

FHA/COMMERCIAL LOAN
COURTROOM OF LOAN-TERM AGREEMENTS
AND LENDER AGREEMENTS
PROPERTY LIEN LAST PAYMENT JUDGE.
SPECIFICALLY ASSOCIATED TO CASES:
SAN ANTONIO POLICE DEPARTMENT CASE NUMBERS:

2023 - 1687368, 2023-1448879, 2025 -
1998568, 2025 0998069, 2025-1027164, 2025-1400245

Midland Mortgage properties in 47 Realty startups. Midland mortgage a div of MidFirst Bank
isaoa PO box 163529, fort worth, tx76161-3529
Policy number 216-340-714. And vehicle policy 516-285-027. Auto bill pays in admins do not
change even after death. Of parent car holder of under 21 account holder and flight risk on
surety bond judge guidelines until 35 years of age.
Allstate 9638 potranco road number
San Antonio Texas 78251-9614
210-647-8585
JesseFernandez@allstate.com

Each property minimum appraisal, value around \$250,000 per property and lot size, a property
land ownership and land tax. Bank lien property
Of FHA/ Commercial loan. Last payment Bank lien/ Judge, Joaquin Gonzalez

2024 Texas Statutes
Penal Code
Title 8 - Offenses Against Public Administration
Chapter 37 - Perjury and Other Falsification
Section 37.11. Impersonating Public Servant.

Attempting to claim ownership of these properties, through theft of attorney assistance.

Theft of property from owner/loanholder, theft of property bank lien /Joaquin Gonzalez last
payment Judge.

Passport I-90, 1099, W4, W2 per source of income per year annual stacked.

No one is faking someones death without going to prison.

Use of directory devices and theft of global IDs and screen mirroring of judges directory
contacts or screen mirroring, confidentiality Federal Bank minimum sentence.
Right to Financial Privacy Act, 12 U.S.C. §§ 3401-342.

Illegal use of accounts from device enrollments.

18 U.S. Code § 1344 - Bank fraud.

Money laundry, The Money Laundering Statutes (18 U.S.C. §§ 1956 and 1957.

Embezzlement.

PENAL CODE

TITLE 7. OFFENSES AGAINST PROPERTY

CHAPTER 31. THEFT

The following section was amended by the 89th Legislature. Pending publication of the current statutes, see S.B. 1300 and S.B. 1646, 89th Legislature, Regular Session, for amendments affecting the following section.

Sec. 31.01. DEFINITIONS. In this chapter:

(1) "Deception" means:

(A) creating or confirming by words or conduct a false impression of law or fact that is likely to affect the judgment of another in the transaction, and that the actor does not believe to be true;

(B) failing to correct a false impression of law or fact that is likely to affect the judgment of another in the transaction, that the actor previously created or confirmed by words or conduct, and that the actor does not now believe to be true;

(C) preventing another from acquiring information likely to affect his judgment in the transaction;

(D) selling or otherwise transferring or encumbering property without disclosing a lien, security interest, adverse claim, or other legal impediment to the enjoyment of the property, whether the lien, security interest, claim, or impediment is or is not valid, or is or is not a matter of official record; or

(E) promising performance that is likely to affect the judgment of another in the transaction and that the actor does not intend to perform or knows will not be performed, except that failure to perform the promise in issue without other evidence of intent or knowledge is not sufficient proof that the actor did not intend to perform or knew the promise would not be performed.

(2) "Deprive" means:

(A) to withhold property from the owner permanently or for so extended a period of time that a major portion of the value or enjoyment of the property is lost to the owner;