

IN THE UTAH COURT OF APPEALS

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Stephen Shane Vance,)	MEMORANDUM DECISION
)	(Not For Official Publication)
Plaintiff and Appellant,)	
)	Case No. 20061130-CA
v.)	
)	F I L E D
Gordon B. Hinckley,)	(April 19, 2007)
)	
Defendant and Appellee.)	2007 UT App 132

Third District, Salt Lake Department, 060911270
The Honorable Denise P. Lindberg

Attorneys: Stephen Shane Vance, Salt Lake City, Appellant Pro Se
R. Willis Orton and Alexander Dushku, Salt Lake City,
for Appellee

Before Judges Greenwood, Billings, and Orme.

PER CURIAM:

Stephen Shane Vance appeals from the district court's order dismissing his action for failure to state a claim upon which relief could be granted. This matter is before the court on its own motion for summary disposition on the basis that the issues presented are so insubstantial as to not merit further consideration by the court.

Vance filed a complaint stating as follows: "Comes now, Plaintiff Stephen Shane Vance for control of the Church of Jesus Christ of Latter Day Saints so that me Jesus Christ can run for president and accomplish world peace." While world peace is certainly a laudable goal, Vance has articulated no set of facts or legal theory that would entitle him to the remedy he seeks in this case. Therefore, the district court appropriately dismissed

the case for failure to state a claim upon which relief could be granted.

Affirmed.

Pamela T. Greenwood,
Associate Presiding Judge

Judith M. Billings, Judge

Gregory K. Orme, Judge