

**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  
WAIVER OF OBJECTIONS TO PENDING REPORTS AND RECOMMENDATIONS**

---

NOW COMES Bryan Anthony Reo (“Plaintiff”), *pro se*, and hereby propounds upon Martin Lindstedt (“Defendant”) and this Honorable Court Plaintiff Bryan Anthony Reo’s Waiver of Objections to Pending Reports and Recommendations. Plaintiff supports both of the Reports and Recommendations of 5/11/2021 [ECF No. 104 and ECF No. 105] and has no objection to the recommendation in either report. Plaintiff takes extreme issue with the rhetoric, abusive and inflammatory language, and the general tone and tenor of Defendant’s filings ECF No. 106, ECF No. 107, and ECF No. 108, and frankly believes those filings should be stricken from the record.<sup>1</sup>

---

<sup>1</sup> Plaintiff has not filed any motion to strike since the Court made it known that motions to strike were disfavored and would slow the proceedings. Plaintiff does not intend to file any further motions to strike but he does sincerely believe that most of Defendant’s recent filings are worthy of being stricken per Rule 12(f). Defendant’s filings are hideously abusive and the rambling

Plaintiff respectfully prays that this Court will reject all of Defendant's arguments and deny his motion for reconsideration in toto, overrule all of his objections to the pending Reports and Recommendations, deny Defendant's attempt to bring back irrelevant third parties into this action, provide a formal judgment entry as to the judgment of \$750,000.00 in favor of Plaintiff against Defendant, dispose of Defendant's pending counter-claims against Plaintiff, and proceed to expeditiously close this case for good. Plaintiff not only has no objections to the Magistrate's Reports and Recommendations presently pending before this Court, Plaintiff urges this Court to wholly adopt the Reports and Recommendations.

Respectfully submitted,

**REO LAW, LLC**

/s/ Bryan A. Reo  
Bryan A. Reo, Esq.  
P.O. Box 5100  
Mentor, OH 44061  
(Business): (216) 505-0811  
(Mobile): (440) 313-5893  
(Email): reo@reolaw.org  
Ohio Law License - #0097470  
*Attorney and Plaintiff Pro Se*

Dated: May 26, 2021

---

rhetoric, endless insults, threats [whether veiled or explicit], and the endless lies aimed at Plaintiff and his family speak for themselves and should be stricken, but Plaintiff agrees that judicial economy is best served in other ways.

**CERTIFICATE OF SERVICE**

I, Bryan Anthony Reo, affirm that I am a party to the above-captioned civil action, and on May 26, 2021, 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 A. Reo  
Bryan A. Reo, Esq.  
P.O. Box 5100  
Mentor, OH 44061  
(Business): (216) 505-0811  
(Mobile): (440) 313-5893  
(Email): reo@reolaw.org  
Ohio Law License - #0097470  
*Attorney and Plaintiff Pro Se*

Dated: May 26, 2021