

NOTE: This order is nonprecedential.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,***

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.

O R D E R

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

Accordingly,

2

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

s26

ISSUED AS A MANDATE: April 9, 2014