

**IN THE UNITED STATES COURT
WESTERN DISTRICT OF ARKANSAS**

CURTIS J NEELEY JR, MFA

VS

CASE NO. 5:09-cv-05151-JLH

NameMedia Inc.

Network Solutions Inc.

Google Inc.

Dismissal of Motion for Reconsideration

After more closely examining the jurisdictional issues involved, the Plaintiff/Appellant concedes the fact that discretionary jurisdiction over pending orders is exclusively reserved for the United States Supreme Court. Plaintiff/Appellant wishes to withdraw the request for reconsideration, rather than waste the time of the Eighth Circuit Court. Plaintiff/Appellant has pleaded to the Supreme Court for an Extraordinary *Writ of Mandamus* and a petition for a *Writ of Certiorari*. The Supreme Court is the only Court with the supervisory and discretionary jurisdiction needed to deal with errors and perpetually pending orders. Plaintiff/Appellant expresses thankfulness for the consideration given already but now agrees that appellate jurisdiction was never proper due to the perpetually pending motions and desires now to dismiss (10-2255).

Respectfully and humbly submitted,

s/ Curtis J Neeley Jr.

Curtis J Neeley Jr., MFA

CERTIFICATES OF SERVICE
FOR DOCUMENTS FILED USING CM/ECF

**Certificate of Service When All Case
Participants Are CM/ECF Participants**

I hereby certify that on 7/20/2010, I electronically filed the foregoing with the Clerk of the Court for the United States Court of Appeals for the Eighth Circuit by using the CM/ECF system. I certify that all participants in the case are registered CM/ECF users and that service will be accomplished by the CM/ECF system.

s/ Curtis J Neeley Jr.