

IN THE SUPERIOR COURT OF THE STATE OF DELAWARE

RUTH HALL, )  
 )  
 Plaintiff, )  
 )  
 v. )  
 )  
 CASINO AT DELAWARE PARK, )  
 William Rickman, Dave Foraker, Cynthia )  
 Carroll, and Vivian Miller, Individually, )  
 )  
 Defendants. )

C.A. No. N21C-06-066 MMJ

**ORDER**

This 19<sup>th</sup> day of January, 2022, upon consideration of the Court’s docket in the above-referenced matter and the Court’s discretion to adopt orders constraining future abuse of the litigation process<sup>1</sup>, it appears to the Court that:

1. By Opinion dated November 17, 2021, the Court granted Defendants’ Motion to Dismiss. No appeal was filed following the entry of that case-dispositive Opinion.

2. The Opinion concluded:

The Court further finds that Chancz Prowess is engaging in the unauthorized practice of law by preparing documents filed in this Court.

**THEREFORE**, Defendant’s Motion to Dismiss is hereby **GRANTED**.

**ANY FUTURE CLAIMS BROUGHT UTILIZING THE ASSISTANCE OF CHANCZ PROWESS, ON BEHALF OF PLAINTIFF, WILL BE**

<sup>1</sup> See *Kostyshyn v. State*, 124 A.3d 583 (Table), 2015 WL 5440194, at \*1 fn. (Del. Sept. 14, 2015).

**SUMMARILY DISMISSED ON THE GROUNDS THAT CHANCZ PROWESS IS ENGAGING IN THE UNAUTHORIZED PRACTICE OF LAW.**

**IT IS SO ORDERED.**

3. Notwithstanding the Court's clear ruling, Plaintiff and/or Chancz Prowess continue to email staff, file motions, and request vague relief by lengthy and nearly indecipherable submissions. These repeated failures to adhere to the Court's instructions, and the continued practice of filing accusatory and hostile e-mails in a closed matter, are inappropriate and abusive to the Court and its staff. Plaintiff has made no cognizable or legally sufficient claim for relief from the Court. These repetitive communications are wasteful of scarce judicial resources.

**THEREFORE, IT IS HEREBY ORDERED** that Ruth Hall and Chancz Prowess have lost the privilege of filing any further documents in the above-captioned closed matter, and any documents received from either person in this matter shall be placed in the file without docketing or response. The Court considers this matter closed with finality.



Mary M. Johnston

cc: Prothonotary  
Ruth M. Hall  
Chancz Prowess  
Thomas J. Gerard, Esquire