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1 2 3 4 5 6 7 8 9 10 11 12 13 14	Jennifer Stisa Granick, Esq. (SBN 168423) Matthew Zimmerman, Esq. (SBN 212423) Marcia Hofmann, Esq. (SBN 250087) ELECTRONIC FRONTIER FOUNDATION 454 Shotwell Street San Francisco, CA 94110 Telephone: (415) 436-9333 Facsimile: (415) 436-9993 Email: jennifer@granick.com mattz@eff.org marcia@eff.org Michael T. Risher (SBN 191627) AMERICAN CIVIL LIBERTIES FOUNDATION OF NORTHERN CALIFORNIA 39 Drumm Street San Francisco, California 94111 Telephone: (415) 621-2493 Facsimile: (415) 255-8437 Email: mrisher@aclunc.org Attorneys for Plaintiffs LONG HAUL, INC. and EAST BAY PRISONER SUPPORT	ES DISTRICT CO	JURT
15	THE NORTHERN DISTRICT OF CALIFORNIA		
16	SAN FRANCISCO DIVISION		
17 18		Case No. C 09-(	00168-JSW
19	Plaintiffs,		
20	v. ()	SUPPLEMEN'	SUPPLEMENTAL DECLARATION OF
21	UNITED STATES OF AMERICA; MITCHELL ) CELAYA; KAREN ALBERTS; WILLIAM ) KASISKE; WADE MACADAM; TIMOTHY J. )	KATHRYN M	ILLER
22 23	ZUNIGA; MIKE HART; LISA SHAFFER; () AND DOES 1-25, ()		
23 24	) Defendants.		
24	))		
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	Case No. C 09-00168-JSW SUPPLEMENTAL DECLARATION OF KATHRYN MILLER		

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1. I have personal knowledge of the matters stated in this declaration. If called upon to do so, I am competent to testify to all matters set forth herein.

2. As I stated in my original declaration in this matter, I am a member of Long Haul since 1998 and have worked on Slingshot since 1999. I observed part of the August 27, 2008, raid of Long Haul through the glass front door and window and went inside soon after the officers left.

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3. When I went up to the Slingshot office I saw the "Slingshot" banner that has long hung over that office door. It was in the same place it has been for years. Attached as Exhibit 1 to this declaration is a photograph of the Slingshot door that accurately shows the banner as it looked before and immediately after the raid.

12 4. Many of us who work on Slingshot have an email list-serve that we use to discuss 13 our work, slingshot@lists.riseup.net. In addition, many of us who are associated with Long Haul 14 have an email list-serve that we use to discuss Long Haul issues, the longhaul@yahoogroups.com. 15 I have long been a member of both lists and read the emails I get on both lists. Jesse Palmer is 16 also on these lists and has been since before the raid. In my experience, the dates and times on 17 the emails that we receive on the lists are accurate. Exhibits 2-4 are true and correct copies of e-18 mails sent to the Slingshot list-serve. Exhibit 5 is a true and correct copy of an email sent to the 19 Long Haul list-serve.

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5. Attached to this declaration as Exhibit 2 is a true and correct copy of an email sent 21 to the Slingshot list on August 27, 2008, after the raid, in which another Slingshot member (Gregg 22 Horton) offered to donate his home computer so we could publish the next issue.

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6. Attached to this declaration as Exhibit 3 is a true and correct copy of an email sent 25 to the Slingshot list on August 27, 2008, responding to Gregg Horton's email. In this email, 26 another Slingshot member suggested that we should not take our personal computers to Long 27 Haul.

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2	7. Attached to this declaration as Exhibit 4 is a true and correct copy of an email			
3	response to that email sent to the Slingshot list by Jesse Palmer suggesting how we might be able			
4	to deal with the disruption caused by the raid.			
5	8. Attached to this declaration as Exhibit 5 is a true and correct copy of an email sent			
6	to the Long Haul list by Gregg Horton regarding concerns about Google reading Long Haul mail			
7	as "they did help the cops raid us."			
8	9. At the time of the raid there was a rack just inside the front door of Long Haul that			
9	(Orligic & Partington, 1987). Subsequent research has consistently identified that			
10	holds copies of Slingshot. Attached to this declaration as Exhibit 6 is a copy of that rack as it			
11	appeared on the day of the raid.			
12	I declare under penalty of perjury of the laws of the United States of America that the			
13	foregoing is true and correct.			
14	Executed Echanger 27 2011 in Derleter California			
15	Executed February $27$ , 2011 in Berkeley, California.			
16	Kutz E Mails			
17	KATHRYN MILLER			
18	<ul> <li>with addetes to provide a good service, was highlighted. Third Audeticn and out- leagues found good communication to be a characteristic of effective constraints.</li> </ul>			
19	Indeed, it is suggested that effective sport the training one easy to rolk to and use willing to actively timen to achieves (Ochril, & forming on, 1987) were ind at al-			
20	States and States			
21	of understunding, the memorial principles related to opplical spon psychology 			
22	husing the appropriate failty to apply this to underige is partonouncent for the partonouncent in the partonounce the second secon			
23	is suggested that an apposite level of understanding of the sport will when the consultant is working can from a foundmon for successful account of hetsing			
24	practitization contextualize their theorems. Notwictly, and applied all here, a - Ball, 1995; Thomas, 1996). Fifth, and collectors from the effective			
25	Consultants extinated paperational wills. This Consumption reported to			
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	Case No. C 09-00168-JSW SUPPLEMENTAL DECLARATION OF KATHRYN MILLER			