Warning:

This matter has been thoroughly investigated and demands the utmost seriousness. This is not a joke. Washington State prosecutors and police are actively scripting and fabricating false accusations.

Follow the Finger

Exactly What Happened

For over a year, a known manipulator groomed the accuser while conspiring with a self-righteous, religiously motivated officer to frame a church they both despised.

Enumclaw Police have a history of manipulating testimonies and planting false accusations. Detective Grant McCall sat alone with the accuser, deleting evidence, shutting the recorder on and off, and **leading** her into a scripted narrative.

Prosecutor **Jason Simmons** falsely claimed the accusations were consistent—just one of many deliberate deceptions. The prosecutorial team, including **Mark Larson**, **Lisa Johnson**, **Nicole Weston**, **Rich Anderson**, **and Jason Simmons**, constructed a web of lies to support a predetermined narrative.

Judge Lori K. Smith reinforced these falsehoods, even going as far as to claim that Washington State's Constitution does not apply when it comes to religious freedom.

If you are facing **false allegations**, be warned: **King County courts and their entire system** will manipulate testimonies, implant false memories, and support corrupt police tactics designed to secure convictions.

Prosecutor **Dan Satterberg**, alongside **Leesa Manion**, has orchestrated **a systematic effort to fabricate charges**—leveraging institutions from **Harborview Medical Center** to **social services**, **children's court**, **and various nonprofit organizations**—all working together to manufacture evidence that leads to guilty verdicts. Without a vigorous fact-finding examination looking for liars of false accusations that would be prosecuted it is impossible for there to be an examination for truth. As Prosecutors never charge their liars truth and evidence become irrelevant and the courtroom takes on emotional hysterics.

These individuals demonstrate a **blatant disregard for truth**, **evidence**, **and the rule of law**—their goal is not justice, but control.

The Evidence That "Never Happened"

Initially, the accuser clearly stated, "He never... like... penetrated me or anything."

But Enumclaw Police, alongside Washington State Prosecutors, pressured and manipulated her to change her testimony.

Despite this, King County Prosecutors **brazenly lied to the jury**, claiming the accuser had always maintained that penetration had occurred.

Detective McCall's tactics were blatant. He had already heard the accuser say, "No, he never penetrated me." But when that didn't fit his narrative, he **redirected** her, asking again—this time with coaching.

When her response **remained the same**, he abruptly changed the subject, introducing a **new accusation**—one that was **never part of the initial report**.

This was more than a **fabrication**—it was a **deliberate act of misconduct**, engineered **outside the courtroom**, in a coordinated effort to weaponize the legal system against a Christian church they wanted to dismantle.

The Scripted Accusation

A manipulated witness originally stated an event **did not occur**, only to reverse her testimony after weeks of influence by police and prosecutors.

The critical turning point? The moment the recorder was turned off.

Detective McCall needed **one thing** to escalate the case: **an allegation of penetration**. So he **coached** the accuser into saying it.

When she **hesitated**, he **shut off the recording** and called for a break.

Moments later, the recorder was turned back on— and suddenly, the story changed.

Now, a once-unsure accuser **sounded confident**, repeating a **newly constructed narrative** that perfectly aligned with what McCall wanted.

Judge Lori K. Smith and Prosecutor Jason Simmons locked in the lie, treating it as if it had always been part of the testimony—completely ignoring prior statements that proved otherwise.

How The Accusation Was Manufactured

The **only source** of the "finger penetration" allegation **was Enumclaw Detective Grant McCall.**

McCall sat alone with the accuser.

He introduced the idea of penetration.

When that didn't work, he suggested a **different version** of events.

- When the accuser hesitated, he stopped the recorder.
- Then, after a **closed-door conversation**, the accusation **miraculously** appeared.
- This was not an investigation—this was prosecution by design.
- McCall's goal was clear: **escalate the charge** to a felony level. And with the full support of King County Prosecutors and Judge Lori K. Smith, they ensured the fabricated accusation would **stick**.

Closing Arguments – The Prosecutor's Own Words

- During closing arguments, **Prosecutor Jason Simmons** doubled down, falsely claiming the accuser had always maintained the allegations.
- This was a blatant distortion.

The **reality**?

The original testimony contradicted the prosecution's case. But the **entire system**— from the police to the courts—was in on the deception.

The Truth They Refuse to Acknowledge

- Detective McCall orchestrated the lie.
- Prosecutor Simmons weaponized it.
- Judge Lori K. Smith ensured the falsehood held up in court.

Proof of Corruption

- Even as evidence mounted that the accusation was **planted**, King County **shielded** those responsible.
- Instead of correcting the **miscarriage of justice**, they doubled down—because acknowledging the truth would mean exposing their **own corruption**.

A Call to Awareness

This was not a **flawed investigation**—this was a **deliberate**, **coordinated attack on due process and justice**.

For a deeper dive into these corrupt practices, visit **consider.info/VJXP**.

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