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

BRYAN ANTHONY REO,

Plaintiff,

v.

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

Hon. Christopher A. Boyko

Mag. Thomas A. Parker

MARTIN LINDSTEDT,

Defendant.

<u>THIRD-PARTY DEFENDANT KYLE J. BRISTOW'S REPLY TO THIRD-PARTY</u> <u>PLAINTIFF MARTIN LINDSTEDT'S RESPONSE TO MOTIONS OF "DE FACTO</u> <u>SATANIC U.S. MIGHTY EVIL EMPIRE," "SATANIC HOMOSEXUAL</u> <u>MONGREL/MISCHLING/AGENT PROVOCATEURS," ET AL.</u>

(ORAL ARGUMENT NOT REQUESTED)

NOW COMES Kyle J. Bristow ("Bristow"), *pro se*, and hereby propounds Third-Party Defendant Kyle J. Bristow's Reply to Third-Party Plaintiff Martin Lindstedt's Response to Motions of "De Facto Satanic U.S. Mighty Evil Empire," "Satanic Homosexual Mongrel/Mischling/Agent Provocateurs," et al. (ECF No. 72, PageID. ## 714-725):

I. STATEMENT OF FACTS

On October 23, 2020, Third-Party Plaintiff Martin Lindstedt ("Lindstedt") filed "Pastor Lindstedt's & the Church of Jesus Christ Christian / Aryan Nations of Missouri (& this De Facto Satanic U.S. Might Evil Empire) Consolidated Response to all of the Satanic Homosexual Mongrel/Mischling ZOG Agents Provocateur Abomination Bryan Reo and Reo Family and Attorney's Frivolous & Malicious State & Federal Litigation against Pastor Lindstedt, Lindstedt's Church & Aryan Christian Israel." (ECF No. 72, PageID. ## 714-725).

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The undersigned third-party defendant was not sure if a formal written reply is necessary for Lindstedt's most recent court filing because common sense dictates that the Court will deny *in toto* what Lindstedt requests insofar as this is par for the course, but said third-party defendant also could not pass up the opportunity to reply to the same. Lindstedt appears to be an aspiring legal scholar, and it would be rude to outright ignore Lindstedt, who apparently is very serious about striving to become the next Clarence Darrow or Johnnie Cochran.

In Lindstedt's Response, Lindstedt pertinently states:

- 1. Lindstedt is the pastor of the "THE Church of Jesus Christ Christian / Aryan Nations of Missouri." (Emphasis in original.) (ECF No. 72, PageID. # 714). Nay, Lindstedt is in fact the "*de facto* Chief ArchBishop of the entire above-ground Dual-Seedline Christian Identity Church in North America." (ECF No. 72, PageID. # 714).
- 2. The federal and state courts are "satanic," "illegitimate," and "DOOMED" (Emphasis not in original; capitalized here to make it sound scary.) (ECF No. 72, PageID. # 715).
- 3. The Parties to the instant civil action are engaged in a "satanic agenda of destroying Aryan Christian Israel[.]" (ECF No. 72, PageID. # 715).
- 4. A "mongrel homosexual" is "terrorizing Christian Identity people[.]" (ECF No. 72, PageID. # 715).
- 5. "[A]ll lawyers [are] servants of Satan." (ECF No. 72, PageID. ## 717-718).
- 6. "[A]nyone and everyone who destroys an Aryan White Christian Israelite family must be destroyed along with their entire family no exceptions[.]" (ECF No. 72, PageID. # 718).
- 7. The penalty for offending Lindstedt is "extermination," and "Aryan Christian Israel" should "survive under local theocratic military dictatorships / warlords, i.e., The Ten Thousand Warlords.¹" (ECF No. 72, PageID. # 722).
- 8. "Bryan Reo, Lake County courts, Judge Patrick Condon and the State of Ohio engaged in the Sins of Sodom and Gomorrah and the three Other Cities of the Plain[.]" (ECF No. 72, PageID. ## 722-723). "The penalty assessed against Sodom & Gomorrah for robbing under color of law * * * was brimstone and fire from heaven[.]" (ECF No. 72, PageID. ## 722-723). "The penalty for Lake County and Northeast Ohio for the very same offenses

¹ Why only ten thousand warlords? Why not twenty thousand? With Lindstedt's charming personality and talent, one would think that he could muster more people to support his goal of world domination and the enslavement of humanity.

but worse should be the quantrillization² of NE Ohio but especially the chernobylization of the North Perry Nuclear Power Plant." (ECF No. 72, PageID. # 723).

- 9. "Non-whites and jews do not belong amongst Aryan Christian Israel. Thus * * * Nonwhites are to be exterminated from the Aryan Christian Israelite world[.]" (ECF No. 72, PageID. # 723).
- 10. "Anyone who is a servant of the Satanic criminal regimes * * * is to be eliminated if nonwhite or enslaved if white and if profitable." (ECF No. 72, PageID. ## 723-724).

II. ISSUE PRESENTED

1. Whether the Court should grant Lindstedt any relief implicitly or explicitly prayed for within Lindstedt's Response.

Lindstedt's Presumed Response:

Bristow's Response:



III. LAW & ARGUMENT

To the extent that Lindstedt prays for the doctrines of his church to be recognized and enforced by this Court, the Court should not order the same insofar as the First Amendment to the United States Constitution forbids it. See also *Lemon v. Kurtzman*, 403 U.S. 602 (1971). The Court is a court of law and not an ecclesiastical tribunal; Article III of the United States Constitution does not afford the Court ecclesiastical enforcement powers. The Court cannot issue orders which would make Torquemada proud.

Lindstedt's claims for the "quantrillization" of Northeast Ohio and the "chernobylization of the North Perry Nuclear Power Plant" are not cognizable federal causes of action and the Court should decline to exercise supplemental jurisdiction over the same insofar as they are not substantially related to Plaintiff Bryan Reo's tort claims against Lindstedt. See 28 U.S.C. §

 $^{^2}$ "Quantrillization" is not a real word and there is no definition for it—it does not even appear in *The Urban Dictionary*. What Lindstedt means by the "quantrillization of Northeast Ohio" is probably really, really, really, really bad, though.

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1367(a). Also, the undersigned third-party defendant checked, and it does not appear that the Federal Rules of Civil Procedure codify a rule about when and how a federal trial court can go about ordering the ruthless and total annihilation of a people.

To the extent that Lindstedt prays for Bristow, et al., to be "enslaved," the Court should not order the same insofar as slavery is inapposite to the Thirteenth Amendment to the United States Constitution. Being enslaved by Lindstedt, being "gelded" and made a eunuch—as Lindstedt has repeatedly requested in previous court filings—, etc., etc., etc., does not sound enjoyable. Plus, if Bristow is working for free for Lindstedt as Lindstedt's slave, then how can Bristow save his money to buy the Patek Philippe timepiece in the future that Bristow so desires? Being castrated is bad enough, but denying Bristow his Calatrava 5227G-001 or Nautilus 5711/1A-010 is downright cruel and unusual punishment. See Eighth Amendment to the United States Constitution ("Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments like denying Attorney Kyle Bristow his Patek Philippe inflicted.").

To the extent that Lindstedt prays for hellfire and brimstone, the quantrillization of Northeast Ohio, and/or the chernobylization of the North Perry Nuclear Power Plant to be ordered, the Court should not award such relief on a preliminary basis because Lindstedt has not met his burden of persuasion that such a preliminary injunction should be granted. See *Overstreet v. Lexington-Fayette Urban County Gov't*, 305 F.3d 566, 573 (6th Cir. 2002) (holding that injunctive relief is "an extraordinary remedy which should be granted only if * * the circumstances clearly demand it."). Quite frankly, Lindstedt has not shown that "circumstances clearly demand" that Northeast Ohio be annihilated for ecclesiastical offenses which have purportedly been perpetrated

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against Lindstedt's single-member³ church. Bristow does not object, however, to Lindstedt being granted leave to supplement his Response with admissible evidence to articulate succinct reasons why "circumstances clearly demand" that hellfire and brimstone be ordered to destroy Northeast Ohio, because it would be really funny to read.

IV. CONCLUSION

For the reasons set forth herein, the Court should not award Lindstedt any of the relief Lindstedt seeks. If the Court, however, elects to award Lindstedt injunctive relief in the form of hellfire and brimstone being used to wipe out Northeast Ohio or the enslavement of Bristow and the other "Satanic Homosexual Mongrel/Mischling/Agent Provocateurs," the undersigned thirdparty defendant humbly and respectfully requests that the Court stay its decision pending review by the United States Court of Appeals for the Sixth Circuit.

Also, the Court should dismiss Bristow from the instant civil action as Magistrate Judge Thomas M. Parker previously recommended for a myriad of reasons. (ECF No. 53; PageID. ## 489-503).

Respectfully submitted,

BRISTOW LAW, PLLC

<u>/s/ Kyle J. Bristow</u> Kyle J. Bristow, Esq. P.O. Box 46209 Mt. Clemens, MI 48046 (T): (248) 838-9934 (F): (586) 408-6384 (E): bristowlaw@gmail.com *Pro se Third-Party Defendant*

Dated: October 26, 2020

³ Bristow is flabbergasted that Lindstedt cannot find any followers to join his cult. What did David Koresh, Jim Jones, and Charles Manson have that Lindstedt does not? If, however, Lindstedt does get followers to join his religious movement at a future date, Bristow would be happy to supply the Kool-Aid for their first annual backwoods church retreat.

CERTIFICATE OF SERVICE

I, Kyle J. Bristow, affirm that I am a *pro se* party of the above-captioned civil action, and on October 26, 2020, I electronically filed this document with the Clerk of the Court by using the Court's Electronic Filing System, which should serve notification of said filing to all attorneys of record who are registered to receive such electronic service.

Furthermore, I affirm that on October 26, 2020, I place a true and accurate copy of this document in the United States Mail located in City of Mt. Clemens, Macomb County, State of Michigan, which was addressed to Martin Lindstedt, 338 Rabbit Track Road, Granby, MO 64844.

/s/ Kyle J. Bristow Kyle J. Bristow, Esq. P.O. Box 46209 Mt. Clemens, MI 48046 (T): (248) 838-9934 (F): (586) 408-6384 (E): bristowlaw@gmail.com *Pro se Third-Party Defendant*

Dated: October 26, 2020