

James A Doerty, Ronald A Johnson, and Stephen A Mitchell

*Case studies address repugnant moral and ethical behavior encountered in
US universities also Washington Judiciary and Executive Branch
during many years as a corporate CEO and professor.*

The late William D Winn, a distinguished University of Washington (UW) professor, described Ronald A Johnson, Vice President, Information Technology, University of Washington as “the most evil man I have ever met” after studying Johnson’s pathological lying, abhorrent behavior, and machination. Faculty members and students have since avoided Johnson like they would avoid a plague. They fear the damage that he can do to their careers and several of them classified him as a sociopath. [*Psychopath*]

Johnson’s lack of credentials give some reason for his psychotic desire to destroy the careers of people who have more experience and qualifications than he can possibly achieve himself. Semi-literate, he has manipulated himself into a top university job through guile and false academic credentials. Likewise, Judge James A Doerty, Washington Superior Court and Stephen A Mitchell, Administrator, Council House, Seattle have condoned or committed elder abuse and homicide by abuse respectively. Like Johnson they also classify as subliterate. [*Ravening Sociopath*] [*Rampant Judicial Delusion*]

Washington Supreme Court Decision (30 Mar 06)

In a unanimous decision by nine judges, Washington Supreme Court concluded that Doerty abused his discretion in restraining the author from contacting nonparties and in adding content restrictions to a frivolous antiharassment order brought by Mitchell. It also concluded that the Doerty erred in multiple findings of contempt of court. It reversed the draconian trial and appellate decisions which resulted in the author spending time in jail.

All the contempt motions based upon alleged violations of the original flawed and unconstitutional anti-harassment order. The trial court denied the author his right to counsel and jailed him for 111 days (including 25 days in solitary confinement where he suffered torture at the hands of King County Jail guards). [*Metamorphosis*]

Supreme Court found that Doerty had absolutely no justification for refusing a continuance and neglecting to provide legal counsel. It reversed all trial and appellate court decisions. By failing to address judicial misconduct by Doerty, Judge Mary Kay Becker, Washington Court of Appeals condoned prior restraint, constructive eviction from a residence, and jail time, without considering constitutional rights.

Council House and King County have not made reparation for unlawful incarceration without charge or trial for almost four months in the same way that University of Washington have not addressed myriad administrative abuse and breach of contract over two decades. Instead, both entities continue their harassment using web site and computer sabotage which construes as criminal malicious mischief. [*Rampant Judicial Delusion*] [*Supreme Court Decision #2 - 30 Mar 06*]

Mark A Emmert, UW President inherited Johnson from his predecessor Richard L McCormick then increased his salary to \$321,684.00, an increase of \$69,684.00 (27.65%/4). Johnson originally received double the salary paid to a full professor with tenure as a clinical (adjunct) professor although he possessed none of the medical qualifications for the position as generally defined at that time. He then gradually leveraged salary increases by adding false academic credentials to his *curriculum vitae*.

He now receives about four times the original salary although he holds virtually no academic qualifications to justify his appointment as an associate professor with tenure or in any other capacity. Investigation into his academic experience revealed academic fraud and a close examination of UW payroll records showed evidence of *quid pro quo* with fast-track promotions using easy-rider criteria. [*False Academic Credentials*] [*Easy Riders*]

Sociopaths, inherently confrontational, feel no fear of repercussion or ostracism. They will commit crimes without any moral or ethical consideration to assuage their financial greed and self-aggrandizement. They lie pathologically and perform a mafia role for the institutions that employ them. They often create a useful, unethical, impenetrable barrier. In Washington, this has allowed successive amoral University of Washington presidents and Council House directors to isolate or distance themselves from the crimes committed in their names.

Machiavellian princes (university presidents) and their minions (deans) often employ sociopaths when compulsive lying and breaking laws suit their purpose. Sociopaths perform dirty work without question and provide a social barrier between administrators, faculty members, students, and the electorate.

Using a sociopath as a confrontational go-between follows a (political science/risk management) maxim evident in the behavior of Johnson and Steven G Olswang. Johnson the out-of-control technologist and Olswang the ultimate Machiavelli with his equally remunerated alter ego (or maybe doppelganger) Carol S Niccolls fit that role and allow Emmert to insulate himself from reality. [*The Ultimate Machiavelli*] [*Nothing Succeeds like Excess*]

The term "sociopath" (formerly psychopath) describes the DSM-IV¹ clinical term "antisocial personality disorder" which defines aggressive, impulsive, antisocial behavior. Approximately 3% of men and 1% of women suffer from this disorder. Doerty, Johnson, and Mitchell classify as sociopaths based upon their perennial performance in Washington Superior Court, University of Washington, and Council House respectively using academic credentials and experiential claims most of which they invented and published in false and misleading *curricula vitae*.

Sociopaths often encounter legal difficulties due to their disregard for societal standards and the rights of others which often includes criminal activity. They do not appear to experience a full range of human emotions which explains the lack of empathy for the suffering of others. Commonly, they remain indifferent to the possibility of physical pain or punishment and show no indication that they experience fear when threatened; this may explain their apparent

disregard for the consequences of their actions and their lack of empathy when others suffer from their abuse.

The rage or tantrums that sociopaths frequently exhibit may represent the limit of emotion that they can experience. They watch and mime other people's emotions then act them out to mask their psychotic tendencies. They often choreograph themselves like stage actors who study other people then mimic them.

Doerty worked around the courts as a lawyer for many years and mimicked the judiciary enough for former Governor Locke to appoint him to Superior Court as a token queer. He has virtually no understanding of constitutional law or human rights as he repeatedly showed in his decisions. [*Rampant Judicial Delusion*]

Johnson spent almost forty years in the academe including about fourteen years as a non-graduating student. That fitted him to imitate faculty members and many years later he continues to fool Emmert and Wise; otherwise, they would have got rid of him instead of repeatedly awarding him obscene salary increases. [*False Academic Credentials*]

Mitchell, an out-of-work stage actor, unlawfully poses as a social worker. He had professional theatrical training and experience which he uses to abuse and control elderly people. His aberrant behavior has resulted in three cases of alleged homicide by abuse, five unlawful incarcerations, myriad arbitrary evictions and multiple perjury. [*Raveng Sociopath*]

Princes may neither claim ignorance of wrongdoing by their minions nor remain unaccountable and anonymous. American law does not distinguish between princes or minions when they commit unlawful acts. It holds individuals liable for their own acts or dereliction and they remain jointly and severally liable for any irresponsible, willful or negligent damage to others.

Sociopaths believe that rules and morals exist for weaker people who obey because they fear punishment. They feel indifference and contempt for them and believe that they "have it coming." No matter how bright, they repeatedly abuse, abandon, or betray sexual partners. Conning and manipulating others exists as their way of life. For the people over whom they hold authority, they either use an ingratiating manner and superficial charm like Mitchell or an abrasive and Draconian demeanor like Doerty and Johnson. They remain persuasive, poised and self-assured because they lack the (self)conscious feelings that normal people possess.

They lie pathologically, evade responsibility, feign forgetfulness, use vague and inconsistent answers about their past in a constant choreography designed to confuse and manipulate. Even when cornered and confessing, they will offer flimsy excuses or insincere apologies and then go back to lying again. They remain indifferent to the truth and will lie simply for the fun of it, so much so that their princes eventually come to their senses. [*Psychopath*]²

Denial-of-service attacks provide an example of current malfeasance and censorship that damages third parties. King County, University of Washington and Council House, Seattle have much in

common. When viewed from a Machiavellian perspective, they provide a poignant analogy. An investigation into the behavior of both James A Doerty, Ronald A Johnson and Stephen A Mitchell over a decade heightens that awareness.

It provides an understanding of the anarchic situation that currently exists in State of Washington (in particular Seattle) which adversely affects faculty members and students in one environment and elderly people in the other. Doerty demonstrates the identical "realpolitik" and lawlessness (devoid of democratic principles, ideological notions, civil and human rights, or due process of law) that exists at both institutions and among the judiciary. The behavior, detrimental to anyone not admitted to one of the parallel oligarchies, denies the constitutional right to freedom of expression to an ethical and moral majority.

Johnson published his title as: "Principal [UW] Technology/IT Officer as well as a Tenured Faculty Member in the Information School and the Department of Computer Science and Engineering". This immediately aroused the author's suspicion given Johnson's litany of sociopathic behavior, pathological lying, and semi-literacy rewarded by obscene salary increases: pointers that frequently indicate the presence of false academic credentials.

Johnson helped UW and Rensselaer Polytechnic Institute (RPI) officials destroy the author's research databases and these web sites in attempts to cover up institutional crimes, thus preventing him from working as a professor for more than two decades - a position that he held before moving to University of Washington.

Stephen A Mitchell, Council House, Seattle, the token goy in a Jewish mafia, provides the analogy for Johnson. Both Johnson and Mitchell use false academic and employment credentials and both exhibit identical dysfunction to cover up their criminal activity. As a sociopathic demagogue, Mitchell knows that fear and rabble-rousing provide the key to his success. A stage actor posing as a building manager, his orations appeal to the passions and prejudices of his audience to promote a subversive ethos that advances his career goals.

When alone, Mitchell locks himself in his office with his space toys and computer pornography. Reasonable people only have to read Doerty's findings on this web site to understand his total dysfunction and judicial misconduct or ask UW faculty members about Johnson.

In Washington state, a person who falsely claims to possess a credential issued by an institution of higher education to gain a government-funded position commits a gross misdemeanor which carries with it maximum punishment of one year imprisonment and/or \$5,000 fine. That punishment does not take into account penalties for multiple malfeasance after receiving due process of law, a right that they deny to others.

The psychotic triplets have, jointly and severally, destroyed computer systems through DoS attacks and web sites by flooding them. Mitchell used Doerty as a corrupt straw judge to evict and jail the author until he took web sites down. Johnson harassed him by destruction of his

computer equipment, databases, and academic research to prevent him from obtaining gainful employment for two decades.

[*Rampant Judicial Delusion*] [*Straw-Man Stratagem*] [*Ravening Sociopath*] [*Denial of Service Attacks (DoS Bots)*]

More Sabotage and Malicious Mischief

Since publication of *The Namesake* (6 Jun 08), University of Washington, Information Technology has again maliciously damaged subscriber mailing systems, opt-in/opt-out applications, and Internet connections making them inoperable. Repair and restoration took three days at a cost in excess of \$6,000.00. This single offense defines as malicious mischief in the first degree, a class B felony punishable by confinement in a state correctional institution for a term of ten years, or by a fine in an amount fixed by the court of twenty thousand dollars, or by both such confinement and fine. [*The Namesake*]

Neither Mark A Emmert, President nor Phyllis M Wise, Provost and Executive Vice President, University of Washington have answered complaints about myriad similar Internet denial-of-service attacks; instead they have used willful blindness to evade civil or criminal liability. They have feigned ignorance of facts to evade their personal responsibility to investigate and insure prosecution of malfasants. [Internet DoS Attacks]

Definitions for the purpose of RCW 9A.48.070 through 9A.48.090 inclusive:

(1) "Physical damage", in addition to its ordinary meaning, shall include the total or partial alteration, damage, obliteration, or erasure of records, information, data, computer programs, or their computer representations, which are recorded for use in computers or the impairment, interruption, or interference with the use of such records, information, data, or computer programs, or the impairment, interruption, or interference with the use of any computer or services provided by computers. "Physical damage" also includes any diminution in the value of any property as the consequence of an act;

(2) If more than one item of property is physically damaged as a result of a common scheme or plan by a person and the physical damage to the property would, when considered separately, constitute mischief in the third degree because of value, then the value of the damages may be aggregated in one count. If the sum of the value of all the physical damages exceeds two hundred fifty dollars, the defendant may be charged with and convicted of malicious mischief in the second degree. [RCW 9A.48.100]

Following publication of this notice (9 Jun 06), UW IT employees launched another felonious DoS attack which shut down all communication systems for one day. Restoration of service and additional operating costs amounted to \$2,000.00 plus inestimable collateral damage.

UW IT repeated the DoS attack (12 Jun 08) which confirmed a pattern or practice of programmed vandalism every three days.

Both UW administrators and Council House directors have backstage connections with several Washington straw judges which allows them to continue to violate both Federal and State laws with impunity. A parallel procedure exists at University of Washington where administrators use their off-campus connections to destroy academic careers and silence heterodox opinion. Both constituencies use *laissez faire* policies, maintain political silence and deny due process of law. [*Conspiracy of Silence*] [*Incompetence and Willful Blindness*]

Seattle Jewish Mafia has tentacles that reach into all walks of Washington government and its institutions. Moreover, a UW administrator doubles as a Council House director and a US congressman had his mother living there. Other directors have political connections with university administrators and corrupt jurists which adversely affect tenants and anyone associated with them. Officials at US Department of Housing and Urban Development (HUD), City of Seattle, King County, and University of Washington indirectly support the abuse probably to increase their power and share in misappropriated assets, available in 2012, estimated at \$40 million.

National Council of Jewish Women (NCJW)

National Council of Jewish Women (NCJW) formed a non-profit corporation then (at government expense) built and later refurbished Council House, Capitol Hill, Seattle. The apartment block rents independent- living apartments to senior citizens. It does not classify as a nursing home and does not legally house vulnerable adults although Mitchell advertises it as such so that he can gain psychotic control over tenants. Mitchell had the author unlawfully jailed for reporting alleged homicide and elder abuse. The authorities have still not indicted Mitchell and his thugs, despite probable cause, for depraved exploitation of the elderly by wealthy and powerful Council House directors who inhabit a culture of impunity. [*Impunity*]

Mitchell criminally assaulted, unlawfully evicted, illegally jailed, had complicity in homicide and suicide, bribed and tampered with witnesses, filed false and misleading criminal charges, and publicly stated that he will make tenants "prisoners in their apartments". Now tenants seldom leave their apartments or the building in fear of running a gauntlet at the single entrance. Mitchell achieves his goals by coercing elderly people to acquiesce to his wishes with charisma which soon turns to control and employment of thugs to abuse them, traits typically inherent in sociopaths.

The author discovered that Islamic terrorist sympathizers used Council House computers at night to access terrorist information (a year before 911) and informed the directors. When the administrator failed to act, he reported the danger of a terrorist threat to FBI and received an acknowledgment. FBI later arrested members of an Islamic terrorist cell based upon that information. [*Tall Structure Terror*]

In retaliation for publishing the article, which could have saved many lives, Mitchell and his directors conspired at eviction, death of the author's dog, and loss of all his possessions because the terrorism essay reflected badly upon them. They also ordered removal of a web site containing the story. The author did not comply with this abrogation of his First Amendment rights to publish as a freelance journalist.

Mitchell openly stated that he would not bring an action for defamation because the author did not have enough money to satisfy a settlement. He knew that he could not win a lawsuit because the content of the article classified as neither malicious nor false. Instead, he sent one of his thugs to attack the author in the street with a metal stick and has since issued death threats and committed four other assaults.

Mitchell publicly boasted that he had spent \$10,000.00 of Council House money on legal fees and had still not succeeded in jailing the author or stopped him writing, but would persist. Eventually, using a straw judge, Mitchell had the author jailed for 111 days for not

removing the web site and for continuing to write about Council House against his wishes. The judge opined that freelance journalists not regularly employed by publishers do not rank as *bona fide* and, therefore, do not qualify for protection under US First Amendment. [Opinion Unanimously Reversed by WA Supreme Court]

The judge locked down the author incommunicado, then guards made him lie on a cold concrete slab 23 hours a day for 25 days (without his gout and prostate medication) to torture him. The reason: someone had distributed a draft article that the author had written about elder abuse without his knowledge while he languished in jail which evidently provoked the torture. [Metamorphosis]

David C. Broom (formerly HM Consul, Seattle) now living in retirement in Seattle, colluded with the judge to move the author to solitary confinement when he did not take down the web site. Later, UK Foreign and Commonwealth Office (FCO) officials learned of his conspiracy. Instead of addressing the issues and convening an inquiry into Broom's involvement, they retroactively destroyed all documents and proof to cover up the outrage. [Without Let or Hindrance]

Council House directors (landlords), and two successive administrators, have for over two decades consistently neglected to comply with HUD directives. They deny tenants their civil rights and due process of law while using an aggressive administrative staff and violent enforcers to silence elderly dissenters.

Mitchell and his directors fail to realize that the term "independent living" means that management and staff must confine their activity to maintaining and running the facility. They must neither coerce tenants into any particular behavior or life-style nor force them to accept any particular ideology or religious belief; however, they continue to do so and HUD acquiesces to it. Similarly, faculty members and students at UW should have academic freedom restored to them. [Agency Accountability]

Besieged by federal and state lawsuits connected with his elder abuse and racism, Mitchell responded to them in the only way that he knows how - with pathological lying and deceit. During 2006, Council House directors either lost or had dismissed at least ten barratrous (frivolous and capricious) lawsuits based upon perjury and subornation that they filed against tenants; however, the courts did not punish them and the abuse continues. UW has also repeatedly instituted barratrous kangaroo courts and arbitrary action to enforce unlawful dictates with impunity. [Barratry] [Perjurers] [Impunity]

At Council House, three vulnerable adults have died from neglect and abuse and the directors have had five independent tenants unlawfully incarcerated. They have since covered up the homicides. In one case the victim's family and a Council House administrator benefitted financially by defrauding both Federal and State agencies prior to her death through disposition of assets. Several more tenants remain at risk and suffer daily abuse at the hands of administrators. [Who Killed Jackie Nations?]

Thomas A. Carr, Seattle City Attorney and Jeaneen Watkins, Harassment Advocate, aided and abetted by lawyers in their office and by King County prosecutor, have covered up Council House crimes for at least a decade. Instead of prosecuting Council House directors and employees, Carr has maliciously prosecuted their victims on unsubstantiated evidence provided by Mitchell. His staff have now involved themselves in similar malicious damage to computers as that documented for Johnson. Malicious prosecution, system sabotage and malicious mischief classify as felonies.

Any person without probable cause who fabricates reasons to arrest innocent people and attempts to prosecute them commits a class C felony punishable upon conviction with imprisonment in a state correctional facility for not more than five years. Mitchell continues to use Seattle Police Department as his private Gestapo while Carr knowingly and maliciously prosecutes criminal charges. He bases them upon perjured testimony filed by Mitchell and his directors against victims of elder abuse. UW misuses its own regulatory autonomy to do the same thing by document forgery, falsifying records, and malicious attacks on computer systems and databases.

Mitchell controls the extremes of an elitist board of directors and an impoverished minority population - he plays both ends against the middle. He has turned a minor administrative position for which he has no credentials into a costly quagmire of self-aggrandizement and elder abuse. Similarly, Johnson has constructed a psychotic niche at UW that both administrators and faculty will not challenge for fear of irrational repercussion. Doerty from his elevated bench grants them impunity. [*Impunity*]

With a UW administrator doubling as director of CH, the connection becomes evident. The dysfunctional Council House scenario matches precisely the behavior of administrators at UW. Not only do Doerty, Johnson, and Mitchell classify as psychotic triplets, the three organizations operate in consort using the same *modus operandi*. University of Washington, Council House, and Washington judiciary have created an anarchy that even Kafka could not have envisioned.

Nemesis.

All salaries shown per annum after annualizing.

1. American Psychiatric Association, *Diagnostic and Statistical Manual of Mental Disorders* (Fourth Edition) (American Psychiatric Association, Washington, DC), 1994.

2. David B Adams PhD consults to occupational medicine, surgeons, nurse case managers, insurers and employers regarding the psychological impact of work-related injury and the role of psychological factors in short- and long-term disability. [*Psychopathy*]

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Feedback: Webspinner@ContraCabal.org