

TC IE CLERK: THIS IS A FINAL
APPEALABLE ORDER
PLEASE SERVE UPON ALL PARTIES NOT IN
DEFAULT FOR FAILURE TO APPEAR,
NOTICE OF THE JUDGMENT AND
ITS DATE OF ENTRY UPON THE JOURNAL.

LORAIN/COUNTY COURT OF COMMON PLEAS

TOM ORLANDO, Clerk JOURNAL ENTRY Raymond J Ewers, Judge

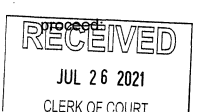
	I HEREBY CERTIFY THIS TO BE A TRUE COPY OF THE ORIGINAL ON FILE IN THE OFFICE OF TOM ORLANDO, LORINING COUNTY CLERK OF COURT OF COMMON PLEAS
County of Loralin	BY DEPUTY CLERK

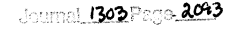
Date10/23/19	Case No19CV198736
ANDRE MARQUIS COHEN	PRO SE
Plaintiff	Plaintiff's Attorney
VS	
WOODFOREST NATIONAL BAN	NK AYAKO HOBBS
Defendant	Defendant's Attorney () _

This matter comes before the Court on Defendant's Motion to Declare Plaintiff a Vexatious Litigator. Plaintiff was granted an opportunity to respond to this motion and has failed to do so.

The Court finds that the Plaintiff, Andre Marquis Cohen a.k.a Rabbi Kohan El-Bey Ali has filed nine separate Complaints in a two month span that do not state any claim upon which any relief is appropriate or legally possible, nor have any basis in the law, nor demonstrate intent other than to needlessly and maliciously harass the opposing party.

Upon the motion of Defendant and for good cause shown, and pursuant to Ohio Revised Code 2323.52 it is hereby ordered that Plaintiff, Andre Marquis Cohen a.k.a Rabbi Kohan El-Bey Ali is declared to be a vexatious litigator, and consistent with that designation, Andre Marquis Cohen a.k.a Rabbi Kohan El-Bey Ali is ordered indefinitely prohibited from doing any of the following without first obtaining leave of this Court to







- Instituting legal proceedings in the Court of Claims, or in a Court of Common Pleas, Municipal Court, or County Court;
- Continuing any legal proceedings that he instituted in any Ohio trial court prior to the entry of this Order;
- 3. Making any application, other than an application for leave to proceed under R.C. 2323.52(F)(1), in any legal proceedings instituted by him or another person in any of the Ohio trial courts listed above; or
- Instituting or continuing any legal proceedings in the Court of Appeals without first obtaining leave from the Court of Appeals pursuant to R.C. 2323.52(F)(2).

The Clerk of Courts, Lorain County, Ohio is hereby ordered to send a certified copy of this Judgment Entry to the Ohio Supreme Court for publication pursuant to R.C. 2323.52(H).

This Judgment Entry constitutes a Final Appealable Order in this action.

Pursuant to Civ. R. 54(B), the Court finds there is no just reason for delay.

IT IS SO ORDERED.

RAYMOND J EWERS, JUDGE

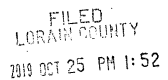
CC:

Plaintiff

**Attorney Hobbs** 







## LORAIN COUNTY COURT OF COMMON PLEAS COMMON PLEAS LORAIN COUNTY, OHIO

## TOM ORLANDO, Clerk JOURNAL ENTRY Raymond J Ewers, Judge

Date1	0/24/19	Case No.	19CV198736	
ANDRE MAR	QUIS COHEN	PRO SE		
Plaintiff		Plaintiff's Attorney		
	VS			
WOODFOREST NATIONAL BANK		AYAKO HOBBS		
Defendant		Defendant's Attorney	/ () <u>-</u>	

Defendant's Motion to Declare Plaintiff a Vextious Litigator is hereby granted. See Journal Entry.

THIS IS A FINAL APPEALABLE ORDER. PURSUANT TO CIV. R. 54(B), THE COURT FINDS THERE IS NO JUST REASON FOR DELAY.

