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**IN THE SUPERIOR COURT OF THE STATE OF ARIZONA
IN AND FOR THE COUNTY OF LA PAZ**



S1500AO201200001

In Re the Matter of:)
)
PROHIBITING ESMAEIL FARSHI HAGHRO)
FROM FILING ANY LAWSUIT IN LA PAZ)
COUNTY WITHOUT FIRST OBTAINING)
PERMISSION FROM THE PRESIDING)
JUDGE)
_____)

**ADMINISTRATIVE ORDER
NO. S1500AO-2012-00001**

S1500 AO-201200001

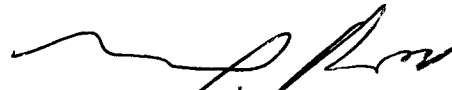
The plaintiff has filed two (2) lawsuits, CV201200048 and CV201200049. The defendant in each case is a California Superior Court Judge. It is difficult, if not impossible, to discern what the plaintiff is alleging in his complaints, other than they involve civil lawsuits that were heard in California Courts. The defendants filed a Motion to Dismiss which was granted. The defendants also requested an Administrative Order of "Vexatious Litigant" as to the plaintiff. Attached to the motion was Administrative Order No. 2012-13 issued by the Yuma County Presiding Judge John N. Nelson. The administrative order addresses numerous cases filed in the Yuma County Superior Court by the same plaintiff that are similar to the cases that were filed and subsequently dismissed in the La Paz County Superior Court. In addition to the Yuma County Administrative Order finding the plaintiff to be a vexatious litigant, defendants also attached a similar order from San Diego County Superior Court that found the plaintiff to be a vexatious litigant. Also, in all cases filed in La Paz County, the plaintiff has obtained a deferral of filing fees.

The Court, through the presiding judge, has the inherent authority to prevent the abuse of the legal process and to preserve scarce judicial resources by dismissing facially invalid or frivolous claims and to preclude a vexatious litigant from filing any new lawsuits without first obtaining permission from the presiding judge.


The complaints filed by the plaintiff were found to be frivolous and facially deficient and were dismissed. Based on the documented history of the plaintiff's filing frivolous and facially deficient lawsuits in other courts in other jurisdictions, this Court invokes its inherent authority in finding the plaintiff to be a vexatious litigant.

IT IS ORDERED effective immediately, that before any court in La Paz County accepts any action for filing by the above named plaintiff that the plaintiff first obtain approval from the La Paz County Superior Court Presiding Judge. In the event the plaintiff attempts to file an action, the respective Judge or Clerk of the Court shall contact the Presiding Superior Court Judge for appropriate review.

DATED this 29 day of June, 2012.



**Michael J. Burke, Presiding Judge
La Paz County Superior Court**

cc: 

Sheri Newman, La Paz County Superior Court Clerk

Honorable Elizabeth M. Williams, Justice of the Peace, Precinct #4
Honorable Karen Harris Slaughter, Justice of the Peace, Precinct #5
Honorable Charlene Weiss, Justice of the Peace, Precinct #6

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