FILED IN CLERK'S OFFICE U.S.D.C. - Atrama

NOV 14 2017

IN THE UNITED STATES DISTRICT COURTES IN. HALTEN, Clerk
NORTHERN DISTRICT OF GEORGIA
ATLANTA DIVISION

MICROSOFT CORPORATION

Plaintiff,

v.

JOHN DOES 1-51, CONTROLLING A COMPUTER BOTNET THEREBY INJURING MICROSOFT AND ITS CUSTOMERS

Defendants.

CASE NO.

1:17-CV-4566

FILED UNDER SEAL

MICROSOFT'S MOTION FOR PROTECTIVE ORDER TEMPORARILY SEALING DOCUMENTS

FILED IN CLERK'S OFFICE

NOV 14 2017

NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

MICROSOFT CORPORATION

Plaintiff,

•

v.

JOHN DOES 1-51, CONTROLLING MULTIPLE COMPUTER BOTNETS THEREBY INJURING MICROSOFT AND ITS CUSTOMERS

Defendants.

CASE NO.

1:17-CV-4566

FILED UNDER SEAL

MICROSOFT'S MOTION FOR PROTECTIVE ORDER TEMPORARILY SEALING DOCUMENTS

Pursuant to Fed. R. Civ. P. 26(c)(1), Plaintiff Microsoft Corp. ("Microsoft") hereby moves for a protective order temporarily sealing the instant case in general, and the following documents in particular, filed by Microsoft in this action:

- 1. Microsoft's Complaint and Appendices A through C in support thereof;
- 2. Civil Cover Sheet;
- 3. Report On The Filing Or Determination Of An Action Regarding A

 Patent Or Trademark:
- 4. Microsoft's Certificate Of Interested Persons And Corporate

- Disclosure Statement Pursuant To Fed. R. Civ. P. 7.1;
- 5. Notice Of Hearing Re: Motion For Protective Order Temporarily Sealing Documents;
- 6. Motion For Protective Order Temporarily Sealing Documents;
- 7. Memorandum In Support Of Motion For Protective Order Temporarily Sealing Documents;
- Declaration of Michael Zweiback In Support Of Motion For Protective
 Order Temporarily Sealing Documents;
- [Proposed] Order Granting Microsoft's Motion For Protective Order
 Temporarily Sealing Documents;
- 10. Notice Of Hearing Re: Microsoft's Motion For Leave To Exceed Page Limits Re: Brief In Support Of Microsoft's Application For An Emergency Ex Parte Temporary Restraining Order And Order To Show Cause Re: Preliminary Injunction;
- 11. Microsoft's Motion For Leave To Exceed Page Limits Re: Microsoft's Brief In Support Of Microsoft's Application For An Emergency Ex Parte Temporary Restraining Order And Order To Show Cause Re: Preliminary Injunction;
- 12. Brief In Support Of Microsoft's Motion For Leave To Exceed Page

- Limits Re: Microsoft's Brief In Support Of Microsoft's Application For An Emergency Ex Parte Temporary Restraining Order And Order To Show Cause Re: Preliminary Injunction;
- 13. [Proposed] Order Granting Motion For Leave To Exceed Page Limits

 Re: Microsoft's Brief In Support Of Microsoft's Application For An

 Emergency Ex Parte Temporary Restraining Order And Order To

 Show Cause Re: Preliminary Injunction;
- 14. Notice Of Hearing Re: Application Of Microsoft For An Emergency Ex Parte Temporary Restraining Order And Order To Show Cause Re: Preliminary Injunction;
- 15. Application Of Microsoft For An Emergency Ex Parte Temporary
 Restraining Order And Order To Show Cause Re: Preliminary
 Injunction;
- 16. Brief In Support Of Microsoft's Application For An Emergency Ex

 Parte Temporary Restraining Order And Order To Show Cause Re:

 Preliminary Injunction;
- 17. Declaration of Jean-Ian Boutin In Support Of Microsoft's Application For An Emergency Ex Parte Temporary Restraining Order And Order To Show Cause Re: Preliminary Injunction, and exhibits in support

thereof;

- 18. Declaration of Vishant Patel In Support Of Microsoft's Application For An Emergency Ex Parte Temporary Restraining Order And Order To Show Cause Re: Preliminary Injunction, and exhibits in support thereof;
- 19. Declaration of Rodelio G. Fiñones In Support Of Microsoft's Application For An Emergency Ex Parte Temporary Restraining Order And Order To Show Cause Re: Preliminary Injunction, and exhibits in support thereof;
- 20. Declaration of Michael Zweiback In Support Of Microsoft's Application For An Emergency Ex Parte Temporary Restraining Order And Order To Show Cause Re: Preliminary Injunction, and exhibits in support thereof;
- 21. [Proposed] Emergency *Ex Parte* Temporary Restraining Order And Order To Show Cause Re: Preliminary Injunction;
- 22. *Pro Hac Vice* Applications of Richard Boscovich, Michael Zweiback, and Erin Coleman.

Microsoft respectfully requests that the case in general and these materials be sealed pending execution of the *ex parte* temporary relief sought in Microsoft's

Application for Temporary Restraining Order. Microsoft respectfully requests that upon the execution of the temporary restraining order, the instant case be unsealed and the foregoing documents be filed in the public docket. Upon execution of the *ex parte* relief, Microsoft will file with the Clerk of the Court a Notice that the temporary restraining order has been executed. Microsoft further requests that upon execution of the temporary restraining order, Microsoft be permitted to disclose such materials as it deems necessary to commence its efforts to provide Defendants notice of the preliminary injunction hearing and service of the Complaint.

Microsoft respectfully requests that should the Court decide not to grant the ex parte temporary relief requested in Microsoft's Application for an Emergency Temporary Restraining Order and Order to Show Cause re Preliminary Injunction, that the materials be sealed indefinitely.

[Signature on next page]

Dated: November 14, 2017

Respectfully submitted,

Donald M. Houser (GA No. 157238)

Andrew J. Tuck (GA No. 402306)

ALSTON & BIRD LLP

1201 West Peachtree Street

Atlanta, GA 30309

Tel.: (404) 881-7000

Fax: (404) 881-7777

donald.houser@alston.com

andy.tuck@alston.com

Michael Zweiback (pro hac vice application pending)

Erin Coleman (pro hac vice application pending)

ALSTON & BIRD LLP

333 S. Hope Street, 16th Floor

Los Angeles, CA 90071

Tel.: (213) 576-1000

Fax: (213) 576-1100

michael.zweiback@alston.com

erin.coleman@alston.com

Richard Domingues Boscovich (pro

hac vice application pending)

MICROSOFT CORPORATION

One Microsoft Way

Redmond, WA 98052

Tel.: (425) 704-0867

Fax: (425) 936-7329

rbosco@microsoft.com

Attorneys for Plaintiff Microsoft Corp.

CERTIFICATION OF COMPLIANCE

Pursuant to L.R. 7.1(D), N.D. Ga., counsel for Plaintiff hereby certifies that this Motion has been prepared with one of the font and point selections approved by the Court in L.R. 5.1, N.D. Ga.

Dated: November 14, 2017

Respectfully submitted,

Donald M. Houser (GA No. 157238) Andrew J. Tuck (GA No. 402306)

ALSTON & BIRD LLP

1201 West Peachtree Street Atlanta, GA 30309

Tel.: (404) 881-7000

Fax: (404) 881-7777 donald.houser@alston.com

andy.tuck@alston.com

Michael Zweiback (pro hac vice application pending)
Erin Coleman (pro hac vice application pending)

ALSTON & BIRD LLP

333 S. Hope Street, 16th Floor

Los Angeles, CA 90071

Tel.: (213) 576-1000

Fax: (213) 576-1100

michael.zweiback@alston.com erin.coleman@alston.com

Richard Domingues Boscovich (pro hac vice application pending)

MICROSOFT CORPORATION

One Microsoft Way Redmond, WA 98052

Tel.: (425) 704-0867 Fax: (425) 936-7329 rbosco@microsoft.com

Attorneys for Plaintiff Microsoft Corp.