

Bradley K. Spe-r, Director and Attorney, Council House, Seattle, falsely claimed that I sent an unpublished draft to him while I languished in jail. He, in a consort with others, then had me transferred to solitary confinement with 23-hour lock down as a punishment. I spent 25 days among accused murderers and rapists as part of total 111 days that I spent in jail. Twenty-one Council House directors and managers organized a campaign for transfer to solitary confinement in a similar way to which they originally organized my character assassination.

They perjured themselves and forged documents to try to force me take down my web site which exposed their criminal activities. They knew that the writing contained truthful statements and that they could not claim defamation or libel so they claimed harassment. They then had me incarcerated on trumped-up charges and used a vicious campaign to silence me by denying due process of law and constitutional rights.

Spe-r retroactively perjured himself in a declaration to support an unlawful transfer to solitary confinement by Judge James A. Doerty. Doerty issued a *sua sponte* (on a whim) order for solitary confinement in an *ex parte* (secret) consort with Superior Court Judge Anthony P. (Tony) Wartnik, husband to Lynn, a Council House co-president. [*Hetaera*] [*Judicial Misconduct and the Law*]

Someone evidently had sent bootleg copies of an updated but unpublished draft written (25 Feb 02) to Council House directors. Spe-r claimed that the journalist sent it in violation of a restraining order (26 Oct 01). He failed to acknowledge that the journalist languished in jail with his incoming and outgoing mail vigorously scrutinized by jail officers at the time of the alleged mailing. [*Rampant Judicial Delusion*]

In his declaration Spe-r used weasel words (*emphasis added*).

BS-02-0614. On *approximately* May 19, 2002, I received via U .S . Mail a copy of an article entitled "Neo-Fascism, Violence, and Queerdom" - Contra Cabal 801-28. The article was sent in an unmarked envelope with no return address. The letter was postmarked in Seattle in May of 2002. The date is smudged but I believe it to be May 18, 2002.

The article was copyrighted and written by Paul Trummel. Based upon the content of the article, *it appears that* Paul Trummel wrote the article no earlier than May 12, 2002 . *I believe that* Paul Trummel sent this letter to me *to further* harass and intimidate me. Mr. Trummel, in his diatribe, *includes thinly veiled threats of violence* against the members of the Council House board. ("Do they need another Kristallnacht before they see the light?") *I fear that he might* carry out his threats if he gets the chance.

Any reasonable person will read then compass that the article contained no threats, implied or otherwise, and will recognize that anyone who suggested that it did had an ulterior motive for saying so. [*Neo-Fascism, Violence, and Indifference*]

The article contained a description of the violence and elder abuse that takes place at Council House with the complicity of Spe-r and other directors and analogies. However, Spe-r projected his own behavior and that of other directors onto the writer.

I sent nothing to the directors, or anyone else for that matter, and Spe-r provided no proof that I did. I suffered 25 of 111 days in solitary confinement locked down 23 hours a day under the worst conditions in the state of Washington based upon uncontested testimony by Spe-r and others. In any event, if I had mailed the letter then it would have had a King County jail return address - the standard requirement for outgoing mail.

Spe-r and other directors with similar paranoid declarations believe that their fantasies constitute proof admissible in a court of law and commit perjury to support them. They probably feel that with two (probably six) superior court and appellate judges in their pocket they have immunity to do and say whatever they please.

This becomes doubly significant because they perjured themselves to cover-up cruel and unusual punishment after the fact - business as usual at Council House. It followed a previous pattern or practice of elder abuse followed by subornation and perjury to cover it up. Some declarants appended facsimile copies to their declarations then swore that they received them in the mail or under their doors at night.

Doerty did not determine which people received the document in the US mail and from whom they received it. Instead, he reacted as he had previously on unsupported contentions by Council House. Moreover, Court of Appeals has acted dilatorily by not pursuing the truth before affirming that trial court decision. Doerty accepted declarations after the fact to cover up his *sua sponte* decision to send me to solitary confinement.

Spe-r's involvement retaliated for reporting racism in an article two years previously. I wrote:

If the directors of Council House, with their stated exclusion of people of color at any meaningful level of employment or directorship, thoroughly investigated they would find infinitely more than exclusion. They would find solidified within their Jewish ghetto an anti-black attitude that symbolically represents a significant part of the moral attitude of the general population. This despite pious claims to the suffering of their own race and centuries of anti-Semitism.

Contra Cabal criticized Spe-r for employment discrimination by not advertising the position of Council House administrator as required by law. He knew that Council House must advertise in a way that provides equal opportunity to all qualified people notwithstanding race, color, creed, national origin, gender, age, or familial status. That required national advertising to show compliance with all state and federal laws.

After the criticism, he rushed to advertise it. He placed advertisements in *The Jewish Transcript* (11 and 25 Aug 00). As an attorney, he knew that he must follow the letter and the spirit of the law yet he advertised in a single publication that matched the ethnicity of his board of directors.

Another director, Jeffrey B-rkm-n. holds directorships at both Council House and *The Jewish Transcript*. As Council House treasurer, he kept the advertising budget in the family despite the law. US Department of Housing and Urban Development (HUD) should have them both hauled before the civil rights commission and Washington State Bar Association (WSBA) should bring Spe-r before the bar association disciplinary committee. The statute of limitations has not expired so that may yet happen.

One wonders how many non-Jews read *The Jewish Transcript* and would reply to a racially biased advertisement. Three people did apply. However, Council House directors had no intention of changing their unlawful appointment. One of the applicants later interviewed by this reporter had qualifications and experience far in excess of Stephen M-tch-ll whom co-presidents Lynn W-rtn-k and Sheila St-rnb-rg appointed. They made false declarations and knowingly submitted a forged resume to HUD. HUD officials have since withheld public records to cover up their complicity in that appointment.

After exposure in *Contra Cabal*, HUD reprimanded Council House for discrimination in advertising apartment vacancies in a single publication - *The Jewish Transcript*. The directors must now advertise vacancies in a series of ethnic papers. However, Council House still practices employment discrimination.

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