

David Schied
P.O. Box 321
Spearfish, South Dakota 57783
605-340-4439 (all calls recorded)
deschied@yahoo.com

6/6/2022

Attn: LAWRENCE COUNTY CLERK OF THE COURT
FOURTH (4th) CIRCUIT COURT
P.O. BOX 626
78 Sherman Street
DEADWOOD, S.D. 57732-0626

CIV 22-116

Dear LAWRENCE COUNTY Clerk,

Please review and file the enclosed documents accompanying this cover letter and note that I am a recent "totally and permanently disabled quad-amputee" requesting "reasonable accommodations" from this Court. The documents, inclusive of the following listing, are self-explanatory; however, if you have any questions, please email me or call right away.

- 1) (Two) CERTIFICATION OF SERVICE (one for each of the following)
- 2) "CLAIM OF APPEAL" – TIMELY-FILED AND BASED UPON "OVERRIDING AND PALPABLE ERRORS, GROSS OMISSIONS OF FACTS, THE 'ACCORDI DOCTRINE,' AND; INTENTIONAL [TORTUOUS] VIOLATIONS OF THE 'RULES ENABLING ACT,' AND 'OTHER CONSTITUTIONAL GUARANTEES'"
- 3) "MOTION FOR EXTENSION OF TIME FOR FILING 'BRIEF ON APPEAL'" – AS "FEDERALLY MANDATED UNDER THE 'SPIRIT' IF NOT THE "LETTER" OF THE 'AMERICANS WITH DISABILITIES ACT,' FOR A BONA FIDE 'TOTALLY AND PERMANENTLY DISABLED QUAD-AMPUTE' BEING UNLAWFULLY 'DENIED MEDICAID' AND 'DOCUMENTS OF GOVERNMENT TRANSPARENCY' ABOUT 'OPERATIONAL POLICIES' AND 'PERSONNEL QUALIFICATIONS' FOR EVALUATING QUAD-AMPUTE 'LEVEL OF NEEDS' WITHOUT 'DISCRIMINATION,' 'ABUSE AND NEGLECT,' AND/OR A 'CRIMINAL CONSPIRACY TO DEPRIVE OF RIGHTS (UNDER COLOR OF LAW AND ADMINISTRATIVE AUTHORITY)'"
- 4) "MOTION FOR 'FORMA PAUPERIS' WAIVER OF COSTS AND FEES BASED UPON 'INABILITY TO PAY' FOR FILING FEES AND TRANSCRIPTS"

... along with embedded:

- NOTICE(s) OF CLAIM OF CONUSANCE;
 - DEMAND FOR TRIAL BY JURY AND FOR GRAND JURY INVESTIGATION OF REPORTED ALLEGATIONS OF MULTI-COUNTY CRIMES;
 - DEMAND FOR SACTIONS AND DISBARMENT OF BAR ATTORNEYS
- Howell, Anthony Lippert, Eric Monson, Wade Reimers, and Jason Ravensborg based on proven year-long history of FRAUD and DISCRIMINATION

SOUTH DAKOTA UNIFIED JUDICIAL SYSTEM
4TH CIRCUIT CLERK OF COURT

By _____

“secondary” RICO coverups of “predicate” instances and formalized REPORTS of both DISCRIMINATION and CRIMINAL COMPLAINTS;

- FILING TO CORRECT THE RECORD

- CLAIMS IN COMMERCE in the estimated amount of \$500,000,000 (for service action according to the FEE SCHEDULE accepted in silence by tacit agreement by the *principals* and *agents* of the STATE on numerous occasions throughout 2021-‘22)**

Sincerely,

/s/ David Schied – one of the sovereign American People acting directly as “*Beneficiary*” and as “*Private, Public Proxy*” on behalf of the sovereign People as “*TAXPAYERS*” living in both the STATE OF SOUTH DAKOTA and elsewhere in the UNITED STATES

* The above signature is authorized by David Schied as a “*totally and permanently disabled quad-amputee*” with “*reasonable accommodations*” exercised by Right according to laws provided by the AMERICANS WITH DISABILITIES ACT. Also, given that this “*quad-amputee*” is not being properly afforded public transportation, prosthetic legs, or mobility devices maintained by the STATE; and given that he does not “*drive*” or have a “*driver’s license*,” it is a “*reasonable accommodation*” to provide such a disabled individual the entitlement to “*serve process*” upon these CO-TRUSTEES by electronic email instead.

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

IN THE MATTER OF "RIGHT TO APPEAL":

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

v.

The ADMINISTRATIVE "**DEEP**" STATE of the STATE OF SOUTH DAKOTA as represented by multiplicity of GOVERNOR Kristi Noem, ATTORNEY GENERAL and his agents as "***assistants;***" the S.D. DEPARTMENT OF HUMAN SERVICES and the S.D. DEPARTMENT OF SOCIAL SERVICES acting by and through their respective BAR attorneys Jenna Howell, Jeremy Lippert, Eric Monson, Wade Reimers, and SUBPOENAED named others as "DOES #1-26" operating as a proven Corrupt Racketeering Criminal Enterprise "**CO-TRUSTEES**" acting in their Private and Public capacities

SOUTH DAKOTA
UNIFIED JUDICIAL SYSTEM
THE "**STATE CIRCUIT COURT**"
(as referred to by "**ALJ**" Eric Monson
on 5/12/22)
FOURTH JUDICIAL CIRCUIT
LAWRENCE COUNTY
CLERK OF THE COURT
P.O. BOX 626
78 Sherman Street
DEADWOOD, S.D. 57732-0626
Case # 001286794 (fraudulent)
OAH # 22-365 (fraudulent)
referenced by "**CO-TRUSTEES**" on 5/12/22

WITH NOTICE OF
CLAIM OF CONUSANCE

and

DEMAND FOR MULTI-
COUNTY CRIMINAL GRAND
JURY INVESTIGATION

**DEMAND FOR
TRIAL BY JURY**

BENEFICIARY / RELATOR / PRIVATE PUBLIC PROXY David Schied's

- 1) "**CLAIM OF APPEAL**" – TIMELY-FILED AND BASED UPON "**OVERRIDING AND PALPABLE ERRORS**, GROSS OMISSIONS OF FACTS, THE '**ACCORDI DOCTRINE**,' AND; INTENTIONAL [TORTUOUS] VIOLATIONS OF THE '**RULES ENABLING ACT**,' AND '**OTHER CONSTITUTIONAL GUARANTEES**'"
- 2) "**MOTION FOR EXTENSION OF TIME FOR FILING 'BRIEF ON APPEAL'**" – AS "**FEDERALLY MANDATED UNDER THE 'SPIRIT'**" IF NOT THE "**LETTER**" OF THE '**AMERICANS WITH DISABILITIES ACT**,' FOR A BONA FIDE '**TOTALLY AND PERMANENTLY DISABLED QUAD-AMPUTEE**' BEING UNLAWFULLY '**DENIED MEDICAID**' AND '**DOCUMENTS OF GOVERNMENT TRANSPARENCY**' ABOUT '**OPERATIONAL POLICIES**' AND '**PERSONNEL QUALIFICATIONS**' FOR EVALUATING QUAD-AMPUTEE '**LEVEL OF NEEDS**' WITHOUT '**DISCRIMINATION**,' '**ABUSE AND NEGLECT**,' AND/OR A '**CRIMINAL CONSPIRACY TO DEPRIVE OF RIGHTS (UNDER COLOR OF LAW AND ADMINISTRATIVE AUTHORITY)**'"

DEMAND FOR SCTIONS AND DISBARMENT

OF BAR ATTORNEYS Jenna Howell, Anthony Lippert, Eric Monson, Wade Reimers, and Jason Ravensborg based on proven year-long history of FRAUD and DISCRIMINATION and other "***secondary***" RICO coverups of "***predicate***" instances and formalized REPORTS of both DISCRIMINATION and CRIMINAL COMPLAINTS

David Schied, *Beneficiary* and *Private Public Proxy*
EX REL, People of the State of South Dakota
P.O. Box 321
SPEARFISH, SOUTH DAKOTA 57793
605-340-4439 (all calls recorded)

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

This case includes a **“WRIT OF ERROR CORAM NOBIS,”** and a formal **“FILING TO CORRECT THE RECORD”** – **“served”** on 5/31/22 as administratively needed by the sovereign People to address the CO-TRUSTEES’ continual attempts to create a FRAUDULENT PAPER TRAIL of so-called **“facts”** for successive **“administrative reviews”** and/or **“judicial reviews.”**

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

Eric Monson – ADJ; **Wade Reimers** – Ass’t AG
OFFICE OF ADMINISTRATIVE HEARINGS
DEPT. OF SOCIAL SERVICES
c/o Laurie Gill, DSS SECRETARY
700 Governors Drive
Pierre, SD 57501
DSSInfo@state.sd.us

Scott Bolinger and **Catherine Williamson**
OFFICE OF HEARING EXAMINERS
Emails: admhrngs@state.sd.us

GOV. Kristi Noem c/o Mary Beth Hollatz
Email: marybethhollatz@gmail.com

OFFICE OF THE SOUTH DAKOTA
ATTORNEY GENERAL – c/o Wade Reimers
Email: c/o Mary Beth Hollatz and DSS (above)

COMES AGAIN the sovereign People, by and through one **“totally and permanently disabled quad-amputee”** named in the Common Law as **“David Schied”** as **“Beneficiary”** of the PUBLIC TRUST documents of the SOUTH DAKOTA and UNITED STATES constitutions.

The recently issued **“WRIT OF ERROR CORAM NOBIS”** served upon the STATE “CO-TRUSTEES” on 5/31/33 includes each of a COMMON LAW **“DEFAULT JUDGMENT”**, a **“COMMON LAW WRIT”**, and **“NOTICE OF COMMON LAW CLAIM(S)”** of actions that have come in opposition to the dated and signed (and undated and unsigned) actions deliberately taken by the *actors and jesters* who have long been collectively operating a **“CONTINUING FINANCIAL CRIMES ENTERPRISE”** as the so-called **“STATE OF SOUTH DAKOTA;”** and operating by and through its CORPORATIZED QUASI-GOVERNMENT **“principals and agents”** of the **“DEPARTMENT OF SOCIAL SERVICES,”** the **“DEPARTMENT OF HUMAN SERVICES,”** its **“BUREAU OF ADMINISTRATION,”** **OFFICE OF HEARING EXAMINERS,”** and its **“OFFICE OF THE ATTORNEY GENERAL,”** that are individually and severally usurping the sovereign Power of the sovereign People of the State of South Dakota and the United States as carried out between BUTTE COUNTY, LAWRENCE COUNTY, MEADE COUNTY, and HUGHES COUNTY – at minimum – within the STATE OF SOUTH DAKOTA of the UNITED STATES OF AMERICA.

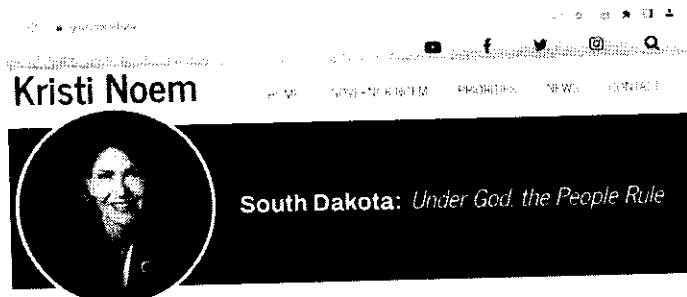
The basis for this exercise of **“Right to Appeal”** is by Reason and EVIDENCE that the **“official”** ACTS of the multiplicity of **“principles and agents”** numbering well over thirty (30)

have long been engaging in much more than the mere “appearance” of a “DEEP STATE” criminal conspiracy to commit SEDITION, TREASON, and INSURRECTION against the sovereign People, against the STATE OF SOUTH DAKOTA and against the UNITED STATES, using a plethora of combined RICO CRIMES, SEDITION, TREASON, INSURRECTION, and DOMESTIC TERRORIST ACTS.

NOTICE OF INSTITUTING COMMON LAW “WRIT OF ERROR CORAM NOBIS”

The “*writ of error coram nobis*” is strictly a common law writ and does not issue out of a court of chancery. *Reid v. Strider*, 7 Gratt. 76 (Va. 1850) - (or 48 Va. 39). Hence, this Writ comes from the “officer” of this instant ARTICLE III COURT OF RECORD, with BENEFICIARY/RELATOR and PRIVATE, PUBLIC PROXY (hereafter “B/R / PPP”) David Schied operating under FEDERAL “WHISTLEBLOWER” protections and in the public’s interest in accordance with the FALSE CLAIMS ACT, against “judicial usurper and imposter” **Eric Monson and co-conspiring others** (both named already and those to still be added), effectively functioning as an organized crime syndicate, for which there is ample evidence that these individuals are operating under “fraud” and criminally under “color of law” as the “ADMINISTRATIVE ‘DEEP’ STATE,” being also agents of the named CO-TRUSTEES for this case, **the STATE OF SOUTH DAKOTA (et alia)**. (Bold emphasis added)

The “WRIT OF ERROR CORAM NOBIS” is written in response to the most recent of the latest conspiracy of actions committed by and through the CO-TRUSTEES of the STATE OF SOUTH DAKOTA (hereafter referred to as the “STATE”) as depicted in the following two pages constructively referenced as “FINAL ORDER OF DISMISSAL,” on a matter of an “administrative hearing” purportedly “FOR” – i.e., as opposed to being “AGAINST” – B/R PPP David Schied, who is being MISREPRESENTED by the STATE as otherwise being a licensed PUBLIC CORPORATION called “DAVID SCHIED” (written in ALL CAPS of lettering) which is a name otherwise copyrighted by David Schied, one of the sovereign American People recognized by the OFFICE OF THE SOUTH DAKOTA GOVERNOR. (See next two pages for this fraudulent document written and signed by digital “stamp” by the STATE’s “principal” and “agent,” Eric Monson on behalf of the so-called “DEPARTMENT OF SOCIAL SERVICES.”)



STATE OF SOUTH DAKOTA)
)
COUNTY OF LAWRENCE)

DEPARTMENT OF SOCIAL SERVICES

OFFICE OF ADMINISTRATIVE HEARINGS
OAH # 22-365 case # 001286794

**IN THE MATTER OF THE
ADMINISTRATIVE HEARING
FOR DAVID SCHIED**

FINAL ORDER OF DISMISSAL

WHEREAS by notice of action dated February 23, 2022 the Department of Social Services denied David Schied eligibility for South Dakota Medical Assistance (Medicaid) as an individual. This was a partial/interim denial because the notice stated that he may be eligible due to his (disabling) conditions. The notice further stated that the Department will contact him to obtain additional information to determine whether he may be eligible for Medical Assistance (as a disabled person) under another Medical Assistance program, and

WHEREAS the Department sent a letter dated March 3, 2022 to David Schied that stated it may require additional information to determine his eligibility and that he should receive a final determination by March 24, 2022. The letter further stated that the Department was waiting for his level of care to be determined and that he must cooperate with the assessment process in order for this to occur, and

WHEREAS the Department received David Schied's request for hearing via email on March 17, 2022, and

WHEREAS by notice of action dated March 24, 2022 the Department denied David Schied eligibility for Medical Assistance (as a disabled person) on the basis his level of care could not be determined, and

WHEREAS an in-person hearing concerning the two notices of action mentioned above was scheduled for May 5, 2022 at the Department's local office in Sturgis, South Dakota, and

WHEREAS David Schied appeared at the hearing with two recording devices actively recording, and after the Administrative Law Judge's opening statement informing him of his rights in this matter, the Administrative Law Judge asked him to turn off the recording devices several times, David Schied adamantly refused to turn off the recording devices, and

WHEREAS no audio or video recording may be performed at a non-public administrative hearing without the court's permission under SDCL 16-20-3(a) et al., the Administrative Law Judge terminated the hearing, it is hereby

ORDERED this matter is dismissed.

Dated this 12th day of May, 2022.

Eric H. Monson

Eric H. Monson, Administrative Law Judge
Office of Administrative Hearings
Department of Social Services
700 Governors Drive
Pierre, SD 57501
(605) 773-6851

AN APPEAL MAY RESULT IN A REVERSAL OF THE DECISION. A PERSON WHO IS ADVERSELY AFFECTED BY A FINAL DECISION IS ENTITLED TO JUDICIAL REVIEW UNDER THE REQUIREMENTS OF SDCL CHAPTER 1-26. NOTICE OF APPEAL MUST BE FILED WITH THE STATE CIRCUIT COURT PURSUANT TO SDCL § 1-26-31 WITHIN THIRTY (30) DAYS AFTER THE DATE OF THIS NOTICE.

CERTIFICATE OF SERVICE

The undersigned hereby certifies that she served a true and correct copy of the foregoing Final Order of Dismissal upon the individuals named below at their last known addresses on this 12th day of May, 2022.

Melody Hackett

Melody Hackett, Legal Assistant

David Schied PO Box 321 Spearfish SD 57783 (U.S. Mail, first-class postage prepaid)	Wade Reimers Special Assistant Attorney General Department of Social Services 700 Governors Drive Pierre SD 57501 (U.S. Mail, first-class postage prepaid)
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“CLAIM OF APPEAL” –
TIMELY-FILED AND BASED UPON “OVERRIDING AND PALPABLE ERRORS,
GROSS OMISSIONS OF FACTS, THE ‘ACCARDI DOCTRINE,’ AND; INTENTIONAL
[TORTUOUS] VIOLATIONS OF THE ‘RULES ENABLING ACT,’ AND ‘OTHER
CONSTITUTIONAL GUARANTEES”

The document signed by the STATE’s BAR attorney Eric Monson – acting as the “*administrative*” agent for the DSS and NOT in an unbiased “*judicial*” capacity – was signed under fraudulence with *gross errors and omissions* that can be PROVEN.

Furthermore, the document appearing on the previous two pages above was “*signed*” merely by a digital stamp bearing Monson’s name and “*served*” by his criminal accomplice, giving the *appearance* that the “*signing*” was administratively conducted by Monson’s “*assistant*,” Melody Hackett, who’s own “*signature*” about “*service of process*” of this legal document was affixed by digital stamp, giving further PROOF that the entire “*administrative process*” used to “*railroad*” the underlying “*hearing*” proceeding was done ARTIFICIALLY – in “*fake*” and “*fictional*” fashion and not in “*authentic*” and “*personal*” fashion as a matter of consistent “*pattern and practice*.”

As such, the document itself is open to question – just like the RECORDED fraudulent “*DUE PROCESS HEARING*” proceeding itself was made to only give outside the “*procedural appearance*” that constitutional due process was carried out when actually “*substantial due process*” was completely vacant – as to who actually created and signed the document, whether the signature was signed TWICE by a machine or a “*real*,” “*natural*,” flesh-and-blood human being who could be criminally imprisoned for “*simulating a legal process*” and/or for committing the “*federal*” crime of MAIL FRAUD.

“MOTION FOR EXTENSION OF TIME”

AS “FEDERALLY MANDATED UNDER THE ‘SPIRIT’ IF NOT THE ‘LETTER’ OF THE ‘AMERICANS WITH DISABILITIES ACT,’ FOR A BONA FIDE ‘TOTALLY AND PERMANENTLY DISABLED QUAD-AMPUTEE’ BEING UNLAWFULLY ‘DENIED MEDICAID’ AND ‘DENIED DOCUMENTS OF GOVERNMENT TRANSPARENCY’ ABOUT ‘OPERATIONAL POLICIES’ AND ‘PERSONNEL QUALIFICATIONS’ FOR EVALUATING SEPSIS VICTIM AND QUAD-AMPUTEE ‘LEVEL OF NEEDS’ WITHOUT ‘DISCRIMINATION,’ ‘ABUSE AND NEGLECT,’ AND/OR A ‘CRIMINAL CONSPIRACY TO DEPRIVE OF RIGHTS (UNDER COLOR OF LAW AND ADMINISTRATIVE AUTHORITY)’”

For the simple FACT that I, B/R / PPP David Schied, am a bona fide recently rendered incapacitated (2018) “*totally and permanently disabled quad-amputee*” – WITHOUT INCOME OR ASSETS to sell for hiring a “*legal assistance*,” WITHOUT TRANSPORTATION or STATE MEDICAID to pay the costs of post-amputation and “*nursing home level of care*” MOBILITY NEEDS for the rest of my natural life, and more recently because of the STATE’s RETALIATION against me by taking away the previous provision of CHORE SERVICES to assist me in buying groceries and cleaning my apartment home each week – each daily task takes me much more time to execute; and each task must also be broken down into further time-intensive elements in order to be executed to completion.

This FACT is one that, so far, the STATE “*principals and agents*” have exploited in the attempt to abusively “*squeeze*” me COERCIVELY as a disabled “*one of the sovereign People*,” into “*caving*” and “*giving up*” my Constitutional and federal statutory guarantees as the same, a “*disabled one of the sovereign People*.” Addressing these matters of PROVING such assertions – both administratively and as a matter of this ARTICLE III (compliant) COURT OF RECORD, takes a substantial amount of time, energy, and cost upon me, which I otherwise cannot readily afford. Therefore, “*extra time*” is needed.

ARGUMENT

Having timely filed this inclusive above “*CLAIM OF APPEAL*,” I herein assert that I need the “*reasonable accommodation*” of at least thirty (30) days of “*extra time*” for properly filing my “*BRIEF OF APPEAL*” to address the high level of “RECORDED” FRAUDULENCE of the STATE throughout this past year of “*administrative*” acts committed DISCRIMINATINGLY and CRIMINALLY against me this past year, inclusive of the “*administratively railroaded HEARING*” conducted by the STATE’s BAR attorneys Eric Monson and Wade Reimers FORCING me to administratively “*APPEAL*” this fraudulent “*case*” as a matter of “*self-preservation*” and “*self-defense*” given the nature of my disability as a recent “*SEPSIS*”

SURVIVOR” being reportedly “*ABUSED and NEGLECTED*” by these very same STATE “*principals and agents.*”

The RECORD of that fraudulent hearing will soon be posted, along with a plethora of underlying EVIDENCE and LEDGER OF EVENTS (i.e., “DAMAGES”) that was DENIED by the STATE’s BAR attorneys Monson and Reimers the ability to be presented and “*heard*” at the fraudulent and “*railroaded HEARING*” on 5/5/22 – as well as the referenced common law “*WRIT OF ERROR CORAM NOBIS*” – can be located online and in the PUBLIC RECORD as found at: http://www.ricobusters.com/?page_id=1105

CLAIM OF CONUSANCE

“The claim of Conusance or Cognizance of a suit is defined to be an intervention by a third person, demanding judicature in the cause against the plaintiff, who has chosen to commence his action out of the claimant's Court. It is in form a question of jurisdiction between the two Courts, and not between the plaintiff and defendant, as in the case of a plea to the jurisdiction, and therefore it must be demanded by the party entitled to conusance ...” Chitty, Joseph. *A Treatise on Pleading and Parties to Actions*. 1872. (published by G & C MERRIAM; 14th American Ed.)

Being a preceding of rare occurrence, although the CLAIM OF CONUSANCE might on first view appear to be foreign to the Courts of today, it is proper to be inquired into. This longstanding Common Law claim, when made against the jurisdiction of the courts, is confined to “*Courts of Record*” such as this instant case.

At its most basic level, a *Claim of Conusance* is notice to the Court about a “*concurrent jurisdiction.*” In this instance of filing by “*totally and permanently disabled quad-amputee*” David Schied as a “*BENEFICIARY / RELATOR*” and “*PRIVATE, PUBLIC PROXY*” (“B/R” and/or “PPP”), the case is filed in the COMMON LAW and in a concurrent “*ARTICLE III COURT OF RECORD*” jurisdiction of the “*sovereign People*” living on the dry land of the State and the United States of America [as opposed to the “*maritime,*” (Roman-style) “*civil-municipal,*” or other (Ecclesiastical, Monarchial, Dictatorial or Fascist-style) deceptive “*equity*” jurisdictions utilizing “*ARTICLE I magistrates*” and/or “*ADMINISTRATIVE LAW JUDGES*” operating in such “*inferior courts*” (otherwise authorized by CONGRESS and STATE LEGISLATURES) but proven by EVIDENCE to employ unlimited abuses by placing “*procedure over substance*” in violation of

both the *letter* and spirit of the RULES ENABLING ACT of 1934), without either recourse or accountability (i.e., through unconstitutional awards of “immunity”).

“It is an established rule of law, ‘that [conusance] must be claimed in the first instance, or at the first day,’ ... Where the writ discloses the particulars of the causes of action, it appears to have considered as legal notice [to the lord, and court] of the invasion of his jurisdiction ...”

In this case, as well as all previous cases involving B/R and/or PPP David Schied acting on the behalf of the sovereign American People since 2015-’16, B/R / PPP David Schied has made clear that he is establishing his *appearance* with his own *ARTICLE III COURT OF RECORD* while proving that the ADMINISTRATIVE “DEEP” STATE’s previous “backward-looking access” cases not only fails to provide “meaningful” address of the merits through constitutionally guaranteed “due process,” but that the so-called “judges” being employed by the STATE are merely politically appointed “foreign agents” masquerading as “judges” and only compounding what is already a multi-tiered mushrooming of *seditionous* and *treasonous* series of *domestic terrorist* events.

The Virginia and Kentucky Resolutions (1798) maintain that it is the STATE(s)’ sovereign Right, as well as sovereign Responsibility to “*maintain and defend the CONSTITUTION OF THE UNITED STATES, and the CONSTITUTION of [the] STATE(s), against every aggression, foreign or domestic*”; and that...

“the several states who formed that instrument [of the U.S. CONSTITUTION], being sovereign and independent, have the unquestionable right to judge of its infraction; and that a nullification, by those sovereignties, of all unauthorized acts done under colour of that instrument, is the rightful remedy”.¹

Under the Constitution as the COMPACT between the STATES for forming the “Federal Government” of the UNITED STATES in the first place, David Schied – acting in his SUI JURIS status as PRIVATE, PUBLIC PROXY for the sovereign People of the “STATE(s)” has every

¹ This citation is a primary sources published by the BILL OF RIGHTS INSTITUTE as enacted by the two STATES of Virginia and Kentucky in response to perceived overreach by the new Federal government’s LEGISLATIVE BRANCH after the writing of the ALIEN AND SEDITION ACT (which was later REPEALED), as found on 12/6/21 located at:
<https://billofrightsinstitute.org/primary-sources/virginia-and-kentucky-resolutions> :

power of authority granted to both prosecutors (Executive) and judges (Judicial), so long as he acts constitutionally as the Sovereign to re-secure the STATE Rights – and enforce the STATE Responsibilities – of “*Securing the (Inalienable) Rights of the People*”.

As far as the “*form*” in which a CLAIM OF CONUSANCE can be made, the sovereign need only so “*say it*” up front; and then proceed to *demand, claim, prosecute, and defend his liberties and privileges* as that which is owed to him by due process.

“In point of form, the claim of conusance is usually supported by affidavits verifying the necessary facts. ... It being a demand of something quod sibi debetur,² it must be perfectly entered upon record, and must state everything that is to take away the general jurisdiction of the superior Court, and the whole ought to be set forth with all the proceedings in the cause in the superior Court till the instant of making the claim [...] ... to demand, claim, prosecute, and defend his liberties and privileges thereof, that is to say, to have the conusance of the plea aforesaid, because he saith, (setting out with great precision all the circumstances on which the claim is founded, and concluding thus) ...”

Once the CLAIM OF CONUSANCE has been justified ...

“A day is given upon the roll [docket] for the lord of the franchise to hold his court, and the parties are commanded to be there on that day. But the record still [also] remains in the Court above, and a transcript only is sent down to the court below, in order that if justice be not done there, as if the [sovereign as litigant #1] be a stranger, and has nothing within the franchise, by which he can be summoned, or if the judge refuse to do justice, the [sovereign as litigant] may have a re-summons upon the record in the Court above, the cause assigned in which re-summons may be traversed by the party who originally claimed conusance, and if found for him the cause will be remanded, but if found against him, the parties go on in the superior Court from the period or stage in which the cause was at the allowance of the claim, just as if such claim had never been allowed. And if a re - summons issue upon failure of right in a franchise the lord of the franchise shall never afterwards have conusance of that plea.”³

Importantly, this sets the meaningful foundation for the SEVENTH AMENDMENT guarantee of the U.S. CONSTITUTION stating:

“In Suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise re-examined in any Court of the United States, than according to the rules of the common law.”

² As used by Chitty (*supra*), this Latin phrase means “to obtain what is due” and can be read in legal context as part of a larger phraseology of: *Actio est ius persequendi in iudicio, quod sibi debetur* – “Action is the right to obtain what it is due by the process of law.”

³ Chitty (*supra*)

**CONCLUSION AND REMEDY DEMAND FOR TRIAL BY JURY AND FOR GRAND
JURY INVESTIGATION OF REPORTED ALLEGATIONS OF
MULTI-COUNTY CRIMES**

The above creates sufficient “*standing*” that a case exists for “*facts upon which relief can and should be granted*” for remedy in the simple form of “*reasonable accommodations*” of “*extra time*” of thirty (30) days B/R / PPP David Schied to appropriately file his “BRIEF ON/OFF APPEAL” for this case.

Moreover, the **FACT** that B/R / PPP David Schied is but one of the “*sovereign People*” acting as an “*official*” in the capacity similar to that of a PRIVATE ATTORNEY GENERAL in the COMMON LAW as a “*PRIVATE, PUBLIC PROXY*” on the behalf of all other People designated as STATE as “*disabled*” (and facing similar unwarranted medical “*obstacles*”), and STATE and UNITED STATES “*TAXPAYERS*” – with existing provable CLAIMS IN COMMERCE in the ballpark of around FIVE-HUNDRED MILLION DOLLARS (\$500,000,000) supported by an enduring and publicly posted FEE SCHEDULE and a full LEDGER OF DAMAGES – it is **mandatory that this DEMAND FOR TRIAL BY JURY be honored; and that this instant case be decided by the sovereign People themselves, NOT by an ARTICLE I “magistrate” or another such of the STATE’s BAR attorney imposters and “judicial usurpers” as Eric Monson, Wade Reimers, Jenna Howell, Jeremy Lippert, and Jason Ravensborg have shown themselves to corruptively be in this case.**

For the same reasons as cited directly above, a MULTI-COUNT GRAND JURY of the sovereign People should be immediately assembled to investigate the referenced RECORDS and LEDGER OF DAMAGES so to provide the “*first steps*” for “*the Accused*” to be afforded their constitutional guarantees to the constitutional “*due process*” that they have long been denying to B/R / PPP David Schied and many other disabled people as exemplified by this instant “*case*.”

AFFIDAVIT OF TRUTH

I swear to God, and declare “*under penalty of perjury*,” that the statements in the above eleven (11) pages are honest, accurate, and complete as I can make them, to the best of my understanding and belief.

/s/ **David Schied** – one of the sovereign American People acting directly as “*Beneficiary*” and as “*Private, Public Proxy*” on behalf of the sovereign People as “*TAXPAYERS*” living in both the STATE OF SOUTH DAKOTA and elsewhere in the UNITED STATES
(The above signature is authorized by David Schied as a “*totally and permanently disabled quadriamputee*” with “*reasonable accommodations*” exercised by Right according to laws provided by the AMERICANS WITH DISABILITIES ACT.)

CERTIFICATION OF SERVICE

I swear that today, June 6th, 2022, I sent by “***CERTIFIED***” U.S. Mail delivery, a true and correct copy of the accompanying eleven pages (11 pp.) captioned as, **BENEFICIARY / RELATOR / PRIVATE PUBLIC PROXY David Schied’s:**

- 1) “**CLAIM OF APPEAL**” – TIMELY-FILED AND BASED UPON “***OVERRIDING AND PALPABLE ERRORS, GROSS OMISSIONS OF FACTS, THE ‘ACCARDI DOCTRINE,’ AND; INTENTIONAL [TORTUOUS] VIOLATIONS OF THE ‘RULES ENABLING ACT,’ AND ‘OTHER CONSTITUTIONAL GUARANTEES’***”
- 2) “**MOTION FOR EXTENSION OF TIME FOR FILING ‘BRIEF ON APPEAL’**” – AS “***FEDERALLY MANDATED UNDER THE ‘SPIRIT’ IF NOT THE “LETTER” OF THE ‘AMERICANS WITH DISABILITIES ACT,’ FOR A BONA FIDE ‘TOTALLY AND PERMANENTLY DISABLED QUAD-AMPUTEE’ BEING UNLAWFULLY ‘DENIED MEDICAID’ AND ‘DOCUMENTS OF GOVERNMENT TRANSPARENCY’ ABOUT ‘OPERATIONAL POLICIES’ AND ‘PERSONNEL QUALIFICATIONS’ FOR EVALUATING QUAD-AMPUTEE ‘LEVEL OF NEEDS’ WITHOUT ‘DISCRIMINATION,’ ‘ABUSE AND NEGLECT,’ AND/OR A ‘CRIMINAL CONSPIRACY TO DEPRIVE OF RIGHTS (UNDER COLOR OF LAW AND ADMINISTRATIVE AUTHORITY)’***”

... along with the embedded:

- NOTICE OF CLAIM OF CONUSANCE;
- REMEDY DEMAND FOR TRIAL BY JURY AND FOR GRAND JURY INVESTIGATION OF REPORTED ALLEGATIONS OF MULTI-COUNTY CRIMES;
- **DEMAND FOR SACTIONS AND DISBARMENT** OF BAR ATTORNEYS Jenna Howell, Anthony Lippert, Eric Monson, Wade Reimers, and Jason Ravensborg based on proven year-long history of FRAUD and DISCRIMINATION and other “secondary” RICO coverups of “predicate” instances and formalized REPORTS of both DISCRIMINATION and CRIMINAL COMPLAINTS;
- FILING TO CORRECT THE RECORD
- CLAIMS IN COMMERCE in the estimated amount of \$500,000,000 (for service action according to the FEE SCHEDULE accepted in silence by tacit agreement by the *principals* and *agents* of the STATE on numerous occasions throughout 2021-22)

And along with “***MOTION FOR ‘FORMA PAUPERIS’ WAIVER OF COSTS AND FEES BASED UPON ‘INABILITY TO PAY’ FOR FILING FEES AND TRANSCRIPTS***”

... to the SOUTH DAKOTA UNIFIED JUDICIAL SYSTEM (a.k.a. THE “***STATE CIRCUIT COURT***” [as referred to by “***ALJ***” Eric Monson on 5/12/22]) **FOURTH JUDICIAL CIRCUIT acting by and through the LAWRENCE COUNTY CLERK OF THE COURT**

P.O. BOX 626

78 Sherman Street

DEADWOOD, S.D. 57732-0626

... and to the following list of CO-TRUSTEES at their last known respective email addresses: *

Eric Monson – ADJ; **Wade Reimers** – Ass’nt AG
OFFICE OF ADMINISTRATIVE HEARINGS
DEPT. OF SOCIAL SERVICES
c/o Laurie Gill, DSS SECRETARY
DSSInfo@state.sd.us

Scott Bolinger and Catherine Williamson
OFFICE OF HEARING EXAMINERS
Emails: admhrngs@state.sd.us

GOV. Kristi Noem c/o Mary Beth Hollatz
Email: marybethhollatz@gmail.com

OFFICE OF THE SOUTH DAKOTA ATTORNEY GENERAL – c/o Wade Reimers
Email: c/o Mary Beth Hollatz and DSS (above)

Submitted this 6th day of June, 2022 by:

/s/ **David Schied** – one of the sovereign American People acting directly as “*Beneficiary*” and as “*Private, Public Proxy*” on behalf of the sovereign People as “*TAXPAYERS*” living in both the STATE OF SOUTH DAKOTA and elsewhere in the UNITED STATES

* The above signature is authorized by David Schied as a “*totally and permanently disabled quad-amputee*” with “*reasonable accommodations*” exercised by Right according to laws provided by the AMERICANS WITH DISABILITIES ACT.) Also, given that this “*quad-amputee*” is not being properly afforded public transportation, prosthetic legs, or mobility devices maintained by the STATE; and given that he does not “*drive*” or have a “*driver’s license*,” it is a “reasonable accommodation” to provide such a disabled individual the entitlement to “serve process” upon these CO-TRUSTEES by electronic email instead.

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

IN THE MATTER OF "RIGHT TO APPEAL":

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

v.

The ADMINISTRATIVE "**DEEP**" STATE of the STATE OF SOUTH DAKOTA as represented by multiplicity of GOVERNOR Kristi Noem, ATTORNEY GENERAL and his agents as "**assistants;**" the S.D. DEPARTMENT OF HUMAN SERVICES and the S.D. DEPARTMENT OF SOCIAL SERVICES acting by and through their respective BAR attorneys Jenna Howell, Jeremy Lippert, Eric Monson, Wade Reimers, and SUBPOENAED named others as "**DOES #1-26**" operating as a proven Corrupt Racketeering Criminal Enterprise "**CO-TRUSTEES**" acting in their Private and Public capacities

**SOUTH DAKOTA
UNIFIED JUDICIAL SYSTEM
THE "STATE CIRCUIT COURT"
(as referred to by "ALJ" Eric Monson
on 5/12/22)
FOURTH JUDICIAL CIRCUIT
LAWRENCE COUNTY
CLERK OF THE COURT
P.O. BOX 626
78 Sherman Street
DEADWOOD, S.D. 57732-0626
Case # 001286794 (fraudulent)
OAH # 22-365 (fraudulent)
referenced by "CO-TRUSTEES" on 5/12/22**

**WITH NOTICE OF
CLAIM OF CONUSANCE**

and

**DEMAND FOR MULTI-
COUNTY CRIMINAL GRAND
JURY INVESTIGATION**

**DEMAND FOR
TRIAL BY JURY**

**BENEFICIARY / RELATOR / PRIVATE PUBLIC PROXY David Schied's "MOTION FOR
'FORMA PAUPERIS' WAIVER OF COSTS AND FEES BASED UPON**

'INABILITY TO PAY' FOR FILING FEES AND TRANSCRIPTS", AS BASED UPON:

- a) A "**CIVIL RIGHTS**" CASE INVOLVING THE "**DENIAL OF CONSTITUTIONALLY MANDATED 'DUE PROCESS'**"; AND,
- b) DENIAL OF "**REASONABLE ACCOMMODATIONS**" UNDER THE '**SPIRIT**' IF NOT THE "**LETTER**" OF THE '**AMERICANS WITH DISABILITIES ACT**,' FOR A BONA FIDE '**TOTALLY AND PERMANENTLY DISABLED QUAD-AMPUTEE**' BEING UNLAWFULLY '**DENIED MEDICAID**' AND '**DOCUMENTS OF GOVERNMENT TRANSPARENCY**' ABOUT '**OPERATIONAL POLICIES**' AND '**PERSONNEL QUALIFICATIONS**' FOR EVALUATING QUAD-AMPUTEE '**LEVEL OF NEEDS**' WITHOUT '**DISCRIMINATION**,' '**ABUSE AND NEGLECT**,' AND/OR A '**CRIMINAL CONSPIRACY TO DEPRIVE OF RIGHTS (UNDER COLOR OF LAW AND ADMINISTRATIVE AUTHORITY)**'"

DEMAND FOR SACKS AND DISBARMENT

OF BAR ATTORNEYS Jenna Howell, Anthony Lippert, Eric Monson, Wade Reimers, and Jason Ravensborg based on proven year-long history of FRAUD and DISCRIMINATION and other "**secondary**" RICO coverups of "**predicate**" instances and formalized REPORTS of both DISCRIMINATION and CRIMINAL COMPLAINTS

Copyright © 2022 by David Schied (All Rights Reserved)
David Schied, *Beneficiary and Private Public Proxy*
EX REL, People of the State of South Dakota
P.O. Box 321
SPEARFISH, SOUTH DAKOTA 57793
605-340-4439 (all calls recorded)

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

This case includes a **“WRIT OF ERROR CORAM NOBIS,”** and a formal **“FILING TO CORRECT THE RECORD”** – “served” on 5/31/22 as administratively needed by the sovereign People to address the CO-TRUSTEES’ continual attempts to create a FRAUDULENT PAPER TRAIL of so-called “facts” for successive “administrative reviews” and/or “judicial reviews.”

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

Eric Monson – ADJ; **Wade Reimers** – Ass’t AG
OFFICE OF ADMINISTRATIVE HEARINGS
DEPT. OF SOCIAL SERVICES
c/o Laurie Gill, DSS SECRETARY
700 Governors Drive
Pierre, SD 57501
DSSInfo@state.sd.us

Scott Bolinger and **Catherine Williamson**
OFFICE OF HEARING EXAMINERS
Emails: admhrngs@state.sd.us

GOV. Kristi Noem c/o Mary Beth Hollatz
Email: marybethhollatz@gmail.com

OFFICE OF THE SOUTH DAKOTA
ATTORNEY GENERAL – c/o Wade Reimers
Email: c/o Mary Beth Hollatz and DSS (above)

COMES AGAIN the sovereign People, by and through one “*totally and permanently disabled quad-amputee*” named in the Common Law as **“David Schied”** as “Beneficiary” of the PUBLIC TRUST documents of the SOUTH DAKOTA and UNITED STATES constitutions. This instant **“MOTION FOR ‘FORMA PAUPERIS’ WAIVER OF COSTS AND FEES BASED UPON ‘INABILITY TO PAY’ FOR FILING FEES AND TRANSCRIPTS”** is being filed simultaneously with BENEFICIARY / RELATOR and PRIVATE, PUBLIC PROXY David Schied’s **“CLAIM OF APPEAL”** and **“MOTION FOR EXTENSION OF TIME FOR FILING ‘BRIEF ON APPEAL’.”** Therefore, the following parts of that other filing are “*inextricably intertwined*” with this instant filing and are thus, incorporated herein by reference.

- NOTICE OF CLAIM OF CONUSANCE;
- NOTICE OF INSTITUTING COMMON LAW **“WRIT OF ERROR CORAM NOBIS”**
- REMEDY DEMAND FOR TRIAL BY JURY AND FOR GRAND JURY INVESTIGATION OF REPORTED ALLEGATIONS OF MULTI-COUNTY CRIMES;
- DEMAND FOR S ACTIONS AND DISBARMENT OF BAR ATTORNEYS Jenna Howell, Anthony Lippert, Eric Monson, Wade Reimers, and Jason Ravensborg based on proven year-long history of FRAUD and DISCRIMINATION and other “secondary” RICO coverups of “predicate” instances and formalized REPORTS of both DISCRIMINATION and CRIMINAL COMPLAINTS;
- FILING TO CORRECT THE RECORD
- CLAIMS IN COMMERCE in the estimated amount of \$500,000,000 (for service action according to the FEE SCHEDULE accepted in silence by tacit agreement by the *principals* and *agents* of the STATE on numerous occasions throughout 2021-‘22)

The recently issued “WRIT OF ERROR CORAM NOBIS” served upon the STATE “CO-TRUSTEES” on 5/31/33 includes each of a COMMON LAW “DEFAULT JUDGMENT”, a “COMMON LAW WRIT”, and “NOTICE OF COMMON LAW CLAIM(S)” of actions that have come in opposition to the dated and signed (and undated and unsigned) actions deliberately taken by the *actors and jesters* who have long been collectively operating a “CONTINUING FINANCIAL CRIMES ENTERPRISE” as the so-called “STATE OF SOUTH DAKOTA;” and operating by and through its CORPORATIZED QUASI-GOVERNMENT “*principals and agents*” of the “DEPARTMENT OF SOCIAL SERVICES,” the “DEPARTMENT OF HUMAN SERVICES,” its “BUREAU OF ADMINISTRATION,” OFFICE OF HEARING EXAMINERS,” and its “OFFICE OF THE ATTORNEY GENERAL,” that are individually and severally usurping the sovereign Power of the sovereign People of the State of South Dakota and the United States as carried out between BUTTE COUNTY, LAWRENCE COUNTY, MEADE COUNTY, and HUGHES COUNTY – at minimum – within the STATE OF SOUTH DAKOTA of the UNITED STATES OF AMERICA.

The basis for this exercise of the accompanying “*Right to Appeal*” is by Reason and EVIDENCE that the “*official*” ACTS of the multiplicity of “*principles and agents*” numbering well over thirty (30) have long been engaging in much more than the mere “*appearance*” of a “DEEP STATE” criminal conspiracy to commit SEDITION, TREASON, and INSURRECTION against the sovereign People, against the STATE OF SOUTH DAKOTA and against the UNITED STATES, using a plethora of combined RICO CRIMES, SEDITION, TREASON, INSURRECTION, and DOMESTIC TERRORIST ACTS.

**INCORPORATION OF OTHER FACTS IN THE OFFICIAL “PUBLIC RECORD”
JUSTIFYING THIS INSTANT “MOTION” BASED UPON “TOTALLY AND
PERMANENTLY DISABLED QUAD-AMPUTEE” David Schied ALSO BEING A
DECLARED “REFUGEE” AND “CRIME VICTIM”**

Within a month of (my) B/R / PPP David Schied having arrived to South Dakota homeless and without food, job, or financial resources, (I) B/R / PPP David Schied filed NOTICE with LOCAL, STATE, and UNITED STATES governments that he was declaring himself to be a bona fide “REFUGEE” and a “CRIME VICTIM” from the STATE OF MICHIGAN, requesting an investigation and assistance from South Dakota STATE officials who he had then believed, in good faith, were acting on the behalf of the sovereign People of the STATE OF SOUTH DAKOTA. The letter, published herein in its entirety over the subsequent nine (9) pages, explains the circumstances surrounding these “emergency” conditions, which is incorporated herein as follows:

David Schied
P.O. Box 321
Spearfish, SD 57783
605-580-5121
(all calls recorded)

3/28/2021

To: Kristi Noem, GOVERNOR
SOUTH DAKOTA OFFICE OF THE
GOVERNOR
500 East Capitol Ave.
Pierre, SD 57501

Jason Revnsborg, ATTORNEY GENERAL
OFFICE OF THE SOUTH DAKOTA ATTORNEY GENERAL
1302 E Hwy 14, Suite 1
Pierre, SD 57501-8501

Mike Rounds, UNITED STATES SENATOR
SENATE COMMITTEE ON BANKING,
HOUSING, AND URBAN AFFAIRS
1313 W Main St.
Rapid City, SD 57701

Dusty Johnson, S. DAKOTA REPRES. TO CONGRESS
Sponsor of H.J.Res. 19: Repeal of CONST. AMEND. XXIII
2525 W Main Street, Suite 310
Rapid City, SD 57702

Scott Odenbach, DISTRICT 31 HOUSE OF REPRES.
HOUSE EDUCATION and HOUSE JUDICIARY Member
SOUTH DAKOTA LEGISLATURE (LAWRENCE COUNTY)
P.O. Box 998
Spearfish, SD 57783
Scott.Odenbach@sdlegislature.gov

Mary Fitzgerald, DISTRICT 31 HOUSE OF REPRES.
HOUSE and JOINT COMMITTEE(s) Member
SOUTH DAKOTA LEGISLATURE (LAWRENCE COUNTY)
P.O. Box 341
Spearfish, SD 57783
Mary.Fitzgerald@sdlegislature.gov

RE: Request to investigate crimes against totally and permanently disabled quad-amputee; Request to provide crime victim services; Request to assist with a report of malfeasance and gross negligence by STATE (OF MICHIGAN) and UNITED STATES agencies (U.S. DEPT. OF HEALTH AND HUMAN SERVICES, and U.S. DEPT. OF HOUSING AND URBAN DEVELOPMENT, and U.S. DEPT. OF JUSTICE, including also the USDOJ OFFICE OF CIVIL RIGHTS and INSPECTOR GENERAL Horowitz)

Dear South Dakota State Administrators, Legislators, and Congressional Representatives:

I am writing to all of you today as a 63-year old “*refugee*” of the ultra-corrupt STATE OF MICHIGAN. I speak not from conjecture but from seventeen (17) solid years of personal experience living in that government “*swamp*” surrounded by cesspools. I am writing to you because you need to be aware of who I am, where I am from, what I am doing here now, where I intend to go from here, and how it involves all of you in one way or another whether you like it or not.

I was born in Billings, Montana and spent my early years between there and Tulsa, Oklahoma, with intermittent visits to farming grandparents in N. Dakota. My adolescence was spent mostly as a Texan in Houston where, after graduating high school and attending one year at the

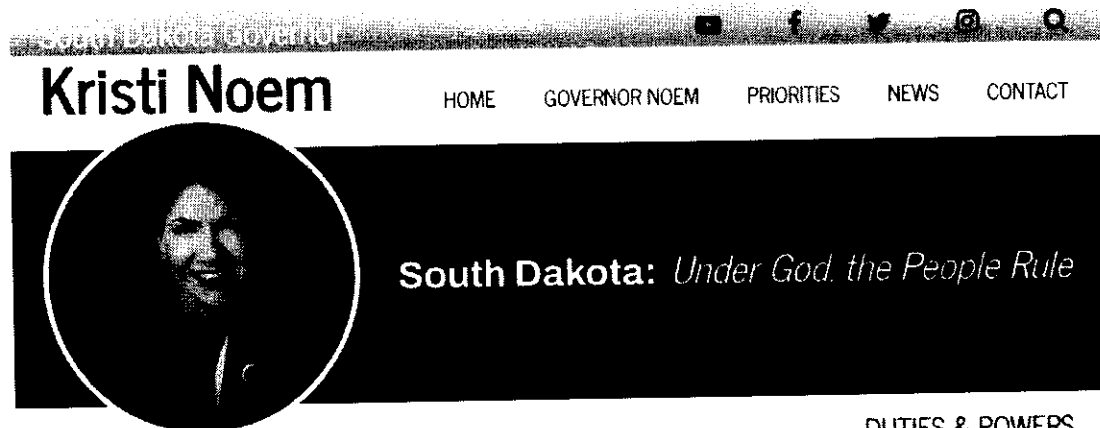
UNIVERSITY OF HOUSTON, I began pursuing martial arts, gymnastics, and a career in the film and television industry. Chuck Norris was of the first to hire me while filming, Lone Wolf, McQuade in El Paso in 1982. Subsequently, as a young adult, I moved to the Los Angeles area where I later earned numerous film and television credits while publishing two fully-illustrated manuals on home and personal security; and subsequently graduated *cum laude* from the UNIVERSITY OF SOUTHERN CALIFORNIA's famed School of Cinematic Arts. My dual BA degrees also included another in East Asian (Japanese Language and Culture) from the College of Letters, Art, and Science, which additionally included a year in USC's Overseas Studies Program with a year of study at NANZAN UNIVERSITY in Nagoya, Japan.

Upon starting a small family, I undertook over forty (40) post-graduate teacher certification hours while teaching full-time in low-performing high schools in Ventura County. After two years, I moved my family to MICHIGAN where I immediately found myself in the above-referenced political cesspool of government corruption of such caliber that just recently – particularly during the 2020 Elections – inescapably invited the attention to the entire nation. While many of those STATE and UNITED STATES cases are still being investigated or in federal legal appeals, I and other patriotic Americans (living with these “*insurrectionist*” in government) have meanwhile amassed a litany of evidence against these usurpers behaving more unconstitutionally outside the laws like “*domestic terrorists*”. Nevertheless, I continued my career in teaching, doing so with my feet in both the public (as a STATE-licensed special education schoolteacher) and private sectors (teaching children all levels of beginner and intermediate gymnastics and developing media products for teaching self-defense, mostly to women and children). From 2010 through 2012, I continued that capacity while also earning my Master's degree in Education from yet another first tier university, the UNIVERSITY OF MICHIGAN. After that, I began pursuing an online Ph.D program WALDEN UNIVERSITY until finding out a third of the way through that program that it really was more focused on anti-American theories forcing “*social justice*” extremes in the form of radicalized Marxist/Socialist/Anarchist compliance in order to graduate, so I quit that program. Currently, I have arrived to South Dakota still with a STATE (OF MICHIGAN)-licensed teaching credential valid through June 2022.

My intent in elaborating upon my career and education is to emphasize as verifiable fact that I am well-versed and experienced in living and working in multi-cultural environments inclusive of those involving the financially and technologically rich and poor, and the multi-racial and multi-political. Above all, I know how to research, how to write, and how to base proper arguments in verifiable facts, history, and arguments. In other words, I am fully accountable for myself as a patriotic American, and I teach that others should be likewise, especially those who have taken the pledge (under Oath and Duty) of government offices. So far, from what I have seen and heard about the instant South Dakota Governor, Kristi Noem embodies the very values I have long been nurturing as initially instilled in me by my farming Dakota grandparents and others in my distant family still found in this (still free and brave) region of the USA. Though my father, who was born long ago in South Dakota, used to frequently express his yearnings to return “*back home*” but never made it back here, I can say that I – as well as the rest of the sovereign, patriotic American People of this nation – see why my father's yearnings were so strong. **I therefore implore all of you to hear my words as they describe the horror I just escaped from in the STATE OF MICHIGAN; and to act upon my words as you learn how these crimes against me affect not only the bottom line accounting costs of the taxpaying inhabitants of South Dakota, but also every other American with a concern for costly unconstitutional and treasonous acts of corruption, insurrection and domestic terrorism at the NATIONAL level (i.e., not the “Federal” level because “federalism” implies that government is actually under the People's control when it clearly is not).**

As I stated in my opening paragraph, I am a *bona fide* crime victim seeking “*refuge*” now with the finer people of this sovereign STATE OF SOUTH DAKOTA. The details behind my “*fright and flight*” from the corrupt STATE OF MICHIGAN are found in the letter below, which I first wrote two weeks ago in my initial effort to seek legal assistance from STATE BAR attorneys here in South Dakota, who I have been believing are held to certain standards of professional ethics, holding also a purpose aligned with the STATE and UNITED STATES constitutions (which they are sworn by oath to uphold and support), with a moral and ethical intent to use their professional skills as “*court officers*” (as I was expected to do as a professional public schoolteacher) to hold one another accountable, and with the intent of working on behalf of the People in the interest of public “*justice*” (as opposed to “*just us*” as otherwise clearly found in those of the STATE OF MICHIGAN acting more like a crime syndicate, engaged like the various mafias for the greater purpose of lining their own pockets and those of their political cronies).

The interesting thing I have found however, is that – of the six or seven law firms I have solicited thus far, both small and large – with offices here in South Dakota, NONE will help me to stand up for my CLAIMS against the named perpetrators of these alleged crimes. This leads me to believe that, even though I am a “*disabled*” quad-amputee, I must stand alone and fight – in a legal sense – unless or until or alongside – someone else like any or all of YOU (i.e., of popular authority, such as any of you elected government officials) who has the strength and the wherewithal of the People of this sovereign state behind you, to stand up for the (ADA and other “*federal*”) laws that are otherwise legislated for the protection of We, The Sovereign People, as well as those who are disabled persons such as me.



Please contact me as soon as possible as, to date, as “*Beneficiary*” of the Public Trust (i.e., the STATE and U.S. constitutions), I am actively seeking from South Dakota STATE authorities (i.e., my new state and federal “*Trustees*”) full “*benefits*” not otherwise provided to me by the STATE OF MICHIGAN by way of reduced costs in housing, utilities, medical and food expenses, crime victim services, assisted daily living services, assistive travel and/or transitioning devices and modifications of existing devices, etc. as lawfully provided. In the coming weeks, I also intend to be filing my own case or cases in the Federal court for the violation of my civil rights, for personal injuries associated with these “*causes of action*” (as described below), and/or as a “*whistleblower*” on behalf of the sovereign American People in a Qui Tam (“*False Claims Act*”) case against malfeasant and grossly negligent STATE and NATIONAL government officials (i.e., named as defendant “*TRUSTEES*”) for (affirmative) violations of their solemn Oaths and Duties of office.

HERE ARE A FEW OF THE PRIORITIES OF SOUTH DAKOTA POLITICS:

Addressing the Stigma Around Mental Health and Preventing Suicide

In South Dakota today, about 30,000 adults and 9,000 kids live with serious mental health conditions. With nearly every family and every community impacted, it's overloaded the system. As a result, too many are falling through the cracks. Too often, there is a stigma surrounding mental health. Life is tough, and when you feel like you're playing a losing hand, depression or anxiety is more common than you may think.

Making Government More Transparent

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.

Strengthening Families

Strengthening families is a key element to every decision I make as governor, and I'm committed to keeping it at the center. Because strong families create strong communities. And strong communities create a stronger South Dakota.

BY COMPARISON, HERE IS WHAT MICHIGAN HAS BEEN PROVEN TO WORK TOWARDS:

Michigan

Assessing the systems in place to deter corruption in state government
Click on each category for more data

GRADE: **F (51)**

RANK: **50th**

Electoral Oversight

GRADE: **B- (112)**

RANK: **5th**

State Budget Processes

GRADE: **B+ (100)**

RANK: **8th**

Internal Auditing

GRADE: **C+ (73)**

RANK: **32nd**

My previously written but thus far answered letter of two weeks ago (on 3/14/21 to attorneys specializing in civil rights, personal injury, and whistleblower court action) goes as follows
gets-f-grade-in-2015-state-integrity-investigation/
below (in relevant part):

I am a recent quad-amputee (less than 3 years ago) and recent "*refugee*" from the corrupt STATE OF MICHIGAN (less than 3 weeks ago) with a **case involving criminal and civil rights violations resulting in my victimization and personal injury.**

This case is one involving not only personal and corporate liability for the **illegal "eviction"** from my home of the last 8 1/2 years of my paying rent each and every month while complying with Federal legislation governing "*self-quarantining*" and "*eviction moratorium*" (i.e., by supplying a sworn "*Declaration*" proclaiming my eligibility for federal protection). **It also involves malfeasance and unlawful "aiding and abetting" of local "STATE court" personal (and corrupt judge) and the same of a U.S. DISTRICT COURT judge who "sat" on my case for six (6) weeks - after my "removal" of the eviction case from the local to the federal court - until the local guns arrived to my home to provide me with only two days notice of the intent to remove me by force in the dead of winter with eight inches (8") of snow in the impassable driveway.**

During this time, that federal judge (Victoria Roberts) was in transition to becoming a "*senior judge*" (upon written notice to the BIDEN ADMINISTRATION on Inauguration Day) while disregarding her fiduciary obligation to me to do something with her assignment of my case submitted with multiple motions.

(See <https://lawandcrime.com/judiciary/biden-immediately-gets-first-judicial-vacancy-to-fill-and-many-more-are-likely-to-follow/>)

One of my motions – submitted as a matter of official federal record as of 1/5/21 – was an **"EMERGENCY MOTION TO EXPEDITE..."** notifying the Parties to the case and both STATE and FEDERAL courts that I was panicking in fear for my life of losing everything I have (including needed medications and expensive handicapped equipment) and being thrown into homelessness during the dead of winter and during a declared nationwide "COVID-19 pandemic".

I was altogether DENIED ACCESS TO BOTH COURTS as I documented how both the STATE and FEDERAL courts denied me due process in differing ways to provide favor and support for the landlord's (i.e., a "peer attorney" member of the corrupted STATE BAR OF MICHIGAN) criminal activities against me. The local court mailed both a subpoena (to appear) and judgement (for failure to appear) on the same day, depriving me not only of the constitutional guarantee to "*due process*", but also depriving me of ADA-required "*accommodations*" and "*access*" as a quad-amputee and "*person with disabilities*". Meanwhile, as stated above, when I timely removed that lower "STATE" court case to the "FEDERAL" court, that judge (Victoria Roberts) did nothing for six weeks except to have her "*case manager*" telephone me to ask at the end of week five (5) if I would like to participate in a "*pro se clinic*", ignoring altogether at that time my panicked conveyance that guns were to soon appear at my door and that I had been in fear of my life each day that preceding month due to the assigned judge's GROSS NEGLIGENCE.

The eviction proceedings started with a corporate "*land development deal*" that involved also the local CITY COUNCIL in plan to assist in the strategic development of the rented property upon which I had been living for the previous 8 1/2 years. The eviction proceedings were "*railroaded*" just AFTER (on 9/17/20) the CDC had issued its "*eviction moratorium*" (on 9/4/20) and outlined the fact that evictions after that constituted CRIMINAL ACTS and stipulating what protections are afforded to tenants and what financial sanctions and jail time are threatened against violators.

(Evictions prior to that were already illegal under the CARES ACT).

Seeing the potential for trouble coming, I was responsibly proactive from last September (2020) in notifying at least a dozen federal agencies, including also of the OFFICE OF THE PRESIDENT, the CDC, the USDHHS, multiple inspector generals, and others at the STATE level - to report that this criminal activities were taking place against a recently "*totally and permanently*" disabled man. **Yet none of these agencies and individuals ever responded from September 2020 through the time guns showed to my door in mid-February 2021.**

It was clear to me that the STATE BAR OF MICHIGAN was acting – (as observed by me for well over a decade as I had discussed by lunch invitation in the home of former MICHIGAN SUPREME COURT "*chief justice*" Elizabeth Weaver as author of JUDICIAL DECEIT: TYRANNY AND UNNECESSARY SECRECY AT THE MICHIGAN SUPREME COURT) – **as a "crime syndicate" to protect their own** (i.e., **my defacto landlord was a registered BAR attorney in this case**). Therefore, in the recent aftermath of the ELECTION 2020 fiasco placing the corruption of the EASTERN DISTRICT OF MICHIGAN, SOUTHERN DIVISION (i.e., those operating in the CITY OF DETROIT and CHARTER COUNTY OF WAYNE) into the national spotlight, I decided that if I was to become homeless, I would rather take my chances in the "Red" STATE OF SOUTH DAKOTA under the lead of Governor Noem, who is reasonably acting just the opposite of oppressive Democratic Michigan governor.

Judicial Deceit

Tyranny & Unnecessary Secrecy
at the Michigan Supreme Court

To David -
With much
appreciation for your
support of this book
and your caring, committed
and courageous dedication to
justice and our communities, state
and country
Justice Weaver
April 2014

Chief Justice Elizabeth A. Weaver (retired)
David B. Schock, Ph.D.

So here I am. I have spent the past few weeks getting the help I have long been denied in MICHIGAN to be settled safely back into my own "*independent living*" situation, this time in SPEARFISH, South Dakota. Now that I – as "BENEFICIARY" of the PUBLIC TRUST (i.e., the STATE and UNITED STATES constitutions) – am safe and away from my life and death

threatening ordeal in Michigan, being also no longer "*homeless*", I now have the time and wherewith all to seek legal assistance in getting my CLAIMS IN DAMAGES against all those involved in my crime victimization, my violated civil rights, and my personal injuries sustained as a result of the "TRUSTEES" commission of these varied "*affirmative*" acts causing me much suffering and harm.

I would appreciate your notifying me of your interest and future availability for me to consult further with your office. Last week, a friend in Florida suggested that I file suit (in the federal court again here) against all involved in the Michigan land deal, including the "*international*" brokerage firm, the property owner(s), the city involved, and their respective attorneys. He suggested that I place a lien against the property and go after property liability insurance and errors and omissions insurance from the respective co-defendants and their attorneys who railroaded the illegal eviction of a "*totally and permanently disabled*" quad-amputee in the dead of winter and in violation of both a federal eviction moratorium and all rationale of ADA guidelines. I would appreciate your concurrence or rejection of that legal theory.

Cordially yours,
David Schied

Disclaimer: This correspondence is covered by the Electronic Communication Privacy Act, 18 U.S.C. Section 2510-2521 and is legally privileged. The accompanying message and any attachments are for the sole use of the intended recipients and may contain proprietary and/or confidential information which may be privileged or otherwise protected from disclosure. Any unauthorized review, use, disclosure or distribution is prohibited. If you are not the intended recipients, please contact the sender by reply email and destroy the original message and any copies of the message as well as any attachments to the original message. Thank you for your cooperation.

P.S. and FYI to all of YOU as South Dakota State Administrators, Legislators, and Congressional Representatives:

At precisely the time that I was forced into homelessness in Michigan (mid-February 2021), the Director of the MDHHS – a STATE BAR attorney (Robert Gordon) with a long history with the OBAMA/BIDEN ADMINISTRATION – suddenly quit his job; and ever since, both he and MICHIGAN GOVERNOR Gretchen Whitmer have hidden the underlying reason(s) from the public. Hidden also is the fact that I had – since losing my legs and fingers – been persistently "*appealing*" the MDHHS director's gross negligence in many discriminatory and retaliatory aspects of the "*case management*" of my disability needs, even despite Robert Gordon having determined nearly two years ago that the case manager and supervisor mishandling my "*case*" should be replaced but thereafter failing to do so.

Michigan Gov. Gretchen Whitmer's (D) Health and Human Services director "abruptly" resigned Friday and did not receive a "thank you" from the state's chief executive.

Robert Gordon, who came to Michigan from the Obama administration, announced via Twitter that he was out:



Today, I am resigning from the Whitmer Administration. It's been an honor to serve alongside wonderful colleagues. I look forward to the next chapter.

12:52 PM · Jan 22, 2021



Gordon, McQuade among Michigan leaders picked to help with Biden transition

Melissa Nann Burke The Detroit News

Published 8:56 p.m. ET Nov. 10, 2020

President-elect Joe Biden has tapped several Michigan leaders to help with the transition to his new administration, including Robert Gordon, who leads the state's health department.

The list of transition volunteers includes several alumni of the Obama administration including Gordon, director of the Michigan Department of Health and Human Services; the former U.S. Attorney for Detroit, Barb McQuade; Hudson-Webber Foundation CEO Melanca Clark; Michael Barr, a dean at the University of Michigan's Gerald R. Ford School of Public Policy; and Kerry C. Duggan, a sustainability consultant in Detroit.

Gordon and the others will be part of the agency review teams responsible for "evaluating the operations of the federal agencies so that the incoming Biden-Harris administration is prepared to lead our country on Day One," according to a news release.

While the background to my persistent "*appeals*" is beyond the scope of this outreach to you now in South Dakota, it should suffice to provide EVIDENCE that there have long been many more of the poor, elderly and disabled sovereign People of Michigan who have been – and continue to be – victimized by government usurpers and their minions who are lining their own pockets while participating in verifiably proven racketeering schemes that have been going on at the MDHHS and associated STATE agencies, as it continues today. *See*, for example, the "*open letter*" below as published in December 2018 (at the same time I was first appealing to the incoming new governor Whitmer after the previous one, Rick Snyder, was criminally indicted for his part in the Flint Water Crisis) as issued by reputed federal "*whistleblower*" Everett Stern.

Fraud in Michigan Department of Health & Human Services

NEWS PROVIDED BY

Everett Stern, Tactical Rabbit →

Dec 07, 2018, 16:31 ET

LANSING, Mich., Dec. 7, 2018 /PRNewswire/ -- Everett Stern, the terror-finance whistleblower who uncovered major financial crimes at one of the world's largest banks, today accused the Michigan Department of Health & Human Services of fraud. In a public letter to the incoming Michigan Governor and to a federal Inspector General, Stern alleges that the Michigan Department of Health & Human Services (MDHHS) committed fraudulent acts that have jeopardized the health and safety of Michigan's most vulnerable residents—its elderly, frail and disabled population.

Tactical Rabbit Intelligence Report: Michigan Department Of Health & Human Services (MDHHS)

December 12, 2018/For Immediate Release

EXECUTIVE SUMMARY

Using documents obtained through the Freedom of Information Act (FOIA) and other sources, we have identified three blatant acts of fraud carried out by the MDHHS bureaucracy that took place during the terms of outgoing Governor Rick Snyder. The frauds may have resulted in millions of dollars in misspent taxpayer money and likely denied proper care to countless members of Michigan's elderly population, causing untold suffering and dooming many to being prematurely warehoused in institutional care at great human, medical and fiscal cost. Our

<https://tacticalrabbit.com/tactical-rabbit-intelligence-report-michigan-department-of-health-human-services-michigan/>
6/28/2019 Tactical Rabbit Intelligence Report: Michigan Department Of Health & Human Services (MDHHS) | Tactical Rabbit Inc

findings may be the tip of the iceberg regarding an out-of-control state bureaucracy with a \$25 billion budget, driven by civil servants and political appointees more interested in protecting their fiefdoms than in delivering top quality health care to the state's most vulnerable residents.

ARGUMENT

Having timely filed this inclusive above "*CLAIM OF APPEAL*," I herein assert that I have ample evidence to show that I came to this STATE as a poor, elderly, and disabled "*REFUGEE*" and "*CRIME VICTIM*;" and that, since my arrival, the "*ADMINISTRATIVE 'DEEP' STATE*" principals and agents of the NOEM ADMINISTRATION have been undermining my constitutional guarantees, as well as my "*civil rights*" through illegal DISCRIMINATION and other a furtherance of their own illicit behaviors to constitute CRIMINAL CONDUCT as supported by my own CRIMINAL COMPLAINTS submitted also to the SOUTH DAKOTA ATTORNEY GENERAL and the GOVERNOR, as well as many other purported STATE "*government officials*."

The CLAIMS of "*discriminatory mistreatment*" and criminal "*ABUSE and NEGLECT*" are many and supported by EVIDENCE well-established as a matter of PUBLIC RECORD inextricably intertwined with this instant "case" that has been PROVEN to have been an "*administratively railroaded HEARING*" conducted by the STATE's BAR attorneys Eric Monson and Wade Reimers FORCING me to administratively "*APPEAL*" this fraudulent "*case*" as a matter of "*self-preservation*" and "*self-defense*" given the nature of my disability as a recent "*SEPSIS SURVIVOR*" being reportedly "*ABUSED and NEGLECTED*" by these very same STATE "*principals and agents*."

My participation in these proceedings has come about through COERCION of the named CO-TRUSTEES to cause me to act in these matters without pay – as all others involved in these matters are being paid (unwittingly under FRAUDULENT conditions) by the TAXPAYERS of the STATE and the UNITED STATES. I long ago placed these CO-TRUSTEES on clear NOTICE that I was "*one of the sovereign People*" protected by the THIRTEENTH AMENDMENT of the U.S. CONSTITUTION forbidding "*INVOLUNTARY SERVITUDE*." Further, I have many RECORDS to show that, per my entitlement under the "*customary*" practice and the "*COMMON*" LAW, I had the right to submit my "*FEE SCHEDULE*" for "*service*" to the People of the STATE OF SOUTH DAKOTA as justified to meet the PUBLIC NEEDS in matters of "*PUBLIC IMPORTANCE*" in dealing appropriately with the virtually insurmountable levels of "*RACKETEERING and CORRUPTION*" (hereafter "*RICO*") being perpetrated by these *ADMINISTRATIVE 'DEEP' STATE "actors"* putting me and many others through this type of tortuous "*Hell*" while operating as a "*CONTINUING FINANCIAL CRIMES ENTERPRISE*."

As such an accumulation of "CLAIMS IN COMMERCE" exist in an amount expected to surmount \$500,000,000, I herein assert that once a "*settlement*" with the STATE has concluded in

such a valid amount, that all “*court costs, fees, and transcript costs*” associated with this case that was FRAUDULENTLY “*railroaded*” by the STATE will be paid according to the determination made by the sovereign People if and when there is the honoring of the instant DEMAND for a TRIAL BY JURY on this case.

The RECORD of that fraudulent hearing will soon be posted, along with a plethora of underlying EVIDENCE and LEDGER OF EVENTS (i.e., “DAMAGES”) that was DENIED by the STATE’s BAR attorneys Monson and Reimers the ability to be presented and “*heard*” at the fraudulent and “*railroaded HEARING*” on 5/5/22 – as well as the referenced common law “WRIT OF ERROR CORAM NOBIS” – can be located online and in the PUBLIC RECORD as found at: http://www.ricobusters.com/?page_id=1105

Until such time that the DEMAND FOR TRIAL BY JURY occurs however, I am needing – indeed, I am entitled by Right as a pauper, as CRIME VICTIM, and a “SEPSIS SURVIVOR” with thousands of dollars of medical-related DEBT and personal credit ruined by such outstanding debts – of the GRANTING of this instant “MOTION FOR ‘FORMA PAUPERIS’ WAIVER OF COSTS AND FEES BASED UPON ‘INABILITY TO PAY’ FOR FILING FEES AND TRANSCRIPTS”

CONCLUSION AND REMEDY DEMAND FOR ‘FORMA PAUPERIS’ WAIVER OF COSTS AND FEES BASED UPON ‘INABILITY TO PAY’ FOR FILING FEES AND TRANSCRIPTS

The above creates sufficient “*standing*” that a case exists for “*facts upon which relief can and should be granted*” for remedy in the simple form of “*reasonable accommodations*” of the “*waiver of fees and costs*” being “*motioned*” upon this instant **SOUTH DAKOTA UNIFIED JUDICIAL SYSTEM** and **FOURTH JUDICIAL CIRCUIT in LAWRENCE COUNTY** as presented herein by B/R / PPP David Schied when appropriately filing his accompanying “BRIEF ON/OFF APPEAL” for this case.

Moreover, the **FACT** that B/R / PPP David Schied is but one of the “*sovereign People*” acting as an “*official*” in the capacity similar to that of a **PRIVATE ATTORNEY GENERAL** in the **COMMON LAW** as a “*PRIVATE, PUBLIC PROXY*” on the behalf of all other People designated as STATE as “*disabled*” (and facing similar unwarranted medical “*obstacles*”), and STATE and UNITED STATES “*TAXPAYERS*” – with existing provable CLAIMS IN COMMERCE in the ballpark of around FIVE-HUNDRED MILLION DOLLARS (\$500,000,000) supported by an enduring and publicly posted FEE SCHEDULE and a full LEDGER OF DAMAGES – it is mandatory that this **DEMAND FOR TRIAL BY JURY** be honored; and

that this instant case be decided by the sovereign People themselves, NOT by an ARTICLE I “magistrate” or another such of the STATE’s BAR attorney imposters and “judicial usurpers” as Eric Monson, Wade Reimers, Jenna Howell, Jeremy Lippert, and Jason Ravensborg have shown themselves to corruptively be in this case.

For the same reasons as cited directly above, a MULTI-COUNT GRAND JURY of the sovereign People should be immediately assembled to investigate the referenced RECORDS and LEDGER OF DAMAGES so to provide the “*first steps*” for “*the Accused*” to be afforded their constitutional guarantees to the constitutional “*due process*” that they have long been denying to B/R / PPP David Schied and many other disabled people as exemplified by this instant “*case*.”

AFFIDAVIT OF TRUTH

I swear to God, and declare “*under penalty of perjury*,” that the statements in the above fifteen (15) pages are honest, accurate, and complete as I can make them, to the best of my understanding and belief.

/s/ David Schied – one of the sovereign American People acting directly as “*Beneficiary*” and as “*Private, Public Proxy*” on behalf of the sovereign People as “*TAXPAYERS*” living in both the STATE OF SOUTH DAKOTA and elsewhere in the UNITED STATES
(The above signature is authorized by David Schied as a “*totally and permanently disabled quad-amputee*” with “*reasonable accommodations*” exercised by Right according to laws provided by the AMERICANS WITH DISABILITIES ACT.)

CERTIFICATION OF SERVICE

I swear that today, June 6th, 2022, I sent by “*CERTIFIED*” U.S. Mail delivery, a true and correct copy of the accompanying eleven pages (11 pp.) captioned as, BENEFICIARY / RELATOR / PRIVATE PUBLIC PROXY David Schied’s:

- **“*MOTION FOR ‘FORMA PAUPERIS’ WAIVER OF COSTS AND FEES BASED UPON ‘INABILITY TO PAY’ FOR FILING FEES AND TRANSCRIPTS*”**

... along with “*CLAIM OF APPEAL*” and “*MOTION FOR EXTENSION OF TIME FOR FILING ‘BRIEF ON APPEAL’*” which contain the following as embedded:

- **NOTICE OF CLAIM OF CONUSANCE;**
- **NOTICE OF INSTITUTING COMMON LAW “*WRIT OF ERROR CORAM NOBIS*”**
- **REMEDY DEMAND FOR TRIAL BY JURY AND FOR GRAND JURY INVESTIGATION OF REPORTED ALLEGATIONS OF MULTI-COUNTY CRIMES;**
- **DEMAND FOR SCTIONS AND DISBARMENT OF BAR ATTORNEYS Jenna Howell, Anthony Lippert, Eric Monson, Wade Reimers, and Jason Ravensborg based on proven year-long history of FRAUD and DISCRIMINATION and other “*secondary*” RICO coverups of “*predicate*” instances and formalized REPORTS of both DISCRIMINATION and CRIMINAL COMPLAINTS;**
- **FILING TO CORRECT THE RECORD**

- **CLAIMS IN COMMERCE in the estimated amount of \$500,000,000** (for service action according to the FEE SCHEDULE accepted in silence by tacit agreement by the *principals* and *agents* of the STATE on numerous occasions throughout 2021-'22)

... to the **SOUTH DAKOTA UNIFIED JUDICIAL SYSTEM (a.k.a. THE "STATE CIRCUIT COURT" [as referred to by "ALJ" Eric Monson on 5/12/22]) FOURTH JUDICIAL CIRCUIT acting by and through the LAWRENCE COUNTY CLERK OF THE COURT**
P.O. BOX 626
78 Sherman Street
DEADWOOD, S.D. 57732-0626

... and to the following list of CO-TRUSTEES at their last known respective email addresses: *

Eric Monson – ADJ; Wade Reimers – Ass't AG
OFFICE OF ADMINISTRATIVE HEARINGS
DEPT. OF SOCIAL SERVICES
c/o Laurie Gill, DSS SECRETARY
DSSInfo@state.sd.us

Scott Bolinger and Catherine Williamson
OFFICE OF HEARING EXAMINERS
Emails: admhrngs@state.sd.us

GOV. Kristi Noem c/o Mary Beth Hollatz
Email: marybethhollatz@gmail.com

OFFICE OF THE SOUTH DAKOTA ATTORNEY GENERAL – c/o Wade Reimers
Email: c/o Mary Beth Hollatz and DSS (above)

Submitted this 6th day of June, 2022 by:

/s/ David Schied – one of the sovereign American People acting directly as "*Beneficiary*" and as "*Private, Public Proxy*" on behalf of the sovereign People as "*TAXPAYERS*" living in both the STATE OF SOUTH DAKOTA and elsewhere in the UNITED STATES

* The above signature is authorized by David Schied as a "*totally and permanently disabled quad-amputee*" with "*reasonable accommodations*" exercised by Right according to laws provided by the AMERICANS WITH DISABILITIES ACT.) Also, given that this "*quad-amputee*" is not being properly afforded public transportation, prosthetic legs, or mobility devices maintained by the STATE; and given that he does not "*drive*" or have a "*driver's license*," it is a "*reasonable accommodation*" to provide such a disabled individual the entitlement to "*serve process*" upon these CO-TRUSTEES by electronic email instead.

Gibbens , Kristie

From: David Schied <deschied@yahoo.com>
Sent: Wednesday, June 8, 2022 6:02 PM
To: Gibbens , Kristie
Cc: Dave Schied
Subject: [EXT] DO NOT SEND BACK MY DOCUMENTS - FILE INSTEAD as I have intended to occur as my "CLAIM OF APPEAL"
Attachments: 060622_ClaimofAppeal+Mot2ExtendTime4Filing2CircuitCourt.pdf; 060622_Mot4WAIVERFEES2CircuitCourt.pdf

Dear Clerk Gibbons,

Please see pages 4-5 of my "CLAIM OF APPEAL" and pay particular attention to the "administrative" case numbers listed on the top of the "COVER PAGE". Also, please understand that I am a "totally and permanently disabled quad-amputee" who has not paid assistance to get to the post office and back again to retrieve and/or to resend back to you the documents that I am attempting to file.

Please also know, that, as a disabled PRIVATE individual without means and following instructions of another STATE agency for "filing in the CIRCUIT COURT of 'my' LAWRENCE COUNTY, I have a standing reference to a FEE SCHEDULE accepted by the STATE for establishing my current and future CLAIMS IN COMMERCE against anyone engaged in an "obstruction of justice" for which I also am establishing CRIMINAL charges and seeking remedy both in commerce and as a CRIME VICTIM.

If you wish to disregard the referenced "case numbers" that I have already provided to you on the COVER PAGE and pages 4-5 of the two page "ORDER OF DISMISSAL" by ALJ Monson, then I suggest - and even prefer - that you initiate a NEW case number and OPEN my case for TRIAL BY JURY as demanded on the COVER PAGE. There is no reason whatsoever to DELAY justice further in this case by sending my documents back and intentionally wasting my money, time, and energy. "JUSTICE DELAYED IS JUSTICE DENIED."

To save you time in scanning these pages, as a courtesy, I am providing to you PDF "originals" as digitally signed by me. See the two attachments. Please also mail to me time-stamped dated copies of the two cover pages - or send by return email - when you are done. Thank you much.

Cordially yours,
David Schied

Disclaimer: This e-mail is covered by the Electronic Communication Privacy Act, 18 U.S.C. Section 2510-2521 and is legally privileged. The accompanying message and any attachments are for the sole use of the intended recipients and may contain proprietary and/or confidential information which may be privileged or otherwise protected from disclosure. Any unauthorized review, use, disclosure or distribution is prohibited. If you are not the intended recipients, please contact the sender by reply email and destroy the original message and any copies of the message as well as any attachments to the original message. Thank you for your cooperation.

On Wednesday, June 8, 2022, 01:55:33 PM MDT, Gibbens , Kristie <kristie.gibbens@ujs.state.sd.us> wrote:

but I have to have a case number to file your documents into. I searched your name and have no record of you in our system, telling me there is no existing case. Would you like your paperwork returned to you???

Kristie Gibbens

Lawrence Co Deputy Clerk

PO Box 626

Deadwood SD 57732 0626

605-578-2042

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

IN THE MATTER OF "RIGHT TO APPEAL":

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

v.

The ADMINISTRATIVE "*DEEP*" STATE of the STATE OF SOUTH DAKOTA as represented by multiplicity of GOVERNOR Kristi Noem, ATTORNEY GENERAL and his agents as "*assistants*"; the S.D. DEPARTMENT OF HUMAN SERVICES and the S.D. DEPARTMENT OF SOCIAL SERVICES acting by and through their respective BAR attorneys Jenna Howell, Jeremy Lippert, Eric Monson, Wade Reimers, and SUBPOENAED named others as "DOES #1-26" operating as a proven Corrupt Racketeering Criminal Enterprise "*CO-TRUSTEES*" acting in their Private and Public capacities

SOUTH DAKOTA
UNIFIED JUDICIAL SYSTEM
THE "*STATE CIRCUIT COURT*"
(as referred to by "*ALJ*" Eric Monson
on 5/12/22)
FOURTH JUDICIAL CIRCUIT
LAWRENCE COUNTY
CLERK OF THE COURT
P.O. BOX 626
78 Sherman Street
DEADWOOD, S.D. 57732-0626
Case # 001286794 (fraudulent)
OAH # 22-365 (fraudulent)
referenced by "*CO-TRUSTEES*" on 5/12/22

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

DEMAND FOR
TRIAL BY JURY

BENEFICIARY / RELATOR / PRIVATE PUBLIC PROXY David Schied's

- 1) "CLAIM OF APPEAL" – TIMELY-FILED AND BASED UPON "*OVERRIDING AND PALPABLE ERRORS, GROSS OMISSIONS OF FACTS, THE 'ACCORDI DOCTRINE,' AND; INTENTIONAL [TORTUOUS] VIOLATIONS OF THE 'RULES ENABLING ACT,' AND 'OTHER CONSTITUTIONAL GUARANTEES'*"
- 2) "MOTION FOR EXTENSION OF TIME FOR FILING 'BRIEF ON APPEAL'" – AS "FEDERALLY MANDATED UNDER THE '*SPIRIT*' IF NOT THE "*LETTER*" OF THE '*AMERICANS WITH DISABILITIES ACT*,' FOR A BONA FIDE '*TOTALLY AND PERMANENTLY DISABLED QUAD-AMPUTEE*' BEING UNLAWFULLY '*DENIED MEDICAID*' AND '*DOCUMENTS OF GOVERNMENT TRANSPARENCY*' ABOUT '*OPERATIONAL POLICIES*' AND '*PERSONNEL QUALIFICATIONS*' FOR EVALUATING QUAD-AMPUTEE '*LEVEL OF NEEDS*' WITHOUT '*DISCRIMINATION*,' '*ABUSE AND NEGLECT*,' AND/OR A '*CRIMINAL CONSPIRACY TO DEPRIVE OF RIGHTS (UNDER COLOR OF LAW AND ADMINISTRATIVE AUTHORITY)*'"

DEMAND FOR SACTIONS AND DISBARMENT
OF BAR ATTORNEYS Jenna Howell, Anthony Lippert, Eric Monson, Wade Reimers, and Jason Ravnsborg based on proven year-long history of FRAUD and DISCRIMINATION and other "*secondary*" RICO coverups of "*predicate*" instances and formalized REPORTS of both DISCRIMINATION and CRIMINAL COMPLAINTS

David Schied, *Beneficiary* and *Private Public Proxy*
EX REL, People of the State of South Dakota
P.O. Box 321
SPEARFISH, SOUTH DAKOTA 57793
605-340-4439 (all calls recorded)

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

This case includes a **"WRIT OF ERROR CORAM NOBIS,"** and a formal **"FILING TO CORRECT THE RECORD"** – *"served"* on 5/31/22 as administratively needed by the sovereign People to address the CO-TRUSTEES' continual attempts to create a FRAUDULENT PAPER TRAIL of so-called *"facts"* for successive *"administrative reviews"* and/or *"judicial reviews."*

Names and locations of those *"served"* with this document:

Eric Monson – ADJ; **Wade Reimers** – Ass't AG
OFFICE OF ADMINISTRATIVE HEARINGS
DEPT. OF SOCIAL SERVICES
c/o Laurie Gill, DSS SECRETARY
700 Governors Drive
Pierre, SD 57501
DSSInfo@state.sd.us

Scott Bolinger and **Catherine Williamson**
OFFICE OF HEARING EXAMINERS
Emails: admhrngs@state.sd.us

GOV. Kristi Noem c/o Mary Beth Hollatz
Email: marybethhollatz@gmail.com

OFFICE OF THE SOUTH DAKOTA
ATTORNEY GENERAL – c/o Wade Reimers
Email: c/o Mary Beth Hollatz and DSS (above)

COMES AGAIN the sovereign People, by and through one *"totally and permanently disabled quad-amputee"* named in the Common Law as **"David Schied"** as *"Beneficiary"* of the PUBLIC TRUST documents of the SOUTH DAKOTA and UNITED STATES constitutions.

The recently issued **"WRIT OF ERROR CORAM NOBIS"** served upon the STATE "CO-TRUSTEES" on 5/31/33 includes each of a COMMON LAW **"DEFAULT JUDGMENT"**, a **"COMMON LAW WRIT"**, and **"NOTICE OF COMMON LAW CLAIM(S)"** of actions that have come in opposition to the dated and signed (and undated and unsigned) actions deliberately taken by the *actors and jesters* who have long been collectively operating a **"CONTINUING FINANCIAL CRIMES ENTERPRISE"** as the so-called **"STATE OF SOUTH DAKOTA,"** and operating by and through its CORPORATIZED QUASI-GOVERNMENT *"principals and agents"* of the **"DEPARTMENT OF SOCIAL SERVICES,"** the **"DEPARTMENT OF HUMAN SERVICES,"** its **"BUREAU OF ADMINISTRATION,"** **OFFICE OF HEARING EXAMINERS,"** and its **"OFFICE OF THE ATTORNEY GENERAL,"** that are individually and severally usurping the sovereign Power of the sovereign People of the State of South Dakota and the United States as carried out between BUTTE COUNTY, LAWRENCE COUNTY, MEADE COUNTY, and HUGHES COUNTY – at minimum – within the STATE OF SOUTH DAKOTA of the UNITED STATES OF AMERICA.

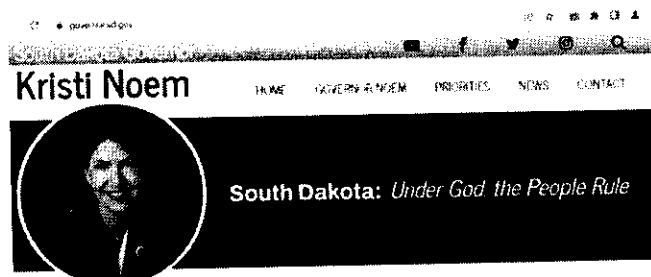
The basis for this exercise of *"Right to Appeal"* is by Reason and EVIDENCE that the *"official"* ACTS of the multiplicity of *"principles and agents"* numbering well over thirty (30)

have long been engaging in much more than the mere “*appearance*” of a “*DEEP STATE*” criminal conspiracy to commit SEDITION, TREASON, and INSURRECTION against the sovereign People, against the STATE OF SOUTH DAKOTA and against the UNITED STATES, using a plethora of combined RICO CRIMES, SEDITION, TREASON, INSURRECTION, and DOMESTIC TERRORIST ACTS.

NOTICE OF INSTITUTING COMMON LAW “*WRIT OF ERROR CORAM NOBIS*”

The “*writ of error coram nobis*” is strictly a common law writ and does not issue out of a court of chancery. Reid v. Strider, 7 Gratt. 76 (Va. 1850) - (or 48 Va. 39). Hence, this Writ comes from the “*officer*” of this instant ARTICLE III COURT OF RECORD, with BENEFICIARY/RELATOR and PRIVATE, PUBLIC PROXY (hereafter “*B/R / PPP*”) David Schied operating under FEDERAL “*WHISTLEBLOWER*” protections and in the public’s interest in accordance with the FALSE CLAIMS ACT, against “*judicial usurper and imposter*” **Eric Monson and co-conspiring others** (both named already and those to still be added), effectively functioning as an organized crime syndicate, for which there is ample evidence that these individuals are operating under “*fraud*” and criminally under “*color of law*” as the “*ADMINISTRATIVE ‘DEEP’ STATE*,” being also agents of the named CO-TRUSTEES for this case, **the STATE OF SOUTH DAKOTA (et alia)**. (Bold emphasis added)

The “*WRIT OF ERROR CORAM NOBIS*” is written in response to the most recent of the latest conspiracy of actions committed by and through the CO-TRUSTEES of the STATE OF SOUTH DAKOTA (hereafter referred to as the “*STATE*”) as depicted in the following two pages constructively referenced as “*FINAL ORDER OF DISMISSAL*,” on a matter of an “*administrative hearing*” purportedly “*FOR*” – i.e., as opposed to being “*AGAINST*” – B/R PPP David Schied, who is being MISREPRESENTED by the STATE as otherwise being a licensed PUBLIC CORPORATION called “*DAVID SCHIED*” (written in ALL CAPS of lettering) which is a name otherwise copyrighted by David Schied, one of the sovereign American People recognized by the OFFICE OF THE SOUTH DAKOTA GOVERNOR. (See next two pages for this fraudulent document written and signed by digital “*stamp*” by the STATE’s “*principal*” and “*agent*,” Eric Monson on behalf of the so-called “*DEPARTMENT OF SOCIAL SERVICES*.”)



STATE OF SOUTH DAKOTA)
)
COUNTY OF LAWRENCE)

DEPARTMENT OF SOCIAL SERVICES
OFFICE OF ADMINISTRATIVE HEARINGS
OAH # 22-365 case # 001286794

**IN THE MATTER OF THE
ADMINISTRATIVE HEARING
FOR DAVID SCHIED**

FINAL ORDER OF DISMISSAL

WHEREAS by notice of action dated February 23, 2022 the Department of Social Services denied David Schied eligibility for South Dakota Medical Assistance (Medicaid) as an individual. This was a partial/interim denial because the notice stated that he may be eligible due to his (disabling) conditions. The notice further stated that the Department will contact him to obtain additional information to determine whether he may be eligible for Medical Assistance (as a disabled person) under another Medical Assistance program, and

WHEREAS the Department sent a letter dated March 3, 2022 to David Schied that stated it may require additional information to determine his eligibility and that he should receive a final determination by March 24, 2022. The letter further stated that the Department was waiting for his level of care to be determined and that he must cooperate with the assessment process in order for this to occur, and

WHEREAS the Department received David Schied's request for hearing via email on March 17, 2022, and

WHEREAS by notice of action dated March 24, 2022 the Department denied David Schied eligibility for Medical Assistance (as a disabled person) on the basis his level of care could not be determined, and

WHEREAS an in-person hearing concerning the two notices of action mentioned above was scheduled for May 5, 2022 at the Department's local office in Sturgis, South Dakota, and

WHEREAS David Schied appeared at the hearing with two recording devices actively recording, and after the Administrative Law Judge's opening statement informing him of his rights in this matter, the Administrative Law Judge asked him to turn off the recording devices several times, David Schied adamantly refused to turn off the recording devices, and

WHEREAS no audio or video recording may be performed at a non-public administrative hearing without the court's permission under SDCL 16-20-3(a) et al., the Administrative Law Judge terminated the hearing, it is hereby

ORDERED this matter is dismissed.

Dated this 12th day of May, 2022.

Eric H. Monson

Eric H. Monson, Administrative Law Judge
Office of Administrative Hearings
Department of Social Services
700 Governors Drive
Pierre, SD 57501
(605) 773-6851

AN APPEAL MAY RESULT IN A REVERSAL OF THE DECISION. A PERSON WHO IS ADVERSELY AFFECTED BY A FINAL DECISION IS ENTITLED TO JUDICIAL REVIEW UNDER THE REQUIREMENTS OF SDCL CHAPTER 1-26. NOTICE OF APPEAL MUST BE FILED WITH THE STATE CIRCUIT COURT PURSUANT TO SDCL § 1-26-31 WITHIN THIRTY (30) DAYS AFTER THE DATE OF THIS NOTICE.

CERTIFICATE OF SERVICE

The undersigned hereby certifies that she served a true and correct copy of the foregoing Final Order of Dismissal upon the individuals named below at their last known addresses on this 12th day of May, 2022.

Melody Hackett

Melody Hackett, Legal Assistant

David Schied PO Box 321 Spearfish SD 57783 (U.S. Mail, first-class postage prepaid)	Wade Reimers Special Assistant Attorney General Department of Social Services 700 Governors Drive Pierre SD 57501 (U.S. Mail, first-class postage prepaid)
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“CLAIM OF APPEAL” –
**TIMELY-FILED AND BASED UPON “OVERRIDING AND PALPABLE ERRORS,
GROSS OMISSIONS OF FACTS, THE ‘ACCARDI DOCTRINE,’ AND; INTENTIONAL
[TORTUOUS] VIOLATIONS OF THE ‘RULES ENABLING ACT,’ AND ‘OTHER
CONSTITUTIONAL GUARANTEES”**

The document signed by the STATE’s BAR attorney Eric Monson – acting as the “*administrative*” agent for the DSS and NOT in an unbiased “*judicial*” capacity – was signed under fraudulence with *gross errors and omissions* that can be PROVEN.

Furthermore, the document appearing on the previous two pages above was “*signed*” merely by a digital stamp bearing Monson’s name and “*served*” by his criminal accomplice, giving the *appearance* that the “*signing*” was administratively conducted by Monson’s “*assistant*,” Melody Hackett, who’s own “*signature*” about “*service of process*” of this legal document was affixed by digital stamp, giving further PROOF that the entire “*administrative process*” used to “*railroad*” the underlying “*hearing*” proceeding was done ARTIFICIALLY – in “*fake*” and “*fictional*” fashion and not in “*authentic*” and “*personal*” fashion as a matter of consistent “*pattern and practice*.”

As such, the document itself is open to question – just like the RECORDED fraudulent “*DUE PROCESS HEARING*” proceeding itself was made to only give outside the “*procedural appearance*” that constitutional due process was carried out when actually “*substantial due process*” was completely vacant – as to who actually created and signed the document, whether the signature was signed TWICE by a machine or a “*real*,” “*natural*,” flesh-and-blood human being who could be criminally imprisoned for “*simulating a legal process*” and/or for committing the “*federal*” crime of MAIL FRAUD.

“MOTION FOR EXTENSION OF TIME”

AS “FEDERALLY MANDATED UNDER THE ‘SPIRIT’ IF NOT THE ‘LETTER’ OF THE ‘AMERICANS WITH DISABILITIES ACT,’ FOR A BONA FIDE ‘TOTALLY AND PERMANENTLY DISABLED QUAD-AMPUTEE’ BEING UNLAWFULLY ‘DENIED MEDICAID’ AND ‘DENIED DOCUMENTS OF GOVERNMENT TRANSPARENCY’ ABOUT ‘OPERATIONAL POLICIES’ AND ‘PERSONNEL QUALIFICATIONS’ FOR EVALUATING SEPSIS VICTIM AND QUAD-AMPUTEE ‘LEVEL OF NEEDS’ WITHOUT ‘DISCRIMINATION,’ ‘ABUSE AND NEGLECT,’ AND/OR A ‘CRIMINAL CONSPIRACY TO DEPRIVE OF RIGHTS (UNDER COLOR OF LAW AND ADMINISTRATIVE AUTHORITY)’”

For the simple FACT that I, B/R / PPP David Schied, am a bona fide recently rendered incapacitated (2018) “*totally and permanently disabled quad-amputee*” – WITHOUT INCOME OR ASSETS to sell for hiring a “*legal assistance*,” WITHOUT TRANSPORTATION or STATE MEDICAID to pay the costs of post-amputation and “*nursing home level of care*” MOBILITY NEEDS for the rest of my natural life, and more recently because of the STATE’s RETALIATION against me by taking away the previous provision of CHORE SERVICES to assist me in buying groceries and cleaning my apartment home each week – each daily task takes me much more time to execute; and each task must also be broken down into further time-intensive elements in order to be executed to completion.

This FACT is one that, so far, the STATE “*principals and agents*” have exploited in the attempt to abusively “*squeeze*” me COERCIVELY as a disabled “*one of the sovereign People*,” into “caving” and “giving up” my Constitutional and federal statutory guarantees as the same, a “*disabled one of the sovereign People*.” Addressing these matters of PROVING such assertions – both administratively and as a matter of this ARTICLE III (compliant) COURT OF RECORD, takes a substantial amount of time, energy, and cost upon me, which I otherwise cannot readily afford. Therefore, “*extra time*” is needed.

ARGUMENT

Having timely filed this inclusive above “*CLAIM OF APPEAL*,” I herein assert that I need the “*reasonable accommodation*” of at least thirty (30) days of “*extra time*” for properly filing my “*BRIEF OF APPEAL*” to address the high level of “*RECORDED*” FRAUDULENCE of the STATE throughout this past year of “*administrative*” acts committed DISCRIMINATINGLY and CRIMINALLY against me this past year, inclusive of the “*administratively railroaded HEARING*” conducted by the STATE’s BAR attorneys Eric Monson and Wade Reimers FORCING me to administratively “*APPEAL*” this fraudulent “*case*” as a matter of “*self-preservation*” and “*self-defense*” given the nature of my disability as a recent “*SEPSIS*”

SURVIVOR” being reportedly “*ABUSED and NEGLECTED*” by these very same STATE “*principals and agents.*”

The RECORD of that fraudulent hearing will soon be posted, along with a plethora of underlying EVIDENCE and LEDGER OF EVENTS (i.e., “DAMAGES”) that was DENIED by the STATE’s BAR attorneys Monson and Reimers the ability to be presented and “*heard*” at the fraudulent and “*railroaded HEARING*” on 5/5/22 – as well as the referenced common law “*WRIT OF ERROR CORAM NOBIS*” – can be located online and in the PUBLIC RECORD as found at: http://www.ricobusters.com/?page_id=1105

CLAIM OF CONUSANCE

“The claim of Conusance or Cognizance of a suit is defined to be an intervention by a third person, demanding judicature in the cause against the plaintiff, who has chosen to commence his action out of the claimant's Court. It is in form a question of jurisdiction between the two Courts, and not between the plaintiff and defendant, as in the case of a plea to the jurisdiction, and therefore it must be demanded by the party entitled to conusance ... ” Chitty, Joseph. *A Treatise on Pleading and Parties to Actions*. 1872. (published by G & C MERRIAM; 14th American Ed.)

Being a preceding of rare occurrence, although the CLAIM OF CONUSANCE might on first view appear to be foreign to the Courts of today, it is proper to be inquired into. This longstanding Common Law claim, when made against the jurisdiction of the courts, is confined to “*Courts of Record*” such as this instant case.

At its most basic level, a *Claim of Conusance* is notice to the Court about a “*concurrent jurisdiction.*” In this instance of filing by “*totally and permanently disabled quad-amputee*” David Schied as a “*BENEFICIARY / RELATOR*” and “*PRIVATE, PUBLIC PROXY*” (“B/R” and/or “PPP”), the case is filed in the COMMON LAW and in a concurrent “*ARTICLE III COURT OF RECORD*” jurisdiction of the “*sovereign People*” living on the dry land of the State and the United States of America [as opposed to the “*maritime,*” (Roman-style) “*civil-municipal,*” or other (Ecclesiastical, Monarchial, Dictatorial or Fascist-style) deceptive “*equity*” jurisdictions utilizing “*ARTICLE I magistrates*” and/or “*ADMINISTRATIVE LAW JUDGES*” operating in such “*inferior courts*” (otherwise authorized by CONGRESS and STATE LEGISLATURES) but proven by EVIDENCE to employ unlimited abuses by placing “*procedure over substance*” in violation of

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both the *letter* and spirit of the RULES ENABLING ACT of 1934), without either recourse or
accountability (i.e., through unconstitutional awards of “immunity”).

“It is an established rule of law, ‘that [comusance] must be claimed in the first instance, or at the first day,’ ... Where the writ discloses the particulars of the causes of action, it appears to have considered as legal notice [to the lord, and court] of the invasion of his jurisdiction ...”

In this case, as well as all previous cases involving B/R and/or PPP David Schied acting on the behalf of the sovereign American People since 2015-’16, B/R / PPP David Schied has made clear that he is establishing his *appearance* with his own *ARTICLE III COURT OF RECORD* while proving that the ADMINISTRATIVE “DEEP” STATE’s previous “*backward-looking access*” cases not only fails to provide “*meaningful*” address of the merits through constitutionally guaranteed “*due process*,” but that the so-called “*judges*” being employed by the STATE are merely politically appointed “*foreign agents*” masquerading as “*judges*” and only compounding what is already a multi-tiered mushrooming of *sedition* and *treasonous* series of *domestic terrorist* events.

The Virginia and Kentucky Resolutions (1798) maintain that it is the STATE(s)’ sovereign Right, as well as sovereign Responsibility to “*maintain and defend the CONSTITUTION OF THE UNITED STATES, and the CONSTITUTION of [the] STATE(s), against every aggression, foreign or domestic*”; and that...

“the several states who formed that instrument [of the U.S. CONSTITUTION], being sovereign and independent, have the unquestionable right to judge of its infraction; and that a nullification, by those sovereignties, of all unauthorized acts done under colour of that instrument, is the rightful remedy”.¹

Under the Constitution as the COMPACT between the STATES for forming the “*Federal Government*” of the UNITED STATES in the first place, David Schied – acting in his SUI JURIS status as PRIVATE, PUBLIC PROXY for the sovereign People of the “*STATE(s)*” has every

¹ This citation is a primary sources published by the BILL OF RIGHTS INSTITUTE as enacted by the two STATES of Virginia and Kentucky in response to perceived overreach by the new Federal government’s LEGISLATIVE BRANCH after the writing of the ALIEN AND SEDITION ACT (which was later REPEALED), as found on 12/6/21 located at:
<https://billofrightsinstitute.org/primary-sources/virginia-and-kentucky-resolutions> :

power of authority granted to both prosecutors (Executive) and judges (Judicial), so long as he acts constitutionally as the Sovereign to re-secure the STATE Rights – and enforce the STATE Responsibilities – of “*Securing the (Inalienable) Rights of the People*”.

As far as the “*form*” in which a CLAIM OF CONUSANCE can be made, the sovereign need only so “*say it*” up front; and then proceed to *demand, claim, prosecute, and defend his liberties and privileges* as that which is owed to him by due process.

“In point of form, the claim of conusance is usually supported by affidavits verifying the necessary facts. ... It being a demand of something quod sibi debetur,² it must be perfectly entered upon record, and must state everything that is to take away the general jurisdiction of the superior Court, and the whole ought to be set forth with all the proceedings in the cause in the superior Court till the instant of making the claim [...] ... to demand, claim, prosecute, and defend his liberties and privileges thereof, that is to say, to have the conusance of the plea aforesaid, because he saith, (setting out with great precision all the circumstances on which the claim is founded, and concluding thus) ...”

Once the CLAIM OF CONUSANCE has been justified ...

“A day is given upon the roll [docket] for the lord of the franchise to hold his court, and the parties are commanded to be there on that day. But the record still [also] remains in the Court above, and a transcript only is sent down to the court below, in order that if justice be not done there, as if the [sovereign as litigant #1] be a stranger, and has nothing within the franchise, by which he can be summoned, or if the judge refuse to do justice, the [sovereign as litigant] may have a re-summons upon the record in the Court above, the cause assigned in which re-summons may be traversed by the party who originally claimed conusance, and if found for him the cause will be remanded, but if found against him, the parties go on in the superior Court from the period or stage in which the cause was at the allowance of the claim, just as if such claim had never been allowed. And if a re - summons issue upon failure of right in a franchise the lord of the franchise shall never afterwards have conusance of that plea.”³

Importantly, this sets the meaningful foundation for the SEVENTH AMENDMENT guarantee of the U.S. CONSTITUTION stating:

“In Suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise re-examined in any Court of the United States, than according to the rules of the common law.”

² As used by Chitty (*supra*), this Latin phrase means “to obtain what is due” and can be read in legal context as part of a larger phraseology of: Actio est ius persequendi in iudicio, quod sibi debetur – “Action is the right to obtain what it is due by the process of law.”

³ Chitty (*supra*)

**CONCLUSION AND REMEDY DEMAND FOR TRIAL BY JURY AND FOR GRAND
JURY INVESTIGATION OF REPORTED ALLEGATIONS OF
MULTI-COUNTY CRIMES**

The above creates sufficient “*standing*” that a case exists for “*facts upon which relief can and should be granted*” for remedy in the simple form of “*reasonable accommodations*” of “*extra time*” of thirty (30) days B/R / PPP David Schied to appropriately file his “BRIEF ON/OFF APPEAL” for this case.

Moreover, the FACT that B/R / PPP David Schied is but one of the “*sovereign People*” acting as an “*official*” in the capacity similar to that of a PRIVATE ATTORNEY GENERAL in the COMMON LAW as a “*PRIVATE, PUBLIC PROXY*” on the behalf of all other People designated as STATE as “*disabled*” (and facing similar unwarranted medical “*obstacles*”), and STATE and UNITED STATES “*TAXPAYERS*” – with existing provable CLAIMS IN COMMERCE in the ballpark of around FIVE-HUNDRED MILLION DOLLARS (\$500,000,000) supported by an enduring and publicly posted FEE SCHEDULE and a full LEDGER OF DAMAGES – it is mandatory that this DEMAND FOR TRIAL BY JURY be honored; and that this instant case be decided by the sovereign People themselves, NOT by an ARTICLE I “*magistrate*” or another such of the STATE’s BAR attorney imposters and “*judicial usurpers*” as Eric Monson, Wade Reimers, Jenna Howell, Jeremy Lippert, and Jason Ravensborg have shown themselves to corruptively be in this case.

For the same reasons as cited directly above, a MULTI-COUNT GRAND JURY of the sovereign People should be immediately assembled to investigate the referenced RECORDS and LEDGER OF DAMAGES so to provide the “*first steps*” for “*the Accused*” to be afforded their constitutional guarantees to the constitutional “*due process*” that they have long been denying to B/R / PPP David Schied and many other disabled people as exemplified by this instant “*case*.”

AFFIDAVIT OF TRUTH

I swear to God, and declare “*under penalty of perjury*,” that the statements in the above eleven (11) pages are honest, accurate, and complete as I can make them, to the best of my understanding and belief.

/s/ David Schied – one of the sovereign American People acting directly as “*Beneficiary*” and as “*Private, Public Proxy*” on behalf of the sovereign People as “*TAXPAYERS*” living in both the STATE OF SOUTH DAKOTA and elsewhere in the UNITED STATES
(The above signature is authorized by David Schied as a “*totally and permanently disabled quad-amputee*” with “*reasonable accommodations*” exercised by Right according to laws provided by the AMERICANS WITH DISABILITIES ACT.)

CERTIFICATION OF SERVICE

I swear that today, June 6th, 2022, I sent by “***CERTIFIED***” U.S. Mail delivery, a true and correct copy of the accompanying eleven pages (11 pp.) captioned as, **BENEFICIARY / RELATOR / PRIVATE PUBLIC PROXY David Schied’s:**

- 1) “***CLAIM OF APPEAL***” – TIMELY-FILED AND BASED UPON “***OVERRIDING AND PALPABLE ERRORS, GROSS OMISSIONS OF FACTS, THE ‘ACCARDI DOCTRINE,’ AND; INTENTIONAL [TORTUOUS] VIOLATIONS OF THE ‘RULES ENABLING ACT,’ AND ‘OTHER CONSTITUTIONAL GUARANTEES’***”
- 2) “***MOTION FOR EXTENSION OF TIME FOR FILING ‘BRIEF ON APPEAL’***” – AS “***FEDERALLY MANDATED UNDER THE ‘SPIRIT’ IF NOT THE “LETTER” OF THE ‘AMERICANS WITH DISABILITIES ACT,’ FOR A BONA FIDE ‘TOTALLY AND PERMANENTLY DISABLED QUAD-AMPUTEE’ BEING UNLAWFULLY ‘DENIED MEDICAID’ AND ‘DOCUMENTS OF GOVERNMENT TRANSPARENCY’ ABOUT ‘OPERATIONAL POLICIES’ AND ‘PERSONNEL QUALIFICATIONS’ FOR EVALUATING QUAD-AMPUTEE ‘LEVEL OF NEEDS’ WITHOUT ‘DISCRIMINATION,’ ‘ABUSE AND NEGLECT,’ AND/OR A ‘CRIMINAL CONSPIRACY TO DEPRIVE OF RIGHTS (UNDER COLOR OF LAW AND ADMINISTRATIVE AUTHORITY)’***”

... along with the embedded:

- NOTICE OF CLAIM OF CONUSANCE;
- REMEDY DEMAND FOR TRIAL BY JURY AND FOR GRAND JURY INVESTIGATION OF REPORTED ALLEGATIONS OF MULTI-COUNTY CRIMES;
- **DEMAND FOR SCTIONS AND DISBARMENT** OF BAR ATTORNEYS Jenna Howell, Anthony Lippert, Eric Monson, Wade Reimers, and Jason Ravnsborg based on proven year-long history of FRAUD and DISCRIMINATION and other “secondary” RICO coverups of “predicate” instances and formalized REPORTS of both DISCRIMINATION and CRIMINAL COMPLAINTS;
- FILING TO CORRECT THE RECORD
- CLAIMS IN COMMERCE in the estimated amount of \$500,000,000 (for service action according to the FEE SCHEDULE accepted in silence by tacit agreement by the *principals* and *agents* of the STATE on numerous occasions throughout 2021-‘22)

And along with “***MOTION FOR ‘FORMA PAUPERIS’ WAIVER OF COSTS AND FEES BASED UPON ‘INABILITY TO PAY’ FOR FILING FEES AND TRANSCRIPTS’***”

... to the SOUTH DAKOTA UNIFIED JUDICIAL SYSTEM (a.k.a. THE “***STATE CIRCUIT COURT***” [as referred to by “***ALJ***” Eric Monson on 5/12/22]) FOURTH JUDICIAL CIRCUIT acting by and through the **LAWRENCE COUNTY CLERK OF THE COURT**

P.O. BOX 626

78 Sherman Street

DEADWOOD, S.D. 57732-0626

... and to the following list of CO-TRUSTEES at their last known respective email addresses: *

Eric Monson – ADJ; **Wade Reimers** – Ass’nt AG
OFFICE OF ADMINISTRATIVE HEARINGS
DEPT. OF SOCIAL SERVICES
c/o Laurie Gill, DSS SECRETARY
DSSinfo@state.sd.us

Scott Bolinger and Catherine Williamson
OFFICE OF HEARING EXAMINERS
Emails: admhrngs@state.sd.us

GOV. Kristi Noem c/o Mary Beth Hollatz
Email: marybethhollatz@gmail.com

OFFICE OF THE SOUTH DAKOTA ATTORNEY GENERAL – c/o Wade Reimers
Email: c/o Mary Beth Hollatz and DSS (above)

Submitted this 6th day of June, 2022 by:

/s/ David Schied – one of the sovereign American People acting directly as “*Beneficiary*” and as “*Private, Public Proxy*” on behalf of the sovereign People as “*TAXPAYERS*” living in both the STATE OF SOUTH DAKOTA and elsewhere in the UNITED STATES

* The above signature is authorized by David Schied as a “*totally and permanently disabled quad-amputee*” with “*reasonable accommodations*” exercised by Right according to laws provided by the AMERICANS WITH DISABILITIES ACT.) Also, given that this “*quad-amputee*” is not being properly afforded public transportation, prosthetic legs, or mobility devices maintained by the STATE; and given that he does not “*drive*” or have a “*driver’s license*,” it is a “reasonable accommodation” to provide such a disabled individual the entitlement to “serve process” upon these CO-TRUSTEES by electronic email instead.

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

IN THE MATTER OF "*RIGHT TO APPEAL*":

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

v.

The ADMINISTRATIVE "*DEEP*" STATE of the STATE OF SOUTH DAKOTA as represented by multiplicity of GOVERNOR Kristi Noem, ATTORNEY GENERAL and his agents as "*assistants*;" the S.D. DEPARTMENT OF HUMAN SERVICES and the S.D. DEPARTMENT OF SOCIAL SERVICES acting by and through their respective BAR attorneys Jenna Howell, Jeremy Lippert, Eric Monson, Wade Reimers, and SUBPOENAED named others as "DOES #1-26" operating as a proven Corrupt Racketeering Criminal Enterprise "*CO-TRUSTEES*" acting in their Private and Public capacities

SOUTH DAKOTA
UNIFIED JUDICIAL SYSTEM
THE "*STATE CIRCUIT COURT*"
(as referred to by "*ALJ*" Eric Monson
on 5/12/22)

FOURTH JUDICIAL CIRCUIT
LAWRENCE COUNTY
CLERK OF THE COURT

P.O. BOX 626

78 Sherman Street

DEADWOOD, S.D. 57732-0626

Case # 001286794 (fraudulent)

OAH # 22-365 (fraudulent)

referenced by "*CO-TRUSTEES*" on 5/12/22

WITH NOTICE OF
CLAIM OF CONUSANCE

and

DEMAND FOR MULTI-
COUNTY CRIMINAL GRAND
JURY INVESTIGATION

DEMAND FOR
TRIAL BY JURY

**BENEFICIARY / RELATOR / PRIVATE PUBLIC PROXY David Schied's "MOTION FOR
'FORMA PAUPERIS' WAIVER OF COSTS AND FEES BASED UPON**

'INABILITY TO PAY' FOR FILING FEES AND TRANSCRIPTS", AS BASED UPON:

- a) A "*CIVIL RIGHTS*" CASE INVOLVING THE "*DENIAL OF CONSTITUTIONALLY MANDATED 'DUE PROCESS'*"; AND,
- b) DENIAL OF "*REASONABLE ACCOMMODATIONS*" UNDER THE '*SPIRIT*' IF NOT THE "*LETTER*" OF THE '*AMERICANS WITH DISABILITIES ACT*,' FOR A BONA FIDE '*TOTALLY AND PERMANENTLY DISABLED QUAD-AMPUTEE*' BEING UNLAWFULLY '*DENIED MEDICAID*' AND '*DOCUMENTS OF GOVERNMENT TRANSPARENCY*' ABOUT '*OPERATIONAL POLICIES*' AND '*PERSONNEL QUALIFICATIONS*' FOR EVALUATING QUAD-AMPUTEE '*LEVEL OF NEEDS*' WITHOUT '*DISCRIMINATION*,' '*ABUSE AND NEGLECT*,' AND/OR A '*CRIMINAL CONSPIRACY TO DEPRIVE OF RIGHTS (UNDER COLOR OF LAW AND ADMINISTRATIVE AUTHORITY)*'"

DEMAND FOR SACTIONS AND DISBARMENT

OF BAR ATTORNEYS Jenna Howell, Anthony Lippert, Eric Monson, Wade Reimers, and Jason Ravensborg based on proven year-long history of FRAUD and DISCRIMINATION and other "*secondary*" RICO coverups of "*predicate*" instances and formalized REPORTS of both DISCRIMINATION and CRIMINAL COMPLAINTS

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David Schied, *Beneficiary* and *Private Public Proxy*
EX REL, People of the State of South Dakota
P.O. Box 321
SPEARFISH, SOUTH DAKOTA 57793
605-340-4439 (all calls recorded)

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

This case includes a **"WRIT OF ERROR CORAM NOBIS,"** and a formal **"FILING TO CORRECT THE RECORD"** – "served" on 5/31/22 as administratively needed by the sovereign People to address the CO-TRUSTEES' continual attempts to create a FRAUDULENT PAPER TRAIL of so-called "facts" for successive "administrative reviews" and/or "judicial reviews."

Names and locations of those "served" with this document:

Eric Monson – ADJ; **Wade Reimers** – Ass't AG
OFFICE OF ADMINISTRATIVE HEARINGS
DEPT. OF SOCIAL SERVICES
c/o Laurie Gill, DSS SECRETARY
700 Governors Drive
Pierre, SD 57501
DSSInfo@state.sd.us

Scott Bolinger and **Catherine Williamson**
OFFICE OF HEARING EXAMINERS
Emails: admhrngs@state.sd.us

GOV. Kristi Noem c/o Mary Beth Hollatz
Email: marybethhollatz@gmail.com

OFFICE OF THE SOUTH DAKOTA
ATTORNEY GENERAL – c/o Wade Reimers
Email: c/o Mary Beth Hollatz and DSS (above)

COMES AGAIN the sovereign People, by and through one "totally and permanently disabled quad-amputee" named in the Common Law as "**David Schied**" as "*Beneficiary*" of the PUBLIC TRUST documents of the SOUTH DAKOTA and UNITED STATES constitutions. This instant **"MOTION FOR 'FORMA PAUPERIS' WAIVER OF COSTS AND FEES BASED UPON 'INABILITY TO PAY' FOR FILING FEES AND TRANSCRIPTS"** is being filed simultaneously with BENEFICIARY / RELATOR and PRIVATE, PUBLIC PROXY David Schied's **"CLAIM OF APPEAL"** and **"MOTION FOR EXTENSION OF TIME FOR FILING 'BRIEF ON APPEAL'."** Therefore, the following parts of that other filing are "inextricably intertwined" with this instant filing and are thus, incorporated herein by reference.

- NOTICE OF CLAIM OF CONUSANCE;
- NOTICE OF INSTITUTING COMMON LAW **"WRIT OF ERROR CORAM NOBIS"**
- REMEDY DEMAND FOR TRIAL BY JURY AND FOR GRAND JURY INVESTIGATION OF REPORTED ALLEGATIONS OF MULTI-COUNTY CRIMES;
- DEMAND FOR SCTIONS AND DISBARMENT OF BAR ATTORNEYS Jenna Howell, Anthony Lippert, Eric Monson, Wade Reimers, and Jason Ravnsborg based on proven year-long history of FRAUD and DISCRIMINATION and other "secondary" RICO coverups of "predicate" instances and formalized REPORTS of both DISCRIMINATION and CRIMINAL COMPLAINTS;
- FILING TO CORRECT THE RECORD
- CLAIMS IN COMMERCE in the estimated amount of \$500,000,000 (for service action according to the FEE SCHEDULE accepted in silence by tacit agreement by the *principals* and *agents* of the STATE on numerous occasions throughout 2021-'22)

The recently issued “WRIT OF ERROR CORAM NOBIS” served upon the STATE “CO-TRUSTEES” on 5/31/33 includes each of a COMMON LAW “DEFAULT JUDGMENT”, a “COMMON LAW WRIT”, and “NOTICE OF COMMON LAW CLAIM(S)” of actions that have come in opposition to the dated and signed (and undated and unsigned) actions deliberately taken by the *actors and jesters* who have long been collectively operating a “*CONTINUING FINANCIAL CRIMES ENTERPRISE*” as the so-called “*STATE OF SOUTH DAKOTA*,” and operating by and through its CORPORATIZED QUASI-GOVERNMENT “*principals and agents*” of the “*DEPARTMENT OF SOCIAL SERVICES*,” the “*DEPARTMENT OF HUMAN SERVICES*,” its “*BUREAU OF ADMINISTRATION*,” *OFFICE OF HEARING EXAMINERS*,” and its “*OFFICE OF THE ATTORNEY GENERAL*,” that are individually and severally usurping the sovereign Power of the sovereign People of the State of South Dakota and the United States as carried out between BUTTE COUNTY, LAWRENCE COUNTY, MEADE COUNTY, and HUGHES COUNTY – at minimum – within the STATE OF SOUTH DAKOTA of the UNITED STATES OF AMERICA.

The basis for this exercise of the accompanying “*Right to Appeal*” is by Reason and EVIDENCE that the “*official*” ACTS of the multiplicity of “*principles and agents*” numbering well over thirty (30) have long been engaging in much more than the mere “*appearance*” of a “*DEEP STATE*” criminal conspiracy to commit SEDITION, TREASON, and INSURRECTION against the sovereign People, against the STATE OF SOUTH DAKOTA and against the UNITED STATES, using a plethora of combined RICO CRIMES, SEDITION, TREASON, INSURRECTION, and DOMESTIC TERRORIST ACTS.

**INCORPORATION OF OTHER FACTS IN THE OFFICIAL “PUBLIC RECORD”
JUSTIFYING THIS INSTANT “MOTION” BASED UPON “TOTALLY AND
PERMANENTLY DISABLED QUAD-AMPUTEE” David Schied ALSO BEING A
DECLARED “REFUGEE” AND “CRIME VICTIM”**

Within a month of (my) B/R / PPP David Schied having arrived to South Dakota homeless and without food, job, or financial resources, (I) B/R / PPP David Schied filed NOTICE with LOCAL, STATE, and UNITED STATES governments that he was declaring himself to be a bona fide “REFUGEE” and a “CRIME VICTIM” from the STATE OF MICHIGAN, requesting an investigation and assistance from South Dakota STATE officials who he had then believed, in good faith, were acting on the behalf of the sovereign People of the STATE OF SOUTH DAKOTA. The letter, published herein in its entirety over the subsequent nine (9) pages, explains the circumstances surrounding these “emergency” conditions, which is incorporated herein as follows:

David Schied
P.O. Box 321
Spearfish, SD 57783
605-580-5121
(all calls recorded)

3/28/2021

To: Kristi Noem, GOVERNOR
SOUTH DAKOTA OFFICE OF THE
GOVERNOR
500 East Capitol Ave.
Pierre, SD 57501

Jason Revnsborg, ATTORNEY GENERAL
OFFICE OF THE SOUTH DAKOTA ATTORNEY GENERAL
1302 E Hwy 14, Suite 1
Pierre, SD 57501-8501

Mike Rounds, UNITED STATES SENATOR
SENATE COMMITTEE ON BANKING,
HOUSING, AND URBAN AFFAIRS
1313 W Main St.
Rapid City, SD 57701

Dusty Johnson, S. DAKOTA REPRES. TO CONGRESS
Sponsor of H.J.Res. 19: Repeal of CONSTI. AMEND. XXIII
2525 W Main Street, Suite 310
Rapid City, SD 57702

Scott Odenbach, DISTRICT 31 HOUSE OF REPRES.
HOUSE EDUCATION and HOUSE JUDICIARY Member
SOUTH DAKOTA LEGISLATURE (LAWRENCE COUNTY)
P.O. Box 998
Spearfish, SD 57783
Scott.Odenbach@sdlegislature.gov

Mary Fitzgerald, DISTRICT 31 HOUSE OF REPRES.
HOUSE and JOINT COMMITTEE(s) Member
SOUTH DAKOTA LEGISLATURE (LAWRENCE COUNTY)
P.O. Box 341
Spearfish, SD 57783
Mary.Fitzgerald@sdlegislature.gov

RE: Request to investigate crimes against totally and permanently disabled quad-amputee; Request to provide crime victim services; Request to assist with a report of malfeasance and gross negligence by STATE (OF MICHIGAN) and UNITED STATES agencies (U.S. DEPT. OF HEALTH AND HUMAN SERVICES, and U.S. DEPT. OF HOUSING AND URBAN DEVELOPMENT, and U.S. DEPT. OF JUSTICE, including also the USDOJ OFFICE OF CIVIL RIGHTS and INSPECTOR GENERAL Horowitz)

Dear South Dakota State Administrators, Legislators, and Congressional Representatives:

I am writing to all of you today as a 63-year old “*refugee*” of the ultra-corrupt STATE OF MICHIGAN. I speak not from conjecture but from seventeen (17) solid years of personal experience living in that government “*swamp*” surrounded by cesspools. I am writing to you because you need to be aware of who I am, where I am from, what I am doing here now, where I intend to go from here, and how it involves all of you in one way or another whether you like it or not.

I was born in Billings, Montana and spent my early years between there and Tulsa, Oklahoma, with intermittent visits to farming grandparents in N. Dakota. My adolescence was spent mostly as a Texan in Houston where, after graduating high school and attending one year at the

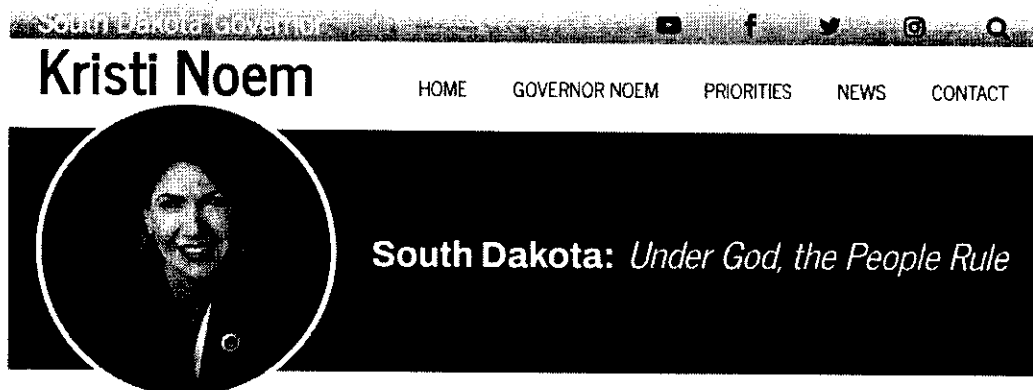
UNIVERSITY OF HOUSTON. I began pursuing martial arts, gymnastics, and a career in the film and television industry. Chuck Norris was of the first to hire me while filming, Lone Wolf, McQuade in El Paso in 1982. Subsequently, as a young adult, I moved to the Los Angeles area where I later earned numerous film and television credits while publishing two fully-illustrated manuals on home and personal security; and subsequently graduated *cum laude* from the UNIVERSITY OF SOUTHERN CALIFORNIA's famed School of Cinematic Arts. My dual BA degrees also included another in East Asian (Japanese Language and Culture) from the College of Letters, Art, and Science, which additionally included a year in USC's Overseas Studies Program with a year of study at NANZAN UNIVERSITY in Nagoya, Japan.

Upon starting a small family, I undertook over forty (40) post-graduate teacher certification hours while teaching full-time in low-performing high schools in Ventura County. After two years, I moved my family to MICHIGAN where I immediately found myself in the above-referenced political cesspool of government corruption of such caliber that just recently – particularly during the 2020 Elections – inescapably invited the attention to the entire nation. While many of those STATE and UNITED STATES cases are still being investigated or in federal legal appeals, I and other patriotic Americans (living with these “insurrectionist” in government) have meanwhile amassed a litany of evidence against these usurpers behaving more unconstitutionally outside the laws like “domestic terrorists”. Nevertheless, I continued my career in teaching, doing so with my feet in both the public (as a STATE-licensed special education schoolteacher) and private sectors (teaching children all levels of beginner and intermediate gymnastics and developing media products for teaching self-defense, mostly to women and children). From 2010 through 2012, I continued that capacity while also earning my Master's degree in Education from yet another first tier university, the UNIVERSITY OF MICHIGAN. After that, I began pursuing an online Ph.D program WALDEN UNIVERSITY until finding out a third of the way through that program that it really was more focused on anti-American theories forcing “social justice” extremes in the form of radicalized Marxist/Socialist/Anarchist compliance in order to graduate, so I quit that program. Currently, I have arrived to South Dakota still with a STATE (OF MICHIGAN)-licensed teaching credential valid through June 2022.

My intent in elaborating upon my career and education is to emphasize as verifiable fact that I am well-versed and experienced in living and working in multi-cultural environments inclusive of those involving the financially and technologically rich and poor, and the multi-racial and multi-political. Above all, I know how to research, how to write, and how to base proper arguments in verifiable facts, history, and arguments. In other words, I am fully accountable for myself as a patriotic American, and I teach that others should be likewise, especially those who have taken the pledge (under Oath and Duty) of government offices. So far, from what I have seen and heard about the instant South Dakota Governor, Kristi Noem embodies the very values I have long been nurturing as initially instilled in me by my farming Dakota grandparents and others in my distant family still found in this (still free and brave) region of the USA. Though my father, who was born long ago in South Dakota, used to frequently express his yearnings to return “back home” but never made it back here, I can say that I – as well as the rest of the sovereign, patriotic American People of this nation – see why my father's yearnings were so strong. **I therefore implore all of you to hear my words as they describe the horror I just escaped from in the STATE OF MICHIGAN; and to act upon my words as you learn how these crimes against me affect not only the bottom line accounting costs of the taxpaying inhabitants of South Dakota, but also every other American with a concern for costly unconstitutional and treasonous acts of corruption, insurrection and domestic terrorism at the NATIONAL level (i.e., not the “Federal” level because “federalism” implies that government is actually under the People's control when it clearly is not).**

As I stated in my opening paragraph, I am a *bona fide* crime victim seeking “*refuge*” now with the finer people of this sovereign STATE OF SOUTH DAKOTA. The details behind my “*fright and flight*” from the corrupt STATE OF MICHIGAN are found in the letter below, which I first wrote two weeks ago in my initial effort to seek legal assistance from STATE BAR attorneys here in South Dakota, who I have been believing are held to certain standards of professional ethics, holding also a purpose aligned with the STATE and UNITED STATES constitutions (which they are sworn by oath to uphold and support), with a moral and ethical intent to use their professional skills as “*court officers*” (as I was expected to do as a professional public schoolteacher) to hold one another accountable, and with the intent of working on behalf of the People in the interest of public “*justice*” (as opposed to “*just us*” as otherwise clearly found in those of the STATE OF MICHIGAN acting more like a crime syndicate, engaged like the various mafias for the greater purpose of lining their own pockets and those of their political cronies).

The interesting thing I have found however, is that – of the six or seven law firms I have solicited thus far, both small and large – with offices here in South Dakota, NONE will help me to stand up for my CLAIMS against the named perpetrators of these alleged crimes. This leads me to believe that, even though I am a “*disabled*” quad-amputee, I must stand alone and fight – in a legal sense – unless or until or alongside – someone else like any or all of YOU (i.e., of popular authority, such as any of you elected government officials) who has the strength and the wherewithal of the People of this sovereign state behind you, to stand up for the (ADA and other “*federal*”) laws that are otherwise legislated for the protection of We, The Sovereign People, as well as those who are disabled persons such as me.



Please contact me as soon as possible as, to date, as “*Beneficiary*” of the Public Trust (i.e., the STATE and U.S. constitutions). I am actively seeking from South Dakota STATE authorities (i.e., my new state and federal “*Trustees*”) full “*benefits*” not otherwise provided to me by the STATE OF MICHIGAN by way of reduced costs in housing, utilities, medical and food expenses, crime victim services, assisted daily living services, assistive travel and/or transitioning devices and modifications of existing devices, etc. as lawfully provided. In the coming weeks, I also intend to be filing my own case or cases in the Federal court for the violation of my civil rights, for personal injuries associated with these “*causes of action*” (as described below), and/or as a “*whistleblower*” on behalf of the sovereign American People in a Qui Tam (“*False Claims Act*”) case against malfeasant and grossly negligent STATE and NATIONAL government officials (i.e., named as defendant “*TRUSTEES*”) for (affirmative) violations of their solemn Oaths and Duties of office.

HERE ARE A FEW OF THE PRIORITIES OF SOUTH DAKOTA POLITICS:

Addressing the Stigma Around Mental Health and Preventing Suicide

In South Dakota today, about 30,000 adults and 9,000 kids live with serious mental health conditions. With nearly every family and every community impacted, it's overloaded the system. As a result, too many are falling through the cracks. Too often, there is a stigma surrounding mental health. Life is tough, and when you feel like you're playing a losing hand, depression or anxiety is more common than you may think.

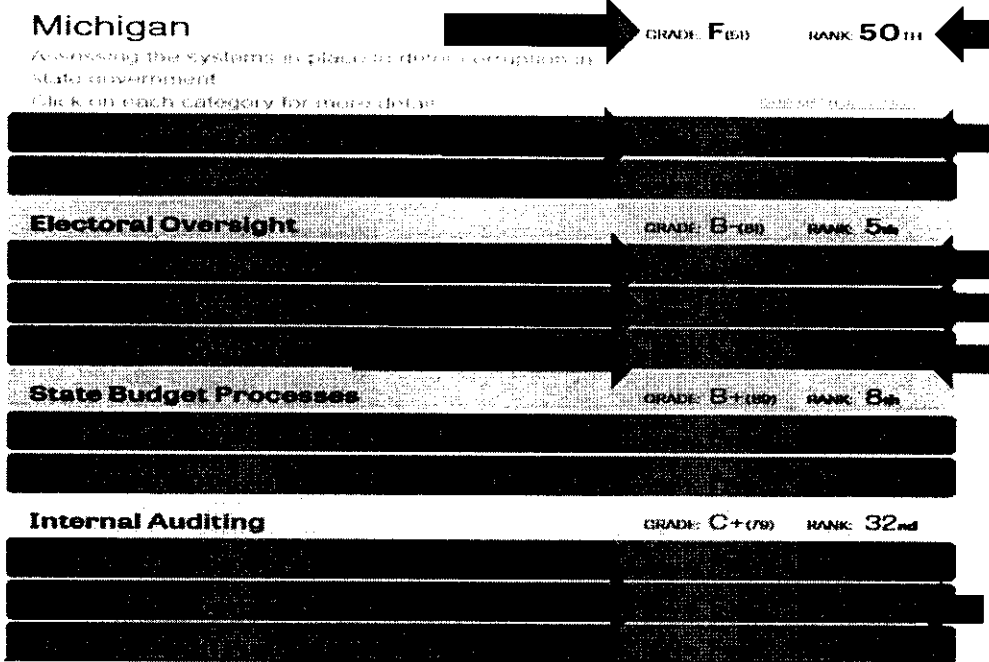
Making Government More Transparent

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.

Strengthening Families

Strengthening families is a key element to every decision I make as governor, and I'm committed to keeping it at the center. Because strong families create strong communities. And strong communities create a stronger South Dakota.

BY COMPARISON, HERE IS WHAT MICHIGAN HAS BEEN PROVEN TO WORK TOWARDS:



My previously written but thus far answered letter of two weeks ago (on 3/14/21 to attorneys specializing in civil rights, personal injury, and whistleblower court action) goes as follows
gets-f-grade-in-2015-state-integrity-investigation
below (if relevant part):

I am a recent quad-amputee (less than 3 years ago) and recent "*refugee*" from the corrupt STATE OF MICHIGAN (less than 3 weeks ago) with a **case involving criminal and civil rights violations resulting in my victimization and personal injury.**

This case is one involving not only personal and corporate liability for the illegal "eviction" from my home of the last 8 1/2 years of my paying rent each and every month while complying with Federal legislation governing "*self-quarantining*" and "*eviction moratorium*" (i.e., by supplying a sworn "*Declaration*" proclaiming my eligibility for federal protection). **It also involves malfeasance and unlawful "aiding and abetting" of local "STATE court" personal (and corrupt judge) and the same of a U.S. DISTRICT COURT judge who "sat" on my case for six (6) weeks - after my "removal" of the eviction case from the local to the federal court - until the local guns arrived to my home to provide me with only two days notice of the intent to remove me by force in the dead of winter with eight inches (8") of snow in the impassable driveway. .**

During this time, that federal judge (Victoria Roberts) was in transition to becoming a "*senior judge*" (upon written notice to the BIDEN ADMINISTRATION on Inauguration Day) while disregarding her fiduciary obligation to me to do something with her assignment of my case submitted with multiple motions.

(See <https://lawandcrime.com/judiciary/biden-immediately-gets-first-judicial-vacancy-to-fill-and-many-more-are-likely-to-follow/>)

One of my motions – submitted as a matter of official federal record as of 1/5/21 – was an **"EMERGENCY MOTION TO EXPEDITE..."** notifying the Parties to the case and both STATE and FEDERAL courts that I was panicking in fear for my life of losing everything I have (including needed medications and expensive handicapped equipment) and being thrown into homelessness during the dead of winter and during a declared nationwide "COVID-19 pandemic".

I was altogether DENIED ACCESS TO BOTH COURTS as I documented how both the STATE and FEDERAL courts denied me due process in differing ways to provide favor and support for the landlord's (i.e., a "peer attorney" member of the corrupted STATE BAR OF MICHIGAN) criminal activities against me. The local court mailed both a subpoena (to appear) and judgement (for failure to appear) on the same day, depriving me not only of the constitutional guarantee to "*due process*", but also depriving me of ADA-required "*accommodations*" and "*access*" as a quad-amputee and "*person with disabilities*". Meanwhile, as stated above, when I timely removed that lower "STATE" court case to the "FEDERAL" court, that judge (Victoria Roberts) did nothing for six weeks except to have her "*case manager*" telephone me to ask at the end of week five (5) if I would like to participate in a "*pro se clinic*", ignoring altogether at that time my panicked conveyance that guns were to soon appear at my door and that I had been in fear of my life each day that preceding month due to the assigned judge's GROSS NEGLIGENCE.

The eviction proceedings started with a corporate "*land development deal*" that involved also the local CITY COUNCIL in plan to assist in the strategic development of the rented property upon which I had been living for the previous 8 1/2 years. The eviction proceedings were "*railroaded*" just AFTER (on 9/17/20) the CDC had issued its "*eviction moratorium*" (on 9/4/20) and outlined the fact that evictions after that constituted CRIMINAL ACTS and stipulating what protections are afforded to tenants and what financial sanctions and jail time are threatened against violators.

(Evictions prior to that were already illegal under the CARES ACT).

Seeing the potential for trouble coming, I was responsibly proactive from last September (2020) in notifying at least a dozen federal agencies, including also of the OFFICE OF THE PRESIDENT, the CDC, the USDHHS, multiple inspector generals, and others at the STATE level - to report that this criminal activities were taking place against a recently "totally and permanently" disabled man. Yet none of these agencies and individuals ever responded from September 2020 through the time guns showed to my door in mid-February 2021.

It was clear to me that the STATE BAR OF MICHIGAN was acting - (as observed by me for well over a decade as I had discussed by lunch invitation in the home of former MICHIGAN SUPREME COURT "chief justice" Elizabeth Weaver as author of JUDICIAL DECEIT: TYRANNY AND UNNECESSARY SECRECY AT THE MICHIGAN SUPREME COURT) - as a "crime syndicate" to protect their own (i.e., my defacto landlord was a registered BAR attorney in this case). Therefore, in the recent aftermath of the ELECTION 2020 fiasco placing the corruption of the EASTERN DISTRICT OF MICHIGAN, SOUTHERN DIVISION (i.e., those operating in the CITY OF DETROIT and CHARTER COUNTY OF WAYNE) into the national spotlight, I decided that if I was to become homeless, I would rather take my chances in the "Red" STATE OF SOUTH DAKOTA under the lead of Governor Noem, who is reasonably acting just the opposite of oppressive Democratic Michigan governor.

Judicial Deceit

Tyranny & Unnecessary Secrecy
at the Michigan Supreme Court

To David -

With much
appreciation for your
support of this book
and your caring, consistent
and courageous dedication to
justice and our constitution, state
and country

Chief Justice Elizabeth A. Weaver (retired)
David B. Schock, Ph.D.

Justice Weaver
April 2014

So here I am. I have spent the past few weeks getting the help I have long been denied in MICHIGAN to be settled safely back into my own "independent living" situation, this time in SPEARFISH, South Dakota. Now that I - as "BENEFICIARY" of the PUBLIC TRUST (i.e., the STATE and UNITED STATES constitutions) - am safe and away from my life and death

threatening ordeal in Michigan, being also no longer "*homeless*", I now have the time and wherewith all to seek legal assistance in getting my CLAIMS IN DAMAGES against all those involved in my crime victimization, my violated civil rights, and my personal injuries sustained as a result of the "TRUSTEES" commission of these varied "*affirmative*" acts causing me much suffering and harm.

I would appreciate your notifying me of your interest and future availability for me to consult further with your office. Last week, a friend in Florida suggested that I file suit (in the federal court again here) against all involved in the Michigan land deal, including the "*international*" brokerage firm, the property owner(s), the city involved, and their respective attorneys. He suggested that I place a lien against the property and go after property liability insurance and errors and omissions insurance from the respective co-defendants and their attorneys who railroaded the illegal eviction of a "*totally and permanently disabled*" quad-amputee in the dead of winter and in violation of both a federal eviction moratorium and all rationale of ADA guidelines. I would appreciate your concurrence or rejection of that legal theory.

Cordially yours,
David Schied

Disclaimer: This correspondence is covered by the Electronic Communication Privacy Act, 18 U.S.C. Section 2510-2521 and is legally privileged. The accompanying message and any attachments are for the sole use of the intended recipients and may contain proprietary and/or confidential information which may be privileged or otherwise protected from disclosure. Any unauthorized review, use, disclosure or distribution is prohibited. If you are not the intended recipients, please contact the sender by reply email and destroy the original message and any copies of the message as well as any attachments to the original message. Thank you for your cooperation.

P.S. and FYI to all of YOU as South Dakota State Administrators, Legislators, and Congressional Representatives:

At precisely the time that I was forced into homelessness in Michigan (mid-February 2021), the Director of the MDHHS – a STATE BAR attorney (Robert Gordon) with a long history with the OBAMA/BIDEN ADMINISTRATION – suddenly quit his job; and ever since, both he and MICHIGAN GOVERNOR Gretchen Whitmer have hidden the underlying reason(s) from the public. Hidden also is the fact that I had – since losing my legs and fingers – been persistently "*appealing*" the MDHHS director's gross negligence in many discriminatory and retaliatory aspects of the "*case management*" of my disability needs, even despite Robert Gordon having determined nearly two years ago that the case manager and supervisor mishandling my "*case*" should be replaced but thereafter failing to do so.

Michigan Gov. Gretchen Whitmer's (D) Health and Human Services director "abruptly" resigned Friday and did not receive a "thank you" from the state's chief executive.

Robert Gordon, who came to Michigan from the Obama administration, announced via Twitter that he was out:



Robert Gordon
@robertmgordon



Today, I am resigning from the Whitmer Administration. It's been an honor to serve alongside wonderful colleagues. I look forward to the next chapter.

12:52 PM · Jan 22, 2021



Gordon, McQuade among Michigan leaders picked to help with Biden transition

Melissa Nann Burke The Detroit News

Published 6:52 p.m. ET Nov. 10, 2020

President-elect Joe Biden has tapped several Michigan leaders to help with the transition to his new administration, including Robert Gordon, who leads the state's health department.

The list of transition volunteers includes several alumni of the Obama administration including Gordon, director of the Michigan Department of Health and Human Services; the former U.S. Attorney for Detroit, Barb McQuade; Hudson-Webber Foundation CEO Melanca Clark; Michael Barr, a dean at the University of Michigan's Gerald R. Ford School of Public Policy; and Kerry C. Duggan, a sustainability consultant in Detroit.

Gordon and the others will be part of the agency review teams responsible for "evaluating the operations of the federal agencies so that the incoming Biden-Harris administration is prepared to lead our country on Day One," according to a news release.

While the background to my persistent "*appeals*" is beyond the scope of this outreach to you now in South Dakota, it should suffice to provide EVIDENCE that there have long been many more of the poor, elderly and disabled sovereign People of Michigan who have been – and continue to be – victimized by government usurpers and their minions who are lining their own pockets while participating in verifiably proven racketeering schemes that have been going on at the MDHHS and associated STATE agencies, as it continues today. See, for example, the "*open letter*" below as published in December 2018 (at the same time I was first appealing to the incoming new governor Whitmer after the previous one, Rick Snyder, was criminally indicted for his part in the Flint Water Crisis) as issued by reputed federal "*whistleblower*" Everett Stern.

Fraud in Michigan Department of Health & Human Services



NEWS PROVIDED BY

Everett Stern, Tactical Rabbit —

Dec 07, 2018, 16:31 ET

LANSING, Mich., Dec. 7, 2018 /PRNewswire/ -- Everett Stern, the terror-finance whistleblower who uncovered major financial crimes at one of the world's largest banks, today accused the Michigan Department of Health & Human Services of fraud. In a public letter to the incoming Michigan Governor and to a federal Inspector General, Stern alleges that the Michigan Department of Health & Human Services (MDHHS) committed fraudulent acts that have jeopardized the health and safety of Michigan's most vulnerable residents—its elderly, frail and disabled population.

Tactical Rabbit Intelligence Report: Michigan Department Of Health & Human Services (MDHHS)

December 12, 2018/For Immediate Release

...

EXECUTIVE SUMMARY

Using documents obtained through the Freedom of Information Act (FOIA) and other sources, we have identified three blatant acts of fraud carried out by the MDHHS bureaucracy that took place during the terms of outgoing Governor Rick Snyder. The frauds may have resulted in millions of dollars in misspent taxpayer money and likely denied proper care to countless members of Michigan's elderly population, causing untold suffering and dooming many to being prematurely warehoused in institutional care at great human, medical and fiscal cost. Our

<https://tacticalrabbit.com/tactical-rabbit-investigative-report-michigan-department-of-health-human-services-mdhhs/>
8/20/2019 Tactical Rabbit Intelligence Report: Michigan Department Of Health & Human Services (MDHHS) | Tactical Rabbit Inc

findings may be the tip of the iceberg regarding an out-of-control state bureaucracy with a \$25 billion budget, driven by civil servants and political appointees more interested in protecting their fiefdoms than in delivering top quality health care to the state's most vulnerable residents.

ARGUMENT

Having timely filed this inclusive above “*CLAIM OF APPEAL*,” I herein assert that I have ample evidence to show that I came to this STATE as a poor, elderly, and disabled “*REFUGEE*” and “*CRIME VICTIM*,” and that, since my arrival, the “*ADMINISTRATIVE ‘DEEP’ STATE*” principals and agents of the NOEM ADMINISTRATION have been undermining my constitutional guarantees, as well as my “*civil rights*” through illegal DISCRIMINATION and other a furtherance of their own illicit behaviors to constitute CRIMINAL CONDUCT as supported by my own CRIMINAL COMPLAINTS submitted also to the SOUTH DAKOTA ATTORNEY GENERAL and the GOVERNOR, as well as many other purported STATE “*government officials*.”

The CLAIMS of “*discriminatory mistreatment*” and criminal “*ABUSE and NEGLECT*” are many and supported by EVIDENCE well-established as a matter of PUBLIC RECORD inextricably intertwined with this instant “case” that has been PROVEN to have been an “*administratively railroaded HEARING*” conducted by the STATE’s BAR attorneys Eric Monson and Wade Reimers FORCING me to administratively “*APPEAL*” this fraudulent “case” as a matter of “*self-preservation*” and “*self-defense*” given the nature of my disability as a recent “*SEPSIS SURVIVOR*” being reportedly “*ABUSED and NEGLECTED*” by these very same STATE “*principals and agents*.”

My participation in these proceedings has come about through COERCION of the named CO-TRUSTEES to cause me to act in these matters without pay – as all others involved in these matters are being paid (unwittingly under FRAUDULENT conditions) by the TAXPAYERS of the STATE and the UNITED STATES. I long ago placed these CO-TRUSTEES on clear NOTICE that I was “*one of the sovereign People*” protected by the THIRTEENTH AMENDMENT of the U.S. CONSTITUTION forbidding “*INVOLUNTARY SERVITUDE*.” Further, I have many RECORDS to show that, per my entitlement under the “*customary*” practice and the “*COMMON*” LAW, I had the right to submit my “*FEE SCHEDULE*” for “*service*” to the People of the STATE OF SOUTH DAKOTA as justified to meet the PUBLIC NEEDS in matters of “*PUBLIC IMPORTANCE*” in dealing appropriately with the virtually insurmountable levels of “*RACKETEERING and CORRUPTION*” (hereafter “*RICO*”) being perpetrated by these ADMINISTRATIVE ‘DEEP’ STATE “*actors*” putting me and many others through this type of tortuous “*Hell*” while operating as a “*CONTINUING FINANCIAL CRIMES ENTERPRISE*.”

As such an accumulation of “*CLAIMS IN COMMERCE*” exist in an amount expected to surmount \$500,000,000, I herein assert that once a “*settlement*” with the STATE has concluded in

such a valid amount, that all “*court costs, fees, and transcript costs*” associated with this case that was FRAUDULENTLY “*railroaded*” by the STATE will be paid according to the determination made by the sovereign People if and when there is the honoring of the instant DEMAND for a TRIAL BY JURY on this case.

The RECORD of that fraudulent hearing will soon be posted, along with a plethora of underlying EVIDENCE and LEDGER OF EVENTS (i.e., “DAMAGES”) that was DENIED by the STATE’s BAR attorneys Monson and Reimers the ability to be presented and “*heard*” at the fraudulent and “*railroaded HEARING*” on 5/5/22 – as well as the referenced common law “WRIT OF ERROR CORAM NOBIS” – can be located online and in the PUBLIC RECORD as found at: http://www.ricobusters.com/?page_id=1105

Until such time that the DEMAND FOR TRIAL BY JURY occurs however, I am needing – indeed, I am entitled by Right as a pauper, as CRIME VICTIM, and a “SEPSIS SURVIVOR” with thousands of dollars of medical-related DEBT and personal credit ruined by such outstanding debts – of the GRANTING of this instant “MOTION FOR ‘FORMA PAUPERIS’ WAIVER OF COSTS AND FEES BASED UPON ‘INABILITY TO PAY’ FOR FILING FEES AND TRANSCRIPTS”

CONCLUSION AND REMEDY DEMAND FOR ‘FORMA PAUPERIS’ WAIVER OF COSTS AND FEES BASED UPON ‘INABILITY TO PAY’ FOR FILING FEES AND TRANSCRIPTS

The above creates sufficient “*standing*” that a case exists for “*facts upon which relief can and should be granted*” for remedy in the simple form of “*reasonable accommodations*” of the “*waiver of fees and costs*” being “*motioned*” upon this instant SOUTH DAKOTA UNIFIED JUDICIAL SYSTEM and FOURTH JUDICIAL CIRCUIT in LAWRENCE COUNTY as presented herein by B/R / PPP David Schied when appropriately filing his accompanying “BRIEF ON/OFF APPEAL” for this case.

Moreover, the FACT that B/R / PPP David Schied is but one of the “*sovereign People*” acting as an “*official*” in the capacity similar to that of a PRIVATE ATTORNEY GENERAL in the COMMON LAW as a “*PRIVATE, PUBLIC PROXY*” on the behalf of all other People designated as STATE as “*disabled*” (and facing similar unwarranted medical “*obstacles*”), and STATE and UNITED STATES “*TAXPAYERS*” – with existing provable CLAIMS IN COMMERCE in the ballpark of around FIVE-HUNDRED MILLION DOLLARS (\$500,000,000) supported by an enduring and publicly posted FEE SCHEDULE and a full LEDGER OF DAMAGES – it is mandatory that this DEMAND FOR TRIAL BY JURY be honored; and

that this instant case be decided by the sovereign People themselves, NOT by an ARTICLE I “magistrate” or another such of the STATE’s BAR attorney imposters and “judicial usurpers” as Eric Monson, Wade Reimers, Jenna Howell, Jeremy Lippert, and Jason Ravensborg have shown themselves to corruptively be in this case.

For the same reasons as cited directly above, a MULTI-COUNT GRAND JURY of the sovereign People should be immediately assembled to investigate the referenced RECORDS and LEDGER OF DAMAGES so to provide the “first steps” for “the Accused” to be afforded their constitutional guarantees to the constitutional “due process” that they have long been denying to B/R / PPP David Schied and many other disabled people as exemplified by this instant “case.”

AFFIDAVIT OF TRUTH

I swear to God, and declare “*under penalty of perjury*,” that the statements in the above fifteen (15) pages are honest, accurate, and complete as I can make them, to the best of my understanding and belief.

/s/ David Schied – one of the sovereign American People acting directly as “Beneficiary” and as “Private, Public Proxy” on behalf of the sovereign People as “TAXPAYERS” living in both the STATE OF SOUTH DAKOTA and elsewhere in the UNITED STATES
(The above signature is authorized by David Schied as a “totally and permanently disabled quad-amputee” with “reasonable accommodations” exercised by Right according to laws provided by the AMERICANS WITH DISABILITIES ACT.)

CERTIFICATION OF SERVICE

I swear that today, June 6th, 2022, I sent by “CERTIFIED” U.S. Mail delivery, a true and correct copy of the accompanying eleven pages (11 pp.) captioned as, **BENEFICIARY / RELATOR / PRIVATE PUBLIC PROXY David Schied’s:**

- “**MOTION FOR ‘FORMA PAUPERIS’ WAIVER OF COSTS AND FEES BASED UPON ‘INABILITY TO PAY’ FOR FILING FEES AND TRANSCRIPTS**”

... along with “**CLAIM OF APPEAL**” and “**MOTION FOR EXTENSION OF TIME FOR FILING ‘BRIEF ON APPEAL’**” which contain the following as embedded:

- NOTICE OF CLAIM OF CONUSANCE;
- NOTICE OF INSTITUTING COMMON LAW “**WRIT OF ERROR CORAM NOBIS**”
- REMEDY DEMAND FOR TRIAL BY JURY AND FOR GRAND JURY INVESTIGATION OF REPORTED ALLEGATIONS OF MULTI-COUNTY CRIMES;
- DEMAND FOR SCTIONS AND DISBARMENT OF BAR ATTORNEYS Jenna Howell, Anthony Lippert, Eric Monson, Wade Reimers, and Jason Ravensborg based on proven year-long history of FRAUD and DISCRIMINATION and other “secondary” RICO coverups of “predicate” instances and formalized REPORTS of both DISCRIMINATION and CRIMINAL COMPLAINTS;
- FILING TO CORRECT THE RECORD

- **CLAIMS IN COMMERCE** in the estimated amount of \$500,000,000 (for service action according to the FEE SCHEDULE accepted in silence by tacit agreement by the *principals* and *agents* of the STATE on numerous occasions throughout 2021-'22)

... to the **SOUTH DAKOTA UNIFIED JUDICIAL SYSTEM** (a.k.a. **THE "STATE CIRCUIT COURT"** [as referred to by "*ALJ*" Eric Monson on 5/12/22]) **FOURTH JUDICIAL CIRCUIT** acting by and through the **LAWRENCE COUNTY CLERK OF THE COURT**
P.O. BOX 626

78 Sherman Street
DEADWOOD, S.D. 57732-0626

... and to the following list of **CO-TRUSTEES** at their last known respective email addresses: *

Eric Monson – ADJ; Wade Reimers – Ass't AG
OFFICE OF ADMINISTRATIVE HEARINGS
DEPT. OF SOCIAL SERVICES
c/o Laurie Gill, DSS SECRETARY
DSSInfo@state.sd.us

Scott Bolinger and Catherine Williamson
OFFICE OF HEARING EXAMINERS
Emails: admhrngs@state.sd.us

GOV. Kristi Noem c/o Mary Beth Hollatz
Email: marybethhollatz@gmail.com

OFFICE OF THE SOUTH DAKOTA ATTORNEY GENERAL – c/o Wade Reimers
Email: c/o Mary Beth Hollatz and DSS (above)

Submitted this 6th day of June, 2022 by:

/s/ **David Schied** – one of the sovereign American People acting directly as "*Beneficiary*" and as "*Private, Public Proxy*" on behalf of the sovereign People as "*TAXPAYERS*" living in both the STATE OF SOUTH DAKOTA and elsewhere in the UNITED STATES

* The above signature is authorized by David Schied as a "*totally and permanently disabled quad-amputee*" with "*reasonable accommodations*" exercised by Right according to laws provided by the AMERICANS WITH DISABILITIES ACT.) Also, given that this "*quad-amputee*" is not being properly afforded public transportation, prosthetic legs, or mobility devices maintained by the STATE; and given that he does not "*drive*" or have a "*driver's license*," it is a "*reasonable accommodation*" to provide such a disabled individual the entitlement to "*serve process*" upon these CO-TRUSTEES by electronic email instead.