

From: [Sunset Advisory Commission](#)
To: [Brittany Calame](#)
Subject: FW: Public Input Form for Agencies Under Review (Public/After Publication)
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From: sundrupal@capitol.local [<mailto:sundrupal@capitol.local>]
Sent: Wednesday, June 22, 2016 7:01 PM
To: Sunset Advisory Commission
Subject: Public Input Form for Agencies Under Review (Public/After Publication)

Agency: STATE BAR TEXAS

First Name: Carolyn

Last Name: Barnes, JD, PhD

Title: Dr.

Organization you are affiliated with: Advocates for Justice

City: Leander

State: Texas

Your Comments About the Staff Report, Including Recommendations Supported or Opposed:

The State Bar of Texas is one of the most corrupted cartels in the State.

The State Bar Act of 1939 was an unconstitutional abdication by the Legislature that has disrupted the separation of powers. The courts have absolute carte blanche to suspend the bill of rights on a capricious whim.

With complete and total dominance over the "practice of law" the courts have created subterfuges and artifices to give the Legislature the appearance of due process, but it is a fraud. The Court writes the rules and appoints the minions to "enforce" the rules. The secret, behind closed doors crap is far worse than the Spanish Inquisition and it is deliberately set up to treat people unequally and unfairly. The grievance process is maliciously abused for political reasons and to silence, suppress, and subdue those who do not go along with the racketeering and human trafficking within the court system.

The set up of the grievance process is a complete sham. The process allows Judith Gres DeBerry, a licensed attorney and State employee, to ruthlessly and maliciously violate the fundamental rights of competitors to retaliate and silence them. Judith Gres DeBerry pretends that she has a "client" when the "client" is just another fraudulent sham set up by the same Supreme Court who writes the rules, creates the State Bar, and creates the sham client. If you are a compromised, incompetent, alcoholic, drug-addicted loser who still salutes and grovels before the court, then you can literally get away with criminal conduct. If you are loyal and true blue to the SBOT and ultimately the Supreme Court behind the scam, then you can run over people. If you are a state employee and licensed attorney, you can suspend the laws and constitution at your sole discretion and the courts will reward you for this seditious and criminal behavior by covering you with a soft blanket of absolute judicial immunity. The court has usurped the powers of the legislature, thereby destroying the balance of power, then it has set up administrative agencies and subsidiaries to administer its "policies" and serve as an enforcement arm--much like the mafia. The black robe mafia has also set up another sham to throw cases and selectively enforce the law, and deprive people of their fundamental rights--the "visiting" judge scam.

"Visiting" judges are often brought in only to provide the appearance of a fair and impartial tribunal; yet, the intent and result is the complete opposite. The courts have also illegally and unconstitutionally set up a fourth branch of

government that they euphemistically refer to as the "quasi-judicial" branch. They have no inherent power to establish a hybrid branch of government designed to serve the judicial branch and do things the judicial branch cannot do directly. These members of the "quasi-judicial" branch are hired hitmen, charlatans, and prostitutes who "serve" the court in exchange for a healthy income stream. In exchange for their "service" to the court, they are also extended the soft blanket of absolute "derived" judicial immunity to cover-up and conceal their crimes. Anyone who has ever been run through one of these corrupt Star Chambers comes out in complete shock that such a system could operate in this country. But these Star Chambers are run in secret and the appellate courts white wash the crimes. Judith Gres DeBerry maliciously conspired with two district judges and several prosecutors to frame me for a crime I did not commit and to disbar me simply because I was exposing the absolute corruption within this "quasi-judicial" and judicial branch in Williamson County. Thousands of people were wrongfully convicted because they were framed like I was in retaliation for their activism, advocacy, and associations. Hundreds of thousands of children have been ripped from their loving homes and even murdered as a direct and proximate result of this criminal cartel operating within our court system. If you are a licensed attorney, you only have two choices, there is no third choice. You either play the game and run the scam and laugh about it all the way to the bank; or you are ostracized, penalized, and banished for speaking out, exposing, and advocating a better way. You are either with them or you are against them. Now, I suppose you could be silently keeping your head down living in fear and denial, but that is not a third choice. Silence is complicity. I would say that at least 1/3 or more of the membership of the State Bar, and that includes the Black Robe Mafia, are either alcoholics, drug-addicts, or functionally impaired. Yet, they can still practice because they are easily controllable, blackmailed, and coerced into compliance and cooperation. If you are a psychopath, like many of these people are, you just move to a county that votes predominantly in the party of your choice, and you run for the position of a prosecutor or judge. Once you are a prosecutor or a judge, whether elected, appointed, or employed by the State, you have absolute judicial immunity to maliciously violate a persons fundamental rights, deliberately take a bribe, and intentionally violate the law and NO ONE can or will do anything about it. The individuals harmed, injured, and damaged cannot sue you because the courts have fabricated this "absolute immunity" to protect all judges, prosecutors, licensed attorneys employed by the State, and anyone appointed by the Court in their own private "quasi-judicial" branch. The State Bar of Texas certainly is not going to do anything to these people because often times the psychopaths have recruited a licensed attorney employed in the SBOT OCDC offices. John Bradley, Robert McCabe, and Travis McDonald all licensed attorneys and competitors of mine who were employed as prosecutors for the State recruited Judith Gres DeBerry from the outset of their criminal conspiracy with the object of "getting rid of [me] and taking away her bar card." Judith Gres DeBerry not only worked in tandem with this cartel with a criminal intent, but she granted carte blanche protection to the members of this criminal enterprise and refused to even investigate the complaints I filed against the seven white male licensed attorneys who formed a Star Chamber and willfully framed me for a crime they knew I did not commit. They destroyed all the evidence because all of the evidence was exculpatory; they tampered with the "witness" by taking her out to my property and getting her to change her descriptions to implicate me and even change the address; and bribed the "witness" from misappropriated State funds. Over \$5,500.00 was paid to this "witness" who was their sole "evidence" at trial to secure a wrongful conviction; then, without any semblance of due process whatsoever, Judith Gres DeBerry disbarred me in absentia. The members of the Star Chamber were DOUG SHAVER, BURT CARNES, JOHN BRADLEY, ROBERT MCCABE, TRAVIS MCDONALD, ALAN SCHREIBER, JOSH RENO, GEOFFREY PURYEAR, BILL SWAIM, and JANA DUTY. My only recourse is to name them here because they have been granted immunity and the SBOT OCDC refuse to even investigate because JUDITH GRES DEBERRY was an accomplice in the criminal episode. Now, how can they get away with this? Well, you have to remember the climate in 2009 and 2010 when they targeted me. Michael Morton and the Innocence Project were gathering evidence. JOHN BRADLEY wanted to make it appear that the Michael Morton case was an anomaly rather than the SOP that it was. Rick Perry wanted to silence the scientific commission that had proven that Todd Willingham was murdered. Rick Perry brought in his friend John Bradley. I had the evidence that would prove that Michael Morton type frame-ups were routine and in fact, I had just tried a case that ended on May 7, 2010 proving on the record that the same type of prosecutorial misconduct was still routine practice in Williamson County--tampering with the witnesses, tampering with governmental records, suppressing exculpatory witnesses and evidence, repeatedly making misrepresentations of material fact to a tribunal, wrongful commitments under a fraudulent pretense of being incompetent to stand trial, etc. When I filed my probable cause affidavits reporting the prosecutors in that case, JOHN BRADLEY and company immediately retaliated and filed false charges against me. The entire case was fabricated; then, they employed the exact same routine against me that they had utilized against my client. Psychopaths are not as creative when they are in positions of power because they know they will get away with their crimes. They are arrogant, just like John Bradley.

So, Rick Perry appoints Jeff Rose to the Third Court of Appeals and Jeff Rose has suspended the bill of rights and blocked all of my appellate remedies for six years now. I was not ever allowed to represent myself and never allowed to have my counsel of choice. My lead counsel did not ever withdraw or agree to be substituted. I was held with NO BAIL pretrial, which is hands-down unconstitutional. I was summarily interned in abstentia, just as my client had been. In a Star Chamber, you have no rights. Star Chambers are set up by psychopathic predatory prosecutors who select the "visiting judge" and the "court appointed attorney" that the "visiting judge" forces on you against your will. The psychopathic "visiting judge" then "revokes" your \$50,000 surety bail bond and holds you in illegal captivity with NO BAIL and does not allow you to attend or participate or speak. The "court appointed attorney"

selected by the predatory prosecutors and paid by the "visiting judge" to whom he owes his allegiance, simply waives and forfeits all your rights. I filed written demands for my rights and specifically demanded a jury trial, to be present, to call witnesses, and to be represented by counsel of my choice, but all these malicious male competitors simply ignored anything and everything I filed. In fact, their political crony, JEFF ROSE, at the third court of appeals absolutely refused to hear any appeal and all the appellate courts suspended the writ of habeas corpus. Jeff Rose suspended all appellate rights and stated that only the "court appointed attorney" could file an appeal! This is the most unconstitutional hogwash that I have ever heard in over 30 years of practicing law. These licensed attorneys wearing black robes just make up the law, they refuse to follow the law. This is because they have absolute immunity. Immunity should only protect innocent mistakes; not blatant criminal conduct. DOUG SHAVER violated the Universal Declaration on Human Rights, the United States Constitutional amendments, and the Texas Bill of Rights and he did it knowingly, intentionally, deliberately, willfully, and maliciously. He is a bigot and a misogynous. I timely objected to his assignment and I properly proved that he had no oath of office on file and that he had no authority to serve as a judge. This is the law; yet, the black robe mafia does not have to follow the law because they have usurped the power of the people and granted themselves and the other members of their cabal absolute immunity. Absolute immunity is the problem. Judges and prosecutors are politicians more than honest jurists and ethical lawyers now. Their focus is on being re-elected and staying in power. The regulation of the bar needs to go back to the Legislature just like the regulation of every other license. The right of the people to represent themselves and practice law needs to be admitted by the bar.

Attorneys have a licensed to practice and they are the agent of the client.

People have an absolute inherent right to practice law and they are free to choose if they want to appear in their own right with the assistance of counsel or if they want to be solely represented by an agent. In no event does the attorney ever become the principal; at all times, the attorney remains the agent of the client. ALAN SCHREIBER had absolutely NO RIGHT or AUTHORITY to waive my right to a jury trial or any of my fundamental rights and the Star Chamber knew it. It was a fraudulent scam and every licensed attorney and judge knew it and Judith Gres DeBerry sat in the courtroom and watched these seditious crimes and encouraged them. She even sent a CONGRATULATIONS! email to the prosecutors when they obtained the wrongful conviction. She sat all through the trial with two others from the SBOT OCDC and knew of the fraud and crimes being committed. She was more than an accomplice, she was a direct participant in the criminal episode. The courts have held that all of these licensed attorneys have immunity, including Judith Gres DeBerry. I have absolutely no recourse under the law and no avenue to vindicate the violent violation of my fundamental rights. You cannot sue them and the State Bar of Texas OCDC absolutely refuses to do anything. The Attorney General will not do anything because he too was an accomplice to this crime because he knowingly misappropriated State funds to pay the bribe to Kathleen Gittel, the fraudulent, lying "witnesses" who received notoriety, fame, attention, pampering, and over \$5,500.00 to frame an innocent person. I know her outcome because no one who gives false testimony against their neighbor with a handful of bribes will escape punishment. But the licensed attorneys who fabricated the story, sold the story, and covered up the truth, they all need to burn in hell for a long, long, long time. The Bill of Rights is not worth the paper it is written on and as long as we have the SBOT OCDC cartel, the self-interested, self-promoting, and self-protecting licensing cabal, and the Black Robe Mafia with absolutely immunity, there will always be corruption along with "quasi-judicial"-judicial crimes. Immunity should only protect those who are acting in good faith--all except the ignorant, incompetent, or corrupt. When you have bigoted, misogynous criminals like DOUG SHAVER, JOHN BRADLEY, and ROBERT MCCABE, the people must have recourse to redress their grievances, vindicate the violation of their fundamental rights, and to pursue common law remedies. This is a blatant violation of the open courts doctrine, right to a jury trial, and equal rights. It is absolutely ludicrous to say that the SBOT or the Judicial Commission will do anything. I filed complaints with both self-regulating organizations and got the typical form letter back in the mail. These criminals were not even bothered, let alone investigated. I don't have the space here to set forth all my evidence concerning these syndicated crime organizations behind the store front set up to dupe the public, but I can show the habit, practice, custom, policy, and procedure utilized by these corrupt organizations to perpetuate a fraud on the public.

The people are fed up with these corrupt courts and it won't be long before they do more than just demand justice. These fundamental rights belong to the people, they were retained by the people, and they were never delegated to any branch or "quasi" branch of the government. Every time the court infringes and impairs these fundamental rights it is an act of sedition and someone soon will bring a class action lawsuit to re-establish our fundamental rights and strip the usurped power away from these interlopers and restore it to its rightful owners--the people of Texas.

Any Alternative or New Recommendations on This Agency:

REMOVE ABSOLUTE IMMUNITY and grant only qualified immunity to prosecutors and judges.

Do not allow any cartel to regulate itself.

Provide a meaningful, reasonable, and timely avenue of relief and recourse for those who are being silenced, suppress, and subdued through these malicious abuses of process. Immunity should not ever cover intentional and willful crimes.

Select judges and prosecutors with a grand jury type system that will look at resumes and interview the candidates so that they are selected on merit and not caprice. Have a grand jury type system to hear complaints and determine the appropriate action, including the removal from office.

Provide vouchers directly to the poor so that they can hire the attorney of their choice and stop using the riff-raff for court appointed attorneys.

I have several ideas, but no one really wants a fair system, an honest lawyer, or decent judge. If they did, this system would never have been installed or allowed to exist this long. When there are hundreds of thousands who have suffered and continue to suffer--including the loss of lives--a decent society does not numb itself and continue to look the other way. A decent society takes immediate decisive action to right this atrocious wrong. It is evil--pure evil.

My Comment Will Be Made Public: I agree