

# WASHINGTON STATE LEGISLATIVE ETHICS BOARD

## ETHICS COMPLAINT FORM

When you have completed this form, mail it to:

Legislative Ethics Board  
Attention: Mike O'Connell  
PO Box 40482  
Olympia, WA 98504-0482

Mark your envelope "confidential."

**1. Identify the person alleged to have violated the state ethics law (Chapter 42.52 RCW) and provide the following information, if known:**

Name: Michelle Caldier

Position/title: Representative, 26<sup>th</sup> District, Position 2.

**2. Explain why you believe that the individual named above may have violated the state ethics law. Be as specific as possible as to dates, times, places, and acts. Attach additional sheets of paper if this space is not sufficient.**

This grievance is more fully explained in the attachment to this email titled "[GRIEVANCE](#)". This document and all the exhibits referenced therein are also a matter of public information published at this [WEB LINK](#)

Broadly and simply stated, Scheidler reported and tried to correct government corruption. As a consequence, government, predominately Washington State Bar Associates, retaliated against Scheidler so as to destroy him, steal his assets, and in that way protect those in government who are corrupt.

Representative Michelle Caldier has conspired with, or in sympathy with, or she

has been intentionally deceived by, Washington State Bar Associates for the purpose of “legalizing the unauthorized or invalid acts” committed by Washington State Bar Associates, particularly Kevin Hull WSBA #23994, so as to unlawfully enhance Hull’s power and wealth and the power and wealth of his colleagues at the expense of Scheidler’s life, liberty and property. This is a violation of RCW 42.52.

Michelle Caldier, as a legislator, is in breach of Article 2, Section 28(12), which is a constitutional prohibition against the legislature, as a body, and particularly Michelle Caldier unilaterally, from “legalizing unauthorized or invlaid acts by ANY OFFICIAL”. This is particularly egregious conduct by Michelle Caldier as the only allowable conduct of WSBA officials (Hull) is defined in law, RCW Title 2, chapter 48.

Michelle Caldier, is unilaterally legalizing the unlawful and invalid acts committed by Washington State Bar Associates (particularly Kevin Hull) thereby rendering RCW Title 2, chapter 48 and Article 2 Section 28(12), as well as Article 1, Sec 1 of Washington’s Constitution irrelevant.

Michelle Caldier further renders Article 4, Section 9, and Article 5 surperfluous, which are consitutional powers given to legislators for the purpose of deterring unauthroized and invalide acts by officials, particularly Kevin Hull.

Michelle Caldier, either intentionally or by negligence, has therefore violated her oath of office to “uphold” all of Washington’s constitutional provisions and laws and thereby she herself has committed unlawful and unauthroized acts, in furtherance of

the Bar's Rico Enterprises. These 'acts', which are more fully described in the "grievance", represent the 'policies, practices and customs' of Bar associates specifically designed to deprive Scheidler of his property and due process rights. Michelle Caldier is 'aiding and abetting' in these unlawful acts.

Furthermore such unauthorized and invalid conduct by government officials breaches the peace and burdens citizens with higher taxes. Said another way, Washington State Bar Associates reap higher profits the greater is the unrest and discontent. Bar associates PROFIT from MISERY. "Misery and unrest" are precisely THE VERY conditions Washington's Constitution and our legislators are to protect citizens from, particularly Scheidler, not ignore or foster.

Michelle Caldier is aiding and abetting the Bar's Rico Enterprises in which Kevin Hull is an associate, by refusing to honor her constitutional and statutory obligations to the alternate.

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**3. Attach or make reference to any documents or other evidence that support your allegations. Also list the names and addresses of any witnesses or persons having knowledge of facts that support your allegations.**

**Evidence:** See attached document "Grievance" and the citations and references noted therein and attached.

**Others involved:** David Jurca WSBA #2015, Jeffrey Stier WSBA #6911, Scott Ellerby WSBA #16277, Cassandra Noble WSBA #12390, J. Reiko Callner, WSBA #16546, Bruce Lemon, WSBA #9326, Ronald Schaps, WSBA#2203, Elizebeth

Turner, WSBA#24165, Cathrine Clark, WSBA# 21231, Melody Retallak, WSBA # 40871, Jeffrey Downer, WSBA#12625, Joel Penoyar, WSBA #6407, Jill Johanson, WSBA #15649, Adel Ferguson, WSBA #31246, Gauri Locker, WSBA#39022, Russell Hartman, WSBA #7104, Keith Harper, WSBA #10742, Jennifer Forbes, WSBA #26043, Frank Cuthbertson, WSBA #23418, Ernetta Skerlak WSBA #14128, Eric Miller, WSBA#41040, Cam Comfort, WSBA# 15188, Dionne Maren Padilla-Huddleston WSBA # 38356, Sally Briggs Leighton, WSBA#12156, Alexis Foster, WSBA#37032, Mary M. Tennyson WSBA #11197, Cam Comfort, WSBA#15188, Zachary Mosner WSBA#9566, Alan Miles WSBA #26961, Ione George, WSBA# 18236, Washington State Bar Association, Washington's Attorney General, and The Kitsap Sun, which betrays the public trust by underreporting or printing half-truths intended to deceive or cover-up government misconduct, who may be named defendants at a future time.

**I certify and swear, under oath, that the facts set forth in this statement are true and correct to the best of my knowledge, information, and belief.**

**\*RCW 9A.72.040 provides that: "(1) A person is guilty of false swearing if he makes a false statement, which he knows to be false, under an oath required or authorized by law. (2) False swearing is a misdemeanor."**



**Your signature**

William Scheidler  
**Your printed name**

1515 Lidstrom Place E., Port Orchard, WA 98366  
**Street address**            **City, state and zip code**

360-769-8531                            August 26, 2016  
**Telephone number**                            **Date**