

Google

Gmail

- COMPOSE
- Inbox (1,320)
- Starred
- Important
- Sent Mail
- Drafts (24)
- Circles
- Personal
- Travel
- John
- Find someone

Defendant's ORDERED Amended Answer & Counter-Complaint of 6Jan16

**John Reitney**

Hello Bryan Reo & William Finck I mailed out today my Lake County Court of C...

**Klaus Behringer**

Thank you very much I am truly pleased at your apparent cooperation in this

**John Reitney**

I got your last mailing for two of your myriad vexatious motions file-stamped...

**Klaus Behringer**

to me

Sir,

I would submit to you that my motion to strike, which as you recall was granted by the court, cannot be vexatious since it was granted by the court. Your stricken was answer was incomprehensible and unintelligible. For that matter your recent amended answer was also incomprehensible and unintelligible.

I would also ask that you cease filing affidavits that serve no purpose whatsoever as they are delaying this case. Your affidavit was not attached to any motion or brief and it served no purpose whatsoever other than providing you a platform to spout vitriolic rubbish and drive against me.

I would also ask that you provide an explanation as to why you have failed to respond to my Requests for Production of Documents and my Interrogatories when they were propounded upon you on November 15, 2015, and it has now been almost 60 days, when they had 28 day deadlines.

I would also ask you to provide an explanation for why you failed to respond to my Requests for Admission when they were propounded on November 15, 2015, the judge told you on December 17, 2015 that you had until January 6, 2016 to respond, and you still have not done so.

Apparently you have the time to make outrageous youtube videos and discuss this case at length but you have a deficit of time when it comes to cooperating with discovery. How you use your time is entirely your business, but these discovery issues will necessitate motions to compel and motions for sanctions and it is likely that you will have to make a half-dozen, or more, appearances in person, in court in Lake County because of these discovery issues.

I would also submit to you that the magistrate never said I was engaged in the unauthorized practice of law viz a viz Mr. Finck or his girlfriend. The magistrate cautioned me not to venture into that issue viz a viz my father. If you insist on libeling me and casting the issue in a false light then I am perfectly willing to file a new lawsuit against you for this fresh libel, whether the case will be filed in Mentor Municipal Court or Lake County Court of

Exhibit #1

Bryan Reo threatening  
Pastor Lindstedt with having  
to appear in Lake County over  
Reo legal harassment.