

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF ARKANSAS
FAYETTEVILLE DIVISION

CURTIS J. NEELEY JR., MFA

PLAINTIFF

VS.

CASE NO. 5:12-cv-05074-JLH-ELS

NAME MEDIA INC,
GOOGLE INC,
MICROSOFT CORPORATION,
FEDERAL COMMUNICATIONS COMMISSION,
THE UNITED STATES

DEFENDANTS

**BRIEF IN SUPPORT OF MOTION TO ALTER TIME
FOR FILING OF RULE 11 MOTION FOR SANCTIONS**

Separate Defendant NameMedia, Inc. ("NameMedia"), for its Motion to Alter Time for Filing of Rule 11 Motion for Sanctions against Plaintiff Curtis J. Neeley, Jr., ("Neeley"), states:

For the reasons stated in the motion, the Court should shorten the time in which Neeley may withdraw his complaint in order to avoid a motion for Rule 11 sanctions. The Court is empowered to do so under F.R.C.P. 11(c)(2).

Respectfully submitted,

H. WILLIAM ALLEN (ABN 69001)
BROOKS C. WHITE (ABN 2000093)
ALLEN LAW FIRM, P.C.
212 Center Street, 9th Floor
Little Rock, AR 72201
(501) 374-7100
hwallen@allenlawfirmpc.com
bcwhite@allenlawfirmpc.com

By: /s/ Brooks C. White
Brooks C. White

Attorneys for Separate Defendant
NameMedia, Inc.

CERTIFICATE OF SERVICE

I, Brooks C. White, certify that, on this 24th day of April, 2012, I served, via email and U.S. Mail, First Class Postage Prepaid, a copy of the foregoing to the following *pro se* plaintiff:

Mr. Curtis J. Neeley, Jr.
2619 N. Quality Lane, Apt. 123
Fayetteville, AR 72703

/s/ Brooks C. White
Brooks C. White