Case: 4:20-cv-01222-P As of: 12/03/2020 04:20 AM CST 1 of 2

CLOSED, JURY

U.S. District Court Northern District of Texas (Fort Worth) CIVIL DOCKET FOR CASE #: 4:20-cv-01222-P

Compton v. McDonald et al Assigned to: Judge Mark Pittman Cause: 05:552 Freedom of Information Act Date Filed: 11/10/2020 Date Terminated: 12/01/2020 Jury Demand: Plaintiff Nature of Suit: 895 Other Statutes: Freedom of Information Act Jurisdiction: U.S. Government Defendant

represented by Jason Compton

433 Montreal Court Hurst, TX 76054 817–517–3329 Email: jasoncurtiscpt@gmail.com PRO SE

V.

Defendant

Plaintiff

Jason Compton

Robert McDonald

Secretary of the Dept of Veterans Affairs

Defendant

William A Hudson, Jr

General Counsel of the Dept of Veterans Affairs

Date Filed	#	Docket Text
11/10/2020	<u>1</u>	COMPLAINT against William A Hudson, Jr, Robert McDonald filed by Jason Compton. Unless exempted, attorneys who are not admitted to practice in the Northern District of Texas must seek admission promptly. Forms, instructions, and exemption information may be found at www.txnd.uscourts.gov, or by clicking here: <u>Attorney</u> <u>Information – Bar Membership</u> . If admission requirements are not satisfied within 21 days, the clerk will notify the presiding judge. (twd) (Entered: 11/10/2020)
11/10/2020	2	MOTION for Declaratory and Injunctive Relief filed by Jason Compton. (See $\underline{1}$ for document). (twd) (Entered: $11/10/2020$)
11/10/2020	<u>3</u>	New Case Notes: A filing fee has not been paid. CASREF case referral set (see Special Order 3). Magistrate Judge Ray preliminarily assigned. No prior sanctions found. (For court use only – links to the <u>national</u> and <u>circuit</u> indexes.) File to: No court file needed. Pursuant to Misc. Order 6, Plaintiff is provided the Notice of Right to Consent to Proceed Before A U.S. Magistrate Judge. Clerk to provide copy to plaintiff if not received electronically. Attorneys are further reminded that, if necessary, they must comply with Local Rule 83.10(a) within 14 days or risk the possible dismissal of this case without prejudice or without further notice. (mmw) (Entered: 11/10/2020)
11/10/2020	<u>4</u>	Notice and Instruction to Pro Se Party. (mmw) (Entered: 11/10/2020)
11/10/2020		DEMAND for Trial by Jury by Jason Compton. (see doc. <u>1</u> for image) (tln) (Entered: 11/12/2020)
11/12/2020	<u>5</u>	ORDER REQUIRING STATEMENT FROM PLAINTIFF: It is ORDERED that, by November 25, 2020, Compton shall file a pleading in this case stating whether he intended to file this case in addition to case no. 4:20–cv–01223–O–BP. (Ordered by Magistrate Judge Hal R. Ray, Jr on 11/12/2020) (plp) (Entered: 11/12/2020)

Case: 4:20-cv-01222-P As of: 12/03/2020 04:20 AM CST 2 of 2

11/12/2020	<u>6</u>	Administrative Record consisting of Plaintiff Request To Withdraw Claim 01222–P 4-20-CV-01222-P-BP filed by Jason Compton. (Compton, Jason) (Entered: 11/12/2020)
11/13/2020	7	Findings and Recommendations on Case. A review of the record in this case reflects that Defendants have not filed an answer or a motion for summary judgment. The undersigned therefore RECOMMENDS that United States District Judge Mark T. Pittman direct the Clerk of Court to administratively close this case pursuant to Plaintiff's request. (Ordered by Magistrate Judge Hal R. Ray, Jr on 11/13/2020) (trt) (Entered: 11/13/2020)
12/01/2020	8	ORDER ACCEPTING FINDINGS, CONCLUSIONS, AND RECOMMENDATIONOF THE UNITED STATES MAGISTRATE JUDGE: The District Judge reviewed the proposed Findings, Conclusions, and Recommendation for plain error. Finding none, the undersigned District Judge believes that the <u>7</u> Findings and Conclusions of the Magistrate Judge are correct, and they are accepted as the Findings and Conclusions of the Court. It is ORDERED that Plaintiff's Motion to Withdraw Claim (ECF No. <u>6</u>) is GRANTED. Therefore, the case should be and is hereby DISMISSED. (Ordered by Judge Mark Pittman on 12/1/2020) (mmw) (Entered: 12/02/2020)
12/01/2020	2	FINAL JUDGMENT: It is ORDERED, ADJUDGED, and DECREED that this case is DISMISSED. (Ordered by Judge Mark Pittman on 12/1/2020) (mmw) (Entered: 12/02/2020)