IN THE UNITED STATES COURT OF APPEALS FOR THE ELEVENTH CIRCUIT

Nos. 14-14061-AA, 14-14066-AA

JAMES DOMER BRENNER, et al., Plaintiffs-Appellees, v. JOHN ARMSTRONG, et al., Defendants-Appellants.

No. 14-14066-AA SLOAN GRIMSLEY, et al., Plaintiffs-Appellees, v. JOHN ARMSTRONG, et al., Defendants-Appellants.

BRIEF OF AMICUS CURIAE SPOOKY-SPOCK IN SUPPORT OF NEITHER PARTY

BRUCE WAYNE*

THE BAT-CAVE APPELLATE LAW FIRM Legion of Superheros Complex Suite 2 Gotham City, NY 10001

,

*Counsel of Record

Dated: Wednesday, January 07, 2015

CLARK KENT

Kal-El, Kent, and Krypton, LLC The Daily Planet Legal Department Metropolis, NY 10027

Web-design Department, 'Flash' Gordon Wayne Watts Official websites: <u>www.GordonWatts.com</u> <u>www.GordonWayneWatts.com</u>

<u>www.PRWeb.com/releases/2014/12/prweb12361433.htm</u> <u>www.GordonWatts.com/DOCKET-GayMarriageCase.html</u> <u>www.GordonWayneWatts.com/DOCKET-GayMarriageCase.html</u>

IDENTITY AND INTEREST OF AMICUS CURIAE¹

Comes now, Spooky-Spock, and states his identity and interest in the case:

I am Spooky-Spock, and therefore, it is logical to conclude that I am the foremost Spooky-Spockologist, and therefore an expert in all areas of logic, reason, and, as such, I find it highly illogical for me to support either party, as both parties have made mistakes. Therefore, the arguments of Amicus, Gordon W. Watts, are incorporated by reference herein as if fully set forth herein. Since I need make no further arguments, I shall invoke the Fed.R.App.P. Rule 32.(a)(1)(C), cited by other Amicu, and which states: "Photographs, illustrations, and tables may be reproduced by any method that results in a good copy of the original; a glossy finish is acceptable if the original is glossy."





¹ In accordance with Rule 29, Fed.R.App.P., comes now Spook-Spock, *Amicus Curiae*, as Friend of the Court, and hereby certifies: I have consulted with lead attorneys for all parties, seeking consent to filing of this amicus brief, and I state that said parties have consented to its filing. No party or party's counsel authored this brief in whole or in part or financially supported this brief, and no one other than *amicus curiae*, its members, or its counsel contributed money intended to fund preparing or submitting said brief.