BASHEER “SELLOUT” JONES LYING TO WARD 7 VOTERS ABOUT RESIDENCY

CROOKED EAST CLEVELAND COPS MADE UNLAWFUL ARRESTS

42 COPS MADE HUNDREDS OF ILLEGAL ARRESTS WITH EXPIRED CREDENTIALS

COUNCILMAN’S TEENIE STRIPPERS

PETE & PETE’S DEADLY NOBLE ROAD DUMPING BEHIND HOMES PAID OFF

DIRTY DEALERS

BUT SENDING A VALLEY VIEW COP TO DEBT COLLECT WAS STUPID

O’MALLEY BRINGS NO CHARGES AGAINST A COUNCIL VICE PRESIDENT FOR TRAFFICKING STRIPPERS FROM MICHIGAN TO A CLOSED BAR COPS RAIDED AND FOUND DRUGS AND WEAPONS

Dolla Bill-like playa said his strippers were raising money “for the kids.” LOL!

An “adult” dancer performs at the “closed” old Club Dew Drop

Is a “contract” private lawyer law director and her “assistant” covering up city official crimes?

An “adult” dancer performs at the “closed” old Club Dew Drop

An “adult” dancer performs at the “closed” old Club Dew Drop
DEWINE HID EXPIRED COP CREDENTIALS FROM MAYORS

As the state’s “derelict” attorney general he didn’t also tell prosecutors, judges, councils or the pension boards that some Ohio cops were not legally authorized to arrest, wear weapons or be paid.

Ohio mayors should contact Attorney General David Yost’s Ohio Peace Officer Training Academy office for copies of their cops’ credentials. Police are making arrests without credentials. Without credentials they’re supposed to resign. Anything else is theft in office, fraud, impersonating law enforcement officers and more. Every use of the FBI’s NCIC database is a violation of federal law. Citizens who have been arrested by uncredentialed cops can use Ohio Revised Code sections 2935.09 and 2935.10 like “Chasing Justice’s” Mariah Crenshaw did to file criminal complaints against 24 East Cleveland police officers who have been referred by a common pleas judge to the Cuyahoga County prosecuting attorney for criminal prosecution.

Governor Richard Michael DeWine trusted Ohio cops motivated by paychecks, overtime and pensions. Without making arrests with expired credentials, DeWine’s supposed to resign. Anything else is theft in office, fraud, impersonating law enforcement officers and more. Every use of the FBI’s NCIC database is a violation of federal law. Citizens who have been arrested by uncredentialed cops can use Ohio Revised Code sections 2935.09 and 2935.10 like “Chasing Justice’s” Mariah Crenshaw did to file criminal complaints against 24 East Cleveland police officers who have been referred by a common pleas judge to the Cuyahoga County prosecuting attorney for criminal prosecution.

The word “shall” makes the word “shall” is included in its language. The word “shall” makes the word “shall” in the instructions “mandatory” and unambiguous English the idea one can’t follow its instructions if they know had expired. Hundreds of Ohio cops now face criminal prosecutions from those they arrested or legally authorized to arrest, wear weapons or be paid.

They made hundreds of illegal stops and arrests. At least 42 East Cleveland police officers are among hundreds of others in Ohio who made arrests with expired OPOTA credentials. Two police chiefs pictured here are Michael Cardilli and David Cimperman. Both concealed their own arrests without credentials and that of the police officers they supervised. Cardilli sent official documents containing fake test results to DeWine and collected $10,000 in reimbursements. Funds were transferred without council’s knowledge or approval.

Mary Davis, Larry McDonald, Matthew Kahl, Joseph McGee, Joe Dunlap, Kenneth; Lundy and Joe Dunlap.

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Mary Davis was DeWine’s OPOTA director and the state official charged with enforcing 109:2-18-06 of the state’s administrative code. The derelict state employee didn’t issue a simple cease letter when DeWine appointed her. She violated Section 1:18 of Ohio’s constitution when she “suspended” the state law and operated on her own “honor system” that resulted in hundreds of Ohio cops, deputies and troopers making arrests with expired credentials.

There is no “retroactivity” provision in OAC:2-1-12. When an Ohio peace officer’s credentials expire they are immediately no longer a law enforcement officer. Since 2018 Mariah Crenshaw of an organization called “Chasing Justice” has been investigating and meeting with federal, state and local officials, as well as the national media, drawing attention to the problem DeWine left.

No criminal charges have been filed against Davis for the statewide legal nightmare her “suspension” of the state’s law created when she did not perform the “duties” of the “office” to which she was appointed.

This is but one of the news stories that originated with this writer on EJBNEWS.COM. Visit EJBNEWS.COM for more information.
RE-ELECT
JUDGE MARILYN B.
CASSIDY
CLEVELAND MUNICIPAL COURT

ENDORSEMENTS

JUDGE4YOURSELF.COM ★ 13 YEARS JUDICIAL SERVICE ★ 36 YEARS LEGAL EXPERIENCE ★ EXCELLENT RATINGS

ENDORSEMENTS

Judge Cassidy

EXEMPLARY

EXEMPLARY

EXEMPLARY

EXEMPLARY

EXEMPLARY

JUDGE CASSIDY

EXEMPLARY

EXEMPLARY

EXEMPLARY

EXEMPLARY

EXEMPLARY

OPPONENT

Cleveland Plain Dealer
Northshore AFL-CIO
Laborer’s Local 310
Laborer’s Local 880
Laborer’s Local 1099
Cleveland Port Council
Maritime Trades Dept.
Cleveland Police Patrolman’s Association (CPPA)
Black Women’s PAC
Ironworkers Local 17
Cleveland Building & Construction Trades Council
Pipefitters Union Local 120
Carl Stokes Brigade
Cleveland Firefighters Local 93
Cleveland Area Middle East Organization (CAMEO)
AFL-CIO

THE PLAIN DEALER
ENDORSES JUDGE CASSIDY

“Marilyn B. Cassidy is the superior choice, with demonstrated dedication to the precepts and practice of justice for all. She should be re-elected for another six years as Cleveland Municipal Court judge, Jan. 1 term.”

— Cleveland Plain Dealer 10/11/2019

VOTE ✔️ NOV. 5, 2019
HOW TO PROFIT OFF LEAVING A PILE OF DEADLY DEBRIS BEHIND EAST CLEVELAND HOMES

HEY GOT AWAY

Pete & Pete buys Boyas landfill, plays with rates and then sends a “Harlem Nights-like” Valley View cop straight out of gangster movie to debt collect

By Eric Jonathan Brewer
VALLEY VIEW, OH - Not facing any “known” civil or criminal responsibility for the illegal debris they left behind East Cleveland homes that Cuyahoga County Executive Armond Budish spent millions in public funds to clean up, Pete Ristagno, Sr. and his son, Pete, Jr. "appear" to have invested the money they saved with their deadly and illegal dumping on the Boyas landfill purchase in July 2019. The sale wasn’t publicized until July 29. But before the deal closed a Boyas employee source said Mike Boyas authorized the Ristagno’s to manage the facility in May 2019 pending negotiations.

A review of Pete Ristagno’s Facebook and Twitter pages for all of 2019 makes no reference of a “pending” Boyas landfill and excavation acquisition. The actual purchase was announced in a news release on July 15th by the firm that handled the deal between the two companies … Brown Gibbons & Lang.

Pete Ristagno announced their purchase on his Twitter page on July 29th. There were no shared details about the acquisition other than a “Nothing we can’t handle” advertisement and praise from Pete, Jr.’s “proud of her son in law” mother in law.

The “Ristagno -Boyas Excavating acquisition” was not smooth or publicly-announced by either side. Mike Boyas’ business reputation with his customers had been impeccable, orderly and federal law compliant. Boyas simply sold a business that bore his family name to the Ristagno’s.

Truckers learned of the pending sale when they showed up to dump in May and were told “rates” had increased under new management. For some it meant they were out of the trucking business because of the Ristagno’s higher pricing. A former Riley worker said he would cite ridiculous per tonnage costs to discourage other dumpers from interfering what he’d set up for himself and Pete & Pete. Issues with weights and source-site to disposal-site documents required by the EPA and for customer accounts were not connected to Boyas’ relationship with his customers. Haulers were emailed or faxed copies of dump rates in advance. Valued customers were given time to pay. A debtor was taken to civil court.

Local trucking company owners initially grumbled that the Ristagno’s had doubled the rates “like gangsters” until a further inspection of dump tickets revealed something even more insidious at least for one. Upon examination of the $27,000 bill Pete Jr. was calling to collect on the trucking company owner learned the dump ticket weights exceeded each truck’s capacity and load limits.

What the company owner saw in the invoices, and how Pete, Jr. tried to collect, made the amounts owed even more racketeering-like. When a Boyas official called about the invoice the trucker learned from “Rocky” that Pete Jr. was not supposed to be collecting debts occurred while the company was still under Boyas’ control.

It’s the way Pete Jr. was seeking to collect debts from the trucking company owner, however, that brought the era of organized crime back to an industry that had eliminated it. Pete Jr’s illegal debt collection scheme using a Valley View police sergeant for about 30 days Pete Jr. blew up the cell phone of the trucking company owner who’d been a Boyas client to collect on a $27,600 debt the company may have owed Boyas. The trucker’s 10-year reputation with Boyas was excellent. Invoices had exceeded $80,000 and been paid without controversy between them.

The trucking company owner described calls from Pete Jr. as intrusively-aggressive. But it was the text that came after a Pete Jr. call on August 27, 2019 that angered the company’s owner. “Make sure you pick up when the police call,” Pete Jr’s text read.

The next morning on August 28, 2019 a message was left on the trucking company owner’s voice mail from a Valley View police sergeant who sought to conceal it by calling by a number associated with the city’s recreation department.

Valley View police chief David Rini investigated after being ordered to do so by Mayor Jerry Pusiecki and left a message the next day apologizing to the company owner. Valley View police are not Pete & Pete’s civil debt collectors. The civil service-tested police supervising sergeant made a mistake.

During the company owner’s interactions with Ristagno over the debt collection dispute a statement was obtained from a driver Pete Jr. approached at a job site with disparaging information about the company’s owner. The data could have only come from a law enforcement officer’s search of the FBI’s NCIC criminal records history database.

The thought of a Valley View police sergeant searching the restricted database to share information from it with Ristagno concerned the company owner about the Ristagno’s seemingly corrupt business practices even more.

Under Ohio law unauthorized. See: “Ristagno’s start …” next page
SERIOUS “OFFICIAL” CRIMES EVAPORATE BETWEEN COPS AND CONTRACT LAW DIRECTOR’S OFFICE

Cops and city prosecutors left details out of their prosecution request to O’Malley

Information about stripper ages and being transported across state lines was concealed

By Eric Jonathan Brewer

EAST CLEVELAND, OH – EJBNEWS learned from East Cleveland police detective Scott Gardner that the cops who took statements from witnesses and exotic dancers at Council Vice President Ernest Smith’s fundraiser left out how the underaged girls traveled across state lines from Michigan to Ohio; and who transported them. When EJBNEWS learned of the September 10 event from a city source – while police were taking statements from the women – it was shared the nearly-made performers didn’t know Smith was an elected official. Smith’s street name to the women he’d hired to dance for him was “Dolla Bill.”

The underaged dancers were from Michigan. The city hall source shared with this writer how Smith or “Dolla Bill” allegedly drove them from Michigan to East Cleveland. Some were allegedly paid by “Dolla Bill” in drugs.

Gardner called this writer from his personal cell phone on October 9. The police captain in charge of East Cleveland’s detective bureau explained that he’d taken charges against Smith to assistant prosecutors Brent Kirvel and James Guitierrez. They declined, Gardner said. He described Prosecutor Michael O’Malley’s public corruption investigation as “useless.”

When asked if the information in the charges included the state line border crossing for sexual purposes, Gardner said “no.” There was no information “in the reports” the city’s police generated about how the Michigan dancers arrived in East Cleveland. Gardner said he “personally” was not aware of the “state line” crossing information despite his knowing the teenaged and adult women were from out-of-state.

Assistant East Cleveland prosecutor Heather McCollough expressed awareness of a potential child trafficking component to Smith’s acts when she told a resident during a hallway conversation charges could be filed with both the county and federal prosecuting attorneys. This writer was talking to a city hall visitor when they encountered McCollough in the hallway and asked her about the case prior to Gardner’s visit to the prosecuting attorney.

When this writer publicly questioned McCollough about the lack of felony charges for Smith’s alleged “back to school fundraiser” at a closed bar with underaged strippers she wrote that the prosecutor declined to press felony charges. McCollough appears to have been operating under the belief that the “child trafficking” information was submitted to Prosecutor Michael O’Malley by Gardner and wasn’t.

Gardner told this writer he would welcome any additional information about the child trafficking information this writer was supplied with the night of the arrest. This writer told Gardner he had statements from each of the teenaged girls and women that includes their addresses and telephone numbers; along with their dates of birth. He was advised to initiate contact on his own instead of waiting.

[Risk of legal action]

[DISCLOSURE: This writer is a past source of information and isn’t a cop or debt collector. The feature photo of Pete & Pete’s social media page; and is “fairly used” pursuant to 17 U.S.C. 107 for comment, news reporting, education, scholarship and research].
Russo wants to be a judge on Cleveland muny court after two drunken attacks on a live-in girlfriend

By Eric Jonathan Brewer

Attorney Joseph Russo has twice been "convicted" for assaulting a woman who said he called her a "whore" during a drunken publc argument, but he's the endorsed Democrat for a seat on the Clevel-
adn Municipal Court around the same time ex-judge Lance Mason is on his way to prison for beating his wife once and then killing her.

The Democrats who embraced Mason's early release from prison at the request of his ex-wife, Asha Mason, were met with scorn by former reporters like WKYC's Tom Meyer. Mason was hounded. His employer, Cleveland Mayor Frank Jackson, became the subject of a Meyer news story as Mason attempted a return to the community and a normal life after serving time in prison. Unlike the white elected officials whose crimes in office he ignored, Meyer vilified Mason.

Russo's presence as a candidate for a Cleveland judge ship has failed to generate a single "deroga-
tory" media headline or "top of the news" story.

Unlike Mason no local reporter is questioning if Russo, a "white" male of Italian American descent, will beat another woman or kill her as he asks Cleveland's majority black voters to let him now judge and sentence them.

An examination of the records and local media reports con-
ected to Russo's drunken acts of domestic violence reveal even more "double standards" in how Mason and his late wife were treated. Officials and the media allowed Russo and Carol Vezina to classify the crimes they committed in public in Westlake as a "private matter" between two troubled individuals who needed help.

The fight between them con-
tinued and the BP station clerk called Westlake police. Both were arrested at the time Russo was a county juvenile court judge judg-
ing children for acts of violence similar to his own. The drunken drive from the restaurant to the BP was ignored. Russo was charged with "disorder-
ly conduct-intoxicated." Nothing for the violence. He paid a $100 fine. Minor misdemeanor. No criminal record. Russo avoided the OVI and kept his driver's license. What he also avoided was a "domestic violence" charge because the ex-judge and Vezina did not live together.

On the 4th of July in 2007 when Russo and Vezina got into a bloody battle at their condo at 1957 Savannah Parkway in Westlake the nature of their relationship had changed and they were living as a couple. Court records show Russo took Vezina to get her nails done. He waited for her at the Savannah Bar and started drinking.

After her beauty treatment Vezina joined Russo at the Savannah Westlake condos nears on the battling couple returned to their shared residence. Inside their shared condo court records describe how blood was drawn between the sitting Cuyahoga County Juvenile Court judge and his live-in girlfriend during a violent physical fight that included punching, biting and scratching. Russo hit Vezina so hard her body was bruised. Police saw bite and scratch marks on the juvenile court judge. After the bloody and brutal violence a drunken Russo fled the condo and checked himself into a Holiday Inn. The Supreme court report appears to have ignored whether he drove, walked or caught a cab to the hotel. Uber didn't exist in 2007. A neighbor thought the loud screaming and violence was so disturbing police were called at 2.54 a.m.

Police acknowledged how a tearful Vezina stood outside the condo waiting for their arrival. She signed a domestic violence temporary protection order against the judge and Westlake cops went to find him.

The state's top judges acknowl-
edged how Russo, a sitting judge who knew not to give police false information, initially violated that law with Westlake cops when he lied about the bloody and early morning domestic battle that disturbed the peace of the neighbor who called and others.

The juvenile court judge told the law enforcement officers nothing happened.

When confronted with Vezina's statement and protection order the juvenile court judge claimed she "attacked" him. Cops didn't buy it. Russo was arrested and charged with a "domestic violence" viola-
tion under R.C. 2912.25(A). The nuances of the state's do-
mestic violence law caused Russo to avoid some of the same issues that plagued Mason. The fact Russo and Vezina were not living together during their first known domestic violence battle mini-
imized the second encounter. So did the level of violence. Mason's fist came crashing into his "wife's" jaw in 2014 during their Shaker Square incident and the damage to her during their first encounter was extensive. In 2006 Vezina was not the juvenile court judge's wife or a member of Russo's "household" when she ended up "bruised" by the lawyer's blows to her body.

Russo's "domestic violence" charge was amended to "disor-
derly conduct." The juvenile court judge pled guilty to the 4th degree misdemeanor. His sentence was a year's probation and a $250 fine.

The Supreme Court's decision was equally as lenient despite Russo's repeat criminal acts of drunken violence against a woman. Steps he took to deal with his vio-
ence were accepted as mitigating factors in the state's decision about the fate of his law license.

Russo sought counseling from attorney and drug counselor Paul Caimi. A physician, Dr. Gintautas Z. Sabatainas, submitted a state-
ment that Russo's violence was due to the "addictive disease of alcohol." Treatment allegedly began three days after his July 4th, 2007 bloody battle with Vezina on July 7th. From that period until the Supreme Court's hearing about his license in September 2009 he "allegedly" remained alcohol-free.

Despite his violation of three judicial canons Russo was allowed to continue serving on the bench with two criminal convictions for violence against a woman. He blamed the violence against his girlfriend on another woman. His former wife. The alleged stress of their divorce drove him to drink.

Dems backing woman beater

Local Democrats are taking a page out of Donald Trump's "Brett Kavanaugh" political playbook by endorsing a convicted ex-juvenile court judge who blamed drinking on his divorce from his ex-
wife and his alcoholism and and substance abuse as the reason he twice-attacked his live-in girlfriend

Called ex-girlfriend a "whore"

He'd already been drinking. She joined him. Court records show he kept drinking.

After Russo and Vezina got drunk they became ghetto loud and starting arguing in the Savannah. They left and court records claim they "walked" home. The argu-
ment didn't stop even around their neighbors.

Russo's "domestic violence" was so disturbing police report appears to have ignored whether he drove, walked or caught a cab to the hotel. Uber didn't exist in 2007. A neighbor thought the loud screaming and violence was so disturbing police were called at 2.54 a.m.

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Vote Tuesday November 5, 2019

East Cleveland City Council

O'LEARY RE-ELECT JUDGE RON CLEVELAND HOUSING COURT VOTE TUESDAY, NOVEMBER 5, 2019

Committee To Re-Elect Housing Court Judge Ron O'Leary
Anthony J. Coyne, Treas. 1660 W. 2nd Street Ste 1100 Cleveland, OH 44113

Vote Tuesday November 5, 2019

East Cleveland City Council

Vote Ward 2
Juanita Gowdy

Endorsed Democrat
Committee to Elect Juanita Gowdy
3852 Prinston Blvd. South Euclid, OH 44121 Ruth Gray, Treasurer

A New Day for Euclid

elect Dr. Richard Montgomery for Euclid Mayor

Election Day 11.05.19

www.EuclidRising.com

SOUTH EUCLID’S LAST JUDGE WORKED 3-DAYS A WEEK BECAUSE SHE COMMUTED TO OHIO WEEKLY FROM HER NORTH LAS VEGAS HOME

THAT WAS OK WITH GEORGINE & CLEVELAND.COM

Pat Kleri’s scheme worked great. Especially with Georgine’s help. She held court Tuesday, Wednesday and Thursday. She left Thursday or Friday for her home in North Las Vegas, Nevada; and returned to South Euclid Monday for court on Tuesday. Check her docket. The Plain Dealer won’t. Neither will Ed Gallek.

Kleri didn’t spend a dime on indigent defense and she left the court in 2012 with “dot matrix” printers that were obsolete in the early 1990’s. She didn’t care that Georgine and the council had criminalized parking tickets and she wasn’t giving Americans who received them trials. She cared about getting back “home” every weekend to North Las Vegas. Who’s paying her pension?

CRIMINAL MINDS DON’T BELONG IN GOVERNMENT!
The majority of South Euclid’s residents should kick Georgine out of city hall!

RE-ELECT
JUDGE RON O’LEYAR

VOTE TUESDAY, NOVEMBER 5, 2019

CLEVELAND HOUSING COURT
Pictures show Basheer “Sellout” Jones’ is still running his Ward 7 residency scam

Silence among Cleveland councilmembers about their own crimes is no different than the silence from those they serve about untold crimes of friends and family

By Eric Jonathan Brewer
CLEVELAND, OH - When Ward 4 Councilman Blaine Griffin “went off” on council’s critics in defense of Council President Kevin Kelley he provided cover for the politician who helped him rob Mamie Mitchell of the seat he now holds.

There’s a back story to how Griffin got the seat from the mentally impaired former politician that epitomizes why he’s defending “his boy” and Kelley was asked to leave an SEIU meeting by a member. Kelley robbed over 22,000 Cleveland voters of an election the same way Jones of South Euclid robbed Ward 7 of a legitimate resident’s presence on council. This writer filed a criminal complaint against Kelley for his election theft while Griffin praises him.

Residents near 1394 E. 94th Street in Cleveland know it’s the “address” Basheer Jones uses to create the illusion he’s a resident of the city. Jones didn’t reside in Cleveland during his 2017 campaign for the job. He hasn’t relocated to the city since taking office in January 2018. He was a South Euclid resident when he campaigned for Cleveland city council from 1670 South Belvoir Road.

The fact no one on council says anything about lawbreaking among its own members reflects the very same silence about who’s caus-

ing violence in the neighborhoods they serve that moves its members to fold news conferences asking folk to “break the code” and tell. Why should residents tell if those in elected office don’t tell on each other?"

By Eric Jonathan Brewer

The Northern Ohio Recovery Association’s newly-purchased headquarters is located at 1400 E. 55th Street for Ohioans addicted to opioids and more; and who need recovery assistance. CEO Anita Bradley described the purchase of the building to the elected officials she invited to her grand opening as necessary for the next phase of NORA’s 14 year Cleveland presence as an addiction recovery services provider.

Bradley along with board chairwoman Carolyn Cleveland says the agency performs all of the associative counseling, testing and temporary housing services through NORA’s funders.

Retired ADAMS board Chairman William Denihan praised Bradley and Cleveland’s decision to purchase instead of renting space because it anchored NORA’s presence in the city. He encouraged them to pursue every available dime of funding.

Bradley told EJBNEWS NORA’s current location is in the middle of where statistics show opioid addiction is growing.

EJBNEWS.COM is online and it’s also on the streets as Greater Cleveland’s boldest and most empowering source of news!

I’m Eric Jonathan Brewer and I was trained in this industry by the legendary Call & Post publisher William O. Walker when the newspaper was the 5th largest black owned in the USA. Editions were circulated in all of Ohio’s major cities. Since 1979 when I published Clique as my first newspaper at 26, I’ve covered the city and state I live in like no other journalist “but” Mr. Walker in my 12 newspapers. I’ve also reported for the Cleveland Press and edited Cleveland Life. I’m East Cleveland’s most successful former mayor. Many remember my organizing Guardian Angel safety patrols to protect Ohioans in the early 1980’s. The bottom line to my experience is it’s made me a better “news man.”

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