## UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

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Three Angels Broadcasting Network, Inc., an Illinois non-profit corporation, and Danny Lee Shelton, individually,

v.

Gailon Arthur Joy and Robert Pickle,

Defendants.

Plaintiffs,

Case No.: 07-40098-FDS

## DEFENDANTS' MOTION TO UNSEAL DOCKET ENTRIES, OR IN THE ALTERNATIVE, TO SERVE SEALED COPIES UPON THE DEFENDANTS

The publicly available docket entries for the instant case show three missing entries

concerning documents:

- Docket # 22: entered between July 27 and August 13, 2007.
- Docket # 28: entered between August 27 and October 24, 2007.
- Docket # 88: entered between July 16 and July 17, 2008.

The Defendants have the understanding that Docket # 28 may concern Defendant Joy's

bankruptcy. Based on the range of dates entered, these docket entries may concern the Plaintiffs' quest for the Defendants' hard drives, and the IRS criminal investigation of the Plaintiffs, but since the Defendants do not have record of service for any of these three entries or any associated non-document entries, it is difficult to say.

The Defendants believe that they need to review the documents associated with these entries in order to properly prepare their appeal, since these documents may go to the question of the Plaintiffs' vexatiousness and bad faith during the instant litigation, and/or may pertain to the Plaintiffs' asserted reasons for requesting dismissal of the instant case. (Doc. 126 pp. 9, 16–17, 20; Doc. 127  $\P$  22).

If these entries are of too sensitive a nature to be unsealed, the Defendants request that sealed copies be served upon the Defendants.

WHEREFORE, the Defendants pray the Court to unseal Docket # 22, # 28, and # 88, and all associated non-document entries, or, in the alternative, to serve sealed copies of Docket # 22, # 28, and # 88, and all associated non-document entries, upon the Defendants, and for whatever further relief the Court deems fair and just.

Respectfully submitted,

Dated: November 26, 2008

/s/ Gailon Arthur Joy, pro se

Gailon Arthur Joy, *pro se* Sterling, MA 01564 Tel: (978) 333-3067

and

<u>/s/ Robert Pickle, pro se</u> Robert Pickle, pro se Halstad, MN 56548 Tel: (218) 456-2568 Fax: (206) 203-3751

## LOCAL RULE 7.1 CERTIFICATE

The undersigned hereby attests that the Defendants have complied with the requirements of Local Rule 7.1 by having, in good faith, through counsel conferred with Plaintiffs. Plaintiffs' counsel represented that he did not know what the sealed documents were or who had filed them, and thus could not take a position on the issues of this motion without doing further research. Plaintiffs' counsel has been unresponsive after giving him additional time to research this matter.

Dated: November 26, 2008

/s/ Bob Pickle Bob Pickle

## **AFFIDAVIT OF SERVICE**

Under penalty of perjury, I, Bob Pickle, hereby certify that this document, filed through the ECF system, will be sent electronically to the registered participants as identified on the Notice of Electronic Filing (NEF).

Dated: November 26, 2008

/s/ Bob Pickle

Bob Pickle