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

BRYAN ANTHONY REO, et. al.,)	
Plaintiff,)	
)	No. 15CV001590
VS.	1)	No. 16CV000825
)	RICHARD L. COLLINS JR
MARTIN LINDSTEDT, CHURCH OF JESUS)	Defendant's Pre-Trial Statement
CHRIST CHRISTIAN/ARYAN NATIONS OF)	Add #16CS000102 (?)
MISSOURI, et al.,)	Add Reo's Father and Reo's
Defendants.)	Lawyers Bristow & Klimkowsky

DEFENDANT'S PRE-TRIAL STATEMENT & REQUEST TO RE-OPEN & SET-ASIDE BRYAN REO'S FRAULULENT & MALICIOUS EX PARTE & IN ABSTENTIA STALKING JUDGEMENT ACHIEVED VIA PERJURY & ADD BRYAN REO'S FATHER AND OHIO LAWYERS TO THE TRIAL

COMES NOW the current Defendant / Counter-Claimant Pastor Martin Lindstedt (hereafter in person described as "Pastor Lindstedt") and to the limited extent possible for Roxie Fausnaught and The Church of Jesus Christ Christian / Aryan Nations of Missouri (which this local Lake County Court claims that due to the demands of its professional judiciary and Ohio Bar Association in defiance of the Constitutions of the United States, Missouri (where they reside) and probably Ohio given that according to this Court Pastor Lindstedt cannot speak for yet allows Bryan Reo to make a claim that they are responsible for Lindstedt's actions)) to Make this Amended Pre-Trial Statement from back in Sept. 2016 when the trial was previously scheduled for this new trial date of 6 June 2017. While Pastor Lindstedt does not recognize that this Court has any jurisdiction to grant Bryan Reo the ability to censor the Internet, nor to pursue claims prior to 2015 from 2010-2014 after Bryan Reo lost his previous fraudulent federal case due to Ohio Statute of Limitations, nor to whine about Pastor Lindstedt publishing the public records of that failed Federal case, nor to conclude that with over 50 cases before this local Lake County Court and dozens before the Northern District of Ohio from Bryan Reo victims seeking to avoid the "venue shopping" lack of jurisdiction of this Lake County Court, that these Bryan Reo and Attorney Brett Klimkowsky cases are nothing more than racketeering and barratry under color of law. Nor that Bryan Reo is a non-white wanna-be "White Supremacist" on the

Board of Directors along with Kyle Bristow and Brett Klimkowsky of the Foundation For The Marketplace of Ideas and that they are likely ZOG false fronts. Nor to publish items showing that Bryan Reo is a predatory homosexual as well as a mongrel. This Lake County Court has allowed itself to be used for purposes of Bryan Reo harassment against Pastor Lindstedt and his Church. However, after seven years of Bryan Reo and Bryan Reo conspirator harassment Pastor Lindstedt wants this matter to be settled by trial by jury in which Bryan Reo and his Father, Anthony Reo are made to settle up for their misconduct, Bryan Reo is barred from becoming an attorney just as it was from becoming a nuclear power plant worker, and Attorneys Kyle Bristow and Brett Klimkowsky are disbarred and sanctioned and Bryan Reo's co-conspirators William Finck, Melissa Epperson, Clifton Emahiser, William Shawn DeClue and John Britton are assessed default judgments which it is be up to the discretion of Pastor Lindstedt to collect.

Furthermore, Pastor Lindstedt wishes to re-open this bogus stalking case which Bryan Reo brought maliciously in which he logged onto a NIM-Busters Internet successor site and impersonated Pastor Lindstedt threatening to "castorate" Bryan Reo and do Reo harm in order to force Pastor Lindstedt to waste money driving 900 miles to and from Lake County. Pastor Lindstedt refused to participate in this farce because in Missouri there is no stalking charge – legitimate or NOT – which can cross county lines unless the distance is 1000 yards or less. Thus this fraudulent stalking case #16CS000102 was made against Pastor Lindstedt by Lake County Magistrates Adrienne S. Foster and Judge Vincent Culotta refusing to allow Pastor Lindstedt to call in via telephone and achieved in abstentia, a violation of Pastor Lindstedt's Constitutional rights by this Lake County Court. Bryan Reo routinely violates its own fraudulently-gained stalking order by sending via e-mail its fraudulent motions even though he has a lawyer. Pastor Lindstedt wishes to add 16CS000102 to this matter to be heard at trial for Bryan Reo's abuse of legal process, malicious prosecution and vexatious litigation and for Reo to pay damages and be imprisoned for perjury, along with investigation into Reo co-conspirators.

JURISDICTIONAL ISSUES

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 local 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 local 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 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 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 and also made the exact same libels.

 $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 \\ http://bryanreo-lawsuits.xyz/ReovLindstedt_15CR001590/2015/Dec15/7Dec15/Melissa\%20Motion\%207Dec15.pdf \\ http://bryanreo-lawsuits.xyz/ReovLindstedt_15CR001590/2015/Dec15/7Dec15/Melissa\%20Motion\%207Dec15.pdf \\ http://bryanreo-lawsuits.xyz/ReovLindstedt_15CR001590/2015/Dec15/7Dec15/Melissa\%20Motion\%207Dec15.pdf \\ http://bryanreo-lawsuits.xyz/ReovLindstedt_15CR001590/2015/Dec15/7Dec15/Melissa\%20Motion\%207Dec15.pdf \\ http://bryanreo-lawsuits.xyz/ReovLindstedt_15CR001590/2015/Dec15/7Dec15/Melissa\%20Motion\%207Dec15.pdf \\ http://bryanreo-lawsuits.xyz/ReovLindstedt_15CR001590/2015/Dec15/Dec15/Melissa\%20Motion\%207Dec15.pdf \\ http://bryanreo-lawsuits.xyz/ReovLindstedt_15CR001590/2015/Dec15/Dec15/Melissa\%20Motion\%207Dec15.pdf \\ http://bryanreo-lawsuits.xyz/ReovLindstedt_15CR001590/2015/Dec15/Dec15/Melissa\%20Motion\%207Dec15.pdf \\ http://bryanreo-lawsuits.xyz/ReovLindstedt_15CR001590/2015/Dec15/Dec15/Melissa\%20Motion\%207Dec15.pdf \\ http://bryanreo-lawsuits.xyz/ReovLindstedt_15CR001590/2015/Dec15/Dec15/Melissa\%20Motion\%207Dec15.pdf \\ http://bryanreo-lawsuits.xyz/ReovLindstedt_15CR001590/2015/Dec15/Dec15/Melissa\%20Motion\%207Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec15/Dec1$

This 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.

This Court on April 11, 2017 said that it has jurisdiction over William Finck, Melissa Epperson, Clifton Emahiser, William Shawn DeClue and John Britton and that Pastor Lindstedt may seek a default judgment if they refuse to appear at trial on June 6, 2017 even though in the opinion of Pastor Lindstedt this Lake County Court doesn't have any jurisdiction over those living in other states for what they say over the Internet any more than this Court has for what Pastor Lindstedt said over the Internet in response to Bryan Reo's slanders and defamations.

STATEMENT OF FACTS AND LAW

This consolidated action is very simple. Bryan Reo has infested the White Supremacist/White Nationalist and Christian Identity [bowel] Movements since around 2002 while in high school pretending to be pure White Christian Aryan Israelite. First with the homosexual ZOG (Zionist Occupied Government) agent provocateur (ZOGbot) Richard Barrett until 2005 when Dickie figured out that Bryan Reo wasn't even remotely white and kicked Reo out. Known activist Billy Roper called Bryan Reo a "Mexican faggot" because Reo censored him someplace. Then around 2008, Reo a known Anti-Racist Activist suspected of working with this negro named Daryl Lemont Jenkins got in touch with a Chicago jew impersonating a Dual-

Seedline Christian Identity pastor which another melungeon jew named Dan Johns brought into the Movement in 2003 named Joseph November (previously named Joseph Kutz or Putz) now known as Eli James. The purpose of bringing in Bryan Reo -- who still wasn't white or heterosexual – was to aid in bringing in one former murderous jew pig William Finck, who had murdered a Puerto Rican sneak-thief named Arnauldo Ortega in the Jersey City Jail and bring Finck in as a "Greek Scholar" and Dual-Seedline Christian-Identity (DSCI) pastor. Bryan Reo having its own Talkshoe program would serve as a guest/co-host on Finck's Talkshoe program and they would yap about how Hitler was the Arch-Angel Michael and read Mein Kampf and Wikipedia articles about Hitler. However, one Everett "Buck" McHugh was annoyed at Bryan Reo and another jew causing him to lose his stockbroker's license and \$2.5 million in fines and so notified Pastor Lindstedt that "SwordBrethren" was a homosexual mongrel and told details about "SoredMamzer" (Lindstedt's nickname for SwordBrethren) other than Reo's name and residential city. About Halloween through the stupidity of Finck Pastor Lindstedt found Bryan Reo's real name, 2004 Mentor High School yearbook photo on Reo's public Facebook account. Eli James slanderously wrote that Lindstedt was a "convicted child molester" which Reo republished on the wordpress blog Finck provided for Reo on Finck's forum. Reo then went on a rampage taking down around a dozen of Lindstedt's Church web pages domestically and abroad. Reo also interfered with the federal lawsuit of John Britton involving a defective helicopter engine part by a subsidiary of Rolls Royce and in retaliation John Britton's lawyer gave John Britton a Lexus-Nexus printout concerning Bryan Reo which was sent out over one Russell Walker's fifty-retard e-mail list including Bryan Reo. Pastor Lindstedt reset his web pages on Crisishost.com and Reo made fraudulent DMCA complaints. In April 2014 Reo threatened to sue Crisishost in Lake County so Crisishost kicked off Lindstedt and Lindstedt went to Dreamhost. Reo then sued in Federal District Court a bogus DMCA complaint which was transferred to the Western District of Missouri and then dismissed as frivolous on Sept. 10, 2015. Bryan Reo then filed this action 15CV001590 before this local state Court. Then a flurry of additional litigation against Pastor Lindstedt before this Court.

Essentially Pastor Lindstedt found out Bryan Reo's identity and has published much of what Lindstedt has found out about Bryan Reo. Bryan Reo makes a bunch of idiotic motions then they are published. Bryan Reo's associates are also criticized. Bryan Reo wants something that this Court can't give it – absolute censorship of the Internet over observations and criticisms

of Bryan Reo. Bryan Reo was found out and fired as being a security risk once the North Perry Power Plant found out Bryan Reo's past history as a non-white White Supremacist.

Since then Bryan Reo is joining with other non-whites and agents provocateur in something called the Foundation for the Marketplace of Ideas which is supposed to advance White Supremacy. Bryan Reo is the "law clerk" of Attorney Kyle Bristow, licensed in Ohio and Reo's lawyer is Brett A. Klimkowsky. They don't like Pastor Lindstedt asking what is a so-called White Supremacist legal organization (or as Lindstedt calls it, the ZOGbot Poverty Flaw Center) doing with a mongrel homosexual that files all these bogus lawsuits to steal under color of legal process. http://www.freedomfront.org/board-of-directors/

The motions of Bryan Reo and Attorney Klimkowsky are a mixture of quarter-truth and outright lies. Attorney Klimkowsky even wishes to prevent Pastor Lindstedt from testifying at trial on the basis that Pastor Lindstedt is insane and "has a history of being indicted for sexual crimes against children, and does not appear to understand that it is improper to sodomize children." Page 7 Motion to Exclude and Disqualify Defendant from Testifying." In short, Bryan Reo and Attorney Brett Klimkowsky is calling Pastor Lindstedt a child molester (and convicted at that), yet whine that Pastor Lindstedt says that Bryan Reo isn't even remotely white and there is ample reason to assume Reo is a homosexual (which has been published) while still pretending to be "White Nationalists" and a legal organization for White Supremacists.

After over seven years Pastor Lindstedt and Lindstedt's Church wants this matter to go to jury trial on June 6, 2017 even though Pastor Lindstedt do not recognize that this Court has jurisdiction over Lindstedt or Lindstedt's Church although it does have jurisdiction to punish Bryan Reo, Bryan Reo's father Anthony D. Reo and Attorneys Bristow and Klimkowsky.

A. Statement & Quick Controverting of Reo "Facts"

1. Reo was in the Skype chatroom operated by Buck McHugh who hated Reo for getting McHugh's stockbroker license pulled and losing \$2.5 million. In April 2013 Lindstedt found out that McHugh was using Lindstedt as a catspaw against Reo. McHugh filled Lindstedt in that Reo was a homosexual mongrel that engaged in insurance fraud against elderly rich white ladies, that Reo had killed one Catherine Williams in Spartanberg SC, and other mostly true items except for Reo's real name and where Reo lived. Pastor Lindstedt had a duty to expel Deuteronony 23:2 misceginated bastards / mongrels / mamzers like Bryan Reo from out of the Congregation of Aryan Christian Israel. When Pastor Lindstedt found out Reo's identity, Pastor Lindstedt published Reo's real name on Church web pages. Whereupon Reo took down a dozen or so

Church web pages abusing the DMCA (Digital Millennium Copyright Act) and a half-dozen or so of others who published the news that Bryan Reo wasn't white.

The rest of Bryan Reo's assertions are half-truths and lies. Bryan Reo allegedly did threaten to shove a spear through the head of a mongrel Greek woman who made fun of Finck's "Greek Scholarship" and Pastor Lindstedt saw Bryan Reo threaten in a Talkshoe chatroom to rape John Britton's wife and daughters, which made John Britton threaten to shoot Bryan Reo if Reo went to Emmett Idaho where Britton lived. Lindstedt teased Britton that Reo wasn't going to rape a genetic female but to watch his own cornhole. Reo was obviously homosexually sexually infatuated with John Britton so as to interfere with Britton's federal helicopter crash case.

- 3 & 4. Attorney Kyle Bristow looks pretty faggy to Pastor Lindstedt, especially posing with a gun and when pretending to be a White Supremacist. It is possible that Bristow is keeping Reo on as Bristow's and Klimkowsky's "brain" for the ZOGbot Poverty Flaw Center without need for further homosexual blackmail to "put out" like Reo did against Johnny "Tonto" Britton and "Victor Switzer" of Pine Bluff Arkansas but Pastor Lindstedt somehow doubts it.
- 5. Reo claims a number of things allegedly said by Pastor Lindstedt on Talkshoe. Pastor Lindstedt looks forward to showing a jury what Reo and Reo co-conspirators said about Lindstedt being a "convicted child molester" and pedophile and a jew like them.
- 6. Bryan Reo has a reputation deservedly worse than Al Sharpton. However, if Pastor Lindstedt had known that Bryan Reo was working at the North Perry Nuclear Power Plant in 2012 then Pastor Lindstedt would have taken down everything about Bryan Reo quick. Pastor Lindstedt is extremely remorseful that 10-20 million North East Ohio and Cleveland area ZOGling whigger, mamzer, jew, and faggot walking pieces of shit are still alive and not glowing in the dark because somebody working at the plant security googled "Bryan Reo" and found out Lindstedt's web pages then fired Reo as a security threat. Pastor Lindstedt also intends to notify the Cleveland-Marshall Skrule of Law that they got theyselfs a genuine non-white self-loathing wannabe White Supremacist wanting to become another barratry-larceny ambulance-chaser.
- 7. Everything Pastor Lindstedt has published about Bryan Reo, especially from the public records or Bryan Reo's own idiotic and fraudulent Motions to Strike, is believed to be true and correct. In fact, Pastor Lindstedt intends for this trial to reveal yet more Bryan Reo material and to publish it on Church web pages so that people can decide the truth for themselves. Meanwhile Bryan Reo and Reo's lawyer Klimkowsky knowingly defame Pastor Lindstedt as a pedophile.

- 8. Pastor Lindstedt has never called Bryan Reo's house. Bryan Reo has called Pastor Lindstedt's home phone twice, once to gloat about Reo's father escaping service of these lawsuit papers. There is on Stormfront, Don Black's racialist site, Bryan Reo claiming that the FBI was chasing him and others harassing him. Pastor Lindstedt does not recommend anyone stirring up this paranoid Satanic mongrel because Pastor Lindstedt thinks that Reo is psychotic.
- 9. Pastor Lindstedt doesn't recommend that anyone send this psychotic mongrel homosexual anything, much less boxes of shit or female attire.
- 10. Pastor Lindstedt admits that he has scant liking or respect for the Lake County Courts, the judges who let Bryan Reo run wild with all these bogus lawsuits against Pastor Lindstedt, Lindstedt's Church, or all the small businesses Reo is holding up and extorting by claiming a "special relationship" with this Court. Reo-"law" is a corrupt joke which isn't funny.
- 11. Insofar as Reo's fraudulently obtained Civil Stalking Order, 16CV000102 against Pastor Lindstedt which was derived through another branch of this Court proceeding on the basis of Pastor Lindstedt not being allowed to respond by telephone and carried out illegally in Lindstedt's absence, Pastor Lindstedt hereby asks that this case be re-opened and re-tried at jury trial on June 6, 2017 and for damages of \$100,000 be assessed against Bryan Reo, Reo's father and Reo's lawyers if they are involved, and that Reo be prosecuted for perjury and disbarred from becoming a lawyer permanently. As Attorney Klimkowsky has signed this to him as well.
- 12. Pastor Lindstedt hasn't admitted to anything based upon Bryan Reo discovery games. Bryan Reo refused at the federal and at this state level to co-operate with discovery by making demands that Pastor Lindstedt answer his 91 interrogatories/admissions under oath and then when instructed to answer by this Court claimed that Reo's own questions turned upon Reo were "overbroad," "vague", and not true. In any case, what Bryan Reo claims are libel, slander and defamation published on Church web pages is readily available simply by reading them as nothing has been taken down since Bryan Reo brought these bogus lawsuits, Insofar as what Bryan Reo claims this Court has said is usually a lie or half-truth. Bryan Reo further admits that "Defendant has not stipulated to anything" on **Stipulations**, p9 of the 22 May 2017 Pretrial.
- 13. What Bryan Reo claims Pastor Lindstedt allegedly published on Lindstedt's Church web pages is from the Lexus-Nexus redacted findings from John Britton's lawyer as retaliation for Bryan Reo meddling, was not published in any case except upon Bryan Reo filing them as exhibits in Bryan Reo's federal and state lawsuits when they became public records.
 - 14. Bryan Reo's "legitimate & meritorious" lawsuits are barratry and fraud.

- 15. Reasonable individuals would find that Bryan Reo is a psychotic mongrel homosexual who files bogus, frivolous and malicious litigation while pretending to be a White Supremacist and lock it up before it goes all postal with all its guns. Time for a jury trial.
- 16. Pastor Lindstedt's motivation initially was running this homosexual crazed mongrel out from pretending to be a Dual-Seedline Christian-Identity sub-pastor working for the jews Eli James and William Finck. Then the Satanic mongrel abomination took to taking down a dozen or so Church web pages and a half-dozen of others because it was exposed as being non-white. Then Bryan Reo filed these bogus lawsuits first in federal court and now in this Lake County Court. Pastor Lindstedt has taken to republishing these court records on Church web pages. Reo wants to pretend that this public service information about Reo's character and motivations is unlawful to publish and to trash the First Amendment. Reo is dangerous, not to himself as much as Reo is to law enforcement who he yammered about killing or especially those who are unarmed for when this cowardly perverted mongrel goes postal. Let a jury decide the truth.

B. Statement & Quick Controverting of Reo "Law"

Everything that Bryan Reo claims that Pastor Lindstedt said about it being a crazed mongrel pervert pretending to be a non-white White Supremacist and Christian-Identity subpastor working for the jews Eli James and William Finck from 2010 to 2014 are rendered moot by the Ohio Statute of Limitations limitations of one year; Bryan Reo's frivolous and malicious federal lawsuit isn't a refrigeration device for this dead meat. Publishing the public record of the proceedings before the federal district court are not actionable even though it occurred in 2015 and it lead to the frivolous lawsuit being dismissed. This is for Case # 15CV001590. The bogus stalking case 16CS000102 was nothing more than perjury in which elements of this Court refused to allow Pastor Lindstedt to appear via telephone to refute Bryan Reo's ex-parte perjury and Pastor Lindstedt wasn't going to waste his or Church money to drive 900 miles and back to fight this matter. Consolidated case #16CV000825 started out as a Mentor Municipal Case in which the Mentor Municipal Court didn't want to become a depository of Bryan Reo vexatious litigation like this Lake County Court has allowed it to become, so they kicked it upstairs rather than ruling summarily against Bryan Reo for abuse of legal process. Near as what can be made out it involves asking what Attorney Kyle Bristow has to do with a mongrel like Bryan Reo as his law clerk while pretending to be a White Supremacist legal action think tank. The answer seemed obvious that what is a lawyer White Supremacist doing with a self-loathing mongrel homosexual law clerk must because it is a pencil-necked geek ZOGbot whigger faggot itself.

Insofar as having any expectation of privacy and seclusion, what does Bryan Reo expect when Bryan Reo doesn't show any consideration for the privacy and seclusion of Pastor Lindstedt and Lindstedt's Church and Roxie Fausnaught and continues to call Pastor Lindstedt a pedophile?

These Bryan Reo lawsuits before this Court are vexatious and abusive, nothing more.

2. Statement of factual issues and legal issues in dispute.

Simply put, Bryan Reo and Reo's attorneys want to whine that Pastor Lindstedt publishes Bryan Reo's not being remotely white while they want to pretend to be a White Supremacist legal think tank. They seek to use this local Lake County Court to allow Bryan Reo to engage in abuse of legal process, perjury, malicious prosecution and vexatious litigation against Pastor Lindstedt living 900 miles away. They seek to do away with the First Amendment and to censor the Internet, and to impose a "gag order" when no court, either federal or local has jurisdiction to do this. Pastor Lindstedt wants to settle this matter even though this Court has no jurisdiction over Pastor Lindstedt by bringing this matter to jury trial, getting a judgment against Bryan Reo, Bryan Reo's father, and Bryan Reo's attorneys, and them put in jail and disbarred.

3. Stipulations. Bryan Reo admits that Pastor Lindstedt hasn't admitted to anything much other than Pastor Lindstedt runs certain web sites and that Pastor Lindstedt didn't admit anything during discovery that wasn't already known, i.e. about Bryan Reo.

4. List of Non-Expert Trial Witnesses:

Bryan Anthony Reo. (Plaintiff and fact witness)

Anthony D. Reo (Plaintiff's father, Reo co-conspirator and co-Defendant)

Pastor Martin Lindstedt (Defendant who is being maliciously sued by Bryan Reo)

Roxie Fausnaught (Person who is being maliciously sued by Bryan Reo taking advantage of her illiteracy and the fact that she cannot even get out of bed and into a wheelchair who will be available to testify as to what little she knows, if anything, only by telephone)

Reo Items #5, List of Expert Witnesses: None,

Item #6, Specific Legal Problems Anticipated: This Court only has jurisdiction over Reo, Reo's father, and Reo's two lawyers Kyle Bristow and Brett Klimkowsky.

Item #7, Estimated Length of Trial: One Day, Maximum of Two Days.

Item #8. Pre-trial Motions Contemplated. Bryan Reo and Reo's lawyer Brett Klimkowsky wish to file a Motion in Limine to exclude the introduction of any evidence of Plaintiff's other civil actions, whether closed or ongoing. However, Bryan Reo complains that Pastor Lindstedt accuses Reo wire fraud, of abuse of legal process, malicious prosecution, and vexatious litigation

not only in this the present cases, but against others as well. This Court itself in Reo v. National Auto Division, 16CV000526 on July 13, 2016 found that Bryan Reo and his Attorney Brett Klimkowsky refiled a case in this Court against the National Auto Division after losing in federal court by claiming to have evidence of robotic calling then being unable to prove it so they refiled again before this Court. It is obvious that when caught out in a lie that Reo and Klimkowsky have to dismiss these fraudulent cases rather than face sanctions. This is something that a jury should know is that both Bryan Reo and Klimkowsky have been caught out in perjury before. Pastor Lindstedt also wants to play recordings from other Bryan Reo victims of legal abuse who Reo and Klimkowsky bullied into settling given that they couldn't afford to fight it out in court.

Insofar as the Motion in Limine to exclude all Testimony by Pastor Lindstedt, this is unconstitutional and furthermore based upon lies by Bryan Reo and Klimkowsky. While Pastor Lindstedt was unlawfully sent to the Fulton State Hospital, it was because of a refusal to accept a public defender to [mis]represent Pastor Lindstedt. Upon being sent to medium security and being able to commence legal activity, by pretending to hire a lawyer and getting the illegal forced medications stopped, Pastor Lindstedt then refused to hire an attorney, the exhibit presented by Reo concerned being allowed to represent myself, and to bond out and the bogus case fell apart before a preliminary hearing could be made. The case itself was dismissed. This is yet another fraudulent Motion by Bryan Reo and Klimkowsky to deny Pastor Lindstedt presenting his evidence on Lindstedt's and Lindstedt's Church's counter-suit ready to go to trial.

Item #9, Special Equipment Needed. Projector for Exhibits, Computer access.

Item #10 Settlement Demand: \$100,000 from Bryan Reo each for Cases #15CV001590, #16CV000825, and #16CS000102, \$100,000 vs Anthony D. Reo for which of the above cases can be proven, \$100,000 from Brett Klimkowsky and Kyle Bristow for which of above cases they did conspire with Bryan Reo; disbarment and sanctions against Reo, Klimkowsky and Bristow; \$100,000 vs William Finck and William DeClue, \$25,000 vs Melissa Epperson and Clifton Emahiser, \$10,000 vs John Britton and removal from the Internet of Christogenia.org. Item #11. Settlement Offer. Bryan Reo offered to leave the Movement back in 2010. Reo lied,

Reo always lies on matters great and small, just as it lied to Buck McHugh and John Britton.

Hail Victory !!!

Pastor Martin Lindstedt, Defendant / Counter-Claimant

The Church of Jesus Christ Christian / Aryan Nations of Missouri (pastorlindstedt@gmail.com)

Regtor CTCC/AHP

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 for the perusal of the general public as well as of all the parties concerned as of 1 June 2017 at below thread: http://www.whitenationalist.org/forum/showthread.php?1614

And a true and genuine copy of this motion/brief/filing has been dispatched by United States mail, postage prepaid on 1 June 2017 to the following at:

Bryan Reo (& Anthony D. Reo, Bryan Reo's Father / Co-conspirator), 7143 Rippling Brook Lane, Mentor Ohio 44060 (Reo violates its bogus stalking order, Lindstedt doesn't) Clifton Emahiser, 1012 N. Vine Street, Fostoria Ohio 44830

The following were sent e-mail as well as notified by U.S. Mail:

Attorney Brett Klimkowsky, Reo's lawyer, P.O. Box 114, Martin Ohio 43445 (brett1066@gmail.com)

William R. Finck, Melissa Epperson, 653 W. 23d Street, Suite 129, Panama City, Fl 32405 (wmfinck@christogenea.org)

William Shawn DeClue, 3 Blanchette Drive, Florrissant, Missouri 63031 (cichaplain@aol.com) John Britton, 1008 Williams Road, Emmett, Idaho 83617 (copterav8r@msn.com)

Understanding that this mailing will not reach this Court by Friday, in addition to filing this with the Clerk of the Lake County Court, 26 North Park Place, Painesville Ohio, 44077-3416, Pastor Lindstedt has sent a copy emailed to: Joan.Snyder@lakecuntyohio.gov which is Judge Richard Collins' court clerk/secretary.

that Tablet Refor CTCC JAN P