

NOTE: This order is nonprecedential.

**United States Court of Appeals
for the Federal Circuit**

SYCAMORE IP HOLDINGS LLC,
Plaintiff-Appellant

v.

**AT&T CORP., AT&T SERVICES, INC., TELEPORT
COMMUNICATIONS AMERICA, LLC,
CENTURYLINK COMMUNICATIONS, LLC, LEVEL
3 COMMUNICATIONS, LLC, QWEST
CORPORATION,**
Defendants-Appellees

2018-1997

Appeal from the United States District Court for the Eastern District of Texas in Nos. 2:16-cv-00588-WCB, 2:16-cv-00589-WCB, 2:16-cv-00590-WCB, and 2:16-cv-00591-WCB, Circuit Judge William C. Bryson.

ON MOTION

Before HUGHES, *Circuit Judge*.

ORDER

Sycamore IP Holdings LLC moves unopposed to waive the requirements of Federal Circuit Rule 28(d).

Rule 28(d)(1)(A) authorizes additional markings as “appropriate and necessary” where the party’s arguments “cannot be properly developed without additional disclosure of confidential information in the brief, and public disclosure will risk causing competitive injury.” The court finds that standard is met here. Sycamore points out that the district court permitted this information to be filed under seal. This information also appears to be the type of proprietary business and technical information that is frequently redacted, is largely incidental to substantive issues, and could potentially cause harm if disclosed.

Accordingly,

IT IS ORDERED THAT:

The motion is granted. Sycamore’s corrected confidential and non-confidential briefs are accepted for filing.

FOR THE COURT

/s/Peter R. Marksteiner
Peter R. Marksteiner
Clerk of Court

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