

**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)	Rule 59(B) Motion To Set-Aside
CHRIST CHRISTIAN/ARYAN NATIONS OF)	Jury Verdict / Judges' Judgment
MISSOURI, et al.,)	In Favor of Defendants' /New Trial
Defendants.)	Separate Copy For Each Case

**DEFENDANTS' RULE 59(B) MOTION FOR JUDGMENT TO SET-ASIDE JURY
VERDICT AND JUDGMENT AND TO HAVE JUDGMENT ENTERED IN FAVOR OF
DEFENDANTS PASTOR LINDSTEDT AND THE CHURCH OF JESUS CHRIST
CHRISTIAN/ARYAN NATIONS OF MISSOURI. IN THE ALTERNATIVE MOTION
FOR NEW TRIAL BY LESS BIASED JURY.**

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 serve this Motion under Rule 59(B) of the Ohio Rules of Civil Procedure to set aside the jury verdict of June 26, 2019 and this Court's Judgment / Final Appealable Order of July 1, 2019 and to have judgment striking Pastor Lindstedt from having to pay \$40,000 in unproven and unproveable compensatory damages allegedly given to limited-purpose public figure (within the White Supremacist and Christian Identity communities) Bryan Reo, \$50,000 in punitive damages (which damages were also unproven and likely unprovable) and \$15,000 in "false light" regarding why and how public figure Bryan Reo got fired at the North Perry Nuclear Power Plant and how such speculation (even if not protected by the First Amendment and state and federal case law) harmed Bryan Reo. The Church of Jesus Christ Christian / Aryan Nations of Missouri, only sued as a form of harassment by Bryan Reo, wonders how it could possibly be within the jurisdiction of this Lake County Court arriving through the Mentor Municipal Court which wisely declined this jurisdiction, and wants the assault of its bank account halted and the \$200 in "compensatory" and \$200 in "punitive" damages set aside. Both Defendants want any and all "damages" set aside and a judgment

rendered so that it is a dismissal of the entire case so that it doesn't have to be appealed and that Bryan Reo, as an erring and corrupt official of this Court have to pay all jury fees & court costs.

Bryan Reo has posted two post-trial Motions, one for Pre-Trial Interest from when Reo was losing its bogus and "frivolous" case against Pastor Lindstedt in the Western District of Missouri, and a new Motion for Sanctions and Lawyers Fees to pay Reo's fellow Member of the Board of the Foundation for the Marketplace of Ideas, a defunct White Supremacist "lawfare" group that never accomplished anything other than holding state university systems in Florida, Pennsylvania, Michigan and Ohio up for overpriced security for their planned neo-nazi riots after their agents provocateur Charlottesville Fiasco in 2017. This Court should indeed sanction three of its officers of this Court, namely Bryan Reo, Brett Klimkowsky and Kyle Bristow by fining them \$100,000 apiece and stripping them of the law licenses they profane.

This Motion follows Pastor Lindstedt's Reply Motion Against Pre-Trial Interest answering Attorney Bryan Reo's fraudulent claims for Pre-Trial Interest:

It is for the best that this Court summarily find that while the jury decided what it decided, and in order to claim a sort of jurisdiction (which does not exist) that neither party is due any damages, compensatory or punitive, and that either this Court eats the court costs of this groundless suit or that Bryan Reo pay for it. (\$945 jury fees plus whatever). This will negate anyone (except maybe Bryan Reo) from having to fight this matter further involving First Amendment issues through the Ohio appellate and Supreme and federal courts, protects for a while the claimed jurisdiction of this Lake County Court to try citizens of another state from Lake County lawyer barratry, and ensures that neither Pastor Lindstedt nor his Church bothers to go to Lake County Ohio ever again. This Court will be out of the business of regulating the Internet on behalf of Bryan Reo, who is thus free to pretend to be a White Supremacist for a fourth time or to be an open Antifa.

This is a post-trial Motion, and thus stays the clock for a Notice of Appeal, cf. Ohio Rules of Appellate Procedure, Rule 4 (B)(2) Civil or juvenile post-judgment motion. If this Court decides to flush this mess by granting neither party any damages for what is essentially name-calling over the Internet, then there will be no need for an appeal on Defendants' part. Bryan Reo, as is typical, probably didn't mail its spurious Motion for Pre-trial Interest on July 10th but rather gave it to a confederate to mail off four or five days later according to the Granby postmistress. Pastor Lindstedt had to work from on a copy received from this Court's records clerk 12 July 2019 and mailed a Second Motion Against Pre-Trial Interest.

In the alternative Defendants' request a new jury trial even though this Court has no jurisdiction to hear these cases, the Ohio Statute of Limitations of one year expired eight years ago and two years before Bryan Reo filed its federal case in April 2014, that Bryan Reo is a public figure, that Bryan Reo ten years ago and at trial called Pastor Lindstedt a "convicted child molester" and insists that this is the case on its post-trial Motions and this is knowingly untrue, that Bryan Reo has tortuously taken down Church web pages under color of the DMCA and Terms of Service Violations, that everything Pastor Lindstedt said or wrote about Bryan Reo's past is either a public record and true, or where another mongrel Bryan Reo killed a woman in South Carolina was not found out, no thanks to this Bryan Reo sometime in Oct. or Nov. 2014 and thus in "good faith and true belief" mentioned while Bryan Reo was deliberately defaming Pastor Lindstedt and trying to ruin the case of John Britton. Pastor Lindstedt will willingly publish where-ever Bryan Reo wishes that it was a different Bryan Reo in the same make and model SUV. Bryan Reo will have to present exhibits and cannot cherry-pick from Defendants' web pages and Pastor Lindstedt will be able to present evidence for the Defendants. A less-biased jury more in line of being peers of Defendants will be selected. Bryan Reo will have to prove actual damages other than being stuck with the reputation of being Bryan Reo.

It would be far better for this Court to dismiss a lawsuit which it had no jurisdiction to hear, well outside the Ohio Statute of Limitations and without the forced errors it indulged in, however if nothing else maybe a second try three or four months from now will prove effective.

Sundry Facts & Suggestions

1. **Bryan Reo's malicious motives for bringing on these suits.** Reo v. Lindstedt, 15CV001590 involves a number of things said from back in 2010 and early 2011 for a number of things said on the Internet concerning Bryan Reo's past history as a wannabe "White Supremacist" and Christian Identity pastor under the jews William Finck and Eli James. The matter concerning a Bryan Reo driving a 2003 Toyota SUV killing a woman in South Carolina was published in Feb. 2011 in retaliation for Bryan Reo interfering in the federal civil case involving a then friend's helicopter case. It wasn't until April 2014 that Bryan Reo found out that Pastor Lindstedt had an inheritance – a ranch in South Dakota – that Bryan Reo filed a \$10.75 million spurious lawsuit under color of the Digital Millennium Copyright Act (DMCA) against Pastor Lindstedt. In fact the motivations of Bryan Reo in pursuing its litigation against Lindstedt, Lindstedt's woman and Lindstedt's Church can be ascertained by Exhibit #1 already posted on Reo's co-conspirator William Finck's Christogenea forum on Monday, Aug 25, 2014 at 7:40 pm:

“... I am presently seeking to make a covenant with God on a very specific matter. I have some ongoing issues against various foes... If Yahweh God will deliver their money, their estates, their property, their assets, into my hands, I will promptly tithe 15% [rather than the usual 10%] to my kin and those who work for our people.

I have a particular enemy in Missouri who has a stake in a cattle ranch in South Dakota, I am asking that God deliver all of his property, all of his wealth, all of his land, all of his assets, all of his money, to me, and leave him desolate and penniless.

... Basically when it is boiled down, I am asking Yahweh for approximately \$240,000 in the next 4 months [from various foes] ***along with the entire estate, wealth, property, money, etc, of the wicked one in Missouri [the ranch in South Dakota might be worth \$500,000 just by itself].***”

<http://whitenationalist.org/forum/showthread.php?p=11266#post11266>

<http://forum.christogenea.org/viewtopic.php?f=6&t=6441#p19212> (original hidden by Finck)

This forum post was allowed to be presented during Bryan Reo's federal case, which is why the federal judge dismissed Bryan Reo's frivolous and fraudulent federal lawsuit. However this Lake County Court has ignored this true insight into Bryan Reo's motivation into its never-ending litigation against Pastor Lindstedt, Roxie Fausnaught and Lindstedt's Church. In fact, this Court deliberately ignored Pastor Lindstedt's "Instant Motion Regarding Trial Exhibits" filed at 9:10 a.m. June 24, 2019 just before jury selection, in which Pastor Lindstedt said that since Bryan Reo didn't timely present any exhibits that neither side be allowed to present any exhibits. And that lacking any exhibits if any items from Lindstedt's Church web pages be presented, that Pastor Lindstedt be allowed to present any and all web pages in rebuttal. ***This Court deliberately refused to allow Defendants to present any evidence in their defense while allowing Bryan Reo to cherry-pick whatever it wanted to from Pastor Lindstedt's Church's web page while making the bogus case that it had been harmed by Defendants without cause.***

[http://bryanreo-](http://bryanreo-lawsuits.xyz/2019/June19/24June19_Trial/Def%20Motion%20Trial%20Exhibits_24%20June16.pdf)

[lawsuits.xyz/2019/June19/24June19_Trial/Def%20Motion%20Trial%20Exhibits_24%20June16.pdf](http://bryanreo-lawsuits.xyz/2019/June19/24June19_Trial/Def%20Motion%20Trial%20Exhibits_24%20June16.pdf)

This Court without any real jurisdiction has thus acted as a kangaroo court at war against a White Nationalist and Dual-Seedline Christian Identity pastor and Church from 900 miles away and justified any act of retaliation necessary against the People of Ohio, Lake County and the State of Ohio and its courts and government up to and including biological warfare through the spread of Chronic Wasting Disease or causing the North Perry Nuclear Power Plant to go all Chernobyl as punishment rendered Sodom and Gomorrah and the other three Cities of the Plain

around the now Dead Sea for abuse of legal process in robbing and murdering strangers under color of law. However for now it would be easier for this Court to render these kangaroo proceedings moot by allotting zero damages for to all parties, Bryan Reo, Pastor Lindstedt, and Lindstedt's Church and sparing this Court further embarrassment before the Ohio appellate courts. Pastor Lindstedt will likely seek Bryan Reo's disbarment and file litigation in federal court against Bryan Reo and Reo conspirators and seek to limit this Court's jurisdiction outside Lake County, however this is something outside this Court's purview.

2. Ohio Statute of Limitations forbid these suits. Setting aside Bryan Reo's illicit motivation of greed and revenge this entire case, Reo v. Lindstedt was improperly submitted to jury trial long after the Ohio Statute of Limitations of one year had passed and which this very Court had ruled that the very same claims which had failed with Bryan Reo's federal court action for \$10.75 million couldn't be re-litigated in Reo v. Lindstedt 15CV001590 filed on 18 Sept. 2015 – eight days after the federal case was dismissed on 10 Sept. 2015 with the federal judge telling Reo to be mindful of the Ohio Statutes of Limitation. Bryan Reo itself admitted as much in its last filings that even though the one-year Ohio Statute of Limitations had passed that it allegedly could claim “emotional trauma” for four years, which are the only compensatory damages [of \$40,000 which were never substantiated] which can [im]plausibly be claimed, leading to “punitive damages” [of \$50,000 to punish Pastor Lindstedt and \$200 for Lindstedt's Aryan Nations Church] for something subjective that a hostile lynch mob of a jury applied to a White Supremacist / Aryan Nations pastor living 900 miles away and thus rewarding a local mongrel practicing barratry against out-of-staters before the Lake County courts which due to this very kind of abuse needs to be stripped of jurisdiction outside their Lake County purview. Every single item from which was mentioned in the initial complaint bears a date before 17 Sept. 2014 and outside what was republished public records of the federal court proceedings date before the 14 April 2014 federal court filing and thus barred from prosecution by Bryan Reo.

Reo can't amend litigation to get around Statutes of Limitations Realizing this, Bryan Reo in both 15CV001590 and 16CV000825 made motions to amend its civil complaints to add material made up to two years after it filed the 16CV000825 case when Reo was in its **third** pretense of being a White Supremacist on the Board of Directors of the Foundation for the MarketPlace of Ideas to practice lawfare on behalf of Richard Spencer against Florida, Michigan, Pennsylvania and two Ohio State universities but didn't want people know Reo was suing the Aryan Nations of Missouri. These cases were by this time over three years old and had been

continued a dozen times at the request of Bryan Reo or Reo attorneys. The appellate court ruled that Bryan Reo couldn't add new claims or dismiss Defendants' counter-claims. Thus every claim against Pastor Lindstedt (or the Church of Jesus Christ Christian/Aryan Nations of Missouri) on 15CV0001590 is disallowed for the \$40,000 compensatory damages and \$50,000 punitive damages and \$200 against the Church for compensatory and \$200 punitive damages. These damages are for charges barred by the Ohio Statutes of Limitation and for which the Church was not a party under 15CV001590.

The "False Light \$15,000 damages must be set aside. Insofar as the "False Light" compensatory damages of \$15,000 it isn't quite clear what that involves, whether under 15CV001590 or 16CV000825. If it is Pastor Lindstedt's opinion of why limited-purpose public figure Bryan Reo was fired from its job at the North Perry Nuclear Power Plant – because upon finally doing due-diligence the operators of the power plant found out, probably due to Pastor Lindstedt's web pages about Bryan Reo's racist podcasts with co-conspirators William Finck and Eli James about the glories of Adolf Hitler and the need to exterminate the jews, non-whites, and mongrels (not including Finck, James, and Reo) – then the anti-white racist jury verdict must be set aside not only because it is mere speculation on a public figure and thus not actionable, but because the original complaint filed before the Mentor Municipal Court fails to mention anything about the nuclear power plant. See Original Complaint before Mentor Municipal Court 22Mar16 http://bryanreo-lawsuits.xyz/Mentor_Kort/Aryan-Nations_CVE1600245/Reo%20cumplaint%20Mentor%20kort%2021Mar16.pdf

The Civil Complaint doesn't state any valid cause of action. Since Bryan Reo asked the Mentor Municipal Court – which declined jurisdiction which this Lake County Court usurped – for \$15,000 in damages the anti-white Lake County lynch mob jury decided to grant this amount on 16CV000825 – even though it was nothing more than an opinion on why a limited-purpose public figure within White Supremacy / Christian Identity got fired when found out because of Defendants' web pages. This \$15,000 figure must be set aside because it was not in the original civil complaint filed and both this Court and the appellate court refused to allow Bryan Reo to amend its civil complaints.

3. A Lake County Lynch Mob jury. A Lake County lynch mob jury of one African negress and seven liberal whiggers socked Pastor Lindstedt with a \$40,000 award for unspecified unproven damages in favor of Bryan Reo and \$50,000 in "punitive damages" for something which was not fully specified or proven by any exhibits by Bryan Reo but rather cherry-picked from the Church

web site in which Pastor Lindstedt was not allowed to rebut those cherry-picked items which were deliberately misread and taken out of context in rebuttal by order of Judge Condon.

African juror forced upon jury. Judge Condon – and Bryan Reo – did not allow a peremptory challenge by Pastor Lindstedt of the one lone African female in the jury pool. Pastor Lindstedt knew that African negroes are worse than American negroes because they come to this country to live off the White Man without the spurious notion of being owed for slavery & racism stuff. Indeed, while Pastor Lindstedt as a conservative White Supremacist of long standing recognizes a limited “racial federalism” in which non-whites with valid claims to living on this North American continent like American Indians should not be slaughtered out of hand but rather confined to reservations like in South Dakota, Bryan Reo argued with Eli James in favor of the William Finck proposal to “slaughter all the jews, mongrels, and non-whites” which is ridiculous because James and Finck are jews and Bryan Reo is the most evil Satanic mongrel abomination ever spawned. However stating that non-whites would no longer be allowed to live off of Aryan Christian Israelites if they are allowed to live was doubtless not taken very well by the African negress or the other 4 female & 3 male ZOGling gliberal whigger ass-clowns of the Lake County Lynch Mob.

Stacking the Lake County Lynch Mob jury. Pastor Lindstedt and Lindstedt’s Aryan Nations Church did not face a jury of their peers. In fact some on the jury pool were slaving to get on the jury so as to punish Southern racist Defendants from out of state. The old white males, especially one of Eastern European descent, were kicked off by Bryan Reo. It did not matter that Bryan Reo used to claim to be a White Supremacist in 2003-2005 under Richard Barrett, Christian Identity starting in 2009 when William Finck got out of jail for murdering a Puerto Rican sneak thief until (Reo claimed) until 2014 or 2015 (and actually 2018, maybe 2019 or still) and on the Board of Directors of FMI with Attorney Kyle Bristow and Brett Klimkowsky until March 4, 2018. The Lake County Lynch Mob jury even laughed at some of Pastor Lindstedt’s racist japes at Bryan Reo all of a sudden pretending that for some reason the definite racial antipathy existing between a really white White Supremacist and an Antifa non-white pretend White Supremacist being ridiculed on Pastor Lindstedt’s Church web page was ill-founded. The Lake County Lynch Mob did as expected and found against the Aryan Nations Southern White Supremacist in favor of the poor misunderstood local lawyer mongrel working in collusion with the crooked Lake County judge to change the jury instructions to where Bryan Reo couldn’t be charged with abuse of legal process in suing an innocent elderly bed-bound illiterate white

female for the “crime” of being on the Board of an Aryan Nations Church while Bryan Reo, Brett Klimkowsky and Kyle Bristow were the main lawyers on the White Supremacist Foundation for the MarketPlace of Ideas and have functioned as Bryan Reo lawyers for this case.

A Missouri jury in Springfield Missouri, where this exact same case when it was a federal case by Bryan Reo wouldn't have found for Bryan Reo. Rather, it would have rendered substantial penalties against Bryan Reo, Anthony Reo, William Finck and Christogenea.org, William DeClue for daring to misuse copyright and defamation law in order to silence a Christian Identity pastor and Christian Identity Church. (Southern Missouri and Northern Arkansas has the largest concentration of Christian Identity believers throughout the ZOGland just as Northeast Ohio probably has the least, Satanic mongrel abominations pretending when convenient otherwise notwithstanding). A county judge (and jury) in Missouri wouldn't dare convict a Klansman / Aryan Nations pastor like Pastor Lindstedt for “defaming” a jew and/or nigger and/or homosexual mongrel like Bryan Reo over the Internet for fear of losing re-election from those who believe as Defendants. It is the exact opposite in Lake County 900 miles away. As Pastor Lindstedt numerous times complained finding a jury of his peers in Lake County was well nigh impossible and thus it is unjust to try Pastor Lindstedt, Pastor Lindstedt's woman and Pastor Lindstedt's Church for their normal racist genuine White Supremacist / Christian Identity behavior before a Lake County ~~Lynch Mob~~ jury with the exact opposite prejudices & passions.

What this corrupt Lake County Court absent any and all jurisdiction has accomplished -- by forcing an African negress onto the jury -- then allowing Bryan Reo to proceed to trial without exhibits to be countered -- then allow Bryan Reo to selectively cherry-pick portions out of context from Pastor Lindstedt's Aryan Nations Church web page in response to Bryan Reo provocation which Bryan Reo took down elsewhere -- then absolutely forbid Pastor Lindstedt from mounting any defense whatsoever -- then corruptly, hypocritically and self-righteously proclaim in its judgment that Pastor Lindstedt didn't prove anything he wasn't allowed to prove -- is to sentence Lake County in particular and the State of Ohio to like retaliation.

For over 150 years your part of the country has whined about all-white Southern judges and juries lynching under color of law pore “innocent” negroes for just looking at white women. You whine about Emmitt Till, ovulate over “To Kill A Mockingbird” and kvetch about all the negro criminals locked up where they belong. However, a lynch mob IS “American Justice”.

It certainly was Lake County Ohio “justice” to take a pastor and his Aryan Nations White Supremacist Dual-Seedline Christian Identity Church from 900 miles, four states, and a time

zone away and to hold a kangaroo court trial for alleged defamations said seven or eight years ago, that were public records, actually said by others like Russel Walker who are now dead and absent from trial, which failed already at Reo's federal trial, outside the Ohio Statute of Limitations, and for purposes of oppression by Attorney Reo (Exhibit #1, Pray for My Success already presented on 23 July Motion). Your kind of Northerner Cultural and Military Aggression against the South really needs to be called out.

Likewise going forward: Lake County in particular has no moral defense against Pastor Lindstedt and the Church of Jesus Christ Christian / Aryan Nations in retaliation for Lake County Lynch Mob "justice" from spreading Chronic Wasting Disease, selling stock in Lake County Geldings & Walking Wombs to reward the aggrieved to practice "Biblical Castration" like befell the Prophet Daniel and Daniel's friends because King Hezekiah let the Babylonians see the riches (2 Kings 20:12-18) and a nightmare recreation from "A Handmaids Tale", or the North Perry Nuclear Power Plant forced to go Chernobyl as long as there is some sort of "legal process" by a biased jury of Ten Thousand Warlords which shall benefit from the killings, maimings, enslavements and property confiscations in setting up their successor regimes.

Those who have every reason to want to destroy the current regimeist order will see a devout Southern White Man who was running off infiltrating jews, mongrels, perverts pretending to be White Supremacists and Dual-Seedline Christian Identity posting true information about them and then having to face a Lake County Lynch Mob whupped up by a foreign Yankee court for following his First Amendment rights, being sued for doing so and deprived of rights and property and use that as justification for civil war.

4. Bryan Reo used this Court absent jurisdiction to achieve the illicit unconstitutional end of forcing doctrinal change & political outlook & itself as a mongrel upon Dual-Seedline Christian Identity Aryan Nations Church(es). See Exhibit #2 Stormfront 21 Dec 2007 by Bryan Reo as SwordBrethren. (Must be Stormfront member to see this Stormfront post)[Exhibit #2 was presented with the 23 July 2019 Motion Against Pre-Trial Interest, no need to reprint.]
<https://www.stormfront.org/forum/t445883-2/?postcount=14#post4945922>
<http://whitenationalist.org/forum/showthread.php?p=14156#post14156> ←-Aryan Nations forum
=====

If I had my way about it, and I had the money, I would pay-off the back taxes owed on the name Ku Klux Klan, gain rights to the name, and then I would do as follows...

1- Tell all reasonable Klans out there (all-Christian Klans) that they could consider themselves to

be Klaverns/Chapters of the now one and only national Klan.

2- Tell all non-Christian Klans that they are to disband or be sued due to copyright infringement.

3- Consolidate the one and only national Klan, such that there is only one Klan, no more "Klans" that could stand for anything or mean anything.

4- Assume the role of Emperor (spiritual/ceremonial leader) and Grand Dragon of my state and allow somebody of an Identity-Klan background with more experience to serve as Imperial Wizard for the national organization.

5- Onward Christian soldiers!

If I had my way about it, no pagan would be able to wear a Klan robe or call himself a Klansmen without facing a lawsuit.

=====

While the above post sounds delusional on its very face, Bryan Reo working with other jew and mongrel and ZOG agents provocateur like William Finck, William DeClue, Eli James, Attorneys Kyle Bristow & Brett Klimkowsky and Richard Spencer and the rest of The Foundation for the Marketplace of Ideas (FMI) / ZOGbot Poverty Flaw Center have to all intents and purposes succeeded. This Lake County Ohio county court absent any and all jurisdiction allowed to proceed after the Mentor Municipal Court refused to hear Bryan Reo v. The Church of Jesus Christ Christian / Aryan Nations of Missouri 16CV000825. This corrupt Court working with the Lake County ~~Lynch-Mob~~ jury has succeeded in punishing Pastor Lindstedt and Lindstedt's Church for calling public figure Bryan Reo a homosexual mongrel eight years after the Statute of Limitations passed and after the failure of a federal court lawsuit. This Court in effect deliberately destroyed the practice of religion as practiced by White Supremacists who want no jews or mongrels within the Body of Aryan Christian Israel. Thus this Church and those who truly believe in the Doctrines of Dual-Seedline Christian Identity are fully justified in pursuing a racial and religious Holy War up to and including genocide against jews and unclean Beasts of the Field, Satanic mongrel abominations (like Bryan Reo) and race-traitor ZOGling whigger regime-criminals & baal-priests, their perpetual enslavement as eunuchs and walking wombs the white children of those who profit from the current regime, confiscation of all governmental & regimeist property, Chernobylization of the North Perry Nuclear Power Plant, and establishment of a theocratic local military dictatorships to ensure the continued existence & good husbandry of Aryan Christian Israel. Woe betide those who stand against YHWH & His People by treasonously acting against YHWH's Church and Pastors and Warlords !!!

Now that this corrupt Court sans jurisdiction has been “officially” been notified about Bryan Reo’s motivations (see Exhibit #1 and Exhibit #2) in bringing forth this litigation it might be best for its own safety and continued existence to consider flushing this bogus case down the toilet so that it does not have to have any further appeal.

5. Bryan Reo is due no pre-trial interest for a case it never should have been allowed to file, much less prevail before a Lake County ~~Lynch-Mob~~ jury, especially given that Bryan Reo was the main creator of the delay and a public figure who lost at the federal level. Bryan Reo didn’t delay sending its Motion for Pre-Judgment Interest – Reo didn’t send it at all.

6. Bryan Reo should be sanctioned as well as Bryan Reo’s past attorney Brett Klimkowsky.

Two years ago all these idiots were able to do was to file a Motion in Limine to prevent Pastor Lindstedt from testifying in his own defense on the spurious grounds that Lindstedt was crazy because Lindstedt was confined in a state Nuthouse because Lindstedt refused to accept a public pretender to [mis]represent him on a bogus trumped-up child molestation case which never even went to a preliminary hearing. The former Judge, Collins, in fact, *“The Court reserves ruling until after the trial on the motion of Defendant Lindstedt under Civ.R.11 and R.C. 2323.51(A) to sanction plaintiff Reo and his counsel, Brett Klimkowsky, for filing a perjurious and lawless motion in limine to prevent defendant Lindstedt from testifying.”*

http://bryanreo-lawsuits.xyz/ReovLindstedt_15CR001590/2017/Aug17/23Aug17_ORDER.pdf

In numerous state and federal trials Bryan Reo and Brett Klimkowsky have been caught lying & perjuring themselves on both the law and facts of a case. Bryan Reo filed on 24 July 2019 a Motion for Attorney Fees after trying to extort them from Pastor Lindstedt who refused to dignify this shakedown with any response other than posting them on the Church web page. Bryan Reo should ask for this Court to be awarded attorney’s fees as Reo and Klimkowsky are pathetic. The best lawyer Reo has ever had is the one on the bench who gave Reo this verdict.

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.

In the alternative Defendants' request a new jury trial on whatever grounds this Court can make up as it pleases as there never should have been this farce of a trial in the first place.

The Defendants have never recognized this Court's lawful jurisdiction but have shown up as possible to avoid a default judgment for Bryan Reo in his barratry playground 900 miles away from Defendants' home ground. The Defendants prefer a remedy granted by an Dual- Seedline Christian-Identity ecclesiastical Court under YHWH's Law as opposed to this Lake County Court of Common Pleas without any true jurisdiction other than usurped over Aryan Christian Israelite Defendants. Pastor Lindstedt is hoping that this matter will be dismissed in order to avoid further litigation & expense in the Ohio appellate and federal courts.

A proposed ORDER has already been provided for this Court's signature in previous post-trial Defendants' Motion Against Pre-Trial Interest.

Hail Victory !!!

A handwritten signature in blue ink, appearing to read "Martin Lindstedt Pastor CTC/ANP".

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

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 25 July 2019 at below thread: <http://www.whitenationalist.org/forum/showthread.php?1614>

This Lake County Court was mailed two copies of this Motion sent by US mail on July 25, 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.

The following were sent e-mail (on 25 July) but not notified by U.S. Mail:

Attorney Brett Klimkowsky, Reo's fellow lawyer, (brett1066@gmail.com)

William R. Finck, Melissa Epperson, (wmfinck@christogenea.org).

William Shawn DeClue, 3 Blanchette Drive, Florissant, Missouri 63031 (cichaplain@aol.com)

Susan Goodall, Judge Condon's Court Reporter susan.goodell@lakecountyohio.gov