IAS Term Part _____ of the Supreme Court of the State of New York, held in and for the County of Nassau, at the Courthouse thereof, at 100 Supreme Court Drive, Mineola, New York on the 20 day of March, 2012.

PRESENT:

HON. Thomas A Adams,

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NASSAU

Laura Squassoni, Frances Gagliostro, Scott Farley, Cynthia Tabares, Bert Tabares, Sophia Burke, Darlene Henson, Kathie Crete, David Crete, Judy Johns, Randall Johns, Bonnie Scarborough, James Hegler, Deborah Hegler, Lorraine Boardwine, Randy Boardwine, Michael Ellis, Tina Ellis, Phillip Stanford, Shakirah Stanford, Carolyn Campbell, Andrea Niedelman, Barry Niedelman, Levi Gales, Heather Risch, and Randall Witt,

Plaintiffs,

- against -

Anthony Blackwell, United Legal Solutions, Inc. (a/k/a United Solutions Corporation), United Solutions Law Firm LLC, Consumer First Corporation, Consumer First Law Group LLC, Blackwell's Attorneys LLC, Andre Day, Derrick Lafond, Jake Daloya, Kevin Quinn, Matthew Lapides, Vincent Villani, Jaime Enciso, Gabriel Katz, Jonathan Lyons, Akeem Hutchinson, Matthew Volpe, Aren Goldfaden, Jerzy Bialik, Ralphie Tarazi, and Michael Katz,

Defendants.

MOTION SEQUENCE # ORIGINAL RETURN DATE

EX PARTE ORDER TO SHOW CAUSE WITH TEMPORARY RESTRAINING ORDER SEEKING ORDER OF <u>ATTACHMENT</u>

On reading the summons and complaint duly verified on March 19, 2012; the annexed affirmations of Daniel F. Kolb (sworn to on March 19, 2012) and Jillian Rennie Stillman (sworn to on March 19, 2012), and the exhibits annexed thereto, all to be filed on March 20, 2012, it is hereby

ORDERED that Defendants United Solutions Law Firm LLC, Consumer First Law

Group LLC, and Blackwell's Attorneys LLC (collectively, "Defendants") or their counsel appear and show cause before the Hon. The Adam, at an IAS Term, Part thereof, to be held in and for the County of Nassau, at the Courthouse thereof, located at 100 Supreme Court Drive, Mineola, New York 11501, on the day of day of , 2012 at of that day, or as soon thereafter as counsel can be heard, why an order of attachment should not be issued with respect to Defendants, pursuant to C.P.L.R. § 6201 et seq., against the assets of the Defendants and any interest of the Defendants, for the purpose of securing satisfaction of any judgment ultimately to be entered in this action. It is further

ORDERED that, pending the hearing and determination of this motion, Defendants and all persons acting in participation with it and having notice of this Order, and the garnishees, trustees, and constructive trustees in respect of the property of and debts owed to Defendants, be and the same hereby are restrained and prohibited from transferring or paying out any assets of the Defendants or any personal or real property in which Defendants have an interest, or discharging any debt owed to said Defendants. It is further

ORDERED that Plaintiffs file a bond on or before Mark for 1 10, 2012, in the sum of \$\frac{1000}{5000}\$, conditioned that the Plaintiffs, if it is finally determined that they were not

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entitled to a temporary restraining order, will pay to the Defendants all damages and costs that

may be sustained by reason thereof. It is further

I mount of Complaint Lith Index Nonter in Date of Filing Endowed

ORDERED that service of a copy of this Order to Show Cause, together with all the

papers appended hereto and the bond to be filed herein, be made pursuant to C.P.L.R. § 306, 311, 50311-A

@ applicable Defendants

\$2103(b)(1) or (3) upon Plaintiffs or their attorney Daniel F. Kolb, Davis Polk & Wardwell LLP,

450 Lexington Avenue, New York, NY 10017 and pursuant to C.P.L.R. § 2103(c) upon

Defendants, by the A day of A

ENTER: