SOUTHERN DISTRICT OF NEW YORK	
SHOLEM WEISNER and SHMUEL NEMANOV,  Plaintiff and Involuntary Plaintiff,	x : : : : : : : : : : : : : : : : : : :
-against- GOOGLE LLC.	: 20 Civ. 2862 (AKH) : :
Defendant.	: x

## ALVIN K. HELLERSTEIN, U.S.D.J.:

INTEREST OF LEGISLATION COLUMN

Nemanov should be realigned as an involuntary party plaintiff. R. 19(a). Since he claims the right to sue as a co-owner of the patent, he must be a party. He is necessary for a full adjudication, at least until a competent court with jurisdiction rules that he has given up his right to sue and is bound by any adjudication in relation to the party having the right to sue. Although he was sued and served as a party defendant, he should be made a plaintiff. However, since the party who filed the suit has clear right to sue, and since he and Nemanov are divided in viewpoint, Nemanov should be characterized as an involuntary plaintiff. See R. 19(a), which provides that a person must be joined as a party if "in that person's absence, the court cannot accord complete relief among existing parties;" or "that person claims an interest relating to the subject of the action and is so situated that disposing of the action in the person's absence may:

(i) as a practical matter impair or impede the person's ability to protect the interest; or (ii) leave an existing party subject to a substantial risk of incurring double, multiple, or otherwise inconsistent obligations because of the interest."

The caption hereafter shall be as follows: Sholem Weisner, plaintiff, and Shmuel Nemanov, involuntary plaintiff v. Google LLC, Defendant. The clerk shall terminate ECF Nos. 28, 36. Google's motion to dismiss is not affected by this order.

SO ORDERED.

Dated: January 4, 2021

New York, New York

/s/ Alvin K. Hellerstein

ALVIN K. HELLERSTEIN United States District Judge