

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MINNESOTA**

Carl Eller, Priest Holmes, Obafemi
Ayanbadejo, and Ryan Collins,
individually, and on behalf of all others
similarly situated,

Plaintiffs,

Civil Action No: 0:11-cv-00748-RHK-JSM

v.

National Football League, Arizona
Cardinals, Inc., Atlanta Falcons Football
Club LLC, Baltimore Ravens Limited
Partnership, Buffalo Bills, Inc., Panthers
Football LLC, Chicago Bears Football
Club, Inc., Cincinnati Bengals, Inc.,
Cleveland Browns LLC, Dallas Cowboys
Football Club, Ltd., Denver Broncos
Football Club, Detroit Lions, Inc., Green
Bay Packers, Inc., Houston NFL Holdings
LP, Indianapolis Colts, Inc., Jacksonville
Jaguars Ltd., Kansas City Chiefs Football
Club, Inc., Miami Dolphins, Ltd.,
Minnesota Vikings Football Club LLC,
New England Patriots, LP, New Orleans
Louisiana Saints, LLC, New York Football
Giants, Inc., New York Jets Football Club,
Inc., Oakland Raiders LP, Philadelphia
Eagles Football Club, Inc., Pittsburgh
Steelers Sports, Inc., San Diego Chargers
Football Co., San Francisco Forty Niners
Ltd., Football Northwest LLC, The Rams
Football Co. LLC, Buccaneers Limited
Partnership, Tennessee Football, Inc.,
Washington Football Inc.

Defendants.

-----X

**PLAINTIFFS' MOTION TO
EXPEDITE BRIEFING
SCHEDULE AND HEARING**

[Oral Argument Requested]

Plaintiffs Carl Eller, Priest Holmes, Obafemi Ayanbadejo, and Ryan Collins hereby move the Court for the entry of an order expediting the briefing schedule and hearing on their Motion for a Preliminary Injunction and Motion to Consolidate so that Plaintiffs' Motions may be heard at the same time as the hearing in the related case of *Brady v. NFL*, No. 0:11-cv-00639-SRN-JJG (D. Minn.) ("*Brady*"), due to be heard on April 6, 2011. "Order" (March 14, 2011) (*Brady* Dkt. No. 33).

This Motion is based upon all the files, records and proceedings in this action, the arguments of counsel, and the accompanying Memorandum and authorities cited therein.

Dated: March 30, 2011

Respectfully Submitted,

Michael D. Hausfeld
Hilary K. Scherrer
HAUSFELD LLP
1700 K Street, NW
Suite 650
Washington, D.C. 20006
Telephone: (202) 540-7200
Facsimile: (202) 540-7201
mhausfeld@hausfeldllp.com
hscherrer@hausfeldllp.com

Michael P. Lehmann
Jon T. King
Arthur N. Bailey, Jr.
HAUSFELD LLP
44 Montgomery Street
San Francisco, CA 94111
Telephone: (415) 633-1908
Facsimile: (415) 358-4980
mlehmann@hausfeldllp.com
jking@hausfeldllp.com
abailey@hausfeldllp.com

s/Mark J. Feinberg
Mark J. Feinberg (#28654)
Michael E. Jacobs (#0309552)
Shawn D. Stuckey (#0388976)
ZELLE HOFMANN VOELBEL & MASON LLP
500 Washington Avenue, South
Suite 4000
Minneapolis, MN 55415
Telephone: (612) 339-2020
Facsimile: (612) 336-9100
mfeinberg@zelle.com
mjacobs@zelle.com
sstuckey@zelle.com

Daniel S. Mason
ZELLE HOFMANN VOELBEL & MASON LLP
44 Montgomery Street
Suite 3400
San Francisco, CA 94104
Telephone: (415) 633-0700
Facsimile: (415) 693-0770
danson@zelle.com

Samuel D. Heins (#43576)
Vince J. Esades (#249361)
HEINS MILLS & OLSON, P.L.C.
310 Clifton Avenue
Minneapolis, MN 55403
Telephone: (612) 338-4605
Facsimile: (612)338-4692
sheins@heinsmills.com
vesades@heinsmills.com

Attorneys for Plaintiffs