

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 Boyko, Jr.

Mag. Thomas M. Parker

FILED

DEC 30 2019

CLERK, U.S. DISTRICT COURT
NORTHERN DISTRICT OF OHIO
CLEVELAND

**DEFENDANTS ANSWER TO BRYAN REO'S SERIES OF ONGOING FRIVOLOUS
MOTIONS TO STRIKE**

**A MORE DEFINITE PLAIN ANSWER AGAINST BRYAN REO AND REO COUNTER-
DEFENDANTS GIVEN AS WELL**

COMES NOW the current Defendant Pastor Martin Lindstedt (hereafter in person described as "Pastor Lindstedt to Answer professional plaintiff Bryan Reo's series of Motion(s) to Strike on Defendant's original Answer & Counter-claim against Bryan Reo, the Reo Family (Bryan Reo's father and wife) and Reo Lawyers (Brett Klimkowsky and Kyle Bristow) for conspiring through "lawfare" against Pastor Lindstedt and Lindstedt's inheritance. Also the Lake County Courts / Judge Patrick Condon were named as parties under a federal question involving civil rights violations (42 U.S.C. 1983) for exceeding their (non-existent) jurisdiction, the State of Ohio for granting patents of nobility and monopoly licenses to steal for lawyers, and the federal government for letting their agents provocateur run wild in taking down genuine White supremacists and Christian Identity pastors using "lawfare". Pastor Lindstedt got this filed on 14 November 2019 using the costly and slow U.S. postal service. Bryan Reo literally filed its Motion to Strike and Motion for a More Definite Statement via Electronic Case Filing (ECF)

later that very same day, which goes to show that for all its numerous failings as a barrater, having a spurious form motion to strike handy regardless of whatever it is proposed to strike is not one of them. Bryan Reo filed a Supplement Motion to Strike based upon Judge Oliver's Ruling in *Bryan Anthony Reo v. Martin Lindstedt* 19-cv-2103-SO, the first of four Bryan Reo v. Lindstedt federal cases. (This is #2 of four.) Magistrate Judge Parker assigned to this case to shepherd it to trial made the Report & Recommendation that Pastor Lindstedt's Answer & Counter-Claim be Stuck and Pastor Lindstedt ORDERED to provide a "proper answer" within 14 days of receipt. Pastor Lindstedt filed an objection just before Christmas agreeing to file an Amended Answer & Counter-Complaint and if that Amended Answer was not good enough for the Magistrate Judge to keep in mind appointing a pro bono attorney from the civil panel to proffer the appropriate legal monkey-talk / counter-barrottry fire o what is nothing more than another Bryan Reo legal plundering expedition. This is merely some legal monkey-talk against Bryan Reo form Motions to Strike of the kind Bryan Reo has routinely filed against Pastor Lindstedt and Lindstedt's Church since April 2014.

Defendant is not an attorney, merely a Dual-Seedline Christian-Identity pastor of a non-501(c)(3) Church (contrary to Bryan Reo's self-serving lies about Pastor Lindstedt's Church) who is answering Bryan Reo's incessant Motions to Strike, which is all Bryan Reo knows how to do other than file these frivolous and malicious "lawfare" cases, as this is the first of four federal lawsuits moved from Lake County Ohio where the judges let Bryan Reo run wild for a cooling off period. The entire purpose of these Bryan Reo and Bryan Reo Friends and Family litigation is to steal under color of law Pastor Lindstedt's South Dakota inheritance one times four chunks of \$500,000 at a time.

Pastor Lindstedt will in his Amended Answer reduce the counter-claims to Bryan Reo, Bryan Reo's wife and father, and two Bryan Reo fellow "lawfare" lawyers from the 'former' Foundation for the MarketPlace of Ideas White Supremacist "lawfare" false-flag operation named Kyle Bristow and Brett Klimkowsky. Pastor Lindstedt's Aryan Nations Church will be dropped as a defendant/counter-claimant party. Lake County Courts / Judge Patrick Condon, the State of Ohio and the Federal Government will be parties. The Bryan Reo Friends & Family working together to destroy Pastor Lindstedt and impoverish him for making fun of Bryan Reo Friends & Family are counter-claimed. There is a federal question that Pastor Lindstedt wishes to raise in his Counter-Claims under 42 U.S.C. 1983 as to whether the Lake County Court / Judge Condon, the State of Ohio and the federal government can use the law to claim that non-501(c)(3) churches can be attacked by licensed attorneys but must rely on the same very class of attacking parasite in order to defend their very existence when supposedly the right to exist and to peacefully practice their religion of exclusion of non-members are supposedly "guaranteed" by the very scrap of paper purporting to set up the regime which persecutes them via Bryan Reo. Given that non-white Bryan Reo has pretended to being a White Supremacist and Christian Identity sub-pastor for all of its adult life, then when Pastor Lindstedt in his defense brings this recent history of Bryan Reo up, yes, of course Pastor Lindstedt will come across as being the Aryan Nations pastor and Klan leader that he is. The Christian Identity faith in general and with its Dual-Seedline variant in particular is well-established in South Western Missouri and North-West Arkansas and never present in liberal NorthEast Ohio, which is why Pastor Lindstedt removed all four of the Bryan Reo cases from Lake County Ohio to this federal court. These four Bryan Reo cases all removed from Lake County are as follows:

Bryan Anthony Reo v. Martin Lindstedt 19-cv-2103-SO

Bryan Anthony Reo v. Martin Lindstedt 19-cv-2589-CAB (This One)

Anthony Domenic Reo v. Martin Lindstedt 19-cv-2615-JRA (Reo's father)

Stefani Rossi Reo v. Martin Lindstedt 19-cv-2786-CAB (Reo's wife)

This Answer will be applied to the other Bryan Reo cases as all four of them are merely Bryan Reo's scheme to steal Pastor Lindstedt's \$2 million inheritance in four \$500,000 bites.

Bryan Reo in its latest Motion to Strike claims that it is due \$500,000 apiece for each case and asks for summary Strikes because (1) Reo alleges Defendant disobeyed this Court's ORDER in continuing to represent his [non] 501(c)(3) Church – while Defendant merely points out that Reo has rather deliberately violated Defendant's and Defendant's Church's religious freedoms by its lawfare and wants to make a federal question of this matter and Defendant has dropped making of his Church a party. (2). Reo whines about Defendant Pastor Lindstedt making “horribly offensive slurs” in Pastor Lindstedt's filings while covering up for the fact that Bryan Reo has pretended to be a White Supremacist while being a rather delusional self-loathing predatory homosexual non-white antifa agent provocateur for around twenty years and is a limited-purpose public figure within the White Supremacist and Christian Identity Movements and Pastor Lindstedt in his defense must and should bring up those genuine material facts. And lastly (3) pleading “irrelevant tort claims against unrelated third-parties.” Bryan Reo's wife and father are making claims against Pastor Lindstedt's property on the basis of Bryan Reo claims, most of them frivolous. Bryan Reo's fellow attorneys Kyle Bristow and Brett Klimkowsky were as late as a few months ago making claims against Pastor Lindstedt on the basis of their working with Bryan Reo. Thus these third parties are hardly “unrelated” when they are Bryan Reo's family and friends.

Insofar as Bryan Reo not understanding Defendant's answer and counter-claims, this is just Bryan Reo lies. Bryan Reo has been aware as antifa infiltrating the Christian Identity and White Supremacy Movements of Pastor Lindstedt since 2009. Pastor Lindstedt has been aware of Bryan Reo's identity since Oct. 2010 and has been reporting on Bryan Reo as a public figure within the Racist Movement wherein everyone knows each other. In suing Pastor Lindstedt Bryan Reo hasn't come up with anything new since early 2014, nor has Pastor Lindstedt come up with any new defenses since 2014 in either federal or Lake County Court. Bryan Reo falsely calls Pastor Lindstedt a "child molester" (and a convicted one at that) in 2010-2019 on web pages and in open court, including this federal one in all four new cases. Pastor Lindstedt calls Bryan Reo a delusional Satanic homosexual mongrel abomination and agent provocateur since 2010-2019 on Church web pages and these court filings. Both Bryan Reo and Pastor Lindstedt are well-known within the White Supremacist and Christian Identity movements. Both parties hate and loathe each other. Bryan Reo files these lawsuits before regimeist local courts in order to render Pastor Lindstedt destitute. Pastor Lindstedt fights back in this federal court in order to avoid default judgment and to justify a Revolutionary policy of mass extermination of liberal whigger areas of the Empire along with non-whites through civil warfare. In reality none of this should be a matter for the courts, either of Lake County (which should have no jurisdiction to regulate the Internet regarding name-calling between racist factions and parties) or of this federal court. However, filing has begun and this matter needs must be heard because Bryan Reo won't quit stalking and "lawfaring" Pastor Lindstedt and Bryan Reo must bring its family and friends into this fighting. Pastor Lindstedt will not simply hand over his inheritance over to Bryan Reo – not without a fight – and thus this matter continues.

Simply put, Bryan Reo is engaged in stealing under color of “lawfare” Pastor Lindstedt’s inheritance by filing this and another lawsuit for defamation, libel and slander and another on behalf of its father and wife – all frivolous, vexatious, and malicious. At the same time Bryan Reo keeps on claiming that Pastor Lindstedt is a pedophile, a child molester – and a convicted one at that. This despite knowing that the charges never got even to a preliminary hearing before they had to be dismissed. Bryan Reo and its fellow lawyer from the ZOGbot Poverty Law Center / FMI Kyle Bristow keep on making such claims in concert from the ADL report that Bryan Reo cited in Doc. 10, Exhibit 1, *Bryan Anthony Reo v. Martin Lindstedt* 19-cv-2103-SO.

. Yet Bryan Reo claims that Pastor Lindstedt put Bryan Reo in a “false light” as a limited-purpose public figure. Pastor Apparently it is unlawful for Pastor Lindstedt to call Bryan Reo a self-loathing homosexual mongrel that would be happier changing itself to be a white woman transsexual able to garner the lascivious unnatural affections of Aryan White Supremacists until Reo found out that they were mongrels as well and not Aryan, yet it is lawful for Bryan Reo to repeatedly knowingly slander from 2010 until this very case Pastor Lindstedt as a child molester.


Also, Bryan Reo can’t stop bringing up that it “won” \$105,000 in Lake County in its *Reo v. Lindstedt* 15CV001590 case and \$400 against Pastor Lindstedt’s Church in *Reo v. Aryan Nations* 16CV000825, yet keeps whining about how that matter is not settled whenever Pastor Lindstedt makes fun of that fraudulent proceeding in which two crooked lawyers did whatever they pleased in order to give Bryan Reo that win. This matter is still in appeals and Bryan Reo is begging the 11th District Court of Appeals to strike Pastor Lindstedt’s appellate brief on the grounds that Pastor Lindstedt is daring to speak on behalf of his Church as opposed to letting Bryan Reo “win” by default. Granted, the Lake County Court of Common Pleas can grant \$400 in default judgments against Pastor Lindstedt’s Aryan Nations Church after a fraudulent and

spurious secular process. And doubtless, the former elements of the federal and Ohio governments will find it grossly unfair when assessed \$400 billion against their property and their progeny now the property of the Lake County Geldings & Walking Wombs as the judgment of a victorious ecclesiastical court after a religious and racial holy civil war.

Pastor Lindstedt is making a counter-claim against Bryan Reo, Bryan Reo's father and wife, and Bryan Reo's lawyer friends Kyle Bristow and Brett Klimkowsky for filing this frivolous lawsuit in order to steal Pastor Lindstedt's inheritance. Pastor Lindstedt is wanting to sue the Lake County Court / Judge Patrick Condon for exceeding their jurisdiction in working with Bryan Reo to violate the First Amendment rights of Pastor Lindstedt and Lindstedt's Church, thus a federal question under 42 U.S.C. 1983. The State of Ohio is being sued because of granting their licensed lawyers a patent of nobility in violation of the U.S. Constitution and of violating Pastor Lindstedt's and Lindstedt's Church's religious freedom to practice their religion of expelling infiltrating antifa homosexual mongrels from the Aryan Christian Israelite body of Christ. The federal government is being sued for letting their fake White Supremacist agent provocateur lawfare group "Foundation for the MarketPlace of Ideas" (FMI) or as Pastor Lindstedt calls them the ZOGbot Poverty Law Center" run wild disrupting the organic racial dissident organizations same as COINTELPRO did 60 years ago. The damages are to be ascertained during discovery. Bryan Reo still hasn't given Pastor Lindstedt its Rule 26 initial disclosures regarding its claimed damages of \$500,000. Thus this should be the "short plain statement" requirement for pleading under Rule 8 of the Federal Rules of Civil Procedure according to *Conley v. Gibson*, 355 U.S. 41. It is Bryan Reo, with its never-ending Motions to strike that pretends that contrary to *Conley* "The Federal Rules reject the approach that pleading is a game of skill in which one misstep by counsel may be decisive to the outcome and accept the

principle that the purpose of pleading is to facilitate a proper decision on the merits.” By all means, let this particular case and the rest of the Reo cases go to trial on the merits unless this Court figures out that there is no point or future in letting its agents provocateur Bryan Reo, the Reo Family and Reo Attorneys instigate a religious and racial civil war against Pastor Lindstedt and Lindstedts Church and forces a peace through sanctions and disbarment of the Reo parties.

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 a true and genuine copy of the foregoing has been dispatched by United States mail on 28 November 2019 to Plaintiff Bryan Reo at:

Plaintiff Attorney Bryan Reo, 7143 Rippling Brook Lane, P.O. Box 5100, Mentor Ohio 44061