

Home Page
Tommy Shelton
Danny Shelton
ASI
Smokescreen
Abuse of Power
Ethical
Allegations
Duane Clem
Fired
One-Way
"Gag Order"
The Contract
"Don't Talk
or Pay Back!"

Unbiblical Divorce? Employee Handbook Defy the Board

Financial
Allegations
Correspondence
Untruths
Alleged Illegal
Activities

Danny's Apologists Leonard Westphal Litigation, etc. Letters of Support News Releases Contact Us

Added on 4/1/2007 Furniture

Added on 3/28/2007 Defy the Board Board Action

Added on 3/22/2007 Book Deals Emails Financial Aff.

Added on 3/20/2007 The Lost Bet

Added on 3/17/2007 Walt Admits: No Evidence

An Altempt to **Mend a Broken Network** & Save the Gause of Chilethrom Represe

"I Can Say Anything I Want About Her! "But She Better Not Say Anything About "Including at Her Own Church Trial!"

Background to the Problem

On June 4, 2004, Linda Shelton signed an extremely unusual separation agreement that such separation agreements are in and of themselves unusual, but it is rare that agreement upon termination from a company also has the effect of preventing you: saying anything negative about your ex-spouse.

Of course, that would not constitute anything unethical, if both ex-spouses agreed t Yet in this situation we have only Linda making such an agreement, and 3ABN pre Shelton and his supporters remaining free to say anything they want about Linda in choose, unless the agreement implies more than what it states.

What is really problematic is that Danny Shelton used this separation agreement to from defending herself at her own church trial. The correspondence documenting the considered on page two of this series.

The Separation Agreement, aka, the Gag Order

Separation Agreement Between Three Angels Broadcasting Network, Inc. and Linda Shelton

Three Angels Broadcasting Network, Inc. ("Three Angels") and Li Shelton ("Mrs. Shelton"), hereby agree to the following terms and conditions:

1. Three Angels agrees to pay Linda Shelton, within seven days of signing of this document by both parties, the sum of \$45,000. Three Angagrees to transfer to Linda the rights, including the masters, to the five musical CD projects that she has had a primary role in (two solo project

Added on 3/16/2007 Pregnancy Test

Added on 3/15/2007 Dan & Brandy Abused You?

> Must Read: Mom in Pain #1

three duet projects with Danny and Linda) and the eight musical so on video from the I Think About Grace album.

- 2. Three Angels agrees to pay Linda Shelton, within seven days of signing of this agreement by both parties, a further sum of \$45,000.
- 3. Three Angels also agrees to pay Linda Shelton \$75,000 for each the years 2005 and 2006. This money will be paid out in 24 equal installments (\$6,250.00) beginning the first Monday of January, 2005, a continuing to be paid on the first Monday of each month for the next 23 months, ending with the payment on the first Monday of December 200 These payments shall continue to be made only insofar as Mrs. Shelton complies with the conditions specified below.
- 4. All the above payment amounts represent gross severance pay as settlement figures, and the actual amount given to Mrs. Shelton will be reduced by the amount that employers are required to withhold by law f state and federal income taxes and other mandatory withholdings.

[page 2]

- 5. Linda Shelton agrees that, in consideration for the \$90,000 whice will receive in seven days from the time that both parties sign this agree she will not bring any lawsuit, legal action, or other claim against Three Angels Broadcasting Network, any of its officers or directors, or any of employees, in any court, forum, tribunal or proceeding for damages, who compensatory or punitive, compensation, or other relief.
- 6. Linda Shelton agrees that, in consideration for the \$90,000 and f the monthly payments that will commence in January 2005, that she wil make public statements critical of Three Angels, the board of directors, any of its officers or employees. Public statements include those made c air, whether via radio or television, in print, whether in newspapers, magazines, books or other printed sources, or circulated on the internet i form of e-mail or web-postings, or made at churches or other public me sites. She also agrees that she will not make statements in private for her friends, agents, or third parties to attribute to her in a public manner as described above. If her friends, agents or other third parties make public statements critical of Three Angels, Mrs. Shelton shall immediately, upo notification by Three Angels, cooperate with Three Angels and request: writing and by telephone, if reasonably possible, that public statements by third parties discontinue. If she does not so cooperate, any such publi statements by third parties will be considered to be those of Mrs. Shelto: will be viewed as violation of this section, and will result in the terminal of the payments to her described in Section 3.

7. Any dispute that arises out of this contract or the relationship be Mrs. Shelton and Three Angels or any of its officers and directors, whet during the period of payment to Mrs. Shelton or afterwards, concerning terms, application, or whether its standards have been met by the parties shall be resolved through Christian arbitration, and shall not be taken up

[page 3]

any court system, whether judicial or administrative. Both parties hereby waive any legal recourse and agree that they will submit to binding arbitration, with no appeal, by a panel of three Seventh-day Adventist Christians. This panel will be chosen in the following manner: Each side shall choose one Adventist Elder or Pastor in the North American Divis Those two persons shall then choose one other person that they can mut agree on to chair the panel to arbitrate the dispute. The panel will hear testimony from both sides, consider any necessary evidence, and render written decision that will be binding on the parties, with no further appe allowed.

8. Nothing in the above shall prevent Mrs. Shelton from seeking a: and equitable split of her marital property, which shall not include any property owned by Three Angels Broadcasting Network, in or out of co any separation or divorce proceeding. Any moneys received by Mrs. Sh under this agreement shall be considered her separate and personal prop and not marital property.

AGREED TO

Linda Shelton

Three Angels Broadcasting Network, Inc.

Date

Dr. Waiter Thompson, Chairman

Danny Skelton, President

with great house the ball but \$440.

MAL BIC

2014

Separation Agreement Metween Three Angels Brondensting Network, Inc.

and

Lipde Shelten

Three Angels Broadcasting Nerwork, inc. ("Three Angels") and Links Shelton ("New Skelton"), hereby agree to the following terms and conditions:

- 3. Three Angels agrees to pay Linda Shelton, within seven days of the signing of this document by both parties, the sum of \$45,000. Three Angels agrees to transfer to Linda the rights, including the maxima, to the five mutical CD projects that the has had a primary role in three duel projects said three duet projects with Dayiny and Linda) and the eight studied songs an video from the 1 Think About Grace allows.
- Three Angels agrees to pay Linda Shalton, within sorm days of the signing of this agreement by both parties, a further sum of \$45,000.
- 3. Three Angels also agrees to pay Linds Station \$75,000 for each of the years 2005 end 2005. This money will be paid out in 24 equal installments (\$6,250.00) beginning the Grit Monday of Lameny, 2005, and continuing to be paid on the Sate Monday of each month for the next 23 months, ending with the payment on the first Monday of December 2006. These payments shall continue to be made only insofte as Mrs. Shalton complies with the conditions appelled below.
- 4. All the above payment emounts represent gross severance pay and sestimates figures, and the scinal amount gives to little. Shelten will be reduced by the amount that employers are required to withhold by law for state and federal income taxes and other mandetory withholdings.

14 - 35 (201 11:25 423 816 W.C. TIRE

MEGE HAVE

83(3)

5. Linds Sheltes agrees that, in consideration for the \$90,000 which the will receive in seven days from the time that both parties sign this agreement, she will not bring any law-sait, legal action, or other claims against Timbe Anigals Biroadcusting Network, any of its officers or directors, or any of its employers, in any court, forum, tribunation proceeding for damages, whether compensatory or gualities, compensation, or other retrict.

6. Linds Shelton agrees that, in consideration for the \$90,000 and for the monthly payments that will necessance to Jesustry 2005, that the will not make public statements critical of Three Angels, the board of directors, or any of its officers or employees. Public statements include these made on the sit, whether via radio or television, in print, whether in newspapers, magazines, books or other painted sources, or criticaled on the intenset in the form of somall or web-postings, or made as churches or other public manner in factorist in grivate for her friends, agents, or third parties to surfacts to her in a public manner as described above. If her friends, agents, or other third parties reade public themsents critical of Three Angels, Mrs. Shelton shall insmediately, upon notification by Three Angels, cooperate with Three Angels and request in writing and by telephone, if reasonably passible, that public statements made by third parties discontinue. If the does not so cooperate, any such public statements by third parties discontinue. If the does not so cooperate, any such public statements by third parties will be considered to be those of Mrs. Shelton, will be viewed as violation of this section, and will result in the termination of the playmonts to her described in Section 3.

7. Any dispute that arises out of this content of the relationates between Mrs. Shelten and Three Angels or any of its officers and directors, whether during the pariod of payment to Mrs. Shelten or offerwards, concenting its terms, application, or whether its standards have been not by the purcles, shall be resolved through Christian arbitration, and shall not be taken up in

4

Save3ABN.com Not © 2007

83314

"Truth invites examination & needs no defens: Lites little in darimess & blame exeryone else: