

David Schied; David E. Schied; DAVID SCHIED; DAVID E. SCHIED; DAVID E SCHIED as actual
“CREDITOR”

P.O. Box 321
Spearfish, South Dakota 57783
605-580-5121 (all calls recorded)

8/23/22 (begin) – 9/12/22 (finish)

WARNING! The actions that you undertake constitute perceived THREATS of a conspiracy to “Forced Slavery”, a criminal violation of 18 U.S.C. § 1589 which carries a prison sentence up to 20 years!

ATTN: Nancy Stone and/or “NANCY STONE” AND Joel Stanley and/or “JOEL STANLEY”
in her/his private and CORPORATE capacities along with All Others Operating In and From
Bismark, North Dakota, from Rapid City, South Dakota, and from Somewhere in Tennessee
CREDIT COLLECTIONS BUREAU – in FALSE CLAIM as “CREDITOR”

P.O. Box 778
Bismark, ND 57709
and,
P.O. Box 9490
Rapid City, SD 57709

ATTN: Matthew Banton – Financial Counselor
in his private and CORPORATE capacities
c/o SPEARFISH CLINIC – Dept. of SPEARFISH HOSPITAL
MONUMENT HEALTH in FALSE CLAIM as “CREDITOR”
1420 N. 10th St.
SPEARFISH, S.D. 57783
mbanton@monument.health

ATTN: Dr. Daniel Berens
c/o **MONUMENT HEALTH**
1420 N. 10th St.
SPEARFISH, S.D. 57783
(by hand-delivery)

**NOTICE TO AGENT is
NOTICE TO PRINCIPAL
and
NOTICE TO PRINCIPAL
is NOTICE TO AGENT**

Governor Kristi Noem – c/o Mary Beth Hollatz – marybethhollatz@gmail.com
Eric Monson and Wade Reimers – c/o Laurie Gill, DSS SECRETARY – DSSInfo@state.sd.us
OFFICE OF THE SOUTH DAKOTA ATTORNEY GENERAL – c/o Wade Reimers and
Robert Morris as “Special Assistant Attorney Generals” – bobmorris@westriverlaw.com

Re: 1) Ongoing REPORTS OF “NEGLECT AND ABUSE” OF A “TOTALLY AND PERMANENTLY DISABLED QUAD-AMPUTEE” BY “AGENTS OF THE STATE”; 2) YOUR ongoing billing for unauthorized CORPORATE COLLECTIONS “Accounts” too numerous to list herein and bearing the ALL CAPS name of “DAVID E SCHIED” in LONG TIME DISPUTE of debt collections in the name of MONUMENT HEALTH; 3) NOTICE OF NEW INCURRENCE OF DEBTS BASED ON PREVIOUS CONTRACT AND FEE SCHEDULE. 4) Allegations of COLLUSION to “deprive of rights under color of PROCEDURE” by Dr. Daniel Berens in allegedly reporting “neglect and abuse” of an adult disabled man to an unidentified “supervisor” of the DSS and making such report by calling the phone number for “CHILD NEGLECT AND ABUSE” and using his AGENTS to cover-up this dereliction and malpractice

To the Above-Named Addressees in Your Corporate and Individual Capacities and as Both Agents and Principals Operating in Your Licensed Professional and Private Capacities and as the STATE OF SOUTH DAKOTA:

First, I wish to reiterate the longstanding CLAIMS that I have been hold against EACH ONE of you (except for Dr. Daniel Berens in his private and professionals capacities as a medical doctor) under the FEE SCHEDULE to which ALL of YOU have repeatedly acquiesced in TACIT AGREEMENT, and for which these CLAIMS are currently pending in the FOURTH CIRCUIT COURT in case referenced as No. 22-166. These are accumulated CLAIMS in the **hundreds of MILLIONS** going back to March 2021 and related to the wrongful (i.e., “criminal”) DENIAL OF “MEDICAL ASSISTANCE” (a.k.a. “MEDICAID”) and subsequent “2nd Tier” of CRIMINAL COVERUP by the repeated DENIAL of proper address of ADMINISTRATIVE “COMPLAINTS” and “OPEN RECORDS REQUESTS”.

As a reminder, I have already addressed many of the “PREDICATE ‘RICO’ CRIMES” with each of YOU with the letterhead depicted graphically below being of a prime example – to which each of YOU have refused to answer, and therefore, these “SECONDARY ‘RICO’ CRIMES” are now first being sought for RELIEF in the STATE courts after having clearly exhausted my “*administrative remedies*” with the NOEM ADMINISTRATION’s “DEEP STATE” of corruption. As a reminder, I am also pursuing these CLAIMS “*Ex Rel*” on the behalf of the Sovereign People as both STATE and UNITED STATES “*taxpayers*” as “*matters of important public interest*”.

David Schied; David E. Schied; DAVID SCHIED; DAVID E. SCHIED; DAVID E SCHIED
P.O. Box 321
Spearfish, South Dakota 57783
605-580-5121 (all calls recorded)

10/28/2021

WARNING! The actions that you undertake constitute perceived THREATS of a conspiracy to “Forced Slavery”, a criminal violation of 18 U.S.C. § 1589 which carries a prison sentence up to 20 years!

ATTN: Nancy Stone and/or “NANCY STONE” in her private and CORPORATE capacities
CREDIT COLLECTIONS BUREAU
P.O. Box 9490
Rapid city, SD 57709

NOTICE TO AGENT is
NOTICE TO PRINCIPAL
and
NOTICE TO PRINCIPAL
is NOTICE TO AGENT

ATTN: Matthew Banton – Financial Counselor
in his private and CORPORATE capacities
c/o SPEARFISH CLINIC – Dept. of SPEARFISH HOSPITAL
MONUMENT HEALTH (“CREDITOR”)
1420 N. 10th St.
SPEARFISH, S.D. 57783
mbanton@monument.health

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 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 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

Second, as you all may or may not know, in the months that has transpired since my last communication with MONUMENT HEALTH and CREDIT COLLECTIONS BUREAU on 11/4/21 – WHICH REITERATED THE INCLUSION OF MY FEE STATEMENT FOR DEALING WITH YOUR “CIVIL” AND “CRIMINAL” ACTS against me as an elderly, poor, and totally and permanently disabled quad-amputee man being pressured by you to take manual labor action in dealing with your both personal and CORPORATE THREATS upon my financial and personal integrity and safety –

U.S. Postal Service™
CERTIFIED MAIL® RECEIPT
Domestic Mail Only

For delivery information, visit our website at www.usps.com®.

Rapid City, SD 57709

Certified Mail Fee \$3.75

Extra Services & Fees (check box, add fee as appropriate)

<input type="checkbox"/> Return Receipt (hardcopy)	\$0.00
<input type="checkbox"/> Return Receipt (electronic)	\$0.00
<input type="checkbox"/> Certified Mail Restricted Delivery	\$0.00
<input type="checkbox"/> Adult Signature Required	\$0.00
<input type="checkbox"/> Adult Signature Restricted Delivery	\$0.00

Postage \$0.58

Total Postage and Fees \$4.33

Sent To: Agency Stone Credit Collections Bureau
P.O. Box 9490
Rapid City, SD 57709

PS Form 3800, April 2015 PSN 7530-02-000-9047 See Reverse for Instructions

UNITED STATES
POSTAL SERVICE

123456789
SPEARFISH, SD 57783-9998
(800)275-8777

11/04/2021 02:09

Product	Qty	Unit Price	Pr
First-Class Mail® Letter	1		\$0
Rapid City, SD 57709			
Weight: 0 lb 0.80 oz			
Estimated Delivery Date Mon 11/08/2021			
Certified Mail®			\$3
Tracking #:			
70181130000030587569			
Total			\$4
Grand Total:			\$4

– YOU have done the following:

1) On or about 1/4/22, ...

PO BOX 778
BISMARCK, ND 58502-0778

ADDRESS SERVICE REQUESTED

PERSONAL AND CONFIDENTIAL



... MONUMENT HEALTH and its CORPORATE “collection” AGENTS operating as CREDIT COLLECTIONS BUREAU sent me THREE LETTERS, each referencing separate “accounts” numbers of #4753823, #4754350, and #4754399 bearing MY COPYRIGHTED NAME – without my prior authorization – and threatening to ruin my good credit and, in turn, causing OTHER HARM, if I did not subscribe to the INVOLUNTARY SERVITUDE of “call[ing] or writ[ing]”, with EACH being CONSTITUTIONAL VIOLATIONS committed by COERCION, constituting also DOMESTIC TERRORISM.

Credit Collections Bureau
PO Box 778
Bismarck, ND 58502-0778
1-701-404-1019

To: SCHIED, DAVID E
PO BOX 321
SPEARFISH SD 57783

Account: 4753823

Credit Collections Bureau is a debt collector. We are trying to collect a debt that you owe to
MONUMENT HEALTH. We will use any information you give us to help collect the debt.

Our information shows:

Account Identification:

MONUMENT HEALTH

500001604312

As of 06-17-21, you owed: \$ 313.00

Between 06-17-21 and today:

You were charged interest: \$ 0.19

You were charged fees: \$ 0.00

You paid or were credited: \$ -287.57

Total amount of the debt: \$ 25.62

How can you dispute the debt?

- + Call or write to us by 02-18-22, to dispute all or part of the debt. If you do not, we will assume that our information is correct.
- + If you write to us by 02-18-22, we must stop collection on any amount you dispute until we send you information that shows you owe the debt. You may use the form below or write to us without the form. You may also include supporting documents.

What else can you do?

- + Write to ask for the name and address of the original creditor if different from the current creditor. If you write by 02-18-22 we will stop collection until we send you that information. You may use the form below or write to us without the form.
- + Go to www.cfph.gov/debt-collection to learn more about your rights under federal law. For instance, you have the right to stop or limit how we contact you.
- + Contact us about your payment options.
- + Review state law disclosures on reverse side, if applicable.

Credit Collections Bureau
PO Box 778
Bismarck, ND 58502-0778
1-701-404-1019

To: SCHIED, DAVID E
PO BOX 321
SPEARFISH SD 57783

Account: 4754350

Credit Collections Bureau is a debt collector. We are trying to collect a debt that you owe to
MONUMENT HEALTH. We will use any information you give us to help collect the debt.

Our information shows:

Account Identification:

MONUMENT HEALTH

500001610635

As of 06-04-21, you owed: \$ 1039.00

Between 06-04-21 and today:

You were charged interest: \$ 0.19

You were charged fees: \$ 0.00

You paid or were credited: \$ -1013.57

Total amount of the debt: \$ 25.62

How can you dispute the debt?

- + Call or write to us by 02-18-22, to dispute all or part of the debt. If you do not, we will assume that our information is correct.
- + If you write to us by 02-18-22, we must stop collection on any amount you dispute until we send you information that shows you owe the debt. You may use the form below or write to us without the form. You may also include supporting documents.

What else can you do?

- + Write to ask for the name and address of the original creditor if different from the current creditor. If you write by 02-18-22 we will stop collection until we send you that information. You may use the form below or write to us without the form.

Credit Collections Bureau
PO Box 778
Bismarck, ND 58502-0778
1-701-404-1019

To: SCHIED, DAVID E
PO BOX 321
SPEARFISH SD 57783

Account: 4754399

Credit Collections Bureau is a debt collector. We are trying to collect a debt that you owe to MONUMENT HEALTH. We will use any information you give us to help collect the debt.

Our information shows:			How can you dispute the debt?	
Account Identification:			+ <u>Call or write to us by 02-18-22</u> , to dispute all or part of the debt. If you do not, we will assume that our information is correct.	
500001755722			+ If you write to us by 02-18-22, we must stop collection on any amount you dispute until we send you information that shows you owe the debt. You may use the form below or write to us without the form. You may also include supporting documents.	
As of	08-30-21, you owed: \$	281.00	What else can you do?	
Between	08-30-21 and today:			
You were charged interest:	\$	0.14		
You were charged fees:	\$	0.00	+ <u>Write to ask for the name and address of the original creditor if different from the current creditor.</u> If you write by 02-18-22 we will stop collection until we send you that information. You may use the form below or write to us without the	
<u>You paid or were credited:</u>	<u>\$</u>	<u>-261.54</u>		
Total amount of the debt:	\$	19.60		

Mail this form to:
Credit Collections Bureau
PO Box 778
Bismarck, ND 58502-0778
1-701-404-1019

SCHIED, DAVID E
PO BOX 321
SPEARFISH SD 57783

How do you want to respond?

Check all that apply

- ☐ I want to dispute the debt because I think:
- ☐ This is not my debt.
- ☐ The amount is wrong.
- ☐ Other (please describe on reverse or attach additional information)
- ☐ I want you to send me the name and address of the original creditor.
- ☐ I enclosed this amount: \$ _____

Make your check payable to:
Credit Collections Bureau
Include the account number 4754399

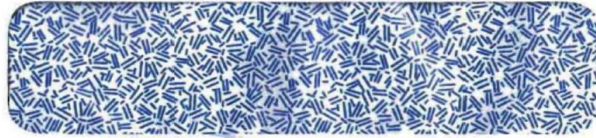
- 2) In addition – placing the above and below in multiple separate envelopes to FORCE a known disabled man WITHOUT FINGERS OR STATE-PROVIDED “ADAPTIVE EQUIPMENT” FOR OPENING SEALED ENVELOPES to LABOR INVOLUNTARILY to address the COERCIVE contents of each envelope – the following ADDITIONAL THREE LETTERS were also mailed out on 1/4/22 by MONUMENT HEALTH and its CORPORATE “collection” AGENTS operating as CREDIT COLLECTIONS BUREAU, each referencing separate “accounts” numbers of #4755144, #4755233, and #4755408, again bearing MY COPYRIGHTED NAME – without my prior authorization – and threatening to ruin my good credit and, in turn, causing OTHER HARM, if I did not subscribe to the INVOLUNTARY SERVITUDE of “call[ing] or writ[ing]”, with EACH being CONSTITUTIONAL VIOLATIONS committed by COERCION, constituting also DOMESTIC TERRORISM.

PERSONAL AND CONFIDENTIAL

PRESORTED
FIRST CLASS



ZIP 58504 \$ 000.48⁵
02 4W
0000368088 JAN 04 2022



LLZ-SMB 57783



Credit Collections Bureau
PO Box 778
Bismarck, ND 58502-0778
1-701-404-1019

To: SCHIED, DAVID E
PO BOX 321
SPEARFISH SD 57783

Account: 4755144

Credit Collections Bureau is a debt collector. We are trying to collect a debt that you owe to
MONUMENT HEALTH. We will use any information you give us to help collect the debt.

Our information shows:

Account Identification:

MONUMENT HEALTH

500001639577

As of 08-10-21, you owed: \$ 179.00

Between 08-10-21 and today:

You were charged interest: \$ 0.19

You were charged fees: \$ 0.00

You paid or were credited: \$ -153.57

Total amount of the debt: \$ 25.62

Credit Collections Bureau
PO Box 778
Bismarck, ND 58502-0778
1-701-404-1019

How can you dispute the debt?

- + Call or write to us by 02-18-22, to dispute all or part of the debt. If you do not, we will assume that our information is correct.
- + If you write to us by 02-18-22, we must stop collection on any amount you dispute until we send you information that shows you owe the debt. You may use the form below or write to us without the form. You may also include supporting documents.

What else can you do?

- + Write to ask for the name and address of the original creditor if different from the current creditor. If you write by 02-18-22 we will stop collection until we send you that information. You may use the form below or write to us without the form.

To: SCHIED, DAVID E
PO BOX 321
SPEARFISH SD 57783

Account: 4755233

Credit Collections Bureau is a debt collector. We are trying to collect a debt that you owe to
MONUMENT HEALTH. We will use any information you give us to help collect the debt.

Our information shows:

Account Identification:

MONUMENT HEALTH

100003899999

As of 06-09-21, you owed: \$ 422.00

Between 06-09-21 and today:

You were charged interest: \$ 0.19

You were charged fees: \$ 0.00

You paid or were credited: \$ -395.55

Total amount of the debt: \$ 26.64

How can you dispute the debt?

- + Call or write to us by 02-18-22, to dispute all or part of the debt. If you do not, we will assume that our information is correct.
- + If you write to us by 02-18-22, we must stop collection on any amount you dispute until we send you information that shows you owe the debt. You may use the form below or write to us without the form. You may also include supporting documents.

What else can you do?

- + Write to ask for the name and address of the original creditor if different from the current creditor. If you write by 02-18-22 we will stop collection until we send you that information. You may use the form below or write to us without the form.

Credit Collections Bureau
PO Box 778
Bismarck, ND 58502-0778
1-701-404-1019

To: SCHIED, DAVID E
PO BOX 321
SPEARFISH SD 57783

Account: 4755408

Credit Collections Bureau is a debt collector. We are trying to collect a debt that you owe to MONUMENT HEALTH. We will use any information you give us to help collect the debt.

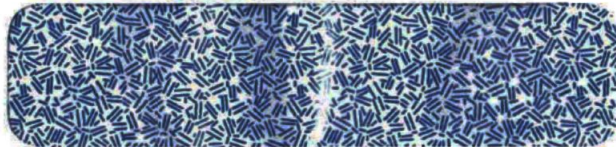
Our information shows:		How can you dispute the debt?	
Account Identification:		+ Call or write to us by 02-18-22, to dispute all or part of the debt. If you do not, we will assume that our information is correct.	
500001626964		+ If you write to us by 02-18-22, we must stop collection on any amount you dispute until we send you information that shows you owe the debt. You may use the form below or write to us without the form. You may also include supporting documents.	
As of	06-04-21, you owed: \$	281.00	
Between 06-04-21 and today:			
You were charged interest: \$		0.14	
You were charged fees: \$		0.00	
You paid or were credited: \$		-261.54	
Total amount of the debt: \$		19.60	

3)

PO BOX 778
BISMARCK, ND 58502-0778

ADDRESS SERVICE REQUESTED

PERSONAL AND CONFIDENTIAL



LLZ-SMB 57783



- 4) In addition – placing the above and below in multiple separate envelopes to **PERSISTENTLY and TORTUOUSLY** FORCE a known disabled man **WITHOUT FINGERS OR STATE-PROVIDED “ADAPTIVE EQUIPMENT” FOR OPENING SEALED ENVELOPES** to LABOR INVOLUNTARILY to address the COERCIVE contents of each envelope – the following ADDITIONAL FOUR LETTERS were also mailed out **on 1/4/22** by **MONUMENT HEALTH** and its CORPORATE “collection” AGENTS operating as **CREDIT COLLECTIONS BUREAU**, each referencing separate “accounts” numbers of **#4754616**, **#4754880**, **#4754933**, and **#4755137**, again bearing MY COPYRIGHTED NAME – without my prior authorization – and **threatening to ruin my good credit and, in turn, causing OTHER HARM, if I did not subscribe to the INVOLUNTARY SERVITUDE of “call[ing] or writ[ing]”, with EACH being CONSTITUTIONAL VIOLATIONS committed by COERCION, constituting also DOMESTIC TERRORISM.**

Credit Collections Bureau
PO Box 778
Bismarck, ND 58502-0778
1-701-404-1019

To: SCHIED, DAVID E
PO BOX 321
SPEARFISH SD 57783

Account: 4754616

Credit Collections Bureau is a debt collector. We are trying to collect a debt that you owe to
MONUMENT HEALTH. We will use any information you give us to help collect the debt.

Our information shows:

Account Identification:

MONUMENT HEALTH
500001639575

As of 06-17-21, you owed: \$ 194.00

Between 06-17-21 and today:

You were charged interest: \$ 0.10

You were charged fees: \$ 0.00

You paid or were credited: \$ -180.85

Total amount of the debt: \$ 13.25

How can you dispute the debt?

- + Call or write to us by 02-18-22, to dispute all or part of the debt. If you do not, we will assume that our information is correct.
- + If you write to us by 02-18-22, we must stop collection on any amount you dispute until we send you information that shows you owe the debt. You may use the form below or write to us without the form. You may also include supporting documents.

What else can you do?

- + Write to ask for the name and address of the original creditor if different from the current creditor. If you write by 02-18-22 we will stop collection until we send you that information. You may use the form below or write to us without the

Credit Collections Bureau
PO Box 778
Bismarck, ND 58502-0778
1-701-404-1019

To: SCHIED, DAVID E
PO BOX 321
SPEARFISH SD 57783

Account: 4754880

Credit Collections Bureau is a debt collector. We are trying to collect a debt that you owe to
MONUMENT HEALTH. We will use any information you give us to help collect the debt.

Our information shows:

Account Identification:

MONUMENT HEALTH
500001639576

As of 08-10-21, you owed: \$ 194.00

Between 08-10-21 and today:

You were charged interest: \$ 0.10

You were charged fees: \$ 0.00

You paid or were credited: \$ -180.85

Total amount of the debt: \$ 13.25

How can you dispute the debt?

- + Call or write to us by 02-18-22, to dispute all or part of the debt. If you do not, we will assume that our information is correct.
- + If you write to us by 02-18-22, we must stop collection on any amount you dispute until we send you information that shows you owe the debt. You may use the form below or write to us without the form. You may also include supporting documents.

What else can you do?

- + Write to ask for the name and address of the original creditor if different from the current creditor. If you write by 02-18-22 we will stop collection until we send you that information. You may use the form below or write to us without the

Credit Collections Bureau
PO Box 778
Bismarck, ND 58502-0778
1-701-404-1019

To: SCHIED, DAVID E
PO BOX 321
SPEARFISH SD 57783

Account: 4754933

Credit Collections Bureau is a debt collector. We are trying to collect a debt that you owe to
MONUMENT HEALTH. We will use any information you give us to help collect the debt.

Our information shows:		How can you dispute the debt?
Account Identification:		<ul style="list-style-type: none">+ <u>Call or write to us by 02-18-22</u>, to dispute all or part of the debt. If you do not, we will assume that our information is correct.+ If you write to us by 02-18-22 , we must stop collection on any amount you dispute until we send you information that shows you owe the debt. You may use the form below or write to us without the form. You may also include supporting documents.
MONUMENT HEALTH		
500001732001		
As of	08-30-21, you owed: \$ 209.00	
Between	08-30-21 and today:	
You were charged interest: \$ 0.19		<u>What else can you do?</u> <ul style="list-style-type: none">+ <u>Write to ask for</u> the name and address of the original creditor if different from the current creditor. If you write by 02-18-22 we will stop collection until we send you that information. You may use the form below or write to us without the
You were charged fees: \$ 0.00		
<u>You paid or were credited: \$ -183.57</u>		
Total amount of the debt: \$ 25.62		

Credit Collections Bureau
PO Box 778
Bismarck, ND 58502-0778
1-701-404-1019

To: SCHIED, DAVID E
PO BOX 321
SPEARFISH SD 57783

Account: 4755137

Credit Collections Bureau is a debt collector. We are trying to collect a debt that you owe to
MONUMENT HEALTH. We will use any information you give us to help collect the debt.

<u>Our information shows:</u>		<u>How can you dispute the debt?</u>
Account Identification:		<ul style="list-style-type: none">+ <u>Call or write to us by 02-18-22</u>, to dispute all or part of the debt. If you do not, we will assume that our information is correct.+ If you write to us by 02-18-22 , we must stop collection on any amount you dispute until we send you information that shows you owe the debt. You may use the form below or write to us without the form. You may also include supporting documents.
MONUMENT HEALTH		
500001531709		
As of	04-05-21, you owed: \$ 533.00	
Between	04-05-21 and today:	
You were charged interest: \$ 0.26		<u>What else can you do?</u> <ul style="list-style-type: none">+ <u>Write to ask for the name and address of the original creditor</u> if different from the current creditor. If you write by 02-18-22 we will stop collection until we send you that information. You may use the form below or write to us without the
You were charged fees: \$ 0.00		
<u>You paid or were credited: \$ -497.08</u>		
Total amount of the debt: \$ 36.18		

- 5) As if all of the above was not enough HARASSMENT against a man WITHOUT PUBLICLY-PAID TRANSPORTATION as the means of “responding in writing *IN TIMELY FASHION*” the following **FOUR MORE UNDATED LETTERS** were also mailed out by **MONUMENT**

HEALTH and its CORPORATE “collection” AGENTS operating as **CREDIT COLLECTIONS BUREAU**,— placing the above and below in multiple separate envelopes to **PERSISTENTLY** and **TORTUOUSLY** FORCE a known disabled man **WITHOUT FINGERS OR STATE-PROVIDED “ADAPTIVE EQUIPMENT” FOR OPENING SEALED ENVELOPES** to LABOR INVOLUNTARILY to address the COERCIVE contents of each envelope —each referencing separate “accounts” numbers of **#4959479**, **#5037753**, **#5087722**, and **#5087740** again bearing MY COPYRIGHTED NAME — without my prior authorization — and **threatening to ruin my good credit and, in turn, causing OTHER HARM**, if I did not subscribe to the INVOLUNTARY SERVITUDE of “**call[ing] or writ[ing]**”, with EACH being CONSTITUTIONAL VIOLATIONS committed by COERCION, constituting also DOMESTIC TERRORISM.

Credit Collections Bureau
PO BOX 778
Bismarck, ND 58502-0778
1-701-404-1019

To: **DAVID E SCHIED**
PO BOX 321
SPEARFISH SD 57783-0321

Account: 4959479

Credit Collections Bureau is a debt collector. We are trying to collect a debt that you owe to MONUMENT HEALTH. We will use any information you give us to help collect the debt.

Our information shows:

Account Identification: **MONUMENT HEALTH**
Reference #: 100003897744

As of 11-30-21, you owed: **\$209.00**

Between 11-30-21 and today:

You were charged this amount in interest: **+\$0.06**

You were charged this amount in fees: **+\$0.00**

You paid or were credited this amount toward the debt: **-\$183.57**

Total amount of the debt now: \$25.49

How can you dispute the debt?

- Call or write to us by **06-12-22**, to dispute all or part of the debt. If you do not, we will assume that our information is correct.
- If you write to us by **06-12-22**, we must stop collection on any amount you dispute until we send you information that shows you owe the debt. You may use the form below or write to us without the form. You may also include supporting documents.

What else can you do?

- Write to ask for the name and address of the original creditor, if different from the current creditor. If you write by 06-12-22 we will stop collection until we send you that information. You may use the form below or write to us without the form.
- Go to www.cfpb.gov/debt-collection to learn more about your rights under federal law. For instance, you have the right to stop or limit how we contact you.
- Contact us about your payment options.

*“Scott” said he would send “next steps”
+ T said I would send another bill
adding another \$2 Mil - as
admin. charge for my fees, under
the previous Fee Schedule*

Credit Collections Bureau
PO BOX 778
Bismarck, ND 58502-0778
1-605-961-2705
www.payccb.com

To: DAVID E SCHIED
PO BOX 321
SPEARFISH SD 57783-0321

Account: 5037753

Credit Collections Bureau is a debt collector. We are trying to collect a debt that you owe to MONUMENT HEALTH. We will use any information you give us to help collect the debt.

Our information shows:

Account Identification: MONUMENT HEALTH
Reference #: 500002047809

As of 01-31-22, you owed:	\$333.00
Between 01-31-22 and today:	
You were charged this amount in interest:	+\$0.19
You were charged this amount in fees:	+\$0.00
<u>You paid or were credited this amount toward the debt:</u>	-\$291.08
Total amount of the debt now:	\$42.11

How can you dispute the debt?

- **Call or write to us by 08-25-22, to dispute all or part of the debt.** If you do not, we will assume that our information is correct.
- **If you write to us by 08-25-22, we must stop collection on any amount you dispute until we send you information that shows you owe the debt.** You may use the form below or write to us without the form. You may also include supporting documents.

What else can you do?

● **Write to ask for the name and address of the original**

Credit Collections Bureau
PO BOX 778
Bismarck, ND 58502-0778
1-605-961-2705
www.payccb.com

Received 8/8/22

To: DAVID E SCHIED
PO BOX 321
SPEARFISH SD 57783-0321

Account: 5087722

Credit Collections Bureau is a debt collector. We are trying to collect a debt that you owe to MONUMENT HEALTH. We will use any information you give us to help collect the debt.

Our information shows:

Account Identification: MONUMENT HEALTH
Reference #: 500001586805

As of 05-12-21, you owed:	\$833.00
Between 05-12-21 and today:	
You were charged this amount in interest:	+\$0.10
You were charged this amount in fees:	+\$0.00
<u>You paid or were credited this amount toward the debt:</u>	-\$806.92
Total amount of the debt now:	\$26.18

How can you dispute the debt?

- **Call or write to us by 09-15-22, to dispute all or part of the debt.** If you do not, we will assume that our information is correct.
- **If you write to us by 09-15-22, we must stop collection on any amount you dispute until we send you information that shows you owe the debt.** You may use the form below or write to us without the form. You may also include supporting documents.

What else can you do?

- **Write to ask for the name and address of the original creditor, if different from the current creditor.** If you write by 09-15-22 we will stop collection until we send you that information. You may use the form below or write to us without the form.
- **Go to www.cfpb.gov/debt-collection to learn more about your rights under federal law.** For instance, you have the right to stop or limit how we contact you.
- **Contact us about your payment options.**

Mail this form to:

PO BOX 778
Bismarck, ND 58502-0778
1-605-961-2705

How do you want to respond?

Check all that apply:

- ☐ **I want to dispute the debt because I think:**
 - ☐ This is not my debt.
 - ☐ The amount is wrong.
 - ☐ Other (please describe on reverse or attach additional

Credit Collections Bureau
PO BOX 778
Bismarck, ND 58502-0778
1-605-961-2705
www.payccb.com

Received
8/18/22

To: DAVID E SCHIED
PO BOX 321
SPEARFISH SD 57783-0321

Account: 5087740

Credit Collections Bureau is a debt collector. We are trying to collect a debt that you owe to MONUMENT HEALTH. We will use any information you give us to help collect the debt.

Our information shows:

Account Identification: MONUMENT HEALTH
Reference #: 500002014890

As of 01-31-22, you owed:	\$560.00
Between 01-31-22 and today:	
You were charged this amount in interest:	+\$0.10
You were charged this amount in fees:	+\$0.00
<u>You paid or were credited this amount toward the debt:</u>	-\$534.01
Total amount of the debt now:	\$26.09

How can you dispute the debt?

- **Call or write to us by 09-15-22, to dispute all or part of the debt.** If you do not, we will assume that our information is correct.
- **If you write to us by 09-15-22, we must stop collection on any amount you dispute until we send you information that shows you owe the debt.** You may use the form below or write to us without the form. You may also include supporting documents.

What else can you do?

- **Write to ask for the name and address of the original creditor, if different from the current creditor.** If you write by 09-15-22 we will stop collection until we send you that information. You may use the form below or write to us without the form.
- **Go to www.cfpb.gov/debt-collection to learn more about your rights under federal law.** For instance, you have the right to stop or limit how we contact you.
- **Contact us about your payment options.**

Mail this form to:
PO BOX 778
Bismarck, ND 58502-0778
1-605-961-2705

How do you want to respond?

Check all that apply:

- 6) Going then even further on 8/24/22, the following **LETTER and ACCOUNTING LEDGER DATED 8/23/22** were also mailed out by **MONUMENT HEALTH** and its CORPORATE “collection” AGENT(s) of **Joel Stanley** (a.k.a. “**JOEL STANLEY**”) operating as **CREDIT COLLECTIONS BUREAU**,– placing the above and below in a separate envelope to **PERSISTENTLY and TORTUOUSLY FORCE** a known disabled man **WITHOUT FINGERS OR STATE-PROVIDED “ADAPTIVE EQUIPMENT” FOR OPENING SEALED ENVELOPES** to LABOR INVOLUNTARILY to address the COERCIVE contents of that latest envelope –each referencing separate “accounts” bearing MY COPYRIGHTED NAME – without my prior authorization – and **threatening to ruin my good credit and, in turn, causing OTHER HARM, if I did not “ACT TODAY” and subscribe to the INVOLUNTARY SERVITUDE of “paying the account”**) identified only as the **SINGLE account of 4654373**), with this **DEMAND** being a **CONSTITUTIONAL VIOLATION** committed by **COERCION**, constituting also **DOMESTIC TERRORISM**.

PO BOX 778
BISMARCK, ND 58502-0778

ADDRESS SERVICE REQUESTED



PERSONAL AND CONFIDENTIAL

Credit Collections Bureau

605-341-4414
PO Box 9490

Rapid City SD 57709

08-23-22

4754373

SCHIED, DAVID E
PO BOX 321
SPEARFISH SD 57783

CREDITOR: MONUMENT HEALTH

AMT. DUE \$ 1006.63

WANT TO MAKE PAYMENTS?

WOULD YOU CONSIDER PAYING YOUR ACCOUNT IF YOU WERE ALLOWED
TO MAKE MONTHLY PAYMENTS?

\$167.79 PER MONTH?

IF YOU WILL COMPLETE THE ENCLOSED PAYMENT APPLICATION AND
RETURN IT TO ME I WILL PRESENT IT TO OUR COLLECTION MANAGER FOR
THEIR CONSIDERATION.

IF YOU CAN ENCLOSE A GOOD FAITH DOWNPAYMENT WITH THE PAYMENT
APPLICATION, IT WILL HELP GET THE MONTHLY PAYMENT PLAN APPROVED.

ACT TODAY - MAKE A DEAL!

THIS IS AN ATTEMPT TO COLLECT A DEBT BY A DEBT COLLECTOR AND ANY
INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.

SINCERELY,

JOEL STANLEY

1-605-799-1449

PAY ON-LINE OR CORRESPOND WITH CCB AT
WWW.PAYCCB.COM

USE THIS ADDRESS FOR PAYMENTS:

PAYMENT PROCESSING CENTER
PO BOX 778
BISMARCK, ND 58502-0778

ENCLOSURE: PAYMENT APPLICATION

The SOCIAL SECURITY ACT requires that disabled, poor, and elderly not be forced to lose their dignity. Where is the "dignity" in compelling a "totally and permanently disabled quad-amputee" to "apply" for the "privilege" of kissing the ass of these CORPORATE "FICTIONS"?

[illegible]

AMOUNT	INTEREST	FEES	TOTAL
25.43	2.60	0.00	28.03
35.82	5.00	0.00	40.82
25.43	3.86	0.00	29.29
222.12	31.03	0.00	253.15
38.91	5.44	0.00	44.35
60.64	8.47	0.00	69.11
84.25	11.77	0.00	96.02
28.50	3.99	0.00	32.49
14.98	2.88	0.00	17.86
13.15	1.35	0.00	14.50
25.43	2.60	0.00	28.03
25.43	2.60	0.00	28.03
19.46	1.99	0.00	21.45
26.45	2.70	0.00	29.15
35.92	3.67	0.00	39.59
13.15	1.35	0.00	14.50
19.46	1.99	0.00	21.45
25.43	2.60	0.00	28.03
25.43	2.60	0.00	28.03
19.46	0.98	0.00	20.44
25.43	1.28	0.00	26.71
41.92	0.93	0.00	42.85
25.99	0.34	0.00	26.33
26.08	0.34	0.00	26.42

904.27	102.36	0.00	1006.63
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Acct

Credit Collections Bureau
888-520-3002
PO Box 9966
Fargo, ND 58106

☐ Already paid (today's date)
☐ Enclosed
☐ Will pay on: _____ (date)

8. Nearest **RELATIVE** *not* living with you

Name _____	Relationship _____
Address _____	Phone # _____
City/State _____	

THIS IS AN ATTEMPT TO COLLECT A DEBT BY A DEBT COLLECTOR AND ANY INFORMATION WILL BE USED FOR THAT PURPOSE

THIS IS AN ATTEMPT TO COLLECT A DEBT BY A DEBT COLLECTOR AND ANY INFORMATION WILL BE USED FOR THAT PURPOSE.

14 of 35

**NOTICE OF NEW INCURRENCE OF DEBTS BASED ON
PERSISTING CONTRACT AND PREVIOUSLY RECEIVED FEE SCHEDULE**

All governments and “licensees” of governments are SUBJECT TO the legislation set forth by the legislatures of the STATE and the UNITED STATES by CONTRACT of the PUBLIC TRUST between the Sovereign People and those CORPORATE government and their licensed servicing CORPORATIONS.

To reinforce these **CONTRACTS** of the **PUBLIC TRUST** – and witnessing firsthand the contemptuous **VIOLATIONS** of the **PUBLIC TRUST** – I, David Schied, as “**BENEFICIARY**” of this **PUBLIC TRUST**, and as “*One of the Sovereign People*” as **GUARANTOR** acting on behalf of the Sovereign People as “**TAXPAYERS**” having “*created and ordained*” the constitutions of the STATE and UNITED STATES as the “**PUBLIC TRUST**” **CONTRACT**, have provided – and CCB and MONUMENT HEALTH and the STATE OF SOUTH DAKOTA as embodied (in part) have accepted by **TACIT AGREEMENT** – my FEE SCHEDULE for servicing this **PUBLIC TRUST** contract on behalf of the Sovereign People as “*Taxpayers*” funding these **CRIMINAL VIOLATIONS** of the **PUBLIC TRUST** and seeking to put a “*screeching*” stop to it.

**THE STATE ATTORNEY GENERAL, THE DSS, AND THE DHS – ACTING THROUGH
THEIR RESPECTIVE “ASSISTANT ATTORNEY GENERALS” – ALL KNOW THAT
FINANCIAL EXPLOITATION OF VULNERABLE ADULTS
IS CRIMINAL ABUSE**

4/26/22, 8:31 AM

South Dakota Attorney General



[Home](#) >> [Victim Resources](#) >> [Senior Citizens](#) >> Elder Abuse

Additional Resources

Vulnerable Adult Abuse, Neglect and Financial Exploitation

Older Americans and adults with disabilities are often the targets of abuse. This is because they are often unable to make a complaint or are afraid to lodge a complaint.

Vulnerable adult abuse is especially tragic because in many of these cases the abuser is in a position of trust; as a caregiver, a guardian, a trustee, or even a family member. By being aware of the signs of possible abuse, neglect and exploitation, you can help protect victims.

Some Common signs of financial exploitation include:

- Social Isolation;
- Inability to pay for healthcare;
- New power of attorney by unknown person;
- Lack of funds to pay for common life expenses.

“Governments” absolutely refuse to admit that the chief offenders are the “officers” and “court-appointed guardians” of the “DEEP” STATE. In my case, it is the “actors and jesters” as AGENTS of the “STATE” as manifest in the “trusted” DSS and DHS “arms” of the STATE who are GUILTY OF NEGLECT AND ABUSE by their refusal to provide me with MEDICAL ASSISTANCE (a.k.a. “MEDICAID”) that helps to pay for needed SERVICES, EQUIPMENT and TRANSPORTATION to ACCESS my community.

As shown by many previous pages above, until such time that the CCB was reporting that MONUMENT HEALTH had taken the step to establish an “*arbitrary and capricious*” entry into their FRAUDULENT PAPER TRAIL of me as a “*debtor*” by written assertion of “*You paid or were credited this*” – placing accountability against me by the former and no accountability to either MH or CCB in the latter side of the “*OR*” grammatical qualifier for whatever action was taken on THEIR PART – the amounts used against me as FINANCIAL ABUSE were astounding to cause both stressful emotion and financial harm to my reputation as a reliably insured “*credit*” risk and as a medical “*patient*” in a lifetime of need of post-amputations mobility issues and other internal medicine complications otherwise being DENIED FOR SERVICES because of my “*inability to pay*”.

In addition to the above-referenced WRITTEN forms of financial harassment, there were near equal numbers of harassing telephone calls and messages left by the MONUMENT HEALTH “BUSINESS OFFICE” in purported “*effort to collect upon*” those astounding amounts for which the STATE was refusing to pay by support of “*MEDICAL ASSISTANCE*” (“*MEDICAID*”) to pay what MEDICARE did not pick up on “*covered*” expenses. This put me into the position of – like with having to grovel for TRANSPORTATION services to access my community for the above-referenced various medical appointments – I was having to beg and borrow for having needed other services including needed DENTAL CLEANING AND SURGERY because the STATE also refused to provide to me what MEDICARE does not cover and the SOCIAL SECURITY ACT otherwise pays to the STATES to provide for their elderly, poor, and disabled.

ACCORDING TO MY PREVIOUSLY PROVIDED FEE SCHEDULE – LEDGERED AT \$2,000,000 PER INCIDENT BASED UPON THE CONSTITUTIONAL, FAIR DEBT CREDIT ACT, AND OTHER FEDERAL STATUTORY VIOLATIONS OF MY “CIVIL RIGHTS” AND THE ANTICIPATED COSTS OF “COLLECTING” UPON THESE DEBTS WHILE UP AGAINST “STATE BAR CRIME SYNDICATE” MEMBERS AND CORRUPT STATE AND UNITED STATES COURTS – THE DEBTS INCURRED BY THE ABOVE ARE FACTORED AS FOLLOWS AS BEING ADDITIONALLY OWED BY ALL OF YOU AS “CO-TRUSTEES” OF MY “BENEFICIARY” SERVICES

From 10/28/21 through 8/23/22 referencing separate “*accounts*” numbers of:

#4753823 – \$2,000,000	#4754350 – \$2,000,000	#4754399 – \$2,000,000
#4755144 – \$2,000,000	#4755233 – \$2,000,000	#4755408 – \$2,000,000
#4754616 – \$2,000,000	#4754880 – \$2,000,000	#4754933 – \$2,000,000
#4755137 – \$2,000,000	#4754373 – \$2,000,000	

$\begin{array}{r} 2,000,000 \\ \times 11 \\ \hline 22,000,000 \end{array}$	+	11 harassing calls <hr/> 22,000,000	=	<u>\$44,000,000</u>
--	---	--	---	----------------------------


2,000,000
 YOU PAID OR WERE CREDITED THE EQUIVALENT OF TEN (10)
 HARASSING CALLS (\$20,000,000)

<u>YOU ONLY OWE</u> <u>PAY IMMEDIATELY</u>	=	<u>\$24,000,000</u>
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UPDATED FEE SCHEDULE

(as of 4/30/22)

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

FEE SCHEDULE AND INTEREST COMPOUNDED (QUARTERLY)

(updated 4/30/22 to begin in effect immediately and included in the next billing cycle for 2022) ***

<u>QUASI-GOVERNMENT AGENTS AND/OR CORPORATE LICENSEES OF ANY STATE OR THE "UNITED STATES"</u>	<u>REF. ACCNT Nos. / AGENCY CLAIMS</u>	<u>DAMAGE ASSESSMENTS, PUBLIC PROSECUTIONS COSTS *</u>	<u>PER VIOLATION</u>
<u>AND/OR EMPLOYEES OR OTHER SUBCONTRACTORS OF ANY GOVERNMENT DEPARTMENT, BUREAU, DIVISION, SECTION, UNIT, AGENCY, OR OFFICE</u>	1) All separate account or "case" numbers referencing David Schied or DAVID SCHIED	<u>FAILURE TO RESPOND / CONTINUED DEFAULT REFUSAL TO PAY ON DEBT COLLECTION NOTICES ** ***</u>	<u>\$ 2,000,000</u>
	2) CLAIMS include EACH and the accumulation of every fraudulent entry to the RECORD for case(s)	<u>COMPOUNDED QUARTERLY INTEREST AT THE LOW RATE OF</u>	<u>\$ 2,000,000 (each billed agency)</u>
	Any others (known or unknown)		<u>5 %</u>

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

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

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

Again, in reiteration of what I had written to YOU on 10/28/21, I had refrained from charging anything in GOOD FAITH that YOU would honor the terms of my first correspondence (which was earlier in 2021 as addressed to Matthew Banton (and/or MATTHEW BANTON) and Nancy Stone (and/or NANCY STONE) and leave me alone and in peace to take care of my own needs in accordance with the recommendations and prescriptions of my doctor, who appears to me to be acting in accordance with the standards set by the Medical Community for treating a recent "totally and permanently disabled quad-amputee". However, YOU ALL have nevertheless persisted to harass and threaten me even further, as shown above and AFTER that previous SERVICING CONTRACT was initiated by YOU without your rebuttal and, consequently, by your silence in TACIT AGREEMENT with these TERMS and COUNTERCLAIMS.

***See Dr. Berens' letter dated a
over a full year ago on 8/31/21
verifying my "totally and
permanently disabled" status.***



MONUMENT HEALTH FAMILY MEDICINE
1420 N 10TH ST
SPEARFISH SD 57783-1532
605-717-8595
Dept: 605-717-8595

David E Schied
Po Box 321
Spearfish SD 57783

08/30/21

To whom it may concern:

David is a patient of mine. He has had amputations of 7 of his fingers and bilateral below the knee amputations. He is permanently and totally disabled. From his amputations he is essentially a quad amputee. Because of these amputations he has difficulty completing ADLs and is frequently home bound due to complications of his amputations. David is dependent on equipment for his daily life and is essentially considered nursing home or institution level of care.

Sincerely,



Daniel Berens DO

IT'S THE STATE'S DUTY TO ENSURE THAT "TOTALLY AND PERMANENTLY DISABLED" ARE PROPERLY EVALUATED AND "PERMANENTLY" CARED FOR UNDER THE TERMS WRITTEN BY THE U.S. CONGRESS UNDER THE SOCIAL SECURITY ACT

<https://www.ssa.gov/history/1986dibhistory.html>

Based on the recommendations of the 1948 Advisory Council, the House of Representatives, in 1949, passed a bill containing provisions for the payment of benefits under title II of the Social Security Act to permanently and totally disabled insured workers. However, the Senate-passed version of the bill made no provision for disability insurance benefits. Instead, provision was made for grants in aid to the States for public assistance to permanently and totally disabled, needy individuals. The Senate version was adopted in conference and reflected in the final bill enacted as the Social Security Act Amendments of 1950.

The new program of Federal grants to States for aid to the permanently and totally disabled was enacted as title XIV of the Social Security Act. It complemented similar programs for State public assistance to the aged and the blind enacted in the original Social Security Act of 1935 as titles I and X, respectively. These three programs for State public assistance would be replaced in 1974 by the Federally administrated program of Supplemental Security Income for the Aged, Blind, and Disabled--the current title XVI program.

...

In passing the 1980 legislation, Congress also sought to strengthen Federal management of the State disability determination process to ensure effective and uniform administration of the disability programs throughout the United States. To this end, it abolished the system of individual State agreements and required the Secretary to promulgate regulations specifying performance standards and administrative requirements and procedures to be followed by the States in performing the disability

determination function. In addition, a provision in the 1980 Amendments requires the Secretary to assume the determination function from a State if the Secretary finds that the State agency is substantially failing to make disability determinations in a manner consistent with published regulations and written guidelines. To ensure uniformity and consistency of State agency determinations, the Amendments further required the Secretary to gradually reinstitute a system of preeffectuation review of a majority of State agency disability allowances and determinations of continued disability.

...

PERIODIC REVIEW OF CONTINUING DISABILITY

In another provision of the 1980 Amendments, Congress sought to ensure the integrity of the disability programs by requiring that the status of disability beneficiaries be reviewed at least once every 3 years, unless the individual's disability is considered permanent. Prior to the Amendments, continuing disability reviews were conducted only in selected cases where the individual's condition was expected to improve (medical diary cases), or the individual had returned to work. Congress thought that this highly selective review process was inadequate as a means of ensuring that only persons who continued to be disabled remained on the rolls.

Shortly after implementation of the continuing disability review provision, the periodic review process came under criticism from the public and some members of Congress for the effects it was having on some beneficiaries. There were adverse reactions to both the increased number of cases subjected to review, and the fact that the reviews resulted in the termination of payments to many beneficiaries who had been on the rolls for some years

**The case NOW in the FOURTH
CIRCUIT COURT AND S.D.
SUPREME COURT proves ...**

...

During this same period a growing number of Federal courts were issuing decisions requiring the use of a medical improvement standard in continuing disability reviews. For example, in Finnegan v. Mathews (1981), the Ninth Circuit held that the Secretary may not terminate an individual's disability benefits based on medical factors absent a finding of clear error in the previous determination of disability, or evidence of medical improvement sufficient to establish that the individual is no longer disabled. This holding was reaffirmed by the Ninth Circuit in Patti v. Schweiker (1982), and Lopez v. Heckler (1983). Several other Courts of Appeals issued somewhat similar rulings.

...

In June 1983, Secretary Heckler announced a package of major reforms affecting the continuing disability review program. These included, among others, a temporary moratorium in the review of most mental impairment cases pending a thorough review of the standards for evaluating certain mental impairments, a substantial increase in the percentage of beneficiaries classified as having permanent disabilities and exempt from normal periodic review, selecting cases for review on a random basis instead of based on specific profiles, and an acceleration of a top-to-bottom review of standards, policies and procedures affecting disability evaluation. These reforms were in addition to many administrative initiatives undertaken in 1982 to improve the periodic review process and the quality of disability determinations.

**... that the SOUTH DAKOTA
ADMINISTRATIVE ‘DEEP’
STATE agents of the DSS and DHS
have been this past year violating
what even the U.S. “*SECRETARY*” is
not allowed to do in re-evaluating
whether a “totally and permanently
disabled” man is “eligible” for
“MEDICAL ASSISTANCE.”**

For more EVIDENCE, see the DOCUMENTARY VIDEO posted into the PUBLIC RECORD at:
<https://www.youtube.com/watch?v=QS-ukmfvuCY>

IN FACT, MY EVIDENCE AGAINST THE STATE OF SOUTH DAKOTA PROVES THAT THE “DEEP STATE AGENTS” WORKING FOR THEIR “DEEP STATE PRINCIPALS” OF THE “DEPARTMENTS” OF “SOCIAL SERVICES” AND “HUMAN SERVICES” HAVE BEEN IN GROSS VIOLATIONS OF THEIR OWN DUTIES TO REPORT EACH OTHER FOR “NEGLECT” AND THE “FAILURE TO PROVIDE ADEQUATE MEDICAL CARE” AS THE “JOINT TRUSTEES” OF THE GOVERNMENTS’ “TRUST CONTRACT” BETWEEN THE “UNITED STATES” AND THE “STATES” UNDER THE SOCIAL SECURITY ACT (AS AMENDED)



DEPARTMENT OF HUMAN SERVICES

<https://dhs.sd.gov/lts/adultprotective.aspx>

SHAWNIE RECHTENBAUGH, DEPARTMENT SECRETARY

LONG TERM SERVICES AND SUPPORTS

ADULT PROTECTIVE SERVICES

Adult Protective Services (APS) provides elders and adults with disabilities protection from abuse, neglect or exploitation. If you suspect that an elder or a disabled adult is the victim of abuse, neglect or exploitation, please click this link to complete the Adult Protective Services Referral form. For guidance on completing the referral form, please refer to the document below

- **Adult Protective Service Referral Form**
- **Guide to completing APS referral**

NEGLECT

Neglect is defined as harm to the health or welfare of an elder or an adult with a disability, without reasonable medical justification, caused by a caretaker, within the means available for the elder or adult with a disability, including the failure to provide adequate food, clothing, shelter or medical care.

WHEN TO REPORT

The following indicators may be helpful when deciding whether abuse, neglect or exploitation may be taking place.

Physical Indicators

- Injuries that have not been cared for properly.
- Lack of necessary equipment such as walkers, canes, bedside commode.
- Lack of necessities such as heat, food, water and unsafe conditions in the home.

Behavioral Indicators

- Agitation, anxiety
- Withdrawal
- Ambivalence
- Fear
- Depression
- Anger
- Isolation
- Resignation

The “DEEP STATE” ACTORS do not give one iota of care, as “CO-TRUSTEES” of funds issued to them by the federal government; even despite my extraordinarily high level of “self-advocacy” in reporting DISCRIMINATION. Instead, they RETALIATE.

The “cause” leading to my loss of both (2) legs and seven (7) fingers in 2018 is reasonably due to an “INJURY” that cannot possibly be cared for properly when the patient is FORCED by the “DEEP STATE” AGENTS to forgo treatments because of a DENIAL OF PAID TRANSPORTATION, the refusal of the STATE to furnish electronic wheelchairs; or to even reimburse for costs to maintain functional performance to wheelchairs and prosthetic legs and diseased “stumps” left on the body.

Indicators from Family/Caregivers

- The elder may not be allowed to speak for himself/herself
- Obvious absence of assistance
- Failure to provide physical aids such as eyeglasses, hearing aids or dentures.
- Inappropriately leaving an older person alone for long periods of time.

MANDATORY REPORTING

South Dakota law requires individuals in the medical and mental health professions and employees or entities that have ongoing contact with and exposure to elders and adults with disabilities, to report knowledge or reasonable suspicion of abuse, neglect or exploitation of elders and adults with disabilities.

- **Abuse, Neglect and Exploitation of Elders or Adults with Disabilities Brochure**
- **Abuse, Neglect and Exploitation Video (with audio)**

Mandatory Reporters

There are two groups of mandatory reporters and the process for reporting is different for each group.

The first group of mandatory reporters of abuse, neglect and exploitation includes:

- Physician, dentist, doctor of osteopathy, chiropractor, optometrist, podiatrist, religious healing practitioner, hospital intern or resident, nurse, paramedic, emergency medical technician, social worker or any health care professional;
- Psychologist, licensed mental health professional or counselor engaged in professional counseling; or
- State, county or municipal criminal justice employee or law enforcement officer.

These individuals must make an oral or written report within twenty-four hours to law enforcement, the state's attorney or DHS.

“Self-Advocacy” means nothing to the “DEEP STATE” PRINCIPALS of the STATE such as GOVERNOR Kristi Noem, the ATTORNEY GENERAL Jason Ravnsborg, DHS SECRETARY Shawnie Rechtenbaugh, and DSS SECRETARY Laurie Gill. They refuse to “answer” written COMPLAINTS, and they “weaponize” their respective “assistant attorney generals” – as all being STATE BAR (CRIME SYNDICATE) members – to repeatedly DENY “OPEN RECORDS REQUESTS” for documents submitted by me under the laws of “government transparency”; and they RAILROAD “Due Process Hearings” when conducting their so-called “ADMINISTRATIVE APPEALS.”

“Self-Advocacy” should means something more to Dr. Daniel Berens, D.O. than to repeatedly postpone reporting my detailed COMPLAINTS to him as my “trusted” and “licensed” health care professional – that I am being DENIED corrective lenses, DENIED dental cleanings, being DENIED reimbursement on wheelchair batteries, being DENIED care for amputated “stumps” and need prosthetic legs – than to claim that I am “a victim of my own success” and/or to delay reporting for many weeks and/or months.

The second group of mandatory reporters of abuse and neglect includes:

- Any staff member of a nursing facility, assisted living facility, adult day care center or community support provider, or any residential care giver, individual providing homemaker services, victim advocate or hospital personnel engaged in the admission, examination, care or treatment of elders or adults with disabilities.
- Any individual in this group must report to the person in charge of the institution where the elderly or adult with a disability resides or is present, or the person in charge of providing the services within twenty-four hours.

The person in charge must also make an oral or written report within twenty-four hours to law enforcement, the state's attorney or DHS.

WHAT TO REPORT

To report abuse, neglect, or exploitation of an elder or an adult with disabilities, please contact your local law enforcement agency, local state's attorney's office or contact [Dakota at Home](#) or [Adult Protective Services](#).

In addition to mandatory reporting, people can make reports on a voluntary basis. Any person who knows or has reason to suspect that an elder or adult who is disabled has been abused, neglected or exploited may report that information. Persons who in good faith make a report of abuse, neglect or exploitation of an elderly or adult with a disability are immune from liability.

Facilities or programs that are licensed or regulated by the Department of Health or Department of Human Services will follow department procedures in place for reporting.

A mandatory reporter who knowingly fails to make the required report is guilty of a Class 1 misdemeanor.

Include the following if you know or have reason to believe someone needs protection from abuse, neglect or exploitation:

- The name, age, physical address and contact information of the elder or adult with a disability;
- The name, age, physical address and contact information of the person making the report;
- The name, age, physical address and contact information of the caretaker of the elder or adult with a disability;
- The name, age, physical address and contact information of the alleged perpetrator;
- The nature and extent of the elder or adult with a disability's injury, whether physical or financial, if any;
- The nature and extent of the condition that required the report to be made; and
- Any other pertinent information.

“Self-Advocacy” should mean something more to GOVERNOR Kristi Noem, the ATTORNEY GENERAL Jason Ravnsborg, DHS SECRETARY Shawnie Rechtenbaugh, and DSS SECRETARY Laurie Gill ... especially when the elderly and disabled *“self-advocate”* has the demonstrated intelligence, educational background, disability training, and organizational capability to SUPPORT HIS CLAIMS WITH EVIDENCE of DISCRIMINATION, RETALIATION, and other *“RICO”* CRIMES of *“DEPRIVATION OF RIGHTS UNDER COLOR OF”* LAW / PROCEDURE / OFFICE OF AUTHORITY.

See the “ACCARDI DOCTRINE” and the “RULES ENABLING ACT”

Simply publishing the AFFIRMATIVE DUTY of these *“CO-TRUSTEES”* operating as STATE and UNITED STATES *“officers”* and *“agents”* does NOT automatically grant them *“immunity”* from civil and criminal prosecutions when they REFUSE to follow their own policies and procedures, and/or the use *“procedure”* to undermine *“substance”* by way of *“weaponized due process”* to yield results opposite of those intended by the procedures themselves.

MORE RECENTLY, I RECORDED THAT DR. Daniel Berens, HIS AGENTS, AND/OR THE AGENTS OF MONUMENT HEALTH – DESPITE AGREEING THAT THEY HAD THE LEGAL REASON, AND THE RESPONSIBILITY, OF REPORTING “ABUSE AND NEGLECT OF A VULNERABLE AND DISABLED ADULT” TO AUTHOROTIES OF THE “STATE” (AS I HAD PREVIOUSLY REPORTED TO HIM IN HIS OFFICE AND IN THE COMPANY OF WITNESSES BY PHONE BY WAY OF MY OWN “SELF-ADVOCACY” – NEVERTHELESS REPORTED BACK TO ME THAT DR. Berens HAD INSTEAD MADE HIS “REPORT OF NEGLECT AND ABUSE” TO THE DSS’ TOLL FREE NUMBER FOR REPORTING “CHILD NEGLECT AND ABUSE”

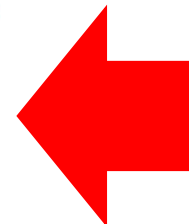
THE FOLLOWIN IS THE “LEDGER” OF INDIVIDUAL ACTIONS THAT I TOOK TO HOLD Dr. Daniel Berens AND MONUMENT HEALTH Up to the LEGAL STANDARD, FOR WHICH THE “RECORDS” I HAVE SUGGEST THAT REPORTING “ABUSE AND NEGLECT OF A VULNERABLE ADULT” TO “CHILD PROTECTION” SERVICE AGENCIES BRINGS FORTH THE QUESTION OF MEDICAL “MALPRACTICE” AND/OR OTHER “NEGLIGENCE” (IN FAILURE TO PROPER FOLLOW-UP) LIABILITY

- 1) On **7/13/22**, I spoke in-person with Dr. Berens while HE WAS BEING PAID to provide to me with MEDICAL SERVICES in response to reporting to him that I had many medical needs that were not being attended or serviced – including numerous SAFETY and HEALTH HAZARDS being forced upon me in my home environment BECAUSE THE “AGENTS” AND “PRINCIPALS” OF THE “STATE OF SOUTH DAKOTA” were DISCRIMINATINGLY RETALIATING against me by taking away (since April 2022) assigned people to assist me once weekly for TRANSPORTATION, for CHORE SERVICES, and other things around the home such as vacuuming, meal preparation, grocery shopping, and other general cleaning around the home, making the home environment unsanitary and dangerous for me attempting to work with sharp food-cutting utensils without fingers or other ADAPTIVE EQUIPMENT supplied by the STATE, which was also reported the previous year and a half as illegally DENYING ME NEEDED “MEDICAL ASSISTANCE.” **In entering Dr. Beren’s office, I handed his nurse a copy of the following LIST OF MEDICAL NEEDS to which I was being DEPRIVED because of “inability to pay;” which Dr. Berens entered the room with that LIST in his hands stating, “What is this?” (He kept that copy of the list afterwards.)**

Dr. Berens

Court No Dental + need tooth extraction + ears (wax + phone)

- 1) Report of neglect/abuse by govt officials – no chore services result from retaliation + den. action = no help w/ food purchasing, transportation to doctors, no help w/ payments = no services (eyes) no continued physical therapy, ENT on chronic nasal problems, no vacuuming or help w/ food preparation – drive by STATE’s to weaken me not strong from me – because I won’t play with their socialist game + demand to see written policies + laws. – Use Dr. Berens name + reputation to trick me.
- 2) Nephrologist – back on Amlodipine – high blood pressure
- 3) Soreness in right nipple / soreness in tongue + neck
- 4) Re fill of Morco pain meds. *don’t seem to work* *overuse of pinky due to sleep*
- 5) PSA or other routine screening or physical?
- 6) Lysoaphrisl (Viagra) – get back lost libido after Sepsis
- 7) Need new pair of shrinkers
- 8) Pre cancer on shoulder (L)?
- 9) Blood pressure Life Line Screening (Plaque build)
- 10) Ana K.T. expires in August + Nordic



- 2) On 7/27/22, I AGAIN spoke in-person with Dr. Berens while HE WAS BEING PAID to provide to me with MEDICAL SERVICES in response to reporting to him that I had many medical needs that were not being attended or serviced – including numerous SAFETY and HEALTH HAZARDS being forced upon me in my home environment BECAUSE THE “AGENTS” AND “PRINCIPALS” OF THE “STATE OF SOUTH DAKOTA” were DISCRIMINATINGLY RETALIATING against me, **I asked him if he had yet done as I asked in reporting “NEGLECT AND ABUSE” on my behalf as I had requested earlier in the month and he responded by stating that HE HAD NOT YET DONE SO.** Therefore, I reiterated my request, reporting that I believed there to be both SAFETY and HEALTH hazards at home about which I had also been “self-reporting” to the STATE to no avail. **I also informed Dr. Berens that I had also taken my CLAIMS to the CIRCUIT COURT, naming the SOUTH DAKOTA “DEEP STATE” actors discriminatingly depriving me of these very important “daily living” needs, to additionally include TRANSPORTATION, as well as all other items on the previous list provided to him.**

In those last five (5) minutes of that appointment, **I asked Dr. Berens to respond to my pointing out that three months earlier he took no action when I had reported to him** through his “*triage nurse Rene*” **that the STATE DEPARTMENT OF HUMAN SERVICES (Kelli Werner) had deceptive used his (Dr. Berens’) name, reputation, and career in an effort to fraudulently trick me into allowing them to come into my home by her FALSE CLAIM that he (Dr. Berens) had provided a “referral” for help from the STATE when he had otherwise made no such referral** – i.e., the DHS agent Kelli Werner was attempting to deceive me in order to again determine a **level of “HUMAN” need for BATHING and DRESSING** (instead of evaluating my needs for adaptive EQUIPMENT) **as they had done previously while DENYING me MEDICAID under claim that I was being DISQUALIFIED for my ability to “bath and dress [my] self”** (to which Dr. Berens had laughed a year earlier while stating to me that, in his “*progressive*” but “*discriminatory*” view against perceived “*privileged white males*”, I “*was a victim of my own success*” as an Anglo-American disabled quad-amputee) – yet **when I have asked him (Dr. Berens) myself to report “abuse and neglect”** (in response to my reporting to him the DISCRIMINATORY treatment, the allowance of FINANCIAL ABUSES, and the SAFETY AND HEALTH HAZARDS at my home due to the DHS retaliating against me for taking my previous CLAIMS about their DERELICTION and CRIMINAL NEGLIGENCE in DENIAL OF MEDICAL ASSISTANCE/MEDICAID to the JUDICIAL BRANCH from the equally derelict and negligent EXECUTIVE BRANCH), **Dr. Berens has also done nothing in relaying my reports of these TRUTHS to his medical associates and STATE “law enforcement” authorities to provide me with the REMEDIES that are needed to alleviate these serious problems of “NEGLECT AND ABUSE” by these STATE agents.**

The fuller background story behind all of this was produced as a three (3) hour documentary video with RECORDED meetings and telephone calls depicting the CRIMINAL MALFEASANCE of the related STATE ACTORS as “AGENTS” and “PRINCIPALS” using “*procedure over substance*” to DISCRIMINATE then RETALIATE against me by creating the conditions for this NEGLECT and ABUSE through the above-described FINANCIAL ABUSES, and the SAFETY AND HEALTH HAZARDS at my home. **That DOCUMENTARY VIDEO is posted into the PUBLIC RECORD at: <https://www.youtube.com/watch?v=QS-ukmfvCY>**

We discussed during the last 5 minutes of my appointment on 7/27/22 how, around April, the DHS had used Dr. Berens name, reputation, and career to COERCE me into allowing them into my home to “qualify” me for a “NON-MEDICAID” DHS “program” based on FRAUD. (similar to what they had done for the entirety of the previous year based upon their evaluation of my need for strictly “HUMAN” SERVICES, and without proper consideration of either my need for INDEPENDENCE or my needs for EQUIPMENT (instead of a “personal butler” for maintaining my “Least Restrictive Environment” AT TAXPAYER EXPENSE).

When (on 7/27/22) Dr. Berens said that he would not even know who to call and asked if I had a contact person or number, I stated that the “*justice delayed is justice denied*” insolence of the DSS has brought me to taking this entire matter out of the EXECUTIVE BRANCH and placing it into the hands of the JUDICIAL BRANCH; but that if he needed my help in locating a number for help to abused and neglected disabled adults, for him to let me know. I also stated, “*Abuse and Neglect hotlines are out there and that is what I am reporting [to him]*”. His bottom line was that he “[*was*] not sure” whether he would call or not (because he had never done so before); promising to “*talk with DSS when [he] get[s] some time*”.

- 3) On **8/4/22** – per a phone call back to me from Dr. Daniel Berens’ “*triage nurse Rene*” on 8/11/22 citing on RECORD what she had found in the MONUMENT HEALTH “*chart*” on/for me – Dr. Daniel Berens had personally stuck a note in chart; and Rene read to me verbatim from that note stating that, “[*Dr. Berens wrote*] that he *did* speak with a LAWRENCE COUNTY DEPARTMENT OF SOCIAL SERVICES and will have a supervisor contact [David Schied] to discuss where [David Schied] is in [his] application for MEDICAID, and what services [he] may qualify for, and what can be done for [him] for [his] needs. [And then he wrote] Then [Dr. Berens] will have a call back from the DSS supervisor after the discussion with [David Schied] to see what next step Dr. Berens needs to do.” Rene stated that **Dr. Berens’ note did not include the specific name of the “supervisor” that he purportedly had spoken with.**
- 4) On **8/11/22** – I spoke with “*triage nurse Rene*” about the FACT that despite it having been over a year since I arrived to South Dakota from out-of-state, the MONUMENT HEALTH “*chart*” for me still has not shown that Dr. Berens had ever issue a “*full physical*” for me; and that – per the list (i.e., *see above*) that I gave to Dr. Berens a full month prior on 7/13/22 and even though I had spoken again with him on 7/27/22 and made subsequent phone calls to the office about needing to schedule a full “*annual*” physical – that I still did not have such a full physical scheduled.

I also reminded “*triage nurse Rene*” about our RECORD of previous conversations from months prior (which are also depicted in the DOCUMENTARY VIDEO referenced at the bottom of the previous page above *verbatim*) in which DHS “*STATE AGENT*” Kelli Werner had abused her DEEP STATE position and made the FALSE CLAIM that Dr. Berens had provided a “*referral*” to the STATE for evaluation and “*HUMAN*” SERVICES when he otherwise had not. I also informed “*triage nurse Rene*” that in the aftermath of exposing that CRIMINAL CORRUPTION that the DEEP STATE AGENTS of the STATE OF SOUTH DAKOTA had RETALIATED against me by canceling what “*homemaker/chore services*” that I was receiving the previous year, creating HEALTH AND SAFETY HAZARDS at my home, and giving me cause to report such NEGLECT AND ABUSE by these STATE AGENTS to Dr. Berens, requesting that he simply do for me what the STATE had LIED about in saying that he had already done for me when he otherwise had not. I then told “*triage nurse Rene*” that my purpose in calling this day of 8/11/22 was to find out if Dr. Berens had actually made such a “*referral*” to the appropriate agency of the STATE after our last two direct conversations.

In looking through “*my*” chart (which I never see and only MONUMENT HEALTH creates and maintains), “*triage nurse Rene*” stated that she saw no reference whatsoever to such a “*referral*.” I then informed “*triage nurse Rene*” that prior to scheduling a full “*physical*” with Dr. Berens, I wished for her to get with Dr. Berens about his apparent lack of support to my concerns as a “*totally and permanently disabled quad-amputee*” man and “*vulnerable adult*” and get back with me since **I needed to know more about my relationship with this doctor before deciding to continue with such a man who refuses both to do anything about the STATE using his name, reputation, and professional career in effort to COERCE me into some form of “involuntary” action without being “fully informed” or even “truthfully informed”; while it would appear**

that this same doctor would not assist me in properly bringing forth my own TRUTHFUL CLAIMS about being NEGLECTED AND ABUSED by these very same STATE AGENTS.

It was after our discussion of all of the above, and with my emphasizing that this matter of NEGLECT AND ABUSE was so important that I wished her to talk with Dr. Berens immediately and get back with me later in the day, that *“triage nurse Rene”* finally admitted that *“[she] should have told me much earlier in the conversation that Dr. Berens is out of the office on vacation and will not be back until the [August] 17th.”* In ending my conversation with her, I provided *“triage nurse Rene”* with an update to my DENTAL NEEDS by stating that a local church had stepped up to assist me in dealing with the gaping hole in the front of my face with two missing teeth in the front (and with tooth fragment still stuck in my gums), which had occurred since the beginning of this 2022 year.

- 5) On 8/11/22, *“triage nurse Rene”* called me back later in the afternoon stating that she had *“found a note in ‘my’ chart”* in which Dr. Berens had telephoned the *“DSS SUPERVISOR IN LAWRENCE COUNTY”*. The details of that 2-minute follow-up call while Dr. Berens was on vacation is covered on the previous page under the LEDGER entry for 8/4/22.
- 6) On 8/16/22, I received an unsolicited phone call from *“Kay Lynn or Kate Lynn as Dr. Beren’s CLINICAL ASSISTANT”* who stated that she too had found the RECORDS ENTRY showing that *“Dr. Berens [indeed] DID contact the DEPARTMENT OF SOCIAL SERVICES and spoke with one of the supervisors; and ‘THEY’ said they were going to get a hold of [me, David Schied] and he had done that on the fourth [4th] of August ”* In response, to this verification, I informed *“Kay Lynn as Dr. Beren’s clinical assistant”* that in the past two weeks *“nobody has reached out to me from the DSS”* and that previously *“triage nurse Rene”* had mentioned that the *“DSS SUPERVISOR”* had specifically resided at the LOCAL GOVERNMENT LEVEL of LAWRENCE COUNTY. In reading directly from the RECORD, *“Kay Lynn or Kate Lynn as Dr. Beren’s clinical assistant”* reaffirmed Rene’s assertion by stating, *“It looks like he [Dr. Berens] spoke with the LAWRENCE COUNTY DEPARTMENT OF SOCIAL SERVICES ... spoke to the supervisor ... ‘THEY’ were to contact David to discuss where he is in his application with MEDICAID and to discuss for other services that he would qualify for. And then he said that he [Dr. Berens] will get a call back from ‘the supervisor’ to discuss ‘next steps’ ... but he’s [Dr. Berens has] been out of the office for about [the past] ten [10] days.”*

In what amounted to only a 4-minute phone conversation, I explained to *“Kay Lynn or Kate Lynn as Dr. Beren’s clinical assistant”* that in the world of personal accountability for actions, *vagueness* does not count and that CORPORATE/FICTIONAL *“TITLES do not mean a whole lot;”* so I asked if Dr. Berens had *“included the NAME of somebody [at the DSS] that was ACCOUNTABLE for that phone call.* *“Kay Lynn or Kate Lynn as Dr. Beren’s clinical assistant”* replied that **Dr. Berens had NOT provided the actual name of the so-called “SUPERVISOR” with whom he claimed to have spoken.** She then quickly added that she *“had gotten to speak with him yet”* and that *“he [was] not in yet today”*. *“Kay Lynn or Kate Lynn as Dr. Beren’s clinical assistant”* then promised to *“talk with him tomorrow and give [me, David Schied] a call back”*; **HOWEVER, SHE NEVER CALLED BACK in such follow-up.**

Before hanging up on 8/16/22, I also secured her promise that **SINCE DR/ BERENS had also apparently grossly neglected to document the exact PHONE NUMBER that he had called to reach that “UNNAMED ‘LAWRENCE COUNTY DSS SUPERVISOR’”** that she would get that number also from Dr. Berens so that I may properly do a *“follow-up”* myself ,, since I had heard nothing whatsoever from that *“supervisor”* as purportedly promised by that UNNAMED DSS individual to Dr. Berens on or before 8/4/22. Before hanging up, *“Kay Lynn or Kate Lynn as Dr. Beren’s clinical assistant”* also added that she had **PERSONALLY WITNESSED Dr.**

Berens “*talking on the phone with the DEPARTMENT OF SOCIAL SERVICES*” during that purported conversation with the LAWRENCE COUNTY DSS “*SUPERVISOR.*” “*Kay Lynn or Kate Lynn as Dr. Beren’s clinical assistant*” then promised a second time to speak to Dr. Berens the following day and give me a call back with the name of the “*DSS Supervisor*” and the phone number at which that “*DSS Supervisor*” was purportedly contacted by Dr. Berens; **YET SHE NEVER FOLLOWED THROUGH WITH THAT PROMISE the next day as promised – nor even the next WEEK – in spite of the FACT that I had sincerely and profusely expressed my gratefulness at finding out that Dr. Berens had (purportedly) been supportive enough to make that telephone “referral” on my behalf, while reiterating the IMPORTANCE of my having names and numbers for proper follow-up in case the DERELICT “CO-TRUSTEES” as “DSS AGENTS OF THE DEEP STATE” should fail (again) their legal obligations to assist me as the “BENEFICIARY” of both the MEDICAL system and the WELFARE system in place for that very purpose.**

- 7) On 8/18/22, I received a call from “*Jessy from Dr. Berens’ office*” leaving a message on my voicemail service with a lab result. She left no word at all about the information that “*Kay Lynn or Kate Lynn as Dr. Beren’s clinical assistant*” had promised two days before that was one day overdue back to me. So, I telephoned Dr. Berens’ office and “*Angela a receptionist*” got put on hold for seven (7) minutes before being told that nobody was answering my call at Dr. Berens’ office. Angela took a detailed message that I was calling “*Jessy from Dr. Berens’ office*” in follow-up to being told the previous two days prior (8/16/22) that I would receive a call back the day before (8/17/22) with the relevant information that Dr. Berens’ office had promised.
- 8) On 8/19/22, “*Shaylee from Dr. Berens’ office*” said that she could not locate ““*Kay Lynn or Kate Lynn as Dr. Beren’s clinical assistant*” but that she had seen her earlier in that office. Gave a message to “*Shaylee from Dr. Berens’ office*”, who told me that she will look more for “*Kay Lynn or Kate Lynn as Dr. Beren’s clinical assistant*” and give her the message and ask her to give me a call back in follow-up to her unkept promise from two days prior.
- 9) On 8/25/22, after waiting another week and a full nine days for “*Kay Lynn or Kate Lynn as Dr. Beren’s clinical assistant*” to return my call with the information that she grossly neglected to retrieve for me from Dr. Berens with the phone number and contact person’s name that he had purportedly spoke with as the so-called “*LAWRENCE COUNTY DSS SUPERVISOR,*” a receptionist named “*Kelly from Dr. Berens’ office*” again placed me on hold as the caller attempting once again to contact “*Kay Lynn or Kate Lynn as Dr. Beren’s clinical assistant*” for that same information. Eventually “*Kelly from Dr. Berens’ office*” came back to take yet another message from me while stating that she is “*not getting a response from them so they must be in with a patient.*” “*Kelly from Dr. Berens’ office*” took a detailed message in my wanting the specific name and phone number from Dr. Berens that he as referenced as purportedly using to call in a “*report of abuse and neglect*” on my behalf to the “*LAWRENCE COUNTY DSS SUPERVISOR*” that “*Kay Lynn or Kate Lynn as Dr. Beren’s clinical assistant*” had otherwise promised to retrieve for me about 10 days prior but who had still not properly followed up with me about with a return phone call as promised. “*Kelly from Dr. Berens’ office*” stated that she would the pass that message along to “*Kay Lynn or Kate Lynn as Dr. Beren’s clinical assistant*” along with my request for a call back about the same.
- 10) On 8/25/22, a while after leaving the above-referenced message with “*Kelly from Dr. Berens’ office*”, “*Kay Lynn or Kate Lynn as Dr. Beren’s clinical assistant*” telephoned me back stating, “*I spoke with Dr. Berens about the situation with the DSS that he had called the NEGLECT ... and he told me that he put in a note that he had called and talked to a supervisor. HE DOESN’T REMEMBER THE NAME OF THE SUPERVISOR; BUT THE PHONE NUMBER THAT HE CALLED WAS ... 877-244-0864.*” When I confirmed with “*Kay Lynn or Kate Lynn as Dr.*

Beren's clinical assistant" that the number that she had just given to me was the very number that Dr. Berens had called in speaking to that UNNAMED supervisor, **she REAFFIRMED THAT THE NUMBER – 877-244-0864 – WAS THE VERY ONE THAT DR. BERENS HAD CALLED.** Then, when I asked "Kay Lynn or Kate Lynn as Dr. Beren's clinical assistant" to send me a copy of that note by Dr. Berens to which she referred, she told me that she would NOT and that I would instead need to do the work myself to "get a hold of [MONUMENT HEALTH] MEDICAL RECORDS because [she] can't [administratively] print these off of the computer".

**Report
Child Abuse or
Neglect**

1.877.244.0864


To report an emergency situation regarding child abuse or neglect before 8 a.m., after 5 p.m., on the weekends or during a holiday, please contact local law enforcement.

For more information regarding mandatory reporting:

Email
CPS@state.sd.us

Online
dss.sd.gov/childprotection

Printed on recycled paper | February 2021
Midstates Group | 12,000 copies | \$0.09 per copy
BROCPS04



**Mandatory
Reporting**
of Child Abuse and Neglect
in South Dakota

DSS South Dakota
Department of
Social Services

- 11) On that same day of 8/25/22, and immediately following my having received the phone number confirmed by "Kay Lynn or Kate Lynn as Dr. Beren's clinical assistant" as the number for the "DSS SUPERVISOR" called by Dr. Berens on my behalf, I made a long-awaited follow-up call the number given to me of **877-244-0844**. **That call began with an automated service telling me as the caller that this was NOT the phone number of the DSS for "ADULT PROTECTIVE SERVICES"; but it was instead the phone number for the DSS' "CHILD PROTECTION SERVICES".** After a very long twenty (20) minute wait on "hold," speaking with "CHILD PROTECTION Jessica" who eventually answered that line.

As a matter of official RECORD, I explained to "CHILD PROTECTION Jessica" that I was following up on my doctor having confirmed that he called this very phone number of **877-244-0844** on 8/4/22 and speaking on my behalf to a "DSS SUPERVISOR" in lawful report that I – as a disabled and elderly individual – was being "neglected and abused" by this woman's fellow "DEEP STATE" AGENTS. I stated right away that I was out to locate who it was that was the "DSS SUPERVISOR" who spoke with my doctor (in front of the "witness" to that call who had given me this number). "CHILD PROTECTION INTAKE Jessica Summers or Somers" replied right away stating that "because we are CHILD PROTECTION we do not get involved with adults" (even though the laws cited in this instant letter show that ALL social services

professionals and administrators operating under have CRIMINAL PENALTIES for their failure to respond to MANDATORY REPORTING regulations under the STATE laws). She instead attempted to COERCE me into doing HER WORK of reporting, while looking for the ADULT PROTECTIVE SERVICES phone number.

When I explained to “*CHILD PROTECTION INTAKE Jessica Summers or Somers*” that I was not looking to be “*forwarded*” to a different AGENCY, but that I had RECORDS from my doctor’s office that he had indeed spoken with a DSS SUPERVISOR doing an “*INTAKE*” from my doctor on “*neglect and abuse*” against me as an adult at the very number that she was answering – regardless of whatever rhetoric she was that day spewing about what she “*does*” or “*does not*” typically do, “*CHILD PROTECTION INTAKE Jessica Summers or Somers*” **began to conduct her own “intake” by asking me if I was an adult (reporting “neglect and abuse” AGAIN this day to the DSS in follow-up as the SUBJECT of the previous report of “neglect and abuse” on 8/4/22 by my doctor to the “DSS SUPERVISOR”) and logging in the proper spelling of my first and last name .**

Even after accepting my “*ORAL REPORT OF NEGLECT AND ABUSE AS A DISABLED ELDERLY ADULT*”, “*CHILD PROTECTION INTAKE Jessica Summers or Somers*” **REFUSED to forward anything of my own report of “neglect and abuse” to HER as the AGENT of the DSS.** Instead, - knowing that my call with her was being RECORDED – she again attempted to COERCE me into diverting my attention to a separate DEPARTMENT (“DHS”) altogether by FORCING ME TO DO HER WORK of calling “*DAKOTA AT HOME*” that purportedly (i.e., she provided me with no supporting evidence but her own words just like my doctor’s office) “*take[s] care of ‘abuse and neglect’ for adults.*” The number that she gave me for DAKOTA AT HOME was 1-833-663-9673.

Again, I reiterated that I had RECORDED three (3) separate occasions of calls with my doctor’s office in which my doctor was certain in providing me with the phone number being answered by “*CHILD PROTECTION INTAKE Jessica Summers or Somers*” as the line he had instead called and received a detailed “*INTAKE*” by a “*DHS SUPERVISOR*” and NOT a “*DAKOTA AT HOME*” or “*DAH SUPERVISOR*”. “*CHILD PROTECTION INTAKE Jessica Summers or Somers*” **agreed that, given her assertions on a RECORDED LINE, that my doctor would have most likely NOT actually called the “CHILD PROTECTIVE SERVICES” and spoken with any “DSS SUPERVISOR”, she contended that I – as a “totally and permanently disabled quad-amputee” – should otherwise be doing the WORK MYSELF in using her own RECORDED TESTIMONY against the MONUMENT HEALTH doctor** who otherwise appeared to have LIED about his actions IN VIOLATION OF THE LAWS MANDATING THAT HE REPORT THESE CRIMES WITHIN 24 HOURS.

“*CHILD PROTECTION INTAKE Jessica Summers or Somers*” then resumed further her own “*INTAKE*” with further questioning on whether or not I had “*any kids in the home.*” Next, she told me that she needed to also “*check one more placeI,*” virtually admitting that she does not know about everything that comes into the DSS through the phone number that was given to me by my doctor as the line he had called to reach the “DSS SUPERVISOR” (i.e., as shown by the graphic EVIDENCE many pages back, the DAKOTA AT HOME is affiliated with the STATE’s “DHS” not the STATE’s “DSS”); so she stated to me (while typing) that she was “e-mailing [her] TEAM as well [to include her own “DSS SUPERVISOR”].

I then reiterated that, “*According to my doctor, somebody from this office has MISREPRESENTED themselves at this phone number – calling themselves a ‘DSS SUPERVISOR’ and doing a FULL INTAKE on ME, through him (i.e., my doctor), on 8/4/22;*

and this is NOT ACCEPTIBLE for this [discrepancy in RECORDED AGENCY testimonies) to be going on.”

“CHILD PROTECTION INTAKE Jessica Summers or Somers” then asked to INTAKE my phone number “just in case [she’s] missing something on [her] end ... [she] can call me back in follow-up.” I only gave her my phone number (in my apparently calling a “CHILD ABUSE AND NEGLECT HOTLINE”) on condition that my PRIVATE cell phone number NOT be made part of and CORPORATE or GOVERNMENT RECORD associated with “child abuse.” As a matter of preference, I informed “CHILD PROTECTION INTAKE Jessica Summers or Somers” that, since I am establishing my own set of (more credible) “OFFICIAL RECORDS”, that any future correspondence with the DSS be placed into WRITING and gave her my e-mail address requesting that “she send to me the results of your findings.” On the RECORDED LINE she again AGREED (on 8/25/22) to sending me the results of her finding, completing her INTAKE with my e-mail address.

“CHILD PROTECTION INTAKE Jessica Summers or Somers” then concluded the call by stating that she would be checking with her “DSS TEAM” to see if any UNNAMED individuals had spoken with my (UNNAMED in this RECORDED call) doctor and get back with me IN WRITING with the results of her own INTERNAL investigation into this number. She then reiterated that the ALTERNATE number that she had just given me for “DAKOTA AT HOME” was the “ADULT HOTLINE” for reporting “neglect and abuse” of adults.

- 12) After hanging up from speaking with “CHILD PROTECTION INTAKE Jessica Summers or Somers”, I conducted further research that showed the FACT that **SOMEBODY WAS LYING TO ME** about having spoken to and RECEIVED AN “INTAKE” FROM the “DSS SUPERVISOR at the phone number of 877-244-0844 on 8/4/22. For this reason – amongst many others – **I AM ASSESSING MY “\$2,000,000 / PER INCIDENT” COST IN ACCORDANCE WITH MY FEE SCHEDULE** (that’s \$2,000,000 for the doctor’s **MONUMENT HEALTH “MALPRACTICE”** and another \$2,000,000 for the **DSS’ “MALFEASANCE”** in the VIOLATIONS OF MANDATORY REPORTING of each) – in acting on behalf of the Sovereign People as STATE and UNITED STATES “TAXPAYERS”, as well as on my own behalf as “BENEFICIARY” of the WELFARE and of the “NEGLECT AND ABUSE HOTLINE” systems set up by the STATE that are in apparent DYSFUNCTION; particularly given the FACT that “CHILD PROTECTION INTAKE Jessica Summers or Somers” NEVER FOLLOWED THROUGH WITH HER PROMISE TO PROVIDE ME WRITTEN RESULTS OF HER (INTERNAL) INVESTIGATION after getting with the rest of her “TEAM.”

Notwithstanding everything I have provided to you already, please AGAIN take note that THE ACTIVITIES YOU ARE CONSPIRING TOGETHER TO UNDERTAKE AGAINST ME CONSTITUTES UNWARRANTED “FORCED LABOR” – a criminal violation of the laws for which YOU (not your CORPORATIONS) could receive 20 YEARS in prison (while your CORPORATIONS’ “shareholders” will be busy paying against my CLAIMS IN

COMMERCE against your “forced labor” of an ELDERLY, POOR, and totally and permanently DISABLED quad-amputee living on PUBLIC WELFARE. (See next page for the specific federal code)

18 U.S. Code § 1589 - Forced labor

Current through Pub. L. 114-38. (See Public Laws for the current Congress.)

(a) Whoever knowingly provides or obtains the labor or services of a person by any one of, or by any combination of, the following means—

- (1)** by means of force, threats of force, physical restraint, or threats of physical restraint to that person or another person;
- (2)** by means of serious harm or threats of serious harm to that person or another person;
- (3)** by means of the abuse or threatened abuse of law or legal process; or
- (4)** by means of any scheme, plan, or pattern intended to cause the person to believe that, if that person did not perform such labor or services, that person or another person would suffer serious harm or physical restraint, shall be punished as provided under subsection (d).

(b) Whoever knowingly benefits, financially or by receiving anything of value, from participation in a venture which has engaged in the providing or obtaining of labor or services by any of the means described in subsection (a), knowing or in reckless disregard of the fact that the venture has engaged in the providing or obtaining of labor or services by any of such means, shall be punished as provided in subsection (d).

(c) In this section:

- (1)** The term “abuse or threatened abuse of law or legal process” means the use or threatened use of a law or legal process, whether administrative, civil, or criminal, in any manner or for any purpose for which the law was not designed, in order to exert pressure on another person to cause that person to take some action or refrain from taking some action.
- (2)** The term “serious harm” means any harm, whether physical or nonphysical, including psychological, financial, or reputational harm, that is sufficiently serious, under all the surrounding circumstances, to compel a reasonable person of the same background and in the same circumstances to perform or to continue performing labor or services in order to avoid incurring that harm.

(d) Whoever violates this section shall be fined under this title, imprisoned not more than 20 years, or both. If death results from a violation of this section, or if the violation includes kidnaping, an attempt to kidnap, aggravated sexual abuse, or an attempt to kill, the defendant shall be fined under this title, imprisoned for any term of years or life, or both.

"CLAIMS IN COMMERCE"

(Updated since 10/28/21 when the "balance owed" was uncontested as \$4,000,000)

As you should all know by now, I have long been establishing other CLAIMS AGAINST THE STATE that are "*inextricably intertwined*" with the CRIMES depicted in this instant letter addressed to all of you in completion on 9/12/22. The ADMINISTRATIVE COSTS associated with that "*separate*" case jointly in the FOURTH CIRCUIT COURT and the SOUTH DAKOTA SUPREME COURT are NOT factored into the CLAIMS being LEDGERED herein.

As YOU should also remember, my CLAIMS AGAINST YOU around 10/28/22 were, conservatively, \$4,000,000 as shown below:

David Schied; David E. Schied; DAVID SCHIED; DAVID E. SCHIED; DAVID E SCHIED
P.O. Box 321
Spearfish, South Dakota 57783
605-580-5121 (all calls recorded)

10/28/2021

WARNING! The actions that you undertake constitute perceived THREATS of a conspiracy to "Forced Slavery", a criminal violation of 18 U.S.C. § 1589 which carries a prison sentence up to 20 years!

ATTN: Nancy Stone and/or "NANCY STONE" in her private and CORPORATE capacities
CREDIT COLLECTIONS BUREAU
P.O. Box 9490
Rapid city, SD 57709

NOTICE TO AGENT is
NOTICE TO PRINCIPAL
and
NOTICE TO PRINCIPAL
is NOTICE TO AGENT

ATTN: Matthew Banton – Financial Counselor
in his private and CORPORATE capacities
c/o SPEARFISH CLINIC – Dept. of SPEARFISH HOSPITAL
MONUMENT HEALTH ("CREDITOR")
1420 N. 10th St.
SPEARFISH, S.D. 57783
mbanton@monument.health

...

YOU NOW OWE \$4,000,000. Interest will begin to accrue beginning immediately!

NOW, when factoring in the LATEST CLAIMS as itemized (from page 16 herein) above:

ACCORDING TO MY PREVIOUSLY PROVIDED FEE SCHEDULE – LEDGERED AT \$2,000,000 PER INCIDENT BASED UPON THE CONSTITUTIONAL, FAIR DEBT CREDIT ACT, AND OTHER FEDERAL STATUTORY VIOLATIONS OF MY "CIVIL RIGHTS" AND THE ANTICIPATED COSTS OF "COLLECTING" UPON THESE DEBTS WHILE UP AGAINST "STATE BAR CRIME SYNDICATE" MEMBERS AND CORRUPT STATE AND UNITED STATES COURTS – THE DEBTS INCURRED BY THE ABOVE ARE FACTORED AS FOLLOWS AS BEING ADDITIONALLY OWED BY ALL OF YOU AS "CO-TRUSTEES" OF MY "BENEFICIARY" SERVICES

From 10/28/21 through 8/23/22 referencing separate "accounts" numbers of:

#4753823 – \$2,000,000	#4754350 – \$2,000,000	#4754399 – \$2,000,000
#4755144 – \$2,000,000	#4755233 – \$2,000,000	#4755408 – \$2,000,000
#4754616 – \$2,000,000	#4754880 – \$2,000,000	#4754933 – \$2,000,000
#4755137 – \$2,000,000	#4754373 – \$2,000,000	

2,000,000 x 11 22,000,000	+	11 harassing calls 22,000,000	=	\$44,000,000
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YOU PAID OR WERE CREDITED THE EQUIVALENT OF TEN (10) HARASSING CALLS (\$20,000,000)

YOU ONLY OWE **\$24,000,000**
PAY IMMEDIATELY

ALONG WITH the \$4,000,000 assessed (so far) by the MONUMENT HEALTH (and Dr. Daniel Berens') MALPRACTICE and DSS MALFEASANCE:

12) After hanging up from speaking with "*CHILD PROTECTION INTAKE Jessica Summers or Somers*", I conducted further research that showed the FACT that **SOMEBODY WAS LYING TO ME about having spoken to and RECEIVED AN "INTAKE" FROM the "DSS SUPERVISOR at the phone number of 877-244-0844 on 8/4/22**. For this reason – amongst many others – **I AM ASSESSING MY "\$2,000,000 / PER INCIDENT" COST IN ACCORDANCE WITH MY FEE SCHEDULE (that's \$2,000,000 for the doctor's MONUMENT HEALTH "MALPRACTICE" and another \$2,000,000 for the DSS' "MALFEASANCE" in the VIOLATIONS OF MANDATORY REPORTING of each) – in acting on behalf of the Sovereign People as STATE and UNITED STATES "TAXPAYERS", as well as on my own behalf as "BENEFICIARY" of the WELFARE and of the "NEGLECT AND ABUSE HOTLINE" systems set up by the STATE that are in apparent DYSFUNCTION; particularly given the FACT that "CHILD PROTECTION INTAKE Jessica Summers or Somers" NEVER FOLLOWED THROUGH WITH HER PROMISE TO PROVIDE ME WRITTEN RESULTS OF HER (INTERNAL) INVESTIGATION after getting with the rest of her "TEAM."**

YOU NOW OWE \$32,000,000. Interest will begin to accrue beginning immediately!

Please NOTE: Would consider paying YOUR account owed if you were allowed to make monthly payments?

\$2,000,000 / month for 16 months
APPLY TODAY (to kiss my sovereign behind)!

If you will include a GOOD FAITH DOWNPAYMENT – say \$20,000,000 – it will help to get the MONTHLY PAYMENT PLAN approved.

As a reminder, any furtherance of any aspect of this matter – including damage to my or "David Schied's"© or "DAVID SCHIED's" © or "David E Schied's" © or "DAVID E. SCHIED's" © reputation, credit integrity, or name (as copyrighted in its many varied forms of birthright ownership) will result in further CLAIMS made against YOU as a new DEBTOR. **For now, you must provide me with fully HALF of the amount you now owe, or further STEPS will be taken IN FUTURE ATTEMPT TO COLLECT UPON THIS DEBT OWED BY EACH AND EVERY ONE OF YOU.**

Note also that all future labors by me will be charged according to the above-referenced *“common law jurisdiction”* **FEE SCHEDULE**.

The choice, again, is yours under this UNREBUTTED and ONGOING 2021 CONTRACT, to which YOU HAVE ALREADY TACITLY ACQUIESCED.

Respectively,

/s/ David Schied ©

Cc.

Kim Malsam-Rysdon, SECRETARY and SENIOR ADMINISTRATOR for DOH –
Kim.Malsam-Rysdon@state.sd.us

Shawnie Rechtenbaugh, SECRETARY and SENIOR ADMINISTRATOR for DHS –
shawnie.rechtenbaugh@state.sd.us

Laurie Gill – SECRETARY and SENIOR ADMINISTRATOR for DSS –
DSSInfo@state.sd.us

Mary Rea – mary.rea@state.sd.us

Leslie Lowe – leslie.lowe@state.sd.us

Rogine Page – rogine.page@state.sd.us

Laura (Nord) Charter – laura.charter@state.sd.us ; laura.nord@state.sd.us

Sharon Maher – Sharon.Maher@state.sd.us

Nancy Giovanetti – nancy.giovanetti@state.sd.us

Jennifer Lewis – jennifer.lewis@state.sd.us

Val Clauser – val.clauser@state.sd.us

SOUTH DAKOTA DEPARTMENT OF SOCIAL SERVICES – PROGRAM INTEGRITY
ProgramIntegrity@state.sd.us

John Osburn – ADMINISTRATOR, SOUTH DAKOTA DEPT. OF HEALTH, OFFICE OF HEALTH PROTECTION – john.osburn@state.sd.us

Senator Mike Rounds – james_selchert@rounds.senate.gov

Congressman Dusty Johnson – katy.murray1@mail.house.gov

State Rep. Mary Fitzgerald – mary.fitzgerald@sdlegislature.gov

State Rep. Scott Odenbach – scott.odenbach@sdlegislature.gov

Assistant Attorney General Jenna Howell – via DHS SECRETARY Shawnie Rechtenbaugh
shawnie.rechtenbaugh@state.sd.us and Jenna.Howell@state.sd.us

State Attorney Jeremy Lippert – via DSS SECRETARY Laurie Gill
DSSInfo@state.sd.us and Jeremy.Lippert@state.sd.us

... and to the respective CLERK(s) OF COURT of the FOURTH CIRCUIT COURT in LAWRENCE COUNTY and to the SOUTH DAKOTA SUPREME COURT in Case # 22-166; as well as LAWRENCE COUNTY COMMISSIONER Bob Ewing for his own reference, and forwarding to the LAWRENCE COUNTY SHERIFF Brian Dean as the county's authorized *“law enforcement”* official for taking REPORTS OF *“NEGLECT AND ABUSE”* purportedly *“filed”* by Dr. Daniel Berens as PROVEN by MONUMENT HEALTH RECORDS and my own RECORDS of his AGENTS' assertions about such as an *“oral”* (to *“LAWRENCE COUNTY DSS”*) and *“written”* (MONUMENT HEALTH *“chart”* in the copyrighted name of “David Schied”) filing.

... and to other interested Sovereign American People and *“TAXPAYERS”* of the STATE OF SOUTH DAKOTA and the UNITED STATES.