

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE

EON CORP. IP HOLDINGS LLC,	:	
	:	
Plaintiff,	:	
	:	
v.	:	Civil Action No. 10-812-RGA
	:	
FLO TV INCORPORATED, et al.,	:	
	:	
Defendants.	:	

ORDER

The Special Master has issued a “Rulings and Recommendations” (D.I. 605), to which objections have been taken. (D.I. 613, 614, 715, 717). The Special Master’s decisions are subject to *de novo* review.

All objections are overruled. The Plaintiff’s objections do not discuss the Special Master’s *Pennypack* analysis. I agree with, and therefore adopt, the Special Master’s *Pennypack* analysis.

The Defendants’ objections are also not well taken. Their main claim is surprise and prejudice from not being able to do third-party discovery from Facebook and Twitter. I cannot fully evaluate the prejudice claim, but I believe there is sufficient time for Defendants to conduct third-party discovery from Facebook and Twitter. I therefore permit them to conduct such discovery, and direct that they undertake such discovery expeditiously.

The Special Master’s Rulings and Recommendations (D.I. 605) are thus **ADOPTED** as

the rulings of the Court, and the pending motions (D.I. 599, 600) which it addresses are

RESOLVED as indicated therein.

Dec 9, 2013
Date

Richard G. Rodas
United States District Judge