**Summary and Highlights**

Of Isaiah Alleman’s report

To access all the information as it is updated copy and paste this URL

https://drive.google.com/folderview?id=0ByUQ2L7o2c6xb1dsUEhEVHRpLXc&usp=sharing

            The individual who verbally assaulted me is Criss James Attorney at law. I went to the court to resolve a fraudulent traffic ticket at that point the clerk told me I had plead guilty to it. After that an officer told me to wait around for about ten min so he could serve me with two felony arrest warrants. I asked for an attorney I was denied a attorney. I asked for legal counsel I was denied legal counsel. The arresting officer failed to read me my Miranda rights, forcibly grabbed my arm and walked me into A room with the state prosecutor Steven Wuthrich.  The court in Paris Idaho charged me with a misdemeanor drivinginfraction and two drug related felonies. Judge Garbet failed to let me face my accuser or provide any evidence for the allegations. The Judge appointed Criss James to be my attorney because I am indigent. Then Judge Garbet forbid me from talking with Criss James (the attorney he just appointed me) and was unwilling to listen to me, told me that I was a flight risk and put me in jail.

            After almost two weeks in jail and developing PTSD from other unlawfully event that occurred in the jail I was bailed out by a close friend. I went back to court and asked this court appointed attorney why he did not come to my defense. He asked me to go into a room with him where he compounded my traumatic stress by insulting and motioning as if he was going to hit me.  If you are reading this you have likely listened to just a part of the one sided conversation that ensued. In which he lies and says that he was not even my attorney, however Judge Garbet had appointed him almost two weeks earlier. In court. I told Judge Garbet that Criss James scares me and I made a serious effort to fire Criss James. The Judge forbid me from doing so. The Judge granted a ten minute recess for Criss James to talk with me. For almost the first five min of the recess Criss James, Judge Garbet, the prosecution, and the chief of police (the primary accuser in the case) had all conspired against me in the room where the Prosecutor had unlawfully interrogated me. Criss James my defense attorney sided himself with his friends that apposed (me) “the defense”. Seeing the conspiracy take place I was in absolute distrust of Criss James and the court. After the recess James asked Withrich to lunch and Wuthrich accepted. After this I was forced to act in the capacity of an attorney and personally perform the cross examination of the witnesses in my trembling condition. The state prosecutor at one point was leading a witness. I have proof that both witnesses lied on the stand. Also the prosecutor himself was and is a conflict of interests because he personally knows me and had represented me as my defense counsel not many years before. Every official aloud he proceedings to take place knowing full well that the defense was inadequate and ill equipped. The court sent me to jail again because the first witness was coached on the stand by Steven Wuthrich this witness also lied that I had threatened him.

            In the 52 days I was in jail I received two more fraudulent felony charges from the court and despite the fact that I wrote letters to Chriss James asking him to visit me in jail he never did. Criss James did visit at least three other people in the same cell where I was being unlawfully kept as an innocent man without any real viable legal counsel or representation. Even though I passed the forensic psychological evaluation that Criss James recommend to the courts was needed to be conducted upon my person. Criss James was able to succeed in his goal to diminish my capacity as a defendant. After Criss James accepted the findings of the evaluation he filed a motion to the courts saying that I should not have to pay for the evaluation. Later in court when asked to provide any argument as to why I should not have to pay for the evaluation Chriss James said that I would accepted the charges, he said nothing to reason why he filed the motion that I shouldn’t have to pay for the evaluation. Proving my point to be that he himself is incompetent, he has violated most of the Idaho Rules of Professional Conduct. Rule 1.1 a attorney must have Competency, It is quite simple really from my experience this court appointed attorney always first questions his client's competency aka the defendant's competency in court before anyone can question if he is competent.

            Criss James was about ten to thirty minutes late to court every time he was expected to represent me and others. Because the first and second Judges I encounter had proven themselves to be dishonorable public official I took it upon myself to question the third Judge in hopes to learn about the capacity & scope of duties a Judge is expected by the voice of the people to act in. Yet when I simply asked Judge Brown about his oath of office he became very uncomfortable and pushed the microphone away from him five or six times. When he decided he was not going to talk about how he is expected to protect any of my rights and he certainly was not about to show me the laws that the courts claimed were violated, no he was not about to teach an innocent citizen that his power and authority is given to him and directed by citizens such as myself. I asked him one more time well “How can I know that you’re upholding your oath of office?” To this he replied “I’m doing my best to uphold my oath of office, I don’t need to prove to you” The sixth district Judge in the state of Idaho does not need to prove to me (the people) that he has or is upholding his oath of office and he affirmed this in court!

            This matters because every single one of my rights as an American citizen has been violated except my right to life and even that was threatened on a weekly basis by a murderer and by the guards during this unlawful incarceration in the Soda Springs jail. Because my freedoms of liberty, the press, the right to an attorney, to pursue my own happiness, and to a trial by jury were violated I am now in a situation where I have no right to bear arms, appeal my case, and receive threats from a probation officer. This has happened to me. This happened to many more before me. It is now happening to many other people and I can personally certify that it can quite easily happen again.

            I have been sentenced, yes I have been sentenced unlawfully and the only reason why I am in the situation that I am in is because I need to tell this story and show my evidence. Evidence like the chief of police in Montpelier is guilty for burying reports of how a officer under his command neglected to perform his duty which resulted in a suicide and this neglect legally speaking equates to murder and covering up a murder. I am not an English major or a seasoned Journalist however I can affirm that the information in my report is worth your time to read, review, listen to, and understand. On the record the court said I could make a appeal and off the record to my amazement once again I am forbidden from being allowed my rights. Why should you become involved? Because you are not the person who is being starved beaten and poisoned in this country’s prison systems.

            The information in this summary is minimalistic and inadequate to convey the reality of the events that it outlines. If you find yourself questioning the statements in this summary I strongly encourage you to listen to the court proceedings they are part of my reports and I recommend that you read all the report and review all the information contained therein.  My hope is that you develop an understanding about the crimes that these officials partake in on a daily basis. In hopes it may motivate you to take action and share this information and report complaint packets to the Bar and judicial counsel. Despite my personal situation, beliefs and dispositions. I am grateful that you are listening thank you. Thank you so very much for listening!

                                          All Rights Reserved

                                         Sincerely the Strong and gentle:  Mr. Isaiah Alleman

Post script: All citizens should record all court and legal proceedings especially if we know they are so corrupt.