United States Court of AppealsFor the First Circuit

DOCKETING STATEMENT

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Ty	pe of Action	
	✓ Civil☐ Criminal/Prisoner☐ Cross Appeal	
A.	 Timeliness of Appeal Date of entry of judgment or order appealed from October 31 and/or November 3, 2008 Date this notice of appeal filed November 13, 2008. If cross appeal, date first notice of appeal filed Filing date of any post-judgment motion filed by any party which tolls time under Fed. R. App. P. 4(a)(4) or 4(b) Date of entry of order deciding above post-judgment motion Filing date of any motion to extend time under Fed. R. App. P. 4(a)(5), 4(a)(6) or 4(b) Time extended to 	
B.	 Finality of Order or Judgment Is the order or judgment appealed from a final decision on the merits? ✓ Yes * ☐ No If no, a. Did the district court order entry of judgment as to fewer than all claims or all partie pursuant to Fed. R. C. P. 54(b)? ☐ Yes ☐ No If yes, explain	
C.	Has this case previously been appealed? Yes No If yes, give the case name, docket number and disposition of each prior appear	
D.	Are any related cases or cases raising related issues pending in this court, any district court of this circuit, or the Supreme Court? Yes No If yes, cite the case and manner in which it is related on a separate page. If abeyance or consolidation is warranted, counsel must file a separate motion seeking such relief.	

^{*} See attached note.

Ify	re there any in-court proceedings below? Ves, is a transcript necessary for this appeal? Ves, is transcript already on file with district court? Ves, is transcript already on file with district court? Ves Ves Ves Ves No (Some are, some aren't)				
Lis	List each adverse party to the appeal. If no attorney, give address and telephone number of the adverse party. Attach additional page if necessary.				
*	Adverse party Three Angels Broadcasting Network, Inc. and Danny Lee Shelton Attorney Kristin L. Kingsbury, Wm. Christopher Penwell, M. Gregory Simpson * Address_100 Washington Avenue South, Suite 1300, Minneapolis, MN 55401 Telephone (612) 337-6100; (612) 339-6591 (fax) also Gerald Duffy & Jerrie M. Hayes Adverse party Three Angels Broadcasting Network, Inc. and Danny Lee Shelton Attorney John P. Pucci, J. Lizette Richards Address_64 Gothic Street, Suite 4, Northampton, MA 01060 Telephone (413) 584-8067; (413) 585-0787 (fax)				
3.	Adverse party				
	at name(s) and address(es) of appellant(s) who filed this notice of appeal and appellant's ansel. Attach additional page if necessary.				
1.	Appellant's name Gailon Arthur Joy, pro se Address P.O. Box 37, Sterling, MA 01564 Telephone (978) 333-3067				
	Attorney's name				
2.	Appellant's name_Robert Pickle, pro se Address_1354 County Highway 21, Halstad, MN 56548				
	Telephone_(218) 456-2568				
	Lis adv 1. 2. 3.				

Fed. R. App. P. 12(b) provides that each attorney who files a notice of appeal must file with the clerk of the court of appeals a statement naming each party represented on appeal by that attorney. 1st Cir. R. 12.0 requires that statement in the form of an appearance.

A copy of this docketing statement must be served on all other parties to the appeal. In civil cases it must also be served on First Circuit Settlement Counsel, Civil Appeals Management Program, 1 Courthouse Way, Suite 3440, Boston, MA 022210. Proof of service must be attached.

Signature_	/s/ Gailon Arthur Joy
Signature_	/s/ Robert Pickle
Date	November 24, 2008

ATTACHED NOTE FOR ANSWER TO B(1)

The order(s) being appealed granted in its several parts a motion for voluntary dismissal without prejudice. The First Circuit reviews orders granting voluntary dismissal. *Doe v. Urohealth Systems, Inc.* 216 F.3d 157 (1st Cir. 2000); *Puerto Rico Maritime Shipping Auth. v. Leith*, 668 F.2d 46 (1st Cir. 1981). Most circuits hold that voluntary dismissals are appealable final orders. *John's Insulation, Inc. v. L. Addison & Assocs. Inc.*, 156 F.3d 101, 107 (1st Cir. 1998).

The fact that the dismissal was without prejudice does not make the dismissal unappealable, for the dismissal ended the suit so far as the District Court was concerned. *Mirpuri v. ACT Manufacturing* 212 F.3d 624, 628 (1st Cir. 2000); *United States v. Wallace & Tiernan Co.*, 336 U.S. 793, 795 n.1 (1949).

Spoliation of evidence consisting of documents critical to the defense would arguably result from the order(s). Later review would be impossible, or irreparable injury would result, and the order(s) is/are appealable on those grounds if upon no other. *Cohen v. Beneficial Indus. Loan Corp.*, 1949, 337 U.S. 541, 69 S.Ct. 1221, 1225, 93 L.Ed. 1528; *Sears, Roebuck & Co. v. Mackey*, 1956, 351 U.S. 427, 441, 76 S.Ct. 895, 903, 100 L.Ed. 297.

CERTIFICATE OF SERVICE

I, Bob Pickle, hereby certify that on November 24, 2008, I served copies of this docketing statement on the following parties/attorneys by way of First Class U.S. Mail:

M. Gregory Simpson, attorney for Danny Lee Shelton and Three Angels Broadcasting Network, Inc.
Siegel, Brill, Greupner, Duffy & Foster, P.A.
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First Circuit Settlement Counsel Civil Appeals Management Program 1 Courthouse Way, Suite 3440 Boston, MA 02210

Dated: November 24, 2008

/s/ Bob Pickle
Bob Pickle