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Welcome to my FINAL email:

I have had a lot of fun over the last three and a half years. I have also learned a lot on graphics and the use of AI on photos.

It has also been very stressful, fighting an organization as corrupt and dirty as the California State Bar. Many of my friends have started being concerned that I am more than obsessed at my Pursuit of Justice.

This morning at the first Board of Trustees meeting for 2024 I spoke with Ellin Davtyan, the General Counsel of the State Bar of California.

I confronted her about the term "factual allegation." This term is being used by the Special Deputy Trial Counsel to basically tell us our complaints are pure bullshit. To George Cardona and his entire team of bullshit artists at the Chief Trial Counsel, the people of California are tired of your distortions to cover for corrupt, incompetent, highly unethical lawyers.

So George - Fuck you.

As I told Leah, all the emails for the last three years have been uploaded to <u>VanessaHolton.com</u>. As a special surprise, James Gallagher makes an appearance in the 60 and 70 lists. He is the Republican Minority Leader for Yolo county. He unsubscribed last time so pass this to him please. I made a video for him!

Now that all the emails are posted, and I posted a few videos walking people thru my State Bar complaints. I expect that you could use these videos to train the new SDTC's on how to really do their job.

I do not hold Officer Bellamy responsible for the calls, as he reiterated a couple of times, anyone can come in and file a complaint. I assume that a letter from the General Counsel of the State Bar of California, on governmental letterhead would be taken as expert testimony. He had no idea that Vanessa Lynne Holton excluded facts.

I have not seen the letter as yet, as it is naming me as the suspect in this criminal matter. I assume that once I am charged, or Vanessa Lynne Holton is, I will get to see the letter. Since it was written by a government employee, at taxpayer expense, can I sue for it now under the Freedom of Information Act?

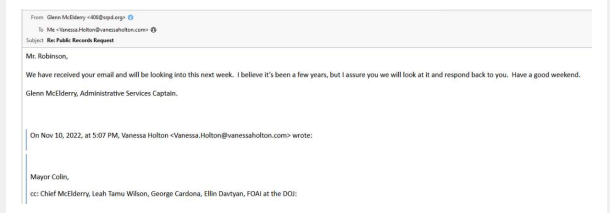
District Attorney Lori E. Frugoli, check out the timeline of events on <u>VanessaHolton.com</u>. The day AFTER I filed a State Bar Complaint against Vanessa Lynne Holton, she had her staff write a complaint. She printed the complaint on CalBar letterhead, signing it as the

General Counsel of the CalBar. She then had someone hand-deliver it to the SRPD.

When I decided to protest, someone went thru the complaint, doing what Lt. Bishop of the SRPD described to me (hopefully recording still available) a military grade after-action redaction of said complaint.

In other words, someone destroyed evidence.

Capt. Glenn McElderry is well aware of this, and did nothing.



Why is it Capt. Glenn McElderry ignored the fact that report was still open after two years? What was the last dated entry? Did he not think it was criminal to destroy evidence?

Did he not tell Chief Spiller

about the destruction of evidence?

The problem was that Officer James Bellamy left me two voice messages. Rather than describe them, you can listen to him threaten me with criminal charges. (What is the penal code for the fraudulent impersonation of a person thru cyber means? That is on call 2!)

Call 1 Call 2

As I said, the San Rafael PD had no idea I had opened a State Bar complaint against Vanessa Holton, but I want to know who pushed Officer Bellamy to add to the threat in Call 2.

Why did the FOIA not claim any identity theft occurred.

There are also two calls between me and Officer Bellamy. Both of these calls demonstrate just how incompetent Officer Bellamy is in his understanding of the penal code. I wonder if this is why they chose him to threaten me, he appears to be so incompetent that even after I read him the penal code on Identity Theft, he just could not grasp that a financial profit or loss needed to occur.

This incompetency by Officer Bellamy to understand how the penal code applies now brings into question each and every arrest he made since he began. You will also need to conduct a review of how his supervisor may have had to cover for his lack of understanding the penal code.

But there is just SO MUCH MORE!

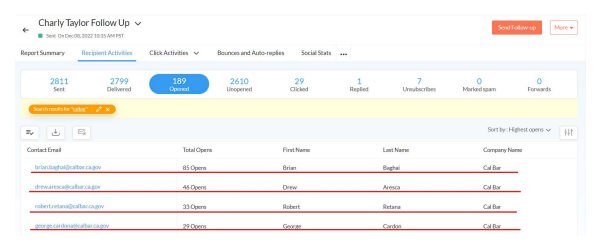
I use an email program to track the mass emails I send out. I have used several alias email addresses, hoping to ensure maximum openings. Clickbait.

And these idiots keep on clicking!

I sent out this email.

Charly Taylor Follow-Up

And they do this:



What those "Opens" represent are conversations. Brian Baghai opened the email, that is 1. He forwards the email to four (4) people, each opening it. The count is now 5. Back and forth, each time opened on a new device, adds to the count.

These are email conversations between people. I have repeatedly sent out FOIA requests to Leah Tamu Wilson, all of which she has ignored.

For those of you who think my calls and emails are just annoying, nope! I have been simply gathering evidence, letting CalBar if fact hang themselves.

I have about 30 more, opened by not only CalBar employees, but government employees and politicians, both in the Assembly and the Senate. These emails will expose the inner-workings of the CalBar, exposing the total and complete corruption that everyone knows exists.

For those of you worried about taking on CalBar, relax. My next email will show you just how corrupt the California State Bar really is, up to Ellin Datvyan, the new General Counsel as well as George Cardona.

George is proof the CalBar can corrupt anyone. Or was he, a past prosecutor, corrupt from the beginning? Is that how he got the job?

I will be asking for your help filing a civil rights lawsuit against the Bar in Federal Court of course, same charges, but more, more, more.

We can ignore Leah Wilson, she is a joke. Not one (1) billable hour in her entire career.

Leah Tamu Wilson, the former and current Executive Director is also very very incompetent. After quitting to "pursue her options," she failed miserably. In order to survive she needed \$188,000 from the CalBar.

This is her second trip to the well, or "belly-up to the trough!"

7	Executive Director	1110	General Fund	Leah Wilson	\$140,000	Special Assistance to Interim Executive Director
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7. Leah Wilson

Vendor will provide lead staff support, direction and/or guidance on assigned high-level responsibility as Special Assistant to the Interim Executive Director.

The first time she only asked (begged??) for \$48,000, just under the \$50,000 minimum to report. She even needed a "Waiver for Good Cause!" No problem!

The CalBar Board of Trustees kisses her ass because, of course, the California State Bar just cannot function without Leah's corrupt influence.

Or is this the money she used to bribe them to keep her job open if, or as we all know when (she did!) she failed in "pursuing her options?"

The Board of Trustees is therefore requested to waive, for good cause, the policy restricting former senior managers from doing business with the State Bar within twelve months of termination of employment.

FISCAL/PERSONNEL IMPACT

Waiver of the Board policy will allow the State Bar to approve a contract with Ms. Wilson in the amount of \$48,000.

Your next question must be:

Why would they keep the report "open" for two years?

To protect the bar, and the City of San Rafael from civil and criminal charges. They are hoping to run the clock out, but every email, every call just extends the conspiracy.

Read this disgusting abuse by SDTC Riza Sitton, a past employee of the CalBar at the Chief Trial Counsel. She is working for her old bosses!

Another common premise of your complaints is that Vanessa Holton³, former General Counsel of the State Bar of California, filed an allegedly false police report, and some of the respondents named herein allegedly conspired to cover up the allegedly criminal act.

By letter dated November 9, 2022, Charles Taylor of the San Rafael Police Department informed you that the subject police report is a confidential law enforcement investigative report. The department denied your request to release a copy, under the present circumstances. That said, if the police department or another law enforcement agency determines that a California attorney illegally reported an incident, it has the authority to refer the matter to the State Bar. To date, we have not received any information from law enforcement in that regard.

Moreover, the assertion of a "false police report", alone, is conclusory. We cannot use argumentative, conclusory and conjectured assertions to establish a colorable violation of the Rules of Professional Conduct or the State Bar Act. Only factual allegations can be considered.

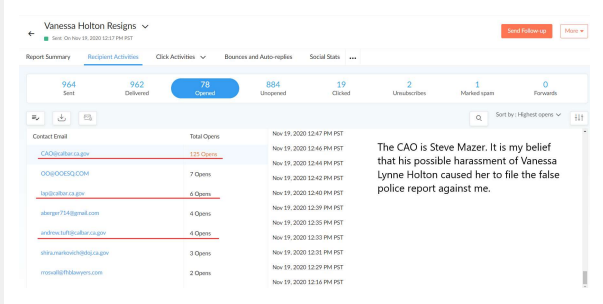
Rizamarie State Bar Closing Letter

To protect themselves and their friends at the CalBar they cover for each other. How did Rizamarie know the report was still investigational? She didn't have any issue with the two years?

District Attorney Lori E. Frugoli, isn't it her job as the Special Deputy Trial Counsel (SDTC) to investigate criminal conduct by attorneys, not demand we provide her with whatever her definition is of "facts?"

BTW - This is now the way the SDTC's are operating, demanding "facts" to tell us to basically f@ck off. How can they be independent if they use the same script to shut down investigations?

If you want facts, <u>click on this</u>. It is the original story, along with a link to the Wayback Time machine showing the story I wrote. How in any way does this harass or defame Vanessa?



The harassment came from Steve Mazer, the Chief Operating Officer at CalBar. He forwarded this email, harassing Vanessa Holton over 125 times in just two days. She was unable to retaliate against him, so she attacked me.

Pathetic.

Also on the site District Attorney Lori E. Frugoli, you will find the proof of the knowledge of these criminal acts by everyone I previously mentioned, and more. I have posted numerous emails and the corresponding opens by the recipients.

For those of you who are defense attorneys, you have an obligation to bring the claim of police corruption I am making to any and all of your clients, asking them if they thought the SRPD may have destroyed evidence in their case.

Contact the judge handling your criminal cases, past or present, and ask them to order a copy of the Incident Report #SR20-07929 along with the complete police file from the SRPD. Have them review it and if District Attorney Lori E. Frugoli refuses to act, request the judge order an investigation.

Once a police department is corrupted, it spreads to all other officers.

This one reaches to the very top.

The race is on, District Attorney Lori E. Frugoli. Will you be the first to officially request the case, and then open a criminal investigations?

If you wait, it could look like you were forced to investigate only because the criminal defense lawyers demand it?

People could start to question how much your office knew about this and did nothing.

That could open Marin County to civil suits, could it not?

Rev. Frank Robinson www.theecv.org USAF Veteran Non-Directed Kidney Donor Have You Thought About Donating?

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This email was sent by <u>leaht.wilson@leahtwilson.com</u> to [Recipient's Email Address]
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