

**UNITED STATES COURT OF APPEALS
FOR THE SIXTH CIRCUIT**

Case Number: 22-3025 (JAC)

Case Name: Stefani Reo v. Martin Lindstedt from 1:19-cv-02786-CAB

Name: Pastor Martin Lindstedt, Church of Jesus Christ Christian / Aryan Nations of Mis

Address: 338 Rabbit Track Road

City: Granby State: Missouri Zip Code: 64844

PRO SE APPELLANT'S BRIEF

Directions: Answer the following questions about the appeal to the best of your ability. Use additional sheets of paper, if necessary, not to exceed 30 pages. Please print or write legibly, or type your answers double-spaced. You need not limit your brief solely to this form, but you should be certain that the document you file contains answers to the questions below. The Court prefers short and direct statements.

Within the date specified in the briefing letter, you should return one signed original brief to:

United States Court of Appeals For The Sixth Circuit
540 Potter Stewart U.S. Courthouse
100 East Fifth Street
Cincinnati, Ohio 45202-3988

1. Did the District Court incorrectly decide the facts? Yes No

If so, what facts?

In all of these Bryan Reo v. Lindstedt/Aryan Nations cases including this one using Reo's wife as a fake-plaintiff the purpose of public figure agent provocateur pretend white supremacist Bryan Reo is to file these civil-lawfare cases alleging "defamation" over what was published on Aryan Nations forums which are what Bryan Reo alleged was said then the Court pretends to believe it & rules summarily. For further details see pages 3 to 7.

2. Do you think the District Court applied the wrong law? Yes No

If so, what law do you want applied?

Even if the federal & state courts had jurisdiction over Pastor Lindstedt & his Aryan Nations Church, in order to allow agent provocateur Bryan Reo to engage upon their mutual goal to destroy white supremacist pastors & churches through civil-lawfare these judges violate not only the 1st but the 7th "jury trial in civil cases" and 8th "no excessive fines" Amendments by granting summary judgment under F.R.Civ.P. Rule 36 while ignoring Rule 26 mandating Reo disclosures & computation of damages to show how & if there were damages. Also this Court claims that Pastor Lindstedt cannot sue other Reo co-conspirators and the local, state and federal governments working to destroy Pastor Lindstedt & Aryan Nations because they are above the law or immune from suit. For further details see pages 8 to 10

3. Do you feel that there are any others reasons why the District Court's judgment was wrong?

Yes No

If so, what are they?

Pastor Lindstedt answered Bryan Reo's vague & dishonest complaints based upon Reo's lies as to what was posted on the Aryan Nations forums in his first answer & counter-claims which was struck, the 2d Answer & Counter-Claims and the 9 Nov 2020, withdrew imputed FRCivP Rule 36 "admissions" which was denied by Boyko disliking Pastor Lindstedt's impudence. Plus Reo regimes & conspirators should be liable to suit. See pages 10 to 11

4. What specific issues do you wish to raise on appeal?

1. That Bryan Reo as a public-figure non-white agent provocateur (ZOGbot) and his friends & family should not be allowed to engage in "civil-lawfare" state-sponsored counter-terrorism barratry against white supremacist pastors or their Aryan Nations Church
2. That federal, state & local courts shouldn't violate the 7th & 8th Amendment rights to jury trial & "no excessive fines" for mythical compensatory damages never computed or justified & punitive damages against dissenting white supremacist pastors / Aryan Nations churches.
3. That no one is above the law, especially regimeist agents provocateur and their friends & family or that in working to engage in combatting racial, religious, and political dissent by infiltration through civil-lawfare barratry that these ZOGbots and their criminal regimeist allies are NOT immune from counter-suit for their actions & activities combatting dissent
4. That no Ohio local city, county, state or federal court ever had any jurisdictional authority to compel a Missouri Aryan Nations pastor or Church from 900 miles away to answer the civil-lawfare barratry of a ZOGbot (or fake-plaintiff wife) before biased juries or judges determined to destroy "white supremacist" pastors or churches fearing domestic terrorism.
5. Based upon these bogus judgments, the State of South Dakota unlawfully sold Pastor Lindstedt's inheritance before appeals were completed to Bryan Reo. See pages 12 to 13

5. What action do you want the Court of Appeals to take in this case?

Pastor Lindstedt wants this Court of Appeals to dismiss this and the other three Reo v. Lindstedt/Aryan Nations lawsuits and judgments totaling \$2.75 million in mythical compensatory & punitive damages assessed in violation of the 7th and 8th Amendments undertaken by agent provocateur Bryan Reo licensed by the state and federal regimes to infiltrate & destroy white supremacist Aryan Nations pastors & churches. See pages 13 to 17

I certify that a copy of this brief was sent to opposing counsel via U.S. Mail on the 20 day of June, 2022.

Signature (Notary not required)

Mat Lindstedt
Pastor Church of Jesus
Christ Christian / Aryan Nations
of Missouri

Pastor Martin Lindstedt finishes Form 6CA-70 Pro Se Appellants Brief

1. Did the District Court incorrectly decide the facts? YES_X_

In all of these Bryan Reo v. Lindstedt/Aryan Nations cases including this one using Reo's wife as a fake-plaintiff the purpose of public figure agent provocateur pretend white supremacist Bryan Reo is to file these civil-lawfare cases alleging "defamation" over what was published on Aryan Nations forums which are what Bryan Reo alleged was said then the Court pretends to believe it & rules summarily. This civil-lawfare in order to steal Pastor Lindstedt's inheritance.

Pastor Martin Lindstedt, of and for the Church of Jesus Christ Christian / Aryan Nations of Missouri, says that Judge Christopher Boyko not only incorrectly decided the facts – in which pretend plaintiff Stefani Rossi Reo has suffered no damages or was even mentioned by name by Pastor Lindstedt on the Aryan Nations web page but was rather referred to as “Mrs. Niggerlips” -- was used as a catspaw by Professional Plaintiff and Officer of this Court Bryan Reo to achieve the goal of destroying Pastor Martin Lindstedt and his Aryan Nations white supremacist Christian Identity Church by seizing his inheritance with the aid of the South Dakota daughter state regime and rendering Pastor Lindstedt “penniless, destitute and destroyed” financially as a program of state-sponsored domestic terrorism against dissent. Judge Christopher Boyko enabled this by his \$250,000 in mythical compensatory damages not computed by Federal Rule of Civil Procedure (hereafter

F.R.Civ.P.) Rule 26 (a)(1)(A)(iii) mandate that Bryan Reo be forced to do a computation of his wife's (who Reo intended to divorce until Reo's Aryan Nations cases made her useful to claim damages against via this civil-lawfare barratry case) damages which as the obvious fake-plaintiff of a public figure and agent provocateur wouldn't be able to make a claim of libel or defamation given that Pastor Lindstedt has reposted nothing but a Bryan Reo public Quora post bemoaning his Brazilian wife's deceit in promising to have Reospawn in order to get married and brought to America and to avoid divorce. The Reo public Quora post – both written then taken down by Bryan Reo – sounded like a homosexual ZOGbot acting as a “white supremacist” public figure bemoaning that his Brazilian wife deceived Reo when it actually seems that it was a sham marriage in which she got to come to America and Reo pretended to be non-homosexual married to a Brazilian jewess thus not really a white supremacist to a judge and jury. Aside from other public Quora posts written by Bryan Reo, the other items arise from Pastor Lindstedt seeing what was obviously Mrs. Reo (never referred to by name but as “Mrs. Niggerlips” -- jumping up and down to get the attention of her husband and due to overhearing Bryan Reo tell his father to not show up what Pastor Lindstedt thought was yet another homosexual mongrel lover of Bryan Reo. This occurred during a recess of Bryan Reo's Bryan Reo v. Martin Lindstedt & Aryan Nations jury trial in Lake County Ohio the second day of trial in the Lake

County Courthouse halls the afternoon of 25 June 2019. It was not until Bryan Reo sued Pastor Lindstedt that Pastor Lindstedt figured out that what he thought was Bryan Reo's homosexual mongrel lover was in fact the regrettably non-homosexual mongrel father of Bryan Reo. Bryan Reo has thus been allowed to claim damages and beg and be granted punitive damages by creating lies about how Pastor Lindstedt claimed "homosexual incest" (with Reo's father) and "transgendered prostitution" (concerning Reo's wife – Pastor Lindstedt never claimed to look under her tail or anything other than her snout) which in other testimony in other of the numerous Bryan Reo civil-lawfare since that has been denied and has been disproven both on the Aryan Nations web page originals and by Bryan Reo admissions both to Judge Boyko and to Stanley County South Dakota Judge Bridget Mayer in further sundry proceedings.

Judge Boyko (and Solomon Oliver and John Adams) have deliberately been ignoring the "facts" in favor of Bryan Reo knowing lies as an agent provocateur in order to under color of "law" to render summary judgments based upon their interpretations of the Federal Rules of Civil Procedure, especially F.R.Civ.P. Rule 36(b) in order to deny Pastor Lindstedt his 7th Amendment "guarantee" [worth nothing] of a jury trial in civil matters over \$20 concerning both liability and [mythical] damages and the 8th Amendment of "no excessive fines" to draft up penalties without benefit of jury trial worth millions in order to seize Pastor

Lindstedt's Stanley County South Dakota inheritance and give it to Bryan Reo as recently happened via an unlawful [under South Dakota Code 15-16A-6] sheriff's sale on May 26, 2022 before all appeals were completed on this myriad Bryan Reo civil lawfare. Thus what Judge Boyko (and Solomon Oliver and John Adams) have deliberately accomplished is to allow one of their federal criminal regime's police and officer of this court to engage in systemic piracy to strip an open enemy of their regime of his inherited property and give it to their pirate agent and his confederates by holding a sham trial and on the basis of summary judgments commit legalized piracy and acts of war and domestic terrorism against racial and religious dissent under color of law. Thus these Ohio federal and these state courts of Ohio and South Dakota have acted precisely in the manner of Sodom and Gomorrah acting without lawful jurisdiction in kidnapping caravan travelers on the caravan route a half day away and judicially robbing and murdering them, of the Tribe of Benjamin in refusing to turn over Canaanite rapists for punishment to the rest of the tribes of Israel, and of King Ahab and Jezebel for murdering a righteous Naboth for refusal to turn over his inheritance to the king and his agents. Thus this legal piracy by the regime courts has sentenced their families, professions and population to the same righteous penalties from anyone of interest same as happened to Sodom & Gomorrah, of the Tribe of Benjamin and the Ahab Regime which were absolutely and totally destroyed.

Accordingly, in addition to notifying all and sundry to these trial court's piracy and violation of their so-called "civil rights" against Pastor Lindstedt and his Aryan Nations Church, Pastor Lindstedt has long since signed sundry Letters of Marque & Reprisal against the federal and state regimes aimed against their officers, employees and subjects for those with an interest and opportunity to use in suppressing this criminal regimeist tyrannical piracy:

Since 13 June 2006 Pastor Lindstedt has advocated "chernobylizing" the North Perry Nuclear Power Plant (NPNPP) as a legitimate target, cf. Sodom.

Since 27 Feb. 2020 of destroying the Oahe Dam and flushing away Pierre and Ft. Pierre for being the capitals of these thieving Satanic state and county regimes.

That those who are politicians, lawyers, judges, police and their extended families as being part of a satanic criminal regime are subject to reprisal by anyone

The basic "facts" of all these Bryan Reo vs. Pastor Lindstedt & Aryan Nations civil lawfare cases before the federal and state courts are the same: Bryan Reo is acting on behalf of these "constitutional" regimes to use their court processes to destroy white supremacists & white supremacism and Whites as a People under color of "law" and so Pastor Lindstedt calls upon all White People to destroy & abolish this Satanic form of government and all who serve that evil regime.

2. Do you think the District Court applied the wrong law? Yes

Even if the federal & state courts had jurisdiction over Pastor Lindstedt & his Aryan Nations Church (which they do not even if usurping “long arm” jurisdiction so as to allow their ZOGbot Bryan Reo to destroy foreign “domestic terrorist” pastors and churches in their regime courts), in order to allow agent provocateur Bryan Reo to engage upon their mutual goal to destroy white supremacist pastors & churches through civil-lawfare these judges violate not only the 1st but the 7th "jury trial in civil cases" and 8th "no excessive fines" Amendments by granting summary judgment under F.R.Civ.P. Rule 36 while ignoring Rule 26 mandating Reo disclosures & computation of damages to show how & if there were damages. Also this Court claims that Pastor Lindstedt cannot sue other Reo co-conspirators and the local, state and federal governments working to destroy Pastor Lindstedt & Aryan Nations because they are above the law or immune from suit.

In all of these Bryan Reo v. Pastor Lindstedt & Aryan Nations civil-lawfare cases (including this one with his wife as a fake-plaintiff) this public figure & agent provocateur simply cannot win a defamation and false-light lawsuits under the 1st Amendment, much less allow Judge Boyko to declare summary judgment under tortuous interpretations of the F.R.Civ.P. 36 in favor of Reo and Reo family and allies thus doing away with the 7th & 8th Amendment "guarantees" of jury trial and no excessive fines. This especially given that Bryan Reo cannot compute any actual damages much less gain punitive damages. In order to destroy white

supremacists and their racial, religious and political organizations this Court system must overturn the 1st, 7th right to jury trial & 8th “no excessive fines” Amendment “protections” by abuse of the judicial rules, particularly F.R.Civ.P. Rule 36 while ignoring Bryan Reo violations of Rule 26.

2. b. If so, what law do you want applied?

Obviously, the quickest “law” to apply would be the F.R.Civ.P. Rule 26 (a)(1)(A)(iii) mandate that Bryan Reo be forced to do a computation of his actual damages which as public figure and agent provocateur wouldn’t be able to make a claim of libel or defamation given that he is and has done exactly as Pastor Lindstedt has reported. What this appellate court should do is to remand this case back to Judge Boyko and instruct him or some magistrate judge to start the discovery process correctly starting with forcing Bryan Reo to obey the F.R.Civ.P. Rule 26 Initial Disclosures – all of them. Or simply to dismiss this case altogether in favor of Pastor Lindstedt given that neither the Lake County Ohio nor this federal court ever had jurisdiction and to punish Bryan Reo for getting Northeast Ohio irradiated and South Dakota deluged and the entire ZOGland ZOG-virused.

The entire reason for the Bill of Rights was to ensue the new federal government legitimacy and the allegiance and obedience to their new federal regime over the states established by Constitution. The laws that this appellate court should apply are not only the First Amendment but the 7th Amendment

pretense of having a jury trial and the 8th Amendment paper guarantee that these federal courts will not impose excessive fines of civil lawfare judgments. That Judge Boyko (and Adams and Oliver in their cases) did away under pretext of F.R.Civ.P. Rule 36(b) ignoring Rule 26 Initial disclosures the Bill of Goods to the CONstitution means that if this federal court system doesn't want to truly deserve its impending destruction then this entire case needs must be reversed and remanded. This federal judicial system shall not survive its anti-white Dred Scott v. Sanford "the White [Supremacist] man has no rights that the non-white homosexual mongrel ZOGbot need respect" ruling come this Second Civil War any more than the Taney Southern Court decision survived the First Civil War.

3. Do you feel that there are any other reasons why the District Court's judgment was wrong? X Yes.

Pastor Lindstedt answered Bryan Reo's vague & dishonest complaints based upon Reo's lies as to what was posted on the Aryan Nations forums in his first answer & counter-claims which was struck, the 2d Answer & Counter-Claims and the 9 Nov 2020, withdrew imputed FRCivP Rule 36 "admissions" which was denied by Boyko disliking Pastor Lindstedt's impudence. Plus Reo regimes & conspirators should be liable to suit.

The biggest elephant in the room is a question of jurisdiction. Can a non-white homosexual mongrel working as an agent provocateur and agent of the state and federal courts drag 900 miles away a White Supremacist Christian Identity Aryan Nations Pastor and his Church and his woman and his sister to be tried before corrupt lynch-mob juries and judges for ridiculing someone who destroys evidence of his provocations in the endless dozens of lawsuits engaged in without possibility of loss? Can these judges be allowed to “interpret” the rules, ignoring those rules and constitutional guarantees which favor this foreign defendant and granting professional plaintiffs against foreign defendants who do not recognize that these courts have any lawful or moral jurisdiction and who are willing, indeed eager, to use biological and nuclear weaponry against the alien population. None of the Ohio local, state and federal courts have any legitimate jurisdiction over Pastor Lindstedt, Lindstedt’s Aryan Nations Church or Lindstedt’s family.

Pastor Lindstedt did answer Bryan Reo's vague complaints based upon Reo's claims of what was written on the Aryan Nations web page(s) in his first Answer & Counter-claims which was struck (Doc. #6 of 10 Dec. 2019), the Second Answer & Counter-claims (Doc. 13 of 3 March 2020) and on 9 Nov. 2020 Consolidated Answers and withdrew any F.R.Civ.P. Rule 36 imputed "admissions" which was denied by Boyko Doc. 36 timely filed on 9 Nov. 2020.

Plus Reo enabling regimes and conspirators should be liable to suit.

4. What specific issues do you wish to raise on appeal?

1. That Bryan Reo as a non-white homosexual agent provocateur (ZOGbot) & public figure should not be allowed to engage in "civil-lawfare" barratry before any local, state or federal court, especially against Pastor Lindstedt & his Aryan Nations Church which advocates revolt & terrorism even if tasked to do so by Reo's state and federal handlers working to disrupt and destroy what they consider white supremacist domestic terrorist individuals like Pastor Lindstedt and his Aryan Nations Church using "civil lawfare" barratry .
2. That the federal, state or local courts shouldn't violate the 7th & 8th Amendment paper guarantees of rights to a jury trial or "no excessive fines" (both mythical compensatory damages never computed or justified or punitive damages) against groups of dissent & their public agents in an attempt at getting around the First Amendment. These barriers to regimeist ZOGbot misconduct keep civil warfare beyond the pale of civilization and are not to be breached by civil courts.
3. That no one is above the law, especially local, state or federal courts, their agents and officials and such have no "immunity" qualified or absolute, especially in using provocateurs / ZOGbots such as Bryan Reo, its family & friends. Or that in being given license as an agent provocateur by these uneasy criminal regimes working to engage in combating racial, religious, and political dissent by infiltration through

civil-lawfare barratry that these ZOGbots and their criminal regimeist allies are NOT immune from counter-suit for their actions & activities combating dissent.

4. That no Ohio local city or county, state or federal court ever had any jurisdictional (“imputed long-arm”) authority to compel a Missouri Aryan Nations pastor and/or his Church to appear 900 miles away to answer the civil lawfare of a mixed-race ZOGbot (or its fake-plaintiff immigrant wife) before biased juries or judges determined to destroy “white supremacist” “domestic terrorists” holding native inherent racial and religious views in Southwestern Missouri that are so at variance with Northeastern Ohio.

5. What action do you want the Court of Appeals to take in this case?

Pastor Lindstedt wants this Court of Appeals to dismiss this and the other three Reo v. Lindstedt/Aryan Nations lawsuits and judgments totaling \$2.75 million in mythical compensatory & punitive damages assessed in violation of the 7th and 8th Amendments undertaken by agent provocateur Bryan Reo licensed by the state and federal regimes to infiltrate & destroy white supremacist Aryan Nations pastors & churches.

Pastor Lindstedt also wants the unlawful sheriff’s sale in violation of South Dakota Code 15-16A-6 which holds that no foreign judgment can be executed upon until all appeals are finished which law was violated by Stanley County Judge Bridget Mayer and Sheriff Brad Rathbun in collusion with the State of

South Dakota Attorney General and the South Dakota Supreme Court of his 1800 acre inheritance on 26 May 2022 in which title was transferred to Bryan Reo overturned by this Appellate Court and the property returned to Pastor Lindstedt so that he can collect his rental check and live off the proceeds of his inheritance. Bryan Reo as a professional agent provocateur has been allowed to gain these massive unlawful summary judgments sans any legitimate jurisdiction by these Ohio federal judges violating the 7th Amendment jury trial” and 8th Amendment “no excessive fines” guarantees working with corrupt South Dakota judges and officials to simply steal Pastor Lindstedt’s inheritance of 80 years within his family and just give it to their homosexual mongrel agent provocateur Bryan Reo and his antifa ZOGbot friends and family.

In short, the “Great Replacement” or “White Genocide through ‘legal means’ of a Jewish New World Order” by a corrupt dying federal regime and its whore state regimes has come to pass, especially in this case. Licensed lawyer ZOGbot Bryan Reo deliberately unleashed by this Satanic criminal regime makes myriad false claims against Pastor Lindstedt and his Aryan Nations Church, is allowed to bring these false claims to a hostile anti-racist court in Northeastern Ohio, loses before these corrupt judges and biased juries or summarily assessed millions in summary judgments based upon Bryan Reo lies by federal judges without even a biased jury trial, then achieves Reo’s goal of piracy under color of law by having a

corrupt South Dakota county and state court and government simply “sell” Pastor Lindstedt’s inheritance to Bryan Reo under color of their “law” using civil-lawfare barratry.

Now the standard racial and religious Revolutionary counter to that is the traditional response when the Mighty Evil Empire of the time breaks up. Use the chaos to eliminate or enslave the vast majority of the corrupt diseased white population, exterminate the jews and non-whites or drive them off and establish a proven form of government, i.e. local theocratic military dictatorships over the 10-20% surviving tougher productive white population. The Ten Thousand Warlords.

Pastor Lindstedt simply wants this Appellate Court to reverse these fraudulent and tyrannical judgments and restore Pastor Lindstedt’s inheritance back to him by a Writ stating that Bryan Reo has no just or valid judgments against Pastor Lindstedt or his Aryan Nations Church by so notifying the State of South Dakota and thus cancelling the unlawful piracy and “sale” to Bryan Reo.

Pastor Lindstedt has long since granted Letters of Marque & Reprisal against the inhabitants and regimes of the federal government and especially against Ohio and South Dakota which policy shall “legalize” this 2d Civil War of Liberation.

The alternative course is simply reverse and remand Judge Boyko’s (and the other federal judges Oliver and Adams) summary judgment back to the federal district court for later trial by jury regarding liability and damages due to Bryan

Reo's deliberate failure to obey F.R.Civ.P. Rule 26 regarding Initial Disclosures and computing actual damages. It probably would be best to have a change of judge or to allow a magistrate judge to take over the management of the reversed case and to allow Pastor Lindstedt to joinder the rest of the Bryan Reo third party co-conspirators. By having a trial by jury and a realistic computation of any real damages this Appellate Court avoids declaring the 7th and 8th Amendments as well as the First Amendment to be dead letter civic toilet paper to avoid the 2d Civil War and concurrent desolation and destruction. Pastor Lindstedt's inheritance is to be returned immediately while the appeals proceed and a writ should ensue.

Pastor Lindstedt would suggest rather that this federal court acknowledge that no Ohio state or federal court has any jurisdiction to drag Pastor Lindstedt and his Aryan Nations Church to be tried either by a jury or summarily judged by a judge in this ridiculous civil lawfare case. Pastor Lindstedt made a big mistake in assuming that just like back in 2015 Magistrate Judge Matthew Whitworth holding Bryan Reo's hoofs to the fire and even though given 50 days to do so couldn't show \$75,000 in actual damages and so properly admitted that the Missouri federal courts lacked jurisdiction to hear this case. Hence it is time for this appellate court to punish its defective officer of this Court Bryan Reo, Reo's family and ZOGbot lawyer friends in the limited soft ways possible until such time as it is likely that

the Resistance Bryan Reo oppressed takes vengeance against Bryan Reo and his ZOGbot friends and family.

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.

Appellant requests oral argument telephonically (Pastor Lindstedt has no money to appear) of fifteen or thirty minutes as this might be a landmark case.

Hail Victory !!!

A handwritten signature in blue ink that reads "Martin Lindstedt Pastor CTCIAH". 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

Write-In Candidate for U.S. Senator

338 Rabbit Track Road, Granby Missouri 64844

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Certificate of Service

A signed copy of this Appellant's Appellate brief in 18 pages done under the Pro Se Appellants Brief, 6th Circuit form 6CA-70 of Case 22-3025 was scanned and sent via e-mail in pdf format to Plaintiff Bryan Reo at reo@reolaw.org and to the e-mail CA06_Temporary_Pro-Se-Efiling@ca6.uscourts.gov and a paper copy of this Appellant's Appellate Brief sent to Bryan Reo at P.O Box 5100, Mentor Ohio 44061 the evening of 20 June 2022.

Hail Victory !!!

A handwritten signature in blue ink that reads "Martin Lindstedt Pastor CTCI/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

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