

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

**CURTIS J. NEELEY Jr., MFA**

**PLAINTIFF**

**VS.**

**CASE NO. 5:09-CV-05151-JLH**

U. S. DISTRICT COURT  
WESTERN DISTRICT ARKANSAS  
**FILED**

**NAMEMEDIA, INC.;**

**JUN 15 2011**

**NETWORK SOLUTIONS, INC.;**

CHRIS R. JOHNSON, CLERK

**and GOOGLE, INC.**

**DEFENDANTS**

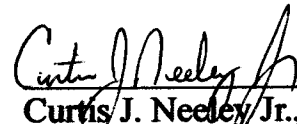
DEPUTY CLERK

**NOTICE OF APPEAL**

The pro se Plaintiff in the above action entered a Motion for a New Trial in the United States Court for the Western District of Arkansas or amend several of the prejudicial judgments of Dkt. 267 and Dkt. 268 wherein various claims against Defendants Google Inc and NameMedia Inc were dismissed leaving only the counterclaim for trial and failing to address 17 USC § 106A claims except with the outlandish rational that display of original, visual art photographs online against the wishes of the artist does not violate (VARA) or 17 USC § 106A. The obvious malfeasance of the Federal Communications Commission in enforcement of the Communications Act of 1934 was also not allowed though brought for timely addition.

Rational for this appeal to the Eighth Circuit Court is explained more in the NOTICE OF APPEAL SUPPORT BRIEF filed concurrently in keeping with Local Rules.

Respectfully Submitted,

  
Curtis J. Neeley Jr., MFA