

MOTIONS FOR DUMMIES: Motions is Court PROCESS, granting more or less Court PROCESS, it is not an OUTPUT by the Court at all. Granting of PROCESS is in fact indication that the PROCESS is ongoing. Motions dispose of PROCESS, or trigger other MOTIONS. Granting a motion does not AWARD to a PARTY. It rides HERD on the LAWYERS. That is all that it does.

CAUSE NO. 22-00105

CSD VAN ZANDT LLC
Plaintiff

v.

UDO BIRNBAUM
Defendant

§
§
§
§
§
§
§

IN THE DISTRICT COURT
294th JUDICIAL DISTRICT
VAN ZANDT COUNTY, TEXAS

RECORDED
2023 AUG 17 AM 11:23
KAREN WILSON
DIST CLERK VAN ZANDT CO. TX
BY Kara DEP

**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 hereby **GRANTED** in all things.

IT IS SO ORDERED.

SIGNED this the 17th day of August 2023.

Judge Chris Martin

MOTIONS FOR DUMMIES: Motions is Court PROCESS, granting more or less Court PROCESS, it is not an OUTPUT by the Court at all. Granting of PROCESS is in fact indication that the PROCESS is ongoing. Motions dispose of PROCESS, or trigger other MOTIONS. Granting a motion does not AWARD to a PARTY. It rides HERD on the LAWYERS. That is all that it does. PERIOD.

*

UNLESS IT ON SAME DAY VIA TODAY'S INSTANTANEOUS COMMUNICATION, TRIGGERS SOME IDIOTS LIKE ROBERT O. DOW, AND HIS COREY KELLAM, BY UNLAWFUL "CIVIL STANDBY", TO INVADE MY PROPERTY, UNDER COLOR OF "HAVING WON". GOD SAVE AMERICA. AMEN.

(Previous invasion was by BULLDOZER tearing up 3000 feet of fences and gates, this time by flatbed truck and private ARMED GUARD)