(Revised 06/08)

United States District Court Northern District of Illinois MOTION FOR LEAVE TO APPEAR PRO HAC VICE

Case Title: Jones l	Day		Plantiff(s)
	VS.		
BlockShopper.com, et al.			Defendant(s)
Case Number: 1:08	-cv-04572	Judge: Darrah	
ш,	Paul Alan Levy		hereby apply to the Cour
Public Cit Public Kn	.14 for permission to appear and particular, Electronic Frontier Foundatiowledge, and Citizens Media Lav	ion, v Project by who	ction on behalf of om I have been retained.
I am a member in go	ood standing and eligible to practice be	efore the following courts:	
751 / 1 / / / / / / / / / / / / / / / / /	Title of Court		Date Admitted
District of Columbia			1978
New York			1984
United States Distric	t Court for the Eastern District of Mic	chigan	1977
United States District Court for the District of Columbia			1978
I have currently, or Court in the following	within the year preceding the date of t	this application, made pro hac	c vice applications to this
Case Number	Case Titl		Date of Application (Granted or Denied)*
none			
*If denied, please e (Attach additional : necessary)	·		
	83.15(a), applicants who do not have an off I notice or pleading, a member of the bar of the		
	Has the applicant designated loca	al counsel? Yes 🕞	No C
ICyay have not decioned	ed tocal counsel Local Rute 83 (15(b) provide	ee that the decionation must be mad	de within thirty (30) days

Has the applicant ever been: censured, suspended, disbarred, or witherwise disciplined by any court?	Yes (~ '	No	(•
or is the applicant currently the subject of an investigation of the applicant's professional conduct?	Yes		No	(
transferred to inactive status, voluntarily withdrawn, or resigned from the bar of nay court?	Yes	•	No	\subset
denied admission to the bar of any court?	Yes	C .	No	(
held in confempt of court?	Yes	(~	No	(•

NOTE: If the answer to any of the above questions is yes, please attach a brief description of the incident(s) and the applicant's current status before any court, or any agency thereof, where disciplinary sanctions were imposed, or where an investigation or investigations of the applicant's conduct may have been instituted.

I have read the Rules of Professional Conduct for the Northern District of Illinois, effective November 12, 1991 (Local Rules 83.50 through 83.58), and the Standards for Professional Conduct within the Seventh Federal Judicial Circuit, effective December 15, 1992, and will faithfully adhere to them. I declare under penalty of perjury that the foregoing is true and correct.

September 18, 2008		s/ Paul A	lan Levy		····		
		Electronic Signature of Applicant					
Applicant's Name	Last Name Levy		First Name Paul		Middle Name/Initial Alan		
Applicant's Law Firm	Public Citizen Litigation Group						
Applicant's Address	Street Address 1600 - 20th Street, NW			Room/Suite Number			
	City Washington	State DC	ZIP Code 20009	Work Phone	Number 202-588-1000		

(The pro hac vice admission fee is \$100.00 for cases filed before February 1, 2001, and \$50.00 for cases filed on or after that date, and shall be paid to the Clerk. No admission under Rule 83.14 is effective until such time as the fee has been paid.)

NOTE: Attorneys seeking to appear pro hac vice may wish to consider filing a petition for admission to the general bar of the Court. The fee for admission to the General Bar is \$100.00. The fee for pro hac vice admission is \$100.00 for cases filed before February 1, 2001, and \$50.00 for cases filed on or after that date. Admission to the general bar permits an attorney to practice before this Court. Pro hac vice admission entitles an attorney to appear in a particular case only. Application for such admission must be made in each case; and the admission fee must be paid in each case.

Attached Statement about the third "has the applicant ever"

I took the Michigan Bar while I was clerking for the Honorable Wade H. McCree, Jr, whose chambers were in Detroit. I moved to Washington with Judge McCree when he became Solicitor General of the United States. I took inactive status in Michigan because the annual dues became very high and I did not think I would ever move back to Michigan to practice.

I dropped my membership in the bar of the United States District Court for the District of Maryland, which I obtained in order to handle some cases there, when it began charging a periodic fee for membership in its bar, and I had not handled any cases in that court for many years.