

FOR PUBLIC RELEASE

DATELINE: I AM NOT YOUR NEGRO

You don't want to miss this expose by veteran writer Vic Vlog. He's a featured London Oil Club writer and contributor to the Veterans writing project, published in O' Dark Thirty.

Folks, come gather round the use of unauthorized harassment under the protection of color of law. We've already met some of the players involved. Let's meet South Salt Lake's very own, Mayor Cherise Wood, & her brother on the police force.

First up, we'll examine the who, how and why a Court Management software IT firm--posing as a contract private law firm—prosecuted some local citizen—get ready for this-- using known undocumented criminals lying and slinging aliases at an accident scene without consequence for any of it.

Yes, this IT firm posing as a mega prosecution used undocumented aliases, undocumented dates of birth and a well-documented prosecution outing the ugly knowledge of it most in Utah won't have the courage to match those rote Sunday-school convictions glad-handing others in their own cities.

A knowledge in this firm's prosecution witnesses having a batch of burner identities burning a hole all the way through any semblance of any oath of office they must have lip synced instead.

This take out on shameful, shambolic justice problems? Yes, it's about one of the players running for re-election as Mayor Cherry who—if not alleged here—had done one of the two:

One: concealed the use of the city's general fund in retainer of a second private law firm in defense of her and her family member working for the city police force unknown to city residents and her council—and at a time the city council was passing anti-nepotism ordinance concerning this family member?

Or two which is worse: The private IT firm courtcms-dot-com acting as a mega prosecution house retained the second law firm for the city to indemnify the mayor and her brother while the city council was passing anti-nepotism ordinance during this IT firms prosecution to defend themselves even further in what your about to read here.

This bite of Mayor Cherry's general hidden fund retainer of this second firm--on behalf of herself--and fellow family clan in her police department—was done in pure self-preservation.

Another bite examines an anti-nepotism ordinance on Mayor Cherry's personal employment extravaganza of-- at some point—eleven Clampett clan.

Stay tuned for this up close & classic, Cherry sized serving of some very sleazy cake. Vic gets his grease on for you, the readers, unveiling more, more, more..., classic sleaze cake not meant for the timid.

[Squalor—Not Just Another Breakfast Dive in Clampetland...](#)

Instead of telling you what to think about this story unravelling like a train wreck of yellow-cake passed off as confectionary for your children-- come to your own conclusions. One examining

Cherry's well documented self-indulgence on the city dime. Unaccountability, a sometimes-hidden spending spree buying protection rackets during times of self-crisis in office protecting family's clam Clampett on the police force.

This story is wrapped in triple wrapped sets of irrefutable facts available to any of you inquiring minds. They are facts and records and laws and rules of criminal procedure anyone capable of reading can find for themselves. Records on any Utah District Court Xchange database—not some private IT firms Jengo-chained to some private prosecution IT managing the police, court and prosecution backend for paying clients defending some clan Clampett in a place you never want to be.

Crazy you say might say about Mayor Cherry-Cherry? Why yes--South Salt Lake residents are crazy not to examine themselves how much Cherry's reelection bid is running the city.

Summing up the intro--it's your hard-earned tax dollars at work defending someone's clan Clampett. One using the city's general funds--hidden from public oversight-- to retain that second law firm in her own self-defense—the defense of her brother and in defense of another private IT/law firm on its monthly recurring balance sheet they'd signed on contract for this IT-cum prosecution mega house with a sanctuary city bent of other sanctuary Goodfella alumni.

This story doesn't have time to capture all the sleazy nuances. We've just got time about an incident where, later discovery and investigation of those involved, exposes undocumented illegal drivers in South Salt Lake got a pass for helping Mayor Cherry-Cherry and this IT firm cover up their professional sized malfeasance on the job.

You of course remember the media frenzy on that anti-nepotism ordinance from last year—covered in KUTV2, KSL and the Desi News? This case is partial how it began and surfaced—a protection of the Mayors brother and practices of an IT firm who—unknown the city or council—that second law firm had been retained on behalf of the Woods family tree.

When you pick up that plus sized bundle of this IT firms two prosecution witnesses —their subsequent lack of accountability or justice court records making the entire sordid affair one more apparent quid-pro-quo. This one an exchange of testimony.

South Salt Lake House of Canards.

After I traveled those mostly self-paid 200,000+ miles covering the Last Wars—a memo had arrived in Utah from a town using an IT firm to conduct the type of process masquerading as a complete vindictive, CYA sham.

It was a memo about this Mayor, her clan Clampett —and those at an IT firm knowingly withholding liberty and justice for everyone they didn't personally like.

Let's just skip ahead of the entire story a bit to a few simple paragraphs for those like this writer to fatigued and irritated to read this all in one sitting. That's the narrative we all need to hear today. That's the context in which this story had begun and proceeded.

How Mayor Cherry-Cherry of South Salt Lake City certainly knew she had retained a law firm—a second one—in everything laid out the story below. How the city, with tax payer money, or her IT firm with its money indemnifying the Mayor in what they were doing--hired that additional

law firm as some protection racket because they could pass it off under a rule of louses game even before seeking a ruling.

Wood—as this case would be appealed from her Justice court—began with her brother on part of the public safety loving SSLCPD when he not only failed to obtain proof of insurance from that uninsured driver--one they later would not prosecute—a member of the city police also then testified to that fact on the record of her justice court.

Later, much later, when the IT firm prosecutors disclosed their own denial of coverage record from the Utah insurance database, once again substantiating this uninsured motorist in their city—under their protection--would continue to be used as the IT firms witness. This additional to a known uninsured witness who perjured himself in their justice court, on a record, then provided back to the city of that record, to the officer he'd lied to at the scene and on the stand and, what the IT firm knew.

This affair continued to use the perjuries of the same witness a second time in another proceeding in another court in an appeal--without consequence. If it was just that alone?

Even Clan Clampett's police force stated to the court on the record he'd been told at the accident, by that prosecution witness, he was "insured" that day. Why, it was the Mayors brother Jethro stated in open court even as he held the initial denial of coverage letter from the company he himself annotated on an and accident report.

The same prosecution had even before the charade of a justice court trial, where that occurred, had commenced that day. That's how it begins on the way to an appeal which meant—you better start stacking the deck to hide all that—and they did.

This exemplar case of an indifference to statutory constitutional precedent such as US v. Brady, neglect of Rule 16 disclosure and some very oversized IT genius egos turned mega prosecutions boasting 5000 prosecutions/mos--which in the end of it all—would in a trial de novo on appeal thy to then unsuccessfully try to also saddle this veteran with a felony conspired up by Jethro and this uninsured motorist who by then—committed perjury about his insurance again in that second court of record. Once again--without consequence from anyone—not even this IT firm boasting those 5000/mos prosecutions in its courtcms website!

Well, howdy duty everyone. That private IT / law firm didn't miss a beat apologizing to the court trying to load the deck for law firm number two who they'd all hired before it went to court. Imagine. Being prosecuted by one firm on a \$100 infraction while they'd lined up a second firm to protect what you're about to read next with that second law firm!

Mayor Cherry-Cherry Spun Yo Chains into Gold

Mayor Wood knew this group in your city had, was and continued to shield two criminals--undocumented--in that \$100 citation using the for-hire prosecution just described—scripted felony attack and all. Well folks—It's far more than some digital recording in the Utah Third District Court of record, it's more like the Mayor's Jethro, with that IT firm then apologizing for a false felony scripted attack in a court of law-- hadn't delivered on their crafty rube roadshow for law firm number two. Meaning it would be that much harder to defend once it came out.

Witness one, the uninsured one, was in an accident when Mayor Cherry's brother arrived at a separate scene after the vehicles were removed from the original scene—stated witness one told him he was insured. The reality check of good deeds gone rancid. The reality on witness one?

He'd been driving without insurance a 5th time that day when he ran into some local vet and got a pass for not having insurance, a pass for lying about it to a police officer, got a pass for the pattern of it happening four (4) times before using two dates of birth and multiple aliases. Mostly their criminal witness got a Disneyland World multi-pass in all of it.

From start to finish—perjuries and all in Mayor Cherry-Babies rancid gang-stalking kingdom few if any Utah officials would address on behalf of the secret handshakes, signs and tokens of a groups of Utah's good fellas. Nowhere has the lack of courage and a lack of conviction manifest more bravely, publicly, than in this case. That's another story, readers!

Mayor Woods in retainer of that second law firm before it had gone to a retrial on a \$100 infraction--knew Witness two cited a fifth time by Jethro for driving without ever obtaining a license dating to 2009. We hope your thirsty reader cause this next item of big gulp machines is some shockers.

Isn't it nice to be chocking down surprises Mayor Cherry-Baby knew about this second prosecution witness driving without a license dating to 2009. How they really needed to load the deck before that second trial on appeal as it gets better and getter for the readers like a clannish cookout story serving irradiated salmon from some Fukushima Daiichi nuclear melt down.

Sit back. Tug that salmon line. Reel in these irradiated dead salmon washing up on California's shoreline. But mostly—get your spork on and serve up a dish for your love of neighbor you've been talking about all your life.

Mayor Wood knew both witnesses would be given immunity in her South Salt Lake City court for the laundry list of aliases both used between them in other convictions, other courts more

respectable and proper, and those courts in other counties not serviced by an IT from like some mega church of crap.

Well, how can you blame Mayor Cherry hiring that second law firm with the city's tax dollars—helping the first private law firm operating on monthly contract using criminals as prosecution witnesses in their own private citation making, IT / CMS backend machine.

The uninsured driver who hit that local veteran-- his testimony in clan's justice court on a how he ran into that guy. He's the same witness Jethro don't mind he'd been lied to as he testified. Or maybe, maybe there's something else here Jethro Hasn't come clean on? Something a second law firm is hired to obscure for Mayor none of us know yet!

Mayor Cherry knew, documented, disclosed by contract IT firm prosecution--multiple aliases and convictions under multiple aliases; other dates of birth; another SSN tied to current employment dating back to one of the first disclosed records of conviction for lying to the police! Woods stood behind it all too--in the name of public safety!

That prosecution witness as the uninsured motorist? It would be some time before you your appeal, driver, that you'll any what they knew as they hired that second law firm and then and only then—provided the disclosure they'd withheld until that second law firm was in place.

Why he'd been possibly in your accident--using and alias and one of more than one date of birth not following him from a list of previously used dates and aliases from a past, long scorched, burned out shell of insurance citations, convictions lying to police looking more like a pattern than an accident.

Anyway—this pattern made four times he'd lied to the police—err, rather worked something out with Jethro in exchange for testimony and the false scripted felony attack he'd then helped Jethro and a member of the IT firm unsuccessfully script on the record of appeal!

This prosecution witnesses? He, just like the Mayor, the IT firm and Jethro also had, gotten away with everything else in this case when they all aided and abetted this criminal in the protection of his aliases and dated of birth and the reproducible pattern of lying assumed among a closeted tray of burned out ones.

[Driver, You Didn't Get The Memo About The Dirt Bath?](#)

As you got broadsided, then blindsided by a con bigger than the con who just ran into you without insurance. Mayor Cherry-baby and her clan Clampett Jethro IT buddies who database is run by the IT firm.

You won't know that for some time to come—like after a trial where Jethro has a copy of that driver's denial letter of insurance coverage like even before the trial begins on that uninsured motorist / prosecution witness telling the court he told Jethro he was insured.

You won't know that until after that trial, that's about the time the slick and sheen of some towns clan Clampett start to wear off, terminally. You'll find out that motorist was with some help from a records IT form hiding his other 4 or 5 insurance citations behind those closeted aliases all wrinkled and rolled up the same police ignore.

That too you won't know until after a trial holding you and mostly you accountable, still, for a \$100 traffic ticket based on the statements made by two separate criminals who that day as your bad luck—were driving illegally with obviously nothing to hide.

Mayor Cherry will also know this same motorist will, after you lose at that trial in her justice court where disclosure is withheld; known undocumented criminals who'd used aliases; also known to whomever of this improper clown posse had hired that second law firm—did that matter who hired them anymore to you, driver?

It's the con that gets you down deep moistly though. The con of public accountability today in this town—this county? Mostly how it remains a King Kong sized con in any union state allowing such.

It's been a con Bigger than some shit Mayor, her arguably inbred brother Jethro, some IT firm running a records con-game in 13 agencies statewide who've probably done this many times with those like me. Those quite possibly tagged and tracked and data sabotaged with spider bots datamining all over Facebook on those dissing and disliking on a local club of these types of good fellas living a life larger than you in the complete absence of any service to a nation outside of this not tolerating this improper, disingenuous Clampett justice charade.

Yes—all of them probably knew no one will never be held accountable for this king con sized con hidden behind the pebbles of a \$100 infraction. One hatched this time on some local veteran already on the record as shit talking about this private order here for doing just this thing as a pattern long before this.

What is it for you readers—that bothers you the most? For me as the writer of this sordid unamerican horror, it's not the part about illegal immigrants this type of con empowered to lie like this in the prosecution of US citizens.

Not the lying about insurance to clan Clampett. It's not even just the lying part to the police as Clan Clampett—nor the not being insured part of it before the lying part that came after the patterned part of having already done it three other times that each of those involved knew and understood and protected as an affront to everything you had served.

It's not even the part about how this clown troop Clampett knew all of that when they hired attorney firm number two. For the writer—it's how they made me the back of the bus Negro in a place they ran as a private order without any chance of stopping what they knew and did and done like putting you a shallow dirt bath—in a ditch—off the side of a dead-end road.

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[Gang Stalking For Dummies...](#)

Readers, don't punish yourself. You clearly see how this slick re-election campaign began in Clampetland. If you keep reading this, you're just punishing yourself. Listening to the exploits of Mayor Cherry looking out for numero uno as clan Clampett—will be like taking a dirt bath—in a ditch—off the side of a dead-end road.

There will be no coming back from what occurred here. A real known perverted use of process to abuse others under Cherry Wood and--without consequences for any of it. There will be no Captain America parades on South Salt Lake City's main street for the patterns exposed within this case exemplar of a much larger to scale problem. You driver, after getting T-boned—

accelerated into—won't have the caped crusaders from Comic-Con lining up in that city government to make it proper—any of it.

The abuse of process is so thick it suggests a systemic problem. Just how badly clan Clampett use a private law firm to pull off such a con in protection of Jethro; the two prosecution witnesses; the three withheld records of conviction on witness one without insurance given the secret handshake of a clan Clampett reach around. Separately at another club Clampett fiasco, under Mayor Cherry-- witness two used 4 differing naming alias variations across his own citations—since 2009—though he'll give testimony with immunity for the mayor's private law firm as witness two.

Let's also add this about this witness one--the uninsured motorist? yes, yes already you get it. he's never going to be held accountable by the same Jethro sworn officer he's either lied to or worked out a side deal with. Another fact looming in the shadows of this case? Clampetland is the place where no responsibility outweighs a commitment to sanctuary policies under club Clampett for lying undocumented criminals with aliases and alternate dates of birth used in their own justice court years earlier. The neglect of any pride of being Mayor Cherry's number one for hire prosecution firm is only matched by the ensuing vindictiveness of an indifference to law reserved for Syrian Army Officers gone bat shit crazy in some remote desert

Nope. Nada. Nunca. Absolutely zero accountability for sanctuary non-citizens in Clampett-land concerning testifying on behalf of Clapmettville in that South Salt Lake City justice court.

Not even in the known disclosed patterns encompassing both of its witnesses the entire con suggests are truthful in any way! These convictions for lying to the police about the same problem? A sanctuary big deal for you. Like a combo meal without the burger fries or coke!

After all, what's wrong with knowing, as the good upstanding Mayor Cherry did—just old convictions under some used up aliases burned out ten citations ago that unlucky for you—they'd inconveniently surfaced as a pattern a fourth time—making the job harder to put you down—a history of it all like a 440VAC bug light ignored under a collective of this towns clowns Clampett!

Accountability? No four-letter words here, please. Forget about it., Driver. Not for lying in a justice court. Not for lying in a District Court. Not for a pattern of using aliases. Not for using alternate dates of birth on the records of conviction. Not for those separate dates of birth on different convictions for the same pattern of lying having the same Defender tracking number on their docket sheets—also disclosed to you by the type of indifference your aged World War II generation parents say they want to move on—out of this town.

Mayor Cherry, everyone. Turning your lemons into roadside rubble instead. It's the kind of dumpster diving rubble of bad eggs even Salt Lake's unwanted homeless she spurned left behind. Generally speaking, openly—when you find that dive all over your face when you can't just reach into the city's fund slush fund to pay for your own private defense like Mayor Cherry everyone.

In fact—both those motorists in this episode of clown Clampett justice trial-- get a translator to speak for them. They'll be called as the witness against you—driving illegally for years yet deemed upstanding enough to testify when they hid and did hide their own problems when one of them ran into you. Witness One is treated as the victim—even after he testifies how he ran into you-- hitting you as an uninsured motorist.

Dumpster Dive Now Readers..., Go, Go Go...

Don't worry driver, about those multiple aliases and extra date of birth before he is after trial--yes--discovered by you to have that inconvenient history of 5 citations for insurance. His tender three known convictions in lying to the police—lying twice about insurance--just like in your case. This to Mayor Cherry knows as it proceeds to appeal.

That's what you'll discover, driver, on the way to that appeal of that ticket in the emails sent to the hidden law firm hired to hide all the double bagged doo-doo behind law firm number two. In fact, wasn't it a recap here the prosecutor from law firm number one giving you those records of conviction on their witness—the records withheld in a justice court—along with the perjuries and some ignored pesky denial of liability coverage letter Jethro is holding onto as he had testified his witness was insured?

That pesky denial of coverage letter the prosecution also had-- but objects to its introduction on the same witness who then lied about being insured to the court—who they'd not produced the disclosure on then lied themselves about it the Third District Court also with immunity—clan Clampett's law firm number One tells the judge you're "just badgering the witness" while no one cares to keep track of a jumbo-jet sized pack of lies no in a \$100 hell in Clapmettville".

Readers. Sing Along Now: How Sweet The Kiss From Lips That Lie...

So, driver—how're you doing now with everything Mayor Wood knew when she hired private law firm number two protecting her from she'd unleashed on you with private law firm number one. This clan Clampett sure packs a punch. Do the words vindictive, unprofessional, cozy nepotism, sleazy sleaze—or the suggested phrase of a house of canards cross your mind?

Perhaps you're starting to get some idea of what the story is about in some banana republic leadership hoping it all just goes..., away? How does that go down with you? Now that you're the driver going through it? The sleaze feel of it as Mayor Cherry giggles about how crazy some disabled veteran is for not rolling over as he whines to a council being told to disregard those emails as he's just some "crazy vet".

How the good Mayor Cherry, before the tale of crazy vets passed to her city council—already hid the cost in retaining private law firm number two defending all this-- even before it was heard on an appeal over a \$100 ticket in the Utah Third District Court.

This system of Justice is by no means systemic, equal, standardized from state to state. Let alone city to city. Clan Clampett's dirt bath justice policy --you learn the hard way comes at a cost. You, driver, pay that cost to support a Mayor Woods political ideology of hiding all these private attorney fees paying for Clampett fantasy land. One Cherry baby extracted payment on somebody's tortured, fake, humanity bankrolled in a dirt bath dubbed leadership. One on the dole--Cherry's.

Your payment, driver, will be a \$10,000 repair bill while Cherry raised her own salary and compensation package by about \$10,000 annually--paid for her education while in office by the same taxpayer funded model--hired the law firms to defend her family in a nepotism claim.

Your other payment? That billed \$8600 medical bill when your PIP tapped out at \$3000. You'll get to wear this brave new badge of Mayor Woods veteran glad handing charade of a puke humanity, along with--Driver--your own a broken hand, two torn wrist ligaments and whatever

else pops up after you pay off the balance of those medical bills her defense of ineptness and nepotism now cost you to date? Isn't it grand?

Justice for you driver, is more about a type of political flavor in that flavor of chubby-chubby joy-joy goo from Mayor Cherry. In your case driver--a "leadership" somewhere where uninsured, undocumented, unlicensed, lying, perjuring motorists clocks you while she knew it--knowing in defense of all that--how her Jethro Clampett side show paid for by the city--sponsored by her local clan coming off two weeks of sick leave passing you that, "never mind verifying insurance hassle of paperwork after some uninsured motorist that flagged in on his console with Insure-Rite. Oath of office? Equal treatment under the law? Public Safety? Oh, that's the stuff of fairytales in Mayor Woodland.

Driver, when you go to trial on that \$100 ticket—those witnesses she knew about--a witness cited for driving without ever obtaining a license--like dating to 2009. Then how's he driving you ask as the two motorists in your accident then drive away, together, in the vehicle of the motorist without a license or any identification because that's how they've gotten away with this exact problem in Salt Lake County under Utah Compact for dummies.

The Jed Clampett clan Mayor Woods knows about? Why in saunters Jethro all grow'd up as that officer as another of the witnesses for the same private law firm number one. Jethro will waive and smile happily, watching as the soon to be prosecution witness, uninsured motorist, drives away that day--in the car of the other prosecution witness Jethro cited as the unlicensed motorist together--on their way to another city. In fact----then driving to another county 60 miles away from the Clampett cartel where Mayor Cherry gifted you--driver—the deniability of these two in that accident. How they “don't know one another” travelling home to the same city in another county—getting off free—again. Same city in an entirely different county--living a mile apart from

each other--60 miles away. How would it be living large on the dole among the Jethro's Clampett clan, driver?

Why driver-- Mayor Cherry knew all of this when she hired private attorney firm number two defending all this and what's to follow as this IT firms reputation claw back who knew all this.

It's a story about Cherry-Cherry baby even before this gets a retrial--all of it. to include the recent whopper of how witness two was driving four days later when he's cited again that 6th time! Hee haw and yee haw. It's just grand. Yes, Mayor Cherry's got a big girl story to tell ya'll about where all the city's money is headed in her campaign trail seeking reelection this year.

Never mind your accident in 2016 doesn't mesh with witness two driving since 2009 without a license before he's deemed trustworthy as a witness—then perjures himself in justice court—continues to be deemed a reliable witness stemming from Jethro citing him and watching him drive away into the sunset with the uninsured motorist who hit you. Can you just picture it—just like Mayor Cherry has--smiling and waving at her brother Jethro as they drive away together to another county.

See how Mayor Cherry's knowledge and protection of those who lie really do get a brand-new bag in Mayor Cherryville.

And since this motorist won't be providing a license to the police—you shouldn't be worried that motorist's conviction taking place in Mayor Cherryville as the same Justice court her unlicensed motorist will then be used to testify against you in--after witness two reverts to another alias of course on the witness stand. That to, Mayor Cherry-Cherry's IT firm knew in defense of her plans for office this year!

Now that you've been loaded up like a tool of Mayor Cherry--with what she knew she'd saddled you with on your way to court--don't forget to thank her about also knowing about that initial a postdated accident report as well.

Really world readers. Driver's don't need accident reports with correct dates or accident diagrams anyway. What's one day if it helps some uninsured motorist they needed to pull their own dirt bath con without consequence—lying every god damned step of it without consequence!

Clan Clampett, everyone. Isn't it all so grand?

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Vic Vlog, veteran news analyst...

EOT

Leadership? Conviction? Nope. Just A Laugh Track, Everyone.

CMS has been operating for more than 15 years in Utah and recently was incorporated as a limited liability company by attorneys Chad L. Woolley and Tracy S. Cowdell, partners in the Utah law firm Cowdell & Woolley PC. Case Management Systems was organized, with Chad and Tracy as owners and member-managers, to provide computer systems and software for use by prosecutors, attorneys and courts. CMS develops and oversees development of systems and software, licenses the Case Management Systems product that attorneys have been using since the late 1990s, and contracts with outside agencies for its use.

Case Management Systems has licensed its product to Midvale City for use by its municipal prosecutor and city attorney. The Cowdell & Woolley law firm, including 11 attorneys and a dozen support staff members, also use the product daily. Cowdell & Woolley attorneys say they would be "lost without it." The system is accessible to court clerks and police officials in all 12 of the legal agencies that Cowdell & Woolley PC serves, allowing for more than 100 concurrent users. Cowdell & Woolley's clients include Taylorsville City, South Salt Lake City, Midvale, Draper, Moab, Herriman, Daggett County, and several cities in Sanpete County. Cowdell & Woolley prosecutes approximately 5,000 cases in the justice courts per month (over 60,000 cases annually).



Chad L. Woolley

CMS owner and developer Chad Woolley is an expert in information technology and software engineering. Before receiving his juris doctorate from Brigham Young University's J. Reuben Clark Law School, Chad completed his undergraduate work in computer systems, earning a bachelor's of science degree in design engineering technology from BYU. After graduating, he founded his own computer company, Advanced IT Solutions Inc., with a customer base of more than 50 companies. Chad is currently the appointed County Attorney for Daggett County and the appointed city attorney for the City of Ephraim.



Tracy S. Cowdell

Cowdell & Woolley partner Tracy Cowdell, who is co-owner of CMS, worked as Chief Operations Officer at Advanced IT Solutions prior to completing his juris doctorate at Brigham Young University's J. Reuben Clark Law School. For the past 13 years, he has represented governmental entities, practiced criminal law, and represented various private individuals and corporations. Tracy represents Sandy Suburban Improvement District and the South Valley Wastewater Treatment Facility. He is the appointed city attorney for the City of Taylorsville

Figure 1: courtcms.com

Maybe you're going to make a connection on something here? Maybe that a DMV record on two undocumented prosecution witnesses used by Cowdell & Woolley PC that came back clean despite a District Court Xchange dBase demonstrating otherwise.

Before this “gun for hire” prosecution factory as Cowdell & Woolley PC signed a contract with South Salt Lake City, Taylorsville and, a dozen other agencies? Before all this? They'd began that very successful IT firm for over a decade ago specializing in database programming, design and access. The IT side of this for hire prosecution used in some citizens case in South Salt Lake, both manages the court and police record datasets while the its other side prosecutes.

Maybe it's how a slick IT firm was a decade ago, into making database software then morphed into court/police CMS systems long before they reincorporated as a mega prosecution house boasting 5000 prosecutions a month before you got eyeballed in a datamining spider web -- justifying the known use of undocumented criminals as its prosecution witnesses whose records of conviction--after all—don't show up under Brady disclosure until one month before retrial on appeal—after the city they're prosecuting you for—had months earlier before that withheld disclosure--retained that second law firm to protect those involved even before a \$100 traffic citation is then heard in the same District court!

Imagine a for-hire prosecution also running their own private CMS COURT MANAGEMENT SYSTEM as the backend for 13 courts and police agencies in Utah? Yes reader, as you can see. It's quite real. Is it just rumor this capital group of politicians lack the courage of their own convictions? It's not rumor of course, they won't raise an eyebrow for some no name citizen when the same judge in this case and exact courtroom this story all goes down had, acquitted an ex attorney general as their longtime friend, John Swallow, of 18 felony counts of corruption after Swallow's defense team accused the FBI of lying on the stand.

On Being "Gang Stalked" as unauthorized harassment sanctioned by this same leadership in town getting a pass on some one's self-preservation?