

Subj: **Re: DO THE RIGHT THING MR. DA**  
Date: 8/11/2015 8:24:34 A.M. Central Daylight Time  
From: [Brnbm@aol.com](mailto:Brnbm@aol.com)  
To: [chrismartin@vanzandtcounty.org](mailto:chrismartin@vanzandtcounty.org)  
CC: [judgedrum@vanzandtcounty.org](mailto:judgedrum@vanzandtcounty.org), [Lray@vanzandtcounty.org](mailto:Lray@vanzandtcounty.org), [MBates@vanzandtcounty.org](mailto:MBates@vanzandtcounty.org),  
[mking@cantontex.com](mailto:mking@cantontex.com)

COPY TO: [judgedrum@vanzandtcounty.org](mailto:judgedrum@vanzandtcounty.org), [Lray@vanzandtcounty.org](mailto:Lray@vanzandtcounty.org), [MBates@vanzandtcounty.org](mailto:MBates@vanzandtcounty.org),  
[mking@cantontex.com](mailto:mking@cantontex.com) (Note: "copy to" PASTED off Mr. Martin's 8-6-2015 CC: list)

Mr. Martin,

Regarding your 8-6-2015 2:00:07 PM emailing – upon my just prior that day about 1:00 PM inquiry at your Office – regarding my July 30, 2015 email pleading to you titled DO THE RIGHT THING MR. DA – such pleading regarding my sworn complaints regarding two (2) separate dates and persons, such sworn complaints dated Mar. 20, 2015, the other June 25, 2015 –

Regarding the matters you conveyed in such 8-6-2015 emailing of yours:

- Please identify the basis of you characterizing my inquiry that noon – as “threat of force”, “disorderly conduct”, “demeaning language”, “ultimatums”, and “bullying tactics”.
- Also, please identify your email “copy to” addressees and the manner in which they relate to such characterization by your Office.

For my part, I hereby acknowledge conveyance of your 8-6-2015 email threat - that "the police will be summoned and you will be criminally trespassed from my office".

Respectfully,

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

In a message dated 8/6/2015 2:00:07 P.M. Central Daylight Time, [chrismartin@vanzandtcounty.org](mailto:chrismartin@vanzandtcounty.org) writes:

Mr. Birnbaum,

I've reviewed the complaint that you submitted regarding your allegation of the execution of documents by deception. At this time, I do not believe you have articulated a criminal offense with sufficient evidence to merit an investigation or prosecution.

I would encourage you to contact a private attorney that specializes in civil litigation to determine if you have any civil remedies.

Furthermore, I will not entertain an in-person meeting with you to discuss this matter further. I will not tolerate you or any person visiting my office and demanding to meet with me by threat of force or disorderly conduct. I do not appreciate you attempting influence the activities of my staff by use of demeaning language, ultimatums, or bullying tactics.

Should you appear at my office again and act in an inappropriate manner, after having been duly warned by this email, the police will be summoned and you will be criminally trespassed from my office.

Respectfully,

-

**Chris Martin**

Criminal District Attorney

Van Zandt County

400 S. Buffalo

Canton, TX 75103

903.567.4104 tel

903.567.6258 fax

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**From:** Brnbm@aol.com [mailto:Brnbm@aol.com]

Tuesday, August 11, 2015 AOL

**Sent:** Thursday, July 30, 2015 4:03 AM  
**To:** Chris Martin  
**Subject:** [Possible SPAM] DO THE RIGHT THING MR. DA  
**Importance:** Low

**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](mailto: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](mailto:brnbm@aol.com)

**also attached as PDF**