

David Schied  
P.O. Box 321  
Spearfish, South Dakota 57783  
605-580-5121 / 605-340-4439  
(all calls recorded)

**This letter contains COMPLAINTS,  
TWO timely “APPEALS,”  
ANSWERS, and NOTICE OF  
“OPEN RECORDS” VIOLATIONS**

3/1/22 (finished on 3/17/22)

**TO: Governor Kristi Noem** (principal) **and her Agents of the Corrupted DEEP STATE** (“*state within a state*”) of the “*Administrative State*” **Undermining Her Executive Leadership as the Sovereign People’s ELECTED Representative –**

**RE:**

**I)** Formal COMPLAINT(s) of DISCRIMINATION and (CRIMINAL) Conspiracy to FRAUD and deprivation of rights “*under color of* (what appears unwritten or undisclosed) *law*” (and/or *procedure*);

**II)** Answer to DHS emails of Kelli Werner and Rogine Page from 2/28 and 3/1 on “*how to proceed from here*;”

**III)** Timely APPEALS of 2/23/22 DENIAL of MEDICAL ASSISTANCE (a.k.a. “MEDICAID”) and the STATE’s assertion that it is me (alone) who “*must be cooperative*” in order for the “*appropriate level of care*” to be PROPERLY determined;

**IV)** Availability of PUBLIC RECORDS for access/copies of records not otherwise disclosed under S. DAKOTA “OPEN RECORDS” laws.

**To GOVERNOR Kristi Noem, SR. POLICY ADVISOR Ryan Brunner, et alia:** As depicted in the subject line above, this letter addresses multiple issues that I expect you to personally read and consider carefully.

**ACCUSATIONS OF DISCRIMINATION BASED UPON GENDER BIAS, “CRT,”  
POLITICAL STATUS, AND DISABILITY “LEVEL”**

As the FACTS and the EVIDENCE referenced herein as now being ON THE PUBLIC RECORD show, the following “*civil*” and “*criminal*” allegations are herein being alleged.

- 1) The “*administrative STATE*” of the EXECUTIVE BRANCH of this (GOV.) NOEM ADMINISTRATION – consisting of virtually all women in charge of determining eligibility for “Medical Assistance” (a.k.a. “MEDICAID”) are using “*color of law*” (and public policy) to discriminate against me, while denying me services and important “*medical services*” information used to determine my medical treatment decision-making.
- 2) This “*ADMINISTRATIVE (‘DEEP’) STATE*,” operating under Gov. Noem, is conducting this above “*pattern and practice*” of discriminatory bias against me while engaging in blatant acts of FRAUD (including, but not limited to, “MAIL FRAUD” and “WIRE FRAUD”).
- 3) The underlying basis for such DISCRIMINATORY and CRIMINAL acts against me can only be explained by the following:
  - a) The STATE “*actors*” are virtually all women in charge of administrating “case(s)” for a disabled Anglo-American man (i.e., referred to by these people promoting the nationwide Marxist/Socialist/Feminist/Anarchist agenda as “*white male supremacist*”) using what is popularly recognized as “*Critical Race Theory*” or “CRT,” which has been publicly denounced by Gov. Noem.
  - b) The STATE “*actors*” are relying upon unwritten “*laws*” and/or “*public policies*,” and/or “*rules and procedures*” to commit their discriminatory and criminal acts; while refusing

to support their actions with proper “government transparency” under the OPEN RECORDS LAWS when properly confronted by me as I take on my “defense shield” (i.e., acting in my sovereign capacity to advocate for my own “disability rights” and to act in my own “self-defense”) of posturing as One of the Sovereign People to lawfully hold these government “actors” accountable to their individual and collective actions of *discriminating* and committing *crimes* against me.

- c) By my using what has been traditionally referred to as “Anglo-American Constitutionalism” to defend myself and MY “*Republican form of*” government – in my sovereign American status and in response to witnessing such “*insurrection*” and “*coercion*” (i.e., “*domestic terrorism*”) against Gov. Noem by these DEEP STATE actors forcing a “*democracy*” (i.e., “*mob rule*”) instead, it is clear that the INTENT of these Marxists/Socialists/Feminists/Anarchists is also **politically motivated** to suppress and extinguish “Anglo-American Constitutionalism,” and to replace the “*rule of law*” (protecting “*We The People*”) and the STATE and UNITED STATES constitutions (contracting only “*enumerated powers*” under these fiduciary “*PUBLIC TRUST(s)*”) with their own separatists “*discretionary*” agendas – without transparency through such blatant criminal acts of FRAUD and DEPRIVATION OF RIGHTS as is depicted below by reference to the following FACTS and EVIDENCE.

NOTE: The “*insurrection*” and “*domestic terrorism*” depicted above is not unique to this STATE OF SOUTH DAKOTA. The thoroughly corrupt STATE OF MICHIGAN – from where I am declaring myself as a “*refugee*” – is far more advanced in the exercise of the “*Democratic [Party]*” ideals of the Marxist/Socialist/Feminist/Anarchist agenda and the use of CRT. A good public article herein used as a reference for explaining the “*state within a state*” (a.k.a. “DEEP STATE”) underpinnings in undermining the will of the sovereign People and their duly “*elected representatives*” (like Kristi Noem) is located online at: <http://www.ricobusters.com/wp-content/uploads/2022/02/Deep-state-New-World-Encyclopedia.pdf> and at: [https://www.newworldencyclopedia.org/entry/Deep\\_state](https://www.newworldencyclopedia.org/entry/Deep_state)

## Deep state



A **deep state** (from Turkish: *derin devlet*), also known as a **state within a state**, connotes a form of clandestine government made up of hidden or covert networks of power operating independently of a state's elected officials, in pursuit of their own agenda and goals. Government entities that might be part of a deep state include such organs of state as the armed forces, intelligence agencies, police, secret police, or other administrative agencies and government bureaucracies). While the term refers to actions that run contrary to the best interests of the state, it is used to describe actions that have differing motivations. These motivations include the actions of entrenched, career civil servants to further their own personal interests, such as continuity of the state itself, job security for its members, and enhanced power and authority within the state. It can also describe an attempt to destabilize or disrupt the state for personal, political or ideological objectives.

Whatever the motivation, deep state usually refers to a conspiracy designed to thwart the will of the people. It is typically used to describe an organized cabal of state actors who have their own political agenda and seek to promote it in opposition to the directives of the elected officials. Their actions are designed to resist or sabotage the policies pursued by the elected officials. This conspiratorial notion of a deep state bears a striking similarity to that of a shadow government with one major difference. A shadow government refers to an organization or group of non-state actors that are behind the scenes directing the actions or “pulling the strings” of the government officials. The notion of a deep state suggests that the actors are part of the government bureaucracy who are promoting their own power, or an ideologically driven agenda that differs from those of the office holders.

**DISCRIMINATION BASED UPON DISABILITY "LEVEL"**

*Prima facie*, the EVIDENCE shows a "conspiracy to discriminate" as depicted above by a simple comparison between the DENIAL of "Medical Assistance" (a.k.a. "MEDICAID" as depicted under SOUTH DAKOTA legislation) dated 5/3/21 by "LTC Benefits Specialist" Nancy Giovanetti located in PIERRE, S. DAKOTA and dated 2/23/22 by DSS Benefits Specialist Kim Terrill in BELLE FOURCHE.



South Dakota  
Department of  
**Social Services**

**DEPARTMENT OF SOCIAL SERVICES**  
DIVISION OF ECONOMIC ASSISTANCE  
Long Term Care  
912 E Sioux Ave, Pierre, SD 57501  
**PHONE: 605-773-3612**  
**FAX: 605-773-5390**

**May 3, 2021**

Case Number: 000522733

David Schied  
PO Box 321  
Spearfish SD 57783

**Why you are getting this letter**

Your application for Medical Assistance has been denied effective 5/3/2021 because you do not meet a required level of care. Please see page two (2) of this notice if you believe we've made a mistake. You may re-apply at any time.

**What if I receive Supplemental Security Income (SSI)**

If you receive Supplemental Security Income, your Medicaid coverage will continue in any month you continue to receive a payment.

5/11/21 Called Nancy Giovanetti -  
"Medical Assistance" = Medicaid  
↳ = the "Waiver" Program  
  
HOPE ADLS = denied  
Waiver = denied

**Nancy Giovanetti**  
**Economic Assistance Benefits Specialist**

605-773-3612 ext 3600236  
Telephone Number

09/20

[http://www.ricobusters.com/wp-content/uploads/2022/02/050321\\_GiovanettiDENIAL-LEVELOFNEED.pdf](http://www.ricobusters.com/wp-content/uploads/2022/02/050321_GiovanettiDENIAL-LEVELOFNEED.pdf)





# NOTICE OF ACTION

NOTICE FOR: DAVID E SCHIED (000522733)

DAVID E SCHIED  
PO BOX 321  
SPEARFISH SD 57783-0321

THIS NOTICE IS BASED ON FACTS FOR  
FEBRUARY, 2022

## MEDICAL:

YOUR MEDICAL ASSISTANCE APPLICATION FOR FEBRUARY, 2022 HAS BEEN DENIED FOR THE FOLLOWING PEOPLE BECAUSE:

YOU INDICATED ON THE APPLICATION THE FOLLOWING INDIVIDUAL(S) HAS A PHYSICAL, MENTAL OR EMOTIONAL HEALTH CONDITION THAT CAUSES LIMITATIONS (LIKE BATHING, DRESSING, DAILY CHORES, ETC) OR LIVES IN A MEDICAL FACILITY OR NURSING HOME. THEREFORE, THIS PERSON MAY BE ELIGIBLE IN ANOTHER MEDICAL ASSISTANCE PROGRAM. THE DEPARTMENT OF SOCIAL SERVICES WILL CONTACT YOU TO GATHER ADDITIONAL INFORMATION TO DETERMINE IF THE INDIVIDUAL(S) IS ELIGIBLE.

DAVID E SCHIED

WHILE YOU ARE WAITING FOR AND ELIGIBILITY DETERMINATION FOR ONE OF THESE MEDICAL ASSISTANCE PROGRAMS, YOU ARE ELIGIBLE TO ENROLL IN INSURANCE COVERAGE THRU THE MARKETPLACE AND MAY BE ELIGIBLE FOR HELP PAYING FOR THE COVERAGE. THIS PERSON'S APPLICATION INFORMATION HAS BEEN FORWARDED TO THE MARKETPLACE. YOU WILL BE CONTACTED DIRECTLY BY THE FEDERALLY FACILITATED MARKETPLACE REGARDING ELIGIBILITY FOR HELP PAYING FOR INSURANCE COVERAGE.

CONTACT YOUR ECONOMIC ASSISTANCE BENEFITS SPECIALIST IF YOU HAVE ANY QUESTIONS.

INDIVIDUALS DENIED FOR MEDICAID STILL MAY BE ABLE TO GET HEALTH INSURANCE - AND HELP PAYING FOR IT - THROUGH THE HEALTH INSURANCE MARKETPLACE. FOR MORE INFORMATION ON THE HEALTH INSURANCE MARKETPLACE, PLEASE CALL 1-800-318-2596 (TTY: 1-855-889-4325).

\* \* \* \* DO NOT THROW YOUR PLASTIC MEDICAL CARD AWAY \* \* \* \*

IF YOU BECOME ELIGIBLE FOR MEDICAL ASSISTANCE AGAIN, YOU WILL NEED TO USE THE SAME PLASTIC MEDICAL CARD. YOUR MEDICAL CARD WILL NOT WORK WHEN YOU ARE NOT ELIGIBLE FOR MEDICAL ASSISTANCE.

FEB 23, 2022  
DATE

KIM TERRILL  
BENEFITS SPECIALIST 892-2731  
DEPT OF SOCIAL SERVICES  
609 FIFTH AVE  
609 FIFTH AVE  
BELLE FOURCHE SD 57717-1405

[http://www.ricobusters.com/wp-content/uploads/2022/02/022322\\_TerrillDENIAL-FRAUDstmt-MentalEmotionalorPhysical-LEVELOFNEEDcauseslimitations.pdf](http://www.ricobusters.com/wp-content/uploads/2022/02/022322_TerrillDENIAL-FRAUDstmt-MentalEmotionalorPhysical-LEVELOFNEEDcauseslimitations.pdf)

This EVIDENCE above is supported by mounds of surrounding EVIDENCE that fill the gap of the eleven (11) months between these two “action” notification dates, for which “affirmative defenses” are legally required for justifying the FACT that both of these STATE agents of Gov. Kristi Noem (as the “EXECUTIVE BRANCH principal” and the only elected official of the sovereign People of the STATE OF SOUTH DAKOTA acting under the PUBLIC TRUST. That EVIDENCE is located at the following fully transparent “government” (“of, by, and for the People”) website: [http://www.ricobusters.com/?page\\_id=1105](http://www.ricobusters.com/?page_id=1105)



*Prima facie*, both of the above letters, sent through the UNITED STATES POSTAL SERVICE constitute FRAUD, in that the first (Giovanetti's) DENIAL based upon my somehow not meeting a required "*LEVEL OF CARE*," is conclusionary, vague, unsupported by facts, and ridiculous given that I had lost my legs and fingers to amputations just three years prior and was medically determined for the rest of my life to be a "*totally and permanently disabled quad-amputee*."



Notably, this 5/3/21 "*DENIAL OF MEDICAL ASSISTANCE*" promoted two phone discussions with STATE officials, as during these calls, I was first informed that the underlying "*required level of care*" the DSS – which is under the REGIONAL MANAGEMENT of the only man who has ever been associated with "*my*" case and whose name is **Tom Eads** – was the equally vague reasoning that I purportedly "*can bathe*" and "*can dress*" myself, which are, by popular definition, the same as having a "*physical health condition that causes limitations (like bathing, dressing, daily chores, etc.)*" as stated by Kim Terrill's letter a year later on 2/23/22, as shown above on the previous page.

**By the way, as is further explained in the pages ahead, it is this 2/23/22 "*DENIAL OF MEDICAL ASSISTANCE*" determination by Kim Terrill that is hereafter the subject of this instant NOTICE OF ADMINISTRATIVE "APPEAL."**

Important is the FACT that, because the SOUTH DAKOTA LEGISLATURE does NOT use the term "*MEDICAID*" – but instead refers to "*MEDICAL ASSISTANCE*" – and the FACT that multiple STATE "*departments*" (i.e., DSS, DHS, and DOH) all three function under the STATE (GOVERNOR) to provide MEDICAID, any newcomer to the various segregated "*programs*" is totally confused. Thus, rather than fostering "*independence*" as the "*spirit*" of the law commands, the system in operation by the "*ADMINISTRATIVE STATE*" fosters "*dependency*" instead. My case exemplifies this very point for the reason that – as my recorded phone calls demonstrate as verifiable FACT – the disconnects between the varied "*departments*" cause even the STATE administrators themselves to be quite uninformed and dependent upon their own guesswork; or dependent upon others "*more experienced*" than themselves to know what is going on, despite their having access to a full database of records at their fingertips.

Take, for example, my call received by "*DAKOTA AT HOME*" STATE agent "*Patty*" on 5/21/21, who admittedly was just as confused as I was about why I as a quad-amputee was still without "*MEDICAID ASSISTANCE*" (i.e., her terminology, not mine, while referring to what many different STATE agents instead refer to as "*MEDICAID*," and what still many other STATE agents refer to as "*MEDICAL ASSISTANCE*." The link to that 30-minute RECORDED phone conversation is:

[http://www.ricobusters.com/wp-content/uploads/2022/02/052121\\_KEY\\_LTSSonMedicaidReqBuspassesSrCompanionPrgm.wav](http://www.ricobusters.com/wp-content/uploads/2022/02/052121_KEY_LTSSonMedicaidReqBuspassesSrCompanionPrgm.wav)

There is another significance about the above RECORDED EVIDENCE of this conversation with the GOVERNOR' "EXECUTIVE BRANCH" STATE AGENT "Patty."

At the 10:00 minute mark of the recording, Patty explained generally what her database record was showing (but which the STATE OF SOUTH DAKOTA "state within a state" ["DEEP STATE"] persistently refuses to provide to me in "open" records and its own "government transparency") **that the** (apparently unwritten or discriminately undisclosed to Anglo-American disabled males) **public policy, administrative procedures, standards, and/or rules of this NOEM ADMINISTRATION is to bar qualifying the** (sovereign) **People from "MEDICAID ASSISTANCE" and/or "MEDICAL ASSISTANCE" if they are already "independently" wriggling into pullover shirts and pairs of shorts, and already have the motorized and assistive medical aids for mobility in getting in and out of the shower without** (gay, binary, queer, pansexual, omnisexual, or any other risky kind of) **human assistance** (that may be indiscriminately assigned by hiring of the STATE of "equal opportunity") **and its accompanying privacy violations.**

Apparently the NOEM ADMINISTRATION – or the (far "political leftists") DEEP STATE "insurrectionists" and "domestic terrorists" undermining and **coercing** both the **population of** "independence and sovereignty minded" **People and the "constitutional" government elected by those People** – refuses to both factor in the underlying needs of the individual (like me) who is struggling to independently "dress" (in clothes without zippers and buttons) and cannot function at all, being bedridden and at altogether at a "nursing home 'level of care'" without proper maintenance of costly "mobility devices."

Apparently, the inability to properly care for hygiene after daily toileting – with "assistive" toileting devices **NEEDED** (because I no fingers for wiping my own ass) **to toilet independently** (and cannot shower independently without other properly maintained mobility devices for getting and in and out of the shower without manual assistance) – **does not for some reason even cross the "discretionary" minds of these "arbitrary and capricious" decision-makers of the ("DEEP") STATE that refuse to provide me with even their identities and qualifications for decision-making about how to handle my "medical needs," while disregarding altogether my concerns for the decisions they make and the LACK OF ACCOUNTABILITY AND TRANSPARENCY in this** (apparently unwritten and/or undisclosed to me under OPEN RECORDS LAWS) **process of "medical service" decision-making.**

Apparently also, these DEEP STATE "government servants" employed by these STATE "agencies" do not care to consider the FEDERAL MANDATES (under the SOCIAL SECURITY ACT) concerning the "disabled, elderly, and poor," which require disabled People like me to have ACCESS to my community – including the medical service providers – while maintaining minimum standards for common decency and personal (and financial) integrity in order to **LAWFULLY** maintain independence as an unemployed and "totally and permanently disabled" **WELFARE RECIPIENT.**

As explained by me in the above-referenced PHONE RECORDING with STATE agent "Patty," **this includes access to public transportation otherwise paid for by STATE MEDICAID** (without my having to grovel each trip to rely upon the good nature of the public transit drivers or home office of the company or individuals providing me with "free" transportation without costs for access to my community); **as well as includes having needed medical services paid for by the STATE at the 20% that federal MEDICARE does not pay for at 80%, as well as DENTAL COVERAGE, EYE GLASSES COVERAGE, HEARING**

**AID COVERAGE, MOBILITY DEVICE MAINTENANCE, and other “medically necessary” standards for “public welfare” that MEDICARE DOES NOT PROVIDE FOR but that the STATE receives funding from the UNITED STATES (“TAXPAYERS”) to provide to the poor, the elderly, and the disabled.**

As explained by “Patty” at the 10-minute mark of the RECORDING dated , the DEPARTMENT OF SOCIAL SERVICES (“DSS”) and its “ECONOMIC ASSISTANCE” DIVISION – being just “one of the AGENCIES that assists with the MEDICAID” (and being operated regionally by **Tom Eads**) – “have provided a number of REFERRALS in the past [which on 5/21/21 was only two-and-a-half-months since my arrival to South Dakota]; and at the 12-minute mark in the RECORDING admitted that she “is not understanding any of this” herself and so has asked “a supervisor [to be] looking into it a little bit more too.” [However, neither “Patty” nor her unnamed “supervisor” ever shared the benefit of knowing the results of that “looking into it” with me for purposes of making me “fully informed” about the decisions (and the qualifications of those of the STATE who are supposed to be sharing in the decision-making with me about medically necessary treatment plans and “programs” affecting my **FEDERALLY REQUIRED “least restricted environment” (“LRE”) for functioning independently and maintaining my private integrity (both publicly in my community and financially with my “medical service providers”).]**

(As shown in the RECORDED CALL at the 12:15 mark in the audio timeline...) **Even DAKOTA AT HOME “Patty” sought to mention the relevance of my arriving to the STATE OF SOUTH DAKOTA from the STATE OF MICHIGAN with MEDICAID already fully intact, a standard by which the CONSTITUTION OF and FOR THE PEOPLE OF THE UNITED STATES requires “FULL FAITH AND CREDIT,” which – in the case of a federal lawsuit, the NOEM ADMINISTRATION must provide an “affirmative defense” showing that they fulfilled this obligation when DENYING me “Medical Assistance” as a bona fide “totally and permanently disabled quad-amputee” and “sovereign born-American.”**

With regard to other discriminatory actions of Kim Terrill on behalf of the ADMINISTRATIVE (“DEEP”) STATE and its “inextricably intertwined” DEPARTMENTS, BUREAUS, DIVISIONS, SECTIONS, AGENCIES, UNITS, and OFFICES, it is to be noted that on 2/23/22 DSS “Benefits Specialist Supervisor” Terrill had provided me “notice of MEDICARE SAVINGS PROGRAM eligibility” while still failing to address my letter dated 6/19/21 – undoubtedly entered into the STATE database on “my” disability CLAIMS case initially challenging the DSS/DHS DENIAL of my right to a cost reimbursement on electric wheelchair batteries giving me mobility around my apartment home and “access” to the shower, toilet, and kitchen while literally crawling to and from that “medically necessary” device NOT covered by MEDICARE for needed parts – which also challenged the FACT that the “SLMB” (“SPECIAL LOW INCOME MEDICARE BENEFICIARY”) program does NOT PAY TOWARD ANY MEDICAL EXPENSES; whereas the “QDWI” (“QUALIFIED DISABLED and WORKING INDIVIDUALS”) actually **DOES PAY TOWARD ANY MEDICAL EXPENSES.** (See pp. 3-6 of my UNANSWERED and completely ignored letter dated 6/19/21 detailing a number of contentious points just three and a half months after my first arrival to SOUTH DAKOTA.)

**NOTE** that Kim Terrill’s recent letter on behalf of the STATE OF SOUTH DAKOTA Governor Kristi Noem’s DSS “DEEP STATE” Administration, dated 2/23/22 and pertaining to the renewal of SLMB, can be found in the “public record” located at the following website



link: [http://www.ricobusters.com/wp-content/uploads/2022/02/022322\\_TerrillrenewSLMB-noaddressofQDWI.pdf](http://www.ricobusters.com/wp-content/uploads/2022/02/022322_TerrillrenewSLMB-noaddressofQDWI.pdf)

**NOTE ALSO**, my 6/19/21 UNANSWERED letter of 116 pages detailing numerous concerns as addressed to the following individuals can be found at: [http://www.ricobusters.com/wp-content/uploads/2022/02/061921\\_DAMAGEsofbillsunreimbursedcosts.pdf](http://www.ricobusters.com/wp-content/uploads/2022/02/061921_DAMAGEsofbillsunreimbursedcosts.pdf)

My (other previous) email dated 6/2//21 – addressed to Mary Rea and copied to her supervisor Rogine Page, to her cohort Laura Nord [a.k.a. Laura Charter who got married after being the first to determine that I do NOT qualify for the "HOPE WAIVER PROGRAM" part of the STATE "MEDICAL ASSISTANCE" program(s), and copied to many others – is what resulted when the 6/19/21 letter of 116 pages, as copied to the GOVERNOR Kristi Noem, was not answered.

This 6/2/21 letter was challenging Rea's, Nord/Charter's, and Page's *conspiracy* to "frame" me (by way of a "W-9 FORM") into declaring that I am a "CORPORATE **TAXPAYER**" (at minimum a "**SOLE PROPRIETOR**" of some kind of "*business*") while making such a FRAUDULENT declaration "*under penalty of [criminal] perjury*" in order to get a simple reimbursement on replacement electric wheelchair batteries needed URGENTLY, and for which Laura Nord had previously been unwilling to provide for when I had previously notified her of my suspicions that the batteries would soon be failing and she instead informed me about the COSTLY (unwritten apparently) "procedure" for having "FEDERAL TAXPAYERS" pay for a whole new electric wheelchair by referral from my MONUMENT HEALTH doctor instead (which I later did in 2021 and now have a NEW electric wheelchair paid for – at 80% only – through MEDICARE).

Substitute **W-9**



DO NOT send to IRS

### **Taxpayer Identification Number (TIN) Verification**

Print or Type

Please see attachment or reverse for complete instructions.

This form can be made available in alternative formats to qualified individuals upon request.

<p>➤ Legal Name (as entered with IRS) <u>If Sole Proprietorship enter your Last, First MI</u></p> <p>➤ Business Name If doing business as (DBA) or <u>enter business name of Sole Proprietorship</u></p> <p>➤ Order Address (where order should be mailed) PO Box or Number and Street, City, State, ZIP + 4</p> <p>➤ Remit Address (where check should be mailed) PO Box or number and street, City, State, ZIP + 4</p>	<p>➤ Entity Designation (check only one) <b>Required</b></p> <ul style="list-style-type: none"><li><input type="checkbox"/> Individual / <u>Sole Proprietor</u></li><li><input type="checkbox"/> Partnership</li><li><input type="checkbox"/> C Corporation</li><li><input type="checkbox"/> S Corporation</li><li><input type="checkbox"/> Limited Liability Company - Individual</li><li><input type="checkbox"/> Limited Liability Company - Partnership</li><li><input type="checkbox"/> Limited Liability Company - Corporation</li><li><input type="checkbox"/> Governmental Entity</li><li><input type="checkbox"/> Hospital Exempt from Tax or Government Owned</li><li><input type="checkbox"/> Long Term Care Facility Exempt from Tax or Government Owned</li><li><input type="checkbox"/> Trust/Estate</li><li><input type="checkbox"/> All Other Entities (specify e.g. 501(c)(3), etc.)</li></ul> <p>➤ Taxpayer Identification Number (TIN)</p>
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The 6/2/21 full letter is located in the "public record" at: [http://www.ricobusters.com/wp-content/uploads/2022/02/060221\\_CRIMINALPENALTYOFPERJURY\\_reimbursement.pdf](http://www.ricobusters.com/wp-content/uploads/2022/02/060221_CRIMINALPENALTYOFPERJURY_reimbursement.pdf)

Also important is the FACT that my 6/2/21 letter and my 6/19/21 letter both contained OPEN RECORDS REQUESTS (a.k.a. "Freedom of Information Act" or "FOIA"), which went totally ignored by all of the following individuals employed as the NOEM

ADMINISTRATION's "*DEEP STATE*" undermining the will of the sovereign People as placed in the elected offices of the GOVERNOR and the ATTORNEY GENERAL of the STATE OF SOUTH DAKOTA.

The proof of my receipts, as well as the documentation of the types of DAMAGES that I was then sustaining as a result of all of this discriminatory gross negligence and criminal malfeasance back then in the middle of 2021 – which was sent to can be collectively found in a single file also provided to the STATE, as located at:

[http://www.ricobusters.com/wp-](http://www.ricobusters.com/wp-content/uploads/2022/02/072321_DAMAGE_Sofbillsunreimbursedcosts.pdf)

[content/uploads/2022/02/072321\\_DAMAGE\\_Sofbillsunreimbursedcosts.pdf](http://www.ricobusters.com/wp-content/uploads/2022/02/072321_DAMAGE_Sofbillsunreimbursedcosts.pdf)

**IMPORTANTLY, I NEVER DID GET REIMBURSED** for my costs in trying to resolve this first issue myself both simply and quickly rather than to initially follow Nord/Charter's that I involve **EXPENSIVE COSTS** associated with:

- a) having a doctor visit to get a prescription for a new electric wheelchair, followed by...
- b) having a physical therapist visit for determining what TYPE of electric wheelchair would serve me best, followed by...
- c) having a meeting with the corporate Agent for the electric chair manufacturer to be properly measured for the new electric wheelchair, followed by...
- d) having the "*FEDERAL TAXPAYERS*" paying for the new electric wheelchair through **MEDICARE** insurance, followed by ...
- e) seeing this whole Marxist/Socialist/Feminist/Anarchist shenanigan **COERCING** me to either contract for payment on the remaining 20% of the **CORPORATE COST** for the new electric chair, or to complete (with no fingers) an extensive, intrusive, and humiliating "*HARDSHIP APPLICATION*."

When the "*medical equipment provider*" subsequently made clear that they would NOT make delivery of the prescribed chair until I contract with that CORPORATION for the payment of the other 20% of the cost or else complete (with no fingers) an extensive, intrusive, and humiliating "*HARDSHIP APPLICATION*," I was thus "*coerced*" by the STATE (and Laura Nord/Charter) to "*choose*" the latter of these two evils – while being informed that these were my only two alternatives without "*STATE MEDICAID*" to pay the remaining 20% that **MEDICARE** did not cover.

**Furthermore, my "*OPEN***  
***RECORDS*" requests-turned-**  
**demands were never properly**  
**or satisfactorily answered**

## DISCRIMINATION AND RETALIATION BASED UPON “POLITICAL BELIEF”

The letters listed above are now posted as “*public records*” offering “*government transparency*” into how **the tyrannical “DEEP STATE agents”** undermining and usurping the power of the People. This is power otherwise delegated to the GOVERNOR of this “**NOEM ADMINISTRATION**,” which has been turned against the GOVERNOR as well as the sovereign People. The case example illustrated above serves to show how this “**ADMINISTRATIVE [“DEEP”] STATE**” operating “*arbitrarily and capriciously*” as the so-called STATE OF SOUTH DAKOTA has decided against using the other alternative of **QUALIFIED DISABLED and WORKING INDIVIDUALS (“QDWT”)** to provide me (as an Anglo-American male) **with STATE or NATIONALLY funded medical coverage to pay for my community transportation and the 20% of costs of the “covered” medical expenses.**

This is everything that MEDICARE does NOT cover to keep me out of DEBT SLAVERY and being subject to the public scourge and humiliation of debt collection activities ending in constant legal battles impossible for any poor, elderly, quad-amputee without fingers or transportation to contend with “*independently*.” Moreover, they do all of this without legislatively required “*TRANSPARENCY IN GOVERNMENT*.” **[Government “functionaries” (i.e., sworn, dutiful, and trusted “fiduciary” public “servants”) have the LEGAL OBLIGATION under the “OPEN RECORDS” legislation to “SHOW ME THE LAWS” and/or written public policies upon which their decisions and other actions are to be justified. In case of a lawsuit in a common law court, a common law grand jury, or other respectable “court” action before the REAL GOVERNMENT “of, by, and for” the sovereign People of a PETIT JURY or GRAND JURY, these become obligations to provide “affirmative defenses” to the public servants’ actions.]**

In various ways then – and despite his many disabilities as a recently rendered (i.e., just three years prior to moving from Michigan to South Dakota declaring myself to the **GOVERNOR Kristi Noem** and **ATTORNEY GENERAL Jason Revnsborg** to be a “*CRIME VICTIM*” and “*REFUGEE*”) – I as a “*totally and permanently disabled quad-amputee*” demanded government transparency while reminding the NOAM ADMINISTRATION’s “*Administrative [“DEEP”] State*” agents of their fiduciary obligations to “*We the [Sovereign] People*” under the PUBLIC TRUST. **Yet the attorneys under employ of Kristi Noem and Jason Revnsborg have continually provided unlawful and illegal “cover” by repeatedly violating the both the “letter” and the “spirit” of OPEN RECORDS laws to DENY me in writing what I have continually requested and demanded for these STATE “actors” to “show me the laws” and/or the written “policies” that they use to justify their claims that I do “not meet the required level of care” by being able to (vaguely) “shower [my]self” and “dress[my]self” while ignoring all other laws that I have cited, and all other relevant criteria, otherwise commanding that my “needs” for “medically necessary equipment” (as well as “human services”) MANDATES that I be provided “MEDICAID” as a sovereign born-American man and a “welfare beneficiary.”**

Notably, the location in the public record of my 2021 letter to GOVERNOR Kristi Noem and to ATTORNEY GENERAL Jason Revnsborg is to be found at: [http://www.ricobusters.com/wp-content/uploads/2022/02/032821\\_SchiedAppeal2SDAuthorities4Help.pdf](http://www.ricobusters.com/wp-content/uploads/2022/02/032821_SchiedAppeal2SDAuthorities4Help.pdf)

At that very time, Ravensborg was the subject of criminal proceedings for some form of grossly negligent “*involuntary*” manslaughter as a purported result of texting while driving and killing a pedestrian walking alongside a road.



As shown by my letter to GOV. Noem and to AG Revnsborg, I was reporting myself as a “REFUGEE” and “CRIME VICTIM” of a retaliatory illegal eviction from the STATE OF MICHIGAN; which occurred during a CONGRESSIONALLY LEGISLATED “EVICTIION MORATORIUM.” I was also asking their assistance on behalf of myself and the “TAXPAYERS” of the STATE OF SOUTH DAKOTA, in the People of South Dakota helping to pay the costs otherwise obliged by the People of Michigan due to my being on STATE “MEDICAID” there in Michigan since becoming suddenly incapacitated and losing my legs and fingers under questionably nefarious circumstances in Michigan. **Importantly, the STATE OF SOUTH DAKOTA was supposed to honor constitutional “FULL FAITH AND CREDIT” to the FACT that I had arrived here WITH MEDICAID ALREADY INHERENTLY INTACT.**

Also, importantly, the public record of the letters furnished by the STATE’s (Gov. Noem and AG Ravensborg) attorneys – herein named as **Jenna Howell** and **Jeremy Lippert** – in so many ways violations of South Dakota’s “OPEN RECORDS LAWS,” are found at:

<http://www.ricobusters.com/wp-content/uploads/2022/02/October2021OpenRecordsDenialsfromDSSandDHS.pdf>

More recently (February 2022), the “STATE ANSWERS” by these very same BAR attorneys – on the NOEM ADMINISTRATION’s behalf – continue to DENY my latest OPEN RECORDS demands for the individual identities of the STATE *fiduciaries* and *functionaries* and all “team” members of those who are actively engaged in determining my “*qualifications*” for “STATE ASSISTANCE” (a.k.a. “MEDICAID,” as well as their own training and professional QUALIFICATIONS for making such determinations, and the written criteria of the STATE upon which “*levels of need*” are calculatingly based in determining MY qualifications – are located my own “PUBLIC RECORD” at:

[http://www.ricobusters.com/wp-content/uploads/2022/02/Feb2022\\_HowellLippert-openrecordineptanswers.pdf](http://www.ricobusters.com/wp-content/uploads/2022/02/Feb2022_HowellLippert-openrecordineptanswers.pdf)

Interestingly, **while preserving its own secrecy about the backgrounds, training, and qualifications of its functionary agents and whatever written laws and policies they pretend to be relving upon for decision-making**, the only documents the BAR attorney (Jenna Howell) for the STATE OF SOUTH DAKOTA’s DHS has only provided a singular oversimplified management chart and records of transparency pertaining to its written contract with and payments to the PRIVATE nonprofit of the WESTERN RESOURCES FOR INDEPENDENT LIVING. Those documents can b found in my own “*public record*” at:

[http://www.ricobusters.com/wp-content/uploads/2022/02/021622\\_DHSattnyHowell-OPENRECANSWRS-dupchartsallrestWESTERNRESOURCES.pdf](http://www.ricobusters.com/wp-content/uploads/2022/02/021622_DHSattnyHowell-OPENRECANSWRS-dupchartsallrestWESTERNRESOURCES.pdf)

**OUTRIGHT FRAUD BY THE NOEM ADMINISTRATION'S TYRANNICAL  
"AGENT" (Kelli Werner) – WITH A "[CRIMINAL] CONSPIRACY TO COVER-UP" BY  
MULTI-TIERED SUPERVISORY ADMINISTRATORS (Rogine Page and  
Yvette Thomas) – BASED UPON UNCONSTITUTIONAL "TOP-DOWN" (MASTER-TO-  
SERVANT) POLITICAL POSTURING AND "COERCION" IN RAILROADING ME  
INTO A FAR COSTLIER "HUMAN RESOURCES" TRACK OF  
"MEDICAL TREATMENT" USING MEDICAL "SERVICE" PROVIDERS  
INSTEAD OF MORE APPROPRIATE MEDICAL "EQUIPMENT" PROVIDERS**

The bottom line for the egregious actions of all of these NOEM ADMINISTRATION "DEEP STATE" (*fiduciary* and *functionary*) AGENTS undermining Kristi Noem as the sovereign People's elected government – at least for me – is that for this past year of DENIAL OF MEDICAID (and/or "MEDICAL ASSISTANCE" in whatever fancy form and name it manifests), the following has negatively impacted my healing life and medical community access as a result:

- 1) I, as a recently rendered *quad-amputee*, a reported *crime victim*, and a declared *refugee*, have been relegated to a "*debt slave*" for this past year as a result of not being able to pay the 20% of costs of my medically necessary treatment in my lifetime circumstance of post-amputation surgeries and diagnosed post-gangrenous conditions;
- 2) Because of my "*inability to pay*" and the STATE's *refusal to pay*, I have been placed precariously into the legal and financial predicaments of being subject to bill-collecting, third-party debt collections activity, and threats against my credit and personal "*standing*" in society relative to daily and weekly telephone harassments, billing statements, and potential lawsuits.
- 3) My chosen "*medical service providers*" and "*medical equipment providers*" have found no other choice but to force me into signing their CONTRACTS demanding that I pay the 20% amount owed (beyond what MEDICARE pays at 80% of ONLY "COVERED" medical expenses), or force me to seek medical attention elsewhere by refusal to provide the service of equipment that has been recommended by my doctors.
- 4) The above UNWARRANTED conditions above, as instigated intentionally by the functionary ADMINISTRATIVE "DEEP" STATE agents under EXECUTIVE BRANCH employ of GOVERNOR Kristi Noem, have placed great strain – even fostered hostility – between these medical service and medical equipment, despite their expressed surprise that the these *insurrectionists* STATE agents are treating me so cruelly and prejudicially as *one of the born-American People* who has long been asking for help in dealing with physical conditions beyond the scope of my control.
- 5) Such breakdowns in these relationships between myself and the NOEM ADMINISTRATION, and between myself and the MEDICAL COMMUNITY, third-party DEBT COLLECTORS, and CREDIT REPORTING AGENCIES is not posited for a "*next step*" in a massive "FEDERAL" lawsuit against all of the CORPORATE parties involved.

**Why is the "state within a STATE" of the NOEM "DEEP STATE" ADMINISTRATION doing all of this? To what degree is all of this actually "discrimination" related, as based FACTUALLY and provably upon MARXIST/SOCIALIST/SOCIALIST/ANARCHIST ideals reflecting the implementation of gender and racial "equity" and CRITICAL RACE THEORY ("CRT") of the BIDEN ADMINISTRATION (and its corrupted NATIONAL INSTITUTE OF HEALTH or "NIH") against perceived "white male supremacy" and the underlying motive of ushering in FASCISM to America?**

The answers to these questions above are shown below in the next few pages, as explained by reference to the politically subversive actions of **Kelli Werner**, **Rogine Page**, and **Yvette Thomas** – on behalf of the **DEPARTMENT OF HUMAN SERVICES** which have already proven very costly to many other sovereign People as UNITED STATES and STATE "TAXPAYERS."

**THE BASES FOR MY “DISCRIMINATION” CLAIMS, MY ADMINISTRATIVE “APPEAL,”  
AND MY ANSWER TO ROGINE PAGE’S QUESTION OF “Where do we go from here?”**

RECORDS that I have been maintaining since my arrival to South Dakota from Michigan prove beyond any reasonable doubt that the ADMINISTRATIVE (“DEEP”) STATE under employ of Gov. Kristi Noem – particularly the fiduciary FUNCTIONARIES employed by the DEPARTMENT OF HUMAN SERVICES – are using COERCIVE, DECEPTIVE, and outright FRAUDULENT tactics to “channel” my medical “needs” into fitting their MARXIST/SOCIALIST/FEMINIST/ANARCHIST “mold” for wasting “TAXPAYER” funding on medically UNnecessary “human” services; and/or using their own unwritten criteria as a form of coercion to pigeonhole and DENY me medically necessary “medical equipment,” transportation and “access” to my community, and necessary MEDICAID insurance funding for treatments not covered by federally funded MEDICARE.

After all, we are talking principally about the DEPARTMENT OF “HUMAN” SERVICES being the ones consistently DENYING me “MEDICAID,” using first the DENIAL of the “LTSS [LONG TERM SUPPORTS AND SERVICES]” “WAIVER” and the DENIAL of “HOPE WAIVER” (based upon the “*arbitrary and capricious*” contention of DHS “*Benefits Specialists*” claiming that I “*do not meet the required level of care*” (while refusing to justify in writing what “*Benefits Specialist*” Laura Nord/Charter has stated in my home and “*DSS Patty*” has asserted over the phone as being “*because [I] can ‘shower’ and ‘dress’ [my]self*”).

Notably, this DEPARTMENT OF “HUMAN” SERVICES is one and the same as that which will only “*qualify*” my “*required level of care*” to such extent as to justified hiring HUMAN SERVICES of someone (i.e., some “*equal opportunity nondiscriminatory government hire*”) to help me at great cost to South Dakota “TAXPAYERS,” so to COERCE me and subject me as a Anglo-American male, so to violate my Right to Privacy in undressing and showering in front of one of their delegated agents (male or female and/or “*non-binary*”) according to their schedule; while additionally using all of this as the excuse to “EXPAND [their] GOVERNMENT.”

The other COERCED alternative this DEPARTMENT OF “HUMAN” SERVICES is forcing upon me is – even after the DEPARTMENT OF SOCIAL SERVICES (“DSS”) either approves my meeting the financial qualifiers for MEDICAID (as stated by DSS **Nancy Giovanetti** on 5/11/21 during a RECORDED phone conversation) and/or after wholesale DENYING me MEDICAID based upon the STATE’S “*arbitrary and capricious*” contention by DSS **Kim Terrill** that I might otherwise qualify for “*another [unnamed] MEDICAL ASSISTANCE program ... [because Kim Terrill claims FRAUDULENTLY that my “Medical Assistance” application reflects that I have asserted myself to have a “physical, MENTAL, or EMOTIONAL health condition that causes limitations” when that is generally untrue and serves only to initiate a fraudulent paper trail that could be used later by the STATE in falsely claiming that I have somehow “already admitted” that I have either a substantial “MENTAL” or an “EMOTIONAL” limitation (and might need institutionalization as a viable STATE remedy by way of MISREPRESENTATION of some “probable cause”).]*”

The RECORDS that I have been maintaining since my arrival to South Dakota from Michigan – proving beyond any reasonable doubt that the ADMINISTRATIVE (“DEEP”) STATE under employ of Gov. Kristi Noem are using COERCIVE, DECEPTIVE, and outright FRAUDULENT tactics to “channel” my medical “needs” into fitting their MARXIST/SOCIALIST/FEMINIST/ANARCHIST “mold” for wasting “TAXPAYER” funding on medically necessary “human” services – begin as a listing at the top of the next page. (See also again, p.2 herein above.)





South Dakota  
Department of  
**Social Services**

**DEPARTMENT OF SOCIAL SERVICES**  
DIVISION OF ECONOMIC ASSISTANCE  
Long Term Care  
912 E Sioux Ave, Pierre, SD 57501  
**PHONE:** 605-773-3612  
**FAX:** 605-773-5390

**May 3, 2021**

Case Number: 000522733

David Schied  
PO Box 321  
Spearfish SD 57783

**Why you are getting this letter**

Your application for Medical Assistance has been denied effective 5/3/2021 because you do not meet a required level of care. Please see page two (2) of this notice if you believe we've made a mistake. You may re-apply at any time.

**What if I receive Supplemental Security Income (SSI)**

If you receive Supplemental Security Income, your Medicaid coverage will continue in any month you continue to receive a payment.

5/11/21 Called Nancy Giovanetti -  
"Medical Assistance" = Medicaid  
↳ = the "Waiver" Program

ADLS = denied  
HOPE Waiver = denied

**Nancy Giovanetti**  
**Economic Assistance Benefits Specialist**

605-773-3612 ext 3600236  
**Telephone Number**

09/20



South Dakota  
Department of  
Social Services

Division of Economic Assistance  
DSS-EA-209 04/21

# NOTICE OF ACTION

NOTICE FOR: DAVID E SCHIED (000522733)

DAVID E SCHIED  
PO BOX 321  
SPEARFISH SD 57783-0321

**NOTE: This is the document upon which this instant timely "APPEAL" is being justified (in part).**

THIS NOTICE IS BASED ON FACTS FOR  
FEBRUARY, 2022

MEDICAL:

YOUR MEDICAL ASSISTANCE APPLICATION FOR FEBRUARY, 2022 HAS BEEN DENIED FOR THE FOLLOWING PEOPLE BECAUSE:

YOU INDICATED ON THE APPLICATION THE FOLLOWING INDIVIDUAL(S) HAS A PHYSICAL, MENTAL OR EMOTIONAL HEALTH CONDITION THAT CAUSES LIMITATIONS (LIKE BATHING, DRESSING, DAILY CHORES, ETC) OR LIVES IN A MEDICAL FACILITY OR NURSING HOME. THEREFORE, THIS PERSON MAY BE ELIGIBLE IN ANOTHER MEDICAL ASSISTANCE PROGRAM. THE DEPARTMENT OF SOCIAL SERVICES WILL CONTACT YOU TO GATHER ADDITIONAL INFORMATION TO DETERMINE IF THE INDIVIDUAL(S) IS ELIGIBLE.

DAVID E SCHIED

WHILE YOU ARE WAITING FOR AND ELIGIBILITY DETERMINATION FOR ONE OF THESE MEDICAL ASSISTANCE PROGRAMS, YOU ARE ELIGIBLE TO ENROLL IN INSURANCE COVERAGE THRU THE MARKETPLACE AND MAY BE ELIGIBLE FOR HELP PAYING FOR THE COVERAGE. THIS PERSON'S APPLICATION INFORMATION HAS BEEN FORWARDED TO THE MARKETPLACE. YOU WILL BE CONTACTED DIRECTLY BY THE FEDERALLY FACILITATED MARKETPLACE REGARDING ELIGIBILITY FOR HELP PAYING FOR INSURANCE COVERAGE.

CONTACT YOUR ECONOMIC ASSISTANCE BENEFITS SPECIALIST IF YOU HAVE ANY QUESTIONS.

INDIVIDUALS DENIED FOR MEDICAID STILL MAY BE ABLE TO GET HEALTH INSURANCE - AND HELP PAYING FOR IT - THROUGH THE HEALTH INSURANCE MARKETPLACE. FOR MORE INFORMATION ON THE HEALTH INSURANCE MARKETPLACE, PLEASE CALL 1-800-318-2596 (TTY: 1-855-889-4325).

\* \* \* \* DO NOT THROW YOUR PLASTIC MEDICAL CARD AWAY \* \* \* \*

IF YOU BECOME ELIGIBLE FOR MEDICAL ASSISTANCE AGAIN, YOU WILL NEED TO USE THE SAME PLASTIC MEDICAL CARD. YOUR MEDICAL CARD WILL NOT WORK WHEN YOU ARE NOT ELIGIBLE FOR MEDICAL ASSISTANCE.

FEB 23, 2022  
DATE

KIM TERRILL  
BENEFITS SPECIALIST 892-2731  
DEPT OF SOCIAL SERVICES  
609 FIFTH AVE  
609 FIFTH AVE  
BELLE FOURCHE SD 57717-1405

(Minimal) **Dates and Modes of Communication with STATE agents and principals:**  
(as already provided to STATE fiduciaries and functionaries in my letter “finished on 2/6/22”)

032221\_ Jennifer Lewis on ADLS Application – written record and RECORDED phone  
032321\_ Sharon interview on SNAP program – RECORDED phone  
032521\_ Nancy Giovanetti on wrong ADLS application sent – RECORDED phone  
032521\_ Sharon Maher DENIAL of MEDICARE SAVINGS PROGRAM + MICH info – written record  
032921\_ Proof sent 2 Gov Kristi Noem – written record  
033121\_ Giovanetti 2 - Pending Notice for ADLS + attachment – written record  
033121\_ NancyGiovanettiresp2 Step 1 & 2 - per letter (3\_25\_21) from Jennifer Lewis on ADLS program – written record  
040121 - Maher-on MEDICARE SAVINGS PROGRAM - Appeal of \_DENIAL for SLMB – written record  
040121\_ Jennifer Lewis-denial of ADLS + 040121\_ My response 2 Jennifer Lewis-denial of ADLS – written record  
040621 – Val Clauser Resp 2 Step 1 & 2 - per letter (3\_25\_21) copied 2 Reichert – written record  
040621\_ KimTerrill – talked on phone – written record  
040621\_ Kim as Sharon Meher supervisor LTSS on Medicare Savings – RECORDED phone  
041321\_ Laura Nord HOPE waiver schedule – RECORDED phone  
042921- Email 2 Laura Nord on applic 4 food prep chores + bench – written record  
043021 – Laura Nord reply on applic 4 food prep chores + bench – written record  
050121\_ Letr 2 Pawich Interim Health care surprise contract – written record  
050121\_ My email on Emergency Alert System - unexpected coerced contract for liability – written record  
050321\_ MEDICAID DENIAL letter – written record  
050421\_ Katy Interim Health – on PU of emergency alert – RECORDED phone  
050521\_ Colleen Noar – my mssg on 1st chore svcs flop – RECORDED phone  
050621\_ My follow up Letr 2 Noem as Crime Victim – written record  
050721\_ Colleen Noar callback – terminate – 2 min – RECORDED phone  
051121\_ Laura Nord on new chore svcs – RECORDED phone  
051121\_ Nancy Giovannetti-MEDICAI app denied WAIVER – RECORDED phone  
051721\_ chore svcs 1<sup>st</sup> appnt on Friday – 4 hours – RECORDED phone  
051821\_ Email #3 to Gov. Kristi Noem – on Lawrence Piersol – written record  
052121\_ LTSS on Medicaid Req + Bus passes + Sr Companion Prgm – written record  
052321\_ My emergency mssg 2 Laura Nord on Elec Chair batteries – RECORD phone  
052421\_ Laura Nord callback – about chair B4 battery change RECORD phone  
052821\_ Receipts for HOVEROUND batteries & transpo cost – written record  
060121\_ My Email 2 Nord on electric wheelchair resolve – written record  
060221- Rea sent W-9 for Electric Wheelchair Resolution – written record  
060221\_ My reply and COMPLAINT #1 with FIRST OPEN RECORDS REQUEST – written record  
061821\_ Medicarenotcoveringsalinefornosecare – RECORD phone  
062421- Jacob Carlson on Out of State Teacher Reciprocity Information – RECORD phone  
062921\_ Letr from AG Revnsborg & STATE attny Richard Bauman refusing 2 investigate crime report – written record  
072321- CRIMINAL PENALTY OF PERJURY\_ FOIA Req1 – AttachW-9  
072221\_ my return call 2 Eye Care – 3min – RECORD phone  
080721\_ Letr 2 STATE principals & agents pp1-116\_FINAL – written record

080721-email- PT 1 and 2\_ VIOLATION OF “*PUBLIC RECORDS*” LAW\_ + MEDICAID  
 \_DENIAL\_ COMPLAINT + NEW RECORDS REQUEST – written record

082021\_First Stall Ltr of Howell & Lippert as FOIA response from STATE – written record

091021\_Second Stall Ltr of Howell & Lippert as FOIA response from STATE

091121 - Quad-Amputee “Complaint” against “Senior Companion” Arlette Stelter in  
 SPEARFISH, SD

091321\_Howelle mail sending me 2<sup>nd</sup> Extension Letr – written record

091321\_My letr 2 Howell & Lippert – req law on 2 extensions 2 FOIA – written record

091321\_NoemattnyJennaHowellonFOIAresp – written record

092421 - DAMAGES as a result of YOUR REFUSAL TO ANSWER LAST TWO  
 COMPLAINTS & NOTICE OF OPEN RECORDS VIOLATION – written record

092421 - DAMAGES as a result of YOUR REFUSAL TO ANSWER LAST TWO  
 COMPLAINTS & NOTICE OF OPEN RECORDS VIOLATION – written record

092421\_Emails1&2-to the Governor – written record

092421\_Noem etal on refusal to answer 2 complaints & FOIA – Cvr for Debt Collect – written  
 record

092821\_Email to Governor Noem with Attachment & proof of receipt– written record

092821\_Letr 2 STATE on FRAUD, CLAIMS & FEE SCHEDULE – written record

092921\_AG investigate Kristi Noem on daughter Real Estate license – written record

102021\_Howell Lippert Open Records Denials from DSS and DHS – written record

102621\_My mssg 4 Linda Williams 4 callback – RECORDED phone

102721\_Linda Williams – Western Resources callback with undisclosed Super + Other Mem  
 – 30min – RECORDED phone

112221\_DSS ass refused to admit or deny my persistent request for info – RECORDED phone

112221\_My call 2 DSS – LTSS Angie – appnt on Tuesday – RECORDED phone

112321\_Angie Reichert on 2<sup>nd</sup> Applic – in person appnt – written record

112321\_My 1<sup>st</sup> mssg 4 Angie DSS – LTSS supervisor – RECORDED phone

112321\_My 2<sup>nd</sup> mssg 4 Angie DSS – LTSS supervisor – RECORDED phone

112921\_HaugenThune-5min-saidGovNoemischeckingMichiganrecords–RECORDED phone

113021\_Meeting with DSS agents on DENIAL MEDICAID – DSS finger-pointing to DHS –  
 RECORDED audio and video

120121\_ My Followup 2 meeting with DSS Regional Manager Tom Eads on meeting about  
 MEDICAID denial – written record

120122\_Fraud Paper by DSS Melynda Wangsness on NEW applic 4 MEDICAID – written  
 record

121321\_DSS Kelly rude hung up – refused to provide info on qualifications of DHS agents  
 wanting to enter my home to “qualify” me – RECORDED phone

010422 – machine inked postmark from DSS on envelope for SNAP renewal contents due  
 2/1/22 not received by me until 1/22/22 – written record

011122 – DSS Angie Reichert FRAUD letr claiming I had new applic & threatening DENIAL  
 in 3 days (not received until 1/22/22) – written record

011822 – DSS Angie Reichert FRAUD letr DENIAL of MEDICAID for failure to provide  
 entry to home to unidentified and unqualified DHS agents – written record

012922 – Livestock show 1 minute meeting with Kristi Noem on refusal of STATE to provide  
 MEDICAID – received Office Staff business card and told by Noem to contact as “*something’s*  
*wrong*” – RECORDED audio and video

**What is starkly obvious from the above RECORDS is the fact that nobody missing two legs  
 and all but one pinky finger should need to go through all of the above in fighting STATE  
 functionaries – to anywhere fractional to this extent – in order to receive MEDICAID**



**“Medical Assistance”, especially being that this all began as I was just three (3) years post-amputations and still in many forms of recovery with “special needs” ... AND reporting myself to be a bona fide CRIME VICTIM of recent forced homelessness by the agents of another STATE.**

Though I had reported all of this to the following STATE “actors” just a month ago on 2/6/22 – which was just a week or so after GOV. Kristi Noem had spoken with me for just one (1) minute and knew herself right then that *“something’s wrong”* with my being DENIED MEDICAID for the entirety of 2021 once I arrived to South Dakota, my three-prong written COMPLAINT has still been left UNANSWERED by the following elected “government” fiduciaries and administrative “functionaries”: **[NOTE: Ryan Brunner was the replacement for Melissa Klemann just the week prior to my letter. Gov. Noem had otherwise informed me that “*Melissa will like be the one to call [me].*”]**

**Opening segment of my LETTER of 1/9/22 (finished 2/6/22)**

Attn: Governor Kristi Noem, c/o Ryan Brunner and the “GOVERNOR’S POLICY ADVISING TEAM”

**SECRETARIES** of the DEPARTMENTS OF:

**Kim Malsam-Rysdon** – HEALTH (DOH) - [Kim.Malsam-Rysdon@state.sd.us](mailto:Kim.Malsam-Rysdon@state.sd.us)

**Shawnie Rechtenbaugh** – HEALTH & HUMAN SERVICES (DHS) –  
[shawnie.rechtenbaugh@state.sd.us](mailto:shawnie.rechtenbaugh@state.sd.us)

**Laurie Gill** – SOCIAL SERVICES (DSS) – [DSSInfo@state.sd.us](mailto:DSSInfo@state.sd.us)

**Linda Williams** – WESTERN RESOURCES FOR INDEPENDENT LIVING (WRIL.org)

[linda@wril.org](mailto:linda@wril.org) and ALL BOARD Members (c/o Ex. Dir. Codi Erikson)

**Codi Erikson** – (WRIL Exec. Dir.) – [financemanager@wril.org](mailto:financemanager@wril.org)

**Angie Reichert** – DSS “Functionary” – [angie.reichert@state.sd.us](mailto:angie.reichert@state.sd.us)

**Mary Rea** – [mary.rea@state.sd.us](mailto:mary.rea@state.sd.us)

**Leslie Lowe** – [leslie.lowe@state.sd.us](mailto:leslie.lowe@state.sd.us)

**Rogine Page** – [rogine.page@state.sd.us](mailto:rogine.page@state.sd.us)

**Laura (Nord) Charter** – [laura.charter@state.sd.us](mailto:laura.charter@state.sd.us) ; [laura.nord@state.sd.us](mailto:laura.nord@state.sd.us)

**Sharon Maher** – [Sharon.Maher@state.sd.us](mailto:Sharon.Maher@state.sd.us)

**Nancy Giovanetti** – [nancy.giovanetti@state.sd.us](mailto:nancy.giovanetti@state.sd.us)

**Jennifer Lewis** – [jennifer.lewis@state.sd.us](mailto:jennifer.lewis@state.sd.us)

**Val Clauser** – [val.clauser@state.sd.us](mailto:val.clauser@state.sd.us)

**John Osburn** – ADMINISTRATOR, SOUTH DAKOTA DEPT. OF HEALTH, OFFICE OF HEALTH PROTECTION – [john.osburn@state.sd.us](mailto:john.osburn@state.sd.us)

**Jenna Howell** – STATE attorney & BAR Member – [jenna.howell@state.sd.us](mailto:jenna.howell@state.sd.us)

**Jeremy Lippert** – STATE attorney & BAR Member – [jeremy.lippert@state.sd.us](mailto:jeremy.lippert@state.sd.us)

This document includes  
**OPEN RECORDS REQUESTS**

for documents under the laws  
of government transparency.

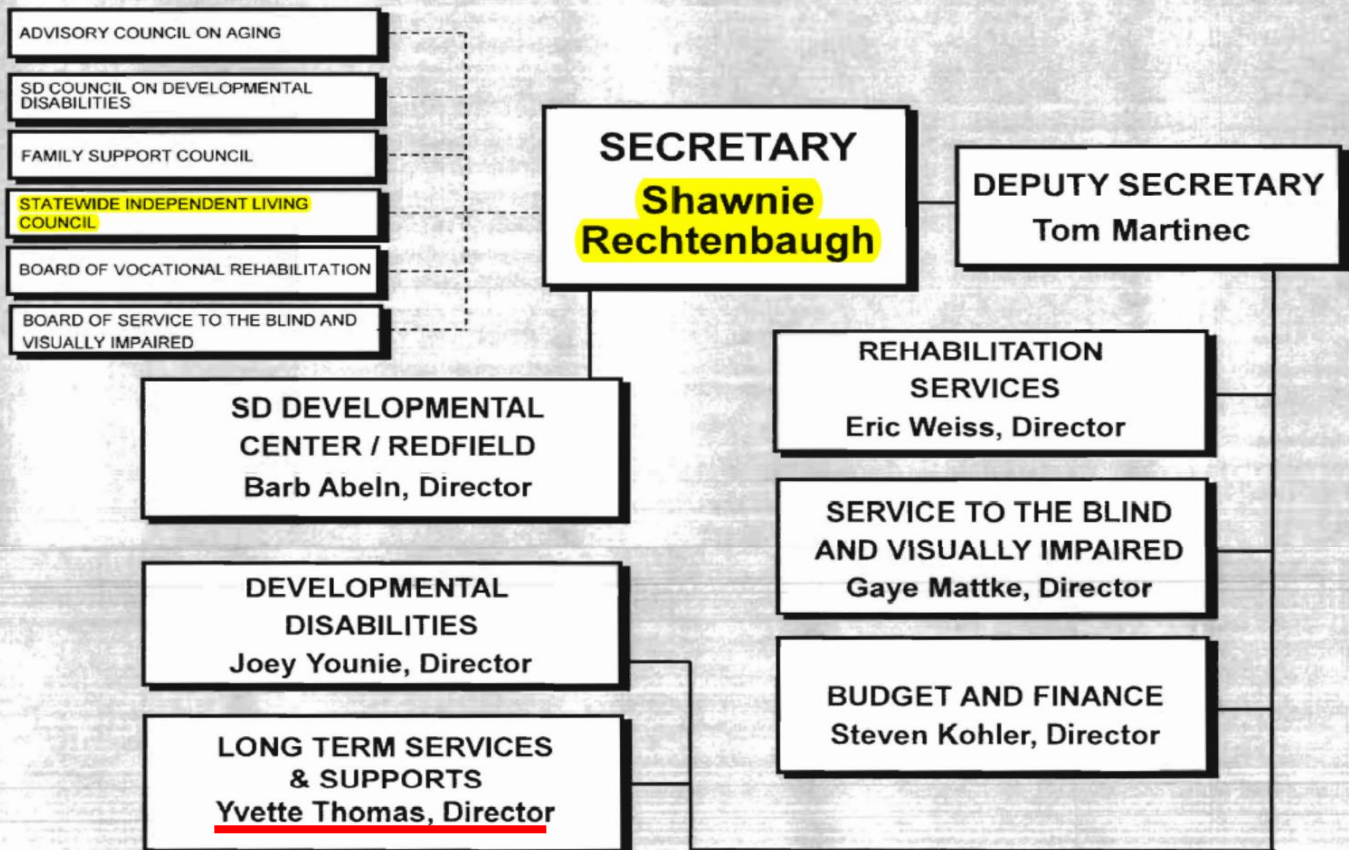
RE: **Deceptive Patterns and Practices of Persistent DENIALS** of: 1) STATE MEDICAID (a.k.a. “Medical Assistance”); 2) Untimely, Improper and ILLEGAL ANSWERS to OPEN RECORDS REQUESTS (Demands for Government TRANSPARENCY); 3) Honest Government Services;

RE: **Report of even more CRIMINAL FRAUD by DSS “supervisor” Angie Reichert, DHS agent Kelly Warner, and DSS “Regional Manager” Tom Eads – who are intentionally CONSPIRING to create a fraudulent “official” paper trail for purposes of “DENIAL OF RIGHTS UNDER COLOR OF LAW”**

Re: **Request for “Reasonable Accommodations” under the ADA by way of “Extra Time” and “Interpreter/Administrative” Services in completing ECONOMIC ASSISTANCE APPLICATION RECERTIFICATION** for Elderly, Poor, and “Totally and Permanently” Disabled Quad-Amputee.

**THE LATEST OF THE DECEPTIVE ACTIONS BY THE “ADMINISTRATIVE [‘DEEP’] STATE” OF THE “DHS” – TO FRAUDULENTLY USE THE PERSONAL NAME AND PROFESSIONAL REPUTATION OF MY DOCTOR TO COERCE ME INTO COMPLIANCE WITH THEIR (Kelli Werner, Rogine Page, and Yvette Thomas) ILLICIT POWER GRABS – IS A PERFECT EXAMPLE OF THE MARXIST/SOCIALIST/ FEMINIST/ANARCHIST POWER STRUCTURE OF THE “STATE WITHIN A STATE” DISCRIMINATING AGAINST ME AS A “SOVEREIGN ANGLO-AMERICAN MALE” TO SERVE THEIR OWN WARPED MARXIST/ SOCIALIST/FEMINIST/ANARCHIST IDEOLOGY OF INSTITUTIONALIZED “EQUITY” AND “SOCIAL JUSTICE” TO “CANCEL OUT” PERCEIVED “PRIVILEGED WHITE MEN”**

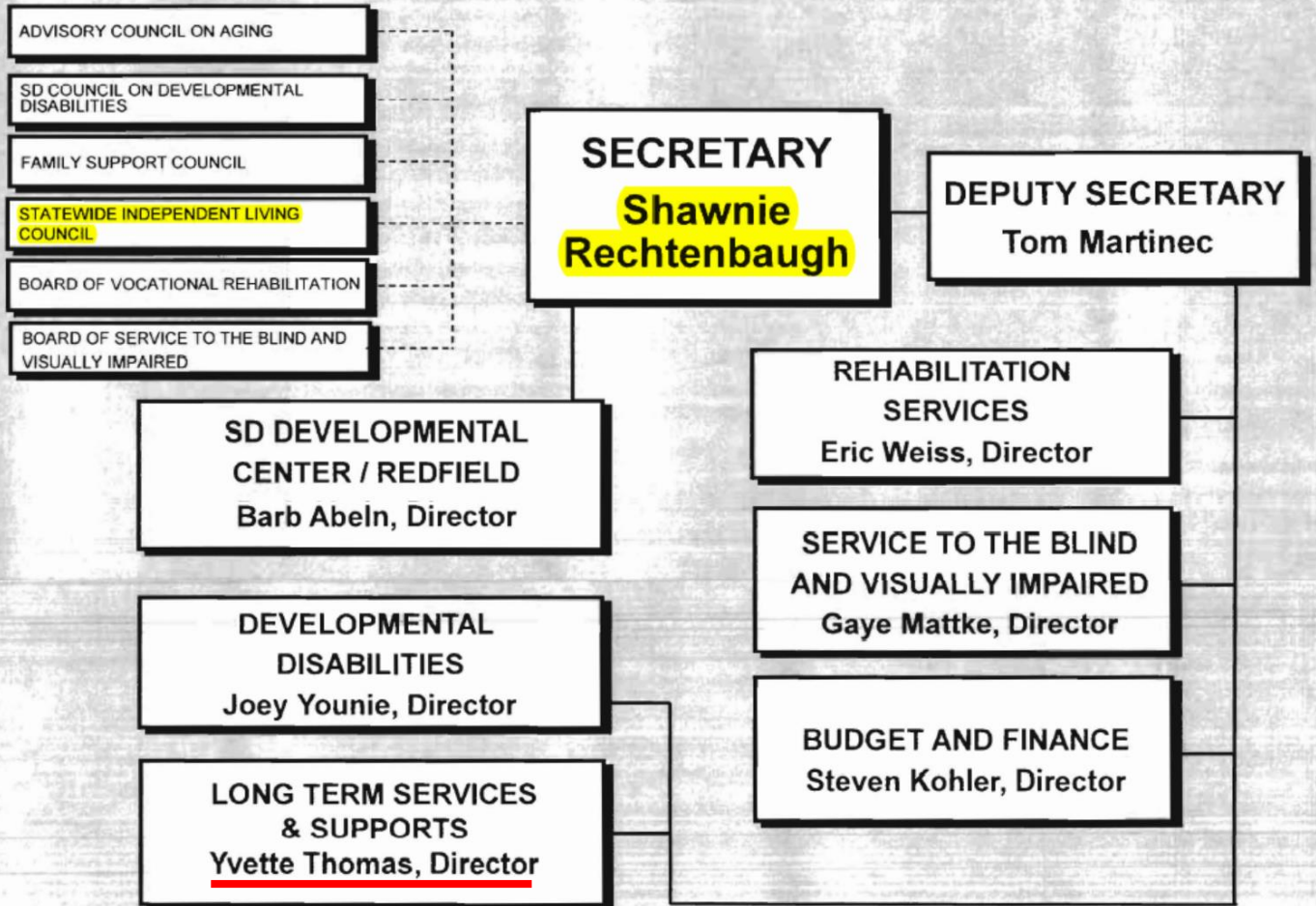
## Department of Human Services



As provided by the STATE’s “BAR attorney” Jenna Howell as, very deceptively, the only pages of “transparency” into the structure and functioning of their “state within a STATE” in answer to my “requests for [many more numerous] documents” under South Dakota’s OPEN RECORDS LAWS on 2/16/22, I received the “Organizational Charts” for the DEPARTMENT OF HUMAN SERVICES as shown above (on the previous page) and below. These charts reveal only the barebones of the “ADMINISTRATE STATE actors” who are fraudulently operating under GOV. Kristi Noem’s “SECRETARY” Shawnie Rechtenbaugh to prejudicially and CRIMINALLY (by way of “RACKETEERING and CORRUPTION”) DENYING – throughout this past year from 2021-2022 – “MEDICAL ASSISTANCE” to me as a recently “totally and permanently disabled quad-amputee” and declared CRIME VICTIM and REFUGEE from the even more corrupt “STATE OF MICHIGAN.”



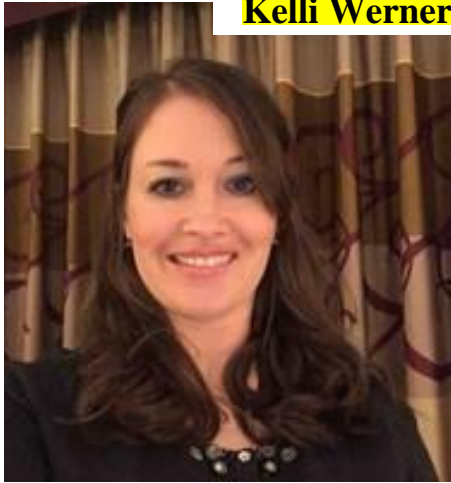
# Department of Human Services



**Shawnie Rechtenbaugh**

As shown by the EVIDENCE below, Kelli Werner and Rogine Page and the administrative “*DEEP STATE*” criminal racketeering agents for Yvette Thomas as the thoroughly corrupted supervisory “*principal*” for “*SECRETARY*” Shawnie Rechtenbaugh, who is the equally corrupted “*chief*” administrative “*agent*” for the CRIME SYNDICATE and DOMESTIC TERRORIST NETWORK otherwise known as the “*DEPARTMENT OF HUMAN SERVICES*,” being the agent for the STATE’s “*elected principal*” of GOVERNOR Kristi Noem, who is supposed to be acting on behalf of the “*body-politic*” of the “*True State*” under the CORPORATE umbrella of the “*DEEP STATE*,” otherwise known as the “*STATE OF SOUTH DAKOTA*.”

As was introduced by my last letter to GOV. Noem dated 1/9/22 (and finished 2/6/22) – beginning on page 20 but more importantly focused upon the RECORDED phone conversation between DHS and/or DSS “*functionary*” Kelli Werner and myself on page 24 – it was Werner herself who had ...

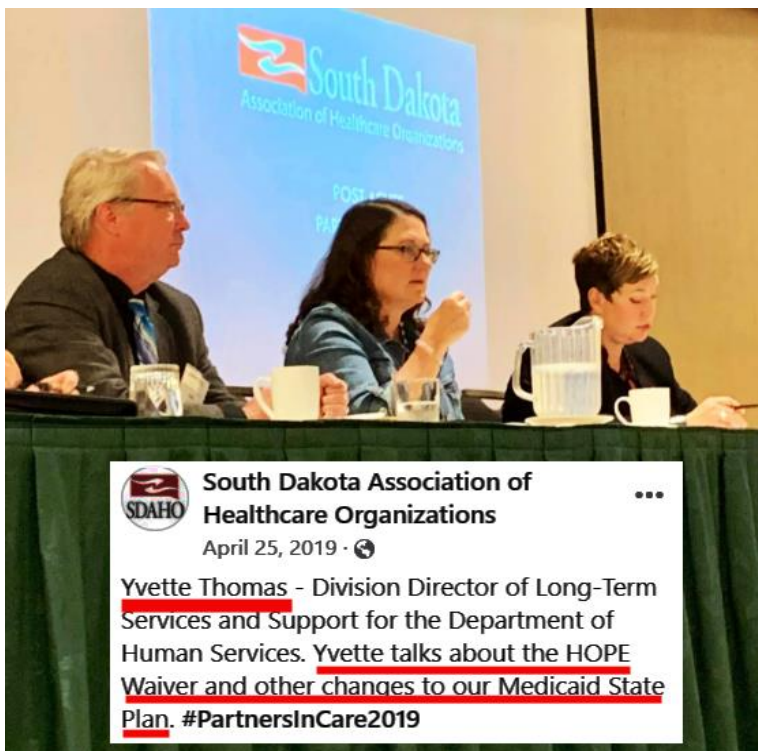


**Kelli Werner**

“*‘lied by omissions’ to DSS supervisor Angie Reichert – or instead conspired with Reichert – in claim I was refusing to schedule a ‘level of care assessment’ about me without revealing the above numerous FACTS revealing that I, as a ‘totally and permanently disabled quad-amputee’ struggling to maintain both ‘dignity’ and ‘independence’ in my community, had long been COERCED to surrendering both dignity and independence to DEPENDENCY totally upon the STATE’s complete refusal to provide me with requested and demanded critical information about the written ‘qualifications’ of the people involved in the ongoing DENIALS OF MEDICAID and the written LAWS and/or written ‘POLICIES AND PROCEDURES’ being used for the previous year to DISQUALIFY me based upon what otherwise appeared to be a completely discretionary and prejudicially biased and unwritten ‘level of care’ criteria.*”

Again, my dated 1/9/22 (and finished 2/6/22) letter to GOV. Noem, *et alia* is located online in the PUBLIC RECORD at: [http://www.ricobusters.com/wp-content/uploads/2022/02/020622\\_AddressSNAPrecertificPersistDENIALMEDICAID.pdf](http://www.ricobusters.com/wp-content/uploads/2022/02/020622_AddressSNAPrecertificPersistDENIALMEDICAID.pdf)

My RECORDED phone conversation with Kelli Werner dated 12/13/21 – in which Werner lied to me, refused to cooperate with me in providing me with important related information, who repeatedly displayed contempt through interruptions to my reference to the LAWS, and who ultimately hung up on me – is located at: [http://www.ricobusters.com/wp-content/uploads/2022/02/121321\\_KEY-DHSKellyrudehungup-refusedtoprovideinfo.wav](http://www.ricobusters.com/wp-content/uploads/2022/02/121321_KEY-DHSKellyrudehungup-refusedtoprovideinfo.wav)



As noted both by the DHS “Organizational Chart” above, as well as Rogine Page’s recent reference when copying me in her last email dated last Tuesday, 3/1/22, Yvette Thomas is the “head honcho” pushing the “HOPE WAIVER” upon people like me while making POLICY “changes to OUR [i.e. the Sovereign People’s] ‘MEDICAID STATE PLAN’”

RE: In-Home Service Assessment

**RP** • Page, Rogine <rogin.page@state.sd.us> Tue, Mar 1 at 4:13 PM ★  
 To: David Schied, Werner, Kelli  
 Cc: marybethhollatz@gmail.com, Eads, Tom, Lewis, Jennifer, Linda Williams, financemanager@wrl.org, Thomas, Yvette, Lowe, Leslie (DHS) Hide

David ~ LTSS is attempting to set up an assessment with you regarding a referral sent to us by EA/LTC for potential HOPE waiver services. Dr. Beren's is listed on the referral as your current physician. If you would like to continue with this process we would be happy to accommodate you in completing that assessment at one of the times/days listed below in the original email. Please let us know how you would like to proceed. Thank you, Rogine

Rogine Page – Region 2 Supervisor  
 Long Term Services & Supports

I have NEVER been “applying” for the “HOPE WAIVER” services. Since my arrival to this STATE OF SOUTH DAKOTA, I have ALWAYS been asserting my RIGHT to “FULL FAITH AND CREDIT” to – and the restatement of – the “MEDICAID” that I arrived here with from the STATE OF MICHIGAN.



Additionally, the location of the RECORDED phone conversation in which Kelli Werner carried out the above-described “*federal violations*” of “*public policy*” (before then hanging up on me and subsequently lying to DSS “*supervisor*” Angie Reichert) is at: [http://www.ricobusters.com/wp-content/uploads/2022/02/121321\\_KEY-DHSKellyrudehungup-refusedtoprovideinfo.wav](http://www.ricobusters.com/wp-content/uploads/2022/02/121321_KEY-DHSKellyrudehungup-refusedtoprovideinfo.wav)

As noted by the RECORDING above, I picked up a message received from “DEEP STATE” agent Kelli Werner on 12/13/21; and I immediately dialed back the very same number she left for me to call back – only for me to have to redial the call back a second time because Kelli Werner referenced my dialing “*extension #1*” where she could be reached, but the automated outgoing DHS recording had instead stated that such “*extension #1*” was instead charted to lead me to someone else named “*Emily Abernathy*,” while NONE of the options had referenced Kelli Werner.

When I ultimately reached Kelli Werner by reference to the “*extension*” otherwise designated by the DHS automated system for “*Emily Abernathy*,” I immediately brought to Kelli Werner’s attention this inconsistency between her troublesome message to me referencing somebody else’s extension and (at the 3:33 mark in the audio timeline of the RECORDING), Werner stated only, “*I understand; it’s been...addressed.*” As such **she began this call by simply dismissing my (thus far unstated) concerns that she, herself may be a “new” or “transferred” functionary of the STATE unqualified to “handle” my very important “medical needs” case or any future “interview” for “qualifying” me for MEDICAID / “MEDICAL ASSISTANCE” from the STATE.** Nevertheless, as a courtesy of politeness from my end, I allowed her callousness and rudeness toward me to continue further into the phone call.

In response to Kelli Werner jumping straight to her agenda of securing an “*inside [my] home assessment*” with me, **I clarified to Werner that I had numerous concerns that would need to be answered in writing for government “transparency” to me as someone entitled BY LAW to participate in my own medical decisions by proper evaluation of those making important decisions regarding medically needed services and EQUIPMENT prescribed or recommended by any of my doctors.** It was when I began making references to my “*rights*” and have “*the laws shown to me*” (as found at the 5:00 mark in the audio timeline of the RECORDING) that Kelli Werner sternly interrupted me by “*redirection*” and treating me as if I am speaking to her as an *individual* rather than her as a fiduciary “*agent*” for the “*principal*” of the STATE.

Werner first interrupted me to state, “**I** *do not write or interpret policy ...*” in the attempt to once again dismiss my concerns by way of “*abuse of power*” and a tyrannical reasoning – as if talking down upon me as some sort of “*master-to-servant*” dictatorial relationship.

When I asked for Werner’s JOB DESCRIPTION as “*Long Term Services Coordinator*” Kelli Werner refused to answer my question stating simply and with no “cooperation” whatsoever, “*I am not going to review my job description.*” She stated then, “**What I** *come in to do [in my private home environment] and assess your needs for a ‘LEVEL OF CARE’ for the ‘services that you have applied for’.*”

Notably, I recognized this as a COERCED “*channeling*” of my otherwise “*applying for*” the REINSTATEMENT OF “*STATE MEDICAID / ‘MEDICAL ASSISTANCE,*” which was active at the time of my arrival to South Dakota from the STATE OF MICHIGAN – and that which for the entirety of 2021 the STATE OF SOUTH DAKOTA was completely denying me any documentation about by way of numerous OTHER “*programs*” referenced as “*DAKOTA AT HOME,*” “*LTSS WAIVER Program,*” “*HOPE WAIVER Program,*” and who knows what other

names being used to confuse and DENY TRANSPARENCY to me as one of the sovereign People in need of transportation and other services and equipment (paid for at 20% or more beyond whatever MEDICARE refuses to pay in meeting my “*level of care*” as a “*totally and permanently disabled quad-amputee*”). This “*pattern and practice*” of coercion has been occurring ever since I arrived to SPEARFISH, S. DAKOTA and requested the assistance of WESTERN RESOURCES FOR INDEPENDENT LIVING in completing the proper FORMS for getting the STATE “*MEDICAID*” with which I arrived from the STATE OF MICHIGAN to continue.

By the way, **Linda Williams and Others at WESTERN RESOURCES FOR INDEPENDENT LIVING are really defrauding TAXPAYERS** by acting to hijack disabled people rather than to help them to overcome obstacles set up by the corrupt “*officers*” as FUNCTIONARIES of the (DEEP) STATE. See why! They don’t walk the talk of being true “advocates” for recently “totally and permantnely disabled white men” like me. Follow this link for the EVIDENCE in my RECORDED phone conversation with their CORPORATE “*administrative agent*,” their financial manager, and their BOARD member:

[http://www.ricobusters.com/wp-content/uploads/2022/02/102721\\_KEYLindaWilliams-WesternResourcescallbackwithSuperBoardMem-30min.wav](http://www.ricobusters.com/wp-content/uploads/2022/02/102721_KEYLindaWilliams-WesternResourcescallbackwithSuperBoardMem-30min.wav)

With regard to the RECORDED 12/13/21 phone conversation with Kelli Werner, when I subsequently sought clarification that this was indeed to be a schedule for Werner herself to be the one to be wanting to enter my home – based on Werner’s previous assertion [of “*What I come in to do [in my private home environment] and assess your needs for a ‘LEVEL OF CARE’ for the ‘services that you have applied for’*”] – instead of answering my “*yes or no*” question simply and directly, Werner again was intentionally deceptive when answering, “*This is because you applied for our waiver program...*” and subsequently stating BOTH that she “*was trying to explain the purpose of [her own] visit to [my] home:*” **while contradicting herself** In stating that, “*No*” it was not an appointment for herself that she was attempting to establish with me. **THE RECORDING SPEAKS FOR ITSELF IN DETAILING THE DEPTH OF KELLI WERNER’S DECEPTION.**

From that point in the conversation, the discussion continued to get even worse. When asked by me, Kelli Werner refused to give me the *identity* or the *qualifications* of the “*MEDICAL REVIEW TEAM*” members that were to be coming to my door, evaluating my “*medical needs*” and “*needed level of care*,” and determining the decision to “*qualify*” or “*disqualify*” me. **[These “qualifying and disqualifying” decisions, as I have discovered through numerous OPEN RECORDS “requests for documents” throughout 2021) are based upon NOTHING in writing; but are instead being made by UNIDENTIFIED and UNQUALIFIED “agents of the ‘DEEP’ STATE,” who exhibit their own potential abuses (like Werner herself was displaying) in the exercise of prejudicial “discretion,” in top-down tyrannical fashion.]**

At approximately the 6:50 mark in the audio timeline of the RECORDING, Werner stated the following, in placing all fiduciary “*actors*” onto the same plane as all other UNACCOUNTABLE people employed for the ADMINISTRATIVE STATE:

***“And I’m not going to give you all of their qualifications. They ‘meet the [unwritten and undefined] qualification’ for the ‘[unwritten and undefined] level of employment’ that they have. They ‘do not operate outside of the scope of their [unwritten and undefined] employment. The same goes for me and my coworkers. They are hired by [nobody accountable at] the DEPARTMENT OF HUMAN*”**

***SERVICES to perform these assessments. We have to take [unwritten and unqualified] ‘training.’ We do not have credentials to show you other than our [STATE] DEPARTMENT OF HUMAN SERVICES ‘ID CARD’.***

When I asked if Kelli Werner was employed as a “3<sup>rd</sup>-party contractor” to perform these administrative functions, she stated outright, “No, I’m not. ***I am employed by the STATE OF SOUTH DAKOTA.***” At this point, I was just then again beginning to ask her (at the 7:35 mark in the audio timeline of the RECORDING) if she was aware that the laws of the STATE and the UNITED STATES uphold that “*I am entitled ...*” (to be fully apprised about all aspects of my medical treatment “*program*”) when Kelli Werner again rudely interrupted me for purposes of redirecting me away from my reference to the written LAWS of the “STATE” legislators for which the EXECUTIVE BRANCH of the “STATE” is ***constitutionally bound to honor and obey*** (by OATH and DUTY). ***When I asserted my right to speak without interruption while referencing the LAWS of the “STATE,” she abruptly HUNG UP ON ME at about the 7:48 mark in the audio timeline of the RECORDING.***

Again, the EVIDENCE of the above-referenced call with DHS agent – acting on behalf of the STATE and expecting me to treat all individuals identified as “*employees of the STATE*” ***as equal to the “principals” of the STATE (and it’s GOVERNOR) – can be readily found at:***  
[http://www.ricobusters.com/wp-content/uploads/2022/02/121321\\_KEY-DHSKellyrudehungup-refusedtoprovideinfo.wav](http://www.ricobusters.com/wp-content/uploads/2022/02/121321_KEY-DHSKellyrudehungup-refusedtoprovideinfo.wav)

From this point forward, the STATE’s “DHS AGENT” Kelli Werner next embarked upon deceiving her “STATE cohorts” under employ of the DEPARTMENT OF SOCIAL SERVICES (DSS), under the supervision of DSS “Regional Manager” Tom Eads, who I had met with just a couple of weeks earlier.

The EVIDENCE of the STATE’s “DHS AGENT” Kelli Werner having LIED to her DHS-LTSS cohorts – given the context of my having RECORDED the phone conversation pertaining to the “*home assessment scheduling*” depicted above – is found in the ***UNSIGNED letter written “sincerely” by an inanimate object*** – the “*DIVISION OF LONG TERM SERVICES AND SUPPORTS.*” It is a conspicuous occurrence that ***this letter – which contained a FALSE ALLEGATION ABOUT ME*** (reflecting Kelli Werner’s likely posturing “*FALSE CLAIM*”) that “*[I] declined to schedule a time for the assessment until [I was] provided full identities, credentials, and qualifications of everyone involved in determining [my] eligibility*” and reiterating Werner’s statement to me over the phone of “*[s]taff will provide identification when coming into [my] home for the assessment*”) – ***WHILE GROSSLY OMITTING THE FACTS I HAD PROVIDED BY REFERENCE TO THE WRITTEN LAWS GOVERNING MY “RIGHT TO KNOW” for purposes of being “FULLY INFORMED” and “PARTICIPATING IN MY OWN HEALTH CARE DECISION-MAKING.***

This UNSIGNED “FRAUD BY OMISSIONS” letter dated 1/5/22 is located below (on the next page), as well as in the PUBLIC RECORD on the internet, providing EVIDENCE of the “ADMINISTRATIVE ‘DEEP’ STATE’s” CONSPIRACY to criminal tactics of MAIL FRAUD, at:

[http://www.ricobusters.com/wp-content/uploads/2022/02/010522\\_DHSCovertfollowupletraccusingmeofnotcooperating.pdf](http://www.ricobusters.com/wp-content/uploads/2022/02/010522_DHSCovertfollowupletraccusingmeofnotcooperating.pdf)





## DEPARTMENT OF HUMAN SERVICES

Division of Long Term Services & Supports

Hillview Plaza, 3800 East Highway 34

c/o 500 East Capitol Avenue

Pierre, SD 57501

PHONE: 605-773-3656 or

1-866-854-5465

FAX: 605-773-4085

WEB: [dhs.sd.gov](http://dhs.sd.gov)

The "DEEP"  
STATE is

January 5, 2022

Mr. David Schied  
PO Box 321  
Spearfish, SD 57783

engaging in  
FRAUD here!

Re: Phone call with Department of Human Services, Long Term Services and Supports (DHS/LTSS) staff on December 13, 2021,

Dear Mr. Schied:

This is a follow up to the conversation when DHS/LTSS staff reached out to you on December 13, 2021 to schedule a time for your assessment for waiver services. You declined to schedule a time for the assessment until you were provided full identities, credentials, and qualifications of everyone involved in determining your eligibility. Staff will provide identification when coming into your home for the assessment.

Cooperation with the assessment process is a requirement of waiver service eligibility. If you wish to proceed with the assessment process, please reach out via Dakota at Home at 1-833-663-9673 to communicate that you are ready to move forward with the next phase in the process. Thank you.

Sincerely,

Division of Long Term Services and Supports

My recorded  
EVIDENCE shows  
Kelli Werner  
refused to  
cooperate and  
hung up on me ...

... Yet the UNSIGNED  
letter blames me  
for being uncooperative.

This is an example of the "DEEP" STATE  
constructing a fraudulent "paper trail"!

Obviously, Kelli Werner is a tyrannical agent for the "ADMINISTRATIVE STATE" that is acting as a "state within a STATE" to undermining the CONSTITUTIONAL form of government set into place "by, of, and for" the sovereign People of this STATE, and the DELEGATED AUTHORITY provided to GOVERNOR Kristi Noem as the STATE's "elected" EXECUTIVE BRANCH "officer." These SEDITIOUS acts - as carried out in TREASONOUS fashion by those with OATHS and DUTIES to the sovereign People of the STATE - define both "insurrection" and "domestic terrorism." See, for example, the definition of "domestic terrorism" as COERCION of populations and/or COERCION of government (policies). 18 U.S.C., Section 2331(5).





law.cornell.edu/uscode/text/18/2331

# 18 U.S. Code § 2331 - Definitions

As used in this chapter—

**(5)** the term “domestic terrorism” means activities that—

**(A)** involve acts dangerous to human life that are a violation of the criminal laws of the United States or of any State;

**(B)** appear to be intended—

**(i)** to intimidate or coerce a civilian population;

**(ii)** to influence the policy of a government by intimidation or coercion; or

**(iii)** to affect the conduct of a government by mass destruction, assassination, or kidnapping; and

**(C)** occur primarily within the territorial jurisdiction of the United States; and

As shown by the above-referenced UNSIGNED letter dated 1/5/22 apparently “*written by an inanimate object*,” not only is Kelli Werner the ADMINISTRATIVE “*DEEP*” STATE’s consummate, power-hungry LIAR to me; but also, after hanging up on me, she then subsequently LIED to her “*MEDICAL ASSISTANCE TEAM*” under the STATE’s employ in the DEPARTMENT OF SOCIAL SERVICES, which has been under the “*Regional Management*” of the only man in this picture, Tom Eads.

After my first opportunity to meet Tom Eads in the company of his subordinate, “*Long Term Care Supervisor*” Angie Reichart at the STATE’s “*DSS Office*” in Rapid City, I wrote a detailed letter to Eads and Reichart to memorialize the events and present my perspective of what had occurred in the meeting that I had RECORDED TO VIDEO. That nine (9) page follow-up letter dated 12/1/21 is located as a matter of RECORD at: [http://www.ricobusters.com/wp-content/uploads/2022/02/120121 -MvFollowup2Tom-Eadsonmeetingabout-MEDICAID-denial.pdf](http://www.ricobusters.com/wp-content/uploads/2022/02/120121-MvFollowup2Tom-Eadsonmeetingabout-MEDICAID-denial.pdf)

**See the next six pages for the contents of that 12/1/21 letter to Eads depicting, in relevant part, my need to being provided “equal treatment” in being “fully informed” about the “qualifications” of STATE “*actors*” who are “qualifying” me for STATE “*MEDICAID*”.**

On Wednesday, December 1, 2021, 09:00:29 AM MST, David Schied <deschied@yahoo.com> wrote:

Dear Angie Reichert (Long Term Care Supervisor) and Tom Eads (Regional Manager),

...

As your STATE "right arm" (DSS) was pointing your finger to your STATE "left arm" claiming its out of your hands and while placing the onus of "fault" upon me for "talking to the wrong people" and claiming that you had no clue about who even Jennifer Lewis was - when is YOU that works for the STATE, not me - I did provide Angie Reichert with the completed "Application" for MEDICAID that she sent to me (which had another unfamiliar name at the top not specifically identifying it as MEDICAID as I recall) - but with the date of my "signing (probably under criminal "penalty of perjury" as another threat against my "slavery" status and slap in the face of my "dignity" as a disabled sovereign American) was backdated to correspond to the date I completed my FIRST APPLICATION FOR MEDICAID at the request of Jennifer Lewis who is the cohort of ALL OF YOU at the STATE which NONE of you apparently know about. Again, my signing and dating such a "redundancy" of application to satisfy your STATE efforts to force me to go through yet another of your wasteful "hoops" so you can justify your jobs at taxpayer expense while subjecting me to the assertion of your coercive will" by "color of law, rules and procedures" as a new government slave to YOUR paperwork (similarly to what the CORPORATE "STATE LICENSEES" are doing to me in the private sector) was carried out by me as promised on the phone last week and delivered to you yesterday at the end of our meeting.

Third, with regard to your intent to inform the DHS that they need to waste more time sending Laura Nord / Laura Charter or whoever she wants to call herself now, or her boss Rogine Page to enter my home for another "home visit" at taxpayer expense, I have to say the following in reiteration of yesterday that I will "show them the door" right away if they are not prepared right away to "show me the law" on EVERYTHING they are doing in their decision-making:

1) Laura Nord/Charter and Rogine Page are just two of about 14 people whom I wrote on TWO SEPARATE OCCASIONS IN COMPLAINTS (6/2/21 and 6/19/21) accompanied with OPEN RECORDS REQUESTS that ALL HAVE IGNORED for the last 6 months. NOBODY on that list of individuals will be allowed to even past the threshold of my doorway into my home unless or until they are not only ready to the "show me the law" on the basis off their claim for disqualifying me 8 months ago for MEDICAID based upon my "not meeting the level of need" as a totally and permanently disabled quad-amputee. Further, NOBODY from that list will be allowed to enter my home without providing me with their WRITTEN ANSWERS to BOTH of my COMPLAINT letters given the OPEN RECORDS RESPONSES (attached) showing the STATE "LIARS" refusing to answer any of my requests" submitted IN GOOD FAITH under the OPENS RECORDS LAWS for answer to my simple DEMAND that you STATE "agents" just "show me the law". What are South Dakota "Taxpayers" paying these idiots a lot of money to do(?), think up new and creative ways to deny even showing laws to a rational disabled person who is looking for some simple answers to vague and deceptively written "DENIAL OF MEDICAID" letters?

Here is a screen shot of the around 14 people of the STATE who have so far been "stonewalling" me besides those two idiot BAR attorneys working for Gov. Kristi Noem:

**ATTENTION: Kristi Noem, SOUTH DAKOTA GOVERNOR**

**Kim Malsam-Rysdon, SECRETARY and SENIOR ADMINISTRATOR for DOH –**

**[Kim.Malsam-Rysdon@state.sd.us](mailto:Kim.Malsam-Rysdon@state.sd.us)**

**Shawnie Rechtenbaugh, SECRETARY and SENIOR ADMINISTRATOR for DHS –**

**[shawnie.rechtenbaugh@state.sd.us](mailto:shawnie.rechtenbaugh@state.sd.us)**

**Laurie Gill – SECRETARY and SENIOR ADMINISTRATOR for DSS –**

**[DSSInfo@state.sd.us](mailto:DSSInfo@state.sd.us)**

**Mary Rea – [mary.rea@state.sd.us](mailto:mary.rea@state.sd.us)**

**Leslie Lowe – [leslie.lowe@state.sd.us](mailto:leslie.lowe@state.sd.us)**

**Rogine Page – [rogine.page@state.sd.us](mailto:rogine.page@state.sd.us)**

**Laura (Nord) Charter – [laura.charter@state.sd.us](mailto:laura.charter@state.sd.us) ; [laura.nord@state.sd.us](mailto:laura.nord@state.sd.us)**

**Sharon Maher – [Sharon.Maher@state.sd.us](mailto:Sharon.Maher@state.sd.us)**

**Nancy Giovanetti – [nancy.giovanetti@state.sd.us](mailto:nancy.giovanetti@state.sd.us)**

**Jennifer Lewis – [jennifer.lewis@state.sd.us](mailto:jennifer.lewis@state.sd.us)**

**Val Clauser – [val.clauser@state.sd.us](mailto:val.clauser@state.sd.us)**

**SOUTH DAKOTA DEPARTMENT OF SOCIAL SERVICES – PROGRAM INTEGRITY**

**[ProgramIntegrity@state.sd.us](mailto:ProgramIntegrity@state.sd.us)**

**John Osburn – ADMINISTRATOR, SOUTH DAKOTA DEPT. OF HEALTH, OFFICE OF HEALTH PROTECTION – [john.osburn@state.sd.us](mailto:john.osburn@state.sd.us)**



Again, ALL names shown above are barred from entering my home unless they "show me the law" and "show me their answers" to my two COMPLAINTS from many months ago while "acting" affirmatively under STATE obligation under SWORN OATH and FIDUCIARY DUTIES to "faithful performance" the SOUTH DAKOTA CONSTITUTION and the U.S. CONSTITUTION to serve We, The People under the laws of the legislature, which I have amply supplied out of my own research showing that they other wide OW ME MEDICAID to pay for my TRANSPORTATION to access my community with dignity (rather than having to be humiliated because I have no money to give in response to requests that I "pay" out-of-pocket for all trips to engage with my community and see doctors like all other "normal" people.

Further, given your noticeable surprise at my finding out that Rogine Page was Laura Nord/Charter's "supervisor" and informing you that Page had cost South Dakota taxpayers over \$300,000 in a "discrimination" lawsuit when a court had determined that she was particularly involved as "human resources" supervisor (NOT disability qualification supervisor) in the refusal to hire a Native American woman for employment. Was my notice to you a shock that with such a history of proven "discrimination" based upon race that a good argument can now also be made by me that she has been transferred to a new STATE "DEPARTMENT" where she is either discriminating based upon "disability" or otherwise employing BIDEN ADMINISTRATION "racial equity" and/or "Critical Race Theory" to discriminate against me as a "white [American] male"?

Is this why the STATE BAR attorneys working for Gov. Noem are refusing my OPEN RECORDS REQUEST for Rogine Page's personnel file and request to know what retraining she had had since costing the People of South Dakota nearly a half a million dollars COERCING the "letter" and the "spirit" of the laws to suit her own DISCRIMINATORY personal preferences? See the screenshot below of my OPEN RECORDS REQUEST in accompaniment of my SECOND [[so far unanswered] COMPLAINT to the 14 listed people above:

UNITED STATES DISTRICT COURT  
DISTRICT OF SOUTH DAKOTA  
WESTERN DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

vs.

THE SOUTH DAKOTA DEPARTMENT  
OF SOCIAL SERVICES,

Defendant.

CIV. 15-5079-JLV

REDACTED ORDER

<https://www.law360.com> › other › articles › social-service... ⋮

## Social Services Dept. Settles Native American Hiring Bias Suit ...

The case was **United States of America v. The South Dakota Department of Social Services**, case number 5:15-cv-05079, in the U.S. District Court for the District ...

# Social Services Dept. Settles Native American Hiring Bias Suit

By Kelly Zegers · January 30, 2020, 9:00 PM EST

The South Dakota Department of Social Services will pay out \$350,000 to settle a suit in which the federal government accused the agency of intentionally discriminating against Native American job applicants....

... Nancy Sletto was the ASA Specialist Supervisor from the mid-2000's until 2010. (Sletto Dep. 40:14-15; 42:5-6.) Sletto was replaced by Rogine Page, who was the ASA Specialist Supervisor from July 2011 through the present. (Page Dep. 21:12-20.)

Each Supervisor in turn reported to a Regional Manager. There were two Regional Managers with management responsibilities for the Pine Ridge Office. First, the Regional Manager for the Division of Economic Assistance ("DEA Regional Manager") oversaw the Employment Specialist Supervisor and the Benefits Specialist Supervisor, along with the respective Employment Specialists and Benefits Specialists. . . .

the mid-2000s until 2010. Id. ¶ 30. Rogine Page replaced Ms. Sletto and has been the ASA Specialist Supervisor since July 2011. Id. ¶ 31.

Normally there are a static number of Specialist positions at the DSS Pine Ridge Office and the opportunity to hire a new employee only arises when a vacancy in an existing Specialist position occurs. Id. ¶ 36. When a vacancy occurs the supervisor of that position (the "Hiring Supervisor") informs the regional manager and prepares a requisition request asking that the position be advertised. Id. ¶ 37. DSS assigns each requisition a unique number.

The Plaintiff also asserts that DSS hired Jeanie Montgomery (Caucasian) as an ASA Specialist instead of Irene Red Cloud (Native American). (Doc. 46 at 20.) Rogine Page, the Hiring Supervisor for that position, testified that Montgomery had "a lot of work experience," including prior caseworker experience at a mental health facility. (Page Dep. 140:22-141:6.) Montgomery's Rationale for Appointment stressed Montgomery's experience as a nurse, which Page believed would be helpful for the ASA Specialist Position. (*Id.* at 142:6-10.) Additionally, Page testified that Red Cloud had a "sketchy" job history, because "this job was three months, this job was two months, this job was – oh, that was ten months . . . That concerns me as a supervisor who has not had any Specialists for a year as to her work history." (Page Dep. 150:7-15.) Additionally, Red Cloud had not been employed since 2003. (Page Dep. 150:18-19.) Perhaps most importantly, Page testified that Red Cloud would not accept any less than \$17.00 per hour, and that she would not have been able to get that as an ASA Specialist. (Page Dep. 154:3-16.)



So clearly the answer to my question a couple of pages back is that **Rogine Page is a “team player” with long history of proven DISCRIMINATION.** Although things are still vague (at this point in this instant writing) as to the reason **SEXUALLY TRANSMITTABLE DISEASES (“STD”) PROGRAM COORDINATOR Mary Rea’s** email to me was also copied to Rogine Page, **the connection to Giovanetti’s RETALIATION against me, and Nancy Giovanetti’s and Laura Nord/Charter’s MEDICAID DENIAL can be further explained by “connecting the dots” of Page’s past proven history of “racial” discrimination to her “teamwork role” in working with the ALL WOMEN “STATE agents” of Jennifer Lewis, Nancy Giovanetti, and Laura Nord/Charter and others in DENYING me in writing for “Medical Assistance”, for the “ADSL WAIVER”, for the “HOPE WAIVER”, and all other forms of MEDICAID, in GROSS CONSTITUTIONAL VIOLATION of federal “FULL FAITH AND CREDIT” laws.**

How about Leslie Lowe, also emailed by some unknown (Mary Rea working as a SEXUALLY TRANSMITTABLE DISEASES PROGRAM DIRECTOR) that Laura Charter had write to me in attempt to have me fraudulently sign a government FORM "under penalty of perjury" calling myself a "TAXPAYER" as owner of some LLC or other CORPORATION in response to my simple effort to get a reimbursement for new batteries for a home mobility device while being DENIED MEDICAID by Nord/Charter before leaving on her honeymoon. What is Leslie Lowe and Mary Rea having anything to do with determining my MEDICAID eligibility when their backgrounds have clearly NOTHING to do with disabilities, but instead has everything to do with "SEXUALLY TRANSMITTABLE DISEASES" and "SEXUAL VIOLENCE PREVENTION AND EDUCATION"? (See below and as attached paged from my SECOND [UNANSWERED] complaint.) Again, this makes for a pretty good argument that Laura Nord/Charter and her boss are involving other WOMEN in a discriminatory practices based upon "gender bias" and following as "sympathizers" to CRITICAL RACE THEORY against me as a "white male".

**Program: South Dakota Department of Health**  
**Agency: SOUTH DAKOTA DEPARTMENT OF HEALTH - STATE OFFICE**

[Website: doh.sd.gov](http://doh.sd.gov)  
[Email: DOH.info@state.sd.us](mailto:DOH.info@state.sd.us)

#### **Description**

The South Dakota Department of Health delivers a wide range of public health services to promote, protect, and improve the health of every South Dakotan.

#### **Main Contact**

**John Osburn**  
 Administrator, Office of Health Protection  
 605-773-3361  
[john.osburn@state.sd.us](mailto:john.osburn@state.sd.us)

#### **Senior Administrator**

**Kim Malsam-Rysdon**  
 Secretary of Health  
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#### **Main Contact**

**Mary Rea**  
 STD Program Coordinator  
 (605) 773-4794

[Website: doh.sd.gov/local-offices/hiv-std-testing/](http://doh.sd.gov/local-offices/hiv-std-testing/)

#### **Senior Administrator**

**Susan Gannon**  
 HIV Program Coordinator  
 (605) 773-5952



**GRANTS**

**Sexual Violence Prevention and Education**

**Lowe, Leslie**

**South Dakota State Department of Health, Pierre, SD, United States**

Agency National Institute of Health (NIH)  
 Institute National Center for Injury Prevention and Control (NCIPC)  
 Type Rape Prevention and Education Grants (VF1)  
 Project # 5VF1CE001109-02  
 Application # 7302307  
 Study Section Special Emphasis Panel (ZCE1-SRC (99))  
 Program Officer Wheaton, Jocelyn  
 Project Start 2006-11-01  
 Project End 2011-10-31  
 Budget Start 2007-11-01  
 Budget End 2008-10-31  
 Support Year 2  
 Fiscal Year 2008  
 Total Cost \$104,705  
 Indirect Cost

▼ Institution

Name South Dakota State Department of Health  
 Department  
 Type  
 DUNS # 809587710  
 City Pierre  
 State SD  
 Country United States  
 Zip Code 57501

▼ Related projects

<u>NIH 2012</u> <u>VF1 CE</u>	Sexual Violence Prevention and Education Duffel, Beverly / South Dakota State Department of Health	\$90,641
<u>NIH 2011</u> <u>VF1 CE</u>	Sexual Violence Prevention and Education Duffel, Beverly / South Dakota State Department of Health	\$94,310
<u>NIH 2010</u> <u>VF1 CE</u>	Sexual Violence Prevention and Education Disburg, Teresa / South Dakota State Department of Health	\$103,368
<u>NIH 2009</u> <u>VF1 CE</u>	Sexual Violence Prevention and Education <u>Lowe, Leslie</u> / South Dakota State Department of Health	\$104,663
<u>NIH 2008</u> <u>VF1 CE</u>	Sexual Violence Prevention and Education <u>Lowe, Leslie</u> / South Dakota State Department of Health	\$104,705
<u>NIH 2007</u> <u>VF1 CE</u>	Sexual Violence Prevention and Education <u>Lowe, Leslie</u> / South Dakota State Department of Health	\$106,574

▼ Comments on Leslie Lowe's grant

<u>NIH 2012</u> <u>VF1 CE</u>	Sexual Violence Prevention and Education Duffel, Beverly / South Dakota State Department of Health	\$90,641
<u>NIH 2011</u> <u>VF1 CE</u>	Sexual Violence Prevention and Education Duffel, Beverly / South Dakota State Department of Health	\$94,310
<u>NIH 2010</u> <u>VF1 CE</u>	Sexual Violence Prevention and Education Disburg, Teresa / South Dakota State Department of Health	\$103,368



## GRANTS

### Sexual Violence Prevention and Education

Lowe, Leslie

South Dakota State Department of Health, Pierre, SD, United States

<u>NIH 2009</u> <u>VF1 CE</u>	Sexual Violence Prevention and Education <u>Lowe, Leslie</u> / South Dakota State Department of Health	\$104,663
<u>NIH 2008</u> <u>VF1 CE</u>	Sexual Violence Prevention and Education <u>Lowe, Leslie</u> / South Dakota State Department of Health	\$104,705
<u>NIH 2007</u> <u>VF1 CE</u>	Sexual Violence Prevention and Education <u>Lowe, Leslie</u> / South Dakota State Department of Health	\$106,574

So the EVIDENCE is clear that Kristi Noem's "agents of the STATE" and its "principals" of the two BAR attorneys representing the "principals" at the DSS and the DHS not only wish to keep me as a disabled person from knowing who exactly these people are that are in charge of my "case". They also wish to keep me as a American "One of the People" and alleged "TAXPAYER" from exercising my Sovereign Rights to know this same information under the OPEN RECORDS LAWS.

\*\*\*\*\*

**In comparing the above researched information with just the EVIDENCE of Kelli Werner's phone conversation with me on 12/13/21 .....**

(again as linked below at: [http://www.ricobusters.com/wp-content/uploads/2022/02/121321\\_KEY-DHSKellyrudehungup-refusedtoprovideinfo.wav](http://www.ricobusters.com/wp-content/uploads/2022/02/121321_KEY-DHSKellyrudehungup-refusedtoprovideinfo.wav) )

..... It should be clear to any JURY or GRAND JURY of other sovereign People, that **Kelli Werner is acting on behalf of the STATE to signify to me that it does not matter "who" comes to my home to "interview" me and gather information for others of the STATE to evaluate so to "qualify" me for STATE "MEDICAID" insurance coverage. All that is supposed to matter is that I am to simply and blindly TRUST that the identification card purportedly carried and "shown at the door" for any of these "agents of the STATE" alone qualifies any and all of them to act as the STATE as the "principal," absolving them individually from all liability to me because they are purportedly** (as iterated by overwhelmingly corrupted STATE OF MICHIGAN and UNITED STATES "courts" providing various forms of "government immunity" for being) endorsed by the STATE and executing their actions while in STATE "office." [Therefore, all are entitled to "immunity" from personal liability to me in any lawsuit resulting from abuses of their individual power and/or "discretion" based upon (what appears to be totally UNWRITTEN) criteria that I am being also denied from knowing and "accessing" for making my own health care decisions ... being a blatant violation of (both WRITTEN) health care laws and civil rights laws.]

Yet, DSS "Regional Manager" Tom Eads and his subordinate, Angie Reichert – both operating from the DSS Office in RAPID CITY as referenced by my meeting "follow-up" letter depicted above – have been working just the opposite claims against me when claiming to me that I was "talking to the wrong people" by addressing my formalized "COMPLAINT" to the "DSS" instead of the "DHS" as to the persistent DENIAL of my "first" MEDICAID application throughout 2021 and all of my subsequent written "appeals," "complaints," and "requests for documents [under the OPEN RECORDS laws]" throughout the remainder of 2021.

Eads' "DENIAL of qualified status" for representing the STATE – while actually representing the STATE in the very same way that Kelli Werner asserted the STATE's authorization and/or "licensing" for ANYONE brandishing a "STATE-issued ID" to come in and to "qualify" me for certain types of "medical care" without my further questioning THEIR qualifications – demonstrates the STATE's willing to unethically and immorally use a DOUBLE-EDGED SWORD against me, while COERCING both the "letter" and the "spirit" of constitutional (limited) government (to serve the People) and the disabled population. GOVERNOR Kristi Noem cannot play this fictitious CORPORATE "game" both ways – by claim that the STATE's "agents" are sufficient to act on behalf of their "principal" as the STATE; while also shunning altogether transparency, accountability, and liability (towards the sovereign People) either as "agents" or the as "principals" of the STATE and its principal agent of the GOVERNOR).

The concept is called "respondeat superior;" which is a common law term describing these successively higher levels of administrative authority. The concept of "respondeat superior" was established in seventeenth-century England to define the legal liability of an employer for the actions of an employee. The doctrine was adopted in the United States and has been a fixture of



agency law. It provides a better chance for an injured party to actually recover damages, because under *respondeat superior* the employer is liable for the injuries caused by an employee who is working within the scope of his employment relationship.

The legal relationship between an employer and an employee is called *agency*. The employer is called the *principal* when engaging someone to act for him. The person who does the work for the employer is called the *agent*. **The theory behind *respondeat superior* is that the principal controls the agent's behavior and must then assume some responsibility for the agent's actions.** NOTE: The terms "*principal*" and "*agent*" are words that may appear frequently throughout this text. When they appear, it is likely to be in the same context and meaning as explained here as this "*respondeat superior*" type of liability relationship. (Bold emphasis)

Importantly, Tom Eads repeated his unethical double-edged sword "*disclaimer*" when calling me on the phone on behalf – and at the stated command of the GOVERNOR's OFFICE after the GOVERNOR had become "*fully apprised*" (between 1/29/22 when I spoke with her in person at the RAPID CITY "*LIVESTOCK SHOW*" and 2/6/22 when I wrote to her agents Beth Hollatz and "*Senior Policy Advisor*" Ryan Brunner with complete details of "*the problem*") about my circumstance and had solicited me personally to contact her inner office "*staff*" who she promised me would follow-up as her representative "*agents*."

My 2/6/22 "*cover letter*" email to GOV. Noem – sent in care of Beth Hollatz as directed by Gov. Noem on 1/29/22 – is located in the PUBLIC RECORD on the Internet at:  
<http://www.ricobusters.com/wp-content/uploads/2022/02/020622-Myemail2GOVNoem-postLivestockShowmeeting-BethHollatz.pdf>

The 39-page attachment to that email, as addressed principally to Gov. Noem, Ryan Brunner, and to the three "*SECRETARIES*" of the DSS, the DHS, and the DOH (as copied to numerous other "*agents of the STATE*" that had been banding together throughout 2021 to DENY me "*MEDICAID*") is also located in the PUBLIC RECORD on the Internet at:  
<http://www.ricobusters.com/wp-content/uploads/2022/02/020622-AddressSNAPrecertificPersistDENIALMEDICAID-1.pdf>

Again, in spite of his stating at the onset of his call (which I RECORDED as AUDIO in its entirety) that he was prompted by the GOVERNOR's OFFICE to contact me, he nearly immediately turned around to claim that he "*could not speak*" about anything outside his own "*DEPARTMENT OF SOCIAL SERVICES*," which was a totally unacceptable pretext and proposition for calling me in the first place on behalf of the "*STATE*" and its GOVERNOR. My RECORDING of that call on 2/24/22 is found in the "*transparent*" PUBLIC RECORD that I have meticulously created at: <http://www.ricobusters.com/wp-content/uploads/2022/02/022422-KEY-TomEadscallonbehalfGovoffice.wav>

The 2/24/22 call between Tom Eads and myself transpired roughly as follows:

- 1) Eads began the conversation by stating, "*So I understand that you were speaking to one of the Governor's staff, or something like that ... and that you wanted a call back immediately. Well that's what I'm doing.*"
- 2) Since Eads stopped talking and apparently did not even have a clue as to why he was calling me on behalf of the Governor of the STATE, I explained that I had indeed telephoned Beth Hollatz in follow-up and that I had been expecting whoever to call back to already

understand why I was calling the Governor's office. My statement hinted to the FACT that Eads was being deceptive in not providing me with the name of whomever it was from the Governor's office who had ordered him to be the one to call me (besides his not knowing either why it was he was being told to call me.) He also declined to reveal anything when I paused long enough to respond back to me after I had mentioned Hollatz's name as the person that I had called, indicating even more deception and the "refusal to cooperate" with my courtesy of leaving him a voluntary opening.

I made two follow-up RECORDINGS of my two calls with messages to Beth Hollatz on 2/23/22. Notably, neither her nor the Governor – nor the Governor's "Senior Policy Advisor" Ryan Brunner – sought to personally respond back to my concerns as earlier placed clearly into writing after the Governor had provided me with Hollatz's business card and instructed me to call her and saying that her former (Senior Policy Advisor) "Melissa" would be the one likely to call me back after that. **The first of those two RECORDINGS is to be found at the following Internet location:**

[http://www.ricobusters.com/wp-content/uploads/2022/02/022322\\_Mycall2SDGovBethHollatz-mssg4callbackinfollowup.wav](http://www.ricobusters.com/wp-content/uploads/2022/02/022322_Mycall2SDGovBethHollatz-mssg4callbackinfollowup.wav)

**The second of those two RECORDINGS is to be found at the following Internet location:**

[http://www.ricobusters.com/wp-content/uploads/2022/02/022322\\_2ndcall2BethHollatzonaltPhoneNo.wav](http://www.ricobusters.com/wp-content/uploads/2022/02/022322_2ndcall2BethHollatzonaltPhoneNo.wav)

- 3) I next went on to explain to Tom Eads that my follow-up with the STATE GOVERNOR included a COMPLAINT that included reference against Tom Eads himself; and that I had been expecting a call back from the Governor's agent WHO SHOULD OTHERWISE KNOW THE DETAILS OF MY NUMEROUS COMPLAINTS and the backgrounds to those complaints as I had detailed in my two previous letters to the Governor Noem just that previous month since I had met with her at the Livestock Show.
- 4) I also informed Eads that his call to me had occurred precisely when my "chore services" helper was "on the clock" and assisting me to carry out needed duties around the house, indicating that since he appeared not to have a clue as to why he should be calling me on behalf of the STATE GOVERNOR, that he would be wasting the time of both of us. Additionally, I reminded Eads that I had made a special trip to RAPID CITY on 11/29/22 to personally discuss all of this with him and his subordinate, "LTSS SUPERVISOR" Angie Reichert, and that **though he was fully apprised and had the opportunity then to do something then, that he chose not to for the past couple of months while I continue to suffer as a "totally and permanently disabled quad-amputee" in need of MEDICAID.** Moreover, I additionally reminded him that **despite my making amply clear that I was NOT completing a FORM "new application" for "MEDICAL ASSISTANCE" but instead was signing the document as a March 2021 dated "ADDENDUM" to the original application in a persistent challenge and "appeal" to my original "application," that Eads and his subordinate had clearly begun a FRAUDULENT PAPER TRAIL as if I had otherwise initiated a "new application," being a chief reason for my COMPLAINTS against him and Reichert.**
- 5) After all of the above, Tom Eads had only to state, "So...all I can speak to is what services the DEPARTMENT OF SOCIAL SERVICES to you." He then asked if I was aware that an interview had already been scheduled for me for the following week "to review [my] "SNAP BENEFITS."
- 6) I informed Eads that I knew nothing about such a scheduling; and that I had never been consulted in any way whatsoever before the STATE AGENTS had apparently dictated to me such a scheduling without my knowledge, participation, or agreement ... as if I am some type of unpaid "employee" or "slave" of the ADMINISTRATIVE ("DEEP") STATE.
- 7) Eads said that, as he understood it, my whole problem with the STATE is not having STATE MEDICAID; and that MY "next step" is to cooperate with whomever is the person

is at (the “*clear as mud*” STATE agency named as) “DAKOTA AT HOME” that conducts an upcoming “*telephone interview*” for qualifying me for MEDICAID.

- 8) When I expressed my concern that – even if granted MEDICAID by the STATE now that such a grant would still not be properly addressing my COMPLAINTS and significant debts and “*administrative slavery*” of the entire past year of being illegally, discriminatingly, and unconstitutionally DENIED proper “MEDICAL ASSISTANCE” for the entirety of the previous year – Eads replied (at approximately the 13:15 mark in the audio timeline of the RECORDING), “*I can hear that you are beside yourself [in frustration]; so lets do this: You’re going to get a call from LONG TERM SERVICES AND SUPPORTS, and they’re gonna’ want to do that assessment and strictly over the phone. You just cooperate with that process, give them the information they need, and that is your best path forward. Does that sound good?*”
- 9) My immediate reply to Eads was, **“I am going both forward and backwards; because everything that I’m doing is an addendum to my application from last year. And IF – and that’s a big ‘if’ that I can see because I’ve been fighting this all through 2021 – and IF the STATE OF SOUTH DAKOTA decides they’re going to go from this point forward and give me, as you say, ‘MEDICAID,’ then I’m going to focus on going backwards in time because I have a whole boatload of debt for all through 2021 since my arrival to South Dakota ... in which I’ve got all of these debt collectors calling me, all of these bills that are coming, and all of this stems from last year being DENIED by people I don’t know, and by a criteria that they won’t reveal to me, in a government that’s supposed to be transparent. So that is NOT OK with me; and. Kelli [Werner] hung up on me.”**
- 10) At approximately 11:00 (in the audio timeline of the RECORDING), I told the story of Kelli Werner calling to schedule an appointment for either her or someone else to enter my home to “*evaluate*” me before she or her unknown “TEAM” were to decide on whether or not I am “*qualified*” to receive STATE “MEDICAL ASSISTANCE.” **In my concluding that I was not going to allow anyone into my home until I first had the opportunity to scrutinize and be “fully informed” about the IDENTITY and the QUALIFICATIONS (for evaluating the medical needs of a quad-amputee) of those entering my home, Tom Eads unequivocally agreed with my assertions that not only do I have the RIGHT TO A TRANSPARENT GOVERNMENT, but that I also have every right to have this background information on the STATE “actors” in my medical decision-making because I am also owed – by law – the right to know these things in order to properly participate in my own medical decision-making.**
- 11) I openly informed Tom Eads – who was admittedly calling me at the behest of the GOVERNOR of the STATE OF SOUTH DAKOTA – that I was alleging “*Critical Race Theory discrimination*” by Kelli Werner and her “TEAM” as extending all the way back through 2021 in all along DENYING me MEDICAID (“MEDICAL ASSISTANCE”), and by the people of the EXECUTIVE BRANCH all the way up to the elected GOVERNOR and ATTORNEY GENERAL.
- 12) At the end of the RECORDED call (at 15:00 in the audio timeline), Eads stated, “*I understand [all] that one-hundred percent. Let’s take these one step at a time. The first step is to get you ONTO MEDICAID, and then if you want to fight other battles from things that happened in the past, you know you’re perfectly welcome to do that.*” To that callous attitude of superiority, I replied, “*I am welcome to do it anyway; I don’t need the STATE telling me [that].*” Eads resumed, “*So be prepared to get a call from LTSS; and when they do call you, just go ahead and cooperate, and give them all the information they want, and that will move us forward. Does that sound okay with you?*”
- 13) In answering Ead’s question, I stated, “Well let me qualify that, sir. You know, ‘cooperation’ has to go BOTH WAYS. This is a two-way street!” to which Eads completely



agreed. He then reiterated, “When they call, get through that whole process without getting side-tracked on other issues. Just get through that assessment process. And then, after you’re on MEDICAID then tackle all the other issues that you want to tackle; but at least ‘we’ve’ got you that far;” stating this as if ONLY his “Team” is the one doing the WORK in “getting [me] THIS far” (while COVERING UP that they actually have been deceptively OBSTRUCTING the progress of approving me for MEDICAID, so far as up to the point that I had brought these issues up to the GOVERNOR’S OFFICE directly).

- 14) In finalizing this 17-minute, 18-second call and getting back to my “chore services” home assistant, I stated, “I am not making any agreements with you; [and] I’ve already filed a COMPLAINT about you. ... As a matter of RECORD, I am not making any agreements with anybody until I am ‘fully informed.’ I have a right ...” Tom Eads stated then his understanding and agreement with my statements; adding only that I am to expect a phone call the following Monday to be “qualified” for SNAP BENEFITS renewal.

In getting back to the STATE AGENT Kelli Werner acting in “*criminal conspiracy to deprive of rights under color of* [administrative] *law* [and procedure]” with her “DHS DEPARTMENT TEAM” of Rogine Page, Yvette Thomas, and the GOVERNOR Kristi Noem’s “SECRETARY” Shawnie Rechtenbaugh, there are plenty more of their constructed “FRAUDULENT paper trail” that demonstrates the manner in which they use “PROCEDURE OVER SUBSTANCE” as the means to ABUSE THEIR POWER and to commit crimes against one of the sovereign People who is elderly, poor, and disabled – being “FEDERAL” as well as STATE crimes.



#### DEPARTMENT OF HUMAN SERVICES

Division of Long Term Services & Supports

Hillsview Plaza, 3800 East Highway 34

c/o 500 East Capitol Avenue

Pierre, SD 57501

PHONE: 605-773-3656 or

1-866-854-5465

FAX: 605-773-4085

WEB: [dhs.sd.gov](http://dhs.sd.gov)

The “DEEP”  
STATE is

January 5, 2022

Mr. David Schied  
PO Box 321  
Spearfish, SD 57783

engaging in  
FRAUD here!

Re: Phone call with Department of Human Services, Long Term Services and Supports (DHS/LTSS) staff on December 13, 2021,

Dear Mr. Schied:

This is a follow up to the conversation when DHS/LTSS staff reached out to you on December 13, 2021 to schedule a time for your assessment for waiver services. You declined to schedule a time for the assessment until you were provided full identities, credentials, and qualifications of everyone involved in determining your eligibility. Staff will provide identification when coming into your home for the assessment.

My recorded  
EVIDENCE shows  
Kelli Werner  
refused to  
cooperate and  
hung up on me ...

In the aftermath of the delivery of my letter to DSS “DEEP STATE” AGENTS of the NOAM ADMINISTRATION ON 12/1/22 as depicted above and located in the PUBLIC RECORD at: <http://www.ricobusters.com/wp-content/uploads/2022/02/120121-MyFollowup2Tom-Eadsonmeetingabout-MEDICAID-denial.pdf>

I found myself in a constant struggle to keep clarifying the “*weaponized due process*” that these STATE AGENTS continually used against me to further their own **barrage of corresponding FRAUDULENT PAPER TRAIL**, which they also used against me so to overwhelm me so much with their LIES that I might otherwise found myself unable to catch up and simply *give up* and *give in* to this type of OPPRESSION and abusive COERCION.

I began my DEFENSIVE efforts right away after the FRAUDULENT letter depicted above at the bottom of the previous page, dated 1/5/22, which I finished on 2/6/22 in thirty-nine (39) pages as addressed to GOVERNOR Kristi Noem, whose office of “GOVERNOR” is the “*head of the snake*” of the EXECUTIVE BRANCH that has been so obviously eroded and undermined from the inside-out by the ADMINISTRATIVE (“DEEP”) STATE “agents” over which she is the responsible “principal.” Again, that letter is found in the “PUBLIC” RECORD (which is not to be confused with the STATE's own “PRIVATE” and NON-TRANSPARENT records) as located at:

<http://www.ricobusters.com/wp-content/uploads/2022/02/020622-AddressSNAPrecertificPersistDENIALMEDICAID-1.pdf>

This document immediately above dated 2/6/22 was emailed directly to GOVERNOR Kristi Noem on that very same day by way of the email address Gov. Noem had provided to me (at the Livestock Show earlier) in the care of Mary Beth Hollatz, as found in the PUBLIC RECORD at: <http://www.ricobusters.com/wp-content/uploads/2022/02/020622-Myemail2GOVNoem-postLivestockShowmeeting-BethHollatz.pdf>

About the time I was first receiving the above-referenced FRAUDULENT letter dated 1/5/22 from the DHS, another letter was sent out to me by Tom Eads’ subordinate Angie Reichert, adding another layer of intentional FRAUDULENCE by FALSE CLAIM (dated 1/11/22) that I was being given only three additional days – which is clearly insufficient for a “*totally and permanently disabled quad-amputee*” without transportation paid by the STATE, who has no STATE-issued “*Driver’s License*,” and who does not “*drive*” anything except an electric wheelchair and thus, depends upon the graces and the time schedules of third parties or the ability to pay-through-the-nose for professional transportation or public transportation services – for certain “*verification*” paperwork demanded by the DSS is not RECEIVED by another undescribed STATE agency called “*DAKOTA AT HOME*” by 1/14/22.

NOTABLY, I did not even receive this 1/11/22 document until 1/22/22, indicating that although the “*postal date stamp machine*” of the DSS shows that it had been run through the machine on 1/11/22, it had been held for some extended period by the DSS agents before actually being placed into the mail, so as to deliberately cause me to be “*disqualified*” by my inability to meet the DSS’ impossible deadline.

The (dated 1/11/22) EVIDENCE of this “*conspiracy to railroading*” and COERCION through “*simulated [i.e., ‘weaponized’] due process*” is located in the PUBLIC RECORD at: <http://www.ricobusters.com/wp-content/uploads/2022/02/011122-received012222-Reichertimpossibledemand4verificattions.pdf>

Interestingly, despite that it had only been about ten (10) months since the granting by the DSS of “SNAP BENEFITS” in 2021, the DSS (“agent Kim Terrill) also began inundating me about this very same time with additional “RENEWAL” applications with many pages that also needed TIMELY completion with “weaponized due process” end dates that also failed to take into account the tolls upon me as a “totally and permanently disabled quad-amputee” without fingers for writing or legs or other PAID transportation to the Post Office (as would otherwise be paid IF I HAD MEDICAID). See the PUBLIC RECORD for that EVIDENCE at:

[http://www.ricobusters.com/wp-content/uploads/2022/02/020822\\_TerrillCvrLetrCompletedRECERTIFICATION.pdf](http://www.ricobusters.com/wp-content/uploads/2022/02/020822_TerrillCvrLetrCompletedRECERTIFICATION.pdf)

Of course, the “railroading” of this matter turned out as the agents of the ADMINISTRATIVE (“DEEP”) STATE had planned, by a letter being sent to me dated 1/18/22 – as again written Tom Eads subordinate and co-conspirator, Angie Reichert, notifying me that my purportedly “[‘new’] application for MEDICAL ASSISTANCE has been DENIED effective 01/18/2022 because [I] do not meet a required level of care.” Notably, in this “weaponized due process” NOTICE, I was given the TIMELY task of “Requesting A [Due Process] Hearing,” but so only as long as I “request the conference within 15 days of when the notice was SENT” by the DSS to me. NOTABLY, this letter failed to reach me until 1/22/22 as shown by the following link to the PUBLIC RECORD: [http://www.ricobusters.com/wp-content/uploads/2022/02/011822\\_ReichertFRAUDletrDENIALofMEDICALASSISTANCE-impossibletoappeal.pdf](http://www.ricobusters.com/wp-content/uploads/2022/02/011822_ReichertFRAUDletrDENIALofMEDICALASSISTANCE-impossibletoappeal.pdf)

Just the day before my telephone conversation, DSS “Regional Manager” Tom Eads’ other conspiring STATE AGENT Kim Terrill sent me yet another DISCRETIONARY “DENIAL OF MEDICAL ASSISTANCE” letter, dated 2/23/22 – without any form of “DUE PROCESS” being applied – likely in response to my having submitted yet another (i.e., THIRD) “ADDENDUM” to my original “2021 Application” as I continued my consistent and persistent “fight” for the reinstatement of the STATE “MEDICAID” with which I had arrived to South Dakota with from the STATE OF MICHIGAN, under the “FULL FAITH AND CREDIT CLAUSE” of the U.S. CONSTITUTION (as found in ART IV, § 1).

*ADDENDUM #2 to 2021 application*

**Are you Applying for Medical Assistance?** Answer questions 31-41 only if you want Medical Assistance.

31. ☐ Yes ☒ No Do you plan to file a federal income tax return next year or will you be claimed as a dependent on someone else's tax return next year? If yes, complete below:

Will you file jointly with a spouse/partner?	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	If yes, please list name of spouse/ partner:
Will you claim any dependents on your tax return? <i>I will not be filing because I am a Welfare Beneficiary</i>	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No <i>NOT a "TAXPAYER"</i>	If yes, list names of dependents:
Will you be claimed as a dependent on someone's tax return?	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	If yes, list the name of the tax filer: How is the tax filer related to you?

Kim Terrill’s letter, demonstrating (again) the DISCRIMINATORY and CRIMINAL “DENIAL OF [MY] RIGHTS UNDER ‘COLOR OF LAW’ [AND ‘ADMINISTRATIVE PROCEDURE’],” is located in the PUBLIC RECORD at: [http://www.ricobusters.com/wp-content/uploads/2022/02/022322\\_TerrillDENIAL-FRAUDstmt-MentalEmotionalorPhysical-LEVELOFNEEDcauseslimitations.pdf](http://www.ricobusters.com/wp-content/uploads/2022/02/022322_TerrillDENIAL-FRAUDstmt-MentalEmotionalorPhysical-LEVELOFNEEDcauseslimitations.pdf)



Notably, this letter was mailed to me on the very day of my two follow-up phone calls to Mary Beth Hollatz in the GOVERNOR'S OFFICE, in follow-up of my UNANSWERED two letters written to the GOVERNOR earlier in the month (on 2/6/22 and 2/19/22) as depicted in the LINKS TO THE "PUBLIC RECORD" memorialized above herein and included again below and the next page by the following LINKS.

My 2/6/22 "cover letter" email to GOV. Noem – sent in care of Beth Hollatz as directed by Gov. Noem on 1/29/22 – is located in the PUBLIC RECORD on the Internet at:

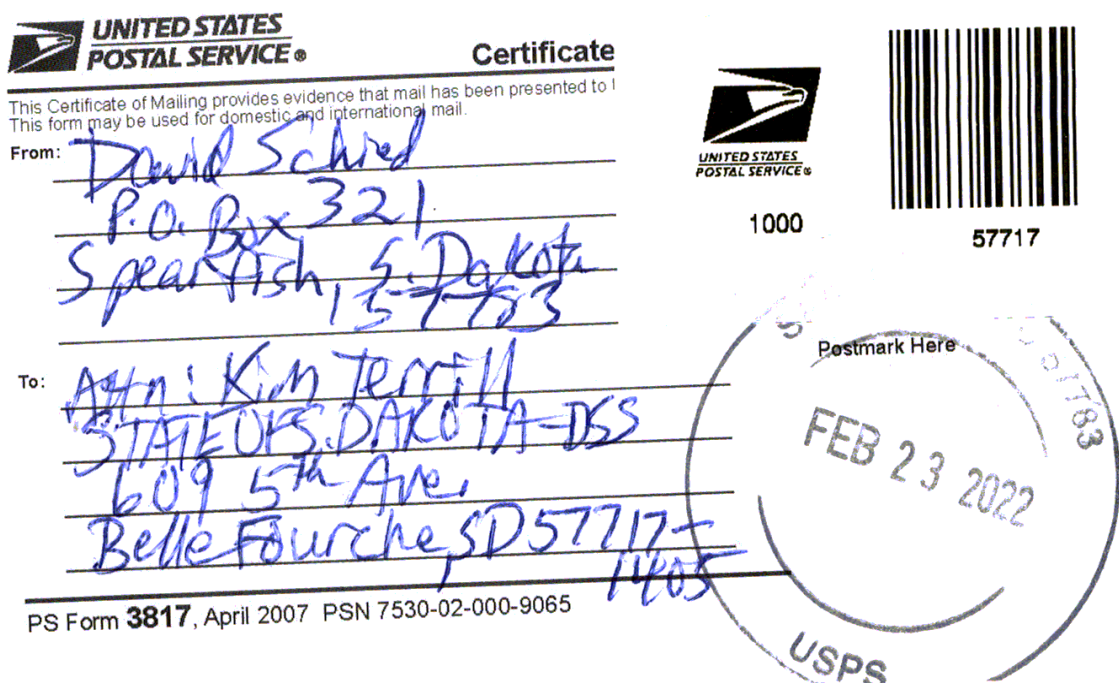
<http://www.ricobusters.com/wp-content/uploads/2022/02/020622-Myemail2GOVNoem-postLivestockShowmeeting-BethHollatz.pdf>

The 39-page attachment to that email, as addressed principally to Gov. Noem, Ryan Brunner, and to the three "SECRETARIES" of the DSS, the DHS, and the DOH (as copied to numerous other "agents of the STATE" that had been banding together throughout 2021 to DENY me "MEDICAID") is also located in the PUBLIC RECORD on the Internet at:

<http://www.ricobusters.com/wp-content/uploads/2022/02/020622-AddressSNAPrecertificPersistDENIALMEDICAID-1.pdf>

2/23/22 was also the very same date that for which I had finally found TRANSPORTATION to the Post Office for mailing the completed paper "application" and "verifications" for SNAP BENEFITS "renewal" as required of me by Kim Terrill as located in the PUBLIC RECORD (again) at:

<http://www.ricobusters.com/wp-content/uploads/2022/02/020822-TerrillCvrLtrCompletedRECERTIFICATION.pdf>



Clearly, by this time I was up against the Kristi Noem's ADMINISTRATIVE "DEEP" STATE actors in a race between MY establishing FACTS OF EMPIRICAL TRUTH and the so-called (illegitimate) "STATE OF SOUTH DAKOTA" establishing a PAPER TRAIL OF FRAUDULENCE. Of course, this race was between me as an unsupported lonesome, poor, elderly and disabled but sovereign "one of the American People" seeking TRUTH by "OPEN RECORDS"

requests for documents” and government transparency, and a fully paid “*TAXPAYER-funded CRIME SYNDICATE and DOMESTIC TERRORIST NETWORK*” engaging in criminal racketeering and corruption (“RICO”).

Just a few days prior to my mailing the completed “*SNAP renewal*” documents back to the STATE’s “*DSS BENEFITS SPECIALIST*” Kim Terrill, I had delivered – on 2/19/22 – my “*9th or 10th letter to Gov. Kristi Noem + NOTICE OF OPEN RECORDS VIOLATION + NEW OPEN RECORDS REQUEST*” to GOVERNOR Kristi Noem, through her assigned “*co-principal*” and “*agent for the STATE.*” This correspondence was also copied to all other *agent for the STATE* with whom I had been dealing. That letter is posted in the PUBLIC RECORD at:

[http://www.ricobusters.com/wp-content/uploads/2022/02/021922\\_9th-10thlet2GOVNOTICE4OPENRECVIOLATIONNEWORECORDSREQ.pdf](http://www.ricobusters.com/wp-content/uploads/2022/02/021922_9th-10thlet2GOVNOTICE4OPENRECVIOLATIONNEWORECORDSREQ.pdf)

Importantly, while the STATE AGENTS at the DHS (through its BAR attorney and crime syndicate member Jenna Howell) sent their “*answer*” consisting singularly of an oversimplified “*DHS ORGANIZATIONAL CHART*” and a plethora of records of contracts, billing statements and payments that the STATE has made with the private “*non-profit*” CORPORATION of WESTERN RESOURCES FOR INDEPENDENT LIVING, this “*OPEN RECORDS answer*” as delivered to me **without responding at all to my requests for the STATE to “show me the laws” justifying my being DENIED MEDICAID throughout 2021, to “show me the written policies and procedures,” justifying their assertions about “needed level of care” being used to DISQUALIFY me as a recent “totally and permanently disabled quad-amputee,” and “show me the identities and the qualifications” of the STATE AGENTS who are the ones who are making “medical decisions about treatment” in my case while both illegally making me “dependent” upon the STATE and unconstitutionally making me a DEBTOR and SLAVE to private CORPORATIONS as “medical service providers.”**

See again **Jenna Howell**’s “*DSS ANSWER*” as placed into the PUBLIC RECORD at:

[http://www.ricobusters.com/wp-content/uploads/2022/02/021622\\_DHSattnyHowell-OPENRECANSWRS-dupchartsallrestWESTERNRESOURCES.pdf](http://www.ricobusters.com/wp-content/uploads/2022/02/021622_DHSattnyHowell-OPENRECANSWRS-dupchartsallrestWESTERNRESOURCES.pdf)

Equally important, is that at the time of my writing this instant letter (which was not finished until 3/15/22 when it was finally completed and e-mailed out), all I had received back from the STATE AGENTS at the DSS (through its BAR attorney and crime syndicate member **Jeremy Lippert**) has been “*lip service*” and his empty promise to have the “STATE’s DSS answer” to me by 2/28/22 – which NEVER OCCURRED – after taking an extension of 10 days from his letter dated 2/18/22 as shown in the PUBLIC RECORD at the following link:

[http://www.ricobusters.com/wp-content/uploads/2022/02/021822\\_DSSLippertemptypromise4OPENRECORDSanswerin10days.pdf](http://www.ricobusters.com/wp-content/uploads/2022/02/021822_DSSLippertemptypromise4OPENRECORDSanswerin10days.pdf)

Also importantly, occurring on 2/23/22 was the FACT that the STATE’s “*DSS BENEFIT SPECIALIST*” Kim Terrill mailed to me an “*ELIGIBILITY NOTICE*” stating that she had determined my eligibility for the MEDICARE SAVINGS PROGRAM’s “*SPECIAL LOW INCOME MEDICARE BENEFICIARY PROGRAM*” (a.k.a. “SLMB”), which specifically “does NOT pay toward any medical expenses.” That letter is located in the PUBLIC RECORD at: [http://www.ricobusters.com/wp-content/uploads/2022/02/022322\\_TerrillrenewSLMB-noaddressofQDWI-1.pdf](http://www.ricobusters.com/wp-content/uploads/2022/02/022322_TerrillrenewSLMB-noaddressofQDWI-1.pdf)

That 2/23/22 “*ELIGIBILITY NOTICE FOR SLMB*” continued to perpetuate the STATE’s persistent refusal to answer my UNANSWERED “*116 page COMPLAINT*” dated 8/3/21 (which I had begun writing on 6/19/21) which can still be found in the PUBLIC RECORD located at: [http://www.ricobusters.com/wp-content/uploads/2022/02/061921\\_DAMAGE\\_Softbillsunreimbursedcosts.pdf](http://www.ricobusters.com/wp-content/uploads/2022/02/061921_DAMAGE_Softbillsunreimbursedcosts.pdf)

Importantly, **I had made the “case” then (on pages 3-6)** that – according to the CENTER FOR MEDICARE AND MEDICAID at the NATIONAL level – the “*SLMB*” program was NOT the appropriate option for providing with “*MEDICARE SAVINGS*” because it still left me open to DEBT SLAVERY and/or DEBT COLLECTIONS humiliation, harassment, and lawsuits by the failure to “*pay for any medical expenses.*” My 6/19/21-8/3/21 letter was thorough in comparing the “*STATE’s wrongful option of SLMB*” to the other more appropriate option of “*QDWI*” (“*QUALIFIED DISABLED AND WORKING INDIVIDUALS*”) program, because this QDWI PROGRAM “is otherwise specifically designated for disabled people who aren’t getting medical assistance from the STATE.”

(Below is from my letter finished and sent to the STATE OF SOUTH DAKOTA dated 8/3/21)

What the above serves to show is that even while the STATE OF MICHIGAN had provided me with MEDICAID for the past three years from the time that I lost my legs and fingers to Sepsis in all four quadrants of my body, for some unlawful and unethical reason, the principals and agents for the STATE OF SOUTH DAKOTA have taken MEDICAID away and forced me into medical debt slavery while I have been increasingly on the upswing and improving upon my “totally and permanently disabled” medical condition. Why is that?

Moreover, despite that there are FOUR types of MEDICARE SAVINGS PROGRAMS to choose from, with two clearly earmarked for those without MEDICAID (being the “QMB program” and the “QDWI program”) and another clearly earmarked for people who are “*disabled*” but earning virtually three times what I am making in gross employment wages, the principals and agents for the STATE OF SOUTH DAKOTA have instead selected the “SLMB program” that does NOT pay the medical expenses that MEDICAID would otherwise pick up after MEDICARE’s limited scope of coverage and 80% of what is covered. Why is that?

Furthermore, these same principals and agents for the STATE OF SOUTH DAKOTA are refusing to consider me for the “QDWI program” that is otherwise specifically designated for disabled people who “aren’t getting medical assistance from the STATE”. Why is that?

The very day of my 2/24/22 RECORDED phone conversation with Tom Eads (as generally detailed above and several pages back), **SOMEONE** working under the “*DEEP STATE*” leadership of the “*DSS REGIONAL MANAGER*” Tom Eads – likely Kim Terrill, Angie Reichert, or Tom Eads himself – had prompted the PRIVATE ENTERPRISE of the “*DEPARTMENT OF HEALTH AND HUMAN SERVICES*” located on “*Industrial Boulevard*” in the CITY OF LONDON of the STATE OF KENTUCKY to contact me with an addition to the FRAUDULENT PAPER TRAIL, by FALSE CLAIM that “*[I] recently applied for or lost South Dakota Medicaid or South Dakota Children’s Health Insurance Program or had a change to your eligibility*” and telling me that “*ACTION NEEDED*” was on my part. This MAIL FRAUD “*NOTICE*” stated that this PRIVATE ENTITY had it had “*started a MARKETPLACE APPLICATION for [me] using the information from [my] state*” while using my good name and status as a sovereign American man without my permission



to place me (again) into INTERSTATE COMMERCE with the potential for “*help*” in getting into unsolicited (by me) CONTRACTS and “*payment DEBTS.*”

I have placed this “*MAIL FRAUD NOTICE*” dated 2/24/22 into the PUBLIC RECORD at the following website location:

[http://www.ricobusters.com/wp-content/uploads/2022/02/061921\\_DAMAGEofbillsunreimbursedcosts.pdf](http://www.ricobusters.com/wp-content/uploads/2022/02/061921_DAMAGEofbillsunreimbursedcosts.pdf)

I would say that principally that it was Kim Terrill who had acted on behalf of GOVERNOR Noam’s “*ADMINISTRATIVE ‘DEEP’ STATE*” as “*agent*” for her “*principal*” of the STATE OF SOUTH DAKOTA, in contacting and conspiring with CORPORATIONS outside of the so-called “*government*” of this South Dakota state, to generate this MAIL FRAUD against a “*disabled sovereign American*” for deceptive purposes of both having me believe that the “*DEPARTMENT OF HEALTH AND HUMAN SERVICES*” is actually a “*constitutional*” government agency of the STATE OF KENTUCKY when it is NOT; and when it is otherwise, at best, a quasi-government agency or private CORPORATION clearly engaged in INTERSTATE COMMERCE; and is soliciting me by fraudulent claim that “*I*” (David Schied – as named as a CORPORATION in ALL CAPS of lettering as “*DAVID SCHIED*”) had initiated this letter as a deceptive response to some action I had taken, when in FACT, I had taken no such action.

Herein, my CRIMINAL allegation above against Kim Terrill is supported by the FACT that just the day prior, **Kim Terrill had written her FRAUDULENT letter to me** – purportedly written based upon “*FACTS*” (which are never revealed because of the refusal of the “*DEEP STATE AGENTS*” to be transparent as otherwise mandated under the “*letter*” and the “*spirit*” of the LAWS OF TRANSPARENCY) – claiming that because she had (arbitrarily and capriciously) DENIED (again) my (“*ADDENDUM*” to) persistently “*appealed DENIAL of MEDICAL ASSISTANCE*” by the STATE, she has acted on behalf of the STATE OF SOUTH DAKOTA and Kristi Noem as the GOVERNOR of her actions, to contact the agents of the STATE OF KENTUCKY and to “*forward to the MARKETPLACE ... this person’s application information*” without my previous knowledge or first obtaining my sovereign permission as “*one of the People*” and NOT AS A CORPORATE “*PERSON.*”

Again, the PROOF of this “*conspiracy to deprive of rights,*” of “*mail fraud,*” and the “*construction of fraudulent records*” (stating that I otherwise had “*a mental or emotional health condition*”) – being “*FEDERAL CRIMES*” – is located in the PUBLIC RECORD at:

[http://www.ricobusters.com/wp-content/uploads/2022/02/022322\\_TerrillDENIAL-FRAUDstmt-MentalEmotionalorPhysical-LEVELOFNEEDcauseslimitations.pdf](http://www.ricobusters.com/wp-content/uploads/2022/02/022322_TerrillDENIAL-FRAUDstmt-MentalEmotionalorPhysical-LEVELOFNEEDcauseslimitations.pdf)

Just four (4) days after Tom Eads had agreed that the STATE OF SOUTH DAKOTA owed me “*equal treatment*” in being “*fully informed*” about the “*qualifications*” of the STATE ACTORS who are “*qualifying*” me for STATE “*MEDICAID,*” and that I should be given the SAME LEVEL OF COOPERATION by the STATE that this STATE is expecting from me – as he is calling on the behalf of the GOVERNOR as his STATE “*principal*” – GOVERNOR NOEM’s “*ADMINISTRATIVE ‘DEEP STATE’ DHS AGENT*” Kelli Werner wrote me an email (dated 2/28/22) blatantly LYING to me while using the my medical doctor’s professional reputation, his career status, and his licensed authority as a medical doctor, in the deceitful attempt to COERCE me into committing to her simultaneous attempt to “*railroad*” me into some form of two-hour INTERROGATION that could thereafter be used

**CRIMINALLY** as the pretext to again discriminatingly DENY me STATE “*MEDICAL ASSISTANCE*” (as a *bona fide* Anglo-American disabled male).

## In-Home Service Assessment

From: Werner, Kelli (kelli.werner@state.sd.us)  
To: deschied@yahoo.com  
Cc: rovine.page@state.sd.us  
Date: Monday, February 28, 2022, 11:07 AM MST

Good morning David,

THIS LETTER WAS SENT TO ME by this “**STATE**” AGENT WITH THE FULL KNOWLEDGE AND APPROVAL of Kelli Werner’s DHS SUPERVISOR, **Rogine Page**, who waited to “*correct*” or “*clarify*” this FALSE CLAIM until AFTER I had responded with my demand for PROOF by a copy of the “*referral...from Dr. Berens*” as required constitutionally through “*transparency*.”

I have received a referral for you from Dr. Berens for In-Home services. I would like to call and complete an assessment with you over the phone. Below is a list of dates and times I am available. If you are interested please let me know which date and time work for you, the assessment should take approximately two hours to complete. Thank you for your time.

Thursday March 10, 2022

10:00 am – 12:00 pm Or 1:00 pm – 3:00pm

Friday March 11, 2022

10:00 am – 12:00 pm Or 1:00 pm – 3:00pm

**Kelli Werner, Services Coordinator**

Long Term Services & Supports

1300 North Ave

Spearfish, South Dakota 57783

605-642-6981, Ext 1



**THIS IS  
CRIMINAL  
EVIDENCE OF  
WIRE FRAUD !**

The location of the above CRIMINAL EVIDENCE is posted in the PUBLIC RECORD on the Internet at: [http://www.ricobusters.com/wp-content/uploads/2022/02/022822\\_KelliWernerLYINGemail\\_In-Home-Service-Assessment-HIGHLIGHT.pdf](http://www.ricobusters.com/wp-content/uploads/2022/02/022822_KelliWernerLYINGemail_In-Home-Service-Assessment-HIGHLIGHT.pdf)

While the STATE's AGENT Kelli Werner was criminally misleading me in effort to COERCE me into engaging her with a "two hour 'due process' interview" for purposes of her railroading me into the very same "pattern of DENIAL" that I had been taken through the previous year leading to ONLY "Human Resources" and the DENIAL of "MEDICAL ASSISTANCE" to include PAID public transportation and PAYMENT for 20% of medical assistance and other "necessary medical costs and equipment" that is NOT COVERED BY MEDICARE, the STATE's OTHER AGENT Kim Terrill was also ABUSING HER AUTHORITY and **COMMANDING other "services" from me to the STATE in order for her to renew "SNAP BENEFITS."**

**In the onslaught of FORMS and other "requirements" demanded of me by the many confusing and overburdensome "NOTICES" with which I was being inundated to TIE ME UP and cause me – as a recent (May 2018) "totally and permanently disabled quad-amputee" without fingers for writing, and without legs for driving or riding a bicycle to the Post Office for timely return mailings and thus, causing me to miss "document return deadlines" (even on documents that were date-stamped with postmarks on envelopes that failed to be deposited into the mail that same day and arrived AFTER the deadlines) – Kim Terrill was COMMANDING my own schedule and UNCOOPERATIVELY REQUIRING and DICTATING that I be available for another lengthy "interview" with her, also on MONDAY 2/28/22.**

My telephone conversation with Kim Terrill when she telephoned me – without any "reasonable notice" (since I got the "notice" letter over the weekend just before the MONDAY 2/28/22) was, of course, RECORDED as a matter of PUBLIC RECORD. Therefore, it is to be found in the PUBLIC RECORD on the Internet at:

[http://www.ricobusters.com/wp-content/uploads/2022/02/022822\\_KimTerrill-30mininterview4renewSNAPfood.wav](http://www.ricobusters.com/wp-content/uploads/2022/02/022822_KimTerrill-30mininterview4renewSNAPfood.wav)

**As the RECORDING well depicts, the following key things transpired during that RECORDED phone conversation between Kim Terrill and me on 2/28/22:**

- 1) I reminded STATE AGENT Terrill that I had never been consulted nor was given any opportunity whatsoever in participating in the setting up of the scheduling for that instant call; and that because I had a scheduled appointment with a technician to come to my home at 10:30am (a half-hour from that very moment that Terrill was calling) that I was limited in the length of time of MY cooperativeness by HER own uncooperativeness in scheduling and providing me with adequate notice about this COERCED call;
- 2) I informed STATE AGENT Terrill – as also being "DSS REGIONAL MANAGER" and STATE "principal" authorized to speak to me on behalf of the GOVERNOR Kristi Noem's Tom Eads' subordinate agent – that, per my agreement with Tom Eads, any conversation between STATE AGENTS and myself, as a sovereign American man, would be a "two-way street" with regard to the "answering of questions" and the "obtaining of information" from one another. Therefore, this conversation would be conducted with "mutual cooperation" and the alternating of questions and answers whereby she may ask a question and I answer, and then I ask a question and answer.
- 3) I explained that the purpose of the above conditions – as agreed by Tom Eads on behalf of the GOVERNOR of the STATE OF SOUTH DAKOTA – was for me to be "fully informed" about what underlies the decision-making by others with regard to what "services" I am applying for, being qualified for, and to be receiving from the STATE or through the STATE (in the event that the STATE facilitates "FEDERAL RELIEF") as a result of my EXPRESSED NEEDS.



- 4) I reminded STATE AGENT Terrill that she had written three (3) letters to me on the very same day of 2/23/22 and that one of those was another “*DENIAL OF MEDICAID*” against what I had long been establishing as repeated “*ADDENDUMS*” to my original March 2021 “*APPLICATION*” for MEDICAID. **I INFORMED Kim Terrill on this call (at about 10:30 on the AUDIO RECORDING timeline) THAT I AM “*APPEALING*” THAT WRONGFUL ADMINISTRATIVE DECISION.**
- 5) I informed STATE AGENT Terrill that the DSS LETTER that she had written in FALSE CLAIM that I had claimed myself to have any “*mental or emotional*” issues was grossly misleading. When I clearly asked this “*discriminating woman*” for the “*date of the correspondence*” to which she was referring when issuing her FALSE CLAIM that I, myself, had reported myself as having “*mental or emotional*” needs, she refused to answer and instead feigned stupidity in asserting, “*I don’t understand your question.*” **When provided further opportunity to answer my question, she simply insinuated that she had not actually been telling the TRUTH when writing that (MAIL FRAUD) “*NOTICE OF DENIAL*” but was instead following (UNWRITTEN – as my OPEN RECORDS “*requests for documents*” were all DENIED by “*STATE BAR*” attorneys Jeremy Lippert and Jenna Howell) “*PROCEDURE*” in response to my having checked a box marked “*YES*” on the COERCION DOCUMENT that the STATE CALLS an “*APPLICATION*” or “*RECERTIFICATION.*”** (With further discussion on this RECORDED line, STATE AGENT Terrill revealed that she had received two emails from me with the “*digitally-sent*” completed “*APPLICATION FORM*” and that she had just that day also received the “*USPS-MAILED*” copy of the original “*wet-ink*” document in the mail.)
- 6) In answer to STATE AGENT Terrill’s interview question about “*What are [my] out-of-pocket medical costs,*” **I informed her that my “*DAMAGES*” caused to me so far (besides “*stress*” resulting all of this “*runaround*” and DENIALS by STATE AGENTS) is “*debt slavery,*” “*debt-collectors,*” and “*broken relationships with the medical services providers of my community*” because of my being COERCED BY THE STATE to either CONTRACT with these private CORPORATIONS to pay whatever MEDICARE will NOT pay for in “*needed medical treatment*” or having to suffer physically and otherwise as a result of being otherwise DENIED the needed medical services altogether because I “*cannot pay*” and/or “*cannot LIE and/or commit FRAUD in promising to pay something that I know that I cannot pay*” for in services.**
- 7) (At 17:00 on the RECORDED phone call) [W]hen I asked STATE AGENT Terrill whether or not the STATE was getting “*FEDERAL FUNDING*” for the SNAP PROGRAM that she had earlier in the conversation LIED ABOUT “*coming from the STATE and issued through the DSS,*” **Terrill answered in the affirmative (essentially admitting that she had previously LIED to me about it otherwise “*coming from the STATE.*”) Terrill then stated that she “*would have to look into that more and get back with [me]*” and **LIED about that too** because in the past more than two weeks since this RECORDED conversation, Terrill was UNCOOPERATIVE in “*getting back*” with me at all, or even trying “*affirmatively*” to do so.**
- 8) When STATE AGENT Terrill asked me if I was aware of the public transportation system in my home town of SPEARFISH, I fully informed her about how transportation has tied in with my persistent COMPLAINTS because although PRAIRIE HILLS TRANSIT is literally next door to my apartment complex, I am being made to plead and grovel to pay “*out-of-pocket*” on every trip I take in effort to be a part of my community, being clearly a VIOLATION OF “*FEDERAL*” LAWS otherwise commanding STATES (with supported “*federal funding*” attached) to ensure the DIGNITY of disabled Americans is not tarnished or discounted and is otherwise fully maintained AS A MATTER OF LAW.

In the aftermath of DSS STATE AGENT Kelli Werner's FRAUDULENT email sent to me on Friday 2/28/22 at 11:07am as COPIED TO her "*discriminating*" supervisor Rogine Page, I waited the entire rest of the day and through the weekend before I sought to telephone my doctor on Monday 3/1/22 to seek a copy of the "referral for [me] from Dr. Berens for In-Home services."

Thus, it was not until just a couple of hours before closing time at my doctor's office that I called to leave a detailed message for my doctor's head nurse to call me back, and to send me ASAP a copy of the purported "*referral for [me] from Dr. Berens for In-Home services*" that STATE AGENT Kelli Werner had claimed Dr. Berens had sent and that Werner (FRAUDULENTLY) claimed to have in her possession.

That (six-minute first) telephone call to Dr. Berens' doctor office – which I RECORDED as a matter of "*official RECORD OF TRUTH*" is located on the Internet at:

[http://www.ricobusters.com/wp-content/uploads/2022/02/030122\\_Mycall2DrBerensafterKelliWerneremailLIEonreferral.wav](http://www.ricobusters.com/wp-content/uploads/2022/02/030122_Mycall2DrBerensafterKelliWerneremailLIEonreferral.wav)

Notably, although fully apprised – by STATE AGENT Werner herself – about the MISREPRESENTATION made upon me as a disabled "*quad-amputee*" engaged in a persistent "*APPEAL*" on the STATE's persistent DENIAL OF "*MEDICAL ASSISTANCE*" and all of the research that I had done throughout 2021 in battle the STATE on this issue (to include my digging up COURT DOCUMENTS proving that Rogine Page, herself, had been instrumental in costing South Dakota "TAXPAYERS" over a HALF-MILLION DOLLARS (when considering costs of litigation factored in) when discriminating against a Native-American as a "*decision-maker*" in the DEPARTMENT OF HUMAN RESOURCES just a very few years ago) Rogine Page nevertheless took a "*pass*" for the additional day of Monday, on acting "*affirmatively*" to rightfully clarify that Kelli Werner had ("*CRIMINALLY*" while acting under her sworn OATH and fiduciary DUTY under the PUBLIC TRUST) MISREPRESENTED herself to me and FRAUDULENTLY used the name, reputation, and authority of my medical doctor to COERCE me to take "*COOPERATIVE*" action with her DEMANDS of me for scheduling an appointment with her for TWO HOURS.

#### In-Home Service Assessment

From: Werner, Kelli (kelli.werner@state.sd.us)

To: deschied@yahoo.com

Cc: rovine.page@state.sd.us

Date: Monday, February 28, 2022, 11:07 AM MST

Good morning David,

I have received a referral for you from Dr. Berens for In-Home services. I would like to call and complete an assessment with you over the phone. Below is a list of dates and times I am available. If you are interested please let me know which date and time work for you, the assessment should take approximately two hours to complete. Thank you for your time.

Thursday March 10, 2022

10:00 am – 12:00 pm Or 1:00 pm – 3:00pm

Friday March 11, 2022

10:00 am – 12:00 pm Or 1:00 pm – 3:00pm

Kelli Werner, Services Coordinator

Long Term Services & Supports

1300 North Ave

Spearfish, South Dakota 57783

THIS LETTER WAS SENT TO ME by this "STATE" AGENT WITH THE FULL KNOWLEDGE AND APPROVAL of Kelli Werner's DHS SUPERVISOR, Rogine Page, who waited to "correct" or "clarify" this FALSE CLAIM until AFTER I had responded with my demand for PROOF by a copy of the "referral...from Dr. Berens" as required constitutionally through "transparency."

**THIS IS  
CRIMINAL  
EVIDENCE OF  
WIRE FRAUD!**

Within two minutes of hanging up from my first call to Dr. Berens' office, I wrote an email reply back to STATE "AGENT" **Kelli Werner**, copying that message also to her STATE "principal" **Rogine Page**, both whom are the STATE "agents" for STATE "principals" **Yvette Thomas** and **Shawnie Rechtenbaugh** as the "SECRETARY" OF THE DHS acting on behalf of the GOVERNOR **Kristi Noem**.

## Re: In-Home Service Assessment

---

From: David Schied (deschied@yahoo.com)

To: kelli.werner@state.sd.us

Cc: rogine.page@state.sd.us; marybethhollatz@gmail.com; tom.eads@state.sd.us; jennifer.lewis@state.sd.us; linda@wril.org; financemanager@wril.org; deschied@yahoo.com

Date: Tuesday, March 1, 2022, 02:24 PM MST

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### DHS Kelli Werner and Rogine Page:

Please scan that "referral for in-home services" and send it to me as an attachment ASAP. I do not have a copy, do not recall discussing with Dr. Berens any such "referral for in-home services", and by law have the right to participate in my own medical treatment while being "fully informed".

I have exercised due diligence today in requesting a discussion of this matter with my doctor and his nurse. After review and discussion with my doctor about uour assertion about his "referral for in-home services", I will further consider your schedule for "interview for completing an assessment over the phone" on the same.

This message is being copied to Governor Noem's office for quality assurance.

Cordially yours,  
David Schied

The above letter is located in the PUBLIC RECORD on the Internet at:

[http://www.ricobusters.com/wp-content/uploads/2022/02/030122\\_MyconfrontationofKelliWernerRoginePageLIEaboutRefofDrBerens.pdf](http://www.ricobusters.com/wp-content/uploads/2022/02/030122_MyconfrontationofKelliWernerRoginePageLIEaboutRefofDrBerens.pdf)

Before what appears to be plenty of time for STATE AGENTS Rogine Page and Kelli Werner to scheme up a plan for covering up Kelli Werner's WIRE FRAUD with the help of STATE "PRINCIPAL" Yvette Thomas, who specializes in promoting the "HOPE WAIVER" across South Dakota, I received a phone call back from my doctor's office in which Dr. Berens' "triage nurse" (Renee) asserted without doubt that this doctor's office had NEVER sent any such "referral for [me] from Dr. Berens for In-Home services," which informed me at **3:34pm on 3/1/22** that Kelli Werner had perpetrated a CRIMINAL FRAUD upon me. The RECORDING of that "revealing" phone conversation is located in the PUBLIC RECORD at: [http://www.ricobusters.com/wp-content/uploads/2022/02/030122\\_RoginePageCovrupofKelliWernerLIEaboutRefofDrBerens.pdf](http://www.ricobusters.com/wp-content/uploads/2022/02/030122_RoginePageCovrupofKelliWernerLIEaboutRefofDrBerens.pdf)

**See the next page for EVIDENCE of Rogine Page's collaboration with Yvette Thomas on their attempt to cover up Kelli Werner's FRAUD.**



## RE: In-Home Service Assessment

From: Page, Rogine (rogine.page@state.sd.us)

To: deschied@yahoo.com; kelli.werner@state.sd.us

Cc: marybethhollatz@gmail.com; tom.eads@state.sd.us; jennifer.lewis@state.sd.us; linda@wril.org; financemanager@wril.org; yvette.thomas@state.sd.us; leslie.lowe@state.sd.us

Date: Tuesday, March 1, 2022, 04:13 PM MST

David ~ LTSS is attempting to set up an assessment with you regarding a referral sent to us by EA/LTC for potential HOPE waiver services. Dr. Beren's is listed on the referral as your current physician. If you would like to continue with this process we would be happy to accommodate you in completing that assessment at one of the times/days listed below in the original email. Please let us know how you would like to proceed. Thank you, Rogine

Rogine Page – Region 2 Supervisor  
Long Term Services & Supports  
2411 Hero Avenue  
PO Box 729  
Hot Springs, South Dakota 57747-0729  
605.745.5014

**\*\*Only look back to see how far you have come\*\***

**NOTE** that in comparing the names “Cc’d” from my email on the previous page to the names appearing herein, it is clear that Page has introduced a **THIRD TIER OF COVER-UP** TO THIS “**DISCRIMINATORY**” CRIME by STATE AGENT Kelli Werner.

**LAW ENFORCEMENT** need “only to look back to see” the **EVIDENCE** of my **RECORDED PHONE CALL** with Kelli Werner in December 2021 to see her clear **INTENT** in discriminating against me and to **MISREPRESENT FACTS** to me in order to “**uncooperatively**” **COERCE** me into following her commanded action to schedule a two-hour “**interrogation**” of me (literally) “**under color of**” (blue typeset) performing “**administrative due process**” by way of “**weaponized**” due process.

Two days after my first call with Dr. Berens’ triage nurse “**Renee**,” I received yet another (second) call from Renee after she had spoken at length with Dr. Berens about everything that had transpired in that first call. More information was shared about the situation on both ends reaffirming that Dr. Berens had understood that his name, reputation, and profession were being used by the STATE in a **FRAUDULENT** manner, but that nonetheless, Dr. Berens was willing to do whatever is needed to continue assisting me professionally as my medical doctor. The recording of that discussion is located at:

[http://www.ricobusters.com/wp-content/uploads/2022/02/030222\\_MONUMENTHEALTHmssgfromDrBerensnursemycallback-2.wav](http://www.ricobusters.com/wp-content/uploads/2022/02/030222_MONUMENTHEALTHmssgfromDrBerensnursemycallback-2.wav)



**South Dakota Association of Healthcare Organizations**  
April 25, 2019 · 🌐  
Yvette Thomas - Division Director of Long-Term Services and Support for the Department of Human Services. Yvette talks about the HOPE Waiver and other changes to our Medicaid State Plan. #PartnersInCare2019

Yvette Thomas is implementing “**PROCEDURE OVER SUBSTANCE**” as a matter of “**changed**” government policy (through **sedition** **COERCION**).

**What is written both above and below is the basis for my “2<sup>nd</sup> APPEAL,” being against Angie Reichert’s assertions on 3/3/22 of the following:**



South Dakota  
Department of  
**Social Services**

DEPARTMENT OF SOCIAL SERVICES  
DIVISION OF ECONOMIC ASSISTANCE  
LONG TERM CARE  
PO BOX 2440, RAPID CITY, SD 57709  
PHONE: 605-394-2525  
FAX: 605-394-2568

March 3, 2022

Case Number: 001286794

David Schied  
PO BOX 321  
Spearfish, SD 57783

**Why you are getting this letter**

We have received your application for Medical Assistance. Though we may still require additional information to determine your eligibility, no further financial information is needed from you at this time. You should receive a final determination by 03/24/2022.

**What we are waiting on**

We are waiting for your appropriate level of care to be determined. You must cooperate with the DHS Long Term Services and Supports assessment process in order for this to occur.

**The entirety of this document – including Angie Reichert’s name as proof of having authored this element of a longer FRAUDULENT PAPER TRAIL created in effort to establish a PREJUDICIALLY BIASED and outright FALSE CLAIM that it is me that is the one being “uncooperative,” and that it is me along that “must be cooperative” in order for the “appropriate level of care” to be PROPERLY determined by the STATE “PRINCIPALS” and their CRIMINAL “AGENTS.” – can be found in the PUBLIC RECORD located at: [http://www.ricobusters.com/wp-content/uploads/2022/02/030322\\_DSSAngieReichertsaysMEDIASSpending-Imustcooperate.pdf](http://www.ricobusters.com/wp-content/uploads/2022/02/030322_DSSAngieReichertsaysMEDIASSpending-Imustcooperate.pdf)**



As noted on the back of the letter appearing on the preceding page, I have the ADMINISTRATIVE option to “*appeal*” what I do not agree with as explained above in full.

#### How to request a hearing

If you believe we've made a mistake or you do not agree with the action the Department has taken, you may appeal our decision. You can have a conference with your Benefits Specialist and receive a full explanation of the proposed action as long as you request the conference within 15 days of when the notice was sent to you.

If you still do not agree with the proposed action or wish to proceed directly to a hearing, you may begin the process by filing a signed, written request for a hearing to the Office of Administrative Hearings, 700 Governors Drive, Pierre, SD 57501-2291, Fax (605) 773-6873. You may also request a hearing via telephone by calling (866) 357-2544 or by e-mail at [ADMHRNGS@STATE.SD.US](mailto:ADMHRNGS@STATE.SD.US). The request must state the action that is being appealed. At both the conference and the fair hearing, you can present your case by yourself or with assistance of others including legal counsel. The cost of legal counsel will not, however, be the responsibility of the Department. You may request a hearing up to thirty (30) days after notice of the proposed action, or thirty (30) days after action should have been taken as provided by law or rule.

You are also advised that because I – as a sovereign American man have provided clear and ample NOTICE in my LETTER TO STATE GOVERNOR Kristi Noem and her STATE AGENTS dated 6/19/2021 (finished on 8/3/21) – am NOT A SLAVE OF THE “ADMINISTRATIVE (‘DEEP’) STATE” and do NOT work without proper “consideration” for my COSTS in time and potential costs in preparation for COURT LITIGATION for remedy of my being a CRIME VICTIM of the above described behaviors of RACKETEERING, CORRUPTION (“RICO”), INSURRECTION, and DOMESTIC TERRORISM by government “actors,” about my administrative “fees and costs” by way of the following FEE SCHEDULE, again as located (on page 115) in the PUBLIC RECORD at: [http://www.ricobusters.com/wp-content/uploads/2022/02/061921\\_DAMAGEsofbillsunreimbursedcosts.pdf](http://www.ricobusters.com/wp-content/uploads/2022/02/061921_DAMAGEsofbillsunreimbursedcosts.pdf)

David Schied © (“CREDITOR”)  
PRIVATE PUBLIC PROXY  
P.O. BOX 321  
SPEARFISH, SD 57783

#### FEE SCHEDULE AND INTEREST COMPOUNDED (QUARTERLY)

(updated 11/1/19 to begin in effect immediately and included in the next billing cycle for 2021) \*\*\*

<u>QUASI-GOVERNMENT AGENTS AND/OR CORPORATE LICENSEES OF ANY STATE OR THE “UNITED STATES” AND/OR EMPLOYEES OR OTHER SUBCONTRACTORS OF ANY GOVERNMENT DEPARTMENT, BUREAU, DIVISION, SECTION, UNIT, AGENCY, OR OFFICE</u>	<u>REF. ACCNT Nos. / AGENCY CLAIMS</u>	<u>DAMAGE ASSESSMENTS, PUBLIC PROSECUTIONS COSTS *</u>	<u>PER VIOLATION</u>
	NONE open at this time for the STATE OF SOUTH DAKOTA and its “principals” and “agents”		\$ 2,000,000
	Any others (known or unknown)	<u>FAILURE TO RESPOND / CONTINUED DEFAULT REFUSAL TO PAY ON DEBT COLLECTION NOTICES ***</u>	\$ 2, 000,000 (each billed agency)
	<u>Any claim of Debt</u>	<u>COMPOUNDED QUARTERLY INTEREST AT THE LOW RATE OF</u>	5 %

\* This cost is evenly distributed amongst the Consortium of All Listed “*Quasi-Government Agents*” and “*Corporate Licensees*,” Participating in the Common Objectives of Damaging the Man of David Schied © in Any Way Whatsoever, Including “*In Commerce*”

\*\* This fee is a punitive amount added for the continued Common Law “*tort*” violations in damaged personal credit and persisting fraud upon the public for which future litigation may be necessary.

\*\*\* Additionally, “*Golden Opportunities*” may be magnanimously offered in good faith in effort to “settle” the “accounts” on an individual bases at the discretion of David Schied © as “CREDITOR”

**NOTE that CLAIMS for charges against the STATE OF SOUTH DAKOTA, its “principals”, and its “agents”, is waived for this instant time only.**

Shown above as provided on or about 8/3/22 as delivered to GOVERNOR Kristi Noem and her STATE AGENTS in my 116-page letter referenced by link above to the PUBLIC RECORD about these preceding events.



As so much of the above has provided for the bases for not only “civil” and “criminal” COMPLAINTS, reports of “DISCRIMINATION,” administrative “APPEALS,” simple “ANSWERS” as proof of MY COOPERATION, and “OPEN RECORDS” requests, I sought – at minimum “extra time” to respond to Rogine Page’s criminal coverup of Kelli Warner’s LIES in COERCING me to submit in agreement to the scheduling of two hour increments for questioning me under the pretext of “interviewing” me, for purposes of “determining [my] level of need” for “HOME SERVICES” only. Thus, when requesting “reasonable accommodations” for “extra time” in getting to all of these “issues” resulting from the overwhelming onslaught of paperwork thrown upon me between the end of 2021 and beginning of 2022, I was compelled to write a letter on 3/7/22 to GOVERNOR NOEM, as well as several of her STATE AGENTS as referenced throughout this document herein.

## Response to latest email: In-Home Service Assessment + (plus) OPEN RECORDS "DEMAND FOR DOCUMENT" + DISCRIMINATION allegations

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From: David Schied (deschied@yahoo.com)

To: kelli.werner@state.sd.us; roginer.page@state.sd.us; dhsinfo@state.sd.us

Cc: marybethhollatz@gmail.com; tom.eads@state.sd.us; jennifer.lewis@state.sd.us; linda@wrl.org; financemanager@wrl.org; yvette.thomas@state.sd.us; leslie.lowe@state.sd.us; deschied@yahoo.com; shawnie.rechtenbaugh@state.sd.us

Date: Monday, March 7, 2022, 06:01 AM MST

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TO: Rogine Page, Yvette Thomas, Tom Eads, Shawnie Rechtenbaugh, Mary Beth Hollatz, Ryan Brunner, and Governor Kristi Noem:

**By the time you had sent me the email below in covering up the manipulative LIE of Kelli Werner - in which she used the name, career, and reputation of my doctor Dr. Berens in the attempt to COERCE me into scheduling a 2-hour interview, which you have now fully endorsed but "whitewashed" over AFTER leaving Werner's FRAUD standing for three days and only AFTER I demanded PROOF of her claims about my doctor - I had already spoken with my doctor and uncovered that his office had NOT PROVIDED ANY REFERRAL SINCE JULY OF LAS YEAR! ...**

That document is available for viewing and download as posted in the PUBLIC RECORD at: [http://www.ricobusters.com/wp-content/uploads/2022/02/030722\\_Myemail2STATEactorsGOVERNORonIn-HomeServAssessOPENRECDEMND-DISCRIMINATIONalleg.pdf](http://www.ricobusters.com/wp-content/uploads/2022/02/030722_Myemail2STATEactorsGOVERNORonIn-HomeServAssessOPENRECDEMND-DISCRIMINATIONalleg.pdf)

Essentially, what all of the above amounts to constitutes “ABUSE” against me as an Anglo-American man, and an economically strained, elderly, and disabled man, by STATE AGENTS acting with the authority of the EXECUTIVE BRANCH, established originally for the BENEFIT of the sovereign American People and entrusted to the GOVERNOR under the SOUTH DAKOTA CONSTITUTION and the PUBLIC TRUST. Such abuses have resulted from those operating as the “ADMINISTRATIVE STATE” using the “color of law” in conspiracy fashion to “play both sides of the fence” so as to undermine the “will of the People” as embodied in the LAWS OF THE STATE, and the elected leadership of the

GOVERNOR Kristi Noem, whose fiduciary accountability is to the sovereign People of South Dakota.

Importantly, the scenario this past year has gotten so bad for me – as explained in the fifty-two (52) pages above – that I had to pay for the costs of getting myself to RAPID CITY on the small chance of getting to tell Gov. Kristi Noem – “face-to-face” – that I had written to her 7-8 times already and that I had repeatedly questioned why I had been DENIED MEDICAID ASSISTANCE throughout 2021. As fate would have it, however, although she graciously provided to me the business card of her trusted inner-office STAFF member, Mary Beth Hollatz, along with her promise to send to me a return call from her “Senior Policy Advisor ‘Melissa’,” by the time I had arrived back home from this entire day-long endeavor (to call this issue to the attention of Kristi Noem) – so to celebrate that total of ONE MINUTE with the Governor – I unexpectedly discovered that this trip had also cost me the LOSS OF MY PROSTHETIC TOOTH, which was valued at several hundred dollars and resulting in big hole in my costly smile ever since then.

Not only does this loss of one of my FRONT TEETH cost me in self-esteem, so too does the FACT that the STATE OF SOUTH DAKOTA refuse to provide me (as a poor, elderly, and “totally and permanently disabled quad-amputee”) with any form of DENTAL INSURANCE COVERAGE, causing me also in other forms of tooth and gum pain.

Therefore, aside from the TWO  
“*Administrative Hearings*”  
corresponding to my TWO  
“*APPEALS,*” my latest  
“*CLAIMS OF TORT  
DAMAGES*” will taking into  
PUNITIVE account the losses to  
my dignity and the high costs  
associated with replacing my  
LOST PROSTHETIC TOOTH.

Moreover, not only have I sustained the costly loss of a tooth in the front of my mouth; but **AFTER A YEAR OF NEGLECT** to my legs – and the documented **REFUSAL OF THE “HANGER CLINIC”** to provide me with the approval of a **HARDSHIP APPLICATION** for payment on new parts for my **TWO PROSTHETIC LEGS** – I have been compelled to seek another **MEDICAL SERVICE PROVIDER** altogether for providing me with new “mobility” parts costing over \$16,000 – for which **MEDICARE** is expected to only cover at 80%. This will place me nearly another \$3,200 in **DEBT ALAVERY** beyond the several thousands, of dollars that is already being claimed against me by threatening **CORPORATE DEBT COLLECTORS** and their harassing agents....**IF I WERE TO EVEN BE SO STUPID AS TO SIGN THEIR CONTRACT FOR SUCH PAYMENT.**

DELIVERY TICKET  
REHABILITATION MEDICAL SUPPLY  
1020 W 18TH STREET, SIOUX FALLS SD 57104 (605)444-9700

CUSTOMER DAVID SCHIED DOB 8/22/1957

INSURANCE MEDICARE DELIVERY DATE 3/9/22

CODE	QTY	ITEM	CHARGE
L5629	1	Below knee acrylic socket LEFT	\$430.16
L5629	1	Below knee acrylic socket RIGHT	\$430.16
L5620	1	Test socket below knee LEFT	\$376.32
L5620	1	Test socket below knee RIGHT	\$376.32
L5637	1	Below knee total contact LEFT	\$391.03
L5637	1	Below knee total contact RIGHT	\$391.03
L5685	1	Below knee sus/seal sleeve LEFT	\$176.30
L5685	1	Below knee sus/seal sleeve RIGHT	\$176.30
L5700	1	Replace socket below knee LEFT	\$3,840.94
L5700	1	Replace socket below knee RIGHT	\$3,840.94
L5671	1	Bk/ak locking mechanism LEFT	\$897.71
L5671	1	Bk/ak locking mechanism RIGHT	\$897.71
L5673	2	Socket insert w lock mech LEFT	\$2,051.16
L5673	2	Socket insert w lock mech RIGHT	\$2,051.16
L8400	6	Sheath below knee LEFT	\$127.86
L8400	6	Sheath below knee RIGHT	\$127.86

**Total:**  
**\$16,583**

Patient Satisfaction Survey Provided \_\_\_\_\_ Patient Satisfaction Survey Declined ☒

I HAVE RECEIVED THE NEW PATIENT PACKET. I HAVE BEEN EDUCATED ON MY NEW DEVICE/EQUIPMENT. I AM SATISFIED WITH BOTH THE FIT & WORKMANSHIP OF THE DEVICE/EQUIPMENT AT THE TIME OF DELIVERY. I HAVE ALSO BEEN FULLY ADVISED AS TO THE USE OF THE DEVICE/EQUIPMENT AND UNDERSTAND ITS RESPONSIBILITY (CO-PAYMENT) IS \$ 0 THIS IS ONLY AN ESTIMATE.

*I have NOT gotten any communication back regarding my Hardship Application of about 6 weeks ago & I reserve all my rights and do NOT agree to financial contracts*

UNDERSTAND THAT I AM FINANCIALLY RESPONSIBLE TO REHABILITATION MEDICAL SUPPLY FOR ANY CHARGES NOT COVERED BY HEALTH CARE BENEFITS. IT IS MY RESPONSIBILITY TO NOTIFY REHABILITATION MEDICAL SUPPLY OF ANY CHANGES IN MY HEALTH CARE COVERAGE. MY ESTIMATED FINANCIAL RESPONSIBILITY (CO-PAYMENT) IS \$ 0 THIS IS ONLY AN ESTIMATE.

MAKE \_\_\_\_\_  
MODEL \_\_\_\_\_  
SERIAL NUMBER \_\_\_\_\_

BENEFICIARY (OR PARENT/GUARDIAN/REPRESENTATIVE SIGNATURE)

RELATIONSHIP

*This is NOT a Contract for payment*

DATE



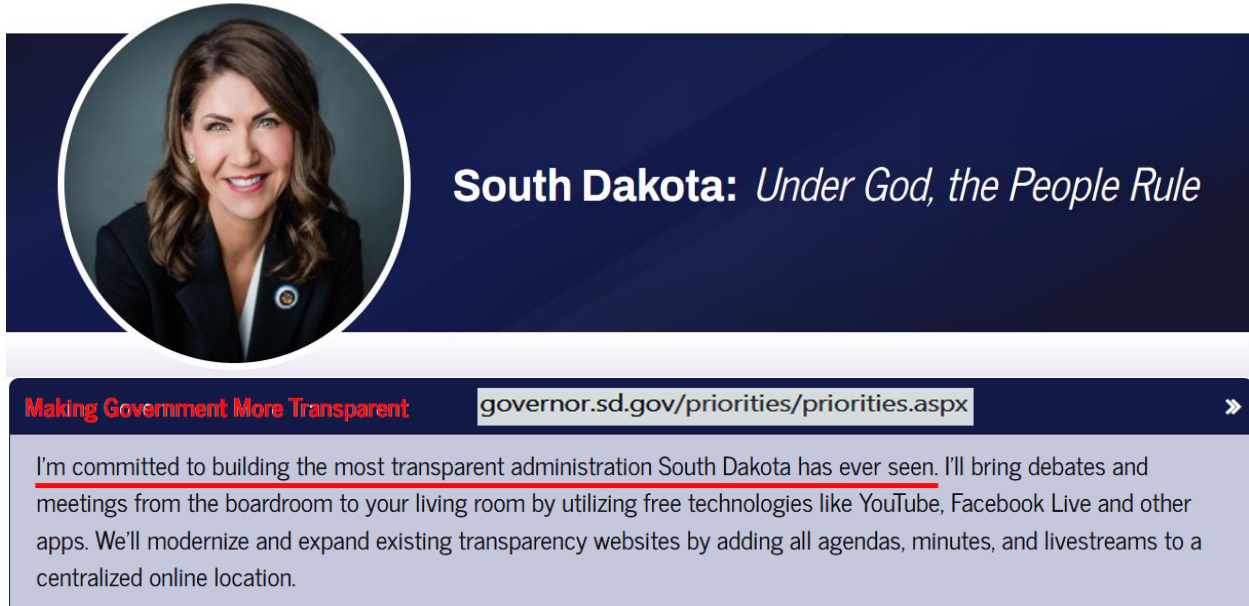
## **"Post-Modernist Theory Meets CRT" in the ADMINISTRATIVE 'DEEP' STATE**

Today, we have a duality of government in which the "*ADMINISTRATIVE 'DEEP' STATE*" - being "*de facto*" and fake in its nature – is undermining the "*de jure*," original, and true organic form of government set up by the sovereign People of the States to serve them, both at the STATE and the NATIONAL levels. This "*great divide*" between the way government was supposed to serve the People – and the way it serves instead to perpetuate and strengthen itself – is reflected in terms of both the "*original intent*" and the "*interpretative purpose*" of "*the LAW*" and those perceived to be in seats of power.

Note that the "*original intent*" of government is on public display on the "*Home Page*" of South Dakota Governor Kristi Noem's website, i.e., "[*In God We Trust* and] *Under God, the People Rule.*" as the purported "*STATE MOTTO.*"

South Dakota Governor

**Kristi Noem**

The image shows a screenshot of the South Dakota Governor Kristi Noem's website. On the left is a circular portrait of Governor Kristi Noem. To the right of the portrait, the text "South Dakota: Under God, the People Rule" is displayed in a white serif font against a dark blue background. Below this, there is a white banner with the text "Making Government More Transparent" in red, followed by the URL "governor.sd.gov/priorities/priorities.aspx" in black. A right-pointing arrow is at the end of the banner. Below the banner, a light blue box contains a quote from Governor Noem: "I'm committed to building the most transparent administration South Dakota has ever seen. I'll bring debates and meetings from the boardroom to your living room by utilizing free technologies like YouTube, Facebook Live and other apps. We'll modernize and expand existing transparency websites by adding all agendas, minutes, and livestreams to a centralized online location." The quote is underlined in red.

Isn't it an interesting matter then how while "*God is TRUTH*" that the government operating under the NOEM ADMINISTRATION is acting in such way as to disavow, dissolve, change, reconstruct, and/or otherwise cover up the objective, evidence-based "*truth*," and to replace it with their own set of manufactured, unsupported (except by their own collaborated, hierarchical set of "*facts*" used to "*weaponize*" administrative "*due process*"), so as to fake the *letter* and *spirit* of constitutional Due Process otherwise guaranteed by government servants back to the sovereign People, in return for their paid employment and to "*faithfully perform*" their DUTIES of offices in accordance with their solemn OATHS to those same sovereign People?

The roots of this divide between the "*true government 'of, by, and for the People*" and the CORPORATE form of government found in the "*ADMINISTRATIVE STATE*" is found in both language and the perspective from which language is delivered and exercised in both forms of "*government power*;" and whether such power is coming from - and serving to benefit – the sovereign People or their *servant* governments.

The case in point that has been playing out this past year since I arrived in South Dakota is "**who has the power?" to do the following (?)**:

a) to make medical decisions on the behalf of one who is deemed recently "*totally and permanently disabled*" – the sovereign Anglo-American male who is deemed to be FACTUALLY disabled, elderly, and poor(?) ... or, the agents of the DEEP STATE in charge of providing the needed funding for medical EQUIPMENT and/or HUMAN SERVICES needed to carry out LONG TERM supports in the LEAST RESTRICTIVE ENVIRONMENT (hereafter, "LRE")(?) ... as required under "*FEDERAL*" legislation of CONGRESS?

b) to define "*needed level of care*" – the sovereign Anglo-American male who is *supposed* to be supported in the LRE as he makes his own daily living decisions, sets his own schedule, and does so INDEPENDENTLY with the use of motorized medical EQUIPMENT(?) ... or the administrators of HUMAN SERVICES that foster the DEPENDENCY of the disabled individual upon the energy of others working for CORPORATIONS and GOVERNMENTS instead?

c) to create and interpret what constitutes objective "*FACTS*" about what has already procedurally occurred and whether those actions comport with the WRITTEN LAWS, RULES, and PROCEDURES ... whether by the RECORDINGS of live phone conversations and EVIDENCED-based RECORDS generated by the "*government*" itself as presented openly and transparently by the sovereign Anglo-American male(?) ... or by the unsupported STATEMENTS and "*fraudulent paper trail*" created for "*special purposes*" and presented selectively WITHOUT TRANSPARENCY for purposes of covering up constitutionally required "*affirmative defenses*" of government agents in power?

In short, the Post-Modern Era in America has produced a litany of new and younger college graduates who have been trained in the MARXIST/SOCIALIST/FEMINIST/ANARCHIST "**woke ideology**" who are being hired out of college straight into administrative government positions within the DEEP STATE. These are people who are both trained in and "*qualified*" for employment with the ADMINISTRATIVE STATE based upon their propensity for understanding how to use their positions in government to not only execute their DUTIES of "*offices*," but to also do so **in such ways as to redistribute perceived levels of "power," to afford greater "equity" to perceived "underrepresented" populations of people, and to systematically dismantle the perceived dominance of the Anglo-American male at the pinnacle of American society.**

The tools used for this type of social dismantling by these new college graduates – as "*social justice*" activists within government – employing the aim of redistributing perceived "*white male privilege*" amongst themselves as power-hungry Marxists, socialists, feminists and anarchists – is to construct an "*anti-white male*" discriminatory approach to power, in which "*objectivity*" in documentation and interpretation of FACTS and REALITY are literally warped and constructed "*subjectively*" through hierarchical levels of power and personal (i.e., "*private*") "*discretion*." This amounts to an "*It is so because I say so*" mentality and deceptive reasoning from administrative "*DEEP STATE actors*," regardless of that which is otherwise presented from the perspective of the Anglo-American male through critical thinking and reasoning, and *prima facie* EMPIRICAL EVIDENCE, which can and likely may also place "*constitutional restraints*" upon these "*fake government fiduciaries and functionaries*."

Anglo-American constitutionalism thus becomes the real target of those trained in the plethora of Marxist/Socialist/Feminist/Anarchist educational institutions funded principally these past few decades from K-12 through graduate schools and universities by NATIONAL and STATE

governments pushing their own "*deconstructive*," social justice agendas; **which also happen to promote societal DEPENDENCY upon bigger government rather than helping Americans to build for themselves a more socially INDEPENDENT population of people in control of a smaller "servant" government.** The attacks upon Anglo-American constitutionalism by these administrative "*activists*" who are instituting their own perceived individual and/or collective "*higher-level values*" for society – of anti-Anglo American "*social justice*" and "*equity*" for all who are NOT seen as "*straight white males*," widens the gap between what was designed (whether by "*Dead White Males*" or not) as the original, organic, "*Constitutional Republic*" form of government, ... and the alternative form of "*Oligarchical Democracy*" (i.e., "*elite rule*" combined with "*rule of the mob*") that we see currently today in American society.

The difference between these two opposing forms of uniquely American governments is significant; and increasingly the "*subjective*" views of "*the mob*" (i.e., the "ADMINISTRATIVE 'DEEP' STATE") are destroying both the "*letter*" and the "*spirit*" of the STATE and NATIONAL constitutions, and the laws that are all supposed to strictly comport with and align with those constitutional RESTRICTIONS UPON GOVERNMENT (i.e., they were never designed for government to restrict the sovereign People, as clearly stated in the "Bill of Rights" by the FIRST TEN AMENDMENTS to the U.S. CONSTITUTION).

In this ("*my*") case, the young government "*functionary*" (Kelli Werner) has been so bold as to openly, repeatedly, and disrespectfully interrupt and dictate to me as a disabled American "*senior citizen*" how my own medical decisions would be managed by the collaboration between CORPORATE "*government*" and CORPORATE "*service providers*." This she did while also using the doctor's own chosen name, reputation, and career to mislead, entice, and COERCE me into threatened compliance with her (Kelli Werner's) demands of setting up what was suspected by me (with good reason) to be just another "*discretionary*" channeling and "*setup*" by this "*STATE*" functionary to FRAME me into another "*DENIAL OF MEDICAID*" through **the so-called "DEPARTMENT OF HUMAN RESOURCES" ... being an entity which has been proven already to be unaccountable and without transparency in whatever written laws, rules, and procedures upon which it is SUPPOSED to be relying** (at least from this "*Anglo-American disabled white male*" perspective).

Moreover, in this ("*my*") case, we also have a HUMAN RESOURCES "*supervisor*" (Rogine Page) who has already been PROVEN IN A COURT OF LAW to have cost the so-called "*TAXPAYERS*" of this STATE OF SOUTH DAKOTA at least a half-million dollars (and more likely a million or even two million dollars when considering the total cost of litigation with attorney fees and court costs in the SOUTH DAKOTA DHS and ATTORNEY GENERAL fighting the NATIONAL government of the UNITED STATES being also funded by the "*AMERICAN TAXPAYERS*"). Yet, Rogine Page continues to demonstrate the propensity to "*cover-up*" and "*whitewash over*" the blatant "*elderly abuse*" demonstrated by the outrageous actions of Kelli Werner's manipulative LIES, as a matter of my "*disabled Anglo-American male*" RECORD.

As would be otherwise obvious to any objective "*JURY of one's peers*" of other sovereign American People, what has been described above as happening over the course of this past year were not "*isolated events*." Instead, Kelli Werner's COERCIVE LYING and Rogina Page's "*RICO coverup*" of that criminal "*elderly abuse*" and "*domestic terrorist coercion*" of a member of the "*Anglo-American population*" and "true government" were the most recent occurrences, as these numerous events were RECORDED over this past year and made openly TRANSPARENT through repeated responsive letter-writing, exceptional organizational skills earned through P.H.D- level research practice, ... and by my RECORDING all (my) phone conversations with



CORPORATE ("*Administrative 'DEEP STATE'*") agents and principals and MEDICAL SERVICE PROVIDERS (for the simple reason that I have no fingers for scribing my own handwritten notes during phone conversations). Instead, **what has been documented by me as a matter of various "RECORDS" is the separation of the constitutionally-sanctioned ELECTED "TRUE STATE" of the NOEM ADMINISTRATION, from the self-perpetuating "ground-up" opposition of the unconstitutional "ADMINISTRATIVE 'DEEP' STATE" of that same "NOEM ADMINISTRATION."**

**How did we get to this type of blatant INSURRECTION of these people employed as "government servants," who are undermining the institutional purpose of "constitutional governance" as headed by the State governor as the duly elected "principal in charge" of everything within the EXECUTIVE BRANCH? What follows is this ("my") Anglo-American patriotic sovereign American man's "studied and considered" explanation.** (Note that the following is heavily inspired by the theoretical analysis of "*Post-Modern*" and "*Critical Thinking versus Critical Race Theory*" (hereafter 'CRT') specialist, a man by the name of Wokel Distance.)

### **HOW THE WOKE IDEOLOGIES RIG THE RULES OF THE SOUTH DAKOTA "DEEP STATE"**

The rules of moral and ethical (i.e., Christian) "*truth in language*" – as is the objective methodology of Western Science that is designed to emanate "*transparency*" in the formal analysis of available FACTS as they related to the various social systems (financial, economic, linguistics, conceptual, institutional, and governmental systems) of the world at large – through the use of "*critical thinking*" and "*reasoning*" to systematically examine and analyze phenomena before arriving at theoretical conclusions about that phenomena. Such is the "*objectivity*" of the "*scientific method*," which uses logic to create viability in the selective gathering, evaluating, and using of "*true*" knowledge, in ways that may be shared, duplicated, and verified by others to "*CONSTRUCT*" what is referred to as "*objective*" or "*absolute*" truths.

The rules of "*truth in language*" through the MARXIST/SOCIALIST/FEMINIST/ANARCHIST approach to "*social justice*" and "*equity*" are quite different, however. "*Post-Modern*" critical thinkers – as have been of the dominant types graduating from American universities these past couple of decades – linguistically use DECONSTRUCTIVE methodology that amounts to defining the "*world of facts*" according to the "*eyes of the beholder*," being ever "*subjective*" and "*interpretative*," as based upon the context in which selective gathering, evaluating, and using of "*true*" knowledge, in ways that may be shared and validated by others to construct what is referred to as "*subjective*" or "*relative*" truths about the world and its various social systems (financial, economic, linguistics, conceptual, institutional, and governmental systems).

In this current "*system*" we are talking about the implementation of STATE MEDICAID for the inhabitants of SOUTH DAKOTA, which the legislature and the ADMINISTRATIVE STATE for some totally confusing reason carries the "*coverall*" term of "*MEDICAL ASSISTANCE*" and is divided into numerous "*programs*" (consisting of the "LTSS WAIVER" and "HOPE WAIVER" programs as the known minimum) and their respective APPLICATION FORMS, which are then used to qualify and disqualify the sovereign People according to what my "*OPENS RECORDS*" requesting research results is now showing is both UNWRITTEN (in terms of procedure and decision-making criteria) and NON-TRANSPARENT (in terms of the STATE "*BAR*" ATTORNEYS providing "*safe harbor*" to the other people involved in the ADMINISTRATIVE STATE, such as the "*TEAM*" members involved in medical decision-making, and the qualifying background education and training of each of those "*agents of the STATE*"). These are the very

ones that I have persistently PROVEN be determining medical decisions while EXCLUDING me from "equal access" to knowledge in possession of the "government," and DENYING me "equal treatment" in knowing about the medical decision-making people and processes being implemented by these "government administrators."

Hence, the pattern and practice of the NOEM ("DEEP STATE") ADMINISTRATION is one of "truth" being defined as "It is what (and how) we say it is," as was demonstrated by the TYRANNICAL phone call on 12/13/21 and the subsequent FRAUDULENT email on 2/28/22, both CRIMINALLY perpetrated by Kelli Werner as proven herein as a matter of MY official "objective" RECORD (as one of the "sovereign Anglo-American males" inhabiting the land known as the "STATE OF SOUTH DAKOTA" and the "UNITED STATES OF AMERICA").

**So from the apparent perspective of the DEEP STATE of the NOEM ADMINISTRATION, there is no objective "FACTS" concerning these matters related to me as a "while American male;" since I can always have my statements FRAMED in** (using FORMS created by the STATE to be "signed" by me "under penalty of [CRIMINAL] perjury"), **which are "channeled" into (subversive) "programs," appointments and interrogative "interviews" by deception** (while being otherwise led to believe that I am being administratively "processed" with legally required and constitutionally guaranteed "due process" – as based upon my believing I was otherwise "applying for MEDICAID"), **and repeatedly hoodwinked into subjecting myself again and again to the "hamster wheel" of "WEAPONIZED DUE PROCESS" being discriminately applied against me** (as a perceived societal "OPPRESSOR") **as the "privileged white male"** [as applied through unsupported and unexplained (at least in writing) reasoning of MY purportedly (somehow) "not meeting the needed level of care" as repeatedly cited by these DEEP STATE "government actors" (who are otherwise from my perspective actually "government usurpers")].

In such ways, all claims to "truth" from the perspective of the NOEM ADMINISTRATION are warped and constructed "subjectively" from positions of (governmental) POWER. This, by the way, is the Marxist/Socialist/Feminist/Anarchist "deconstructive" argument that has been taught by American universities these past couple of decades, which is being funded by government, and thus, influenced by government for qualifying graduation candidates for ever-expanding "government functionary" jobs like those of the ADMINISTRATIVE STATE under the "executive" employment of GOVERNOR Kristi Noem.

In essence, under the Marxist/Socialist/Feminist/Anarchist "deconstructive" principles, it is not "objectivity" that matters in deciding the "qualifications" and interpreting "truthfulness" of the "application statements" of the sovereign People. Instead, what matters is "whoever is in power" [and at what "level of decision-making they are at" in a CORPORATION or (corporate) GOVERNMENT] and what "facts" are to be considered or thrown out (i.e., "DENIED") in that decision-making process. **In terms of "Post Modern" theory** – which is "an intellectual stance or mode of discourse defined by an attitude of skepticism toward what it considers as the grand narratives and ideologies of modernism as well as opposition to epistemic certainty and the stability of meaning" – **claims to objective "FACTS" are dismissed as naive realism of a "white American male-dominated" society** which has long been a "construction" by the "straight white [Western] male," **which must be otherwise totally dismantled because of their underlying "straight white male" concepts being biased, limited in scope, and exclusive** (and purportedly "oppressive") [ **of other relevant gender, racial, social, financial, economic, educational, and/or political perspectives.**

The Post-Modernist belief is that a person's position and role in the hierarchy of society is, in great part, determined by, limited to, and controlled by the various perceived individual characteristics manifesting as their numerous "*self-identities*" (i.e., Native-American, Black, Hispanic, male, female, non-binary, heterosexual, gay, lesbian, queer, disabled, minority, majority, Republican, Democrat, etc. as it incorporates all opposites as subsets of the "*whole*" of a "*broken down*" society). Notably, society itself conditions us to accept certain identities and to have certain preconceived ideas and "*assumptions*" attached to certain identifying characteristics and differences between people in order to differentiate ourselves. So while, "*heterosexual white males*" are conditioned to behave, to think, and to view themselves in certain ways, so too do all other people of differentiated races, gender identities, nationalities, and of all other various social "*classification*" (or "*class*") systems. In America, likely because of the historical context of America's "*founding*" institutions, to additionally include the institution of slavery, the perception is that the dominant "*class*" of people doing the "*oppression*" of all who were NOT heterosexual white males, were indeed the same (being *heterosexual white males*).

In the view of the "*college educated*" intellectuals of America today, it is – and has long been – the "*white American heterosexual male*" who has been in the seat of power and thereby warping and "*rigging*" all opportunities, privileges, and benefits to suit their own priorities for obtaining and maintaining "*white male power*" and their inherent "*advantages*." Therefore, all of the social systems (including MEDICAID determinations) must be used to reverse (or "*deconstruct*") these social "*norms*," and to build "*equity*" into these very same systems through private (and alternatively through collective activists) means to "*de-throne*" all "*white American males*" from their perceived positions at the top of society's hierarchical power structures. **Thus, the propensity of America's universities, governments, and CORPORATIONS to be fully engaged in this drive to promote "*social activists*" advocating for – and unconstitutionally implementing – CRITICAL RACE THEORY into all of the social systems of America, is based not upon "*objectivity*" and "*absolutes*" (because all perspectives can be "*equally*" justified as long as they are not inclusive of the already powerfully dominant "*straight white male*" perspective) but instead upon "*subjectivity*" and "*relativism*."**

In the (thoroughly corrupt) American "*courts*" systems of today, as socially engineered and operated by BAR attorneys to serve themselves and NOT the sovereign American People, the exercise of this inherent POWER of subjective decision-making regardless of what actual objective "*FACTS [upon which relief can be granted]*" is deemed under the law to be "*color of law*;" and its abuses are considered various CRIMES as described in TITLE 18 of the UNITED STATES CODES, and under various STATE penal codes. **When such abuses of "*discretion*" occur at the hands of "*administrative law judges*" and during other forms of "*administrative appeals*" – whether in or out of the STATE and UNITED STATES, the term "*color of law*" still applies, as these "*hearings*" only simulate "*legal process*" and the "*letter*" and "*spirit*" of Constitutionally guaranteed "*due process*." This is because, when "*objective FACTS and LAWS*" (i.e. "*universal truths*") are otherwise subjectively "*cherry-picked*" and used – in combination with positions of interpretive and decision-making power, and WITHOUT TRANSPARENCY – the linguistics used in discourse about these very issues can be turned upside down.**

Again, this is how the government appointment-dominated "*ADMINISTRATIVE 'DEEP' STATE*" has usurped its power from the People-elected, constitutionally constructed "*True State*," so as to "*deconstruct*" (using the guidelines of the foreign powers of "*NATO*" (i.e., the private foreign entity of the NORTH ATLANTIC TREATY ORGANIZATION or "*NORTH ATLANTIC ALLIANCE*") the systems themselves where the white heterosexual males appear to have the most power and



are believed to be reaping the most benefit for themselves. **Under such a usurpation of power (by DEEP STATE opponents of such perceived "systemic" power structures – such as those perceived as possibly surrounding the "STATE MEDICAID" system – provable "FACTS" weigh little influence in decision-making where "heterosexual white males" are concerned as being the "BENEFICIARIES" as in this instant circumstance.** Taking the highest priority to these "government usurpers" is the DECONSTRUCTION of "white male-dominated" society which is – by its very nature of being perceived as subjectively "relative" and not in any way objectively "absolute" deemed by these intellectuals – as "INVALID." Purportedly, by "canceling out" (i.e., deconstructing and dismantling the "white male" from the context of his social norms and expectations of his being the "beneficiary" of these institutional systems and their "privileges"), those perceived to be in "white male power" positions will be exposed for their biases and limitations (and "see for themselves what it is like to wear the 'shoes' of the oppressed"), and perhaps be FORCED by these circumstances to "change their ways."

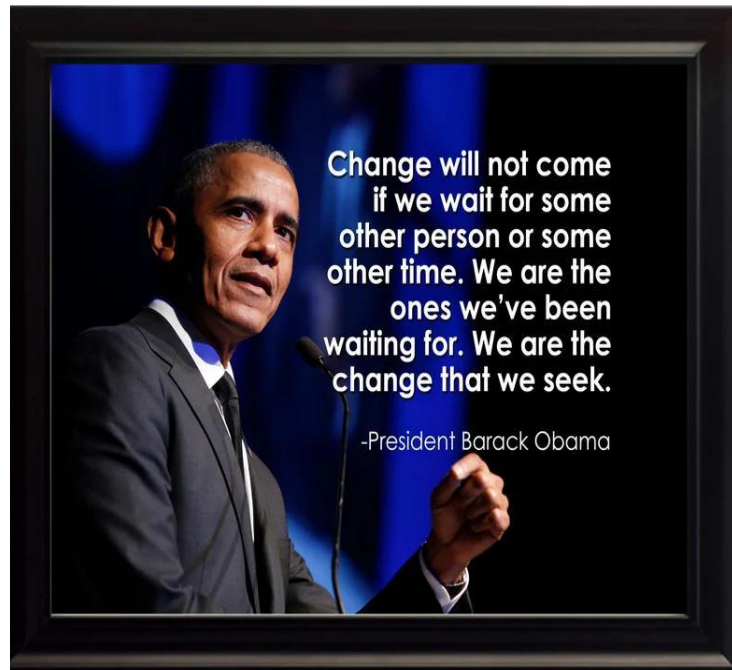
While these types of theoretical arguments and discriminatory actions are obviously circular – in that they institute a system of discrimination and oppression to end discrimination and oppression – **these activists essentially call upon the complete demolition of our existing American society as upheld in all of the "systems" (economic, social, familial, educational, governmental, etc.) supporting American civilization and all of the assumptions that go along with its past global successes.** In effect, these Marxists, Socialists, Feminists, and Anarchists (which extends well beyond the NOEM ("DEEP STATE") administration to other "extremists" of "ANTIFA" and "BLACK LIVES MATTERS") involve all American people in their "Revolution" against the once envied "American Way," whether they like it and agree with it or not; and whether these other Americans wish to participate in changing it in this fashion, or not.

#### THE "SUBJECTIVE" THEOLOGY BEHIND "CRT" AND HOW TO REVERSE ITS REVOLUTIONARY AND DESTRUCTIVE "CIRCULAR" ARGUMENTS

Two of the interesting hallmarks of these Marxist/Socialist/Feminist/Anarchist "extremists" is the employment of "critical pedagogy" as it is combined with "projection" upon others what they are doing themselves, without any accountability for their subjective and destructive activities.

Again, these "revolutionaries" condemningly accuse "straight white males" of creating all of the various systems of American society because these systems were purportedly created for and perceivably serve to benefit the same, at the exclusion of all others not at the top of the so-called "white male dominated" social hierarchy. The perception is that, from the perspective of those "decision-makers" with the most power at the top of this American hierarchical system (which, by the way, is mirrored and dominated today by the same tiered structures of both PRIVATE CORPORATIONS and GOVERNMENT CORPORATIONS that are behaving together in such fashion as to institute a form of "OLIGARCHICAL FASCISM" in America) "straight white males" respond to individual situations prejudicially, with systemic biases, and from a very limited perspective. This is what is referred to as the "subjective" perspective, which is objectively exclusive of all other perspectives equally valid in defining the infinite "reality."

The concept of this limited perspective for defining all knowledge is often described as "views from a point," and it is believed that the only benefit from any such limited perspective is the "private" benefit (to "straight white males") derived from only having that "skewed" point of view, to the exclusion of all other points of view. **Yet, the college graduates comprehending this "critical pedagogy" and employing "Critical Race Theory" as "activists" or "revolutionaries" for "social justice" are doing the very same thing and calling it "change."**



So, from this perspective of the Marxists advocating "*Social Progressivism*", the Leftists proponents of a "*Socialist Democracy*," the Feminists advocating social and political "*equality*," and the anarchists advocating an end to "*white male tyranny*" and its hierarchical form of privilege, power, and authority, the "*change*" is to wield the same as a "*double-edged sword*" against straight white males. In such a way, the rationalized result for this "*deconstructive*" treatment is the "*canceled out*" of white American males and all that they represent by their perceived "*oppression*" IN ALL CIRCUMSTANCES, and all decision-making from "*their*" biased, limited, and self-serving "*point of view*."

**What this translates into – by way of thought, speech, and actions of these "*revolutionary activists*" fresh out of college and going into ever-expanding and powerful (international) CORPORATIONS and GOVERNMENT CORPORATIONS – is "*when the "Anglo-American male"* speaks, he has no right to also interpret what he means to say; because he is no longer the one in (perceived) "*power and authority*." So while the "*content*" of what he has intended to say is always "*subject to interpretation*," (i.e., the argumentative specialty of BAR attorneys and judges focused on "*controversy*" and "*equity*" today rather than constitutional limits and the "*Rule of Law*" unless those laws are cherry-picked to only simulate "*due process*"), the "*result*" of what the "*white American male*" is interpreted to actually "*mean*" is grounded in others who use this same "*projected*" reasoning to conclude, "*It doesn't matter what he meant; it depends upon what I [selectively] heard*," before then deciding simply as they wish ... even when it is a blatant "*abuse of power*" (against an elderly, poor, and recent "*totally and permanently disabled quad-amputee*" and reported CRIME VICTIM and REFUGEE from another STATE with people far more advanced in the "*liberal*" exercise of these "*progressivists*" viewpoints).**

Moreover, they exert the same "*invalid*" abuses of power against (even disabled) white males without apology for the FACT that such forms of oligarchical and tyrannical forms of "*ADMINISTRATIVE 'DEEP' STATE*" government create – at least the APPEARANCE of – a huge "*cleavage*" between legitimate ("*de jure*") "*constitutional*" form of "*True State*" government "*of, by, and for*" the sovereign American People, and the "*DEEP STATE*" tyranny that we see today

active at both "STATE" and "UNITED STATES" (i.e., "NATIONAL government") levels of illegitimate and undelegated power found in this unauthorized "FOURTH BRANCH" of government. (The real "Fourth Branch" is reserved – as articulated by the TENTH AMENDMENT to the U.S. CONSTITUTION – and authorized by the Common Law [as reaffirmed by "Justice" Anton Scalia in the 1992 decision of the SUPREME COURT OF THE UNITED STATES in "UNITED STATES v. WILLIAMS (504 U.S. 36)"] in the form of GRAND JURIES comprised entirely of sovereign American People in the Anglo-American "Common Law tradition," and dating back to the "MAGNA CARTA" in 1215 within the Kingdom of England, just soon after the "Norman Conquest" that occurred between 1066-1071.)

The most simple yet most powerful "weapon" to use against the above-described TYRANNY of deceptiveness and nontransparent activists and revolutionaries as "educated" (albeit propagandized, dumbed-down, and brainwashed in many respects) "intellectuals," is to continually focus on, and remind them of the "absolute" existence of an objective "TRUTH," as provided for under the U.S. CONSTITUTION under Article III, which guarantees "due process" – under both the letter and the spirit of both the FIFTH AMENDMENT and the FOURTEENTH AMENDMENT of America's "Supreme Law of the Land" to ALL AMERICANS, regardless of race, gender, disability, political affiliation, and/or other "characterizing" quality. (While the FIFTH AMENDMENT explicitly states that NO ONE shall be "deprived of Life, Liberty, or Property without due process of [common] law," the FOURTEENTH AMENDMENT uses the same eleven words – called the "Due Process Clause" – to describe the legal obligation of all STATES.)

#### **Addressing How TRUTH is Sacrificed on the Alter of "(Social) Justice)**

Philosophers of education and university professors right on down to K-12 schoolteachers have long used the Marxist tradition for working a clear distinction between "critical thinking" and "critical pedagogy" for institutional learning. Each invokes the term "critical" as a valued educational goal: urging teachers to help students become more skeptical toward commonly accepted presumptions or "truisms.". Both appeal to the value of being critical in the sense of cultivating in students a more cautious approach to accepting common beliefs at face value. Proponents of each also say, in their own distinguishing ways, "Do not let yourself be deceived" by inaccuracies (faulty arguments), distortions (hasty generalizations), and falsehoods (assertions lacking evidence, truth claims based on unreliable authority, ambiguous or obscure concepts, and so forth). **Interesting however, is that with very few exceptions – the literature supporting "critical thinking" and "critical pedagogy" rarely, if ever, discuss one another. There is reason for this.**

**Where Critical Thinking and Critical Pedagogy part ways is over their definitions of "critical."** Critical "thinkers" learn "epistemic adequacy," which is how to become more discerning when analyzing the reasons by which they live, by way of examining the assumptions, commitments, and logic of everyday life. The prime tools of Critical Thinking are the skills of formal and informal logic, conceptual analysis, and epistemology (the theory of knowledge, especially with regard to its methods, validity, and scope by investigating the "gap" between "beliefs" and "opinions."). **The primary preoccupation of Critical Thinking is to supplant sloppy or distorted thinking with thinking based upon reliable procedures of inquiry. When our beliefs remain unexamined, we are not free. We instead act without thinking about WHY we act. Thus, we do not exercise control over our own destinies.**



Through epistemic adequacy and the critical thinking process students learn how to examine propositions; and **they learn how to determine whether they are "true" or not by using logic, reason, and evidence.** The byproduct of this theoretical approach is the alleviation of "*sloppiness*" in thinking (that leads to false beliefs), which can be identified and fixed by learning to apply the tools of formal and informal logic correctly. **Thus, critical thinking aims at fostering "self-sufficiency," – one of the foremost goals of disability rights laws. and the fostering of "independent living."** "[A] self-sufficient person is a liberated person...free from the unwarranted and undesirable control of unjustified beliefs." [Siegel, Harvey (1988). *Educating Reason: Rationality, Critical Thinking, and Education* (New York: Routledge), p.58]

**Critical Pedagogy, on the other hand, begins from a very different starting point. It regards specific belief claims, not primarily as propositions to be assessed for their truth content, but as parts of systems of belief and action that have aggregate effects within the power structures of society.** It asks first about these systems of belief and action, "*Who benefits?*" **The primary preoccupation of Critical Pedagogy is with social injustice and how to transform inequitable, undemocratic, and/or oppressive institutions and social relations.** Indeed, a crucial dimension of this approach is that certain claims, even if they might be "*true*" or substantiated within particular confines and assumptions, might nevertheless be partisan in their effects.

Other important questions, from this standpoint, include: *Who is making these assertions? Why are they being made at this point in time? Who funds such research? Who promulgates these "findings"? Are they being raised to question "qualifications" or to demonstrate the bias of the person in charge of decision-making?* Such questions, as issued from the Critical Pedagogy perspective, are NOT SUPPOSED be external to, or separable from, the import of also weighing the evidentiary base for such claims **(as they otherwise are shown to be with regard to MY disability case and past year of being DISQUALIFIED FOR "MEDICAID" STATE HEALTH INSURANCE COVERAGE).**

Followers of the Critical Pedagogy tradition begin with a different set of assumptions than critical thinkers. Rooted in the Marxist tradition, students are taught to be motivated toward and socially responsible for seeking social justice (a.k.a. "*change*") and emancipation (i.e., becoming liberated or set free) from legal, social, and/or political restrictions by learning how propositions and presumptions being held up to examination for "*truthfulness*" may be viewed in terms of expressions of power and functions which have been implemented and instituted to perpetuate social inequalities.

**The mission (of Critical Pedagogy) is to teach students ways of identifying and mapping how power shapes our understanding of the world. This is the first step toward resisting and transforming social injustices: by INTERROGATING the "*politics of knowledge production.*" This tradition calls into question the accepted critical thinking tools being used to equip "*epistemic adequacy,*" again using logic and reason. (Is it no wonder that Kelli Werner and Rogine Page are attempting to COERCE me into going through a scheduled two-hour "*interview*" when a single picture otherwise dictates what otherwise "*a thousand words*" might otherwise describe?)**

**In short, Critical Pedagogy does not regard propositional claims as being judged for "*truth*" (as is done in the Critical Thinking tradition). Instead, it regards the claims as expressions of power. and in terms of self-interests. So, when we speak about these "*social justice activists,*" who are learned in post-modern tradition of "*critical pedagogy,*" we are talking**

about people (in STATE and NATIONAL "governments") who ignore whether claims are "true," and are only concerned with "Who benefits from believing the claims?" and "What are the hidden agendas behind the claims?"

In this instant case of "*Qualifying for Medical Assistance*" then, the EVIDENCE has shown this past year that – no matter what STATE and UNITED STATES laws I have cited governing the requirements and responsibilities of STATES to provide for its own poor, its own elderly, and its own disabled ... and regardless of the mounds of receipts and unpaid bills I have shown detailing the debts I now owe to CORPORATE "*medical service providers*" and their debt collections actions against me leading to disgrace, conflict, and inevitable legal action between the medical service community and me ... and in spite of the laws governing "*mobility equipment*" and "*access*" of disabled to the community WITH DIGNITY and my obvious restrictions of mobility and "*needed level of care*" to replace my missing legs and inability to "*drive*" a motor vehicle at any time I wish – these Marxist "DEEP STATE actors" of the NOEM ADMINISTRATION (reflected earlier in this letter as past recipients of my many written COMPLAINTS and nearly as many DENIED "*OPEN RECORDS*" requests for the written laws and procedures being used by them to continually DENY my numerous and repeated "*applications*" for "*MEDICAID*") will ALWAYS BE FOCUSED ON "POWER" and NOT FACTS.

Notably, the SOVIET UNION was not destroyed by guns and bombs. It came crumbling down in 1991 under the weight of the LIES propping it up. This is much the same as the way Rogine Page and Yvette Thomas are currently propping up the most recent lies of Kelli Werner while also collaborating with Shawnie Rechtenbaugh and others of the NOEM ADMINISTRATION to cover up this past year of discriminatory abuses against me by the entire DEPARTMENT OF HUMAN RESOURCES from Laura Nord/Charter all the way up to the GOVERNOR.

As has been clearly seen by and through the eyes of witnesses in world history dating back further than many of these "*millennial brats*" were even born to today treat a poor, elderly, and disabled, patriotic American man so abusively, the SOVIET UNION fell like a "*house of cards*" because of internal political, economic, and ethnic disintegration from within, which resulted in not only the end of its "*DEEP STATE*" administration, but so to the end of its own existence as a "*sovereign nation state*." This is currently the pathway that I know firsthand that the UNITED STATES OF AMERICA, the STATE OF MICHIGAN, and now the STATE OF SOUTH DAKOTA are also on.

Our "*Constitutional Republic*" (a.k.a. a "*Democratic Republic*") is being "*hallowed out*," so that it holds legitimacy in name only (i.e., "*Governor*," "*Legislature*," "*Judiciary*" of all THREE BRANCHES) while becoming rotten from the inside out without transparency. By both codified and common law definitions, this "*social justice*" COERCION and "*forced equity*" constitutes "*sedition*," "*insurrection*," "*treason*," and "*domestic terrorism*."

What makes things even worse for Americans is that because of the ever-widening "gap" between those learned in (Anglo-American or "Western" methodology of) "Critical Thinking" (like myself and many more "conservative" American patriots) and those otherwise educated and trained as "activists" in the Marxist "Critical Pedagogy" tradition, the critical "thinking" component largely responsible for fostering "independent living" is missing. Therefore, those following this latter path of "administrative (DEEP STATE) activism" lack the insight and the methodology for calling themselves out as otherwise acting

**just as corruptly as the "Anglo-American systems" they are fighting so hard to "change."** Thus, they simply perpetuate "*more of the same*" of the lying, the propaganda, the lack of transparency, and the pure FORCE of "*privileged*" power that they purport to be fighting against. By the way, the theoretical terminology for that phenomenon is called, "*Repressive Tolerance*," being "*The passive acceptance of social and governmental practices, policies and actions which restrict freedom in an absolute sense.*"

What is below in italics is from "*Repressive Tolerance*" by Herbert Marcuse (1965) - as found on 3/12/22 at:

<https://la.utexas.edu/users/hcleaver/330T/350kPEEMarcuseToleranceTable.pdf> )

*THIS essay section examines the idea of tolerance in our advanced industrial society. The conclusion reached is that the realization of the objective of tolerance would call for intolerance toward prevailing policies, attitudes, opinions, and the extension of tolerance to policies, attitudes, and opinions which are outlawed or suppressed. In other words, today tolerance appears again as what it was in its origins, at the beginning of the modern period--a partisan goal, a subversive liberating notion and practice. Conversely, what is proclaimed and practiced as tolerance today, is in many of its most effective manifestations serving the cause of oppression.*

*The author is fully aware that, at present, no power, no authority, no government exists which would translate liberating tolerance into practice, but he believes that it is the task and duty of the intellectual to recall and preserve historical possibilities which seem to have become utopian possibilities--that it is his task to break the concreteness of oppression in order to open the mental space in which this society can be recognized as what it is and does.*

*Tolerance is an end in itself. The elimination of violence, and the reduction of suppression to the extent required for protecting man and animals from cruelty and aggression are preconditions for the creation of a humane society. Such a society does not yet exist; progress toward it is perhaps more than before arrested by violence and suppression on a global scale. As deterrents against nuclear war, as police action against subversion, as technical aid in the fight against imperialism and communism, as methods of pacification in neocolonial massacres, violence and suppression are promulgated, practiced, and defended by democratic and authoritarian governments alike, and the people subjected to these governments are educated to sustain such practices as necessary for the preservation of the status quo. **Tolerance is extended to policies, conditions, and modes of behavior which should not be tolerated because they are impeding, if not destroying, the chances of creating an existence without fear and misery.***

*This sort of tolerance strengthens the tyranny of the majority against which authentic liberals protested. The political locus of tolerance has changed: while it is more or less quietly and constitutionally withdrawn from the opposition, it is made compulsory behavior with respect to established policies. Tolerance is turned from an active into a passive state, from practice to non-practice: laissez-faire the constituted authorities. **It is the people who tolerate the government, which in turn tolerates opposition within the framework determined by the constituted authorities.***

**Tolerance toward that which is radically evil now appears as good because it serves the cohesion of the whole on the road to affluence or more affluence.** The toleration of the



systematic moronization of children and adults alike by publicity and propaganda, the release of destructiveness in aggressive driving, the recruitment for and training of special forces, **the impotent and benevolent tolerance toward outright deception in merchandizing, waste, and planned obsolescence are not distortions and aberrations, they are the essence of a system which fosters tolerance as a means for perpetuating the struggle for existence and suppressing the alternatives. The authorities in education, morals, and psychology are vociferous against the increase in juvenile delinquency; they are less vociferous against the proud presentation, in word and deed and pictures, of ever more powerful missiles, rockets, bombs--the mature delinquency of a whole civilization.**

According to a dialectical proposition it is the whole which determines the truth -- not in the sense that the whole is prior or superior to its parts, but in the sense that its structure and function determine every particular condition and relation. **Thus, within a repressive society, even progressive movements threaten to turn into their opposite to the degree to which they accept the rules of the game.** To take a most controversial case: the exercise of political rights (such as voting, letter-writing to the press, to Senators, etc., protest demonstrations with a priori renunciation of counterviolence) in a society of total administration serves to strengthen this administration by testifying to **the existence of democratic liberties which, in reality, have changed their content and lost their effectiveness.** In such a case, freedom (of opinion, of assembly, of speech) becomes an instrument for absolving servitude. And yet (and only here the dialectical proposition shows its full intent) the existence, and practice of these liberties remain a precondition for the restoration of their original oppositional function, provided that the effort to transcend their (often self-imposed) limitations is intensified. **Generally, the function and value of tolerance depend on the equality prevalent in the society in which tolerance is practiced.**

Tolerance itself stands subject to overriding criteria: its range and its limits cannot be defined in terms of the respective society. In other words, **tolerance is an end in itself only when it is truly universal, practiced by the rulers as well as by the ruled, by the lords as well as by the peasants, by the sheriffs as well as by their victims.** And such universal tolerance is possible only when no real or alleged enemy requires in the national interest the education and training of people in military violence and destruction. **As long as these conditions do not prevail, the conditions of tolerance are 'loaded': they are determined and defined by the institutionalized inequality (which is certainly compatible with constitutional equality), i.e., by the class structure of society.**

In such a society, tolerance is de facto limited on the dual ground of **legalized violence** or suppression (police, armed forces, guards of all sorts) **and of the privileged position held by the predominant interests and their 'connections'.** These background limitations of tolerance are normally prior to the explicit and judicial limitations as defined by the courts, custom, governments, etc. (for example, 'clear and present danger', threat to national security, heresy).

Within the framework of such a social structure, tolerance can be safely practiced and proclaimed. It is of two kinds: (i) the passive toleration of entrenched and established attitudes and ideas even if their damaging effect on man and nature is evident, and (2) the active, official tolerance granted to the Right as well as to the Left, to movements of aggression as well as to movements of peace, to the party of hate as well as to that of humanity **I call this non-partisan tolerance 'abstract' or 'pure' inasmuch as it refrains from taking sides--but in doing so it actually protects the already established machinery**

of discrimination. *The tolerance which enlarged the range and content of freedom was always partisan--intolerant toward the protagonists of the repressive status quo. The issue was only the degree and extent of intolerance. In the firmly established liberal society of England and the United States, freedom of speech and assembly was granted even to the radical enemies of society, provided they did not make the transition from word to deed, from speech to action. ... "*

See also:

<https://www.encyclopedia.com/social-sciences/applied-and-social-sciences-magazines/repressive-tolerance>

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## **CONCLUSION:**

As provided by the PUBLIC RECORD being referenced herein – being infinitely more “transparent” than all of the many “records” being DENIED by the ADMINISTRATIVE (“DEEP”) STATE in response to my repeated and persisting “requests for documents” under the OPEN RECORDS LAWS that the AGENTS and PRINCIPALS under employ of the STATE OF SOUTH DAKOTA are otherwise under OATH and DUTY to follow – since my initial solicitation for HELP, as addressed to GOVERNOR Kristi Noem and ATTORNEY GENERAL Jason Ravnsborg on 3/28/21, I have quite adequately learned and collected enough EVIDENCE to assert that all actions being performed by the “STATE” are NOT in the interests of private individuals, but instead in the interest of and the perpetuation and expansion of power of the “ADMINISTRATIVE STATE.”

NOTE that the nine (9) page letter addressed and sent on 3/28/21 to the GOVERNOR Noem and AG Ravnsborg is located in the PUBLIC RECORD at:

[http://www.ricobusters.com/wp-content/uploads/2022/02/032821\\_SchiedAppeal2SDAuthorities4Help-1.pdf](http://www.ricobusters.com/wp-content/uploads/2022/02/032821_SchiedAppeal2SDAuthorities4Help-1.pdf)

As shown by the numerous “DENIALS” of all my “OPEN RECORDS” document requests – except strictly for the oversimplified “DHS ‘Top-Tier’ Organizational Chart” and records strictly associated with the private NONPROFIT COEPORATION called “WESTERN RESOURCES FOR INDEPENDENT LIVING” – DHS and DSS “BAR” attorneys Jenna Howell and Jeremy Lippert DENIALS of individual qualifications and laws verifies “legal intent” and a “respondeat superior” (i.e., “top-down”) hierarchy of conditioning on a STATEWIDE “Conspiracy to Deny Rights Under Color of Law” and “retaliatory discrimination” against those like me who CLAIM back their sovereign “political status” as “one of the sovereign People,” and as a patriotic “Anglo-American male.”

So in answer to Rogine Page’s question about “how I wish to proceed from here” with regard to setting up a “two-hour interview” with the LYING CRIMINAL that I have named as STATE AGENT Kelli Werner, I will want to combine that “interview” with one of my TWO “TWO-HOUR RECORDED ADMINISTRATIVE APPEALS” when they are EACH scheduled as “DUE PROCESS HEARINGS,” with “reasonable accommodations” for my RECORDING THOSE MEETINGS as my “modality choice” since my disability does not allow me to take handwritten notes, and because I cannot afford to pay anyone to take notes and am not inclined to depend upon “government” agents to do that for me.

Respectively,

/s/ David Schied

**You are all in violation of my previous “OPEN RECORDS” request for performance bonds, blanket bonds, blanket insurance, “self-insurance,” and/or other “surety” which provides “We, The (Sovereign) People” with financial guarantees to back your OATHS to “faithfully perform” your DUTIES of offices.**