

In the “Midland County Court At Law”.

Proceeding in the Name of, & on the Behalf of:)
the “People of Texas”, aka:)
the “State of Texas”, “Midland County”,)
by & through ... Christine Huddleston Moore,)
Michael Moore, & Charles Stewart;)
all Proceeding In Propria-Persona, Sui-Juris; &)
as “Private Attorneys General”, &)
“In the Public Interest”, as: Constituent Texas)
State Organic Body-Politic Counter-Plaintiffs;)
)
Vs:)
)
“Federal National Mortgage Association”,)
... & also Corporate Legal-Fiction)
“Aldridge Petite, LLP”; & their Attorney of:)
“William Jarrell”, Bar #: 290271;)
Counter-Complaint Defendants.)

Midland County Court-At-Law
Case #: CV29882,
441st District Court for Midland County;
Case #: CV51464.
Motion To Change Judge.

1: Based on the Evidence & Testimony Raised in this case, in the Accompanying Affidavits, We Counter-Plaintiffs here-by Motion This Court, for the “Change of Judge”, from one “Marvin Moore”, & over to Any Other Judge Available, to Serve in Responsibly Adjudicating the Merits of this case, in actual Conformity with Constitutional “Due-Process of Law”.

As those accompanying Affidavits so clearly declare, then presiding Judge Moore Did Make a seriously Un-Justified Ruling in this case, where-under he issued an Order for the Eviction of we Counter-Plaintiffs from our home of many years. He issued that ruling while the court records available to him clearly indicated that we Counter-Plaintiffs had Not even been Given Any Notice that any Court-Proceeding was then about to happen. All of this is explained more fully in the accompanying Affidavits.

Here-under; this Court-At-Law is Duty-Bound to Issue an Order Mandating a “Change of Judge”, where-under “Marvin Moore” is no longer in any position to do any further damages through his prejudicial rulings against us.

Respectfully Submitted;

Michael Moore, &/or Christine M. Huddleston/Moore;
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