

Subj: **DO THE RIGHT THING MR. DA**
Date: 7/30/2015 4:03:25 A.M. Central Daylight Time
From: Brnbn@aol.com
To: chrismartin@vanzandtcounty.org

also attached as PDF

7-30-2015

My Dear Mr. Martin,

Recently left a short note at your place, as follows::

Chris, We DO need to talk. Pls forgive our rough introduction.
But I really need help. Did then. Still do.
Udo Birnbaum
903 479-3929
email BRNBM@AOL.COM

So, please consider – what YOU would do – or consider doing – if you were in MY SHOES:

They outright ROBBED you – of approx. \$500,000 – using the court – and their special powers as attorneys – as the instrument.

They have tied up all your assets – all your life's savings – you do not even have a decent car – and no way to get one. All your property has got liens on it. You do not have a retirement income – just a little social security.

You complain to and in the court – and all you get – is more “sanctions” piled on you.

You complain to law enforcement – and all you get is dodging.

You are 78 years old – still in fairly good health – but that could change at any time.

You do not have the means to get your teeth fixed – or routine medical checkups.

You KNOW that you ought to not just shoot them – for such solves nothing.

So you just keep on trying to get the attention of local law enforcement – like your DA.

You are lost in a sea of do-nothing-ers. You send out an emergency FLARE:

Like trying to get the attention of your DA – like by adding him as a “defendant”.

You resort to such a FLARE – for you have complained to him – multiple times about a specific crime – EXECUTION OF DOCUMENTS BY DECEPTION – perpetrated in 2014 – and the answer you get back – is that this involves stuff from 2002 – and is outside the statute of limitations.

BULL SHIT. As the DA, you KNOW that if someone steals in 2002 – that every year he holds onto

the “stuff” is a crime, and certainly when he tries to “cash in” on it – in 2014 – by “securing execution of documents by deception” – it is that simple.

Also you KNOW that they cannot impose UNCONDITIONAL punishment, as they did, by civil process – you KNOW that takes full CRIMINAL process – like through the DA!

And, always keep in mind, that as long as this “thing” is not going away upon me, I am not just going away either – for it is not something I can make disappear by just shutting up.

Enough said – for now.

Still awaiting a response.

UDO BIRNBAUM
540 VZCR 2916
Eustace, TX 75124
(903) 479-3929
brnbm@aol.com

also attached as PDF