

UNITED STATES COURT OF APPEALS  
FOR THE SIXTH CIRCUIT

Case Number: 21-3661 (asm)

Case Name: Anthony Reo v. Martin Lindstedt 1:19-cv-02615-JRA

Name: Pastor Martin Lindstedt Church of Jesus Christ Christian

Address: 338 Rabbit Track Road / Anyon, Michigan

City: Greenby State: Michigan Zip Code: 48844

PRO SE APPELLANT'S BRIEF

**Directions:** Answer the following questions about the appeal to the best of your ability. Use additional sheets of paper, if necessary, not to exceed 30 pages. Please print or write legibly, or type your answers double-spaced. You need not limit your brief solely to this form, but you should be certain that the document you file contains answers to the questions below. The Court prefers short and direct statements.

Within the date specified in the briefing letter, you should return one signed original brief to:

United States Court of Appeals For The Sixth Circuit  
540 Potter Stewart U.S. Courthouse  
100 East Fifth Street  
Cincinnati, Ohio 45202-3988

1. Did the District Court incorrectly decide the facts?  Yes  No

If so, what facts?

See Additional Pages 3-9 for further details

2. Do you think the District Court applied the wrong law?  Yes  No

If so, what law do you want applied?

See Additional Pages 9-18 for further details

3. Do you feel that there are any others reasons why the District Court's judgment was wrong?

Yes  No

If so, what are they?

See Additional Pages 18-21 for further details.

4. What specific issues do you wish to raise on appeal?

See Additional Pages 21-24 for details in depth.

5. What action do you want the Court of Appeals to take in this case?

See Additional Pages 24-26 for details in depth.

I certify that a copy of this brief was sent to opposing counsel via U.S. Mail on the 26 day of

October, 2021.

Signature (Notary not required)

Monte Lindstedt Pastor  
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**Pastor Martin Lindstedt finishes Form 6CA-70 Pro Se Appellants Brief**

**1. Did the District Court incorrectly decide the facts? YES\_X\_**

Pastor Martin Lindstedt, of and for the Church of Jesus Christ Christian / Aryan Nations of Missouri, says that Judge John R. Adams not only incorrectly decided the facts – which both Professional Plaintiff and Officer of this Court Bryan Reo as a known and admitted state and federal agent provocateur infesting the White Supremacist and Christian Identity aboveground Movements since 2002 until probably now as detailed in numerous exhibits provided by Pastor Lindstedt – but the law as well in usurping the function of a jury asked for by both Defendant Pastor Lindstedt as well as Professional ZOGbot Plaintiff Bryan Reo to decide the facts in both purported liability and in damages. When Judge Adams ruled summarily as to liability and in granting excessive damages in violation of the 7<sup>th</sup> Amendment guaranteeing a jury trial in civil litigation over \$20 and the 8<sup>th</sup> Amendment against excessive fines and judgments but the Federal Rules of Civil Procedure (hereafter ‘F.R.Civ.P.’) Rule 36(b) facts supposedly ‘admitted’ by Pastor Lindstedt refusal to deny these lies by Plaintiff allegedly on behalf of his father was in response to Bryan Reo, Bryan Reo’s father and Bryan Reo’s fellow antifa pretend white-supremacist lawyer on the Foundation for the MarketPlace of Ideas, (FMI) Kyle Bristow (cf Doc. 16-2 Foundation for the MarketPlace of Ideas 2017 501(c)(3) Income Tax Form Page ID#166-169 showing Charlottesville interests).

The fake-Plaintiff Anthony Domenic Reo never exchanged a single word with Defendant Pastor Lindstedt and was and is used as a fake-Plaintiff in order to extort through civil lawfare \$500,000 or more – which succeeded thanks to the mutual antipathy between Judge John R. Adams and Pastor Lindstedt to where Pastor Lindstedt never bothered to hide his contempt for Judge Adams – so much so that Doc. 46 F.R.Civ.P. Rule 59(e) and Rule 60 in which Pastor Lindstedt ORDERED to Show Cause why not to be held in Contempt admitted to the Contempt and in Doc. 48 “Apologised” given that Pastor Lindstedt did not actually think Judge Adams was a homosexual and so withdrew suggestions as to what Judge Adams could do regarding analingus upon a jailed Pastor Lindstedt. Since those Documents #46 and #48 are SEALED as well as STRICKEN Pastor Lindstedt has no great idea as to what the Page ID#s are.

However, Judge Adams’ ORDER of two pages Doc 52 of 23 June 2021 page ID# 649 and 650 is open and on the table for scrutiny by this Appellate Court:

In accordance with the Opinion and Order of April 18, 2021 (ECF No. 43) granting summary judgment to Plaintiff, judgment is rendered for Plaintiff Anthony Domenic Reo as follows:

1. Judgment is hereby entered in favor of Plaintiff Anthony Domenic Reo against Defendant Martin Lindstedt in the amount of \$250,000.00 dollars in compensatory damages with an additional \$250,000.00 dollars in punitive damages for a total amount of \$500,000.00 dollars in the aggregate as to Count I (Defamation) and Count II (Invasion of Privacy/False Light).

2. A permanent injunction is hereby granted enjoining and prohibiting Defendant Martin Lindstedt as to publication of all statements that Defendant published about [Page ID#650] Plaintiff Anthony Domenic Reo that the Court determined to be defamatory or false light. Defendant is enjoined and prohibited from further publishing any statements that Plaintiff had incestuous sexual relations with his own son or an illicit extramarital affair with his daughter-in-law. Defendant shall, upon receipt of this order, immediately remove all statements from any website medium under his control and shall not republish any statements or any substantially similar statements.

IT IS SO ORDERED. This matter is hereby closed.

None of the Bryan Reo or Judge Adams “facts” are correct. One the very first opportunity Doc. 4, Answer and Counter-Claim against Plaintiff Anthony D. Reo, Page ID # 28 it was pointed out that on Day One June 24, 2019 Pastor Lindstedt overheard Bryan Reo telling its father “to not show up because Pastor Lindstedt was so vile.” The next day on June 25<sup>th</sup> when Mrs. Reo was jumping up and down to try to get the attention of what Pastor Lindstedt being told that Bryan Reo’s father would not appear mistook what appeared to be another homosexual mongrel other than Bryan Reo for just that and in no way interested in sexual relationships with a woman, much less Mrs. Bryan Reo. In fact it appeared that no one wanted to have sex with Mrs. Reo and that might be why she was jumping up and down like a fool trying to get attention. It wasn’t until later when Pastor Lindstedt got sued that Pastor Lindstedt figured out that what he mistook for another one of Bryan Reo’s homosexual mongrel pals it was Bryan Reo’s father.

Secondly, in Doc, 4, page 43 Pastor Lindstedt pointed out that Bryan Reo’s father was never referred to by actual name but rather as “Ol’ Niggerlips’ Alleged Spawner” and Mrs. Reo as “Mrs. Niggerlips.” Bryan Reo until getting plastic surgery sometime in 2015 used to have a dark red skin, slant eyes, and negroid lips and so Pastor Lindstedt referred to Bryan Reo since a Xuqa.com

picture emerged in Nov. 2010 as “Ol’ Niggerlips,” thus the derogatory names for Bryan Reo’s father and wife.

Doc 27 – Consolidated Answers to all four Reo federal cases para 23, page ID# 311 points out that Bryan Reo admitted that Pastor Lindstedt never used the terms “homosexual incest” nor “transgendered prostitute” when referring to Plaintiff Bryan Reo’s father or Mrs. Reo.

Doc. 22-1 “Thread: Ol’ Niggerlips v Mrs Niggerlips” page ID # 237-254 shows the full extent of any references to Bryan Reo’s father Plaintiff Anthony Reo and Mrs. Reo which was closed on 10 Sept. 2019 and not added to. In no instance was Bryan Reo’s father mentioned by name nor was it ever claimed that Bryan Reo’s father was having sexual relations with Mrs. Reo.

Thus the so called “facts” of this case are fraudulent and based upon Bryan Reo’s lies. Pastor Lindstedt cannot be “. . . *enjoined and prohibited from further publishing any statements that Plaintiff had incestuous sexual relations with his own son or an illicit extramarital affair with his daughter-in-law*” simply because neither Plaintiff Anthony D. Reo was ever named by anything other than “Ol’ Niggerlips’ Alleged Spawner” and because Pastor Lindstedt never wrote that Plaintiff ever had incestuous sexual relations with his own son, nor an illicit extramarital affair with Mrs. Reo his daughter-in-law.

Pastor Lindstedt as an Aryan Nations pastor interested in driving Bryan Reo out of pretending to be a [non-white] white supremacist has indeed used racist language both on his Aryan Nations web pages and in court filings since 2014. Neither Bryan Reo nor his father, the pretend-plaintiff in these lawsuits are even remotely white. Pastor Lindstedt when informed that Bryan Reo's father wouldn't be attending the trials especially given that he was being counter-sued, assumed that the mongrel sitting beside Bryan Reo ignoring Mrs. Reo's trying to get attention was another homosexual friend of Bryan Reo, therefore ignoring Mrs. Reo. In fact, due to Bryan Reo's own public posting about the treachery of his wife Doc. 22-1 Page ID#242 in getting married to have children then not wanting to have Reo spawn and then upon divorce proceedings claiming to want to have a few then upon reconciliation that Mrs. Reo didn't want any wasn't really interested in sex with any of the Reos.

Thus Judge John R. Adams not only incorrectly decided this case and usurped the role of the jury against the facts, there were in fact no facts, just Bryan Reo lies. Judge John R. Adams as someone who has problems in holding his temper instead decided to punish Pastor Lindstedt as an open white supremacist racist Aryan Nations pastor for having scant or zero respect for himself and his office.

**Additional Facts Neglected:** That Bryan Reo had malicious intent was shown early on by 27 Apr. 2020, Doc 16, Exhibit 2, Page IDs #170-172, "Pray for my

Success” in which “Bryan Reo / SwordBrethren” on ZOGbot William Finck’s Christogenea forum on Monday Aug. 26, 2014 @ 7:40pm that Reo’s god through the federal court “deliver all of his property, all of his wealth, all of his land, all of his assets, all of his money, to me, and leave him desolate and penniless.” While that federal case from April 2014 fell through because Bryan Reo couldn’t show that he had any damages, and Pastor Lindstedt has presented it in every single one of the 20 + Bryan Reo litigation in the state and federal courts of Ohio, and South Dakota, and Missouri these corrupt courts when shown malicious and criminal intent have ignored this just like Judge Adams because it is aimed against a white supremacist Aryan Nations pastor.

Bryan Reo is conducting civil lawfare in Lake County. By 1 Feb 2021 Doc. 32-2 Page ID# 409 shows 16 lawsuits against Pastor Lindstedt and his Aryan Nations Church in Lake County alone. One of them filed March 30<sup>th</sup> on behalf of Reo’s father the pretend plaintiff in this case but dropped when Reo’s father got uneasy as to all the lying. Bryan Reo got caught out by Mag. Judge Andre Christian who dismissed Reo’s spurious “stalking” claims as Bryan Reo is simply an agent provocateur engaged in civil lawfare. See Doc 19-1 filed 10 July 2020.

As early as 21 Dec. 2007 Bryan Reo/SwordBrethren on white supremacist false-flag Stormfront Forum announced that he would use these corrupt state and federal courts to purchase off some Klan faction the “rights to the name” and



proceed to lawfare anyone who wouldn't allow this homosexual mongrel ZOGbot to run the entire Ku Klux Klan unless these puppets acknowledged Bryan Reo as their "Emperor." See Doc. 54-1 Page ID# 663-666. Filed 28 June 2021.

Thus Judge Adams usurped trying facts by jury in order to assess a harsh and excessive judgment upon Pastor Lindstedt on behalf of non-white agent provocateur / ZOGbot lawyer Bryan Reo in spurious proceedings thus trashing out the Seventh and Eighth Amendments in addition to the First Amendment. Thus this entire legal system has less legitimacy than the corrupt courts of Soviet Russia, Communist China, or the Sharia law courts of Saddam Hussein or the Taliban and is inevitably hostile to Aryan Christian Israel as a People and must be destroyed along with the non-white and jewish population under a local military dictatorship. However given the fact that at least in Lake County Ohio the corrupt courts there are less powerful and at least provide a non-white jury for lesser amounts and Bryan Reo would be known for bringing their courts into disrepute.

## **2. Do you think the District Court applied the wrong law?**

In reality Judge Adams chose to go along with the other two judges and misapply F.R.Civ.P. Rule 36(b) claiming that Pastor Lindstedt "admitted" to both liability and damages even though this federal rule of civil procedure covers only discovery and shouldn't be a means through legal trickery to do away with trial by jury on the merits of the matter and to impose excessive fines and civil judgments

expressly punitive in nature. Judge Adams refused to allow Pastor Lindstedt to withdraw these “admissions” even though Pastor Lindstedt denied any liability or in doing any damages to Bryan Reo from the Initial Answer and Counter-Claims against Bryan Reo’s father and other Bryan Reo co-conspirators Doc 4 of 15 Nov. 2019 to Doc 7 of 6 Jan 2020 to the Consolidated Answers Doc 27 filed 9 Nov 2020. Bryan Reo in all such cases asks for Motions to Strike which are indulgently granted even though they answer and dispute Bryan Reo claims supposedly on behalf of his father.

When Pastor Lindstedt on Oct. 29, 2010 found out that “SwordBrethren” who infested the White Supremacist and Christian Identity Movements from as early as 2002, terrorized elderly women and others was in fact a well-known homosexual mongrel ZOGbot named Bryan Reo from Mentor Ohio. The Mamzer From Mentor was well known as such by other infiltrating jewish ZOGbots such as Eli James, William Finck and others who used Bryan Reo in order to themselves insinuate themselves into the Movement. Bryan Reo after a Halloween podcast by Pastor Lindstedt initiated an agreement on Nov. 1, 2010 to “forever leave the Movement and not come back” thus not generating new content for Pastor Lindstedt to find out and publish. Bryan Reo initiated this agreement and kept it from 1-4 Nov. 2010. However on 5 Nov. 2010 Bryan Reo republished an Eli James article entitled “Rabbi Lindstench: Race Traitor of Jew?” which in addition to

questioning Pastor Lindstedt's ancestry and history in the Movement called Pastor Lindstedt a child molester 20-some times and a convicted one at that 9 or ten times. Doc 32-1 pages 400-408. Bryan Reo then proceeded to take down around a dozen or so of Pastor Lindstedt's and Aryan Nations and allied blogs, web pages and forums under a fraudulent Digital Millennium Copyright Law (DMCA) action and then Terms of Service (TOS) violations. Bryan Reo was cancelling Pastor Lindstedt and his Aryan Nations Church a full decade before it became the norm.

Pastor Lindstedt eventually found a true "free-speech" ISP and for three and a half years Pastor Lindstedt had an uneasy peace. In 2012 Bryan Reo disabled his Talkshoe podcasts and web pages because he went to work at the North Perry Nuclear Power Plant and didn't want the operators of the nuclear power plant to find out that Bryan Reo was a non-white white supremacist. After a number of nuclear accidents the plant operators found out that Bryan Reo was SwordBrethren likely from Pastor Lindstedt's Aryan Nations web page which lead to the Stormfront and other postings about how Bryan Reo and his father were going to shoot it out with the FBI and Lake County Ohio Sheriff's Department so they quietly fired Bryan Reo. Bryan Reo blames Pastor Lindstedt for this.

Another reason for the lull in hostilities is that Pastor Lindstedt lives a lower living style in a hovel living off domestic partner Roxie Fausnaught's VA check. However in late 2013 or early 2014 antifa lawyer Robert Konrad having stolen

Pastor Lindstedt's sister Susan Bessman's confidential legal files from the Ollinger Law Firm and finding out that Pastor Lindstedt had 1800 acres in Stanley County South Dakota took down his defamatory content and in April 2014 filed a federal lawsuit in the Northern District of Ohio for \$10.75 million *Reo v. Lindstedt* 1:14-cv-00816-JG. Judge James Guinn sent the lawsuit to the Western District of Missouri 3:14-cv-05093-MJW. Eventually Mag. Matthew Whitworth on Sept. 10, 2015 after giving Bryan Reo 20 + 30 additional days to prove how Bryan Reo had suffered \$75,000 in damages to justify not dismissing the case, had Bryan Reo unable to prove that he had been damaged in any way whatsoever. Bryan Reo claimed that his damages were "conclusively established" due to Defendant's failure to respond to requests for admissions. *Reo v. Lindstedt* 3:14-cv-05093 Doc. 48 filed 10 Sept. 2015:

The issue in this case is the amount in controversy to establish that this Court has diversity jurisdiction over Plaintiff's state law claims. In his response, Plaintiff primarily argues [**Case 3:14-cv-05093-MJW Document 48 Filed 09/10/15 Page 2 of 4 top p3**] that the damages he has suffered are "conclusively established" due to Defendant's failure to respond to requests for admissions that included statements about the extent of damages. (Doc. 46 at 3-4). Plaintiff further contends that "the trier of fact could easily conclude" that Defendant's conduct resulted in Plaintiff suffering "at least \$75,000 in damages". *Id.* at 4. Plaintiff also offers the following two assertions in his response, that: "relatives [have] approached him and ask[ed] him about content placed on the internet by Defendant regarding Plaintiff"; and that he "has also been approached by professors, peers, and his employer, with questions about content placed on the internet by Defendant about Plaintiff". *Id.*

Here, the allegations include vaguely stated categories of damages, which provide the court with little guidance as to the actual damages incurred by the Plaintiff. Plaintiff focuses on the degree of offensive conduct alleged in his complaint, but fails to provide any evidence or specific fact upon which the Court can rely on in determining that his claims exceed the jurisdictional minimum. To rely on Plaintiff's generic and conclusory allegations that he has suffered emotional distress and damage to his reputation, without more, would be mere conjecture. The Court cannot speculate that Plaintiff's damages exceed \$75,000.

Notably, both Plaintiff and Defendant's filings contain personal attacks and references to immaterial information about the other that conflict with Fed. R. Civ. P. 12(f), which provides that "a court may strike any immaterial, impertinent, or scandalous matter". Statements of a similar nature were also made by both parties on the record during the telephone conference call held in this matter on February 13, 2015.

After careful consideration, the Court has doubts that the alleged amount in controversy is either presented in good faith or substantiated. Plaintiff fails to offer any specific facts or evidence in his response to reasonably demonstrate that he could meet the \$75,000 threshold. Consequently, the Court does not have subject matter jurisdiction over Plaintiff's claims. In accordance with Fed. R. Civ. P. 12(h)(e), "if the court determines at any time that it lacks subject-matter jurisdiction, the court must dismiss the action". A dismissal should be without prejudice since there is no jurisdiction in federal court and plaintiff may seek to litigate his claims in state court, while being mindful of any applicable statute of limitations.

Magistrate Judge Whitworth properly concluded that even granting Bryan Reo a total of 50 days to explain or come to a Rule 26 Initial Disclosure computation of damages Bryan Reo was unable to do so. As in the later lawsuits in all of these federal Ohio lawsuits Bryan Reo refuses to give any Initial Disclosures especially regarding damages and Pastor Lindstedt recites in his extraordinarily racist Answers & Counter-Claims his denials of Bryan Reo claims and of having any damages.

Immediately after having his federal lawsuit dismissed Bryan Reo ran to Lake County Ohio and filed there pretending that the dismissed federal lawsuit acted as a refrigerator to get around the Ohio Statutes of Limitation of one year four years later. Upon another four and a half years a lynch mob jury before a corrupt Lake County judge gave Bryan Reo a \$105,000 compensatory and punitive judgment and \$400 against Pastor Lindstedt's Aryan Nations Church.

Upon facing four more Bryan Reo, Reo's wife and father's lawsuits in Lake County Pastor Lindstedt stupidly transferred them all up to the federal court to get away with Lake County court crookedness, expecting that as with Judge Whitworth that Bryan Reo would be forced under F.R.C.P. Rule 26 Initial Disclosures to show how and how much he had been damaged. Instead all three Ohio federal judges in four cases have abused the Federal Rules of Civil Procedure to justify doing away with 7<sup>th</sup> Amendment trial by jury on the merits as well as the 8<sup>th</sup> Amendment injunction against excessive fines and judgments in order to reward their pet homosexual mongrel ZOGbot and to destroy through civil lawfare – civil warfare as practiced by the state and federal courts – open white supremacist Aryan Nations Pastor Martin Lindstedt.

Pastor Lindstedt for his part thinks that YHWH made sure that he would have an inheritance worthwhile stealing in South Dakota – 1800 Armageddon Acres in Stanley County– so that Bryan Reo and the rest of his false-flag Movement ZOGbots such as Kyle Bristow and Brett Klimkowsky and the Foundation for the MarketPlace of Ideas would proceed to try to take it and before these state and federal courts acting corruptly and at war with the Aryan Christian Israelite founding population justify destroying the non-white and corrupted population of the ZOGland and its Satanic system of government. Just as ZOG/Babylon always tries to wage a Ft. Sumter or Pearl Harbor or Oklahoma City or 9-11 attack to

justify warfare against other nations or its own population so too does Pastor Lindstedt want for these ZOG courts to engage in a Sodom & Gomorrah abuse of quasi-legal process in dragging those well outside its proper jurisdiction into justifying the total destruction of its population and having it able to rule over anyone both far and near. Since 13 June 2016 Pastor Lindstedt has called for the “chernobylization” of the North Perry Nuclear Power Plant in retaliation for a Lake County judge ruling that Pastor Lindstedt could not defend his woman or his Aryan Nations Church because he wasn’t a licensed attorney and officer of this corrupt court system. See Doc. 54-2 filed 28 June 2021 from June 2016.

Thus both sides act according to their nature. Bryan Reo as a crazed delusional homosexual mongrel agent provocateur / ZOGbot files dozens of state and federal lawsuits in order to destroy through color of Satanic tyrant law against Pastor Lindstedt and his Aryan Nations Church. These Satanic corrupt courts rule in favor of their creature Bryan Reo and against Pastor Lindstedt destroying all legitimacy that they may have and justifying their elimination and extermination via civil war. Pastor Lindstedt whips up starting with the insane and desperate ZOGling whigger ass-clowns certain reactions involving spreading biological warfare agents and ending in the usage of nuclear power plants to turn ZOG-prone areas into wastelands unable to sustain the non-whites and gliberal whiggers and the current Satanic system and form of government. Pastor Lindstedt has the political and

religious goals of reducing the population to 10-30 million rural whites ruled by theocratic local military dictatorships running a Ku Klux Klan form of government which Pastor Lindstedt calls The Ten Thousand Warlords. Thus the destruction of this current regime will be ratified by chernobyling the North Perry Nuclear Power Plant and turning Northeastern Ohio into a wasteland and future reservation for non-whites and jews and regime criminals and punishing Yankeeland and by destroying the Missouri River impoundments unless the South Dakotans destroy the lives of their judges, lawyers and politicians allowing Bryan Reo to steal “Armageddon Acres” under color of civil lawfare.

Because this endless Bryan Reo litigation and this Satanic federal regime’s persecution and oppression proves that the Aryan Nations is the foremost political and religious and racial White Supremacist Christian Identity Domestic Terrorist / Freedom Fighter Organization in the ZOGLand and Pastor Lindstedt is its Prophet and Head of the Church guiding YHWH’s Servant Nation of Aryan Christian Israel in destroying the current order by eliminating its means of support.

**2. b. If so, what law do you want applied?**

Obviously, the quickest “law” to apply would be the F.R.Civ.P. Rule 26 (a)(1)(A)(iii) mandate that Bryan Reo be forced to do a computation of his damages which as public figure and agent provocateur wouldn’t be able to make a claim of libel or defamation given that he is and has done exactly as Pastor



Lindstedt has reported. What this appellate court should do is to remand this case back to Judge Adams and instruct him or some magistrate judge to start the discovery process correctly starting with forcing Bryan Reo to obey the F.R.Civ.P. Rule 26 Initial Disclosures – all of them. And instead of allowing Bryan Reo, his father and Attorney Kyle Bristow to refuse to hold a scheduling meeting as ordered but instead refuse to do so, then lie about it and set conditions as to giving out Initial Disclosures (See Doc 16, Doc 16-1, of 27 April 2020) and emails refusing to hold conference. Because Judge Adams refused to listen and believed Bryan Reo lies as to why there was no Local Rule 16 Preliminary Conference given that Bryan Reo sabotaged it and yelled at Pastor Lindstedt about how he would force Pastor Lindstedt to come to Akron to do this conference until the Covid ZOGvirus and new General Orders cancelled Judge Adams' tantrums on behalf of Bryan Reo (as mentioned before Pastor Lindstedt has never spoken to fake-Plaintiff Bryan Reo's father or directly addressed him by name) Pastor Lindstedt would like the case to be under the supervision of a magistrate and/or assignment of a new judge to all of this Bryan Reo litigation. Or simply to dismiss this case altogether in favor of Pastor Lindstedt given that neither the Lake County Ohio nor this federal court ever had jurisdiction and to punish Bryan Reo for getting Northeast Ohio irradiated and South Dakota deluged and the entire ZOGland ZOG-virussed.

The entire reason for the Bill of Rights was to ensue the new federal government legitimacy and the allegiance and obedience to their new federal regime over the states established by Constitution. The laws that this appellate court should apply are not only the First Amendment but the 7<sup>th</sup> Amendment pretext of having a jury trial and the 8<sup>th</sup> Amendment paper guarantee that these federal courts will not impose excessive fines of civil lawfare judgments. That Judge Adams did away under pretext of F.R.Civ.P. Rule 36(b) ignoring Rule 26 Initial disclosures the Bill of Goods to the CONstitution means that if this federal court system doesn't want to truly deserve its impending destruction then this entire case needs must be reversed and remanded. This federal judicial system shall not survive its anti-white Dred Scott v. Sanford "the White [Supremacist] man has no rights that the non-white homosexual mongrel ZOGbot need respect" *de facto* ruling come this Second Civil War any more than the Taney Southern Court decision survived the First Civil War.

**3. Do you feel that there are any other reasons why the District Court's judgment was wrong?  X  Yes.**

The biggest elephant in the room is a question of jurisdiction. Can a non-white homosexual mongrel working as an agent provocateur and agent of the state and federal courts drag 900 miles away a White Supremacist Christian Identity Aryan Nations Pastor and his Church and his woman and his sister to be tried before

corrupt lynch-mob juries and judges for ridiculing someone who destroys evidence of his provocations in the endless dozens of lawsuits engaged in without possibility of loss? Can these judges be allowed to interpret the rules, ignoring those rules and constitutional guarantees which favor this foreign defendant and granting professional plaintiffs against foreign defendants who do not recognize that these courts have any lawful or moral jurisdiction and who are willing, indeed eager to use biological and nuclear weaponry against the alien population. Indeed the Biblical precedent of YHWH vs. Sodom and Gomorrah's habit of kidnapping foreign travelers on the caravan route between the Red Sea port and Babylon circa the time of Abraham circa 2000 B.C. ensures that today's ZOG/Babylon and its courts along with their populations shall face Biblical judgment by the Aryan Christian Israelite devout given good reason to wipe out not only the leaders of the decadent civilization but its entire population both white and increasingly non-white. In both the Charlottesville federal trial which was instigated by federal agents provocateur (literally Bryan Reo and his friends at the Foundation for the Marketplace of Ideas (FMI) see Doc. 16-2 page ID# 166-169 and now there is Bryan Reo style "civil lawfare" and the Jan. 6<sup>th</sup> so-called "insurrection" in which normal Trump-tards were whupped up by Trump and federal agents provocateur and allowed in by police and now face criminal charges destroying their lives. Can

this Mighty Evil Empire long collapse when at civil war (or lawfare) with its subjects and slaves?

This is why jurisdiction is the beginning of all judicial process. Pastor Lindstedt has nothing but hatred and contempt for the People of Northeastern Ohio who are the exact opposite of the Christian-Identity Klan oriented Southwestern Missouri Ozarks. Bryan Reo as an obvious homosexual mongrel wouldn't be able to infiltrate any Klan or Christian Identity organization or meeting, which is why this creature hides behind the Internet in provoking such as Pastor Lindstedt. Given a license to steal through these corrupt state and federal courts no wonder Bryan Reo runs wild. This is why Pastor Lindstedt can since 13 June 2016 (See Doc 54-2) advocate chernobyling the North Perry Nuclear Power Plant as the final attack of the Second Civil War is because ZOG won't take seriously any struggle for independence until 10 million of their most faithful ZOGLings are killed and serving this satanic regime is a death sentence. This is why organized secession is a mistake. Until a Resistance organization is able to exterminate millions of ZOGLings and get away with it there is no point to being stupid enough to be detected and eliminated other than known quantities such as Pastor Lindstedt and his Aryan Nations Church. However, once Cleveland is as Sodom and Akron as Gomorrah and Lake Erie becomes the Second Dead Sea, then giving the People of South Dakota the choice of a deluge from the Missouri River impoundments or

skinning alive every single judge, lawyer or politician allowing Bryan Reo and Attorney Robert Konrad a single one of Armageddon Acres then a change in regime to the Ten Thousand Warlords is inevitable.

This Court can no longer afford to claim it has jurisdiction over this matter over someone who is a white supremacist living in the Ozarks any more than it can claim jurisdiction over fraudulent cases against the Taliban originating in Afghanistan. All this does is guarantee civil war and that destruction comes to your territory if you oppress those who do not recognize your authority and jurisdiction as being legitimate, proper or real.

#### **4. What specific issues do you wish to raise on appeal?**

First of all that the Ohio state and federal courts have no subject matter or personal jurisdiction by non-white homosexual mongrels who happen to be long-time agents provocateurs / ZOGbots who have initiated literally dozens of lawsuits – including two of them being Civil Stalking Protection Orders done ex parte and not contested because Pastor Lindstedt couldn't afford to travel 900 miles to contest them. It wouldn't matter if Bryan Reo won every single civil "lawfare" lawsuit in Lake County Ohio if Pastor Lindstedt and his Aryan Nations Church didn't face the likelihood of having their property and liberty and even life threatened in the State daughters of ZOG/Babylon of South Dakota and Missouri. However, they claim to have dominion over Pastor Lindstedt and Lindstedt's

Aryan Nations Church so they too along with their agents and employees and the population which becomes collateral damage face the consequences of civil war. Thus for the protection of Pastor Lindstedt and his Aryan Nations Church as well as the Aryan Christian Israel Servant Nation it becomes necessary to abolish, alter, and destroy the current Satanic system along with the 90% of the ZOGling whigger and mamzer herd animals in what will become known as a Great Tribulation or more commonly as the Collapse. This court cannot claim jurisdiction if most of or all of those who render it allegiance are dead.

Nor does Pastor Lindstedt require a lawyer or wish to engage in the legalistic monkeytalk used as a pretext to rob himself while caged in civil “lawfare.” Simply put, Pastor Lindstedt prefers to get down to overt civil warfare and the extermination of ZOG and ZOGLings.

Secondly, by refusal to make Bryan Reo obey F.R.Civ.P. Rule 26 Initial Disclosures and to compute his actual damages and under F.R.Civ.P. Rule 36(b) as a pretext falsely claim that Pastor Lindstedt “admitted” to defaming a known public figure and agent provocateur Bryan Reo and caused him literally millions in damages then this District Court did away by declaring summary judgment the 7<sup>th</sup> Amendment guaranteeing a jury trial – no matter how debased and non-white the jurors – has been done away with and by imposing \$250,000 in mythical “compensatory” and \$250,000 in punitive damages the 8th Amendment has been

done away with as well as the First Amendment. There is no proof that Pastor Lindstedt ever said that Bryan Reo's father was engaged in homosexual incest or having sex with Mrs. Reo, neither of whom were addressed by name but rather as "Ol' Niggerlips' Alleged Spawner" and as "Mrs. Niggerlips." Thus fake-Plaintiff Bryan Reo's father should not be compensated for something which never happened not Pastor Lindstedt punitively punished for something never said other than in Bryan Reo's legalistic lyings in his complaint and motions.

In short, one of your own officers of your court has been allowed to bring dozens of civil lawfare lawsuits and then proceed to win by your courts rendering corrupt and biased and excessive judgment. In addition Bryan Reo has no shortage of funding to drain and bleed using lawfare Pastor Lindstedt and his Aryan Nations Church. This is the very definition of tyranny over and treason against YHWH's Servant Nation of Aryan Nation and Pastor Lindstedt as its Prophet. The consequences of what this court system has done leads to the Second Civil War.

Put more concisely as in the Doc 57 Page ID# 685 Motion for Pauper Status:

*Anthony D. Reo – the father of Bryan Reo longtime agent provocateur and enemy of Pastor Martin Lindstedt and his Aryan Nations Church – sued as a pretend plaintiff in the Lake County Ohio Court for defamation because Pastor Lindstedt given reason [by his son Bryan Reo] to think that he would not be present mistook the elder Reo for one of Bryan Reo's homosexual lovers. Bryan*

*Reo claimed that Lindstedt said that Anthony Reo was committing “homosexual incest” when no such thing was ever said. Upon transferring this case up to the federal level, and upon denying that this happened during the Answer & Counter-Claims and upon denial later, Judge Adams ruled that \$250,000 in compensatory damages and \$250,000 in punitive damages in a summary judgment even though Bryan Reo never computed the damages in violation of Rule 26 Initial Disclosures, thus violating the 7<sup>th</sup> Amend[ment] jury trial and 8<sup>th</sup> Amend[ment] excessive fines provisions. Plus Pastor Lindstedt is injuncted against publishing something never published in the first place. Appeal is in forma pauperis. Deny that Ohio state and federal courts have jurisdiction in the first place.*

**5. What action do you want the Court of Appeals to take in this case?**

The easiest course is simply reverse and remand Judge Adams’ summary judgment back to the federal district court for later trial by jury regarding liability and damages due to Bryan Reo’s deliberate failure to obey F.R.Civ.P. Rule 26 regarding Initial Disclosures and computing actual damages. Since Judge Adams is mentally unbalanced and vindictive and Pastor Lindstedt and his Aryan Nations Church are openly White Supremacist and Pastor Lindstedt deliberately admitted to contempt for Judge Adams as a federal judge (STRICKEN & SEALED Docs. 46 & 48) and as a person it probably would be best to have a change of judge or to allow a magistrate judge to take over the management of the reversed case and to



allow Pastor Lindstedt to joinder the rest of the Bryan Reo third party co-conspirators. By having a trial by jury and a realistic computation of any real damages this Appellate Court avoids declaring the 7<sup>th</sup> and 8<sup>th</sup> Amendments to be dead letter civic toilet paper.

Pastor Lindstedt would suggest rather that this federal court acknowledge that no Ohio state or federal court has any jurisdiction to drag Pastor Lindstedt and his Aryan Nations Church to be tried either by a jury or summarily judged by a judge in this ridiculous civil lawfare case(s). Pastor Lindstedt made a big mistake in assuming that just like Magistrate Judge Matthew Whitworth holding Bryan Reo's hoofs to the fire and even though given 50 days to do so couldn't show \$75,000 in actual damages and so properly admitted that the Missouri federal courts lacked jurisdiction to hear this case. An expanding Mighty Evil Empire such as ZOG/Babylon/The Beast being all hollowed out on the inside to where those living would be free of it is of course try to conquer those People in order to survive for a short while by judicial terrorism just as Sodom and Gomorrah tried with likewise dire results. However due to its own incompetence and corruption those who are oppressed are able and willing to use a bit of anti-state-sponsored counter-domestic terrorism on their own against vulnerable degenerate populations and decaying infrastructure. Hence it is time for this court to punish its defective officer of this Court Bryan Reo in the limited soft ways possible until such time as it is likely that

the Resistance Bryan Reo oppressed takes vengeance against Bryan Reo and his ZOGbot friends and family.

The New 16 Words of the Church of Jesus Christ Christian / Aryan Nations of Missouri:

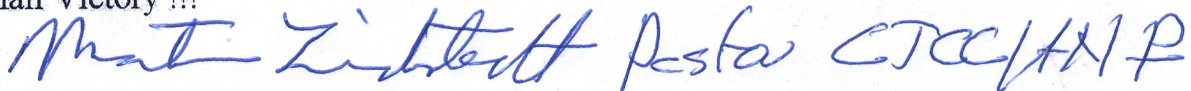
***We must chernobylize the North Perry Nuclear Power Plant and exterminate and sterilize North East Ohio.***

Appellant requests oral argument telephonically (Pastor Lindstedt has no money to appear) of fifteen or thirty minutes as this might be a landmark case.

**Certificate of Service**

A signed copy of this Appellant's Appellate brief in 28 pages done under the Pro Se Appellants Brief, 6<sup>th</sup> Circuit form 6CA-70 of 03/10 was scanned and sent via e-mail in pdf format to Plaintiff Bryan Reo at reo@reolaw.org and to the e-mail CA06\_Temporary\_Pro-Se-Efiling@ca6.uscourts.gov and a paper copy of this Appellant's Appellate Brief sent to Bryan Reo at P.O Box 5100, Mentor Ohio 44061 on 26 Oct. 2021.

Hail Victory !!!

A handwritten signature in blue ink that reads "Pastor Lindstedt" followed by some illegible initials or a flourish.

/S/ Pastor Martin Lindstedt

Defendant/Appellant,

Pastor, Church of Jesus Christ Christian/Aryan Nations of Missouri

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

338 Rabbit Track Road, Granby Missouri 64844