

**UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF OHIO
EASTERN DIVISION**

**BRYAN ANTHONY REO, STEFFANI
ROSSI REO, ANTHONY DOMENIC REO,
ATTORNEY KYLE BRISTOW,
BRETT KLIMKOWSKY, JUDGE
PATRICK CONDON, LAKE COUNTY
OHIO COURT OF COMMON PLEAS,
STATE OF OHIO, U.S. FEDERAL
GOVERNMENT, STATE OF SOUTH
DAKOTA, BRYAN REO LAWYERS, et.al.**
Plaintiff(s) / Counter-Defendants,

v.

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

Case No. 1:19-CV-02589-CAB

Case # 1:19-CV-02786

Hon. Christopher A. Boyko

Mag. Thomas A. Parker

----- Copies for the following cases ---

Case No: 1:19-CV-02615-JRA

Mag. Carmen E. Henderson

Case No. 1:19-CV-02103-SO

Judge Solomon Oliver

Stanley County South Dakota Court

Reo v. Lindstedt & Bessman 58CIV20-07

Judge Bridget Mayer

OBJECTIONS to Mag. Parker's

REPORT & RECOMMENDATION

**PASTOR LINDSTEDT'S OBJECTIONS TO MAGISTRATE PARKER'S REPORT &
RECOMMENDATION (Doc. 78) GRANTING TO PLAINTIFF BRYAN REO
SUMMARY JUDGMENT VIOLATING THE FIRST AMENDMENT ON THE BASIS OF
FED. RULE OF CIVIL PROC. 36 – "ADMISSIONS" THAT PASTOR LINDSTEDT HAS
DENIED FROM THE VERY START OF THIS REO LITIGATION AND WHICH THIS
COURT REFUSES TO ALLOW PASTOR LINDSTEDT TO WITHDRAW**

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 timely file as best as possible these his OBJECTIONS to Mag. Thomas Parker's REPORT & RECOMMENDATION (Doc 78) of 1. Dec. 2020 that Pastor Lindstedt received in his mailbox the afternoon of 9 Dec. 2020 along with similar findings in the Stefani Rossi Reo v. Martin Lindstedt 1-19-cv-02786 which is the

frivolous case filed by Bryan Reo using his wife to get at Pastor Lindstedt's South Dakota inheritance as well.

In both these cases, Mag. Parker used the Federal Rule of Civil Procedure Rule 36 to claim – falsely – that Pastor Lindstedt has “admitted” to everything preciously denied in Pastor Lindstedt's Initial Answer & Counter-Claim(s) of 14 Nov. 2029 (Doc. 6, ordered Stricken) and Lindstedt's Amended Answer & Counter-Claims of 3 Feb. 2020 (Doc #17) and after much motioning and counter-motioning by all parties, Pastor Lindstedt filed consolidated “Answers” to all four of Bryan Reo's “lawfare” cases, including this one (#2589 and Stafani Reo's #2786) on 9 Nov. 2020 (Doc. 74) and has overtly asked to “withdraw the implied Rule 36 “admissions” in Doc. 75 also filed on 9 Nov. Pastor Lindstedt has made abundantly clear that Bryan Reo has made false claims by actually posting the actual web pages published – all 18 pages of them on 15 Sep. 2020 Doc 69-1 the entire thread of “Ol' Niggerlips vs. Mrs Niggerlips” pages 674-691) showing that Pastor Lindstedt republished a Bryan Reo public Quora post about how his wife had deceived him by refusing to squeeze out more Bryan Reo mongrels and that they had a sham marriage of convenience in which her function was to pretend that Bryan Reo wasn't a homosexual in return for getting to live in America and leaving Brazil, and in which Bryan Reo falsely claiming that Pastor Lindstedt ever mentioned “transsexual prostitute” in reference to Reo's wife Stefani Reo (case #2786) and “homosexual incest” in reference to Reo's father Anthony Domenic Reo v. Martin Lindstedt, 19-cv-02615 was nothing but Reo lies, thus all of this Reo litigation against Pastor Lindstedt is nothing but fraud and lies. By granting Bryan Reo summary judgment upon the pretext of F.R.Civ.Proc. Rule 36, Magistrate Parker thus gets around the facts and law and the First Amendment and punishes a long-time “White Supremacist” and Aryan Nations DSCI pastor who is warning the entire racial and religious

dissident far-right about long-time (about 20 years) public figure and non-white homosexual agent provocateur Bryan Reo and Bryan Reo's antifa attorney friends Kyle Bristow, Brett Klimkowsky who brought about the Charlottesville Riots and Robert Konrad of South Dakota. Magistrate Parker is thus in the same moral and legal position as a Soviet or Communist Chinese tribunal punishing dissenters for raising the alarm of criminal regimeist agents provocateur by punishing them civilly with loss of private property under color of regimeist "law" gone sour. Indeed, Magistrate Parker only shys away from prior restraint and gag ordering by piling on exorbitant fines and getting around the Eighth Amendment and jury trial by claiming that he doesn't want this court to be seen acting as a Bryan Reo referee against Pastor Lindstedt and Lindstedt's Aryan Nations Church. Yet destroying the pretense of the First Amendment and "rule of law" is exactly the result of Magistrate Parker's Report & Recommendation.

By ignoring Pastor Lindstedt's three times denials (Doc. 6, 17, 74) and all the evidence showing that Bryan Reo has no case(s), that all four federal cases are frivolous and vexatious, that this court has decided to in effect consolidate all four of these cases through abusing FRCivP Rule 36 to destroy the First Amendment and rule of law to yield the desired result of destroying White Supremacists and Christian Identity Aryan Nations pastors & churches, this ruling has opened up the gates of hell through racial and religious civil warfare. The Ohio appellate court is still considering whether it really wants to be seen dragging Pastor Lindstedt and Lindstedt's Aryan Nations Church across state lines, two time zones, and 891.1 miles from Lindstedt's Church home in Granby Missouri to the Lake County Court of Common Pleas in Painesville Ohio to try Lindstedt (and literally Lindstedt's Aryan Nations Church) before a ~~lynch mob~~ jury comprised of an African female and seven gliberal whiggers before a crooked Judge like Patrick Condon. They heard oral arguments on 14 Oct. 2020 and have not yet decided to bite the bullet

and cross the racial and religious Rubicon, as Magistrate Parker mentions as proof positive of Pastor Lindstedt's incorrigible racism, ignoring that Bryan Reo was the "Director of Research" for the Foundation for the Marketplace of Ideas (FMI), a supposed White Supremacist "lawfare NGO" (See Doc 26-1, 501(c)(3) IRS Tax Form for 2017 pgs 251-254, Doc. 11-1 for Stefani Reo case #2786) even though Movement public figure Bryan Reo wants to pretend before all these state and federal courts that he was just one of 100,000 negro homosexuals living in the Cleveland area that Pastor Lindstedt just had to oppress & defame for no good reason.

By doing this corrupt decision of rewarding this federal government's homosexual mongrel agent provocateur (what the Resistance soldiers call a "ZOGbot") and punishing a Resistance soldier and prophet of 30 years duration Mag. Parker is showing the rest of the underground white supremacist Resistance that there is simply no loving with an evil Satanic government and Aryan Christian Israel, that all non-whites and jews must be exterminated or driven out, that the medieval ways of torture under local military warlords, punishing the spawn of regime criminals for their parents' crimes against the local tribe's common interests and setting aside the lies of the CONstitution and Bill of Goods and exterminating or enslaving and sterilizing the whigger operatives of the failed empire is the only rational course for survival as a People and as a tribe, thus inevitably leading to civil war and breakup of the empire.

Pastor Lindstedt thus objects to everything within Mag. Parkers, Report and Recommendation for both Bryan Reo v. Martin Lindstedt 19-cv-02589 and the ridiculous Bryan Reo lawsuit supposedly involving his pretend wife of whom Pastor Lindstedt did nothing other than republish a Bryan Reo public Quora post and mention about how she jumped up and down in the Lake County Courthouse on 25 June 2019 to get the attention of Bryan Reo and what Pastor Lindstedt thought was a homosexual mongrel that Bryan Reo used for relief when Reo's

Aryan mangina Attorney Kyle Bristow wasn't around. (Later on Pastor Lindstedt found out that what Pastor Lindstedt thought was yet another homosexual mongrel turned out to be Bryan Reo's father Anthony Domenic Reo v. Martin Lindstedt 19-cv-02615.) Bryan Reo has absolutely no damages – Bryan Reo refused to obey FRCivP Rule 26(a)(1)(A)(iii) computation of damages – which both Mag. Parker and Judge Oliver in Reo v. Lindstedt 19-cv-02103 refuse to obey or make Bryan Reo obey. Bryan Reo could have avoided all this litigation by simply leaving the white supremacist and Christian Identity Movements as promised around Halloween 2010 after being detected as “Swordbrethren” = Bryan Reo. Instead Bryan Reo chose to take down Church web pages in both the US and Canada using other jews to do so. In fact, Bryan Reo is now claiming that he needs an expert “clinical psychiatrist” as an expert in order to compute damages now that Judge Oliver gave Reo summary judgment under FRCivP Rule 36 as well. Pastor Lindstedt is holding out for a jury – even of 12 other negroes and homosexuals from the Cleveland area – as he can't do any worse with them as opposed to one negro judge.

Having objected to all of Mag. Parker's Report and Recommendation, Pastor Lindstedt will now dissect in detail the Talmudic “logic” that Mag. Parker employs as a pretext.

II. Background. This magistrate judge simply repeats its regime's pet homosexual mongrel antifa ZOGbot Bryan Reo's talking points in his analysis justifying his Report and Recommendation. Like all police state regimes on their way out, Bryan Reo has been involved in Internet “white supremacy” and “Christian Identity” since at least 2003 when Reo was just another self-loathing homosexual part jew South Italian mongrel at Mentor High School and it got involved with Richard Barrett, another homosexual agent provocateur living in Pearl Mississippi. Bryan Reo was expelled for not being white, and came up with the Internet alias of

“SwordBrethren” and thinks it is a “Teutonic Crusader” and wannabe neo-nazi while admittedly working with the Cleveland and Chicago FBI along with “Eli James” another jew pretending to be a CI pastor as an informant. (Posts of which are on Pastor Lindstedt’s Aryan Nations Church website.) Pastor Lindstedt knew that “SwordBrethren” was a homosexual mongrel due to one Everett “Buck” McHugh who had lost his stockbroker license and \$2.5 million due to Bryan Reo and another jew, but Buck wouldn’t give Pastor Lindstedt “SwordBrethren’s” real name and town. After much mutual hatred Pastor Lindstedt found out the “SwordBrethren” was one Bryan Reo of Mentor Ohio on 29 Oct. 2010 and initially Bryan Reo begged Pastor Lindstedt to remove all Bryan Reo material from the Church web page, just as Reo had begged Barrett to do so upon being kicked out as a mongrel in 2004 or 2005. Pastor Lindstedt said that whatever was up would remain up but no new material would be added if Bryan Reo would leave the white supremacist and especially the Christian Identity Movements and never come back and initially Bryan Reo agreed to these terms. However “Buck” McHugh has been betrayed by Bryan Reo at least three times and John Britton – nephew of Neumann Britton of the Idaho Aryan Nations – at least twice because Bryan Reo keeps no such promises. Within a week, Nov. 5, 2010, Bryan Reo published an Eli James article calling Pastor Lindstedt a child molester 22 times and a convicted one at that 9 times. Bryan Reo then got Pastor Lindstedt Aryan Nations web pages kicked off the Internet in the US and Canada around a dozen times. Pastor Lindstedt then, as now, simply made backups every few days and bought a secret web page, posted there and hid out for six months until finding a jew running a real free-speech ISP and got back there and on Talkshoe. From June 2011 to April 2014 Pastor Lindstedt would take down content that Bryan Reo claimed infringed on the Digital Millennium Copyright Act (DMCA). Eventually threatened with Bryan Reo harassing litigation at Lake County Ohio for defamation Pastor Lindstedt was kicked off and fled

to Dreamhost, which prides itself for free speech and hosts other white nationalist content in April 2014. Pastor Lindstedt republished Bryan Reo's public Facebook profile picture – Reo's 2004 Mentor High School yearbook picture proving that Reo wasn't white – and Reo sued Lindstedt for DMCA violations for \$10.75 million before the Northern District of Ohio and Judge Gwinn, who transferred the case to the Western District of Missouri. As back then Bryan Reo would refuse to give FRCP Rule 26 Initial Disclosures, especially given how Bryan Reo was damaged in any way, while Pastor Lindstedt would add as many third-party Reo counter-defendants as possible. Eventually the magistrate judge Whitworth dismissed Reo v. Lindstedt 3:14-cv-05093-MJW because Bryan Reo couldn't prove that Reo had been damaged worth \$75,000 worth even given 20 days for a Magistrate judge & an addition 30 days on 10 Sept. 2015

Bryan Reo promptly re-filed against Pastor Lindstedt before the Lake County Ohio court on 18 Sept. 2015 and later on in Jan. 2016 against Pastor Lindstedt's Aryan Nations Church and Roxie Fausnaught before the Mentor Municipal Court which refused jurisdiction and took it up to Lake County Ohio court which usurped jurisdiction. Bryan Reo also filed for a bogus Civil Stalking Protection Order which Pastor Lindstedt refused to go up to contest. Over the next nearly four years Bryan Reo filed motion after motion to strike and for summary judgment while setting up with his fellow Antifa Lawyers Kyle Bristow and Brett Klimkowsky their FMI white supremacy "lawfare" organization and the Charlottesville debacle. Bryan Reo also insisted that Pastor Lindstedt's Aryan Nations church and Roxie Fausnaught couldn't be defended by Pastor Lindstedt, given that Lindstedt was not a lawyer and DSCI holds that lawyers are literal satans – adversaries abusing the law – working for the Great Satan who runs all of the world's governments, cf. Matthew Chapter 4. Thus like the Ohio courts the federal court has made this matter into a religious civil war by claiming jurisdiction to try and punish an Aryan Nations

Church for discrimination and racism for practicing its racial religion of saying that homosexual mongrel ZOGbots cannot enter the Aryan Christian Israelite Body of Christ.

For three years there was no litigation because Bryan Reo didn't know Pastor Lindstedt had a South Dakota inheritance in Stanley County. Pastor Lindstedt has figured out that Reo antifa attorney Robert Konrad working at the Ollinger Law Firm in Pierre SD stole Pastor Lindstedt's sister Susan Bessman's confidential files and e-mail and arranged for litigation to take that inheritance if Reo won before Reo's state and federal courts, But in any case, Reo figured out Lindstedt had something worth stealing and as "SwordBrethren" posted on William Finck's Christogenea forum, Pray for My Success on 24 Aug. 2015 about using lawfare to impoverish Pastor Lindstedt and take everything Lindstedt owns through "lawfare". (See Exhibit 26-2 Reo v. Lindstedt #2589 p. #255-257, Exhibit 11-2 Stefani Reo v. Lindstedt, #2786.)

Upon winning this litigation in Lake County before a ~~lynch mob~~ jury and corrupt Judge Condon, Bryan Reo proceeded to gin up four new cases before Lake County for \$300 filing fee probably from ZOG sources which Pastor Lindstedt had to pay \$400 to transfer to this federal court district. After delay caused by Bryan Reo stating that Pastor Lindstedt and his Aryan Nations Church are racist white supremacists preaching white supremacy and filing briefs and motions which are "scandalous" and "vile" and racist, the Ohio 11th District Court of Appeals heard oral arguments on 14 Oct. 2020 and has yet to rule on Pastor Lindstedt's appeal of the trial of June 24-26 2019 and Bryan Reo's appeal trying to get "Pre-trial interest" and lawyers' fees for Reo antifa FMI ZOGbot lawyer counter-defendants Kyle Bristow and Brett Klimkowsky. Neither Lake County nor Ohio ever had jurisdiction to drag an Aryan Nations pastor nor his Church 900 miles to face their bogus regimeist tribunals for being racist to a non-white homosexual mongrel over what was said over the Internet a decade ago in response to Bryan Reo

calling Pastor Lindstedt a child molester any more than this federal court should do the exact same thing today in granting the property of Pastor Lindstedt for fighting with Bryan Reo over the exact same things in 2019. In short, this federal court is doing the exact same thing that Lake County Ohio is beginning to reconsider in raising the wrath of secretive white supremacists wanting to destroy the current Satanic system and replacing it after Collapse with no more than 20% of the surviving ex-whigger population ruled over by local theocratic military dictatorships – The Ten Thousand Warlords.

Pastor Lindstedt, seeing how reckless and corrupt the court system is and facing unlawful bulldozing of his and Roxie's properties and that of his niece's and nephews' of junk properties around Pastor Lindstedt's 338 Rabbit Track hovel by the City of Granby, and Roxie being sick and Pastor Lindstedt wanting to shoot the Granby City piglice and employees and council-criminals decided to transfer his South Dakota inheritance back to his sister without ever mentioning Bryan Reo or of shooting anyone and did so by late Oct. 2019. This property is thus "bait" to be used to destroy the families and estates of South Dakota lawyers, judges, and politicians given that they have claim that Bryan Reo litigation in Ohio means that Pastor Lindstedt's property in South Dakota is to be stolen under color of "law" which means that their lives, liberty and property are to be forfeit upon successful revolt. Presently, Pastor Lindstedt is appealing Judge Bridget Meyer's corrupt preliminary injunction based upon Bryan Reo and Attorney Konrad's perjury and fraud in forma pauperis, as now that Roxie Fausnaught is dead no money from her VA pension is coming in and Pastor Lindstedt has no income whatsoever.

Mag. Parker also references Judge Oliver's decision in Reo v. Lindstedt 1:19-cv-2103 granting Bryan Reo summary judgment but holding off on the question of Bryan Reo's mythical damages, which as in all of Bryan Reo's litigation was supposed to be brought up by FRCivP

Rule 26 Initial Disclosures, but now is to be settled by a jury. Pastor Lindstedt has on his Church web page looked at Judge Oliver's invitation to have this case drag onto late April and have a bench trial instead of a jury trial. However, given this Covid-19 ZOGvirus killing especially the non-white urban population which Pastor Lindstedt is asking the underground Resistance to spread with improved mutated Covid-20 & 21, Pastor Lindstedt prefers to take his chances with a jury of a dozen niggers given that he got screwed over by one of them as a judge. A genuine negro & homo & even gliberal whigger jury ravaged by the ZOGvirus and economic collapse might not be friendly to giving out any mythical damages to a non-white homosexual ZOGbot instigating this conflict who they think might have brought down the wrath of real white supremacists poisoning them for real who now has no money to steal.

Magistrate Parker in this decision to grant summary judgment on the basis of FRCivProc Rule 36 "admissions" while ignoring Pastor Lindstedt's three-time denials and the weight of evidence thus opens up the path for Resistance drum-head courts-martial to likewise gain FRCivP modified Rule 36 "admissions" achieved through the use of torture against the persons and families and friends of the current criminal regime upon Collapse and revolt. However, if such criminal regimeists even get a trial, unlike Czar Nicholas II and his family who were simply killed out of hand by the Bolsheviks, like the village police rounded up by Iron Felix Dzerzhinsky of the Checka at the wee hours of the morning, they will be tortured into making revised FRCivP. Rule 36 "admissions" first thing right off and their families sent to death camps.

III. Parties' Arguments. Bryan Reo has presented pages of its legal documents in effect asking for "admissions" while presenting no FRCivP Rule 26 Initial Disclosures, especially about how Reo or Reo's wife or Reo's father have suffered any damages whatsoever. In fact, until Sept. 4, 2020 Bryan Reo admitted that himself and his pretend wife, Stefani Reo had provided no

FRCivP Rule 26 Initial Disclosures at all. (Doc 66). Pastor Lindstedt provided his FRCivP Rule 26 disclosures mandated by Mag. Parker on 15 Sept. 2020 (Doc. 69) and Exhibit 69-1 contained 18 pages printed out of the Church forum (Ol' Niggerlips vs. Mrs. Niggerlips) wherein Pastor Lindstedt showed all the discussion involving Stefani Rossi Reo (Mrs. Niggerlips) and Reo's father Anthony Domenic Reo (who Pastor Lindstedt referenced as "Ol' Niggerlips' Alleged Spawner" and not by name). Thus there is no merit whatsoever to Bryan Reo's litigation allegedly on behalf of its wife – a Brazilian Sephardic jewess whose sole function is as a "beard" to claim that Bryan Reo is not a homosexual, although the Bryan Reo public Quora post that Lindstedt republished shows the exact opposite.)

On 9 Nov. 2020, Pastor Lindstedt provided as ordered his Reply to Bryan Reo's summary judgment and asking for a withdrawal of his "admissions" allegedly procured through FRCivP Rule 36 (Doc 74) and consolidated for all Reo litigation in the four cases of yet another denial and answering Bryan Reo discovery requests for all four cases, Doc. 74. In this case and in the Stefani Reo case #2786 Mag. Parker has claimed that these honest answers contains "still more 'scandalous allegations', unnecessary to his defense" (Doc 78, last sentence, pg ID 790.), as if Mag. Parker is in charge of Pastor Lindstedt's defense. What Pastor Lindstedt thinks is "scandalous" or rather pathetic is that this Mighty Evil Empire must resort to crazed delusional homosexual mongrels long since unable to pass for white as agents provocateur (or ZOGbots) in order to gin up fraudulent lawsuits against real genuine White Supremacist Aryan Nations aboveground leadership in order to steal their property, liberty and lives in order to destroy the pretence of having any such thing as a First Amendment "protecting" free speech or the exercise of religion under color of numerous defamation lawsuits to be decided by a corrupt judiciary.

IV. Standard of Review. Wherein Magistrate Parker uses & abuses FRCivP Rule 36 to grant summary judgment to this regime's pet homosexual mongrel and its fake wife and refuses to allow Pastor Lindstedt to withdraw his Rule 36 "admissions" gained through lawfare quoting judge-made precedent to justify said rulings in the two cases before him.

V. Analysis A. Defamation Like Bryan Reo in making its numerous complaints over the years, Magistrate Parker quotes the law and applies FRCivP Rule 36 to justify summary judgment. Doesn't matter that Pastor Lindstedt denied all Reo and Reo's fake wife's and father's allegations in Lindstedt Answer & Counter-Complaints, both initial and forced amended, all that matters is that Pastor Lindstedt "admitted" by non-response to Reo's filings while Reo and Reo's wife didn't obey Rule 26, especially regarding their mythical "damages" in a timely manner and since Pastor Lindstedt didn't say the magical words in asking for a withdrawal of these alleged "silent admissions" and so Mag. Parker grants summary judgment for both Bryan Reo and Reo's wife, end of story. Magistrate Parker also claims that both Bryan Reo and Reo's wife would be "prejudiced" by allowing Pastor Lindstedt to withdraw his silent admissions because Pastor Lindstedt is an unrepentant racist who "plans to continue to publish 'false information' in public forums such as this federal court. Given his continued publication of such statements, allowing withdrawal of admissions would needlessly prolong this lawsuit and give Pastor Lindstedt a public platform Lindstedt could use to publish similar defamatory statements." Doc. 78, pID 794

Magistrate Parker is absolutely correct, just like Twitter and Facebook censoring President Trump claiming that the election was stole in the swing states by Democrat she-boons and vote-counting Dominion voting machines owned by China on behalf of Senile Joe & the Nasty Ho. Pastor Lindstedt has become the unquestioned head of the Aryan Nations just not in Missouri because of this Bryan Reo litigation and against the ZOGbot compromised figures

which brought about Charlottesville. Just like the early Christian Church of Jesus Christ and Russian dissidents this mild tame weak persecution of Pastor Lindstedt and His Aryan Nations Church by Bryan Reo, Reo's worthless family and Reo antifa lawyers such as Kyle Bristow, Brett Klimkowsky and Robert Konrad has kept Pastor Lindstedt as the aboveground spokesman for genuine underground White Supremacy and the Dual-Seedline Fighting Resistance, and made Pastor Lindstedt the "Sein Fein" of the white supremacist underground domestic terrorist / freedom fighter cells and active service units. Since the days after Waco, Pastor Lindstedt has been an apologist for Timothy McVeigh (although he too was a ZOGbot) up to Dylann Storm Roof and Robert Bowers and any other witless and confused "Lone Wolf / Lone Tard" mass shooter, prion poisoner, and Covid-20/21 ZOGvirus spreader. Through these witless and idiotic Bryan Reo lawsuits of course Pastor Lindstedt has a platform to spread the message that the System and its federal and state courts are corrupt and that police, lawyers, judges, politicians and their families along with corporations need to be exterminated and destroyed. Pastor Lindstedt has also spread the message that because the Lake County and federal district courts in Northeast Ohio simply cannot leave Pastor Lindstedt and Lindstedt's Aryan Nations Church in peace by dismissing Bryan Reo litigation that it is necessary that upon conclusion of the Second Civil War that Northeast Ohio be punished for both civil wars by causing the North Perry Nuclear Power Plant where Bryan Reo used to work until the operators found out that Bryan Reo was a mentally diseased homosexual mongrel pretending to be a white supremacist due to Pastor Lindstedt's Aryan Nations web page to melt down and turn Northeastern Ohio around the Cleveland area to become an irradiated nuclear wasteland incapable of hosting the numbers of population it has now to even think of violating the rights of racist whites living within 50 miles, much less 900 miles away, not that they would want to because only tough old whites shall live.

Analysis Regarding Damages. Magistrate Parker also “consolidates” these Reo cases by bringing up what Judge Solomon Oliver did regarding granting summary judgment on the basis of FRCivP Rule 36 just as Mag. Parker has done. Judge Oliver allowed Bryan Reo to now proceed with “expert testimony” by a clinical psychologist regarding how Pastor Lindstedt has messed this poor delusional crazed homosexual mongrel ZOGbot up to no end by defending himself and his Aryan Nations Church before Lake County Ohio and in these federal courts as opposed to simply leaving the Movement as agreed over a decade ago and still getting involved in white supremacy and founding “lawfare” domestic terrorist groups with Reo’s lawyer friends Brett Klimkowsky and Reo’s Aryan homosexual lover Kyle Bristow who also is in love with Richard Spencer and FMI Board Members. Admittedly Bryan Reo provided “*very little factual support for the requested award of damages*” cf. Doc 78, pg ID # 794 – in fact absolutely nothing given the FRCivP Rule 26(a)(1)(A)(iii) which neither Bryan Reo nor his friendly federal judges giving Reo summary judgment can bother to obey, so Mag. Parker has kindly decided to “*require further evidence to establish a reasonable amount of damages in this case.*” “Such a decision would also be consistent with the result reached in 1:19-cv-2103 and with [Mag. Parker’s] my decision in [Stefani Reo v. Lindstedt] 1:19-cv-2786. Doc. 78 pg ID #795.

Such a deal by the federal judges of the Northern District of Ohio. They allow Bryan Reo to not provide FRCivP Rule 26 Initial Disclosures, especially the mandated listing of real damages, to not partake in scheduling Orders, to also violate the local rules, especially Rule 37 mandating that the judicial officer referee discovery disputes, and even though Pastor Lindstedt has denied doing any harm to Bryan Reo or Reo’s wife and answered Reo’s civil complaint in some times many times via mandated amendments, a refusal to play lawyer games means that federal judges get to rule in favor of lawyers playing games during the entire process, especially

given that Pastor Lindstedt is an open White Supremacist running the Aryan Nations which advocates insurrection against a Satanic criminal regime.

Magistrate Parker then goes on (pg ID #795) that if the reigning judge Boyko declines to accept Pastor Lindstedt's "withdrawal" of his FRCivP Rule 36 'admissions' then Bryan Reo gets general damages of \$250,000 and punitive damages of \$500,000 for indulging in the delusion that Pastor Lindstedt and Lindstedt's Aryan Nations Church can speak ill of this criminal regime's agent provocateur and its fake wife. Isn't living under a pretend constitutional fake Republic wonderful in that one has all sorts of rights but are to be punished for exercising such.

B. Invasion of Privacy – False light. Bryan Reo is not only a public figure within the Movement but this regime's agent provocateur responsible in part for the Charlottesville Fiasco as proven by FMI tax document Doc #26-1 in this case and Doc 11-1 in the Stefani Reo #2786 case. Playing the tyrannical application of applying FRCivP Rule 36 to selectively apply a fraudulent claim of Pastor Lindstedt making "admissions" that this court refuses to allow to be withdrawn because Pastor Lindstedt is an uppity white supremacist does yield the desired result of this government to punish reporting of the antics of and in criticizing its homosexual mongrel agents provocateur working to destroy political dissent while pretending to be a legitimate regime. However, Pastor Lindstedt would like a jury as opposed to the corrupt judiciary to decide these matters, especially those of damages, which Bryan Reo was allowed to neglect to claim except through legal deceit which this judiciary is part and parcel of.

C. Intentional Infliction of Emotional Distress. While Judge Oliver in 1:19-cv-2103 found this Bryan Reo claim far-fetched and did deny it for granting summary judgment, Magistrate Parker goes on and on about applying FRCivP Rule 36 as an all-purpose tool to destroy the First Amendment until finally agreeing after several pages later with Judge Oliver that such a ruling

would be seen as overly broad and tyrannical and in excess of even Bryan Reo's permitted greedy lawfare.

D. Permanent Injunction. Bryan Reo has asked in every single case both at the Lake County and federal court level for a permanent injunction and gag order against Pastor Lindstedt and Lindstedt's Aryan Nations Church for making fun of him or his wife or or father or his Aryan-looking homosexual lawyer friend Kyle Bristow or antifa lawyer friends and fellow "lawfare" practitioners Kyle Bristow, Brett Klimkowsky and Robert Konrad or others of his fellow ZOGbots or his fellow jew and mongrel pretenders pretending to be Christian Identity "pastors" like William Finck or Eli James or Dan Johns or whoever else. Judge Oliver in 19-cv-2103 granted that "gag order" but took some of it back at the damages conference on Nov. 30, 2020 to where Pastor Lindstedt is sure that himself and his Aryan Nations Church is some sort of "hate speech criminal" and look forward to Judge Oliver spending lots of time as a senior judge overseeing with the aid of Bryan Reo whatever they both agree is too offensive to be published. After still more pages of legal talmudisms, Mag. Parker says that while federal judges can trash out what little remains of the toilet-paper pretend "protections" of the First Amendment Mag. Parket recommends that senior Judge Boyko doesn't have to join Judge Oliver at the beck and call of Bryan Reo in censoring Pastor Lindstedt's Aryan Nations Church web pages no matter how much Bryan Reo begs and pleads for this Court to do so.

What Pastor Lindstedt is doing given that Judge Oliver has issued a "gag order" is that Pastor Lindstedt backs up his Church web pages every several days and is ready to simply buy cheap or free web hosting from begged money both domestically or overseas and open up a "secret forum" available only to Pastor Lindstedt's eyes just like what happened at the end of 2010 and early 2011 when Bryan Reo was taking down Church web pages both foreign and

domestic. The end result will be proof that the First Amendment is a dead letter, especially before the Ohio federal judiciary.

VI. Magistrate Judge Thomas Parker's Recommendations.

Magistrate Judge Parker recommends granting summary judgment on Count I and II on Reo's civil complaint but in order to square with Parker's boilerplate recommendations in Stefani Reo v. Lindstedt 1:19- cv-02786 which Mag. Parker is also overseeing and Judge Oliver's 1:19-cv-02103 granting summary judgment because of their tyrannical application of Federal Rule of Civil Procedure (FRCP) Rule 36 claiming that Pastor Lindstedt made admissions under that Rule 36 even though in both cases Pastor Lindstedt denied Bryan Reo claims in both his original answers and counter-claims and the amended Answer & Counter-Claims that Pastor Lindstedt was ORDERED to make by both judges in these separate cases which contain substantially the same Bryan Reo complaints which follow the same form as all of Bryan Reo litigation both in Lake County Ohio and federal court in both Ohio and Missouri since 2014. FRCP Rule 36 is thus used to get around the First Amendment by both Magistrate Parker and Judge Oliver. Pastor Lindstedt is allowed to withdraw admissions as to damages in both of Magistrate Parker's cases and there is to be a jury trial as to damages in Judge Oliver's case. Bryan Reo was allowed by both judges to disobey FRCP Rule 26 regarding initial disclosures especially the Rule 26 (a)(1)(A)(iii) Computation of Damages. Mag. Parker in both his cases recommends denying summary judgment on Reo Count III and placing a "gag order" on Reo Count IV, while Judge Oliver is waffling about the gag order portion of Count IV. The only Bryan Reo case not heard from is Anthony Domenic Reo v. Martin Lindstedt 1:19-cv-02615-JRA in which Pastor Lindstedt thought that since Bryan Reo's father was told not to appear on the first day of the Lake County trial on 24 June 2020 that the obvious mongrel sitting

next to Bryan Reo while Reo's Brazilian jewess wife jumped up and down to get their attention was one of Bryan Reo's homosexual lovers that Bryan Reo made do with given that Bryan Reo's Aryan-looking homosexual hump Attorney Kyle Bristow wasn't around. In order to discourage Mag. Judge Carmen Henderson from making a corrupt ruling like Parker and Oliver, a copy of these objections shall be mailed in that case once these objections and the objections in the Stefani Reo #2786 are filed.

Both Judge Oliver and Magistrate Judge Parker have used Federal Rule of Civil Procedure to corruptly violate the First Amendment to allow a public figure homosexual mongrel agent provocateur infesting the white supremacist and Christian Identity Movements to prevail before their federal court under color of their "law" to withdraw or not withdraw these fake silent "admissions" that Pastor Lindstedt steadfastly denied in his answers, amended answers, and denial of admissions presented to both of these federal judges either before or just after their corrupt decisions. Pastor Lindstedt hereby makes these objections to Magistrate Parker's Report and Recommendations which were sent in the mail postmarked 2 Dec. 2020 and reached Pastor Lindstedt's mailbox at Granby the afternoon of Dec. 9, 2020. Pastor Lindstedt, not having Electronic filing will mail off these objections Saturday morning 12 Dec. 2020 and hope that they both will arrive by 15 Dec. 2020. The Stefani Reo #2786 objections shall be much shorter and to be filed in both cases together with these Bryan Reo #2589 objections.

This Bryan Reo litigation never ends and will be present up until the very Collapse of this regime. Pastor Lindstedt understands that the only solution is Collapse and Civil War and the destruction of Northeastern Ohio and of the state and federal regimes and their servants and their families, the racial cleansing of the entire ZOGLand and the destruction of the federal and state regimes. It is up to Pastor Lindstedt to enforce the interests of himself, his Aryan Nations

Church, and of YHWH's Servant Nation of Aryan Christian Israel. But for now these Objections to Magistrate Judge Thomas Parker's Report and Recommendation of Dec. 1, 2020 (Doc. 78) in Bryan Reo v. Martin Lindstedt 1:19-cv-02589 and in another truncated Objections in Stefani Rossi Reo v. Martin Lindstedt 1:19-cv-02786, attached.

Hail Victory!!!

/s/ Pastor Martin Lindstedt

Defendant, First Servant of YHWH's Servant Nation of Aryan Christian Israel
Pastor, Church of Jesus Christ Christian/Aryan Nations of Missouri
338 Rabbit Track Road
Granby Missouri 64844
(P): (417) 472-6901, (E): pastorlindstedt@gmail.com
Pro se Defendant

Certificate of Service

I, Pastor Martin Lindstedt do hereby certify that one true and genuine copy of these Objections to Magistrate Parker's Report and Recommendation was mailed via U.S. Mail on 12 December 2020 to this U.S. District Court at Clerk, U.S. District Court, Carl B. Stokes U.S Courthouse, 801 West Superior Avenue, Cleveland Ohio 44113-1830 :

Plaintiff Bryan Reo, Anthony Domenic Reo and Stefani Rossie Reo living at 7143 Rippling Brook Lane, P.O. Box 5100, Mentor Ohio 44061 via reo@reolaw.org. The Reos will be mailed a paper copy on 12 Dec. 2020 as well

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

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

An e-mail copy also shall be sent to the Stanley County South Dakota Circuit Court to the Clerk, Stanley County Courthouse, 02 East Eighth Street Ft. Pierre South Dakota 57532

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

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

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

Robert Konrad, Schrieber Law Firm, 1110 East Souix Ave., Pierre South Dakota 57501
rob@xtremejustice.com

Pastor Lindstedt's sister's lawyer, Kody Kyriss, k.kyriss@riterlaw.com