

UNITED STATES COURT OF APPEALS FOR THE FEDERAL CIRCUIT  
717 MADISON PLACE, N.W.  
WASHINGTON, D.C. 20439

June 11, 1986

TELEPHONE: 633-6550  
AREA CODE 202

Mr. Theodore M. Anderson  
Neuman, Williams, Anderson and Olson  
77 West Washington Street  
Suite 2000  
Chicago, IL 60602



Title: The Magnavox Co., a Corp., and Sanders  
Associates, Inc., a Corp. vs. Activision,  
Inc., a Corp. (82-5270)

Case Number:

**86-1334**

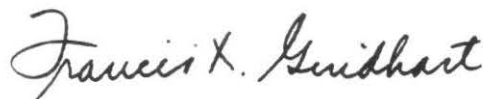
Dear Mr. Anderson:

This is to advise that the above-entitled appeal has been docketed on the above date and given the indicated case number. (CAFC Rule 11(b)(1))

Enclosed is a copy of the Rules of the Court, the Procedural Handbook, an Entry of Appearance form, and Notices to Counsel emphasizing certain rule requirements and the evaluation of appeals.

Under the provisions of FRAP 11(e) and CAFC 11(a)(4), all papers will be retained by the trial court unless ordered by this court on motion or sua sponte during the pendency of the appeal. Please note that the Transcript Purchase Order is to be completed by the appellant and court reporter within the time periods noted thereon.

Very truly yours,



Francis X. Gindhart  
Clerk

enclosures

cc: Mr. Robert L. Ebe  
Mr. Martin R. Glick

UNITED STATES COURT OF APPEALS  
FOR THE FEDERAL CIRCUIT

ENTRY OF APPEARANCE  
(See CAFC Rule 7)

No. **86-1334**

\_\_\_\_\_  
Petitioner(s)/Appellant(s)

v.

\_\_\_\_\_  
Respondent(s)/Appellee(s)

Please enter my appearance (select one):

Pro Se

As counsel for \_\_\_\_\_

who/which in this court is (select one):

Petitioner

Respondent

Amicus Curiae

Appellant

Appellee

Intervenor

( ) Mr. ( ) Ms. ( ) Mrs. Name \_\_\_\_\_

Address \_\_\_\_\_

City, State and Zip \_\_\_\_\_ Phone ( ) \_\_\_\_\_

Signature \_\_\_\_\_ Date \_\_\_\_\_

It shall be the obligation of both counsel and parties appearing pro se to inform the Clerk of any changes in the above information.

**(COUNSEL ONLY)**

Note: When more than one attorney represents a single party or group of parties counsel shall designate one individual to receive notification from the Clerk, with the understanding that that individual shall have the obligation to inform other counsel. The person to be notified in this case is:

Name \_\_\_\_\_

Address \_\_\_\_\_

City, State and Zip \_\_\_\_\_ Phone ( ) \_\_\_\_\_

United States Court of Appeals for the Federal Circuit

Appeal No. 86-1334

Date of this Notice JUN 11 1986

IMPORTANT NOTICE

TO COUNSEL:

1. Calendar. The Court has calendared this appeal for submission (after argument or on briefs) during the first full week of Nov - Dec 1986 .

2. Entry of Appearance. Complete and return the enclosed form within ten days after docketing.

3. Certificate of Interest. File 12 copies with entry of appearance, motion, or petition, whichever occurs first. See form in appendix to rules. The Certificate must also be bound in front of the Table of Contents of each main brief.

4. Retention of Record. The lower tribunal retains the record unless otherwise ordered by this Court.

5. Appendix. Agree on contents; otherwise, appellant designates within 10 days after docketing; appellee cross-designates within 10 days thereafter. Appendix is part of appellant's brief and is due 60 days after docketing.

Do not over-designate. Include only papers cited in briefs. Omitted material can be cited in briefs and included in a supplemental appendix.

6. Size of Paper. Make all papers 8½ x 11; type matter 6½ x 9½.

7. Miscellaneous.

Mandates (FRAP 41)

Computation of time for filing papers (FRAP 26(a))

Format of appendices (CAFC 12 - FRAP 30, 32); briefs (CAFC 13 - FRAP 28(a-i), 29, 31 and 32), motions (FRAP 27 (a))

Petitions for Rehearing (CAFC 19 - FRAP 35, 40)

8. Proof of filing. If acknowledgement of receipt of briefs or petitions is desired, a self-addressed, postage-paid postcard must accompany the filing.

9. Questions. Contact the Clerk's Office.

U.S. Court of Appeals for the  
Federal Circuit  
717 Madison Place, N.W.  
Washington, D.C. 20439  
(202) 633-6550

UNITED STATES COURT OF APPEALS FOR THE FEDERAL CIRCUIT

717 MADISON PLACE, N.W.  
WASHINGTON, D.C. 20439

November 25, 1983

GEORGE E. HUTCHINSON  
CLERK

NOTICE

TELEPHONE: 633-6530  
AREA CODE 202

In light of FRAP 39, the Clerk conducted a survey of a representative group of printers in the Washington D. C. area. The average charges for printing are:

LETTERPRESS METHOD:

BRIEF	(per page)	\$19.00
INDEX	(per page)	\$22.00
APPENDIX	(per page)	\$21.00
COVER		\$50.00
FOOTNOTES	(per line)	\$00.75
COLLATING AND BINDING		Included in page price
TABULAR MATTER	(per page)	\$32.00

OFFSET METHOD:

BRIEF	(per page)	\$5.00
INDEX	(per page)	\$5.00
APPENDIX	(per page)	\$5.00
COVER		\$22.00
FOOTNOTES	(per line)	Not applicable
COLLATING AND BINDING		Included in page price
TABULAR MATTER	(per page)	\$11.00


Allowable costs for other than printing are:

PHOTOCOPYING BRIEFS AND APPENDICES	8¢ (per page)
BINDING	75¢ (per volume)
COLLATING	Included in page price

These charges will constitute the maximum allowable costs taxable during the fiscal year ending September 30, 1984.

Costs may be allowed for a maximum of 16 copies, plus any additional copies required by the court or for service upon additional parties.

Bills of cost must be itemized. "Per page" and "Per line" costs must be identified as such.

  
GEORGE E. HUTCHINSON, CLERK

# United States Court of Appeals for the Federal Circuit

## NOTICE TO COUNSEL

### Frivolous Appeals

This notice does not imply an evaluation of your appeal but it will enable your own evaluation.

In Asberry v. United States, 692 F.2nd 1378, the court stated:

After the date of this opinion, a frivolous appeal filed or proceeded with in this court,<sup>7/</sup> will result in imposition of damages and costs upon appellant and counsel in accordance with Rule 38 (Fed. R. App. P.).

<sup>7/</sup> Proceeding with a frivolous appeal after filing is applicable to appeals now on file and includes the filing of a brief, or, where briefs have been filed, submission of the case with or without oral argument.

Among the cases in which the court has imposed damages, double costs, or attorney fees on litigants and counsel are:

1. Connell v. Sears, 722 F.2nd 1542 (1983)
2. Beachboard v. United States, 727 F.2nd 1092 (1984)
3. Wright v. United States, 728 F.2nd 1459 (1984)
4. Amster Corp. v. Envirotech Corp., 730 F.2nd 1476 (1984)
5. Colt Industries Operating Corp. v. Index-Werke K.G., 739 F.2nd 622 (1984)
6. Brown v. United States, 741 F.2nd 1374 (1984)
7. In re Oximetrix, Inc., 748 F.2nd 637 (1984)
8. Chemical Engineering Corp., et al. v. Marlo, Inc., 754 F.2nd 331 (1984)
9. Kump v. Dept. of Transportation, FAA, No. 85-931, decided July 12, 1985
10. Bowen v. Dept. of Transportation, FAA, No. 83-799, et al., decided July 31, 1985

By direction of the court.

August 1985

  
George E. Hutchinson  
Clerk