

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

Curtis J Neeley Jr.

U. S. DISTRICT COURT  
WESTERN DISTRICT ARKANSAS  
Plaintiff FILED

CASE NO. (5:13-MC-66)

NOV 21 2013

Federal Communications Commissioners,  
US Representatives; John Boehner, *et al*,  
US Senators; Joe Biden, *et al*,  
US Attorney General, Eric Holder Esq,  
Microsoft Corporation,  
Google Inc.

BY  
CHRIS R. JOHNSON, CLERK  
DEPUTY CLERK  
Defendants

**SUPPLEMENTAL BRIEF IN SUPPORT OF MOTION FOR  
RECONSIDERATION OF DENIAL OF MOTION FOR LEAVE  
TO FILE *PRO SE* COMPLAINT**

1 One proposed "lead Plaintiff" in the proposed complaint styled like above prays that the United States Court for the Western District of Arkansas examine the attached complaint this is NOT ABOUT Curtis J Neeley Jr exclusively but covers the wrongs done by the FCC, Congress, allowing Google Inc and Microsoft Corporation to create an criminal enterprise and profit ridiculously on crimes that are not prosecuted. The proposed lead Plaintiff states a case clearly beyond most class-action counselors on Earth and admits being both legally and emotionally incompetent to proceed pro se in the class-action complaint affecting most people on Earth "online" and EVERY author of indecent art on Earth. Curtis J Neeley Jr has spoken with very many noted counselors and many noted law school professors and there are counselors to pursue this case in this District and then all the way to the Supreme Court.

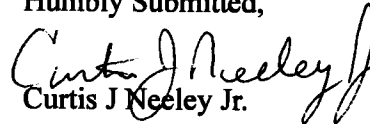
2. This Supplemental Brief in Support of allowing the *pro se* complaint to be filed withdraws the request that Honorable Jimm Larry Hendren recuse and instead asks that the complaint be allowed filed and served provisionally with the contention that legally competent counselors join the action as counsel and relieve legally and emotionally incompetent Curtis J Neeley Jr within sixty (60) days or the provisional complaint would be dismissed.

3. The Google Inc Books class-action in New York was dismissed because Congress has never protected the rights of authors for any time at all with the copy[rite] regime in the United States. Unfair fair-use was, therefore, ruled to apply. Every indecent visual art or writing scanned and put online without written authorization of the author was a clear criminal violation of private communications and there are millions of class members who mistakenly believed there was a right to control morally questionable art "for a time" with the Title 17 regime of the United States.

4. This party prays the complaint (See Exhibit "CLASS") be allowed filed and served provisionally with the contention that legally competent counselors join the action as counsel and relieve legally and emotionally incompetent Curtis J Neeley Jr within sixty (60) days. Otherwise; The provisional complaint would be dismissed.

This incompetent party wishes this legal pursuit of moral rights to end and yet must fulfill the moral requirement promised to his dying mother last year. There is no option short of allowance of this complaint to be provisionally filed so that competent counselors can then seek justice.

Humbly Submitted,

  
Curtis J Neeley Jr.

Curtis J. Neeley Jr.  
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