IN THE UNITED STATES DISTRICT COURT 1 FOR THE NORTHERN DISTRICT OF CALIFORNIA 2 3 4 No. C 16-505 CW 5 In re cases filed by ORDER TO SHOW 6 FRANKLIN H. WRIGHT, 7 Plaintiff. 8 9 Since January 2011, Plaintiff has filed fourteen cases in 10 federal district court, including ten in the Northern District of 11 California, and nine federal appeals. See Addendum. In most of 12 these cases, including all cases filed in the Northern District 13 of California, Wright sought to proceed in forma pauperis. 14

light of this litigation history, the Court considers sua sponte whether it is necessary and appropriate to impose a pre-filing order on Plaintiff.

## LEGAL STANDARDS

Federal courts have the inherent power "to regulate the activities of abusive litigants by imposing carefully tailored restrictions under the appropriate circumstances." DeLong v. Hennessey, 912 F.2d 1144, 1147 (9th Cir. 1990). As noted by the Ninth Circuit, district courts "bear an affirmative obligation to ensure that judicial resources are not needlessly squandered on repeated attempts by litigants to misuse the courts." O'Loughlin v. Doe, 920 F.2d 614, 618 (9th Cir. 1990). Nonetheless, prefiling review orders should rarely be used. Moy v. United States, 906 F.2d 467, 470 (9th Cir. 1990). A pre-filing order

Northern District of California United States District Court

15

16

17

18

19

20

21

22

23

24

25

26

27

CAUSE WHY COURT SHOULD NOT ISSUE PRE-FILING ORDER

In

"cannot issue merely upon a showing of litigiousness." <u>Id.</u> The plaintiff's claims must not only be numerous, but also be patently without merit. <u>Id.</u>

The Ninth Circuit has established four guidelines "to maintain this delicate balance between broad court access and prevention of court abuse." <u>O'Loughlin</u>, 920 F.2d at 617. Before a court enters a vexatious litigant order: (1) the plaintiff must be given adequate notice to oppose entry of the order; (2) the court must present an adequate record by listing the case filings that support its order; 3) the court must make substantive findings of frivolousness or harassment; and (4) the order must be narrowly tailored to remedy only the plaintiff's particular abuses. Id.; DeLong, 912 F.2d at 1147-49.

DISCUSSION

## I. Notice

Before a pre-filing order may be entered, due process requires that the litigant be provided with notice and an opportunity to oppose the order. <u>De Long</u>, 912 F.2d at 1147. Accordingly, the Court is issuing this Order to Show Cause prior to entering any pre-filing order.

II. Adequate Record for Review

The district court must create a record for review which includes a listing of all the cases and motions that led it to conclude that a pre-filing order was needed. The record must at least show, in some manner, that the litigant's activities were numerous or abusive. <u>See id.</u>

27 The Court has attached an Addendum to this order that lists 28 all the cases Plaintiff has filed in the federal courts that have

United States District Court Northern District of California 1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

led the Court to conclude that a pre-filing order may be necessary. The filings are numerous. 2

III. Substantive Findings of Frivolousness or Harassment

The district court must make substantive findings as to the frivolous or harassing nature of the litigant's actions. It must find the litigant's claims frivolous after looking at both the number and content of the filings, or, alternatively, find that the claims show a pattern of harassment. See id. at 1148.

Here, Plaintiff's claims are frivolous. Generally, courts have dismissed Plaintiff's complaints as frivolous or failing to state a claim under 28 U.S.C. § 1915(e)(2), by granting a motion to dismiss in favor of the defendants, or for failure to prosecute following a denial of in forma pauperis status. Courts have also cited failure to follow Federal Rule of Civil Procedure 8 and lack of federal jurisdiction. Indeed, in some cases, courts have granted Plaintiff an opportunity to amend, only to 16 conclude later that Plaintiff did not correct the problems in an amended complaint. None of Plaintiff's complaints filed in the Northern District of California survived the motion to dismiss stage. 20

Because so many courts have found Plaintiff's claims 21 frivolous, this Court finds that Plaintiff's actions are 22 frivolous overall. 23

IV. Breadth of Order

The district court must narrowly tailor the proposed pre-25 filing order to "closely fit the specific vice encountered." 26 DeLong, 912 F.2d at 1148. An order preventing a litigant from 27 filing any further actions without leave of court, for example, 28

Northern District of California United States District Court

1

3

4

5

6

7

8

9

10

11

12

13

14

15

17

18

19

24

1 ordinarily is overly broad and cannot stand. See id.; Moy, 906
2 F.2d at 470-71.

When the Ninth Circuit held in <u>Moy</u> that an order preventing a vexatious litigant from filing any actions without leave of the court was overly broad, the court specifically noted, "There is no evidence on this record that Moy has a general history of litigious filing." <u>Moy</u>, 906 F.2d at 471. Similarly, in <u>DeLong</u>, where the Ninth Circuit held that a similar order was overly broad, the litigant's history involved repeated filings related to a specific dispute with particular defendants. <u>DeLong</u>, 912 F.2d at 1145-46. On that record, the district court likewise could not have concluded that DeLong had a general history of litigious filing.

Here, by contrast, Plaintiff has filed cases against many 14 different Defendants, including governmental actors, governmental 15 entities, businesses, universities and law firms, alleging 16 different types of claims, including state law tort claims, state 17 law contract claims, constitutional claims and petitions for 18 writs of mandamus. However, there are some common threads. 19 First, Plaintiff frequently alleges that various actors owe him 20 some sort of duty under, for example, California Business and 21 Professions Code section 6068 or general fiduciary duty law. 22 Second, Plaintiff invokes the Federal Tort Claims Act frequently 23 and attaches "claim letters" to his Complaints. Third, Plaintiff 24 frequently refers to previously-filed cases listed in the 25 Addendum, as well as state court cases, his bankruptcy, claims 26 against former employers, and claims against the University of 27 Chicago, where he was allegedly previously enrolled. 28 Fourth,

United States District Court Northern District of California 3

4

5

6

7

8

9

10

11

12

13

United States District Court Northern District of California

16

17

18

19

20

21

22

23

24

25

26

27

28

Plaintiff often seeks to compel Defendants to answer questions, 1 perform some investigation or consider a policy proposal, 2 sometimes by requesting a writ of mandamus. Fifth, Plaintiff has 3 filed lawsuits whose claims relate to obstructing his legal 4 Sixth, Plaintiff's complaints evince a general process. 5 understanding that his hardships are the result of several bodies 6 conspiring "as some sort of unbeknownst-to-Plaintiff governmental 7 and legal training." Case No. 14-353, Docket No. 56 at 31. 8

9 On this record, the Court concludes that Plaintiff has a 10 general history of litigious filing. This history justifies a 11 general order requiring pre-filing review by this Court of any 12 action filed by Plaintiff. Unless Plaintiff shows cause why it 13 should not be issued, the Court intends to issue the following 14 pre-filing order, which will be applicable to any action 15 Plaintiff files in this Court:

"IT IS HEREBY ORDERED that the Clerk of this Court shall not accept for filing any further complaints filed by Franklin Wright a.k.a. Jesse Swartz, until that complaint has first been reviewed by the Court. If the complaint is related to any of the

following subject matters or legal theories:

(1) Violation of some duty owed;

(2) Mention of the Federal Tort Claims Act or attachment of Federal Tort Claims Act "claim letters";

(3) Other cases previously filed in federal courts;

- (4) Requests to compel any defendant to answer questions, perform investigations or evaluate policy proposals;
- (5) Obstruction of Plaintiff's legal process or legal research; or

United States District Court Northern District of California (6) Conspiracies to "train" Plaintiff,
 it will not be filed unless it presents cognizable claims. All
 cases filed by Plaintiff shall be forwarded to the undersigned
 for pre-filing review."

Within thirty days of the date of this Order, Plaintiff may file a statement showing cause why this order should not be issued. If he fails to file the statement or if he fails to show cause why the order should not be filed, the order shall be entered and it shall be applicable in all future actions filed by Plaintiff in this Court.

IT IS SO ORDERED.

Dated: May 10, 2016

Didealet

CLAUDIA WILKEN United States District Judge

ADDENDUM 1 Northern District of Ohio Northern Discince of one-11-0038 Swartz v. McInerney, et al. 11-0168 Swartz v. Oracle Corp., et al. 2 Filed 1/6/2011 Filed 1/6/2011 Filed 1/25/2011 3 11-0221 Swartz v. Ariba, Inc., et al. Filed 1/31/2011 4 Northern District of Illinois 5 15-10185 Swartz v. U.S. Dep't of Justice, et al. Filed 11/9/2015 6 Northern District of California Wright v. Stanford University 13-4457 Filed 9/26/2013 7 Filed 13-5994 Wright v. United States 8 12/30/2013 Wright v. U.S. Interagency Council on Filed 1/23/2014 14-0353 9 Homelessness, et al. 14-5525 Wright v. McGovern, et al. Filed 10 12/18/2014 15-0283 Wright v. San Francisco, et al. Filed 1/21/2015 15-0283Wright V. San Francisco, et al.Filed 7/10/201515-3204Wright v. U.S. Dep't of Homeland Sec.Filed 7/10/201515-3647Wright v. SBO Pictures Inc., et al.Filed 8/10/201516-0505Wright v. Stretch, et al.Filed 1/29/2016 11 12 13 Filed 1/29/2016 Filed 3/21/2016 16-0513 Wright v. Perez, et al. 16-1371 Wright v. U.S. Dep't of Educ. 14 Sixth Circuit 15 11-3463 Swartz v. Oracle Corp. Filed 4/27/2011 11-3466 Swartz v. Ariba, Inc. Filed 4/27/2011 16 17 Ninth Circuit 13-17439 Wright v. Stanford University Filed 18 11/22/2013 14-16282 Wright v. U.S. Interagency Council on Filed 7/7/2014 19 Homelessness, et al. 14-16563 Wright v. U.S. Interagency Council on Filed 8/11/2014 20 Homelessness, et al. 21 15-15052 Wright v. U.S. Interagency Council on Filed 1/13/2015 Homelessness, et al. 22 15-80052 In re Franklin Wright Filed 3/27/2015 

 15-00032
 In re Flanklin wright
 Filed 3/2//2015

 15-15615
 Wright v. McGovern, et al.
 Filed 3/30/2015

 15-15842
 Wright v. San Francisco, et al.
 Filed 4/23/2015

 23 24 25 26 27 28

United States District Court Northern District of California

1	UNITED STATES DISTRICT COURT	
2	NORTHERN DISTRICT OF CALIFORNIA	
3		
4	FRANKLIN H. WRIGHT,	Case No. $16-cv-00505-CW$
5	Plaintiff,	
6	V.	CERTIFICATE OF SERVICE
7	BRIAN STRETCH, et al., Defendants.	
8	Derendants.	
9	I, the undersigned, hereby certify that I am an employee in	
10	the Office of the Clerk, U.S. District Court, Northern District	
11	of California.	
12	That on May 10, 2016, I SERVED a true and correct copy(ies)	
13	of the attached, by placing said copy(ies) in a postage paid	
14	envelope addressed to the person(s) hereinafter listed, by	
15	depositing said envelope in the U.S. Mail, or by placing said	
16	copy(ies) into an inter-office delivery receptacle located in the	
17	Clerk's office.	
18	CICIN 5 OIIICC.	
19	Franklin H. Wright	
20	1001 Polk St., #64 San Francisco, CA 94109	
21		
22	Dated: May 10, 2016	
23		
24		Susan Y. Soong Clerk, United States District
25		Court
26		By: Michall Peric
27		Nichole Peric, Deputy Clerk to the Honorable CLAUDIA WILKEN
28		
		8

United States District Court Northern District of California