

Google Inc Counsel

There is no need for the Federal Communications Commission, Google Inc, or the Attorney General to respond to the filed and docketed *Petition for a Writ of Mandamus* now before the Supreme Court. (10-6240) Mr Neeley asks for no damages from Google Inc therein. It is beyond the ability of the United States to pay for the damages already done on Earth by the United States' international trafficking in pornography by WIRE COMMUNICATIONS and failure to recognize moral rights in US Title 17. Curtis J Neeley Jr will not drop this litigation for an offer of all Earth's money. Mr Neeley only wants the United States to begin recognizing the moral rights for exclusively controlling original art like is done in less backwards countries like Australia. The United States should be as embarrassed about this blatant error as the United States should be for driving out the indigenous people of America and dropping WMDs on two cities in Japan. The United States finally let the African slaves go and let women vote but that took a bloody Civil War or years of protest.

The Federal Communications Commission, Attorney General, and Google Inc can consider this an *ex parte* communication and ignore it just as the FCC has WIRE COMMUNICATIONS after they began broadcasting pornography to the entire Earth coupled with the United States' refusal to recognize a fundamental right given by the Creator.

Samuel Alito may never see the Petition and docketing is usually just a few months before denial. Curtis J Neeley Jr has obeyed the Great Counselor's direction and accepts that there is nothing further for him to do until next year when presenting Curtis J Neeley Jr v NameMedia Inc et al., (5:09-cv-05151) to an Arkansas JURY. Not to a group of Judges, but to an Arkansas J-U-R-Y.

All of the Earth's wealth can never make Mr Neeley whole. For example, Mr Neeley remembers checking the uterine dilation of his first wife and first touching his daughter's head. Mr Neeley loves his daughter but is unable to remember her living with him and his second wife or anything much else about her or her older brother.

Curtis J Neeley Jr remembers loving his first wife yet destroying his first marriage. There is no way to 'fix' the fact that Mr Neeley was unfaithful. History can't be changed. Similarly; There is no way for the University of Arkansas to reverse having Michael Peven MFA as head of the Photography Department since around 1978 with no degree in photography and producing only pornography and snapshots as the head of the University of Arkansas' *non-photography* program. Google Inc once alleged Michael Peven's erect Penis book image could be found on Mr Neeley's WIRE BROADCAST or website. Mr Neeley was never seen Michael Peven's erect penis photograph anywhere besides the <UARK.edu> server and <vampandtramp.com>.

There is nothing that can be done to right the fact that Roman Polanski raped Samantha Geimer about the time Mr Peven photographed his own erect penis and begun his job at the University of Arkansas. History can't be changed.

Adam once ate the forbidden fruit and then attempted to blame Eve for his sin. Lucifer has also rejected the Creator thus far. Nothing can be done to repair these wrongs anymore than anyone can make Mr Neeley whole.

The United States and Google Inc are unable to alter history but have an **obligation** to alter the future. Mr Neeley has not asked for money from the United States or Google Inc in the extraordinary mandamus petition. Half of the punitive JURY award in Curtis J Neeley Jr v NameMedia Inc et al., (5:09-cv-05151) will be paid in taxes to the United States. Mr Neeley has asked the Supreme Court to order the United States to recognize the moral rights intentionally missing from US Title 17 and order the FCC to stop the international trafficking of pornography by WIRE COMMUNICATIONS. Google Inc is welcome to respond but is not affected by the petition for a writ of mandamus otherwise although it would drastically reduce Google Inc profits on pornography and severely negatively impact GOOG stock value.

Humbly submitted,

s/ Curtis J Neeley Jr.

Curtis J Neeley Jr., MFA

WAIVER

Supreme Court of the United States

No. 10-6240

Curtis J. Neeley, Jr.
(Petitioner)

v.

(Respondent)

I DO NOT INTEND TO FILE A RESPONSE to the petition for an extraordinary writ of mandamus unless one is requested by the Court.

There are multiple respondents, and I do not represent all respondents. Please enter my appearance as Counsel of Record for the following respondent(s):

I certify that I am a member of the Bar of the Supreme Court of the United States (Please explain name change since bar admission):

Signature _____

Date: _____

(Type or print) Name _____

Mr.

Ms.

Mrs.

Miss

Firm _____

Address _____

City & State _____ Zip _____

Phone _____

SEND A COPY OF THIS FORM TO PETITIONER'S COUNSEL OR TO PETITIONER IF PRO SE. PLEASE INDICATE BELOW THE NAME(S) OF THE RECIPIENT(S) OF A COPY OF THIS FORM. NO ADDITIONAL CERTIFICATE OF SERVICE IS REQUIRED.

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Obtain status of case on the docket. By phone at 202-479-3034 or via the internet at <http://www.supremecourtus.gov>. Have the Supreme Court docket number available.