7/14/2014 1:12:16 PM Chris Daniel - District Clerk Harris County

Envelope No: 1812817 By: CASARES, ALEXANDRO

CAUSE NO. 2014-11034

PLAINTIFF	§	IN THE DISTRICT COURT
Sanders, Jackie	§ § 8	<i>125</i> 129 th JUDICIAL DISTRICT
v.	§ 8	
	§ 8	HARRIS COUNTY, TEXAS
DEFENDANTS	8 §	
ExxonMobil	§ §	
Scott Newar Law Firm of Scott Newar	§ §	
Dennis Herlong Law Offices of Dennis Herlong	§ 8	
Barbara Roberts Robert Helfand	§ 8	
Chamberlin, Hrdlicka Law Firm	§ 8	

ORDER

On this day came to be heard Defendant Exxon Mobil Corporation's motion to dismiss Plaintiff Jackie Sanders's Bill of Review pursuant to Texas Rule of Civil Procedure 91a and its motion for an order determining Plaintiff a vexatious litigant pursuant to Texas Civil Practices & Remedies Code § 11.051. The Court, having considered the pleadings on file and the arguments of counsel is of the opinion that good causes exists. Therefore, it is hereby

ORDERED that Exxon Mobil Corporation's Rule 91a Motion to Dismiss is **GRANTED**. Plaintiff Jackie Sanders's claims against Exxon Mobil Corporation have no basis in law or fact and are **DISMISSED WITH PREJUDICE**. This is a final judgment.

It is **FURTHER ORDERED** that pursuant to Texas Rule of Civil Procedure 91a.7, Defendant Exxon Mobil Corporation is entitled to all costs and reasonable and necessary attorney fees incurred in responding to Plaintiff's Bill of Review. Defendant Exxon Mobil Corporation may submit an itemization of costs/fees within fifteen (15) days of this Order.

Determining Plaintiff a Vexatious Litigant is GRANTED. Plaintiff Jackie Sanders is hereby found to be a VEXATIOUS LITIGANT pursuant to Texas Civil Practice and Remedies Code § 11.051 et seq. Plaintiff Jackie Sanders is PROHIBITED from: (a) filing any litigation in Texas regarding her former employment with Exxon Mobil Corporation or regarding any conduct that occurred during any related litigation, including but not limited to any alleged conduct of her former attorneys or Exxon Mobil Corporation's current or former attorneys, unless she has first received permission from the appropriate administrative judge; and (b) contacting or communicating, whether in person or via any written or verbal medium, Exxon Mobil Corporation, its current and former employees, its current and former attorneys, or any other defendant in this lawsuit, unless she has first received permission from the appropriate administrative judge. PLAINTIFF JACKIE SANDERS IS EXPRESSLY WARNED THAT IF SHE DISOBEYS THIS ORDER, SHE WILL BE SUBJECT TO CONTEMPT OF COURT AND SANCTIONS.

Dated this the _____ day of _____ day of ______, 2014.

PRESIDING JUDGE



I, Chris Daniel, District Clerk of Harris County, Texas certify that this is a true and correct copy of the original record filed and or recorded in my office, electronically or hard copy, as it appears on this date.

Witness my official hand and seal of office this October 14, 2014

Certified Document Number: 62736010 Total Pages: 2

Chris Daniel, DISTRICT CLERK

Chin Daniel

HARRIS COUNTY, TEXAS