

ARGUMENT AGAINST MEASURE A

Measure A deserves the contempt of every voter in the county.

It's called a bill of attainder. It's also an ex post facto law.

If you've read your constitutions, you know that these are unconstitutional in every sense of the word.

County counsel and her entire staff should be forced to resign in shame. They wrote it. They took two oaths -- one as lawyers and one as public employees. They are a disgrace to the county, the state, and the nation. Disbarment would be well deserved.

Instead of standing up for the law, they acted like henchmen for a vindictive political campaign against a sheriff that you voted into office.

This amendment singles out and punishes (attainder) an elected sheriff for conduct that the corrupt board of supervisors will determine, after the fact (ex post facto).

If any official commits a crime, he should be prosecuted. That's what the Public Integrity Division of the District Attorney does. Are they corrupt too?

The supes want to be judge, judge, and executioner. That's not due process. That's hubris!

Not only should this measure go down in flames, if it ever reaches the ballot, it should be a rallying cry to throw out each of the four queens who voted for it.

County counsel and each supervisor should be sued to reimburse, out of their own pocket, the county (that's you) for the entire cost of this hot mess.

It's a travesty.

By putting a bill of attainder on the ballot, the supervisors are telling you that they are queens, gods, above the law.

There's no other way to put it. Vote NO on Measure A, as many times as the county registrar allows.

Join us: <http://bit.ly/NoSheriffAttainder>

HONOR "MIMI" ROBSON
Libertarian Party of California Chair

DANIEL WELBY
Libertarian Party of Los Angeles County Chair