

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 Rudolph 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 Rudolph 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