

An Open Letter to Stephen Carlton,

From Robert Gibbs.

February 25th, 2015

Dear Mr. Carlton,

Please allow me to introduce myself. My name is Robert Gibbs. Your office is currently pursuing felony charges against me. This letter is to inform you that the charges against me have not been properly vetted, are severely overcharged and I am considering joinder Shasta Co. to my current Federal Civil Rights Action in the Eastern District. Mr. Carlton, there are many who believe I do not respect the rule of law because I so vociferously defend myself in the courts on the rare occasion I find myself there. Quite to the contrary, I find that it is most often Government who is the aggressor, and mirabil dictu (surprise, surprise) defending oneself from Government is often merely a license for Government to retaliate against one even more. The rule of law is by consent of a free people, and as our country's very forefathers warned us, if anyone is going to break the peace, it will be Government. Don't be like all these other bad actors and play dumb. I am charged with child abuse for what was essentially a traffic violation. Neither the responding C.H.P, nor the D.A. have charged the appropriate charge, if there is one, instead choosing to charge the whole menu, a violation of double jeopardy laws, an attempt to essentially get as much out of a jury as they can get, with no regard to their own obligation to the public to remain unbiased and neutral.

I have accused your office of bias, violating my civil rights, and retaliation by Government. The first two are already facts, the third is conditional upon whether or not you allow your office to continue what has become a witch hunt in Judge Flynn's court. The Fish and Game charges against me are two years old and should have been thrown out. Fish and Game illegally searched my home, and participated in a provenly false arrest perpetrated against my person. Also, Fish and Game Officer Boyd perjured himself in Judge Gallagher's court, vis a vis, whether or not he in fact conducted a false search on my residence. I am also charged with criminal threats for a text sent to parole agent Mitch Crofoot. No one intended for Mr. Crofoot to fear so much for his life as much as an imminent confrontation for continuously and unnecessarily threatening my family. He made me fight very hard for the safety and

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integrity of my family. I am so angry I cannot put into words what I really think of Crofoot's attitude and scurrilous tactics. The words under-trained, solitary aggressive, quasi-psychotic, and trigger happy are words I use to describe the character of Mr. Crofoot. Most importantly, is that Mr. Crofoot simply did not respect that my family had a right to exist. If this would not piss off the Pope, I do not know what would.

No one outside your office, unaffiliated with law enforcement, believes that I have done anything wrong, whatsoever. My girlfriend and I are both ready to testify that Crofoot is motivated by spite and not fear, due to the controversial nature of our interactions. Mr. Carlton, as a public servant, entrusted to uphold the law, and maintain the integrity and neutrality of your office, does it pain you to admit when the system has gone off the reservation? I am a man who believes we are never so much wrong as we have not been given the opportunity to be right. In my humble opinion, sir, you lose not face to back from this case, all this has been is corrupt cops and nefarious individuals essentially dog-piling a hardworking family man. I'm not sure they even know, or that all this has been intentional so much as typically reckless and unlawful. Make no doubt that Deputy Edwards lied, make no doubt that Sgt. Brian Jackson lied, Heuer lied on the stand, Boyd lied on the stand and Crofoot is playing it up out of spite and to garner sympathy and all these actions are loathesome. So far your office has been led around by the nose by very destructive individuals. Make no mistake, I take no relish in the fact that some cops lie and even more will lie to protect a mistake. I do not wish my factual observation of officers despoiling their oath to be misconstrued. Neither do I cast aspersions on the average conscientious cops. Neither do I take any joy in knowing the length to which these officers have gone to double up their lies. This case is not so much about the many officers who act with integrity every day and I thank them for their sacrifices. This case is about officers who just think no one is watching, who think it is ok to lie to cover up the facts, who believe they are above the law. This case is about officers hiding behind their immunity as they leave a wake of constitutional violations, with no regard to the damage it has done my family. This case is about your office not getting to the bottom of this before an innocent man is unduly prosecuted.

I am asking you to reverse course completely, throw out every charge you have against me and take the high ground. Tell Judge Flynn you must dismiss because too much is tainted now, too much time has passed, you risk aggressively pursuing serious criminal charges against an innocent man, it is not the job of your office to prosecute those who merely appear guilty but those who you know to have committed a crime etc. If anyone should ask you why you dismissed charges, you might say because as prosecutors we have a responsibility to the public to not false charge and if we false charge when confronted with facts we will not be loathe to dismiss, even whole cases before we would pursue with prosecution against an innocent. I hereby pledge to seek no damages from the county if this matter is resolved by a complete dismissal of charges. In fact, I will applaud the integrity of the district attorney in properly disposing of a toxic and wholly unnecessary prosecution.

I leave you with a quote from Neitsche: Beware them that would fight monsters lest they become monsters themselves. Him that look into the abyss is also looked into by the abyss.