
Appeal No. 15-3756

In the
UNITED STATES COURT OF APPEALS
for the Eighth Circuit

BRYAN ANTHONY REO,
Plaintiff-Appellee,

v.

[PASTOR] MARTIN LINDSTEDT,
Defendant-Appellant

Appeal from a final judgment of
the United States District Court
for the Western District of Missouri.

DEFENDANT-PETITIONER-APPELLANT'S REPLY BRIEF

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REPLY BRIEF STATEMENT OF ISSUES

Appellant Pastor Lindstedt and Lindstedt's Church present in this Reply brief only one additional main issue for review:

- 1. Plaintiff Bryan Reo has essentially admitted in his one-sentence Appellee's Brief that he maliciously filed this lawsuit against Pastor Lindstedt and Lindstedt's Church abusing the Digital Millennium Copyright Act (DMCA) 17 U.S.C. § 512 in order to destroy under color of law Pastor Lindstedt and Lindstedt's Church web pages.**

This appeal by Pastor Lindstedt on behalf of Pastor Lindstedt's Church was altogether about Bryan Reo abusing the Digital Millennium Copyright Act and the federal court and now the Lake County Ohio Court to take down 10-12 Church web pages and those of allies and even enemies of Pastor Lindstedt and Pastor Lindstedt's Church. Thus Pastor Lindstedt has asked this Appeals Court to rule on the Constitutionality of an Act of Congress which was made for the benefit of major media companies in an Internet age. Pastor Lindstedt's Church's web pages have negligible commercial value, but to some, massive religious and political value. Thus Bryan Reo couldn't say much of anything in his Appellee's Brief without incriminating himself, his father, and his co-conspirators, especially William Finck, without making themselves civilly liable for millions of dollars in damages and attorney's fees and criminally liable for years in prison. Pastor Lindstedt's Appellate Brief concerned how someone extremely vicious along with Reo co-conspirators abused the DMCA to violate the First Amendment rights of Pastor Lindstedt and Lindstedt's Church as could be expected given how this Act of Congress was drafted without any real

provisions for protecting from abusive and fraudulent complaints the First Amendment rights for non-commercial religious and political speech. Thus if Bryan Reo had made a “defense” of his actions, then Reo would further incriminate himself. Thus the following one-sentence line which was the entirety of Reo’s Appellee Brief:

“With regards to the Appellant’s Brief, Res ipsa loquitur sed quid in infernos dicet.”

Something about how Appellant’s Brief “Speaks for itself” presumably from “infernos dicet” wherever that is. Presumably Bryan Reo is relying upon the Latin-writing abilities of Reo’s co-conspirator, the famous “Greek scholar” (Greek as a third or fourth language, English a second language and Yiddish a first language) and self-admitted guilty-pleading Jersey City jew jailer who murdered a shackled smaller, weaker and sicker Puerto Rican sneak-thief less than half the jew’s size and who had plenty of time to pretend to be a Classical scholar while in administrative segregation for 13 years in a federal prison for murder, i.e. William “Bill/Baal” Finck.

Since Bryan Reo cannot and will not “defend” himself nor Reo co-conspirators, then unless the U.S. Attorney General or Attorney General’s Office cares to make an appearance on behalf of the Digital Millennium Copyright Act, then Pastor Lindstedt and Lindstedt’s Church should win by default and the Digital Millennium Copyright Act should be declared unconstitutional by this U.S. Court of Appeals.

**REPLY BRIEF STATEMENT OF NEW FACTS RELEVANT TO
THE ISSUES PRESENTED FOR REVIEW**

1. Pastor Martin Lindstedt has had to deal with Bryan Reo and Bryan Reo co-conspirators coming into what little there is of a largely mongrelized above-ground Dual-Seedline Christian Identity (hereafter DSCI) Movement since 2010. Bryan Reo was figured out as to Reo's real identity in late October 2010, and since then Bryan Reo has relentlessly stalked and harassed Pastor Martin Lindstedt and through fraudulent DMCA and Terms of Service complaints taken down Pastor Lindstedt's Church web pages.

The counter to this policy of cyber-terrorism and stalking by Bryan Reo and Bryan Reo's co-conspirators has been to maintain multiple Internet accounts, some of them secret, some of them overseas, while maintaining open public records concerning Bryan Reo antics. The federal case that Bryan Reo made didn't concern Pastor Lindstedt much as it was fraudulent and would have to be eventually dismissed – as it was by U.S. Magistrate Matthew Whitworth on September 10 & finally finished off October 2015.

The other counter to this incursion by mongrels like Bryan Reo and jews like Reo's co-conspirators William Finck and Eli James / Joseph November has been the Deuteronomy 23:2 injunction to allow no miscegenated mongrel bastards to be allowed to enter the Congregation of Christian Israel and Pastor Lindstedt has accomplished this by making everyone in the above-ground Internet Congregation – most of whom are mongrels theysselfs – aware of the obvious racial antecedents and the incompatible with DSCI dogma of Reo and Reo co-conspirators. The end result is that now these people are ghettoized and contained on-line to where less than a few dozen of them gather together online – which is fine.

2. Eight days after U.S. Magistrate Judge Matthew Whitworth dismissed Bryan Reo's litigation on Sept. 10, 2015, Bryan Reo filed a substantially similar case in the Lake County Ohio Court of Common Pleas on Sept. 18, 2015. In this refiling Bryan Reo brings up the same issues since 2010, and demands of that local County court that there be a permanent injunction and gag order against Pastor Lindstedt and Pastor Lindstedt's Church from publishing anything against Bryan Reo ever again. See Document 49-1 filed Oct.8, 2015.

3. On Nov. 15, 2015, Pastor Lindstedt petitioned the U.S. District Court for a protective order with exhibits against Bryan Reo and Reo co-conspirators taking down Pastor Lindstedt's Church's web sites under color of the DMCA or through Terms of Service (TOS) complaints while this matter is under appeal. Doc. #52 plus exhibits, Nov. 12, 2015. This Appeals Court decided to not grant this protective order. Bryan Reo has decided to use the Lake County Ohio courts to destroy Pastor Lindstedt's Church's web pages instead.

4. As of today approximately 1:30pm CST on Feb. 8, 2016, Pastor Lindstedt received and signed for certified mail court papers from the Lake County Court of Common Pleas concerning a Civil Stalking ex parte Order signed by a judge in the Lake County Ohio Court in which Bryan Reo takes portions of his own fraudulent March 2011 complaint to the Lake County Sheriff (Document 53-2 of Nov. 12, 2015) and items from Pastor Lindstedt's Church's web pages from 2010 and 2011, and other items from the Internet and slaps atop these sundry items a purported death threat supposedly from Pastor Lindstedt. The purpose of this fraudulent criminal complaint is to force Pastor Lindstedt to drive 900 miles to the Cleveland

area to defend against all these fraudulent charges and to maliciously infringe upon and deny Pastor Lindstedt's Second Amendment rights as well as First Amendment rights. As the paperwork is quite lengthy, Pastor Lindstedt won't attach it on this Reply Brief. If this Appeals Court could issue a mandate to the Lake County Court and to Bryan Reo to curtail this abuse of quasi-legal process. At the least, this Court should re-visit its decision to not grant a protective order against Bryan Reo abusing the law to remove Pastor Lindstedt's Church's web pages under color of law.

4. In the past few weeks, a number of corporate victims have gotten in touch with Pastor Lindstedt regarding the now 38 fraudulent cases in which Bryan Reo sues them for thousands in the Lake County Ohio Court of Common Pleas. In every single case, they beg for Pastor Lindstedt to take down his Church web page mention of them being maliciously sued by Bryan Reo because they have been extorted by Bryan Reo for a few thousand dollars to withdraw his bogus litigation against them. When Pastor Lindstedt says that if the bogus lawsuit went to trial, Bryan Reo and Reo's father would be ruined, they say that they would rather simply pay up because they rely upon the Internet to have and maintain their business and they simply cannot afford the adverse publicity. When Pastor Lindstedt tries to shame them with how the National Rifle Association and Arbitron / AC Nielsen with all their lawyers buckled under to Bryan Reo legal terrorism they then say that if Bryan Reo successfully extorted the NRA and Arbitron, then what choice do they have other than to pay up? These people have offered to open up their checkbooks for Pastor Lindstedt and Lindstedt's Church to commence federal litigation to put Bryan Reo and Reo's father and Reo's co-conspirators in prison, but they don't want to be named.

Essentially, it is no longer just a matter of Bryan Reo abusing the DMCA and copyright law, but in using the local Ohio county courts to terrorize and oppress every single one of Bryan Reo's enemies as well as Pastor Lindstedt and Lindstedt's Church. This federal appeals court has a duty to protect the U.S. citizens in its judicial district from the actions of someone abusing the state courts and state judicial process from another judicial district.

5. The law clerk overseeing this case has informed Pastor Lindstedt that there are no amicus curiae briefs filed so far nor a response by the U.S. Attorney General's Office to defend the Digital Millennium Copyright Act as an Act of Congress which is abused to destroy the First Amendment rights of Pastor Lindstedt and Pastor Lindstedt's Church. That this Court takes an average of six months to come up with a ruling.

By then Bryan Reo might well have used the Ohio courts to destroy Pastor Lindstedt's Church web presence and had Pastor Lindstedt jailed for refusal to obey some Ohio court based upon Lindstedt's refusal to answer to whatever made-up nonsense that Bryan Reo alleges that Lindstedt said or wrote on the Internet someplace. Bryan Reo has no effective or honest response to the federal courts at the district or appeals level.

This Appeals Court has an affirmative duty to protect Pastor Lindstedt's and Lindstedt's Church from being jailed and censored and under color of law – be that law an Act of Congress or some local corrupt county court in a distant state many hundred or several thousand miles away.

ARGUMENT AND SUMMARY

Again, Bryan Reo and Reo co-conspirators have committed criminal acts under color of the Digital Millennium Copyright Act. In order to protect the constitutionality of the DMCA and copyright law as it exists today, the federal government will have to criminally prosecute Bryan Reo and Reo co-conspirators. The ISPs will have to choose whether they police content if they wish to retain safe-haven status. The civil damages portion of this case can wait as Pastor Lindstedt and Lindstedt's Church works this way through the courts or finds a greedy free-speech lawyer to work on contingency basis.

Additionally, Bryan Reo is using the Lake County Ohio Court of Common Pleas to steal Pastor Lindstedt's and Lindstedt's Church's assets and to jail or imprison Pastor Lindstedt through false and malicious complaints. This Court has an affirmative duty to protect Pastor Lindstedt and Lindstedt's Church from abuse of quasi-legal process by Bryan Reo acting in a distant court.

CONCLUSION

What Pastor Lindstedt and Lindstedt's Church wants is for this Court to rule on the Constitutionality of the DMCA. How this Court chooses to act in order to protect this Act of Congress is up to this Appellate Court. This promises to be a landmark case.

Furthermore this Appeals Court has an affirmative duty to protect Pastor Lindstedt's and Lindstedt's Church from being jailed and censored and under color of law – be that law an Act of Congress or some local

corrupt county court in a distant state many hundred or several thousand miles away.

Hail Victory!!!


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Certificate of Service

On the 8th Day of January, 2016, the undersigned party served the following Appellant's Reply Brief on:

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By delivering it by U.S. Mail.


Martin Lindstedt, Appellant *Pro Se*

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