

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

**BRYAN ANTHONY REO, STEFFANI
ROSSI REO, ANTHONY DOMENIC REO,
ATTORNEY KYLE BRISTOW,
BRETT KLIMKOWSKY, JUDGE
PATRICK CONDON, LAKE COUNTY
OHIO COURT OF COMMON PLEAS,
STATE OF OHIO, U.S. FEDERAL
GOVERNMENT,**

Plaintiff(s) / Counter-Defendants,

v.

**MARTIN LINDSTEDT, PASTOR ,
THE CHURCH OF JESUS CHRIST
CHRISTIAN / ARYAN NATIONS OF
MISSOURI,**

Defendant(s) / Counter-Claimants.

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

Hon. Christopher A. Boyko

Mag. Thomas A. Parker

**DEFENDANTS' REPLY MOTION TO THE LAKE COUNTY COURTS & JUDGE
PATRICK CONDON'S MOTION TO DISMISS CLAIMING A LACK OF
JURISDICTION & ALLEGED FAILURE TO STATE A CLAIM (Doc. 35)**

COMES NOW the current Defendant Pastor Martin Lindstedt (hereafter in person described as "Pastor Lindstedt) OF THE Church of Jesus Christ Christian / Aryan Nations of Missouri (hereafter described as Pastor Lindstedt's Church) to make this Reply (Dispositive) Motion as "Third-Party Plaintiffs" to the Lake County Ohio Court of Common Pleas and Judge Patrick Condon and their Attorneys Lindsay Upton (0092309) and Lisa Zaring (0080659) concerning their Motion to Dismiss under color of their self-serving belief that they can drag Pastor Lindstedt and Lindstedt's Aryan Nations Church 900 miles away upon the whim of a homosexual mongrel abomination named Bryan Reo along with Bryan Reo's fellow lawyers

Kyle Bristow and Brett Klimkowsky working as agents provocateur for the federal and Ohio state governments and subject Pastor Lindstedt and Lindstedt's Church to spurious legal process before their foreign spurious tribunal and escape inquiry and punishment simply because they say that they are the law and in defense of that arrogance quote a pack of legal monkey-talk which somehow "prove" their assertions. Pastor Lindstedt and Pastor Lindstedt's Church make the point that their Lord & Savior Jesus Christ and YHWH have fixed immutable Law which mandates not only Pastor Lindstedt's and Lindstedt's Aryan Nations Church's obedience but the extermination of those who are not Aryan Christian Israelites and thus outside YHWH's Law, but the cleansing of those subject to YHWH's Law through their expulsion, sterilization, and/or liquidation as being hostile and incompatible with YHWH's government on earth and YHWH's Servant Nation. There is no longer any possibility of living in peace under alien rule simply because the State of Ohio and their Lake County Courts and judges simply will not allow Pastor Lindstedt and Pastor Lindstedt's Church to live in peace 900 miles away but rather must bring forth them to steal, oppress and murder them under color of their pretend law with spurious legal process yet insist that because they have special privileges with the federal government and its self-serving rulings that they are above any law and can do as they please with Pastor Lindstedt and Lindstedt's Church in Ohio, Missouri, and South Dakota. Now that the Mighty Evil Empire is wracked with disease and unrest however it is time for Pastor Lindstedt and Lindstedt's Church and Lindstedt's Aryan Christian Israelite People to break free, to overthrow this foreign rule and to destroy root and branch aliens and traitors within us yet not us as opportune, but for today to answer the self-serving arguments of lawyers representing the Lake County Courts and their corrupt judge Condon who claim that because they are the "law" they are above the "law."

The fact of the matter is that the federal government, State of Ohio and especially the Lake County Court of Common Pleas have allowed Bryan Reo and his two lawyer friends from the Foundation for the Marketplace of Ideas (FMI) / ZOGbot Poverty [F]Law Center (ZPLC) as agents provocateur and “lawfare” artists to not only plot to get unknown whites into riot situations and then betray them as at the Charlottesville Massacre, but to harass and oppress through spurious litigation Pastor Lindstedt and Lindstedt’s old-line racial Resistance organization before their corrupt courts. There would be no litigation at all if these federal, state and local courts would pull Bryan Reo’s, Kyle Bristow’s, and Brett Klimkowsky’s licenses to practice law, put them into prison for their fraud and oppression while pretending to be white supremacists, and dismiss out of hand this spurious litigation and let Pastor Lindstedt and Lindstedt’s Church be left alone to worship and organize Aryan Christian Israel against their [mis]rule in peace. Instead Pastor Lindstedt must try to hold them to account before their own courts while their lawyers pretend that there is rule of law & it says that they are above their law. There are four current federal Bryan Reo v. Lindstedt lawsuits transferred from Lake County:

Bryan Anthony Reo v. Martin Lindstedt 1:19-cv-02103-SO

Bryan Anthony Reo v. Martin Lindstedt 1:19-cv-02589-CAB ← **This One**

Anthony Domenic Reo v. Martin Lindstedt 1:19-cv-02615-JRA

Stefani Rossi Reo v. Martin Lindstedt 1:19-cv-02786-CAB

All of these lawsuits, and two more of “civil stalking” and more in Missouri and South Dakota against Pastor Lindstedt and Lindstedt’s Church all caused by Bryan Reo being able to use these corrupt Lake County Courts and Judge Condon to drag Pastor Lindstedt and Lindstedt’s Church absent all real jurisdiction to stand trial before their corrupt tribunals 900 miles away for his property, liberty and life simply because Bryan Reo and Reo fellow lawyers are allowed licenses

to “practice law” and a venue without any real jurisdiction by the State of Ohio and the Lake County Courts. If there wasn’t any federal government or the federal government forbade these things instead of encouraged and promoted these things then what Bryan Reo and the Lake County Courts did before their pretend courts would be moot and of no effect. Instead Bryan Reo is allowed to run wild and the lawyers for the Lake County Court and Judge Condon pretend that they have done nothing to offend, as opposed to paving the way for the 2d Civil War and the sacking and destruction of Lake County and much of Northeast Ohio by the aggrieved. This Reply Motion by Pastor Lindstedt and Lindstedt’s Church is merely literally “going through the Motions” of filing motions of connecting Bryan Reo, Reo family and friends, and the Lake County, Ohio state and federal regimes using Bryan Reo to attack Pastor Lindstedt & his Church.

Summary of Factual Allegations

The Lake County Courts & Judge Patrick Condon’s lawyers argue that Pastor Lindstedt and Pastor Lindstedt’s Aryan Nations Church claim that the Lake County Courts and “Judge Patrick Condon lacked jurisdiction to hear Reo’s claims because they were barred by the applicable statute of limitations and “It is impossible to sue a church for mere words.”” Page ID 295. It is far deeper than that: The Lake County Courts and Judge Condon lacked jurisdiction to hear anything from Bryan Reo not only because of the Ohio Statutes of Limitations and First Amendment concerns but because they lacked jurisdiction period. If the Lake County Courts and the State of Ohio wish to claim jurisdiction to try a racist Aryan Christian Israelite pastor and his Dual-Seedline Christian Identity Aryan Nations Church 900 miles away with a corrupt judge and biased Lake County ~~lynch-mob~~ jury and then find them guilty of defaming a public figure Satanic homosexual mongrel working as an agent provocateur for the state and federal governments then they violate the “Pet Semitery” Jurisdictional Law (There are boundaries

which must not be crossed lest you bring out horrors from beyond those boundaries) in which any and every tribunal then becomes a mini-Nuremberg “victor’s justice” kangaroo tribunal totally without legitimacy in which the those in power set up drumhead korts to exterminate the losers. The State of Ohio and Lake County have used their courts to go against Pastor Lindstedt and his Aryan Nations Church because Bryan Reo works for them. Pastor Lindstedt has gone to an ecclesiastical court for a \$400 billion judgment against the State of Ohio for Bryan Reo courthouse antics. Pastor Lindstedt intends to use *Bryan Reo v. The Church of Jesus Christ Christian* 16CV000825 as precedent to set up a Revolutionary tribunal to “quantrillize” Lake county and “chernobylize” the North Perry Nuclear Power Plant in order to teach the limits of federalization and for violating the “Pet Seminary Rule of Jurisdiction.” Pastor Lindstedt knows how to draft up Proscriptions & Death Warrants, especially as the Zionist Occupied Government collapses because of the present Covid-19 ZOGvirus and racial unrest and the food riots to come.

Bryan Reo keeps on going to the Lake County Courts for his preferred judgments. Recently Bryan Reo, having been denied an *ex parte* Motion by this federal court on 30 March 2020, instead ran over to the Lake County Court that very same day and asked for himself and his father and received for himself an *ex parte* Civil Stalking Protection Order (CSPO) that was granted for himself *Bryan Reo v. Martin Lindstedt* 20CS000520. As in the January 2016 CSPO, Pastor Lindstedt was not allowed to appear by telephone to contest this fraudulent *ex parte* hearing lacking the money to drive 900 miles and the time to not attend to his bed-bound domestic partner Roxie Fausnaught. Both Bryan Reo and his homosexual lover from FMI/ZPLC Kyle Bristow were gloating about how Pastor Lindstedt was violating this CSPO and how Pastor Lindstedt was subject to being red-flagged and jailed for responding to Reo and Bristow needling and how Pastor Lindstedt’s sister – likewise facing *ex parte* proceedings in South Dakota to

force the sister to return Pastor Lindstedt's inheritance back to Pastor Lindstedt so that Bryan Reo and Kyle Bristow can steal it through litigation. However, this time the Lake County magistrate looked at Bryan Reo / Lindstedt interactions and on 4 June 2020 recommended that the temporary CSPO be terminated which the Lake County Judge Eugene Lucci adopted. http://bryanreo-lawsuits.xyz/2020/June20/4June20_StalkingOrder/Judges%20Concurrence.pdf

Exhibit #1: Lake County Judge Eugene Lucci's Judgment Entry Adopting Magistrate's Opinion

Pastor Lindstedt and his Church is not at this time before this federal court asking for any money or damages because the corrupt Lake County Courts and Judge Condon have usurped jurisdiction to be the servant of Bryan Reo and Reo friends and lawyers. Rather Pastor Lindstedt and Lindstedt's Church is asking for declaratory and injunctive relief from the Lake County Courts and Judge Patrick Condon having any claim whatsoever to jurisdiction over Pastor Lindstedt and Lindstedt's Church using the First Amendment 900 miles outside Lake County and 700 miles outside the State of Ohio. Nothing more than to be free of their false enslavement.

Answering the Lake County Courts & Judge Condon's Arguments

A. The lawyers for Lake County Courts and Judge Condon claim that their interpretation of the "*Rooker-Feldman doctrine*" keep this federal court – which has jurisdiction over this particular case given that it is one of four Bryan Reo "dialing for dollars" cases against Pastor Lindstedt removed from the Lake County Courts because Pastor Lindstedt had no faith in the honesty or belief in the jurisdiction of these Lake County Courts – from hearing this case because of a claimed lack of jurisdiction to hear cases in which the issue of whether Bryan Reo has any jurisdiction to try to take Pastor Lindstedt's inheritance because Pastor Lindstedt ridicules public figure Bryan Reo and Bryan Reo's family and friends is paramount. If Bryan Reo wasn't able to file these fraudulent and frivolous lawsuits in the first place then this case would not exist at all.

The question is whether a local court can hear a case crossing state lines regarding what was said about public figures over the Internet when those public figures are long-term enemies and have a trial without any real jurisdiction and then whether that corrupt local court can even try the case in the first place. The lawyers for this corrupt court argue that their interpretation that whatever the local court can steal sans jurisdiction that their judgment cannot be appealed to the federal level whatsoever based upon their claim of Rooker-Feldman. However, this constitution never would have been ratified in the first place if anyone was at the mercy of lawyers wanting their property going before a lawyer on the bench who will give it to them and having another lawyer say that this judicial theft couldn't be overturned at the federal level.

B. The Lake County Court's and Judge Condon's lawyers argue that because this one of Bryan Reo's never-ending fraudulent litigation attempts now removed to this federal court rests upon a previous ongoing case tried without their court having jurisdiction in the first place that *Younger v. Harris*, 401 U.S. 37 (1971) means that these Third-Party Defendants get a free dismissal from their being held to declaratory and injunctive relief in order to keep Pastor Lindstedt and his Church mere victims to Bryan Reo barratry and vexatious litigation. Somehow there is a "compelling state interest" somewhere in letting Bryan Reo run wild. If Bryan Reo had lost the previous cases or had them dismissed and if disbarred for bringing the 2d Civil War to Northeast Ohio then granted, this federal case wouldn't exist. However, Bryan Reo is an agent provocateur working for the federal and state governments and thus a creature of these criminal state-terrorist organizations which should not be allowed to now claim some sort of separation of co-mingled litigation now before this federal court which has jurisdiction over this entire instant case.

C. Regarding the Claims that Third Party Plaintiffs' are not entitled to declaratory relief against Judge Condon.

Again, these lawyers make an argument claiming that while there 42 U.S.C. 1983 allows for this declaratory relief that somehow because in their minds that no “controversy” exists between them.” Page ID 299 para 2. This is untrue. Bryan Reo couldn’t have done anything in past or present litigation unless the Lake County Courts and Judge Condon hadn’t let him proceed without their spurious claims to jurisdiction and then giving him the trial to begin with. Now that the Lake County Courts and Judge Condon are here with this new case they now claim ignorance

Pastor Lindstedt and Pastor Lindstedt’s Church are making it quite clear that a state of civil war exists between the State of Ohio and Lake County and the formerly national, regional and local warlords which shall rule under a local military dictatorships form of government and take have all their property and power derived from destroying the ancient regime. When the non-whites are all exterminated or put onto reservations, the lawyers and police have their sons gelded and daughters made into “handmaidens” and walking wombs, everyone associated with the former regime exterminated or co-opted, Lake County cities “quantrillized” and the North Perry Nuclear Power Plant “chernobylized” then a mere declaratory judgment against the Lake County Courts and Judge Condon for corruption and exercising false dominion over white supremacists and their Aryan Nations churches is not so far-fetched.

D. Lawyers for the Lake County Courts and Judge Condon claim that they cannot discern a claim for relief against themselves, much like their creature Bryan Reo does all the time.

All Pastor Lindstedt and Pastor Lindstedt’s Church want for now is for the Lake County Courts and Judge Condon to stop doing what they did do and what Bryan Reo wants them to do, namely persecute under color of their law which neither Pastor Lindstedt nor his Church are or were subject to in the first place. This is simply a lawyer’s dodge. The cure for that is torture of the claimant until he decides to come clean altogether. No money damages are claimed. Just stop

what you are doing because those you oppress are on to you and it does no good to keep lying.

Thus Pastor Lindstedt and Lindstedt's Church seek declaratory & injunctive relief against Bryan Reo coming before them to harass Pastor Lindstedt and Lindstedt's Church with Reo "lawfare."

E. "Absolute immunity" claims, i.e. Judge Condon cannot allegedly be sued.

First of all, Judge Condon and the Lake County Courts lacked jurisdiction in the past and present cases to try Pastor Lindstedt and Lindstedt's Church over what was truthfully said in retaliation to Bryan Reo slander a decade or so ago which failed in a previous Bryan Reo federal action over the Internet and in which both Pastor Lindstedt and Lindstedt's Church lives 900 miles away and in which Bryan Reo cannot collect as there are no Ohio assets and in which Judge Condon admitted in response to Bryan Reo litigation that Ohio courts cannot enforce their civil judgments outside the boundaries of Ohio. So whether or not jurisdiction existed or exists is a matter of fact as well as law, which should be decided by jury trial.

Secondly, "immunity" as a defense was not created by the Ohio or U.S. Constitution but rather was a privilege carved out by lawyers trying to keep themselves from being sued in their own courts. Essentially these lawyers and their courts are claiming that they are above the law that they seek to impose on others – in this case against those outside their jurisdiction and dominion. The very second that they lose this dominion and jurisdiction is the very second that any claim to "immunity" is treated as a criminal-regimeist plea of guilty to treason and tyranny and they and their families and friends are subject to extermination.

F. Claims that the Lake County Courts cannot be tried because they are *sui juris*, i.e. not sueable. Again, these lawyers are claiming that themselves and their courts are above the law just because. This negates their claim that these courts have anything to do with the administration of "justice" (page ID 303) and rather are nothing more than dens and sinks of treason and villainy

under color of their “law”. Pastor Lindstedt and Pastor Lindstedt’s Church disagree and do persist.

Wherefore this is Pastor Lindstedt and Lindstedt’s Aryan Nations Church’s Reply to the Lake County Courts and Judge Patrick Condon’s Motion for Dismissal on Sundry Pretexts.

Hail Victory!!!

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Pastor Martin Lindstedt, Defendant of and for

The Church of Jesus Christ Christian / Aryan Nations of Missouri (pastorlindstedt@gmail.com)

338 Rabbit Track Road, Granby Missouri 64844 (Tel #) 417-472-6901

Certificate of Service

I, Pastor Martin Lindstedt do hereby certify that a true and genuine copy of the foregoing with Exhibit #1 was mailed via U.S. Mail on 13 June 2020 to: Attorneys Lisa Zaring (Lzaring@mojolaw.com) and Lindsey Upton (Lupton@mojolaw.com), Montgomery Jonson LLP, 600 Vine Street, Suite 2650, Cincinnati Ohio 45202

The following were duly e-mailed on June 13 2020 as Pastor Lindstedt and Lindstedt’s Church is short of funds:

Ohio Assistant Attorneys General – Constitutional Offices Section
Michael Walton (00922010) Michael.walton@ohioattorneygeneral.gov
Halli Watson (0082466) halli.watson@ohioattorneygeneral.gov
30 East Broad Street, 16th Floor
Columbus, Ohio 43215

The following were duly e-mailed as Pastor Lindstedt and Lindstedt’s Church is short of funds:

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

Attorney Kyle Bristow of the FMI/ZPLC P.O. Box 46209. Mt. Clemens, Michigan 48046 "BristowLaw@gmail.com"

A copy of the foregoing was e-mailed to Attorneys Lisa Zaring (Lzaring@mojolaw.com) and Lindsey Upton (Lupton@mojolaw.com) upon scanning in as there is an agreement to save postage so using e-mail to do so.

A copy of the foregoing was sent to Attorney Brett Klimkowsky (Brett1066@gmail.com) of the FMI/ZPLC White Supremacist lawfare group presently in hiding and evading service.

A copy of the foregoing appears on the following Aryan Nations Christian Nationalist forum:

<http://www.whitenationalist.org/forum/showthread.php?2199>