

From: brnbm@aol.com,

To: wbarker@vanzandtcounty.org, districtclerk@vanzandtcounty.org, countycourtatlaw@vanzandtcounty.org, cbonham@vanzandtcounty.org, terri.shepherd@co.gregg.tx.us, tcurry@vanzandtcounty.org, vzsoadmin@vanzandtcounty.org, bcrawford@vanzandtcounty.org, brnbm@aol.com,

Subject: BRICK thru glass door - please advise time and place

Date: Thu, Jul 23, 2020 8:02 pm

"A 2x4 across the head is the ONLY way to get the attention of a stubborn mule" - and BRICK thru glass door etc.

WHY are all these good folks afraid to do what they KNOW is right? The only answer - a Mobster superior structure - and afraid NOT to give "loyalty"

re: by surreptitiously forging "This Judgment Rendered" just above the signature

from: Udo Birnbaum, "the turd that would not flush"

DamnCourthouseCriminals.com

"making justice great again"

To: District Judge Chris Martin, 294th Judicial District Court, Van Zandt County

wbarker@vanzandtcounty.org

District Clerk Karen Wilson, 294th Judicial District Court, Van Zandt County

districtclerk@vanzandtcounty.org

Judge Joshua Wintters, County Court at Law, Van Zandt County

countycourtatlaw@vanzandtcounty.org

Judge Don Kirkpatrick, County Judge, Van Zandt County

cbonham@vanzandtcounty.org

Judge Alfonso Charles, Tenth Administrative Judicial Region

terri.shepherd@co.gregg.tx.us

District Attorney Tonda Curry, 294th Judicial District Court, Van Zandt County

tcurry@vanzandtcounty.org

Sheriff Dale Corbett, Van Zandt County

vzsoadmin@vanzandtcounty.org

Investigator Bill Crawford - (I am guessing at the email address)

bcrawford@vanzandtcounty.org

FBI, Tyler

search for "necessity defense" - my DamnCourthouseCriminals.com

re: **This just "one last time" - before BRICK thru glass door**

Please advise time and place

(maybe do "virtual brick", "virtual arrest") - see my Why I need to get them to arrest me

re: **This my this day web entry into DA site**, 7-23-2020 about 3:45 pm

(I was told this went to investigator Bill Crawford)

Just figured this out AFTER we talked about a week ago. It is simple white collar THEFT - by "unlawfully appropriating a nonpossessory interest" in my property. (i.e. judgment liens)

Such done by forging two astronomically humongous (and also obscenely unlawful) -

but UNENFORCEABLE - **Order on Motion for Sanctions** (\$62,885, \$125,770) - into ENFORCEABLE judgments - by simply forging **this judgment rendered** at the end to unlawfully **"bring about"** liens against my property.

The "in quotation" terms from the penal code for THEFT. Please look at it. I have details and documents. Please call me again. 83 years old, coronavirus, self isolating, etc
THANKS IN ADVANCE.

Udo Birnbaum, 903 479-3929, brnbn@aol.com