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IN THE DISTRICT COURT OF EL PASO COUNTY, TEXAS

388TH JUDICIAL DISTRICT

IN THE INTEREST OF

§

G.S.C., G.A.C., AND A.J.C.

§

Cause No. 2016DCM7872

§

MINOR CHILDREN

§

§

§

**ORDER ON MAYELA ALDANA’S MOTION TO HAVE ADAM CARSON
DECLARED A VEXTIIOUS LITIGANT AND PLEA TO THE
JURISDICTION & MOTION TO DISMISS**

On the 1st day of May, 2023, the Court conducted a hearing pursuant to Texas Civil Practice and Remedies Code 11.053 on Mayala Aldana’s “Motion to Have Adam Carson Declared a Vexatious Litigant” and “Plea to The Jurisdiction & Motion To Dismiss.” After considering all relevant evidence presented, the pleadings on file, argument of counsel and Adam Carson pro se, the Court is of the opinion that the Motion to Declare Adam Carson a Vexatious Litigant should be and is hereby **GRANTED** as follows:

- 1) Mayela Aldana, having timely filed her Motion to Declare Vexatious and, the Court sua sponte, finds from the evidence,
 - i) Adam Carson has no reasonable probability of prevailing in the litigation,
 - ii) another lawsuit having been finally determined against Adam Carson—namely, the jury finding appointing Mayela Aldana sole managing conservator (rendered by judgment in this Court on May 23, 2019 and as contained in the “Final Divorce Decree” of December 18, 2019)—Adam

Carson, while acting pro se, has since that determination, repeatedly litigated pro se or attempted to relitigate pro se the cause of action, claim, controversy, issues of fact, issues of law, or validity of the final judgment, namely, as to sole managing conservatorship, against Mayela Aldana,

- iii) Adam Carson is declared a vexatious litigant;
- iv) Adam Carson shall furnish security (the “security”) for the benefit of Mayela Aldana in the sum of \$20,000 to assure payment to Mayela Aldana of her reasonable expenses incurred in or in connection with the litigation commenced, caused to be commenced, maintained or caused to be maintained by Adam Carson, including costs and attorney’s fees;
- v) Adam Carson shall furnish the security within thirty (30) days from the signing of this Order

- 2) The Court further finds that a prefiling order shall be and is hereby imposed prohibiting Adam Carson from filing new litigation as a pro se party unless he obtains the permission from the appropriate local administrative judge. A failure to comply with this prefiling order is subject to a contempt finding;
- 3) The Court further finds that in the event Adam Carson fails to furnish the security by thirty (30) days from the signing of this Order, the litigation, by Adam Carson against Mayela Aldana, shall be dismissed in accordance with TCPRC 11.056;

The Court hereby takes under consideration Mayela Aldana’s Plea to the Jurisdiction and the Court’s ruling is held in abeyance until thirty (30) days from the signing of this Order.

Signed this the 4th day of May 2023.

J Alcala

JUDGE PRESIDING

APPROVED AS TO FORM:

By: /s/Troy C. Brown

TROY C. BROWN
Attorney for Mayela Aldana

ADAM CARSON

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Associated Case Party: ADAMMICHAELCARSON

Name	BarNumber	Email	TimestampSubmitted	Status
Adam Carson		adam.carson11@live.com	5/8/2023 7:53:46 AM	SENT
Adam Carson		adam.carson11@live.com	5/8/2023 7:53:46 AM	SENT
Adam Carson		adam.carson11@live.com	5/8/2023 7:53:46 AM	SENT

Associated Case Party: MAYELAJOYALDANA

Name	BarNumber	Email	TimestampSubmitted	Status
Troy C. Brown		troy@tcblegal.com	5/8/2023 7:53:46 AM	SENT
Gena Olney		assistant@tcblegal.com	5/8/2023 7:53:46 AM	SENT