

Cause No. 2023-04971

THE UNAUTHORIZED PRACTICE OF  
LAW COMMITTEE FOR THE SUPREME  
COURT OF TEXAS

*Plaintiff,*

v.

MARIA EUGENIA STANLEY a/k/a  
Maria Stanley Romero; and  
ROBERTO LEMPIRA STANLEY,  
*Defendants.*

IN THE DISTRICT COURT OF

HARRIS COUNTY, TEXAS

80<sup>TH</sup> JUDICIAL DISTRICT

AGREED FINAL JUDGMENT AND PERMANENT INJUNCTION,

Plaintiff and Defendant Roberto Lempira Stanley (“Stanley”)<sup>1</sup> have announced to the Court their settlement of Plaintiff’s causes of action against Stanley and have agreed to entry of this judgment and permanent injunction as indicated by the signatures of their attorneys of record and of Stanley, below. Pursuant to the parties’ agreement under TEX. R. CIV. P. 11, the Court renders and enters the following final judgment and permanent injunction:

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<sup>1</sup> Plaintiff’s claims against Defendant Maria Eugenia Stanley a/k/a Maria Stanley Romero have been severed into Cause No. 2023-04971-A. Only Plaintiff’s claims against Stanley remain pending in this cause and are disposed by this agreed judgment.

The Court has jurisdiction over the subject matter and over Stanley. By entering this agreement, Stanley has waived the right to a trial by jury or by the Court on Plaintiff's causes of action, consents to entry of the permanent injunction below, and waives any objection as to legal or factual sufficiency of the evidence or factual findings supporting this judgment and permanent injunction.

The parties stipulate and the Court finds and concludes that Stanley is not admitted to the State Bar of Texas, is not licensed to practice of law in the State of Texas, and falls under no exemption to the State Bar Act that would allow him to practice law in the State of Texas. The parties agree and stipulate and the Court finds and concludes that the following permanent injunction should be entered by the Court.

Accordingly, it is ORDERED, ADJUDGED, and DECREED Defendant Roberto Lempira Stanley is hereby PERMANENTLY ENJOINED and COMMANDED forthwith to desist and refrain engaging in, or aiding and abetting, the unauthorized practice of law in the State of Texas, including without limitation the following:

- a. Using signs, symbols, words on advertisements and the like which lead a person of average or ordinary intelligence to believe they are dealing with a licensed attorney;
- b. Giving legal advice to “clients” or consumers for a fee;
- c. Advising “clients” or consumers of their rights, duties and responsibilities with regard to the law, and advising them with regard to making claims and instituting lawsuits to pursue such claims;
- d. Advising or attempting to advise “clients” or consumers of their rights, duties and responsibilities with regard to immigration law, specifically immigration proceedings and how to select the agency in which to file specific documents;
- e. Advising “clients” or consumers that she can assist them in legal matters;
- f. Collecting fees from “clients” for legal services;
- g. Preparing applications and/or legal instruments which are filed in court proceedings, except under the direction, supervision, and control of a licensed attorney;

- h. Contracting with persons to represent them with regard to causes of action;
- i. Publishing newspaper advertisements, yellow page telephone directory listings, or online websites implying that legal aid is available;
- j. Misrepresenting his status and/or license to practice law in this state or any other state; or
- k. Appearing and representing individuals before Courts of this State, and representing clients during immigration interviews of any kind, and generally engaging in the practice of law for “clients” or consumers for a fee.

Defendant Roberto Lempira Stanley is warned hereby that disobedience of the terms of this permanent injunction are punishable as a contempt of Court.

The Court's March 8, 2023 Temporary Injunction remains in effect until this Permanent Injunction enters into effect. Any violations of the Temporary Injunction while it remains effect remain punishable by contempt.

This order is a final judgment disposing of all claims in this case and is appealable.

Plaintiff is allowed all such writs and processes as may be necessary in the enforcement of this judgment.

The clerk is hereby directed to release the \$10 cash bond deposited by Plaintiff pursuant to the March 8, 2023 Temporary Injunction to Plaintiff's attorney of record, Brian Humphrey.

All costs are taxed against the party incurring same.

SO ORDERED, ADJUDGED, AND DECREED.

SIGNED on \_\_\_\_\_, at \_\_\_\_\_m.

Signed:  
3/27/2024



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JUDGE PRESIDING

APPROVED AND ENTRY REQUESTED BY:

**HUMPHREY LAW PLLC**

/s/ Brian Humphrey

**Brian Humphrey**

State Bar No. 24074456

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***Attorney for Plaintiff The Unauthorized Practice of Law Committee***

AGREED AS TO FORM AND SUBSTANCE:

Roberto Lempira Stanley

ID gX93FXUmfn9ATrcPNFAB86vs

Roberto Lempira Stanley

APPROVED AS TO FORM:

**SANCHEZ LAW FIRM**

Benjamin K. Sanchez

ID J7UJtdnFqNjKiEqJBsAVawDW

**Benjamin K. Sanchez**

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***Attorney for Defendant Roberto Lempira Stanley***

## eSignature Details

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**Signer ID:** gX93FXUmf9ATRcPNFAB86vs  
**Signed by:** Roberto Lempira Stanley  
**Sent to email:** RobertoStanly97@gmail.com  
**IP Address:** 174.170.141.197  
**Signed at:** Mar 20 2024, 7:11 pm CDT

**Signer ID:** J7UJtdnFqNjKiEqJBsAVawDW  
**Signed by:** Benjamin Sanchez  
**Sent to email:** bsanchez@sanchezlawfirm.com  
**IP Address:** 99.63.29.218  
**Signed at:** Mar 20 2024, 7:25 pm CDT

Unofficial Copy Office of Marilyn Burgess District Clerk