

11 Mar 08/14:57

Christine O Gregoire  
Governor, State of Washington

Personal information about you will appear in a special malfeasance section of *Contra Cabal*.

<http://contracabal.us>

<http://contracabal.org>

This prepublication notice gives featured individuals a chance to respond to charges affecting their ethics or moral character. The author gives notice under international codes of ethics agreed among journalists. Several of those codes, tested in international courts, have legal precedent.

People named or affected incidentally receive a copy as a courtesy. For public accountability, the author encourages them to respond in open exchange within ten days. He does not solicit personal opinions; therefore, any response should address only matters of fact with particularity.

Washington courts have for seven years restricted the author's movement and contact in Seattle and University of Washington continues to harass the author despite US, UN, and EU mandates and legal precedents to the contrary. The malfeasance forms part of a pattern or practice of similar behavior against students and elderly people which has resulted in unlawful expulsions and evictions also three alleged homicides by abuse and attempts on the author's life.

Not responding to the listed issues will result in public exposé that will certainly affect reelection aspirations. As an EU journalist/citizen, the author has an apolitical interest in Washington election successes or failures; however, his experiences in Seattle created a dangerous precedent for other journalists who may write about politically sensitive issues.

The author intends to expose malfeasance that contravened United States Constitution and United Nations Universal Declaration of Human Rights. That malfeasance had a direct impact upon his languishment in King County Jail for almost four months without due process of law or legal counsel. Approaching seventy years of age, the author experienced arbitrary incarceration, solitary confinement incommunicado and torture that caused several near-death experiences and compared with treatment afforded terrorism political detainees.

Unlawful restriction on movement, death threats, suborned defamation by a "Seattle Jewish Mafia" operating out of Herzl-Ner Tamid Conservative Congregation (a synagogue on Mercer Island near Seattle) and repeated malfeasance by state officials at University of Washington (UW) continue to violate government mandates.

Washington Supreme Court unanimously reversed decisions by Washington Superior Court (Doerty) and Washington Court of Appeals (Becker) that denied First Amendment rights. Seattle Municipal Court also dismissed frivolous criminal charges filed by Seattle City Attorney Thomas A Carr in a consort with Council House (CH) lawyers. Both findings vindicated the author of professional wrongdoing.

However, Barbara A Madsen, the supreme court scribe, inserted a series of politically motivated, unsubstantiated, personally slanderous and/or defamatory statements into the published opinion which the court should not have allowed. They related to issues not before the court based upon unproven claims and suborned perjury.

Judge James A Doerty (one of Judge Anthony P Wartnik's straw judges) jailed the author with an indeterminate contempt order for almost four months (25 days in solitary confinement among murderers and rapists) using politically expedient findings for publishing six expository leaflets. Doerty disallowed a discovery process and benefit of counsel. CH directors (including Wartnik's wife) retroactively committed perjury and suborned witnesses to cover up judicial misconduct.

CH directors received prepublication notices prior to publication of each leaflet with a copy to their attorney. The notices informed them of the author's right under Seattle Municipal Code and US First Amendment to publish and distribute newsletters within the building. A CH attorney concurred. The notice gave directors an opportunity to respond and comment before publication. Only one director replied with an insulting, subliterate email message.

On receiving the prepublication letter, another director publicly voiced his intent to incarcerate the author or confine him in a mental institution for publication of six two-page flyers and distribution of about 150 copies of each. The leaflets contained reports of elder abuse and fraudulent misappropriation of federal funds by Wartnik's wife and other directors.

The posting of leaflets on doors took place during a 24-month period. Although tenants should have received in aggregate 1,350 copies the property manager unlawfully removed about 450 from doors and destroyed them. The actual number of leaflets distributed during two years totaled about 900. The content did not appear on a European web site until later and resulted in the unlawful incarceration.

Only six people asked not to receive newsletters. The author invoked his opt-out policy to honor those requests; however, the same people later filed perjury complaining about the content of newsletters that they did not receive. Several tenants congratulated the author for keeping them informed about elder abuse and their constitutional rights. At worst, some opinions bothered some people; however, hurt feelings form no basis for an injunction limiting important liberty interests in perpetuity.

Officials of journalism unions governed by UK and EU law will consider the precedential impact upon journalists that a syndicate (including but not limited to Governor Christine O Gregoire, Judges Mary Kathryn (Kay) Becker, James A Doerty, Michael C Hayden, Barbara A Madsen, Anthony P Wartnik, and UW President Mark A Emmert) continues to have on the human and civil rights of EU journalists working in US and whether members of Washington executive and judicial branches hold executive or judicial immunity when they commit malfeasance and judicial misconduct.

Arguably, as a former attorney general and now governor, Gregoire holds ultimate responsibility for repeated malfeasance by neglecting to address issues and maintaining *laissez faire* and political expedience for more than a decade. In particular, Becker, Doerty, Emmert, Gregoire, Hayden, Madsen and Wartnik (*ex parte* input) wrote biased opinions to cover up malfeasance by: Washington Assistant Attorneys General; Washington Superior Court; Washington Court of Appeals; successive Presidents and Administrators, University of Washington; also myriad elder abuse committed by Board of Directors, Council House, Inc., Seattle which included three cases of alleged homicide by abuse.

Former Governor Gary Locke wrote in his response when apprised of the issues (17 Apr 98): "The Superior Court could call a grand jury if so requested by a public attorney on a showing of good cause. Also, the Organized Crime Advisory Board, may petition the Supreme Court for an order appointing a special inquiry judge. If a special inquiry judge is appointed, the organized crime advisory board shall, with the consent of the Governor, name a special prosecutor." Gregoire has not only ignored Locke's admonition for ten years but has neglected to respond to a series of registered letters that requested her to address myriad instances of alleged criminal activity.

The author abhors "trial by press" on ethical grounds; however, if Gregoire and her syndicate continue either to refuse or to ignore requests for due process and independent investigation of criminal complaints, then that leaves no alternative but for international media involvement. He hopes that by the time he publishes he has something positive to add about Washington state officials that will balance the exposé but will not hold his breath while waiting. Gregoire, epitomized by her sycophants as the Washington state tigress, has yet to hear the British lion's roar, especially at election time.

Non-exclusive excerpts give some idea of content:

1. Jailing an elderly journalist approaching seventy years of age for political expedience.
2. Refusing the accused the right to confront and cross-examine accusers and their witnesses.
3. Presenting no specific prosecutorial charges.
4. Falsifying, concealing, and destroying public and university records.
5. Bribing witnesses and co-conspirators.
6. Rewriting grievances as indictments to reclassify complainants as defendants.

7. Admitting unsworn, hearsay and suborned testimony as evidence.
8. Misuse of assistant attorneys general to censor content protected by the First Amendment.
9. Denying the right to use legal counsel..
10. Holding hearings in absentia.
11. Sanctioning criminal activity by assistant attorneys general.
12. Silently withholding public records to cover up crimes.
13. Censoring official documents.
14. Ongoing destruction of computer systems and databases also web site flooding. *Although Emmert has received repeated warnings about this violation of federal law, UW computer technicians continue to sabotage computer systems and web sites on a daily basis.*
15. Neglecting to respond to registered mail or to act upon content that claimed malfeasance.
16. Destroying first-party records.
17. Neglecting to address elder abuse and three alleged homicides by abuse.
18. Changing mandated procedures for political expedience.
19. Falsifying court opinions to support biased judgments.

The pseudonym *Nmesis* used in *Contra Cabal*, and in other printed and electronic communications, applies to the author's persona. He openly declares personal or conflicting interests that relate to topics or to opinion especially when the content draws upon advocacy, experience, conclusion, or interpretation.

Journalists have a responsibility to gather information and to develop public awareness about wrongdoing by people who break their respective codes of conduct. The author believes that he has a responsibility to bring abuse and wrongdoing to the notice of professional associations and other responsible authorities also to inform law enforcement about malfeasance and misuse of public funds.

Ethical rules dictate that journalists must report the truth no matter whom they offend and with disregard for the consequences of publication. Accurate reporting predicates a higher purpose and the common good.

Targeted individuals initially attacked the author and maliciously damaged him and/or his reputation by libel, slander, or allegedly committed other unlawful or negligent acts. Prior to publication, all targeted subjects have an opportunity to mitigate damage and to refute statements that could negatively affect their reputations or cause investigation or prosecution of them for alleged illegal acts.

No person receives immunity from investigation and the author does not report issues arbitrarily. Individuals whom the author may personally respect receive no favors. In fact, anything published results from investigation, verification, and validation taking into account violations of law or breach of established rules and ethical practices.

*Contra Cabal* provides a forum in which powerless people may express themselves powerfully without fear of reprisal. They need a means to expose the injustices meted to them by a privileged elite that increasingly usurps authority. *Contra Cabal* also gives them the opportunity to warn others of the frauds perpetrated upon students by corrupt or negligent university administrators and elderly people by recipients of government funding with impunity obtained from increasingly anarchic and uncaring members of the three branches of Washington government and university presidents.

Neglect of any named party to respond to this prepublication notice within the time allowed will result in its publication as an open letter.

Respond only by email with PDF attachments to:  
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*Contra Cabal* electronic magazine contains exposé and satire. Probably one of the first to appear on the web it has published since 1992. The hits/month now range between 100,000 and 150,000 with more than 1.5 million hits by about 60,000 unique visitors during the past twelve months.

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