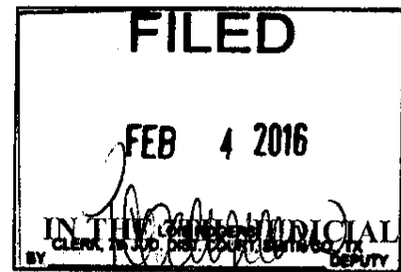


CAUSE NO. 13-1396-A/B/A

EX PARTE

VS.

CHARLES ROSS

§
§
§
§
§

DISTRICT COURT OF

SMITH COUNTY, TEXAS

ORDER - VEXATIOUS LITIGANT

BE IT REMEMBERED that on this day the Court (after taking judicial notice of its files herein and in Cause No. F96-1256-1/4), on its own motion to declare Plaintiff as a Vexatious Litigant, issues the following orders:

The Court finds that Defendant CHARLES KENNETH ROSS was indicted for Aggravated Sexual Assault of a Child under Cause No. F-96-1256-1/4 in the 114th District Court of Smith County, Texas, on August 8, 1996. Defendant was tried and convicted by a jury in said Court and sentenced to 99 years in the Texas Department of Criminal Justice-Institutional Division by said jury on October 10, 1996. Defendant appealed said conviction to the Twelfth Court of Appeals in Cause No. 12-96-00355-CR and the conviction was affirmed on June 14, 1999. Defendant thereafter filed a Petition for Discretionary Review and same was refused and denied on October 21, 1999. Defendant also appealed to the U.S. Supreme Court and same was denied. Defendant then filed a Writ of Habeas Corpus to the Texas Court of Criminal Appeals and same was denied.

The Court finds that Defendant CHARLES KENNETH ROSS thereafter continued to file pleadings attempting to pursue disguised appellate relief on his above conviction including causing his cases to be transferred to the 7th District Court. The Court finds that by Defendant's own admission, he has filed the following numerous cases since his criminal conviction was affirmed:

In Smith County District Courts:

No. 05-3199-B (Court of Inquiry Request - Denied)
 No. 09-1723-B (Court of Inquiry or Special Grand Jury Request - Denied)
 No. 13-1396-A/B/A (Equal Access to Grand Jury - Denied)

Twelfth Court of Appeals:

No. 12-09-00317-CV (Denied)

Texas Court of Criminal Appeals:

No. WR-43,642-03 (Denied without Written Opinion)
 No. WR-43,642-04 (Denied without Written Opinion)

Texas Supreme Court:

No. 05-0746 (Denied without Written Opinion)
 No. 07-0158 (Denied without Written Opinion)
 No. 10-0496 (Denied without Written Opinion)
 No. 11-0250 (Denied without Written Opinion)

No. 11-0908 (Denied without Written Opinion)
No. 14-0609 (Denied without Written Opinion)

U.S. Supreme Court:

No. 06-A883 (Denied without Written Opinion)
No. 06-8295 (Denied without Written Opinion)

The Court finds that Plaintiff CHARLES KENNETH ROSS, TDCJ-CID #768284, is hereby DETERMINED TO BE A VEXATIOUS LITIGANT.

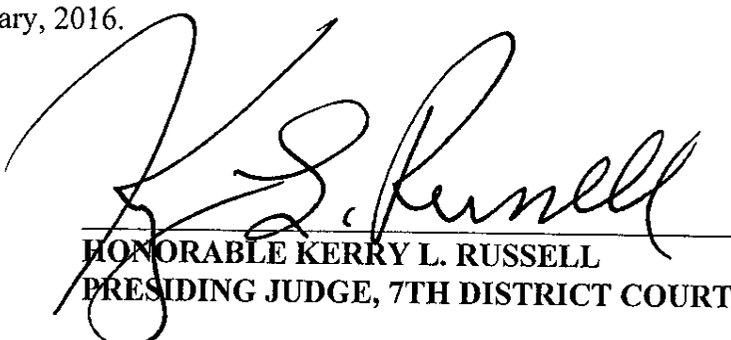
THEREFORE, Plaintiff is prohibited from filing any new litigation in this state *in forma pauperis*, and he is ordered to furnish security in the amount of \$1,000 as security concurrent with any future new litigation. Should Plaintiff fail to furnish such security along with new litigation, the Clerk shall decline to file such litigation and return same to the litigant unfiled at the litigant's last known address.

IT IS FURTHER ORDERED that the Clerk of the Court shall forward a copy of this Order to the Office of Court Administration of the Texas Judicial System in accordance with Section 11.104(a) of the Texas Civil Practice & Remedies Code.

IT IS ALSO FURTHER ORDERED that Plaintiff is hereby enjoined from filing any new litigation *in propria persona* in the State of Texas without the prior written permission of the local administrative judge, pursuant to Texas Civil Practice and Remedies Code §§11.051-11.057.

IT IS SO ORDERED.

SIGNED this 4th day of February, 2016.



HONORABLE KERRY L. RUSSELL
PRESIDING JUDGE, 7TH DISTRICT COURT

cc: Mr. Charles Ross
TDCJ-ID #768284
McConnell Unit
3001 S. Emily Drive
Beeville, TX 78102-8583