1st Media LLC v. N	apster, Inc. et al ase 2:07-cv-00056-LDG-GWF	Document 32	Filed 03/22/2007	Page 1 of 5	. 32
1 2 3					
4					
5					
6	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA				
7	1at Madia II C				
8	1st Media LLC,)	Case # 2:07-CV-56-LDG-	GWF	
9 10	Plaintiff,)	VERIFIED PETITION F	1	
10	vs. NAPSTER, INC. REALNETWORKS) , INC.	PERMISSION TO PRAC IN THIS CASE ONLY B ATTORNEY NOT ADMI	Y	
12	KSOLO, INC. and SLEP-TC ENTERTAINMENT CORPORATI	NE ,	TO THE BAR OF THIS AND DESIGNATION OF	COURT	
13	SOUND CHOICE ACCOMPANIM TRACKS		LOCAL COUNSEL	·	
14	Defendant(s).)	EFFECTIVE JUNE 1, 200 FILING FEE IS \$175.00	04	
15		***************************************			
16	Ethan B. Andelman	, Petitioner, resp	pectfully represents to the (Court:	
17					
18	1. That Petitioner reside	es atOaklan			
19			(city)		
20	Alameda , (county)	Califor	nia (state)	•	
21					
22	22 2. That Petitioner is an attorney at law and a member of the law firm of				
23	HOWREY, LLP	***************************************	with offices	at	
24	525 Market Street, Sui	eet address)		,	
25	San Francisco, CA (city)	, 94	,	48-4900 le + telephone number)	
26	andelmane@howrey.com	(zip c	(area coc	te + telephone number)	
27	(Email address)	·			
28					

1	3. That Petitioner has been retained person	onally or as a member of	of the law firm by			
2	Napster, Inc. & RealNetworks, Inc. to provide legal representation in connection with					
3	[client(s)]	vide legal representation	i in connection with			
4	the above-entitled case now pending before this Court.					
5	4. That since <u>December 4, 2000</u> , Petitioner has been and presently is a member (date)					
6	in good standing of the bar of the highest Court of the	State of <u>Californi</u>	(state)			
7	where Petitioner regularly practices law.					
	5. That Petitioner was admitted to practice before the following United States District					
8	Courts, United States Circuit Courts of Appeal, the Supreme Court of the United States and Courts					
9	of other States on the dates indicated for each, and that	t Petitioner is presently	a member in good			
10	standing of the bars of said Courts.					
11	Court	Date Admitted	Bar Number			
12	State Bar of California	12/06/99	209101			
13	USDC, No. Dist. of California	12/04/00				
14	USDC, So Dist. of California	02/11/02				
15						
16	USDC, Eastern Dist., California	08/19/04				
17	USDC, Central Dist., California U.S. Court of Appeals,	12/15/03				
18	Fed Circuit	08/07/02				
19	U.S Court of Appeals, First Circuit	10/01/02				
20	6. That there are or have been no disc	iplinary proceedings in	stituted against petitioner, nor any			
21	suspension of any license, certificate or privilege to app	ear before any judicial,	regulatory or administrative body.			
22	or any resignation or termination in order to avoid disc	• •				
23	in detail below:	or aboutment	proceduriges, encope as accompa			
24						
25	n/a					
26						
27						
28		2.				

1	7. That Petitioner has never been denied admission to the State Bar of Nevada. (Give particulars
2	of ever denied admission):
3	n/a
4	
5	
6	8. That Petitioner is a member of good standing in the following Bar Associations:
7	American Bar Association, California State Bar
8	
9	
10	9. Petitioner or any member of Petitioner's firm (or office if firm has offices in more than one
11	city) with which Petitioner is associated has/have filed application(s) to appear as counsel under Local Rule IA
12	10-2 during the past three (3) years in the following matters:
13	Date of Application Cause Title of Court Was Application Administrative Body Granted or
14	or Arbitrator Denied
15 16	Petitioner has not filed any application to appear as counsel under Local Rule IA 10-2 during the past three (3) years. Robert N. Phillips, a member of Petitioner's office filed one application as follows:
17	May 25, 2005 Ramirez v. Hilton Hotels Corp. USDC Granted Case No. CV-S-05-0467-RCJ RJJ
18	
19	
[
20	(If necessary, please attach a statement of additional applications)
20 21	(If necessary, please attach a statement of additional applications) 10. Petitioner consents to the jurisdiction of the courts and disciplinary boards of the State of
21	10. Petitioner consents to the jurisdiction of the courts and disciplinary boards of the State of
21 22	10. Petitioner consents to the jurisdiction of the courts and disciplinary boards of the State of Nevada with respect to the law of this state governing the conduct of attorneys to the same extent as a member
21 22 23	10. Petitioner consents to the jurisdiction of the courts and disciplinary boards of the State of Nevada with respect to the law of this state governing the conduct of attorneys to the same extent as a member of the State Bar of Nevada.
21 22 23 24	10. Petitioner consents to the jurisdiction of the courts and disciplinary boards of the State of Nevada with respect to the law of this state governing the conduct of attorneys to the same extent as a member of the State Bar of Nevada. 11. Petitioner agrees to comply with the standards of professional conduct required of the
21 22 23 24 25	10. Petitioner consents to the jurisdiction of the courts and disciplinary boards of the State of Nevada with respect to the law of this state governing the conduct of attorneys to the same extent as a member of the State Bar of Nevada. 11. Petitioner agrees to comply with the standards of professional conduct required of the
21 22 23 24 25 26	10. Petitioner consents to the jurisdiction of the courts and disciplinary boards of the State of Nevada with respect to the law of this state governing the conduct of attorneys to the same extent as a member of the State Bar of Nevada. 11. Petitioner agrees to comply with the standards of professional conduct required of the

1	12. Petitioner has disclosed in writing to the client that the applicant is not admitted to practice in				
2	this jurisdiction and that the client has consented to such representation.				
3	That Petitioner respectfully prays that Petitioner be admitted to practice before this Court FOR THE				
4	PURPOSES OF THIS CASE ONLY.				
5					
6					
7	Petitioner's Signature				
8	STATE OF <u>CALIFORNIA</u>)				
9	COUNTY OF SAN FRANCISCO)				
10	Ethan B. Andelman B				
11	Ethan B. Andelman, Petitioner, being first duly sworn, deposes and says:				
12	That the foregoing statements are true.				
13	Petitioner's Signature				
14	Subscribed and sworn to before me this Dan day of March Commission # 1532804				
15	Suzknie Sugnar San Francisco County				
16	my contri. Expres Dec y, 2008				
17	DESIGNATION OF RESIDENCE ATTORNEY ADMITTED TO THE BAR OF THIS COURT				
18	AND CONSENT THERETO.				
19	Pursuant to the requirements of the Local Rules of Practice for this Court, the Petitioner believes it to				
20	be in the best interests of the client(s) to designate Michael D. Rounds, Attorney at Law, member				
21	of the State of Nevada and previously admitted to practice before the above-entitled Court as associate				
22	residence counsel in this action. The address of said designated Nevada counsel is:				
23	Watson Rounds, 5371 Kietzke Lane, Reno, NV 89511 (775) 324-4100				
24					
25	(Street, City, State, Zip Code and Telephone No.)				
26					

By this designation the petitioner and undersigned party(ies) agree that this designation constitutes agreement and authorization for the designated resident admitted counsel to sign stipulations binding on all of us.

APPOINTMENT OF DESIGNATED RESIDENT NEVADA COUNSEL

	The	undersigned	party(ies)	appoints	Michael D. Rounds	as his/her/their
Designat	ed R	esident Nevad	la Counsel	in this case	3 .	
					signature)	COUNSEL FOR MAKFER
				(Party	signature)	

CONSENT OF DESIGNEE

The undersigned hereby consents to serve as associate resident Nevada counsel in this case.

Designated Resident Nevada Counsel

APPROVED:

Dated: this