

1-13-2020

To: **Hon. Chris Martin, District Judge**
294th District Court of Van Zandt County, Texas
c/o Waynette Barker, wbarker@vanzandtcounty.org

Copy: Hon. Joshua Wintters Court at Law aanthony@vanzandtcounty.org
Hon, Don Kirkpatrick County Court cbonham@vanzandtcounty.org
Hon. Tonda Curry District Attorney tcurry@vanzandtcounty.org
Dale Corbett Sheriff dcorbett@vanzandtcounty.org
Karen Wilson District Clerk districtclerk@vanzandtcounty.org
Forensic Documentalist 1stforensicdocumentalist@gmail.com

From: Udo Birnbaum “the turd that would not flush”

Re: **Why I need to get them to arrest me**

DEMAND LETTER

This document upon receiving no response upon my
once-again cry of Jan 7, 2020 (attached end of this document)

Judge Martin:

Kindly arrange for a meeting of the minds on my Why I need to get them to arrest me – so that I am NOT forced into having to actually resort to such. (Available on Google - best as phrase – also on my web)

Time is of the essence. I will allow TEN DAYS for a satisfactory offer – TWENTY DAYS for an agreed setting – else once more my little dance of “this court has gone batshit crazy” – **as I did before Judge Drum.**

Full particulars, including audio, at my DamnCourthouseCriminals.com.

Judge Martin, you have the POWER and DUTY to kindly fix this mess.

Judge Martin, I know you are a good person. What are you afraid of?

SUMMARY PRAYER

(repeated here “up front” – for quick access)

I do not want to have to again do such silly “Why I need to get them to arrest me” dance. **But if I have to,** I certainly will – and I will very certainly and very strongly plead such “necessity” – and “no mens rea” - to the jury. Time is of the essence. In non-legalese: **“time to get off the pot”.**

Pre-Introductory **Author's Suggestions**

Bypass all the other sections below – at least for now

Instead, sample a little of my DamnCourthouseCriminals.com

View my [Van Zandt Courthouse Beaver Dam Scheme](#) – a swift 12 minute YouTube. Simply search for it by name on either Google or on YouTube.

Likewise my [Judge Paul Banner real gone batshit crazy hearing](#) – a longer YouTube – VERY LIVELY after a few minutes – also my “Assignment to Pass out Pumpkins”. HE NEVER DID CATCH ON.

Learn more about the Google search engine. Try “jurisdiction and sanity”, “cranking crap into judgments”, “judge poopi”, “\$62,885 \$125,770” – the huge fines on me - try it with and without quotes, with and without dollar signs or commas. More interesting stuff on my website.

Try “294th mobsters”, “294th RICO”, “cranking crap into judgments”

Even just “cranking crap” will suffice!

And it will take just a few days for it to catch my “time to get off the pot”, so long as associated with some legal term or court!

Introductory

Judge Martin, as you well know, I have been complaining to and about this court now for many, many years, including to and even about you as our then District Attorney.

I have even been threatened by your investigator to “personally put the handcuffs” on me, if what I was telling him were not so, your investigator accusing me of being a member of “sovereign citizen”, which I did not then even know what that was, whether I would agree to a mental exam, etc, to “keep quiet”, “because the walls have ears”, to “stay away from the

courthouse”, and let him investigate, etc. And then he just disappeared. Again, “too stupid, clannish, or fearful”?

Then upon once again inquiring at your Office – thereupon to be threatened with criminal trespass, with me in turn lodging a criminal complaint upon that, etc. etc.

I have truly tried EVERYTHING. Details my www.DamnCourthouse.com

I suggest a google search for “Why I need to get them to arrest me” – works best via actual google.com and quotes to make it a phrase.

Also “jurisdiction and sanity” – best with quotes. For fun, try “judge poopi” – NO quotes. Else “\$62,885 \$125,770” – NO quotes – just the crazy sanctions against me – no needed to my any name, court, county, lawsuit, judgment, nothing else. Actually works with or without the dollar signs or even the commas!

“Thems googles is smart”.

The Beaver Dam Case (a case of blatant barratry)

Elderly neighbor, retired military, ex bank loan officer, ex pet shop owner, more money than sense, flooded by his own beaver dam, dynamites a fifteen (15) foot section of their FOUR foot dam of their 10 acre lake, and flushes the whole mess clear across my farm – and wants to likewise dynamite on my creek, afraid the “overgrown rats” would come back.

Wild BEAVERS of course not giving his lawyer a “cause of action” – but liking the smell of “legal fees”, this shyster simply changes the “facts” – into me violating Section 11.086 of the Texas Water Code, for ME having supposedly recently built a dam, and for me to remove such supposedly by ME built dam.

Bunch of hooley. Full details my websites – except to note that we had a FULL WEEK PRO SE JURY TRIAL – and that this mess went up through all the appeals court – to before the US SUPREME COURT – which of course declined! ALL documents on my webs.

And as you know, if by nothing else then “office osmosis” during your “apprentice days” before then district attorney Leslie Dixon, she actually got sued - as did nearly everybody around the courthouse – under “civil RICO”, the federal anti racketeering statute – by my then still unrecognized full-blown shyster lawyer of my very own!

And, Judge Martin, as an aside, I have known of you since that time – both as a face, and also as a name – but I at least never put the two together – until many years later.

The “open account” case
(Blatant intrinsic and extrinsic fraud)

I got suckered into retaining a Dallas Lawyer promising to “save” me from that beaver mess, me paying him a non-refundable “up-front” \$20,000 retainer “to make time available”, him promising – on paper - not to go above this without my permission, him even including the phrase of “retaining the right to terminate” – should I not pay him any more – above the prepaid \$20,000. Clearly NOT an “open account” – certainly NOT a debtor / creditor arrangement.

I finally fire him - he sues me claiming an unpaid “open account” - which I deny under oath, as required under “open account” - the judge refuses to appoint an auditor per Rule 162 - the judge submitting fraudulent issues and instructions to the jury. ALL documents on my web.

The result is an \$85,000 judgment, including attorney fees, the existence of such supposed account – never submitted to the jury, nor questions as to the “elements” of open account, nor instruction as what such animal even was.

Then the judge puts a \$62,885 Sanction on me for having made a counter-claim – a First Amendment Right. When I complain about that, another “visiting judge” – TWO YEARS LATER - puts an additional Sanction on me of \$125,770 (2 x \$62,885).

Slightly simplified here. Full details my web site. But blatant intrinsic and extrinsic fraud – and certainly “inconsistent with due process of law”.

Then this mess also goes through all the appeals courts – Dallas – Texas Supreme Court – US Supreme Court – all the briefs and appendices on my webs.

I have truly tried every thing!

Even the FBI, the Texas Rangers, the State Bar, the Commission on Judicial, conduct, our then District Attorney Leslie Dixon even letting me before her Grand Jury – and then arguing against me all the time. I now believe that this was a pure CYA on her part!

EVEN A DIRTY RUSTY WHEELBARROW INTO YOUR DA OFFICE!

AND FLYERS, CARDS, POT LIDS, BUCKETS, BROOMS, TOILET PLUNGERS, “THIS COURT HAS GONE BATSHIT CRAZY” SIGNS – AND OTHER NUTTY STUFF INTO THE COURTHOUSE.

I DO NOT WANT TO HAVE TO DO SUCH “WHY I WANT TO GET THEM TO ARREST ME” STUFF.

AND YOU KNOW – THAT AS NOW DISTRICT JUDGE – AND NOW WITH FULL KNOWLEDGE OF ALL OF THIS – YOU HAVE NOT ONLY THE POWER – BUT THE DUTY TO DO SOMETHING ABOUT THIS

SUMMARY PRAYER

I do not want to have to again do such silly “Why I need to get them to arrest me” dance. But if I have to, I certainly will – and I will very certainly and very strongly plead such “necessity” and no mens rea to the jury. Time is of the essence. In non-legalese: “time to get off the pot”.

UDO BIRNBAUM
540 VZ County Road 2916
Eustace, TX 75124
903 479-3929
BRNBM@AOLCOM

From: brnbm <brnbm@aol.com>
To: wbarker <wbarker@vanzandtcounty.org>
Subject: UDO BIRNBAUM re THIS MORNINGS CALL
Date: Tue, Jan 7, 2020 12:50 pm

1-7-2020

TO: Ms Waynette Barker
Court Admin / Coordinator
294th District Court of Van Zandt County
903 567-7555

RE: My just this morning phone message

First, thanks, for taking my message, that **this court** - when NOT under Judge Martin - **really screwed this 83 year old man.**

And that this matter is really above your pay grade - i. e. a matter for Mr. Martin himself.

And that **Judge Martin already knows ALL about this** - from my complaints in his prior role as our District Attorney.

And that NOW - as DISTRICT JUDGE - of this COURT - that did this to me - he has both the POWER and the **DUTY** to do something about this.

I referred to my web site www.DamnCourthouseCriminals.com - for my complete complaint

And that **I do not want to again** have to disrupt this court - by trying to force this court to arrests me - **to get the attention of this court.**

Details my web site. More details my earlier more "textual" - and more encompassing - www.OpenJustice.US

Expecting a very quick - even if preliminary - answer.

"Time is of the essence" - you said you were not a lawyer.

Have a good day.

UDO BIRNBAUM
540 Van Zandt CR 2916
Eustace, TX 75124
903 479-3929 24/7
BRNBM@AOL.COM

<CTR +> , <CTR -> to "size"
Freely use the **browser** BACK
<CTR + HOME > to site TOP
freely click on "stuff"

"a public criminal complaint"
when 'thems' DO - as mobsters do - 'thems' ARE mobsters
www.DamnCourthouseCriminals.com

<CTR +> , <CTR -> to "size"
Freely use the **browser** BACK
<CTR + HOME > to site TOP
freely click on "stuff"

This site as a TUTORIAL, WARNING, and PUBLIC CRY FOR HELP
Udo Birbaum (903) 479-3929 BRNBM@AOL.COM [a little bit about me](#) www.OpenJustice.US (my orig site) [regarding the "necessity"](#) [latest](#) 1-8-2020



"batshit crazy" - where the phrase comes from - interesting

Having tried ALL ELSE to put a STOP to this OUTRAGE upon me, I decided to literally CRY FOR HELP - in our 294th Courtroom - me holding TWO of these large posters over my head, loudly crying "HELP" - and they neither ARRESTED me, nor DID ANYTHING about my complaint - but they have been publicly put on notice - AUDIO latest "once-again" 1-7-2020 - AUDIO Synopsis of Evil - the Emperor has no clothes



Damn Courthouse Criminals

For pure fun, go search Google for "damn courthouse criminals", "plea to the jurisdiction and sanity", "judge poopit", "assignment to pass out pumpkins", "judge abcde". Don't believe - try damn 294th with or without quotes. Even Google can understand!



STATEMENT OF WHY - new I need to get them to ARREST me - to fully set the hook - to show them for the CRIMINALS they really ARE. Make "them" explain, to a JURY, why they arrested me, AT OUR COURTHOUSE, for complaining about crimes IN OUR COURTHOUSE, and BY OUR COURTHOUSE. They have been briefed - "with a fire hose" - but refuse to do anything about it. That is WHY I need to get them to arrest me latest "once-again" 1-7-2020 - AUDIO

Hey, FBI - this "stuff" is SERIOUS

A fraudulent BEAVER DAM SUIT against me to start - morphing into retaliation by the Court itself - for me having made a civil RICO counter-claim - a FIRST AMFNDMENT RIGHT what is "civil RICO" federal RICO statute Judge Zimmermann FORBIDS me - from showing the JURY - even "talking about" - what the lawyer had hauled me into court for - unbelievable but TRUE

THE COURT (to the jury): "because ... you may get the idea that either the Plaintiff or the Court is trying to hide something from you"



Van Zandt Courthouse Beaver Dam Scheme
before this - I had only known the courthouse FROM GETTING LICENSE PLATES



How G. David Westfall became my lawyer
There will always be criminals - but BEWARE of those in black robes. [The Diary of a Madman](#)



Judge Paul Banner batshit crazy hearing
to "revive" his 12-year-old batshit crazy and unlawful \$62,885 court FINE

Judge Paul Banner's batshit crazy hearing

to "revive" his batshit crazy unlawful \$62,885 FINE *"which the court seeks"*
Just [click on the picture](#). Real lively after a few minutes

The supposed "judgment" they revived - was clearly titled as an ORDER - i.e. a \$62,885 punishment - unlawful at that did not "adjudicate" upon PLEADINGS - certainly NOT by JURY - was a JURY case!

YouTube batshit crazy hearing



East Texas District Court - real gone BATSHIT CRAZY HEARING