UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

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TELEBRANDS CORP.,

Plaintiff,

MEMORANDUM AND ORDER

-against-

09-CV-3492 (ENV)

HM IMPORT USA CORP., et al.,

Defendants.

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ROANNE L. MANN, UNITED STATES MAGISTRATE JUDGE:

Even after the Court issued its Memorandum and Order on March 3, 2010, D.E. #48,

denying plaintiff's request for a compulsion order, the parties continued to file papers as if the

Court had not yet ruled on the matter. See Letter in Response to Defendants' Opposition ("Pl.

3/3/10 Letter"), D.E. #49; [Defendants'] Reply in Opposition, D.E. #50;

Affidavit/Declaration [sic] in Opposition re Motion to Compel Discovery, D.E. #51.

Henceforth, counsel should check their ECF bounces before making their submissions.

Treating plaintiff's latest submission as a motion for reconsideration, the Court declines

to disturb its ruling of March 3rd. Plaintiff's unadorned assertion "that Defendants intend to

render themselves judgment proof and to flee the country," Pl. 3/3/10 Letter at 2, does not

warrant an order compelling the post-judgment discovery that plaintiff seeks. Again, any

request for an order of attachment should be addressed to the District Court.

SO ORDERED.

Dated: Brooklyn, New York

March 5, 2010

ROANNE L. MANN UNITED STATES MAGISTRATE JUDGE