

David Schied
P.O. Box 321
Spearfish, South Dakota 57783
605-340-4439 (all calls recorded)

12/23/22

Attn: Shirley A. Jameson-Fergel
CLERK OF COURT for the
SOUTH DAKOTA SUPREME COURT
500 East Capitol Ave. Pierre, SD. 57501
scclerkbriefs@uds.state.sd.us

Please SEND BACK PROOF OF DATE-STAMPED “MOTION” AND OTHER FILINGS

TO: SUPREME COURT CLERK Shirley Jameson-Fergel,

PLEASE file IMMEDIATELY the following documents:

- 1) “*MOTION TO EXTEND/ENLARGE TIME FOR FILING ‘BRIEF OF APPEAL’ FOR ‘GOOD CAUSE’*” ... (19 pages);
- 2) “*PETITION TO THE GRAND JURY/JURIES FOR THE SOUTH DAKOTA COUNTIES OF LAWRENCE, MEADE, BUTTE, and HUGHES (2023 January Term) FOR CRIMINAL INQUIRY*” (10 pages)’
- 3) “*APPENDIX B – EVENTS AND CONDITIONS GIVING RISE TO SEDITION, TREASON, AND DOMESTIC TERRORISM BY THE SOUTH DAKOTA BUREAU OF ADMINISTRATION AND THE ‘OFFICE OF HEARING EXAMINERS’ – BEING NAMED ALONG WITH THE GOVERNOR, THE SOUTH DAKOTA ATTORNEY GENERAL (AND HIS ‘SPECIAL ASSISTANTS’), THE DSS, AND THE DHS AS THE ‘CONSPIRACY’ OF CRIMINAL ELEMENTS – MOST CONTROLLED BY MEMBERS OF THE STATE BAR CRIME SYNDICATE – AND ALTOGETHER ACTING AS THE ADMINISTRATIVE ‘DEEP’ STATE*” (290 pages)
- 4) “*CERTIFICATE OF SERVICE*” (3 pages);

The documents, inclusive of the following listing, are self-explanatory; however, if you have any questions, please notify me right away. **I wish to have date-stamped copies returned to me of – at minimum – all of the following “cover pages” for each of these filings listed above that were “received” from you as of TODAY ... even as these very same documents were also “served” upon you and all of the others by email also on 12/23/22 already.**

Sincerely,

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

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