

Submitter: James Oregon  
On Behalf Of: Self and family  
Committee: House Committee On Judiciary  
Measure: SB326

To whom it may concern:

I am now ambivalent about SB-326. It is a laudable objective to require marijuana bootlegger's to remediate the toxic contamination resulting from their activities. However; this legislation should be evaluated in context of current and prior Oregon law as well as the administrative rules, policies and procedures that were adopted by the OMMP and OLCC to implement the law.

To be blunt, the OMMP and OLCC have engaged into a criminal conspiracy with the Oregon Marijuana Mafia to expropriate the private property of innocent victims for the purposes of committing Federal felonies. This grand larceny on an epic scale has been enabled by administrative rules, policies and procedures to issue address specific marijuana grow site permits and cannabinoid processing licenses without the knowledge or consent of the property owner. The extreme secrecy by the OMMP and OLCC preclude landlords from ascertaining if an allegedly legal grow is licensed. Modifications to Oregon's residential tenancy laws make eviction nearly impossible. Oregon land owners will now be compelled SB-326 to clean up the toxic wastes created by Oregon's sanctioned marijuana industry without any revisions to the law to put an end to this criminal conspiracy.

I gradually became aware of this criminal conspiracy only after I discovered that my tenants in a house that I own at 9280 Pleasant Smith road outside of Yamhill had installed a very large scale marijuana grow in the 3200 square foot horse barn associated with the rental house. This was in blatant violation of the explicit terms of the residential lease. To the best of my knowledge, this marijuana grow was unlicensed and therefore illegal under Oregon law as well as Federal law.

Unfortunately; I soon discovered that law enforcement was uninterested in enforcing the law. Even worse, my efforts to evict based on extensive structural damage inflicted on the property and unauthorized modifications of the electrical system to install the grow provoked conflict. This conflict escalated to an incident in which my tenant shot at my son with a 12 gauge shotgun. Just to put this in perspective, a 12 gauge shotgun is seventy-three caliber while an AR-15 is only twenty-two caliber. Contrary to what people think they have learned from watching Elmer Fudd hunt Bugs Bunny, a shotgun is an extremely lethal weapon that can depending on ammunition selected, penetrate a human skull from a mile away.

Unfortunately; Oregon's corrupt marijuana bureaucracies enabled my tenants to get a free pass for shooting at my son. Although I had reported this illegal grow to the OMMP and identified the bootleggers involved, the OMMP responded by issuing them ex post facto grow site permits for an address on Dreamwood lane outside of Forest Grove in Washington County! Their corrupt attorney then misrepresented these invalid grow site permits as evidence that I had consented to the marijuana grow.

Given the recent revelations that Oregon Secretary of State Shamia Fagan had been accepting a salary of \$10,000 per month for consulting for Oregon's marijuana industry, it is appropriate to address the obvious conflicts of interest of the officials involved in my case as well as the legislative process for SB-302 and SB-326.

Yamhill County Judge Ladd Wiles played a pivotal role in my case by making various findings of fact that were insane. One might charitably presume that Judge Wiles was distraught and distracted because he was presiding over the case concurrently with the proceedings by the Oregon Bar Association against his wife, Amanda S Marshall, for committing perjury about her extramarital affair with a subordinate at the US Attorney's office. However; I have since discovered that Ms Marshall's private practice includes marijuana law amongst her specialties. She has transitioned from seldom prosecuting marijuana traffickers to representing them. Even more problematic, at guest ed