

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

BRYAN ANTHONY REO, et. al.,)	
Plaintiff,)	
)	No. 15CV001590
vs.)	No. 16CV000825
)	Judge Patrick J. Condon
MARTIN LINDSTEDT, CHURCH OF JESUS)	Motion Against Pre-Trial
CHRIST CHRISTIAN/ARYAN NATIONS OF)	Interest & For Ending This
MISSOURI, et al.,)	(Separate copy for each case)
Defendants.)	

**DEFENDANTS’ 2d MOTION AGAINST PRE-TRIAL INTEREST & MOTION TO
ALTER JUDGMENT AS SANCTION AGAINST BRYAN REO DECEIT**

COMES NOW the current Defendant Pastor Martin Lindstedt (hereafter in person described as “Pastor Lindstedt”) along with Defendant The Church of Jesus Christ Christian / Aryan Nations of Missouri (hereafter “The Church) [none of which are within the proper jurisdiction of this local Lake County Court] to again answer Attorney Bryan Reo’s fraudulent claims for Pre-Trial Interest as Bryan Reo is up to the same old tricks of claiming that it mailed off its motions, then running it through a private postal meter not leaving a postmark. This Court should sanction Bryan Reo, Esquire as an officer of its own Court for bringing down upon its self a bad reputation of defrauding strangers outside your local jurisdiction, trying them for making fun of your own crooked lawyers who took it upon themselves to be public figures up to eight years after the Ohio Statutes of Limitation ran out for defamation and slander over the Internet who have been allowed to destroy the evidence of their own triggering slander, and then running a Lake County Lynch-Mob jury to punish a genuine Dual-Seedline Christian Identity Church with excessive judgments whose validity was never proven.

Bryan Reo’s Motion for Pre-Trial Interest covers a time period in which Bryan Reo was asking for \$10.75 million for exactly much the same thing and for alleged defamations which had occurred in 2010 and 2011. Bryan Reo didn’t know Pastor Lindstedt had an inheritance so Bryan Reo waited well over three & a half years before filing the federal lawsuit in April 2014. Therefore, there would have been nothing to sue over under Ohio law. This Court itself ruled that Reo claims prior to 17 Sept 2014 couldn’t be prosecuted, yet this Court allowed it to happen

anyways in the \$40,000 compensatory and \$50,000 punitive against Pastor Lindstedt and the \$400 against Pastor Lindstedt's Aryan Nations Church on 15CV001590. The \$15,000 arising from 16CV000825 damages are also disallowed in that they were not in the original lawsuit filed before the Mentor Municipal Court and neither the previous judge of this Court nor the Ohio appellate court allowed Bryan Reo to amend its complaint years after they were made and after a number of cancelled jury trials postponed by Reo and this Court.

Therefore the judgment of the Lake County ~~Lynch Mob~~ jury cannot hold up because Bryan Reo is a limited-purpose public figure or actual public figure, because of the Ohio Statute of Limitations and because this Lake County Court lacks any jurisdiction to in effect regulate First Amendment speech between old enemies over the Internet.

However, a 'new' or rather old turn of events is that Bryan Reo has, as Bryan Reo has done since commencement of these lawsuits, has happened in that Bryan Reo has a postage metering device from stamps.com and this allows Bryan Reo to print up and cancel his own postage, thus avoiding a postmark showing that Bryan Reo almost never mails out his Motions when Reo certifies to this Court he mailed it out to Pastor Lindstedt, Roxie Fausnaught or Lindstedt's Church.

On Saturday 20 July 2019 Pastor Lindstedt mailed out his Reply Motion to Bryan Reo's Motion for Pre-Trial Interest. Pastor Lindstedt had asked for – and received from this Court's Clerk an electronic copy of Bryan Reo's Motion knowing that Bryan Reo would delay actually sending it out to make it difficult to impossible to timely reply and thus win by default. Pastor Lindstedt drafted up a Reply on Thursday, Friday and Saturday morning and mailed it out around 12:20 to 12:23 pm because the Granby Post Office is open from 11:30 – 12:30 pm on Saturdays. See Exhibit #1, Proof of mailing. This paperwork was put on the Church web page that day. http://bryanreo-lawsuits.xyz/2019/July19/20July19_ML/Mailings_Mentor.pdf

As Pastor Lindstedt swung by the mailbox, Pastor Lindstedt seen the long-lost long expected Bryan Reo Motion for Pre-Trial Interest. There was no postmark on the manila envelope and Pastor Lindstedt finally got it literally a few minutes after mailing off his Reply. See Exhibit #2:

<http://bryanreo-lawsuits.xyz/2019/July19/10July19/Unpostmarked%20Mailing.pdf>

This additional act of deceit by Bryan Reo should be an additional reason why this Court should set aside the jury verdict of any damages assessed against Pastor Lindstedt & his Church.

Wherefore, since this Court and Bryan Reo will lose on appeal because of all the manifest injustices of the 24-26 June jury trial (No jurisdiction, Statute of Limitations, jury bias, malicious motivation on the part of Bryan Reo, etc.) this Court should use this opportunity presented by Defendants Pastor Lindstedt and Church of Jesus Christ Christian / Aryan Nations of Missouri to alter / abolish / modify its final appealable judgment to where this Court can pretend that it did insofar as it was concerned have jurisdiction, that the jury wasn't biased, that it didn't collude with Bryan Reo to allow Reo to present cherry-picked portions from off the Church web page to inflame the biased jury while disallowing Pastor Lindstedt to present any evidence in favor of him and his Church, that this Lake County Court is running a litigation and barratry mill like Sodom and Gomorrah preying on outsiders to the benefit of local lawyers and simply modify the Final Judgment to where Pastor Lindstedt doesn't have to pay \$40,000 in mythical compensatory damages and unlawful \$50,000 in punitive damages or \$15,000 in "false light" nonsense and Lindstedt's Church doesn't have to pay \$200 in compensatory damages or \$200 in punitive damages. Rather the Lake County Lynch Mob jury decisions stand as they are, Bryan Reo gets to call Pastor Lindstedt and Pastor Lindstedt's Church "convicted child molesters" all it wants from 2010 to 2020. The only difference is that there are no paid damages whatsoever on either side and that Bryan Reo pays the jury fees of \$945 plus all other Court costs. In return Defendants do not have to file an appeal in the Ohio appellate and supreme courts which will embarrass this Court which never had jurisdiction.

A proposed ORDER shall be provided for this Court's signature.

Hail Victory !!!



Pastor Martin Lindstedt, Defendant &
The Church of Jesus Christ Christian / Aryan Nations of Missouri (pastorlindstedt@gmail.com)
338 Rabbit Track Road, Granby Missouri 64844 (Tel #) 417-472-6901

Certificate of Service:

I, Pastor Lindstedt, presented a copy of the above posted on Lindstedt's Church web forum for the perusal of the general public as well as of all the parties concerned as on 22 July 2019 at below thread: <http://www.whitenationalist.org/forum/showthread.php?1614>

This Lake County Court was mailed two copies of this Motion plus Exhibits sent by US mail on July 22, 2019 and a like copy was mailed to:

Bryan Reo (& Anthony D. Reo, Bryan Reo's Father / Co-conspirator), 7143 Rippling Brook Lane, Mentor Ohio 44060.