

- (10) depriving Paul Mitchell of any hearing(s) on said MOTION for "psych evaluation";
- (11) conspiring, and being accessories, to violate Article VI, clause 3, in the U.S. Constitution (Oath of Office Clause) and all implementing laws;
- (12) violations of their own Oaths of Office (if any), as required by applicable Federal and Wyoming State laws e.g. McDade Act, and 4 U.S.C. 101;
- (13) willful misrepresentation of the "UNITED STATES OF AMERICA" as a Proper Plaintiff, when it clearly lacks legal standing; 28 U.S.C. 1345;
- (14) conspiring to suppress favorable (exculpatory) evidence during GJ hearings; see Brady v. Maryland;
- (15) conspiring to misrepresent the legislative intents of the Paperwork Reduction Act, and Civil RICO: 18 USC 1964;
- (16) conspiring to defame Paul Mitchell as being "delusional," with intent willfully to obstruct a lawful credential investigation, and to misrepresent pro bono assistance to U.S. Coast Guard Investigations and other Federal government personnel and agencies e.g. U.S. DOJ;
- (17) conspiring to inflict cruel and summary punishment on Paul Mitchell with solitary confinement, and "diesel therapy" via 42 MOVES;
- (18) obstructing correspondence, lawfully addressed to a Federal Grand Jury "for person" pursuant to 18 U.S.C. 1504 (last paragraph); see 18 USC. 1702;