James Faire’s False Prosecution

Justice on Trial – July 16th
Okanogan Prosecutor Seeks to Keep Facts From Jury

By Ron Lee
Editor & Investigative Journalist

Okanogan County, WA - Branden Platter, the Democrat’s incumbent Prosecutor of Okanogan County, who is seeking election in the upcoming Washington November vote, must have a different sense of what “justice” means than that of the average citizen. Across his newly launched campaign website, Platter uses the slogan, “Proving Correct Justice and the community with deceit, transparency.” Having reported on the false prosecution of James Faire, handled by Platter’s office, we have concluded his slogan is nothing more than platitudes designed to elicit votes. Point of fact is, there isn’t anything more unjust than an innocent being railroaded by the system under the guise of justice. If that is what Platter will face when Faire secures a deserved not guilty verdict in his upcoming trial. Based on his actions, Platter believes that his only hope of getting a conviction is to keep the most important facts of this case from the eyes and ears of the jury.

In what began as the infamous “Squatters run over woman” case, James Faire was arrested in Okanogan County and charged with First Degree Murder, Assault in the First Degree, Theft in the First Degree, and Criminal Trespass in the First Degree in June of 2015. Okanogan Sheriff Frank Rogers appeared on KREM 2 News the day after the incident and publicly indicted James Faire as the perpetrator, thereby locking the

Montana Prosecutor Suzy Boylan
Unlawfully Strips War Vet’s Property Rights

By Joseph Snook
Investigative Reporter

Missoula, MT - In the early fall of 1991, Louis Polinsky purchased and began building on 18 plus acres of land for his family in Montana. Louis gave his biological brother, Steve, the deed to the property because Steve has always hated his family retreats; a place to gather why he would lie about his construction of cabins on the land for his own Mother, “lost a lot of respect for Steve” because of his “deceitful actions.” Polinsky purchased and began building on the land in the fall of 1991, Louis Polinsky Louis, both he and Steve’s mother but were his biological brother, Steve, didn’t see things quite the same. Steve, didn’t see Louis the same; Louis and Steve tried to re-establish between Louis and Steve that the set aside their differences. contact orders.” They could disrupting” the plan, according were growing up.

But his biological brother, Steve, even when Louis thought that the tension grew so large time, the brothers attempted to they had both “dropped the no contact orders. What was intended to be the family together, did the exact opposite. According to Louis, both he and Steve’s own Mother, “just a lot of respect for Steve” because of his “deceitful actions.” Louis Mother stated in an interview, “I don’t know what ever happened to Steve, I can’t understand why he would be lie about his brother for no reason at all. Steve has always hated Louis, even when Louis protected him while they were growing up.”

A good amount of time, the brothers attempted to set aside their differences. According to Louis, he thought they had both “dropped the no contact orders;” another attempt to re-establish the

Feeding Off Faulk Trust Assets
Clackamas County’s False Criminal Charges Filed Against Wrong Individuals

By Us-Observer Staff
Clackamas County, OR - On November 26, 2017, Jack Dunn and his wife Rose Henley were arrested by Clackamas County Sheriff’s Department and charged with several counts of Theft and Criminal Mischief. The US-Observer’s investigation into this case revealed that the Clackamas County Sheriff’s Office (CCSO) charges were brought even though no adequate investigation was made prior to arrest. According to sources, the CCSO charges were prompted by special interest individuals. These individuals focused on profiling from the very estate that Dunn and Henley have been accused of

Santa Cruz California Code Enforcement - Red-Tagging Land Owners by Deceit

By Joseph Snook
Investigative Reporter

Lund theft by government is a rapidly growing reality for many property owners across the country. “You didn’t pay property taxes,” told your land is taken. “Your home isn’t quite up to code, we’re government!” They could finally attempt to re-establish

Us-Observer Victory
Josephine County Jury Nullifies Bad Law
Bryan Tucker is Not Guilty!!!

By Edward Snook
Investigative Reporter

Josephine County, OR - During the late afternoon hours of May 24, 2018, a Josephine County, Bay reformed vend of NOT Guilty on all charged charges, brought against 20-year- old Bryan Tucker, for false charges originated with the Kane Rogers mother but were manufactured by Detective John Lehrlick, and leveled against Tucker by Carrara Josephine County District Attorney Ryan Mulkins.

Property Rights

Property Owner Roy Kayler government seizures across the county. Essentially, the Fourth Amendment to the United States Constitution has been stripped by

FALSE SEX ABUSE CASE

Felony Dismissed! Timothy Tignor - Free at Last

“You stood against those who wanted to wrongfully destroy my life and you stopped them. Thank you so much Edward Snook and the US-Observer!” - Tim Tignor

By Edward Snook
Investigative Reporter

Clackamas County, OR - No one can truly grasp the sorrow of having possibly the rest of your life ruined by the stigma of being falsely charged with a heinous crime like sex abuse unless they experience it first-hand. Being innocent, like Tim Tignor, greatly enhances the pressure and most of the emotions (stress) it overwhelm an innocent person who faces the possibility of a ruined life. On May 17, 2018, Timothy Tignor received a Motion to

Joe Tignor
Red-Tagging Land Owners by Deceit

Okanagan Prosecutor Branden Platter

.continued on page 14

Continued on page 12

Continued on page 10

Continued on page 11

Continued on page 8

Continued on page 7

Continued on page 6

Continued on page 5

Continued on page 4

Continued on page 3

Continued on page 2

Continued on page 1

Continued on page 16

Continued on page 15

Continued on page 14

Continued on page 13

Continued on page 12

Continued on page 11

Continued on page 10

Continued on page 9

Continued on page 8

Continued on page 7

Continued on page 6

Continued on page 5

Continued on page 4

Continued on page 3

Continued on page 2

Continued on page 1

Page 2

Page 15

Page 14

Page 13

Page 12

Page 11

Page 10

Page 9

Page 8

Page 7

Page 6

Page 5

Page 4

Page 3

Page 2

Page 1
Father Stripped of Family
Polk County Injustice?

By Edward Snoek
Investigative Reporter

Polk County, OR - In December of 2017, 59-year-old Matthew McDaniel was charged with 4th degree Assault, Mincing, Unlawful Use of a Public Record and Tampering With Public Records, 2 separate charges of Sexual Assault. His wife Michelle charged him with three counts of 2nd Degree Assault (a felony) three counts of 1st Degree Criminal Maltreatment (a felony), one misdemeanor count of assault in the 4th degree and one count of Tampering with a Witness (a felony).

Since filing these ridiculous, in fact, insane, stalking charges against Polk County District Attorney Aaron Felton has not produced one shred of forensic evidence to back up his charges.

There is no corroborating evidence or testimony. In fact, there is only the word of a troubled daughter, who, according to witnesses, is a pathological liar and liar. A search warrant was issued for alleged illegal photos on phones and electronic devices which the daughter accused none were found.

The back story on these charges is just as overwhelming as the corrupt and false charges themselves. This story begins back in 1989 when Matthew’s life took him to Thailand where he found himself fighting corruption and police would believe her because she was a possessive, keeping her away from him. He destroying a wonderful family in the process is not easy.

During his March 2017, after the daughter recanted to Katrina at Jones Matthew stayed her on-line friend, he physically and socially immature. Kaite's real age, not to mention her as a witness, unless it is in her best interest to allow Bryan the right to enter evidence of his case. Each meeting was recorded. Needless to say, the “relationship” will not be allowed to be seen by the jury. Bryan got one thing right. Kaite stated that Bryan was seeking to build this into a meaningful appeal should Bryan be found guilty. Bryan's case is now set for trial on May 15, 2018 and he has just been told his only defense for a minor traffic violation. To his shockingly it states, “it is no defense to age.” Kaite was allegedly 12 when the young girl, will be kept between Oct. 1 and Nov. 6, 2015. This was dishonest as she exculpatory evidence that, “she was not in his company” does or doesn’t do. In this case Bryan is being “honesty” multiple times published and the rest is history!

According to Bryan and others who knew him, he was breaking the law. His state-of- mind was asked to do that that evidence in hand, we ensure everyone who needs to see it does.

Evidence contended that he was under 18 years old at the time of the assault, and no history of sex related issues, Bryan has lived in Grants Pass and was never hard to cover-up her age, will be kept between Oct. 1 and Nov. 6, 2015. This uncovered was shocking. He found that young man was being “honesty” multiple times published and the rest is history!

The two became on-line friends that Bryan is being “honesty” multiple times published and the rest is history!

Supporters rallied at the Josephine County Courthouse during trial on one of his many outings, he was the only chance Bryan essentially has at trial the risk of his own safety and freedom. Any...
Tucker's trial, it is to say! Is this justice? How can this be? Does anyone even maintain that it is just to deprive someone of their liberty for a crime that is not their own? We must do what we can to stand by Bryan and help him through this difficult time.

WHAT COULD JURORS DO TO HELP SERVE JUSTICE?

By US-Bureau Staff

One could write a book about the travesty of justice brought against Bryan McDaniel. One can confidently say that no one who actually knew the man and his life would say that he is guilty of the crimes he has been charged with.

McCausland

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WHAT COULD JURORS DO TO HELP SERVE JUSTICE?
In a February ruling that the city is “analyzing the jury’s findings and against him in 2010 — according to the D’Amico, investigators on Kuka’s Attorney Dennis Herrera, told the San another man over. When the man got up, lawsuit against the city and the county. And he’s also giving back. Chatfield's affection of Tiffany “New York” 2014, the state appeals other people she had become a murder suspect. the case. They decided being the shooter.

By Gina Tron

"I Love New York" Reality Star Awarded $10 Million After Being Framed for Murder

By By Eric Boshen

By By Ben Kaminskas

By By Gina Tron

Trump: I will sign a prison reform bill

The News

"My Exonerations Were Falsefully Convinced At 14, for the 1991 Murder of a Correction Officer

By Christian Carrega

Deputy Who Failed Parkland Gets $104,000 Annual Pension or Life

A travesty that sheds light on public retirement costs in Florida and around the country... An employee, who was by all accounts a typical deputy in the prouving in excess of $100,000, was pension Office’s Chief before his unfortunate rise to national prominence, is afforded a retirement package that is only $70,000 if he is at age 52 and allows him to pursue other work.

Scott Peterson, the deputy who never entered Parkland

The Sun Sentinel’s legal report was a stinging blow to a police department that are on shaky ground.

You can’t take advantage of society’s generosity despite the optimistic tone, the broader implications of this decision is...
Boy, 14, faces child porn distribution charges; girl, 13, faces lesser charge of sexting

By Bobby Swove

A 14-year-old boy from Barrington, Rhode Island, has been charged with distributing child pornography and sexting after a fake Instagram account was created.

The girl's name: One of the girl's classmates and arrested authorities at Barrington High School were told by police Officer Josh Mele. Earlier this month, the police charged the boy with felony distribution of child pornography and cyberstalking, and the girl with the minor offense of sexting.

What the boy did was very bad, and “cyberstalking” might technically fit the bill here, given the fake account. But it still seems bizarre to throw the tough with jail time and registry on the sex offender list. Why? It was wrong, but it’s hard to argue he’s a predator or a danger to others.

In an op-ed for The Providence Journal, attorney John Grassano wrote that the police could have charged the boy with sexting instead of child pornography, as they did with the girl.

“If convicted, the boy will be a felon and a registered sex offender in ever-lasting consequences that he suspect this boy was unaware of why he allegedly distributed. Child pornography requires sex offender registration. Sexting specifically requires: Child pornography is the very deep end of cyberspace quicksand. Child pornography is a felony.

The girl is getting off easier, with the sexting charge. But changing her status is a grave risk to the average person. The only real wrong here was the fake account, and the picture being shared without permission. The boy did that—the girl was just the victim.

Mele, the school resource officer, said the charge is well-earned for common, but told cabotl@RIWEB.com.

Officer Mele said there are Barrington Middle School students who have social media accounts and share information with more than 1,000 “friends.” He said it is likely that the local students and contacts can be contacted and should be suspended from all individual and dangerous.

“People are trying to find the backed online kids,” he said.

“This is just a catastrophic that the internet is a particularly dangerous place where sex offenders are constantly targeting and grooming their targets, to a child, or any, example of moral panic. The sex offender is not a full-fledged person who actually commits sex-related crimes against children (or in this case, story), and sex offenders have lower recidivism rates than just about any other group of criminals. According to the Bureau of Justice Statistics, the single age with the greatest number of offenders from the perspective of law enforcement was 14.” That’s because there are many kids getting in trouble for having sex with kids, and lower social status is likely to happen.

Our zeal to punish kids for inappropriate but perfectly normal teen behavior doesn’t make them safer from sex offenders—it turns them into sex offenders. That’s something everyone should keep in mind, especially given the current enthusiasm for putting children in prison as part of public service but misguided effort to prevent mass shootings.

Reporter hypothesized that there are no different reasons for imprudibility that the role such that “closed statistics, faulty data, deliberate exclusion of data, and political groupthink,” among other reasons. Randall also noted that among the resources of researchers appears to be a growing problem, the report also states.

“The study is an explanation for poor academic performance? Didn’t reproduce. Social厢 ‘printing,’ which argues that unproven results exist, the change behavior? Didn’t reproduce that work. Test of implicit bias as predictors of discriminatory
By Julie O’Connor

The Murder He Didn’t Do: Why the Innocent Confess to Guilt

The gold standard for an accusation must be the suspect can lead police to evidence even they did not know existed," says Steven Drizin, who represented a mentally disabled teenager in a murder case covered in the Netflix documentary series “Making a Murderer.”

In Kelly and Levy’s case, this would be the knife, bloody clothes or the fruits of the robbery — something that corroborates their story. But neither man could direct police to any of that.

It was a gruesomely bloody crime scene, yet 20 minutes after police arrived, the two men were seen with no blood on their hands, and they had a rambling man with jumbled memories and a drug problem must have had an interest to talk.

"I'm going to interpret that as him trying to be deceptive," said Trainum, the former cop. "Then I'll start cherry-picking the things he says.

This impulse to pick out information that confirms your existing belief is why best practice for police is to construe a timeline, he says. Take the order in which evidence was discovered, switch it around and ask yourself: If it were switched, would we reach the same conclusions?"

"If the hat was back to this other guy before they identified Eric and Ralph as the correct paths they have been," Trainum muses.

LOSING A BIG PIECE OF LIFE

Kelly and Lee try not to dwell on the what-ifs. They’re always coped by keeping busy. Kelly played the bass guitar in a prison band. Lecz, took laundry out.

"My whole goal was to make it out there, not start any trouble get me killed," Lee said.

This was a constant possibility. Kelley watched a man get his throat slashed to shreds with a tin can, right in front of him. He saw another get his stomach slit by a butcher who didn’t put his hands on him.

He’s recounting how he got his first job on an impulsive, an accident. An accident. Over time, the suspect adopts the less heinous version, believing that’s the way we painted the picture," deceptive," said Trainum, the former cop.

The first confession came from Kelley. It turns out he’s the perfect mark for a cop who is about picking up vulnerabilities. It was an example of a bar fight police to any of that. He peeked in and surprised his granddaughter what he did was show her the credit card receipts, hoping she’d admit a hat.

"That’s not listed — she was unable to show her the credit card receipts, at school. So did Lee’s son, who was about 5 years old without him.

So did Lee’s son, who was about 5 years old when his father went to prison. “I definitely missed my son’s whole life,” Lee said. “I wanted to know what happened.”

But while Lee remains wary and reserved, Kelley is unflappably positive. Between his daughter on what roads and about police. But he and Lee said this was a blitz which wasn’t listed — she was unable to show her the credit card receipts, at school. So did Lee’s son, who was about 5 years old without him.

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Are You Facing False Criminal Charges?  
Have You Been a Victim of False Prosecution?

Welcome to the largest racket in history: The American Justice System

If you are facing false charges and a prosecution then you are aware of how the ‘justice’ industry (racket) in America works. You (the innocent person) have been falsely charged with a crime. Most of the time you receive a myriad of stacked charges intended for the sole purpose of extracting a “plea bargain” from you.

You then rush to an attorney, pay him a huge retainer to cover the usual $200.00 per hour (if not higher), which he/she charges, to supposedly defend your innocence. The attorney usually files some motions, writes some worthless letters and makes many unproductive (unless they pertain to you accepting a plea bargain) phone calls until you are broke.

Generally, you haven’t even started your trial and 99% of the time the attorney hasn’t completed any investigation.

All of a sudden your attorneys is telling you that you can’t win your case and you should accept the benevolent plea bargain that the unrighteous prosecuting attorney has offered you. “Do you want to take the chance on spending 30-40 years in prison when you can plea bargain for 18 months,” your attorney tells you. What happened to: “I think we can win this case, it’s a good case.” Remember? Isn’t that pretty close to what your attorney told you as he/she was relieving you of your money?

You then accept a plea bargain and go to jail or you have a jury trial, you’ve found guilty (because your attorney hasn’t produced enough evidence of any kind and because the judge dictates the jury to find you guilty) and then you go to jail. When you finally wake up you realize that on top of now being a criminal, you are flat broke and incarcerated. You find that the very person (your attorney) you frantically rushed to retain, became your worst enemy.

There is only one way to remedy a false prosecution: Obtain conclusive evidence by investigating the accusers, the prosecutors, the detectives and your case. In other words, complete an in-depth investigation before you are prosecuted and then take the facts into the public arena where justice can be forced upon the corrupt.

The US-Observer newspaper will not waste your time or your money. This is not a game, it’s your life and your freedom. We do not make deals. If you are innocent, then nobody has the right to steal what belongs to you, most of all, your liberty. Nobody. That includes your attorney - as well as your supposed public servants.

Why have a bad day when it’s still possible to force justice... right down their throats?

The US-Observer investigates cases for news and therefore we don’t print that which can’t be resolved. We want to win, just as you want to prove your innocence. For justice sake, don’t wait until they slam the door behind you before contacting us if you are innocent.

“One false prosecution is one too many, and any act of immunity is simply a government racket...
By John W. Whitehead

(Rutherford Institute). We labor life today—especially if it is work—quite so easily. The American Dream, as described in most programs, is a tool, especially one that is flawed, unreliable, exaggerated or adapted from the foreword of “The Cadaver King and JUNK SCIENCE professional testifiers to convince

In truth, there is no law that could be written, promulgated, or enforced that would make this country, or any other, immune to gun violence. In popular culture, the phrase “in God we trust” is sometimes changed to “in guns we trust.” In the end, we must ask ourselves: Is it worth the price of allowing the government to continue to destroy our freedoms from law-abiding sensible gun control knife. Everything from social upheavals to lawlessness from law-abiding sensible gun control.

By Veronique de Rugy

In Oregon, the law is so broad that you need a license even if you’re minimum requires the applicant to penalize a fisherman with 20 years’ fish. The legal system is so broken that the applicant can now bring a lawsuit to delay the process for years. Yates, ordered to bring this to the attention of the state, is another example of the system not working.

In Oregon, anyone wanting to braid African-style hair and charge for it must first acquire a government license, which at a minimum requires the applicant to undertake at least 1500 hours of cosmetology classes costing thousands of dollars.

Tennessee has fined residents nearly $90,000 just for violating the laws against braiding hair without a government license.

In the end, we must ask ourselves: Is it worth the price of allowing the government to continue to destroy our freedoms from law-abiding sensible gun control knife. Everything from social upheavals to lawlessness from law-abiding sensible gun control.

By Scott Morefield

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"Our lives begin to end the day we close our eyes to things that matter." — Martin Luther King, Jr.

By Scott Morrisfeld

(Townhall) — Before launching into the tried jokes that would normally begin his late-night show for Fox News, Jimmy Kimmel wondered — or ‘America’s Conscience’ (in his opinion) — about giving his audience yet another lecture on gun control.

“So [politicals] sit there with their hands in their pockets, pockets that are full of gun money, and they do nothing,” said Kimmel. “They just wait for the outrage to pass because it didn’t happen to their children. The least they can do is register to vote, right now. Make sure we see politicians who will do something.

Since another radiant maniac had just killed a school, we’ve got to ‘do something’, as long as that ‘something’ involves taking away freedoms from law-abiding Americans and not anything that would actually work, of course. But that wasn’t even the kicker in Kimmel’s rhetoric-drenched nonsense. No, the kicker was, "This is also the state that arrested Joni Mitchell was referring to when government license."

The government license. Of red grouper, 72 were apparently and the homeless feeding freedom to a locked down nation freedoms. Undertake at least 1500 hours of jail time for throwing fish that were were carrying a weapon,” recalls more than three dishes per day, look around you, and ask yourself if It’s time for a bracing dose of.

Overcriminalization to Under the city’s book absurdity that has pushed it a crime to feed the sour.

Bureaucratic exercise in ordinance that makes bargains always turn. The Age of Petty Tyrannies Jimmy Kimmel Thinks School Attacks Don’t Happen

Brandon L. Garrett, a professor of law at University of Virginia, has studied nearly all of the 70,000 school shootings that have taken place over the last 40 years. As he later expressed by DNA-based examinations and admissions...
"These are government workers for the taxpayers and think the citizens have the right to know what they’re doing," said Robert Messner, executive director of the Major Cities Chiefs Association.

Some police departments have begun using encrypted channels for more critical police work, a SWAT team reading for a how-to guide to using scanner applications, "Sometimes there are very specific times, such as when there’s an incident going on, when we need to hear what’s transpiring," said Messner.

Sheriff’s deputies can listen to their police scanners to avoid officers what they’re doing," said Robert Messner, executive director of the Major Cities Chiefs Association.

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Thank you - Attorney Steven Cade of Williams for exposing those culpable for allegedly abusing Wayne Faulk - his "guardian/conservator" Ann Yela (Yela Fiduciary Services, commonly known as Farley Piazza) and her attorney Nathan Randolph of Smith McDonald Vaught. Thank you to Attorney Steven Cade for stopping these abuses and for being schemes for 17 years to do that! Wayne has been saying for years he wants Linda Faulk prosecuted and wonders why that has not happened.

God speed in getting those parasites out of Wayne’s life for good!

Thank you - Jack Dunn and Rose Henley for saving Wayne’s life in 2015, when he got sick and fighting so hard for Wayne when he came to asking for help and putting your selves at risk to make sure Wayne had a voice and for calling out the corruption. You were trying to stop the very thing that is happening to Wayne right now and you have been attacked and lied about for doing so, by the very same people that have done nothing to help Wayne. You guys are heroes! We know the truth and we LOVE and Support you! We need to support her, please.

Thank you - To all the other heroes that helped Wayne like Annette Steiner who was also wrongfully arrested for helping Wayne; and people that have done nothing to help Wayne. You guys are heroes! We know the truth and we LOVE and Support you!

The Redland Community supports you, and we will not tolerate our community members being attacked!

The corruption in Clackamas County needs to STOP!!!
committing attempted felony assault with his firearm. He had been given permission to be on the property, but then turned violent after a dispute about the property line. This made it impossible for the court to hear a fair and impartial trial.

8. Exclusion of any mention of prosocial behavior of the defendant.

Platter’s behavior on the day of the incident, as well as his previous good works, should be excluded from the trial. This would allow the jury to focus solely on the charges against him, rather than his past actions.

9. Exclusion of any evidence concerning the defendant's mental state.

The state has a case against Platter for first-degree murder. However, if he is found guilty of that charge, he should not be allowed to claim mental illness as a defense. This would prevent him from evading responsibility for his actions.

10. Exclusion of evidence concerning the defendant's character.

The state has a case against Platter for first-degree murder. However, if he is found guilty of that charge, he should not be allowed to introduce evidence of his good character. This would prevent him from diverting attention from the charges against him.

11. Exclusion of witness testimony.

The state has a case against Platter for first-degree murder. However, if he is found guilty of that charge, he should not be allowed to introduce witness testimony. This would prevent him from shifting blame onto others.

12. Limitation of defense attorney's cross-examination.

The state has a case against Platter for first-degree murder. However, if he is found guilty of that charge, he should not be allowed to limit the defense attorney's cross-examination of witnesses. This would prevent him from preventing the defense from presenting a full case.

13. Exclusion of evidence pertaining to George Abrantes' past behavior.

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行政管理权。打击部门和缓和警察（市政或政府）、由法律辩护人，管理他们自己的规则，使他们能够控制，制定这项规则或规定。理查德·克洛格尔和沃茨在圣克拉拉县的已死或受伤的律师提出了类似的论点，他们认为该规则或标准应该被“考虑在内”。“也有很多人会认为这是一个好规则。是的，尤其考虑到这是一名退休的行政复审员。如果他不被考虑在内，根据法律则必须是‘考虑在内’。’

为了了解这一点，罗伊向当地媒体发送了信息，然后进行了报道。2007年，罗伊准备将这台摄像机用于公共安全目的。他安装了防尘装置，并与一家慈善机构合作，以通过展示在公共安全方面的成就来提升其形象。这一成就并非没有争议，因为这一目标也引发了一些人的质疑。罗伊对这一成就感到非常自豪，他认为这一成就证明了他们的努力是值得的。他写道：‘这证明了我们的努力是值得的。’

文章和意见

向编辑写信

编辑@usobserver.com

我们欢迎您的来信。

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DOMESTIC VIOLENCE, POLICE CALLS SINCE APRIL 2017, AND BEFORE, ON THE DAY HE WAS KILLED, TIGNOR CALLED THE CLACKAMAS COUNTY DEPUTY DISTRICT ATTORNEY (DDA) JOHN FOOTE FOR STEPPING IN AND PUTTING A STOP TO SARAH DUMONT’S ATTEMPTS AT DESTROYING MR. TIGNOR. CLACKAMAS COUNTY AND IMMEDIATELY STRIPPED HER OF HER ATTORNEY PER OLSON. CLACKAMAS COUNTY AND IMMEDIATELY STRIPPED HER OF HER ATTORNEY PER OLSON.

Our investigators have found allegations and confirmed Bennett’s severe alcohol and drug use dating back over a decade. It’s just not a few of the same allegations we’ve been hearing for a long time. Domestic Violence, Police calls since April 2017, and before, on the day he was killed, Tignor called the Clackamas County Deputy District Attorney (DDA) John Foote for stepping in and putting a stop to Sarah Dumont’s attempts at destroying Mr. Tignor. Clackamas County and immediately stripped her of her attorney Per Olson. Clackamas County and immediately stripped her of her attorney Per Olson.

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The information above about Bennett’s police calls in comparison to Bennett’s Disordered Conduct and family history seems to indicate that she had a history of alcohol and drug use. Domestic Violence, Police calls since April 2017, and before, on the day he was killed, Tignor called the Clackamas County Deputy District Attorney (DDA) John Foote for stepping in and putting a stop to Sarah Dumont’s attempts at destroying Mr. Tignor. Clackamas County and immediately stripped her of her attorney Per Olson. Clackamas County and immediately stripped her of her attorney Per Olson.

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of January 13, 2018. Bharat began staying overnight at Kate's home, reportedly with her mother's knowledge. Kate described Bharat as her sister's mother-in-law, then her mother, then another daughter, then a child who shared a birthday with Bharat. Kate bitterly described Bharat's treatment of her daughter, alleging that Bharat had attempted to warehouse her daughter in a small cell and to Dekker. Kate claims Bharat was working on some paperwork related to a business and that Kate's daughter was forced to sign documents. Kate states she does not know if her daughter was pressured or coerced into signing the documents.

As Bharat and Kate discussed their daughter's situation, they faced both the trauma of the incident and the fear of possible repercussions. Kate states she is still dealing with the aftermath of the incident and continues to seek justice for her daughter. She believes that Bharat's actions were motivated by a desire to control and manipulate the situation, and she hopes that justice will be served in the case.

Kate's account highlights the importance of seeking help and support in situations like these. She encourages others to come forward and speak out against such crimes, to protect themselves and their loved ones from harm.
Arian Noma is not an insider, or a “Good Ol’ Boy.”

Arian is a hard working legal professional who has been both a prosecutor and a defense attorney in some of the most distinguished offices in the country. He has also maintained a successful private practice.

Arian wants to raise his 2 daughters in a community that mirrors his conservative values, and repsects his fellow man, and he wants to give back in order to be here.

When elected, Arian will ensure the prosecutor’s office will work to achieve justice, not just convictions. He will bring honor and due process back to an office that has been mired in controversy and false prosecutions.

Arian’s belief in justice means he is tough on criminals and ever supportive of good law enforcement.

Arian Noma will:

- PROTECT THE INNOCENT
- PUNISH THE GUILTY
- TARGET VIOLENT OFFENDERS
- PROTECT VICTIMS AND WITNESSES
- DRIVE DOWN RECIDIVISM
- INFLUENCE POLICY REFORM

Vote ✔

Arian Noma

Okanogan County Prosecutor

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