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CHARLEEN GROOMES  
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**IN THE SUPERIOR COURT OF WASHINGTON  
FOR OKANOGAN COUNTY**

STATE OF WASHINGTON,	)	<b>Case No. 15-1-00202-1</b>
	)	
Plaintiff,	)	<b>DECLARATION OF GREG GILBERTSON</b>
	)	
JAMES FAIRE,	)	
	)	
Defendant.	)	

I, Gregory G. Gilbertson, on oath and pursuant to the laws of perjury in the state of Washington, being of 18 years of age and legally competent to testify to the matters set forth herein, now declare as follows:

On March 28, 2018, I traveled with attorney Stephen Pidgeon to Okanogan County to review certain evidence related to this case. I personally viewed the property located at 32 Sourdough Road East, Tonasket, Washington. I found the gate locked with a pre-existing chain and small padlock, and the property marked "posted".

I joined Attorney Pidgeon for a review of certain items of evidence at the Okanogan County Sheriff's Department, that included Debra Long's cellphone (whose chain of custody had been previously broken); the I-pad of Angela Faire (whose chain of custody had been previously

DECLARATION OF GREG GILBERTSON - 1



ORIGINAL

**STEPHEN PIDGEON**  
Attorney at Law  
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1 broken); the cell phone of James Faire (still properly in chain of custody); the chain used by  
2 George Abrantes in his attack (still properly in chain of custody); and the sign allegedly created by  
3 Debra Long reading: "Strat and Angel, Leave now or face the consequences!" In attendance were  
4 Detective Kreg Sloan, Evidence Officer Gale Walker, and Prosecutor Branden Platter.

5 Before leaving the review of the items kept in evidence at the Sheriff's Department,  
6 Detective Kreg Sloan informed us that the Department had done a "data dump" of the cell phones  
7 of George Abrantes and Debra Long, and a "data dump" of the iPad of Angela Faire, and that they  
8 had stored this data since June 2015 on the department's computer. At no time did Detective  
9 Sloan indicate that the computer "had crashed" or that the data had been lost.

10 Detective Sloan further told us that Karl Sloan was the person who had taken the cell phone  
11 of George Abrantes out of evidence, and that Karl Sloan was the person who had returned the cell  
12 phone to George Abrantes.

13 Detective Sloan further told us that they did not take the stick with the "You both white trash  
14 scum" comment into evidence but left it at the scene.

15 From here, Attorney Pidgeon, Detective Sloan and I went to the impound yard to view the  
16 Dodge truck driven by James Faire. I was able to make a summary review of the condition of the  
17 truck, and personally witnessed the evidence of the blows of the chain used by Abrantes. I was  
18 also able to establish that 1) a person squatting or sitting in front of the truck could not be seen  
19 from the driver's seat; 2) it was impossible to see anything in front of the truck for a distance of  
20 16' 3". Finally, I was able to carefully analyze the impact of one particular blow of the chain on  
21 the steel door post of the truck door frame.

22  
DECLARATION OF GREG GILBERTSON - 2

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1 During this review, I asked Detective Sloan if the County had used the "Total Station" crime  
2 scene analysis made available to the counties by the State Troopers. He indicated they had not  
3 used it but used triangulation instead.

4 I also asked Detective Sloan if Sheriff Rogers had been notified of the alleged homicide that  
5 afternoon. He affirmed that he had been notified.

6 I then asked Detective Sloan if he went to the crime scene at any time. He indicated that the  
7 Sheriff had not gone to crime scene.

8 Attached hereto as Exhibit 1 is my Summary prepared in anticipation of testifying.

9 Attached hereto as Exhibit 2 is my most current Curriculum Vitae (CV).

10 Dated this 27<sup>th</sup> day of April 2018.

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14 Gregory G. Gilbertson  
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04/27/2018

DECLARATION OF GREG GILBERTSON - 3

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**CERTIFICATE OF SERVICE**

The undersigned now certifies that the foregoing was served on the following:

Branden E. Platter  
Prosecuting Attorney  
Okanogan County Prosecuting Attorney's Office  
P.O. Box 1130/ 237 Fourth Avenue North  
Okanogan, WA 98840

by personal hand delivery this 30<sup>th</sup> day of April 2018.

  
Stephen Pidgeon

GREGORY G. GILBERTSON, M.S.  
Professor of Criminal Justice (tenured)  
&  
Expert Witness - International Police Trainer - Private Investigator  
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*Edited by Michele Hendrickson, M.Ed.*

I, Professor Gregory G. Gilbertson, was retained by attorney Stephen Pidgeon, 1523 132<sup>nd</sup> Street SE, Suite C-350, Everett, WA 98208, (425) 299-9012 on or about February 21, 2018 to provide expert analysis and opinion regarding the facts and circumstances which led to the events of June 18, 2015 at 36 E. Sourdough Road, Tonasket, Washington. These events resulted in the tragic death of Ms. Debra L. Long, date of birth 11/03/1963 and the following criminal prosecution - State of Washington vs. James Faire, originally charged with Murder 1<sup>st</sup> Degree, in alleged violation of RCW 9A.32.030 and Assault 1<sup>st</sup> Degree, in alleged violation of RCW 9A.36.011.

In addition to Debra Long, deceased, it is also this writer's understanding that and George Abrantes, date of birth 06/10/1967, current address unknown but reportedly residing in the state of Pennsylvania, is also an alleged victim of James Faire from the same date and location. And finally, it is also this writer's understanding that in the intervening months since June 18, 2015 James Faire's original charges of Murder 1<sup>st</sup> Degree have been amended to Vehicular Homicide, Manslaughter in the first degree and Assault in the third degree assault – criminal negligence, RCW 9A.36.031(1)(d)

The purpose of this document is to provide the Superior Court of Okanogan County a brief summary of the testimony this writer intends to offer at trial, as a witness for the defense, based upon review of the following discovery materials and original work product:

1.A three-ring binder entitled State of Washington, Plaintiff, James Faire, Defendant, Case No. 15-1-00202-1, containing Exhibits A-Z, Exhibits AA – II, and P1-P34.

1.A three-ring binder entitled “The James Faire Story” comprised of Items 1-15, a series of US Observer news articles.

1.Individual telephone interviews conducted by this writer with James Faire and Angela Nobilis on April 25, 2018.

1.A personal viewing of the crime scene, physical evidence, and vehicle in this case conducted on March 28, 2018 at 36 East Sourdough Road, Tonasket, Washington and the town of Okanogan, WA with attorney Stephen Pidgeon.

Based upon my review of the before referenced discovery documents and personal observations in this matter, the following paragraphs reflect the testimony this writer is prepared to offer at trial:

1.Michelle St. Pierre and James Faire developed “a close personal friendship” beginning in 2007. They initially met during their shared political activism with the Ron Paul presidential campaign. Their relationship expanded to include their respective spouses and/or paramours, Richard Finegold and Angelina Nobilis, in 2009 and 2011 respectively.

1.The relationship between Michelle St. Pierre, Richard Finegold, James Faire, and Angela Nobilis evolved over these years to include jointly celebrating holidays, birthdays, and other intimate occasions and family activities.

1.Over the course of several years, Michelle St. Pierre, Richard Finegold, James Faire, and Angela Nobilis developed a plan to relocate their homes to rural Okanogan County and establish an “Intentional Community” based upon collective farming and ranching on a parcel of mutually owned real estate.

1.In September 2012 James Faire and Angelina Nobilis relocated to a 279-acre real estate parcel at 222 Hubbard Road, Riverside (Unincorporated Okanogan County), Washington. James and Angela planned to purchase this land for their “Intentional Community”.

1.In November 2012 Richard Finegold purchased a 20-acre real estate parcel at 36 E. Sourdough Road, Tonasket, Washington. This parcel included an established residence and outbuildings. Shortly thereafter, Mr. Finegold and Michelle St. Pierre, relocated to Tonasket which was 35 miles from the Faire-Nobilis home in Riverside.

1.From November 2012 to June 2014 Richard Finegold and Michelle St. Pierre reportedly made their primary residence in Tonasket. During this same time, James Faire and Angela Nobilis resided in Riverside. Both couples remained in frequent contact with one another during this time.

1. On or about June 1, 2014 Michelle St. Pierre fell ill with Breast Cancer. Shortly thereafter, Michelle and Richard Finegold moved back to Michelle's home in Stanwood for medical purposes, leaving the Tonasket home unoccupied.

1. On Labor Day Weekend 2014, Richard Finegold and Michelle St. Pierre asked James Faire and Angela Nobilis to "Winterize" their Tonasket home. James and Angela accepted the job and completed this task.

1. During the Fall of 2014, James and Angela were asked by a mutual acquaintance, Roberta Podbielancik, to perform additional maintenance work on the Richard Finegold's Tonasket home. James and Angela report they were glad to help out.

1. During the late Fall and early Winter of 2014, Angela Nobilis and Michelle St. Pierre remained in contact with one another via frequent Facebook messaging into January 2015.

1. On or about February 1, 2015 James Faire and Angela Nobilis abandoned their Riverside residence as their purchase agreement with the seller unexpectedly dissolved. Prior to leaving Okanogan County, both James Faire and Angela Nobilis report they acquired permission from Richard Finegold to store a dump truck, motorcycle, trailer, tools, and other miscellaneous belongings and equipment at Richard Finegold's Tonasket home.

1. James and Angela then travelled to Michelle St. Pierre's Stanwood home to visit her and Richard Finegold. Upon arrival, James and Angela found a tenant, George Abrantes, and Michelle St. Pierre's brother, Michael St. Pierre, also in residence at the Stanwood home.

1. According to James and Angela, the Stanwood home was filthy and Michelle St. Pierre was in need of round-the-clock care for her Breast Cancer and an open wound on her torso.

1. James and Angela report they immediately moved into the Stanwood home at Michelle's request and assumed the role of "house managers". James and Angela report they were responsible for insuring Michelle was cared for around-the-clock. In addition, they report performing a number of other general maintenance and housekeeping chores daily.

1. James and Angela acknowledge Richard Finegold and Michael St. Pierre were primarily responsible for transporting Michelle to and from her medical appointments, but did little else to care for her. James Faire also reports he worked full-time as an electrician and donated substantial portions of his income to household expenses.

1. On or about March 1, 2015, Debra L. Long arrived at the Stanwood home. She was referred to Michelle St. Pierre and Richard Finegold by their mutual acquaintance, Roberta Podbielancik. The Stanwood home was reportedly in foreclosure proceedings at this time. According to James and Angela, Debra Long represented herself as "an attorney, but not a lawyer". It was also James and Angela's understanding that Debra Long specialized in real estate law and was assisting Michelle in avoiding foreclosure on her Stanwood home.

1. James and Angela report Michelle St. Pierre's health continued to decline throughout March and April 2015. Their workload at Michelle's home became increasingly burdensome as George Abrantes, Michael St. Pierre, Richard Finegold, and Debra Long were now in residence. James also reports he was increasingly fatigued by long daily commutes from Stanwood to Auburn where he worked as an electrician. On or about April 29, 2015 James Faire and Angela Nobilis moved out of the Michelle St. Pierre's Stanwood home, but remained in regular and frequent contact with her and Debra Long.

1. Angela Nobilis reports the last time she saw Michelle St. Pierre was May 1, 2015. On May 4, 2015 she reports being at the Stanwood home, but was not allowed to see Michelle.

1. During May 2015 James and Angela report they were increasingly aware of mounting financial demands on Michelle St. Pierre and Richard Finegold. Both James and Angela report they discussed purchasing the Tonasket home with Richard Finegold and Debra Long during May and June of 2015. On Monday, June 15, Debra Long agreed to meet with James Faire and Angela Nobilis at the Ram Restaurant on the Tulalip Reservation to discuss purchasing this property.



1. James and Angela report they met with Debra Long on June 15. She asked them for a substantial down-payment on the Tonasket home. James and Angela report they declined to pay Debra Long anything absent a written purchase and sale agreement. James and Angela report they informed Debra she had two days to produce a purchase and sale agreement or they would be removing their property from the Tonasket home later the same week.

1. Furthermore, James and Angela also report that Debra Long, for reasons unknown to them, failed to disclose during their June 15, 2015 meeting that their longtime friend, Michelle St. Pierre, had died earlier the same day.

1. According to statements made by George Abrantes, Michael St. Pierre, Richard Finegold, and Ruth Brooks (Michelle's childhood friend who was visiting in her final days), Debra Long returned to the Stanwood home they all shared after meeting with James and Angela. Everyone report Debra Long told them that James and Angela had made a number of hurtful and disparaging remarks about Michelle and Richard, which angered everyone.

1. Over the course of the next 24 hours, Debra Long reportedly developed a "plan" whereby she insisted everyone drive to Tonasket to prevent James Faire and Angela Nobilis from becoming "Squatters" on Richard's property. Debra reportedly said it was important to insure James and Angela did not establish a residence on Richard's property, and that they removed all of their belongings from the residence. Everyone agrees they left for Tonasket on the morning of Wednesday, June 17, 2015 and arrived sometime the same afternoon.

1. Upon arrival on June 17, Richard Finegold, Michael St. Pierre, George Abrantes, and Ruth Brooks all report that Debra Long advised Richard Finegold to make a knowingly false Trespassing and Theft report, Incident Number S15-03735, to the Okanogan County Sheriff's Office. This report falsely accused James Faire and Angela Nobilis of illegally "Squatting" or trespassing on this property and of some theft – none of which was true.

1. The next day, June 18, the surviving witnesses report Debra's plan for James and Angela's arrival began to change. Instead of requesting the Okanogan County Sheriff's Office conduct a "Civil Standby" while James and Angela collected their belonging,

Debra advised George Abrantes to go into Tonasket and purchase a chain and padlock – reportedly for securing the front gate. Upon George’s return, Debra’s plan changed yet again. She prepared two signs and affixed them to the front gate. One sign read “No Trespassing”, and the other sign read, “Strat and Angel, Leave Now or Face the Consequences”. George Abrantes prepared a sign that said “You both white trash scum – Fuck You”. However, no one locked the gate. Shortly thereafter, an acquaintance of James Faire, Mr. Jody Priest, arrived at approximately 1:00 pm to drop off some solar batteries he had borrowed from James Faire. Jody Priest reportedly told someone, probably Debra Long or George Abrantes, that he had spoken to James via cell phone and they would arrive in about 30-35 minutes. Jody Priest then left the property. Debra’s plan quickly changed yet again and further evolved from this point forward.

1. Debra quickly assigned everyone specific duties and responsibilities prior to James and Angela’s arrival, as follows:

- Debra had the two cars that were parked in front of the house repositioned behind the home in a small gully which hid these vehicles from view.

- Debra told everyone they were going to “confront” James and Angela once they arrived, or words to that effect.

- Debra said that once James and Angela arrived, she, George, Michael, and Ruth would surround their vehicle and prevent them from leaving, or words to that effect.

- In the meantime, Debra directed Michael to go out the back door and proceed to a neighbor’s house to call the Sheriff’s Office and report a Trespassing while they “confronted” James and Angela, or words to that effect.

- While they were waiting for James and Angela to arrive, everyone reports seeing George Abrantes affix the large padlock to the end of the chain he had purchased earlier that morning. Apparently no one objected to or questioned his actions.

1. Shortly thereafter, James Faire and Angela Nobilis arrived on scene in a pick-up truck with a day laborer they had hired to help them, Boyd McPherson, who was also driving a

pick-up truck. All three individuals report they saw no one as they entered the property through an open gate and approached the front of the home via a circular driveway. All three believed no one was present on the property.

1.As soon as James Faire and Angela Nobilis got out of the truck, they were immediately ambushed by George Abrantes, Debra Long, Michael St. Pierre, and Ruth Brooks. According to James and Angela, George Abrantes was swinging the chain and lock he had configured like a medieval weapon as he ran towards James. James reports he immediately drew his handgun and pointed it at the ground in a low-ready position believing he might have to fire.

1.In the meantime, Michael St. Pierre approached Angela and began screaming at her from the passenger side of the truck, while Debra Long positioned herself at the front of the pickup near the hood, grill, and front bumper. Ruth Brooks went to the rear of the truck. Ruth Brooks also reports that just before they ambushed James and Angela, George Abrantes gave her his cell phone and told her to make a video of the event. Boyd McPherson, who witnessed the entire event from the cab of his pick-up about 50 feet away, reports seeing Ruth Brooks holding a cell phone and appeared to be video recording.

1.James Faire reports he recognized George Abrantes just before deciding whether or not to shoot him. Even though James was in immediate fear for his life and Angela's life, he reports he just couldn't bring himself to shoot someone he knew so well. Fortunately, George Abrantes stopped short, just 4-5 feet in front of James, and paused momentarily when he saw the pistol in his hand. In the meantime, Angela had retreated back inside the cab of their pick-up and locked the door. Seeing an opportunity to retreat, James also jumped back inside the truck and locked his door as well.

1.Angela reports she then saw Debra Long stretched out across the hood of the truck. She was screaming at Angela as well. In addition, Michael St. Pierre was immediately outside her side window and screaming too. James reports he was completely distracted and preoccupied with George Abrantes who, at approximately 300 pounds, began violently and repeatedly striking the hood of the truck, windshield, truck cab, side window, and rear view mirror with his makeshift weapon - the large padlock affixed to the end of a logging chain.

1. Upon examining George Faire's pick-up truck on March 28, 2018, this writer and attorney Stephen Pidgeon found one approximately 2.50-inch long, 0.75-inch wide, and approximately 0.75-inch dent in the driver's side cab steel pillar. The driver's side exterior rearview mirror was also shattered. There were also a number of remarkably similar scratches and scuffs to the driver's side door, hood, cab, roof, and side window. This evidence supports James and Angela's testimony that George Abrantes violently and repeatedly struck their pick-up truck with sufficient force to dent steel.

1. This writer will testify that, based upon my education, training, and experience, it is remarkable that George Abrantes was not successful in shattering the driver's side window during his felonious assault of James Faire. From the evidence this writer has examined, including George Abrantes deadly weapon and the damaged pick-up truck in question, it is my opinion that had George Abrantes succeeded in breaking out the driver's side window of this vehicle, a reasonable person could logically infer he would have likely struck James Faire in the head, face, neck, or spine, all potentially deadly force blows.

1. As James Faire and Angela Nobilis were being victimized by a violent and ongoing felonious assault by four adults, at least one of which was armed with a deadly weapon, James and Angela report being completely distracted and emotionally traumatized by these events. Their only thought was to somehow escape. As George Abrantes continued striking the truck, James turned around and looked out his rear window. He realized to escape he needed to back the truck up so he could gain the room needed to turn his wheels in a manner that would allow him to drive away.

1. James and Angela both report a combination of their truck's physical positioning in the driveway, exacerbated by nearby rocks, trees, and Debra Long's positioning of herself at the front of the truck – all prevented James and Angela from escaping the ambush scene.

1. James reports he was looking out his rear window as he attempted backing-up 2-3 times while George Abrantes continued striking the truck's side window with his makeshift, but deadly, lock and chain weapon. In addition, Michael St. Pierre continued screaming at Angela through her window as well. Boyd McPherson confirms these facts and circumstances in his witness interview dated 06/29/2015. He also states that during all of this chaos he observed Debra Long attempting tie her blouse to the grille of the pick-up truck.

1. Finally, James reports he had sufficient room to maneuver out of the driveway and escape this ambush and assault. When James reports he looked forward again, Debra Long was no longer in his field of view - which is consistent with Boyd McPherson's testimony of her attempting to tie her blouse to the grille - an act which would likely require someone to bend over, kneel down, or crouch down below the hood line.

1. As George Abrantes continued his violent, armed, and felonious assault upon James and Angela, he did the only thing anyone could do in his predicament - James put the truck in gear and fled the scene to save his life and Angela's life. As both James and Angela had been completely distracted and traumatized by the chain of events they had just experienced, it was completely unknown to either of them that Debra Long had just bent over, kneeled down, crouched down, or fallen to the ground - thereby disappearing from their line of sight.

1. There is no denying the fact that James Faire ran over Debra Long with his pick-up truck and killed her. However, James Faire committed no crime. He had no *intent* to injure or harm Debra Long. Debra Long had disappeared from his view and her whereabouts was unknown when he put the truck in gear and fled the scene. The numerous and life-threatening exigent circumstances which victimized James Faire and Angela Nobilis necessitated his immediate emergent flight from the scene.

1. James Faire and Angela Nobilis were in immediate fear for their very lives on June 18, 2015. Fleeing the scene was the most restrained and reasonable means of avoiding George Abrantes inflicting of death or great bodily harm upon them. To wit, Debra Long death was not the result of a crime, but rather the unintentional result of a tragic accident. James Faire accidentally ran over Debra Long as he fled a premeditated, heinous, and chaotic armed ambush which, in the totality of the circumstances, was nothing less than a kidnapping and felonious assault upon James Faire and Angela Nobilis.

1. It is this writer's analysis that the premeditated and complicit actions of Debra Long, George Abrantes, Michael St. Pierre, Ruth Brooks, and Richard Finegold constitute probable cause to arrest and charge all four (4) surviving persons with **Kidnapping in the first degree, in violation of RCW 9A.40.020**, as follows:

**Kidnapping in the first degree.**

(1) A person is guilty of kidnapping in the first degree if he or she intentionally **abducts** another person with intent:

(a) **To hold him or her** for ransom or reward, or as a shield or **hostage**; or

- (b) **To facilitate commission of any felony or flight thereafter;** or
- (c) To inflict bodily injury on him or her; or
- (d) **To inflict extreme mental distress on him, her, or a third person;** or
- (e) To interfere with the performance of any governmental function.

**(2) Kidnapping in the first degree is a class A felony.**

This writer notes that Under RCW 9A.40.010, Definitions, the word “**Abduct**” is defined as follows:

*(1) "Abduct" means to **restrain a person** by either (a) secreting or holding him or her in a place where he or she is not likely to be found, or (b) **using or threatening to use deadly force.***

The freedom and liberty of James Faire and Angela Nobilis was undeniably restrained by George Abrantes use of deadly force. Furthermore, Debra Long, Michael St. Pierre, Ruth Brooks, and Richard Finegold were **complicit** in the planning and execution of the crime of **Kidnapping in the first degree** under **RCW 9A.08.020, Liability for conduct of another – Complicity**, as follows, and should be arrested and charged accordingly:

**(2) A person is legally accountable for the conduct of another person when:**

**(c) He or she is an accomplice of such other person in the commission of the crime.**

**(3) A person is an accomplice of another person in the commission of a crime if:**

**(a) With knowledge that it will promote or facilitate the commission of the crime, he or she:**

**(ii) Aids or agrees to aid such other person in planning or committing it;**

It is this writer’s analysis and opinion that Ruth Brooks, Michael St. Pierre, and Richard Finegold, Debra Long, and George Abrantes were all complicit in the planning and execution of Kidnapping in the first degree of James Faire and Angela Nobilis on June 18, 2015 at 36 E. Sourdough Road, Tonasket, Washington. All four surviving members of this criminal conspiracy should be arrested and charged under RCW 9A.40.020.

1. It is also this writer’s opinion and analysis that probable cause exists to arrest and charge George Abrantes with **Assault 1<sup>st</sup> Degree, in violation of RCW 9A.36.011** upon James Faire and Angela Nobilis, defined as follows:

**RCW 9A.36.011, Assault in the first degree.**

(1) A person is guilty of assault in the first degree if he or she, with intent to inflict great bodily harm:

(a) Assaults another with a firearm **or any deadly weapon** or by any force or means **likely to produce great bodily harm or death**; or

(2) Assault in the first degree is a class A felony.

In this writer's opinion, no reasonable person can view the heavy logging chain and affixed pad lock George Abrantes created and used to repeatedly strike and damage James Faire's pick-up truck and not believe that he intended to inflict great bodily harm or death upon James Faire and Angela Nobilis on June 18, 2015.

1. Finally, it is this writer's analysis and opinion that a Class A felony under Washington State Law, to wit Assault 1<sup>st</sup> degree, was the **proximate causes** in the death of Debra L. Long. Specifically, Debra Long died as a result of George Abrantes commission of Murder in the first degree under RCW 9A.32.030, (a.k.a. Felony Murder in the first degree) as follows:

**(1) A person is guilty of murder in the first degree when:**

(a) With a premeditated intent to **cause the death of another person (James Faire and Angela Nobilis)**, he or she causes the death of such person or of a third person; or

(b) Under circumstances **manifesting an extreme indifference to human life, he or she engages in conduct which creates a grave risk of death to any person**, and thereby causes the death of a person; or

(c) He or she commits or attempts to commit the crime of either

(1) robbery in the first or second degree,

(2) rape in the first or second degree,

(3) burglary in the first degree,

(4) arson in the first or second degree, or

**(5) kidnapping in the first or second degree**, and in the course of or in furtherance of such crime or in immediate flight therefrom, he or she, or another participant, causes the death of a person other than one of the participants:

(2) Murder in the first degree is a class A felony.

It is this writer's opinion that Debra Long died because George Abrantes assaulted and attempted to murder James Faire. As previously noted, Mr. Abrantes repeatedly and viciously attempted to strike James Faire in the head, face, neck, and spine with a deadly impact weapon. George Abrantes' assault upon James Faire so thoroughly menaced, traumatized, distracted, and disoriented him that in his overwhelming fear of death or great bodily harm he accidentally ran over Debra L. Long while fleeing for his life from George Abrantes.

1. Finally, this writer finds Okanogan County's investigation into Debra Long's death to be amateurish, incomplete, and inept for the following reasons:
  - According to Detective Sloan, the Washington State Patrol was never notified of this homicide and therefore no "Total Station" crime scene diagram was completed. Instead, Detective Sloan reports a hand-drawn crime scene diagram was completed.
  - Furthermore, even though this incident was reported during on Thursday, June 18, 2015, during regular business hours, Detective Sloan reports Sheriff Frank Rogers declined to visit and inspect the crime scene and oversee the investigation. Sheriff Rogers was apparently pre-occupied with more important duties.
  - In addition, it was recently disclosed that the cell phone Ruth Brooks was used to video the incident was inexplicably returned to George Abrantes by former Prosecuting Attorney Karl Sloan. Karl Sloan just happens to be Okanogan County Sheriff's Detective Sloan's brother. When this writer specifically asked Detective Sloan on March 28, 2018 why critically important evidence in a homicide investigation was returned to a material witness, Detective Sloan said he "didn't know".
  - Karl Sloan inexplicably resigned as the elected prosecuting attorney in Okanogan County after returning George Abrantes cell phone. He is now reportedly now employed by the Washington Attorney General's Office in Olympia. It seems the only person who knows what was on George Abrantes cell phone is Karl Sloan – who inexplicably resigned his office to accept a lesser position at a presumably lower salary.
  - On March 28, 2018 Detective Sloan personally assured this writer and attorney Stephen Pidgeon, in the physical presence of Interim-Prosecuting Attorney Branden Platter, that all information contained on George Abrantes cell phone had been downloaded and preserved on the Okanogan County Sheriff's Office computer system. Just yesterday this writer learned the Abrantes cell phone download has been irretrievably lost due to a "computer crash" at the sheriff's office. This means potentially exculpatory evidence for James Faire has not only been ineptly handled, but now completely destroyed.



- Lastly, this writer is not aware of any recorded or transcribed pre-trial interview that has been conducted with a key witness in this case, George Abrantes. Furthermore, Mr. Abrantes recently advised the Interim-Prosecuting Attorney Branden Platter that he has relocated to Pennsylvania for employment purposes, and provided no physical address regarding his current location. To wit Mr. Abrantes Mr. seems to have made himself uniquely unavailable to defense counsel for a deposition or interview since he declined to be recorded when Mr. Pidgeon and Karl Sloan previously interviewed him.

In conclusion, it is this writer's opinion and analysis that Okanogan County's investigation into this case, to include its management of material witnesses and its handling of important and potentially exculpatory physical evidence, has egregiously impacted James Faire's ability to exercise his constitutional rights under the 6<sup>th</sup> Amendment.

#### **Disclaimer**

As this writer has not have reviewed all transcripts of all depositions or witness interviews in this case, and may not have read all reports of the law enforcement officers or other investigators involved in this case, and since there may be additional witnesses and/or documents, and/or other evidence in existence that pertains to this case that is unknown to this writer at this time, I reserve the right to further amend, edit, retract and otherwise modify this report upon the discovery or the disclosure of new or additional documents, evidence, witnesses, testimony, or other relevant facts and circumstances as may be discovered or disclosed after this date.

Respectfully Submitted on April 26, 2018

*Gregory G. Gilbertson*

Gregory G. Gilbertson, M.S.  
Professor of Criminal Justice  
Expert Witness & Private Investigator  
Gilbertson Investigations

Cc: File

## PROFESSOR GREGORY G. GILBERTSON

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### Expert Witness – International Police Trainer - Private Investigator

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Professor Gregory Gilbertson is an accomplished professor (tenured) and director of the Criminal Justice program at Centralia College. Over the past 19 years he designed and developed an associate’s degree in criminal justice recently recognized by **BestColleges.com** as being in the “**Top 10**” of all online criminal justice degrees in the nation. In addition, Professor Gilbertson recently spearheaded an initiative which resulted in Centralia College becoming the first institution of higher education approved by the Northwest Commission on Colleges and Universities to award police officers, deputy sheriffs, and state troopers 45 of the 90 credits required to confer a criminal justice degree for academy training and one year of work experience.

Professor Gilbertson is also a licensed private investigator and former international police trainer, guardian ad litem, and tactical police officer (SWAT). As a U.S. Department of Justice and U.S. Department of Defense subject matter expert in police practices and procedures, Professor Gilbertson may be the only tenured professor to serve 25 months in active war zones as a civilian police trainer in Baghdad, Iraq and Kabul, Afghanistan. He has a proven record of designing and implementing police training programs in developing nations and emerging democracies.

Professor Gilbertson currently devotes three decades of criminal justice experience to consulting with defense and civil rights attorneys as an expert witness in excessive force, false arrest, police misconduct, and self-defense casework. In a recent federal civil right case - *Moises E. Ponce Alvarez v. King County, et al.* The presiding U.S. District Court Judge entered the following opinion and ruling regarding defendant’s Motion in Limine to exclude Professor Gilbertson’s testimony, as follows:

*“...Plaintiff has submitted a list of Mr. Gilbertson's qualifications, which demonstrate extensive experience in policing...Mr. Gilbertson's experience includes work as a police officer in Georgia...including assignments as a “SWAT team officer, superior court investigator, school resource officer, (stakeout) squad officer, senior patrolman, and patrolman.” ...After his law enforcement career, Mr. Gilbertson went on to become a college professor—where he taught courses on criminal justice — and a private investigator, “conducting pretrial investigations for attorneys throughout Washington State in hundreds of criminal cases.” ...The Court finds that, based on his experience, Mr. Gilbertson's testimony can be expected to have “a reliable basis in the knowledge and experience of [police practices].” ...Therefore, the Court DENIES Defendants' motion.”*

In summation, Professor Gilbertson has consulted on 65 criminal and civil cases, testified in 22 depositions, and appeared as an expert witness six superior court two U.S. District Court Trials.

### Expert Witness Subject Matter Areas

Professor Gilbertson provides expert witness analysis and case reports in the following areas:

- False Arrest
- Self-Defense
- Police Brutality
- Tactical Operations
- Excessive Force
- Criminal Defense
- Police Practices
- Police Misconduct
- Wrongful Termination

## Career Highlights

- **Expert Witness** - Police Practice, Police Misconduct, False Arrest & Excessive Force with ALMExperts.com & Washington Defender Association
- **International Police Trainer**, Mentor/NATO Liaison – Afghan National Police Academy
- **International Police Trainer**, Baghdad Police College & Basrah Training College
- **Criminal Justice Professor (tenured)**, Centralia College, Centralia, WA (18 years)
- **Distinguished Faculty Award Recipient**, Brandman University, 2013, Lacey, WA (6 years)
- **Senior Lecturer**, Criminal Justice, Saint Martin’s University, Lacey, WA (11 years)
- **7 Commendations for Meritorious Service**, Atlanta & LaGrange Police Department(s), GA
- **Czech Republic Military Police Medal**, Basrah Training College, Basrah, Iraq
- **Atlanta Police Academy Graduate**, 93% Academic Average
- **Distinguished Military Graduate**, U.S. Army Officer Candidate School, Fort Benning, GA

## Professional Experience

**Professor & Director**, Criminal Justice Program, Centralia College, Centralia, WA 9/99–present

- Designed, developed, and managed the instruction of two associate degree programs in criminal justice and a certificate program in crime scene investigations. Authored and developed 20 criminal justice and criminal investigations courses. Centralia College is rated in the “Top Ten” of all online criminal justice degrees nationwide by BestColleges.com.

**Adjunct Professor**, Criminal Justice, Brandman University, Lacey, WA 8/10–12/16

- Instructed a wide variety of criminal justice courses to Bachelor’s degree seeking students at Brandman University, a division of the Chapman University System (CA).

**International Police Trainer**, Kabul, Afghanistan (MPRI / Engility Inc.) 11/08–12/09

- Senior Mentor and NATO Liaison to commanding general of Afghan National Police Academy. Advised commander on all aspects of academy operations. Directly responsible for 50 million dollars in academy renovations. Collaborated with NATO and the Ministry of Interior in developing policy and doctrine manual for Afghan National Police.

**Expert Witness & Private Investigator**, Gilbertson Investigations, Olympia, WA 8/02–present

- Responsible for all operational aspects of private investigations agency specializing in expert witness incidents involving police excessive force, false arrest, and self-defense casework.

**Senior Lecturer**, Criminal Justice, Saint Martin’s University, Lacey, WA 5/97–11/08

- Served as senior instructor in the criminal justice department of private, faith-based university to students at Joint Base Lewis-McChord extension campuses for 11 years.

**International Police Trainer, Baghdad & Basra, Iraq (MPRI / Engility Inc.)** 5/05–06/06

- Supervised instruction of 500 Iraqi police cadets as Deputy Director of United Kingdom's Basrah Training College. Supervised police trainers from the United Kingdom, United States, and Denmark. Designed and developed curriculum for the Baghdad Police College.

**Security Officer, Kent & White River School District(s), Kent & Buckley, WA** 8/96–08/99

- Developed and managed a school district security program. Investigated criminal acts committed on district property. Investigated student complaints against faculty and staff.

**Guardian ad Litem, Pierce County Superior Court, Tacoma, WA** 9/97–9/99

- Conducted wide ranging investigations into allegations of misconduct and child abuse made during dissolution and child custody proceedings for the Pierce County Superior Court.

**SWAT Officer, Superior Court Investigator, Senior Patrolman, LaGrange P.D. GA** 2/91–4/96

- Completed 3000 hours of SWAT tactical police training and operational experience. Served as Superior Court Investigator, Stakeout Squad Detective, and Senior Police Patrolman.

**Police Officer, Atlanta Police Department, Atlanta, GA** 8/88–02/91

- Primary law enforcement focus was street-level crime, narcotics enforcement, and domestic violence intervention with major metropolitan law enforcement agency.

### **University Degrees**

- **Master's degree, Justice Administration**, Columbus State University, Columbus, GA
  - **Bachelor's degree, History**, University of Washington, Seattle, WA

### **Law Enforcement Training**

- SWAT Certification
- US Army SWAT School
- SWAT Submachine Gun
- Police Tactical Rifle
- Police Tactical Shotgun
- VIP Executive Protection
- Criminal Procedures
- Interviews & Interrogations
- Mediation & Dispute Resolution

### **Television, Radio, Internet, & Newspaper Consulting**

Professor Gilbertson has consulted as an expert witness for the following television, radio, internet, and print news articles:

1. Washington State Bar Association CLE Faculty Presenter – “A Look at Police & People of Color – Racial Progress or a Deepening Racial Divide, May 16, 2017
2. “Law and Order: You the Jury”. Appeared in television program as an expert witness for attorney Casey Garrett, Houston, TX, June 2016.

3. Altnet.org: "What's the Best Way to Weed Out Potential Killer Cops?" by David Krajicek, May 15, 2016
4. USA TODAY – Wisconsin: "The unraveling of a murder case." By John Ferak, October 15, 2015
5. "Celebrity Court" Radio Interview with host/attorney Elizabeth Kelly regarding NYPD false arrest of tennis star James Blake, September 15, 2015
6. Altnet.org: "Cop 'Roid Rage: Are Steroids Behind the Worst Police Abuses?" by David Krajicek, August 19, 2015
7. Newsmax TV: "The Hard Line with Ed Berliner". Professor Gregory Gilbertson discusses Louisiana theatre shooting with former New York City police commissioner Bernard Kerik, July 26, 2015
8. The Olympian: "Olympia police shooting sparks another push for citizen review." June 17, 2015
9. Newsmax TV: The Hard Line with John Cardillo. "Professor Gregory G. Gilbertson discuss Texas police pulling gun on unarmed teens." June 9, 2015
10. Altnet.org: "If You Run You're Done: Why Cops Go Berserk When People Run from Them" by David Krajicek, May 21, 2015
11. Newsmax TV: "The Hard Line with Ed Berliner". See Professor Gregory Gilbertson's interview regarding police brutality and excessive force. April 22, 2015
12. USA TODAY – Wisconsin: "Flaws surface in Beck Murder Investigation" By John Ferak, April 22, 2015
13. San Bernardino Sun: "Police experts weigh in on San Bernardino County deputies video." By Greg Capps, April 10, 2015
14. The Washington Post: "When can police use lethal force against a fleeing suspect?" April 9, 2015

### **Expert Witness Casework**

Professor Gilbertson has consulted in the following criminal and civil cases:

1. State of Connecticut vs. Matthew Hanson, Michael Blanchard, J.D. and Bryan Fiengo, JD, attorneys for the defendant. (Trial Testimony), Self-Defense
2. Sherri Black, individually and as Personal Representative for Estate of Thomas Anthony Black, Plaintiff vs. United States of America, et al, U.S. District Court

Case No. C135415RBL, Thomas Olmstead, J.D., attorney for the plaintiff, Excessive Force

3. Thomas P. Culver, Plaintiff vs. Shannon Armstrong, in his individual capacity, and Bill Brenner, in his official capacity, defendants, in the United States District court for the District of Wyoming Civil Action No. 14-CV-0012-J, Philip Abromats, J.D. & Letitia Abromats, J.D., attorneys for the plaintiff, False Arrest
4. Claim for damages on behalf of Daryl and Stephanie Mendenhall vs. Pierce County Sheriff's Office regarding Unlawful Search & Seizure, False Arrest, False Imprisonment, and Excessive Use of Force. Jesse Froehling, J.D. attorney for the plaintiff, Excessive Force
5. Chetan Patel, Plaintiff vs. Roger Hall, Robert Wilson, Shannon Armstrong, Brent Godfrey, Julie Faber, Steve Shay, and John Frentheway: United States District Court for the District of Wyoming, Civil Action No. 14-CV-69-F, Philip Abromats, J.D. & Letitia Abromats, J.D., attorneys for the plaintiff, Illegal Search & Seizure
6. State of Washington vs. Julius G. Waldkirch, Case No. 14-1-00355-7, Disorderly Conduct, RCW 9A.84.030, Assault 3<sup>rd</sup> Degree Felony, RCW 9A.36.031, 01/21/2014. Snohomish County Superior Court, Walter Peale, J.D., attorney for the defendant, False Arrest
7. Sheldon L. Soule, Plaintiff, vs. City of Edmonds (WA), Case No. 14-CV-1221, Excessive Force, Jeff Caffee, J.D. attorney for the plaintiff. (U.S. District Court Trial Testimony, Judge Thomas Zilly, presiding), Excessive Force
8. Perry A. Gravelle vs. Special Agent Judy Kiander and Special Agent Sam Huynh, U. S. Social Security Administration and the U.S. Department of Justice and the U. S. Bureau of Prisons, Number TRT-WXR-2014-01271, Philip Mahoney, J.D. attorney for the plaintiff. (Deposition), Excessive Force
9. Alexandro Alvarado-Young and Angela Alvarado-Young vs. State of Washington Department of Social and Health Services (DSHS), Child Protective Services (CPS), and Tacoma Police Department, Incident Number 130930877, Gary Preble, J.D. attorney for the plaintiff. (Deposition), False arrest & Excessive Force
10. The State of Washington vs. Daniel G. Goodwin, Mason County, WA, Sheriff's Office Cause Number 15- 1-00067-5, March 5, 2015, Drive-by Shooting, RCW 41.010, Bruce Finlay, J.D., attorney for the defendant, False Arrest
11. Ignacio Martinez and Charlotte Martinez vs. Officers Paul Mares, Robert Gonzales, Blair Jackson, in their individual capacities and the City of Raton, NM, Civil Number 1:14-cv-00041 WJ-KBM, Excessive Force, James Lyle, J.D., attorney for the respondent, Police Misconduct & Excessive Force

12. The State of Kansas (Plaintiff) vs. Paul S. Davis (Defendant), District Court Case Number 03CR344, Rape of a Child & Indecent Liberties, Paul S. Davis non-attorney client. (Appeal Testimony), Police Misconduct
13. The State of Ohio vs. Melanie A. Ogle, the Court of Common Pleas, Hocking County, OH, Case Number 09CR0125, Assault of a Peace Officer and Resisting Arrest, Melanie A. Ogle, non-attorney client, Excessive Force & False Arrest
14. Shimeka Graham, Plaintiff vs. City of North Las Vegas, United States District Court for the District of Nevada Case No.: 2:13-cv-01815-KJD-VCF, Stephanie Cooper, J.D., attorney for the plaintiff, False Arrest
15. Steven Curtis Duckworth, Plaintiff, vs. Pierce County, WA; Pierce County Sheriff's Department; and Pierce County Sheriff's Deputy Robert Carpenter, Cause Number 2:14-cv-01359-RAJ, Excessive Force, False Arrest, and False Imprisonment, Michael Kelly, J.D., attorney for the plaintiff. (Deposition), Excessive Force & False Arrest
16. Amanda Speed, Plaintiff, vs. City of Renton, WA, Renton Police Department; Renton Police Officers Jason Hudson and Tanuj Soni, Cause Number 2:14-cv-01655 TSZ, Excessive Force, False Arrest, False Imprisonment, Michael Kelly, J.D., attorney for the plaintiff. (Deposition), Excessive Force
17. State of Oregon vs. Carol Humphrey, Attempted Assault 2<sup>nd</sup> Degree (3 counts), Recklessly Endangering another Person (4 counts), Menacing (3 counts), Clatsop County Court Number 14CR15914, Stephen Houze, J.D. attorney for the defendant, False Arrest
18. State of Connecticut vs. Joesenier Ruiz-Pacheco, Docket Number DBDCR12-0145504S, Attempted Murder (2 counts), Assault 1 (2 counts), Conspiracy to Commit Assault 1 (2 counts), Vickie Hutchinson, J.D. attorney for the defendant. (Trial Testimony), Self-Defense
19. Lawrence Green vs. City of Bremerton, City of Bremerton Civil Service Commission appeal of police officer Notice of Discipline and Termination (Wrongful Termination), Jean Jorgensen, J.D., attorney for the Plaintiff. (Civil Service Hearing), Wrongful Termination
20. Ronald Douglas, Plaintiff vs. Riverside County, et al., defendants, United States District Court for the Central District of California, Case Number 14-CV-02027-MMM, Michael Reiter, J.D., attorney for the plaintiff. (Deposition), Excessive Force
21. Kelly Ann Potis, Plaintiff vs. Pierce County, et al. Defendants, in the United States District Court for the Western District of Washington at Tacoma, Case Number 2:14-cv-00826-RBL, Failure to Render Aid by a Law Enforcement Officer

- and Abuse of Authority by a Law Enforcement Officer, Michael Kelly, J.D. attorney for the plaintiff. (Deposition), Failure to Render Aid
22. Kenneth E. George, Plaintiff vs. Darold Newman, Defendant, in the United States District Court for the District of Wyoming, Case Number 15-CV-39-S, unlawful assault by a police officer, Philip Abromats, J.D. & Letitia Abromats, J.D., attorneys for the plaintiff. (Deposition), False Arrest & Excessive Force
  23. The State of Wyoming, Plaintiff vs. Jeffrey Lynn Darnall, Defendant. In the Circuit Court of Riverton, Fremont County, Wyoming, Ninth Judicial District, Docket Number CR-2015-0316, Philip Abromats, J.D. & Letitia Abromats, J.D., attorneys for the plaintiff, False Arrest
  24. Armando Nieves Martinez et al, Plaintiffs vs. The United States of America, Defendant, (Department of Homeland Security, Bureau of Customs and Border Protection) In the United States District Court for the District of Arizona, CV-13-955-TUC-LAB, Jesus Romo Vejar, J.D., attorney for the plaintiff, False Arrest
  25. Mark James Mischel vs. Thurston County Sheriff's Office Deputy Sheriff's Christopher Packard-1P85, Deputy Brian Cassidy-1S23, and Deputy Tyson Shenkel-1P96, Eric Fong, J.D. attorney for the plaintiff, Excessive Force
  26. Tracy Knight, Administratrix for the Estate of Lawrence Graham (III), Plaintiff vs. City of Fayetteville and Denton Little, United States District Court for the Eastern District of North Carolina, Western Division, Civil Action No. 5:15-CV-208-FL, Allen Rogers, J.D. and Coy Brewer, J.D., attorneys for the plaintiff. (Deposition), Excessive Force
  27. Jose German, Plaintiff vs. Chris Roberts, et al, Defendant, U.S. District Court for Western District of Washington at Tacoma, No. 3:15-CV-05237BHS-DWC, Thomas Olmstead, J.D., attorney for the plaintiff. (Deposition), Excessive Force
  28. State of Washington, Plaintiff vs. Alonzo Price-Holt, Defendant, Superior Court of Washington, in the County of King, No. 15-1-04606-0 SEA, Joshua Andrews, J.D., attorney for the defendant, Excessive Force
  29. Jesse Hagopian, Plaintiff vs. Jane Doe, The Seattle Police Department, and the City of Seattle and Kathleen O'Toole, Defendants, United States District Court, Western District of Washington at Seattle, Number 2:15-cv-1055-MJP, James Bible, J.D., attorney for the plaintiff, Excessive Force
  30. Gary Hanson & Donna Hanson vs. City of Renton Police Officer Steven Rice, Case Number 2:15-cv-0765 United States, Western District Court for the State of Washington, Sumeer Singla, J.D., attorney for the plaintiff. (Deposition), Excessive Force



31. Superior Court of Washington for King County vs. Anthony Salanoa Ili, Assault 3<sup>rd</sup> Degree, Case Number 15-1-05244 KNT, Matthew Sanders, J.D., attorney for the defendant. (Trial Testimony), Excessive Force
32. Jane Doe vs. City of Sacramento and City of Sacramento Police Department, Case Number 34-2013-00151805, Eric Ratinoff J.D., attorney for the plaintiff, Police Misconduct
33. Willie McCall, Administrator for the Estate of Sandy Jamel McCall, Plaintiff vs. Hoke County, State of North Carolina, Superior Court Division File No. 16-CV- 000024, Excessive Force
34. The State of California vs. Michael D. Smith, Case Number 16013940, Battery Upon an Officer and Emergency Personnel, Jeff Adachi, J.D., attorney for the defendant, Excessive Force
35. Maricopa County, AZ vs. Thandika Singleton, Case No. CR2010-007912-004, Kenneth Countryman, J.D., attorney for the defendant, False Arrest
36. Gerry Pickens vs. City of Orting, WA and William Drake, Police Chief, et. al., No. 3:15-cv-05529-RBL, Beverly Grant, J.D., attorney for the plaintiff. (Deposition), Wrongful Termination
37. Dorothy Gaylor and Blayne Cannon, individually as successors in interest of Aeric Graye Cannon, deceased, Plaintiffs vs. Deputy Trevor D. Morin, Deputy Rob W. Stewart, and Deputy Sean C. Denham, Riverside County Sheriff's Department, File Number L151500089, Daniel R. Shapiro, J.D., attorney for the plaintiffs. (Deposition), Failure to Render Aid
38. Andrew Harris Roufa vs. King County Department of Adult and Juvenile Detention, et al, Incident Number 12-672, Ms. Leah Altaras, J.D., attorney for the plaintiff, Excessive Force
39. Wylaiphan Kampradith vs. King County Sheriff's Office, et al, Complaint for Damages, Susan Machler, J.D., attorney for the plaintiff, Police Pursuit
40. Boyd v. City of Tulsa, et al, (CJ-2016-1510), Spencer Bryan, J.D., attorney for the plaintiff, Excessive Force
41. The Estate of Michael Borquin, by and through Judy Burch, vs. Pierce County and Pierce County Deputy Sheriff Chad Helligso, Defendants, United States District Court, Western District of Washington, at Tacoma, No. 3:16-cv-05141-BHS., Jesse Froehling, attorney for the plaintiff. (Deposition), Excessive Force
42. King County, Plaintiff, vs. Marek J. Michalski, Defendant, Assault in the Second Degree, RCW 9A.36.021(1)(c), No.16-1-02745-4 SEA, Micol Sirkin, J.D., attorney for the defendant, Excessive Force

43. The Estate of Marlon Horton vs. City of Chicago et al, 13 CV 6865, Jeffery Granich, J.D., attorney for the plaintiff. (Deposition), Excessive Force
44. Robert Frantom vs. State of Washington & Kitsap County, et al, No. 15-2-13409-0, Thomas Olmstead, J.D., attorney for the plaintiff. (Deposition), Police Pursuit (Trial Testimony)
45. Stephanie Marinoff vs. Kent Police Department (WA) & Valley SWAT Team, Claim for Damages, Jesse Froehling, J.D., attorney for the Plaintiff. (Deposition), Excessive Force
46. Moises E. Ponce Alvarez, Plaintiff vs. King County, and Adam R. Buchan, Jonathan Hennessy, James Price and Cassandra Bertaina, United States District Court, Western District of Washington, No. 2:16-cv-00721-RAJ, Damian S. Mendez, J.D. and Pat Trudell, J.D. attorney for the plaintiff. (US District Court Trial Testimony, Judge Richard Jones, presiding), Excessive Force
47. Keesha Nicole Daniels vs. King County, WA, Assault in the Third Degree, Nancy Mattson, J.D., attorney for the defendant, Excessive Force & Police Misconduct
48. Bernard Smith & Robert Casto vs. Home Depot (Wrongful Termination), King County Superior Court, Cause No. 16-2-11736-8 SEA, Jean Jorgensen, J.D. attorney for the plaintiffs. (Deposition), Wrongful Termination
49. Patrick Nelson vs. DOC Officer Weber et. al., United States District Court – Tacoma, Case No. 3:16-cv-05680 BHS-JRC. Thomas Olmstead, attorney for the plaintiffs, Excessive Force
50. Kyle Canty vs. State of Washington, Assault 2<sup>nd</sup> Degree (2 Counts), Seattle Police Department Case No. 2016-458826, Sandro Parrotta, J.D., attorney for the defendant, False Arrest
51. Josiah D. Hunter vs. City of Federal Way and Federal Way Police Department, Attorney James Bible, J.D. attorney for the plaintiff. (Deposition), False Arrest
52. Corporal Carlos Mendoza vs. City of Vancouver, WA, Cause No: 3:16-cv-05677-RJB, attorney Gary Preble, J.D. for the plaintiff. (Deposition), Police Misconduct
53. Stephen & Patricia Porter vs. Transamerica Life Insurance Company regarding Darrel Kempf, Shad McOmber, J.D., attorney for the plaintiff. (Deposition), Police Misconduct
54. State of Washington vs. Linda K. Poplawski, Cause No. 16-1-07774-5 KNT, Arson 1<sup>st</sup> Degree, Matthew Sanders, J.D., attorney for the defendant, False Arrest
55. United States District Court Eastern District of Washington at Spokane, Tyler James Lankford, Plaintiff vs. City of Pullman; County of Whitman; State of Washington; Officer Josh Bray et al., Defendants, Case No. 2:16-cv-00377-SMJ, Darryl Parker, attorney for the Plaintiff, False Arrest

56. Andre Thompson & Bryson Chaplin vs. City of Olympia, City of Olympia Police Department, et al, U.S. District Court, Western District of Washington, Monte Bersante & Sunni Ko, attorneys for the Plaintiffs, Excessive Force
57. Alex Ahumanda vs. Columbia County, Columbia County Sheriff's Office, et al, U.S. District Court, Eastern District of Washington, Eric Fong, attorney for the plaintiff, Excessive Force
58. Tyrone Johnson vs. City of Olympia, Olympia Police Department, and Olympia Police Officers R. Donald, G. Clark, J. Hazen, E. Henrichsen, M. Renschler, & Randy Wilson, Case No. 3:17-cv-05403-RJB, Beverly Grant, attorney for the plaintiff, Excessive Force
59. Tinajera Ruvalcaba vs. City of Lakewood & Lakewood Police Department, Glenn K. Carpenter, attorney for the plaintiff, Excessive Force
60. State of Washington vs. James Faire, Okanogan County Superior Court, 2nd Degree Murder, Stephen Pidgeon, attorney for the defendant, Self-Defense
61. State of Oregon vs. Richard Allen Hess, Clackamas County Superior Court, 2<sup>nd</sup> Degree Murder, Michael Haines, attorney for the defendant, Self-Defense
62. Mykah Ward vs. City of Lakewood, WA & Lakewood Police Department, Case No. 151020125, Darryl Parker, attorney for the plaintiff, False Arrest
63. Bailey Gibson vs. State of Arizona & University of Arizona et al, Case No. C20155325, Mark D. Lammers, attorney for the respondent, Police Misconduct
64. State of Washington vs. David Roque-Gaspar, Cause No. 16-1-03825-7, Timothy Greene, attorney for the defendant, Rape of a Child
65. Douglas Veale vs. Washington Fugitive Investigations, Case No. 16-104-00334, Pamela Andrews, attorney for the respondent, Self-Defense

### **U.S. District Court, Superior Court, & Deposition Testimony**

Professor Gilbertson has provided expert testimony in two (2) U.S. District Court Trials for the Western District of Washington (Seattle) as an expert witness, as follows:

- Sheldon L. Soule, Plaintiff, vs. City of Edmonds (WA), Case No. 14-CV-1221, Excessive Force, Jeff Caffee, J.D. attorney for the plaintiff. (U.S. District Court Trial Testimony, The Honorable Thomas Zilly, presiding), Excessive Force
- Moises E. Ponce Alvarez, Plaintiff vs. King County, and Adam R. Buchan, Jonathan Hennessy, James Price and Cassandra Bertaina, United States District Court, Western District of Washington, No. 2:16-cv-00721-RAJ, Damian S. Mendez, J.D. and Pat Trudell, J.D. attorney for the plaintiff. (US District Court Trial Testimony, The Honorable Richard Jones, presiding), Excessive Force