IN THE UNITED STATES DISTRICT COURT WESTERN DISTRICT OF MISSOURI SOUTHWESTERN DIVISION

BRYAN ANTHONY REO,

Case No: 14-5093-CV-SW-MJW

Plaintiff,

Hon. Matt Whitworth

v.

MARTIN LINDSTEDT,

Defendant.

MARTIN LINDSTEDT

338 Rabbit Track Road Granby, MO 64844

(P): (417) 472-6901

(E): pastorlindstedt@gmail.com

Pro se Defendant

BRYAN ANTHONY REO

7143 Rippling Brook Lane Mentor, OH 44060

(P): (440) 313-5893

(E) roodeplaat1983@gmail.com

Pro se Plaintiff

PLAINTIFF'S MOTION FOR COURT TO ORDER CLERK TO PROVIDE PLAINTIFF A COPY OF DEFENDANT'S CHECK USED TO PAY APPEAL FILING FEE

Bryan Anthony Reo hereby moves that this Court issue an order to the clerk to provide Plaintiff a copy of the check given by Defendant in payment of the appeal of the final judgment of this case to the 8th Circuit Court of Appeals [Appeal No. 15-3756] for the following purpose:

Defendant/Appellant Martin Lindstedt was named in the action Case No: 14-5093-CV-SW-MJW as an individual in his individual capacity; at no time was the entity Church of Jesus Christ Christian Aryan Nations of Missouri named as a party by Plaintiff nor joined to the action by this Court. Lindstedt misused funds from a 501(c)(3) tax-exempt entity, Church of Jesus Christ Christian Aryan Nations of Missouri, to pay for his appeal fee. This constitutes an ultra vires act and as such the Secretary of State for the State of Missouri should be notified and

provided with all relevant documentation so that the 501(c)(3) can be properly and justly dissolved for being improperly used as a tax-exempt bank account by Mr. Lindstedt. Mr. Lindstedt, as a director of the 501(c)(3) entity has violated the regulations established for nonprofit entities by using funds from the Church of Jesus Christ Christian Aryan Nations of Missouri for his own personal benefit. Plaintiff was advised by the 8th Circuit Court of Appeals to pursue this matter with the United States District Court for the Western District of Missouri.

Furthermore, on February 28, 2016, in his capacity as director of the 501(c)(3) entity Church of Jesus Christ Christian Aryan Nations of Missouri, Martin Lindstedt made an official declaration that "Aryan Nations of Missouri" is specifically against various named politicians who are presently candidates for US President. The involvement of a 501(c)(3) in a political election is explicitly prohibited and is a violation of the terms by which the Secretary of State of Missouri recognizes a 501(c)(3) entity. The declaration is attached as Exhibit 1.

Respectfully submitted,

Bryon Re Bryan Anthony Reo

7143 Rippling Brook Lane

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Pro se Plaintiff

Certificate of Service

I, Bryan Anthony Reo, do hereby certify that a true and genuine copy of this motion/brief/filing has been dispatched by United States regular mail, postage prepaid to the Defendant at:

Martin Lindstedt 338 Rabbit Track Road Granby, Missouri 64844

On this 5th day of March . 2016

X Bryon Re