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MAR 1 3 2025

Office of Court

NO. 22DFAM335858

IN THE INTEREST OF	§	IN THE DISTRICT COURT
	§	
EDEN KAI DENBROCK,	§	169 TH JUDICIAL DISTRICT
	§	
A CHILD	§	BELL COUNTY, TEXAS

ORDER DECLARING RESPONDENT KAILYN ANDREWS A VEXATIOUS LITIGANT, ORDER REQUIRING SECURITY, AND STAY OF PROCEEDINGS

On February 20, 2025, the Court considered Petitioner NICHOLAS DENBROCK's Motion to Declare Respondent a Vexatious Litigant. After hearing the evidence and testimony at trial, and argument of the parties, the Court GRANTS the motion and declares KAILYN ANDREWS a vexatious litigant, and Orders the following:

- 1. Posting Security Bond. Respondent KAILYN ANDREWS shall deposit the amount of Five Thousand Dollars (\$5,000.00) into the registry of the Bell County District Court Clerk a security bond in this cause of action prior to and as a condition of filing any pleadings or setting for hearing any pending motions or pleadings for affirmative relief after this date. The security bond is to assure payment to NICHOLAS DENBROCK for anticipated and reasonable expenses, including his attorney fees and costs of court.
- 2. Stay of Proceedings. Respondent KAILYN ANDREWS' current pleadings for affirmative relief are stayed until payment of the foregoing security bond, pursuant to Texas Civil Practice and Remedies Code §§11.051 and 11.052. In the event Respondent KAILYN ANDREWS fails to deposit a security bond within thirty (30) days of this Order, the Court will dismiss the following actions filed by Respondent with prejudice:
 - a. Respondent's Motion for Temporary Restraining Order;
 - b. Respondent's Petition to Modify Parent Child Relationship;
 - c. Respondent's Motion for Temporary Orders and Request for Temporary Injunction;
 - d. Respondent's Motion to Reconsider;
 - e. Respondent's Motion to Stay Orders Pending Appeal;
 - f. Respondent's Motion to Stay Enforcement of Contempt Order and Motion to Stay Enforcement of Order Affecting Parent Child Relationship Pending Mandamus and Appeal and Motion for Sanctions;
 - g. Respondent's Emergency Motion for Restraining Order;
 - h. Respondent's Motion to Set Aside Order and Reconsider or Set for New Trial Based on Newly Discovered Evidence, Fraud, and Interest of Justice;
 - i. Respondent's Motion to Strike Petitioner Nicholas Denbrock's Proposed Order for Clerical Error and Order to Resubmit Pending Reconsideration;

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- j. Respondent's Emergency Ex Parte Motion for Enforcement of Possession and Access:
- k. Respondent's Second Motion to Declare Respondent Nicholas Denbrock a Vexatious Litigant and Motion to Strike Respondent Nicholas Denbrock's Motion to Declare Petitioner a Vexatious Litigant;
- I. Respondent's Objection to Findings of Fact and Conclusions of Law and Request for Modification or Additional Findings Pursuant to Texas Rules of Civil Procedure 298 and Motion for New Findings and Request for Sanctions on Opposing Counsel for Fraud and Misrepresentations; and
- m. Respondent's Motion for Special Appearance and Objection to Court's Jurisdiction.
- 3. Prohibition Against New Filings without Prior Approval. In addition to the condition of first posting a security bond, as ordered herein, Respondent KAILYN ANDREWS shall not file any new pleadings for affirmative relief as a pro se litigant against NICHOLAS DENBROCK, any member of his family, his agents and counsel, or his heirs or assigns, unless Respondent first obtains authority and permission from the local administrative judge as required under Texas Civil Practice and Remedies Code §11.102(a).
- 4. The Bell County District Clerk shall furnish a copy of this Order to the Office of Court Administration of the Texas Judicial System.

SIGNED on	2/25/2025	
		Cari d.
		JUDGE PRESIDING