

Re: People v. Harris et al.

Preliminary Introduction for First Hearing
Greetings Your Honor:

Margin
Notes:

The People of Nebraska now come before
this Court ex rel. Paul Andrew Mitchell
for relief from many wrongs committed
by the Respondents, both named and unnamed.

Stephan Harris has neglected or refused to
disclose any credentials for more than 6 years.
As such, he cannot select, or summon, any
juries; he cannot maintain custody of
any Federal court records; he cannot
sign any court process e.g. subpoenas
or arrest warrants; he cannot delegate
any authority to any deputy clerk(s) of court.

His missing credentials necessarily render
the USDC in Cheyenne totally impotent
because it cannot issue any process that
satisfies 28 U.S.C. 1691, which requires both
the Clerk's authorized signature and the
Court's official seal on all such "process".

Similarly, Mr. Crofts has not produced
valid credentials, in response to a proper
FOIA request. As such, he could not legally
enter a grand jury room, or conduct any GJ
hearings. He cannot legally represent the
federal government before the USDC in Cheyenne;
and, he cannot legally authorize any
assistant U.S. Attorney(s), nor sign or prosecute
any grand jury indictment(s).

Mr. Murray is likewise lacking authority. He has aided and abetted Crofts' impersonation by entering a grand jury room without delegation of authority, without the OATH required by 28 U.S.C. 544, and without power of attorney legally to represent the "UNITED STATES OF AMERICA" - whatever THAT is! Mr. Murray has corruptly requested fraudulent "subpoenas" from a federal "grand jury", knowing full well that Mr. Harris did not sign any of those subpoenas. Then, Mr. Murray used those same fraudulent subpoenas corruptly to persuade another "grand jury" to issue false charges against me.

The unnamed Respondents have conspired with Harris, Crofts and Murray to trespass on my private apartment in Seattle with a fraudulent search warrant, and punish me with unlawful arrest, incarceration and psych torture beginning Jan. 28, 2014 A.D.

All of the above were done in retaliation for my ongoing investigation of missing and defective credentials, in violation of 18 U.S.C. 1513 - a RICO "predicate act" over which this Court enjoys original jurisdiction pursuant to 18 U.S.C. 1964 and Taffin v. Levitt (State Courts enjoy Civil RICO jurisdiction).

18 USC 912

28 USC 544

28 USC 530B

cf. 28 USC

1345, 1346

28 USC 1691

SeaTac

FDC/SHU

(solitary)

18 USC 1513

18 USC 1964

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Your Honor, I have a B.A. degree from UCLA in political science, and an M.S. degree from U.C. Irvine in public administration. I am a published author in computer graphics (Harvard 1977). I now have a U.S. patent pending on a very high-speed data storage device. I have also been a court activist, writer and researcher for 24 years, and a nationally recognized Private Attorney General since 1992. I have legally represented the United States several times in American Courts. I am also the sole author of "The Federal Zone" — first published in 1992. As such, I am now considered an expert in the Internal Revenue Code and Title 28 of the U.S. Code. I have no criminal record to date.

In light of all the above, I pose the following pointed question to all concerned: what is the realistic probability that I would quite suddenly manifest a radical change of moral character, and obstruct justice with felony intent, after confirming 10 items of "sewer service" issued from the office Mr. Harris occupies unlawfully? I submit to you: THAT PROBABILITY IS ZERO!!!

Respectfully submitted, Paul Andrew Mitchell

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Stephan Harris has neglected or refused to disclose any credentials for more than 6 years. As such, he cannot select, or summon, any juries; he cannot maintain custody of any Federal court records; he cannot sign any court process e.g. subpoenas or arrest warrants; he cannot delegate any authority to any deputy clerk(s) of court.

His missing credentials necessarily render the VSDC in Cheyenne totally impotent because it cannot issue any process that satisfies 28 U.S.C. 1691, which requires both the Clerk's authorized signature and the Court's official seal on all such "process".

Similarly, Mr. Crofts has not produced valid credentials, in response to a proper FOIA request. As such, he could not legally enter a grand jury room, or conduct any GJ hearings. He cannot legally represent the federal government before the VSDC in Cheyenne; and, he cannot legally authorize any assistant U.S. Attorneys, nor sign or prosecute any grand jury indictment(s).

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18 USC 912 Mr. Murray is likewise lacking authority. He has aided and abetted Crofts' impersonation by entering a grand jury room without delegation of authority, without the OATH required by 28 U.S.C. 544, and 28 USC 544 without power of attorney legally 28 USC 530B to represent the "UNITED STATES OF AMERICA" - whatever THAT is! Mr. Murray has corruptly requested fraudulent "subpoenas" from a federal "grand jury," knowing full 28 USC 1691 well that Mr. Harris did not sign any of those subpoenas. Then, Mr. Murray used those same fraudulent subpoenas corruptly to persuade another "grand jury" to issue false charges against me.

The unnamed Respondents have conspired with Harris, Crofts and Murray to trespass on my private apartment in Seattle with a fraudulent search warrant, and punish me with unlawful arrest, incarceration and psych torture beginning Jan. 28, 2014 A.D. All of the above were done in retaliation for my ongoing investigation of missing and defective credentials, in violation of 18 USC 1513 18 U.S.C. 1513 - a RICO "predicate act" over which this Court enjoys original jurisdiction pursuant to 18 U.S.C. 1964 and Raffin v. Levitt (State Courts enjoy Civil RICO jurisdiction).

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