

# **Exhibit LINKs**

**FCC ECFS comments with all URLs linked.**

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1. [<<<< 11-18-2014 filings notice](http://TheEndofPornbyWire.org/Appeal/)
2. [<<<< 8th Circuit PACER Docket FREE.](http://TheEndofPornbyWire.org/14-3447/)

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60000989266.txt

Secure encrypted links to searches (1-10) were used to generate the exhibits not entered due to being called indecent/obscene by porn addicts. See <http://apps.fcc.gov/ecfs/document/view?id=7521749649>

Do not follow links if a minor. These will return intentional organized criminal violations of 18 USC §1462 and 18 USC §1464 by GOOG and MSFT. Each communicating naked images in the improperly unregulated wire and the radio mediums. The FCC was created to make wire and radio communications SAFE for children to encounter without supervision or filters - ANYWHERE. The FCC is now an almost useless agency helping ensure pornography flows pervasively via wireless and via wire to ALL children in U.S. schools.

01. <https://duckduckgo.com/?q=curtis%20neeley%20site:michelle7-erotica.com+!bi>
02. <https://duckduckgo.com/?q=curtis+neeley+peven+!bi>
03. <https://duckduckgo.com/?q=curtis+neeley+site:deviantart.com+!gi>
04. <https://duckduckgo.com/?q=curtis+neeley+nude+site:photo.net!gi>
05. <https://duckduckgo.com/?q=curtis+neeley+nude+site:creative-nude.net!gi>
06. <https://duckduckgo.com/?q=curtis+neeley+nude+site:creative-nude.net!bi>
07. <https://duckduckgo.com/?q=curtis+neeley+nude+!gi>
08. <https://duckduckgo.com/?q=curtis+neeley+nude+!bi>
09. <https://duckduckgo.com/?q=curtis+neeley+!gi>
10. <https://duckduckgo.com/?q=curtis+neeley+!bi>

1. [<<<< 11-18-2014 filings notice](http://TheEndofPornbyWire.org/Appeal/)
2. [<<<< 8th Circuit PACER Docket FREE.](http://TheEndofPornbyWire.org/14-3447/)

1. <http://TheEndofPornbyWire.org/14-3447/MotontoAppeal asPauperRenewed.html>
2. <http://TheEndofPornbyWire.org/14-3447/BrfSptRenewal ofMotontoAppeal asPauper.html>
3. <http://TheEndofPornbyWire.org/Complaint.html>
4. <http://TheEndofPornbyWire.org/Complaint/Exhibit%20X.html>
5. <http://TheEndofPornbyWire.org/Complaint/Exhibit%20Y.html>
6. <http://TheEndofPornbyWire.org/Complaint/Exhibit%20Z.html>

1. <http://TheEndofPornbyWire.org/14-3447/MotontoAppeal asPauperRenewed.pdf>
2. <http://TheEndofPornbyWire.org/14-3447/BrfSptRenewal ofMotontoAppeal asPauper.pdf>
3. <http://TheEndofPornbyWire.org/Complaint.pdf>
4. <http://TheEndofPornbyWire.org/Complaint/Exhibit%20X.pdf>
5. <http://TheEndofPornbyWire.org/Complaint/Exhibit%20Y.pdf>
6. <http://TheEndofPornbyWire.org/Complaint/Exhibit%20Z.pdf>

The (1-6) ''<http://...html>'' and (1-6) ''<http://...pdf>'' will become LIVE PDF links that are not highlighted or underlined. These legal disputations should have as much impact on humanity as Rev. Martin Luther's "95 Theses" from 1517.

Clear communications laws are being violated by GOOG and MSFT and are ignored by the FCC and ignored by ''American Courts'' since the ''American regime'' overthrew the United States of America. ALL Complete URLs above will convert to live LINKS in the PDFs created by the FCC although the FCC ECFS ''does not support links'' in PDFs created and removes links from PDFs if submitted. Grrr.

NO ''NEW MEDIUM'' WILL EVER EXIST. NO ''NEW MEDIUM'' WILL EVER EXIST.

The ''[holy] new medium'' of Reno v ACLU was seamless integration of the WIRE and radio mediums.

Without wire communications the ''inter-net'' is IMPOSSIBLE today.

Above should be 26 live and active PDF ''LINKS'' after created and entered automatically by the FCC despite the ECFS ''not supporting'' and removing links from submitted PDFs that are not removed by the Eighth Circuit before ignored. This will be submitted in (14-28, 13-86, 13-184, 96-45, 02-6, 02-60, 03-122, 10-90, 11-42, 14-58, 14-93, 12-353, 09-191, 09-51, 07-52, 09-158, 10-207) proceedings at the FCC and might be ignored by everyone at the FCC as well as the Eighth Circuit Court of Appeals. These LINKS will be entered there as a letter to the court to

perhaps also be ignored but will be live PDF LINKS.

These LINKS are vicariously entered by the Plaintiff/Appellant, Curtis J Neeley Jr. EVERY JUDGE at the Eighth Circuit and every human on Earth is asked to consider ruling morally or seeking to morally prevent these type immoral links to interstate communications from returning to ANY unauthenticated party who might be a minor.

Humans, as a species, are prone to preservation of the ''free will'' to choose unauthenticated access to indecent ''indulgences'' or choose not to indulge in these announced indecent communications.

Plaintiff/Appellant, Curtis J Neeley Jr., attempted to be a ''good Samaritan'' artist or be careful with prior displays of naked art in order to comply with all U.S. law. The prior repetitions of contemporaneous wire-communications were made so all display of naked art was contemporaneous wire communications with individuals entitled to choose indecent ''free speech'' and not be violations of 18 U.S.C §1462 and 18 U.S.C §1464 like now done by GOOG and MSFT conspiring with NameMedia Inc at <photo.net> and other websites in an organized criminal enterprise.

Plaintiff/Appellant, Curtis J Neeley Jr., now attempts to prevent continuous, fraudulent associations with current naked visual art from past creations of Plaintiff/Appellant's original naked visual art or ''speech'' that was later retracted and/or deleted world-wide. This A.C.A. 5-41-103 crimes should be ruled felonious and punished.

Repenting should be protected by plain LAWS now being IGNORED by the branch of United States' government responsible for justice. United States Courts now try to appear just and honorable by requiring those seeking justice therein to retain archaic ''Courtroom Decorum'' from Europe, or from the law respecting Earth. Few of the Most Honorable American Oligarchs would be allowed to remain TODAY due to the irrelevance of their formative life experiences.

The Most Honorable American Oligarch who authored the Reno v ACLU ruling in 1997 inventing an imaginary ''[holy] new medium for human communications'' failed to recognize integration of the wire and radio mediums was twenty-four when nuclear weapons were first created and forty-eight when humanity took ''one small step'' on the moon.

Neeley v 5 Federal Communications Commissioners, et al, (5:14-cv-5135)(8:14-3447), as plead, no longer includes Article III Oligarchs, Congressmen, or Senators despite the clear fact ''America'' does not protect the fundamental human right to exclusively control original communications like the rest of the free world does.

Curtis J. Neeley Jr. would leave the ''America'' that overthrew the United States during the last century but is unable due to disability, lack of resources, and fear of distressing familial relationships. This disputation is the final attempt to salvage justice in ''America'' via United States Courts. Attempts to remedy the indecency of the ''n-er-net'' will be a life mission that has barely begun.

Perpetually Submitted,

s/ Curtis J Neeley Jr.