

May 02, 2014

To: Karen Wilson, District Clerk – districtclerk@vanzandtcounty.org

Re: **SECURING EXECUTION OF DOCUMENTS BY DECEPTION**

Copy: Teresa Drum, District Judge – pamkelly@vanzandtcounty.org  
Rhita Koches, County Judge – kathyj@vanzandtcounty.org  
Charlotte Bledsoe, County Clerk – countyclerk@vanzandtcounty.org  
Chris Martin, DA – chrismartin@vanzandtcounty.org

Attached is a copy of my contemporaneous recollections of the events of April 1, 2004, titled “Happy April Fools Day”, regarding the alleged “judgment” in Cause No. 00-619 (rendered April 1, signed Oct. 24, 2006, titled “Order on Motion for Sanctions) where you recently issued “Abstract of Judgment” and “Writ of Execution” to direct the Sheriff upon me. (\$126,262.00 plus 5% per annum, lien recorded)

Someone must have deceptively caused your office to sign and execute the above indicated documents “affecting property”, as certainly your staff had no pecuniary interest to create such fraud.

Sec. 32.46. SECURING EXECUTION OF DOCUMENT BY DECEPTION. (a) A person commits an offense if, with intent to defraud or harm any person, he, **by deception:**

(1) causes **another** to **sign or execute** any document affecting property or service or the pecuniary interest of any person;

(b) An offense under Subsection (a)(1) is a:

(6) **felony of the second degree** if the value of the property, service, or pecuniary interest is \$100,000 or more but less than \$200,000;

So, Dear District Clerk, how are you going to “undo” this? Go to the County Clerk, and gather all copies and take them back? Call back the Sheriff, and take back the papers you gave him? Bundle all the stuff up and hand it back to Fleming? Cleanse your files, clear your computer records?

Only ONE way – inform the DA and District Judge -- **IMMEDIATELY**

Details as follows, regarding “The Westfalls” (Chris Westfall, daughter Stefani Podvin, and a Frank C. Fleming):

**re: Order on Motion for Sanctions**

Attorney Frank C. Fleming prepared the document, deceptively ending it with “this judgment rendered, etc” and “another” signed it - in this case Judge Ron Chapman.

But **Final Judgment** had already closed all matters.

Also, Judge Ron Chapman was assigned solely for a purely administrative matter, namely a motion for recusal, and had no jurisdiction whatsoever over my person.

**Re: Abstract of Judgment**

Signed by “another” - the Clerk of Court, upon the Westfalls’ deceptive use of an ORDER.

**Re: Writ of Execution**

Signed by “another” - the Clerk of Court, upon the Westfalls’ deceptive use of an ORDER.

So, Dear District Clerk – avail yourself of the services of the Van Zandt District Attorney, and inform the District Judge of this Court – **IMMEDIATELY!**

Also consider, had not someone at your office kindly handed the Westfalls’ crap back across your counter, when they earlier attempted execution on the dormant **Final Judgment**, that would have made it a **felony of the first degree** all by itself. (\$200,000 +)

Attachment: **“Happy April Fools Day”**

Udo Birnbaum  
540 VZ County Road 2916  
Eustace, TX 75124

903 479-3929  
BRNBM@AOL.COM (lower case)

To five (5) addressees, by hand, email,  
regular, and CERTIFIED MAIL  
Including Attachment with each