## IN THE COURT OF COMMON PLEAS FOR STARK COUNTY, OHIO

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Defendants	•			PM	
JEFFREY CAGHAN, et al.	:		·	8	
VS.	•	JUDGE:	Farmer	2014 FEB	
Plaintiff	:			20	to -
PAUL CAGHAN	:	CASE NO	. 2013 0	CV 02	148

Upon due consideration of Defendants'/Counterclaimants' "sister" Motions for Summary Judgment on their Counterclaim, of Plaintiff's/Counterclaim Defendant's Memorandum Contra and of Defendants'/Counterclaimants' "sister" Reply Memoranda, and for good cause shown, said Motion is found well taken and is hereby granted.

Accordingly, Plaintiff/Counterclaim Defendant Paul Caghan ("Plaintiff") is hereby found to be and is declared a "vexatious litigator" as that term is used in O.R.C. 2323.52(A)(3).

Plaintiff therefore is, pursuant to O.R.C. 2323.52(D)(1), henceforth prohibited, unless leave of this Court is first obtained, (a) from instituting legal proceedings in the court of claims or in a court of common pleas, municipal court, or county court, (b) from continuing any legal proceedings that he had instituted in any of those courts prior to entry of this Order, and (c) from making any application, other than an application to this Court for leave to proceed, in any legal proceedings instituted by him or another person in any of those courts.

Plaintiff therefore further is, pursuant to O.R.C. 2323.52(D)(3), henceforth prohibited, unless leave of the court of appeals is first obtained, from instituting legal proceedings in a court of appeals, from continuing any legal proceedings he had instituted in a court of appeals prior to entry of this Order and from making any application, other than an application to the court of appeals for leave to proceed, in any legal proceedings instituted by him or by another person in a court of appeals.

Whenever it appears by suggestion of the parties or otherwise that Plaintiff has instituted, continued, or made an application in legal proceedings without first obtaining leave to proceed from the appropriate court, the court in which the legal proceedings are pending shall, pursuant to O.R.C. 2323.52(I), dismiss Plaintiff's proceedings or application.

The Clerk of this Court is hereby directed to forthwith serve, via U.S. certified mail, return receipt requested, a certified copy of this Judgment Entry and Order upon Vexatious Litigator Paul Caghan at 684 S. Barrington Road, #234, Streamwood, IL 60107.

The Clerk of this Court is further hereby directed, pursuant to O.R.C. 2323.52(H), to forthwith send a certified copy of this Judgment Entry and Order to the Ohio Supreme Court for publication in a manner that said Court determines is appropriate and that will facilitate the clerk of the court of claims and a clerk of a court of appeals, court of common pleas, municipal court, or county court in refusing to accept pleadings or other papers submitted for filing by Plaintiff, if Plaintiff has failed to first obtain leave of court as provided for herein.

Additionally, pursuant to this Court's Local Rule 18, Attorney Craig T. Conley shall forthwith cause a file-stamped copy of this Judgment Entry and Order to be served upon all other counsel of record herein.

IT IS SO ORDERED.

Distribution to:

Paul Caghan Craig T. Conley, Esq. The Supreme Court of Ohio

A TRUE COPY TESTE: NANCY S. REINBOLD, CLEPK Date oversender