

F I L E D
CHARLES FACARISSE
District Clerk

VEXAO

STBNX

OCT 16 2002

10:30 a.m.
Harris County, Texas
By Michael Deputy

ent
11/4/02

2002-31575

| | | |
|--------------------------|---|-------------------------------------|
| KECHINYERE FRANCA AZAGA, |) | IN THE DISTRICT COURT |
| Plaintiff, |) | |
| |) | |
| VS. |) | 234 TH JUDICIAL DISTRICT |
| |) | |
| TEXAS EMPLOYMENT |) | HARRIS COUNTY, TEXAS |
| COMMISSION, ET AL., |) | |
| Defendants. |) | |

AMENDED ORDER DECLARING PLAINTIFF A VEXATIOUS LITIGANT AND PREFILING ORDER

On September 20, 2002, after considering Defendant Judge Alexander Green's motion to declare Plaintiff Kechinyere Franca Azaga, a vexatious litigant and request for security, and for entry of a prefiling order, the response, and arguments of counsel and of Plaintiff, the Court GRANTED the motion and now enters this Amended Order.

The Court GRANTS the motion and declares Plaintiff Kechinyere Franca Azaga to be a vexatious litigant under Section 11.051 *et seq.* of the Texas Civil Practices & Remedies Code, and orders Plaintiff to obtain a bond in the amount of \$2000.00 by October 20, 2002, to guarantee payment to Defendant Judge Alexander Green for reasonable expenses, including his costs and attorney fees incurred in the defense of this lawsuit. If Kechinyere Franca Azaga does not furnish the security within the time set by this order, the Court shall, upon motion, dismiss this litigation as to Defendant Judge Alexander Green.

The Court further orders that Kechinyere Franca Azaga may not file any new lawsuits in *propria persona* without permission of the administrative judge.

The Court further ORDERS that no additional parties may be joined in the present cause number. Further, any party who has been joined, but not served, is hereby STRICKEN (see separate order dated September 27, 2002). The Court further ORDERS Plaintiff to comply with the provisions

of Section 11.051 *et seq.* of the Texas Civil Practices & Remedies Code by seeking permission from the local administrative judge. Plaintiff is reminded that the penalty for failing to comply with this ORDER may include dismissal and contempt under Section 11.101(b) of the Texas Civil Practices & Remedies Code.

Signed this 16th day of October, 2002.



Hon. Bruce D. Oakley
Judge, 234th District Court