



Reporting Inside the Lines (ITL) 2

Google December 8, 2014 – CBS News up to the minute reported:

There were serious allegations of torture tactics used within the CIA. The mentioned allegations warranted a thorough investigation. The conclusion of the mentioned investigation was addressed by President Obama who stated in part, “We tortured folks, we did things contrary to our own values and beliefs.”

Although we have the utmost respect for President Obama, that particular story and the magnitude of its relations good, bad or indifferent the realities are domestically everyone has a breaking point regardless your demographic, class of life, social circle, etc.

When that breaking point reaches your home ask yourself before you be so quick to judge; what will your limitations be?

In addition Google December 5, 2014 – Reported by Cleveland’s News anchor Tiffany Tarpley:

The DOJ investigation concludes CPD too often violates the civil rights of its own citizens. After global exposure of this failing report the CPD vowed to make changes.

Therefore a valid question arises. Why weren’t there ever any class action civil lawsuits filed for all those that were confirmed to have been civilly violated? To many, the questions asked above may be trivial questions. However for the lost and forgotten societies within today’s double standard society, the questions asked are not only valid they have a core reality.

In the hood the greater majority of people are forced to deal with matters in their own hands because there is an enormous loss of faith in a double standard system of law activities, protections, applications and enforcements that differ greatly in actual time situations compared to politically and public relations prepared statements after the fact.

Outside the hood the fight and snake like behaviors exist on a far larger playing field hidden behind malice smiles, motives, pools of resources and financial predators. In the streets that five to six figure hustling money (sometimes more), do not make us rich. In fact that first fifty to a hundred grand places us in a space where we finally have something to lose.

Local lawyers good, bad or indifferent are patiently waiting. Therefore a perspective to be shared regarding attorneys. Lawyers and lawsuits has always been the viable vehicle for the wealthy and middle-class, but perceived as a scam or get money scheme when and if the poor file such lawsuits without the financial support or resources. So when prejudiced, slandered, wronged, etc., we must explore our options in filing a lawsuit because acts of physical revenge or violence only places us in a lose-lose situation.

Most times if there aren’t high profile dynamics many lawyers will attempt to derail obvious violations. Therefore it is important to note in dealing with legal counsel retained or appointed counsel works for you. Counsel is ethically and morally bound to your sound discretion.

Before retaining or committing to counsel always ask to review counsel ethical and moral obligations which they are governed by. This is applicable in all states.





After your review before any commitments or financial transactions you and counsel should sign a binding contract that incorporates all your desired language and expectations regarding your verbal agreements.

Lawyers will legally cover their tracks contractually for money etc., that's owed them. However in my direct and indirect experiences especially amongst inner city cases most defense counsel will not cover you contractually, ethically or morally for the quality of legal representation allotted constitutionally or per their oaths taken to practice law.

The mentioned is not to bash attorneys. However the mentioned is intended to expose the attorneys who are ethnically and morally in question who actively participates in a system of known and unknown violations. To you congratulations you have added your ingredients to an already flawed double standard system to befit the problems not a viable solution.

You've taken on debt and obtained degrees to obtain a membership into a fraternity, political spectrum and an alleged license to not only practice law but to uphold, preserve, and evolve constitutional protections of our country per our forefathers intentions.

The lack of efforts to evolve per our forefathers intentions are key ingredients missing to graduate equality disparities in a double standard system, the race card and to reinforce the infrastructure of our proud America that undoubtedly appears to require maintenance.

It is extremely important regardless your state or country to share your personal experiences with the lawyers you have throughout your communities. Preview their oaths taken, be it via Google, Bing, and Yahoo to name a few, or by sitting in on state and federal settings when lawyers are sworn in.

Many times the only differences between a \$500 lawyer and a \$50,000 lawyer, are established relations within the judicial community, which supports the fact of why many clients pay for the alleged big names attorneys which means absolutely nothing if the lawyers experience and relations are not applied to adequately benefit you.

In the inner cities we require lawyers that will work for us and our individual cases. We no longer need our desire lawyers who are working for contractual fees, fraternity relations and for title namesake.

The highest courts of the land alleges laws were intended for justice and justice is intended for all. However today in America it clearly appears that is not the case.

If our lawyers and justice who write laws, whom individually and collectively are alleged to be the golden children who comprehends an alleged language that supersedes common sense does not address one another fearing to rock the boat, then the boat will continue to sail throughout the obis of uncharted breaking point waters.

Written (04/16/16) by Clifton A. Jackson

Your Oyezxx activity, s/m likes, repost & hashtags are appreciated!

