

Charles A. Malouff, Jr., M.P.O. Ret.

704 Kettering Drive
Cedar Park, Texas 78613

(512) 569-9453

charliemalouff@gmail.com

Texas Rangers
Attn: PIU- Major Shiver
PO Box 4087
Austin, TX 78773-0600

August 1, 2019

USPS CERTIFIED MAIL NO. 70140510000015875529

**RE: OFFICIAL COMPLAINT
BRIBERY OF A TRAVIS COUNTY DISTRICT COURT JUDGE IN VIOLATION
OF TEXAS P.C SEC 36.02 (a)(1)(2)(4)**

Major Shiver,

Please consider and accept this as my **formal complaint** regarding the criminal act of **Bribery** in accordance with Texas Penal Code Sec. 36.02 and in violation of the Code of Judicial Conduct, as in the relevant sections of the Code, the term “**Shall**”, being **definitive**, and not subjective, is used.

I am complaining that Travis County 299th District Court Judge Karen Sage was **bribed** for her decisions in case **D-1-DC-13-902041** directly by Daniel H. Wannamaker who paid Sage **\$250** on 10-23-2013 at a critical time during the trial, and indirectly, through the influence of State Senator Kirk Watson, by then Jonestown Mayor Deane Armstrong, who paid Watson **\$25** on 7-15-2013, also at a critical time during the trial and to **avoid indictment and prosecution**.

On January 2, 2019, I presented the Commission on Judicial Conduct the first complaint of Bribery. Subsequently, I submitted other amended complaints each with additional documentary and photographic evidence exhibits. On February 4th, 2019, I presented my last amended complaint with Exhibit 9, a CD with a copy of an approximately 32, minute audio tape, commonly referred to in the court proceedings as the BABECO TAPE, not only demonstrating I was set up, but the fact that the City of Jonestown, under the direction of then Mayor Deane Armstrong, was going to put up an additional \$1.2 Million dollars to “finish the grant” after I “**take the fall**” (see attached complaint and CD). No one puts up \$1.2 Million dollars of taxpayer dollars to finish a project the State claims does not work.

This was in relation to a Federal Distributed Renewable Energy Grant that Armstrong, as Mayor, signed in multiple places, accepting responsibility for. And, if anyone should have been indicted, it should have been Armstrong. The **ONLY** crime committed in this fiasco, was committed in

this fiasco was by Travis County Sheriff's Deputy Toby Miller who was caught stealing money from the Grant and from the Sheriff's office and who was in an intimate relationship with the Travis County DA Investigator, Lori Carter.

The issues of the trial are being addressed in a Writ of Habeas Corpus by my attorney, Mr. Gary Udashen, Udashen and Anton, in Dallas. These issues are not part of this complaint. My complaint is specific to the Bribery and I have significant documentation of supporting evidence of **motive, means, and opportunity** by Wannamaker and Armstrong to sway judicial decisions and ensure a wrongful conviction. (See Exhibits 1-9 in attached USB)

Wannamaker was removed as a **CONFLICT OF INTEREST** from my counsel for "**criminally interfering in my federal prosecution**" and also, as I found out a year after conviction in testimony by then prosecutor, Holly Taylor, in a Federal Evidentiary Hearing on October 1, 2014, allowing all of my **exonerating evidence** to be destroyed. His reckless and negligent conduct, had their not been a conviction, would have resulted in disbarment and a personal liability of the, at the time, \$30 MILLION in international and Military Wind Energy contracts I was finalizing at the time of my arrest.

Prior to, and after his \$250 contribution to Sage, nowhere is there documentation that Wannamaker had politically contributed to Sage. This was not an attorney (law firm) political contribution. It was a solo practitioner, outside the scope, but under the guise, of a legal contribution, paying the judge at a critical time during the trial, for favorable decisions and rulings to cover his butt.

Prior to, and after her \$25 contribution to Watson, nowhere is there documentation that Armstrong had politically contributed to Watson. Watson, had however, two times previous, during the grant process, tried to interfere and shut the grant down. There are numerous witnesses to that. Throughout the grant process, Armstrong repeatedly and publicly made it known, Watson was her "**best friend**" for over 25 years. Watson was also publicly called out for his interference in the trial of then Governor Rick Perry and other high profile politically motivated prosecutions by the Travis County District Attorney, Rosemary Lehmborg.

I am available to speak with investigators and whatever documentation may be lacking, I may have available. I think the almost 6GB of evidence in the 9 Exhibits enclosed should be sufficient in the establishment of the Probable Cause that this crime has been committed! Additionally, there are witnesses who can substantiate various portions of my allegations and supporting evidence.

Early May, 2019, I was contacted by the investigators of the Commission on Judicial Conduct. They were returning my complaint with the instructions that if I brought a "**law enforcement finding**" they would immediately disqualify Sage. Unbeknownst to me, HB 3531 was in the unanimously passing stages in both the House and Senate of the State Legislature and finally signed by Governor Abbott on June 16th, Effective Immediately.

I did try to contact your office and a white, tall, Texas Ranger, who remained unidentified, but does drive a black suburban met me at the side door and after telling him I wanted to file a formal

complaint, told me to **“go get an officer of the court to say there is evidence, and we will take your case.”** I did go seek legal counsel. I went to see about filing a deprivation of rights law suit and filing a formal complaint with the Governor, as why would a police officer refuse to take a complaint? I told that Ranger I am a decorated and Honorably Retired Chief of Police and Military veteran with 29 years’ service to this State and Country.

I taught Organized Crime at Texas State University for 10 years. I was a Master Peace Officer and training instructor and worked with the FBI Joint Terrorism Task Force in Austin. I was also an Investigator with the US Coast Guard and worked with the JTTF and Military Intelligence in Corpus, Houston and Galveston as well. I do not make this complaint lightly!

I had substantial evidence supporting my complaint when I knocked on your door. The attorney, Austin Shell, agrees with me. Why should I have to have an attorney to make a valid complaint? If I were assaulted or raped, would your office require me to have an attorney to take my complaint?

I am **not** here to complain about the Ranger. I am coming to you because a public integrity crime, specifically, Bribery, involves a State Senator, a District Judge and a Mayor of a municipality, and I was directed to bring a **“law enforcement finding”** by the Commission on Judicial Conduct. Previous Legislation and HB 3531 requires me to present my complaint to your office, the Texas Rangers Public Integrity Unit.

Thank you for your time and consideration of this Complaint.

Respectfully,



Charlie Malouff