

Replying to @TheWouston

The cops in my town ran protection for a brothel and trafficked underage girls through an illegal speakeasy. Their racket only fell apart because one of them murdered the brother in-law of an **FBI** agent.



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RockGod @TheWouston · Oct 23

Replying to @Drcomoskitty @ShivaDiva24 and 4 others

Case dismissed, not lost. The opposing side stopped filing paperwork because they were too busy dealing with a child trafficking investigation by the **FBI**. But by all means keep touting the virtues of child rapists.

Everyone needs to get vaccinated or else this will never end.



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RockGod @TheWouston · Oct 22

Replying to @lanGoings @KLF2320 and 3 others

Yeah, and then the **FBI** started investigating and it turns out, I wasn't lying. Notice how Rick doesn't make videos with the declarations from the woman and children who were the rape victims of the man who sued me? Notice hiwnRicj doesn't mention that he gave his lawyer to him?











Top Latest People Photos Videos



RockGod @TheWouston · Oct 16

Replying to @bornwithatail_ and @EoinHiggins_

The local department in my hometown did "protection" for a brothel and were regulars at an illegal speakeasy where underage girls were trafficked and forced to do stripping.

Their whole operation fell apart when one of them killed a man who was the in-law of an **FBI** agent.



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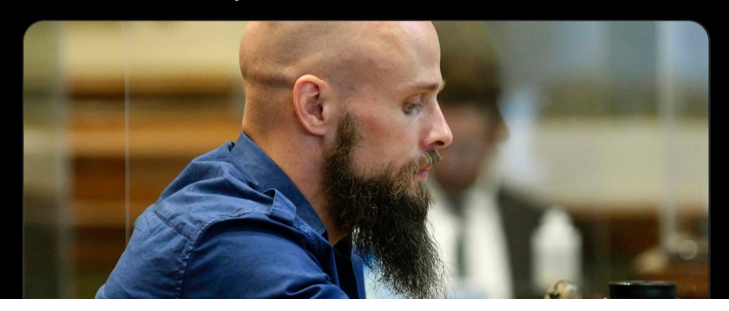




RockGod @TheWouston · Oct 16

Replying to @Of45Fan

I haven't lost a defamation suit. The case was dismissed because the man suing me became the subject of an **FBI** child trafficking investigation. That website is by Rick Rynearson who is a serial stalker who recently framed one of his victims for s felony:





Replying to @wrongone503

That's a fabrication that I lost a lawsuit. Did nit lose a lawsuit, it was dismissed by the county clerk because the rapist suing me failed to file any paperwork after he became under investigation by the **FBI** for trafficking girls.

Are you pro-trafficking children?



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RockGod @TheWouston · Oct 17

Replying to @TheWouston @wrongone503 and @seattletimes

Want to know why I got sued (and both cases dismissed)? Because I wrote a series of articles about men who raped and abused women and children and they didn't like that. Rick offered his lawyer to one of the men who is now the subject of and **FBI** child trafficking investigation.



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RockGod @TheWouston · Oct 16

Replying to @bornwithatail_ and @EoinHiggins_

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RockGod @TheWouston · Oct 22

Replying to @lanGoings @KLF2320 and 3 others

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That case was dismissed because the guy who sued me for defamation is under investigation by the **FBI** for trafficking kids. The guy who made that video Rick Rynearson? Is a neo nazi and serial stalker. Like I said, scroll through his tweets and replies to see what a psycho he is.



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RockGod @TheWouston · Oct 22

Replying to @foolio1977 @TheLawyerbot and 2 others

Quite literally the opposite. I wrote a series of articles about men who raped and abused women and children in my community and two of those men went to federal prison. Two other rapists decided to sue me for defamation before dropping their cases due to an **FBI** investigation.



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Replying to @TheWouston

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RockGod @TheWouston · Oct 22

18 – 2 – 03205 – 18
FNFCL 65
Findings of Fact and Conclusions of Law
11095381



KITSAP COUNTY CLERK

2021 SEP 27 AM 0 45 DAVID T. LEWIS III KITSAP COUNTY CLERK

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR KITSAP COUNTY

WILLIAM NELSON,

Plaintiff,

V.

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HOUSTON WADE,

Judgment Interest Rate

Defendants.

NO. 18-2-03205-18

12%

FINDINGS OF FACT, CONCLUSIONS OF LAW JUDGMENT AND PERMANENT INJUNCTION

I. JUDGMENT SUMMARY

Judgment Creditor:William NelsonAttorneys for Judgment
Creditor:David P. Horton and
Kitsap Law GroupJudgment Debtor:Houston WadePrincipal Amount:\$500,000.00Attorney's Fees\$3000.00Total Judgment Amount:\$503,000.00

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JUDGMENT -1

KITSAP LAW GROUP 3212 NW Byron Street Suite 101 Silverdale, WA 98383 Tel (360) 692 6415 Fax (360) 692 1257

II. FINDINGS OF FACT

The Court having previously ordered Defendant was in default and having reviewed Plaintiffs' Motion for Entry of Judgment and the Declarations in Support, The Court make the following Findings of Fact.

- Mr. Nelson has lived and worked on Bainbridge Island for his entire life, over 62 years.

 He has lifelong friendships. He has worked as a contractor his entire career and relies on
 his reputation to obtain business for his contracting company. He started his business in
 1987.
- 2. In October 2018 Mr. Wade began publishing defamatory statements about Mr. Nelson.

 These statements included:
 - a. Allegations that he raped a woman in Fort Ward on Bainbridge Island and engaged in a coverup with the Bainbridge Police Department.
 - b. Allegations that a "victim" of his, Elizabeth Kaltreider, committed suicide as a result of his actions, four years after the "alleged" rape.
 - c. Allegations that he engaged in illegal conduct, in conjunction with the Bainbridge Island Police and Fire Departments, with underage women at a "speakeasy" called the "Chicken Coop," including paying money, liquor, and drugs in exchange for illegal and immoral conduct, including rape and child abuse; and claims the FBI is investigating.
 - d. Allegations that he conspired with the Bainbridge Island Police Department to cover up the alleged crimes defendant accuses Mr. Nelson of, such as running a child sex ring.
 - e. Allegations that he committed domestic violence against his former spouse.

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- f. Allegations that he has "beaten the shit out of" his step-children.
- g. That he is a "coke" head.
- h. That he has stalked defendant and tried to kill him several times.
- 3. The allegations were all false. Defendant's purpose in doing these things was to "run Mr. Nelson off the island."
- 4. Mr. Nelson's clients and friends have seen these posts and also received letters in the mail of letters cut out of magazines glued to paper and copied and sent warning the recipients of the dangers of my reputation. Mr. Nelson's reputation has been injured and he fears future injury if these exact lies are continued to be repeated.
- 5. After these posts and publications came to light, he lived in constant fear that there would be vigilante retribution, that the threats Mr. Nelson saw on social media would be carried out. He was always afraid that people he knew and saw regularly would think less of him when he saw them in town.
- 6. He was afraid he would lose jobs. He did lose business. He was dropped from the BISD Small Works Roster because of these allegations.
- 7. He suffered from emotional distress because of these allegations. Bainbridge Island is a small community, and he was in constant fear that someone was looking at him to do harm–thinking these allegations were true.
- 8. He lost substantial income. He lost over \$200,000.00 in income in 2018 and 2019 due to the allegations Mr. Wade made.
- 9. He lives in constant fear that he will again start making these wild allegations that have no basis in reality.

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- 10. After this action was filed Mr. Nelson tried to do discovery. But Mr. Wade obstructed that process.
- 11. On April 6, 2020 the Court entered an order finding Mr. Wade in default for failure to comply with the discovery rules.

III. CONCLUSIONS OF LAW

Based on the above Findings of Fact, the Court enters the following Conclusion of Law:

- Because Mr. Wade's defamatory publications are defamatory per se, no proof of damages is required. Nevertheless, Mr. Nelson's damages are well laid out in his declaration. He was accused in these publications of the most heinous acts a man can be accused of – rape, child abuse, and domestic violence – and of conspiring with authorities to hide his alleged misdeeds.
- 2. Damages are presumed when there is defamation *per se*. "When a statement is defamatory per se, "damage to the plaintiff is said to be "presumed," and the jury, without any further data, is at liberty to assess substantial damages, upon the assumption that the plaintiff's reputation has been injured and his feelings wounded." And a trial court has discretion to award substantial presumed damages.²
- 3. Substantial damages of \$500,000.00 are justified based on Mr. Nelson's sworn testimony and actual losses.
- 4. "To be valid, a prior restraint on defamation requires "certainty" that the court order will restrain defamatory speech, as opposed to speech that is insulting or imprecise."

¹ Canfield v. Clark, 385 P.3d 156 (2016) citing Arnold v. Nat'l Union of Marine Cooks & Stewards, 44 Wn.2d 183, 187, 265 P.2d 1051 (1954), quoting Charles T. McCormick, Handbook on the Law of Damages § 116, at 423 (1935).

² Maison de France v. Mais Oui!, 126 Wn. App. 34, 37, 108 P.3d 787, 790 (2005).

"Mere labels do not work in this context." Instead, a prior restraint order must be narrowly worded in a way that does not chill protected speech."

- 5. Here the Court can prohibit Mr. Wade precisely from making or publishing statements about Mr. Nelson that he has made in the past. Specifically, the Court will restrain Mr. Wade from stating:
- a. Mr. Nelson raped a woman in Fort Ward community
- b. Mr. Nelson engaged in a coverup with the Bainbridge Fire Department of said rape.
- c. A "victim" of Mr. Nelson, Elizabeth Kaltreider, committed suicide as a result of his actions.
- d. Mr. Nelson engaged in illegal conduct at a "speakeasy" called the "Chicken Coop," including paying money and liquor and drugs in exchange for illegal and immoral conduct including rape and child abuse.
- e. Said illegal conduct at the "Chicken Coop" was done in conjunction with the Bainbridge Island Police and Fire Department.
- f. Mr. Nelson conspired with the Bainbridge Island Police Department to cover up the alleged crimes defendant accuses Nelson of, such as running a child sex ring.
- g. Mr. Nelson committed domestic violence against his former spouse.
- h. Mr. Nelson has "beaten the shit out of" his step-children and abuses children.
- i. Mr. Nelson is a "coke" head.
- j. Mr. Nelson stalked Wade and tried to kill him several times.

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JUDGMENT -5

6. This order is necessary because Mr. Wade has shown a complete disregard for the Court process. He has continued to publish false information.

Now, therefore, it is hereby ORDERED. ADJUDGED AND DECREED,

- 1. That William Nelson is awarded judgment against Houston Wade in the sum of \$500,000.00, as set forth in the judgment summary above.
- 2. Interest shall accrue on this judgment at the rate of 12% per annum.
- 3. Defendant is awarded their attorney's fees as previously ordered.
- 4. The Clerk of the Court is directed to enter the judgment against Houston Wade in the execution docket in accordance with RCW 4.64.030.
- 5. Wade Houston is permanently enjoined from stating or inferring that:
- a. Mr. Nelson raped a woman in Fort Ward community
- b. Mr. Nelson engaged in a coverup with the Bainbridge Fire Department of said rape.
- c. A "victim" of Mr. Nelson, Elizabeth Kaltreider, committed suicide as a result of his actions.
- d. Mr. Nelson engaged in illegal conduct at a "speakeasy" called the "Chicken Coop," including paying money and liquor and drugs in exchange for illegal and immoral conduct including rape and child abuse.
- e. That the illegal conduct at the "Chicken Coop" was done in conjunction with the Bainbridge Island Police and Fire Department.
- f. Mr. Nelson conspired with the Bainbridge Island Police Department to cover up the alleged crimes defendant accuses Nelson of, such as running a child sex ring.
- g. Mr. Nelson committed domestic violence against his former spouse.

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1	h. Mr. Nelson has "beaten the shit out of" his step-children and abuses children.		
2	i. Mr. Nelson is a "coke" head.		
3	j. Mr. Nelson stalked Mr. Wade and tried to kill him several times.		
4	DONE IN OPEN COURT this 27 day of September 2021.		
5		Weltoun	
6		JUDGE	
7	resented by: WILLIAM C. HOUSER		
8	KITSAP LAW GROUP	WILLIAM O. HOUSEN	
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10	By: David P. Horton, WSBA #7123		
11	Attorney for Plaintiff	Attorney for Plaintiff	
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