

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

CURTIS J NEELEY JR, MFA

VS

CASE NO. 5:09-cv-05151

**NameMedia Inc.
Network Solutions Inc.
Google Inc.**

REQUEST FOR LEAVE TO FILE THIRD AMENDED COMPLAINT

Comes now Plaintiff, respectfully to this court and requests the Court grant the *Pro Se* pauper Plaintiff Leave to file Third Amended Complaint that will add three search engine Defendants since their conspiracy was found this year after NAMEMEDIA INC ceased violating Plaintiff copyrights to nude art.

Defendant Google Inc has prayed the Court lock a *Pro Se* Plaintiff into a trivial legal error Google Inc made. There was nothing worthy of dismissal and the response should be sufficient. Plaintiff will not attempt to reinvent the wheel or amend frivolously. The Plaintiff would ask that the Court not use Jurisprudence to prevent Plaintiff from making amendments and especially entering the Third Amended Complaint that will add three recently discovered Defendants to the same offensive event. Plaintiff does not expect to attempt to perfect legal technique but desires to file a Third Amended complaint and add three other Defendants along with the new Causes of Action they share with Google Inc and NAMEMEDIA INC as well as asking for an amount that will retrain the Defendants about the fundamental nature of copyrights and privacy.

Respectfully Submitted

Curtis J. Neeley Jr., MFA