F2025/11

#### **CAUSE NO. DF-15-03438**

IN THE INTEREST OF	§	IN THE DISTRICT COURT
	§	
I.I.P.,	<b>§</b>	330 <sup>TH</sup> JUDICIAL DISTRICT
	§	DALLAC COUNTY TEVAS
A CHILD	Š	DALLAS COUNTY, TEXAS

# ORDER ON MOTION TO DECLARE CRYSTAL MARCHAN A VEXATIOUS LITIGANT REQUIRED TO POST BOND

On April 24, 2025, the Court heard *Michael Polsky's* Motion to Declare Petitioner, *Crystal Marchan* (hereinafter, 'PETITIONER') a Vexatious Litigant. Upon conclusion of the hearing, the Court scheduled an en camera interview with the subject child in accordance with the petitioner's requested relief on file.

After consideration of the pleadings, evidence and argument from counsel and petitioner, as well as the interview with the subject child<sup>1</sup>, the Court FINDS as follows:

#### **FINDINGS**

- 1. Crystal Marchan meets the criteria to be declared a vexatious litigant pursuant to Chapter 11 of the TEX.CIV.PRAC. & REM. CODE;
- 2. There is no reasonable probability that petitioner will prevail in the litigation filed against respondent, Michael Polsky;
- 3. Petitioner has commenced, prosecuted, and/or maintained as a pro se litigant, at least five litigations that were finally determined adversely to her or were nonsuited by her; and
- 4. Petitioner has also relitigated or attempted to relitigate the same claim, controversy, or issue as to Mr. Polsky after that claim, controversy or issue has been finally determined against her.

IT IS THEREFORE ORDERED that petitioner is hereby declared a vexatious litigant for all intents and purposes and is prohibited from filing any new *pro se* litigation in the State of Texas without written permission of the appropriate local administrative judge who will review the proposed litigation pursuant to Tex.Civ.Prac. & Rem. Code §11.102 to determine whether or not the litigation has merit and whether or not it has been filed for the purpose of harassment.

IT IS FURTHER ORDERED that petitioner must comply with the following:

<sup>&</sup>lt;sup>1</sup> The interview with the child was hard to sit through. It is clear that the child has taken on the responsibility of parenting the mother, even in a supervised setting. The mother is incapable of putting the child's needs first. She is unable to acknowledge the truth about the stories the child says were made up by the mother, including the mother repeatedly exposing the child to violent rape videos so that presumably the child's accusations against the father would be believable. The child was six (6) at the time.

## SECURITY

- 1. Crystal Marchan is hereby **ORDERED** to furnish security in the amount of twenty-five thousand dollars (\$ 25,000.00) by May 30, 2025, to proceed with this case pursuant to TEX.CIV.PRAC. & REM. CODE §11.055.
- 2. Such security shall be posted with the registry of this Court and all pending motions are hereby abated pending petitioner's compliance.
- 3. The purpose of this security is to assure payment of Mr. Polsky's reasonable expenses incurred in or in connection with the litigation commenced by the petitioner, including costs and attorneys' fees.
- 4. Failure to furnish security as ordered shall result in the dismissal of this case.<sup>2</sup>

# PROHIBITION AGAINST FUTURE FILING

- 5. Crystal Marchan is prohibited from filing, pro se, any new litigation in any court in this State without the written permission of the appropriate local administrative judge in the jurisdiction where Ms. Marchan attempts to file such litigation.
- 6. The local administrative judge may condition permission upon Ms. Marchan furnishing additional security for the benefit of the defendant(s) or any other condition as provided by Chapter 11 of the TEX.CIV.PRAC. & REM. CODE.
- 7. If Crystal Marchan violates the prefiling order, she shall be subject to contempt of court in addition to any other remedies that are afforded defendant(s) under Chapter 11 of the Texas Civil Practices and Remedies Code.

### **NOTIFICATION**

8. The Clerk of the Court is directed to notify the Office of Court Administration of the Texas Judicial System ("OCA") of this Court's declaration of Crystal Marchan as a vexatious litigant by delivering a copy of this order to the OCA at the following address:

Office of Court Administration Attn: Judicial Information P.O. Box 12066 Austin, Texas 78711-2066 JudInfo@txcourts.gov

IT IS SO ORDERED.

SIGNED on this 9th day of May, 2025.

HONORABLE JUDGE PRESIDING

Original Petition to Modify Parent-Child Relationship, Temporary Restraining Order and Request for Temporary Orders filed February 13, 2025.