UNITED STATES DISTRICT COURT WESTERN DISTRICT OF MICHIGAN

Three Angels Broadcasting Network, Inc., an Illinois non-profit corporation, and Danny Lee Shelton, individually,))) Case No.: 1:08-mc-03
Plaintiffs, v.)))
Gailon Arthur Joy and Robert Pickle,)
Defendants.))

AFFIDAVIT OF ROBERT PICKLE

NOW COMES Robert Pickle of Halstad Township, Norman County, Minnesota, who deposes and testifies to the following under pain and penalty of perjury:

- 1. On April 6, 2007, the Plaintiffs Three Angels Broadcasting Network ("3ABN") and Danny Shelton filed suit against the Defendants in U.S. District Court. Relevant pages of the complaint are attached hereto as **Exhibit A**.
- 2. On March 31, 2008, the Defendants served a subpoena on Remnant Publications ("Remnant"), attached hereto as **Exhibit B**. Remnant's counsel served a response back on April 1, 2008, attached hereto as **Exhibit C**, indicating that a motion to compel would be required. An earlier subpoena had mistakenly been issued from the District of Massachusetts, to which Remnant's counsel had responded in similar fashion. A copy of my response at that time is attached hereto as **Exhibit D**. This response refers to an earlier conversation with Dwight Hall in which Dwight told me that he would not make it hard for us to obtain documents, and which

informs Remnant's counsel that we would expect reimbursement of our expenses if we have to file a motion to compel. Either Gailon or I have spoken to Dwight Hall or Remnant's counsel about six times since around December.

- 3. At the time specified on the subpoena, on April 15, 2008, James Salway was at the Branch County Courthouse, but Remnant or its counsel did not show up. His notarized statement is attached hereto as **Exhibit E.**
- 4. As 501(c)3 organizations, both 3ABN and Remnant file Form 990's with the Internal Revenue Service.
- 5. 3ABN Board chairman Walt Thompson has stated that Remnant has a seat or seats on 3ABN's book committee. His communication to this effect is attached hereto as **Exhibit F.**
- 6. Relevant pages of Danny Shelton's July 2006 financial affidavit are attached hereto as **Exhibit G.**
- 7. Magistrate Judge Timothy Hillman's confidentiality order issued in the underlying suit is attached hereto as **Exhibit H.**
- 8. Relevant pages of 3ABN's 2001-2006 financial statements are attached hereto as **Exhibits I-N**, documenting the fact that 3ABN has bought millions of dollars of Danny Shelton's products or books via D & L Publishing ("D & L" stands for "Danny and Linda"), DLS Publishing ("DLS" stands for "Danny Lee Shelton"), and Remnant. These financial statements are available from the Illinois Attorney General's office.
- 9. Relevant pages of Administrative Law Judge Barbara Rowe's January 24, 2004, decision are attached hereto as **Exhibit O.**
- 10. In 1998, 3ABN had a products page on their website that featured a book by Linda Shelton. The relevant part of that products page is attached hereto as **Exhibit P.**
 - 11. In 2006, 3ABN heavily marketed Danny Shelton's book, *Ten Commandments*

Twice Removed, and distributed about 4.8 million copies for 25 cents each to cover the cost of shipping. 3ABN took the orders and payment, and Remnant shipped the books to the customers.

- 12. Relevant pages of 3ABN's Form 990 filings for the years 2005 and 2006 are attached hereto as **Exhibits Q-R.** Relevant pages of Remnant's Form 990 filings for the years 1999 through 2006 are attached hereto as **Exhibits S–Z.**
- 13. Nicholas Miller is 3ABN's former general counsel and a former director. An email from Nicholas Miller pertaining to Danny Shelton hiding his royalties from Remnant is attached hereto as **Exhibit AA**. Miller later told me that after the 3ABN Board had voted not to pay Danny Shelton's girlfriend Brandy Elswick Murray, that he funneled 3ABN funds to her through a third-party non-profit.
- 14. Danny Shelton told me that he was waiting until his marital property division case was settled before disclosing how much royalties he had received because of the *Ten* Commandments Twice Removed campaign. His email is attached hereto as Exhibit BB.
- 15. Sources have informed us that Dwight Hall has been supplementing his Remnant salary by payments made by Remnant to Hall-controlled companies for building and aircraft leases.
- Attached hereto as **Exhibits CC–EE** are the copyright pages of three editions of 16. Ten Commandments Twice Removed. The edition that claims to have been published in 2007 states on the cover "2nd Edition - Over 5 MILLION Copies in print." Since the massive 2006 book campaign is what resulted in 5 million copies being distributed, the 2007 edition had to have been published after that 2006 campaign.
- Standards in the publishing industry dictate that each edition of a book carry a 17. different ISBN number.

FURTHER DEPONENT TESTIFIES NOT.

Signed and sealed this 1st day of May, 2008.

/s/ Bob Pickle

Bob Pickle 1354 County Highway 21 Halstad, MN 56548 Tel: (218) 456-2568

Subscribed and sworn to me this 1st day of May, 2008.

/s/ Melanie Dee Nelson

Notary Public -- Minnesota

My Commission Expires January 31, 2011