



Ryan Hell <ryanbrooklyn2020@gmail.com>

Re: Clarification on council request history

Ryan Hell <ryanbrooklyn2020@gmail.com>
To: Sean Esworthy <sean@wenatcheelaw.com>

Fri, Jul 11, 2025 at 12:16 PM

eSean-

I dont want to press the matter of the DIA skillset; I have made mistakes in the past on matters of quoting others, in situations where precise syntax is critical as is here. I am sorry and I was not intending to harm your reputation or jam up the court or manipulate a change of attorney in any way. I think that was already provided for at an earlier data when we had a joint effort motion with the comment regarding your loyalty. I see capability in you I am just not sure if I am getting the honest effort I require.

This is a complicated case,

It does involve many sophisticated and complex entities with the highest level of legal prowess and connections across this entire state perhaps country and beyond some. Its frightening. And it's painful after ten years of their attacks on me for no reason and attacks on friends and even my wife for no reason at all. I dont need acknowledgement or agreement on this matter. Its simply hear so you see where I am coming from.

I have spent the more than 20 years in industrious ways gaining valuable work skills, and networking a bit. I have undeniable achievements to prove it. I also have not been involved in anything remotely illegal until this onslaught of harassment has been violently leveled on me upon my return to my home here in Wa State.

There was never anything in my past so bad to justify anything like stalking or entrappng me in this incident. Never. UNLESS I said something on social media perceived to have caused grave harm to someones financial prosperity. And that could only be freedom of speach being silenced by slight of hand and corrupt operations like a 911 call to get emergency life saving medical aid for a disabled woman; and being tricked into the mess in Jeremiahs house.

I know Jeremiah has been at Rivercom for almosy two decades and surely he is loved by all. And surely he is a likeable guy we even hit it off at the beginning. But the plan to seperate me and passenger for whatever reason, was his. As was the introduction of B&T Towing who took my vehicle without permission and performed unauthorized repairs after I told both the dispatcher and Jeremiah not to. Its quite obvious to me it was intentional. And when I was told to leave my truck and also my passenger and walk home.... I knew it was a criminal operation. No tow operator will ever seperate you from a vehcile without some card or document. This tow company said there will be no second chance even not on the next week day, to go pay for whatever they said I owed.

I was being robbed. This is solidified by the lack of paperwork or impound. And any subsequent impound will be tricky since Gina had to use AAA roadside to tow it home from somewhere coming down the pass I guess. They had destroyed my transmission which cost me another 2,000 dollars almost. So yah. Its frustrating. And what was my wrong doing? Calling 911 for a disabled woman who i was certain was in danger of dying. It can't get any sicker you guys.

Its not hard for the courts which are embedded with the actual ownership and steering committee of Rivercom; to rob me of justice. In their own venue which I objected about to no avail early iinto this case.

I dont want to hurt anyone now or then. I just need to protect the people around me who are being assailed in these ever increasing stalking confrontations.

I JUST WANT TO BE LEFT ALONE. And I simply want to be treated with the same rights and protections as other law abiding citizens.

There is never a legit time to argue any bill during any emergency. It was completely out of line. It endangered and likely caused significamt harm. And she wont file on you guys. Which makes my life harder. But she isnt the type to sue even though she is dirt poor orphan. Im the only friend she has. And I wont sue either. I want to do whatever it takes to make

sure nobody loses their jobs and no damage is done to Rivercom 911. I mean that. Im not truing to push the crap. I want out of this and will sign a promise and agree to cease and disist. I will wrtie a statement for those involved to make sure they are unscathed and not considered suspect.

I honestly think some things got heated and out of hand. But calling a deputy to murder me then bragging about it amd then it very narrowly almosy did.... come on when is it temper and when is it actual routine misconduct of the highest magnitude.

Thank you sincerely for your time sean. I am truly sorry you have to deal with this case and I dont honestly know what is said about me. But its probably as fake as the doctired up ai edited videos they surrendered a year later. Haha.

Ryan Hell

On Thu, Jul 10, 2025 at 5:03 PM Sean Esworthy <sean@wenatcheelaw.com> wrote:

They sent me the recording and I have uploaded it the Dropbox.

The State provided some other items as well, one which does confirm that Jeremiah Johnson is the operations manager.

There is a second public records request response which indicates that Jana Johnson does not work for RiverCom.

Your statement was something more along the lines that I was only a DUI attorney, and either explicitly or implicitly said that I did not do felony cases, which is not accurate. You talked throughout much of the video playback, and I certainly may have mentioned doing DUI cases at some point, but I really do not see how that is neither here nor there. I have been on the felony conflict panel for years.

In order to be able to move forward on this case, unless there is actual, solid evidence of some larger conspiracy, am going to take the case as it is presented. I have already outlined this in a previous e-mail and until there is something that would be able to convince a jury otherwise, pursuing what I currently view as an outlandish defense is a lost cause.

A possible defense in a similar vein is that you believed this all to be the case, whether or not the facts are there to back it up. We would probably need an expert witness to pursue that, however.

Bob can certainly reach out to Gina if she has a phone number.

From: Ryan Hell <ryanbrooklyn2020@gmail.com>
Sent: Thursday, July 10, 2025 2:29 PM
To: Sean Esworthy <sean@wenatcheelaw.com>
Subject: Re: Clarification on council request history

Ok perfect. I assume the judge is going to want that at the next hearing: I anticipate being called a trouble maker in part for that detail in which I need prof asserting my version of events, as well as the episode in your office reviewing videos where you told me you were a DUI lawyer. I never intent that as an insult I simply want to establish for the record that they are inadequately equipping me for a trial. I doubt you will admit it but if you do that is fantastic too and would surprise me.

I don't want to put anyone in the hot seat. Or harms ways I told you already these bastards robbed my wife at gun point on pac way and dash point road near redondo beach, in uniform as tsa which is a federal officer. Now this woman who is disabled and protected they deny her an ambulance. Serious shit. They lie and try to take me and bury me after they did all this. Come on. Sally Bagshaw.

Anyway I crashed out in the court room and I called
It what DoJ called it which is kidnapping and extortion. I'm not violent and I was tolerant even as they punched me in the face for no reason, hurled insults, vandalized my truck. Now they are scared of losing their operations manager and their license which is how it generally goes when you commit brazen crimes like those.

If they want to negotiate a cease fire then let's talk. I'm looking for this to be over so I can move on. But they seemed determined to bury me for many years over these fictitious claims

On Thu, Jul 10, 2025 at 2:20 PM Sean Esworthy <sean@wenatcheelaw.com> wrote:

We will put in a request for the recording/transcript for whatever they have from the 3/5/25 where Mr. Titus was removed.

From: Ryan Hell <ryanbrooklyn2020@gmail.com>

Sent: Thursday, July 10, 2025 12:03 PM

To: Sean Esworthy <sean@wenatcheelaw.com>

Subject: Clarification on council request history

Sean

This question is about the judges uproar last hearing regarding the prior dismissal of my council. I firmly am aware 110% that I have not ever in my LIFE fired any attorney nor seemed to have any attorney removed or reassigned. Ever. So far.

The judges interpretation of prior hearings or perhaps his interpretation of notes, is that I had fired the last attorney, Justin Titus. While Mr Titus did in fact intentionally cause grave harm to my defense while he and a prior judge both reassured me on the record that the 911 calls I made for Gina's medical emergency were being saved, even after I informed them the duration of 911 audio is only 90 days so time is limited; they both confirmed I can be assured they have the audio and it won't be deleted. I can pull that up in transcripts maybe later if needed myself.

However the question as to whether or not I fired Mr Titus is a simple one for me to remember due to the distinctly unusual sequence and response by this judge we seen last.

This dialogue was very close to something like this, and the hearing was for a failed appearance warrant quashing. I very calmly and politely informed the judge I am having communication problems with Mr Titus. I let him know after some 8 months (forget exactly how long but basically the duration of Mr Titus's representation of me) I had yet to speak to him regarding this matter. I've seen no evidence and I am concerned about the 911 call audio for the call I made. That judge had acknowledged my concern; the first of the kind ever in my life to be made; and he had politely asked if I wanted to fire Mr Titus.

I very vividly recall telling him no. The judge almost instantly turned to Mr Titus and asked him "ok, Mr Titus what do you think? Can you handle Mr Hell's case / request or do you think he should seek new counsel?" Mr Titus said "oh I think he should seek new counsel". The judge then said ok I'll put in the order to reassign counsel. The judge possibly moved on to explain that speedy trial was now askew due to counsel etc and requested I sign a waiver and I reluctantly would agree if that was even formally ascertained.

I know you can get that transcript much faster than I can. Or say I might hope.

If not let me know and I will file a records request.

This is key material for next Monday's hearing as the judge called me a liar on multiple issues for which I am not lying at all and I don't like it and it portrays me as a hostile witness, and it opens up approach for contempt of court, and it creates an impeachable aura about me which is not just extremely harmful in this trial, but it is extremely

inaccurate.

I have never lied in any court room. This judge must surely know he is fabricating those allegations about me lying in court and I want to be prepared with the transcripts of the warrant quashing hearing where I let the judge know why I missed court and how it is not possible to get my court dates from Justin Titus and the other issues of divulges and the judge jumped to asking if I wanted to fire Mr Titus. I know for a fact without any doubt that I did not say yes to that question. I need verification because the judge is trying to hold me in contempt on Monday, for a truth I told.

I