## FILED

## 2012 JUL 19 PM 3: 57

MA MAZUR, CLERK COMMONIPLEAS COURT GREENE COUNTY, OHIO

## IN THE COMMON PLEAS COURT OF GREENE COUNTY, OHIO

WARREN EASTERLING,

Plaintiff

CASE NO. 2010 CV 1267

Judge Dale Crawford

(By Assignment)

-VS-

UNION SAVINGS BANK,

Defendant

**Order Regarding** 

Warren Easterling Pursuant to

Revised Code 2323.52(D)(1)

This Court in Easterling v. Union Savings Bank, Greene County Case No. 2010 CV 1267 has declared Warren Easterling to be a vexatious litigator pursuant to Rev. Code 2323.52(A)(3). Pursuant to Rev. Code 2323.52(D)(1) this Court hereby prohibits Mr. Easterling from doing all of following without first obtaining leave of this Court:

- (1.) Instituting any legal proceedings in the court of claims, any common pleas, municipal court, or county court in the State of Ohio;
- (2.) Continuing any proceedings that Mr. Easterling has previously instituted prior to the Entry of the Order; or,
- (3.) Making any application, other than an application for leave to proceed as provided herein. in any court provided in section (1), above.

If Mr. Easterling desires to obtain leave of this Court to file or continue previously instituted proceedings he must do all of the following:

> CERTIFIED TO BE A TRUE COPY OF THE ORIGINAL CLERK OF COURTS, GREENE COUNTY, OHIO

- (1.) He shall file a pleading in the miscellaneous case number set forth herein, entitled "Application for Leave to File [or] To Continue a Case" in typewritten form;
- (2.) He shall attach to the "Application" the typewritten pleading he seeks to file with a memorandum attached thereto describing the nature of the legal and factual basis for the pleading. In addition, he shall attach to the "Application" one or more affidavits supporting the good faith legal and factual basis for the pleadings;
- (3.) Ordinarily, this Court will consider the "Application" in a non-oral proceeding, but the Court reserves the right to schedule an oral hearing wherein the Applicant may be placed under oath regarding the good faith basis for the "Application."
- (4.) If the Court determines by a preponderance of the information submitted that the proceedings sought by Applicant is not an abuse of process and there are reasonable grounds for the proceeding, the "Application" will be granted. The Court may impose conditions on any leave it grants.
- (5.) Except as provided in (4) herein (imposition of conditions), if the Court grants Applicant leave to file a new case or proceed with an existing case, he need not obtain leave from this Court to file any further documents unless he seeks to add a new claim, add a new party, or request a different form or amount of relief.
- (6.) If Mr. Easterling obtains licensed counsel to represent him in a new matter and/or existing case he need not seek an "Application" to file a new case or continue an existing case. If counsel obtains leave to withdraw from the case and no counsel appears, leave to proceed on all future matters will be required.
- (7.) Mr. Easterling need not obtain leave to file a Civ. R. 41 (A) Dismissal on any case.

To the Clerk:

The Clerk of Courts of Greene County is hereby ordered to create a miscellaneous case wherein all "Applications" filed by Mr. Easterling shall be docketed. This Court hereby requests the Administrative Judge of the Greene County Common Pleas Court to submit a request to the Ohio Supreme Court that this or another Judge be assigned to preside over the miscellaneous case so created.

With regard to pending cases, in all courts wherein Mr Easterling is a Plaintiff, they shall be stayed. However, Defendants in the pending cases are granted leave to file or proceed with dispositive motions. Mr Easterling is granted leave to respond to the dispositive motions without seeking approval from this Court. If the dispositive motions are resolved in Mr Easterling's favor he cannot proceed to prosecute the case without filing an Application with this Court. If the dispositive motions are resolved in favor of the defendant(s) a dispositive entry may be filed.

IT IS SO ORDERED.

Date

Judge Dale A. Crawford, by assignment

A copy was served upon: