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CARROLL COMMON PLEAS WILLIAM R. WOHLWEND

IN THE CARROLL COUNTY COMMON PLEAS COURT CARROLL COUNTY, OHIO

ANN YEAGER

CASE NO. 2016 CVH 28601

Plaintiff

JUDGE DOMINICK E. OLIVITO JR.

VS.

ORRVILLE WISE et al.

JUDGMENT ENTRY

Defendant

This matter came before this Court on June 2, 2017 for a full Evidentiary Hearing.

Present were Orrville Wise and Elwanda Wise who was represented by Attorney Brett H.

Hillyer. Plaintiff, Ann Yeager was not present.

The Court, after already having dismissed Plaintiff's Complaint for failure to state a claim and on the pleadings, proceeded on the counter-claim by Orrville and Elwanda Wise.

Plaintiff, Ann Yeager was appropriately served notice of the hearing and initially in the case filed some responsive pleadings. The Court **FINDS** the following:

- 1. That the Plaintiff is a resident of Carroll County, Ohio;
- 2. The Court has appropriate jurisdiction in this matter;
- 3. The Plaintiff has engaged in conduct under the definition contained in Ohio Revised Code Section 2323.51;
- 4. Plaintiff engaged in vexatious conduct as obviously the conduct in the past served merely to harass or maliciously injure another party to a civil action;

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CLERK OF COURT
SUPREME COURT OF OHIO

- 5. Plaintiff has engaged in vexatious conduct as the conduct is not warranted under existing law and cannot be supported by a good faith argument for an extension, modification or reversal of existing law;
- 6. The Plaintiff has habitually, persistently without of reasonable grounds, engaged in vexatious conduct in a civil action or actions in the Carroll County Common Pleas or the Carroll County Municipal Court;
- 7. The Court **FINDS** that Plaintiff, Ann Yeager has a history of vexatious conduct within the Court;
- 8. The Defendants provided sufficient evidence to prove all elements of his counter claim against the Plaintiff in this matter;

THEREFORE, the it is ORDERED, ADJUDGED and DECREED that the Plaintiff,
Ann Yeager to be a vexatious litigator, and issues an Order prohibiting the Plaintiff from doing
any of the following without, first, obtaining leave of this Court to proceed:

- 1. Instituting legal proceedings in Ohio Courts including Court of Claims any Court of Common Pleas in Ohio, Ohio Municipal Court or Ohio County Court or;
- 2. Continuing any legal proceeding that the vexatious litigator had instituted in the Court of Claims, Common Pleas Court, Municipal Court or County Court prior to the entry of the Order and/or;
- 3. From making any application, other than the application for leave to proceed under Ohio Revised Code Section 2323.52 in any legal proceedings instituted by the

Plaintiff or other persons in the Court of Claim, Court of Common Pleas, Municipal Court or County Court;

IT IS SO ORDERED.

SITTING BY ASSIGNMENT

cc: Attorney Brett H. Hillyer (2) Ann Yeager

The State of Ohio, Carroll County Common Pleas Court

I, the undersigned Clerk of the Common Pleas Court within and for said

County and in whose custody the Files, Journals and Records of said Court

County and in whose custody the Files, Journals and Records of said Court

are required by the Laws of the State of Ohio to be kept, do hereby certify

county and in whose custody the Files, Journals and Records of said is taken and copied from the original now on file in said

that the foregoing has been compared by me with the original

Court, that said foregoing has been compared by me with the original

document and that it is a true and correct copy thereof.

document and that it is a true and correct copy thereof.

IN TESTIMONY WHEREOF. I hereunto sebscribe my name officially and

affix the seal of said Court at the Court House, in Carrollion is said County

will IMMR. WOHLWEND. CERR OF COURTS