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

FILED

SEP 30 2019

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

BRYAN ANTHONY REO,

Plaintiff,

v.

Case No. 1:19-CV-02103-SO

Hon. Solomon Oliver, Jr.

Mag. Jonathan D. Greenberg

MARTIN LINDSTEDT,

Defendant.

REO LAW LLC

By: Bryan Anthony Reo (#0097470)

P.O. Box 5100

Mentor, OH 44061 (P): (440) 313-5893

(E): Reo@ReoLaw.org

Pro Se Plaintiff & Attorney

MARTIN LINDSTEDT

338 Rabbit Track Road Granby, MO 64844

(P): (417) 472-6901

(E): pastorlindstedt@gmail.com

Pro se Defendant

DEFENDANTS' MOTION FOR CASE TO PROCEED UPON MERITS REGARDLESS
OF DEFENDANTS' IGNORANCE OF THE FEDERAL CIVIL RULES OF THIS CASE
AND BRYAN REO'S PREDATORY PROFESSIONAL PLAINTIFF ACUMEN

A QUICK ANSWER / PLEADING & REQUEST FOR JURY TRIAL TO GIVE ADDITIONAL TIME TO MAKE A MORE THOROUGH AMENDED ANSWER

COMES NOW the current Defendant Pastor Martin Lindstedt (hereafter in person described as "Pastor Lindstedt") to Motion for this case to proceed under the merits, cf. *Conley v. Gibson* 355 U.S. 41 (1957) even though Defendant, using one of the bogus cases filed against National Auto as a template, and having no experience or ability to file lacking ECF – which has been requested of this Court – was wholly ignorant of Rule 81(c)(2). Indeed Bryan Reo admits that he didn't serve Defendant at all given that Defendant has no ECF filing and Reo admits that he didn't mail

Lindstedt a copy of these pleadings filed today. Pastor Lindstedt just found out about this Motion by Reo an hour ago and is filing an immediate response. (3:45 CST) in time to mail it out.

Rule 55 makes a provision for Setting aside a Default Judgment under Rule 55 for good cause under Rule 60(b). Rather than engage in this un-necessary paperwork Pastor Lindstedt will give an answer and beg leave to file an amended better answer today and send this to the Court via Express mail while sending a cheaper response to Bryan Reo today, 26 Sept 2019.

Bryan Reo is not only a limited-purpose public figure within the world of White Supremacy but has been an agent provocateur working against Pastor Lindstedt and Lindstedt's Church for a decade and suing Pastor Lindstedt and Lindstedt's Church for Lindstedt reporting on Bryan Reo activities. Bryan Reo filed this frivolous lawsuit in Lake County Court of Common Pleas, then when Defendant removed this to federal court filed another three frivolous lawsuits against Defendant on behalf of himself, his wife and his father. All seeking \$500,000 in mythical "damages" against Pastor Lindstedt under its "common-law" notions.

Pastor Lindstedt denies all damages and allegations made by Bryan Reo and Bryan Reo's wife and father and seeks to remove these three cases and whatever others to this federal court and get them out of Lake County, to countersue the Reo family and Bryan Reo's fellow co-conspirators. The interests of justice demands that a pleading schedule be set up, not have default as a situation wherein Bryan Reo takes advantage of every possible trick and trap upon a non-lawyer. After all, filing frivolous motions is the essence of "Reolaw".

Bryan Reo as a professional plaintiff should not be allowed to prey on its political and religious enemies, to use the fact that Pastor Lindstedt lives 900 miles away and without Electronic Filing must use U.S. Mail which is literally a week away and thus Pastor Lindstedt cannot expect to timely file within the time periods – all of which Bryan Reo takes advantage of.

The Lake County Court has no real jurisdiction over what is said about a public figure like Bryan Reo over the Internet and if any Court is going to tamper with the First Amendment it should be this federal Court.

Hail Victory!!!

Pastor Martin Lindstedt, Defendant &

efendant & 26 Sept 2019 The Church of Jesus Christ Christian / Aryan Nations of Missouri

338 Rabbit Track Road, Granby Missouri 64844 (Tel #) 417-472-6901

(pastorlindstedt@gmail.com)

Defendants outside the jurisdiction of this Court

## **Certificate of Service**

I, Pastor Martin Lindstedt do hereby certify that a true and genuine copy of the foregoing has been dispatched by United States mail on 26 Sept 2019 to Plaintiff Bryan Reo as I do not have ECF filing at:

Bryan Reo 7143 Rippling Brook Lane P.O. Box 5100 Mentor Ohio 44061