

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

REO LAW, LLC  
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*Pro se Plaintiff*

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*Pro se Defendant*

**DEFENDANT'S RULE 59(e) F.R.Civ.P. MOTION FOR THIS COURT TO  
ALTER, AMEND OR RECONSIDER ITS ORDER (Doc 35) OF 5 FEB 2020**

**TO ALLOW DEFENDANT PASTOR LINDSTEDT TO FULLY COUNTER-  
SUE BRYAN REO, BRYAN REO'S FATHER & WIFE, BRYAN REO'S  
AGENT PROVACATEUR LAWYER FRIENDS WORKING FOR THE  
FOUNDATION FOR THE MARKETPLACE OF IDEAS (FMI) KYLE  
BRISTOW AND BRETT KLIMKOWSKY,**

**THE LAKE COUNTY COURTS/JUDGE PATRICK CONDON,  
THE STATE OF OHIO AND FEDERAL GOVERNMENT FOR THEIR  
BRYAN REO AGENT'S "LAWFARE" AGAINST PASTOR LINDSTEDT  
AND LINDSTEDT'S ARYAN NATIONS CHURCH AND TO ALLOW THIS  
CHURCH TO COUNTERSUE ITS PERSECUTORS WITHOUT HAVING  
TO HIRE AN OFFICER OF THIS COURT**

NOW COMES Pastor Martin Lindstedt ("Plaintiff"), *pro se*, to timely file a Federal Rule of Civil  
Procedure Rule 59(e) asking that Judge Solomon Oliver Alter, Amend or Reconsider its ORDER

of 5 February 2010 in which Oliver struck “all ‘counterclaims’ and references to individuals and entities not a party to this case. More precisely the Court strikes paragraphs 2-8, 10-10C and 39-44” of Defendant Pastor Lindstedt’s Second Amended Answer with Counterclaims. Cf ORDER, Doc 35 page ID 390). This Court also struck Defendant’s More Definite Answer (Doc 31) and Defendant’s Proposed Joinder and Counterclaims Doc 33 for much the same reasons. Pastor Lindstedt is asking that this Court reconsider its rulings altogether even though admittedly Pastor Lindstedt has nothing good to say about a non-white homosexual who has been unsuccessfully trying to infiltrate the White Supremacy and Christian Identity community for the past 20 years and fighting with Pastor Lindstedt for the past decade and engaged in “lawfare”/abuse of legal process with the aid of other agents provocateurs working with the State of Ohio and federal government. Pastor Lindstedt is a political, racial and religious dissident wishing to counter-sue Bryan Reo, Bryan Reo’s wife and father, Bryan Reo’s fellow lawyers and Board Members from the Foundation for the MarketPlace of Ideas (FMI) / ZOGbot Poverty [F]Law Center who were responsible for the Charlottesville Massacre according to a recently acquired 2017 501(c)(3) IRS Short Form (*Stefani Rossie Reo v. Martin Lindstedt* 19-CV-02786 Doc 11, Exhibit 1, pages 103-106). Pastor Lindstedt also wants to sue the corrupt Lake County Courts/Judge Patrick Condon, the State of Ohio and the U.S. Government for allowing Bryan Reo and family and friends to run wild violating the First Amendment rights of Freedom of the Press, of Speech, and of Religion of Pastor Lindstedt and Lindstedt’s Aryan Nations Dual-Seedline Christian Identity (DSCI) Church. Lastly Pastor Lindstedt is suing against all of the abovementioned individuals and government entities for turning a so-called “Right to Counsel” to a lawyer’s monopoly in that Pastor Lindstedt doesn’t want regimeist legal counsel, yet this Court and Federal Regime mandates that Pastor Lindstedt and Lindstedt’s Church must be saddled with such thus allowing Bryan Reo as a

avored “officer of this Court” to supposedly win by default. Not understood is that this violates the pretense of rule of law and opens the doorway to racial and religious civil war by setting up a need for Revolutionary Tribunals in which the regimeist element is not allowed to appear before a drumhead tribunal in its own favor but must rely of “counsel of Resistance choice” to determine their fate. For these reasons Pastor Lindstedt makes this Rule 59(e) Motion that this Court reconsider its ORDER of 5 Feb 2020.

In Bryan Reo’s incessant litigation in both the federal and state courts, it has always followed a pattern. Pastor Lindstedt answers with a simple denial. Bryan Reo makes Motions to Strike. Pastor Lindstedt then amends his simple denial to joinder Bryan Reo’s family and fellow ZOGbots. Bryan Reo then refuses service on its father and select friends and files incessant sundry Motions to Strike and Motions for Summary Judgment while refusing to answer any of Pastor Lindstedt’s interrogatories or admissions. Bryan Reo sends threats and claims that it doesn’t have to answer Pastor Lindstedt’s questions because it has already won the case, now it wants \$10.75 million or \$1 million or whatever sum it cannot prove according to Federal Rule of Civil Procedure Rule 26 (a)(iii) computation of damages in which it must summarize its real damages. Then Reo refuses to obey the rules in which Reo must make a “good faith” effort to resolve discovery issues with Pastor Lindstedt. Reo instead files motion after motion in which these matters are never addressed. See Doc 37, Reply to Bryan Reo’s Motion for Summary Judgment. The end result is likely going to be a replay of *Reo v. Lindstedt* 3:14-cv-05093 in which the Magistrate Judge Whitworth of the Western District of Missouri gave Bryan Reo 50 days to show how it was damaged for \$75,000 and Bryan Reo couldn’t show that it was damaged in any way simply because Lindstedt made fun of it over the Internet. See Doc. 37-2. In fact, an inability to obey the Rule 26 provision is why Bryan Reo isn’t obeyed the Court order to hagve a

Rule 26 and Local Rule 16 pre-conference meeting for Anthony Domenic Reo v. Martin Lindstedt 19-cv-02615.

Within the past month, Bryan Reo has found that Pastor Lindstedt no longer owns his South Dakota inheritance and is presently engaged in a futile lawsuit in South Dakota against Pastor Lindstedt and Lindstedt's sister trying to force Pastor Lindstedt to regain his estate so that Bryan Reo can steal from it. There is no lawful means by which Pastor Lindstedt must maintain something to steal for thieves working for the regime can steal it – at least not yet.

More importantly. A deadly disease has come to the U.S. which will affect Cleveland Ohio before it will the outskirts of Granby and as a non-white mongrel of mixed negroid, oriental and jew racial heritage Bryan Reo and Reo's father who is a Boomer are far more likely to perish due to Corvid-Pillow-19 Virus and the financial and social collapse than Pastor Lindstedt.

Wherefore, Pastor Lindstedt requests that this Court Alter, Amend, Abolish or Reconsider its ORDER of Feb. 5, 2020 and allow Pastor Lindstedt to counter-claim all of the Bryan Reo family (Reo, Reo's wife and father), attorney ZOGBot friends (Kyle Bristow, Brett Klimkowsky) and the Lake County Courts/ Judge Patrick Condon, State of Ohio and U.S. Government or in the alternative dismiss Bryan Reo's litigation altogether and punish Bryan Reo, Reo's family and Reo's lawyer friends for damages of \$2 million for Pastor Lindstedt having to give away his inheritance, the \$100,000 damages for Reo litigation, and an official apology from the government entities for running Bryan Reo ZOGBots.

Hail Victory !!!

/S/. Pastor Martin Lindstedt  
Defendant/Counter-Claimant  
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*Pro se Defendant*

#### **CERTIFICATE OF SERVICE**

Pastor Lindstedt hereby certifies that he mailed off this Rule 59 (e) Motion via U.S. Mail on March 3, 2020 to:

Attorney Bryan Reo, Stefani Rossi Reo, Anthony D. Reo at 7143 Rippling Brook Lane, P.O. Box 5100, Mentor Ohio 44061.

Even though this Court has outstanding an Order (Doc 35) disallowing Attorneys Kyle Bristow and Brett Klimkowsky to be joindered, Pastor Lindstedt this Rule 59(e) Motion for this Court to Reconsider / Alter or amend its ruling but scarce funds to actually mail off a copy of this Reply Brief to them and they won't accept service anyways. So an e-mail has been sent off to Attorney Kyle Bristow @ **Bristow Law** <bristowlaw@gmail.com> and to Attorney Brett Klimkowsky @ [Brett1066@gmail.com](mailto:Brett1066@gmail.com) .

This filing is on display on Pastor Lindstedt's Church's forum @ <http://www.whitenationalist.org/forum/showthread.php?2175>