

RICHARD L. RAY, P.C.

A Professional Corporation
Attorney at Law

300 S. HWY. 19
CANTON, TEXAS 75103

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TELECOPIER: (903)567-6998
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These are not MY beavers!
Lawyer Richard Ray should have told
him to CALL THE GAME WARDEN.

December 7, 1994

Jones' complaint was over BEAVERS.
Suit filed by Attorney Ray, however, was for
violation of the TEXAS WATER CODE.
ALL FRAUD!

Mr. Udo Birnbaum
Route 1
Eustace, TX 75124

Re: **Trespass by Water Invasion**

Besides - no beavers or dam left - he had DYNAMITED
everything. Search for "blew" and "blow" in the trial transcript.

Dear Mr. Birnbaum:

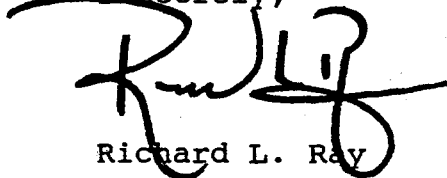
I have been retained to represent Mr. William B. Jones relative to water problems which you are allowing to be created on your land. Apparently **beavers** have dammed up **a stream** flowing onto your property. The trapped water now floods as much as 10-12 acres of Mr. Jones' property.

It is my further understanding that Mr. Jones has discussed the problem with you and you have refused to remedy the situation or **allow him** to do so.

Your nonfeasance in allowing the water build-up to invade Mr. Jones' property constitutes an indirect trespass. Mr. Jones prefers to avoid litigation to resolve this matter. However, he will have no choice unless you remove the **beaver dam** or allow someone else to remove it.

If damage is not removed within thirty (30) days or if an appropriate response is not received, Mr. Jones intends to proceed with suit seeking his damages as well as injunctive relief. If Mr. Jones is forced to pursue litigation, he will seek and be entitled to his attorney's fees.

Sincerely,



Richard L. Ray

RLR:cj