

ORIGINAL

FILED IN THE COURT OF COMMON PLEAS LUCAS COUNT : LUCAS COUNTY, OHIO

2007 AUG 27 A 8:41

STATE OF OHIO, ex. rel. MARC DANN:

ATTORNEY GENERAL OF OHIO

CASE NO.

CI-2007-03445 EAS COURT

BERNIE OUILTER

Plaintiff,

٧.

JUDGE DONEGHY

PAT GITLER (d.b.a.) PEACEFUL ACRES MOBILE HOME PARK

Defendant.

RECEIVED

SEP_1 0 2007

ORDER

CLERX OF COURT SUPREME COURT OF OHIO

Upon the application of the Attorney General of the State of Ohio, Marc Dann, and pursuant to Civil Rule 55 of the Ohio Rules of Civil Procedure, and for good cause shown, it is the Order of this Court that judgment by default be entered against Defendant Pat Gitler. It is further ordered that:

- 1. Defendant Pat Gitler is a vexatious litigator.
- 2. Pursuant to R.C. 2323.52(D)(1), Defendant is prohibited from doing any of the following without first obtaining leave of this Court:
 - a. Instituting legal proceedings in the Ohio court of claims or in any court of common pleas, municipal court, or county court in the State of Ohio;
 - b. Continuing any legal proceedings that the vexatious litigator had instituted in the Ohio court of claims or in a court of common pleas, municipal court, or count court in the State of Ohio prior to the entry of the order;
 - c. Making any application, other than an application for leave to proceed under R.C. 2323.52(F), in any legal proceeding instituted by the vexatious litigator or another person in the Ohio court of claims or in a court of common pleas, municipal court, or county court in the State of Ohio.

 E-101RNALIZED

AUG 27 2007

- 3. Pursuant to R.C. 2323.52(D)(3), Defendant is also prohibited from doing any of the following without first obtaining the leave of the appropriate Ohio court of appeals:
 - a. Instituting legal proceedings in an Ohio court of appeals;

1 2 3 t .

- b. Continuing any legal proceedings that the vexatious litigator had instituted in an Ohio court of appeals prior to the entry of the order, specifically case numbers L-03-1054, L-03-1246, L-04-1082, and L-06-1222 in the Court of Appeals of Ohio, Sixth Appellate District, Lucas County;
- c. Making any application, other than the application for leave to proceed under R.C. 2323.52(F), in any legal proceedings instituted by the vexatious litigator or another person in an Ohio court of appeals.
- 4. Defendant shall pay the costs of this action, including all of Plaintiff's reasonable attorney's fees.

g. Dong

THE STATE OF CRIMO, LUCAS COUNTY, M

L BERNIE QUILTER, Clerk of Common Please Court and Coart of Appeals, hereby certify this document to be a true and accurate copy of entry from the Journal of the proceedings of said Court filed 114.2007 on case number C12007-03445

IN TESTIMONY WHEREOF, I have hereunto subscribed my name officially and affixed the seal of said your at the Countyous in Toledo, Ohio, in said County, this day of A.D., 2007

DERNIE QUILTER, Clerk

SMAL

Depaty