

NO. 18-0119-CC4

DANIEL CALDWELL

§ IN COUNTY COURT AT LAW

v.

§ NUMBER 4

JENNIFER ZIMMERMAN

§ WILLIAMSON COUNTY, TEXAS

ORDER FINDING DANIEL CALDWELL A VEXATIOUS LITIGANT

On February 16, 2018, the court heard Jennifer Zimmerman's, Respondent, Motion for Finding of Vexatious Litigant. After hearing the evidence and argument of counsel, the Court finds that Respondent's motion should be GRANTED.

The Court FINDS that Daniel Caldwell is a vexatious litigant. IT IS THEREFORE ORDERED that, in accordance with CPRC §§11.101-02, Daniel Caldwell is prohibited from filing, pro se, a new litigation in any court of the state of Texas without permission of the local administrative judge.

IT IS FURTHER ORDERED that, in accordance with CPRC §§11.103, a clerk of a court may not file a litigation, original proceeding, appeal, or other claim presented, pro se, by Daniel Caldwell unless Daniel Caldwell obtains an order from the appropriate local administrative judge permitting the filing and furnishes the appropriate security.

IT IS FURTHER ORDERED that, in accordance with CPRC §11.055, if a local administrative judge determines that Daniel Caldwell may file suit, that court shall order Daniel Caldwell to furnish security for the benefit of Respondent in an amount determined to be appropriate by the local administrative judge.

SIGNED ON February 26, 2018

FILED

at 8:52 o'clock A.M.

FEB 27 2018

JUDGE PRESIDING

Nancy E. Ruten
County Clerk, Williamson County, Texas

DANIEL CALDWELL A VEXATIOUS LITIGANT