CAUSE NO. C-1-CV-12-002634

IN THE COUNTY COURT RON VALENTINE, SR., Plaintiff and Counter-Defendant, § § § vs. § § JEREMY JAGODZINSKI and CHRISTI M. GREENE, § AT LAW, COURT 1 Defendants, Counter-Plaintiffs § and Third-Party Plaintiffs, § VS. § RONALD VALENTINE, JR. TRAVIS COU Third-Party Defendant.

ORDER DETERMINING PLAINTIFF A "VEXATIOUS LITIGANT"

On the date set forth below, the Court considered Defendants' Motion for Order Determining Plaintiff a Vexatious Litigant and Requesting Entry of a Prefiling Order. The Court finds that:

- 1. There was no reasonable probability that the plaintiff would prevail in Ron Valentine v. Jeremy Jagodzinski and Christi M. Greene, Case No. 4:14-cv-02543-DH in the United States District Court for the Southern District of Texas, Houston Division; Ron Valentine v. Jeremy Jagodzinski, Christi M. Greene and Hon. Eric Shepperd, Case No. A-16-CV-0442-LY in the United States District Court for the Western District of Texas, Austin Division; or Ron Valentine v. Jeremy Jagodzinski, Christi M. Greene, Hon. Eric Shepperd and Hon. Margaret G. Mirabal, Case No. A-16-CV-0919-RP in the United States District Court for the Western District of Texas, Austin Division.
- 2. Prior litigation between Plaintiff and Defendants has been finally determined against Plaintiff, significantly in Ron Valentine v. Jeremy Jagodzinski and Christi M. Greene, Cause No. C-1-CV-12-002634 in the County Court at Law No. 2 for Travis County, Texas. This final determination was embodied in a Final Judgment signed on February 27, 2013, and Plaintiff unsuccessfully appealed it to the Third Court of Appeals, then unsuccessfully sought review by the Texas Supreme Court;



3. Plaintiff has repeatedly attempted to relitigate the validity of the determination of the disputes between himself and Defendants, as well as the causes of action, claims, controversies and the issues of fact and law determined or concluded between himself and Defendants; and

4. Plaintiff has previously been declared to be a vexatious litigant by a federal court in an action or proceeding based on the same or substantially similar facts, transaction or occurrence.

Based on these findings, it is ORDERED that Plaintiff is a "vexatious litigant" as set forth in Tex. Civ. Prac. & Rem. Code Chapter 11;

It is further ORDERED that Plaintiff is prohibited from filing any new litigation in any court in this state, without first obtaining permission of the appropriate local administrative judge, as provided by Tex. Civ. Prac. & Rem. Code § 11.102. Upon requesting any such permission, Plaintiff is ordered to provide a copy of the request to all Defendants named in the proposed litigation;

It is further ORDERED that the clerk of this court shall provide a copy of this order to the Office of Court Administration of the Texas Judicial System within 30 days of its signing, pursuant to section 11.104(b); and

It is further ORDERED that the Office of Court Administration shall identify Plaintiff as a vexatious litigant on its website pursuant to section 11.104(c);

SO ORDERED this 12 day of Aul , 2017

JUDGE PRESIDING

Todd T. Wong

I. Dana DeBeauvoir, County Clerk, Travis County, Texas, do hereby certify that this is a true and correct copy as same appears of record in my office. Witness my hand and seal of office on

Dana DeBeadvoir, County Clark Y 1 2 2

By Deputy:

Order Determining Plaintiff a "Vexatious Litigant"

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