

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF ILLINOIS

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

Case No. 08-MC-16

Plaintiffs,

v.

Gailon Arthur Joy and Robert Pickle,

Defendants.

ORDER

This matter comes before the Court on defendant Robert Pickle's motion for leave to file electronically (Doc. 7). He states that he has a large volume of documents to file in response to the Court's June 18, 2008, order to show cause (Doc. 6) and that allowing him to do so electronically would alleviate his concerns about timely filing and would save him time and effort.

The Court **DENIES** the motion (Doc. 7). Pickle's timeliness concerns as articulated in his motion are based on a flawed reading of the Local Rules in conjunction with the Federal Rules of Civil Procedure. Furthermore, rather than forcing Pickle to file his "large volume of documents" in the Court file, the Court will instead order a hearing on this matter at which time Pickle may present in person his documents as exhibits and explain to the Court their relevancy. Pickle's response to the Court's prior order to show cause need not contain those exhibits. The Court further **ORDERS** that Pickle's response shall not exceed ten pages and **ORDERS** that the aforementioned hearing be held on July 24, 2008, at 1:30 p.m. in Benton, Illinois, at which all parties must appear in person. The failure to appear in person or to be substantially prepared to participate in good faith in the hearing may justify quashing the subpoena *duces tecum* at issue in this proceeding or entry of other sanctions authorized by Federal Rule of Civil Procedure 16(f).

IT IS SO ORDERED.
DATED: June 30, 2008

s/ J. Phil Gilbert
J. Phil Gilbert
United States District Judge