MOORE JOHN A Form SC 13D July 11, 2005

> SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

> > SCHEDULE 13D

Under the Securities Exchange Act of 1934

\_\_\_\_\_

Data Systems and Software, Inc.

(Name of Issuer)

\_\_\_\_\_

Common Stock, \$0.001, per share

(Title of Class of Securities)

\_\_\_\_\_

237887 10 4

(CUSIP Number)

\_\_\_\_\_

Scott Rosenblatt, Esq. c/o Reitler Brown & Rosenblatt, LLC 800 Third Avenue, 21st Floor New York, NY 10022 (212) 209-3050

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

\_\_\_\_\_

June 30, 2005

(Date of Event which Requires Filing of this Statement)

\_\_\_\_\_

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of ss. 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. []

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See ss. 240.13d-7(b) for other parties to whom copies are to be sent.

\*The remainder of this cover page shall be filled out for a reporting person's

initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

\_\_\_\_\_ CUSIP NO. 237887 10 4 PAGE 2 OF 16 PAGES-----\_\_\_\_\_ 1 NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Howard Gutzmer \_\_\_\_\_ 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (A) [X] (SEE INSTRUCTIONS) (B)[] \_\_\_\_\_ 3 SEC USE ONLY \_\_\_\_\_ 4 SOURCE OF FUNDS (SEE INSTRUCTIONS) PF \_\_\_\_\_ \_\_\_\_\_ 5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS [] REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) \_\_\_\_\_ CITIZENSHIP OR PLACE OF ORGANIZATION 6 United States of America \_\_\_\_\_ 7 SOLE VOTING POWER NUMBER OF SHARES BENEFICIALLY 59,985 OWNED BY EACH REPORTING PERSON WITH 8 SHARED VOTING POWER 587,643(1) 9 SOLE DISPOSITIVE POWER 59,985 10 SHARED DISPOSITIVE POWER 587,643(1) \_\_\_\_\_ \_\_\_\_\_ AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 11 647,628 \_\_\_\_\_ CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN [] 12 SHARES (SEE INSTRUCTIONS) \_\_\_\_\_ \_\_\_\_\_ PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 13 8.0 % \_\_\_\_\_ 14 TYPE OF REPORTING PERSON (SEE INSTRUCTIONS) ΤN

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(1) Mr. Gutzmer has shared voting and dispositive power over a total of 587,643 with the following people/entities: (1) Gutzmer Family Trust U/AD/11296, Howard and Doreen Gutzmer Trustees, which holds 550,317 shares; (2) Doreen Gutzmer SSB/IRA Rollover, Howard Gutzmer Custodian, which holds 73,450 shares; and (3) Unlimited Systems Corporation Inc., a California corporation, of which Mr. Gutzmer is the majority shareholder, in addition to being an officer and director of the company, which holds 13,876 shares.

	CUSIP NO. 237887 3	 10_4		
			PAGE 3 OF 16 PA	GES
1	NAMES OF REPORTING PEH I.R.S. IDENTIFICATION Hank Wolfert	NOS. OF	ABOVE PERSONS (ENTITIES ONLY)	
2	CHECK THE APPROPRIATE (SEE INSTRUCTIONS)	BOX IF		(A) [X] (B) [ ]
3	SEC USE ONLY			
4	SOURCE OF FUNDS (SEE : PF			
5	CHECK BOX IF DISCLOSU REQUIRED PURSUANT TO :	ITEMS 2(	D) OR 2(E)	[ ]
6	CITIZENSHIP OR PLACE ( United States of Ame	OF ORGAN		
	DF SHARES BENEFICIALLY DBY EACH REPORTING PERSON WITH	7	SOLE VOTING POWER 378,425	
	FEASON WITH	8	SHARED VOTING POWER 0	
		9	SOLE DISPOSITIVE POWER 378,425	
		10	SHARED DISPOSITIVE POWER 0	
11	AGGREGATE AMOUNT BENEN 378,425	FICIALLY	OWNED BY EACH REPORTING PERSON	
12	CHECK BOX IF THE AGGRI SHARES (SEE INSTRUCTIO		OUNT IN ROW (11) EXCLUDES CERTA	IN []
13	PERCENT OF CLASS REPRI 4.7 %	ESENTED	BY AMOUNT IN ROW (11)	
14	TYPE OF REPORTING PERS	SON (SEE	INSTRUCTIONS)	

SCHEDULE 13D

	CUSIP NO. 237887 1	.0 4	PAGE 4 OF 16 PAG	ES
1	NAMES OF REPORTING PEF I.R.S. IDENTIFICATION John A. Moore		ABOVE PERSONS (ENTITIES ONLY)	
2	CHECK THE APPROPRIATE (SEE INSTRUCTIONS)			(A) [X] (B) [ ]
3	SEC USE ONLY			
4	SOURCE OF FUNDS (SEE I PF			
5	CHECK BOX IF DISCLOSUF REQUIRED PURSUANT TO I			[ ]
6	CITIZENSHIP OR PLACE C United States of Ame		IZATION	
	F SHARES BENEFICIALLY BY EACH REPORTING PERSON WITH	7	SOLE VOTING POWER 354,000	
		8	SHARED VOTING POWER 0	
		9	SOLE DISPOSITIVE POWER 354,000	
		10	SHARED DISPOSITIVE POWER 0	
11	354,000		OWNED BY EACH REPORTING PERSON	
12		GATE AM	OUNT IN ROW (11) EXCLUDES CERTAI	N []
13	PERCENT OF CLASS REPRE 4.4 %	SENTED	BY AMOUNT IN ROW (11)	
14	TYPE OF REPORTING PERS	ON (SEE	INSTRUCTIONS)	

SCHEDULE 13D

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CUSIP NO. 237887 10 4

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1	NAMES OF REPORTING PE I.R.S. IDENTIFICATION Joel Sklar		ABOVE PERSONS (ENTITIES ONLY)	
2		BOX IF 2	A MEMBER OF A GROUP	(A) [X] (B) [ ]
3	SEC USE ONLY			
4	SOURCE OF FUNDS (SEE PF	INSTRUCT	IONS)	
5	CHECK BOX IF DISCLOSU REQUIRED PURSUANT TO			[ ]
6	CITIZENSHIP OR PLACE United States of Am		IZATION	
	F SHARES BENEFICIALLY BY EACH REPORTING PERSON WITH	7	SOLE VOTING POWER 178,000	
		8	SHARED VOTING POWER 0	
		9	SOLE DISPOSITIVE POWER 178,000	
		10	SHARED DISPOSITIVE POWER 0	
11	AGGREGATE AMOUNT BENE 178,000	FICIALLY	OWNED BY EACH REPORTING PERSON	
12	SHARES (SEE INSTRUCTI		OUNT IN ROW (11) EXCLUDES CERTAIN	1 []
13	PERCENT OF CLASS REPR 2.2 %	ESENTED 1	BY AMOUNT IN ROW (11)	
14	TYPE OF REPORTING PER IN	SON (SEE	INSTRUCTIONS)	

SCHEDULE 13D

\_\_\_\_\_ CUSIP NO. 237887 10 4 PAGE 6 OF 16 PAGE-----\_\_\_\_\_ -----1 NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Nathan Steinberg \_\_\_\_\_ \_\_\_\_\_ \_\_\_\_ CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP 2 (A) [X] (SEE INSTRUCTIONS) (B)[] \_\_\_\_\_ \_\_\_

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3	SEC USE ONLY			
4	SOURCE OF FUNDS (SEE INS PF	TRUCTIO	NS)	
5	CHECK BOX IF DISCLOSURE REQUIRED PURSUANT TO ITE			[ ]
6	CITIZENSHIP OR PLACE OF United States of Ameri		ATION	
	F SHARES BENEFICIALLY BY EACH REPORTING PERSON WITH		SOLE VOTING POWER 150,000	
		8	SHARED VOTING POWER 0	
		9	SOLE DISPOSITIVE POWER 150,000	
		10	SHARED DISPOSITIVE POWER 0	
11	AGGREGATE AMOUNT BENEFIC 150,000	IALLY O'	WNED BY EACH REPORTING PERSON	
12	CHECK BOX IF THE AGGREGA SHARES (SEE INSTRUCTIONS		NT IN ROW (11) EXCLUDES CERTAIN	
13	PERCENT OF CLASS REPRESE 1.8 %	NTED BY		
14	TYPE OF REPORTING PERSON IN	(SEE I	NSTRUCTIONS)	

	CUSIP NO. 237887 10 4 PAGE 7 OF 16 PAG	GES
1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Michael J. Tobin	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)	(A) [X] (B) [ ]
3	SEC USE ONLY	
4	SOURCE OF FUNDS (SEE INSTRUCTIONS) PF	
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS	[ ]

	REQUIRED PURSUANT TO I	TEMS 2(D)	OR 2(E)
6	CITIZENSHIP OR PLACE C United States of Ame		ATION
OWNED	SHARES BENEFICIALLY BY EACH REPORTING PERSON WITH		SOLE VOTING POWER 125,000
	ERSON WITH	8	SHARED VOTING POWER 0
		9	SOLE DISPOSITIVE POWER 125,000
		10	SHARED DISPOSITIVE POWER 0
11	AGGREGATE AMOUNT BENEF 125,000	ICIALLY C	WNED BY EACH REPORTING PERSON
12	CHECK BOX IF THE AGGRE SHARES (SEE INSTRUCTIC		NT IN ROW (11) EXCLUDES CERTAIN []
13	PERCENT OF CLASS REPRE 1.5 %	SENTED BY	
14	TYPE OF REPORTING PERS	ON (SEE I	NSTRUCTIONS)

	CUSIP NO. 237887 10 4 PAGE 8 OF 16 PAG	ES
1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Harvey Bibicoff	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)	(A) [X] (B) [ ]
3	SEC USE ONLY	
4	SOURCE OF FUNDS (SEE INSTRUCTIONS) PF	
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)	[ ]
6	CITIZENSHIP OR PLACE OF ORGANIZATION United States of America	
NUMBER O	7 SOLE VOTING POWER F SHARES BENEFICIALLY 100,000	

OWNED	BY EACH REPORTING PERSON WITH			
		8	SHARED VOTING POWER 0	
		9	SOLE DISPOSITIVE POWER 100,000	
		10	SHARED DISPOSITIVE POWER 0	
11	AGGREGATE AMOUNT BENE 100,000	FICIALLY O	WNED BY EACH REPORTING PERSON	
12	CHECK BOX IF THE AGGR SHARES (SEE INSTRUCTI		NT IN ROW (11) EXCLUDES CERTAIN [	]
13	PERCENT OF CLASS REPR 1.2 %	ESENTED BY	AMOUNT IN ROW (11)	
14	TYPE OF REPORTING PER IN	SON (SEE I	NSTRUCTIONS)	

	CUSIP NO. 237887	10 4	PAGE 9 OF 16 PA	.GES
1	NAMES OF REPORTING PE I.R.S. IDENTIFICATION Justin Ort		ABOVE PERSONS (ENTITIES ONLY)	
2	(SEE INSTRUCTIONS)		MEMBER OF A GROUP	(A) [X] (B) [ ]
3	SEC USE ONLY			
4	SOURCE OF FUNDS (SEE PF	INSTRUCTIO	DNS)	
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS [] REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)			[ ]
6	CITIZENSHIP OR PLACE United States of Am		ZATION	
OWNED	' SHARES BENEFICIALLY BY EACH REPORTING PERSON WITH	7	SOLE VOTING POWER 91,707	
	PERSON WIIN	8	SHARED VOTING POWER 0	
		9	SOLE DISPOSITIVE POWER 91,707	
		10	SHARED DISPOSITIVE POWER	

	0
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 91,707
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN [ ] SHARES (SEE INSTRUCTIONS)
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 1.1 %
14	TYPE OF REPORTING PERSON (SEE INSTRUCTIONS) IN

	CUSIP NO. 237887 1	0 4	PAGE 10 OF 16 PAG	ES
1	NAMES OF REPORTING PER I.R.S. IDENTIFICATION Peter De Neufville		ABOVE PERSONS (ENTITIES ONLY)	
2	CHECK THE APPROPRIATE (SEE INSTRUCTIONS)	BOX IF	A MEMBER OF A GROUP	(A)[X] (B)[]
3	SEC USE ONLY			
4	SOURCE OF FUNDS (SEE I PF	NSTRUCI	IONS)	
5	CHECK BOX IF DISCLOSUR REQUIRED PURSUANT TO I	TEMS 2 (	D) OR 2(E)	[ ]
6	CITIZENSHIP OR PLACE C United States of Ame	F ORGAN		
OWNED	F SHARES BENEFICIALLY BY EACH REPORTING PERSON WITH	7	SOLE VOTING POWER 39,200	
	PERSON WITH	8	SHARED VOTING POWER 0	
		9	SOLE DISPOSITIVE POWER 39,200	
		10	SHARED DISPOSITIVE POWER 0	
11	AGGREGATE AMOUNT BENEF 39,200 (1)	ICIALLY	OWNED BY EACH REPORTING PERSON	
12	CHECK BOX IF THE AGGRE SHARES (SEE INSTRUCTIO		NOUNT IN ROW (11) EXCLUDES CERTAI	N []

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13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.5 %		
14	TYPE OF REPORTING PERSON (SEE INSTRUCTIONS) IN		
alue & 1	Biotech Partners, LLC, of whi	cock are beneficially owned by Wil cch Mr. DeNeufville is the managin nd dispositive power with respect	g member
	SCH	EDULE 13D	
	CUSIP NO. 237887 10 4	PAGE 11 OF 16 P	
1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Dominic Sforza		
2	CHECK THE APPROPRIATE BOX (SEE INSTRUCTIONS)	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP(A) [XSEE INSTRUCTIONS)(B) [	
3	SEC USE ONLY		
4	SOURCE OF FUNDS (SEE INSTRUCTIONS) PF		
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS [ ] REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)		
6	CITIZENSHIP OR PLACE OF ORGANIZATION United States of America		
	7 F SHARES BENEFICIALLY BY EACH REPORTING PERSON WITH	SOLE VOTING POWER 26,400	
	8	SHARED VOTING POWER 0	
	9	SOLE DISPOSITIVE POWER 26,400	
	10	SHARED DISPOSITIVE POWER 0	
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 26,400		
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN [] SHARES (SEE INSTRUCTIONS)		
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.3 %		
14	TYPE OF REPORTING PERSON (SEE INSTRUCTIONS) IN		

ITEM 1. SECURITY AND ISSUER.

This statement (the "Statement") relates to 2,090,360 shares of common stock, par value \$0.001 per share ("Common Stock") of DATA SYSTEMS AND SOFTWARE, INC., a Delaware corporation (the "Issuer" or "DSSI"). The principal executive offices of DSSI are located at 200 Route 17, Mahwah, New Jersey 07430.

ITEM 2. IDENTITY AND BACKGROUND.

(a) This Schedule 13D is filed by Howard Gutzmer, Hank Wolfert, John A. Moore, Joel Sklar, Nathan Steinberg, Michael J. Tobin, Harvey Bibicoff, Justin Ort, Peter De Neufville and Dominic Sforza (each a "Reporting Person" and collectively, the "Reporting Persons").

(b) The address for each of the Reporting Persons is as follows:

Howard Gutzmer, 4335 Grace Rd., Bonita, CA 91902
Hank Wolfert, 17140 South 169 Highway, Olathe, KS 66062
John A. Moore, 101 Brookmeadow Rd., Wilmington, DE 19807
Joel Sklar, One Lenape Ave., Rockaway, NJ 07866
Nathan Steinberg, 3904 Laguna Vista Cove, Austin, TX 78746
Michael J. Tobin, 151 Haypath Rd., Old Bethpage NY 11804
Harvey Bibicoff, c/o Bibicoff and Associates, 15165 Ventura Blvd., Sherman Oaks, CA 91403

Justin Ort, c/o First NY Securities, 850 3rd Ave. 8th Floor, NY, NY 10022

Peter De Neufville, P.O. Box 5359, North Branch, NJ 08876

Dominic Sforza, 352 Darby Lane, Mountainside, New Jersey 07092

(c) No Reporting Person is an officer or director of the Registrant. The occupation, employer and principal business address for each Reporting Person is as follows:

Mr. Gutzmer's is presently self-employed with a principal business address of 5550 Oberlin Dr., San Diego, California 92121.

Mr. Wolfert is owner of Wolfert Landscape LLC and has a principal business address of 17140 S. 169 Highway, Olathe, Kansas 66062.

Mr. Moore is currently Chairman of ImaRx Therapeutics Inc. and has a principal business address of 403 Marsh Lane, Wilmington, Delaware 19804.

Mr. Sklar is presently employed by Prudential Financial as an actuary and his principal business address is 751 Broad Street, Newark, New

Jersey 07102-3714.

Mr. Steinberg is presently self-employed and his principal business address is 3904 Laguna Vista Cove, Austin, TX 78746.

Mr. Tobin is presently self-employed as owner and president of The Creative Edge and is also Vice President of Sales of Cherry Lane Litho and his principal business address for both companies is 15 East Bethpage Road, Plainview, New York, 11803.

Mr. Bibicoff is a planning and investor relations consultant to public companies and is employed by Bibicoff & Associates, Inc.; his principal business address is 15165 Ventura Blvd., Sherman Oaks, California 91403.

Mr. Ort is presently employed by First NY Securities Inc. as a trader and his principal business address is 850 Third Avenue, 8th Floor, New York, New York 10022.

Mr. De Neufville is currently chairman of Voltaix, Inc. and has a principal business address of P.O. Box 5359, North Branch, New Jersey 08876.

Mr. Sforza is a sergeant in the City of Rahway Police Department which is located at City Hall Plaza, Rahway, New Jersey 07065.

(d) During the last five years, none of the Reporting Persons have been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).

(e) During the last five years, none of the Reporting Persons have been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, Federal or state securities laws or finding any violation with respect to such laws.

(f) Each of the Reporting Persons is a citizen of the United States of America.

ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION.

Each Reporting Person acquired their shares in the following manner:

Mr. Gutzmer began buying the Issuer's stock via the open market in 1995 and continued to make periodic purchases until his last purchase in 2002.

Mr. Wolfert began buying the Issuer's stock via the open market on December 29, 2000 and has continued to make periodic purchases until his last purchase on March 30, 2005.

Mr. Moore began buying the Issuer's stock via the open market on November 29, 2004 and continued to make periodic purchases until his last purchase on April 27, 2005.

Mr. Sklar began buying the Issuer's stock via the open market on July 17, 1996 and continued to make periodic purchases until his last purchase on March 26, 2004.

Mr. Steinberg began buying the Issuer's stock via the open market in 1998 and has continued making periodic purchases.

Mr. Tobin began buying the Issuer's stock via the open market on May 16, 1998 and continued to make periodic purchases until his last purchase, which was made on February 18, 2005.

Mr. Bibicoff purchased 45,000 shares of the Issuer's stock through a private placement in April of 2003 at \$1.95/share; he further purchased 44,308 shares of the Issuer's stock in the open market at prices ranging from \$1.04 to \$2.80 between November 2003 and November 2004.

Mr. Ort purchased 20,000 shares of the Issuer's stock through a private placement in April of 2003 at \$1.95/share; he further purchased 71,707 shares of the Issuer's stock via the open market through periodic purchases between August 4, 1998 and March 28, 2005.

Mr. De Neufville began buying the Issuer's stock via the open market in the second quarter of 2005 and has continued to make periodic purchases through the date of this filing.

Mr. Sforza purchased 5,000 shares of the Issuer's stock through a private placement in April of 2003 at \$1.95/share; he further purchased 21,400 shares of the Issuer's stock in the open market at prices ranging from \$1.18 to \$6.60 between February 1998 and December 2003.

#### ITEM 4. PURPOSE OF THE TRANSACTION

The shares owned by the Reporting Persons were acquired individually by each Reporting Person for personal investment. The Reporting Persons filing this statement may decide, jointly or individually, to purchase additional shares of the Common Stock or other securities of the Issuer. In addition, the Reporting Persons, jointly or individually, may dispose of any or all securities of the Issuer in any manner permitted by applicable securities laws.

The Reporting Persons have concerns regarding the ability and willingness of current DSSI management to maximize shareholder value. The Reporting Persons base their concerns on a number of factors including, but not limited to: (a) the recent erosion of DSSI stock price from \$4/share on January 27, 2004 to a current average of approximately \$1/share; (b) the continued low trading volume evidencing an apparent lack of interest in DSSI's stock; (c) the repeated and substantial losses incurred by DSSI; (d) the management's failure to capitalize on valuable assets, such as its ownership interest in Comverge, Inc.; (e) the management's decision to permit a subsidiary (Comverge) to seek third party financing which resulted in substantial dilution of DSSI's interest in a valuable subsidiary; (f) the repeated failure by the Board to respond to shareholder letters expressing concerns over the future of DSSI; and (g) the delisting of DSSI from the NASDAQ for failure to meet shareholder equity requirements, notwithstanding that Reporting Person, John A. Moore, offered to invest the amount necessary to meet these requirements.

In light of the foregoing, the Reporting Persons intend to request that the incumbent Board of DSSI resign immediately and that a slate of new Board members comprised of existing shareholders (or their designees) be elected to replace the resigning Board members. The slate of new Board members should be selected by a nominating committee consisting of three representatives of the Reporting Persons who will be selected by a majority of the Reporting Persons. The aim of such nominating committee is to replace the existing Board with directors who recognize their obligation to act in the best interest of both DSSI and its shareholders.

In addition, the Reporting Persons request the Board amend the by-laws of DSSI to remove provisions put in place by the Board restricting the ability of the shareholders to call a special meeting of shareholders. If the Board does not so amend the by-laws, the Reporting Persons intend to seek the consent of requisite additional shareholders of DSSI to adopt such amendment.

Except as set forth above, the Reporting Persons have no present plans or intentions that relate to or that would result in any of the transactions described in clauses (a) through (j) of Item 4 of Schedule 13D.

ITEM 5. INTEREST IN THE SECURITIES OF THE REGISTRANT.

(a) Collectively, the Reporting Persons beneficially own 2,090,360 shares of Common Stock, which represent approximately 26% of Common Stock outstanding (based on 8,116,691 shares of Common Stock of the Issuer issued and outstanding as of May 10, 2005, as stated in the Form 10Q filed with the Securities Exchange Commission on May 12, 2005).

(b) Each Reporting Person has (i) the sole power to vote or direct the vote of the shares of Common Stock and (ii) the sole power to dispose of or to direct the disposition of such shares of Common Stock as follows:

Howard Gutzmer has (i) the sole power to vote or direct the vote of 647,628 shares of Common Stock and (ii) the sole power to dispose of or to direct the disposition of such shares of Common Stock.

Hank Wolfert has (i) the sole power to vote or direct the vote of 378,425 shares of Common Stock and (ii) the sole power to dispose of or to direct the disposition of such shares of Common Stock.

John A. Moore has (i) the sole power to vote or direct the vote of 354,000 shares of Common Stock and (ii) the sole power to dispose of or to direct the disposition of such shares of Common Stock.

Joel Sklar has (i) the sole power to vote or direct the vote of 178,000 shares of Common Stock and (ii) the sole power to dispose of or to direct the disposition of such shares of Common Stock.

Nathan Steinberg has (i) the sole power to vote or direct the vote of 150,000 shares of Common Stock and (ii) the sole power to dispose of or to direct the disposition of such shares of Common Stock.

Michael J. Tobin has (i) the sole power to vote or direct the vote of 125,000 shares of Common Stock and (ii) the sole power to dispose of or to direct the disposition of such shares of Common Stock.

Harvey Bibicoff has (i) the sole power to vote or direct the vote of 100,000 shares of Common Stock and (ii) the sole power to dispose of or to direct the disposition of such shares of Common Stock.

Justin Ort has (i) the sole power to vote or direct the vote of 91,707 shares of Common Stock and (ii) the sole power to dispose of or to direct the disposition of such shares of Common Stock.

Peter De Neufville has (i) the sole power to vote or direct the vote of 39,200 shares of Common Stock and (ii) the sole power to dispose of or to direct the disposition of such shares of Common Stock.

Dominic Sforza has (i) the sole power to vote or direct the vote of 26,400 shares of Common Stock and (ii) the sole power to dispose of or to direct the disposition of such shares of Common Stock.

(c) To the best knowledge and belief of the undersigned, no transactions involving the Common Stock have been effected during the past 60 days by the Reporting Persons other than Mr. De Neufville who purchased 600 shares of Common Stock at \$1.00 per share on May 18, 2005; 5,000 shares of Common Stock at \$1.00 per share on May 19,2005; 5,500 shares of Common Stock at \$1.0218 per share on May 20, 2005; 500 shares of Common Stock at \$1.20 per share on May 27, 2005; 4,500 shares of Common Stock at \$1.20 per share on May 31, 2005; 5,000 shares of Common Stock at \$1.15 per share on June 6, 2005; 5,700 shares of Common Stock at \$1.1479 per share of June 6, 2005; 3,200 shares of Common Stock at \$1.15 per share on June 10, 2005; 4,500 shares of Common Stock at \$1.12 per share on June 30, 2005 and 5,000 shares of Common Stock at \$1.11 per share on Juny 7, 2005, in each case in the open market personally or through Wilmington Value & Biotech Partners, LLC, of which Mr. De Neufville is the managing member.

- (d) Not applicable.
- (e) Not applicable.
- ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE REGISTRANT.

Except as otherwise described herein, there exists no contract, arrangement, understanding or relationship (legal or otherwise) between the Reporting Persons and any other person or entity with respect to any securities of DSSI, including, but not limited to, transfer or voting of any of the securities, finder's fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, division of profits or loss, or the giving or withholding of proxies.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS.

Exhibit 1 Joint Filing Agreement, dated as of June 30, 2005, by and among Howard Gutzmer, Hank Wolfert, John A. Moore, Joel Sklar, Nathan Steinberg, Michael J. Tobin, Harvey Bibicoff, Justin Ort, Peter De Neufville and Dominic Sforza.

#### SIGNATURES

After reasonable inquiry and to the best of my knowledge and belief, the undersigned certifies that the information set forth in this statement is true, complete and correct.

Date: June 30, 2005

/s/ Howard Gutzmer

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Howard Gutzmer

/s/ Hank Wolfert ------Hank Wolfert

/s/ John A. Moore John A. Moore

/s/ Joel Sklar Joel Sklar

/s/ Nathan Steinberg
----Nathan Steinberg

/s/ Michael J. Tobin ------Michael J. Tobin

/s/ Harvey Bibicoff ------Harvey Bibicoff

/s/ Justin Ort \_\_\_\_\_\_ Justin Ort

/s/ Peter De Neufville ------Peter De Neufville

/s/ Dominic Sforza Dominic Sforza

#### JOINT FILING AGREEMENT WITH RESPECT TO SCHEDULE 13D

In accordance with Rule 13d-1(k) of Regulation 13D-G under the Securities Exchange Act of 1934, as amended, the undersigned hereby agree that any statement on Schedule 13D to be filed with the Securities and Exchange Commission by any of the undersigned, including any amendment thereto, with respect to the Common Stock, par value \$0.001 per share, of Data Systems and Software, Inc., a Delaware corporation, may be filed by John A. Moore, on behalf of each of the undersigned, and further agree that this Joint Filing Agreement may be filed as an exhibit to any such statement.

IN WITNESS WHEREOF, the undersigned have caused this Agreement to be executed as of the 30th day of June, 2005  $\,$ 

/s/ Howard Gutzmer

Howard Gutzmer

/s/ Hank Wolfert

Hank Wolfert

/s/ John A. Moore John A. Moore

/s/ Joel Sklar \_\_\_\_\_Joel Sklar

/s/ Nathan Steinberg Nathan Steinberg

/s/ Michael J. Tobin ------Michael J. Tobin

/s/ Harvey Bibicoff Harvey Bibicoff

/s/ Justin Ort Justin Ort

/s/ Peter De Neufville Peter De Neufville

/s/ Dominic Sforza Dominic Sforza