

CAUSE NO. 199-596-97

DSC COMMUNICATIONS CORPORATION,	§	IN THE DISTRICT COURT OF
	§	
	§	
Plaintiff,	§	
	§	
v.	§	COLLIN COUNTY, TEXAS
	§	
EVAN BROWN,	§	
	§	
Defendant.	§	219TH JUDICIAL DISTRICT

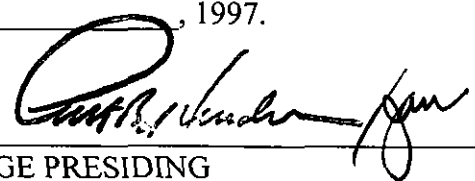
ORDER DENYING DSC'S MOTION TO COMPEL INTERROGATORY RESPONSES

On July 29, 1997, came on for consideration before the Court, Plaintiff DSC's Motion to Compel Interrogatory Responses. The parties appeared by telephone and announced ready to proceed on the Motion. After consideration of the arguments of counsel, the motion, and Defendant Evan Brown's Response to DSC's Motion, the Court is of the opinion that the Motion should be denied because the order sought by DSC would violate Texas Rule of Appellate Procedure 43(d).

IT IS THEREFORE ORDERED, ADJUDGED and DECREED that Plaintiff DSC's Motion to Compel Brown to answer interrogatory No. 7, which asks Brown to "identify and describe in detail the 'method of converting machine executable binary code into high level source code from using logic and data extractions'" be and is hereby DENIED.

This Order is without prejudice to DSC's right to file an additional motion seeking to compel a response to Interrogatory No. 7 after Defendant's appeal of the June 30, 1997 Temporary Injunction Order is determined.

SIGNED this 11 day of August, 1997.



 JUDGE PRESIDING