IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA Alexandria Division

MICROSOFT CORPORATION, a Washington corporation,)))
Plaintiff, v.) Civil Action No: 1:20-cv-730
JOHN DOES 1-2 CONTROLLING A COMPUTER NETWORK THEREBY INJURING PLAINTIFF AND ITS CUSTOMERS,))))
Defendants.)))

[PROPOSED] ORDER GRANTING MICROSOFT'S MOTION FOR LIMITED DISCOVERY NECESSARY TO IDENTIFY AND SERVE DOE DEFENDANTS

This matter comes before the Court on Plaintiff Microsoft Corporation ("Microsoft")'s Motion and Supporting Memorandum for Limited Discovery Necessary to Identify and Serve Doe Defendants.

Upon consideration of Microsoft's Motion, the Court being fully apprised of the facts and law, and good cause presented to the Court, the Court HEREBY GRANTS the Motion for Limited Discovery Necessary to Identify and Serve Doe Defendants. Such authority shall include the following:

Microsoft may serve discovery upon all third-party companies, such as, but not limited to, Internet service providers (ISPs), domain registrars, hosting companies, and payment providers, likely to have information that could aid in the identification of Doe Defendants. Such discovery may be carried out through subpoena or further motions for judicial assistance pursuant to the Hague Convention or similar treaty-based means.

Microsoft shall have until 180 days from the date of this Order to conduct discovery
necessary to further identify and serve Doe Defendants.
IT IS SO ORDERED

IT IS SO ORDERED				
Entered this	day of	, 2020		
			United States District Judge	