Roster of Vexatious Litigants

This roster of vexatious litigants is created and maintained pursuant to N.D. Sup. Ct. Admin. R. 58 (9).

Litigant	Case Number	Issuing	Date of Order	Details of Order
Name		Judge		
Timothy Betz	08-03-C-2228	G. Hagerty	April 24, 2017	Timothy Betz is prohibited from filing any new documents in existing litigation in the courts of this state as a self-represented party without first obtaining leave of a judge of the court in the district where the litigation is proposed to be filed. However, he may file an application seeking leave to file documents.
Randy Holkesvig	Supreme Court No. 20170161	Supreme Court	April 26, 2017	Randy Holkesvig is prohibited from filing any new litigation or any new documents in existing litigation in the courts of this state as a self-represented party without first obtaining leave of a judge of the court where the litigation is proposed to be filed.
Jacky Sande Deceased Nov. 5, 2019	51-01-P-00042	C. Feland	March 23, 2018	Jacky Sande is prohibited from filing any new litigation or any new documents in existing litigation in the courts of this state as a self-represented party without first obtaining leave of a judge of the court in the district where the litigation is proposed to be filed. However, Ms. Sande may file an application seeking leave to file documents.

Eric N. Smith	09-2015-DM-	F. Racek	April 23, 2018	Eric N. Smith is prohibited from filing new
	01321			documents in the matter of Eric N. Smith vs.
				Emily R. Erickson without leave of the court;
				However, he may file an application seeking
				leave to file documents in the present case, by
				first obtaining leave of the district judge or
				judicial referee assigned to 09-2015-DM-
				01321.
Antonio Raheem	18-2017-CV-03040	D. Hager	July 11, 2018	Antonio Raheem Matthews is prohibited from
Matthews				filing any new litigation or any new documents
				in existing litigation in the courts of this state
				as a self-represented party without first
				obtaining leave of a judge of the court in the
				district where the litigation is proposed to be
				filed, unless he first files an application with
				the court requesting leave to file and the court
				approves such filing. A judge may permit the
				filing of new litigation or any documents in
				existing litigation only if it appears the
				litigation or document has merit and has not
				been filed for the purpose of harassment or
				delay. If Matthews fails to obtain prior written
				permission before filing new litigation or any
				documents in existing litigation, the Court may
				dismiss the action and impose punishment as
				contempt of court.

Randy Scott	18-2018-CV-	D. Hager	July 11, 2018	Randy Scott Jensen is prohibited from filing
Jensen	00654; 18-2015-			any new litigation or any new documents in
	CR-02678; 18-			existing litigation in the courts of this state as a
	2016-CR-00379			self-represented party without first obtaining
	and 18-2016-CR-			leave of a judge of the court in the district
	00480			where the litigation is proposed to be filed,
				unless he first files an application with the
				court requesting leave to file and the court
				approves such filing. A judge may permit the
				filing of new litigation or any documents in
				existing litigation only if it appears the
				litigation or document has merit and has not
				been filed for the purpose of harassment or
				delay. If Randy Scott Jensen fails to obtain
				prior written permission before filing new
				litigation or any documents in existing
				litigation, the Court may dismiss the action and
				impose punishment as contempt of court.
Sean Michael	18-2018-CV-	D Hager	August 6, 2019	Sean Michael Kovalevich is prohibited from
Kovalevich	02728;			filing any new litigation or any new documents
	18-2015-CV-02064			in existing litigation in the courts of this state
	and 18-2012-CR-			as a self-represented party without first
	03069			obtaining leave of a judge of the court in the
				district where the litigation is proposed to be
				filed, unless he first files an application with
				the court requesting leave to file and the court
				approves such filing. A judge may permit the
				filing of new litigation or any documents in
				existing litigation only if it appears the

PREPARED BY THE OFFICE OF THE STATE COURT ADMINISTRATOR Updated: May 23, 2022

				litigation or document has merit and has not been filed for the purpose of harassment or delay. If Sean Michael Kovalevich fails to obtain prior written permission before filing new litigation or any documents in existing litigation, the Court may dismiss the action and impose punishment as contempt of court.
Rodney Ray Chisholm	18-2018-CV-00309	D. Hager	January 28, 2020	Rodney Ray Chisholm is prohibited from filing any new litigation or any new documents in existing litigation in the courts of this state as a self-represented party without first obtaining leave of a judge of the court in the district where the litigation is proposed to be filed, unless he first files an application with the court requesting leave to file and the court approves such filing. A judge may permit the filing of new litigation or any documents in existing litigation only if it appears the litigation or document has merit and has not been filed for the purpose of harassment or delay. If Rodney Ray Chisholm fails to obtain prior written permission before filing new litigation or any documents in existing litigation, the Court may dismiss the action and impose punishment as contempt of court.
Marlene Betz	08-03-C-2228	G. Hagerty	December 30, 2019	Marlene Betz is prohibited from filing any new litigation or any new documents in existing litigation in the courts of this state as a self-represented party without first obtaining leave

PREPARED BY THE OFFICE OF THE STATE COURT ADMINISTRATOR Updated: May 23, 2022

				of a judge of the court in the district where the litigation is proposed to be filed. However, she may file an application seeking leave to file documents.
Tilmer Everett	08-2020-CV-03155	B. Romanick	January 26, 2020	Tilmer Everett is prohibited from filing any new litigation or any new documents in existing litigation in the courts of this state as a self-represented party without first obtaining leave of a judge of the court in the district where the litigation is proposed to be filed. However, he may file an application seeking leave to file documents.
Dean Benter	02-2020-CV-00208	D. Narum	December 18, 2020	Dean Benter is prohibited from filing any new litigation or any new documents in existing litigation in the courts of this state as a self-represented party without first obtaining leave of a judge of the court in the district where the litigation is proposed to be filed. Dean Benter may file an application seeking leave to file documents in the present case.
Mark Rath	08-2012-DM- 00078	B. Romanick	May 7, 2021	Mark Rath is prohibited from filing any new litigation or any new documents in existing litigation in the courts of this state as a self-represented party without first obtaining leave of a judge of the court in the district where the litigation and documents are proposed to be filed. However, he may file an application seeking leave to file documents.

Allen Betz;	08-2003-C-02228	B. Weiler	September 30,	It is ordered that Timothy Betz, Allen Betz,
Marlene Betz and	00 2003 0 02220	D. Weller	2021	and Marlene Betz are prohibiting (sic) filing
Timothy Betz			2021	any new litigation or any new documents in
Tilliothy Betz				existing litigation in the courts of this state as
				self-represented parties without first
				·
				obtaining leave of the judge of the court in
				the district where the litigation is proposed to
				be filed. They may file an application seeking
				leave to file documents. Vacated by Supreme
				Court as to Allen Betz only on April 28, 2022
				and remanded to the presiding judge of the
				judicial district for further consideration.
Allen Betz;	21-2010-P-00017	W. Herauf	October 12, 2021	Absent an order form the Court, the Betz's
Marlene Betz and				cannot file any further pleadings, as they
Timothy Betz				have been found to be vexatious litigants.
(referred to as				Further, the Betz's are cautioned that any
the "Betz's")				further filings that do not have additional or
				new facts which have not been raised before
				the District Courts or the Supreme Court of
				North Dakota in the past, will result in an
				Order to Show Cause as to why they should
				not be held in contempt of court.
Thomas Pinkney	18-2021-CV-2186	D. Hager	November 12,	Thomas Pinkney is prohibited from filing any
,			2021	new litigation or any new documents in
				existing litigation in the courts of this state as
				a self-represented party without first
				obtaining leave of a judge of the court in the
				district where the litigation is proposed to be
				filed, unless he first files an application with
				med, unless he first files an application with

PREPARED BY THE OFFICE OF THE STATE COURT ADMINISTRATOR

				the court requesting leave to file and the court approves such filing. A judge may permit the filing of new litigation or any documents in existing litigation only if it appears the litigation or document has merit and has not been filed for the purpose of harassment or delay. If Thomas Pinkney fails to obtain prior written permission before filing new litigation or any documents in existing litigation, the Court may dismiss the action and impose punishment as contempt of court.
Leroy Kenneth Wheeler	18-2021-CV-379 18-2021-389 18-2021-CV-391	D. Hager	December 23, 2021	Leroy Kenneth Wheeler is prohibited from filing any new litigation or any new documents in existing litigation in the courts of this state as a self-represented party without first obtaining leave of a judge of the court in the district where the litigation is proposed to be filed, unless he first files an application with the court requesting leave to file and the court approves such filing. A judge may permit the filing of new litigation or any documents in existing litigation only if it appears the litigation or document has merit and has not been filed for the purpose of harassment or delay. If Leroy Kenneth Wheeler fails to obtain prior written permission before filing new litigation or any documents in existing litigation, the Court

PREPARED BY THE OFFICE OF THE STATE COURT ADMINISTRATOR Updated: May 23, 2022

				may dismiss the action and impose punishment as contempt of court.
Cody Michael Atkins	18-2021-CV-2160	D. Hager	January 4, 2022	Cody Michael Atkins is prohibited from filing any new litigation or any new documents in existing litigation in the courts of this state as a self-represented party without first obtaining leave of a judge of the court in the district where the litigation is proposed to be filed, unless he first files an application with the court requesting leave to file and the court approves such filing. A judge may permit the filing of new litigation or any documents in existing litigation only if it appears the litigation or document has merit and has not been filed for the purpose of harassment or delay. If Cody Michael Atkins fails to obtain prior written permission before filing new litigation or any documents in existing litigation, the Court may dismiss the action and impose punishment as contempt of court.
Allen Betz	08-03-C-02228	B. Romanick	May 17, 2022	Allen Betz is prohibited from filing any new litigation or any new documents in existing litigations in the courts of this state as a self-represented party without first obtaining leave of a judge of the court in the district where the litigation and documents are proposed to be filed. However, he may file an

PREPARED BY THE OFFICE OF THE STATE COURT ADMINISTRATOR

Updated: May 23, 2022

	application seeking leave to file documents. The Trustees are relieved from responding to any motion or pleadings filed in the district court by Allen Betz, unless the District Court
	reviews the motion or pleadings, determines the filing has merit, and in writing, permits Allen Betz's filing and requests a response.

Roster of Litigants Subject to Pre-Filing Restrictions

This roster of litigants subject to pre-filing restrictions includes litigants who are prohibited from filing documents without prior approval by a North Dakota district court judge. The orders in these cases pre-date the adoption of N.D. Sup. Ct. Admin. R. 58 on March 1, 2017.

Litigant Name	Case Number	Issuing Judge	Date of Order	Details of Order
Randy Holkesvig	Supreme Court 2015-ND-67 and District Court 18- 2014-CV-00519	Supreme Court	March 24, 2015	Randy Holkesvig may not commence any actions in North Dakota state court without prior approval of the presiding district court judge of the Northeast Central Judicial District, or his designee. Actions involving the subject matter of or the defendants in his cases listed abovemay not be approved. Repetitive or frivolous actions may not be approved.
Angela L. Hansen f/k/a Angela L. Dieterle	42-2011-DM-21 and others	D. Reich	April 12, 2016	Angela Hansen is prohibited from filing any claim, motion or document in Sheridan County, or in any other county, related to the issues of primary residential responsibility and/or parenting time regarding B.L.D., without first obtaining permission from the district court of the county in which she is attempting to file.
Gary Stibbe	09-2014-CV-03152	S. Bailey	July 5, 2016	Gary Stibbe is enjoined from filing or serving any complaint, motion or other legal process against any person or entity in this state without first either (1) obtaining prior approval from an

				active North Dakota judge; or (2) obtaining the services of a practicing North Dakota lawyer
Anthony James Moore	09-01-K-02551	S. McCullough	October 25, 2016	The Clerk of the Cass County District Court is prohibited from filing any letter, request, demand, motion, pleading or other filing from Anthony James Moore until notified by this Court otherwise. Any correspondence from Anthony James Moore citing the discovery of new evidence or retroactive jurisprudence is to be directed to Judge McCullough for review and determination if any action is required