

DO YOUR DUE DILIGENCE OR ELSE!

Every “government actor” is required to perform their own personal due diligence (the same caution and restraint a reasonable person would exercise if their own interests were at risk by their own actions) in regards to the Washington State Supreme Court decision that states –

“Government actors lack any personal privacy rights subsequent to the need to isolate their government actions from any undue influence related to personal preferences or other conflicting agendas.”

There are many reasons why “government actors” should be aware of the above excerpt from the Washington State Supreme Court, including, but not limited to –

1. “Ignorance of the law is no excuse.” Being in denial/ignorance is not a recommended option.
2. To keep current on changes to relevant statutes that affect “government actors” either in general or specifically is an inherent job duty for any “government actor.”
3. The Washington State Supreme Court decision above really does define a “New Reality” in regards to personal liability for official actions for “government actors.”
4. “Government actors” need personal feedback on their personal liability under the “New Reality” in order to prioritize attitude adjustment and behavior modifications.
5. Failure to ascertain the truth for one’s self constitutes contempt of court of the Washington State Supreme Court.
6. Failure to ascertain the truth for one’s self is an exercise of exactly the personal rights that the Washington State Supreme Court has outlawed while engaged in official government business.
7. Failure to ascertain the truth for one’s self has the potential result of a “government actor” being held personally liable for their official actions that are contrary to established standards of any kind.
8. As per the Washington State Supreme Court, any “government actor” who is responsible for any official action that is contrary to established standards of any kind is also AUTOMATICALLY disqualified from any degree of immunity from personal liability for those contrary official actions.
9. Also as a direct result of number eight above, any “government actor” who is responsible for any official action that is contrary to established standards of any kind is unable to be represented in any legal action regarding that contrary official action by the Office of the Attorney General based on the conflict of interest inherent in any official action that is contrary to established standards of any kind.
10. Failure to ascertain the truth for one’s self is a certain indication that a conflict of interest is being allowed to exert undue influence on the decisions and behavior of any “government actor” who fails to fulfill such basic job responsibilities.

There are ten very good reasons to exercise your personal due diligence and research the cited section from the Washington State Supreme Court. Exercise your due diligence as you wish, but as a “government actor” refusing to exercise due diligence escalates other shortcomings to additional levels of negative sanctions. Attitude adjustments and behavior modifications are certainly required of all “government actors” and should also be reflected in major changes to the personnel policies of all employers of “government actors.”