

CAUSE NO. 22-DCV-290442

RONALD SCOTT CATT,
Plaintiff,

v.

STATE OF TEXAS, DISTRICT
ATTORNEY BRIAN MIDDLETON,
Defendants.

§ IN THE DISTRICT COURT
§
§
§ 268TH JUDICIAL DISTRICT
§
§
§ FORT BEND COUNTY, TEXAS

**ORDER GRANTING SUMMARY JUDGMENT
AND DECLARING RONALD SCOTT CATT A VEXATIOUS LITIGANT**

Defendant District Attorney Brian Middleton, in his official capacity, filed a motion for summary judgment against Plaintiff Ronald Scott Catt, which is hereby GRANTED, it is therefore

ORDERED THAT Ronald Scott Catt take nothing from District Attorney Brian Middleton.

District Attorney Brian Middleton, in his official capacity, moved to have Ronald Scott Catt declared a vexatious litigant. That motion is hereby GRANTED. Middleton offered, and the Court admits, Middleton Exhibits 1 – 7 attached to Middleton’s Second Amended Exhibit List for Motion to have Ronald Scott Catt declared Vexatious Litigant. The Court finds the following facts:

Ronald Scott Catt (“Catt”) has filed the following seven pro se litigations within the past seven years:

1. Cause No. 2015-51573; In Re Ronald Scott Catt; 133rd District Court of Harris County; Dismissed for want of prosecution May 26, 2017.
2. Cause No. 16-DCV-229074; Ronald Scott Catt vs. Christopher Delozier and Clifford J. Vacek; 268th District Court of Fort Bend County; Dismissed as being frivolous and malicious March 28, 2016. Affirmed by the 14th Court of Appeals No. 14-16-00524-CV, June 1, 2017
3. No. 14-16-00572-CV; In re Ronald Scott Catt; Petition for writ of mandamus denied August 4, 2016.

9/16/2022 NS

ROUTED TO COURT
RT'D TO D. CLERK

9/20/22 SJ

4. No. 14-18-00701-CR; In re Ronald Scott Catt; Petition for writ of mandamus denied August 23, 2018.
5. Cause No. 18-DCV-253990; In re Ronald Scott Catt vs. Maggie Perez-Jaramillo, 400th District Court; Dismissed for want of prosecution, December 21, 2020.
6. Cause No. 19-CCV-064867; Ronald Scott Catt vs. Christopher Delozier, John Healey, Jr., Troy Nehls and Bradley Wichard; Fort Bend County Court at Law No. 4; Dismissed as being frivolous and malicious, June 21, 2019. Affirmed 14th Court of Appeals No. 14-19- 00631-CV, November 23, 2021.
7. No. 14-21-00438; In re Ronald Scott Catt, Relator; Petition for writ of mandamus denied November 23, 2021.

All seven of these litigations were finally determined adversely to Catt.

There is not a reasonable probability that Catt will prevail in this litigation against District Attorney Brian Middleton, in his official capacity, the Court by this Order granting summary judgment against Catt and in favor of District Attorney Middleton. It is therefore

ORDERED that Ronald Scott Catt is hereby declared a Vexatious Litigant. It is further

ORDERED that Ronald Scott Catt is prohibited from filing pro se any new litigation in a court in this state under the name of Ronald Scott Catt, or any other name, without first being granted permission to file by the local administrative judge pursuant to Tex. Civ. Prac. & Rem. Code § 11.101. Such permission shall be granted only if the litigation appears to have merit and is not filed for the purpose of harassment or delay; such permission may also be conditioned on the furnishing of a security. Ronald Scott Catt is hereby notified that he is subject to punishment pursuant to the inherent powers of the Court or by contempt if he fails to obey this pre-filing order. It is further

ORDERED that the Clerk of this Court shall provide the Office of Court Administration of the Texas Judicial System with a copy of this Order, and that the name of Ronald Scott Catt be

added to the list of vexatious litigants required to be maintained by Tex. Civ. Prac. & Rem. Code § 11.104(b).

It is further

ORDERED that all costs of Court are taxed against Plaintiff Ronald Scott Catt.

Signed this 9/20/2022



Judge Presiding