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.

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>PURSUANT TO 28 U.S.C. § 1746</u>

- 1. I have personal knowledge of the facts and matters stated herein and I am competent to testify as such if called as a witness before any court of law.
- 2. I am a party to *Bryan Anthony Reo v. Martin Lindstedt*, Case No. 1:19-cv-02103-SO at the United States District Court for the Northern District of Ohio.
- 3. On September 28, 2020, the Court issued its Order which pertinently granted a permanent injunction which forever enjoins Martin Lindstedt ("Defendant") to "(1) cease and desist from making or publishing statements regarding Plaintiff's lawsuits, legal practice, and business dealings that are the same, or significantly similar, in nature to the statements the court has found to be defamatory in this case; and (2) to the fullest extent possible, Defendant shall remove or cause to be removed from all websites and publications all statements Defendant has made that this court has found to be defamatory, as well as any statements similar in nature published during or before the current proceedings regarding Plaintiff's lawsuits, legal practice, and business dealings." (ECF No. 44, PageID. # 494).
- 4. Defendant in fact knows about the September 28, 2020, Permanent Injunction.

- 5. Defendant has continued to publish to third parties false and defamatory statements, by email to Cleveland Plain Dealer, News Herald, Washington Post, New York Times, Columbus Dispatch, Southern Poverty Law Center. See Attached Exhibit 2
- 6. I reviewed Defendant's website and he posted a true and genuine copy of the content of the email that has been attached as Exhibit 2. http://www.whitenationalist.org/forum/showthread.php?2169-Reo-v.-Lindstedt-Appeal-2019-L-073-amp-074&p=22555#post22555
- 7. I have reviewed Plaintiff Bryan Anthony Reo's Verified Motion For Order Compelling Defendant Martin Lindstedt To Show Cause As To Why He Should Not Be Held In Indirect Civil Contempt Of Court and the averments of fact contained therein are true to the best of my information, knowledge, and belief.
- 8. I declare under the penalty of perjury that the foregoing is true and correct. Executed on March 16, 2021.

/s/ Bryan Anthony Reo

Bryan Anthony Reo (#0097470) P.O. Box 5100 Mentor, OH 44061

(T): (440) 313-5893 (E): reo@reolaw.org *Pro se Plaintiff*

Dated: March 16, 2021