

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

STEFFANI ROSSI REO, et. al.,

v.

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

Case No. 1:19-CV-02786-CAB
Case # 1:19-CV-02589-CAB

Hon. Christopher A. Boyko
Mag. Thomas A. Parker

OBJECTIONS to Mag. Parker’s
REPORT & RECOMMENDATION

**PASTOR LINDSTEDT’S OBJECTIONS TO MAGISTRATE PARKER’S REPORT &
RECOMMENDATION (Doc. 39) GRANTING TO PLAINTIFF STEFANI ROSSI 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 39) of 1. Dec. 2020 that Pastor Lindstedt received in his mailbox the afternoon of 9 Dec. 2020 along with similar findings in the Bryan Anthony Reo v. Martin Lindstedt 1-19-cv-02589 which is yet another frivolous case of four total filed by Bryan Reo, Reo’s wife and father 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 Bryan Reo fake wife/Plaintiff Stefani Reo on

10 Dec. 2029 (Doc. 6, probably stricken) and Lindstedt's Amended Answer & Counter-Claims of 3 March. 2020 (Doc #13) 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 (Stefani Reo's #2786 and Bryan Reo #2589) on 9 Nov. 2020 (Which didn't seem to be filed but was filed as Doc 74 in Reo #2589) and has overtly asked to "withdraw the implied Rule 36 "admissions" in Doc. 36 also filed on 9 Nov. 2020.

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 32-1 (the entire thread of "Ol' Niggerlips vs. Mrs Niggerlips") 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 & penalties 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 censorship 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, #13, #36) and all the evidence showing that Bryan Reo has no case(s), that all four Reo 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 this White Supremacist and Christian Identity Aryan Nations pastor & church, this ruling has opened up the gates of hell through racial and religious civil warfare. The Ohio 11th District 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), 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 another one of 100,000 negro homosexuals living in the Cleveland area that Pastor Lindstedt just had to oppress & defame for no good reason for over the past decade of never-ending Bryan Reo litigation.

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 living 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 this other ridiculous Bryan Reo lawsuit supposedly involving its pretend wife Stefani Rossie Reo v. Martin Lindstedt 19-cv-2786 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 and Stefani Reo have absolutely no damages – Bryan Reo and as attorney for its wife Stefani Reo refused to obey FR CivP 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 for its judge denied “mental anguish” now that Judge Oliver gave Reo summary judgment under FR CivP Rule 36 as well. Pastor Lindstedt is holding out for a jury – even if of 12 other negroes & homosexuals from the Cleveland area – as Pastor Lindstedt can’t do any worse with them as opposed to one negro judge.

Having objected to **all** of Mag. Parker’s Report and Recommendation, both for Bryan Reo (# 2589) and this Stefani Reo (#2786) case at hand, Pastor Lindstedt will now dispense yet again writing the same things in detail given that Pastor Lindstedt has made detailed Objections in the attached Objections to Magistrate. Parker’s Report & Recommendation of 1 Dec. 2020 in Bryan Anthony Reo v. Martin Lindstedt 1:19-cv-02589 (Doc. 78)

It is 5:00 am on 12 Dec. 2020 and Pastor Lindstedt must finish this Objections and get it in the mail by 12:30 pm Saturday in this Stefani Reo v. Lindstedt 19-cv-2786 case, especially since looking at the PACER docket sheet it seems that some of Pastor Lindstedt’s responses were either not filed or misfiled. Hence Pastor Lindstedt’s Objections involve that Bryan Reo

refused to obey Federal Rule of Civil Procedure (FRCivP) Rule 26, especially in computing damages cf. Rule 26(a)(1)(A)(iii) which Mag. Parker says should be decided later.

While Stefani Rossi Reo might not be any more of a public figure other than having some sort of marriage in which she pretends to be married so that Bryan Reo can pretend to be other than a predatory homosexual, Bryan Reo wrote a public Quora article which Pastor Lindstedt republished on his Aryan Nations Church forum and an account of Mrs. Reo jumping up and down trying to get the attention of Bryan Reo and what Pastor Lindstedt thought was another homosexual mongrel which turned out to be Bryan Reo's father, Anthony Domenic Reo, 19-cv-02615-JRA. When Pastor Lindstedt found out that Bryan Reo was suing him in yet another bogus lawsuit Pastor Lindstedt promptly closed the thread of 18 pages which was printed out and filed (Doc. 32-1 filed 15 Sept. 2020).

Pastor Lindstedt by Bryan Reo's own admission allowed Lindstedt never referred to Mrs. Reo (referred to not by name as anything other than "Mrs. Niggerlips") as a "transgendered prostitute" or as transgendered or as a prostitute at all in an 31 Aug. 2020 evidentiary hearing in Stanley County South Dakota which involved Bryan Reo and Antifa Attorney Robert Konrad trying to get at Pastor Lindstedt's South Dakota inheritance given to Pastor Lindstedt's sister in Oct. 2019. Thus Pastor Lindstedt has never defamed "Stefani Rossi Reo" as a "transsexual prostitute" or as a tranny or as a prostitute which is nothing other than a Bryan Reo lie made up for this bogus lawsuit. In fact, this court is dishonestly forcing / claiming in order to achieve the desired result of letting its own agent provocateur Bryan Reo prevail that Pastor Lindstedt "admitted" under FRCivP Rule 36 to nothing other than Bryan Reo lies. Thus this Court should deny its Report as to liability as well as to damages, which do not exist other than in Bryan Reo's imagination in this Bryan Reo litigation. Pastor Lindstedt has never exchanged a word with Mrs.

Reo nor has Mrs. Reo ever spoken to Pastor Lindstedt although Bryan Reo has Mrs. Reo claiming that Pastor Lindstedt is a “child molester” in the Reo-drafted “admissions” of Mrs. Reo. (Doc. 23 filed 24 May 2020)

VI. Magistrate Judge Thomas Parker’s Recommendations.

Magistrate Judge Parker recommends granting summary judgment on Count I and II on Stefani Reo’s civil complaint but in order to square with Parker’s boilerplate recommendations in Bryan Reo v. Lindstedt 1:19- cv-02589 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 (FRCivP) Rule 36 claiming that Pastor Lindstedt made admissions to what are Bryan Reo lies under that Rule 36 even though in both cases Pastor Lindstedt denied Bryan Reo and Stefani 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 (and fraudulent Stefani 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. FRCivP 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 (and allegedly working for Stefani Reo) was allowed by both judges to disobey FRCivP 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 (and especially not necessary for the

Stefani Reo case because it is only 18 pages long and the thread closed by Pastor Lindstedt since Sept. 2019 when Bryan Reo sued Pastor Lindstedt allegedly on behalf of Reo's wife in this case), 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 these 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. This Stefani Reo #2786 objections is much shorter and is 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 here are 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 (Doc 39 in this Stefani Reo case) 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