Case: 14-1213 Document: 3 Page: 1 Filed: 04/09/2014

NOTE: This order is nonprecedential.

United States Court of Appeals for the Federal Circuit

MATTHEW BECKELY, AKA DYLAN MATTHEWS, AKA D-MATT, DBA AMERADA MUSIC,

Plaintiff-Appellant,

 \mathbf{v} .

REINHARD RAITH, AKA CRAZY FROG, AKA
VOODOO & SERANO, RONALD CARROLL, AKA
RON CARROLL, AKA R.O.N.N., CERESIA
BLANCHARD, AKA CERESIA, PATRICK WEBER,
VOODOO MUSIC GMBH, EMBASSY OF MUSIC
GMBH, KONRAD VON LOHNEISEN, ONE
ENTERTAINMENT GROUP, LLC AND YOUTUBE,
LLC.

Defendants-Appellees.

2014-1213

Appeal from the United States District Court for the Northern District of California in No. 3:13-cv-02707-WHA, Judge William H. Alsup.

ORDER

Matthew Beckely has failed to file an initial brief as required by Federal Circuit Rule 31.

Accordingly,

BECKELY v. RAITH

IT IS ORDERED THAT:

- (1) The appeal is dismissed.
- (2) Each side shall bear its own costs.

FOR THE COURT

/s/ Daniel E. O'Toole Daniel E. O'Toole Clerk of Court

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ISSUED AS A MANDATE: April 9, 2014