

**Chronological Evidentiary Record — Part 5**  
***Scurry County Records Clerk DENIAL & Fraud Accusation***

December 6, 2024 – July 10, 2025

---

**Prepared and Tendered by:**

**Lane Lee Bowers**  
Plaintiff, Pro Se

**In Support of:**

Federal Civil Rights Complaint  
Civil Rights Act of 1866 — 14 Stat. 27;  
Civil Rights Act of 1871 — 17 Stat. 13;  
(42 U.S.C. § 1983)

---

**Description:**

EXHIBIT E is a **68-page** document of evidentiary integrity *Notarized September 16<sup>th</sup>, 2025*, containing the full chronology documenting the actions of the *Scurry County Clerk's Office* and other *Scurry County* administrators' actions between **December 6, 2024**, and **July 10, 2025**.

Memorializing the record of infractions, in precise sequence, the Clerk's repeated refusal to perform the ministerial duty of recording Plaintiff's perfected *Claim of Lien / Affidavit of Obligation*; the false and unsupported accusation of "*fraudulent conveyance*"; the escalation involving *Scurry County Judge Daniel Raymond Hicks Jr.* and *Scurry County Attorney Michael W. Hartman*; and the County's ultimate refusal to accept or record the perfected administrative instrument even after full rebuttal and multiple lawful Notices.

The evidentiary record includes:

- *USPS tracking and delivery confirmations;*
- *All Notices, Rebuttals, and Presentments tendered by Plaintiff;*
- *The Scurry County Official's written accusation of "fraud";*
- *Plaintiff's documentary rebuttal proving the legitimacy of the instrument;*
- *The County's July 10, 2025, return of the perfected conveyance along with renewed refusal of recordation.*

All entries are supported by documentary evidence, sworn attestations, postal records, and notarized certifications.

**Purpose:**

To establish that *Scurry County Officials*—acting jointly and in coordinated fashion—refused a purely ministerial duty, obstructed lawful administrative procedure, issued baseless defamatory accusations to avoid compliance, and thereby became additional parties to Plaintiff's perfected administrative action on **May 16, 2025**. This record demonstrates deliberate indifference and a denial of due process and access to courts under the Fourteenth Amendment and supports *Monell*-style municipal liability for Scurry County.

---