

**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. Thomas M. Parker

AFFIDAVIT OF ANTHONY
DOMENIC REO [1:19-cv-02615]

REO LAW, LLC

Bryan Anthony Reo (#0097470)

P.O. Box 5100

Mentor, OH 44061

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(E): reo@reolaw.org

Counsel for Plaintiff Anthony Domenic Reo

MARTIN LINDSTEDT

338 Rabbit Track Road

Granby, MO 64844

(T): (417) 472-6901

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Pro se Defendant

AFFIDAVIT OF ANTHONY DOMENIC REO
IN CASE 1:19-CV-02615

The following is a sworn statement Anthony Domenic Reo, Plaintiff in the instant action, made under penalty of perjury.

1. On September 6, 2018 Defendant published on the worldwide web a statement that I was a gay lover for my own son, specifically identifying me in reference to my being the man who was seated next to my son at the plaintiff's table on 6/26/2019 at a jury trial, publicly held in Lake County Court of Common Pleas, with Lindstedt stating that I was "Bryan Reo's homosexual lover."

<http://www.whitenationalist.org/forum/showthread.php?2101-OI-Niggerlips-v-Mrs-Niggerlips&p=20294#post20294>

2. I was the only man seated next to my son at the date and time in question at the trial in question. The statements were clearly of or concerning me.
3. In September 2019 when Lindstedt made the statements, he had actual knowledge that I was the father of Bryan Anthony Reo.
4. I have never engaged in sexual conduct or had sexual contact with my son Bryan Anthony Reo.
5. I am not a homosexual.
6. I have never engaged in homosexual conduct or had homosexual contact with a male.
7. I have never had any extra-marital affair with my son or my daughter-in-law.
8. To my knowledge my son has never had any extra-marital affair while married to my daughter-in-law.
9. To my knowledge my daughter-in-law has never had any extra-marital affair while married to my son.
10. I do not personally know Martin Lindstedt, I have never done anything to him, and I never even spoken to him, written about him, or discussed him with anybody other than my attorney (Bryan Anthony Reo). I have never given Martin Lindstedt permission to publish remarks or statements about me or to communicate such remarks to third parties. My only interaction with Martin Lindstedt was seeing him in court on June 26, 2019 when my son, Bryan Anthony Reo, presented closing arguments in the Lake County Court of Common Pleas at a jury trial which concluded (in favor of Bryan Anthony Reo) on that day.

11. 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.

Signed and Sworn,

ANTHONY DOMENIC REO

/s/ Anthony Domenic Reo
Anthony Domenic Reo

SWORN TO AND SUBSCRIBED, before me, this 8 day of August, 2023.



Carla Kozlowski
Notary Public, State of Ohio
My Commission Expires
December 11, 2027

{seal}

Carla Kozlowski
Notary Public
Print Name: Carla Kozlowski
Commission Expires: 12/11/2027

August 8, 2023



Carla Kozlowski
Notary Public, State of Ohio
My Commission Expires
December 11, 2027

Respectfully Submitted

/s/ BRYAN ANTHONY REO

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