

1354 County Highway 21
Halstad, MN 56548
(218) 456-2568
January 3, 2008

Linda Sue Shelton
c/o Laird J. Heal
P.O. Box 365
Sterling, MA 01564

Nicholas P. Miller

Niles, MI 49120

Derrell Mundall

Loma Linda, CA 92354

Dear Linda, Nick, and Derrell:

Pursuant to Local Rule 15.1 of the District Court for the District of Massachusetts, which concerns amending the pleadings in order to add new parties, we are serving “in the manner contemplated by Fed. R. Civ. P. 5(b), the motion to amend upon the proposed new party at least ten (10) days in advance of filing the motion.”

Please find enclosed our contemplated motion, a memorandum, and the proposed addition to our answer to the plaintiffs’ complaint, which would have the effect of adding you as third party defendants.

Since today’s date is the 3rd, the motion would be filed on January 13 (10 days from now), or after the court grants leave to file this motion, whichever is later.

Looking forward to when this is all behind us,

Sincerely,

Bob Pickle

allegations relating to the Defendants.

Nicholas Miller, of *****, Niles, Michigan, is the former General Counsel and former director of Plaintiff Three Angels Broadcasting Network, Inc. and a business acquaintance of Plaintiff Danny Lee Shelton. Nicholas Miller was the source of substantial information, stated and in writing, that led the Defendants to give serious attention to the business irregularities of the Plaintiffs, particularly as it related to tax exempt status and allegations of private inurement by Plaintiff Danny Lee Shelton, as well as certain irregularities relating to Plaintiff Shelton's relationship and support of Brandy Elswick Murray, later to become Brandy Shelton.

All three parties are indispensable as they were the source of substantive information and/or documentation upon which the Defendants relied to serve as the basis for investigative journalism and reports of findings. Therefore, the Defendants' best interest is served by the addition of the Third Party Defendants to preserve the Defendants' right of recovery, if any, for the detrimental reliance of the Defendants upon the veracity of statements and certification of documentation essential to the defense of this action.

Therefore, the Defendants pray the Honorable Court for leave to add Linda Sue Shelton, Derrell Mundall, and Nicholas Miller as Third Party Defendants by allowing them to amend their answers to Plaintiffs' Complaint to include, immediately following their Affirmative Defenses, the text of Exhibit A.

Respectfully submitted,

Dated: January ____, 2008

Gailon Arthur Joy, *pro se*
P.O. Box 1425
Sterling, MA 01564
Tel: (978) 422-3464
Fax: (206) 203-3751

and

Robert Pickle, *pro se*
1354 County Highway 21
Halstad, MN 56548
Tel: (218) 456-2568
Fax: (206) 203-3751

LOCAL RULE 15.1 CERTIFICATE

The undersigned hereby attests that Defendants have complied with the requirements of Local Rule 15.1 by serving this motion upon the proposed new parties in the manner contemplated by Fed. R. Civ. P. 5(b) 10 days or more before the filing of this motion.

Dated: January ____, 2008

AFFIDAVIT OF SERVICE

Under penalty of perjury, I, _____, do certify that I am over the age of 18 years of age and on this day I have caused service of this document to the Court and have served by first class mail, postage prepaid, a copy of this document and this Certificate of Service to Plaintiffs' counsel at Siegel, Brill, Greupner, Duffy & Foster, and Fierst, Pucci & Kane, LLP.

Dated: January ____, 2008

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Sent To: Nicholas Miller
 Street, Apt. No. or PO Box No.: [REDACTED]
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Sent To: Derrell Mundall
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