

**TO THE COURT OF APPEALS
ELEVENTH APPELLATE DISTRICT OF OHIO
LAKE COUNTY, OHIO**

BRYAN ANTHONY REO

Case #- 2019-L-073

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Plaintiff-Appellee, :

vs. :

PASTOR MARTIN LINDSTEDT, :
THE CHURCH OF JESUS :
CHRIST CHRISTIAN / ARYAN :
NATIONS OF MISSOURI, et al . :

**APPELLANTS'
APPELLATE RULE 26
REPLY APPLICATION
FOR RECONSIDERATION
GIVEN THAT OHIO
COURTS NEVER HAD
JURISDICTION**

Defendants in Error-Appellants. :

Comes now Pastor Martin Lindstedt and The Church of Jesus Christ Christian / Aryan Nations of Missouri (henceforth Pastor Lindstedt’s Church but not Roxie Fausnaught, deceased since 4 Aug. 2020) to plainly pro-offer under this Ohio Court sans jurisdiction a Reply Appellate Rule 26 Application for this Court to have an opportunity to Reconsider its Judgment/Opinion of 14 or 16 December 2020 wherein it affirmed the Lake County Court of Common Pleas judgments for Bryan Reo against Pastor Lindstedt and Lindstedt’s Aryan Nations Church. Pastor Lindstedt got via e-mail Bryan Reo’s Appellee Brief on 7 Jan. 2021 and thus makes this Reply Appellant Brief for Reconsideration on 19 January 2020 due to the Martin Luther King holiday. Bryan Reo doesn’t make any legitimate response other than that since this Ohio appellate court upheld Reo’s lawfare before a Lake County Ohio court given a African and liberal lynch mob jury and corrupt judge who refused to allow Pastor Lindstedt to present any evidence and ruled in favor of lawyer Reo and granted default judgment against Pastor Lindstedt’s Aryan Nations Church to begin with even though these Ohio courts never ever had jurisdiction other than

usurped to commit tyranny against Pastor Lindstedt and Lindstedt's Aryan Nations Church 900 miles away. Bryan Reo as a delusional homosexual mongrel antifa agent provocateur (i.e. ZOGbot) is not only a limited-purpose public figure within the White Supremacist / Nationalist and Christian Identity Movement but a long-time state and federal agent provocateur as well. Given that upon detection in late October 2010 that wannabe white supremacist / Dual-Seedline Christian Identity sub-pastor under the crypto-jews William Fink and Joseph November / Eli James "SwordBrethren" was in fact Bryan Reo of Mentor Ohio, who had been known as a homosexual mongrel since at least 2003, Bryan Reo cut a deal that it would leave the white supremacy / Christian Identity movements altogether in return for not having any additional warnings about Bryan Reo being posted on Aryan Nations web pages as an infiltrating homosexual mongrel ZOGbot, even though what was posted would remain in order to keep Reo from returning as it did when it was detected by ZOGbot Attorney Richard Barrett in 2004. Barrett kept up the Bryan Reo material – "Bryan Reo will have to understand that he has no place in the White Nationalist Movement because he is not White" -- until as a homosexual ZOGbot Barrett picked up a negro prison faggot and got stabbed to death and his house set afire and Barrett's web page lapsed after April 2012. The Wednesday after the deal Bryan Reo and another Finckbot called up Pastor Lindstedt trying to find out whether Everett 'Buck' McHugh had 'baal-fin[c]ked" out Bryan Reo and Pastor Lindstedt said that it was another "Talkshoe Fin[c]kbot." By 5 Nov. 2010 Bryan Reo broke the deal and reprinted an Eli James article called "Rabbi Linstench – jew or race-traitor" calling Pastor Lindstedt a "child molester" and a convicted one at that over two-dozen times. Reo then took down over a dozen Church and allied web pages the next months. This goes to show that Bryan Reo would have suffered no damages if it had kept the agreement to leave white supremacy and Christian Identity made between Nov.

1st and 5th of 2010. Instead Bryan Reo kept it up, and went so far as to set up the Foundation for the MarketPlace of Ideas (FMI) in 2016 along with Attorney Kyle Bristow and Brett Klimkowsky along with Charlottesville 1.0 figures Richard Spencer and Mike Enoch and old time Movement ZOGbots like Thom Robb's lawyer son and League of the South Jason Edwards. In fact, the recent 6th of January Capitol Building Riots were agent provocateured by antifa ZOGbots and is called Charlottesville 2.0. Thus the recent events may well have Bryan Reo involved, which is why Bryan Reo couldn't and wouldn't keep the early Nov. 2010 agreement and why this corrupt Ohio court system is still rewarding Bryan Reo with the property of Pastor Lindstedt and Lindstedt's Aryan Nations Church. This matter shall have to be decided by civil war and the use of torture upon members of the former criminal regime to get to the truth.

The purpose of this Reply Brief for Reconsideration is to give this Appeals Court one last chance to set aside its ratification of corrupt legal process sans any jurisdiction over an Aryan Nations pastor and his Church living well outside the borders of the State of Ohio 900 or more miles away. Pastor Lindstedt intends to get Resistance activists to "chernobylize" the North Perry Nuclear Power Plant, and "quantrillize" Northern Ohio and in the nuclear wasteland left resettle the jews and non-whites, and sterilize the criminal-regimeist whiggers and their families and make it impossible to ever federalize what will remain of the theocratic military dictatorships over 20-30 million surviving ex-whiggers (The Ten Thousand Warlords). What Pastor Lindstedt intends to accomplish by this Appellant Reply Brief for Reconsideration is for this appellate court to have some claim that what needs to be done to the population of Northeastern Ohio didn't need to happen, that Northeastern Ohio didn't deserve to be put to the sword, castrated, enslaved and irradiated. However both the corrupt trial court and this appeals court have by admittedly granting default judgment against Pastor Lindstedt's Aryan Nations Church under

color of their “law” has ensured a religious and racial civil war against their criminal regime and their mixed population because there is nothing morally, religiously and politically from enacting ecclesiastical retribution through a counter-judgment against the State of Ohio or the Ohio federal regime or populations.

Indeed, by the Lake County trial court and this Ohio appeals court by claiming that they had the power to drag Pastor Lindstedt, Lindstedt’s woman Roxie Fausnaught and Lindstedt’s Aryan Nations Church absent any jurisdiction 900 miles away, say that Pastor Lindstedt cannot defend his woman and his Church and then render a default judgment these courts have committed the Sin of Sodom and Gomorrah and the Cities of the Plain of false dominion and abuse of legal process for which the penalty was the destruction by fire and brimstone and the turning of what was formerly a green land into the Dead Sea. YHWH and Jesus Christ says that the Men of Sodom shall judge and the default judgment is that the North Perry Nuclear Power Plant is to be chernobyled insofar as soon as is possible, Lake Erie turned into a radioactive lake, the non-white population eliminated and the white whigger population which allowed these courts to exist enslaved and the lawyers and judges spawn castrated and concubined. What Genghis Khan did to Baghdad needs to be emulated as well. All under color of religious “law.”

Let it be known that a state of religious and racial Holy civil war exists between the White Supremacist and Christian Identity Aryan Christian Israelite population and the State of Ohio and that a default judgment of \$400 billion by its own ecclesiastical court has been entered against the State of Ohio for the misconduct, tyranny and treason of its courts in dragging White men and their Churches to face pretend legal process devoid of any legitimate jurisdiction and authority. However, for now this Reply Brief for Reconsideration serves to continue the process

such as it is before going if necessary before the Ohio supreme court to where they can wager their nuclear power plant around Columbus, their state capitol, is put into the justice jackpot.

GOING THROUGH THIS APPEALS COURT'S RATIONALIZATIONS

Paragraphs #5-15 'Error #1 has this appeals go through a process of legal monkeytalk and appeals to its own Talmudic legalist process to claim that it has jurisdiction over what was said over the Internet outside the Statutes of Limitations after Bryan Reo lost in the federal court system. These Ohio courts admit that Pastor Lindstedt has consistently denied that any Ohio court has jurisdiction to try an Aryan Nations pastor, his woman, and his Aryan Nations Church for what was said years ago over the Internet in warning co-religionists about the infiltration of a homosexual mongrel ZOGbot. This usurpation under color of whatever legal excuse is in fact a claim of false dominion over a sovereign Pastor and Church and thus is nothing other than a declaration of religious and racial warfare and thus demands exterminatory retaliation whenever possible or convenient by those who never acknowledged said dominion and jurisdiction. Thus the trial court did not "err" but rather committed an act of tyranny for which it placed the lives, liberty and property of its subjects in its claimed area of dominion. Thus Pastor Lindstedt and Lindstedt's Aryan Nations Church is justified in advocating "prion-poisoning" when Attorney Bryan Reo as an officer of this court as well as antifa lawyers Kyle Bristow and Brett Klimkowsky first threatened to sue Pastor Lindstedt's Internet Service Provider back in 2013, and to use the Covid-19, 20 & 21 ZOGviruses today and to chernobylize the North Perry Nuclear Power Plant ever since early 2016 when Pastor Lindstedt found out that Bryan Reo had been fired as being an "internal security risk" when the idiotic plant operators finally did a google search and found out that Bryan Reo was a delusional crazed homosexual mongrel ZOGbot.

In short, the declaration of jurisdiction is equivalent to an act of war, and if through the course of the civil warfare ensuing the State of Ohio finds that its population is dying because they dared to allow their kangaroo court officers to whip up secret white supremacists and Aryan Christian Israelites using the biological weaponry at hand or to detonate stationary ailing nuclear power plants which should have been decommissioned 20 years ago but they can't afford to stop because they need the electricity then that is the way things shall be. Pastor Lindstedt sees no problem in using the jurisprudence of medieval and Biblical times to coerce an admission of guilt from Ohio and judicial regime criminals who stupidly thought it would be "great fun" to hold pretend tribunals for white supremacists and their Churches from 900 miles away as opposed to simply letting them live in peace. Pastor Lindstedt makes the point that it is impossible for those who hate this Mighty Evil Empire living in Southwest Missouri to live in peace with antifa gliberal whiggers living in Northeast Ohio, but that if two-thirds of the population is exterminated through biological warfare amid a nuclear fallout wasteland after the surviving whigger population crucifies the lawyers, judges and piglice and their families then the irradiated wasteland can be further divided up into reservations to house the "good jews" and "good niggers" as opposed to creating reservations for such in New York or the South.

Paragraphs 16-27. "Error #2. Pastor Lindstedt, as a preacher of Dual-Seedline Christian Identity for his Aryan Nations Church holds that jews are the literal spawn of Satan and that pure non-whites are the literal Sixth-Day Beasts of the Field, without souls, not even remotely human, and disallowed from living in White areas by YHWH's Decree. Thus the juror as an African female knowing that Pastor Lindstedt as a white supremacist and his Aryan Nations Church didn't want her on the jury but that the corrupt judge Patrick Condon wouldn't allow her to be removed for cause or preemptory challenged and be removed so that she could

present the kangaroo court wanted guilty verdict and steal Pastor Lindstedt's and Lindstedt's Church's property using said corrupt courts and their pretend use of "law." That this appellate court uses the modern U.S. Supreme Court rationalization that whites have no rights that their courts need respect comes as no surprise. In fact the original Constitution and U.S. Supreme Court rulings in Dred Scott v Sanford 60 U.S. 393 (1857) ruled that domestic niggers couldn't ever be citizens, that they had no rights that the white man need respect, and the Missouri Constitution said the exact same thing. Pastor Lindstedt as a Missourian under the original Missouri Constitution and common law would have had a perfect right under the common law, as Pastor Lindstedt said to Magistrate Kenneth Roll of the Lake County Court when Roll was pressuring Pastor Lindstedt to cut a deal with Bryan Reo back on 6 August 2018 to "cut Ol' Niggerlips' nuts, sell it to a New Orleans faggot cathouse, his mongrel daddy and psycho mother to pick cotton, collect the money from slaving and make everyone happy." Magistrate Roll looked horrified and said that if such was spoken aloud even to a 'conservative old whigger jury in Lake County that Bryan Reo would win 8-0, and that as a white supremacist neither Pastor Lindstedt nor his Aryan Nations Church could receive a fair trial in Lake County Ohio.

Pastor Lindstedt thus has no problem in resetting the precedent that those who win a civil war can dispose as they please with the losers. Thus rehabilitated are all the decisions of Hitler's tribunals against the jews and defectives and the judgments of Southern States and their courts on behalf of Klansmen from 1867-1967. Pastor Lindstedt might even keep a few hungry niggers around from the irradiated Northeastern Ohio reservations to rob, rape, kill & eat the children and grandchildren of these Ohio trial and appellate courts after they lose the Second Civil War. **Paragraphs 28-34 Third Error.** This appeals court ignores that Bryan Reo didn't present any trial exhibits according to the corrupt trial judge's own rules but that the trial judge somehow

nevertheless would allow Bryan Reo to cherry-pick items from Pastor Lindstedt's Church's web page but not allow Pastor Lindstedt to present these cherry-picked web pages in rebuttal. This appeals court is just as crooked as the trial court in while mentioning this matter doesn't rule against it thus denying Pastor Lindstedt and Lindstedt's Church getting to produce evidence before its own crooked tribunal and rubber-stamping the resulting injustice.

Paragraphs 35-58. "Error Three & Four" This corrupt appellate court justifies as just the decision by the trial court to not allow Pastor Lindstedt to present audio evidence that Bryan Reo was a long-time wannabe non-white white supremacist and Christian Identity poseur and ZOGbot based upon hiding for a number of minutes after Pastor Lindstedt arrived late the second day of the kangaroo proceedings after being lost in a strange city and not knowing that the time was set for 8:00 am local time not 8:30am. The corrupt Judge Patrick Condon hid out for nine minutes and then at 8:33 am chose to deny Pastor Lindstedt to present audio evidence showing Bryan Reo perjury, for which Bryan Reo was grateful to his fellow crooked lawyer on the bench running a farcical tribunal sans jurisdiction. As paragraph #51 puts it: *"The court overruled Lindstedt's motion to exclude Reo's evidence not provided in discovery as well as Lindstedt's introduction of impeachment evidence based upon Lindstedt's tardy arrival two days in a row and his missing the scheduled time to review Lindstedt's proposed evidence and arguments."*

This is merely the pretext for what was the beginning decision to punish a white supremacist pastor and his Aryan Nations Church living 900 miles away for making fun of an antifa homosexual mongrel ZOGbot doing "lawfare" under color of getting to do "sanctions" because they claim an imaginary and tyrannical jurisdiction. Of course being a corrupt appellate court whatever sanction that the corrupt trial court might inflict upon strangers seems not "unreasonable" cf. paragraph 57. So the sanction was that Bryan Reo got to present evidence

even though it did not provide them in advance of trial but Pastor Lindstedt was not allowed to present counter-evidence in rebuttal and to impeach Reo perjury.

Pastor Lindstedt so looks forward to torturing evidence from the Ohio judiciary and likewise running an even more hideous Resistance drum-head military ecclesiastical tribunal upon the people and former government and judiciary and its officers of Ohio and their families.

Paragraph #59-65 Fifth Error. The trial court decided to not allow Pastor Lindstedt to show that Bryan Reo was not only a limited-purpose public figure within the White Supremacist and Christian Identity Movement but a known agent provocateur who was on the Board of Directors of the Foundation for the Marketplace of Ideas (FMI) along with Ohio attorneys Kyle Bristow and Brett Klimkowsky as well. Thus under the *New York Times v. Sullivan* 376 U.S. 254 and *Hustler Magazine v. Falwell* 486 U.S. 46 standards, Bryan Reo cannot even sue at all. Bryan Reo at trial in Lake County and in his federal and state lawsuits, and two civil stalking cases in Lake County and his trying to take Pastor Lindstedt's inheritance in Stanley County South Dakota falls back upon the pretence that as one of one hundred thousand nigger faggots in the Cleveland Ohio area that Pastor Lindstedt just had to defame Bryan Reo for no good reason whatsoever and that Reo is a private figure. This fraudulent classification is a matter of law for these Ohio courts to decide in favor of their agents provocateur, according to paragraph 62. Thus Lindstedt's fifth assigned error is overruled, cf. Paragraph #65.

Therefore, this Ohio appeals court should have no legitimate objection if a Resistance military tribunal finds as a matter of law that everyone and anyone who used to hold a state governmental or judicial office is a tyrannical regime criminal and along with its entire family from the very founding of Ohio is to be exterminated or enslaved. Again, this corrupt trial provides precedent for how you will be treated upon losing this Second Civil War of Liberation.

Paragraph 66-76. “Error Six” In which this appellate court argues that Bryan Reo is allowed to call Pastor Lindstedt a child molester and a convicted one at that since 2010 when detected as a non-white homosexual mongrel infiltrating the white supremacist movements and to call Pastor Lindstedt a child molester during closing arguments but that is somehow not defamatory because the appellate and trial courts say that their officers of their courts are allowed to do so for whatever reason they please. All of which goes to prove that lawyers can get away with anything within their own courts and that if a non-lawyer makes fun of a lawyer outside of their courts the outside victim is to be judged by a different standard by these lawyers in their courts and that is what they call “rule of law.”

All of which means that the old ways are the best and allowing the torture and confessions of the losing regime criminals after your side wins the civil war but perhaps a pleading of Not Guilty by reason of insanity – Piglice Testicle-Eating Syndrome under DSM 6/66 might be allowed.

Paragraph 77-86. Ohio Statute of Limitations. For three and a half years Bryan Reo called Pastor Lindstedt a child molester and Pastor Lindstedt called Bryan Reo a homosexual mongrel ZOGbot infesting white supremacy and Christian Identity. Bryan Reo didn’t sue because Reo thought Pastor Lindstedt had no money but in late 2013 found out that Lindstedt had a South Dakota inheritance worth \$2 million, possibly from antifa Reo lawyer Robert Konrad who stole files belonging to Pastor Lindstedt’s sister in a Pierre SD law firm. Reo then sued in federal district court for \$10.75 million and the case was dismissed so Reo refiled before the Lake County Court. One item involved a Bryan Reo killing a Catherine Williams while driving a 2003 Toyota LandCruiser in South Carolina. Pastor Lindstedt republished the newspaper clipping for the last time on April 7, 2014. Bryan Reo sued for defamation and won \$40,000 in compensatory damages and \$50,000 in punitive damages before a Lake County lynch mob jury. The trial court

ruled that Bryan Reo couldn't sue for anything other than one year before it refiled in Lake County thus 18 Sept. 2014. But Pastor Lindstedt found out that it was a different Bryan Reo driving the same make and model Toyota in Nov. 2014 but in any case didn't repeat the claim after April 7, 2014. Thus Bryan Reo's claim is barred by Ohio Statute. This corrupt appeals court however claims that the corrupt trial court by not allowing Pastor Lindstedt to present evidence at trial gets to have its corrupt lawless decision stand because Pastor Lindstedt couldn't prove anything even though not allowed to do so because of the trial court's misconduct. Thus somehow it is Pastor Lindstedt's fault for not proving something for which he was not allowed to present evidence to disprove. Which is why torture needs to be reinstated in the trials of Ohio lawyers and judges and sundry regime criminals. Pastor Lindstedt is certain that upon skinning out the entire family of the Ohio bar and judiciary that they will be amenable to accepting their own confessions in order to be allowed to be put to death.

Paragraph #87-105. The corrupt trial court granting a directed verdict in Reo's favor as a lawyer litigant before their own corrupt court absent any jurisdiction so that Bryan Reo could sue Pastor Lindstedt, Lindstedt's woman and Lindstedt's Aryan Nations Church without fear of any legal consequences in nine out of ten of Lindstedt's counter-claims. In this corrupt appeals courts sundry legalistic rationalizations it points out why officers of its own corrupt courts are immune from any legal consequences for dragging in their enemies from well outside their jurisdiction and proceeding before a biased jury and corrupt judge to deprive enemies of their courts of life, liberty and property. The legal rationalizations which this corrupt appeals court presented shows why in the interests of true justice every single one of them and their friends and family should be skinned alive and burnt on a witches pyre of their own laying lawbooks.

Paragraph 106-111. Both the trial court and this corrupt appellate court in insisting upon their own made-up patents of nobility to disallow Pastor Lindstedt to defend his woman Roxie Fausnaught and his Aryan Nations Church because they want to have a monopoly of using their lawyer's guild within their kangaroo tribunals to pillage and loot not only the Ohio public but those well outside their jurisdiction under color of their "law" have thus deliberately incited a religious and racial civil war against Pastor Lindstedt and Lindstedt's Aryan Nations Church as mentioned before. Thus any consequence of their losing this Second Civil War falls not only upon themselves but also the population and People of Northeastern Ohio for our side having to proceed to win said Second Civil War by using indiscriminate biological and nuclear weaponry lying about at hand. Some of these elements are already taking place most likely.

There is no need to reiterate the consequences of this judicial corruption leading to a racial and religious Holy Civil War started by Bryan Reo, Reo's antifa lawyer friends and family and the Lake County Court of Common Pleas and this Ohio 11th District Court of Appeals. Nor is there any guarantee that the results from this misconduct shall be reserved to them and the rest of Northeastern Ohio and places downwind of Cleveland.

Pastor Lindstedt thus presents this Appellate Reply Brief in his Motion for Reconsideration before this matter if necessary goes to the Ohio Supreme Court.

Hail Victory!!!

/s/. Pastor Martin Lindstedt

Defendant, First Servant of YHWH's Servant Nation of Aryan Christian Israel

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Certificate of Service

I, Pastor Martin Lindstedt do hereby certify that a true and genuine copy of the foregoing was e-mailed on 19 January 2020 to this appellate court 11thappeal@lakecountyohiogov.org:

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