

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

STEFFANI ROSSI REO,

Fake Plaintiff / Counter-Defendant(s)

,

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

Senior Judge Christopher A. Boyko

FEDERAL RULE CIVIL PROCEDURE
RULE 59(e) MOTION TO ALTER OR
AMEND A JUDGMENT (Doc 48) TO
RENDER SUMMARY JUDGMENT TO
FAKE-PLAINTIFF STEFFANI REO FOR
\$500,000 TOTAL THUS VIOLATING 7th
& 8th AMENDMENTS
FRCivP RULE 60 – RELIEF FROM
JUDGMENT OR ORDER (Doc 48)

**DEFENDANTS' FRCP RULE 59(e) MOTION TO ALTER OR AMEND A JUDGMENT
(Doc 48) TO RENDER SUMMARY JUDGMENT TO FAKE-PLAINTIFF STEFFANI
ROSSI REO AS CATSPA W FOR ATTORNEY BRYAN ANTHONY REO OF
MYTHICAL \$250,000 COMPENSATORY DAMAGES & \$250,000 IN TYRANNICAL
PUNATIVE DAMAGES IN VIOLATION OF AMENDMENT 7 & 8 OF THE BILL OF
RIGHTS ABSENT ANY REAL JURISDICTION**

OR FRCP RULE 60 – RELIEF FROM JUDGMENT OR ORDER (Doc 48)

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 Aryan Nations Church) to timely make a Rule 59(e) Motion to Alter or Amend this Court’s ORDER (Doc 48) to render summary judgment to Fake-Plaintiff Steffani Rossi Reo acts as a catspaw for Professional Plaintiff & ZOGbot Bryan Anthony Reo of \$250,000 in mythical “compensatory” damages (even though Bryan Reo never ever obeyed the Federal Rules of Civil Procedure (henceforth FRCivP) Rule 26 (A)(1)(a)(iii) computation of damages and \$250,000 in “punitive” damages in which this wicked and evil court deliberately violates its constitutional paper “guarantees” to keep the Seventh

Amendment of trial by jury for civil litigation of \$20 and over and its professed 8th Amendment to not impose excessive fines. The rationale for this barbaric act of civil warfare and treason against the Founding People is that Pastor Lindstedt made “admissions” to Bryan Reo’s claims (Steffani Rossi Reo is a mere catspaw of Bryan Reo placed solely to create a pretext to have another lawsuit along with Bryan Reo’s father Anthony Domenic Reo Case # 19-cv-2615) to get at Pastor Lindstedt’s South Dakota inheritance worth \$2 million) even though they were denied in the initial answer and counter-complaint (Doc 6 of 10 Dec., 2019 ORDERED stricken by this Court for its racism) and in the ORDERED (Doc. 12 of 13 Feb Jan. 2020) Amended Answer with Counter-Claims (Doc 13 of 3 March 2020) Pastor Lindstedt again denied everything – including Bryan Reo, Reo’s wife and Reo’s fathers’ mythical damages. Then for the third time on 9 November 2020 Pastor Lindstedt filed a 21 page “Consolidated Answer to All of Bryan Reo & Reo Family Federal Litigation, Withdrawal of Silent “Admissions” for all of the Reo federal litigation, including the mythical “Damages” supposedly suffered by Bryan Reo, Mrs. Reo and Reo’s father who Pastor Lindstedt mistook for one of Bryan Reo’s homosexual lovers what with Attorney Kyle Bristow not being present. (Actually the 21-page “Consolidated Answer to All of Bryan Reo & Reo family Federal litigation may or may not have been filed in this case #2786 but it was filed in Bryan Reo v. Lindstedt 19-cv-2589 which the same judge Boyko has seen and which this opinion granting Fake-Plaintiff Steffani Rossi Reo \$500,000 in “damages” is much the same.) So in essence this Fake-Plaintiff Steffani Rossi Reo case in which it is doubtful that she has ever seen at all because Bryan Reo as her attorney controls all of her actions and will not allow service of either her as Reo’s “beard” fake-wife and Reo’s father as this same court dismissed in Doc 94 of #2589).

This Court treats as true the sundry lies Bryan Reo has presented as facts such as Mrs. Reo is barren, and Steffani Reo is a “transsexual prostitute” – a deliberate lie admitted as such in Bryan Reo testimony in other cases and before other courts in South Dakota. Bryan Reo made a public Quora post about how Reo’s wife had deceived him and Pastor Lindstedt reprinted it under a new title and then Bryan Reo took down that post. On Sept 9, 2019 Bryan Reo said that he was suing Pasto Lindstedt and so Lindstedt immediately closed the thread and wouldn’t post on it further. Nor did Pastor Lindstedt refer to Mrs. Reo by name but rather as “Mrs. Niggerlips.” Also mentioned was how Mrs. Reo jumped up and down in the Lake County Courthouse the afternoon of 25 June 2019 trying to get Bryan Reo’s and what Pastor Lindstedt thought was another homosexual mongrel lover of Bryan Reo since Reo’s fellow antifa “lawfare” from the Foundation for the MarketPlace of Ideas (FMI) was absent. Pastor Lindstedt had overheard Bryan Reo telling its father to not show up the first day of trial and so didn’t realize what was mistaken for a homosexual mongrel was really Bryan Reo’s father until Pastor Lindstedt was sued ending in Anthony Domenic Reo v. Martin Lindstedt # 19-cv-2615. Pastor Lindstedt likewise did not refer to Bryan Reo’s father by name but rather referred to that non-homosexual (regrettably) mongrel as “Ol’ Niggerlips’ Alleged Spawner” having read Reo divorce papers.

<http://www.whitenationalist.org/forum/showthread.php?2101-Ol-Niggerlips-v-Mrs-Niggerlips>

Above is the aforementioned thread which in no way shows anything other than public knowledge or what Bryan Reo posted publicly & in no way shows any real damages whatsoever. So at all times throughout this never-ending Bryan Reo litigation Pastor Lindstedt had denied every single claim made by Bryan Reo and Reo family, and put these denials up upon Pastor Lindstedt’s Aryan Nations Church web page so that the general public can see as well.

Therefore the rulings of this Ohio federal (as well as Ohio state courts) which are designed to punish – especially “punitively” – Pastor Lindstedt through rewarding Bryan Reo ZOGbot “lawfare” (also known as “legal’ civil warfare) are doomed just as the legal rulings of other failed soft-totalitarian regimes in Soviet Russia and Saddam’s Iraq. Pastor Lindstedt got reconciled after the farcical and corrupt Lake County Ohio proceedings of 24-26 June 2019 to losing his South Dakota inheritance to Bryan Reo ZOGbot “lawfare.” However since finding out about Bryan Reo working at the North Perry Nuclear Power Plant in Feb. 2016 and ever since 13 June 2016 has advocated “chernobyling” this ailing old nuclear power plant as punishment for the Sins of Sodom-Cleveland & Mentor-Gomorra (See Reo v. Lindstedt 19-cv-2589 Doc. 98-1 13 June 2016 web page advocating chernobyling said power plant in reaction to 7 June 2016 Journal Entry (Doc. 98-2) by Judge Collins usurping jurisdiction and saying that Pastor Lindstedt could not defend his Aryan Nations Church in the Lake County kangaroo kort. While since at least after Waco Pastor Lindstedt has advocated the destruction of the current criminal regime through white supremacist / Christian Identity counter-terrorism, the past year has made such seem inevitable, The “New 16 Words” of the Aryan Nations are: *We must chernobylize the North Perry Nuclear Power Plant and exterminate and sterilize North East Ohio.*”

Pastor Lindstedt is seeking for this federal district court to under this FRCivP Rule 59(e) Motion for Judge Boyko to Alter or Amend this Court’s ORDER (Doc 48) to render summary judgment to Fake-Plaintiff Catspaw Steffani Rossi Reo fake-beard wife to Professional Plaintiff Bryan Anthony Reo of \$250,000 in mythical “compensatory” damages and \$250,000 in “punitive” damages, especially given that it is based upon a lie that Pastor Lindstedt made any admissions whatsoever, especially since Pastor Lindstedt denied Bryan Reo’s barratry and lawfare deceit whenever possible, is openly violative of the 7th Amendment to a jury trial paper

guarantee and punishing Pastor Lindstedt for \$500,000 (in mythical, never computed under FRCivP Rule 26(a)(1)(A)(iii) by Bryan Reo) “damages” is a violation of the 8th Amendment promise of “no excessive fines” from this federal district court.

Pastor Lindstedt did not receive from this Court notice of ORDERS #48 in this case (#2786) and ORDERS #91, 92, 93, & 94 in Bryan Reo v. Lindstedt #2589 mailed out by this Court 8 April 2021 and received on 12 April 2021 in Pastor Lindstedt’s mailbox. So Pastor Lindstedt shall e-mail these Rule 59(e) and Rule 60 Motions to timely file and because Pastor Lindstedt simply lacks funding to do a lot of mailing to Bryan Reo “lawfare.” Bryan Reo has also filed yet another lawsuit against Pastor Lindstedt, Pastor Lindstedt’s Aryan Nations Church and Pastor Lindstedt’s sister in Reo v. Martin Lindstedt, Aryan Nations, et. al, # 21-cv-00753.

Therefore let this matter go to jury trial as there is simply nothing to Bryan Reo litigation / “lawfare” civil warfare as opposed to this court rewarding its state-sponsored homosexual mongrel domestic terrorists working in conjunction with other pretend White Nationalists to set up a “lawfare” organization known as the Foundation For The MarketPlace of Ideas (FMI) See Doc. 11-1 the 2017 501(c)(3) tax form and Board of Directors including not only Bryan Reo but Reo’s Aryan homosexual lover Attorney Kyle Bristow and Attorney Brett Klimkowsky who this Court has already also cut loose from litigation in Bryan Reo v. Lindstedt #2589. Thus these agents provocateur are set up to practice “lawfare” or legalized civil warfare to drain the lives and property of overt white supremacist and Christian Identity above-ground public political and religious figures such as Pastor Lindstedt and Lindstedt’s Aryan Nations Church. Thus this federal court by imposing massive judgments without benefit of jury trial and massive [non-computed] “compensatory” damages and “punitive” damages in effect is using state-sponsored regime-criminal domestic terrorists like their Satanic homosexual ZOGbot mongrel abomination

Bryan Reo to under color of law do away with the First Amendment of supposed freedom of speech and religion, the Seventh Amendment to the professed right of having a jury trial for civil litigation over \$20 in favor of some judge proclaiming that according to the rules there is summary judgment by regime-kort judge sans jury, and the 8th Amendment of no excessive fines instead by granting this criminal regime's ZOGbots or their wives and/or fathers excessive punitive damages" divorced from reality. Thus this federal district court is simply yet another organ of a Mighty Evil ZOG/Babylonian Empire that on whatever pretext allows Bryan Reo and the Reo family to destroy the life, liberty and property of a genuine above-ground White Supremacist and Dual-Seedline Christian Identity religious and political leader that called it out thus giving a "legal gloss" to state-sponsored "lawfare" (2d Civil War litigation) terrorism.

REGARDING THIS COURTS ABUSE OF DISCRETION

In any case, this federal court simply repeats the lies made by one of its agents provocateur and then claims that because Pastor Lindstedt neglected to controvert Bryan Reo lies in a timely manner by June 15, 2020 but rather on the last day of extended discovery on Nov. 9, 2020 that they get to claim that Pastor Lindstedt doesn't get to disclaim any "silent admissions" which this Court, now claims means that they get to overturn the 7th Amendment right to trial by jury and the 8th Amendment of no excessive fines. *"Defendant's failures appear to stem largely from his pro se status which the Magistrate Judge has repeatedly cautioned him against."* (Doc. 48, pgID 572) So in other words, this federal court is some sort of robbers roost in which a White Supremacist Aryan Nations pastor is to be robbed under color of law by this court's homosexual mongrel antifa lawyer working as an agent provocateur due to a policy of legalized trickery. Joseph Stalin's Soviet kangaroo tribunals were more honest. This court further whines that *"Defendant continues to represent himself and submits filings filed with racial and sex-based*

slurs and insults largely direct at the Plaintiff.” As if a long-term White Supremacist Aryan Nations Pastor would do any different given a homosexual mongrel ZOGbot whose purpose in life and job as an officer of this court is to destroy White Supremacist Aryan Nations pastors and their Churches before they can destroy this Court’s Satanic System. In short this Court is dealing with in Pastor Lindstedt and Pastor Lindstedt’s Aryan Nations Church is someone who wishes to destroy the non-white populations and this system of government hostile to the interests of YHWH’s Servant Nation of Aryan Christian Israel and so this Court wishes to give its preferred homosexual mongrel ZOGbot officer of the court 500,000 pieces of silver from their victim.

Then this Court claims that Pastor Lindstedt made some admissions based upon Bryan Reo conclusions based upon Bryan Reo’s conclusions of law to fit the facts as Reo wanted them as opposed to having a jury under the 7th Amendment decide the facts of the case.

This Court then quotes sundry Bryan Reo requests for admissions while refusing to admit that all of these “requests for admissions” had been answered in the initial answer and counter-complaint and was in any case answered in full on Nov. 9, 2020 by Pastor Lindstedt.

In the Bryan Reo request for Admissions of May 15, 2020 Bryan Reo simply makes requests for admissions based upon matters that Pastor Lindstedt never said. Pastor Lindstedt never said anything about “transgendered prostitutes” or that Mrs. Reo was a prostitute. Therefore Doc 48, pgID 573 about Request for Admission No. 5 about how prostitution is a crime in Ohio and No. 8 that fake-Plaintiff Mrs. Reo never engaged in prostitution is merely legal perjury engaged in by Bryan Reo because Pastor Lindstedt didn’t claim that prostitution was legal in Ohio or that Mrs. Reo was a prostitute, much less a transgendered one. The Request for Admission #23 “admitting” “Plaintiff suffered \$250,000 in general damages” is nothing more than fraudulent legal argument by Bryan Reo yet this corrupt federal court pretends that

this contention is true and has thus awarded Bryan Reo \$250,000 in compensatory damages because of its interpretation of the Federal Rules of Civil Procedure (hereafter FR CivP) Rule 36 even though Bryan Reo refused to obey FR CivP Rule 26(a)(1)(A)(iii) and compute the actual damages. Thus this federal district court has committed treason because it refuses to make Bryan Reo (as the real plaintiff) summarize the actual damages – if any – suffered by his fake-beard wife because there are none but rather allows legal trickery to grant a fraudulent judgment of \$250,000 in “compensatory damages” when there are not even 25 cents in damages.

Bryan Reo *REQUEST FOR ADMISSION NO 24: Please admit for the reasons set forth within Plaintiff's Complaint, it would be just and proper for Plaintiff to be awarded \$250,000 in punitive damages against Defendant due to Defendant's willful and malicious misconduct.*”

Again, this Court by deliberately allowing mere legal dishonest argumentation by Bryan Reo to function as fact-finding during discovery deliberately violates the right to trial by jury who would presumably take a dim view of this vicious foolishness to punish Bryan Reo for even trying this. But this Court presumes to not only do away with a jury trial at least for damages as the magistrate judge recommends, but to punish Pastor Lindstedt with the equivalent of an excessive fine in violation of the 8th Amendment as well as the 7th Amendment to a jury trial.

Then this Court yaps further about Count III of “emotional damages” even though Pastor Lindstedt has never spoken to fake-beard plaintiff Mrs. Reo and Count IV of openly violating the First Amendment by imposing a gag order.

Yet it was only in the alternative that the Magistrate recommended doing away with the jury trial for the computation of damages for mythical common-law torts in which Bryan Reo claimed that Pastor Lindstedt did something against Reo's fake-beard wife but never actually showed what that was even though allegedly published on Pastor Lindstedt's Aryan Nations

Church web page somewhere. It took the full Court to go further off the tyrannical cliff and do away with trial by jury and to impose “punitive” damages as an excessive fine.

Withdrawal of Silent Admissions”. This Court then claims that this Court couldn’t understand Pastor Lindstedt’s withdrawal and cites 6th Circuit precedent saying that their sundry Rules as applied takes precedence to letting Pastor Lindstedt withdraw his admissions. Pastor Lindstedt is such a rude racist so the admissions stand. Doc 48, pgId 574 *“However, the Magistrate Judge recommends denying summary judgment for Stefani on the damages portion of her Defamation and False Light claim, as these are matters within the purview of the jury and Plaintiff has provided little evidence of damages in his filings.”* (How about no evidence of any damages given Bryan Reo violation of FRCivP Rule 26(a)(1)(A)(iii) computation of damages. In this Court’s rush to enforce Rule 36 it ignores Rule 26 by Plaintiff Bryan Reo.). *As a result, the Magistrate Judge recommends that the Court exercise its discretion and permit Defendant to withdraw his “admissions” on damages.* Pg ID 574. (Pastor Lindstedt says that he made no “admissions” whatsoever other than how Bryan Reo and this Court choose to interpret the Federal Rules of Civil Procedure to suit themselves.)

This Court preferred to take the alternative in order to give Bryan Reo everything Bryan Reo and Bryan Reo’s wife wanted, i.e. to render Pastor Lindstedt and Lindstedt’s Church destitute and penniless as Bryan Reo has wanted to use the state and federal court system to do since Doc. 11-2 filed 7 Feb 2020 “Pray for My Success” on 25 August 2014 on William Finck’s Christogenea forum and with Attorney Kyle Bristow’s Doc 97-2 in Reo v. Lindstedt #2589 wish to make Pastor Lindstedt’s sister destitute as well. In short this Court prefers to engage in lawfare – civil legal warfare – on behalf of its fellow lawyers of the court against rebellious white supremacists from well outside their lawful jurisdiction.

Defendant's Objections. Pastor Lindstedt says that he already has denied three times Bryan Reo's claims, that Bryan Reo has no damages whatsoever, and that Bryan Reo could have avoided any public scrutiny if Bryan Reo had only kept his agreement of Nov. 1-4, 2010 to leave the Movement forever and Pastor Lindstedt wouldn't write anything more about Bryan Reo because there wouldn't be anything to write about. Bryan Reo instead founded FMI along with other ZOGbots Kyle Bristow and Brett Klimkowsky and continued to harass through "lawfare" Pastor Lindstedt and Lindstedt's Aryan Nations Church. Rather Pastor Lindstedt insists on trial by jury rather than by federal judges interested in punishing white supremacists altogether.

Plaintiff's Objections. Bryan Reo simply wants everything that this Court has given him. Bryan Reo has filed 16+ cases against Pastor Lindstedt and Lindstedt's Church in Lake County alone as witness *Bryan Reo v. Lindstedt* 19-cv-2589 Exhibit Doc 92-3 of 22 Apr. 2021. This includes two Civil Stalking Protection Orders, one 20CS000502 of which from last year were found by the Lake County judges to be perjurous. There are more cases also in Missouri and South Dakota. Bryan Reo also whines that he can't find anyone who wishes to become targets of the Aryan Nations or the white supremacists that Reo loved to formerly infiltrate. Lastly Reo claims that allowing Pastor Lindstedt to continue with this trial by jury that this only allows Pastor Lindstedt a "public forum" to further talk about Bryan Reo and Reo's family members used in this litigation.

THIS COURT'S LAW AND ANALYSIS:

This Court comes to its desired conclusion of claiming that Defendant by failure to timely file a response to Bryan Reo's Requests for Admissions, particularly regarding damages, allows this court to assess \$250,000 in compensatory and \$250,000 in punitive damages. Even though Pastor Lindstedt addressed by making consolidated answers to all of this Reo and Reo family

litigation on 9 Nov. 2020 and withdrawing any “silent admissions” this Court chooses to do away with the 7th Amendment civil trial by jury and the 8th Amendment of not imposing excessive fines for not following the Federal Rules of Civil Procedure as has been defined by this Court while allowing Bryan Reo to disobey computing damages and following FRCivP Rule 26 Initial Disclosures. Nor does it matter to this Court that Bryan Reo has been lying to them as to what was plainly published on Pastor Lindstedt’s Aryan Nations Church web site for everyone to see for themselves. Thus given that the entire basis for Bryan Reo litigation was always available puts the lie to Bryan Reo’s claims that Pastor Lindstedt somehow refused to provide any discovery or since it was the basis for the civil complaint that such discovery was necessary. Couldn’t Bryan Reo rather than make up claims as to what was said – that were NOT said – simply print up for this Court and for the jury to see what was actually written? The answer is that neither Bryan Reo nor this Court was ever interested in ascertaining what the truth was but rather in stamping out white supremacy as practiced in Southwestern Missouri 900 miles away.

Conclusion: Pastor Lindstedt did eventually respond to Bryan Reo’s Requests for Admission and withdraw any and all admissions on 9 Nov. 2020 after denying Bryan Reo’s claims in the initial Answer & Counter-Claims and in the Amended Answer and Counter-Claims ordered by this Court in early 2020. Thus this Court’s doing away with the First Amendment of Pastor Lindstedt reporting on the antics of this Court’s pet crazed delusional satanic homosexual mongrel ZOGbot abomination and letting its network of ZOGbot agent provocateurs practice lawfare get entirely away is to be expected, as is this Court doing away with the 7th Amendment of a right to jury trial of a civil case over \$20. And obviously this Court wants to do away with the 8th Amendment of no excessive fines and wants to give their pet homosexual mongrel agent

provocateur and its dysgenic family by giving everything Pastor Lindstedt owns away to Bryan Reo then by means of legal civil warfare – lawfare – then that shall be done as well.

Pastor Lindstedt for his part has always advocated destroying this Satanic criminal regime and Babylonian System and thus has deliberately ridiculed Bryan Reo since 2010 after detection as an obviously homosexual non-white agent provocateur who is the epitome of evil part-jew mamzerhood. Bryan Reo obviously cannot successfully infiltrate white supremacists and Christian Identity as an effeminate mongrel so Bryan Reo has been used since at least 2003 by ZOG. Pastor Lindstedt used to insult Bryan Reo and be called a “convicted child molester” by Bryan Reo and other ZOGbots for over three years until Reo found out about Pastor Lindstedt’s South Dakota inheritance and then Bryan Reo wanted it and the Lake County Ohio courts and State of Ohio gave it to him under color of law. Likewise this federal court is doing the same through the “lawfare” or “legal civil warfare.” By doing away with even the pretense of “Rule of Law” this Court makes it inevitable that all sides will practice proscriptions and escalate the current Second Civil War to the point that all of the ZOGland shall become a free-fire zone and this Mighty Evil Empire is no more. Pastor Lindstedt is perfectly willing to give up his \$2 million inheritance if it means setting \$200 trillion of the ZOGland afire, enhancing the Second Civil War to where 300 million ZOGLings are destroyed and the end result is 20-30 million whiggers ruled over by Ten Thousand Warlords ruling over local theocratic military dictatorships. Of course the primary initial target is the North Perry Nuclear Power Plant which is seen as the perfect little Hiroshima ever since Pastor Lindstedt found out that Bryan Reo used to work there as it was so badly run and having possibly inadvertently saved it by Pastor Lindstedt’s Aryan Nations web page SwordBrethren = Bryan Reo posts back in 2012.

Bryan Reo is simply a homosexual mongrel agent provocateur who is encouraged – along with the rest of the FMI – to file these frivolous lawsuits designed to destroy the lives and substance of racial and religious dissidents, especially the above-ground White Supremacist Pastor Lindstedt and his Aryan Nations Church to stand countless never-ending trials by jury and by these Lake County and federal courts in Ohio (and along with his sister now in *Bryan Anthony Reo v. Martin Lindstedt, Aryan Nations, Susan Bessman* 21-cv-00753) and in South Dakota and Missouri. These corrupt criminal regime courts after playing along with their judge-made interpretation of their Rules of Civil Procedure do away with their paper guarantees of constitutional protections and pretense to rule of law. In short this federal court is a party to not only fraudulent criminal prosecution of political, religious and racial White dissidents but has enacted a p[r]ogram of state-sponsored civil “lawfare” domestic terrorism, especially against Pastor Lindstedt and Lindstedt’s Church of Jesus Christ Christian / Aryan Nations of Missouri.

Of course retaliation against this regime(s) and its subject population is to be expected.

Wherefore, Pastor Lindstedt makes this Rule 59(e) Motion that this Senior Federal Judge Boyko reconsider his ORDER and OPINION of summarily judgment of \$250,000 in mythical Bryan Reo uncomputed compensatory damages and of \$250,000 in extortionary punitive damages based upon his arbitrary discretion in interpreting the Federal Rules of Civil Procedure to allow such legal civil warfare “lawfare” in favor of Bryan Reo as this regime’s pet ZOGbot and thus trashing out the 7th Amendment requiring a jury trial for the facts and the 8th Amendment forbidding excessive fines as well as the First Amendment. Pastor Lindstedt would prefer for a jury trial as opposed to a federal judge to make the decisions to try to destroy the pretense of rule of law. Furthermore it would be nice if this federal judge dismissed Bryan Reo’s

Brazilian Sephardic jew “beard” wife fake-case *Stefani Rossie Reo v. Martin Lindstedt* # 19-cv-2786 and summarily ordered the payment out of what it has cost Pastor Lindstedt and his Aryan Nations Church for this lawfare of \$2.5 million (what it cost Pastor Lindstedt to give up his South Dakota inheritance plus \$500,000 actual damages) and to hold in contempt of this court – not Pastor Lindstedt or his Aryan Nations Church – but rather the accessible officers of this court – FMI Board Members & ZOGbots Attorneys Bryan Reo, Kyle Bristow and Brett Klimkowsky who have brought this federal district court into disrepute and disbar all of them.

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!!!



/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 a true and genuine copy of the foregoing Rule 59(e) / Rule 60 Motion was e-mailed to emergencyfiling@ohnd.uscourts.gov on 27 April 2021 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 with a mailing to be sent later if necessary.

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. Reo will be sent a paper copy today as well.