

**IN THE UNITED STATES COURT
WESTERN DISTRICT OF ARKANSAS**

CURTIS J NEELEY JR, MFA

VS

CASE NO. 5:09-cv-05151-JLH

NameMedia Inc.

Network Solutions Inc.

Google Inc.

**MOTION FOR INTERLOCUTORY SUMMARY JUDGMENT
LEAVING THE DAMAGES QUESTION FOR A JURY
AGAINST SEPARATE DEFENDANT NAMEMEDIA INC**

Curtis J Neeley Jr. MFA pursuant to Fed. R. Civ. P. 56 moves the Court for interlocutory Summary Judgment establishing liability and leaving the issue of damages required to compensate and punish each violation left determined an issue for trial by a jury. The basis of this motion is set forth more particularly in a brief filed herewith and further supported by a concise list of undisputable facts lacking issues for trial that is filed simultaneously by *Pro Se* Plaintiff as required by Local Rule 56.1(a).

Liability for violating copyrights of Plaintiff should be found and ownership of Photo.net and Sleepspot.com domain names should be awarded to Plaintiff since eartheye.com is already being used. A jury will need to rule on the extent of the damages besides these initial Rulings.

Respectfully submitted,

Curtis J Neeley Jr, MFA