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[Special Master 19](#_Toc119739882)

[VII. 2014 20](#_Toc119739883)

[Maritime Jurisdiction Exposed](http://www.probatemafia.com/Brunsting/Special%20Maritime%20Exposed.pdf)

[Stop Guardianship Abuse](stopguardianabuse.org/)

[Stop Probate Fraud](https://www.stopprobatefraud.com/)

[We Hold These Truths to Be Self-Evident](http://www.probatemafia.com/Brunsting/We%20hold%20these%20truths.htm) Despite their oath to support and defend the constitution the barratrists associations have bestowed upon themselves privileges and immunities defining themselves as above the law applicable to everyone else.

# Welcome to the Probate Mafia, an Introduction

On February 25, 2022 an [Order for Summary Judgment](http://probatemafia.com/brunsting/Tab%2042%20February%2025%2C%202022%20Order%20for%20Summary%20Judgment.pdf) was signed in Harris County Probate Court No. 4 in which Brunsting Family Trust beneficiary Candace Curtis was found to have “**forfeited her property**” and dismissing all claims against the alleged co-trustee Defendants. The Order was signed by retired judge Kathleen Stone, in a surprise visit, **without an evidentiary hearing having ever been allowed** in more than nine years of being held hostage for ransom in a probate court with nothing to probate and no jurisdiction over the subject matter at issue, the administration of a family living trust. Judge Guy Herman, a reputed probate mafia mob boss, even appointed Stone “nunc pro tunc” (after the fact) as if it cured the complete absence of notice and opportunity to object. In this way, Probate Court Judge James Horwitz thought to wash his hands of any accountability for this sham summary judgment order.

Death penalty sanctions, depriving the beneficiary of evidence, appear to be a standard artifice in this color-of-law theft of family generational wealth enterprise. In fact, the “Heinous Extortion Instrument” [2016-07-05 Case 4-16-cv-01969 Doc 1 Harris County RICO\_Complaint](http://www.probatemafia.com/Brunsting/2016-07-05%20Case%204-16-cv-01969%20Doc%201%20Harris%20County%20RICO_Complaint.pdf) which Defendants refer to as a Qualified Beneficiary Designation [see [Doc 33](http://www.probatemafia.com/Brunsting/2016-09-27%20Case%204-16-cv-01969%20DKT%2033%20Plainitff%20Reply%20to%20Vacek%20and%20Freed%20Rule%2012%20Motions%20-%20Copy.pdf) & [Doc 35](http://www.probatemafia.com/Brunsting/2016-09-21%20Case%204116-cv-01969%20Dkt%2035%20Amy%20Rule%2012%28b%29%286%29%20Motion%20to%20Dismiss.pdf)], an instrument they use to make death penalty threats in effort to unjustly enrich themselves by intimidating the victim into capitulating to a “settlement agreement” that would launder extortion by contract and open a brand new can of worms for the benefit of the attorneys.

## Trust beneficiary Candace Curtis couldn’t buy an evidentiary hearing

Anytime a hearing was actually scheduled it would become a dog pile as all the attorneys suddenly wanted their issues heard at the same time on the same date and every “hearing” became a “status conference” where the issue at issue was never addressed. . One cannot prove a negative but by specific negative averance one can shift the burden of bringing forth affirmative evidence to prove the fact at issue. Candice Curtis complained numerous times about not being able to get an evidentiary hearing in the probate court.

Can't get a hearing [2016-08-03 Case 4-12-cv-00592 Doc 115](http://probatemafia.com/brunsting/Can%27t%20get%20a%20hearing%202016-08-03%20Case%204-12-cv-00592%20Doc%20115%20Rule%2060%20Motion%20Pages%209-10.pdf) Rule 60 Motion Pages 9-10;

Can't get a hearing 2016-12-15 - CA H-16-1969 Transcript [Preliminary hearing RI](http://probatemafia.com/brunsting/Can%27t%20get%20a%20hearing%202016-12-15%20-%20CA%20H-16-1969%20Transcript%20Preliminary%20hearing%20RICO%20Page%2046.pdf)[CO](http://probatemafia.com/brunsting/Can%27t%20get%20a%20hearing%202016-12-15%20-%20CA%20H-16-1969%20Transcript%20Preliminary%20hearing%20RICO%20Page%2046.pdf) Page 46;

Can't get a hearing 2017-08-13 Appellants Opening Brief on Appeal RICO No. 17-20360\_[Pages 33-34](http://probatemafia.com/brunsting/Can%27t%20get%20a%20hearing%202017-08-13%20Appellants%20Opening%20Brief%20on%20Appeal_17-20360_Pages%2033-34.pdf);

Can't get a hearing 2017-09-26 [RICO - Appellee Brief Binder](http://probatemafia.com/brunsting/Can%27t%20get%20a%20hearing%202017-09-26%20RICO%20-%20Appellee%20Brief%20Binder%20Pages%2020-21.pdf) Pages 20-21;

Can't get a hearing 2017-12-02 - Appellants Reply Brief on Appeal\_[17-20360 Page 15](http://probatemafia.com/brunsting/Can%27t%20get%20a%20hearing%202017-12-02%20-%20Appellants%20Reply%20Brief%20on%20Appeal_17-20360%20Page%2015.pdf);

Can't get a hearing 2017-12-02 - Appellants Reply Brief on Appeal\_[17-20360 Page 29](http://probatemafia.com/brunsting/Can%27t%20get%20a%20hearing%202017-12-02%20-%20Appellants%20Reply%20Brief%20on%20Appeal_17-20360%20Pages%2029-30.pdf);

Can't get a hearing 2018-09-05 [Responses to Defendants Motions to Dismiss](http://probatemafia.com/brunsting/Can%27t%20get%20a%20hearing%202018-09-05%20Responses%20to%20Defendants%20Motions%20to%20Dismiss%20Combined%20Page%2073.pdf) Combined Page 73;

Can't get a hearing 2021-01-03 2nd Rule 60 Motion to vacate the remand [ROA 20-20566 Page 1014](http://probatemafia.com/brunsting/Can%27t%20get%20a%20hearing%202021-01-03%20ROA%2020-20566%20Page%201014.pdf);

Can't get a hearing 2021-04-19 [Appellees Record Excerpts Page 168](http://probatemafia.com/brunsting/Can%27t%20get%20a%20hearing%202021-04-19%20Appellees%20Record%20Excerpts%20Page%20168.pdf);

Can't get a hearing 2022-01-06 412249-401 [Carole Emergency Motion Hearing Transcript Page 30](http://probatemafia.com/brunsting/Can%27t%20get%20a%20hearing%202022-01-06%20412249-401%20Carole%20Emergency%20Motion%20Hearing%20Transcript%20Page%2030.pdf);

Can't get a hearing 2022-07-12 01-22-00514-cv [Mandamus Record Index Page 1700](http://probatemafia.com/brunsting/Can%27t%20get%20a%20hearing%202022-07-12%2001-22-00514-cv%20Mandamus%20Record%20Index%20Page%201700.pdf).

This is only the tip of the iceberg. It doesn’t get better from here. [Evasion, obstruction, defamation, intimidation, motions for sanctions and motions for summary judgement](http://www.probatemafia.com/Brunsting/2019-04-12%20Affidavit%20of%20Candace%20Curtis%20%204-12-cv-592.pdf) by the alleged trustees against the beneficiary, in violation of and, exceeding the limits imposed on trustees by [Article XII B](http://www.probatemafia.com/Brunsting/Tab%2062e%20Article%20XII%20B_Certified.pdf) while completely ignoring the obligations of the trustee imposed by the trust instrument [Article [VIII Sec. D](http://www.probatemafia.com/Brunsting/Tab%2062b%20Article%20VIII%20Section%20D_Certified.pdf), [Article IX Sec. D](http://www.probatemafia.com/Brunsting/Tab%2062c%20Article%20IX%20Section%20D_Certified.pdf) & [Article X](http://www.probatemafia.com/Brunsting/Tab%2062f%20%20Art%20X%20Section%20A_Certified.pdf)], the affirmative commands in a [federal preliminary injunction](http://www.probatemafia.com/Brunsting/Tab%204%202013-04-19%20Doc%2045%20Memorandum%20of%20Preliminary%20Injunction%20Certified.pdf) and the common law of trusts.

# List of Valid Trust Instruments

It would be best to begin with a pre-litigation history:

### [1996 trust](http://probatemafia.com/brunsting/1996%20Original%20Brunsting%20Family%20Living%20Trust%20VF%2000391-00451.pdf)

Elmer and Nelva are the original trustees and beneficiaries. The five Brunsting issue are successor beneficiaries and Anita is named sole successor trustee followed by successor Carl 2nd and Amy as the 3d alternate.

### [1999-04-30 First Amendment](http://probatemafia.com/brunsting/1999-04-30%20First%20Amendment%20re%20Anita%20100k%20VF%20000808.pdf)

### [2001-06-05 Second Amendment](http://probatemafia.com/brunsting/2001-06-05%20Second%20Amendment%20to%201996%20Trust%20VF%20000865-000874.pdf)

### [2005 Restatement](http://probatemafia.com/brunsting/2021-11-05%20Defendant%20Co-trustees%20Exhibit%20A%202005%20Restatement%20p230-316.pdf)

Elmer and Nelva are the original trustees and beneficiaries. The five Brunsting issue are successor beneficiaries. Anita is removed from the list of successor trustees ([Article IV](http://www.probatemafia.com/Brunsting/Tab%2062d%20Atrile%20IV_cerified%20.pdf)) and replaced with Carl and Amy as successor co-trustees with Candace Curtis as the alternate.

#### Attorney Candace Kunz-Freed, [Texas State Bar No. 24041282](https://www.texasbar.com)

[Candace Kunz-Freed](http://www.freedlawyer.com) joined the Vacek law firm and the first appearance is her notarization of the 2007 Amendment.

### [2007 Amendment](http://probatemafia.com/brunsting/Tab%2056%202007%20Amendment%20Certified%2018070041-%20C%23%204.pdf)

The 2007 Amendment replaced Article IV in its entirety. The new Article IV removed Amy from the list of successor co-trustees and replaced her with Candace Curtis as Co-Trustee with Carl Brunsting and naming **Frost Bank** as the alternate.[[1]](#footnote-1) This was the last Family Trust instrument signed by both settlors.

### [2010 June 15, 2010 QBD](http://probatemafia.com/brunsting/Tab%2061%20Certified%2018131893-%20C%23%204%20Application%20for%20Summary%20J%20June%2015%2C%202010%20QBD.pdf)

Executed by Nelva Alone.

# The Hurrah’s and the illicit changes following each

## 2008-06-09 Elmer declared [Non-Compos mentis](http://probatemafia.com/brunsting/2007-09-06%20Nelva%20email%20to%20Carl_Elmer%20incompetent%20%26%20everything%20in%20the%20safe%20deposit%20box.pdf) and [the family trust becomes irrevocable](http://www.probatemafia.com/Brunsting/Tab%2062a%20Article%20III%20%20Defendants%20Nov%205%202021%20Motion%20for%20Summary%20J%20Exhibit%20A%20Restatement_Certified.pdf).

### The illicit Changes

1. 2008-07-01 [Certificate of trust](http://www.probatemafia.com/Brunsting/2008-07-01%20Certificate%20of%20trust%20VF%20000391-002053.pdf) VF 000391-002053
2. 2008-07-01 July 1 2008 [appointment of successor trustees](http://probatemafia.com/brunsting/2008-07-01%20July%201%202008%20appointment%20of%20successor%20trustees.pdf)

#### Texas Penal Code Section 32.46 - Fraudulent Securing of Document Execution

## 2009-04-01 Elmer passes

### The illicit Changes

1. 2010-02-24 [Certificate of trust](http://probatemafia.com/brunsting/2010-02-24%20Certificate%20of%20trust.pdf)
2. Vacek & Freed did not come out with certificates of trust for the Decedent and Survivors trusts until December 21, 2010 (v., infra)

#### Texas Penal Code Section 32.46 - Fraudulent Securing of Document Execution

2010-06-15 [Qualified Beneficiary Designation](http://probatemafia.com/brunsting/2010-06-15%20Qualified%20Beneficiary%20Designation%20QBD.pdf) QBD is valid as to Nelva’s share

## 2010-07-03 Carl is in coma

 2010-07-30 Freed Notes “[Anita called, change the trust](http://probatemafia.com/brunsting/2010-07-30%20Freed%20Notes-Anita%20called-change%20the%20trust%20PBT-2015-258999-2.pdf)”

 2010-10-07 [Freed's Notes](http://probatemafia.com/brunsting/2010-10-07%20Freed%27s%20Notes%20or%2010.7.10call%20with%20Nelva.V%26F676.pdf) or 10.7.10call with Nelva.V&F676

### The illicit Changes

1. August 25, 2010 QBD/TPA allegedly executed by Nelva alone
2. Signature [Above the Line](http://probatemafia.com/brunsting/2010-08-25%20P156-192%208-25-10%20QBD%20Above%20the%20Line.pdf)
3. CAN [before signature](http://probatemafia.com/brunsting/2010-08-25%20P193-229%208-25-10%20QBD%20CAN%20before%20signature.pdf)
4. Signature [On the Line](http://probatemafia.com/brunsting/2010-08-25%20P407-443%20%208-25-10%20QBD%20On%20the%20line.pdf)
5. 2010-08-25 [3 new certificates of trust](http://probatemafia.com/brunsting/2010-08-25%20P843-848a%20%20Certs%20of%20Trust.pdf)
6. 2010-08-25 [Appointment of Successor Trustee](http://probatemafia.com/brunsting/2010-08-25%20Appointment%20of%20Successor%20Trustee%20P1016-1020.pdf) P1016-1020

#### Texas Penal Code Section 32.46 - Fraudulent Securing of Document Execution

2010-10-06 [Anita email to Freed](http://probatemafia.com/brunsting/2010-10-06%20Anita%20email%20to%20Freed%20working%20on%20Nelva%20Resignation.pdf) **working on Nelva Resignation**

2010-10-13 [Summer Peoples](http://probatemafia.com/brunsting/2010-10-13%20Summer%20Peoples%20re%20phone%20conference.pdf) re phone conference

2010-10-25 Candy to Carole [A&A will do anything they can to cut everyone else out](http://probatemafia.com/brunsting/2010-10-25%20Candy%20to%20Carole%20A%26A%20will%20do%20anything%20they%20can%20to%20cut%20everyone%20else%20out.pdf)

2010-10-25 [Freed's Notes from Phone conference](http://probatemafia.com/brunsting/2010-10-25%20Freed%27s%20Notes%20from%20Phone%20conference%20V%26F479-483.pdf) V&F479-483

2010-10-26 Candace Curtis and Carole emails [Anita pushing Nelva to resign and everything secret](http://probatemafia.com/brunsting/2010-10-26%20Candace%20Curtis%20and%20Carole%20emails%20Anita%20pushing%20nelva%20to%20resign%20and%20everything%20secret.pdf)

2010-10-27 [Carole October 27 2010 email to Candy](http://probatemafia.com/brunsting/2010-10-27%20Carole%20October%2027%202010%20email%20to%20Candy.pdf)

2010-10-28 Exhibit [Carole email overhearing Nelva on phone with Freed](http://probatemafia.com/brunsting/2010-10-28%20Exhibit%20Carole%20email%20overhearing%20Nelva%20on%20phone%20with%20Freed.pdf)

Nelva told Freed to change it back (re 8/25/2010 QBD) and Freed’s response was to use the HIPPA waiver against her own client.[[2]](#footnote-2)

## Nelva is subjected to competency evaluation

2010-11-01 [Nelva’s Greeting Card](http://probatemafia.com/brunsting/2010-11-01%20Nelvas%20Note.pdf) Note to Candy “that’s not true”. So, the double crossing, back stabbing bait and switch estate planning attorney [Candace Kunz-Freed](http://www.freedlawyer.com), after forming a conflicting confidential relationship with Anita Brunsting, cultivating conflicting interests and fomenting controversy [by generating illicit instruments](http://www.probatemafia.com/Brunsting/Tab%2058%20Anita%20called%20-%20change%20the%20trust%20Certified%2018070039-%20C%23%204%20Answer%20%26nbsp;.pdf) and making incremental changes in series by using labels to amend irrevocable trusts until the settlors trust agreement had become the disloyal estate planning attorneys new clients trust agreement.[[3]](#footnote-3)

## 2010-11-17 [Freed email re Nelva Competence](http://probatemafia.com/brunsting/2010-11-17%20Freed%20email%20re%20Nelva%20Competence%20-%20Capacity.pdf)

Having failed to get Nelva declared incompetent, The Trio of Anita Brunsting, Amy Brunsting and Candace Kunz-Freed converged on Nelva in her home leaving her nowhere to retreat.

1. 2010-12-21 [Certificate of Trust Decedent](http://probatemafia.com/brunsting/2010-12-21%20Certificate%20of%20Trust%20Decedent%20V%26F%20000232-234.pdf) V&F 000232-234
2. 2010-12-21 [Certificate of trust for the NEW family trust](http://probatemafia.com/brunsting/2010-12-21%20Certificate%20of%20trust%20for%20the%20NEW%20family%20trust%20VF%20000237-239.pdf) VF 000237-239
3. 2010-12-21 [Certificate of Trust Survivor](http://probatemafia.com/brunsting/2010-12-21%20Certificate%20of%20Trust%20Survivor%20VF%20000235-238.pdf) VF 000235-238
4. 2010-12-21 P447-452 [Appointment of Successor Trustees](http://probatemafia.com/brunsting/2010-12-21%20P447-452%20Appointment%20of%20Successor%20Trustees.pdf)
5. 2010-12-21 [Resignation of Original Trustee](http://www.probatemafia.com/Brunsting/2010-12-21%20RESIGNATION%20OF%20ORIGINAL%20TRUSTEE%20V%26F%20000207-251%20V%26F%20906-915.pdf)
6. 2010-12-21 Survivors trust [Appointment of successor trustees](http://www.probatemafia.com/Brunsting/2010-12-21%20Survivors%20trust%20Appointment%20of%20successor%20trustees%20V%26F%20000207-251.pdf) V&F 000207–251

#### Texas Penal Code Section 32.46 - Fraudulent Securing of Document Execution

2011-01-27 January 27, 2011 [Anita Engagement letter with Freed](http://probatemafia.com/brunsting/2011-01-27%20January%2027%2C%202011%20Anita%20Engagement%20letter.pdf)

2011-02-16 [Anita Transferring securities](http://probatemafia.com/brunsting/2011-02-16%20Anita%20Transferring%20securities%20into%20her%20own%20name.pdf) into her own name

2011-03-08 [Anita explaining the changes to Nelva](http://probatemafia.com/brunsting/2011-03-08%20Anita%20explaining%20the%20changes%20to%20Nelva.pdf)

2011-03-11 V&F 000001 – 101 NEW [survivor and decedent trust certificates](http://probatemafia.com/brunsting/2011-03-11%20V%26F%20000001%20-%20101%20survivor%20and%20decedent%20trust%20certificates.pdf)

2011-11-08 [Candy wanting to know where Nelva is](http://probatemafia.com/brunsting/2011-11-08%20Candy%20wanting%20to%20know%20where%20nelva%20is%20in%20hospice.pdf)

## 2011-11-11 Nelva Brunsting passes

### The illicit Changes

1. 2011-11-22 Anita Brunsting, Amy Brunsting, Candice Kunz-Freed created [new certificates of trust](http://probatemafia.com/brunsting/2011-11-22%20Certificates%20of%20Trust.pdf) for the trusts that terminated with Nelva’s passing on 11/11/2011 (eleven days earlier)
2. 2011-11-22 [Certificate of trust Decedent](http://probatemafia.com/brunsting/2011-11-22%20Certificate%20of%20trust%20Decedent%20V%26F%20000207%20-%20251.pdf) V&F 000207 – 251
3. 2011-11-22 [Certificate of trust Survivor](http://probatemafia.com/brunsting/2011-11-22%20Certificate%20of%20trust%20Survivor%20V%26F%20922-927.pdf) V&F 922-927

According to [Article VII](http://probatemafia.com/brunsting/2021-11-05%20Defendant%20Co-trustees%20Exhibit%20A%202005%20Restatement%20p230-316.pdf) the family trust was to be divided into two separate trust shares at the passing of the first Settlor, a decedents share (Article IX) and a survivors share (Article VIII). [Elmer passed on April 1, 2009](http://probatemafia.com/brunsting/Tab%2013%202012-08-28%20statement%20of%20death%20and%20other%20facts%20412248%20by%20Drina%20Brunsting_Certified.pdf).

At the passing of the second Settlor the survivor’s share was to terminate [[Article VIII Section D](http://probatemafia.com/brunsting/Tab%2062b%20Article%20VIII%20Section%20D_Certified.pdf)] and the decedents share was to terminate [[Article IX Section D](http://probatemafia.com/brunsting/Tab%2062c%20Article%20IX%20Section%20D_Certified.pdf)] and the assets were to be divided into five equal shares, one for each beneficiary [[Article X](http://probatemafia.com/brunsting/Tab%2062f%20%20Art%20X%20Section%20A_Certified.pdf)]. Instead, they put Nelva in hospice and [hid her whereabouts from Carl and Candace](http://probatemafia.com/brunsting/2011-11-08%20Candy%20wanting%20to%20know%20where%20nelva%20is%20in%20hospice.pdf).

[Nelva passed on 11/11/2011](http://probatemafia.com/brunsting/Tab%2019%202012-08-28%20statement%20of%20death%20and%20other%20facts%20412249%20by%20Drina%20Brunsting.pdf), and rather than create five separate shares or 5 personal asset trusts as [Amy’s March 6, 2012 affidavit](http://probatemafia.com/brunsting/2012-03-06%20Doc%2010-1%20Affidavit%20of%20Amy%20Brunsting.pdf) claims, Anita hadn’t bothered to establish and maintain books and records and, Anita and Amy created new certificates of trust for the trusts that terminated with nelva’s passing, making themselves the trustees of the [New Decedents Trust](http://probatemafia.com/brunsting/2011-11-22%20Certificate%20of%20trust%20Decedent%20V%26F%20000207%20-%20251.pdf) and the [New Survivors Trust](http://probatemafia.com/brunsting/2011-11-22%20Certificate%20of%20trust%20Survivor%20V%26F%20922-927.pdf) and the [New Family Trust](http://www.probatemafia.com/Brunsting/2011-11-22%20Certificate%20of%20trust%20Survivor%20V%26F%20922-927.pdf)!

The case in point involves the interception (theft) of a family generational asset transfer. The story line has two parts. On the front end we have classic set up and on the back end is a classic exploitation. However, this case is unlike others for numerous reasons including but not limited to:

1) The first lawsuit was filed in the Southern District of Texas and not a state court and thus, the Rooker-Feldman Doctrine is inapplicable to the case in point.

2) The case was dismissed in short order under the probate exception then reversed and remanded by the Fifth Circuit Court of Appeal [Curtis v. Brunsting 704 F.3d 406 (Jan. 2013)] and thus the probate exception to federal jurisdiction has already been held to not apply to this case.

3) the only court to enter a memorandum with findings of facts and conclusions of law is the United States District Court for the Southern District of Texas, when the Court formalized the preliminary injunction issued in open court on April 9, 2013. It should be noted that that injunction has been violated and while it remains if full force and effect, there are some hurtles to overcome in getting there.

 Our Story begins with the best intentions which, as you may have heard, somehow paves the road to Hell. Two aging Americans with five adult children, being informed of numerous complaints of corruption in the Harris County Probate Courts, and wanting to protect themselves from the abduction, robbery and hospice processing murder commonly referred to as Guardianship Protection and, wanting to spare their children the experience complained of by others that have enjoyed the state probate court racket.

# What is the Probate Mafia?

I first saw the expression “probate Mafia” in a treatise while researching the probate exception to federal jurisdiction. The treatise was titled "***Fighting the Probate Mafia A Dissection of the Probate Exception to Federal Court Jurisdiction***", [74 S. Cal. L. Rev. 1479 (2001)](http://www.probatemafia.com/2002-02-21-fighting-the-probate-mafia/)", cited in *Marshall v. Marshall*, 547 U.S. 293, 308 (2006)[[4]](#footnote-4), Professor Peter Nicolas does not specifically define the term "probate mafia". In fact, the expression only appears in the title itself.

I have since learned why Professor Nicolas chose this descriptive language in his title.

1. There is no such thing as a neutral 3rd party. The insertion of a 3rd party interloper should be recognized as either a red flag or a strong indication that the settlors did not want any of the other beneficiaries to be trustees other than those named therein! [↑](#footnote-ref-1)
2. A HIPPA waiver in your estate planning attorneys papers should be seen as a red flag! [↑](#footnote-ref-2)
3. The [New Decedents Trust](http://www.probatemafia.com/Brunsting/2011-11-22%20Certificate%20of%20trust%20Decedent%20V%26F%20000207%20-%20251.pdf), [New Survivors Trust](http://www.probatemafia.com/Brunsting/2011-11-22%20Certificate%20of%20trust%20Survivor%20V%26F%20922-927.pdf), [New Family Trust](http://www.probatemafia.com/Brunsting/2011-11-22%20Certificate%20of%20trust%20Survivor%20V%26F%20922-927.pdf), all dated November 22, 2011, eleven days after Nelva’s passing. Nelva’s passing was an event that triggered the termination of the survivors and decedents trusts by creating the 5 resulting trusts that never manifest due to a want of funding by the alleged co-Trustees. [↑](#footnote-ref-3)
4. The Marshall family is still trapped in Harris County Probate and they will remain trapped there until J. Howard Marshalls’ fortune has been completely consumed by third party predators. [↑](#footnote-ref-4)