

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

Curtis J Neeley Jr.

CASE NO. 14-cv-5135

5 Federal Communications Commissioners,  
FCC Chairman Tom Wheeler, et al,  
US Attorney General Eric Holder Esq,  
Microsoft Corporation,  
Google Inc.

US DISTRICT COURT  
WESTERN DIST ARKANSAS  
Plaintiff FILED

JUL 25 2014

CHRIS R. JOHNSON, Clerk  
By

Deputy Clerk

Defendants

## Brief Supporting Motion for Dismissal of Justices, Congressmen & Senators

Plaintiff, Curtis J. Neeley Jr., thanks Honorable Timothy L. Brooks for NOT ruling to protect pornography like pornography-protecting Honorable Jimm Larry Hendren did in the following order from (5:12-cv-05208) Dkt #32 ¶ #7 on 12/17/2012 WHEN ASKED TO SEAL OBSCENE & INDECENT EXHIBITS.

7. *Mr. Neeley's proposed exhibits contain none of the information listed in Fed. R. Civ. P. 5.2, nor do they contain any scandalous or libelous statements or confidential business information. While the images themselves are likely offensive to some -- and clearly are offensive to Mr. Neeley -- he has not demonstrated a compelling reason for the Court to deny the public of its common-law right to inspect such public records. The Court understands that Mr. Neeley is upset that such images are returned through internet searches of his name. However, that is the very subject matter of this lawsuit, which Mr. Neeley willingly initiated. The Court sees no reason to seal the documents Mr. Neeley has repeatedly described in his pleadings.*

The preceding obscene pornography protecting order was dishonorable when entered and will remain dishonorable for all time like allowing children to check out Harry Potter books without parental permission once mandated by the School Board in *Counts et. ux. v. Cedarville School District*, 295 F. Supp. 2d 996 (W.D. Ark. 2003). The order above was REPUDIATED by Honorable Timothy L. Brooks on 7/22/2014 in *Neeley v 5 Federal Communications Commissioners, et al*, (5:14-cv-05135) in Dkt. #18 as follows.

*The Court is in receipt of certain exhibits that Plaintiff has attempted to file with his Motion for Summary Judgment (Doc. 15). The Court finds that the materials are obscene and indecent. Therefore, Plaintiff's exhibit will be maintained only as a paper copy in the Clerk's Office, and the Clerk is directed not to upload this exhibit onto ECF.*

*IT IS SO ORDERED on this 21st day of July 2014.*

CM/ECF does not permit anonymous general public access as marginally protects the public from these exhibits. The public can, however, anonymously see these EXACT exhibit images on the wholly immoral public nuisance of combined wire and radio medium communications disguised as [sic] "internet" and called a "[*holy*] new medium" to further demonstrate the error propagated since *Reno v ACLU*, (1997). "Pornography" addicts like Honorable Jimm Larry Hendren et. al. hope "naked" art will always be allowed using the guise of free speech despite being the most dangerous slippery-slope "art" pornography luring "*Teresa (Teri) Susan Weigel*", et. al. into harder pornography.

Google Inc's 18 USC §2511 and A.C.A. 5-41-103 CRIMES shown in exhibits called obscene and indecent can all be seen using the wire medium Un-Regulated-Location (URL) of . "<https://duckduckgo.com/?q=curtis+neeley+!gi>".

Microsoft Corporation's 18 USC §2511 and A.C.A. 5-41-103 CRIMES shown in exhibits will all be seen using the wire medium Un-Regulated-Location (URL) as follows "<https://duckduckgo.com/?q=curtis+neeley+!bi>". These searches demonstrate the federal communications crimes ENCOURAGED by *Reno v ACLU*, (1997).

All Justices, Congressmen, and Senators listed in the initial complaint as well as most united States citizens today propagate the attractive nuisance of online pornography whether these citizens are addicted or are addicted to feeling holier for avoiding porn.

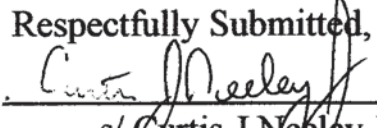
*Per se* harmful speech is criminal whether this “speech” is illegal child pornography or “speech” is like Plaintiff’s former award winning “art” pornography enjoyed by most as “art” instead of the pornography it was with a limited slippery-slope appeal most attractive females hope to look “good-enough” to be featured in.

This litigation should resolve honorably and begin to end the free anonymous access to pornography caused by the Google Inc and the Microsoft Corporation organized criminal abuse of wire communications to deliver an attractive nuisance or relationship destroying “indulgence” in free pornography that is wrong today and is often criminal bypassing of filtration put in place by “good Samaritan” pornographers like this Plaintiff at one time as seen in indecent exhibits.

The ONLY moral result of this action even without Justices, Congressmen or Senators is the immediate end of anonymous searches for indecency and Google Inc and Microsoft Corporation facing an Arkansas jury for determination of punitive civil damages awarded. Summary Judgment will result in safer wire communications for Earth and IMMEDIATELY end “online” child pornography not resulting in prison.

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Respectfully Submitted,

  
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s/ Curtis J Neeley Jr.

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

Curtis J Neeley Jr.

Plaintiff

CASE NO. 14-cv-5135

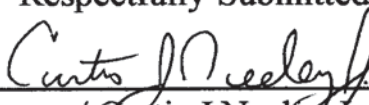
5 Federal Communications Commissioners,  
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Defendants

## CERTIFICATE OF SERVICE

Plaintiff, Curtis J Neeley Jr, most respectfully affirms under penalty of perjury this should be filed and scanned by the United States Court for the Western District of Arkansas and will be mirrored free "online" at [TheEndofPornbyWire.org](http://TheEndofPornbyWire.org) within twenty-four hours and be made available perpetually for free. The Western District of Arkansas has far too many cases for timely consideration. This motion is an honorable attempt to save time though remaining just because this issue is a matter of organized criminal enterprises violating communication laws allowed by the F.C.C. and U.S. A.G.

Respectfully Submitted,

  
s/ Curtis J Neeley Jr.

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