## CAUSE NO. 342-256499-11

HABIB SURANI, et. al.	§	IN THE DISTRICT COURT OF
Plaintiffs,	§	
	§	
vs.	§	TARRANT COUNTY, TEXAS
	§ ·	
FIRST NATIONAL BANK OF	§	
BURLESON, TEXAS	§	
Defendant.	§	342 <sup>ND</sup> JUDICIAL DISTRICT

## ORDER DECLARING HABIB SURANI A VEXATIOUS LITIGANT, STAYING THE LITIGATION, AND REQUIRING SECURITY

On February 16, 2012, and June 1, 2012 this Court considered Defendant First National Bank of Burleson's Motion to Declare Plaintiff Habib Surani a Vexatious Litigant (the "Motion") as well as the Brief and Evidence in Support of Defendant's Motion. After exilence presented af the he considering the pleadings, the Motion, any response thereto, the evidence on file, and arguments of counsel for First National Bank of Burleson and Mr. Surani, appearing pro se, the Court GRANTS the Motion in its entirety.

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 Habib Surani 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 Habib Surani, and anyone acting on his behalf or in concert with him, 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's Minutes		
Fransaction #35	ON 6-1-12	ALL SERVICED VIA:
ORDER DECLARING HABIB SURANI A VEXATIOUS LITIGANT, STAYING THE LITIGATION, AND REQUIRING SECURITY	MAIL FAX	Page 1 WHO IS TO

aning

D

SERVE COPIES ON ALL OTHERS

Court Administration of the Texas Judicial System of this Court's declaration of Habib Surani, and anyone acting on his behalf or in concert with him, as a vexatious litigant.

IT IS FURTHER ORDERED that proceedings in this matter are hereby stayed; that Habib Surani is ORDERED to provide security to Defendant First National Bank of Burleson by posting a bond with this Court in the amount of \$\frac{20,000.}{\text{x}}\$ to cover reasonable expenses incurred in connection with the litigation commenced by Surani including costs and attorney fees; that, if Habib Surani fails to post a \$\frac{20,000.}{\text{x}}\$ bond with the Court within 14 calendar days of the signing of this Order, then this 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 Habib Surani, and any anyone acting on his behalf or in concert with him, 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 Chapter 11 of the Texas Civil Practice and Remedies Code.

IT IS FURTHER ORDERED that if Habib Surani, or anyone acting on his behalf or in concert with him, violates this prefiling Order, he will be subject to contempt of court, in addition to the other remedies provided by the Texas Civil Practice and Remedies Code.

SIGNED this /stday of June, 2012.

JUDGE PRESIDING