IN THE C 2019 JUL - 1 PM 2: 49 MAUREEN G. KELLY BRYAN ANTHONY REO	COURT OF COMMON PLEAS  LAKE COUNTY	
BRYAN ANTHONY REO	)	
Plaintiff,	)	CASE NO. 16 CV 000825 15 CV 001590
VS.	)	JOURNAL ENTRY
MARTIN LINDSTEDT, et al.	)	June 26, 2019
Defendants.	)	•

A jury was impaneled on June 24, 2019 and juror fees in the amount of \$945.00 shall be taxed as costs in this action pursuant to R.C. 2335.28 to be paid by defendant.

IT IS SO ORDERED.

PATRICK . CONDON

Judge of the Court of Common Pleas

Copies:

Bryan Reo, Esq.

Martin Lindstedt

21119 JUL -1 PM 2:49	IN THE COURT OF COMMON PLEAS  LAKE COUNTY, OHIO			
MAUREEN G. KELLY MAUREEN G. KELLY OF COURT BRYAN ANTHONY REO	)	CASE NO. 15-CV-001590		
Plaintiff,	)			
vs	)			
MARTIN LINDSTEDT, et a	l. )	JUDGMENT ENTRY		
Defendant.	)			
	)			

At the close of all of the evidence, the court made the following rulings:

- As to all properly served parties other than Bryan Reo and Martin Lindstedt, all of the counts were dismissed due to a complete failure to present evidence of their conduct which would allow for recovery.
- The court granted Defendant Martin Lindstedt's Motion for Directed Verdict as to Plaintiff Bryan Reo's claims for:
  - Intentional Infliction of Emotional Distress as there was no evidence beyond the Plaintiff Reo's own testimony that he had experienced emotional distress due to Defendant Lindstedt's actions.
  - o Statutory Criminal Liability as there was a lack of sufficient evidence that a criminal act took place and a lack of proof of injury.
  - Punitive Damages as they are not a separate independent cause of action.
- Plaintiff withdrew his claim for Civil Conspiracy.
- The court granted Plaintiff Bryan Reo's Motion for Directed Verdict as to Defendant Martin Lindstedt's counterclaims for:
  - Abuse of Legal Process as there was no evidence that Plaintiff Reo perverted the lawsuit or proceedings to attempt to accomplish an ulterior purpose for which it was not designed and there was no evidence that Defendant Lindstedt was in any way directly damaged by any alleged wrongful use of process.
  - Malicious prosecution as there was no evidence of a malicious filing of a prior lawsuit or proceeding against Defendant Lindstedt by Reo, that any prior filing lacked probable cause, or that Defendant Lindstedt had a seizure of his person or property during the course of the prior lawsuit or proceeding.

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- Vexatious Litigation as this is not a cause of action.
- Statutory Criminal Liability as there was a lack of sufficient evidence that a criminal act took place and a lack of proof of injury.
- o Civil Conspiracy due to a lack of proof of that Plaintiff Reo participated in a malicious combination.
- Spoliation as there was no evidence of a Plaintiff Reo willfully destroying or interfering with evidence for the purpose of disruption Defendant Lindstedt's ability to prove a claim or defense in the pending or probable lawsuit.
- o Tortious Interference with Economic Relations as Plaintiff Reo had a justification or privilege to make complaints to internet service providers.
- Invasion of Privacy in that there was no evidence of Plaintiff Reo intentionally intruded into the private activities, physically or otherwise, into the private activities, solitude, or seclusion of Defendant Lindstedt or that any intrusion would be highly offensive to a reasonable person.
- o Intentional Infliction of Emotional Distress as there was no evidence that Plaintiff Reo acted in an extreme and outrageous manner, there was no independent third-party evidence of injury to Defendant Lindstedt, and there was no evidence from Defendant Lindstedt of emotional distress.

Defendant Lindstedt's Motion for Mistrial filed on June 26, 2019, is denied.

As to Plaintiff Reo's request for a permanent injunction, that request is denied. Plaintiff Reo failed to show that the injunction is necessary to prevent irreparable harm and that he does not have an adequate remedy at law.

IT IS SO ORDERED.

PÁTRIĆK J. CONDON, JUDGE

Copies:

Bryan Anthony Reo, Esq.

Martin Lindstedt

FLED IN	THE COURT OF C	OMMON PLEAS
2019 JUL - 1 PM 2: 50	LAKE COUNT	ГҮ, ОНЮ
BRYAN AN THONY REQUET	)	CASE NO. 15-CV-001590
Plaintiff,	)	
vs	)	
MARTIN LINDSTEDT, et al.	)	JUDGMENT ENTRY
Defendant.	)	
	• )	

Defendant Martin Lindstedt's Instant Motion for Directed Verdict, filed on June 25, 2019, is denied.

IT IS SO ORDERED.

PATRICK J. CONDON, JUDGE

Copies:

Bryan Anthony Reo, Esq. Martin Lindstedt

TELL IN TH	E COURT OF	COMMON PLEAS
2019 JUL -1 PM 2:50	LAKE COU	NTY, OHIO
BRYANARE CHIQUER REPCOURT	)	CASE NO. 16-CV-000825
Plaintiff,	)	
vs	)	
MARTIN LINDSTEDT, et al.	)	JUDGMENT ENTRY
Defendant.	)	
	)	

Prior to the commencement of trial, the Court consolidated this case number into Case Number 15-CV-001590.

IT IS SO ORDERED.

PATRICK J. CONDON, JUDGE

Copies:

Bryan Anthony Reo, Esq. Martin Lindstedt

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## IN THE COURT OF COMMON PLEAS LAKE COUNTY, OHIO

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ZIII9 JUL - 1 PM 3:55
LAKE CO. CLEG. KELL
LAKE CO. CLERK OF COURT

BRYAN ANTHONY REO	)	7,
	) CASE NOS. 15 CV 001590	
Plaintiff,	) 16 CV 000825	
	)	
VS.	) JUDGMENT ENTRY	
	)	
MARTIN LINDSTEDT, et al.	) July 1, 2019	
- a .	)	
Defendants.	)	

In accordance with the jury verdict of June 26, 2019, judgment is rendered for plaintiff Bryan A. Reo as follows:

- (1) On Bryan A. Reo's claim for defamation per se (count one) against defendant Martin Lindstedt, \$40,000 in compensatory damages with an additional amount of \$50,000 awarded as punitive damages.
- (2) On Bryan A. Reo's claim for defamation per se (count one) against defendant Church of Jesus Christ, Christian/Aryan Nations of Missouri, \$200 in compensatory damages with an additional amount of \$200 awarded as punitive damages.
- (3) On Bryan A. Reo's claim for invasion of privacy false light (count two) against defendant Martin Lindstedt, \$15,000 in compensatory damages.
- (4) On Bryan A. Reo's claim for invasion of privacy false light (count two) against defendant Church of Jesus Christ, Christian/Aryan Nations of Missouri, no compensatory damages awarded.

The jury found in favor of defendants Martin Lindstedt and Church of Jesus Christ, Christian/Aryan Nations of Missouri on plaintiff Bryan A. Reo's remaining claims.

The jury found in favor plaintiff Bryan A. Reo on defendant Martin Lindstedt's counterclaim for defamation per se.

Costs to be paid by defendants Martin Lindstedt and Church of Jesus Christ, Christian/Aryan Nations of Missouri.

IT IS SO ORDERED.

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PATRIĆK J/CONDON

Judge of the Court of Common Pleas

Copies:

Bryan A. Reo, Esq., Reo Law, LLC, P.O. Box 5100, Mentor, Ohio 44061 Martin Lindstedt, pro se, 338 Rabbit Track Road, Granby, Missouri 64844 Church of Jesus Christ, Christian/Aryan Nations of Missouri, 338 Rabbit Track Road, Granby, Missouri 64844

Roxie Fausnaught, 338 Rabbit Track Road, Granby, Missouri 64844 William Finck, 653 W. 23<sup>rd</sup> Street, Box 129, Panama City, Florida 32405 William Shawn DeClue, 3 Blanchette Drive, Florissant, Missouri 63031

> Final Appealable Order Clerk to serve pursuant to Clv.R. 58(B).

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