



getting fired from the North Perry Nuclear Power Plant when thanks to Defendants' web pages the nuclear regulators found out that Reo was a mentally unstable non-white homosexual "White Supremacist" threatening on Stormfront to ambush FBI agents and Lake County police and so fired the crazed homosexual mongrel (and thus the only regret that Pastor Lindstedt has in publishing the truth over the Internet about Bryan Reo and his jew and mongrel friends & ZOGbots is that this warned the nuclear power regulators that they had a serious safety and security issue and so they fired Bryan Reo before the crazed Satanic homosexual mongrel abomination could cause a meltdown and kill six million Northeast Ohio and South Canadian pieces of shit), about how Hiram Reppert kicked Bryan Reo out of the nuclear power plant technicians training course, and other true items of public knowledge. As Pastor Lindstedt found out these facts they were published in part on the Church web pages in early 2016, nearly two years ago, and thus barred from prosecution because the Statute of Limitations of Ohio Revised Code § 2305.03 and 2305.11 forbids litigation after one year's time. Also, most of these new claims are part of the public record and thus not actionable.

Thus because Bryan Reo and Reo's lawyer Klimkowsky are in violation of this Court's Dec. 23, 2015 ORDER this Court should do as it ORDERED and deny Bryan Reo's and Reo's lawyer Klimkowsky's bogus and fraudulent and malicious latest Motion for Summary Judgment.

Furthermore, because of this latest fraud committed upon this Court, plus the fact that neither Bryan Reo nor his lawyers really want to have a jury trial because they keep on making excuses for the delay and filing these Motions whose effect is to deny Defendant getting this malicious & vexatious prosecution to end because it embarrasses Reo and Reo's lawyers back pretending to be Aryan White Supremacists and Defenders of Free Speech, Pastor Lindstedt asks for Summary Judgment against Bryan Reo, Reo's co-conspirators who with the exception of motions drafted by Bryan Reo (Bill Finck and Melissa Epperson) have not shown up at all like Clifton Emahiser (now living with Finck and Epperson) & William DeClue & John Britton.

In addition to the damages for abuse of legal process, malicious prosecution and vexatious litigation already submitted by Defendant Pastor Lindstedt, an appropriate penalty would be sanctions against Bryan Reo – now graduated from Cleveland-Marshall School of Law – along with Attorneys Brett Klimkowsky and Kyle Bristow. These shysters not only have oppressed under color of law and bogus litigation Pastor Lindstedt and Lindstedt's Church, but also numerous small businesses due to legal shakedowns. Additionally these shysters within the so-called "Foundation for the MarketPlace of Ideas" have cost the University of Florida

\$600,000 in security costs enabling this 1/8 jew mischling homosexual Richard Spencer to pretend to be a White Supremacist and they have engaged in barratry against the Michigan State University, Penn State, and Ohio State University pretending to be for “free speech.” This Court has no jurisdiction over lawyers from this ZOGbot Poverty [F]Law Center licensed outside Ohio, but it does have jurisdiction to pull the law licenses of Brett Klimkowsky and Kyle Bristow and make damn sure that Bryan Reo never gets to wage legal piracy against anyone ever again.

FMI/ZPLC Board of Directors: <http://www.freedomfront.org/board-of-directors/> Exhibit #1

**DEFENDANT LINDSTEDT IS CLEARLY ENTITLED TO JUDGMENT AS A MATTER OF LAW AS ADMITTED BY PLAINTIFF BRYAN REO AND REO’S LAWYERS**

Bryan Reo, who is the brains of both Attorneys Brett Klimkowsky and Kyle Bristow keeps on misstating both facts and law as it suits him. Case No 15CV001590 was filed by Bryan Reo on Sept. 18, 2015 eight days after losing a bogus federal case against Pastor Lindstedt on alleged Digital Millennium Copyright Act claims for \$10.75 million for Pastor Lindstedt publishing Bryan Reo’s public Facebook public profile picture which happened to be Bryan Reo’s 2004 Mentor High School graduation picture. This picture showed that Bryan Reo was an effeminate mongrel, thus putting a lie to Reo’s claims to be a genuine White Supremacist and fit to be Aryan Nations clergy. Reo had used this picture and other embarrassing facts published on Church web pages to take down about a dozen Church web pages and those of others. The federal court got tired of Reo’s silliness as the case got bogged down with litigation against 40 of Reo’s co-conspirators trying to infiltrate White Nationalism and Christian Identity Churches.

So Bryan Reo filed this case even though it involved events dating from 2010 to 2014 and thus is barred from further litigation not only because it was a failure at the federal level but because the Statute of Limitations of Ohio Revised Code § 2305.03 and 2305.11 forbids this lawsuit by even being tried by this Lake County Court. The events of 2015 alleged by Reo cannot be tried by this case because they simply involve Pastor Lindstedt publishing the pleadings before the Western District of Missouri federal court which are a matter of public record obtainable at ten cents per page via PACER. Thus Bryan Reo has no legitimate case. Insofar as Reo vs Church of Jesus Christ Christian / Aryan Nations 16CV000825 is concerned it was filed before the Mentor Municipal Court as mere harassment by Reo because Reo didn’t get to harass Pastor Lindstedt enough. The Mentor Municipal Court clerk admitted that they knew that Bryan Reo was filing bogus litigation but they refused to end this by sanctioning Bryan Reo for abuse of legal process and disclaiming all jurisdiction of this matter and kicking it up to this

Lake County Court, likewise without any jurisdiction over name-calling over the Internet. Magistrate Roll instructed Bryan Reo how to file against the consolidation of this case and the recording of this is on Pastor Lindstedt's Youtube Channel. Three trial dates have come and gone since this case was consolidated at the convenience of Reo and this Court.

In the latest Motion for Summary Judgment Reo again claims that publication of public records which show Reo in an unfavorable light as a crazed homosexual mongrel working with corrupt lawyers to harass and oppress for a settlement based upon threatening bogus litigation from a corrupt local court hundreds or thousands of miles away sundry white-owned businesses or getting fired from working in a nuclear power plant from nearly two years ago – well outside the Ohio Statute of Limitations “entitles” it to summary judgment in its favor. This fraudulent Motion for Summary Judgment is not a proper part of this case which has been scheduled for trial six times and delayed. This Court on Dec. 23, 2015 said that it would not entertain any further Motions for Summary Judgment after May 16, 2016. The Ohio Statutes of Limitations forbid it from being litigated as a separate case after a year from publication.

Frankly put, this Lake County Court lacks jurisdiction to try Pastor Lindstedt, Pastor Lindstedt's 62 year-old semi-literate girlfriend Roxie Fausnaught (who was never served in any case because the Post Office won't break into her room to serve Reo's bogus filings on her) and Pastor Lindstedt's Church merely for publishing public documents which show that Bryan Reo isn't even remotely white nor likely heterosexual even though the perverted mongrel critter wants to pretend otherwise. On the other hand, Pastor Lindstedt has counter-sued Bryan Reo and Reo's co-conspirators for abuse of legal process, malicious prosecution and vexatious litigation in all cases. In fact, Pastor Lindstedt has answered discovery questions and filed responses to this Bryan Reo bogus litigation and published these emergent public documents as well. Thus Bryan Reo – and now its lawyers -- by engaging in this fraudulent litigation has ensured far more adverse publicity about itself and its friends and lawyers' antics than would have been the case if Bryan Reo had done like it promised when first detected in Nov. 2010 and crawled off like it promised then.

Therefore Pastor Lindstedt takes this opportunity to ask for Summary Judgment against Bryan Reo, Reo co-conspirators William Finck, Melissa Epperson (who have only appeared through a Bryan Reo drafted Motion to Dismiss on Dec. 5, 2015), Clifton Emahiser (now living with Finck and Epperson in Panama City Florida), William DeClue and John Britton for abuse of legal process, malicious prosecution, etc. Furthermore, Pastor Lindstedt asks for this Court to

discipline through sanctioning Bryan Reo and Bryan Reo's Attorneys Brett Klimkowsky and Kyle Bristow by pulling their law licenses for fraud and perjury in making false statements of both fact and law to this Court – which does have jurisdiction over them.

### **REO'S LATEST FRAUDULENT DEFAMATION CLAIMS**

On pages 5-6 Bryan Reo whines about something published in 2016 and adds it to Case # 15CV001590. This is not only fraudulent but idiotic because Bryan Reo doesn't get to add new crap to its civil complaint of Sept. 18, 2015. In fact trying to do so indicates extreme contempt for this Court in making the assumption that it is too stupid and corrupt to call Reo and Reo's lawyers out on this fraudulent attempt in violation of its own Dec. 23 2015 ORDER.

Reo's Exhibit 1 involves Pastor Lindstedt asking Attorney Kyle Bristow who was making a big name for himself as a "Patriot Lawyer" if he would help Lindstedt against a mongrel stalking Lindstedt who lives in Lake County. Case # 15CV001590 was mentioned as a hyperlink in the message. Within 45 minutes Attorney Bristow said that he couldn't because "Bryan Reo is my law clerk." Reo Exhibit #1. This showed Pastor Lindstedt (and others) that Bristow, far from protecting genuine White Supremacists from litigious homosexual mongrels playing racial patriot was actually directing and enabling Bryan Reo. A month or so afterwards Bristow and Reo and Klimkowsky set up this "Foundation for the MarketPlace of Ideas" pretending to be for protecting White Supremacist freedom of speech -- this while Bryan Reo was pursuing a bogus stalking charge against Pastor Lindstedt and shaking down white businesses. Insofar as Kyle Bristow and Bryan Reo being homosexual lovers, Bryan Reo is masterful in extorting people in the Movement to give him homosexual favors like "Victor Switzer" a one-eight Choctaw mongrel who is a fireman in Pine Bluff Arkansas and John Britton, whose federal case Reo interfered with and whom Reo referred to itself as "Bryan Nicewonger" in one of the few non-sealed federal court documents. In some Kyle Bristow documents, Bristow is seen coyly posing as "Miss Faggot Silenced Gun-Nut of 2016" on a SPLC web page. Insofar as Reo's claim that it is not a homosexual mongrel there is plenty of documentation around, some of which is published on Lindstedt's Church web pages to prove likely otherwise.

Reo Exhibit #2 involves *Reo v Car Guard Administration, Inc.* 16CV000100 in which Reo threatened litigation under this telemarketer act which is the majority of Reo's 52 lawsuits before this Lake County Court. A day or so after this case was created on Jan 19, 2016 the owner Elijah Norton called Pastor Lindstedt up and begged him to take it down. Upon an hour calling

Norton offered to pay Lindstedt the same amount as he paid Reo down from \$25,000 to 12,000 to 5,000 to 2,000 to 1,500 and would pay Lindstedt the same \$1,500 if Lindstedt would take the entry down from his Web forum. Lindstedt said that he didn't extort people for money and urged Norton to fight it out with Reo. Norton said that Reo said that it would cost a lot more than \$25,000 to fight it in Lake County, that he has plenty of lawyers help to drag it out, that all the Lake County judges were his bitches, and that Reo would prefer to destroy his company anyways. Norton's competitors had also been sued by Reo and extorted for a lot more money than Reo was going to get from Norton. Lindstedt agreed to hide the web page in his admin eyes-only sub-forum and for free until Norton paid off Reo and the case was dismissed. Norton agreed to testify for Pastor Lindstedt and pay Lindstedt's lawyer fees afterwards. Could Reo be targeted for a class-action lawsuit? Norton kept on agreeing to help send Reo to prison after paying Reo off, but got all evasive. Sometime later Lindstedt put the Norton Car Guard back into view. Since Reo wants to bring this matter up, Lindstedt will put up the e-mails and audio recordings onto that forum entry showing the Bryan Reo and Brett Klimkowsky are engaged in racketeering.

Reo Exhibit 3 involves Bryan Reo getting a bogus stalking charge 16CS000102 against Pastor Lindstedt living 900 miles away in Missouri which this Lake County Court participated in and which has no relevance in Missouri where no stalking order is enforceable across county lines, much less 900 miles away in a different state. For some reason Reo didn't put up the remaining pages in the topic which involves Reo threatening to assault Pastor Lindstedt before Lindstedt found out Reo's name, past history in the [bowel] Movement, or the Stormfront posting in which Reo fantasizes about murdering FBI agents and Lake County police. This Court can read the ravings of this delusional homosexual mongrel for itself if it wishes to join up to Stormfront: <https://www.stormfront.org/forum/t550324/> I am being followed / observed

Exhibit 4 involves Bryan Reo writing up this Motion to Dismiss for his friends William Finck and Finck's girlfriend Melissa Epperson. At the Dec. 17 2015 Conference call with Magistrate Kenneth Roll, Roll gushed about what a great legal mind Bryan Reo was while Pastor Lindstedt's Motions were "unreadable." Pastor Lindstedt said that is why Finck's & Epperson's Motions were so good – Reo had drafted them. Reo admitted as much and Roll scolded Reo for the unauthorized practice of law. This was around the time Reo gloated about how Reo had evaded service on his father, Anthony D. Reo. Reo then argued at length with Roll about whether Lindstedt would be allowed to question Reo at Reo's deposition held in Newton County Missouri at the Sheriff's Department over stuff readable by everyone on the Church forum.

Reo Exhibit 5 although from 2014 involves a link in which Lindstedt negotiated with the CrisisHost.com owner moving the Church web page to Dreamhost. In an effort to induce Bryan Reo to file the bogus federal lawsuit Reo's Facebook profile picture was posted along with the wire story about one Bryan Reo driving a Toyota Cougar Assault/Kill/Maim SUV killing some elderly female driving a Medicare sledge. It wasn't until later that Lindstedt found out that there was another mongrel driving the exact same year and model SUV named Bryan Reo living in South Carolina. The litigious homosexual mongrel we all know & loathe didn't do that time what it gloated about doing for fun and profit, i.e. target elderly females in order to engage in insurance fraud. Unlike said mongrel and its ZOGbot f[r]iends Pastor Lindstedt doesn't take down his mistakes as long as it is an honest mistake.

Reo then goes on for page after page detailing its theories concerning the common law and how mean Defendant is in bringing this evidence mainly derived from public sources to light. Insofar as the common law is concerned, the 1821 Constitution of Missouri held that there could be no such thing as "free negroes" and thus an octoroon like Bryan Reo couldn't sue a genuine White man, especially a White Supremacist common to the time in a Missouri court, and no Ohio judgment brought by negroes would be honored in Missouri. Since the 1821 Missouri Constitution bringing Missouri into the Union held that the common law upholding slavery and White Supremacy was to be forever as a condition of Missouri joining the Union then under the common law Pastor Lindstedt cannot be held to account for ridiculing homosexual mongrels with negroid lips & facial features nor its jew & mongrel & homosexual & lawyer buddies.

Reo Exhibit #6 goes on to whine about Defendant's racism and using racial slurs about Reo's negroid appearance. Reo wants to pretend that it was a pore Cleveland-area nigger wanting to pretend to be a White Supremacist and Aryan Nations subpastor when all of a sudden Defendant finding its name and identity posted pictures of the pore little perverted nutty mutt. There are likely hundreds of thousands of negroes and thousands of negro homosexuals living in Cleveland Ohio that Pastor Lindstedt knows nothing of and says nothing of. But they don't get onto the web pages of murderous jew pigs like Bill Finck calling Lindstedt a "convicted child molester" or in any way trying to infiltrate White Nationalism or Christian Identity either. Bryan Reo has brought all this down upon itself by wanting to dish it out when it cannot take it back.

### **REO'S INVASION OF PRIVACY**

Reo on Page 9 brings up Reo working at the North Perry Nuclear Power Plant and getting fired from there thanks to remnants of Lindstedt's Church web page left up showing the federal nuclear regulatory people that Reo was a psychotic self-loathing homosexual mongrel still pretending that it was a White Supremacist after a number of nuclear accidents. Reo Exhibit #6 from April 29 2016 – which is out of the purview of the cases before this Court – shows a TV news item from Feb 19, 2013 in which Reo claims that it was fired because it snitched out the nuclear power plant when it is far more likely that the regulators found out about Reo thanks to Lindstedt's web page. Reo Exhibit #9 concerns Hiram Reppert who was closely affiliated with the North Perry Power Plant and Head of Nuclear Engineering at Lakeland Community College. Pastor Lindstedt purchased the 360 pages of Reo v. Reppert and put up the headings in which Reppert told Reo that since it was blacklisted from ever working in a nuclear power plant that there was no point in letting Reo continue studying to become a nuclear technician. Reppert also expressed misgivings as to Reo's mental stability wanting to have Reo evaluated and possibly committed before Reo went postal. Reo filed motion after motion of nonsense akin to this case with its theories as to why it should prevail in court when that case Reo v Reppert 13CV002707 was dismissed. In any case, the only remorse that Pastor Lindstedt has in that Lindstedt's web page got Reo fired from its job in the North Perry Nuclear Power Plant before Reo could implode the reactor core. While Lindstedt has great hopes that Reo will go out shooting dozens of FBI officers or Lake County Sheriff's deputies or Mentor Elementary school kids, a couple dozen Northeast Ohio pieces of shit can't hardly stack up to several millions glowing in the dark. Upon a change in regime Pastor Lindstedt hopes to make up for this by letting Bryan Reo melt down the North Perry Nuclear Power Plant in order to atone for telling the truth about Reo.

#### **REO'S FALSE LIGHT & INVASION OF PRIVACY**

Reo goes on to yammer the same stuff already brought up and dismissed by this Court years ago such as Pastor Lindstedt having published the Reo Exhibit #7 which Reo published in the present case and in the federal case, i.e. the Lexis-Nexis printout concerning Bryan Reo that John Britton's deceased lawyer printed out and gave to John Britton in retaliation for Reo interfering with John Britton's federal helicopter crash case. John Britton gave it to one Russ Walker who then published it to Russifer's bowel Movement 45-member retard e-mail list. Thus since Bryan Reo has published it in federal as well as state court documents, it is a public record since Feb 2011. Reo has no scruples about invading the privacy of others, especially of Lindstedt



Reo Exhibit #8 concerns Bryan Reo filing a bogus stalking order *Reo v. Lindstedt* 16CS000102 in which Reo impersonated Pastor Lindstedt on the NIM-Busters successor forum Hate & Flame in early 2016 and got a bogus stalking order from this dim-witted female judge Adrienne S. Foster confirmed by Judge Vincent Culotta. On Feb. 25, 2016 these crooked judges refused to allow Pastor Lindstedt to appear via telephone – Bryan Reo had previously threatened to file dozens of these harassing lawsuits against Lindstedt for ridiculing Reo on Youtube – and they made up a default judgment *in absentia* against Lindstedt. While Lindstedt made an effort to appeal this corrupt judgment it isn't worth driving 900 miles to mess with. Not when this judgment is worthless in Missouri given that no stalking order can cross county lines unless within 900 feet, much less across state lines 900 miles away. Secondly, Pastor Lindstedt has sought and gained Summary Judgment in an Ecclesiastical Aryan Nations Revolutionary Drum-Head Tribunal in favor of the Ohio subsidiary of The Church of Jesus Christ Christian/Aryan Nations of Missouri called Lake County Geldings & Walking Wombs wherein Biblical castration & spaying like Nebuchadnezzar II was granted against enemy elites. Thanks to this Court's corrupt precedent Ohio lawyers, judges, politicians, police, etc. can be ruled against *in absentia* and their spawn – if white – enslaved and bloodline cut off and the entire white population not fit to serve in a theocratic military dictatorship enslaved for at least three generations and the non-whites exterminated out of hand. What goes around comes around.

The remainder of the Reo and Reo's lawyers' drivel goes on to claim that Reo is a private individual – which neither Reo nor Reo's Ohio lawyers are given that they claim to be a free-speech White Supremacist lawyers foundation, cf. Lindstedt Exhibit #1. Reo also claims to have gotten Pastor Lindstedt to admit to Reo's claims based upon Reo's claim to have “won” discovery. Rather just like in the federal case Reo claimed to have “won” the discovery battle by refusing to accept Lindstedt's mailing of it via Express Mail and then insisted Lindstedt had to answer Reo's argumentive silliness first. Lindstedt answered it to 44 or 45 questions, then told Reo that it had to answer some. Reo said that Lindstedt's questions thrown back at Reo were “argumentative” and “overbroad” and what questions Reo had answered were mainly lies. Lindstedt didn't mind the mess Reo made of discovery because Lindstedt always has wanted a trial by jury which Reo and Reo's lawyers keep on trying to evade by all the cancellations.

Reo put up an Affidavit. Most of it is lies, with the rest being irrelevant. Reo wants a permanent injunction against Pastor Lindstedt publishing public records on Reo and Reo's lawyers' misconduct accompanied by public ridicule. This Court has no power to issue a gag

order upon the Internet against Lindstedt or Lindstedt's Church, which has been established law since *Near v Minnesota*, 283 US 697 (1931). This demand in fact puts the lie to Reo & Reo's lawyers pretending to be conducting "lawfare" on behalf of White Supremacists via their pathetic and ridiculous "Foundation for the MarketPlace of Ideas" / ZOGbot Poverty [F]Law Center. See Lindstedt's Exhibit #1 FMI's / ZbPflC Board of Directors. As we await the 7<sup>th</sup> Trial date later in 2018 Pastor Lindstedt shall likely put up yet more exhibits of Bryan Reo crookedness for Reo to bitch about. It seems that Reo wants to double down on calling Pastor Lindstedt a convicted child molester which is indeed libel *per se*.

Wherefore this is Defendant Pastor Lindstedt's Answer to Bryan Reo's and Reo's Lawyers-in-Fraud Brett Klimkowsky and Kyle Bristow's bogus and fraudulent Motion for Summary Judgment which this Court on 23 Dec. 2015 ORDERED that it wouldn't entertain. Lindstedt Exhibit #2. However since the Statute of Limitations of Ohio Revised Code § 2305.03 and 2305.11 forbids litigation after one year's time on defamation and libel cases and most of what Bryan Reo is complaining about is merely republishing public information with Lindstedt's own slant, this Court has absolutely no jurisdiction over Pastor Lindstedt, Lindstedt's semi-literate girlfriend Roxie Fausnaught (who has never been duly served due to Post Office reluctance to break into her sickroom) or Pastor Lindstedt's Church. On the other hand this Court has jurisdiction over Bryan Reo and Bryan Reo's lawyers Brett Klimkowsky and Kyle Bristow as officers of this Court for their fraud and perjury for this abuse of legal process, malicious prosecution and vexatious litigation of this frivolous case. In which case this Court should assess several hundred thousand dollars in punitive damages and prohibit Bryan Reo and Brett Klimkowsky and Kyle Bristow from ever practicing law again by pulling their law licenses permanently.

Hail Victory !!!

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Pastor Martin Lindstedt, Defendant / Counter-Claimant  
The Church of Jesus Christ Christian / Aryan Nations of Missouri (pastorlindstedt@gmail.com)  
338 Rabbit Track Road, Granby Missouri 64844 (Tel #) 417-472-6901

P.S. Roxie sends this Court another letter. She wasn't served but she wants this Court to take all of Bryan Reo's money and to kick out it and its lawyer friends so they won't bother old people no more. A Youtube video will be made in case you can't read her handwriting. PML CJCC/AN

**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 30 Jan. 2018 at below thread: <http://www.whitenationalist.org/forum/showthread.php?1614>  
<http://www.whitenationalist.org/forum/showthread.php?1956-Trial-Thread-Reo-vs-Pastor-Lindstedt-Aryan-Nations-of-Missouri-Trial-in-Lake-County-Ohio>

And a true and genuine copy of this motion/brief/filing has been dispatched by United States mail, postage prepaid on 30 Jan 2018 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**, formerly of Fostoria Ohio 44830, now living with Finck & Epperson

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)

Bryan Reo's other lawyer **Kyle Bristow**, P.O. Box 381164, Clinton Twp, Michigan 48038, BristowLaw@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 might not reach this Court by mail within 3 days of filing by Friday Feb 2, 2018, 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.