

IN THE UNITED STATES COURT FOR THE WESTERN DISTRICT OF ARKANSAS
U.S. DISTRICT COURT
WESTERN DISTRICT ARKANSAS
FILED

JAN 17 2014

Curtis J Neeley Jr., *et al*,

Plaintiff(s)

CHRIS R. JOHNSON, CLERK

BY

DEPUTY CLERK

CASE NO. 13-cv-5293

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.

Defendants

OPPOSITION TO GOOGLE INC MOTION TO DISMISS

1. Google Inc claims inappropriately in Dkt. #13 this complaint both violates an injunction and is barred by res judicata. These should have been one solitary claim because a complaint not barred by res judicata does not violate the injunction and this complaint deals with the manner communications are made and not the communications made.

2. This Plaintiff has removed thousands of morally questionable content from online that was once presented to the public with the exception of one image that was given to Wikipedia Foundation with a Creative Commons license requiring only this Plaintiff's personal name not be used.

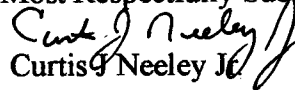
3. The Jennifer Haltom Doan Esq fraudulent used the legal phrase "public domain" to reinforce factual errors that affirm the fraud Google Inc wishes true. This unique claim attacks US Title 17 §§(107, 106A) and US Title 17 generally as unconstitutional. US Title 17 is unconstitutional as a clear matter of fact and of law and this is unquestionably supported such that Congress must now protect artists rights to control name associated usage of original creations that harm the artist reputation or honor as required by Berne Convention Article 6bis. The United States alleges "unstinting" compliance with Article 6bis but is preserving the obvious 1790 Americanized misspelling of copy[rite].

4. The continued organized criminal enterprise of Google Inc will no longer be radically profitable after US Title 17 §§(107, 106A) and US Title 17 in general are found unconstitutional. The organized criminal enterprise of Google Inc exists exclusively due to these oxymoronic “*Americanized*” errors confusing United States Court personnel like Honorable Denny Chin who recently ruled “fair-use” does not need to be fair or include moral copy[rites] like this District interpreted in a first impression to not exist for online use.

5. Google Inc is a corporate criminal that violates communications privacy laws hoping, because these communications privacy crimes also benefit the original artist, treating anything placed online as if it was intentionally placed in the “public domain” will become the new common law understanding for both the web, libraries and United States Courts.

Whereas the Google Inc Motion to Dismiss this opposes was granted before being served or opposed; This Plaintiff “prays” this District Court vacate Dkt 16 and resolve to read all motions completely before rulings in the future to prevent this type egregious injustice. Regardless, the Plaintiff is sick of the pursuit of justice none on Earth wish to pursue. This will be public forever and remain testament to the impact of the end of the fair rule of law where judges rule without reading complaints, motions, or anything else submitted by a party after prior rulings were criticized by the party. The “rule of law” has become as much a HOAX as the American misspelling of copy[rite]. This might seem like improper tenor but will never be read by Honorable Jimm Larry Hendren. The other filings herein dismissed were never read or considered in this matter because the end result is predetermined. Still; This is done “*in abundance of caution*” although Curtis J Neeley Jr now quits regardless.

Most Respectfully Submitted,


Curtis J Neeley Jr

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Google Inc.**

Defendants

CERTIFICATE OF SERVICE

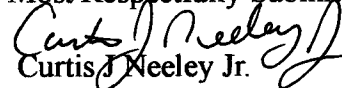
**NOTICE OF PERMANENT PUBLIC SERVICE OF THIS COMPLAINT AND FREE
PERMANENT PUBLIC MIRROR OF THE PACER ARWD DOCKET**

1. This litigation will effect the future of [sic] "online" for the entire Earth and will remain accessible perpetually by simultaneous wire and radio broadcasting from the following two URLs. This is the easiest and most fair method to make this accessible to every US Senator, every US Representative, and every Federal Communications Commission Commissioner while accessible to all US citizens at the same time with the complaint broadcast in all common text file formats. Curtis J Neeley Jr swears and affirms under penalty of perjury that today January 17, 2014 this will be scanned and made accessible by the ARWD Court Clerk and be mirrored freely to each Defendant as well as the public.

A. TheEndofPornbyWire.org

B. TheEndofPornbyWire.org/docket

Most Respectfully Submitted,


Curtis J Neeley Jr.

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