

AGREEMENT FOR PUBLICATION

This agreement for publication made this 11th day of October, 2001 between Pacific Press Publishing Association, Inc. (the "Publisher") and Danny Shelton (the "Author") for the publication of a certain literary work (the "Work") presently titled *The Forgotten Commandment* under the following terms and conditions:

SECTION A. THE AUTHOR

- (1) Author guarantees and represents that he or she is the sole author and proprietor of the Work, except where differently stated and indicated by proper credit in the Work itself, or except where Author has obtained permission to present the Work as Author's work.
- (2) Author guarantees and represents that the Work contains no matter that is libelous or otherwise unlawful, and he or she promises to hold harmless and to indemnify Publisher against any costs or damages sustained by Publisher because of any libelous or unlawful matter in the Work or because it infringes any copyright, including, but not limited to, costs to defend against any such claims including attorney's fees.
- (3) Author agrees not to furnish any other publisher during the term of this Agreement any work of competing character on the same subject.
- (4) Author hereby transfers to Publisher the exclusive and universal rights for all languages to (a) reproduce and publish said Work in the United States of America and elsewhere throughout the world; (b) distribute copies of said Work to the public by sale or other transfer of ownership, or by rental, lease, or lending; (c) reproduce and publish said Work or portions thereof electronically in databases, storage and retrieval systems, Internet web sites, or other electronic formats.

SECTION B. THE PUBLISHER

- (5) Publisher agrees to bear all the expenses of typesetting, illustrating, printing, binding, and other items incident to the manufacture of the Work and to assume all responsibility for its publication.
- (6) Publisher will provide Author with a copy of the edited and copy-edited manuscript on which Author may review editorial changes.
- (7) Publisher agrees to imprint a proper United States copyright notice on each copy of the published Work and shall register said copyright in the United States.

(8) Publisher agrees that Three Angels Broadcasting Network shall be listed as a co-publisher with Pacific Press Publishing Association on the title page of the Work.

(9) Publisher will remunerate Author by paying royalties on copies of the Work sold at Publisher's invoice selling price in accordance with the prevailing structured royalty scales established by the General Conference of Seventh-day Adventists. The Work will be published as a mass distribution sharing book, in a saddle stitch binding. The General Conference royalty rate presently prevailing for books in this category is seven percent (7%) of the wholesale price for all copies sold.

Author to receive one hundred percent (100%) of the above royalty.

(10) As immediate consideration for this agreement, Publisher will pay to Author the sum of \$500.00 as an advance upon royalties. This advance royalty will be deducted from earned royalties when settlement is made, according to the terms stated in paragraph 11 below.

(11) Within eight weeks after December 31 of each calendar year, Publisher shall render to Author an account of sales of the Work during the year immediately preceding. At such time, Publisher will pay the amount due Author, after having deducted any advances and any other items to be paid by Author.

(12) Publisher shall pay Author no royalty on copies of the Work used for advertising purposes, complimentary copies, or damaged copies.

SECTION C. GENERAL

(13) This written instrument contains the entire publishing agreement between Author and Publisher and may be enlarged, modified, or altered only by written agreement signed by the Author and an authorized representative of the Publisher.

(14) Publisher shall communicate with Author using the most recent address on file for Author. It is the responsibility of Author to keep Publisher informed of his or her current mailing address.

(15) This Agreement is governed by the laws of the State of Idaho with Idaho being the jurisdiction of choice for the resolution of any disputes.

In witness whereof, the parties hereunto have set their hands the day and year first above written.

Danny L. Shelton
AUTHOR

[Signature]
PACIFIC PRESS PUBLISHING ASSOCIATION, INC.
PRESIDENT

AGREEMENT FOR PUBLICATION

This agreement for publication made this 7th day of March, 2002 between Pacific Press Publishing Association, Inc. (the "Publisher") and Danny Shelton (the "Author") for the publication of a certain literary work (the "Work") presently titled Does God Love Sinners Forever? under the following terms and conditions:

SECTION A. THE AUTHOR

- (1) Author guarantees and represents that he or she is the sole author and proprietor of the Work, except where differently stated and indicated by proper credit in the Work itself, or except where Author has obtained permission to present the Work as Author's work.
- (2) Author guarantees and represents that the Work contains no matter that is libelous or otherwise unlawful, and he or she promises to hold harmless and to indemnify Publisher against any costs or damages sustained by Publisher because of any libelous or unlawful matter in the Work or because it infringes any copyright, including, but not limited to, costs to defend against any such claims including attorney's fees.
- (3) Author agrees not to furnish any other publisher during the term of this Agreement any work of competing character on the same subject.
- (4) Author hereby transfers to Publisher the exclusive and universal rights for all languages for all languages to (a) reproduce and publish said Work in the United States of America and elsewhere throughout the world; (b) distribute copies of said Work to the public by sale or other transfer of ownership, or by rental, lease, or lending; (c) reproduce and publish said Work or portions thereof electronically in databases, storage and retrieval systems, Internet web sites, or other electronic formats.

SECTION B. THE PUBLISHER

- (5) Publisher agrees to bear all the expenses of typesetting, illustrating, printing, binding, and other items incident to the manufacture of the Work and to assume all responsibility for its publication.
- (6) Publisher will provide Author with a copy of the edited and copy-edited manuscript on which Author may review editorial changes.
- (7) Publisher agrees to imprint a proper United States copyright notice on each copy of the published Work and shall register said copyright in the United States.
- (8) Publisher agrees that Three Angels Broadcasting Network shall be listed as a co-publisher with Pacific Press Publishing Association on the title page of the Work.

- (9) Publisher will remunerate Author by paying royalties on copies of the Work sold at Publisher's invoice selling price in accordance with the prevailing structured royalty scales established by the General Conference of Seventh-day Adventists. The Work will be published as a mass distribution sharing book, in a saddle stitch binding. The General Conference royalty rate presently prevailing for books in this category is seven percent (7%) of the wholesale price for all copies sold.

Author to receive one hundred percent (100%) of the above royalty.

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- (11) Within eight weeks after December 31 of each calendar year, Publisher shall render to Author an account of sales of the Work during the year immediately preceding. At such time, Publisher will pay the amount due Author, after having deducted any advances and any other items to be paid by Author.
- (12) Publisher shall pay Author no royalty on copies of the Work used for advertising purposes, complimentary copies, or damaged copies.

SECTION C. GENERAL

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- (14) Publisher shall communicate with Author using the most recent address on file for Author. It is the responsibility of Author to keep Publisher informed of his or her current mailing address.
- (15) This Agreement is governed by the laws of the State of Idaho with Idaho being the jurisdiction of choice for the resolution of any disputes.

In witness whereof, the parties hereunto have set their hands the day and year first above written.

Danny Shelton
AUTHOR

[Signature]
PACIFIC PRESS PUBLISHING ASSOCIATION, INC.
PRESIDENT

AGREEMENT FOR PUBLICATION

This agreement for publication made this 7th day of March, 2002 between Pacific Press Publishing Association, Inc. (the "Publisher") and Danny Shelton (the "Author") for the publication of a certain literary work (the "Work") presently titled *Can We Eat Anything?* under the following terms and conditions:

SECTION A. THE AUTHOR

- (1) Author guarantees and represents that he or she is the sole author and proprietor of the Work, except where differently stated and indicated by proper credit in the Work itself, or except where Author has obtained permission to present the Work as Author's work.
- (2) Author guarantees and represents that the Work contains no matter that is libelous or otherwise unlawful, and he or she promises to hold harmless and to indemnify Publisher against any costs or damages sustained by Publisher because of any libelous or unlawful matter in the Work or because it infringes any copyright, including, but not limited to, costs to defend against any such claims including attorney's fees.
- (3) Author agrees not to furnish any other publisher during the term of this Agreement any work of competing character on the same subject.
- (4) Author hereby transfers to Publisher the exclusive and universal rights for all languages for all languages to (a) reproduce and publish said Work in the United States of America and elsewhere throughout the world; (b) distribute copies of said Work to the public by sale or other transfer of ownership, or by rental, lease, or lending; (c) reproduce and publish said Work or portions thereof electronically in databases, storage and retrieval systems, Internet web sites, or other electronic formats.

SECTION B. THE PUBLISHER

- (5) Publisher agrees to bear all the expenses of typesetting, illustrating, printing, binding, and other items incident to the manufacture of the Work and to assume all responsibility for its publication.
- (6) Publisher will provide Author with a copy of the edited and copy-edited manuscript on which Author may review editorial changes.
- (7) Publisher agrees to imprint a proper United States copyright notice on each copy of the published Work and shall register said copyright in the United States.
- (8) Publisher agrees that Three Angels Broadcasting Network shall be listed as a co-publisher with Pacific Press Publishing Association on the title page of the Work.

(9) Publisher will remunerate Author by paying royalties on copies of the Work sold at Publisher's invoice selling price in accordance with the prevailing structured royalty scales established by the General Conference of Seventh-day Adventists. The Work will be published as a mass distribution sharing book, in a saddle stitch binding. The General Conference royalty rate presently prevailing for books in this category is seven percent (7%) of the wholesale price for all copies sold.

Author to receive one hundred percent (100%) of the above royalty.

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(11) Within eight weeks after December 31 of each calendar year, Publisher shall render to Author an account of sales of the Work during the year immediately preceding. At such time, Publisher will pay the amount due Author, after having deducted any advances and any other items to be paid by Author.

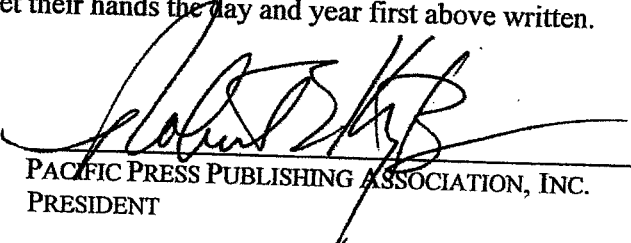
(12) Publisher shall pay Author no royalty on copies of the Work used for advertising purposes, complimentary copies, or damaged copies.

SECTION C. GENERAL

- (13) This written instrument contains the entire publishing agreement between Author and Publisher and may be enlarged, modified, or altered only by written agreement signed by the Author and an authorized representative of the Publisher.
- (14) Publisher shall communicate with Author using the most recent address on file for Author. It is the responsibility of Author to keep Publisher informed of his or her current mailing address.
- (15) This Agreement is governed by the laws of the State of Idaho with Idaho being the jurisdiction of choice for the resolution of any disputes.

In witness whereof, the parties hereunto have set their hands the day and year first above written.


AUTHOR


PACIFIC PRESS PUBLISHING ASSOCIATION, INC.
PRESIDENT

Ex. D

<p>THREE ANGELS BROADCASTING NETWORK P.O. BOX 220 WEST FRANKFORT, IL 62687 (618) 337-1661</p>	<p>DATE <u>2-13-03</u></p>	<p>100,124 <u>Robert</u></p>
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<p><i>Pacific Press</i></p>	<p><i>3 ABN</i></p>
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<p><i>2,000</i></p>		<p><i>Step to Christ</i></p> <p><i>+ shipping DS</i></p>		<p><i>340⁰⁰</i></p> <p><i>340⁰⁰</i></p>
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ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

CONFIDENTIAL

TABN000526

7321038

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Ex. E

D&L Publishing

2954 New Lake Rd,
West Frankfort, IL. 62896

Invoice #2
12-13-01

Sold to 3 Angels Broadcasting Network 100,000 copies of "The Forgotten Commandment"

100,000
x .25

Total amt. Due \$ 25,000

50251

THREE ANGELS BROADCASTING NETWORK INC.

46617

032008 Danny L. Shelton

1001

008681 12/13/01 25000.00

0.00

Acct: 10210-110-101

Check Date: 12/13/01

Total

25000.00

10/20/07

32

Ex. F

[The two-page 2001 Schedule C that was filed in the Western District of Michigan as Exhibit F has already been filed with this Court as part of Doc. 93 (Ex. EE of Ex. O), which was filed under seal.]

Ex. G

[The two-page 2002 Schedule C that was filed in the Western District of Michigan as Exhibit G has already been filed with this Court as part of Doc. 93 (Ex. FF of Ex. O), which was filed under seal.]

Ex. H

[The two-page 2003 Schedule C that was filed in the Western District of Michigan as Exhibit H has already been filed with this Court as part of Doc. 93 (Ex. GG of Ex. O), which was filed under seal.]

**LAW OFFICES
TARPLEY & MORONI, LLP**
A Law Firm including a Professional Corporation
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134 West Soledad Avenue, Suite 402
Hagåtña, Guam 96910
Telephone: (671) 472-1539
Fax: (671) 472-4526

Rose A. Hill
COUNTY CLERK

APR 20 2005

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SUPERIOR COURT
OF GUAM

2004 JUN 25 AM 9:55

CLERK OF COURT

BY: _____

Attorney for Petitioner

IN THE SUPERIOR COURT OF GUAM

DANNY LEE SHELTON,
SS#: [REDACTED]
D.O.B.: [REDACTED] 1951

Petitioner,

v.

LINDA SUE SHELTON,
SS#: [REDACTED]
D.O.B.: [REDACTED] 1957,

Respondent.

DOMESTIC CASE NO.

DM 0923-04

**FINAL DECREE FOR
DISSOLUTION OF MARRIAGE**

This cause came before the Court upon the Verified Petition of Dissolution of Marriage of Petitioner.

IT IS HEREBY ORDERED, ADJUDGED, and DECREED:

1. Petitioner is granted a dissolution from the Respondent on the grounds of irreconcilable differences between the parties.

2. The Interlocutory Decree is incorporated herein by reference.

3. Either party is free to remarry.

4. Law Offices of Tarpley & Moroni, LLP withdraws as counsel in this matter. The Petitioner is substituted pro se in any subsequent legal matter.

Dated: 25 JUN 2004

Original Signed By:
HON. STEVEN S. UNPINGCO

Judge, Superior Court of Guam

I do hereby certify that the foregoing
is a full true and correct copy of the
original on file in the office of the
clerk of the Superior Court of Guam

JUN 25 2004

Loretta L. Anderson,
Deputy Clerk, Superior Court of Guam

[SERVICES](#)[PROGRAMS](#)[PRESS](#)[PUBLICATIONS](#)[DEPARTMENTS](#)[CONTACT](#)

CORPORATION FILE DETAIL REPORT

Entity Name	DLS PUBLISHING, INC.	File Number	63911682
Status	GOODSTANDING		
Entity Type	CORPORATION	Type of Corp	DOMESTIC BCA
Incorporation Date (Domestic)	11/30/2004	State	ILLINOIS
Agent Name	DANNY L SHELTON	Agent Change Date	11/30/2004
Agent Street Address	2954 NEW LAKE RD	President Name & Address	DANNY L SHELTON 2954 NEW LAKE RD W FRANKFORT 62896
Agent City	WEST FRANKFORT	Secretary Name & Address	NONE
Agent Zip	62896	Duration Date	PERPETUAL
Annual Report Filing Date	11/05/2007	For Year	2007

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AGREEMENT FOR PUBLICATION

This agreement for publication made this 6th day of January, 2005 between Pacific Press Publishing Association, Inc. (the "Publisher")

and

Kay Kuzma (the "Author") and Three Angels Broadcasting Network, Inc. ("3ABN")

for the publication of a certain literary work (the "Work") presently titled

Mending Broken People

under the following terms and conditions:

SECTION A. THE AUTHOR

(1) Author guarantees and represents that he or she is the sole author and proprietor of the Work, except where differently stated and indicated by proper credit in the Work itself, or except where Author has obtained permission to present the Work as Author's work.

(2) Author and 3ABN guarantee and represent that the Work contains no matter that is libelous or otherwise unlawful, and Author and 3ABN promise, jointly and severally, to hold harmless and to indemnify Publisher against any costs or damages sustained by Publisher because of any libelous or unlawful matter in the Work or because it infringes any copyright, including, but not limited to, costs to defend against any such claims including attorney's fees.

(3) Author and/or 3ABN, at her/his expense and at Publisher's request, agrees to furnish Publisher with written permissions from any owners whose materials are used in the Work. Furthermore, Author and 3ABN will jointly and severally indemnify and hold Publisher harmless from any liability associated with the ownership of any material published in the Work including, but not limited to, costs to defend against any such claims including attorney's fees.

(4) Author agrees to furnish Publisher necessary documentation and to prepare such revisions of the manuscript as from time to time may be found necessary and desirable by Publisher and to assist in the circulation of the Work.

(5) Author and 3ABN grant Publisher the right to make editorial changes and adjustments necessary to improve the Work, with the understanding that any major changes will be made in consultation with Author/3ABN. Should Publisher and Author/3ABN be unable to agree to a change or adjustment after acceptance of the Work, Publisher and Author/3ABN agree to allow the point or points in question to be submitted to mutually agreed upon, recognized authorities. If no mutually satisfying solution can be worked out, this publishing agreement may be terminated by the Publisher. In such an event, Author/3ABN will return to Publisher any advance royalty payment paid to Author/3ABN by Publisher.

(6) Author and 3ABN agree not to furnish any other publisher during the term of this Agreement any work of competing character on the same subject.

(7) Author and 3ABN hereby transfer to Publisher the exclusive and universal rights for the English language to do and authorize any of the following: (a) reproduce and publish said Work in the United States of America and elsewhere throughout the world, (b) distribute copies of said Work to the public by sale or other

transfer of ownership, or by rental, lease, or lending; (c) display such Work publicly. Further, Author and 3ABN hereby transfer to Publisher a non-exclusive right for the English language to reproduce and publish said Work or portions thereof electronically in databases, storage and retrieval systems, Internet web sites, CD-Rom, e-book, or other electronic formats.

(8) Author/3ABN hereby transfer to Publisher ownership of the material object (the manuscript) in which the Work is embodied

(9) Publisher agrees to sell copies of the Work to Author and 3ABN at Publisher's listed retail price less a discount of sixty percent (60%) 3ABN and Author shall have the right to market such purchased books at sales events other than conference-sponsored camp meetings. Such sales rights shall also extend to sales on 3ABN radio and television broadcasts, newsletters, catalogues and other marketing resources of Author and 3ABN. Such purchases shall be paid for by Author or 3ABN, whichever party places the order, within sixty (60) days after the date of Publisher's invoice. In order to avoid conflicts in overlapping markets, the parties agree to cooperate and communicate with each other regarding pricing for the Work for all markets.

SECTION B. THE PUBLISHER

(10) Publisher agrees to bear all the expenses of typesetting, illustrating, printing, binding, and other items incident to the manufacture of the Work and to assume all responsibility for its publication.

(11) Publisher will provide Author and 3ABN with a copy of the edited and copy-edited manuscript on which Author/3ABN may review editorial changes.

(12) Publisher agrees to imprint a proper United States copyright notice on each copy of the published Work and shall register said copyright in the United States. The copyright will be owned and registered in the name of 3ABN.

(13) Publisher may consult with the Author and 3ABN to the extent it deems necessary, but Publisher, in cooperation with Author/3ABN, shall have the sole right to determine the title, cover design, illustrations, style of binding or bindings, and selling price of the Work. Publisher agrees to include 3ABN's identifying logo on both on the cover and title page of the Work to identify 3ABN's involvement in the publication of the Work.

(14) Publisher may, at its discretion, discontinue the publication of the Work, but in such event Publisher will notify Author and 3ABN promptly. Following such notification, Publisher shall, upon written request from Author/3ABN, transfer to Author/3ABN all ownership rights in the Work.

(15) Publisher will remunerate Author and 3ABN by paying royalties on copies of the Work sold at Publisher's invoice net selling price. The Work will be published as a standard trade book in a perfect binding. The total royalty rate for the Work shall be sixteen (16%) percent of the wholesale selling price for all copies sold. This royalty rate shall be divided as follows: seven percent (7%) of the wholesale selling price to be paid to Author (aka Family Matters Ministry), three percent (3%) of the wholesale selling price to be paid to DLS Publishing for contributions to the development of the Work, and six percent (6%) of the wholesale selling price to be paid to 3ABN.

(16) As immediate consideration for this agreement, Publisher will pay to Author (Family Matters Ministry) the sum of \$700.00 and to DLS Publishing the sum of \$300.00 as an advance upon royalties. This advance royalty will be deducted from earned royalties when settlement is made, according to the terms stated in paragraph 17 below. No advance on royalties shall be payable to 3ABN.

(17) Within eight weeks after December 31 of each calendar year, Publisher shall render to Author and 3ABN an account of sales of the Work during the year immediately preceding. At such time, Publisher will pay the amount due Author, DLS Publishing, and 3ABN, after having deducted any advances and any other items to be paid by Author, DLS Publishing, or 3ABN from their respective payments.

(18) Publisher may grant publishing rights to other publishers, but in such an event Publisher by written agreement shall require

the other publisher to enter into a written contract with Author and 3ABN to pay royalty rates in accordance with General Conference policy or such other rates as may be mutually agreed upon by Author/3ABN and the other publisher. If no other rates are agreed to by the Author or 3ABN, then the default royalty rate shall be as called for in this Agreement.

(19) Publisher shall not pay Author, DLS Publishing, and 3ABN any royalty on copies of the Work used for advertising purposes, complimentary copies, or damaged copies.

(20) Publisher shall present to Author and DLS Publishing at no charge ten (10) copies each of the Work upon its publication. Publisher shall present to 3ABN at no charge twenty-five (25) copies of the Work upon its publication.

SECTION C. GENERAL

(21) This written instrument contains the entire publishing agreement between Author, 3ABN and Publisher and may be enlarged, modified, or altered only by written agreement signed by the Author/3ABN and an authorized representative of the Publisher.

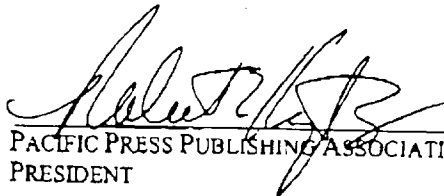
(22) Publisher shall communicate with Author and 3ABN using the most recent address on file. It is the responsibility of Author to keep Publisher informed of his or her current mailing address.

(23) This Agreement is governed by the laws of the State of Idaho with Idaho being the jurisdiction of choice for the resolution of any disputes.

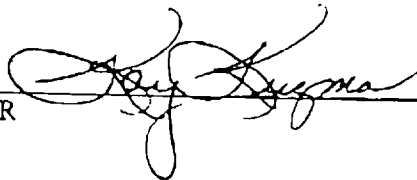
In witness whereof, the parties hereunto have set their hands the day and year first above written.



THREE ANGELS BROADCASTING NETWORK, INC
PRESIDENT



PACIFIC PRESS PUBLISHING ASSOCIATION, INC.
PRESIDENT



AUTHOR



VICE PRESIDENT, EDITORIAL

Epilogue

*“But he who endures to the end shall be saved.
And this gospel of the kingdom will be preached in all the world
as a witness to all the nations,
and then the end will come”*
(Matthew 24:13, 14, NKJV).

If you have read this far, you probably feel like exclaiming with me, *“What hath God wrought!”* It has, indeed, been an incredible twenty-year journey. Twenty years may have passed, but the journey is not over. Every year that the Lord tarries, 3ABN will continue to grow, stretching to reach more population groups, stretching to minister to people with different needs with more effective programming, and stretching to add many more languages to the visual satellite signal in order to reach all of God’s lost sheep on the thousands of hillsides of the earth.

It’s difficult to end a book that has no ending. For as we go to press, late-breaking news begs me tell you one more story—a story about how God uses whoever is willing to be used. In this case, the person is a successful businessman who for many years has not been active in the church. But God never rejected him. Instead, God placed this man in a key position to work out a contract with two major cable companies—Comcast and Cable One—making it possible for 3ABN to saturate the Washington, D.C., and Baltimore, Maryland, areas, as well as twenty-six other cities throughout the United States. All this for half the asking price! 3ABN had been working on this contract for years with no success. This man “just happened” to be part owner of a full-power station that was on a frequency that Comcast wanted. Therefore, they were willing to negotiate. And once more we celebrate a miracle.

EPILOGUE

You might ask, why did I write this book? That's a good question, because my ministry has been for families. If you watch 3ABN, you'll see me giving an occasional presentation or a parenting spot. My handle has always been the love cup and how love creates love. Perhaps that's why I reacted so strongly when I saw Danny, who has suffered incredible physical pain throughout the years, being hit by criticism that I considered to be emotionally painful.

Danny's optimistic response was, "We have had many ups and downs with different leadership over the years. God has shown me, however, that if He puts something on your heart, if it's in compliance with Isaiah 8:20 ('To the law and to the testimony . . .'), don't let anyone discourage you. Go forward. Know that if you go forward, God will supply your every need. He will pave the way before you. No matter what the odds, God does as He says. He finishes what He starts, that good work in you. Always keep your eye on His calling and the vision. Don't be deterred. And I promise that you and God will always be the majority."

Danny's faith has never wavered. He knew that his calling was sure. But I thought, *If only those who criticized could walk the 3ABN hallways, see the miracles that were happening in the employees' lives, and hear the testimonies from viewers whose lives have been changed. If those who are tempted to criticize could hear about all the miracles, certainly they would see that 3ABN is God's work, not Danny's. Thousands and thousands of people are now taking Bible studies, attending Seventh-day Adventist churches, and serving God because of the influence of 3ABN.*

And so I began to write. I wrote off and on for six years. As I began to see "the end of the road," my husband, Jan, and I literally moved to 3ABN for a number of weeks so that I could pull together all the loose ends. It was then that my family got caught in the great controversy between good and evil. I don't think the devil wanted this book to be finished! At 3ABN, the evidence for a lovingly powerful God who is actively involved in the daily lives of His children is overwhelming!

What would be the best way to keep this book from being completed? Attempt to destroy the one person on earth I love the most. On December 2, 2003, at 4:00 A.M., my husband had a stroke. Danny rushed us to the hospital in Herrin. Although Jan was weak on his

MENDING BROKEN PEOPLE

left side, he had some movement. My children said they would come immediately so that I could continue writing.

I don't think the devil was happy with that decision! Thirteen hours later, Jan suffered a massive hit that paralyzed him completely on his left side. For the next two and a half weeks, I lived in the hospital with him. When he was strong enough to make the trip to Tennessee, Hal Steenson took him home to be nursed by our physical therapist daughter and her family. I stayed on a few more days, hoping to finish the first draft by Christmas.

But alas, the task was too big. I put my writing aside and traveled home for the holidays, home to my family and the wounded man I love. Was I discouraged? How could I be when we have a most awesome and powerful God who can move mountains *and* paralyzed limbs?

Over the next few months, Jan needed me to do for him what he couldn't do for himself. But by May, as my husband's strength and function began to return, I went back to the task of putting the finishing touches on the last few chapters of this incredible story. It was not until then that I realized that Danny was also going through a very difficult time.

As both Danny and I have traveled through the "valley of the shadow" these last few months, we have become even more convinced that we are living very, very close to the end of the great controversy between Christ and Satan. Just at the exact time God has put into place the technology, satellites, and programming to carry the gospel message to all the world, Satan has unleashed his forces with demonic fury to try *anything* to stop God from completing His plan for redemption.

Never forget that in 1984, 3ABN was God's dream—not Danny's. Danny caught the vision and became an instrument God used to fulfill His purpose. 3ABN was, and continues to be, God's ministry, not man's. It is going to go forward regardless of satanic attack!

Never forget that although God called one person to jump-start this ministry, He has called an ever expanding staff of highly committed and talented workers, many serving without pay, to carry the gospel forward. These workers are not just at 3ABN's headquarters in southern Illinois; they are located throughout the world, actively promoting God's media ministry. Plus, God has created an ever growing family of dedicated supporters and prayer

EPILOGUE

partners who provide the resources and inspiration that empowers 3ABN's signal to reach the ends of the earth. This ministry is a result of God's united family of believers working together, believers who have claimed the promise that "this gospel of the kingdom will be preached in all the world as a witness to all the nations, *and then the end will come.*"

The 3ABN story—the story of God mending broken hearts through this worldwide ministry—is a powerful one. We should never be discouraged if we just remember how God has worked miracles for us in the past. Now is not the time to give up. Our salvation draws near. Let's look up, step out in faith, and expect God to continue working miracles for us as He has so faithfully done for twenty years for 3ABN!

Because God is in control, you have nothing to fear. Just as God has provided for 3ABN, He will provide for you. Take time out of your schedule to let His love warm you, comfort you, and sustain you through whatever challenges you may face in the future. He will be with you through whatever "valley of the shadow" you may be asked to travel. God is good, and as Danny would say, "May God bless you and do for you exceeding abundantly above all that you may ask or think" (see Ephesians 3:20).

Since there is no end to God's grace and miracles, I will end this book with these words:

To be continued. . .

900

031466

Ex. M
Invoice

Remnant Publications

649 E. Chicago Rd.
Coldwater, MI 49036
(517) 279-1304

Date	Invoice #
4/20/2005	11866

Bill To
Three Angels Broadcasting 3391 Charley Good Rd. W. Frankfort, IL 62896

Ship To
Three Angels Broadcasting 3391 Charley Good Rd. W. Frankfort, IL 62896

P.O. No.	Terms	Rep	Ship	Via		Project
	Net 30	NH	4/20/2005	Drop Ship	Dan	
Quantity	Item Code	Description			Price Each	Amount
10,000	Misc.	Can We Eat Anything? Z109A			0.25	2,500.00
15,000	Misc.	Does God Love Sinners Forever? Z109B			0.25	3,750.00
15,000	Misc.	The Forgotten Commandment SPN Z109S			0.25	3,750.00
15,000	Misc.	Does God Love Sinners Forever? SPN Z109BS			0.25	3,750.00
15,000	Misc.	Can We Eat Anything? SPN Z109AS			0.25	3,750.00
25,000	Misc.	The Forgotten Commandment Z109			0.25	6,250.00
Note: This was a Drop Shipment from Pacific Press.						
					Total	\$23,750.00

Phone #

PURCHASE INVOICE

Ex. N

Purchase Invoice Number:

Purchase Invoice Date: 01/10/06

Page: 1

Pay
 To: Pacific Press Publishing
 PO Box 5353
 Nampa, ID 83653-5353

Ship
 To:

Ship Via
 Receive By
 Terms Net 30 Days
 Vendor ID 845

Confirm To
 Buyer
 P.O. Number 493
 P.O. Date 01/10/06

Item No.	Description	Unit	Quantity	Unit Price	Total Price
Z109	The Forgotten Commandment		20,000	0.25	5,000.00
Z109A	Can We Eat Anything		20,000		
Z109B	Does God Love Sinners Forever		20,000		

These were billed by Remnant Publishing on
 Invoice 13355 PO Delete from system
 03/29/06

These books came in (I had emailed Mollie about needing these books and she was going to talk with Danny S.)

Subtotal: 5,000.00
 Invoice Discount: 0.00
 Tax: 0.00
 Total: 5,000.00

PURCHASE INVOICE

Ex. O

Purchase Invoice Number: 16897

Purchase Invoice Date: 08/14/06

Page: 1

Pay
 To: Remnant Publications
 649 E. Chicago Rd.
 Coldwater, MI 49036

Ship
 To:

Ship Via
 Receive By
 Terms Net 30 Days
 Vendor ID 900

Confirm To
 Buyer
 P.O. Number 969
 P.O. Date 07/31/06

Item No.	Description	Unit	Quantity	Unit Price	Total Price
Z109	The Forgotten Commandment		100,000	0.26343	26,343.00
Z109A	Can We Eat Anything		25,000	0.26343	6,585.75
	freight		1	0.07	0.07

Subtotal: 32,928.82
 Invoice Discount: 0.00
 Tax: 0.00
 Total: 32,928.82

Three Angels Broadcasting Network, Inc.
 PO Box 220
 3391 Charlie Good Rd.
 West Frankfort, IL 62896
 (618) 627-4651

Ex. P

PURCHASE ORDER

Purchase Order Number: 1908
 Purchase Order Date: 08/21/07

Page: 1

To: Remnant Publications
 649 E. Chicago Rd.
 Coldwater, MI 49036

Ship To: Three Angels Broadcasting Network, Inc
 PO Box 220
 3391 Charlie Good Rd.
 West Frankfort, IL 62896
 (618) 627-4651

Ship Via:
 Receive By:
 Terms: Net 30 Days

Approved: ADMIN-Mollie Steenson
 Confirm To:
 Buyer:
 Vendor ID: 900

Item No.	Description	Unit	Quantity	Unit Price	Total Price
Z109B	Does God Love Sinners Forever	Each	15,000	0.25	3,750.00

Subtotal: 3,750.00
 Invoice Discount: 0.00
 Tax: 0.00
 Total: 3,750.00

Three Angels Broadcasting Network, Inc.
 PQ Box 220
 3391 Charlie Good Rd.
 West Frankfort, IL 62896
 (618) 627-4651

Ex. Q

PURCHASE ORDER

Purchase Order Number: 1915
 Purchase Order Date: 08/28/07

Page: 1

To: Remnant Publications
 649 E. Chicago Rd.
 Coldwater, MI 49036

Ship To: Three Angels Broadcasting Network, Inc
 PO Box 220
 3391 Charlie Good Rd.
 West Frankfort, IL 62896
 (618) 627-4651

Ship Via:
 Receive By:
 Terms: Net 30 Days

Approved: ADMIN-Mollie Steenson
 Confirm To:
 Buyer:
 Vendor ID: 900

Item No.	Description	Unit	Quantity	Unit Price	Total Price
Z109A	Can We Eat Anything	Each	15,000	0.25	3,750.00

Subtotal: 3,750.00
 Invoice Discount: 0.00
 Tax: 0.00
 Total: 3,750.00

[The pages from *Antichrist Agenda* filed as Exhibit R in the Western District of Michigan was previously filed in the District of Minnesota as Exhibit V, and was then filed with this Court as part of Doc. 63-32. It can be found on pages 27–28 of Doc. 63-32.

To conserve resources it is not duplicated here.]

PURCHASE INVOICE

Purchase Invoice Number: 13391

Purchase Invoice Date: 01/20/06

Page: 1

Pay
 To: Remnant Publications
 649 E. Chicago Rd.
 Coldwater, MI 49036

Ship
 To:

Ship Via
 Receive By
 Terms Net 30 Days
 Vendor ID 900

Confirm To
 Buyer
 P.O. Number 502
 P.O. Date 01/11/06

Item No.	Description	Unit	Quantity	Unit Price	Total Price
BTCTR	Ten Commandments Twice Removed	Each	500	0.89	445.00
	Freight		1	73.81	73.81

Subtotal: 518.81
 Invoice Discount: 0.00
 Tax: 0.00
 Total: 518.81

PURCHASE INVOICE

Purchase Invoice Number: 13474

Purchase Invoice Date: 02/17/06

Page: 1

Pay
 To: Remnant Publications
 649 E. Chicago Rd.
 Coldwater, MI 49036

Ship
 To:

Ship Via
 Receive By
 Terms Net 30 Days
 Vendor ID 900

Confirm To
 Buyer
 P.O. Number 590
 P.O. Date 02/13/06

Item No.	Description	Unit	Quantity	Unit Price	Total Price
BTCTR	Ten Commandments Twice Removed	Each	100,000	0.89	89,000.00

These will be held @ Remnant and
 dropped
 shipped to various locations.

Subtotal:	89,000.00
Invoice Discount:	0.00
Tax:	0.00
Total:	89,000.00

Three Angels Broadcasting Network, Inc.
PO Box 220
3391 Charlie Good Rd.
West Frankfort, IL 62896
(618) 627-4651

Ex. U

PURCHASE ORDER

Purchase Order Number: 1514
 Purchase Order Date: 03/06/07

Page: 1

To: Remnant Publications
 649 E. Chicago Rd.
 Coldwater, MI 49036

Ship
 To: Three Angels Broadcasting Network, Inc
 PO Box 220
 3391 Charlie Good Rd.
 West Frankfort, IL 62896
 (618) 627-4651

Ship Via:
 Receive By:
 Terms: Net 30 Days

Approved: ADMIN-Mollie Steenson
 Confirm To:
 Buyer:
 Vendor ID: 900

Item No.	Description	Unit	Quantity	Unit Price	Total Price
BTCTR	Ten Commandments Twice Removed	Each	70,200	0.64	44,928.00
SHIP	Shipping		1	1,200.00	1,200.00

Mollie, I don't think that we bought these books yet, but if so, then it would just be the shipping

Subtotal: 46,128.00
 Invoice Discount: 0.00
 Tax: 0.00
 Total: 46,128.00

PURCHASE INVOICE

Ex. V

Purchase Invoice Number: 13652

Purchase Invoice Date: 03/28/06

Page: 1

Pay
 To: Remnant Publications
 649 E. Chicago Rd.
 Coldwater, MI 49036

Ship
 To:

Ship Via
 Receive By
 Terms Net 30 Days
 Vendor ID 900

Confirm To
 Buyer
 P.O. Number 657
 P.O. Date 03/08/06

Item No.	Description	Unit	Quantity	Unit Price	Total Price
BTCTR	Ten Commandments Twice Removed	Each	1,000	0.64	640.00
	Freight for 5500				
	freight for 12				

Subtotal: 640.00
 Invoice Discount: 0.00
 Tax: 0.00
 Total: 640.00

PURCHASE INVOICE

Ex. W

Purchase Invoice Number: 13537

Purchase Invoice Date: 03/14/06

Page: 1

Pay
 To: Remnant Publications
 649 E. Chicago Rd.
 Coldwater, MI 49036

Ship
 To:

Ship Via
 Receive By
 Terms Net 30 Days
 Vendor ID 900

Confirm To
 Buyer
 P.O. Number 663
 P.O. Date 03/13/06

Item No.	Description	Unit	Quantity	Unit Price	Total Price
BTCTR	Ten Commandments Twice Removed	Each	200,000	0.85	170,000.00

Subtotal: 170,000.00
 Invoice Discount: 0.00
 Tax: 0.00
 Total: 170,000.00

Three Angels Broadcasting Network, Inc.
 PO Box 220
 3391 Charlie Good Rd.
 West Frankfort, IL 62896
 (618) 627-4651

Ex. X

PURCHASE ORDER

Purchase Order Number: 1577
 Purchase Order Date: 03/29/07

Page: 1

To: Remnant Publications
 649 E. Chicago Rd.
 Coldwater, MI 49036

Ship To: Three Angels Broadcasting Network, Inc
 PO Box 220
 3391 Charlie Good Rd.
 West Frankfort, IL 62896
 (618) 627-4651

Ship Via:
 Receive By:
 Terms: Net 30 Days

Approved: ADMIN-Mollie Steenson
 Confirm To:
 Buyer:
 Vendor ID: 900

Item No.	Description	Unit	Quantity	Unit Price	Total Price
BTCTR	Ten Commandments Twice Removed	Each	124,200	0.64	79,488.00
SHIP	Shipping		1	1,200.00	1,200.00

I don't know if we've already paid for these books, if so than it would only be for the shipping.

Subtotal: 80,688.00
 Invoice Discount: 0.00
 Tax: 0.00
 Total: 80,688.00

PURCHASE INVOICE

Purchase Invoice Number: 13651

Purchase Invoice Date: 03/28/06

Page: 1

Pay
 To: Remnant Publications
 649 E. Chicago Rd.
 Coldwater, MI 49036

Ship
 To:

Ship Via
 Receive By
 Terms Net 30 Days
 Vendor ID 900

Confirm To
 Buyer
 P.O. Number 711
 P.O. Date 03/30/06

Item No.	Description	Unit	Quantity	Unit Price	Total Price
BTCTR	Ten Commandments Twice Removed	Each	500,000	0.64	320,000.00
BTCTR-S	Ten Commandments 2X Spanish	Each			
BTCTR-P	Ten Commandments 2X Portuguese	Each			

Subtotal: 320,000.00
 Invoice Discount: 0.00
 Tax: 0.00
 Total: 320,000.00

PURCHASE INVOICE

Ex. Z

Purchase Invoice Number: 13996

Purchase Invoice Date: 04/12/06

Page: 1

Pay
 To: Remnant Publications
 649 E. Chicago Rd.
 Coldwater, MI 49036

Ship
 To:

Ship Via
 Receive By
 Terms Net 30 Days
 Vendor ID 900

Confirm To
 Buyer
 P.O. Number 711
 P.O. Date 03/30/06

Item No.	Description	Unit	Quantity	Unit Price	Total Price
BTCTR	Ten Commandments Twice Removed	Each	800,000	0.64	512,000.00
BTCTR-S	Ten Commandments 2X Spanish	Each			
BTCTR-P	Ten Commandments 2X Portuguese	Each			

Subtotal: 512,000.00
 Invoice Discount: 0.00
 Tax: 0.00
 Total: 512,000.00

PURCHASE INVOICE

Ex. AA

Purchase Invoice Number: 14595

Purchase Invoice Date: 04/20/06

Page: 1

Pay
 To: Remnant Publications
 649 E. Chicago Rd.
 Coldwater, MI 49036

Ship
 To:

Ship Via
 Receive By
 Terms Net 30 Days
 Vendor ID 900

Confirm To
 Buyer
 P.O. Number 711
 P.O. Date 03/30/06

Item No.	Description	Unit	Quantity	Unit Price	Total Price
BTCTR	Ten Commandments Twice Removed	Each	700,000	0.64	448,000.00
BTCTR-S	Ten Commandments 2X Spanish	Each			
BTCTR-P	Ten Commandments 2X Portuguese	Each			

Subtotal: 448,000.00
 Invoice Discount: 0.00
 Tax: 0.00
 Total: 448,000.00

PURCHASE INVOICE

Ex. BB

Purchase Invoice Number: 15480

Purchase Invoice Date: 04/25/06

Page: 1

Pay
 To: Remnant Publications
 649 E. Chicago Rd.
 Coldwater, MI 49036

Ship
 To:

Ship Via
 Receive By
 Terms Net 30 Days
 Vendor ID 900

Confirm To
 Buyer
 P.O. Number 711
 P.O. Date 03/30/06

Item No.	Description	Unit	Quantity	Unit Price	Total Price
BTCTR	Ten Commandments Twice Removed	Each	700,000	0.64	448,000.00
BTCTR-S	Ten Commandments 2X Spanish	Each			
BTCTR-P	Ten Commandments 2X Portuguese	Each			

Subtotal: 448,000.00
 Invoice Discount: 0.00
 Tax: 0.00
 Total: 448,000.00

PURCHASE INVOICE

Ex. CC

Purchase Invoice Number: 15594

Purchase Invoice Date: 04/25/06

Page: 1

Pay
 To: Remnant Publications
 649 E. Chicago Rd.
 Coldwater, MI 49036

Ship
 To:

Ship Via
 Receive By
 Terms Net 30 Days
 Vendor ID 900

Confirm To
 Buyer
 P.O. Number 711
 P.O. Date 03/30/06

Item No.	Description	Unit	Quantity	Unit Price	Total Price
BTCTR	Ten Commandments Twice Removed	Each			
BTCTR-S	Ten Commandments 2X Spanish	Each	400,000	0.64	256,000.00
BTCTR-P	Ten Commandments 2X Portuguese	Each			

Subtotal: 256,000.00
 Invoice Discount: 0.00
 Tax: 0.00
 Total: 256,000.00

PURCHASE INVOICE

Ex. DD

Purchase Invoice Number: 15596

Purchase Invoice Date: 04/25/06

Page: 1

Pay
 To: Remnant Publications
 649 E. Chicago Rd.
 Coldwater, MI 49036

Ship
 To:

Ship Via
 Receive By
 Terms Net 30 Days
 Vendor ID 900

Confirm To
 Buyer
 P.O. Number 711
 P.O. Date 03/30/06

Item No.	Description	Unit	Quantity	Unit Price	Total Price
BTCTR	Ten Commandments Twice Removed	Each			
BTCTR-S	Ten Commandments 2X Spanish	Each			
BTCTR-P	Ten Commandments 2X Portuguese	Each	100,000	0.64	64,000.00

Subtotal: 64,000.00
 Invoice Discount: 0.00
 Tax: 0.00
 Total: 64,000.00

Three Angels Broadcasting Network, Inc.
 PO Box 220
 3391 Charlie Good Rd.
 West Frankfort, IL 62896
 (618) 627-4651

Ex. EE

PURCHASE ORDER

Purchase Order Number: 1598
 Purchase Order Date: 04/05/07

Page: 1

To: Remnant Publications
 649 E. Chicago Rd.
 Coldwater, MI 49036

Ship To: Three Angels Broadcasting Network, Inc
 PO Box 220
 3391 Charlie Good Rd.
 West Frankfort, IL 62896
 (618) 627-4651

Ship Via:
 Receive By:
 Terms: Net 30 Days

Approved: CCHL-Greg Morikone
 Confirm To:
 Buyer:
 Vendor ID: 900

Item No.	Description	Unit	Quantity	Unit Price	Total Price
BTCTR	Ten Commandments Twice Removed	Each	108,000	0.64	69,120.00
BTCTR-S	Ten Commandments 2X Spanish	Each	10,800	0.64	6,912.00
SHIP	Shipping		1	1,200.00	1,200.00

I don't know if the books have already
 been paid for or not. If they have
 been, then only shipping would apply

Subtotal: 77,232.00
 Invoice Discount: 0.00
 Tax: 0.00
 Total: 77,232.00

PURCHASE INVOICE

Ex. FF

Purchase Invoice Number: 15595

Purchase Invoice Date: 04/25/06

Page: 1

Pay
 To: Remnant Publications
 649 E. Chicago Rd.
 Coldwater, MI 49036

Ship
 To:

Ship Via
 Receive By
 Terms Net 30 Days
 Vendor ID 900

Confirm To
 Buyer
 P.O. Number 755
 P.O. Date 04/13/06

Item No.	Description	Unit	Quantity	Unit Price	Total Price
BTCTR	Ten Commandments Twice Removed	Each	1,200,000	0.64	768,000.00

Subtotal: 768,000.00
 Invoice Discount: 0.00
 Tax: 0.00
 Total: 768,000.00

Three Angels Broadcasting Network, Inc.
PO Box 220
3391 Charlie Good Rd.
West Frankfort, IL 62896
(618) 627-4651

Ex. GG

PURCHASE ORDER

Purchase Order Number: 1626
 Purchase Order Date: 04/18/07

Page: 1

To: Remnant Publications
 649 E. Chicago Rd.
 Coldwater, MI 49036

Ship
 To: Three Angels Broadcasting Network, Inc
 PO Box 220
 3391 Charlie Good Rd.
 West Frankfort, IL 62896
 (618) 627-4651

Ship Via:
 Receive By:
 Terms: Net 30 Days

Approved: ADMIN-Mollie Steenson
 Confirm To:
 Buyer:
 Vendor ID: 900

Item No.	Description	Unit	Quantity	Unit Price	Total Price
BTCTR	Ten Commandments Twice Removed	Each	41,400	0.64	26,496.00
BTCTR-S	Ten Commandments 2X Spanish	Each	70,200	0.64	44,928.00
SHIP	Shipping		1	1,200.00	1,200.00

I don't know if we have already paid for
 the books, but the freight we do owe.

This will most likely be the last shipment
 here

Subtotal: 72,624.00
 Invoice Discount: 0.00
 Tax: 0.00
 Total: 72,624.00



Logged in
 as: Anonymous User

 Change Unit

 Create an Account

 Add to Favorites

 Login

 Help

Additional Pages

General/Sales

Back to Main

collapse the menu

Click this button to collapse the above menu to the top of the screen.

Main > Assessing > Property and Land Search > Results > **Details**

General Property Information Printer friendly version

Parcel: 070-024-100-045-00

Property Address [collapse]

649 E CHICAGO RD
COLDWATER, MI 49036

Owner Information [collapse]

R & D DEVELOPMENT COMPANY **Unit:** 070
649 E CHICAGO RD
COLDWATER, MI 49036

Taxpayer Information [collapse]

HALL, DANNY
310 DAYBURG RD
COLDWATER, MI 49036

General Information for Tax Year 2008 [collapse]

Property Class:	201	Assessed Value:	\$501,700
School District:	12010 - COLDWATER	Taxable Value:	\$144,707
State Equalized Value:	\$501,700	Map #	REMNANT PUBLICATIONS
User Num Idx	0	Date of Last Name Chg:	04/03/2008
Date Filed:	04/06/199		
Principal Residence Exemption (2007 May 1):	0.0000 %		
Principal Residence Exemption (2007 Final):	0.0000 %		
Principal Residence Exemption (2008 May 1):	0.0000 %		

Previous Year Info	MBOR Assessed	Final S.E.V.	Final Taxable
2007	\$580,200	\$580,200	\$141,454
2006	\$580,200	\$580,200	\$136,407

Land Information [collapse]			
Acreage:	12.37	Frontage:	0.00 Ft.
Zoning Code:		Depth:	0.00 Ft.
Land Value:	N/A	Mortgage Code:	
Land Improvements:	\$0	Lot	
Renaissance Zone:	NO	Dimensions/Comments:	
ECF Neighborhood Code:	DEFLT		

Legal Information [collapse]
BEG CEN OF SEC, TH W ALG LOTT RD 655.77 FT TH & TH N 01DEG 07MIN 55SEC E 431.95 FT & TH S 89DEG 15MIN E 200.35 FT & TH N 01DEG 10MIN 40SEC E 531.9 3 FT TO C/L OF HWY & TH N 67DEG 20MIN 06SEC E 483. 95 FT ALG C/L SD HWY & TH S 0DEG 31MIN 44SEC W 115 6.18 FT TO POB SEC 24 T6S R6W

Sales Information

0 sale record(s) found.						
Sale Date	Sale Price	Instrument	Grantor	Grantee	Terms Of Sale	Liber/Page

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Contact Information

Millennium Enterprise
649 E. Chicago Road
Coldwater, MI 49036

Cell: 1-517-231-4253

Cell: 1-517-231-3718

Fax: 1-517-279-1804

1977 AEROSTAR N778E

[Specifications](#)

[Picture Gallery](#)

1975 SENECA II N1555X

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**1975 CESSNA N414WC
(SOLD)**

[Specifications](#)

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MILLENNIUM ENTERPRISE

Welcome to Millennium Enterprise, a company formed to help individuals who wish to have a new airplane but can't justify a new airplane price. The price of new aircraft has quickly climbed out of reach for the average user. At the same time, the existing pool of used high quality aircraft has diminished.

As aviation advances are coming quicker and quicker, used aircraft are getting outdated even though at Millennium we believe the best aircraft value exists by taking a good used airframe and completing engines, props, exterior, interior, and avionics. We make airplanes "as new as used can be" while at the same time create performance and value not obtainable in the new market.

It's important for our customers to know right from the start that our aircraft are not inexpensive. Price is always an important consideration, but when redoing aircraft it cannot be the final word. The ways to do the same job but at Millennium we will not sacrifice quality and function for price.

We believe our aircraft are in many ways better than when they left the factory because we have craftsmen who are very specific to their area of expertise. Their knowledge and craftsmanship allow us to end up with a better overall package. Even though quality through form and function is our goal, the end result is an aircraft priced far below what one would have to pay for new with the difference between the two besides the model year on the data plate.

THE MISSION

There is one thing that we have learned right from the start. There is no one company that can do the work required to redo an aircraft, and do it well. What we mean is that different people specialize in different areas such as paint or engines. If a shop tells you they can do a refurbishment for a certain price, the chances are it will either take forever or one or more of the jobs will not be the best that can be done.

The other painful lesson learned right up front for us was it isn't going to cost what they tell you. There will be all kinds of reasons why the final price is going to be as much as 50% higher than the price quoted. It is not that people are always being dishonest, it's just that everything that has the word air attached to it seems to cost more and there are always unforeseen road blocks to a complete refurbishment that require more time and money.

If you don't ask the right questions and have insight to what problems might lie ahead, your \$1,000,000 refurbishment budget can easily be \$200,000 or beyond.. That's where our company mission statement was formed.

Mission one: find a good airframe worthy of the investment.

Mission two: know who to use to get each component of the refurbishment process done and at the price it can be for the fairest price possible.

Mission three: coordinating colors for the exterior, interior, pricing avionics, and deciding what to replace or overhaul.

Mission four: coordinate the whole process between suppliers for minimum down time.

Mission five: oversee the whole project to make sure its done the best that it can be and stay within budget.

Mission six: fly and debug the aircraft before the final customer takes delivery.

Our last mission, to train and facilitate in all aspects of the purchase for a seamless transition to the owner. If all this sounds time consuming and difficult you are absolutely right. But the end result is a beautiful aircraft at less than a third the price of a similar new model. That's why you should consider either purchasing one of Millennium's completed aircraft or letting us find and redo an aircraft to meet your specific requirements.

Design by Millennium Enterprise



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Contact Information

Millennium Enterprise
649 E. Chicago Road
Coldwater, MI 49036

Cell: 1-517-231-4253

Cell: 1-517-231-3718

Fax: 1-517-279-1804

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Contact Us



DAN HANSON


Millennium Enterprise

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- [Recreational Aviation](#)
- [Track Commercial Flights](#)

 649 E. Chicago Road
Coldwater
MI
USA
49036

 517-231-3718
 517-279-1804

 Mobile 517-231-4253 (Dwight Hall)

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Design by Millennium Enterprise



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LIMITED LIABILITY COMPANY DETAILS

Searched for: MILLENNIUM ENTERPRISE LLC

ID Num: B9109K

Name: MILLENNIUM ENTERPRISE LLC

Type: Foreign Limited Liability Company

Resident Agent: DANIEL HALL

Registered Office Address: 310 DAYBURG RD COLDWATER MI 49036

Mailing/Office Address:

Formation/Qualification Date: 9-22-2004

Jurisdiction of Origin: DELAWARE

Managed by:

Status: ACTIVE **Date:** Present

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Danny Shelton

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Mene, Mene,

Tekel, Parsin

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Leonard Westphal

3ABN Board

Litigation, etc.

*An Attempt to Mend a Broken Network
& Save the Cause of Christ from Reproach*

Did Remnant's Dwight Hall Conspire with Danny Shelton to Hide Hundreds of Thousands in Royalties from the 3ABN Board? Remnant Reports Payments; 3ABN and Danny Shelton Do Not

[< Prev.](#)

We'll first lay out the story as we have gotten it from various sources, and then analyze [Remnant Publications' Form 990's](#), which appear to confirm many of the details.

[Next >](#)

An Early Tip: "Danny Is Hiding His Royalties from the 3ABN Board"

A former 3ABNer wrote on September 19, 2006:

----- Original Message -----
From: *****
To: G. Arthur Joy
Subject: RE: MAP
Date: Tue, 19 Sep 2006 17:02:39 -0700

Hello Galton,

...

Letters of Support
 Letters of Criticism
 News Releases
 Sign Up!
 Contact Us

Added 5/23/2008
 Initial Tax Case
 Public Record

Added 4/10/2008
 Tax Case Lost
 Copyright Trouble

Added 3/29/2008
 Gilley Winning Staff

Added 3/7/2008
 Terminated

Added 2/10/2008
 Objections Heard

Added 1/25/2008
 Church Vote

Must Read:
 Mom in Pain #1
 Mene, Mene,
 Tekel, Parsin
 The Actual Lawsuit
 IRS Criminal
 Investigation

I have wondered about the numbers. When I spoke with Danny about a month or so ago, he insisted that numbers were up by a couple of million. But when I spoke with a board member he indicated that the finances were not doing well, in part relating to a tremendous amount of money 3ABN put into the "Ten Commandments Twice Removed Book" which was distributed by the millions during the spring. I am quite certain that Danny received royalties on this, probably to the tune of several hundred thousand dollars, although he is refusing to disclose the amount to his own board members. This is a gross conflict of interest and also an improper personal inurement that could cause the ministry to lose its tax exempt status if it came to light. ...

Newer Sources Confirm Tip, Dwight Hall Implicated

According to various sources, Danny Shelton asked Dwight Hall, president of Remnant Publications of Coldwater, Michigan, to hide his royalties for the *Ten Commandments Twice Removed* book so that the 3ABN Board would not know how much Danny was getting, and so that Linda wouldn't get any. These sources, including an administrator in an independent ministry, claim that Dwight Hall agreed to hide Danny's royalties, and that at some point in 2007, almost \$300,000 sat in a secret account in a Coldwater, Michigan, bank, which Danny could access via an ATM machine.

What was the timeline? From what we can piece together from our sources:

- Danny reportedly first asked Dwight to hide his royalties in June 2006.
- At that point Dwight allegedly stopped running his typical quarterly royalty report on Danny's book.
- A sizable amount of royalties had allegedly already been calculated prior to that point, but Dwight held on to it at Remnant.
- Sources claim that at year's end that same amount still sat on Remnant's books, and that by some point in 2007 that fund had grown to nearly \$300,000.

Now since Remnant Publications' [2006 Form 990](#) reports an increase in royalty payments in 2006 of more than \$480,000 over 2004, Remnant must have run the royalty reports at some point and calculated what Danny had earned for royalties in 2006.

Danny Hides His Royalties from the Court

On July 13, 2006, Danny Shelton filed a [financial affidavit](#) with the Circuit Court of the Second Judicial Court which appears to contain false information. For example, he claimed that he owed 3ABN Board member Merlin Fjarti a balance of \$200,000 on a mortgage loan with a required payment of "ann. interest." Yet Franklin County Courthouse records in the spring of 2007 indicate that the mortgage loan was in the name of the Fjarti Foundation, not Merlin Fjarti. Also, the Fjarti Foundation's [2005 Form 990](#) documents that the balance as of December 31, 2005, was down to \$150,000, not \$200,000, and the loan was interest-free that year, since no interest was reported on Line 4, raising questions as to the claim of "ann. interest." Lastly, the Fjarti Foundation's [2006 Form 990](#) documents that the loan was paid in full sometime in 2006, so the balance may have been less than \$150,000 in July.

As far as his income goes, Danny reported in [his affidavit](#) an expected income of but \$5,991 per month for the entire year of 2006 (\$71,892 for the year). Since 3ABN's [2006 Form 990](#) reports Danny's salary from 3ABN as being \$72,802 for 2006, Danny in essence was claiming that in 2006 he wasn't going to earn a single cent in royalties from Remnant or income from DLS Publishing (his personal, for-profit corporation) for the entire year, even though he already knew that he had earned substantial royalties from Remnant.

Danny's Lawyers Declare Such To Be a Crime

How serious are these discrepancies? As Danny's personal lawyers John Pucci and Lizette Richards put it, lawyers that represent both Danny and 3ABN in the lawsuit over [Save3ABN.com](#):

In connection with the Financial Affidavit, Joy authored a "Comments" section in which he raises a number of questions, ultimately concluding Plaintiff Shelton was untruthful in the Affidavit. [See Attachment 3](#). Since the Affidavit was filed under the pains and penalties of perjury, Joy is, in essence, accusing Shelton of a crime.

While we have serious misgivings about some of the conclusions and tactics of Danny's lawyers, and they do make serious blunders from time to time, we feel that they very well may be correct this time around in suggesting that if Danny provided false information in his financial affidavit regarding the royalties he earned in 2006, he may have committed a crime.

CFO Larry Ewing Claims Danny Received No Income from Related Organizations in 2005

3ABN's [2005 Form 990](#) was signed by 3ABN CFO Larry Ewing:

Please Sign Here	Under penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, and to the best of my knowledge and belief, it is true, correct, and complete. Declaration of preparer (other than officer) is based on all information of which preparer has any knowledge.	
	<i>Larry D. Ewing</i>	Date
	Signature of officer	5/26/06
	Larry Ewing - Treasurer	
	Type or print name and title	

He answered Line 75c in the following way:

c Do any officers, directors, trustees, or key employees listed in Form 990, Part V-A, or highest compensated employees listed in Schedule A, Part I, or highest compensated professional and other independent contractors listed in Schedule A, Part II-A or II-B, receive compensation from any other organizations, whether tax exempt or taxable, that are related to this organization through common supervision or common control? Note. Related organizations include section 509(a)(3) supporting organizations.				
	75c			✓

So what exactly does that mean? Consider the instructions for Line 75c:

Line 75c. Compensation From Related Organizations

Answer "Yes" to this question if any officer, director, trustee, key employee, or highest compensated employees, or highest compensated professional and non-professional independent contractors received aggregate compensation amounts of \$50,000 or more from your organization and all related organizations (as defined below). ...

Organizations answering "Yes" must attach a schedule that lists, for each officer, director, trustee, key employee, highest compensated employees, or highest compensated professional and non-professional independent contractors, a description of the relationship between the organization and the other organization, receiving such compensation, the name and EIN of each related organization that provided the compensation and the amount each provided. Use the same format as required by columns (C) through (E) of Part V-A.

... For purposes of reporting on the Form 990, related organizations are tax-exempt or taxable entities with a close connection. A close connection that binds related organizations may include:

...

- Common persons exercising substantial influence over all of the organizations.

(["2005 Instructions for Form 990 and Form 990-EZ,"](#) p. 28.)

Danny's compensation from 3ABN in 2005 exceeded the \$50,000 threshold referred to above, since it is listed in the [2005 Form 990](#) as amounting to \$70,944. Now if Danny Shelton being founder, director, and president of 3ABN as well as president of DLS Publishing makes him a common person "exercising substantial influence over" both organizations, we could be left with the following possibilities:

- Larry Ewing knew or should have known that Danny was getting income from DLS Publishing, but chose to answer "No" anyway; and/or
- Danny hid his DLS Publishing income from Larry Ewing so that Larry didn't know anything about it, even though 3ABN purchased \$44,724.38 worth of product from DLS in 2004, according to Note 14 of 3ABN's [2004 financial statement](#); and/or
- In 2005 3ABN funnelled all payments to Danny through Remnant Publications instead of through DLS Publishing in order to avoid answering "Yes" on Line 75c.

3ABN's 2006 Form 990 Does Not Disclose Figures

3ABN's [2006 Form 990](#) was signed by then-president Danny Shelton. Why didn't Larry Ewing sign it? We won't know until he is deposed, for he won't answer questions till then.

Under penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, and to the best of my knowledge and belief, it is true, correct, and complete. Declaration of preparer (other than officer) is based on all information of which preparer has any knowledge.

Please Sign Here

Signature of officer
Danny Shelton
 Danny Shelton President

Date
 8/20/07

Type or print name and title

Search the entire [Form 990](#), and you will not find any figures given for:

- The substantial royalties Danny earned from his *Ten Commandments* book due to his position at 3ABN.
- The value of any free advertising his *Ten Commandments* book was given by 3ABN, which resulted in his earning substantial royalties.
- The value of any free order-taking services that facilitated his earning substantial royalties, when people would call 3ABN to order the book.

Including figures for the above would raise concerns among the stockholders in the pew, who would hesitate to donate to a ministry if they think it is lining the pockets of its president.

Line 89b was left blank. Why?

88a At any time during the year, did the organization own a 50% or greater interest in a taxable corporation or partnership, or an entity disregarded as separate from the organization under Regulations sections 301.7701-2 and 301.7701-3? If "Yes," complete Part IX.		88a	✓
b At any time during the year, did the organization, directly or indirectly, own a controlled entity within the meaning of section 512(b)(13)? If "Yes," complete Part XI.		88b	✓
89a 501(c)(3) organizations: Enter: Amount of tax imposed on the organization during the year under: section 4911 <input type="text" value="0"/> ; section 4912 <input type="text" value="0"/> ; section 4955 <input type="text" value="0"/>		89a	
b 501(c)(3) and 501(c)(4) orgs. Did the organization engage in any section 4958 excess benefit transaction during the year or did it become aware of an excess benefit transaction from a prior year? If "Yes," attach a statement explaining each transaction.		89b	
c Enter: Amount of tax imposed on the organization managers or disqualified persons during the year under sections 4912, 4955, and 4958 <input type="text" value=""/>		89c	
d Enter: Amount of tax on line 89c, above, reimbursed by the organization <input type="text" value=""/>		89d	
e All organizations: At any time during the tax year, was the organization a party to a prohibited tax shelter transaction?		89e	✓
f All organizations: Did the organization acquire a direct or indirect interest in any applicable insurance contract?		89f	✓

Danny answered Line 75c in the following way:

<p>c Do any officers, directors, trustees, or key employees listed in Form 990, Part V-A, or highest compensated employees listed in Schedule A, Part I, or highest compensated professional and other independent contractors listed in Schedule A, Part II-A or II-B, receive compensation from any other organizations, whether tax exempt or taxable, that are related to the organization? See the instructions for the definition of "related organization," If "Yes," attach a statement that includes the information described in the instructions.</p>	
T5c	✓

The above, if truthful, suggests that DLS Publishing did not make one single cent during the entire year of 2006. (See page 35 of "[2006 Instructions for Form 990 and Form 990-EZ.](#)")

Ten Commandments Book Debacle Hits 3ABN Hard

According to sources, the *Ten Commandments* book campaign was a splendid idea that brought dire results to 3ABN because of apparent greed. Here's the history as we have been able to put it together:

- 500,000 books were printed by Pacific Press at a cost of less than 26¢ a book, and were quickly sold.
- Rather than contact Pacific Press again, with whom 3ABN had a partnership, Danny asked Dwight Hall to print 300,000 more copies at a cost of 67¢ a book, with Dwight agreeing to continue paying Danny 10% in royalties.
- Those being quickly sold, Danny got Dwight to do another 500,000 copies.
- After those were sold, Dwight started farming out the printing, getting presses in Grand Rapids (which charged the most of any of them because of a shortage of the particular paper needed: 29¢ per book), the Review and Herald, and elsewhere to help out, never going back to Pacific Press.
- Before it was over, the 2006 campaign totalled 4.8 million books: 500,000 from Pacific Press and 4.3 million through Remnant Publications, 900,000 of which were in Spanish.

Now remember that 3ABN's [2006 Form 990](#) shows a deficit for the year of almost \$3 million. And that is about how much Remnant billed 3ABN for the 4.3 million books and shipping they were responsible for:

What if Danny had gotten Pacific Press to do the 4.3 million books for less than 26¢ instead of Remnant for 67¢? At a savings of 41¢ per book, 3ABN could have saved \$1,763,000 and ended the year with a much lower deficit. But there's more.

Paying With 3ABN Trust Department Funds

Sources claim that 3ABN managed to pay Remnant for the first 1.2 million copies, and then stopped. Dwight subsequently pressed Danny to do something about it, and so Dwight and Danny contacted the 3ABN Board. According to sources, the 3ABN Board agreed to pay Remnant by advancing money from 3ABN Trust Department funds. This could explain how 3ABN sustained a loss of \$3 million, Dwight Hall got paid his \$3 million, and Danny earned his windfall royalties from Remnant.

But the 3ABN Trust Department funds that paid Dwight and ultimately Danny have to get paid back somehow, for the Trust Department has payment obligations it has to make to its clients. Thus [K36FJ is being sold](#) for \$400,000 cash up front, and on October 2, 2007, Jim Gilley [agreed to sell K58DL](#) in Yakima, Washington, for an additional \$450,000.

Some may remember that those who ordered the free *Ten Commandments Twice Removed* book during the 2006 campaign only had to pay 25¢ a book for shipping. This should have raised \$1,075,000 toward the roughly \$3,000,000 bill from Remnant. In reality, that sum could have paid for the entire cost of printing if Pacific Press had done the entire job.

Shelley Quinn Says Nearly 7 Million Copies Distributed

Out of the hundreds of thousands of dollars Danny Shelton has already allegedly earned in royalties from the *Ten Commandments Twice Removed* book, how much has co-author Shelley Quinn received from Danny? While we do not know how much, if any, he has shared with Shelley, we do know that she had the following to say on the air by early October 2007:

"Nearly 7 million copies of the English and Spanish translations have already been distributed in less than two years. And the book has also been translated into 7 languages, including French, Tamil, Russian, Afrikaans, and Portuguese. There's really no way for us to track the total number of books distributed in these other languages, but we do know that tens of thousands have been shipped."

Thus, there have been a whole lot more than 4.8 million copies sold. What do Danny's royalty earnings amount to at this point? Whether new 3ABN Board member Larry Romrell would know we cannot say, though sources claim he did help cover 3ABN's unpaid *Ten Commandment* invoices this year by sending a substantial, six-figure donation to Remnant Publications. Yet we do wonder why he sent his checks directly to Remnant rather than to 3ABN.

To watch the entire video clip of Shelley's *Ten Commandments Twice Removed* commercial, click on the link you prefer below.

While it is exciting to hear Shelley describe reports from anonymous writers regarding how they are switching their day of worship from Sunday to the Bible Sabbath, we think it better to be able to verify that such alleged reports are indeed genuine before justifying this enriching of Danny Shelton at the expense of the financial health of 3ABN.

Quality	View Now (Download Speed)	Download to Disk (File Size)
Better	141K	3.1M
Good	102K	2.3M
So-So	24K	599K

Data from Remnant Publications' Form 990's

Donations, Sales, Printing, Shipping, and Royalties

For the table below, we have pulled some of the data from the revenue and expense sections of Remnant's [Form 990's for 1999 through 2006](#). We have added two columns at the end that calculate the percentage of sales that the royalties amount to.

2001	\$111,752				\$570,894				\$58,689	\$135,015	\$17,652	3.09%	
2002	\$184,841		\$0	\$743,348	\$63,265	\$216,148					\$12,438	1.67%	
2003	\$328,388		\$0	\$888,844	\$77,539	\$262,297					\$16,226	1.83%	
2004	\$194,944		\$0	\$2,009,825	\$152,734	\$592,153					\$26,178	1.30%	
2005	\$451,004	\$0	\$0	\$1,228,662	\$112,769	\$445,558					\$116,556	9.49%	
2006	\$265,682	\$0	\$0	\$4,316,011	\$394,640	\$1,680,814					\$508,767	11.79%	10.64%

Those who wonder why Remnant Publications reported to the IRS that they had \$0 in sales of inventory for each year after 1999 should direct such questions to Remnant.

Danny [incorporated DLS Publishing on November 30, 2004](#), just in time to make sure that DLS Publishing published his new book *Antichrist Agenda* rather than D & L Publishing. While DLS did the publishing, Remnant did the printing. The 2006 book *Ten Commandments Twice Removed* is a smaller version of *Antichrist Agenda*.

Remnant's payment of royalties increased greatly after the incorporation of DLS Publishing and the printing of *Antichrist Agenda*. Adding the amounts that the royalties paid out in 2005 and 2006 exceeded what was paid out in 2004 gives us a figure of \$90,378 (2005) + \$482,589 (2006) = \$572,967 (total increase). How much of this \$572,967 went to Danny Lee Shelton? Sources tell us that what Remnant pays out to other authors in royalties just doesn't amount to much.

Note 14 of 3ABN's [2005 financial statement](#) claims that 3ABN bought \$82,712.43 worth of books "authored by a member of management" "from the publisher," and that "royalties are paid by the publisher to the author." Perhaps coincidentally, Remnant's increase in royalty expenses in 2005 over 2004 amounted to \$90,378, a figure rather close to \$82,713.43.

If we subtract the printing costs of 2005 from those of 2006 in order to get the approximate cost of printing all the *Ten Commandments Twice Removed* books in 2006, and then divide that result by 4.3 million copies, we end up with a cost of 28.7¢ a book.

If we subtract the postage and shipping costs of 2005 from those of 2006 in order to get the approximate cost of shipping the *Ten Commandments Twice Removed* books in 2006, and then divide that result by 4.3 million copies, we end up with a cost of 6.6¢ a book.

Should Remnant Publications consider returning to 3ABN however much of the 25¢ per book shipping charge that went beyond actual

shipping costs, whatever those actual costs were? If they did, perhaps 3ABN wouldn't have to sell as many TV stations.

Occupancy and Travel

The purpose of the legal requirement of making these Form 990's available to the public is that it helps to make charitable organizations more accountable for how they use the funds that are donated to them. For example, consider two other categories of expenses, with "Utilities" from 1999 to 2001 probably actually a part of "Occupancy":

Year	Expenses (Part II)		
	Occupancy	Other (Ln 43) Utilities	Travel
1999	\$400	\$9,931	\$5,925
2000		\$26,119	\$6,199
2001		\$23,303	\$15,440
2002	\$72,792		\$17,460
2003	\$74,879		\$27,521
2004	\$60,000		\$61,462
2005	\$96,500		\$103,547
2006	\$120,000		\$148,964

Obviously, occupancy expenses increased dramatically after 2001, travel increased dramatically after 2003, and 2006's expenses were 200% or more that of 2004 for both these categories. What happened?

Occupancy

"Occupancy" can include whatever it costs to occupy the building your charity resides in:

Line 36. Occupancy
 Enter the total amount paid or incurred for the use of office space or other facilities, heat, light, power, and other utilities (other than telephone expenses reported on line 34), outside janitorial services, mortgage interest, property insurance, real estate taxes, and similar expenses.

[\("2006 Instructions for Form 990"\)](#)

Remnant Publications is located at 649 East Chicago Road in Coldwater, Michigan, in a building owned by R & D Development, according to Branch County, Michigan, records:

Property Address			[collapse]
649 E CHICAGO RD COLDWATER, MI 49036			
Owner Information			[collapse]
R & D DEVELOPMENT COMPANY 649 E CHICAGO RD COLDWATER, MI 49036	Unit:	070	
Taxpayer Information			[collapse]
HALL, DANNY 310 DAYBURG RD COLDWATER, MI 49036			

Notice how R & D Development is also located at 649 East Chicago Road, Remnant's own address, according to the "Owner Information" above. Notice also how the taxpayer is Danny Hall at 310 Dayburg Road. 310 Dayburg Road happens to be another address that R & D Development uses, according to Branch County records:

Owner Information	[collapse]
R & D DEVELOPMENT 310 DAYBURG RD COLDWATER, MI 49036	Unit: 030

That address is also the same one listed in Part V-A of a number of Remnant's [Form 990's](#) as being the address of Daniel Hall, Remnant's vice-president, secretary, and treasurer.

Part V-A Current Officers, Directors, Trustees, and Key Employees (List each person who was an officer, director, trustee, or key employee at any time during the year even if they were not compensated.) (See the instructions.)				
(A) Name and address	(B) Title and average hours per week devoted to position	(C) Compensation (if not paid, enter -0-)	(D) Contributions to employee benefit plans & deferred compensation plans	(E) Expense account and other allowances
Name Dwight Hall City Coldwater St MI Zip 49036	Title President H/W/MK 2	22,789	0	0
Name Daniel Hall City Coldwater St MI Zip 49036	Title VP/Sec/Treas H/W/MK 2	22,789	0	0
Name Rudy W. Hall City Cullowhee St NC Zip 28723	Title Director H/W/MK 2	0	0	0
Name C. Darwin Hall City Coldwater St MI Zip 49036	Title Director H/W/MK 2	0	0	0
Name City ST ZIP	Title H/W/MK			

Thus, if Daniel Hall could speak with the powers that be at R & D Development, one of which is likely himself, perhaps whatever charges Remnant is incurring from R & D could revert back to the levels of prior years.

You may notice that all the above directors and officers have Hall for a last name. In light of that fact consider the questions immediately following the list of directors in Part V-A as answered in 2005:

Form 990 (2005)		Remnant Publications, Inc.		38-2810502		Page 6	
Part V-A Current Officers, Directors, Trustees, and Key Employees (continued)							
75 a Enter the total number of officers, directors, and trustees permitted to vote on organization business at board meetings							
b Are any officers, directors, trustees, or key employees listed in Form 990, Part V-A, or highest compensated employees listed in Schedule A, Part I, or highest compensated professional and other independent contractors listed in Schedule A, Part II-A or II-B, related to each other through family or business relationships? If "Yes," attach a statement that identifies the individuals and explains the relationship(s).		75b		Yes	No		
c Do any officers, directors, trustees, or key employees listed in Form 990, Part V-A, or highest compensated employees listed in Schedule A, Part I, or highest compensated professional and other independent contractors listed in Schedule A, Part II-A or II-B, receive compensation from any other organizations, whether tax exempt or taxable, that are related to this organization through common supervision or common control? Note. Related organizations include section 509(a)(3) supporting organizations.		75c					X
d Does the organization have a written conflict of interest policy?							
		75d					X

Line 75b regarding whether Dwight Hall, Dan Hall, Rudy Hall, or Darwin Hall are related by family or business ties is answered "No" above, a rather peculiar error. However, it is correctly answered "Yes" in 2006. Yet the required statement explaining what exactly those family and business relationships are is missing from the copy of the Form 990 we received.

Out of the \$120,000 Remnant paid for Occupancy costs, how much of that went for property taxes? Not a whole lot. Notice the taxable value listed below:

General Information for Tax Year 2007		[collapse]	
Property Class:	201	Assessed Value:	\$580,200
School District:	12010 - COLDWATER	Taxable Value:	\$141,454
State Equalized Value:	\$580,200	Map #	
User Num Idx	0	Date of Last Name Chg:	08/14/2007
Date Filed:	04/06/199		
Principal Residence Exemption (2006 May 1):	0.0000 %		
Principal Residence Exemption (2006 Final):	0.0000 %		
Principal Residence Exemption (2007 May 1):	0.0000 %		
Previous Year Info	MBOR Assessed	Final S.E.V.	Final Taxable
2006	\$580,200	\$580,200	\$136,407
2005	\$580,200	\$580,200	\$132,050

Now plug the \$141,454 taxable value figure above into [Michigan's property tax estimator](#), and you end up with an estimate of \$7,904 of tax for the year 2007 for the entire building, if it resides in the city of Coldwater:

Michigan.gov Home | [Treasury Home](#) | [Taxes Home](#) | [Sitemap](#) | [Contact Treasury](#) | [FAQ](#) | [Forms](#)

Property Tax Estimator

You can now access estimates on property taxes by local unit and school district, using 2006 millage rates. Simply enter the Taxable Value (approximately 50% of your home value), and select your county from the drop down list provided. You will then be prompted to select your city, village or township along with your school district.

1. Enter your Taxable Value:
(Approximately 50% Home Value)
2. Select Your County:
3. Select Your City/Village/Township:
4. Select Your School District:

Estimated Property Tax For Primary Residence or Qualified Farm (Homestead):
 Estimated Property Tax For Second Home, Rental or Business (Non-Homestead):

But then again, if Remnant Publications is a 501(c)3 organization, and if it owned the building instead of R & D Development, it might not have to pay any property tax at all.

Travel

Other businesses that find their home at 649 East Chicago Road in Coldwater include A Better Way of Life Fitness & Nutrition Center, with [Dwight Hall as owner](#). And then there is [Millennium Enterprise](#), an aircraft renovation company whose website includes [contact information](#) for Dwight Hall. Millennium Enterprise incorporated in Michigan on September 22, 2004, as a foreign limited

liability company from Delaware, after incorporating in Delaware the previous April 23.

Searched for: MILLENNIUM ENTERPRISE LLC	
ID Num:	B9109K
Name:	MILLENNIUM ENTERPRISE LLC
Type:	Foreign Limited Liability Company
Resident Agent:	DANIEL HALL
Registered Office Address:	310 DAYBURG RD COLDWATER MI 49036
Mailing/Office Address:	
Formation/Qualification Date:	9-22-2004
Jurisdiction of Origin:	DELAWARE
Managed by:	
Status:	ACTIVE
Date:	Present

Daniel Hall at 310 Dayburg Road thus shows up again in the record above.

File Number:	3794542	Incorporation Date / Formation Date:	04/23/2004 (mm/dd/yyyy)
Entity Name:	MILLENNIUM ENTERPRISE LLC		
Entity Kind:	LIMITED LIABILITY COMPANY (LLC)	Entity Type:	GENERAL
Residency:	DOMESTIC	State:	DE

2004, the year that Millennium Enterprise incorporated, was the same year that travel expenses began climbing dramatically.

Millennium Enterprise advertises that it has renovated three planes, of which it still owns two. Are these planes used for Remnant-related business? Flight records, though incomplete, indicate that these planes were used to make a round trip from Coldwater to Marion, Illinois, and Denver, Colorado, on June 20-21, 2007, a trip from Marion, Illinois, to Coldwater on July 25, 2007, and round trips from Coldwater to Marion, Illinois, on September 20 and 28-29. Since Marion is just down the road from

3ABN, there is a chance that these planes are used for Remnant-related business ventures with 3ABN, and if so, charges to Remnant for their use may be part of the cause of Remnant's 2006 travel expenses jumping 441% from 2003 to 2006.

So what exactly would be a possible problem with Millennium Enterprise, as well as with the numbers for "Occupancy"? As the excerpt from the 2005 Form 990 above indicates, Dwight and Dan Hall reported salaries that year from Remnant of \$22,789, in exchange for "2" hours of work a week. Is it possible that these amounts are not their total compensation for their work at Remnant, and that they are supplementing their income with payments from Remnant to other companies they own, such as R & D Development, Millennium Enterprise, or others?

Dwight Hall Concerned

Sources indicate that Remnant Publications is presently in lock-down mode. Dwight Hall's office is now constantly locked, and he is reviewing all emails being sent out by employees. Anyone who says anything about him in emails will get fired, and there has already been at least one casualty from this new policy, according to reports.

What might prompt such concern? One possibility is suggested by what a reporter wrote [Save3ABN.com](#) toward the end of September, asking us for assistance in verifying a tip:

----- Original Message -----

From: *****

To: AUReporter

Subject: IRS

Date: Wed, 26 Sep 2007

Have followed this site, as of late. ... We have been asked to investigate whether or not the IRS has taken records from 3ABN, even now with Mr. Shelton ill. Hoping for any info you might have on financial investigation. ... Just looking to see if this tip is legit. ...

To date we still can't confirm the above story. However, a former 3ABNer did tell us about two weeks prior to the above inquiry that the IRS had contacted him/her, and that he/she had passed on the contact info for that IRS agent to 3ABN board chairman Walt

Thompson perhaps three weeks before the above inquiry, and that Dr. Thompson was going to contact the agent.

It was presumably after Walt Thompson received this notice from the former 3ABNer that Danny Shelton on the air on September 6 declared that there was no truth in the report that the IRS was secretly investigating him. He emphatically added that people who say otherwise are enemies of the gospel.

Remnant-Related Pictures

Here is the front of R & D Developments's building that provides a home for Remnant Publications and Better Way of Life Fitness Center:



Looks like there's plenty of room in the building for warehousing lots of literature:



Save-3ABN.com
Not © 2008
405845

[< Prev.](#)



***"Truth invites examination & needs no defense,
lies hide in darkness & blame everyone else."***

[Next >](#)

[Pages 1, 5, 8, and 9 of the Defendants' answer to the Plaintiffs' complaint were filed as Exhibit LL in the Western District of Michigan.

Since they can be found in Doc. 9 as filed with this Court, to conserve resources they are not duplicated here.]

Ex. MM

[The Defendants' memorandum in opposition to the Plaintiffs' motion which was filed in this Court as Doc. 80 was filed as Exhibit MM in the Western District of Michigan.
To conserve resources it is not duplicated here.]

[Defendant Robert Pickle's affidavit which was filed in this Court as Doc. 81 was filed as Exhibit NN in the Western District of Michigan.

To conserve resources it is not duplicated here.]

[Nicholas Miller's email filed as Exhibit OO in the Western District of Michigan was previously filed in the District of Minnesota as Exhibit DD, and was then filed with this Court as part of Doc. 63-33. It can be found on page 16 of Doc. 63-33.

To conserve resources it is not duplicated here.]

1354 County Highway 21
Halstad, MN 56548
(218) 456-2568
August 5, 2008

Charles R. Bappert
100 West Chicago Street
Coldwater, Michigan 49036

Counselor Bappert:

Among other things, our subpoena to your client Remnant Publications, Inc. (hereafter “Remnant”) sought documents pertaining to:

“All ledgers, journals, records of accounts, transmittals, invoices, or other documents relating to **direct or indirect payments** known or believed to be made to or on behalf of, or received from or on behalf of any of the following individuals or entities.”

Among others, those individuals and entities included:

“Any DBA’s of Danny Lee Shelton, or any organizations over which he is known or believed to have or have had control, including but not limited to **D & L Publishing and DLS Publishing**”

Magistrate Judge Carmody limited enforcement of the subpoena to documents pertaining to 3ABN and Danny Lee Shelton. However, documents pertaining to “indirect payments” would theoretically include some of the other individuals or entities mentioned on the subpoena if payments to Danny Shelton were channeled through them, such as any payments that may have been made to either the Fjarli Foundation or Merlin Fjarli for Danny Shelton’s mortgage.

We can now document that Danny Shelton channeled royalty and other payments to himself through D & L Publishing and DLS Publishing, and we can provide a documentary basis for inquiring whether Danny Shelton received payments from Remnant in exchange for certain services that Remnant provided to 3ABN. We are prepared to request the Court to explicitly include D & L Publishing and DLS Publishing in the enforcement of the subpoena, but would be happy to stipulate with you to that effect, which would in consequence avoid these matters being any more in the public arena than they already are.

Would your client stipulate to such an arrangement, or should we proceed to file a motion, representing that your client would oppose that motion?

Charles Bappert
August 5, 2008
Page 2

Respectfully submitted,

A handwritten signature in black ink that reads "Bob Pickle". The signature is written in a cursive, slightly slanted style.

Bob Pickle, *pro se*

Gailon Arthur Joy, *pro se*

cc: Gregory Simpson

Ex. QQ

Subject: RE: Out of District Subpoena for records of Remnant Publications
From: "Charles Bappert" <Charles.Bappert@coldwaterlaw.com>
Date: Fri, 8 Aug 2008 09:39:19 -0400
To: "Bob" <bob@pickle-publishing.com>

Mr. Pickle/Mr. Joy:

In your letter of August 5, you requested a stipulation from Remnant Publications to add DLS Publishing and D & L Publishing to the terms of the pending order to surrender documents issued by Judge Carmody.

As yet, I do not have authority from my client to agree to this, but I believe the issue can wait because of the pending hearing on relevance in the Massachusetts court. As you know, Judge Carmody has ordered that we have 14 days after that decision to provide the documents, if the ruling from Massachusetts is in your favor.

I will say that I am never interested in splitting hairs or making extra work for the court or for the parties. If the Massachusetts court finds the Danny Shelton documents relevant, and we have exhausted all appeals to which we are entitled, I doubt seriously we would balk at turning over D & L and DLS if we had to turn over Danny Shelton documents.

I don't have authority to commit, but I don't think a new motion on your part is necessary. We do need to see what Massachusetts court says.

Call, with questions or concerns.

Charles Bappert

-----Original Message-----

From: Bob [<mailto:bob@pickle-publishing.com>]
Sent: Tuesday, August 05, 2008 11:46 PM
To: Charles Bappert
Subject: Letter attached

1354 County Highway 21
Halstad, MN 56548
(218) 456-2568
July 30, 2008

Gregory Simpson
Siegel, Brill, Greupner, Duffy & Foster, PA
100 Washington Avenue South, Suite 1300
Minneapolis, Minnesota 55401

Counselor Simpson:

We are contemplating filing a motion that would use as exhibits documents pertaining to 3ABN's purchases of Danny Shelton's books from D & L Publishing and Remnant Publications, and the contract between Pacific Press Publishing Association and Kay Kuzma. One of the documents pertaining to 3ABN's purchase of books directly from Pacific Press Publishing Association may also be used to establish that 3ABN does order directly from Pacific Press.

Since these documents were part of the plaintiffs' production and were classified by them as confidential, I am giving you the required notice pursuant to Magistrate Judge Hillman's confidentiality order of April 17, 2008. I believe that our position at present is that there is little point in trying to maintain the confidentiality of most or all of the information in these documents.

Sincerely,

A handwritten signature in black ink that reads "Bob Pickle". The signature is written in a cursive, slightly slanted style.

Bob Pickle, *pro se*

cc: John Pucci via email and fax
Gailon Arthur Joy via email

Records of Trips for N778E, N1555X, and N414WC That Include Flights to Airports Near 3ABN

N Number	Departure	Destination	Departure Time (GMT)	Arrival Time (GMT)	Time Elapsed
N414WC	COU (Columbia, MO)	OKC (Oklahoma City)	01/15/04 11:33 PM	01/16/04 01:45 AM	2h 12m
N414WC	OKC (Oklahoma City)	MWA (Marion, IL)	01/16/04 09:29 PM	01/16/04 11:48 PM	2h 19m
N414WC	MWA (Marion, IL)	OEB (Coldwater, MI)	01/17/04 12:21 AM	01/17/04 02:10 AM	2h 49m
N778E	OEB (Coldwater, MI)	MWA (Marion, IL)	09/26/05 10:12 PM	09/26/05 11:40 PM	1h 28m
N778E	MWA (Marion, IL)	OEB (Coldwater, MI)	09/27/05 12:21 AM	09/27/05 01:44 AM	1h 23m
N414WC	OEB (Coldwater, MI)	MEZ (Mena, AR)	09/07/05 03:12 PM	09/07/05 06:28 PM	3h 16m
N414WC	MEZ (Mena, AR)	MWA (Marion, IL)	09/29/05 01:16 PM	09/29/05 02:59 PM	2h 43m
N414WC	MWA (Marion, IL)	AID (Anderson, IN)	09/29/05 04:06 PM	09/29/05 05:12 PM	1h 6m
N414WC	GWB (Auburn, IN)	MWA (Marion, IL)	09/29/05 09:36 PM	09/29/05 11:13 PM	2h 37m
N414WC	MWA (Marion, IL)	OEB (Coldwater, MI)	09/29/05 11:42 PM	09/30/05 01:28 AM	2h 46m
N778E	OEB (Coldwater, MI)	MWA (Marion, IL)	10/02/05 11:34 AM	10/02/05 01:14 PM	2h 40m
N778E	MWA (Marion, IL)	OEB (Coldwater, MI)	10/02/05 01:48 PM	10/02/05 03:14 PM	1h 26m
N778E	GWB (Auburn, IN)	MWA (Marion, IL)	10/23/05 06:05 PM	<i>Indeterminate</i>	N/A
N778E	MVN (Mount Vernon, IL)	AIA (Alliance, NE)	10/23/05 08:13 PM	10/23/05 11:39 PM	3h 26m
N778E	OEB (Coldwater, MI)	MWA (Marion, IL)	11/16/05 01:30 PM	11/16/05 03:18 PM	2h 48m
N778E	MWA (Marion, IL)	OEB (Coldwater, MI)	11/16/05 09:27 PM	11/16/05 10:52 PM	1h 25m
N778E	OEB (Coldwater, MI)	AID (Anderson, IN)	01/18/06 06:11 PM	01/18/06 06:46 PM	35m
N778E	AID (Anderson, IN)	MWA (Marion, IL)	01/18/06 07:54 PM	01/18/06 09:10 PM	1h 16m
N778E	MWA (Marion, IL)	TDW (Amarillo, TX)	01/19/06 12:44 AM	<i>Indeterminate</i>	N/A
N778E	OEB (Coldwater, MI)	MWA (Marion, IL)	02/23/06 09:29 PM	02/23/06 11:03 PM	2h 34m
N778E	MWA (Marion, IL)	OEB (Coldwater, MI)	02/24/06 05:38 AM	02/24/06 06:57 AM	1h 19m
N778E	OEB (Coldwater, MI)	MWA (Marion, IL)	03/29/06 01:20 PM	03/29/06 02:48 PM	1h 28m
N778E	MWA (Marion, IL)	OEB (Coldwater, MI)	03/30/06 12:12 AM	03/30/06 01:42 AM	2h 30m
N778E	OEB (Coldwater, MI)	MWA (Marion, IL)	04/27/06 08:24 PM	04/27/06 09:57 PM	2h 33m
N778E	MWA (Marion, IL)	OEB (Coldwater, MI)	04/28/06 04:54 AM	<i>Indeterminate</i>	N/A
N778E	OEB (Coldwater, MI)	MWA (Marion, IL)	05/24/06 03:10 PM	05/24/06 04:38 PM	1h 28m
N778E	MWA (Marion, IL)	AID (Anderson, IN)	05/25/06 03:07 PM	05/25/06 04:08 PM	1h 1m
N778E	AID (Anderson, IN)	OEB (Coldwater, MI)	05/25/06 05:35 PM	05/25/06 06:14 PM	39m
N778E	OEB (Coldwater, MI)	DET (Detroit, MI)	05/26/06 01:21 PM	05/26/06 01:52 PM	31m
N778E	DET (Detroit, MI)	MWA (Marion, IL)	05/26/06 04:16 PM	05/26/06 05:58 PM	2h 42m
N778E	MWA (Marion, IL)	OEB (Coldwater, MI)	05/28/06 11:23 AM	05/28/06 12:45 PM	1h 22m
N778E	OEB (Coldwater, MI)	MWA (Marion, IL)	09/27/06 03:42 PM	09/27/06 05:21 PM	2h 39m
N778E	MWA (Marion, IL)	OEB (Coldwater, MI)	09/27/06 05:55 PM	09/27/06 07:25 PM	2h 30m
N778E	OEB (Coldwater, MI)	3M3 (Collegedale, TN)	09/29/06 01:18 PM	09/29/06 03:10 PM	2h 52m
N778E	3M3 (Collegedale, TN)	MWA (Marion, IL)	09/29/06 03:44 PM	09/29/06 05:05 PM	1h 21m
N778E	MWA (Marion, IL)	OEB (Coldwater, MI)	10/01/06 11:40 AM	10/01/06 01:13 PM	2h 33m
N778E	OEB (Coldwater, MI)	3M3 (Collegedale, TN)	11/17/06 12:34 PM	11/17/06 02:25 PM	2h 51m
N778E	3M3 (Collegedale, TN)	EVB (New Smyrna Beach, FL)	11/17/06 06:36 PM	11/17/06 08:33 PM	2h 57m
N778E	EVB (New Smyrna Beach, FL)	MWA (Marion, IL)	11/20/06 12:55 PM	<i>Indeterminate</i>	N/A
N778E	MWA (Marion, IL)	AID (Anderson, IN)	11/20/06 10:24 PM	11/20/06 11:32 PM	1h 8m
N414WC	OEB (Coldwater, MI)	MWA (Marion, IL)	12/21/06 01:19 PM	12/21/06 03:23 PM	2h 4m
N414WC	MWA (Marion, IL)	OEB (Coldwater, MI)	12/21/06 06:37 PM	12/21/06 08:15 PM	2h 38m
N778E	OEB (Coldwater, MI)	MWA (Marion, IL)	02/06/07 12:08 PM	02/06/07 01:39 PM	2h 31m

Records of Trips for N778E, N1555X, and N414WC That Include Flights to Airports Near 3ABN

N Number	Departure	Destination	Departure Time (GMT)	Arrival Time (GMT)	Time Elapsed
N778E	MWA (Marion, IL)	OEB (Coldwater, MI)	02/06/07 08:24 PM	02/06/07 10:02 PM	2h 38m
N778E	OEB (Coldwater, MI)	MWA (Marion, IL)	03/06/07 05:13 PM	03/06/07 06:46 PM	2h 33m
N778E	MWA (Marion, IL)	OEB (Coldwater, MI)	03/07/07 12:05 AM	03/07/07 01:34 AM	1h 29m
N778E	OEB (Coldwater, MI)	MWA (Marion, IL)	04/04/07 10:44 AM	04/04/07 12:33 PM	2h 49m
N778E	MWA (Marion, IL)	OEB (Coldwater, MI)	04/04/07 06:37 PM	04/04/07 08:11 PM	2h 34m
N778E	OEB (Coldwater, MI)	3M3 (Collegedale, TN)	04/16/07 11:44 AM	<i>Indeterminate</i>	N/A
N778E	3M3 (Collegedale, TN)	MWA (Marion, IL)	04/16/07 08:25 PM	04/16/07 09:58 PM	2h 33m
N778E	MWA (Marion, IL)	EVV (New Smyrna Beach, FL)	04/17/07 08:27 PM	<i>Indeterminate</i>	N/A
N778E	SFB (Orlando, FL)	THA (Tullahoma, TN)	04/19/07 07:25 PM	<i>Indeterminate</i>	N/A
N778E	MWA (Marion, IL)	OEB (Coldwater, MI)	04/20/07 04:10 AM	04/20/07 05:37 AM	1h 27m
N1555X	OEB (Coldwater, MI)	MWA (Marion, IL)	05/24/07 02:25 PM	05/24/07 04:35 PM	2h 10m
N1555X	MWA (Marion, IL)	OEB (Coldwater, MI)	05/27/07 04:26 AM	05/27/07 06:11 AM	2h 45m
N414WC	OEB (Coldwater, MI)	MWA (Marion, IL)	06/20/07 01:37 PM	06/20/07 03:20 PM	2h 43m
N414WC	MWA (Marion, IL)	APA (Denver, CO)	06/20/07 10:36 PM	06/21/07 02:44 AM	4h 8m
N414WC	APA (Denver, CO)	OEB (Coldwater, MI)	06/21/07 05:53 PM	06/21/07 09:57 PM	4h 4m
N1555X	MWA (Marion, IL)	OEB (Coldwater, MI)	07/11/07 08:19 PM	07/11/07 10:13 PM	2h 54m
N1555X	OEB (Coldwater, MI)	MWA (Marion, IL)	07/11/07 11:10 AM	07/11/07 01:14 PM	2h 4m
N1555X	MWA (Marion, IL)	OEB (Coldwater, MI)	07/25/07 06:53 PM	07/25/07 08:51 PM	2h 58m
N778E	OEB (Coldwater, MI)	MWA (Marion, IL)	09/20/07 08:23 PM	09/20/07 09:53 PM	2h 30m
N778E	MWA (Marion, IL)	OEB (Coldwater, MI)	09/21/07 03:57 AM	09/21/07 05:16 AM	1h 19m
N778E	OEB (Coldwater, MI)	MWA (Marion, IL)	09/28/07 04:59 PM	09/28/07 06:24 PM	1h 25m
N778E	MWA (Marion, IL)	OEB (Coldwater, MI)	09/30/07 12:48 AM	09/30/07 02:12 AM	1h 24m
N778E	OEB (Coldwater, MI)	MWA (Marion, IL)	02/14/08 03:15 PM	02/14/08 04:59 PM	2h 44m
N778E	MWA (Marion, IL)	GBD (Great Bend, KS)	02/15/08 12:52 PM	02/15/08 09:43 PM	9h 51m
N778E	OEB (Coldwater, MI)	MWA (Marion, IL)	04/04/08 11:41 AM	04/04/08 01:24 PM	2h 43m
N778E	MWA (Marion, IL)	HKY (Hickory, NC)	04/04/08 05:45 PM	04/04/08 07:46 PM	2h 1m
N778E	HKY (Hickory, NC)	ORL (Orlando, FL)	04/06/08 11:29 AM	04/06/08 01:51 PM	2h 22m
N778E	OEB (Coldwater, MI)	MWA (Marion, IL)	05/29/08 06:07 PM	05/29/08 07:44 PM	2h 37m
N778E	MWA (Marion, IL)	OEB (Coldwater, MI)	06/01/08 01:35 AM	06/01/08 03:01 AM	1h 26m