

2. There **is not** a reasonable probability that Mr. Wade will prevail in the current litigation.
3. Mr. Wade has a history of filing or repeatedly re-litigating unsuccessful or frivolous suits.
4. During the past seven year period Mr. Wade has “commenced, prosecuted, or maintained at least five litigations as a pro se litigant that have been finally determined adversely to him.”
5. In an Order issued January 29, 2014, in *Wade v. Bradley*, H-3-0765, United States District Judge, Sim Lake issued a preclusion order against Mr. Wade.
6. On May 15, 2018, Mr. Wade was found to be a vexatious litigant in Cause Number 2017-39002, *Wade v. Bank of America, N.A.* out of the 151st District Court, Harris County, Texas; and
7. Alex Melvin Wade, Jr., meets the criteria of a vexatious litigant.

ORDERS:

Accordingly, the Court ORDERS that Alex Melvin Wade, Jr., adjudicated to be a vexatious litigant.

THE COURT ORDERS that Alex Melvin Wade, Jr., is prohibited from filing new litigation in a state court without first obtaining permission from the appropriate local administrative judge. See TEX. CIV. PRAC. & REM. CODE. §11.101. The administrative judge will grant permission to file only if the litigation appears to have merit and is not filed for purposes of harassment or delay. The administrative judge may condition such permission on the furnishing of a security in addition to what the Court has ordered.

THE Court also admonishes Alex Melvin Wade, Jr., that if he fails to obey this order, he may be sanctioned or found in contempt and subject to punishment.

THE COURT ORDERS the Wise County District Clerk to refuse the filing of any new litigation or further litigation of this case as against CRYSTAL RAY, THE LAW FIRM OF



CRYSTAL, AND ITS UNKNOWN EMPLOYEE(S), RICHARD RAY and PATSY RAY, unless Alex Melvin Wade, Jr., first obtains written permission from the appropriate local administrative judge and posts a thirty-five thousand dollar (\$35,000.00) cash bond.

IT IS ORDERD THAT the bond must be posted within twenty-one days or the case as against CRYSTAL RAY, THE LAW FIRM OF CRYSTAL, AND ITS UNKNOWN EMPLOYEE(S), RICHARD RAY and PATSY RAY shall be dismissed with prejudice.

SIGNED THIS DAY August 7, 2018.

Brock R. Smith

JUDGE PRESIDING

