

CAUSE NO. 2016-45823

MICHAEL (MIKHAIL) TYURIN,

Plaintiff,

v.

BANK OF AMERICA CORPORATION;

et al.,

Defendants.

§
§
§
§
§
§
§
§
§
§

IN THE DISTRICT COURT

234TH JUDICIAL DISTRICT

HARRIS COUNTY, TEXAS

(P.2)
VEXAD
11/11/2016

**ORDER GRANTING MOTION TO DECLARE
MICHAEL (MIKHAIL) TYURIN A VEXATIOUS LITIGANT**

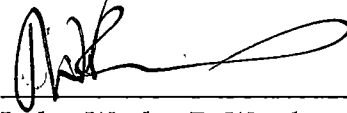
Defendant, Capital One, N.A., incorrectly named Capital One Financial Corporation = CapitalOne / CapitalOne, N.A. ("Capital One"), moved to declare Plaintiff, Michael (Mikhail) Tyurin ("Tyurin"), a vexatious litigant under Chapter 11 of the Texas Civil Practice & Remedies Code ("Motion"). The Court, having considered Capital One's Motion, the response and reply thereto, and the arguments and evidence proffered by counsel and the parties, determines that Capital One's Motion is meritorious and should be in all things GRANTED.

Therefore, IT IS ORDERED that Capital One's Motion is GRANTED in all respects, IT IS ORDERED for the reasons stated in the Motion, among others, that Tyurin is declared to be a vexatious litigant under Chapter 11 of the Texas Civil Practice and Remedies Code, IT IS ORDERED that Tyurin take nothing against Capital One and its counsel, by this suit and bear all costs therefrom, and IT IS ORDERED that Tyurin be

Parsons McEntire McCleary
& Clark PLLC, including
David A. Wilton

prohibited from filing, *pro se*, any new litigation against Capital One or its counsel in a court in this state unless expressly granted permission from a local administrative judge.

SIGNED at Houston, Texas, this 10 day of Dec, 2016.



Judge Wesley R. Ward
234th Judicial District Court