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

BRYAN ANTHONY REO,

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

Plaintiff.

Hon. Solomon Oliver, Jr.

V.

Mag. Jonathan D. Greenberg

MARTIN LINDSTEDT,

Defendant.

REO LAW, LLC

Bryan Anthony Reo (#0097470)

P.O. Box 5100

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

(E): reo@reolaw.org

Pro se Plaintiff

MARTIN LINDSTEDT

338 Rabbit Track Road Granby, MO 64844

(T): (417) 472-6901

(E): pastorlindstedt@gmail.com

Pro se Defendant

<u>DEFENDANT'S RULE 26 INITIAL</u> DISCLOSURES TO PLAINTIFF/COUNTER-DEFENDANTS

NOW COMES Pastor Martin Lindstedt ("Plaintiff"), *pro se*, and hereby propounds upon Attorney Bryan Reo Plaintiff and Reo Counter-Defendants these Fed. R. Civ. P. 26(a)(1) Initial Disclosures:

I. INDIVIDUALS LIKELY TO HAVE DISCOVERABLE INFORMATION

• Bryan Anthony Reo. P.O. Box 5100, Mentor, Ohio 44061. Plaintiff will testify about the its tortious conduct, abuse of legal process, and that of its Counter-Defendants in working as a federal agent provacateur against Defendant Pastor Lindstedt and Lindstedt's Church and its conspiracy with Judge Condon to violate the constitutional civil and religious

rights of Pastor Lindstedt & Lindstedt's Aryan Nations Church and its work as a public figure board member to instigate the Charlottesville Massacre and take down the White Nationalist Resistance.

- Anthony Domenic Reo. P.O. Box 5100, Mentor, Ohio 44061. Witness will testify about working with its son, Bryan Reo and Bryan Reo's wife Stefani Rossi Reo to file malicious and frivolous litigation seeking to steal under color of law Pastor Lindstedt's inheritance and working to advance its son's career as an agent provacateur.
- Stefani Rossi Reo. P.O. Box 5100, Mentor, Ohio 44061. Witness will testify about working with its husband, Bryan Reo about how it is "married" to a homosexual in order to get into the United States, whether it did ever promise to have children so as to continue Bryan Reo's homosexual mongrel line or not according to a Quora public post since removed by Bryan Reo and its filing in conspiracy with Bryan Reo and Anthony Dominic Reo malicious and frivolous litigation seeking to steal under color of law Pastor Lindstedt's inheritance and working to advance its fake husband's career as an agent provacateur.
- Attorney Kyle Bristow, 42383 Garfield Rd, Mt. Clemens, PO 381164 Clinton Twp. Michigan 48038. Bryan Reo Counter-Defendant will testify about the its tortious conduct, abuse of legal process in conspiring as a federal agent provacateur against Defendant Pastor Lindstedt and Lindstedt's Church and its conspiracy with Bryan Reo and the State of Ohio and the federal government to violate the constitutional civil and religious rights of Pastor Lindstedt & Lindstedt's Aryan Nations Church and its work as a public figure Executive Director of the Foundation for the MarketPlace of Ideas hiring

- Bryan Reo to instigate the Charlottesville Massacre and take down the White Nationalist Resistance.
- Attorney Brett A. Klimkowsky, PO Box 114, Martin Ohio. Bryan Reo Counter-Defendant and attorney for Bryan Reo will testify about the its tortious conduct, abuse of legal process in conspiring as a federal agent provacateur against Defendant Pastor Lindstedt and Lindstedt's Church and its conspiracy with Bryan Reo and the State of Ohio and the federal government to violate the constitutional civil and religious rights of Pastor Lindstedt & Lindstedt's Aryan Nations Church and its work as a public figure Board Member of the Foundation for the MarketPlace of Ideas working to instigate the Charlottesville Massacre and take down the White Nationalist Resistance.
- The rest of the Board Members of the Foundation for the MarketPlace of Ideas (FMI) / ZOGbot Poverty [F]Law Center as future Bryan Reo Counter-Defendants testifying about their tortious conduct, abuse of legal process in conspiring as federal agents provacateur against Defendant Pastor Lindstedt and Lindstedt's Church and their conspiracy with Bryan Reo and the State of Ohio and the federal government to violate the constitutional civil and religious rights of Pastor Lindstedt & Lindstedt's Aryan Nations Church and their work as public figure Board Members of the Foundation for the MarketPlace of Ideas working to instigate the Charlottesville Massacre and take down the White Nationalist Resistance. http://zogbots.xyz/WN/FMI-ZPLC/FMI-ZPLC_501c3.pdf
- Judge Patrick Condon, Lake County Court of Common Pleas [Lake County Court of Common Pleas- Painesville, Ohio]. Witness can testify that this judge acted without any lawful jurisdiction to deliver to Plaintiff Bryan Reo and did act with Reo to corrupt the fraudulent judicial proceedings sans jurisdiction the Lake County quasi-judicial

- proceedings. Judge Condon thus colluded with Bryan Reo to violate Pastor Lindstedt's and Lindstedt's Aryan Nations Church's religious and civil rights and is a Bryan Reo counter-defendant in this case
- Officials of the State of Ohio and Federal Government will be called to testify to Bryan Reo's and Reo counter-defendants' activity as agents provacateur to stifle dissent.
- Pastor Martin Lindstedt [Defendant]. Defendant/witness can testify that Defendant has lots of factual basis for making all of the allegations/statements he made about public figure agent provacateur Plaintiff Bryan Reo and that Defendant has an ample amount of evidence to support the allegations/statements made about Bryan Reo and Bryan Reo counter-defendants being responsible for the Charlottesville Massacre as ZOGbots..

II. DOCUMENTS AND ELECTRONICALLY STORED INFORMATION

- Defendant has no secret documentary evidence to provide Plaintiff Bryan Reo and Reo
 Counter-Defendants, as all of it is public documents revealed over the years.
- Defendant has relevant documentary evidence on his website in the form of the posts in question. As Pastor Lindstedt finds out more, such as the 2017 FMI/ZPLC 501(c)(3) IRS Short Form cooncerning their instigation of the Charlottesville Massacre these public information posts will continue as Pastor Lindstedt and Lindstedt's Church have a press function which is supposed to be protected by the First Amendment.

III. COMPUTATION OF EACH CATEGORY OF DAMAGES

• General Damages: Undetermined as of now; Plaintiff seeks no less than \$500,000.00 in general damages. This is a violation of Rule 26 as Bryan Reo is supposed to specify exactly what its damages are; in previous federal litigation Bryan Reo was unable to maintain its federal lawsuit because it couldn't show any damages whatsoever, even the

\$75000 necessary for diversity jurisdiction much less the \$500,000 it fraudulently claims. However, in a different Bryan Reo case Bryan Reo gloated about costing Pastor Lindstedt and Lindstedt's Church from \$8-10 thousand this past year in litigation. Pastor Lindstedt has incurred \$2 million in damages due to having to give his inheritance away to keep it out of the reach of Bryan Reo and Reo family litigants, therefore Pastor Lindstedt claims \$2 million against Attorneys Bryan Reo, Kyle Bristow, and Brett Klimkowsky and \$500,000 against Anthony Domenic Reo and Stefani Rossi Reo. Pastor Lindstedt seeks the disbarment of these attorneys and the deportation as a criminal element of Bryan Reo's Brazilian wife for abuse of legal process. As of now Pastor Lindstedt is seeking declaratory and injunctive relief against Lake County Courts, Judge Patrick Condon, the State of Ohio and the U.S. Government for letting their murderous agents provacateur run wild in Ohio and Charlottesville. There might be additional counter-Plaintiffs adding onto this lawsuit against the Board Members of FMI/ZPLC for their provocations leading to

Punitive Damages: Undetermined as of now; will be based on proven maliciousness of Plaintiff Bryan Reo's, Reo Family's & Reo Counter-Defendants' conduct.

Charlottesville Massacre.

Attorney's Fees and Costs: To be determined after trial based upon time and fees spent on the case and incurred, respectively.

Hail Victory !!!

Martin Zittest Postor
/S/. Pastor Martin Lindstedt
CTCC/ INP /S/. Pastor Martin Lindstedt

Defendant/Counter-Claimant

Pastor, Church of Jesus Christ Christian/Aryan

Nations of Missouri

338 Rabbit Track Road

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Pro se Plaintiff

Dated: January 13, 2020

CERTIFICATE OF SERVICE

I, Pastor Martin Lindstedt, affirm that I am a party to the above-captioned civil action,

and on January 13, 2020, I got via e-mail Bryan Reo's Rule 26 Initial Disclosures around noon,

not on 11 January like Bryan Reo lies. Having sent a Joinder and Counter-Claim of Bryan Reo

Counter-Defendants via the mail on 13 Jan. 2020 I shall serve a a true and accurate copy of the

foregoing document to Bryan Reo via electronic mail just before midnight CST 13 January 2020

and to the rest of the Counter-claimants as soon as they are officially joindered and Pastor

Lindstedt knows their e-mail addresses. Defendant Martin Lindstedt will send a mail copy to

Attorney Bryan Reo, Anthony Dominic Reo and Stefani Rossi Reo, 7143 Rippling Brook Lane,

PO Box 5100, Mentor Ohio 44061 by placing the same in a First Class postage-prepaid, properly

addressed, and sealed envelope and in the United States Mail tomorrow on 14 Jan 2020.

Attorneys Kyle Bristow and Brett Klimkowsky shall be served via mail as well then. The other

newly joindered/Counterclaimed Counter-Defendants Judge Patrick Condon and the State of

Ohio and U.S. Government will be served upon this federal court's allowance of same.

/S/. Pastor Martin Lindstedt

Defendant/Counter-Claimant

Pastor, Church of Jesus Christ Christian/Aryan

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CTCC/ LNP

Nations of Missouri

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