

IN THE CIRCUIT COURT OF THE
NINTH JUDICIAL CIRCUIT, IN AND
FOR ORANGE COUNTY, FLORIDA

2018-CA-010270-O

WILLIAM WINDSOR

Plaintiff(s),

vs.

ROBERT KEITH LONGEST

Defendant(s).

ORDER REVOKING PLAINTIFF'S RIGHT TO SELF REPRESENTATION

THIS MATTER comes before the Court, and the Court, having reviewed the file and being otherwise fully informed, finds as follows:

Pursuant to the authority acknowledged in Lowery v. Kaplan 650 So. 2d 114 (4 DCA 1995) and Rodriguez-Diaz v. Abate 613 So. 2d 515 (3DCA 1993), Plaintiff's Right of self-representation is hereby revoked. Plaintiff shall be given thirty days to obtain counsel.

The History of this case is replete with examples of the Plaintiff's abuses¹. The efforts by the Court to curtail these abuses by requiring review by counsel have utterly failed. In a recent hearing, the Court has learned that plaintiff threatened a witness during cross examination resulting in the Court requiring the continuation of the deposition to be taken by a licensed attorney or before a Special Master. In response, Plaintiff threatened to un-necessarily prolong the questioning of the witness at trial.

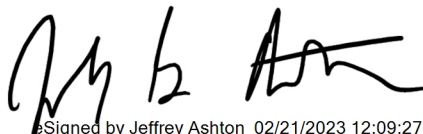
In response to the hearing set for this date Plaintiff has returned to his abusive filings. He has, in the last four days filed 1,504 documents. Plaintiff has previously been sanction for his

abusive conduct in litigationⁱⁱ. The right to self-presentation does not the right to threaten, harass and abuse.

THEREFORE

- 1) The clerk shall reject all pro-se filings by the Plaintiff
- 2) The Courts Judicial Assistant shall block all email communications from the Pro-Se Plaintiff.
- 3) Defendant need not respond to any communication from the Plaintiff.
- 4) Motion set for today are canceled, Defendant shall reset it's motion, to dismiss no sooner than 45 days from the date of this order.

DONE AND ORDERED in Chambers, at Orlando, Orange County, Florida, on 21st day of February, 2023.



Signed by Jeffrey Ashton 02/21/2023 12:09:27 z4gW44jJ

Jeffrey L Ashton
Circuit Judge

The foregoing was filed with the Clerk of the Court this 21st day of February, 2023 by using the Florida Courts E-Filing Portal System. Accordingly, a copy of the foregoing is being served on this day to all attorney(s)/interested parties identified on the ePortal Electronic Service List, via transmission of Notices of Electronic Filing generated by the ePortal System.

ⁱ Order on Defendant's Motion to Dismiss and for Sanctions filed 10/01/2020; Order to Show Cause filed 3/2/2021; Interim Order on Pro Se Filings filed 3/25/2021; Amended Interim Order on Pro Se Filings filed 4/6/2021;

ⁱⁱ Order of Judge Thrash of the United States District Court.