STATE OF OHIO IN THE COURT OF COMMON PLEAS OF LAKE COUNTY - CIVIL DIVISION

BRYAN ANTHONY REG, AUG 11 PM 3 23 Case No. 15CV001590

Plaintiff.

MAUREEN G. KELLY LAKE CO.

Hon. Richard L. Collins

v.

CLERK OF COURT

MARTIN LINDSTEDT,

Defendant.

PLAINTIFF'S MOTION TO STRIKE DEFENDANT'S MOTION FOR SUMMARY JUDGMENT AGAINST PLAINTIFF REO FILED ON 7/27/2016

BRYAN ANTHONY REO

7143 Rippling Brook Lane Mentor, OH 44060 (P): (440) 313-5893

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Pro se Plaintiff

MARTIN LINDSTEDT

338 Rabbit Track Road Granby, MO 64844 (P): (417) 472-6901

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Pro se Defendant

PLAINTIFF'S MOTION TO STRIKE DEFENDANT'S MOTION FOR SUMMARY JUDGMENT AGAINST PLAINTIFF REO FILED ON 7/27/2016

On December 23, 2015 this Court issued an order in accordance with the case management conference that had been held earlier in December of 2015. Point XI of the order issued by this Court states, "no additional motion for summary judgment shall be accepted for review after May 16, 2016."

On July 27, 2016 Defendant Lindstedt filed with the court a motion entitled, "Defendant's Motion for summary judgment against plaintiff due to Reo's refusal to go to trial on plaintiff's fraudulent claims" which aside from threatening to unleash a wave of biological terrorism against the trial court judge in the instant action as well as threatening general mayhem and violence against random government officials in Lake County, none of which constitutes a proper basis for seeking summary judgment in any case [and all of which are criminal matters that should be referred to the Federal Bureau of Investigation as well as Lake County Sheriff's Office], was simply filed too late to be considered.

Plaintiff attaches a copy of the order stating that no motion for summary judgment will be accepted for review after May 16, 2016 as Exhibit 1. Defendant was mailed a copy of this order and the court's own register of actions on the online docket states, "12/23/2015 JOURNAL ENTRY FILED: All discovery in this matter shall be completed by May 2, 2016. No additional motion for summary judgment shall be accepted for review after May16, 2016." (see register of actions). Accordingly Defendant's document filed 7/27/2016 titled Defendant's "Motion for summary judgment against plaintiff due to Reo's refusal to go to trial on plaintiff's fraudulent claims" must be stricken for being filed more than 60 days after the deadline for the filing of motions for summary judgment. Defendant never sought nor received leave to file a late motion or to have the date modified or the deadline extended, and there is no reason to believe that such an extension would have been in any way beneficial to Defendant's objectives since Defendant has used his "motion for summary judgment" to advocate violence against elected officials rather than attempting to demonstrate that no genuine dispute of material facts exists and that Defendant is entitled to judgment as a matter of law against Plaintiff. Defendant's filnig of a motion for summary judgment more than 60 days after the deadline set by an order of this court may indeed actually constitute contempt per ORC 2705.02(A)

Plaintiff respectfully moves that Defendant's motion be stricken and that Defendant be sanctioned by having an entry of default placed against him for his attempts to influence the instant action by threatening to unleash a "biological terror" campaign against Lake County Court of Common Pleas.

Respectfully submitted

Bryan Anthony Reo

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Pro se Plaintiff

Certificate of Service

I, Bryan Anthony Reo, do hereby certify that a true and genuine copy of this motion/brief/filing has been dispatched by United States regular mail, postage prepaid to the Defendant at:

Martin Lindstedt 338 Rabbit Track Road Granby, Missouri 64844

On this 11 day of August. 2016
Benger Ros