



MEMOIRS/EXHIBIT 9 Part III

Memoirs 11-11-24 & Exhibit 9's public information

SHOW ME THE MONEY
OF THE CONSTITUTION'S & RULE OF LAW AGAINST STOLEN ASSETS
STILL OWED TO THE US TREASURY, SEC, & VICTIMS THEREOF

Artho's Exhibit 9 proves beyond a shadow of a doubt;

- The RICO economic traitor's felony counts, cause & effect counts & the multitude of the continuous International chain reactions, of RICO's now legalized counts.
- That all 3 branches of the US government's RICO economic traitors created, inflicted, &/or allowed as International Case Law & ethics changes' now legalized support cases. As everyone's now International & legalized "Get Out of Jail Free Cards".
- As the RICO economic traitors' International anarchy & World ECONOMIC TREASON. That will in FACT, racketeer, undermine, & collapse the world's economies. Through their RICO money laundering's now legalized International Case Law & ethics changes.

Within the reopened, ongoing, & combined cases of Artho v. bank/lawyers scam's RICO money laundering International schemes. Of which in FACT, the IPO & Artho are;

PROTECTED UNDER THE WHISTLEBLOWER PROTECTION ACT OF 1989
& PETITIONED WITNESS PROTECTION PROGRAM
AS THE GLOBAL IPO's FULL DISCLOSURE OF RICO LIABILITIES AS "Public Debt"
RICO FELONY COUNTS STILL OWED TO THE US TREASURY, SEC, & VICTIMS THEREOF

Artho will continue his weekly Public Service Announcements on FiledEvidence.com;

- Of the RICO Federal Felon accomplices' Bankruptcy Fraud's RICO money laundering International schemes & RICO's legalized International Case Law & ethics changes. As being everyone's "Get Out of Jail Free Cards.
- To assist in past, present, & future investigations of the same racketeering Federal Felon accomplices' "Public Debt" still owed to the US Treasury, SEC, & the victims.
- To recover losses the US Gov. failed to prosecute & collect Funding/Fines/Retribution of the RICO's liabilities, as "Public Debt" still owed to the US Treasury, SEC, & to the victims thereof. Including Artho counter lawsuits of \$19.7M & \$475.2M as of Jan. 2025.

Against each & every RICO count & against each & every cause & effect counts thereof. Knowing the SEC's publicly traded company's liabilities as "Public Debt" owed within a Global IPO's guide. For each & every count can be up to \$25M for each count committed.

FiledEvidence.com Exhibit 1 *alone*, proves 478 counts x the below Rule of Law of \$24K = \$11.4M of liabilities & "Public Debt" still owed the US Treasury. When committed on Texas soil, Attorney's 478 counts x below Rule of Law of \$64K = \$30.5M owed to clients & more.

FiledEvidence.com Exhibit 2 page 1131 & 1139's "deceptive forms" unknown account #1660414. DOES NOT MATCH Artho's within. Cindy Prater, who did not sign or if she even exist? She too can turn State's evidence against those liable & who owe "Public Debt".

FiledEvidence.com weekly Exhibits will provide the time needed to research & prepare cases for the IRS, Treasury Inspector General for Tax Administration, &/or the SEC. For recovering all the losses under Qui Tam Law &/or Champerty Law's judge/jurisdiction selections. For overdue Rulings as prosecution & collection of liabilities as "Public Debt" still owed to the US Treasury, SEC, & victims thereof. As so authorized under;

RULE OF LAW & WHO IS LIABLE FOR FUNDING/FINES/RETRIBUTION STILL OWED FOR RACKETEERING ECONOMIC ANARCHY'S "deceptive forms", FCA, RICO, & MORE SHOW ME THE MONEY

The FAIR DEBT COLLECTION PRACTICES ACT of 2010

812. Furnishing certain deceptive forms

(b) Any person who violates this section shall be liable to the same extent and in the same manner as a debt collector is liable;

- US FALSE CLAIMS ACT (FCA) demands a \$2K fine for each & every count committed & has been revised from \$2K x 3 = \$6K for each & every count committed.
- US RACKETEER INFLUENCED & CORRUPT ORGANIZATION ACT (RICO) demands the above \$6K x another RICO's 3 = \$18K = \$24K for each & every count committed.
- GOVERNMENT CODE TITLE 2. JUDICIAL BRANCH SUBTITLE G. ATTORNEYS ATTORNEY CONDUCT Sec. 82.0651 CIVIL LIABILITY FOR PROHIBITED BARRATRY (d) (1) a penalty in the amount of \$10,000 + FCA's \$6K = \$16K x RICO's 3 = \$48K = \$64K for every count & for each & every cause & effect counts committed by every Attorney.
- + 6% interest x RICO's 3 = 18% interest compounded daily = the interest still owed.
- + Title 28's inflation adjustments in Exhibit 147 x RICO's 3 = the inflation still owed.
- + Al's Rule of Law discoveries of even more counts, cause & effect counts committed.

THE US CONSTITUTION

We the People of the United States, in Order to form a more perfect Union, establish Justice, insure domestic Tranquility, provide for the common defense, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity, do ordain and establish this Constitution for the United States of America;

Section 1 Rights

Instead of Constitutionally protecting victim Arthos' "Rights" from the violations of "any State deprive any person of life, liberty, or property, without due process of law" & from the violations to "deny to any person within its jurisdiction the equal protection of the laws." As being stolen assets, still owed to the US Treasury, SEC, & the victims thereof.

Instead all 3 branches of the US Gov. chose to create, inflict, &/or allow the multitude of felonies. Within landmark decisions to favor the bank/lawyer money laundering scam's World ECONOMIC TREASON as being the Constitution's domestic enemies from within.

Section 3 Disqualification from Holding Office

Those "who, having previously taken an oath" of Office &/or Profession "to support the Constitution". Instead all 3 branches of the US Gov. chose to self inflict themselves as that of being "Disqualification from Holding Office" &/or their Profession as an Attorney.

All 3 branches of the US Gov. chose to create, inflict, &/or allow the multitude of felonies. Within landmark decisions as "engaged in insurrection or rebellion", by persecuting, prosecuting & punishing the Arthos. As "given aid or comfort to the enemies thereof", as being stolen assets, "given" to the bank/lawyers scam's money laundering schemes' World ECONOMIC TREASON, & as the Constitution's domestic enemies from within.

Section 4 Public Debt

Instead of paying victims Arthos for standing up for the Constitution & "Public Debt" still owed to the US Treasury. That is in FACT, "authorized by law", as "bounties for services in suppressing insurrection or rebellion, shall not be questioned". As being the Arthos' still owed filed counter lawsuits, petitioned QUI TAM Law, &/or seeking Champerty Law.

FiledEvidence.com Exhibits prove beyond a shadow of a doubt. Of who owes the RICO liabilities as "Public Debt" that are in FACT, still owed & "shall not be questioned."

THE TEXAS CONSTITUTION ARTICLE 16. GENERAL PROVISIONS

Sec. 10. DEDUCTIONS FROM SALARY OF PUBLIC OFFICER FOR NEGLECT OF DUTY.
The Legislature shall provide for deductions from the salaries of public officers who may neglect the performance of any duty that may be assigned them by law.
(Feb. 15, 1876.)

IN SPITE OF THE CONSTITUTION, RULE OF LAW, VIOLATIONS OF
CONSTITUTIONAL OATHS OF OFFICES &/or PROFESSIONS
ARTHO v. BANK/LAWYERS SCAM'S MONEY LAUNDERING SCHEMES
INTERNATIONAL CASE LAW & ETHICS CHANGES
HAVE PASSED THE POINT OF ECONOMIC TRAITORS' LANDMARK DECISIONS
& INTO ECONOMIC ANARCHY TO INEVITABLY COLLAPSE WORLD ECONOMIES

Artho's Exhibits 1 - 48 within the Federal Bankruptcy Court, petitioned within the US Supreme Court, & by Rule of Law of the Handbook for Chapter 12 Standing Trustee;

Summary of Standing Trustee Responsibilities

1. Screen each case promptly for conflicts of interest....
2. Review each debtor's petition....
3. Review each debtor's claim....
6. Review disclosures by debt's....or the requirements of law are not followed.

A. DUTY TO REPORT AND REFER SUSPECTED CRIMINAL ACTIVITY

1. DUTY

The United States Code requires a standing trustee to refer suspected violations of Federal criminal law to the appropriate United States Attorney.

B. CIVIL ENFORCEMENT AND PREVENTION OF ABUSE

A standing trustee with knowledge of civil fraud or abuse should report those matters to the United States Trustee.

The above & more, all 3 branches of the US Gov. REFUSED to prosecute & collect the Funding/Fines/Retribution still owed as "Public Debt" to the US Treasury, SEC, & the victims. Instead, persecuted, prosecuted & punished the victims. While knowingly;

- "giving them aid & comfort" to the economic traitors' World ECONOMIC TREASON. To close down Positive cash flow businesses' food production & close down trading International food exportations thereof. Directly against the food producer's checkoff International funding & County/State/Federal/International designed funding thereof.
- As RICO's economic espionage & sabotaging, via their International economic anarchy.
- Through RICO's new International Case Law & ethics changes. Subjecting themselves to RICO's liabilities as "Public Debt" still owed, as International economic espionage;

THE ECONOMIC ESPIONAGE ACT (1917)

The Espionage Act has been amended numerous times over the years. It was originally found in Title 50 of the US Code (War & National Defense) but is now found in Title 18 (Crime & Criminal Procedure);

Title 18's economic espionage & economic sabotaging includes falsification of records, within bankruptcy, Interstate & foreign commerce, false oaths & claims, embezzlement, adverse interest & conduct of officers, disregard of bankruptcy law, bankruptcy fraud, US attorneys & FBI to address abusive reaffirmations of debt & proven materially fraudulent statements in bankruptcy, arson, & more of Title 18 as confirmed within Exhibit 150.

As long as worldwide T-bill investors go long &/or support the overprinting of the world economies' *\$fait paper money's* inflation & overtaxation. Why would anyone care that in FACT, their Nation is being governed beyond their Nation's means?;

- It's when the worldwide T-bill investors suddenly go short &/or bet against the world's economies. To collect money while world economies' spiral out of control & collapse.
- It's when warlord's munitions stocks go long &/or bet on the *usual War's inhumanity* inflicted by politician's *prior Negative cash flow* choices. To collect money while their stock values & dividends go up, within yet another World War's human sacrificing.
- It's when investors suddenly go short &/or bet against the weaker Nation's economies. To collect money while the weaker Nation's women, children, & elderly starve to death. That's when it hits the fan, suddenly everyone cares, & all are held accountable.

Then comes the *usual* finger pointing, saber rattling, & even more War's inhumanity. That are inflicted to temporary prop up yet more self inflicted failed economies.

Unfortunately, with today's nuclear warfare capabilities. Controlled by the *usual* economic traitors & egotistical psychopaths. This World ECONOMIC TREASON will yet again, inevitably eliminate, & snuff out all of the world's established civilizations, again;

**MANKIND DOES NOT HAVE TO LIVE LIKE THIS
NOR DOES MANKIND HAVE TO DIE OUT LIKE THIS**
- Jerry Artho

Intergalactic traders may or may not intervene against the egotistical psychopath's nuclear annihilation. Either way intergalactic traders will not trade within mankind's Universal Trading Posts.

For it is obvious mankind's mental instabilities, as Universal Trading Partners, have not progressed whatsoever. As mankind knowingly & continuously repeats a violent world's violent history over & over again;

**MANKIND'S MENTAL INSTABILITIES OF SELF INFLICTED FEAR
MANKIND'S PAST PREDICTS MANKIND'S FUTURE**
- Jerry Artho

Of course there is always hope within present & future generations' decisions. Involving mankind's economic prosperity, to increase Universal & World trading, while maintaining world peace. Mankind is very fortunate for in FACT;

**SOMEONE, SOMEWHERE, ALWAYS HAS SOMETHING TO TRADE
WITH SOMEONE ELSE, SOMEWHERE ELSE, FOR SOMETHING ELSE**
- 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 not a Constitutional & Rule of Law intellectual, freethinker, or humanitarian. Please forward to those who are &/or simply unsubscribe. Suspected felon's evidence of documents, emails, & Affidavits for lesser sentencing, send to FiledEvidence@gmail.com

International Consultant,
Jerry Artho

ARTHO'S EXHIBIT #9

(a) RICO felon Happy's 10-30-14 letter proclaims;

Randall County Clerk's #2012010161 publicly Filed & Recorded 6-8-12 Deed of Trust. RICO felon Happy knowing they publicly Filed & Recorded the CORRECT, legal land description on victim Artho's Artho 1/4.

RICO felon Happy's Marci Willis proclaims she is qualified to ILLEGALLY change a legal land description, that was established on 12-22-1836 by the Republic of Texas & confirmed when joining the Union 3-1-1845.

To an ILLEGAL, legal land description, under an ILLEGAL & devious self proclaimed correction.

Further proclaiming this ILLEGAL, legal land description, will be ILLEGALLY publicly Filed & Recorded in Counties.

(b) Randall County Clerk's #2014018202 publicly Filed & Recorded 11-7-14 Deed of Trust. RICO felon Happy's Marci Willis ILLEGALLY publicly Filed & Recorded an ILLEGAL, legal land description. RICO "Slandering the Title" on victim Artho's Artho 1/4.

In reference to;

EXHIBIT #1

(b) Randall County Clerk's #2012010161 publicly Filed & Recorded 6-8-12 Deed of Trust. RICO felon Happy knew the CORRECT, legal land description on victim Artho's Artho 1/4.

EXHIBIT #6

EVIDENCE of legal land descriptions, all the way back to the Republic of Texas 12-22-1836 & joining the Union 3-1-1845.

(b) Randall County Clerk's #2013015431 publicly Filed & Recorded 8-18-13 Deed of Trust. RICO felon Happy knew the CORRECT, legal land description on victim Artho's Artho 1/4.

EXHIBIT #11

RP page 34

Randall County Clerk's #2013015431 publicly Filed & Recorded 8-18-13 Deed of Trust. RICO felon Happy knew the CORRECT, legal land description on victim Artho's Artho 1/4.

EXHIBIT #21

(1.) Randall County Clerk's #2012010161 publicly Filed & Recorded 6-8-12 Deed of Trust. Randall County Clerk's #2014018202 publicly Filed & Recorded 11-7-14 Deed of Trust. RICO felon Happy's Marci Willis's ILLEGAL, legal land description. Randall County Clerk's #2013015431 publicly Filed & Recorded 8-18-13 Deed of Trust.

RICO felons Happy/Burdett/MHB ILLEGALLY publicly Filing & Recording the BK Plan's Artho 1/4 twice under (1.) & (2.).

(2.) Randall County Clerk's #2013015431 publicly Filed & Recorded 8-18-13 Deed of Trust. RICO felons Happy/Burdett/MHB ILLEGALLY publicly Filing & Recording the BK Plan's Artho 1/4 twice under (1.) & (2.).

In reference to;

#123, #124, #125, #126, #127, #128, #129, & #130 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.



NOTICE OF CORRECTION

October 30, 2014

VIA FIRST CLASS MAIL

Jerry Artho
P.O. Box 7
Bushland, Texas 79012

Happy State Bank
Canyon Branch
1908 4th Avenue
P.O. Box 1
Canyon, Texas 79015

Re: **Grantor:** **Jerry Artho**
 Beneficiary: **Happy State Bank**
 Trustee: **Gary Wells**
 Document: **Deed of Trust**

This letter serves as notice that at the time of the recording of the Deed of Trust, a nonmaterial error as defined in Section 5.028 of the Texas Property Code was made. Pursuant to the requirements contained therein, the attached Correction Instrument and this Notice of Correction will be filed for record to correct that error.

100 E. Main • P.O. Box 68 • Happy, Texas 79042 • 806-558-2265 • 806-558-2214(fax) • happybank.com

TEX. PROP. CODE §5.028 CORRECTION INSTRUMENT

DEED OF TRUST

Date: October 30, 2014

COPY

Description of Original Instrument ("Original Instrument"):

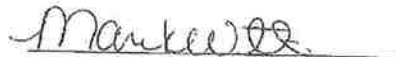
Document Title:	Deed of Trust
Grantor:	Jerry Artho
Beneficiary:	Happy State Bank
Trustee:	Gary Wells
Date of Execution:	May 29, 2012
Recording Information:	Recorded June 8, 2012, at Clerk's File No. 2012010161, Official Public Records of Randall County, Texas

This Correction Instrument is filed pursuant to Section 5.028 of the Texas Property Code.

1. My full legal name is Marci Willis. I am over the age of eighteen (18) years and am qualified to make these corrections based on my personal knowledge of the facts relative to the correction.
2. At the time of the original transaction, I was employed at Happy State Bank in Amarillo, Texas, the lending institution that prepared the above referenced deed of trust.
3. I am making this correction of the original Deed of Trust with regard to the following clerical error in the Original Instrument:

The property described in the Deed of Trust was described as being in Block Z-5, when it should have been described as being in Block 5-Z.
4. The Original Instrument should correctly read as follows with respect to the error described above, this being a non-material change to the Original Instrument:

The Northeast One-Quarter (NE/4) of Section One (1), Block 5-Z, BS&F Survey, Randall County, Texas.
5. I have given Notice of this correction of the Original Instrument by sending a copy of this Correction Instrument by first class mail to each party to the Original Instrument pursuant to the requirements in Section 5.028(d)(2) of the Texas Property code.
6. This Correction Instrument will be recorded in all counties where the Original Instrument was recorded.

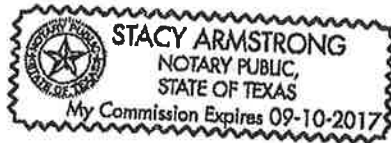

Marci Willis

The State of Texas

County of Potter

Before me, a Notary Public, on this day personally appeared Marci Willis, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purpose of consideration therein expressed.

Given under my hand and seal of office this 30th day of October, 2014.



Stacy Armstrong
Notary Public, State of Texas
My commission expires: 9-10-17

816146_1.DOCX
2013.0781

TEX. PROP. CODE §5.028 CORRECTION INSTRUMENT

DEED OF TRUST

Date: October 30, 2014

Description of Original Instrument ("Original Instrument"):

Document Title:	Deed of Trust
Grantor:	Jerry Artho
Beneficiary:	Happy State Bank
Trustee:	Gary Wells
Date of Execution:	May 29, 2012
Recording Information:	Recorded June 8, 2012, at Clerk's File No. 2012010161, Official Public Records of Randall County, Texas

This Correction Instrument is filed pursuant to Section 5.028 of the Texas Property Code.

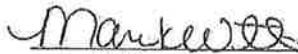
1. My full legal name is Marci Willis. I am over the age of eighteen (18) years and am qualified to make these corrections based on my personal knowledge of the facts relative to the correction.
2. At the time of the original transaction, I was employed at Happy State Bank in Amarillo, Texas, the lending institution that prepared the above referenced deed of trust.
3. I am making this correction of the original Deed of Trust with regard to the following clerical error in the Original Instrument:

The property described in the Deed of Trust was described as being in Block Z-5, when it should have been described as being in Block 5-Z.

4. The Original Instrument should correctly read as follows with respect to the error described above, this being a non-material change to the Original Instrument:

The Northeast One-Quarter (NE/4) of Section One (1), Block 5-Z, BS&F Survey, Randall County, Texas.

5. I have given Notice of this correction of the Original Instrument by sending a copy of this Correction Instrument by first class mail to each party to the Original Instrument pursuant to the requirements in Section 5.028(d)(2) of the Texas Property code.
6. This Correction Instrument will be recorded in all counties where the Original Instrument was recorded.

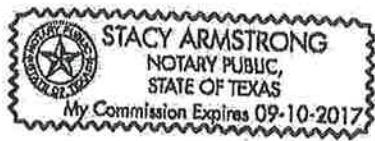

Marci Willis

The State of Texas

County of Potter

Before me, a Notary Public, on this day personally appeared Marci Willis, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purpose of consideration therein expressed.

Given under my hand and seal of office this 30th day of October, 2014.



Stacy Armstrong
Notary Public, State of Texas
My commission expires: 9-10-17

816146_1.DOCX
2013.0781

FILED AND RECORDED

OFFICIAL PUBLIC RECORDS



Renee Calhoun

2014018202
11/07/2014 12:22 PM
Fee: 20.00
Renee Calhoun, County Clerk
Randall County, Texas
DT

80

Happy's Ross Glenn Executive Vice President of Special Assets, calls a meeting with Artho & Artho's new Happy commercial banker David Tarver.

#119 count of Racketeering when Happy's Ross Glenn Executive Vice President of Special Assets placed Artho under DURESS, by calling Artho's revolving notes due in 25 days & demanding an "Exit Strategy" from Happy.

Artho agreed to hold a Land Auction & sell enough of his excessive land equity, as an "Exit Strategy".

Happy's Ross Glenn Executive Vice President of Special Assets informed Artho, "A land contract by April 2015, in Happy's hands, will satisfy Happy's "Exit Strategy".

Happy's banker David Tarver agreed & Happy's Ross Glenn Executive Vice President of Special Assets directed Artho to work with Happy's banker David Tarver & Happy's President Dave Hutson, on Happy's "Exit Strategy's" April Land Auction.

Happy's President David Hutson agreed to Happy's "Exit Strategy's" April Land Auction, via email.

RP 47

Feb. 6th 2015, Artho delivers Happy's "Exit Strategy's" April Land Auction contract, to Happy's commercial banker David Tarver.

Contract was just mailed back with ALL required signatures dating 1-30-15.

RP 835-837

Artho's ad for Happy's "Exit Strategy's" April Land Auction, advertised in the Amarillo Newspaper.

RP 50

Higgenbotham International Auctioneers pre pays the Amarillo's Wyndam Hotel for the location of Happy's "Exit Strategy's" April Land Auction.

#120 count of Racketeering when Happy's Ross Glenn Executive Vice President of Special Assets placed Artho under DURESS, by calling Artho's revolving notes due in 25 days & demanding an "Exit Strategy" from Happy.

The DURESS of only 25 days, eliminates time needed for Artho's "Other Options".

#121 count of Racketeering when Happy's Ross Glenn Executive Vice President of Special Assets placed Artho under DURESS, by calling Artho's revolving notes due in 25 days & demanding an "Exit Strategy" from Happy.

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

#122 count of Racketeering when Happy's Ross Glenn Executive Vice President of Special Assets placed Artho under DURESS, by calling Artho's revolving notes due in 25 days & demanding an "Exit Strategy" from Happy.

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

Nov. 7th 2014

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

#123 count of Racketeering when Happy ILLEGALLY Filed & Recorded, an attempt to ILLEGALLY change Artho's, Artho 1/4 's legal land description.

RP 201-203
RP 1360-1362
RP 1414-1415

#124 count of Racketeering when Happy ILLEGALLY Filed & Recorded, an attempt to ILLEGALLY change Artho's, Artho 1/4 's legal land description.
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.

#125 count of Racketeering when Happy ILLEGALLY Filed & Recorded, an attempt to ILLEGALLY change Artho's, Artho 1/4 's legal land description.
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.

#126 count of Racketeering when Happy ILLEGALLY Filed & Recorded, an attempt to ILLEGALLY change Artho's, Artho 1/4 's legal land description.
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.

#127 count of Racketeering when Happy ILLEGALLY Filed & Recorded, an attempt to ILLEGALLY change Artho's, Artho 1/4 's legal land description.
A simple title search's EVIDENCE &/or word of mouth, reveals Artho's "Slandered Title & "Price Fixing"..
ILLEGALLY ruins Artho's present & future credit.

#128 count of Racketeering when Happy ILLEGALLY Filed & Recorded, an attempt to ILLEGALLY change Artho's, Artho 1/4 's legal land description.
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".

#129 count of Racketeering when Happy ILLEGALLY Filed & Recorded, an attempt to ILLEGALLY change Artho's, Artho 1/4 's legal land description.
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".

#130 count of Racketeering when Happy ILLEGALLY Filed & Recorded, an attempt to ILLEGALLY change Artho's, Artho 1/4 's legal land description.
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.
