FILED

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OHIO Clerk U.S. District Court **EASTERN DIVISION**

4:31 pm Nov 09 2020 **Northern District of Ohio** Cleveland

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, STATE OF SOUTH DAKOTA, BRYAN REO LAWYERS, et.al. 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 Case # 1:19-CV-02786 Hon. Christopher A. Boyko Mag. Thomas A. Parker

Case No: 1:19-CV-02615-JRA Mag. Carmen E. Henderson

Case No. 1:19-CV-02103-SO Judge Solomon Oliver

Stanley County South Dakota Court Reo v. Lindstedt & Bessman 58CIV20-07 Judge Bridget Mayer

PASTOR LINDSTEDT'S CONSOLIDATED ANSWERS TO ALL OF BRYAN REO & REO FAMILY FEDERAL LITIGATION, WITHDRAWAL OF SILENT "ADMISSIONS" ACCORDING TO PLAINTIFF BRYAN ANTHONY REO'S & REO'S WIFE AND FATHER, ANSWERING REO INTERROGATORIES AND STATING THAT THERE ARE NO DOCUMENTS OTHER THAN WHAT BRYAN REO ALREADY HAS OR ALREADY ON LINDSTEDT'S CHURCH'S WEB PAGES

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 and in point of fact Pastor Lindstedt is the de facto Chief ArchBishop of the entire above-ground Dual-Seedline Christian Identity Church in North America) to file this consolidated response to all of this ongoing Bryan Reo litigation before its sundry state and federal courts. Bryan Reo, a satanic homosexual

mongrel/mischling ZOG agent provocateur abomination, has been allowed – along with its fellow antifa lawyers practicing "lawfare" pretending to be "white supremacists" with the Foundation for the MarketPlace of Ideas (FMI) also known as the ZOGbot Poverty [F]Law Center (ZPLC) – to sue Pastor Lindstedt and Lindstedt's Aryan Nations Church before these satanic federal and state courts making their pretense of allowing freedom of speech, the press, and most importantly of religious activity nothing but a farcical lie as they pursue a satanic agenda of destroying Aryan Christian Israel starting with their leadership of Pastor Lindstedt and Lindstedt's Aryan Nations Church.

There are the four current Bryan Reo v. Lindstedt federal lawsuits in the Northern District of Ohio and a *Bryan Reo v Martin Lindstedt and Susan Bessman* (Pastor Lindstedt's sister to whom he deeded back his inheritance in Oct. 2019) 58CIV20-07 case in Stanley County South Dakota in which Bryan Reo seeks a payoff of Lindstedt's inheritance. All these cases are addressed in this Response given that they involve a long-time homosexual mongrel federal informant and agent provocateur and its network stalking a long-time Dual-Seedline Christian Identity genuine White Supremacist Aryan Nations pastor Martin Lindstedt over the Internet because it is afraid of what might happen to it if it shows up in person and then is allowed to "lawfare" Pastor Lindstedt and Lindstedt's Aryan Nations Church years later breaking these federal and state government's worthless fraudulent pledges of free speech & religion by haling dissidents before these criminal regime's pretend illegitimate courts of spurious jurisdiction.

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

Bryan Anthony Reo v. Martin Lindstedt 1:19-cv-02589-CAB

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

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

Pastor Martin Lindstedt hereby propounds upon Plaintiff Bryan Anthony Reo's First Set of Requests for Admissions, Interrogatories, and Requests for Production of Documents his answers, withdraws any silent admissions imputed because Bryan Reo refused to participate in any real Fed. R. Civ. P. 26 Conferences or Initial Disclosures, especially regarding the computation of damages and what documents there are are already posted on Pastor Lindstedt's Church's web pages or are e-mails or public court documents. Bryan Reo already admitted before the Stanley County Court on Aug. 31, 2020 that its litigation involving Anthony Reo #2615 and Stefani Rossi Reo #2786 is fraudulent because Pastor Lindstedt never posted the terms "homosexual incest" (regarding Reo's Father in #2615) or "transgendered prostitute" (regarding Stefani Reo #2786) Pastor Lindstedt has posted the relevant Exhibits of the thread in all four cases. If Bryan Reo wants further irrelevant discovery Reo is free to ask after Reo receives my countering request for admissions, interrogatories and for documents, especially regarding Reo's and Reo FMI antifa lawyers Bristow, etc. "lawfare" work as agents provocateur.

INTERROGATORIES

<u>INTERROGATORY NO. 1:</u> State and any all facts known to you which evince that Defendant was not directing Defendant's tortious conduct—as described within Plaintiff's Complaint—to the State of Ohio so as to cause injury to Plaintiff in said state.

ANSWER: Pastor Lindstedt denies being engaged in tortuous conduct against Bryan Reo but rather to reporting accurately and extensively since early 2010 on Pastor Lindstedt's Church's web page about "SwordBrethren" being one Bryan Reo, notorious crazed Satanic homosexual mongrel ZOGbot since the early 2000s who under color of Internet concealment threaten to murder or rape or assault numerous people in the White Supremacist and Christian Identity aboveground community. After detecting Reo's real name Pastor Lindstedt would describe and post public documents, especially court filings, to keep the public aware of Bryan Reo and Bryan Reo associates on the Church web page, especially under the sub-forum Bryan Reo / SwordBrethren vs White People.

http://www.whitenationalist.org/forum/forumdisplay.php?70-Bryan-Reo-SwordBrethrenvs-White-People

The reporting on Bryan Reo was not specifically aimed for Ohio

INTERROGATORY NO. 2: State and any all facts known to you which evince that Plaintiff has engaged in barratry.

ANSWER: Barratry as defined as the malicious and fraudulent abuse of legal process by Bryan Reo against Pastor Lindstedt and Lindstedt's Church before a local corrupt court? Bryan Reo has been engaged in such fraudulent, abusive and malicious abuse of legal process against Pastor Lindstedt and Lindstedt's Church since April 2014 & against others since several years earlier, of which Pastor Lindstedt's Church's web page only documents a hundredth, if that.

INTERROGATORY NO. 3: State and any all facts known to you which evince that Plaintiff has engaged in vexatious litigation.

ANSWER: In Bryan Reo's first federal case against Pastor Lindstedt Reo whined that Reo would get Lindstedt for "vexatious litigation." Upon looking up the term it is apt to describe Bryan Reo endless litigation against Pastor Lindstedt and Lindstedt's Church. Five federal lawsuits including these four. Two which went to trial in Lake County which consisted of dragging an Aryan Nations pastor and Aryan Nations Church 900 miles to face trial by a Lake County lynch mob jury with an African female and seven gliberal whiggers and before a corrupt judge who ignored the Ohio Statutes of Limitation, disallowed Pastor Lindstedt's counter-claims, allowed Bryan Reo to call Pastor Lindstedt a child molester (which happens in the present trials as well). In addition every bit of Bryan Reo litigation usually runs into thousands of pages because Bryan Reo simply cannot refrain from Motions to Strike, for Summary Judgment, for not allowing Pastor Lindstedt to testify because Lindstesdt is "insane" to which Pastor Lindstedt sometimes must practice "defensive" counter-motions. Bryan Reo has also filed 2 Civil Stalking Protection Orders (CPSO) which Pastor Lindstedt doesn't have the funds to challenge but still Bryan Reo got caught lying and the Reo v. Lindstedt 20CS000502 was dismissed. Bryan Reo is the very best example of vexatious and never-ending litigation which Pastor Lindstedt has to fight.

INTERROGATORY NO. 4: State and any all facts known to you which evince that Plaintiff has engaged in the crime of stalking.

ANSWER: Bryan Reo has stalked me incessantly since 2010 but perjurously claims that I "civil stalk" it from 900 miles away, cf. Reo v. Lindstedt 20CS000502. Pastor Lindstedt has other examples on Lindstedt's Church's web pages which Reo is aware of.

INTERROGATORY NO. 5: State and any all facts known to you which evince that Plaintiff has stalked a man for purposes of coercing homosexual sexual conduct from the same.

ANSWER: This has been known and reported on since 2011. Bryan Reo was trying to blackmail someone with the alias of "Victor Switzer" volunteer fireman of Pine Bluff Arkansas. "Victor Switzer" abruptly left the Reo co-conspirator William Finck's forum in Feb. 11, 2011 but got back on in Sept. 2011, then left again in Oct. 2011 and was banned as

"a mamzer" on Finck's forum. It was found out that even after Reo snitched out "Victor Switzer" to his employers when "Switzer" came back to Finck's a second time Switzer's folks found out about Switzer having a pure-blooded Chocktaw grandfather and thus a mongrel. Bryan Reo didn't leave "Victor Switzer" alone until Switzer simply had no more place in the Christian Identity community and Switzer's mangina was valueless to Bryan Reo because Switzer would just be another mongrel and not a heterosexual Aryan Christian Israelite for a Satanic homosexual mongrel like Bryan Reo to rape via blackmail.

In Bryan Reo's first federal lawsuit Pastor Lindstedt asked for the real name of "Victor Switzer" but was refused by Bryan Reo eventually claiming that he didn't know the identity of the non-homosexual mongrel whose Indian ancestry became known to Reo. This was a Reo lie because Reo refused to be known by its real name but as "SwordBrethren" and who chases someone down for Aryan mangina like Reo did then "forget" the real name of the stalkee? Normal men find out the name of a woman before finding out about her parents. Bryan Reo prefers Aryan Christian Israelite heterosexuals to blackmail for sex.

Bryan Reo also stalked and blackmailed John Britton for the longest time. Pastor Lindstedt suspected it was for homosexual sex. Reo left Britton alone when Pastor Lindstedt discovered that the Brittons were NE Okies and possibly Shawnee Indians.

Everett "Buck" McHugh might have been blackmailed for sex and was blackmailed other times by Bryan Reo. Plus Bryan Reo took down the homosexual NIM-Busters forum "upstandingcitizens.com" where Reo impersonated Britton by threatening to frame them with child porn as a federal agent provocateur.

INTERROGATORY NO. 6: State and any all facts known to you which evince that Plaintiff has conspired with an Ohio judge to corrupt jury proceedings occurring in June of 2019.

ANSWER: The Lake County Ohio courts are corrupt in that they allow an Aryan Nations pastor and his Aryan Nations Church to be dragged 900 miles away to be tried before a Lake County lynch mob jury for "defamation" of a crazed delusional homosexual mongrel public-figure ZOGbot for things said on the Internet well beyond the Ohio Statutes of Limitation well outside the jurisdiction of the Lake County courts or Mentor Municipal court. That trial was nothing but a corrupt farce which should have atarted & ended with Reo disbarment. Both that court and the process were corrupt.

INTERROGATORY NO. 7: State and any all facts known to you which evince that Plaintiff has engaged in the crime of perjury.

ANSWER: Bryan Reo is simply a delusional crazed homosexual mongrel agent provocateur who is a well-known figure in the Movement of White Supremacists and Christian Identity. Having wanted to become well known by forming the "lawfare" 501(c)(3) Foundation for the MarketPlace of Ideas (FMI) with his lawyer friends Kyle Bristow and Brett Klimkowsky and Charlottesville

Massacre Instigators Richard Spencer and Mike Enoch, in all of this litigation Bryan Reo now pretends to be a 'private figure' and lies about even being Bryan Reo or "SwordBrethren" and perjures itself to pretend that Pastor Lindstedt and His Aryan Nations Church have nothing better to do than to pick on poor Bryan Reo as a private figure negro homosexual out of the other 100,000 negro homosexuals in the Cleveland Ohio area. Bryan Reo thus knowingly lies about the law and facts of these cases, even in South Dakota on 31 August 2020 denied ever being "SwordBrethren" and as such found out about Pastor Lindstedt's inheritance, maybe through antifa lawyer Attorney Robert Konrad's stealing confidential files from the Ollinger Law Firm. This Bryan Reo perjury is necessary because Bryan Reo is not only a public figure but an agent provocateur working to drag Pastor Lindstedt and Lindstedt's Aryan Nations Church before corrupt state and federal courts to destroy Pastor Lindstedt and Lindstedt's Aryan Nations Church under color of "law."

Since the Mighty Evil ZOG/Babylon Empire is scared to death of "White Supremacist domestic terrorism" – and rightly so because if White People rebel then ZOG is through. Accordingly the FMI was set up as a 'White Supremacist' lawfare group in which Charlottesville was set up to be a betrayal of any unknown Whites to be set up to be forced to defend themselves and then prosecuted for defending themselves and for Democrat politicians like Senile Joe Biden to claim moral authority. So the instigators of the Charlottesville Massacre was Bryan Reo's FMI/ZPLC 501(c)(3) secret-antifa organization. So Bryan Reo's litigation is nothing more than the ZOG/Babylon Secret Political police performing before a ZOG kort the oppression and persecution under color of law against a White Supremacist Dual-Seedline Christian Identity political and religious dissent – the First Amendment be damned. But since doing so outright can and will lead to open religious and racial civil war breaking out, Bryan Reo must hide its public agent provocateur present and thus must lie about the facts and law of this case and present it as mere "defamation" with the connivance of these corrupt state and federal courts. Bryan Reo is all about state-sponsored perjury.

INTERROGATORY NO. 7: State and any all facts known to you which evince that Plaintiff has engaged in professional misconduct in the form of Plaintiff filing a frivolous complaint against Defendant.

ANSWER: All of the Bryan Reo litigation against Pastor Lindstedt, Lindstedt's Aryan Nations Church and Lindstedt's woman and Lindstedt's sister is frivolous and involves nothing more than Reo bringing its bogus litigation that its feelings have been hurt before a corrupt venue before a corrupt judge and biased jury hating open white supremacists living 900 miles away. In fact, Bryan Reo v. Martin Lindstedt 20CS000520 was a Civil Stalking Protective Order (CPSO) already posted as exhibits in all Reo litigation before all courts, (Doc 42-1 #2589, pg ID 392-395). All of this Bryan Reo v. Lindstedt, Aryan Nations is nothing more than an indulged deranged homosexual mongrel agent provocateur of 20 years allowed to go after the life, liberty, and property of an open White Supremacist Christian Identity pastor; this destruction of the pretense to rule of law and the First Amendment aided and abetted by corrupt and failing state and federal courts and their bar associations that lack the understanding that they are bringing about racial, religious and class civil war and the destruction of the legitimacy that they need to rule and survive.

<u>INTERROGATORY NO. 8:</u> State and any all facts known to you which evince that Plaintiff had planned to travel to Paraguay in order to obtain a sex reassignment surgery due to Plaintiff suffering from mental illness. (Reo lawsuit #2103 Oliver)

ANSWER: Denied like all of this Reo deceit. This exchange comes from "privileged" communications due to it being in a Lake County court filing when Bryan Reo was trying to delay the two trials against Pastor Lindstedt and Lindstedt's Aryan Nations Church. It also goes to show why all four of these Reo lawsuits should be consolidated because then Bryan Reo couldn't use the "priviledged communications" defense in its other separate cases. Reo claimed that it wanted to go ski-ing in Europe on 23 Jan. 2019 and to buy property in South America. Pastor Lindstedt scoffed that there was plenty of skiing weather in Northern Ohio in Januaryand that given the Bryan Reo was an unhappy predatory homosexual mongrel playing neo-nazi as a federal informant and agent provacateur, perhaps Reo should consider a side trip to the "Mengele Clinic" in Paraguay to have itself turned into what it always wanted to be, like Michael Jackson: a white woman. This was of course a jape as there is no "Mengele Clinic" outside the movie "Boys from Brazil."

INTERROGATORY NO. 9: State and any all facts known to you which evince that Plaintiff has engaged in adultery.

ANSWER: Denial. Pastor Lindstedt has never claimed nor does Bryan Reo show in its largely vague and deficient Rule 26 Initial Disclosures or in Reo's failure to provide Rule 26 Initial Disclosures that any allegations of adultery were ever made by Pastor Lindstedt.

INTERROGATORY NO. 10: State and any all facts known to you which evince that Plaintiff is not a non-public figure for purposes of First Amendment jurisprudence. (All Reo litigation)

ANSWER: Upon detecting that "SwordBrethren/SoredMamzer" was the notorious homosexual mongrel and antifa agent provocateur within the White Supremacist Christian Identity poseur Bryan Reo of Mentor Ohio on 29 Oct. 2020 and getting confirmation of those facts, Bryan Reo has claimed - falsely - that it is not a public figure and is entitled to anonymous activity which is threatening and malicious, which Pastor Lindstedt put an end to. Bryan Reo initially agreed to leave White Nationalism and Christian Identity for less than a week after detection, then republished on its blog on William Finck's Christogenea web page an Eli James article claiming that Pastor Lindstedt is a convicted child molester and took down Church web pages. In fact, Bryan Reo is not only a public figure, Bryan Reo founded a 501(c)(3) White Supremacist "lawfare" Non-Government Organization comparable to the Southern Poverty Law Center and initiated for the government the "Unite the Right" protest in Charlottesville Virginia which riots are the basis of Joe Biden's running for President. Every single Reo lawsuit has filed the 2017 IRS 501(c)(3) tax form showing that Reo, along with Kyle Bristow and Brett Klimkowsky are founding members of the Foundation for the MarketPlace of Ideas (henceforth FMI) and that they did Charlottesville. See Doc 26-1 of #2589 pgID 251 and Doc 11-1 of #2786 pg ID 103.

Bryan Reo is not only a public figure for purposes of First Amendment jurisprudence but a known antifa police informant and agent provocateur as well.

INTERROGATORY NO. 11: State the names and addresses of any and all people who have personal knowledge of the facts as detailed within Defendant's answers to Interrogatories Nos. 1 through 10.

ANSWER: In over the past decade of Reo v. Lindstedt conflict Bryan Reo has known far better than Lindstedt who has the dirt on Bryan Reo. In fact Reo has refused to render that real name of "Victor Switzer" of Pine Bluff Arkansas who Reo was trying to blackmail for sex. Those whom Bryan Reo has terrorized through the years like John Britton no longer speak to Pastor Lindstedt and Pastor Lindstedt, not being an informant or stalker has let them lapse long ago. There are other victims of Reo "lawfare" like Hiram Reppert and some guy in Missouri that were terrorized by Reo litigation but Reo would know their addresses. Some of those, like William Finck, Kyle Bristow and Brett Klimkowsky are likewise known on an intimate basis by Reo.

<u>INTERROGATORY NO. 12:</u> State the facts—if any—which support Defendant's contention—if Defendant has one—that Defendant enjoys one or more affirmative defenses so as to justify or mitigate Defendant's liability to Plaintiff. (All Reo litigation)

ANSWER: Pastor Lindstedt does not bother to play lawfare as Reo defines it with Reo. Rather, Pastor Lindstedt makes his answers and files his responses according to his nature, which is of YHWH's Servant Nation of Aryan Christian Israel. Pastor Lindstedt is merely literally "going through the motions" in answer to the never ending litigation initiated by Reo, Reo's family and Reo's fellow homosexual antifa lawyers — Bristow, Klimkowsky and Konrad — and tried by the Mighty Evil Empire ZOG/Babylon's Satanic courts and judges then displays some of this on Pastor Lindstedt's Aryan Nations Church's web pages. The intention of which is to justify the massive extermination of millions of ZOGlings as ZOG falls apart in order to hasten the Great Tribulation. Pastor Lindstedt has no duty of obedience to Satan's criminal regimes or liability to a Satanic homosexual mongrel ZOGbot abomination such as Bryan Reo.

REQUESTS FOR ADMISSIONS

REQUEST FOR ADMISSION NO. 1: Please admit that at all times relevant to the controversy as described within Plaintiff's Complaint, Defendant knew that Plaintiff is a resident of the State of Ohio.

ANSWER: Bryan Reo as a crazed delusional homosexual mongrel agent provocateur has been all over the place including in foreign countries and outside Ohio and so Pastor Lindstedt, not being a stalker like Bryan Reo doesn't keep track of where Reo is at the time

REQUEST FOR ADMISSION NO. 2: Please admit that at all times relevant to the controversy as described within Plaintiff's Complaint, Defendant knew that Defendant's acts of commission as described within Plaintiff's Complaint would cause Plaintiff to suffer damages in the State of Ohio.

ANSWER: Bryan Reo has suffered no real damages, cannot and will not compute any real as opposed to mythical damages. Bryan Reo could have left off pretending to be a white supremacist and Christian-Identity sub-pastor under William Finck as Reo agreed to in late October 2010 when Reo's real identity was discovered and as Bryan Reo agreed to do until breaking that agreement within the week and thus suffered no "damages" whatsoever. Pastor Lindstedt's frank and candid discussion and reporting of using public records and first and second-hand knowledge reports of public-figure and agent provocateur (ZOGbot) Bryan Reo is supposed to be protected by the First Amendment.

REQUEST FOR ADMISSION NO. 3: Please admit that at all times relevant to the controversy as described within Plaintiff's Complaint, Defendant purposefully acted in a tortious manner so as to cause Plaintiff to suffer damages in the State of Ohio.

ANSWER: Again, Bryan Reo suffered no real or actual damages, cannot and/or will not compute its mythical "damages" as required to under FRCP Rule 26(1)(iii) concerning Initial Disclosures. If Bryan Reo had left pretending to be a White Supremacist / CI as agreed Reo would not have been reported upon by Pastor Lindstedt and Lindstedt's Church. Pastor Lindstedt has not acted in any "tortuous manner." Rather Bryan Reo has stalked & harassed Pastor Lindstedt through lawfare.

REQUEST FOR ADMISSION NO. 4: Please admit that on September 9, 2018, Defendant published on the worldwide web a false and defamatory statement alleging that Plaintiff had used the Lake County Court of Common Pleas for purposes of "barratry."

ANSWER: Not exactly. The Lake County Court is a corrupt court used by Bryan Reo to drag Pastor Lindstedt and Lindstedt's Aryan Nations Church for illicit purposes, especially "barratry." Bryan Reo should present proof as opposed to making legal argumentation.

REQUEST FOR ADMISSION NO. 5: Please admit barratry is defined as the use of vexatious litigation or the incitement to it.

ANSWER: Pastor Lindstedt declines arguing with Bryan Reo what Reo thinks the law is.

REQUEST FOR ADMISSION NO. 6: Please admit that barratry constitutes unprofessional conduct pursuant to the Ohio Rules of Professional Conduct.

ANSWER: The Ohio and every state bar association has a number of rules pretending to act as some manner of self-policing their own misconduct under a "common-law" system as opposed to a civil-law system in which lawyers are held responsible for their crimes by the state. Bryan Reo and its antifa lawyer friends Kyle Bristow & Brett Klimkowsky should be disbarred and Pastor Lindstedt has numerous times asked that this be done.

REQUEST FOR ADMISSION NO. 7: Please admit that vexatious litigation constitutes unprofessional conduct pursuant to the Ohio Rules of Professional Conduct.

ANSWER: That certainly hasn't stopped Bryan Reo.

REQUEST FOR ADMISSION NO. 8: Please admit Plaintiff has never engaged in barratry.

ANSWER: No.

REQUEST FOR ADMISSION NO. 9: Please admit Plaintiff has never engaged in vexatious litigation.

ANSWER: As mentioned many times before, at the first of the frivolous Reo lawsuits, 1-14-cv-05093-MJW (WDMo) Bryan Reo screetched to Magistrate Judge Whitworth that Pastor Lindstedt was engaged in "vexatious litigation" against Bryan Reo and others even though it was Bryan Reo who had filed the federal lawsuit in Ohio for \$10.75 million against Lindstedt. Whitworth treated this as retarded as was the request that Whitworth provide Reo with counsel at taxpayer expense, that Whitworth provide Reo with a protection order, and allow Reo to file using electronic filing. That case was dismissed but Bryan Reo has filed before the state of Ohio, Missouri and South Dakota and brought up into the federal courts of Ohio about a dozen or so cases against Pastor Lindstedt and Lindstedt's Church, domestic partner and sister — all frivolous, vexatious, and malicious and without merit.

REQUEST FOR ADMISSION NO. 10: Please admit on September 14, 2018, Defendant published on the worldwide web a false and defamatory statement alleging that Plaintiff had engaged in stalking.

ANSWER: Pastor Lindstedt has chronicled Bryan Reo stalking efforts many times. These statements whenever made are not false and defamatory but founded in Reo past misbehavior.

REQUEST FOR ADMISSION NO. 11: Please admit that on September 14, 2018, Defendant published on the worldwide web a false and defamatory statement alleging that Plaintiff had stalked a man for purposes of coercing homosexual sexual conduct from the same.

ANSWER: If Bryan Reo is talking about Reo stalking and blackmailing someone called "Victor Switzer" in order to gain homosexual favors then that certainly isn't false and defamatory.

REQUEST FOR ADMISSION NO. 12: Please admit that stalking constitutes a criminal offense pursuant to Ohio Revised Code Section 2903.211.

ANSWER: It certainly hasn't stopped Bryan Reo.

REQUEST FOR ADMISSION NO. 13: Please admit Plaintiff never stalked a man via the worldwide web.

ANSWER: Again, Bryan Reo stalks incessantly, including Pastor Lindstedt, and others and uses the Internet among other means to harass and stalk others, men and women.

REQUEST FOR ADMISSION NO. 14: Please admit Plaintiff never attempted to coerce homosexual sexual conduct from a man.

ANSWER: Again, Bryan Reo has a history of trying to blackmail homosexual sexual conduct from other men – at least until Reo figures out that the victim isn't white.

REQUEST FOR ADMISSION NO. 15: Please admit that on September 17, 2018, Defendant published on the worldwide web a false and defamatory statement alleging that Plaintiff had conspired with an Ohio judge to corrupt jury proceedings occurring in June of 2019.

ANSWER: Denied. Bryan Reo as always is trying to put words into Pastor Lindstedt's mouth as opposed to merely pro-offering the actual Church web page posting.

REQUEST FOR ADMISSION NO. 16: Please admit that it would constitute unprofessional conduct pursuant to the Ohio Rules of Professional Conduct for Plaintiff to conspire with an Ohio judge to corrupt jury proceedings.

ANSWER: Again, these Ohio lawyer rules created as a ploy to pretend that lawyers are ethical or anything other than parasitical criminals have in no way stopped Bryan Reo.

REQUEST FOR ADMISSION NO. 17: Please admit that on October 2, 2018, Defendant published on the worldwide web a false and defamatory statement alleging that Plaintiff had engaged in perjury.

ANSWER: Rather than simply submit the alleged statement because it probably came from court papers filed by Pastor Lindstedt during this endless Bryan Reo frivolous and vexatious litigation thus privileged and inadmissible Bryan Reo is asking about whenever Bryan Reo hasn't engaged in perjury. In all of this Bryan Reo litigation Reo denies fighting with Pastor Lindstedt over whether this delusional homosexual mongrel ZOGbot abomination ever played "white supremacist" and claims that out of a hundred thousand negro homosexuals in the Cleveland Ohio area that Pastor Lindstedt defamed Bryan Reo just because Pastor Lindstedt is an Aryan Nations pastor and white supremacist for no good reason. At the 31 August 2020 hearing trying to get Pastor Lindstedt's South Dakota inheritance both Bryan Reo and Attorney Robert Konrad committed perjury by claiming that Bryan Reo never was known as "SwordBrethren" and that Attorney Konrad hadn't given Bryan Reo confidential files with Pastor Lindstedt's sister's legal business and e-mail.

REQUEST FOR ADMISSION NO. 18: Please admit that perjury constitutes a criminal offense pursuant to Ohio Revised Code Section 2921.11.

ANSWER: That certainly hasn't stopped Bryan Reo or Reo's lawyers or the judges that allow Bryan Reo perjury and suborned perjury to run riot in their corrupt regime courts.

REQUEST FOR ADMISSION NO. 19: Please admit that on October 15, 2018, Defendant published on the worldwide web a false and defamatory statement alleging that Plaintiff had conspired with an Ohio judge to submit perjured testimony so as to engage in barratry.

ANSWER: Rather than simply submit the alleged statement because it probably came from court papers filed by Pastor Lindstedt during this endless Bryan Reo frivolous and vexatious litigation thus privileged and inadmissible Bryan Reo is asking about whenever Bryan Reo hasn't engaged in perjury and barratry. In any case, these alleged statements whenever made even if not "privileged" by being published first in court papers are in no way false & defamatory but rather true & correct

REQUEST FOR ADMISSION NO. 20: Please admit on October 25, 2018, Defendant published on the worldwide web a false and defamatory statement alleging that Plaintiff had filed a frivolous complaint against Defendant.

ANSWER: Rather than simply submit the alleged statement because it probably came from court papers filed by Pastor Lindstedt during this endless Bryan Reo frivolous and vexatious litigation

thus privileged and inadmissible Bryan Reo is asking about whenever Bryan Reo hasn't engaged in filing even more frivolous complaints & litigation against Pastor Lindstedt & Lindstedt's Church.

REQUEST FOR ADMISSION NO. 21: Please admit that it constitutes unprofessional conduct pursuant to the Ohio Rules of Professional Conduct for Plaintiff to file a frivolous complaint against Defendant.

ANSWER: Again, these Ohio lawyer rules created as a ploy to pretend that lawyers are ethical or anything other than parasitical criminals has in no way stopped Bryan Reo from filing all this frivolous litigation against Pastor Lindstedt, Lindstedt's family & Church.

REQUEST FOR ADMISSION NO. 22: Please admit that on November 8, 2018, Defendant published onto the worldwide web a false and defamatory statement that Plaintiff had planned to travel to Paraguay to obtain sex reassignment surgery insofar as Plaintiff is mentally ill. ANSWER: Denied like all of this Reo deceit, this is a repeat of Reo Interrogatory #8. This exchange comes from "privileged" communications due to it being in a Lake County court filing when Bryan Reo was trying to delay the two trials against Pastor Lindstedt and Lindstedt's Aryan Nations Church. It also goes to show why all four of these Reo lawsuits should be consolidated because then Bryan Reo couldn't use the "privileged communications" defense in its other separate cases. Reo claimed that it wanted to go ski-ing in Europe on 23 Jan. 2019 and to buy property in South America. Pastor Lindstedt scoffed that there was plenty of skiing weather in Northern Ohio in January and that given the Bryan Reo was an unhappy predatory homosexual mongrel playing neo-nazi as a federal informant and agent provacateur, perhaps Reo should consider a side trip to the "Mengele Clinic" in Paraguay to have itself turned into what it always wanted to be, like Michael Jackson: a white woman. This was of course a jape as there is no "Mengele Clinic" outside the movie "Boys from Brazil." This was in fact a mere suggestion, not a claim that Bryan Reo 'planned' this ludicrous event. Bryan Reo as a vicious homosexual mongrel ZOGbot appears to be mentally ill, but really Reo is merely evil and a true spawn of Satan both biological & adoptive.

REQUEST FOR ADMISSION NO. 23: Please admit that on November 11, 2018, Defendant published onto the worldwide web a false and defamatory statement that Plaintiff was engaged in adultery by having sex with people other than Plaintiff's wife.

ANSWER: Rather than simply submit the alleged statement because it probably came from court papers filed by Pastor Lindstedt during this endless Bryan Reo frivolous and vexatious litigation thus privileged and inadmissible Bryan Reo is asking about Reo's claims in Stefani Reo v. Lindstedt 19-cv-02786 and Anthony Reo v. Lindstedt 19-cv-02615 in which Bryan Reo admitted in Stanley County South Dakota court proceedings Reo v. Lindstedt v. Bessman 58CIV20-07 on 31 August 2020 that Pastor Lindstedt never used the terms "homosexual incest" or "transgendered prostitute" in referring to what Pastor Lindstedt thought was another homosexual mongrel watching Bryan Reo's wife jumping up and down in the Lake County Courthouse on 25 June 2019 trying to get their attention but failing to do so. Bryan Reo simply commits perjury as to what it claims Pastor Lindstedt wrote, then makes a pseudo-legal conclusion and says Pastor Lindstedt said something.

REQUEST FOR ADMISSION NO. 24: Please admit that all of Defendant's publications about Plaintiff—as described within Plaintiff's Complaint—were published by Defendant to third-parties.

Answer: Bryan Reo is merely claiming that Pastor Lindstedt posted something onto the Internet which may have been or not been privileged but were true about Bryan Reo public figure pretending to be a white supremacist but actually a ZOGbot and asks Pastor Lindstedt to draw some sort of inference or legal conclusion. Pastor Lindstedt declines.

REQUEST FOR ADMISSION NO. 25: Please admit that Defendant is liable to Plaintiff for defamation for the reasons articulated in Paragraphs 26 through 33 of Plaintiff's Complaint. Answer: Pastor Lindstedt denies being liable to Bryan Reo for anything of Reo's frivolous and vexations complaint or of causing Bryan Reo or Reo's father or wife any damages whatsoever in their frivolous and vexatious never-ending complaints.

REQUEST FOR ADMISSION NO. 26: Please admit that Defendant is liable to Plaintiff for invasion of privacy—false light—for the reasons articulated in Paragraphs 34 through 40 of Plaintiff's Complaint.

Answer: Pastor Lindstedt denies being liable to Bryan Reo for anything of Reo's frivolous and vexations complaint or of causing Bryan Reo or Reo's father or wife any damages whatsoever in their frivolous and vexatious never-ending complaints and malicious litigation. Besides, Bryan Reo is not only a public figure but an agent provocateur as well and has invaded Pastor Lindstedt's privacy and called Pastor Lindstedt (as well as Reo's wife and father in Reo's court filings a child molester for over a decade.)

REQUEST FOR ADMISSION NO. 27: Please admit that Defendant is liable to Plaintiff for intentional infliction of emotional distress for the reasons articulated in Paragraphs 41 through 45 of Plaintiff's Complaint.

Answer: Pastor Lindstedt denies being liable to Bryan Reo for anything of Reo's frivolous and vexations complaint or of causing Bryan Reo or Reo's father or wife any damages whatsoever in their frivolous and vexatious never-ending complaints. Even the negro federal judge Solomon Oliver in its granting summary judgment in favor of Bryan Reo (Doc. 44 & 45 ORDER(s) in Reo v. Lindstedt 19-cv-02103 admitted that these frivolous claims by Bryan Reo are unsupportable even by his lax standards. Reo as a crazed delusional homosexual mongrel ZOGbot's mental and emotional health is suspect in any case. Reo's father and wife are merely "dialing for dollars" in this frivolous and malicious litigation drafted up by their lawyer son and husband. Reo could have avoided all this anyways if only Reo had left off pretending to be a "White Supremacist" after Pastor Lindstedt found out Reo's real identity and past history in late Oct. 2010 and left as agreed.

REQUEST FOR ADMISSION NO. 28: Please admit Plaintiff is entitled to an award against Defendant in the form of punitive damages for the reasons articulated in Paragraphs 46 through 51 of Plaintiff's Complaint.

Answer: Pastor Lindstedt denies being liable to Bryan Reo for anything of Reo's frivolous and vexations complaint or of causing Bryan Reo or Reo's father or wife any damages whatsoever in their frivolous and vexatious never-ending complaints, much less for punitive damages merely for bothering to tell the entire world to have nothing to do with Bryan Reo (or Reo's family) simply because Bryan Reo is a delusional crazed Satanic

homosexual mongrel of mixed jew, negroid, oriental and other admixture ancestry and is an agent provocateur abomination who is likely to use the corrupt state and federal courts and abuse of legal process to destroy the genuine white supremacists and Christian Identity Resistance figures it is fighting against. Reo nor Reo's wife and father have never rendered valid initial disclosures or computed actual damages. Bryan Reo, on the other hand, has not proven that it suffers any damages, much less under FRCP Rule 26(a)(1)(A)(iii) computed any actual and material damages much less provided material evidence as to the nature and extent of actual damages. In short, if Bryan Reo had left the Movement as agreed in late Oct. 2010 then there wouldn't be this frivolous Bryan Reo litigation.

REQUEST FOR ADMISSION NO. 29: Please admit Plaintiff is entitled to permanent injunctive relief against Defendant for the reasons articulated in Paragraphs 52 through 58 of Plaintiff's Complaint.

Answer: Bryan Reo has demanded prior restraint censorship of Pastor Lindstedt and Lindstedt's Church since its first federal lawsuit filed in April 2014. Up until recently with the negro judge Solomon Oliver decided to trash the First Amendment in its (Doc. 44 & 45 ORDER(s) of 28 Sept. 2020 Reo v. Lindstedt 19-cv-02103) no other judge dared be so tyrannical and foolish as to open up the floodgates to racial and religious 2d Civil War. Pastor Lindstedt thinks that Northeast Ohio is entitled to "quantrillization" by rural White Supremacist Aryan Nations guerrillas and chernobylization of the North Perry Nuclear Power Plant whenever the fortunes of civil war do allow, however Pastor Lindstedt declines to state what the homosexual mongrel ZOGbot Bryan Reo is entitled to for now.

REQUEST FOR ADMISSION NO. 30: Please admit that Defendant caused willful and malicious injury—as these terms are defined by 11 U.S.C. § 523(a)(6)—to Plaintiff for the reasons alleged in Plaintiff's Complaint.

Answer: Pastor Lindstedt denies causing delusional crazed Satanic homosexual mongrel of mixed jew, negroid, oriental and other admixture ancestry and agent provocateur abomination Bryan Reo "willful and malicious injury" and hasn't looked up the statute Reo claims applies and doubts that Reo is doing anything more than lying as usual for any of Reo's specious reasoning contained in any part of or the whole of Reo's frivolous and vexatious malicious compliant.

REQUEST FOR ADMISSION NO. 31: Please admit that Defendant does not have a meritorious affirmative defense in relation to any and all causes of action Plaintiff pled against Defendant in Plaintiff's Complaint.

Answer: Pastor Lindstedt, Lindstedt's family and Lindstedt's Church have been under attack by Bryan Reo for over a decade now. Pastor Lindstedt has made meritorious defenses against Bryan Reo and Reo family and friends antifa attacks aided and abetted by a Satanic criminal regime and its Ohio Lake County and federal courts. The reason that Pastor Lindstedt and Lindstedt's Church has lost is because Reo, Reo's friends and family have the assistance and support of the corrupt federal and state courts.

REQUEST FOR ADMISSION NO. 32: Please admit that Plaintiff never committed an act of commission or omission against Defendant for which Plaintiff is liable to Defendant for money damages.

Answer: Bryan Reo and Reo's family and many of Reo's friends are simply non-white Satanic predators and parasites who have no place within Aryan Christian Israel. Bryan Reo has cost Pastor Lindstedt his inheritance worth \$2 million by forcing Pastor Lindstedt to return it to his sister and driven Pastor Lindstedt and Lindstedt's Church into poverty. Thus Bryan Reo and Reo's family and friends are liable to Pastor Lindstedt for \$2.5 million in damages. However, it is the governments of Lake County, Ohio, South Dakota, Missouri and federal governments which along with theys non-white people who are to be put to the sword of the 2d Civil War, the non-white of whom are to be exterminated and the whiggers of which are to be enslaved. Everyone of the criminal regimes of these governments are likewise subject to extermination if non-whites, enslavement if whigger and theocratic military dictatorship if such survive under one of Ten Thousand Warlords.

REQUEST FOR ADMISSION NO. 33: Please admit that for purposes of First Amendment jurisprudence, Plaintiff is a non-public figure.

Answer: As answered countless times before, Bryan Reo (and Bryan Reo's wife and father being used for this Bryan Reo fraudulent defamation litigation in order to steal Pastor Lindstedt's inheritance) is not only a public figure but an agent provocateur used by the criminal regime to destroy the lives, liberty and property of racial and religious dissent and thus a deliberate violation of the First Amendment.

REQUEST FOR ADMISSION NO. 34: Please admit that for the reasons set forth within Plaintiff's Complaint, Plaintiff suffered \$250,000.00 in general damages due to Defendant's tortious conduct.

Answer: Bryan Reo (and Reo father and wife) have suffered no damages, have not obeyed the FRCP Rule 26 initial disclosures, especially Rule 26(a)(1)(iii) mandating a computation of actual damages because these "damages" are fraudulent and because Pastor Lindstedt has merely detailed the doings of public figure agent provocateur Bryan Reo. Reo's wife and father were mentioned in passing on a closed thread and Bryan Reo has admitted in Stanley County SD court that Pastor Lindstedt never mentioned "homosexual incest" or "transgendered prostitute" which are Bryan Reo inventions and outright lies.

REQUEST FOR ADMISSION NO. 35: Please admit that for the reasons set forth within Plaintiff's Complaint, Plaintiff it would be just and proper for Plaintiff to be awarded \$750,000.00 in punitive damages against Defendant due to Defendant's willful and malicious misconduct.

Answer: Bryan Reo (and Reo father and wife) have suffered no damages, much less punitive level damages nor has Pastor Lindstedt done anything other than mention Bryan Reo's past history and current status, while Reo's wife and father are not mentioned to any large extent. Pastor Lindstedt simply republished Bryan Reo public Quora posts about his wife's deceit and Pastor Lindstedt mistook Bryan Reo's father for some homosexual mongrel follower of Bryan Reo, having been told by Reo that Reo's father wouldnt show up

REQUEST FOR ADMISSION NO. 36: Please admit to the truth of all allegations, factual and legal, contained within Plaintiff's Complaint.

Answer: Bryan Reo's Complaints on behalf of itself and its wife and father are nothing but lies, both factual and legal.

REQUEST FOR ADMISSION NO. 37: Please admit that your counterclaim or claims pending against Plaintiff Bryan Anthony Reo, if any, are wholly lacking in merit.

Answer: Pastor Lindstedt's counter-claim(s) against Bryan Reo, Bryan Reo's wife and father are meritorious, Pastor Lindstedt having suffered over \$2 million in having to give back his inheritance back to his sister and Pastor Lindstedt being rendered destitute and without an income and over the past ten years having suffered at least another \$500,000 in damages and lost time due to Bryan Reo and Reo's lawyer friends Kyle Bristow and Brett Klimkowsky. The Lake County courts and Judge Patrick Condon allowed numerous trials to proceed against Pastor Lindstedt and Lindstedt's Church without any jurisdiction in order to tyrannically oppress Pastor Lindstedt and Lindstedt's Aryan Nations Church and are responsible for the treasonous conduct of the officers of their courts, i.e. the Ohio attorneys (Reo, Bristow, and Klimkowsky) allowed to [mal]practice law there. The State of Ohio and Federal Government are likewise responsible for the misconduct of their court officers and their agents provocateur as antifa "lawfare" agent provocateurs and informants.

REQUEST FOR ADMISSION NO. 38: Please admit that your counterclaim or claims pending against Plaintiff Bryan Anthony Reo, (and Reo's wife Stefani Rossi Reo and Reo's father Anthony Domenic Reo) if any, are without any evidentiary or factual basis. Answer: All of Pastor Lindstedt and Lindstedt's Aryan Nations Church against all four of the Bryan Reo lawsuits (Two for Bryan Reo, one each for Reo's wife and father) are valid and with massive evidentiary and factual basis in that their litigation against Pastor Lindstedt is frivolous, vexatious, and malicious.

REQUESTS FOR PRODUCTION OF DOCUMENTS

REQUEST FOR PRODUCTION OF DOCUMENTS #1 to #13: Produce true and accurate copies of any and all documents which you believe evince that Defendant was not directing Defendant's tortious conduct—as described within Plaintiff's Complaint—to the State of Ohio so as to cause injury to Plaintiff in said state, etc. etc..

ANSWER: Bryan Reo (and on behalf of Reo's wife and father) in asking for these documents is merely re-arguing its case already asked and answered in its fake interrogatories and requests for admissions. Everything is already up on Pastor Lindstedt's Church's web pages, nothing is new. The past couple of years nothing new has been put up unless it is through Bryan Reo's perjured testimony about how it never was known as "SwordBrethren" and never was pretending to be a White Supremacist and Christian-Identity sub-pastor under William Finck and Eli James. There is absolutely nothing new except for Bryan Reo's fraudulent Civil Stalking Protective Order which failed due to Lake County judges Christian Andre and Eugene Lucci catching Reo lyine and dismissing it, Attorney Robert Konrad's suborning perjury at a 31 August 2020 permanent injunction hearing at the Stanley County South Dakota circuit court and some antifa whistleblower

providing the 2017 FMI 501(c)(3) income tax form. All of this material is posted or is going to be posted for everyone who cares about the White Supremacist and Christian Identity movements and their antifa agents provocateur enemies like Bryan Reo and Kyle Bristow can read it. Anything which is intended for trial shall be posted for Pastor Lindstedt's most faithful readers Bryan Reo and Kyle Bristow to see second only to Pastor Lindstedt.

ANSWERING BRYAN, STEFANI AND ANTHONY REO INTERROGATORIES & ADMISSIONS FOR CASES 1-19-CV-2589-CAB, 1-19-CV-2786-CAB & 1-19-CV-02615

Bryan Reo and Bryan Reo makes exactly the same boiler-plate demands for the production of documents, interrogatories and requests for admissions as in Reo v. Lindstedt 1-19-cv-02103. This is the only relevant and newer parts from Reo v. Lindstedt 1:19-cv-02589:

<u>INTERROGATORY NO. 2:</u> State and any all facts known to you which evince that Plaintiff has engaged in homosexual oral sex with any Missouri state trial court judges in exchange for favorable rulings on legal matters.

ANSWER & DENIAL: Pastor Lindstedt never wrote on his Church forum that Bryan Reo had sex with Newton County Circuit Court Judge Greg 'GRIDS-Grindr Greggie' Stremel. Pastor Lindstedt suggested that this judge who used to be suspected of homosexuality and who was Aryan like Bryan Reo likes might be open to an offer. Bryan Reo simply lies about the facts of the matter by refusal to provide the proof when the proof is on the Church web page in order to gin up this frivolous and vexatious litigation and steal Pastor Lindstedt's inheritance.

INTERROGATORY NO. 3: State and any all facts known to you which evince that Plaintiff has ever bribed or improperly influenced a judge, whether in Ohio, Missouri, or anywhere, to obtain anything of value, including but not limited to advantage in a legal matter.

ANSWER & DENIAL: Pastor Lindstedt never wrote on his Church forum that Bryan Reo had ever directly bribed or influenced a judge in Ohio. Missouri or anywhere to obtain anything of value including but not limited to advantage in a legal matter because Pastor Lindstedt doesn't know that as a fact. Bryan Reo simply lies about the facts of the matter by refusal to provide the proof when the proof is on the Church web page in order to gin up this frivolous and vexatious litigation and steal Pastor Lindstedt's inheritance.

INTERROGATORY NO. 4: State and any all facts known to you which evince that Plaintiff has engaged in homosexual incest with Plaintiff's own father.

ANSWER & DENIAL: Pastor Lindstedt never wrote on his Church forum that Bryan Reo had "homosexual incest" with Plaintiff's own father — as Bryan Reo admitted on the Stanley County South Dakota Circuit Court at a farcical and corrupt proceeding to obtain a fraudulent restraining order forbidding Susan Bessman, Pastor Lindstedt's sister from selling Pastor Lindstedt's former inheritance so that Bryan Reo will be rewarded for this fraudulent, frivolous, vexatious and malicious litigation in Ohio. Pastor Lindstedt has presented an 18-page exhibit showing that the words "homosexual incest" in referring to "Ol' Niggerlips' Alleged Spawner" [actually Anthony Domenic Reo as Plaintiff in #2615]

and "transgendered prostitute" in referring to "Mrs. Niggerlips" [Actually Stefani Rossi Reo as Plaintiff in #2786} never appeared on Pastor Lindstedt's Church's web page. Bryan Reo simply lies about the facts of the matter by refusal to provide the proof when the proof is on the Church web page in order to gin up this frivolous and vexatious litigation and steal Pastor Lindstedt's inheritance. Rather the incident described was nothing more than Mrs. Reo jumping up and down like a fool trying to gain the attention of what Pastor Lindstedt thought were two homosexual mongrels on 25 June 2019 in the Lake County Courthouse at the trial in which Pastor Lindstedt had overheard the day previously from Bryan Reo that Bryan Reo's father would not be attending.

INTERROGATORY NO. 5: State and any all facts known to you which evince that Plaintiff has committed marital infidelity against Stefani Rossi Reo at any time since marrying her in December 2016.

ANSWER & DENIAL: Pastor Lindstedt never wrote on his Church forum or anywhere else that Bryan Reo committed marital infidelity against its wife at any time. Bryan Reo is a predatory homosexual and Pastor Lindstedt doubts, based upon a public Quora post, that Bryan Reo ever had sex with its wife Stefani Rossi Reo. Pastor Lindstedt thinks that this marriage is a fake marriage based upon a Bryan Reo public Quora post that Pastor Lindstedt reposted on his Church forum that Bryan Reo took down and which is part of the basis for the fake litigation Stefani Rossi Reo v. Lindstedt 19-cv-02786.

<u>INTERROGATORY NO. 6:</u> State and any all facts known to you which evince that Plaintiff had a petition for dissolution of marriage pending in February 2019 and that the reason for the petition involved homosexual incest, homosexual infidelity, or any sort of infidelity.

ANSWER & DENIAL: Yet again, Pastor Lindstedt never wrote on his Church forum or anywhere else the above lie by Bryan Reo ginning up this endless vexatious litigation against Pastor Lindstedt.

INTERROGATORY NO. 7: State and any all facts known to you which evince that Plaintiff has engaged in the crime of extortion.

ANSWER & PARTIAL DENIAL: Pastor Lindstedt has heard from Buck McHugh how Bryan Reo operated in shaking down sundry companies – including Arbitron, the NRA, StarOkist Tuna, etc. -- how Bryan Reo will shake them down into making a cheaper settlement agreement. Pastor Lindstedt has gotten court records of past Reo litigation and placed them upon his Church forum.

<u>INTERROGATORY NO. 8:</u> State and any all facts known to you which evince that Plaintiff has attempted to engage in extortion or has engaged in extortion against Defendant by attempting to enforce and execute a judgment that was duly rendered and entered in favor of Plaintiff against Defendant by the Court of Common Pleas of Lake County Ohio.

ANSWER & PARTIAL DENIAL: Bryan Reo's activities via e-mail on this matter to Pastor Lindstedt are on Pastor Lindstedt's Church forum.

The sole remaining Interrogatory / Admission to be answered is for Stefani Rossi Reo v.

Lindstedt 1:19-cv-02786-CAB in which Bryan Reo makes the fraudulent claim that Pastor

Lindstedt ever wrote that Mrs. Reo was a "transgendered prostitute" in Doc 26-1, Discovery propounded upon Defendant and in Mrs. Reo's Doc 26-3 Affidavit claiming that she is neither transgendered nor a prostitute. Pastor Lindstedt denies ever making any such claims:

ANSWER & DENIAL: Pastor Lindstedt never wrote on his Church forum or anywhere else that Mrs. Reo [referred to not by name but as "Mrs. Niggerlips"] was a "transgendered prostitute" or committed marital infidelity with anyone. [A fact Bryan Reo confirmed during sworn, albeit perjurous testimony, in Stanley County SD Circuit Court on 31 Aug. 2020.] Pastor Lindstedt, based upon a public Quora post by Bryan Reo, doubts that Bryan Reo ever had sex with its wife Stefani Rossi Reo and thinks that they probably have some sort of arrangement to get what is obviously based upon her nose, not what might or not be underneath her tail, a Brazilian Sephardic jewess into the country as a "beard" so as to tell the credulous that Bryan Reo isn't a predatory homosexual pretending to be a White Supremacist public figure while actually being an agent provacateur.

This covers all of Bryan Reo's Discovery attempts to Pastor Lindstedt in all four of the Bryan Reo, Stefani Reo, Anthony Reo v. Lindstedt vexatious and frivolous litigation (Reo v. Lindstedt, #2103-SO, # 2589-CAB, #2786-CAB, and #2615-JRA) by a public figure Satanic homosexual mongrel agent provocateur abomination and its misbegotten dysgenic family against Pastor Lindstedt. Pastor Lindstedt's answers & admissions are consolidated in order to save both paper and time given Pastor Lindstedt's reduced circumstances. Any "admissions" previously implied by Pastor Lindstedt waiting for the facts to arrive are hereby withdrawn in total.

Wherefore, this is Pastor Lindstedt's Consolidated Answers to all of Bryan Reo and Reo Family Federal Litigation, withdrawal of all silent "admissions" under color of whatever Federal Rule of Civil Procedure (FRCP) according to Bryan Reo self-serving notions and Reo's wife (Stefani RossieReo) and Reo's father (Anthony Domenic Reo), Answering Reo Interrogatories & Stating that there are no additional Documents other than what Bryan Reo already has or already on Lindstedt's Church's Web Pages. Thus Bryan Reo has gotten its discovery, albeit

there is nothing new to be found after over a decade of fighting over the Internet and nearly a dozen Bryan Reo frivolous, vexatious, and malicious lawsuits against Pastor Lindstedt, Lindstedt's Aryan Nations Church, Lindstedt's elderly bed-bound bed-ridden illiterate commonlaw wife and Lindstedt's sister and inheritance.

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

Certificate of Service

I, Pastor Martin Lindstedt do hereby certify that one true and genuine copy – one for each for four now separate cases heard by these Ohio federal courts -- of the foregoing was mailed via U.S. Mail on 6 November 2020 to this U.S. District Court at Clerk, U.S. District Court, Carl B. Stokes U.S Courthouse, 801 West Superior Avenue, Cleveland Ohio 44113-1830:

A copy also shall be sent to the Stanley County South Dakota Circuit Court to the Clerk, Stanley County Courthouse, 02 East Eighth Street Ft. Pierre South Dakota 57532 as well.

The following were duly e-mailed 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

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. The Reos will be sent a paper copy today as well

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 (<u>Lzaring@mojolaw.com</u>) and Lindsey Upton (<u>Lupton@mojolaw.com</u>) 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 (<u>Brett1066@gmail.com</u>) of the FMI/ZPLC White Supremacist lawfare group presently in hiding and evading service.

Robert Konrad, Schrieber Law Firm, 1110 East Souix Ave., Pierre South Dakota 57501 rob@xtremejustice.com

Pastor Lindstedt's sister's lawyer, Kody Kyriss, k.kyriss@riterlaw.com

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

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