July 6, 2023 Before: Bardai, J. QB766/22 Management conf. Call G. Scharfstein for the plaintiffs N. Conlon for the defendant

C. Erickson et al v. K. Johnson et al

The law firm of Scharfstein LLP has been trying to serve the Defendant, Keith Johnson with the Amended Statement of Claim. They have tried serving Keith Johnson's son, Brian Johnson who is no longer in contact with his father. Accordingly, Brian Johnson is no longer an appropriate person to serve and the substitutional service order allowing Mr. Keith Johnson to be served substitutionally through his son, no longer makes practical sense.

The Plaintiffs have tried serving Dean Schmidt, who no longer appears to be passing material on. They have tracked Mr. Johnson from Tulsa, Oklahoma (at the Church on the Move), to Houston, Texas, to Amarillo, Texas, to Plainview, Texas and back to Amarillo, Texas where he appeared on a video posted on Accelerate Church's public YouTube page.

The Accelerate Church's address in Amarillo is 4400 Crockett St, Amarillo, Texas 79110. The address for the Church on the Move, is 1003 N 129<sup>th</sup> East Avenue, Tulsa, Oklahoma, 74116.

On the evidence, I am satisfied that Mr. Johnson is doing his best to evade service. The evidence is that members of the Accelerate Church and/or Church on the Move are shielding Mr. Johnson. Service on Mr. Johnson will be effected by sending by regular mail a copy of any correspondence or material to:

The Accelerate Church's address in Amarillo, being 4400 Crockett St, Amarillo, Texas 79110; and The address for the Church on the Move, being 1003 N 129<sup>th</sup> East Avenue, Tulsa, Oklahoma, 74116.

Service shall be deemed effective 10 days after the mailing of such materials to these addresses.

Bardai J.

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