

VEXAD
p10
413

CAUSE NUMBER 2014-26571

WALTER URIBE aka WALLY URIBE	§	IN THE 333 RD JUDICIAL
	§	
Plaintiff,	§	
	§	
vs	§	DISTRICT COURT OF
	§	
CENTRAL INTELLIGENCE AGENCY	§	
(CIA), et al	§	
	§	HARRIS COUNTY, TEXAS
Defendants	§	

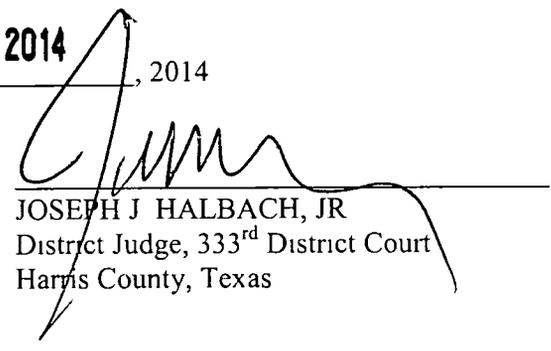
2014-02571-A
11A

ORDER 1) SEVERING THE DISMISSED DEFENDANTS INTO A NEW CASE AND 2) DETERMINING THAT PLAINTIFF IS A VEXATIOUS LITIGANT

Having considered The Joint Motion to Sever the Dismissed Defendants Into A New Case and to Determine That Plaintiff Is A Vexatious Litigant, the Court finds that both motions are meritorious and should be granted. It is therefore, ORDERED that Plaintiff's claims against Defendants Federal Bureau of Investigation, Joint Chiefs of Staff, Houston Police Department and Harris County Sheriff's Office are severed from this action into new cause number 2014-26571-A such that their dismissals become final judgments.

IT IS FURTHER ORDERED that, as to the foregoing Defendants, Plaintiff Walter Urbe aka Wally Urbe is determined to be a vexatious litigant pursuant to Sections 11.054(2) and (3) of the Texas Civil Practice and Remedies Code. Pursuant to Section 11.101 of the same code, the Court, on its own motion, hereby enters a pre-filing order prohibiting Plaintiff from filing, pro se, any new litigation in Harris County District Courts against the foregoing Defendants without the permission of the local Administrative Judge.

Signed this _____ day of **NOV 25 2014**, 2014



JOSEPH J. HALBACH, JR.
District Judge, 333rd District Court
Harris County, Texas

SEVRG
3.1
15.1
5.1
6.1

RECORDER'S MEMORANDUM
This instrument is of poor quality
at the time of imaging

EXHIBIT 1

UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF TEXAS

Walter Uribe,

Plaintiff,

versus

National Security Agency, et al ,

Defendants

§
§
§
§
§
§
§
§

Civil Action H-13-774

Final Dismissal

Walter Uribe's claims against the National Security Agency, the Central Intelligence Agency, PsiTech Viewing Corporation, PsiCorp INTEL, Scherff Corporation, and the Joint Chiefs of Staff are dismissed because they are insane

Signed on March 26, 2013, at Houston, Texas



Lynn N. Hughes
United States District Judge

EXHIBIT 2

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION

WALTER URIBE aka WALLY URIBE,	§	
	§	
Plaintiff,	§	
	§	
v.	§	CIVIL ACTION NO. H:13-02873
	§	
CENTRAL INTELLIGENCE AGENCY	§	
(CIA), JOINT CHIEFS OF STAFF	§	
(JCOS), NATIONAL SECURITY	§	
AGENCY (NSA), SCHERFF	§	
CORPORATION, and PSITECH	§	
VIEWING CORPORATION,	§	
	§	
Defendants.	§	

ORDER OF DISMISSAL AND PRECLUSION ORDER

Pending is Defendant National Security Agency's (the "NSA") Motion to Dismiss (Document No. 10). The NSA submits that it has sovereign immunity and that Plaintiff Walter Uribe ("Plaintiff") fails to state a plausible claim against it.¹ After having reviewed Plaintiff's pleadings,² the Court finds that Plaintiff's claims are factually and legally frivolous, and the NSA's Motion to Dismiss should be granted on both grounds.

Moreover, this is the second action that Plaintiff has filed against the same Defendants alleging, *inter alia*, conspiracy by multiple agencies to target Plaintiff and Plaintiff's mother for

¹ Document No. 10 at 1.

² Document No. 1.

torture and assassination by satellite.³ The Court also takes judicial notice that Plaintiff's mother, Nelly Uribe, previously filed similar claims alleging that she was the target of a government conspiracy, and multiple judges have found such claims frivolous and issued preclusion orders preventing her, or anyone acting on her behalf, from filing further cases in this Court without permission of the Chief Judge.⁴ Plaintiff's complaint here and his previous one dismissed by Judge Hughes are also frivolous, leading the Court to conclude that Plaintiff is using the judicial system merely as a means of harassment. This is not to be tolerated. Accordingly, it is

ORDERED that Plaintiff's complaint and all claims filed herein are DISMISSED WITH PREJUDICE, and it is further

ORDERED that until such time as the Court may order otherwise, Plaintiff Walter Uribe, or anyone else acting on his behalf, is hereby ENJOINED from filing or attempting to file any further action, motion, or pleading in this Court. The United States District Clerk's Office is hereby DIRECTED to return unfiled any

³ See id. The previous removal action, Case No. 4:13-CV-00774, was dismissed by Judge Lynn Hughes of this Court on March 26, 2013.

⁴ See, e.g., Uribe v. Bush, Case No. 4:05-cv-1630, Document No. 2 (Preclusion Order signed by Judge Lake); Uribe v. Bush, Case No. 4:03-mc-370, Document No. 2 (Preclusion Order signed by Judge Harmon).

further pleadings or motions from Walter Uribe in the above referenced action; and it is further

ORDERED that any new cause of action that Walter Uribe, or anyone else acting on his behalf, seeks to file in this Court shall be accompanied by a Motion for Leave to File Complaint. The Clerk of this Court shall forward such pleadings to the Chief Judge for the United States District Court for the Southern District of Texas for consideration.

The Clerk will enter this Order and send copies to all parties of record.

SIGNED at Houston, Texas on this 24th day of October, 2013.


EWING WERLEIN, JR.
UNITED STATES DISTRICT JUDGE

EXHIBIT 3

**IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION**

WALTER URIBE,

Plaintiff,

VS

FEDERAL BUREAU OF INVESTIGATION,
et al ,

Defendants

§
§
§
§
§
§
§
§

MISC ACTION NO H-13-3047

ORDER DENYING LEAVE TO FILE COMPLAINT

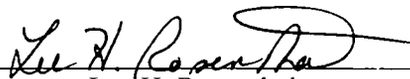
The plaintiff, Walter Uribe, sues the Central Intelligence Agency, Federal Bureau of Investigation, Houston Police Department, Joint Chiefs of Staff, PsiTech Viewing Corp , and Scherff Corp He sues for over \$1 million, alleging that he is a former aerospace engineer who worked on a top-secret program that “marked his family bloodline for the unbreakable encryption scheme extracted from satellite for a LASER-powered directed energy weapon system onboard a satellite militarily deployed as a remote laser ignition system affecting the entire nuclear arsenal including stolen nuclear ordinance ” (Docket Entry No 1, Ex C at ¶ 8) He also alleges, among other things, that the defendants have streamed “satellite-powered electromagnetic spectrum to nano-actuate a nano-powered Remote Neural Monitor (RNM) Viewer deeply embedded in his eye and nano-trigger initialization and/or ignition of any one of five (5) stolen W54 nuclear suitcase-sized bombs implemented in a sewage facility along the northshore of the Port of Houston ” (*Id* , Ex C at ¶ 7)

Uribe is subject to a preclusion order preventing him from filing new causes of action

without moving for and obtaining leave from the court to do so. He has filed the required motion seeking leave. Because his proposed new cause of action cannot proceed as a matter of law, leave to file it is denied.

This matter is closed.

SIGNED on January 7, 2014, at Houston, Texas



Lee H. Rosenthal
United States District 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 November 25, 2014

Certified Document Number: 63302213 Total Pages: 10

Chris Daniel, DISTRICT CLERK
HARRIS COUNTY, TEXAS

In accordance with Texas Government Code 406.013 electronically transmitted authenticated documents are valid. If there is a question regarding the validity of this document and or seal please e-mail support@hcdistrictclerk.com