past or present, and it will prove every history book written past or present, a total lie. That is how an exacting a science Law is.

So, as a PARA-LEGAL, you enter the scene of a court-room, under the authority of organized crime laws. Remember, the trial judge and prosecutor will despise and show their contempt for you, because,

1) you are not a member of their closed membership, 2) there will be no "In Chambers" games because your presence will keep them honest. There will be no trading-off convictions.

Remember one important fact. As a PARA-LEGAL, a client would not need your services unless there is a 2000% chance that he is innocent of the charges in the indictment. Believe me this is not the time for the skepics to now come forward and state that no reason has been given for a PARA-LEGAL to take over the professional responsibility of a licensed attorney.

Why is the Author so insistent that the Attorney will move with the court to get the client convicted?

- A fact that not one officer of the court can dispute;
 a) Even though the client can establish his innocense to the charges in the indictment the fact still remains the crimes in the indictment have been committed.
 - b) The crimes committed mentioned in the indictment had witnesses otherwise there would be no crimes committed mentioned in the indictment.
- 2) The prosecutor received his evidence and testimony from which it was evaluated to show "Probable Cause" providing the legal procedure that it could be presented to a grand jury who would issue a criminal indictment.
 - a) The crime committed has a location, time it was committed, and who committed them.
 - b) The evidence identifying the crime and the witnesses who witnessed the execution of the crime are brought before the grand jury.

All evidence, records, and testimonies have established one indisputable fact-crimes were committed.

If a client has the evidence, records and testimonies that could prove

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