

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

BRYAN ANTHONY REO,

Plaintiff,

v.

MARTIN LINDSTEDT.,

Defendant.

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

Hon. Christopher A. Boyko

Mag. Thomas M. Parker

REO LAW, LLC

Bryan Anthony Reo (#0097470)

P.O. Box 5100

Mentor, OH 44061

(T): (440) 313-5893

(E): reo@reolaw.org

Pro se Plaintiff

MARTIN LINDSTEDT

338 Rabbit Track Road

Granby, MO 64844

(T): (417) 472-6901

(E): pastorlindstedt@gmail.com

Pro se Defendant

**PLAINTIFF BRYAN ANTHONY REO'S REPORT
REGARDING RULE 26 INITIAL DISCLOSURES**

NOW COMES Bryan Anthony Reo ("Plaintiff"), *pro se*, and hereby propounds upon Martin Lindstedt ("Defendant") and this Honorable Court Plaintiff Bryan Anthony Reo's Report Regarding Rule 26 Initial Disclosures.

Plaintiff filed a Joint Rule 26 report along with counter-defendant Kyle Bristow, with said report being filed with the court on 4/10/2020 [ECF No. 28]. A close and careful review of the sent folder in Bryan Anthony Reo's email box and the case files in both of the relevant respective cases reveals that Rule 26 Initial Disclosures were not served upon Martin Lindstedt in either of the two relevant cases [Bryan Anthony Reo v Martin Lindstedt- this case] or Stefani Rossi Reo v

Martin Lindstedt. A further review of the email chain reveals the reason and refreshes the memory of Plaintiff as to what happened, when it happened, how it happened, and why it happened. This technical oversight has been immediately remedied and rectified with the prompt service of Rule 26 Initial Disclosures in the hours prior to the filing of this report. The oversight is strictly technical because Rule 26 initial disclosures are only due at or within 14 days of a Rule 26(f) conference of the parties and in neither case did Defendant Martin Lindstedt ever coordinate and cooperate with Plaintiff Pro Se Bryan Reo or Counsel for Plaintiff Bryan Reo to get through a Rule 26(f) conference and no conference took place in either case. Fed. R. Civ. P. 26(C) is controlling as to the time for providing of initial disclosures.

Defendant Martin Lindstedt engaged in obscene, ridiculous, and nonsensical gibberish email response [of multiple pages] when Plaintiff Reo attempted to coordinate to plan a Rule 26(f) conference throughout the first week of April 2020 [see-Email Chain attached as Exhibit 1]. Bryan Anthony Reo attempted to plan and coordinate Rule 26(f) conferences telephonically with Martin Lindstedt in Bryan Anthony Reo v Martin Lindstedt [the instant action], Stefani Rossi Reo v Martin Lindstedt, and Anthony Domenic Reo v Martin Lindstedt. Of the three, the only case that had a Rule 26 phone conference occur was Anthony Domenic Reo v Martin Lindstedt because it was the only case wherein Lindstedt actually cooperated and reined in his ridiculous rhetoric and nonsense long enough to agree to a mutually available date/time for the conference call and long enough to actually have a meaningful conference call to agree to a discovery plan.

Why did Lindstedt rein it in? Judge Adams told Martin Lindstedt, during the phone status conference [3/5/2020], that if the parties could not resolve their issues with coordinating a Rule

26, by phone, and do it by phone, the court would require everybody [all parties and counsels to parties] to come in to the court in person and attend a Rule 26(f) supervised by the court. Lindstedt stated he lacked the means to make it to Ohio to attend a status conference or a Rule 26 conference, to which Judge Adams said that any party required to attend that failed to attend would be defaulted or have their claims dismissed as a sanction. As best Plaintiff recollects, Judge Adams said, “if I require your attendance and then you don’t attend I will be happy to default you.” In short, when faced with the threat of having to attend an in-person hearing he could not make it to, and being defaulted for non-appearance, Martin Lindstedt was able to coordinate a Rule 26 phone conference and was able to keep his verbal abuse and nonsense to a level that was so low [for him] that it was almost tolerable. Martin Lindstedt was never so motivated in Bryan Anthony Reo v Martin Lindstedt nor in Stefani Rossi Reo v Martin Lindstedt and thus it was impossible to coordinate and conduct a Rule 26 with him, no Rule 26 conference took place in either of those two cases, and no initial disclosures were made by any of the parties as to any of the other parties, excepting that initial disclosures have now been made by Plaintiff Bryan Anthony Reo and Plaintiff Stefani Rossi Reo, and served upon Defendant Martin Lindstedt, electronically [see attached Exhibit 2 email service] and been dispatched by USPS as well. The actual disclosures are attached as Exhibit 3 [Bryan Reo’s] and Exhibit 4 [Stefani Rossi Reo’s].

The initial disclosures are substantially similar to those in the Anthony Domenic Reo v Martin Lindstedt case [attached as Exhibit 5] and there are no witnesses nor information to which Martin Lindstedt would not be aware, nor documents/posts referenced that would not already be in his possession. The primary witnesses are the parties in the respective cases and the relevant

defamatory statements are in the possession of the respective plaintiffs and defendants in the respective cases.

Mr. Lindstedt has not been prejudiced or inconvenienced by only just now having formal Rule 26 initial disclosures served upon him as he knew of the existence of all of the relevant witnesses due to the ongoing litigation and the nature of the pleadings such as they are to date. Mr. Lindstedt should not be rewarded for having carried on in an outlandish and abusive fashion to the extent he was able to torpedo the opportunity of the parties to plan and conduct a Rule 26 conference in the two relevant cases. He is not in any way disadvantaged by only just now being served formal Rule 26 initial disclosures.

Plaintiff does apologize for the difficulty associated with the proceedings in this action and would like to stress the point that these proceedings, in which the pleadings are not even closed [after approximately 12 months], have proven extremely difficult to follow and keep track of, particularly in light of significantly long email chains by a usually uncooperative Defendant Martin Lindstedt. It literally took an explicit threat of being required to attend an in-person hearing and facing default for non-appearance, from Judge Adams, to get Mr. Lindstedt to hold off on his nonsense long enough to plan and conduct a more or less proper Rule 26 phone conference. Lindstedt was never faced with any such threat in the two cases presently pending before Judge Boyko and thus Lindstedt never have the incentive to shelf his nonsense long enough to plan and conduct Rule 26(f) conferences, and it proved impossible for Plaintiff or Plaintiff's Counsel in the respective actions to get anything agreed to.

Fed. R. Civ. P. 26(C) provides that initial disclosures shall be made at or within 14 days of the Rule 26(f) conference of the parties. No such conference ever occurred in Stefani Rossi Reo v Martin Lindstedt nor in Bryan Anthony Reo v Martin Lindstedt and thus no disclosures were made prior to today. A Rule 26(f) conference did occur in Anthony Domenic Reo v Martin Lindstedt and those initial disclosures were made in April.

Respectfully submitted,

REO LAW, LLC

/s/ Bryan Anthony Reo
Bryan Anthony Reo (#0097470)
P.O. Box 5100
Mentor, OH 44061
(T): (440) 313-5893
(E): reo@reolaw.org
Pro se Plaintiff

Dated: September 4, 2020

**UNITED STATES DISTRICT COURT
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Plaintiff,

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Pro se Plaintiff

MARTIN LINDSTEDT

338 Rabbit Track Road

Granby, MO 64844

(T): (417) 472-6901

(E): pastorlindstedt@gmail.com

Pro se Defendant

CERTIFICATE OF SERVICE

I, Bryan Anthony Reo, affirm that I am a party to the above-captioned civil action, and on September 4, 2020, I served a true and accurate copy the foregoing document upon Martin Lindstedt, 338 Rabbit Track Road, Granby, MO 64844, by placing the same in a First Class postage-prepaid, properly addressed, and sealed envelope and in the United States Mail located in City of Mentor, Lake County, State of Ohio.

I have also electronically filed the foregoing document which should serve notice of the filing of the same upon each party who has appeared through counsel, via the court's electronic filing notification system.

/s/ Bryan Anthony Reo

Bryan Anthony Reo (#0097470)

P.O. Box 5100

Mentor, OH 44061
(T): (440) 313-5893
(E): reo@reolaw.org
Pro se Plaintiff

Dated: September 4, 2020

Bryan Reo

From: Bryan Reo
Sent: Monday, April 6, 2020 6:19 PM
To: Martin Lindstedt
Subject: Rule 26 report

We need to submit three proposed reports for Bryan Reo v Lindstedt in the Boyko case, Stéfani Reo v Lindstedt in the Boyko case and Anthony Reo v Lindstedt in the Adams case.

What is your availability for a phone conference to do the proposed schedules and to cover initial disclosures?

I can call you Tuesday 4/7/2020.

Thank you,

Bryan Reo

--
Bryan Anthony Reo (#0097470)
REO LAW LLC
P.O. Box 5100
Mentor, Ohio 44061
(Business): (216) 505-0811
(Personal): (440) 313-5893

Admissions- Ohio Courts and Agencies [#0097470], Michigan Courts and Agencies [#P84119], N.D. Ohio, S.D. Ohio, E.D. Michigan, W.D. Michigan, United States Court of Appeals for the 3rd Circuit, United States Court of Appeals for the 6th Circuit, and the United States Court of Appeals for the Armed Forces (#37033)

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Bryan Reo

From: Martin Lindstedt <pastorlindstedt@gmail.com>
Sent: Tuesday, April 7, 2020 7:25 PM
To: Bryan Reo; Bristow Law; Brett Klimkowsky; pastorlindstedt
Cc: brett.barrouquere@splcenter.org; nick@informant.news
Subject: Re: Rule 26 report

First of all, what with all of your bogus lawsuits (around 10 or so over the past 6 years in our decade-long fighting) against me and my Church of Jesus Christ Christian / Aryan Nations of Missouri and the fact that you are claiming to be the attorney for your father |Anthony Domenic Reo and wife Stefani Rossi Reo and your fellow Foundation for the MarketPlace of Ideas (FMI) / ZOGbot Poverty [F]Law Center (ZPLC) Brett Klimkowsky and that Attorney Kyle Bristow has chosen to get involved and already acknowledged service and filed a Motion to Dismiss, it seems like at least in one of the three you are the lead Plaintiffs/Counter Defendant Attorney in the Reo v. Lindstedt case. Add in that I am in the process of having served the crooked Lake County Courts, Judge Patrick Condon for engaging in religious warfare against my Church and the federal government for running you ZOGbots in these Reo v. Lindstedt cases and carrying out the Charlottesville Massacre that makes even more co-ordination necessary to have this Rule 26 / Local Rule 16.1 Initial Coonference. Along with your being caught trying to get an ex parte coonference in your wife's bogus case for which the Magistrate Judge scolded you on March 30, 2020 you have muddied the waters. The Conference Call is scheduled for 15 May 2020 in both cases, let everyone be served and present to deal with this matter. Who knows, maybe the Ohio Bar will disbar the lot of you shysters of the ZbPLC/FMI and send you to prison or maybe the corona/Boomer-Remover-Virus will hit your gliberal Northeast Ohio district and you all can give up pretending to be a White Supremacists and becum open antifa or whatever else works amongst the gullible while Cleveland burns down. Time is on my side.

Therefore I suggest a Coonference Call which you set up with all the Parties, Reo Family, Reo Lawyers, Lake County Courts/Judge Patrick Condon, State of Ohio, Federal Government vs me and my Aryan Nations Church for making fun of you as a Satanic mongrel homosexual pretending to be a White Supremacist and Dual-Seedline Christian Identity sub-pastor under Eliar James and Baal Finck while you get to call me a child molester, and a coonvicted one at that. And the one involving your Brazilian Sephardic wife in which I reprinted your whiny Quora post bewailing how she pretended to want to squeeze out dozens of Satanic mongrel homosexual negro-lipped imps so you married her and then initiated divorcement proceedings against her so she promised to squeeze out a few satanic homo mongrel imps then when you dismissed the divorce she then said no imps for her and you whined like a pore lonesome mamzer homo pussy about how you would be forced to live alone, presumably with the rest of the ZOGbot Poverty FLaw Center / FMI. You deleted the Quora post in an effort to destroy evidence, but I thoughtfully took a screen shot and saved it. Have you coonsidered hitting the hole from which the mamzer faggot pecker cum-cum, cum-cums in and baby Satanic homosexual mongrel abominations cum-cum, cum-cums out? You have a cute skinny Brazilian Sephardic jewess as a pretend wife -- one who can jump up and down really really high like I observed at the Lake County Courthouse at the bogus lynch mob proceedings on 25 June 2019 when she was jumping around to try to impress what I thought were two homosexual mongrels, one of which was you. When you sued me for \$500,000 each for your wife and for who you claimed to be your father I was surprised. I heard you tell your father over the cell phone on the 24th to not show up for trial because I had counter-sued both you and your father in both the first federal and Lake County cases but you practiced law without a license and evaded service. When I figured out that what I though was another homosexual mongrel given that you prefer much Aryan man-pussy so you blackmailed "Victor Switzer" of Pine Bluff Ar-kansas and Johnny "Tonto" Britton until you figured out they were mamzers too, I figured you were hard up and fellow mamzer mangina would do. I regret that your father, although unquestionably a mongrel is not a homosexual mongrel shackd up to a Brazilian Sephardic jewess wanting a green card but rather a crazy Amurrikwan mamzeress. I paid \$42 for the divorce proceedings and it makes interesting reading.

Anyways, you refused to do a Rule 26/L.R. 16.1 Coonference because you thought I'd record it and put it up on the Internuts. So you stood me up for the Coonference. It wasn't until I knew you wouldn't show that I bewailed the fact that I was "Two Coons Shy of a Coonference"

<http://www.whitenationalist.org/forum/showthread.php?2202-OI-Niggerlips-Alleged-Spawner-v-Lindstedt-19CV02615&p=20999#post20999>

Then you filed a bunch of lies before the kort in this case and got Judge John R. Adams to lose his temper with me on March 5, 2020 and threaten to make me report in Youngstown Ohio 900 miles away. He must have listened to the recording and this corona/BoomerRemover virus changed thangs to where these ridiculous cases are put on hold. And I thought John Adams would be on my side because he has been threatened with a federal lawsuit for a mental evaluation -- as have both of us -- but events saved hisself from hisself. I recommend a Rule 26 / Local Rule 26 the third week of April in the afternoon. And yes, I'll be recording it on my end just as you used to brag on your blog of getting into "accidents" with old whiggresses in theys' Medicare Sledges and then recording your shakedown attempts on an mp3 recorder and only keeping the recording if it made you look good.

I no longer have broad-band access and must use a limited-data cell-phone hotspot instead, As a result I didn't access my gmail until several hours after you sent me 'notice' of your latest ex parte stalking order yesterday from the Lake County kort. I don't know why they are so stupid as to earn their extermination as a class given that they have absolutely no jurisdiction, but they do. Which is why I've asked for you not to be harmed as a homosexual Satanic mongrel abomination Bryan Reo because your actions prove that there is no such thing as a lawyer or judge which shouldn't as a matter of policy be exterminated along with its family upon successful regime change from Mighty Evil Empire to Ten Thousand Warlords.

Anyways, while I was writing this up I seen a new message from you threatening to lie some more to the same judges who chastised you for ex parte coonversations/attempts. Go for it. You cannot succeed with a Rule 26 Initial Disclosures because like all your lawsuits you need to prove how you have been damaged. You have failed to do so because you could have quit this frivolous litigation against myself while you and your lawyer friends within the ZOGbot Poverty Flaw Center pretend to be white supremacists -- even though you are a mud-skinned homosexual. As a public figure within the bowel Movement you do not get to claim that I am a convicted child molester or a child molester at all. So you do not have a case and in one of them I've managed to counter-sue your family and lawyer friends, Lake County Court and Judge Patrick Condon, the State of Ohio and federal government. This case could drag on for years, or fail with the rest of the Mighty Evil Empire.

Therefore, I recommend a Rule 26/LR 16 Coonference with you and your alleged spawner sometime within 2 weeks of the 29 April CMC (afternoon April 15-22d) and within two weeks (May 1-14th) of the 15 May 2020 with your wife and yourself and have them all who are counter-sued like Attorney Kyle Bristow and Brett Klimowsky show up as well. I'll be adding your South Dakota Lawyer Robert Konrad and the State of South Dakota as well for your barratry attempts in trying to force me to accept my inheritance back from my sister. She is working with lawyers but does not presume to tell me my business. She does wince at most of what I say when I get going but you lawyers coonspiring with lawyers to steal the property under color of [f]law will get every single one of you exterminated as counter-revolutionary social parasites once your Mighty Evil Empire Collapses.

This posting will of course go on the relevant Church web page. Unlike you I have nothing to hide. Some members of the open antifa Movement as opposed to you ZOGbots have taken an interest in this matter.

Hail Victory !!!

Pastor Martin Luther Dzerzhinsky Lindstedt, ArchBishop of Missouri
Write-in Candidate for Governor of the soon-to-be former state of Missouri
.Church of Jesus Christ Christian/Aryan Nations of Missouri

On Mon, Apr 6, 2020 at 5:19 PM Bryan Reo <reo@reolaw.org> wrote:

We need to submit three proposed reports for Bryan Reo v Lindstedt in the Boyko case, Stéfani Reo v Lindstedt in the Boyko case and Anthony Reo v Lindstedt in the Adams case.

What is your availability for a phone conference to do the proposed schedules and to cover initial disclosures?

I can call you Tuesday 4/7/2020.

Thank you,

Bryan Reo

--

Bryan Anthony Reo (#0097470)
REO LAW LLC
P.O. Box 5100
Mentor, Ohio 44061
(Business): (216) 505-0811
(Personal): (440) 313-5893

Admissions- Ohio Courts and Agencies [#0097470], Michigan Courts and Agencies [#P84119], N.D. Ohio, S.D. Ohio, E.D. Michigan, W.D. Michigan, United States Court of Appeals for the 3rd Circuit, United States Court of Appeals for the 6th Circuit, and the United States Court of Appeals for the Armed Forces (#37033)

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Bryan Reo

From: Bryan Reo
Sent: Tuesday, April 7, 2020 6:09 PM
To: Martin Lindstedt
Subject: Re: Rule 26 report

If you don't want to cooperate I will simply advise the court of the situation and ask them to default you as a sanction.

Please advise.

--
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On April 6, 2020 6:19:17 PM Bryan Reo <reo@reolaw.org> wrote:

> We need to submit three proposed reports for Bryan Reo v Lindstedt in the Boyko case, Stéfani Reo v Lindstedt in the Boyko case and Anthony Reo v Lindstedt in the Adams case.
>
> What is your availability for a phone conference to do the proposed schedules and to cover initial disclosures?
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> I can call you Tuesday 4/7/2020.
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> Thank you,
>
> Bryan Reo
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>
> --
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Bryan Reo

From: Bryan Reo
Sent: Tuesday, April 7, 2020 8:27 PM
To: Kyle J. Bristow, Esq.; 'Martin Lindstedt'
Subject: RE: Rule 26 report

Dear Mr. Martin F. Lindstedt.

I would hope you could maintain a basic level of civility and professionalism so that we can get through the Rule 26f report as required. It does not appear that such will be possible.

I would propose we immediately begin discovery, we consent to the jurisdiction of the US Magistrate Judge, and I would provide the following parameters.

- 1- There are no circumstances, absent a court order, under which you will be allowed to conduct a deposition of Stefani Rossi Reo, Anthony Domenic Reo, or myself, Bryan Anthony Reo.
- 2- Any depositions to be conducted will be done at the United States District Court for the Northern District of Ohio in Cleveland.
- 3- You and your vehicle will be searched by law enforcement before being allowed into the building where the depositions will be taken.
- 4- I do not anticipate propounding any paper discovery on you and I do not anticipate providing any responses to any of your discovery, beyond objections. If you have specific discovery in mind then please let me know. If we are not able to resolve disputes I will seek a protective order and sanctions.

I propose that we stipulate initial disclosures will be made within 7 days of the time we file a joint Rule 26 report or no later than 7 days after the status conferences that have been set in the various cases.

I do anticipate moving for a preliminary injunction to have your website shut down during the pendency of the litigation and ultimately deleted at the conclusion of the litigation.

Sincerely,

Bryan Anthony Reo

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Bryan Reo

From: Martin Lindstedt <pastorlindstedt@gmail.com>
Sent: Tuesday, April 7, 2020 10:47 PM
To: Bryan Reo; Bristow Law; Brett Klimkowsky; pastorlindstedt
Cc: brett.barrouquere@splcenter.org; nick@informant.news
Subject: Re: Rule 26 report

'Cooperate'??? According to your notions? You who have never ever filed anything different since April 2014 when you first filed these bogus federal litigation for \$10.75 million against myself? A lot of idiots think that Kyle Bristow as the "Executive Director" is the head of the Foundation for the MarketPlace of Ideas (FMI) / ZOGBot Poverty [F]Law Center (ZPLC) and I'll admit that this twisted faggot (probably like Dickie Spenthwer with jew blood) serves a porpoise of being an ostensible whigger figurehead of this ZOG false-f[ll]ag lawfare organization. But I'll say that you are not only the homosexual mongrel mangina but the head of the ZOGBot Poverty [F]Law Center.

You've been going after me with your frivolous and malicious litigation since April 2014? You finally "won" your litigation before the Lake County Court of Judge Patrick Condon who ran a kangaroo lynch mob with a genuine Africoon female and seven gliberal whiggers who made a judgment against my Church of Jesus Christ Christian/Aryan Nations of Missouri. so much for the First Amendment "guaranteeing 'freedumb' of speech, religion and the press. And you and the rest of the ZOGBot Poverty FLaw Center are being sued for violating my Church's civil rights under 42 U.S.C, 1983 and 1984. All you did was to show that you and Kylke Bristow and Brett Klimkowsky of the ZOGBot Poverty FLaw Center were all along nothing but homosexual mongrels and jewboy mischlings. I included the \$PLC and this Nick Martin who did show me the 2017 IRS 501(c)(3) short form so that they can have a story about how us old time largely underground White Supremacists and genuine Dual-Seedline Christian Identity behave now that ZOG/Babylon the Third and Final is on the verge of Collapse. Charlottesville was the finishing of the ZOGBot Alt-kike and the jewboy "Lawfare" groups like the \$PLC and ADL who ran your "Foundation for the MarketPlace of Ideas" (FMI) / ZOGBot Poverty [F]Law Center. All you did was to show that my one-man Church is the real Aryan Nations and that in getting a \$400 judgment for compensary and punitive damages that the CONSTipation and Bill of Goods are lies and opening the 2d Civil War racial holy war battlefield upon the ZOGLand.

By the way an ecclestical Aryan Christian Israelite Court has rendered a judgment against the State of Ohio and Lake County for a \$400 billion to be collected by the Lake County Geldings and Walking Wombs and the Chernobylization of the North Perry Nuclear Power Plant. Of course these nuclear power plants well past the date they should have been shut down and decommissioned 30 years ago within a dying technological society like Soviet Russia and Japan leads inevitably to a Chernobyl or Fukushima. Besides a nuclear power plant which is so feckless that it didn't even do a google search until there were a number of nuclear accidents before they did so and found out about a crazed delusional homosexual mongrel pretending to worship Adolf Hitler -- saying that Adolf Hitler was the reincarnation of the ArchAngel Michael -- with a Jersey City jewboy so vicious that it got kicked out of its yeshiva and high school and went on to murder a Puerto-Rican sneak thief named Arnauldo Ortega while Ortega was handcuffed. Then Baal Finck went on to later fin[c]k on anther set of pigs namely David Durers whose appeals Finck destroyed as a snitch. You yourself are recorded as working with "Eli James" to call the Chicago FBI on the NIM-Busters. Bi-Polar Bradifer Griffin / Cunthair Walrus has banned me for saying that Weev Aurenkikenheimer while a red-nigger jewboy at least never killed anyone. You were seen in coonjunction with Baal Finck in 2018, while at trial lying about your doing hundreds of shows worshipping Hitler with Baal Finck. Have you ever told your Brazilian Sephardic pseudo-wife about you wanting to murder anyone who wasn't pure white, much less jewish like her? Was it not laughable what with you being a part-jew homosexual mongrel yourself yapping this stuff?

Anyways, in the past decade you don't get to tell me what to do. I've agreed to have a pretrial coonference with you and your alleged spawner. None of these coonferences have any point other than that I mistook your father for a homosexual mongrel and now admit that sadly your mongrel father wasn't a homosexual. You have cum up with claims

of homosexual and heterosexual incest, not me. So there isn't much in the way of discovery on my part given that everything, including this e-mail, will be placed upon the Church web page.

I'm agreeing to have this Rule 26 / Local Rule 16.1 Conference in the case with your alleged spawner two weeks before the CMC hearing on 29 April 2020. I am agreeing to have the Rule 26 / Local Rule 16.1 Conference with you, your wife, and your father and your fellow lawyers Bristow and Klimkowsky and the Lake County Courts / Judge Patrick Condon and the State of Ohio and your handlers at the federal government if possible two weeks before the 15 June 2020 CMC. You have known since 2015 that if you want to sue me for calling you a homosexual mongrel ZOGbot that the rest of the mamzers, jewboys, faggots, perverts & ZOGbots will be counter-sued as well. Get over it. This is territory which has been trod numerous times before.

I see that you and your fellow ZOGbot mischling faggot Kyle Bristow have sent me some more legal shit. I appreciate how much ass-3-mouf you are and how you want me to "co-operate" in your legalistic foolishness that didn't work with Mattoid Chaimbach either but if that is all you know how to do then fine by me. The longer this goes on the less likelihood that there will be a ZOG left. I still got to demand that the prion-poisoners collect Chronic Wasting Diseased dead deer to render down for their prions to give Ohio like they did for Wisconsin and Missouri because reducing the carrying capacity of the ZOGLand is what we do. The Tribulation / Great Collapse is in sight.

Anyways, I'll answer your and Kylke's foolishness tomorrow or this weekend.

Hail Victory !!!

Pastor Martin Luther Dzerzhinsky Lindstedt, ArchBishop of Missouri
Write-in Candidate for Governor of the soon-to-be former state of Missouri
.Church of Jesus Christ Christian/Aryan Nations of Missouri

On Tue, Apr 7, 2020 at 5:09 PM Bryan Reo <reo@reolaw.org> wrote:

If you don't want to cooperate I will simply advise the court of the situation and ask them to default you as a sanction.

Please advise.

--

Bryan Anthony Reo (#0097470)
REO LAW LLC
P.O. Box 5100
Mentor, Ohio 44061
(Business): (216) 505-0811
(Personal): (440) 313-5893

Admissions- Ohio Courts and Agencies [#0097470], Michigan Courts and Agencies [#P84119], N.D. Ohio, S.D. Ohio, E.D. Michigan, W.D. Michigan, United States Court of Appeals for the 3rd Circuit, United States Court of Appeals for the 6th Circuit, and the United States Court of Appeals for the Armed Forces (#37033)

This electronic mail message, including any attachments, is for the sole use of the intended recipient(s) and may contain private, confidential, and/or privileged information. Any unauthorized review, use, disclosure, or distribution is strictly prohibited, and interception of the same is a federal criminal offense per 18 U.S.C. § 2511. If you are not the intended recipient of this message or their agent, or if this message has been addressed to you in error, please immediately alert the sender by reply email and then delete this message and any attachments. If you are not the intended recipient, you are hereby notified that any use, dissemination, copying, or storage of this message or its attachments is strictly prohibited.

On April 6, 2020 6:19:17 PM Bryan Reo <reo@reolaw.org> wrote:

> We need to submit three proposed reports for Bryan Reo v Lindstedt in the Boyko case, Stéfani Reo v Lindstedt in the Boyko case and Anthony Reo v Lindstedt in the Adams case.

>

> What is your availability for a phone conference to do the proposed schedules and to cover initial disclosures?

>

> I can call you Tuesday 4/7/2020.

>

> Thank you,

>

> Bryan Reo

>

>

> --

> Bryan Anthony Reo (#0097470)

> REO LAW LLC

> P.O. Box 5100

> Mentor, Ohio 44061

> (Business): (216) 505-0811

> (Personal): (440) 313-5893

>

>

> Admissions- Ohio Courts and Agencies [#0097470], Michigan Courts and Agencies [#P84119], N.D. Ohio, S.D. Ohio, E.D. Michigan, W.D. Michigan, United States Court of Appeals for the 3rd Circuit, United States Court of Appeals for the 6th Circuit, and the United States Court of Appeals for the Armed Forces (#37033)

>

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Bryan Reo

From: Bryan Reo
Sent: Wednesday, April 22, 2020 11:40 AM
To: 'Martin Lindstedt'
Cc: Bristow Law
Subject: Reo v Lindstedt [Rule 26 Initial Disclosures]
Attachments: Anthony Reo v Lindstedt Rule 26 Initial Disclosures of Plaintiff [Adams].pdf

Gentlemen,

Please find attached, Plaintiff Anthony Domenic Reo's initial disclosures to Defendant Martin Frederick Lindstedt in the matter of Anthony Domenic Reo v Martin Lindstedt.

Sincerely,

Bryan Anthony Reo

Bryan Anthony Reo (#0097470)
REO LAW LLC
P.O. Box 5100
Mentor, Ohio 44061
(Business): (216) 505-0811
(Personal): (440) 313-5893

Admissions- Ohio Courts and Agencies [#0097470], Michigan Courts and Agencies [#P84119], N.D. Ohio, S.D. Ohio, E.D. Michigan, W.D. Michigan, 3rd Circuit, 6th Circuit, and Court of Appeals for the Armed Forces (#37033)

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THIS FIRM IS A DEBT COLLECTOR ATTEMPTING TO COLLECT A DEBT. ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.

Bryan Reo

From: Bryan Reo
Sent: Friday, September 4, 2020 10:37 AM
To: Martin Lindstedt
Subject: Stefani Rossi Reo v Lindstedt Rule 26
Attachments: Stefani Rossi Reo v Martin Lindstedt Rule 26 Initial Disclosures.pdf; Stefani Rossi Reo v Martin Lindstedt Rule 26 Initial Disclosures.docx

See attached.

Bryan Anthony Reo (#0097470)
REO LAW LLC
P.O. Box 5100
Mentor, Ohio 44061
(Business): (216) 505-0811
(Personal): (440) 313-5893

Admissions- Ohio Courts and Agencies [#0097470], Michigan Courts and Agencies [#P84119], N.D. Ohio, S.D. Ohio, E.D. Michigan, W.D. Michigan, 3rd Circuit, 6th Circuit, and Court of Appeals for the Armed Forces (#37033)

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THIS FIRM IS A DEBT COLLECTOR ATTEMPTING TO COLLECT A DEBT. ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.

Bryan Reo

From: Bryan Reo
Sent: Friday, September 4, 2020 10:40 AM
To: Martin Lindstedt
Subject: Bryan Anthony Reo v Martin Lindstedt Rule 26
Attachments: Bryan Anthony Reo v Martin Lindstedt Rule 26 Initial Disclosures.pdf; Bryan Anthony Reo v Martin Lindstedt Rule 26 Initial Disclosures.docx

See attached

Bryan Anthony Reo (#0097470)
REO LAW LLC
P.O. Box 5100
Mentor, Ohio 44061
(Business): (216) 505-0811
(Personal): (440) 313-5893

Admissions- Ohio Courts and Agencies [#0097470], Michigan Courts and Agencies [#P84119], N.D. Ohio, S.D. Ohio, E.D. Michigan, W.D. Michigan, 3rd Circuit, 6th Circuit, and Court of Appeals for the Armed Forces (#37033)

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THIS FIRM IS A DEBT COLLECTOR ATTEMPTING TO COLLECT A DEBT. ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.

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

BRYAN ANTHONY REO,

Plaintiff,

v.

MARTIN LINDSTEDT.,

Defendant.

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

Hon. Christopher A. Boyko

Mag. Thomas M. Parker

REO LAW, LLC

Bryan Anthony Reo (#0097470)

P.O. Box 5100

Mentor, OH 44061

(T): (440) 313-5893

(E): reo@reolaw.org

Pro se Plaintiff

MARTIN LINDSTEDT

338 Rabbit Track Road

Granby, MO 64844

(T): (417) 472-6901

(E): pastorlindstedt@gmail.com

Pro se Defendant

**PLAINTIFF'S RULE 26 INITIAL
DISCLOSURES TO DEFENDANT**

NOW COMES Bryan Anthony Reo ("Plaintiff"), *Pro Se*, and hereby propounds upon Defendant Plaintiff's Fed. R. Civ. P. 26(a)(1) Initial Disclosures:

I. INDIVIDUALS LIKELY TO HAVE DISCOVERABLE INFORMATION

1. Anthony Domenic Reo. P.O. Box 5100, Mentor, Ohio 44061. Witness will testify about the tortious conduct of Defendant and the injuries Plaintiff suffered therefor.

2. Stefani Rossi Reo. P.O. Box 5100, Mentor, Ohio 44061. Witness will testify about the tortious conduct of Defendant and the injuries Plaintiff suffered therefor.
3. Bryan Anthony Reo P.O. Box 5100, Mentor, Ohio 44061. Plaintiff will testify about the tortious conduct of Defendant and the injuries Plaintiff suffered therefor.
4. Martin Lindstedt [Defendant]. Defendant/witness can testify that Defendant has no factual basis for making any of the allegations/statements he made about Plaintiff and that Defendant has no evidence to support the allegations/statements. Defendant will also testify that he was not privileged to make any of the posts. Defendant will further testify as to the relevant scienter he had when he made the posts.
5. Judge Patrick Condon [Lake County Common Pleas]- Witness will testify that Plaintiff did not corrupt any judicial proceedings in Lake County Ohio.
6. Judge Gregory Stremel [Missouri Newton County]- Witness will testify that Plaintiff did not engage in any corrupt activity in Missouri in regards to the domestication of the judgment obtained in Lake County Ohio into the Missouri court.

II. DOCUMENTS AND ELECTRONICALLY STORED INFORMATION

7. Plaintiff will provide copies of the defamatory statements disseminated by Defendant, an affidavit from Plaintiff that Plaintiff has never engaged in bribery, homosexuality, corruption of judicial proceedings via improperly influencing a judge or jury, etc.
8. Defendant has relevant documentary evidence on his website in the form of the posts in question.

III. COMPUTATION OF EACH CATEGORY OF DAMAGES

9. General Damages: Undetermined as of now; Plaintiff seeks no less than \$750,000.00 in general damages by virtue of significant damage to Plaintiff's professional and personal reputation.
10. Punitive Damages: Undetermined as of now; will be based on maliciousness of Defendants' conduct. Defendant alleged that Plaintiff engaged in bribery, corruption of public officials, and used homosexual sexual favors to bribe judges and corrupt proceedings.
11. Attorney's Fees and Costs: To be determined after trial based upon time and fees spent on the case and incurred, respectively.

Sincerely,

/S/. BRYAN ANTHONY REO

Bryan Anthony Reo

P.O. Box 5100

Mentor, OH 44061

(P): (440) 313-5893

(E): Reo@ReoLaw.org

Pro Se Plaintiff

Dated: September 4, 2020

CERTIFICATE OF SERVICE

I, Bryan A. Reo, affirm that I am Plaintiff in the above-captioned civil action, and on September 4, 2020, I served a true and accurate copy of the foregoing document to Defendant Martin Lindstedt to Martin Lindstedt, 338 Rabbit Track Road, Granby, MO 64844, by placing the same in a First Class postage-prepaid, properly addressed, and sealed envelope and in the United States Mail.

Furthermore, I affirm that on September 4, 2020, I electronically emailed to <pastorlindstedt@gmail.com> a PDF version of the foregoing document to Defendant Martin Lindstedt.

/S/ BRYAN ANTHONY REO

Bryan Anthony Reo

P.O. Box 5100

Mentor, OH 44061

(P): (440) 313-5893

(E): Reo@ReoLaw.org

Pro Se Plaintiff

Dated: September 4, 2020

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

STEFANI ROSSI REO,

Plaintiff / Counter-Defendant,

v.

MARTIN LINDSTEDT,

Defendant / Counter-Plaintiff.

Case No. 1:19-CV-02786-CAB

Hon. Christopher A. Boyko

Mag. Thomas M. Parker

REO LAW, LLC

Bryan Anthony Reo (#0097470)

P.O. Box 5100

Mentor, OH 44061

(T): (440) 313-5893

(E): reo@reolaw.org

Attorney for Plaintiff Stefani Rossi Reo

MARTIN LINDSTEDT

338 Rabbit Track Road

Granby, MO 64844

(T): (417) 472-6901

(E): pastorlindstedt@gmail.com

Pro se Defendant

**PLAINTIFF'S RULE 26 INITIAL
DISCLOSURES TO DEFENDANT**

NOW COMES Stefani Rossi Reo ("Plaintiff"), *by and through undersigned counsel* and hereby propounds upon Defendant Plaintiff's Fed. R. Civ. P. 26(a)(1) Initial Disclosures:

I. INDIVIDUALS LIKELY TO HAVE DISCOVERABLE INFORMATION

1. Anthony Domenic Reo. P.O. Box 5100, Mentor, Ohio 44061. Witness will testify about the tortious conduct of Defendant and the injuries Plaintiff suffered therefor.

2. Stefani Rossi Reo. P.O. Box 5100, Mentor, Ohio 44061. Plaintiff will testify about the tortious conduct of Defendant and the injuries Plaintiff suffered therefor.
3. Bryan Anthony Reo P.O. Box 5100, Mentor, Ohio 44061. Witness will testify about the tortious conduct of Defendant and the injuries Plaintiff suffered therefor.
4. Martin Lindstedt [Defendant]. Defendant/witness can testify that Defendant has no factual basis for making any of the allegations/statements he made about Plaintiff and that Defendant has no evidence to support the allegations/statements. Defendant will also testify that he was not privileged to make any of the posts. Defendant will further testify as to the relevant scienter he had when he made the posts.

II. DOCUMENTS AND ELECTRONICALLY STORED INFORMATION

5. Plaintiff will provide copies of the defamatory statements disseminated by Defendant, an affidavit from Plaintiff that Plaintiff is not and has never been a prostitute or committed any sexual offenses or criminal sexual acts.
6. Defendant has relevant documentary evidence on his website in the form of the posts in question.

III. COMPUTATION OF EACH CATEGORY OF DAMAGES

7. General Damages: Undetermined as of now; Plaintiff seeks no less than \$500,000.00 in general damages by virtue of significant damage to Plaintiff's professional and personal reputation.

8. Punitive Damages: Undetermined as of now; will be based on maliciousness of Defendants' conduct. Defendant alleged that Plaintiff was a prostitute and engaged in prostitution which is a crime. Defendant cast Plaintiff's marital difficulties into false light.
9. Attorney's Fees and Costs: To be determined after trial based upon time and fees spent on the case and incurred, respectively.

Sincerely,

/S/. BRYAN ANTHONY REO

Bryan Anthony Reo

P.O. Box 5100

Mentor, OH 44061

(P): (440) 313-5893

(E): Reo@ReoLaw.org

Attorney for Plaintiff Stefani Rossi Reo

Dated: September 4, 2020

CERTIFICATE OF SERVICE

I, Bryan A. Reo, affirm that I am a counsel to Plaintiff in the above-captioned civil action, and on September 4, 2020, I served a true and accurate copy of the foregoing document to Defendant Martin Lindstedt to Martin Lindstedt, 338 Rabbit Track Road, Granby, MO 64844, by placing the same in a First Class postage-prepaid, properly addressed, and sealed envelope and in the United States Mail.

Furthermore, I affirm that on September 4, 2020, I electronically emailed to <pastorlindstedt@gmail.com> a PDF version of the foregoing document to Defendant Martin Lindstedt.

/S/ BRYAN ANTHONY REO

Bryan Anthony Reo

P.O. Box 5100

Mentor, OH 44061

(P): (440) 313-5893

(E): Reo@ReoLaw.org

Attorney for Plaintiff Stefani Rossi Reo

Dated: September 4, 2020

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

ANTHONY DOMENIC REO,

Plaintiff,

v.

MARTIN LINDSTEDT.,

Defendant.

Case No. 1:19-cv-02615-JRA

Hon. John R. Adams

Mag. George J. Limbert

REO LAW, LLC

Bryan Anthony Reo (#0097470)

P.O. Box 5100

Mentor, OH 44061

(T): (440) 313-5893

(E): reo@reolaw.org

Attorney for Plaintiff Anthony Reo

MARTIN LINDSTEDT

338 Rabbit Track Road

Granby, MO 64844

(T): (417) 472-6901

(E): pastorlindstedt@gmail.com

Pro se Defendant

**PLAINTIFF’S RULE 26 INITIAL
DISCLOSURES TO DEFENDANT**

NOW COMES Anthony Domenic Reo (“Plaintiff”), *by and through undersigned counsel* and hereby propounds upon Defendant Plaintiff’s Fed. R. Civ. P. 26(a)(1) Initial Disclosures:

I. INDIVIDUALS LIKELY TO HAVE DISCOVERABLE INFORMATION

1. Anthony Domenic Reo. P.O. Box 5100, Mentor, Ohio 44061. Plaintiff will testify about the tortious conduct of Defendant and the injuries Plaintiff suffered therefor.
2. Martin Lindstedt [Defendant]. Defendant/witness can testify that Defendant has no factual basis for making any of the allegations/statements he made about Plaintiff and that

Defendant has no evidence to support the allegations/statements. Defendant will also testify that he was not privileged to make any of the posts. Defendant will further testify as to the relevant scienter he had when he made the posts.

II. DOCUMENTS AND ELECTRONICALLY STORED INFORMATION

3. Plaintiff will provide copies of the defamatory statements disseminated by Defendant, an affidavit from Plaintiff that Plaintiff is not a homosexual, has never had homosexual sex, has never committed incest with his son, and never committed incest with anybody.
4. Defendant has relevant documentary evidence on his website in the form of the posts in question.

III. COMPUTATION OF EACH CATEGORY OF DAMAGES

5. General Damages: Undetermined as of now; Plaintiff seeks no less than \$500,000.00 in general damages by virtue of significant damage to Plaintiff's professional and personal reputation.
6. Punitive Damages: Undetermined as of now; will be based on maliciousness of Defendants' conduct. Defendant alleged that Plaintiff was having a homosexual incestuous affair with Plaintiff's own son. Plaintiff is a professional [engineer] and Plaintiff's son is a professional [attorney]. Neither individual is homosexual nor has ever engaged in any homosexual or incestuous conduct. Incest is a crime in Ohio and Missouri and Defendant's statements against Plaintiff Anthony Domenic Reo were highly offensive, intended as factual assertions, and would result in Plaintiff being viewed in a highly objectionable manner in Plaintiff's community. Plaintiff is entitled to punitive damages.

7. Attorney's Fees and Costs: To be determined after trial based upon time and fees spent on the case and incurred, respectively.

Sincerely,

/S/. BRYAN ANTHONY REO

Bryan Anthony Reo

P.O. Box 5100

Mentor, OH 44061

(P): (440) 313-5893

(E): Reo@ReoLaw.org

Attorney for Plaintiff Anthony Domenic Reo

Dated: April 22, 2020

CERTIFICATE OF SERVICE

I, Bryan A. Reo, affirm that I am a counsel to Plaintiff in the above-captioned civil action, and on April 22, 2020, I served a true and accurate copy of the foregoing document to Defendant Martin Lindstedt to Martin Lindstedt, 338 Rabbit Track Road, Granby, MO 64844, by placing the same in a First Class postage-prepaid, properly addressed, and sealed envelope and in the United States Mail.

Furthermore, I affirm that on April 22, 2020, I electronically emailed to <pastorlindstedt@gmail.com> a PDF version of the foregoing document to Defendant Martin Lindstedt.

/S/ BRYAN ANTHONY REO

Bryan Anthony Reo

P.O. Box 5100

Mentor, OH 44061

(P): (440) 313-5893

(E): Reo@ReoLaw.org

Attorney for Plaintiff Anthony Domenic Reo

Dated: April 22, 2020