

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.

