

**King County Prosecuting Attorney's Office** Like Page

March 18 at 5:46pm · 🌐

At Dan Clark's Bar Mitzvah in 1984, he was assigned to read a portion of the Torah from Deuteronomy 16. The passage ends with the exhortation, "Justice, justice shalt thou pursue."

It was a prescient passage for the teenager who, today, works as an assistant chief deputy for King County's Criminal Division.

On a recent Monday at Seattle University, Dan described his bar mitzvah passage to law students in a prosecutorial ethics class.

The word "justice" wasn't just randomly repeated twice, Dan told the students. Its repetition had specific meaning. The first utterance of justice instructed people to seek a just outcome—a fair result. The second utterance of justice referenced a just means—a fair process. Both, Dan explained, are critical to criminal prosecution. It is not enough to seek a proper resolution; the process itself must have the same integrity as the final outcome.


"Ethics is doing the right thing when no one may be watching or may even know," Dan told the students, in a discussion of *Brady v. Maryland*.

*Brady* is a 1963 U.S. Supreme Court case that held that prosecutors have a duty to turn over any evidence that could be favorable to the defense even when it hurts the State's case. This includes any information that could be used to impeach State's witnesses, including any police officers who have findings of misconduct in their past.

"With 40 different police agencies and thousands of officers in King County, how do you ensure that every prosecutor is complying with this law on every single case?" Dan asked the students.

Dan is all too familiar with this obligation. In 2007, he spearheaded a committee to draft the first written *Brady* protocol for the King County Prosecutor's Office. The *Brady* protocol was the first of its kind in Washington and has since been adopted as a state model policy. Dan has chaired the *Brady* Committee ever since.

"Our office takes our *Brady* obligation very seriously," Dan said. "It is the only way to ensure a defendant has a fair trial and that justice is being done every day on every case."



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Christine Herrman Dan Clark is awesome. 😊

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Marc Mayo Yes awesome

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Really? That's "awesome" alright - awesomely disingenuous. Ya'all sound like a bunch Mark Linguist minions who are only worried about job security instead of doing the right thing. Mr. Clark - does the prosecutor's office usually self-anoint? (Don't answer that).

King County has an epidemic of phony prosecutions that failed to disclose Brady Violations to their defendants with one goal in mind – to prevail. (Well it's also appears to be about stealing assets from innocent people IE money) It isn't just an anomaly within your prevue. It's a standard of the trade it appears and you are no different.

Christian Brown, you of all people know this well... King County has career criminals on salary who are being paid with our tax dollars. They are then intentionally placed as embedded witnesses to lie on the stand for the King County Prosecutor against their targeted victims - innocent people of King County as wrongfully accused defendants, not one with a criminal record, who have no idea what's happening to them. This is called "cheating." If you can't win with a fair judicial process, don't play.

Brady protocols only work if you implement them Mr. Clark. Your heart warming accolades to the Brady Committee are nothing but a bunch of particularly sickening political propaganda fodder. You talk about your Bar Mitzvah and the Torah Deuteronomy 16 "Justice, justice shalt thou pursue."

Oh-my-God Mr. Clark, Jews all over the planet would call for your excommunication if they knew the truth. I'm absolutely sure they would not want to be affiliated with your work.

You have participated in the malicious prosecution of 22 innocent people, ruined the lives of their innocent families, their friends, all who have been left for dead after your people falsely accused them of something they did not do with completely set-up excuses for a fair judicial process with NO Brady disclosures. The reason it worked is because there were no Brady disclosures anywhere and you knew.

Mr. Clark, we all know you knew before the group of the falsely accused teamed up and showed up at the King County Council in 2014 then elegantly exposed it during public comment in front of public access TV with more class than the allegation of malicious prosecution (or those responsible) deserved.

What resulted? Did anyone review the cases? Was there an investigation? Was there any redemption? Has there been any offer to vacate the cases or settlement? Not a peep.

Clearly there was a gargantuan amount of evidence to support these claims as Chair Larry Phillips assigned it to Pete von Reichbauer's committee where it died a painful death quickly in committee.

In one case the prosecutor in charge of the phony prosecution failed to disclose the Brady information of her witness while being the same prosecutor who prosecuted the "expert witness" for VUSCA a few years earlier.

This prosecutor was allowed to work cases and prosecute while your colleague, Mark Larson, in a letter of reprimand, removed Prosecutor Maggie Nave her from long-term position as the chair of the District Court Committee and seized over 120 files from her office.

Mr. Larson stated "if this were any other office, it would be considered malpractice." My question to Mr. Larson is this. When is it considered malpractice? When you get caught? It seems pretty apparent Ms. Nave appears to have substance abuse issues. There is no indication she was provided support. No instead she was just allowed to continue to work as if nothing happened... and no disclosure to the defendants she preyed upon nor the public for that matter. There is a stunning disregard for the public's protection here. What is Maggie doing now? She is in charge of witness tampering.... Really when she is guilty of it herself? Oh I forgot, she didn't get caught exactly.

Maggie and other prosecuting attorneys, primarily Mike Holmgren's youngest daughter, Gretchen Holmgren and Kelsey Schirman have been busy using (and paying) for this witness over the past 7 years. Curiously it also appears they have collaboratively conspired to illegally collect restitution from some of their victims that they are not entitled to.

In one case, Gretchen attempted to charge for the care of 3 animals that were from unrelated cases. She got caught and Kelsey then appeared. And in another, it appeared Gretchen was about to give \$15,000 to someone who was not only NOT a legally defined victim/nonprofit but someone who was not even on the board of the drooling lurking nonprofit the woman claimed to represent.

That all got cleared up though because two active board members emailed Gretchen and informed her they would be content with \$10,000 rather than the original "deal" of \$15,000 from the case that killed the husband three weeks in.

Oh and the poor starved, abused dogs were so ill treated and in such poor health that one of the RASKC Animal Control Officers fostered one - and placed it in a dog show the next day after the seizure of dogs worth around \$2,500 a piece so I guess even without the restitution, Gretchen could afford it.

This unnamed Brady cop was never put on the Brady list in 2008 that you have been the chair of since you "spearheaded" it in 2007, when she was arrested for 19 counts of VUSCA. Why is that? Nor was she put on the Brady list in 2006 when she was arrested for shoplifting and attempted bribery of the police. Oh right, there was no Brady committee then...

She was not reported to the Brady list in 2008 by Maggie Nave when she prosecuted her in King County District Court in front of Judge Mariane Spearman in a quick n dirty expedited plea deal while a secret investigation went on behind closed doors that never resulted in a Loudermill or termination.

These were not isolated occurrences with this Brady Cop, she had over 45 police events at the time – truly a defined career criminal working on King County's payroll collecting benefits. She was a drug addict whom it appears was using her truck to traffic drugs on county time for years.

She was finally put on the Brady list for something reflecting less county liability and fired last year during Christian's (formerly Gretchen's) case.

But don't despair Christian, all your "witnesses" were criminals too weren't they? Including the veterinarian Hannah Mueller Evergreen that King County paid close to a million dollars for board and care on your case alone while she has been bilking the county repeatedly since teaming up with the rest of the gang. And by the way, there are quite a growing number of citizens who want to know where those remaining 5 horses Hannah's been trying to seize ownership of that have not been returned to the defendant since the September 2015 dismissal you waited to file until the defendant was unconscious on an operating table for surgery related to her terminal cancer that was exasperated to stage four by this inhumane treatment through the phony allegations.

Maggie Nave apparently failed to report the aforementioned criminal er uh "expert witness" to the Brady Committee when she should have because the then unlisted Brady Cop was serving as the prosecutor's witness in 10 other active phony trials that King County didn't want to screw up (or pay the loss mitigation on).

There are at least 22 victims out there trying to survive having their entire lives cannibalized through completely false allegations designed to steal their assets and real estate from them who will never recover from it.

Again, Mr. Clark you know this well as your close personal admin of 22 years, Ann Westberg calls this Brady Officer her daughter, Jenee Westberg.

There is more than just a Brady conflict going on here. And there are more Brady officers than Jenee. Apparently they only get on the list when there is no curing their credibility for use in phony prosecutions by King County.

Mr. Clark, you should be ashamed of yourself going out in public making these kinds of deplorable and deceitful misrepresentations. Tell me? Who are the REAL criminals here? I think they call that a 1983 violation under the color of authority.

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about the citizens you are supposed to serve. Although you might want to reconsider reviewing those cases now and think about settlement offers with complete vacations of the malicious prosecutions before you are personally named in the coming RICO claims. Really it may not save you but it may soften the blow.

Don't worries, you won't be alone.



**Lonna Marie Anderson** Yeah--WASHINGTON STATE----LONG LONG HISTORY OF FORCED CHILD ABUSE!!

LAWSUIT AND WON....Kinda like "Netflix and Chill"---but WA State wont be chilling!

----

"Attorneys on Wednesday filed a multi-million-dollar claim against the state of Washington on behalf of five Vancouver children who were abused by their parents over the course of nearly a decade."

<http://legacy.king5.com/.../investig.../2014/08/05/13363904/>

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Christine Herrman Dan Clark is awesome. 😊

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Sherri Fletcher Tye I second that!

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