CAUSE NO. 25-00024

UDO BIRNBAUM	\$ IN THE DISTRICT COURT
Plaintiff	\$
V.	\$ 294TH JUDICIAL DISTRICT
CSD VAN ZANDT LLC	\$
Defendant	\$ VAN ZANDT COUNTY, TX

MOTION FOR RECUSAL

UDO BIRNBAUM ("Birnbaum"), Plaintiff in this cause of <u>Petition</u> for Bill of Review, hereby moves for the recusal of Judge Chris Martin from this cause, and in support will show the following:

JUDGE MARTIN IS THE INDISPENSABLE WITNESS

- 1. CSD Van Zandt LLC ("CSD") brought Cause No. 22-00105, the underlying cause, as trespass to try title on a 150 acres, claiming title via a 2021 probate of a 2006 estate.
- 2. Birnbaun countered that it was all real estate deed fraud, that the 150 acres never entered that estate, that no deeds came or could have come out of that estate, if only because of belated probate, and that the judgment against him was because of CSD by fraudulent Motion for Summary Judgment, and specifically their proposed Order thereto, that thereby and therewith, Birnbaum was fraudulently denied his right to a trial, indeed a jury trial.
- 3. CSD, by wording in their proposed <u>Order</u>, of "GRANTED... in all things", by CSD thus duping Judge Martin to issue a writ of possession, solely upon their proposed Order, to evict Birnbaum out of his

- 42 year 150 acre homestead, despite there existing no judgment of possession, besides a district cannot even do eviction, only the JP court of the precinct, and even there only upon trial, indeed a jury trial.
- 4. But Judge Martin's role in this scam, whether knowingly or unknowingly, does not matter. Judge Martin was a participant, and that makes him a witness, indeed the indispensable witness.
- 5. Indeed Judge Martin's involvement goes deeper, far deeper. There was this sudden "in chambers" with Judge Martin on 6-9-2023 with Birnbaum, a Pro Se, and CSD lawyer Katryna Watkins, who dragged along an Amanda Dupuis, a lawyer not even in the case. This meeting, as it turned out, was to call off the upcoming bench trial for 6-16-2023, when this was a jury case, demanded by BOTH parties, such 6-16-2023 set under highly curious circumstances. Then also the sudden while "in chambers" sudden jumping ship by CSD lawyer Katryna Watkins, upon much belated ZOOM deposition by her of to CSD grantor Lisa Leger Girot, such deposition turning out to be a super damming criminal indictment of Girot.
- 6. Then the shortly thereafter curious <u>Finding</u> by Judge Martin, that LISA LEGER GIROT, the grantor onto CSD, could not have inherited such 150 acres as she deeded to CSD. Then Judge Martin, with Katryna Watkins off the case, reaching out via email, not via open court process, reaching out to a Corey Kellam, who had not appeared as a the lawyer, but who had been deeply involved with CSD, Judge Martin asking Kellam for affidavit that such Girot was not associated with CSD.
- 7. As if Judge Martin believed that someone who did not own a 150 acres, could anyhow somehow nevertheless convey such to another bunch of crooks, by simple excuse that Girot was not originally "in" with the other crooks!

JUDGE MARTIN HAS AN INTEREST IN THE OUTCOME

- 8. Whether CSD duped Judge Martin, else Judge Martin easy to dupe, else negligent, else worse, of course reflects on the perception of Judge Martin, indeed perception of the judiciary, affecting Judge Martin's re-election, indeed his career, indeed his livelihood.
- 9. Judge Martin should be recused from this cause if only because he has acquired an interest in the outcome of this matter.

UDO BIRNBAUM

119 AN County Road 2501

Tennessee Colony, TX 758-61

903-922-5996

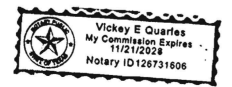
BRNBM@AOL.COM

VERIFICATION

All upon personal knowledge and investigation, all true and correct. Exhibits 1 to 4, true copies of the originals, all mark ups by me.

Lido Birnbaum

authority, by UDO BIRNBAUM, on this the ______ day of April, 2025, to certify which witness my hand and seal of office.



Vukey & Frarles

Notary Public, State of Texas

EXHIBITS

Exhibit 1 - - - "How Judge Chris Martin stole my homestead"

(Short "For Dummies" or "Cliff's Notes" for short attention span)

"Men in the game are blind to what men looking on can see clearly". Old Chinese proverb

Exhibit 2 - - - the "in-chambers" with a Pro Se - - - Oh how sneaky (The sudden email invite)

Judge Martin had gotten himself into a day of reckoning and was desperate. After full year 7 page docket, with never even a hearing, never even a peep, the court comes out of deep slumber, setting an "in chambers" with Pro Se, Udo Birnbaum, and CSD lawyer Katryna Watkins, who dragged along an Amanda Dupuis, not a lawyer on the case.

Judge Martin came out as de facto mediator / salesman to push settlement upon CSD prior offer of \$5,000, and Defendant Birnbaum willing to settle for \$1,500,000 for the fraud and damages upon him.

And CSD attorney Katryna Watkins jumping ship, after her disastrous hurried Zoom deposition of own grantor Lisa Leger Girot, such having turned into a de facto criminal conviction of Girot, Watkins deciding to jump ship, and announcing her withdrawal at this very in chambers, then and there.

As it turned out, from the unfolding of this meeting, CSD had somehow managed to infiltrate the scheduling computer, to have actually set themselves a bench trial, only days away, when this was a jury case demanded by BOTH parties over a year ago, un-addressed motions for summary judgment, by BOTH parties, Defendant's complaint of obstruction of discovery, Defendant's request for personal protection for having discovered a giant real estate deed fraud ring, etc. etc.

Judge Martin had gotten himself into a day of reckoning and was desperate.

<u>Exhibit 3 - - - the sudden cancel - - - screwed out of my Right to a trial</u> ("Reset" - - time for plan "B" see Exhibit 4)

When this had been JURY TRIAL ALL ALONG. Cancel on 6-14-2023 for 6-16-2023, no official court record, only an email.

Then no more anything of any kind until on 8-17-2023 all hell break loose: Order on Motion for Summary Judgment, Writ of Possession eviction, Final Judgment seizure of 150 acres, etc.

All without ever a trial, even a hearing. (see Exhibit 1)

<u>Exhibit 4 - - - Response to Judge Martin's curious email string</u> (as summarized by filed as "Response to an unhinged attorney")

Judge Martin by email caught himself into finding that CSD's grantor could not have had anything to deed, and Judge Martin was now creating an "out".

The string is self explanatory: Lisa L. Girot, one of the grantors to CSD, had been the notary, as well as court appointed guardian to keep others from stealing from a Louis Thibodeaux, a resident in a Louisiana veterans rest home, Girot had been the notary in deeding the property to Birnbaum, Thibodeaux for reasons of his own deeding back to Birnbaum, as a defensive move or whatever, for Thibodeaux did not indeed own it, although he may have thought, or whatever, because of his age or condition.

In any case Judge Martin had caught himself into finding that Girot had nothing to deed, so plan B, Affidavit from CSD manager / owner Robert O. Dow, that crook Lisa Girot had not initially, at least, been associated with the other crooks, such as CSD lawyer Corey C. Kellam, who was NOT a lawyer in the underlying case, but was orchestrating everything, including orchestrating newbe lawyer Katryna Watkins, until she finally decided to jump ship upon and at Judge Martin's curious "in chambers".

Judge Martin had gotten himself into a real tiger-by-the-tail problem.

Exhibit 5 - Birnbaum has surprise audio recordings to show

Including expert assessment of the whole situation. Regarding judgment and summary judgment:

Birnbaum: "Karen Wilson [district clerk] does not know the difference between a summary judgment and a - - - ";

Expert: "--- and unfortunately -- un -- unfortunately -- the judge does not know the difference"

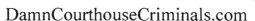
CERTIFICATE OF SERVICE

Today April 4, 2025 by CMRR 9589 0710 5270 0944 2906 70 to Karen Wilson, District Clerk, 121 E. Dallas St., Suite 302, Canton, TX 75103.

Also email attach to:

Corey Kellam, corey@sullivanlawoffices.com Karen Wilson, District Clerk at districtclerk@vanzandtcounty.org Judge Chris Martin c/o Waynette Barker at wbarker@vanzandtcounty.org

Lido Birnbaum



How Judge Chris Martin stole my homestead



- 1. A real estate deed fraud ring fabricates a deed to my 150 acres and sues me.
- 2. Without even a hearing Judge Martin evicts me and takes my land. (Exhibit 1)
- 3. A district court cannot even do eviction, ONLY the JP court of the precinct 1
- 4. And NOT WITHOUT A TRIAL, in Texas indeed a jury trial². (Exhibit 2)
- 5. Perpetrated by an 8 armed officer mob - including Sheriff Joe Carter himself





WARNING

A Writ of Possession has been issued by 294th Judicial District Court of Van Zandt County, Case No. 22-00105

Case No. 22-00105
All tenants and their personal property should be removed from 540 Van Zandt County Road 2916, Eustace, Texas 75124 by

SEPTEMBER 07 , 2023 a 9:00AM

Tenants and personal property remaining on the premises after that date and time will be subject to removal. The unit will be turned over to:

CSD Van Zandt, LLC

Van Zandt County Sheriffs Office Posted by S.D. Henson 05 Day of Septimber - 2023 at 2.54 pm

Texas Property Code Sec. 24.004(b), a justice court in the precinct in which the real property is located has jurisdiction in eviction suits. Eviction suits include forcible entry and detainer and forcible detainer suits.

² Texas Constitution. Sec. 10. TRIAL BY JURY IN CIVIL CASES. In the trial of all causes in the district courts, the plaintiff or defendant shall, upon application made in open court, have the right of trial by jury

EXHIBIT 1: a "forcible entry and detainer" - - indeed an armed HOME INVASION - - a staged physical confrontation. Details below.

WARNING

2

A Writ of Possession has been issued by 294th

Judicial District Court of Van Zandt County,

Case No. 22-00105

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by

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CSD VAn Zand+, LLC

Van Zandt County Sheriffs Office Posted by S.D. Henson

05 Day of September, 2023 at 2!54 pm

EXHIBIT 1: "tenant" eviction. But a district court cannot do eviction, ONLY the JP justice court. Property Code 24.004(b). It was by ROBERT O. DOW and his lawyers having succeeded in duping Judge Chris Martin into doing this, else pressuring him, else worse. That makes it a "forcible entry and detainer" by Dow - - indeed a HOME INVASION by ANY AND ALL "bringing this about". See Exhibit 2 re penal 31.03 THEFT

EXHIBIT 2: upon Judge Martin's "opinion" -- upon a mere "opinion" -- Mr. Dow gets himself a 150 acre homestead worth \$850,000 -- and Mr. Birnbaum, an 88 year old -- out into the ditch -- without a trial or ever even a hearing -- by the mere stroke of a pen. SOMETHING STINKS. See below re THEFT -- by ANY AND ALL

CSD VAN ZANDT LLC	§	IN THE DISTRICK COOK!
Plaintiff	§	LAST CLEAR THAT SOME
	§	BY Kan CO. IX
v.	§	294th JUDICIAL DISTRICT DEP
	§	,,
UDO BIRNBAUM	§	
Defendant	§	VAN ZANDT COUNTY, TEXAS

ORDER GRANTING PLAINTIFF'S TRADITIONAL MOTION FOR SUMMARY JUDGMENT

On August 17, 2023, came on to be considered *Plaintiff's Traditional Motion for Summary Judgment*. The Court, having considered said *Motion*, and all Responses and Replies, if any is of the opinion that Plaintiff is entitled to judgment as a matter of law.

IT IS THEREFORE ORDERED, ADJUDGED, and DECREED that Plaintiff's Traditional Motion for Summary Judgment is here GRANTED in all things.

IT IS SO ORDERED.

SIGNED this the 17th day of August 2023.

Judge Chris Martin

EXHIBIT 2: Texas Penal Sec. 31.03. THEFT. (a) A person commits an offense if he unlawfully appropriates property with intent to deprive the owner of property.

Texas Penal Sec. 31.01 THEFT. "Appropriate" means: (A) **to bring about** a transfer or purported transfer of title to or other nonpossessory interest in property. **whether to the actor or another**; or (B) etc

22-00105 CSD VAN ZANDT LLC VS UDO BIRNBAUM

From: Waynette Barker (wbarker@vanzandtcounty.org)

To: krw@flowersdavis.com; brnbm@aol.com

Date: Thursday, June 1, 2023 at 10:35 AM CDT

"the sudden in chambers"

Good Morning,

Judge Martin has asked for an in chambers conference with you both on June 9th at 8:30 a.m.

Please, let me know if this is do-able by you both.

Respectfully,

Waynette Barker

294th District Court Administrator

PH: 903-567-4422 FAX: 903-567-5652

Email: wbarker@vanzandtcounty.org



JURY TRIAL DATES ONLY: PLEASE REMEMBER THAT YOU MUST HAVE GONE TO MEDIATION BEFORE ALL FINAL HEARINGS, BENCH TRIALS AND JURY TRIALS.

CIVIL JURY TRIALS 2023 (does not include criminal jury trial dates)

JUNE 20-23 6 case set on the docket

JULY NO JURY TRIALS

AUGUST 14 – 18 4 case set on the docket

SEPTEMBER 11-15 5 case set on the docket

OCTOBER 16-20 4 case set on the docket

NOVEMBER 13-17 4 case set on the docket

DECEMBER NO JURY TRIALS

Jury Trials for 2024

January 22 - 25, 2024 1 case set on the docket

February 20 – 23, 2024

The will to win, the desire to succeed, the urge to reach your full potential... these are the keys that will unlock the door to personal excellence.



<u>MOTICE:</u> All email correspondence relating to pending cases will be filed with the District Clerk for inclusion in the record of the case. Any communication to the Court or stuff via email must comply with Rules 21 and 21A, T.R.C.P., and to do so by the fastest means available to the other affected parties or counsel. The provisions of Canon 3B.(8) of the Code of Judicial Conduct should be carefully reviewed before any person connected with a case attempts any communication with the Judge or court personnel.

<u>CONFIDENTIALITY NOTICE:</u> This email message, including any attachments, is for the sole use of the intended recipient and may contain confidential and privileged information. Any unauthorized review, use, disclosure, or distribution is prohibited. If you are not the intended recipient, please destroy all copies of the original message.

RE: CSD VZ/Birnbaum - Update re Settlement Negotiations

Exh. # 3

From: Waynette Barker (wbarker@vanzandtcounty.org)

krw@flowersdavis.com To:

Cc: ajd@flowersdavis.com; brnbm@aol.com

Date: Wednesday, June 14, 2023 at 11:35 AM CDT

The suddlen "NO TRIBL" Just 2 days off chuivas skring.

Why is this message in your Inbox?

We think this message is spam. We Itill put it into your Inbox as the sender is in your contact list. You can mark this message as safe or remove the sender.

Remove sender and mark as sparh

was a JURY case.

All -

Please note due to the plaintiffs status pending counsel, court has removed the bench trial plaintiff requested from the docket on Friday (une 16, 2024.

Respectfully,

Waynette Barker

294th District Court Administrator

PH: 903-567-4422 FAX: 903-567-5652

Email: wbarker@vanzandteounty.org



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DECEMBER NO JURY TRIALS

Jury Trials for 2024

January 22 – 25, 2024 2 case set on the docket February 20 – 23, 2024 April 22-26, 2024 May 20-24, 2024 1 case set on the docket August 19-23, 2024 October 21-25, 2024 1 case set on the docket

The will to win, the desire to succeed, the urge to reach your full potential... these are the keys that will unlock the door to personal excellence.

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From: Waynette Barker

Sent: Wednesday, June 14, 2023 11:31 AM
To: Katryna R. Watkins krw@flowersdavis.com

Cc: Amanda J. Dupuis <ajd@flowersdavis.com>; brnbm@aol.com Subject: RE: CSD VZ/Birnbaum - Update re Settlement Negotiations

Ms. Watkins,

Thank you for the update. I will inform Judge Martin accordingly.

Respectfully,

Waynette Barker

294th District Court Administrator

PH: 903-567-4422

FAX: 903-567-5652

Email: wbarker@vanzandtcounty.org



JURY TRIAL DATES ONLY: PLEASE REMEMBER THAT YOU MUST HAVE GONE TO MEDIATION BEFORE ALL FINAL HEARINGS, BENCH TRIALS AND JURY TRIALS.

CIVIL JURY TRIALS 2023 (does not include criminal jury trial dates)

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October 21-25, 2024 1 case set on the docket

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9

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From: Katryna R. Watkins < krw@flowersdavis.com>

Sent: Wednesday, June 14, 2023 11:20 AM

To: Waynette Barker < wbarker@vanzandtcounty.org>

Cc: Amanda J. Dupuis <a in terms of the second subject: CSD VZ/Birnbaum - Update re Settlement Negotiations

Good morning, Waynette,

I hope all is well. I wanted to inform the court that unfortunately no settlement was reached yesterday and that my client is ready to proceed with the next step in terms of setting a status hearing to discuss scheduling/deadlines /trial date. The new attorney assigned to the case should be in touch within the next few days to follow-up and request available dates.

Thanks,

Katryna R. Watkins

Attorney-at-Law



1021 ESE Loop 323, Suite 200

Tyler, Texas 75701
(903) 534-8063 Office
(903) 534-1650 Facsimile
https://link.edgepilot.com/s/a76b9d77/gHkAofREBUeT62vDhx_HdA?u=http://www.flowersdavis.com/

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CAUSE NO. 22-00105

CSD VAN ZANDT LLC
Plaintiff

v.

\$ IN THE DISTRICT COURTY

\$ 294th JUDICIAL DISTRICT

VAN ZANDT COUNTY, TX

Loks of background

UDO BIRNBAUM Defendant

DEFENDANT'S RESPONSE TO AN UNHINGED ATTORNEY

TO THIS HONORABLE COURT:

- 1. This Court, in its "to Corey Kellam", informed him of already having found that a Lisa Girot had no such 150 acres to convey to Plaintiff, and need to determine whether Plaintiff knew or should have known such. And so, by Affidavit of Robert Dow, attorney Kellam tells this Court that Dow had no knowledge of a 2017 deed, till July 24, 2002, and only after purchase.
- 2. Stupidly "oops" by such Affidavit, is however, that Dow spills that he knew then, a full month before filing suit against Birnbaum on <u>August 24, 2022</u>, that all he held was a bag of air, instead of title, and that ever after, both he and his Corey Kellam, have been peddling to this Court, what they both knew were nothing but lies by Lisa Girot, used to protect their own lies they were peddling.
- 4. That simple. Details in <u>Defendant's Response to this Court's Inquiry</u>, attached hereto, as is Corey Kellam's BS *Response* to such, as addressed above.

(B)

UDO BIRNBAUM, *Pro Se* 540 VZ County Road 2916 Eustace, TX 75124 903 802-9669 BRNBM@AOL.COM Certificate of Service

Today August 18, 2023 by Certified 7022 2410 0002 2355 4272 to Corey Kellam, Flowers Davis, 1021 ESE Loop 323, Suite 200, Tyler, Texas 75701

CAUSE NO. 22-00105

12

CSD VAN ZANDT LLC

\$ IN THE DISTRICT COURT

Plaintiff

\$ 294th JUDICIAL DISTRICT

UDO BIRNBAUM Defendant

v.

\$ VAN ZANDT COUNTY, TX

DEFENDANT'S RESPONSE TO THIS COURT'S INQUIRY

TO THIS HONORABLE COURT:

THE BIG PICTURE

- Plaintiff, CSD VAN ZANDT LLC, pleads TITLE to 150 acres in Van Zandt County.
- 2. Defendant, UDO BIRNBAUM, pleads long time TITLE to these 150 acres, and that this very CSD suit upon him is an ongoing real estate deed fraud scheme upon the elderly, with such now ongoing upon him in this Court, at this very time.
- 3. AND HEREWITH, Defendant BIRNBAUM, to paraphrase this Court's inquiry of July 20, 2023:

"This Court, having already determined that grantor Ms. Lisa Girot knew that she inherited no such 150 acres from Louis Thibodeaux, needs to know if someone from grantee CSD Van Zandt LLC was in on her fraud upon Defendant."

And to paraphrase the paraphrase:

"Lisa is a crook, so let us see if Dow also is."

[&]quot;Urgency: HIGH"

SO HERE GOES:

- 4. Robert Dow, <u>before purchasing</u>, when he immediately called Ms. Lisa Girot, regarding Mr. Birnbaum having just run off his surveyors, should have known that something was awfully irregular about what Ms. Lisa Girot was telling.
- 5.. And an awfully irregular relationship, between Ms. Lisa Girot and Mr. Robert Dow, is evidenced in that phone call, which just came to light by the Zoom Deposition of Lisa Girot on May 9, 2023.
- 6. The subject quickly moved into wild spins as to Defendant Birnbaum, and how they would back each other in going forward, without any indication of Mr. Dow having inquired with any of the neighbors, or intention to do so, or contact the other grantors, i.e. Patricia Moore Barclay or James Moore III. The topic was all about plotting a common scheme to "go forward", and assurances to each other of each others' future protection, such as at 07:50 into the 18:54 minute telephone recording, as such at 1:33:20 in the 1:54:02 Zoom video deposition of Ms. Lisa Girot, Mr. Dow, as BUYER, agreeing to protect the SELLER, regarding their in between them "it":

"And we told you we'd take it on and so we are going to try to be sure to protect us and like we said protect you too."

- 7. And NOW, in response to this Court's <u>July 20, 2023</u> inquiry Robert Dow, by Affidavit, swears that: (see Attach)
 - "10. My first knowledge of the unrecorded 2017 deed referenced in this lawsuit was on the morning of <u>July 24, 2022</u>, when a Rob Coady, a contractor hired by CSD Van Zandt LLC, discovered a copy of the unrecorded 2017 deed in a Ziploc bag which was attached to a gate on the property subject to this litigation, which was about a month after CSD Van Zandt, LLC acquired the property."

- 8. So what did Mr. Dow do, upon the <u>July 24, 2022</u> evidence that Girot never had anything to convey him? Go to the police, or his title insurers, that he had been swindled?
- 9. NO, instead Mr. Dow, again, runs back to Lisa Girot, as revealed by the just May 9, 2023 Zoom Deposition of Lisa Girot, and has his Corey Kellam weave his earlier, before buying, recording of the tale by Lisa Girot, and weave such into the fraudulent Affidavit of Lisa Girot, also have it spun into the Affidavit of Robert Dow, and not sue LISA GIROT, but BIRNBAUM, the victim of the Lisa Girot Real Estate Deed fraud upon an then 85 old elderly, Dow filing this very suit on August 8, 2022.
- 10. AND THEN, long later, on <u>October 20, 2022</u>, long after his on <u>July 24, 2022</u> having full knowledge of the Lisa Girot fraud, moves as PLAINTIFF for Summary Judgment such Motion now before this court, the Court now <u>July 20, 2023</u> inquiring whether Plaintiff, Plaintiff's Robert Dow, or Plaintiff's Attorney Corey Kellam, had knowledge of the fraud by Ms. Lisa Girot.
 - 11. All such as a suggestion to this Court.
- 12. The current email string upon this Court's inquiry of July 20, 2023 as Attach.

UDO BIRNBAUM, *Pro Se* 540 VZ County Road 2916

Eustace, TX 75124 903 802-9669

BRNBM@AOL.COM

Certificate of Service

Today August 1, 2023 by imbed in and attach to ongoing common string also regular mail Flowers Davis, 1021 ESE Loop 323, Suite 200, Tyler, Texas 75701



ATTACH "A"- re Court's inquiry Ongoing e-mail thread Court - CSD - Birnbaum

FLOWERS DAVIS

CELIA C. FLOWERS*

* BOARD CERTIFIED OIL GAS & MINERAL LAW TEXAS BOARD OF LEGAL SPECIALIZATION

* BOARD CERTIFIED, RESIDENTIAL REAL ESTATE LAW

TEXAS BOARD OF LEGAL SPECIALIZATION

* BOARD CERTIFIED, PROPERTY OWNERS ASSOCIATION LAW TEXAS BOARD OF LEGAL SPECIALIZATION

* BOARD CERTIFIED, CIVIL TRIAL LAW TEXAS BOARD OF LEGAL SPECIALIZATION

MELANIE S. REYES

* BOARD CERTIFIED, OIL, GAS & MINERAL LAW TEXAS BOARD OF LEGAL SPECIALIZATION LICENSED TO PRACTICE LAW IN TX AND NM

ALAN W. TOMME

J. SCOTT MILLER

CATHERINE CHESLEY GOODGION

* LICENSED TO PRACTICE BEFORE THE

UNITED STATES PATENT AND TRADEMARK OFFICE

WILLI MR. KNIGHT, JR.

MAYA P. JEDLICKA

SHANNON BARBER

LACIR STOVALL

PAUL H. BROWN

H.D. BLACK, OF COUNSEL

ANDREW SCHWING

*LICENSED TO PRACTICE LAW IN TX AND LA

COREY R. KELLAM

A.D. (DEAN) CHAPMAN, OF COUNSEL

ELLIS G. VICKERS, OF COUNSEL*

* LICENSED TO PRACTICE LAW IN NEW MEXICO AND TEXAS

* NEW MEXICO BOARD OF LEGAL SPECIALIZATION RECOGNIZED SPECIALIST IN NATURAL RESOURCES OIL & GAS LAW

Attorneys at Law

1021 ESE LOOP 323, SUITE 200 TYLER, TEXAS 75701 MAIN TELEPHONE: (903) 534-8063

FACSIMILE: (903) 534-1650

IMMIGRATION (903) 592-8186

WWW.FLOWERSDAVIS.COM

LONGVIEW OFFICE: 1516 JUDSON ROAD LONGVIEW, TEXAS 75601

TELEPHONE: (903) 757-8900 FACSIMILE: (903) 757-8902

ROBERT S. DAVIS

CHAD C. ROOK LEE I. CORREA ROBIN H. O'DONOGHUE J. MITCHELL BEARD

STEVE M. MASON JOHN "JACK" R. FULGHAM

THOMAS H. BUCHANAN, OF COUNSEL

PRESTON W. MCGEE*

* BOARD CERTIFIED, PERSONAL INJURY TRIAL LAW TEXAS BOARD OF LEGAL SPECIALIZATION * BOARD CERTIFIED, CIVIL TRIAL LAW

TEXAS BOARD OF LEGAL SPECIALIZATION

VIRGINIA D. YOUNG DANIEL C. ROSS

July 24, 2023

The Honorable Chris Martin 294th District Court - Van Zandt County, Texas 121 E. Dallas St., Ste. 301 Canton, Texas 75103

Sent via: *Electronic Filing* and email to: brnbm@aol.com and wbarker@vanzandtcounty.org

Re: Additional information requested for MSJ review – Cause No. 22-00105

Dear Judge Martin:

This letter is in response to the Court's request for additional information by email dated July 20, 2023. I briefly responded to that email², but understand the Court requires the information by affidavit, which I have attached to this letter.3

Please do not hesitate to let me know if you have further questions.

Kindest Regards,

¹ Email thread between Ms. Waynette Barker, Udo Birnbaum and Corey Kellam, attached as Exhibit A.

³ Affidavit of Robert Dow, Manager of Panola Holdings, LLC, Manager of CSD Van Zandt, LLC, attached as Exhibit B.



CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of this instrument was served on all parties of record via electronic service manager on this the 24th day of July 2023.

Corey R. Kellam

From: Corey R. Kellam

Sent: Thursday, July 20, 2023 12:30 PM

To: 'Waynette Barker' <wbarker@vanzandtcounty.org>; 'brnbm@aol.com'

<brnbm@aol.com>

Subject: RE: 22-00105 CSD VAN ZANDT LLC V BIRNBAUM

Ms. Barker, I should have also said in my email that I will be following up with an affidavit, I just wanted to present this information on the front end so you know I am in receipt of the request and will get something drafted promptly.

Thanks,

Corey

followers DAVIS

1021 ESE Loop 323, Suite 200
Tyler, Texas 75701
(903) 534-8063 Office
(903) 534-1650 Facsimile
crk@flowersdavis.com / www.flowersdavis.com

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is strictly prohibited under 18 USCA 2511 and any applicable laws. If you have received this message in error, please notify us immediately by return e-mail and delete and destroy all copies of the original message.

From: Corey R. Kellam

Sent: Thursday, July 20, 2023 12:26 PM

To: 'Waynette Barker' < wbarker@vanzandtcounty.org>; brnbm@aol.com

Subject: RE: 22-00105 CSD VAN ZANDT LLC V BIRNBAUM

Hi Ms. Barker, and thank you for reaching out.

To answer the question, no. Ms. Girot has never had any ownership in, membership in, employment in, or

any other connection to CSD Van Zandt, LLC or its members, directors, or employees. Her first interaction with CSD Van Zandt, LLC was an email from her to my client on March 2, 2022, wherein she advises that she is interested in selling the property. I'm also including below a couple excerpts from Ms. Girot's deposition confirming as much.

18

Page 40, Lines 13-18

13	Q. How did you come to sell CSD Van Zandt the
14	property?
15	A. Oh, I think I received correspondence in the
16	mail regarding an interest in purchasing that property.
17	I did not have the property listed at that time or at
18	any time.

Page 40, Lines 23-25

23	Q.	Okay.	Do you kn	ow Mr.	Robert	Dow?	?		
24	A.	I do not	know hi	m pers	onally.	I k	cnow	of	him
25	through	this tran	saction.						

Thank you, and let me know if there are any additional questions.

Best,

Corey



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is strictly prohibited under 18 USCA 2511 and any applicable laws. If you have received this message in error, please notify us immediately by return e-mail and delete and destroy all copies of the original message.

From: Waynette Barker < wbarker@vanzandtcounty.org >

Sent: Thursday, July 20, 2023 8:31 AM

To: Corey R. Kellam < crk@flowersdavis.com; brnbm@aol.com

Subject: 22-00105 CSD VAN ZANDT LLC V BIRNBAUM

Importance: High

Mr. Kellam,

The Court has completed its review and consideration of the Plaintiff's Traditional MSJ. Additional information, which was not provided by the Plaintiff, is needed and requested by the Court. To determine whether the Plaintiff, is a bona fide purchaser without notice of Mr. Birnbaum's claim to the subject property by the unrecorded deed of 2017, the Court first acknowledges and finds that Ms. Lisa Girot as notary of the unrecorded deed, had actual knowledge of Mr. Birnbaum's claim or potential claim to the subject property. Therefore, since Ms. Girot sold and transferred her interest in the subject property to the Plaintiff, the Court must now determine whether the Plaintiff had or should have had the same knowledge as Ms. Girot. The Court requests the following information by affidavit:

1. At any time has Ms. Girot had any ownership in, membership in, employment in, or any other connection to CSD Van Zandt, LLC or its members, directors, or employees?

Please submit the information as soon as practicable.

Respectfully,

Waynette Barker

294th District Court Administrator

PH: 903-567-4422

FAX: 903-567-5652

Email: wbarker@vanzandtcounty.org



JURY TRIAL DATES ONLY: PLEASE REMEMBER THAT YOU MUST HAVE GONE TO MEDIATION BEFORE ALL FINAL HEARINGS, BENCH TRIALS AND JURY TRIALS.

CIVIL JURY TRIALS 2023 (does not include criminal jury trial dates)

JULY NO JURY TRIALS
AUGUST 14 - 18 4 case set on the docket
SEPTEMBER 11-15 5 case set on the docket
OCTOBER 16-20 4 case set on the docket
NOVEMBER 13-17 6 case set on the docket
DECEMBER NO JURY TRIALS

Jury Trials for 2024

January 22 – 25, 2024 2 Cases set on the docket February 20 – 23, 2024 2 Cases set on the docket April 22-26, 2024 1 Case set on the docket May 20-24, 2024 1 Case set on the docket August 19-23, 2024 October 21-25, 2024 1 Case set on the docket

The will to win, the desire to succeed, the urge to reach your full potential... these are the keys that will unlock the door to personal excellence.

NOTICE: All email correspondence relating to pending cases will be filed with the District Clerk for inclusion in the record of the case. Any communication to the Court or staff via email must comply with Rules 21 and 21A, T.R.C.P., and to do so by the fastest means available to the other affected parties or counsel. The provisions of Canon 3B.(8) of the Code of Judicial Conduct should be carefully reviewed before any person connected with a case attempts any communication with the Judge or court personnel.

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CAUSE NO. 22-00105

CSD VAN ZANDT LLC	§	IN THE DISTRICT COURT
Plaintiff	§	
	§	
v.	§	294TH JUDICIAL DISTRICT
	§	
UDO BIRNBAUM	§	
Defendant	§	VAN ZANDT COUNTY, TEXAS

AFFIDAVIT OF ROBERT DOW

STATE OF TEXAS	§
	§
COUNTY OF DALLAS	§

Before me, the undersigned notary public, on this day personally appeared Robert Dow, who after being duly sworn, on his oath stated:

- "My name is Robert O. Dow. I am over 18 years of age, of sound mind, and capable of
 making this Affidavit. I have not been convicted of a felony or crime involving moral
 turpitude.
- 2. This affidavit is being made in response to the Court's inquiry as to whether, at any time, Ms. Lisa Girot had any ownership in, membership in, employment in, or any other connection to CSD Van Zandt, LLC or its members, directors, or employees.
- 3. I am the Manager of Panola Holdings, LLC, which is the Manager of CSD Van Zandt, LLC, and I am intimately familiar with CSD Van Zandt, LLC's operations.
- 4. Ms. Girot has never had any ownership in, membership in, employment in, or any other connection to CSD Van Zandt, LLC or its members, directors, or employees.
- My first communication with Ms. Girot was in response to an email from her on March 2,
 2022, wherein she advised that she was interested in selling the property subject to this litigation.
- CSD Van Zandt, LLC was not incorporated with the State of Texas until April 12, 2022, which was more than a month after my first communication with Ms. Girot.
- 7. On May 9, 2023 Ms. Girot sat for an oral and videotaped sworn deposition related to this lawsuit.
- 8. On page 40, lines 13-18 of the deposition, Ms. Girot confirms that she first responded to a marketing mailer, which was sent by me, regarding the sale of the property:

13	Q. How did you come to sell CSD Van Zandt the
14	property?
15	A. Oh, I think I received correspondence in the
16	mail regarding an interest in purchasing that property.
17	I did not have the property listed at that time or at
18	any time.

- 9. Later on page 40, lines 23-25 of the deposition, Ms. Girot also confirms she does not know me except for through the real estate transaction:
 - Q. Okay. Do you know Mr. Robert Dow?

 A. I do not know him personally. I know of him through this transaction.
- 10. My first knowledge of the unrecorded 2017 deed referenced in this lawsuit was on the morning of July 24, 2022, when a Rob Coady, a contractor hired by CSD Van Zandt LLC, discovered a copy of the unrecorded 2017 deed placed in a Ziploc bag which was attached to a gate on the property subject to this litigation, which was about a month after CSD Van Zandt, LLC acquired the property."

Affiant further sayeth not.

Robert O. Dow

SUBSCRIBED AND SWORN TO before me, the undersigned authority, on this the 24th day of July 2023 to certify which witness my hand and seal of office.



Notary Public, State of Texas

Tara Waymire

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CAUSE NO. 22-00105

CSD VAN ZANDT LLC	§	IN THE DISTRICT COURT
Plaintiff	§	
	§	
v.	§	294th JUDICIAL DISTRICT
	§	
UDO BIRNBAUM	§	
Defendant	§	VAN ZANDT COUNTY, TEXAS

PLAINTIFF'S RESPONSE TO 1) DEFENDANT'S RESPONSE TO COURT'S INQUIRY AND 2) DEFENDANT'S MOTION TO ORDER MEDIATION

TO THE HONORABLE JUDGE OF SAID COURT:

COMES NOW, CSD VAN ZANDT LLC (hereinafter "Plaintiff") in response to Defendant's Response to Court's Inquiry and Defendant's Motion to Order Mediation, seeking to correct factual untruths in Defendant's response and requesting the Court deny Defendant's motion for mediation. In support thereof, Plaintiff respectfully shows the Court the following:

DEFENDANT'S RESPONSE TO COURT'S INQUIRY IS RIFE WITH UNSUBSTANTIATED CLAIMS

- 1. Defendant's *Response to Court's Inquiry* is rife with factual inaccuracies and unsubstantiated statements. It fails to provide a scintilla of evidentiary value to the substance of Court's inquiry into the following narrow question:
 - "At any time has Ms. Girot had any ownership in, membership in, employment in, or any other connection to CSD Van Zandt, LLC or its members, directors or employees?"
- 2. This question, which was directed at Plaintiff, not Defendant, was accurately and fully responded to in a letter and affidavit filed with the Court by Plaintiff on July 24, 2023.
- 3. Defendant immediately begins his Response to the Court by injecting his own subjective opinion as to the purpose of the Court's inquiry, going so far as to explain to the Court what the Court really meant to ask in multiple derivative, paraphrased, and bombastic statements.

CN: 22-00105; CSD Van Zandt LLC v. Birnbaum Van Zandt County, Texas

Then Defendant, without any evidentiary proof, makes numerous inflammatory statements against

Plaintiff, alleging a scheme of collusion by Ms. Girot and Plaintiff to commit a "real estate deed

fraud scheme" against the elderly.

4. While difficult to respond to Defendant's "throw everything and see what sticks"

approach, Plaintiff wishes to briefly debunk Defendant's fictional pleadings below by offering

facts supported by the record before this Court.

5. FACT: No substantiated evidence exists in the Court's record indicating that

Defendant represented ownership in the Property to Plaintiff or any agent, employee, contractor,

member, owner, or director of the Plaintiff prior to Plaintiff purchasing the Property.

6. FACT: The surveyor hired by CSD Van Zandt, LLC successfully completed a

survey of the Property, which led to a new metes and bounds legal description included in the

vesting deed into CSD Van Zandt, LLC. Said deed is attached as Exhibit B, Attachment 1 to

Plaintiff's Traditional Motion for Summary Judgment and was recorded as Document No. 2022-

007473 in the Official Public Records of Van Zandt County, Texas.

7. FACT: No evidence presented to this Court even remotely suggests that Plaintiff

committed a real estate fraud scheme against Defendant. Despite Defendant's effort to continue

spinning tales and taking statements and evidence out of context, the Court's record is clear that:

a. No scheme existed between Plaintiff and Ms. Girot, and

b. Record title clearly showed Defendant was not the owner of the Property and

had not been since his April 12, 2002 Warranty Deed to Gwendolyn Wright

Thibodeaux, whereby Defendant conveyed the Property in exchange "for \$10.00"

cash in hand paid, and other good and valuable consideration this day paid to

me paid to me all in cash by the said Gwendolyn Wright Thibodeaux, the

Plaintiff's Response to Defendant's Response to Court's Inquiry and Defendant's Motion for Mediation CN: 22-00105; CSD Van Zandt LLC v. Birnbaum

receipt and sufficiency of which is hereby acknowledged and confessed. . . ".

8. FACT: Plaintiff has not, at any time, "run back to Ms. Girot" during this dispute. After becoming aware of Defendant's alleged claim of ownership to the Property, which was more than a month after Plaintiff acquired the Property, Plaintiff retained legal counsel, filed this lawsuit, and has maintained a position of fee simple ownership of the Property for the duration of this dispute. All affidavits, depositions, and other evidence on record in the case support Plaintiff's bona-fide purchaser status and confirm vested title in Plaintiff, including but not limited to Ms. Girot's testimony on Page 46, lines 1-4 of her deposition:

```
Q. Did you ever communicate to Mr. Dow prior to closing, prior to when CSD purchased the property, that Mr. Birnbaum claimed an ownership in the 149 acres?

A. No, ma'am.
```

And her testimony on page 52, lines 12-15 of said deposition:

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Q. Okay. So is it your testimony that prior to
purchasing the property, Mr. Dow had knowledge of the
existence of a 2017 deed?

A. I don't think he was aware of the deed.
```

9. FACT: The Court's narrow inquiry has been answered - Ms. Girot did not, at any time, have any ownership in, membership in, employment in, or any other connection to CSD Van Zanda, LLC or its members, directors, or employees.

II. <u>DEFENDANT'S MOTION FOR MEDIATION SHOULD BE DENIED</u>

- 10. Defendant demands mediation be "required" for this case and alleges this Court "requires mediation before all final hearings, bench trials, and jury trials, such in the interest of justice and to preserve resources."
 - 11. First, Plaintiff filed a Traditional Motion for Summary Judgment on October 20,

4

2022, and this Court may rule on said motion without a hearing.

12. Second, Plaintiff is unaware of this Court's alleged mediation requirement as

indicated by Defendant. Regardless, Plaintiff has made multiple attempts to negotiate in good

faith with Defendant to resolve this matter, including through informal mediation; in each case,

Defendant has made a mockery of those settlement attempts, and it is clear Defendant has no

intention of entering settlement negotiations in good faith.

13. Third, as a result of Defendant disclosing confidential settlement terms offered as

part of prior negotiations between the parties in his *Motion to Order Mediation* and on Defendant's

infamous and publicly accessible website¹. Defendant has irreparably damaged any remaining

trust Plaintiff had that the integrity and confidentiality of future settlement negotiations would be

respected or honored by Defendant.

14. Accordingly, and based upon the foregoing, Plaintiff urges the Court to deny

Defendant's request for any additional mediation.

PRAYER

WHEREFORE PREMISES CONSIDERED, for the foregoing reasons, Plaintiff

respectfully asks the Court to:

1. Dismiss Defendant's meritless and unsubstantiated Response to Court's Inquiry;

2. Deny Defendant's Motion to Order Mediation; and

3. Rule on Plaintiff's Traditional Motion for Summary Judgment filed with the Court on

October 20, 2022.

Plaintiff also moves the Court to grant reasonable and necessary attorney's fees, costs of

court, and such other and further relief to which Plaintiff may be justly entitled.

1 www.damneourthousecriminals.com

Plaintiff's Response to Defendant's Response to Court's Inquiry and Defendant's Motion for Mediation

Respectfully submitted,

FLOWERS DAVIS, P.L.L.C. 1021 ESE Loop 323, Suite 200 Tyler, Texas 75701 (903) 534-8063 (903) 534-1650 Facsimile

/s/ Corey Kellam

COREY R. KELLAM State Bar No. 24083297 crk@flowersdavis.com

ATTORNEY FOR PLAINTIFF

CERTIFICATE OF SERVICE

I hereby certify that a true copy of the above and foregoing instrument has been served on all parties of record via electronic service manager on this the 14th day of August 2023.

/s/ Corey Kellam

COREY R. KELLAM

Automated Certificate of eService

This automated certificate of service was created by the efiling system. The filer served this document via email generated by the efiling system on the date and to the persons listed below. The rules governing certificates of service have not changed. Filers must still provide a certificate of service that complies with all applicable rules.

Amy Womack on behalf of Corey Kellam Bar No. 24083297 aw@flowersdavis.com Envelope ID: 78493096

Filing Code Description: Answer/Response

Filing Description: Plaintiff's Response to Defendant's Response to

Court's Inquiry and Motion to Order Mediation

Status as of 8/14/2023 11:58 AM CST

Case Contacts

Name	BarNumber	Email	TimestampSubmitted	Status
Celia C.Flowers		ccf@flowersdavis.com	8/14/2023 11:51:16 AM	SENT
Corey RossKellam		crk@flowersdavis.com	8/14/2023 11:51:16 AM	SENT
Jennifer Wallace		legalassistant@flowersdavis.com	8/14/2023 11:51:16 AM	SENT
Ashley Fortune		alf@flowersdavis.com	8/14/2023 11:51:16 AM	SENT
Shannon MBarber		sb@flowersdavis.com	8/14/2023 11:51:16 AM	SENT
Udo Birnbaum		brnbm@aol.com	8/14/2023 11:51:16 AM	SENT