

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

ROCKSTAR CONSORTIUM US LP
AND NETSTAR TECHNOLOGIES
LLC

Plaintiffs,

v.

GOOGLE INC.

Defendant.

Case No. 2:13-cv-00893-JRG-RSP

JURY TRIAL DEMANDED

**PLAINTIFFS' SUR-REPLY TO GOOGLE INC.'S
MOTION FOR EXPEDITED BRIEFING SCHEDULE ON
PLAINTIFFS' MOTION FOR LEAVE TO FILE A SUPPLEMENTAL BRIEF
IN RESPONSE TO GOOGLE'S MOTION TO TRANSFER, AND,
GOOGLE'S REQUEST, IN THE ALTERNATIVE,
TO STAY PENDING RESOLUTION OF GOOGLE'S TRANSFER MOTION**

Google's Motion for Expedited Briefing requested that Plaintiffs' Reply on their Motion for Leave (and in response to Google's purported "Cross-Motion" to Stay) should be due on June 30, 2014, and Google's Sur-Reply should be due on July 2, 2014. Plaintiffs respectfully submit that the motion for an expedited briefing schedule must be denied for at least three reasons. First, the motion is now moot because the expedited briefing deadlines Google sought have passed. Second, the motion is also moot because Plaintiffs filed a Motion to Strike Google's combined opposition and "cross-motion" for violating Local Rule CV-7(a) rather than acceding to Google's violation of the Local Rules by filing a single, combined "reply" to both its own motion and Google's improper "cross-motion" to stay the case. Third, to the extent that Google wishes to seek an expedited briefing schedule on a motion to stay the case, it is required to actually file such a motion pursuant to Local Rule CV-7(a), for the reasons set forth in Plaintiffs' pending Motion to Strike. *See* Dkt. No. 100. For the foregoing reasons, Plaintiffs respectfully request that the Court deny Google's motion for an expedited briefing schedule.

DATED: July 10, 2014

Respectfully submitted,

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CERTIFICATE OF SERVICE

I hereby certify that all counsel of record, who are deemed to have consented to electronic service are being served this 10th day of July, 2014 with a copy of this document via the Court's CM/ECF system per Local Rule CD-5(a)(3).

/s/ Amanda K. Bonn _____