UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

-____-

In the Matter of the Application of

ELLIOTT MADISON AND ELENA MADISON, JAMES WEISS AND IRINA WEISS, JENNIFER SOBELEWSKI, MICHAEL WALLSCHLAGER, and MAIK HASENBANK,

for an order, pursuant to Rule 41(g) of the Federal Rules of Criminal Procedure returning property unlawfully seized from the premises

33-28 88th Street, Queens, New York, on October 1, 2009

AMENDED ORDER TO SHOW CAUSE

Upon the declaration of Martin R. Stolar, dated October 6, 2009, and the annexed affidavits of JAMES WEISS, IRINA WEISS, JENNIFER SOBELEWSKI, MICHAEL WALLSCHLAGER, and MAIK HASENBANK, let the UNITED STATES, by the United States Attorney for the Eastern District of New York, show cause before a Judge of this Court on October ____, 2009 at ____ A/PM why an order should not be entered returning property unlawfully seized by agents of the United States from the premises, or in the alternative and in conjunction therewith, entering a protective order prohibiting agents of the United States from examining the materials seized until a Special Master appointed by this Court has reviewed the seized materials, and for such other and further relief as may be just, proper and equitable.

Sufficient cause having been shown, it is hereby

ORDERED, that pending resolution of this motion, agents of the United States government, and those associated with them, shall not examine, index, analyze or make other use of the seized materials.

	SO ORDERED,
Dated: Brooklyn, NY	
October 6, 2009	U.S.D.J.