

SUPERIOR COURT OF THE DISTRICT OF COLUMBIA
CRIMINAL DIVISION – SPECIAL PROCEEDINGS

In the Matter of the Search of Information)	Special Proceedings Nos. 17-CSW-658,
Associated with Facebook Accounts disruptj20,)	17-CSW-659 & 17-CSW-660
lacymacauley, and legba.carrefour That Is Stored)	
at Premises Controlled by Facebook, Inc.)	Chief Judge Morin
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DECLARATION OF EMMELIA TALARICO

1. My name is Emmelia Talarico, and I am a resident of the District of Columbia. I have personal knowledge of the matters set forth herein, and I am competent to make this declaration.

2. I am the moderator of the “disruptj20” Facebook page, the target of a search warrant at issue in this case. That page was previously visible at <https://www.facebook.com/disruptj20>; it has since been retitled “Resist This,” and is visible at <http://www.facebook.com/ResistThis>.

3. In order to manage the “disruptj20” Facebook page, I must log in to my personal Facebook account. As a result, the “disruptj20” Facebook account is connected to my own personal passwords, security questions and answers, credit card information (which I used in order to purchase advertising for the “disruptJ20” page), and other personal identifying information—all of which the government will have access to if the search warrant for the “disruptj20” page is enforced in its current form.

4. Additional information that is normally visible only to the moderator of the “disruptJ20” Facebook page, but which would be disclosed to the government if the search warrant for the “disruptj20” page is enforced in its current form, are: private lists of invitees and attendees of multiple political events sponsored by the page, such as the “Queer Dance Party at Mike Pence’s House” on January 18, 2017 (an event at which activists protested Vice-President-Elect Mike Pence’s anti-Gay agenda by dancing near his rental house in Northwest D.C.); a list of the

individuals who “liked” the “disruptJ20” page prior to February 9, 2017; and private messages of individuals communicating with the “disruptJ20” page. Based on my experience as moderator, I estimate that the number of individuals who “liked” the “disruptJ20” page prior to February 9, 2017 is approximately 6,000.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on September 27, 2017



Emmelia Talarico