i.Justice Law, PC THE HON. JOHN C. COUGHENOUR 1 Robert J. Siegel 2 1325 Fourth Ave., Suite 940 Seattle, WA 98101 3 (206) 624-9392 4 5 6 7 8 9 UNITED STATES DISTRICT COURT 10 WESTERN DISTRICT OF WASHINGTON, SEATTLE 11 JAMES S. GORDON, Jr., a married individual, , Omni Innovations, LLC NO. CV06-0204JCC 12 Plaintiff, **DECLARATION OF JAMES S.** 13 GORDON, JR. IN RESPONSE AND v. 14 OPPOSITION TO MOTION FOR VIRTUMUNDO, INC, a Delaware ATTORNEY FEES 15 corporation, d/b/a ADNOWLEDGEMAIL.COM; 16 ADKNOWLEDGE, INC., a Delaware corporation, d/b/a 17 ADKNOWLEDGEMAIL.COM; SCOTT LYNN, an individual; and 18 JOHN DOES, I-X, 19 20 Defendants. James S. Gordon, Jr. declares as follows: 21 1. I, James S. Gordon, Jr., am the Plaintiff in the above captioned lawsuit. I am over the age 22 of 18, of sound mind, and am otherwise competent to testify. 23 2. I am owner of the domain name Gordonworks.com, which I registered on or about May 24 1998. 25 DECLARATION OF JAMES S. GORDON, JR. IN RESPONSE I.JUSTICE LAW, PC 1325 Fourth Ave., Suite 940 AND OPPOSITION TO MOTION FOR ATTORNEY FEES Seattle, WA 98101 GORDON v. VIRTUMUNDO GROUP, INC. - 1 Phone: 206-304-5400 Fax: 206-624-0717

Document 136

Filed 07/02/2007

Page 1 of 8

Gordon v. Virtumundo Inc et al

Case 2:06-cv-00204-JCC

Doc. 136

- I have been plagued by spam for well over eight years. Over time, my spam problem has grown more and more severe, and has now spiraled out of control, consuming more and more of my time and resources. From late 1998 to late 2003, I fought spam by deleting, complaining, reporting, and filtering spam. My first lawsuit against a spammer was filed a full five years after the inception of this persistent spam problem, i.e. December 2003. And to this point all my efforts to curtail the onslaught of spam have all failed. I have been substantially adversely impacted by the continued onslaught of spam. **Exhibit "A"** is a true and correct copy of a letter to my congressman concerning my first major battle with a spammer in 1999.
- 4. Despite numerous requests and demands to cease and desist, Defendants continue to send unlawful spam to me! Defendants have continued to send spam to me at least up until June 26, 2007, and throughout the pendency of this litigation. (See copy of a recent spam from Defendant Virtumundo, attached hereto as **Exhibit "B".)**
- 5. Beginning on or about February 15, 2004, I configured the email server hosting my 'gordonworks.com' domain to provide an automated response a/k/a "Auto-responder" to any and all commercial electronic mail. Copies of the automated response messages are attached hereto as **Exhibit "C"**. By this means, I have personally, on behalf of 'gordonworks.com', sent approximately 1,054 direct email requests to defendant and/or defendant's agents to stop the transmission of all email to me.Additionally, I have sent or caused to be sent on my behalf close to one million auto-responder cease and desist messages to spammers during the period of February 2004 to May 2006, many of which

DECLARATION OF JAMES S. GORDON, JR. IN RESPONSE AND OPPOSITION TO MOTION FOR ATTORNEY FEES GORDON v. VIRTUMUNDO GROUP, INC. - 3

I.JUSTICE LAW, PC 1325 Fourth Ave., Suite 940 Seattle, WA 98101 Phone: 206-304-5400 Fax: 206-624-0717

- 6.7 My wife, three adult children, and two friends were sued by a spammer to retaliate against me.
- 6.8 I have suffered a significant loss of time spent on more productive pursuits, such as my Ph.D. program which was initially a three year program. After years of dealing with the spam problem, I will finish in a little more than five years.
 Product development efforts in my business have also been hampered, and slowed significantly.
- 6.9 I have suffered a loss of control of my intellectual/personal property, (domains) to spammers, and a loss of privacy and loss of peace of mind to enjoy my domain and the unfettered use of the internet.
- 6.10 I have been "joe-jobbed" by spammers whereby spammers subvert my domains by "stealing" my identity, which makes it appear that my domains are sending spam. As a result of this subterfuge, my domains are being blocked from sending legitimate email communications (non-commercial).
- 6.11 I have been subjected to dictionary attacks wherein a spammer uses automated means to guess at possible names and sends spam to these newly created names at gordonworks.com, thereby again increasing the volume of spam received and resulting consequences.
- 6.12 Spammers have sold my personal profile for profit to other spammers.

 Apparently, the buying and selling of personal profiles is a prime means of remuneration for online marketers. Each email address one owns must be delisted from the hundreds or thousands of "host names" owned and controlled by

each spammer. And once this is accomplished, spammers and their affiliates create new host names to spam from – making successful de-listing virtually impossible. Global de-listing is not available from the majority of spammers and from spammer domains not yet created.

- 6.13 I receive 20-100 viruses/malware emails each week. This number has been as high as 500-600 per week. This has resulted in four server crashes that necessitated the purchases of new hard drives or computers since January 2005. These crashes resulted from malware infections of my computers. These infections have also caused the loss of business data including tax and banking files.
- 6.14 I have also been forced to expend considerable time and labor dealing with client spam problems presented to me by my customers, including malware removal, recovered/replaced hard drives, installed virus and adware programs, etc.
- 6.15 I have been forced to change Internet Service Providers four times since 2000 as none were able to help me to effectively curb the spam.
- I have sent approximately 14,000 separate and distinct complaints to my ISPs, spammers' network service providers, Richland and Kennewick Police Depts., Federal Trade Commission, Securities and Exchange Commission, Washington State Attorney General's Office, and four state and federal legislators.

- 6.17 I have spent time and labor writing, locating, and mailing dozens of certified cease and desist letters to spammers.
- 6.18 I have used the automated un-subscription program, SpamFire with SpamCrime Reporter, created by Matterform Media to unsubscribe from over one hundred thousand spammers' offers. This tool uses the methods available in the email and web site it points to to automatically opt-out of each email received. This includes any email received from defendants during the approximate time period of 2004-6.
- of text text is easier to filter. Image spam is necessarily 30-50 times larger than text messages, which are the norm of email communications, which significantly increases the use of bandwidth and usurps hard-drive capacity.
- 6.20 The time I am forced to spend is 90-120 minutes per day -365 days per year downloading and filtering spam.
- 6.21 I have postponed adding 110 new interested customers to my server, because spamming is out-of-control. The fee paid to me would cover the base cost of Omni's server, but the added work due to spam makes this endeavor too costly.
- 6.22 I have had to increase my bandwidth capacity from less than 10GB/month to 500GB/month in the past 2 years.

I, hereby, certify that on July 2nd, 2007, I filed this affidavit with this Court via approved electronic filing, and served the following: Attorneys for Defendants: Newman & Newman, Derek Newman

Robert J. Siegel

24 25

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

DECLARATION OF JAMES S. GORDON, JR. IN RESPONSE AND OPPOSITION TO MOTION FOR ATTORNEY FEES GORDON v. VIRTUMUNDO GROUP, INC. - 7

I.JUSTICE LAW, PC 1325 Fourth Ave., Suite 940 Seattle, WA 98101 Phone: 206-304-5400 Fax: 206-624-0717

DECLARATION OF JAMES S. GORDON, JR. IN RESPONSE AND OPPOSITION TO MOTION FOR ATTORNEY FEES GORDON v. VIRTUMUNDO GROUP, INC. - 8

I.JUSTICE LAW, PC 1325 Fourth Ave., Suite 940 Seattle, WA 98101 Phone: 206-304-5400 Fax: 206-624-0717