

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

**Curtis J Neeley Jr., MFA**

**PLAINTIFF**

**vs.**

**NO. 09-05151**

**NAMEMEDIA INC., Network Solutions LLC,  
& Google Inc.**

**DEFENDANTS**

**RULE 7.3(a) COMMUNICATION WITH THE COURT**

Curtis J Neeley Jr MFA respectfully communicates appreciation of the trial date remaining scheduled for March 28, 2011. Plaintiff does not believe discovery or completing service will require any additional time and does not wish defamation by the Search Engine Defendants to continue for a single minute. Plaintiff does not wish for the outrage caused by the Domain Name Defendants to continue either.

Plaintiff requests that the trial in the above captioned matter be completed as soon as possible and asserts that granting the preliminary injunction and allowing the complaint as attached exhibit A reduces costs for each Defendant by allowing dismissal of the Interlocutory Appeal wherein all pending orders were included as denied consistent with evidence now in the record. Denial of the request to proceed as an EC/ECF party or denial of the Motion to Compel would not be interlocutory orders warranting appeal consistent with the arguments of the frivolous Joint Motion to Dismiss facing denial next week.

The Appellees who are Defendants would be saved expense and would be more capable of paying the final judgment quickly if Honorable Jimm Larry Hendren's rulings resulted in dismissal of the Interlocutory Appeal before wasting time and expense of preparing the Appellee Briefs. Every ruling and every exhibit in this case and the Interlocutory Appeal are accessible to anyone with Internet access for free.

*See* <[curtisneeley.com/5-09-cv-05151/Docket/index.htm](http://curtisneeley.com/5-09-cv-05151/Docket/index.htm)>

Plaintiff/Appellant wishes the Honorable Jimm Larry Hendren to re-examine the docket mirror publicly available above and from there view the Appellant Brief. Plaintiff/Appellant has pleaded that the entire record of the Circuit Court be ruled replaced by the publicly accessible COLOR files already scanned to the docket as exhibits and usually made illegible. This fact is plainly obvious looking at only the exhibits attached to the Motion to Supplement the Record. *See* (MOTION to supplement the record). The letter to the court has been locked except to court personnel but is still publicly available on the mirror. *See* (LETTER from Appellant) Links are in the PDF filed where EVERY exhibit can be compared.

Plaintiff/Appellant realizes his traumatic brain injury has affected Plaintiff's frontal lobe and pleads that the Honorable Jimm Larry Hendren take the opportunity to realize that statutory limitations were tolled to the last trespass and that copyright law has been unconstitutional since written. Honorable Jimm Larry Hendren should now be able to see that the FCC has been nonfeasant since communications by wire came to be called the Internet long before the popularity of WIRE-less Internet.

The incorrect illogical belief that imprisonment out of State was the rational that made minority and insanity only two of the three allowed conditions in 1999 instead of the removal of DIMWIT and IDIOT in 1986 should now be obvious. Plaintiff/Appellant stated in the Appellant Brief that approval of pending motions would result in dismissal of the Interlocutory Appeal. This is NOT a motion that warrants response and only attempts to help make the Honorable Jimm Larry Hendren aware that by September EVERY order now pending will be ordered granted and were already plead as denied. This is an opportunity to save each Appellee expense and impact history while considering the pending orders. The FCC is aware of this action and replied to the Plaintiff/Appellant and asserted that the Internet was not within their jurisdiction. The FCC will regulate "communication by wire" called the Internet after this case resolves.

Respectfully submitted by hand,

Curtis J Neeley Jr, MFA

# **CERTIFICATE OF SERVICE**

I hereby certify that 08/02/2010 I will file a copy of the foregoing with the Court clerk for the United States Court in the Western District of Arkansas and the clerk will scan each document and it will be made into a B&W PDF and be available to all attorneys representing the Defendants for this case. Their Counsel will each receive notification from EM/ECF. The color PDFs that were printed from are accessible free to the public at <<http://www.CurtisNeeley.com/5-09-cv-05151/Docket>> immediately and perpetually by the end of the day.

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**<CurtisNeeley.com/5-09-cv-05151/Docket>**

/s/Curtis J Neeley Jr  
Curtis J Neeley Jr, MFA