

**IN THE COURT OF COMMON PLEAS
OF LAKE COUNTY OHIO
CIVIL DIVISION**

BRYAN ANTHONY REO, et. al.,)	
Plaintiff,)	
)	No. 15CV001590
vs.)	No. 16CV000825
)	RICHARD L. COLLINS JR
MARTIN LINDSTEDT, CHURCH OF JESUS)	Defendants' Affidavit
CHRIST CHRISTIAN/ARYAN NATIONS OF)	
MISSOURI, et al.,)	(Separate copy for each case)
Defendants.)	

**DEFENDANTS' AFFIDAVIT OF PLAINTIFF BRYAN REO'S KNOWING PERJURY,
FRAUD & ABUSE OF LEGAL PROCESS TO THIS LAKE COUNTY OHIO COURT**

COMES NOW the current Defendants Pastor Martin Lindstedt and Lindstedt's non-profit church corporation in good standing The Church of Jesus Christ Christian / Aryan Nations of Missouri (hereafter in person described as "Pastor Lindstedt" and the Church corporation referred to as "Pastor Lindstedt's Church") to file this Verified Affidavit made under penalty of perjury proving the following:

1. Pastor Martin Lindstedt is the Defendant in a number of fraudulent civil actions instigated by Bryan Reo in the Lake County Ohio Court of Common Pleas started on Sept. 18, 2015 after Plaintiff Bryan Reo lost his federal case started in the U.S. federal district court of the Northern District of Ohio before U.S. District Court Judge James Guin on April 15, 2014 and dismissed on Sept. 10, 2015 by U.S. Magistrate Judge Matthew Whitworth of the U.S. federal district court of the Western District of Missouri. Pastor Lindstedt's Church Corporation, The Church of Jesus Christ Christian is a religious public-benefits Church corporation in good standing before the Missouri Secretary of State, with headquarters at 338 Rabbit Track Road, Granby Missouri 64844. This Church Corporation has no funding other than what Pastor Lindstedt puts into its bank account to pay Church bills. The original civil complaint by Bryan Reo on Sept. 18, 2015 No 15CV001590 was substantially identical to the dismissed federal civil lawsuit except for stripping the Digital Millennium Copyright Act (DMCA) from the state

lawsuit. Bryan Reo had asked the federal judge for permission to re-file in this Lake County Court and the federal judge said that Ohio Statutes of Limitations would apply.

2. Bryan Reo is an obviously delusional non-white with African, Asian, and racially mixed features who acts effeminate within a racial political and religious activist Resistance Movement of White Nationalists / Separatists / Supremacists which holds homosexual jew-nigger-beaner-gook mongrels like Bryan Reo in great disdain and contempt. This goes doubly true for a religion such as Dual-Seedline Christian-Identity (DSCI) which holds that jews are the spawn of Satan born evil and that non-whites are the 6th Day Beasts of the Field without souls. Thus Bryan Reo is and never will be anything other than a Satanic mongrel abomination useful for nothing more than detecting those like it within the Movement and justifying total religious and racial civil warfare against the current civil order which is destroying YHWH's Servant Nation of Aryan Christian Israel. Ever since 2010 when Pastor Lindstedt ascertained Bryan Reo's real identity and past history of attaching itself to homosexual ZOG agents provocateur (known as ZOGbots) Pastor Lindstedt has collected public and private information on Bryan Reo and Reo supporters and disseminated it to effect. The purpose of which is to keep Bryan Reo active within White Supremacy as a "judas mamzer" so that no new ZOGbot incursions can be successful and to justify the absolute extermination of non-white and jew ZOGLings and the enslavement of whigger ZOGLings under theocratic military dictatorships known as the Ten Thousand Warlords. Pastor Lindstedt has counseled that Bryan Reo be left alone to run amok.

3. Bryan Reo is therefore a "limited purpose public figure" within the White Supremacist / Nationalist and Christian Identity community. Thus Pastor Lindstedt in using the First Amendment to publish public documents such as federal and state court records, media accounts, and Reo's own delusional ravings on social media and forums along with Reo's pictures put forward is not actionable. Bryan Reo, on the other hand, has numerous times called Pastor Martin Lindstedt a "child molester" – and a convicted one at that – on its forum provided by William Finck and other Movement places on the Internet. Bryan Reo has also committed tortuous interference by inducing Internet Service Providers to take down around a dozen of Pastor Lindstedt's and Lindstedt's Church's web pages, forums, and political and religious communications both in the United States and foreign venues. Bryan Reo has committed the civil tort of "Spoliation" CV 437.01 by thus interfering and destruction of evidence as part of its

abuse of legal process in trying to shut down criticism of its activities within the Movement. Thus Bryan Reo has absolutely no case before this Court of no jurisdiction to hear this matter.

4. Bryan Reo has never timely filed any of its litigation within the time limits set by the Ohio Statute of Limitations which grants only a year in total to bring forth litigation for slander and defamation by parties outside the State of Ohio. Rather Bryan Reo chose to file a losing federal lawsuit for \$10.75 million for things said from 2010 to April 2014 and for publishing federal court documents from 2015. In its latest filings, Bryan Reo tries to slip into this three-year case things that were said about Bryan Reo and Reo's fellow attorneys at the time trying to set up a White Supremacist "lawfare" false-flag operation known as the "Foundation for the MarketPlace of Ideas" (or as Pastor Lindstedt called it "The ZOGbot Poverty [F]Law Center) back in early 2016 and it was not until the implosion of early March 2018 that Bryan Reo was desperately trying to bring in these new items into these old cases in its "Amendment of Civil Complaint" and "Motions for Summary Judgment." By doing so as a licensed attorney Bryan Reo is thus guilty of fraud upon this Court of no jurisdiction.

5. Pastor Lindstedt on November 13, 2015 already filed a Motion along with an Affidavit proving that Bryan Reo knowingly claimed to both the federal courts and this court that Pastor Lindstedt had published a Lexis-Nexus public document dated from Feb 2011 that John Britton's lawyer Stuart McCarty had given to John Britton after Bryan Reo out of maliciousness and homosexual stalking had interfered with John Britton's federal civil lawsuit involving a helicopter crash caused by a defective Rolls Royce engine part. Bryan Reo just had to claim that John Britton was a nephew of Aryan Nations bishop Neumann Britton and other irrelevancies, including that Bryan Reo had goaded John Britton into threatening on a Pastor Lindstedt podcast of Nov. 28, 2010 to shoot Bryan Reo after Bryan Reo threatened to rape John Britton's wife and five of Britton's daughters. John Britton had sent this Lexis-Nexis public document to Pastor Lindstedt and Russell Walker among other people. Russell Walker then sent it to his "retard list" of 30-some people including Bryan Reo along with a gloating e-mail about how Bryan Reo was now known for what it was. Bryan Reo admitted it was Russ Walker who sent this along, but four years later before the federal courts and now this Court five to seven years later fraudulently claims that Pastor Lindstedt published this public record which contains public information. The Affidavit of November 7, 2015 filed on Nov. 13th goes into greater detail on this matter.

6. Roxie Fausnaught is semi-literate at best and hasn't said anything about Bryan Reo or even gone to Pastor Lindstedt's or Lindstedt's Church web pages. She is bed-bound since Dec. 2013 and cannot go more than 20 miles from Granby and requires firemen and ambulance crews to load her aboard a gurney now that she doesn't have a right hip or is able to get into a wheel chair. The Church of Jesus Christ Christian / Aryan Nations of Missouri has no involvement in this matter other than the religious law that under Deuteronomy 23:2 that no mongrel such as Bryan Reo can enter the Aryan Christian Israelite Congregation. Thus they are merely parties because of Bryan Reo's maliciousness and abuse of legal process.

7. Pastor Lindstedt actively collects information on Bryan Reo, Bryan Reo's fellow mongrels, jews, homosexuals, perverts and ZOGbots and releases that information or holds that information in reserve for maximum effect in countering their subversion.

8. In the over eight years of having to deal with Bryan Reo and Bryan Reo's fellow ZOGbots Pastor Lindstedt has never telephoned Bryan Reo or initiated contact with Bryan Reo, but rather responded when forced to do so by Bryan Reo calling or due to this vexatious litigation by Bryan Reo. Bryan Reo has gained a fraudulent "Protection Order" by impersonating Pastor Lindstedt on a NIM-Busters successor forum, claiming that Bryan Reo as Pastor Lindstedt made "death threats" against Bryan Reo. In fact Pastor Lindstedt has many times urged his listeners and followers to have absolutely nothing to do with Bryan Reo, Bryan Reo's followers and supporters, or Bryan Reo's mongrel family. This is not due to any regard for Bryan Reo but rather knowledge that Bryan Reo belongs to Satan and Satan's regime and is a messed-up homosexual mongrel whose incompetence will reveal others like Bryan Reo pretending to be White Supremacists or Christian Identity. Pastor Lindstedt's only regret in publishing what he knew of Bryan Reo came about in early 2016 when by accident Pastor Lindstedt learned that Bryan Reo was fired as a "internal security risk" when the North Perry Nuclear Power Plant found out that Bryan Reo was a non-white homosexual mongrel that was all messed up in its Satanic noggin formerly pretending to be an Aryan Nations White Supremacist. While Pastor Lindstedt doesn't blame the nuclear power plant people for firing Bryan Reo when they found out that past history, it does raise the issue of why they didn't do "due diligence" before there were a number of "accidents" and a more thorough investigation revealed Bryan Reo to them. Maybe if Pastor Lindstedt had done a more thorough job of scrubbing Bryan Reo's past on his web pages then Northeast Ohio would have gone all Chernobyl or Fukishima and turned the

place radioactive for millions of years and killed millions of NE Ohio ZOGling herd animals. As a punishment for the sin of Sodom and Gomorrah and the other Cities of the Plain for the abuse of legal process upon strangers and outsiders, YHWH's Law mandates that the North Perry Nuclear Power Plant be used to devastate NE Ohio with nuclear annihilation upon seizure of power by successor Warlords and any remaining white population be permanently enslaved.

9. Pastor Lindstedt has published nothing without considering whether it is true or at least plausible about Bryan Reo and friends. Indeed Pastor Lindstedt mostly with-holds true public information until it is time to reveal it to maximum effect in eyes-only sections of his web pages.

10. Pastor Lindstedt found out in the summer of 2015 that it was a different Bryan Reo driving the same model of 2003 Toyota SUV who accidently killed a woman in South Carolina. Not because of anything Bryan Reo /SwordBrethren said but because the other Bryan Reo got on Facebook. Pastor Lindstedt is more than willing to publicly explain as much upon request.

11. Wherefore this Affidavit with proof. Pastor Lindstedt says nothing further at this time.

Hail Victory !!!

Martin Luther Dzerzhinsky Lindstedt Pastor CTC/ANP

Pastor Martin Luther Dzerzhinsky Lindstedt, ArchBishop
The Church of Jesus Christ Christian / Aryan Nations of Missouri
338 Rabbit Track Road, Granby Missouri 64844 (Tel #) 417-472-6901

VERIFICATION

STATE OF MISSOURI)
COUNTY OF NEWTON)

The undersigned, being duly sworn, on oath this 15th Day of October 2018 states that his Affidavit is true to the best of his knowledge and belief.

Martin Lindstedt
Pastor Martin Lindstedt

Jeffrey A. Luton
Notary Public,

My commission expires: 9/24/21

**Jeffrey A. Luton
Notary Public - Notary Seal
State of Missouri
Jasper County
My Commission Expires: 09/24/2021
Commission # 13530326**