

**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  
SUPREME COURT Case #30119  
ADMINISTRATIVE CASE NUMBERS  
INCLUDED HEREIN AS “*APPEALED*”  
Case # OHE # PRR 22-02 (fraudulent)  
referenced by “*CO-TRUSTEES*” on 5/6/22  
Case # 001286794 (fraudulent) and  
OAH # 22-365 (fraudulent)  
referenced by “*CO-TRUSTEES*” on 5/12/22

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

DEMAND FOR  
TRIAL BY JURY

**BENEFICIARY / RELATOR / PRIVATE PUBLIC PROXY David Schied’s:  
“AFFIDAVIT OF INDIGENCY” IN LIEU OF FILING FEE**

I swear that as of today, 11/20/22, and ever since May 2018 when I nearly died and lost my legs and fingers to a suddenly acquired SEPSIS due to no fault of my own – and rendering me a “*totally and permanently disabled quad-amputee*” with only one kidney remaining and now in “*STAGE 3 renal disease*” and with numerous other medical complication – that I have been financially indigent.

I swear that both before and after that near death experience in 2018, I was also indigent due to being a repeatedly proclaimed CRIME VICTIM of the STATE BAR OF MICHIGAN and its “*RICO*” human elements engaged in both “*chain*” and “*wheel*” conspiracies of STATE and NATIONAL “*insurrection*” and “*domestic terrorism*” against which I still maintain the documents of my decade-and-a-half patriotic plight to both report these crimes to STATE law enforcement, and to seek financial and other relief and protections under STATE and UNITED STATES “CRIME VICTIMS’ RIGHTS LAWS,” which I helped to institute while as a “*Founding Advisory Board*” member of the COALITION ON VICTIMS’ EQUAL RIGHTS (C.O.V.E.R.) founded by Doris Tate, the mother of

the Manson-murdered actress, Sharon Tate, and by my subsequent association with the JUSTICE FOR HOMICIDE VICTIMS in California.

I swear, as a former “*professionally certified*” public “*special education*” schoolteacher, that both before and after my near-death experience and the “*total and permanent*” loss of my legs and fingers, I had been – and continue today – to be a *bona fide* government “WHISTLEBLOWER” being targeted and retaliated against. I have resultingly been – and continue to be – subject to DISCRIMINATION and other “*civil*” acts of instituted CRITICAL RACE THEORY and CANCEL CULTURE by the “*powers that be*” in the STATE OF MICHIGAN ... if not because of my politico-racial-ethnic national identity as an “*Anglo-American male*” and “*one of the sovereign ‘People’*” identified in the “*Posterity*” of the PREAMBLE of the CONSTITUTION OF THE UNITED STATES for the People of the united States, it was because of the refusal of my *persecutors* and criminal *perpetrators* CRIMINALLY using their “*abuse of power*” to combat my outspoken political status by way of an orchestrated ATTEMPTED MURDER, for which I have sufficient “*findings of fact*” and “*conclusions of law*” to prove in support of my persisting allegations.

I swear that, as a result of what has been succinctly attested to above, I have long never and probably never will own anything of financial worth or substance. I own no home and the only automobile I have cannot be used because I have not owned a STATE-issued “*license to drive*” since I was incapacitated in 2018 by the deadly SEPSIS disease. This is also because the “principals and agents” in the STATE OF SOUTH DAKOTA have taken STATE BAR attorney Jenna Howell’s lead – as the “SPECIAL ASSISTANT ATTORNEY GENERAL” under employ of both the former “convicted and impeached” ATTORNEY GENERAL Jason Ravnsborg and DHS “SECRETARY” Shawnie Rechtenbaugh as their joint “legal counsel” – to “cancel” my very part-time weekly ACCESS to the community where I live by also cancelling my “chore” or “homemaker” services that I had in 2021 to drive that automobile for grocery and other necessary runs from my leased apartment. Incidentally, my RECORDS show that Jenna Howell did this while DEFRAUDING the “TAXPAYERS” of the STATE and the UNITED STATES by way of continuing to INVOICE the STATE for “chore services” being provided to me that were otherwise NOT actually being provided to me; thus, using me to commit other CRIMES upon the sovereign People unwittingly sponsoring the “chain” and “wheel” conspiracies of so-called “government” operating here in South Dakota in a similar “RICO” fashion that is proven to be the case in the STATE OF MICHIGAN, in multi-tiered “Continuing Financial Crimes Enterprises.”

I swear that, as the captioning of this CASE AGAINST THE “DEEP STATE” depicts on the instant “cover page,” I am still being discriminated against, retaliated, and kept at the “status of a pauper” by those named as “CO-TRUSTEES” of the PUBLIC TRUSTS of the STATE and UNITED STATES constitutions, in spite of their solemn OATHS and DUTIES that I have “*accepted for value*” and now have financial CLAIMS against in DEMAND for the locations and access to their “SURETY,” whether in the form of PERFORMANCE BONDS, private or “*blanket*” INSURANCE contracts – including contracts for “ERRORS AND OMISSIONS” and “TERRORISM” insurance “riders” and any other form of “BONDING” their “corpus” in the event that these government “actors” consider themselves or their collective as “*the STATE*” to be ridiculously “*self-insured*.”

I swear that, until my financial CLAIMS are recognized and taken seriously by the same “STATE” that refuses to hold itself accountable and to prosecute itself for the alleged CRIMES for which I hold mounds of EVIDENCE against, I will continue to be VICTIMIZED by these same criminals DENYING to me needed “MEDICAL ASSISTANCE” which is otherwise FORCING into never-

ending DEBT SLAVERY and “*involuntary servitude*” – in blatant violation of the THIRTEENTH AMENDMENT to the U.S. CONSTITUTION, by my being ILLEGALLY coerced into paying for the twenty-percent (20%) of all “*covered necessary medical expenses*” that MEDICARE does not cover at 80%.

I swear that, moreover, where I have persistently been unable to complete private “*Hardship Applications*” proffered by “*medical service providers*” for waiving that 20% of deeper debt, because I have no fingers to complete such “*paper*” applications and or other “*office*” resources for reproducing all banking statements, apartment contracts, utility bills, etc. for proving what is COERCED by those “*hardship*” application forms– or unwilling to complete those applications because I am unable to LIE in order to FALSELY “*promise to pay*” by “*monthly installments*” when I other know that I cannot do so with a clean conscience – I must submit to constantly deteriorating conditions of health because I am otherwise being constructively DENIED the many medical and dental health services that are “*medically necessary*” and “*prescribed by doctors*” as a “*BENEFICIARY*” of the “*WELFARE*” system ... all because of the dereliction, criminal gross negligence and malfeasance, and the SEDITIOUS and TREASONOUS actions of those being named in this instant lawsuit, which additionally includes the “*DOES 1-26*” who are still being allowed to repeatedly victimize me in spite of multiple THIRD PARTY reports of “*neglect and abuse*” of a disabled and elderly adult.

I swear to the above STATEMENTS – issued under “*penalty of perjury*” for lying – are being delivered as “*true and correct to best of my knowledge and belief*” on this 22<sup>nd</sup> day of November, 2022.

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

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

### **CERTIFICATE OF SERVICE**

On Wednesday, 11/23/22, I sent – to the, being Carol Latuseck in care of her “*DEPUTY CLERK*” Kristie Gibbens – by UNITED STATES POSTAL SERVICE, a true and correct copy of the above-referenced document captioned as “*BENEFICIARY / PRIVATE, PUBLIC PROXY / SUI JURIS RELATOR David Schied’s: ‘AFFIDAVIT OF INDIGENCY’ IN LIEU OF FILING FEE*” by both email and by UNITED STATES POSTAL SERVICE via “*Certified*” mail delivery or other verifiable “*tracking*” method with “*signature confirmation*.” That address used was: P.O. Box 626 Deadwood, S.D. 57743-0626; with the email for Kristie Gibbens being:  
[kristie.gibbens@ujs.state.sd.us](mailto:kristie.gibbens@ujs.state.sd.us)

Additionally a copy of the above-captioned was sent for filing, along with a “*Cover Letter*” and other documents to the address publicly posted for the SOUTH DAKOTA “*SUPREME COURT*” at: 500 East Capitol Ave. Pierre, SD. 57501 via email delivery to the last know viable e-mail address for Shirley Jameson-Fergel as the CLERK OF COURTS for the SOUTH DAKOTA SUPREME COURT: [scclerkbriefs@ujs.state.sd.us](mailto:scclerkbriefs@ujs.state.sd.us)

The above-captioned was sent for filing, along with a “*Cover Letter*” and other documents to the address publicly posted for the SOUTH DAKOTA “*SUPREME COURT*” at: 500 East Capitol Ave. Pierre, SD. 57501.

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

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