IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

GREGORY D. EVANS, LIGATT	§	
SECURITY INTERNATIONAL,	§	
INC., and SPOOFEM.COM USA	§	CIVIL ACTION NO.
INC.,	§	
	§	
Plaintiffs,	§	
	§	
vs.	§	
	§	•
JOHN DOES 1-8,	§	
	§	
Defendants.	§	

ORDER ON PLAINTIFF'S MOTION TO EXPEDITE DISCOVERY <u>AND REQUEST TO PRESERVE EVIDENCE</u>

This matter is before the Court on Plaintiff's Motion to Expedite Discovery and Request to Preserve Evidence. Having reviewed Plaintiffs' Motion, and being otherwise fully advised in the premises, it is hereby **ORDERED AND ADJUDGED** that, for good cause shown, the Motion is **GRANTED**.

Defendants John Does are ordered to respond to Plaintiffs' written discovery requests within ten (10) days of service thereof.

Defendants are further ordered to take all necessary steps to preserve all evidence pertaining to this matter. In particular, the Defendants shall ensure that

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all computer files and computer-stored information is preserved. To that end,

Defendants shall ensure that any processes that may cause the automatic

destruction of elimination of computer data in their possession are halted until

further order of the Court.

Defendants shall not remove or delete any information or files on computer

storage systems and computer storage devices within their possession, custody or

control.

Defendants and their corporate representatives are further ordered to make

themselves available for deposition on mutually convenient dates within five (5)

days after service of their responses to Plaintiff's first sets of written discovery.

SO ORDERED this _____ day of ______, 2011.

JUDGE, UNITED STATES DISTRICT COURT, NORTHERN DISTRICT OF GEORGIA

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