

**NOTICE: THIS DOCUMENT
CONTAINS SENSITIVE DATA**

NO. 19-DCV-268037

IN THE MATTER OF	§	IN THE DISTRICT COURT
THE MARRIAGE OF	§	
	§	
ANNAPURNA RACHAPUDI	§	
AND	§	328TH JUDICIAL DISTRICT
SRINIVASA RACHAPUDI	§	
	§	
AND IN THE INTEREST OF	§	
[REDACTED] A CHILD	§	FORT BEND COUNTY, TEXAS

**ORDER DECLARING SRINIVASA RACHAPUDI A VEXATIOUS LITIGANT
UNDER CHAPTER 11 OF THE TEXAS CIVIL PRACTICE AND REMEDIES CODE
AND SETTING SECURITY**

On October 16, 2024, Petitioner, ANNAPURNA RACHAPUDI's *First Amended Motion to Declare Srinivasa Rachapudi a Vexatious Litigant* was presented to this Court. After consideration of the Motion, the exhibits and arguments of counsel and the Pro Se Respondent, finds as follows:

The parties in this litigation entered into a mediated settlement agreement on January 8th of 2024, wherein each party agreed to release any and all claims or causes of action, known or unknown, which may exist as of the date the agreement.

The Court further finds that a final Order based on the terms of the mediated settlement agreement was signed by this Court on September 5, 2024.

The Court finds, since the entry of the mediated settlement agreement, SRINIVASA RACHAPUDI has initiated six distinct litigations, which were maintained

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until dismissal, those being as follows:

On August 16, 2024, a distinct action, being a *Motion to Void Rule 11 Final Settlement Agreement and MSA* was initiated by SRINIVASA RACHAPUDI. This Court denied that *Motion* with prejudice, finding that the *Motion* was filed in violation of Texas Civil Practice and Remedies Code Section 10.001, and ordered the *Motion* to be sealed.

On August 22, 2024, a distinct action, being a *Motion for Enforcement of Possession & Access and Request for Relief due to Continuing Violations*, was initiated by SRINIVASA RACHAPUDI requesting relief for violations that predated the mediated settlement. This Court, after finding the *Motion* to be frivolous based upon violations that predated the mediated settlement agreement of January 8, 2024, denied the requested relief, dismissed the actions, and ordered the *Motion* to be sealed.

On August 23, 2024, a distinct action, being a *Motion to Disqualify Amicus Attorney, Opposing Counsel, Ban Them from Further Practice Including Family Therapist, and Request for Relief Due to Continued Violation*, was initiated by SRINIVASA RACHAPUDI. This Court, after finding the *Motion* to be frivolous, denied the requested relief, dismissed the action, and ordered the *Motion* to be sealed.

On September 18, 2024, a distinct action, being a *Motion to Bring Truth of Fraud, Manipulation in Case with Criminal Intent Plot of Amicus Attorney, Family Therapist, Opposing Counsel by Working Against Court Interests, Ban them from Further Practice, and Request Relief for the Damages Costed* was initiated by SRINIVASA RACHAPUDI. This Court, after finding the *Motion* to be frivolous, denied the requested relief, dismissed the action and ordered the *Motion* to be sealed.

On September 18, 2024, after this Court denied the August 22, 2024, SRINIVASA RACHAPUDI once again filed a *Motion for Enforcement of Possession & Access and Request for Relief due to Continuing Violations*.

On September 18, 2024, a distinct action, being a *Motion to Bring Truth of Fraud,*

Manipulation in Case with Criminal Intent Plot of Amicus Attorney, Family Therapist, Opposing Counsel By Working Against Court Interests, Ban Them From Further Practice, and Request Relief For The Damages Costed was initiated by SRINIVASA RACHAPUDI. This Court, after finding the *Motion* to be frivolous, denied the requested relief, dismissed the action, and ordered the *Motion* to be sealed.

On September 26, 2024, a distinct action, being, a *Motion Modify Access, Possession, Visitation and Child Custody with Temporary Order; Request for Additional Relief to Protect the Child and Movant from Ongoing Consistent Harm by the Respondent, Including Professional, Physiological Assessment, Financial Sanctions, Imprisonment for Violations*, was initiated by SRINIVASA RACHAPUDI. This *Motion* was riddled with allegations that predated the mediated settlement agreement. This Court, after finding the *Motion* to be frivolous, denied the requested relief and dismissed the action.

On October 10, 2024, SRINIVASA RACHAPUDI filed with this Court a Motion for Reconsideration and Legal Relief due to False Testimony by Respondent on October 2nd Hearing of Motion for Temporary Order Pending Appeal, which contains facts which predate the Mediated Settlement Agreement.

This Court finds since August 16, 2024, ANNAPURNA RACHAPUDI has filed responses to SRINIVASA RACHAPUDI's *Motions* in which she has requested affirmative relief against SRINIVASA RACHAPUDI. The Court finds SRINIVASA RACHAPUDI responses to those *Motions* are riddled with facts that this Court has indicated, in open court, and instructed SRINIVASA RACHAPUDI are not relevant for the instant litigation as they contain facts that predate the Mediated Settlement Agreement.

This Court finds the requested relief in these distinct actions, which were commenced and maintained until dismissal, are based upon grounds that were found to be frivolous because the predated the mediated settlement agreement.

The Court finds SRINIVASA RACHAPUDI clearly meets the standard under

Chapter 11 of the Texas Civil Practice and Remedies Code to be declared a vexatious litigant.

Accordingly, it is ORDERED that Respondent, SRINIVASA RACHAPUDI, is hereby determined to be a vexatious litigant, as that term is used under Chapter 11 of the Texas Civil Practice and Remedies Code. IT IS further ORDERED that on or before October 31, 2024, SRINIVASA RACHAPUDI shall furnish security in the form of an executed bond in the amount of \$ 1,000, with two or more good and sufficient sureties to be approved by the Clerk, or a cash deposit in such amount in lieu of thereof, for the benefit of ANNAPURNA RACHAPUDI, to assure payment to ANNAPURNA RACHAPUDI of her reasonable expenses incurred in or in connection with this litigation.

It is further ORDERED based upon the findings herein, that SRINIVASA RACHAPUDI is a vexatious litigant, SRINIVASA RACHAPUDI is hereby prohibited from filing, in propria persona, any new litigation in the State of Texas without first obtaining approval from the local administrative judge of the court in which SRINIVASA RACHAPUDI seeks to file the litigation pursuant to Section 11.102 of the Texas Civil Practice and Remedies Code.

The Court finds ANNAPURNA RACHAPUDI has shown good cause exist for the sealing of the records associated with SRINIVASA RACHAPUDI's *Motions*, in that there is (a) a specific, serious and substantial interest which clearly outweighs: (1) this presumption of openness; (2) any probable adverse effect that sealing will have upon the general public health or safety; and (b) no less restrictive means than sealing records will adequately and effectively protect the specific interest asserted. Tex. R. Civ. P. 76a. **IT IS THEREFORE ORDERED** that the following documents bearing cause No. 19-DCV-268037 filed of record are sealed and shall not be opened or released except on appropriate court order:

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ITMOTMO Rachapudi

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<u>Date Filed</u>	<u>Pleading/Document</u>	<u>Index #</u>
10/10/2024	<i>Motion to Bring Truth of Fraud, Manipulation in Case with Criminal Intent Plot of Amicus Attorney, Family Therapist, Opposing Counsel by Working Against Court Interests, Ban Them from Further Practice, and Request Relief for the Damages Costed</i>	351
10/10/2024	<i>Motion for Reconsideration and Legal Relief due to False Testimony by Respondent in October 2nd Hearing of Motion for Temporary Order Pending Appeal</i>	354
10/11/2024	<i>Response to Motion for Respondent to Execute Consent Form for Renewal of Minor's Child's U.S. Passport Renewal Application</i>	355
10/11/2024	<i>Response to Motion for Partial Reconsideration of Appellate Fee Order</i>	358
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10/10/2024	<i>Motion to Bring Truth of Fraud, Manipulation in Case with Criminal Intent Plot of Amicus Attorney, Family Therapist, Opposing Counsel by Working Against Court Interests, Ban Them from Further Practice, and Request Relief for the Damages Costed</i>	351
10/10/2024	<i>Motion for Reconsideration and Legal Relief due to False Testimony by Respondent in October 2nd Hearing of Motion for Temporary Order Pending Appeal</i>	354

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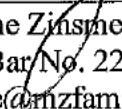
SIGNED ON 10/24/2024



JUDGE PRESIDING

APPROVED AS TO FORM:

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Filing Description: Order Declaring Srinivasa Rachapudi A Vexatious Litigant Under Chapter 11 of The Texas Civil Practice and Remedies Code and Setting Security

Status as of 10/23/2024 4:32 PM CST

Associated Case Party: Annapurna Rachapudi

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Associated Case Party: SrinivasaRaoRachapudi

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Srinivasa RaoRachapudi		srachapudi@gmail.com	10/23/2024 2:03:47 PM	SENT

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