Subj: SECURING EXECUTION OF DOCUMENTS BY DECEPTION

Date: 5/29/2014 11:07:20 P.M. Central Daylight Time

From: Brnbm@aol.com

To: <u>icollins@vanzandtcounty.org</u>

Attachment: also as PDF

May 30, 2014

To: Chris Martin, District Attorney – chrismartin@vanzandtcounty.org

Re: SECURING EXECUTION OF DOCUMENTS BY DECEPTION

Copy: Teresa Drum, District Judge – pamkelly@vanzandtcounty.org

 $Karen\ Wilson,\ District\ Clerk-district clerk@vanzandt county.org$

Rhita Koches, County Judge - kathyj@vanzandtcounty.org

Charlotte Bledsoe, County Clerk – countyclerk@vanzandtcounty.org

Mr. Martin,

Please explain why someone using a mere <u>Order</u> to get our 294th District Clerk to <u>execute</u> an Abstract of <u>Judgment</u> thereon to create a <u>\$127,000 lien</u> on my property, and to <u>execute</u> a Writ of <u>Execution</u> to the Sheriff to seize my property

..... why this is **not** a crime under the Texas Penal Code, Section 32.46, SECURING EXECUTION OF DOCUMENT BY DECEPTION.

Sincerely,

Udo Birnbaum 540 VZ County Road 2916 Eustace, TX 75124 brnbm@aol.com

- 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 $\underline{another}$ to $\underline{sign\ or\ execute}$ any document affecting property or service or the pecuniary interest of any person;
 - (b) An offense under Subsection (a)(1) is a:
- (6) <u>felony of the second degree</u> if the value of the property, service, or pecuniary interest is \$100,000 or more but less than \$200,000;