

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

BRYAN ANTHONY REO,

Plaintiff,

v.

MARTIN LINDSTEDT,

Defendant.

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

Hon. Solomon Oliver, Jr.

Mag. Jonathan D. Greenberg

FILED

OCT 01 2019

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

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

**DEFENDANT'S MOTION TO CONSOLIDATE FOUR PRESENT CASES OF
FRIVOLOUS AND VEXATIOUS LITIGATION AGAINST LONE DEFENDANT BY
ATTORNEY BRYAN REO, BRYAN REO'S WIFE AND FATHER UP FROM THE
LAKE COUNTY COURT TO THIS FEDERAL COURT FOR HEARING AND
POSSIBLE TRIAL ON THE MERITS**

COMES NOW the current Defendant Pastor Martin Lindstedt (hereafter in person described as "Pastor Lindstedt") to Motion that this Federal District Court allow Defendant Pastor Lindstedt to move three additional cases filed by Bryan Reo against Pastor Lindstedt in the Lake County Ohio Court of Common Pleas without having to pay a filing fee of \$400 each and a total of \$1200 for the additional three. This federal case originated from Reo v. Lindstedt 19CV001304 in which Bryan Reo filed on August 12, 2019 and which was removed to this federal court on Sept. 12, 2019. Bryan Reo then filed yet another Lake County lawsuit, Reo (Stefani Rossi) v.

Martin Lindstedt, 19CV001466 on 9 Sept. 2019 asking for another \$500,000 for republishing a Quora post in which Bryan Reo bemoaned that Mrs. Reo was playing games about wanting spawn from Bryan Reo and so Reo was going to divorce her so she claimed that she wanted viable mongrel spawn and then when they reconciled said that she didn't. While Defendant has not mentioned Mrs. Reo by name – calling her “Mrs. Niggerlips” exclusively – at the 24-26 June 2019 trial of Reo v. Lindstedt 15CV001590 and Reo v. The Church of Jesus Christ Christian / Aryan Nations of Missouri 16CV000825 Defendant seen Mrs. Reo jumping about in the halls with her cell phone trying to get the attention of Bryan Reo and what Defendant thought was another homosexual mongrel (which turned out to be Bryan Reo's father or as Pastor Lindstedt refers to it as “Ol' Niggerlips' Alleged Spawner). What Defendant thought was two homosexual mongrels (and now that Defendant knows one of them was Bryan Reo's father so now just one homosexual mongrel) paid no attention to this skinny Sephardic jew-looking “beard” (a “beard” is the term for a female that some homosexual “marries” in order to pretend to be manly) jumping about like a puppy that was bought for the kids but the adults only feed and water while necessary. Bryan Reo ginned up another lawsuit in Lake County 19CV001466, the papers for which Federal Express gummed up asking another \$500,000 for against Defendant Pastor Lindstedt.

Then, since Pastor Lindstedt has removed this one case to the federal court, Bryan Reo filed two more Lake County Ohio lawsuits. Another one for Bryan Reo v. Martin Lindstedt 19CV001530 and one for its father / Alleged Spawner Reo (Anthony Domenic) v. Martin Lindstedt 19CV001531 on 18 Sept. 2019. Thus Bryan Reo has filed four lawsuits against Pastor Lindstedt within a month and a half for mythical damages of \$500,000 each trying to render Pastor Lindstedt “destitute and penniless” for Pastor Lindstedt telling the White Supremacist

above-ground that this mongrel “antifa” pretending every so often to be a White Supremacist was someone to avoid by chronicling its antics over the past decade.

This bogus litigation by Reo parallels the TCPA litigation likewise filed by Reo’s wife and father which is initiated by Reo in Lake County and removed to this federal court. Reo conducts a shakedown and these telemarketing companies find it cheaper to pay Reo off. However, Pastor Lindstedt doesn’t really have a lot of wealth to pay to defend himself and his Church from Reo lawsuit after another Reo lawsuit. Reo is after Pastor Lindstedt’s inheritance of a South Dakota farm and even Lindstedt’s and Roxie Fausnaught’s house in Granby Missouri. Reo has since Monday, August 25, 2014 on its co-conspirator William Finck’s Christogenea forum bragged that it was going to use the federal and state courts to “Pray For My Success” to

*I have a particular enemy in Missouri who has a stake in a cattle ranch in South Dakota, I am asking that God **deliver all of his property, all of his wealth, all of his land, all of his assets**, all of his money, to me, **and leave him desolate and penniless.***

Basically when it is boiled down, I am asking Yahweh for approximately \$240,000 in the next 4 months [from various foes] **along with the entire estate, wealth, property, money, etc, of the wicked one in Missouri [the ranch in South Dakota might be worth \$500,000 just by itself].**

These lawsuits cost Bryan Reo \$300 to file in Lake County. By filing them separately instead of all together (two for itself as Bryan Reo, one for its wife and father) Bryan Reo has both judges engaged and thinks to make Lindstedt drive 900 miles to and back from Lake County for pre-trial and trial litigation. That or force Pastor Lindstedt to pay \$400 to remove all these cases to the federal level while Reo files its fraudulent and vexatious Motions to Strike, for Summary Judgment, Default Judgment, etc. as Reo has filed routinely in the state and federal courts since 2014. In short, Reo is engaged in “lawfare” against Reo’s biggest enemy.

What Defendant Pastor Lindstedt proposes is that all four of the Lake County cases be removed at no further cost to Defendant to this federal district court and consolidated along with

any other Lake County cases Reo tries to file against Defendant within the next six months and that Defendant counter-sues all the Bryan Reo Plaintiffs for exactly what they are suing Pastor Lindstedt for and that Federal Rule of Civil Procedure Rule 11 (c) (2) sanctions up to and including disbarment be applied against Bryan Reo so as to end Reo's Reign of [T]Error.

Additionally, since Bryan Reo pleading hasn't improved any since April 16 2014 which this Court sent on to the Western District of Missouri Reo v. Lindstedt 1:14-cv-00816-JG for Bryan Reo's fraudulent claims under its interpretation of the common law, claims for outlandish amounts of mythical damages, etc., that Defendant Pastor Lindstedt be given a suitable length of time, like 28 days to draft up an amended answer and counter-claim against all Reo plaintiffs once the cases have been federalized and consolidated after all the Lake County cases have been removed at no further cost to this federal district court. Reo v. Lindstedt 19CV001466, 19CV001530, and 19CV001531 join Reo v. Lindstedt 19CV001304 as consolidated federal case Reo Plaintiffs v. Martin Lindstedt 19-cv-2103.

Defendant Pastor Lindstedt also asks that given that US Mail takes from 4 days to a week to be sent via First-Class postage that Pastor Lindstedt be allowed to file electronically as opposed to being subjected to Bryan Reo deceit in not sending its spurious motions and briefs at all via mail when it is ambushing Pastor Lindstedt with its expected flurry of frivolous motions.

Wherefore Pastor Lindstedt requests Removal of all the Bryan Reo pending and future litigation from Lake County at no additional docketing charges, consolidation of all Reo Plaintiff litigation into the present federal lawsuit, time to answer and counter-claim this consolidated

federal litigation and the tool of Electronic Computer Filing to do such with, plus any other relief necessary to make sense of this Bryan Reo frivolous, malicious and vexatious litigation.

Hail Victory!!!

Martin Lindstedt Pastor CTCR/N

Pastor Martin Lindstedt, Defendant &

The Church of Jesus Christ Christian / Aryan Nations of Missouri

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

(pastorlindstedt@gmail.com)

28 Sept 2019

Exhibit #1: List of all 10 Reo v. Lindstedt Lake County Ohio court cases

Exhibit #2: Reo, Stefani Rossi v Martin Lindstedt 19CV001466 Docket Sheet

Exhibit #3: Reo, Bryan Anthony v. Martin Lindstedt 19CV001530 Docket Sheet

Exhibit #4, Reo, Anthony Domenic v. Martin Lindstedt 19CV001531 Docket Sheet

Exhibit #5: Bryan Reo forum post – Pray For My Success Mon Aug 25, 2014, Bryan Reo intends to use court process to impoverish Martin Lindstedt

Proposed Notice of Removal of Stefani Reo v. Martin Lindstedt 19CV001466 to Federal Court under Reo Plaintiffs v Martin Lindstedt 19-cv-2103 if Court allows this without \$400 Docket fee

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 28 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

Attorney For Stefani Rossi Reo