Novel v. State of New York et al

Doc. 5

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO EASTERN DIVISION

Sur Novel,

Case No. 2:13-cv-698

Plaintiff,

v.

Judge Graham

State of New York, Supreme Court, et al.,

Magistrate Judge Abel

Defendants.

OPINION AND ORDER

This matter is before the Court on plaintiff Sur Novel's motion for temporary restraining

order and preliminary injunction. Plaintiff seeks an order prohibiting the defendant State of New

York Supreme Court, Appellate Division, Third Judicial Department from suspending his law

license. This Court may not stay or otherwise grant plaintiff relief from an order of a New York

Court. "The Rooker-Feldman doctrine bars lower federal courts from conducting appellate review

of final state-court judgments because 28 U.S.C. § 1257 vests sole jurisdiction to review such claims

in the Supreme Court." Berry v. Schmitt, 688 F.3d 290, 289 (6th Cir. 2012) (citing Exxon Mobil

Corp. v. Saudi Basic Indus. Corp, 544 U.S. 280, 291 (2005)). Plaintiff's motion (doc. 3) is DENIED.

Plaintiff is further ORDERED to show cause why this case is not subject to dismissal on

sovereign immunity grounds. Within 20 days of receipt of this order, plaintiff shall file a show-cause

memorandum not exceeding 20 pages.

IT IS SO ORDERED.

S/ James L Graham

James L. Graham

UNITED STATES DISTRICT JUDGE

1

Date: July 17, 2013