

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

FILED

MAR 19 2020

CLERK, U.S. DISTRICT COURT
NORTHERN DISTRICT OF OHIO
CLEVELAND

**DEFENDANTS' REPLY MOTION TO STRIKE BRYAN REO'S LATEST INCESSANT
MOTION TO STRIKE (Doc 20) AND REQUEST FOR RULE 11 F.R.C.P. SANCTIONS**

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 Motion to Strike Professional Plaintiff Bryan Reo's latest Motion to Strike and / or For a More Definite Statement (Doc 20) dated 1 March 2020 (Bryan Reo having ECF is allowed to file on any hour on Sundays whereas Pastor Lindstedt not having ECF is bound to Postal hours). The unhappy lot of a victim of Bryan Reo barratry is filing Motions to Strike Bryan Reo's Motions to Strike the Defendant's Motion to Strike, as in the past decade of fighting with Bryan Reo and his attorney friends, especially Attorney Kyle Bristow and Brett Klimkowsky of the Foundation for the MarketPlace

of Ideas (FMI) or ZOGbot Poverty [F]Law Center (ZPLC) that is pretty much the level of their competence in “lawfare.” That and shaking down public universities so that Richard Spencer can speak in front of a collection of two dozen mostly white (unlike the non-white like Bryan Reo) pseudo-White Supremacists which used to be FMI/ZPLC’s main source of funding. That and arranging in conjunction with the Virginia and Charlottesville authorities the Charlottesville Riot / Massacre. Now Pastor Lindstedt and Lindstedt’s Aryan Nations Church is their White Whale.

This Court has insisted on Pastor Lindstedt amending his Answer & Counter-Claims, Pastor Lindstedt has done so. Pastor Lindstedt is proudly not an attorney or licensed officer of this or any Court nor wants to be. Pastor Lindstedt is merely trying to defend his Church and his property which Bryan Reo and family and friends are using their courts in Ohio to steal under color of tyranny / law. This Court has decided in this instant case to allow Pastor Lindstedt to counter-sue Bryan Reo’s father and wife, Bryan Reo’s FMI/ZPLC Ohio lawyer friends Bristow and Klimkowsky, the Lake County Court / Judge Patrick Condon and the State of Ohio for allowing Bryan Reo to sue Pastor Lindstedt’s Aryan Nations Church but not for Pastor Lindstedt to defend His Church before a Lake County ~~Lynch Mob~~ jury for not being a licensed Agent of Satan and the U.S. Government for running such an inept, but tyrannically effective non-white non-heterosexual wannabe “White Supremacist” like Bryan Reo. Under Doc. 23 this Court is allowing the Summoning of these Counter-Defendants and has set up a time for a Conference Management Time. Bryan Reo is already asking for a continuance, which Pastor Lindstedt of course agrees to in hope that the Corvid-19 “Boomer Remover” PLA/CIA Virus will finish off any ability of any Ohio state or federal court to get anything out of a Aryan Nations pastor and the Church 900 miles away. Bryan Reo is already trying with the aid of a South Dakota fellow

ambulance chaser to force Pastor Lindstedt to take back his inheritance that he gave back to his sister. This Motion is but a necessary answer to Bryan Reo neverending barratry, Doc 20.

These four lawsuits are as follows:

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

BY THE BRYAN REO BARRATRY NUMBERS

1. The Bryan Reo lawsuits follow the same old format. Bryan Reo sues in federal or Lake County Court Pastor Lindstedt calling over the past decade all the time Bryan Reo on the Internet especially on Church web pages a “homosexual Satanic mongrel ZOGbot abomination” in response to Bryan Reo interfering in the White Supremacist and Christian Identity Movements as part of a group of state and federal agents provocateur, especially during the past four years of FMI/ZPLC. Bryan Reo is thus a limited-purpose public figure. Bryan Reo and friends and family falsely call Pastor Lindstedt a “convicted child molester”. Bryan Reo files these bogus and frivolous lawsuits before an Ohio federal or state court. Pastor Lindstedt then puts up even more Bryan Reo stuff and counter-sues Bryan Reo co-conspirators. Bryan Reo asks for millions of dollars in damages, refuses to provide the Rule 26 initial disclosures, especially those involving a computation of damages. Bryan Reo insists that whatever it says is the proper use of the Federal Rules of Civil Procedure are what Bryan Reo says that it is. Pastor Lindstedt clinches with whatever he thinks it ought to be as well. Eventually this mess will be dismissed by this Court or it might actually come to trial – except unlike years ago there is now a virus closing everything

down and soon to be a financial collapse which will likely put an end to this regime's ability to control anything beyond walking distance of its local jurisdiction – if any.

Yes, Pastor Lindstedt has called Bryan Reo, his friends and family names and they have done so as well against Pastor Lindstedt. What this Court should keep in mind is that there would not be any of this foolishness other than because Bryan Reo, family and friends have initiated it and it would go away if this Court were to punish Bryan Reo, friends and family by disbaring and finishing off their ability to engage in this litigation against Pastor Lindstedt & His Church.

2. Bryan Reo harps on about the “unauthorized practice of law.” Pastor Lindstedt is counter-suing under 42 U.S.C. 1983 and saying that Bryan Reo and Reo's lawyer friends are using as official officers of the Ohio and federal courts their position as lawyers to litigate against those that they know have a religious objection to hiring agents of a tyrannical government owned by Satan and thus refuse on religious practice to collaborate with Satan simply because they wish to keep their property or inheritance. Pastor Lindstedt has cleared for this battle by giving away most of his worldly possessions so as to fully invest in his after-life.

Bryan Reo is paving the way for the extermination of lawyers as social parasites by initiating these lawsuits against a genuine enemy of this regime. Bryan Reo keeps on harping about how Pastor Lindstedt is “practicing law without a license” by answering all these frivolous Bryan Reo motions. Pastor Lindstedt in retaliation is pointing out that in effect these state and federal courts are allowing lawyers to bring up these abusive lawsuits to destroy the lives, liberty and property of private citizens starting out with the racial dissenters and thus this class of parasite must be destroyed along with their entire families. That the current state and federal governments are corrupt and inept, and must be replaced by local theocratic Whites-only military dictatorships. If a lawyer like Bryan Reo and Reo's lawyer friends can initiate a lawsuit to take

away the lives, property and liberty of its racial and religious enemies, and these regime courts enables these thefts and murders, then a civil war is inevitable and upon the conclusion of that civil war one side will be exterminated and the other side impoverished.

This Court, in this case, *Bryan Reo v. Martin Lindstedt* 19-cv-02589 has allowed Pastor Lindstedt to counter-sue all Bryan Reo family, attorney & government counter-defendants and set up a Conference Order. This Court should respect its own decision in this one of four Bryan Reo v. Martin Lindstedt cases & let get the show on the road.

3. Bryan Reo and Bryan Reo's lawyer friends on the Board of FMI deliberately targeted Pastor Lindstedt's Church and Pastor Lindstedt's domestic partner Roxie Fausnaught because neither had the funds nor inclination to defend themselves on Bryan Reo's abusive and frivolous litigation allowed and encouraged by the Lake County Courts in Bryan Reo v. The Church of Jesus Christ Christian / Aryan Nations of Missouri 16CV000825. Roxie was in her 60's, ailing, with a broken hip and bed-bound for years and functionally illiterate when Bryan Reo sued her because she couldn't defend herself nor was or is allowed to defend herself through Pastor Lindstedt. All because parasitic lawyers made up laws and rules giving them monopoly control of government courts for purposes of exploitative murder and fraud. Which is why the current system is too corrupt to be allowed to exist for long.

One of Bryan Reo's lawsuits now before this Court, *Stefani Rossi Reo v. Martin Lindstedt* 1:19-cv-02786-CAB, is really about nothing more than Pastor Lindstedt republishing a public Quora post in which Bryan Reo bewails marrying a Brazilian Sephardic jewess in order to pretend to not be a predatory homosexual psychopath. Mrs. Reo was on the surface of Bryan Reo's complaint, supposedly pretended to want to have a lot of Bryan Reo spawn, lied in order to get married and serve as a "beard" or fake public-figure wife in return for getting to come to

America, and then for whatever reason refused to have any children. This while Bryan Reo proclaims to be a manly man in charge of a mere woman. Then because of that refusal Bryan Reo instigated divorce proceedings until Mrs. Reo claimed she would have one or two mamzerkikelings. Then when Bryan Reo dismissed the divorce proceedings Mrs. Reo said that she would have none Bryan Reo git. Bryan Reo then whined about how it would be alone because of Mrs. Reo's deceit. Leaving open the question of why a litigious ZOGbot like Bryan Reo couldn't sue her like he sues Lindstedt and telemarketers. The implication one normally gets is that a crazed delusional homosexual mongrel found some Brazilian Sephardic jewess who wanted to come to America and that there would be a pretend marriage in which both parties got what they wanted from each other and thank YHWH that it didn't involve producing more Satanic mongrel spawn. Bryan Reo took down that post and lies about what Pastor Lindstedt actually posted in their (Bryan Reo & Mrs. Reo) fraudulent and frivolous civil complaint.

Bryan Reo whines that Pastor Lindstedt wants to hold Bryan Reo's enablers in Lake County, the State of Ohio and the federal government to account for this predatory conduct by Bryan Reo before their courts. Yes, Pastor Lindstedt has detailed "prion poisoning" as an action in which the carcasses of deer dying of Chronic Wasting Disease are rendered down into animal feed and fed to deer in new areas hundreds or even thousands of miles away as an effort to reduce the carrying capacity of ZOG. Yes, in 2000 there was an outbreak in Wisconsin that spread to the surrounding states. Yes, there was an outbreak in Missouri and Arkansas in 2010 which has spread as well. There are outbreaks in sundry states.

Pastor Lindstedt wants chernobyled the North Perry Nuclear Power Plant, where Bryan Reo used to work until fired because they finally did due diligence and goggled "Bryan Reo" and found out Bryan Reo's history as a self-loathing delusional psychotic homosexual mongrel

pretending to be a White Supremacist and Dual-Seedline Christian Identity limited-purpose public figure. Pastor Lindstedt has said a number of things, none of them new, least of all to Bryan Reo who wants a permanent injunction against the truth being said about Bryan Reo.

4. Defendant is unwilling to conform his pleadings to the self-serving notional standards wanting to be imposed by Bryan Reo. Bryan Reo is unwilling to obey Rule 26 governing initial disclosures, especially an honest figure about what, if any, real damages it has suffered. Everything is aimed at stealing Pastor Lindstedt's inheritance and rendering Lindstedt destitute. See Doc 11 Exhibit 2 "Prey for My Success" previously posted as *Stefani Rossi Reo v. Martin Lindstedt* 1:19-cv-02786. All of this could have been avoided by Bryan Reo sticking to its agreement in November 2010 to leave the White Supremacy Movement and not come back. Instead Reo has never left off being antifa while trying along with the FMI/ZPLC from spying upon and subverting Second Generation White Nationalism. Reo whines about Pastor Lindstedt filing a "steady stream of documents that lack any purpose other than hurling of insults at Plaintiff, [innocent] third-parties [Reo counter-defendants], and this Court." (Doc. 20 page ID#181). This is yet another Reo-lie. There would be no documents filed except for Bryan Reo filing this fraudulent litigation designed for purposes of thievery against Pastor Lindstedt. Indeed this very Motion would not be filed except for the need to file a response on Day 13 to Bryan Reo's incessant Motions to Strike. This Court hasn't given any credit to when Pastor Lindstedt refrains from answering Bryan Reo deceit, so thus this answer. No answer is needed if Bryan Reo will cease these idiotic Motions to Strike and buckle down to being counter-sued along with its friends, family & regimeist masters.

Insofar as Bryan Reo's lies about how Pastor Lindstedt has "bragged about being an alleged expert in litigation in the federal courts" and "his touting his credentials as a litigant in

over 40 cases in United States District Courts in Missouri and the 8th Circuit.” Pastor Lindstedt has said no such thing that Bryan Reo claims. Pastor Lindstedt had around six lawsuits from 1993-2000 involving false arrests and election issues. Pastor Lindstedt did sue the State of Missouri and Barack Obama over election issues in 2010. When Bryan Reo and Bill Finck whined about this Pastor Lindstedt commented about the Reo / Obama family resemblance and mentality. But this is just a Bryan Reo lie like the story of threatening to shoot Bryan Reo’s alleged spawner and drown Bryan Reo’s cat and whatever else that if it was said was said only by NIM-Buster Internet trolls, not by Pastor Lindstedt. Pastor Lindstedt’s position concerning Bryan Reo is not to threaten Bryan Reo but rather to insist on third parties who want anything to do with Pastor Lindstedt having nothing to do with Bryan Reo, Bryan Reo’s family and Bryan Reo’s friends. If there was no Bryan Reo there would be no Bryan Reo litigation.

5. Frankly put, Bryan Reo and its attorney friends Kyle Bristow and Brett Klimkowsky should be sanctioned by disbarment and fines to where they no longer can litigate anything, or at least not as a plaintiff, much less engage in “lawfare”. As federal agents provocateur for The MarketPlace for the MarketPlace of Ideas (FMI) / ZOGbot Poverty [F]Law Center (ZPLC) Bryan Reo (and Bryan Reo’s father and wife), Brett Klimkowsky, and Kyle Bristow have used “lawfare” against Pastor Lindstedt and Lindstedt’s Aryan Nations Church in order to oppress and persecute Defendants under color of “law” along with the Lake County Courts / Judge Patrick Condon, the State of Ohio, and the U.S. Government. See Doc 11, Exhibit 1, 2017 IRS 501(c)(3) tax form *Stefani Rossi Reo v. Martin Lindstedt* 1:19-cv-02786. All of these Counter-Defendants should answer for their crimes against Pastor Lindstedt and Lindstedt’s Church for their racial religious beliefs and dissent. This particular case of the Bryan Reo federal litigation is the most advanced so far in doing exactly that. Bryan Reo, and the other counter-defendants should be

made to answer to Pastor Lindstedt's Counter-Claims and Bryan Reo should be sanctioned for making these frivolous Motions to Strike which are no different than in the previous federal and state cases. Whenever Bryan Reo is made to "answer" as in current case *Bryan Anthony Reo v. Martin Lindstedt* 1:19-cv-02103-SO it is at least an answer albeit mainly lies.

6. Pastor Lindstedt has no objection to Bryan Reo's Doc. 22 Motion for a Case Management Conference Continuance to late April or even May as it will allow Pastor Lindstedt to serve these additional Parties with a Summons (Doc. 23) and for them to answer and be at the conference.

WHEREFORE, Defendant Pastor Lindstedt asks that this Court:

- A. Strike Bryan Reo's frivolous and foolish Motions to Strike and force Bryan Reo to not file any more by Sanctioning Bryan Reo, Kyle Bristow, and Brett Klimkowsky
- B. Or simply allow this case to proceed to trial by jury with all Bryan Reo counter-defendants having to answer for their crimes; and/or
- C. Award Defendant Pastor Lindstedt any and all further relief from Bryan Reo which is warranted by law or equity.

Hail Victory!!!



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

Exhibit 1: Doc 11, Exhibit 1, 2017 IRS 501(c)(3) tax form, *Stefani Rossi Reo v. Martin Lindstedt* 1:19-cv-02786

Exhibit 2: "Prey for My Suckcess" *Stefani Rossi Reo v. Martin Lindstedt* 1:19-cv-02786

Certificate of Service

I, Pastor Martin Lindstedt do hereby certify that a true and genuine copy of the foregoing was mailed to Plaintiff Bryan Reo, Anthony Domenic Reo and Stefani Rossie Reo on 14 March 2020 at 7143 Rippling Brook Lane, P.O. Box 5100, Mentor Ohio 44061

A copy of the foregoing was e-mailed to Attorneys Kyle Bristow and Brett Klimkowsky.
A copy of the foregoing appears on the following forum:

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