Texas Rangers Company "B" 350 W. IH-30 Garland, Texas 75043 CMRR 9589 0710 5270 2057 7945 02

Att:

Public Corruption Unit

Att:

Public Integrity Unit

- 1. My name is UDO BIRNBAUM. I am 88 years old. I come for help because they outright stole my 150 acre 42 year homestead in Van Zandt County, and I cannot get anyone to do anything about it.
- 2. Essence of this corruption in my short <u>How Judge Chris Martin</u> stole my Homestead. Attach "A".
- 3. Attached are complaints I made to the District Attorney and the Sheriff, of me under color of tenant eviction, being robbed by a real estate deed fraud ring, enabled by district judge Chris Martin himself. Attach "B".
- 4. First off, a district court cannot even do eviction, only the JP justice court of the precinct, and I certainly was not a tenant, and certainly had Right to a trial, indeed a jury trial.
- 5. Of special interest should be their resort to EIGHT (8) armed officers, without a warrant. This was a setup for a mob event so as to permanently silence me. No other explanation fits.

**UDO BIRNBAUM** 

119 AN County Road 2501

Tennessee Colony, TX 75861

903-922-5996

BRNBM@AOL.COM

(temporary refuge)

DamnCourthouseCriminals.com

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 precinct1
- 4. And NOT WITHOUT A TRIAL, in Texas indeed a jury trial<sup>2</sup>. (Exhibit 2)
- 5. Perpetrated by an 8 armed officer mob - including Sheriff Joe Carter himself





## WARNING

A Writ of Possession has been issued by 294

Judicial District Court of Van Zandt Count
Case No. 22-00105

All tenants and their personal property should be removed from 540 Ven Zandt County Road 2918 Fustace. Texas 75124 by

<u>SEPTEMBER 07</u>, <u>2023</u> at 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 Von Zandt, LLC

Van Zandt County Sheriffs Office
Posted by S.D. Henson
P Day of Seasy, June 2023 at 315199

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.

<sup>&</sup>lt;sup>2</sup> 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

A Writ of Possession has been issued by 294	4 <sup>th</sup>
Judicial District Court of Van Zandt Count	<b>.y</b> ,
Case No. <u>22-00105</u>	4.
All tenants and their personal property should be	
removed from 540 Van Zandt County Roa	<u>ad</u>
<b>2916, Eustace, Texas 75124</b> by	
SEPTEMBER 07 , 2023 at	
9:00AM	
3.00/Alvi	

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 Zand+, LLC

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

Of 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 ZANDI LLC	.8	IN THE DISTRICK COURT
Plaintiff	§	DIST CLERK VAN ISON
	, §	BY KANDT 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 of 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

D

Aldach "B

To: Van Zandt DA, CMRR 7022 0410 0000 9534 1372, July 31, 2024

### COMPLAINT OF THEFT

# Theft of my 42 year 150 acre homestead, perpetrated in a district court, under color of tenant eviction

I, UDO BIRNBAUM, an 87 year old of Van Zandt County, Texas, report the theft of my 42 year 150 acre homestead at 540 VZ County Road 2916, such theft under color of law, of me being a supposed mere "tenant", in a "unit", which I certainly was not, and violent de facto ejectment of me and my all, by a district court, by writ of possession.

Under color of law, I was verily defrauded out of my right to a trial, to defend myself, by showing onto a JURY, how it was all fraud.

The district court, which did this "eviction" on me, had no authority to do eviction, even if I had been a tenant, which I was not. In Texas, ONLY the justice court (JP court), OF THE PRECINCT, has jurisdiction to do tenant eviction. Tex. Prop. Code 24.004. (See Attach "B")

And as for the district court which did this ejectment upon me, Tex. Prop. Code 22.001(b): "the action of ejectment is not available in this state".

Furthermore, the writ of possession was issued, despite there being NO JUDGMENT OF POSSESSION to execute upon, a judgment of course being a prerequisite to do execution upon.

Also, such writ was unlawfully issued by signature of the judge, who has no authority to issue such. Writs of possession are under signature OF THE CLERK (See Attach "B"), and issued under her executive authority – upon a judgment – of which there was none.

The conduct of District Judge CHRIS MARTIN and Van Zandt County Sheriff JOE CARTER was unreasonable. It was also clearly criminal. This was not an accident or oversight.

This is Tex. Penal 31.03. THEFT (a): "unlawful appropriation of property". Such by Tex. Penal 31.01(4)(a) definition of "appropriate": "to bring about a transfer or purported transfer of title to or other nonpossessory interest in property, whether to the actor or another".

### To summarize, this sham "eviction" was:

- Upon an 87 year old
- out of his 42 year 150 acre own HOMESTEAD
- by an 8-man armed officer crew
- executed under physical direction of the SHERIFF HIMSELF
- executed by a district court which has NO jurisdiction over landlord / tenant – in Texas ONLY the justice court (JP) of the PRECINCT
- swindled out of his right to a TRIAL to show how it was all fraud
- and the taking of his personal property and STEALING his 150 acres
- on top of that an unlawful \$500 FINE First Amendment retaliation for speaking his complaint peaceably on paper
- God save America!

### And as evidence:

- A Posting Notice of Eviction as a supposed "tenant" in a "unit". (besides, in Texas, ONLY the JP court can do tenant eviction)
- B My counter-posting as to exactly why the eviction was unlawful
- C Supposed \$33,954.48 14 months back rent something STINKS. (Belated calculated to the penny upon 6 arbitrary houses to make me appear as having been a tenant)
- D Sample of damages all this "stuff" me clearly NOT a mere renter
- E \$500 Court FINE for complaining First Amendment retaliation
- F By a mere ORDER, on a mere MOTION, I was swindled of my Right to a TRIAL by the stroke of a pen by 294th District Judge CHRIS MARTIN, and assist by Sheriff JOE CARTER

Today, July 31, 2024, to VZ District Attorney CMRR 7022 0410 0000 9534 1372 Address temporary refuge only,

UDO BIRNBAUM

119 An County Road 2501

Clas Besilaum

Tennessee Colony, Texas 75861

903-922-5996

BRNBM@AOL.COM

To: Van Zandt Sheriff, CMRR 7020 1290 0000 2938 1877, Aug. 1, 2024

### COMPLAINT OF THEFT

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Also, such writ was unlawfully issued by signature of the judge, who has no authority to issue such. Writs of possession are under signature OF THE CLERK (See Attach "B"), and issued under her executive authority – upon a judgment – of which there was none.

The conduct of District Judge CHRIS MARTIN and Van Zandt County Sheriff JOE CARTER was objectively unreasonable. It was also clearly criminal. This was not an accident or oversight.

This is Tex. Penal 31.03. THEFT (a): "unlawful appropriation of property". Such by Tex. Penal 31.01(4)(a) definition of "appropriate": "to bring about a transfer or purported transfer of title to or other nonpossessory interest in property, whether to the actor or another".

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- F By a mere ORDER, on a mere MOTION, I was swindled of my Right to a TRIAL by the stroke of a pen by 294th District Judge CHRIS MARTIN, and assist by Sheriff JOE CARTER

Today, Aug. 1, 2024, to Van Zandt Sheriff Dept. CMRR 7020 1290 0000 2938 1877 Address temporary refuge only,

**UDO BIRNBAUM** 

119 An County Road 2501 Tennessee Colony, Texas 75861

Ucto Berloum

903-922-5996

BRNBM@AOL.COM

# **WARNING**

A Writ of Possession has been issued by <u>294<sup>th</sup> Judicial District Court of Van Zandt County</u>, Case No. <u>22-00105</u>
All tenants and their personal property should be removed from <u>540 Van Zandt County Road</u> 2916, Eustace, Texas 75124 by

<u>SEPTEMBER 07</u>, <u>2023</u> at 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 Zand+, LLC

Van Zandt County Sheriffs Office
Posted by S.D. Henson
Of Day of September , 2023 at 2!54 pm

No. 22-00105 294th

# WARNING

TO ANY OFFICER EXECUTING, be warned that I am clearly NOT a "tenant" in a "unit". Here lives UDO BIRNBAUM, a native born Texan. I have uninterruptedly lived for 42 YEARS on my 150 acre

## 42 YEAR HOMESTEAD

Any Officer sent to execute be warned that this writ is **UNLAWFULLY** perpetrated **under color of law** by signature of a JUDGE. True writs are under authority, Seal, and signature of the CLERK.

Furthermore, <u>this writ is UNLAWFUL</u> because it is issued by a District Court. Only the JUSTICE COURT of the PRECINCT is authorized to issue Writs of Possession.

An <u>execution</u> is a process of the court from which it is issued. <u>The clerk</u> of the <u>district</u> or <u>county</u> court or the <u>iustice</u> of the peace, as the case may be, shall tax the costs in every case in which a <u>final judgment</u> has been rendered and <u>shall issue execution</u> to <u>enforce such judgment</u> and collect such costs. The execution and subsequent executions shall not be addressed to a particular county, but shall be addressed to any sheriff or any constable within the State of Texas. Tex. R. Civ. P. 622, As Amended August 7, 2023

Eviction Cases must be filed in the Justice Court in the <u>Justice of the Peace Precinct</u> in the county in which the real property is located. See Section 24.004, Texas Property Code.

**OFFICER**, you have a duty to NOT obey papers that you recognize or should recognize as being UNLAWFUL, particularly upon such specific and detailed Warning as above. (i.e. the <u>fraudulent writ</u> which produced <u>Attach 1</u>)

**UDO BIRNBAUM, Landlord** 

## NOTICE OF NONPAYMENT OF RENT

August 18, 2023

Attach "C" - Supposed \$33,954.48 back rent 14 months - they could not even figure out what the "rent" was!

Mr. Udo Birnbaum
540 VZ County Road 29 6
Eustace, Van Zandt County, Texas 75124

As outlined in Article 24.005, Texas Property Code, you are hereby notified that three (3) days after delivery of this notice, I demand possession of said property listed above, now occupied by you.

You now owe \$33,954.48 for rent and late fees from June 24, 2022 thru August 17, 2023.

I HEREBY DEMAND that you pay all past due rent AND vacate the property at once, or I shall proceed against you as the law directs.

SIGNED this 18th day of August, 2023.

Robert O. Dow, Manager

CSD Van Zandt LLC 6115 Owens St Ste 201 Dallas, TX 75235

Cc: Corey Kellam, Esq.

#### SERVICE OF NOTICE

This "Notice of Nonpayment of Rent" was executed at the above address on the 18<sup>th</sup> day of August, 2023 and delivered to Mr. Udo Birnbaum via USPS First Class Mail and USPS Certified Mail/Return Receipt #7022 2410 00002 5526 4187.

SIGNED this 18th day of August, 2023.

Robert O. Dow

5

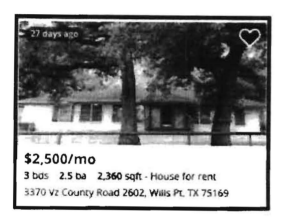
#### **RENT COMPARISON ANALYSIS**

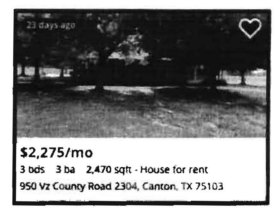
#### Owner:

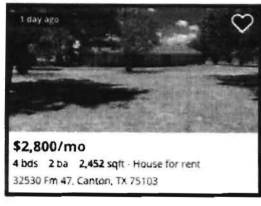
CSD Van Zandt LLC 6115 Owens St Ste 201 Dallas, TX 75235 Attach "C" - Supposed \$33,954.48 back rent 14 months - they could not even figure out what the "rent" was!

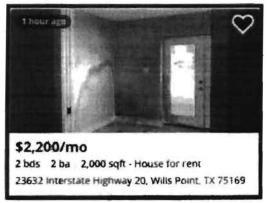
### Property:

540 VZ County Road 2916 Eustace, Van Zandt County, Texas 75124 Living Area: 2,178.00 sq ft

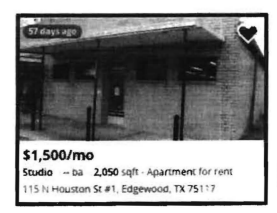












6

### RENT STATEMENT

### Tenant:

Mr. Udo Birnbaum 540 VZ County Road 2916 Eustace, Texas 75124 Attach "C" - Supposed \$33,954.48 back rent 14 months - they could not even figure out what the "rent" was!

### **Property:**

540 VZ County Road 2916 Eustace, Van Zandt County, Texas 75124 Living Area: 2,178.00 sq ft

Starting	Ending	Status	Rent	Late Fee	Total
06/24/2022	07/23/2022	Past Due	\$2,195.83	\$263.49	\$2,459.32
07/24/2022	08/23/2022	Past Due	\$2,195.83	\$263.49	\$2,459.32
08/24/2022	09/23/2022	Past Due	\$2,195.83	\$263.49	\$2,459.32
09/24/2022	10/23/2022	Past Due	\$2,195.83	\$263.49	\$2,459.32
10/24/2022	11/23/2022	Past Due	\$2,195.83	\$263.49	\$2,459.32
11/24/2022	12/23/2022	Past Due	\$2,195.83	\$263.49	\$2,459.32
12/24/2022	01/23/2023	Past Due	\$2,195.83	\$263.49	\$2,459.32
01/24/2023	02/23/2023	Past Due	\$2,195.83	\$263.49	\$2,459.32
02/24/2023	03/23/2023	Past Due	\$2,195.83	\$263.49	\$2,459.32
03/24/2023	04/23/2023	Past Due	\$2,195.83	\$263.49	\$2,459.32
04/24/2023	05/23/2023	Past Due	\$2,195.83	\$263.49	\$2,459.32
05/24/2023	06/23/2023	Past Due	\$2,195.83	\$263.49	\$2,459.32
06/23/2023	07/23/2023	Past Due	\$2,195.83	\$263.49	\$2,459.32
07/24/2023	08/17/2023	Past Due	\$1,770.83	\$212.49	\$1,983.32
				TOTAL	\$33,954.48



Rent Made Payable To:

CSD Van Zandt LLC Attn: Robert O. Dow 6115 Owens St Ste 201 Dallas, TX 75235

# 42 YEARS of me and my parents' "STUFF" – clearly NOT a "renter"















Sampling of my "STUFF" - including my mother's, and now MY wheelchair

"due to the language used motion" - that makes it Fir Amendment Retaliation!	
;	CAUSE NO. 22-00105
CSD VAN ZANDT LLC	§ IN THE 294 <sup>TH</sup> DISTRICT COURT
VS.	§ IN AND FOR
UDO BIRNBAUM	§ VAN ZANDT COUNTY, TEXASON

### ORDER DENYING MOTION TO RECUSE

On September 19, 2023, the undersigned, heard the defendant's, Udo Birnbaum, Motion to Recuse and First Amended Motion to Recuse pursuant to Rule 18a (g) of the Texas Rules of Civil Procedure (TRCP). The hearing was conducted remotely, via Zoom. All parties announced ready. The undersigned heard the arguments of the defendant and plaintiff's counsel.

The undersigned considered the motions, the arguments of the parties and the case law. The undersigned denied the motions. The undersigned found that the motions did comply with Rule 18a(a) TRCP in that the motions were not verified, they failed to assert one or more grounds listed in Rule 18b, and they did not state with detail and particularity facts that would be admissible. The undersigned further found that the motions were based solely on the judge's rulings and orders in the case. The undersigned found that the motion was without merit.

The undersigned further found that due to the language used in the motion and that it was without merit, that sanctions were appropriate. The undersigned awarded sanctions in the form of attorney fees to plaintiff in the amount of \$500.00, payable 30 days from the date of this order.

IT IS THEREFORE ORDERED that the Motion to Recuse and First Amended Motion to Recuse are **DENIED** and sanctions are **GRANTED**.



## Attach "E" - \$500 Court FINE - page 2 / 2

		SEP	É	9	<b>Z</b> 023		
Signed this	day of	•				, 20	,

ALFONSO CHARLES, Presiding Judge Tenth Administrative Judicial Region Plaintiff's PLEADINGS "GRANTED in all things" -Attach "F" - swindled out of the what happened to my Right to a TRIAL! Right to a TRIAL! (jury fee paid been on the jury docket over a year FILED FOR RECORD 7 page DOCKET SHEET) **CAUSE NO. 22-00105** IN THE DISTRICT COURT

DIST CLERK VAN ZINDT CO. TX CSD VAN ZANDT LLC Plaintiff 800000 294th JUDICIAL DISTRIC ٧. **UDO BIRNBAUM** VAN ZANDT COUNTY, TEXAS Defendant

## 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