

Case No. 22-3025

UNITED STATES COURT OF APPEALS
FOR THE SIXTH CIRCUIT

BRYAN ANTHONY REO,

PLAINTIFF-APPELLEE,

v

MARTIN LINDSTEDT

DEFENDANT-APPELLANT

**ON APPEAL FROM THE UNITED STATES DISTRICT
COURT FOR THE NORTHERN DISTRICT OF OHIO
CASE No. 1:19-cv-02786-CAB (JUDGE CHRISTOPHER
BOYKO)**

APPELLANT MARTIN LINDSTEDT'S REPLY BRIEF

(ORAL ARGUMENT VIA TELEPHONE REQUESTED)

**Pastor Martin Lindstedt
Defendant/Appellant,
338 Rabbit Track Road, Granby Missouri 64844
417-472-6901, pastorlindstedt@gmail.com**

*Pastor Martin Lindstedt &
The Church of Jesus Christ Christian / Aryan Nations of Missouri*
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I. TABLE OF AUTHORITIES

CONstitutional & Bill of Goods Law

First Amendment	10, 13
Seventh Amendment	1,10,13
Eighth Amendment	1, 10,13

Case Law

None Directly Cited

Court Rules

Fed R.Civ.P. 26	1, 3,5, 7, 9, 10
Fed. R. Civ.P. 36	5, 13

State Statutes

SD State Code 15-16A-6:	2, 14
(Forbidding Execution Upon Foreign Judgments until Appeals Completed)	

II. STATEMENT FOR HOLDING OF ORAL ARGUMENT

Fake-Appellee Stefani Rossi Reo who is a catspaw of her husband Bryan Anthony Reo as the putative Plaintiff requests *no* oral argument simply because as a non-white homosexual agent provocateur long-standing since at least 2002 with his chronic litigation (25+ lawsuits and counting in the state and federal courts of Ohio, South Dakota and Missouri since 2014 against Pastor Lindstedt and his Aryan Nations Church) has been paid to as a state-sponsored civil lawfare domestic terrorist to destroy racial and religious dissent through the agency of this Mighty Evil Empire on the verge of Collapse recently got a corrupt South Dakota court system to sell at Sheriff's sale on May 26, 2022 his 1800 acre inheritance from his Grandfather since the 1930s in violation of South Dakota Code 15-16A-6 prohibition of execution this and the other three federal civil lawsuits are still under appeal before this Sixth Circuit Court of Appeals as a foreign judgment.

Since Bryan Reo in initiating all these lawsuits and this one in particular refuses to obey Federal Rule of Civil Procedure Rule 26 regarding initial disclosures and computation of damages, if any, then Bryan Reo's should be held to account to demonstrate that he had any damages, much less \$250,000 in compensatory damages and \$250,000 in punitive damages in which Judge Christopher Boyko in granting summary judgment violated the 7th Amendment for

trial by jury and the 8th Amendment of no excessive fines or judgments especially given that no damages were ever shown or even that Pastor Lindstedt's Aryan Nations web pages didn't say much, if anything what Bryan Reo said.

While it can indeed be claimed that because Pastor Lindstedt is a white supremacist Aryan Nations pastor fighting against a long-time non-white agent provocateur Bryan Reo has shown scant respect, if any, for the trial court and certainly none for Judge Christopher Boyko, both the putative fake-plaintiff and Bryan Reo should be made to demonstrate that he hasn't been engaged in perjury and barratry when this federal court takes under color of law \$250,000 from an Aryan Nations pastor and his Church for mythical compensatory and \$250,000 for punitive damages – especially given how Judge Boyko violates the 8th Amendment while violating the 7th Amendment of having a jury trial while violating the First Amendment.

Due to all this “civil lawfare” the past eight years rising from over a decade of civil warfare within the white supremacist movement and the spying by agent provocateur Bryan Reo and antifa lawyer friends and family, Pastor Lindstedt doesn't have funds to go to the county seat, much less several hundred miles to Cincinnati and thus this oral argument, if granted, would have to be by teleconference.

Pastor Lindstedt has never spoken to or addressed the fake-plaintiff.

III. STATEMENT OF JURISDICTION

When Bryan Reo was allowed to file his sundry lawsuits in Lake County Ohio court of Common Pleas in 2015 and 2016 eight days after losing the very first federal lawsuit for \$10.75 million in the Western District of Missouri where it was transferred by Judge Guinn 14-5093-CV-SW-MJW (WDMo). In the federal case Judge Whitworth dismissed the case without prejudice meaning that Bryan Reo would have to pay a docket fee to continue. Instead Bryan Reo refiled it in the Lake County Courts even though the one-year defamation Statute of Limitations was over. In both the first federal and the state cases Bryan Reo refused to specify his actual damages, indeed the federal case was dismissed because Bryan Reo couldn't prove any damages. After four years the case went to trial in June 24-26, 2018 and Bryan Reo didn't present any exhibits or evidence but was allowed to cherry-pick items taken out of context from Pastor Martin Lindstedt's Aryan Nations forum from 2008 and later. Bryan Reo won before a corrupt Ohio county court with a jury of an African negress and seven liberals against an open white supremacist and his Aryan Nations Church in which Bryan Reo refused to admit that he had been playing white supremacist since 2002 And indeed his "Foundation for the MarketPlace of Ideas" (FMI) was an agent provocateur false-front civil-lawfare organization comprised of all ZOGbots.

The Lake County Ohio court never had jurisdiction to try for "defamation"

civil-lawfare by a homosexual mongrel part-jew agent-provocateur (ZOGbot) working state-sponsored counter-domestic terrorism against a long-time White Supremacist and his Aryan Nations Church living 891.1 miles away in a different state (Southwestern Missouri) with a conservative pro-white culture diametrically opposed to the liberal white decadent culture of North Eastern Ohio. The end result is that both the corrupt judge and biased jury punished both Pastor Lindstedt and his Aryan Nations Church for \$105,000 and \$400 respectively and Bryan Reo and his antifa lawyer Robert Konrad immediately foreign judgmented Lindstedt's property in Missouri and South Dakota as planned and got it.

Bryan Reo in September 2019 having won filed four more bogus lawsuits for \$500,000 each -- including this one involving Pastor Lindstedt observing Reo's wife jumping up and down and what Reo publicly wrote about his wife and divorcing her. Pastor Lindstedt delayed accepting service until he could transfer his South Dakota inheritance to his unwitting sister and took the last rent check and applied to foolishly transferring each and every case to the federal level. As in the first federal case, Pastor Lindstedt intended to allow Bryan Reo to play games with discovery, particularly not compute damages given that Reo asked – and got a deal that if Reo would leave off pretending to be a White Supremacist and Christian Identity sub-pastor for Eli James and William Finck no new material would be published on the Aryan Nations forum – thus Reo had no damages. Reo

kept the deal for 4 days 1-4 Nov. 2010 and broke it. Pastor Lindstedt also intended to make a circus of Bryan Reo as a ZOGbot by bringing in Reo's co-conspirators of FMI Attorneys Kyle Bristow and Brett Klimkowsky, his father and later his wife, the Lake County Court, the corrupt Judge Patrick Condon, the State of Ohio and federal government. Later South Dakota, Stanley County, their court, Judge Bridget Mayer, and lawyer Robert Konrad who stole Pastor Lindstedt's sister's confidential legal files and alerted Bryan Reo that Pastor Lindstedt had something to steal, Pastor Lindstedt's sister's first lawyer co-conspiring with Konrad and Reo Kody Kyriss and others as detected.

Given that this Satanic System claims to have a lawful existence under a piece of toilet paper called the CONstitution and Bill of Goods, these regime courts in Ohio, South Dakota, ~~Missouri~~, and the federal regime have violated not only the First Amendments by allowing public figure (and fake-plaintiff wife and father) agent-provocateur Bryan Reo to file these civil-lawfare lawsuits, but the Seventh Amendment jury trial and Eighth Amendment "no excessive fines" (and 2.75 million all told is certainly excessive) but the Fifth of "no takings" by allowing the South Dakota courts to give Pastor Lindstedt's South Dakota inheritance directly to Bryan Reo without any, much less all, of the appeals completed in violation of SDSC 15-16A-6 which forbids execution on foreign judgments. So these state and federal courts have violated most of the Bill of

Goods as well as their own state laws in enabling their own state-sponsored agent-provocateurs to take the lives, liberties and property of Revolutionary Resistance racial and religious dissenters and enemy-of-the-state combatants.

In all such cases in which any mighty evil empire is about to collapse it uses their “legal” apparatus to go after the regimes’ enemies – real or imagined. The end result is that even if the Mighty Evil Empire “wins” the initial cases it always ends up losing the war – and then their riches, their lives and the lives of their friends and family. In these Bryan Reo cases – 25+ altogether against Pastor Lindstedt, his Aryan Nations Church & friends & family – Bryan Reo and his lawyer ZOGbot friends claim that these courts have jurisdiction. Pastor Lindstedt and his Aryan Nations Church say that Reo and Allies serve this System which is of Satan, thus Pastor Lindstedt & his Aryan Nations Church serve YHWH and YHWH’s Servant Nation of Aryan Christian Israel and this System must be destroyed bringing on the Great Tribulation / Collapse and the Return of Jesus Christ and the Millennium. Thus it is necessary to use these underlying jurisdictional issues as a pretext and cause for this 2d Civil War in which all of the Spawn of Satan jews, Beasts of the Field (non-whites) and 80% or more of the ZOGling whiggers are destroyed.

Accordingly since 13 June 2016 the North Perry Nuclear Power Plant (NPNPP) in Lake County Ohio is to be chernobyized and since 27 Feb. 2020 the

Oahe Dam is to be destroyed and Pierre and Ft. Pierre South Dakota is to be flooded away from the face of the earth. The Aryan Nations has drafted Letters of Marquee & Reprisal by any White Man, Woman or Child against federal and state employees, judges, lawyers, politicians, etc. and those siding with them and their families are to be exterminated, despoiled, enslaved, sterilized along with other regime-criminal enemy combatants. In short a total racial, religious holy war / crusade of those of YHWH against those who serve Satan.

Essentially the question concerning jurisdiction is a question of which side are the combatants. Pastor Lindstedt withdraws any pro-offered jurisdiction offers given that these regime courts are corrupt and of Satan and do not obey any law, least certainly their own pretend law, constitutions and rules.

In short none of these Ohio state and federal courts ever had lawful jurisdiction to allow one of their most evil agents provocateur Bryan Reo to file litigation upon any pretext against one of their religious and racial enemies and his Church and then upon legal Talmudic monkey-talk render fraudulent decisions so that his property may be stolen and given to Bryan Reo. This is nothing more than legalistic piracy and so their Satanic regime is to be destroyed along with all of its servants. Any implied jurisdiction is hereby revoked.

IV. STATEMENT OF THE ISSUE(S)

The federal court Judge Christopher Boyko deliberately committed acts of tyranny & treason by granting summary judgment to Bryan Reo (and fake-plaintiff Stefani Reo as Reo's catspaw), as a long time agent provocateur (also known as a "ZOGbot") infesting the White Supremacist / Christian Identity Resistance Movement since at least 2002 in violation under color of their own made-up Federal Rules of Civil Procedure and case law as opposed to the 7th Amendment "guarantee of jury trial for civil litigation over \$20. This judge also violated the clear wording of the 8th Amendment of "no imposing excessive fines" in this case of \$250,000 in compensatory damages that Bryan Reo never was able or willing to compute according to Rule 26 of the Fed.R.Civ.P Rule 26 and \$250,000 in punitive damages, again expressly forbidden by the 8th Amendment. Bryan Reo has in fact started 25+ civil lawfare lawsuits against Pastor Lindstedt and his Aryan Nations Church, extorted Pastor Lindstedt's sister out of \$150,000 + in having to fight off Bryan Reo and Attorney Robert Konrad who stole her confidential legal files and notified Bryan Reo to Pastor Lindstedt having an inheritance worth stealing of 1800 acres in Stanley County South Dakota since late 2013. On May 26, 2022 Bryan Reo got a crooked judge and judicial system to sell Pastor Lindstedt's inheritance on the Stanley County Courthouse steps and to give the

inheritance Reo wanted to Bryan Reo in violation of South Dakota Law 15-16A-6, leaving Pastor Lindstedt stripped of his inheritance and in poverty.

The issue is whether these state and these federal courts can use a non-white homosexual agent provocateur working their legal system to engage in civil-lawfare without any real or legitimate jurisdiction to destroy members of the Founding Stock who are in open rebellion against this Satanic regime and have Judge Boyko, Oliver, and Adams take away the lives, liberty and property of a rebel against this Satanic regime in order to reward such as Bryan Reo, even given that this civil lawfare leads inevitably to total civil warfare.

Pastor Lindstedt says that this Appeals Court should rule that none of the Ohio state or federal courts ever had jurisdiction to allow one of their public-figure agents provocateur -- especially if officers of the court -- to even initiate these civil-lawfare cases against domestic racial and religious dissenters and their churches, much less violate their paper constitutions, laws and rules to destroy under color of "law" this opposition and award their ZOGbot his inheritance and property as gloated about since 2007 and Aug. 2015. This won't stop progression of inevitable 2d Civil warfare but it might restore some tarnished legitimacy

V. STATEMENT OF THE CASE

Most of Bryan Reo's Statement of the Case in (fake-Plaintiff Stefani Reo's) Appellee Brief is lies and evasions of the truth, the facts and the supposed law.

Pastor Lindstedt stupidly removed this one of four cases Bryan Reo filed in September 2019 in Lake County Ohio hoping to get better results than the lynch-mob jury and corrupt judge in Lake County Ohio hating Southwestern Missouri White Supremacist / Aryan Nations pastor Lindstedt and his Church. Instead of being persecuted sans any legitimate jurisdiction for \$105,000 for himself and \$400 for his Aryan Nations Church Pastor Lindstedt has racked up \$2.5 million and didn't even get a jury trial. Even though Pastor Lindstedt answered Bryan Reo's questions in two separate Answers and Counter-Complaints and upon being given more time upon Reo's Summary Judgment frivolous motions and having given both detailed answers and requesting discovery by November 2020, was instead because of his open contempt for the federal courts letting Bryan Reo run wild has been sanctioned under Rule 36 with a \$500,000 fine even though Bryan Reo always refused to compute damages under F.R.Civ.P. Rule 26 (a)(1)(A)(iii) mandate showing that Reo in fact had any damages whatsoever. Thus because Pastor Lindstedt refuses to even pretend that he will get any justice from the court then he shall receive none thus ensuring civil warfare from this civil lawfare.

On Page 2-3 of Appellee's Brief Bryan Reo complains about Pastor Lindstedt counter-suing his ZOGbot friends Attorney Kyle Bristow, Brett Klimkowsky, his wife and his father who are suing Pastor Lindstedt (and neither of whom who were not mentioned by name – "Ol' Niggerlip's Alleged Spawner" & "Mrs. Niggerlips")

cannot charge defamation given that they were not mentioned by name by Pastor Lindstedt before this Bryan Reo endless litigation) and the Lake County Court, Judge Condon, the State of Ohio and federal regime – all of whom are either being used as cat’s-paws by Bryan Reo to sue Pastor Lindstedt or are part of the same crooked criminal regimeists out to destroy a noted white supremacist pastor living 900 miles away whom Bryan Reo cannot plausibly name as having harmed Reo. Bryan Reo also complains about Pastor Lindstedt suing his South Dakota lawyer Robert Konrad who was extorting Pastor Lindstedt’s sister out of her inheritance if she didn’t sign over the quitclaim deed not back to Pastor Lindstedt but rather over to Bryan Reo contrary to their supposed “fraudulent transfer” litigation in South Dakota. If Pastor Lindstedt’s sister had simply been able to sign a quitclaim back to Pastor Lindstedt as she wanted to do since March 2020 when she first heard of Bryan Reo then there would have been no justification other than extortion and corruption by South Dakota lawyers and judges. However if South Dakota lawyers are under litigation peril then they would have to provide discovery in both South Dakota and Ohio. Mentioning Bryan Reo co-conspirators is a means of making them liable for Bryan Reo’s actions in this regimeist conspiracy and to deter Reo.

Bryan Reo admits that Pastor Lindstedt was given an extension to participate in discovery, and Pastor did indeed provide a restating for the third or fourth time to Bryan Reo’s civil complaints. Bryan Reo instead lies about Pastor Lindstedt who

did respond yet again to a static web page up since 2019 and thus needing no new discovery. As mentioned before at length Pastor Lindstedt gave answers in his Answer and Counter-Complaint even though Bryan Reo filed numerous Motions to Strike these unflattering answers which did address Reo's allegations.

Simply put, there was nothing mentioned about Mrs. Reo – called “Mrs. Niggerlips” other than an 18-page web page in which Bryan Reo was writing about her on his public Quora page which Pastor Lindstedt reposted. Thus the only “discovery” needing made was for Bryan Reo to explain his damages and to make a valid F.R.Civ.Proc Rule 26 initial discovery including computation of damages.

US Mag. Judge Thomas Parker issued a Report and Recommendation as did Judge Solomon Oliver that based upon F.R.Civ.P. Rule 36 trickery that Pastor Lindstedt admitted what he had expressly denied three or four times but which was stricken for rudeness and denied Count III and Count IV and Count V as to a gag order and given that Bryan Reo couldn't or wouldn't compute that he had any damages left it up to a jury to decide. However Judge Boyko decided because of Pastor Lindstedt's obvious contempt for their court to forbid Pastor Lindstedt getting to withdraw his mythical Rule 36-derived “admissions.”

Bryan Reo told Judge Boyko a tale of woe as to how Reo cannot get psychiatric help or an expert to testify for Reo. After all, Pastor Lindstedt is reckoned a domestic terrorist and his Aryan Nations faction is especially noted for

praising violence. However, Bryan Reo was supposed to provide whatever psychiatric damage Reo had in his initial disclosures, as opposed to waiting for crooked judges to give him millions in non-computed compensatory and punitive damages first in this case where Pastor Lindstedt referred to Mrs. Reo and sundry Lake County court republished divorce records and Bryan Reo public Quora posts blaming Mrs. Reo for refusal to bear Reo-spawn as “Mrs. Niggerlips”.

Bryan Reo yet again lies as regarding Pastor Lindstedt providing discovery as to what was available to read on the web page. Nor did Bryan Reo ever provide meaningful Initial Disclosures or computation of damages. Besides by this time Pastor Lindstedt figured out that he was going to lose by millions in the corrupt Ohio courts and have his inheritance taken away by the corrupt South Dakota courts at the behest of Bryan Reo’s fellow ZOGbot lawyers anyways. The only reason to persist in defending himself and his Church is to give a pretext for chernobyling NE Ohio and turning it into a radioactive nuclear and biological wasteland to expel any remaining regime criminals, jews and non-whites, to destroy the Missouri River impoundments and flood away Pierre and Ft. Pierre, give “permission” to exterminate, sterilize, enslave every single lawyer, judge, policeman and regime criminals and their family and establish White military dictatorships. So by these state and federal courts giving one of their homosexual ZOGbots anything and everything a White Supremacist and his Aryan Nations

Church has then extermination through civil war is morally justified. Pastor Lindstedt's audience is one of 10 million surviving whites lead by 10,000 warlords

There never was any real justification for this case. Pastor Lindstedt seen Mrs. Reo jumping up and down at the Lake County courthouse and overhearing during the first day of trial that Bryan Reo's father wouldn't be present assumed that the other mongrel there was one of Reo's homosexual lovers. Reo published on a public Quora post that the reason he was divorcing Mrs. Reo was because she promised to squeeze out Reo spawn, then reneged so that he sounded as a butt-hurt homo. Pastor Lindstedt printed out a few more Reo Quora posts and then when he heard he was being sued by Reo closed the thread and published nothing more on 9 Sept. 2019. So there is absolutely no discovery other than Reo's F.R.Civ.P. Rule 26 Initial disclosures and computation of damages, which Reo refuses to make. The judges in this case have decided to give Bryan Reo as their pet ZOGbot Pastor Lindstedt's inheritance. In return Pastor Lindstedt intends to destroy they and theirs' evil Satanic System and themselves and their families through civil warfare.

VI. Reo Statement of Reo "Facts."

Bryan Reo keeps on making his own self-serving conclusions and lies about his fake-plaintiff – Mrs. Reo (who was actually never mentioned by name but rather as "Mrs. Niggerlips"). Bryan Reo has admitted in other cases that the words "transsexual prostitute" were never made by Pastor Lindstedt nor "homosexual

incest” used when discussing “Ol’ Niggerlips’ Alleged Spawner.” In fact, Pastor Lindstedt never claimed that “Mrs. Niggerlips” was a prostitute, nor speculated as to what was beneath her tail, nor from what could be observed thought that she was having any sexual relations with any of the Reo mongrels. What she did before Reo found her in Brazil wasn’t speculated upon. Pastor Lindstedt thinks that she is a wannabe green-card refugee in a fake marriage so that Bryan Reo can pose as heterosexual nothing more and that Reo’s Quora postings were scams.

So therefore there was no defamation over a person not directly named (other than as “Mrs. Niggerlips”) by Pastor Lindstedt and certainly not published on the Aryan Nations web page as can be seen Doc 32-1 pages 332-349 of 15 Sept. 2020. The claim on Reo’s Appelle Brief of damage to Appellee Reputation is a lie as pretty much everything posted was what Bryan Reo publicly posted which Pastor Lindstedt republished. This case simply is a fraud by which Bryan Reo used to seize with the help of corrupt South Dakota lawyers and judges Pastor Lindstedt’s inheritance using Mrs. Reo as a fake-plaintiff catspaw. Bryan Reo repeats these lies on page 13 of his revised Appellee’s Brief.

There never was any factual or evidentiary basis for Bryan Reo or his fake-plaintiff catspaw Mrs. Reo for his or her civil complaint against Pastor Lindstedt as can be seen on the sole posting on the Aryan Nations web page as the basis for the fraudulent complaint as can be seen on Doc 32-1 of 15 Sept. 2020 to Mag.

Parker's 8 Sept. 2020 (Doc. 31) ORDER to respond with Initial Disclosures.

Pastor Lindstedt also asked discovery of Bryan Reo & his lawyers Kyle Bristow & Robert Konrad which request was ignored by all & timely filed on 9 Nov. 2020.

The trial court knows that from the beginning Pastor Lindstedt has answered at tedious racist length as to Bryan Reo and Reo's fellow ZOGbots claims, and had these responses stricken three or four times. Also Pastor Lindstedt has demanded the Bryan Reo provide F.R.Civ.P. Rule 26 real Initial Disclosures so as to sue Bryan Reo friends and lawyer ZOGbot coconfederates and computation of damages and been refused every single time by Bryan Reo. Pastor Lindstedt has posted on his Aryan Nations forum the public proceedings. Because of these public postings there really was and is no reason for "discovery" certainly not that given Bryan Reo's propensity to lie about what was actually posted on the Aryan Nations forum for anyone – especially Bryan Reo – to see.

Thus by "legal" misinterpretation or ignoring of the Federal Rules of Civil Procedure the trial court has done away with not only the First Amendment, but the 7th Amendment paper guarantee of jury trial and 8th Amendment paper guarantee of "no excessive fines" or judgments. Thus the trial courts has imposed a \$500,000 dollar fine without benefit of a jury trial because some lying homosexual mongrel ZOGbot working with others and this criminal regime in a "civil lawfare" scheme gets Pastor Lindstedt's inheritance through legal theft.

Bryan Reo then claims that Rule 35 means whatever Bryan Reo says it means – with Judge Boyko lapping it up without any showing of that which was allegedly when it was not published whatsoever. Pastor Lindstedt has indeed published what was allegedly published on the Aryan Nations web page (Doc 32-1) but it is ignored by both the trial court and Bryan Reo as it proves Bryan Reo a liar.

The trial court chose to sua sponte grant public figure ZOGbot Bryan Reo's fake-plaintiff's claims of liability. However at the 1 Dec. 2020 Judge Parker's Report & Recommendation Bryan Reo couldn't show any damages given that he never computed them as per F.R.Civ.P. Rule 26(a)(1)(A)(iii) and thus had to get an expert as to damages after the fact. Bryan Reo's smarmily legalistic recital of events is merely a recitation of lies. Pastor Lindstedt has numerous times given answers and denials, all stricken. because Pastor Lindstedt is a racist White Supremacist. Since the trial court didn't like Pastor Lindstedt's attitude it thinks it gets to award its own agent provocateur millions of dollars in damages on the basis of Bryan Reo's self-serving legal theories against an enemy of their regime.

This appeals court gets to decide whether it wants to finish off the 1st, 7th and 8th Amendments and thus bring about open racial and religious civil warfare.

Concerning Bryan Reo's self-serving claim of how F.R.Civ.P. Rule 36 can be used as an "admission" of what has been stoutly denied in previous Answers and Counter-claims struck because of Pastor Lindstedt's open racism which the trial

court goes along with, this is the equivalent of torture in which Pastor Lindstedt is alleged to had made “admissions” against interest that he always denied that were struck down by the district court acting in collusion with its ZOGbot Bryan Reo and that were disallowed to be withdrawn or recanted simply because Pastor Lindstedt has an open and visceral hatred and contempt for its proceedings.

The end result of this shall be civil warfare to the destruction of the System.

VI. STATEMENT OF THE FACTS

First of all, Bryan Reo’s fake-plaintiff wife used as a catspaw was never mentioned directly by name and the supposed allegations are fraudulent and originate exclusively with Bryan Reo. Bryan Reo’s self-serving legal theories as a public figure and actual proven agent provocateur / ZOGbot should not be rubber-stamped by these Lake County Ohio state nor these federal courts without any jurisdiction whatsoever unless and until they are openly in favor of civil warfare.

VII. SUMMARY OF THE ARGUMENT

Both Bryan Reo and the district court pretends that Reo’s perjurous legalistic monkey-talk for a fake-plaintiff never harmed in any way trumps Pastor Lindstedt’s bald and contemptuous talk before these state and federal regime courts. These courts in turn without any justice or legitimacy simply use their power to destroy those subject to their spurious and mis-claimed jurisdiction up until such time they are overthrown.

Pastor Lindstedt simply thinks that if the district court wishes to apply F.R.Civ.Proc. Rule 36 to do away with both the 7th Amendment trial by jury and 8th Amendment “no excessive fines” then so be it. Bryan Reo is simply a long time agent provocateur who not being white or heterosexual makes for a poor ZOGbot other than before a corrupt regime court looking to destroy white supremacists under color of civil lawfare then so be it. On the other hand, both Bryan Reo and Judge Boyko pretend that Pastor Lindstedt and his Aryan Nations Church owe them respect and legalistic monkeytalk. They are both evil and delusional. The purpose of pretending to have rule of law is so that the civil warfare doesn't get out of hand. Pastor Lindstedt has as much intention of showing a homosexual mongrel ZOGbot Bryan Reo working with Judge Boyko as much respect as Vladimir Putin showing Senile Joe Biden and his sanctions, or Genghis Khan for the Sultan of Baghdad or Adolf Hitler some learned Elders of Zion or Joseph Stalin to Trotsky or a Klansman a carpetbagger or uppity negro. Rather Pastor Lindstedt shall plot to chernobyl the North Perry Nuclear Power Plant or flush away in a dam flood Pierre and Ft. Pierre or use prion poisoning on the ZOGLand and reduce the population from a third of a billion to less than 30 million and not a lawyer or judge or politician or pig amongst them left alive.

Bryan Reo is working for this Satanic criminal regime as a lawyer and Reo's task is to destroy as a long-time agent provocateur any and all white supremacists

in general and Pastor Lindstedt and his Aryan Nations Church in particular. In response Pastor Lindstedt's task is to ensure the survival of YHWH's Servant Nation of Aryan Christian Israel by destroying Satan's Babylonian regime and the whigger herd animals and every single servant of Satan serving this regime. Thus the Constitution and First, Seventh and Eighth Amendments were nothing but lies to set up and serve Satan's regime and thus everything should move to open civil warfare and Collapse – as is happening now.

Pastor Lindstedt doesn't respect the federal court's "interpretation" of F.R.Civ.P. Rule 36 designed to punish and destroy Pastor Lindstedt and his Aryan Nations Church by using ZOGbot Bryan Reo and Judge Boyko.

VIII. ARGUMENT

Bryan Reo is a public figure ZOGbot and thus never had standing or jurisdiction to sue. Nor does the fake-plaintiff used as an excuse for this particular litigation case. Pastor Lindstedt doesn't want homosexual mongrel ZOGbots or any other ZOGbots within the [bowel] Movement so Pastor Lindstedt exposed Bryan Reo who agreed to leave but didn't 12 years ago, thus has no damages. This Mighty Evil Satanic Empire uses these ZOGbots to get fools in trouble and these ZOG courts railroad the ZOGtards and persecute dissent. The trial court(s) do away with their 1st, 7th and 8th Amendments under color of their law and rules, thus enabling Pastor Lindstedt advocating simply killing all of the non-white ZOGLings

and most of the whiggers and letting things collapse into warlordism. Pastor Lindstedt also wants to make an example of ZOGbots & theirs' families.

It is ridiculous to talk about "good faith" and "rule of law" between civil warfare combatants like Bryan Reo & Judge Boyko vs. Pastor Lindstedt and the Aryan Nations. All White People must destroy this Satanic System & Regime.

IX. CONCLUSION

None of these state and federal courts ever had jurisdiction to hear these Bryan Reo defamation cases violative of their own Satanic CONstitution & Bills of Goods in order to oppress the Aryan Christian Israel People or their Churches and pastors. There is no possibility of racial or religious peace given that ZOGbot Bryan Reo and his antifa lawyer friends can drag Pastor Lindstedt or his Aryan Nations Church to Ohio to be tried for racism before a hostile jury or corrupt judge without any legitimate jurisdiction. Doing them so justifies their extermination along with the aliens and traitors and regimes which dare try to do so. Nor does the State of South Dakota have any jurisdiction to award Bryan Reo Pastor Lindstedt's inheritance in violation of its own SDSL 15-16A-6 as part of a corrupt scheme/ Therefore the best option is to dismiss this nonsense or in the alternative to send it back for trial by jury before this some judge wanting peace and to take thievery off the table or simply admit that this civil-lawfare scheme has failed. This appellate

court should admit to having no jurisdiction and punish Bryan Reo for getting its criminal regime destroyed through civil warfare.

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 !!!

A handwritten signature in blue ink that reads "Martin Lindstedt Pastor CTC/AN". The signature is written in a cursive style.

/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

X. CERTIFICATE OF COMPLIANCE

This Reply Brief according to the word-count feature of Microsoft Word is 3,700 words of 15 pages and the typeface is Times New Roman 14 point font thus compliant.

XII CERTIFICATE OF SERVICE

A signed copy of this Appellant's Appellate Reply brief in 15 pages done on 4 August 2022, 24 days after the revised 11 July 2022 Bryan Reo Appellee Brief was filed and sent via e-mail in pdf format to the e-mail CA06_Temporary_Pro-Se-Efiling@ca6.uscourts.gov and to Plaintiff Bryan Reo at reo@reolaw.org and a paper copy of this Appellant's Appellate Reply Brief sent to Bryan Reo at P.O. Box 5100, Mentor Ohio 44061 on 4 June 2022.