Court of Appeals Case Nos.: 2019-L-073 and 2019-L-074

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

BRYAN ANTHONY REO,

Plaintiff-Appellee,

v.

MARTIN LINDSTEDT, ET AL.,

Defendants-Appellants.

ON APPEAL FROM THE COMMON PLEAS COURT OF LAKE COUNTY, STATE OF OHIO Trial Court Case Nos. 15CV001590 and 16CV000825 (Hon. Patrick J. Condon)

APPELLEE BRYAN ANTHONY REO'S MOTION FOR DISMISSAL OF APPEAL AS SANCTION

REO LAW LLC

By: Bryan Anthony Reo (#0097470)

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(E): Reo@ReoLaw.org

Pro Se Appellee

MARTIN LINDSTEDT

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Pro se Appellant

NOW COMES Bryan A. Reo ("Appellee"), *pro se*, and hereby propounds upon Martin Lindstedt ("Appellant") and this Honorable Court Appellee Bryan Anthony Reo's Motion for Dismissal of Appeal as Sanction:

1. On March 5, 2020, the Court pertinently ordered that Appellant is prohibited from making arguments or representing Church of Jesus Christ Christian / Aryan Nations of Missouri ("Aryan

Nations Church") insofar as Appellant is not a licensed attorney and the same constitutes the unauthorized practice of law. (Exhibit A – March 5, 2020, Order).

- 2. On March 5, 2020, the Court pertinently ordered that Appellant's original appellate brief is stricken from the record because it includes "derogatory and inappropriate language." (Exhibit A March 5, 2020, Order). The Court ordered that Appellee's filings "must exclude derogatory and inflammatory language and name calling. Failure to comply may result in the dismissal of the appeal." (Exhibit A March 5, 2020, Order).
 - 3. On March 23, 2020, the Court reaffirmed its prior Order when it unequivocally decreed:

 Consistent with our prior order, Lindstedt, a non-attorney, cannot represent the church or raise arguments on behalf of the church. Lindstedt must also exclude derogatory and inflammatory language and name calling. Failure to comply may result in the dismissal of the appeal.

(Exhibit B – March 23, 2020, Order).

- 4. Despite the Court twice warning Appellant in writing via its Orders that Appellant's appeal could be subject to dismissal should Appellant fail to refrain from practicing law without a license by representing Aryan Nations Church or using derogatory and inflammatory language, Appellant has failed to heed this warning. On April 28, 2020, Appellant filed a Motion on behalf of himself and Aryan Nations Church—thereby again practicing law without a license—which is replete with derogatory and inflammatory language, including but not limited to:
 - a. Appellant complaining that the "Lake County Lynch Mob jury [was] filled by an African female and staffed with Lake County gliberal whiggers and run by a crooked judge Patrick Condon[.]"
 - b. Appellant slurring the legal profession as "thieving lawyers" and "a criminal class of social parasites" who practice law in "kangaroo korts."

- c. Appellant referring to Appellee as a "shit-skinned, slant-eyed, nigger-lipped, unibrowed, Satanic mongrel homosexual[.]"
- d. Appellant slurring Attorney Brett Klimkowsky (Ohio #0090183) and Attorney Kyle Bristow (Ohio #0089543 and Michigan P77200) as "agents provocateurs[.]"
- e. Appellant decreeing that Aryan Nations Church has issued an "Order of Biblical castration and female sexual slavery of Ohio lawyers, police, and public officials offspring[.]"
- f. Appellant describing how he is going to engage in biological terrorism by "collecting the carcasses [of] Chronic Wasting Disease stricken deer, cooking them up and feeding it to deer in uninfected areas in order to destroy[.]"
- g. Appellant complaining about "homosexual mongrels and jews and negroes and whiggers living in urban NE Ohio."
- h. Appellant slurring Appellee as "a homosexual mongrel ZOGbot Satanic abomination[.]"
 - i. Appellant slurring the trial court judge as "a crooked judge."
- j. Appellant describing how he advocates for "the extermination of this Mighty Evil Empire through civil war and the Collapse in which 90% of all the whiggers and all of the jews, niggers, beaners, muds, faggots and regime criminals are either dead or enslaved (if they be white)[.]"
- k. Appellant describing court filings as "the same old shit[.]"(Exhibit C April 28, 2020, Motion).

- 5. On April 28, 2020, Appellant filed another Motion on behalf of himself and Aryan Nations Church—thereby again practicing law without a license—which contains some of the most offensive and vile language Appellant has used to date, including but not limited to:
 - a. Appellant refers to Appellee throughout Appellant's Motion not by the third-person personal pronouns of "he" or "him," but rather "It," thereby dehumanizing Appellee.
 - b. Appellant states that he previously confused Appellee's father as being "one of Reo's homosexual lovers[.]"
 - c. Appellant refers to Appellee's wife as "its Brazilian Sephardic jewess wife" who "pretended that she wanted to have lots of Reo spawn in order to get to the US, but then reneged so Reo tried to divorce her so she promised to squeeze out a spawn or two * * * [then] reneged again on squeezing out any Reo-spawn, for which we all should be grateful."
 - d. Appellant refers to Appellee's wife as "the Reo-jewess" who jumped up and down "to get the attention of two homosexual mongrels[.]"
 - e. Appellant refers to Appellee's father as "one of the presumed homosexual mongrels" before conceding that it is regrettable that Appellee's father is not homosexual "since it spawned Bryan Reo[.]"
 - f. Appellant strangely asserts that Appellee was an organizer of the deadly Charlottesville, Virginia, "Unite the Right" rally.
 - g. Appellant rants and raves about "jews, mongrels, homosexuals, perverts[,]" and "young whiggers[.]"
 - h. Appellant slurs the trial court judge as "crooked."

- i. Appellant refers to an African-American female juror as the "African shenigger," while slurring the remainder of the jurors as "gliberal whiggers."
- j. Appellant slurs Appellee as being "a delusional mentally unsound nonwhite homosexual[.]"
- k. Appellant writes about "urban jews, negroes, muds, and the elderly in jew yawk City, jew Jersey, * * * [and] Sans Fagscrisco."
- 1. Appellant praises "the Black Death and other plagues specifically to wipe out or at least thin the miscegentated herd[.]"
- m. Appellant writes of "dead jews, negroes, mongrels, [and] perverts" while describing his plan to engage in biological terrorism from "Colorado to gliberal areas in Wisconsin, Illinois, or Ohio" prior to committing the genocide of "90% of the mixed-race population[.]"
- n. Appellant refers to this Court as "you nigger and jew-loving liberals in Ohio."
- o. Appellant slurs Appellee as "a shit-skinned, unibrowed, Satanic-inspired, nigger-lipped homosexual mongrel you made a lawyer[.]"
- p. Appellant states that he will achieve victory in Northeast Ohio by killing his opponents.
- q. Appellant slurs Appellee as a "delusional homosexual Satanic mongrel abomination[.]"

(Exhibit D – May 8, 2020, Motion).

6. The Court should enforce its Orders; to wit: (1) twice now, the Court has warned Appellant in writing via written Orders that Appellant's appeal would be dismissed as a sanction if Appellant

continues to represent Aryan Nations Church despite not being a licensed lawyer or Appellant uses

derogatory and inflammatory language, and (2) Appellant has double downed by continuing to file

documents on behalf of Aryan Nations Church and Appellant has increased the frequency and

severity of the insulting language that Appellant incorporates in Appellant's court filings.

WHEREFORE, Appellee prays that this Honorable Court will dismiss Appellant's appeal

as a sanction due to Appellant's repeated violations of the Court's Orders. Alternatively, Appellee

prays that this Court will issue an order to compel Appellant to show cause—in person—before

the Court on a specified date and time to explain why Appellant's appeal should not be dismissed

as a sanction due to Appellant's repeated violations of the Court's Orders.

Respectfully submitted,

REO LAW, LLC

/S/ BRYAN ANTHONY REO

Bryan Anthony Reo (#0097470)

P.O. Box 5100

Mentor, OH 44061

(T): (440) 313-5893 (E): Reo@ReoLaw.org

Pro Se Appellee

Dated: May 12, 2020

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CERTIFICATE OF SERVICE

I, Bryan Anthony Reo, affirm that I am a party to the above-captioned case, and on May 12, 2020, I served a true and accurate copy of Appellee Bryan A. Reo's Motion for Dismissal of Appeal as Sanction upon Martin Lindstedt, 338 Rabbit Track Rd., Granby, MO 64844, by placing the same in a First Class postage-prepaid, properly addressed, and sealed envelope and in the United States Mail.

/S/ BRYAN ANTHONY REO

Bryan Anthony Reo (#0097470) P.O. Box 5100 Mentor, OH 44061

(T): (440) 313-5893 (E): Reo@ReoLaw.org

Pro Se Appellee

Dated: May 12, 2020

EXHIBIT A March 5, 2020, Order

Filing # 21712 / 2019-L-074 / FILED: COURT OF APPEALS

Lake Co Common Pleas Court, Clerk Maureen G Kelly 03/05/2020 12:36 PM

STATE OF OHIO

))SS. IN THE COURT OF APPEALS

COUNTY OF LAKE

ELEVENTH DISTRICT

BRYAN ANTHONY REO,

JUDGMENT ENTRY

Plaintiff-Appellee,

CASE NOS. 2019-L-073 2019-L-074

- VS -

MARTIN LINDSTEDT, et al.,

Defendants-Appellants.

Appellee, Bryan Anthony Reo, moves to dismiss appellants' appeal and alternatively seeks to strike appellants' brief. He also moves for an extension of time to file his brief. Appellants have not responded. For the following reasons, we grant the motion to strike, overrule Reo's motion to dismiss, and extend the time for him to file his brief.

In moving to strike appellants' brief or dismiss the appeal, Reo raises three arguments. First, Reo contends that appellant, Martin Lindstedt, is engaging in the unauthorized practice of law by representing his co-appellant, Church of Jesus Christ Christian/Aryan Nations of Missouri (the church). Second, Reo claims that appellants' brief fails to comply with appellate rules and does not include citations to the record. Finally, Reo asserts that the appeal should be dismissed or appellants' brief stricken based on the inclusion of unnecessary and abusive language.

As for the contention that Lindstedt is improperly representing the church, an incorporated entity, appellants do not dispute this fact. Moreover, there is no indication that Lindstedt is a licensed attorney or is otherwise qualified to pursue an appeal on behalf of the church. R.C. 4705.01. (representing a party in a legal action without a license constitutes the unauthorized practice of law, which is prohibited).

And as Reo contends, there is no counsel for the church listed on the notice of appeal or appellants' brief; Lindstedt is the only signator on both filings. Harvey v. Austinburg Dev. Corp., 11th Dist. Ashtabula No. 2006-A-0044, 2007-Ohio-3025, ¶ 5, quoting Sheridan Mobile Village, Inc. v. Larsen, 78 Ohio App.3d 203 (1992) (Ohio law does not allow a corporation to participate in legal proceedings "through an officer of the corporation or some other appointed agent.").

Thus, absent evidence that Lindstedt is a licensed attorney, he is precluded from making arguments or representing the church on appeal. And because Lindstedt's appellate brief raises issues and makes arguments that are intertwined with those on behalf of the church, appellants' December 17, 2019 appellate brief is stricken.

Moreover, appellants' notice of appeal likewise lacks an attorney's signature on behalf of the church.

Reo also claims that appellants' December 17, 2019 brief fails to include citations to the record. We agree. An appellant must present citations to authorities, statutes, and parts of the record on which he relies for each of his

contentions, each assignment of error raised, and the reasons in support. App.R. 16(A)(7); *Roberts v. Hutton*, 152 Ohio App.3d 412, 417-418, 787 N.E.2d 1267 (2003).

Here, appellants' brief consists of 33 pages of text, yet most pages contain no reference to the trial court's record and no legal citation or authority.

Finally, Reo contends that appellants' December 17, 2019 brief should be stricken in light of inclusion of derogatory and inappropriate language that does not purport to quote evidence presented to the trial court. We agree. Appellants' brief uses disparaging language throughout to describe Reo, the trial court, and the judicial process. Thus, we strike appellants' brief for this reason as well.

Based on the foregoing, appellee's motion to strike appellants' brief is granted. Appellee's motion to dismiss is overruled.

Lindstedt is ordered to file a new appellate brief within 20 days from the date of this judgment and must exclude derogatory and inflammatory language and name calling. Failure to comply may result in the dismissal of the appeal.

Finally, Reo's extension of time to file his brief is granted, and he shall file his brief 20 days after Lindstedt's new brief.

JUDGE THOMAS R. WRIGHT

MATT LYNCH, J.,

MARY JANE TRAPP, J.,

concur.

EXHIBIT B March 23, 2020, Order

Filing # 22277 / 2019-L-074 / FILED: COURT OF APPEALS

Lake Co Common Pleas Court, Clerk Maureen G Kelly 03/23/2020 02:28 PM

STATE OF OHIO

))SS. IN THE COURT OF APPEALS

COUNTY OF LAKE

ELEVENTH DISTRICT

BRYAN ANTHONY REO,

JUDGMENT ENTRY

Plaintiff-Appellee,

CASE NOS. 2019-L-073 2019-L-074

- VS -

MARTIN LINDSTEDT, et al.,

Defendants-Appellants.

Appellant, Martin Lindstedt, moves for an extension of time to file his amended brief following our March 5, 2020 entry granting appellee's motion to strike. We ordered Lindstedt to file a new and compliant brief on or before March 25, 2020.

In response, appellee, Bryan Anthony Reo, moves to dismiss for a second time contending that Lindstedt's motion for an extension of time "openly admits" that Lindstedt is continuing to raise arguments on behalf of the church contrary to our March 5, 2020 order. Although Lindstedt refers to the church in his motion, he does not state that he will continue to raise arguments on behalf of the church. Accordingly, Reo's second motion to dismiss the appeal is overruled.

Lindstedt's motion for an extension of time to file his amended appellate brief is granted, and it shall be filed no later than April 14, 2020. Reo shall file his brief 20 days after Lindstedt's new brief.

Consistent with our prior order, Lindstedt, a non-attorney, cannot represent the church or raise arguments on behalf of the church. Lindstedt must also exclude derogatory and inflammatory language and name calling. Failure to comply may result in the dismissal of the appeal.

JUDGE THOMAS R. WRIGH

EXHIBIT C April 28, 2020, Motion

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

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MARTIN LINDSTEDT, C	CHURCH OF JESUS)	Case # 2019-L-073
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DEFENDANTS' MOTION FOR THIS APPELLATE COURT DECIDING
FRAUDULENT CASES WHICH NEVER SHOULD HAVE BEEN ALLOWED TO
PROCEED BY ATTORNEY BRYAN REO AGAINST A CHRISTIAN IDENTITY
PASTOR & CHURCH IN MISSOURI TO SIMPLY DECIDE ON THE MERITS
APPELLANT'S BRIEF AND TO PUNISH BRYAN REO FOR REOPENING A
RELIGIOUS RACIAL HOLY CIVIL WAR 2 & TO ADMIT THAT THE LAKE
COUNTY COURTS NEVER HAD JURISDICTION IN THE FIRST PLACE

COMES NOW the current Defendant / Appellant Pastor Martin Lindstedt (hereafter in person described as "Pastor Lindstedt") along with Defendant / Appellant The Church of Jesus Christ Christian / Aryan Nations of Missouri (hereafter "The Church) [none of which are or ever were lawfully within the proper jurisdiction of the local Lake County Court of Ohio] to file this Motion for this Appellate Court to understand that neither Pastor Lindstedt nor Pastor Lindstedt's Aryan Nations Church should have ever been tried by a Lake County Lynch-Mob jury filled by an African female and staffed with Lake County gliberal whiggers and run by a crooked judge Patrick Condon who didn't allow Pastor Lindstedt to present any evidence on behalf of himself, his woman Roxie Fausnaught (who was 63 years old and bedbound since 2013 and illiterate and on a disability widow's government check and sued solely because she couldn't afford to hire a lawyer), and most of all Pastor Lindstedt's Church because a pack of thieving lawyers extended a patent of nobility to where only they can show up before their own kangaroo korts. Bryan Reo is in effect arguing that after a decade of oppression against Pastor Lindstedt and Lindstedt's Church that this Ohio Appellate Court should rule tyrannically that because Pastor Lindstedt refuses to recognize its authority that Pastor Lindstedt should be denied even the appearance of an appeal. This is the gravamen of Bryan Reo's Motions to Strike at both the federal and Lake County Court and Appellate Court level ever since 2014 when Bryan Reo filed

its first federal lawsuit which failed and then was continued well past the Ohio Statutes of Limitation for the lawsuit transferred to refiled in Lake County. (*Reo v. Lindstedt* 15CV001590 and *Reo v. Aryan Nations* 16CV000825).

Pastor Lindstedt does not recognize the legitimacy of this Court or for Ohio to try for Pastor Lindstedt and Lindstedt's Church telling over the past decade or more that Bryan Reo is a "shit-skinned, slant-eyed, nigger-lipped, unibrowed, Satanic mongrel homosexual working as an antifa to infiltrate the White Supremacy and Christian Identity Movements." That this is the case can be shown by Exhibit #1, filed in all four of the now-present Bryan Reo v. Martin Lindstedt federal lawsuits, *Reo v. Lindstedt* 1:19-cv-02589-CAB, Doc 26-1, filed 03/19/20 p251-254, Stefani *Reo v. Lindstedt* 1:19-cv-02786-CAB filed 02/07/20 Doc #11-1, pages 103-106. Bryan Reo doesn't admit that in the federal courts his bogus litigation is pretty bogged down because Bryan Reo can't prove that it has been harmed. Exhibit #2 "Pray for My Suckcess" on William Finck's Christogenea Forum 24 Aug. 2015, *Reo v. Lindstedt* 1:19-cv-02589-CAB, Doc 26-2, filed 03/19/20 p255-257, Stefani *Reo v. Lindstedt* 1:19-cv-02786-CAB filed 02/07/20 Doc #11-1, pages 107-109 shows that since 2014 Bryan Reo has been intent on using and abusing the regime-courts to destroy Pastor Lindstedt and Lindstedt's Church.

Pastor Lindstedt admits to being a White Supremacist and that the Aryan Nations is a Dual-Seedline Christian Identity Church. Pastor Lindstedt has exposed Bryan Reo and the lawyers Brett Klimkowsky and Kyle Bristow of the Foundation for the MarketPlace of Ideas (FMI) / ZOGbot Poverty [F]Law Center (ZPLC) as agents provacateurs.

Pastor Lindstedt's Aryan Nations Church has convened an ecclesiastical court and come up with a \$200 billion judgment for compensatory damages and \$200 billion judgment for punitive damages against the State of Ohio in general and Lake County Courts and Ohio bar specifically. An Order of Biblical castration and female sexual slavery of Ohio lawyers, police, and public officials offspring, if white, has been entered as well. The North Perry Nuclear Power

Plant is to be "chernobyled" cf. the Judgement Against Sodom and Gomorrah and the other three Cities of the Plains for the sin of abuse of legal process absent jurisdiction in order to prevent this abuse of federalism and to breakup the current Mighty Evil Empire having notions that they can hold kangaroo korts outside their local jurisdictions. The legal profession is to be destroyed as a criminal class of social parasite, along with their enforcement mechanisms.

Pastor Lindstedt used to recommend using "prion-poisoning", i.e. collecting the carcasses Chronic Wasting Disease stricken deer, cooking them up and feeding it to deer in uninfected areas in order to destroy the "carrying capacity" of the ZOGland to where those who survive will be the pure rural Aryan Christian Israelite as opposed to homosexual mongrels and jews and negroes and whiggers living in urban NE Ohio. However the Corvid-19 Boomer-Remover ZOGmade virus is far more effective and can be easily spread again as the food supply is disrupted. It is doubtful that this Court will have much authority over Lake County, much less in Missouri 900 miles away before the end of this year as things fall apart.

This Appellate Court is pretending that the underlying cases should have been heard in Lake County. Judge Patrick Condon on 15 January 2020 admitted that "his court had no jurisdiction to enforce its rulings outside the State of Ohio" when Bryan Reo was wanting to have him hold Pastor Lindstedt in coontempt of kort for not obeying Condon's Order to give Bryan Reo Lindstedt's bank account numbers. Bryan Reo is currently trying to force Pastor Lindstedt to return his South Dakota inheritance from transfer to his sister so that Bryan Reo can steal it, and finding crooked lawyers to do so there. However that is running into obstacles before the federal courts as Bryan Reo and Reo's lawyers friends and family are being counter-sued.

This case involves a homosexual mongrel ZOGbot Satanic abomination who is a public figure, likes calling Pastor Lindstedt a "child molester" and a convicted one at that before an Lake County Court of zero jurisdiction for making fun of said mongrel a decade ago and well

outside the Ohio Statute of Limitations before a Lake County Lynch Mob jury with an African female and hostile gliberal whiggers presuming to judge a Christian Identity non-501(c)(3) racial Church before a crooked judge who did not allow evidence to be presented by the putative Defendants, the Church which was barred from defending itself and its property from before this kangaroo regimeist kort.

Nor will this Pastor nor his Church engage in threats. Pastor Lindstedt has always advocated the extermination of this Mighty Evil Empire through civil war and the Collapse in which 90% of all the whiggers and all of the jews, niggers, beaners, muds, faggots and regime criminals are either dead or enslaved (if they be white) and the replacement of ZOG/Babylon with local military dictatorships run according to Dual-Seedline Christian Identity principles called the Ten Thousand Warlords. Pastor Lindstedt knows how to run a Resistance Tribunal. NorthEast Ohio needs to become an irradiated wasteland akin to Sodom and Gomorrah, which is achievable given that the North Perry Nuclear Power Plant hired Bryan Reo without doing due diligence of Bryan Reo's past until they seen Pastor Lindstedt's Church's web pages.

In short, Pastor Lindstedt simply is a racist Pastor of a White Supremacist Aryan Nations Church which advocates the extermination of everything this Appellate Court stands for and is thus unlikely to bother pretending that this Court has any legitimacy, much less jurisdiction.

Rather, Pastor Lindstedt subscribes to the "Pet Sematary" theory of jurisdictional jurisprudence.

This Court has opened up the Gates of Helland unleashed civil war. The question is whether or not you will deserve what you have coming from hostile outsiders wanting payback.

Insofar as Bryan Reo asking for an extension is cooncerned. The transcript was finished on 18 October 2019. Bryan Reo keeps on posting Motions to Strike, to Dismiss this Appeal, and for a fourth extension to answer to Pastor Lindstedt's Amended Appeal. Bryan Reo yaps about how it gets to win by default because Pastor Lindstedt's Church has no rights that this Appellate

Court need respect, but that after years of filing the same old shit and getting the same responses from Pastor Lindstedt that Bryan Reo simply still can't understand what Pastor Lindstedt is saying. Yet Pastor Lindstedt did file an Appellate Brief, struck through some of it and presented it again, yet Bryan Reo needs even more time to come up with the same stuff available to him since October. The same rain did fall upon the just and the unjust and yet more time was allowed to Bryan Reo. This Appellate Court should force Bryan Reo to make its case – if any — as opposed to letting Bryan Reo whine about how it somehow can't understand Pastor Lindstedt.

Wherefore, it would be best if this Appellate Court proceeds to settle down and hear this appeal of two cases which never should have been tried in the first place, and although doomed try not to deserve what is going to inevitably happen as things fall apart. This Court should punish Bryan Reo and Kyle Bristow and Brett Klimkowsky for destroying their pretend "rule of law" and of the social order and people who depended upon them by letting Bryan Reo stir up civil, racial and religious warfare.

Hail Victory!!!

Exhibit #1 Reo v. Lindstedt 1:19-cv-02589-CAB, Doc 26-1, filed 03/19/20 p251-254, Stefani Reo v. Lindstedt 1:19-cv-02786-CAB filed 02/07/20 Doc #11-1, pages 103-106
Exhibit #2, "Pray for My Suckcess" on William Finck's Christogenea Forum 24 Aug. 2015, Reo v. Lindstedt 1:19-cv-02589-CAB, Doc 26-2, filed 03/19/20 p255-257, Stefani Reo v. Lindstedt 1:19-cv-02786-CAB filed 02/07/20 Doc #11-1, pages 107-109

Certificate of Service:

This 11th Appellate Court was e-mailed an original copy of this Motion 11thappeal@lakecountyohio.gov via the Lake County Clerk, 25 N. Park Place, Painesville, Ohio 44077 as instructed as was Bryan Reo at Reo@reolaw.org on 28 April 2020. This filing also appears at: http://www.whitenationalist.org/forum/showthread.php?2169

Case: 1:19-cv-02589-CAB Doc #: 26-1 Filed: 03/19/20 1 of 4. PageID #: 251

Case: 1:19-cv-02786-CAB Doc #: 11-1 Filed: 02/07/20 1 of 4. PageID #: 103

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2	ets	19		or fund balances at beginn				
S.	88	- }		r figure reported on pnor yea				5,991
M	Net Assets	20	Other chang	ges in net assets or fund bal	ances (explain in Scheduli	e O)		
N	Z	21	Net assets	or fund balances at end of y	ear. Combine lines 18 thro	ough 20	▶ 2	
~ :1	For	r Paper	work Reduction	on Act Notice, see the separat	te Instructions.	Cat No. 106421		Form 990-EZ (2016)

Exhibit #1



0

104

Case: 1:19-cv-02589-CAB Doc #: 26-1 Filed: 03/19/20 2 of 4. PageID #: 252

Case: 1:19-cv-02786-CAB Doc #: 11-1 Filed: 02/07/20 2 of 4, PageID #: 104

Form	880-EX (SD18)					Page 2
Pa	Balance Sheets (see the instructions		-			
	Check if the organization used Schedu	le O to respond to a	iny question in this		<u> </u>	<u> 0</u>
	•		1	(A) Beginning of year	<u>L</u> ,	(B) End of year
22	Cash, savings, and investments			5,991		4,382
23 24	Land and buildings	• • • • • • •		,,,,, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	23	0
25	·	· · · · · · ·	• • • • • • •		24	6
26	Total assets . Total liabilities (describe in Schedule O)			5,991	26	4,382
27	Net assets or fund balances (line 27 of colum	n (R) must anse wi		5,891		0
Par				Part III)	61	4,382
	Check if the organization used Schedul	le O to respond to a	inv auestion in this	Part III		Expenses
Whal	t is the organization's primary exempt purpose?	Educational / Civil F	Rights Advocacy			pured for section (c)(3) and 501(c)(4)
as m	ribe the organization's program service accomp leasured by expenses. In a clear and concise lons benefited, and other relevant information for a	manner, describe the each program title.	e services provided	t, the number of		inizations; optional for
28	The Foundation for the Marketplace of Ideas, Inc., a rights. Payment was made for record requests, atte	ssisted with high pro orney's fees, and litiga	file legal cases involvation-related costs.	ing constitutional		
	(Grants \$ 0) If this amoun	nt includes foreign gr	ants, check here		28a	16,500
29	The Foundation for the Marketplace of Ideas, Inc., s			esville. Virginia.		10,900
	to monitor the controversial rally that occurred ther					
			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
		t includes foreign gr		▶ 🖸	29a	200
	The Foundation for the Marketplace of ideas, inc., u					
	Texas A&M University, the University of Michigan, a			osted on the		ŀ
	organization's website. The money was sent to the					
		t includes foreign gr		· · · • U	30a	. 657
	Other program services (describe in Schedule O)					
	(Grants \$ 0) If this amoun Total program service expenses (add lines 28a	t includes foreign gra	ants, check here .	· · ·	31a	0
Part					32	17,357
rait	Check if the organization used Schedule				auuc	CONSTRUCTION CONTROL
	Ontok ii iko organizatari asoa osiroadii	(b) Average	(c) Reportable	(d) Health benefits,	ή÷	
	(a) Name and title	hours per week devoted to position	compensation (Forms W-2/1099-M/SC) (if not paid, enter -0-)	contributions to employed benefit plans, and deferred compensation	0	Estimated amount of ther compensation
	. Bristow, Esq.		}			
	tive Director	15	0		0	0
	L. Van Dyke, Esq.	·•[_	_
	or of Legal Advocacy	2	0		9	0
	A. Reo or of Public Research	. 2	١ .			^
	rd B, Spencer	 	<u>v</u>		4-	0
	Member	0			ار	o
_	n D, Johnson, Esq.		-		1	
	Member	-l o	o			0
	Robb, Esq.				1	
	Member	0	0)(c	0
	A. Klimkowsky					
oard	Member	0	0)	0
Aìcha:	el Peinovich					
oard	Member	0	0		<u> </u>	0
ames	Edwards	.				
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	Sorba					
	Member	0	0		4-	0
	tus Invictus	.}		_		_
loard	Member	00	<u>0</u>		4-	0
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1				
,		<u></u>			<u> </u>	000-E7 (2016)

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Case: 1:19-cv-02786-CAB Doc #: 11-1 Filed: 02/07/20 3 of 4. PageID #: 105

Form 9	ac-F7 (5016)			age 3
Par	The second secon			~
	instructions for Part V) Check if the organization used Schedule O to respond to any question in this	Part		
-			Yes	No
33	Did the organization engage in any significant activity not previously reported to the IRS? If "Yes," provide a detailed description of each activity in Schedule O	33		1
34	Were any significant changes made to the organizing or governing documents? If "Yes," attach a conformed copy of the amended documents if they reflect a change to the organization's name. Otherwise, explain the			
	change on Schedule O (see instructions)	34		1
35a	Did the organization have unrelated business gross income of \$1,000 or more during the year from business activities (such as those reported on lines 2, 6a, and 7a, among others)?	35a		<u></u>
b	If "Yes," to line 35a, has the organization filed a Form 990-T for the year? If "No," provide an explanation in Schedule O	35b	├──	<u> </u>
C	Was the organization a section 501(c)(4), 501(c)(5), or 501(c)(6) organization subject to section 6033(e) notice, reporting, and proxy tax requirements during the year? If "Yes," complete Schedule C, Part III	35c		
36	Did the organization undergo a liquidation, dissolution, termination, or significant disposition of net assets during the year? If "Yes," complete applicable parts of Schedule N	36	<u> </u>	1
37a	Enter amount of political expenditures, direct or indirect, as described in the instructions > 37a	-	 	-
b	Did the organization file Form 1120-POL for this year?	37b		
38a	Did the organization borrow from, or make any loans to, any officer, director, trustee, or key employee or were any such loans made in a prior year and still outstanding at the end of the tax year covered by this return?	38a	-	1
b	If "Yes," complete Schedule L, Part II and enter the total amount involved		 	-
39	Section 501(c)(7) organizations. Enter:	1	1	
а	Initiation fees and capital contributions included on line 9	}		
b	Gross receipts, included on line 9, for public use of club facilities]		1 1
40a	Section 501(c)(3) organizations. Enter amount of tax imposed on the organization during the year under: section 4911 ▶ 0 ; section 4912 ▶ 0 ; section 4955 ▶ 0			
b	Section 501(c)(3), 501(c)(4), and 501(c)(29) organizations. Did the organization engage in any section 4958		<u> </u>	J
	excess benefit transaction during the year, or did it engage in an excess benefit transaction in a prior year that has not been reported on any of its prior Forms 990 or 990-EZ? If "Yes," complete Schedule L, Part I	40b		1
C	Section 501(c)(3), 501(c)(4), and 501(c)(29) organizations. Enter amount of tax imposed]
	on organization managers or disqualified persons during the year under sections 4912, 4955, and 4958			
đ	Section 501(c)(3), 501(c)(4), and 501(c)(29) organizations. Enter amount of tax on line 40c relimbursed by the organization			
0	All organizations. At any time during the tax year, was the organization a party to a prohibited tax shelter transaction? If "Yes," complete Form 8886-T	40e		
41	List the states with which a copy of this return is filed ► Michigan			
42a	The organization's books are in care of ▶ Attorney Kyle Bristow Telephone no. ▶	48-83	8-993	
	The state of the s	480	38	
b	At any time during the calendar year, did the organization have an interest in or a signature or other authority over		Yes	No
	a financial account in a foreign country (such as a bank account, securities account, or other financial account)?	42b		
	If "Yes," enter the name of the foreign country: ▶			1
	See the instructions for exceptions and filing requirements for FinCEN Form 114, Report of Foreign Bank and Financial Accounts (FBAR).			
C	At any time during the calendar year, did the organization maintain an office outside the United States? If "Yes," enter the name of the foreign country:	42c		<u></u>
43	Section 4947(a)(1) nonexempt charitable trusts filing Form 990-EZ in lieu of Form 1041—Check here		. 1	
	and enter the amount of tax-exempt interest received or accrued during the tax year		Yes	No
44a	Did the organization maintain any donor advised funds during the year? If "Yes," Form 990 must be completed instead of Form 990-EZ	44a		<u> </u>
b	Did the organization operate one or more hospital facilities during the year? If "Yes," Form 990 must be completed instead of Form 990-EZ	44b		<u> </u>
c d	Did the organization receive any payments for indoor tanning services during the year?	44c 44d		<u> </u>
45a	Did the organization have a controlled entity within the meaning of section 512(b)(13)?	45a		V
b	Did the organization receive any payment from or engage in any transaction with a controlled entity within the meaning of section 512(b)(13)? If "Yes," Form 990 and Schedule R may need to be completed instead of Form 990-EZ (see instructions)	45b		
	rount aporte (aco mandellona)	~~\ <u>\</u>		

Case: 1:19-cv-02589-CAB Doc #: 26-1 Filed: 03/19/20 4 of 4. PageID #: 254

Case: 1:19-cv-02786-CAB Doc #: 11-1 Filed: 02/07/20 4 of 4. PageID #: 106

Form 95	90-EZ (2016)						F	age 4
46 `	Did the organization engage, directly or it	ndirectly, in political c	ampaign activities or	behalf of c	r in opposi	ion	Yes	No
Part	to candidates for public office? If "Yes," (, Part I ,	• • •	• • •	• 46		
L CIL	Part VI Section 501(c)(3) organizations only All section 501(c)(3) organizations must answer questions 47–49b and 52, and complete the tables for lines							
•	50 and 51.	,		,				
	Check if the organization used Sc	hedule O to respond	to any question in	his Part VI	<u> </u>	· • · ·		. 🗆
4444							Yes	No
47	Did the organization engage in lobbying year? If "Yes," complete Schedule C. Par	ractivities or have a : rt II	section 501(h) election	on in effect	during the	tax 47		1
48	Is the organization a school as described i	n section 170(b)(1)(A)(i	i)? If "Yes," complete	Schedule E		. 48		1
49a	Did the organization make any transfers to an exempt non-charitable related organization?							1
50	Complete this table for the organization's	ection 527 organization	nn?	or than affi	nam diracti	. 49b	5 20	d kov
	employees) who each received more than	n \$100,000 of comper	sated employees too sation from the orga	nization. If t	here is non	e, enter "N	one."	u ney
**************************************	(a) Name and title of each employee	(b) Average hours per week devoted to position	(c) Reportable compensation (Forms W-2/1099-MISC)	(d) Health contributions benefit plans	n benefits, to employee , and deferred usation	(e) Estimate other com	d amoi	unt of
None			•	1				
				}				
				1				***************************************
				<u> </u>		···		

f	Total number of other employees paid ov	-						
51	Complete this table for the organization's \$100,000 of compensation from the organization.			contractor	s who each	received	more	than
								·····
	(a) Name and business address of each independ	lent contractor	(b) Type of serv	100	(c)	Compensatio	in.	
None								

			·					
				ĺ				
	Total number of other independent contra	ictore pach recolving	Over \$100 000			3		
	Did the organization complete Schedu		• •	nizations n				·
	completed Schedule A					► ✓ Yes		do
Under pe	mailtes of penury, I declare that I have examined this rect, and complete. Declaration of preparer (other than	etum, including accompany	ing schedules and statement	nts, and to the	best of my kn	owledge and	belief,	ıt ıs
иче, ссл	A A A A A A A A A A A A A A A A A A A	- Unicery is used on an initial	Thation of Witch propaga i	1	11121	. —		
Sign	Signature of officer Date							
Here Kyle J. Bristow: Executive Director								
	Type or print name and title							
Paid	Print/Type preparer's name	Preparer's signature	Da	le	Check D			
Prepa		<u> </u>		EJm	1's EIN ▶			
Use C)nly Firm's address ►				ле по.			
May th	e IRS discuss this return with the preparer	shown above? See in	nstructions			Yes		Vo.

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oon



http://christian-identity.net/forum/...1263#post11263

I am The Librarian

http://whitenationalist.org/forum/ http://www.pastorlindstedt.org/forum/

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Edit Post

Reply

Reply With Quote

Dura execution a period contact



Bryan Reo © Satanic Mongrel Abomination Veteran Member UD 00000 Join Date: Oct 2010 Location: The Mamzer from Mentor Ohio Posts: 225

The west this 24 Aug 2015

Post by Bryan hear to she we
this exil masseds en lintent in
the formal bourseits

Prey 4 My Suck-cess in using the ZOG korts to destroy THE ENEMY of Talmudic See-Eye Dentistry

Prey 4 My Suckcess in using the ZOG korts to destroy THE ENEMY of Talmudic See-Eye Dentistry

http://forum.christogenea.org/viewto...&t=6441#p19212 http://whitenationalist.org/forum/sh...1266#post11266 http://christlan-identity.net/forum/...1266#post11266

Exhibit #2 Exhibit #2

Case: 1:19-cv-02589-CAB Doc #: 26-2 Filed: 03/19/20 2 of 3. PageID #: 256

Case 9:1919 CU 2020 AS DOC#: P152 Fired: 102/14/120 22/183, Pagglin ##5108
That Yahweh thy God may bless thee in all that thou settest thine hand to in the land whither thou goest to possess it.

In the past I have prayed for success in the stock market and I have never made less than 200% returns in any 6 month period and I usually tend to get 400% returns in 3-4 months.

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.

I ask that my brothers and sisters join with me in prayer and call on Yahweh to bless me and to accept my pledge of 15% tithing and to make wondrous things happen for me.

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].

I am not ashamed to ask Yahweh to bless me in a material matter and to grant me material success. Would it be better for me to strive to succeed via my own hand and then for me to thump my chest and declare my success evidence of my genius and my own prowess? I readily confess, and proudly at that, I need Yahweh to succeed! Be with me during these trying times and humble my enemies!

Case: 1:19-cv-02589-CAB Doc #: 26-2 Filed: 03/19/20 3 of 3. PageID #: 257

C&8859:1910~020202AD DOC#: P152 F#R60: 102011/20332683. PREBED ##5809



//C:/Users/Pastor/Pastor/Internet/2014/WhiteNationalist/Bryan%20Reo/Aug14/25Aug14/forum-christogenea-org%20-%20Pr

Pray For My Success

Dby SwordBrothedn's Mon Avg 25, 2014,7140 pm

That Yahweh thy God may bloss thee in all that thou settest thine hand to in the land whither thou goest to possess it.

In the past I have prayed for success in the stock market and I have never made less than 200% returns in any 6 fronth period and I usually tend to get 400% returns in 3 4 months

I am presently seeking turinake a covenant With God on a very specific matter. Phave some ongoing issues against valious foes, 11, Yahyafi Gou yylli deliver their money, their estatos, their property, their assets, Into my halids. I svill promptly title 15% (rather than the usual 70%) to my kin and those Who work for our people.

ı have a particular enemyin Alssou Evylo has a stake in a cattle fanch ih South Dakota. Lam 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:

Task that my habitiers and sisters join with infain prayer and call on Yalvien to bless me and to accopt my pledge of 15% tithing and to make wondrous things happen for me.

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lam not ashaned to ask Yahwelt to bless me in a material natter and to grant me material success. Would It be better for me to strive to succeed via my pwn hand and then for me to thump my chest and declare my success evidence of my genius and my byin provess? I readily confess, and proudly at that if need Yahiyeh to succeed! Be with me during these trying times and humble my enemies!

Revelation 18:

Und lett liörte eine andere Stimme vom Hinmel, die Spracht Gehal aus von ihr, mein Volk, daß ihr, nicht Beilhaftig werdel Jürer Sünden, auf daß ihr hicht empfanget etwas von ihren Plagen



SwordBrattiren.

Postsi 402 Joinedi Sun Nov 01, 2009 11150.

EXHIBIT D May 8, 2020, Motion

COURT OF APPEALS

IN THE COURT OF APPEALS MAY O 8 202 LEVENTH APPELLATE DISTRICT OF OHIO LAKE COUNTY OHIO

MAUREEN C. KELLY

BKE RAYNTHENY REO) Case # 2019-L-073
) Case # 2019-L-074
) Separate Copy For Each Case
Appellants/Plaintiff.)
v.)
·) Motion for Extension of Time
PASTOR MARTIN LINDSTEDT, CHURCH) To File Appellate Reply Brief
OF JESUS CHRIST CHRISTIAN / ARYAN)
NATIONS OF MISSOURI,)
Plaintiff/Appellee.)

DEFENDANTS' MOTION FOR EXTENSION OF TIME TO FILE APPELLEE REPLY

COMES NOW the current Defendant / Appellee Pastor Martin Lindstedt (hereafter in person described as "Pastor Lindstedt") along with Defendant / Appellee The Church of Jesus Christ Christian / Aryan Nations of Missouri (hereafter "The Church) [none of which are or ever were lawfully within the proper jurisdiction of the local Lake County Court of Ohio] to file this First (and probably only) Motion for an Extension of Time to File Reply Appellant Brief on these consolidated cases / appeals added to the usual 10 days to do so given Bryan Reo finally filed its perjurous and ridiculous Appellee Brief on May 4, 2020 on the following trial cases which lack all jurisdiction and never should have been heard or tried in the first place: (Reo v. Lindstedt 15CV001590 and Reo v. Aryan Nations 16CV000825).

Bryan Reo asked for - and received - two 30 day extensions to file a dishonest and perjurous Appellee's Brief and was asked and received two 30 day extensions in 2019-L-136 & 137 in which Reo asks for "pre-trial interest" when it was Reo (and Reo's attorney friends Brett Klimkowsky and Kyle Bristow acting as Board Member Officers of the Foundation for the MarketPlace of Ideas (FMI) / ZOGbot Poverty [F] Law Center) who after having its federal case dismissed refilled in Lake County Ohio county court and Mentor Municipal Court for actions outside the Ohio Statute of Limitations and kept on asking for continuances and extensions from the first trial date set for August 2016 up until the very date of the trial on 24 June 2019 in which Reo was asking for the 13th or 14th delay. Nor was Reo ever amenable to settlement after it broke its deal in November 2010 when Pastor Lindstedt found out its real identity or its racial

composition and Reo agreed to leave the White Supremacist and Christian Identity Movements. Since then Bryan Reo filed four more lawsuits, two for itself and one for its father for Pastor Lindstedt mistaking Reo's father for one of Reo's homosexual lovers and one for Reo's wife for republishing a public post on Quora in which Reo bemoaned about how its Brazilian Sephardic jewess wife pretended that she wanted to have lots of Reo spawn in order to get to the US, but then reneged so Reo tried to divorce her so she promised to squeeze out a spawn or two then when Reo dropped the divorce reneged again on squeezing out any Reo-spawn, for which we all should be grateful. Reo then whined about how it would have to live with a lie or alone. Reo then deleted the public Quora post like it has for the past 20 years in pretending to be a White Supremacist. Pastor Lindstedt also mentioned how the Reo-jewess jumped up and down in the Lake County Courthouse trying to get the attention of two homosexual mongrels but was ignored. Later Pastor Lindstedt when he was being sued found out that one of the presumed homosexual mongrels was Bryan Reo's father, regrettably while a mongrel not a homosexual since it spawned Bryan Reo to trouble Pastor Lindstedt, Lindstedt's Church, the White Supremacy and Christian Identity Movement, and the world and bring on the Wrath of YHWH upon NorthEast Ohio through barratry against YHWH's pastors and YHWH's Church. Upon such bare lies has Bryan Reo brought forth yet more litigation and counter-litigation now in federal court, where it languishes given that Bryan Reo and Reo's lawyer friends and fellow agents provocateur in the Foundation for the MarketPlace of Ideas (FMI) / ZOGbot Poverty [F]Law Center (ZPLC) cannot show that since they are public figures that they have suffered any damages given that they want to libel and slander Pastor Lindstedt as a "child molester" - and a convicted one at that - while Pastor Lindstedt calls them mongrel homosexual ZOGbots. Pastor Lindstedt has shown this Court on 28 April 2020 the FMI 501(c)(3) Income tax form showing that Reo and his lawyer friends are public figures within White Supremacy and that they along with Richard Spencer and Michael "Enoch" Peinovich were organizers of the Charlottesville Massacre. In short this case is about feuding between a Pastor of an Aryan Nations Church of the paleo-racist Right who doesn't like the fact that jews, mongrels, homosexuals, perverts and mostly lawyers from the so-called "Alt-Right" are getting stupid young whiggers to break cover and be shown to where they get outed, assaulted, and jailed for being so stupid as to think they had "constitutional rights." Bryan Reo has been trying to render Pastor Lindstedt "destitute and penniless" admittedly since 24 August 2014 and has tried to use the federal and Lake County Courts to do so under color of a defamation lawsuit even though the alleged counter-defamations

are from 2010-2013 and well beyond the Ohio Statute of Limitations. Pastor Lindstedt makes the case that this case involves an Aryan Nations pastor and his Church being tried 900 miles away before a crooked judge who would not allow evidence in their favor to be presented before a Lake County Lynch Mob consisting of an African she-nigger and a pack of gliberal whiggers trying this Pastor and his Aryan Nations Church for the usual racism which was perfectly legal in Southwest Missouri. Since the trial court usurped a jurisdiction and a dominion that it did not have and never will have, Pastor Lindstedt has applied Biblical law – as the Judgment upon Sodom and Gomorrah and the Cities of the Plain which would go out to the caravan route between the Red Sea and Babylon and under color of their made-up law to rob and judicially murder people who did not assent to their jurisdiction to do so. The question is whether Pastor Lindstedt has the power to punish Ohio for the sins of its courts. Given the present pandemic, it definitely seems possible. The North Perry Nuclear Power Plant is woefully run given that they let a delusional mentally unsound non-white homosexual wannabe "White Supremacist" like Bryan Reo run wild within it until they finally had enough sense to do a Google search and find out on Pastor Lindstedt's Church's web pages much about Bryan Reo in Bryan Reo's own words Additionally the Covid-19 ZOG-made virus kills urban jews, negroes, muds, and the elderly in jew yawk City, jew Jersey, Georgia, Sans Fagscrisco, Los Angeles, and Cleveland far more than it affects Pastor Lindstedt's rual Aryan Christian Israelites. Pastor Lindstedt doesn't know of a single ZOG-virus infected Klansman or their children who have come up with this sickness. In fact, Dual-Seedline Christian Identity doxology holds that YHWH sent the Black Death and other plagues specifically to wipe out or at least thin the miscegenated herd from time to time and that YHWH's People are immune. So it is nothing for us to say mix up a brew of slime from the indifferently handled corpses of dead jews, negroes, mongrels, perverts, lawyers and spread it about for a third or fourth wave any more than it is difficult for us to render down Chronic Wasting Disease dead deer to spread from Colorado to gliberal areas in Wisconson, Illinois, or Ohio. The political plan of the Church is to take advantage of the breakup of ZOG and the death of 90% of the mixed-race population to set up Ten Thousand Warlords.

How can this Appellate Court say that this is unjust for us when you have definitely proven that it is impossible for this Aryan Nations pastor and his Church to live in peace with you nigger & jew-loving liberals in Ohio when you have allowed Bryan Reo and your crooked Lake County judge and jury to usurp jurisdiction and to violate the supposed paper guarantees of freedom of speech, of the press, and of religion and to try Pastor Lindstedt and Lindstedt's

Church because We made fun of a shit-skinned, unibrowed, Satanic-inspired, nigger-lipped homosexual mongrel who you made a lawyer? Even more, to claim that Pastor Lindstedt couldn't defend His woman (an elderly, functionally illiterate and not even able to spell "Brain Rio", bedbound since 2013) or his Aryan Nations Church because Pastor Lindstedt is not a lawyer. It would seem that the only way for the powers that be of Northeast Ohio to behave is to kill them and most of their herd animals who allow them to run wild. Even more to the point you have proven that we simply cannot live in peace together given that like the Men of Sodom you respect no law in common to where Pastor Lindstedt and Lindstedt's Church have any right to live in peace 900 miles away to where you stupidly allow Bryan Reo to keep on going after us.

Bryan Reo's Appellee Brief is a pack of lies, and delusions. Pastor Lindstedt requires more than 10 days to counter these lies. The trial judge Patrick Condon on 15 Jan. 2020 admitted that Ohio courts have no jurisdiction to pursue a judgment outside the borders of Ohio. This trial never should have taken place whatsoever. Trial courts in Ohio have no jurisdiction to try Aryan Nations pastors and their Churches for being racist over the Internet against importunate delusional homosexual Satanic mongrel abominations pretending to be "white Supremacists" or Aryan Nations Christian Israelite sub-pastors trying to insinuate jews, mongrels, and perverts into the Body of Christ on Earth, trying to turn the Congregation into a "Coongregation" with such as Bryan Reo and its ZOGbot friends and fellow lawyers. This Court should decide, correctly, that Bryan Reo never had a lawful case in its frivolous and malicious case of Reo v. Lindstedt, Church of Jesus Christ Christian / Aryan Nations of Missouri which underlies this case, upon Bryan Reo having to file an appellee brief in 2019-L-073 & -074.

Your Court gave Bryan Reo two extensions of 30 days each to draft up Reo's Appellee's Brief. Right now Pastor Lindstedt is asking for an extension of thirty days for time to figure out how to file an Appellant's Reply Brief. It gives this Court opportunity to stave off civil war and the breakup of the Mighty Evil Empire as the prejudices of liberal Northeast Ohio can no longer be enforced against extremely conservative and outright racist Southwestern Missouri. So, that said, Defendants, although not lawfully under the laws of man and certainly not those of YHWH subject to your foreign jurisdiction hereby request just such an extension of 30 days or longer time to file an Appellant's Reply brief in the interests of peace.

-S-

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)
Drafted 3:15pm 8 May 2020

Certificate of Service:

Thanks to the Covid-19 ZOG-virus this 11th Appellate Court was e-mailed an original of this Motion sent by US mail on 8 May 2020 via the Lake County Clerk, 25 N. Park Place, Painesville, Ohio 44077 as instructed.

A like copy was e-mailed an original of this motion and will be sent a copy via standard US Mail on 8 May 2020 to:

Bryan Reo, 7143 Rippling Brook Lane, P.O. Box 5100, Mentor Ohio 44061.