

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

BRYAN ANTHONY REO,

Plaintiff,

v.

MARTIN LINDSTEDT,

Defendant.

Case No. 15CV001590

Hon. Richard L. Collins

BRYAN ANTHONY REO

7143 Rippling Brook Lane

Mentor, OH 44060

(P): (440) 313-5893

(E) roodeplaat1983@gmail.com

Pro se Plaintiff

PASTOR MARTIN LINDSTEDT

338 Rabbit Track Road

Granby, MO 64844

(P): (417) 472-6901

(E): pastorlindstedt@gmail.com

Pro se Defendant

**DEFENDANTS' RESPONSE TO PROFESSIONAL PLAINTIFF PRO SE'S
FRAUDULENT & HYPOCRITICAL SELF-SERVING DEMANDS FOR PRODUCTION
OF DOCUMENTS FROM DEFENDANT WHICH REO HAD NO INTENTION OF
OBEYING HIMSELF**

1. *Professional Plaintiff pro se in fraud* , Bryan Anthony Reo, *pretending to act* Pursuant to Ohio Civil Rule 34, hereby requests that Defendant produce copies of all of the documents hereinafter described: You are required to produce the documents within 28 days or provide a time for Plaintiff to inspect and copy the documents within 28 days from the receipt of this request. *However, Bryan Reo will deliberately refuse to show any such documents requested as Bryan Reo, his father, Anthony D. Reo, and Reo Co-conspirator co-counter-defendants have been engaged in a criminal conspiracy crossing state lines to destroy Defendant's Church and to maliciously steal Defendant's property in violation of Ohio and federal law, and thus revealing documents concerning this*

criminal conspiracy might tend to incriminate us and send us to prison. Therefore, the last thing you should do, Pastor Lindstedt, is to hand over any documents but rather to stay put and let Plaintiff perjure itself by simply remaining silent until a real judge can sort out this fraud under Ohio Rules of Civil Procedure.

Pseudo-INSTRUCTIONS by Bryan Reo – None of which Reo will ever itself obey

2. "Document" shall mean each and every document, including electronically stored information, however produced or reproduced, in the possession, custody or control of the Defendant, regardless of the origin or location, whether an original, identical, copy, draft, or non-identical copy, whether an official or unofficial document, including, but not limited to: minutes, notes, comments, worksheets, summaries, records or other reports concerning meetings, conferences, visits, surveys, inspections, statements, interviews or telephone conversations; inter-office and intra-office memoranda; books, manuals, pamphlets, bulletins, circulars, instructions, work papers, transcripts, reports, memoranda, summaries, studies, analyses, evaluations, worksheets, invoices, contracts, journals, logs, files; statistical records, diaries, calendars, travel and telephone logs, and appointment books; correspondence and telegrams, envelopes and other wrappers and packaging; graphs, charts and maps; transcripts of verbal testimony or statements; checks, check stubs and money orders, travel vouchers, receipts, returns; reports of experts; affidavits; balance sheets, profit and loss statements, books of account, statements of account, and other financial data; financial data, analyses, statistical and other forecasts, projections or budgets; teletypes, telefax; printouts or other stored information from computers or other information retrieval systems; photographic matter or sound reproduction, however produced or reproduced, including, but not limited to, photographs, microfiche, microfilm, videotapes, recordings, motion pictures, tapes, cassettes, and discs; and any other written, printed, recorded or graphic matter. *Plaintiff fully intends to hypocritically and fraudulently demand all this "discovery" of Pastor Lindstedt in a libel and defamation case in which everything complained about has supposedly already been published on Lindstedt's Church's web pages, but this demand under color of "Reo-law" is for purposes of harassment and fraud. Plaintiff Bryan Reo has no intention of*

revealing the e-mails and telephone calls and visits between Bryan Reo, Reo's father Anthony D.Reo, William Finck, Joseph November, or other Reo conspirators to violate the law of both federal and Ohio law in the furtherance of this ongoing criminal conspiracy to enrich ourselves using abuse of legal process.

DOCUMENTS REQUESTED

- a. Produce all documents listed in interrogatory #2 of PLAINTIFF'S FIRST SET OF *OVER 89 PSEUDO-INTERROGATORIES FRAUDULENTLY* PROPOUNDED UPON DEFENDANT MARTIN LINDSTEDT *PROFESSIONAL PLAINTIFF IN FRAUD BRYAN REO.*

BRYAN REO BELATED "RESPONSE" FINALLY SENT TO PASTOR LINDSTEDT LATE JAN 14, 2016 AFTER FILING FRAUDULENT MOTIONS FOR SUMMARY JUDGEMENT BECAUSE LINDSTEDT REFUSED TO PLAY REO DISCOVERY GAMES:

Plaintiff offers that Defendant may schedule a day between 2/1/2016 and 4/1/2016 to inspect all requested documents at Lake County Court of Common Pleas at a time mutually agreeable to both Plaintiff and Defendant. Defendant may use Plaintiff's scanner and copy machine at a price of only \$1.00 [one dollar] per page for any document he desires to copy, and only \$15.00 [fifteen dollars] per disc for any discs of electronically stored information that he desires to copy.

PASTOR LINDSTEDT'S RESPONSE TO REO'S FRAUDULENT DEMANDS & REO'S DISHONEST, HYPOCRITICAL AND FRAUDULENT "RESPONSE"

Pastor Lindstedt makes the following counter-offer: Plaintiff in fraud Bryan Reo may download and read – along with anyone else interested – all the material concerning this case on Pastor Lindstedt's Church web pages for absolutely free and at any time desired. Further material of interest will be requested from the Ohio Attorney General's Office, the U.S. Attorney's Office

for the Northern District of Ohio and Western District of Missouri, and the Ohio Supreme Court and Lake County Ohio Boards Concerning the Unauthorized Practice of Law as those results are found and displayed on Pastor Lindstedt's Church's web page as has always been the case since Bryan Reo was stupid enough to initiate its fraudulent and malicious litigation against Pastor Lindstedt and Pastor Lindstedt's Church.

Neither Pastor Lindstedt nor Lindstedt's Church have anything to hide and certainly not anything regarding Bryan Reo and Reo co-conspirator racial lineage and/or inherent criminality.

Hail Victory!!!

Mart Z. D. Lindstedt Refs CTCC/AND

Pastor Martin Lindstedt, Church of Jesus Christ Christian/Aryan Nations of Missouri
338 Rabbit Track Road, Granby, Missouri 64844
(P): (417) 472-6901 (E): pastorlindstedt@gmail.com

Certificate of Service:

I, Pastor Martin Lindstedt, unlike Bryan Reo, who refuses to send out an e-mail as this Court suggested due to the five-day postage delay, do hereby certify that he posted this Response to Reo's Fraudulent "Demands for Production of Documents" which Reo hypocritically never itself intended to honor" on Lindstedt's Church web forum as of 21 Jan, 2016 at below thread:

<http://christian-identity.net/forum/showthread.php?1614>

And additionally that an e-mail was sent on 21 January 2016 to roodeplaat1983@gmail.com

And also do hereby certify that a true and genuine copy of this motion/brief/filing has been dispatched by United States mail, postage prepaid on 21 Jan 2016 to the Professional Plaintiff at:

Bryan Reo (& Anthony D. Reo, Bryan Reo's Father/Co-conspirator)
7143 Rippling Brook Lane,
Mentor Ohio 44060

Hail Victory!!!

Mart Z. D. Lindstedt Refs CTCC/AND

Pastor Martin Lindstedt, Church of Jesus Christ Christian/Aryan Nations of Missouri