

FEB 15 2011

JAMES N. HATTEN, Clerk
By: *[Signature]* Deputy Clerk

**GREGORY D. EVANS, LIGATT
SECURITY INTERNATIONAL,
INC., and SPOOFEM.COM USA
INC.,**

Plaintiffs,

VS.

JOHN DOES 1-8,

Defendants.

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CIVIL ACTION FILE

NO 1-11-CV-0458

Plaintiffs Gregory D. Evans', LIGATT Security International, Inc.'s, and Spoofemcom USA Inc.'s ("Plaintiffs") Motion for Temporary Restraining Order having come to be heard by this Court, and upon consideration of Plaintiffs' Complaint, its Memorandum of Law in support of its Motion, and all other matters of record,

Plaintiffs' Motion for Temporary Restraining Order is hereby GRANTED.

This Court Orders as follows:

1. That the following domain name registrars being prevented from transferring the accounts associated with the following domain name

registrations to another registrar and immediately take steps to preserve, maintain and keep from destruction any and all files, logs, sheets, records or any such other items of information that may reasonably identify or assist in identifying the account owner(s) of the domain name or the operator(s) of the website hosted using the domain name and provide such files, logs, sheets, records or other information to the undersigned counsel for Plaintiffs as quickly as reasonably possible:

<u>Domain Name</u>	<u>Registrar</u>
Ligattleaks.com	1&1 Internet, Inc. 701 Lee Road, Suite 300 ATTN: ligattleaks.com Chesterbrook, PA 19087
Ligattleaks.org	1&1 Internet, Inc. 701 Lee Road, Suite 300 ATTN: ligattleaks.org Chesterbrook, PA 19087
Ligattleaks.net	1&1 Internet, Inc. 701 Lee Road, Suite 300 ATTN: ligattleaks.net Chesterbrook, PA 19087
Pastebin.org	GoDaddy.Com, Inc. 14455 N Hayden Suite 226, Scottsdale, AZ 85260, US
TheTechHerald.com	Wild West Domains, Inc. 14455 North Hayden Rd Suite 219, Scottsdale, Arizona 85260

Attrition.org	Network Solutions LLC 13861 Sunrise Valley Drive Suite 300 Herndon, Virginia 20171
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2. That Defendants immediately destroy, delete or dispossess, any file, document, information, material, or thing that was contained in the electronic file posted by John Doe 1 to www.pastebin.com on February 2, 2011 and, to the extent that they are still displayed, immediately remove any previous display, posting or communication containing such information, and that Defendants immediately discontinue all further transfer, transmission, display, review, possession, dissemination or use of such information.
3. That Defendants, upon 3 days of receiving this Court's order, certify to the court in writing, with a copy served on Plaintiffs' counsel of record, that it has complied with the foregoing provision and that it will continue to do so.
4. That following domain name registrars immediately "park" the following domain names until John Does 2 and 3 submit the foregoing certification to the court:

<u>Domain Name</u>	<u>Registrar</u>
Ligattleaks.com	1&1 Internet, Inc. 701 Lee Road, Suite 300 ATTN: ligattleaks.com Chesterbrook, PA 19087
Ligattleaks.org	1&1 Internet, Inc. 701 Lee Road, Suite 300 ATTN: ligattleaks.org Chesterbrook, PA 19087
Ligattleaks.net	1&1 Internet, Inc. 701 Lee Road, Suite 300 ATTN: ligattleaks.net Chesterbrook, PA 19087
Pastebin.org	GoDaddy.Com, Inc. 14455 N Hayden Suite 226, Scottsdale, AZ 85260, US

5. That the company that owns and operates the website located at www.twitter.com immediately put a technical hold on the Twitter accounts operating under the aliases/handles "ligattleaks" and "lucky225," preventing the same from sending or receiving electronic communications via Twitter's real-time information network or any other communication network or tool offered by Twitter at www.twitter.com.
6. That the company that owns and operates the website located at www.twitter.com immediately take steps to preserve, maintain and

keep from destruction any and all files, logs, sheets, records or any such other items of information that may reasonably identify or assist in identifying the owner(s) or operator(s) of the Twitter accounts associated with the following aliases/handles Twitter accounts and provide such files, logs, sheets, records or other information to the undersigned counsel for Plaintiffs as quickly as reasonably possible: "ligattleaks," "attritionorg" and "lucky225."

SO ORDERED this _____ day of _____, 2011.

UNITED STATES DISTRICT JUDGE