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

ANTHONY DOMENIC REO,

Plaintiff,

v.

Case No. 1:19-CV-02615-jra Judge John R. Adams Mag. Carmen Henderson

MARTIN LINDSTEDT,

Defendant.

DEFENDANTS RULE 59(e) & RULE 60 (FRCivP) MOTION FOR JUDGE ADAMS TO ALTER, AMEND OR RECONSIDER HIS ORDER (DOC 43) REFUSING TO ALLOW A JURY TRIAL ON THE MERITS (Violating the 7th Amendment) AND IMPOSING A \$500,000 JUDGMENT (Violating the 8th Amendment) AND AN INJUNCTION AGAINST PUBLICATION OF SOMETHING WHICH WAS NEVER WRITTEN IN THE FIRST PLACE (Violating the First Amendment) GIVEN THAT THIS FEDERAL COURT HAS NO LAWFUL JURISDICTION IN THE FIRST PLACE

DEFENDANT ALSO SHOWS CAUSE WHY WE HAVE NOTHING BUT CONTEMPT FOR THIS UNLAWFUL TYRANNICAL COURT PRESUMING TO STEAL ON BEHALF OF ITS HOMOSEXUAL MONGREL AGENT PROVACATEUR OFFICER OF THIS COURT WITHOUT ANY LAWFUL JURISDICTION WHATSOEVER

COMES NOW the current Defendant Pastor Martin Lindstedt (hereafter in person described as "Pastor Lindstedt along with His Church of Jesus Christ Christian / Aryan Nations of Missouri hereafter "Pastor Lindstedt's Aryan Nations Church" OR "The Church") to make A timely filed Federal Rule of Civil Procedure (FRCivP) Rule 59(e) and Rule 60 Motion to Alrer, Amend, or Reconsider his ORDER (Doc. 43) setting a judgment of \$250,000 in compensatory damages and \$250,000 in punitive damages contrary to the recommendations of the Magistrate Judge to at least allow a jury trial to decide Bryan Reo's father, the Fake-Plaintiff's damages arising from Pastor Lindstedt mistaking him for one of Bryan Reo's mongrel homosexual friends at the 2d day of a Lake County Ohio jury trial on 25 June 2019 after overhearing Bryan Reo

telling his father to not attend the trial. Thus this entire case is frivolous and there are no damages, especially given how this Court allowed Bryan Reo to refuse a FRCivP Rule 26 Pretrial Planning Meeting (Doc 13, Doc 16) and Rule 26 (a)(1)(A)(iii) computation of damages. Thus a jury trial requested by both parties would as tryer of facts would have determined whether there was any damages at all (given that Pastor Lindstedt mistook what turned out to be Bryan Reo's father and didn't refer to him by name but as "Ol' Niggerlips' Alleged Spawner") and if there were any damages at all especially given the counter-suit against the Putative Fake-Plaintiff being used as a cover for theft of Pastor Lindstedt's South Dakota inheritance. Thus this Court has by fraud and deceit put its own self-serving interpretation of the Federal Rules of Civil Procedure to do away with the 7th Amendment right to jury trial on civil cases over \$20 and violated the 8th Amendment by imposing what happens to be a "civil fine" of \$500,000 used to render unto a long-time homosexual mongrel agent provocateur (also known as a ZOGbot) officer of this court tasked in promoting civil war litigation (or "lawfare") against Pastor Lindstedt and Lindstedt's Aryan Nations Church. Also by promoting a "gag order" of prohibiting present and future publication of something admitted by Bryan Reo in other of its myriad cases both in Ohio and Stanley County South Dakota that Pastor Lindstedt never said that Bryan Reo's father was engaged in "homosexual incest" with its son Bryan Reo but rather that Pastor Lindstedt thinking that Bryan Reo's father wouldn't show up in court because Pastor Lindstedt was counter-suing Reo's father as well mistook Bryan Reo's father for one of Bryan Reo's mongrel homosexual friends. Thus this Court is placing a "gag order" upon something not said in the first place in violation of the First Amendment.

Pastor Lindstedt after the disasterous jury trial marked by non-white and biased whigger jurors run by a crooked judge who didn't allow him to present his evidence or to effectively counter-sue Bryan Reo stupidly removed all four cases to the federal district court to get them out of Lake County Ohio, thinking that the federal district courts, while corrupt, had sufficient procedures to actually make a case to the jury even one of negroes and gliberal whiggers. However every single one of these federal courts and judges have chosen to ignore Pastor Lindstedt's answers and counter-claims and the amended answers and counter-claims (or in this case refused to allow Pastor Lindstedt to make an amended answer and counter-claims Doc. 30) and also ignored Pastor Lindstedt's 9 Nov. 2020 Consolidated Answers and Withdrawal of Admissions (Doc. 27) made in all four federal Bryan Reo cases. The end result is an accumulated \$2.5 million judgment against Pastor Lindstedt without benefit of a jury trial and excessive civil fines based upon nothing more than Bryan Reo's "lawfare" antics against a White Supremacist Christian Identity racial and religious figure fighting the current system owned by Satan and Satan's children. Therefore if White People are to survive and live free the current System and especially its courts must be destroyed.

Lastly this Court orders Pastor Lindstedt to show reason by today why He shouldn't be held in Contempt of this Court and its Judge John R. Adams. The fact of the matter is that Pastor Lindstedt holds all the courts both state and federal in contempt. All of them should be set aside and replaced with open courts run according to the Civil Law of YHWH as given to Moses with no one allowed to profit off of the court system as "officers of the court" or lawyers. But John R. Adams is especially contemptible. On March 5 2020 Adams yelled at Pastor Lindstedt upon believing the lies of Bryan Reo trying to get around the fact that it was Bryan Reo who refused to hold a pre-trial conference with himself, his father and Pastor Lindstedt. Adams raved like a maniac about how he would force Pastor Lindstedt to drive to Akron Ohio before his court until the Covid-19 ZOGvirus forced Adams to appoint a saner magistrate judge to conduct the proceedings. The magistrate judge recommended that these fraudulent FRCivP "admissions" ginned up by Bryan Reo which Pastor Lindstedt denied in the Initial and Amended Answers & Counter-claims and in the Consolidated Admissions and Withdrawals of Admissions imputed be allowed to go before a jury to see what, if any, genuine material fact existed. John Adams refused to go along with Magistrate Judge Carmen Henderson's Report and Recommendation that a jury decide the damages, if any, which would have put pretty quick work to the Bryan Reo "facts" as alleged. (That Pastor Lindstedt in thinking that since Lindstedt had overheard Bryan Reo telling his father (always referred to as Ol' Niggerlips' Alleged Spawner) to not show up at trial in Lake County on June 24, 2019 that the mongrel sitting beside Bryan Reo watching Mrs. Reo – always referred to as "Mrs. Niggerlips" – and not paying any more attention to her jumping up and down to attract attention than Bryan Reo did was just another homosexual mongrel friend of Bryan Reo as opposed to Bryan Reo's pencil-necked Aryan geek homo-freak butt-buddy Attorney Kyle Bristow of the Foundation for the MarketPlace of Ideas. (FMI) / ZOGbot Poverty [F]Law Center (ZPLC)).

Based upon the smarter Senior Federal Judge Christopher Boyko's Talmudic work in doing away with the First, Seventh and Eighth Amendments and with the negro-jew Judge Solomon Oliver in monkey-see monkey-do decision in his case to likewise dispense with trialby-jury and no excessive fines (because while Solomon Oliver was the first to trash the First Amendment the old monkey was going to allow for a jury trial until he seen the crazed hibernigger John Adams dispense with all judicial restraint), this Judge John R. Adams has shown real flamboyance in the exercise of black-robed baal-priest judicial tyranny. A pity because it is only on a technicality that John R. Adams didn't get sent to the nuthouse like Pastor Lindstedt was sent illegally because Lindstedt refused the [mis]reprensentation by a lawyer. A nice soft pussified damn-yankee Ohio state Nut-House as opposed to a Southron Missouri State psychiatric prison where the doping is intense and the staff runs a [Fulton] "Fight Club". Pastor Lindstedt had such high hopes that Judge John R. Adams would find common ground as a White Aryan Nut with Pastor Lindstedt as Lindstedt would have such nice tea parties with lemon oreo cookies with the other whigger nuts keeping an eye on the nutty negroes sneaking up from behind on stealthy stomping nigger feet to bust a plastic lawn chair over some pore nutty whigger's head. But my hopes were dashed on March 5, 2020 and now on April 18, 2021 which Judge Adams signed on the 16th and was obviously approved on the 18th of April (Doc 43) whereupon Bryan Reo gave its two mamzerpence worth later that Saturday. (Doc. 44 & 45).

So Pastor Lindstedt has been racking up the huge tyrannical fines as an unrepentant White Supremacist of the Aryan Nations persuation while the Dying ZOG collapses living in penury with his dog for company spewing out massive quantities of haet and rebellion and filing these Rule 59(e) Motions because that is what Pastor Lindstedt does for most of his waking hours the past decade – dealing with Bryan Reo and the Rest of the ZOGbot shit. However, time for something extra special for the nuttiest and what some consider the worst judge of the pathetic lot of black-robed tyrants on the Northeast Ohio bench: John R. Adams.

When or if you throw Pastor Lindstedt in jail for civil coontempt of kort and are waiting until the end of ZOG or of Pastor Lindstedt to purge hisself of the non-civil Second Civil War Coontempt of kort then I'll offer a treat that ZOGbot White-Nationalist pretending faggots like Bryan Reo, Kyle Bristow and Richard Spencer would like to enjoy and my pure-blooded Jack Russell Mountain Feist Pastor Lindstedt's Gustavus Adolphus hound wants to do all the time when Pastor Lindstedt lets him and the toilet-paper is low because we both enjoy it too much: Northern District of Ohio Federal Judge John R. Adams can sneak into Pastor Lindstedt's Place of Coonfinement and thoroughly lick Pastor Lindstedt's asshole and butt-crack entirely free of dried shit tangled in His asshole hairs. Just give Pastor Lindstedt proper notice so that he can have his sister pick up Gustavus Adolphus from the Granby hovel to take to her home somewhere in Barry or Stone County Missouri and let him dig up a mason jar of cash to pay for Pastor Lindstedt's commissary account for whatever time left ZOG or Pastor Lindstedt has.

Sounds like such a deal to Pastor Lindstedt.

Wherefore Pastor Lindstedt files this Rule 59(e) Motion for this judge to reconsider, alter, abolish or amend or do entirely away with his ORDER doing away with the pretense of the First, Seventh and Eighth Amendments of the Bill of Goods to the CONstipation (Doc. 43) and rather wants this Judge to allow Pastor Lindstedt to file an Amended Answer and Counter-Complaint, to accept his Consolidated Answer to Bryan Reo's foolish "Request for Admissions" and to withdraw any imputed false "admissions" and to set this matter back on track for a jury trial on the merits.

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.

Hail Victory!!!

Mat Littelt Pestor CTC

/S/. Pastor Martin Lindstedt Defendant/Appellant, 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 the foregoing was e-mailed sent to : emergencyfiling@ohnd.uscourts.gov on the 12th May 2021 and a paper copy shall be sent if necessary on 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 sent a paper copy today as well