

STATE OF SOUTH DAKOTA

)

IN CIRCUIT COURT

) SS

COUNTY OF STANLEY

)

SIXTH JUDICIAL CIRCUIT

BRYAN ANTHONY REO,

)

58CIV 20-07

Exhibit 1
2

Plaintiff,

)

vs.

)

PASTOR LINDSTEDT'S MOTION

)

UNDER SD 15-6-59 AMENDMENT OF

)

JUDGMENT & 15-6-60 RELIEF FROM

)

JUDGMENT FOR PERMANENT

)

INJUNCTION GRANTED DUE TO

)

ATTORNEY KONRAD FRAUD/DECEIT

MARTIN LINDSTEDT, PASTOR,
THE CHURCH OF JESUS CHRIST
CHRISTIAN / ARYAN NATIONS OF
MISSOURI,

Defendant(s)/Counter-Claimants.)

COMES NOW the current Defendant Pastor Martin Lindstedt (hereafter in person described as "Pastor Lindstedt) OF THE Church of Jesus Christ Christian / Aryan Nations of Missouri (hereafter described as Pastor Lindstedt's Church) to file via e-mail this Motion under SD 15-6-59 Amendment of the 30 Oct.2020 Judgment by this Court to accept Attorney Konrad's perjurous and fraudulent Findings of Fact and Conclusions of Law and then to sign the Permanent Injunction Against Transfer by Defendants of Pastor Lindstedt's inheritance since deeded back to his sister Susan Bessman because known public figure Bryan Reo acting as an agent provocateur along with other Bryan Reo counter-defendants being sued by Pastor Lindstedt and Lindstedt's Aryan Nations Church has gotten a judgment in Ohio which is under appeal and has four more Ohio federal lawsuits in federal court in which are pending. Or under SD 15-6-60 for this Court to grant Relief from the Judgment of 30 Oct. 2020. Pastor Lindstedt is asking for this Court's judgment(s) to be set aside rather than to have to appeal these decisions.

It is understood that Bryan Reo is not only a public figure pretending formerly – if not still – to be a White Supremacist figure who with others has also entrapped people to where they

respond and then are either arrested by the state and federal police for “domestic terrorism” or in Pastor Lindstedt and Lindstedt’s Aryan Nations Church brought before a non-white or liberal jury and corrupt state or federal judge and their property seized through color of a civil action as before this Court.

What Pastor Lindstedt is asking this Court to stop this madness before it is used as a pretext for when Pastor Lindstedt’s racial and religious side eventually wins to justify the extermination or enslavement of the former tyrannical criminal-regimeist side under color of law. Pastor Lindstedt intends to ask his side to wage religious and racial civil warfare with no quarter asked or given against Northeastern Ohio given that they see fit to drag Pastor Lindstedt and his Aryan Nations Church 900 miles to Ohio to face a farcical trial or summary judgment simply for making fun of the federal and state government’s non-white homosexual antifa agent provocateur Bryan Reo, Reo’s family and Reo’s lawyer friends. By this South Dakota county circuit court choosing to get involved on the side of the federal or Ohio state and county courts this court brings the racial and religious civil war to its own jurisdiction as well. Pastor Lindstedt does not rely upon the paper “protections” or “guarantees” to defend His Life, Liberty or Property or that of His Aryan Nations Church but rather upon the fortunes of racial and religious civil war as YHWH does provide. Pastor Lindstedt therefore requests under either SD Rule 59 or Rule 60 corresponding to the Federal Rules of Civil Procedure that this Court over-rule or amend or change its Judgment(s) of 30 Oct. 2020 that it simply just gave to Attorney Robert Konrad (who should not be allowed to represent Bryan Reo given that Konrad stole confidential files on Susan Bessman’s account from the Ollinger Law Firm.)

Hail Victory!!!

-s-



Pastor Martin Lindstedt, Defendant of and for

The Church of Jesus Christ Christian / Aryan Nations of Missouri (pastorlindstedt@gmail.com)

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

9 November 2020

Certificate of Service

I, Pastor Martin Lindstedt do hereby certify that a true and genuine copy of the foregoing Pastor Lindstedt's Rule 59 & 60 Motion was e-mailed on 9 Nov 2020 (and mailed 10 Nov 2020) to Plaintiff Bryan Reo lawyer rob@xtremejustice.com to Attorney Konrad, 1110 E. Souix Ave. Pierre South Dakota 57501.

A copy of the foregoing with exhibits will be mailed (and e-mailed) to the Clerk of Courts, Stanley County, Stanley County Courthouse, 08 East 2d Avenue, Ft. Pierre, South Dakota 57532

E-mail to Kody Kyriss, Susan Bessman's lawyer: k.kyriss@riterlaw.com

A copy along with a complaint shall be sent to the Disciplinary Board, The State Bar of South Dakota, 111 W, Capitol Avenue #1, Pierre South Dakota 57501.

I, Pastor Martin Lindstedt do hereby certify that one true and genuine copy – one for each for four now separate cases heard by these Ohio federal courts -- of the foregoing will be mailed via U.S. Mail on 10 November 2020 to the U.S. District Court at Clerk, U.S. District Court, Carl B. Stokes U.S Courthouse, 801 West Superior Avenue, Cleveland Ohio 44113-1830 :

The following were duly e-mailed as Pastor Lindstedt and Lindstedt's Church is short of funds:

Ohio Assistant Attorneys General – Constitutional Offices Section
Michael Walton (00922010) Michael.walton@ohioattorneygeneral.gov
Halli Watson (0082466) halli.watson@ohioattorneygeneral.gov
30 East Broad Street, 16th Floor
Columbus, Ohio 43215

Plaintiff Bryan Reo, Anthony Domenic Reo and Stefani Rossie Reo living at 7143 Rippling Brook Lane, P.O. Box 5100, Mentor Ohio 44061 via reo@reolaw.org.

Attorney Kyle Bristow of the FMI/ZPLC P.O. Box 46209. Mt. Clemens, Michigan 48046 "BristowLaw@gmail.com"

A copy of the foregoing was e-mailed to Attorneys Lisa Zaring (Lzaring@mojolaw.com) and Lindsey Upton (Lupton@mojolaw.com) upon scanning in as there is an agreement to save postage so using e-mail to do so.

A copy of the foregoing was sent to Attorney Brett Klimkowsky (Brett1066@gmail.com) of the FMI/ZPLC White Supremacist lawfare group presently in hiding and evading service.