

CAUSE NO. DC-11-14931-L

ISRAEL JUAREZ, Affiant	§	IN THE DISTRICT COURT
Applicant,	§	OF
	§	
THE STATE OF TEXAS (as trustee)	§	
its persons firms, Corporations,	§	DALLAS COUNTY, TEXAS
Political entities and associations	§	
and	§	
ISRAEL JUAREZ Its corporate	§	193RD JUDICIAL DISTRICT
entities, Pro se, Plaintiff, Defendant,	§	
etc.	§	
and	§	
CRAIG WATKINS in his individual	§	
and official Capacity, as Dallas	§	
County District Attorney Its office,	§	
officers, assistants, associations, etc.	§	
and	§	
JOHN F. WARREN in His individual	§	
and official Capacity as Dallas	§	
County Clerk, its, office, deputies,	§	
clerks, etc.	§	
and	§	
GARRY FITZSIMMONS in His	§	
individual Capacity As Dallas	§	
District Clerk; its, office, deputies,	§	
clerks, etc.	§	
and	§	
ABELINO "ABEL" REYNA in his	§	
Individual and official capacity as	§	
McLennan County District Attorney,	§	
Its, office, officers, assistants,	§	
association, etc.	§	
and	§	
KAREN MATKIN in her Individual	§	
and official Capacity, McLennan	§	
County Clerk, its office, deputies,	§	
clerks, etc.	§	
and	§	
THE UNITED STATES DISTRICT	§	
COURT FOR THE NORTHERN	§	
DISTRICT OF TEXAS DALLAS	§	
DIVISION Its office, officers,	§	
majesties, persons, assignees, And	§	
association	§	
and	§	

FIRST STATE BANK Its, Persons, §
President, Vice-president, Or §
Secretary of the Company, §
and §
170TH JUDICIAL DISTRICT §
COURT MCLENNAN COUNTY, §
TEXAS Its, office, officers, majesties, §
persons, assignees, And, association. §

U.S. MARSHAL NORTHERN §
DISTRICT OF TEXAS, Its, office, §
officers, Persons, assignees, agents, §
etc. §

Respondent §

ORDER DECLARING ISRAEL JUAREZ A VEXATIOUS LITIGANT, STAYING THE LITIGATION, AND REQUIRING SECURITY

ON this day came on to be heard Defendants Dallas County Criminal District Attorney Craig Watkins', Dallas County Clerk John Warren's, and Dallas County District Clerk Gary Fitzsimmons Motion to Declare Israel Juarez a Vexatious Litigant. After considering the pleadings, Motion, and, evidence on file, and arguments of counsel, the Court GRANTS the Motion.

The Court FINDS that all the notices and time deadlines required by the Texas Civil Practice and Remedies Code Chapter 11 have been met or exceeded in this matter. The Court further FINDS that Israel Juarez meets the criteria established by the Texas Civil Practice and Remedies Code Chapter 11 for him to be declared a vexatious litigant.

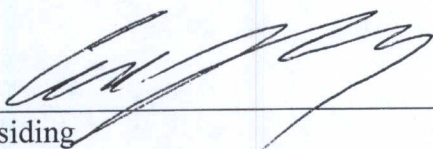
IT IS, THEREFORE, ORDERED, ADJUDGED, AND DECREED that Israel Juarez is hereby declared to be a vexatious litigant for all purposes and that the Clerk of the Court is directed to notify the Office of Court Administration of this Court's declaration of Israel Juarez as a vexatious litigant.

IT IS FURTHER ORDERED that the proceedings in this matter are hereby stayed; that Israel Juarez is ORDERED to provide security to Defendants Watkins, Warren, and Fitzsimmons in the amount of \$10,000.00 to cover reasonable expenses incurred in connection with the current litigation, including costs and attorney fees; that, if Israel Juarez fails to post a \$10,000.00 bond with the Court within ~~10~~ 10 calendar days of the signing of this Order, then Juarez's suit will be dismissed in its entirety pursuant to section 11.056 of the Texas Civil Practice and Remedies Code.

IT IS FURTHER ORDERED that Israel Juarez is prohibited from filing, *in propria persona*, any new litigation in a court in this State without the written permission of a local administrative judge in the jurisdiction where he attempts to file such litigation. The local administrative judge may condition prefiling permission on the furnishing of security for the benefit of defendant(s) or other conditions as provided by Subchapter B of Chapter 11 of the Texas Civil Practice and Remedies Code.

A violation of this prefiling Order may be punished by contempt of court in addition to other remedies provided by the Texas Civil Practice and Remedies Code.

SIGNED on the 23 day of January, 2012.



Judge Presiding