



EXHIBIT
11

1 court of law.

2 But of course that's the whole
3 question that this case seems to raise, is
4 whether Mr. McConagha, or whether any public
5 library, has to follow rules of evidence such as
6 are applicable in criminal court.

7 MR. DOYLE: Could that just be
8 hearsay evidence? ***

16.9

9 THE COURT: It is hearsay.

10 MR. DOYLE: That this is based on.
11 Then this is why I'm filing this.

12 THE COURT: Okay. All right. We
13 have an understanding of your position then.

14 As I understand your position, it is
15 that you cannot, or no one can be barred from a
16 public library on the basis of a finding which is
17 just based on hearsay evidence.

16.18

18 MR. DOYLE: Yeah, because Mrs. ***
19 Jones, I don't even know -- for one thing, I
20 don't even know a Mrs. Jones and probably never
21 seen her before.

22 THE COURT: Okay.

23 MR. DOYLE: And this invisible
24 person coming forward that he so-called saying
25 that made the statement, in other words, if I,