



**Court of Appeals  
Fifth District of Texas at Dallas**

**JUDGMENT**

UDO BIRNBAUM, Appellant

No. 05-02-01683-CV V.

THE LAW OFFICES OF G. DAVID  
WESTFALL, P.C., G. DAVID WESTFALL,  
CHRISTINA WESTFALL, and STEFANI  
PODVIN, Appellees

Appeal from the 294th Judicial District  
Court of Van Zandt County, Texas.

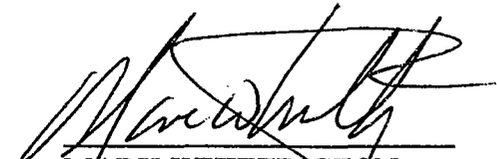
(Tr. Ct. No. 00-00619).

Opinion delivered by Justice Whittington,  
Justices Wright and Bridges participating.

In accordance with this Court's opinion of this date, the judgment of the trial court is **AFFIRMED**. It is **ORDERED** that appellees THE LAW OFFICES OF G. DAVID WESTFALL, P.C., G. DAVID WESTFALL, CHRISTINA WESTFALL, and STEFANI PODVIN recover their costs of this appeal from appellant UDO BIRNBAUM.

Judgment entered October 23, 2003.

This Judgment AFFIRMS a \$62,885 SANCTION - which THIS COURT found - "DOES NOT MEET RULE 13" - besides being a plum unlawful punishment - imposed for a past COMPLETED act (not "coercive") - unlawfully imposed by CIVIL process. (unconditional requires full CRIMINAL process of "beyond a reasonable doubt"). PERIOD. US Supreme Court.



MARK WHITTINGTON  
JUSTICE

Petition ~~En Banc~~  
**Appendix**  
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