EXHIBIT 4

SIEGEL BRILL

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SIEGEL BRILL GREUPNER DUFFY & FOSTER P.A.

DATE: November 5, 2007

TO: Laird Heal

FROM: Jerrie M. Hayes

RE:

FILE NO.: 24,681-D-002

FAX NO.: 1-978-422-0463

PLEASE FIND PAGES, INCLUDING THIS COVER. IF YOU DID NOT RECEIVE ALL PAGES, PLEASE CONTACT CAROLYN AT (612) 337-6100.

FOR YOUR: Information Review Response

ORIGINAL TO FOLLOW BY MAIL: Xes I No

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COMMENTS:

Case 4:08-cv-40090-FDS

Document 2-5

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JERRIE M. HAYES 612-337-6142 jerriehayes@sbgdf.com

November 5, 2007

VIA FACSIMILE / U.S. MAIL / EMAIL

Laird Heal, Esq. 3 Clinton Road P.O. Box 365 Sterling, MA 01564

Three Angels Broadcasting Network, Inc. and Danny Lee Shelton vs. Re: **Gailon Arthur Joy and Robert Pickle** Court Docket No. 07-40098-FDS Our File No. 24.681-D-002

Mr. Heal:

Attached and served upon you is a copy of an order issued on November 2, 2007 by Magistrate Timothy Hillman in the above-entitled matter. By this order, Defendant Joy is to make all electronic equipment within his possession, custody or control available for imaging by Plaintiff's computer expert on or before November 9, 2007. I will contact Defendant Joy separately to arrange for the date and time for the data imaging.

Sincerely,

tey

Jerrie M. Haves

JMH/cg

Enclosure

Case 4:08-cv-40090-FDS

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

THREE ANGELS BROADCASTING NETWORK, INC. and DANNY LEE SHELTON, Plaintiffs,

v.

GAILON ARTHUR JOY and ROBERT PICKLE, Defendants CIVIL ACTION NO. 07-40098-FDS

ORDER ON PLAINTIFF'S MOTION FOR A STATUS CONFERENCE November 2, 2007

)

The Plaintiff's motion is granted. A status conference shall be held on November 13, 2007, at 1:00 p.m. in Courtroom 16, Fifth Floor, John Joseph Moakley United States Courthouse, 1 Courthouse Way, Boston, Massachusetts. Counsel are reminded that they may appear via teleconference. If they so desire they are to contact my Courtroom Deputy, Lisa Roland at 617-748-4446 before Thursday, November 8, 2007.

Until that time the Defendant Joy shall, within 7 days of the date of this order:

Provide the Plaintiffs and court with a listing of all electronic equipment, owned by the Defendant, or under the Defendant's care, custody, or control, whether listed in the defendant's bankruptcy petition or not.

Make that equipment available to a forensic computer examiner who shall make a mirror image of any hard drives or storage devises. The imaging process shall, insofar as possible, take place at the Defendant's premises, and the process may be witnessed by the defendants and/or their experts.

Until further order of this court those mirror images shall, immediately upon completion of the imaging process, be placed under seal. They are not to be viewed, searched, copied, tampered with, or otherwise accessed. The seal shall bear the date of sealing and the signature of any parties, or their representatives Case 4:08-cv-40090-FDS

SIEGEL BRILL Document 2-5

who wish to witness the imaging and sealing process.

The cost of imaging shall, for now, be born by the Plaintiffs. The Defendant Joy may obtain a copy of the imaged devises at his own expense. The Defendant Pickle may also obtain a copy of the devises at his own expense only upon the express written authorization of the Defendant Joy.

<u>/s/Timothy S. Hillman</u> TIMOTHY S. HILLMAN U.S. MAGISTRATE JUDGE