FILED

OCT 2 5 2007

Chief Executive Citator/Clerk
Superior Count of CA County of Santa Clare
BY DEPUTY
RENÉE ROGERS

SUPERIOR COURT OF CALIFORNIA COUNTY OF SANTA CLARA

HOLY APOSTOLIC CATHOLIC ASSYRIAN CHURCH OF THE EAST, DIOCESE OF WESTERN CALIFORNIA,

Plaintiff,

VS.

NENOS MICHAELS, et al.,

Defendants.

AND CONSOLIDATED CASES

Case No. 1-05-CV-054786 (Consolidated with 1-05-CV-054812 and 1-06-CV-064289)

ORDER RE: SUMMARY ADJUDICATION

The motion for summary adjudication by plaintiffs in 1-05-CV-054812 and defendants in 1-05-CV-054786 and 1-06-CV-064289, the Holy Synod of the Holy Apostolic Catholic Assyrian Church of the East, Mar Odisho Oram, Holy Apostolic Catholic Assyrian Church of the East – Diocese of North America, Holy Apostolic Catholic Assyrian Church of the East – Diocese of Western United States, and defendants in 1-05-CV-054786 and 1-06-CV-064289, Mar Dinkha IV, Mar Meelis Zaia, Nenos Michael, and Narsai de Baz (the Synod parties) to the first and second causes of action in case numbers 1-05-CV-054786 (the WC Diocese Complaint) and 1-06-CV-064289 (the St. George Complaint) and the first and sixth through eighteenth causes of action in case number 1-05-CV-054812 (the Synod Complaint) came on for hearing before the Honorable Kevin J. Murphy on October 25, 2007 at 9:00 a.m. in Department 22. The matter

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27 28 having been submitted, the court orders as follows:

The motion for summary adjudication of the first and second causes of action to the WC Diocese and the St. George Complaints is GRANTED. The undisputed facts establish that the Holy Apostolic Catholic Assyrian Church of the East (the Church) is a hierarchical organization with the Synod vested with ultimate ecclesiastical authority over the individual congregations and members of the entire organized church. (Material Facts [MF] 1, 4, 49, 50, 14, 51, 54, 52, 77, 80, 101, 102, 116, 103, 62, 18, 19, 22-26, 30, 63; see Concord Christian Center v. Open Bible Standard Churches (2005) 132 Cal. App. 4th 1396; Singh v. Singh (2004) 114 Cal. App. 4th 1264, 1277.) The disputes over whether Ashur Bawai Soro (Soro) has been properly removed as bishop and who has the authority to control the WC Diocese and St. George corporations are ecclesiastical matters in which the state court must defer to the "highest court of a hierarchical church organization." (Jones v. Wolf (1979) 443 U.S. 595, 602; Serbian Eastern Orthodox Diocese v. Milivojevich (1976) 426 U.S. 696; Korean United Presbyterian Church v. Presbytery of the Pac. (1991) 230 Cal. App. 3d 480.) The undisputed facts establish that Soro created the WC Diocese and St. George Diocese corporations in his role as bishop on behalf of the Church to hold Church property and that the Synod has decreed that Soro was removed from his position has bishop of the WC Diocese. (MF 194, 196, 197, 75, 198, 204, 205.) Therefore, Soro no longer has the authority to control the WC Diocese and St. George Diocese corporations; instead, the Synod's appointed successor, Bishop Mar Oshido Oraham, has the authority to control these corporations and the property they have title to.

Soro's argument that the Synod no longer has authority because it is under anathema does not create a triable issue of fact because a determination of this kind involves ecclesiastical matters and the undisputed evidence establishes that the Synod is the highest authority within the Church. The fact that Soro is personally named director of the corporations does not create a triable issue of fact because a "corporation, even if composed of all of the members of the church, is 'a body separate and distinct from the church proper' . . . 'The corporation is a subordinate factor in the life and purposes of the church proper.'" (Central Coast Baptist Assn. v. First Baptist Church of Las Lomas (2007) 154 Cal.App.4th 586, 619 quoting Wheelock v. First

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Presbyterian Church of Los Angeles (1897) 119 Cal. 477, 486.) Soro's argument and evidence that bishops generally oversee the property and finances within their territory does not create a triable issue of fact because the Synod has the power to appoint and remove bishops. (See Serbian Eastern Orthodox Diocese v. Milivojevich (1976) 426 U.S. 696.)

The motion for summary adjudication of the first, sixth and twelfth causes of action to the Synod complaint is DENIED. The Synod parties have not established facts completely disposing of an issue of duty or cause of action because the nature of Soro's relationship with the Church has changed over time, the Synod parties have not established damages, and the Synod parties have not identified all of the property over which a constructive trust is sought. (See Code Civ. Proc., § 437c, subd. (f)(1).)

The motion for summary adjudication of the seventh through eleventh causes of action to the Synod complaint, for quiet title, is DENIED. The moving parties have not established that the Synod has title to the property held in the name of the WC Diocese and St. George Parish corporations.

The motion for summary adjudication of the fourteenth through eighteenth causes of action to the Synod complaint, for declaratory relief, is GRANTED. The undisputed evidence establishes that Soro created the corporations at issue in his role as bishop of the Church and the properties were transferred to the corporations when Soro was a bishop of the Church in good standing. Accordingly, the court declares that the Synod has the authority to control and use the WC Diocese and St. George Parish corporations, including the corporation's property at 1623 43rd Ave., San Francisco; 3939 Lawton St., San Francisco; 680 Minnesota Ave., San Jose; the McKean Rd. parcel; and 3900 Bricket Ct., Ceres. (MF 226, 227.)

The parties' objections do not comply with Rules of Court, rule 3.1354. In any event, the court has considered only admissible, competent evidence. (See Reid v. Google, Inc. (October 4, 2007) __ Cal.App.4th __ [2007 Cal.App.LEXIS 1663, *26-*27].)

Dated: 10-25-07

Kevin J. Murphy

Judge of the Superior Court

SUPERIOR COURT OF CALIFORNIA, COUNTY OF SANTA CLARA 191 N. First Street San Jose, CA 95113-1090

TO: Frank R. Ubhaus Berliner Cohen

Ten Almaden Boulevard Suite 1100 11th Floor

San Jose, CA 95113

RE: Holy Apostolic Vs Micha Case Nbr: 1-05-CV-054786

PROOF OF SERVICE

ORDER RE: SUMMARY ADJUDICATION

was delivered to the parties listed below in the above entitled case as set forth in the sworn declaration below.

Parties/Attorneys of Record:

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If you, a party represented by you, or a witness to be called on behlaf of that party need an accommodation under the American with Dishbilities Act, please contact the Court Administrator's office at (408)882-2700, or use the Court's TDD line, (408)882-2690 or the Voice/TDD California Relay Service, (800)715-2922.

DECLARATION OF SERVICE BY MAIL: I declare that I served this notice by enclosing a true copy in a sealed envelope, addressed to each person whose name is shown above, and by depositing the envelope with postage fully propaid, in the United States Mail at can Jose, CA on 10/26/07. KIRI TORRE, Chief Executive Officer/Clerk by Renee E Rogers, Deputy