D9987 - X71

IN THE COURT OF COMMON PLEAS, FRANKLIN COUNTY, OHIO CIVIL DIVISION

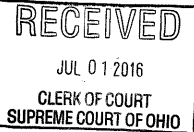
Ohio Attorney General Richard Cordray,	:
Plaintiff,	
	: Case No. 09CVH-04-5718
v.	: Judge John F. Bender
Norman V. Whiteside,	:
Defendant.	

JOURNAL ENTRY DENVING MOTION OF DEFENDANT TO DISMISS FOR LACK OF JURISDICTION Filed July 9, 2009 And DENVING MOTION OF DEFENDANT FOR SUMMARY JUDGMENT Filed June 13, 2009 And GRANTING CROSS-MOTION OF PLAINTIFF FOR SUMMARY JUDGMENT Filed June 30, 2009 And DECLARING DEFENDANT A VEXATIOUS LITIGATOR	CLERK UL LUURIS	010 HAY -4 PH 2: 12
DECLARING DEFENDANT A VEXATIOUS LITIGATOR		

BENDER, J.

For the reasons set forth in a decision filed April 26, 2010, defendant's motions to dismiss for lack of jurisdiction and for summary judgment are overruled. Plaintiff's motion for a declaration that defendant Norman V. Whiteside is a vexatious litigator pursuant to R.C. 2323.52 is sustained.

Therefore, pursuant to R.C. 2323.52(D)(1)(a)-(c), it is hereby ORDERED, ADJUDGED and DECREED that defendant Norman V. Whiteside is PROHIBITED from:



- Instituting any civil legal proceedings in the Ohio Court of Claims, or in any Court of Common Pleas, Municipal Court, or County Court in this State, without applying to and obtaining from this court prior leave to proceed; [R.C. 2323.52(D)(1)(a)]
- 2. Continuing any legal proceedings already instituted in the Ohio Court of Claims, or in any Court of Common Pleas, Municipal Court, or County Court in this State, prior to the entry of this order, without applying to and obtaining from this court prior leave to proceed; [(R.C. 2323.52(D)(1)(b)]
- 3. Making any application in any legal proceedings already instituted in the Ohio Court of Claims, or in any Court of Common Pleas, Municipal Court, or County Court in this State, other than an application to this court for leave to proceed. [R.C. 2323.52(D)(1)(c)]

"A court of common pleas * * * shall not grant a person found to be a vexatious litigator leave for the institution or continuance of, or the making of an application in, legal proceedings in the court of claims or in a court of common pleas, municipal court, or county court unless the court of common pleas that entered that order is satisfied that the proceedings or application are not an abuse of process of the court in question and that there are reasonable grounds for the proceedings or application." R.C. 2323.52(F)(1).

SO ORDERED.

John F. Bender, Judge

Copies to:

Daniel R. Forsythe, Esq. Assistant Attorney General 150 East Gay Street, 18th Floor Columbus, OH 43215 Counsel for Plaintiff

Norman V. Whiteside, #184-313 P.O. Box 120 5787 State Route 63 Lebanon, OH 45036 Defendant

, MARYELLEND'SHAUCHESSY, Con. THE STATE OF OHIO Franklin County, ss OF THE COURT OF COMMON HEREBY CERTIFY THAT THE ABOVE AND FORE-GOING IS TRULY TAKE IN AND GUPED FROM THE ORIGINAL Journal Entrophologococcore NOW ON FILS IN MY OFFICE WITNESS MY HAND AND SPAL OF SAID COUNTY THIS 29- DAY OF JUNE AD 20.16. MARYELLEN U'SHAUGHNESSY, CIERK \mathcal{M} Deputv By