

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*” – *Sui Juris*

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

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

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 (“B/PPP/SJR”) David Schied’s:
“MOTION FOR ‘SERVICE UPON ONE CONSTITUTES SERVICE UPON MANY’; OR
ALTERNATIVELY, ‘PUBLICATION OR POSTING IN COMBINATION WITH E-MAIL
CONSTITUTES THIRD-PARTY MEDIUM FOR VERIFIED SERVICE OF PROCESS”

AS BASED UPON FACT THAT:

ALL NAMED CO-TRUSTEES ARE AGENTS AND PRINCIPALS OF THE
STATE OF SOUTH DAKOTA

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)

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

“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)

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

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 ‘SERVICE UPON ONE CONSTITUTES SERVICE UPON MANY’; OR ALTERNATIVELY, PUBLICATION OR POSTING IN COMBINATION WITH E-MAIL CONSTITUTES THIRD-PARTY MEDIUM FOR VERIFIED ‘SERVICE OF PROCESS’”** is being filed simultaneously with accompanying **“MOTION FOR IMMEDIATE CONSIDERATION”** and **“MOTION FOR DECLARATORY STATEMENT”**

These above-listed filings are the second set of filings in the aftermath of BENEFICIARY / PRIVATE, PUBLIC PROXY / SUI JURIS RELATOR (hereafter, /“B/PPP/SJR”) 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, the following parts of these other filings are “*inextricably intertwined*” with this instant filing and are thus, incorporated herein by reference.

- **WRIT OF ERROR CORAM NOBIS and FILING TO CORRECT THE 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 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)

The recently issued “*WRIT OF ERROR CORAM NOBIS*” served upon the STATE “CO-TRUSTEES” on 5/31/22 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 “PREDICATE” 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”

1. I/“B/PPP/SJR” David Schied restate(s) the entirety of my/his earlier filing of the following named document, PRESUMABLY filed into this ARTICLE III (compliant) COURT OF RECORD by DEPUTY CLERK Kristie Gibbens on 6/19/22 captioned as follows, as if reiterated herein verbatim:

**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:

- 1) A “CIVIL RIGHTS” CASE INVOLVING THE “DENIAL OF CONSTITUTIONALLY MANDATED ‘DUE PROCESS’”; AND,
 - 2) 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)’”
2. I/“B/PPP/SJR” David Schied restate(s) the entirety of my/his accompanying simultaneous filing of the following named document, which is being filed along with this instant filing of this “**MOTION FOR ‘SERVICE UPON ONE CONSTITUTES SERVICE UPON MANY’** ...”, as if reiterated herein verbatim:

BENEFICIARY / RELATOR / PRIVATE PUBLIC PROXY David Schied’s:

**“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 **“MOTION FOR ‘FORMA PAUPERIS’ WAIVER OF COSTS AND FEES BASED UPON ‘INABILITY TO PAY’ FOR FILING FEES AND TRANSCRIPTS;”**
 - b) FOR **“EXTENSION OF TIME FOR FILING ‘BRIEF OF APPEAL’;”**
 - c) FOR **“DEMAND FOR SCTIONS AND DISBARMENT OF BAR ATTORNEYS Jenna Howell, Anthony Lippert, Eric Monson, Wade Reimers, AND Jason Ravensborg BASED ON FRAUD AND DISCRIMINATION;”**
 - d) FOR **“DEMAND FOR MULTI- COUNTY CRIMINAL GRAND JURY INVESTIGATION”**
 - e) 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”;**
- 3) **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.**

PRIMARY FACTS IN THE OFFICIAL “PUBLIC RECORD” JUSTIFYING THIS INSTANT “MOTION” BASED UPON David Schied BEING QUALIFIED FOR “MEDICARE” AND “SOCIAL SECURITY / DISABILITY” BECAUSE HE IS ELDERLY, POOR, AND A “TOTALLY AND PERMANENTLY DISABLED QUAD-AMPUTEE”

3. This instant ARTICLE III (compliant) COURT OF RECORD contains FACTS that confirm and reaffirm that I/“B/PPP/SJR” David Schied have/had been for years qualified and supported not only through MEDICARE and SOCIAL SECURITY / DISABILITY “*benefits*” from the UNITED STATES government as funded through American “*TAXPAYERS*;” but so too had been qualified and supported through “*MEDICAID*” in the STATE OF MICHIGAN from 2018 through the beginning of 2021 when arriving to and applying with the CO-TRUSTEES to renew and KEEP the “*MEDICAL ASSISTANCE*” upon which he so necessarily depended under the CONSTITUTIONAL “*FULL FAITH AND CREDIT*” CLAUSE when arriving to the so-called “*STATE OF SOUTH DAKOTA*” as both a singular “*STATE*” of the UNION OF STATES, and as a CORPORATE (i.e., FICTIONAL) “*CONGLOMERATE*” of hierarchical “*DEPARTMENTS, BUREAUS, DIVISIONS, SECTIONS, AGENCIES, UNITS, and OFFICES*” otherwise popularly referred to by the Sovereign American People as the “ADMINISTRATIVE DEEP’ STATE.”.
4. As indicated on the *COVER PAGES* of the above-referenced filings, in these instant filings, and the underlying “*RECORD*” supporting this instant “CASE IN APPEAL,” the

“ADMINISTRATIVE ‘DEEP’ STATE” works in a hierarchical fashion the same as any other PROVEN CRIMINAL “RICO” ENTERPRISE, under the CORPORATE doctrine of “respondeat superior,” a common law term explained in the referenced “Predicate” documents, as well as further down in the “ARGUMENT” section of this instant ARTICLE III (compliant) Court “filing.”

5. As such, hierarchical “CHAIN of commands” can be linked with acts characterized as a “chain conspiracy” of actions in “top-down” fashion; and the “HUB” of separated DEPARTMENTAL “BUREAUS, DIVISIONS, SECTIONS, AGENCIES, UNITS, and OFFICES” can be linked with acts characterized as a “wheel conspiracy” as can also be found in “RICO” criminal cases.
6. FEDERAL RULES OF CIVIL PROCEDURE **Rule 5c(1)(C)** stipulates that, “*If an action involves an unusually large number of defendants, the court may, on motion or on its own, order that: filing any such pleading and serving it on the plaintiff constitutes notice of the pleading to all parties.*”
7. The STATE OF MICHIGAN’s **RULE 2.107(F)(4)** takes that federal rule one step further to uphold that, “*In an action in which there is an unusually large number of parties on the same side, the court on motion or on its own initiative may order that: the filing of a pleading and service on an adverse party constitutes notice of it to all parties.*”
8. Because /“B/PPP/SJR” David Schied am/is well-determined and reaffirmed to be elderly, poor, and disabled, COERCING him to address and “serve” the singular STATE as a divided and subcategorized “maze” of “DEPARTMENTS, BUREAUS, DIVISIONS, SECTIONS, AGENCIES, UNITS, and OFFICES” is unnecessarily burdensome, unfair, and UNJUST given that – by what APPEARS TO BE THE CASE BY EVIDENCE UNCOVERED THUS FAR – the **SOUTH DAKOTA OFFICE OF THE ATTORNEY GENERAL** has at least one, but more likely many, “SPECIAL ASSISTANT ATTORNEY GENERAL” stationed and servicing each and every “DEPARTMENT” of the STATE as they are broken down (both literally and figuratively) into their various DEPARTMENTAL “BUREAUS, DIVISIONS, SECTIONS, AGENCIES, UNITS, and OFFICES”. (Bold and/or underlined emphasis added).
9. As a matter of practical FACT then, “SERVICE UPON THE STATE” – as well as “SERVICE UPON THE ADMINISTRATIVE ‘DEEP’ STATE” as an aggregate of “fictional” CORPORATE ENTERPRISES operating BOTH singularly and severally “AS” the “STATE” – can be facilitated simply through SERVICE UPON THE OFFICE OF THE ATTORNEY GENERAL for distribution to the other named CO-TRUSTEES, both individually (i.e., in their PRIVATE capacities) as well as collectively (i.e., in their PUBLIC capacities) through their

own “*CHAIN OF COMMANDS*” and operational “*WHEEL*” type of DEPARTMENTAL structures.

10. As an alternative, similar to what is provided by the STATE OF MICHIGAN’s **RULE 2.106(A)**, “*Availability: This rule governs service of process by publication or posting ...*”, there may be either a similar RULE available here in the STATE OF SOUTH DAKOTA; or, similar to what is provided by the STATE OF MICHIGAN’s **RULE 2.105(J)** “*Discretion of the Court: (I) On a showing that service of process cannot reasonably be made as provided by this rule, the court may by order permit service of process to be made in any other manner reasonably calculated to give the defendant actual notice of the proceedings and an opportunity to be heard.*”

ARGUMENT

11. As shown already by the “*APPEARANCE*” filed by “*SPECIAL ASSISTANT ATTORNEY GENERAL*” Robert Morris on the behalf of ONLY the named CO-TRUSTEE of the “*DEPARTMENT OF SOCIAL SERVICES*” there is already the tendency for CO-TRUSTEES to be operating – in their PUBLIC (“*FICTIONAL*”) CAPACITIES – through their “*representative*” FICTIONAL CORPORATELY-titled representatives operating by and through the FICTIONAL “*OFFICE OF THE ATTORNEY GENERAL.*” This presents the best argument FOR “*service on one*” (“*SOUTH DAKOTA OFFICE OF THE ATTORNEY GENERAL*”) “*constituting service on many*” (being all of the FICTIONAL DEPARTMENTS, BUREAUS, DIVISIONS, SECTIONS, AGENCIES, UNITS, and OFFICES) and the CORPORATE “*agents*” operating in the service of these “*principals*” being operated by the CO-TRUSTEE the singular “*STATE*” as the “*ADMINISTRATIVE ‘DEEP’ STATE*”).
12. Alternatively, at the discretion of whomever may be the ARTICLE III)compliant) “*judge*” or “*justice*” in this case, given the FACTS presented above, is for “*Court*” to issue an “ORDER” allowing such “*service of process*” to be acceptable by reason of “*publication or posting*” – such as by OPEN RECORD on an Internet website, with a link provided to each publication or posting sent to the CO-TRUSTEES and/or to their “*representative legal counsel*” or “*BAR*” attorney (in the case they are too incompetent or fearful to “*present*” themselves to face the CLAIMS against them) by EMAIL “*at their last known email address*” – so to demonstrate the “*spirit*” if not the “*letter*” of the law governing “*reasonable accommodations*” to the disabled as otherwise required of all EXECUTIVE BRANCHES of government throughout the UNITED STATES under the AMERICANS WITH DISABILITIES ACT (“*ADA*”).

13. Practically speaking then, it goes to reason that – at least as far as CO-TRUSTEES can be grouped into the two primary categories of STATE OF SOUTH DAKOTA “*principals*” and “*agents*” – service of the *principal* from that group should constitute service to all agents of that same party category or “*group*”, whether the individuals were named in their “*public*” or their “*private*” capacities.
14. Following the existing categorical “*wheel*” grouping of the CO-TRUSTEES as described above in its pre-organized “*chain of commands*,” is appropriate because of the hierarchical relationships and accompanying legal liability that is associated with successively higher levels of administrative authority under the “***respondeat superior***” doctrine.
15. 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*.”
16. **The theory behind respondeat superior is that the principal controls the agent’s behavior and must then assume some responsibility for the agent’s actions.** NOTE: The terms “*principal*” and “*agent*” are words that may appear frequently throughout this 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)
17. Categorically grouping the vast majority of CO-TRUSTEES as being closely associated with the STATE OF SOUTH DAKOTA hierarchies as described above is also appropriate because the SPECIAL ASSISTANT ATTORNEY GENERALS of each of these groupings are already the traditionally appointed *de facto* “*legal counsel*” for each.
18. The above reasoning behind such “*SERVICE OF PROCESS UPON ONE CONSTITUTING ‘SERVICE’ UPON MANY*,” also makes sense because the design parallels how *sedition* and *treasonous* government officials as “*principals*” are similarly working through “*wheel*” and “*chain*” conspiracies along with their corporate and private “*agents*,” which can be made to engage in (or be provided government “*aid and comfort*” while criminally engaging in) patterns of *Racketeering*, *Discrimination*, *Retaliation*, and other *insurrectionist crimes* of *domestic terrorism*, as is being regularly uncovered nowadays with cases involving serious abuses of “*managerial*

discretion” and unrestricted “*cancel culture*” activities by such other Marxist and Socialist (i.e., a.k.a. “*collectivists*”) organizations.

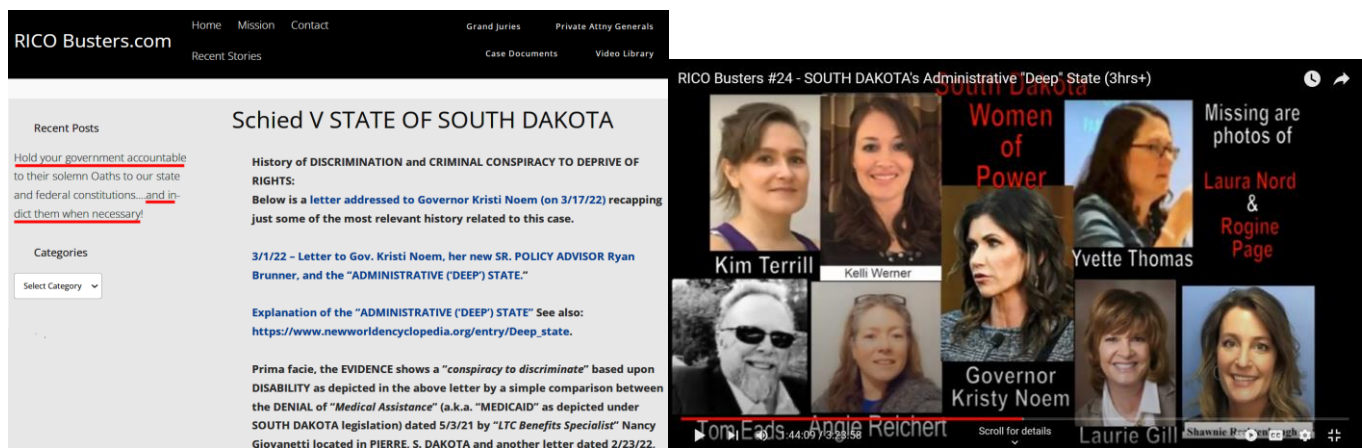
19. It is where the jurisdiction of the STATE controls either the “*policies and practices*” – or have sole discretion in the policing, reporting, and prosecuting of violators thereof – that Continuing Financial Crimes Enterprises can not only get away with operating, but also flourish; so to enable both *principals* and *agents* to forsake their sacred honor of fiduciary OATHS and DUTIES in tradeoffs for RICO activities that allow them not only to collect unwarranted paychecks and pensions for years or decades in violation of their PUBLIC TRUST contracts, but allowing them to also purchase multiple homes and cars, take elaborate vacations, and influence so many other morally vulnerable people who surround them, in the same criminally corrupt fashion.
20. For the stated reasons of the above as presented herein, I/“B/PPP/SJR” David Schied should be entitled to proceed with this case as captioned on the cover page of this instant “*Motion*” while consolidating “*Service of Legal Process*” upon the CO-TRUSTEES, without payment of “*servicing*” costs and fees.
21. By the conditions listed in the paragraphs above, I/“B/PPP/SJR” David Schied certifies as a matter of FACT and a matter of sworn TRUTH, that by life circumstances beyond my/his control and no fault of my/his own, I/he is a victim of a recent bacterial disease (“SEPSIS” in 2018), and a “*crime victim*” (as properly REPORTED in both in the STATE OF MICHIGAN and to the “CO-TRUSTEES” of the STATE OF SOUTH DAKOTA) by a “*conspiracy to deprive of rights under color of law.*”
22. Further, as this case will future prove, , I/“B/PPP/SJR” David Schied have/has long been a persistent and “*TARGETED*” political victim of a totally broken and corrupt “*government*” bureaucracy otherwise meant to be functioning under the auspices of having *affirmative Oaths* and *fiduciary duties* mandating the supply of services to the disabled, for actual purposes of maximizing my/“B/PPP/SJR” David Schied’s personal *independence*, and my/his living within the *Least Restrictive Environment* (“LRE”), with certain “*accommodations*” owed by the named “CO-TRUSTEES” under the AMERICANS WITH DISABILITIES ACT that, **to date, were AFFIRMATIVELY never provided by any of these CO-TRUSTEES.** (Bold and underlined emphasis added)
23. As such, , my/“B/PPP/SJR” David Schied’s instant “*MOTION*” to this ARTICLE III (compliant) COURT OF RECORD should be honored, allowing , me/“B/PPP/SJR” David Schied to proceed with my/his instant filings listed in the accompanying “*PROOF OF SERVICE TO THE U.S. DISTRICT COURT FOR SOUTH DAKOTA*”, as well as proceeding with all future filings of documents related to this case by EMAIL “*service*”, and by “*Service of one constituting service of many*”, and “*without payment for fees and costs*”.

24. Having timely filed the previous “*CLAIM OF APPEAL*,” I/“B/PPP/SJR” David Schied 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*.”
25. 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*.”
26. 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*.”
27. 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.

28. The RECORD of that fraudulent hearing has been 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 – as well as the referenced common law “WRIT OF ERROR CORAM NOBIS” – can all 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>



29. 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 ‘SERVICE UPON ONE CONSTITUTES SERVICE UPON MANY’; OR ALTERNATIVELY, ‘PUBLICATION OR POSTING IN COMBINATION WITH E-MAIL CONSTITUTES THIRD-PARTY MEDIUM FOR VERIFIED SERVICE OF PROCESS’ AS BASED UPON FACT THAT: ‘ALL NAMED CO-TRUSTEES ARE AGENTS AND PRINCIPALS OF THE STATE OF SOUTH DAKOTA’”

CONCLUSION AND REMEDY DEMAND FOR “‘SERVICE UPON ONE CONSTITUTES SERVICE UPON MANY’; OR ALTERNATIVELY, ‘PUBLICATION OR POSTING IN COMBINATION WITH E-MAIL CONSTITUTES THIRD-PARTY MEDIUM FOR VERIFIED SERVICE OF PROCESS’”

The contents written above in this instant “*MOTION*” 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 methodology of “*service of process*” being “*motioned*” upon this instant **SOUTH DAKOTA UNIFIED JUDICIAL SYSTEM** and **FOURTH JUDICIAL CIRCUIT in LAWRENCE COUNTY** as presented herein by me/“B/PPP/SJR” David Schied when appropriately filing his accompanying “*BRIEF ON/OFF APPEAL*” for this case.

Moreover, the **FACT** that I/“B/PPP/SJR” David Schied am/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 twelve (12) 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, July 18th, 2022, I sent by EMAIL, a true and correct copy of the accompanying twelve pages (12 pp.) captioned as, BENEFICIARY / RELATOR / PRIVATE PUBLIC PROXY (“B/PPP/SJR”) David Schied’s:

“MOTION FOR ‘SERVICE UPON ONE CONSTITUTES SERVICE UPON MANY’; OR ALTERNATIVELY, PUBLICATION OR POSTING IN COMBINATION WITH E-MAIL CONSTITUTES THIRD-PARTY MEDIUM FOR VERIFIED ‘SERVICE OF PROCESS’” which contain the following as embedded:

- (2nd) NOTICE OF CLAIM OF CONUSANCE;
- (2nd) NOTICE OF INSTITUTING COMMON LAW “WRIT OF ERROR CORAM NOBIS”
- (2nd) REMEDY DEMAND FOR TRIAL BY JURY AND FOR GRAND JURY INVESTIGATION OF REPORTED ALLEGATIONS OF MULTI-COUNTY CRIMES;
- (2nd) DEMAND FOR S ACTIONS 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;
- (2nd) FILING TO CORRECT THE RECORD
- (2nd) 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)

... along with “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 “MOTION FOR ‘FORMA PAUPERIS’ WAIVER OF COSTS AND FEES BASED UPON ‘INABILITY TO PAY’ FOR FILING FEES AND TRANSCRIPTS;”
 - b) FOR “EXTENSION OF TIME FOR FILING ‘BRIEF OF APPEAL’;”
 - c) FOR “DEMAND FOR S ACTIONS AND DISBARMENT OF BAR ATTORNEYS Jenna Howell, Anthony Lippert, Eric Monson, Wade Reimers, AND Jason Ravnsborg BASED ON FRAUD AND DISCRIMINATION;”
 - d) FOR “DEMAND FOR MULTI- COUNTY CRIMINAL GRAND JURY INVESTIGATION”
- 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

... 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 and its “agent” of “*DEPUTY CLERK*” Kristie Gibbens via her email address of: kristie.gibbens@ujs.state.sd.us

... 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)

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.