

# People v. Harris et al.

## — SUMMARY ALLEGATIONS —

Respondent Harris has corruptly concealed evidence of his Federal credentials for at least six (6) full years, in violation of the Federal criminal statute at 18 U.S.C. 1519, and has now been formally charged with said violation in a VERIFIED CRIMINAL COMPLAINT, ON INFORMATION filed by Relator at the U.S. District Court in Cheyenne, Wyoming ("USDC/DWY").

Respondents Crofts and Murray have aided and abetted said violation in a multitude of ways, including but not limited to serious crimes against Relator, to wit:

- (a) false arrest, by means of "sewer service";
- (b) unlawful incarceration;
- (c) cruel and unusual punishment, "disorder therapy";
- (d) denial of effective assistance of Counsel;
- (e) impersonating officers of the United States;
- (f) entering a Federal Grand Jury room, and conducting "hearings," without credentials;
- (g) selecting, and summoning, Federal juries without authority, ultra vires;
- (h) failing to maintain Federal court records required by law (5 U.S.C. 2906);
- (i) violating 28 U.S.C. 1691 repeatedly in Relator's case # 2:14-CR-00027-NDF-2; &
- (j) conspiring to engage in a pattern of racketeering activities. See 18 U.S.C. 1962(d).