

EXHIBIT 3

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To:	Company:	Fax #:	Direct #:	
Matthew Swafford	Civil Courts Building	[REDACTED]	[REDACTED]	
From:	Date:	Pages w/cover:	Fax #:	Direct #:
Gregg Kirchhoefer, P.C.	April 14, 2022	3	[REDACTED]	[REDACTED]

Message:

Mary Fanning Kirchhoefer - Motion for Continuance by Nonresident Defentant w/Affidavit

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APR 22 2022
COURT REPORTERS
ST. LOUIS, MO

Dear Matthew,

Thank you for our discussion on Friday.

Pursuant to that discussion I attach a motion for continuance and my affidavit that I previously submitted on two separate occasions, but for which I have not received confirmation of filing.

I was told this lawsuit would be dropped. I spoke to one of the plaintiffs Joe Hoff, of The Gateway Pundit, who said he did not know why the suit was filed.

Please call me if you have any questions and confirm receipt of this communication. I appreciate your assistance in this matter.

Sincerely,

Mary Fanning

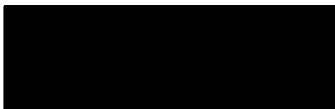


Affidavit of Mary Fanning Kirchhoefer

I, Mary Fanning Kirchhoefer, do hereby state that I did not receive the Complaint in Case Number 2222-CC00025 until recently. The Complaint is a complicated multi-count, multiple party pleading. I am not a resident of the State of Missouri and am representing myself pro se as I should not be penalized with the cost of defending this frivolous, intimidating lawsuit.

Therefore, I am requesting a continuance of the time to respond for as long as the Court deems appropriate.

Signed this ____ day of _____, 2022



Mary Fanning Kirchhoefer

Motion for Continuance by Nonresident Defendant

COMES NOW Defendant, a nonresident of the State of Missouri, appearing *pro se*, and moves the Court for a continuance of this case until such time as the Court deems appropriate. In support of her motion, Defendant states as follows:

1. Defendant, as is more fully set forth in the affidavit of Mary Fanning Kirchhoefer attached hereto as Exhibit 1 and incorporated herein by reference, resides at N1770 West Valley Park Road, Lake Geneva, state of Wisconsin.
2. The grounds of this motion are those that are set forth in the affidavit and are to afford Defendant a reasonable opportunity to defend the lawsuit.

WHEREFORE, Defendant prays that the Court continue this matter such until such date as the Court deems appropriate and which is convenient for the parties.

Mary Fanning Kirchhoefer

