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

ANTHONY DOMENIC REO,

Case No. 1:19-cv-02615-JRA

Plaintiff,

Hon. John R. Adams

v.

Mag. George J. Limbert

MARTIN LINDSTEDT.,

Defendant.

REO LAW, LLC

Bryan Anthony Reo (#0097470) P.O. Box 5100 Mentor, OH 44061

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Attorney for Plaintiff Anthony Reo

MARTIN LINDSTEDT

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(E): pastorlindstedt@gmail.com

Pro se Defendant

PLAINTIFF'S MOTION TO ATTEND CASE MANAGEMENT CONFERENCE BY PHONE

Anthony Domenic Reo ("Plaintiff") respectfully requests that he be permitted to attend, by telephone, the Case Management Conference presently set for March 5, 2020. (See Doc. 9.)

Counsel for Plaintiff will be physically attending the Case Management Conference.

Counsel for Plaintiff has full settlement authority for the Plaintiff's case and all of Plaintiff's claims.

Defendant has previously threatened to murder Plaintiff and previously stated, "it won't be too long before Tony Reo is found dead in a dumpster with a bullet in his head." Defendant has a

history of stalking Counsel for Plaintiff, threatening Counsel for Plaintiff, and threatening Plaintiff

and encouraging others to harm both Anthony Domenic Reo and Bryan Anthony Reo. Plaintiff's

Counsel had an active Civil Protection Stalking Order against Defendant from 2016 to 2019.

Plaintiff does not feel safe in the presence of Defendant in light of Defendant's threats of

physical harm to Plaintiff. Plaintiff's Counsel recently emailed Defendant to coordinate a Rule 26

Conference. Defendant responded with a bizarre, confusing, rambling, and frankly disturbing

diatribe about investing in "shotgun shells" along with random racial slurs, references to the

violence from 2017 in Charlottesville, and what Plaintiff's Counsel believes are thinly veiled

threats of violence against the entire family of Plaintiff's Counsel. In Defendant's words, "Invite

your family" and then Defendant proceeds to talk about "massacres" and "shotgun shells."

Therefore, Plaintiff respectfully moves that he be permitted to attend the March 5, 2020

Case Management Conference telephonically. A Proposed Order has been attached as Exhibit 1.

Respectfully submitted,

REO LAW, LLC

/s/ Bryan A. Reo

Bryan A. Reo, Esq.

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Attorney for Anthony Domenic Reo

Dated: February 18, 2020

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CERTIFICATE OF SERVICE

I, Bryan A. Reo, affirm that I am the Plaintiff in the above-captioned civil action, and on

February 18, 2020, I electronically filed this document with the Clerk of the Court by using the

Court's Electronic Filing System, which should send notification of said filing to all attorneys of

record who are registered to receive such electronic service for the instant civil action.

Additionally, an electronic copy has been dispatched to pastorlindstedt@gmail.com which is the

defendant's email address.

/s/ Bryan A. Reo

Bryan A. Reo, Esq.

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Attorney for Anthony Domenic Reo

Dated: February 18, 2020

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