

how it lived in the Cleveland area, went to John Carroll University, and pretty much that it preyed on elderly women in insurance scams and was into Mixed Martial Arts, and a whole lot more. Everything except “SwordMamzer’s” real name and where it lived.

Later in April 2013, Buck McHugh revealed that he had used Pastor Lindstedt for his own purposes as a catspaw. Said that Lindstedt had promised to sue Bryan Reo under the DMCA for fraudulently taking down Lindstedt’s Church’s web pages – and so Lindstedt had, but it seemed best then to simply let Bryan Reo as a known mongrel and William Finck and Eli James as jews simply let their deeds be made manifest. Pastor Lindstedt told Buck McHugh that he ought to sue Bryan Reo and John Britton ought to do his own dirty work. This was the last time Lindstedt spoke to Buck McHugh. However, Buck McHugh is believed to snitch out what Bryan Reo is up to on these and other cases. Buck McHugh was correct about Bryan Reo 80% of the time, which is pretty good. Bryan Reo also thinks that he controls Buck McHugh.

This entire paragraph by Plaintiff Bryan Reo is telling. Bryan Reo actually thinks as a parasite and predator and sly sniveling monster that it has a right to remain anonymous so that it can destroy the lives of others like a rat in ambush. Hence the calls to U.S. Magistrate Matthew Whitworth for a protective “gag order” against Pastor Lindstedt publishing the facts and evidence of the Reo federal lawsuit. Whitworth said that he wouldn’t issue any prior injunction restraining the publication of Plaintiff and Defendant court documents at the Scheduling Conference on Feb. 13, 2015. In fact, the only new thing in this latest lawsuit by Bryan Reo is the complaint that Lindstedt has published the PACER public records of the filings of Reo’s federal case, which was dismissed as frivolous. Since a U.S. Magistrate Judge refused to issue a “protective order” or “gag order” enjoining Pastor Lindstedt, a mere county judge in Ohio will not have any such power to do likewise. Bryan Reo is still butt-hurt over this and wants one still.

As Pastor Lindstedt recollects the myriad conversations between “SwordMamzer” and himself in Buck McHugh’s Skype call-in room, some of the time Reo was trying to get Lindstedt to relent on the Deuteronomy 23:2 rule, but Lindstedt said that yes, sooner or later he would find out who the anonymous mongrel coward was that did threaten and cause trouble for those who were in that on-line racial and religious community and that this would most certainly be revealed to everyone who wanted to know and that “SwordMamzer” would have to behave itself.

*9. **Bryan Reo** -- Towards the later part of 2010, Defendant succeeded in ascertaining Plaintiffs identity and began a relentless campaign of harassment that continues to the present day whereby (1) Defendant posted photographs of Plaintiff and Plaintiff’s personal phone number*

onto pornographic websites; (2) Defendant impersonated Plaintiff on the World Wide Web to purport to third-parties that Plaintiff supports child molestation; and (3) Defendant published statements on the World Wide Web that state that Plaintiff is a homosexual, a drug dealer, a con-man, a murderer, a pawn store owner, a "Jewish pimp," engages in insurance fraud, and has syphilis and other venereal diseases. Defendant further defamed Plaintiff by claiming that Plaintiff had threatened to murder an elderly woman and rape another woman.

Civ.R.8(C) – Affirmative Defenses. Again, Bryan Reo’s claims of Defamation from 2010 are banned by the Ohio one-year Statute of Limitations. Bryan Reo neglects to mention that Bryan Reo and Reo’s co-conspirators were calling Pastor Lindstedt a convicted child molester and pedophile at this time.

Civ.R.8(B) Denials and Admissions:

Item (1) is a knowing lie by Reo. Bryan Reo had taken down the web pages of some Internet trolls named “NIM-Busters” and it was likely a NIM-Buster who posted any posting of Reo’s pictures on any pornographic web sites, not Pastor Lindstedt who in any case NEVER posts anything on pornographic web sites, much less homosexual pornographic web sites. Item #2 is another knowing lie by Bryan Reo as Lindstedt hasn’t claimed that Reo is a child molester, although Reo and Reo’s co-conspirators claim back then and now that Lindstedt is a child molester all the time. Items #3 are a mixed bag. Pastor Lindstedt believes Reo is indeed a homosexual as do most Movement activists. Lindstedt has not claimed that Reo is a drug dealer. Buck McHugh claimed that Bryan Reo was indeed a con man, a murderer, and engages in insurance fraud. In the summer of 2013 Lindstedt found out that it was another Bryan Reo who drives the exact same year and model of SUV that killed a Catherine Williams in South Carolina. Pastor Lindstedt and John Britton speculated that Bryan Reo’s father operated a pawn-brokerage due to the numerous guns Bryan Reo had, but Buck McHugh said that Reo’s father was a janitor for GE. Bryan Reo claimed the rest already on Reo’s dismissed federal lawsuit against Lindstedt, who doesn’t know where Reo came up with that nonsense.

Insofar as Reo threatening to murder an 86-year-old woman named Athena living in Michigan confined to a wheelchair by shoving a spear in her head for YHWH, Pastor Lindstedt heard that from Russ Walker, the retard who published Bryan Reo’s Lexus-Nexus profile far and wide. However, Lindstedt did hear Reo and Finck on one of their podcasts together getting all mad at Athena because she was born in Macedonia and speaks Greek making fun of Finck’s pretend ability to speak and read Greek when Finck can’t speak English. There never has existed

any native Greek speaker or writer who fails to ridicule Finck's pretend Greek scholarship that Finck supposedly acquired while in prison for murdering a Puerto Rican sneak-thief in jail.

Bryan Reo did threaten, sometime after Oct. 13, 2010 and before November 28, 2010 to rape John Britton's wife and daughters. This probably was in a Talkshoe chat room. Lindstedt and Britton were in communication by phone, and Lindstedt assured Britton that Reo didn't rape women but that Britton needed to watch his own corn hole. This was before we found out about "Victor Switzer" who Reo had a man-crush on and blackmailed like Reo did with Britton. Anyways, Reo goaded Britton when he called into Lindstedt's "Movement Turd #46" of November 28, 2010 to where Britton threatened to shoot Reo if Reo showed up in Britton's town in Idaho. Reo made a complaint to Talkshoe and got that show pulled. On March 7, 2011 Bryan Reo made an unsigned complaint to the Lake County Sheriff's Department that John Britton had threatened to murder Reo, that Lindstedt defamed Reo, and that Russ Walker sicced some vinyl siding salesmen on Bryan Reo and Reo's father. Pastor Lindstedt has asked for a second copy of that police report from the Lake County Sheriff's Department and presented a copy of this as an Affidavit of Reo perjury.

On the Nov. 28, 2010 show, Bryan Reo called Pastor Lindstedt a child molester numerous times and admitted that he didn't have any intentions of filing suit under the DMCA given that Lindstedt had filed a Counter-Notice on Nov. 18th to Reo's Take-Down Notice Nov. 15, 2010. A recording of this call by Reo to Lindstedt's show proved that Reo simply abused the DMCA in order to take down the web pages of Lindstedt and others as censorship. Since there was no DMCA jurisdiction, the federal judge had no choice but to dismiss Reo's bogus federal lawsuit when Reo couldn't even remotely prove that Reo suffered \$10,750,000 in damages. The hour-long segment in which Bryan Reo called in of the entire six-hour program is one of the classic Movement Turd shows on this Talkshoe show operated by a NIM-Buster:

<http://www.talkshoe.com/talkshoe/web/talkCast.jsp?masterId=113209&cmd=tc> ← Show
<http://recordings.talkshoe.com/TC-113209/TS-631318.mp3> ←-- Episode recording

Civ.R.13 – Counter-Claim. Bryan Reo and Reo's co-conspirators back then and to this very day claim the libel per se that Pastor Lindstedt is a child molester and pedophile and Pastor Lindstedt repeats the truth that Bryan Reo isn't white, but rather is a mixed-race mongrel and the wide-spread speculation that Bryan Reo is likely s homosexual.

9. Bryan Reo -- Plaintiff does not support child molestation and Plaintiff is not a homosexual, a drug dealer, a con-man, a murderer, a pawn store owner, or a "Jewish pimp,"

Plaintiff does not engage in insurance fraud, and Plaintiff does not have syphilis or any other venereal disease. Plaintiff has never threatened to murder any elderly women nor rape any women.

Civ.R.8(B) Denial / Partial Admission. Bryan Reo in Item #9 merely re-states the exact same claims as in Item #8, whereupon Pastor Lindstedt, in the interests of brevity, proffers the exact same defenses and counter-claims. Item #9 is Bryan Reo simply denying the same lies that Bryan Reo made up in Item #8. These same items were made by Bryan Reo in Reo's federal complaint which were not believed or deemed relevant in that dismissed case, and they date from 2010 and 2011 which is beyond the Ohio Statute of Limitations even though they are mainly Bryan Reo's lies that Reo lies that Pastor Lindstedt made up.

Civ.R.13 – Counter-claim. As in Counter-Claim #8 & #9 above.

10. Bryan Reo -- *At the time Defendant published the false and defamatory statements about Plaintiff as detailed in Paragraph 8 of this Complaint, Defendant had actual or constructive knowledge to believe that Plaintiff does not support child molestation and Plaintiff is not a homosexual, a drug dealer, a con-man, a murderer, a pawn store owner, or a "Jewish pimp," Plaintiff does not engage in insurance fraud, and Plaintiff does not have syphilis or any other venereal disease.*

Civ.R.8(B) Denial / Partial Admission. Bryan Reo in Item #10 merely re-states the exact same claims as in Item #8 and 9 , whereupon Pastor Lindstedt, in the interests of brevity, proffers the exact same defenses and counter-claims. Pastor Lindstedt had ample reason to actually believe that what was said back in 2010 was true then and is still substantially true today.

11. Bryan Reo -- *In March of 2011, Defendant acquired via a LexisNexis report Plaintiffs voter registration, political party affiliation, vehicle registration, vehicle license plate number, and social security number and publicly disseminated this confidential information via the medium of the World Wide Web to a significant number of third-parties.*

Civ. R. 8(B) Denial. In February 2011 Bryan Reo, out of sheer maliciousness, insinuated himself to get John Britton's eight-year civil litigation from an August 2003 helicopter crash from a defective engine part made by a Rolls-Royce subsidiary dismissed. Reo notified Ray Mariani of Nixon-Peabody and Reo made a sealed complaint about a number of things, all of them irrelevant, particularly that John Britton was a nephew of Aryan Nations member Neumann Britton. Reo also went onto a homosexual pornographic web forum called

Upstandingf*ckingcitizens.com to impersonate John Britton in order to add perjurous grist to his fraudulent affidavit. John Britton and Pastor Lindstedt and some NIM-Busters who were all mad that Bryan Reo had taken down NIM-Busters as a result of Reo's endless fraudulent DMCA complaints immediately counter-trolled the Reo account pretending to be John Britton. In order to cover his tracks, Bryan Reo then filed a bogus and fraudulent DMCA Take-Down Notice against UpstandingF*ckingCitizens.com and claimed that their nasty homosexual porn was child porn and and scared the Upstanding Citizens into shutting down permanently. Which is why Pastor Lindstedt can't keep track of which Bryan Reo homosexual porn was made by Bryan Reo as a source of criminal fraud and which Bryan Reo homosexual porn was created by other homosexual pornsters mad at Bryan Reo for shutting down their homosexual porn sites that Bryan Reo infests and impersonates for purposes of fraud.

After senior US District Court Judge for Idaho Edward M. Lodge ruled that the Britton federal civil case would proceed to trial on the merits and not on whom John Britton's uncle was, John Britton's lawyer Stuart McCarty gave Britton a .pdf Lexus-Nexus printout on Bryan Reo to use as Britton saw fit. Britton sent Pastor Lindstedt and four or five others a copy, including this tedious buffoon named Russell Walker. Russ Walker sent his copy to around 40 other idiots, some claiming to be CI on his retard e-mail list, especially Bryan Reo, who threatened to sue Russ Walker. Russ Walker went to law school and doesn't have any money, and told Bryan Reo to sue. Reo then decided to wait three years from March 2011 until April 2014 and then knowingly fraudulently claim that Pastor Lindstedt was the one who released the public record Lexus-Nexus printout on Reo available at any public library with a Lexus-Nexus subscription.

Civ. R. 8(C) – Affirmative Defenses. Bryan Reo fails to state a claim upon which can be granted. It is not unlawful for Pastor Lindstedt to post on his Church's web pages a public Lexus-Nexus report, even Pastor Lindstedt had done so – which Pastor Lindstedt didn't do. Rather one Russ Walker posted it on his own public e-mail list, including to Bryan Reo. The Lexus-Nexus Report was heavily redacted and didn't show anything really confidential. In fact, Bryan Reo himself keeps on posting this Lexis-Nexis report that Russ Walker posted in his federal and state litigation. Also, this report dates from March 2011, well beyond the Ohio Statute of Limitations. Civ.R.13 Counter-Claims. Bryan Reo knowingly commits perjury in making the exact same thing perjurous claim when Bryan Reo knows better, cf. Affidavit of Bryan Reo perjury from Nov. 13, 2015.

Civ.R.13 – Counter-Claim. Bryan Reo knowingly commits perjury by claiming that Pastor Lindstedt, as opposed to Russell Walker, had much, if anything to do with the publication of this public-document Lexus-Nexus Report with practically ALL of the sensitive private information deleted or redacted. Bryan Reo knowingly made a falsified police report to the Lake County Sheriff's Department and then refused to sign it because Reo knew that it would get in trouble. This perjury by Bryan Reo has lead to all manner of trouble for Pastor Lindstedt and Lindstedt's Church in the form of allowing Bryan Reo to portray fraudulently itself as a victim of Pastor Lindstedt's racist Aryan Nations Church, which is actually dedicated – far more than the imposters and ZOG agents provocateur – to actual Orthodox Comparetian Dual-Seedline Christian Identity in which Anti-Racist Activist mongrels like Bryan Reo and Bryan Reo's fellow jew and mongrel and pervert co-conspirators cannot find any purchase into the small one and two and three family congregations which make up the real blood, body and bone of YHWH's Servant Nation of Aryan Christian Israel. None of the literal Spawn of Satan can get inside because of Pastor Lindstedt's revelations concerning Bryan Reo and Reo's co-conspirators. All Bryan Reo and William Finck and Eli James are is Internet and it drives them into a Genesis 3:15 antipathetical rage and despair that they cannot enter the Congregation.

12. Bryan Reo -- *Between March and July of 2015 Defendant published defamatory remarks, in print format, online, declaring that Plaintiff had committed perjury, wire fraud, and mail fraud, and was engaged in fraudulent conduct in a then ongoing court proceeding.*

Civ.R.8(B). Denial & Partial Admission. Actually, this is the first new thing which isn't over a year old and thus not dismissible under the Ohio statutory time-limit bar for libel and slander actions. However, Bryan Reo is admitting that after the Feb. 13 2015 Scheduling Conference in which Judge Whitworth said that there would be no gag order on discussion about the federal case, Reo refused to tender the initial disclosures which would have proven that Reo had made numerous fraudulent DMCA complaints under penalty of perjury along with Reo's co-conspirators acting to censor Lindstedt and Lindstedt's Church's web pages, which carries with it some mighty stiff ten-year prison sentences for conspiracy. So Bryan Reo made bogus motion after motion concerning what he thought the discovery process should be. Pastor Lindstedt answered the motions quite satisfied to let Bryan Reo lie to a U.S. Magistrate Judge who used to be the U.S. Attorney for the Western District of Missouri and hoping that Judge Whitworth would grow tired of being lied to by Bryan Reo. This lying and fraud by Bryan Reo occurred between March and July 7, 2015 after a F.R Civ.P Scheduling Conference regarding trial dates

and discovery. On July 7, 2015, after Motion after Motion to strike, for Summary Judgment, etc. asked for by Bryan Reo and answered by Pastor Lindstedt, Judge Whitworth ordered Reo to show cause why the federal case shouldn't be dismissed. Knowing that Bryan Reo had lost the case because of an inability to show cause for Reo's fraudulent DMCA complaint and claims of \$10.5 million in punitive or even any damages, Lindstedt brought up some of the case documentation up from an "Admin-eyes only" sub-forum to where the general public could see this public documentation already available on PACER.gov at ten cents per pdf page. Until September, when the federal case was dismissed, Pastor Lindstedt didn't put up anything concerning the Reo case up on his Church's forum so that Reo would fly blind. In the federal system, professional pro se plaintiffs engaged in the unauthorized practice of law without a clue are not allowed to make fraudulent motion after motion in futile hope of winning a default judgment. Thus Reo is lying to this state court even more than Reo lied to the federal court.

Court proceedings are a matter of public record. Reo is whining that Pastor Lindstedt is publishing on his Church's web pages and elsewhere these public records. If Reo is so worried that publication of public records will make Reo look to be a fool and a criminal the smartest thing to do would be to stop filing fraudulent litigation – certainly against someone who will publish it openly on his Church's web pages for everyone to see.

<http://christian-identity.net/forum/showthread.php?t=892> ← Bryan Reo's DMCA claims that Bryan Reo was whining about to Magistrate Roll at the Dec. 17th Case Management.

Civ.R.8(C) Affirmative Defenses. Bryan Reo has no reasonable expectation that public records and documents from the now thirty-five and counting, three new ones filed on Dec. 30th 2015 alone and one filed on Dec. 23, 2015 for a total of four that week Lake County Ohio Court won't be revealed. How does anyone or anything other than a professional plaintiff pro se practicing law without a license or a clue rack up so many lawsuits if it isn't for mere vexation and hope of unjust enrichment through abuse of legal process? At the Dec. 17 Case Management Conference alone, Bryan Reo admitted to the unauthorized practice of law to benefit Reo co-conspirators Anthony D. Reo, William Finck and Melissa Epperson. Rather than merely chiding Bryan Reo after complimenting Reo for Reo's professional vexatious abilities to gin up massive amounts of legal-sounding perjurous and fraudulent drivel and chiding Defendant Pastor Lindstedt from over 850 miles away for not being able to write fraudulent abuse of process in his and his Church's defense, and Lindstedt's Church's being unable or unwilling to pay for a Satans-spawn attorney, this Court should have summarily dismissed Reo's fraudulent case

against Pastor Lindstedt and Pastor Lindstedt's Church, held Bryan Reo in criminal contempt and jailed, and made out a civil and criminal complaint to the Lake County prosecuting attorney, the Ohio Attorney General, and the state and local bar association for Bryan Reo's admitted unauthorized practice of law.

Civ.R. 13 – Counter-claim. Pastor Martin Lindstedt and Lindstedt's Church hereby makes a counter-claim of three times \$25,000 for a total of \$75,000 against professional Plaintiff pro se Bryan Reo under Ohio Revised Code Section 4705.7 – Unauthorized practice of law, and for \$25,000 apiece from Anthony D. Reo, William Finck and Melissa Epperson for asking for and receiving the “benefits” of this criminal and tortuous unlawful and abusive misconduct by Bryan Reo. Also, an additional \$25,000 each from the thirty or forty Reo co-conspirators who have asked for and received Bryan Reo professional pro se unauthorized practice of law “services.” This sort of abuse of legal process needs to be put an end to by this Court, rather than encouraged & enabled. Thirty-five vexatious and frivolous Bryan Reo civil lawsuits are enough!

13. Bryan Reo -- Plaintiff has never committed perjury, wire fraud, or mail fraud and was never engaged in fraudulent conduct at any time during the relevant court proceeding.

Civ.R.8(B) – Denial. Bryan Reo has engaged in nothing but fraudulent and perjurious conduct against Pastor Lindstedt and Lindstedt's Church for malicious and evil motives.

For example, in Defendant's Original Answer and Counter-Notice of October 26, 2015 Defendant's Exhibit 3 (Document 9-1 filed Nov 20, 2014 in the previously dismissed federal lawsuit) of SwordBrethren / Bryan Reo to Reo's co-counter-defendants and co-conspirators entitled “Pray for My Success” dated Monday, August 25, 2014 7:40 pm:

. . . I am presently seeking to make a covenant with God on a very specific matter. I have some ongoing issues against various foes. . . If Yahweh God will deliver their money, their estates, their property, their assets into my hands, I will properly tithe 15% [rather than the usual 10%] to my kin and those who work for our people. . .

. . . I have a particular enemy in Missouri who has a stake in a cattle ranch in South Dakota, I am asking that God deliver all of his property, all of his wealth, all of his land, all of his assets, all of his money to me, and leave him desolate and penniless . . .

. . . Basically when it is boiled down, I am asking Yahweh for approximately \$240,000 in the next four months [from various foes] along with the entire estate, wealth, property, money of the wicked one in Missouri [the ranch in South Dakota might be worth \$500,000 just by itself. . .

At the time this greedy mongrel was also suing Arbitron and the National Rifle Association for the \$240,000 but Pastor Lindstedt and Lindstedt's Church were the ones to be rendered destitute

by Bryan Reo's perjury, wire fraud, criminal conspiracy, and fraudulent conduct. Pastor Lindstedt has another several dozen of like forum posts to demonstrate Bryan Reo's motivations to a federal or state jury, grand or petit, along with the sundry sheriff's, U.S. Attorneys, etc.

Civ.R.13 – Counter-claim. Pastor Lindstedt and Lindstedt's Church hereby makes a counter-claim against Bryan Reo and Bryan Reo's co-conspirators and their families and their satanic fraudulent churches and synagogues sufficient to – as Bryan Reo's own scheming words puts it – “. . . deliver all of their property, all of their wealth, all of their land, all of their assets, all of their money to Pastor Lindstedt and Lindstedt's Church, and leave them all desolate and penniless . . .” Turnabout is indeed fair play.

15. Bryan Reo -- Defendant has caused injury to Plaintiff in excess of twenty-five thousand dollars (\$25,000.00).

Civ. R. 8(B) – Denial. Bryan Reo hasn't even remotely plausibly claimed any rational legal basis for a rightful injury for twenty-five cents, much less twenty-five thousand dollars.

Civ.R.8(C) -- Affirmative Defenses. Due to fraud, perjury, Statute of Limitations, Unauthorized Practice of Law, abuse of legal process, etc. Bryan Reo cannot sustain any claim for damages.

Civ.R.13 – Counter-claim. Pastor Lindstedt and Lindstedt's Church hereby makes a counter-claim against Bryan Reo and Bryan Reo's co-conspirators and their families and their satanic fraudulent churches and synagogues sufficient to – as Bryan Reo's own scheming words puts it – “. . . deliver all of their property, all of their wealth, all of their land, all of their assets, all of their money to Pastor Lindstedt and Lindstedt's Church, and leave them all desolate and penniless . . .” Turnabout is indeed fair play. Additionally, this Court might wish to consider a civil protective castration and radical gelding of Bryan Reo so that elderly Greek women confined to wheelchairs, John Britton's wives and daughters and sons and “Victor Switzer” cannot fear – or anticipate – the threat of anal sodomistic assault and rape from Bryan Reo.

16. Bryan Reo -- Plaintiff previously sued Defendant in federal court over the controversy at issue in the instant civil action, but said civil action was dismissed without prejudice within the past year for lack of subject matter jurisdiction due to diversity jurisdiction not being properly shown by Plaintiff. Plaintiff hereby invokes R.C. § 2305.19(A), which pertinently provides that "In any action that is commenced * * *, if the plaintiff fails otherwise than upon the merits, * * * the plaintiff's representative may commence a new action within one year after the date of * * * the plaintiff's failure otherwise than upon the merits[.]" Menno v. Salem Hunting Club, 7th Dist.

Columbiana No. 11C02, 2012-Ohio-4553, ~ 13 ("When a complaint is refiled under the saving statute, the case relates back to the date of the original complaint for purposes of satisfying any statute of limitations problems.")

Civ.R.8(B) – Denial. Plaintiff Bryan Reo sued Pastor Lindstedt under color of the Digital Millennium Copyright Act (DMCA) for \$10,750,000. After a year of Reo's lying to the federal court judge the federal judge flushed the toilet and dismissed the case on Sept. 10, 2015, whereupon Bryan Reo scurried to the Lake County Court of Common Pleas and is now asking for only \$25,000 in damages for . . . something upon which not any valid claim can be made. Bryan Reo didn't lose in federal court on the merits because there never was any merit to the case as U.S. Magistrate Judge Whitworth stated in the ORDER to Dismiss after giving Bryan Reo an additional month to come up with some rational for keeping the case alive. Then like the demons asking Christ when Christ was purging Legion to let them go into some swine, who promptly ran into the Sea of Galilee and drowned, so too does Bryan Reo run to this local state court to ask for \$25,000 in mythical damages and for this Court to censor and place a gag order upon Pastor Lindstedt posting public information on Lindstedt's Church's web pages. The federal court reminded Reo that he would have to obey the Ohio rules regarding statutes of limitation, which in Ohio is one year for slander and libel. This swill that Reo claims is actionable dates in some cases from March 2010 and has already been rejected by the federal court. The only new thing under a year is Bryan Reo bellyaching about how Pastor Lindstedt posted public federal court records from March to July 2015 when Reo's fraudulent and bogus federal case imploded. Ohio Revised Code § 2305.03 and 2305.11 absolutely bar Bryan Reo's litigation after losing its ancient claims in federal court. That these claims have been already ruled invalid means that *res judicata* holds that they cannot be raised anew in a state court of limited jurisdiction.

Civ.R.8(C) -- Affirmative Defenses. Due to fraud, perjury, Statute of Limitations, Unauthorized Practice of Law, abuse of legal process, etc. Bryan Reo cannot sustain any claim for damages.

Civ.R.13 – Counter-claim. As in Counter-Claim #15 above.

V. TRIAL BY JURY DEMANDED

17. Bryan Reo -- Plaintiff respectfully demands a trial by jury on all of the issues set forth herein that are triable by right. Civ.R. 38.