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**STATE OF WASHINGTON
KING COUNTY SUPERIOR COURT**

STATE OF WASHINGTON,

Plaintiff,

v.

WASHINGTON STATE LODGE
FRATERNAL ORDER OF POLICE,
a/k/a WASHINGTON STATE
FRATERNAL ORDER OF POLICE,
FOP, WAFOP and WSFOP, a
Washington Non-Profit Corporation;
WASHINGTON STATE FRATERNAL
ORDER OF POLICE MEMORIAL
FOUNDATION, a/k/a WASHINGTON
STATE FRATERNAL ORDER OF
POLICE MEMORIAL FUND, a
Washington Non-Profit Fraternal
Organization; and CORPORATIONS
FOR CHARACTER, a/k/a C4C, a Utah
Limited Liability Company,

Defendant(s).

NO. **15-2-00883-8**

COMPLAINT FOR INJUNCTIVE
AND OTHER RELIEF UNDER THE
CONSUMER PROTECTION ACT
AND CHARITABLE
SOLICITATIONS ACT

The Plaintiff, State of Washington, by and through its attorneys Robert W. Ferguson,
Attorney General, and Marc Worthy and Benjamin Roesch, Assistant Attorneys General,
brings this action against the Defendants named below. The State alleges the following on
information and belief:

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I. PLAINTIFF

1.1 The Plaintiff is the State of Washington.

1.2 The Attorney General is authorized to commence this action pursuant to RCW 19.09.340, RCW 19.86.080, and RCW 19.86.140.

II. DEFENDANTS

2.1 Defendant Washington State Lodge/Fraternal Order of Police, also known as Washington State Lodge Fraternal Order of Police, a/k/a Washington State Fraternal Order of Police, FOP, WAFOP and WSFOP, is a Washington State non-profit corporation. In this complaint, the entities are called collectively, "WSFOP." WSFOP is headquartered in Kennewick, Washington.

2.2 Defendant Washington State Fraternal Order of Police Memorial Foundation, a/k/a Washington State Fraternal Order of Police Memorial Fund, is a Washington State non-profit fraternal organization. In this complaint, the organization is called "WSFOP Memorial Fund." The WSFOP Memorial Fund is headquartered in Kennewick, Washington.

2.3 Defendant Corporations for Character, a/k/a C4C is a Utah limited liability company. In this Complaint, the entity is called "C4C." C4C is headquartered in Murray, Utah.

III. JURISDICTION AND VENUE

3.1 The State files this complaint and institutes these proceedings under the provisions of the Consumer Protection Act, RCW 19.86, and the Charitable Solicitations Act, RCW 19.09.

3.2 The Defendants have engaged in the conduct set forth in this complaint in King County and elsewhere in the state of Washington.

3.3 Venue is proper in King County pursuant to RCW 4.12.020 and 4.12.025.

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IV. NATURE OF TRADE OR COMMERCE

4.1 Defendants have been at all times relevant to this lawsuit, engaged in trade or commerce within the meaning of RCW 19.86.020 by directly or indirectly soliciting and collecting charitable contributions from the general public in the state of Washington.

V. FACTS

5.1 Defendant WSFOP is registered with the Washington Secretary of State as a charitable organization and is authorized to solicit charitable contributions from the general public.

5.2 According to documents it filed with the Washington Secretary of State, WSFOP's purpose or mission is to promote fraternalism of police officers in the state of Washington; host regional seminars of interest for law enforcement officers that local governments are unable to provide; work with charitable organizations throughout the state of Washington; and promote law enforcement throughout the state; and participate in community service programs.

5.3 Defendant WSFOP Memorial Fund is registered with the Washington Secretary of State as a charitable organization and is authorized to solicit charitable contributions from the general public.

5.4 According to documents it filed with the Washington Secretary of State, WSFOP Memorial Fund's charitable programs and activities include providing assistance to the families of police officers who have been killed or wounded in the line of duty; providing training for law enforcement officers in crisis management, officer safety, and honor guard; funding the Washington State Fraternal Order of Police Memorial Foundation Honor Guard, including public relations; deploying trained personnel to assist with crisis management and family services.

1 5.5 WSFOP and WSFOP Memorial Fund each contract with one or more
2 commercial fundraisers to solicit charitable contributions in Washington State.

3 5.6 C4C is registered with the Washington Secretary of State as a commercial
4 fundraiser and is authorized to solicit charitable contributions from the general public for the
5 benefit of charitable organizations for compensation.

6 5.7 C4C is a for-profit business that entered into contracts with WSFOP and
7 WSFOP Memorial Fund to solicit charitable contributions on their behalf for compensation.

8 5.8 WSFOP entered into two contracts with C4C to solicit funds on its behalf from
9 2009 to 2014. . WSFOP's most recent contract was dated April 15, 2013 and provided that
10 C4C would retain 65% of net charitable contributions received from Washington consumers,
11 while WSFOP would receive 35% of the net donated funds. This recent contract was cancelled
12 effective January 24, 2014.

13 5.9 In the April 15, 2013 contract C4C guaranteed that "no fewer than an average of
14 400,000 dials/month would be made into the State on behalf of WSFOP." WSFOP's prior
15 contracts with C4C also obligated C4C to make numerous calls to Washington consumers on
16 behalf of WSFOP.

17 5.10 WSFOP Memorial Fund entered into one contract (and one amendment to the
18 contract) with C4C that covered the period from 2009 to present (the contract was open-ended
19 and is still in effect) to solicit funds on behalf of WSFOP Memorial Fund. WSFOP Memorial
20 Fund's contract with C4C dated December 30, 2008 provided that C4C would retain 70% of
21 the gross contributions. The contract permitted and required WSFOP Memorial Fund to
22 review and approve scripts used by C4C in its telemarketing campaign(s) on behalf of WSFOP
23 Memorial Fund.

24 5.11 Pursuant to these fundraising contracts, WSFOP, WSFOP Memorial Fund, and
25 C4C sent or caused to be sent written solicitation material to Washington consumers. In many
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1 instances, Defendants had mailed or caused to be mailed the written solicitation material
2 following a telephone solicitation by C4C. The written solicitations failed to clearly and
3 conspicuously disclose the name of the person making the solicitation and failed to identify the
4 city where WSFOP and/or WSFOP Memorial Fund were located.

5 5.12 According to the financial reports it filed with the Washington Secretary of
6 State from 2009 to 2012, WSFOP, collected \$1,169,773 in donations from Washington
7 consumers. WSFOP expended \$284,300 (24.3%) on Program Services.

8 5.13 According to the financial reports it filed with the Washington Secretary of
9 State from 2009 to 2012, WSFOP Memorial Fund, collected \$779,539 in donations from
10 Washington consumers. WSFOP expended \$206,744 (26.53%) on Program Services.

11 5.14 C4C has faced legal action from the US Department of Justice and the Oregon
12 Department of Justice related to its commercial fundraising practices.

13 5.15 WSFOP terminated its contract with C4C effective January 24, 2014. WSFOP
14 Memorial Fund continues its contract with C4C.

15 **Telephone Solicitations**

16 5.16 In telephone solicitations, C4C failed to disclose that it is a commercial
17 fundraiser and left the impression with consumers that the solicitation was being made by
18 WSFOP or WSFOP Memorial Fund instead of a commercial fundraiser.

19 5.17 C4C made automated calls to follow up with Washington consumers who had
20 indicated a willingness to make a donation, but who had not yet donated. C4C's "script" for
21 the automatic calls did not include disclosures that the solicitation was made by a named
22 commercial fundraiser. Although C4C was identified in the automated call script as calling
23 "on behalf of" WSFOP, C4C did not provide its name or identify itself as a commercial
24 fundraiser. C4C's script did not disclose to potential donors that the registration required by
25 the Charitable Solicitation Act was on file with the Secretary of State's office, or that the
26

1 potential donors could obtain additional financial and other information at a published number
2 or web site for the Secretary of State's Office.

3 5.18 In scripts provided to its telephone solicitors and in statements made to
4 Washington consumers, C4C used the pronoun "we" to describe itself and WSFOP and/or
5 WSFOP Memorial Fund:

6 Oh okay, well I do appreciate your concern with that, especially in light of
7 recent events surrounding the 4 officers killed in November. The
8 Fraternal Order of Police has been around for 94 years and for 13 years in
9 Washington State, supporting officers and their families. I assure you
10 we're completely legitimate. We are registered with the Washington
Secretary of State's office, and you can also look up our website for
additional information. In the meantime, what we can do is just send a
pledge sheet with more information so you don't have to do anything over
the phone. Would that work better for you?

11 This statement has the capacity to deceive consumers because it blurs the line between the
12 charitable organization(s) and the commercial fundraiser, and creates the impression that the
13 solicitation is being made by WSFOP or WSFOP Memorial Fund, rather than by a commercial
14 fundraiser. In addition, to the extent that C4C was referring to its own website,
15 <http://www.corporationsforcharacter.org/>, the website does not provide additional information,
16 but reads, in its entirety, "CORPORATIONS FOR CHARACTER™". Attached as **Exhibit A**
17 is a printout of that website.

18 5.19 Defendant C4C failed to honor the requests of called parties not to be called again
19 by C4C on behalf of WSFOP or WSFOP Memorial. C4C would continue to call consumers on
20 behalf of WSFOP and WSFOP Memorial Fund despite being asked by consumers to not call
21 again. According to one consumer, he spoke to a telephone solicitor who identified himself calling
22 on behalf of the Washington Fraternal Order of Police. The consumer told the solicitor not to call
23 again but received three more calls from C4C on behalf of WSFOP
24

25 Written Solicitations

1 on September 17, 2014). Attached hereto as **Exhibit C** is a printout from that website. This
2 page did not inform the potential donor that C4C is a commercial fundraiser, or even identify
3 C4C's involvement at all, except in the URL. Instead, the page asked consumers to "[p]lease
4 fill in the following information to donate to FOP-State of WA." WSFOP's website continues
5 to direct potential donors to C4C's website to make a donation, even though WSFOP does not
6 have a fundraising contract with C4C.

7 5.24 WSFOP Memorial Fund does not maintain a separate website, but solicits
8 donations from a page on the WSFOP website. See
9 http://www.wafop.com/?zone=/unionactive/view_page.cfm&page=Memorial20Foundation
10 (last visited September 17, 2014). Attached hereto as **Exhibit D** is a printout of that web page.
11 Despite soliciting donations, the WSFOP Memorial Fund page does not clearly and
12 conspicuously disclose:

- 13 a. That registration required by the Charitable Solicitations Act was on file with
14 the Secretary of State's office; or
15 b. That the potential donor could obtain additional financial and other
16 information at a published number or web site for the office of the secretary.

17 VI. FIRST CAUSE OF ACTION

18 (Failure to Make Required Disclosures in Written Solicitations or Materials)

19 6.1 Plaintiff realleges Paragraphs 1.1 through 5.24 and incorporates them herein as if
20 set forth in full.

21 6.2 In written solicitation materials, including materials sent to consumers following a
22 telephone solicitation, Defendants:

- 23 a. Failed to clearly and conspicuously disclose the name of the person making
24 the solicitation;
25 b. Failed to identify the city where WSFOP and/or WSFOP Memorial Fund is
26 located.

1 6.3 The conduct described above violates RCW 19.09.100(3).

2 6.4 Pursuant to RCW 19.09.340, violations of the Charitable Solicitations Act are *per*
3 *se* violations of the Consumer Protection Act, RCW 19.86.

4 6.5 Notwithstanding RCW 19.09.340, the conduct described in Paragraph 6.2 had the
5 capacity to deceive a substantial number of consumers and constitutes unfair or deceptive acts or
6 practices in trade or commerce, which are contrary to the public interest, in violation of RCW
7 19.86.020.

8 **VII. SECOND CAUSE OF ACTION**

9 **(Misrepresentations Regarding Identification of Commercial Fundraiser)**

10 7.1 Plaintiff realleges Paragraphs 1.1 through 6.5 and incorporates them herein as if
11 set forth in full.

12 7.2 In making telephonic and electronic solicitations to Washington consumers for
13 charitable contributions, Defendants failed to adequately disclose that C4C is a commercial
14 fundraiser. C4C's scripts used pronouns such as "we" to blur the line between it, as a commercial
15 fundraiser, and WSFOP and WSFOP Memorial Fund.

16 7.3 In making automated telephonic calls to follow up with Washington consumers
17 who have indicated a willingness to make a donation, Defendants failed to adequately disclose
18 that the solicitation was conducted by a named commercial fundraiser and that the registration
19 required by the charitable solicitation act was on file with the Secretary of State's office, or that
20 the potential donor could obtain additional financial and other information at a published number
21 or web site for the Secretary of State's Office.

22 7.4 The conduct described above violates RCW 19.09.100(2), 19.09.100(3), RCW
23 19.09.100(4) 19.09.100(7)(c), RCW 19.09.100(15).

24 7.5 Pursuant to RCW 19.09.340, violations of the Charitable Solicitations Act are *per*
25 *se* violations of the Consumer Protection Act, RCW 19.86.

- 1 b. That the potential donor could obtain additional financial and other
2 information at a published number or web site for the office of the secretary.
3 c. That WSFOP links to C4C for the purpose of accepting donations without
4 adequately disclosing that C4C is a commercial fundraiser.
5 d. That WSFOP and C4C no longer have a valid contract allowing for the
6 acceptance of donations.

7 9.3 The WSFOP Memorial Fund also solicits donations through a website, but does
8 not clearly and conspicuously disclose:

- 9 a. That registration required by the Charitable Solicitations Act was on file with
10 the Secretary of State's office; or
11 b. That the potential donor could obtain additional financial and other
12 information at a published number or web site for the office of the secretary.
13 c. That WSFOP Memorial Fund links to C4C for the purpose of accepting
14 donations without adequately disclosing that C4C is a commercial fundraiser.

15 9.4 The conduct described above violates RCW 19.09.100(4) and RCW 19.09.097(4).

16 9.5 Pursuant to RCW 19.09.340, violations of the Charitable Solicitations Act are *per*
17 *se* violations of the Consumer Protection Act, RCW 19.86.

18 9.6 Notwithstanding RCW 19.09.340, the conduct above had the capacity to deceive a
19 substantial number of consumers and constitutes unfair or deceptive acts or practices in trade or
20 commerce, which are contrary to the public interest, in violation of RCW 19.86.020.

21 9.7 The conduct alleged in Paragraphs 9.2 through 9.3 has the capacity to deceive a
22 substantial number of consumers and constitutes unfair or deceptive acts or practices in trade or
23 commerce, and unfair methods of competition, which are contrary to the public interest, in
24 violation of RCW 19.86.020.

25 **X. PRAYER FOR RELIEF**
26

1 **WHEREFORE**, Plaintiff, State of Washington, prays for relief as follows:

2 10.1 That the Court adjudge and decree that the Defendants have engaged in the
3 conduct complained of herein.

4 10.2 That the Court adjudge and decree that the conduct complained of constitutes
5 unfair or deceptive acts and practices and unfair methods of competition contrary to the public
6 interest and is unlawful in violation of the Consumer Protection Act, RCW 19.86.

7 10.3 That the Court adjudge and decree that the conduct complained of violates the
8 Charitable Solicitations Act, RCW 19.09, and therefore violates the Consumer Protection Act, per
9 se.

10 10.4 That the Court issue a permanent injunction enjoining and restraining the
11 Defendants, and their representatives, successors, assigns, officers, agents, servants, employees,
12 and all other persons acting or claiming to act for, on behalf of, or in active concert or
13 participation with the Defendants, from continuing or engaging in the unlawful conduct
14 complained of herein.

15 10.5 That the Court assess civil penalties, pursuant to RCW 19.86.140, of up to two
16 thousand dollars (\$2,000) per violation against the Defendants for each and every violation of
17 RCW 19.86.020 caused by the conduct complained of herein.

18 10.6 That the Court make such orders pursuant to RCW 19.86.080 as it deems
19 appropriate to provide for restitution to consumers of money or property acquired by the
20 Defendant as a result of the conduct complained of herein.

21 10.7 That the Court make such orders pursuant to RCW 19.86.080 to provide that the
22 plaintiff, State of Washington, have and recover from the Defendants the costs of this action,
23 including reasonable attorneys' fees.

24 For such other relief as the Court may deem just and proper.
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1 DATED this 13 day of January, 2015.
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4 ROBERT W. FERGUSON
5 Attorney General

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7 MARC WORTHY, WSBA #29750
8 BENJAMIN ROESCH, WSBA #39960
9 Assistant Attorneys General
10 Attorney for Plaintiff
11 State of Washington
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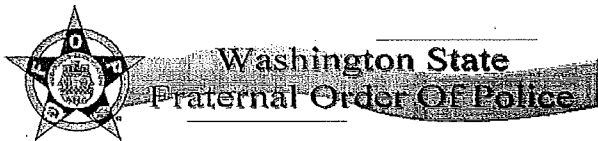
EXHIBIT A

CORPORATIONS_{FOR}
CCHARACTER[™]

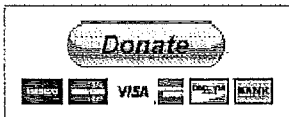
EXHIBIT B



Donations To the Washington State FOP



To Donate to the Washington State Fraternal Order of Police Please click the Donate Link Below. We at the State FOP wish to thank you for you generous donation. This will allow us to continue to help those in need, again Thank You



If you have been contacted by our Professional Marketing Group please go to the donation button below

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If you have been contacted by our Professional Marketing team click on the above button to complete your pledge/donation. The Washington State Fraternal order of Police wish to thank you for your generosity.

Washington State Fraternal Order of Police

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Powered By **UnionActive**

352495 hits since Mar 30, 2010



EXHIBIT C

Please fill in the following information to donate to

FOP-State of WA



[Click here to donate on our secure site](#)

Customer Information

First Name

Last Name

Address

City

State

Zip Code

Phone Number We Called

Secondary Phone
(Optional)

Email

Donation Information

Pledge Amount \$

Payment Type

Card Type

Credit Card Number

Exp. Date (mm/yy)

EXHIBIT D



Washington State Fraternal Order of Police Memorial Foundation

The **Memorial Foundation** is comprised of the following groups:

- o **Honor Guard**
- o **Law Enforcement Training / Education**
- o **Critical Incident Stress Management**
- o **Line of Duty Death & Family Assistance**

Mission Statement:

The Washington State Fraternal Order of Police Memorial Foundation is dedicated to the aid of any law enforcement member, agency or family to assist during and after the exposure of a Critical Incident, so that they can return to their former level of function as soon as possible after traumatic event. Further, we promote goodwill and well being among law enforcement personnel and their family by providing pre incident training and education as a means of preparing for the trauma of being involved in those incidents.

We will provide assistance to the family and agency that experiences the loss of an officer in the line of duty by having trained members that will assist in a host of duties not limited to funeral arrangement, notifications and coordination with the agency and family. We will cooperate and network with victim's assistance programs such as Concerns of Police Survivors (COPS) that are advocating support for law enforcement officers and their families.

Values:

As members of the Washington State Fraternal order of Police Memorial Foundation,

- o We **VALUE** human life and dignity.
- o We **VALUE** integrity and professional standards of ethical conduct.
- o We **VALUE** our members, their ideas, participation, and their individual contributions.
- o We **VALUE** the people involved in law enforcement and the sacrifices that they and their families make to society.
- o We **ARE** committed to providing the highest quality of service.
- o We **ARE** committed to treating with confidentiality and information we may learn during our capacity as a member of this foundation.
- o We **ARE** committed to the Fraternal Order of Police and the Law Enforcement Profession and it's members.

Often our police officers are faced with critical life threatening events that may cause enormous stress or may end in paying the ultimate sacrifice. When that happens the Memorial Foundation will offer help to the law enforcement officers and their families in the state of Washington. For those who have paid the ultimate sacrifice we honor and remember them annually on:

Peace Officer's Memorial Day May 15th

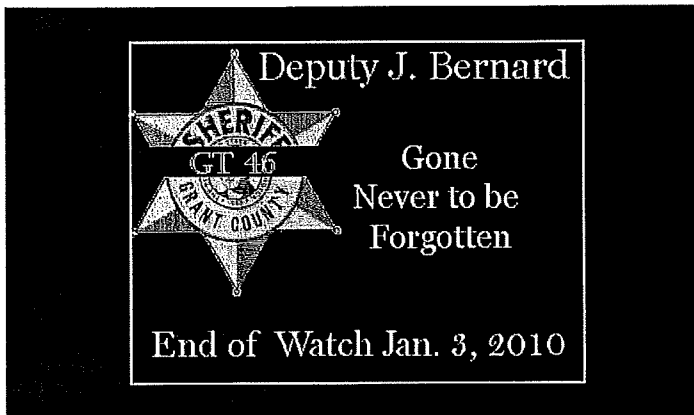
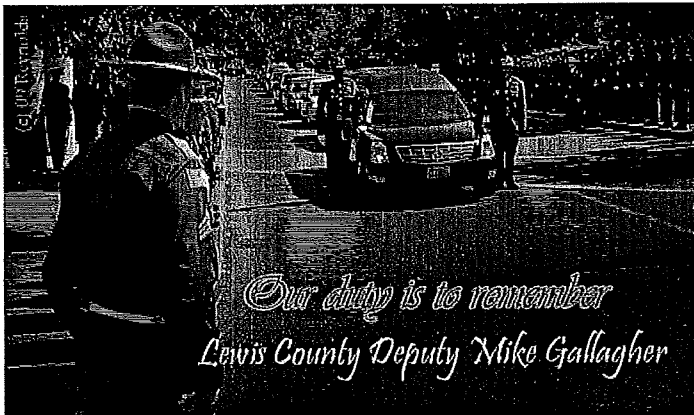
Donations:

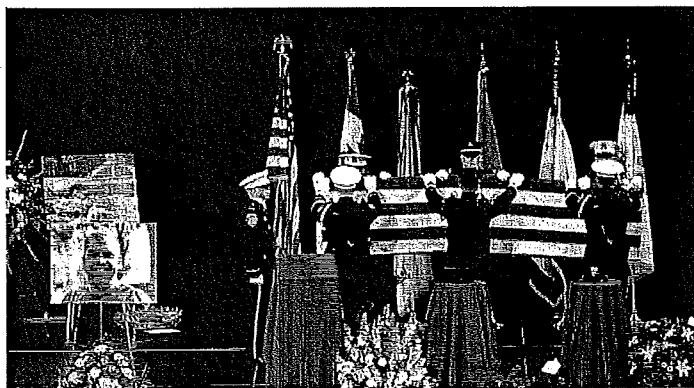
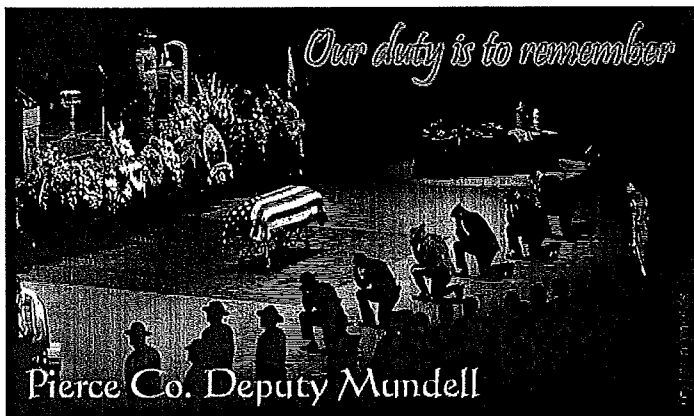
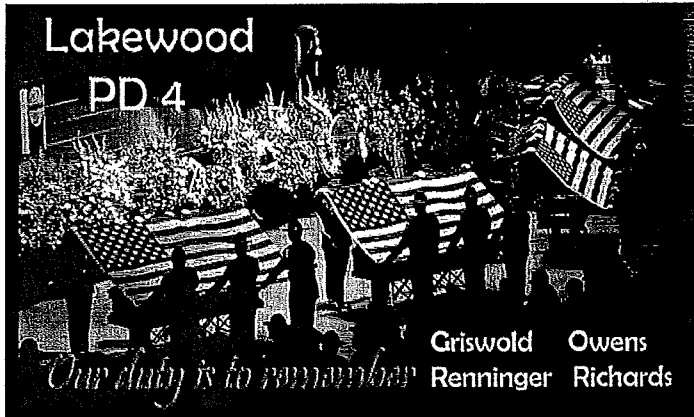
To donate to the Washington State FOP Memorial Foundation send donations directly to our mailing address:

Washington FOP Memorial Foundation
2839 W. Kennewick Ave. PMB 356
Kennewick, WA. 99336

We thank you for your donations and the assistance it will bring to help our families.

Officer Down Memorial





Seattle Police Officer Timothy Q. Brenton EOW 10-31-2009

Remembering all of law enforcement heroes: www.odmp.org

Helping Officers and Families in Time of Need

On a regular basis, we as law enforcement officers respond to people in time of crisis. We're trained from the time we are in the academy on how to respond to a number of situations and after several years of doing it, we do it quite well. Where we often fall short is when the crisis involves one of our own. How do you respond? What do you say? What do you do.

Washington State Roll Call

Name	End of Watch	Agency	County
2000 - 2009			
Fairbanks, Officer Kristine M	09/20/2008	U.S. Forest Service	Clallam
Jackson, Deputy Anne	09/02/2008	Skagit County S.O.	Skagit
Ng, Sgt. Nelson K.	08/15/2008	Ellensburg P.D.	Kittitas
Garland, Sgt. Peter D.	07/18/2007	Klickitat County S.O.	Klickitat
Estes, Deputy Michael O.	02/14/2007	Walla Walla S.O.	Walla Walla
Cox, Deputy Steven E.	12/02/2006	King County S.O.	King
Thomas, Officer Edwanton A.	09/12/2006	Brier Police Department	Snohomish
Barber, Officer Josellto A.	08/13/2006	Seattle P.D.	King
Lone, Officer Jackson V.	03/16/2005	Seattle P.D.	King
Crawford, Sgt. Brad	07/30/2004	Clark County S.O.	Clark
Lewis, Officer James G.	04/27/2004	Tacoma P.D.	Pierce
Slater, Deputy James J.	08/29/2003	Spokane County S.O.	Spokane
Maher, Officer Patrick M.	08/02/2003	Federal Way P.D.	King
Gallegos, Deputy Saul	06/26/2003	Chelan County S.O.	Chelan
Lane, Undersheriff Matthew J.	05/30/2003	Ferry County S.O.	Ferry
Herzog, Deputy Richard A.	06/22/2002	King County S.O.	King
Lindell, Officer Gary R.	03/13/2002	Seattle P.D.	King
Herzog, Deputy Matthew T	09/13/2001	Whatcom County S.O.	Whatcom
Underwood, Officer Steven J.	03/07/2001	Des Moines P.D.	King
Davis, Deputy Wallace E.	08/05/2000	Clallam County S.O.	Clallam
Secor, Ranger Catherine E.	05/09/2000	Washington State Parks	Douglas
1990 - 1999			
Chln, Agent Tommy K.	10/17/1999	Immigrations and Naturalization	King
Saunders, Trooper James E.	10/07/1999	Washington State Patrol	Franklin
DiBucci, Officer Brian M.	07/15/1999	Everett P.D.	Snohomish
Brown, Deputy Mark W.	02/27/1999	King County S.O.	King
Journey, Agent In Charge Melvin R.	01/23/1999	WA State Liquor Control Board	Pierce
Panchison, Agent Walter S.	10/23/1998	U.S. Border Patrol	Whatcom
Davis, Lt. James L.	04/26/1998	Ocean Shores P.D.	Grays Harbor
Marshall, Officer Michael W.	03/26/1998	Omak P.D.	Okanogan
Lowry, Officer William F.	08/28/1997	Tacoma P.D.	Pierce
Bananola, Deputy John R.	10/16/1995	Pierce County S.D.	Pierce
Davis, Officer Kenneth L.	05/11/1995	Seattle P.D.	King
Kinard, Sgt. James K.	08/15/1994	Snohomish County S.O.	Snohomish
Terry, Officer Antonio M.	06/04/1994	Seattle P.D.	King
Frink, Trooper Steven L.	03/22/1993	Washington State Patrol	King
Masengale, Agent Johnny A.	05/06/1992	U.S. Bureau of A.T.F.	Pierce
Cochran II, Deputy Richard S.	05/22/1991	King County S.O.	King
Bryant, Deputy Dennis W.	04/22/1991	Benton County S.O.	Benton
Hawn, Trooper Raymond L.	01/17/1990	Washington State Patrol	Yakima
1980 - 1989			
Martin, Patrolman Jack G.	08/09/1988	Lynden P.D.	Whatcom
Heffernan, Deputy William J.	11/14/1987	Island County S.O.	Island
Saxerud, Deputy John R.	11/14/1987	Island County S.O.	Island
Hansell, Trooper Clifford R.	07/22/1987	Washington State Patrol	King
Parker, Corporal Ronald A.	06/08/1987	Port of Seattle P.D.	King
Gain, Trooper James S.	03/02/1987	Washington State Patrol	Clark
Best, Sgt. Robbin B.	02/13/1987	Spokane P.D.	Spokane
Walker, Officer Larry W.	10/25/1986	Tacoma P.D.	Pierce

Millard, Sgt. Louis A.	08/27/1986	Colville Tribal P.D.	Okanogan
McNabb, Deputy Michael J.	04/17/1986	Klickitat County S.O.	Klickitat
Snider, Deputy Richard A.	02/08/1986	Lewis County S.O.	Lewis
Erdahl, Officer Michael	05/29/1985	Department of Corrections	Kitsap
Thomas, Trooper Glenda D.	05/24/1985	Washington State Patrol	King
Eggers, Officer Dale E.	04/23/1985	Seattle P.D.	King
Glass, Deputy Richard D.	03/09/1985	Mason County S.O.	Mason
Nollmeyer, Officer Craig A.	01/24/1985	Tacoma P.D.	Pierce
Davis, Officer Nicholas N.	12/18/1984	Seattle P.D.	King
Eddie, Deputy Winfield S.	11/24/1984	Chelan County S.O.	Chelan
Hoffer, Agent Terry L.	11/10/1984	Washington Dept. of Wildlife	Pierce
Raburn, Detective Michael L.	03/27/1984	King County S.O.	King
Orchard, Detective Brian F.	07/20/1983	Spokane P.D.	Spokane
Rolcik, Patrolman John W.	12/22/1982	Cle Elum P.D.	Kittitas
Hicks, Det. Sgt. Samuel A.	06/24/1982	King County S.O.	King
Rupp, Sgt. George H.	09/11/1981	Ferry County S.O.	Ferry
Hultgren, Deputy Alan M.	08/07/1981	Skagit County S.O.	Skagit
Burke, Patrolman Donald M.	04/16/1980	Hoquiam P.D.	Grays Harbor
Onepennee, Game Warden Nelson	04/11/1980	Yakama Nation Tribal P.D.	Yakima
1970 - 1979			
Cross, Sgt. William	06/15/1979	Department of Corrections	Walla Walla
Ward, Inspector Kenneth G.	05/24/1979	U.S. Customs Service	Whatcom
Moran, Deputy Kenneth J.	10/06/1978	Pierce County S.D.	Pierce
Duronso, Asst. Chief Larry D.	09/04/1978	Blaine P.D.	Whatcom
Krenz, Officer Douglas O.	09/04/1978	Blaine P.D.	Whatcom
Sanders, Lt. Roger G.	09/01/1978	Department of Corrections	Walla Walla
Allred, Deputy Dennis R.	04/19/1978	Kitsap County S.O.	Kitsap
Dowles, Patrolman John H.	01/18/1978	Tenino P.D.	Thurston
Frost, Officer Larry L.	09/09/1977	Tacoma P.D.	Pierce
Sowers, Deputy Martin S.	11/19/1976	Clark County S.O.	Clark
Vaughn, Deputy Danny K.	11/19/1976	Klickitat County S.O.	Klickitat
Wyant, Officer Jerry I.	10/26/1976	Seattle P.D.	King
Halvorson, Patrolman Dorian L.	09/24/1976	Seattle P.D.	King
Hendrickson, Trooper Thomas L.	11/17/1974	Washington State Patrol	Skagit
Modlin, Control Officer Joseph A.	08/15/1974	Washington State Patrol	Skamania
Forbes, Officer James M.	06/21/1974	Seattle P.D.	King
St. DeLore, Officer James	06/21/1974	Seattle P.D.	King
Bradshaw, Officer Roy R.	08/27/1973	Colville Tribal P.D.	Okanogan
Carr, Officer Fred D.	02/25/1973	Seattle P.D.	King
Noble, Trooper Charles F.	02/05/1972	Washington State Patrol	Yakima
Kanz, Chief Edward O.	03/31/1971	University of Washington Police Department	King
Warfield, Lt. William S.	11/17/1970	Department of Corrections	Walla Wall

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