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Joshua R. Thane Esq, Claude Hopkins Esq, et al;

I am certain that each of you hoped the Court would attempt to sweep this claim under the rug more carefully while trying to appear to be following some aspect of law? Instead; this Court created a solid rationale for being impeached. Each of your clients perhaps hoped that I would just give up? The Docket #25 fraud of ¶(#5) is quoted below.

- 5. Plaintiff appears to allege that the "mistake" the Court made was finding that the complaint was related to events previously litigated. The Court has reviewed the complaint in this case in side-by-side comparison with the Second Amended Complaint in Neeley v. Federal Communications Commission, et al., Case No. 5:12-cv-5208 (document #53-3). The claims contained therein are identical in almost every respect.

I will now appeal but will not seek reconsideration of this complaint again. I do not consider United States Court for the Western District of Arkansas moral or competent enough to attempt a pursuit of justice.

I will, however, now stop ALL legal pursuit of all claims against the FCC, GOOG, MSFT, and the USA and JLH if there is \$60,000 dollars deposited into my PayPal account email of [curtisneeley@curtisneeley.com](mailto:curtisneeley@curtisneeley.com) by some random party relatively soon. This could be from any of your clients or all of the parties. I do not care how or why. This would only be the first good faith payment of a ten million dollar settlement that would need to be completed by April 1, 2014 or twenty days. My two brothers, two ex-wives, three children, one grandchild, fiance, and myself would each then be able to have one million dollars each or be very close. I would then not do anything further in US Courts. I could then help Google Inc remain profitable but would need to be hired as the CEO or other executive in charge to salvage GOOG as the entire earth outlaws broadcasting pornography to the unknown.

Does ANY opposing counselor feel that one angry District Court judge will stop my pursuit of a moral principle when I am entirely correct? The USMC once opposed my decision that war is immoral if not done in self-defense even during peace. This justified my conscientious objector's discharge during peacetime. I was discharged as a "conscientious objector to war" trained in the most complicated top-secret communications technology on earth. The military had "wireless" digital communications in 1990 using analog microwaves. I was discharged as a Corporal with a Good Conduct medal and am the only USMC NCO ever discharged as a conscientious objector to war during peacetime with a GCM.

The entire judicial branch of the United States is culturally senile and could not still serve in 33 US States, Australia, Germany, Hungary, New Zealand, Great Britain, Ireland or any 12 of 27 nations of the European Union! Each opposing counselor has been honorable enough despite being aware of the inability of JLH to follow law after called out as battling senility in 2010.

The entire malicious action taken by this District Court judge JLH is now part of the free public domain as follows.

(5:13-cv-5293)

Dockets [##\(1,2, 4, 5, 6, 7, 8, 9, 10\)](#)

Dockets [##\(11, 12, 13, 14, 15, 16, 17, 18\)](#)

Dockets [##\(19, 20, 21, 22, 23, 24, 25\)](#)

(5:12-cv-5208) Docket [#58](#) Injunction made by an angry, elderly oligarch that was ignored or misunderstood as described below and may now be simply protecting an online pornography addiction like SCOTUS clerk Ruth Jones Esq said she would always protect? FRAUD described publicly follows.

(5:12-cv-5208) Docket [#53-3](#) filing was called in ¶5 of (5:13-cv-5293) Docket [#25](#) “identical in almost every respect” to claim filed in (5:13-cv-5293) Docket [#1](#). This claim is wholly absurd and is a fraudulent claim no competent human being will possibly accept as anything but an impeachable offense of personal bias by an angry, elderly oligarch upset at having the beginnings of cultural senility called the “battling senility” in 2010 these mistakes have obviously now proven to be.

This will now be filed in the ONLY honorable court in America. The court of public opinion after filed in FCC GN Docket #14-28.

Sincerely,  
Curtis J Neeley Jr  
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