

IN THE COURT OF APPEALS OF GEORGIA

PAUL PLAINTIFF,
Appellant,

vs.

DAVE DEFENDANT and
DDD DESTROYER, INC.,
Appellees.

CASE NO.
A12A3456

MOTION FOR LEAVE TO FILE A SUPPLEMENTAL BRIEF

Pursuant to Rule 27(a), the undersigned hereby respectfully requests permission to file a supplemental brief on behalf of Appellant Paul Plaintiff. A copy of the proposed supplemental brief is attached as an exhibit to this motion. In support of this motion, the undersigned shows:

1. In their supplemental brief, appellees raise new issues to which has not had an opportunity to reply. Lorem ipsum dolor sit amet, consectetur adipiscing elit. Ut purus elit, vestibulum ut, placerat ac, adipiscing vitae, felis. Curabitur dictum gravida mauris. Nam arcu libero, nonummy eget, consectetur id, vulputate a, magna. Donec vehicula augue eu neque. Pellentesque habitant morbi tristique senectus et netus et malesuada fames ac turpis egestas. Mauris ut leo. Cras viverra

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2. In addition, the brief filed on behalf of appellees makes unwarranted character attacks on the undersigned. Nam dui ligula, fringilla a, euismod sodales, sollicitudin vel, wisi. Morbi auctor lorem non justo. Nam lacus libero, pretium at, lobortis vitae, ultricies et, tellus. Donec aliquet, tortor sed accumsan bibendum, erat ligula aliquet magna, vitae ornare odio metus a mi. Morbi ac orci et nisl hendrerit mollis. Suspendisse ut massa. Cras nec ante. Pellentesque a nulla. Cum sociis natoque penatibus et magnis dis parturient montes, nascetur ridiculus mus. Aliquam tincidunt urna. Nulla ullamcorper vestibulum turpis. Pellentesque cursus luctus mauris.

3. In submitting this supplemental brief, Appellant will not re-argue points that have already been made.

WHEREFORE, Appellant respectfully requests that the Court grant

leave to file the attached supplemental brief.

Respectfully submitted on January 31, 2013.

/s/ Charles M. Cork, III
Ga. Bar No. 187915
P. O. Box 1041
Macon, Georgia 31202-1041
(478) 742-0204

Certificate of Service

I certify that I have this day served a copy of the foregoing Motion for Leave to File a Supplemental Brief upon all counsel of record by mailing the same with sufficient postage in a properly addressed envelope, or by other acceptable means, as follows:

Opposing Counsel
Address

/s/ Charles M. Cork, III
Signed on January 31, 2013.

Proposed Supplemental Brief