DENION COUNTY. TEXAS
2022 NOV 17 PM 4: 37

DAVID TRANTHAM

	NO. <u>21-2326-158</u>	DISTRICT CLERK
IN THE INTEREST OF	§	IN THE DISTRICT COURT TY
C.F.C.,	§ §	158TH JUDICIAL DISTRICT
A CHILD	§ §	DENTON COUNTY, TEXAS

ORDER DECLARING CAMERON ELLIOT CARLTON A VEXATIOUS LITIGANT

Date of Hearing

On this date the Court heard *Eden Janelle Frazier's Motion to Declare Cameron Elliot Carlton a Vexatious Litigant* (the "Motion") filed on November 14, 2022 by Respondent EDEN JANELLE FRAZIER.

Appearances

Respondent, EDEN JANELLE FRAZIER, appeared through her attorneys of record, Jessica Moody-Anderson, and announced ready.

Petitioner, CAMERON ELLIOT CARLTON, appeared in person, *prose*, and announced ready.

Record

The record of testimony was duly reported by the Court Reporter for the 158TH Judicial District Court of Denton County, Texas.

Findings

The Court, after notice to all parties, conducted a hearing to determine whether to grant the Motion. The Court considered evidence material to the grounds of the Motion, including the Motion, the pleadings on file in this case, the pleadings on file in other Denton County cases filed by CAMERON ELLIOT CARLTON against EDEN JANELLE FRAZIER considered by judicial notice, the arguments of counsel/pro see, and the evidence presented at the evidentiary hearing.

The court finds that the material allegations in the Motion are true. IT IS, THEREFORE, ORDERED that the Motion is GRANTED.

After motions in this litigation has been finally determined against CAMERON ELLIOT CARLTON, he repeatedly relitigates or attempts to relitigate, pro se, the validity of

the determination against the same defendant, EDEN JANELLE FRAZIER, as to whom the litigation was finally determined.

After a litigation has been finally determined against CAMERON ELLIOT CARLTON, he repeatedly relitigates or attempts to relitigate, *prose*, the cause of action, claim, controversy, and the issues of fact or law determined or concluded by the final determination against the same defendant, EDEN JANELLE FRAZIER, as to whom the litigation was finally determined.

The court, after hearing the evidence of the Motion, declares CAMERON ELLIOT CARLTON a vexatious litigant.

Security

CAMERON ELLIOT CARLTON is ORDERED to furnish security for the benefit of EDEN JANELLE FRAZIER in the amount of \$ 500 to be deposited in the registry of the court on or before 11 24 , 2022

The court finds that CAMERON ELLIOT CARLTON has the ability to pay this security.

This security is an undertaking by CAMERON ELLIOT CARLTON to assure payment to EDEN JANELLE FRAZIER of her reasonable expenses incurred in or in connection with a litigation commenced, caused to be commenced, maintained, or caused to be maintained by CAMERON ELLIOT CARLTON, including costs and attorney's fees.

A court shall dismiss a litigation as to EDEN JANELLE FRAZIER if CAMERON ELLIOT CARLTON does not furnish the security within the time set by this order.

If a litigation is dismissed on its merits, EDEN JANELLE FRAZIER has recourse to the security furnished by CAMERON ELLIOT CARLTON as plaintiff in the amount of \$ 500.

Prefiling Order

It IS ORDERED that CAMERON ELLIOT CARLTON is prohibited from filing, *pro se*, a new litigation in any court in Texas without written permission of the appropriate local administrative judge described by Tex. Civ. PRAC. & REM. CODE §11.102(a).

If CAMERON ELLIOT CARLTON files a request seeking permission to file a litigation, she shall provide a copy of the request to all defendants named in the proposed litigation.

The appropriate local administrative judge may make a determination on CAMERON ELLIOT CARLTON'S request with or without a hearing, at the discretion of the local administrative judge. If the judge determines that a hearing is necessary, the judge may

require CAMERON ELLIOT CARLTON to provide notice of the hearing to all defendants named in the proposed litigation.

The appropriate local administrative judge may grant permission to CAMERON ELLIOT CARLTON to file a litigation only if it appears to the judge that the litigation (1) has merit and (2) has not been filed for the purposes of harassment or delay.

The appropriate local administrative judge may condition permission on the furnishing of security for the benefit of the defendant.

Duties of Clerk

IT IS ORDERED that CAMERON ELLIOT CARLTON is prohibited from requesting the district clerk to issue citation, issue notice, serve process, or incur any court costs without written permission by the appropriate local administrative judge.

Specifically, IT IS ORDERED that CAMERON ELLIOT CARLTON must obtain written permission from the appropriate local administrative judge each time she seeks to request service by a constable or sheriff.

Except as provided by TEX. CIV. PRAC. & REM. CODE § 11.103(d), a clerk of a court may not file a litigation, original proceeding, appeal, or other claim presented, *pro se*, by CAMERON ELLIOT CARLTON unless she obtains an order from the appropriate local administrative judge permitting the filing.

If the appropriate local administrative judge issues an order permitting the filing of the litigation, the litigation remains stayed and the defendant need not plead until the 10th day after the date the defendant is served with a copy of the order.

If the clerk mistakenly files litigation presented, *pro se*, by CAMERON ELLIOT CARLTON without an order from the appropriate local administrative judge, any party may file with the clerk and serve on CAMERON ELLIOT CARLTON and the other parties to the litigation a notice stating that CAMERON ELLIOT CARLTON is a vexatious litigant required to obtain permission to file litigation.

Not later than the next business day after the date the clerk receives notice that CAMERON ELLIOT CARLTON has filed, *pro se*, litigation without obtaining an order from the appropriate local administrative judge, the clerk shall notify the court that the litigation was mistakenly filed. On receiving notice from the clerk, the court shall immediately stay the litigation and shall dismiss the litigation unless CAMERON ELLIOT CARLTON, not later than the 10th day after the date the notice is filed, obtains an order from the appropriate local administrative judge permitting the filing of the litigation.

Reporting to the Office of Court Administration

The clerk of this court shall provide the Office of Court Administration of the Texas Judicial System a copy of this prefiling order not later than the 30th day after the date this prefiling order is signed.

Contempt

CAMERON ELLIOT CARLTON'S failure to obey this order may be punished by contempt of court and any other lawful means of enforcement.

SIGNED ON $1//17/2^2$, 2022.

JUDGE PRESIDING