

CAUSE NO. 2023-11266

ROBERT J. KRUCKEMEYER,

PLAINTIFF,

v.

BLOGGER INC. D/B/A,  
LAWIN TEXAS.COM

DEFENDANT.

§  
§  
§  
§  
§  
§  
§  
§  
§  
§

IN THE DISTRICT COURT OF

HARRIS COUNTY, T E X A S

189<sup>th</sup> JUDICIAL DISTRICT

**PLAINTIFF'S REQUEST FOR DISCLOSURE, FIRST SET OF INTERROGATORIES,  
REQUESTS FOR PRODUCTION, REQUESTS FOR ADMISSION, AND REQUESTS  
FOR PRIVILEGE LOG TO DEFENDANT BLOGGER INC. D/B/A LAWIN TEXAS.COM**

# EXHIBIT 1

11:07



LAWS IN TEXAS



The Kruckemeyer

832-364-0348

DEBT COLLECTOR

LD BE

YOUR FIRST

## Cowboy Lawyer Robert J. Kruckemeyer of The Kruckemeyer Law Firm Violate Texas Laws



By [justicefortexas](#)

Posted on June 22, 2022



202151467A

### ASSOCIATED ENERGY GROUP, LLC VS. MASTERCARD TECHNOLOGIES, LLC

(COURT 189, JUDGE SCOT DOLLINGER)

APR 28, 2022 | REPUBLISHED BY LIT: JUN 22,

AA

lawsintexas.com





202151467A

ASSOCIATED ENERGY GROUP, LLC VS. MASTERCARD TECHNOLOGIES, LLC (COURT 189, JUDGE SCOT DOLLINGER)

APR 28, 2022 | REPUBLISHED BY LIT: JUN 22, 2022

Texas Secretary of State John B. Scott

Open Advanced Search

Section 502.001 of the Texas Business Code provides a framework for collection of unpaid taxes from property in debt collection or from collectible debtors. Debt collection is used to describe the process of collecting and receiving payment from a debtor who owes money to the State or the Secretary of State.

On this site, you can search for judgments and orders that have been filed in the Secretary of State. The search results will include: Order of the Commissioner filed with the Office of the Secretary of State; Order for Debt Collection; Judgment, Satisfaction, or Lien from a court; Order of the Secretary of State; and Order of the Secretary of State.

No results found. Please check your filters and/or query.

Search form with fields for State Collection Case Number, Debtor Name, Address, City, State, Zip Code, and Judgment/Company Name.

INSTRUCTIONS

- Search on number for the debtor
• Wildcard searches are permitted for debt collector principal name. Example: "Principal Name" ABC\*
• Address and principal name cannot be used for the State Debt Collection case registration. The address provided may not change for valid order status updates.



## ANOTHER ROGUE DEBT COLLECTION LAW FIRM IN HOUSTON, TEXAS

The Lawyer **filed** for the Writ of Garnishment on Apr. 28, 2022, and the very next day, **Judge Scot Dollinger Granted** that request, but the near 4 decade 'business' attorney has requested the writ from Mastercard, who confirmed **by letter to the court**, y'all cannot garnish any money – as they are not a bank.

Seriously, you only get this type of comedy on LIT.



## 4 COMMENTS

**Robert Kruckemeyer**

August 24, 2022 at 11:12 am

This is Robert Kruckemeyer. I am not required by the Texas Finance Code Section 392.101 et seq. to file a surety bond. Accordingly, your suggestion that I must do so, and that I am in violation of the law for not doing so, is factually incorrect. The Mastercard entity that was garnished answered that it is not in possession of any funds belonging to the debtor. The basis for its answer was not that "it is not a bank." It is not necessary that the entity being garnished be a bank, it is only necessary that the garnishee have funds belonging to the debtor. Your article is defamatory in 2 respects: 1) It states that I violate Texas laws and then cites to a Debt Collector database in which I am not found leaving the reader with the impression that I am required to register as a debt collector and have failed to do so in violation of the law; and 2) It states that I "unlawfully" filed for a garnishment without a factual basis for making the claim. Please retract this article. This email is sent pursuant to Tex. Civ. Prac. & Rem. Code Section 73.055.

REPLY

11:08



**LAWS IN TEXAS**



**justicefortexas**

August 24, 2022 at 11:53 am

This is LIT. We refer to your comment above. The facts are true and you are a debt collector subject to Texas Finance Code laws.

In relation to your false claim of defamation, we respond to your points as follows:

1. You are violatin' Texas laws as you do not hold on file an active surety bond with the Texas Secretary of State, and you are operating as a debt collector;
2. You did unlawfully file for garnishment as you are in violation of 1.

Furthermore, if you read the mastercard letter referenced and linked in our article, it is clear from Mastercard's own words, you garnished the wrong entity.

A review of Harris County Court's historical archives confirms you have been actively collecting debts unlawfully for years.

We suggest you start redirecting your efforts to acting lawfully and obtain a surety bond and file it with the Secretary of State.

REPLY



**Mr. Robert Kruckemeyer**

August 28, 2022 at 2:54 pm

 [lawsintexas.com](https://lawsintexas.com)



11:08



LAWS IN TEXAS



**Mr. Robert Kruckemeyer**

August 28, 2022 at 2:54 pm

I invite you to read the definitions contained in Texas Finance Code Section 392.001. I am not a "Credit bureau." I am not a "Third-party debt collector." Accordingly, I am not required by Finance Code Section 392.101 to post a surety bond. As I am not required to post a surety bond, I am not in violation of Texas law for the failure to post a surety bond and accordingly, I am not in violation of Texas law in filing the garnishment action you reference. Garnishing the wrong entity is not a violation of Texas law. I note that you claim to not be attorneys. I suggest you consult an attorney. Failure to do so will be used as evidence of your actual malice. I reiterate my demand that you retract the defamatory statements pursuant to Tex. Civ. Prac. & Rem. Code Section 73.055.

REPLY



**justicefortexas**

September 8, 2022 at 2:37 pm

We invite you to type "garnishment" in the search box on this website and reconsider your own flawed legal stance. We will not retract the truth and this thread ends here.

Laws In Texas – No BS. Just the Truth.

 [lawsintexas.com](https://lawsintexas.com)



**justicefortexas**

September 8, 2022 at 2:37 pm

We invite you to type "garnishment" in the search box on this website and reconsider your own flawed legal stance. We will not retract the truth and this thread ends here.

Laws In Texas – No BS. Just the Truth.

REPLY

**LEAVE A REPLY**

Your email address will not be published.  
Required fields are marked \*

Comment \*

Name \*

Email \*

Website

Yes, add me to your mailing list





## LAWS IN TEXAS

Laws In Texas first started as an independent investigative blog about the Financial Crisis and how the Banks and Government are colluding against the citizens and homeowners of the State of Texas, relying upon a system of #FakeDocs and post-crisis legal precedents, specially created by the Court of Appeals for the Fifth Circuit to foreclose on homeowners around this great State. We are not lawyers. We do not offer legal advice. That stated, LIT's Blog has grown tremendously during the three or so years it has been operating and our reach is now nationwide as we expand via our micro-blogs in various states. Join us as we strive to bring back justice and honor to our Judiciary and Government employees, paid for by Citizens.



Your support of  
LIT'S blog helps  
Texas residents  
take back their  
freedom.

That's why your  
Donations are so  
important.

[Make A Donation](#)



11:09



**LAWS IN TEXAS**



freedom.

That's why your  
Donations are so  
important.

[Make A Donation](#)



### SUBSCRIBE TO OUR NEWSLETTER

First name

Email \*

We keep your data private and share your data only with third parties that make this service possible. See our [Privacy Policy](#) for more information.

[Subscribe!](#)

[THE WILD WEST](#)

[LIT PRESS](#)

[PRIVACY](#)

[TERMS](#)

[FAIR USE](#)

[GUNSLINGERS](#)

[ADS](#)

[LAWS IN TEXAS](#)

© 2020-2023 LawInTexas.com is an online trading name which is wholly owned by Blogger Inc., a nonprofit 501(c)(3) registered in Delaware. | All Rights Reserved.

[lawsintexas.com](https://lawsintexas.com)