	Case 4:18-cv-07229-YGR Do	cument 114-1	Filed 10/01/20	Page 1 of 2		
1 2 3 4 5 6 7 8 9	Juanita R. Brooks (CA SBN 7593 brooks@fr.com FISH & RICHARDSON P.C. 12860 El Camino Real, Suite 400 San Diego, CA 92130 Telephone: (858) 678-5070 / Fax Robert P. Courtney (CA SBN 248 courtney@fr.com FISH & RICHARDSON P.C. 3200 RBC Plaza 60 South 6 th Street Minneapolis, MN 55402 Telephone: (612) 335-5070 / Fax <i>Attorneys for Plaintiff</i> FINJAN, INC.	x: (858) 678-5 8392) x: (612) 288-9	696			
10	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA					
11	FINJAN, INC., a Delaware	Case	e No. 4:18-cv-0	7229-YGR (TSH)		
12	Corporation,		CLARATION			
13 14	Plaintiff,		URTNEY SUP JAN, INC.'S N	PORTING MOTION FOR		
14	V.		LIEF FROM T GISTRATE J			
16	QUALYS INC., a Delaware Corporation,	DIS	DISCOVERY ORDER OF			
17	Defendant.	SEP	PTEMBER 17,	2020		
18 19						
20	I, Robert Courtney, declare as follows:					
21	1. I am an attorney at Fish & Richardson P.C., counsel of record in this					
22	action for Plaintiff Finjan, Inc. I am a member of the Bar of the State of California.					
23	I have personal knowledge of the matters stated in this declaration and would testify					
24	truthfully to them if called to do so.					
25	2. Attached as Exhibit 1 is a true and accurate copy of Appendix E to					
26	Finjan's P.R. 3-1 contentions, as served April 19, 2019.					
27						
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1	3.	Attached as Exhibit	t 2 is a true and accurate copy of Defendant Qualys,		
2	Inc.'s Third Supplemental Objections and Responses to Finjan's First Set of				
3	Interrogatories (Nos. 1-6), as served on September 28, 2020.				
4	4.	4. Attached as Exhibit 3 is a true and accurate copy of excerpts from the			
5	Rough Transcript of the Deposition of Dilip Bachwani, taken September 18, 2020.				
6	5.	Attached as Exhibit 4 is a true and accurate copy of excerpts from the			
7	Rough Trai	ugh Transcript of the Deposition of Holger Kruse, taken September 14, 2020.			
8	6.	6. Attached as Exhibit 5 is a true and accurate copy of excerpts from			
9	Finjan's First Set of Requests for Production, as served March 1, 2019.				
10	7. Attached as Exhibit 6 is a true and accurate copy of excerpts from				
11	Finjan's First Set of Interrogatories, as served March 1, 2019.				
12	8. Attached as Exhibit 7 is a true and accurate copy of Qualys's Second				
13	Amended Objections and Responses to Finjan's Notice of 30(b)(6) Deposition, as				
14	served August 25, 2020.				
15	I declare under penalty of perjury that the foregoing is true and correct.				
16					
17	Dated: Oct	ober 1, 2020	/s/ Robert Courtney		
18			Robert Courtney		
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