

**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 Relator

v.

The ADMINISTRATIVE “*DEEP*” STATE of the
STATE OF SOUTH DAKOTA as represented by
multiplicity of GOVERNOR Kristi Noem, the BUREAU
OF ADMINISTRATION as represented by Scott Bolinger
And Catherine Williamson; ATTORNEY GENERAL and
his/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 Reimer
and SUBPOENAED named others as “DOES #1-26” operating
as a proven Corrupt Racketeering Criminal Enterprise
“*CO-TRUSTEES*” acting in their Private and Public capacities

SOUTH DAKOTA SUPREME COURT
On APPEAL from the
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 David Schied’s:
CERTIFICATION OF SERVICE

I swear that today, August 8th, 2022, I sent by UNITED STATES POSTAL SERVICE, true and
correct copies of the following FOUR CAPTIONED “*MOTIONS*” as BENEFICIARY /
PRIVATE, PUBLIC PROXY / SUI JURIS RELATOR David Schied’s:

1. ““FORMAL OBJECTION” and “MOTION FOR RECONSIDERATION” AND TO “SHOW
CAUSE” ON 7/29/22 INFORMAL AND DISCRIMINATORY “ARTICLE I MAGISTRATE”
INSTRUCTIONS IN LIEU OF HEARING, ON 7/18/22 ACTUAL FILING DATE OF MOTION
FOR ARTICLE III COMPLIANT DECLARATORY STATEMENTS” (39 pages)

AS BASED UPON

THE “CONSTRUCTIVE DENIAL” OF THE NEEDS BY ONE OF THE “SOVEREIGN
AMERICAN PEOPLE” FOR “HEARINGS” ON “MOTION FOR IMMEDIATE
CONSIDERATION” AND “MOTION FOR DECLARATORY STATEMENT”

AS PREVIOUSLY BASED UPON THE NEEDS FOR:

- 1) 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) COMPELLING RESPONSIVE ACTION BY THE NAMED JUDGE – (PREVIOUSLY) 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 SACTIONS 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”
- 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”;
- f) 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

2. BENEFICIARY / RELATOR / PRIVATE PUBLIC PROXY David Schied’s: “MOTION FOR ‘THE COURT’ TO ‘SHOW CAUSE’ FOR ‘HIS’ SAID ‘BELIEFS’ DEEMED OTHERWISE TO BE ‘PREJUDICIAL,’ AND IN STARK VIOLATION OF THE UNITED STATES LAWS GOVERNING THE PRESERVATION AND PROTECTION OF THE ‘DIGNITY’ AND OTHER ‘RIGHTS OF DISABLED AMERICANS’ WHO – AS EXAMPLIFIED IN THIS CASE – ARE PERSISTINGLY RECLAIMING THEIR ‘SOVEREIGN’ STATUS AGAINST THE ‘ADMINISTRATIVE [DEEP] STATE” (40 pp)

AS BASED UPON:

- 1) THE INTENTIONAL DEVELOPMENT OF A “FRAUDULENT PAPER TRAIL” AS THE “OFFICIAL RECORD” OF SO-CALLED “FOURTH (4TH) CIRCUIT COURT” AND “SOUTH DAKOTA UNIFIED JUDICIAL SYSTEM” AS CARRIED OUT BY “MAGISTRATE/CLERK” Carol Latuseck AND HER “DEPUTY CLERK OF COURT” Kristie Gibbens UNDER THE “DIRECTION” OF “JUDGE [ERIC] STRAWN” [A.K.A. “JUDGE STAWN”];
- 2) THE “DISCRIMINATORY PATTERN OF PRACTICE” OF “THE COURT” – RECOGNIZED AS BEING UNDER THE DIRECTION OF A “HE” [“JUDGE” Eric Strawn] – IS USING “PROCEDURE OVER SUBSTANCE” TO UNDERMINE “CONSTITUTIONAL DUE PROCESS” AND “CIVIL RIGHTS” GUARANTEES FOR THE “TOTALLY AND PERMANENTLY DISABLED” WHO IS DECLARED TO BE “ANGLO-AMERICAN MALE,” AND WHO IS POLITICALLY CLAIMING “SOVEREIGNTY” OVER THE “STATE BAR” (ACTING SEDITIOUSLY AND TREASONOUSLY AS A MONOPOLY AND AS A CRIME SYNDICATE “OVERLORD” OVER THE “INDEPENDENCE” OF THE “PEOPLE’S COURTS) AS “ONE OF THE SOVEREIGN PEOPLE”;

- 3) THOSE ACTING UNDER SWORN OATHS AND DUTIES – UNDER THE “PUBLIC TRUST” – ARE BEING PROVEN AS ENGAGING IN “COERCION” OF BOTH “GOVERNMENT” AND THE “POPULATIONS” OF “TOTALLY AND PERMANENTLY DISABLED,” OF “SOVEREIGN AMERICAN PEOPLE,” AND “STATE AND UNITED STATES ‘TAXPAYERS’;” GIVING THE “APPEARANCE” OF “SEDITION, TREASON, INSURRECTION, AND “DOMESTIC TERRORISM” THROUGH THE “DEPRIVATION OF RIGHTS UNDER COLOR OF LAW,” AND THE COMMISSION OF (CRIMINAL) “ACTS DANGEROUS TO HUMAN LIFE,” WHICH ARE CHARACTERIZED AS THE DEPRIVATION OF CONSTITUTIONAL GUARANTEES OF THE INALIENABLE “RIGHTS TO ‘LIFE, LIBERTY, AND PROPERTY,” AND THE INALIENABLE “RIGHT TO THE ‘PURSUIT OF HAPPINESS”
3. BENEFICIARY / RELATOR / PRIVATE PUBLIC PROXY David Schied’s: “MOTION TO CORRECT THE FOURTH (4TH) CIRCUIT COURT RECORD OF LAWRENCE COUNTY, BASED CRIMINALLY UPON FRAUD BY AGENTS OF ‘THE COURT’ ENGENDERED AS A ‘HE’ AND SERVING AS THE ALTER-EGO OF ‘JUDGE STAWN’ [A.K.A. ‘JUDGE STRAWN’] ACTING ‘PREJUDICIALLY’ AND OUTSIDE OF ARTICLE III COMPLIANCE ... AS BASED ON ...” (the same three reasons stated in #2 above) (41 pp.)
4. BENEFICIARY / RELATOR / PRIVATE PUBLIC PROXY David Schied’s: “‘FORMAL OBJECTION’ and ‘LEAVE FOR INTERLOCUTORY APPEAL TO THE ‘SOUTH DAKOTA SUPREME COURT’ ON CONSTRUCTIVE AND DISCRIMINATORY DENIALS OF MOTIONS FOR ‘IMMEDIATE CONSIDERATION’ AND FOR ‘SERVICE ON ONE CONSTITUTING SERVICE ON MANY’ ... AS BASED ON ...” (the same three reasons stated in #2 and #3 above) (41 pages)

All of the above also contained EACH of the following as additionally embedded:

- (3RD) (THUS FAR “UNANASWEED”) NOTICE OF CLAIM OF CONUSANCE;
- (3RD) (THUS FAR “UNANASWEED”) NOTICE OF INSTITUTING COMMON LAW “WRIT OF ERROR CORAM NOBIS”
- (3RD) (THUS FAR “UNANASWEED”) REMEDY DEMAND FOR TRIAL BY JURY AND FOR GRAND JURY INVESTIGATION OF REPORTED ALLEGATIONS OF MULTI-COUNTY CRIMES;
- (3RD) (THUS FAR “UNANASWEED”) 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;
- (3RD) (THUS FAR “UNANASWEED”) FILING TO CORRECT THE RECORD
- (3RD) (THUS FAR “UNANASWEED”) 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)

These above-listed FOUR SETS OF MOTION DOCUMENTS – along with a copy of this instant “CERTIFICATE OF SERVICE” – were mailed as “CERTIFIED” 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 MAGISTRATE/CLERK OF COURT and its

“agent” of Carol Latuseck via her preferred “snail mail” address (as “directed by Judge Strawn”) at: P.O. BOX 626 in DEADWOOD, S. DAKOTA 57732-0626

*** NOTE that in the “spirit” if not the “letter” of the AMERICANS WITH DISABILITIES ACT – as a “reasonable accommodation” to the “total and permanent disability” being CLAIMED herein – WITHIN SEVEN (7) DAYS of obtaining PROOF OF DELIVERY to “the court”, duplicate copies of all of the above FOUR SETS OF MOTION DOCUMENTS – along with a copy of this instant “CERTIFICATE OF SERVICE” – will be sent to the following list of CO-TRUSTEES at their last known respective email addresses:**

**Eric Monson – ADJ; Wade Reimers – Special 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
BUREAU OF ADMINISTRATION /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 (acting ONLY for the “DSS”)
– bobmorris@westriverlaw.com**

**Finally, on the day in which the CO-TRUSTEES listed above are “served” as outlined above – being on 8/9/22, a copy of the following specific “Motion” – along with a copy of this instant “CERTIFICATE OF SERVICE” – was sent to the “CLERK OF COURT” for the SOUTH DAKOTA “SUPREME COURT” for filing at:
SCClerkBriefs@ujs.state.sd.us**

**BENEFICIARY / RELATOR / PRIVATE PUBLIC PROXY David Schied’s:
“FORMAL OBJECTION’ and ‘LEAVE FOR INTERLOCUTORY APPEAL TO THE
‘SOUTH DAKOTA SUPREME COURT’ ON CONSTRUCTIVE AND
DISCRIMINATORY DENIALS OF MOTIONS FOR ‘IMMEDIATE
CONSIDERATION’ AND FOR ‘SERVICE ON ONE CONSTITUTING SERVICE ON
MANY”**

++++
Submitted this 8th day of August, 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.**