

No. 00-00619

THE LAW OFFICES OF	\$	IN THE DISTRICT COURT
G. DAVID WESTFALL, P.C.	\$	
Plaintiff	\$	
v.	\$	294th JUDICIAL DISTRICT
UDO BIRNBAUM	\$	
Defendant / Counter-Plaintiff	\$	VAN ZANDT COUNTY,
v.	\$	TEXAS
G. DAVID WESTFALL,	\$	
CHRISTINA WESTFALL	\$	
STEFANI PODVIN	\$	
Counter-Defendants	\$	July 7, 2020

Theft by the Court itself Forging Fraudulent Judgments
Motion for the Court to confront, confess, and correct
“there is something rotten in the state of Denmark”

WHEREAS, on or about July 30, 2002, and again, on or about April 1, 2004, at hearings on mere motions for sanctions, and ever after, mere ORDERS on such motions were knowingly and maliciously forged – and ever after concealed, cultivated and maintained – to appear to be bona fide and due process JUDGMENTS of \$62,885 and 125,770 (exactly 2 x 62,885).

WHEREAS, such forged judgments, were fraudulently, maliciously, and even “revived” in 2014 by writ of scire facias, to unlawfully appropriate a nonpossessory interest in my property (i.e. by abstract of judgment liens).

WHEREAS, such unlawful appropriation constitutes common theft.

WHEREAS, each of these forged judgments, by their very title, and the very words of these documents, admits that these documents were upon mere motions for sanctions, and these documents do NOT constitute adjudication upon pleadings, certainly NOT by jury, this having been a JURY case, and these documents are therefore NOT judgments.

AND WHEREAS, each document has the legal phrase of “This judgment rendered”, **forged, fudged, and finagled** just above the signature, each document itself testifying that “there is something rotten in the state of Denmark” – such line from Hamlet.

Details and documents, including the two forged “judgments” and abstracts and execution thereon, at my DamnCourthouseCriminals.com.

Concluding Prayer

WHEREFORE, Udo Birnbaum, victim and movant, prays for this court to confront, confess, and correct for its sins.

Birnbaum prays for recognition and admission by the court – **just exactly why the court** sanctioned him \$62,885 – and an additional \$125,770 – for complaining about the \$62,885:

Such REAL reason, as documented by the court reporter – and hidden and concealed by these forged judgments – and malicious findings thereto:

"In assessing the [\$62,885] sanctions, the Court has taken into consideration that although Mr. Birnbaum may be well-intentioned and may believe that he had some kind of real claim as far as RICO there was nothing presented to the court in any of the proceedings since I've been involved that suggest he had any basis in law or in fact to support his suits against the individuals, and I think – can find that such sanctions as I've determined are appropriate". (Judge Paul Banner, Transcript, Sanction hearing).

CLEARLY **NOT** A JUDGMENT – AND ALSO **UNLAWFUL**

Was of course a jury case. Cannot punish for the merit of a case – only upon conduct. **Unconditional** punishment – for **past** matters - requires **full criminal process** – of “beyond a reasonable doubt – by a jury. Period.

p.s. Please take notice that because of me being 83 years old and our coronavirus – I am currently unable to petition this court with my rusty wheelbarrow, etc. Details my web **Why I need to get them to arrest me**. Else just google for same. Also **jurisdiction and sanity**. Also **judge poopi**.

Else **\$62,885 sanction**, **\$62,885 \$125,770**, or simply **62885 125770**.

This, the 7th day of July, 2020

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UDO BIRNBAUM, Pro Se
540 VZ County Road 2916
Eustace, TX 75124
903-479-3929
BRNBM@AOL.COM