Case: 10-3270 Document: 114 Page: 1 12/10/2010 165050 11

www.shadesofgraylaw.com

10-3270-cv

United States Court of Appeals

for the

Second Circuit

VIACOM INTERNATIONAL INC., COMEDY PARTNERS, COUNTRY MUSIC TELEVISION, INC., PARAMOUNT PICTURES CORPORATION, BLACK ENTERTAINMENT TELEVISION, LLC,

Plaintiffs-Appellants,

- v. -

YOUTUBE, INC., YOUTUBE, LLC, GOOGLE, INC.,

Defendants-Appellees.

ON APPEAL FROM THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

BRIEF FOR CBS CORPORATION AS AMICUS CURIAE SUPPORTING APPELLANTS

ROBERT PENCHINA
LEVINE SULLIVAN KOCH
& SCHULZ, L.L.P.
Attorneys for CBS Corporation
321 West 44th Street, Suite 510
New York, New York 10036
(212) 850-6100

Case: 10-3270 Document: 114 Page: 2 12/10/2010 165050 11

www.shadesofgraylaw.com

CORPORATE DISCLOSURE STATEMENT

Pursuant to Rules 26.1 and 29(c)(1) of the Federal Rules of Appellate Procedure, *amicus curiae*, CBS Corporation, certifies that it is a publicly traded corporation and has no publicly owned parent corporation. National Amusements, Inc., a privately held company, directly owns the majority of the voting stock of CBS Corporation.

DATED: December 10, 2010 LEVINE SULLIVAN KOCH &

SCHULZ, LLP

By_/s/Robert Penchina___

ROBERT PENCHINA

Case: 10-3270 Document: 114 Page: 3 12/10/2010 165050 11 www.shadesofgraylaw.com

TABLE OF CONTENTS

| | Page |
|---------------------------|------|
| INTEREST OF AMICUS CURIAE | 1 |
| ARGUMENT | 2 |
| CONCLUSION | 3 |

Case: 10-3270 Document: 114 Page: 4 12/10/2010 165050 11 www.shadesofgraylaw.com

INTEREST OF AMICUS CURIAE

Amicus curiae CBS Corporation ("CBS") respectfully submits this brief in support of appellants.¹

Through its various subsidiaries and affiliated companies, CBS is engaged in the creation and production of original television and radio programming and content, gathering news and information, and broadcasting, publicly performing, publicly displaying, licensing and otherwise distributing its copyrighted programming and content.

As creator and distributor of many of the nation's most popular television programs and other content, effective copyright protection is crucial to CBS. As a result, CBS has a significant interest in the important issues before this Court concerning the interpretation of the Copyright Act, 17 U.S.C. §§ 101 *et seq.*, and in particular the Digital Millennium Copyright Act provisions codified at § 512 (the "DMCA"). CBS is filing this brief because of its significant concerns with the district court's decision. CBS believes that, if not reversed by this Court, that decision threatens to impose

¹ All of the parties to this appeal have consented to the submission of an *amicus* brief by CBS. Pursuant to Federal Rule of Appellate Procedure 29(c)(5) and Second Circuit Rule 29.1(b), CBS states that no counsel for a party has written this brief in whole or in part; and that no person or entity, other than CBS, has made a monetary contribution that was intended to fund the preparation or submission of this brief.

Case: 10-3270 Document: 114 Page: 5 12/10/2010 165050 11 www.shadesofgraylaw.com

substantial negative consequences for all copyright owners who are subject to mass Internet piracy of their works.

ARGUMENT

Amici curiae the Motion Picture Association of America, Inc.

("MPAA") and the Independent Film & Television Alliance[®] (IFTA[®]) have submitted an *amici curiae* brief, dated as of today, which thoughtfully sets forth the reasons why the decision of the district court should be reversed.

CBS adopts the arguments for reversal of the district court's decision made in IFTA[®] and MPAA's brief as though fully set forth herein, and respectfully urges that the decision of the district court be reversed.

Case: 10-3270 Document: 114 Page: 6 12/10/2010 165050 11

www.shadesofgraylaw.com

CONCLUSION

For the reasons set forth herein, CBS respectfully submits that the district court's judgment should be reversed.

DATED: December 10, 2010 LEVINE SULLIVAN KOCH & SCHULZ, LLP

By: /s/Robert Penchina

ROBERT PENCHINA 321 W. 44th Street, Suite 510 New York, NY 10036 (212) 850-6100

Attorneys for *Amicus Curiae* CBS Corporation

Case: 10-3270 Document: 114 Page: 7 12/10/2010 165050 11

www.shadesofgraylaw.com

CERTIFICATE OF COMPLIANCE, FED. R. APP. P. 29 & 32

Pursuant to Rules 29 and 32 of the Federal Rules of Appellate Procedure, I

certify that:

1. This brief complies with the type-volume limitation of Rule

32(a)(7)(B) because this brief contains 335 words, excluding the parts of the brief

exempted by Rule 32(a)(7)(B)(iii); and

2. This brief complies with the typeface requirements of Rule 32(a)(5)

and the type-style requirements of Rule 32(a)(6) because this brief has been

prepared in a proportionally spaced typeface using Microsoft Word 2003 in Times

New Roman, 14 point.

Dated: December 10, 2010

/s/ Robert Penchina_

ROBERT PENCHINA

| Case: 10-3270 Document: 114 Payww.shadesofgraylaw.com | age: 8 12/10/2010 165050 11 | |
|---|--------------------------------|--|
| STATE OF NEW YORK) ss COUNTY OF NEW YORK) | .: AFFIDAVIT OF CM/ECF SERVICE | |
| I, Robin M. Zuckerman, being duly sworn, depose and say that deponent is not a party to the action, is over 18 years of age. | | |
| On December 10, 2010 | | |
| deponent served the within: Brief for CBS Corporation as <i>Amicus Curiae</i> Supporting Appellants | | |
| upon: | | |
| SEE ATTACHED SERVICE LIST | | |
| via the CM/ECF Case Filing System. All counsel of record in this case are registered CM/ECF users. Filing and service were performed by direction of counsel. | | |
| Sworn to before me on December 10, 2010 | | |
| | | |
| /s/ Maryna Sapyelkina Maryna Sapyelkina Notary Public State of New York | /s/ Robin M. Zuckerman | |

Maryna Sapyelkina
Notary Public State of New York
No. 01SA6177490
Qualified in Kings County
Commission Expires Nov. 13, 2011

Job # 233833

Case: 10-3270 Document: 114 Page: 9 12/10/2010 165050 11

www.shadesofgraylaw.com

SERVICE LIST:

Andrew H. Schapiro, Attorney Direct: 212-506-2672 Mayer Brown LLP 1675 Broadway New York, NY 10019

Paul M. Smith, Attorney Direct: 202-639-6060 Jenner & Block LLP 1099 New York Avenue, NW Washington, DC 20001

Matthew McGill, Attorney Direct: 202-887-3680 Gibson, Dunn & Crutcher LLP 1050 Connecticut Avenue, NW Washington, DC 20036

Patrick Joseph Coyne, Esq., Attorney Direct: 202-408-4470 Finnegan, Henderson, Farabow, Garret & Dunner LLP 901 New York Avenue, NW Washington, DC 20001

William M. Hart, -Direct: 212-969-3095 Proskauer Rose LLP 1585 Broadway New York, NY 10036

Max W. Berger, Esq., Direct: 212-554-1400
Bernstein Litowitz Berger & Grossmann LLP
1285 Avenue of the Americas
New York, NY 10019

Louis Mark Solomon, Attorney Direct: 212-504-6000 Cadwalader, Wickersham & Taft LLP 1 World Financial Center New York, NY 10281 Case: 10-3270 Document: 114 Page: 10 12/10/2010 165050 11 www.shadesofgraylaw.com

Daniel C. Girard, -Direct: 415-981-4800 Girard Gibbs LLP Suite 1400 601 California Street San Francisco, CA 94108

Kevin Michael Doherty, -Direct: 615-724-3211 Burr & Forman LLP 420 North 20th Street Birmingham, AL 35203

James Edward Hough, -Direct: 212-468-8158 Morrison & Foerster LLP 1290 Avenue of the Americas New York, NY 10104

David S. Stellings, Direct: 212-355-9500
Lieff, Cabraser, Heinmann & Bernstein, LLP
8th Floor
250 Hudson Street
New York, NY 10013

Christopher Lovell, Direct: 212-608-1900
Lovell Stewart Halebian Jacobson LLP
Suite 501
61 Broadway
New York, NY 10006

Steve D'Onofrio, -Direct: 202-686-2872 Law Office of Steve D'Onofrio Suite 950 5335 Wisconsin Avenue, NW Washington, DC 20015 Case: 10-3270 Document: 114 Page: 11 12/10/2010 165050 11

www.shadesofgraylaw.com

Jeffrey Lowell Graubart, Attorney Direct: 626-304-2800 Law Offices of Jeffrey L. Graubart Suite 200 350 West Colorado Boulevard Pasadena, CA 91105

David H. Kramer, Attorney Direct: 650-493-9300 Wilson Sonsini Goodrich & Rosati 650 Page Mill Road Palo Alto, CA 94304

Peter DeChiara, Attorney Direct: 212-563-4100 Cohen, Weiss and Simon LLP 25th Floor 330 West 42nd Street New York, NY 10036

Jeremy H. Stern Stern Digital Strategies 3009 Elm Avenue, Manhattan Beach, CA 90266 310-920-2163

Clifford M. Sloan Skadden, Arps, Slate, Meagher & Flom, L.L.P. 1440 New York Avenue, N.W., Washington, DC 20005 202-371-7000

Kelly M. Klaus Munger, Tolles & Olson LLP 355 South Grand Avenue, 35th Floor Los Angeles, CA 90071-1560 213-683-9238