IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO

BRYAN ANTHONY REO, :

:

Plaintiff, : Case No. 1:19-CV-02589-CAB

v. : Judge Christopher A. Boyko

.

MARTIN LINDSTEDT, : Magistrate Thomas A. Parker

:

Defendant. :

COUNTER-DEFENDANT STATE OF OHIO'S NOTICE OF ADDITIONAL SERVICE OF ITS REPLY IN SUPPORT OF ITS MOTION TO DISMISS

Now comes Counter-Defendant State of Ohio and hereby gives notice that it has sent another service copy of its Reply in Support of Its Motion to Dismiss (Doc. 41) to Counter-Defendant Brett Klimkowsky. As noted in the Certificate of Service for that Reply, it was served upon Counter-Defendant Brett Klimkowsky at "P.O. Box 114, Mentor, OH 43445" by regular mail. However, on July 13, 2020, that mailing was returned as not delivered. It appears that Counter-Defendant Klimkowsky's service copy was returned because it was inadvertently sent to Mentor, Ohio instead of Martin, Ohio (the city indicated by the Summons, Doc. 23, PageID #203). Accordingly, Counter-Defendant State of Ohio has sent another service copy of its Reply in Support of Its Motion to Dismiss (Doc. 41) to Counter-Defendant Kilmkowsky by U.S. Postal Service on July 14, 2020 at "P.O. Box 114, Martin, Ohio 43445."

Respectfully submitted,

DAVE YOST Ohio Attorney General

/s/ Michael A. Walton

MICHAEL A. WALTON (0092201)

* Lead Counsel

HALLI BROWNFIELD WATSON
(0082466)

Assistant Attorneys General
Constitutional Offices Section
30 East Broad Street, 16th Floor
Columbus, Ohio 43215

T: 614- 466-2872 | F: 614-728-7592
Michael.walton@ohioattorneygeneral.gov
halli.watson@ohioattorneygeneral.gov

Counsel for Counter-Defendant State of Ohio

CERTIFICATE OF SERVICE

I hereby certify that the foregoing was electronically filed with the U.S. District

Court, Northern District of Ohio and served by U.S. Postal Service on July 14, 2020, upon:

Stefani R. Reo 7143 Kippling Brook Lane P.O. Box 5100 Mentor, OH 44061

Counter-Defendant

Anthony D. Reo 7143 Kippling Brook Lane P.O. Box 5100 Mentor, OH 44061

Counter-Defendant

Brett Klimkowsky P.O. Box 114 Martin, OH 43445

Counter-Defendant

U.S. Government C/O U.S. Attorney for the Northern District of Ohio Justin Herdman 801 W. Superior Ave., Suite 400 Cleveland, OH 44113

Counter-Defendant

Martin Lindstedt 338 Rabbit Track Road Grandby, MO 64844

Defendant/Counter-Plaintiff pro se

Church of Jesus Christ Christian/Aryan Nations of Missouri 338 Rabbit Track Road Granby, MO 64844

Defendant/Counter-Plaintiff

/s/ Michael A. Walton

MICHAEL A. WALTON Assistant Attorney General