

BEHAVIOR. THEY ARE INSULTING MY CHARACTER, MY ETHICS, MY MORALITY AND MY INTEGRITY THREW OUT THIS ORDEAL. I NEVER SAID FUCK YOU WHO ARE YOU TO SIMM. I NEVER SAID THAT I PULLED MY GUN BECAUSE HE WAS ASSAULTING ME. I NEVER SAID THAT I WAS COMPELLED TO PULL MY GUN BECAUSE OF FEAR FOR MY HEALTH. THEY ARE TELLING THE JAREDS VERSION OF WHAT HAPPENED OUTSIDE THE BANK. THE VOLUNTARY STATEMENT DOSE NOT MENTION HOW I EXPLAINED THAT SIMM THREW HIS ARMS AROUND MY NECK IN A HEAD LOCK TWICE. THEY EDITED THAT OUT LIKE THEY DID HIS ACTUALLY DOING SO IN THE BANK VIDEO. THEY KEEP SAYING THAT I PULLED MY GUN OUT AND DO NOT SAY THAT AT ANY TIME SIMM HAD IT IN HIS POSSESSION. I WAS NOT TELLING THE COPS THAT I WAS IN FRAGILE HEALTH ESPECIALLY SINCE THEY WERE NOT LISTENING TO ME AT ALL. THESE ARE ALL THEIR LYES AND TAMPERING WITH EVIDENCE TO MAKE ME LOOK GUILTY AND PROTECT SIMM. NOTE MY COMMENTS IN THE MARGINS OF THE PRINTED DOCUMENTS AND DEPOSITIONS THAT DEVIATES FROM WHAT REALLY HAPPENED OR WHAT WAS SAID. I UNDERLINED ERRONEOUS SENTENCES.

ALSO WHY CANT I HAVE SIMM ARRESTED FOR ANYTHING, ESPECIALLY SIGNING A FALSE STATEMENT AND LYING TO HAVE ME ARRESTED. WHY WOULD THE COPS GIVE HIM SO MUCH CREDITABILITY AND PROTECTION. EVEN TO THE EXTENT THAT THEY WOULD COMMIT A FELONY BY ALTERING AND WITHHOLD EVIDENCE OF HIS CRIMES. I BELIEVE HE WAS WORKING WITH THE COPS TO GET ME ARRESTED. I BELIEVE THEY ARE VIOLATING THE RICO ACT AS WELL AS MY RIGHTS.

EARLIER WHEN I WAS BEING BROUGHT INTO THE POLICE STATION I ASKED ABOUT MY 1976 FORD TRUCK. THEY SAID IT WAS TOWED TO A HOLDING YARD BECAUSE IT WAS USED IN A CRIME. I SAID THAT I WANTED MY PERSONNEL INFORMATION THAT WAS ON THE FRONT SEAT SUCH AS A FORM FOR MY DOCTOR THAT HAD MY SOCIAL SECURITY AND MORE DATA IN IT MADE MORE SECURE FEARING IDENTIFY THEFT. THAT REQUEST WAS REFUSED. PASSAMONTES REPLY WAS TOUGH. ON TOP OF EVERYTHING ELSE THAT I HAD TO WORRY ABOUT I WAS NOW LEFT OPEN TO THE EFFECT OF HAVING MY IDENTITY STOLEN BECAUSE OF THEIR APATHY. THESE BASTARD COPS ASIDE FROM BEING RUDE, THREATENING, ASSAULTING AND ROUGH HANDED HAVE TO ADD A HATEFUL ATTITUDE TO THEIR PERSONA. I SUPPOSEDLY WAS NOT YET CHARGED WITH ANYTHING BUT WAS TREATED AS THOUGH I WAS ALREADY CONVICTED EVEN BY JUDGE RIGGI. IT COST ME \$670.00 DOLLARS TO HAVE MY 1976 TRUCK RELEASED. THE IMPOUND YARD WOULD NOT RELEASE IT IMMEDIATELY TO US WHEN THE CHARGES WERE VERY LOW THEY HAD TO PUT US OFF TILL THE BILL WAS HUNDREDS OF DOLLARS MORE WITH THE EXCUSE THAT THE D.A. HAD NOT GIVEN THEM ANY RELEASE ORDERS YET THE D.A. OFFICE SAID THEY DID.

* INSERT 8DA HERE

* INSERT 8DB HERE

* INSERT 8DC HERE

□
□
□
□
□

THE CALEDONIA COURT ARRAIGNMENT AND CHARGES□

□

I WAS WALKED FROM THE POLICE OFFICES TO THE COURT ROOM□ SECTION OF THE BUILDING. JUDGE RIGGI JUST GOT OFF THE PHONE□ WITH ASSISTANT D.A. STEINER FROM GENESSEO. STEINER, FROM□ WHAT I WAS TOLD, WHILE I WAS GIVING A STATEMENT WAS BEING□ ADVISED AND ASKED AS TO WHAT TO CHARGE ME WITH. I WOULD□ THINK THAT WOULD BE THE DUTY OF THE TOWNS PROSECUTING □ ATTORNEY. THE CHARGES I BELIEVE WERE IN PLACE BEFORE□ RIGGI EVEN TOOK THE BENCH. DURING THE MOMENTS THAT I WAS□ WAITING FOR RIGGI TO ENTER THE COURTROOM. JARED PASSAMOTE□ WAS SITTING TO THE LEFT OF THE BENCH AS YOU FACE IT. HE WAS□ ASKING ME QUESTIONS LIKE, DO YOU LIVE ALONE. DO YOU HAVE □ ANY FELONIES ON YOU. YOU DO NOT LIVE ALONE (SURPRISED□ ATTITUDE). RIGGI WALKS IN AND TAKES THE BENCH. PASSAMOTE □ TELLS RIGGI THAT I HAVE A VALID PISTOL PERMIT. JARED SAID□ THE SAME THING IN THE GRAND JURY. RIGGI TELLS ME THAT I□ AM BEING CHARGED WITH SIX COUNTS.□

□

- 1) 2ND DEGREE CRIMINAL POSSESSION OF A WEAPON□
(FELONY) BY LAW I COULD NOT BE CHARGED WITH THIS□
-
- 2) 3RD DEGREE CRIMINAL POSSESSION OF A WEAPON□
(FELONY) BY LAW I COULD NOT BE CHARGED WITH THIS□
-
- 3) MENACING 2ND DEGREE-PUTTING SIMMS LIFE IN DANGER□
(MISDEMEANOR),□
-
- 4) HARASSMENT 2ND DEGREE□
(VIOLATION)□
-
- 5) DISORDERLY CONDUCT-FIGHTING, TUMULTUOUS VIOLENT□
THREATENING BEHAVIOR (VIOLATION)□
-
- 6) DISORDERLY CONDUCT- OBSCENE LANGUAGE□
(VIOLATION)□

□

RIGGI WAS YELLING AT ME THAT I WAS INSENSITIVE□ TO HUMAN LIFE BECAUSE OF THE WAY HE CLAIMS THAT I□ BEHAVED. MY ACCOUNTS OF THIS SITUATION MEANT□ NOTHING. I TOLD HIM OF MY POOR HEALTH AND THAT I WAS□ NOT A GOOD CANDIDATE FOR JAIL. HE DID NOT SHOW ANY OF THAT□ HUMAN SENSITIVITY FOR ME. RIGGI ORDERED ME TO JAIL WITH□ OUT BAIL AND AT THE SAME TIME PUT AN ORDER OF PROTECTION□ ON ME. WHICH WAS POINTLESS EXCEPT FOR THE FACT THAT THEY□ USED THIS ORDER AS A SEARCH WARRANT TO GIVE THEM THE□ RIGHT TO ENTER MY HOUSE AND SEIZE ANY AND ALL GUNS THAT□ WHERE THERE, INCLUDING MY BROTHERS GUNS. NONE OF WHICH□ HAD ANYTHING TO DO WITH WHAT HAPPENED AT THE BANK. JARED□

DURING THIS ARRAIGNMENT TURNS AROUND AND SAYS THAT MY RECORD SHOWS THAT I HAVE TWO FELONIES ON ME FOR ILLEGAL WEAPONS POSSESSION OF A SHOTGUN AND A REVOKED PISTOL PERMIT. I TOLD THEM THAT THIS WAS NOT TRUE AND THAT I HAD A VALID PERMIT. NO ONE CHECKED TO SEE IF THIS WAS TRUE OR NOT. RIGGI JUST SAID WELL ONCE A FELON ALWAYS A FELON AND HAD ME HAULED OFF TO JAIL. THEY LET ME STOP AT THE HOUSE TO GET MY MEDICATION FOR ALL THE GOOD THAT DID ME. WHILE HOME I WITNESSED SOME OF THE INVASION IN MY HOUSE. THERE WAS NO COURT STENOGRAPHER PRESENT AT THE ARRAIGNMENT. THE COURT IS SUPPOSE TO BE TAPE RECORDING THE PROCEDURE. THE COURT LATER COULD NOT SUPPLY MY ATTORNEY WITH ANY RECORDING OR WRITTEN RECORD OF THIS ARRAIGNMENT. I BELIEVE THE CHARGES SHOULD HAVE BEEN DROPPED BECAUSE OF THIS BUT THEY WERE NOT. ALSO THE D.A.S OFFICE SHOULD KNOW THE LAW. ESPECIALLY WHEN A STATUTE STATES THAT YOU CAN NOT BE CHARGED WITH 2ND AND 3RD DEGREE CRIMINAL POSSESSION OF A WEAPON IF YOU HAVE A VALID PISTOL PERMIT. BUT JUDGE RIGGI AND THE REST TRY NOT TO LET MINOR DETAILS LIKE THAT IMPEDE THEIR ADMINISTERING THE LAW TO US.

□
□
□

AT MY HOUSE - ILLEGAL ENTRY AND CONFISCATION OF GUNS

□

I WAS BRIEFLY BROUGHT TO MY HOUSE THE IN HANDCUFFS TO GET MY MEDICATION TO TAKE AND USE IN JAIL. THEY WERE ALL IN LABELED PRESCRIPTION BOTTLES. WHILE AT MY HOUSE I OBSERVED HOW PASSAMONTE AND TWO OR THREE OTHER COPS WERE BEHAVING. WHEN MY BROTHER ANSWERED THE DOOR THEY ADVISED HIM THAT THEY HAD TO COME IN AND TAKE ALL GUNS THAT WERE IN THE HOUSE. MY BROTHER DID NOT WANT TO LET THEM IN. HE SAID THAT HE WOULD GET ALL THE GUNS FOR THEM. THEY SAID NO THAT THEY HAD TO COME IN. MY BROTHER ASKED IF THEY HAD A WARRANT AND PASSAMONTE SAID HE HAD AN ORDER FROM THE JUDGE BUT DID NOT GIVE MY BROTHER ANY PAPER WORK THAT GAVE THEM THE RIGHT TO ENTER. HE STILL DID NOT WANT TO ALLOW THEM TO COME IN. MY BROTHER SAID THAT THEY DID NOT HAVE TO ENTER THE HOUSE SINCE THEY WERE PUTTING ME IN JAIL WITHOUT BAIL AND I WOULD NOT BE THERE. MY OLDER BROTHER SAID THAT HE COULD REMOVE ALL THE GUNS FROM THE PROPERTY. THE COPS REJECTED THIS ACTION, ESPECIALLY PASSAMONTE. TRUE TO HIS NATURE HE GOT ANGRY AND THREATENING BY GETTING UP CLOSE TO HIM AND LOUDLY SAYING LOOK IF YOU DO NOT LET US IN I AM GOING TO ARREST YOU AND TAKE YOU TO JAIL AND THAT THEY WOULD COME IN ANY WAY. RATHER THAN BEING SUBJECTED TO THAT AND HAVING THE HOUSE OPENED AND RANSACKED. HE RELUCTANTLY LET THEM IN. PASSAMONTE AND I WENT TO WHERE MY MEDICATION WAS WHILE MY BROTHER AND THE OTHER COPS WENT TO WERE THE GUNS WHERE KEPT. WHILE I WAS COLLECTING THE BOTTLES OF PRESCRIPTION PILLS I COULD HEAR THE OTHER COPS COMPLAINING THAT THEY DID NOT WANT TO TAKE THE TIME TO RECORD THE SERIAL NUMBERS IN ORDER TO MAKE OUT AND GIVE MY BROTHER A RECEIPT FOR THE PROPERTY THAT THEY WERE TAKING. MY BROTHER HAD TO INSIST MORE THAN TWICE THAT THEY WERE NOT TAKING ANYTHING WITHOUT IT BEING