

4. No briefing schedule has been entered with respect to the Jezebel.com Defendants' Motion to Dismiss, since at the time of the briefing schedule, the Jezebel.com Defendants had not filed a motion and supporting memorandum.
5. Mr. Huon is pro se and needs the next 35 days or so to respond to The Above the Law Defendants' motion to dismiss. He is not represented by an attorney or a law firm.
6. On information and belief, the Jezebel.com Defendants have had more than 60 days to file its 27 page Memorandum of Law and Motion to Dismiss and exhibits.
7. The Court's ruling on The Above the Law Defendants' motion to dismiss may impact Mr. Huon's responsive pleading to the Jezebel.com Defendants' pending Motion to Dismiss or Mr. Huon's decision to amend his complaint.
8. Entering and continuing the Jezebel.com Defendants' Motion to Dismiss generally until the Court rules on The Above the Law Defendants' Motion to Dismiss does not prejudice the Jezebel.com Defendants, since the defamatory content regarding Mr. Huon continues to be published and re-published every day worldwide via the Internet by the Jezebel.com Defendants. Only Mr. Huon is prejudiced.
9. The next Court status date is on December 22, 2011.
10. Mr. Huon has other professional obligations in state and federal court. He is assistant general counsel to Aidan Monahan and Monahan Properties, LLC; he is assistant general counsel to Flava Works, Inc.. Mr. Huon maintains his own law practice. Mr. Huon has a full time attorney position with a law firm with cases that require court attendance in Cook County and downstate Illinois, including court calls in Champaign County and Livingston County in October of 2011.

11. On September 30, 2011, Mr. Huon emailed counsel for the Jezebel.com Defendants regarding this issue of not filing a Notice of motion but has not received a response.

WHEREFORE, Plaintiff, Meanith Huon, requests that this Honorable Court:

1. Enter and continue the Motion to Dismiss of the Jezebel.com generally, pending the Court's ruling on The Above the Law Defendants' Motion to Dismiss and excuse Plaintiff from having to respond until further order of Court.
2. In the alternative, Plaintiff requests that this Court grant him leave to file a Response Brief to the Jezebel.com Defendants' Motion and 27-page Memorandum in excess of 15 pages (but no more than 27 pages) and to give Plaintiff 60 days, until, November 30, 2011 to file a Response Brief to the Jezebel.com's Motion to Dismiss.

Respectfully Submitted,

By: /s/ Meanith Huon
Meanith Huon

Meanith Huon
ARDC No.: 6230996
PO Box 441
Chicago, IL 60690
312-405-2789
huon.meanith@gmail.com

**IN THE UNITED STATES DISTRICT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

| | | |
|---------------------------------|---|--------------------------|
| MEANITH HUON, |) | |
| |) | |
| Plaintiff, |) | |
| v. |) | CIVIL ACTION NO. 11-3050 |
| |) | |
| |) | JURY TRIAL DEMANDED |
| |) | |
| FORMER MADISON COUNTY STATE'S |) | |
| ATTORNEY WILLIAM MUDGE, et. al. |) | |

CERTIFICATE OF SERVICE

Under penalties of law, I attest the following documents or items have been or are being electronically served on all counsel of record for all parties on September 30, 2011:

**PLAINTIFF'S MOTION TO PRESENT
THE JEZEBEL.COM DEFENDANTS' MOTION TO DIMISS AND
FOR CLARIFICATION**

Respectfully submitted,
/s/ Meanith Huon
Meanith Huon
PO Box 441
Chicago, Illinois 60690
Phone: (312) 405-2789
E-mail: huon.meanith@gmail.com
IL ARDC. No.: 6230996

