

IN THE UNITED STATES COURT OF APPEALS
FOR THE EIGHTH CIRCUIT

MATTHEW A. KEZHAYA
Movant – Appellant,

THE SATANIC TEMPLE
Plaintiff,

v.

CITY OF BELLE PLAINE, MN,
Defendant – Appellee.

CASE NO. 22-2183

Method of appendix
preparation

COMES NOW Appellant Matthew A. Kezhaya, appearing *pro se*,
with notice of the method of appendix preparation.

1. On June 15, I coordinated with the City’s counsel of record about the form of the appendix.
2. The City requested separate appendices and I agreed. Eighth Cir. R. 30A(b)(3).

[remainder intentionally left blank, signature and certificate following]

Respectfully submitted on June 21, 2022,

By: /s/ Matthew A. Kezhaya, appearing *pro se*

Matthew A. Kezhaya, ABA# 2014161



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CERTIFICATE AND NOTICE OF SERVICE

NOTICE IS GIVEN that I, Matthew A. Kezhaya, efiled the foregoing document by uploading it to the Court's CM/ECF system on June 21, 2022 which sends service to registered users, including all other counsel of record in this cause. /s/ Matthew A. Kezhaya