

1st "OPEN RECORDS" appeal results NEVER RECEIVED; NEW "OPEN RECORDS request for documents"; answer to another of Howell's "COERCION to ANOTHER" assessment"

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Let this be a diversified NOTICE TO THE "STATE" of the following as addressed to the STATE's unending supply of "AGENTS" and "PRINCIPALS" that ABUSE their POWER and TITLES to COERCE POPULATIONS of the most vulnerable populations of poor, elderly and disabled by FORCING "We, The (sovereign) People to deal with EACH of YOU as separate CORPORATIONS WITHOUT ACCOUNTABILITY.

1) With regard to the "1st OPEN RECORDS APPEAL" (OHE File No. PRR 22-02), I have STILL not received ANYTHING in resolve of that "DSS/DHS" matter since my last correspondence RECEIVED by you seven (7) months ago. Please see the attachment as my/the LAST WORD on this matter (unless YOU have engaged in further deception) on this UNRESOLVED matter. (See the attached file as: 042222-043022_OBJECTION2Williamsonreilroadingofdueprocesshearing)

2) New "OPEN RECORDS requests for documents" -

a) From the DHS/DSS - I wish to have:

- all documents showing HOW "DAKOTA AT HOME" originated and HOW it came to be decided to name it as such without identifying it directly as part of any particular "DEPARTMENT, BUREAU, DIVISION, SECTION, AGENCY, COMMISSION, BOARD, or UNIT" of "STATE" government; and if it IS any part of any of the above-partitions of the "STATE", I wish to have copies of all written legislation, policies, procedures, and rules that TRACE the history of the connective origins to the above disorienting "maze" of CORPORATE or quasi-governmental entities.

- all documents related to the "in-home assessment" conducted by Laura Nord/Charter between March and June 2021) as she interviewed me for the HOPE WAIVER qualifications; as well as any and all post-assessment notes, memorandums, recordings of phone calls, and any other correspondence related to discussions resulting to the FINAL DENIAL sent to me by the responding "AGENT" for the "DSS" based upon that "in-home assessment."

3) In answer to Jenna Howell's NOTICE of Jenna Howell's attempt on behalf of Shawnie Rechtenbaugh to COERCE me into submitting to another "2-hour assessment" with any such similarly UNQUALIFIED STATE "idiot" as Laura Nord/Charter and Kelli Werner WITHOUT answering to the questions that I have been seeking for the past year and three-quarter (1 3/4) as my "right to know" for making "fully informed" medical decisions for myself ... AS AGREED ON A RECORDED PHONE CALL BY "DSS REGIONAL MANAGER" Tom Eads WHEN STATING THAT HE WAS CALLING ME ON BEHALF OF THE GOVERNOR Kristi Noem - (see the email SENT/DELIVERED to your STATE PRINCIPALS referenced as "APPENDIX B" as filed in the SOUTH DAKOTA SUPREME COURT, Note also that until my current "standing" to have those answers - and the results of my above-referenced "OPEN RECORDS requests for documents" resolved, I will continue to be establishing further CLAIMS IN COMMERCE against the STATE in accordance with my 2021-2022 FEE SCHEDULES acquiesced to many times in TACIT AGREEMENT by all of YOU as "agents and principals" of this "CORPORATIZED" STATE, as I continually left without knowledge of the STATE LAWS and the qualifications of the "agents" who are all involved in the DENIAL of my UNCHANGING QUALIFICATIONS and the UNCHANGING "FEDERAL" and "STATE" LAWS" that I have already cited in numerous UNRESOLVED previous COMPLAINTS, including DISCRIMINATION complaints. In short, there will be NO additional "assessments" until YOU RESPOND to the following with support of the laws and qualifications of YOUR "assessors" to support your DENIALS of "MEDICAL ASSISTANCE" to a recent "totally and permanently disabled quad-amputee" who has already submitted a doctor's signed letter (OCTOBER 2021) stating my being at a "nursing home level" of needed care without the "durable medical equipment" the this STATE also is PROVEN BY EVIDENCE to be repeatedly refusing to pay for and FORCING me into perpetual FINANCIAL ABUSES by other STATE-licensed CORPORATIONS also FORCING me into DEBT-SLAVERY ("a.k.a. "involuntary servitude") in violation of the THIRTEENTH AMENDMENT.

With regard to my having 60-days in which to "APPEAL" the FRAUDULENT "OPEN RECORDS ANSWER" of Jeremy Lippert a couple of months ago (again, see the contents of "APPENDIX B" for more details) while cting on the behalf of Laurie Gill, be advised that I am ORDERING yet another "APPEAL" of that particular "answer" about the DSS "NOT" having any such documents or reports pertaining to me as made by my medical doctor or other entity to the DSS or DHS. Per the STATE's CORPORATE "rhetoric" found PUBLISHED on the Internet, and acts of the past, I am to comprehend that this "APPEAL" is

going to Scott Bollinger's "BUREAU OF ADMINISTRATION" ad his "AGENT" of Catherine Williamson as the so-called "CHIEF HEARING EXAMINER" - which is not to be deceptively confused with Eric Monson as the so-called "CHIEF HEARING EXAMINER" hidden in Jeremy Lippert's pocket as what appears to be an UNDISCLOSED "option" whenever he wishes to utilize it.

Per my "PETITION FOR MULTI-COUNTY GRAND JURY CRIMINAL INQUIRY," I highly recommend that you ALL ALSO consider this as my "OPEN RECORDS REQUEST FOR DOCUMENTS" (AGAIN since my last two have gone unanswered) for all "performance bonds," RISK MANAGEMENT "insurance policies," "blanket bonds," "errors and omissions" policies, "terrorism insurance" policies and/or riders, or other for of FINANCIAL SURETY/IES to guarantee your "faithful performance" to your OATHS and DUTIES of "official office". Lacking any of these, i wish your individual STATEMENTS about being "SELF-INSURED."



"I NEED STATE 'MEDICAID'."

Cordially yours,
David Schied

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