Howdy Ms Donnelly

We're just updating your assigned case for Nexbank and note you had no objection to the return of the \$500 cash bond to stop your client's scheduled September 2023 foreclosure. As you're aware, the case dismissed by the court.

We have a question, a rather important one.

Has your client instructed non judicial foreclosure since the dismissal for want of prosecution order in January 2024?

For transparency: LIT publishes all correspondence sent and received.

Y'all have a great day.

Mark Burke Justice Seeker Laws In Texas #restoretx

Support LIT

At LawsInTexas.com (LIT), we're not just a blog; we're a fervent voice against judicial and legal corruption, not only in Texas but across the nation. Operating as a boutique non-profit, we incur substantial expenses to maintain our platform, yet we've chosen to remain accessible without paywalls. Why? Because we firmly believe that the more people we reach, the greater the impact in aiding those in need.

LIT delivers compelling articles, exposing corruption, while actively aiding citizens with their legal challenges by featuring their cases on our blog. The outcomes have been truly remarkable, and the positive feedback is a testament to our influence.

If you resonate with our dedication to purifying our judiciary and government,

exposing ochlocracy and public corruption, we invite you to become a Valued Supporter. Your donation to LawsInTexas.com empowers us to keep the authentic stories flowing and ensures the Bandits and Outlaws stay on the run.

Whether you aspire to have your story published on LIT or simply align with our mission, your support is paramount. Join us in the battle against corruption and be a part of a movement that advocates for justice for all.

Cheers.

Donate