

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
MARSHALL DIVISION

BRIGHT RESPONSE, LLC,
Plaintiff,

v.

GOOGLE, INC., et al.,
Defendants.

§
§
§
§
§
§
§
§
§
§

Civil Action No. 2:07-cv-371-ce

JURY TRIAL DEMANDED

ORDER

On this day the Court considered the Motion of Plaintiff Bright Response, LLC styled Motion for Verbal Reprimand to Yahoo Counsel For Continued And Vexatious Conduct With Respect To Mr. David Pridham And Request For Court Order Allowing Mr. Pridham To Participate In And Review Pre-Trial Preparation Materials (“Motion”). The Court finds that the Motion has merit and should be granted. The Court will address the matter of a reprimand on the record at an oral or telephonic hearing before the Court. The Court also finds that Mr. Pridham is entitled to represent his client in pre-trial matters: his review and analysis of pre-trial preparation materials shall not be deemed a violation of the Amended Protective Order.