**OHSU Board members Ruth Beyer & Chad Paulson are leading the "investigation" with Eric Holder even though they were served with plaintiff's detailed complaint in 2019 of stalking and sexual harassment by fmr OHSU Dr. John Ma and his wife Liz Spizman, an OHSU nurse.  Investigators Laura Stadum (current AAEO and Title IX director) and Lori Waston (former OHSU investigator who started her own business conducting “investigations” for OHSU, Catlin Gable and the Oregon legislature – letting wrongdoers off the hook) found Dr. Ma's harassment was not unwelcome to the plaintiff.  She brought it on herself for not blocking him on her phone after he threatened suicide if she refused to talk to him, and after he called to warn her that his wife was on her way to plaintiff's home.  They didn't even investigate Spizman after she stalked plaintiff, left photos of her family on plaintiff's chair, went to her house, sent threatening email, and threatened plaintiff's young son "I know where your son goes to school and I know where his father lives."   Beyer and Paulson’s hands are not clean.**

**Check these out:**

Holder managed to earn the ire of progressive politicians such as Sen. Elizabeth Warren (D-Mass.) and Sen. Bernie Sanders (I-Vt.) when he admitted that some Wall Street banks were not only too big to fail but too big to jail. The sheer size of some institutions, [he told Congress](http://www.huffingtonpost.com/2013/05/22/too-big-to-jail-obama-justice_n_3322824.html), “has an inhibiting influence — impact on our ability to bring resolutions that I think would be more appropriate.”  <https://time.com/3430713/eric-holders-legacy-duplicity-incompetence-and-obliviousness/>

Holder denied there was anything weird about returning to one of Wall Street’s favorite defense firms after six years of letting one banker after another skate on monstrous cases of [**fraud**](http://www.justice.gov/opa/pr/bank-america-pay-1665-billion-historic-justice-department-settlement-financial-fraud-leading), [**tax evasion**](http://www.justice.gov/opa/pr/credit-suisse-pleads-guilty-conspiracy-aid-and-assist-us-taxpayers-filing-false-returns), [**market manipulation**](http://www.bloomberg.com/news/articles/2015-03-17/banks-said-to-risk-old-libor-charges-in-currency-rigging-probes), [**money laundering**](http://www.cnn.com/2012/12/13/politics/holder-hsbc/), [**bribery**](http://www.nytimes.com/2009/11/05/business/05derivatives.html) and other offenses.  <https://www.rollingstone.com/politics/politics-news/eric-holder-wall-street-double-agent-comes-in-from-the-cold-49262/>

Key Findings on sex abuse:

Ms. Kestenbaum (Holder's co-investigator for OHSU) did not receive any reports from current Trinity students, or any reports about potential sexual misconduct by current Trinity faculty or staff involving Trinity students. Her report describes reports of sexual misconduct by eight former faculty members who were employed at Trinity at different times prior to the early 2010s,

<https://makingschoolsafe.com/trinity-school-new-york-city/>

Former U.S. Attorney General Eric Holder NOW Works for Firm that Defended Pfizer, GlaxoSmithKline and Johnson & Johnson in Their Billion Dollar Cases.  "PLEASE JOIN:

[**BOYCOTT COVINGTON’S CLIENTS UNTIL THEY FIRE ERIC HOLDER**](http://buycott.com/campaign/1251/boycott-covington-s-clients-until-they-fire-eric-holder)

<https://www.killingmycareer.com/thesociopathicbusinessmodel/former-u-s-attorney-general-eric-holder-now-works-for-firm-that-defended-pfizer-glaxosmithkline-and-johnson-johnson-in-their-billion-dollar-cases/>

“The board of the public university system approved spending up to $1.5 million to hire high-powered law firm Covington & Burling to investigate various crimes”  
  
<https://nypost.com/2019/07/06/cuny-hires-high-priced-law-firm-to-handle-sexual-misconduct-allegations/>

Kestenbaum defends white collar criminals

<https://www.cov.com/-/media/files/corporate/publications/2018/12/mvp-covingtons-nancy-kestenbaum.pdf?la=en&hash=D89CAACBAA07FAB288EC9EC05D14AC2D555BBD3A&fbclid=IwAR3RdL-czmPSUNj1aZ8BWJk4FnLvj0Z9olNNXcd-feiw8TquwAQdJEFyEz0>

Covington’s attacks on lawsuits and those who use the civil justice system didn’t end in the 1990s, however.  Lately, one of their partners and Trump advisor, [Phil Howard](https://www.cov.com/en/professionals/h/philip-howard), has made a name for himself “attacking corporate regulations and the civil jury system [by] using inflammatory stereotypes about public protection laws and attorneys for the injured to deflect attention from the misdeeds of those he defends.” [For example](https://www.thepoptort.com/2009/04/life-without-lawyers-no-thanks-philip-k-howard.html),

As for sexual harassment claims?  Barring some overt form of ‘quid pro quo,” (presumably a promotion conditioned on a sexual favor would qualify) Howard would prohibit those too. If "just offensive comments," are at issue, says Howard, **women should simply embrace the laws of the locker room and get over it. The alternative, he says, would kill "the spontaneity needed" for a “healthy” work environment.**<https://www.thepoptort.com/2018/03/covington-burling-no-shame.html>

Covington forced to pay millions after leaking a draft report of the sexual harassment investigation to the New York Times.  
  
<https://www.vanityfair.com/news/2021/03/bombshell-cbs-investigation-leak-caused-multimillion-dollar-settlement>

Nancy Kestenbaum of Covington & Burling LLP: No reports were received relating to current Choate students and no reports of sexual misconduct were substantiated regarding any current faculty members or staff, the report said.  <https://abcnews.go.com/US/12-choate-boarding-school-faculty-members-engaged-sexual/story?id=46795506>

Nancy Kestenbaum and Clara Shin of Covington and Burling LLP:  “Did not receive any information about sexual misconduct toward current Branson students or reports that current Branson employees engaged in sexual misconduct with any students”

WADA harassment report a whitewash, says Scott “The report produced by the law firm Covington and Burling LLP found that Scott had faced comments from WADA executive board members Francesco Ricci Bitti and Patrick Baumann that could have been viewed as harsh, disrespectful and aggressive but determined they did not reach the level of harassment. “

<https://www.reuters.com/article/us-sport-doping-wada-idUSKCN1SM2PS>

This week, January 2021, Former Attorney General Eric Holder said he was [“disturbed”](https://www.law.com/2020/12/29/lawyers-know-better-criticizing-lawyers-for-defending-unpopular-clients-is-risky-disturbing/) that other lawyers would criticize his friend Neal Katyal for making what some think are ["extreme"](https://slate.com/news-and-politics/2020/12/neal-katyal-supreme-court-nestle-cargill-child-slavery.html) arguments in support of child slavery. Mr. Holder was the attorney who [needlessly demanded that a judge seal](https://www.motherjones.com/politics/2009/01/why-eric-holder-represents-whats-wrong-washington/) evidence of his client Purdue Pharma’s wrongdoing in 2004. As a partner at Covington & Burling, he needlessly demanded that information be hidden from the public. This evidence should have been released, because all trials are supposed to be public, but he insisted that it be sealed. I don't know if this Mother Jones article is correct; I only learned about Mr. Holder's past this morning, and I didn't pull up the docket and investigate what Mr. Holder did in 2004....And if it is right, Mr. Holder did one of the most evil things in American history because if that evidence were released to the public, it could have warned people and [prevented hundreds of thousands of opioid deaths](https://www.reuters.com/investigates/special-report/usa-courts-secrecy-judges/). This was no different than hiding evidence of a factory releasing toxic chemicals into a water supply, or hiding evidence that your client [uses his position to rape women](https://www.omelvenymyersethics.org/2017/10/omelveny-dan-petrocelli-harvey-weinstein.html).  ... Mr. Holder is also [viewed as the icon](http://www.salon.com/2015/07/07/why_eric_holders_new_job_is_an_insult_to_the_american_public/) for the practice of [“monetizing” a government position](https://www.omelvenymyersethics.org/2020/03/omelveny-prestige-revolving-door.html).

<https://www.omelvenymyersethics.org/2021/01/covington-burling-eric-holder-hogan-lovells-neal-katyal_3.html>

Neal Katyal asks the Supreme Court to give Nestle and Cargill immunity for abetting child slavery.  <https://slate.com/news-and-politics/2020/12/neal-katyal-supreme-court-nestle-cargill-child-slavery.html>

Returns to a $4M salary.  One can argue (and the same holds true for Eric Holder, also a Covington & Burling alumni appointee), Breuer was building his value in the marketplace at the DOJ, while Wall Street executives who nearly destroyed the American economy went unprosecuted.  And his future value to his old white collar defense firm was dependent, in large part, on him not angering the people who would be the clients of Covington & Burling when he left the Department of Justice. The result, one can contend: no prosecutions of banks "too big to fail" execs as publicly stated as a policy by both Breuer and Holder.

<http://legacy.buzzflash.com/commentary/lanny-breuer-cashes-in-after-not-prosecuting-wall-street-execs-will-receive-approximate-salary-of-4-million-dollars>