

STATE OF SOUTH DAKOTA
COUNTY OF STANLEY

)
) SS
)

IN CIRCUIT COURT
SIXTH JUDICIAL CIRCUIT

BRYAN ANTHONY REO,
Plaintiff,

vs.

MARTIN LINDSTEDT, PASTOR,
THE CHURCH OF JESUS CHRIST
CHRISTIAN / ARYAN NATIONS OF
MISSOURI,
Defendant(s)/Counter-Claimants.)

) **Multiple Bryan Reo Fraudulent Cases:**
) **58CIV 20-07-Fraudulent Transfer**
) **Pre-Mature Executions pending Appeal**
) **58CIV19-35 (Lindstedt & Aryan Nations**
) **58CIV 21-16, 21-24, 21-40, & 22-16**
) PASTOR LINDSTEDT’S & ARYAN
) NATIONS MOTIONS UNDER
) SD Code 15-16A-6 REGARDING:
) JUDGE BRIDGET MAYER’S IMPROPER
) **WRITS OF EXECUTION & UNLAWFUL**
) Sheriff’s Sale WHILE ALL THESE
) **JUDGMENTS STILL UNDER APPEAL**

SUNDRY PRO FORMA PROTEST OF JUDGE MAYER’S JUDICIAL THIEVERY

COMES NOW the current Defendant Pastor Martin Lindstedt (hereafter in person described as “Pastor Lindstedt) OF THE Church of Jesus Christ Christian / Aryan Nations of Missouri (hereafter described as Pastor Lindstedt’s Church) to make yet more written objections regarding Judge Bridget Mayer’s latest unlawful, tyrannical and corrupt signing away Pastor Lindstedt collecting any rentals from his inheritance stolen under color of law by a collusion of lawyers Robert Konrad and others and backed up by the courts of South Dakota on 12 August 2022. This finishes these unlawful writs of execution done in collusion with antifa lawyer Robert Konrad and long-time state and federal agent provocateur Bryan Reo to have a sheriff’s sale by Stanley County Sheriff Brad Rathbun on 26th May 2022 of Pastor Lindstedt’s inheritance of 1800+ acres to satisfy \$2.75 million in excessive mythical compensatory and punitive damages violative of not only the 1st Amendment, but the 7th Amendment jury trial promises and 8th Amendment claims of “no excessive fines or judgments” summarily imposed. Judge Bridget Mayer simply lied in her *ex parte* **ORDER** confirming the Sheriff Sale that Attorney Robert

Konrad doubtless drafted for her to sign without any notice whatsoever to Pastor Lindstedt and his Aryan Nations Church as admitted by Judge Meyer that such was done without Notice and *ex parte* of nine pages under case 58CIV21-000016. In fact Judge Mayer corruptly heard nothing but oral argument from Attorney Robert Konrad and didn't give Pastor Lindstedt any notice but left it up to her factotum Robert Konrad to mail off Judge Mayer's alleged ORDER of 11 July 2022 on 18 July 2022 which Pastor Lindstedt received on 18 July 2022. Then on 12 August 2022 Judge Mayer simply terminates this receivership not ever asked for by Pastor Lindstedt in the first place because it was unlawful for Bryan Reo to receive **anything** in the first place as the results of Bryan Reo's foreign judgments in Ohio cf. SDSL 15-16A-6.

15-16A-6. Stay of enforcement pending appeal or during stay of execution--Proof of security.

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 rendered.

Source: SL 1975, ch 160, § 4.

On Aug. 15, 2022 the Sixth Circuit Court of Appeals decided to do as Pastor Lindstedt insisted all along: Consolidate All four Bryan Reo v. Martin Lindstedt cases originating in Lake County Ohio. See the ORDER attached, Exhibit A, two pages printed up on one sheet. Since all of the Bryan Reo cases, two on behalf of itself as a notorious homosexual mongrel agent provocateur pretending for decades to be a white supremacist and Christian Identity believer (although by being a jew/negroid/oriental mixed-race homosexual Satanic abomination prohibits it from being of the Aryan Christian Israelite Body of Christ) and one each for its wife and father were essentially alike that all four cases be consolidated as opposed to having four panels to decide the very same case: Could a non-white public figure & agent provocateur file endless

