CAUSE NO. DC-25-13688

JASON RUDOLPH STANFORD,	§	IN THE DISTRICT COURT
	§	
Plaintiff,	§	
	§	
v.	§	68 TH JUDICIAL DISTRICT
	§	
MATTEW E. LAST, and COBB	§	
MARTINEZ WOODWARD, PLLC,	§	
	§	
Defendants.	§	DALLAS COUNTY, TEXAS

ORDER GRANTING DEFENDANTS' MOTION TO DECLARE PLAINTIFF A VEXATIOUS LITIGANT

After considering Defendants Cobb Martinez Woodward PLLC and Matthew E. Last's (collectively, the "CMW Defendants") Motion to Declare Plaintiff Jason Rudloph Stanford a Vexatious Litigant (the "Motion") heard before the Court on September 22, 2025, as well as the parties' pleadings, arguments, and evidence, the Court **GRANTS** the motion, declares Plaintiff Jason Rudloph Stanford ("Plaintiff") a vexatious litigant, and Orders as follows:

- 1. Plaintiff must furnish security for the benefit of Defendants Cobb Martinez Woodward PLLC and Matthew E. Last, by depositing a cashier's check (certified funds) with the county clerk in the amount of \$25,000.00 by October 24, 2025. The security is to assure payment to the CMW Defendants for reasonable expenses, including court costs and attorney fees, should the case be dismissed on the merits.
- 2. If Plaintiff does not furnish the security within the time limit set by this Order, the Court will dismiss this suit with prejudice against Plaintiff.
- 3. This suit will remain in abatement until Plaintiff complies with this order or until it is dismissed by further order of this Court.

- 4. Plaintiff must not file as a pro se party any new litigation in a court in Texas without first obtaining permission from the appropriate local administrative judge as required by Texas Civil Practice & Remedies Code section 11.102(a).
- 5. As required by Texas Civil Practice & Remedies Code section 11.104, the court clerk will provide a copy of this order to the Office of Court Administration of the Texas Judicial System.

SIGNED on September 25, 2025.

Judge Martin Hoffman