# 2019 OCT 16 PM 2: 2 STATE OF OHIO OURT OF COMMON PLEAS OF LAKE COUNTY BRYAN ANTHONY REO. TO COURT OF COURT

Case No. 15CV001590 Case No. 16CV000825

Plaintiff.

Hon. Patrick J. Condon

### MARTIN LINDSTEDT,

Defendant.

#### **REO LAW LLC**

v.

By: Bryan Anthony Reo (#0097470)

P.O. Box 5100

Mentor, OH 44061 (P): (440) 313-5893

(E): Reo@ReoLaw.org

Pro Se Plaintiff & Attorney

#### MARTIN LINDSTEDT

338 Rabbit Track Road

Granby, MO 64844 (P): (417) 472-6901

(E): pastorlindstedt@gmail.com

Pro se Defendant

### PLAINTIFF'S MOTION TO COMPEL POST-JUDGMENT DISCOVERY

Plaintiff Pro Se, hereby makes this motion to compel Post Judgment Discovery, pursuant to Ohio Civ. R. 69, on the basis that Defendant Lindstedt provided absurd insults in response to Plaintiff's Post-Judgment Discovery and that Defendant has failed to meaningfully respond or cooperate. Defendant has not actually provided any of the requested information, information Plaintiff is entitled to.

Plaintiff therefore moves this Honorable Court to enter an order compelling Defendant to appear at Lake County Court of Common Pleas and provide answers to Plaintiff's Post-Judgment Discovery.

A brief and proposed order accompany this motion.

Respectfully submitted

Bryan Anthony Reo (#0097470)

Reo Law LLC

P.O. Box 5100

Mentor, Ohio 44061 (P): (440) 313-5893

(E): Reo@ReoLaw.org

# STATE OF OHIO IN THE COURT OF COMMON PLEAS OF LAKE COUNTY CIVIL DIVISION

BRYAN ANTHONY REO,

Case No. 15CV001590 Case No. 16CV000825

Plaintiff,

Hon. Patrick J. Condon

MARTIN LINDSTEDT,

Defendant.

REO LAW LLC

v.

By: Bryan Anthony Reo (#0097470)

P.O. Box 5100

Mentor, OH 44061

(P): (440) 313-5893

(E): Reo@ReoLaw.org

Pro Se Plaintiff & Attorney

MARTIN LINDSTEDT

338 Rabbit Track Road Granby, MO 64844

(P): (417) 472-6901

(E): pastorlindstedt@gmail.com

Pro se Defendant

# BRIEF IN SUPPORT OF PLAINTIFF'S MOTION TO COMPEL POST JUDGMENT DISCOVERY

Plaintiff prevailed at a jury trial conducted in the consolidated case, verdict rendered June 26, 2019 and judgment duly entered upon that verdict in the amount of \$105,400 to date.

Plaintiff is entitled to broad post-judgment discovery to aid in executing upon the judgment.

Ohio Civ. R. 69 provides that Plaintiff, as a judgment creditor, may obtain discovery upon Defendant as the judgment debtor to aid in execution on the judgment.

On September 6, 2019 Plaintiff served post judgment discovery upon Defendant in text modifiable

format served in an electronic manner [see Exhibit 1 for the Discovery Propounded Upon

Defendant, Exhibit 2- service of the same].

On October 4, 2019 Defendant provided non-responsive responses wherein he essentially told

Plaintiff "I don't feel like answering these questions." [Exhibit 3- Defendant's "responses" and

Exhibit 4- email from Defendant].

On October 4, 2019 Plaintiff emailed Defendant to explain that Defendant's answers were

woefully deficient and non-responsive and to inquire as to when Defendant would be available to

discuss the situation by phone. Defendant did not respond to the email but he posted a copy on his

website [acknowledging he received it] along with mocking commentary. [Exhibit 5- email from

Plaintiff to Defendant, Exhibit 6 post from Defendant's website].

Plaintiff is entitled to the post-judgment discovery he is seeking from Defendant and it was

propounded in accordance with the Ohio Civil Rules. This Court should therefore compel

Defendant to provide actual responses and provide the information requested or subject him to

appear and attend a debtor's examination to be conducted pursuant to the Ohio Rules of Civil

Procedure.

RESPECTFULLY SUBMITTED,

By: Bryan Anthony Reo (#0097470)

P.O. Box 5100

Mentor, OH 44061

(Business): (216) 505-0811

4

(Mobile): (440) 313-5893 (E): Reo@ReoLaw.org Attorney and Pro Se Plaintiff

# **Certificate of Service**

I, Bryan Reo, do hereby certify that a true and genuine copy of the foregoing has been dispatched by United States **USPS First Class Mail** to the Defendants at:

Martin Lindstedt 338 Rabbit Track Road Granby, Missouri 64844

Church of Jesus Christ Christian/Aryan Nations of Missouri 338 Rabbit Track Road Granby, Missouri 64844

On this day of 2019

X

# STATE OF OHIO IN THE COURT OF COMMON PLEAS OF LAKE COUNTY CIVIL DIVISION

CIVIL DIVISION						
BRYAN ANTHONY REO,		Case No. 15CV001590				
		Case No. 16CV000825				
Plaintiff,		Hon. Patrick J. Condon				
v.						
MARTIN LINDSTEDT,						
Defendant.						
REO LAW LLC	MA	RTIN LINDSTEDT				
By: Bryan Anthony Reo (#0097470)		338 Rabbit Track Road				
P.O. Box 5100		nby, MO 64844				
Mentor, OH 44061	(P): (417) 472-6901					
(P): (440) 352-6060 (E): BryanAReo@gmail.com	(E): pastorlindstedt@gmail.com  Pro se Defendant					
Pro Se Plaintiff & Attorney	170	se Dejetuari				
	_	NG PLAINTIFF'S I JUDGMENT DISCOVERY				
THIS MATTER came to be cons	sidered by	y the Court pursuant to the Plaintiff's Motion to				
Compel Post-Judgment Discovery filed	l by Plai	ntiff in the above-captioned cause. The Cour				
having considered the Motion and being	fully adv	vised of the premises, it is, therefore,				
ORDERED and ADJUDGED:						
1. That the Plaintiff's M						
granted.	·					
2. Defendant shall prov	ide resp	onsive answers to Plaintiff's Post-Judgmen				
Discovery no later than	the	day of 2019				

am/pm to provide answers to Plaintiff's Post-Judgment Discovery.

In the absence of good faith responsive answers, Defendant shall appear in

person at a conference to be held on the \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_, at \_\_\_\_

3.

DONE AND ORDERED in Chambers at Painesville, Lake County, Ohio this day of
, 2019.
PATRICK J. CONDON, JUDGE LAKE COUNTY COMMON PLEAS
Copies to:
Bryan Anthony Reo
Martin Lindstedt

Church of Jesus Christ Christian Aryan Nations of Missouri

The AMERICAN ESTATE OF THE STREET OF PRINCIPLE AND LINES.

The state of the state of the state of

# Exhibit 1

# STATE OF OHIO IN THE COURT OF COMMON PLEAS OF LAKE COUNTY CIVIL DIVISION

BRYAN ANTHONY REO,

Case No. 15CV001590 Case No. 16CV000825

Plaintiff,

Hon. Patrick J. Condon

MARTIN LINDSTEDT,

Defendant.

**REO LAW LLC** 

v.

By: Bryan Anthony Reo (#0097470)

P.O. Box 5100

Mentor, OH 44061

(P): (440) 313-5893

(E): Reo@ReoLaw.org

Pro Se Plaintiff & Attorney

MARTIN LINDSTEDT

338 Rabbit Track Road

Granby, MO 64844

(P): (417) 472-6901

(E): pastorlindstedt@gmail.com

Pro se Defendant

# POST JUDGMENT DISCOVERY TO AID IN EXECUTION OF JUDGMENT

Plaintiff Pro Se Bryan Anthony Reo, pursuant to Ohio Civil Rule 69, hereby propounds the following post-judgment discovery upon Defendant Martin Lindstedt to aid in the execution of the judgment recorded in Plaintiff's favor in the above-captioned case.

You are therefore required to answer these questions fully and accurately no later than twenty eight (28) days from the date of your receipt of these discovery requests.

1- Identify and provide contact information for anybody who has a lease or rental interest in the following parcels of land located in Stanley County, South Dakota. [parcels are identified by APN number]

- 1. Stanley County APN: 004676 owner: Martin Lindstedt, Lot area: 6,795,360 sq. ft
- 2. Stanley County APN: 003709 owner: Martin Lindstedt, Lot area: 6,676,920 sq. ft
- 3. Stanley County APN: 003710 owner: Martin Lindstedt, Lot area: 6,838,920 sq. ft
- 4. Stanley County APN: 003711 owner: Martin Lindstedt, Lot area: 6,969,600 sq. ft.
- 5. Stanley County APN: 003712 owner: Martin Lindstedt, Lot area: 6,969,600 sq. ft
- 6. Stanley County APN: 003749 owner: Martin Lindstedt, Lot area: 6,969,699 sg. ft.
- 7. Stanley County APN: 003750 owner: Martin Lindstedt, Lot area: 6,969,699 sq. ft.
- 8. Stanley County APN: 003752 owner: Martin Lindstedt, Lot area: 6,969,699 sq. ft.
- 9. Stanley County APN: 003761 owner: Martin Lindstedt, Lot area: 6,969,699 sq. ft.
- 10. Stanley County APN: 004664 owner: Martin Lindstedt, Lot area: 1,306,800 sq. ft.
- 11. Stanley County APN: 004667 owner: Martin Lindstedt, Lot area: 1,742,400 sq. ft.
- 12. Stanley County APN: 004670 owner: Martin Lindstedt, Lot area: 1,742,400 sq. ft.
- 13. Stanley County APN: 004674 owner: Martin Lindstedt, Lot area: 1,829,520 sq. ft.
- 14. Stanley County APN: 004678 owner: Martin Lindstedt, Lot area: 2,657,160 sq. ft
- 15. Stanley County APN: 008518 owner: Martin Lindstedt, Lot area: 3,484,800 sq. ft
- 2- Provide copies of any and all lease or rental agreements between yourself and any individual or corporate entity that is in any way operating on, renting, or leasing the above-listed parcels in Stanley County South Dakota.
- 3- Provide the receipts showing payments of property taxes on the residence 338 Rabbit Track Road, Granby, Missouri.

4- Provide the most recent appraisal of the value o	f the real property located at 338 Rabbit Track			
Road, Granby, Missouri.				
5- Provide the bank name, address of the bank, a	account numbers, and current balances of any			
banks with which you maintain financial accounts	of any sort.			
6- Provide an exhaustive list of all of your firearms, by manufacturer, model, caliber, and serial				
number.				
·				
Si	incerely,			
	// BRYAN ANTHONY REO ryan Anthony Reo (#0097470)			

# **Certificate of Service**

I, Bryan Reo, do hereby certify that a true and genuine copy of the foregoing has been dispatched by electronic mail to the Defendants at:					
pastorlindstedt@gmail.com					
On this6 day of September 2019	·				
X /S/ BRYAN ANTHONY REO					

# Exhibit 2

### **Bryan Reo**

From:

Bryan Reo

Sent:

Friday, September 6, 2019 1:08 PM

To:

Martin Lindstedt

Subject:

Reo v Lindstedt Post-Judgment Discovery

**Attachments:** 

Reo v Lindstedt Marty Post Judgment Discovery.pdf; Reo v Lindstedt Marty Post

Judgment Discovery.docx

Dear Mr. Lindstedt,

Please find attached post-judgment discovery devices which you are required by the Ohio Civil Rules to answer.

Please feel free to email me with any questions or points for clarification. I look forward to your answers and to working with you to aid in the execution on the judgment that was rendered in Lake County Court of Common Pleas.

Your cooperation will be greatly appreciated. Please note that if you do not cooperate, the court may have to intervene and compel your attendance at a debtor's examination to be conducted in Lake County Ohio.

Sincerely,

Bryan Anthony Reo

Bryan Anthony Reo (#0097470) REO LAW LLC P.O. Box 5100 Mentor, Ohio 44061 (Business): (216) 505-0811

(Personal): (440) 313-5893

Admissions- Ohio Courts and Agencies [#0097470], N.D. Ohio, S.D. Ohio, E.D. Michigan, W.D. Michigan, 3<sup>rd</sup> Circuit, 6<sup>th</sup> Circuit, and Court of Appeals for the Armed Forces (#37033)

This electronic mail message, including any attachments, is for the sole use of the intended recipient(s) and may contain private, confidential, and/or privileged information. Any unauthorized review, use, disclosure, or distribution is strictly prohibited, and interception of the same is a federal criminal offense per 18 U.S.C. § 2511. If you are not the intended recipient of this message or their agent, or if this message has been addressed to you in error, please immediately alert the sender by reply email and then delete this message and any attachments. If you are not the intended recipient, you are hereby notified that any use, dissemination, copying, or storage of this message or its attachments is strictly prohibited.

## Exhibit 3

# STATE OF OHIO IN THE COURT OF COMMON PLEAS OF LAKE COUNTY CIVIL DIVISION

BRYAN ANTHONY REO,

Case No. 15CV001590 Case No. 16CV000825

Plaintiff.

Hon. Patrick J. Condon

### MARTIN LINDSTEDT,

Defendant.

### **REO LAW LLC**

V.

By: Bryan Anthony Reo (#0097470)

P.O. Box 5100

Mentor, OH 44061

(P): (440) 313-5893

(E): Reo@ReoLaw.org

Pro Se Plaintiff & Attorney

### MARTIN LINDSTEDT

338 Rabbit Track Road Granby, MO 64844

(P): (417) 472-6901

(E): pastorlindstedt@gmail.com

Pro se Defendant

# POST JUDGMENT DISCOVERY TO AID IN EXECUTION OF JUDGMENT

Plaintiff Pro Se Bryan Anthony Reo, pursuant to Ohio Civil Rule 69, hereby propounds the following post-judgment discovery upon Defendant Martin Lindstedt to aid in the execution of the judgment recorded in Plaintiff's favor in the above-captioned case.

Pastor Lindstedt's Response: Revised Statute of Missouri 74.14(d) and even Ohio Revised Code 2329.02 which says much the same thing:

RSMo 74.14(d) Stay.

(1) If the judgment debtor shows the circuit court that an appeal from the foreign judgment is pending or will be taken or that a stay of execution has been granted, the court shall stay

enforcement of the foreign judgment until the appeal is concluded, the time for appeal expires, or the stay of execution expires or is vacated upon proof that the judgment debtor has furnished the security for the satisfaction of the judgment required by the state in which it was entered.

In short, while a civil case is under appeal and subject to review, repeal, alteration or change then it doesn't make much sense for any execution to take place and force the "judgment debtor" to pay and then have to collect his property back if the case is dismissed or altered. I can well imagine trying to get my property back from you once this bogus case gets dismissed eventually and I get you and your lawyer friends disbarred (which might happen someday in a better world). Giving you access to my personal financial information is a non-starter. We've been through this stuff before where you go way over the line and then don't dare complain before a judge when I refuse to go along. Yet you whine for "sanctions" when it is you who must be sanctioned.

I did look at your lies to the contrary when you filed in Newton County however, but like everything you say most of it is a lie of a series of lies.

### Pastor Martin Lindstedt CJCC/AN

You are therefore required to answer these questions fully and accurately no later than twenty eight (28) days from the date of your receipt of these discovery requests.

Today see my responses which are mainly objections on Friday, Oct. 4, 2019 which is 28 days from when I received your barratry.

1- Identify and provide contact information for anybody who has a lease or rental interest in the following parcels of land located in Stanley County, South Dakota. [parcels are identified by APN number]

I think I'll pass as I don't need you disturbing people who have leased from my family for over 50 years.

So when did a greedy mongrel like you find out about my inheritance? In 2013 or 2014 so then you filed the defamation claims over three years from when I responded in kind to you calling me a convicted child molester? Who told you about my property? LiarBill 'MumpsNut' DeClue? — Pastor Martin Lindstedt

2- Provide copies of any and all lease or rental agreements between yourself and any individual or corporate entity that is in any way operating on, renting, or leasing the above-listed parcels in Stanley County South Dakota.

I'll pass for now. Maybe when you have gone through proper court procedure in South Dakota. - Pastor Martin Lindstedt

3- Provide the receipts showing payments of property taxes on the residence 338 Rabbit Track Road, Granby, Missouri.

What you want my hovel / homestead in Missouri? I seen where you made one of your threats like a coward. But then again, whenever you feel cowardly you like to threaten to murder or rape or assault someone. You really are not supposed to act like this even for you.. – Pastor Martin Lindstedt

4- Provide the most recent appraisal of the value of the real property located at 338 Rabbit Track Road, Granby, Missouri.

Me and Roxie paid \$3000 when we bought it together at the tail end of 1987. That must be the place a degenerate mongrel like you threatened to sell at a Sheriff's sale. Well, your kind likes to live off the White folks. And I know that you or your kind don't have much use for women. You were suing an elderly fat illiterate woman with a broken hip because you hate White women who are genetic females. Anyways, it certainly isn't worth much even in 2019.

Pass on talking more about this. Pastor Martin Lindstedt CJCC/AN

5- Provide the bank name, address of the bank, account numbers, and current balances of any banks with which you maintain financial accounts of any sort.

You are over-reaching yet again. Pastor Martin Lindstedt CJCC/AN

6- Provide an exhaustive list of all of your firearms, by manufacturer, model, caliber, and serial number.

All of which goes to show that this series of questions isn't legitimate, Bryan Reo. You simply cannot help yourself though.

I don't think I have a tenth as many guns as a fearful pathetic mongrel like you does. I can't imagine ever a jew gliberal judge approving your asking me for a list of my guns. Why on Quora you are so much more, well, let us say, 2d Amendment-ish. But we both know you are a fraudulent and cowardly mongrel.

Not nearly \$100,000 worth or even \$50 or \$10 thousand worth. Maybe \$2000 worth. And nothing exotic. Nary an AR-15 poodle-shooter either.

Who do you think you are fooling? After nearly a decade in fighting with you I know most of your tricks, which were old when Satan tempted Eve. Want to tell me all about your guns?

Hail Victory!!!

-s- Pastor Martin Lindstedt

Pastor Martin Lindstedt

Pastor Martin Lindstedt

Church of Jesus Christ Christian / Aryan Nations of Missouri

### **Certificate of Service**

I, Pastor Martin Lindstedt, do hereby certify that a true and genuine copy of the foregoing has been dispatched by electronic mail to Bryan Reo at reo@reolaw.com on Friday October 4 2019.

## Exhibit 4

### **Bryan Reo**

From:

Martin Lindstedt <pastorlindstedt@gmail.com>

Sent:

Friday, October 4, 2019 6:39 PM

To:

Bryan Reo; pastorlindstedt

Subject:

Re: Reo v Lindstedt Post-Judgment Discovery

**Attachments:** 

Post-JudgmentDiscovery\_4Oct19.pdf

28 Days later see my response to your improper "Post-Judgment" "Discovery" Requests. You always over-reach and are full of deceit like your spiritual Father. Which is why I take coontact with you to the least amount whatsoever. I wish it wasn't my racial duty to have to deal with you at all to keep you out of the Christian Israelite Body of Christ.

I usually detest having anything to do with you, however, I hereby timely render objections to your bad-faith efforts sent to my e-mail 28 days ago.

This is the pdf link:

http://bryanreo-lawsuits.xyz/2019/NewtonCounty/Oct19/4Oct19 ML/Post-JudgmentDiscovery 4Oct19.pdf

You can see the rest of the matter at the following link on my forum which you obsessively follow: :http://whitenationalist.org/forum/showthread.php?p=20307#post20307

Hail Victory !!!

Pastor Martin Lindstedt
Church of Jesus Christ Christian / Aryan Nations of Missouri

On Fri, Sep 6, 2019 at 12:08 PM Bryan Reo < reo@reolaw.org > wrote:

Dear Mr. Lindstedt,

Please find attached post-judgment discovery devices which you are required by the Ohio Civil Rules to answer.

Please feel free to email me with any questions or points for clarification. I look forward to your answers and to working with you to aid in the execution on the judgment that was rendered in Lake County Court of Common Pleas.

Your cooperation will be greatly appreciated. Please note that if you do not cooperate, the court may have to intervene and compel your attendance at a debtor's examination to be conducted in Lake County Ohio.

Sincerely,

Bryan Anthony Reo

Bryan Anthony Reo (#0097470) REO LAW LLC P.O. Box 5100 Mentor, Ohio 44061

(Business): (216) 505-0811

(Personal): (440) 313-5893

Admissions- Ohio Courts and Agencies [#0097470], N.D. Ohio, S.D. Ohio, E.D. Michigan, W.D. Michigan, 3<sup>rd</sup> Circuit, 6<sup>th</sup> Circuit, and Court of Appeals for the Armed Forces (#37033)

This electronic mail message, including any attachments, is for the sole use of the intended recipient(s) and may contain private, confidential, and/or privileged information. Any unauthorized review, use, disclosure, or distribution is strictly prohibited, and interception of the same is a federal criminal offense per 18 U.S.C. § 2511. If you are not the intended recipient of this message or their agent, or if this message has been addressed to you in error, please immediately alert the sender by reply email and then delete this message and any attachments. If you are not the intended recipient, you are hereby notified that any use, dissemination, copying, or storage of this message or its attachments is strictly prohibited.

# Exhibit 5

### **Bryan Reo**

From:

Bryan Reo <reo@reolaw.org>

Sent:

Friday, October 4, 2019 7:36 PM

To:

Martin Lindstedt

Subject:

Re: Reo v Lindstedt Post-Judgment Discovery

Sir,

Your responses are woefully deficient and unacceptable. What time tomorrow are you available to discuss the matter by phone?

Sincerely,

Bryan Anthony Reo

Bryan Anthony Reo (#0097470) REO LAW LLC P.O. Box 5100 Mentor, Ohio 44061 (Business): (216) 505-0811

(Personal): (440) 313-5893

Admissions- Ohio Courts and Agencies [#0097470], N.D. Ohio, S.D. Ohio, E.D. Michigan, W.D. Michigan, 3rd Circuit, 6th Circuit, and Court of Appeals for the Armed Forces (#37033)

This electronic mail message, including any attachments, is for the sole use of the intended recipient(s) and may contain private, confidential, and/or privileged information. Any unauthorized review, use, disclosure, or distribution is strictly prohibited, and interception of the same is a federal criminal offense per 18 U.S.C. § 2511. If you are not the intended recipient of this message or their agent, or if this message has been addressed to you in error, please immediately alert the sender by reply email and then delete this message and any attachments. If you are not the intended recipient, you are hereby notified that any use, dissemination, copying, or storage of this message or its attachments is strictly prohibited.

On October 4, 2019 6:39:46 PM Martin Lindstedt <pastorlindstedt@gmail.com> wrote:

28 Days later see my response to your improper "Post-Judgment" "Discovery" Requests. You always over-reach and are full of deceit like your spiritual Father. Which is why I take coontact with you to the least amount whatsoever. I wish it wasn't my racial duty to have to deal with you at all to keep you out of the Christian Israelite Body of Christ.

I usually detest having anything to do with you, however, I hereby timely render objections to your bad-faith efforts sent to my e-mail 28 days ago.

This is the pdf link: http://bryanreo-lawsuits.xyz/2019/NewtonCounty/Oct19/4Oct19 ML/Post-JudgmentDiscovery 4Oct19.pdf You can see the rest of the matter at the following link on my forum which you obsessively follow: :http://whitenationalist.org/forum/showthread.php?p=20307#post20307 Hail Victory !!! **Pastor Martin Lindstedt** Church of Jesus Christ Christian / Aryan Nations of Missouri On Fri, Sep 6, 2019 at 12:08 PM Bryan Reo <reo@reolaw.org> wrote: Dear Mr. Lindstedt, Please find attached post-judgment discovery devices which you are required by the Ohio Civil Rules to answer. Please feel free to email me with any questions or points for clarification. I look forward to your answers and to working with you to aid in the execution on the judgment that was rendered in Lake County Court of Common Pleas. Your cooperation will be greatly appreciated. Please note that if you do not cooperate, the court may have to intervene and compel your attendance at a debtor's examination to be conducted in Lake County Ohio. Sincerely, Bryan Anthony Reo Bryan Anthony Reo (#0097470) REO LAW LLC P.O. Box 5100 Mentor, Ohio 44061

(Business): (216) 505-0811

(Personal): (440) 313-5893

Admissions- Ohio Courts and Agencies [#0097470], N.D. Ohio, S.D. Ohio, E.D. Michigan, W.D. Michigan, 3<sup>rd</sup> Circuit, 6<sup>th</sup> Circuit, and Court of Appeals for the Armed Forces (#37033)

This electronic mail message, including any attachments, is for the sole use of the intended recipient(s) and may contain private, confidential, and/or privileged information. Any unauthorized review, use, disclosure, or distribution is strictly prohibited, and interception of the same is a federal criminal offense per 18 U.S.C. § 2511. If you are not the intended recipient of this message or their agent, or if this message has been addressed to you in error, please immediately alert the sender by reply email and then delete this message and any attachments. If you are not the intended recipient, you are hereby notified that any use, dissemination, copying, or storage of this message or its attachments is strictly prohibited.

from: Martin Lindstedt <pastorlindstedt@gmail.com>

to: Bryan Reo <reo@reolaw.org>,

pastorlindstedt <pastorlindstedt@gmail.com>

date: Oct 4, 2019, 5:39 PM

subject: Re: Reo v Lindstedt Post-Judgment Discovery

28 Days later see my response to your improper "Post-Judgment" "Discovery" Requests. You always over-reach and are full of deceit like your spiritual Father. Which is why I take coontact with you to the least amount whatsoever. I wish it wasn't my racial duty to have to deal with you at all to keep you out of the Christian Israelite Body of Christ.

I usually detest having anything to do with you, however, I hereby timely render objections to your bad-faith efforts sent to my e-mail 28 days ago.

This is the pdf link:

http://bryanreo-lawsuits.xyz/2019/Ne...ery\_4Oct19.pdf

You can see the rest of the matter at the following link on my forum which you obsessively follow:

:http://whitenationalist.org/forum/sh...0307#post20307

Hail Victory !!!

Pastor Martin Lindstedt Church of Jesus Christ Christian / Aryan Nations of Missouri

Pastor Lindstedt's Web Page Pastor Lindstedt's Archive Page & Christian Nationalist Forum

#### Reply With Quote

10-04-2019 07:48 PM

#15



Oct 2010 The Mamzer from Mentor Ohio

Posts:

235



Bryan Reo ○
Satanic Mongrel Abomination
Veteran Member
DDDDDDDD

As a Satanic Mamzer Abomination & Oreficer of Judge Condon's Kort I forget that I Must Appear Reasonable

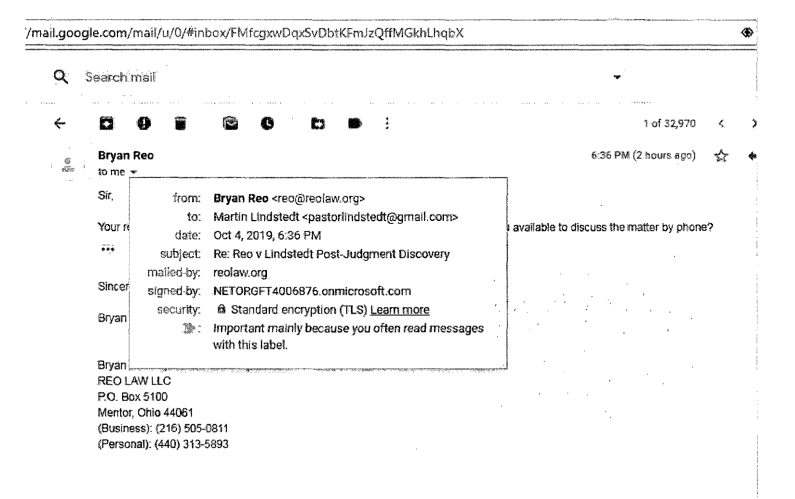
# As a Satanic Mamzer Abomination & Oreficer of Judge Condon's Kort I forget that I Must Appear Reasonable, Hiding Muh Tail & Hoofs & Mangina From View

I Cum-cum cum-cum-pletely Forgot There is a Hearing on Pre-Trial Interest before Judge Condon on Monday 7 Oct. 2019 @ 9:30am EST and I Must Not Appear As A Greedy Rude Mongrel

http://whitenationalist.org/forum/sh...0436#post20436

http://christian-identity.net/forum/...0436#post20436

http://whitenationalist.org/forum/sh...0436#post20436



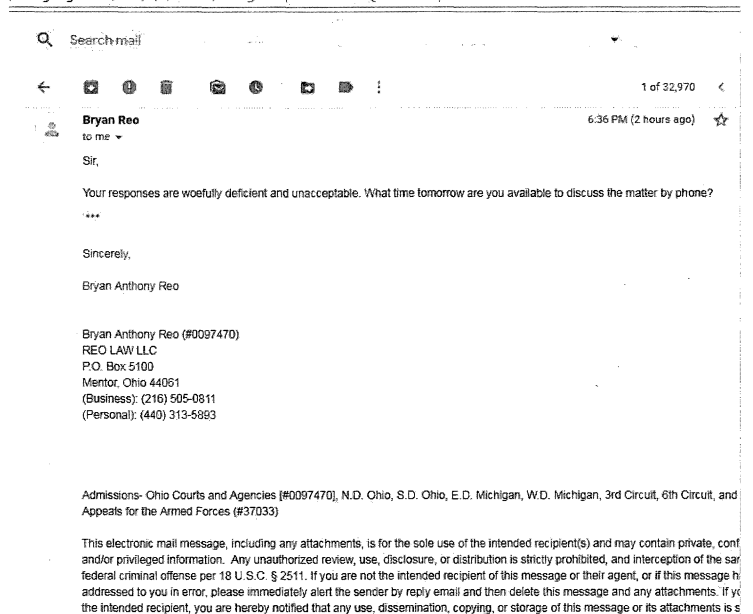
Admissions- Ohio Courts and Agencies [#0097470], N.D. Ohio, S.D. Ohio, E.D. Michigan, W.D. Michigan, 3rd Circuit, 6th Circuit, and Cot Appeals for the Armed Forces (#37033)

This electronic mail message, including any attachments, is for the sole use of the intended recipient(s) and may contain private, confider and/or privileged information. Any unauthorized review, use, disclosure, or distribution is strictly prohibited, and interception of the same i federal criminal offense per 18 U.S.C. § 2511. If you are not the intended recipient of this message or their agent, or if this message has a addressed to you in error, please immediately alert the sender by reply email and then delete this message and any attachments. If you a the intended recipient, you are hereby notified that any use, dissemination, copying, or storage of this message or its attachments is strict prohibited.

On October 4, 2019 6:39:46 PM Martin Lindstedt pastorlindstedt@gmail.com> wrote:

Reo v Lindstedt 19NW-CV1809 in Newton County - Page 2

#### /mail.google.com/mail/u/0/#inbox/FMfcqxwDqxSvDbtKFmJzQffMGkhLhqbX



On October 4, 2019 6:39:46 PM Martin Lindstedt pastorlindstedt@gmail.com> wrote:

prohibited.

from: Bryan Reo <reo@reolaw.org>

to: Martin Lindstedt <pastorlindstedt@gmail.com>

date: Oct 4, 2019, 6:36 PM

subject: Re: Reo v Lindstedt Post-Judgment Discovery

mailed-by: reolaw.org

signed-by: NETORGFT4006876.onmicrosoft.com security: Standard encryption (TLS) Learn more

: Important mainly because you often read messages with this label.

Sir,

Your responses are woefully deficient and unacceptable. What time tomorrow are you available to discuss the matter by phone?

Sincerely,

Bryan Anthony Reo

Bryan Anthony Reo (#0097470) REO LAW LLC P.O. Box 5100 Mentor, Ohio 44061 (Business): (216) 505-0811 (Personal): (440) 313-5893

\_\_\_666\_\_\_666\_\_\_666\_\_\_

This profile of a limited-purpose public figure Attorney Bryan Reo is definitely NOT authorized by Bryan Reo, but is meant to keep the public informed as to what this