

IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF IOWA  
DAVENPORT DIVISION

MCC IOWA LLC d/b/a MEDIACOM,

Plaintiff,

No. 3-15-cv-143-CRW-HCA

vs.

ORDER

THE CITY OF IOWA CITY and IMON  
COMMUNICATIONS, LLC, f/k/a JB and  
SG COMMUNICATIONS, LLC,

Defendants.

This order---essentially nunc pro tunc---responds to the defendants' joint motion to amend/correct this court's order dated August 12, 2016 that granted the defendants' motion for summary judgment.


The motion to amend/correct (Docket #105) is granted. The court now amends that order (Docket #103) by striking the following sentence:

If IMON decides to provide cable programming in Iowa City,  
IMON need not seek a franchise for cable programming.

The subject of that sentence, now eliminated from the order, was not an issue in the case. The record made clear that the defendant IMON had not yet decided whether it would in the future provide cable programming in Iowa City.

IT IS SO ORDERED.

Dated this 26th day of August, 2016.

  
CHARLES R. WOLLE, JUDGE  
U.S. DISTRICT COURT

