

FILED

4:14 pm May 21 2021
Clerk U.S. District Court
Northern District of Ohio
Cleveland

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.

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

DEFENDANTS RULE 59(e) & RULE 60 (FRCivP) MOTION FOR JUDGE SOLOMON OLIVER TO ALTER, AMEND OR RECONSIDER HIS ORDER (Doc 72& 73) REFUSING TO ALLOW A JURY TRIAL ON THE MERITS EVEN OF DAMAGES (Violating the 7th Amendment) AND IMPOSING A \$1,000,000 JUDGMENT (Doc. 73) (Violating the 8th Amendment) AND AN INJUNCTION AGAINST PUBLICATION OF SOMETHING WHICH WAS NEVER WRITTEN IN THE FIRST PLACE (Violating the First Amendment) GIVEN THAT THIS FEDERAL COURT HAS NO LAWFUL JURISDICTION IN THE FIRST PLACE

DEFENDANT ALSO SHOWS CAUSE WHY WE HAVE NOTHING BUT CONTEMPT FOR THIS UNLAWFUL TYRANNICAL COURT PRESUMING TO STEAL ON BEHALF OF ITS HOMOSEXUAL MONGREL AGENT PROVACATEUR OFFICER OF THIS COURT WITHOUT ANY LAWFUL JURISDICTION WHATSOEVER

COMES NOW the current Defendant Pastor Martin Lindstedt (hereafter in person described as “Pastor Lindstedt along with His Church of Jesus Christ Christian / Aryan Nations of Missouri hereafter “Pastor Lindstedt’s Aryan Nations Church” OR “The Church”) to make A

timely filed Federal Rule of Civil Procedure (FRCivP) Rule 59(e) and Rule 60 Motion to Alrer, Amend, or Reconsider his ORDER (Doc. 73)and Judgement (Doc. 74) setting a judgment of \$250,000 in compensatory damages and \$750,000 in punitive damages which given that Bryan Reo never listed its alleged damages in accordance with FRCivP Rule 26(a)(1)(a)(iii) in the first place and the punitive damages violates the Eighth Amendment of “excessive fines” which was even more than Bryan Reo was asking for in the first place. This judge on 28 Sept. 2020 initially granted summary judgment for perpetual Plaintiff Bryan Reo on Counts I & II of its first of four Lake County new litigation foolishly transferred up to these even more corrupt federal courts in 2019 by Pastor Lindstedt because Bryan Reo wouldn’t be able to prove that any damages occurred to himself as a longtime homosexual mongrel agent provocateur and its father and wife but allowed for a jury trial to be imposed because both parties asked for such. An unlawful gag order was also imposed without specifying what was to be gagged and leaving it up to Bryan Reo to claim that public records being posted were violative of this judge’s vague gag order violative of the First Amendment. This court refused to allow Pastor Lindstedt a jury trial as to Bryan Reo claims, using as its justification that Pastor Lindstedt “admitted” to Bryan Reo claims even though denied in the initial Answer & Counter-Claims Doc 15 of Oct. 17, 2019 (which this Court treated as a simple denial of all claims) the Second Amended Answer & Counter-Claims (Doc. 29 Nov. 27, 2019) and later in Pastor Lindstedt’s Consolidated Answers in all four cases and Withdrawal of Admissions filed on 9 Nov. 2020 (Doc 50). Bryan Reo has been relieved in having to prove its case in all four cases and now all of the sundry judges – Boyko, Adams and Solomon -- have violated the 1st, 7th (jury trial) and 8th (no excessive fines / judgments) Amendments. Pastor Lindstedt foolishly removed four more Bryan Reo bogus civil cumplaints in Lake County Ohio to the federal courts with disasterous results in which the corrupt federal

judges not only do away with the First Amendment of Free Speech and the Exercise of Religion (in calling out a homosexual mongrel ZOGbot but the 7th Amendment right to jury trial and 8th Amendment to no excessive fines or judgments. Thus this Ohio federal court in the person of Judge Boyko, Adams and Oliver by abusing the Federal Rules of Civil Procedure did away with these “constitutional guarantees” which have proven worthless has gone the way to absolute tyranny under color of “law” and done away with the pretense that White Supremacists will receive anything other than tyranny before these corrupt state and federal regime courts if a homosexual mongrel ZOGbot(s) want the life, liberty and property of those who do not recognize the jurisdiction or authority of these state and federal regimes. The mentally unbalanced Judge John R. Adams and the negro-jew Judge Solomon Oliver followed the reasoning of the smarter Judge Boyko and likewise trashed out the First, Seventh and Eighth Amendments in their bogus Bryan Reo cases before them. Here they are for scrutiny:

Bryan Anthony Reo v. Martin Lindstedt 19-cv-2589 for \$750,000 in mythical damages

Steffani Rossi Reo v. Martin Lindstedt 19-cv-2786 for \$500,000 in mythical damages

Anthony D. Reo v. Martin Lindstedt 19-cv-2615 for \$500,000 in mythical damages

Bryan Anthony Reo v. Martin Lindstedt 19-cv-2103 for \$1,000,000 in mythical damages

So Pastor Lindstedt has had to file these FRCivP Rule 59(e) motions in all the above cases in order to get an appeal even though none of this Bryan Reo litigation dragging up a White Supremacist pastor and his Aryan Nations Church to stand trial for defaming a public figure known as a non-white homosexual mongrel and agent provocateur (also known as a ZOGbot) within the White Supremacist and Christian Identity Movements ever had any legitimate or lawful jurisdiction 900 miles away before the Ohio state and federal courts. Indeed, it is because these Ohio state and federal courts are allowing Bryan Reo as a known non-white

homosexual state-sponsored domestic counter-terrorist against a known White Supremacist Pastor and his Aryan Nations Church acting as an aboveground political and racial and religious spokesman to not only carry out these frivolous and abusive lawsuits to destroy largely peaceful racial and religious political dissent but to prevail with excessive fines and no jury trial which makes it necessary to fight and then prevail using the most possible destruction this Second Civil War of Racial Liberation for Aryan Christian Israel.

At the 30 Nov. 2020 Conference Bryan Reo wasn't able to state what – if any – damages it had which should have been listed in the FRCivP Rule 26 Initial Disclosures. Rather Bryan Reo has claimed that it cannot find any professional witnesses because they are scared of “white supremacists” hurting or killing them. Bryan Reo has not denied that Reo made a deal after being detected as “SwordBrethren = Bryan Reo” on 29 Oct. 2010 and from the First to the Fourth of November 2010 agreeing to leave the white supremacy and Christian Identity Movements in return for not having anything new to write about Bryan Reo and then breaking that deal on 5 Nov. 2010 by republishing the Eli James article “Rabbi Lindstentch: Race Traitor of Jew?” article calling Pastor Lindstedt a convicted child molester on the “SwordBrethren Blog” on William Finck’s Christogenea.org web page and then going on a tear to take down Pastor Lindstedt’s Aryan Nations web pages both in the US and overseas. Bryan Reo called Pastor Lindstedt a child molester and Pastor Lindstedt called Bryan Reo a homosexual mongrel ZOGbot for the next 3 ½ years until Bryan Reo found out somewhere that Pastor Lindstedt had more than a collection of hovels in Granby but also a \$2 million inheritance in Stanley County South Dakota, probably thanks to Bryan Reo antifa Attorney Robert Konrad who stole confidential files belonging to Pastor Lindstedt’s sister Susan Bessman from the Pierre SD Ollinger Law Firm. Pastor Lindstedt

has sent numerous files showing that Bryan Reo is an agent provocateur and public figure thus having no lawful claims to “defamation” and “false light” especially given that all the postings about Bryan Reo are public records, usually court records or what Bryan Reo posted himself. Thus Bryan Reo has no valid claims and no damages but rather has been stalking and abusing legal process with the full assistance of these corrupt state and federal courts in Ohio, Missouri and South Dakota.

To show that this is the case, See **Exhibit #1** (also filed as Doc 106-1 and Doc 106-2 in Reo v. Lindstedt 19-cv-2589) of a post made Dec. 21, 2007 by Bryan Reo under the alias of “SwordBrethren” claiming that somehow he would gain the “copyright” to the Ku Klux Klan by paying back taxes to some state or federal government, 1. promptly extort the “reasonable Klans out there (all Christian Klans) that they could consider themselves to be Klaverns/Chapters of the now one and only national Klan. (Owned by Bryan Reo). 2. Force all the non-Christian Klans that they are to disband or be sued due to copyright infringement. (Sort of like Bryan Reo’s first federal lawsuit against Pastor Lindstedt in April 2014 which failed until refiled as a “defamation action” in Lake County Courts). 3. Consolidate the one and only national Klan, such that there is only one Klan, no more “Klans” that could stand for anything or mean anything. (Bryan Reo would use litigation before corrupt ZOG korts to force its will as a non-white homosexual mongrel ZOGbot on genuine Klan White Supremacists like it is doing with Pastor Lindstedt and Lindstedt’s Aryan Nations Church.) 4. Assume the role of Emperor (spiritual / ceremonial leader) and Grand Dragon of my state and allow somebody of an Identity-Klan background (but certainly not Pastor Lindstedt) with more experience to serve as Imperial Wizard. 5. Onward Christian Soldiers! If I had my way about it, no pagan would be able to wear a Klan robe or call himself a Klansmen without facing a lawsuit. (Like the myriad lawsuits filed in Lake County

Ohio, transferred to federal court and for the property of Pastor Martin Lindstedt and Lindstedt's Aryan Nations Church and now Pastor Lindstedt's sister's property as well.)

In short these delusional ravings of Bryan Reo shown by Exhibit #1 originally posted on StormFront (a white supremacist forum) on 21 Dec. 2007 have proven to be no delusion given that the corrupt Ohio and federal courts have been so willing to summarily rule to do away with the First Amendment, the Seventh Amendment right to jury trial and the 8th Amendment of no excessive fines or judgments for mythical compensatory damages never stated and for punitive damages punishing Pastor Lindstedt and Lindstedt's Aryan Nations Church for exposing and ridiculing this state's and the federal government's preferred state-sponsored domestic terrorist and agent provocateur Bryan Reo and Bryan Reo's antifa pretend white supremacist "lawfare" Foundation for the MarketPlace of Ideas as a domestic spying false-flag operation.

Ever since 13 June 2016 in response to a ruling made by Lake County Judge Collins allowing the frivolous lawsuit filed by Bryan Reo against Pastor Lindstedt's elderly sick bed-bound illiterate domestic partner Roxie Fausnaught and Pastor Lindstedt's Aryan Nations Church before the Mentor Municipal Court whose negro judge ducked false jurisdiction and then claiming that Pastor Lindstedt couldn't represent his woman or Church Pastor Lindstedt has denied that these Ohio courts had any more jurisdiction over himself and his Aryan Nations Church 900 miles away than the municipal courts of Sodom and Gomorrah and the other Three Cities of the Plain had over travelers on the caravan route between the Red Sea port and Mesopotamia 20 miles away circa 2000 B.C in the time of Abraham. And letting Bryan Reo attack Pastor Lindstedt's Aryan Nations Church because you lawyers want a monopoly license to steal is treasonous and tyrannical. Hence in reaction to that Judge Collins of Lake county courts acting like all these federal judges likewise without jurisdiction using their courts to persecute

via “lawfare” or “legal civil warfare” should trigger justifiable extermination through chernobylization of the North Perry Nuclear Power Plant. See Exhibit #2 (Doc. 98-1 and Doc 98-2 of Reo v. Lindstedt 2589) of 13 June 2016 advocating chernobyling the North Perry Nuclear Power Plant in response to a 7 June 2016 tyrannical Journal entry usurping jurisdiction declined by the Mentor Municipal Court and opening Pastor Lindstedt’s Aryan Nations Church to secular Satan’s Court oppression unless a licensed agent of the Satanic court be hired in violation of Biblical injunction.

Pastor Lindstedt transferred his South Dakota inheritance to his sister Susan Bessman in late Oct. 2019. Pastor Lindstedt’s main concern at the time was the City of Granby officials and employees unlawfully bulldozing their properties and if Pastor Lindstedt engaged in the defense of his properties and was killed or jailed then Roxie lacking proper care would be dead within a week. Plus any survivors would probably sue Pastor Lindstedt’s civil estate so the plan was to not say anything and have Susan own the property deeded back for at least a few months. Of course Pastor Lindstedt said nothing to his sister because if Pastor Lindstedt was “red flagged” then he would have to dig up old rusty guns to do some shooting. When the Covid-19 ZOGvirus came about Pastor Lindstedt decided to not shoot anyone just yet and let the virus destroy the ZOGland. It wasn’t until late Feb. 2020 when Bryan Reo’s attorney Robert Konrad who stole confidential files belonging to Susan Bessman from the Ollinger Law Firm tried to serve Susan Bessman at her Florida renter’s and Susan found out about Bryan Reo and its endless litigation. Since then Bryan Reo and Reo’s lawyer Konrad and Susan’s first lawyer have been extorting Susan Bessman by trying to have her violate Stanley County Judge Bridget Mayer’s permanent injunction and restraining order on further transferring the property to Bryan Reo by extortion to steal her inheritance as well. Bryan Reo filed a bogus Ohio federal lawsuit, Reo v. Lindstedt v.

Aryan Nations v. Bessman 21-cv-00753 which was served on Pastor Lindstedt, Lindstedt's Aryan Nations Church and Susan Bessman alleging all manner of foolish crap before being dismissed by Bryan Reo given that Reo drew Judge Guinn who has little patience with Bryan Reo barratry. Susan then withdrew her Motion to Quitclaim back the property to Pastor Lindstedt in South Dakota. Now all that is on the table is whether there was an illegal transfer to an unknowing Susan Bessman in which Pastor Lindstedt intends to subpoena Bryan Reo and Reo lawyer extortion and of course hold the State of South Dakota to the Sodom & Gomorrah standard of punishment for abuse of legal process.

Pastor Lindstedt has been an unofficial Spokesman for the underground White Supremacist and Christian Identity Movements since Waco in the early 1990s. These underground racial and political Resistance Movements which are occasionally violent need aboveground political and religious support and Pastor Lindstedt with his writing and editorial and political skills have done that for the past 30 years. Pastor Lindstedt has the political aims of not interfering with the jews' and ZOG desires to reduce the world and ZOGland populations to a tenth the size or less but rather than have jews and shabbes whiggers rule to rather create a situation in which there are only 20-30 million ex-whiggers surviving to be ruled under Christian Identity theocratic theology by around Ten Thousand Warlords -- local military dictatorships of less than a million people each in small petty states. Northeastern Ohio with its old ailing North Perry Nuclear Power Plant which was so badly run that they let a crazed delusional homosexual agent provocateur named Bryan Reo to work there until a series of minor accidents forced the operators to finally do due diligence and find out that "SwordBrethren = Bryan Reo" and fire the crazed mongrel ZOGbot from reading Pastor Lindstedt's Aryan Nations web page. Northeastern

Ohio was the homes of two Union generals and Presidents Rutherford Hayes and James Garfield and is irredeemably hostile to the Klanlands of places like Southwestern Missouri. By treating Northeastern Ohio the same as Sodom and Gomorrah for their judicial tyranny sins sans jurisdiction as of Sodom and Gomorrah by chernobyling the North Perry Nuclear Power Plant and making it quite clear that there shall be no more consolidated Mighty Evil ZOG Empire over anyone living in anyplace then the couple of million lives lost and the hundreds of millions lost during the Collapse can bring about the form of government – local warlordism – and the population – only whites living as serfs under an Aryan Christian Identity theocratic local military dictatorships and kingdoms – which is godly and desirable. Likewise the states living in the Missouri river basin should have their massive reservoirs destroyed unless they exterminate their current political class, lawyers and judges and police. This bogus tyranny pretending to Constitutional rule should be destroyed root and branch and all of these lawbooks and corrupt decisions consigned to the flames burning at the stake the lawyers and judges who abused the People of the former ZOGland.

Wherefore Pastor Lindstedt files this Rule 59(e) Motion for this judge to reconsider, alter, abolish or amend or do entirely away with his ORDER(s) doing away with the pretense of the First, Seventh and Eighth Amendments of the Bill of Goods to the CONstipation (Doc. 72 and Doc 73) and rather wants this Judge to allow Pastor Lindstedt to file an Amended Answer and Counter-Complaint, to accept his Consolidated Answer to Bryan Reo's foolish "Request for Admissions" and to withdraw any imputed false "admissions" and to set this matter back on track for a jury trial on the merits. That or simply acknowledge that neither himself nor none of

the other federal judges ever had lawful or legitimate jurisdiction to hear there Bryan Reo cases whatsoever and dismiss this case entirely albeit disbaring Bryan Reo as a lawyer.

The New 16 Words of the Church of Jesus Christ Christian / Aryan Nations of Missouri:

We must chernobylize the North Perry Nuclear Power Plant and exterminate and sterilize North East Ohio.

Hail Victory!!!

/S/. Pastor Martin Lindstedt

Defendant/Appellant, First Servant of YHWH's Servant Nation of Aryan Christian Israel
Pastor, Church of Jesus Christ Christian/Aryan Nations of Missouri

338 Rabbit Track Road

Granby Missouri 64844

(P): (417) 472-6901, (E): pastorlindstedt@gmail.com

Pro se Defendant

See **Exhibit #1** (also filed as Doc 106-1 and Doc 106-2 in Reo v. Lindstedt 19-cv-2589) of a post made Dec. 21, 2007 by Bryan Reo under the alias of "SwordBrethren" using litigation to take over the KKK

Exhibit #2 (Doc. 98-1 and Doc 98-2 of Reo v. Lindstedt 2589) of 13 June 2016 advocating chernobyling the North Perry Nuclear Power Plant in response to a 7 June 2016 tyrannical Journal entry usurping jurisdiction declined by the Mentor Municipal Court

Certificate of Service

I, Pastor Martin Lindstedt do hereby certify that one true and genuine copy of the foregoing was e-mailed sent to : emergencyfiling@ohnd.uscourts.gov on the 21st May 2021 and a paper copy shall be sent if necessary on to this U.S. District Court at Clerk, U.S. District Court, Carl B. Stokes U.S Courthouse, 801 West Superior Avenue, Cleveland Ohio 44113-1830

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. The Reos will be sent a paper copy as well

the other federal judges ever had lawful or legitimate jurisdiction to hear there Bryan Reo cases whatsoever and dismiss this case entirely albeit disbaring Bryan Reo as a lawyer.

The New 16 Words of the Church of Jesus Christ Christian / Aryan Nations of Missouri:

We must chernobylize the North Perry Nuclear Power Plant and exterminate and sterilize North East Ohio.

Hail Victory!!!



/S/. Pastor Martin Lindstedt

Defendant/Appellant, First Servant of YHWH's Servant Nation of Aryan Christian Israel
Pastor, Church of Jesus Christ Christian/Aryan Nations of Missouri

338 Rabbit Track Road

Granby Missouri 64844

(P): (417) 472-6901, (E): pastorlindstedt@gmail.com

Pro se Defendant

See **Exhibit #1** (also filed as Doc 106-1 and Doc 106-2 in Reo v. Lindstedt 19-cv-2589) of a post made Dec. 21, 2007 by Bryan Reo under the alias of "SwordBrethren" using litigation to take over the KKK

Exhibit #2 (Doc. 98-1 and Doc 98-2 of Reo v. Lindstedt 2589) of 13 June 2016 advocating chernobyling the North Perry Nuclear Power Plant in response to a 7 June 2016 tyrannical Journal entry usurping jurisdiction declined by the Mentor Municipal Court

Certificate of Service

I, Pastor Martin Lindstedt do hereby certify that one true and genuine copy of the foregoing was e-mailed sent to : emergencyfiling@ohnd.uscourts.gov on the 21st May 2021 and a paper copy shall be sent if necessary on to this U.S. District Court at Clerk, U.S. District Court, Carl B. Stokes U.S Courthouse, 801 West Superior Avenue, Cleveland Ohio 44113-1830

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. The Reos will be sent a paper copy as well