

ED

09-1071

United States Court of Appeals for the First Circuit

BENJAMIN LIGERI
Plaintiff-Appellant,

-v.-

YOUTUBE, LLC; GOOGLE INC
Defendant-Appellees.

MOTION FOR A WRITTEN DECISION, et al

FILED IN CLERKS OFFICE
US COURT OF APPEALS
FOR THE FIRST CIRCUIT
2009 AUG 26 PM 1:00

Plaintiff objects to the "decision" rendered by the United States Court of Appeals in the case No. 09-1071. The Appeals Court issued an opinion that stated: *"We affirm, essentially for the reasons stated by the district court at the hearing on December 30, 2008."* However, this is outrageous seeing that the appeal was based in large part on the trial court's failure to provide reasons and attend to the issue it set forth for the motion hearing. Plaintiff requests a transcript of the proceedings from the United States Court of Appeals' deliberations as well as a copy of the reviewed material, and a written decision, which he hopes would explain how Plaintiff's two dozen ironclad legal objections to forum selection and lack of a contract were somehow not visible to this Court. The appellees/defendants have thus far failed to even allege a prima facie case of contract agreement. They presented the trial court with phony techno jargon which was unquestionably refuted at the trial court level by then Plaintiff Benjamin Ligeri. And such was the ISSUE for the trial court that day. Further, Plaintiff objects to the entire legal process and appeals thus far as unconstitutional, depriving him of his right to due process and depriving him of the right to litigate.

Submitted by:



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