

IN THE COURT OF COMMON PLEAS OF CRAWFORD COUNTY, OHIO
JUVENILE COURT DIVISION

FILED
PROBATE COURT
JUVENILE COURT
FEB 23 2023
CRAWFORD COUNTY OHIO

IN THE MATTER OF:

Case# C 2215051

Enzo Anthony

JUDGMENT ENTRY

Adjudged Dependent Child

This matter came on for hearing before this court on February 22, 2023 upon several motions filed by counsel of record and several motions and objections filed by Scott Anthony pro se. The court notes that even though Mr. Anthony is represented by counsel he persists in filing numerous motions, objections, briefs and subpoenas accompanied many times by numerous exhibits attached. Looking at the court's docket the court notes no less than 39 such pleadings have been filed by Mr. Anthony while represented by counsel. The court also notes that there have been 7 motions filed by or on behalf of Mr. Anthony to remove his attorney over the course of this case. Four of these motions have been resolved with Mr. Anthony rescinding his motion at hearing set for consideration for such removal, another resulted in the reappointment of an attorney previously removed as the parties reconciled their differences which occurred the very next day after removal. Another attorney was removed because Mr. Anthony filed a civil rights complaint with the US Department of Justice against his lawyer which precipitated the removal of said attorney. All in all, Mr. Anthony has had 3 court-appointed lawyers in this matter. It is quite evident from the motions and hearings, Mr. Anthony has had extreme conflict with this attorneys because he does not like the way they have handled this case on his behalf hence his pro se filings. This matter was discussed at his sentencing hearing for his contempt held in September 2021, at said hearing and with the assistance of attorney Stone, Mr. Anthony acknowledged that he would no longer file pro se filings as he is represented and agreed to dismiss all his pro se filings that were pending yet within a couple weeks thereafter he persisted in Re-filing his pro se motions and thereafter

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proceeded to claim Mr. Stone lied and misrepresented the circumstances to him which resulted in Mr. Stone's removal. Clearly these actions are designed to delay this case.

Mr. Anthony also filed an affidavit of disqualification with the Supreme Court which stayed this matter while investigated, this was resolved in the courts favor by Chief Justice O'Connor. But caused further delay. Mr. Anthony also filed 2 appeals initially pro se, the first of which was dismissed for want of prosecution, the 2nd was ruled affirming this court's previous orders however these 2 appeals delayed this matter almost 12 months. With the previous contempt along with the appeals etc Mr. Anthony has successfully stayed and or delayed this case from April 2021 to September 2022.

In addition and due to Mr. Anthony's drug abuse issues and his mental health issues he had court ordered restricted visitations via an entity known as Patchwork's LLC however due to the actions of Mr. Anthony and his willful violation of numerous rules of Patchwork's LLC he lost his privileges to visit his son but yet files more pleadings claiming this Court needs to readjust his visitation restriction so he could have visitation that he lost as the result of his own actions, he thereafter then filed a lawsuit against Patchwork's in the Common Pleas Ct. of Franklin County Case Nos. 22 CV 003763 which was later dismissed without prejudice by him after service was accomplished these actions also caused substantial delay and impediment to working of the case plan.

Mr. Anthony has also been indicted after the grand jury of Crawford County found probable cause that he has either harassed or intimidated or has engaged in menacing against the Ohio Job and Family services for the prosecution of the within case (see the case of State v. Anthony case number 22 CR 0075 for the Common Pleas Ct. of Crawford County General Division). This too has caused delay as he is now restrained in having one on one contact with that agency.

At the foregoing hearing Mr. Anthony again rescinded his request to have attorney Whitney removed as his attorney and thus he continues to have representation in this matter therefore is no need for Mr. Anthony to contact this court or to file any pleadings whatsoever due to the fact he is represented. For these reasons and voluminous additional actions of Mr. Anthony as indicated in the within file and docket this court finds that Mr. Anthony's actions are intended to cause delay in this case and to further finds that Mr. Anthony is a vexatious litigator in violation of section 2323.52 ORC. As a result of same Mr. Anthony is hereby prohibited from filing any additional

documents of any nature with this court henceforth. Furthermore as a result of this finding Mr. Anthony is also prohibited from contacting this court in any capacity or manner for any reason. Should Mr. Anthony wish or desire to file pleadings and to have this court contacted, he shall do so via his attorney. Should Mr. Anthony file documentation with this court pro se henceforth, they will be docketed and summarily overruled and held for naught.

In addition to the foregoing this court also finds that throughout the course of this case Mr. Anthony has continued to abuse illicit and illegal substances which is one of the reasons why he was found in contempt. In addition he was found to have consumed an illegal and illicit substance in October 2022 to wit: methamphetamine and again at the foregoing hearing on 2-22-23 he tested positive for methamphetamines, fentanyl, benzodiazepine, amphetamines and alcohol. For this reason along with the report from Dr. Tenenbaum (exhibit B) consisting of Mr. Anthony's psychological report, his quest to have his visitation modified is overruled save and except he may call his son one time on February 28 as set forth via judgment filed separately herein.

All motions filed by all parties have now been resolved and/or withdrawn and/or dismissed except the Motion for Legal and Close filed by the State of Ohio and filed by the parents herein which will come on for hearing April 3, 2023. All previous orders of this Court not inconsistent herein will remain in full force and effect.

IT IS SO ORDERED:

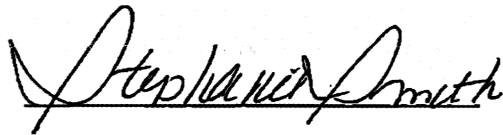


JUDGE PATRICK T. MURPHY

JUVENILE COURT STATE OF OHIO CRAWFORD COUNTY I certify this to be a true copy of the original as compared by me and filed in this Court. Witness my hand and seal this <u>3-20-23</u> PATRICK T. MURPHY Judge of the Probate and Juvenile Court Crawford County, Ohio  Deputy Clerk
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CERTIFICATE OF SERVICE

I, the undersigned Deputy Clerk of the Crawford County Juvenile Court do hereby certify that I caused a true and exact copy of the foregoing Judgement Entry be given to Attorney Brad Starkey, GAL, Attorney Kristin Brown, Counsel for Mother Vanessa Anthony, Attorney Lore Whitney, Counsel for Father Scott Anthony, Assistant Prosecuting Attorney Michael Wiener and to Crawford County Juvenile Court by placing all copies in the mail box for the attorneys located in the Juvenile Court Office. A copy of the parents entry was provided to their counsel. A copy was mailed to the Pam & Dan Brady by regular U.S. Mail at 5349 Blooming Grove Rd. Galion, Ohio 44833.

A handwritten signature in cursive script, appearing to read "Stephanie Smith", written over a horizontal line.

Deputy Clerk