

**David Madore**

July 7 at 2:30pm ·

Where's the beef? How could a 414 page report leave out the beef?

Yesterday, the Clark County Prosecuting Attorney's Office released a 414-page report that was to investigate the truth or falsehood of one simple 2 page document posted on the Grid titled:

"Clear allegations of wrongdoing by the Prosecuting Attorneys and Planning Director"

[https://www.clark.wa.gov/.../042016\\_AllegationsSpecified.pdf](https://www.clark.wa.gov/.../042016_AllegationsSpecified.pdf)

How could a report of 414 pages with 45 exhibits overlook the one document (pictured here) that it was supposed to investigate?

What's going on here?

This is further evidence of one of the 4 alleged violations documented in Tom Mielke's recall charges.

The Rebecca Dean Contract turned the investigation on its head. Rather than investigating the alleged misdemeanors of the Planning Director and 2 Clark County Prosecuting Attorneys specified in that 2-page document, the investigation excluded it completely and focused instead on the feelings of the accused and the character of the person reporting the violations perpetrated against the citizens.

No attempt was made to answer the 4 allegations specified in the key document. Instead, the report simply dismissed them all without appropriate due diligence.

The American people are disgusted and outraged by professional investigators who instead of seeking and reporting the truth, show contempt for truth and justice. Truth does not become false or irrelevant because attorneys dismiss it or misrepresent it as false.

Whether such contempt for truth and justice is demonstrated by the FBI Director James Comey with his outrageous "no reasonable prosecutor would bring a case against Clinton for emails" conclusion, or by our own Prosecuting Attorney's Office avoiding scrutiny, such contempt and for truth and justice is intolerable evil.

Don't lie to the American people. Don't lie to Clark County citizens or to their representatives. If they do, we will have a conflict. Those excusing such behavior call us divisive and unwilling to compromise. Yes, we reject evil. Period.

We must be as intolerant of such evil as the human body is of cancer. We must reject the nonsense if we are to survive and thrive.

We will not go along to get along. We will insist on truth and justice. We will not tolerate deception or injustice for the sake of unity. We will have inevitable conflict.

We don't get intimidated, we get motivated to insist on truth and justice. When we order beef, don't skip the beef. Are you with me?

**Clear allegations of wrongdoing by the Prosecuting Attorneys and Planning Director**

It appears that the accused parties have substituted a "straw man argument" in place of the actual specific alleged misconduct that must be investigated. That evidence for that diversion is the March 1 entry of the following table as well as the absence of these specifics from the Rebecca Dean contract.

To be clear, these very specific allegations are listed in the following table:

Specific Allegations Table A	
Date	RCW 9A.76.175 alleged violation
January 13, 2016	The Planning Director and Attorney Cook insisted that the RVBLM (Rural Vacant Buildable Lands Model) including the RVBLM assumptions as published on October 20, 2015, were revealed to and approved by the county commissioners in previous years and by the county councils of 2015 and 2016. (See Table 1 below) The truth is that the RVBLM and the associated assumptions were not revealed to the Board nor were they approved. Councilor Madore knew this to be false and challenged the Planning Director and Attorney Cook. Their response was to insist that they were correct and misled the councilors by asserting that table 2 (general planning assumptions) were the RVBLM assumptions.
February 16	The Planning Director and Attorney Cook insisted that the RVBLM the same RVBLM planning assumptions that they insisted on January 13 were approved by the BOCC, were in fact not the RVBLM assumptions at all. The assumptions as published in Table 1 were not the RVBLM assumptions. They insisted that they were instead, the urban VBLM assumptions. When challenged by Councilor Madore, they insisted that there the RVBLM assumptions were not those specified in Table 1. When pressed to specifically identify which ones in the table 8 assumptions were not the actual RVBLM assumptions, they could not specify any and said they would get back with the Board with the specifics (which never happened).
February 23	The Planning Director and Attorney Horne (substitution for Attorney Cook), insisted that there the RVBLM did not exist and it was not used. Councilor Boltz independently insisted the same thing. Attorney Horne's statement was that they did not "technically" use the RVBLM. He then explained that Judge Poyfair in a 1997 court order prohibited the county from basing the rural capacity numbers on an RVBLM because it produced erroneous results. That was true in 1994 and remains true now. The truth is that the RVBLM was not only used at the direction of the Planning Director, but all of the rural lots capacity numbers were the product of the RVBLM. The repeal of Alternative 4 was based upon these false and misleading statements. Rather than allowing any doubt or any other answers, in each of these answers, the Attorneys and Planning Director adamantly insisted that there were no other possible answers.
March 1, 2016	Chris Horne misconstrued the allegations against Prosecuting Attorneys Cook and Horne and the Planning Director to be instead, against GIS staff.

RCW 9A.76.175 A person who knowingly makes a false or misleading material statement to a public servant is guilty of a gross misdemeanor. "Material statement" means a written or oral statement reasonably likely to be relied upon by a public servant in the discharge of his or her official powers or duties.

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Don Railsback, Kevin VanGelder and 59 others

Chronological

28 shares



**Kirk VanGelder** I'm with you....let's get to the bottom of it...

Like · Reply · 4 · July 7 at 2:35pm



**Barry Weyhrauch** Honor USED to mean something... Now it's controlling (the narrative), and screw honor. Not surprised.

Like · Reply · 2 · July 7 at 2:58pm



**Tom Slater** Lifetime limit of 5 years of receiving \$ from any government entity: employee, elected official, vendor. A very few exceptions such as ie Newport News Shipyard, the only builder of nuclear powered naval vessels. We must remove the thieves from receiving government money.

Like · Reply · 2 · July 7 at 3:14pm



**David Madore** The Rebecca Dean Report gets the "Race Card" exactly backwards. The personal testimony by Marvin Spires, a man of honor, on my family Facebook page, exposes the nonsense of the Rebecca Dean Report on that issue. It doesn't get any more authentic than this.

[https://www.facebook.com/dic.../videos/10206880195545310/...](https://www.facebook.com/dic.../videos/10206880195545310/)

Like · Reply · 7 · July 8 at 5:05pm · Edited



**Mark Butler** Keep fighting!

Like · Reply · 5 · July 7 at 5:45pm



**Don Railsback** After reading Rebecca Dean's report, who was hired for the sole purpose of casting David Madore in false light, I have these observations and may add a few later on.

1. Rebecca Dean did not write the portions of the report related to how the planning p... [See More](#)

Like · Reply · 9 · July 7 at 5:48pm



**Don Railsback** Don Railsback Rebecca Dean was tasked with a few simple questions.

Did Orijako, Horne, and Cook lie when they said the rural VBLM was not used? The answer, based on emails and



reverse engineering is an unqualified "YES". So why was that clear fact not mentioned?

Was there any merit to Orijako's claims of racism against Madore. Even Ms. Dean concluded the answer is "NO".

Did the AFSME union have merit. Even Ms. Dean had to conclude, "NO"?

Any thought that the corrupt Trio had in giving money to Orijako for his false harassment complaint in order to cast Madore in false light must be dropped immediately. Even their own hand-picked investigator says there is no merit.

Ms. Dean claims that Madore accused the Planning Department of misfeasance. I don't recall Madore using that language. Madore accused Orijako, home and Cook of making materially false statements, and that is a fact. Why did Ms. Dean not address that actual allegation? Maybe because it was true.

Like · Reply · 7 · July 7 at 5:48pm



**Don Railsback** Don Railsback Racially insensitive? Orijako played the race card when he was caught lying, so just how is it insensitive to point out the truth?

I actually have a background in EEO management, and trained at the very best course on the topic. The term used for what Orijako did is "woofing", and it is often used by a member of a minority racial class to try and deflect blame when caught lying or subject to some disciplinary action.

Like · Reply · 7 · July 9 at 9:27pm · Edited



**Don Railsback** Don Railsback Why did the county spend so much money to "investigate" what it already knew.

David Madore was assertively working to protect the constitutional property rights of landowners.

There were plenty of documents, and emails proving that the rural VBLM was being used.

Orijako, Home, and Cook all knew they were lying when they denied it. Those statements were crimes.

it makes no difference whether or not Madore was "micromanaging" Orijako. As his boss, he was well within his authority to manage Orijako in any manner that was within the law. Orijako has no right to decide how his boss instructed him how to perform his duties.

Thus whole investigation was designed to denigrate David Madore and obfuscate the crime of making a false material statements to David Madore.

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**Jared McClanahan** Staff doesn't report to individual councilors. The county manager is their 'boss' and policy is a function of decisions made by the entire board-not any individual councilor.

Like · Reply · July 9 at 2:27pm



**Don Railsback** Madore was the Commission Chairman last year. And besides, contrary to what the Charter says, anyone can petition the government in their individual capacity.

Learn the Constitution.

Like · Reply · July 9 at 2:31pm



Write a reply...



**Linda Campbell** David, I pray that the Lord continues to give you the strength, courage, and wisdom needed to fight these battles. Thank you for your service and for being a man of integrity. God bless you and your family!!

Like · Reply · 15 · July 7 at 8:05pm



**Stephaniea Chavez**

Like · Reply · 2 · July 7 at 10:28pm



**Don Railsback** I learned yesterday that R.W.Thorpe & Associates, were hired ONLY for the RURAL PLAN and had no involvement in the urban plan.

On June 23, 2016, at 3:28 pm, I had a 1'43" phone call with Mr. Thorpe during which he acknowledged that Orijako and the Clark County Planning Department used the VBLM.

Earlier, I had made a Public Records Request for emails between RWTA and the planning department. The request was fulfilled, and lo and behold, there was an email from Lee Michaelis of RWTA and the planning department asking how to open the RURAL BLM files for Alt 2 and Alt 3.

Why did Clark County pay Rebecca Dean over \$50,000 for what was supposed to be an investigation of David Madore's allegations related to the crime of making materially false statements by Orijako, Home, and Cook. Even worse, she did not even address the charges David made against them.

Ms. Dean was not paid over \$50,000 to investigate the truth; she was paid \$50,000 to cast Mr. Madore in false light when PA Golik knew the truth all along that Orijako, Home and Cook were lying about the use of the RURAL VBLM.

Ms. Dean is being paid over \$50,000 for a sham investigation when the truth was know all along.

I was able to discover the truth with less than two hours effort.

And yes, I have the email, and I can prove beyond any doubt that Mr. Thorpe admitted Orijako and Clark County used the RURAL VBLM.

Like · Reply · 2 · July 8 at 7:58am



**David Wheeler** "Rise, and rise again. Until lambs become as lions".

Like · Reply · 2 · July 8 at 8:10am



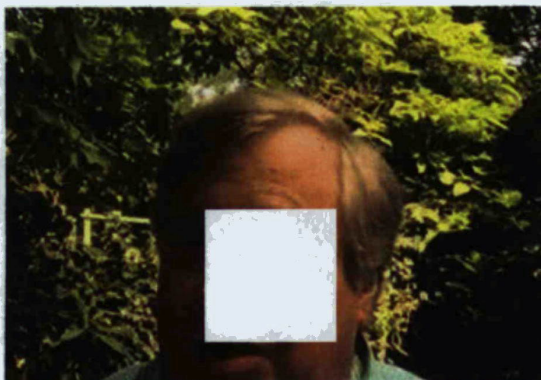
**David Madore** The horrible shootings of our police officers across our nation are the fruit of Obama accusing white law enforcement officers of being racists. Taxpayer funded reports including the Rebecca Dean Report that deny or excuse such irresponsible behavior is not only wrong, it is intolerable.

When race has nothing to do with the motive, individuals claiming otherwise do great harm to our community whether it be perpetrated at our national level or here in Clark County. It not only endangers the lives, but it has resulted in the tragic murder of innocent honorable individuals.

Such false allegations cost communities more than dollars, they cost individuals their very lives.

Our prayers go out to the families and communities who are suffering the heart wrenching loss of police officers whose motive was to protect and serve to safeguard decent order in our communities.

<https://www.facebook.com/dickmorriscom/videos/10154343320799438/>



**Dallas shootings of police officers are fruits of Obama's**



03:01

135,128 Views **Dick Morris** was live.  
July 8 at 5:59am ·

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Dallas shootings of police officers are fruits of Obama's race-baiting politics

[Like](#) · [Reply](#) · 3 · July 8 at 8:25am · Edited



**Diane Setka** I think this piece from Nadia Joseph is powerful and truthful: I find it disheartening in 2016, that this still needs to be explained:

It is possible to be outraged over racial injustice and police brutality AND the killing of police officers.

It is possible to belong to a particular faith AND be outraged over bombings and senseless killings in. Every. Country. It gets even more interesting.

It is possible to be a Muslim, AND denounce the perversion of Islam that is ISIS.

It is possible to not be of a particular faith, but still respect and love persons who belong to a different faith.

It is possible to NOT be a member of the LGBT community, and still understand that there is tremendous need for respect, tolerance, and acceptance.

It is possible to be licensed to carry AND own a gun, without carrying out a mass shooting.

You don't have to choose. It really is that simple. All you have to do is value human life, believe in respecting and loving everyone regardless of colour, faith, or sexual orientation, and just be a good person.

Love,  
Me.

[Like](#) · [Reply](#) · 1 · July 8 at 11:23am



**Don Railsback** I think Rebecca Dean took the James Comey, "How to conduct sham investigations" course.

[Like](#) · [Reply](#) · July 8 at 6:41pm



**Don Railsback** [David Madore](#), you should demand that Rebecca Dean appear at a board meeting to answer questions about her report.

If the report was fair, that shouldn't be a problem.

[Like](#) · [Reply](#) · July 11 at 7:01pm