# 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 <a href="mailto:BENEFICIARY">BENEFICIARY</a> of the social welfare system; a Common Law <a href="mailto:GRIEVANT">GRIME VICTIM</a> and <a href="mailto:CLAIMANT">CLAIMANT</a> acting in his Sui Juris Private capacity; as well as in his "EX REL" capacity of a <a href="mailto:PRIVATE">PRIVATE</a>, PUBLIC PROXY on behalf of the South Dakota and American "TAXPAYERS" "Beneficiary / Private Public Proxy" —

Sui Juris Relator

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
CASE # CIV22-116

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

v.

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

"CO-TRUSTEES" acting in their Private and Public capacities

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 IMMEDIATE CONSIDERATION" AND "MOTION FOR DECLARATORY STATEMENT"

**AS BASED UPON:** 

- 1) <u>NEED FOR CLARITY AS TO THE WRITTEN IDENTITIES, DUTIES, JURISDICTIONAL RULES, PROCEDURES, AND CONSTITUTIONAL GUARANTEES OF THE RESPONSIVE CLERK(S) AND JUDGE(S) OF THE SAID "COURT" AND "UNIFIED JUDICIAL SYSTEM"; AND,</u>
- 2) <u>NEED TO COMPEL RESPONSIVE ACTION BY THE NAMED JUDGE KNOWN ONLY AS "STAWN" BY AN EMAIL HEADLINE FROM Kristie Gibbens as THE "DEPUTY CLERK OF THE COURT" ON PREVIOUS "MOTIONS" AND "DEMANDS" FILED ON 6/10/22:</u>
  - a) FOR "<u>MOTION FOR 'FORMA PAUPERIS' WAIVER OF COSTS AND FEES BASED UPON 'INABILITY TO PAY' FOR FILING FEES AND TRANSCRIPTS</u>;"
  - b) FOR "EXTENSION OF TIME FOR FILING 'BRIEF OF APPEAL';"
  - c) FOR "<u>DEMAND FOR SANCTIONS AND DISBARMENT</u> OF BAR ATTORNEYS Jenna Howell, Anthony Lippert, Eric Monson, Wade Reimers, AND Jason Ravnsborg BASED ON FRAUD AND DISCRIMINATION;"

- d) FOR "<u>DEMAND FOR MULTI- COUNTY CRIMINAL GRAND JURY INVESTIGATION</u>"
- 3) FOR RESENDING OF "RECORDS" THAT WERE PREVIOUSLY SENT TO DISABLED PERSON WITHOUT TRANSPORTATION BY THE CO-TRUSTEES OF THE BUREAU OF ADMINISTRATION AND ITS SOUTH DAKOTA "OFFICE OF HEARING EXAMINERS" WITH "UNREASONABLE TIMING" BEFORE DIRECTING THIRD PARTY PROCESS SERVERS TO RETURN THE DOCUMENTS AS "UNDELIVERED";
- 4) NEED FOR CLARITY AS TO THE WRITTEN "TITLE" IDENTITIES AND JURISDICTIONAL DUTIES, SURETIES, AND CONSTITUTIONAL GUARANTEES OF THE RESPONSIVE "SPECIAL ASSISTANT ATTORNEY GENERALS" INVOLVED IN THIS CASE

David Schied, *Beneficiary* and *Private Public Proxy*EX REL, People of the State of South Dakota
P.O. Box 321
SPEARFISH, SOUTH DAKOTA 57793

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

605-340-4439 (all calls recorded)

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'nt 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: <a href="mailto:admhrngs@state.sd.us">admhrngs@state.sd.us</a>

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)

Robert Morris – Special Assistant Attorney General – repres. <u>ONLY</u> the "principal" of the SOUTH DAKOTA DEPT. OF SOCIAL SERVICES and the ATTORNEY GENERAL (by proxy and "STATE" title)

bobmorris@westriverlaw.com

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 IMMEDIATE CONSIDERATION' AND 'MOTION FOR DECLARATORY STATEMENT" is being filed simultaneously with "MOTION FOR 'SERVICE UPON ONE CONSTITUTES SERVICE UPON MANY'; OR ALTERATIVELY,

# <u>PUBLICATION OR POSTING IN COMBINATION WITH E-MAIL CONSTITUTES THIRD-</u> PARTY MEDIUM FOR VERIFIED 'SERVICE OF PROCESS'".

These above-listed filings are the second set of filings in the aftermath of BENEFICIARY / RELATOR and PRIVATE, PUBLIC PROXY David Schied having previously filed his "CLAIM OF APPEAL" and his "MOTION FOR EXTENSION OF TIME FOR FILING 'BRIEF ON APPEAL" and his "MOTION FOR 'FORMA PAUPERIS' WAIVER OF COSTS AND FEES BASED UPON 'INABILITY TO PAY' FOR FILING FEES AND TRANSCRIPTS" on 6/10/22.

Therefore, all of these "filings" listed above are "inextricably intertwined" with this instant filing and are thus, incorporated herein by reference along with what is listed below as already included in the filings listed above.

- WRIT OF ERROR CORAM NOBIS and FILING TO CORRECT THE "ADMINISTRATIVE [DEEP STATE's] FRAUDULENT" RECORD;
- 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 SANCTIONS 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 <u>tacit agreement</u> 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 "COTRUSTEES" 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

Copyright © 2022 by David Schied (All Rights Reserved) COUNTY – at minimum – within the STATE OF SOUTH DAKOTA of the UNITED STATES OF AMERICA.

The basis for this exercise of the previously filed "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 TAXPAYERS of the STATE OF SOUTH DAKOTA and the UNITED STATES, using a plethora of combined RICO CRIMES, SEDITION, TREASON, INSURRECTION, and DOMESTIC TERRORIST ACTS.

### FACTS SUPPORTING THIS "MOTION FOR IMMEDIATE CONSIDERATION" and "MOTION FOR DECLARATORY STATEMENT"

1. On 6/10/22, the "Deputy Clerk" Kristie Gibbens, of the LAWRENCE COUNTY (4th) CIRCUIT COURT date-stamped a "Cover Letter" ONLY to give the mere appearance of filing that cover letter somehow as the entire set of documents shown above as the "CLAIM" OF APPEAL" and "MOTION TO EXTEND TIME" but without explicitly demonstrating so; and without including her name on the UNSIGNED date-stamp "name of clerk" line as she was acting OFFICIALLY in the stead of "CLERK OF THE COURT" who, to date, remains an unknown by actual name.

NVESTIGATION OF son Ravnsborg based NATIONJUNd SOUTH DAKOTA UNIFIED JUDICIAL SYSTEM

4TH CIRCUIT CLERK OF COURT

David Schied Spearfish, South Dekota 57783 605-340-4439 (all calls recorded) deschied a vahoo.com ARD: LAWRENCE COUNTY CLERK OF THE COURT FOURTH (4th) CIRCUIT COURT P.O. BOX 626 C1 V 22-116 28 Shermon Street

DEADWOOD, S.D. 57732-0626 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 divabled quad-augustee" requesting "reasonable accumulations" from this Coart. The documents, inclusive of the following listing, are self-explanatory; however, if you have any questions, please entail 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 "ACCARDI DOCTRINE; AND; INTENTIONAL [TORTUOUS] VIOLATIONS OF THE "RULES EXABLING 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 QUADAMPUTEE" BEING UNLAWFULLY "DENIED MEDICALD" AND "DOCUMENTS OF GOVERNMENT TRANSPARENCY" ABOUT OPERATIONAL POLICIES AND "PERSONNEL QUALIFICATIONS" FOR EVALUATING QUAD-AMPUTEE "LEYEL OF NEEDS" WITHOUT DISCRIMINATION, "ABUSE AND NEGLECT," ANDOR A "CRIMINAL CONSPIRATO" TO DEFRIFE 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"

IN WITH CHARGE AND THE CONTROL OF TH

STUTH BARDTA LINE SID JUDICIAL SYSTEM ATH CIRCUIT CLERK OF COURT

- 2. As shown by EVIDENCE above (on the preceding page) the dated filing stamp was conspicuously placed at the bottom of the COVER LETTER addressed to the "CLERK OF THE COURT" where the text of the filing date shows to be difficult to read as it blends in with the text of the cover letter to the actual filings. NONE of the actual filings contained the OFFICIAL "date of filing" stamp which, even on this "cover letter" page holds a space for the name of the supposed "clerk-proxy" to be held theoretically ACCOUNTABLE for this action, but which remains entirely BLANK of such accountable identity. (Bold and underlined emphasis added)
- 3. Moreover, although this case was provided a HANDWRITTEN CASE NUMBER, that number being handwritten indicates that there was no "official" printout showing actual entry of this case into any purported "SOUTH DAKOTA UNIFIED JUDICIAL SYSTEM" and/or any purported "FOURTH JUDICIAL CIRCUIT COURT" containing any reputable judges. In fact, as also shown by the embedded EVIDENCE above and immediately below, the date-stamped cover letter is VOID of any indication of what "judge" was actually assigned to this important case in suit against the Governor and other "principals" and "agents" ACCOUNTABLE to the STATE and UNITED STATES "TAXPAYERS" as joint "CO-BENEFICIARIES" in this "civil" DISCRIMINATION and COMMON LAW TORT action with CRIMINAL CLAIMS and a "DEMAND FOR MULTI-COUNTY GRAND JURY INVESTIGATION" inextricably intertwined. (Bold and underlined emphasis added)

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 (4<sup>th</sup>) CIRCUIT COURT P.O. BOX 626
78 Sherman Street DEADWOOD, S.D. 57732-0626

Dear LAWRENCE COUNTY Clerk,



4. Instead of providing "OFFICIAL" notification of the (last) name (only) of a reputable "judge" assigned to this case, DEPUTY CLERK Kristie Gibbens instead – again conspicuously – provided the name of a judge in the "subject line" of her email dated 6/17/22.

### CIV 22-116, Judge Stawn.

From: Gibbens, Kristie (kristie.gibbens@ujs.state.sd.us)

To: deschied@yahoo.com

Date: Friday, June 17, 2022 at 10:43 AM MDT

Kristie Gibbens

Lawrence Co Deputy Clerk

PO Box 626

Deadwood SD 57732 0626

605-578-2042



NOTICE OF APPEAL.tif 2.4MB NOTICE that this email attachment containing the return of the entirety of BENEFICIARY / PRIVATE, PUBLIC PROXY David Schied's filings with ONLY the "cover letter addressed to the Clerk" datestamped, was sent as a hard-to-save "TIF" file format rather than the standard PDF format.

5. Further, in spite of the details provided in the entirety of this COVER LETTER that was date-stamped at the bottom and over the text, as well as the details of the actual "CLAIM OF APPEAL" and accompanying "MOTION FOR EXTENSION OF TIME" – each clearly bearing the names of the TWO "inextricably intertwined" CASE NUMBERS USED FRAUDULENTLY BY THE STATE's CO-TRUSTEES – Deputy Clerk Kristie Gibbens was initially ready to return everything to me (BENEFICIARY / PRIVATE, PUBLIC PROXY / SUI JURIS RELATOR David Schied) as a "totally and permanently disabled quad-amputee" with TORT and DISCRIMINATION CLAIMS affiliated with the "deprivation of rights" to paid public transportation to even get to the Post Office and back.

Sorry...

From: Gibbens, Kristie (kristie.gibbens@ujs.state.sd.us)

To: deschied@yahoo.com

Date: Wednesday, June 8, 2022 at 01:55 PM MDT

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

6. NOTICE from the EVIDENCE embedded below, that "Deputy Clerk" Kristie Gibbens did not take the "conspicuous" actions of handwriting a case number on the "Cover Letter" and date stamp that cover letter at the bottom of the first page without identifying the name of the AGENT processing this filing on behalf of the also apparently nameless "CLERK OF THE COURT" for the "4TH CIRCUIT COURT" ... until after I (BENEFICIARY / PRIVATE, PUBLIC PROXY / SUI JURIS RELATOR David Schied) provided her with reference to the FACT that I am not working this "case" on behalf of the TAXPAYERS for "free" but instead I am PROSECUTING both the "civil" and the "criminal" CLAIMS of this case under a FEE SCHEDULE already submitted to the "CO-TRUSTEES" of the STATE OF SOUTH DAKOTA through its many PRINCIPALS and AGENTS. (Bold and underlined emphasis added)

# DO NOT SEND BACK MY DOCUMENTS - FILE INSTEAD as I have intended to occur as my "CLAIM OF APPEAL"

From: David Schied (deschied@yahoo.com)

To: Kristie.Gibbens@UJS.STATE.SD.US

Cc: deschied@yahoo.com

Date: Wednesday, June 8, 2022 at 06:02 PM MDT

#### Dear Clerk Gibbons,

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



060622\_ClaimofAppeal+Mot2ExtendTime4Filing2CircuitCourt.pdf 793.8kB



060622\_Mot4WAIVERFEES2CircuitCourt.pdf

I.1MB

- 7. In the aftermath of these (intentionally) confusing actions by an individual who is supposed to be acting as if taking matters of "APPEAL" to the CIRCUIT COURT is a "standard procedure" under the law as referenced by CO-TRUSTEE and "ALJ" Eric Monson acting on the behalf of himself as well as on the behalf of the CO-TRUSTEES of the "DSS" as well as of the fictional and seemingly unaccountable "OFFICE OF HEARING EXAMINERS" and the "BUREAU OF ADMINISTRATION" as altogether being AGENTS for the PRINCIPAL of the CO-TRUSTEE "STATE OF SOUTH DAKOTA" there have been a number of other actions occur by the "unclean hands" of these and other added AGENTS of the CO-TRUSTEES collectively acting as "THE 'DEEP' STATE" as shown below. (Bold and/or underlined emphasis added)
- 8. There have also been additional actions taken by me, as BENEFICIARY / PRIVATE, PUBLIC PROXY / SUI JURIS RELATOR (hereafter, "B/PPP/SJR") David Schied, to painstakingly stand behind the "\$2,000,000 per incident" as noticed in the above-referenced FEE SCHEDULE, by putting together the beginning of a "documents library," building an ARTICLE III COURT OF RECORD for the sovereign People on the Internet, and to summarily produce a VIDEO DOCUMENTARY exhibiting just some of the most DAMNING EVIDENCE in the COTRUSTEES' own words and actions as a matter of the OFFICIAL RECORD.
- 9. The first of these latest actions came from the STATE's "BAR" attorney Eric Monson himself acting in CONSPIRACY with his fellow "ASSISTANT ATTORNEY GENERAL" Wade Reimers being together also two of the alleged "CRIMINALLY ACCUSED" who, referencing the OFFICE OF ADMINISTRATIVE HEARINGS ("OAH") Case # 22-365, entered the following letter into this instant ARTICLE III ("Public") COURT OF RECORD.



ADMINISTRATIVE HEARINGS 700 GOVERNORS DRIVE PIERRE, SD 57501-2291 PHONE: 605.773.6851 FAX: 605.773.6873 dss.sd.gov

May 31, 2022 David Schied PO Box 321 Spearfish SD 57783

RE: Schied OAH 22-365

Dear David Schied:

Please note that sending an email and attachment to the Office of Administrative Hearings is not sufficient to appeal an administrative final order. Appeals must be made to the Circuit Court by following the statutes set out under SDCL Chapter 1-26.

Obtaining the services of an attorney is highly advised. There are strict time deadlines, and it is extremely important that you take action immediately.

Sincerely,

Erio H. Monson

Eric H. Monson Administrative Law Judge

EHM/mmh

cc: Wade Reimers

As PROVEN on the next page, this "signature" to the left is FRAUDULENT since it it affixed to documents by a third party (CO-TRUSTEE named as "DOE" Melody Hackett) and not by Monson himself.

This letter by the sovereign People's "CO-TRUSTEE" Eric Monson demonstrates just one of the many ways that the "DEEP" STATE "agents" and "principals" use the mere "color" of law and legitimacy to place PROCEDURE OVER **SUBSTANCE**; so to undermine the sovereign "independence" and the "rights" of poor, elderly, and disabled Americans through **COERCION** and by simply overwhelming them.

10. The second of these latest actions came – again from the STATE's "BAR" attorney Eric Monson himself acting in CONSPIRACY with his fellow "ASSISTANT ATTORNEY GENERAL" Wade Reimers (also named herein as "DOE") and Monson's "assistant" Melody Hackett, demonstrating a "reasonable PROOF" that Eric Monson's "signature" is a STAMP being used (such as demonstrated above) by his third party CO-CONSPIRATOR taking actions FRAUDULENTLY in his stead, and then "Certifying" the results of her own FRAUDULENT acts committed under Monson's authority.



ADMINISTRATIVE HEARINGS

700 GOVERNORS DRIVE PIERRE, SD 57501-2291 PHONE: 605.773.6851 FAX: 605.773.6873

dss.sd.gov

June 24, 2022

Clerk of Courts, Lawrence County PO Box 626 78 Sherman Street Deadwood, SD 57732-0626

RE: Schied CIV 22-116

Dear Clerk:

Please find enclosed the record in the above-referenced matter. Please accept the same for filing.

I certify that the enclosed documents, papers and exhibits constitute the record in the administrative proceedings. Copies of the record and indexes have been concurrently sent to each party of record. EVIDENCE OF FRAUD.

Sincerely,

Eric H. Monson Administrative Law Judge

EHM/mmh

cc: David Schied Wade Reimers

Compare these two **OFFICIAL** "signatures" by this ONE so-called "judge." The REAL one will be called to TRIAL BY JURY and prosecuted for authorizing this FRAUD.

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

Eric H. Monson

11. Both of these above-referenced FRAUDULENT so-called "legal signatures" of the IMPOSTER JUDGE Eric Monson were included in the total 233 pages that were sent to the UNNAMED "fictional title" of the "CLERK OF COURTS" of LAWRENCE COUNTY. (See below for the context of the "stamped" signature used by CO-TRUSTEE Melody Hackett to create an "official" ADMINISTRATIVE document that is supposed to address constitutional

DUE PROCESS with "accountability" in government.)

Dated this 12th day of May, 2022.

Erio 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 12<sup>th</sup> day of May, 2022.



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)

12. Furthering the confusion presented from the above "acts of the STATE's agents and principals" is the FACT that, as shown by Gibbens' email (a few pages back herein) referencing "Judge Stawn", a search of the entire "SOUTH DAKOTA UNIFIED JUDICIAL SYSTEM" – as well as the so-called "4th CIRCUIT COURT" in DEADWOOD, SOUTH DAKOTA reveals that no such "Stawn" exists, which explains why this so-called "DEPUTY CLERK" Kristie Gibbens and her supervisory UNNAMED and UNACCOUNTABLE "CLERK OF THE COURT" of the 4th CIRCUIT COURT appeared to refuse to otherwise properly place this FRAUDULENT "judge" name on the "official" documents that I/"B/PPP/SJR" David Schied was filing, but instead placed this bogus name on the subject line instead without any clarification whatsoever about that "judge" name being associated with this case as conveyed to a "totally and permanently disabled quad-amputee" presenting this instant case independently ("sui juris") and administratively for prosecution as "TRIAL BY JURY."

13. What was uncovered however, in the above <u>administrative</u> search of <u>STATE-employed judges</u>, was the name of one "*judge*" by the name of "*Eric Strawn*" in DEADWOOD.

Contacts	Counties	Probation Services	Forms & Policies	Service Providers	Additional Resources
Fourth Circuit Contacts					
Name	Title		Address		Contact
Shawn Sorenson	Circuit Court Administrator		PO Box 939 1425 Sherm Sturgis, SD 5		Ph. 605-347-0017 Fax. 605-347-3526
Cindy Gackle	Circuit Court Administrative Assistant		PO Box 939 1425 Sherm Sturgis, SD 5		Ph. 605-347-0017 Fax. 605-347-3526
Derrick Nedved	Chief Court Services Officer		PO Box 494 Deadwood, S	SD 57732	
Darrell "Gene" McNabb	Deputy Chief Court Services Officer		1425 Sherm Sturgis, SD 5		
Michael W. Day	Presiding Circuit Judge		839 5th Aver Belle Fourch		
Michelle K. Comer	Circuit Judge		PO Box 626 Deadwood, S	PO Box 626 Deadwood, SD 57732	
Kevin J. Krull	Circuit Judge		PO Box 939 Sturgis, SD 5	PO Box 939 Sturgis, SD 57785	
Eric J. Strawn	Circuit Judge		PO Box 626 Deadwood, SD 57732		
Chad R. Callahan	Magistrate Judge		PO Box 626 Deadwood, SD 57732		
Francy E. Foral	Magistrate Judge		PO Box 939 Sturgis, SD 5	57785	Ph. 605-347-4411

- 14. Given that "DEPUTY CLERK" Gibbens purports to be working in the employ of the very same location at "Judge Eric Strawn" but communicated (albeit informally) that the STATE OFFICIAL presiding over this case FOR a "totally and permanently disabled quad-amputee" and "one of the Sovereign American People" is somebody else of another FICTITIOUS name, there begs the perpetuating question about "What else in all of this CORPORATE FICTION DESIGN goes beyond the mere 'appearance' of being an absolute FALSITY" behind this STATE-manufactured 'SETUP'?"
- 15. As shown above, there is also another listed above by the name of "Shawn," which brings on the question that since DEPUTY CLERK Gibbens' questionably motivated "acts of the STATE" were so deceptively VOID of any other name associated with "Stawn," whether the so-called "incompetency" or "dereliction" of this "deputy clerk" presumably working in the same small building in the same small town as "Judge Eric Strawn" or in the next county over from her boss as the "CIRCUIT COURT ADMINISTRATOR," Shawn Sorenson, got a letter of the name missing or either, and which "person" to which she was actually referring.
- 16. The FACT is that the underlying "ADMINISTRATIVE 'DUE PROCESS' PROCEEDING" presided over by the CO-TRUSTEE identifying himself as a matter of official RECORD

- as <u>Eric Monson</u>, had worked with his STATE "BAR" COHORT <u>Wade Reimers</u> and <u>Melody Hackett</u> to COERCE me, BENEFICIARY / PRIVATE, PUBLIC PROXY / SUI JURIS RELATOR David Schied <u>OUT OF THE JURISDICTION of LAWRENCE</u> <u>COUNTY into MEADE COUNTY to commit the alleged CRIMES and FEDERAL</u> "ADA" violations in <u>STURGIS</u>, making this a <u>MULTI-COUNTY matter</u>.
- 17. Augmenting the above-referenced FACT is that on the phone line were CO-TRUSTEES "attending" the so-called "due process hearing" on 5/5/22 (referenced by the so-called "FINAL ORDER OF DISMISSAL" containing the FRAUDULENT "stamped signature" of "ALJ" Eric Monson herein "being APPEALED") who were known to be in both RAPID CITY (Angie Reichert in PENTINGTON COUNTY) and BELLE FOURCHE (Kim Terrill in BUTTE COUNTY), who were participating in the CRIMES being perpetrated by Monson and Reimers who were respectively "representing" the OFFICE OF HEARING EXAMINERS in the BUREAU OF ADMINISTRATION and the SOUTH DAKOTA OFFICE OF THE ATTORNEY GENERAL (in the city of PIERRE in HUGHES COUNTY), again reinforcing the FACT that, jurisdictionally, this a MULTI-COUNTY matter and not isolated to LAWRENCE COUNTY. (Bold and/or underlined emphasis added)
- 18. In addition, while on 6/24/22 the CO-TRUSTEES STATE's "BAR" attorney ("ALJ") Eric Monson and/or his COHORTS IN CRIME submitted to both the LAWRENCE COUNTY (4<sup>TH</sup>) CIRCUIT COURT and "B/PPP/SJR" David Schied their 233 pages of "RECORDS in the above-referenced manner" identified below as EXCLUSIVELY consisting of the following sets of documents originally written by "B/PPP/SJR" David Schied WITHOUT inclusion of anything else in DEFENSE of the allegations against the STATE the STATE's CO-TRUSTEES of the BUREAU OF ADMINISTRATION (Scott Bolinger) and OFFICE OF HEARING EXAMINERS (Catherine Williamson) took a different and DISCRIMINATORY path of OBSTRUCTING "B/PPP/SJR" David Schied's access to other UNKNOWN documents that they had presumably also sent to the LAWRENCE COUNTY (4<sup>TH</sup>) CIRCUIT COURT without such OBSTRUCTIONS embedded by their methodology.
- 19. To further explain (see below and on the next page):
  - a) As shown by the case captioning on all filings with the "4<sup>TH</sup> CIRCUIT COURT" thus far, the "*Cases on Appeal*" herein in this <u>CASE # CIV 22-166</u> are being referenced by case numbers created by the CO-TRUSTEES being referenced as "*FRAUDULENT*."

Copyright © 2022 by David Schied (All Rights Reserved)

Those fraudulent cases were constructed with numbers: "OHE # PRR 22-02",

"001286794" and "OAH 22-365".

b) The (fraudulent) "Case ## 001286794" and "OAH 22-365" refers to what was listed on CO-TRUSTEE Monson's FRAUDULENT "FINAL ORDER OF DISMISSAL" (as shown immediately below), which is PROVEN FRAUDULENT by the EVIDENCE in the PUBLIC RECORD as presented further below in "ARGUMENT" by links on the Internet.

STATE OF SOUTH DAKOTA	)	DEPARTMENT OF SOCIAL SERVICES
COUNTY OF LAWRENCE	}	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

c) As captioned on page one ("Cover Page") of this instant <u>Case 22-116</u>, the reference to the Case # "<u>OHE # PRR 22-02</u>" refers to the "inextricably intertwined" matters involving the repeated DENIALS OF OPEN RECORDS by the STATE's "BAR" attorneys Jenna Howell and Jeremy Lippert, which culminated in yet UNRESOLVED "ADMINISTRATIVE 'DEEP' STATE" proceedings taking place in PIERRE, of HUGHES COUNTY in SOUTH DAKOTA as shown immediately below.

STATE OF SOUTH DAKOTA	)	BUREAU OF ADMINISTRATION
COUNTY OF HUGHES	) ss )	OFFICE OF HEARING EXAMINERS

DAVID SCHIED

OHE # PRR 22-02

VS.

CERTIFICATE OF SERVICE

SOUTH DAKOTA DEPARTMENT OF SOCIAL SERVICES SOUTH DAKOTA DEPARTMENT OF HUMAN SERVICES

d) The header for the above-referenced "official filing" with the CO-TRUSTEES of the BOARD OF HEARING EXAMINERS (<u>Catherine Williamson</u>) and the BUREAU OF ADMINISTRATION (<u>Scott Bolinger</u>) was pertaining to the same case being referenced below (next page) by the STATE's "BAR" attorney Jenna Howell on 5/6/22.



DEPARTMENT OF HUMAN SERVICES

OFFICE OF THE SECRETARY

Hillsview Properties Plaza, East Highway 34

c/o 500 East Capitol

Pierre, South Dakota 57501-5070

Phone: (605) 773-5990

FAX: (605) 773-5483

TTY: (605) 773-5990

dhs.sd.gov

South Dakota Office of Hearing Examiners 523 E. Capitol Avenue Pierre, SD 57501

Hand Delivered

May 6, 2022

RE: Schied v. DHS and DSS, OHE # PRR 22-02

Dear Office of Hearing Examiners,

Please find attached for filing the joint Response of the Departments of Human Services and Social

Services and Certificate of Service in the above-entitled manner.

Sincerely,

Jenna E. Howell

Senior Department Counsel

SD Department of Human Services

cc: Mr. David Schied

e) NOTE (as shown immediately below and on the next page) that the "<u>JOINT</u> <u>RESPONSE</u> ..." was "signed" by BOTH of the STATE's "BAR" attorneys Jenna Howell and Jeremy Lippert while operating as the so-called "SPECIAL ASSISTANT ATTORNEY GENERAL(s)" under employ of the CONVICTED and IMPEACHED "SOUTH DAKOTA ATTORNEY GENERAL" Jason Ravnsborg:

STATE OF SOUTH DAKOTA ) BUREAU OF ADMINISTRATION ) ss

COUNTY OF HUGHES ) OFFICE OF HEARING EXAMINERS

**DAVID SCHIED** 

VS.

SOUTH DAKOTA DEPARTMENT OF SOCIAL SERVICES SOUTH DAKOTA DEPARTMENT OF HUMAN SERVICES OHE # PRR 22-02

RESPONSE OF THE DEPARTMENT
OF HUMAN SERVICES
AND THE
DEPARTMENT OF SOCIAL SERVICES

Respectfully submitted this day of May, 2022

Jeremy Lippert

Special Assistant Attorney General

Department of Social Services 700 Governor's Drive Pierre, South Dakota 57501-2291

(605) 773-3305

Jenna Howell

Special Assistant Attorney General

Department of Human Services 3800 East Hwy 34 Hillsview Plaza c/o 500 East Capitol Ave

Pierre, South Dakota 57501-2291

(605) 773-5990

- f) Understandably, "B/PPP/SJR" David Schied's initial failure when filing his original "CLAIM OF APPEAL" to include reference to the FRAUDULENT case referenced by the CO-TRUSTEE STATE's "BAR" attorneys Monson, Howell and Lippert under employ of the CO-TRUSTEES "DHS" (i.e., CO-TRUSTEES "DEPARTMENT OF HUMAN SERVICES") and "DSS" (i.e., CO-TRUSTEES "DEPARTMENT OF SOCIAL SERVICES") respectively, was due to the systemically instituted CONFUSION caused by similarly contrived three-letter acronyms representing the proverbial "arms" of the STATE by the use of the DSS of the letters "OHE" and "OAH" in the issuance of its OWN case numbers WITHOUT EXPLANATION OF WHERE, HOW AND WHY THESE CASE NUMBERS ARE DERIVED.
- g) Regardless of the failure by "B/PPP/SJR" David Schied to include explicit reference to the Case No. "OHE #PRR 22-92," the EVIDENCE PROVES that all AGENTS and PRINCIPALS of the CO-TRUSTEES "STATE OF SOUTH DAKOTA" including Catherine Williamson ("OFFICE OF HEARING EXAMINERS") and Scott Bolinger ("BUREAU OF ADMINISTRATION") were nonetheless "SERVED" with all of the documents previously "filed" by "B/PPP/SJR" David Schied with this "DEPUTY" CLERK OF COURTS Kristie Gibbens as referenced by the CERTIFICATE OF SERVICE issued on 6/6/22 (as shown graphically below on the next page).

#### CERTIFICATION OF SERVICE

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

- 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 *QUALIFICATIONS*' *'OPERATIONAL* **POLICIES**' AND 'PERSONNEL EVALUATING **QUAD-AMPUTEE** 'LEVEL OFNEEDS' 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;

. . .

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)

h) As already shown above (and again below), on 6/24/22, CO-TRUSTEE Eric Monson acted on his own behalf and that of the CO-TRUSTEES "DSS" to respond to the "SERVICE OF PROCESS" on the "APPEAL" of his FRAUDULENT acts on 5/5/22, by submitting to both the "4<sup>TH</sup> CIRCUIT COURT" in DEADWOOD and to me as CONTRACTED ADMINISTRATOR "B/PPP/SJR" David Schied, copies of the

# Meade County

County in South Dakota

Meade County is a county in the U.S. state of South Dakota. As of the 2020 United States Census, the population was 29,852. Its county seat is Sturgis. Wikipedia

**Area:** 3,483 mi<sup>2</sup> **Founded:** 1889

Population: 28,149 (2020)

Seat: Sturgis

Unemployment rate: 2.5% (Mar 2022)

Cities: Sturgis, Piedmont, Black Hawk, Faith,

Summerset

"<u>RECORD IN THE ADMINISTRATIVE PROCEEDING</u>" carried out on 5/5/22 as carried out in the town of STURGIS as the "seat" of MEADE COUNTY.



ADMINISTRATIVE HEARINGS

700 GOVERNORS DRIVE PIERRE, SD 57501-2291 PHONE: 605.773.6851 FAX: 605.773.6873

dss.sd.gov

June 24, 2022

Clerk of Courts, Lawrence County PO Box 626 78 Sherman Street Deadwood, SD 57732-0626

RE: Schied CIV 22-116

Dear Clerk:

Please find enclosed the record in the above-referenced matter. Please accept the same for filing.

I certify that the enclosed documents, papers and exhibits constitute the record in the administrative proceedings. Copies of the record and indexes have been concurrently sent to each party of record.

Sincerely,

Eric H. Monson

Administrative Law Judge

EHM/mmh

cc: David Schied Wade Reimers

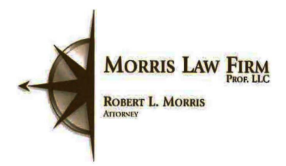
- i) At approximately the same time that CO-TRUSTEE committed to the abovereferenced action WITHOUT PRIOR NOTICE TO "B/PPP/SJR" (me) David Schied
  but while mailing the documents concerning the Case No's. "001286794" and "OAH
  22-365" by regular First Class U.S. Mail delivery, the CO-TRUSTEES operating under
  Scott Bolinger (at the STATE's "BUREAU OF ADMINISTRATION") and Catherine
  Williamson (at the BOA's "OFFICE OF HEARING EXAMINERS") presumably did
  the same, except sending their documents concerning the Case No. "OHE # PRR 2202" to a "totally and permanently disabled quad-amputee" knowing full well that I,
  "B/PPP/SJR" (me) David Schied (who does not "handwrite" without fingers, who is
  WITHOUT TRANSPORTATION, and who NEEDS EXTRA TIME on all tasks, per
  "ADA" requirements) SENT THEIR DOCUMENTS UNDER STRICT TIME
  GUIDELINES AND WITH "SIGNATURE REQUIRED."
- 20. As a direct and/or indirect result of the STATE's CO-TRUSTEES sending those documents to me/"B/PPP/SJR" David Schied with strict time guidelines and signature required while disregarding ADA REQUIREMENTS for "reasonable accommodations"

to otherwise be provided toward "B/PPP/SJR" (me) David Schied as a "totally and permanently disabled quad-amputee" being knowingly DEPRIVED OF HIS RIGHT TO PUBLIC TRANSPORTATION by the STATE OF SOUTH DAKOTA "CO-TRUSTEES," whatever documents that were sent to "B/PPP/SJR" (me) David Schied and likely duplicated in copy to this "4<sup>TH</sup> CIRCUIT COURT" were returned back to CO-TRUSTEES Scott Bolinger an Catherine Williamson by the U.S. Post Office BEFORE "B/PPP/SJR" (I) David Schied even received (on 7/4/22) the "delivery/pickup" NOTICE as shown below dated as 6/18/22.



This "NOTICE" was not received by me, "B/PPP/SJR" (me) David Schied, until 7/4/22 (as WITNESSED in this receipt by a THIRD PARTY); and when both "tracking" that day and telephoning USPS the following day, I/"B/PPP/SJR" (me) David Schied was notified that it was "too late for pickup" and that the package was already "RETURNED" as indicated.

21. After that, on 6/30/22, the CO-TRUSTEES of the STATE OF SOUTH DAKOTA caused yet another of the STATE's "BAR" attorneys to "enter an APPEARANCE" into this MULTI-COUNTI "ARTICLE III COURT OF RECORD" as yet another so-called "SPECIAL ASSISTANT ATTORNEY GENERAL", being a flesh-and-blood man from BELLE FOURCHE of BUTTE COUNTY named Robert Morris.



June 30, 2022

David Schied P.O. Box 321 Spearfish, SD 57783

RE: David Schied v. South Dakota Department of Social Services

Lawrence County 40CIV22-000116

Dear Mr. Schied:

Reference to another FRAUDULENT "Case #" using the prefix of "40"

Please find enclosed a true and correct copy of the *Notice of Appearance of Robert L.*Morris in the above matter.

The same is intended as service by mail upon you.

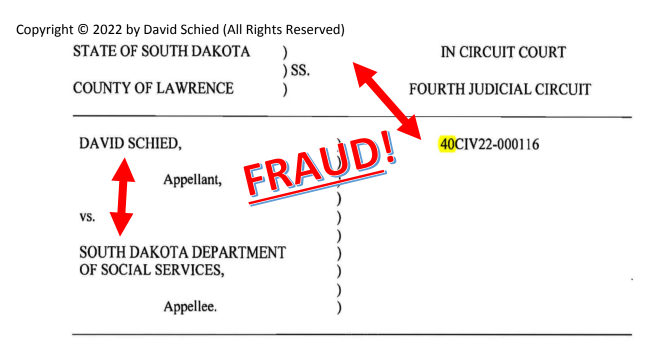
Very truly yours,

MORRIS LAW FIRM, Prof. LLC

Robert L. Morris

RLM/slt Enc.

22. Importantly, not only did this "newly appearing" CO-TRUSTEE open with a FRAUDULENT reference to the original Case # entered into the RECORD by "DEPUTY CLERK" Kristie Gibbens by adding the "prefix" of the number "40," but so too did the STATE's "AGENT AS CO-TRUSTEE" Robert Morris also change the original CONTEXT and the original CAPTIONING and well as my/"B/PPP/SJR" David Schied's own STATUS for the APPEAL CASE, being a FRAUDULENT DEVIATION from what was originally intended as filed by "B/PPP/SJR" David Schied on 6/10/22. (See the EVIDENCE of this FRAUD next page)



#### NOTICE OF APPEARANCE

TO: The Appellant David Schied, Pro Se.



PLEASE TAKE NOTICE that Robert L. Morris, Morris Law Firm, Prof. LLC, hereby makes an appearance as counsel for Appellee South Dakota Department of Social Services in the above matter. It is requested that copies of all further pleadings, filings, and other documents related to this matter be served upon the undersigned.

Dated this 30th day of June, 2022.

MOTRIS LAW FIRM, PROF. LLC

Atto hey for South Dakota Department of Social Services

/s/ Robert L. Morris

Robert L. Morris

Special Assistant Attorney General

P.O. Box 370

Belle Fourche, SD 57717-0370

Phone: (605) 723-7777

bobmorris@westriverlaw.com

Schied v. SDDSS 40CIV22-000116 Notice of Appearance Page 1 of 2

23. The document entered into MY "COMMON LAW" and "ARTICLE III (compliant) COURT OF RECORD" by the CO-TRUSTEE STATE's "Special assistant Attorney General" Robert Morris is FRAUDULENT for the minimal number of reasons demonstrated below:

a) <u>First</u>, this so-called "APPEARANCE" <u>deprives and changes the RECORD</u> from its CONSTITUTIONALLY COMPLIANT intent (of my/"B/PPP/SJR" David Schied's "original filing") as shown below:

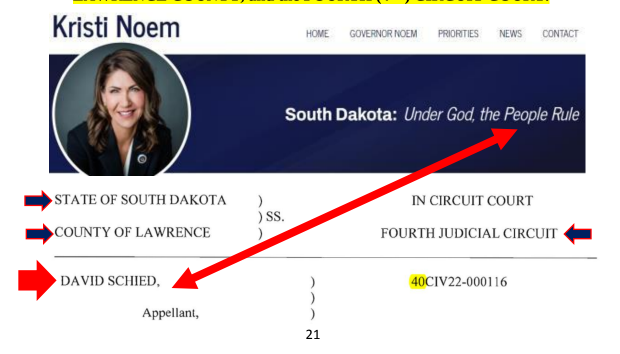
UNDER THE U.S. CONSTITUTION and the SOUTH DAKOTA CONSTITUTION
and the SPIRIT and LETTER of ALL LAWS COMPORTING WITH THE
COMMON LAW(S) OF THE LAND, AND THIS "ARTICLE III COURT OF RECORD"

#### 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 <a href="MENEFICIARY"><u>BENEFICIARY</u></a> of the social welfare system; a <a href="Common Law GRIEVANT">COMMON Law GRIEVANT</a> / CRIME VICTIM and <a href="CLAIMANT">CLAIMANT</a> acting in his Sui Juris Private capacity; as well as in his "EX REL" capacity of a <a href="PRIVATE">PRIVATE</a>, PUBLIC PROXY</a> on behalf of the South Dakota and American "TAXPAYERS" "Beneficiary / Private Public Proxy" — Sui Juris

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
CASE # CIV22-116
ADMINISTRATIVE CASE NUMBERS
INCLUDED HEREIN AS "APPEALED"
Case # OHE # PRR 22-02 (fraudulent)
referenced by "CO-TRUSTEES" on 5/6/22
Case # 001286794 (fraudulent) and
OAH # 22-365 (fraudulent)
referenced by "CO-TRUSTEES" on 5/12/22

b) Second, the STATE's representative CO-TRUSTEE, "SPECIAL ASSISTANT ATTORNEY GENERAL" Robert Morris, has both changed my SOVEREIGN STATUS (as "B/PPP/SJR" David Schied) being "one of the Sovereign People" – as the GOVERNOR as CO-TRUSTEE publicly displays on the STATE's "website" as having a STATUS JUST BENEATH "GOD" (and ABOVE "GOVERNMENT") – and criminally converted this "flesh-and-blood" Sovereign American man into an ALL CAPS entity of a "CORPORATE FICTION" that is on the same par with the CORPORATE "DEPARTMENT" of the "SOCIAL SERVICES" fictional entity and BENEATH ALL THREE of the STATE OF SOUTH DAKOTA, LAWRENCE COUNTY, and the FOURTH (4<sup>TH</sup>) CIRCUIT COURT.



c) Third, the STATE's representative CO-TRUSTEE, "SPECIAL ASSISTANT ATTORNEY GENERAL" Robert Morris, has further changed my SOVEREIGN STATUS (as "B/PPP/SJR" David Schied) being "one of the Sovereign People" i.e., from being a "BENEFICIARY" and "PRIVATE, PUBLIC PROXY" acting in the COMMON LAW by "EX REL" to the STATE and UNITED STATES "TAXPAYERS" – to being merely a "Pro Se" litigant (and CONSTRUCTIVELY DENYING "B/PPP/SJR" David Schied's "inextricably intertwined" status acting in "SUI JURIS").

#### NOTICE OF APPEARANCE

TO: The Appellant David Schied, *Pro Se.* 

Here, the assignments of "titles" are another attempt to change original "SOVEREIGNTY" of the People.

PLEASE TAKE NOTICE that Robert L. Morris, Morris Law Firm, Prof. LLC, hereby

above matter. It is requested that copies of all further pleadings, filings, and other documents

makes an appearance as counsel for Appellee South Dakota Department of Social Services in the

related to this matter be served upon the undersigned.

Here again, the ALL CAPS signifies a **CORPORATION** created "under the government" and NOT UNDER GOD.

Dated this 30th day of June, 2022.

MORRIS LAW FIRM, PROF. LLC

- 24. As the STATE's representative CO-TRUSTEE, "SPECIAL ASSISTANT ATTORNEY
- GENERAL" Robert Morris' above-referenced clearly asserts in his "APPEARANCE" document to the FOURTH (4<sup>TH</sup>) CIRCUIT COURT, he "represents" ONLY the CO-TRUSTEES in their CORPORATE capacity as a COLLECTIVE known as the "principal" of the SOUTH DAKOTA DEPARTMENT OF SOCIAL SERVICES (hereafter, "DSS") as merely an "AGENT OF THE STATE". He does NOT represent the individuals NAMED and YET UNNAMED (as "DOES 1-26") IN THEIR PRIVATE CAPACITIES. Those individuals must each file their Responses separately since their individual and collective acts are alleged to comprise both a CONSPIRACY AGAINST ("CIVIL") RIGHTS, a CRIMINAL "RICO" CONSPIRACY TO FRAUD UPON THE "TAXPAYERS," and PROVEN UNCONSTITUTIONAL acts falling outside of their job duties.
- 25. Given the circumstantial and contextual FACTS listed above in paragraphs 1-24 (to include sub-categorized paragraphs), as well as the matter of RECORD in the filing of the previous "CLAIM OF APPEAL ..." and the accompanying two "MOTION FOR WAIVER OF FEES

<u>AND COSTS</u> ..." and "<u>MOTION FOR EXTENSION OF TIME</u> ..." that, to date, remain UNANSWERED BY THE "COURT" – as well as by the so-called "UNIFIED JUDICIAL SYSTEM" – FOR REASONS UNKNOWN – this instant combined "<u>MOTION FOR IMMEDIATE CONSIDERATION</u>" and "<u>MOTION FOR DECLARATORY STATEMENT</u>" should be immediately addressed in order not to cause further TORT HARM and consequential further DAMAGE CLAIMS and added ADMINISTRATIVE FEES as dictated by the previous FEE SCHEDULE that has long been in the possession of "CO-TRUSTEES of the "STATE" (including in the GOVERNOR's possession).

#### **ARGUMENT**

- 26. BENEFICIARY / PRIVATE, PUBLIC PROXY / SUI JURIS RELATOR (hereafter, "B/PPP/SJR") David Schied (in the first person as "I" given the "AFFIDAVIT OF TRUTH" supporting all of the STATEMENTS of FACTS and ARGUMENTS herein), restates all of the above paragraphs 1-25 as if reiterated herein verbatim.
- 27. Having timely filed his inclusive "CLAIM OF APPEAL" as well as other previously filed relevant "MOTIONS" of STATEMENTS and EVIDENCE, "B/PPP/SJR" David Schied herein reasserts that I/he have/has ample evidence to show that I/he came to this STATE as a poor, elderly, and disabled "REFUGEE" and "CRIME VICTIM;" and that, since my/his arrival, the "ADMINISTRATIVE 'DEEP' STATE" principals and agents of the NOEM ADMINISTRATION have been undermining my/his constitutional guarantees, as well as my/his "civil rights" through illegal DISCRIMINATION and other a furtherance of their own illicit behaviors to constitute CRIMINAL CONDUCT as supported by my/his own CRIMINAL COMPLAINTS submitted also to the SOUTH DAKOTA ATTORNEY GENERAL and the GOVERNOR, as well as many other purported STATE "government officials."
- 28. 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/"B/PPP/SJR" David Schied 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."

- 29. My participation in these proceedings has come about through COERCION of the named COTRUSTEES to cause me/"B/PPP/SJR" David Schied 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.
- 30. I/"B/PPP/SJR" David Schied long ago placed these CO-TRUSTEES on clear NOTICE that I/he was "one of the sovereign People" protected by the THIRTEENTH AMENDMENT of the U.S. CONSTITUTION forbidding "INVOLUNTARY SERVITUDE."
- 31. Further, I/"B/PPP/SJR" David Schied have many RECORDS to show that, per my/his entitlement under the "customary" practice and the "COMMON" LAW, I/he had the right to submit my/his "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/"B/PPP/SJR" David Schied and many others through this type of tortuous "Hell" while operating as a "CONTINUING FINANCIAL CRIMES ENTERPRISE."
- 32. As such an accumulation of "<u>CLAIMS IN COMMERCE</u>" exist in an amount expected to surmount \$500,000,000, I herein assert that once a "<u>settlement</u>" with the STATE and/or a JURY VERDICT has concluded in such a valid amount, that all "<u>court costs</u>, <u>fees</u>, <u>and transcript costs</u>" associated with this case that was FRAUDULENTLY "<u>railroaded</u>" 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.
- 33. CO-TRUSTEES have been and will also continue to be named in this case **collectively** in their **CORPORATE capacities** as member "agents" of said "DEPARTMENTS," "BUREAUS," "DIVISIONS," "SECTIONS," "UNITS," "OFFICES," and "CONTRACTED SERVICE PROVIDERS" operating in, through, and for their "principal" as the STATE OF SOUTH DAKOTA.
- 34. In such instances, the doctrine of <u>respondeat superior</u> applies; and therefore, the STATE is entitled to have separate "legal representation" for these CORPORATE entities at the STATE's (i.e., "TAXPAYER'S") expense, with the STATE (and "TAXPAYERS") also being likewise accountable for the DAMAGE CLAIMS in context of my//"B/PPP/SJR" David Schied acting on the capacity of PRIVATE, PUBLIC PROXY in the interest of those TAXPAYERS for recovering any of their losses through the prosecution of their DAMAGE CLAIMS against the private individuals comprising those separate "DEPARTMENTS," "BUREAUS," "DIVISIONS," "SECTIONS," "UNITS," "OFFICES," and "CONTRACTED"

- Copyright © 2022 by David Schied (All Rights Reserved)

  SERVICE PROVIDERS," who are as "public officials" supposed to be operating through various forms of "surety" to the TAXPAYERS by way of "PERFORMANCE" BONDS, individual or group "INDEMNITY BONDS," "BLANKET BONDS" or "BLANKET INSURANCE," "ERRORS AND OMISSIONS" insurance coverage, etc.
- 35. The common law term describing successively higher levels of administrative authority is "respondeat superior", which was established in seventeenth— century England to define the legal liability of an employer for the actions of an employee. The doctrine was adopted in the United States and has been a fixture of agency law. It provides a better chance for an injured party to actually recover damages, because under respondeat superior the employer is liable for the injuries caused by an employee who is working within the scope of his employment relationship. The legal relationship between an employer and an employee is called "agency." The employer is called the "principal" when engaging someone to act for him. The person who does the work for the employer is called the "agent."
- 36. The theory behind <u>respondeat superior</u> is that the principal controls the agent's behavior and must then assume some responsibility for the agent's actions. <u>NOTE</u>: The terms "principal" and "agent" are words that may appear frequently throughout this case. When they appear, it is likely to be in the same context and meaning as explained here as this "respondeat superior" type of liability relationship. (Bold emphasis)
- 37. CO-TRUSTEES have been and will also continue to be named in this case <u>individually</u> in their <u>PRIVATE capacities</u> as their damaging acts fall outside of their "administrative" job descriptions, are TORTUOUS constitutional violations, and constitute PROVEN CRIMES involving both "chain" and "wheel" conspiracies. As such, the previous forms of financial "surety" is expected to be proven; and in all instances where "surety to the TAXPAYERS" cannot be immediately proven, there will be the call for the IMMEDIATE ARREST of their "corpus" ("person" or "body") for (CRIMINAL) BONDING as UNQUESTIONABLE "surety to the TAXPAYERS."
- 38. This instant "FOURTH ( $4^{TH}$ ) CIRCUIT COURT" is to take NOTICE of the following as purportedly supported by the following cases:
  - "The officers of the law, in the execution of process, are required to know the requirements of the law, and if they mistake them, whether through ignorance or design, and anyone is harmed by their error, they must respond in damages." Roger v. Marshall and/or Rogers v. Conklin), 1 Wall. (US) 644, 17 Led 714.
  - The U.S. Supreme Court stated that "when a state officer acts under a state law in a manner in violation of the Federal Constitution he comes into conflict with the superior authority of that Constitution, and he is in that case stripped of his

official or representative character and is subjected in his person to the consequences of his individual conduct. The State has no power to impart to him any immunity from responsibility to the supreme authority of the United States." - Scheuer v. Rhodes, 416 U.S. 232, 94 S. Ct. 1683, 1687 (1974)

39. There exists an established RECORD of the previous fraudulent MULTI-COUNTY hearing conducted by "ALJ" Eric Monson with the "assistance" of the STATE'S "BAR" attorney Wade Reimers titled "SPECIAL ASSISTANT ATTORNEY GENERAL," which is currently posted PUBLICLY, 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. This included, but was not limited to, the referenced common law "WRIT OF ERROR CORAM NOBIS" – which can be located online and in the PUBLIC RECORD as found at:

http://www.ricobusters.com/?page\_id=1105 and at: https://youtu.be/QS-ukmfvuCY



- 40. Until such time that the DEMAND FOR TRIAL BY JURY occurs however, I/"B/PPP/SJR" David Schied am/is needing indeed, I/he am/is entitled by Right as one of the Sovereign American People, an alleged 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 combined "MOTION FOR IMMEDIATE CONSIDERATION" and "MOTION FOR DECLARATORY STATEMENT" BEFORE the actual filing of my/his "BRIEF ON APPEAL" in follow-up to the previously filed "CLAIM OF APPEAL" in this QUESTIONABLE JURISDICTION with this QUESTIONABLE "4th CIRCUIT COURT."
- 41. Furthermore, the AMERICAN TAXPAYERS are entitled to and have the Sovereign Right to know how the CORPORATIZED "government" called the "STATE OF SOUTH DAKOTA" is actually operating as a hierarchical "ADMINISTRATIVE 'DEEP' STATE" in spite being organized by constitutional "SEPARATION OF POWERS" and as a so-called

- "UNIFIED" single "STATE" acting as a SOVEREIGN STATE and "CO-TRUSTEE" of the Sovereign People according to the CONSTITUTION as the "PUBLIC TRUST" under which the so-called "UNITED STATES OF AMERICA" was organically derived (i.e., as a product of the original THIRTEEN COLONIES as "STATES").
- 42. Such knowledge referenced in the immediately preceding paragraph <u>should</u> also begin with a "DECLARATORY STATEMENT" issued by <u>whomever the "judge" actually is</u> that may be assigned to this instant case; which <u>should</u> be explaining to me/"B/PPP/SJR" David Schied, as this poor, elderly, and "totally and permanently disabled quad-amputee" as a <u>REFUGEE from another STATE OF MICHIGAN</u> (as of around 2/25/21) who is yet unfamiliar with "SOUTH DAKOTA" STATE law exactly how this "SOUTH DAKOTA UNIFIED JUDICIAL <u>SYSTEM</u>" is actually structured and <u>supposed</u> to work (constitutionally) for <u>any</u> litigant, whether or not they are advanced in university education and experience in the COMMON LAW and with researching other identifiable forms of "laws" such as "maritime/admiralty," "ecclesiastical" law, Roman "civil-municipal" law, "TRUST" law, etc..
- 43. Such litigant entitlement of knowledge should encompass the following items as illustrated on page one as the "Cover Page" of this instant "MOTION":
  - a) The NEED FOR CLARITY AS TO THE WRITTEN IDENTITIES, OATHS, DUTIES, "SURETIES TO THE TAXPAYERS," JURISDICTIONAL RULES, PROCEDURES, AND CONSTITUTIONAL GUARANTEES OF THE RESPONSIVE CLERK(S) AND JUDGE(S) OF THE SAID "COURT" AND "UNIFIED JUDICIAL SYSTEM", PARTICULARLY IN "MULTI-COUNTY" CASES;
  - b) NEED TO COMPEL "IMMEDIATE" RESPONSIVE ACTION BY THE NAMED

    JUDGE KNOWN ONLY AS "STAWN" (BY AN EMAIL HEADLINE FROM

    Kristie Gibbens as THE "DEPUTY CLERK OF THE COURT" ON PREVIOUS

    "MOTIONS" AND "DEMANDS" FILED ON 6/10/22):
    - 1) FOR "MOTION FOR 'FORMA PAUPERIS' WAIVER OF COSTS AND FEES BASED UPON 'INABILITY TO PAY' FOR FILING FEES AND TRANSCRIPTS;"
    - 2) FOR "EXTENSION OF TIME FOR FILING 'BRIEF OF APPEAL';"
    - 3) FOR "<u>DEMAND FOR SANCTIONS AND DISBARMENT</u> OF BAR ATTORNEYS Jenna Howell, Anthony Lippert, Eric Monson, Wade Reimers, AND Jason Ravnsborg BASED ON FRAUD AND DISCRIMINATION;"
    - 4) FOR "<u>DEMAND FOR MULTI- COUNTY CRIMINAL GRAND JURY</u> INVESTIGATION:"

44. Finally, because whomever it was at the OFFICE OF HEARING EXAMINERS that sent the "large package" through the post office to me/"B/PPP/SJR" David Schied with "signature required" by someone KNOWING that I/"B/PPP/SJR" David Schied am/is being deprived of transportation by CO-TRUSTEES for accessing his community AND third party mailbox, and am/is without the fingers to "sign" my/his name in handwriting, THERE IS THE NEED FOR AN "ORDER" to be issued for the return mailing of that package by the CO-TRUSTEES before any "BRIEF ON APPEAL" can be expected by the "FOURTH (4<sup>TH</sup>) CIRCUIT COURT."

# CONCLUSION AND REMEDY DEMAND FOR "IMMEDIATE CONSIDERATION" AND "DECLARATORY STATEMENT"

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 "IMMEDIATE CONSIDERATION" and "DECLARATORY STATEMENT(S)" (and accompanying "ORDER" for the re-delivery of the returned documents to the CO-TRUSTEES of the OFFICE OF HEARING EXAMINERS) being "motioned" as immediately above in the preceding pages, upon this instant SOUTH DAKOTA UNIFIED JUDICIAL SYSTEM and FOURTH JUDICIAL CIRCUIT in LAWRENCE COUNTY as presented herein by "B/PPP/SJR" David Schied when appropriately filing his accompanying "MOTION FOR 'SERVICE UPON ONE CONSTITUTES SERVICE UPON MANY'; OR ALTERATIVELY, PUBLICATION OR POSTING IN COMBINATION WITH E-MAIL CONSTITUTES THIRD-PARTY MEDIUM FOR VERIFIED 'SERVICE OF PROCESS'" for this case.

Moreover, the FACT that "B/PPP/SJR" 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 in this 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 <u>DEMAND FOR TRIAL BY JURY</u> 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 Ravnsborg 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 twenty-nine (29) 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 quadamputee" with "reasonable accommodations" exercised by Right according to laws provided by the AMERICANS WITH DISABILITIES ACT.)

#### **CERTIFICATION OF SERVICE**

I swear that today, July 18<sup>th</sup>, 2022, I sent by EMAIL, a true and correct copy of the accompanying twenty-nine pages (29 pp.) captioned as <u>BENEFICIARY / PRIVATE, PUBLIC PROXY / SUI JURIS RELATOR David Schied's:</u>

"MOTION FOR IMMEDIATE CONSIDERATION" AND "MOTION FOR DECLARATORY STATEMENT" AS BASED UPON:

- 1) NEED FOR CLARITY AS TO THE WRITTEN IDENTITIES, DUTIES, JURISDICTIONAL RULES, PROCEDURES, AND CONSTITUTIONAL GUARANTEES OF THE RESPONSIVE CLERK(S) AND JUDGE(S) OF THE SAID "COURT" AND "UNIFIED JUDICIAL SYSTEM"; AND,
- 2) NEED TO COMPEL RESPONSIVE ACTION BY THE NAMED JUDGE KNOWN ONLY AS "STAWN" BY AN EMAIL HEADLINE FROM Kristie Gibbens as THE "DEPUTY CLERK OF THE COURT" ON PREVIOUS "MOTIONS" AND "DEMANDS" FILED ON 6/10/22:
  - a) FOR "<u>MOTION FOR 'FORMA PAUPERIS' WAIVER OF COSTS AND FEES BASED UPON 'INABILITY TO PAY' FOR FILING FEES AND TRANSCRIPTS</u>;"
  - b) FOR "EXTENSION OF TIME FOR FILING 'BRIEF OF APPEAL';"
  - c) FOR "<u>DEMAND FOR SACTIONS AND DISBARMENT</u> OF BAR ATTORNEYS Jenna Howell, Anthony Lippert, Eric Monson, Wade Reimers, AND Jason Ravnsborg BASED ON FRAUD AND DISCRIMINATION;"
  - d) FOR "<u>DEMAND FOR MULTI- COUNTY CRIMINAL GRAND JURY INVESTIGATION</u>"
- 3) FOR RESENDING OF "RECORDS" THAT WERE PREVIOUSLY SENT TO DISABLED PERSON WITHOUT TRANSPORTATION BY THE CO-TRUSTEES OF THE BUREAU OF ADMINISTRATION AND ITS SOUTH DAKOTA "OFFICE OF

- <u>HEARING EXAMINERS</u>" WITH "UNREASONABLE TIMING" BEFORE DIRECTING THIRD PARTY PROCESS SERVERS TO RETURN THE DOCUMENTS AS "UNDELIVERED";
- 4) NEED FOR CLARITY AS TO THE WRITTEN "TITLE" IDENTITIES AND JURISDICTIONAL DUTIES, SURETIES, AND CONSTITUTIONAL GUARANTEES OF THE RESPONSIVE "SPECIAL ASSISTANT ATTORNEY GENERALS" INVOLVED IN THIS CASE

... along with "<u>MOTION FOR 'SERVICE UPON ONE CONSTITUTES SERVICE UPON MANY'</u>; OR ALTERATIVELY, PUBLICATION OR POSTING IN COMBINATION WITH E-<u>MAIL CONSTITUTES THIRD-PARTY MEDIUM FOR VERIFIED 'SERVICE OF PROCESS'</u>" which contain the following as embedded:

- (2<sup>nd</sup>) NOTICE OF CLAIM OF CONUSANCE;
- (2<sup>nd</sup>) NOTICE OF INSTITUTING COMMON LAW "WRIT OF ERROR CORAM NOBIS"
- (2<sup>nd</sup>) REMEDY DEMAND FOR TRIAL BY JURY AND FOR GRAND JURY INVESTIGATION OF REPORTED ALLEGATIONS OF MULTI-COUNTY CRIMES:
- (2nd) 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;
- (2<sup>nd</sup>) FILING TO CORRECT THE RECORD
- (2<sup>nd</sup>) CLAIMS IN COMMERCE in the estimated amount of \$500,000,000 (for service action according to the FEE SCHEDULE accepted in silence by <u>tacit agreement</u> 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 <u>LAWRENCE COUNTY CLERK OF THE COURT</u> and its "agent" of "DEPUTY CLERK" Kristie Gibbens via her email address of: <a href="kristie.gibbens@ujs.state.sd.us">kristie.gibbens@ujs.state.sd.us</a>

... 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)

Robert Morris - SPECIAL ASSISTANT ATTORNEY GENERAL - bobmorris@westriverlaw.com

## Submitted this 18th day of July, 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.