

AUG 13 2012

CHRIS R. JOHNSON, CLERK

DEPUTY CLERK

**IN THE UNITED STATES^{BY}
COURT FOR THE WESTERN
DISTRICT OF ARKANSAS**

Curtis J Neeley Jr., MFA

Plaintiff

v

CASE NO. 12-05074

**NameMedia Inc,
Google Inc,
Microsoft Corporation,
Federal Communications Commission,
United States.**

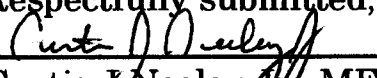
Defendants

**PLAINTIFF'S MOTION TO ALTER
OR AMEND JUDGMENT**

Plaintiff, Curtis J. Neeley Jr. MFA, respectfully moves this court under Rule 59(e) of the Federal Rules of Civil Procedure to alter or amend its judgment entered on August 1, 2012. (Docket 21) In support of this motion, the Plaintiff relies on the accompanying Brief in Support, and attached exhibits.

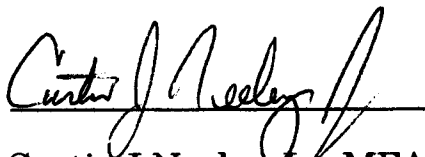
As explained in the accompanying Brief in Support, the Court's decision was based on five (5) clear errors of fact. For this reason, the Plaintiff respectfully requests that this motion be granted and (1) that the Court's order and judgment of August 1, 2012 be vacated, and (2) that an order for preliminary injunctions and service of the provisional complaint to Defendants be granted in this matter, and (3) the certification that the Plaintiff should not be allowed to appeal as a pauper be vacated.

2619 N Quality Ln
Suite 123
Fayetteville, AR 72703
479-263-4795
curtis@curtisneeley.com

Respectfully submitted,

Curtis J. Neeley, MFA

Certificate of Service

I, Curtis J Neeley Jr, certify that on this 13th day of August 2012, I served a copy of the foregoing electronically on listed and opposing but un-served Google Inc counselors. This is stated under penalty of perjury. NameMedia Inc counselors were not served since this claim should not involve this properly dismissed Defendant further at all.


Curtis J Neeley Jr., MFA