

**UNITED STATES DISTRICT COURT
DISTRICT OF MINNESOTA**

In re: VEHICLE TRACKING AND
SECURITY SYSTEM ('844) PATENT
LITIGATION

MDL No. 11-2249 (DWF/SER)

This Document Relates to All Actions

ORDER

Based on the Stipulation by XATA Corporation (“XATA”), XATA customers who are named parties in this litigation, and PJC Logistics, LLC (“PJC”) (Doc. No. [133]), **IT IS HEREBY ORDERED** that XATA’s Motion to Stay Customer Cases (Doc. No. [67]) is **GRANTED** in that:

1. The cases pending against XATA customers¹ are stayed for the duration of pre-trial proceedings before this Court in the cases involving XATA (Nos. 11-cv-871 & 11-cv-2999), and until such time as the customer cases are ready for transfer back to the transferor venues for purposes of trial;

2. The named XATA customers are bound by any rulings by this Court during pre-trial proceedings, including on claim construction matters and summary judgment motions;

3. If PJC Logistics, LLC (“PJC”) contends that it needs discovery from XATA customers named in cases stayed by this Order, before PJC may request this

¹ Such cases include Nos. 11-cv-675, 11-cv-2549, 11-cv-2550, 11-cv-2551, 11-cv-2554, 11-cv-2555 & 11-cv-2556.

discovery by way of subpoena under Federal Rule of Civil Procedure 45, they shall approach the Court, with notice to XATA, in an effort to resolve any outstanding discovery issues; and

4. This Order shall not be deemed to be a determination as to any dispute between the parties as to any damages theory, or as to whether the named XATA customers should be defendants at trial, or whether they may liable on a different damages theory than XATA.

IT IS SO ORDERED.

Dated: May 31, 2012

s/Donovan W. Frank
DONOVAN W. FRANK
United States District Judge