

Washington State Bar Association.
Glaring Deficiencies

Every person accused of a crime has a constitutional right to effective assistance of counsel under the 6th Amendment....

unfortunately... several issues developed early on during the course of representation.

Very startling problems.

When, I requested a copy of the case file (Discovery) I was instructed; under Washington state law that was impossible.

During the course of this case multiple occurrences of violations of atty-client privilege confidential consultations-

I immediately wrote the Manager
Supervisor of the Pub. Def Office.
with Multiple representation
issues..

of course he chose to prevaricate
them out... all communications.

with every communication.. his nose
got longer and longer.

even to the point of "fabricating"
photographic evid of veh tag
in the case file..

his communications were "factually"
incorrect with public Rec.

so... I submitted a complaint
to the State Bar...

No investigation was ever
conducted... it was dismissed
befor my communication were
completed -!

I couldn't even persuade the Washington State bar to fact check the communication with Public Ct. Record - a very minuscule task. It became, very apparent, the Washington State Bar Assoc has serious integrity deficiency - the Washington State Bar Assoc is charged with maintaining legal representation above a constitutional level.

When they fail to do so... it creates a "huge" issue. The very attys^③ that are entrusted to protect the rights of the citizens... fail to do so at a constitutional level.

The "level" of representation, from the Pub. Defender office being infected with deficiencies

allows ... the citizen to be
abused by the law enforcement
community.
The law enforcement community
is simply allowed to operate
and become a law unto them
selves...
It's a massive problem -

* Sincerely *

Mr Robert (Bob) G. Rupert