


Brian Carr
11301 NE 7th St, Apt J5
Vancouver, WA 98684

FILED 08 MAY 15 05:16 USDC ORF

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF OREGON**

Brian P. Carr
Plaintiff

versus

The State of Oregon through Hardy Myers in his official
capacity as Attorney General of the State of Oregon and
the City of Portland through Linda Meng in her official
capacity as City Attorney of the City of Portland
Defendants

Civil No. 3:08-CV-398-HA

Motion to Reconsider
Access to the Court's
CM/ECF System

UNOPPOSED

Plaintiff, Brian P. Carr, *pro se*, in compliance with Local Rule 7, certifies that the parties made a good faith effort to resolve the dispute through email and telephone conferences. The other parties take no position with respect to this motion. Plaintiff respectfully requests that the Court grant the plaintiff the following relief:

1. Direct the clerk of the court to include in the electronic record those documents submitted by the plaintiff previously using the electronic version provided on 3.5" computer diskettes. These would be alternatives for documents 1, 3, 5, 6, and 7 in this matter as well as any scanned documents for this motion.
2. Direct the parties in the matter to only rely on documents 1, 3, 5, 6, and 7 in this matter as well as any scanned documents for this motion in the electronic record to the degree that they differ from the electronic version submitted by the plaintiff such as issues of clarity and accuracy between the different versions.

3. Grant the Plaintiff access to the court's CM/ECF system.

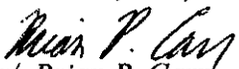
Or in the alternative

Direct the clerk of the court to exclusively file in the electronic record the electronic version provided by the plaintiff in this matter unless there is good cause and then include both versions in the electronic record and direct the parties to rely on the electronic version exclusively except for references to the differences between to the two versions of a document.

As well as such other relief as the court deems reasonable and justified.

In the event that court does not grant the plaintiff access to the court's CM/ECF in this matter, the plaintiff hereby notes his objection to this prejudicial treatment without good cause but will defer any appeal of the issue for consideration at a later time in the event that the primary issues are appealed to the circuit court.

Respectfully submitted, May 15, 2008 (Vancouver, WA).


s/ Brian P. Carr
Signature of Plaintiff
Brian Carr
11301 NE 7th St., Apt J5
Vancouver, WA 98684
503-545-8357