IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

 DeJUAN BURT THORNTON-BEY,
 \$

 #20791-424,
 \$

 Plaintiff,
 \$

 v.
 \$

 Civil Action No. 3:13-CV-1657-L

 \$

 COMERCIA BANK,
 \$

 Defendant.
 \$

ORDER

Plaintiff DeJuan Burt Thorton-Bey ("Plaintiff") brought this action, seeking access to his grandmother's bank account. The case was referred to Magistrate Judge Renee Harris Tolliver, who entered the Findings, Conclusions and Recommendation of the United States Magistrate Judge ("Report") on May 19, 2013, recommending that the case be dismissed with prejudice, pursuant to 28 U.S.C. §§ 1915(e)(2)(b) and 1915A(b), to the extent Plaintiff seeks to access his deceased grandmother's bank account, and without prejudice for lack of subject matter jurisdiction insofar as he seeks to raise due process, breach of contract, gross negligence, and fraud claims. Additionally, because this is not the first lawsuit filed by Plaintiff alleging claims pertaining to his access to his grandmother's bank account, the magistrate judge also recommended that Plaintiff "should be WARNED that a history of filing lawsuits, which are frivolous or over which the Court lacks subject matter jurisdiction, can be grounds for Rule 11 sanctions." Report 6. Plaintiff filed objections to the Report, which are postmarked July 9, 2013.

Having reviewed the pleadings, file, record in this case, and the findings and conclusions of

the magistrate judge, the court determines that the findings and conclusions of the magistrate judge

are correct, and accepts them as those of the court. Accordingly, the court overrules Plaintiff's

objections to the Report, dismisses with prejudice Plaintiff's claims to the extent he seeks to access

his grandmother's bank account, and dismisses without prejudice for lack of subject matter

jurisdiction any due process, breach of contract, gross negligence, and fraud claims asserted by

Plaintiff.

Further, the court admonishes Plaintiff that if he continues to file frivolous lawsuits or

lawsuits over which the court lacks subject matter jurisdiction, the court will impose sanctions

as it deems appropriate. The court certifies that any appeal of this action would not be taken in

good faith. See 28 U.S.C. § 1915(a)(3). In support of this finding, the court adopts and

incorporates by reference the Report. *See Baugh v. Taylor*, 117 F.3d 197, 202 n.21 (5th Cir. 1997).

Based on the Report, the court finds that any appeal of this action would present no legal point of

arguable merit and would therefore be frivolous. Howard v. King, 707 F.2d 215, 220 (5th Cir.

1983).

It is so ordered this 31st day of July, 2013.

Sam Q. Sindsay
Sam A. Lindsay

United States District Judge