





<nobady@uscbgov.ao.dcn> 01/20/2005 10:32 AM

To Rules_Support@ao.uscourts.gov

CC

bcc

Subject Submission from http://www.uscourts.gov/rules/submit.html

Salutation:

Mr.

First:

R. Deno

MI:

Cole

Last: Org:

McGehee, Newton, Stewart, Cole, Dupree & Boswell

MailingAddress1:

P.O. Box 57

MailingAddress2:

City:

Knoxville

State:

Tennessee

ZIP:

37901-057

EmailAddress:

denocole@knoxtnlaw.com

Phone:

(865) 281-8400

Fax:

(865) 281-8462

CivilRules:

Yes

Comments:

I represent a defendant in a contractual dispute in a diversity action. The terms of the contract were vague and the parties' e-mail communications supplied important guidance for the Court's determination. The e-mails were found by all parties involved in the case, after certain effort. I am concerned that proposed Rule 26(b)(2) would have allowed a party in my case to claim that the relevant e-mails were not easily accessible. Without the e-mails, the Court would not have been about to fully consider of

HTTP Referer: http://www.uscourts.gov/rules/submit.html

HTTP User Agent: Mozilla/4.0 (compatible; MSIE 6.0; AOL 9.0; Windows NT 5.1;

.NET CLR 1.1.4322)

Remote Host:

Remote Address: 10.213.201.7