

**FILED**

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

3:29 pm Oct 26 2020  
Clerk U.S. District Court  
Northern District of Ohio  
Cleveland

**BRYAN ANTHONY REO,**

Plaintiff,

v.

**MARTIN LINDSTEDT,**

Defendant.

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

Hon. Solomon Oliver, Jr.

**REO LAW, LLC**

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**DEFENDANT'S RULE 59(e) F.R.Civ.P. MOTION FOR THIS COURT TO  
ALTER, AMEND OR RECONSIDER ITS ORDER(s) (Doc 44, 45) OF 28  
SEPTEMBER 2020**

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(s) (Doc 44 & 45) of 28 Sept. 2020 in which a negro Judge Oliver effectively made a *Dred Scott v. Sanford* II decision leading to the 2d Civil War in favor of a non-white homosexual antifa agent provocateur Plaintiff Bryan Reo ruling that a White Supremacist Aryan Nations pastor and his Aryan Nations Church as a racist white man had no rights to freedom of speech and of the practice of the Dual-Seedline Christian Identity faith simply because professional plaintiff Bryan Reo claimed that it had been defamed again in one of its lawsuits and that Pastor Lindstedt hadn't followed the Federal Rules of Civil Procedure and how by refusal to respond to

Bryan Reo's incessant paperwork had somehow admitted to being guilty as charged. This Court also instituted a "gag order" against Pastor Lindstedt's Aryan Nations Church web page and somehow leaves the proposed censorship either in its own hands or to be accomplished by the never-ending complaints of Bryan Reo. Lastly this Court proposes to hold a hearing in which Bryan Reo gets to claim its mythical damages even though it did not comply with the Federal Rules of Civil Procedure 26(A)(iii) computation of damages or the initial disclosures showing the evidentiary and legal basis of its civil complaint. Neither this Court and especially Bryan Reo have bothered to obey Local Rule 37.1 in that Bryan Reo didn't make any effort whatsoever to resolve such disputes even though Pastor Lindstedt informed Bryan Reo that its Rule 26 Initial Disclosures were not forthcoming much less adequate or done in good faith. Bryan Reo filed instead a Motion for Summary Judgment which this Court granted after five months of inactivity from March 19 to Aug 24 2020 then the response by Pastor Lindstedt then the ORDERS 44 & 45 granting Bryan Reo Summary Judgment. In short this is a lawless and arbitrary set of ORDERS by this Court punishing a White Supremacist and censoring an Aryan Nations Church upon this Court waking up after a seven-month slumber with no effort on either the non-white homosexual longtime antifa agent provocateur who is an enemy of Pastor Lindstedt and Lindstedt's Aryan Nations Church and a negro federal judge to resolve discovery issues which were not raised up by Bryan Reo. Pastor Lindstedt withdraws any "admissions" made by his silence the past seven months and asks that this ORDER Doc 44, 45 be set aside, altered or amended, and that the matter proceed to jury trial preferably with a different judge without the presumption of racial antipathy against a racist pastor and racist church 900 miles away and with vastly different community standards in Southwestern Missouri than Northeastern Ohio who will give Plaintiff Bryan Reo anything and everything it wants. This Court's ORDERS are civil war.

## **I. THIS COURT'S BACKGROUND**

This Court recites that this particular case is one of many arising from Bryan Reo venue-shopping his antifa lawfare litigation in Lake County Ohio in order to bring a notorious White Supremacist Aryan Nations Pastor and His Aryan Nations Church before a jury of negroes and jews and liberal progressive whites and a corrupt non-white or biased liberal judge in hopes of hitting the jackpot of gaining Pastor Lindstedt's South Dakota inheritance. This is, of course the White fears of a Haitian slave revolt but where the homosexual mulattos and jews take over the courts and proceed to hold their spurious tribunals under color of their law to replace then eliminate first the White Supremacist leaders, then the moderates, then the whites altogether. This negro judge is merely Bryan Reo hitting the jackpot in gaining summary judgment and proactively censoring Pastor Lindstedt's and his Aryan Nations Church's political and religious opinion and communications, making it difficult to pin to Bryan Reo its crimes as a ZOGbot. The end result is that the ruling criminal classes will be put to the sword and the parasitic areas devastated through civil warfare, either low-intensity as today leading to total civil warfare.

This negro judge in its footnote (page ID 477 )posts the five Northern District of Ohio cases, *Reo v. Lindstedt* No. 14-CV-816 filed Apr. 16, 2014 (over a fraudulent DMCA copyright claim, moved to the Western District of Missouri by Judge Guinn, 1:14-cv-0593 (WDMo) where it was dismissed so Bryan Reo refilled in Lake County Ohio where a non-white jury presided over by a crooked judge gave Reo a \$105,000 judgment against Pastor Lindstedt and \$400 judgment against Pastor Lindstedt's Aryan Nations Church. Then Bryan Reo filed four more defamation and libel cases asking for prior restraint censorship in Lake County Ohio all transferred by Pastor Lindstedt to this Northern District of Ohio federal court. This federal lawsuit, *Reo v. Lindstedt* 19-cv-02103-SO was transfer-filed Sept. 12, 2019. *Bryan Reo v.*

Lindstedt 19-CV-2589 was transfer-filed Nov. 5, 2019. Anthony Reo v. Lindstedt 19-CV-2615 (involving Plaintiff's father) was transfer-filed Nov. 7, 2019. And Stefani Rossie Reo v. Lindstedt, No. 19-CV-2786 (involving Plaintiff's wife) was transfer-filed Nov. 26, 2019).

All of these Bryan Reo cases involve Bryan Reo claiming that Pastor Lindstedt defamed it or its wife or its father by posting their legal filings or Reo's public quora posts or that Pastor Lindstedt observed Reo's wife jumping up and down at the Lake County Courthouse to gain the attention of what Pastor Lindstedt thought were two homosexual mongrels and then finding out upon litigation turned out to be Bryan Reo's father Anthony, regrettably not homosexual but a mongrel. At a Stanley County South Dakota hearing in Bryan Reo v. Martin Lindstedt & Susan Bessman (Lindstedt's sister to whom Lindstedt transferred his South Dakota inheritance Reo wants in late October 2019) Bryan Reo denied ever being a non-white White Supremacist calling itself "SwordBrethren" or that Pastor Lindstedt used the words "transgendered prostitute" or "homosexual incest" in regards to Bryan Reo's Brazilian wife or non-homosexual father.

Bryan Reo also sought out a second Civil Stalking Protective Order (CPSO) for its father and itself in March 30, 2020 involving its antifa lawyers Kyle Bristow and Robert Konrad against Pastor Lindstedt 900 miles away, Bryan Reo v. Martin Lindstedt 20CS000520. ( Exhibit # 3 filed on all the other Reo federal Ohio cases except for this one during this court's six-month long slumber, *Reo v. Lindstedt* 19-cv-2589, Doc # 42-1, page id 392-395) In it Magistrate Christian Andre – although not allowing indigent Pastor Lindstedt to appear by Zoom or telephone – figured out that Bryan Reo was lying about Lindstedt threatening him, that Lindstedt explicitly forbade any harm coming upon petitioner as a result of the forthcoming violence, (Page #393) and that Reo “. . . undeniably belittling and needling the respondent [Lindstedt] while simultaneously reminding the latter about the ex parte CPSO (Pg #394), “. . . thereby



subjecting the latter [Lindstedt] to arrest at the former's [Reo's] whim if reported. [pg. 394]. Wherefore the ex parte CPSO was vacated and Reo's fraudulent petition dismissed on the merits [pg. 395] but Reo was not punished for its crimes of perjury and barratry by the Lake County Courts, any more than Reo is punished for likewise crimes by the Lake County Courts or by this negro federal judge nor the federal court. In the past decade of Reo-Lindstedt conflict this is apt:

"How the petitioner [Reo] and the respondent [Lindstedt] crossed paths is unknown. The petitioner is an Ohio-licensed attorney. The respondent is pastor of a white supremacist church in Missouri whose unconventional [DSCI] take on Christianity lauds certain violence and hate." *Ibid.* pg 393. Exhibit # 3 *Reo v. Lindstedt* 19-cv-2589, Doc # 42-1, page id 392-395

As noted on Lindstedt's Doc. 39 of 4 March 2020 which this negro judge in its Doc. 45 ORDER negates and which Pastor Lindstedt applies this Rule 59(e) Motion to as well, in wanting to sue Bryan Reo third-party counter-defendants Pastor Lindstedt points out that Bryan Reo is part of a well-organized and ZOG-financed group of "Bryan Reo's fellow lawyers and Board Members from the Foundation for the Marketplace of Ideas (FMI) / ZOGbot Poverty [F]Law Center (ZPLC) who were responsible for the Charlottesville Massacre according to a [then] 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)." (Exhibit #1 for this filing as well.) Pastor Lindstedt is facing an organized antifa / BLM ZOG-sponsored "lawfare-terrorist" group which helps Bryan Reo draft all of its idiotic and foolish malicious and vexatious lawfare material just as the fellow FMI board members arranged for the betrayal of idiotic whiggers attending a free-speech heritage rally in which the Virginia and city police made sure would turn violent in order to shut down the protest. Pastor Lindstedt accuses the Lake County Courts and Ohio and South Dakota state courts (and not so much the Missouri courts which has a significant Christian Identity population) of collusion to destroy "white supremacy" and "nativist domestic terrorism"

by agents provocateur such as Bryan Reo and the Board Members of FMI/ZPLC and malicious prosecution and “lawfare” to destroy the First Amendment regarding political racial and religious communication and practice of DSCI (Dual-Seedline Christian Identity) religion. This negro federal judge is just more open and obvious about it in this case and with its ORDERS is all.

Thirdly, Bryan Reo has since late 2013 or early 2014 found out about Pastor Lindstedt having a Stanley County South Dakota inheritance which it intends to use to destroy Pastor Lindstedt and as it has admitted since Monday, August 25, 2014 in a post entitled “Pray For My Success” as “SwordBrethren” on Rabbi William Finck’s Christogenea forum and which Pastor Lindstedt has posted in all Bryan Reo state and federal litigation including this case before its six-month slumber. **Doc. 9-5 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. In it Bryan Reo explains its motivations behind all the litigation since it first filed its first lawsuit against Pastor Lindstedt and Lindstedt’s Church. It is to make destitute Pastor Lindstedt and in another e-mail Kyle Bristow wrote that these Reo ZOGbots want to make Pastor Lindstedt’s sister destitute as well. This is why there needs to be absolute extermination of the non-whites & torture of regime criminals and their families intended for salvaging upon a 10K Warlord State.

So since February of 2020 Bryan Reo along with another antifa lawfare Attorney Robert Konrad have been suing in Bryan Reo v. Martin Lindstedt & Susan Bessman (Lindstedt’s sister) 58CIV20-0007 for a restraining order against further transfer of Pastor Lindstedt’s South Dakota inheritance deeded back to his sister. Attorney Konrad used to work for Ollinger Law Firm until a year ago which handled Susan Bessman’s 2011-12 sale of her inheritance and so Konrad gave Bryan Reo the sister’s e-mail and possibly working as part of a ZOG network of lawyers news of Pastor Lindstedt’s inheritance. For nearly four years Pastor Lindstedt called Bryan Reo a “crazed

delusional Satanic mamzer (mongrel) faggot ZOGbot (ZOG agent provocateur)” and still does and Bryan Reo called Pastor Lindstedt a “child molester and pedophile and convicted at that” and Reo still does, See Exhibit #10-1 Reo ADL article about Pastor Lindstedt. Reo calls Pastor Lindstedt in Reo’s four federal cases, has his wife and father call Pastor Lindstedt a child-molester, called Pastor Lindstedt a pedophile and child molester throughout the Lake County trial of 24-26 June 2019, Reo called Pastor Lindstedt a child molester at the Stanley County hearing on 31 August 2020. But until Reo found out that there was something for him and his friends to steal there was no litigation because all Pastor Lindstedt had to show was a hovel at 338 Rabbit Track Road in Granby Missouri. At the 31 Aug. 2020 Stanley County Hearing Bryan Reo denied / lied about never being known as “SwordBrethren” the non-white White Supremacist and claimed that it didn’t know about the South Dakota inheritance until 2018, although Bryan Reo sued Lindstedt for \$10.75 million in Ohio in April 2015, 14-CV-816-JG.

The Ohio 11<sup>th</sup> District Appellate Court heard oral arguments on 14 Oct. 2020.

**Summary:** Since late 2009 or early 2010 Bryan Reo as a homosexual non-white mongrel/mischling mxture and Pastor Lindstedt have been fighting over Bryan Reo’s and Reo fellow ZOGbots infiltration of the dissident white supremacy and Christian Identity above-ground Internet-based public Movements. Since April 2014 Bryan Reo has litigated its nonsense seeking to ruin Pastor Lindstedt financially and to murder Pastor Lindstedt through law enforcement and to silence Pastor Lindstedt and his Aryan Nations Church through court-ordered censorship. Pastor Lindstedt having a duty to resist a Satanic homosexual mongrel and its FMI/ZPLC ZOGbot lawyer Satanic lawyers has fought before the Satanic Lake County and federal and state courts – and often lost. Pastor Lindstedt has thus rose in the White Supremacist and Christian Identity ranks pointing out that there simply is no living together in peace under

ZOG/Babylon, that the jews and non-whites must be exterminated or driven off, that the current Mighty Evil ZOG Empire must be finished off come Collapse, that all the ZOGLing whigger regime-criminals who are white race traitors must be reduced to helotry, their sons gelded and daughters converted to “walking-womb” handmaidens, their property confiscated and the Empire reduced to 20-30 million ex-whiggers ruled over local theocratic military dictatorships called the Ten Thousand Warlords. Northeast Ohio must be put to fire and sword through “quantrillization” in revenge for the First Civil War and the North Perry Nuclear Power Plant chernobylized with Bryan Reo and Reo’s family spared so that they can make sure that the nuclear fuel rods burn through. In South Dakota as everywhere the population is mainly white the lawyers, police and politicians will be declared a criminal class and made into helots and perpetual slaves and their property confiscated for the warlord commonwealths.

Thus this is the background of the case. Pastor Lindstedt hereby makes a Rule 59(e) Motion for this pro-Bryan Reo negro federal judge to reconsider its Doc. 44 & 45 ORDERS for summary judgment on behalf of Bryan Reo’s frivolous and malicious litigation, Pastor Lindstedt withdraws any “admissions” of silence under Rule 36 over discovery disputes because Bryan Reo didn’t obey Rule 26 Initial Disclosures and neither Reo nor the negro judge obeyed Local Civil Rule 37.1 regarding Discovery Disputes. Pastor Lindstedt asks that the negro federal judge either recuse itself or assign it to a Magistrate Judge for proceeding to trial separately or in deciding to consolidate it with the Reo v. Lindstedt # 2589 & # 2786 which is moving along with all of the Reo and Reo third-party counter-defendants & to stop destroying the First Amendment.

#### **B. Procedural History**

This judge states that Defendant Pastor Lindstedt has “consistently struggled to conform to the Federal Rules of Civil Procedure, despite the court giving him many opportunities to do so



However, neither the Plaintiff Bryan Reo nor this court have obeyed either the federal or local rules of civil procedure. This court has refused to allow Pastor Lindstedt to add Reo co-conspirators, has refused to save Pastor Lindstedt the \$400 filing fee apiece for removing the other three Reo and Reo family Lake County cases to the federal court, refused to consolidate all of this Bryan Reo barratry, insisted that Pastor Lindstedt treat all of this tyrannical oppression under color of law sans jurisdiction with any degree of respect and to obey the Bryan Reo 'discovery' attempts while there is no real discovery to be made since it is all on Pastor Lindstedt's Church's web pages and involves "privileged" commentary of court filings in the Lake County trial and thus cannot be litigated anyways and the rest is mere opinion on not only a public figure within White Nationalism and CI, but Reo is also a federal and state agent provocateur. Thus Reo's job is to provoke a reaction and then have the regime's courts scrub Reo's provocations from the public record – which is exactly what this negro judge does !!! Thus the procedural history of this case is a mere perfunctory recital of its own tyranny and corruption.

## **II. LEGAL STANDARD**

The negro judge who is judging the White Supremacist and his Aryan Nations Church goes through its interpretation of Federal Rule of Civil Procedure (FRCP) 56(a) after a six-month slumber to grant Bryan Reo whatever it wanted namely summary judgment without having to obey FRCP Rule 26 regarding Initial Disclosures, especially of Reo's mythical Damages incurred during its decade-long continual pursuit of Pastor Lindstedt (and His little Church too !!! ) or Local Rule 37.1 regarding Discovery Disputes in which Bryan Reo is supposed to make sincere good-faith efforts to resolve such disputes and a Judicial Officer (which is why the judges in the other three Reo Ohio federal court cases have assigned their magistrate judge to do the heavy lifting for these circuses) referred to before a Motion to Compel. Obviously after the

six-month judicial hibernation the negro judge felt it unnecessary to do his job but necessary to usurp the function of even a biased jury full of fellow negroes and gliberal whiggers to stick it to the Missouri white supremacist and his Aryan Nations Church. Pages 4 and 5 (page 480-481 of the Doc. 44 ORDER) consists of talmudic interpretation justifying the negro judge's ambush / ORDER of 28 Sept. 2020 after awakening from last being heard from on Feb 5<sup>th</sup> 2020 (Doc. 35) and having a judicial abortion / ORDER (Doc. 45) of Defendant's March 3, 2020 Doc 39 Motion to Reconsider its Feb. 5, 2020 ORDER (Doc 35). Pastor Lindstedt would have gladly produced any documents if asked during the six or seven months that this particular Bryan Reo case was a backwater in the sea of Reo/Lindstedt never-ending litigation. "Moreover, the trial court has not have "a duty to search the entire record to establish that it is bereft of a genuine issue of material fact," as this negro judge piously intones (Doc. 44 Pg ID 481) as part of its "legal standard" reasoning. Or to make Bryan Reo obey FRCP Rule 26 or itself obey L.R. 37.1.

### **III. LAW AND ANALYSIS**

This Court first blames White Supremacist Pastor Lindstedt of the Aryan Nations of Missouri for filing racist slurs and insults and not conforming with the Federal Rules of Civil Procedure. If Pastor Lindstedt had been a bear doubtless the negro judge would have found fault for him shitting in the woods as well. The negro judge finds little fault with Bryan Reo filing all these idiotic Motions to Strike which are a staple of all its seven years litigation against Pastor Lindstedt and Lindstedt's Aryan Nations Church and wonders why, given that this judge keeps on giving Bryan Reo what Bryan Reo wants why Bryan Reo keeps on showing up like a dog in the operating room being fed scraps from the amputation of body parts. (Doc 44 page ID 482)

Eventually even given that Reo doesn't present any evidence what the negro judge "finds that Defendant's failure to respond to most of Plaintiff's requests for admissions is dispositive.

Pg ID 483 Doc. 44. Even though Pastor Lindstedt denied all of Reo's claims in Lindstedt's two or three court-mandated answers and counterclaims these are cherry-picked by the negro judge to grant Bryan Reo summary judgment for Defendant's FRCP Rule 36 silent never-stated "admissions" given that Pastor Lindstedt was asking of Bryan Reo for its Rule 26 Initial Disclosures on Counts I and II. This negro judge then mandates additional proceedings to determine Bryan Reo's mythical damages which Bryan Reo refused to state during what were supposed to be the FRCP Rule 26 Initial Disclosures. In short, this negro judge shuffles the FRCP deck of cards to judge Pastor Lindstedt for his never-spoken silent "admissions" given that Bryan Reo didn't bother to make a valid – or any – statement of evidence in Reo's civil complaint or to grant any valid Initial Disclosures, especially regarding Reo's mythical damages.

**A. Admissions:** This court then goes into how Bryan Reo's never-ending requests for admissions even though Reo got plenty of denials in Pastor Lindstedt's several answers & counter-claims asking that Pastor Lindstedt agrees with Reo's self-serving legal conclusions which was what most, if not all, of Reo's Requests for Admissions were. However, even this court allows that Defendant can withdraw his silent "admissions" imputed by Bryan Reo and this court given that "the Sixth Circuit has held that a formal motion is not always required." Doc 44, Page ID 483.

**Pastor Lindstedt hereby withdraws any and all of his Rule 36 non-responsive silent admissions imputed by Bryan Reo and his attorney on the bench Solomon Oliver.**

This court then goes on to *sua sponte* allow Pastor Lindstedt to withdraw his admissions given some points that this court imputes to Pastor Lindstedt's past filings in order to mine admissions under Rule 36 in whatever this court wants to give Bryan Reo, pg ID 486.

Pastor Lindstedt simply does not want to make any admissions based upon not answering Bryan Reo's Requests for Admissions until Bryan Reo completes his Rule 26 Initial Disclosures, especially those regarding Reo's mythical damages that Reo could have avoided altogether by not dragging Pastor Lindstedt and his Aryan Nations Church 900 miles away for lawfare the past seven or so years before a hostile non-white liberal jury and crooked Ohio state & federal judges.

**B.Defamation.** The past decade Pastor Lindstedt has called Bryan Reo a "satanic homosexual mongrel ZOGBot" and Bryan Reo has called Pastor Lindstedt a child molester and pedophile (and often a convicted one at that). In this particular case Bryan Reo did so in Doc 10-1, Exhibit republishing an ADL press release on Oct. 1, 2019. In all of the Bryan Reo litigation since 2014 until this very day, Bryan Reo and Bryan Reo family (father and wife) justifies their lawfare pursuit of Pastor Lindstedt by claiming that Pastor Lindstedt is not only a racist White Supremacist and domestic terrorist but that their oppression with the aid of the courts under color of law is justified because Pastor Lindstedt is a child molester and pedophile of his own grandchildren. This is the modern equivalent of an accusation of witchcraft used to destroy white families for which the only punishment can be the absolute extermination of the entire bloodline of regime criminals which promote the destruction of White racial dissent and revolt.

The Ohio state and federal courts because they wish to destroy "white supremacists" living outside their jurisdiction done by their own homosexual mongrel and lawyer agent provocateurs like Bryan Reo and his FMI lawfare antifa lawyers thus are indulgent of Bryan Reo's calling Pastor Lindstedt a child molester but imputes defamation for Pastor Lindstedt bringing up Bryan Reo's history within the White Supremacist and Christian Identity Movements. Pastor Lindstedt has had no choice but to put up his life, fortune, and sacred honor in fighting with Bryan Reo and Reo ZOGBots in order to make Northeast Ohio a nuclear

Meltdown, uninhabitable wasteland with the non-whites exterminated and select regime criminal whiggers and their families enslaved and the outskirts under racist warlord rulership. Simply put, there is simply no living in peace with Northeast Ohio or other liberal communist hellholes but that they need to be absolutely destroyed so that the 2d Civil War can lead to secessionist peace. Thus this is why Pastor Lindstedt and Pastor Lindstedt's Aryan Nations Church must continue to fight until the current Mighty Evil Empire is extirpated and YHWH's Servant Nation can live.

**C. False Light.** Again, as for the selective findings of defamation, Bryan Reo is a public figure but also an agent provocateur working for the federal and state governments to do this never-ending lawfare and being called out by Pastor Lindstedt is part of both their jobs.

**D. Intentional infliction of Emotional Distress.** This corrupt court couldn't even give Bryan Reo this one. Being a Satanic crazed delusional homosexual mongrel ZOGbot means Bryan Reo has no mental health and is likely to go postal sometime eventually.

**E. Punitive Damages.** This Court claims that it has the moral and legal authority to punish Pastor Lindstedt and Lindstedt's Church for what is said about Bryan Reo. Obviously Pastor Lindstedt disagrees.

**F. Injunctive Relief.** This Court claims that it has the moral and legal authority to censor preemptively Pastor Lindstedt and Lindstedt's Aryan Nations Church as does every criminal regime on its way out. This negro judge has just trashed away the First Amendment. Left unsaid is whether this judge will be doing the censoring itself or simply let Bryan Reo do it for this Court. Pastor Lindstedt is accordingly going to save his database and go off-shore beyond the spurious jurisdiction of this court, go all Daily Stormer and if jailed enjoy the free lunch of a political prisoner of war prison or camp and file this Rule 59(e) motion for now.

## CONCLUSION



Pastor Lindstedt thinks everyone got what they wanted by this corrupt and lawless decisions / ORDERS (Doc. 44 and 45) of this negro judge on 28 Sept. 2020. The State of Ohio and Federal ZOG government got to punish under color of their law a white supremacist Pastor Lindstedt and his Aryan Nations Church for making fun of their crazed delusional Satanic homosexual mongrel ZOGBot abomination Bryan Reo and to censor away and trash the First Amendment in order to cover up for Reo's antics. Pastor Lindstedt has an excuse to fight the 2d Civil War to a bloody conclusion and to kill all the jews and non-whites or run them off and to enslave whigger regime criminals and destroy their families in helot slavery and to make Ohio in general and Lake County in particular a nuclear-poisoned wasteland.

But first this Rule 59(e) Motion for this court to reconsider, alter or amend its ORDERS (Doc. 44, 45) of 28 Sept. 2020, and if Pastor Lindstedt can scrape up the ZOGBux to appeal.

Hail Victory !!!

/S/. Pastor Martin Lindstedt

Defendant/Counter-Claimant, White Supremacist Write-In Candidate for Governor

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**CERTIFICATE OF SERVICE**

Pastor Lindstedt hereby certifies that he mailed off this Rule 59 (e) Motion via U.S. Mail on 23 Oct, 2020 to the Clerk of the US. Federal Court, Carl B. Stokes Courthouse, 601 West Superior Avenue, Cleveland, Ohio 44113

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