IN THE CIRCUIT COURT OF COLE COUNTY NINETEENTH JUDICIAL CIRCUIT STATE OF MISSOURI

STATE OF MISSOURI, EX REL.)
RON CALZONE,)
Relator,) Case No. 16AC-CC00155
VS.)
) Division I
ADMINISTRATIVE HEARING COMMISSION	(,)
ET AL.,)
Respondents.)
-	RMANENT THE PRELIMINARY WRIT OF OHIBITION
In accordance with this Court's Opin	nion of, 2016, the preliminary writ of
prohibition granted on April 19, 2016 is	s made permanent. Respondents are ordered to
refrain from all further action in the pro-	emises, except that the Administrative Hearing
Commission shall immediately issue an	n order stating that neither the Administrative
Hearing Commission nor the Missouri E	thics Commission has authority over the instant
case because the underlying complaint wa	as not filed by a natural person.
	SO ORDERED this day of September, 2016
	Jon E. Beetem, Circuit Judge, Division 1

IN THE CIRCUIT COURT OF COLE COUNTY NINETEENTH JUDICIAL CIRCUIT STATE OF MISSOURI

STATE OF MISSOURI, EX REL. RON CALZONE, Relator, vs.)	
)	
) Case No. 16AC-CC00155	
		And the vigen array of History of Coan array
ADMINISTRATIVE HEARING COMMISSION	,)	
ET AL., Respondents.)	
Respondents.		
[PROPOSED] ORDER MAKING PERMANENT THE PRELIMINARY WRIT OF PROHIBITION		
In accordance with this Court's O	pinion of, 2016, the preliminary writ of	
prohibition granted on April 19, 2016 i	s made permanent. Respondents are ordered to	
promotion granted on right 15, 2010 i	is made permanent. Respondents are ordered to	
refrain from all action in the premises,	except as regards proceedings to determine the	
1. A A CALAN	'Ed' C ' LAI'' A' H	
subject-matter jurisdiction of the Missour	ri Ethics Commission and Administrative Hearing	
Commission in this case. In conducting s	such proceedings, both Parties shall be entitled to	
_		
discovery going solely to that question,	including the legal sufficiency of the underlying	
complaint in this action and the circum	astances surrounding its filing. Unless and until	
complaint in this action and the encum	istances surrounding its fining. Emess and until	
Respondents are satisfied as to subject-m	atter jurisdiction, and have ruled to that effect, no	
d		
other proceedings may commence.		
	SO ORDERED this day of September, 2016	
	• •	
	Jon E. Beetem, Circuit Judge, Division 1	