

**Documents In Support Of Plaintiff-Petitioner’s Cross-Motion For Limited Discovery, For Holding Defendants-Respondents’ Cross-Motion To Dismiss In Abeyance, And In The Alternative For Leave To Serve And File A Sur-Reply**

<b>TAB</b>	<b>DOCUMENT DESCRIPTION</b>
A	Notice of Plaintiff-Petitioner’s cross-motion for limited discovery, for holding Defendants-Respondents’ cross-motion to dismiss in abeyance, and in the alternative for leave to serve and file a sur-reply
B	Affirmation of Pierre Ciric in support of Plaintiff-Petitioner’s cross-motion for limited discovery, for holding Defendants-Respondents’ cross-motion to dismiss in abeyance, and in the alternative for leave to serve and file a sur-reply
C	New York State Department of Financial Services Hearings on the Regulation of Virtual Currency (2014)(statement of Mark T. Williams, Member of the Finance & Economics Faculty, Boston University)
D	Affidavit of Jim Harper in support of Plaintiff-Petitioner’s cross-motion for limited discovery, for holding Defendants-Respondents’ cross-motion to dismiss in abeyance, and in the alternative for leave to serve and file a sur-reply
E	Affirmation of Good Faith Pursuant To Uniform Court Rule 202.7(f)
F	Affirmation of Service