

XI. Constitutional and Statutory Provisions Involved

The First Amendment, “Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press”.

The Digital Millennium Copyright Act, 17 U.S.C. § 512 (f):

(f) MISREPRESENTATIONS.—Any person who knowingly materially misrepresents under this section—
(1) that material or activity is infringing, or
(2) that material or activity was removed or disabled by mistake or misidentification,
shall be liable for any damages, including costs and attorneys’ fees, incurred by the alleged infringer, by any copyright owner or copyright owner’s authorized licensee, or by a service provider, who is injured by such misrepresentation, as the result of the service provider relying upon such misrepresentation in removing or disabling access to the material or activity claimed to be infringing, or in replacing the removed material or ceasing to disable access to it.

XII. Statement of the Case

Respondent Bryan Anthony Reo wanted so much to pretend to be an Aryan Dual-Seedline Christian Identity pastor and White Supremacist leader. Bryan Reo is unfortunately an effeminate mongrel (a “mamzer”) with blubber lips, slant eyes, a unibrow, and brown skin and numerous past activities which have lead it to be discovered and essentially cast out thanks to Pastor Lindstedt finding out its true identity thanks to the carelessness of Reo’s numerous co-conspirators who are jews and mongrels and ZOG/Babylon agents provocateur (ZOGbots).

Christian Identity is the belief that pure White Western and Northern Europeans are the “Lost Tribes of the House of Israel.” Over 90% of Christian Identity is of the Covenant British Israel variety, followed by the Herbert Armstrong splinter groups. Less than 10% is of the Dual-Seedline Christian Identity (DSCI) version which holds that “jews are the literal Spawn of Satan” from Satan’s seduction of Eve, that non-whites are the 6th Day Beasts of the Field without souls, that mongrels are abominations, and that only DSCI is the true religion. The most common name for the aboveground DSCI Church is “The Church of Jesus Christ Christian” which is the name the modern founder Pastor Wesley Swift gave his Church working with the greatest scholar Bertrand Comparet. The political / military arm of the Church is referred to as “Aryan Nations” which is

what Pastor Richard Butler gave his organization. The Aryan Nations often works closely with local Ku Klux Klan groups, since most Klans are now Christian Identity. The Aryan Nations and Ku Klux Klan are often considered to be hate groups becoming domestic terrorists if the government weakens.

The state and federal police routinely try to infiltrate Christian Identity groups. There is also attempts to try to change Church doctrine from Bertrand Comparet's 6th-Day / Two-Seedline / Pre-Millennialist doctrine to the "papist preterist" (Claim that the Roman Catholic Church imprisoned Satan from 500-1500 AD, hence the Millennium is past) and to there where there is literally "No Devil." This "papist-preterist No-Devil" heresy formulated by a melungeon named Sheldon Emry is now forwarded by two jews named "Eli James" (real name "Joseph November") and a murderous jew jailer who murdered a Puerto Rican prisoner in the Jersey City Jail named William R. Finck, Jr. A non-white former Anti-Racist Activist Bryan Reo was used to advance this variety of Christian Identity in 2009 after Bill Finck got out of federal prison for murder.

During the last half of 2009 and first half of 2010, there was an uneasy peace between Pastor Lindstedt, Eli James, and William Finck, but enmity between Lindstedt and Bryan Reo because another person named Howard "Buck" McHugh told Lindstedt that Reo was a non-white homosexual mongrel or in Hebrew, a "mamzer." (In April 2013 Lindstedt found out Buck McHugh had been kicked out of the stock market and lost \$2.5 million because of Bryan Reo, and so McHugh was using Lindstedt as his cats-paw for revenge.) Since Deuteronomy 23:2 says that "no mamzer may enter the Congregation of the House of Israel [forever]", and Bryan Reo was delusional about being an Aryan "Teutonic Knight" and called itself "SwordBrethren" Lindstedt referred to it as "SwordMamzer." Safely anonymous Bryan Reo would threaten to murder old women and to travel from Cleveland Ohio to Granby Missouri. Lindstedt fell out with the two jews Eli James and Bill Finck and due to Finck's stupidity found out "SwordMamzer's" real name was Bryan Reo and it lived in Mentor Ohio and it had a nasty [bowel] Movement past. Reo's Facebook profile picture was Reo's 2004 Mentor High School graduation picture and

it showed an effeminate brown-skinned mongrel unfit to even remotely be called white, much less Aryan. Eli James wrote that Lindstedt was a “convicted child molester” and ZOGbot and Reo republished the libel on a blog given him on Bill Finck’s web page. The aboveground CI congregations were roiled by the charges.

On Nov. 15, 2010 Bryan Reo filed a DMCA takedown notice under 17 U.S.C. § 512 and Lindstedt filed a Counter-Notice on Nov. 18, 2010. According to the DMCA Bryan Reo had 10 business days to file a lawsuit in federal district court to defend his alleged copyright. However, both Hostmonster.com and 1and1.com didn’t obey the “safe harbor” provisions of the DMCA and kicked off Lindstedt’s Church’s web pages. On Dec. 28, 2010 Bryan Reo called into Lindstedt’s Talkshoe podcast and admitted that it had no intention of filing a DMCA lawsuit and calling Lindstedt a “pedophile turd” and ZOGbot. Reo also had goaded a then-friend John Britton to threatening to shoot Reo in the head if Reo came to Emmett Idaho to make good on its threat to rape Britton’s wife and daughters.

<http://recordings.talkshoe.com/TC-113209/TS-631318.mp3>

Bryan Reo proceeded to interfere with a federal lawsuit of John Britton’s and in revenge John Britton’s lawyer printed up a Lexus-Nexus document which another of Bryan Reo’s adversaries distributed over the Internet. Bryan Reo perjured itself before the NDOh and WDMo federal courts by falsely claiming in its civil complaint that Lindstedt was the one that distributed those quasi-public documents when all along another admitted to spreading it on the Internet.

Over the next three months Bryan Reo took down nine or ten of Pastor Lindstedt’s Church web pages, or those allies of Lindstedt’s and even four or five neutral web pages, including one in Montreal Canada which was supposedly outside the reach of the DMCA. So Lindstedt bought server space both in the US and in India and learned to keep multiple servers updated so that upon Bryan Reo attack another one could be the new replacement.

In late June 2011, Pastor Lindstedt bought server space at a free-speech web hosting company CrisisHost.com. Bryan Reo immediately made fraudulent DMCA claims for five months, but the agreed-upon solution was for Lindstedt to simply

take down out of sight whatever complaint Bryan Reo made. For example, Bryan Reo claimed that a certain picture was of him, so a picture of a female orangutan pissing in its own mouth was substituted and then claimed to be of Bryan Reo. So in 2012 Bryan Reo made hollow threats to sue CrisisHost.com for defamation for hosting Lindstedt's Church's whitenationalist.org domain name even though the DMCA gave CrisisHost "safe harbor."

At the end of March 2013 Bryan Reo made another threat to sue CrisisHost and Lindstedt told the other Bryan Reo victims – Buck McHugh, John Britton and Athena the old woman Reo threatened to murder -- that he was ready to sue Bryan Reo. Around April 15, 2013 it was revealed that Buck McHugh had used Lindstedt as a catspaw in order to get revenge against Bryan Reo for costing McHugh his stockbroker's license and \$2.5 million. John Britton was scared of Bryan Reo for "costing" him money in his federal civil lawsuit involving a helicopter crash caused by a defective helicopter engine part by filing a fraudulent affidavit even though the trial court judge, Edward Lodge, had ruled that the case was to be tried on the merits. John Britton got \$110,000 because Lindstedt brought the matter to the public eye, but Britton decided it was safer to blame Lindstedt. CrisisHost facing more threats by Reo, told Lindstedt that he wasn't going to renew for another year Lindstedt's Church's web hosting contract. So Lindstedt agreed to "move on."

However, Bryan Reo neglected to complain after June 30 2013, so Lindstedt simply remained on CrisisHost until the morning of April 5, 2014 when Bryan Reo made yet another complaint. The CrisisHost owner asked Lindstedt why he was still on the CrisisHost server and Lindstedt said because it was convenient. The CrisisHost owner said that Bryan Reo threatened to make him #13 lawsuit before the Lake County Court of Common Pleas. When reminded that the DMCA gave CrisisHost "safe haven" so that Bryan Reo would have to pay legal costs, the CrisisHost expressed fear that, "the little mongrel bastard could get a subpoena against me and reveal my identity." So the agreement was that instead of waiting two weeks for Lindstedt's Church to leave, that the server would be vacated in three days. Then the CrisisHost server was enabled and preparations were made to move.

With 15 hours to go before removal from CrisisHost and moving the server data to DreamHost.com, another free-speech server, Pastor Lindstedt decided to “enable” the Facebook profile picture of Bryan Reo which had been noticed and counter-noticed back in Nov. 2010 3 ½ years earlier and for which making a DMCA complaint would be an act of fraud. Sure enough Bryan Reo made another DMCA complaint but the CrisisHost owner said that we’d be gone soon. When the agreed hour struck the Church web page was gone on CrisisHost.

That Passover weekend was when TraitorGlenn Miller gunned down three mongrels in a jew parking lot. The new Church web page at www.christian-identity.net at Dreamhost had the Bryan Reo avatar picture on it although Bryan Reo had filed a bogus DMCA action before the Northern District of Ohio on April 16, 2014. Bryan Reo made another DMCA complaint to DreamHost which disabled the avatar generator. Lindstedt made another DMCA Counter-Notice to DreamHost.

Bryan Reo was suing *in forma pauperis* but the case was removed to the Western District of Missouri because Pastor Lindstedt was the only defendant. Reo was suing fraudulently for \$10.75 million on mythical damages upon false DMCA claims. Once the lawsuit was filed, Lindstedt brought up from storage all the Bryan Reo hidden files and made them public. DreamHost wasn’t in the least worried about Bryan Reo threats to sue them and since Bryan Reo didn’t file suit upon the latest DMCA lawsuit, the Bryan Reo pics would have been legal to bring back up but Lindstedt decided to not do so, replacing the Reo avatar with one of a monkey.

Given that Pastor Lindstedt didn’t take the bogus lawsuit seriously, Lindstedt would put up the antics of Bryan Reo’s co-conspirators to take down Lindstedt’s Church web pages up on the forum so that Google wasn’t Reo’s friend. Reo filed motions after motions to U.S. Magistrate Judge Matthew Whitworth and Lindstedt would put the funniest up on the forum. A scheduling conference was held on Feb. 13, 2015. On the last day to joinder additional parties on April 22, 2015 Lindstedt added around 40 Reo co-conspirators and decided to make of the case a real circus. Reo filed Motion after Motion to strike and Lindstedt responded. Reo filed for Discovery, Lindstedt demanded discovery back. Reo refused to grant

discovery and claimed Reo won the case. Most of this nonsense went up on the Forum. The forum posts got attention because they ridiculed Reo and others.

<http://www.whitenationalist.org/forum/showthread.php?892-Bryan-Reo-s-latest-bogus-DMCA-cumplaint-against-WhiteNationalist.org>

http://pastorlindstedt.org/lindstedt/legal/SoredMamzer/2015/Apr15/22Apr15/24_Counter-claim_22Apr15.pdf

Eventually Judge Whitworth got tired of the legal circus, figured out that there was no real DMCA violation by Lindstedt and gave Bryan Reo 50 days to prove its claims of even \$75,000 diversity of citizenship damages. Bryan Reo couldn't do so, so the case was dismissed in total on Sept. 10, 2015. See Appendix B

This frivolous litigation by Bryan Reo taking down Church web pages in violation of the DMCA cost the Church money, so \$505 was allotted to appeal the dismissal. Pastor Lindstedt filed an appellate brief and reply brief showing how Bryan Reo abused the DMCA and should be punished for perjury and for damages under 17 U.S.C. § 512 (f). Bryan Reo responded with but a sentence in its Appellee Brief. The 8th Circuit decided on May 25, 2016 to "deny as moot Lindstedt's appellate motions and requests for relief." Appendix A

On July 8, 2016 the 8th Circuit denied Lindstedt's petition for rehearing by the panel. Appendix C.

Bryan Reo continues to oppress Pastor Lindstedt and Lindstedt's Church in his local Lake County Ohio Court because the federal courts refused to do their job:

Reo v. Lindstedt, Lake County Ohio, 15CV00590 #27 of 45 cases. Eight days after Bryan Reo's case was dismissed in the federal district court on Sept 18, 2015, Bryan Reo filed before the Lake County Court in Ohio where he lived but Pastor Lindstedt lived 900 miles away, much the same case for libel and defamation and to censor the Internet off Pastor Lindstedt's Church web pages. The Ohio Statute of Limitations says that Bryan Reo cannot sue past one year, but Reo insists that the same crap from 2010-2014 and is suing because Lindstedt put up the federal court documents from 2015. Lindstedt counter-sued Reo and seven Reo co-conspirators. Reo

also played discovery games but trial was supposed to commence on August 2, 2016 and Reo asked for a continuance. The next trial date was set for Sept 20, 2016, but the Ohio county court cancelled that court date for Feb. 14, 2017.

See: <http://www.whitenationalist.org/forum/showthread.php?1614>

Reo v. Lindstedt, Lake County Ohio, CS16000102, bogus stalking case. Bryan Reo, being ridiculed by a Youtube video of Reo's antics, decided to fraudulently post death threats against itself while impersonating Pastor Lindstedt on an open 4-chan type forum called NIM-Busters. Then because Pastor Lindstedt refused to waste money driving 900 miles to Lake County to defend against this fraudulent case, there was an *ex parte in absentia* ruling forbidding Pastor Lindstedt, who has never been in Lake County from driving 900 miles to bother Bryan Reo in Lake County. Since in Missouri there isn't any provisions for the enforcement of these stalking orders, bogus or not beyond county lines, this bogus stalking order is so forth an annoyance which will be dealt with if Lindstedt ever has to go to Ohio for this or other Reo litigation, so for now there is are *ex parte in absentia* Church-Issued Letters of Marque & Retaliation against all the citizens of Lake County Ohio in general and government officials of Ohio and their families. See:

<http://www.whitenationalist.org/forum/showthread.php?1639>

Reo v. Aryan Nations, et. al, Mentor Municipal Court, CVE 1600245. Upon getting the bogus stalking order, Bryan Reo decided to sue The Church of Jesus Christ Christian / Aryan Nations of Missouri, along with Pastor Lindstedt's 400-lb, 60-year-old functionally illiterate bed-ridden domestic partner Roxie Fausnaught because she was the registered agent for the Church corporation since the Church corporation was founded back in Oct. 2006 in order to use the Church for Pastor Lindstedt to get out of being drugged while illegally imprisoned in the Fulton

State NutHouse for refusal to accept the assistance of a public pretender. The Court was the Mentor Ohio Municipal Court. Pastor Lindstedt pointed out that the Mentor Municipal Court didn't have jurisdiction over Pastor Lindstedt, Lindstedt's Church, or Lindstedt's girlfriend just because Lindstedt ridiculed not only Bryan Reo, but Attorney Kyle Bristow for whom Reo is a "law clerk" as "two faggots going ass-to-mouth." However, the Mentor Municipal Court had jurisdiction over Bryan Reo and so why didn't they simply charge it \$15,000 which was what Reo was asking in "damages," and keep Reo from filling their local court with vexatious litigation as Reo did with the Lake County Court? The clerk of the court admitted that Reo was abusing legal process but decided to kick the case up to Lake County where it became:

Reo v. Aryan Nations, et. al, Lake County Ohio , 16CV000825 (Filed 13 May 16).

Bryan Reo claimed that the Church and Roxie Fausnaught as non-lawyers couldn't be allowed to defend themselves as a Corporation and then later begged for a default judgment against them when the Lake County Court "assumed" jurisdiction. Roxie Fausnaught wrote a note worthy of her third-grade education and Pastor Lindstedt's Church issued another *ex parte in absentia* Church-Issued Letters of Marque & Retaliation against the entire State of Ohio and set up a privately held sub-corporation -- Lake County Geldings -- so as to enhance Biblical slaving and castration. See: <http://www.whitenationalist.org/forum/showthread.php?1665>

It is the willful failure of the federal court system to keep an Act of Congress from being abused by a litigious wannabe non-white "White Supremacist" who was found out along with its fellow jews and mamzers probably working for ZOG/Babylon and rather than deal with being ridiculed and made fun of over the Internet decided to file *in forma pauperis* a federal lawsuit alleging "copyright" violations of publishing a Facebook picture showing that it wasn't even

remotely White. Over a year later, when the bogus case fell apart the federal judge refused to allow the counter-suit against Reo and co-conspirators to continue, which would have been the appropriate means of punishment for this abuse of legal process. The federal appeals court deliberately refused to allow the provisions of the DMCA, especially 17 U.S.C. § 512 (f) to deter such as Bryan Reo from abusing this Act of Congress in order to censor Pastor Lindstedt and Pastor Lindstedt's Church. Since then Pastor Lindstedt and Lindstedt's Church has faced abuse of legal process before Bryan Reo's local county courts, absent jurisdiction. While the good thing is that Pastor Lindstedt has found out quite a bit of stuff and published it about the [bowel] Movement, it doesn't negate the fact that this Supreme Court thus has the duty to make and set this right if it wishes to continue to pretend that this nation is a Constitutional Republic acting according to Rule of Law.

REASONS FOR GRANTING THE PETITION

1.A. The Digital Millennium Copyright Act was passed by Congress at the demand of major media companies when the Internet was being started in order to protect their interests in having their commercial media from wide-spread copying. The problem is that pretty much anyone can make a fraudulent or abusive DMCA takedown notice and then censor non-infringing material such as Bryan Reo's having a Facebook profile picture showing that it isn't even remotely white and its past history of making threats and causing trouble for those racial and religious activists who are not politically correct and who belong to a Church which deems the federal regime to be a tool of Satan. The DMCA as an Act of Congress, was predictably abused and thus Congress did indeed make a law which was inevitably deliberately abused so as to "establish" a form of religion, i.e. Dual-Seedline

Christian Identity as practiced and enforced by non-white regimeist agents provocateur like Bryan Reo, Bill Finck and Eli James, but also “prohibiting the free exercise thereof” of DSCI as practiced by Aryan Christian Israelites such as Pastor Lindstedt who are the only ones who have any claim to YHWH’s Covenant; and of “abridging the freedom of speech, or of the press” of the Church-owned web pages which reported on the antics of Bryan Reo and Reo’s co-conspirators. The federal district courts in Northern Ohio and Western Missouri allowed Bryan Reo to state the most absurd nonsense about how Reo wanted them to censor the Internet because Bryan Reo was made fun of by Pastor Lindstedt, but novel requests for gag orders and censorship of what was said on an Internet forum about Bryan Reo and others. The exhibits offered as “proof” contained little to nothing upon which a claim could be made. A public Facebook profile picture which was Reo’s Mentor High School picture showing that Reo as a “White Supremacist” and pure-blooded Aryan Nations Christian Israelite looked decidedly effeminate and mulatto. How in the world could a public social media picture be copyrighted? It was also admitted that the image in question, even if copyrightable, had been DMCA noticed and counter-noticed over three years before and not acted upon by Reo. Reo also admitted abusing the DMCA to take down many Church web pages previously. Later, Lindstedt showed proof that Reo and co-conspirators were merely using the DMCA to try to enrich themselves through abuse of legal process.

However, the District Court and the Appeals Court decided to prevent Pastor Lindstedt from effectively counter-suing Bryan Reo and Reo co-conspirators under

the provisions of the DMCA, for “ knowingly materially misrepresents under this section” 17 U.S.C. § 512 (f) that simply publishing a Facebook picture as infringing.

Thus this Court could simply uphold the DMCA by returning this case back to the Western District of Missouri for trial by jury upon the merits by Pastor Lindstedt and Lindstedt’s Church against Bryan Reo and Reo co-conspirators. And also notify the U.S. Attorneys that Bryan Reo has committed perjury.

1.B. Or, as with the Questions Presented, this Court could find that the DMCA to be unconstitutional in whole or in part because it is so easy to be abused to violate the First Amendment.

2. This Court refusing to even hear this matter is the most deadly option of all as it will inevitably be used as an excuse for racial and religious civil warfare for those of us just begging for a pretext to kill over ninety percent of the population in a Great Tribulation / Apocalypse because you tried to get between us and YHWH.

This Court will thus make it loud and clear that it isn’t up to the federal courts to “protect” the “right” of White Supremacists and Christian Identity believers to “freedom of speech” but more importantly freedom to worship YHWH who is Our God -- and no one elses -- by a Mighty Evil Empire we equate as being formed by Satan and Satan’s Spawn, the jews to destroy YHWH’s Servant Nation of Aryan Christian Israel. Letting some dirty homosexual mongrel like Bryan Reo destroy Church property because a lying social contract “interpreted” by lawyers and politicians to allow just that sort of thing to happen means I don’t take my racial religion seriously as a Son of YHWH. The only way to atone for that

transgression is to stack up a couple hundred million blood sacrifices of dogs who presumed to tell us how to worship YHWH by whatever means possible for however long it takes. We worship YHWH, not some pseudo-sacred scrap of toilet paper which presumes to tell us all how to live but which cannot be obeyed by those who supposedly uphold, preserve and protect it, i.e. you Supreme Court judges. It is up to us – not you – to protect our Fighting Faith in any case.

A little while ago, you black-robed clowns shoved faggot “marriage” down the throats of three-hundred million ZOGLings. Not us, for our marriages were consecrated not in your baal-temples of mammon, but rather in our hearts. Some of you warned about this matter going too far. Well, it has in that you leave us no choice but to fight.

I have enjoyed exposing Bryan Reo’s and those like its antics because over 70% of the so-called White Nationalist bowel-Movement is nothing but ZOG/Babylon agents provocateur like Bryan Reo and its friends. Most of the rest are fools. The only regret in speaking the truth about Bryan Reo is that because of my blowing the whistle Bryan Reo was eventually detected and fired from working at the North Perry nuclear power plant as a security risk. Pity that sick twisted mamzer monster didn’t diddle the reactor core but good and kill 10-20 million of you in NorthEast Ohio. What has been informative is that Bryan Reo works as a “law clerk” for Attorney Kyle Bristow and a number of other “White Supremacist” lawyers and this will have the effect of putting them all under suspicion. It is

because Reo is so stupid and vicious, that anyone having anything to do with Reo is suspect.

Back in 1996, Lindstedt suggested using “prion poisoning” to reduce the “carrying capacity” of the Empire by taking the carcasses of deer that died from Chronic Wasting Disease and spreading that disease all across the ZOGland. A writer named Steven J. Cannell saw that web page proposal and wrote a novel called “The Devil’s Workshop” in which a DSCI pastor and former Vietnam vet tried to ethnically cleanse using “Pale Horse Prions” developed as a military biological weapon at Ft. Detrick. The book read like an “A-Team” script, but the science was prescient. Since then prion poisoning has spread, certainly in Missouri but in Ohio and other places as well. Neither Sodom and Gomorrah nor the House of Ahab knew their judgment until it was much too late to repent.

The Mighty Evil Empire is on the verge of collapse. A re-invigorated racial religion which replaces pretend constitutional law with military dictatorships – Ten Thousand of them – over a much reduced population of but 10-20 million ex-whiggers, why that is much preferable.

Enough of the Church’s money has been wasted, which is why the filing by the Church *in forma pauperis* as Church funds will not be wasted to be heard.

Do as you will. But bringing the matter back to the Western District of Missouri federal court for trial by jury is by far much the safest option, i.e. # 1A.

Hail Victory!!!

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Martin Lindstedt Pastor CTC/ANP

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

6 Oct. 2016