

FEATURE

Washington's weapons-surrender statute / p. 30

COLUMN

Ethics & the Law: prosecutor's rule / p. 14

FEATURE

2026 legislative session recap / p. 27

# WASHINGTON STATE BarNews

THE OFFICIAL PUBLICATION OF THE WASHINGTON STATE BAR ASSOCIATION

## Trust Account Mistakes: Your Questions Asked and Answered

Q&A with the WSBA's practice management advisor / p. 22



APR./MAY 2026  
VOL. 80, NO. 4





**CONNELLY**  
LAW OFFICES

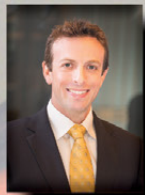
www.Connelly-Law.com | 253.593.5100  
Offices in Tacoma, Seattle & Spokane  
Info@connelly-law.com



JOHN R.  
CONNELLY



LINCOLN C.  
BEAUREGARD



MICAH R.  
LEBANK



NATHAN P.  
ROBERTS



AMANDA M.  
SEARLE



EVAN T.  
FULLER



MEAGHAN M.  
DRISCOLL



MARTA L.  
O'BRIEN



SAMUEL J.  
DAHEIM



JACKSON R.  
PAHLKE



MATTHEW J.  
WURDEAN



HOLLIE M.  
CONNELLY



CHRISTIAN P.  
MCDONALD



JOHN FRANCIS  
CONNELLY



DALIA  
IBRAHIM



SUSAN E.  
WASSELL



JOHN B.  
MCENTIRE, IV



COLIN G.  
PRINCE



GREGORY D.  
ZACHARIA

*We look forward to assisting you in your pursuit of justice.*

**TRUTH | JUSTICE | ACCOUNTABILITY | EQUAL ACCESS**



# DAVIS LAW GROUP, P.S.<sup>™</sup>

SERIOUS INJURY & WRONGFUL DEATH ATTORNEYS



Attorney Chris Davis

**Davis Law Group** is headed by founder and principal attorney, Chris Davis. For the past 30+ years, **Davis Law Group** has excelled by offering superior client service and achieving substantial verdicts and settlements (including several in many difficult and high-risk cases that other attorneys turn down).

We routinely accept attorney referrals and associations. **We offer generous fee sharing terms to other lawyers in compliance with RPC 1.5(e).** If you need to refer or associate on a case, the proven litigation experts at **Davis Law Group** should be your first call. To refer a case, or learn more, you can use the QR code, or call our office at the number below.

Some of our **BIGGEST** cases have been resolved through litigation, including:

- \$14 M airport workplace injury
- \$11 M verdict wrongful death in rehab facility
- \$10 M for bicyclist crashing into bollard
- \$8 M wrongful death DUI crash
- \$5 M MVA & TBI auto collision
- \$5 M motorcyclist & car collision
- \$4.55 M pedestrian vs. cyclist TBI
- \$4 M wrongful death in street sweeper incident
- \$4 M pedestrian vs. MVA
- \$4 M dental malpractice

#### Case Types We Handle:

- Wrongful Death
- Car & Trucking Accidents
- Pedestrian & Cycling Accidents
- Dog Bites & Attacks
- Government Negligence
- Professional Negligence
- Law Enforcement Negligence
- Construction & Workplace Accidents
- Insurance Bad Faith & IFCA

Contact us today for referral information



- \$4 M wrongful death - building vs. truck
- \$4 M wrongful death T-bone collision
- \$3.8 M car collision into parked truck
- \$3.75 M wrongful death truck collision
- \$3.45 M DOC negligence
- \$2.5 M UIM bad faith & IFCA violations
- \$2.5 M wrongful death motorcyclist
- \$2.3 M TBI & drunk driving crash
- \$2.2 M ride share & pedestrian collision
- \$2.0 M trip & fall outside of retail store

# Justice for Asbestos Victims



Myles Crandall | Hallie Conyers-Tucker | Ruby Aliment | Debbie Silberman | Rachel Moore  
Brendan Little | Chandler Udo | Vanessa Oslund | Erica Bergmann | Tyler Beckum



**OSLUND  
UDO  
LITTLE**

**Over \$1 Billion Recovered For Our Clients**

**Accepting Referrals**

**206.957.9510 – [Contactus@oslundlegal.com](mailto:Contactus@oslundlegal.com)**

**[www.oslundlegal.com](http://www.oslundlegal.com)**

*Nationally recognized mesothelioma trial lawyers in your backyard.*

# On the Docket

WASHINGTON STATE BAR ASSOCIATION • APRIL/MAY 2026

## FEATURES

# 18

PRO BONO ORGANIZATION  
OF THE MONTH

### In Conversation with Benton Franklin Legal Aid Society (BFLA)

→ Q&A WITH BARBARA  
POTTER, VICTOR BARAJAS,  
MARLA MARVIN,  
AND MARK VON WEBER

# 20

AFFINITY BAR  
ASSOCIATION SPOTLIGHT

### Mother Attorneys Mentoring Association of Seattle

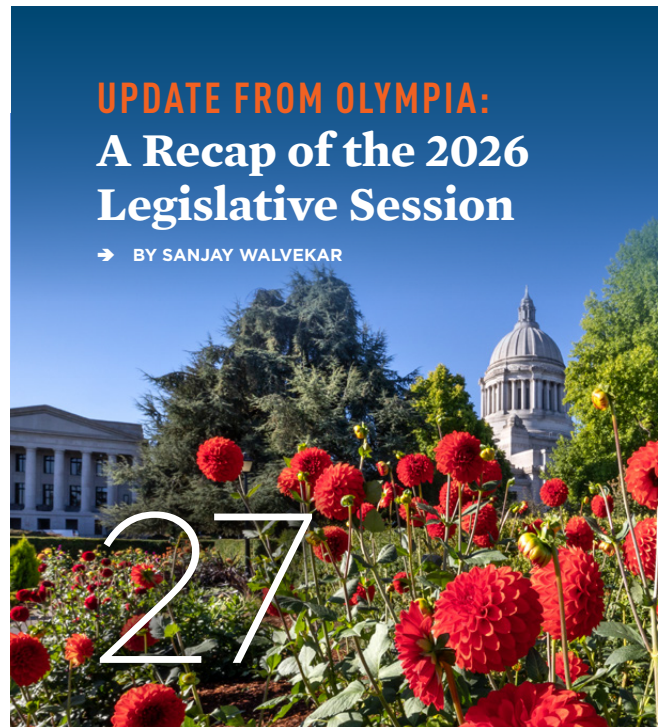
→ Q&A WITH DARCEL LOBO

# 22

COVER STORY

### Managing Client Trust Accounts: Preventing the Most Common Compliance Failures

→ BY MARGEUX GREEN



### UPDATE FROM OLYMPIA: A Recap of the 2026 Legislative Session

→ BY SANJAY WALVEKAR

# 30

### Constitutional Confusion: Washington's Weapons-Surrender Statute

→ BY KARLA CARLISLE  
AND BENJAMIN GOULD

# 36

### Second Chances

How Judges for Justice  
turns wrongful convictions  
into exonerations

→ BY COLIN RIGLEY

# 40

### Volunteer Spotlight: Q&A with Ann Guinn

PLUS > Thanks to Our  
2025 WSBA Volunteers / p. 42



## COLUMNS

- 4 **Editor's Note**  
Tips to Prevent  
IOLTA Mistakes  
BY KIRSTEN LACKO
- 8 **The Bar in Brief**  
Take the Pledge to  
Connect With Schools  
on Law Day 2026  
BY TERRA NEVITT
- 10 **President's Corner**  
Federal Congressional  
Funding for the Justice  
System and Protecting  
Our Impartial Courts  
BY FRANCIS A. ADEWALE
- 12 **Guest Column**  
Heroes of Justice  
BY JUSTIN BINGHAM
- 14 **Ethics & the Law**  
Doing Justice:  
RPC 3.8 and the  
Special Responsibilities  
of Prosecutors  
BY MARK J. FUCILE

## ESSENTIALS

- 7 **NWSidebar: There's  
More on the Blog**
- 48 **On Board**
- 50 **In Remembrance**
- 52 **Need to Know**
- 57 **Discipline & Other  
Regulatory Notices**
- 58 **Marketplace of Professionals**
- 63 **Classifieds**
- 64 **Beyond the Bar Number:  
Cora Whitney**

## CALLOUT TO READERS

### Answer Our Q&A

If you'd like to see yourself on  
the last page of an issue of *Bar  
News*, let us know! We would  
love to send you a questionnaire.  
[wabarnews@wsba.org](mailto:wabarnews@wsba.org)

# Tips to Prevent IOLTA Mistakes

Washington State Bar News will inform, educate, engage, and inspire by offering a forum for members of the legal community to connect and to enrich their careers.

Each year, the WSBA publishes details about its discipline system and discipline statistics from the prior year (see next month's magazine for the 2025 report). In 2024, about 10 percent of cited ethics rule violations involved IOLTA account overdrafts or other issues related to account record keeping and safeguarding client property. This month, the WSBA's practice management advisor,

All opinions, statements, and conclusions expressed in submitted articles, editorial comment, and letters to the editor appearing herein represent the views of the respective authors and do not necessarily carry the endorsement of the WSBA, its Board of Governors, or individual members of the Washington Bar. Publication of articles, editorial comments, or letters to the editor is not to be deemed an endorsement of the opinions, statements, and conclusions expressed by the author(s). Likewise, the publication of any advertisement is not to be construed as an endorsement of the product or service offered unless it is specifically stated in the ad that there is such approval or endorsement.

**Kirsten Lacko** is the editor of *Washington State Bar News* and can be reached at [kirstenl@wsba.org](mailto:kirstenl@wsba.org).

Margeaux Green, offers some practical tips to help legal professionals avoid common pitfalls associated with IOLTA account management. Green asks a series of questions, including, "What do I do if I have funds in my account that I can't identify?" "Do I have to keep a 'check register' even if I don't write checks?" "Am I allowed to accept credit card deposits into my trust account?" Find the answers to these questions, along with scenarios in which lawyers regularly run into problems, on page 22.



PUBLISHED BY THE

**WASHINGTON STATE BAR ASSOCIATION**

1325 Fourth Ave., Ste. 600  
Seattle, WA 98101-2539



**ON THE COVER**  
Photo illustration © Getty/marchmeena29

Also in this issue, a recap of the 2026 Washington legislative session (page 27); clarification around the state's weapons-surrender statute (page 30); a look at Judges for Justice, a group of retired local judges who help overturn wrongful convictions (page 36); a spotlight on longtime WSBA volunteer Ann

**EXECUTIVE DIRECTOR** Terra Nevitt  
206-727-8282  
[terran@wsba.org](mailto:terran@wsba.org)

**WASHINGTON STATE BAR NEWS EDITOR** Kirsten Lacko  
206-239-2127  
[kirstenl@wsba.org](mailto:kirstenl@wsba.org)

**WASHINGTON STATE BAR NEWS DESIGNER** Jessica Randklev  
206-727-8214  
[jessicar@wsba.org](mailto:jessicar@wsba.org)

Guinn (page 40); an ethics column on RPC 3.8 and the special responsibilities of prosecutors (page 14); and a Q&A with MAMA Seattle President Darcel Lobo (page 20). **BN**

### Washington State Bar News Contact Information

QUESTIONS/SUBMISSIONS [wabarnews@wsba.org](mailto:wabarnews@wsba.org)

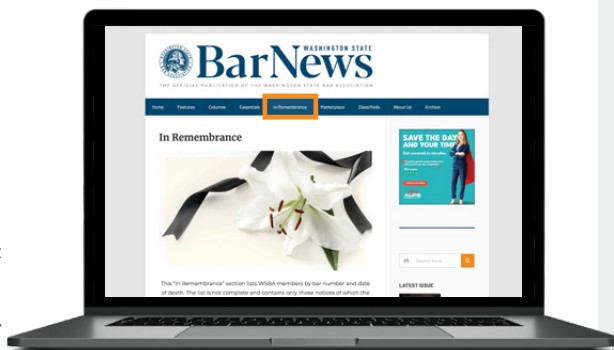
LETTERS TO THE EDITOR [wabarnews@wsba.org](mailto:wabarnews@wsba.org)

IN REMEMBRANCE SUBMISSIONS [wabarnews@wsba.org](mailto:wabarnews@wsba.org)

WASHINGTON STATE BAR NEWS ONLINE [www.wabarnews.org](http://www.wabarnews.org)

## EXPANDED IN REMEMBRANCE SECTION ONLINE

Longer obituaries for recently deceased WSBA members are now available online at [wabarnews.org/in-remembrance/](http://wabarnews.org/in-remembrance/)



Washington State Bar News is published nine times a year by the Washington State Bar Association, 1325 Fourth Ave., Ste. 600, Seattle, WA 98101-2539, and mailed periodicals postage paid in Seattle, Washington (ISSN 2690-1463). For inactive, pro bono, and honorary members, a free subscription is available upon request (contact [subscriptions@wsba.org](mailto:subscriptions@wsba.org)). A portion of each member's license fee goes toward a subscription. For nonmembers, the subscription rate is \$36 a year. Washington residents, please add sales tax; see <https://webgis.dor.wa.gov/taxratelookup/SalesTax.aspx> for sales tax rate.

POSTMASTER: SEND CHANGES OF ADDRESS TO:

**Washington State Bar News**  
Washington State Bar Association  
1325 Fourth Avenue, Suite 600,  
Seattle, WA 98101-2539

© 2026 by Washington State Bar Association.

# CELEBRATING SGB'S NEWEST SHAREHOLDERS.



## CARSON PHILLIPS-SPOTTS

- Personal Injury and Wrongful Death
- Product Liability
- Class Actions
- Employment Law
- Sexual Assault and Harassment

## ANDY BOES

- Civil Rights & Antidiscrimination Law
- Class Actions
- Employment Law
- Personal Injury and Wrongful Death



Join us in congratulating  
Andy Boes and Carson Phillips-Spotts  
on becoming shareholders at SGB.

# It's nice to be someone's *one and only*...

Johnson Flora Sprangers is the **only** law firm in the state to receive Best Lawyers' Best Law Firms® Tier 1 ranking for plaintiffs' legal malpractice law for 2026, receiving a Tier 1 ranking for the Seattle metro region.



**JOHNSON FLORA SPRANGERS PLLC**

2001 Western Ave, Suite 205 • Seattle, WA 98121 • (206) 386-5566 • [johnsonflora.com](http://johnsonflora.com)

WSBA Board of Governors

PRESIDENT	<b>Francis Adewale</b>
PRESIDENT-ELECT	<b>Kari Petrasek</b>
IMM. PAST PRESIDENT	<b>Sunitha Anjilvel</b>
1ST DISTRICT	<b>Parvin Price</b>
2ND DISTRICT	<b>Kari Petrasek</b>
3RD DISTRICT	<b>Allison Widney</b>
4TH DISTRICT	<b>Mary M. Rathbone</b>
5TH DISTRICT	<b>Emily Arneson</b>
6TH DISTRICT	<b>Todd A. Bloom</b>
7TH-NORTH DISTRICT	<b>Matthew Dresden</b>
7TH-SOUTH DISTRICT	<b>Alain Villeneuve</b>
8TH DISTRICT	<b>Kristina Larry</b>
9TH DISTRICT	<b>Kevin Fay</b>
10TH DISTRICT, TREASURER	<b>Nam Nguyen</b>
AT-LARGE (DIVERSITY)	<b>Christopher Bhang</b>
AT-LARGE (DIVERSITY)	<b>Tom Ahearne</b>
AT-LARGE (NEW MEMBERS)	<b>Jordan L. Couch</b>

2025-2026 WSBA Editorial Advisory Committee

CHAIR	<b>Benjamin Gould</b>
MEMBERS	<b>Evelyn Emanuel</b>
	<b>Allison Rone Foreman</b>
	<b>Nicholas Marler</b>
	<b>Priscilla Moreno</b>
	<b>Susan Moss</b>
	<b>Robert Philbrick</b>
	<b>Suellen Siqueira-Fisher</b>
	<b>Leron Vandsburger</b>
	<b>James Wade III</b>
	<b>Thomas Williams</b>
	<b>David Ziff</b>

WSBA Contact Information

WSBA SERVICE CENTER	<b>800-945-WSBA (9722)</b> <b>206-443-WSBA (9722)</b> <b>questions@wsba.org</b>
WSBA WEBSITE	<b>www.wsba.org</b>
WSBA ONLINE STORE	<b>www.wsbaacle.org</b>
WSBA ETHICS LINE	<b>206-727-8284</b> <b>800-945-9722, ext. 8284</b>
WSBA MEMBER WELLNESS PROGRAM	<b>206-727-8267</b> <b>wellness@wsba.org</b>
WSBA PRACTICE MGMT. ASSISTANCE	<b>800-945-9722, ext. 5914</b>
NWSIDEBAR, THE WSBA BLOG	<b>206-733-5914</b> <b>blog@wsba.org</b> <b>nwsidebar.wsba.org</b>
WSBA CAREER CENTER	<b>jobs.wsba.org</b>

# BarNews

Washington State Bar News Submission Guidelines

Washington State Bar News relies on submissions from WSBA members and members of the public that are of interest to readers. Articles should not have been submitted to any other publications and become the property of the WSBA. Articles typically run 1,000–2,500 words. Citations should be incorporated into the body of the article and be minimal. Please include a brief author's biography, with contact info, at the end of the article. High-resolution graphics and photographs (preferably 1 MB in size) are requested. Authors should provide a high-resolution digital photo of themselves with their submission. Send articles to wabarnews@wsba.org. The editor reserves the right to edit articles as deemed appropriate. The editorial team may work with the writer, and the editor may provide additional proofs to the author for review.

Washington State Bar News Advertising

To purchase Display Ads, Announcements, and Marketplace of Professionals listings, or to receive a media kit, contact Ronnie Jacko, Big Red M, at ronnie.jacko@bigredm.com, 503-445-2234.

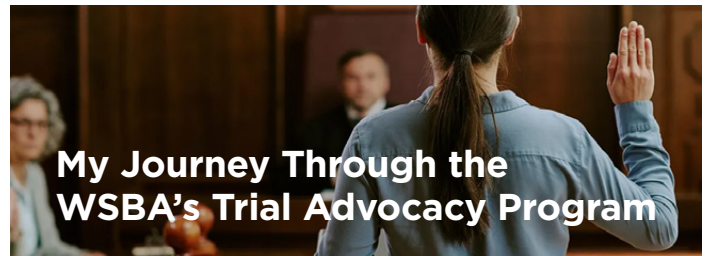
**Classifieds:** Advance payment required. See classified page for rates, submission guidelines, and payment information. Washington State Bar News is published nine times a year with a current circulation of approximately 34,000.

## There's More on the Blog



# NW Sidebar

THE VOICES OF WASHINGTON'S LEGAL COMMUNITY



BY FABIOLA JIMENEZ

A few years ago, I was burning out in my legal career. Picking myself up from burnout meant that there was nowhere to go but up. My recovery led me to realign and repurpose—a last ditch Hail Mary to stop me from leaving a [...]

[nwsidebar.wsba.org](https://nwsidebar.wsba.org)

## How Should Lawyers Handle Disputed Trust Account Funds?



BY SANDRA SCHILLING

Disputes over trust account funds can be a challenge for lawyers, requiring careful navigation of ethical and legal obligations. What happens when a parent pays for a child's [...]



[nwsidebar.wsba.org](https://nwsidebar.wsba.org)

## New Oregon State Bar Opinion on Using AI Agents for Client Intake



BY MARK J. FUCILE

In February, the Oregon State Bar issued Formal Opinion 2026-208, allowing law firms to use autonomous AI for client intake with qualifications. Lawyers must understand [...]



[nwsidebar.wsba.org](https://nwsidebar.wsba.org)

A NOTE FROM THE WSBA EXECUTIVE DIRECTOR

# Take the Pledge to Connect With Schools on Law Day 2026

**T**o borrow from my 14-year-old's vernacular, Law Day 2025 was epic. Help us make Law Day 2026 epic-er(?) by making a pledge to connect with your local schools and students, and we will help you with all the logistics.

Law Day is held annually on May 1 in the United States, stretching back to its establishment in 1958 by President Dwight Eisenhower to honor the rule of law based on principles of liberty, justice, and equality. In that spirit, the WSBA launched its Rule of Law Ambassador Program last Law Day, with almost 2,000 legal professionals across the state—from Bellingham to Vancouver, Kelso to Colville, and everywhere in between—who stood in courtrooms and on courthouse steps, raising their hands and recommitting to their professional oath. In so doing, we sent a message to all Washingtonians: While Americans are feeling more divided than ever, the legal community is united around the rule of law and continually striving toward its promise—that the same laws apply to everyone, that everyone is treated equally under the law, and that human rights are guaranteed to all.

It was a powerful day, one that made me proud to be a lawyer. And since then, *you* have made the Rule of Law Ambassador Program a responsive and resourceful initiative. *You* have told us what you needed to build trust and spread accurate information about the legal system in your community; and *you* have shown up to learn and gather more tools to be a legal ambassador.

Here is a snapshot of what we have done so far. We have:

- **Created** a series of CLEs to help legal ambassadors understand and be community resources about hot topics in the law, including constitutional powers and immigration enforcement;
- **Launched** a statewide tour (13 stops and counting!) in partnership with county bar associations—called Speak Up for Justice Washington!—to equip legal professionals with tools to support judges, who are sounding the alarm about unprecedented violence and attacks on the independence of their courts;
- **Teamed** with the University of Washington's Center for an Informed Public (CIP) to develop a research cohort to map and understand sources of mis- and disinformation about the legal system; and
- **Partnered** with the Administrative Office of the Courts (AOC) to establish the Lawyers in the Classroom program, complete

with ready-to-go civics lessons for legal professionals to use in classrooms.

It's that last effort we are going to focus on for Law Day 2026—our future legal and civic leaders. As we have traveled across the state, we've discovered a ubiquitous pair of beliefs among legal colleagues. First, no matter what our political association or geographic location, we are deeply concerned about the epidemic of civic cynicism<sup>1</sup> and declining trust in courts<sup>2</sup> because, as our rules of professional ethics remind us, “legal institutions in a constitutional democracy depend on popular participation and support to maintain their authority;”<sup>3</sup>—that is, when we stop trusting in and deferring to the rule of law as a society, it simply ... goes away. Second, we have heard, again and again, that one of the most direct, joyful, and effective things an individual legal professional can do to change this trend is to get into a classroom and connect with students.

As U.S. District Judge John Coughenour tells colleagues on our Speak Up for Justice Washington! tour, there are two things in life that he never refuses: A grandchild's request to buy something in a bookstore ... and a teacher's request to come speak to students.

It's tempting to get stuck in a morass of anxiety watching the news and thinking about the growing chasms of disregard for U.S. institutions and basic human compassion. Then I consider my children and their friends, and it provides hope, meaning, and motivation as I remember that it's the next generation who is going to carry our nation forward to a better future—if we prepare them. We all know the ancient proverb about what it takes to raise a child, and we need entire villages, now more than ever, to wrap around our young people.

So this Law Day, we are launching an initiative as part of our ambassador program



**Terra Nevitt**

*WSBA Executive Director*

Nevitt can be reached at [terran@wsba.org](mailto:terran@wsba.org) or 206-727-8282.

As we approach Constitution Day next September, we want to start an annual tradition of partnership between local schools and the legal community.

## LEARN MORE

The WSBA is launching a 2026 Law Day (May 1) initiative with an emphasis on connecting legal



professionals and local schools to help the next generation of leaders understand and build upon the Constitution's promise. Learn more, access the tool kit, and sign up to be a Rule of Law Ambassador at [www.wsba.org/ambassadors](http://www.wsba.org/ambassadors).

that will make it easy for legal practitioners to show up and help local students learn about the Constitution—to understand their civic power and to dream about what this nation will look like under their leadership. We will celebrate our nation's 250th anniversary in July, and we need our children to be invested in and ready to chart the next 250 years of history. As we approach Constitution Day next September, we want to start an annual tradition of partnership between local schools and the legal community; it's one of a lawyer's most basic professional responsibilities to uphold and support our nation's founding document, and there is no better way to do that than to instill knowledge and passion into the next generation of leaders.

Just as importantly, we know that seeds are planted when school children meet and engage with legal professionals. They begin to think, "They look like me, they care about me—maybe I can do what they do when I grow up." Those seeds take root and grow, moving us toward our access-to-justice goal of expanding the legal profession until it represents all the people it's trusted with serving.

Are you interested? It's easy, I promise. Just take the pledge on Law Day and we will help you with the rest. Sign up for more information via [ambassadors@wsba.org](mailto:ambassadors@wsba.org) and log on to [www.wsba.org/ambassadors](http://www.wsba.org/ambassadors) on May 1.

### NOTES

1. [www.norc.org/content/dam/norc-org/pdf2024/lisu-report.pdf](http://www.norc.org/content/dam/norc-org/pdf2024/lisu-report.pdf).
2. <https://news.gallup.com/poll/653897/americans-pass-judgment-courts.aspx>.
3. [www.courts.wa.gov/court\\_rules/pdf/RPC/GA\\_RPC\\_PREAMBLEANDSCOPE.pdf](http://www.courts.wa.gov/court_rules/pdf/RPC/GA_RPC_PREAMBLEANDSCOPE.pdf).



DICKSON FROHLICH  
PHILLIPS BURGESS PLLC

## LOCAL HERO AWARD



Congratulations to Trevor A. Zandell on receiving the Washington State Bar Association's Local Hero Award for his outstanding leadership and service to the Thurston County community. His dedication exemplifies the highest ideals of the legal profession and the impact lawyers can have beyond the courtroom.



Trevor A. Zandell

p.) 206-621-1110

[www.DFPBlaw.com](http://www.DFPBlaw.com)

# APPEALS

AND EMBEDDED APPELLATE COUNSEL

Jason W. Anderson

Rory D. Cosgrove

Ashley D. Burman

James E. Lobsenz

Nicholas A. Carlson

Gregory M. Miller

Linda B. Clapham

Isaac C. Prevost

CARNEY  
BADLEY  
SPELLMAN

(206) 622-8020  
 [info@carneylaw.com](mailto:info@carneylaw.com)  
 [carneybadleyspellman.com](http://carneybadleyspellman.com)

Construction | Business | M&A | Employment | Litigation | Appeals | Real Estate | Startups | Estate Planning

# Federal Congressional Funding for the Justice System and Protecting Our Impartial Courts

**“If one really wishes to know how justice is administered in a country, one does not question the policemen, the lawyers, the judges, or the protected members of the middle class. One goes to the unprotected—those, precisely, who need the law’s protection most!—and listens to their testimony.”**

—James Baldwin, *No Name in the Street*

One of the principal tasks of state bar presidents all over the country is to go to Congress annually to advocate for funding for legal aid and the justice system. This year’s ABA Day (from March 24-26) was well attended, and my unscientific poll of bar leaders showed that, for most, the highest concern is for protecting our impartial courts and funding for the Legal Services Corporation. I want to thank our Washington state congressional delegation, from both sides of the aisle, for receiving us and listening to our advocacy on behalf of those who need the law’s protection most. This year, I had the opportunity to walk through the halls of Congress and meet with state congressional leaders and their staff. Senators Patty Murray and Maria Cantwell were most gracious. They not only received us, but they also listened to our impassioned plea on behalf of their constituents who need legal protection. We also met with the staff of representatives including Pramila Jayapal, Marilyn Strickland, Emily Randall, Marie Gluesenkamp Perez, Adam Smith, and Kim Schrier.

The highlight of this year’s congressional outreach was the reception in honor of Washington’s retiring congressional leader, Rep. Dan Newhouse. Rep. Newhouse told us he has not always been a supporter of civil legal aid. We all have past WSBA President Bill Pickett to thank for making him a believer in this good cause. Below is a short report on our efforts in Washington, D.C., including extracts from the ABA Governmental Affairs Office outreach materials.

## BACKGROUND

A cornerstone principle of our U.S. Constitution is a fair and impartial judiciary where judges can issue decisions based on the facts of the case without fear of reprisal or physical harm. This principle is applicable to both federal and state courts. State court judicial officers, together with court staff, handle cases concerning complicated problems ranging from child custody disputes, mental health, loss of housing, and denial of financial aid. I served as public defender at our Spokane Regional Mental Health Court and saw the challenges families go through to keep their family members experiencing mental health issues on the straight-and-narrow path to health and wellness. I have also served as public defender at our Spokane Municipal Community Court for more than 15 years. In these two therapeutic courts, I have never seen anyone make a threat of violence or harm toward the judiciary or staff of courts even though the majority of the participants in these courts deal with mental health issues. They just don’t do it. They are more focused on their health and well-being than anything else.

Threats of violence to judges and court staff often come from within our toxic political environment. Most who come before the court understand the judicial process and will either agree with a judge’s ruling or seek appellate review. However, in an increasing number of cases in recent times, disgruntled litigants threaten and even try to physically harm judges and their family members, as well as court staff. I believe that these sentiments arise from those who have found comfort in hearing from political leaders who stoke divisions and hatred.



**Francis A. Adewale**

*WSBA President*

**Francis A. Adewale** is the 2025-2026 WSBA president. He can be reached at [francisadewalebog@gmail.com](mailto:francisadewalebog@gmail.com).

**In an increasing number of cases ... disgruntled litigants threaten and even try to physically harm judges and their family members, as well as court staff.**



WITH 2025-26 PRESIDENT ADEWALE

### LISTEN ONLINE

Join President Francis Adewale in his new podcast series, *Voices of the Heroes of Justice*, as he explores leadership, service, and community impact through candid conversations with heroes of justice from all over Washington.

Discover from podcast guests what influenced their views on the rule of law and legal practice and how they are helping to shape our profession, lifting others up, and continuing to move us toward a more just and inclusive legal system. Learn more at [www.wsba.org/heroes](http://www.wsba.org/heroes).



### THE PROBLEM

You have heard me and other state bar leaders say that increased threats and violence against state and federal judges are on the rise all over the country. These threats of violence against judges are reported by court officers and relayed to the public through national and local media outlets, but there is no national database to collect, quantify, and assess the threats. Our outreach to our state congressional delegation this year is to establish and fund one for the United States. If we want to monitor and check these threats of violence, we need to get to their roots.

### WHY IT MATTERS

According to the ABA Governmental Affairs Office, a State Judicial Threat

CONTINUED >

# IF YOU'RE INTERESTED IN SERVING OUR STATE ON THE BENCH, YOU'RE NOT ALONE.

## IN MORE WAYS THAN ONE.



Full Court Press is a network of legal and civic leaders committed to a high quality judicial system.

We seek to recruit, train and empower candidates for judicial offices in Washington State.

If that sounds like you or an attorney you know, we'd like to speak with you.

**ROB MCKENNA**  
CHAIR  
FULL COURT PRESS



# FULL COURT PRESS

[www.FullCourtPressWa.Org](http://www.FullCourtPressWa.Org)



## President's Corner

CONTINUED >

and Intelligence Resource Center should provide:

- Safety education and training for judicial officers, courts, and local law enforcement.
- Physical security assessments for courts, homes, and other facilities where judicial business is conducted.
- Monitoring of threats to state judges and court staff.
- Standardized incident reporting practices.
- A national database for reporting, tracking, and sharing information, best practices, and analysis of threats.

### PENDING LEGISLATION

We are grateful to our two Washington senators for pushing to help pass the Countering Threats and Attacks on our Judges Act by unanimous consent. This bipartisan legislation to create a national database for state judicial threat information to help improve judicial security and the quality of justice in all our state and local courts is before the House of Representatives (HR 4602). It is incumbent upon legal professionals to continue advocating for improved judicial security.

### FUNDING THE LEGAL SERVICES CORPORATION

We should all applaud the long-standing support from Congress for the Legal Services Corporation (LSC) and legislators' decision to provide LSC with \$540 million for fiscal year 2026, which was a modest 3.6 percent cut from FY 2024 and FY 2025 when it received \$560 million. As the ABA Governmental Affairs Office noted, we should all be grateful that "proposals for more significant cuts were not adopted by Congress. It is however in our best interest to urge robust LSC funding in FY 2027 to help Northwest Justice Project meet the growing civil legal needs of low-income Washingtonians."

Your Washington State Bar Association is committed to protecting our judicial system from threats and violence against judicial officers, members of the bar, and court staff. We promise to continue to advocate for justice for all.

Bend the Arc! **BN**

## GUEST COLUMN

# Heroes of Justice

In each issue of *Bar News*, WSBA President Adewale will ask one Washington legal professional, one "Hero of Justice," to share how they came to practice law.



**Justin Bingham**

**Spokane city prosecutor**

**M**y fascination with the law began early. As a child, I devoured anything related to history, government, or legal systems, even when my classmates found those interests a little odd. Still, I felt at home in that world of dense history books and legal treatises. By the fifth grade, I had already announced that I would become a lawyer, and from that moment forward I pursued that goal with unwavering focus. Looking back, that determination served me well. While science and mathematics never came naturally to me, communication did, and that strength ultimately carried me into the profession I had dreamed of for so long.

Despite how straightforward my path may appear, it was anything but simple. I grew up in rural Tennessee, a place where racism, discrimination, and poverty were woven into daily life. For much of my childhood, I was naïve to the realities faced by people of color and those living in deep poverty. That changed shortly after my high school graduation, when a single, unexpected encounter reshaped my understanding of fairness, opportunity, and justice. It was my "aha moment," the realization that not everyone begins life with the same advantages, and that my own achievements were shaped, in part, by circumstances I had once taken for granted.

That shift in perspective profoundly influences how I see the world and how I practice law. Fairness and empathy are not abstract ideals to me; they are essential components of meaningful advocacy. Lawyers hold tremendous power to shape outcomes that affect people's lives. Approaching each case with kindness, humility, and an appreciation for every client's story is, in my view, fundamental to ensuring justice is truly served. The world is rarely black and white. Lawyers help illuminate the nuance, context, and humanity that exist in every situation, ensuring that every person has the opportunity to be heard.

In many ways, I am still that curious kid who loved history and found inspiration in the law. Becoming a lawyer remains one of the greatest honors of my life, and I am grateful that the determined fifth-grader from rural Tennessee never let go of his dream! **BN**

**Fairness and empathy are not abstract ideals to me; they are essential components of meaningful advocacy.**

## Osborn Machler & Neff welcomes Roger Rogoff



We are pleased to welcome Roger Rogoff to Osborn Machler & Neff as of counsel. Roger brings decades of trial experience, including service as a King County Superior Court judge and as a prosecutor in both the U.S. Attorney's Office and the King County Prosecuting Attorney's Office. His courtroom insight and seasoned judgment strengthen our ability to advocate for clients at the highest level.

Personal Injury & Civil Litigation

info@osbornmachler.com / 206.441.4110 / www.osbornmachler.com

OSBORN  
MACHLER  
& NEFF  
LAW OFFICES



Seattle  
Everett  
Mount Vernon

425.252.5167

brewelaw.com

## AN OUNCE OF PRENUPTIAL PREVENTION

AAML™  
AMERICAN ACADEMY OF  
MATRIMONIAL LAWYERS

Super Lawyers®  
Kenneth E. Brew  
25 YEARS

Martindale-Hubbell  
AV PREEMINENT  
Peer Rated for Highest Level  
of Professional Excellence 2025

BEST LAW FIRM  
AWARD BY Best Lawyers  
SEATTLE  
FAMILY LAW • TIER 1  
2026

**Ken Brew** reviews and prepares marital agreements and has served as an expert witness involving prenuptial agreements in litigation. He speaks regularly on the subject and authored the *Washington Practice* chapter on prenuptials. We can help draft, review or critique your prenuptial or postnuptial agreements.

**BREWE LAYMAN P.S.**

Attorneys at Law | Family Law

# DOING JUSTICE:

## RPC 3.8 and the Special Responsibilities of Prosecutors

BY MARK J. FUCILE

**“A prosecutor has the responsibility of a minister of justice and not simply that of an advocate.”  
—RPC 3.8, cmt. 1**

**A**lthough most lawyers think their practice area is unique, only one group of practitioners has its own rule: prosecutors. RPC 3.8 is entitled “Special Responsibilities of a Prosecutor” and our opening quote points at the reason. While prosecutors are certainly not expected to check their role as an ad-

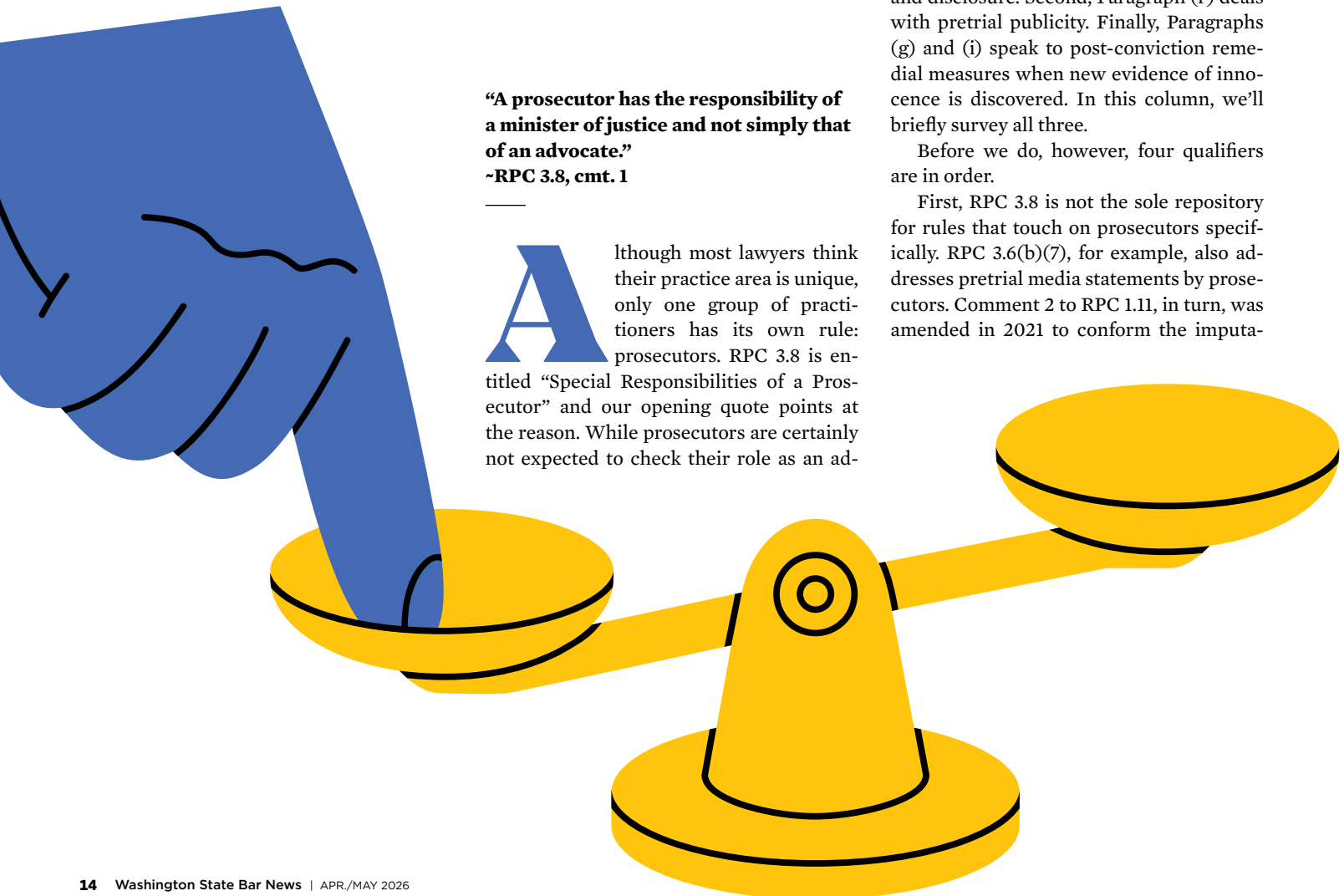
vocate at the courtroom door,<sup>1</sup> Comment 1 to RPC 3.8 elaborates on the central role of prosecutors in our system of justice: “This responsibility carries with it specific obligations to see that the defendant is accorded procedural justice and that guilt is decided upon the basis of sufficient evidence.”<sup>2</sup> Washington is by no means unique in this regard.

The Washington rule is patterned on its ABA Model Rule counterpart and traces its lineage to Canon 5 in the original ABA Canons of Professional Ethics adopted in 1908.<sup>3</sup> The rule also echoes longstanding guidance from the courts, with, for example, the United States Supreme Court noting that a prosecutor “is in a peculiar and very definite sense the servant of the law, the twofold aim of which is that guilt shall not escape or innocence suffer.”<sup>4</sup>

Put broadly, RPC 3.8 breaks down into three primary areas. First, Paragraphs (a) through (e) address charging, investigation, and disclosure. Second, Paragraph (f) deals with pretrial publicity. Finally, Paragraphs (g) and (i) speak to post-conviction remedial measures when new evidence of innocence is discovered. In this column, we’ll briefly survey all three.

Before we do, however, four qualifiers are in order.

First, RPC 3.8 is not the sole repository for rules that touch on prosecutors specifically. RPC 3.6(b)(7), for example, also addresses pretrial media statements by prosecutors. Comment 2 to RPC 1.11, in turn, was amended in 2021 to conform the imputa-



tion of an elected prosecutor's former client conflicts under that rule to the Washington Supreme Court's decision in *State v. Nickels*, 195 Wn.2d 132, 456 P.3d 795 (2020).<sup>5</sup> Today, however, we'll focus on RPC 3.8.<sup>6</sup>

Second, prosecutors work for the government and other rules apply to government lawyers generally—such as newly adopted RPC 1.7(c) that addresses conflicts when a governmental legal department is required by statute or other law to represent agencies within a governmental entity that may be adverse.<sup>7</sup> Here, we'll focus on the role of prosecutors under RPC 3.8 rather than broader considerations applicable to government lawyers generally.<sup>8</sup>

Third, "prosecutor" is a defined term under RCW Chapter 36.27. Under RCW 36.27.020, the duties of a prosecuting attorney in Washington include (among other things) both criminal and civil litigation. Because RPC 3.8 is focused on criminal prosecution, we'll take that same approach here.

Finally, while RPC 3.8 is specific to prosecutors, the other RPCs also apply.<sup>9</sup> Again, today we'll focus on RPC 3.8.

### CHARGING, INVESTIGATION, AND DISCLOSURE

RPC 3.8(a) through (e) address pretrial areas that broadly reflect procedural rights protected by constitutional law, court decisions, and court rules.<sup>10</sup> Although the rights highlighted by RPC 3.8(a)-(e) are central to the criminal justice system, these provisions do not claim to reflect all procedural rights afforded criminal defendants.<sup>11</sup> Similarly, because these elements of RPC 3.8 mirror underlying procedural rights, those rights are typically enforced directly rather than through either citation to RPC 3.8 or through the disciplinary system.<sup>12</sup> In other words, if an accused isn't informed of their right to counsel and an incriminating statement results, the admissibility of the statement will likely be litigated in the criminal proceeding as a motion to suppress under *Miranda*<sup>13</sup> rather than as an asserted violation of RPC 3.8(b). That said, the "special responsibilities" of prosecutors included in RPC 3.8 reflect the unique—and uniquely powerful—role prosecutors play in our system.

RPC 3.8(a) requires that a prosecutor "refrain from prosecuting a charge that the

prosecutor knows is not supported by probable cause[.]"<sup>14</sup> RPC 3.8(b) and (c), address, respectively, a prosecutor's duties to assure that an accused has been advised of the right to counsel and to not seek waiver of important pretrial rights from an unrepresented accused.<sup>15</sup> RPC 3.8(d) broadly reflects the obligation under *Brady* to disclose known evidence that "tends to negate the guilt of the accused or mitigates the offense[.]"<sup>16</sup> RPC 3.8(e) generally prohibits a prosecutor subpoenaing a lawyer "to present evidence about a past or present client" unless the

which prohibits extrajudicial statements that have a substantial likelihood of prejudicing an adjudicatory proceeding."<sup>18</sup> Comment 6 to RPC 3.8, in turn, underscores that prosecutors have a duty under RPC 5.1 and 5.3 to supervise, respectively, public statements by lawyers and non-lawyer staff working with them.<sup>19</sup> Comment 6 tempers this somewhat in practical recognition that law enforcement personnel often do not work directly for a prosecutor by noting that "[o]rdinarily, the reasonable care standard will be satisfied if the prosecutor issues the appropriate cau-

## The 'special responsibilities' of prosecutors included in RPC 3.8 reflect the unique—and uniquely powerful—role prosecutors play in our system.

prosecutor "reasonably believes" that the information is not protected by privilege, is essential to an ongoing investigation or prosecution, and cannot be obtained in any other way.<sup>17</sup>

### PRETRIAL PUBLICITY

RPC 3.8(f) generally prohibits a prosecutor from "making extrajudicial comments that have a substantial likelihood of heightening public condemnation of the accused[.]" Under that same provision, prosecutors must also "exercise reasonable care" to prevent investigators and other law enforcement personnel "assisting or associated with the prosecutor in a criminal case" from making such statements. Comment 5 to RPC 3.8 explains that "[p]aragraph (f) supplements Rule 3.6,

tions to law enforcement personnel and other relevant individuals."

### POST-CONVICTION REMEDIAL MEASURES

Reflecting the increased availability of DNA testing and other sophisticated scientific techniques that in some circumstances either raised substantial questions about convictions or exonerated defendants outright following convictions, the ABA in 2008 adopted a pair of amendments to Model Rule 3.8 addressing those circumstances.<sup>20</sup> ABA Model Rule 3.8(g) articulates a duty on the part of prosecutors to disclose newly discovered material evidence "creating a reasonable likelihood that a convicted defendant did not commit an offense of which the defendant was convicted[.]"<sup>21</sup> ABA Model Rule 3.8(h), in turn, requires prosecutors who become aware of "clear and convincing evidence establishing that a defendant in the prosecutor's jurisdiction was convicted of an offense that the defendant did not commit, the prosecutor shall seek to remedy the conviction."<sup>22</sup>

In 2010, the WSBA proposed adoption of Washington versions closely paralleling their ABA Model Rule counterparts, together with a "safe harbor"—RPC 3.8(i)—that a

**Mark J. Fucile** of Fucile & Reising LLP handles professional responsibility and risk management for lawyers, law firms, and legal departments throughout the Northwest. He has chaired the WSBA Committee on Professional Ethics and has served on the Oregon State Bar Legal Ethics Committee. He is also the editor-in-chief of the WSBA *Legal Ethics Deskbook*. He can be reached at 503-860-2163 and mark@frllp.com.



CONTINUED >

prosecutor's independent judgment made in good faith excused a violation of the new provisions even if that judgment was later found to be wrong.<sup>23</sup> The Supreme Court adopted RPC 3.8(g) and (i) but not (h)—leaving the latter listed as “Reserved.”<sup>24</sup>

### SUMMING UP

Lawyers in private practice routinely handle cases that are of great personal and economic import to the clients involved. Prosecutors, however, operate in a different arena than private litigants. Professor Brooks Holland neatly summarized this difference—and the reason for a special rule—in his chapter on criminal practice in the *WSBA Legal Ethics Deskbook*:

The cost of ... [a prosecutor's] judgment when exercised wrongly can be the imposition of unjust punishment, including conviction of an innocent person. Nevertheless, the law often defers to a prosecutor's internal judgments in defining and pursuing the People's objectives, with the political process acting as the chief control on this judgment. But, ... Washington [RPC 3.8] ... externally reinforce[s] the People's objectives with ethics rules to ensure that “justice” is uniformly defined and pursued.<sup>25</sup> BN

### NOTES

1. See *State v. Orozco*, 144 Wn. App. 17, 20, 186 P.3d 1078 (2008) (“[A] prosecutor has no duty of impartiality under RPC 3.8.”).
2. Citing the predecessors to RPC 3.8 and parallel Washington case law, the Court of Appeals in *State v. Finnegan*, 6 Wn. App. 612, 619 n.6, 495 P.2d 674 (1972), observed: “It has long been established prosecuting attorneys of this state are quasi-judicial officers and have the duty to see that one accused of a crime is given a fair trial.” See also *State v. Gibson*, 75 Wn.2d 174, 176, 449 P.2d 692 (1969) (describing the role of a prosecutor in similar terms).
3. See generally *State v. Finnegan*, *supra*, 6 Wn. App. at 619 n.6 (citing the Washington versions of Canon 5 and CPR DR 7-103). ABA Canon 5 framed the duty of a prosecutor as “to see that justice is done.” See also ABA Formal Op. 150 at 2 (1936) (discussing ABA Canon 5). ABA Code of Professional Responsibility DR 7-103 replaced Canon 5 in 1970. ABA Model Rule 3.8, in turn, replaced DR 7-103 in 1983. See generally ABA, *A Legislative History: The Development of the ABA Model Rules of Professional Conduct, 1982-2013* at 525, 529 (2013) (ABA Legislative History). Washington adopted RPC 3.8 in 1985. See generally Robert H. Aronson, “An Overview of the Law of Professional Responsibility: The Rules of Professional Conduct Annotated and Analyzed,” 61 *Wash. L. Rev.* 823, 874-75 (1986) (discussing the adoption of, in relevant part, Washington RPC 3.8). The Washington rule and associated comments were amended in 2006 to conform to earlier amendments to the corresponding ABA Model Rule. See Washington Supreme Court Order 25700-A-851, July 10, 2006 (adopting amendments); WSBA, Reporter’s Explanatory Memorandum to the Ethics 2003 Committee’s Proposed Rules of Professional Conduct at 49-50 (2004) (explaining amendments). The Washington rule was further amended in 2011. Comment 10 to Washington RPC 3.8 was added in 2015 as a part of a package of amendments addressing practice by limited license legal technicians. See Washington Supreme Court Order 25700-A-1096, March 23, 2015.
4. *Berger v. United States*, 295 U.S. 78, 88, 55 S. Ct. 629, 79 L. Ed. 1314 (1935).
5. See Washington Supreme Court Order 25700-A-1337, April 7, 2021). The Supreme Court in *Nickels* held that an elected prosecutor’s former client conflicts are generally imputed to the prosecutor’s office as a whole.
6. As Comment 1 to RPC 3.8 notes, RPC 3.8 has also been influenced by the ABA Standards Relating to the Prosecution Function. See generally Thomas R. Andrews, *The Law of Lawyering in Washington* at 8-33 (2012) (Andrews) (discussing the interplay between Washington RPC 3.8 and the ABA Standards noted).
7. See Washington Supreme Court Order 25700-A-1649, July 2, 2025. This order also includes companion amendments to RPCs 1.0B, 1.10, and 1.13.
8. *Cf. Restatement (Third) of the Law Governing Lawyers* § 97 (2000) (addressing governmental lawyers generally). See also RPC 1.13, cmt. 9 (addressing role of lawyers representing government agencies).
9. See, e.g., *State v. Bland*, 90 Wn. App. 677, 953 P.2d 126 (1998) (analyzing the application of the then-current version of the “lawyer-witness” rule, RPC 3.7, to prosecutors’ offices).
10. See generally Andrews, *supra*, at 8-33 through 8-35 (discussing the underpinnings of Washington RPC 3.8); Bruce A. Green, “Prosecutorial Ethics in Retrospect,” 30 *Geo. J. Legal Ethics* 461, 467-74 (2017) (Green) (addressing the development of ABA Model Rule 3.8).
11. *Id.*
12. Andrews, *supra*, at 8-35; Green, *supra*, at 478-79. Running “3.8” through the disciplinary notice search engine on the WSBA website will, as of this writing, produce two results—one from 2000 and one from 2018. The former involved a stipulated suspension for failing to disclose material evidence and the latter involved a stipulated admonition for improper pretrial statements. See [www.mywsba.org/PersonifyEbusiness/Default.aspx?TabID=1540](http://www.mywsba.org/PersonifyEbusiness/Default.aspx?TabID=1540).
13. *Miranda v. Arizona*, 384 U.S. 436, 86 S. Ct. 1602, 16 L. Ed.2d 694 (1966).
14. See generally *State v. Cameron*, 30 Wn. App. 229, 231, 633 P.2d 901 (1981) (“A prosecutor’s information must be based on his belief there is good ground to support the allegation.”).
15. Agreements under which a prosecutor seeks a release of civil claims arising out of an arrest in conjunction with the dismissal of the charges involved are generally not considered to violate RPC 3.8. See WSBA Advisory Op. 1135 (1987) (addressing “release-dismissal” agreements in Washington); ABA, *Annotated Model Rules of Professional Conduct* 475-76 (10th ed. 2023) (ABA Annotated Model Rules) (surveying “release-dismissal” agreements from a national perspective). Further, Comment 2 to RPC 3.8 notes that the prohibition in the rule does not “forbid the lawful questioning of an uncharged suspect who has knowingly waived the rights to counsel and silence.”
16. *Brady v. Maryland*, 373 U.S. 83, 83 S. Ct. 1164, 10 L. Ed.2d 215 (1963); see also *State v. Davila*, 184 Wn.2d 55, 357 P.3d 636 (2015) (discussing *Brady*). RPC 3.8(d), like its ABA Model Rule counterpart, also addresses mitigating evidence on sentencing. ABA Formal Opinion 09-454 (2009) points out that Model Rule 3.8(d) is not simply a codification of *Brady* and notes that *Brady* includes a threshold requirement that the evidence involved be “material” while the rule does not.
17. Washington adopted RPC 3.8(e) in 2006. Andrews, *supra*, at 8-35. By that point, the ABA Model Rule provision on which it is based had been amended to eliminate a judicial approval requirement for an applicable subpoena. *Id.*
18. RPC 3.6 was surveyed in this space in the July-August 2025 issue.
19. For a discussion of a prosecutor’s supervisory responsibilities generally, see ABA Formal Op. 467 (2014).
20. See generally ABA Legislative History, *supra*, 535-37 (surveying history of the 2008 amendments); ABA Annotated Model Rules, *supra*, 480 (same).
21. *Id.*
22. *Id.*
23. Andrews, *supra*, 8-37 to 8-39; see also GR 9 Cover Sheet to Proposed RPC 3.8(g)-(h) (available on the Washington Courts’ rules site at: [www.courts.wa.gov/court\\_rules/?fa=court\\_rules.proposedRuleDisplayArchive&ruleId=251](http://www.courts.wa.gov/court_rules/?fa=court_rules.proposedRuleDisplayArchive&ruleId=251)).
24. *Id.*
25. Brooks Holland, *WSBA Legal Ethics Deskbook* at 21-3 (2d ed. 2020).



In Memoriam  
**Lish  
Whitson**  
1942-2026

We are deeply saddened by the passing of JAMS Seattle neutral and former civil litigator Lish Whitson on February 11, 2026. Widely respected as a consummate professional who was dedicated to building an ethical legal community, Lish joined JAMS as an arbitrator and mediator in 2023.

Lish's 50-year legal practice included time at the Public Defenders Association, Hensell Fetterman, and his own law firm. He held leadership positions in many legal and non-profit organizations. Lish was honored with the 2025 Lifetime Achievement Award by the American Board of Trial Advocates (ABOTA). He was also named by the King County Bar Association as Outstanding Lawyer of the Year in 2000 for his work representing women seeking insurance coverage for breast cancer treatment.

Lish is survived by his children, Lish Richard and Kimberly, and his sister, Clytie Taylor, as well as his extended family, friends and colleagues.

JAMS was proud to have him on our panel and he will be greatly missed.

[jamsadr.com](https://jamsadr.com)

 **JAMS**<sup>®</sup>  
The way forward™



PRO BONO  
ORGANIZATION  
OF THE MONTH

# In Conversation with Benton Franklin Legal Aid Society (BFLA)

Q&A WITH EXECUTIVE DIRECTOR BARBARA POTTER,  
HOUSING JUSTICE PROGRAM MANAGER VICTOR BARAJAS,  
VOLUNTEER ATTORNEY GRANT WRITER MARLA MARVIN,  
AND VOLUNTEER LLLT MARK VON WEBER

**Q. Tell us a bit about the history of your organization. What is your organization's philosophy? Why do you do what you do?**

BFLA's mission is to provide legal assistance to qualified low-income individuals who would otherwise be denied access to justice because of their inability to pay for counsel or navigate the legal system. We harness the legal expertise of local attorneys who volunteer their services for free or at a reduced rate. Our philosophy is to advance justice in as many areas of the law as possible.

Our organization is committed to advancing race equity. We recognize racism

is systemic and that we have a responsibility to challenge and dismantle it.

We do what we do because we believe in justice for all. We know that competent counsel and a support system can lead to positive outcomes in our complex and challenging legal system. BFLA has strong support from the Benton Franklin County judicial

bench, local bar association, and individuals throughout the local legal landscape.

We also like to innovate. When we discovered that many victims of domestic violence were in need of representation in their court hearings, we created the Domestic Violence Attorney Program, or DVAP. We moved from assisting a few clients per

---

BFLA has strong support from the Benton Franklin County judicial bench, local bar association, and individuals throughout the local legal landscape.

year in this practice area to helping about 100 clients per year with a 99 percent success rate in getting long-term protective orders. In addition, BFLA saw a need to prevent evictions and started a pre-eviction Housing Justice Program that works with landlords and tenants to keep people housed. We are now working on creating a Self-Help Center to assist pro se litigants and give new lawyers a chance to volunteer. We are also getting creative in how we might help those facing immigration challenges without gathering in public spaces, which many now fear.

**Q. Where is your organization located? Do volunteers participate remotely, in person, or both?**

We are located in Kennewick. Volunteers participate remotely and in person, including meeting clients in off-site locations, law offices, and at the small BFLA office.

**Q. Who does your organization serve?**

Low-income people and victims of domestic violence regardless of their income level in Benton and Franklin Counties (and occasionally adjacent counties where free legal services are scarce).

**Q. What are the biggest barriers your clients face in accessing legal assistance?**

Cost, expertise, and availability of counsel are the biggest barriers our clients face. For many of our clients, English is not their first language, so they must overcome language barriers, too.

BFLA works to make our services accessible, including ensuring our clients can find us physically. Our building is

centrally located in the Tri-Cities and is on the bus line. Clients may come to our office any time of the day to pick up or drop off an application in our front door drop box. We also modified our website so it can be read in Spanish to serve the more than 50 percent of our clients who are Hispanic.

**Q. What area(s) of law do you provide services in?**

BFLA assists our clients with family law, debt relief/bankruptcy, Social Security/disability benefits, wills/powers of attorney, immigration, landlord-tenant disputes, domestic violence protective orders, and adult guardianship.

**Q. Does your organization provide training, CLE credit, or other benefits to volunteers?**

Yes, BFLA pro bono volunteers are eligible to earn one CLE hour for each hour they volunteer. We also do in-house and online training on various subjects.

**Q. Please provide an (anonymous) client story—an example of someone who was helped and how.**

This story, written by a BFLA legal technician volunteer, is representative of many we serve at BFLA: Norma is a single mother of a (then) 15-year-old daughter and a 10-year-old son. We first met Norma at our February 2024 Family Law Clinic in Pasco. Norma requested advice on a parenting plan. She and the father of her children had been separated for years, and their son would spend weekends with the father and return to Norma on Sunday night. The father withheld the daughter, allowing Norma to see her for only a couple hours

**Barbara Potter** has served as the BFLA executive director since 2006. Through her leadership, BFLA has grown from one employee to six, and from a few attorney volunteers to 75-plus.



**Victor Barajas** is the BFLA Housing Justice Program (HJP) manager. He is bilingual (Spanish) and works closely with our pre-RTC and RTC clients to ensure their housing needs are addressed by our dedicated landlord-tenant lawyers. He is also a certified family law mediator.



**Marla Marvin** is a retired federal attorney who has volunteered at BFLA since 2024, primarily assisting in grant writing.



**Mark Von Weber, LLLT** (who wrote Norma's story), is a veteran of the Navy and volunteer with BFLA since 2023.



Wednesdays after school, if at all.

The daughter had been living with her aunt and cousin, not her father, for several years. Norma was distraught over missing out on co-parenting, but fearful the father would not let her see her daughter at all if she did anything to upset the status quo. The daughter became more disrespectful toward Norma, misbehaved, began skipping classes, was on her way to dropping out of high school, and needed counseling.

Norma, whose first language is Spanish, was well

prepared for the Family Law Clinic, but needed additional documents for a temporary parenting plan. We met twice more before Norma filed her parenting plan. Meanwhile, the relationship between the parties deteriorated to the point where Norma sought an Immediate Temporary Domestic Violence Protection Order (DVPO). BFLA assigned a lawyer from its Domestic Violence Attorney Program (DVAP) who secured a full DVPO for Norma. Once the DVPO was entered, we thought we could turn to the parenting plan. But the aunt filed an Immediate Temporary DVPO on behalf of the daughter against Norma.

Even though Norma seemed insecure and reserved, she insisted on reviewing her pleadings, choosing her words carefully so the court would hear her voice. We prepared our "script" for the DVPO hearing against Norma. As I listened to the hearing via WebEx, I heard a confident *pro se* litigator, speaking in Spanish, with the presence and poise of a mother fighting for the future of her family and children. After a lengthy examination of the parties, the judge denied the DVPO against Norma, which made the now-reconciled mother and daughter cry.

Norma worked out the details of a final parenting plan with the aunt and father prior to the hearing, at which the final documents were approved and entered ahead of the scheduled settlement conference and trial.

I believe in Norma. She worked as a housekeeper as well as an elder assistant, and she fought with a quiet, determined intensity every inch of the way. I helped her

with her résumé so she might find better employment and suggested she take an English as a second language class. The daughter is back in school earning top grades again, and Norma is an integral part of her life.

I met with Norma multiple times between February and October 2024, as we prepared for six hearings. BFLA provided legal assistance with positive outcomes in her three cases. Later on, we also learned that Norma had been referred to BFLA in 2021 for an immigration issue and had sought advice from our Housing Justice Program. This is an example of how BFLA successfully provides trusted wraparound services within our community as a one-stop shop.

**Q. What does a typical weekly or monthly commitment look like for a volunteer?**

**How many hours? How many clients?**

Commitments and number of clients served vary. One

CONTINUED >



**MORE ONLINE**

To learn more about the work done by the Benton Franklin Legal Aid Society (BFLA) and to get involved, visit <https://bflaaid.org/>.



**In Conversation with Benton Franklin  
Legal Aid Society (BFLA)**

CONTINUED >

volunteer legal technician often holds office hours twice a week to meet clients who would otherwise need to wait until the monthly BFLA Family Law Clinic (FLC). A pro bono attorney contributes 5-8 hours per week. Four attorneys volunteer 5-10 hours per week in our family law and domestic violence practice, each assisting 5-10 clients per month. Three attorneys practicing immigration law provide Know Your Rights clinics. A grant-writing attorney volunteers 3-4 hours per week. A retired bankruptcy attorney recently volunteered to provide debtor information clinics to BFLA clients. We have 75-plus volunteers in the local legal community who agree to take individual cases pro bono as needed or support our legal clinics when BFLA's executive director asks, receiving applications for over 3,000 clients a year. In 2025, our DV attorneys provided 283 hours of pro bono work, our LLLT provided over 800 hours, and our regular attorneys with full representation provided over 250 hours.

**Q. What do volunteers say they enjoy most about serving clients through your organization or clinic?**

Volunteers enjoy the camaraderie and expertise offered by the friendly, knowledgeable, and committed staff of BFLA. They appreciate helping advance justice for clients and their families. They know they are making a difference in their community.

**Q. Are you currently in need of volunteers? If so, how can legal professionals reach out to get involved?**

Yes, we are always in need of volunteers. We currently have two openings on our board of directors, and we always need attorneys to help with family law, immigration, domestic violence protective orders, and other legal issues. We also use volunteers for fundraising events, outreach, grants, and general support.

**Q. What would you most want readers to know about the type of work your organization does and the type of people who need your services?**

Our organization operates to help ensure justice is provided to the economically disadvantaged and otherwise marginalized communities. As the wealth gap widens, those at the bottom of the income bracket need help to assert and affirm their legal rights. We offer legal representation, advice, and support in navigating the system and work to advance racial equity. **BN**

**Q&A**



**AFFINITY BAR  
ASSOCIATION SPOTLIGHT**

# Mother Attorneys Mentoring Association of Seattle

**Q&A with MAMA Seattle President Darcel Lobo**

**Q. How and when did your bar association get started?**

The Mother Attorneys Mentoring Association of Seattle (MAMA Seattle) was founded in 2006 to empower attorney mothers and encourage professional success while celebrating our roles as attorneys and mothers. We are devoted to furthering the interests of mother attorneys in the Seattle area, in Washington, and throughout the nation.

MAMA Seattle is a source of support for attorney mothers—a place where we can network, share experiences, learn from each other, problem solve, and talk about issues

we face in a supportive and forward-thinking environment.

**Q. What are some of the core goals and/or purposes of your bar association?**

The core goal of MAMA Seattle is to support mother attorneys in both their legal careers and their roles as parents. We have thoughtfully designed programming, in which we create opportunities to strengthen professional networks and grow thriving practices. Our offerings include CLEs, networking events (with and without children), leadership development, and meaningful mentorship

connections. We serve mother attorneys across all practice settings—solo practitioners, mid-sized and large-sized firms, in-house counsel, government attorneys, as well as those in non-traditional legal careers.

**Q. What need does your bar association fill that is unmet elsewhere?**

MAMA Seattle creates a safe space for mother attorneys to share experiences and support each other not just with their careers as attorneys, but also for them as a whole person. There's a lot of juggling that happens as a mother and as an attorney, and we strive to help them excel at both.

We also have our Ladder Down program that we co-sponsor with FDCC (Federation of Defense & Corporate Counsel) which is a year-long business development and leadership training program for select participants. Accepted participants commit to a one-year program in which they will discover their strengths, hone their self-advancement skills, and make important career connections through large and small group sessions and panel presentations led by a combination of experienced coaches/faculty, attorneys, and judges in the Seattle community. The program is open to women from all practice areas and experience levels, including in-house attorneys, government attorneys, and attorneys in private practice. We'll begin accepting applications in the

**Darcel Lobo** is the current president of MAMA Seattle. She became a solo attorney in 2016 as a working lawyer mom who was seeking a fulfilling career that would allow her the flexibility she wanted to take care of her family while also continuing to develop her career as an attorney. Since doing so, she has spent a significant amount of time mentoring and coaching other lawyers who are seeking happiness and fulfillment in both their personal and professional lives. She opened her coaching business, DAL Coaching & Consulting, in 2022 to help lawyers build better lives and law firms. She can be reached at [darcel@dallawfirm.com](mailto:darcel@dallawfirm.com).



fall, and more can be learned at: <https://mamaseattle.org/programs/ladder-down/>.

**Q. What are some of the opportunities or benefits that your members receive?**

We offer free CLEs for our members, lunch seminars where we focus more on the “mama” side of our lives, networking opportunities, social events for families, and a place where mama attorneys can go to share knowledge and experiences to help support each other.

**Q. Does your bar association offer any mentorship or scholarship opportunities?**

Yes! It's in our name; we have offered one-on-one mentorship, small groups mentorship opportunities, and are continually expanding to find new ways to approach mentorship in a way that is viable and sustainable for our members.

**Q. What is a recent bar association accomplishment, current project, or event that you are excited about?**

Since our January annual

meeting, our board has been working diligently to bring programming to our members that will best serve them and meet their needs. From virtual events to in-person events, we are ensuring that our members receive significant value and support from our association.

Our Ladder Down committee is hard at work kicking off new events for 2026 to ensure connections with our alum, and to also gear up for an amazing 2027 cohort—make sure to follow us on LinkedIn to stay tuned: [www.linkedin.com/company/mama-seattle/](http://www.linkedin.com/company/mama-seattle/).

Also, MAMA Seattle was honored in March 2026 for its partnership with Ladder Down and one of our founding members, Rachel Black, received an award for the work she has done for MAMA Seattle and Ladder Down. We're truly grateful to have her as an integral part of our association and the award is well deserved!

**Q. How can WSBA members support the work of your affinity bar association?**

Our biggest annual event is our Annual Banquet, which will be on Oct. 19, 2026—it's our 20th annual banquet, so save the date now! It's an amazing event where we honor our members, enjoy an amazing lunch, and present our MAMA Seattle's Betty Binns Fletcher Leadership and Justice Award

to an individual who has paved the way to success for and has served as an inspiration to other mother attorneys striving to excel in their legal careers while balancing family life and motherhood.

Also, if you are a mama attorney or you know someone who is, please encourage them to join our association. We would love to have them join us!

**Q. Is there anything else you would like WSBA members to know about your bar association?**

On a personal note, I want to share and encourage mama attorneys to join our organization. This is an association for mama attorneys from all career paths, even if you've taken some time off from your career. As a solo, I have found tremendous value in having a safe space to discuss some of the hardships that come with juggling my personal and professional life, and I have met so many amazing mother attorneys who have been supportive and encouraged me in my career.

Also, we will begin accepting applications in the fall for board members to join us in our 2027 year and will also be opening applications for our Ladder Down 2027 cohort this fall as well. If you or someone you know may be interested, please invite them to contact President Darcel Lobo ([darcel@dallawfirm.com](mailto:darcel@dallawfirm.com)). [BN](#)

There's a lot of juggling that happens as a mother and as an attorney, and MAMA Seattle strives to help them excel at both.

**MORE ONLINE**

Learn more about Mother Attorneys Mentoring Assoc. of Seattle by visiting <https://mamaseattle.org/>.





COVER STORY

# MANAGING CLIENT TRUST ACCOUNTS:

*Preventing the Most Common  
Compliance Failures*

BY MARGEUX GREEN

AI Disclosure: This article was edited with Microsoft Copilot's AI and reviewed for accuracy by Margeaux Green.

**F**or many Washington lawyers, managing a client trust account (IOLTA) is one of the most anxiety-producing aspects of practice. Lawyers regularly describe the responsibility of handling client funds as “heavy,” and for good reason. Trust account violations consistently represent a significant portion of disciplinary actions.

According to the 2024 Washington Discipline System Annual Report,<sup>1</sup> trust account overdrafts accounted for approximately 4 percent of grievances filed against attorneys. Violations of Rules of Professional Conduct (RPC) 1.15A and 1.15B, which govern safeguarding client property and required trust account records, together comprised approximately 10 percent of all cited ethics rule violations.

In my role as the Practice Management Advisor at the Washington State Bar Association, in confidential practice management consultations with members and CLE trainings across the state, I see something important: The issue is rarely indifference. Lawyers care deeply about protecting client funds and are highly concerned about complying with the RPCs. But concern alone does not create compliance. Over time, even careful lawyers can fall into practices that do not fully align with the Rules of Professional Conduct, especially when systems are informal, training is inconsistent, and oversight is insufficient.

Certain scenarios arise again and again:

- **Delegation without meaningful oversight.** Trust accounting is assigned to staff or an outside bookkeeper without a regular review process in place. While delegation is permitted, responsibility is not transferable.
- **Procedures exist in theory, not in practice.** Processes may have been created at some point, but they have not been revisited, tested against the RPCs, or consistently followed. Reconciliations are delayed or reviewed casually, if at all.
- **Timing misunderstandings around deposits and disbursements.** Funds are transferred from the trust account to the business operating account immediately after billing. Or advanced fee deposits paid by credit card are deposited into the operating account and then moved to the trust account.
- **Technology without structure.** Software is purchased, but training is minimal, use is optional, and no one is clearly accountable for ensuring that systems are configured to comply with the trust account requirements.

These situations often do not arise from bad intent. Rather, they arise from gaps in documentation, training, supervision, and process. Trust accounting compliance requires repeatable systems, regular review, and clear accountability within a firm.

**Lawyers care deeply about protecting client funds and are highly concerned about complying with the RPCs. But concern alone does not create compliance.**

#### MORE ONLINE

To view the full list of IOLTA account FAQs, visit [www.wsba.org/iolta-faq](http://www.wsba.org/iolta-faq).

Find all of the WSBA's IOLTA resources at [www.wsba.org/for-legal-professionals/ethics/iolta](http://www.wsba.org/for-legal-professionals/ethics/iolta).



In February 2026, the Washington State Bar Association added a free trust accounting and billing tool as a member benefit through a partnership with Smokeball. The tool is designed to support lawyers in managing client funds with structured workflows. Training resources are available to assist with implementation and management. More information is available at [www.wsba.org/for-legal-professionals/member-support/smokeball](http://www.wsba.org/for-legal-professionals/member-support/smokeball).

This article draws on frequently asked questions published by the WSBA in 2024, which reflect the same issues I see repeatedly in practice. The questions are organized around the most common trust accounting problem areas: handling unclaimed property, recordkeeping, disbursements, deposits, and reconciliations. The goal is to help you identify where your own processes may need attention before a problem surfaces. Please note, the below list includes only a portion of the FAQs published online. To access the complete list of FAQs, visit <https://www.wsba.org/iolta-faq>.

## FAQS

### Unidentified Owners and Unclaimed Property

**Q. What do I do if I have funds in my account that I can't identify?**

Comment 6 to RPC 1.15A<sup>2</sup> states that a lawyer has a duty to take reasonable steps to locate a person for whom they hold funds. If that person cannot be found, then the funds must be handled according to the Uniform Unclaimed Property Act, RCW 63.30,<sup>3</sup> which usually results in the funds being remitted to the Washington Department of Revenue Unclaimed Property Division,<sup>4</sup> even if the owner of the funds cannot be determined.

**Q. What do I do when I send checks to someone and they don't cash them?**

The RPCs do not address this specifically. However, a good practice would be to establish procedures whereby you review all outstanding checks every

CONTINUED >

## Managing Client Trust Accounts: Preventing the Most Common Compliance Failures

CONTINUED >

six months to see what checks are still outstanding and follow up with those payees to try to determine why the checks were not cashed. This practice would supplement, but not take the place of, monthly trust account reconciliations, which involve accounting for outstanding checks. See RPC 1.15A(h)(6). The state of Washington has determined that funds held by a fiduciary that have not been claimed for three years must be remitted as unclaimed property. (See question 1.)

### Q. What do I do when I'm holding funds for someone but cannot locate them?

Comment 6 to RPC 1.15A states that a lawyer has a duty to take reasonable steps to locate a client or third person for whom the lawyer is holding funds. If the lawyer cannot locate the person owed funds by the lawyer, the funds should be treated as unclaimed property and submitted to Washington's Department of Revenue Unclaimed Property Division.<sup>5</sup>

## Recordkeeping

### Q. Do I have to keep a "check register" even if I don't write checks?

RPC 1.15B(a)(1) defines a "check register" and the required elements of the check register. Although the rule describes this document as a check register, it is really a type of ledger used to record any transactions that occur in the trust account. Even if all transactions occurring in the trust account are electronic in nature, you must still have a "check register" on which you enter those transactions. Each entry must include the client matter, date, check number (if applicable), the name of the person to or from whom the funds are paid or received, and the new balance in the account after each transaction.

## Disbursements

### Q. Am I allowed to give people my trust account information so they can wire

### funds to me?

Yes, you are allowed, but proceed with extreme caution. If someone is asking to wire funds to your trust account, you will have to give them your account information. Also, be aware that any time you send a trust account check to anyone, you are giving them your trust account information.

### Q. RPC 1.15A(h)(5) states that disbursements have to be made by check payable to a named payee or by electronic transfer. Does an outgoing wire qualify as an electronic transfer? How about ACH transfers, or use of a debit card?

Electronic transfers include wires, ACH transfers, credit card receipts, and debit card expenditures. Of these, debit card purchases are the most problematic. Under no circumstances are lawyers allowed to use a debit or ATM card to remove cash from their trust accounts. However, a debit card may be used to make specific purchases

for costs on behalf of a client. Some of the problems with this are that the lawyer may forget to enter the transaction into the check register and client ledgers, the lawyer may fail to obtain a receipt for the purchase, and the card may be lost or stolen more easily. For further guidance, see Advisory Opinion 2210.<sup>6</sup>

### Q. I don't want to have to print checks for my trust account. Is it acceptable to transfer funds to my business checking account and then disburse those funds from there?

No. RPC 1.15A(c)(1) states that funds subject to the rules on trust accounts must be deposited and held in a trust account in accordance with RPC 1.15A(h). Depositing client funds into a non-trust account is not allowed.

### Q. Am I allowed to state in a fee agreement that I will remove earned fees from a client's trust account funds as soon as I have performed the services

## SIDEBAR

# MORE RESOURCES TO EXPLORE

### 1 WSBA *Managing Client Trust Account* Booklet

This booklet provides detailed guidance on recordkeeping obligations, reconciliation procedures, and deposit and disbursement rules.

### 2 New Member Benefit—Free Trust Accounting and Billing Tool

In February 2026, the WSBA added a free trust accounting and billing tool as a member benefit through a partnership with Smokeball. The tool is designed to support lawyers in managing client funds with structured workflows. Training resources are available to assist with implementation and management. More information is available at [www.wsba.org/for-legal-professionals/member-support/smokeball](http://www.wsba.org/for-legal-professionals/member-support/smokeball).

### 3 Free Help For Members

**Ethics:** For IOLTA questions relating to the Rules of Professional Conduct please call our Ethics Line at 206-727-8284. **Account Management:** For questions related to managing your trust account, please set up a free practice management consultation at [www.wsba.org/consult](http://www.wsba.org/consult). The consultation will be scheduled with the author of this article, Margeaux Green, the WSBA's practice management advisor.

### 4 WSBA Law Firm Practice Guides

Explore these five guides designed to support the business of your law practice: *Hanging Your Own Shingle*, *Disaster Planning*, *Cybersecurity*, *Document Retention*, and *Closing Your Practice*. These guides combine narrative guidance with checklists and templates so you can make informed business decisions and build systems that work for your practice. Access the full collection at [www.wsba.org/guides](http://www.wsba.org/guides). For individualized support, schedule a free, confidential consultation at [www.wsba.org/consult](http://www.wsba.org/consult).

**for the client? If I bill a client for my legal fees, how long must I wait before paying myself from the trust account?**

Under RPC 1.15A(h)(3), a lawyer may remove earned legal fees from the trust account only after reasonable written notice to the client by means of a bill or some other document. It is implicit in this rule that the client will be informed of the amount of services rendered by the lawyer and the amount due before the lawyer is paid. A fee agreement that allows the lawyer to remove any amount for services prior to billing denies the client the opportunity to ask questions about the services provided. The amount of time depends on the circumstances, but generally it should be sufficient for the client to receive the notice, review it, and raise any questions or disputes with the lawyer. Under 1.15A(g), disputed funds must be held in trust.

**Q. How long must I wait after making a deposit before I may disburse those funds?**

This is a hard question to answer. RPC 1.15A(h)(7) requires that funds deposited into a trust account be collected and clear the banking process prior to being disbursed. It can sometimes be difficult to determine when funds have cleared the banking process. It is not merely a matter of waiting a certain number of days. For a more in-depth look at this issue, please see the article “Money Mysteries—Understanding the crucial difference between deposited funds and collected funds for lawyer trust accounts” in the July/August 2020 issue of *Bar News*.<sup>7</sup>

## Deposits

**Q. When making a deposit to my trust account, may I split the check by depositing a portion into my trust account and the remainder of the check into my business checking or other account?**

RPC 1.15A(h)(4) requires that all receipts are deposited intact. That means you may not take one check and deposit various portions of it into different accounts. If depositing a check that represents funds belonging to both the lawyer and a client, RPC 1.15A(h)(1)(ii) states that the check is to be deposited into the trust account and

**Margeaux Green** is the practice management advisor at the Washington State Bar Association and a licensed Washington attorney. She assists solo and small-firm legal practitioners to run effective and efficient law practices, focusing on business best practices and legal technology. Prior to joining the WSBA, Green practiced family law. The recommendations in this article are based on her personal opinions; they are not the official position of the WSBA and cannot form the basis of a defense in a malpractice claim or disciplinary proceeding.



then after the check has cleared the bank, the portion belonging to the lawyer must be removed.

**Q. Am I allowed to accept credit card deposits into my trust account?**

Lawyers are allowed to accept funds into their trust accounts that are paid by credit card. However, credit card receipts must be deposited into the appropriate account. If you accept advance fees and deposits, those advance deposits must go directly into your trust account. If you accept credit cards for the payment of earned fees, such as for payment on an invoice or for payment of a flat fee accompanied by a proper fee agreement, those fees must go directly into an operating account and not the trust account. See RPC 1.15A, Comment 8.

Under certain circumstances, a lawyer may charge credit card fees to clients. See Advisory Opinion No. 2214.<sup>8</sup>

**Q. The bank wants to know the taxpayer ID number to set up my IOLTA account. Where do I find that?**

All the pooled IOLTA accounts in Washington have the same Taxpayer ID number: 91-1263533. Sometimes banks require lawyers to fill out a “Request to Establish IOLTA” form. The taxpayer ID number can be found there. The form is available on the Legal Foundation of Washington’s website.<sup>9</sup>

**Q. How can I determine if my bank is allowed to offer IOLTA accounts? If not currently allowed, how does my bank become qualified to offer IOLTAs?**

In order to determine if your bank or credit

union offers IOLTA accounts, visit the Legal Foundation of Washington’s website (<https://legalfoundation.org/iolta/>) and review the list of authorized financial institutions. You will also find information on this page about how your bank can be put on the list.

## Reconciliation

**Q. What does it mean under RPC 1.15A(h)(6) to reconcile my trust account?**

Reconciling your trust account records is required by RPC 1.15A(h)(6) and is a two-step process. First, you must reconcile your checkbook register to your bank statement. This step confirms that the transactions recorded in your check register have cleared the bank, identifies any outstanding items, and ensures that your adjusted bank balance matches the balance in your check register.

Second, you must reconcile the total of all your trust-account client ledger balances to your reconciled checkbook register balance. When you add up all the client ledger balances on a specific date (the same date as you performed your checkbook reconciliation) they should total the same amount that is in your checkbook register balance for that day, ensuring you know who all the funds in your trust account belong to. A fillable PDF form for performing trust account reconciliations is available in the WSBA Monthly Reconciliation and Review Report.<sup>10</sup> [BN](#)

### NOTES

1. [www.wsba.org/docs/default-source/licensing/discipline/2024-wa-discipline-system-annual-report.pdf?sfvrsn=d3851af1\\_10](http://www.wsba.org/docs/default-source/licensing/discipline/2024-wa-discipline-system-annual-report.pdf?sfvrsn=d3851af1_10).
2. [www.courts.wa.gov/court\\_rules/pdf/RPC/GA\\_RPC\\_01\\_15A\\_00.pdf](http://www.courts.wa.gov/court_rules/pdf/RPC/GA_RPC_01_15A_00.pdf).
3. <https://app.leg.wa.gov/RCW/default.aspx?cite=63.30>.
4. <https://dor.wa.gov/about/unclaimed-property-ucp>.
5. <https://dor.wa.gov/about/unclaimed-property-ucp>.
6. <https://ao.wsba.org/print.aspx?ID=1659>.
7. <https://wabarnews.org/wp-content/uploads/2021/10/Bar-News-July-Aug.-2020.pdf>.
8. <https://ao.wsba.org/print.aspx?ID=1660>.
9. <https://legalfoundation.org/iolta/information-for-legal-professionals/>.
10. [www.wsba.org/docs/default-source/licensing/iolta/wsbamonthlyreconciliation-reviewreport.pdf?sfvrsn=ac293ff1\\_6](http://www.wsba.org/docs/default-source/licensing/iolta/wsbamonthlyreconciliation-reviewreport.pdf?sfvrsn=ac293ff1_6).

# PFAU COCHRAN VERTETIS AMALA ATTORNEYS AT LAW



PCVA Partners (pictured): Michael T. Pfau, Darrell L. Cochran, Thomas B. Vertetis, Jason P. Amala, Mallory C. Allen, Ian M. Bauer, Elizabeth P. Calora, Zabrina B. Delgado, Alexander G. Dietz, Aneġa Doumanian, Lucas B. Franken, Bridget T. Grotz, Kevin M. Hastings, Selena L. Hoffman, Rachel L. Jacobs, Neda L. Lotfi, Christopher E. Love, William T. McClure, Vincent T. Nappo, Lesley A. O'Neill, Steven T. Reich, Andrew S. Ulmer

## Built for high-stakes litigation.

For more than 17 years, PCVA has represented survivors and plaintiffs in complex cases involving institutional accountability, catastrophic injury, medical malpractice, and civil rights.

For more than **17 years**, we've secured transformative verdicts and powerful settlements for survivors — and for the lawyers who believe in justice.

Pfau Cochran Vertetis Amala PLLC (PCVA) has built its reputation taking on powerful institutions and delivering results in high-stakes litigation nationwide.

With over **\$1.5 billion** recovered and a team committed to clients and co-counsel alike, we welcome referrals — and we're always looking to meet trial lawyers who are ready for their next challenge.

Sexual abuse, catastrophic injury, civil rights, medical malpractice, institutional accountability — if the stakes are high, we're built for the fight.

Refer a case. Join our team. **Let's fight for the vulnerable — and win.**

**800.349.PCVA**  
www.pcva.law

**Seattle** • 701 Fifth Avenue, Suite 4300 • Seattle, WA 98104

**Tacoma** • 909 A Street, Suite 700 • Tacoma, WA 98402

**New York** • 120 Broadway, 26th Floor • New York, NY 10271

FEATURE

# UPDATE FROM OLYMPIA: A RECAP OF THE 2026 LEGISLATIVE SESSION

BY SANJAY WALVEKAR

The 60-day 2026 legislative session began on Jan. 12 and adjourned sine die on March 12. Legislators passed an \$80.2 billion supplemental operating budget<sup>1</sup> with approximately \$1.6 billion in new spending for crime victim services, state hospital staffing, and responses to federal policy changes, among other priorities. Legislators also passed an \$889 million supplemental capital

CONTINUED >



## LEARN MORE

To view the text of the bills mentioned in this article, visit <https://leg.wa.gov/> and type in the bill number.



## Update From Olympia: A Recap of the 2026 Legislative Session

CONTINUED >

budget<sup>2</sup> to fund statewide construction and infrastructure projects, and a \$16.6 billion supplemental transportation budget,<sup>3</sup> adding \$1.2 billion to fund road preservation, existing ferry fleet support, and transportation safety initiatives statewide.

### BAR PRIORITY BILL PASSES LEGISLATURE

One of the WSBA's main priorities<sup>4</sup> during the 2026 legislative session was to study the inefficiencies and inequities created by local court rules, funding, and technology as outlined in the WSBA Proclamation<sup>5</sup> adopted by the Board of Governors in November 2024. With this goal in mind, the Board supported Second Substitute House Bill 1909, which passed both chambers and was signed into law by Gov. Bob Ferguson. SSHB 1909 creates a court unification task force to conduct a comprehensive analysis of the current Washington state court system to identify areas where a unified approach to court operations may improve efficiency in the delivery of court and judicial services. The WSBA will appoint a voting member to the task force, which will convene its first meeting by Oct. 1, 2026 and deliver a final report to the Legislature by June 30, 2028.

### WSBA BOARD SUPPORTS COURT PROPOSALS

In addition to supporting Bar-priority legislation, the WSBA endorses non-Bar request bills that seek to create and promote access to justice for all Washington residents. The WSBA Board of Governors voted to support several bills this session originating from the Administrative Office of the Courts, including:

#### SENATE BILL 5868

##### **Adding an additional superior court judge in Skagit County and in Yakima County.**

This bill increases the number of superior court judges in Skagit County from four to five and increases the number of superior

**Sanjay Walvekar** is the WSBA legislative affairs manager. He joined the WSBA staff in 2017, after several years working in local and statewide politics. He earned his B.A. and J.D. from the University of Washington. He can be reached at [sanjayw@wsba.org](mailto:sanjayw@wsba.org).



court judges in Yakima County from eight to nine. The bill passed the Legislature and has been signed into law by the governor.

#### SUBSTITUTE HOUSE BILL 2178

##### **Concerning court rules and procedures.**

This bill reconciles the monetary damage limit in two statutes concerning malicious mischief in the second degree; aligns statutory provisions with court rules on the subject of civil infractions; repeals the requirement for the Administrative Office of the Courts to distribute to county clerks appropriated funds as grants for the collection of legal financial obligations; and directs the state treasurer to administer to county clerks appropriated funds as grants for the collection of legal financial obligations. The bill passed the Legislature and has been signed into law by the governor.

#### ENGROSSED SUBSTITUTE SENATE BILL 6086

##### **Strengthening security for Washington state judicial officers and court personnel.**

This bill authorizes security personnel of the Administrative Office of the Courts to conduct threat assessments on behalf of judicial officers and to receive criminal history record information that includes non-conviction data to investigate any such threat. The bill also authorizes bailiffs of the Supreme Court to conduct threat assessments on behalf of Supreme Court judicial officers rather than only for justices. The bill passed the Senate but did not reach the House floor for a vote. This issue will likely be reconsidered next year.

### WSBA BILLS OF INTEREST

Each year, the WSBA Legislative Affairs team monitors legislative proposals that

are significant to the practice of law and administration of justice. Key bills this year include:

#### ENGROSSED SUBSTITUTE SENATE BILL 5837

##### **Concerning guardianship, conservatorship, and other protective arrangements for adults.**

This bill makes various revisions throughout the Uniform Guardianship, Conservatorship, and Other Protective Arrangements Act, including revisions addressing court visitors, appointment of an attorney for a respondent, orders of appointment of a guardian for an adult or a conservator, and supported decision-making agreements. The bill was monitored by the Family Law, Elder Law, and Low Bono Sections and has been signed into law by the governor.

#### ENGROSSED HOUSE BILL 2445

##### **Ending probates for profits.**

This bill creates additional standards and requirements for personal representatives appointed to administer an estate under suitable person provisions; creates requirements for the validity of an agreement between a transferee for value and a beneficiary for the purchase of the beneficiary's interest in an estate; and creates safeguards for heir finder services subject to court oversight. The bill was monitored by the Probate & Trust Council of the Real Property, Probate & Trust Section and has been signed into law by the governor.

#### SUBSTITUTE SENATE BILL 5720

##### **Enacting the Uniform Consumer Debt Default Judgments Act.**

This bill adopts the Uniform Consumer Debt Default Judgments Act to create rules a plaintiff must follow in order to obtain a default judgment in a lawsuit seeking collection of a consumer debt. It also establishes requirements for the contents of a complaint or amended complaint, contents of a required notice to the consumer, and penalties for violating these requirements. The bill was monitored by the Creditor Debtor Rights Section and was signed into law by the governor.

## HOUSE BILL 2255


### Concerning litigation financing.

This bill imposes requirements on, and prohibits certain acts by, third-party litigation funders as part of litigation financing agreements; declares violations of third-party litigation financing requirements to be a violation of the Washington Consumer Protection Act (CPA) and enables enforcement and recovery under the CPA; and authorizes statutory damages and other remedies to enforce the requirements on third-party litigation financing. This legislation did not reach final passage this session.

## ENGROSSED SECOND SUBSTITUTE SENATE BILL 6239

### Establishing a process for adjudicating tort claims against the state of Washington and its political subdivisions.

The latest version of this bill creates an administrative process for adjudicating tort claims against the state and its political subdivisions through a claims commission within the Office of Administrative Hearings. The bill was monitored by the Dispute Resolution Section and did not reach final passage this session.

The next legislative session will begin in January 2027 and is scheduled for 105 days, marking the first half of the 2027-2028 biennium. During the interim and the upcoming session, the WSBA will continue to monitor and act on legislation significant to the practice of law and administration of justice. 

#### NOTES

1. <https://fiscal.wa.gov/statebudgets/2026/proposals/Documents/co/oprConfSummary.pdf>.
2. <https://fiscal.wa.gov/statebudgets/2026/proposals/Documents/cc/hcConfBudgetSummary.pdf>.
3. <https://fiscal.wa.gov/statebudgets/2026/proposals/Documents/ct/stNarrativeSummary.pdf>.
4. [www.wsba.org/docs/default-source/about-wsba/legislative/2026-wsba-legislative-priorities.pdf?sfvrsn=655be5f1\\_5](http://www.wsba.org/docs/default-source/about-wsba/legislative/2026-wsba-legislative-priorities.pdf?sfvrsn=655be5f1_5).
5. [www.wsba.org/docs/default-source/about-wsba/legislative/board-of-governors-proclamation-regarding-disparate-local-court-rules-funding-and-technology.pdf?sfvrsn=1abe19f1\\_1](http://www.wsba.org/docs/default-source/about-wsba/legislative/board-of-governors-proclamation-regarding-disparate-local-court-rules-funding-and-technology.pdf?sfvrsn=1abe19f1_1).



## OVER 18 YEARS IN BUSINESS

### WA's Largest PI Agency

Client Focus: Legal Firms, High Net Worth Individuals, Corporations

- Vulnerability and Risk Assessments
- Litigation Support and Legal Intelligence
- Due Diligence and Executive Profiling
- Surveillance and Field Operations
- TSCM "Bug Sweep" Team
- Executive Protection and Physical Security
- Digital and Cyber Investigations
- Crisis Management and Response
- National and International Trusted Network

SCAN TO  
LEARN  
MORE



Phone: 360-461-5362 | Email: [info@olytac.com](mailto:info@olytac.com)

WA PI Agency License Number: 1787

450 Alaskan Way S, Suite 200, Seattle, WA 98104

PAULSON  
COLETTI  
TRIAL ATTORNEYS PC

personal injury  
wrongful death  
medical malpractice  
reckless driving



385 1st Street, Ste 217, Lake Oswego, OR 97034 | (503) 226-6361 | [paulsoncoletti.com](http://paulsoncoletti.com)



FEATURE

# CONSTITUTIONAL CONFUSION:

## Washington's Weapons-Surrender Statute

BY KARLA CARLISLE AND BENJAMIN GOULD<sup>1</sup>

**A**busers who have firearms are dangerous not only to current or former partners, but also to the public at large.<sup>2</sup> This danger may peak when a partner seeks legal redress, such as a restraining order.<sup>3</sup>

Since 2014, the Washington Legislature has become a national leader in addressing the problem of armed abusers. It has enacted, and then repeatedly strengthened, a weapons-surrender statute. Under this statute, courts that issue certain kinds of restraining orders must also order the restrained party to surrender firearms and dangerous weapons.<sup>4</sup>

The last few years, however, have witnessed much confusion in the trial courts about whether the weapons-surrender statute is constitutional. Our purpose here is to explain how this confusion unfolded and why some of it may have been unnecessary, and to give lawyers who do not practice in this area a sense of where things currently stand.

## THE LEGISLATURE'S RESPONSE TO THE PROBLEM OF ARMED ABUSERS

In 2014, the Washington Legislature began requiring courts that issued certain restraining orders to order the surrender of weapons as well.<sup>5</sup> The Legislature also made it a felony for a person bound by such a restraining order to possess a firearm.<sup>6</sup>

In 2019, the Legislature amended the law to try to ensure compliance with an order to surrender weapons.<sup>7</sup> Washington courts were to “develop procedures to verify timely and complete compliance,” including by requiring sworn proof of surrender or testimony under oath.<sup>8</sup> It was also made a felony for persons to possess a firearm if they were subject to an order to surrender weapons.<sup>9</sup>

## THE FIFTH AMENDMENT ISSUE

Together, these provisions created a constitutional problem. Once ordered to surrender weapons, a party commits a crime by possessing them. To comply with the order to surrender, moreover, this same party must also submit satisfactory proof of surren-

der. But you can only surrender weapons if you first possess them. Providing satisfactory proof of surrender thus confesses to the crime of having possessed weapons, for however short a time, after an order to surrender the weapons has issued. Under this legal framework, compliance with an order to surrender weapons would seem to require self-incrimination, in violation of the Fifth Amendment.

Crucially, however, the Legislature itself recognized this problem early on. In 2021 and 2022, it revised the law to try to provide some immunity from prosecution for those who complied with orders to surrender weapons.<sup>10</sup>

**When private citizens are ordered to gather and surrender their weapons, do they become state actors? *Flannery* neither posed nor answered this question.**

## THE FLANNERY DECISION

While the Legislature was trying to address the Fifth Amendment problem, Division II of the Court of Appeals decided a consequential case, *State v. Flannery*, that dealt with the same problem.<sup>11</sup>

In *Flannery*, assault charges were filed against Dwayne Flannery, after which the trial court entered a restraining order against him.<sup>12</sup> That order made it a felony for him to possess firearms. The court then entered a weapons-surrender order, and when Flannery didn't comply, the prosecution filed another criminal charge for noncompliance. Flannery then argued, and the trial court ruled, that by requiring him to produce firearms that would amount to

proof of a felony, the weapons-surrender statute violated the Fifth Amendment. The court also ruled that the statute violated the Fourth Amendment and Article I, Section 7 of the Washington Constitution, which like the Fourth Amendment regulates governmental searches and seizures.

When the government appealed, Division II affirmed the trial court. Two characteristics of the decision would have lasting consequences.

First, the Court of Appeals determined that the version of the weapons-surrender statute that applied to Flannery was the former version of the statute—the version that preceded recent legislative attempts to provide immunity to the subject of a weapons-surrender order.<sup>13</sup> Any decision on statutory immunity would have to wait for another day.

Second, the trial court in *Flannery* had ruled that the weapons-surrender statute violated the Fourth Amendment and Article I, Section 7 of the Washington Constitution because the statute also violated the Fifth Amendment.<sup>14</sup> This ruling was never really challenged on appeal. That's because the state advanced only one appellate argument about the Fourth Amendment and Article I, Section 7. A violation of those constitutional provisions, the state argued, occurs not at the time of search, but only “when the fruits of the illegal search are used against a defendant.”<sup>15</sup> This argument assumed that the weapons-surrender statute involved a violation of the Fourth Amendment and Article I, Section 7, and disputed only the violation's timing. The Court of Appeals rejected this argument about timing, but more important than that rejection was the assumption that nobody seemed to challenge: the assumption that the weapons-surrender statute involved a constitutionally relevant search or seizure.

While this assumption would have lasting consequences, it skipped over a serious threshold issue. To implicate the Fourth Amendment or Article I, Section 7 of the Washington Constitution, a search or seizure must be conducted by a “state actor”—an agent, *de jure* or *de facto*, of the

CONTINUED >

## Constitutional Confusion: Washington's Weapons-Surrender Statute

CONTINUED >

government.<sup>16</sup> But when private citizens are ordered to gather and surrender their weapons, do they become state actors? *Flannery* neither posed nor answered this question.

### FLANNERY'S AFTERSHOCKS IN THE JUDICIARY AND LEGISLATURE

In February 2023, the Administrative Office of the Courts' Trial Court Legal Services team issued two memoranda on *Flannery*. The memos addressed what was then the most recent version of Washington's weapons-surrender statute. As amended in 2022, that statute stated that "voluntarily surrendering weapons, or providing testimony related to the surrender, ... may not be used" in certain criminal prosecutions against the person surrendering weapons.<sup>17</sup>

The memos concluded that, in light of *Flannery*, this immunity provision violated the Fourth and Fifth Amendments. In analyzing the Fourth Amendment, however, the memos—like *Flannery* itself—did not ask whether weapons-surrender orders implicated state action. They simply assumed they did.

The AOC memos' analysis of the Fifth Amendment, meanwhile, was soon mooted by the Legislature, which in April 2023 revised the weapons-surrender statute yet again. It added a comprehensive immunity provision that went into effect in July 2023. This provision, modeled in part on a federal immunity statute that the Supreme Court upheld in 1972 against a Fifth Amendment challenge, appeared capable of conferring constitutionally sufficient immunity against any criminal prosecution.<sup>18</sup>

Still, the two memos were widely distributed among trial court judges, and though they came with a disclaimer that they were not legal advice and judges were free to disregard them, they were given weight. After the memos were distributed, courts in Benton, Franklin, Cowlitz, Lewis, Yakima, Pierce, and Clark counties ceased order-

**Karla Carlisle** is an attorney with the Northwest Justice Project, practicing in Benton, Franklin, Walla Walla, and Columbia Counties.



**Benjamin Gould** is a partner at Keller Rohrback L.L.P. in Seattle, practicing in the firm's complex litigation group.



ing the surrender of firearms, ruling that their hands were tied by *Flannery*. Courts in King, Spokane, and Walla Walla Counties, on the other hand, continued ordering the surrender of firearms when issuing a civil protection order.

### THE SECOND AMENDMENT ENTERS THE PICTURE

All this legal flux in Washington was complicated by uncertainty at the federal level. Federal law criminalizes the possession of firearms by anyone restrained from harassing, stalking, or threatening an intimate partner and found to be a credible threat to that partner's physical safety.<sup>19</sup> This law, the Fifth Circuit determined in its March 2023 decision in *United States v. Rahimi*, violated the Second Amendment.<sup>20</sup> The Supreme Court granted certiorari a few

**Courts in Benton, Franklin, Cowlitz, Lewis, Yakima, Pierce, and Clark counties ceased ordering the surrender of firearms, ruling that their hands were tied by *Flannery*.**

months later,<sup>21</sup> and the next year reversed the Fifth Circuit in an 8-1 decision.<sup>22</sup>

In the meantime, some Washington trial courts that had already stopped requiring people to surrender their firearms began to cite the Fifth Circuit's *Rahimi* decision as another reason they could not require the surrender of firearms. Since these courts are not bound by the Fifth Circuit,<sup>23</sup> they must have found its decision in *Rahimi* highly persuasive.

### THE PRICE OF UNCERTAINTY

The legal uncertainty in Washington came at a price: some lost people their lives.

Amber Rodriguez was a paraeducator in Benton County. She asked the court to require her ex-husband to surrender his handgun at her protection order return hearing on Feb. 22, 2024. The court, citing *Flannery*, declined to do so. Two months later, Rodriguez was shot and murdered by her ex-husband with his handgun in front of their 9-year-old son at the school where she worked.

Carissa Larkin, a mother of three, petitioned for protection in Clark County and asked for an order that her abuser surrender his weapons. However, the court only prohibited him from possessing weapons. It did not make him surrender them. On July 25, 2024, while Larkin was holding her four-year-old child, her ex-fiancé shot and killed her and then turned the gun on himself.

### THE AMENDED WEAPONS-SURRENDER STATUTE IS ULTIMATELY UPHELD

This uncertain state of affairs lasted from 2023 well into 2025—in our view, considerably longer than it should have.

Recall that in 2023, the Legislature included a comprehensive immunity provision in the weapons-surrender statute. This provision expressed an important policy: The main purpose of the weapons-surrender statute is the incapacitation, not the punishment, of armed abusers.

Yet even after this new immunity pro-

CONTINUED >



# Wrongful Death by distracted Amazon delivery driver



Real Justice for Real People™

Seattle | Hoquiam | Spokane

## CLIENT INJURED IN VEGAS? DON'T GAMBLE WITH THEIR CLAIM



KRISTOF LAW GROUP  
THE WISE CHOICE

LICENSED IN BOTH WASHINGTON AND NEVADA

GIVE US A CALL TO DISCUSS HOW WE CAN HELP  
702-703-2838 | [kristoflawgroup.com](http://kristoflawgroup.com)

# Private Equity Is Entering the *Business of Law*

What does that mean for the future of your firm?



Private equity-backed platforms and strategic consolidators are reshaping the legal marketplace. Firm owners now face more options and more complexity when planning succession.

Private Practice Transitions specializes in helping professional service firm owners navigate these opportunities. From confidential valuations to full practice sales, our team guides owners through the transition process with clarity and experience.

---

**START THE CONVERSATION.**

---



PRIVATE  
PRACTICE  
TRANSITIONS  
YOUR BUSINESS • YOUR LEGACY



PrivatePracticeTransitions.com  
253.509.9224 | info@privatepracticetransitions.com

Justin D. Farmer, Esq., CBI  
*Founder/President*

## Constitutional Confusion: Washington's Weapons-Surrender Statute

CONTINUED >

vision went into effect in July 2023, and even after the U.S. Supreme Court eliminated the Second Amendment issue with its June 2024 decision in *Rahimi*, some trial courts in our state declined to issue weapons-surrender orders, citing *Flannery*. *Flannery*, however, was applying a version of the weapons-surrender statute that lacked any immunity provision, so its Fifth Amendment analysis could not apply to the revised statute. And *Flannery's* ruling on the Fourth Amendment and Article I, Section 7 assumed, without deciding, that a weapons-surrender order implicated state action. If that assumption is challenged, *Flannery* cannot bind.<sup>24</sup> And the assumption can certainly be challenged. If the reluctant subjects of weapons-surrender orders become state actors when compelled to gather and turn over their weapons, state action would seem to lack any logical stopping point. Anyone following a governmental directive merely to avoid liability would become a state actor. This category would expand to include the many civil litigants who are routinely compelled over their objections to turn over documents to an opposing party.<sup>25</sup>

In any event, the uncertainty finally began to dissipate in June 2025, when Division I issued *In re Montesi*. There, the Court of Appeals had little trouble upholding the amended weapons-surrender statute's immunity provision against a challenge under the Fifth Amendment, the Fourth Amendment, and Article I, Section 7 of the Washington Constitution, and the Second Amendment.<sup>26</sup>

Three months after *Montesi*, Division III issued an unpublished decision, *In re Hernandez*.<sup>27</sup> In *Hernandez*, Ilana Hernandez had asked the Benton County Superior Court for a civil-protection order, as well as an order requiring her husband to surrender his 23 handguns, 15 semi-automatic rifles, and many unassembled firearms. A Benton County trial court, citing *Flannery*,

had ruled that an order to surrender would violate the Fourth Amendment. Division III reversed, agreeing with *Montesi* that the immunity provision of the weapons-surrender statute was constitutional. This decision dealt with a vital question, and it had independent precedential value, since one Division of the Court of Appeals is not bound by another.<sup>28</sup> Yet when Ilana Hernandez asked Division III to publish its decision and help to dispel the confusion among trial courts, the court declined to do so.

### WHERE THINGS STAND NOW

Following the *Montesi* opinion, courts that had previously declined to issue orders to surrender began to do so when issuing protection orders. But ordering the surrender of firearms is just the first step in ensuring victims' safety. The court is also required to ensure timely and complete compliance with its order to surrender.<sup>29</sup>

A recent decision illustrates the importance of ensuring compliance. In *Dela Llana v. Holiwell*, the trial court ordered Darrion Holiwell to surrender his weapons along with an order of protection for the petitioner, Grenadinah Dela Llana.<sup>30</sup> After Holiwell claimed he had no firearms, the King County domestic violence firearms unit produced a report to the court listing 70 firearms registered to Holiwell. Holiwell then claimed that he had sold or transferred the firearms in private transactions, but produced no receipts or transfer documents. The trial court imposed a contempt sanction of \$100,000, due in 30 days, which would be purged if Mr. Holiwell complied, but did not set any additional compliance hearings. The Court of Appeals held that this process had failed to ensure compliance with the surrender order, as required by statute. As this case shows, even the ablest courts are still refining their procedures to meet the standard required by the weapons-surrender statute. [BN](#)

### NOTES

1. This article discusses cases in which the authors appeared as counsel. Carlisle represented Ilana Hernandez in *In re Hernandez*, and Gould represented Jessica Montesi in *In re Montesi*.

2. Jacquelyn Campbell et al., "Risk Factors for Femicide in Abusive Relationships: Results from a Multisite Case Control Study," 93 *Am. J. Pub. Health* 1089, 1092 (2003); Lisa B. Geller et al., "The Role of Domestic Violence in Fatal Mass Shootings in the United States, 2014-2019," 8 *Injury Epidemiology* 38 (2021).
3. Natalie Nanasi, "Disarming Domestic Abusers," 14 *Harv. L. & Pol'y Rev.* 559, 578 (2020).
4. We use the term "restraining order" to mean any civil protection order.
5. Laws of 2014, ch. 111, § 2(3) (codified at RCW 9.41.800(3)).
6. *Id.*, § 1(2)(a)(ii) (codified at RCW 9.41.040(2)(a)(ii)).
7. Laws of 2019, ch. 245, § 2(1) (codified at RCW 9.41.801(1)).
8. *Id.* § 2(6) (codified at RCW 9.41.801(6)).
9. *Id.* § 3(2)(a)(iii)(C)(II) (codified at RCW 9.41.040(2)(a)(iii)(C)(II)).
10. Laws of 2021, ch. 215, § 75(9)(a); Laws of 2022, ch. 268, § 30(9)(a).
11. 24 Wn. App. 2d 466, 520 P.3d 517 (2022).
12. *Id.* at 475.
13. *Id.* at 472.
14. *Id.* at 477-78.
15. *Id.* at 484.
16. See, e.g., *City of Pasco v. Shaw*, 161 Wn.2d 450, 459, 166 P.3d 1157 (2007).
17. Laws of 2022, ch. 268, § 30(9)(a).
18. See Laws of 2023, ch. 462, § 403(9) (codified at RCW 9.41.801(9)). For the relevant Supreme Court decision, see *Kastigar v. United States*, 406 U.S. 441 (1972), which upheld 18 U.S.C. § 6002.
19. 18 U.S.C. § 922(g)(8).
20. 61 F.4th 443 (5th Cir. 2023).
21. *United States v. Rahimi*, 143 S. Ct. 2688 (2023).
22. *United States v. Rahimi*, 602 U.S. 680 (2024).
23. See *City of Seattle v. Long*, 198 Wn.2d 136, 166, 493 P.3d 94 (2021).
24. See *Berschauer/Phillips Constr. Co. v. Seattle Sch. Dist. No. 1*, 124 Wn.2d 816, 824, 881 P.2d 986 (1994) ("In cases where a legal theory is not discussed in the opinion, that case is not controlling on a future case where the legal theory is properly raised.").
25. See CR 37.
26. 34 Wn. App. 2d 777, 572 P.3d 459 (2025).
27. No. 40749-7-III, 2025 WL 2779176 (Sept. 30, 2025).
28. In *re Arnold*, 190 Wn.2d 136, 148-54, 410 P.3d 1133 (2018); see also RAP 12.3(d).
29. RCW 9.41.801(6)(a).
30. 35 Wn. App. 2d 771, 582 P.3d 883 (2025).



FEATURE

# SECOND CHANCES

How Judges for Justice turns wrongful convictions into exonerations

BY COLIN RIGLEY

**K**arl Willis was just 19 years old when he was arrested in connection with the murder of a 13-year-old boy in Ohio. The problem is that he was innocent, but after getting caught in a spurious investigation based on flimsy evidence, he was ultimately convicted and spent 23 years in prison as he waited to be released.

“I always had faith and belief that one day this case would be overturned,” Willis said. “I know I wasn’t guilty of the charges that they had imprisoned me for.”

But Willis also knew that his innocence

wasn’t enough to ensure his release from wrongful imprisonment—he needed help from as many places as were willing to offer it.

“It takes more than just your family; it takes the will of God, first you gotta believe that the Lord can do it,” he said.

Who can say for sure if divine intervention played a role, but the way Willis’ 23-year nightmare ended has a miraculous connotation. A small team of out-of-state judges turned advocates for the wrongfully imprisoned could see that Ohio law enforcement had the wrong man. In 2021,

the Washington-based nonprofit Judges for Justice got involved.

“No one person, or organization, ever gets someone out of prison alone,” said Judges for Justice Founder Mike Heavey, “it takes a bucket brigade.”

To understand why and what that means, you first need to know what it means for Judges for Justice to get involved in a case.

“We say we are supporting the justice system because nothing undermines it more than a wrongful conviction,” Heavey said.

Heavey is a retired King County judge. He also served on the Washington State Legislature from 1987 to 2000, in both the House and Senate, and was later appointed King County Superior Court judge in 2000 by Gov. Gary Locke. He retired from the bench in 2013 and co-founded Judges for Justice with Judge Peter Deegan (ret.) of Michigan.<sup>1</sup>

The thing that put Heavey on a path from impartial judge to legal advocate was, in fact, one of the most infamous cases of wrongful conviction: Amanda Knox. Heavey referred to Knox as “a neighbor girl,” someone he knew through his daughter, who had carpooled with Knox for several years. As news of the Knox case saturated U.S. media, Heavey asked his daughter about her friend.

“She said, ‘Amanda is the most genuinely kind person I know, she does not have a mean bone in her body,’” Heavey recalls. “And that was so contra to what I’d been hearing in the press and everything else.”

*Members of the Judges for Justice “Bucket Brigade,” at the Maleng Regional Justice Center in Kent. From left to right: retired King County Superior Court Judges Deborah Fleck, Michael Heavey, Carol Schapira, and Jay White.*

From there, Heavey got in contact with Knox’s parents and friends in the hopes of finding a way to get her free: “We had to turn around the supertanker of misinformation and lies about Amanda Knox.”

That experience served as the first blueprint for what would eventually become Judges for Justice.

“That, I think, created a switch,” said Carol Schapira, another retired King County judge who joined Judges for Justice. “It didn’t turn it on, it created a switch so that when he retired, he felt like, ‘This is what I’m going to do.’ ... Thank goodness he has because it has opened up many people’s eyes to quite a number of things.”

After the Knox case, Heavey caught the bug to exonerate wrongly imprisoned individuals. Then, in 2012, Heavey saw a story on *Dateline* about Christopher Tapp in Idaho Falls, Idaho. Tapp was convicted in 1998 of rape and murder despite the fact that his DNA didn’t match DNA at the crime scene. In 2017, Judges for Justice’s work helped get Tapp out of prison. Two years later, according to Heavey, investigative genetic genealogy identified the real killer, who pleaded guilty and received 20 years to life. All it took was a cursory glance at Tapp’s case and Heavey said to himself, “Hmm, that looks like a wrongful conviction.”

“In that case Chris Tapp had nine interrogations, and in the ninth interrogation he said he stabbed [the victim] and that’s what led to conviction,” Heavey said. But Heavey only had to watch one of the polygraph videos to figure out what had really happened. Over about 3 ½ weeks, Heavey said, Tapp was interrogated nine times, but also underwent seven polygraphs, which hadn’t yet been scrutinized, and after which Tapp’s story would change. In those polygraphs, the examiner convinced Tapp that the machine could tell exactly what he was thinking, Heavey said. “The rest is jaw-dropping; literally brainwashing happened with this poor kid. They really messed with his mind in these polygraphs. Essentially, [Tapp] comes

to believe that the polygraph is an all-knowing scientific instrument that can read his mind.”

In other words, according to Heavey, Tapp was bamboozled into confessing to something he didn’t do because after enough time with overly zealous interrogators, he began to distrust himself and place his trust in his accusers. This scenario is a common one with the cases Judges for Justice takes on.

Heavey said that in “every wrongful conviction we’ve been involved with, behind the scenes” is often a law enforcement officer engaging in “noble-cause corruption.” In other words, there is someone who is bound and determined to convict someone despite the evidence pointing elsewhere.

False confessions like the one in Tapp’s case are unfortunately not uncommon. A

the press reports that the police aren’t making any headway. That puts pressure on the police and prosecutors, and that, often in these horrific cases, creates what’s called tunnel vision. The cops [feel] pressure, they focus too early on one suspect, and that has ... a perverse byproduct: ‘noble cause corruption.’”<sup>5</sup>

In Tapp’s case, once Heavey recognized that police had extracted a false confession, he started pulling at more strings to see if the conviction would continue to unravel. He contacted Tapp’s mother and explained he was a retired judge who was in the beginnings of a project called Judges for Justice. Then he met with the public defender in the case, pored over case files, and watched all the police interrogations of Tapp.

“You only learn the reasons [why someone was wrongly convicted] when you do

## The thing that put Heavey on a path from impartial judge to legal advocate was, in fact, one of the most infamous cases of wrongful conviction: Amanda Knox.

2025 report from the National Registry of Exonerations states that 22 (15 percent) of the 147 exonerations in the U.S. in 2024 involved a false confession.<sup>2</sup> The reasons for such confessions can be complex, but much of the data points to interrogation tactics, as Heavey alludes to.<sup>3</sup> Recent reform in this area includes mandatory audiovisual recording, replacing more aggressive interrogation tactics with information gathering, and putting restrictions on other strategies like deception. But as Heavey and others know, these reforms have not halted false confessions altogether. One recent study suggests that even in legally acceptable interrogations, false confessions may occur in about 1 percent of cases.<sup>4</sup>

The types of cases in which Judges for Justice involves itself often involve grisly murders that shake a community to its core—which is also how innocent people get dragged into the mess.

“That generates fear in the community, because their security instinct is being threatened,” Heavey explained. “And then

a deep dive—and not the trial transcripts because that’s the dog and pony show, what they want you to see,” he said.

In interviews with *Bar News*, Heavey and Schapira spoke to the way that a high-profile murder can create a sort of feeding frenzy. People in the community are both scared and screaming for justice. Police become caught up in the frenzy to make an arrest. From that wobbly start, when prosecutors take the baton, it can turn a false confession into a lifetime of false imprisonment.

“If a killing is sensational ... it does cause a sense of panic among the police and prosecutors that ‘We’ve got to solve this problem,’” Schapira said.

False confessions extracted from aggressive interrogations are a running theme for Judges for Justice, which to date has helped exonerate four people in three states.

“Make sure that the investigation from the arrest all the way to the interrogation and all the proceedings and documentation

CONTINUED >

## Second Chances

CONTINUED >

is handled correctly,” Willis said. “Do not settle a case because you feel the person is a candidate [for a plea deal] and there won’t be too much of a struggle because you want to shut the case. A lot of cases that are shut are not properly shut, and they know they’re not properly shut.”

When I spoke with Heavey and Schapira, I had a recurring question: How the hell does this work? Judges for Justice isn’t filing appeals, it has little actual power, but it has found power in the court of public opinion. The mini documentaries it posts to YouTube are Judges for Justice’s bread and butter. The videos themselves are hardly viral—for the most part, gathering a few hundred to a few thousand views apiece—but they still work. In combination with the other tactics Judges for Justice has developed, a group of determined out-of-state judges can have a huge impact. In the case of Patricia Rorrer in Pennsylvania, Judges for Justice sent out 596 letters and asked judges in the area to watch the Rorrer videos. Rorrer is currently serving two life sentences after being convicted of the murder of Joann Katrinak and her infant son, Alex. One of the bases of her multiple appeals has been what she claims is inaccurate DNA evidence, including rootless hairs found at the scene, and additional DNA evidence that remains untested.

“It was interesting, we sent that letter Nov. 3, and the appellate court on Dec. 22 ruled against Patty Rorrer but on a whole new reason,” Heavey said. “I think that the letter we sent to every judge in Pennsylvania and justice on the Supreme Court, it basically queued them to go watch [our documentaries].”<sup>6</sup>

If you’re wondering whether retired judges who descend on a community and call into question the actions of the local police, prosecutors, and courts might ruffle a few feathers, it does. In one case, after cre-



*From left to right: Karl Willis, Judge Michael Heavey (Ret.), Wayne Braddy Jr., and Judge Deborah Fleck (Ret.) outside the Lucas County Jail in Toledo, Ohio, in 2023. Judges for Justice was able to help these two innocent men gain their freedom after over 23 years in Ohio prisons.*

ating a series of videos and other materials, Judges for Justice received a letter to their P.O. Box that contained one of their postcards and a sticky note saying, “stay on the West Coast; go f\*\*\* yourself,” Heavey said.

The letter was anonymous, but the handwriting looked familiar. Heavey hired a handwriting expert who analyzed the note in comparison to similar writing in the case documents and determined that it was likely a match to the handwriting of one of the detectives.

“I wrote him a letter and said, ‘Hey, I know you wrote this,’” Heavey recalled. “He never responded.”

If you’re a judge presiding over a murder case, it seems natural to be resistant when a group of judges from another state start casting doubt about the very case you’re presiding over. But for Judges for Justice, the point isn’t to criticize the local courts and law enforcement.

When Judges for Justice takes on a case, there’s typically a three-phase rollout:

1. Spend time, sometimes upward of two years, doing a deep dive into the particular case and confirming that the available evidence points to innocence.
2. Start picking apart where the investigation went wrong. Most of these types of cases come down to a rogue person or persons in law enforcement, Heavey said. The concept is called noble cause corruption—cops are on a noble cause to get the bad guy locked up and make the community safe, and then when they are so convinced in their noble cause they end up resorting to overly aggressive interrogation tactics. In the early days, Judges for Justice would create a lengthy report.

Soon, its founders transitioned to mini documentaries trickled out as a series of YouTube videos, which proved better at grabbing attention in the community.

### 3. Make sure people watch the videos.

In the final push to change the court of public opinion, Judges for Justice might unleash a number of promotional tools in the community where the crime took place, including newspaper ads, billboards, postcards, and ads on social media. “Once people see the documentary and then they start telling their friends and family in the community, you get this critical mass ... and each case is a little bit different in how the person gets out of prison,” Heavey said.

At the time of our interview, Heavey said Judges for Justice was currently in Phase 3 with Patricia Rorrer’s case in Pennsylvania. There, the group purchased five billboards in various parts of the county, which for about three months would display a simple message: “Is Patty Rorrer innocent? You decide,” with a link to the latest episode of their documentary series on Rorrer.

“Our documentaries don’t do any good in the community unless people watch them,” Heavey said. “We cannot tap into that force unless we can get people to watch our documentary.”

With Judges for Justice, these retired judges are on the outside looking in. So has this type of advocacy work caused them to reflect differently on their time behind the bench?

“It’s always good to have things that keep your mind open to your own fallibility to weaknesses in the system to listening carefully to overcome your own assumptions and biases—and that’s true long after a case has left a courtroom,” Schapira said.

“People have written to me and they’ve told me this and that, and it’s not as though I’ve realized I was completely wrong, but

**Colin Rigley** is a communications specialist with the WSBA. He has nearly two decades of experience in journalism and communications. He can be reached at [colinr@wsba.org](mailto:colinr@wsba.org).



I certainly have been able—I believed in this before—to recognize that people can change,” Schapira said.

The momentum of a high-profile case can influence the behavior of not just police and prosecutors, but judges, too, Heavey said. Such a case builds up a perception that’s difficult to reverse—“Surrounding a wrongful conviction in that community is ice a mile thick that the person is guilty,” Heavey said. “And we have to start chipping away at that ice.”

Think of Judges for Justice’s process like a small kickstart to begin a process of self-examination in a community that was previously convinced of someone’s guilt.

“When we leave there’s suddenly a realization that the person is innocent; once they’ve got an innocent person in their midst the public won’t tolerate it,” Heavey said.

He added, “When we go into every single case we’ve gone into ... the prevailing mindset for people who’ve paid attention is the defendant is a cold-blooded killer, lucky they didn’t get the death penalty. When we leave, the public opinion is changed to, ‘Oh my God, he’s an innocent person that was wrongfully convicted.’ And when you get that public mindset to change you set in motion what Victor Hugo said: ‘No power on earth can stop an idea whose time has come.’ And that’s been our experience. People will not tolerate a wrongful conviction in their midst; they just need to be educated about it.” **BN**

#### NOTES

1. [www.judgesforjustice.org/about/](http://www.judgesforjustice.org/about/).
2. *2024 Annual Report*, The National Registry of Exonerations, available at [https://exonerationregistry.org/sites/exonerationregistry.org/files/documents/2024\\_Annual\\_Report.pdf](https://exonerationregistry.org/sites/exonerationregistry.org/files/documents/2024_Annual_Report.pdf).
3. Scott M. Mourtgos and Ian T. Adams, “Recalibrating the risk of false confession wrongful convictions: Interrogation tactics and inverse probability,” *Journal of Criminal Justice* 103 (March-April 2026), available at [www.sciencedirect.com/science/article/pii/S0047235226000073](http://www.sciencedirect.com/science/article/pii/S0047235226000073).
4. *Id.*
5. Judges for Justice even has a video focusing on such issues, “Episode 3 “Noble Cause Corruption” - IS PATTY RORRER INNOCENT?” [www.youtube.com/watch?v=J9p57vYlbZs](http://www.youtube.com/watch?v=J9p57vYlbZs).
6. “Episode 6: Constitutional Rights - Due Process and the Writ of Habeas Corpus.” <https://www.youtube.com/watch?v=GtFMvj70TJw>.



JOHN ROSECRANS  
PARTNER, KIRKLAND

## We protect what our clients value most.®

McKinley Irvin attorneys are known for their relentless pursuit of successful results, whether representing individuals in financially complex divorce or high conflict parenting disputes.

But perhaps our most noted distinction is our steadfast commitment to protecting what our clients value most.



McKINLEY IRVIN  
FAMILY LAW

SEATTLE | BELLEVUE | KIRKLAND | EVERETT | TACOMA  
VANCOUVER | PORTLAND | [mckinleyirvin.com](http://mckinleyirvin.com)

FEATURE



## Q&A with Ann Guinn

Guinn is a law firm practice management consultant and has been a WSBA volunteer for more than 30 years, in various roles including member of the Solo & Small Practice Section Executive Committee and CLE faculty.

**Q: Tell us a bit about your career as a legal practice consultant.**

**A:** I began my career as a legal secretary in San Francisco. Following a move to Los Angeles, and more secretarial work, I took a management position at a large firm. These jobs taught me how a law firm works. That background, and a goodly share of common sense, has allowed me to teach attorneys what they didn't learn in law school about running a law practice for the past three-plus decades (having started when I was in kindergarten!).

**Q: You have focused particularly on helping solo and small firm lawyers. What made you choose that path?**

**A:** At some point, I realized that small firms have the same problems as large firms—marketing, hiring, getting paid, client management, etc.—but the attorneys are frequently handling everything themselves, with no management training. I saw attorneys who were working really hard, but not feeling confident about their management skills. They needed guidance, and I could provide that.

**Q: Why did you initially start volunteering with the WSBA, and how long have you been a WSBA volunteer?**

**A:** I served on the Executive Committee

### SIDEBAR

#### Do You Know an Outstanding WSBA Volunteer?



Nominate them to be highlighted in a Volunteer Spotlight in *Bar News*! Find the nomination form and more at [www.wsba.org/connect-serve/volunteer-with-wsba/volunteer-recognition](http://www.wsba.org/connect-serve/volunteer-with-wsba/volunteer-recognition).

*Nominations are reviewed on a rolling basis.*

of a Section of the State Bar of California for five years before moving to Seattle. I missed that work, so I phoned the WSBA and asked if anyone could use my help. I was immediately introduced to the Law Practice Management Section (now the Solo & Small Practice Section), and I just retired after serving 32 years on that Executive Committee.

**Q: What do you find most meaningful or rewarding about volunteering with the WSBA?**

**A:** My whole purpose in life is to help attorneys, and my work with the WSBA has allowed me to do that on so many levels—presenting CLEs, writing articles, planning conferences, serving on task forces and committees, and more. Besides the joy of lending a hand or word of encouragement here and there, the friendships I’ve formed have been the greatest reward of all.

**Q: What advice would you give to others who are thinking about volunteering with the WSBA?**

**A:** Do it! It’s fun, educational, and life-enriching (not kidding!). There are literally dozens of different volunteer opportunities with the WSBA—and the best part is that you will be working with the amazing staff at the WSBA. And encourage your staff to volunteer, too. I’m not an attorney, yet the WSBA has given me countless ways in which to serve, so all types of experience and skills are welcome.

**Q: Did anything surprise you about being a WSBA volunteer?**

**A:** I was surprised at how readily I was accepted as a volunteer, and how much my meager efforts contributed to the overall goals of the WSBA in supporting its members.

**Q: In your experience, are there any misconceptions legal professionals have about the role of a WSBA volunteer?**

**A:** Perhaps some may think that WSBA volunteers are just nameless minions doing things WSBA staff can’t do. Wrong! As a volunteer, you are an appreciated and honored member of the bigger team, your help is critical, and you will be sincerely thanked every time you turn around! It’s like *Cheers*—everybody knows your name!

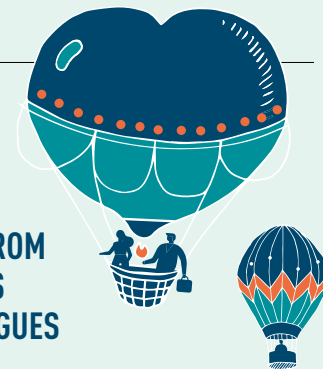
**Q: Has volunteering with the WSBA led to any new connections?**

**A:** Over the years, I’ve met hundreds of attorneys, and besides being great fun, that has allowed me to become an excellent resource for friends and clients who need to find an attorney in a particular practice area. My “matchmaking” success rate is 100 percent!

**Q: Now that you are retiring and stepping away from volunteering with the WSBA, what are your plans for the future?**

**A:** I haven’t fully retired as I’m still working with existing clients, and my volunteering days are not over. I have been invited to serve on two local boards here in Reno, Nevada: the Washoe County Senior Advisory Board and the Renown Patient and Family Advisory Council for our local hospital conglomerate. I’m loving this new work, but I’m also hoping to find a way to get involved in helping educate attorneys on meeting the needs of clients/staff with disabilities, as well as providing support to attorneys with disabilities of their own. As a recently disabled person myself, that is my new passion!

My final words: It has been my great privilege to work on behalf of Washington attorneys for these many years. I hope in some small way I have made a difference. **BN**



## HEAR FROM GUINN'S COLLEAGUES

Many years ago, I had the privilege of serving as the staff liaison to the Solo & Small Practice Section, where I had the opportunity to work with Ann. From the very beginning, Ann distinguished herself as an exceptional partner—warm, innovative, steady, and unwavering in her commitment to the Section year after year. Her dedication has had a lasting impact, not only on the Section’s success but on everyone fortunate enough to work alongside her.

As the WSBA and its sections have evolved over time, Ann consistently offered a clear, grounded voice that kept our work focused on what mattered most: delivering meaningful value to section members. Her leadership, passion, and follow through set a standard that continues to inspire.

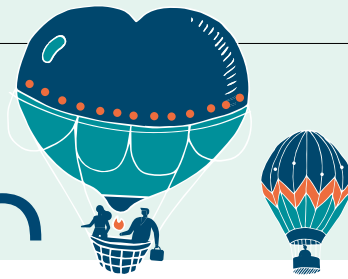
I often think of Ann as the kind of volunteer we all aspire to be—generous with her time, wise in her counsel, and wholeheartedly committed to strengthening the WSBA community. Her contributions have been extraordinary, and the respect and gratitude we feel for her are profound.

— **Paris Eriksen**, WSBA manager of volunteer engagement

By my calculations, when Ann Guinn attended her final Solo & Small Practice Section Executive Committee Retreat this year as an advisor, she had completed 32 years as a member of the EC—and had probably contributed an unmatched amount of time as a non-attorney volunteer in support of the Section and the WSBA that included speaking at CLE programs and serving on planning committees for the annual WSBA Solo and Small Firm Conference. She was well-deserving of the WSBA APEX Lifetime Service Award in 2019. Now that she has retired from her involvement with the Section, her institutional knowledge regarding the Section—not to mention her “eagle eye” attention to details when reviewing draft EC meeting minutes—will be missed. Best wishes to Ann in retirement!

— **John Redenbaugh**, Advisor to the EC and retired WSBA employee





# THANKS

## to Our WSBA Volunteers

The WSBA is honored to partner and collaborate with many dedicated legal professionals and members of the public to help further our mission to serve the public and members of the Bar, to ensure the integrity of the legal system, and to champion justice.

[PLEASE JOIN US IN GRATITUDE TO THE 2025 WSBA VOLUNTEERS >](#)

**A**  
 Syed Abedi  
 Hunter Abell  
 Joanne Abelson  
 Melanie Abigania  
 Charles Adams  
 Elizabeth Adams  
 Jeffrey Adams  
 Michael Addams  
 Francis Adewale  
 Kelsey Affronte  
 Thomas Ahearne  
 John Ahlers  
 Faisal Akhter  
 Nicholas Aldrich  
 Eileen Alexander  
 Houda Ali  
 Paul Alig  
 Zoi Aliozi  
 Eric Allen  
 Penny Allen  
 Timothy Allen  
 Chad Allred  
 Fatima Al-Rikabi  
 Dean Alterman  
 Elena Munoz Alvarez  
 Fabio Ambrosio

Nicole Amico-Kane  
 Sara Amies  
 Charles Andersen  
 Brian Anderson  
 Crissy Anderson  
 Elizabeth Anderson  
 Erin Anderson  
 Ivy Anderson  
 Kimberly Anderson  
 Pamela Anderson  
 Rachel Anderson  
 Stephanie Anderson  
 Magnus Andersson  
 Sunitha Anjilvel  
 Matthew Antush  
 Ruth Apahidean  
 Heidi Appel  
 Paul Apple  
 Leila Arefi-Pour  
 Peter Arkison  
 Albert Armstrong III  
 Kelsey Armstrong-Hann  
 Emily Arneson  
 Tyler Arnold  
 Kirk Arthur  
 Randy Arthur  
 Scott Ashby

Lesli Ashley  
 Esme Aston  
 Agraj Atreya  
 Benjamin Attanasio  
 Anna Au  
 Matthew Audish  
 Miriam Ayoub  
 Sara Ayoubi

**B**  
 Susan Baek  
 Jehiel Baer  
 Chris Baird  
 Kraig Baker  
 Magda Baker  
 Angie Balconi  
 Elizabeth Baldwin  
 Merri Baldwin  
 Karen Bamberger  
 Sylvia Bamberger  
 Kevin Bank  
 Jonathan Barnard  
 Nellie Barnard  
 Marc Barreca  
 Jason Barrett  
 Lorraine Barrick  
 Abigail Bartlett

Carrie Basas  
 Mark Bassingthwaighte  
 Kaitlyn Batstone  
 Leonard Bauer  
 Ron Baugh-Schlossbergh  
 Marisa Bavand  
 Allyson Bazan  
 Nathan Beard  
 William Beck  
 Peter Becker  
 Nancy Ann Beckford  
 Geoff Beddell  
 Jessica Bejerea  
 Jeremy Belanger  
 Luis Beltrán  
 Brittany Benavidez  
 Alfredo González Benitez  
 G. Andrew H. Benjamin  
 Allen Roger Benson  
 Kathryn Berger  
 Nicholas B. Berning  
 Melissa Berry  
 Amber Bevacqua-Lynott  
 Jennifer Beyerlein

Christopher Bhang  
 Gillian Bidgood  
 Amber Bighorse  
 David Billedeaux  
 Justin Bingham  
 Hugh Birgenheier  
 Leslie Birnbaum  
 Brett Bishop  
 Andrew Biviano  
 Peter Black  
 Bree Black Horse  
 Gregory Blair  
 Watson Blair  
 Miguel Blancas  
 Todd Bloom  
 Joseph Blumel  
 Victoria Blumhorst  
 Diana Bob  
 Marisa Bocci  
 Jon Bogdanov  
 Kathryn Boling  
 Marc Boman  
 Esperanza Borboa  
 Claire Boren  
 Kalin Bornemann  
 Alan Bornstein  
 Robert Boruchowitz  
 Sarah Bové  
 Sarah Bowman  
 Karen Boxx  
 David Boyajian  
 Charles Bradley  
 Heidi Bradley  
 Michael Brandenberg  
 Ramona Brandes  
 Shelley Brandt  
 Cody Branstetter  
 Jeff Bray  
 Elizabeth Breakstone  
 Aaron Brecher  
 Mackenzie Bretz  
 David Bricklin  
 Margaret Bridewell  
 Citlalli Briseño  
 Kaelen H. Brodie  
 Jason Brookhyser  
 Evan Brown  
 Nathan Brown  
 Russell Brown  
 Steven Brown  
 Lori Bruner  
 Zachary Bryant  
 Ashley Buchert  
 Chris Bueter  
 Michael Bueter  
 Laurie Bui  
 Jennifer Bull  
 Najja O. Bullock  
 Ashley Bumatay  
 Kathryn Burke  
 Ashley Burman  
 Jason W. Burnett  
 Viveca Burnette  
 Travis Burns  
 Zachary Burr

Charlotte Burrows  
 Gregory Busch  
 Jonathan Bussey  
 David Byers  
 Lori Byland

**C**  
 Jennifer Calkins  
 J. Reiko Callner  
 Karama Hawkins Calloway  
 Carla Calogero  
 Maren Calvert  
 Kolby Cameron  
 William L. Cameron  
 Maria Luisa Camon  
 Tanesha Canzater  
 Jeff Capell  
 Claire Carden  
 Angie Lopez Cardona  
 Serena Carlsen  
 Caitlin Davis Carlson  
 Forrest Carlson  
 William Carlson  
 Angela Carlson-Whitley  
 James Carmody  
 Jane Carmody  
 Darren Carnell  
 Michele Carney  
 Christine Carpenter  
 Stephen Carpenter Jr.  
 David Carpmann  
 James Carr  
 Jessica Carr  
 David Carrell  
 Alexandra Carrillo  
 Andrew Carrington  
 Alexis Casanas  
 Brian Case  
 Mark Case  
 Bridget Casey  
 Christell Casey  
 Anna Cashman  
 Christopher Casillas  
 Angie Castaneda  
 Rebecca Cataldo  
 Anton Cauthorn  
 Michael Cecil  
 Mark Chadwick  
 Michael Chait  
 Adrien Chan  
 Chris Chang  
 Seth Chastain  
 Michael Cherry  
 Dennis Chien  
 Bil Childress  
 Michael Chin  
 Brian Chinchar  
 Margaret Chon  
 Dilnoza Chorieva  
 Kimberly Chose  
 Ann Christian  
 Kate Christie

Marissa Chu  
 Noelle Chung  
 Samuel Chung  
 Anastasia Clark  
 Bruce Clark  
 Catherine Clark  
 Daniel D. Clark  
 Jazmyn Clark  
 Julia O. Clark  
 Karen Clark  
 Anna Clavel  
 Jessica Clawson  
 Joanna Cleveland  
 Adriana Clifton  
 Sara Cloon  
 Jody Cloutier  
 John Clynych  
 Adam Coady  
 Sydney Codd  
 Amber Cognata  
 Jessica Cohen  
 Keith Cohon  
 Travis Colburn  
 Jill Collins  
 Ayanna Colman  
 Darryl Colman  
 Marci Comeau  
 Tamara Comeau  
 Ari Bleu Conboy  
 Vitaliana Conforti  
 Cat Connell  
 Lane Conrad  
 Brian Considine  
 Mirta Contreras  
 Dianne Conway  
 Ariel Cook  
 Jocelyn Cook  
 Phillip Cook  
 Stephen F. Cook  
 John T. Cooke  
 Johanna Coolbaugh  
 Jocelyn McCurtain  
 Cooney  
 Frederick Corbit  
 Logan Cornett  
 James Corning  
 Rachel Cortez  
 Jordan Couch  
 Kristi Coy  
 Leandra Ebreo Craft  
 Christopher Crago  
 Scott Crain  
 Jessica Creager  
 Eli Creighton  
 Paul Cressman  
 Ricci Crinzi  
 Paul Crisalli  
 Mitchell Crook  
 Theodore Cromptley  
 Stephen Crossland  
 Greg Crowder  
 Dan Crystal  
 Rea Culwell  
 Jaime Cumming  
 Ashley Cummins

Milli Cunningham  
 Devin Curda  
 Don Curran  
 Aidan Cuskelly  
 Frank Cuthbertson  
 Christopher Cutting

**D**  
 Francesca D'Angelo  
 Kyler Danielson  
 Susan DanPullo  
 Joanne Dantonio  
 John Darling  
 June Darling  
 Thomas Dashiell  
 Michael Daudt  
 Martin Davies  
 Michelle Davila  
 Kerri Davis  
 Zachary Davison  
 Seth Dawson  
 Diana Dearmin  
 Heather DeBlicke  
 Stephen DeForest  
 Dashiell Degraff  
 Ramina Dehkhodasteele  
 Michael DeLeo  
 John D'Elia  
 Nicole E. Demmon  
 Nicole DeNamur  
 Katharine Denmark  
 Sarah Dequay  
 Heather Derenski  
 Sarah Derry  
 Jennifer Devenport  
 Abigail Pearl  
 DeWeese  
 John Dirgo Deweese  
 Karamvir Dhaliwal  
 Jasbinder Dhoot  
 Craig Diamond  
 Joyce Diaz  
 Lesly Diaz-Perez  
 Lea Dickerson  
 Alexander Dietz  
 Stephen DiJulio  
 Stephanie Dikeakos  
 Bryce Dille  
 Zachary Dillon  
 Christopher DiRie  
 Erica Doctor  
 Julia Doherty  
 Nic Doherty  
 Kent Doll Jr.  
 John Doty  
 Cole Douglas  
 Lillibel Douglas  
 Todd Dowell  
 Patrick Downey  
 Jere Doyle  
 Julia Doyle  
 Adam Draper  
 Matthew Dresden

Jerusha Dressel  
 Hannah Driscoll  
 Amanda DuBois  
 Andy Dugan  
 Daryl Dumph  
 Susan Dumph  
 Nina Durante  
 Brett Durbin  
 Jenny Durkan  
 Gillian Dutton  
 Fabio Dworschak

**E**  
 David Easwaran  
 Walter Edgar  
 Rachel Edwards  
 Scott M. Edwards  
 Merf Ehman  
 Tom Ehrlichman  
 David Elkanich  
 Laine Ellison  
 William Elsinger  
 Janelle Elysee  
 Joel Emans  
 Evelyn Emanuel  
 Paula Emery  
 Candace Enders  
 Seth Endo  
 Anna Endter  
 Ronald English  
 Barbara Engstrom  
 Sara Epler  
 Gary Epperley  
 Patrick Erker  
 Jackie Leanne Jensen  
 Erler  
 Sabrina Eshagi  
 Laura Eshbach  
 Brian Esler  
 Abby Espinosa  
 David Estudillo  
 Hillary Evans  
 Kymberly Evanson

**F**  
 Nathan Faher  
 Henry Farber  
 Christopher Fargo-  
 Masuda  
 Eileen Farley  
 Megan Farr  
 Michael Farrell  
 Rhys Farren  
 Jennifer Faubion  
 Kevin Fay  
 George Fearing  
 Darren Feider  
 Andrew Feld  
 Janice Feldman  
 Brynn Felix  
 Emily Fenstter  
 Greg Ferguson  
 Catarina Ferreira

Jessica K. Ferrell  
 Christian Ferrin  
 Timothy Feulner  
 Mark Fickes  
 Andrew Field  
 Austin Field  
 Joshua Field  
 Peter Finch  
 Seth Fine  
 Michael Finkle  
 Tracy Finnegan  
 Aydin Firuz  
 Susan Fisch  
 Timothy Fischer  
 Bridgett Fisher  
 Kristen Fisher  
 Lawson Fite  
 Anne Fitzpatrick  
 Annette Fitzsimmons  
 Brian Flaherty  
 Michael Flaherty  
 Kevin Flannery  
 Jessica Fleming  
 Mason Fletcher  
 Tracy Flood  
 Carson Flora  
 Sergio Cueva Flores  
 Jennifer Flynn  
 Colin Folawn  
 Starck Follis  
 Eric Fong  
 Rachel Forde  
 Allison Foreman  
 Noah Foster-Koth  
 Jason Foust  
 Julie K. Fowler  
 Christopher Fox  
 Gregory Fox  
 Hugo Fraga  
 Derek Frank  
 Steve Franklin  
 Jesse O. Franklin IV  
 Louis Frantz  
 Nicholas Franzen  
 Sara Frase  
 Kathryn Fraser  
 Christine Frausto  
 Rachel Free  
 Dave Freeburg  
 Alysa B. Freeman  
 Daniel French  
 Ethan Frenchman  
 Mark Fucile  
 Melissa Fuller  
 Alan Funk  
 Michelle Furrer

**G**  
 Andrew J. Gabel  
 Chris Gaddis  
 Naoise Gaffney  
 Tamara Gaffney

CONTINUED >



**PacWest**  
 NURSING SOLUTIONS  
 Legal Nurse Consulting-Life Care Planning  
 Care Coordination

Medical cases are won or lost on the details within the medical record. PacWest Nursing Solutions provides comprehensive medical record analysis, case screening, and expert consulting services for attorneys involved in medical malpractice, personal injury, workers' compensation, product liability, and healthcare-related litigation.

**Services include:**

- Medical record review and case analysis
- Chronology and timeline development
- Standards of care review
- Identification of care deviations
- Life care planning and cost projections
- Medical literature and guideline research
- Expert witness preparation support
- Defense and plaintiff consulting

**CONTACT US**

nursingsolutions@pwnrsg.com  
 www.pwnrsg.com

**DUI?  
 RECKLESS DRIVING?  
 SPEEDING TICKET?**



Keep it off your record,  
 Keep insurance costs down

**Jeannie P. Mucklestone, P.S. INC.**

PO BOX 565  
 Medina, Washington 98039  
 (206) 623-3343  
 jeannie@mucklestone.com  
 www.mucklestone.com

- Successful Results
- Extensive experience
- Former Judge Pro Tem in King County
- Featured in Vogue magazine as a top lawyer for women in Washington
- Front page of Seattle Times "Drivers fighting tickets and winning"
- All credit cards accepted



**Thank You to  
Our WSBA  
Volunteers**

CONTINUED >

Matthew Gallagher  
David Gallup  
Kiona Gallup  
Craig Gannett  
Robert R. Garcia  
Sandy Garcia  
D. Bruce Gardiner  
Daniel Garrie  
Oliver Garrison  
Tamara Garrison  
Sarah Garrod  
Thomas Garvey  
Clay Gatens  
Joseph Gehrke  
Jennifer Gellner  
Brenda George  
Deanna George  
Carey Gephart  
Brandy Gevers  
Natalie Ghayoumi  
Spencer Gheen  
Anthony Gibbons  
Caleb Gieger  
Molly Gilbert  
Ryan Gilchrist  
Lisa Gillespie  
Jessica Giner  
Anthony Gipe  
Ambrogino Giusti  
Rebecca Glasgow  
Erin Glass  
Jessica Glenn  
Stan Glisson  
Lawrence S. Glosser  
Brad Goergen  
Alejandra Gonza  
Justo Gonzalez  
Dan J. Goodman  
Jeffrey Goodwin  
Joseph Gordon  
Miryam Gordon  
Kenneth Gorton  
Tiffany Gorton  
Benjamin Gould  
Jonathan Gould  
Bryan Gourley  
Peter J. Grabicki  
Mike P. Grace  
David Graf  
John Graffe  
Clayton Graham  
Austin Graves  
Noelia Gravotta  
Carole Grayson  
John Green  
Matthew Green  
Michelle Green  
Duncan Greene

Thaddeaus Gregory  
Ryan Griffee  
Sean K. Griffee  
James Grossman  
Karrina Guilbault  
John Guin  
Ann Guinn  
Robert Guite  
Gabrielle Gurian

**H**  
Leslie Hagin  
Dave Hailey  
Lisa Hamilton  
Melissa Haney  
Elizabeth Hanley  
Matthew Hansen  
Amanda Hanson  
Robin Hardwick  
Rory Hardy  
Jason Harn  
Aleana W. Harris  
Barbara Harris  
Jessie Harris  
Joshua Harris  
Michael Harris  
Hanna Harrison  
Emmelyn Hart  
Merri Hartse  
Alexis Hartwell-  
Gobeske  
Adam Hattenburg  
Joshua Hawkins  
Nancy Hawkins  
John Hayden  
Angela Hayes  
Annette Hayes  
Aaron Haynes  
Daniel Hayward  
Thomas Hayward  
Nadel Headley  
Michael Heavey  
Arnold R. Hedeem  
Heather Hedeem  
Christie Hedman  
Cynthia Heidelberg  
Elizabeth Helm  
Cathy Helman  
Haley Helms  
Janet Helson  
Elizabeth Hendren  
Christina L. Henry  
Molly Henry  
Michele Herman  
Vivian Hernández  
Michelle Hesse  
James Hicks  
Alexander Higgins  
Carla J. Higginson  
Mary High  
Alexander Hill  
Brett M. Hill  
David Hill  
Keaton Hille

Gabriel Hinman  
Loni Hinton  
Michael Hintze  
Kristy Hoad  
David Hobson  
JJ Hodgins  
John Hoglund  
Coco Holbrook  
Nicholas Holce  
Olivia Holder  
Brooks Holland  
Paul Holland  
Kelly Holler  
Joelle Hong  
Theodore Hong  
Sarah Hopper  
Jessica Horn  
James Horne  
Vernon Hosannah  
Ann House  
James Howsley  
Courtney Hudak  
Sarah Hudson  
Kasey Huebner  
Karey Hughes  
Geoffrey Hulsey  
Rebecca Human  
Tauda A. Hume  
Vanessa Hunsberger  
Philip Hunsucker  
Carol Hunter  
Ted Hunter  
Marcy Hupp  
Alexander Hurt  
Michael Hutchings  
Sharon Hytnen

**I**  
Ayman Idlbi  
Jakini Ingram  
Diyora Ismailova  
Nancy Ivarinen  
Genta Iwasaki

**J**  
Munia Jabbar  
Nathaniel Jacob  
Gavriel Jacobs  
Melissa Jaffe  
Noorulanne Jan  
Andrea Jarmon  
Peter Jarvis  
Larry Jefferson  
Lynnette Jenkins  
Elizabeth Jennings  
Ursula Jennings  
Darin T. Jensen  
Lindsay Jensen  
Jacqueline Jeske  
Jay Jetter  
Kelsey Jevitt  
Monte Jewell  
Mason Ji

Lu Jiang  
Fabiola Jimenez  
Luis Jimenez  
Kira Johal  
Mark Johnsen  
Aaron Johnson  
Adin Johnson  
Brandon Johnson  
Katrin Johnson  
Richard Johnson  
Angela Jones  
Cade Jones  
La Vonna Jones  
Reed Jones  
Derril Jordan  
Kelsey Jost  
Hans Juhl  
Jon Jurich  
Benjamin Justus

**K**  
Nick Kajca  
Caesar Kalinowski  
Katherine Kameron  
Chris Kang  
Jessica Kang  
Min Kang  
Samantha Kanner  
Grant Kaplan  
John Kaplan  
Shadan Kapri  
Catherine Kardong  
Jill Karmy  
Keith Karnes  
Jennifer Karol  
Adam Karp  
Grace Kasaika  
James Katzaroff  
McKenzie E. Kaus  
Courtney Kaylor  
Claire Keeley  
Richard Keeton  
Eileen Keiffer  
Dawn Keller  
Emily Kelly  
Matthew Kelly  
Gail Kelsie  
Aidan Key  
Nadine Khalidi  
Anita Khandelwal  
Benita Kibonge  
Alicia Kikuchi  
Cindy Kim  
Sung-Yon Kim  
Vivian Kim  
Andrew King  
Sean King  
Alicia Kingston  
Tadas Kisielius  
Michael Kittleson  
John Knapp  
Craig Kobayashi  
Duana Koloušková  
Kellen Kooistra

Rebecca Kopp  
Ilana Korchia  
Nicholas Korst  
Thomas Kost  
Melissa Kover  
Robert Krabill  
Alexandra L. Krakow  
Lisa Kremer  
Eric Krening  
Savanna Navarro  
Kress  
Mark Krisher  
Efrem Krisher  
Kurt Kruckeberg  
Kristine Krenzli  
Kristen Kussmann  
Rita M. Kutsin  
Kathleen Kyle  
Kristin Kyrka

**L**  
Jonathon Lack  
Chawisa  
Laicharoenwat  
Dusty Lamay  
Crystal Lambert  
Jesse Lamp  
Marcus Lampson  
Alana Melindes  
Lancaster  
Michael Lantz  
Mark Larranaga  
Kristina Larry  
Lori Larsen  
Kari Larson  
Maja Larson  
Nicholas Larson  
Emma Lautanen  
Dana Laverty  
Kerry C. Lawrence  
David A. Lawson  
Tamara Lawson  
Kelly Lawton-Abbott  
Edward Le  
Tony Leahy  
John Leary  
Adrien Leavitt  
Daniel F. LeBeau  
Kenneth Lederman  
Jessica Ledingham  
Anne Lee  
Melissa Lee  
Sunah Lee  
Tiffany Lee  
Craig Leen  
Allan Leghorn  
Ian Leifer  
Matthew LeMaster  
Laura Lemire  
SaNni Lemonidis  
Cassandra Lenning  
Jessica Levin  
Brian Lewis  
Forrest Lewis

Colin Ley  
Shreya Ley  
David Liang  
Konrad Liegel  
Julie Lies  
Megan Lillis  
Ailene Limric  
Megan Lin  
William Lin  
Eric Lindberg  
Thomas Linde  
Tailyer Lindsey  
Andrea Lino  
Treicy Lino  
Jacob Lipson  
Maria Little  
Jeffrey Litwak  
Susan E. Llorens  
Erin Lloyd  
Mackenzie Lloyd  
T. Augustine Lo  
Darcel Lobo  
Evan Loeffler  
Mary Logan  
Kimberly Loges  
Vincent Lombardi  
Michael Longyear  
Mikaela Louie  
Brent Low  
Jack Lu  
Carnissa  
Lucas-Smith  
Nathaniel Luce  
Sherry Lueders  
Terri Luken  
Dean Lum  
Richard B. Lumley  
Donna Lurie  
Christopher Lybeck  
Phyllis Lykken  
Matthew Lynch  
Wendy Lyon

**M**  
David Maas  
Savannah Mable  
Scott MacCormack  
Angela Macey-  
Cushman  
Bryce Mack  
Sarah E. Spierling  
Mack  
Martin Maclean  
Robert Mahon  
Michael Mahoney  
Nancy Maisano  
Rajeev Majumdar  
Sean Malcolm  
Michelle Maley  
Lawrence Malizzi  
David Malone  
Eilish Villa Malone  
Sean Mangan  
Genevieve Mann

Joseph Mano  
 Emma Mantovani  
 Maya Manus  
 Lee Marchisio  
 Jonathan Mark  
 Jerry Markham  
 Nicholas Marler  
 Sabrina Marquez  
 Katherine Marrs  
 Ann T. Marshall  
 David Marshall  
 Jolene Marshall  
 Romaine Marshall  
 Connie Sue Martin  
 Elizabeth Martin  
 Eric L. Martin  
 Margo Martin  
 Dallas Martinez  
 Claire Martirosian  
 Kenneth Masters  
 George Mastodonato  
 Andy Matthews  
 Derek Matthews  
 Kate Matthews  
 Michael Mattocks  
 Gail Mautner  
 Teresa Mayr  
 Robert McBeth  
 Joseph McCarthy  
 Mark McCarty  
 Sheryl McCloud  
 Dee McComb  
 Devin McComb  
 Jody McCormick  
 Adrienne McCoy  
 Jonathan McCoy  
 Kevin McCrae  
 Devon McCurdy  
 Eric McDonald  
 Karnes McFarlane  
 Julia McGann  
 Lee McGuire  
 Colin McHugh  
 Elizabeth McIntyre  
 Barbara McInville  
 Stacey McKee  
 Kelsie McKee-Hector  
 Richard McKewen  
 Christy McKinley  
 Kathryn McKinley  
 Brian McMahan  
 Teresa McNally  
 Elisabeth McNeil  
 Sara McNish  
 Sophia McSherry  
 Bruce Medeiros  
 Bradley Medlin  
 Shea Meehan  
 Tonya Meehan  
 Lisa Melvin  
 Hansi Men  
 Michelle Mendoza  
 Priyanka Menon  
 Christopher Jason  
 Mercado

Christina Meserve  
 Luz Metz  
 Jennifer Meyer  
 Laura Meyer  
 Nicole Meyer  
 Paul Meyer  
 John Meyers  
 Qingqing Miao  
 Lucas Michels  
 Alan S. Middleton  
 Aimee Miller  
 Craig Miller  
 Kaitlin Miller  
 Monte Mills  
 Seth Millstein  
 Mendy Minjarez  
 Jeff Minneti  
 Larry Minsky  
 Scott Missall  
 Jessica Mitchell  
 Katarina Mitrovic  
 Gerald Moberg  
 Merissa Moeller  
 Sarah Moen  
 Shabnam Moinipour  
 David Montes  
 Ryan Montgomery  
 Toni Montgomery  
 Raquel Montoya-  
 Lewis  
 Margaret Moody  
 Erin Moody  
 Sara Mooney  
 Martin Mooney Jr.  
 Bradford Moore  
 Craig Moore  
 Michele Moore  
 Joanna Morales  
 Timothy Moran  
 Priscilla Moreno  
 Conner Morgan  
 Robert Morgan  
 Jamie Morin  
 Mason Morisset  
 Anna Moritz  
 Jason Moscovitz  
 Georgina Olazcon  
 Mozo  
 Melissa Muir  
 Riddhi  
 Mukhopadhyay  
 Lexis Mulkey  
 Patrick Mullaney  
 Tracey Munger  
 Lorelei Munroe  
 Megan Murphy  
 Pilar Murray  
 Arianah Musser  
 Elizabeth Mustin  
 Michelle Myers

**N**  
 Brian C. Nadler  
 Sanaa Nagi

Latha Nair  
 Karen Nashiwa  
 Amanda M. Nathan  
 Melanie Nathan  
 Marcus Naylor  
 Eric Neiman  
 F. Lauren  
 Neiswender  
 Eric Nelsen  
 Kirsten Nelsen  
 Colm Nelson  
 Deborah Nelson  
 Erica Shelley Nelson  
 Michael Nesteroff  
 David C. Neu  
 Amy Neuberger  
 Asel Neutze  
 Claudia Newman  
 Daniel Ng  
 A. Melanie Nguyen  
 James Nguyen  
 Nam Nguyen  
 Jamison Nichols  
 Christopher Nicoll  
 Danica Noble  
 Lumi Nodit  
 Scott Noel  
 Pamella Nogueira  
 Bethany Nolan  
 Arian Noma  
 Jonathan  
 Nomamiukor  
 Amy NoOneElse  
 Damian NoOneElse  
 Erin Nord  
 Edwin Norton  
 Elizabeth Norwood  
 Marya Noyes

**O**  
 Baha Obeidat  
 Bob Oberstein  
 Tyler O'Brien  
 Liz O'Connell  
 Timothy O'Connell  
 Kathleen O'Connor-  
 Sirianni  
 Shannon O'Dell  
 Mark Oettinger  
 Jacqueline O'Keefe  
 Katherine O'Keefe  
 Matthew O'Laughlin  
 Karl Oles  
 Bryan Olsen  
 Russ Olsen  
 Brent Olson  
 Christine Olson  
 Erik Olson  
 Leslie Olson  
 Robin Olson  
 Carl Oreskovich  
 Vicki Orrico  
 Jennifer Ortega  
 Scott Osborne

Scott B. Osborne  
 Kelly Oshiro  
 Jon Ostlund  
 William Overby  
 Aaron K. Owada

**P**  
 Katie Page  
 Brenna Pink Pampena  
 Patrick Palace  
 Adrian Palma  
 Steven Palmer  
 Joe Panesko  
 Athanasios Papailiou  
 Clara Park  
 Cynthia Park  
 Matthew J. Parker  
 Michael Parrott  
 Knowrasa Patrick  
 Isaac Patterson  
 Althea Paulson  
 Shana Pavithran  
 Anne Paxton  
 Kevin Peck  
 Abigael Pence  
 Julie Pendleton  
 Chieh-Chih Peng  
 Rebecca Pennell  
 Elizabeth Penoyar  
 Paula Pera  
 Maricarmen  
 Perez-Vargas  
 Elizabeth W. Perka  
 Dean Perkins  
 Yvette Perrantes-  
 Jones  
 Ed Pesik  
 Brendan J. Peters  
 Chantal Peters  
 George Peters  
 Andrew Peterson  
 Bryn Peterson  
 Janelle Peterson  
 Thomas Peterson  
 Randolph Petgrave III  
 Anita Petra  
 Kari Petrasek  
 Pierpaolo Petrelli  
 Robert Philbrick  
 Sasha Philip  
 Benjamin Phillabaum  
 Fred Phillips  
 Henry Phillips  
 Carson Phillips-  
 Spotts  
 William Pickett  
 Kathleen Pierce  
 Matthew Pierce  
 Suzanne Pierce  
 Chris Pierce-Wright  
 Travis Pietila  
 Jessica Pilgrim

CONTINUED >



**Fisher Phillips Welcomes**



**MCKAYLIN HUGHES**  
 Associate, Seattle

With hundreds of attorneys across the globe, Fisher Phillips advises and advocates for employers internationally on some of the most complex and high-profile workplace matters. We leverage our employment experience, tech and thought leadership credentials to keep our clients ready for what's next.

[fisherphillips.com](http://fisherphillips.com)



**Legal Lunchbox™ Series**

The WSBA invites you to lunch and learn while earning 1.5 CLE credits. And the tab is on us! The WSBA hosts a 90-minute, live webcast CLE at noon on the last Tuesday of each month.

[www.wsba.org](http://www.wsba.org)

**WASHINGTON STATE BAR ASSOCIATION**

## Thank You to Our WSBA Volunteers

CONTINUED >

James Pizl  
Ian Platou  
Nicholas Pleasants  
Loren Podwill  
Mary Poland  
Tina Poley  
Jenna Poligo  
Marla Polin  
James Pollack  
Andrew Pollom  
Paige Porter  
Anthony Powers  
Carolyn Powers  
Sean Powers  
Radhika Prabhakar  
Virginia Pratter  
Isaac Prevost  
Margaret Price  
Parvin Price  
Douglas Prince  
John Pritchard  
Chadwick Proctor  
Sarah Propst  
Barbara Prowant  
Terry Pruitt  
Annasara Purcell  
Hannah Purcell  
Zaskia Putri

**Q**  
Shahzad Qadri  
Liberty Quihuis  
Tyler Quilin  
Amber Quintal  
Jeanett Quintanilla  
Jonathan Quittner

**R**  
Gary Raaen  
Ghousia Rahim  
Dana Raigrodski  
Anita Ramasastry  
Judith Ramseyer  
Amit Ranade  
Jack Range  
Nandini Rao  
John Rapp  
Rachel Rappaport  
Jeffrey Rasmussen  
Mary Rathbone  
Patrick Rawnsley  
Megan Raymond  
Catherine Sanders  
Reach  
Alexander Reaganson  
Leslie Reardanz

Kari Reardon  
Isham Reavis  
Natalie Reber  
John Redenbaugh  
Bart Reed  
Ellen Reed  
Cheyenne Reese  
Chris Reilly  
Leone Reinbold  
Matthew Reinikka  
Damon Reissman  
Elizabeth Rene  
Jill Reuter  
Daniel Rey-Bear  
Rachel Reynolds  
Conrad Reynoldson  
Michael Rhodes  
Andrew Ricci  
Anthony Rich  
Kristi Richards  
Robert Richardson  
James M.

Richardson III  
Amy Riedel  
Damien Riehl  
James Riehl  
Julia Mercedes  
Riggs  
John M. Riley III  
Alexa Ritchie  
Abraham Ritter  
Norma Rivera  
Zaida Rivera  
Rachel Roberson  
Jessica Roberts  
Katherine Robertson  
Lucretia Robertson  
Rebecca Robertson  
Frederic Rocafort  
Aaron Roca  
Taylor Rodgers  
Blanca Rodriguez  
Melissa Roeder  
Ian Rogers  
Leo Roinila  
Luis Romero  
Matthew

Rommelmann  
Duffy Romnor  
Pardies Roohani  
Stephen Roos  
Emily Rose  
Seth Rosenberg  
Case Rosenblum  
Jacob Rosenblum  
Antonio Rosendo  
Teanini Roth  
Gabriel Rothstein  
Carl Rubenstein  
David Rubenstein  
Carl Rubinstein  
Adely Ruiz  
Claudette Rushing  
Daniel Russ  
Cheryll Russell

Daniel Ruttenberg  
Erika Rutter  
Terrance Ryan  
Jennifer Rydberg

**S**  
Conrad Saam  
Sharon Sakamoto  
Joe Salas  
Miranda Salmeri  
Jocelyn Samuels  
Michael Sanchez  
Christopher Sanders  
Destinee Sanders  
Carrie Sanford  
Animat Sanussi  
Robert Sargeant  
Vonda Sargent  
Mallory L.B. Satre  
Ronald Satterthwaite  
Joshua Saunders  
Michael Savage  
Serena Sayani  
William Schabas  
Jacqueline Schafer  
Lisa Schaeus  
Andrea Scheele  
Tenaya Scheinman  
Jennifer Schell  
Michael Scheuler  
Aleksander  
Schilbach  
Sandra Schilling  
Kirsten Schimpff  
Thomas Schlosser  
Andrea Schmitt  
Nathan Schmutz  
Elizabeth Schubert  
Michael Schueler  
Taylor Schulte  
Scott Schumacher  
Fallon Schumsky  
William Schwartz  
Jason Schwarz  
Elliott Schwebach  
Laurin Schweet  
Steven Scindler  
Kyle Sciuchetti  
Michael Scott  
Nate Scott  
Nicole Searing  
Stephen Seely  
Anne Seidel  
Julie H. Seidenstein  
Melissa Sevier  
Paul Sewell  
Courtland Shafer  
Monica Sham  
Craig Shank  
Sabina Shapiro  
Sally Sheedy  
Rebecca J. Sheppard  
Sydney Sherman  
Sarah Shifley

Mei Shih  
James Shipman  
Bisma Shoab  
Heather Shook  
Daniel Shortt  
Amir Showrai  
Kate Shreiner  
Ariella Shuster  
Susan Shyne  
Andrew Siegel  
Alinsson A. Sierra  
Jordyn Sifferman  
Gregory Silverman  
Marc Silverman  
Mel Simburg  
Sandra Simpson  
Chalisa Sims  
John Sinclair  
Vanna Sing  
Bryce Sinner  
Rachel Sinsheimer  
Roman Sipok  
Daniel Sito  
Rich Skalbania  
Christon Skinner  
Katherine Skinner  
Gregory Sklar  
C. Dale Slack  
Scott R. Sleight  
Alan Smith  
James Smith  
Kainui Smith  
Laurel Smith  
Lori Smith  
Michael B. Smith  
Nathan Smith  
Rhylee Smith  
Leah Snyder  
Dee Sonntag  
Mackenzie Sorich  
Daria Spartan  
Michael Sperry  
Henry Spieker  
Dillon Spiess  
Makenzie Spinks  
Hugh Spitzer  
Svetlana Spivak  
David Sprinkle  
Ronald St. Hilaire  
Jacque St. Romain  
Megan Stanley  
Todd Startzel  
Yukiko Stave  
Travis Stearns  
Janta Steele  
Justin Steiner  
Kiefer Stenseng  
Amanda Stephen  
Alec Stephens  
Debra Stephens  
Allyn Stern  
Marc S. Stern  
Ryan Sternoff  
Norman Stewart  
Mark Stiefel

Ted Stiles  
Matthew Stock  
Dylan Stonecipher  
Matthew Stookey  
Kirk Strandjord  
Evangeline Stratton  
Martin Strelecky  
Zachary Strom  
Spencer Stromberg  
Bart Stroupe  
Kat Stryker  
Jennifer Stuber  
Jennifer D. Stutzer  
Yuriko Styles  
Erica Subramaniam  
Murugeshwari  
Subramanian  
Nathaniel Sugg  
Karen Sughihara  
Jody Suhrbier  
Carla Sullivan  
Landon Sullivan  
Molly Sullivan  
Stephanie Sundier  
Owen Sutanto  
Christopher Swaby  
Maya Swanes  
Nicolas Sweeney  
Paul Swegle  
Raymond Swenson  
Dawn Sydney  
Catherine Szurek  
Charles Szurszewski

**T**  
Luisa Taddeo  
Brendon Taga  
Megan Tahl  
Hao Tan  
Steven Tapia  
Julien-Marie Tarraf  
Karissa Taylor  
Stephanie Taylor  
Nicole Tedrow  
Bryan Telegin  
Erica Temple  
Michael Terasaki  
Jerry Thomas  
Ryan C. Thomas  
Christa Thompson  
Leighanne Thompson  
Courtney  
Throgmorton  
Saul Tilden  
Alan Tindell  
Jennifer Tininenko  
John Tirpak  
Maya Titova  
Thomas Tobin  
Christy Tobin-Presser  
Brian Tollefson  
Jeffrey Tolman  
Zachary Tomlinson  
Rolf Gardner Toren

Mirisa Torres  
J. Todd Tracy  
Athlan E.  
Tramountanas  
Hong Tran  
Jaymi Trimble  
William Trippett  
Mark Trivett  
Sonia Rodriguez True  
Cassie Trueblood  
David Trujillo  
Jennifer Truong  
Rodney Tullett  
Bruce Turcott  
Devon Tussing-  
Adkinson  
Emily Tyson-Shu

**U**  
Page Ulrey  
Nicholas Ulrich  
Carrie Umland  
Laurie Ummel  
Dayna Underhill  
Liberty Upton  
Norma Linda Ureña

**V**  
Yohana Valdez  
Favian Valencia  
Rose Valera  
Joanna Valeri  
Veronica Van Heel  
Andrew Van Winkle  
Arik Van Zandt  
James Vana  
Aaron Vanderpol  
Leron Vandersburger  
Bebe Vanek  
Douglas Vanscoy  
Dwight VanWinkle  
Maialisa Vanyo  
Jared Varo  
Anthony Varona  
Erin J. Varriano  
Lola Velazquez  
Leslie Veloz  
Shashi Vijay  
Alain Villeneuve  
Shona Voelckers  
Mark Vohr  
Jonathan Volyn  
Mark Von Weber  
Mark Vovos

**W**  
James Wade  
Joe Wagner  
Raina Wagner  
Jacob Walker  
Jada Walker  
Jason Walker

Mindy Walker  
 Ruthanna Walker  
 Brad Walvatne  
 Connie Wan  
 Katie Wan  
 Andy Wang  
 Arthur Wang  
 Janice Wang  
 Larry Ward  
 Alison Warden  
 Kathleen Wareham  
 Frank Washko  
 Anne Watanabe  
 Elyse Waters  
 Lindsay Watkins  
 Eric Watness  
 Lauren Parris Watts  
 M. John Way  
 Laurel Webb  
 Deborah  
 Wechselblatt  
 David Weeks  
 Martha Wehling  
 Kenneth Weil  
 Stephen Weisbrod  
 Annemarie Weiss  
 Reba Weiss  
 Joshua Weissman  
 Cecilia Welch  
 Brandon West  
 Logan Westerman  
 Lindi Westwood  
 Jennifer Wheeler  
 Brett White  
 Lish Whitson  
 Lindsey Whyte  
 Sean Wickes  
 Geoffrey Wickes  
 Allison Widney  
 Carolina Sun Widrow  
 Stephanie Dib  
 Wietstruck  
 Robert Wilke  
 Tiffany Wilke  
 Douglas Williams  
 Jesse Williams  
 Karl Williams  
 Kinnon Williams  
 Noah Williams  
 Thomas Williams  
 Amanda Williamson  
 Brent Williams-Ruth  
 Clay Wilson  
 Erin Wilson  
 Karen Denise Wilson  
 Kristine R. Wilson  
 Julie Wilson-  
 Mc Nerney  
 Tyson Winarksi  
 Adrian U. Winder  
 Suzanne Thompson  
 Winger  
 Augustus Winkes  
 Randall Winn  
 Sarah Wixson

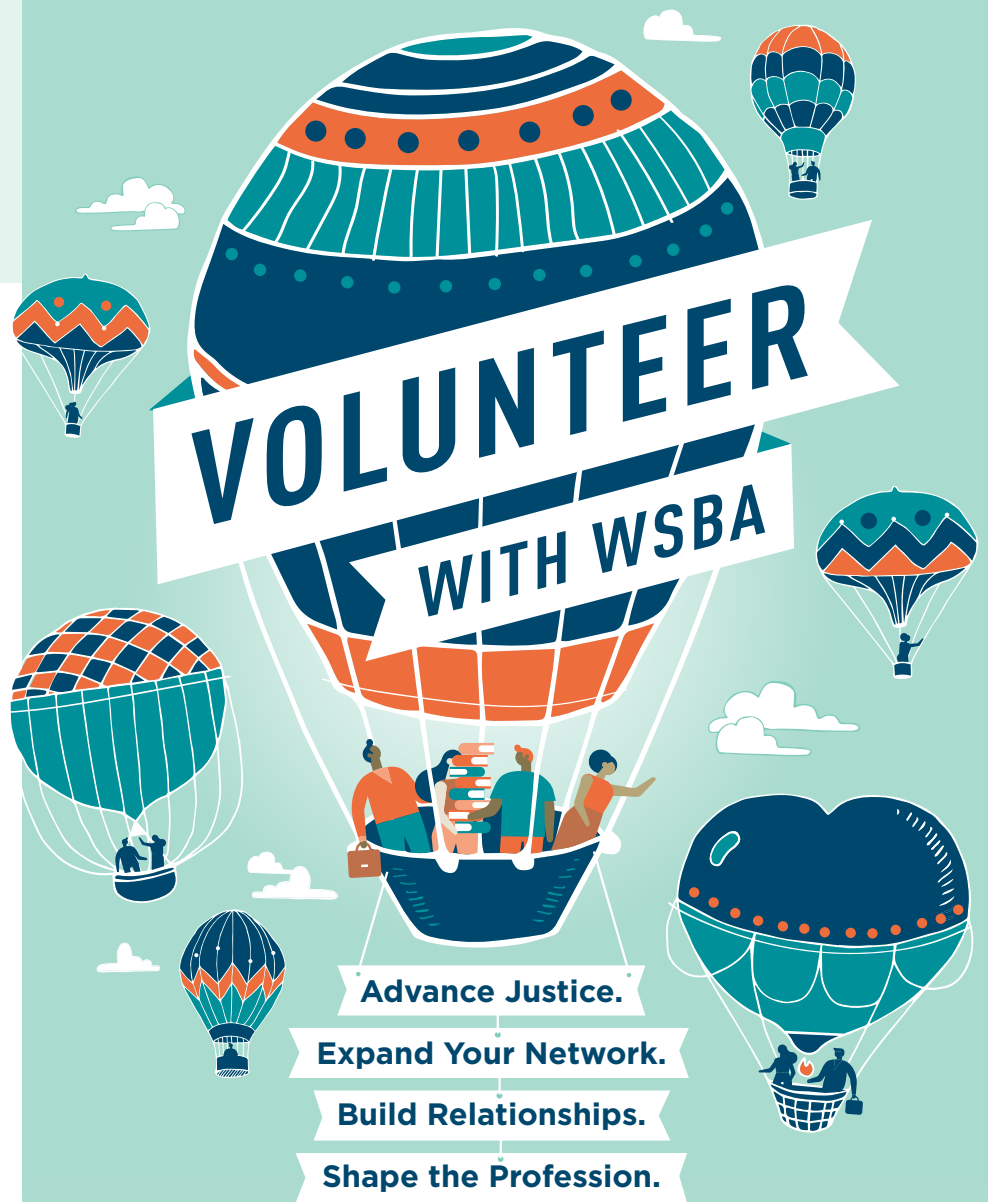
John Wolfe  
 Carmen Wong  
 Denny F. Wong  
 Jeremy Wood  
 Kyle Wood  
 Troy Wood  
 Alena Wooldridge  
 Mick Woynarowski  
 Gregory Wrenn  
 Brian Wright  
 Harold Wright  
 Bruce Wu  
 Chajin Wu  
 Bee Wuethrich  
 Roger Wynne

**X**  
 Shainna Xi  
 Xuan Xiao

**Y**  
 Masaki James  
 Yamada  
 James Yand  
 George Yeannakis  
 Laura Yelish  
 Stephan Yhann  
 Andrew Yi  
 Jesse Yoder  
 Ranae York  
 Emily Yoshiwara  
 Kris Yoshizawa  
 Christopher Young  
 Emma Young  
 Lei Young  
 William A. Young  
 Mary Yu  
 Kathy Yue

**Z**  
 Katrina Zafiro  
 Anthony Zanol  
 Gemma Zanowski  
 Judy Zeidel  
 Lynda Zeis  
 Poul Zellers  
 Nongfan Zhu  
 Ling Zhuang  
 David Ziff  
 Morgan G. Zigler  
 Barry Ziker  
 Ben Zinke  
 Camille Zuber  
 Jacob Zuniga  
 Bailey Zydek

**BN**



JOIN US &  
**SOAR TO  
 NEW HEIGHTS!**

**Application Opens May 1, 2026**

**EXPLORE. CONNECT. SERVE.**

Be a part of the work that strengthens our legal community from the inside out. Early applications will be entered into a drawing to win a WSBA Swag Bag Prize. Can't wait for May 1? Complete the Volunteer Interest Form and we'll get in touch with you!

SCAN THE QR CODE TO ACCESS THE FORM >

[wsba.org/volunteer](https://wsba.org/volunteer)



# On Board

NEWS FROM THE BOARD OF GOVERNORS & THE WSBA

MARCH 6, 2026

## A Summary of the Board of Governors Meeting

*The WSBA Board of Governors determines the Bar's general policies and approves its annual budget.*

### MEETING TAKEAWAYS

**1 Local Hero.** The WSBA recognized Trevor Zandell, an honor bestowed by the WSBA president in partnership with county bar associations to recognize colleagues who make noteworthy contributions to their communities. Trevor was nominated by the Thurston County Bar Association for his unwavering commitment to service, whether as a board president for United Way of Thurston County, as a youth sports coach, or as a leader with the Thurston County Bar.

**2 Celebration of Law Clerks.** The WSBA held its second annual celebration for graduating APR 6 law clerks. The Law Clerk Program is an alternative to law school, a four-year course of study designed to provide educational and practical experience through a combination of work and study with an experienced lawyer or judge. This year's ceremony featured keynote speaker King County District Court Judge Fa'amomoi Masaniai, the first law clerk graduate to join a judicial bench.

**3 Annual Meeting with the Washington Supreme Court.** The Board traditionally meets with the Supreme Court in March to talk about mutual interests. This year's topics

included updates on the Entity Regulation Pilot Project, the new experiential pathway to licensure, Equity and Justice Action Plan, Justice Gap Scoping Work Group, and Rule of Law Ambassador Program.

**4 Pledge to Preserve the Independence of the Profession.** In line with values and commitments made as part of the Rule of Law Ambassador Program, the Board as an entity agreed to sign the National Conference of Bar Presidents' (NCBP) *Pledge to Preserve the Independence of the Legal Profession and*

*the Judicial System* and approved sponsoring a related ABA House of Delegates resolution. Patrick Palace, NCBP president and former WSBA president, told the Board he drafted the pledge in response to growing concerns about threats to judicial independence and the rule of law and to unite bar leaders across the nation in support of democratic governance. Board members remarked that these principles underlie the Speak Up for Justice Washington! tour, a partnership between the ambassador program and county bars. The WSBA will sponsor a related resolution before the ABA House of Delegates at the ABA annual meeting in August. Read the full pledge at <https://ncbp.org/page/NCBPpledge>.

**5 Lunch and Learn Events: Immigration Enforcement.** The Rule of Law Ambassador Program was a prominent topic throughout the March meeting, with Board and court leaders emphasizing the need for legal professionals to be present in their communities to uphold the rule of law—as sources of good information, to build



*On March 6, the WSBA held its annual celebration for graduating APR 6 law clerks. From left: WSBA President Francis Adewale, Law Clerk Program graduate Erika Bellamy, WSBA Executive Director Terra Nevitt, and Law Clerk Board member John Meyers.*

*BELOW: King County District Court Judge Fa'amomoi Masaniai keyed the event.*




## 📅 SAVE THE DATE


The next regular meeting is May 1-2 in Wenatchee. To subscribe to the Board meeting notification list, email [barleaders@wsba.org](mailto:barleaders@wsba.org).

relationships, and for civic engagement. Toward that goal, the WSBA is creating an ongoing series of virtual lunch-and-learn events to equip legal professionals to be well-informed resources, answer questions, and dispel misconceptions about the role of the legal community in pressing legal topics. Topics will include federal immigration enforcement, Fourth Amendment rights, First and Second Amendment rights, and jurisdictional conflicts/supremacy. Email [ambassadors@wsba.org](mailto:ambassadors@wsba.org) to receive registration information as well as ongoing ambassador opportunities, events, and resources.

### THE BOARD ALSO:

- **Approved** comments to CrR 4.2, CrR 4.7, CrRLJ 4.7, and GR 33, as recommended by the WSBA Court Rules and Procedures Committee. This committee is actively reviewing the Criminal Rules for Superior Courts and the Criminal Rules for Courts of Limited Jurisdiction this year. The comments will now be submitted to the Supreme Court for consideration during the public comment period.
- **Heard** an update on the experiential pathway to licensure, as an alternative to the bar exam. (Expect to learn more about recommendations for implementation of the new pathways to licensure in an upcoming issue of *Bar News*.)
- **Appointed** a new trustee to the Washington State Bar Foundation.
- **Approved** changes recommended by the Board's Governance Committee to the WSBA Bylaws regarding political activities by governors and officers. 

### MORE ONLINE

The agenda, materials, and video recording from this Board meeting (held in Seattle) are posted online at [www.wsba.org/bog](http://www.wsba.org/bog). 

## ATTORNEY FEE SPECIALISTS

**We can help with advice, an evaluation,  
a declaration or testimony on fees.  
We know the law:**

The Lodestar Method for Calculating a Reasonable Attorney Fee in Washington, 52 Gonz. L. Rev. 1 (2017)

Gordon v. Robinhood Financial, 31 Wn. App. 2d 185, 547 P.3d 945 (2024)  
Kayshel v. Chae, Inc., 17 Wn. App. 2d 563, 486 P.3d 936 (2021)  
Estate of Hunter (\$2.8 million fee award in arbitration) (2019)  
Easterly v. Clark County, 2 Wn. App. 2d 1066 (2018)  
Arnold v. City of Seattle, 185 Wn.2d 510, 374 P.3d 111 (2016)  
Bright v. Frank Russell Investments, 191 Wn. App. 73, 361 P.3d 245 (2015)

Knowledgeable ♦ Experienced ♦ Efficient

**TALMADGE  
FITZPATRICK**

206-574-6661 ♦ [www.tal-fitzlaw.com](http://www.tal-fitzlaw.com)

## YOUR APPEAL SPECIALISTS

- |   |   |
|---|---|
| <p><b>Scott/Vigliis v. Amazon.com,</b><br/>___ P.3d ___, 2026 WL 468578 (2026)<br/>(establishing seller liability for dangerous product)</p> <p><b>Melody Petlig v. The Estate of Gary Webb,</b><br/>2026 WL 266875 (2026)<br/>(attorney fee restitution decision affirmed on appeal)</p> <p><b>Swanson v. Swanson,</b><br/>2026 WL 173439 (2026)<br/>(final dissolution orders affirmed on appeal)</p> <p><b>James and Tonya Lowe v. Ace Hardware Corp.,</b><br/>2026 WL 266810 (2026)<br/>(summary judgment overturned in personal injury lawsuit)</p> <p><b>State v. Luna,</b><br/>5 Wn.2d 465, 578 P.3d 273 (2025) (vacating second degree murder conviction due to prejudicial evidentiary errors)</p> <p><b>Barrett Business Services, Inc.<br/>v. Colmenero,</b><br/>2025 WL 2048985 (2025)<br/>(addressing trade secret violation)</p> <p><b>Carter v. C&amp;K Contracting, Inc.,</b><br/>573 P.3d 914 (2025) (upholding road easement)</p> | <p><b>Jeffrey Probst v. Dep't of Retirement Systems,</b><br/>35 Wn. App. 2d 1052 (2025), 2025 WL 2779961 (2025)<br/>(Court rejects argument that state courts lacked jurisdiction over pension class takings claim)</p> <p><b>Employers Ins. Co. of Wausau v. Board<br/>of Regents of Univ. of Wash.,</b><br/>4 Wn. App. 2d 1066, 2025 WL 1625553 (2025)<br/>(determining that UW had no Covid-related property insurance coverage)</p> <p><b>Lionetti v. Shriram Family Revocable Trust,</b><br/>31 Wn. App. 2d 1077, 2024 WL 3567363 (2024) (affirming summary judgment dismissal of construction lawsuit)</p> <p><b>Lucid Group USA v. Dep't of Licensing,</b><br/>33 Wn. App. 2d 75, 559 P.3d 545 (2024)<br/>(court rejects direct vehicle sales)</p> <p><b>King Co. v. Friends of Sammamish Valley,</b><br/>3 Wn.3d 793, 556 P.3d 132 (2024) (Court upholds rejection of County ordinance expanding commercial activities in agricultural/rural zones)</p> <p><b>Hawkins v. ACE American Ins. Co.,</b><br/>32 Wn. App. 2d 900, 558 P.3d 157 (2024) (Court finds insurer was deprived of due process in reasonableness hearing on settlement)</p> |
|---|---|

Knowledgeable ♦ Experienced ♦ Efficient

**TALMADGE  
FITZPATRICK**

206-574-6661 ♦ [www.tal-fitzlaw.com](http://www.tal-fitzlaw.com)



# In Remembrance


This “In Remembrance” section lists WSBA members by bar number and date of death. The list is not complete and contains only those notices of which the WSBA has learned through correspondence from members.

Please email notices to [wabarnews@wsba.org](mailto:wabarnews@wsba.org).

## Lish Whitson

#5400, 2/11/2026



Lish Whitson was born on Oct. 13, 1942, in Washington, D.C. He earned his undergraduate degree from Pennsylvania State University and then joined the Peace Corps. While training for the Peace Corps at the University of Texas, Austin, Whitson met Barbara Sullivan. The pair married after knowing each other for a month, after which they both served in the Peace Corps in Afghanistan for two years. During that time, Whitson taught English and started a pottery cooperative. After the Peace Corps, Whitson relocated to Seattle and earned his J.D. from the University of Washington School of Law in 1973. His 50-year legal career included roles at the Public Defenders Association, Helsell Fetterman, his own law firm, and JAMS. Whitson served as president of the King County Bar Association’s (KCBA) Young Lawyers Section, a KCBA trustee, and a member of the WSBA’s Board of Governors from 1995 to 1998. At the WSBA, Whitson volunteered on numerous boards, committees, and sections. His roles include chair of the Dispute Resolution Section (and member for over a decade), three-time chair of the Judicial Recommendation Committee, and member of the Hearing Officer Panel for more than 15 years. Whitson received various accolades, including KCBA’s Pro Bono Award in 1993, KCBA’s Outstanding Lawyer Award in 2000, and KCBA’s Distinguished Service Award in 2025. Outside of work, he loved traveling with his wife and children. He was diagnosed with leukemia while on a four-and-a-half-month cruise from Antarctica to Greenland. Whitson died of complications from leukemia on Feb. 11, 2026. He is survived by his wife of 55 years, Barbara; his children, Lish Richard and Kimberly; his sister, Clytie Taylor; and many nieces, nephews, friends, and colleagues. 

### MORE ONLINE

When available, links to obituaries can be found in the online version of this article.

[wabarnews.org](http://wabarnews.org) 

**Donald Austin II,**  
#35293, 10/22/2025

**Rebecca Briggs,**  
#35990, 3/12/2025

**Lyliane Couture,**  
#32308, 10/24/2025

**Robert Crick Jr.,**  
#26306, 8/16/2025

**Philip De Turk,**  
#2860, 2/7/2026

**Kaitlynn Donnelly,**  
#49535, 2/17/2026

**Wendy Earle,**  
#38921, 1/19/2026

**Harold Grover,**  
#38849, 5/10/2025

**Chellie Hammack,**  
#31796, 3/4/2026

**Bryce Holland Jr.,**  
#9290, 5/28/2025

**Laura Kim,**  
#59663, 1/26/2025

**Omid Mantashi,**  
#32519, 3/27/2025

**Richard Oehler,**  
#17267, 6/6/2025

**Douglas Prince,**  
#11936, 5/22/2025

**D. Roger Reed,**  
#662, 8/2/2025

**Randall Stamper,**  
#4663, 8/25/2025

**John Strauss,**  
#6968, 6/10/2025

**Rosemary Torres,**  
#26717, 3/11/2025

**William Tri,**  
#14688, 1/10/2026

**Pamela Visco,**  
#26584, 8/17/2025

**D. Gordon Willhite,**  
#2302, 9/16/2025

**John Ziegler,**  
#5875, 11/26/2025

# EXPERIENCE TENACITY JUDGMENT RESOLVE!



**CHARLES S. BURDELL JR.**  
Former King County Superior Court Judge



**JOHN P. ERLICK**  
Former King County Superior Court Judge



**BRUCE HELLER**  
Former King County Superior Court Judge



**LARRY A. JORDAN**  
Former King County Superior Court Judge



**PARIS K. KALLAS**  
Former King County Superior Court Judge



**PALMER ROBINSON**  
Former King County Superior Court Judge



**STEVE SCOTT**  
Former King County Superior Court Judge

**JdR**  
Judicial Dispute Resolution, LLC

Joshua Green Building · 1425 Fourth Avenue · Suite 300 · Seattle, WA 98101  
206.223.1669 · [jdrllc.com](http://jdrllc.com)

# Need to Know

NEWS & INFORMATION OF INTEREST TO WSBA MEMBERS

## **WSBA NEWS** **2026 License Renewal and MCLE**

All licensing and MCLE requirements must be complete and received by 4:30 p.m. PDT on May 4. If you have not complied by 4:30 p.m. PDT on May 4, the Washington Supreme Court will receive a recommendation from the WSBA for suspension of your license to practice law (APR 17). Licensing requirements, including MCLE certification, must be completed online at [licensing.wsba.org](https://licensing.wsba.org). Visit [www.wsba.org/licensing](https://www.wsba.org/licensing) to learn more.

## **Notice of LSC Grant Funds Available**

The Legal Services Corporation (LSC) recently announced the availability of Basic Field Grants for 2027. Through a competitive bidding process, the grants are awarded to qualified attorneys, legal aid organizations, and entities as a means of improving access to justice for low-income people throughout the U.S. and U.S. territories. For application instructions, deadlines, eligibility, and submission requirements, visit [www.lsc.gov/grants-grantee-resources/our-grant-programs/basic-field-grant](https://www.lsc.gov/grants-grantee-resources/our-grant-programs/basic-field-grant).

## **Rural Day of Service Clinic**

Share your time and legal knowledge at the WSBA Small Town and Rural Council (STAR) Rural Day of Service clinic. The clinic, held in partnership with Inland Empire Legal Aid, will take place May 4, from noon to 4 p.m. at the American Legion in Chewelah. The clinic will focus on simple estate planning (drafting of

## **THE BAR BUZZ**

### **Nominate an Exceptional Mentor for National Recognition**

Have you met someone in your legal career whose guidance and mentorship have made you a better legal professional? Then submit a nomination for What the Best Legal Mentors Do, a Harvard University Press project with the goal of publishing a book profiling approximately 25 exceptional legal mentors. The book will synthesize the strategies these mentors use to motivate, support, and inspire others, offering a range of mentorship models across a wide variety of practice types and generations. Click the image to submit your nomination; learn more at <https://sites.google.com/u.pacific.edu/bestlawmentors/home>.



simple wills, power of attorney, and health care directives). Volunteers will be reimbursed for their reasonable travel expenses consistent with the WSBA Fiscal Policy. Visit <https://bit.ly/4tsfBtv> to complete the Volunteer Attorney Sign Up Form by April 17.

## **Save the Date for the 2026 STAR Summit**

The 2026 Small Town and Rural (STAR) Summit will take place at Central Washington University in Ellensburg on June 26. In collaboration with the WSBA Access to Justice Board and CWU's Department of Law and Justice, we're bringing together voices from across the region for a day dedicated to rural practice and community empowerment. Join us for a welcome reception the evening before to kick things

off. Stay tuned for registration and full details! Learn more at [www.wsba.org/connect-serve/committees-boards-other-groups/small-town-and-rural-council](https://www.wsba.org/connect-serve/committees-boards-other-groups/small-town-and-rural-council).

## **Rural Practice Summer Internship Grants**

The Small Town and Rural (STAR) Council will be awarding at least 10 \$5,000 grants to law students participating in a summer internship for an organization providing legal services in a nonprofit, government, or private setting located within a rural community. The purpose of this internship grant program is to assist in building a pipeline of rural attorneys who will help narrow the legal services gap in rural communities throughout the state of Washington. The deadline to apply is April 13.

Visit [www.wsba.org/connect-serve/committees-boards-other-groups/small-town-and-rural-council](https://www.wsba.org/connect-serve/committees-boards-other-groups/small-town-and-rural-council) to learn more about eligibility and to apply.

## **Trust Accounting & Billing Software**

Are you looking for support with trust accounting or billing? We have great news for you! The WSBA recently announced a new, exclusive benefit for members: FREE access to Smokeball Bill, the premier trust accounting and billing software for law firms. Visit <https://bit.ly/wabarbill-launch-enews-0226> and sign up for your free subscription today!

## **Shape the Future of the Professional Oath**

The WSBA Oath Review and Drafting Task Force wants your input to better understand Washington legal professionals' views about the current professional oath and to guide the task force in its work. Visit [www.wsba.org/Legal-Community/Committees-Boards-and-Other-Groups/oath-task-force](https://www.wsba.org/Legal-Community/Committees-Boards-and-Other-Groups/oath-task-force) and please take the survey that corresponds to your license type: Oath of Attorney, Oath of Limited License Legal Technician, or Oath for Limited Practice Officers.

## **New CLJ Data and Document Portal**

Re:SearchWA, the new public case records portal for Courts of Limited Jurisdiction Case Management System (CLJ-CMS) courts, is live. If you already have an eFileWA account, you can use those same credentials when using re:SearchWA. If not, new users will need to click

"Register" on the top tool bar on re:SearchWA to create a new free account. Once logged in, you can begin searching for cases right away. Visit <https://researchwa.tylerhost.net/CourtRecordsSearch/ui/Home> for more information including user guides and a list of participating courts.

### **Entity Regulation Pilot Project Now Accepting Applications**

After years of research, planning, and logistics, the application portal for the Entity Regulation Pilot Project is open. This is a time-bound, data-driven, carefully supervised process authorized by the Washington Supreme Court to determine whether changes to certain regulatory rules can meaningfully expand access to legal services for Washingtonians. Learn more at [www.wsba.org/about-wsba/entity-regulation-pilot](http://www.wsba.org/about-wsba/entity-regulation-pilot).

### **Spanish Language Access to the Lawyer Grievance Process**

Please help spread the word: Information, directions, forms, and telephone interpreters are now available in Spanish for anyone who would like to contact the state bar with an ethics concern about the conduct of a lawyer. Spanish speakers can click "En Español" on the top menu bar at <http://www.wsba.org> to learn more. This is a pilot project that the WSBA hopes to expand to more languages soon. Visit [www.wsba.org/for-the-public/concerns-about-a-lawyer/preocupaciones-por-un-abogado](http://www.wsba.org/for-the-public/concerns-about-a-lawyer/preocupaciones-por-un-abogado).

CONTINUED >

# Make time for the little things in life.



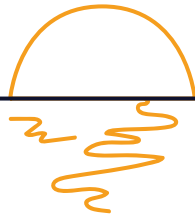
At ALPS Insurance, we make protecting your law firm as easy as possible because we believe you should be able to help people and enjoy the moments that matter.

## Solo Attorneys Belong at ALPS. Find out why.



Proudly endorsed by the **WSBA**

REFER YOUR CALIFORNIA PERSONAL INJURY CASES TO A BEVERLY HILLS FIRM THAT WILL REPRESENT YOUR CLIENT WITH THE UTMOST PROFESSIONALISM AND WINNING RESULTS. BRIAN NELSON HAS 30+ YEARS OF EXPERIENCE. SEATTLE BORN AND RAISED.



LICENSED TO PRACTICE IN CA & WA  
CALL OR TEXT 310-277-5300 | WWW.BRIANNELSONLAW.COM

## Need to Know

CONTINUED >

### Please Complete Your Confidential Demographics Form

Did you know that the WSBA regularly publishes a variety of demographic information about the WSBA membership? Please answer the short survey of demographic questions during your license renewal. If you have already renewed your license, you can still return to the license renewal page ([www.wsba.org/licensing](http://www.wsba.org/licensing)) to complete the demographics section.

### Engage With WSBA Leaders

The Member Engagement Council, which seeks member input and involvement in decision-making processes, wants to hear from you! The first agenda item of each meeting (the second Wednesday of each month from 8:00-9:30 a.m. via Zoom) is reserved for member comments. All topics are welcome. Visit the events calendar at [www.wsba.org](http://www.wsba.org) for more information.

### Explore the WSBA Lending Library

The WSBA Lending Library is a free service to WSBA members offering the short-term loan of books on topics related to practice management, wellness, and career development. Visit [www.wsba.org/for-legal-professionals/member-support/lending-library](http://www.wsba.org/for-legal-professionals/member-support/lending-library) to explore the catalog.



## VOLUNTEER

### Legal Clinic Volunteers Needed

A free legal clinic put on by the Latina/o Bar Association of Washington, the King County Bar Association, and El Centro de la Raza is looking for attorney volunteers interested in doing pro bono work. The clinic takes place from 6-8 p.m. on the second Wednesday of every

## R&C ROGERS & COVER, PLLC

Product Liability: Collision Avoidance Technology

Passionate Advocacy. Successful Results.

705 Second Ave, Suite 1500 Seattle, Washington 98104  
[www.jsrogerslaw.com](http://www.jsrogerslaw.com) - 206.621.8525



## ENGAGE IN YOUR LEGAL COMMUNITY

### Speak Up for Justice, Washington!

Judges throughout Washington and the nation have sounded the alarm: They have become targets of unprecedented levels of violence and threats of violence. Join us at one of many locally hosted in-person, free CLEs that aim to develop leadership skills and empower legal professionals to speak up in their communities to counter misinformation and build relationships in support of their court systems. Speak Up for Justice Washington! is partnering with county bars, which will host events throughout the state eligible for 1.0 to 1.5 CLE credits. Visit [www.wsba.org/about-wsba/ambassadors/speak-up](http://www.wsba.org/about-wsba/ambassadors/speak-up) to see a list of upcoming dates and locations.



month at El Centro de la Raza in Beacon Hill (2524 16th Ave. S, Seattle, 3rd Floor). For more information, email [clinics@lbaw.org](mailto:clinics@lbaw.org) and [clinics2@lbaw.org](mailto:clinics2@lbaw.org).

## RESOURCES

### New Ways to Access Deskbooks

Members can purchase or subscribe to Deskbooks—and now they can also explore the entire catalogue online for free through Washington’s law libraries, making it easier than ever to put authoritative Washington law at your fingertips! Visit [www.wsba.org/deskbooks](http://www.wsba.org/deskbooks) to learn more.

### Have You Reviewed Your Group Health Options?

WSBA members have access to licensed benefits experts who can help you find out—at no cost. It’s a courtesy consultation, and it’s included with your membership. Visit <https://wsba.memberbenefits.com/employer-group-solutions/> to start your no-obligation market analysis and group health quote.

### Defense Standards: Guidance and FAQs

For public defenders, local jurisdictions, and other stakeholders in Washington’s justice system looking to implement the new WSBA Standards for Indigent Defense Services, find a guidance document and FAQs at [www.wsba.org/connect-serve/committees-boards-other-groups/public-defense](http://www.wsba.org/connect-serve/committees-boards-other-groups/public-defense).

### Virtual Career Guidance Group

This free group meets on the first Thursday of the month at 3 p.m. This is a chance to receive guidance on your résumé, informational interviewing, applying for positions, and where you see yourself in your

legal career. This group is led by Dan Crystal, Psy.D. Sign up at [www.wsba.org/for-legal-professionals/member-support/wellness/group-sessions](http://www.wsba.org/for-legal-professionals/member-support/wellness/group-sessions).

## WSBA MEMBER WELLNESS

### Washington Lawyers Assisting Lawyers

Washington Lawyers Assisting Lawyers is a nonprofit that offers free and confidential services. WALAL is separate from the WSBA and is not affiliated with any 12-step organization. To learn more about WALAL, to seek assistance, or to volunteer as a peer counselor, see [www.WALAL.org](http://www.WALAL.org) or email [info@walal.org](mailto:info@walal.org).

### Zen Meditation at Your Desk

Zen Meditation at Your Desk will be hosted on Thursdays from 12-12:30 p.m. Each session will include a pearl of wisdom, time to meditate, and then time to connect with each other as a group. Find out more and sign up at <https://bit.ly/4m6m0YO>.

### Free Confidential Clinical Consult With Licensed Provider

The Member Wellness Program offers free HIPAA-protected

video consultations using the telehealth portal [Doxy.me](http://Doxy.me). Visit [www.wsba.org/for-legal-professionals/member-support/wellness](http://www.wsba.org/for-legal-professionals/member-support/wellness) and click “Book Your Initial Consultation” to schedule time with our licensed providers.

### Health Benefits

The WSBA Private Health Insurance Exchange offers members access to the most competitive group health insurance solutions on the market. Speak to a benefits counselor and request a free quote today at [www.memberbenefits.com/wsba](http://www.memberbenefits.com/wsba).

### The ‘Unbar’ Alcoholics Anonymous Group

The Washington Unbar Alcoholics Anonymous group for legal professionals has been meeting regularly for almost 30 years. The group meets Wednesdays, 12:15-1:30 p.m. Currently, the group meets online via Zoom, and attorneys from all over Washington participate. For more information and Zoom credentials contact [unbarwa@gmail.com](mailto:unbarwa@gmail.com).

## ETHICS Ethics Line

Members can talk with WSBA professional responsibility counsel for informal guidance.

Learn more at [www.wsba.org/for-legal-professionals/ethics/ethics-line](http://www.wsba.org/for-legal-professionals/ethics/ethics-line) or call the Ethics Line at 206-727-8284.

### WSBA Advisory Opinions

WSBA advisory opinions are available online at [www.wsba.org/for-legal-professionals/ethics/about-advisory-opinions](http://www.wsba.org/for-legal-professionals/ethics/about-advisory-opinions). For assistance, call the Ethics Line at 206-727-8284.

## WSBA COMMUNITY NETWORKING

### New Members List Serve

This list serve is a discussion platform for new lawyers of the WSBA. To join, email [newmembers@wsba.org](mailto:newmembers@wsba.org).

### ALPS Attorney Match

Attorney Match is a free online networking tool made available through the WSBA-endorsed professional liability partner, ALPS. Learn more at [www.wsba.org/connect-serve/mentorship/find-your-mentor](http://www.wsba.org/connect-serve/mentorship/find-your-mentor), or email [mentorlink@wsba.org](mailto:mentorlink@wsba.org).

## QUICK REFERENCE

### April 2026 Usury

The usury rate for April 2026 is 12.00%. The auction yield of the March 2, 2026, auction of the six-month Treasury Bill was 3.649%. The interest rate required by RCW 4.56.110(3)(a) and 4.56.115 for April 2026 is 5.649%. The interest rate required by RCW 4.56.110(3)(b) and 4.56.111 for April 2026 is 8.75%. [BN](#)

## DO YOU HAVE SOMETHING NEWSWORTHY TO SHARE?

Email [wabarnews@wsba.org](mailto:wabarnews@wsba.org) if you have an item you would like to place in *Need to Know*.

# ASBESTOS DEMANDS EXPERIENCE.

## SGB BRINGS IT.

### RESULTS

Paper mill worker  
who developed  
mesothelioma

**\$16M**

Construction worker  
exposed to asbestos

**\$8M**

Boiler technician  
exposed to asbestos

**\$4M**

Asbestos exposure  
through family member  
employed at a refinery

**\$3M**



Craig  
Sims



Kaitlin  
Cherf



Lucas  
Garrett



Colin  
Mieling

For decades, Schroeter Goldmark & Bender has stood up for families affected by asbestos exposure in Washington and Oregon. We're the firm others trust when the stakes are high and justice can't wait.

Seattle | Bremerton

[www.sgb-law.com](http://www.sgb-law.com)

**SGB** SCHROETER  
GOLDMARK  
BENDER

# Notices

DISCIPLINE & OTHER REGULATORY NOTICES

**THESE NOTICES INCLUDE INFORMATION ABOUT THE IMPOSITION OF DISCIPLINARY SANCTIONS AND ACTIONS** involving lawyers, limited practice officers (LPOs), and limited license legal technicians (LLLTs). Active links to directory listings, which provide additional information and documents related to the disciplinary matter, and other linked information can be found by viewing the online version of *Washington State Bar News* at [www.wabarnews.org](http://www.wabarnews.org) or by looking up the respondent in the Discipline Notice Directory at <https://www.mywsba.org/PersonifyEbusiness/DisciplineNoticeDirectory>.

*As some WSBA members share the same or similar names, please read all disciplinary notices carefully for names, cities, and bar numbers.*

## Resigned in Lieu of Discipline

**Hari L Alipuria** (WSBA No. 26899, admitted 1997) of Tacoma, resigned in lieu of discipline, effective 2/5/2026. The lawyer agrees that they are aware of the alleged misconduct in disciplinary counsel's Statement of Alleged Misconduct and rather than defend against the allegations, they wish to permanently resign from membership in the Association. Benjamin Attanasio acted as disciplinary counsel. Hari L Alipuria represented themselves.

The Statement of Alleged Misconduct

reflects the following violations of the Rules of Professional Conduct: 1.15A (Safeguarding Property), 1.15B (Required Trust Account Records), 8.1 (Bar Admission and Disciplinary Matters), 8.4(b) (Criminal Act), and 8.4(c) (Dishonesty, Fraud, Deceit, or Misrepresentation).

Alipuria's alleged misconduct includes: 1) providing false testimony in a deposition, 2) using and/or converting client funds for respondent's own purposes, 3) depositing and/or retaining respondent's funds in the trust account, 4) failing to maintain a check register or client ledgers for respondent's trust account, 5) failing to perform trust account reconciliations, and 6) making cash withdrawals from the trust account.

Decision document: Resignation Form of Hari L Alipuria (ELC 9.3(b)).

## Reprimanded

**Alice Bagirova** (WSBA No. 49294, admitted 2015) of Bellevue, was reprimanded, effective 1/23/2026, by order of the hearing officer. Claire Carden acted as disciplinary counsel. Jeffrey T Kestle represented respondent. Kenneth B. Gorton was the settlement hearing officer. Michele Moore was the hearing officer.

The lawyer's conduct violated the following Rules of Professional Conduct: 1.3 (Diligence), 1.4 (Communication), 3.2 (Expediting Litigation), 3.4 (Fairness to Oppos-

ing Party and Counsel), and 5.3 (Responsibilities Regarding Nonlawyer Assistants).

Bagirova stipulated to reprimand for: 1) failing to produce information responsive to discovery requests and failing to comply with the court's order compelling production of information, 2) failing to adequately supervise a paralegal, 3) failing to respond to discovery requests, failing to respond to a motion to compel and motion to dismiss, and failing to appear at the motion to dismiss hearing, and 4) failing to keep a client informed about the status of the matter.

Decision documents: Order Approving Stipulation; Stipulation to Reprimand; and Notice of Reprimand.

## Interim Suspension

**Shannon Marie McMinimee** (WSBA No. 34471, admitted 2003) of Outlook, is suspended from the practice of law in the state of Washington pending the outcome of disciplinary proceedings, effective 2/25/2026, by order of the Washington Supreme Court. ***This is not a disciplinary sanction.***

**Gerald T. Osborn** (WSBA No. 13712, admitted 1983) of Anacortes, is suspended from the practice of law in the state of Washington pending the outcome of supplemental proceedings, effective 2/20/2026, by order of the Washington Supreme Court. ***This is not a disciplinary sanction.*** BN

### MORE ONLINE

Access further details by clicking the links in the online version at

[www.wabarnews.org](http://www.wabarnews.org) 

# Marketplace

PROFESSIONAL LISTINGS OF INTEREST TO ATTORNEYS IN WASHINGTON

## ACCOUNTING

### Truepoint Analytics

#### William N. Holmes

CPA, CFE, CVA, ABV

Licensed in WA, OR, AZ, CA.

- Accounting and Tax Malpractice
- "Big Data" Science
- Business Valuation
- Commercial Litigation
- Economic Damages and Lost Profits
- Expert Testimony
- Fraud and Forensic Accounting
- Intellectual Property
- Maritime Damages (Jones Act)
- Shareholder Disputes
- White Collar Financial Crime
- Former 5-Year Oregon Board of Accountancy BOACC (Ethics and Complaints Panel)

### Free Trust Accounting & Billing Software

#### Smokeball

200 W. Adams Street

Suite 1450

Chicago, IL 60606

PH: 866-934-9062

EMAIL: info@smokeball.com

Free for members of the Washington State Bar Association, Smokeball Bill, trust accounting & billing software, helps law firms manage trust accounting compliantly, bill easily, and get paid faster. Features include:

- Trust Accounting & Reporting
- Billing
- Time & Expense Tracking
- Invoice Templates
- Accounts Receivable
- Online Payment Options

[www.smokeball.com/washingtonbill](http://www.smokeball.com/washingtonbill)



## Forensic Accounting

#### Robert Loe, CFE, CPA

Licensed in WA, AK, & DC

2400 NW 80th St, #302, King County

Seattle, WA 98117

PH: 206-292-1747

EMAIL: robert@loecpa.com

- Certified fraud examiner
- Forensic accounting
- Litigation support
- Expert witness testimony
- Experienced peer reviewer
- Former investigator for state board of accountancy
- Licensed in Washington

[www.loecpa.com](http://www.loecpa.com)

## BUSINESS VALUATIONS

### Redwood Valuation Partners

#### Richard Reynolds, CVA, MAFF

1200 Westlake Ave N, Suite 905

Seattle, WA 98109

PH: 360-600-4968

EMAIL: richard@redwoodvaluation.com

- Business Valuation
- Forensic Accounting
- Minority Discounts
- Shareholder Disputes
- Litigation Support
- Economic Damages and Lost Profits
- Personal Goodwill
- Intellectual Property

We provide expert opinions and valuations for corporate planning, litigation, financial reporting, gift and estate planning, tax compliance, divorce, and intellectual property matters. Our team delivers accurate, defensible valuations backed by rigorous analysis and clear documentation. Redwood Valuation Partners offers quality valuations and expert testimony that withstand challenge and scrutiny.

[www.redwoodvaluation.com](http://www.redwoodvaluation.com)



## CONSULTANTS

### Investor Claims

#### Courtland Shafer

Llewellyn & Shafer, PLLC

4847 California Ave. SW, Ste. 100

Seattle, WA 98116

PH: 206-923-2889

EMAIL: courtland@lllilaw.net

- Former NASD Series 7, 66 and life/annuity insurance licensed broker/investment advisor.
- Available for consultation and referrals in claims involving broker/dealer error, fraud, and investment suitability.

[llewellynandshafer.com](http://llewellynandshafer.com)

## CONSULTANT-FORENSIC MENTAL HEALTH

### Develop Minded Therapies

Forensic Mental Health Evaluation

#### DJ Lane

4040 S Tyler St, #8, Tacoma, WA 98409

PH: 253-750-2664 • 253-365-8989

FAX: 253-215-4426

EMAIL: info@developmindedtherapies.com

- Mental health evaluations
- Parenting assessments
- Parental coaching
- Trauma analysis
- GAL duties
- Immigration evaluations

[www.developmindedtherapies.com](http://www.developmindedtherapies.com)



MORE LISTINGS >

## SERVICE CATEGORIES

- Accident Reconstruction
- Accident Reconstruction—Biomechanics
- Accountants
- Accountants—Litigation Support
- Appraisers—Residential Appraisal
- Bar-Focused Issues
- Business Valuations
- Computer and Network Support
- Computer Forensics
- Consultants
- Court Bonds
- Court Reporters
- Estate Planning—Automated Document Drafting & Assembly
- Estate Planning Templates
- Financial Services
- Forensic Accounting
- Handwriting Experts—Handwriting & Document Forensics
- Insurance
- Investigative Services—Surveillance Investigations
- Investigative Services
- Litigation Support
- Litigation Support/Trial Consulting
- Marketing
- Mediation
- Practice Management Services & Software
- Professionals
- Telephone Receptionists
- Video Services
- Virtual Receptionists/Answering Services
- AND MORE

## WANT TO PLACE A LISTING IN THE MARKETPLACE?

To learn how, please see the information box on page 60



## Where Law and Medicine Merge

### It's Our Life's Work!

We are a powerful team exclusively committed to personal injury clients ~  
Super Lawyer and Best Lawyer  
Maria Diamond

DM

DIAMOND-MASSONG

1325 Fourth Ave. | Ste. 1744  
Seattle, WA 98101

206-445-1258

www.diamondmassong.com



## LAWYER ANNOUNCEMENT

# Congratulations 2026 POWERFUL COMMUNITIES GRANTEEES!

We rely on your support to help fund these grants to the amazing organizations working to ensure legal aid is accessible to people all over Washington!

### 2026 GRANTEEES

- Benton Franklin Legal Aid
- Central Washington Legal Aid
- Chiapas Education Project
- Corrections to Connections
- Dhugaa Community Services
- Entre Hermanos
- Families Shoulder to Shoulder
- Legal Immigration Services of Olympia
- Oasis Youth Center
- QLaw Foundation of Washington
- Sandy Williams Justice Center
- The Way to Justice

LEARN MORE AND DONATE TODAY AT  
[wsba.org/foundation](https://wsba.org/foundation)



WASHINGTON STATE BAR  
FOUNDATION

# Marketplace

PROFESSIONAL LISTINGS OF INTEREST TO ATTORNEYS IN WASHINGTON

## FORENSIC ACCOUNTING

### Redwood Valuation Partners

**Richard Reynolds, CVA, MAFF**

1200 Westlake Ave N, Suite 905

Seattle, WA 98109

**PH: 360-600-4968**

**EMAIL: richard@redwoodvaluation.com**

- Forensic Accounting
- Lost Profits
- Economic Damages
- Intellectual Property
- Shareholder & Minority Disputes

Redwood Valuation Partners specializes in forensic accounting for complex cases involving lost profits, economic damages, post-acquisition disputes, intellectual property, patent infringement, contract disputes, and shareholder disputes. Our team produces defensible insights, providing critical support in litigation and financial resolution. We provide quality testimony and financial clarity that withstand challenge and scrutiny.

[www.redwoodvaluation.com](http://www.redwoodvaluation.com)



#### WANT TO BE FEATURED IN THE MARKETPLACE?

Placing an ad is easy!  
To learn more, contact  
Ronnie Jacko at Big Red  
M at **503-445-2234** or  
[ronnie@bigredm.com](mailto:ronnie@bigredm.com)

## INSURANCE

### ALPS Insurance

*Malpractice, Law Firm Insurance*

#### ALPS Team

111 N. Higgins Ave, Missoula, MT 59802

**PH: 1-800-367-2577**

**EMAIL: learnmore@alpsinsurance.com**

Washington's lawyers put themselves on the line every day to help people and build successful practices. That's why ALPS offers comprehensive malpractice and business insurance solutions making it easy for you to protect your entire firm. Founded by lawyers for lawyers in 1988, ALPS is the insurance carrier of choice for solo and small law firms. As The Washington State Bar's endorsed carrier, they understand how valuable your time is and are dedicated to making insurance easy so you can get back to doing what you do best, practicing law.

**Coverage features provided by ALPS, but not always available through other carriers, include:**

- Flexible malpractice coverage choices to fit the varying protection needs of different law firms.
- Business Insurance Coverage options available, including:
  - Business Owner's Policy (BOP)
  - Workers' Compensation
  - General Liability
  - Cyber Liability
  - Employment Practices Liability
  - Commercial Auto

Custom malpractice coverage options for new lawyers with minimum limits of \$100,000/\$300,000.

[www.alpsinsurance.com/washington](http://www.alpsinsurance.com/washington)



## LITIGATION SUPPORT

### Seattle Trial Tech

**PH: 1-206-900-6727**

**EMAIL: dan@seattletrialtech.com**

Seattle-based Trial Tech & Litigation Support — OnCue presentation, synced deposition video, trial graphics, and courtroom setup. Trusted in Washington courts and nationwide. In-person & remote support to keep your team sharp and focused.

<https://seattletrialtech.com>

### Seattle Trial Tech

## QDRO SERVICES

### Law Offices of Tresa A. Sadler, PLLC

**Tresa Sadler**

16708 Bothell-Everett Hwy, Ste 104

Mill Creek, WA 98012

**EMAIL: reception@sadlerpllc.com**

Does your client need a QDRO drafted? Contact our office! Our team has over 20 collective years drafting and filing all types of QDROs, including deferred comp, labor union, and military orders.

[sadlerlawpllc.com](http://sadlerlawpllc.com)



LAW OFFICES OF  
TRESA A. SADLER, PLLC

**MORE ONLINE >**

Check out our Marketplace of Professionals listings online at [wabarnews.org/marketplace](http://wabarnews.org/marketplace).

**TELEPHONE RECEPTIONISTS**

**Ruby**

**Ellie Miller**

**PH:** 844-914-0291

**EMAIL:** [partners@ruby.com](mailto:partners@ruby.com)

Unlike staff at typical answering services, Ruby's receptionists engage in real, unscripted conversations while referencing custom information provided by the businesses we represent. The result is exceptional customer and client experience that sounds like it's in-house.

Ruby acts as a seamless extension of your business, delivering unforgettable experiences online and over the phone—24/7, 365 days a year, in English & Spanish. Through a unique combination of technology, training, and talent, we make it easy for anyone to reach a friendly, helpful representative in seconds.

With the Ruby dashboard and mobile app, you can stay on top of all your communication with callers and website visitors, change your call handling instructions in seconds, set up custom call forwarding, and view your usage. Our platform integrates with tools such as Zapier, Clio Grow and Clio Manage, MyCase, and Grasshopper. Find out how to receive an exclusive 7% discount!

[www.ruby.com/campaign/wsba/](http://www.ruby.com/campaign/wsba/)



# Navigating Complex Family Law Challenges



**S.L. Pitts PC**

719 Second Ave., Ste 520, Seattle, WA 98104

206-539-0294 ♦ [stellapittslaw.com](http://stellapittslaw.com)

WALTHER  
LAW FIRM

STANDING  
STRONG  
*for the INJURED*

SINCE 1930

Thank you for your Workers' Compensation referrals and the trust you put in us.

[Walthew.com](http://Walthew.com) | Seattle & Everett | 206-623-5311 | Se Habla Español

# ADVOCATING FOR SURVIVORS.

# FIGHTING FOR JUSTICE.

For more than 50 years, SGB has represented survivors of sexual assault and harassment in complex civil litigation.

Our team includes former sex crimes prosecutors with deep experience investigating, building, and trying these cases. We pursue accountability and justice while supporting survivors through every step of the process.

Sexual Assault and Harassment | Child Sexual Abuse | Crime Victims  
Sexual Harassment in the Workplace | Sexual Abuse in Youth Sports

[www.sgb-law.com](http://www.sgb-law.com)  
ATTORNEY ADVERTISING MATERIAL



## HOUSTON AUTO APPRAISERS

IACP Certified Auto Appraisal Services - Nationwide



Office: 1-877-845-2368

Cell: 832-279-2368

Roy@HoustonAutoAppraisers.com

1300 Rollingbrook Drive, Suite 406  
Baytown, Texas 77521



### SERVICES INCLUDE

DIMINISHED VALUE APPRAISALS  
TOTAL LOSS APPRAISAL CLAUSE  
LOSS OF USE CLAIMS / LOSS OF REVENUE  
INSURANCE POLICY APPRAISALS  
CERTIFIED BANK LOAN APPRAISALS  
DIVORCE / PROBATE / ESTATE APPRAISALS  
LARGE LOSS CLAIMS OVER \$1 MILLION  
IRS 8283 TAX DONATION APPRAISALS  
EVENT DATA RECORDER (EDR) DOWNLOADS

CAR DEALER FRAUD LAWSUITS  
COURT EXPERT WITNESS SERVICES  
RESTORATION SHOP LAWSUITS  
DTPA - DECEPTIVE TRADE PRACTICES ACT  
MAGNUSON-MOSS WARRANTY CLAIMS  
BREACH OF CONTRACT CLAIMS  
CONSUMER PROTECTION SERVICES  
DEALERSHIP OUT OF BUSINESS ISSUES  
CERTIFIED MEDIATOR & ARBITRATOR

BONDED TITLES & SURETY BONDS  
TITLE TRANSFERS / ESCROW SERVICES  
STANDARD PRESUMPTIVE VALUE (-\$)  
MECHANICS LIEN SERVICES  
AUCTION TITLES / LOST TITLE ISSUES  
ASSIGNED VIN NUMBER / CHASSIS NO'S  
AUTO TITLE FRAUD / COD / LITIGATION  
GRAY MARKET VEHICLE TITLE TRANSFER  
BOAT / TRAILER / MOTORCYCLE TITLES

[HoustonAutoAppraisers.com](http://HoustonAutoAppraisers.com)

# Classifieds

## POSITION-AVAILABLE ADS ARE ONLINE

**Job seekers and job posters**, position-available ads can be found online at the WSBA Career Center. To view these ads or to place a position-available ad, go to <https://jobs.wsba.org>.

## TO PLACE A PRINT CLASSIFIED AD

RATES, DEADLINE, AND PAYMENT:

**WSBA members:** \$50/first 50 words; \$1 each additional word.

**Nonmembers:** \$60/first 50 words; \$1 each additional word.

**Email text to [classifieds@wsba.org](mailto:classifieds@wsba.org)** by the first day of each month for the following issue (e.g., May 1 for the June issue). Advance payment required. For payment information, see <http://bit.ly/WABarNews>. For questions, email [classifieds@wsba.org](mailto:classifieds@wsba.org).

## SERVICES

### OverWatch Digital

**Investigations** — Specialized investigative support for attorneys across Washington. Focused on structured background reviews, online presence analysis, and discreet research using public sources and credentialed data access. Clear, defensible reporting for litigation, due diligence, and witness assessment. WA PI 26004166 · Agency DOR00033323 [www.OverwatchInvestigations.net](http://www.OverwatchInvestigations.net).

### Former attorney turned

**Realtor®**. I provide white-glove service for buying and selling in Mason, Pierce, and Thurston counties. Need a trusted agent elsewhere? I offer complimentary, fully vetted referrals across WA, the U.S., and internationally. Call Karen Nadler at John L. Scott Real Estate: 425-312-3263 or email [KarenNadler@johnlscott.com](mailto:KarenNadler@johnlscott.com).

### Your mental health matters

— **Yes, yours.** While the pressure never stops, you can pause and care for yourself. Individual therapy for lawyers facing trauma, burnout, anxiety, and relationship stress.

Virtual sessions designed to fit your busy schedule. [www.goldenpathjourney.com](http://www.goldenpathjourney.com).

### Insurance expert witness— Damian J. Arguello, J.D., ARM.

Licensed insurance attorney in WA & CO, former adjuster and insurance brokerage E&O claims manager, former insurance law adjunct professor, 30+ years of insurance experience, 8+ years of expert witness work. Crest Insurance Law & Consulting, [www.cilc.law](http://www.cilc.law), 425-590-9573, [damian@cilc.law](mailto:damian@cilc.law).

**U.S. Title Records**—*Lis Pendens*, judgment and foreclosure records. Abstractor services for document retrieval and deed images. Preliminary title reports. Same-day service and results. <https://www.ustitlerecords.com/>.

### Bankruptcy judgeship opportunity: U.S. Courts-9th Circuit

Eastern District of Washington, Spokane, \$229,908/year. Full announcement and application at [www.ca9.uscourts.gov](http://www.ca9.uscourts.gov) or contact: [personnel@ce9.uscourts.gov](mailto:personnel@ce9.uscourts.gov).

**Applications due July 9, 2026, at 5 p.m. PDT.**

### Contact LegalEdge Digital today and get the edge your firm deserves!

We provide digital marketing solutions for law firms, including website design and development, web copy, blog posts, white pages, newsletters, e-books, social media management, and SEO help. Licensed attorney with 25 years of experience turned legal marketer. Contact us now: 206-678-5532, [dustin@legaledgedigital.com](mailto:dustin@legaledgedigital.com), [www.legaledgedigital.com](http://www.legaledgedigital.com).

## SPACE AVAILABLE

### 1-5 beautiful offices with dedicated paralegal stations available at 7016 35th Ave. NE, Seattle, in the desirable Wedgwood neighborhood.

Features include: two spacious conference rooms, kitchen, and shower facilities. Air conditioning throughout. Free parking behind the building and on surrounding streets. 206-755-0419.

### MORE CONVENIENT THAN DOWNTOWN:

Modern office space (approx. 225 SF) available for solo practitioner in Green Lake area. Highly visible corner building at 4800 Aurora Ave. N. Amenities: private entrance, receptionist for clients, beautiful waiting room, modern conference room with big-screen

TV, security system, janitorial services included, common kitchen, notary services, two blocks from Metro Bus line. FREE PARKING. Approx. 7 minutes from King County Courthouse, easy access to I-5. \$1,600/mo. & pro rata share of utilities. Contact Theresa or Anne at 206-632-6500.

### Modern office spaces available in Downtown Vancouver –

Offering professional office spaces for lease with great rates. Franklin Suites, LLC, offers single and multiple office suites in a prime location and within walking distance to Clark County Superior Courthouse. All our suites offer ample square footage, multiple private offices, shared conference rooms, private parking lot, and reception service. All suites have a minimum 3-year lease. Contact us to schedule a viewing at 360-993-4165 or email us at [franklinsuites1@gmail.com](mailto:franklinsuites1@gmail.com).

## VACATION RENTALS

**PARIS APARTMENT**—at Notre Dame. Elegant 2-bedroom, 2-bathroom apartment in the heart of Paris. **PROVENCE HOUSE**—in Menerbes. 4-bedroom, 3.5-bathroom house. Incredible views. 503-227-3722 or 202-285-1201; [angpolin@aim.com](mailto:angpolin@aim.com).

**San Diego family home.** Steps to boardwalk, beach, and bay. Mission Beach living at its finest! 2 bedrooms - 2.5 baths. Hot tub and grill. Indoor comfort and outdoor patio relaxation. Compact garage, no larger vehicles. Washer/dryer, no smoking. Lively during the day, quiet hours after 10 p.m., [mac@mac1law.com](mailto:mac@mac1law.com). **BN**

## Cora Whitney

BAR NUMBER: 46480

Cora Whitney is an attorney located in Kennewick and is licensed in both Washington and Idaho, where she primarily practices in business and real estate law at Malek + Malek. She graduated from Gonzaga University School of Law summa cum laude in 2013. She received her undergraduate degree from Washington State University summa cum laude in 2010.

### What is the most interesting case you have handled in your career so far and why?

The most interesting representations I've been a part of involve helping a client start a business, develop and run it, and then ultimately sell that business. I love helping people achieve their goals and dreams, financially and professionally. Seeing my clients succeed adds a lot of joy into my practice.

### Did you end up practicing in the area of law you expected? If not, where did you end up and why?

No. When I started law school I expected to practice as a criminal prosecutor. I ended up working in corporate and real estate law and absolutely love it. I love proactively solving complex problems for clients, hopefully before those problems become an organizational crisis.

### > WE'D LIKE TO LEARN ABOUT YOU!

Email [wabarnews@wsba.org](mailto:wabarnews@wsba.org) to request a questionnaire and submit materials to be used for a hand-drawn portrait.

### How do you define success as a lawyer?

Success is leaving the situation better than when I entered the transaction. I want to provide solutions to my clients and a path toward a better future for all parties.

### At the end of your career, how would you like to be remembered professionally?

I would like to think I will have made a positive impact on those whom I come in contact with in the profession, especially working parents, through mentorship and support.

### What is your best piece of advice for someone who's just entered law school?

Figure out what areas of law you do not like. It gets harder to start over in a new area of law the longer you practice, so figuring out what doesn't fulfill you sooner rather than later is best. Being a lawyer is hard enough; you should enjoy what you do each day. **BN**

**What's your favorite breakfast cereal that you're slightly embarrassed to buy?** Reese's Puffs.

**What book have you read more than once?** *Lean In*, by Sheryl Sandberg.

**What is the last thing you watched on television?** The *Home Alone* movies with my kids.

**What is the worst movie you've ever seen?** *The Perfect Storm*. It has a terrible ending.

### How do you unwind or recharge after a difficult day?

I turn my focus to my kids. They are the light of my life and permeate joy through constant laughter, chaos, and curiosity. Figuring out the most important thing to a 7- or 2-year-old at any given moment grounds me and reminds me why I work so hard—to provide a better life for them.

**What is one thing your colleagues may not know about you?** I own several pairs of magenta shoes.

**What is the most unusual job you've ever had?** My first job, other than babysitting, was handpicking organic produce and running a farm stand in Skagit Valley, Washington. Those were the hardest days' work I've ever experienced. I have deep respect for farmers and field workers.

**Who is your favorite writer?** Jodi Picoult, she is a great story teller.

**What's the best place you've ever traveled to?** Kona, Hawaii. It's where my husband and I were married. We now get to take our kids back to the beach where we said our vows and it is very special.



Staff illustration

# Run your firm. Reclaim your day.

From client intake to final payment, 8am solutions help you work smarter, serve clients better, and grow with confidence.



Designed for the way law firms work today



Workflows that keep cases moving and insights that put you in control



Backed by 260K+ professionals and 130+ bar association



- Discovery
- In trial
- On hold
- Closed

Powering a world  
where firms thrive

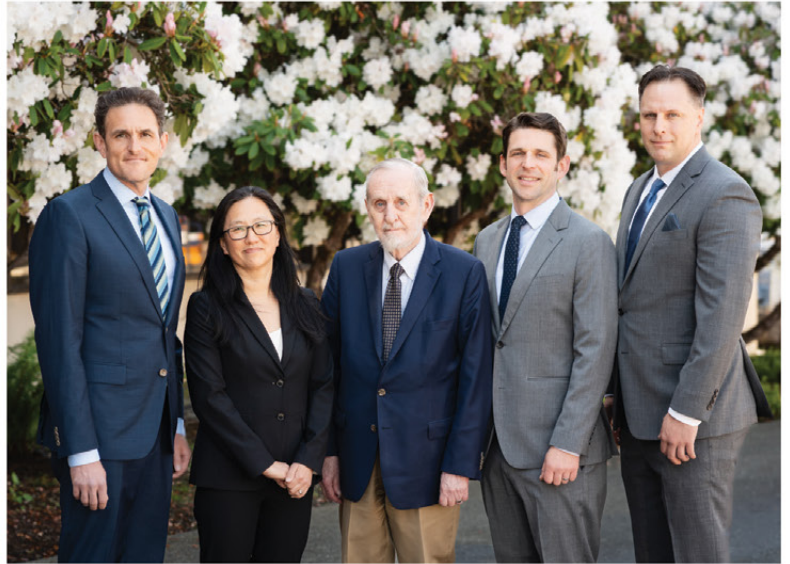


Learn more

[8am.com/wsba](https://8am.com/wsba)

# Over Forty Years of Helping People!

Chemnick Moen Greenstreet came into being in 1984. Paul Chemnick and Pat Greenstreet have retired, but the future is bright as Gene Moen continues in the practice with his current partners, Tyler Goldberg-Hoss and Carl-Erich Kruse, as well as attorneys Catherine Moen and Matt Weber, under the firm name CMG Law.



We look forward to continuing to help people who suffer catastrophic injury due to negligent medical care. As our tagline says, "it's all we do."

## Medical Malpractice. *It's All We Do.*



206.443.8600  
[cmglaw.com](http://cmglaw.com)