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IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA ALEXANDRIA DIVISION

DANIEL KAMETANI,)
Plaintiff,	
v.) Case No. 1:17-cv-00398-(GBL/MSN)
JOHN DOE, et al.,	
Defendants.	'

ORDER and FINAL JUDGMENT

Upon consideration of the Report and Recommendation entered on May 23, 2017 by United States Magistrate Judge Michael S. Nachmanoff (Dkt. 15), who was designated to conduct a hearing in this matter, no objection having been filed within fourteen days, and upon independent review of the record,

IT IS HEREBY ORDERED that the Court adopts, as its own, the findings of fact and accepts the recommendation of United States Magistrate Judge Nachmanoff;

IT IS FURTHER ORDERED that Plaintiff's Motion for Default Judgment (Dkt. 11) is GRANTED;

IT IS FURTHER ORDERED that the Clerk enter judgment, under the Anticybersquatting Consumer Protection Act ("ACPA"), 15 U.S.C. § 1125(d), in favor of Plaintiff Daniel Kametani and against Defendant John Doe and Defendant Domain names <jye.com>, <fsq.com>, <qgg.com>, <qju.com>, and <qqp.com>;

IT IS FURTHER ORDERED that the Registry of Record, being Verisign or some other Registry, shall promptly change the registrar for the domain names <jye.com>, <fsq.com>, <qge.com>, <qju.com>, <vzv.com>, and <qqp.com> as directed by Plaintiff's Counsel;

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IT IS FURTHER ORDERED that the registrar of <jye.com>, <fsq.com>, <qgg.com>, <qju.com>, <vzv.com>, and <qqp.com> shall place the referenced domain names in the account as directed by Plaintiff's Counsel;

IT IS FURTHER ORDERED that the remainder of Plaintiff Daniel Kametani's claims are DISMISSED without prejudice.

IT IS SO ORDERED.

ENTERED this day of July, 2017.

Alexandria, Virginia 7 / / 2017

Gerald Bruce Lee

United States District Judge