

DESPICABLEMAINE.ORG – INFORMATION REQUEST

Unfortunately, this county has a proven track record of systemic misconduct by police, prosecutors, attorneys and judges. The reality is, if you are not a member of the ruling class you are a potential target. The goal for them is simple, "It's to create a *cash cow*" as one judge said. A *cash cow*, is a person who is profiled as not of the ruling class, a person who can be easily convicted and pays the fines, over & over. The ruling class in Maine call themselves, "The Good O'l Boy's Club." They prey on people who don't know how to combat there misconduct, the poor, disabled and the weak. They have perfected how to turn locals, (*mostly men*) into there "*cash cows*" or in reality, an unwilling debt slave. Ruining you life in the process is of *no* concern to them. Even if they *make up* evidence to get a conviction, you cannot sue them. The only thing that you can do is to file "*valid*" bar complaints against them if they pull any misconduct on you. Once you show them that you will not put up with ethical misconduct they will back off real quick. Our staff at Despicable Maine has identified how it really works...

First, you will find out that the police officer exaggerated or outright lied on a couple key points about the alleged crime in his report. Second, the district attorney will take that statement alone and file multiple charges against you, even if there is no probable cause. Third, if you are considered a "*cash cow*" by the court, (*poor, disabled or weak*) you will then be issued a court appointed attorney that is nothing more than a extension of the district attorneys office. Fourth, these lawyers will do nothing to help you in any way. There job is to make you *believe* they are helping, when in fact they are doing *nothing whatsoever* to help you. There effort is focused on making you a "*cash cow*" in a never ending cycle of wealth extraction of a non club member to the ruling class.

If you think you are a target, document clear, precise and unquestionable evidence of the misconduct or everything. Write down times, dates and exactly what happened. Include exactly what they said, lied about, anyone else who was present, etc. If you was recorded by video or audio, note the exact time. You may need to file a FOIA request later to get the tape of you being lied to or threatened. Your court appointed lawyer will not help you with this either. If you need, you will have the exact time the violation occurred. File as many "*valid*" complaints as you can. They will sink themselves if you let them. They engage in this misconduct so often they do not know how to play fair with non club members.

If you witness a prosecutor or attorney engage in any of the following violations, document everything then consider filing a complaint with the Maine Bar for there misconduct.

Charging a suspect with more offenses than is warranted. *This is why the police will typically lie on the report. Charges are based on a statement instead of a fact.*

Deliberately mishandling, mistreating, or destroying evidence. *All to frequent misconduct. File FOIA requests for discovery materials, don't count on them to provide anything that might help you.*

Allowing witnesses they know or should know are not truthful to testify. *Typical misconduct. If the police lied on the report and got away with it, they will further lie in court. If police are caught lying nothing will happen to them. If you are caught lying it's another story.*

Pressuring defense witnesses not to testify. *They don't want anyone to testify on your behalf, it might help you.*

Relying on fraudulent forensic experts. *If they tell you they want a psychological evaluation it's typically done by a unqualified professional.*

During plea negotiations, overstating the strength of the evidence. *It's psychological blackmail.*

Making statements to the media that are designed to arouse public indignation. *Did you notice how the local news paper greatly exaggerated or outright lied in the police beat article? It's typical misconduct.*

Making improper or misleading statements to the jury. *Typical misconduct.*

Tamper with evidence if evidence is weak. *Like edit a 911 call so it's taken out of context of what really happened.*

Failing to report prosecutor misconduct when it is discovered. *They all do this. Add it on to any complaint.*

Prosecutors false claim they can only talk to other attorneys. *They know your lawyer won't help you, they are working for them.*

Tell you that you have no right to file a motion with the court. Only lawyers can. *Typical inadequate counsel misconduct.*

Ignore repeated request to file a motion that may help you. *Typical inadequate counsel misconduct.*

Lie to you about showing you all the evidence against you. *Typical inadequate counsel misconduct.*

Ignore repeated requests to talk to court attorney weeks before trial. *Typical inadequate counsel misconduct.*

Tell the court about violations you had in the past during a trial or hearing that are completely untrue. *Typical misconduct by prosecutors and court attorneys.*

Tell police to lose evidence that may help you at trial. *If they can get away with it, they will.*

Without cause. Have you brought into the court room in belly chain, handcuffs, shackles & orange jumpsuit all for effect. *Typical misconduct.*

Police will stage photographs if they can get away with it. *After police get away with staging the photographs, the discovery papers you are given contains washed out images that provide no detail of the actual photos. This is done to ensure you don't know about the stage photographs until the district attorney brings it up at trial with large full color images.*

Use a fake jury foreperson to guarantee desired results of a trial. *All to frequent misconduct.*

Prosecutors may false claim "Kratom" is a synthetic opiate when it is not a opiate or illegal. *Misconduct.*

Judges may false claim that you cannot have a court appointed lawyer if you are not looking at jail time. *That is not what the US Constitution says and Maine judges cannot edit that document to suit there court. File a Complaint Concerning Conduct of Maine State Court Judges or Magistrates*

Has any of this misconduct been used on you? File Bar Complaints against them if they have.

Learn more about the ethical misconduct they pull on unsuspecting locals by routine or buy the Despicable Maine Cycle of Misconduct Handbook and learn how to NOT be a victim at DespicableMaine.org.

Don't be stepped on by criminals posing as judges, prosecutors, attorneys or police.

BOARD OF OVERSEERS OF THE BAR

Established by the Maine Supreme Judicial Court

97 Winthrop Street • P O Box 527
Augusta, ME 04332-0527

Phone 207-623-1121 • Fax 207-623-4175
Email: Board@mebaroverseers.org • Web: www.mebaroverseers.org

Grievance Information and Instructions – Please Read Carefully

The office of the Board of Overseers of the Bar investigates allegations of ethical misconduct against attorneys. If you believe that an attorney has acted in an unethical manner or otherwise acted improperly, please fill out, as completely as possible, the grievance form below and return it to the Board's office. Be sure to include copies of any documents, correspondence, agreements, or other papers that are relevant and material to your complaint. Your grievance complaint will be reviewed to determine whether the conduct you describe, if proven true, would violate any ethical rules. Please be aware that a copy of this complaint, and any attachments, will be provided to the attorney against whom it is filed.

The Board scans all complaints and associated attachments into its database. Please do not bind, staple, or insert tabbed dividers into any documents you submit to the Board. If you wish to identify certain documents, please insert a page before that document with an explanatory note (do not use post-it notes). Also, please do not use color-coding or highlight for reference purposes as the Board scans its documents in a black and white format. Lastly, because we do not retain paper files, please do not submit any original documents.

The Board does not provide copies of the Maine Rules of Professional Conduct or the Maine Bar Rules. You may download those rules on the Board's website at: <http://www.mebaroverseers.org>.

Attorney Grievance Complaint Form

Part A: Complainant Information

Your Name:	_____	_____	_____
	<i>First</i>	<i>Middle Initial</i>	<i>Last</i>
Your Address:	_____		
	<i>Street</i>		
	_____		<i>Phone # ()</i>
	<i>Mailing Address</i>		<i>Alternate Phone # ()</i>
	_____	_____	_____
	<i>City</i>	<i>State</i>	<i>Zip</i>

	<i>Email Address</i>		
	_____	_____	
	<i>Date of Birth</i>	<i>Last 4 Digits of SSN</i>	
	Gender: <input type="checkbox"/> Male <input type="checkbox"/> Female		

Part B: Respondent Information

Attorney
Name:

First

Middle Initial

Last

Attorney
Address:

Street

Mailing Address

City

State

Zip

Phone ()

Email Address

Note: Grievance complaints may not be brought in the name of a law firm. You must specifically name the attorney about whom you are complaining. A separate grievance form must be completed for each such attorney.

Part C: Please answer the following questions:

1. In regards to this complaint, you are the:
 Client (Attorney Hired) Client (Attorney Appointed) Opposing Party Opposing Attorney
 Judicial Officer Other _____
Please explain

Please understand that if the Respondent attorney is (or was) your personal attorney, the Maine Rules of Professional Conduct provide that by filing this complaint, you will hereby expressly waive your attorney-client privilege concerning that attorney, who will then be authorized and allowed to reveal to the Board of Overseers of the Bar any information deemed relevant from that representation..

2. Have you filed a complaint or legal action about this matter anywhere else? No Yes
If yes, please state where, the docket number and the status or outcome. _____

3. Does your complaint also involve a fee dispute with your attorney? No Yes
If yes, you should complete a Petition for Arbitration of Fee Dispute. The petition may be found on the Board's website at <http://www.mebaroverseers.org>.

4. Your complaint concerns what kind of legal matter, i.e. divorce, probate, real estate, criminal, etc.?

5. If your grievance involves a lawsuit, please answer the following, if known:

a. Name of court and title of suit. _____

b. Docket number and date suit was filed. _____

c. If you are not a party to this suit, what is your connection to it? _____

Please provide copies of relevant court documents.

6. Do you believe that the respondent attorney has an impairment such as depression, substance abuse or age related issues? No Yes
*If yes, please provide specifics regarding your **personal** observations of the attorney's behavior.*

7. Are you currently represented by the attorney you are complaining about? No Yes

8. Have you obtained a new attorney for the underlying legal matter? No Yes
If yes, please provide the name, address and phone number of that attorney as well as whether that new attorney knows of your intent to file this complaint. _____

9. Prior to filing this complaint have you discussed your concerns with the attorney? No Yes

Part D: Information about your grievance complaint:

State in detail and in chronological order the circumstances surrounding your complaint. Include dates or approximate dates if necessary.

PLEASE PRINT LEGIBLY

*Prior to submitting your complaint, please be sure to make a copy of this form and attachments for your own use.
Please do not send original documents; the Board cannot be responsible for their safe keeping and return to you.*

I affirm and certify that all of my statements and claims in this complaint are true and correct. I understand and acknowledge that a copy of this complaint, and any attachments, will be provided to the attorney against whom this complaint is filed.

Date: ____ / ____ / ____
MM DD YYYY

Complainant Signature – Required

Maine Committee on Judicial Responsibility and Disability

P.O. Box 8058, Portland, ME 04104-8058

Complaint Concerning Conduct of Maine State Court Judges or Magistrates

This form provides information that will help the Committee to decide whether to investigate or take further action. You also may write your complaint in the form of a letter. Please provide all the information requested that is relevant to your complaint.

Name of Case (for example, Smith v. Jones) _____ **Docket No.** _____

Name of Judge or Magistrate _____

Which Court:

District Court _____ Superior Court _____ Probate Court _____ Supreme Judicial Court _____

Court Location (City or Town) _____

Kind of Case:

Criminal _____ Divorce _____ Child Custody _____ Protection from Abuse/Harassment _____
Probate _____ Landlord/Tenant _____ Small Claim _____ Traffic _____ Other Civil _____

Date of Event: _____

What Happened: if you believe the judge or magistrate engaged in misconduct, describe the event in enough detail so the Committee can understand exactly what you think the judge or magistrate said or did that was contrary to ethical standards. Use additional sheets of paper if necessary.

Other Witnesses: Please include the name, phone number or address for others who witnessed the event, or have information:

Your Name (print or type) _____

Your Signature _____

Address _____

Phone Number _____

Date _____