

# IN THE UNITED STATES COURT FOR THE WESTERN DISTRICT OF ARKANSAS<sup>1</sup>

Curtis J Neeley Jr.

Plaintiff

CASE NO. 14-cv-5135

5 Federal Communications Commissioners,  
FCC Chairman Tom Wheeler et al,  
US Representative Steve Womack,  
US Representative/Senate Candidate Tom Cotton,  
US Senator Mark Pryor,  
US Attorney General Eric Holder Esq,  
Honorable Jimm Larry Hendren, Diana E Murphy,  
Pasco M. Bowman II, Roger Leland Wollman,  
Kermit Edward Bye, Stephen Breyer, Steven M. Colloton,  
Antonin Scalia, Ruth B. Ginsburg, Denny Chin,  
Anthony Kennedy, Samuel Alito, Raymond W. Gruender,  
Microsoft Corporation,  
Google Inc.

Defendants

## BRIEF IN SUPPORT OF MOTION SEEKING LEAVE TO BECOME AN CM/ECF PARTY AND ELECTRONICALLY FILE

Plaintiff, Curtis J Neeley Jr, files this brief in support of the concurrently filed Motion for Leave to Become an EM/ECF Party and Electronically File in order to comply with Local Rule 7.2(a) and will state existing facts and supporting law making it clear this leave is in the interests of all parties and in the interests of this United States District Court and the interests of transparency for justice. This motion is not does not seek relief from ANY Defendant and is currently ripe for consideration. Granting leave to file electronically benefits ALL parties and the United States court for the Western District of Arkansas.

<sup>1</sup> also submitted before EVERYONE “online” on Earth at [TheEndofPornbyWire.org](http://TheEndofPornbyWire.org)

## **BENEFITS FOR ALL DEFENDANTS**

FCC Chairman Tom Wheeler, US Representative Steve Womack, US Representative/Senate Candidate Tom Cotton, US Senator Mark Pryor, US Attorney General Eric Holder Esq, Honorable Jimm Larry Hendren, Honorable Diana E Murphy, Honorable Pasco M. Bowman II, Honorable Roger Leland Wollman, Honorable Kermit Edward Bye, Honorable Stephen Breyer, Honorable Steven M. Colloton, Honorable Antonin Scalia, Honorable Ruth B. Ginsburg, Honorable Denny Chin, Honorable Anthony Kennedy, Honorable Samuel Alito, Honorable Raymond W. Gruender, Microsoft Corporation, Google Inc. are each listed on the complaint with the other four FCC commissioners besides Chairman Tom Wheeler listed by reference being Commissioner Mignon Clyburn, Commissioner Jessica Rosenworcel, Commissioner Ajit Pai, and Commissioner Michael O’Rielly. (Defendants) will all be saved expenses by pro se Plaintiff, Curtis J Neeley Jr, being granted leave to become an EM/ECF party because service of responses and future motions will be served CM/ECF saving each Defendant the expense of printing and mailing physical documents to a non-EM/ECF party as well as being saved the expense of retyping anything filed by the Plaintiff in any responses.

## **BENEFITS TO PLAINTIFF**

Plaintiff would be saved the costs of printing documents to be filed and the expense of driving these to the District Court to be filed and scanned by the clerks and often being made illegible and with texts and links becoming images that can't be selected or followed.

## **BENEFITS TO WESTERN DISTRICT COURT**

The United States Court for the Western District of Arkansas would no longer need to scan the documents filed and would not appear to be mutilating these by doing egregiously inadequate B&W scans of costly color exhibits. The advisement to the Plaintiff by District Court Clerk, “if the District Court needed to review the exhibits filed, the District Court would just look at the physical exhibits filed”, was admission the United States Court for the Western District of Arkansas was not concerned about the transparency of this judicial forum. The complaint of Dkt. #1 challenges United states Court's entire system of justice for failing to recognize the fundamental rights to a jury trial of peers for serious civil claims “*allegedly*” secured by the Seventh Amendment. This injustice is egregious despite the Seventh Amendment still being taught in schools though ignored and considered nothing but an old deception alleging to prevent a ruling oligarchy from controlling justice for the citizens of the United States.

## **CONCLUSION**

This Plaintiff, due to past interactions with this District Court, individually ensures the judicial process is publicly available “online” where individual copy[rites] do not exist. Defendant Google just lost the rite to permanently preserve disparaging troves of summaries of third=party data and “links” to embarrassing data when this data harms individual's right to preserve private reputation in Europe.

This entire judicial process is visible via public broadcasts from government owned computers provided by Defendant FCC and other computers attached to wires like will follow and is also concurrently attached as exhibit “What if”.

What if this litigation was served on EVERYONE on earth online?

- <http://master-of-photography.us/theendofpornbywire/Complaint.html>
- <http://master-of-photography.us/theendofpornbywire/Complaint.pdf>
- <http://master-of-photography.us/theendofpornbywire/Complaint.odt>
- <http://master-of-photography.us/theendofpornbywire/Complaint.doc>

What if the Western District of Arkansas Court mutilated all exhibits filed?

What if the Western District of Arkansas Court then said the judge could walk over and look at the physical printouts rather than ensuring these were readable online via PACER in order to obscure true judicial transparency?

- See <https://ecf.arwd.uscourts.gov/cgi-bin/DktRpt.pl?44419> (\$0.10 per pg to view)
- See <http://master-of-photography.us/theendofpornbywire/index.html> (Free mirror)

What if the FCC received this complaint at the FCC.gov website in GN 14-28 including all four exhibits in unmutated COLOR?

- [http://apps.fcc.gov/ecfs/comment\\_search/execute?proceeding=14-28&applicant=Curtis+&recieved.minDate=05%2F09%2F2014&recieved.maxDate=05%2F09%2F2014](http://apps.fcc.gov/ecfs/comment_search/execute?proceeding=14-28&applicant=Curtis+&recieved.minDate=05%2F09%2F2014&recieved.maxDate=05%2F09%2F2014)

What if the FCC received this complaint at the FCC.gov website in GN 13-86 including all four exhibits in unmutated COLOR?

- [http://apps.fcc.gov/ecfs/comment\\_search/execute?proceeding=13-86&applicant=Curtis+&recieved.minDate=05%2F09%2F2014&recieved.maxDate=05%2F09%2F2014](http://apps.fcc.gov/ecfs/comment_search/execute?proceeding=13-86&applicant=Curtis+&recieved.minDate=05%2F09%2F2014&recieved.maxDate=05%2F09%2F2014)

What if this complaint was available from the “Social Science Research Network” for free? See <http://papers.ssrn.com/abstract=2434364>

What if this complaint was available as a softcover book from a book publisher for \$5 with completely free “online” preview?

- <http://www.lulu.com/shop/curtis-neeley/514-cv-05135-complaint/paperback/product-21620438.html>

What if this complaint and all exhibits in COLOR were available for free from scribd.com? See <http://www.scribd.com/collections/4506920/5-14-cv-05135>

1. [Master-of-Photography.US/TheEndofPornbyWire/history.html](http://Master-of-Photography.US/TheEndofPornbyWire/history.html)
2. [TheEndofPornbyWire.org/history.html](http://TheEndofPornbyWire.org/history.html)

These links will be removed when scanned into the docket by the District Court Clerk. Exhibit “what if” will be made just an image also without links requiring manually typing these into “browsing devices” attached to common carrier wires in order to view these.

This Plaintiff respectfully prays for District Court leave to become an allowed em/ecf filer but advises this court a mirror of EVERYTHING once filed in this court is perpetually available linked from the last two links above.

Respectfully submitted,

\_\_\_\_\_

/s/ Curtis J Neeley Jr

Curtis J. Neeley Jr.  
2619 N Quality Lane  
Suite 123  
Fayetteville, AR 72703  
14792634795