

## **EXHIBIT 2**

CLOSED, APPEAL, ECF

**U.S. District Court  
Southern District of New York (Foley Square)  
CIVIL DOCKET FOR CASE #: 1:05-cv-08136-DC**

The Authors Guild et al v. Google Inc.

Assigned to: Judge Denny Chin

Related Cases: [1:05-cv-08881-DC](#)[1:10-cv-02977-DC](#)

Case in other court: USCA 2nd Circuit, 09-02224-cv

Cause: 17:101 Copyright Infringement

Date Filed: 09/20/2005

Date Terminated: 11/27/2013

Jury Demand: Both

Nature of Suit: 820 Copyright

Jurisdiction: Federal Question

**Plaintiff****Herbert Mitgang***TERMINATED: 01/17/2012*represented by **Michael J. Boni**

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**Plaintiff**

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**Plaintiff**

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**Plaintiff**

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**Appellant**

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**Appellant**

**Charles Nesson**  
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**Appellant**

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**New Zealand Society of Authors**

represented by **Alexandra A. E. Shapiro**  
(See above for address)  
*LEAD ATTORNEY*  
*ATTORNEY TO BE NOTICED*

**Cynthia S. Arato**  
(See above for address)  
*LEAD ATTORNEY*  
*ATTORNEY TO BE NOTICED*



**Intervenor****Associazione Italiana Editori**

represented by **Alexandra A. E. Shapiro**  
 (See above for address)  
*LEAD ATTORNEY*  
*ATTORNEY TO BE NOTICED*

**Cynthia S. Arato**  
 (See above for address)  
*LEAD ATTORNEY*  
*ATTORNEY TO BE NOTICED*

**ThirdParty Defendant****Charlotte Allen**

represented by **Charlotte Allen**  
 PRO SE

**Joseph Solomon Hall**  
 (See above for address)  
*TERMINATED: 10/30/2009*

**Michael John Guzman**  
 (See above for address)  
*TERMINATED: 10/30/2009*

<b>Date Filed</b>	<b>#</b>	<b>Docket Text</b>
09/20/2005	<u>1</u>	COMPLAINT against Google Inc. (Filing Fee \$ 250.00, Receipt Number 555987)Document filed by The Author's Guild, Herbert Mitgang, Betty Miles, Daniel Hoffman.(laq, ) (Entered: 09/22/2005)
09/20/2005		SUMMONS ISSUED as to Google Inc.. (laq, ) (Entered: 09/22/2005)
09/20/2005	2	RULE 7.1 DISCLOSURE STATEMENT. Document filed by The Author's Guild, Herbert Mitgang, Betty Miles, Daniel Hoffman.(laq, ) (Entered: 09/22/2005)
09/20/2005		Magistrate Judge Douglas F. Eaton is so designated. (laq, ) (Entered: 09/22/2005)
09/20/2005		Case Designated ECF. (laq, ) (Entered: 09/22/2005)
10/10/2005	<u>3</u>	SUMMONS RETURNED EXECUTED. Google Inc. served on 9/23/2005, answer due 10/13/2005. Service was accepted by Ashok Ramani, Legal Representative, authorized to accept service of Summons in a Civil Action, Class Action Complaint, Rule 7.1 Statement, Civil Case Cover Sheet, Magistrate Judge Eaton's and Judge Sprizzo Rules along with ECF Procedures and Guidelines, on behalf of Google Inc. Document filed by The Author's Guild. (Attachments: # <u>1</u> )(Dumain, Sanford) (Entered: 10/10/2005)

10/11/2005	<u>4</u>	STIPULATION AND ORDER that the time for deft to respond to the complaint is extended 20 days from 10/13 to and including 11/2/05. (Signed by Judge John E. Sprizzo on 10/7/05) (cd, ) (Entered: 10/12/2005)
10/11/2005		Set Answer Due Date purs. to <u>4</u> Stipulation and Order as to Google Inc. answer due on 11/2/2005. (cd, ) (Entered: 10/12/2005)
10/11/2005	<u>5</u>	MOTION for Joseph M. Beck to Appear Pro Hac Vice. Document filed by Google Inc. (jco, ) (Entered: 10/12/2005)
10/11/2005	<u>6</u>	MOTION for Adam H. Charnes to Appear Pro Hac Vice. Document filed by Google Inc. (jco, ) (Entered: 10/12/2005)
10/24/2005	<u>7</u>	MOTION for an order, admitting Michael J. Boni to Appear Pro Hac Vice as counsel for Plaintiffs. Document filed by The Author's Guild, Herbert Mitgang, Betty Miles, Daniel Hoffman. Affidavit of Sanford P. Dumain attached.(sac, ) (Entered: 10/25/2005)
10/24/2005	<u>8</u>	MOTION for an order, admitting J. Kate Reznick to Appear Pro Hac Vice as counsel for Plaintiffs. Document filed by The Author's Guild, Herbert Mitgang, Betty Miles, Daniel Hoffman. Affidavit of Sanford P. Dumain attached.(sac, ) (Entered: 10/25/2005)
10/25/2005	<u>9</u>	ORDER granting <u>5</u> Motion for Joseph M. Beck to Appear Pro Hac Vice . (Signed by Judge John E. Sprizzo on 10/24/05) (jco, ) (Entered: 10/25/2005)
10/25/2005		Transmission to Attorney Admissions Clerk. Transmitted re: <u>9</u> Order on Motion to Appear Pro Hac Vice, to the Attorney Admissions Clerk for updating of Attorney Information. (jco, ) (Entered: 10/25/2005)
10/25/2005	<u>10</u>	ORDER granting <u>6</u> Motion for Adam H. Charnes to Appear Pro Hac Vice . (Signed by Judge John E. Sprizzo on 10/24/05) (jco, ) (Entered: 10/25/2005)
10/25/2005		Transmission to Attorney Admissions Clerk. Transmitted re: <u>10</u> Order on Motion to Appear Pro Hac Vice, to the Attorney Admissions Clerk for updating of Attorney Information. (jco, ) (Entered: 10/25/2005)
10/27/2005		CASHIERS OFFICE REMARK on <u>10</u> Order on Motion to Appear Pro Hac Vice, <u>9</u> Order on Motion to Appear Pro Hac Vice in the amount of \$50.00, paid on 10/27/2005, Receipt Number 559555. (gm, ) (Entered: 10/27/2005)
10/28/2005	<u>11</u>	ORDER that dft is granted leave to submit its motion for summary judgment not to exceed 25 pages on or before 11/30/05; plaintiffs shall submit their response to dft's motion and any cross motion; together not to exceed 25 pages on or before 1/6/06; dft shall submit its reply to plaintiffs' cross motion, if any, limited to the issues raised therein not to exceed fifteen pages, on or before 1/24/06 and oral argument shall occur on 1/30/06 at 3:00 pm. in courtroom 705, 40 Centre Street. (Signed by Judge John E. Sprizzo on 10/26/05) (dle, ) (Entered: 10/31/2005)

10/28/2005		Set Deadlines/Hearings: Motions due by 11/30/2005. Replies due by 1/24/2006. Responses due by 1/6/2006 Oral Argument set for 1/30/2006 03:00 PM before Judge John E. Sprizzo. (dle, ) (Entered: 10/31/2005)
11/18/2005	<u>12</u>	NOTICE of Appearance by Laura Helen Gundersheim on behalf of all plaintiffs (Gundersheim, Laura) (Entered: 11/18/2005)
11/30/2005	<u>13</u>	RULE 7.1 DISCLOSURE STATEMENT. Document filed by Google Inc..(Bernstein, Robert) (Entered: 11/30/2005)
11/30/2005	<u>14</u>	ANSWER to Complaint with JURY DEMAND. Document filed by Google Inc..(Bernstein, Robert) (Entered: 11/30/2005)
12/09/2005	<u>15</u>	AFFIDAVIT of Sanford P. Dumain in Support re: <u>7</u> MOTION for Michael J. Boni to Appear Pro Hac Vice.. Document filed by The Author's Guild. (Attachments: # <u>1</u> Exhibit 1# <u>2</u> Exhibit 2)(Gundersheim, Laura) (Entered: 12/09/2005)
12/09/2005	<u>16</u>	AFFIDAVIT of Sanford P. Dumain in Support re: <u>8</u> MOTION for J. Kate Reznick to Appear Pro Hac Vice.. Document filed by The Author's Guild. (Attachments: # <u>1</u> Exhibit 1# <u>2</u> Exhibit 2)(Gundersheim, Laura) (Entered: 12/09/2005)
12/15/2005	<u>17</u>	MOTION for Alex S. Fonoroff to Appear Pro Hac Vice. Attached is Affidavit of Robert J. Bernstein in support Document filed by Google Inc.. (dj, ) (Entered: 12/16/2005)
12/15/2005	<u>18</u>	ORDER granting <u>8</u> Motion for J. Kate Reznick to Appear Pro Hac Vice . (Signed by Judge John E. Sprizzo on 12/13/05) (jco, ) (Entered: 12/16/2005)
12/15/2005		Transmission to Attorney Admissions Clerk. Transmitted re: <u>18</u> Order on Motion to Appear Pro Hac Vice, to the Attorney Admissions Clerk for updating of Attorney Information. (jco, ) (Entered: 12/16/2005)
12/15/2005	<u>19</u>	ORDER granting <u>7</u> Motion for Michael J. Boni to Appear Pro Hac Vice . (Signed by Judge John E. Sprizzo on 12/13/05) (jco, ) (Entered: 12/16/2005)
12/29/2005		CASHIERS OFFICE REMARK on <u>19</u> Order on Motion to Appear Pro Hac Vice, <u>18</u> Order on Motion to Appear Pro Hac Vice in the amount of \$50.00, paid on 12/22/2005, Receipt Number 564907. (jd, ) (Entered: 12/29/2005)
03/16/2006	<u>20</u>	ORDER; granting <u>17</u> Motion for Alex S. Fonoroff, Esq. to Appear Pro Hac Vice (Signed by Judge John E. Sprizzo on 3/14/06) (sac, ) (Entered: 03/16/2006)
03/16/2006		Transmission to Attorney Admissions Clerk. Transmitted re: <u>20</u> Order on Motion to Appear Pro Hac Vice, to the Attorney Admissions Clerk for updating of Attorney Information. (sac, ) (Entered: 03/16/2006)
03/29/2006	<u>21</u>	NOTICE OF APPEARANCE by Alex Seth Fonoroff, S on behalf of Google Inc. (Fonoroff, Alex) (Entered: 03/29/2006)

04/12/2006	<u>22</u>	NOTICE OF APPEARANCE by Jeffrey A. Conciatori on behalf of Google Inc. (Conciatori, Jeffrey) (Entered: 04/12/2006)
04/13/2006	<u>23</u>	MOTION for Ronald L. Raider to Appear Pro Hac Vice. Document filed by Google Inc. (jco, ) (Entered: 04/14/2006)
04/19/2006	<u>24</u>	ORDER granting <u>23</u> Motion for Ronald L. Raider to Appear Pro Hac Vice . (Signed by Judge John E. Sprizzo on 4/18/06) (jco, ) (Entered: 04/20/2006)
04/19/2006		Transmission to Attorney Admissions Clerk. Transmitted re: <u>24</u> Order on Motion to Appear Pro Hac Vice, to the Attorney Admissions Clerk for updating of Attorney Information. (jco, ) (Entered: 04/20/2006)
05/09/2006	<u>25</u>	NOTICE of Substitution of Attorney. Old Attorney: Robert J. Bernstein, New Attorney: Jeffrey A. Conciatori, Address: Quinn Emanuel Urquhart Oliver & Hedges, LLP, 51 Madison Avenue, 22nd fl., New York, New York, United States 10010, 212-849-7000. Document filed by Google Inc.. (Conciatori, Jeffrey) (Entered: 05/09/2006)
05/11/2006	<u>26</u>	STIPULATION AND ORDER; that the law firm of Quinn Emanuel Urquhart Oliver & Hedges, LLP be substituted as counsel for dft. in the place of The Law Offices of Robert J. Bernstein. (Signed by Judge John E. Sprizzo on 4/27/06) (pl, ) (Entered: 05/11/2006)
05/11/2006	<u>27</u>	NOTICE OF CHANGE OF ADDRESS by Jeffrey A. Conciatori on behalf of Google Inc.. New Address: Quinn Emanuel Urquhart Oliver & Hedges, LLP, 51 Madison Avenue, 22nd Fl., New York, New York, United States 10010, 212-849-7000. (Conciatori, Jeffrey) (Entered: 05/11/2006)
05/17/2006	<u>28</u>	PROTECTIVE ORDER; regarding procedures to be followed that shall govern the handling of confidential information. (Signed by Judge John E. Sprizzo on 5/16/2006) (kkc, ) (Entered: 05/18/2006)
05/22/2006	<u>29</u>	CASE MANAGEMENT PLAN: Amended Pleadings due by 6/19/2006. Motions due by 7/2/2007. Discovery due by 4/9/2007. Pretrial Conference set for 10/23/2006 03:00 PM before Judge John E. Sprizzo; initial disclosures under Rule 26(a)(1) shall be exchanged by 5/19/06; disclosure of expert witnesses required under Rule 26(a)(2) (A) shall be exchanged on 2/16/07; initial expert reports shall be exchanged on 3/16/07; rebuttal expert reports shall be exchanged on 4/4/07; expert deposition shall be taken from 4/4/07 through 5/15/07. (Signed by Judge John E. Sprizzo on 5/12/06) (dle, ) (Entered: 05/22/2006)
06/09/2006	<u>30</u>	RULE 26 DISCLOSURE.Document filed by Google Inc..(Raider, Ronald) (Entered: 06/09/2006)
06/12/2006	<u>31</u>	RULE 26 DISCLOSURE.Document filed by Google Inc..(Raider, Ronald) (Entered: 06/12/2006)

06/19/2006	<u>32</u>	MOTION to Amend/Correct <i>the Complaint</i> . Document filed by The Author's Guild, Herbert Mitgang, Betty Miles, Daniel Hoffman. (Attachments: # <u>1</u> Text of Proposed Order # <u>2</u> Certificate of Service)(Dumain, Sanford) (Entered: 06/19/2006)
06/19/2006	<u>33</u>	DECLARATION of J Kate Reznick in Support re: <u>32</u> MOTION to Amend/Correct <i>the Complaint</i> .. Document filed by The Author's Guild, Herbert Mitgang, Betty Miles, Daniel Hoffman. (Attachments: # <u>1</u> Exhibit A (Amended Complaint)# <u>2</u> Certificate of Service)(Dumain, Sanford) (Entered: 06/19/2006)
06/19/2006	<u>34</u>	MEMORANDUM OF LAW in Support re: <u>32</u> MOTION to Amend/Correct <i>the Complaint</i> .. Document filed by The Author's Guild, Herbert Mitgang, Betty Miles, Daniel Hoffman. (Attachments: # <u>1</u> Certificate of Service) (Dumain, Sanford) (Entered: 06/19/2006)
06/29/2006	<u>35</u>	STIPULATION AND ORDER: The parties agree as follows: Plaintiffs may amend their complaint as set forth in their moving papers, and the amended class action complaint attached to the moving papers is deemed filed on June 19, 2006. Defendant shall file a responsive pleading within thirty days of the date of this stipulation and order. (Signed by Judge John E. Sprizzo on 6/28/06) (js, ) (Entered: 06/30/2006)
07/26/2006	<u>36</u>	AMENDED COMPLAINT amending <u>1</u> Complaint against Google Inc.Document filed by Paul Dickson, Joseph Goulden, The Author's Guild, Herbert Mitgang, Betty Miles, Daniel Hoffman. Related document: <u>1</u> Complaint filed by Betty Miles,, Daniel Hoffman, The Author's Guild, Herbert Mitgang.(db, ) (Entered: 07/26/2006)
07/26/2006	<u>37</u>	ANSWER to Amended Complaint. Document filed by Google Inc.. Related document: <u>36</u> Amended Complaint, filed by Betty Miles,, Daniel Hoffman,, The Author's Guild,, Herbert Mitgang,, Paul Dickson,, Joseph Goulden,, (Charnes, Adam) (Entered: 07/26/2006)
09/14/2006	<u>38</u>	NOTICE OF APPEARANCE by Ronald Lee Raider on behalf of Google Inc. (Raider, Ronald) (Entered: 09/14/2006)
09/26/2006	<u>39</u>	PROTECTIVE ORDER...regarding procedures to be followed that shall govern the handling of confidential material.... (Signed by Judge John E. Sprizzo on 9/22/2006) (lb, ) (Entered: 09/26/2006)
09/29/2006	<u>40</u>	NOTICE of Intent to Serve Subpoenas. Document filed by Google Inc.. (Attachments: # <u>1</u> Attachment (Part 1)# <u>2</u> Attachment (Part 2)# <u>3</u> Attachment (Part 3))(Raider, Ronald) (Entered: 09/29/2006)
10/04/2006	<u>41</u>	NOTICE of Intent to Serve Subpoena. Document filed by Google Inc.. (Attachments: # <u>1</u> Attachment A)(Raider, Ronald) (Entered: 10/04/2006)
10/06/2006	<u>42</u>	NOTICE/ORDER OF WITHDRAWAL; Shannon M. McKenna an atty at Milberg Weiss Bershad & Schulman LLP and one of the attorney for Plaintiff-

		The Author's Guild, hereby withdraws as counsel for said plaintiff. Milberg Weiss Bershad & Schulman LLP continues to serve as counsel for plaintiff -The Author's Guild through its atty Sanford P. Dumain who requests that all future correspondence and papers in this action continue to be directed to him. (Signed by Judge John E. Sprizzo on 10/3/06) (dj, ) (Entered: 10/10/2006)
10/06/2006	<u>43</u>	MOTION for Hadley Perkins Roeltgen to Appear Pro Hac Vice. Document filed by The Author's Guild, Herbert Mitgang, Betty Miles, Daniel Hoffman. (jco, ) (Entered: 10/10/2006)
10/16/2006	<u>44</u>	AMENDED CASE MANAGEMENT ORDER AND SCHEDULING ORDER: Amended Pleadings due by 6/19/2006. Motions due by 1/11/2008. Pretrial Conference set for 3/12/2007 03:00 PM before Judge John E. Sprizzo. (Signed by Judge John E. Sprizzo on 10/12/06) (kco, ) (Entered: 10/17/2006)
10/16/2006	<u>45</u>	ORDER ADMITTING ATTORNEY PRO HAC VICE. Hadley Perkins Roeltgen is permitted to argue this case. (Signed by Judge John E. Sprizzo on 10/12/06) (kco, ) (Entered: 10/17/2006)
10/17/2006		Transmission to Attorney Admissions Clerk. Transmitted re: <u>45</u> Order Admitting Attorney Pro Hac Vice, to the Attorney Admissions Clerk for updating of Attorney Information. (kco, ) (Entered: 10/17/2006)
10/19/2006		CASHIERS OFFICE REMARK on <u>45</u> Order Admitting Attorney Pro Hac Vice in the amount of \$25.00, paid on 10/19/2006, Receipt Number 593992. (jd, ) (Entered: 10/19/2006)
11/22/2006	<u>46</u>	NOTICE of Intent To Serve Subpoena. Document filed by Google Inc.. (Raider, Ronald) (Entered: 11/22/2006)
01/08/2007	<u>47</u>	AMENDED CASE MANAGEMENT ORDER REGARDING COORDINATION AND SCHEDULING; the actions pending in this Court are hereby coordinated for all pre-trial purposes before this Court....; The joint Protective order shall be entered simultaneously with the entry of this Order. Motions for Summary Judgment, if any, shall be filed Tuesday, March 11, 2008. The pretrial conference previously scheduled for 3/12/07 is adjourned. (Signed by Judge John E. Sprizzo on 1/3/07) (dj, ) (Entered: 01/09/2007)
02/27/2007	<u>48</u>	AMENDED CASE MANAGEMENT ORDER REGARDING COORDINATION AND SCHEDULING; The captioned actions pending in this Court are hereby coordinated for a pre-trial purposes before this Court. These actions shall be referred to herein as "Coordinated Actions". Motions due by 6/9/2007., Pretrial Conference set for 7/26/2007 03:00 PM before Judge John E. Sprizzo. (Signed by Judge John E. Sprizzo on 2/26/07) (dj, ) (Entered: 02/28/2007)
04/03/2007	<u>49</u>	NOTICE of Change of Firm Affiliation and Entry of Appearance. Document filed by Paul Dickson, Joseph Goulden, The Author's Guild, Herbert Mitgang, Betty Miles, Daniel Hoffman. (Boni, Michael) (Entered: 04/03/2007)

05/23/2007	<u>50</u>	AMENDED CASE MANAGEMENT ORDER REGARDING COORDINATION AND SCHEDULING: Third party discovery due by 4/20/2006, Merits discovery due by 5/12/2008, Disclosure of expert witnesses under Rule 26(a)(2)(A) due by 3/17/2008, Initial expert reports to be exchanged 4/14/2008. Rebuttal experts reports shall be exchanged on 5/5/2008, Expert disposition taken from 5/5/2008 - 6/16/2008. Summary Judgment Motions due by 8/11/2008; responses due 60 days. Responses due 30 days of service of the motion. Pretrial Conference set for 9/24/2007 03:00 PM before Judge John E. Sprizzo. SO ORDERED. (Signed by Judge John E. Sprizzo on 5/17/2007) (jar) (Entered: 05/24/2007)
07/25/2007	<u>51</u>	AMENDED CASE MANAGEMENT ORDER REGARDING COORDINATION AND SCHEDULING: Motions for Summary Judgment due by 10/13/2008. Pretrial Conference set for 11/27/2007 at 03:00 PM before Judge John E. Sprizzo. All other deadlines are set forth in this order. (Signed by Judge John E. Sprizzo on 7/20/07) (kco) (Entered: 07/26/2007)
10/02/2007	<u>52</u>	AMENDED CASE MANAGEMENT ORDER REGARDING COORDINATION AND SCHEDULING: IT IS HEREBY ORDERED that the above-captioned actions pending in this Court are hereby coordinated for all pre-trial purposes before this Court and as further set forth in this Order. Motions for Summary Judgment due by 12/15/2008. If parties wish to file motions they shall request a pre-motion conference prior to any filings. Oppositions to Motions for Summary Judgment shall be filed within 30 days of service of the motion for summary judgment. Merits Discovery due by 9/15/2008. Production of Documents deadline due by 11/26/07. Expert Depositions shall be taken from Monday, 9/8/08 through Monday, 10/20/08. Defendant's Opposition to any Motion for Class Certification shall be filed 60 days after the motion for class certification has been filed. Plaintiffs' Reply in support of Class Certification shall be filed 30 days after the Opposition is filed. All conference previously scheduled in the Coordinated Actions are hereby adjourned. The Pretrial Conference shall take place on Tues., Nov. 18, 2008. (Signed by Judge Kevin Thomas Duffy on 9/28/07)- Part I (tro) (Entered: 10/02/2007)
11/21/2007	<u>53</u>	AMENDED CASE MANAGEMENT ORDER REGARDING COORDINATION AND SCHEDULING: The production of documents requests served shall be completed by 1/28/2008. Merit discovery due 11/17/2008. Disclosure of expert witnesses shall be exchanged on 9/22/2008. Initial expert reports shall be exchanged on 10/20/2008. Rebuttal expert reports due 11/10/2008. Expert depositions to be taken from 11/10/2008 through 12/22/2008. Motions for summary judgment due by 2/16/2009. Oppositions to Motion for summary judgment due within 30 days of service of the motion. Plaintiffs' Motion for Class Certification due 30 days after the Courts decision with respect to summary judgment. Defendant's Opposition to Motion for Class Certification due 60 days after the motion for class certification, Plaintiffs' reply in support of Class Certification due 30 days

		after the Opposition is filed. The pretrial conference shall take place on 11/18/2008 for the purpose of informing the Court of the status of the case. However, the parties must, in addition, contact the Court to schedule a pre-motion conference before filing any motion. (Signed by Judge Peter K. Leisure for Judge John E. Sprizzo on 11/19/2007) (jar) (Entered: 11/21/2007)
01/29/2008	<u>54</u>	AMENDED CASE MANAGEMENT ORDER REGARDING COORDINATION AND SCHEDULING ( Expert Witness List due by 11/24/2008. Discovery due by 1/20/2009. Motions due by 4/16/2009.) Defendant's Opposition to any Motion for Class Certification shall be 60 days after the motion for class certification shall be filed 60 days after the motion for class certification has been filed. Plaintiffs' Reply in support of Class Certification shall be filed 30 days after the Opposition is filed. All conferences previously scheduled in the Coordinated Actions are hereby adjourned. So Ordered. (Signed by Judge John E. Sprizzo on 1/29/08) (js) (Entered: 01/30/2008)
10/28/2008	<u>55</u>	MOTION to Approve <i>/Notice of Motion for Preliminary Settlement Approval.</i> Document filed by Paul Dickson, Joseph Goulden, The Author's Guild, Herbert Mitgang, Betty Miles, Daniel Hoffman.(Boni, Michael) (Entered: 10/28/2008)
10/28/2008	<u>56</u>	DECLARATION of Michael J. Boni and Exhibits in Support re: <u>55</u> MOTION to Approve <i>/Notice of Motion for Preliminary Settlement Approval..</i> Document filed by Paul Dickson, Joseph Goulden, The Author's Guild, Herbert Mitgang, Betty Miles, Daniel Hoffman. (Boni, Michael) (Entered: 10/28/2008)
10/28/2008	<u>57</u>	MEMORANDUM OF LAW in Support re: <u>55</u> MOTION to Approve <i>/Notice of Motion for Preliminary Settlement Approval..</i> Document filed by Paul Dickson, Joseph Goulden, The Author's Guild, Herbert Mitgang, Betty Miles, Daniel Hoffman. (Boni, Michael) (Entered: 10/28/2008)
10/29/2008	<u>60</u>	MOTION for Daralyn J. Durie to Appear Pro Hac Vice. Document filed by Google Inc.(dle) (Entered: 11/03/2008)
10/29/2008	<u>61</u>	MOTION for David J. Silbert to Appear Pro Hac Vice. Document filed by Google Inc.(dle) (Entered: 11/03/2008)
10/29/2008	<u>62</u>	MOTION for Joseph C. Gratz to Appear Pro Hac Vice. Document filed by Google Inc.(dle) (Entered: 11/03/2008)
10/29/2008	<u>63</u>	MOTION for Melissa J. Miksch to Appear Pro Hac Vice. Document filed by Google Inc.(dle) (Entered: 11/03/2008)
10/30/2008	<u>58</u>	STIPULATION AND ORDER FOR AMENDMENT OF PLEADINGS; that pursuant to Rule 15(a)(2) of the Federal Rules of Civil Procedure, the parties to the above-captioned case and to The McGraw-Hill Companies, Inc., et al. v. Google Inc., No. 05 CY 8881, by and through their undersigned counsel,



		hereby agree that plaintiffs may. (Signed by Judge John E. Sprizzo on 10/29/08) (pl) (Entered: 10/30/2008)
10/31/2008	<u>59</u>	SECOND AMENDED COMPLAINT amending <u>36</u> Amended Complaint, against Google Inc. Document filed by Association of American Publishers, Inc., Associational Plaintiffs, The McGraw-Hill Companies, Inc., Pearson Education, Inc., Simon & Schuster, Inc., John Wiley & Sons, Inc., Paul Dickson, Joseph Goulden, The Author's Guild, Herbert Mitgang, Betty Miles, Daniel Hoffman. Related document: <u>36</u> Amended Complaint, filed by The Author's Guild, Betty Miles, Joseph Goulden, Paul Dickson, Herbert Mitgang, Daniel Hoffman.(dle) (Entered: 11/03/2008)
11/17/2008	<u>64</u>	ORDER GRANTING PRELIMINARY SETTLEMENT APPROVAL: Accordingly, it is hereby ORDERED as follows: The motion is GRANTED. The Settlement Agreement is hereby preliminarily approved. Unless otherwise specified, all defined terms herein shall have the same meaning as in the Settlement Agreement. The Settlement Class set forth within and two Sub-Classes are provisionally certified for settlement purposes only. A final settlement/fairness hearing shall be held on June 11, 2009, at 1:00 p.m., before the undersigned in Courtroom 14C, United States District Court for the Southern District of New York, Daniel Patrick Moynihan United States Courthouse, 500 Pearl Street, New York, NY 10007. The Notice Commencement Date shall be January 5, 2009. The Opt-Out Deadline shall be May 5, 2009.. (Signed by Judge John E. Sprizzo on 11/14/2008) (jfe) (Entered: 11/17/2008)
11/17/2008		Set/Reset Hearings: Settlement Conference set for 6/11/2009 at 01:00 PM in Courtroom 14C, 500 Pearl Street, New York, NY 10007 before Judge John E. Sprizzo. (jfe) (Entered: 11/21/2008)
11/19/2008		CASHIERS OFFICE REMARK on <u>63</u> Motion to Appear Pro Hac Vice, <u>60</u> Motion to Appear Pro Hac Vice, <u>62</u> Motion to Appear Pro Hac Vice, <u>61</u> Motion to Appear Pro Hac Vice in the amount of \$100.00, paid on 10/31/2008, Receipt Number 667652. (jd) (Entered: 11/19/2008)
12/04/2008	<u>65</u>	MEMORANDUM OF LAW in Opposition //JOINT OPPOSITION by Plaintiffs and Defendant to Claudia Pearson's Motion Requesting Change of Date for Final Fairness Hearing (N.B.: Motion has not yet been filed in the ECF System). Document filed by Association of American Publishers, Inc., The McGraw-Hill Companies, Inc., Pearson Education, Inc., Simon & Schuster, Inc., John Wiley & Sons, Inc.. (Keller, Bruce) (Entered: 12/04/2008)
12/10/2008	<u>66</u>	ORDER It is hereby ordered that Claudia Pearsons motion shall be and hereby is denied; and it is further ordered that the Fairness Hearing shall occur on June 11, 2009 at 1:00 p.m. in Courtroom 14C, 500 pearl Street. (Signed by Judge Peter K. Leisure for John E. Sprizzo on 12/9/08) (mme) (Entered: 12/10/2008)

12/18/2008	<u>67</u>	MOTION to Approve Claim Forms / <i>Notice of Motion on Consent for Approval of Claim Forms</i> . Document filed by Association of American Publishers, Inc., The McGraw-Hill Companies, Inc., Pearson Education, Inc., Simon & Schuster, Inc., John Wiley & Sons, Inc..(Keller, Bruce) (Entered: 12/18/2008)
12/18/2008	<u>68</u>	MEMORANDUM OF LAW in Support re: <u>67</u> MOTION to Approve Claim Forms / <i>Notice of Motion on Consent for Approval of Claim Forms</i> . / <i>Memorandum of Law in Support of Motion on Consent for Approval of Claim Forms</i> . Document filed by Association of American Publishers, Inc., The McGraw-Hill Companies, Inc., Pearson Education, Inc., Simon & Schuster, Inc., John Wiley & Sons, Inc.. (Attachments: # <u>1</u> Part 2 of 4, # <u>2</u> Part 3 of 4, # <u>3</u> Part 4 of 4)(Keller, Bruce) (Entered: 12/18/2008)
12/23/2008	<u>69</u>	ORDER APPROVING CLAIM FORMS: granting <u>67</u> Motion to Approve Claims Forms. The Motion is GRANTED. The Court approves as to forms attached to the to the Motions as Exhibits B and C, respectively. (Signed by Judge Paul A. Crotty on 12/23/2008) (tve) (Entered: 12/23/2008)
01/08/2009	<u>70</u>	NOTICE OF CASE REASSIGNMENT to Judge Denny Chin. Judge John E. Sprizzo is no longer assigned to the case. (mbe) (mbe). (Entered: 01/09/2009)
02/02/2009	<u>71</u>	NOTICE of Substitution of Attorney. Old Attorney: Asim Bhansali, New Attorney: Daralyn J. Durie, Address: Durie Tangri Lemley Roberts & Kent LLP, 332 Pine Street, Suite 200, San Francisco, CA, USA 94104, 415-362-6666. Document filed by Google Inc.. (Gratz, Joseph) (Entered: 02/02/2009)
03/20/2009	<u>72</u>	NOTICE of Opt-Out of proposed settlement agreement to this case, in both the author and the publisher sub-class. Filed by Joe Landwehr, author and publisher (DBA Ancient Tower Press). (djc) (Entered: 03/23/2009)
03/24/2009	<u>73</u>	MEMO ENDORSEMENT: So ordered on: <u>71</u> Notice of Substitution of Attorney, filed by Google Inc. (Signed by Judge Denny Chin on 3/24/09) (cd) (Entered: 03/24/2009)
03/30/2009	<u>81</u>	Objection to Proposed Settlement. (filed by Robert M. Kunstadt). (djc) (Entered: 04/14/2009)
03/31/2009	<u>74</u>	OBJECTION TO PROPOSED SETTLEMENT: Google pursued its copying project in calculated disregard of authors' rights. Its business plan was: "So, sue me". To approve the proposed settlement would vindicate Google's street ethics: that the law is whatever you can grab and get away with. Google's added twist -- its update on the Dickensian street pickpocket -- is that if you take very little from very many people, with a technological efficiency unimaginable to Fagan and outsourced at a low cost that he would have envied, you have some real money. Google's case should be referred to the U.S. Attorney for prosecution. Equal Justice demands no less. Filed by Robert M. Kunstadt (jpo) (Entered: 03/31/2009)

04/01/2009	<u>75</u>	ENDORSED LETTER addressed to Judge Denny Chin from Daniel Kornstein dated 3/27/09 re: Request that the Institute file its brief by 5/5/09. ENDORSEMENT: Approved. ( Brief due by 5/5/2009.) (Signed by Judge Denny Chin on 4/1/09) (cd) (Entered: 04/01/2009)
04/08/2009	<u>76</u>	MOTION for Joseph C. Gratz to Appear Pro Hac Vice. Document filed by Google Inc.(dle) (Entered: 04/09/2009)
04/08/2009	<u>77</u>	MOTION for Daralyn J. Durie to Appear Pro Hac Vice. Document filed by Google Inc.(dle) (Entered: 04/09/2009)
04/09/2009	<u>78</u>	LETTER addressed to Office of the Clerk, J. Michael McMahon from Dr. Erik H. Fournier dated 3/21/2009 re: Requesting the reimbursement of necessary attorney costs by Google Inc., Defendant, from cause of the authors copyright perception in this procedure in accordance with F.R.C.P. Rule 54 (b) (1) and (2). (jpo) (Entered: 04/09/2009)
04/10/2009	<u>79</u>	ORDER FOR ADMISSION PRO HAC VICE: granting <u>60</u> Motion for Daralyn J. Duri to Appear Pro Hac Vice. (Signed by Judge Denny Chin on 4/14/2009) (jfe) (jfe). (Entered: 04/14/2009)
04/14/2009	<u>80</u>	ORDER FOR ADMISSION PRO HAC VICE: granting <u>62</u> Motion for Joseph C. Gratz to Appear Pro Hac Vice. (Signed by Judge Denny Chin on 4/14/2009) (jfe) (Entered: 04/14/2009)
04/14/2009		Transmission to Attorney Admissions Clerk. Transmitted re: <u>79</u> Order on Motion to Appear Pro Hac Vice, <u>80</u> Order on Motion to Appear Pro Hac Vice, to the Attorney Admissions Clerk for updating of Attorney Information. (jfe) (Entered: 04/14/2009)
04/16/2009	82	Objection to Class Action Settlement. (filed by Anthony L. DeWitt, Atty at Law Pro Se here). (djc) (Entered: 04/20/2009)
04/23/2009	83	LETTER addressed to Judge Denny Chin and Mr. McMahon from Linda Tadic dated 4/7/2009 re: Author and member of the Author Class writes to raise objections to the parts of the settlement that will potentially impact how archives and libraries preserve access to orphan works. (tve) (Entered: 04/24/2009)
04/23/2009	<u>84</u>	LETTER addressed to J. Michael McMahon from Hope Ryden dated 4/17/2009 re: Author writes to raise objections to language in the Google Book Settlement. (tve) (Entered: 04/24/2009)
04/23/2009	85	LETTER addressed to J. Michael McMahon from John J. Hubbard dated 4/6/2009 re: Author wishes to opt-out of the proposed settlement and instructs Google not to include copies of any of his work, in whole or in part, including but not limited to the list further set forth in this letter in any of its databases. (tve) (Entered: 04/24/2009)

04/23/2009	<u>86</u>	LETTER addressed to J. Michael McMahon from Barbara Burke aka Barbara Burke Hubbard dated 4/6/2009 re: Author writes to confirm that she opted-out of the settlement and instruct Google not to include copies of any of her work, in whole or in part, including but not limited to the list further set forth in this letter in any of its databases. (tve) (Entered: 04/24/2009)
04/24/2009	<u>92</u>	ORDER re letters requesting a pre-motion conference from proposed interveners, Internet Archive, Lewis Hyde, Harry Lewis, and the Open Access Trust seeking leave to intervene: I have construed their letters as motions to intervene, and the motions are denied. The proposed interveners are, however, free to file objections to the proposed settlement or amicus briefs, either of which must be filed by the 5/5/09 objection deadline. (Signed by Judge Denny Chin on 4/24/09) (cd) (Entered: 04/30/2009)
04/27/2009	<u>87</u>	NOTICE OF APPEARANCE by Daniel Joseph Kornstein on behalf of New York Law School, Institute for Information Law and Policy (Kornstein, Daniel) (Entered: 04/27/2009)
04/27/2009	<u>88</u>	NOTICE OF APPEARANCE by Mikaela Ann McDermott on behalf of New York Law School, Institute for Information Law and Policy (McDermott, Mikaela) (Entered: 04/27/2009)
04/27/2009		CASHIERS OFFICE REMARK on <u>77</u> Motion to Appear Pro Hac Vice, <u>76</u> Motion to Appear Pro Hac Vice in the amount of \$50.00, paid on 04/08/2009, Receipt Number 683670. (jd) (Entered: 04/27/2009)
04/28/2009	<u>89</u>	ORDER: Upon consideration of the letters, I will grant approximately a four-month extension, as follows:(1) Paragraph 15 of the Preliminary Approval Order is amended to extend the Opt-Out deadline to September 4, 2009 ("Extended Opt-Out Deadline"). (2) References in Paragraphs 22 and 23 of the Preliminary Approval Order to May 5, 2009 (the original "Opt-Out Deadline") are amended to refer to the Extended Opt-Out Deadline of September 4, 2009. To the extent the Court gave objectors and amici curiae until May 5, 2009 to submit their views to the Court, that date is also extended to September 4, 2009. (3) No other deadlines or provisions set forth in the Settlement Agreement will be affected by this Order. (4) Paragraph 10 of the Preliminary Approval Order is amended to provide that the Final Fairness Hearing will be held on October 7, 2009 at 10:00 a.m. before the undersigned in Courtroom 11A, United States District Court for the Southern District of New York, Daniel Patrick Moynihan United States Courthouse, 500 Pearl Street, New York, New York, 10007.(5) Class Counsel will promptly (a) post notice of the Extended Opt-Out Deadline and Final Fairness Hearing date at the top of the home page of the official Settlement website, (b)issue a press release to announce these dates, and (c) notify IFRRO and the other major rights organizations that have assisted the Notice Provider. So Ordered. (Signed by Judge Denny Chin on 4/28/09) (js) (Entered: 04/28/2009)

04/28/2009	<u>90</u>	LETTER addressed to J. Michael McMahon, Clerk of Court from Lee Killough dated April 20, 2009 re: I am writing to object to one provision of the Google settlement. (rw) (Entered: 04/29/2009)
04/28/2009	<u>91</u>	LETTER addressed to J. Michael McMahon, Clerk of Court from Donica Bettanin dated 20 April 2009 re: We wish to object the impending Google Book Settlement, the Fairness Hearing for which is scheduled for 11 June 2009. Our objection is enclosed. (rw) (Entered: 04/29/2009)
04/30/2009	<u>93</u>	ENDORSED LETTER addressed to Judge Denny Chin from Jeffrey Pearlman dated 4/28/2009 re: We write to request permission for Public Knowledge to file a brief amicus curiae on behalf of itself and other similarly interested amici in the above-captioned case on the issue of the proposed settlement's effects on orphan works-copyrighted works whose owners cannot be located. The brief, in support of neither party, will be no longer than 25 pages, and will be filed no later than May 5,2009, the date set for opt-outs and objections to the proposed settlement agreement. ENDORSEMENT: Approved. The brief shall be filed by the new opt-out date. ( Brief due by 5/5/2009.) (Signed by Judge Denny Chin on 4/30/2009) (jmi) (Entered: 05/01/2009)
05/01/2009	<u>94</u>	LETTER addressed to J. Michael McMahon from Mayer Brenner dated 4/24/09 re: Counsel writes to objection to several provisions of the Settlement. (mme) (Entered: 05/01/2009)
05/01/2009	<u>95</u>	LETTER addressed to J. Michael McMahon from Shirley A. Young dated 4/23/09 re: Counsel writes to objection to Google scanning or displaying any part of her book and it is so noted on the cover page that all rights reserved including the rights to reproduce this book or parts thereof in any form without prior written permission from the author. (mme) (Entered: 05/01/2009)
05/01/2009	<u>96</u>	LETTER addressed to J. Michael McMahon from John Moore dated 4/22/09 re: Counsel objects to the "opt-out" provisions of the settlement and request that the Court reject the settlement unless it is modified to "opt-in." (mme) (Entered: 05/01/2009)
05/01/2009	<u>97</u>	LETTER addressed to Settlement Administrator from Dennis Eddings dated 4/22/09 re: Counsel writes this letter to serve as an official notice that on behalf of his brother David Eddings, he is opting out of the Google Settlement for works by David Eddings, per the attached sheet. (mme) (Entered: 05/01/2009)
05/06/2009	<u>98</u>	NOTICE OF APPEARANCE by Joanne E. Zack on behalf of Paul Dickson, Joseph Goulden, The Author's Guild, Herbert Mitgang, Betty Miles, Daniel Hoffman (Zack, Joanne) (Entered: 05/06/2009)
05/06/2009	<u>99</u>	MOTION for John W. Davis to Appear Pro Hac Vice. Document filed by David Meininger.(dle) (Entered: 05/08/2009)

05/12/2009	<u>100</u>	LIBRARY ASSOCIATION COMMENTS ON THE PROPOSED SETTLEMENT. (tro) (Entered: 05/13/2009)
05/12/2009	<u>101</u>	LETTER addressed to J. Michael McMahon from Elanor Wood dated 5/5/09 re: Copies of the opt-out letters signed by authors and estate proprietors, as well as their lists of published works, are available upon request. (tro) (Entered: 05/13/2009)
05/12/2009	<u>102</u>	LETTER addressed to Judge Denny Chin from Australian Society of Authors dated 4/29/09 re: Submission to Fairness Hearing, Google books settlement, New York 11 June, by Australian Society of Authors. (tro) (Entered: 05/13/2009)
05/13/2009	<u>103</u>	NOTICE of opt out. Document filed by Linda D. Delgado. (dj) Modified on 5/18/2009 (tro). (tro). (Entered: 05/13/2009)
05/13/2009	<u>104</u>	Notice of Opt Out of Habibullah Saleem. (dj) (tro). (Entered: 05/13/2009)
05/13/2009	<u>105</u>	NOTICE of opt out of Maryann Mahmoodian. (dj) (tro). (Entered: 05/13/2009)
05/13/2009	<u>106</u>	NOTICE of opt out of Linda Kay Jitmoud. (dj) (tro). (Entered: 05/13/2009)
05/13/2009	<u>107</u>	NOTICE of Opt Out of Shirley Gavin Anjum. (dj) (tro). (Entered: 05/13/2009)
05/13/2009	<u>108</u>	NOTICE of Opt Out of Saaleh E. Bhamjee. (dj) (tro). (Entered: 05/13/2009)
05/14/2009		CASHIERS OFFICE REMARK on <u>99</u> Motion to Appear Pro Hac Vice in the amount of \$25.00, paid on 05/06/2009, Receipt Number 687220. (jd) (Entered: 05/14/2009)
05/15/2009	<u>109</u>	ORDER granting <u>99</u> Motion for John W. Davis to Appear Pro Hac Vice for class member David Meininger.. (Signed by Judge Denny Chin on 5/15/09) (cd) (Entered: 05/15/2009)
05/15/2009		Transmission to Attorney Admissions Clerk. Transmitted re: <u>109</u> Order on Motion to Appear Pro Hac Vice, to the Attorney Admissions Clerk for updating of Attorney Information. (cd) (Entered: 05/15/2009)
05/15/2009	<u>110</u>	LETTER addressed to the Clerk of Court from Dr. Else Maria Wischermann dated 5/5/09 re: Google settlement agreement (letter in German, no translation provided). (cd) (Entered: 05/15/2009)
05/15/2009	<u>111</u>	Submission To Fairness Hearing, Google Books Settlement, NY 6/11, by Australian Society of Authors, dated 4/29/09. (cd) (Entered: 05/15/2009)
05/22/2009	<u>112</u>	ENDORSED LETTER addressed to Judge Denny Chin from Michael J. Boni dated 5/20/2009 re: We write on behalf of all the settling parties to inform the Court of our position on an issue raised by Your Honor's Order of April 24, 2009. That Order states that the proposed intervenors are "free to file objections to the proposed settlement or amicus briefs..." (emphasis added).

		While the April 24 Order does not expressly state that any proposed intervenors who are not also members of the Settlement Class have standing to object, out of an abundance of caution we write now only to state our position that those persons lack such standing. ENDORSEMENT: My 4/24/09 Order does not purport to bestow standing on any persons who do not have standing. SO ORDERED. (Signed by Judge Denny Chin on 5/22/2009) (jmi) Modified on 5/27/2009 (jmi). (Entered: 05/22/2009)
05/26/2009	<u>113</u>	NOTICE OF APPEAL from <u>92</u> Order. Document filed by Lewis Hyde, Harry Lewis, Open Access Trust Inc. Filing fee \$ 455.00, receipt number E 688957. (nd) (Entered: 05/26/2009)
05/26/2009		Transmission of Notice of Appeal to the District Judge re: <u>113</u> Notice of Appeal. (nd) (Entered: 05/26/2009)
05/26/2009		Transmission of Notice of Appeal and Certified Copy of Docket Sheet to US Court of Appeals re: <u>113</u> Notice of Appeal. (nd) (Entered: 05/26/2009)
06/01/2009	<u>114</u>	LETTER addressed to J. Michael McMahon, Clerk of Court from A. Michael Noll, Ph. D dated 5/19/09 re: Mr. Noll writes to object to the Google class action settlement. (tro) (Entered: 06/01/2009)
06/01/2009	<u>115</u>	LETTER addressed to J. Michael McMahon, Clerk of Court from Barbara Ann Gorte dated 4/3/09 re: Comments and Objections to Settlement for the Court's Consideration. (tro) (Entered: 06/01/2009)
06/05/2009	<u>116</u>	LETTER addressed to Judge Denny Chin from Takasu Jiro, Chairman of Ryutaikyo, Tokyo, Japan dated (no date provided), Re: As the chairman of a Japanese publishers' association comprising of 98 members, I hereby declare that we oppose to the Settlement so as to protect our publishing tradition from unlawful digitization by Google. (ae) (Entered: 06/05/2009)
06/12/2009	<u>117</u>	The Publishers' Association on Book Distribution, dated 5/18/09. (pl) (Entered: 06/12/2009)
06/15/2009		USCA Case Number 09-2224-cv from the USCA 2nd Circuit assigned to <u>113</u> Notice of Appeal filed by Lewis Hyde, Open Access Trust Inc., Harry Lewis. (tp) (Entered: 06/15/2009)
06/24/2009	<u>118</u>	MOTION for James Grimmelman to Appear Pro Hac Vice. Document filed by New York Law School, Institute for Information Law and Policy.(dle) (Entered: 06/25/2009)
07/01/2009	<u>119</u>	LETTER addressed to Judge Denny Chin from Angela EBer, Jurgen Kehrer and Andreas Izquierdo re: Representing more than 500 crime writers from Germany, Austria and Switzerland we as spokesmen for the "SYNDIKAT - Autorengruppe deutschsprachige Kriminalliteratur" are deeply concerned about the unauthorized scanning of literary texts and whole books by the Google cooperation for use in their online library on the internet. This kind of action is a violation of German and European copyright laws that calls for

		legal punishment. Among the authors concerned are a huge number of writers of the German language whose personal rights and private contracts for their books that they have signed with German publishers are violated by Google. (jmi) (Entered: 07/01/2009)
07/01/2009		CASHIERS OFFICE REMARK on <u>118</u> Motion to Appear Pro Hac Vice in the amount of \$25.00, paid on 06/24/2009, Receipt Number 691944. (jd) (Entered: 07/01/2009)
07/02/2009	<u>120</u>	ORDER, that by letter dated July 2, 2009, a copy of which is attached hereto, the Government advises the Court that it has opened an antitrust investigation into the proposed settlement in this case. The fairness hearing is scheduled for October 7, 2009. The Court intends to conduct the hearing on that date. If the Government wishes to present its views in writing, it must do so by September 18, 2009. The Government may also appear at the hearing to present its views orally. (Signed by Judge Denny Chin on 7/2/09) (pl) (Entered: 07/02/2009)
07/02/2009	<u>121</u>	ORDER FOR ADMISSION PRO HAC VICE ON WRITTEN MOTION, granting <u>118</u> Motion for James Grimmelman to Appear Pro Hac Vice. (Signed by Judge Denny Chin on 7/2/09) (pl) (Entered: 07/02/2009)
07/02/2009		Transmission to Attorney Admissions Clerk. Transmitted re: <u>121</u> Order on Motion to Appear Pro Hac Vice, to the Attorney Admissions Clerk for updating of Attorney Information. (pl) (Entered: 07/02/2009)
07/23/2009	<u>122</u>	ENDORSED LETTER addressed to Judge Denny Chin from R. Emmett McAuliffe dated July 16, 2009 re: Pursuant to Your Honor's Individual Practice 2(A), we write on behalf of The Media Exchange Company, Inc. ("TMEC") to request a clarification of TMEC's right to object to the Settlement as anon-class member and/or file an amicus curiae brief. Despite not being a class member, TMEC believes it and its customers have an interest in the proceeding. ENDORSEMENT: Application GRANTED. TMEC may object as a non-class member and/or file an amicus brief. The Court prefers one submission. This is without prejudice to any argument the parties may make that TMEC lacks standing to object. SO ORDERED. (Signed by Judge Denny Chin on 7/23/2009) (jmi) (Entered: 07/23/2009)
07/23/2009	<u>123</u>	LETTER addressed to Clerk of the Court from Claude Almansi-Beguvin dated 7/9/09 re: Objections to the Google Book Search Settlement Agreement. (db) (Entered: 07/23/2009)
07/23/2009	<u>124</u>	LETTER addressed to Administrator from John Larry Ray dated 7/12/09 re: Questions regarding the Google lawsuit settlement. (db) (Entered: 07/23/2009)
07/30/2009	<u>133</u>	MOTION for Matthew Christian Schruers to Appear Pro Hac Vice. Document filed by Computer and Communications Industry Association.(dle) (Entered: 08/17/2009)



08/05/2009	<u>125</u>	LETTER addressed to Judge Denny Chin from Andrew J. Imparato dated 7/27/2009 re: Counsel writes on behalf of The American Association of People with Disabilities (AAPD) to respectfully ask that the Court approve the proposed settlement between the Authors Guild and Google in the above captioned case. (tve) (Entered: 08/06/2009)
08/05/2009	<u>126</u>	LETTER addressed to Judge Denny Chin from Kathy Rowland dated 8/3/2009 re: Counsel writes to inform the Court that an objection is made to the proposed settlement. (tve) (Entered: 08/06/2009)
08/05/2009	<u>127</u>	LETTER from Robert Pullman dated 7/30/2009 re: The Chair of the Australian Society of Authors writes to inform the the Court that they welcomes the agreement and does not oppose it. (tve) (Entered: 08/06/2009)
08/07/2009	<u>128</u>	LETTER addressed to Office of the Clerk, J. Michael McMahon from Prof. Dr. Thomas Meir dated 8/1/2009 re: I want to object to the settlement as actually proposed that there is no choice to accept the digitalization of my works under the condition that they are made accessible on an open access basis only. (jpo) (Entered: 08/07/2009)
08/07/2009	<u>129</u>	LETTER addressed to Judge Denny Chin from John B. Forkenbrock dated 8/7/2009 re: I request the Court's permission to submit this letter in support of final settlement approval in the aforementioned case. (jpo) (Entered: 08/07/2009)
08/12/2009	<u>130</u>	LETTER addressed to Judge Denny Chin from Brent Wilkes, LULAC National Executive Director, dated 8/10/2009 re: The League of United Latin American Citizens wishes to formally submit this letter as amicus curiae in support of the final settlement approval. (tve) (Entered: 08/12/2009)
08/13/2009	<u>131</u>	LETTER addressed to Judge Denny Chin from Scott James aka Kemble Scott, author of the novels SoMa and The Sower dated August 10, 2009 re: I'm a published author whose work is at stake in the proposed settlement for The Authors Guild et al., vs. Google, Inc. I'm not a lawyer, so you'll have to excuse my lack of legalese, but... this deal stinks. Please put an end to it. It's wrong on so many levels. (rw) (Entered: 08/14/2009)
08/13/2009	<u>132</u>	LETTER addressed to Judge Denny Chin from Scott James dated 8/10/09 re: I'm a published author whose work is at stake in the proposed settlement for The Authors Guild, et al., vs. Google, Inc. I object to The Authors Guild, et al., vs. Google, Inc. settlement. Please intervene and stop it. (pl) (Entered: 08/14/2009)
08/17/2009		CASHIERS OFFICE REMARK on <u>133</u> Motion to Appear Pro Hac Vice in the amount of \$25.00, paid on 07/30/2009, Receipt Number 696015. (jd) (Entered: 08/17/2009)
08/17/2009	<u>134</u>	LETTER addressed to J. Michael McMahon from Mary Croughan, Henry Powell et al, dated 8/13/09 re: Not opposed to the settlement. (cd) (Entered: 08/17/2009)

		08/18/2009)
08/17/2009	<u>135</u>	Objection To Proposed Class Action Settlement On Behalf Of Author's Rights Class Member Ian Franckenstein, dated 8/13/09. (cd) (Entered: 08/18/2009)
08/18/2009	<u>136</u>	MANDATE of USCA WITHDRAWING APPEAL (Certified Copy) as to <u>113</u> Notice of Appeal filed by Lewis Hyde, Open Access Trust Inc., Harry Lewis USCA Case Number 09-2224-cv....that the appeal is hereby WITHDRAWN pursuant to Rule 42(b) of the Federal Rules of Appellate Procedure. Catherine O'Hagan Wolfe, Clerk USCA. Certified: 8/17/2009. (nd) (Entered: 08/18/2009)
08/18/2009		Transmission of USCA Mandate/Order to the District Judge re: <u>136</u> USCA Mandate Withdrawing Appeal,. (nd) (Entered: 08/18/2009)
08/18/2009		***REJECTION OF ATTEMPTED PAPER FILING IN ECF CASE. The following document(s) Objection to propose class action settlement on behalf of author's rights class member Ian Franckenstein/ by Attorney Jerome M. Garchik, was rejected by the Clerk's Office and must be FILED ELECTRONICALLY on the Court's ECF System. (eef) (Entered: 08/18/2009)
08/19/2009	<u>137</u>	ORDER FOR ADMISSION PRO HAC VICE ON WRITTEN MOTION granting <u>133</u> Motion for Matthew Christian Schruers to Appear Pro Hac Vice. Matthew Christian Schruers is admitted to practice pro hac vice as counsel for Computer and Communications Industry Association in the above captioned case in this action. Counsel shall forward the pro hac vice fee to the Clerk of Court. (Signed by Judge Denny Chin on 8/18/09) (tro) (Entered: 08/19/2009)
08/19/2009	<u>138</u>	LETTER addressed to Denny Chin from Gregory Cendana dated 8/17/2009 re: The United States Student Association (USSA) hereby requests this court's permission to submit this letter as an amicus curiae supporting final settlement approval in the above-referenced case. (tve) (Entered: 08/19/2009)
08/19/2009	<u>139</u>	LETTER addressed to Judge Denny Chin from John G. Flores dated 8/17/2009 re: The United States Distance Learning Association (USDLA) requests the court's permission to submit this letter as an amicus curiae supporting final settlement approval in The Authors Guild et al. v. Google, Inc, Case. (tve) (Entered: 08/19/2009)
08/19/2009	140	NOTICE of Intent to appear. I, Scott E. Gant, hereby notify the Court of my intent to appear at the Fairness Hearing in the above-captioned case, currently scheduled for October 7, 2009. As Explained in my Objection, being filed contemporaneously with this Notice, I will be appearing in my individual capacity, as a member of the proposed Author Sub-Class. (mbe) (Entered: 08/20/2009)
08/19/2009	141	Objection of Scott E. Gant to proposed settlement, and to certification of the proposed settlement class and sub-classes. (mbe) (Entered: 08/20/2009)

08/19/2009		Transmission to Attorney Admissions Clerk. Transmitted re: <u>137</u> Order on Motion to Appear Pro Hac Vice, to the Attorney Admissions Clerk for updating of Attorney Information. (tro) (Entered: 08/21/2009)
08/20/2009	<u>142</u>	NOTICE of Urban Libraries Council Comments on the Proposed Settlement. (mbe) (Entered: 08/20/2009)
08/20/2009	<u>143</u>	Objection of Scott E. Gant to proposed settlement, and to certification of the proposed settlement class and sub-classes. (jfe) (Entered: 08/20/2009)
08/20/2009	<u>144</u>	LETTER addressed to Judge Denny Chin from E. Ted Fox dated 8/19/2009 re: Counsel request the court's permission to submit this letter as an amicus curiae supporting final settlement approval in the above-referenced case. (jfe) (Entered: 08/20/2009)
08/20/2009	<u>154</u>	MOTION for Jennifer Lynch to Appear Pro Hac Vice. Document filed by Class Member Objectors.(dle) (Entered: 08/27/2009)
08/20/2009	<u>156</u>	MOTION for Cindy Cohn to Appear Pro Hac Vice. Document filed by Class Member Objectors.(dle) (Entered: 08/27/2009)
08/24/2009	<u>145</u>	FILING ERROR - DEFICIENT DOCKET ENTRY - (WRONG FILER SELECTED) - NOTICE OF APPEARANCE by Joseph Solomon Hall on behalf of The Author's Guild (Hall, Joseph) Modified on 8/25/2009 (lb). (Entered: 08/24/2009)
08/25/2009	<u>146</u>	FILING ERROR - DEFICIENT DOCKET ENTRY - NOTICE OF APPEARANCE by Joseph Solomon Hall on behalf of Harold Bloom (Hall, Joseph) Modified on 8/26/2009 (jar). (Entered: 08/25/2009)
08/25/2009		***NOTE TO ATTORNEY TO RE-FILE DOCUMENT - DEFICIENT DOCKET ENTRY ERROR. Note to Attorney Joseph Hall to RE-FILE Document <u>146</u> Notice of Appearance. ERROR(S): Each individual plaintiff listed on the Notice of Appearance must be added on to the docket. (jar) (Entered: 08/26/2009)
08/26/2009	<u>147</u>	NOTICE OF APPEARANCE by Joseph Solomon Hall on behalf of Elliot Abrams, Charlotte Allen, Phyllis Ammons, Richard Armey, Jacques Barzun, Nicholas Basbanes, Stephen Bates, Shawn J. Bayern, Jack Beerman, Michael Behe, Michael Cox, Douglas Crase, Frank Gonzalez-Crussi, Midge Decter, John Derbyshire, Thomas M. Disch, Gerald Early, Mel Eisenberg, Richard A. Epstein, Henry Fetter, David D. Friedman, David Gelernter, Gabrielle Glaser, Mary Ann Glendon, Victor Davis Hanson, Robert Herbold, Arthur Herman, Charles Hill, Manuela Hoelterhoff, Richard Howard, Ishmael Jones, Donald Kagan, David Kuo, Michael Ledeen, Susan Lee, Mary Lefkowitz, David Lehman, John Lehman, Howard Markel, Sherwin B. Nuland, Steven Ozment, Michael Perry, Norman Podhoretz, Diane Ravitch, Ralph Reed, Harriet Rubin, Sarah Ruden, Peter Schweizer, Roger Simon, Roy Spencer, Geoffrey R. Stone, Charles Sykes, Terry Teachout, Paco Underhill, Ruth Wisse, Elizabeth

		Wurtzel, John Yoo, Harold Bloom (Hall, Joseph) (Entered: 08/26/2009)
08/26/2009	<u>151</u>	MOTION for David Nimmer to Appear Pro Hac Vice. Document filed by Amazon.com, Inc.(dle) (Entered: 08/27/2009)
08/26/2009	<u>152</u>	MOTION for Alexander F. Wiles to Appear Pro Hac Vice. Document filed by Amazon.com, Inc.(dle) (Entered: 08/27/2009)
08/27/2009	<u>148</u>	ENDORSED LETTER addressed to Judge Denny Chin from Jennifer B. Caplan dated 8/26/2009 re: Requesting permission for Sony Electronics Inc. to file an amicus curiae brief in support of approval of the proposed settlement in this matter. ENDORSEMENT: Application granted, but the amicus brief must be filed by September 4, 2009. (Signed by Judge Richard J. Sullivan on 8/27/2009) (jpo) (Entered: 08/27/2009)
08/27/2009	<u>149</u>	LETTER addressed to Judge Denny Chin from Kenneth L. Frazier dated 8/14/2009 re: Requesting that the Court approve the settlement agreement among the parties in this case. (jpo) (Entered: 08/27/2009)
08/27/2009	<u>150</u>	LETTER addressed to Judge Denny Chin from E. Ted Fox dated 8/19/2009 re: The Court should approve the Settlement in such a manner as to maximize benefits to the public and to create a platform for similar developments relating to photo imaging. (jpo) (Entered: 08/27/2009)
08/27/2009	<u>153</u>	LETTER addressed to Office of the Clerk, J. Michael McMahon from Yin Po Tschang re: Digitization is good. Google has the freedom to do whatever it wants. But it has no right to impose a new principle of law on us, especially one that goes against the spirit and letter of the principle of common heritage of mankind. (jpo) (Entered: 08/27/2009)
08/27/2009	<u>155</u>	LETTER addressed to Judge Denny Chin from Sallie Lowenstein dated 8/17/2009 re: Requesting that the Court does not approve the settlement and hence deny Google permission to change how ownership of intellectual property is protected through a settlement that is so dense that lawyers can't agree on what it means and which is clearly close to incomprehensible to the average author. (jpo) (Entered: 08/27/2009)
08/27/2009	<u>157</u>	LETTER addressed to Judge Denny Chin from Jonathan Brown dated 8/14/2009 re: We believe the proposed settlement will offer benefits to users of content in colleges and universities large and small. We hope that the proposed settlement will be approved.(jpo) (Entered: 08/27/2009)
08/27/2009	<u>158</u>	LETTER addressed to Judge Denny Chin from Susan Benton dated 8/19/2009 re: Requesting that the Court require the parties to address the issues raised in this document before approving the proposed settlement. (jpo) (Entered: 08/27/2009)
08/27/2009		CASHIERS OFFICE REMARK on <u>154</u> Motion to Appear Pro Hac Vice, <u>156</u> Motion to Appear Pro Hac Vice in the amount of \$50.00, paid on 08/20/2009, Receipt Number 697871. (jd) (Entered: 08/27/2009)

08/27/2009		CASHIERS OFFICE REMARK on <u>151</u> Motion to Appear Pro Hac Vice, <u>152</u> Motion to Appear Pro Hac Vice in the amount of \$50.00, paid on 08/26/2009, Receipt Number 698403. (jd) (Entered: 08/27/2009)
08/28/2009	<u>159</u>	LETTER addressed to Judge Denny Chin from Jeanine Varner, Ph.D., Provost, Abilene Christian Inversity, dated August 26, 2009 re: We, the undersigned, request your permission to submit this letter as an amicus curiae in support of final settlement approval in the above case. (rw) (Entered: 08/28/2009)
08/28/2009	<u>160</u>	LETTER addressed to Office of the Clerk, J. Michael McMahon, from Arthur Ramous dated August 21, 2009 re: I'm staying in the Settlement; however I have the following comment to make. (rw) Modified on 8/28/2009 (rw). (Entered: 08/28/2009)
08/28/2009	<u>161</u>	LETTER addressed to Office of the Clerk, J. Michael McMahon from Virginia Aronson dated 8/19/2009 re: I am writing to file my objection to the settlement by Google Books with copyright holders (case NO 05CV8136 (SDNY). I am a writer with more than 30 titles for which I am the author or coauthor. Two of these titles have already been scanned and added to Google's electronic database without my knowledge or permission. I am the copyright holder in both cases. I object to this infringement of copyright and I object to the settlement on my behalf undertaken without my knowledge.(rw) (Entered: 08/28/2009)
08/28/2009	<u>162</u>	LETTER addressed to Office of the Clerk, J. Michael McMahon from Erika Mailman dated August 21, 2009 re: I'm writing to object to, and express my horror at, the Google Book Settlement currently on Judge Denny Chin's desk. (rw) (Entered: 08/28/2009)
08/31/2009	<u>163</u>	NOTICE OF APPEARANCE by Alexandra A. E. Shapiro on behalf of Harrasowitz, Media24, Studentlitteratur AB, Norstedts Forlagsgrupp AB, Norstedts Kartor AB, Leopard Forlag AB, Borsenverein des Deutschen Buchhandels, Schweizer Buchhandler - und Verleger-Verband SBVV, Hauptverband des Osterreichischen Buchhandels, Svenska Forlaggareforeningen (Shapiro, Alexandra) (Entered: 08/31/2009)
08/31/2009	<u>164</u>	NOTICE OF APPEARANCE by Daniel J. Fetterman on behalf of Consumer Watchdog (Fetterman, Daniel) (Entered: 08/31/2009)
08/31/2009	<u>165</u>	NOTICE OF APPEARANCE by Peter Jonathan Toren on behalf of Consumer Watchdog (Toren, Peter) (Entered: 08/31/2009)
08/31/2009	<u>166</u>	NOTICE OF APPEARANCE by Cynthia S. Arato on behalf of Harrasowitz, Media24, Studentlitteratur AB, Norstedts Forlagsgrupp AB, Norstedts Kartor AB, Leopard Forlag AB, Borsenverein des Deutschen Buchhandels, Schweizer Buchhandler - und Verleger-Verband SBVV, Hauptverband des Osterreichischen Buchhandels, Svenska Forlaggareforeningen (Arato, Cynthia) (Entered: 08/31/2009)

08/31/2009	<u>167</u>	Objection <i>To Proposed Settlement</i> . Document filed by Harrasowitz, Media24, Studentlitteratur AB, Norstedts Forlagsgrupp AB, Norstedts Kartor AB, Leopard Forlag AB, Borsenverein des Deutschen Buchhandels, Schweizer Buchhandler - und Verleger-Verband SBVV, Hauptverband des Osterreichischen Buchhandels, Svenska Forlaggareforeningen. (Shapiro, Alexandra) (Entered: 08/31/2009)
08/31/2009	<u>168</u>	DECLARATION of Barbara Krauss in Support re: <u>167</u> Objection (non-motion), Objection (non-motion). Document filed by Harrasowitz. (Shapiro, Alexandra) (Entered: 08/31/2009)
08/31/2009	<u>169</u>	DECLARATION of Ashoek Adhikari in Support re: <u>167</u> Objection (non-motion), Objection (non-motion). Document filed by Media24. (Attachments: # <u>1</u> Appendix Appendix A)(Shapiro, Alexandra) (Entered: 08/31/2009)
08/31/2009	<u>170</u>	DECLARATION of Jerker Fransson in Support re: <u>167</u> Objection (non-motion), Objection (non-motion). Document filed by Studentlitteratur AB. (Shapiro, Alexandra) (Entered: 08/31/2009)
08/31/2009	<u>171</u>	DECLARATION of Maria Hamrefors in Support re: <u>167</u> Objection (non-motion), Objection (non-motion). Document filed by Norstedts Forlagsgrupp AB, Norstedts Kartor AB. (Shapiro, Alexandra) (Entered: 08/31/2009)
08/31/2009	<u>172</u>	DECLARATION of Dan Israel in Support re: <u>167</u> Objection (non-motion), Objection (non-motion). Document filed by Leopard Forlag AB. (Shapiro, Alexandra) (Entered: 08/31/2009)
08/31/2009	<u>173</u>	ENDORSED LETTER addressed to Judge Denny Chin from John B. Morris, Jr. dated 8/28/2009 re: Counsel writes on behalf of CDT, to request permission for CDT to file a brief amicus curiae, to be filed in support of neither party, will not exceed 25 pages, and will be filed by 9/4/2009. ENDORSEMENT: Approved. (Signed by Judge Denny Chin on 8/31/2009) (tve) (Entered: 08/31/2009)
08/31/2009	<u>174</u>	NOTICE OF APPEARANCE by Theodore Conrad Max on behalf of Federal Republic of Germany (Max, Theodore) (Entered: 08/31/2009)
08/31/2009	<u>175</u>	DECLARATION of Christian Sprang in Support re: <u>167</u> Objection (non-motion), Objection (non-motion). Document filed by Borsenverein des Deutschen Buchhandels. (Attachments: # <u>1</u> Appendix Pages 11-20 of Sprang Declaration, # <u>2</u> Exhibit A (1 of 4), # <u>3</u> Exhibit A (2 of 4), # <u>4</u> Exhibit A (3 of 4), # <u>5</u> Exhibit A (4 of 4), # <u>6</u> Exhibit B (1 of 4), # <u>7</u> Exhibit B (2 of 4), # <u>8</u> Exhibit B (3 of 4), # <u>9</u> Exhibit B (4 of 4), # <u>10</u> Exhibit C, # <u>11</u> Exhibit D (1 of 4), # <u>12</u> Exhibit D (2 of 4), # <u>13</u> Exhibit D (3 of 4), # <u>14</u> Exhibit D (4 of 4), # <u>15</u> Exhibit E, # <u>16</u> Exhibit F (1 of 4), # <u>17</u> Exhibit F (2 of 4), # <u>18</u> Exhibit F (3 of 4), # <u>19</u> Exhibit F (4 of 4), # <u>20</u> Exhibit G, # <u>21</u> Exhibit H, # <u>22</u> Exhibit I, # <u>23</u> Exhibit J, # <u>24</u> Exhibit K)(Shapiro, Alexandra) (Entered: 08/31/2009)

08/31/2009	<u>176</u>	DECLARATION of Dani Landolf in Support re: <u>167</u> Objection (non-motion), Objection (non-motion). Document filed by Schweizer Buchhandler - und Verleger-Verband SBVV. (Shapiro, Alexandra) (Entered: 08/31/2009)
08/31/2009	<u>177</u>	DECLARATION of Inge Kralupper in Support re: <u>167</u> Objection (non-motion), Objection (non-motion). Document filed by Hauptverband des Österreichischen Buchhandels. (Attachments: # <u>1</u> Exhibit A)(Shapiro, Alexandra) (Entered: 08/31/2009)
08/31/2009	<u>178</u>	DECLARATION of Kristina Ahlinder in Support re: <u>167</u> Objection (non-motion), Objection (non-motion). Document filed by Svenska Forlaggareforeningen. (Attachments: # <u>1</u> Exhibit A, # <u>2</u> Exhibit B (1 of 4), # <u>3</u> Exhibit B (2 of 4), # <u>4</u> Exhibit B (3 of 4), # <u>5</u> Exhibit B (4 of 4), # <u>6</u> Exhibit C)(Shapiro, Alexandra) (Entered: 08/31/2009)
08/31/2009	<u>179</u>	MEMORANDUM OF LAW in Opposition to the Settlement Proposal on Behalf of the Federal Republic of Germany. Document filed by Federal Republic of Germany. (Max, Theodore) (Entered: 08/31/2009)
08/31/2009	<u>180</u>	DECLARATION of Ministerialdirigent Dr. Johannes Christian Wichard in Opposition re: <u>179</u> Memorandum of Law in Opposition. Document filed by Federal Republic of Germany. (Max, Theodore) (Entered: 08/31/2009)
08/31/2009	<u>183</u>	ENDORSED LETTER addressed to Judge Denny Chin from Hadrian R. Katz dated 8/31/2009 re: Counsel respectfully seek leave from the Court to file, in addition, an amicus brief on behalf of the Open Book Alliance, a coalition of diverse organizations including Amazon.com, Inc., The American Society of Journalists and Authors, The Council of Literary Magazines and Presses, Microsoft Corporation, The New York Library Association, Small Press Distribution, The Special Libraries Association, and Yahoo! Inc., as well as the Internet Archive. With the Court's permission, that amicus brief as well will be filed by the September 4, 2009 objection deadline. ENDORSEMENT: Application Granted. So Ordered. (Signed by Judge Denny Chin on 8/31/2009) (jfe) (Entered: 09/01/2009)
08/31/2009	<u>233</u>	MOTION for Michael John Guzman to Appear Pro Hac Vice. Document filed by Harold Bloom, Elliot Abrams, Charlotte Allen, Phyllis Ammons, Richard Arney, Jacques Barzun, Nicholas Basbanes, Stephen Bates, Shawn J. Bayern, Jack Beerman, Michael Behe, Michael Cox, Douglas Crase, Frank Gonzalez-Crussi, Midge Decter, John Derbyshire, Thomas M. Disch, Gerald Early, Mel Eisenberg, Richard A. Epstein, Henry Fetter, David D. Friedman, David Gelernter, Gabrielle Glaser, Mary Ann Glendon, Victor Davis Hanson, Robert Herbold, Arthur Herman, Charles Hill, Manuela Hoelterhoff, Richard Howard, Ishmael Jones, Donald Kagan, David Kuo, Michael Ledeen, Susan Lee, Mary Lefkowitz, David Lehman, John Lehman, Howard Markel, Sherwin B. Nuland, Steven Ozment, Michael Perry, Norman Podhoretz, Diane Ravitch, Ralph Reed, Harriet Rubin, Sarah Ruden, Peter Schweizer, Roger Simon, Roy Spencer, Geoffrey R. Stone, Charles Sykes, Terry Teachout, Paco

		Underhill, Ruth Wisse, Elizabeth Wurtzel, John Yoo.(dle) (Entered: 09/03/2009)
08/31/2009	<u>370</u>	LETTER addressed to Office of the Clerk from Ian Muller dated 8/31/09 re: Koninklijke Van Gorcum B.V. objects to Settlement Agreement. Document filed by Koninklijke Van Gorcum B.V..(dle) (Entered: 09/10/2009)
09/01/2009	<u>181</u>	NOTICE OF APPEARANCE by Alexandra A. E. Shapiro on behalf of Czernin Verlag (Shapiro, Alexandra) (Entered: 09/01/2009)
09/01/2009	<u>182</u>	NOTICE OF APPEARANCE by Cynthia S. Arato on behalf of Czernin Verlag (Arato, Cynthia) (Entered: 09/01/2009)
09/01/2009	<u>184</u>	FILING ERROR - WRONG EVENT TYPE SELECTED FROM MENU (Joinder) - NOTICE of Joinder re: <u>167</u> Objection (non-motion), Objection (non-motion). Document filed by Czernin Verlag. (Arato, Cynthia) Modified on 9/2/2009 (jar). (Entered: 09/01/2009)
09/01/2009	<u>185</u>	FILING ERROR - DEFICIENT DOCKET ENTRY - (LINKED TO A DEFICIENT DOCKET ENTRY, SEE DOCUMENT #220) - DECLARATION of Benedikt Foeger in Support re: <u>184</u> Notice (Other), <u>167</u> Objection (non-motion), Objection (non-motion). Document filed by Czernin Verlag. (Arato, Cynthia) Modified on 9/8/2009 (lb). (Entered: 09/01/2009)
09/01/2009	<u>186</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. No Corporate Parent. Document filed by Harrasowitz, Studentlitteratur AB, Norstedts Forlagsgrupp AB, Norstedts Kartor AB, Leopard Forlag AB, Borsenverein des Deutschen Buchhandels, Schweizer Buchhandler - und Verleger-Verband SBVV, Hauptverband des Osterreichischen Buchhandels, Svenska Forlaggareforeningen, Czernin Verlag.(Arato, Cynthia) (Entered: 09/01/2009)
09/01/2009	<u>187</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying Naspers Ltd. as Corporate Parent. Document filed by Media24.(Arato, Cynthia) (Entered: 09/01/2009)
09/01/2009	<u>188</u>	LETTER addressed to Judge Denny Chin from Robert Cooper Ramo dated 8/31/2009 re: In light of the objections set within, the Institute requests that the Court decline to approve the GBS as currently drafted. (jfe) (Entered: 09/01/2009)
09/01/2009	<u>189</u>	LETTER addressed to Judge Colleen McMahon from Martine Schaap dated 8/27/2009 re: We (Uitgeverij Ploegsma BV) are writing to you in regards to the proposed Settlement Agreement between Google Inc., and the Authors Guild and the Association of American Publishers. We would like to raise the following concerns and objections to this Settlement. (jfe) (Entered: 09/01/2009)
09/01/2009	<u>190</u>	LETTER addressed to Judge Colleen McMahon from Barbel Dorweiler dated 8/27/2009 re: We (Queridos Childrens Books ) are writing to you in regards to the proposed Settlement Agreement between Google Inc., and the Authors



		Guild and the Association of American Publishers. We would like to raise the following concerns and objections to this Settlement. (jfe) (Entered: 09/01/2009)
09/01/2009	<u>191</u>	LETTER addressed to Judge Colleen McMahon from Manja Heerze dated 8/27/2009 re: We (Uitgeverij Leopold BV ) are writing to you in regards to the proposed Settlement Agreement between Google Inc., and the Authors Guild and the Association of American Publishers. We would like to raise the following concerns and objections to this Settlement. (jfe) (Entered: 09/01/2009)
09/01/2009	<u>192</u>	LETTER addressed to Sir Michael McMahon from Mark Pieters dated 8/27/2009 re: We (Em. Queridos Uitgeverij B.V ) are writing to you in regards to the proposed Settlement Agreement between Google Inc., and the Authors Guild and the Association of American Publishers. We would like to raise the following concerns and objections to this Settlement. (jfe) (Entered: 09/01/2009)
09/01/2009	<u>193</u>	LETTER addressed to Sir Michael McMahon from Paul Roosenstein dated 8/27/2009 re: We, SWP publisher, are writing to you in regards to the proposed Settlement Agreement between Google Inc., and the Authors Guild and the Association of American Publishers. We would like to raise the following concerns and objections set forth within to this Settlement. (jfe) (Entered: 09/01/2009)
09/01/2009	<u>194</u>	LETTER addressed to Sir Michael McMahon from Mark Pieters dated 8/27/2009 re: We (Athenaeum - Polak & Van Gennep) are writing to you in regards to the proposed Settlement Agreement between Google Inc., and the Authors Guild and the Association of American Publishers. We would like to raise the following concerns and objections to this Settlement. (jfe) (Entered: 09/01/2009)
09/01/2009	<u>195</u>	LETTER addressed to Sir Michael McMahon from Vic Van de Reijt dated 8/27/2009 re: We (Nijgh & Van Ditmar) are writing to you in regards to the proposed Settlement Agreement between Google Inc., and the Authors Guild and the Association of American Publishers. We would like to raise the following concerns and objections to this Settlement. (jfe) (Entered: 09/01/2009)
09/01/2009	<u>196</u>	LETTER addressed to Sir Michael McMahon from Jerker Nilsson dated 8/28/2009 re: We (Liber AB, herein after called "Liber") are writing to you in regards to the proposed Settlement Agreement between Google Inc., and the Authors Guild and the Association of American Publishers. (jfe) (Entered: 09/01/2009)
09/01/2009	<u>197</u>	NOTICE OF APPEARANCE by David A. Zapolsky on behalf of Amazon.com, Inc. (Zapolsky, David) (Entered: 09/01/2009)

09/01/2009	<u>198</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. No Corporate Parent. Document filed by Amazon.com, Inc..(Zapolsky, David) (Entered: 09/01/2009)
09/01/2009	<u>199</u>	LETTER addressed to Mr. McMahon from Peter Van Haaften dated 8/27/2009 re: Counsel writes to make the following objections and comments set forth within to the Google Book Settlement. (jfe) (Entered: 09/01/2009)
09/01/2009	<u>200</u>	LETTER addressed to Mr. McMahon from Peter Van Haaften dated 8/27/2009 re: Counsel writes to make the following objections and comments set forth within to the Google Book Settlement. (jfe) (Entered: 09/01/2009)
09/01/2009	<u>201</u>	LETTER addressed to Mr J. Michael McMahon from Miss Lynne Garner dated 8/27/2009 re: Counsel writes to object to the Google Book Settlement.. (jfe) (Entered: 09/01/2009)
09/01/2009	<u>202</u>	LETTER addressed to Judge Denny Chin from Scott James dated 8/27/2009 re: For all of the reasons set forth within, Counsel objects to The Authors Guild, et al., vs. Google, Inc. settlement. Please intervene and stop it.(jfe) (Entered: 09/01/2009)
09/01/2009	<u>203</u>	NOTICE OF APPEARANCE by Andrew C. DeVore on behalf of Arlo Guthrie, Julia Wright, Catherine Ryan Hyde, Eugene Linden (DeVore, Andrew) (Entered: 09/01/2009)
09/01/2009	<u>204</u>	NOTICE OF APPEARANCE by Shirley Othmana Saed on behalf of The American Society of Media Photographers, Inc., Graphic Artists Guild, Picture Archive Council of America, North American Nature Photography Association, Joel Meyerowitz, Dan Budnick, Peter Turner, Lou Jacobs, Jr (Saed, Shirley) (Entered: 09/01/2009)
09/01/2009	<u>205</u>	NOTICE OF APPEARANCE by Amin S. Kassam on behalf of Arlo Guthrie, Julia Wright, Catherine Ryan Hyde, Eugene Linden (Kassam, Amin) (Entered: 09/01/2009)
09/01/2009	<u>206</u>	Objection of Amazon.com, Inc. to Proposed Settlement. Document filed by Amazon.com, Inc.. (Zapolsky, David) (Entered: 09/01/2009)
09/01/2009	<u>207</u>	DECLARATION of David Nimmer in Support re: <u>206</u> Objection (non-motion). Document filed by Amazon.com, Inc.. (Attachments: # <u>1</u> Exhibit A, # <u>2</u> Exhibit B, # <u>3</u> Exhibit C, # <u>4</u> Exhibit D, # <u>5</u> Exhibit E, # <u>6</u> Exhibit F)(Zapolsky, David) (Entered: 09/01/2009)
09/01/2009	<u>208</u>	NOTICE of Intent to Appear by Amazon.com, Inc. re: <u>206</u> Objection (non-motion). Document filed by Amazon.com, Inc.. (Zapolsky, David) (Entered: 09/01/2009)
09/01/2009		***NOTE TO ATTORNEY TO RE-FILE DOCUMENT - EVENT TYPE ERROR. Note to Attorney Cynthia Arato to RE-FILE Document <u>184</u> Notice (Other). Use the event type Joinder found under the event list Other

		Documents. (jar) (Entered: 09/02/2009)
09/01/2009	<u>232</u>	MOTION for Edwin C. Komen to Appear Pro Hac Vice. Document filed by Federal Republic of Germany.(dle) (Entered: 09/03/2009)
09/02/2009	<u>209</u>	Objection to <i>Proposed Settlement</i> . Document filed by Arlo Guthrie, Julia Wright, Catherine Ryan Hyde, Eugene Linden. (DeVore, Andrew) (Entered: 09/02/2009)
09/02/2009	<u>210</u>	DECLARATION of Annie Guthrie on Behalf of Arlo Guthrie in Support re: <u>209</u> Objection (non-motion). Document filed by Arlo Guthrie. (DeVore, Andrew) (Entered: 09/02/2009)
09/02/2009	<u>211</u>	DECLARATION of Julia Wright in Support re: <u>209</u> Objection (non-motion). Document filed by Julia Wright. (DeVore, Andrew) (Entered: 09/02/2009)
09/02/2009	<u>212</u>	DECLARATION of Catherine Ryan Hyde in Support re: <u>209</u> Objection (non-motion). Document filed by Catherine Ryan Hyde. (DeVore, Andrew) (Entered: 09/02/2009)
09/02/2009	<u>213</u>	DECLARATION of Eugene Linden in Support re: <u>209</u> Objection (non-motion). Document filed by Eugene Linden. (DeVore, Andrew) (Entered: 09/02/2009)
09/02/2009	<u>214</u>	DECLARATION of Laura Leslie on Behalf of the Estate of Philip K. Dick in Support re: <u>209</u> Objection (non-motion). Document filed by Arlo Guthrie, Julia Wright, Catherine Ryan Hyde, Eugene Linden. (DeVore, Andrew) (Entered: 09/02/2009)
09/02/2009	<u>215</u>	DECLARATION of Andrew C. DeVore in Support re: <u>209</u> Objection (non-motion). Document filed by Arlo Guthrie, Julia Wright, Catherine Ryan Hyde, Eugene Linden. (Attachments: # <u>1</u> Exhibit A, # <u>2</u> Exhibit B1, # <u>3</u> Exhibit B2, # <u>4</u> Exhibit B3, # <u>5</u> Exhibit B4, # <u>6</u> Exhibit B5, # <u>7</u> Exhibit C, # <u>8</u> Exhibit D, # <u>9</u> Exhibit E, # <u>10</u> Exhibit F, # <u>11</u> Exhibit G, # <u>12</u> Exhibit H, # <u>13</u> Exhibit I, # <u>14</u> Exhibit J, # <u>15</u> Exhibit K, # <u>16</u> Exhibit L)(DeVore, Andrew) (Entered: 09/02/2009)
09/02/2009	<u>216</u>	ENDORSED LETTER addressed to Judge Denny Chin from Daniel Fetterman dated 9/1/2009 re: request permission to file an amicus curiae brief, and to appear at the hearing, to address certain antitrust and copyright concerns with the proposed settlement agreement in this proceeding. ENDORSEMENT: This application is granted, but in light of the volume of materials being submitted to the Court, I would suggest that a 25-page brief would be more effective than a 40-page brief. As for permission to speak at the hearing, the Court will address this question in a future order. We need to see how many requests there are to speak. (Signed by Judge Denny Chin on 9/2/2009) (jar) (Entered: 09/02/2009)
09/02/2009	<u>217</u>	ORDER: The deadline for filing objections and amicus curiae briefs in this case is hereby extended to 10:00 a.m. EST on Tuesday, September 8, 2009.

		Objectors and amici are also reminded that they are required to send a courtesy copy of any documents filed electronically to my Chambers. (Brief due by 9/8/2009.) (Signed by Judge Denny Chin on 9/2/2009) (jar) (Entered: 09/02/2009)
09/02/2009	<u>218</u>	Objection to <i>Proposed Settlement</i> . Document filed by The American Society of Media Photographers, Inc., Graphic Artists Guild, Picture Archive Council of America, North American Nature Photography Association, Joel Meyerowitz, Dan Budnick, Peter Turner, Lou Jacobs, Jr. (Attachments: # <u>1</u> Exhibit A, # <u>2</u> Exhibit B, # <u>3</u> Exhibit C, # <u>4</u> Exhibit Exhibit D, # <u>5</u> Exhibit E)(Saed, Shirley) (Entered: 09/02/2009)
09/02/2009	<u>219</u>	JOINDER to join re: <u>167</u> Objection (non-motion), Objection (non-motion). Document filed by Czernin Verlag.(Arato, Cynthia) (Entered: 09/02/2009)
09/02/2009	<u>220</u>	DECLARATION of Benedikt Foeger re: <u>219</u> Joinder, <u>167</u> Objection (non-motion), Objection (non-motion)., DECLARATION of Benedikt Foeger in Support. Document filed by Czernin Verlag. (Arato, Cynthia) (Entered: 09/02/2009)
09/02/2009	<u>221</u>	LETTER addressed to Office of the Clerk J. Michael McMahon from Uitgeverij Balans dated 8/27/09 re: The hearing in October 2009 regarding the Google settlement. (pl) (Entered: 09/02/2009)
09/02/2009	<u>222</u>	LETTER addressed to Michael McMahon, Clerk of Court from Uitgeverij Agon dated 8/27/09 re: The hearing in October 2009 regarding the Google settlement. We would like to draw your attention to the copyrights of the Dutch books owned by our publishing house which appear to be included in the settlement reached between Google and the Authors Guild and Association of American Publishers. (pl) (Entered: 09/02/2009)
09/02/2009	<u>223</u>	LETTER addressed to J. Michael McMahon, Clerk of Court from Uitgeverij De Arbeiderspers dated 8/27/09 re: The hearing in October 2009 regarding the Google settlement. (pl) (Entered: 09/02/2009)
09/02/2009	<u>224</u>	LETTER addressed to J. Michael McMahon, Clerk of Court from Uitgeverij Singel Pockets dated 8/27/09 re: The hearing in October 2009 regarding the Google settlement. (pl) (Entered: 09/02/2009)
09/02/2009	<u>225</u>	LETTER addressed to Judge Denny Chin from Michael A. Banks dated 9/1/2009 re: Author writes to request this court's permission to submit this letter as an amicus curiae supporting final settlement approval. (tve) (Entered: 09/02/2009)
09/02/2009	<u>226</u>	LETTER addressed to Judge Denny Chin from Filomena Periera re: Author writes requesting this Court's permission to submit this letter as an amicus curiae supporting final settlement approve in the above referenced case. (tve) (Entered: 09/02/2009)

09/02/2009	<u>227</u>	ENDORSED LETTER addressed to Judge Denny Chin from Matthew D. Ingber dated 9/2/2009 re: The Amici respectfully request that the Court grant them leave to file a brief amicus curiae. ENDORSEMENT: APPLICATION GRANTED. SO ORDERED. (Signed by Judge Denny Chin on 9/2/2009) (tve) (Entered: 09/02/2009)
09/02/2009	<u>228</u>	ORDER FOR ADMISSION PRO HAC VICE: granting <u>151</u> Motion for David Nimmer to Appear Pro Hac Vice. (Signed by Judge Denny Chin on 9/2/2009) (tve) (Entered: 09/02/2009)
09/02/2009	<u>229</u>	ORDER FOR ADMISSION PRO HAC VICE: granting <u>152</u> Motion for Alexander F. Wiles to Appear Pro Hac Vice. (Signed by Judge Denny Chin on 9/2/2009) (tve) (Entered: 09/02/2009)
09/02/2009	<u>230</u>	ORDER FOR ADMISSION PRO HAC VICE ON WRITTEN MOTION: granting <u>154</u> Motion for Jennifer Lynch to Appear Pro Hac Vice. (Signed by Judge Denny Chin on 9/2/2009) (tve) (Entered: 09/02/2009)
09/02/2009	<u>231</u>	ORDER FOR ADMISSION PRO HAC VICE ON WRITTEN MOTION: granting <u>156</u> Motion for Cindy Cohn to Appear Pro Hac Vice. (Signed by Judge Denny Chin on 9/2/2009) (tve) (Entered: 09/02/2009)
09/02/2009		Transmission to Attorney Admissions Clerk. Transmitted re: <u>229</u> Order on Motion to Appear Pro Hac Vice, <u>231</u> Order on Motion to Appear Pro Hac Vice, <u>228</u> Order on Motion to Appear Pro Hac Vice, <u>230</u> Order on Motion to Appear Pro Hac Vice, to the Attorney Admissions Clerk for updating of Attorney Information. (tve) (Entered: 09/02/2009)
09/02/2009	<u>266</u>	MOTION for John B. Morris, Jr. to Appear Pro Hac Vice. Document filed by Amicus Curaie..(mro) (Entered: 09/08/2009)
09/02/2009	<u>428</u>	ORDER: The Court has received requests for pre-motion conferences by the American Society of Media Photographers, Inc., the Graphic Artists Guild, the Picture Archive Council of America, the North American Nature Photographers Association, Joel Meyerowitz, Dan Budnik, Peter Turner, and Lou Jacobs, Jr., seeking leave to intervene in this action. I have construed their letters as motions to intervene and the motions are denied. The proposed interveners are free to file objections to the proposed settlement, but they must do so by the September 4, 2009 deadline. (Signed by Judge Denny Chin on 9/2/2009) (jar) (Entered: 09/10/2009)
09/02/2009	<u>506</u>	LETTER addressed to J. Michael McMahon from Mai Spijkers dated 8/26/2009 re: We Prometheus/Bert Bakker are writing to you in regards to the propose settlement Agreement between Google Inc., and the Authors Guild and the Association of American Publishers. We would like to raise the following concerns and Objections to this Settlement. (jmi) (Entered: 09/11/2009)

09/03/2009	<u>234</u>	NOTICE OF APPEARANCE by Joseph Solomon Hall on behalf of Ishmael Jones, Wendy Shalit, American Society of Journalists and Authors, Charlotte Allen, Harold Bloom, Elliot Abrams, Richard Armey, Jacques Barzun, Nicholas Basbanes, Stephen Bates, Shawn J. Bayern, Jack Beerman, Michael Behe, Michael Cox, Douglas Crase, Frank Gonzalez-Crussi, Midge Decter, John Derbyshire, Thomas M. Disch, Gerald Early, Mel Eisenberg, Richard A. Epstein, Henry Fetter, David D. Friedman, David Gelernter, Gabrielle Glaser, Mary Ann Glendon, Victor Davis Hanson, Robert Herbold, Arthur Herman, Charles Hill, Manuela Hoelterhoff, Richard Howard, Donald Kagan, David Kuo, Michael Ledeen, Susan Lee, Mary Lefkowitz, David Lehman, John Lehman, Howard Markel, Sherwin B. Nuland, Steven Ozment, Michael Perry, Norman Podhoretz, Diane Ravitch, Ralph Reed, Harriet Rubin, Sarah Ruden, Peter Schweizer, Roger Simon, Roy Spencer, Geoffrey R. Stone, Charles Sykes, Terry Teachout, Paco Underhill, Ruth Wisse, Elizabeth Wurtzel, John Yoo (Hall, Joseph) (Entered: 09/03/2009)
09/03/2009	<u>235</u>	NOTICE OF APPEARANCE by Katherine B Forrest on behalf of DC Comics (Forrest, Katherine) (Entered: 09/03/2009)
09/03/2009		CASHIERS OFFICE REMARK on <u>233</u> Motion to Appear Pro Hac Vice,,, in the amount of \$25.00, paid on 08/31/2009, Receipt Number 698602. (jd) (Entered: 09/03/2009)
09/03/2009	<u>236</u>	NOTICE OF APPEARANCE by Mark Lloyd Silverstein on behalf of DC Comics (Silverstein, Mark) (Entered: 09/03/2009)
09/03/2009	<u>237</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. E.C. Publications, Inc., Time Warner Communications Inc. and Warner Communications Inc as Corporate Parents. Document filed by DC Comics.(Forrest, Katherine) (Entered: 09/03/2009)
09/03/2009	<u>238</u>	Objection to the Proposed Settlement Agreement. Document filed by DC Comics. (Forrest, Katherine) (Entered: 09/03/2009)
09/03/2009	<u>239</u>	BRIEF Amicus Curiae. Document filed by New York Law School, Institute for Information Law and Policy.(Grimmelmann, James) (Entered: 09/03/2009)
09/03/2009	<u>240</u>	NOTICE OF APPEARANCE by Thomas Cort Rubin on behalf of Microsoft Corporation (Rubin, Thomas) (Entered: 09/03/2009)
09/04/2009	<u>298</u>	ORDER. The Electronic Privacy Information Center moves, pursuant to FRCP 24(b), to intervene in this action. The motion is denied. This case was filed some four years ago and has been conditionally settled; it is simply too late to permit new parties into the case. EPIC is free to file an objections to the proposed settlement, but it must do so by 10:00 a.m. EST on September 8, 2009 (Signed by Judge Denny Chin on 9/4/09) (dj) (Entered: 09/08/2009)
09/04/2009	<u>304</u>	MOTION for Philip Roberts to Appear Pro Hac Vice. Document filed by Canadian Standard Association, Paul Dickson, Joseph Goulden, Association

		of American Publishers, Inc., Associational Plaintiffs, The McGraw-Hill Companies, Inc., Pearson Education, Inc., Simon & Schuster, Inc., John Wiley & Sons, Inc., The Author's Guild, Herbert Mitgang, Betty Miles, Daniel Hoffman.(mro) (Entered: 09/09/2009)
09/07/2009	<u>241</u>	Amicus Curiae APPEARANCE entered by Nelson E. Roth on behalf of Cornell University. (Attachments: # <u>1</u> Amicus Curiae Letter from Cornell University)(Roth, Nelson) (Entered: 09/07/2009)
09/08/2009	<u>242</u>	NOTICE OF APPEARANCE by Nidhi Yadava on behalf of Hachette Livre SA, Librarie Arthme Fayard SA, Dunod Editeur SA, Les Editions Hatier SNC, Editions Larousse SAS, Editorial Salvat SL, Grupo Anaya SA, Algaida Editores, S.A., Alianza Editorial, S.A., Edicions Xerais De Galicia, S.A., Editorial Barcanova, S.A., Larousse Editorial, S.L, Grupo Editorial Bruno, S.L., Edelsa Grupo Didascalia, S.A., Hachette UK Limited (Yadava, Nidhi) (Entered: 09/08/2009)
09/08/2009	<u>243</u>	NOTICE OF APPEARANCE by Robert C. Micheletto on behalf of Hachette Livre SA, Librarie Arthme Fayard SA, Dunod Editeur SA, Les Editions Hatier SNC, Editions Larousse SAS, Editorial Salvat SL, Grupo Anaya SA, Algaida Editores, S.A., Alianza Editorial, S.A., Edicions Xerais De Galicia, S.A., Editorial Barcanova, S.A., Larousse Editorial, S.L, Grupo Editorial Bruno, S.L., Edelsa Grupo Didascalia, S.A., Hachette UK Limited (Micheletto, Robert) (Entered: 09/08/2009)
09/08/2009	<u>244</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying Hachette, S.A. as Corporate Parent. Document filed by Hachette Livre SA.(Micheletto, Robert) (Entered: 09/08/2009)
09/08/2009	<u>245</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying Hachette Livre, S.A as Corporate Parent. Document filed by Librarie Arthme Fayard SA.(Micheletto, Robert) (Entered: 09/08/2009)
09/08/2009	<u>246</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying Hachette Livre, S.A. as Corporate Parent. Document filed by Dunod Editeur SA.(Micheletto, Robert) (Entered: 09/08/2009)
09/08/2009	<u>247</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying Hachette Livre, S.A. as Corporate Parent. Document filed by Les Editions Hatier SNC.(Micheletto, Robert) (Entered: 09/08/2009)
09/08/2009	<u>248</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying Hachette Livre, S.A. as Corporate Parent. Document filed by Editions Larousse SAS.(Micheletto, Robert) (Entered: 09/08/2009)
09/08/2009	<u>249</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying Hachette Livre Espana, S.A.U. as Corporate Parent. Document filed by Grupo Anaya SA.(Micheletto, Robert) (Entered: 09/08/2009)

09/08/2009	<u>250</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying Hachette Livre Espana, S.A.U. as Corporate Parent. Document filed by Editorial Salvat SL.(Micheletto, Robert) (Entered: 09/08/2009)
09/08/2009	<u>251</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying Grupo Anaya, S.A. as Corporate Parent. Document filed by Algaida Editores, S.A..(Micheletto, Robert) (Entered: 09/08/2009)
09/08/2009	<u>252</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying Grupo Anaya, S.A. as Corporate Parent. Document filed by Alianza Editorial, S.A..(Micheletto, Robert) (Entered: 09/08/2009)
09/08/2009	<u>253</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying Hachette Livre, S.A. as Corporate Parent. Document filed by Edelsa Grupo Didascalía, S.A..(Micheletto, Robert) (Entered: 09/08/2009)
09/08/2009	<u>254</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying Grupo Anaya, S.A. as Corporate Parent. Document filed by Edicions Xerais De Galicia, S.A..(Micheletto, Robert) (Entered: 09/08/2009)
09/08/2009	<u>255</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying Grupo Anaya, S.A. as Corporate Parent. Document filed by Editorial Barcanova, S.A..(Micheletto, Robert) (Entered: 09/08/2009)
09/08/2009	<u>256</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying Hachette Livre Espana, S.A.U. as Corporate Parent. Document filed by Grupo Editorial Bruno, S.L..(Micheletto, Robert) (Entered: 09/08/2009)
09/08/2009	<u>257</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying Grupo Anaya S.A. and Education Management, S.A. as Corporate Parent. Document filed by Larousse Editorial, S.L.(Micheletto, Robert) (Entered: 09/08/2009)
09/08/2009	<u>258</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying Hachette U.K. Holding Ltd. as Corporate Parent. Document filed by Hachette UK Limited.(Micheletto, Robert) (Entered: 09/08/2009)
09/08/2009	<u>259</u>	NOTICE OF APPEARANCE by Matthew Christian Schruers on behalf of Computer and Communications Industry Association (Schruers, Matthew) (Entered: 09/08/2009)
09/08/2009	<u>260</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. No Corporate Parent. Document filed by Computer and Communications Industry Association.(Schruers, Matthew) (Entered: 09/08/2009)
09/08/2009	<u>261</u>	MOTION to File Amicus Brief of <i>Computer &amp; Communications Industry Association</i> . Document filed by Computer and Communications Industry Association. (Attachments: # <u>1</u> CCIA Amicus Curiae Brief)(Schruers, Matthew) (Entered: 09/08/2009)
09/08/2009	<u>262</u>	NOTICE OF APPEARANCE by Yasuhiro Saito on behalf of Takashi Atouda, Susumu Nakanishi, Akiko Shimojyu, Jiro Asada, Takeaki Hori, Yuko



		Matsumoto, Chihaya Takahashi, Shinobu Yoshioka, Kenta Yamada, Tomotsuyo Aizawa, Yu Ohara, Yasumasa Kiyohara, Takashi Tsujii, Akira Nogami, Hiroyuki Shinoda, Toshihiko Yuasa, Koichi Kato, Masahiko Motoki, Hidehiko Nakanishi, Yashio Uemura, Nobuo Uda, Tsukasa Yoshida (Attachments: # <u>1</u> Certificate of Seervice)(Saito, Yasuhiro) (Entered: 09/08/2009)
09/08/2009	<u>263</u>	BRIEF <i>AMICUS CURIAE</i> of Consumer Watchdog in Opposition to the Proposed Settlement Agreement. Document filed by Consumer Watchdog. (Fetterman, Daniel) (Entered: 09/08/2009)
09/08/2009	<u>264</u>	Objection to the Proposed Settlement and to Certification of the Proposed Settlement Class and Sub-Class by Members of Japan P.E.N. Club. Document filed by Takashi Atouda, Susumu Nakanishi, Akiko Shimojyu, Jiro Asada, Takeaki Hori, Yuko Matsumoto, Chihaya Takahashi, Shinobu Yoshioka, Kenta Yamada, Tomotsuyo Aizawa, Yu Ohara, Yasumasa Kiyohara, Takashi Tsujii, Akira Nogami, Hiroyuki Shinoda, Toshihiko Yuasa, Koichi Kato, Masahiko Motoki, Hidehiko Nakanishi, Yashio Uemura, Nobuo Uda, Tsukasa Yoshida. (Attachments: # <u>1</u> Declaration of Jiro Makino in Support of Objection, # <u>2</u> Declaration of Naoki Gokita in Support of Objection, # <u>3</u> Certificate of Service)(Saito, Yasuhiro) (Entered: 09/08/2009)
09/08/2009	<u>265</u>	NOTICE of of Intent To Appear and Be Heard At The Fairness Hearing. Document filed by Takashi Atouda, Susumu Nakanishi, Akiko Shimojyu, Jiro Asada, Takeaki Hori, Yuko Matsumoto, Chihaya Takahashi, Shinobu Yoshioka, Kenta Yamada, Tomotsuyo Aizawa, Yu Ohara, Yasumasa Kiyohara, Takashi Tsujii, Akira Nogami, Hiroyuki Shinoda, Toshihiko Yuasa, Koichi Kato, Masahiko Motoki, Hidehiko Nakanishi, Yashio Uemura, Nobuo Uda, Tsukasa Yoshida. (Attachments: # <u>1</u> Certificate of Service)(Saito, Yasuhiro) (Entered: 09/08/2009)
09/08/2009	<u>267</u>	NOTICE OF APPEARANCE by Joseph Solomon Hall on behalf of Harold Bloom, Elliot Abrams, Richard Armey, Jacques Barzun, Nicholas Basbanes, Stephen Bates, Shawn J. Bayern, Jack Beerman, Michael Behe, Michael Cox, Douglas Crase, Frank Gonzalez-Crussi, Midge Decter, John Derbyshire, Thomas M. Disch, Gerald Early, Mel Eisenberg, Richard A. Epstein, Henry Fetter, David D. Friedman, David Gelernter, Gabrielle Glaser, Mary Ann Glendon, Robert Herbold, Arthur Herman, Charles Hill, Manuela Hoelterhoff, Richard Howard, Ishmael Jones, Donald Kagan, David Kuo, Michael Ledeen, Susan Lee, Mary Lefkowitz, David Lehman, John Lehman, Howard Markel, Steven Ozment, Michael Perry, Norman Podhoretz, Diane Ravitch, Ralph Reed, Harriet Rubin, Sarah Ruden, Peter Schweizer, Roger Simon, Roy Spencer, Geoffrey R. Stone, Charles Sykes, Terry Teachout, Paco Underhill, Ruth Wisse, Elizabeth Wurtzel, John Yoo, Wendy Shalit, American Society of Journalists and Authors, Charlotte Allen (Hall, Joseph) (Entered: 09/08/2009)
09/08/2009	<u>268</u>	NOTICE OF APPEARANCE by Kristin Hackett Neuman on behalf of Canadian Standard Association (Neuman, Kristin) (Entered: 09/08/2009)

09/08/2009	<u>269</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying None as Corporate Parent. No Corporate Parent. Document filed by Microsoft Corporation.(Rubin, Thomas) (Entered: 09/08/2009)
09/08/2009	<u>270</u>	NOTICE of OF FILING OF OBJECTIONS TO PROPOSED SETTLEMENT BY HACHETTE LIVRE, S.A., LIBRARIE ARTHME FAYARD, S.A., DUNOD EDITEUR, S.A., LES EDITIONS HATIER, S.N.C., EDITIONS, LAROUSSE, S.A.S., EDITORIAL SALVAT, S.L., GRUPO ANAYA, S.A., ALGAIDA EDITORES, S.A., ALIANZA EDITORIAL, S.A., EDICIONS XERAIS DE GALICIA, S.A., EDITORIAL BARCANOVA, S.A., LAROUSSE EDITORIAL, S.L., GRUPO EDITORIAL BRUO, S.L., EDELSA GRUPO DIDASCALIA, S.A., AND HACHETTE U.K. LIMITED. Document filed by Akiko Shimojyu. (Attachments: # <u>1</u> Exhibit 1, # <u>2</u> Exhibit 2, # <u>3</u> Exhibit 3, # <u>4</u> Exhibit 4, # <u>5</u> Exhibit 5, # <u>6</u> Exhibit 6, # <u>7</u> Exhibit 7, # <u>8</u> Exhibit 8, # <u>9</u> Exhibit 9, # <u>10</u> Exhibit 10)(Micheletto, Robert) (Entered: 09/08/2009)
09/08/2009	<u>271</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. No Corporate Parent. Document filed by Canadian Standards Association.(Neuman, Kristin) (Entered: 09/08/2009)
09/08/2009	<u>272</u>	<i>Objection of Canadian Standards Association to Proposed Settlement.</i> Document filed by Canadian Standards Association. (Neuman, Kristin) (Entered: 09/08/2009)
09/08/2009	<u>273</u>	<i>Objection to Proposed Settlement and Notice of Intent to Appear.</i> Document filed by Eric Jager, Harold Bloom, Elliot Abrams, Richard Arney, Jacques Barzun, Nicholas Basbanes, Stephen Bates, Shawn J. Bayern, Michael Behe, Michael Cox, Douglas Crase, Frank Gonzalez-Crussi, Midge Decter, John Derbyshire, Thomas M. Disch, Gerald Early, Mel Eisenberg, Richard A. Epstein, Henry Fetter, David D. Friedman, David Gelernter, Gabrielle Glaser, Mary Ann Glendon, Victor Davis Hanson, Robert Herbold, Arthur Herman, Charles Hill, Manuela Hoelterhoff, Richard Howard, Ishmael Jones, Donald Kagan, David Kuo, Michael Ledeen, Susan Lee, Mary Lefkowitz, David Lehman, John Lehman, Howard Markel, Sherwin B. Nuland, Steven Ozment, Norman Podhoretz, Diane Ravitch, Ralph Reed, Harriet Rubin, Sarah Ruden, Peter Schweizer, Roger Simon, Roy Spencer, Geoffrey R. Stone, Charles Sykes, Terry Teachout, Paco Underhill, Ruth Wisse, Elizabeth Wurtzel, John Yoo, Wendy Shalit, American Society of Journalists and Authors, Charlotte Allen. (Attachments: # <u>1</u> Exhibit A, # <u>2</u> Exhibit B, # <u>3</u> Exhibit C, # <u>4</u> Exhibit D, # <u>5</u> Exhibit E, # <u>6</u> Exhibit F, # <u>7</u> Exhibit G)(Hall, Joseph) (Entered: 09/08/2009)
09/08/2009	<u>274</u>	<i>BRIEF Amicus Curiae Brief of Sony Electronics Inc. In Support Of Proposed Google Book Search Settlement.</i> Document filed by Sony Electronics Inc..(Coplan, Jennifer) (Entered: 09/08/2009)

09/08/2009	<u>275</u>	BRIEF <i>Amicus Brief of Antitrust Law and Economics Professors In Support Of The Settlement</i> . Document filed by Antitrust Law and Economics Professors.(Ingber, Matthew) (Entered: 09/08/2009)
09/08/2009	<u>276</u>	Objection re: <u>64</u> Order on Motion to Approve,,, <i>Objections of Microsoft Corporation to Proposed Settlement and Certification of Proposed Settlement Class and Sub-Classes</i> . Document filed by Microsoft Corporation. (Attachments: # <u>1</u> Exhibit A to G, # <u>2</u> Exhibit H to O, # <u>3</u> Exhibit P to Q, # <u>4</u> Exhibit R, # <u>5</u> Exhibit S to T, # <u>6</u> Exhibit U part 1 of 6, # <u>7</u> Exhibit U part 2 of 6, # <u>8</u> Exhibit U part 3 of 6, # <u>9</u> Exhibit U part 4 of 6, # <u>10</u> Exhibit U part 5 of 6, # <u>11</u> Exhibit U part 6 of 6, # <u>12</u> Exhibit V to Z)(Rubin, Thomas) (Entered: 09/08/2009)
09/08/2009	<u>277</u>	Amicus Curiae APPEARANCE entered by Gary M. Becker on behalf of Richard Blumenthal CT Attorney General.(Becker, Gary) (Entered: 09/08/2009)
09/08/2009	<u>278</u>	OPPOSITION BRIEF re: <u>64</u> Order on Motion to Approve,,, <i>Objection to Proposed Settlement: Proposed Settlement Violates State Unclaimed Property Laws and Chartible Trust Laws, State May Not Be Included in Class Without its Consent</i> . Document filed by Richard Blumenthal CT Attorney General. (Becker, Gary) (Entered: 09/08/2009)
09/08/2009	<u>279</u>	NOTICE of Intent to Appear. Document filed by Privacy Authors and Publishers. (Rudman, Samuel) (Entered: 09/08/2009)
09/08/2009	<u>280</u>	Objection to <i>Settlement Agreement</i> . Document filed by Charles D Weller, weller. (Attachments: # <u>1</u> Exhibit A --- Class Action Reports)(Horowitz, Eric) (Entered: 09/08/2009)
09/08/2009	<u>281</u>	BRIEF <i>IN OBJECTION TO PROPOSED SETTLEMENT</i> . Document filed by Privacy Authors and Publishers. (Attachments: # <u>1</u> Appendix A)(Rudman, Samuel) (Entered: 09/08/2009)
09/08/2009	<u>282</u>	MEMORANDUM OF LAW <i>MEMORANDUM OF AMICUS CURIAE OPEN BOOK ALLIANCE IN OPPOSITION TO THE PROPOSED SETTLEMENT BETWEEN THE AUTHORS GUILD, INC., ASSOCIATION OF AMERICAN PUBLISHERS, INC., ET AL., AND GOOGLE INC.</i> . Document filed by Open Book Alliance. (Boccanfuso, Anthony) (Entered: 09/08/2009)
09/08/2009	<u>283</u>	MOTION for Discovery of <i>Putative Class Representatives and Defendant Google Inc.</i> . Document filed by Eric Jager, Harold Bloom, Elliot Abrams, Phyllis Ammons, Jacques Barzun, Nicholas Basbanes, Stephen Bates, Shawn J. Bayern, Michael Behe, Michael Cox, Douglas Crase, Frank Gonzalez-Crussi, Midge Decter, John Derbyshire, Thomas M. Disch, Gerald Early, Mel Eisenberg, Richard A. Epstein, Henry Fetter, David D. Friedman, David Gelernter, Gabrielle Glaser, Mary Ann Glendon, Victor Davis Hanson, Robert Herbold, Arthur Herman, Charles Hill, Manuela Hoelterhoff, Richard Howard, Ishmael Jones, Donald Kagan, David Kuo, Michael Ledeen, Susan

		Lee, Mary Lefkowitz, David Lehman, John Lehman, Howard Markel, Sherwin B. Nuland, Steven Ozment, Norman Podhoretz, Diane Ravitch, Ralph Reed, Harriet Rubin, Sarah Ruden, Peter Schweizer, Roger Simon, Roy Spencer, Geoffrey R. Stone, Charles Sykes, Terry Teachout, Paco Underhill, Ruth Wisse, Elizabeth Wurtzel, John Yoo, Julia Wright, Wendy Shalit, American Society of Journalists and Authors, Charlotte Allen. Return Date set for 9/18/2009 at 05:00 PM. (Attachments: # <u>1</u> Exhibit Discovery Requests) (Hall, Joseph) (Entered: 09/08/2009)
09/08/2009	<u>284</u>	NOTICE OF APPEARANCE by Robert William Clarida on behalf of Lyrasis, Inc., NYLINK, Bibliographical Center for Research Rocky Mountain, Inc. (Clarida, Robert) (Entered: 09/08/2009)
09/08/2009	<u>285</u>	NOTICE OF APPEARANCE by Robert Cunningham Turner on behalf of Yahoo! Inc. (Turner, Robert) (Entered: 09/08/2009)
09/08/2009	<u>286</u>	Objection to <i>Settlement Agreement</i> . Document filed by Dirk Sutro. (Attachments: # <u>1</u> Exhibit A -- Class Action Reports)(Horowitz, Eric) (Entered: 09/08/2009)
09/08/2009	<u>287</u>	MEMORANDUM OF LAW in Opposition To <i>The Settlement Proposal On Behalf of the French Republic</i> . Document filed by French Republic. (Max, Theodore) (Entered: 09/08/2009)
09/08/2009	<u>288</u>	MEMORANDUM OF LAW in Opposition re: <u>55</u> MOTION to Approve <i>/Notice of Motion for Preliminary Settlement Approval..</i> Document filed by Yahoo! Inc.. (Turner, Robert) (Entered: 09/08/2009)
09/08/2009	<u>289</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. No Corporate Parent. Document filed by Lyrasis, Inc., NYLINK, Bibliographical Center for Research Rocky Mountain, Inc..(Clarida, Robert) (Entered: 09/08/2009)
09/08/2009	<u>290</u>	DECLARATION of Nicolas Georges in Opposition re: <u>287</u> Memorandum of Law in Opposition. Document filed by French Republic. (Max, Theodore) (Entered: 09/08/2009)
09/08/2009	<u>291</u>	MEMORANDUM OF LAW <i>MEMORANDUM OF AMICUS CURIAE THE INTERNET ARCHIVE IN OPPOSITION TO SETTLEMENT AGREEMENT</i> . Document filed by The Internet Archive. (Boccanfuso, Anthony) (Entered: 09/08/2009)
09/08/2009	<u>292</u>	BRIEF <i>AMICI CURIAE OF LYRASIS, INC., NYLINK AND BIBLIOGRAPHICAL CENTER FOR RESEARCH ROCKY MOUNTAIN, INC. IN SUPPORT OF MODIFICATION OF PROPOSED SETTLEMENT</i> . Document filed by Lyrasis, Inc., NYLINK, Bibliographical Center for Research Rocky Mountain, Inc..(Clarida, Robert) (Entered: 09/08/2009)
09/08/2009	<u>293</u>	Objection to <i>Proposed Settlement</i> . Document filed by Free Software Foundation, Inc.. (Williamson, Aaron) (Entered: 09/08/2009)

09/08/2009	<u>294</u>	NOTICE of Intent to Appear at the Fairness Hearing on October 7, 2009, on behalf of the aforementioned members of the Publisher Sub-Class.. Document filed by Hachette Livre SA, Librarie Arthme Fayard SA, Dunod Editeur SA, Les Editions Hatier SNC, Editions Larousse SAS, Editorial Salvat SL, Grupo Anaya SA, Algaida Editores, S.A., Alianza Editorial, S.A., Edicions Xerais De Galicia, S.A., Editorial Barcanova, S.A., Larousse Editorial, S.L, Grupo Editorial Bruno, S.L., Edelsa Grupo Didascalia, S.A., Hachette UK Limited. (Micheletto, Robert) (Entered: 09/08/2009)
09/08/2009		***REJECTION OF ATTEMPTED PAPER FILING IN ECF CASE. The following document(s) Epic's Motion to Intervene, by Mark Rotenberg, was rejected by the Clerk's Office and must be FILED ELECTRONICALLY on the Court's ECF System. (eef) (Entered: 09/08/2009)
09/08/2009	<u>295</u>	AFFIDAVIT OF SERVICE. Document filed by French Republic. (Max, Theodore) (Entered: 09/08/2009)
09/08/2009	<u>296</u>	Objection Of Proquest LLC To Proposed Settlement. (rw) (rw). (Entered: 09/08/2009)
09/08/2009	<u>297</u>	AFFIRMATION of Charles J. Sanders in Opposition re: <u>55</u> MOTION to Approve / <i>Notice of Motion for Preliminary Settlement Approval</i> .. Document filed by Songwriters Guild of America. (Attachments: # <u>1</u> Civil Cover Sheet Cover letter explaining delay in filing.)(Fedele, John) (Entered: 09/08/2009)
09/08/2009	<u>299</u>	MOTION to Intervene. Document filed by Lewis Hyde, Harry Lewis, Open Access Trust Inc.. Return Date set for 9/30/2009 at 09:30 AM. (Attachments: # <u>1</u> Supplement Affirmation of Charles R. Nesson, # <u>2</u> Supplement Objections and Memorandum of Law)(Garbus, Martin) (Entered: 09/08/2009)
09/08/2009	<u>300</u>	FILING ERROR - WRONG EVENT TYPE SELECTED FROM MENU - MOTION to Intervene <i>Objections to Proposed Settlement and Memorandum in Support of Motion to Intervene</i> . Document filed by Lewis Hyde, Harry Lewis, Open Access Trust Inc.. Return Date set for 9/30/2009 at 09:30 AM.(Garbus, Martin) Modified on 9/9/2009 (jar). (Entered: 09/08/2009)
09/08/2009	<u>301</u>	REQUEST TO PARTICIPATE of Darlene Marshall <i>Objection to Class Action Settlement and Notice of Intent to Appear</i> . Document filed by Darlene Marshall.(Weiss, Matthew) (Entered: 09/08/2009)
09/08/2009		***NOTE TO ATTORNEY TO RE-FILE DOCUMENT - EVENT TYPE ERROR. Note to Attorney Martin Garbus to RE-FILE Document <u>300</u> MOTION to Intervene <i>Objections to Proposed Settlement and Memorandum in Support of Motion to Intervene</i> . Use the event type Memorandum of Law in Opposition found under the event list Replies, Oppositions, Supporting Documents. (jar) (Entered: 09/09/2009)
09/08/2009	<u>700</u>	MOTION for Gary Leland Reback to Appear Pro Hac Vice. Document filed by Open Book Alliance.(pl) (Entered: 09/15/2009)

09/09/2009	<u>302</u>	LETTER addressed to Judge Denny Chin from Edward Feigenbaum, Jennifer Widom, Daphne Koller, Monica Lam, Nils Nilsson, Jeffrey Ullman, Terry Winograd, Jure Leskovec, John Ousterhout, Mehran Sahami, Russ Altman, Gary Bradski, Stuart Card, Goeff Gordon and Shirley Tessler dated September 3, 2009 re: Amicus curiae in support of the approval of the final settlement. (ad) (Entered: 09/09/2009)
09/09/2009	<u>303</u>	LETTER addressed to Judge Denny Chin from Erez Lieberman-Aiden and Jean-Baptiste Michel dated September 3, 2009 re: Amici curiae in support of the settlement. Document filed by Darlene Marshall.(ad) (Entered: 09/09/2009)
09/09/2009	<u>305</u>	LETTER addressed to Office of the Clerk from Anette Ziethen dated 9/1/09 re: join in the objections that have been presented to this court by Scott Gant and the group of foreign publishers and publishing associations...; (dj) (Entered: 09/09/2009)
09/09/2009	<u>306</u>	ORDER The Computer and Communications Industry Association ("CCIA") moves for leave to file an amicus curiae brief in this case. CCIA's motion is granted, and its brief is accepted. SO ORDERED. (Signed by Judge Denny Chin on 9/9/2009) (jmi) (Entered: 09/10/2009)
09/09/2009	<u>307</u>	ORDER denying <u>283</u> Motion for Discovery. The Bloom Objectors' motion is denied. (Signed by Judge Denny Chin on 9/9/2009) (jmi) (Entered: 09/10/2009)
09/09/2009	<u>308</u>	ORDER denying <u>299</u> Motion to Intervene. Lewis Hyde, Harry Lewis, and the Open Access Trust, Inc. (the "proposed interveners") move, pursuant to Federal Rule of Civil Procedure 24(b), to intervene in this action. The motion is denied. This case was filed some four years ago and has been conditionally settled; it is simply too late to permit new parties into the case. The Court will, however, consider the objections raised by the proposed interveners. SO ORDERED. (Signed by Judge Denny Chin on 9/9/2009) (jmi) (Entered: 09/10/2009)
09/09/2009	<u>309</u>	ORDER granting <u>233</u> Motion for Michael J. Guzman to Appear Pro Hac Vice for Harold Bloom, Elliot Abrams, Charlotte Allen, Phyllis Ammons, Dick Arney, Jacques Barzun, Nicholas A. Basbanes, Stephen Bates, Shawn J. Bayem, Jack Beerman, Michael Behe, Michael Cox, Douglas Crase, Frank Gonzalez-Crussi, Midge Deeter, John Derbyshire, The Estate of Thomas M. Disch, Gerald Early, Mel Eisenberg, Richard A. Epstein, Henry Fetter, David D. Friedman, David Gelemter, Gabrielle Glaser, Mary Ann Glendon, Victor Davis Hanson, Robert Herbold, Arthur Herman, Charles Hill, Manuela Hoelterhoff, Richard Howard, Ishmael Jones, Donald Kagan, David Kuo, Michael Ledeen, Susan Lee, Mary Lefkowitz, David Lehman, John Lehman, Howard Markel, Sherwin B. Nuland, Steven Ozment, Michael Perry, Norman Podhoretz, Diane Ravitch, Ralph Reed, Harriet Rubin, Sarah Ruden, Peter Schweizer, Roger Simon, Roy Spencer, Geoffrey R. Stone, Charles Sykes,

		Terry Teachout, Paco Underhill, Ruth Wisse, Elizabeth Wurtzel, and John Yoo. (Signed by Judge Denny Chin on 9/9/2009) (jmi) (Entered: 09/10/2009)
09/09/2009		Transmission to Attorney Admissions Clerk. Transmitted re: <u>309</u> Order on Motion to Appear Pro Hac Vice, to the Attorney Admissions Clerk for updating of Attorney Information. (jmi) (Entered: 09/10/2009)
09/09/2009	<u>310</u>	ORDER granting <u>232</u> Motion for Edwin C. Komen to Appear Pro Hac Vice for Federal Republic of Germany. (Signed by Judge Denny Chin on 9/9/2009) (jmi) (Entered: 09/10/2009)
09/09/2009	<u>311</u>	ORDER granting <u>304</u> Motion for Philip Roberts to Appear Pro Hac Vice for Canadian Standard Association, Paul Dickson, Joseph Goulden, Association of American Publishers, Inc., Associational Plaintiffs, The McGraw-Hill Companies, Inc., Pearson Education, Inc., Simon & Schuster, Inc., John Wiley & Sons, Inc., The Author's Guild, Herbert Mitgang, Betty Miles, Daniel Hoffman. (Signed by Judge Denny Chin on 9/9/2009) (jmi) (Entered: 09/10/2009)
09/09/2009	<u>312</u>	QUESTIA MEDIA, INC.'S AMICUS CURIAE OPPOSITION BRIEF TO THE SETTLEMENT AGREEMENT: Questia Media, Inc. ("Questia") urges the Court not to approve the Settlement Agreement between Google, Inc. and the Plaintiffs. (jmi) (Entered: 09/10/2009)
09/09/2009	<u>313</u>	BRIEF AMICUS CURIAE OF CONSUMER WATCHDOG IN OPPOSITION TO THE PROPOSED SETTLEMENT AGREEMENT The proposed Settlement Agreement would strip rights from millions of absent class members, worldwide, in violation of national and international copyright law, for the sole benefit of Google. If, as Google claims, its "limited" search-engine activities were protected by fair use, the public deserves an adjudication on this matter, to allow the creation of a competitive book-search market. And it is up to Congress to create a solution to the orphan-works problem that would allow all potential users to benefit, while protecting the copyright holders as well as international interests. The parties simply cannot justify this "solution" which does not adequately protect the Rightsholders and unfairly benefits a single party. Accordingly, Consumer Watchdog respectfully asks that the Court not approve the settlement. (jmi) (Entered: 09/10/2009)
09/09/2009	<u>314</u>	BRIEF AMICUS CURIAE OF THE CENTER FOR DEMOCRACY & TECHNOLOGY IN SUPPORT OF APPROVAL OF THE SETTLEMENT AND PROTECTION OF READER PRIVACY The New Services enabled by the Proposed Settlement will be extraordinarily valuable, and will make available to the public a vast amount of knowledge and information that is largely inaccessible today. The Settlement should be approved. But the New Services create serious privacy concerns, and the Court must take affirmative action - as part of the settlement approval - to protect reader privacy. (jmi) (Entered: 09/10/2009)

09/09/2009	<u>315</u>	BRIEF OF AMICUS CURIAE The Court should advise the parties to amend the settlement to uphold the rights of book owners, all copyright owners and embody the principles of a digital media exchange. Amicus request permission to appear at the Fairness Hearing currently set to be held on October 7, 2009. (jmi) (Entered: 09/10/2009)
09/09/2009	<u>316</u>	LETTER addressed to Denny Chin from Edward John Hasbrouck dated 8/31/2009 re: By this letter, I opt out of the proposed settlement in this case. Although the settlement notice claims that, "your opt-out request., must state which Sub-Class you wish to opt out of (either the Author Sub-Class or Publisher Sub-Class)," I believe that this is both incorrect and improper: Since I am opting out of the proposed settlement, I am not subject to its purported division of the proposed class into sub-classes. (jmi) (Entered: 09/10/2009)
09/09/2009	<u>317</u>	OBJECTION TO PROPOSED SETTLEMENT Unless both the foregoing concerns can be resolved, I respectfully request that the proposed settlement agreement be rejected by this Court. I am submitting this in my capacity as an author and a member of the Authors Guild, not in my capacity as a lawyer. (jmi) (Entered: 09/10/2009)
09/09/2009	<u>318</u>	LETTER addressed to The Office of the Clerk from Susanne Franzkeit dated 9/1/09 re: I am the managing director of the V&R unipress GmbH, a book publisher located in Gottingen, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. (mro) (Entered: 09/10/2009)
09/09/2009	<u>319</u>	LETTER addressed to Office of the Clerk from Reinhard Kawohl dated 9/1/09 re: I am proprietor and managing director of the Kawohl Verlag, a publisher of books, calendars and gifts located in Wesel, Germany; We write to object to the settlement agreement; In addition, we wish to inform this Court that our company did not receive any written notice of the settlement agreement, nor did we see any published notice of the settlement agreement. (mro) (Entered: 09/10/2009)
09/09/2009	<u>320</u>	LETTER addressed to Office of the Clerk from Ludwig Paulmichl dated 9/1/09 re: I am publisher of the Folio publishing house, a book publisher located in Vienna. We write to object to the settlement agreement. (mro) (Entered: 09/10/2009)
09/09/2009	<u>321</u>	LETTER addressed to Judge Denny Chin from Rayan Radia dated 9/4/2009 re: The Competitive Enterprise Institute, a 501(3) non-profit public interest organization that studies the intersection of risk, regulation and markets, hereby requests the Courts permission to submit this letter as an amicus curiae in the Authors Guild et al. v Google, Inc. (jmi) (Entered: 09/10/2009)



09/09/2009	<u>322</u>	LETTER addressed to Office of the Clerk from Michael Schmitt dated 9/1/09 re: I am Managing Director of the Fachverlag Hans Carl GmbH, a book publisher located in Nuremberg, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. Document filed by Federal Republic of Germany.(mro) (Entered: 09/10/2009)
09/09/2009	<u>323</u>	LETTER addressed to Sir Michael McMahon from Uitgeverij Malmberg, Johan Leenaars dated 8/25/09 re: We, uitgeverij Malmberg, are writing in regards to the proposed settlement agreement. We would like to raise the following concerns and objections to this settlement: Consequences for European right holders; Determination of commercial availability; Bad quality of the database; Uncertainty about digitization status; Lack of representation of non-US rights holders in the Book Rights Registry; Deadline for making objections or opting out still too short. (mro) (Entered: 09/10/2009)
09/09/2009	<u>324</u>	LETTER addressed to Office of the Clerk from Dr. Manfred Biehal dated 9/1/09 re: I am CEO of the Deutscher Genossenschafts-Verlag eG, a book publisher located in Wiesbaden, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. (mro) (Entered: 09/10/2009)
09/09/2009	<u>325</u>	PRIVACY AUTHORS AND PUBLISHERS' OBJECTION TO PROPOSED SETTLEMENT. (jmi) (Entered: 09/10/2009)
09/09/2009	<u>326</u>	LETTER addressed to Office of the Clerk from Alexandra Eib dated 9/1/09 re: I am the lawyer for the Bibliographisches Institut AG, a book publisher located in Mannheim, Germany; We write to object to the settlement agreement; In addition, we wish to inform this Court that the written notice that our company received of the Settlement agreement in German was extremely difficult to read and included a number of meaningless or nonsensical terms and had been translated very poorly.(mro) (Entered: 09/10/2009)
09/09/2009	<u>327</u>	LETTER addressed to Office of the Clerk from Wolf Dieter Eggert dated 9/1/09 re: I am Managing Director of the Hueber Verlag GmbH & Co. KG, a book publisher located in Ismaning, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. (mro) (Entered: 09/10/2009)

09/09/2009	<u>328</u>	LETTER addressed to Judge Denny Chin from Liana Levi dated 9/3/2009 re: My name is Liana Levi, and I am Manager and Editor in Chief of the Editions Liana Levi, a book publisher located in France. Editions Liana Levi is a member of the settlement class embraced by the proposed settlement agreement that is before this Court in this action (the "Settlement Agreement"), because it owns rights in books that are protected by U.S. copyright law. We write to object to the Settlement Agreement. (jmi) (Entered: 09/10/2009)
09/09/2009	<u>329</u>	LETTER addressed to Judge Denny Chin from Jay Starkman dated 9/1/2009 re: I am the author and copyright holder of The Sex of a Hippopotamus: A Unique History of Taxes and Accounting (Twinset, 2008). It is detestable that the court would write judicial legislation through a "settlement" vehicle abridging my rights (and those of others) and granting those involuntarily ceded rights to Google or any other entity. (jmi) (Entered: 09/10/2009)
09/09/2009	<u>330</u>	LETTER addressed to Office of the Clerk from Jan Weitendorf dated 9/1/09 re: I represent "Verlagsgrupe Oetinger" as CEO and publisher, a book publisher located in Hamburg, Germany; We write to object to the settlement agreement; We cannot afford to loose rights to Google via internet-this way of selling books has to be one of our "recoupment" possibilities for the future. (mro) (Entered: 09/10/2009)
09/09/2009	<u>331</u>	LETTER addressed to Office of the Clerk from Joachim Schmidt dated 9/1/09 re: I am CEO of the Erich Schmidt Verlag GmbH & Co., a book publisher located in Berlin, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. (mro) (Entered: 09/10/2009)
09/09/2009	<u>332</u>	LETTER addressed to Michael McMahon from Lex Jansen dated 8/27/09 re: The hearing in October 2009 regarding the Google settlement; We would like to draw your attention to the copyrights of the Dutch books owned by our publishing house which appear to be included in the settlement reached between Google and the Authors Guild and Association of American Publishers. We should first like to point out that we have not yet been consulted or heard in this settlement, even though our copyrights are involved; We have no problem with snippets of works published by our publishing house appearing in search results on Google, but we do intend to retain all rights on works jointly owned by us, our authors and/or our translators now and in the future. (mro) (Entered: 09/10/2009)
09/09/2009	<u>333</u>	LETTER addressed to Office of the Clerk from Detlef Holtgreffe dated 9/1/09 re: I am Publisher and President of the Brunnen Verlag GmbH, a book publisher located in GieBen, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal

		briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. (mro) (Entered: 09/10/2009)
09/09/2009	<u>334</u>	LETTER addressed to Judge Denny Chin from Jennifer Jackson (Attorney General of Texas) dated 9/4/09 re: Texas asks the Court to modify the settlement agreement. (cd) (Entered: 09/10/2009)
09/09/2009	<u>335</u>	LETTER addressed to Office of the Clerk from Stephan D. Job dated 9/1/09 re: I am managing director of the Carl Hanser Verlag GmbH & Co. KG, a book publisher located in Munich, Germany; We write to object to the settlement agreement. (mro) (Entered: 09/10/2009)
09/09/2009	<u>336</u>	LETTER addressed to Judge Denny Chin from Pamela Samuelson (Berkeley Law) dated 9/3/09 re: Google should not have a monopoly on a digital database of books. (cd) (Entered: 09/10/2009)
09/09/2009	<u>337</u>	LETTER addressed to Office of the Clerk from Gerhard Grossmann dated 9/1/09 re: I am Corporate Counsel of the et+k, edition text + kritik in Richard Boorberg Verlag GmbH & Co. KG, a book publisher located in Munchen, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations; We also wish to inform this Court that our company has not received any written notice of the settlement agreement, nor did we see any published notice of settlement agreement. (mro) (Entered: 09/10/2009)
09/09/2009	<u>338</u>	LETTER addressed to Office of the Clerk from Gerhard Grossmann dated 9/1/09 re: I am corporate counsel of the Richard Boorberg Verlag GmbH & Co KG, a book publisher located in Stuttgart, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. (mro) (Entered: 09/10/2009)
09/09/2009	<u>339</u>	LETTER addressed to Mr. Michael McMahon from Mr. Kees Holierhoek dated 8/31/09 re: We, the foundation of Dutch Authors, Stichting Lira, hereinafter Lira, are writing to you with regard to the proposed settlement agreement between Google and the Authors Guild and the Association of American Publishers. Lira has decided to join the settlement and to file claims with regard to one time cash payments, only on behalf of our rights holders who have mandated Lira hereto. In relation to future "Display Use" under the settlement, Lira is still surveying and evaluating which Lira member authors are interested in giving consent to Google with regard to (future) display use

		under the settlement. (mro) (Entered: 09/10/2009)
09/09/2009	<u>340</u>	LETTER addressed to Office of the Clerk from Ulrike Metzger dated 9/2/09 re: Ulrike Metzger, Managing Director of Ravensburger joins in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations as further set forth in this letter. Document filed by Ravensburger Buchverlag Otto Maier GmbH.(dle) (Entered: 09/10/2009)
09/09/2009	<u>341</u>	LETTER addressed to Madam or Sir from Dr. A. Nagele dated 9/1/09 re: My name is Andreas Nagele, one of the partners of Gebr. Borntraeger Verlagsbuchhandlung of Stuttgart, Germany, a publisher of scholarly books and journals since 1790. Our books and journals are in distributed and read in US, and elsewhere; We write to object the settlement agreement; Further, roughly 90% of the data on Gebr. Borntraeger's publications, that Google Inc. has made available in the preview of its planned book registry is flawed, incomplete and downright incorrect, especially when it concerns the commercial availability of our copyrighted works; It appears to us that Google Inc. has simply chosen to label everything out of print, with very few exceptions. (mro) (Entered: 09/10/2009)
09/09/2009	<u>342</u>	LETTER addressed to Judge Denny Chin from Wade Henderson (Leadership Conference on Civil Rights) dated 9/3/09 re: Failure to approve the settlement would be tragic. (cd) (Entered: 09/10/2009)
09/09/2009	<u>343</u>	LETTER addressed to Madam or Sir from Dr. Walt Obermiller dated 9/1/09 re: I am partner of E. Schweizerbart'sche Verlagsbuchhandlung of Stuttgart, Germany, a publisher of scholarly books and journals since 1826. Our books and journals are in considerable circulation in the US and elsewhere; We write to object to the settlement agreement. (mro) (Entered: 09/10/2009)
09/09/2009	<u>344</u>	LETTER addressed to Office of the Clerk from Sven H. Koeltz re: I am owner of the Koeltz Scientific Books, a book publisher located in Konigstein, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. (mro) (Entered: 09/10/2009)
09/09/2009	<u>345</u>	LETTER addressed to Judge Denny Chin from Edward Feigenbaum et al (Stanford Computer Science) dated 9/3/09 re: In support of approval of the final settlement. Document filed by Peter Schweizer.(cd) (Entered: 09/10/2009)
09/09/2009	<u>346</u>	LETTER addressed to Office of the Clerk from Dietrich zu Klampen, publisher dated 9/1/09 re: Dietrich zu Klampen Verlag GbR joins in the objections that have been presented to this Court by Scott Gant et al. Document filed by Dietrich zu Klampen Verlag GbR.(dle) (Entered: 09/10/2009)

		09/10/2009)
09/09/2009	<u>347</u>	LETTER addressed to Office of the Clerk from Jan Mucha dated 9/1/09 re: I am the CEO of the IZ Immobilienzeitung Verlagsgesellschaft mbH, a book publisher located in Wiesbaden, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. (mro) (Entered: 09/10/2009)
09/09/2009	<u>348</u>	LETTER addressed to Office of the Clerk from Christian Schumacher-Gebler dated I am CFO of the Ullstein Buchverlage GmbH, a publisher located in Berlin, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations; We also wish to inform the Court that the written notice that our company received of the settlement agreement in German was extremely difficult to read.(mro) (Entered: 09/10/2009)
09/09/2009	<u>349</u>	LETTER addressed to Office of the Clerk from Rainer Schneider dated 9/1/09 re: I am general director and owner of the Schneider Verlag Hohengehren GmbH, a book publisher located in Baltmannsweiler, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. (mro) (Entered: 09/10/2009)
09/09/2009	<u>350</u>	LETTER addressed to Judge Denny Chin from Lezi Baskerville (NAFEO) dated 8/20/09 re: Request for approval of the proposed settlement. (cd) (Entered: 09/10/2009)
09/09/2009	<u>351</u>	LETTER addressed to Office of the Clerk from Dr. Stefan Krummow, Legal Advisor dated 9/1/09 re: legal advisor to Aufbau Verlag GmbH & Co. KG joins the objections that have been presented to this Court by Scott Gant, et al. (dle) (Entered: 09/10/2009)
09/09/2009	<u>352</u>	LETTER addressed to Office of the Clerk from Dr. Tilmann Michaletz and Martin Huppe dated 9/1/09 re: Cornelsen Verlag GmbH joins in the objections that have been presented to this Court by Scott Gant, et al. Document filed by Cornelsen Verlag GmbH.(dle) (Entered: 09/10/2009)
09/09/2009	<u>353</u>	LETTER addressed to Judge Denny Chin from Lateef Mitima (Institute of Intellectual Property) dated 9/8/09 re: Request for approval of settlement. (cd) (Entered: 09/10/2009)

09/09/2009	<u>354</u>	LETTER addressed to Judge Denny Chin from Roberta Adelman (CUNY LEADS) dated 9/4/09 re: Request for approval of the settlement. (cd) (Entered: 09/10/2009)
09/09/2009	<u>355</u>	LETTER addressed to Office of the Clerk from Gregor Rauh dated 9/1/09 re: Cornelsen Verlag Scriptor GmbH & Co. KG joins in the objections presented to this Court by Scott Gant et al. Document filed by Cornelsen Verlag Scriptor GmbH & Co. KG.(dle) (Entered: 09/10/2009)
09/09/2009	<u>356</u>	LETTER addressed to Office of the Clerk from Bernhard Schmid dated 9/2/09 re: Karl-May-Verlag joins in the objections that have been presented to this Court by Scott Gant et al. Document filed by Karl-May-Verlag.(dle) (Entered: 09/10/2009)
09/09/2009	<u>357</u>	LETTER addressed to Judge Denny Chin from Michael Keller and Lauren Schoenthaler (Stanford University Libraries) dated 9/8/09 re: Request for approval of the Proposed Settlement. (cd) (Entered: 09/10/2009)
09/09/2009	<u>358</u>	LETTER addressed to Office of the Clerk from Raymond Johnson-Ohla dated 9/1/09 re: VDI Verlag GmbH joins in the objections presented to this Court by Scott Gant et al. Document filed by VDI Verlag GmbH.(dle) (Entered: 09/10/2009)
09/09/2009	<u>359</u>	LETTER addressed to Judge Denny Chin from Leroy Watson (The National Grange) dated 9/3/09 re: Request for approval of the final settlement agreement. (cd) (Entered: 09/10/2009)
09/09/2009	<u>360</u>	LETTER addressed to Office of the Clerk from Joachim Nourney dated 9/2/09 re: Verlag- Europa Lehrmittel joins in the objections that have been presented to this Court by Scott Gant et al.. Document filed by Verlag Europa-Lehrmittel.(dle) (Entered: 09/10/2009)
09/09/2009	<u>361</u>	LETTER addressed to Judge Chin from Rodney Erickson et al (Committee on Institutional Cooperation) dated 9/4/09 re: Request for approval of the settlement agreement. (cd) (Entered: 09/10/2009)
09/09/2009	<u>362</u>	LETTER addressed to Judge Denny Chin from Martin Wichert dated 9/1/09 re: Martin Wichert, Sales Director of the Hatje Cantz Verlag, a book publisher located in Ostfildern, Germany writes to object to the Settlement Agreement. Document filed by Martin Wichert.(ae) (Entered: 09/10/2009)
09/09/2009	<u>363</u>	LETTER addressed to Office of the Clerk from Joachim Nourney dated 9/2/09 re: Fachbuchverlag Pfanneberg joins in the objections that have been presented to this Court by Scott Gant et al. Document filed by Fachbuchverlag Pfanneberg.(dle) (Entered: 09/10/2009)
09/09/2009	<u>364</u>	LETTER addressed to Judge Denny Chin from Tom Kraushaar, Publisher dated 9/2/09 re: Tom Kraushaar, Publisher of the J.G. Cotta'sche Buchhandlung Nachfolger GmbH, writes to object to the Settlement Agreement. Filed by Tom Kraushaar. (ae) (Entered: 09/10/2009)

09/09/2009	<u>365</u>	LETTER addressed to Judge Denny Chin from Sakari Laiho dated 9/1/09 re: Sakari Laiho, Director of the The Finnish Book Publishers Association writes to oppose the Settlement Agreement. Filed by Sakari Laiho(ae) (Entered: 09/10/2009)
09/09/2009	<u>366</u>	LETTER addressed to Office of the Clerk from Ludger Kieyboldt dated 9/1/09 re: Friedrich Kiehl Verlag GmbH joins in the objections that have been presented to this Court by Scott Gant, et al. Document filed by Friedrich Kiehl Verlag GmbH.(dle) (Entered: 09/10/2009)
09/09/2009	<u>367</u>	LETTER addressed to Judge Denny Chin from Peter Gollasch dated 9/2/09 re: Peter Gollasch, CFO of the Thienemann Verlag GmbH writes to the Court objecting to the Settlement Agreement. Filed by Peter Gollasch.(ae) (Entered: 09/10/2009)
09/09/2009	<u>368</u>	LETTER addressed to Judge Denny Chin from Klaus W. Mueller, Carl-Auer Publ. dated 9/1/09 re: Klaus W. Mueller, General Manager of Carl-Auer Publishers writes to the Court objecting to the Settlement Agreement. Filed by Klaus W. Mueller.(ae) (Entered: 09/10/2009)
09/09/2009	<u>369</u>	LETTER addressed to Office of the Clerk from Peter Kirchheim dated 9/1/09 re: P. Kirchheim Verlag joins in the objections that have been presented to this Court by Scott Gant et al. Document filed by P. Kerchheim Verlag.(dle) (Entered: 09/10/2009)
09/09/2009	<u>371</u>	LETTER addressed to Judge Denny Chin from Jesus Sanchez Garcia dated 9/3/09 re: Grupo Anaya objects to the proposed Settlement Agreement. Document filed by Grupo Anaya SA.(dle) (Entered: 09/10/2009)
09/09/2009	<u>372</u>	LETTER addressed to Judge Denny Chin from Ulich Pokern and Tilo Knoche dated 9/1/09 re: Parties Ulrich Pokern and Tilo Knoche, Executive Directors of Erns Klett Verlag GmbH jointly object the Settlement Agreement. Filed by Ulich Pokern, Tilo Knoche. (ae) (Entered: 09/10/2009)
09/09/2009	<u>373</u>	LETTER addressed to Judge Denny Chin from Dr. W. Georg Olms dated 9/1/09 re: Dr. W. Georg Olms, Managing Director of the Georg Olms Verlag writes to object to the Settlement Agreement. Document filed by W. Georg Olms.(ae) (Entered: 09/10/2009)
09/09/2009	<u>374</u>	LETTER addressed to Judge Denny Chin from Karin Wittenborg (University of Virginia Library) dated 9/3/09 re: Request for final approval of the settlement agreement. (cd) (Entered: 09/10/2009)
09/09/2009	<u>375</u>	LETTER addressed to Judge Denny Chin from Dr. Wolfgang Illert dated 9/2/09 re: The Deutsche Stiftung Denkmalschutz writes objecting to the Settlement Agreement. Document filed by The Deutsche Stiftung Denkmalschutz.(ae) (Entered: 09/10/2009)
09/09/2009	<u>376</u>	LETTER addressed to J. Michael McMahon, Clerk of Court from Hesys Sanchez Garcia dated 9/3/09 re: Objections of Grupo Editorial Bruno, S.L. to

		proposed Class Settlement. Document filed by Edelsa Grupo Didascalía, S.A..(pl) (Entered: 09/10/2009)
09/09/2009	<u>377</u>	LETTER addressed to Judge Denny Chin from Robert Stein (Uniform Law Commission) dated 9/3/09 re: Not opting out of the proposed settlement. (cd) (Entered: 09/10/2009)
09/09/2009	<u>378</u>	LETTER addressed to Judge Denny Chin from Margret Schneider dated 09/1/09 re: Dr. Stefan Schlegel, manager of the Vde Verlag GmbH writes to object to the Settlement Agreement. Document filed by Vde Verlag GmbH.(ae) (Entered: 09/10/2009)
09/09/2009	<u>379</u>	LETTER addressed to Judge Denny Chin from Karl ZoBell and Millie Basden (DLA Paper) dated 8/26/09 re: Request for approval of the settlement. (cd) (Entered: 09/10/2009)
09/09/2009	<u>380</u>	LETTER addressed to Judge Denny Chin from Nikolaus Hansen dated 9/1/09 re: Nikolaus Hansen, publisher of the Atrium Verlag AG, writes to object to the Settlement Agreement. Document filed by Atrium Verlag AG.(ae) (Entered: 09/10/2009)
09/09/2009	<u>381</u>	LETTER addressed to Judge Denny Chin from Jennifer Nicholson (IFLA) dated 9/1/09 re: Territorial limits of the settlement. (cd) (Entered: 09/10/2009)
09/09/2009	<u>382</u>	LETTER addressed to Judge Denny Chin from Eva Maria Buchholz dated 9/1/09 re: Evan Maria Buchholz, head of book department of the Hinstorff Verlag GmbH writes to object to the Settlement Agreement. Document filed by Hinstorff Verlag GmbH.(ae) (Entered: 09/10/2009)
09/09/2009	<u>383</u>	LETTER addressed to Judge Denny Chin from Gregory Crane (Tufts University) dated 8/7/09 re: In support of the books Google has digitalized reach the widest possible audience as quickly as possible. (cd) (Entered: 09/10/2009)
09/09/2009	<u>384</u>	LETTER addressed to Judge Denny Chin from Anne Kenney (Cornell University Library) dated 9/2/09 re: Supporting final settlement. (cd) (Entered: 09/10/2009)
09/09/2009	<u>385</u>	LETTER addressed to Judge Denny Chin from Florian Sautter dated 9/1/09 re: Florian Sautter, owner of the "Verlag der Buchhandlung Sautter & Lackmann, writes to object to the Settlement Agreement. Document filed by Sautter & Lackmann Gachbuchhandlung.(ae) (Entered: 09/10/2009)
09/09/2009	<u>386</u>	LETTER addressed to Office of the Clerk, U.S. District Court for the Southern District of New York from Dr. Martina Erdmann dated 9/1/09 re: objection to the Settlement Agreement. Document filed by Dr. Martina Erdmann.(pl) (Entered: 09/10/2009)
09/09/2009	<u>387</u>	LETTER addressed to Judge Denny Chin from Jonathan Band (Jonathna Band PLLC) dated 9/3/09 re: Courtesy copies of the listed filings re



		settlement. (cd) (Entered: 09/10/2009)
09/09/2009	<u>388</u>	LETTER addressed to Judge Denny Chin from Steffen Herrmann dated 9/1/09 re: Steffen Herrmann, publisher of Junius Verlag GmbH, writes to object to the Settlement Agreement. Document filed by Junius Verlag GmbH.(ae) (Entered: 09/10/2009)
09/09/2009	<u>389</u>	LETTER addressed to Judge Denny Chin from Ulrich Grunwald dated 9/1/09 re: Ulrich Grunwald, Manager of the Verlag Handwerk und Technik GmbH, writes to object to the Settlement Agreement. Document filed by Verlag Handwerk und Technik GmbH.(ae) (Entered: 09/10/2009)
09/09/2009	<u>390</u>	LETTER addressed to Judge Denny Chin from Raymond Nimmer and Jeff Dodd (University of Houston) dated 9/4/09 re: Request for rejection of the settlement. (cd) (Entered: 09/10/2009)
09/09/2009	<u>391</u>	LETTER addressed to Judge Denny Chin from Hans J. Schmidtke dated 9/1/09 re: Hans J. Schmidtke, Publisher of the Cadmos Verlag GmbH, writes to object to the Settlement Agreement. Document filed by Cadmos Verlag GmbH.(ae) (Entered: 09/10/2009)
09/09/2009	<u>392</u>	LETTER addressed to Judge Denny Chin from Harry Lewis (Author Sub-Class) dated 9/4/09 re: Objections to some of the terms of the settlement. (cd) (Entered: 09/10/2009)
09/09/2009	<u>393</u>	LETTER addressed to Judge Denny Chin from Diane Aronson dated 9/3/09 re: Concerns about settlement etc. (cd) (Entered: 09/10/2009)
09/09/2009	<u>394</u>	LETTER addressed to Office of the Clerk, U.S. District Court for the Southern District of New York from Tanja Graf dated 9/2/09 re: objection to the Settlement Agreement. Document filed by Tanja Graf.(pl) (Entered: 09/10/2009)
09/09/2009	<u>395</u>	LETTER addressed to Judge Denny Chin from Susan Bergholz dated 8/31/09 re: Objections to the settlement. (cd) (Entered: 09/10/2009)
09/09/2009	<u>396</u>	LETTER addressed to Judge Denny Chin from Nikolaus Hansen dated 9/1/09 re: Nikolaus Hansen, publisher of the Arche Literatur Verlag AG, writes to object to the Settlement Agreement. Document filed by Arche Literatur Verlag AG.(ae) (Entered: 09/10/2009)
09/09/2009	<u>397</u>	LETTER addressed to Judge Denny Chin from Mary Lynn Cabrall dated 9/4/09 re: Request for rejection of the settlement. (cd) (Entered: 09/10/2009)
09/09/2009	<u>398</u>	LETTER addressed to Judge Denny Chin from Gary Rhoades (AAUP) dated 9/4/09 re: Concerns about the Google Library Project/settlement. (cd) (Entered: 09/10/2009)
09/09/2009	<u>399</u>	LETTER addressed to Judge Denny Chin from Tim Teloecken dated 9/1/09 re: Tim Teloecken, director of Alba Fachverlag GmbH & Co.KG, writes to object to the Settlement Agreement. Document filed by Alba Fachverlag GmbH &

		Co.KG.(ae) (Entered: 09/10/2009)
09/09/2009	<u>400</u>	LETTER addressed to Judge Denny Chin from Olswang LLP dated 9/8/09 re: that on behalf on behalf of the UK Agents, we respectfully request the Court's permission to file this letter as an amicus curiae brief to address certain concerns of UK authors who have not opted-out of the proposed settlement agreement in this proceeding. The within brief is in support of neither party. Document filed by Olswang LLP.(pl) (Entered: 09/10/2009)
09/09/2009	<u>401</u>	LETTER addressed to Judge Denny Chin from Serge Eyrolles dated 9/3/09 re: Serge Eyrolles, President of the French Publishers Association, writes to object to the Settlement Agreement. Document filed by French Publishers Association.(ae) (Entered: 09/10/2009)
09/09/2009	<u>402</u>	LETTER addressed to Judge Denny Chin from Motohisa Ohno re: Objections to Settlement. (cd) (Entered: 09/10/2009)
09/09/2009	<u>403</u>	LETTER addressed to Judge Denny Chin from Martin Kahn (ProQuest) dated 9/3/09 re: Objections to settlement. (cd) (Entered: 09/10/2009)
09/09/2009	<u>404</u>	LETTER addressed to Office of the Clerk, U.S. District Court for the Southern District of New York from Irene Lindon, CEO dated 9/3/09 re: objection to the Proposed Settlement Agreement. Document filed by Les Editions De Minuit S.A..(pl) (Entered: 09/10/2009)
09/09/2009	<u>405</u>	Objections To Settlement. Document filed by Harrasowitz, Media 24 et al. (cd) (Entered: 09/10/2009)
09/09/2009	<u>406</u>	OBJECTIONS to Proposed Settlement and Brief of Amici Curiae Borsenverein Des Deutschen Buchhandels, Schweizer Buchhandler - Und Verleger - Verbank Sbv, Hauptverband Des Osterreichischen Buchhandels, Svenska Forlaggareforeningen. Document filed by Harrasowitz, Media24, Studentlitteratur AB, Norstedts Forlagsgrupp AB, Norstedts Kartor AB, Leopard Forlag AB, Borsenverein des Deutschen Buchhandels, Schweizer Buchhandler - und Verleger-Verband SBVV, Hauptverband des Osterreichischen Buchhandels, Svenska Forlaggareforeningen. (ae) (Entered: 09/10/2009)
09/09/2009	<u>407</u>	LETTER addressed to Judge Denny Chin from Hiroshi Sakagami, President dated 9/4/09 re: objection to the Settlement Agreement. Document filed by The Japan Writers' Association.(pl) (Entered: 09/10/2009)
09/09/2009	<u>408</u>	LETTER addressed to Office of the Clerk, U.S. District Court for the Southern District of New York from Geert Noorman, Director dated 9/1/09 re: Dutch objections and concerns Google Book Settlement. Document filed by The Dutch Publishers Association (NUV).(pl) (Entered: 09/10/2009)
09/09/2009	<u>409</u>	LETTER addressed to Office of the Clerk, U.S. District Court for the Southern District of New York from Eckhart Holzboog dated 9/1/09 re: We therefore joinin the objections that have been presented to this Court by Scott

		Gant and the group of foreign publishers and publishing associations that includes the Borsenverein des Deutschen Buchhandels and others, for the reasons presented to this Court by those individuals and entities. Document filed by Frommann-holzboog e.K..(pl) (Entered: 09/10/2009)
09/09/2009	<u>410</u>	LETTER addressed to Office of the Clerk, U.S. District Court for the Southern District of New York from Thomas Grundmann dated 9/1/09 re: We write to object to the Settlement Agreement. Document filed by Bouvier Berlag.(pl) (Entered: 09/10/2009)
09/09/2009	<u>414</u>	LETTER addressed to Office of the Clerk from Maria Schonefeld dated 8/31/2009 re: We write to object to the Settlement Agreement. (jpo) (Entered: 09/10/2009)
09/09/2009	<u>420</u>	LETTER addressed to Mr. McMahon from Tony Simpson dated 9/2/09 re: The proposed settlement affects published authors and rights holders. The NZSA owns the rights to numerous publications as well as being the principal advocate for the professional interests of New Zealand's writers, actively working to protect copyright through contractual negotiations. The proposed settlement affects our copyright and that of our members; We urge the Court to reject the proposed settlement on the grounds as detailed above. (mro) (Entered: 09/10/2009)
09/09/2009	<u>422</u>	LETTER addressed to Office of the Clerk J. Michael McMahon from Prof. Dr. Rainer Kuhlen dated 8/31/09 re: objection to the Settlement Agreement. Document filed by "Copyright for Education and Science" (CCES).(pl) (Entered: 09/10/2009)
09/09/2009	<u>423</u>	LETTER addressed to Office of the Clerk from Kurt Mattes dated 9/1/09 re: I am owner of the Mattes Verlag GmbH, a book publisher located at Heidelberg in Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. (mro) (Entered: 09/10/2009)
09/09/2009	<u>429</u>	LETTER addressed to Mr. McMahon from Alison Gray dated 9/2/09 re: I write to object to the proposed settlement as a class member; For the reasons listed herein, I urge the Court to reject the proposed settlement. (mro) (Entered: 09/10/2009)
09/09/2009	<u>457</u>	LETTER addressed to Judge Denny Chin from Owen Atkinson dated 9/4/09 re: The Authors' Licensing Collecting Society(ALCS) wishes to submit this letter in relation to the final settlement approval in this case; The proposed Google settlement agreement is an important issue for our members; We have already identified more than 18,000 of our members and 37,000 works as being directly affected by the settlement. Document filed by Owen Atkinson.(mro) (Entered: 09/10/2009)

09/09/2009	<u>492</u>	LETTER addressed to Judge Denny Chin from Giles Sandeman Allen dated 9/4/2009 re: Counsel writes to request an amendment in the determination of "in print". Please can the following clause or something similar be inserted, into the Attachment A to Settlement Agreement, probably at 3.2 (a)(i)(4), to say: "A Book is not "in-print" if the author-publisher contract is governed by foreign law which allows for automatic reversion to the Author of rights in the Book and the criteria for such automatic reversion have been met." (jfe) (Entered: 09/10/2009)
09/09/2009	<u>500</u>	LETTER addressed to Sir from Racheli Edelman dated 4/9/2009 re: Counsel writes to object to the Settlement Agreement. (jfe) (Entered: 09/10/2009)
09/09/2009	<u>507</u>	LETTER addressed to J. Michael McMahon from Eva Dreikurs Ferguson dated 8/29/2009 re: As copyright holder for the published works of Rudolf Dreikurs, Sadie Dreikurs, and Eva Dreikurs Ferguson, I am writing to send my objection regarding the Settlement between Google and Authors. I wish to be a member of the Settlement and request the Court to take into account my concerns when finalizing the Settlement. (jmi) (Entered: 09/11/2009)
09/09/2009	<u>509</u>	LETTER addressed to Judge Denny Chin from Autouio dated 9/8/2009 re: The Federacion de Gremios de Editores de Espaiia (FGEE) is a private entity representing the interest of the publishing sector in Spain. We are writing to you in regards to the proposed Settlement Agreement of the class action copyright infringement litigation brought by the U.S. Author's Guild and others against Google Inc (hereinafter the "Settlement"). (jmi) (Entered: 09/11/2009)
09/09/2009	<u>510</u>	LETTER addressed to Office of the Clerk from Dr. Zsuzsanna Bazing dated 9/1/2009 re: My name is Dr. Zsuzsanna Bazing, and I am the managing director of the Dialog Campus Kiado-NORDEX GmbH, a book publisher located in Passau Germany. Dialog Campus Kiado-NORDEX GmbH is a member of the settlement class embraced by the proposed settlement agreement that is before this Court in this action (the "Settlement Agreement"), because it owns rights in books that are protected by U.S. copyright law. We write to object to the Settlement Agreement. (jmi) (Entered: 09/11/2009)
09/09/2009	<u>511</u>	LETTER addressed to Office of the Clerk from Dr. Zsuzsanna Bazing dated 9/1/2009 re: My name is Dr. Zsuzsanna Bazing, and I am the managing director of the Schenk Verlag GmbH, a book publisher located in Passau Germany. Schenk Verlag GmbH is a member of the settlement class embraced by the proposed settlement agreement that is before this Court in this action (the "Settlement Agreement"), because it owns rights in books that are protected by U.S. copyright law. We write to object to the Settlement Agreement. (jmi) (Entered: 09/11/2009)
09/10/2009	<u>411</u>	LETTER addressed to Office of the Clerk from Gerhard Denndorf dated 9/2/2009 re: We write to object to the Settlement Agreement. (jpo) (Entered: 09/10/2009)

		09/10/2009)
09/10/2009	<u>412</u>	LETTER addressed to Office of the Clerk from Kristoffer Lind dated 8/31/2009 re: We write to object the Settlement Agreement. (jpo) (Entered: 09/10/2009)
09/10/2009	<u>413</u>	LETTER addressed to Office of the Clerk from Bengt Fasth dated 8/31/2009 re: We write to object to Settlement Agreement. (jpo) (Entered: 09/10/2009)
09/10/2009	<u>415</u>	LETTER addressed to Judge Denny Chin from Salley Shannon dated 9/4/09 re: As the author of several books, plus portions of anthologies, all of which were published before September 5, 2009, I write to put my objections before you; The so-called remedy is disproportionate, duplicitous, and bears little relationship to the offense; I do recognize that much about how Google operates its proprietary, making it difficult to monitor any limitations. Nevertheless, please direct that limits be set. It is time.(mro) (Entered: 09/10/2009)
09/10/2009	<u>416</u>	LETTER addressed to Mr. McMahon from Deborah Burnside dated 9/2/09 re: I write to object to the Proposed Settlement as a class member in support of the New Zealand Society of Author's objection. I am a New Zealand author and citizen and my books are published by New Zealand and Australian publishers.(mro) (Entered: 09/10/2009)
09/10/2009	<u>417</u>	LETTER addressed to Office of the Clerk from Klaus-Thorsten Firnig dated 9/1/09 re: I am Managing Director of the EGMONT Verlagsgesellschaften mbH, a book publisher located in Cologne, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. (mro) (Entered: 09/10/2009)
09/10/2009	<u>419</u>	LETTER addressed to Office of the Clerk from Carola Muller dated 9/2/09 re: I am CEO of the publishing house Vandenhoeck & Ruprecht, a book publisher located in Gottingen, Germany; We join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. (mro) (Entered: 09/10/2009)
09/10/2009	<u>421</u>	LETTER addressed to Mr. McMahon from Daphne Clair de Jong dated 9/2/09 re: I write to object to the proposed settlement as a class member; I urge the Court to reject the proposed settlement on the grounds listed herein. (mro) (Entered: 09/10/2009)
09/10/2009	<u>424</u>	LETTER addressed to Office of the Clerk from Manfred Krick dated 9/2/09 re: We are a German publishing house having its registered office at Bad Homburg, Germany. As a major publisher in the area of educational products we are distributing about 300 different educational books up to date for which we are holding the US copyright. As a so called rights holder under the

		settlement agreement we object to the proposed settlement agreement. (mro) (Entered: 09/10/2009)
09/10/2009	<u>425</u>	LETTER addressed to Office of the Clerk from Manfred Metzner re: I am CEO of the Verlag Das Wunderhorn GmbH, a book publisher located in Heidelberg, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. (mro) (Entered: 09/10/2009)
09/10/2009	<u>426</u>	LETTER addressed to Office of the Clerk from Hans Freiwald dated 9/2/09 re: I am Editorial Director of the CW Niemeyer Buchverlage GmbH, a book publisher located in Hameln, Germany; We write to object to the settlement agreement. (mro) (Entered: 09/10/2009)
09/10/2009	<u>427</u>	LETTER addressed to Office of the Clerk from Karl-Heinz Remmers dated 9/1/09 re: I am CEO of the Solarpraxis AG, a book publisher located in Berlin, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. (mro) (Entered: 09/10/2009)
09/10/2009	<u>430</u>	LETTER addressed to Office of the Clerk from Prof. Dr. Wulf D. v. Lucius dated 9/2/09 re: I am CEO of the Lucius & Lucius Verlagsgesellschaft mbH, a book publisher located in Stuttgart, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. (mro) (Entered: 09/10/2009)
09/10/2009	<u>431</u>	LETTER addressed to Office of the Clerk from Dr. Hans-Robert Cram dated 9/2/09 re: I am managing director of the Dietrich Reimer Verlag GmbH, a book publisher located in Berlin, Germany, with a book list of more than 1,800 titles; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. (mro) (Entered: 09/10/2009)
09/10/2009	<u>432</u>	LETTER addressed to Office of the Clerk from Michael Schmitt, Parzeller & Co. KG dated 9/1/09 re: I am managing director of Parzeller & Co. KG, a book publisher located in Fluda, Germany; We write to object to the

		settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. (mro) (Entered: 09/10/2009)
09/10/2009	<u>433</u>	LETTER addressed to Office of the Clerk from Daniela Filthaut dated 9/1/09 re: I am publishing director of the Gerstenberg Verlag GmbH & Co. KG, a book publisher located in Hildesheim, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. (mro) (Entered: 09/10/2009)
09/10/2009	<u>434</u>	LETTER addressed to Office of the Clerk from Adrian Schommers dated 9/2/09 re: I am the managing director of the Verlag Stahleisen GmbH, a book publisher located in Dusseldorf, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. Document filed by Adrian Schommers.(mro) (Entered: 09/10/2009)
09/10/2009	<u>435</u>	LETTER addressed to Office of the Clerk from Adrian Schommers dated 9/2/09 re: I am managing director of the Giesserei-Verlag GmbH, a book publisher located in Duseeldorf, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. Document filed by Adrian Schommers.(mro) (Entered: 09/10/2009)
09/10/2009	<u>436</u>	LETTER addressed to Office of the Clerk from Adrian Schommers dated 9/2/09 re: I am the managing director of the Montan-und Wirtschaftsverlag GmbH, a book publisher located in Dusseldorf, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. Document filed by Adrian Schommers.(mro) (Entered: 09/10/2009)
09/10/2009	<u>437</u>	LETTER addressed to Office of the Clerk from Dag Hernried dated 9/1/09 re: I am managing director of the Alfabeta Bokforlag AB, a book publisher located in Stockholm, Sweden; We write to object to the settlement

		agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. Document filed by Dag Hernried.(mro) (Entered: 09/10/2009)
09/10/2009	<u>438</u>	LETTER addressed to Office of the Clerk from Lena Andersson dated 9/2/09 re: I am Managing Director of the Berghs Forlag AB, a book publisher located in Stockholm, Sweden; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. Document filed by Lena Andersson.(mro) (Entered: 09/10/2009)
09/10/2009	<u>439</u>	LETTER addressed to Office of the Clerk from Catrine Christell Grimlund dated 8/31/09 re: I am owner of the Bokforlaget Opal AB, a book publisher located in Stockholm, Sweden; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. Document filed by Catrine Christell Grimlund.(mro) (Entered: 09/10/2009)
09/10/2009	<u>440</u>	LETTER addressed to Office of the Clerk from David Stansvik dated 8/31/09 re: I am managing director of the Bokforlaget Nya Doxa AB, a book publisher located in Nora, Sweden; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. Document filed by David Stansvik.(mro) (Entered: 09/10/2009)
09/10/2009	<u>441</u>	LETTER addressed to Office of the Clerk from Par Sjolinder dated 9/2/09 re: I am junior editor of the Modernista, a book publisher located in Stockholm, Sweden; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. Document filed by Par Sjolinder.(mro) (Entered: 09/10/2009)
09/10/2009	<u>442</u>	LETTER addressed to Judge Denny Chin from Kristoffer Lind dated 8/30/09 re: I am chairman of the Nordic Independent Publishers Association (Nordiska Oberoende Forlagas Forening, NOFF) located in Stockholm, Sweden. I write on behalf of NOFF in connection with the proposed settlement of the class action copyright infringement litigation brought by the



		US Authors Guild and others against Google's Book search service; We urge this Court not to approve the settlement agreement, for the reasons herein; To the extent necessary, we respectfully request that this Court accept this letter as an amicus curiae submission. Document filed by Kristoffer Lind.(mro) (Entered: 09/10/2009)
09/10/2009	<u>443</u>	LETTER addressed to Office of the Clerk from Karl Heinz Bonny dated 9/2/09 re: I am CEO of Landwirtschaftsverlag GmbH, a book publisher in Munster, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. Document filed by Karl Heinz Bonny.(mro) (Entered: 09/10/2009)
09/10/2009	<u>444</u>	LETTER addressed to Office of the Clerk from Andreas Schulz dated 9/2/09 re: I am the CEO of the Vista Point Verlag GmbH, a book publisher located in Cologne, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. Document filed by Andreas Schulz.(mro) (Entered: 09/10/2009)
09/10/2009	<u>445</u>	LETTER addressed to Office of the Clerk from Dr. Martin Wagner dated 9/2/09 re: I am legal counsel and head of the legal department of Langenscheidt KG, a book publisher located in Munich, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. Document filed by Martin Wagner.(mro) (Entered: 09/10/2009)
09/10/2009	<u>446</u>	LETTER addressed to Office of the Clerk from Dr. Hans-Jurgen Dietrich dated 9/1/09 re: I am the publishing director of the Ergon-Verlag GmbH, a book publisher located in Wurzburg, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. Document filed by Dr.Hans-Jurgen Dietrich.(mro) (Entered: 09/10/2009)
09/10/2009	<u>447</u>	LETTER addressed to Office of the Clerk from Dr. Susanne Greiner dated 9/1/09; re: I am Geschäftsführer of the Johannes Verlag Einsiedeln, a book publisher located in Freiburg, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal

		briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations Document filed by Susanne Greiner.(mro) (Entered: 09/10/2009)
09/10/2009	<u>448</u>	LETTER addressed to Office of the Clerk from Harald Kirbach dated 9/1/09 re: I am managing director of the Wirtschaftsverlag, a book publisher located in Bremerhaven, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations; We also wish to inform the Court that our company did not receive any written notice of the settlement agreement. Document filed by Harald Kirbach.(mro) (Entered: 09/10/2009)
09/10/2009	<u>449</u>	LETTER addressed to Office of the Clerk from Chris Schoen dated 9/1/09 re: I am CEO of ibidem-Verlag J. Haunschild/C. Schon GbR, a book publisher located in Stuttgart and Hannover, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. Document filed by Chris Schoen.(mro) (Entered: 09/10/2009)
09/10/2009	<u>450</u>	LETTER addressed to Office of the Clerk from Cordula Walter-Bolhofer dated 9/1/09 re: I am director of the Calypso Verlag, a book publisher located in 53819 Neunkirchen, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations; Our company did not receive any written notice of the settlement agreement, nor did we see any published notice of the settlement agreement. Document filed by Cordula Walter-Bolhofer.(mro) (Entered: 09/10/2009)
09/10/2009	<u>451</u>	LETTER addressed to Office of the Clerk from Georg Holzmeister dated 9/1/09 re: I am general manager of the Fidula-Verlag Holzmeister GmbH, a book publisher located in Boppard/Rhine in Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. Document filed by Georg Holzmeister.(mro) (Entered: 09/10/2009)

09/10/2009	<u>452</u>	LETTER addressed to Office of the Clerk from Joachim Weidler dated 9/1/09 re: I am the publisher of Weidler Buchverlag Berlin, a book publisher located in Berlin (Germany); We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. Document filed by Joachim Weidler.(mro) (Entered: 09/10/2009)
09/10/2009	<u>453</u>	LETTER addressed to Office of the Clerk from Peter Hohl dated 9/1/09 re: I am managing director of hte SecuMedia Verlag, a book publisher located in Gai-Algesheim, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. Document filed by Peter Hohl.(mro) (Entered: 09/10/2009)
09/10/2009	<u>454</u>	LETTER addressed to Office of the Clerk from Dr. Reinhard Martini dated 9/2/09 re: I am the publisher of Junfermann Verlag, a book publisher located in Paderborn, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. Document filed by Reinhard Martini.(mro) (Entered: 09/10/2009)
09/10/2009	<u>455</u>	LETTER addressed to Office of the Clerk from Torbjorn Santerus re: I am founder and owner of the Santerus Forlag, a book publisher located in Stockholm, Sweden; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. Document filed by Torbjorn Santerus.(mro) (Entered: 09/10/2009)
09/10/2009	<u>456</u>	LETTER addressed to Judge Denny Chin from Russell Davis dated 9/2/09 re: This letter is sent in protest to the proposed settlement in The Authors Guild, Inc, et al v. Google, Inc. The objection is lodged on behalf of the Science Fiction and Fantasy Writers of America, Inc. ("SFWA"), a non profit organization of professional writers of science fiction, fantasy, and related genres; SFWA requests the opportunity to appear at the Fairness Hearing in this matter currently scheduled for October 7, 2009. Document filed by Russell Davis.(mro) (Entered: 09/10/2009)
09/10/2009	<u>458</u>	LETTER addressed to Mr. McMahon from Gordon Charles Ell (pen-name Pita Graham) dated 9/2/09 re: I write to object to the proposed settlement as a class member. The grounds for my objection are: Court has misapplied the

		Berne Convention; Court has exceeded jurisdiction; Author sub-class not applicable to NZ authors, etc. Document filed by Gordon Charles Ell.(mro) (Entered: 09/10/2009)
09/10/2009	<u>459</u>	LETTER addressed to Mr. McMahon from Antonette R. Jones dated 9/3/09 re: I write to object to the proposed settlement as a class member. The grounds for my objection are listed herein. Document filed by Antonette R Jones.(mro) (Entered: 09/10/2009)
09/10/2009	<u>460</u>	LETTER addressed to Mr. McMahon from Ann Louise Mitcalfe dated 9/3/09 re: I write to object to the proposed settlement as a class member. The grounds for my objection are listed herein. Document filed by Ann Louise Mitcalfe.(mro) (Entered: 09/10/2009)
09/10/2009	<u>461</u>	LETTER addressed to Mr. McMahon from Malcolm Campbell dated 9/3/09 re: I write to object to the proposed settlement as a class member. The grounds for my objection are listed herein. Document filed by Malcolm Campbell.(mro) (Entered: 09/10/2009)
09/10/2009	<u>462</u>	LETTER addressed to Office of the Clerk from Ulf Heimdahl dated 8/31/09 re: I am managing director of the Informationsforlaget Heimdahls AB, a book publisher in Stockholm, Sweden; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. Document filed by Ulf Heimdahl.(mro) (Entered: 09/10/2009)
09/10/2009	<u>463</u>	LETTER addressed to Office of the Clerk from Petter Luthersson dated 8/31/2009 re: Counsel writes to object to the Settlement Agreement. Counsel therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations that includes the Svenska Forlaggareforeningen, for the reasons presented to this Court by those individuals and entities. In addition, counsel wish to inform this Court that the written notice that our company received of the Settlement Agreement in Swedish was extremely difficult to read and included a number of meaningless or nonsensical terms and had obviously been translated very poorly. (jfe) (Entered: 09/10/2009)
09/10/2009	<u>464</u>	OBJECTION AND NOTICE OF INTENT TO APPEAR OF CLASS MEMBER SHOJIRO AKASHI TO PROPOSED SETTLEMENT BETWEEN PLAINTIFFS THE AUTHORS GUILD, INC., ASSOCIATION OF AMERICAN PUBLISHERS, INC., ET AL. AND GOOGLE, INC. (db) (Entered: 09/10/2009)
09/10/2009	<u>465</u>	THE PROPOSED GOOGLE SETTLEMENT: Views from the Booksellers Association of the United Kingdom & Ireland Limited. (db) (Entered: 09/10/2009)

09/10/2009	<u>466</u>	SUPPLEMENTAL LIBRARY ASSOCIATION COMMENTS ON THE PROPOSED SETTLEMENT. By the Library Associations. (db) (Entered: 09/10/2009)
09/10/2009	<u>467</u>	OBJECTION AND NOTICE OF INTENT TO APPEAR OF CLASS MEMBER JUNJI SUZUKI TO PROPOSED SETTLEMENT BETWEEN PLAINTIFFS THE AUTHORS GUILD, INC., ASSOCIATION OF AMERICAN PUBLISHERS, INC., ET AL. AND GOOGLE, INC. By 194 writers in Japan who are members of the Japan Visual Copyright Association. (db) (Entered: 09/10/2009)
09/10/2009	<u>468</u>	LETTER addressed to Office of the Clerk from Johannes Lessmann dated 9/2/09 re: Join in the objections that have been presented to the Court by Scott Gant and the group of foreign publishers and publishing associations that includes the Borsenverein des Deutschen Buchhandels and others, for the reasons presented to the Court by those individuals and entities. (db) (Entered: 09/10/2009)
09/10/2009	<u>469</u>	LETTER addressed to Office of the Clerk from Vittorio E. Klostermann dated 9/1/2009 re: Counsel writes to join in the objections that have been presented to this Court by Scott Gant and the group of Foreign publishers and publishing associations that includes the Borsenverein des Deutschen Buchhandels and others, for the reasons presented to this Court by those individuals and entities. (jfe) (Entered: 09/10/2009)
09/10/2009	<u>470</u>	LETTER addressed to Settlement Administrator from Frank P. Scibilia dated 9/2/2009 re: Counsel writes to inform you, Google, Inc., and all other interested parties (including Class Counsel and the so-called "Book Rights Registry") that EMI is opting out of the settlement in Authors Guild, Inc. et al. v. Google, Inc., 05 CV 8136 (DC) (the "Google Books Settlement" or the "Settlement"). (jfe) (Entered: 09/10/2009)
09/10/2009	<u>471</u>	LETTER addressed to Judge Denny Chin from Arnaud Nourry dated 9/3/2009 re: Hachette respectfully requests that this Court reject the Proposed Settlement and/or decline to certify the class with regard to non-US Rightsholders. (jfe) (Entered: 09/10/2009)
09/10/2009	<u>472</u>	LETTER addressed to Mr. Michael McMahon from Mr. E. A. Van Ingen dated 8/27/2009 re: Boom Publishers Amsterdam are writing to you in regards to the proposed Settlement Agreement between Google Inc., and the Authors Guild and the Association of American Publishers. Counsel would like to raise the following concerns and objections to this Settlement as set forth within.(jfe) (Entered: 09/10/2009)
09/10/2009	<u>473</u>	LETTER addressed to Office of the Clerk from Ann Marie Skarp dated 8/31/09 re: We present this letter to this Court in English, for the Court's convenience and it was translated for us. (db) (Entered: 09/10/2009)

09/10/2009	<u>474</u>	LETTER addressed to Judge Denny Chin from Karsten Blauert and Marie Svane dated 9/1/09 re: Request that the Court accept this letter as an Amicus Curiae submission. (db) (Entered: 09/10/2009)
09/10/2009	<u>475</u>	LETTER addressed to Office of the Clerk from Wolfgang Foerster dated 9/1/2009 re: Counsel writes to object to the Settlement Agreement. Counsel therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations that includes the Borsenverein des Deutschen Buchhandels and others, for the reasons presented to this Court by those individuals and entities. In addition, counsel wish to inform this Court that their company did not receive any written notice of the Settlement Agreement, nor did they see any published notice of the Settlement Agreement. (jfe) (Entered: 09/10/2009)
09/10/2009	<u>476</u>	LETTER addressed to Mr. McMahon from Margaret Jefferies dated 9/3/09 re: Objection to Proposed Settlement as a class member. (db) (Entered: 09/10/2009)
09/10/2009	<u>477</u>	LETTER addressed to Honorable Clerk from Jesus F. Gonzalez dated 8/25/2009 re: Counsel writes in objection to the Google Book Search Agreement. (jfe) (Entered: 09/10/2009)
09/10/2009	<u>478</u>	LETTER addressed to Judge Denny Chin from Karsten Blauert and Marie Svane dated 9/1/09 re: Request that the Court accept this letter as an Amicus Curiae submission. (db) (Entered: 09/10/2009)
09/10/2009	<u>479</u>	LETTER addressed to Mr. McMahon from Sander Knol dated 8/27/2009 re: Counsel writes to make the following objections and comments to the Google Book Settlement as set forth within. (jfe) (Entered: 09/10/2009)
09/10/2009	<u>480</u>	LETTER addressed to Judge Denny Chin from Lewis Hyde dated 8/31/2009 re: Counsel writes to object to some of the terms of the settlement that has been proposed by the litigants in Case No. 05 CV 8136, The Authors Guild, Inc., et al. v. Google Inc. (jfe) (Entered: 09/10/2009)
09/10/2009	<u>481</u>	LETTER addressed to Office of the Clerk from Patrik Widlund dated 8/31/09 re: We present this letter to this Court in English, for the Court's convenience and it was translated for us. (db) (Entered: 09/10/2009)
09/10/2009	<u>482</u>	LETTER addressed to Sir Michael McMahon from Mai Spijkers dated 8/26/2009 re: Counsel writes in regards to the proposed Settlement Agreement between Google Inc., and the Author Guild and the Association of American Publishers. Counsel raises the following concerns and objections to the Settlement set forth within. (jfe) (Entered: 09/10/2009)
09/10/2009	<u>483</u>	LETTER addressed to Office of the Clerk from Dorothea Kieler dated 9/1/09 re: We present this letter to this Court in English, for the Court's convenience and it was translated for us. (db) (Entered: 09/10/2009)

09/10/2009	<u>484</u>	LETTER addressed to Office of the Clerk from Mr. Helmuth Bauer-Callwey dated 9/1/09 re: We present this letter to this Court in English, for the Court's convenience and it was translated for us. (db) (Entered: 09/10/2009)
09/10/2009	<u>485</u>	LETTER addressed to Office of the Clerk from Dieter Bergemann dated 9/1/09 re: We present this letter to this Court in English, for the Court's convenience and it was translated for us. (db) (Entered: 09/10/2009)
09/10/2009	<u>486</u>	LETTER addressed to Mr. McMahon from W.J. Van Oorschot dated 8/29/2009 re: Counsel writes to make the following objection and comments to the Google Book Search Settlement set forth within. (jfe) (Entered: 09/10/2009)
09/10/2009	<u>487</u>	LETTER addressed to Office of the Clerk from Dr. med. Axel Bedürftig dated 9/1 re: We present this letter to this Court in English, for the Court's convenience and it was translated for us. (db) (Entered: 09/10/2009)
09/10/2009	<u>488</u>	LETTER addressed to Sir from Stuart Bernstein dated 8/31/2009 re: Counsel writes to object to the Google Book Settlement. (jfe) (Entered: 09/10/2009)
09/10/2009	<u>489</u>	LETTER addressed to Michael McMahon from Bert de Groot dated 8/25/2009 re: Counsel writes to draw your attention to the copyrights of the Dutch books owned by our publishing house which appear to be included in the settlement reached between Google and the Authors Guild and Association of American Publishers. Counsel should first like to point out that they have not yet been consulted or heard in this settlement, even though our copyrights are involved. Google's actions have raised many questions, comments and objections as set forth within. (jfe) (Entered: 09/10/2009)
09/10/2009	<u>490</u>	THE GOOGLE SETTLEMENT: Letter dated 5/27/09 from Forlaeggerforeningen (Danish Publishers Association). (db) (Entered: 09/10/2009)
09/10/2009	<u>491</u>	LETTER addressed to Office of the Clerk from Erik Hellqvist dated 8/31/09 re: We present this letter to this Court in English, for the Court's convenience and it was translated for us. (db) (Entered: 09/10/2009)
09/10/2009	<u>493</u>	LETTER addressed to Sir Michael McMahon from A.M.W. Holl dated 9/1/09 re: Objection to Proposed Settlement Agreement. (db) (Entered: 09/10/2009)
09/10/2009	<u>494</u>	LETTER addressed to Office of the Clerk from Ann Spaak dated 8/31/09 re: We present this letter to this Court in English, for the Court's convenience and it was translated for us. (db) (Entered: 09/10/2009)
09/10/2009	<u>495</u>	LETTER addressed to Office of the Clerk from Bror Tronbacke dated 8/31/09 re: We present this letter to this Court in English, for the Court's convenience and it was translated for us. (db) (Entered: 09/10/2009)
09/10/2009	<u>496</u>	LETTER addressed to Judge Denny Chin from Mathias Lilleengen dated 9/4/2009 re: Counsel writes on behalf of our member publishers in connection

		with the proposed settlement of the class-action copyright infringement litigation brought by the U.S. Authors Guild and others against Google's Book Search service. counsel respectfully request that this Court accept this letter as an amicus curiae submission. (jfe) (Entered: 09/10/2009)
09/10/2009	<u>497</u>	OBJECTION OF JAPANESE PUBLISHERS COMENT TO THE SETTLEMENT. by Japanese publishers. (jfe) (Entered: 09/10/2009)
09/10/2009	<u>498</u>	LETTER addressed to Office of the Clerk from Juerg Flury dated 9/1/2009 re: Counsel writes in objection to the Settlement Agreement. (jfe) (Entered: 09/10/2009)
09/10/2009	<u>499</u>	LETTER addressed to Office of the Clerk from Dr. Andreas Barth dated 1/09/2009 re: Counsel writes to object to the Settlement Agreement. (jfe) (Entered: 09/10/2009)
09/10/2009	<u>501</u>	LETTER addressed to Mr. McMahon from Anthony Holcroft dated 9/3/2009 re: Counsel writes to object to the Proposed Settlement as a class member. (jfe) (Entered: 09/10/2009)
09/10/2009	<u>502</u>	LETTER addressed to Office of the Clerk from Bausassessor Dipl.-Ing. Johannes Lohaus dated 9/1/2009 re: Counsel writes to object to the Settlement Agreement. (jfe) (Entered: 09/10/2009)
09/10/2009	<u>503</u>	LETTER addressed to Office of the Clerk from Hildegard Wehler dated 9/1/2009 re: Counsel writes to object to the Settlement Agreement. (jfe) (Entered: 09/10/2009)
09/10/2009	<u>504</u>	LETTER addressed to Office of the Clerk from Karin Low dated 9/1/2009 re: Counsel writes to object to the Settlement Agreement. (jfe) (Entered: 09/10/2009)
09/10/2009	<u>505</u>	LETTER addressed to Office of the Clerk from Martin Kegel dated 9/2/2009 re: Counsel writes to object to the Settlement Agreement. (jfe) (Entered: 09/10/2009)
09/10/2009	<u>512</u>	LETTER addressed to Office of the Clerk from Dr. Peter Hanser-Strecker and Michael Petry dated 9/1/2009 re: Our name is Dr. Peter Hanser-Strecker (managing director and shareholder of Schott Music GmbH & Co. KG) and Michael Petry (managing director of the SCHOTT MUSIC GmbH & Co. KG). Schott Music GmbH & Co. KG is a music book publisher located in Mainz, Germany. SCHOTT MUSIC GmbH & Co. KG is a member of the settlement class embraced by the proposed settlement agreement that is before this Court in this action (the "Settlement Agreement"), because it owns rights in books that are protected by U.S. copyright law. We write to object to the Settlement Agreement. (jmi) (Entered: 09/11/2009)
09/10/2009	<u>513</u>	LETTER addressed to J. Michael McMahon from Susan J. Gordon dated 8/30/2009 re: I am a professional book author and freelance magazine/newspaper writer objecting to the Google Book Settlement because



		it is not fair or good for writers or most publishers. Google gets to write copyright law, has no restrictions its use of reader information, and provides no language forbidding censorship. I also find the premise that I am "in" (that is, accepting of the entire settlement agreement) unless I "opt out" to be unfair and outrageous. (jmi) (Entered: 09/11/2009)
09/10/2009	<u>514</u>	LETTER addressed to Judge Denny Chin from Paul N. Courant dated 9/4/2009 re: I, hereby, request this court's permission to submit this letter as an amicus curiae supporting final settlement approval in the above-referenced case. (jmi) (Entered: 09/11/2009)
09/10/2009	<u>515</u>	LETTER addressed to Office of the Clerk from Bernd Vincent Walbaum dated 9/1/2009 re: My name is Bernd Vincent Walbaum, and I am the managing director of Edition Peters GmbH resp. C. F. Peters GmbH & Co. KG, a publisher located in Frankfurt/Main, Germany. C. F. Peters is a member of the settlement class embraced by the proposed settlement agreement that is before this Court in this action (the "Settlement Agreement"), because it owns rights in books that are protected by U.S. copyright law. (jmi) (Entered: 09/11/2009)
09/10/2009	<u>516</u>	LETTER addressed to Office of the Clerk from Bernd Vincent Walbaum dated 9/1/09 re: I am the managing direct of Edition Peters GmbH resp. C. F. Peters GmbH & Co. KG, a publisher located in Frankfurt/Main, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. Document filed by Bernd Vincent Walbaum.(mro) (Entered: 09/11/2009)
09/10/2009	<u>517</u>	LETTER addressed to Office of the Clerk from Ingwert Paulsen dated 9/2/09 re: I am the owner of the Verlag der Nation Ingwet Paulsen Jr., a book publisher located in Husum, Germany; We write to object to the settlement agreement. We do not have the resources to provide this Court with legal briefing regarding our objections nor do we wish to burden this Court with duplicate filings. We therefore join in the objections that have been presented to this Court by Scott Gant and the group of foreign publishers and publishing associations. Document filed by Ingwert Paulsen.(mro) (Entered: 09/11/2009)
09/10/2009	<u>518</u>	LETTER addressed to Judge Denny Chin from Sudi Shayesteh and Merrill Parra dated 9/8/09 re: We write this letter on behalf of the City University of New York Committee on student disability Issues to respectfully request that the court approve the settlement between the Authors Guild and Google in the above referenced case. Document filed by Sudi Shayesteh, Merrill Parra.(mro) (Entered: 09/11/2009)
09/10/2009	<u>519</u>	LETTER addressed to Judge Denny Chin from Gary Rhoades dated 9/4/09 re: The American Association of University Professors (AAUP) submits this letter in response to the proposed settlement agreement in this case. This letter