

**Ex. QQ**

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

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@\\*\\*\\*](mailto:bob@***)]  
Sent: Tuesday, August 05, 2008 11:46 PM  
To: Charles Bappert  
Subject: Letter attached