

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21

The Honorable John C. Coughenour

**UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE**

JAMES S. GORDON, Jr., a married individual, d/b/a 'GORDONWORKS.COM'; OMNI INNOVATIONS, LLC., a Washington limited liability company,

Plaintiffs,

v.

VIRTUMUNDO, INC, a Delaware corporation d/b/a ADKNOWLEDGEMAIL.COM; ADKNOWLEDGE, INC., a Delaware corporation, d/b/a ADKNOWLEDGEMAIL.COM; SCOTT LYNN, an individual; and JOHN DOES, 1-X,

Defendants.

NO. CV06-0204JCC

ORDER [PROPOSED]

THIS MATTER has come before the Court on Defendants' motion to compel Plaintiffs to provide further testimony regarding Gordon's prior settlement agreements in disputes involving his alleged receipt of unsolicited commercial email. Having reviewed that motion, as well as supporting documents, and the submissions of Plaintiffs in opposition thereto, the Court hereby rules as follows:

The Court hereby GRANTS Defendants' Motion to Compel Discovery of Testimony re Settlements. Within ten (10) days of the date this order is signed, Plaintiffs

1 are ORDERED to make Gordon available for further testimony in deposition regarding
2 his settlement of other disputes involving his alleged receipt of unsolicited commercial
3 email. Gordon is ordered to answer questions during the deposition regarding (and
4 questions related to and in follow-up about) his prior settlement agreements, including but
5 not limited to questions concerning the amount of settlement payments, the amount of
6 emails Gordon alleges other parties sent him, and substance of all such settlement
7 agreements.


8
9 DATED this ____ day of _____, 2007.

10
11
12 HONORABLE JOHN C. COUGHENOUR
13 UNITED STATES DISTRICT JUDGE

14 Presented By:

15
16 NEWMAN & NEWMAN
17 ATTORNEYS AT LAW, LLP

18 BY:


19 Derek A. Newman, WSBA No. 26967
20 Roger M. Townsend, WSBA No. 25525
21 505 5th Avenue South, Suite 610
22 Seattle, WA 98104
23 phone: 206-274-2800
24 fax: 206-274-1801

25 Attorneys for Defendants
26
27
28