

FILED

MAY 25 2021

CLERK, U.S. DISTRICT COURT
NORTHERN DISTRICT OF OHIO
CLEVELAND

**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
Mag. Thomas Parker

Opposition to Mag. Parker’s Doc. 54
Report & Recommendation (Doc. 54)
Ratifying \$500,000 Total Damages
Thus Negating 7th & 8th Amendments
For U.S. Federal Court entirely without
any lawful or legitimate jurisdiction

**DEFENDANTS’ OPPOSITION AND OBJECTIONS TO MAG. PARKER’S REPORT &
RECOMMENDATION (Doc 54) 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**

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 an Objection to Magistrate Parker’s Report & Recommendation (Doc. 54) of 11 May 2021 which recommends granting and upholding the lawless ORDER by Senior Judge Boyko 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. Magistrate Judge Parker – like all these Ohio state and federal judges holds the conceit that a notorious professional plaintiff and homosexual mongrel acting as a state-sponsored counter domestic terrorist and agent provocateur Bryan Reo as an officer of this court as well can drag Pastor Lindstedt before an Ohio court and have a jury trial before a biased jury or in these federal cases which Pastor Lindstedt dragged up to this federal level no jury at all and proceed to summarily take Pastor Lindstedt’s and Lindstedt’s Church’s property under color of their “interpretation” of their Federal Rules of Civil Procedure (hereafter FRCivP). Their precious CONstitution gives them the power and jurisdiction to drag a subject of another state where these religious and racial beliefs are common to a foreign tribunal of exceeding corruption and under color of law proceed to act in the same manner as Sodom and Gomorrah did in preying upon strangers dragged before their courts from the caravan route a half-day away in the time of Abraham. Pastor Lindstedt has made since 13 June 2016 it quite clear that if the Lake County Court and State of Ohio wants to act like Sodom and Gomorrah against Pastor Lindstedt and Lindstedt’s Church that the North Perry Nuclear Power Plant is at hand to provide the nuclear fire and brimstone and to turn Lake Erie into a Dead Sea and like what happened to Sodom and Gomorrah end this judicial tyranny along with the ability of the Ohio state and federal governments to drag parties obeying their law in their own jurisdictions before them to be deprived of life, liberty and property under color of their own spurious “law”. Magistrate Parker claims that because Pastor “Lindstedt has not met his burden of establishing that reconsideration is justified” that his motion under Rule 59(e) and Rule 60 be DENIED.” (Doc. 54, Page ID #60).

Rather Pastor Lindstedt points out that since the Ohio state and federal courts never had any legitimate or lawful jurisdiction other than in working with their pet homosexual mongrel state-sponsored counter-terrorist agent provocateur (or ZOGbot) and officer of this Court Attorney Bryan Reo acting on behalf of its fake-wife only here to pretend that Bryan Reo is not a homosexual mongrel ZOGbot who used to pretend to be a white supremacist and Dual-Seedline Christian Identity sub-pastor under a jew ZOGbot named William Finck. Thus this federal court is merely allowing one of its own agents provocateur to prevail before their own tyrannical and corrupt court in order to destroy white supremacist and Christian Identity and Klan racial and religious dissent and opposition to their own criminal regime. Thus Pastor Lindstedt is sparring with this Court while working with the Collapse to erode and destroy this Satanic regime and those who operate it. When it all comes down to it, this Court is destroying the myth that these “Constitutional rights” – in this case the 1st of Freedom of Speech and Religion, the 7th to a jury trial which is the basis of the common-law system, and the 8th of no excessive fines or judgments, especially concerning “civil lawfare” means much if anything.

Neither Bryan Reo nor Reo’s Fake-Plaintiff Wife were in any way damaged and Pastor Lindstedt made no “Admissions” of any such damages in his Initial Answer & Counter-Claims, Lindstedt’s court-mandated Second Answer and Counter-Claims, and in Lindstedt’s Consolidated Answers to all four Bryan Reo federal cases of Nov. 9, 2020. Also the 18-page printout of the place on Pastor Lindstedt’s Aryan Nations Church web page filed on 15 Sept. 2020 as part of this Court-ORDERED Rule 26 Initial Responses (Doc 32-1) shows that Pastor Lindstedt merely reprinted Bryan Reo public Quora posts (one of which Bryan Reo deleted thus spoiling evidence) and as Bryan Reo admitted in other cases that the words “homosexual incest” and “transgendered prostitute” were never ever mentioned by Pastor Lindstedt or posted on

Pastor Lindstedt's Aryan Nations Church web site other than as Bryan Reo false claims in this Reo litigation. Thus with the connivance of this Court not only can no damages be shown but the underlying Bryan Reo claims are nothing more than Bryan Reo lies.

Thus this Court in ignoring the facts and the law of this case and deliberate refusal to let any portion of it go to jury trial is committing tyranny and treason against Pastor Lindstedt and Lindstedt's Church without any lawful or legitimate jurisdiction and thus needs to be destroyed as a government over those who resist its lawless whims.

Restatement of the Law and Facts of this Case:

See Pastor Lindstedt's Rule 59(e) and Rule 60 Motion to Reconsider, Alter or Amend this Court's decision to grant summary judgment without a jury trial (Doc. 52).

Exhibit #1 is Bryan Reo's 21 August 2007 post on the white supremacist web site Stormfront detailing how Bryan Reo would somehow buy the "copyright" to the name of Ku Klux Klan and somehow use the corrupt state and federal courts to take over and install himself – even though not white or heterosexual – over the entire country. While this sounds delusional thanks to the assistance of these corrupt state and federal courts Bryan Reo has accomplished it against Pastor Lindstedt and his Aryan Nations Church. Previously Doc 106-1 in Reo v. Lindstedt 19-cv-2589.

Wherefore, Pastor Lindstedt makes this Motion in Opposition to Magistrate Parker's Report and Recommendation (Doc 54) and 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 \$3.5 million (what it cost Pastor Lindstedt to give up his South Dakota inheritance plus \$1, 500,000 actual & punitive 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!!!

Martin Lindstedt Pastor CTC/IAN #

/s/ Pastor Martin Lindstedt

25 May 2021

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

Exhibit #1: Bryan Reo Stormfront Post taking over the KKK, Previously 106-1 19-cv-2589

Certificate of Service

I, Pastor Martin Lindstedt do hereby certify that a true and genuine copy of the foregoing was e-mailed to emergencyfiling@ohnd.uscourts.gov on 25 May 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.