

IN THE COURT OF APPEALS
ELEVENTH APPELLATE DISTRICT OF OHIO
LAKE COUNTY, OHIO

BRYAN ANTHONY REO

Case #- 2019-L-073

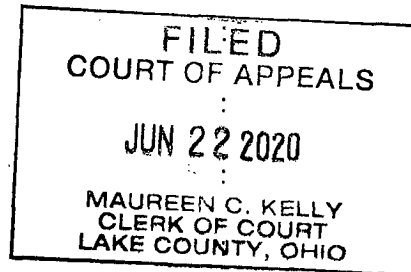
Case #- 2019-L-074

Appellant,

vs.

MARTIN LINDSTEDT et al.

Appellee.



**APPELLANT'S MOTION
FOR THIS APPELLATE
COURT TO ACCEPT
APPELLANT'S THIED
AMENDED APPELLATE
BRIEF**

**APPELLANT'S MOTION FOR THIS APPELLATE COURT TO ACCEPT
APPELLANT'S THIRD AMENDED APPELLATE BRIEF, AND TO OVERTURN
TRIAL COURT VERDICTS & PUNISH BRYAN REO & LAWYERS BRISTOW &
KLIMKOWSKY FOR PURSUING THIS MATTER**

REO LAW LLC

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MARTIN LINDSTEDT

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Pro se Appellee

Plaintiff-Appellant Bryan Anthony Reo is wanting for the fourth or fifth time for this Appellate Court to dismiss Pastor Martin Lindstedt's Appeal of the corrupt trial court decisions and jury verdict nearly a year ago for defamation over the past decade because (1.) Pastor Lindstedt not being a licensed attorney / officer of this court and the courts of Ohio cannot according to Ohio lawyers represent his Aryan Nations Church or woman who Bryan Reo was allowed to sue by this court system. Bryan Reo has over the past five years filed motion after

motion to strike in this matter and this appellate court finally on May 20, 2020 ruled to strike Pastor Lindstedt's previous appellate briefs. What this appellate court demanded was that Pastor Lindstedt not claim to represent his Church because that would render their lawyer's guild diktat that the People brought before these Ohio courts must hire one of these favored regime criminals who own these courts in order to fight the favored criminals like Bryan Reo, Kyle Bristow and Brett Klimkowsky who have been tasked with pretending to be "White Supremacists" through their "Foundation for the Marketplace of Ideas (FMI/ZPLC) "lawfare" agent provocateur organization.

Pastor Lindstedt, not being a lawyer and wanting to exterminate lawyers and their entire families as a class of parasitic regime criminals submitted a Third Amended Appellate Brief which was edited heavily to explicitly admit that while The Church of Jesus Christ Christian / Aryan Nations of Missouri (the Church) was indeed made a party to this Bryan Reo litigation that We (as the sole legitimate Duul-Seedline Christian Identity Church to the Aryan Christian Israelites being the only true Adamic human beings possessed with souls) had nothing but contempt for the government of Satan and the agents of Satan being lawyers we would not traffic in hiring an officer of Satan to represent us against a spawn of Satan -- adoptive or biological -- such as Attorney Bryan Reo. Rather it was explicitly stated that the Church was not allowed to appear without an agent of Satanic government before this appellate court (also of Satan) and thus the Church got a judgment far more to its liking under an ecclesiastical court outside the Satanic System which shall be executed upon when convenient. Seeing how this court system still insists that the Church and Pastor Lindstedt's elderly bed-bound illiterate woman as an officer of this non-501(c)(3) church was a title co-defendant Pastor Lindstedt admitted that the Church was indeed a title co-defendant while explicitly admitting that Pastor Lindstedt was not

allowed to speak for the Church. Bryan Reo's problem is wanting to have it both ways. Either the Church is a co-defendant for which Pastor Lindstedt was not allowed to speak for, thus this Ohio court system is totally at odds with the U.S. and Ohio constitutions which promise "free speech, freedom of the press and of religion". Bryan Reo wanted to drag in Pastor Lindstedt's Aryan Nations Church so that before a corrupt trial judge and biased jury they could hear "Aryan Nations" and link it to White Supremacy and domestic terrorism and extermination of the non-whites (and claim that Pastor Lindstedt is a child molester as well with the blessing of the corrupt trial court) and did so with the connivance of the trial court. Pastor Lindstedt decided to simply appeal the \$105,000 judgment against himself and let the \$400 judgments against the Church work out for itself, letting Bryan Reo, Kyle Bristow and Brett Klimkowsky try to collect as best they can in Ohio, Missouri, and South Dakota.

2. The second thing that this appellate court decided to do in making a demand couched under color of law was to give Pastor Lindstedt a listing of "forbidden words" to describe Bryan Reo, Reo's lawyer buddies and Bryan Reo's family. Bryan Reo at pre-trial, during trial and post-trial in motion after motion and at trial wanted to pretend that Pastor Lindstedt had not been fighting as a long-time Aryan Nations pastor what was (and still is) a delusional crazed homosexual Satanic mongrel (of mixed negroid, oriental and jew blood) working as a long-time agent provocateur for the federal and Ohio criminal regimes out to destroy Pastor Lindstedt, Lindstedt's Aryan Nations Church and "white supremacy" in general. Pastor Lindstedt has presented a 2017 501(c)(3) income tax filing that Pastor Lindstedt found out in January 2020 and that Pastor Lindstedt has since filed in all of the Bryan Reo litigation before the Ohio and other state courts showing that Bryan Reo is a public director of the Foundation for the Marketplace of Ideas (FMI) or as us above-ground White Supremacists call it the ZOGbot Poverty [F]Law

Center (ZPLC). The FMI/ZPLC contains long-time pretend ‘white supremacists’ responsible for the Charlottesville Incident and were working with the federal and Virginia authorities to create the riot and unrest there to where previously unknown whites would be outed and have their lives destroyed. Bryan Reo has been playing at “White Supremacy” for nearly 20 years and fighting with Pastor Lindstedt going on 11 years and suing Pastor Lindstedt in state and federal courts since April 2014. Thus the trial court and this appellate court by its refusal to allow Pastor Lindstedt to explain Bryan Reo’s racial and political history and thus its motivations in persecuting Pastor Lindstedt and Lindstedt’s Church is thus a prime part of this persecution which is common to corrupt systems on the way out.

What Pastor Lindstedt did in his Third Amended Appellate Brief was to use these “forbidden words” sparingly to frame this necessary discussion and then to (*expletive or racial slur deleted*) in the Amended Appellate Brief. What this appellate court has demanded of Pastor Lindstedt simply doesn’t make sense if there is to be a full and complete understanding of this case which never should have been heard in the first place. Bryan Reo was allowed to try Pastor Lindstedt and Lindstedt’s Church living 900 miles away and for Pastor Lindstedt for having, and speaking and writing the racial, religious and political outlook far more common to Southwest Missouri yet proscribed in Northeast Ohio. It would not matter yet Bryan Reo (and these Ohio courts) insist that Ohio laws both written and unwritten be applied to Pastor Lindstedt and Lindstedt’s Church in a punitive and unjust fashion even though these Ohio courts never had or have jurisdiction or dominion over Pastor Lindstedt and Lindstedt’s Church. ***Pastor Lindstedt nor Pastor Lindstedt’s Church will NOT bend their knee to Baal and do not recognize such spurious jurisdiction or dominion.*** However, in the interests of peace until such time as Pastor Lindstedt and Lindstedt’s Church along with the reformed and refined People of Aryan Christian

Israel can destroy those outside the Body of Christ and refine the Remnant, Pastor Lindstedt endeavored by using the “forbidden words” sparingly at the start of the 3d Amended Appellate Brief and then (*expletive or racial slur deleted*) the rest of the 3d Amended Appellate Brief.

3. Insofar as Bryan Reo dishonesty in complaining about a lack of case cites and that he cannot understand Pastor Lindstedt’s Appellate Briefs are concerned, Bryan Reo has engaged Pastor Lindstedt in countless acts of litigation before the Ohio, Missouri and South Dakota state courts and the federal courts in Missouri and Ohio over supposedly being aggrieved over something that Bryan Reo says Pastor Lindstedt said about himself that in Pastor Lindstedt’s responses that Bryan Reo allegedly cannot understand. Which is it? Pastor Lindstedt is incomprehensible on the defense but insulting and comprehensible enough when being sued?

In the 3d Appellate Brief Pastor Lindstedt not being a lawyer doesn’t use legal monkey-talk over the sundry cases in large part because Pastor Lindstedt lacks access to a law library germane to Ohio here 900 miles away. Pastor Lindstedt must take care of his bed-bound woman now dying of cancer. Pastor Lindstedt is himself not as active as in previous years. However in the Amended 3d appellate Brief Pastor Lindstedt did tighten up in citing the trial transcript and trial docket to prove that Bryan Reo admitted that his litigation was well outside the Ohio Statute of Limitations. Pastor Lindstedt has also seen Bryan Reo’s Appellee Brief and Bryan Reo’s pathetic attempts to answer after long delays caused by Bryan Reo asking – and receiving extensions. Bryan Reo has no answers to Pastor Lindstedt’s Appellate Briefs. All Bryan Reo knows how to do is to file Motions to Strike, for Summary Judgment, and to dismiss Pastor Lindstedt’s counter-claims or to hire corrupt lawyers who will appear before another lawyer-judge *ex parte* trying to gain an Civil Protection Stalking Order (one of which was denied by Lake county Magistrate Judge Christian Andre and confirmed by Judge Eugene Lucci 4 June.

Exhibit #1: Judgment Entry Adopting Magistrate's Opinion to Deny Bryan Reo a Civil Stalking Protection Order (CSPO) against Pastor Lindstedt filed 4 June 2020:

http://bryanreo-lawsuits.xyz/Reo_19CV001530_f2589/2020/June13/13June20_ML/Doc42-1_JudgesConcurrence.pdf

There are four current Bryan Reo v. Lindstedt federal lawsuits:

Bryan Anthony Reo v. Martin Lindstedt 1:19-cv-02103-SO

Bryan Anthony Reo v. Martin Lindstedt 1:19-cv-02589-CAB

Anthony Domenic Reo v. Martin Lindstedt 1:19-cv-02615-JRA

Stefani Rossi Reo v. Martin Lindstedt 1:19-cv-02786-CAB

Bryan Reo just filed for another protection order against Pastor Lindstedt and this Magistrate Judge Christian Andre wouldn't allow Pastor Lindstedt to appear by telephone in *Bryan Anthony Reo v. Martin Lindstedt* 20CS000520. However Judge Andre did look into the matter and found that Bryan Reo uses these *ex parte* maneuvers to try to take Pastor Lindstedt's property, liberty and very life through using these corrupt courts in Ohio, Missouri and South Dakota as well as federal courts. Bryan Reo is also trying to force Pastor Lindstedt to take back his inheritance that he gave to his sister in *Bryan Anthony Reo v. Martin Lindstedt* 58CIV-20-07 in Stanley County South Dakota, also done *ex parte*.

There simply is no end to Bryan Reo litigation against Pastor Lindstedt and Lindstedt's Church by Bryan Reo and Bryan Reo lawyers and friends and family. All Pastor Lindstedt can do is to fight off Bryan Reo as best he can and not give in to Satan's government and courts

Pastor Lindstedt has documented Bryan Reo and Bryan Reo friends and family litigation on Pastor Lindstedt's Church's web pages. Ever since in April 2014 when Bryan Reo first filed a \$10.75 million federal lawsuit against Pastor Lindstedt Bryan Reo has demanded that Pastor Lindstedt and Lindstedt's Church be forced to stop writing about Bryan Reo and Bryan Reo friends from the FMI/ZPLC. This prior restraint has been ruled illegal by the U.S. Supreme

Court back in *Near v. Minnesota* 283 U.S. 697 (1931) decision. As early as 21 Dec. 2007 on Stormfront, a false-front white supremacist forum affiliated with Bryan Reo's FMI/ZPLC Bryan Reo was talking about buying a "copyright" to the Ku Klux Klan name and using the state and federal courts to shut down Klan speech unless they bowed down to Bryan Reo;

<http://www.whitenationalist.org/forum/showthread.php?1644>

Now-attorney Bryan Reo and Bryan Reo's attorney friends Kyle Bristow and Brett Klimkowsky, (and now Attorney Robert Konrad of Pierre South Dakota) are as antifa agents provocateurs have been using the federal and Lake County Ohio courts to oppress under color of their law Pastor Lindstedt and Lindstedt's Aryan Nations Church for years. Pastor Lindstedt's task is to tell Aryan Christian Israel to rise up and finish off this criminal federal regime upon its collapse now due to biological warfare (the so-called Covid-19 ZOG-virus) and non-white uprisings to destroy White People. Accordingly, Pastor Lindstedt, as Magistrate Andre's Opinion of June 4, 2020 attests to, has "explicitly forbade any harm coming upon petitioner (Bryan Reo) as a result of the forthcoming violence." Exhibit #1, Doc 42-I page 393, *Reo v. Lindstedt* #2589. Bryan Reo is the most evil homosexual Satanic mongrel abomination – a regular jew golem – that Pastor Lindstedt has ever seen in 30 years in the White Supremacist and Christian Identity Resistance movements. Thus according to YHWH's Law, Bryan Reo is to be spared while the entire non-whites infesting the former ZOGLand are destroyed with the 5-10% spared to exist in Bantustan reservations away from Whites. Bryan Reo is to be used to torture its fellow ZOGBots and destroy their families. Bryan Reo is to be spared in order to "chernobylize" the North Perry Nuclear Power Plant turning for 100,000 years Cleveland into the equivalent of Sodom and Mentor into Gomorrah and Lake Erie into the Dead Sea as was YHWH's Justice upon Sodom and Gomorrah for abuse of legal process upon those outside their proper jurisdiction 4,000 years ago during the time of Abraham in order to impress upon the Aryan Christian Israelite

population that they never again trust a Mighty Evil Empire under any form of government. Thus Bryan Reo and anyone having anything to do with Bryan Reo are to be damned with just punishment of exposure and some of the blame for doing evil. Bryan Reo is reserved unto myself and my Aryan Nations Church and should not be harmed or harassed per my decree. Bryan Reo is the scapegoat who is to be spared as part of the DSCI ritual ceremonies of Atonement.

However, for now, Pastor Lindstedt asks, (not representing his Aryan Nations Church), for this Appellate Court to accept Pastor Lindstedt's 3d Amended Appellate Brief as submitted on 4 June 2020. For Bryan Reo to submit its Appellee Reply Brief by 24 June 2020, and then for Pastor Lindstedt to submit a reply brief. The trial court never had jurisdiction to hear this case in which an Aryan Nations pastor was compelled to respond to Bryan Reo, Kyle Bristow and Brett Klimkowsky FMI/ZPLC "lawfare" well outside the Ohio Statutes of Limitation for speaking and publishing the truth about Bryan Reo and friends and undergo a farcical "trial" before a corrupt judge and biased jury of non-whites and gliberal whites in which Pastor Lindstedt was not allowed to present evidence in his favor and Bryan Reo was allowed to cherry-pick at will whatever Bryan Reo wanted from Pastor Lindstedt's Church's web page because Bryan Reo had no exhibits to present. For this and many more reasons the trial court jury verdict should be overturned and Bryan Reo, Kyle Bristow and Brett Klimkowsky should be punished by removal as officers of the Ohio courts and the Lake County Courts should be explicitly denied jurisdiction for cases arising outside Ohio unless a fair trial can be guaranteed for such outsiders.

Hail Victory!!!

____ s- _____

Pastor Martin Lindstedt, Defendant of (*but not for* as per this appellate court's decree)
The Church of Jesus Christ Christian / Aryan Nations of Missouri (pastorlindstedt@gmail.com)
338 Rabbit Track Road, Granby Missouri 64844 (Tel #) 417-472-6901

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http://bryanreo-lawsuits.xyz/Reo_19CV001530_f2589/2020/June13/13June20_ML/Doc42-1_JudgesConcurrence.pdf

Certificate of Service

I, Pastor Martin Lindstedt do hereby certify that a true and genuine copy of the foregoing was e-mailed on 22 June 2020 to this appellate court 11thappeal@lakecountyoohiogov.org:

Ohio Assistant Attorneys General – Constitutional Offices Section
Michael Walton (00922010) Michael.walton@ohioattorneygeneral.gov
Halli Watson (0082466) halli.watson@ohioattorneygeneral.gov
30 East Broad Street, 16th Floor
Columbus, Ohio 43215

The following were duly e-mailed as Pastor Lindstedt and Lindstedt's Church is short of funds:

Plaintiff Bryan Reo, Anthony Domenic Reo and Stefani Rossie Reo living at 7143 Rippling Brook Lane, P.O. Box 5100, Mentor Ohio 44061 via reo@reolaw.org . Sent a paper copy as well

Attorney Robert Konrad, Bryan Reo's South Dakota attorney trying to steal Pastor Lindstedt's S.D. inheritance, 1110 East Souix Avenue, Pierre S.D. 57501 @ rob@extremejustice.com

Attorney Kyle Bristow of the FMI/ZPLC P.O. Box 46209. Mt. Clemens, Michigan 48046 "BristowLaw@gmail.com"

A copy of the foregoing was e-mailed to Attorneys Lisa Zaring (Lzaring@mojolaw.com) and Lindsey Upton (Lupton@mojolaw.com) upon scanning in as there is an agreement to save postage so using e-mail to do so.

A copy of the foregoing was sent to Attorney Brett Klimkowsky (Brett1066@gmail.com) of the FMI/ZPLC White Supremacist lawfare group presently in hiding and evading service.

A copy of the foregoing appears on the following Aryan Nations Christian Nationalist forum:

<http://www.whitenationalist.org/forum/showthread.php?2219>

FILED

2020 JUN -4 PM 3:12

MAUREEN KELLY
LAKE CO. CLERK OF COURT

IN THE COURT OF COMMON PLEAS
LAKE COUNTY, OHIO

BRYAN ANTHONY REO

Petitioner

vs.

MARTIN LINDSTEDT

Respondent

CASE NO. 20CS000520

JUDGE EUGENE A. LUCCI

JUDGMENT ENTRY ADOPTING
MAGISTRATE'S OPINION

After reviewing the MAGISTRATE'S OPINION dated June 4, 2020, and finding no error of law or other defect on its face, the court adopts it here per Civ.R. 65.1(F)(3)(c):

The court referred this matter to the magistrate per to Civ.R. 65.1(F)(1). For the following reasons, denying petitioner Bryan Anthony's request under R.C. 2903.214 for a civil stalking protection order ("CSPO") against respondent Martin Lindstedt is warranted.

APPLICABLE LAW

To obtain a CSPO under R.C. 2903.214, a petitioner must demonstrate—by a preponderance of the evidence—that the respondent engaged in menacing by stalking as provided by R.C. 2903.211(A)(1). *E.g., Cooper v. Manta*, 11th Dist. Lake No. 2011-L-035, 2012-Ohio-867, ¶30. R.C. 2903.211(A)(1) provides: "No person by engaging in a pattern of conduct shall knowingly cause another person to believe that the offender will cause physical harm to the other person or cause mental distress to the other person." *Id.*

Several terms in R.C. 2903.211(A)(1) are defined. For example, "pattern of conduct" is defined as "two or more actions or incidents closely related in time." R.C. 2903.211(D)(1). What equates to "closely related in time," however, is a fact-specific inquiry. See, e.g., *Cooper* at ¶39; see also *Felty v. Harper*, 10th Dist. Franklin No. 08AP738, 2009-Ohio-2855, ¶19, (considering facts arising after ex part CSPO granted at full hearing). Also defined is "mental distress," which means "[a]ny mental illness or condition that involves some temporary substantial incapacity [or] ... would normally require ... mental health services." R.C. 2903.211(D)(2).

Exhibit A

FACTS & FINDINGS

The petitioner—on behalf of himself and father Anthony Reo—filed for a CSPO against the respondent on March 30, 2020. The magistrate granted the petitioner alone an ex parte CSPO against the respondent after an ex parte hearing the same day, then set and later continued the matter for a full hearing on May 28, 2020, per R.C. 2903.214(D)(2)(a)(i). The magistrate denied the respondent's request to attend such hearing by phone. Only the petitioner appeared and testified at the full hearing.

How the petitioner and the respondent crossed paths is unknown. The petitioner is an Ohio-licensed attorney. The respondent is pastor of a white supremacist church in Missouri whose unconventional take on Christianity lauds certain violence and hate.

The petitioner and the respondent have been embroiled in multiple lawsuits against each other for several years now where, by January 2016, the respondent had turned especially threatening toward the petitioner as a result. The petitioner consequently obtained a CSPO against the respondent once before. It went from March 2016 to January 2019.

In the few months since then, the respondent has apparently turned to increasingly threatening language in various legal filings and emails with the petitioner.

The petitioner introduced three such filings as evidence, pointing out several sentences in each as specific examples against the respondent. These filings show the respondent broadly threatened violence against large groups of people which number anywhere from the thousands to millions. Nowhere do they show the petitioner being specifically threatened by the respondent.

Contrarily, the respondent explicitly forbade any harm coming upon the petitioner as a result of forthcoming violence. He explained that the petitioner's witnessing of this violence sufficed as punishment. Somehow,

still, the petitioner insisted that he is the sole target of this violence because he falls within these large groups threatened by the respondent. The magistrate failed to connect the same dots without more to go on. The filings show no more than the respondent reiterating the same fire-and-brimstone rhetoric against nearly everyone but white supremacists.

Additionally, what transpired between the petitioner and the respondent after the magistrate issued the ex parte CSPO here calls in doubt the former's supposed fear and distress involving the latter. The petitioner causally mentioned recent emails with the respondent as further evidence. Yet what this evidence revealed is that petitioner has unconcernedly kept in direct contact with the respondent via several emails between them.

The emails mainly concern pending legal matters, including this one, with the petitioner ultimately claiming ignorance to where the ex parte CSPO thrice conspicuously warns in boldface type that all communication is prohibited unless explicitly authorized by the issuing court. The petitioner provided the respondent with this same bad legal advice, thereby subjecting the latter to arrest at the former's whim if reported.

The petitioner also became noticeably unforthcoming about the specifics within his emails sent to the respondent after the magistrate granted the ex parte CSPO. Only after repeat questioning about just one of these emails, dated April 28, 2020, did some illuminating details become apparent, as it revealed the petitioner undeniably belittling and needling the respondent while simultaneously reminding the latter about the ex parte CSPO.

Indeed, the petitioner does not appear so distressed by, or fearful of the respondent that the former requires a CSPO against the latter. The petitioner instead appears heavily in doubt with regard to his truthfulness and sincerity in this matter.

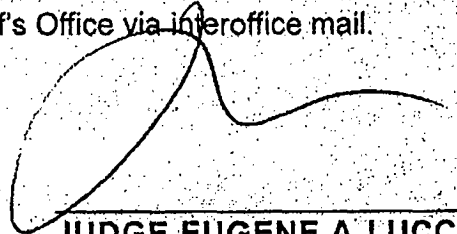
Applying the law to these facts, the magistrate thus finds the petitioner failed to prove by a preponderance of the evidence that the respondent engaged in menacing by stalking as provided by R.C. 2903.211(A)(1). Accordingly, the recommendations which immediately follow are made to the court per Civ.R. 65.1(F)(3).

RECOMMENDATIONS

For the foregoing reasons, the magistrate recommends the court: (1) vacate the ex parte CSPO and *Form 10-A to NCIC*; (2) dismiss the petition on its merits; (3) have any weapons forfeited to law enforcement be released to the respondent if no other protection order is pending against him or other restriction exists; and (4) instruct the clerk to send copies of its judgment entry to the interested parties.

Wherefore, per Civ.R. 65.1(F)(3)(c)(v), the ex parte CSPO and *Form 10-A to NCIC*—both dated March 30, 2020—are hereby vacated, and the petition is dismissed on its merits. Any weapons forfeited to law enforcement as part of the ex parte CSPO are thus to be released to the respondent so long as another protection order is not pending against him or other restriction exists. Lastly, the clerk is to send copies of this entry to both parties via regular mail, as well as Lake County Sheriff's Office via interoffice mail.

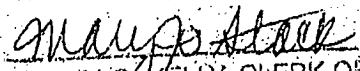
IT IS SO ORDERED.



JUDGE EUGENE A. LUCCI

Clerk of Courts – Copies to:
Bryan Anthony Reo, *Petitioner*
Martin Lindstedt, *Respondent*
Lake County Sheriff's Office

IDENTIFY THIS TO BE A TRUE COPY OF
THE RECORDS ON FILE IN THE LAKE
COUNTY CLERK OF COURTS OFFICE.

 DEPUTY
MAUREEN G. KELLY, CLERK OF COURTS