



taken, nor have any dispositive motions been filed or served. The parties recently stipulated to an order extending discovery and unexpired deadlines by 90 days.

3. On August 14, 2007, Gailon Arthur Joy filed for bankruptcy in the United States Bankruptcy Court for the District of Massachusetts, Case No. 07-43128-JBR. The bankruptcy court order lifting the automatic stay required 3ABN to give up its right to seek damages against Mr. Joy for prepetition actions. A true and correct copy of the bankruptcy court order is attached hereto as Exhibit 1.

4. Based on court filings by Defendant Robert Pickle seeking relief from the requirement to appear in person on the basis of hardship, among other things, it appears that he is a man of modest means who would be unable to pay any substantial award of damages. True and correct copies of two such filings by Mr. Pickle are attached as Exhibit 2.

5. Attached hereto as Exhibit 3A and 3AB are two internet postings made by Gailon Arthur Joy that refer to what we believe can only be Confidential documents produced in this litigation.

FURTHER YOUR AFFIANT SAYETH NOT.

Dated: October 23, 2008

s/M. Gregory Simpson  
M. Gregory Simpson

Subscribed and sworn to me  
this 23rd day of October, 2008.

s/ Amy Jo Ditty  
Notary Public  
My Commission Expires: January 31, 2010



Certificate of Service

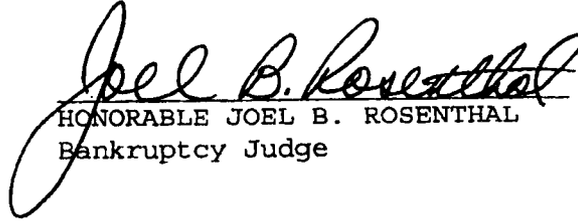
I, M. Gregory Simpson, hereby certify that this document filed through the ECF system will be sent electronically to the registered participants as identified on the Notice of Electronic Filing (NEF) and paper copies will be sent to those indicated as non-registered participants on October 23, 2008.

Dated: October 23, 2008

/s/ M. Gregory Simpson  
M. Gregory Simpson



ORDERED that the 10 day stay on the effectiveness of this Order as provided by Fed. R. Bankr. P. 4001(a)(3) is not applicable.

  
HONORABLE JOEL B. ROSENTHAL  
Bankruptcy Judge

Y:\user\jrosenthal\three\Motion for Relief from Stay.doc

UNITED STATES DISTRICT COURT  
DISTRICT OF MINNESOTA

Three Angels Broadcasting Network, Inc.,  
an Illinois non-profit corporation, and  
Danny Lee Shelton, individually,

Plaintiffs,

v.

Gailon Arthur Joy and Robert Pickle,

Defendants.

Case No.: 0:08-mc-7

AFFIDAVIT OF ROBERT PICKLE

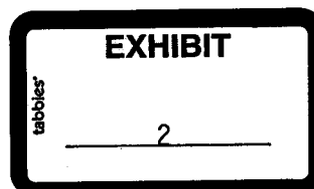
NOW COMES Robert Pickle of Halstad Township, Norman County, Minnesota, who deposes and testifies to the following under pain and penalty of perjury:

1. The subpoena *duces tecum* I had served on Mid-Country Bank called for the production of documents and things to be made at the office of Bob Pickle, Halstad, Minnesota, which is also the residence of Defendant Robert Pickle and is located in Norman County, about 35 miles north of Moorhead, Minnesota.

2. Halstad is located in the Fergus Falls Division of the District of Minnesota. Fergus Falls, Minnesota, is about 95 miles from Halstad.

3. I first received notice regarding a pending motion to quash my subpoena by U.S. Mail on Monday, February 11, 2008, and had no knowledge of the instant miscellaneous case prior to that date.

4. On February 12 a motion hearing was scheduled in the instant miscellaneous case



for March 4, 2008, at the Federal Courthouse in St. Paul, Minnesota, which is about 280 miles from Halstad, and thus is far away from the location specified in the subpoena for the production of documents and things.

5. I was served papers on April 30, 2007, for the case number 07-40098-FDS filed in U.S. District Court in the District of Massachusetts.

6. There have been a number of hearings and status conferences, and I have yet to be able to attend one of them in person due to the long distance between my home or office and the venue of that case.

7. I want to attend in person whatever hearings are held in the instant miscellaneous case.

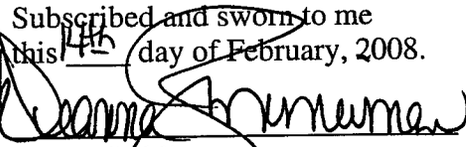
8. Traveling to St. Paul for hearings would be unduly burdensome given my decreased income due to involvement in this lawsuit, and given the amount of time it would take to travel that far.

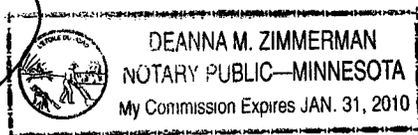
FURTHER DEPONENT TESTIFIES NOT.

Signed and sealed this 14th day of February, 2008.

  
Bob Pickle

Subscribed and sworn to me  
this 14th day of February, 2008.

  
Notary Public



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UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF MICHIGAN

Three Angels Broadcasting Network, Inc.,  
an Illinois non-profit corporation, and  
Danny Lee Shelton, individually,

Plaintiffs,

v.

Gailon Arthur Joy and Robert Pickle,

Defendants.

Case No.: 1:08-mc-03

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**AFFIDAVIT OF ROBERT PICKLE**

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NOW COMES Robert Pickle of Halstad Township, Norman County, Minnesota, who deposes and testifies to the following under pain and penalty of perjury:

1. I reside, live, and do business in and around Halstad, Minnesota, which is north of Fargo, North Dakota, and a distance of more than 860 miles from Grand Rapids, Michigan.
2. Driving all the way to Grand Rapids for only the hearing on Monday, June 16, would be a significant hardship to me. Additionally, while my Dodge Grand Caravan is quite dependable, it does have more than 353,000 miles on it.
3. I have been able to appear by telephone at a motion hearing in U.S. District Court in the District of Minnesota, a hearing conducted about 280 miles away in St. Paul, Minnesota.
4. I have been able to appear by telephone at a motion hearing in U.S. District Court in the District of Massachusetts, and by video at an evidentiary hearing in U.S. District Court in the same district.

FURTHER DEPONENT TESTIFIES NOT.

Signed and sealed this 10th day of June, 2008.

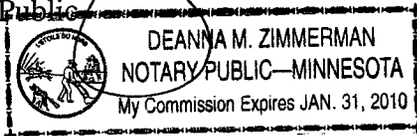


Bob Pickle  
1354 County Highway 21  
Halstad, MN 56548  
Tel: (218) 456-2568

Subscribed and sworn to me  
this 10th day of June, 2008.



Notary Public



AFFIDAVIT OF SERVICE

Bob Pickle, of the State of Minnesota, County of Norman, being duly sworn on oath says that on or by the 10th day of June, 2008, he served:

1. Defendant Robert Pickle's Emergency Motion for Leave to Appear by Video or Telephone;
2. Defendant Robert Pickle's Memorandum in Support of His Emergency Motion for Leave to Appear by Video or Telephone;
3. Affidavit of Robert Pickle filed with the aforesaid Emergency Motion and Memorandum;
4. Proposed Order granting such leave.

Upon:

Charles R. Bappert, Remnant's Counsel  
100 West Chicago Street  
Coldwater, Michigan 49036

Gregory Simpson, Plaintiffs' Counsel  
Siegel, Brill, Greupner, Duffy & Foster, P.A.  
100 Washington Avenue South, Suite 1300  
Minneapolis, MN 55401

by mailing a copy thereof, enclosed in an envelope, postage prepaid, and by depositing same at the post office at Halstad, Minnesota; and by faxing to the same;

Upon:

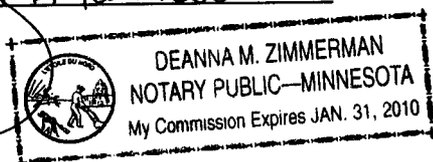
Gailon Arthur Joy

by emailing a copy thereof.

Bob Pickle

Subscribed and sworn to before me  
this 10th day of June, 2008.

Deanna M. Zimmerman



**From:** aureporter

**Date:** 10/12/08 23:41:44

**To:** 'Advent Talk'

**Subject:** RE: New Personal Message: Warning PM #2

Mr. Fawcett;

The message was carefully considered and designed to get a very specific Response. It has fulfilled it's purpose, but, with the evidence we now Have, not simply sources, but real, hard, supportive evidence that demonstrates the sources were woefully under-reporting the scope of the abuses, I MUST STAND FIRMLY ON THAT STATEMENT:

That message was a clear, definitive message to Dr Walter Thompson and his son and is one that I cannot communicate but through the pages of Advent Talk. They needed to know that "I KNOW" and they Can hide no more:

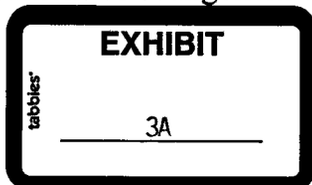
"You are a curse upon the face of God and the church and do not deserve the Grace you will be granted, a Grace you and yours have been unwilling to grant to the victims that fell within you pitiful grasp!!!

It is with contempt that I even breathe your family name."

Those victims are most certainly a part of those defined in scripture that cry out for justice. They deserve justice. In time, justice will inevitably be granted by the God.

My statement exemplifies perfectly the disdain that every SDA Should feel for Danny Lee Shelton, Dr. Walter Thompson and all the directors that have blindly defended this Scourge on the face of "the face of Adventism".

If the 3ABN board insists on continuing their support for Danny Lee Shelton, without clear evidence of reformation And reform, then this instrument of evangelism cannot



Continue, as it is an abomination before God.

We are prepared to present a comprehensive settlement  
Of all claims of all the victims that will be restorative  
And grant 3ABN new life to avoid the essential counter-  
claims that we must, in good conscience, pursue in the  
event they yet again decline our final probation. If they  
do as I suspect they will do, then we must counter-claim  
and begin an open war of attrition that will inevitable  
lead to irreparable harm to this miscreant ministry. It is  
A regrettable but essential campaign to bring the plaintiff's  
And perpetrators to defeat.

It is clear that many do not have the stomach for what lies  
Ahead, yet it must be executed with all the vigor that we  
Can muster. There can be no turning back once the campaign  
Begins. It must be as deliberate and engaged as General  
Grants' campaign to bring the General Lee to the surrender  
Table at Appomattox.

I do not regret the statement made and it was given with  
Deliberate clarity!!!

Strike it if you will, but it does not change the truth of  
the matter. The evidence is all too clear!!!

Gailon Arthur Joy

**Gailon Arthur Joy**  
Veteran Member

☆☆☆☆☆  
Online

Posts: 753

**Re: Approved SDA Media Outlet Publishes an Article about the IRS Investigation**

« Reply #244 on: Today at 08:31:38 PM »

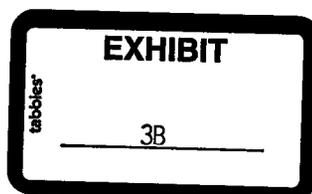
You know, ANYMAN, if I did not know who you really are behind that pseudonym facade, I might actually believe you cannot read english and could not find the order on PACER!!! But you can, in fact you have, and in fact you know that this is all fictional trash worthy of an incinerator!!!

Those documents, and all other documents, are not subject to any "seal" per order of the court. YUP, old boy, they came right to my desk and are still at my right hand until they are prepared for the "experts". Those and the bank statements and now the audit of the auditor will all be in the hands of experts in time!!!

A sad day for ANYMAN!!! The evidence supporting all those "sources" is in, the sources are "exonerated", 3ABN is not "exonerated" and you will need several hankies...some for you and yet another bunch for dear old dad!!! Can you say "misuse of process and malicious prosecution"? And now, if we can convince Linda's new counsel to open the Western Front with a claim for Defamation and Slander by certain directors during the Walla Walla meetings... well, need I say more? You are "goosed"!!! And I love orchestrating this choir!!!

You, know, ANYMAN, you have shot your mouth off for years and claimed one vast falsehood after another. Must be painful to realize your entire campaign is exposed as a hoax and the rantings of a delusional sickie with no factual basis. Cannot wait to grind away at you on a Federal Witness Stand!!! All those statements will come back to haunt you!!!

Better hope for a "comprehensive settlement" to avoid complete exposure. Of course, that will require settleing with Linda Sue Shelton, the innocent victim of your rantings and efforts to preserve your seriously challenged defamation and vicious and unfounded allegations. You are a curse upon the face of God and the church and do not deserve the Grace you will be granted, a Grace you and yours have been unwilling to grant to the victims that fell within you pitiful grasp!!!



It is with contempt that I even breathe your family name.

I wish for your victims the Justice they deserve and be aware that I have easily valued the damages in Linda Sue Shelton's case at over \$3,000,000. Think the board wants to dig deep and split it 15 ways? But, don't count on Danny being able to contribute, but then again he would make 16. In any event, maybe Fjarli would like to up the anti by a couple hundred thousand to cover Danny. After all, Danny is such a poor man following the divorce settlement pending!!! That financial affidavitt was "Waterloo" and Danny should be looking forward to Elba!!!

By the way, would you like to give me the name of the older couple that is covering his tution obligation? I just love interviewing "suckers"!!! I would much rather be known an embezzler that fully restored the complainant than a cheat that lied to his board and suckered old folks and pretends to be the face of Adventism!!! I believe that is called hypocrisy!!! I seem to recall that hypocrits and flames go together, right???

Yup, ANYMAN, there is growing evidence that the Lord has turned his back on 3ABN. The Laodicean Message takes on new meaning as the Lord "spews thee out of His mouth". Maybe you should consider a merger? Hope Channel would be a fitting alliance...or maybe LLBN could put your assetts to better use.

One thing is for sure, those who are factually challenged and have such little regard for Christian Ethics and due process do not deserve to manage such a critical ministry. The Lord must frown in utter contempt!!!

**DANNY HAS BURNED THE BRIDGE TO NOWHERE!!!**

Gailon Arthur Joy  
YOUR MENTOR

Quote from: anyman on September 26, 2008, 08:58:15 PM

You will notice that Mr. Joy does not say he has seen the documents. He may have worded so that you might assume he has, but it doesn't

go so far as to make that claim. Why? Because it is very possible that these documents were delivered to the Judge under seal. This would mean that Mr. Joy will not see the documents unless the Judge makes a finding that they are necessary to their defense. These types of stomping around claiming victory have happened before and then, while it isn't shared with you by the GAJ/RP team, the reality of the actions is not positive for the defendants.

Now Mr. Joy can jump and down all he wants and claim victory that documents were delivered to the judge (an insinuation at this point and not backed up by anything substantive), but unless he has seen them, evaluated them, he really has nothing more than he had previously.

It might be wise to wait for the celebration until something has really happened.

Quote from: Snoopy on September 26, 2008, 07:44:09 PM

Well that sounds like intriguing news. So you finally got documents huh? Remnant sure put up a good fight but I guess they finally gave in. What do you want to bet the relationship between DS and Remnant is a bit strained these days?? I wonder who will be publishing the next DS book, if there is one that is... Hmm - maybe a sequel to "The Church Rumor Mill"?? Maybe Pacific Press?



Has DS burned the bridge to nowhere??