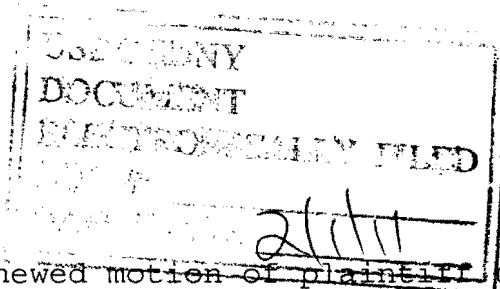


Securities and Exchange Commission v. Galleon Management, LP et al

UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF NEW YORK

----- x
SECURITIES AND EXCHANGE COMMISSION, :
: Plaintiff, : 09 Civ. 8811 (JSR)
: :
- v - : : ORDER
: :
GALLEON MANAGEMENT, LP, et al., :
: Defendants.
----- x
JED S. RAKOFF, U.S.D.J.



Pending before the Court is the renewed ~~motion of plaintiff~~ the Securities and Exchange Commission ("SEC") to compel defendants Raj Rajaratnam and Danielle Chiesi to produce to the SEC all relevant wiretapped communications in their possession. For reasons that will be explained in a forthcoming Memorandum, the Court hereby orders that defendants produce to the SEC all the communications and corresponding line sheets they have now conceded are relevant to the instant action by no later than February 4, 2011. The Court further orders defendants to produce to the SEC the remaining communications and corresponding line sheets sought in the SEC's discovery request by no later than February 11, 2011. All such discovery remains subject to the Court's protective order of December 16, 2009, and defendants may designate as confidential the identities of innocent third-parties pursuant to the terms of that order.

Additionally, in light of the schedule of defendant Zvi Goffer's criminal trial before the Honorable Richard Sullivan and on the

consent of all parties, the Court hereby severs Goffer's case from the instant action. The SEC and defense counsel for Goffer are instructed to convene a conference call to Chambers by no later than February 4, 2011 to set a schedule for further proceedings in the Goffer matter.

Finally, the Court hereby sets the following schedule for further proceedings for all remaining parties in the above-captioned case:

- (1) Every party-proponent of a claim (including any counterclaim, cross-claim, or third-party claim) that intends to offer expert testimony in respect of such claim must make the disclosures required by Fed. R. Civ. P. 26(a)(2) by April 15, 2011.
- (2) Every party-opponent of such claim that intends to offer expert testimony in opposition to such claim must make the disclosures required by Fed. R. Civ. P. 26(a)(2) by April 29, 2011.
- (3) All depositions (including expert depositions) must be completed by June 30, 2011.
- (4) All discovery must be completed by June 30, 2011.
- (5) Summary judgment moving papers must be filed by July 8, 2011.
- (6) Summary judgment answering papers must be filed by July 22, 2011.
- (7) Summary judgment reply papers must be filed by July 29,

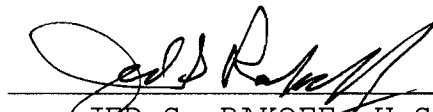
2011.

(8) A final pre-trial conference, as well as oral argument on any post-discovery summary judgment motion, shall be held on August 5, 2011. *at 4:30 PM. (JRK)*

(9) The parties must submit a joint pretrial order by August 12, 2011.

(10) The trial of this case shall begin on August 22, 2011 at 9:00AM.

SO ORDERED.



JED S. RAKOFF, U.S.D.J.

Dated: New York, New York
January 31, 2011