

**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:
“DOCKETING STATEMENT”**

SECTION A: TRIAL COURT (No trial in spite of “*DEMAND FOR TRIAL BY JURY*”)

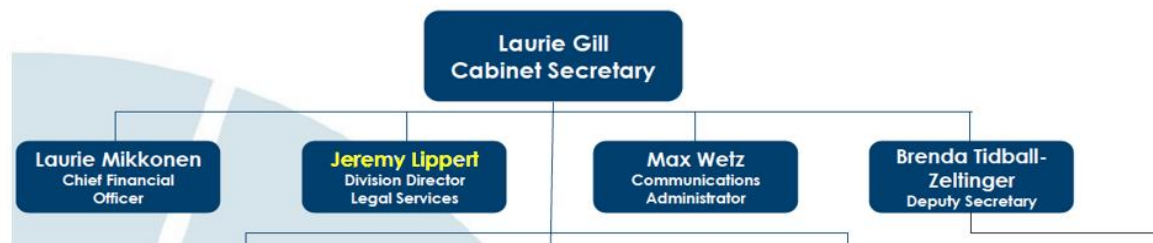
1. The circuit court from which the appeal is taken: FOURTH JUDICIAL CIRCUIT
2. The county in which the action is venued at the time of appeal: LAWRENCE
3. The name of the trial judge who entered this decision appealed: Eric Strawn

**PARTIES AND ATTORNEYS: Of the COMMON LAW “ARTICLE III COURT OF
RECORD”**

4. David Schied – one of the sovereign American People; a *bona fide* 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*” – a.k.a. “*Beneficiary / Private Public Proxy /Sui Juris Relator*” or “B/PPP/SJR” David Schied

5. **Kristi Noem** –in her public capacity as GOVERNOR OF THE STATE OF SOUTH DAKOTA;
6. **Scott Bolinger** – in his private capacity and his public capacity as COMMISSIONER for the BUREAU OF ADMINISTRATION;
7. **Catherine Williamson** – in her private capacity and her public capacity as “CHIEF HEARING EXAMINER” for the OFFICE OF ADMINISTRATIVE HEARINGS;
8. BUREAU OF ADMINISTRATION – a CORPORATE-style quasi-governmental bureaucracy of the “*DEEP STATE*” of the STATE OF SOUTH DAKOTA;
9. “*ATTORNEY GENERAL*” (convicted and impeached) **Jason Ravnsborg** and the **OFFICE OF THE SOUTH DAKOTA ATTORNEY GENERAL**, and their various “*AGENTS and PRINCIPALS*” credentialed as “*SPECIAL ASSISTANT ATTORNEY GENERALS*” under employ as “*obstructionists*” for the quasi-governmental bureaucracies of the “*DEEP STATE*” of the STATE OF SOUTH DAKOTA known as the “*DEPARTMENT OF SOCIAL SERVICES*” (“DSS”), the “*DEPARTMENT OF HUMAN SERVICES*” (“DHS”) and the “*OFFICE OF THE ATTORNEY GENERAL*” (“AG”);
10. **Laurie Gill** – in her private capacity and her public capacity as Cabinet “*SECRETARY*” for the GOVERNOR Kristi Noem and the “*DEPARTMENT OF SOCIAL SERVICES*” (“DSS”) being operated as a CORPORATE-style quasi-governmental bureaucracy of the “*DEEP STATE*” of the STATE OF SOUTH DAKOTA and as a “*CONTINUING FINANCIAL CRIMES ENTERPRISE*” through “*SPECIAL ASSISTANT AG*” Jeremy Lippert as her subordinate “*AGENT*”;
11. **DEPARTMENT OF SOCIAL SERVICES** (“DSS”) – being operated as a CORPORATE-style quasi-governmental bureaucracy of the “*DEEP STATE*” of the STATE OF SOUTH DAKOTA;
12. **Shawnie Rechtenbaugh** – in her private capacity and her public capacity as Cabinet “*SECRETARY*” for the GOVERNOR Kristi Noem and the “*DEPARTMENT OF HUMAN SERVICES*” (“DHS”) being operated as a CORPORATE-style quasi-governmental bureaucracy of the “*DEEP STATE*” of the STATE OF SOUTH DAKOTA and as a “*CONTINUING FINANCIAL CRIMES ENTERPRISE*” through “*SPECIAL ASSISTANT AG*” Jenna Howell as her subordinate “*AGENT*”;
13. **DEPARTMENT OF HUMAN SERVICES** (“DHS”) – being operated as a CORPORATE-style quasi-governmental bureaucracy of the “*DEEP STATE*” of the STATE OF SOUTH DAKOTA;
14. **Jenna Howell** – titled as both “*SPECIAL ASSISTANT AG*” and “*LEGAL COUNSEL*” for the *DEPARTMENT OF HUMAN SERVICES*” (“DHS”) as believed to being in charge of both DISCRIMINATION COMPLAINTS and “*ANSWERING*” OPEN RECORDS REQUESTS FOR DOCUMENTS for the DHS as a CORPORATE-style quasi-governmental bureaucracy of the “*DEEP STATE*” of the STATE OF SOUTH DAKOTA being operated as a “*RICO*” and “*CONTINUING FINANCIAL CRIMES ENTERPRISE*”;
15. **Jeremy Lippert** – titled as both “*SPECIAL ASSISTANT AG*” and “*LEGAL COUNSEL*” for the *DEPARTMENT OF HUMAN SERVICES*” (“DHS”) as believed to being in charge of both DISCRIMINATION COMPLAINTS and “*ANSWERING*” OPEN RECORDS REQUESTS FOR DOCUMENTS for the DHS as a CORPORATE-style quasi-governmental bureaucracy of the “*DEEP STATE*” of the STATE OF SOUTH DAKOTA being operated as a “*RICO*” and “*CONTINUING FINANCIAL CRIMES ENTERPRISE*”
16. **Eric Monson** – is **THE** publicly promoted “*CHIEF HEATING EXAMINER*” working under Jeremy Lippert as the “*DIRECTOR*” of the “*DIVISION OF LEGAL SERVICES*” under DSS “*SECRETARY*” Laurie Gill, who works directly for GOVERNOR Kristi Noem.



Staff and Program Directory

Here you will find detailed descriptions of the different divisions and programs within the department, who to contact for each area and how to contact them.

Cabinet Secretary

Provides administration and direction to all areas of the Department of Social Services.

Contact: **Laurie Gill** 605.773.3165 **DSSInfo@state.sd.us**

Deputy Secretary and Chief of Operations

Contact: **Brenda Tidball-Zeltinger** 605.773.3165 **DSSInfo@state.sd.us**

Division of Legal Services, Division Director

Provides legal services to the department secretary as well as to other programs within the department.

Contact: **Jeremy Lippert**: 605.773.3305

Discrimination Complaints

Ensures program services and benefits are available to every qualified applicant without regard to race, color, sex, age, disability, religion and national origin. Call: 605.773.3305

Cabinet Secretary
Laurie R. Gill



As shown by the “DEEP STATE’s” own webpage, **Jeremy Lippert** is the “boss” of the “chief hearing examiner” and “ALJ” **Eric Monson**, who “railroaded” what was supposed to be providing a “due process” HEARING for me.

Office of Administrative Hearings

Holds hearings and determines issues if persons are affected by the department’s actions concerning Supplemental Nutrition Assistance Program (SNAP), Medical Assistance, Temporary Assistance for Needy Families, Child Care Services, Central Registry for Child Abuse and Neglect matters within the Division of Child Protection Services, Low Income Energy Assistance and Child Support Enforcement.

Contact: **Eric Monson**, Chief Hearing Examiner: 605.773.6851



Eric Monson

Notably, to the layperson that is not part of the ADMINISTRATIVE “DEEP STATE” – and many, probably most, who are even employed by this EXECUTIVE BRANCH and certainly those laypersons who are “poor, elderly, and/or disabled” – it is easy to believe and be confused by the FACT that “the” CHIEF HEARING EXAMINER claimed as “title” by **Eric Monson** is shared

by Catherine Williamson; and that by the “*arbitrary and capricious*” use of the words “*ADMINISTRATIVE*” and “*HEARINGS*” the confusion is exacerbated by the belief that “*the*” OFFICE OF ADMINISTRATIVE HEARINGS is one and the same as “*the*” OFFICE OF HEARING EXAMINERS being operated by the slick “*COMMISSIONER*” Scott Bollinger at “*the*” BUREAU OF ADMINISTRATION.

BOA STATE OF SOUTH DAKOTA BUREAU OF ADMINISTRATION

boa.sd.gov/ohe/default.aspx

Search BOA Website

Commissioner Scott Bollinger

OFFICE OF HEARING EXAMINERS CATHERINE WILLIAMSON, CHIEF HEARING EXAMINER

The Office of Hearing Examiners conducts administrative hearings pursuant to the South Dakota Administrative Procedures Act and issues decisions for citizens who have the right to a hearing before a state agency. OHE conducts all hearings for the Department of Revenue and the Division of Insurance as well as other agencies wishing to use the Office.

Office of Hearing Examiners
Contact
Information:
Foss Building

How can the OFFICE OF HEARING EXAMINERS be “pursuant” FOR “citizens who have the right to a hearing before a state agency” while giving the CHOICE to pursue these hearings to the “agencies” rather than the so-called “citizens”?

Most notably, Eric Monson is a STATE BAR member that CRIMINALLY CONSPIRED with the “DOES” of this case – identified below as “DSS LONG TERM SERVICES AND SUPPORTS SUPERVISOR” Angie Reichert in PENNINGTON COUNTY, and her “DSS” subordinate Kim Terrill in BUTTE COUNTY, and “DHS” (exact title unknown) “LONG TERM SERVICES COORDINATOR” Kellie Werner in LAWRENCE COUNTY – to “railroad” what was supposed to be MY “*due process*” hearing.



17. **Wade Reimers** – On picking up from the EVIDENCE depicted from above pertaining to the “*railroaded due process hearing*,” Reimers introduced himself as the “*SPECIAL ASSISTANT ATTORNEY GENERAL*” representing “*the*” STATE OF SOUTH DAKOTA, with the statutory MANDATE under SDCL 28-1-11 to “*Enforcement of support and public assistance laws*” and **NOT** to “*conspire to deprive of rights under color of law*” and to “*obstruct justice*” by violating edicts of the UNITED STATES CONGRESS.
18. **DOES 1-26** – SUBPOENAED as specifically named in the EVIDENCE

The only known addresses for the above – as posted in public records on the Internet and in document of EVIDENCE in the ARTICLE III COURT OF RECORD – are listed as follows throughout the “*lower court*” proceedings:

Names and locations of those “served” throughout the lower court “*railroading*”:

GOV. Kristi Noem c/o Mary Beth Hollatz
Email: marybethhollatz@gmail.com

OFFICE OF THE SOUTH DAKOTA ATTORNEY GENERAL – c/o Wade Reimers
Email: c/o Mary Beth Hollatz

c/o DHS SECRETARY Shawnie Rechtenbaugh &
Jenna Howell – Ass’nt AG
infodhs@state.sd.us
jenna.howell@state.sd.us

c/o **Laurie Gill**, DSS SECRETARY &
Jeremy Lippert – Ass’nt AG
700 Governors Drive
Pierre, SD 57501
DSSInfo@state.sd.us
jeremy.lippert@state.sd.us

Eric Monson – ADJ;
Wade Reimers – Ass’nt AG
OFFICE OF ADMINISTRATIVE HEARINGS
c/o Melody Hackett
melody.hackett@state.sd.us

Scott Bolinger and Catherine Williamson
OFFICE OF HEARING EXAMINERS
Emails: scott.bollinger@state.sd.us
catherine.williamson@state.sd.us
SDOHE@state.sd.us
admhrngs@state.sd.us

SECTION B: TIMELINESS OF APPEAL

1. The date the (fraudulent) “*ORDER and JUDGMENT OF DISMISSAL*” appealed from was signed by the “*judge*” **Eric Strawn** acting as “*The Court*” and “*filed*” by the “*clerk/magistrate*” **Carol Latuseck** as the “*trial court*” as digitally stamped in size 4 font type:
“**10/28/2022 at 11:42:44 AM**”
2. The date notice of entry of the “*ORDER and JUDGMENT OF DISMISSAL*” was served – by “*SPECIAL ASSISTANT ATTORNEY GENERAL*” Robert Morris as representing ONLY the “*CO-TRUSTEES*” collectively known as the “*DEPARTMENT OF SOCIAL SERVICES*” – upon “*B/PPP/SJR*” David Schied as the “*Beneficiary / Private, Public Proxy / Sui Juris one of the Sovereign People*”:
October 31, 2022
3. There were NO “*Motion for Judgment or Order*” filed prior to “*DISMISSAL*”; and likewise, NO “*Motion for New Trial*”. HOWEVER, there WAS indeed filed and “*served*” (by USPS mail with “*signature verification*”) by “*totally and permanently quad-amputee*” David Schied an “**OBJECTION AND MOTION TO CORRECT THE RECORD**” dated 8/8/22 and another “**“OBJECTION TO . . .**

... ‘*JUDGE*’ **Eric Strawn’s 9/19/22 ‘NOTICE OF HEARING’**” dated 9/22/22 – both which were “*served*” upon the “*lower court*” and the other listed “*parties*” with “**CERTIFICATION OF SERVICE**” also “*filed*” as a matter of the Common Law **ARTICLE III COURT OF RECORD** (whether it appears in the fraudulent lower court “*record*” or not).

4. **NATURE OF “B/PPP/SJR” David Schied SEPARATE CLAIMS** that were **NEVER** yet **filed** as a **“NEW CASE BRIEF”** – which merely included an **“administrative appeal”** of a **FRAUDULENT “ALJ” Eric Monson’s “FINAL ORDER OF DISMISSAL”** and – **which has been preceded by numerous “MOTIONS,”** again which have NOT yet be **“heard”** as consistently **“served”** from the onset, and included **ALL** of the **PARTIES** listed **“as a matter of ‘official’ ARTICLE III COURT OF RECORD,”** and NOT merely the **“DSS”** as otherwise **FRAUDULENTLY** asserted by others of the **CORPORATIZED “STATE,”** which is divided into an **“octopus”** of numerous **“arms”** with titles such as **“DEPARTMENT,” “BUREAU,” “DIVISION,” “SECTION,” “UNIT,” “COMMISSION” “BOARD,” “AGENCY,”** and **“OFFICE,”** being altogether designed to overwhelm and inundate **“self-advocating totally and permanently disabled quad-amputees”** in ways that violate **STATE** and **UNITED STATES** constitutions and laws, both **“civilly”** and **“criminally,”** ... **before** being eventually **FRAUDULENTLY “DISMISSED”** by **“judicial usurper” Eric Strawn** in the same **“pattern and practice”** used by **“ALJ” Eric Monson**:

- a) **CLAIM #1** (in the Common Law) – FRAUD and DEPRIVATION OF RIGHTS UNDER COLOR OF LAW by the **“ALJ”** and STATE BAR member **Eric Monson** by way of “railroaded due process” hearing – in DENIAL of my **“Right”** to have **“WITNESSES”** served and in **“appearance at HEARING”** for subjective questioning under Oath and with requested documents, including those proving **“SURETY”** for their DUTIES TO PERFORMANCE ad other SUBPOENAED documents related to their respective actions from their respective various **“DEPARTMENTS,” “BUREAUS,” “DIVISIONS,” “SECTIONS,” “UNITS,” “COMMISSIONS” “BOARDS,” “AGENCIES,”** and **“OFFICES”**;
- b) **CLAIM #2** (in the Common Law) – **“ALJ”** and STATE BAR member **Eric Monson** violated the AMERICANS WITH DISABILITIES ACT (**“ADA”**) and numerous violations of the STATE and UNITED STATES constitutions, by the DENIAL of **“SUBSTANTIAL due process”** in his execution of what occurred in **CLAIM #1**; and by his **“colorfully”** using **“arbitrary and capricious”** forms of **“procedural DENIALS”** to supersede the **“CIVIL RIGHTS”** laws of CONGRESS entitling **“individuals”** such as those whom are **“totally and permanently disabled”** to **“reasonable accommodations”** in RECORDING **“INDEPENDENTLY”** and FOR ONES SELF the hearing(s) because of having no fingers, no **“note-taker,”** and no other means of **“written”** recoding of the hearing events without having to PAY or filing future written **“waiver of fees”** requests with NO INCOME as a matter of this ARTICLE III COURT OF RECORD.
- c) **CLAIM #3** (in the Common Law) – Concurrently with **CLAIM #1 and #2** – **“ALJ”** and STATE BAR member **Eric Monson** was captured on AUDIO/VIDEO RECORDING **“promising to pay”** a THIRD PARTY ELDERLY PERSON – who was **in no way associated** with the **“ADMINISTRATIVE ‘DUE PROCESS’ HEARING”** case – for reimbursement of her graciously providing **“B/PPP/SJR”** David Schied with a **multi-county travel** from LAWRENCE COUNTY to MEADE COUNTY but **reneging upon that promise in silence**. As a result of such a LIE delivered in the presence of that elderly woman – who also struggled to place and remove the heavy and bulky manual wheelchair into her **“economy car”** as a gesture of added kindness to her mere apartment neighbor and happenstance acquaintance – **“B/PPP/SJR”** David Schied suffered the loss to his integrity and dignity, leaving **“B/PPP/SJR”** David Schied without any future means of TRANSPORTATION, given that he has **“NO INCOME”** to pay for other forms of TRANSPORTATION, and NO **“MEDICAID”** for any other form of COMMUNITY **“ACCESS”** ... which is yet another separate **“issue”** underlying the FACTUAL basis for his bringing an entirely **NEW CASE**

against ALL of the named “*CO-TRUSTEES*” and not merely the ‘DSS’ as FRAUDULENTLY captioned by the “*FINAL ORDER OF DISMISSAL*” signed by Monson.

STATE OF SOUTH DAKOTA)	DEPARTMENT OF SOCIAL SERVICES
)	
COUNTY OF LAWRENCE)	OFFICE OF ADMINISTRATIVE HEARINGS
	OAH # 22-365 case # 001286794

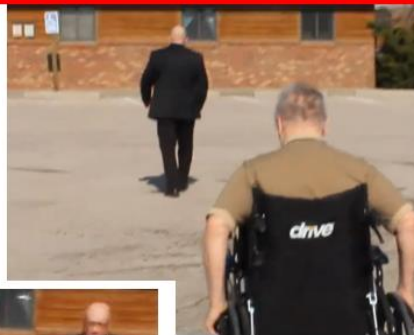
IN THE MATTER OF THE
ADMINISTRATIVE HEARING
FOR DAVID SCHIED

FINAL ORDER OF DISMISSAL

WHEREAS by notice of action dated February 23, 2022 the Department of Social Services denied David Schied eligibility for South Dakota Medical Assistance (Medicaid) as an individual. This was a partial/interim denial because the notice stated that he may be eligible due to his (disabling)

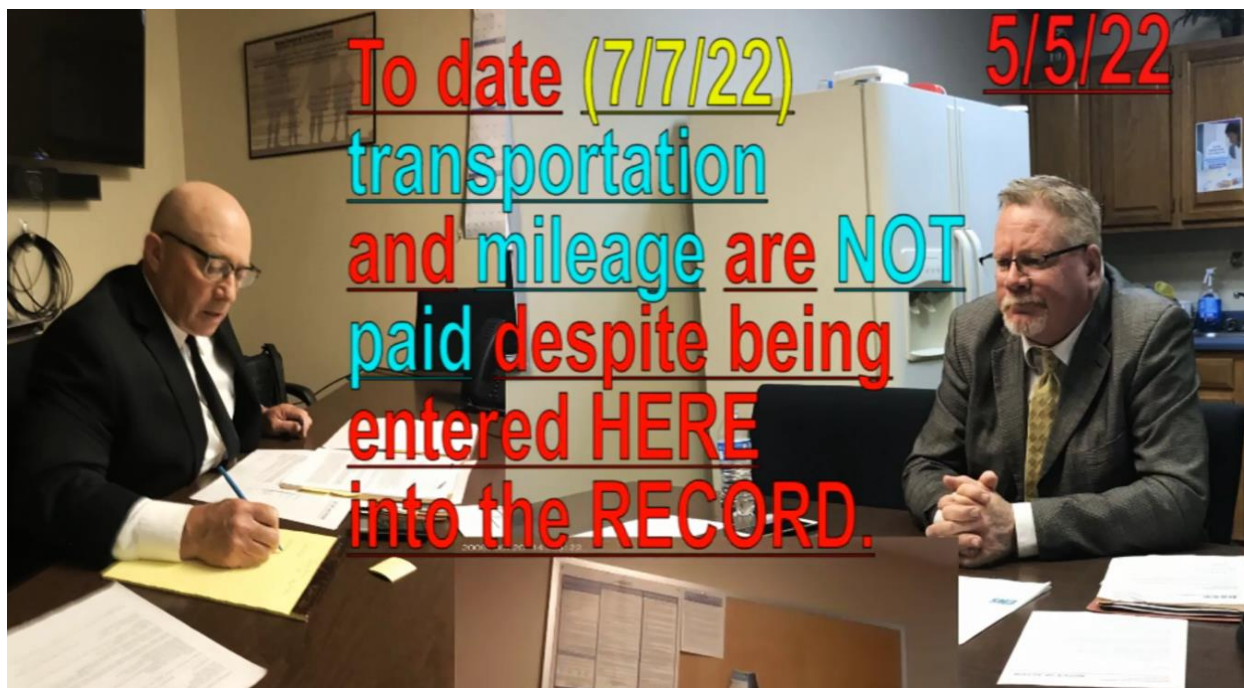


This “*ALP*” Eric Monson was immediately caught off guard by seeing a camera on him in the parking lot. It took him awhile to imagine what he must be looking like walking away and leaving a man in a wheelchair on his own.

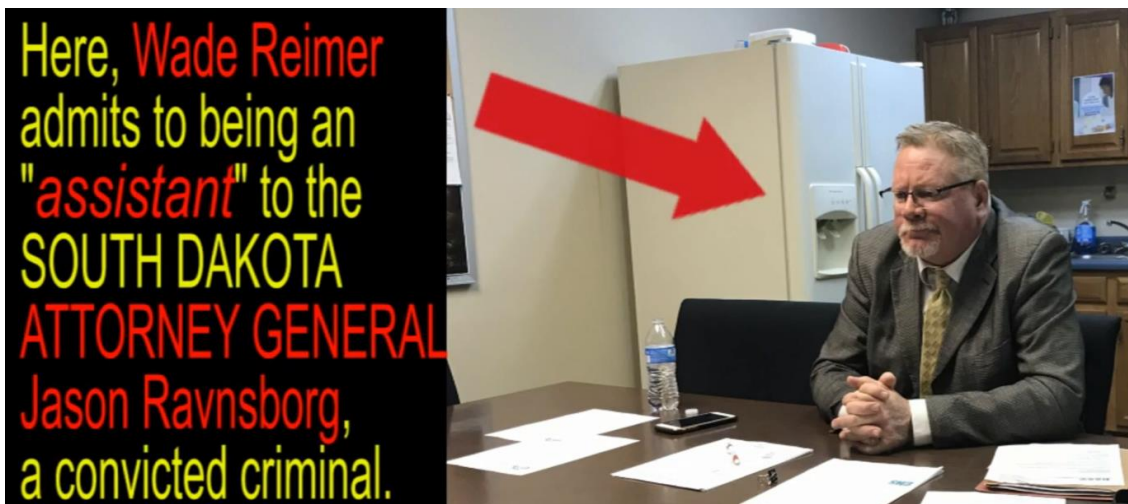


From the onset of his meeting me, this “Chief Hearing Examiner” Eric Monson – the subordinate of STATE BAR CRIME SYNDICATE member Jeremy Lippert and “special assistant” to convicted and impeached ATTORNEY GENERAL Jason Ravensborg – knew for an indisputable FACT that I was a “totally and permanently disabled quad-amputee” in need of MEDICAID.





- d) **CLAIM #4** (in the Common Law) – CONSPIRACY TO FRAUD and DEPRIVATION OF RIGHTS UNDER COLOR OF LAW by the “*SPECIAL ASSISTANT ATTORNEY GENERAL*” and fellow STATE BAR member **Wade Reimers** by way of “*railroaded due process*” hearing – in DENIAL of my “*Right*” to have “*WITNESSES*” served and in “*appearance at HEARING*” for subjective questioning under Oath and with requested documents, including those proving “*SURETY*” for their DUTIES TO PERFORMANCE and other SUBPOENAED documents related to their respective actions from their respective various “*DEPARTMENTS,*” “*BUREAUS,*” “*DIVISIONS,*” “*SECTIONS,*” “*UNITS,*” “*COMMISSIONS*” “*BOARDS,*” “*AGENCIES,*” and “*OFFICES*”;





From that video footage taken at the “*HEARING*” that was “*railroaded*” by Monson and Reimers, I produced a video documentary that covers the above and many other equally degrading, DISCRIMINATORY and CRIMINALLY ILLEGAL events that I captured by my RECORDED interactions with “*agents of the STATE*” over the course of a full year between around March 2021 and May 2022. That video documentary is located on the Internet at:

<https://www.youtube.com/watch?v=QS-ukmfvuCY>

- e) **CLAIM #5** (in the Common Law) – CONSPIRACY TO FRAUD and DEPRIVATION OF RIGHTS UNDER COLOR OF LAW by the “*judge*” Eric Strawn – who was working in “*tag-team*” fashion and in a criminal CONSPIRACY along “*SPECIAL ASSISTANT ATTORNEY GENERALS*” Wade Reimers and Robert Morris, and with his “*Clerk of Court*” doubling also as “*Magistrate*” of that same court – to create a FRAUDULENT PAPER TRAIL and to create FRAUDULENT “*DOCKETING RECORD(s)*” and “*REGISTER OF ACTIONS*” that were “*filed*” by the court with discrepancies in dates differing – sometimes for weeks and with drastically different “*reabeled file names*” and “*filer status*” ... even differing on the NATURE of the case (i.e., changing it from a “*JUDICIAL*” matter to an “*ADMINISTRATIVE*” and captioning it as being solely against the “*DSS*” brought “*pro se PLAINTIFF*” rather than as properly being brought against the numerously named “*principals and agents*” of the “*STATE*” (as a CORPORATE “*octopus*” composed of various “*DEPARTMENTS,*” “*BUREAUS,*” “*DIVISIONS,*” “*SECTIONS,*” “*UNITS,*” “*COMMISSIONS*” “*BOARDS,*” “*AGENCIES,*” and “*OFFICES*”;



Fourth Judicial Circuit

Carol Latuseck
Clerk/Magistrate

P. O. Box 626
Deadwood, SD 57732-0626

Phone: (605) 578-2040
Fax: (605) 578-1571

July 29, 2022

David Schied
PO Box 321
Spearfish, SD 57783

Dear Mr. Schied,

After a very careful review of the documents you have previously submitted to Kristie at the Lawrence County Clerk of Courts, and after apprising Judge Strawn of your requests, Judge Strawn has directed me to take the following actions.

So far, the EVIDENCE shows that “*JUDGE*” Eric Strawn – as well as the so-called “*JUSTICES OF THE SUPREME COURT*” have all been using the “*CLERK(s) OF COURT(s)*” as their *buffer* and *shield* against having personal accountability to me, David Schied, as a “*totally and permanently disabled quad-amputee*” and a *bona fide* “*BENEFICIARY*” of a WELFARE SYSTEM being used by the TAXPAYER-funded so-called “STATE” as a “cash cow” perpetuating their STATE BAR CRIME SYNDICATE being managed as a “CONTINUING FINANCIAL CRIMES ENTERPRISE” under merely the “color” of law, WITHOUT evidentiary proof of financial “surety” to the TAXPAYERS guaranteeing “faithful performance” in accordance with sworn “OATHS” and enunciated “DUTIES” as their “privileges” (not “rights”) for “serving” the Sovereign People.



- f) **CLAIM #6** (in the Common Law) – The matter underlying the many persisting OPEN RECORDS “DENIALS” by “SPECIAL ASSISTANT ATTORNEY GENERALS” **Jenna Howell** and **Jeremy Lippert**, acting in CONSPIRACY TO DEPRIVE OF RIGHTS UNDER COLOR OF LAW along with DHS and DSS “SECRETARIES” (**Rechtenbaugh** and **Gill** respectively) as the “principal” STATE AGENTS for the GOVERNOR **Kristi Noem** and the “EXECUTIVE BRANCH” of the (CORPORATE) STATE OF SOUTH DAKOTA being operated as a “Continuing Financial Crimes Enterprise.”



- g) **CLAIM #7** (in the Common Law) – **In accordance with the persistently submitted and repeatedly “filed” FEE SCHEDULE** issued in response to many COERCED occasions of FORCING me (“B/PPP/SJR” David Schied) into “*debt slavery*” and “*involuntary servitude*” in unconstitutional violation of the THIRTEENTH AMENDMENT, my FINANCIAL CLAIMS – being repeated thwarted by the “STATE *“agents and principals”* by nondisclosure of exact locations of their “SURETY” guarantees supporting their INDIVIDUAL “PERFORMANCE BONDS,” their individual or collective “BLANKET BONDS” and/or “BLANKET INSURANCE POLICIES,” their “ERRORS AND OMISSIONS” RISK MANAGEMENT policies, and/or their “TERRORISM” insurance “riders” or their SUBPOENAED STATEMENTS submitted under Oaths as to whether or not they are “SELF-INSURED” – **the graphic below depicts how the last calculation of the CLAIMS AGAINST THE “DEEP” STATE, as well as the relentless CORPORATE “DEBT COLLECTORS” of the “MEDICAL SERVICE PROVIDERS” licensed by the same “DEEP STATE” to do “business” through FELONIOUS “financial abuses against the poor, elderly, and disabled.” have been addressed ... with reaffirming TACIT AGREEMENTS by the recipients of these CLAIMS:**

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 \$ 2,000,000</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 (each billed agency)</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>5 %</u>
	Any others (known or unknown)		

* 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”

ACCORDING TO MY (B/R / PPP David Schied's) 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 ENTITIES OF “MONUMENT HEALTH” AND “CREDIT COLLECTIONS BUREAU” ARE FACTORED AS FOLLOWS AS BEING ADDITIONALLY OWED BY ALL OF THEM AND THEIR FLESH-AND-BLOOD “AGENTS” AS “CO-TRUSTEES” OF MY “BENEFICIARY” SERVICES

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

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

... AND MORE CLAIMS TOO NUMEROUS TO LIST ALL HEREIN (and for which I “reserve all rights” to revise, modify, add to, or otherwise change without notice) ...

NOTE that the “trial court’s disposition” is to have the substance of ALL CLAIMS procedurally “DISMISSED” without litigation, without due process taking place, without a TRIAL BY JURY, WITHOUT HONOR and WITHOUT HEARING IN A “PROPER” FORUM and “PROPER” TYPE OF COURT on ALL of the PRELIMINARY “MOTIONS,” and BEFORE the initializing of the “FIRST COMPLAINT” was ever written or submitted.

NOTE ALSO: NONE of the opposing “parties” submitted any written “claims” whatsoever, whether in concordance or discordance with the above plainly and repeatedly written CLAIMS of mine as “B/PPP/SJR” David Schied.

5. “**APPEALS OF RIGHT**” may be taken only from final, appealable orders. See SDCL 15-26A-3 and 4.
- a) Did the “trial court” enter a “final judgment” or “order” as to each party’s individual claims counterclaims, or cross-claims? **NO**; the “**ORDER AND JUDGMENT OF DISMISSAL**” issued by “judicial usurper” Eric Strawn was devoid of addressing any and all of the above CLAIMS.
- b) If the “trial court” did not enter a “final judgment” or “order” as to each party’s individual claims counterclaims, or cross-claims, did the trial court make a determination and direct entry of judgment pursuant to SDCL 15-6-54(b)? _____ YES _____ NO

15-6-54(b). Judgment upon multiple claims or involving multiple parties.

When multiple claims for relief or multiple parties are involved in an action, the court may direct the entry of a final judgment as to one or more but fewer than all of the claims or parties only upon an express determination that there is no just reason for delay and upon an express direction for the entry of judgment. In the absence of such determination and direction, any order or other form of decision, however designated, which adjudicates fewer than all the claims or the rights and liabilities of fewer than all the parties shall not terminate the action as to any of the claims or parties, and the order or other form of decision is subject to revision at any time before the entry of judgment adjudicating all the claims and the rights and liabilities of all the parties.

Source: SDC 1939 & Supp 1960, § 33.1704; SD RCP, Rule 54 (b), as adopted by Sup. Ct. Order March 29, 1966, effective July 1, 1966.

I neither comprehend the “*Docketing Statement*” question (*above*) nor the referenced law as written and cited (*also above*). I need more information before answering this question and RESERVE ALL RIGHTS to change this “*answer*” at any time in the future if and when additional information is provided by this “*SUPREME COURT*.”

6. (List below) each issue intended to be presented for review (with the understanding and belief that, “*parties will not be bound to these statements*”):

I hereby reiterate the CLAIMS (#1-7) as written above, again herein verbatim, in answer to the command line immediately above.

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 22nd 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 “*MAGISTRATE/CLERK*”, 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: “DOCKETING STATEMENT”*” 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 → 32

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

/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.