a justice's personal ideological beliefs and attitudes, and not the plain meaning of the law, is the primary determinant of his or her voting behavior on the bench. See Jeffrey A. Segal & Harold J. Spaeth, the Supreme Court and the Attitudinal Model Revisited (2002)." They do rule by their personal ideology, not the Law!

Mazurek's and Kunstle's bias, personal ideological beliefs, training and injustices - all employed to remove protection of little children from Drag Queens and transgenders found in the library's grooming books make them unfit for office.

Mazurek applied for a higher office, District Associate Judge, in Judicial District #3A in 2018. Assuming she feels the next female quota appointment to the bench should be hers, she will likely apply again. If so, the list of District #3A Judicial Nominating commission members is below. Contact them now & insist they **VOTE NO** on transgender-defending Mazurek!

The Iowa State Judicial Nominating Commission (sinc@iowa.gov) refused to respond to my requests for the contact information below. I found these on the Internet.

Appointed:

Joe Skow, 1605 W 14th Street, Spencer, IA 51301 Email trooperJ@smunet.net, Ph 712-264-0933 Ellengray G. Kennedy, 504 S Summit, Bancroft, IA 50517 Email ekennedy@hickorytech.net, Ph 515-885-2269 Jodie Greia, 3981 Hwy, 9, Estherville, IA 51334 Email jgreig@ncn.net, Ph 712-362-7428 Lois Clark, 3130 280th Street, Dickens, IA 51333 Ph 712-853-6473

Elected:

Abby Walleck, 76 Westview Drive, Milford, IA 51351 Email awalleck@spiritlakelaw.com Ph 712-338-2351 Jason M. Cook, 1375 520th St., Cherokee, IA 51012 Email Jason@cooklawcherokee.com Ph 712-225-5175 Shawna N. Ditsworth, 701 39th Street, Spirit Lake 51360 Email shawna@shawnaditsorth.com Ph 712-336-2902 John M. Loughlin, 207 N. 11th St., Cherokee, IA 51012 Email jmloughlinlaw@gmail.com Ph 515-225-2514 Pamela A. Wingert, 710 41st St., Spirit Lake, IA 51360 Email pawingert@iabar.org Ph 712-336-3911

1) https://tinyurl.com/wehc8o3 3) https://tinyurl.com/ucdzr64 5) https://tinvurl.com/tobbnko 7) https://tinyurl.com/wmqd89x 9) https://tinyurl.com/tvuxay9

2) https://tinyurl.com/grok78u 4) https://tinyurl.com/rsucwb2 6) https://tinvurl.com/w55g2nh 8) https://tinyurl.com/w55g2nh

Cameron Arnold Judicial Reform Initiative A special project of Rescue The Perishing PO Box 115, 632 Poplar Street Ochevedan, IA 51354 Ph 712-758-3660, Email rtp@iowatelecom.net www.RescueThePerishing.org

Cherokee County Magistrate Lisa Mazurek

Perverts Justice To Benefit Transgenders. And She Wants To Become A District #3A Associate Judge?



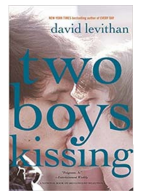
Call Members Of The Judicial Nominating Commission And Tell Them To VOTE NO On Lisa Mazurek The Next Time She Applies To Become A District Associate Judge!

My name is Paul Dorr and I was raised in Peace Lutheran Church, Marcus, IA and later joined a Christian Reformed Church in Orange City. I've been fighting the sexual revolution since the mid 1980s. I was privileged to have the late Roger Nelson of Marcus join me and 50+ other Christian lay-persons, pastors and a Catholic Bishop to get arrested for peacefully blocking the doors to a Signy Follo chartien blocking the doors to a Sioux Falls abortion clinic in the late 1980s. We stopped the killing that day. I have located a 29 year old diesel mechanic alive today because we showed up the day his mother planned to abort. She changed her mind after seeing us.

Our churches, legislators, government bureaucrats, cultural elite, schools, colleges and particularly Christian colleges and seminaries have lost their way on sexual morality and a host of other family-destroying laws since the early 1960s. (It really goes further back than that.) Young Mrs. Mazurek was yet a child at Lawton-Bronson when I first started battling this. In a way she's a victim of an educational. feminist system that has now turned even her own home upside down where her husband, according to his Facebook page, appears to be a "stay at home dad". I imagine payments on foolish high-dollar law school student loan debt prompts her to work.

Meanwhile, the transgender/drag gueen agenda has exploded into American society in the last few years in a way that caught most families unaware. The aggressive moral perverts teaching at Northwestern College in Orange City have activated young people to push this agenda in their city, including stocking the library with homosexual/transgender books targeting children, starting with four year old's.

It is filthy stuff. Sodomites use this kind of literature to "groom" little children into their world. The child learns of the horror of lies and the false 'big brother type affection' only after the first time he/she is debauched. Too late then.

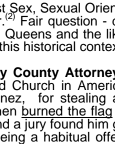


I burned some of these library books (picture of one - left) while live-streaming the act on Facebook, across the street from the October 2018 OC Pride Drag Queen festival in Orange City. My video statement and this book-burning got 14,000 views and world-wide media. Strongly implied death threats and threats to burn my home and our church came in from assorted parties. I notified my local Sheriff's office. I burned these books, as a redeemed Christian, out of an act of contrition for my generation (and those before us) who sat quiet while this sexual revolution rolled through the generations after us. This included the generation of Lisa

Mazurek and young Sioux County Attorney Thomas Kunstle, (picture right) who prosecuted me for 5th degree criminal mischief after the Orange City police department filed the charges.

During law school Kunstle did an internship at the liberal **lowa Civil Rights Commission** (ICRC) in Des Moines⁽¹⁾. Though it's not known what areas Kunstle worked in while at the Commission, they do list Sex, Sexual Orientation and Gender Identity as

'protected classes' that they fight for.⁽²⁾ Fair question - did Kunstle get training at the ICRC to fight for transgenders, Drag Queens and the like? There's more on Kunstle that will be relevant after considering this historical context.



Recently, the Story County Attorney Jessica Reynolds, herself a graduate of the apostate Reformed Church in America's Central College,⁽³⁾ prosecuted an Hispanic man, Adolfo Martinez, for stealing an <u>LGBT flag</u> from a liberal U.C.C. church in Ames, Iowa. He then burned the flag in front of a gay bar. Martinez had no defense counsel in court and a jury found him guilty in November of a hate crime, third-degree harassment and being a habitual offender. Judge Steven Van Marel (picture left) sentenced him to 16 years in prison, even though the US Supreme Court allowed a stolen flag in Texas in 1988 to be burned and considered it 'free speech'. But not Van Marel. Judge Van Marel showed his pro-sodomy bias by applying the various smaller sentences consecutively, not concurrently, which would have shortened his sentence. The Des Moines Register (12/20/19) reported that the U.C.C. pastor stated "that her church did not press charges against Martinez" and even offered to pay his court

costs.⁽⁴⁾ The Register also reported that Story County Attorney's Facebook page "had been inundated with posts protesting this sentence and that it was no longer accessible." The public was so angry with Van Marel and Reynolds that Reynolds was forced to take down her official Facebook page. Think about that, NW Iowa Christians!

Judge Van Marel was born in Sioux Falls, SD⁽⁵⁾ to the late Russell and Mary (Schalekamp) Van Marel. Russell was from Maurice and Mary from Orange City, Iowa.⁽⁶⁾ Though living in Stratford and Ames, IA for decades, the Judge's father was buried from the American Reformed Church, the leading pro-sodomy church in Orange City. His parents were interned at West Lawn Cemetery, Orange City, IA.⁽⁷⁾

So what does this have to do with Tom Kunstle? Before Kunstle received the appointment as the Sioux County Attorney, he worked for three years (2011-2014) as an Assistant County Attorney in the same Story County Attorney's office with this extremist Jessica Reynolds, the one who prosecuted a father of three children for burning a \$20 flag. Reynolds was elected Story County Attorney in 2016 and



served as first assistant county attorney prior to that. As first assistant she was likely his boss from 2011-2014. One wonders how much legal assistance or inspiration Kunstle sought from extremist Reynolds on my case.

Still, I was confident that any NW lowans sitting on a Jury who heard the content of what four year old children were being told in these books and who learned that they, as a jury member, had the absolute power to nullify the law being used in specific cases, would acquit me.

But Cherokee's Magistrate Mazurek and Sioux County's Kunstle made sure such evidence nor the jury's rightful authority would ever be heard by them.

In the defense of my actions I intended to call a member of the library board onto the stand and have them read from these perverted children's books and explain, in their own words, why these were 'valuable' for little children to read, and at taxpayer expense.

But prosecutor Kunstle filed a pre-trial motion on March 19, 2019 requesting that, "...the Court should preclude the Defendant from discussing the "nature and cause" of his protest, specifically including any beliefs the Defendant may have that are irrelevant to these charges."

Surely Magistrate Mazurek would not prevent me from letting jury members know the nature of these books and my deeply held Christian beliefs that caused me to keep these books away from little children by destroying them. After all she's a mother herself.

On July 25, 2019, days before the trial date, Lisa Mazurek filed an order stating, in part, "The Court....<u>will not allow</u> discussion of the nature or cause of the Defendant's protest."

Further, Thomas Kunstle filed a proposed order of Jury instructions which Mazurek would read to the jury members prior to the trial. It included this statement, "My [sic. Mazurek's] duty is to tell you what the law is. Your duty is to accept and apply this law and to decide all fact questions."

I filed a response to his motion, asking Mazurek to include in Kunstle's proposed jury instructions **exactly where** the U.S. Constitution, the Iowa Constitution or the Iowa Code provides her the authority to forbid jury members from ruling on the law and limiting them to rule on the facts alone. Where is it that she is the only one authorized to rule on the law in a case?

Her response? Silence! Why? Because she knows she has no authority in a particular case to limit the jury's power to rule on a bad law or a bad application of a good law. And she knows if any attorney in the court-room dares tell a jury this, they can be punished by the BAR Association. So the lawyers won't tell them. She probably does not know that 400 years of English and North American Common Law history has, until the last 50 years, vigorously defended the jury's right to rule on the facts and the law; to even nullify it in a given case before them. (The state of Pennsylvania is named after William Penn, who, while in England, risked his life serving on a jury and even sat in jail by order of the King, because he refused to grant the authority of the bad law needed to help the King convict his opponent.)

"The pages of history shine with instances of the jury's exercise of its prerogative to disregard...instructions of the judge." U.S. vs. Dougherty, 473 F2d 113, 136-137.

If I could have had those filthy transgender children's books read in the court room and advised the jury of their right to nullify the criminal mischief law in my case, I am confident I would have been acquitted by a jury of my peers.

Per Kunstle's request, Lisa Mazurek rigged the outcome before I ever walked into the courtroom. So I waived the jury trial and she found me guilty in August of 2019.

Some will say that she was only following the law. I've demonstrated that is not true. **Maybe she has a personal sexual bias?** Consider these screenshots from her husband Nick Mazurek's Facebook page.

Wick Mazurek March 27, 2019 - @	Here's a screen shot where Nick
donaldjtrumpjr • Follow 10h	apparently gets his humor off of Porn Hub.
🧐 🌢 🧐 🌢 🤔 I had to	Next is one where they boast of going
Porn hub	boast of going on a Booze Cruise on Lake



Nick Mazurek is at East Okoboji Lake. June 1, 2019 - Sport Lake . At one of Lees's attorney conferences. Still had great night with this amazing woman. Booze Cruise around lake Okoboji with her and the Cherekee crew. Great times!

Okoboji. The city of Okoboji has previously objected to one of these alcohol serving cruises when one of the events included "howl-at-the

-moon" parties.⁽⁹⁾ One wonders if Magistrate Mazurek engaged in any late night, alcoholinduced howling on this cruise with Nick. I was a friend of the late District Associate Judge Cameron Arnold of Spirit Lake. The idea of him taking his wife Karen on a 'booze cruise' and then publicly boasting about it - well, he would have seen this as a shameful insult to the Judicial Office he held. But apparently not for the Mazureks!

Nick also **publicly** posted a joke (June 17, 2019) with heavy inuendo that he engaged in sexting with his wife, Magistrate Lisa Mazurek when she was at a legal conferences in Des Moines. Lisa, playing along with the sexual inuendo, says she had to read them in the bathroom. He included 'screen-shots'. Lisa also practices law at the Miller Law Firm in Cherokee. Whitney Miller, wife of lawyer Adam Miller, posted her responsive inuendo to Nick's post, *"I will never look at the office bathroom the same again if I ever see Lisa leaving it, on her phone."* Adam Miller was recently named the **new Magistrate in O'Brien County**, lowa.

Finally, Nick 'Likes' or follows the homosexual **OC Pride** group on Facebook. OC Pride is the very group that hosted the

Drag Queens to read from these same books to little children, and sexually 'twerk' in front of

GO BIG RE

Nick Mazurek

them, across the

street from where I

burned the library's

copies. I am con-

vinced that Lisa and

Nick Mazurek were

personally biased

against me and she

was not morally fit to





sit in judgment of my case. She should read **Psalm 82.**

Lisa Mazurek worked at the U.S. District Attorney's office in Cedar Rapids in 2005. The U.S. Justice Department (DOJ) has been ex-

posed in a courageous Best Seller book written by Sidney Powell (a past experienced Asst. US) Attorney and recently Lt. General Michael Flynn's attorney), titled Licensed to Lie: Exposing Corruption in the Department of Justice, of systematic injustices by withholding critical evidence from defense attorneys ('Brady' violations) to rig high-profile cases. These were occurring during the same time Mazurek worked for the DOJ. Convictions against the Arthur Anderson accounting firm, US Senator Ted Stevens, et al) were later overturned when prosecutors' injustices were exposed. In one case US District Judge Emmet Sullivan ordered in-vestigations of former DOJ prosecutors themselves. When the tables were turned one former DOJ prosecutor, Nicholas Marsh, committed suicide. The DOJ later said they were going to implement nation-wide training requiring their prosecutors to turn over critical evidence to defense attorneys, which in most cases would acquit the accused. It was a PR stunt.

In the forward to this book, University of Texas' Dr. Michael Adams, writes,

"Sidney Powell reveals a house of "legal" horrors characterized by sacrificing the innocent man, concealing and altering evidence, ignoring the law, and constantly displaying an egodriven desire to win at all costs. Powell's message resonates throughout the book: The greatest human ideal of Justice is only as good as the character of those who administer it, only if it's guardians are devotees to integrity and fairness."

The origins of Justice are Biblical not a human ideal, yet I wonder <u>if Mazurek, with such low</u> <u>character, was trained in forbidding critical evidence coming to the light of day</u>, while working for the Department of Justice in Cedar Rapids.

Now let me tie this all together!

Greene County, IA Attorney Thomas Laehen, in a bold Motion to Dismiss filed 12/2/19 with the lowa Supreme Court, in the case of *lowa v. David A. Holley,* wrote that "in State v. Ingram, 914 N. W.2d 794, 799 (lowa 20 18), the <u>lowa Supreme Court arrogantly declared itself the ultimate arbiter of the meaning ... of the lowa Constitution.</u>" He is correct about their arrogance. It is the people who have the final say, as three lowa Supreme Court judges learned in 2010 when removed from the bench by the voters.

Further, Laehn revealed, "Indeed, the scholarly literature has <u>unequivocally demonstrated</u> that