

MEMOIRS/EXHIBIT 3

Memoirs 8-29-24/Exhibit 3's public information

PROTECTED UNDER THE <u>WHISTLEBLOWER PROTECTION ACT</u> OF 1989 PETITIONED <u>WITNESS PROTECTION PROGRAM</u> & THE CONSTITUTION'S FREEDOM OF SPEECH

ALL 3 BRANCHES OF THE US GOV. <u>"rebellion"</u>
CREATED, INFLICTED, &/or ALLOWED INTERNATIONAL ECONOMIC ANARCHY
TO PROVIDE ALL WITH "Get Out of Jail Free Cards"

All 3 Gov. branches' <u>"rebellion"</u> has now legalized International economic anarchy. That will inevitably collapse world economies as World <u>ECONOMIC TREASON</u>. In violation of Constitutional Oaths of Offices &/or Professions <u>"who, having previously taken an oath"</u>. As being economic traitors' International economic anarchy against the Constitutions'

Section 3 Disqualification from Holding Office

Their landmark decisions as <u>"engaged in insurrection or rebellion"</u> of International economic anarchy. Their <u>"rebellion"</u> of persecuting, prosecuting & punishing the Artho victims. Instead, their <u>"rebellion"</u> REFUSED to prosecute & collect corruption's Funding/Fines/Retribution of the liabilities & <u>"Public debt"</u>. The bank/lawyers scam's money laundering schemes owed the US Treasury, SEC, & the Artho victims.

Section 3 Disqualification from Holding Office

- As <u>"rebellion"</u> & <u>"given aid or comfort to the enemies thereof"</u>. As <u>"given aid"</u> to their preferred bank/lawyers scam's money laundering schemes' International economic anarchy. As economic traitors' <u>"rebellion"</u> & as the Constitution's domestic enemies.

Section 4 Public Debt

Demands "bounties" are to be paid to the Artho victims. For standing up for the US Constitution, the Rule of Law, & the "Public Debt" owed to the US Treasury, SEC, & the Artho victims. That are in FACT, "authorized by law", as "bounties for services in suppressing insurrection or rebellion, shall not be questioned." As being the Artho victims' filed counter lawsuits, petitioned QUI TAM Law, Champerty Law, &/or more.

FiledEvidence.com Exhibits prove beyond a shadow of a doubt. Of who is in FACT, liable & the "Public Debt" owed to the US Treasury, SEC, & Artho victims. Of which are in FACT, "bounties for services in suppressing insurrection or rebellion, shall not be questioned."

You are not an authoritarian, dictator, &/or a laughable self anointed as your own god's monarchy. As being Lord & Ruler over all of mankind's Taxpaying Commoners. You're a Public Servant employed & funded by the Taxpaying Commoners. Entrusted with the responsibilities to govern according to the Constitution, the Rule of Law, & under your very own Oath of Offices &/or Professions. To uphold the Constitution, the Rule of Law, & as a Nation of DEMOCRACY. Or the Taxpaying Commoners have "no choice" but to reduce your jurisdiction's budgets.

MORE DAMNING EVIDENCE OF DOCUMENTED BANK FRAUD RACKETEERED & CAUGHT RED HANDED

Artho's Exhibit 3's Public Service Announcements prove beyond a shadow of a doubt;

Now anyone can racketeer & slander anyone's name & Deeds of Trusts. By Filing & Recording in the WRONG County & in the CORRECT County, anyone so chooses.

Now anyone can racketeer PRICE FIXING & collateralizing the same property twice. Within any Federal Bankruptcy Court's proceedings, anyone so chooses.

To racketeer PRICE FIXING devaluations on the same racketeered property. That now cannot be sold, traded, &/or refinanced with competing banks. While racketeering bank fraud, conflicts of interest, &/or INSIDE TRADER'S PRICE FIXING the elimination of interest income. As the Stockholders' losses & against any stock anyone so chooses.

To later racketeer the Bank's Director/lawyer's son's INSIDE TRADER'S PRICE FIXING the bidding at the Federal Bankruptcy Court's Ordered Land Auction. To racketeer & increase the insiders' equities, as the insiders' Land Grab Development, as the bank scams even more Stockholders' losses, & at the expense of any stock so chosen.

- The above & more immediately exonerates all who are now unjustly accused, fined, &/or imprisoned. For like-kind now legalized offenses, via International Case Law.
- For International Case Law's immediate needs of judge/jurisdiction selections. For winning Arbitrations/Grand Jury's No Bills/Appeals/Pardons/Paroles.
- Based on the landmark decisions all 3 branches of the US Gov. choosing <u>"rebellion"</u>, to create, inflict, &/or allow the economic traitors' International economic anarchy. As their <u>"rebellion"</u> from prosecuting & collecting corruption's Funding/Fines/Retribution as liabilities & <u>"Public debt"</u> owed to the US Treasury, SEC, & to the Artho victims.

AMERICA DOES NOT WORK BECAUSE OF POLITICIANS AMERICA WORKS IN SPITE OF POLITICIANS - Jerry Artho

Feel free to quote Artho Economics on social medias. Gifts are welcomed via Pay Pal FiledEvidence@gmail.com please mark as "Gifts for the pain & suffering".

If you are <u>not</u> a Constitutional & Rule of Law intellectual, freethinker, or humanitarian. Please forward to those who are &/or simply unsubscribe.

International Consultant, Jerry Artho

ARTHO'S EXHIBIT #3

IF the following REFUSED documentation proves to be authentic.

Promissory Note's collateral, referring to victim Artho's Double A Deaf Smith property. RICO felon Happy's ILLEGALLY publicly Filed & Recorded, in the WRONG county of Randall.

In reference to:

EXHIBIT #1

(c) Deaf Smith County Clerk's #12-1071 publicly Filed & Recorded 6-11-12 Deed of Trust. RICO felon Happy knew the CORRECT County on victim Artho's Double A.

EXHIBIT #5

- (a) Deaf Smith County Clerk's #13-0543 publicly Filed & Recorded 4-1-13 Deed of Trust. RICO felon Happy knew the CORRECT County on victim Artho's Double A.
- (b) Randall County Clerk's #2013015432 publicly Filed & Recorded 8-16-13 Deed of Trust. RICO felon Happy ILLEGALLY publicly Filed & Recorded, in the WRONG County of Randall.

RICO "Slandering the Title" on victim Artho's Double A.

EXHIBIT #11

RP page 18

Deaf Smith County Clerk's #13-0543 publicly Filed & Recorded 4-1-13 Deed of Trust. RICO felon Happy knew the CORRECT County on victim Artho's Double A. RICO felons Happy/Burdett knew the CORRECT County of victim Artho's Double A, when publicly Filing & Recording the Posting Foreclosure Notices.

EXHIBIT #21

- (3.) Randall County Clerk's #2013015432 publicly Filed & Recorded 8-16-13 Deed of Trust. RICO felon Happy/Burdett/MHB ILLEGALLY publicly Filed & Recorded the BK Plan, with the WRONG County of Randall. ILLEGALLY counting victim Artho's Double A, twice under (3.) & (9.).
- (9.) Deaf Smith County Clerk's #13-0543 publicly Filed & Recorded 4-1-13 Deed of Trust. RICO felon Happy knew the CORRECT County on victim Artho's Double A. RICO felon Happy/Burdett/MHB ILLEGALLY publicly Filed & Recorded the BK Plan, ILLEGALLY counting victim Artho's Double A, twice under (3.) & (9.).

In reference to;

#33, #34, #35, #36, #37, #38, #39, & #40 counts of Racketeering.

Please note;

RICO's multitude of felonies, ILLEGALLY publicly Filed & Recorded victim Artho's "Slandered Titles" with ILLEGAL, legal land descriptions & ILLEGALLY in the WRONG Counties.

RICO "Slandering victim Artho's Titles", with the "confusing" CORRECT legal land descriptions & in the "confusing" CORRECT Counties.

Ear marks victim Artho's "Slandered Titles" as titles set up for a Court House Step, Land & Water Grab.

Any seasoned banker would immediately recognize this, RICO forcing victim Artho's options of refinancing, as impossible.



PROMISSORY NOTE

Principal \$1,000,000.00	Loan Date 07-29-2013	Maturity 07-29-2014	Loan No 57578	Call / Coll	Account	Officer	Initials
References to the	house above are	Inches de la constant	07070	e applicability of this	1659747	JVB	

Borrower:

es, a e

JERRY ARTHO DBAI ARTHO CATTLE PO BOX 7 BUSHLAND, TX 79012

Happy State Bank Canyon Stanch 1908 4th Avanua P.O. Sox 1 Canyon, TX 78015

Principal Amount: \$1,000,000.00

Date of Note: July 29, 2013

PROMISE TO PAY. JERRY ARTHO ("Borrower") promises to pay to Happy State Bank ("Lander"), or order, in lawful money of the United States of America, the principal amount of One Million & 00/100 Dellare (\$7.000,000.00) or so much as may be outstanding, together with interest on the unpaid outstanding principal belance of each advance. Interest shall be calculated from the date of each advance until repayment of each advance or maturity, whichever occurs first.

Of soil devends of instancy, recently r

Compinence with position Section of the least resemble code.

PAYMENT, Borcover will pay this loss in full immediately upon Lender's demend. If no demand is made, Borrower will pay this lose in one payment of all outstanding princips joins ell accruad unpaid interest on July 29, 2014. Unless otherwise agreed or required by applicable law, payments will be applied first to any accruad unpaid interest then to princips; and ten to any unpaid collection costs. Borrower will pay Lender at Lender's address shown above or at such other place as Lender mey designate in writing. Norwithstanding any other provision of this Note, Lender will not charge interest on any undisbursed loss processes. No scheduled payment, whether of pincipal or interest or both, will be due unless sufficient foan funds have been disbursed by the scheduled payment date to justify the payment.

due unless sufficient tean funds have been disbursed by the scheduled payment date to justify the payment.

VARIABLE INTEREST RATE. The interest rate on hith Rore is subject to charge from time to time based on changes in an independent index which is the Prime Rate as published, their late. When a range of rates has been published, this higher of the rates will be used lithe 'Index'.). The index is not necessarily the lowest rate changed by Landar on its boars. If the index becomes unevalable during the term of this loan, Lendor may designate a substitute lates after notifying Borrower, Lendor will self sourcewer the current index case upon Borrower's request. The interest rate change will not occur more often than each day. Borrower understands that Lander may make loans besed on other rates as well. The index currently is 3.250% per annum. Interest prior to meturity on the unpaid principal balance of this Note will be calculated as described in the 'INTEREST CALCULATION METHOD' paragraph using a root of 1.000 percentage point over the index, reorded to the nearest 0.126 percent, adjusted it racessary for any minimum and maximum rate limitations described below, resulting in an initial rate of 4.250% per annum based on o year of 350 days. NOTICE: Under no circumstances will be interest rate on this Note be last than 4.250% per annum or more then faxcopt for any fligher default rate of Post Maturity Rate shown below) the lessar of 18.000% per annum anaximum rate of interest permitted under lederal or other law applicable law from part of 18.000% per annum anaximum rate of interest port in Sections 303.002 and 303.003 of the Texas Finance Code.

INTEREST CALCULATION METHOD. Interest on this Note, the "amazimum and all independents avidenced by this Note, or (B) the "Véckiy Cilling" as referred to in Sections 303.002 and 303.003 of the Texas Finance Code.

INTEREST CALCULATION METHOD. Imerest on this Hote is computed on a 366/360 basis; that is, by applying the ratio of the interest rate over a year of 360 days, multiplied by the curstanding principal belance, multiplied by the actual number of days the principal belance is curstanding, unless such calculation would result in a usurious rate, in which case interest shall be calculated on a por diam basis of a year of 365 or 366 days, as the case may be. All interest payable under this Note is computed using this method.

385 or 386 days, as the case may be. All interest payable under this Note is computed using this method.

PREPAYMENT. Bostower agrees that all loan tees and other propaid finance charges are assisted fully as of the date of the item and will not be subject to retind upon early payment (whicher voluntary or as a result of default), except so otherwise required by law. Except for the foregoing, Bostower may pay without penalty all or a portion of the emount owed earlier than it is dow. Propayment in full shall consist of payment of the remaining unpeld plincipal belance together with all accrued and unpeld interest and all other emounts, costs and expenses for required to pay any unearned interest. Early payments will request the harder perinding to this toan, and in no event will Borrower over be required to pay any unearned interest. Early payments will not, unless agreed to by Londer in writing, refleve Borrower of Borrower's obligation marked "paid in full", "without recourse", or similar inapuage. If Borrower sends such a payment, Londer may accept in without loaling any check or other payment loader and payment, border may accept in without loaling any of heck or other payment in the full of the payment, and the payment consistency of their suder this Note, and Borrower will remain obligated to pay any further amount owed to Lander. All written communications concerning disputed amounts, including any check or other payment limited to payment to a private consistency in the order of the Repay State Basis, Canyon Branch. 1998 4th Avenue, P.O. Box 1. Canyon, TX 78015.

POST MATERITY RATE. The Post Maturity Rate on this Note is the leaser of IAI the maximum rate allowed by law or IBI 18,0005 pay.

POST MATURITY RATE. The Post Maturity Rate on this Note is the lesser of (A) the maximum rate allowed by law or (B) 18.000% per annum based on a year of 360 days. Borrower will pay interest on oil sums due after final maturity, whether by acceleration or otherwise, or

DEFAULT. Each of the following shall constitute an event of delauit ("Event of Dalauit") under this Note:

Payment Default. Borrower falls to make any payment when due under this Note.

Other Defaults. Betrower fells to comply with or to perform any other term, obligation, covenant or condition contained in this Note or in any of the related documents or to comply with or to perform any term, obligation, covenant or condition contained in any other agreement between Lender and Berrower.

Falso Statements. Any warranty, representation or statement made or furnished to Lender by Borrowar or on Borrowar's behalf under this Note or the related documents is false or misleading in any material respect, either now or at the time made or furnished or becomes false or misleading at any time thereafter.

Death or insofvency. The death of Berrower or the dissolution or termination of Berrower's existence as a going business, the insolvency of Berrower, the appointment of a receiver for any part of Berrower's property, any assignment for the benefit of creditors, any type of creditor workout, or the commencement of any proceeding under any bankruptcy or insolvency laws by or against Berrower.

Creditor or Forfoliumo Proceedings. Commencement of foreclosure or forfoliumo proceedings, whether by judicial proceeding, self-help, repossession or any other method, by any creditor of Bottower or by any governmental agency against any collisteral securing the loan. This includes a garnishment of any of Botrower's accounts, including deposit occounts, with Lender. However, this Event of Default shall not apply if there is a good faith dispute by Botrower as to the varidity or reasonableness of the claim which is the bosts of the creditor or forfoliumo proceeding and if Botrower gives Lender written notice of the creditor or forfoliumo proceeding and deposits with Lender morbs or a surely band for the creditor or forfolium proceeding. In an amount determined by Lender, in its sole discretion, as being an adequate reserve or band for the dispute.

Events Affecting Guerentor. Any of the proceding events occurs with respect to any guaranter, endorser, surety, or accommodation perty of the indebtedness or any guerentor, endorser, surety, or accommodation party dies or becomes incompetent, or revokes or disputes the velidity of, or Rebility under, any guerenty of the indebtedness evidenced by this Note.

Adverse Change. A material adverse change occurs in Borrower's financial condition, or Londer bulleves the prespect of payment or parformance of this Note is impoired.

insecurity. Lander in good faith balleves itself insecure.

LENDER'S RIGHTS. Upon default, Lender may declare the entire indebtedness, including the unpaid principal belance under this Note, all accrued unpaid interest, and all other amounts, costs and expenses for which Sorrower is responsible under this Note or any other agreement with Lender partialning to this loan, immediately due, without notice, and then Sorrower will pay that amount.

ATTORNEYS' FEES; EXPENSES. Lender may hire on attorney to help collect this Note il Botrower does not pay, and Botrower will pay Lender's reasonable attorneys' fees. Botrower also will pay Lender oil other amounts Lender estudily incure as court costs, lawful fees for filing, recording, releasing to any public office any instrument securing it's Note; the reasonable cost actually expended for repossessing, storing, propering for solo, and selling any security; and fees for noting a lian on or trensferring a certificate of title to any motor vehicle offered as security for the Note, or premiums or identifiable charges recoived in connection with the sole of eutherited insurance.

PROMISSORY NOTE (Continued)

Loan No: 57578

Page 2

JURY WAIVER. Lender and Borrower hereby waive the right to any jury tilel in any action, proceeding, or counterclaim brought by either Lender

GOVERNING LAW. This Note will be povered by federal law applicable to Londer bull. to the extent not preempted by federal law, the lows of the State of Taxes without repart to its conflicts of law provisions. This Note has been accepted by Lander in the State of Taxes.

CHOICE OF VEHIUE. If there is a lowsuit, and if the transaction evidenced by this Note occurred in Randall County, Borrower agrees upon Lender's request to submit to the jurisdiction of the courts of Randall County, State of Texas.

RIGHT OF SETOFF. To the extent permitted by applicable law, Lender reserves a right of setoff in all Borrover's accounts with Lender livitether effecting, swings, or some other accounts. This includes all accounts florrower holds jointly with someone else and all accounts florrower may open in the future. However, this does not include any lift or Keoph accounts, or any trust accounts for which setoff would be prohibited by law. Borrower authorizes Lender, to the extent permitted by applicable law, to charge or soft all sums awaying on the indibitedness against any and all such accounts and, at Lender's option, to administratively freeze all such accounts to allow Lender to protect Lender's charge and stated in this paragraph.

COLLATERAL. Borrower acknowledges this Note is secured by the following collateral described in the security instruments listed herein:

- (A) a Dead of Trast dated July 29, 2013, to a trustee in layor of Lender on real property located in Potter County, State Texas
- (B) a Deed of Trust disted July 29, 2013, to a trustee in lavor of Londer on real property located in Oldham County, State Texas
- (C) a Dood of Trust dated July 29, 2013, to a trustae in layor of Lander on real property located in Armstrong County, State Texas
- (D) a Deed of Trust dated July 29, 2013, to a trustee in favor of Landor on real property located in Rendall County, State Texas
- (E) a Dead of Trust dated July 28, 2013, to a trustee in layor of Lender on real property located in Standall County, State Texas
- IF) a Denti of Trust dated July 20, 2013, to a trustee in layer of Lender on real property located in Rendall County, State Taxes
- (G) a Dead of Trust dated July 28, 2013, to a trustee in layer of Lander on real property located in Handall County, State Taxas
- (F) accounts, equipment, general intengibles and form products described in an Agricultural Secruity Agreement detail July 29, 2013

(G) socurities or investments described in a Commercial Riedge Agreement dated July 29, 2013.

LINE OF CREDIT. This Note evidences a revolving line of credit. Advances under this Note, as well as directions for payment from Borrower's accounts, may be requested orally or in writing by Borrower or by an authorized person. Lender may, but need not, require that all ordirectures be confirmed in writing. Borrower agrees to be liable for all sums either: [A] advanced in accordance with the instructions of an outhorized person or [B] credited to any of Borrower's accounts with Londer. The unpaid principal belance awing on this Note at any time may be evidenced by endorsements on this Note for by Londer's internal records, including daily computer principals. Lender will have no obligation to advance funds under this Note III. [A] Borrower or any guarantor is in default under the terms of this Note or any agreement that Borrower or any guarantor has with Londer, including any egreenment and the leads under the Note; [B] Borrower or any guarantor with the signing of this Note; (B) Borrower or any guarantor to this Note or any other controls to the Note or any other such guarantor is the Note of this Note or any other such as a such as

NOTICE OF FINAL AGREEMENT. THIS WRITTEN LOAN AGREEMENT REPRESENTS THE FINAL AGREEMENT RETWEEN THE PARTIES AND MAY NOT BE CONTRADICTED BY EVICENCE OF PRIOR, CONTEMPORAMEOUS, SUBSEQUENT ORAL AGREEMENTS OF THE PARTIES. THERE ARE NO UNWRITTEN ORAL AGREEMENTS BETWEEN THE PARTIES.

REMEWAL AND EXTENSION. This Note is given in tenevial and extension and but to nevation of the (eleving described inhabitedness: Promissory Note # 67578 dated May 29, 2012 in the amount of \$1,000,000.00.

SUCCESSOR INTERESTS. The terms of this Note shall be binding upon Borrower, and upon Borrower's Itelia, personal representatives; successors and assigns, and shall input to the benefit of Londer and its successors and assigns.

NOTIFY US OF INACCURAYE INFORMATION WE REPORT TO CONSUMER REPORTING AGENCIES. Borrower may notify Lander II Lander reports any inaccurate information about Borrower's econumits) to a consumer reporting agency. Borrower's witten notice describing the specific inaccuracy/lest should be sent to Lander at the following address: HAPPY STATE BANK ATTN: Loan Admin 701 S. Teyler, IR 120 Amarillo, TX 79101.

Amarillo, TX 79101.

GENERAL PROVISIONS. This Note is peyable on damend. The inclusion of spacific default provisions or rights of Lender shall not practive Lender's sight to deciste payment of this Note on its damand. If any part of titls Note cannot be analored, this fact will not affect the rest of the Note. Borrower does not agree or intend to pay, and Lender does not agree or intend to contract for, charge, collect, take, reserve or receive (collectively referred to herein as "charge or collect"), any amount in the nature of interest or in the nature of a fee for this loan, which would in any very or event findinging damand, prepayment, or acceleration) cause Lender to charge or collect, take, reserve or receive nor very the law of the State of Taxes last applicable). Any such excess interest or unsultrarized fee shall, inclose of anything stated is the contrary, be applied flies to reduce the principal balance of this loan, and when the nature of the state of the principal balance of this loan, and when the nature of interest in the state of the principal balance of this loan, and when the nature of interest in the event of acceleration. All sums paid or agreed to be poid to Lender for the use, Galverance or detection of sums due necessariation, and Lender these not interest or evidenced by this Note unit payment in full so that the rate or amount of interest and the order for the use, Galverance or detection of sums due not here or acceleration when the payificable usury celling. Lender may delay or forge enforcing any of its rights or remaides under this Note without losing them. Borrower and any other poteon who signs, guarantees or endors as this to remaid any other poteon who signs, guarantees or endors as this note, to the extent accessed the payificable usury celling. Lender may delay or forge enforcing any of its rights or remaides under this Note without losing them. Borrower and any other poteon who signs, guarantees or endorser, shall be released from liability. All such parties ages of the mul

PRIOR TO SIGNING THIS NOTE, BORROWER READ AND UNDERSTOOD ALL THE PROVISIONS OF THIS NOTE, INCLUDING THE VARIABLE INTEREST RATE PROVISIONS. BORROWER AGREES TO THE TERMS OF THE NOTE.

DOMADWER ACKNOWLEDGES RECEIPT OF A COMPLETED COPY OF THIS PROMISSORY NOTE.

BORROWER:

JERRY ARTHO AIRIA JERRY

#29 count of Racketeering when Happy ILLEGALLY scratched out account #1659747 & ILLEGALLY hand wrote in, account #1660414, to a SBLF Borrower's Certification.

The ILLEGAL change is NOT initialed by Happy, nor by Artho.

A simple title search's EVIDENCE &/or word of mouth, reveals Happy's fraudulent loan documentation.

ILLEGALLY ruins Artho's present & future credit.

#30 count of Racketeering when Happy ILLEGALLY scratched out account #1659747 & ILLEGALLY hand wrote in, account #1660414, to a SBLF Borrower's Certification.

The ILLEGAL change is NOT initialed by Happy, nor by Artho.

A simple title search's EVIDENCE &/or word of mouth, reveals Happy's fraudulent loan documentation.

Is an attempt to fraudulently eliminate Artho's "Other Options".

#31 count of Racketeering when Happy ILLEGALLY scratched out account #1659747 & ILLEGALLY hand wrote in, account #1660414, to a SBLF Borrower's Certification. The ILLEGAL change is NOT initialed by Happy, nor by Artho.

A simple title search's EVIDENCE &/or word of mouth, reveals Happy's fraudulent loan documentation.

Is a "Conflict of Interest" of Happy's "Fiduciary Responsibilities".

#32 count of Racketeering when Happy ILLEGALLY scratched out account #1659747 & ILLEGALLY hand wrote in, account #1660414, to a SBLF Borrower's Certification. The ILLEGAL change is NOT initialed by Happy, nor by Artho.

A simple title search's EVIDENCE &/or word of mouth, reveals Happy's fraudulent loan documentation.

Is a "Banking Violation" of Happy's "Fiduciary Responsibilities" against Artho &/or any banking customer.

July 29th 2013

If ALL ORIGINAL documentation & ALL Notaries signature books are legal.

Reference to a Promissory Note on one of Artho's revolving loans.

#33 count of Racketeering when Happy, ILLEGALLY Filed & Recorded Artho's Deaf Smith County Double A property, in the WRONG County of Randall.

RP 108-109

#34 count of Racketeering when Happy, ILLEGALLY Filed & Recorded Artho's Deaf Smith County Double A property, in the WRONG County of Randall.

A simple title search's EVIDENCE &/or word of mouth, reveals Artho's "Slandered Title" & "Price Fixing".

ILLEGALLY prevents Artho from refinancing with another bank, due to collateral complications.

#35 count of Racketeering when Happy, ILLEGALLY Filed & Recorded Artho's Deaf Smith County Double A property, in the WRONG County of Randall.

A simple title search's EVIDENCE &/or word of mouth, reveals Artho's "Slandered Title" & "Price Fixing".

ILLEGALLY prevents Artho & Artho's fellow Realtors from selling Artho's MLS properties, due to closing complications.

#36 count of Racketeering when Happy, ILLEGALLY Filed & Recorded Artho's Deaf Smith County Double A property, in the WRONG County of Randall.

A simple title search's EVIDENCE &/or word of mouth, reveals Artho's "Slandered Title" & "Price Fixing".

ILLEGALLY devalues & "Price Fixing" of Artho's property, due to the slandering of Artho's name & credibility.

#37 count of Racketeering when Happy, ILLEGALLY Filed & Recorded Artho's Deaf Smith County Double A property, in the WRONG County of Randall.

A simple title search's EVIDENCE &/or word of mouth, reveals Artho's "Slandered Title" & "Price Fixing".

ILLEGALLY ruins Artho's present & future credit.

#38 count of Racketeering when Happy, ILLEGALLY Filed & Recorded Artho's Deaf Smith County Double A property, in the WRONG County of Randall.

A simple title search's EVIDENCE &/or word of mouth, reveals Artho's "Slandered Title" & "Price Fixing".

Is an attempt to fraudulently eliminate Artho's "Other Options".

#39 count of Racketeering when Happy, ILLEGALLY Filed & Recorded Artho's Deaf Smith County Double A property, in the WRONG County of Randall.

A simple title search's EVIDENCE &/or word of mouth, reveals Artho's "Slandered Title" & "Price Fixing".

Is a "Conflict of Interest" of Happy's "Fiduciary Responsibilities".

#40 count of Racketeering when Happy, ILLEGALLY Filed & Recorded Artho's Deaf Smith County Double A property, in the WRONG County of Randall.

A simple title search's EVIDENCE &/or word of mouth, reveals Artho's "Slandered Title" & "Price Fixing".

Is a "Banking Violation" of Happy's "Fiduciary Responsibilities" against Artho &/or any banking customer.

July 29th 2013

If ALL ORIGINAL documentation & ALL Notaries signature books are legal.

Promissory Note on one of Artho's revolving loans.

#41 count of Racketeering when Happy, against Artho's will & knowledge, ILLEGALLY added Lone Star, West Line 1/2, & Goose Lake properties, to a renewal & extension and "not in novation" revolving loan doc.

RP 108-109