

# UNITED STATES COURT OF APPEALS FOR THE SEVENTH CIRCUIT

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## SANCTION ORDER

April 23, 2025

*By the Court:*

No. 24-3244	THOMAS E. CAMARDA, Plaintiff - Appellant  v.  ELIZABETH M. WHITEHORN, et al., Defendants - Appellees
<b>Originating Case Information:</b>	
District Court No: 3:24-cv-50466 Northern District of Illinois, Western Division District Judge Iain D. Johnston	

The following are before the court:

1. **NOTICE OF FEDERAL SUPREMACY ENFORCEMENT AHEAD OF APRIL 11, 2025 HEARING IN 22ND CIRCUIT**, filed on April 16, 2025, by the pro se appellant.
2. **NOTICE OF ADMINISTRATIVE OBSTRUCTION OF FEDERAL RECORD ACCESS AND ATTEMPTED SUPPRESSION OF COURT TRANSCRIPT**, filed on April 16, 2025, by the pro se appellant.
3. **NOTICE OF FULLY LAWFUL ENFORCEMENT UNDER UCC, ARTICLE VI, AND FRE 408 PROTECTED COMMUNICATIONS (DEC 12-JAN 2)**, filed on April 16, 2025, by the pro se appellant.
4. **NOTICE OF TREASURY FOIA NON-RESPONSE CONFIRMING ABSENCE OF LAWFUL BONDING AND LIABILITY FRAMEWORK**, filed on April 16, 2025, by the pro se appellant.
5. **ENFORCEMENT NOTICE ADDENDUM: JUDICIAL ROLE FRAUD, DIVISIONAL OVERREACH, AND SYSTEMIC SUPREMACY VIOLATIONS IN MCHENRY COUNTY**, filed on April 16, 2025, by the pro se appellant.
6. **EMERGENCY MOTION TO ENFORCE FEDERAL JUDGMENT, NULLIFY STATE COURT RETALIATION, AND REFER JUDICIAL OBSTRUCTION FOR FEDERAL REVIEW**, filed on April 16, 2025, by the pro se appellant.

7. **NOTICE OF FEDERAL ENFORCEMENT EFFECT AND ADMINISTRATIVE RETREAT (NON-COLLECTION EVENT)**, filed on April 17, 2025, by the pro se appellant.
8. **SUPPLEMENTAL LETTER**, filed on April 17, 2025, by the pro se appellant.
9. **SUPPLEMENTAL FEDERAL NOTICE OF STATE COURT DEFIANCE, VOID WARRANT, AND RETALIATORY DISCOVERY MISUSE**, filed on April 21, 2025, by the pro se appellant.
10. **NOTICE OF PROCEDURAL OBSTRUCTION AND INVALID REJECTIONS – MCHENRY COUNTY**, filed on April 21, 2025, by the pro se appellant.
11. **FINAL NOTICE OF FEDERAL SUPREMACY, EN BANC BARRING, AND PRECLUSION OF STATE RETALIATION**, filed on April 21, 2025, by the pro se appellant.
12. **NOTICE OF FEDERAL SUPREMACY CONVERGENCE, MOTION FOR ENTRY OF FINAL JUDGMENT AND UNREBUTTED LEGAL POSITION**, filed on April 21, 2025, by the pro se appellant.
13. **FORMAL NOTICE OF ONGOING RETALIATION, FEDERAL PROCESS INTERFERENCE, AND LACK OF PROBABLE CAUSE UNDER HARTMAN AND FAIR DEBT COLLECTION ACT (15 U.S.C. § 1692)**, filed on April 21, 2025, by the pro se appellant.
14. **FINAL ENFORCEMENT NOTICE AND RECORD CLOSURE UNDER FEDERAL SUPREMACY AND PROCEDURAL PREEMPTION**, filed on April 21, 2025, by the pro se appellant.
15. **NOTICE OF PUBLIC RECORD RELEASE – FEDERAL ENFORCEMENT ARCHIVE NOW LIVE**, filed on April 21, 2025, by the pro se appellant.
16. **NOTICE OF INTENT TO PETITION FOR WRIT OF CERTIORARI TO THE UNITED STATES SUPREME COURT**, filed on April 21, 2025, by the pro se appellant.
17. **SUPPLEMENTAL ENFORCEMENT NOTICE REGARDING UNLAWFUL DENIAL OF EMERGENCY STATUTORY EXEMPTION MOTION**, filed on April 21, 2025, by the pro se appellant.
18. **NOTICE OF FEDERAL ENFORCEMENT STATUS AND PERSONAL LIABILITY EXPOSURE**, filed on April 21, 2025, by the pro se appellant.
19. **SUPPLEMENTAL NOTICE OF POST-FILING IWO RETALIATION & FOIA NON-DISCLOSURE**, filed on April 21, 2025, by the pro se appellant.

20. **FORMAL NOTICE OF PRESERVED PROCEDURAL CONDUCT, FRE 408 PROTECTION, AND CLARIFICATION OF LAWFUL COMMUNICATIONS**, filed on April 21, 2025, by the pro se appellant.
21. **NOTICE OF FULLY LAWFUL, FEDERALLY PROTECTED COMMUNICATIONS TO DEFAULTING PARTIES, FIDUCIARIES, AND NON-APPEARED COUNSEL UNDER THE FIRST AMENDMENT, FRE 408, UCC ARTICLE 9, AND PROCEDURAL LAW**, filed on April 21, 2025, by the pro se appellant.
22. **AFFIDAVIT OF FEDERAL ENFORCEMENT PROTOCOL IMPLEMENTED IN MCHENRY COUNTY**, filed on April 21, 2025, by the pro se appellant.
23. **RESPONSE TO ORDER TO SHOW CAUSE AND NOTICE OF GOOD-FAITH CONSTITUTIONAL FILINGS**, filed on April 21, 2025, by the pro se appellant.
24. **SUPPLEMENTAL BRIEF IN SUPPORT OF EN BANC REVIEW**, filed on April 21, 2025, by the pro se appellant.
25. **NOTICE OF RECORD CORRECTION AND ADDENDUM TO EN BANC PETITION**, filed on April 21, 2025, by the pro se appellant.

In the time since this court issued its decision affirming the district court's dismissal of this suit, this court has received from appellant Thomas Camarda 26 documents. Among them are Camarda's "Supplemental Brief in Support of En Banc Review" and "Notice of Record Correction and Addendum to En Banc Petition." This court construes those two filings as motions to supplement the filed petition for rehearing en banc. Accordingly,

**IT IS ORDERED** that the motions to supplement the petition for rehearing en banc are **GRANTED**. The clerk of this court shall distribute en banc the documents (dkt. 165 and dkt. 166) with the petition. Because Camarda has filed his petition and supplemental materials, further documents are unnecessary and will be returned unfiled.

**IT IS FURTHER ORDERED** that Camarda is sanctioned \$500 for engaging in frivolous litigation. On April 16, 2025, this court affirmed the judgment of the district court and ordered Camarda to show cause why he should not be sanctioned for continuing to engage in frivolous conduct. Camarda has filed a response, but the response does not offer any justification for his large volume of filings. Camarda must tender a check payable to the clerk of this court for the full amount of the sanction.

**IT IS ALSO FURTHER ORDERED** that the clerks of all federal courts in this circuit shall return unfiled any papers submitted either directly or indirectly by or on behalf of Camarda unless and until he pays in full the sanction that has been imposed against him and all outstanding filing fees. *See In re City of Chicago*, 500 F.3d 582, 585–86 (7th Cir. 2007); *Support Sys. Int'l, Inc. v. Mack*, 45 F.3d 185, 186 (7th Cir. 1995) (per curiam). In accordance with our decision in *Mack*,

exceptions to this filing bar are made for criminal cases and for applications for writs of habeas corpus. *See Mack*, 45 F.3d at 186–87. This order will be lifted immediately once Camarda makes full payment. *See City of Chicago*, 500 F.3d at 585–86.

**IT IS ALSO FURTHER ORDERED** that if Camarda, despite his best efforts, is unable to pay in full all outstanding sanctions and filing fees, he is authorized to submit to this court a motion to modify or rescind this order no earlier than two years from the date of this order. *See id.*; *Mack*, 45 F.3d at 186.

**IT IS FINALLY ORDERED** that all remaining motions and requests for relief are **DENIED**. Additionally, this court clarifies that its April 2, 2025, order did not enter summary judgment for Camarda. Pursuant to its order, this court instead filed without action Camarda’s motion because it was repetitious.