

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

BRYAN ANTHONY REO,)	
Plaintiff,)	
)	
vs.)	No. 15CV001590
)	RICHARD L. COLLINS JR
MARTIN LINDSTEDT,)	DEFENDANT'S PRETRIAL
Defendant.)	STATEMENT

**DEFENDANT'S PRE-TRIAL STATEMENT & INTENTION TO SEEK DEFAULT
JUDGMENT AT JURY TRIAL AGAINST BRYAN REO CO-CONSPIRATOR CO-
COUNTER-DEFENDANTS PARTY TO PLAINTIFF'S FRAUDULENT, MALICIOUS, &
FRIVOLOUS CLAIMS**

COMES NOW the current Defendant / Counter-Claimant Pastor Martin Lindstedt (hereafter in person described as "Pastor Lindstedt") to give Notice of his intention to seek default judgment against ALL of the Bryan Reo co-conspirator counter-defendants (William Finck & Melissa Epperson, Clifton Emahiser, John Britton, and William Shawn DeClue) served by this corrupt Court absent all jurisdiction on Bryan Reo's frivolous, malicious and vexatious perjurious litigation in this particular case (15CV001590).

JURISDICTIONAL ISSUES

1. Bryan Reo himself admitted (at the Scheduling Conference of 17 Dec. 205) in the Motions to Dismiss that he drafted whole for his co-conspirators William Finck and Melissa Epperson that they filed under their names on 7 Dec. 2015 that this corrupt Court absent all real jurisdiction lacked any real jurisdiction against Finck and Epperson (although Finck hosted Reo's personal blog and a forum containing libels and defamations against Pastor Lindstedt). Finck and Epperson live in Panama City Florida, roughly the same distance as Pastor Lindstedt lives from Reo. Reo thus was claiming that this corrupt Court lacking jurisdiction over Defendant Pastor Lindstedt had jurisdiction while at the same time claiming for Reo's favored co-conspirators William Finck and Melissa Epperson that this corrupt Court lacking jurisdiction lacked jurisdiction over Finck and Epperson. It is apparent that Bryan Reo was acting deliberately to have it both ways in claiming that this corrupt Court lacking jurisdiction had

selective jurisdiction against Pastor Lindstedt but not over Rabbi Finck and his paramour who hosted Reo's libels and slanders against Lindstedt.

http://bryanreo-lawsuits.xyz/ReovLindstedt_15CR001590/2015/Dec15/7Dec15/Finck%20Motion%207Dec15.pdf

http://bryanreo-lawsuits.xyz/ReovLindstedt_15CR001590/2015/Dec15/7Dec15/Melissa%20Motion%207Dec15.pdf

This corrupt Court altogether lacking jurisdiction itself admitted in its own ORDER of 23 Dec 2015, page 3 item V that Finck and Epperson had been served and claimed that this corrupt Court lacking jurisdiction lacked jurisdiction over them. At the 17 Dec. 15 Case Management Conference Bryan Reo admitted to close and intimate contact with Finck and Epperson and was admonished about drafting up Finck's and Epperson's Motions for Dismissal for lack of jurisdiction. Therefore if Finck and Epperson fail to appear for this trial on 20 Sept. 2016, then they should lose by default for failure to appear as parties duly served. If this corrupt Court lacking jurisdiction rules otherwise then it forfeits all claim to have jurisdiction over Lindstedt.

2. Bryan Reo co-conspirator and co-counter-defendant William Shawn DeClue has recently sent Pastor Lindstedt an e-mail (Exhibit #1) in which DeClue claims that this corrupt Court lacking all real jurisdiction has no real jurisdiction. Exhibit #2 is a discussion on Jeromy Visser's (Visser is another of Reo's co-conspirators in taking down Pastor Lindstedt's Church's web pages) forum on 8 January 2016 admitting being served by this corrupt Court lacking all jurisdiction. DeClue admitted in sundry forums and e-mails to working with Bryan Reo to take down Church web pages under color of law since Bryan Reo's identity was detected and published in late Oct. 2010. However, Reo hasn't exerted itself to write up papers for DeClue or for 6Killer a.k.a John Britton, another served Reo co-conspirator co-counter-defendant. (Exhibit #2). DeClue gloats about how Reo will engage in further takedowns of Church web pages if Reo wins before this corrupt Lake County Ohio Court with no jurisdiction to engage in prior censorship of the Internet upon Reo's whim – which is exactly what Reo has begged this corrupt Court lacking jurisdiction to do in Reo's initial Complaint of 18 Sept. 2015. Both William DeClue and John Britton were served by this Court and kept informed by Pastor Lindstedt of matters involving them in this case. Therefore if DeClue and Britton fail to appear for this trial on 20 Sept. 2016, then they should lose by default for failure to appear as parties duly served. If this corrupt Court lacking jurisdiction rules otherwise then it forfeits all claim to have jurisdiction over Lindstedt.

3. Clifton Emahiser is a Bryan Reo co-conspirator co-counter-defendant. There has not been much discussion about him and his part in Reo's vexatious and frivolous and malicious litigation. Yet likewise if Emahiser fails to appear for this trial on 20 Sept. 2016, then he should lose by default for failure to appear as a party duly served. If this corrupt Court lacking jurisdiction rules otherwise then it forfeits all claim to have jurisdiction over Lindstedt.

PASTOR LINDSTEDT'S PRETRIAL STATEMENT

Pastor Lindstedt isn't a vexatious litigator like Bryan Reo, who has used this corrupt Court absent all jurisdiction as his own personal means of unjust enrichment under color of law in violation of federal and state law. Having seen Bryan Reo slip in its own Pre-Trial Statement on the Lake County Courts web page docket for this case, Pastor Lindstedt now makes his own.

(a) Statement of facts and legal issues. Bryan Reo, having lost its \$10.75 million lawsuit against Pastor Lindstedt in federal court, filed this bogus case on Sept. 18, 2015. Bryan Reo makes claims dating from 2010 to 2014 concerning matters already lost in federal court in Missouri. All of these issues are forbidden from being pursued by O.R.C. 2305.03 and 2305.11 Statute of Limitations. The sole issue is Bryan Reo's complaint that Pastor Lindstedt posted the public record regarding the federal case from March to July 2015, which motions were successful in getting Bryan Reo's federal case dismissed. These filings were public records costing a dime per page to access on the federal Internet database PACER. All Pastor Lindstedt did was to save anyone interested a dime a page by posting these motions on Pastor Lindstedt's Church's web pages. The rest of Bryan Reo's complaint consisted of Bryan Reo making up what Reo thought the law ought to be and begging this local Court absent any jurisdiction to censor the Internet by issuing a prior restraint "gag order." Bryan Reo has posted dozens of motions to strike, for summary judgment, and obtained a fraudulent "restraining order" against Pastor Lindstedt based upon perjury (16CS000102) which has absolutely no effect against Pastor Lindstedt because Missouri doesn't recognize such restraining orders originating in a different Missouri county, much less one from another state 900 miles away. This fraudulent restraining order from this corrupt Court absent jurisdiction was used as a pretext to file yet another frivolous and malicious lawsuit in the Mentor Municipal Court (#16CVE00245 this time) against Pastor Lindstedt's Church corporation and Pastor Lindstedt's aged bed-bound domestic partner Roxie Fausnaught. The Mentor Municipal Court acknowledged it lacked jurisdiction which this corrupt Court lacking jurisdiction claimed and made into Reo v. Aryan Nations, et. al, Lake

County Ohio , 16CV000825. Therefore within the past year Bryan Reo has used this corrupt Court lacking jurisdiction as a means of oppression and tyranny against Pastor Lindstedt, Lindstedt's Church and Lindstedt's domestic partner for three cases (four counting Mentor Municipal Court). Under Biblical Law this Court, Lake County and the State of Ohio would merit enslavement and death, but that Justice is deferred lacking Godly Enforcement.

In short, the facts are that Bryan Reo is using this corrupt Court absent all jurisdiction to unlawfully and treasonously harass Pastor Lindstedt and Lindstedt's Church under color of "law". Pastor Lindstedt is going along with this charade because he wants there to be just cause for the enslavement of the whigger population and the extermination of the non-white and jew population of Ohio. The only regret Pastor Lindstedt has is that by posting on Church web pages the antics of the non-white Satannic mongrel Bryan Reo that Reo got fired from working at the North Perry Nuclear Power Plant before Reo could make the plant go all Chernobyl or Fukushima or Three Mile Island. Besides there is a counter-claim by Pastor Lindstedt against Bryan Reo and Reo co-conspirators to be made at trial on 20 Sept. 2016 pending.

(b) Statement of real factual and legal issues in dispute. Pastor Lindstedt disputes that this corrupt Court lacking all jurisdiction has any jurisdiction other than over their pet vexatious litigant Bryan Reo. Bryan Reo wanted to be a big public figure in Christian Identity, Pastor Lindstedt finished that off by detecting Reo's real identity and racial background by publishing public facts concerning Reo on Church web pages. Reo is a public figure and Pastor Lindstedt told the truth about Reo being a mongrel and likely a homosexual and Reo knowingly and deliberately published the libel *per se* about Lindstedt being a "convicted child molester", along with Reo's co-conspirators. This corrupt Court has allowed Bryan Reo to run wild on bogus litigation with this case being #27 (and #42) of 43 cases within three years.

(c) Stipulations. Pastor Lindstedt has posted most of what he has discovered about Bryan Reo and Reo's co-conspirators on Pastor Lindstedt's Church's web page as a Watchman.

(d) List of non-expert trial witnesses. Bryan Reo, Reo's co-conspirators that show up for trial, perhaps Hiram Reppert who Bryan Reo sued for kicking Reo out of the nuclear power plant training after Reo got fired from the power plant for being a security threat.

(e) Expert trial witnesses. None contemplated by Pastor Lindstedt.

(f) Special legal problems anticipated. Pastor Lindstedt doesn't know. This case shouldn't have been allowed by Bryan Reo, so since this corrupt Court absent all jurisdiction cannot obey Ohio or federal law there is no telling what might happen.

(g). Estimated length of trial: Should be less than a day if Bryan Reo sticks to the sole matter of Pastor Lindstedt publishing the truth about Reo's antics. Might be a week if Reo expounds on what Reo thinks the law ought to be.

(h) Pre-trial motions contemplated: Bryan Reo files a lot of these bogus motions using the fact that it lives in the same county as this Court and Pastor Lindstedt lives 900 miles away.

(i) Special equipment needs for trial: Pastor Lindstedt shall bring his laptop to trial. Pastor Lindstedt requires an Internet connection, speakers to play audio files, perhaps a printer.

(j) Settlement Demand: Bryan Reo and Reo co-conspirator co-counter-defendants pay the maximum penalty of \$25,000 each plus expenses for vexatious litigation, Bryan Reo be shut into the North Perry Nuclear Power Plant while it is forced into meltdown, plus whatever punitive actions as occur to Pastor Lindstedt at the time of trial.

(k) Settlement Offer. Deuteronomy 20:10-18: Pastor Lindstedt must allow Lake County to surrender. If Lake County surrenders, then the white population shall be enslaved for three generations or 75 years with the exception of the spawn of regime criminals, lawyers, police, politicians, judges, etc., who shall be gelded or spayed to serve as eunuchs and walking wombs to breed alpha-Nazis. The non-white population is to be exterminated altogether. If the State of Ohio interferes, than the Judgment of Judges Chapter 20 applies, in which all of Ohio in rebellion against Biblical rule as interpreted by The Church of Jesus Christ Christian / Aryan Nations of Missouri shall be exterminated except for 6,000 of the fittest White men who manage to run into someplace in Ohio, probably around West Virginia, where there are some really big rocks to hid out in.

Bryan Reo doesn't have a legitimate case. This Court lacks jurisdiction over anyone other than Bryan Reo for filing these fraudulent and vexatious cases. Bryan Reo's numerous co-conspirators all across the country shall have to appear for trial if this Court fraudulently claims jurisdiction over Pastor Lindstedt and Lindstedt's Church and Church Directors. Far easier to end the Bryan Reo litigation process by this Court summarily rendering a verdict for \$25,000 for abuse of legal process

Hail Victory !!!

 Pastor CTCC/ANP

Pastor Martin Lindstedt, Defendant / Counter-Claimant

The Church of Jesus Christ Christian / Aryan Nations of Missouri

338 Rabbit Track Road, Granby Missouri 64844 (Tel #) 417-472-6901

Certificate of Service:

I, Pastor Lindstedt, posted a copy of the above posted on Lindstedt's Church web forum as of 14 Sept. 2016 at below thread: <http://christian-identity.net/forum/showthread.php?1614> &
Mirror site: <http://www.whitenationalist.org/forum/showthread.php?1614>

Pastor Lindstedt shall endeavor to send to this corrupt Court lacking all jurisdiction an electronic copy via e-mail or available on the web page on 14 Sept 16.

And a true and genuine copy of this motion/brief/filing has been dispatched by United States mail, postage prepaid on 14 Sept 2016 to the following at:

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

William R. Finck, Melissa Epperson, 653 W. 23d Street, Suite 129, Panama City, Fl 32405

Also:

"Pastor Eli James" (Corporate name since 2005) or Joseph November, (legal name since 1981) at 4901 West Oakdale Avenue, Chicago, Illinois 60641

William Shawn DeClue, 3 Blanchette Drive, Florissant, Missouri 63031

Clifton Emahiser, 1012 N. Vine Street, Fostoria Ohio 44830

John Britton, 1008 Williams Road, Emmett, Idaho 83617

Monte Lindstedt Pastor CTC/ANP