Buesgens et al v. Hart et al

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Now before the Court is plaintiff's "Motion to Dismiss This Case Without Prejudice," filed February 19, 2009. Having read and considered said motion, the Court rules as follows:

- 1. To the extent plaintiff seeks to voluntarily dismiss the instant complaint without prejudice, the motion is hereby GRANTED, the above-titled action is hereby DISMISSED WITHOUT PREJUDICE, and the Clerk is hereby DIRECTED to close the file. If plaintiff seeks to refile the instant complaint or any other complaint in this District, plaintiff is hereby ORDERED to submit to the Clerk of the Court, along with any proposed complaint, a copy of the pre-filing order issued June 21, 2007, by the Honorable Sam Sparks, in Buesgens v. Travis County, Texas, Case No. A-07-CA-427-SS (Western District of Texas).
- 2. To the extent plaintiff seeks a refund of the filing fee, the request is hereby DENIED, no authority for such refund having been provided,.
- 3. In light of the dismissal of the instant action, plaintiff's "Motion for Leave to File," filed February 17, 2009, and plaintiff's "Motion for Clarification," filed February 23, 2009, are hereby DENIED as moot.

IT IS SO ORDERED.

Dated: February 26, 2009