CAUSE NO. 2012-3248-5

HUBERT	WARREN,	
	Plaintiff,	

2-3248-5
IN THE DISTRICT COURS OF MARIN 2: 16

യ യ യ യ യ യ യ

McCLENNAN COUNTY, TEXA

HON. REX DAVIS et al., Defendants.

414TH JUDICIAL DISTRICT

ORDER

Came to be heard **Defendants' Motion to Declare Plaintiff Vexatious**, and the Court having provided each party the opportunity to be heard on this matter, and having thoroughly considered the arguments, is of the opinion that the following order shall issue:

It is ORDERED that Defendants motion is hereby **GRANTED**. Plaintiff is hereby declared a vexatious litigant pursuant to Tex. Civ. Prac. & Rem. Code Chapter 11.

It is FURTHER ORDERED that Plaintiff shall FURNISH SECURITY in the amount of \$2,000 no later than formula 1, 2013 As explained in Tex. Civ. Prac. & Rem. Code § 11.055, this "security is an undertaking by the plaintiff to assure payment to the moving defendants of their reasonable expenses incurred in or in connection with a litigation commenced, caused to be commenced, maintained, or caused to be maintained by the plaintiff, including costs and attorney's fees."

SIGNED on this the day of Deanh, 2012.

REGRIVA

OFFICE OF COURT ADMINISTRATION

CAUSE NO. 2012-3248-5

HUBERT WARREN,

v.

Plaintiff,

20/20EC 28 PM 2:16 IN THE DISTRICT COURT OF

999999

McCLENNAN COUNTY, TEXAS

HON, REX DAVIS et al.,

Defendants.

414TH JUDICIAL DISTRICT

PRE-FILING ORDER

Came to be heard Defendants' Motion for a Pre-Filing Order, and the Court having first declared Hubert Warren to be a vexatious litigant pursuant to the procedures set forth in TEX. CIV. PRAC. & REM. CODE Chapter 11, is of the opinion that the following order shall issue:

It is ORDERED that Hubert Warren is hereby prohibited from filing, in propria persona, any new litigation in a court of this State without first obtaining permission from a local administrative judge pursuant to TEX. CIV. PRAC. & REM. CODE § 11.102. If Plaintiff Warren does file new litigation in violation of this order, that suit will be subject to dismissal and Plaintiff Warren will be subject to sanctions as proscribed by TEX. CIV. PRAC. & REM. CODE § 11.101(b).

The CLERK of this Court is ORDERED to provide a copy of this Order to the Office of Court Administration of the Texas Judicial System (OCA) so that it may be recorded with the State List of Vexatious Litigants. It can be delivered to OCA by using any of the following contact addresses:

> Office of Court Administration (Attn: Judicial Information) P O Box 12066

Austin, TX

78711-2066

(512) 936-2423 fax

ReportingSection@courts.state.tx.us

SIGNED on this the Z8 day of Brown