

**UNDER THE U.S. CONSTITUTION and the SOUTH DAKOTA CONSTITUTION
and the SPIRIT and LETTER of ALL LAWS COMPORTING WITH THE
COMMON LAW(S) OF THE LAND, AND THIS “ARTICLE III COURT OF RECORD”**

**IN THE MATTER OF “RIGHTS” TO “APPEAL” &
PETITION FOR “REDRESS OF GRIEVANCES”**

David Schied, one of the sovereign American People
living in South Dakota as a totally and
permanently disabled quad-amputee; a
BENEFICIARY of the social welfare system; a
Common Law GRIEVANT / CRIME VICTIM
and CLAIMANT acting in his *Sui Juris* Private
capacity; as well as in his “*EX REL*” capacity of a
PRIVATE, PUBLIC PROXY on behalf of the
South Dakota and American “*TAXPAYERS*”
“*Beneficiary / Private Public Proxy*” –
Sui Juris Relator

v.

The ADMINISTRATIVE “*DEEP*” STATE of the
STATE OF SOUTH DAKOTA as represented by
multiplicity of GOVERNOR Kristi Noem, the BUREAU
OF ADMINISTRATION as represented by Scott Bolinger
And Catherine Williamson; ATTORNEY GENERAL and
his agents as “*assistants*,” the S.D. DEPARTMENTS OF
“DHS” and “DSS” acting by and through Laurie Gill
Shawnie Rechtenbaugh and their respective BAR attorneys
Jenna Howell, Jeremy Lippert, Eric Monson, Wade Reimers,
and SUBPOENAED named others as “DOES #1-26” operating
as a proven Corrupt Racketeering Criminal Enterprise
“*CO-TRUSTEES*” acting in their Private and Public capacities

**SOUTH DAKOTA SUPREME COURT
On 2ND APPEAL from the
UNIFIED JUDICIAL SYSTEM
FOURTH JUDICIAL CIRCUIT
CASE # CIV22-116
S.D. SUPREME CT. CASE # 30119
and CASE # 30187**

**ADMINISTRATIVE CASE NUMBERS
INCLUDED HEREIN AS “APPEALED”
Case # OHE # PRR 22-02 (fraudulent)
referenced by “*CO-TRUSTEES*” on 5/6/22
Case # 001286794 (fraudulent) and
OAH # 22-365 (fraudulent)
referenced by “*CO-TRUSTEES*” on 5/12/22
Case # 001286794 (fraudulent)
OAH # 22-365 (fraudulent)
referenced by “*CO-TRUSTEES*” on 5/12/22**

**WITH 2nd NOTICE OF
CLAIM OF CONUSANCE
and
DEMAND FOR MULTI-
COUNTY CRIMINAL GRAND
JURY INVESTIGATION**

**DEMAND FOR
TRIAL BY JURY**

**BENEFICIARY / RELATOR / PRIVATE PUBLIC PROXY David Schied’s:
TABLE OF CONTENTS for “APPENDIX-A” for “BRIEF ON APPEAL”
AS BASED UPON:**

- 1) **THE INTENTIONAL DEVELOPMENT OF A “FRAUDULENT PAPER TRAIL” AS THE
“OFFICIAL RECORD” OF SO-CALLED “FOURTH (4TH) CIRCUIT COURT” AND
“SOUTH DAKOTA UNIFIED JUDICIAL SYSTEM” AS CARRIED OUT BY
“MAGISTRATE/CLERK” Carol Latuseck AND HER “DEPUTY CLERK OF COURT”
Kristie Gibbens UNDER THE “DIRECTION” OF “JUDGE [ERIC] STRAWN” [A.K.A.
“JUDGE STAWN”];**
- 2) **THE “DISCRIMINATORY PATTERN OF PRACTICE” OF “THE COURT” –
RECOGNIZED AS BEING UNDER THE DIRECTION OF A “HE” [“JUDGE” Eric
Strawn] – IS USING “PROCEDURE OVER SUBSTANCE” TO UNDERMINE
“CONSTITUTIONAL DUE PROCESS” AND “CIVIL RIGHTS” GUARANTEES FOR THE**

“TOTALLY AND PERMANENTLY DISABLED” WHO IS DECLARED TO BE “ANGLO-AMERICAN MALE,” AND WHO IS POLITICALLY CLAIMING “SOVEREIGNTY” OVER THE “STATE BAR” (ACTING SEDITIONOUSLY AND TREASONOUSLY AS A MONOPOLY AND AS A CRIME SYNDICATE “OVERLORD” OVER THE “INDEPENDENCE” OF THE “PEOPLE’S COURTS) AS “ONE OF THE SOVEREIGN PEOPLE”;

- 3) **THOSE ACTING UNDER SWORN OATHS AND DUTIES – UNDER THE “PUBLIC TRUST” – ARE BEING PROVEN AS ENGAGING IN “COERCION” OF BOTH “GOVERNMENT” AND THE “POPULATIONS” OF “TOTALLY AND PERMANENTLY DISABLED,” OF “SOVEREIGN AMERICAN PEOPLE,” AND “STATE AND UNITED STATES ‘TAXPAYERS’;” GIVING THE “APPEARANCE” OF “SEDITION, TREASON, INSURRECTION, AND “DOMESTIC TERRORISM” THROUGH THE “DEPRIVATION OF RIGHTS UNDER COLOR OF LAW,” AND THE COMMISSION OF (CRIMINAL) “ACTS DANGEROUS TO HUMAN LIFE,” WHICH ARE CHARACTERIZED AS THE DEPRIVATION OF CONSTITUTIONAL GUARANTEES OF THE INALIENABLE “RIGHTS TO ‘LIFE, LIBERTY, AND PROPERTY,” AND THE INALIENABLE “RIGHT TO THE ‘PURSUIT OF HAPPINESS””;**

David Schied, *Beneficiary and Private Public Proxy*
EX REL, People of South Dakota

P.O. Box 321
SPEARFISH, SOUTH DAKOTA 57793
605-340-4439 (all calls recorded)

“OBJECTION” dated 4/22/22-4/30/22 and filed with a “SWORN AFFIDAVIT OF TRUTH” and signed “CRIMINAL COMPLAINT” remains unrebutted, sustained and fully enforceable.

This case includes THREE **“WRIT(s) OF ERROR CORAM NOBIS,”** and multiple formal **“FILING(s) TO CORRECT THE RECORD”** – “served” by the sovereign People to address the CO-TRUSTEES’ continual attempts to create a FRAUDULENT PAPER TRAIL of so-called “facts” for successive “administrative reviews” and/or “judicial reviews.”

More names and locations of those “served” with this document:

Robert Morris – Special Assistant Attorney General – repres. ONLY the “principal” of the SOUTH DAKOTA DEPT. OF SOCIAL SERVICES and the ATTORNEY GENERAL (by proxy and “STATE” title)
bobmorris@westriverlaw.com

Names and locations of those “served” with this document:

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Email: marybethhollatz@gmail.com

OFFICE OF THE SOUTH DAKOTA
ATTORNEY GENERAL – c/o Wade Reimers
Email: c/o Mary Beth Hollatz

c/o DHS SECRETARY Shawnie
Rechtenbaugh &
Jenna Howell – Ass’nt AG
infodhs@state.sd.us
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c/o Laurie Gill, DSS SECRETARY &
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TABLE OF CONTENTS FOR “*APPENDIX A*”

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APPENDIX A OF THE ARTICLE III “*COURT OF RECORD*”: What happened in the EXECUTIVE BRANCH between 2021-'22, as entered into the RECORD according to the Common Law

When I first arrived to the STATE OF SOUTH DAKOTA, I was reporting myself to be a “*REFUGEE*” and a recent “*CRIME VICTIM*” from the STATE OF MICHIGAN. In fact, within a month of my arrival and while still trying to unpack my belongings, I was having to file my first “*administrative APPEAL*” with DSS “*STATE agents*” because the derelict “*administrative officials*” of the STATE OF MICHIGAN were furnishing erroneous information to similarly derelict STATE OF SOUTH DAKOTA officials attempting to rely upon each other for “*verifying*” what the other was providing in FRAUDULENCE.

1

It did not take me long at living in South Dakota before I discovered that the so-called “*government*” (i.e., “*of, by, and for the People*”) of the STATE OF SOUTH DAKOTA – like that of the STATE OF MICHIGAN – consisted of an ADMINISTRATIVE “*DEEP*” STATE operating through deception. I quickly found that virtually all that I was having to deal with in South Dakota were women, with a mindset of “*cancel culture*” against Anglo-American males, and who seemed to bend rules to continually deny me everything except food.

3

Nancy Giovanetti wrote a vague and unreasoned “*DENIAL OF MEDICAL ASSISTANCE*” letter dated 5/11/21. Only when I called Giovanetti did I find out that she personally had actually *approved* me for MEDICAL ASSISTANCE; but that the “*DENIAL*” had actually come from Giovanetti’s colleague under employ at the DEPARTMENT OF HUMAN SERVICES, Laura Nord/Charter, who had simply *stated* that I was “*not eligible*” though I was fingerless and legless in a wheelchair.

3

Per my *recorded* phone calls, I saw that the STATE was excluding me based upon their asserted claim that I was not an exact “*fit*” for any of their “*programs*,” so as the saying goes, they are entirely okay with “*throwing the baby out with the bathwater*” as long as I was an Anglo-American male

5

In the phone conversation that I had RECORDED with Nord/Charter, she made amply clear that the DEEP STATE would rather see me spend months and many thousands of dollars going forward to see a doctor for a prescription for an altogether *new* electric wheelchair; *after which* I was then expected to go to a Physical Therapist to be assessed for *what kind* of wheelchair I would need; *after which* I was then expected to go to the chair manufacturer’s liaison, another “*chair specialist*,” to have me fitted for the right “*model*” of electric wheel – all while knowing that I was a legless man without STATE-paid TRANSPORTATION (otherwise covered by

MEDICAID had I been approved for it in the first place) and with no way to get to these many multiple appointments ... which all comes at the cost to TAXPAYERS of MEDICARE at 80% and to me (without the money to pay for any of this) at the remaining cost of 20% – in lieu of simply reimbursing me for the cost of my going out myself (*virtually impossible*) to buy replacement batteries for the dying and eventually “dead” wheelchair otherwise only costing about \$250.

5

In the meeting that was held on 11/30/21, I took a hidden video camera. What I captured first hand at that meeting with DSS “*REGIONAL MANAGER*” Tom Eads and his “*supervisory*” underling of Angie Reichert reaffirming what DSS “*local agent*” Nancy Giovanetti had revealed to me some six months earlier, which was that the STATE was refusing to tailor programs to fit the needs of disabled people, but instead were “*throwing the baby out with the bathwater*” if the disabled person (like me) failed to be a perfect “*fit*” for the very limited types of “*programs*” that they had to offer.

6

They also solicited me to LIE so they could justify their providing me with a “*personal butler*” of sorts to provide me with “*HUMAN SERVICES*” that I do not need, in order to receive the what amounts to the only “*human*” services that I do actually need (in weekly help in cleaning, shopping, food preparation, washing clothes, vacuuming, etc.) that otherwise is altogether wrapped in the “*package*” with the TRANSPORTATION and PAYMENT OF THE 20% (of whatever medical expenses that federal MEDICARE does not cover) that I also desperately need ... but the STATE refuses to provide unless I agree to LIE about needing *more* HUMAN services (like helping me to bathe, toilet, and dress which violates my right to privacy and subjects me to “*progressivism*” and opens me up to potential allegations of “*discrimination*” should I object to the STATE supplying me with a “*personal aid*” that has a “*gay*” personal background or lifestyle, or who flaunts cross-gender characteristics that may make me uncomfortable in my own home), ALL AT “*TAXPAYERS*” EXPENSE.

6

From that video footage, I produced a video documentary that covers the above and many other equally degrading, DISCRIMINATORY and CRIMINALLY ILLEGAL events that I captured by my RECORDED interactions with “*agents of the STATE*” over the course of a full year between around March 2021 and May 2022. That video documentary is located on the Internet at:

7

<https://www.youtube.com/watch?v=QS-ukmfvuCY>

For the bulk of the more than a year time span between March 2021 through April 2022, I was being *stonewalled* by other STATE agents from whom I had repeatedly submitted “*requests for documents*” under the STATE “*OPEN RECORDS*” LAWS of “*government transparency*.” Those that the STATE had placed in charge of responding to my *requests* by repeated “*DENIALS*” were from the STATE BAR – Jenna Howell and

Jeremy Lippert – who were acting on the behalf of Shawnie Rechtenbaugh as the GOVERNOR Kristi Noem’s choice for “*SECRETARY OF THE DHS*” and Laurie Gill as GOVERNOR Kristi Noem’s choice for “*SECRETARY OF THE DHS*.”

8

As shown by the “DEEP STATE’s” own webpage, Jeremy Lippert is the “*boss*” of the “*chief hearing examiner*” and “*ALP*” Eric Monson, who “*railroaded*” what was supposed to be providing a “*due process*” hearing for me. It no wonder then that when I was claiming that I had twenty-nine (29) WITNESSES subpoenaed (none of which showed) and my case involved “*OPEN RECORDS*” violations by “*Special Assistant Attorney General*” Jeremy Lippert himself, that Monson looked fearfully surprised and dismissed my case fraudulently “*under color of law*”.

10

My EVIDENCE shows that while “*MEDICAL EQUIPMENT*” affords to me the greatest INDEPENDENCE, the “*agents of the STATE*” have long been COERCING me to agree with their FORCING just the opposite upon me by a DEPENDENCY upon their own “*human*” services.

11

This “*DIVISION DIRECTOR*” and STATE BAR attorney, Jeremy Lippert – representing himself to the public as also being a “*SPECIAL ASSISTANT ATTORNEY GENERAL*” – is not only Eric Monson’s boss; but so too Jeremy Lippert is representing himself as being in charge of adequately investigating and remedying “*DISCRIMINATION COMPLAINTS*” and answering “*OPEN RECORDS*” requests, both of which I submitted but which were both “*constructively*” and “*obstructively*” DENIED, directly by Jeremy Lippert, as my RECORDS prove.

12

NOTE that there is NO EMAIL ADDRESS provided for “*quad-amputees*” to use, who are also being illegally DENIED “*ACCESS*” to the community and to public transportation in order to get to the post office in a timely manner! Also, what’s up with GOV. Kristi Noem and “*DSS SECRETARY*” Laurie Gill and their “*LEGAL SERVICES DIVISION DIRECTOR*” Jeremy Lippert’s collective public claims that their STATE BAR cohort Eric Monson is the “*CHIEF HEARING EXAMINER*” and “*ADMINISTRATIVE LAW JUDGE*” for the OFFICE FOR ADMINISTRATIVE HEARINGS ... when that job has been identified elsewhere by the STATE OF SOUTH DAKOTA and GOVERNOR Kristi Noem as otherwise belonging to Catherine Williamson, who works for Scott Bollinger at the BUREAU OF ADMINISTRATION?

13

According to this DSS ORGANIZATIONAL CHART, there was not ONE but instead, at least THREE or FOUR “*SOUTH DAKOTA BOARD OF EXAMINERS*,” being PROOF that Laurie Gill’s and Jeremy Lippert’s PUBLICITY RHETORIC indicating that there was only ONE “*OFFICE OF ADMINISTRATIVE HEARINGS*” and that Eric Monson was the one-and-only “*CHIEF HEARING EXAMINERS*” proves that there is SOME REASON behind all of this, being to keep the public confused, and to keep

the STATE anything but “*transparent*” in its operations. In FACT, Eric Monson’s credentials don’t even pass muster for appearing at all on this organizational chart!

15

Last time I looked, the “*determiner*” grammar element “*the*” does not mean “*indefinite in nature*” as the word “*a*” denotes in the English language. “*The*” denotes a “*definite*” object (i.e., “*the Office of Hearing Examiners*”) that is “*assumed to be common knowledge*.”

17

Coverage of what was included in my written “*REQUEST TO INVESTIGATE CRIMES AGAINST TOTALLY AND PERMANENTLY DISABLED QUADROAMPUTEE*” and “*REQUEST TO PROVIDE CRIME VICTIMS’ SERVICES*” as addressed to Gov. Kristi Noem, Attorney General Jason Ravnsborg, and select members of the U.S. CONGRESS and STATE LEGISLATURE.

27

The fact that this “*Narrative*” of what happened over the course of a year and three-quarters in the EXECUTIVE BRANCH as criminally negligent precludes doubts about my ability to be both thorough and able to meet the 30-day “*procedural*” deadline imposed by the SOUTH DAKOTA “*UNIFIED JUDICIAL SYSTEM*” for filing my “*APPEAL*” in their INCOMPLETE and FRAUDULENT RECORD KEEPING system. Therefore, what follows are references and links to the most significant and the most incriminating of my EVIDENCE AGAINST THE “*DEEP*” STATE, which is thereafter followed further with links to the entirety of the files of my ARTICLE III COURT OF RECORD as comprehensively available for the proverbial “*COURT OF PUBLIC OPINION*” and/or any “*Jural Assembly*” and/or “*GRAND JURY*” of the sovereign People, should enough people have the institutional fortitude to stand up (like me, even now without legs and fingers) to this SEDITION, TREASON, and DOMESTIC TERRORISM by the “*attorneys*” of the many STATE BAR CRIME SYNDICATES in operation around this nation once referred to as the “*Land of the Free, and the Home of the Brave*.”

29

Next, I spotlight the many pages from my letter dated 6/2/21, written in response to the DEPARTMENT OF “*HUMAN*” SERVICES refusal to provide me with a simple reimbursement for electric wheelchair batteries and simple mileage costs – (i.e., for my having to travel to RAPID CITY at a time of EMERGENCY when Laura Nord/Charter had attempted to subject me to being “*home alone*” and “*bedridden*” in a “*nursing home level of medical need*” without such a functioning mobility device while jumping though all of the “*administrative hoops*” needed for acquiring what otherwise was a NEW electric wheelchair at a much higher \$3,000+ cost to U.S. “*TAXPAYERS*” instead – because I declined and questioned their (i.e., Mary Rea, et al) trying to COERCE me into completing a “W-9” TAXPAYER IDENTIFICATION FORM “under penalty of perjury” declaring that I was requesting the money as being a FICTIONAL

“CORPORATION” or “SOLE PROPRIETOR” of some type of business. 32

NONE of the (well over a dozen) recipients of the email above sent to all of the STATE’s “DHS AGENTS” responded to my correspondence; and NONE ever answered my “OPEN RECORDS REQUEST” – in blatant violation of both the “letter” and the “spirit” of the laws of the STATE and the UNITED STATES pertaining to “government transparency.” So, two weeks later (as shown below), on 6/19/21, I began writing what turned out to be a 116-page letter (finished on 8/3/21) to confront them about that FACT. Beginning on p.38, I outlined the TABLE OF CONTENTS for that 116-page letter containing what follows below: 34

I supplied the STATE and UNITED STATES laws that I had located giving “just cause” for the STATE OF SOUTH DAKOTA “agents and principals” to reverse it/their persisting decisions to DENY “MEDICAID” to me in spite of these laws otherwise commanding that the STATE utilize funds provided to it by CONGRESS and the “FEDERAL AGENCIES” otherwise meant to be provided to the “WELFARE recipients” of the STATE, being “BENEFICIARIES” like myself who are “poor, elderly, and/or disabled.” 38

I spotlighted some of the “agents and principals of the STATE” whom I was asserting that I had contacted directly by email, and whom – because they gross negligently refused to respond to my “self-advocacy” and “self-reporting” of being “abused and neglected” as a “totally and permanently disabled quad-amputee” by STATE agents in both “STATES” of Michigan and South Dakota, I asserted that these “agents and principals” were acting outside of their constitutional bounds to be “operating illegally to tortuously deny federally funded services to me ... which exposes me to CORPORATE ‘abuses’ and ‘debt slavery’ by CORPORATIONS as MEDICAL SERVICES PROVIDERS” engaged in “COERCION” by way of private “CONTRACTS FOR DEBTS” and other GOVERNMENT licensed “for profit” financial schemes. 38

I cited more of the “federal” laws governing STATE obligations to the “medically needy” as these laws relate to kidney disease, the visually impaired, the hearing impaired; and I elaborated more on what the PUBLIC RECORDS say about the “agents and principals of the STATE” that I had been COERCED to contend with as being “UNQUALIFIED” and “UNTRAINED” for evaluating my own “qualifications” and DENYING me “MEDICAL ASSISTANCE.” 38

I showed the results of my using PUBLIC RECORDS to investigate the “professional” and “experience” backgrounds of Laura Nord/Charter, and Mary Rea, Leslie Lewis, Rogine Page, as Laura Nord/Charter’s “senior” cohorts at the DHS whom were associated with the DENIAL of “medical equipment reimbursement” and ultimately, the DENIAL of “[my] application for ‘MEDICAL ASSISTANCE’ case” ... by pointing out that –

as “agents” for GOVERNOR Kristi Noem’s *SECRETARY*” – **Laura Nord/Charter** **has no verifiable background at all under employ of the STATE.** **Mary Rea** **has a background in SEXUALLY TRANSMITABLE DISEASES.** **Rogine Page** **instrumentally caused a FEDERAL COURT to issue a near half-million dollar “Civil Rights” JUDGMENT against the STATE** by her DISCRIMINATORY activities as a “**HUMAN RESOURCES**” supervisor, and **Leslie Lowe** **had a history of accepting federal funds from the “dirty agenda” of the NATIONAL INSTITUTE OF HEALTH** (i.e., the “NIH” is responsible for the “tyrannical” lockdowns and the “COVID pandemic” itself by its sleezy profit-motivated association with CHINA’s WUHAN LAB) **for “RAPE / SEXUAL VIOLENCE PREVENTION AND EDUCATION,”** which altogether pointed to a collective *recipe* for DISCRIMINATINGLY viewing me (as an “Anglo-American man”) more as a “violent or sexual predator” or “sexually transmittable disease contaminant” rather than as a needy “poor, elderly, and ‘totally and permanently disabled quad-amputee’.”

38

I used Mary Rea’s email “signature” and identification as a **DHS ‘HCBS PROVIDER OPERATIONS LEAD’**” as the foundation for notifying the EXECUTIVE BRANCH recipients of this 116-page letter (dated between 6/19/21 and 8/3/21) that I was aware of the STATE’s 128-page “**SOUTH DAKOTA HOME AND COMMUNITY BASED SERVICES STATEWIDE TRANSITION PLAN**” as published by the DSS “**LEGAL SERVICES DIRECTOR**” **Jeremy Lippert**, located at the very same address that Jeremy Lippert uses publicly for handling “**DISCRIMINATION COMPLAINTS**” and “**OPEN RECORDS REQUESTS**,” while clearly showing that he is also the “head honcho” for handling and answering all DSS’ published “**STATE POLICY**” decisions as purportedly carried out through so-called “**ADMINISTRATIVE APPEAL HEARINGS**” along with “**the** Chief Hearing Examiner” **Eric Monson**, another STATE BAR cohort supervised by **the** “**DIRECTOR**” **Jeremy Lippert**. In these pages of my letter, I published graphic sections from the TRANSITION PLAN and provided specific examples explaining why the STATE had been MISREPRESENTING to CONGRESSIONAL LIAISONS that the STATE had met certain “compliance” goals in the “TRANSITION PLAN” when I could otherwise prove that it had not and was committing FRAUD in the STATE’s reporting back to CONGRESS. Within these pages of my letter, I supported my contentions about this FRAUD by comparing my PROVEN “case study” examples, again, to even more STATE and UNITED STATES legislation designed to protect and support the “poor, elderly, and disabled” through “federal funding” to the STATES for distribution to needy “BENEFICIARIES” such as me.

38

This final section of my 116-page letter presented my “**CONCLUSION AND REQUEST FOR DOCUMENTS UNDER THE ‘OPEN RECORDS LAWS’ REQUIRING ‘GOVERNMENT**”

TRANSPARENCY” that pointed out that – because the STATE’s “*principals and agents*” as “*Women of Power*” had already **DISCRIMINATINGLY** disregarded my previous “**OPEN RECORDS REQUESTS**” made on 6/2/21, I was adding a much more extensive list of documents to be presented to me under the “**SUNSHINE LAWS**” of this STATE. I also ended my letter by presenting my “**NOTICE OF FUTURE APPLICATION OF COMMON LAW ‘FEE SCHEDULE’**” which the administration of this STATE OF SOUTH DAKOTA may refer to in the future when compelling me by FORCE and/or COERCING me to act in my own self-defense in order to assist in the “*proper*” administration and interpretation of the laws of this STATE and/or the UNITED STATES with regard to their application to “*totally and permanently disabled quad-amputees*” as I am presently” being FORCED INTO “**INVOLUNTARY SERVITUDE**” to do, in violation of the THIRTEENTH AMENDMENT, that my CLAIMS to being owed “2,000,000 per incident” by the STATE are entirely justified.

41

Additionally, my having referenced – between 6/19/21 and 8/3/21 when sending this letter the STATE “*agents and principals*” of both the “**DSS**” and the “**DHS**,” as well as the GOVERNOR – the “**SOUTH DAKOTA HOME AND COMMUNITY BASED SERVICES STATEWIDE TRANSITION PLAN**,” as published from the address of “**700 Governors Drive in Pierre, SD 57501**” establishes the EVIDENCE of there being a solid connection of Jeremy Lippert, as the DIVISION OF LEGAL SERVICES DIRECTOR for the “**PRIVACY OFFICE**” in charge of all “**DISCRIMINATION COMPLAINTS**,” as well as overseeing all “**PUBLIC RECORDS REQUESTS handling**,” all “**ADMINISTRATIVE RULES**,” all “**PUBLIC HEARINGS**,” all “**LEGAL NOTICES**,” and all activities of the “**OFFICE OF ADMINISTRATIVE HEARINGS**,” including those hearings carried out by the “**CHIEF HEARING EXAMINER**” **Eric Monson**.

This solid connection puts STATE BAR members **Jeremy Lippert** and **Eric Monson** (of the DEPARTMENT OF **SOCIAL SERVICES** or “**DSS**”) right smack in the middle of both “*chain*” and “*wheel*” **CONSPIRACIES TO DEPRIVE OF RIGHTS UNDER COLOR OF LAW**” (18 U.S.C. §§ 241-241; 42 USC § 1983) and CRIMES committed under the “**RICO**” ACT (18 U.S.C. §§ 1961-1968) along with Lippert’s fellow STATE BAR member of **Jenna Howell** of the DEPARTMENT OF **HUMAN SERVICES** or “**DHS**”)

45

Where the above-referenced EVIDENCE plays its most significance in proving certain “*chain*” and “*wheel*” conspiracies, is in my persistent references to both Howell’s and Lippert’s continuing violations of SOUTH DAKOTA’s “SUNSHINE LAWS” governing “transparency in government,” their apparent collaboration as “**DHS**” and “**DSS**” LEGAL ADVISORS to the two SECRETARIES (respectively) of the GOVERNOR Noem’s CABINET and all “*agents and principals*” under each

“DEPARTMENT” – to keep all twenty-six (26) of these “agents and principals” from responding to my twenty-six (26) SUBPOENAS and FAILING TO SHOW for questioning at my DEMAND; and by their other collaboration with BUREAU OF ADMINISTRATION “COMMISSIONER” Scott Bollinger and ANOTHER “CHIEF HEARING EXAMINER,” Catherine Williamson, at the OTHER “OFFICE OF HEARING EXAMINERS” located at an entirely different address than the one being operated deceptively by Lippert’s subordinate, Eric Monson. See that these two differing AGENTS OF THE STATE – being the “DSS” and “BOA” – are each MISREPRESENTING their own “OFFICE” as hosting “the CHIEF HEARING EXAMINER.” So, which is the REAL “Chief” (i.e., “WOLF GUARDING THE HENHOUSE” – being our inalienable “right to due process”)?

46

The SEDITIONOUS and TREASONOUS “RICO” EVENTS referenced by the above paragraph involving the collective “DEPARTMENTS,” “BUREAUS,” “DIVISIONS,” and “OFFICES” – with EVIDENCE showing how they created then used their FRAUDULENT PAPER TRAIL to CRIMINALLY “OBSTRUCT JUSTICE,” to “DEPRIVE OF RIGHTS UNDER COLOR OF LAW,” and then to act as DOMESTIC TERRORISTS to collaborate with other STATE BAR CRIME SYNDICATE members to use their FRAUDULENT RECORDS to cover up their crimes and simultaneously COERCE the STATE’s “JUDICIAL BRANCH” – are so extensive, they require separate DOCUMENTS and WEB-PAGE for the EVIDENCE and DISCUSSION to be presented. This was especially also after seeing that the publication of the HOME AND COMMUNITY BASED SERVICES “STATEWUDE TRANSITION PLAN” was published from the very same OFFICE address Jeremy Lippert was using for the “contact” address for his “DSS” DIVISION OF LEGAL SERVICE that was CRIMINALLY hiding and denying “OPEN RECORDS” documents from me!

48

As I was then finding out – placing the clear EVIDENCE in my “grievance” letter (which I began on 6/19/21) finished and emailed out to all STATE agents on 8/3/21 – the GOVERNOR and her *minions* were publishing FRAUDULENT PUBLIC DOCUMENTS (directly from Jeremy Lippert’s office at the DSS) in “FALSE CLAIM” (as shown below in excerpt from a page of the HOME AND COMMUNITY BASED SERVICES “STATEWUDE TRANSITION PLAN”) that the STATE was fully compliant with federal regulations when I had the clear EVIDENCE that it was not!

56

End of explanation about the 116-page letter that I began writing on 6/19/21 and finished on 8/3/21 as addressed to Gov. Kristi Noem, her “Secretaries,” (as “STATE principals”) and their various named “STATE agents”, as well as Attorney General Jason Ravnsborg (as “STATE principal”) and Richard Bauman as his “STATE agent.”

59

EVIDENCE is presented that on 10/20/21, “*SPECIAL ASSISTANT ATTORNEY GENERAL*” Jenna Howell outright LIED (through the mail as also MAIL FRAUD) in a criminal coverup of a “*RICO*” conspiracy to deprive [me] of [my] “*right to know*” that, in FACT, Mary Rea had no legal basis whatsoever for COERCING me to complete a “*W-9*” IRS FORM in order for the STATE to process my reasonable “*request for reimbursement*” (which initially had been addressed to DHS’s Laura Nord/Charter) for my costs on “*durable medical equipment*” that I otherwise could not afford to pay out-of-pocket.

60

I presented EVIDENCE of a RECORDED 16-minute phone conversation in which WESTERN RESOURCES FOR INDEPENDENT LIVING Linda Williams (i.e., working for a “*progressive*,” women-led NON-PROFIT organization supported by TAXPAYERS) – having been copied with numerous previous emails and being fully apprised of what had been going on for the previous year since she “*assisted*” me in filling out the initial “*application for MEDICAL ASSISTANCE*” but still doing nothing to “*advocate*” on my behalf as indicated was the “*mission statement*” of this taxpayer-funded “nonprofit” corporation – had called me as a surprise “*SETUP*”, while in the presence of her UNNAMED boss and UNNAMED “*other CORPORATE BOARD member*,” ready to have a full-on “*meeting*” with me just as I was readying myself for leaving for an appointment elsewhere with pre-paid “*transportation*” picking me up moments later. The call clearly depicted that WESTERN RESOURCES FOR INDEPENDENT LIVING’s only objective in having Williams make that call with her UNNAMED “*witnesses*” present, was to wash her hands of both “*advocating*” for my “*Disability Rights*” against the above-described illicit STATE actions, and to disavow doing anything further for me.

61

Having gotten nowhere with the local “*discriminating women of the DSS and DHS*” in Lawrence, Meade, and Butte counties for the majority of the previous year, I next presented EVIDENCE of a RECORDED call on 11/22/21 to the “*DSS*” in Rapid City (Pennington County) reaffirming the same type of “*nasty*” treatment (i.e., combining the snobbish refusal to reveal information being explicitly requested by me with the arrogant desire to control every aspect of a call that I had initiated as an Anglo-American male with a German surname) toward me in spite of my giving notice that I was a desperate and needy “*totally and permanently disabled quad-amputee*” ... which ultimately led to the “supervisor” of this Rapid City office, being yet another woman, by the name of Angie Reichert.

63

I presented EVIDENCE of my written communications with “*DSS Supervisor*” Angie Reichert in the week just prior to a face-to-face meeting that I had scheduled with her, letting her know that I was still looking into the legal basis and the qualifications of the “*women of power of the STATE*” who had been for the previous nine months denying to me “*Medical Assistance*” and paid Public Transportation. I also presented the EVIDENCE

of what occurred in the RECORDED meeting that occurred on 11/30/21 with Reichert and her “DSS Regional Manager” Tom Eads, as placed along with other RECORDED phone conversations and a formal “DSS ‘APPEAL’ HEARING” that had been completely “railroaded” by these and other STATE agents ... which I have posted publicly on the World Wide Web.

67

* some elements of pp. 68-69 were verbatim repeated paragraph elements from earlier pages between pp. 63-67 due to limitations of my word-processor in file size and in the construction of PDF files to stitch together to construct this “APPENDIX A.”

I next presented EVIDENCE of criminal intent of gross negligence and malfeasance by STATE “agents” and/or “principals” known as “Special Assistant Attorney Generals” Jenna Howell (“DHS”) and Jeremy Lippert (“DHS”) despite their being the STATE’s “Counsel to the Secretary[ies]” of the Governor Kristi Noem. Intermingled with this section was additional EVIDENCE that “DSS Supervisor” Angie Reichert (with the title of “Economic Assistance Benefits Specialist”) was working in “tag-team” fashion with other “DSS agents” and with “DHS” (local field operative and former U.S. AIR FORCE maintenance) Kelli Werner to create a FRAUDULENT PAPER TRAIL accusing me of being the one that was being unreasonable and uncooperative in these matters of investigating the LAWS and the qualifications of the People being used for the previous nine months (and continuing to the present fully two years after my initial application for STATE “Medicaid”) to unreasonably deny me that Medical Assistance, paid transportation, needed dental services, and the 20% of needed for medical coverage beyond the 80% of “covered” expenses that MEDICARE otherwise will cover in needed ongoing “post amputations” and “post-sepsis” medical treatments. This EVIDENCE began with a mere “3-day notice” of intended “DENIAL OF MEDICAL ASSISTANCE” if “additional information” is not completed and back in the hands of the DSS/DHS in the FORM of a “Verification Checklist” ... without “ADA reasonable accommodations” for the FACT that I neither had paid public transportation nor the answers that I had been requesting as a “totally and permanently disabled quad-amputee” in order to participate properly in my own “medical” decision-making.

70

On 1/9/22 after I received the first of many successive FRAUDULENT DOCUMENTS being generated by the “DSS Agents” working along with and for “DSS principal” Angie Reichert, I began writing what turned out to be a comprehensive letter addressed to Governor Kristi Noem and all of her “DEEP STATE” agents working under her in the EXECUTIVE BRANCH to undermine my legal “right to know” about the “laws” and the “qualifications of the people” making the unilateral “medical decisions” to DENY me “MEDICAL ASSISTANCE.” My letter, which took me until 2/6/22 to complete and send, contained thirty-nine (39) pages of referenced EVIDENCE in support of my contentions that these “Women of Power” (including “DSS REGIONAL MANAGER” Tom Eads as the lone male) were all acting “discriminatingly” while committing numerous crimes against me,

including (but not limited to) “*conspiracy*.” What followed, beginning on p.73 of “APPENDIX A” were some of the more relevant pages supporting my points. Notably, the focus in this letter was on the “*multiple-tiered*” system in which the STATE BAR attorneys of [Jenna Howell](#) and [Jeremy Lippert](#) as so-called “*SPECIAL ASSISTANT ATTORNEY GENERAL[s]*” were providing “*secondary*” level “*RICO*” crimes of DHS and DSS “*coverup*” for the “*predicate*” level “*RICO*” crimes against me (and against the STATE and UNITED STATES “*TAXPAYERS*”) that I had been lawfully investigating since mid-2021.

73

I presented EVIDENCE – by links to all of the documents and RECORDED phone call supporting my contentions as they are being posted on the Internet as my “*COMMON LAW ARTICLE III COURT OF RECORD*” to include the entirety of my 1/8/22-2/6/22 letter written to Gov. [Kristi Noem, et al](#) as well as [Jenna Howell](#), [Jeremy Lippert](#), and the Governor Noem’s DHS and DSS “*SECRETARIES*” [Shawnie Rechtenbaugh](#) and [Laurie Gill](#) – that the letter emailed to all of the above had “*two attachments*” to show what was going on at that time. One of those attachments to my 2/6/22 email pertained to “*DSS*” [Kim Terrill](#) bombarding me at this very time with additional “*SNAP Renewal*” FORMS and DEADLINES that augmented [Angie Reichert](#)’s and [Kelli Werner](#)’s FRAUDULENT PAPER TRAIL (which I was compelled to “*correct*” as a matter of RECORD in a timely manner while simultaneously filing a COMPLAINT about the same ... without know exact where my complaints were supposed to be “*administratively*” filed). The other attachment to my 2/6/22 email contained a copy of my email letter to DSS “*Regional Manager*” [Tom Eads](#) in written summary about the events that had taken place in the meeting that I had with him and Angie Reichert on 11/30/21. That attached letter to Tom Eads was dated 12/1/21.

79

My 2/6/22 letter – which included specific challenges to the “*SNAP RECERTIFICATION*” FORM’s reference to the “*IRS word*” of “*INCOME*” (i.e., as defined by 61(a) of the INTERNAL REVENUE CODE) as pertaining to and including what I was receiving from the SOCIAL SECURITY ADMINISTRATION as already “*taxed*” (formerly gross income), to which I was CLAIMING to be a “*benefit*” and NOT “*INCOME*.” I had conspicuously noticed that both Howell and Lippert had refused to provide me with EVIDENCE – in answer to my 2/6/22 “request for documents” – for whatever documents either the “DHS” or the “DSS” had – that defined “INCOME” as the word was being used in both the STATE’s various “MEDICAL ASSISTANCE” applications (i.e., “LTSS/ADLS WAIVER,” “HOPE WAIVER,” etc.) from the year prior, as well as in the STATE’s “RECERTIFICATION OF [FEDERAL] ‘SNAP BENEFITS’” documents sent to me in January 2022 by Kim Terrill for me to “complete” (which were virtually the same as the original “SNAP APPLICATION(s)” except stamped with the word “RECERTIFICATION” on the first of many pages). Instead, the OPEN RECORDS “answers” they each had sent back to me were deceptive and without substance; and I was letting everyone know about this as an “OPEN

RECORDS VIOLATION.”

80

Pages 81-106 of “*APPENDIX A*” includes the entirety of that “*SNAP RECERTIFICATION*” FORM sent to me partially completed by Kim Terrill (and finished in completion by me as also *signed* “*UNDER [THREAT of] PENALTY OF [CRIMINAL] PERJURY.*” These pages also included DSS Kim Terrill’s “cover letter” to me as it was dated on 2/8/22.