

Exhibit

14

CAUSE NO. 00021

WILLIAM M. WINSSOR,
PLAINTIFF
V.
JOEY ISLITTLEKID, ET AL,
DEFENDANTS

40TH JUDICIAL @
DISTRICT COURT
ELLIS COUNTY, TEXAS

MOTION FOR STAY

WILLIAM M. WINSSOR ("PLAINTIFF")
HEREBY FILES THIS "MOTION FOR STAY"
AND SHOWS THE COURT AS FOLLOWS:

1. THE PLAINTIFF HAS FILED A NOTICE OF APPEAL OF THE TRIAL COURT'S MEMORANDUM RULING DATED NOVEMBER 28, 2014 BUT ISSUED BY HAND DELIVERY TO THE PLAINTIFF ON DECEMBER 2, 2014.
2. THIS CASE SHOULD BE STAYED AS TO DEFENDANT SEM D. FLEMMING UNTIL THE APPELLATE COURT(S) RULE ON THE PLAINTIFF'S APPEAL.
3. THE PLAINTIFF'S CONSTITUTIONAL RIGHTS HAVE BEEN SERIOUSLY VIOLATED IN THIS CASE, AND THE APPELLATE COURTS MUST ADDRESS THIS AS WELL.
4. THE PLAINTIFF CURRENTLY HAS NO ACCESS TO HIS COMPUTER OR FILES, AND

IT IS IMPOSSIBLE FOR THE PLAINTIFF
TO PREPARE FOR A HEARING ON ATTORNEY'S
FEES AND SANCTIONS. THE PLAINTIFF
WAS ILLEGALLY ARRESTED, ILLEGALLY
INCARCERATED, ILLEGALLY DENIED
BOND, AND ILLEGALLY DENIED
DISCHARGE AS MANDATED BY TEXAS LAW.
THE PLAINTIFF HAS NOTHING BUT A LEGAL
PROBAND A FLEXIBLE BILL PUTTING HER
RECALL THAT IS EXTREMELY DIFFICULT
TO WRITE WITH AND EXTREMELY
SLOW. THERE ARE NO OTHER AND NO LAW VOUCHER AT THE
JAIL.

5. THE PLAINTIFF WILL NEED DISCOVERY
FROM SEAN D. FLEMING AND HIS
ATTORNEY. SEAN D. FLEMING HAS
PUBLISHED ON SOCIAL MEDIA A BLOG
CON THAT HE HAS PRE-PAYED LEGAL
AND DOES NOT HAVE TO PAY LEGAL FEES.
THE PLAINTIFF NEEDS DISCOVERY ABOUT
THE TERMS OF HIS PRE-PAYED LEGAL
COVERAGE, COPIES OF BILLS FROM AND
PAYMENTS TO HIS ATTORNEY, ETC.
THE PLAINTIFF ALSO NEEDS DISCOVERY
FROM FLEMING'S ATTORNEY AND HER FIRM

ALL OF THIS ~~AND~~ DEPOSITIONS, AND EVERYTHING RELATED NEEDS TO BE STAYED UNTIL THE COURT OF APPEALS ~~REVERSES~~ THE TRIAL COURT'S ERRONEOUS RULING.

6. THE PLAINTIFF WILL ALSO BE FILLED AN APPEAL SOLELY AS TO HIS CONSTITUTIONAL CHALLENGE TO THE TEXAS CITIZENS PARTICIPATION ACT (CHAPTER 27) THAT WAS IGNORED BY THE ~~TRIAL~~ COURT.

7. REQUIRING THE FAILED PLAINTIFFS TO MOVE FORWARD WITH THIS MATTER FROM THIS ~~FOR~~ WOULD BE A GROSS VIOLATION OF THE PLAINTIFFS' LEGAL, ~~AND~~ CIVIL, AND CONSTITUTIONAL RIGHTS.

WHEREFORE, THE PLAINTIFFS PRAY THAT THIS COURT GRANT A STAY ~~WARRANT~~ OF ALL MATTERS RELATING TO DEFENDANT SEAN D. FLEMING UNTIL THE ~~COURTS~~ OF APPEALS. PLAINTIFFS PURSUES ALL AVAILABLE APPELLATE RELIEF.

SUBMITTED THIS 2ND DAY OF DECEMBER
2014.

William M. Windsor
WILLIAM M. WINDSOR
HOUSING UNIT P
BOOKING NUMBER 4019-14
CLOWAYNE MCCOLLUM DET. CLK.
300 S JACKSON ST.
WAXAHACHIE, TX 75165

CERTIFICATE OF SERVICE

I HAVE MAILED A COPY OF THIS TO THE
ATTORNEY FOR SEAN D. FLEMING, I HAVE
ALSO MAILED A COPY TO SOMEONE ON
THE OUTSIDE WHO WILL MAIL A COPY TO ALL
DEFENDANTS WITH VALID ADDRESSES
EXCEPT SEAN KAUSHE.

THIS 2ND DAY
OF DECEMBER,
2014,

William M. Windsor
WILLIAM M. WINDSOR