

"The Case for Sanctions against
L. Robert Murray, Mark C. Hardie et al."

There are already numerous reasons to impose formal sanctions on Murray, Hardie et al.; in no particular order, there is evidence of:

- (1) gross negligence by failing to enforce proper credentials for Clerk's Office personnel;
- (2) jury tampering by entering Grand Jury rooms without all proper credentials;
- (3) conspiring to deprive Paul Mitchell of "meaningful technical assistance" of Counsel;
- (4) conspiring, and being accessories, to violate 7 of the first 10 Amendments, and two (2) Human Rights Treaties; see 18 U.S.C. 241, 242;
- (5) conspiring with U.S. Marshals to defame Paul Mitchell with false and misleading descriptions e.g. in booking records and in his "U.S. Marshal file" e.g. "EXTREMIST" [sic];
- (6) falsely representing fraudulent "subpoenas" as valid and lawful grand jury "process";
- (7) commencing malicious prosecution, and causing false arrest and false imprisonment;
- (8) being principals and accessories to vicious witness retaliation and concealing Court records, in violation of 18 U.S.C. 2, 3, 1513, 1519;
- (9) depriving Paul Mitchell of notice and hearing, by failing to serve him with the "MOTION" for "psych evaluation", or with NOTICE of any hearing(s) on said MOTION;