

IN THE UNITED STATES DISTRICT COURT
DISTRICT OF MARYLAND

ALBERT SNYDER,
Plaintiff

v.

FRED W. PHELPS, SR.,
SHIRLEY L. PHELPS-ROPER;
REBEKAH A. PHELPS-DAVIS; and
WESTBORO BAPTIST CHURCH, INC.
Defendants

Civil Action No. 06-CV-1389 RDB

U.S. DISTRICT COURT
DISTRICT OF MARYLAND
NOV 26 2007
CLERK OF COURT
AT BALTIMORE
DEPUTY

PLAINTIFF'S ANSWERS TO DEFENDANT PHELPS-ROPER'S
INTERROGATORIES 7 AND 29

7. Regarding the Web site, www.matthewsnyder.org, why was it established; who set it up; who maintains it; who pays to maintain it; and who bought the domain name?

Answer: The Website was established as a vehicle by which Plaintiff Al Snyder could inform the public of the actions of the defendants. Through this Website Plaintiff also seeks donations to help offset the legal expenses of bringing the suit.

Albert Snyder bought the domain name. The Website was set up with the help of Plaintiff's counsel through the registrar, necess.net. It is paid for by Mr. Snyder and is maintained by Plaintiff's counsel.

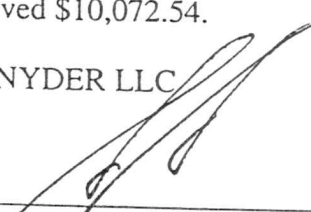
29 How much money have you received through donations through www.matthewsnyder.org, to whom were the checks and money orders made out, or if paid by credit card to whom were the payments made, and have you reported those funds as income and if so when and how?

Answer: Donations have been received through the service as identified on the Website as Click and Pledge, whereby the donations have been received in the form of periodic checks payable to Albert Snyder Escrow. In addition, cash donations have been received and individual

checks have been received payable to the Al Snyder Fund. These funds have not been reported as income. To date, the Al Snyder Fund has received \$10,072.54.

BARLEY SNYDER LLC

By: _____



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2051789

VERIFICATION

I, Albert Snyder, the within Plaintiff, hereby verify that the foregoing Answers to Phelps-Roper Interrogatories 7 and 29 are true and correct to the best of my knowledge, information and belief. I understand that false statements herein are made subject to the penalties of 28 USCS §1746 relating to unsworn falsification to authorities.

Dated: 9-20-2007

Albert L. Snyder
Albert Snyder

CERTIFICATE OF SERVICE

I hereby certify that on this date I have served true and correct copies of Plaintiff's Answers to Defendant Phelps-Roper's Interrogatories 7 and 29 by depositing the same in the United States mail, postage prepaid, at York, Pennsylvania, addressed as follows:

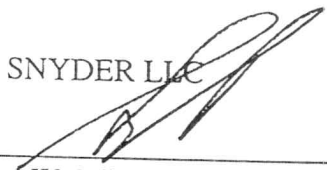
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Date; _____

9-21-07