

DISTRICT COURT OF THE UNITED STATES
FOR THE FOR THE DISTRICT OF SOUTH DAKOTA,
WESTERN DIVISION

Civ. No. 21-5030

David Schied, one of the Sovereign American People; a totally
and permanently disabled *RECENT QUAD-AMPUTE*; *CRIME VICTIM*; Common Law and Civil Rights
sui juris GRIEVANT / CLAIMANT / BENEFICIARY
(“BENEFICIARY / RELATOR”)

JUDGE Lawrence Piersol

v.

UNITED STATES OF AMERICA, et alia

Counterclaimants / Defendants /
Accused Criminal Perpetrators / Respondents /
“TRUSTEES”
(“*CO-TRUSTEES*”)

BENEFICIARY’s / RELATOR’s IDENTIFICATION OF “CO-TRUSTEES” DOES 1-17 AS:
OAKLAND COUNTY
OAKLAND COUNTY COMMISSION;
OAKLAND COUNTY ROAD COMMISSION;
Lisa Brown, in her private and public capacities as OAKLAND COUNTY CLERK/REGISTER
OF DEEDS;
Andy Meisner, in his private and public capacities as OAKLAND COUNTY TREASURER;
Michael Bosnic, in his private and public capacities as OAKLAND COUNTY
COMMISSIONER/MAGISTRATE and Attorney for REDFORD TOWNSHIP;
Michael Weaver, “officer of the court” attorney partner of PLUNKETT-COONEY;
Jessica Cooper, in her private and public capacities as OAKLAND COUNTY PROSECUTOR;
Michael Bouchard, in his private and public capacities as OAKLAND COUNTY SHERIFF
Thomas Cameron and the MICHIGAN DEPARTMENT OF ATTORNEY GENERAL
Daniel Pekrul and the MICHIGAN STATE POLICE
Milton Mack / Carl Gromek and MICHIGAN STATE COURT ADMINISTRATOR
Ruth Johnson, in her private and public capacities as former MICHIGAN SECRETARY OF
STATE and as former OAKLAND COUNTY CLERK/REGISTER OF DEEDS
MICHIGAN SECRETARY OF STATE and MICHIGAN STATE POLICE
On Case Involving “Backward Looking” CONSTITUTIONAL and COMMON LAW TORTS
Inextricably Intertwined in Compound “Wheel” and “Chain” Conspiracies
Against Totally and Permanently Disabled Quad-Amputee
and Other Sovereign American People, as “BENEFICIARIES” of the PUBLIC TRUST(s), Who
Have Been Similarly Situated in Being the Victims of Insurrection and Domestic Terrorism by
“Government Imposters” and “Usurpers of the Sovereign Peoples’ Power”
and
DEMAND (OR ORDER) FOR FEDERAL SPECIAL GRAND JURY INVESTIGATION

David Schied – RELATOR - DISABLED / BENEFICIARY
P.O. Box 321
SPEARFISH, S. DAKOTA 57783
605-580-5121 (all calls recorded)

BENEFICIARY David Schied, an alleged victim of an attempted murder (just recently in 2018) and criminal coverup by agents of the CO-TRUSTEES of the UNITED STATES, the STATE OF MICHIGAN, and DTE ENERGY, was horrendously transformed into a totally and permanently disabled quad-amputee. Thereafter – just this year (2021) while living as a totally and permanently disabled man living peaceably and reasonably safely under self-quarantine by sworn, notarized DECLARATION in compliance with the longstanding 2020-2021 “CDC ORDER OF EVICTION MORATORIUM” – **BENEFICIARY** was subsequently criminally “*evicted*” in the dead of Winter. He thus was forced – during a NATIONAL PANDEMIC and without being provided required ADA “*accommodations*” or constitutional “*due process*” by STATE or UNITED STATES court officers – to flee the numerous crime syndicates and domestic terrorists operating under the false auspices of being *usurpers* and *insurrectionists* otherwise masquerading as the “*government*” of the STATE OF MICHIGAN.

BENEFICIARY now is declaring himself as a “*state refugee*” living in safety with the sovereign People of the STATE OF SOUTH DAKOTA jurisdiction. Herein below BENEFICIARY, as persistent “*CRIME VICTIM*,” as repeated “*GRIEVANT*,” and as long-lasting common law “*CLAIMANT*,” now STATES THE FOLLOWING:

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CONCISE SUMMARY OVERVIEW OF “DOES #1-17” AS NOW NAMED

1. Sui Juris CRIME VICTIM / GRIEVANT / CLAIMANT / BENEFICIARY (hereafter “BENEFICIARY”) herein files the following pages in the style of an “*Addendum*” to his ORIGINAL COMPLAINT, intending to have identified and named additional “DOES #1-17” as previously referenced as a matter of this ARTICLE III COURT OF RECORD. These newly named CO-TRUSTEES, like the others also previously named, have been engaged in both “*chain*” and “*wheel*” RICO criminal conspiracies for well over a decade, engaging in acts of insurrection and domestic terrorism, too numerous to outline concisely herein; but well documented with such documentation preserved, in some cases posted publicly for years, and witnessed also by others with differing cases against the same named entities.
2. Many named as “DOES 1-17” act as “*agents*” and “*principals*” for TRUSTEE OAKLAND COUNTY; with other CO-TRUSTEES named in their private capacities as “*principals*” and/or “*agents*” of the STATE. The scheme of their multi-tiered criminal hierarchy has already been described by *pattern and practice* in BENEFICIARY’s “*ORIGINAL COMPLAINT*”.
3. All of these “*principals*” representing CO-TRUSTEES of “*OAKLAND COUNTY*” and the STATE OF MICHIGAN each have their own litany of correspondence and functionary “*agents*”, many of whom are not named specifically herein because those whom are named operate under the doctrine of “*respondeat superior*”.¹

¹ As pointed out already in previous filings for this instant case, “*respondeat superior*” is a common law term describing these successively higher levels of administrative authority and the legal liability of an employer for the actions of successive levels of their employees. The doctrine was adopted in the United States and has been a fixture of agency law. It provides a better chance for an injured party to actually recover damages, because under *respondeat superior* the employer is liable for the injuries caused by an employee who is working within the scope of his employment relationship. The legal relationship between an employer and an employee is called *agency*. The employer is called the *principal* when engaging someone to act for him. The person who does the work for the employer is called the *agent*. The theory behind *respondeat superior* is that the

4. Although the isolated actions of each of these named CO-TRUSTEES may not *prima facie* appear connected by certain events common to all at any given point in time, the individually documented acts of these CO-TRUSTEES do nevertheless have the multi-pronged goal of fostering the types of “*chain*” and “*wheel*” conspiracies that have deprived not only BENEFICIARY David Schied of his many constitutional guarantees. So too the *patterns and practices* revealed by these individually documented acts of CO-TRUSTEES do also deprive many others with CLAIMS represented in this case who have ALLEGATIONS and EVIDENCE against these same “*government imposters*”, who have criminally *usurped* the People’s Power and Authority, and who have been abusing such *privileges* and *fiduciary responsibilities* so to commit SEDITIOUS and TREASONOUS acts against the Sovereign People themselves as other “*beneficiaries*” similarly situated.



Article from eclectablog.com

The Vagina Monologues at the Michigan state Capitol in Lansing...

Vagina POWER! l-r: Rep. Rashida H. Tlaib, Senate Minority Leader Gretchen Whitmer, Rep. Lisa Brown, Eve Ensler, and Rep. Stacy Erwin Oakes Yesterday, Monday, June 18, 2012, upwards of 5,000 women an...



Article by Karen Patterson

5. For instance, by the example provided on the previous page above, public media reports **dating back nearly a decade to 2012 demonstrate that CO-TRUSTEES Gretchen Whitmer and**

principal controls the agent’s behavior and must then assume some responsibility for the agent’s actions. NOTE: The terms “*principal*” and “*agent*” are words that may appear frequently throughout this text. When they appear, it is likely to be in the same context and meaning as explained here as this “*respondeat superior*” type of liability relationship. (Bold emphasis)

herein named Lisa Brown were publicly promoting a political agenda based upon what they might do with their sex organs between their legs, rather than what they might do to uphold the constitutions of the STATES and the UNITED STATES, unless that too was to be done literally using their vagina lips.

6. Another relevant example shows clearly the criminal coverup going on between STATE BAR OF MICHIGAN attorneys – including prosecuting attorneys and judges – operating in OAKLAND COUNTY and the CHARTER COUNTY OF WAYNE – in a multi-tiered RICO conspiracy to “*deprive of rights under color of law*” by already named *judicial usurpers* in the CO-TRUSTEES U.S. DISTRICT COURT for the EASTERN DISTRICT OF MICHIGAN (Denise Page Hood, Stephen Murphy, Terrence Berg, Victoria Roberts, Avern Cohn, Lawrence Zatkoff, and others yet unnamed), the OAKLAND COUNTY PROSECUTOR (Jessica Cooper), the “WAYNE COUNTY PROSECUTOR” Kym Worthy, and the OAKLAND COUNTY SHERIFF (Michael Bouchard), to cover up the previous five (5) years crimes being repeatedly committed by attorney Michael Weaver and his others many partners of the PLUNKETT-COONEY law firm located in Bloomfield Hills of OAKLAND COUNTY.
7. Yet another relevant example shows the criminal conspiracy of criminal coverup of even other crimes committed by the already named CO-TRUSTEES of DTE ENERGY (and its agents of Jerry Labut and Beverly Buritz), the CITY OF NOVI (including MAYOR Bill Gatt and others of the NOVI CITY COUNCIL), and COLLIERS INTERNATIONAL (and its principals and agents of Paul Gobeille and Michael Yamada), as supported by RECORDED multiple “*eyewitness*” testimonies.
8. There are many more examples; and the FACTS behind the Allegations and Evidence against each these “DOES #1-17” now being named herein, are summarized in the paragraphs below.

**CONCISE STATEMENT OF SUMMARIZED FACTS PERTAINING TO
CO-TRUSTEE LISA BROWN AND HER FIDUCIARY MINIONS**

9. For the period relevant to this instant case, TRUSTEE Lisa Brown is **acting under the fiduciary title** of being the OAKLAND COUNTY CLERK/REGISTER OF DEEDS. In that capacity, she is not only required by law to provide an array of services to the Sovereign People at large; but also to comply with STATE and NATIONAL laws governing the constitutional guarantees due by government toward the People, inclusive of those providing “*due process*” and “*civil rights*”. **This additionally includes all laws, rules and procedures legislated and administratively designed to carry out these laws under the AMERICANS WITH DISABILITIES ACT (“ADA”), a federal ACT OF CONGRESS requiring governments of the COUNTY and the STATE to provide “reasonable accommodations” to persons with disabilities**, particularly as they are specifically requested and stated are needed as these accommodations are related to certain disabilities. (Bold emphasis)
10. The EVIDENCE shows that on two separate occasions – both before and after BENEFICIARY David Schied was criminally placed under life and death threat of losing his home and evicted by CO-TRUSTEES Ava Ortner, Don Thorpe, Dominic Sylvestri, Paul Gobeille, Michael Yamada, CITY OF NOVI, Bill Gatt, NOVI CITY COUNCIL, the STATE BAR OF MICHIGAN, Travis Reeds, 52-1 DISTRICT COURT OF MICHIGAN, Victoria Roberts, Denise Page Hood, the U.S. DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN, and others of their *principals* and *agents* – **Lisa Brown DENIED, for frivolous procedural reasons the substantive rights of BENEFICIARY** in his repeated attempts to file his **LIS PENDENS** attaching his lien of interest against the property he had been lawfully renting, safely and respectfully inhabiting for the previous nine (9) years, and self-quarantining

throughout the COVID-19 “*Coronavirus*” (a.k.a. “*CCP virus*”) PANDEMIC. (Bold emphasis and underlined emphasis added)

11. The first of these criminal acts of “*depriving of rights*” – conducted “*under color of law*” – occurred on 1/27/21, just two days after receiving BENEFICIARY’s documentation and payment referencing the Court Case #21-MC-50051, which was then in the hands and the similarly abusive “*VAGINA POWER*” of CO-TRUSTEES Victoria Roberts and Denise Page Hood at the U.S. DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN (hereafter “USDCEDM”).
12. The second such criminal act occurred on 6/1/21 in reference to this instant Court Case #21-5030 in the UNITED STATES DISTRICT COURT for the WESTERN DISTRICT OF SOUTH DAKOTA (hereafter “USDCWDS”).
13. By dismissing BENEFICIARY’s cover letter reasoning and instead barring BENEFICIARY from properly filing his formal “*legal instrument(s)*” with OAKLAND COUNTY where the home was otherwise properly and reasonably identified (by address at 46675 W. 12 Mile Rd. in NOVI, MICHIGAN 48377, and by LAND PARCEL # 22-16-126-021) as being located as the “*subject of legal and financial interest*”, TRUSTEE Lisa Brown not only abusively exercised her “*VAGINA POWER*” in the same way her associate, CO-TRUSTEE Gretchen Whitmer has been RECORDED as also having done by her position of *VAGINA POWER*. So too TRUSTEE Lisa Brown has demonstrated other *patterns and practices* typical of many others readily abusing their fiduciary responsibilities so as to criminal provide “*aid and comfort*” and “*safe harbor*” to their peer group of other INSURRECTIONISTS and DOMESTIC TERRORISTS being exposed through BENEFICIARY’s efforts to seek proper remedy as a CRIME VICTIM, as shown elsewhere below and herein.

**CONCISE REVIEW OF THE SUMMARIZED FACTS PERTAINING TO
CO-TRUSTEES CRIMES AGAINST BENEFICIARY IN “OAKLAND COUNTY”**

14. For the period relevant to this instant case, CO-TRUSTEES of OAKLAND COUNTY and the OAKLAND COUNTY ROAD COMMISSION were conspiring with Ava Ortner, Don Thorpe, Dominic Sylvestri, Paul Gobeille, Michael Yamada, CITY OF NOVI, Bill Gatt, NOVI CITY COUNCIL, the STATE BAR OF MICHIGAN, Travis Reeds, 52-1 DISTRICT COURT OF MICHIGAN, Victoria Roberts, Denise Page Hood, the U.S. DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN, and others of their *principals* and *agents* to deprive BENEFICIARY David Schied of his exercise of numerous of his rights. They carried out these crimes *under color of law*, using procedural *rules*, and by other *colorful* legal devices done FELONIOUSLY in illegal fashion.
15. As provided already by reference to: a) his Sworn and Notarized “DECLARATION” (*see also* reference in Dkt. #1, pp.78-79) as submitted in September 2020 to the CO-TRUSTEES; b) the previously filed Court Case #21-MC-50051 that was “*sat on*” and subsequently relinquished by CO-TRUSTEES Victoria Roberts and Denise Page Hood without litigation and while denying BENEFICIARY “*meaningful access*” to that so-called “*court*”; and again, c) in this instant case in the USDCWDSD within the filing of BENEFICIARY’s “*ORIGINAL COMPLAINT*” (Dkt. #1, pp.127-142) – **a RICO conspiracy to deprive of rights was carried out against BENEFICIARY for purposes of furthering a “Land Development Deal” and “Land Contract”** for two joint properties located at 46675 W. TWELVE MILE RD. in the CITY OF NOVI, identified also as LAND PARCEL # 22-16-126-021, and the parcel next to it identified as # 22-16-126-019.
16. In each of (a), (b), and (c) above, the criminal underpinnings behind CO-TRUSTEES Donald Thorpe, Jr.’s and his STATE BAR member attorney wife Ava Ortner’s fraudulent intent were

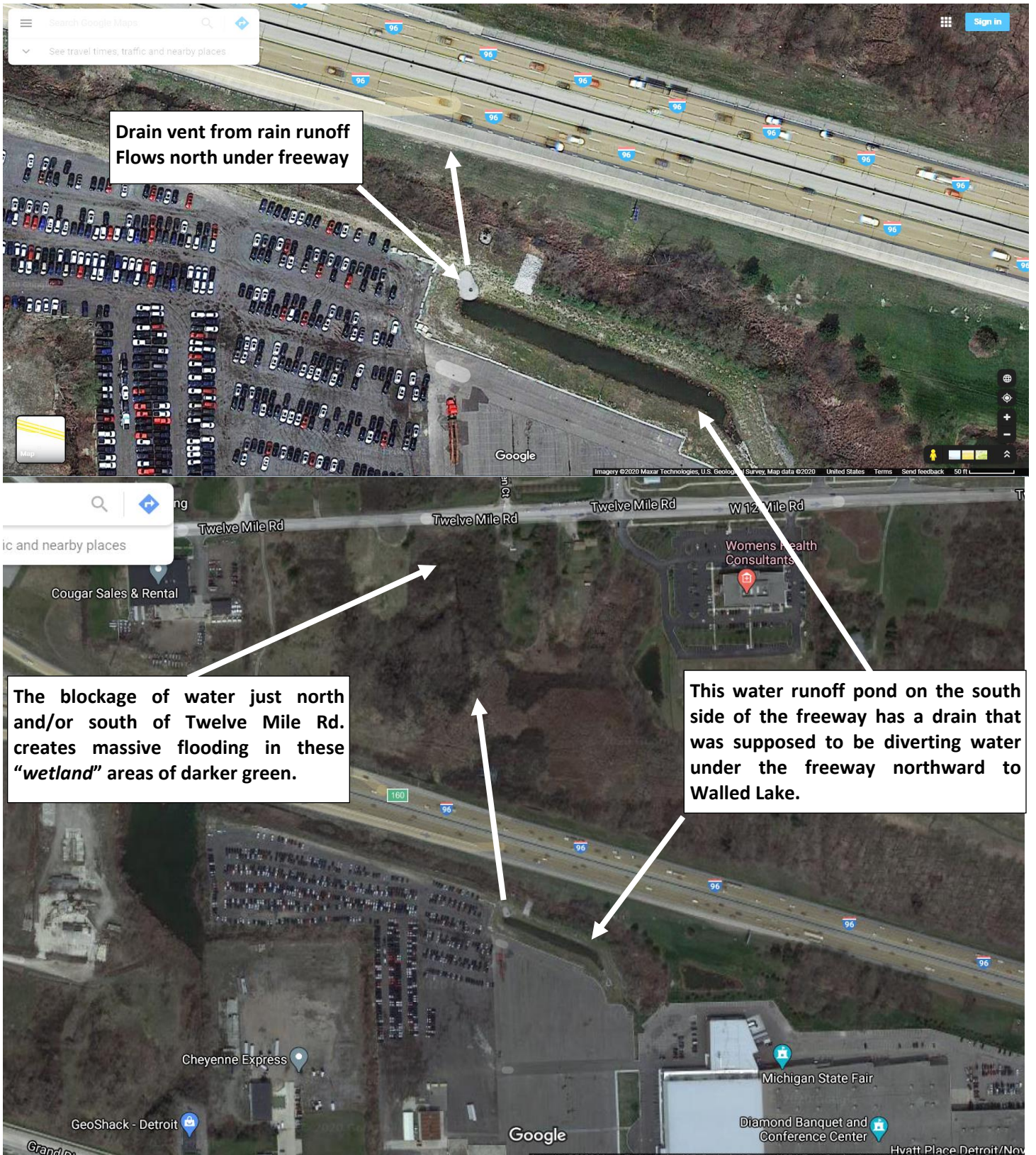
explained, as stemming from certain underlying FACTS hinging upon – as Thorpe himself had stated during a RECORDED conversation dated 9/9/20 – “*whether ‘Ed’ moves out or not*”. “Ed” was then BENEFICIARY’s next-door neighbor, a 20-year renter to the landlord (“Carl”) that owned the property next to Thorpe’s identified above as LAND PARCEL #22-16-126-019 being part of the “Land Development Deal” and “Land Contract” that was the underlying motivator for all of the other CO-TRUSTEES to commit their crimes in forcing an eviction upon BENEFICIARY (on 2/22/21) in spite of his being a totally and permanently disabled *quad-amputee*, in the middle of a COVID PANDEMIC and EVICTION MORATORIUM, in the middle of a Michigan winter, and just after an icy snow storm.

17. Ed’s last name was “*Kottke*”, being the cousin of the famed folk singer, Leo Kottke; and since BENEFICIARY had lost his legs and fingers to sepsis-related gangrene, **Ed Kottke had been an eyewitness to many of the crimes committed by CO-TRUSTEES**, pertaining not only to the “Land Development Deal” and “Land Contract”, but also to the crimes committed by other STATE BAR OF MICHIGAN crime syndicate member **Kevin Skully** in dismissing over twenty (20) separate administrative “*appeals*” on behalf of the MICHIGAN DEPARTMENT OF HEALTH AND HUMAN SERVICES (hereafter “MDHHS”) in a single so-called “*hearing*” on behalf of the STATE.
18. Ed Kottke was also instrumental in getting BENEFICIARY to doctors, dentists, prosthetists, physical therapists, message therapists, and others during the two (2) years after BENEFICIARY’s hospitalization, amputations, and subsequent three (3) months of institutionalization in a nursing home in 2018...at his own cost, since the CO-TRUSTEES of the STATE OF MICHIGAN were criminally negligent in providing either transportation or financial assistance in meeting these post-surgical medical needs.

19. Because WITNESS Ed Kottke and his wife lived in the house next-door to BENEFICIARY, and because his landlord (“Carl”) was business partners with BENEFICIARY’s landlords (Thorpe and Ortner) and was thus, also a partner in the “Land Development Deal” and “Land Contract” leading up to the criminal acts of first terrorizing and then evicting BENEFICIARY from his home, forcing him into a “*life and death*” circumstance, **Ed Kottke was privy to many of the underlying secretive aspects of the “Land Development Deal” and “Land Contract”.**
20. Moreover, because Ed Kottke had lived on the property for over two decades and was a former Army Intelligence Officer with a “*stake*” in the “Land Development Deal” and “Land Contract” by way of a lease on his home purportedly extending through July 2021, Mr. Kottke had had great numbers of opportunities to speak with CITY, COUNTY, and STATE workers and licensed contractors called to this neighborhood that had long been changing from a “*residential*” to a “*commercial*” district. Because **Mr. Kottke had purportedly also assisted with investigative efforts to comprehend the CITY and COUNTY plans for the neighborhood and the road improvements while considering a direct purchase of his landlord’s property, he is – according to information and belief – a “KEY WITNESS” as having actually seen and evaluated detailed blueprints and/or 3-D models of those CITY and COUNTY plans.**
21. By excerpt of the following paragraphs from BENEFICIARY’s earlier filed “ORIGINAL COMPLAINT” (**Dkt. #1**), Ed Kottke’s witness statements – both RECORDED and unrecorded – describe the background elements and the overall strategies behind the CO-TRUSTEES scheme in getting rid of both sets of “*tenants*” so to finish out their “Land Development Deal” and “Land Contract”.
22. Apparently, over the course of the few months since mid-summer 2020, certain negotiations had been going on pertaining to the sale of not only TRUSTEE Thorpe’s property, but also the two

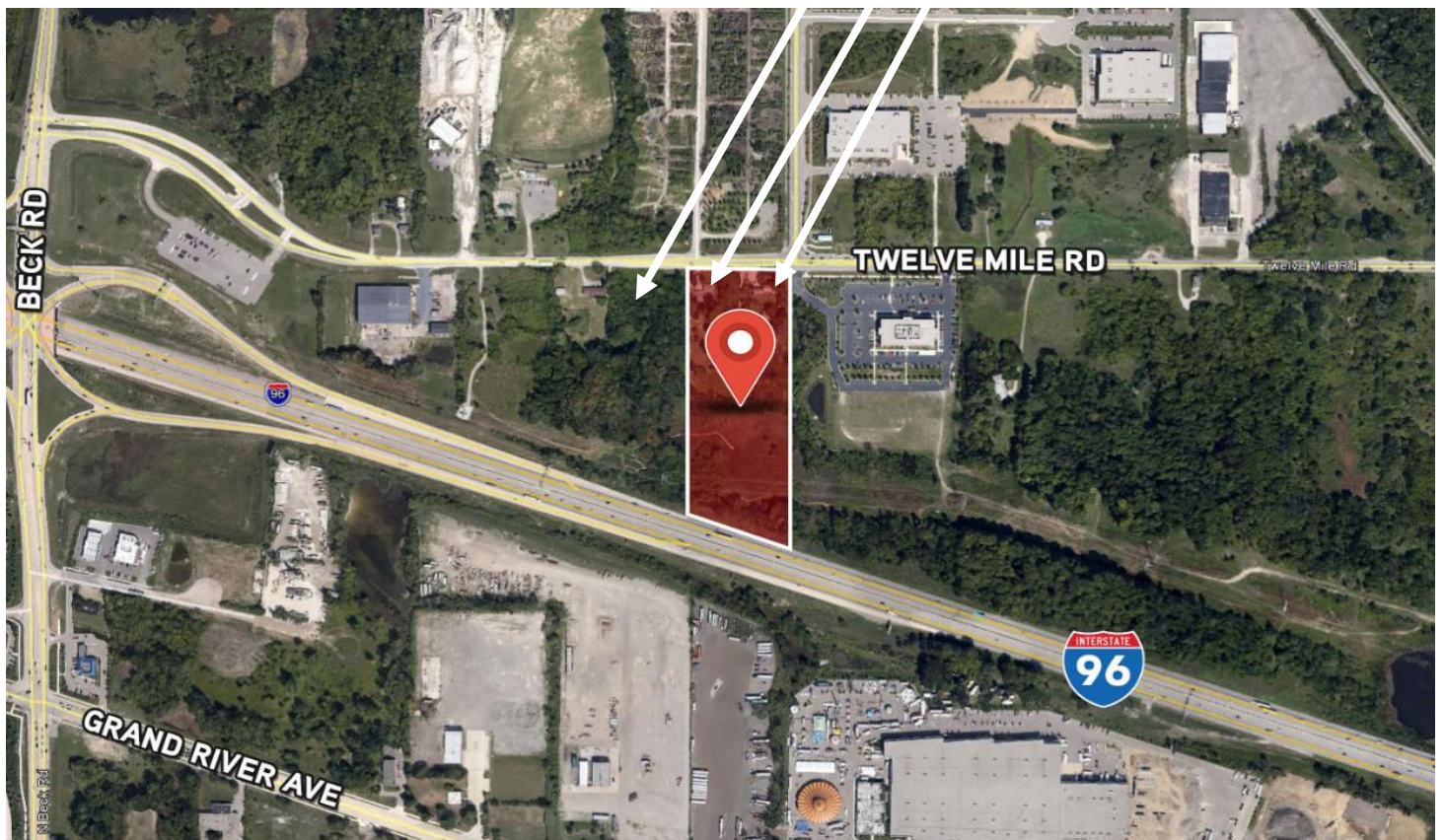
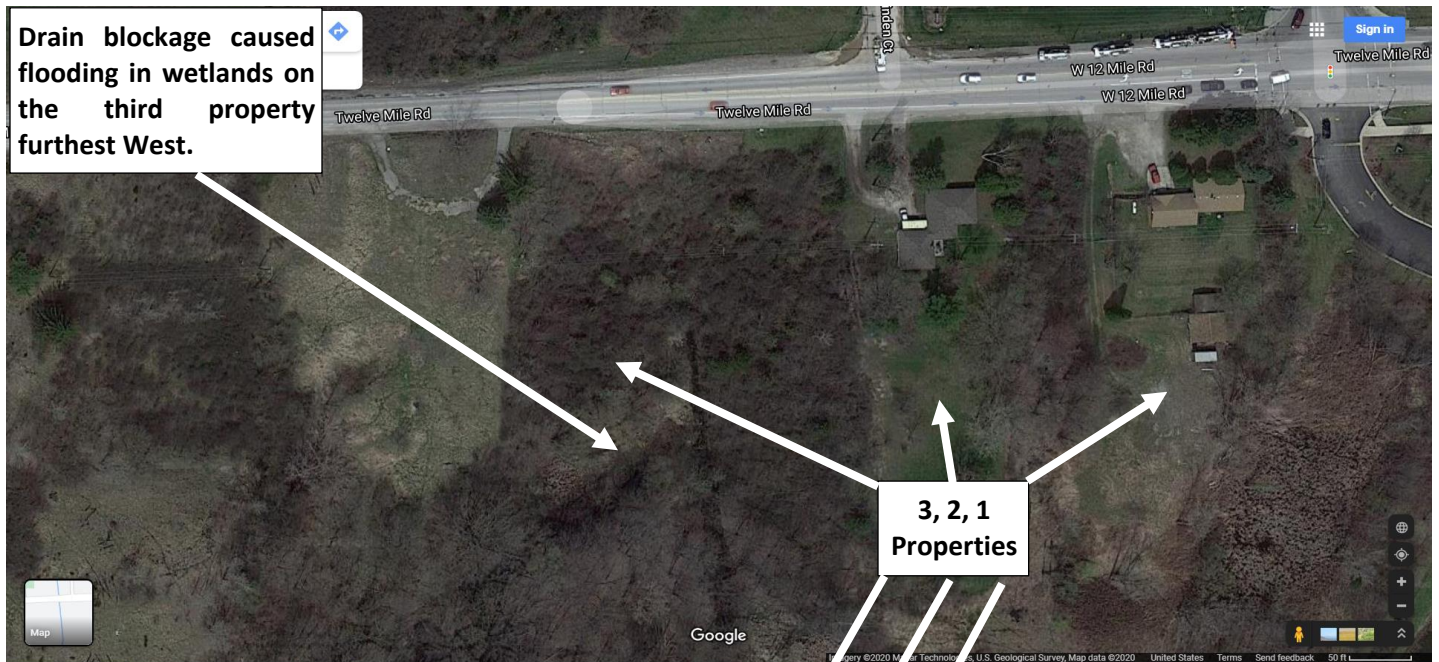
adjacent properties where “*Witness*” Ed Kottke lived next door owned by “*Carl*”; as well as the property next to that to the West, where certain landscaping and water runoff *problems* had been longstanding and deterring the sale of any or all of these three properties for the past nearly two decades.

23. According to WITNESS Kottke, the property furthest West on this South side of the street from where BENEFICIARY inhabited, had been subject to flooding due to purported actions that had long been taking place at the “*GREAT OAKS LANDSCAPE ASSOCIATES, INC.*” business across the street on the north side of TWELVE MILE ROAD. **These business owner(s) had been finding ways to divert underground water for feeding their acres of nursery trees and plants; and causing hollowed out caverns beneath the street of Twelve Mile Road. That landscaping business had also been involved in cutting and/or depositing timber and brush in the path of the underground waterways so as to cause blockage of water flow toward WALLED LAKE, adding to the flooding and giving cause and need for the land on that property (to the West of Kottke’s rented property) to be too low and in need of topsoil to be trucked in and graded before that property is to be made “*sellable*” and “*buildable*”.**
- (See aerial graphic below on the next page)



24. According to information and belief, the negotiations taking place between the two primary property owners as “sellers” (being **Thorpe** and “Carl”), and CO-TRUSTEES **Paul Gobeille** and **Michael Yamada** – the brokers from **COLLIERS INTERNATIONAL** who purportedly has been a lifetime friend of Donald Thorpe, Jr. – and the “*buyer(s)*”, had been complicated by the fact that the purported “*land development deal*” purportedly included the intent to work discreetly with the CITY OF NOVI and a third party contractor, on trucking in enough fill dirt and heavy equipment to (illegally) fill in the “wetlands” and evenly grade the third property to the far West of BENEFICIARY’s home location.
25. The problem initially complicating that plan was the fact that WITNESS Ed Kottke had a lease agreement with his landlord (Carl) extending to July 2021. The alternative was for the new owners to take over TRUSTEES Thorpe’s home instead, and to replace the inhabitants of either home with some CORPORATE surveyor(s) intending to work with the CITY OF NOVI on a tradeoff of services.
26. Also, according to information and belief, the CO-TRUSTEES of NOVI CITY COUNCIL (including MAYOR Bill Gatt), and CITY OF NOVI had been deceptively engaged in a separate “*scheme*” of *looking the other way* for many years while the *GREAT OAKS LANDSCAPE ASSOCIATES, INC.* has been engaged in “*landscaping*” activities that had been devaluing the property values along the South side of Twelve Mile Road, west of West Park Road along the two primary properties that had long been listed for sale by CO-TRUSTEES Paul Gobeille and Michael Yamada at COLLIERS INTERNATIONAL. (See the aerial photos below and on the next page for further details on how this scheme was to play out to “*weasel out*” BENEFICIARY’s interest in this plan for the sake of his own “*life and death*” salvation during a STATE EMERGENCY and NATIONAL EMERGENCY associated with a

nation and international disease PANDEMIC and self-quarantining ORDERS for an EVICTION MORATORIUM.)



27. Purportedly, the TRUSTEES of the CITY OF NOVI had long term interest in devaluing these properties on the south side of Twelve Mile Road, so to cause those property owners to find more incentive in selling those “flooded out” sections of land to the CITY OF NOVI for a proverbial “song”. The underlying reason for this interest by the CO-TRUSTEES “NOVI CITY COUNCIL” in purchasing these large tracks of properties that all three extend from TWELVE MILE ROAD all the way to the I-96 FREEWAY – and particularly at the eastern border of CO-TRUSTEES Thorpe’s property bordering the medical and professional building to the east – is because of a futuristic plan of the CO-TRUSTEES of NOVI CITY COUNCIL and CITY OF NOVI to build a “feeder” road next to the 96 Freeway, which had a design to connect to Twelve Mile Road at West Park, so that West Park will extend all the way to the 96 Freeway and relieve some of the heavy traffic at Beck Road to the west and Novi Road to the east.



28. According to information and belief, the *“tradeoff of services”* with the aforementioned CORPORATE surveyor included the future plan for the TRUSTEES of CITY OF NOVI to similarly “look the other way” again while the new buyers follow through with tentative plans to purchase the “third” (problematic) property at bargain-basement price and get busy (in defiance of COUNTY and STATE “DEQ” guidelines) filling in the “wetland” area with enough trucked in dirt to raise that third property surface level higher so that more COMMERCIAL buildings of three stories can be eventually built. In return, since the surveyor would need to live on the property anyway to study the situation and help with the needed land grading and commercial building planning, the TRUSTEES of CITY OF NOVI would make similar use of **this same surveyor for planning assistance in the constructing of the “feeder” and “connecting” roads between West Park and the 96 Freeway, and the widening and reinforcing of Twelve Mile Road itself while filling in the empty underground water caverns underneath Twelve Mile Road.**
29. According to information and belief, this grand scheme of (illegal) “enterprising” had only two snags: the first was that Ed Kottke had a lease with his landlord “Carl” extending to July 2021. The second snag was the fact that BENEFICIARY David Schied had been recently rendered a *“totally and permanently disabled quad-amputee”*; and with the “COVID PANDEMIC” and the “EVICTION MORATORIUM” of the so-called STATE and Federal “governments”, it was clear that forcing BENEFICIARY to leave could be quite difficult, and a violation of numerous “federal” and human rights laws reflected in the AMERICANS WITH DISABILITIES ACT, the “CARES” ACT, and other standing ORDERS against “evictions” due to health concerns, the COVID-19 pandemic, and BENEFICIARY’s *“self-quarantining”*. (Bold and underlined emphasis added)

30. According to information and belief, the solution was – as **TRUSTEE Donald Thorpe, Jr.** has stated on 9/9/20 in a **RECORDED** conversation – resting upon Ed Kottke’s and his wife’s good graces and their thoughtfully caring so much themselves about the interests of **BENEFICIARY** as their friend and next door neighbor, that they agreed with their landlord “*Carl*” to surrender their own home as a grand gesture of peace to save **BENEFICIARY** from having to instantly face the reality of the following:

- a) As a recently disabled man with no resources whatsoever for battling the greed of CORPORATE giants, the Kottkes sought to save **BENEFICIARY** from having to be forced into corrupt litigation with STATE BAR attorneys and judges already backlogged in the courts and with all of these CO-TRUSTEES of the STATE OF MICHIGAN in accord as a “*nonjudicial*” STATE for conducting evictions (like foreclosure evictions).
- b) Since it is well known that STATE BAR crime syndicate member, CO-TRUSTEE Ava Ortnier has a long history of deriving her income from working at DYKEMA-GOSSET – a foreclosure “*mill*” with a long history of forcing “*little guys*” out of their homes – it was safe to assume that, with MICHIGAN being a “*nonjudicial*” STATE for privately executing evictions, **CO-TRUSTEE Ava Ortnier was already skewed toward abusing her disposition as a STATE BAR domestic terrorist member, to first FORCEABLY take all of BENEFICIARY’s worldly possessions and then force him into homelessness and institutionalization in the name of personal greed and CORPORATE “progress”; and to compel BENEFICIARY Schied to become “subject to” her “peer group” of corrupt judges and other “officers of the court” in a hopeless effort by BENEFICIARY to at least get back something of value from his stolen belongings, if any might still be found at the end of a legal battle lasting for years in CO-TRUSTEES STATE OF MICHIGAN’s**

renown “*just us*” system. **The Kottkes sought to save BENEFICIARY from all of this by sacrificing their own secured housing contract with their landlord, “Carl”.**

31. According to information and belief, on considering all of the above, the WITNESS Kottkes decided to negotiate terms of their moving out – within 60 days – with the brokers, CO-TRUSTEES Paul Gobeille and Michael Yamada and COLLIERS INTERNATIONAL, with the Kottke’s landlord “Carl”, and with CO-TRUSTEES Donald Thorpe, Jr. and his “*guardian*”, STATE BAROF MICHIGAN crime syndicate member Ava Ortner. Those terms **included the joint commitment of all involved in the “new land contract”** – being particularly the seller Thorpe and the new “*buyer*” – **to “leave BENEFICIARY David Schied alone” and to “not even tell BENEFICIARY” about the selfless sacrifice being made by the Kottke couple.**
32. Purportedly, it was WITNESS Ed Kottke’s heartfelt intent to continue donating his time and services to BENEFICIARY for as long as possible – as BENEFICIARY’s “*lifeline to mobility*” – as Kottke had been the previous two years as BENEFICIARY’s transportation to wherever he needed to go, doing so without cost to BENEFICIARY because the CO-TRUSTEES of STATE OF MICHIGAN had continually and tortuously DENIED BENEFICIARY’s repeated requests and demands to have the WITNESS Kottkes compensated for even just his mileage, given that the CO-TRUSTEES of the STATE otherwise had that financial obligation to its disabled citizenry otherwise relying upon MEDICAID.
33. As such, according to information and belief, by mid-summer 2020, the Kottkes were rushing to get their credit and finance documents in order so to be able to quickly apply for a mortgage; and they also began looking for a home ...**That is, until around 9/18/20, when STATE BAR crime syndicate member, CO-TRUSTEE Ava Ortner and her “*fraud accomplice*” CO-TRUSTEE Donald Thorpe informed everyone engaging in the secret and underhanded**

“land contract” enterprise, that BENEFICIARY would instead be out of the home by the forcible eviction date of 10/31/20.

34. **Apparently, CO-TRUSTEES Ortner’s and Thorpe’s fraudulent scheme – to predicate the sale of the properties and to create a “new land contract” upon BENEFICIARY being forced into homelessness and/or into institutionalization – brought a change to the previous plan for the CORPORATE surveyor to be living in the Kottke home for the winter while the plan to bring in fill dirt and heavy equipment for filling in the wetlands was to be executed. Based upon the new but FRAUDULENT information being disseminated by STATE BAR domestic terrorist network member, CO-TRUSTEE Ava Ortner, the belief of all other parties to this “new land contract” changed, with a new narrative that this CORPORATE surveyor would instead be taking over and living in BENEFICIARY’s home, allowing the Kottkes to once again relax and enjoy their own lease contract until July 2021 as originally planned.**
35. **The bottom line – as essentially provided by the EVIDENCE of BENEFICIARY’s audio RECORDED phone and personal conversations and text messages taking place at BENEFICIARY’s home and involving this STATE BAR domestic terrorist network member TRUSTEE Ava Ortner and her *demented* husband Donald Thorpe, Jr. (see Dkt. #1, pp.113-120) – is that they have been acting concertedly to unethically and illegally “set up” BENEFICIARY for a FRAUDULENT, DEFAMATORY, and a RETALIATORY “FALSE CLAIM” of being an “abuser” against TRUSTEE Donald Thorpe – merely because BENEFICIARY would not readily succumb to their initial effort to COERCE him into signing another of their WORTHLESS contracts, otherwise crafted for “transferability” to new buyers, and with BENEFICIARY’s signature indicating falsely that he was “voluntarily”**

agreeing to leave the premises within sixty (60) days in spite of the “STATE” and “Federal” protections against the abuse of the elderly and disabled, and in CRIMINAL spite of EVICTION MORATORIUMS ordering the American population to be “*self-quarantined*”.

(Bold and/or underlined emphasis added)

36. As explained in detail above, the acts of CO-TRUSTEES have been blatantly and CRIMINALLY violative of the AMERICANS WITH DISABILITIES ACT and the CDC ORDER OF EVICTION MORATORIUM, at minimum.
37. For these violations, BENEFICIARY is due his “*day in Court*” with ACCESS to both a PETIT JURY and a GRAND JURY of the sovereign People as the “*final arbitrators*” of the many civil and criminal matters placed before this instant ARTICLE III COURT OF RECORD.
38. Moreover, **given the background history and the impending THREAT OF VIOLENCE from CO-TRUSTEES and their agents involved in ILLEGAL EVICTION proceedings with deliberate defiance of BENEFICIARY’s rights as a recently totally disabled man and in spite of BENEFICIARY having still “paid in full” monthly rent, this Court has the additional reason to EXPEDITE the matters forward to JURY TRIAL and GRAND JURY INVESTIGATION, rather than to follow the current *pattern and practice* of “kicking the can down the road” and furthering the maxim of “justice delayed is justice denied”.**
39. Subsequently, because these “*secondary (RICO) level*” CO-TRUSTEES – as STATE and NATIONAL fiduciaries of the PUBLIC TRUST – *affirmatively* engaged in the same continued “*circular pattern*” of tacit agreement with the reported RICO “*predicate*” CRIMES and even the NEW “*secondary*” CRIMES being reported by multiple previous CRIMINAL COMPLAINTS and other “*Notices*” submitted by BENEFICIARY David Schied, **the LOCAL LEVEL TRUSTEES and STATE LEVEL TRUSTEES banded together to issue a FRAUDULENT**

“HEARING NOTICE”. They did so by first TRESPASSING UPON BENEFICIARY’s possession of rented real property, then taping it to the front door of that property late in the day on Friday, 12/18/20.

40. This fraudulent “notice of hearing” commanded BENEFICIARY as a totally and permanently disabled quad-amputee to “appear” – with less than two business days of prior notice – in the jurisdiction of what is, according to reliable information and belief, the domain a “CONTINUING FINANCIAL CRIMES ENTERPRISE” otherwise referred to as the TRUSTEES “52-1 JUDICIAL DISTRICT COURT” operated by STATE BAR OF MICHIGAN crime syndicate and domestic terrorist network members.

BLO

Approved, SCAO

One - Court
1st copy - Tenant
2nd copy - Mailing

3rd copy - Landlord/Landlady
4th copy - Proof of service

52-1 STATE OF MICHIGAN JUDICIAL DISTRICT	SUMMONS Landlord-Tenant/Land Contract	CASE NO. 20 20-C04694 LT LT
--------------------------------------------------------	-------------------------------------------------	--------------------------------

Court address
48150 Grand River Ave. Novi, MI 48374

Court telephone no.
248-305-6511

Plaintiff's name, address, and telephone no.
Donald A. Thorpe, Jr. and
Ava Orner
c/o Plaintiff's Attorney

Plaintiff's attorney, bar no., address, and telephone no.
Dominic Silvestri P65275
37911 W. 12 Mile Rd.
Farmington Hills, MI 48331
248.246.6323

v

Defendant's name, address, and telephone no.
David Schied and all other occupants
46675 West 12 Mile. Rd.
Novi, MI 48377

☒ Rental unit eviction
☐ Land contract forfeiture

NOTICE TO THE DEFENDANT: In the name of the people of the State of Michigan you are notified:

1. The plaintiff has filed a complaint against you and wants

☐ to recover possession, after land contract forfeiture, of

☐ a money judgment,

☒ to evict you from

HEARING VIA ZOOM

MEETING ID 565 988 1689

Address or description of premises
46675 West 12 Mile. Rd.
Novi, MI 48377

2. You are summoned to be in the district court on Tuesday, December 22, 2020 at 1:30 pm

☐ at the address above, ☐ at Location, courtroom

3. You have the right to a jury trial. If you do not demand a jury trial and pay the required jury fee in your first defense response, you will lose this right.

4. If you are in district court on time, you will have an opportunity to give the reasons why you feel you should not be evicted. Bring witnesses, receipts, and other necessary papers with you.

5. If you are not in district court on time, you may be evicted without a trial and a money judgment may be entered against you.

12/9/2020
Date Issued

Court clerk

HOW TO GET HELP

This document must be sealed by the seal of the court.

You have received an important legal document from a court. Your landlord is trying to evict you. This means you could lose your housing and you could owe your landlord money. It is important to respond to this quickly.

You may hire an attorney to help you answer the complaint and prepare defenses. If you cannot afford an attorney, you can get help at MichiganLegalHelp.org or you might qualify for assistance through a local legal aid office. If you do not have Internet access at home, you can access the Internet at your local library.

If you do not have an attorney, but have money to hire one, you can find an attorney through the State Bar of Michigan Lawyer Referral Service at 1-800-968-0738 or a local lawyer referral service at michbar.org.

If you require special accommodations to use the court because of a disability or if you require a foreign language interpreter to help you fully participate in court proceedings, please contact the court immediately to make arrangements.

Tenant's Copy

DC 104 (6/17) **SUMMONS, LANDLORD-TENANT/LAND CONTRACT** MCL 600.5735,
MCR 2.102, MCR 4.201(C), MCR 4.202(E)

41. In panicked response under imminent “DANGER TO HUMAN LIFE”, BENEFICIARY David Schied drafted the following written “NOTICE OF FRAUD” dated 12/21/20, delivered by a THIRD-PARTY WITNESS by “PROOF OF SERVICE” and sign in receipt by the TRUSTEES Dominic Silvestri’s “reception” agent. (See below)

<p>David Schied 46675 W. 12 Mile Rd. Novi, Michigan 48377 248-974-7703 (all calls recorded)</p> <p>12/21/2020 <i>Received by: [Signature]</i></p>	<p>Proof of Service</p> <p>I certify that on Monday, 12/21/20 I “served” the 52-1 District Court for OAKLAND COUNTY through its court “officer”, Dominic Silvestri, with the following official “NOTICE”, being sufficiently equal to proof of previous service of a “<u>Federal DECLARATION</u>”, in compliance with the CDC’s ORDER from the TRUMP ADMINISTRATION issued under penalty of \$100,000 and up to a YEAR IN JAIL for violators.</p> <p>This NOTICE and accompanying “PROOF OF SERVICE” were delivered together by hand to the 52-1 Court through a third-party delivery method as witnessed by me.</p>
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Attn: Dominic Silvestri, “Officer of the Court” for the 52-1 District of OAKLAND COUNTY and “agent” for STATE BAR OF MICHIGAN fellow crime syndicate member, Ava Ortnier, and her legal “ward”, Donald Thorpe, Jr.

Mr. Silvestri and All Other “Officers” of the 52-1 “Court” of Novi in OAKLAND COUNTY:

On Friday afternoon at 4:00PM, not even one full business day ago, an agent of your office, and your fellow STATE BAR member as both “officers of the Court” for the above-referenced 52-1 District, taped upon my front door a FRAUDULENT “SUMMONS” for a NONEXISTENT “Landlord/Tenant Contract”, disclosing a “HEARING VIA ZOOM” with less than two (2) business days in “notice” of this FRAUDULENT command to “be in court”.

Your document is FRAUDULENT for many reasons, the least of which involves a gross violation of all kinds of “Court Rules” governing “fair notice” and “due process”, particularly that which is to be legally provided in the form of “assistance” and “accommodations” to persons with disabilities – such as me – under the AMERICANS WITH DISABILITIES ACT (“ADA”). Additional signs of deliberate FRAUD is by the FACT that your document – if indeed yours (since it does not bear your signature or any other verifiable form of identifying either the preparer or the sender) – reflects an illegible date-stamp of the “court” that falls five full days BEFORE the purported date this document was merely *initialed* by someone, or something, masquerading as a “court clerk” where just under the signature line reads, “This document must be sealed by the seal of the court”, and whereby your FRAUDULENT document bears no such seal. Moreover, your “action” bears no accompaniment of a “Proof of Service” signature as otherwise required by law, except in cases where the acts like the instant one are intended to be CRIMINALLY FRAUDULENT in the attempt to capture jurisdiction that otherwise DOES NOT EXIST.

You are hereby “on NOTICE” also that the matter of my habitation at the referenced home in NOVI is WITHOUT CONTRACT; and is a matter to be settled according to the COMMON LAW. Should you and your fellow crime syndicate member, Ava Ortnier, decide to push this matter further, you are herein advised that this is otherwise a FEDERAL matter in the FEDERAL JURISDICTION, by the FACT that I had issued on 10/15/20 – via “certified” mail delivery on 10/17/20 – a sworn “DECLARATION ... HALTING EVICTION ... TO PREVENT FURTHER SPREAD OF COVID-19”. I have noted that you otherwise have committed a gross OMISSION by your intentional failure to notify the court as its “officer”, when otherwise obligated to do so. Therefore, I herein formalize that reminder by the following EVIDENCE, which you are now obligated to share with the Court, unless you wish to continue your criminal charade on your buddies at the “court” too.

/s/David Schied

<p>DECLARATION of David Schied (dated 10/15/20) Invoking the “Common Law” Jurisdiction and/or the “Federal” Jurisdiction in <u>Halting Eviction</u> via QUO WARRANTO, Notice of “INTENT TO LIEN”, Claims of “DISABILITY” and “MEDICAL FRAILTY”, and “To Prevent Further Spread of COVID-19”</p> <p>I, David Schied, an American man and a “quad-amputee” living within Michigan as one of the sovereign People of the United States of America, herein and hereby declare the following:</p> <ol style="list-style-type: none">1. Since August 1, 2012, I have been an inhabitant of a home located at 46675 W. 12 Mile Road in the CITY OF NOVI, a municipality located in the COUNTY OF OAKLAND, in the STATE OF MICHIGAN.2. Since November 2017, I have been living in the above-referenced home without any “Landlord-Tenant” contract whatsoever. Previously, no written contract for monthly rent had been established since that written in 2014 as a “month-to-month”, which expired in August 2015.3. Any perceived ongoing “month-to-month” contract being in existence according to said property “owner” or “owners”, being Donald Thorpe and/or STATE BAR OF MICHIGAN crime syndicate and domestic terrorist network member Ava Ortnier, are purely <i>fictitious</i>, given as FACT that said “owners” nullified and VOIDED any and all contracts with me in November 2017 when supporting DTE ENERGY intervening in any such “expired month-to-month contract”. This occurred right after Thorpe and	<p>USPS Tracking® Tracking Number: 70192970000072179100</p> <p>Your item was delivered to an individual at the address at 2:04 pm on October 17, 2020 in NOVI, MI 48377.</p> <p>Delivered October 17, 2020 at 2:04 pm Delivered, Left with individual NOVI, MI 48377</p> <p>Get Updates ▾</p> <p>Text & Email Updates</p> <p>Tracking History</p>	<p>U.S. Postal Service CERTIFIED MAIL® RECEIPT</p> <p>OFFICIAL USE</p> <p>NOV 17 2020 7:23 PM</p> <p>NOVI, MI 48377</p>
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42. It was not until 12/29/20 that BENEFICIARY David Schied received the TRUSTEES 52-1 “Court” SUMMONS – showing that although it was run through a postage register with a date of 12/3/20, which was the day BEFORE the time stamp and six days before the purported date of the unknown “clerk’s” initialing of the document on 12/9/20 on the it, AGAIN demonstrating the high level of FRAUDULENCE of this entire criminal operation – this fraudulent document was not actually mailed out until 12/18/20, which was the very same day that a copy of this fraudulent document was found taped to BENEFICIARY’s front door, less than two business days before the purported (“railroaded”) hearing. (See below and on the next page for the “Devil in these details”)

Notice that the faded date stamp to the left – sent to BENEFICIARY by the TRUSTEE “52-1 DISTRICT COURT” is placed in a completely different spot on the page than the one below from the document placed on BENEFICIARY’s front door by the agent for TRUSTEES proving again these are NOT two copies of the same document.

Notice that the “clerk’s” unidentifiable initial to the left – sent to BENEFICIARY by the TRUSTEE “52-1 DISTRICT COURT” is noticeably different than the one above from the document placed on BENEFICIARY’s front door by the agent for TRUSTEES proving these are NOT two copies of the same document.

Approved, BOND
STATE OF MICHIGAN
JUDICIAL DISTRICT
52-1
Court address
48150 Grand River Ave. Novi, MI 48374

SUMMONS
Landlord-Tenant/Land Contract
30
20-004624 LT
248-345-6311

CASE NO.
30-004624 LT
Court telephone

Plaintiff's attorney, bar no., address, and telephone no.
Dominic Silvestri P65275
37911 W. 12 Mile Rd.
Farmington Hills, MI 48331
248.246.6323

☒ Rental unit eviction
☐ Land contract forfeiture

If the State of Michigan you are notified:
☐ to recover possession, after land contract forfeiture, of
☐ a money judgment
☐ to evict you from

HEARING VIA ZOOM
MEETING ID: 855 998 1667

on, December 22, 2020 at 1:30 PM

at the address above, at the court

2. You are summoned to be in the district court on Tuesday, December 22, 2020 at 1:30 pm
Day and date Time

3. You have the right to a jury trial. If you do not demand a jury trial and pay the required jury fee in your first defense response, you will lose this right.

4. If you are in district court on time, you will have an opportunity to give the reasons why you should not be evicted. Bring witnesses, receipts, and necessary papers with you.

5. If you are not in district court on time, you may be evicted without a trial and a money judgment may be entered against you.

12/9/2020
Date issued

Court clerk

HOW TO GET HELP

find an attorney through the State Bar of Michigan at michbar.org.

if you are disabled or if you require a foreign language interpreter, contact the court immediately to make arrangements.

RECEIVED
12/29/20
David Schied
and all other occupants
Novi, MI 48377

12 DEC 2020 PM 4:00
\$000.650
MICHIGAN DISTRICT COURT
NOVI, MI 48377

Appointed, SOAO STATE OF MICHIGAN JUDICIAL DISTRICT Case address: 48150 Grand River Ave. Novi MI 48374 Plaintiff: Donald A. Thorpe and Ava Ortner Defendant: David Schied, and all occupants The COURT FINDS: by <input type="checkbox"/> hearing <input checked="" type="checkbox"/> default <input type="checkbox"/> consent For a defendant on active military duty, default judgment shall not be entered except as provided by the Servicemembers Civil Relief Act. POSSESSION JUDGMENT <input checked="" type="checkbox"/> 1. The plaintiff has a right to recover possession of the property. <input type="checkbox"/> 2. There is now due to the plaintiff for nonpayment of rent and other money due under the lease: a. Rent to retain possession \$ b. Other money due \$ c. Costs \$ d. Total \$ <input type="checkbox"/> 3. The defendant has a right to retain	Original-Court 1st copy - Defendant 2nd copy - Defendant 3rd copy - Plaintiff CASE NO. 20-C04694 LT Court telephone no. 248-305-6460 Plaintiff/Attorney <input type="checkbox"/> Personal service David Schied, and all occupants Novi MI 48377 Defendant/Attorney <input type="checkbox"/> Personal service	Original-Court 1st copy - Defendant 2nd copy - Defendant 3rd copy - Plaintiff CASE NO. 20-C04694 LT Court telephone no. 248-305-6460 Plaintiff/Attorney <input type="checkbox"/> Personal service David Schied, and all occupants Novi MI 48377 Defendant/Attorney <input type="checkbox"/> Personal service
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IT IS ORDERED:

☒ 4. ☐ a. The plaintiff can apply for an order evicting the defendant if the defendant does not pay the plaintiff or the court the amount due in item 2c above or does not move out on or before _____ Date _____

☒ 5. The plaintiff can apply for an order evicting the defendant if the defendant does not move out on or before _____ Date January 15, 2021

☐ c. An immediate order of eviction shall be entered pursuant to MCL 600.5744(2).

☒ 6. The defendant may be liable for money damages after moving if additional rent is owed or if there is damage to the property.

☒ 7. Acceptance of partial payment of the total amount due in item 2d above ☐ will ☒ will not prevent the court from issuing an order evicting the defendant.

☒ 7. No money judgment is entered at this time.

MONEY JUDGMENT:

☐ 8. A possession judgment was previously entered.

☐ 9. A money judgment, which will earn interest at statutory rates, is entered as follows:

Damages \$	
Costs \$	
Total \$	

10. THE COURT THEREFORE ORDERS:

12-22-2020 ← → 1-14-2021

Date _____ Judge _____ Bar No. _____

YOU ARE ADVISED that you may file a motion for a new trial, a motion to set aside a default judgment, or an appeal and appeal bond, which must comply with all court rules and must be filed in court by the 10 days after judgment. You may want legal help.

☐ MCR 4.201(f) was explained to the parties.

CERTIFICATE OF MAILING: I certify that on this date I served a copy of this judgment on the parties or their attorneys by first-class mail addressed to their last-known addresses as reflected in item 2.107(C)(3).

12-23-2020 ← → _____

Date _____ Dispatched _____

JUDGMENT, LANDLORD-TENANT

DC 105 (8/17) **JUDGMENT, LANDLORD-TENANT** MCL 600.5744, MCR 4.201(P)(1)(d)

This is instead an EVICTION because the STATE BAR OF MICHIGAN CRIME SYNDICATE AND DOMESTIC TERRORIST NETWORK simply believes its members control my life and death to the extent of defying COMMON LAW, statutory law, court rules, and the FEDERAL CDC MORIATORIUM to get what it wants which is ME DEAD!

Notice that there is no identifying "BAR no." identifying whomever placed this mark as a signature of some unidentified "judge" executing this FRAUDULENT "judgment".

Further, whereas this unidentified person's "mark" appeared as a "clerk" in the document above, it appears again here identified as the "deputy clerk"

Received 12/29/20

ENVELOPE FRONT

4837732425 R082

**Fifty-Second District Court of Michigan
Civil Division
48150 Grand River Ave.
Novi, Michigan 48374-1222**

ENVELOPE BACK

nity to give the reasons why you feel you should
| you.
without a trial and a money judgment may be e

Court clerk

This document must be sealed

GET HELP

44. While the above FRAUDULNT “Judgment” states that BENEFICIARY had “10 Days” in which to send an “appeal” filing and an “appeal bond” to the TRUSTEES 52-1 DISTRICT COURT’s agents of this continuing financial crimes enterprise, the actual number of days was reduced to five (5) days given the delay of the post office to deliver this to a *totally and permanently disabled quad-amputee* until 12/29/20. This included the weekend in which the CO-TRUSTEES’ so-called “*court*” was to be closed and **with this not only being during the Holiday Season, but also during a COVID CRISIS.**
45. Again, what took place here in what is known as “OAKLAND COUNTY” is the furthest anyone might possibly get from providing ADA-required “*reasonable accommodations*” to a “*totally and permanently disabled quad-amputee*”. Therefore, this was clearly a “targeted” criminal conspiracy against BENEFICIARY by the CO-RUSTEES. (Bold emphasis and underlined emphasis added)

CONCISE STATEMENT OF SUMMARIZED BACKGROUND AND FACTS
PERTAINING TO CO-TRUSTEES OAKLAND COUNTY AND
OAKLAND COUNTY ROAD COMMISSION

46. According to WITNESS Ed Kottke, several decades ago in the history of TRUSTEES CITY OF NOVI in OAKLAND COUNTY going back in formal records to 1946, the area where the I-90, the area now known as the SUBURBAN COLLECTION SHOWCASE (formerly the ROCK FINANCIAL SHOWPLACE) at 46100 Grand River Avenue, Novi, MI 48374 was once a country lake that was purchased at low cost and drained, through pipes running underneath what is now seen as I-90 FREEWAY to where wetlands can now be located behind the properties that are also now involved in the “*Land Development Deal*” and “*Land Contract*” off TWELVE MILE ROAD.

47. In place of the lake, a series of small retention ponds were constructed to hold the rain runoff from the massive area of concrete foundation – and later the even more massive area of parking lots – where the SUBURBAN COLLECTION SHOWCASE (formerly the ROCK FINANCIAL SHOWPLACE) was being built and now stands as expanded upon with more parking with room even for fairground rides and other outside activities.
48. From the TWELVE MILE ROAD location and running through what has been the GREAT OAKS LANDSCAPE ASSOCIATES, INC. directly north of the properties involved in the *Land Development Deal* and *Land Contract* off TWELVE MILE ROAD, and northward into WALLED LAKE. Then sometime after 1977 when what is now known as the SUBURBAN COLLECTION SHOWCASE was being completed, the water runoff from the south side of the I-96 FREEWAY to the north side was diverted eastward a short distance to near “Carl’s” home (as the middle of three properties involved in the *Land Development Deal* and *Land Contract*) and then tunneled underneath TWELVE MILE ROAD through the property known as GREAT OAKS LANDSCAPE ASSOCIATES, INC. (hereafter “*GREAT OAKS.*”), and eventually targeting the flow toward ultimately feeding into nearby WALLED LAKE.
49. According to WITNESS Ed Kottke, it was the OAKLAND COUNTY ROAD COMMISSION that had the responsibility for ensuring the proper flow of water drainage from the north side of the I-90 FREEWAY all the way to WALLED LAKE. Nevertheless, early within the twenty-year period that Ed Kottke had been living on “*Carl’s*” property, the owner(s) of the *GREAT OAKS* had found a creative way to profiteer from the diversion of this water pouring from the concreted south side of the I-90 FREEWAY through his property. What he did was to construct a piping system on his property that effectively slowed down and controlled the water flowing onto his property from underneath TWELVE MILE ROAD.

50. According to WITNESS Kottke, what was leftover water that was not used by the *GREAT OAKS* business to nurture its vast nursery and tree business, was emptied out further north and east of the center of *GREAT OAKS*'s property onto the area of land that is now known as WEST PARK ROAD, leading to wetlands and a water treatment facility controlled by the TRUSTEES of OAKLAND COUNTY.
51. Meanwhile, there was multi-pronged negative effect of *GREAT OAKS* having slowed down and controlled that water flow onto his property. First, it caused flooding and the development of wetlands on the three properties located on the south side of TWELVE MILE ROAD where the water from the south side of the freeway had been diverted and released. The impact from years of that unimpeded and uncontrolled flooding had the effect of lowering the property values of all three properties involved in the 2020 "*Land Development Deal*" and "*Land Contract*", making them difficult to sell for well over a decade as the area turned from residential to a commercial real estate district.
52. Second, according to for Army Intelligence Office and now "*WITNESS*" Ed Kottke, the blockage on the *GREAT OAKS* property was additionally augmented by further blockage on the south side of TWELVE MILE ROAD where, in an area of flooding where many trees and vegetation made it easy to hide, the *GREAT OAKS* had also cut down trees and stuffed them into the path of the water flow to cause the flow of *excess* water to find another natural path of flow toward WALLED LAKE, which effectively washed away the soil underneath TWELVE MILE ROAD and created a dangerous (to drivers of passenger vehicles and increasing numbers of large and heavy trucks) hollow cavern beneath the road.
53. WITNESS Ed Kottke had purportedly spoken with the CO-TRUSTEES of the OAKLAND COUNTY ROAD COMMISSION as they were alerted to the echoing sound coming from the

road as large trucks passed over the cavern underneath the road as those trucks frequented the cement plant located on the north side of TWELVE MILE ROAD between GREAT OAKS and BECK ROAD further to the west. According to Kottke, these agents of the CO-TRUSTEES of OAKLAND COUNTY not only confirmed the existence of the hollow cavern, they purportedly set about plans for widening the entire TWELVE MILE ROAD so to accommodate expected increases in traffic as new commercial buildings were also being slated for construction on TWELVE MILE ROAD to the east of WEST PARK. BENEFICIARY found public records on the Internet that reaffirmed Kottke's statements pertaining to the widening of TWELVE MILE ROAD to accommodate these new businesses to be built.

54. Again, according to the RECORDING of this discussion with WITNESS Ed Kottke as he recalled these events from his past twenty-plus (20+) years of living at this same house where this hollow cavern had been created beneath TWELVE MILE ROAD, it was the OAKLAND COUNTY ROAD COMMISSION that was primarily responsible for overseeing the proper flow of water between the south side of the I-90 FREEWAY where the SUBURBAN COLLECTION SHOWCASE was built to WALLED LAKE. Yet, for "*reasons unknown*" (but highly suspected as having corrupt origins), the CO-TRUSTEES of OAKLAND COUNTY and its OAKLAND COUNTY ROAD COMMISSION grossly neglected those responsibilities for well over a decade and a half, starting about the time GREAT OAKS began profiting from his construction of water diverting pipes to feed his landscaping business.

55. Likewise, CO-TRUSTEES of the CITY OF NOVI also looked the other way while giving preferential treatment to GREAT OAKS and allowing the properties on the south side of TWELVE MILE ROAD to deteriorate and be devalued due to the "*wetlands*" that were thus created from GREAT OAKS' interruption of the water flow. This was no oversight by CO-

TRUSTEES of the NOVI CITY COUNCIL however, because these CO-TRUSTEES were planning to eventually purchase these very properties for cheap and to then use the properties for the construction of a “feeder” road and other large area road development plans.



56. CO-TRUSTEES of OAKLAND COUNTY, OAKLAND COUNTY COMMISSIONERS, and the OAKLAND COUNTY ROAD COMMISSIONM had the overall plan with the CO-TRUSTEES of the CITY OF NOVI and NOVI CITY COUNCIL for constructing a nearby dog park and family entertainment waterpark at the next road intersection that was just west of BECK ROAD where it meets the I-96 FREEWAY. (*See above; and also see again the aerial photographs* as provided a few pages back for an overview of the CO-TRUSTEES’ alleged plans to extend WEST PARK RD. all the way to the I-90 FREEWAY and to build a feeder road

alongside the expressway to divert large trucks and other traffic while the other commercial properties of the area are developed along with the water theme park.)

57. In essence, GREAT OAKS profited handsomely while CO-TRUSTEE of OAKLAND COUNTY and the CITY OF NOVI turned a blind eye to not only the water diversion and resulting flooding and devaluation of property values on the south side of TWELVE MILE ROAD, but also to the GREAT OAKS landscaping business employing what was a plethora of undocumented aliens from MEXICO as its landscapers.
58. This cool secret on such a previous long-term arrangement between the GREAT OAKS business owner and CO-TRUSTEES of the CITY and COUNTY went on for the entire period that BENEFICIARY David Schied was living at the home next to WITNESS Ed Kottke, without BENEFICIARY's knowledge until revealed by Kottke during the summer 2020. Kottke began then to reveal then – as also repeated more recently on a RECORDED phone line on 6/25/21 – that the *arrangement* between the GREAT OAKS business owner and CO-TRUSTEES of the CITY and COUNTY had gone on for numerous years before WEST PARK ROAD was ever built. It was only complicated by a “*snag*” of events leading to the TRUSTEES of the CITY OF NOVI deciding to place WEST PARK ROAD where it is located today running alongside of the GREAT OAKS property line.
59. According to WITNESS Kottke, this snag began when the GREAT OAKS property owner “*demand[ed] a higher tax write-off thinking that he had the OAKLAND COUNTY ROAD COMMISSION in his back pocket.*” Kottke explained further by stating on a recorded line that this GREAT OAKS had found an advantage in the fact that he had been playing CO-TRUSTEES of OAKLAND COUNTY against the CO-TRUSTEES of the CITY OF NOVI, which both wanted to build WEST PARK ROAD directly through his property. Yet when push came to

shove on the road planning for construction, the GREAT OAKS landowner demanded a higher tax write-off against the CO-TRUSTEES of the CITY OF NOVI and these CO-TRUSTEES responded by refusing that demand. They then acted in a retaliatory fashion to construct WEST PARK ROAD alongside the GREAT OAKS property to cost that property owner's land value to be assessed at a much higher level, costing him many years of paying a must greater amount financially in added taxes instead.

60. According to WITNESS Kottke, this added cost each year brought the GREAT OAKS property owner to become motivated to sell his business to another (unknown) buyer before the background behind this RICO conspiracy between “government” and “private” criminals got exposed by either BENEFICIARY of his WITNESS after both became informed about the new “Land Development Deal” and “Land Contract” on the three properties on the south side of TWELVE MILE ROAD being handled by CO-TRUSTEES of COLLIERS INTERNATIONAL. **It was then, no coincident that these plans for the sale of the GREAT OAKS business and property began about the same time BENEFICIARY David Schied took the initiative to expose all of this as a FEDERAL WHISTLEBLOWER when writing and distributing his “DECLARATION” in response to the criminal acts committed by CO-TRUSTEES of Ava Ortner, Donald Thorpe, Jr., Dominic Sylvestri, and others back in September 2020.** (Bold emphasis)

61. According to WITNESS Kottke, the person with the most at stake and doing the majority of all of the research into the actual planning that was happening between the CO-TRUSTEES of OAKLAND COUNTY, the OAKLAND COUNTY ROAD COMMISSION, and the CITY OF NOVI, was the third property owner to the west of Ed Kottke's rented home. Having lost the most in his continuing lowered property value (and being the principal one of purportedly three

partners in that third property closest to Beck Road most affected by the water blockage and flooding to the south side of TWELVE MILE ROAD), this property owner became angry that CO-TRUSTEES COLLIER'S INTERNATIONAL was not including his property in the "*Land Contract*" and "*Land Development Deal*" except by purchase as a worthless wetland area.

62. Kottke stated on a recorded line, that Kottke himself had accompanied his very angry "*third property owner*" on multiple visits to city and county records departments; and he personally saw and discussed these road planning and commercial building plans with that third landowner relative to what Mr. Kottke was also learning from his own landlord that was involved in the "*Land Contract*" and "*Land Development Deal*" along with CO-TRUSTEES Donald Thorpe, Jr., AVA ORTNER as Thorpe's "*guardian*", and STATE BAR OF MICHIGAN crime syndicate member Ava Ortner as the first two property owners in this RICO racketeering operation, ... **also conspiring to use "color of law" to rob BENEFICIARY of the safety of his home of the previous 8 ½ years.** (Bold and underlined emphasis added)

63. By BENEFICIARY's own witness statements as well as that of WITNESS Kottke, it was this third property owner that paid out-of-pocket at least \$10,000 to have the land cleared of all of the chain-sawed trees and underbrush that had grown through the obstructions left in the path of the water flow by the GREAT OAKS property owner in slowing down and controlling the flow of water from the south side of I-90 FREEWAY to the edge of his property on the north side of I-90 FREEWAY. It was the result of these investigative efforts by that third party property owner being screwed out of his property standing in the "*Land Development Deal*" and "*Land Contract*" that **led him to conclude that this whole thing had been brought on by the TRUSTEES of OAKLAND COUNTY and the OAKLAND COUNTY ROAD COMMISSION – as well as CO-TRUSTEES of CITY OF NOVI and NOVI CITY**

COUNCIL – “looking the other way” and completely abdicating their responsibilities for keeping the runoff water flowing toward WALLED LAKE (rather than to collude with the GREAT OAKS LANDSCAPING owner and providing him with “preferential treatment” over property owners on the south side of TWELVE MILE ROAD for CORRUPT personal and political RACKETEERING purposes. (Bold emphasis added)

64. The ones who may ultimately be at the core of all of this corruption – which has been carried out for the past two decades – are quite likely **Jim Nash** as the OAKLAND COUNTY WATER RESOURCES COMMISSIONER (formerly the OAKLAND COUNTY DRAIN COMMISSIONER) and **Robert (“Bob”) Gatt** as the Mayor for the CITY OF NOVI. These are the signatories of a more recent in a long series of contracts between the CO-TRUSTEES of OAKLAND COUNTY and the CITY OF NOVI referencing the HURON-ROUGE SEWAGE DISPOSAL SYSTEM (hereafter “HRSDS”) (ACT 185 OF 1957), the HRSDS WALLED LAKE – NOVI WATER TREATMENT PLANT ENLARGEMENT PROJECT (ACT 342 OF 1989), and HRSDS SEWAGE RETENTION FACILITY PROJECT (purportedly signed in 2019 by both Nash and Gatt).



65. **According to two differing publications** – one published by Jim Nash’s TRUSTEE office and the other published by CONSTRUCTION JOURNAL in what appear to be conflicting reports about the costs for the HRSDS SEWAGE RETENTION FACILITY PROJECT – **Nash was claiming in 2021 that the cost to taxpayers would be \$13,500,000; while the CONSTRUCTION JOURNAL was reporting the cost just six month prior to that in July 2020 at only \$8,800,000.** (Bold emphasis and underlined emphasis added)
66. It appears – according to information and belief – that WITNESS Ed Kottke was standing alongside the owner of the third property to the west of “*Carl’s*” house as he uncovered much of the above in researching how the CO-TRUSTEES of OAKLAND COUNTY and CITY OF NOVI were involved in transferring the excess water runoff from along TWELVE MILE ROAD and east of WEST PARK ROAD toward an interchange with the CO-TRUSTEES of the CHARTER COUNTY OF WAYNE set up at a “*facility*” about a mile away. As such, **this individual identified by Kottke and/or by property ownership records, will be called as an additional WITNESS to this case to discuss how this HRSDS SEWAGE RETENTION FACILITY PROJECT may have been intended to criminally coverup his own criminal victimization for years** while being cheaply excluded by CO-TRUSTEES Ava Ortner, Donald Thorpe, Jr., and by Paul Gobeille and Michael Yamada of COLLIERS INTERNATIONAL when setting up their “Land Development Deal” and “Land Contract” for the eventual sale of those three former residential properties. (Bold emphasis and underlined emphasis added)
67. According to WITNESS Kottke, **this whole thing was also the “*pet project*” of someone under employ of the CO-TRUSTEES of CITY OF NOVI and/or NOVI CITY COUNCIL who is working with long-term NOVI resident and CO-TRUSTEE Donald Thorpe, Jr. as well as**

his STATE BAR OF MICHIGAN crime syndicate member Ava Ortner, and CO-TRUSTEES Paul Gobeille and Michael Yamada of COLLIERS INTERNATIONAL, to first steal the land from this third property owner for peanuts, and then illegally truck in dirt to fill in those now federally and STATE protected “wetlands”, and then make a financial killing on the criminal victimization of BENEFICIARY by forcing him from his home to begin the surveying (for fixing all of the “problems” described above using the difference between the \$8,800,000 and \$13,500,000 cost estimates referenced above) and COVERING UP ALL OF THE EVIDENCE so that the story as told above would not become detected later on – and to get rid of both BENEFICIARY and the Kottkes as “WHISTLEBLOWERS” and CRIME VICTIMS/WITNESSES. (Bold emphasis and underlined emphasis added)

68. It is to be noted that shortly after BENEFICIARY was criminally evicted as described in his ORIGINAL COMPLAINT (Dkt. #1) in this instant UNITED STATES DISTRICT COURT for the WESTERN DISTRICT OF SOUTH DAKOTA, WITNESS (70+ year old) Ed Kottke and his wife were rushed out of their home as well, several months prior to the ending of their lease contract with their landlord “Carl”. This was in spite of the fact that his wife had been diagnosed with BOTH CANCER AND COVID, costing him the inability to get people to assist him in the costly move into a new home not far away, and compelling him to leave behind costly tools and other personal property otherwise unsafe for him to handle single-handedly.

**CONCISE STATEMENT OF SUMMARIZED BACKGROUND AND FACTS
PERTAINING TO OAKLAND COUNTY AND STATE OF MICHIGAN CO-TRUSTEES
STATE BAR OF MICHIGAN CRIME SYNDICATE MEMBER MICHAEL WEAVER,
OAKLAND COUNTY PROSECUTOR JESSICA COOPER,
OAKLAND COUNTY SHERIFF MICHAEL BOUCHARD, AND
USDCEDM “JUDICIAL USURPER” DENISE PAGE HOOD**

69. Tracking the RACKETEERING and CORRUPTION with the CO-TRUSTEES of OAKLAND COUNTY has been daunting for many reasons, not the least of them being the FACT that – whether elected or appointed – they serve and protect one another instead of the Sovereign People. Moreover, such protection and service extends to the promotion of their respective careers as they shuffle themselves into strategically higher levels of influence and power while covering up for the CRIMES of their cronies and their predecessors using the “*Thin Blue Line*” of secrecy between all THREE BRANCHES of the so-called “government”. A picture perfect example of this can be found in a single graphic example as found below on the next page.

OAKLAND COUNTY ELECTED OFFICIALS

County Executive: L. Brooks Patterson (Republican)

Prosecuting Attorney: Jessica R. Cooper (Democrat)^[14]

Sheriff: Mike Bouchard (Republican)

County Clerk/Register of Deeds: Lisa Brown (Democrat)

County Treasurer: Andy Meisner (Democrat)

Water Resources Commissioner: Jim Nash (Democrat)

Board of Commissioners: 25 members, elected from districts (15 Republicans, 10 Democrats)

Oakland County Commissioners District 01: Beth Nuccio, District 02: Robert Hoffman, District 03: Michael J. Gingell (Chairman of the Board of Commissioners), District 04: Thomas Middleton, District 05: John A. Scott, District 06: Jim Runestad, District 07: Christine Long, District 08: Philip J. Weipert, District 09: Kathy Crawford, District 10: Mattie M. Hatchett, District 11: Tim Greimel, District 12: Jeff Matis, District 13: Robert Gosselin, District 14: William Dwyer, District 15: **Jim Nash**, District 16: Shelley G. Taub, District 17: Marcia Gershenson, District 18: Dave Woodward, District 19: **Mike Bosnic**, District 20: David W. Potts, District 21: Janet Jackson, District 22: Helaine Zack, District 23: Nancy L. Quarles, District 24: Gary R. McGillivray, District 25: Craig Covey

THE “*CRIMINALLY ACCUSED*”:
MICHAEL WEAVER

70. Notably – from 2004 when BENEFICIARY David Schied first began becoming criminally victimized by certain “*democrats*” already then implementing “*critical race theory*” and covering up these crimes with endless levels of “*abuse of discretion*” in the redress of grievances of his equally endless escalating numbers of “*civil*” and “*criminal*” COMPLAINTS – PLUNKETT- COONEY law “*partner*” Michael Weaver was at the center of the first level of criminal coverup of the first tier of crimes being perpetually committed by his client, “*Dr.*” Sandra Harris, former “*interim*” superintendent at the LINCOLN CONSOLIDATED SCHOOL DISTRICT that had initially employed BENEFICIARY upon his arrival from the STATE OF CALIFORNIA with his family and being hired as a special education schoolteacher.
71. While it should suffice to state that getting into the background of that initial case of criminal victimization of BENEFICIARY by Sandra Harris would not be possible while keeping this section of filing “*concise*”, it should also be sufficient to refer to a plethora of records that have been publicly posted on the Internet for many years without challenge by either Sandra Harris or any of her multi-tiered levels of so-called “*government*” agents.
72. One of these documents underscoring the RICO crimes and the reasons for identifying the named “DOES” now into this ARTICLE III federal COURT OF RECORD for the WESTERN DISTRICT OF SOUTH DAKOTA is to be found as a nine (9) page, sworn and notarized “CRIME REPORT” filed against the CO-TRUSTEE Michael Weaver. As shown by the graphic EVIDENCE found at the top of the next page, this formal CRIMINAL COMPLAINT was properly “*served*” in person by BENEFICIARY – accompanied by WITNESS David Lonier – to the named CO-TRUSTEES operating as “*law enforcers*” for OAKLAND COUNTY.

David Schied
P.O. Box 1378
Novi, MI 48376
248-846-4016
deschied@yahoo.com

9/23/2010

Attn: Prosecutor Jessica Cooper
Office of the Oakland County Prosecutor
1200 N. Telegraph Rd., West Wing, Bldg. 14E
Pontiac, MI 4834100461

Crime Report

Bloomfield Hills Police
Incident # 10-5000

Denied service by Oakland County Sheriff Deputy Michael S. Searing (Badge #742)

As filed in person with the Oakland County Sheriff Michael J. Bouchard
On 9/24/10 and placed into the possession of Undersheriff Michael G. McCabe or
his subordinate representative at 1200 N. Telegraph Rd. Bldg. 38E in Pontiac, MI.

Referred instead to Bloomfield Hills Police Ofcr. Matott (#144) & Tom VanSimeys (3318)

SWORN BEFORE A NOTARY PUBLIC

RE: Referral from Hon. Michael D. Warren – Judge in Oakland County Circuit Court on
Criminal Allegations against Oakland County business resident **Michael D. Weaver**, for: a) **fraud upon the court**; b) **legal act in an illegal manner**; c) **conspiracy to deprive of rights under color of law**; d) **willful neglect of duty**; e) **perjury of Oath**; f) **subornation of perjury**; g) **racketeering and government corruption**; h) **conspiracy to commit an offense**; i) **conspiracy to treason**;

73. This above-referenced sworn and notarized CRIMINAL COMPLAINT named CO-TRUSTEE PLUNKETT-COONEY crime syndicate “partner” Michael Weaver – being an OAKLAND COUNTY resident and partner in a BLOOMFIELD HILLS business also operating within the metes and bounds and jurisdiction of CO-TRUSTEES in OAKLAND COUNTY – as having committed numerous serious FELONY crimes.

THE “*CRIMINALLY ACCUSED*”:
MICHAEL BOUCHARD

74. As also shown graphically, the above-referenced sworn and notarized “*Crime Report*” reflects as FACT that this “*instrument*”, filed with financial “*CLAIMS IN COMMERCE*” attached was first filed “*in person with the OAKLAND COUNTY SHERIFF Michael J. Bouchard*” before then being referred by Bouchard’s agent Michael Searing (“*Badge #742*”) to the BLOOMFIELD HILLS POLICE DEPARTMENT, which subsequently executed similar deflective “*affirmative*”

acts to criminally cover-up the crimes of their LOCAL high-profile PLUNKETT-COONEY law firm.

THE “*CRIMINALLY ACCUSED*”:
JESSICA COOPER

75. As also shown by the representative graphic copy of the first page of the EVIDENCE dated 9/23/2010 and addressed to CO-TRUSTEE Jessica Cooper and her entourage of “*assistants*”, the referral for this sworn and notarized CRIMINAL COMPLAINT came from yet another “*Michael*” being a CO-TRUSTEE operating at the OAKLAND COUNTY CIRCUIT COURT by the name of “*judge*” Michael Warren. Note that, as a matter of expedience in carrying out this instant filing of “BENEFICIARY’s / RELATOR’s IDENTIFICATION OF ‘CO-TRUSTEES’ DOES 1-17”, Michael Warren of the so-called “*circuit court*” is not yet being formally identified herein. Instead, his name is merely being provided to provide proper context to the CRIMES committed by the “*DOES 1-17*” as concisely outlined within these instant pages.



**Jessica Cooper... a real “*nut job*” and alleged
“*domestic terrorist*”**

76. As also shown by the graphic above, within the nine (9) pages of sworn STATEMENTS, BENEFICIARY made clear reference to the relevant LAWS, EVIDENCE, and WITNESSES to the FACTUAL EVENTS that took place, supporting his arguments that there was incumbent upon all of the named CO-TRUSTEES “*reasonable cause to believe that a crime had been committed*” by Michael Weaver, and “*reasonable cause for the issuance of an ARREST WARRANT*” by any OAKLAND COUNTY judge by request of this prosecutor Jessica Cooper, who was once herself an OAKLAND COUNTY “*judge*” before going through the proverbial “*revolving door*” to protect those of her criminal co-conspirators in “*law enforcement*” through Seditious and Treasonous widespread railroading of her proceedings in that so-called “*court*”.

I. RACKETEERING” AND “GOVERNMENT CORRUPTION”

MCL 750.159g defines “*racketeering means....aiding and abetting....conspiring to commit...for financial gain...[including]...committing an offense in this state or another state....that constitutes racketeering activity as defined in 18 U.S.C. §1961...(or other United States statutes)*”

MCL 750.159f defines “*pattern of racketeering activity*” as “*not less than 2 incidences in which...the incidents have the same....victim,...method of commission,...or are otherwise interrelated by distinguishing characteristics and are not isolated acts...[and/or]...the incidents amount to or pose a threat to continued criminal activity*”.

A. PREDICATE (“MISDEMEANOR”) CRIME(S):

Note: The occurrences of these similar types of crimes (or more accurately these crimes with “common themes”) are documented with separate witnesses in 2003, in 2006, and again in 2009. For the sake of simplicity and to expedite an investigation, focus of evidence is being restricted in this crime report to the most recent of those three occurrences.

EXHIBITS: a) “Sworn Affidavit of Earl Hocquard” (See “Exhibit #7” of civil complaint)
b) “Letter from MSP Supervisor Robert Grounds to Lincoln Consolidated Schools Superintendent Lynn Cleary” dated 6/9/09 entitled “Release and Sharing of Criminal History Records” (See “Exhibit #9” of civil complaint)

WITNESS: Earl Hocquard – Resident of Genesee County; contact cell phone: 810-355-5382

77. As shown below, even if Jessica Cooper had been so derelict as to claim “*plausible deniability*” by ignorance of the law regarding “*reasonable cause*” warranting the arrest of her CO-

TRUSTEE as her fellow STATE BAR OF MICHIGAN “*crime syndicate and domestic terrorist network*” member Michael Weaver, BENEFICIARY provided her with the written laws himself within the final pages of his CRIMINAL COMPLAINT, proving Cooper’s actions as a criminal “*abuse of discretion*” in AFFIRMATIVELY denying any further action on that case.

I therefore submit this Sworn and Notarized Criminal Complaint, under Oath, as witness to crimes I perceive to be occurring against me, against the People of the State of Michigan, and against the People of the United States. I also understand the following:

- a) MCL 18.351 – [Crime Victim’s Compensation Board (definitions)] defines a “Crime”: “(c) ‘Crime’ means an act that is 1 of the following: (i) A crime under the laws of this state or the United States that causes an injury within this state. (ii) An act committed in another state that if committed in this state would constitute a crime under the laws of this state or the United States, that causes an injury within this state or that causes an injury to a resident of this state within a state that does not have a victim compensation program eligible for funding from the victims of crime act of 1984, chapter XIV of title II of the comprehensive crime control act of 1984, Public Law 98-473, 98 Stat. 2170.”
- b) MCR Rule 6.101 (Rules of the Court) holds that, “A complaint is described as a written accusation that a named or described person has committed a specified criminal offense. The complaint must include the substance of the accusation against the accused and the name and statutory citation of the offense. (B) (Signature and Oath) The complaint must be signed and sworn to before a judicial officer or court clerk....”
- c) MCL 761.1 and MCL 750.10 describes an “indictment” as “a formal written complaint or accusation written under Oath affirming that one or more crimes have been committed and names the person or persons guilty of the offenses”.
- d) MCL 767.3 holds that at the least, “The filing of any such complaint SHALL give probable cause for any judge of law and of record to suspect that such offense or offenses have been committed...and that such complaint SHALL warrant the judge to direct an inquiry into the matters relating to such complaint”.
- e) MCL 764.1(a) holds that, “A magistrate SHALL issue a warrant upon presentation of a proper complaint alleging the commission of an offense and a finding of reasonable cause to believe that the individual or individuals accused in the complaint committed the offense”.
- f) MCL 764.1(b) calls for an “arrest without delay”.
- g) MCL 761.1 states that an “Act” or “doing of an act” (of criminal offense) includes the “omission to act”.
- h) MCL 759.483a (Withholding evidence; preventing report of a crime) – “(7) It is an affirmative defense under subsection (3), for which the defendant has the burden of proof by a preponderance of the evidence, that the conduct consisted solely of lawful conduct and that the defendant’s sole intention was to encourage, induce, or cause the other person to provide a statement or evidence truthfully.”

NOTE: In making this crime report I hereby express that I wish to exercise all of my victim’s rights as outlined by the William Van Regenmorter Crime Victims’ Rights Act. I also wish immediate criminal protection from “*the Accused*” through a Personal Protection Order (PPO)

and/or through another injunctive Order from the criminal court putting a halt to Michael D. Weaver’s legal aggressions toward me, as he has set forth through the United States District Court, in retaliation against my seeking civil remedies against other criminals by which he is associated in the Washtenaw County Circuit Court. (As shown by the evidence listed at the top of this letter, in 2009 I filed civil allegations against individuals from the Lincoln Consolidated Schools who committed misdemeanor crimes against me in 2009 and Weaver single-handedly “removed” the case to the U.S. District Court by committing “*fraud upon the court*”).

Further the affiant sayeth not.

Respectfully submitted.



Dated: 9/24/10

Other attachment:

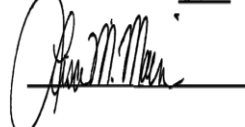
Letter from Judge Michael Warren to television star Judge Greg Mathis dated 3/19/10

Cc.

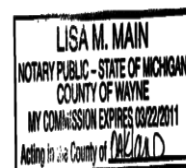
Hon. Michael D. Warren – Judge, Oakland County Circuit Court
Oakland County Board of Commissioners (individually)



Sworn to and subscribed before me this 24th day of September, 2010.



Notary Public, WAYNE County, MI acting in OAKLAND County Michigan.



78. NOTE that – by EVIDENCE of the above-referenced document, this Sworn and Notarized CRIME REPORT was also presented INDIVIDUALLY to the entire body of the OAKLAND COUNTY COMMISSION in 2010.

79. The entirety of this document, post publicly for more than ten (10) years without objection or rebuttal by anyone, can be located today at the following Internet URL:

https://constitutionalgov.us/sub/PoliticalSubdivisions-Local/4-GreatLakesSS/Michigan/Cases/David-Schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEDM/081815_MyWritofError4AssignofMagistrate/Exhibits/Ex_12_CrimeRpt2JessicaCooperonWeaver.pdf

THE “*CRIMINALLY ACCUSED*”:
DENISE PAGE HOOD

80. The Sworn and Notarized “CRIME REPORT” referenced above was subsequently “*filed*” as an exhibit in the UNITED STATES DISTRICT COURT and in the SIXTH CIRCUIT COURT OF APPEALS without any action taken by either of these supposed “*Constitutional*” entities. Three months prior to feeling the need to go outside of the so-called “*federal court*” to make these crimes by CO-TRUSTEES of PLUNKETT-COONEY “*partner*” attorney known however, BENEFICIARY had filed a “*Motion for Sanctions*” against Weaver and PLUNKETT-COONEY in the USDCEDM. He also filed a similar sworn and notarized complaint with the CO-TRUSTEES’ MICHIGAN SUPREME COURT’S “*ATTORNEY GRIEVANCE COMMISSION*”.

81. As shown below and on the next page, the so-called “*judge*” presiding over the case being referenced – **as just one of several cases in which CO-TRUSTEES Michael Weaver and other STATE BAR OF MICHIGAN crime syndicate members had been “*testifying*” in violation of “*Attorney Rules of Professional Conduct*” while committing gross “*fraud upon the court*” using “color of law” to deprive [BENEFICIARY] of rights (being federal crimes) – was CO-TRUSTEE Denise Page Hood. (Bold emphasis)**

**U.S. DISTRICT COURT
FOR THE EASTERN DISTRICT OF MICHIGAN**

David Schied,
Plaintiff,
V

Case No. 10-10105 (U.S. District Court)
09-1474-NO (Wash Cir Crt)
Hon. Denise Page Hood

Laura Cleary; Cathy Secor; Sandra Harris;
Diane Russell; Sherry Gerlofs; Lincoln
Consolidated Schools Board of Ed et. al & DOES 1-30
Defendants.

David Schied – Pro Per
20075 Northville Place Dr.
North #3120
Northville, MI 48167
248-924-3129
deschied@yahoo.com

Michael D. Weaver (P43985)
Plunkett & Cooney, P.C.
Attorneys for Defendants
38505 Woodward, Suite 2000
Bloomfield Hills, MI 48034
248-901-4025
mweaver@plunkettcooney.com

Certificate of Service

I affirm that on 6/3/2010, I mailed by prepaid postal delivery a copy of the following documents by first class mail to the attorney for the defendants listed above:

- 1) *“Plaintiff’s Motion for Hearing on Plaintiff’s Previously Filed ‘Plaintiff’s Response to Defendants’ Notice of Removal’ with Plaintiff’s Demand for Remand of Case Back to Washtenaw County Circuit Court’ and ‘Plaintiff’s Previously Filed ‘Motion for Sanctions Against Defendants and Their Attorney Michael Weaver For ‘Fraud’ and ‘Contempt’ Upon State and Federal Courts’”;*
- 2) *Certificate of Service*

Compare this actual date to the fraudulent date published by Denise Page Hood’s “court” as the

6/3/ 2010

Respectfully submitted,

By: _____



82. Nevertheless, following suit with her peer group of other INSURRECTIONISTS and DOMESTIC TERRORISTS operating criminally, in RICO fashion and under mere *color* of law, Denise Page Hood found her own unique way of “cherry picking” which facts and “case law”

she would use deceptively to construct fraudulent official “court” documents chock full of “errors and omissions” and her own illegitimate reasoning as to why she would both DISMISS the many “motions” filed by BENEFICIARY calling for the sanctioning and ARRESTING of “The Accused” Michael Weaver, and instead DENY “meaningful access” of BENEFICIARY to this federal “court”.

83. As the graphics below and on the next page “*prima facie*” depict, **CO-TRUSTEE Denise Page Hood** employed derelict “agents” to help her to confuse and convolute the details of BENEFICIARY’s “ORIGINAL COMPLAINT”, which had actually been originally filed in a STATE “circuit” court and immediately removed by Weaver to the federal court through FRAUD.

Case 2:10-cv-10105-DPH-RSW Document 31 Filed 07/28/10 Page 1 of 1

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

DAVID SCHIED,
Plaintiff(s),
vs.
LAURA CLERAY, et al.,
Defendant(s).

CASE NO. 10-10105
DENISE PAGE HOOD
UNITED STATES DISTRICT JUDGE

ORDER FOR SUBMISSION AND DETERMINATION
OF MOTION WITHOUT ORAL HEARING

The following motions have been filed in the above-entitled cause:

- 1. Plaintiff's Demand for Remand.
- 2. Plaintiff's Motion for Sanctions Against Defendants and Their Attorneys.
- 3. Plaintiff's Motion for Hearing.
- 4. Defendants' Motion to Quash Plaintiff's Demand for Admissions.
- 5. Plaintiff's Motion to Quash Deposition.
- 6. Plaintiff's Motion to Compel Discovery.

and the Court having reviewed all of the above motions, now therefore,

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

DAVID SCHIED,
Plaintiff,
v.
LAURA CLEARY, et al.,
Defendants.

Case No. 10-CV-10105-DT
~~HONORABLE DENISE PAGE HOOD~~

ORDER DENYING MOTION TO REASSIGN CASE TO THE HON. PAUL BORMAN,
ORDER DENYING REQUEST TO REMAND,
ORDER DENYING MOTION FOR SANCTIONS,
ORDER DENYING MOTION FOR HEARING,
ORDER GRANTING MOTION TO QUASH PLAINTIFF'S DEMAND,
ORDER DENYING MOTION TO QUASH DEPOSITION,
AND ORDER DENYING MOTION TO COMPEL DISCOVERY

84. CO-TRUSTEE Denise Page Hood employed derelict “agents” to help her to confuse and convolute the details of BENEFICIARY’s many subsequent “Motions” for this federal court to properly “remand” the case back to the STATE court based upon BENEFICIARY’s EVIDENCE and STATEMENTS that these were “NEW” civil and criminal allegations based upon NEW OCCURRENCES of similar crimes that WEAVER and his client were committing (because other CO-TRUSTEES of STATE BAR OF MICHIGAN crime syndicate members posing as *judicial usurpers* in both STATE and UNITED STATES “courts” were exhibiting the “*same pattern and practice*” that Denise Page Hood herself was “*affirmatively*” demonstrating in RICO fashion using mere “*color of law*” to “*deprive of rights*” and “access to the courts”). (Bold emphasis and underlined emphasis added)

David Schied – Pro Per
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Northville, MI 48167
248-924-3129
deschied@yahoo.com

6/9/2010

Attn: U.S. District Court Administrator and Senior Court Clerk
c/o U.S. District Court for the Eastern District of Michigan, Southern Division
231 W. Lafayette Blvd.
Detroit, Michigan 48226

Re: Complaint of intentional delay of process by retaliatory treatment of a “*pro se*” litigant by William F. Lewis, the case manager to Judge Denise Page Hood in regards to the filing of documents in the case of *David Schied v. Laura Cleary, et al.*; No. 10-101105; Washtenaw Cnty Cir. C.: 09-1474-NQ;
Re: Demand for investigation and follow up reply to this complaint by the U.S. District Court Administrator.

Dear U.S. District Court Administrator and Senior Court Clerk,

In the mail today, I received back documents that I attempted to timely file by mail last week in your court. These documents, as listed below, were sent to the attention Mr. William F. Lewis as the “*case manager*” to the case referenced by the documents. You should note that these documents were sent IN CARE OF the United States District Court for the Eastern District of Michigan, Southern Division; yet they were returned to me unfilled and with a “passive aggressive” letter of sarcasm written back to me by Judge Hood’s case manager Lewis.

Note that besides having identical addresses to that of the Court Clerk, and even defiantly filing a copy of his reply with Judge Hood and the Office of the Court Clerk, you should additionally note that I have provided an additional enclosure dated 2/16/2010 and addressed identically IN CARE OF the United States District Court for the Eastern District of Michigan, Southern Division, and to the attention of the Court Clerk AND Case Manager for Judge Hood. That earlier document was not returned to me as this one was despite that both clearly were sent to the same address, and in care of the same U.S. District Court.

It is clear to me that case manager Lewis took this sort of action IN RETALIATION; and simply because the content of the sworn documents I had addressed to the Court, and to Judge Hood, indicated that “*case manager*” Lewis had mishandled and/or misrepresented other matters concerning the handling of this case, including providing me with certain information over the phone and in person while acting on behalf of Judge Hood, and then later denying that he had actually conducted such actions either over the phone or in person.

You are to be advised by this letter that as a “*pro se*” litigant, I am aware that I am to be treated by the court with an extra degree of care and consideration given that I have neither the

professional training nor experience of an attorney. This is a fact known to every court in the United States.

Additionally, it is clear that the recent action of case manager Lewis went well beyond the simple denial of common courtesy, reaching well into the realm of intentionally malicious behavior meant to prejudice my case now pending in Judge Hood’s court. I therefore wish to make known my wishes to have a different case manager assigned to this case from this point forward; and any refusal by this U.S. District Court will be construed as compounding Lewis’ prejudice against this case, and leading to a reasonable question – given the facts surrounding my documents and interactions with Judge Hood’s court – as to the degree by which Judge Hood herself may be participating in the prejudicial treatment of my documents in this case.

Therefore, in accordance with case manager Lewis’ instructions, I have AGAIN attached my recent filings in the above referenced case and am forwarding them back again to your Court. I have noted that due to the improper handling of these documents by case manager Lewis, the pages themselves have the appearance of being crumpled and/or damaged. Please make sure that these documents are properly time-stamped and filed, as I had previous requested in my earlier cover letter dated 6/3/10, a copy of which is also enclosed for your reference.

Please note that the following is a list of all of the documents that I am attempting to again file with your office. Note also that the cover page of the first document has already been time-stamped as having been “*originally*” received by the Court on 6/4/10.

- 1) “*Plaintiff’s Motion for Hearing on Plaintiff’s Previously Filed ‘Plaintiff’s Response to Defendants’ Notice of Removal’ with Plaintiff’s Demand for Remand of Case Back to Washtenaw County Circuit Court’ and ‘Plaintiff’s Previously Filed ‘Motion for Sanctions Against Defendants and Their Attorney Michael Weaver For ‘Fraud’ and ‘Contempt’ Upon State and Federal Courts’*”;
- 2) Certificate of Service

You should also note that, as I had previously done a week ago when I first sent these documents to your court, I have provided a Self-Addressed Stamped Envelope (SASE) along with extra copies of all the front pages of the filings listed above. Even though I am sending these above-listed documents to you with a “proof of mailing” to your Court, I am additionally requesting that you time-stamp each of these cover pages and use the SASE to send them back to me for my official record of your filing.

Thank you for your prompt attention to this very disturbing matter. I will be looking for your formal reply to this written Complaint about this case manager William F. Lewis operating on Judge Denise Page Hood’s behalf.

Sincerely,



Pro Se litigant

**CONCISE STATEMENT OF SUMMARIZED BACKGROUND AND FACTS PERTAINING
TO OAKLAND COUNTY-TURNED-STATE CO-TRUSTEE RUTH JOHNSON;
STATE OF MICHIGAN “ASSISTANT ATTORNEY GENERAL-TURNED-MICHIGAN COURT
OF APPEALS ‘JUDGE’” THOMAS CAMERON; MICHIGAN STATE POLICE “OFFICER-
TURNED-MURDEROUS CO-CONSPIRATOR” DANIEL PEKRUL; CO-TRUSTEES STATE
BAR OF MICHIGAN CRIME SYNDICATE MEMBER AND “ASSISTANT ATTORNEY
GENERAL-TURNED-CRIMINAL RICO OPERATIVE” RICHARD CUNNINGHAM
AS REVEALED IN PUBLIC RECORDS**

85. “ELECTION 2020” made it no secret to the American People that **the STATE OF MICHIGAN** and the U.S. DISTRICT COURT FOR THE EDM are thoroughly corrupt and engaged in acts of *insurrectionism* and *domestic terrorism* in the name of “social justice” and “critical race theory”. As stated in BENEFICIARY’s original filings, the “White Boy” documentary story about Richard Wershe underscores the FACT that race-based inequality is alive and being “progressively” carried out very effectively by the so-called “government” operating in the CITY OF DETROIT metropolitan area that includes the CO-TRUSTEES of the CHARTER COUNTY OF WAYNE, of OAKLAND COUNTY, of WASHTENAW COUNTY, and MACOMB COUNTY with the blessings of those in positions of power – both *Black* and *White* – of the STATE OF MICHIGAN. (Bold / underlined emphasis added)

Kym Worthy on 'White Boy Rick': You have to take a second look

Worthy denies working with Gill Hill to keep Wershe behind bars

DETROIT – For decades Richard Wershe Jr. was denied parole while the Wayne County Prosecutor's Office insisted the man known as "White Boy Rick" did not deserve to get out of prison.

As the longest serving non-violent juvenile offender in Michigan history, people started asking questions Why was this man who was busted at 17 years old for trafficking drugs still in prison at age 48?





Concordia University Ann Arbor

CONCORDIA and LUTHERAN ADMINISTRATORS:

Please allow me to begin by addressing your public assertion that Sandra Harris is to be included in your esteemed private community as "Dean Emerita" and having what the University President Patrick Ferry's wife touts as "Girl Power".

Since when ... (?)

- Do two or more *wrongs* equal a right?
- Did the "*rule of law*" and the constitutional right to "*due process*" in America get replaced by "*political correctness*" and "*social justice*"?



BIGOT and CRIMINAL

- Is it alright to condone the direct and personal abuse of power of anyone toward another, even if the *abuser* might wish to claim to have once been culturally oppressed?
- Is not the expression of "*masculine power*", "*girl power*", "*white privilege*", or "*black power*" equally divisive of people?
- Has it become a Biblical principal to "forgive" someone who persistently hides behind her past sins of fraud, abuses of power, and perpetual lies to maintain the continuum of harm?



Tammy Ferry
Girl power!



David Schied June 2018

HERE IS MY STORY ...

... of how "*Dr.*" Sandra Harris CRIMINALLY robbed me of my Life, Liberty, and Pursuit of Happiness; and subsequently – knowingly and willingly – how she conspired with other "*domestic terrorists*" operating under such false titles of government office as "*Officers of the Court*", to COERCE both the purposeful operation of government, and government's effect upon a "*population*" of Michigan teachers.

These acts are what define "domestic terrorism"



David Schied August 2020

86. “Dr.” Sandra Harris committed multiple crimes against BENEFICIARY David Schied while he was under her employ at the LINCOLN CONSOLIDATED SCHOOL DISTRICT, forcing BENEFICIARY to accept his victimization or “*fight it in court*”. Then, when she saw BENEFICIARY getting closer to “*Discovery*” during lengthy litigation, she fled to the OAK PARK SCHOOL DISTRICT where she was caught giving “*preferential treatment*” to one of her former employees – a fellow EASTERN MICHIGAN UNIVERSITY alumnus from the LINCOLN SCHOOL DISTRICT – that she hired to work under her again at the OAK PARK SCHOOLS.

Oak Park chief of staff purchases personal shower, gym on school property

May 16, 2008

OAK PARK, Mich. – The Oak Park Public Schools chief of staff has been asked to resign after having a private shower facility and luxury gym built at the Oak Park Preparatory Academy, according to The Detroit News.

Gregory Dill was placed on paid administrative leave and is under investigation by police. Dill said that he received permission from the superintendent for the room, which included showers, tile floors, cherry cabinets, a luxury gym and a big screen television. Dill said he paid for the renovations with his own money and that some of the items were added by the contractors without his knowledge, The News reported.

But three school board members contacted the police about possible misuse of public funds. Superintendent Sandra Harris did approve the project, but failed to inquire how much it would cost.

“She never asked for the scope of the project, and our bylaws are clear,” Trustee Alicia Jones told The News. “The checks and balances flow from her to her administration and down to the staff. She didn’t know if it would cost the district \$19,000 or \$9.”

SOURCE:

The Detroit News, “School chief asks top aide to resign after shower flap,” May 15, 2008

87. By Reference to the above and below articles, when the OAKLAND COUNTY PROSECUTOR declined to press criminal charges against either Dill or Harris, Dill was fired from employment and promptly rescued by another EMU alumnus, who was the new SHERIFF of WASHTENAW COUNTY. Harris also was forced to “*retire*” from OAK PARK.

Washtenaw County Sheriff-elect Jerry Clayton says Gregory Dill right choice for top aide post

Updated Apr 04, 2019; Posted Dec 18, 2008

By Steve Pepple



Washtenaw County Sheriff-Elect Jerry Clayton and other officials are backing one of Clayton's top administration choices after questions were raised about his fitness to act as liaison to the county government and oversee construction of \$21 million jail expansion project. Gregory Dill, 50, of Ypsilanti Township, was named earlier this month by Clayton to serve as director of administrative operations at the sheriff's department. Dill, who will earn \$90,000 per year, was Washtenaw County facilities director before he took a \$52,000 buyout from the county in 2005 to become Oak Park schools chief of staff.

Jerry Clayton's motivation in hiring Dill was not only to bail him out of the 2008 “*LUXURY SHOWER SCANDAL*”, but to also tap into Dill's apparent “*schmoozing*” skill tricking government to hand him money (for his own preferred and/or personal uses).



55

The full story, written in 168 pages, depicts how JERRY CLAYTON acted in a conspiracy with the WASHTENAW COUNTY COMMISSION to criminally covered up Harris' crimes in 2006 against BENEFICIARY. This followed the MICHIGAN STATE POLICE doing the same in 2005.

Jerry Clayton sent – as his criminal agent of RICO corruption – a “*deputy*” by the name of **Jeff Saren** to process BENEFICIARY David Schied's CRIMINAL COMPLAINT (as shown two pages back) chock full of supporting EVIDENCE against Sandra Harris and others still carrying out TODAY the **dirty deeds Sandra Harris set up against me 17 years ago.**

Saren is still walking around free today despite proof that he, along with **Jerry Clayton**, WASHTENAW COUNTY PROSECUTOR **Brian Mackie**, and Mackie's criminal accomplice – the assistant prosecutor-turned-judge WASHTENAW COUNTY “*judicial usurper*” **Joseph Burke** – were all engaged in a FELONY RICO “*Conspiracy to Deprive of Rights Under Color of Law*” (18 U.S.C. §§ 241-242).

88. As a result of the documented “chain” and “wheel” conspiracies to *seditionously* and *treasonously* deprive BENEFICIARY and others of their Inalienable Rights using “color of law” and “official discretion”, Clayton and Dill have moved on to even higher positions of unabated COUNTY and STATE levels of fiduciary power.

Ann Arbor

Gregory Dill chosen to lead Washtenaw County as next administrator

Updated Apr 02, 2019; Posted Oct 20, 2016

mlive.com/news/ann-arbor/2016/10/gregory_dill_chosen_to_lead_wa.html

By Ryan Stanton | ryanstanton@mlive.com

ANN ARBOR, MI - Gregory Dill is being chosen to lead Washtenaw County government as the next county administrator.

Gregory Dill, interim Washtenaw County administrator, has been chosen to lead the county on a more permanent basis.

Dill, who lives in Ypsilanti Township, was the county's director of infrastructure management from 2011 to 2015 before becoming interim deputy administrator last year and then interim administrator this year. He worked as director of administrative operations in the Sheriff's Office from 2009 to 2011, and he was chief of staff for the Oak Park school district from 2005 to 2008.

Before his time in Oak Park, he was director of facilities management for Washtenaw County from 2002 to 2005.

A graduate of Flint Northern High School, Dill holds a bachelor's degree and a master's degree in business administration from Eastern Michigan University.

During his Oct. 15 interview with the Board of Commissioners he noted he was born and raised in Flint in a single-parent family.

Dill was the county's facilities director before he took a \$52,000 buyout in 2005 and then became the Oak Park schools chief of staff.

He came under public scrutiny in Oak Park after a school board member claimed he built a luxurious private gym for himself in a school building. Dill was later cleared of any wrongdoing in an investigation by Oak Park police.

Questions about that were raised again in late 2008 after then sheriff-elect Jerry Clayton tapped him to join the Sheriff's Office. Clayton said at the time he was aware of the issue before he chose Dill and a background investigation showed his behavior was above board.

“Progressives” of DEMOCRATIC PARTY politics cover for each other’s CRIMES.



Somehow, it is “ok” for these “BLACK LIVES” to “matter” at a cost to “White” lives and the integrity of our society.



The cover up of Sandra Harris’ multiple crimes of “misdemeanors” constitute FELONY “conspiracy to deprive of rights”, corruption, and racketeering by so-called “government” of the “Good Ol’ BLACK Boyz and Girlz of the Hood” club.



Oak Park school board to interview superintendent candidates

Sep 29, 2010

dailytribune.com/sports/oak-park-school-board-to-interview-superintendent-candidates/article_016f821c-76bb-5ae8-8e25-7d00a595af3f.html

OAK PARK -- The Oak Park Board of Education is ready to begin interviewing candidates to replace recently retired Superintendent Sandra Harris.

← **“Fired!”** is more like it!

The “*clique*” of this criminal triad
of **Harris, Dill, and Clayton**
(among many others) are all also
“*EMU Alumni*” and
“*government*” administrators and
influential **policymakers.**

Their “*modus operandi*” is to use terms such as “*social justice*” and platforms such as “*cultural diversity*” and “*BLACK LIVES MATTERS*” to excuse the forceful RETALIATORY stealing of property from those they DISCRIMINATINGLY perceive as being political “conservatives” and of the “privileged ‘white male’” class. In the “*Marxist / Socialist / Feminist / Anarchist Democracy*” of these **CRIMINAL “extremists”**, the “*Nation of Laws*” that are supposed to be applicable to all people of the CONSTITUTIONAL REPUBLIC in the United States of America are *secondary* to these “*Revolutionaries*”. In positions of power, they characteristically “*weaponize*” due process, *corrupt* the mainstream media, and *operate crime syndicates* through the MICHIGAN “*courts*” with their **STATE BAR “domestic terrorist networks”**, to condone and further their raping and pillaging of discriminatory and retaliatory crimes against those like me that they prejudicially perceive to be their *personal* American adversaries and *sociological* American enemies.

89. The case against Sandra Harris was originally brought by BENEFICIARY based upon a NEW OCCURRENCE of a previous CRIMINAL MISDEMEANOR offense committed by Sandra Harris and her agents in 2003, in 2006, and again in 2009, with STATE-awarded impunity toward Harris, and with constitutional “*due process*” rights and “*crime victims*” rights stripped away from BENEFICIARY (as well as his being deprived of many other substantive rights) each time BENEFICIARY sought constitutional redress of his many well-supported grievances.

STATE OF MICHIGAN
IN THE WASHTENAW COUNTY CIRCUIT COURT

David Schied, Plaintiff, (FN)

V

Case No. 09-14740

Hon. Timothy P. Connors

COMPLAINT:

- Criminal conspiracy to violate federal and state public policy;
- Criminal conspiracy to cover up extortion, larceny, and multi-state unemployment fraud;
- Violation of Rights under “color of law” and criminal racketeering / corruption;
- Theft of government property and the conversion of government property to unauthorized personal use;
- Defamation by libel and slander;
- Tortious intent to cause personal and professional harm;

And accompanying MOTION FOR WRIT OF HABEAS CORPUS FOR SUPERINTENDING CONTROL

Oral Argument Requested;

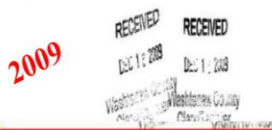
Defendants:

David Schied – Pro Per
20075 Northville Place Dr. North #3120
Northville, MI 48167
248-924-3129;
dschied@yahoo.com



This is a judicial usurper; a man, not a “judge”. He is a “domestic terrorist” who would disregard my “Demand for Remand” back to his court for proper review.... a JURY TRIAL and a GRAND JURY (as demanded). Instead, he “partnered” with these two other RICO (“STATE BAR” criminals).

DEMAND FOR JURY TRIAL / DEMAND FOR CRIMINAL GRAND JURY



The contents of the case that I filed in STATE court, were fully supported by EXHIBITS proving FELONY “racketeering and corruption” charges, for which even a statutory “one-man grand jury” of a true “judge” would have been appropriate. Yet, in spite of all of the rational arguments and well-supported EVIDENCE, both the STATE and the UNITED STATES judicial usurpers – both as members of the same STATE BAR OF MICHIGAN – committed Sedition and Treason to help out their fellow BAR member.



Michael Weaver

Denise Page Hood

I had rightfully filed my NEW CLAIMS in the WASHTENAW COUNTY CIRCUIT COURT, and was assigned this “go along to get along judicial usurper” Timothy Connors to “handle” my case. Instead, he criminally “mishandled” my case by allowing his fellow STATE BAR OF MICHIGAN “Crime Syndicate and Domestic Terrorist Network” member, Michael Weaver, to FRAUDULENTLY move the case to a “Federal” court where I had taken a CIVIL RIGHTS case the previous year when suing the MICHIGAN GOVERNOR Jennifer Granholm along with the LINCOLN and NORTHVILLE school districts for causing me harm in 2006 through 2008. (The dirty details of these “federal” cases far beyond the scope of this criminal exposé on criminal acts being carried in WASHTENAW COUNTY.)

The takeaway from this is that after I witnessed PLUNKETT-COONEY “founding partner” attorney representing Sandra Harris while committing “fraud upon TWO Courts” (one STATE and the other “Federal”) claiming that this was “NOT a new incident or occurrence”, I filed a “DEMAND FOR REMAND” in both courts to have my filing returned to the jurisdiction where the LATEST CRIME had occurred in 2009. Both “judge” Timothy Connor and his “clerk” (Larry Kestenbaum) – along with “Federal judicial usurper” Denise Page Hood – accepted Weaver’s FRAUD and denied me my RIGHT.

90. The case referenced on the preceding page above as dated in 2010 in the USDCEDM, was actually “*filed*” by BENEFICIARY in STATE “*circuit court*” in WASHTENAW COUNTY and simply removed by CO-TRUSTEES of PLUNKETT-COONEY and Michael Weaver through FRAUD, with the added “*aiding and abetting*” of other CO-TRUSTEES of the STATE BAR OF MICHIGAN crime syndicate members of TIMOTHY CONNORS and DENISE PAGE HOOD.
91. As a direct result of the criminal RACKETEERING and CORRUPTION in both the “*judicial*” and “*executive*” BRANCHES of CO-TRUSTEES of the STATE OF MICHIGAN and BENEFICIARY’s continued exercise of his constitutional FIRST AMENDMENT guarantees to “*redress*”, a plethora of court cases followed from 2004 through 2011 without BENEFICIARY receiving “*meaningful access*” to the court, and without the demanded JURY TRIAL or GRAND JURY access.

Criminal allegations and claims against the “domestic terrorists” consisting of the usurpers of the offices of clerks, case managers, and judges of the Michigan Court of Appeals and Michigan Supreme Court, and similarly against those of the United States Court of Appeals for the Sixth Circuit and the Supreme Court of the United States, are supported by a plethora of documentation concerning numerous cases that I have pushed through these corrupted crime syndicates. The following is just a short list of example case numbers that can be verified:

- a) Washtenaw County Circuit Court – 04-000577-CL; (Schied v. Sandra Harris et al)
- b) Michigan Court of Appeals – 267023; (Schied v. Sandra Harris et al)
- c) Michigan Supreme Court – 131803; (Schied v. Sandra Harris et al)
- d) 3rd Judicial Circuit Court in the Charter County of Wayne – 06-633604-NO; (NV School)
- e) Ingham County Circuit Court – 07-1256-AW; (Schied v. Jennifer Granholm et al)
- f) Michigan Court of Appeals – 202804 and 282820; (Schied v. Jennifer Granholm et al)
- g) Michigan Supreme Court – 139162 (or it may have been 138162);
- h) United States District Court for the Eastern District of Michigan – 08-CV-10005;
- i) United States COA for the 6th Circuit – 08-1879 and 08-1895 and 08-14944;
- j) 3rd Judicial Circuit Court in the Charter County of Wayne – 09-030727-NO; (NV + WC)
- k) Michigan Court of Appeals – 303715 and 303802; (NV + WC)
- l) Washtenaw County Circuit Court – 09-1474-NO; (Schied v. Williams + Lincoln Schools)
- m) United States District Court for the EDM – 09-CV-11307 and 09-CV-12374;
- n) United States COA for the 6th Circuit – 10-10105;
- o) 3rd Judicial Circuit Court in the Charter County of Wayne – 10-109328-DM;
- p) Michigan Court of Appeals – 305591; (Schied v. Schied – demand for grand jury)
- q) 17th District Court for the Charter Township of Redford – 10B020893 OF: (17th DC)
- r) Michigan Court of Claims – 11-000050-MZ; (Schied v. SCA, et al)
- s) Michigan Court of Appeals – 306026 and 306801; (Schied v. SCA, et al)
- t) Michigan Supreme Court – 144426; (Schied v. State Court Administrator, et al)
- u) Michigan Supreme Court – 144456; (Schied v. Township of Redford, et al)
- v) Michigan Supreme Court – 144943; (Schied v. Schied – demand for grand jury)
- w) Michigan Supreme Court – 145027; (Schied v. State Court Administrator, et al)
- x) 3rd Judicial Circuit Court in the Charter County of Wayne – 11-004881-CP; (Colombo)
- y) 3rd Judicial Circuit Court in the Charter County of Wayne – 11-017716-AV; (Curtis)
- z) 3rd Judicial Circuit Court in the Charter County of Wayne – 11-014259-AW; (Curtis)
- aa) Michigan Court of Appeals – 306542; (Schied v. Chart. Town of Redford, et al)
- bb) Michigan Court of Appeals – 307195 and 308715;
- cc) Midland County Circuit Court – 12-8792-AH; 12-8824-AH
- dd) 3rd Judicial Circuit Court (Charter County of Wayne) – 12-6699-AR; 12-6199-01-AR
- ee) Supreme Court of the United States – 11-5937;
- ff) Supreme Court of the United States – 11-5943;
- gg) Supreme Court of the United States – 11-6015;
- hh) United States District Court for the EDM – 12-CV-12791;
- ii) United States COA for the 6th Circuit – 12-1979;
- jj) Supreme Court of the United States – 12-10356;

To the left is an incomplete listing of all of the court cases that resulted from my “good faith” efforts to find some semblance of personal and social “justice” in what started out with Sandra Harris’ THEFT of my past quarter-century of building an exemplary “model” reputation of service to all the communities wherever I lived over those years. Until I moved to MICHIGAN, I had been fine; however, the post-9/11 environment of government record keeping and sharing, combined with MICHIGAN government and labor union corruption made “justice” impossible for both me and all other teachers like Eric Frohriep involved in the class action case. (Case summary below)

In a letter from defendant Flanagan, the MDE distributed to the various school districts, intermediate school districts, public school academies, and nonpublic schools lists of employees in their respective school systems with criminal convictions and requested the various school administrators to advise defendant Ciloski of the status of the listed employees. The letter included instructions for correcting the records that were going to be furnished to those school employees who were matched with an entry in the criminal-history database. According to the letter, an employee with a conviction of a “listed offense” had to be dismissed; one with an unlisted felony conviction might be retained if the pertinent school board and superintendent so agreed in writing; and employees with convictions of unlisted misdemeanors might be retained without special action.

The named plaintiff is a certified teacher and a member of the Michigan Education Association (MEA). Alleging that defendants falsely identified him and others similarly situated as having criminal convictions, plaintiff Eric C. Frohriep brought suit, asserting theories of libel per se, interference with business expectancy, intentional infliction of emotional distress, and false-light invasion of privacy.

92. NOTE that the court cases listed above reference multiple court cases in which the first named “*Defendant*” is the CO-TRUSTEE “*STATE COURT ADMINISTRATOR*” (or “SCA”). Those cases, as well as the others referencing Michigan’s former Governor – “*Jennifer Granholm*”, who is now operating as a “*principal*” for the CO-TRUSTEES of the UNITED STATES – were all suits brought against other CO-TRUSTEES of the STATE OF MICHIGAN as well as the two successive STATE COURT ADMINISTRATORS of **Carl Gromeck** and his successor **Milton Mack**.

93. While some of the records from these cases from 2004 through 2011 were amateurishly scanned and later posted publicly on the Internet – along with later cases between 2011 and 2017 up to the time of BENEFICIARY being the target of an ATTEMPTED MURDER because of his constitutional activism – at the following website

<https://constitutionalgov.us/sub/PoliticalSubdivisions-Local/4-GreatLakesSS/Michigan/Cases/David-Schied/>

... a **very powerful third party video testimony** of another crime victim, a woman of color living in the DETROIT metro area of the CO-TRUSTEES of CHARTER COUNTY OF WAYNE – where Milton Mack had a long history of CRIMINAL railroading and stealing through PROBATE COURT cases – can be found as posted for nearly the full past decade at the following other website:

<https://www.youtube.com/watch?v=lkkTGaTI30>

94. In the same fashion that WAYNE COUNTY’s 18-year veteran of the CORRUPT “*probate court*” system, Milton Mack, was promoted by his racketeering cronies to his new position as STATE COURT ADMINISTRATOR, Ruth Johnson was supported and promoted as she ran for election

from being the OAKLAND COUNTY CLERK/REGISTER OF DEEDS to becoming CO-TRUSTEES STATE OF MICHIGAN's "*SECRETARY OF STATE*" in 2010, being reelected in 2014.

95. Ruth Johnson, though questionably "*elected*" to her positions in CO-TRUSTEES' (i.e., not the sovereign "*People's*") "*STATE OF MICHIGAN*", has been closely associated with – even part of "*chain*" and "*wheel*" conspiracies of – "*Continuing Financial Crimes Enterprises*", RICO operations, and domestic terrorists networks associated with the 2008 "WALL STREET BUST" of institutionalized and widespread "*predatory lending*" by banks and leading to the 2008 "*FINANCIAL CRISIS*" and "*HOUSING MARKET MELTDOWN*", followed by a glutton of "*FOECLOSURE FRAUD*" against particularly the poor "people of color" living for generations in the communities and neighborhoods of the DETROIT METROPOLITAN AREA, particularly in counties such as WAYME, OAKLAND, and McCOMB of CO-TRUSTEES "*STATE OF MICHIGAN*".

96. Some of the horrendous stories underscoring the CRIMES being carried out by the corrupt banks and law firms collaborating with the corrupt "*courts*" in Michigan and serving altogether as "*foreclosure mills*", were captured by the BENEFICIARY David Schied as still posted now, being a full decade later without challenge or objection by those incriminated by the EVIDENCE presented. Those video documentaries were produced in the COMMON LAW under the name "*RICO Busters*" – being found on a RICO BUSTERS "*YouTube*" CHANNEL as found at:

<https://www.youtube.com/channel/UCd3xqk6Kc778ASLAsRpV5ag/videos>

97. "*Rico Busters*" is a pseudonym for the portion of the sovereign "*We, The People*" – both "*Black*" and "*White*" – who have decided to take a private stand and to act bravely as Americans, in the capacity of federally-protected "*whistleblowers*", against "*government*" RACKETEERING, CORRUPTION, SEDITION, TREASON, INSURRECTION, and DOMESTIC TERRORISM.

98. Many of the RICO BUSTERS documentary stories – particularly the first #1 through #6 – underscored the crimes being perpetrated by CO-TRUSTEES of the STATE BAR OF MICHIGAN crime syndicate members operating as “*officer of the court*” attorneys and “*judges*” of the counties spotlighted and all across CO-TRUSTEES’ “*STATE OF MICHIGAN*”. Principal players in these “*sham*” foreclosure proceedings taking place in Michigan as a “*non-judicial foreclosure*” STATE using corrupted “*administrative procedures*” illegally by under “*color*” of being carried out otherwise in in “*legal*” fashion, were spotlighted in the videos as being those like CO-TRUSTEE **Ava Ortner** employed by the DYKEMA-GOSSETT law firm and foreclosure mill, former CONGRESSMAN **David Trott** and his law firm and foreclosure mill of TROTT AND TROTT, and Lina Orlans of her law firm and foreclosure mill of ORLANS ASSOCIATES.
99. RICO BUSTERS has published its evidence against the “*chain*” and “*wheel*” conspiracies of “*continuing financial crimes enterprises*” operating mostly as **DYKEMA-GOSSETT** and **TROTT AND TROTT** at the above-referenced RICO BUSTERS “YouTube” CHANNEL, with significant EVIDENCE and TESTIMONY presented personally by professed “*foreclosure fraud*” crime victims of Leticia Edgar and Crystal Price, particularly as found at RICO BUSTERS SEGMENTS #1 and #4 (and including all of the segments in-between 1-4) located primarily at the following Internet URLs as of the date of this instant writing.
- <https://www.youtube.com/watch?v=6Otbz95NWwE> (RB #4)
- <https://youtu.be/qj8okBVFxbs?list=PLgBcP6OfE7QAurFe30roz9NTGYvhqmSRx> (RB #1)
100. Meanwhile, other media investigators who have focused on the “*foreclosure*” crimes of CO-TRUSTEES’ STATE OF MICHIGAN and STATE BAR OF MICHIGAN *domestic terrorists*, who are operating through his CORPORATE entity of “*MFI MIAMI*”, have published references to their

EVIDENCE against Linda Orlans and her ORLANS ASSOCIATES at the following still-existing link: <https://mfi-miami.com/2011/04/foreclosure-fraud-operation/>

101. The MFI-MIAMI article link above provides another investigative perspective of the overwhelming amount of criminal insurrection and domestic terrorism taking place within the four0county region of WASHTENAW, WAYNE, OAKLAND, and McCOMB counties of MICHIGAN, comprising the majority of the population for the “*federal district*” of the EASTERN DISTRICT OF MICHIGAN, SOUTHERN DIVISION, by naming the NAMES of the criminal perpetrators and referencing the EVIDENCE against them. In that article, he reminisces the FACT that the COUNTY CLERK(S) of each of these counties had been playing key roles in the success of the foreclosure fraud operations of each of these counties.

102. While BENEFICIARY was busy exposing the “*principal*” role that Bernard Youngblood was playing in the crimes committed on his own behalf as the REGISTER OF DEEDS, and on the behalf of the CHARTER COUNTY OF WAYNE; MFI-MIAMI was busy exposing the *principal* role that Ruth Johnson was playing in the crimes committed on his own behalf while she was the OAKLAND COUNTY CLERK/REGISTER OF DEEDS. Like BENEFICIARY, he was also “*blowing the whistle*” on the incriminating roles that the CO-TRUSTEES of Jennifer Granholm and Rick Snyder as “*MICHIGAN GOVERNOR(s)*”, and Mike Cox and Bill Schuette as “*MICHIGAN AG(s)*”, and that Robert Young as “*MICHIGAN SUPREME COURT chief judge*” Robert Young had also all been playing in the “*aiding and abetting*” and “*accessories after the fact*” when covering up the EVIDENCE and the CRIMINAL COMPLAINTS about these STATEWIDE and NATIONAL foreclosure crimes. NOTABLY, even former MICHIGAN SUPREME COURT “chief justice” Elizabeth Weaver had called out Robert Young on his insurrection

and *domestic terrorism* too before then writing a three-inch (3") thick book about the high-crimes and misdemeanors being committed by the “actors” involved in that RICO CRIME SYNDICATE. (Bold emphasis added)

MFI-Miami

excerpt

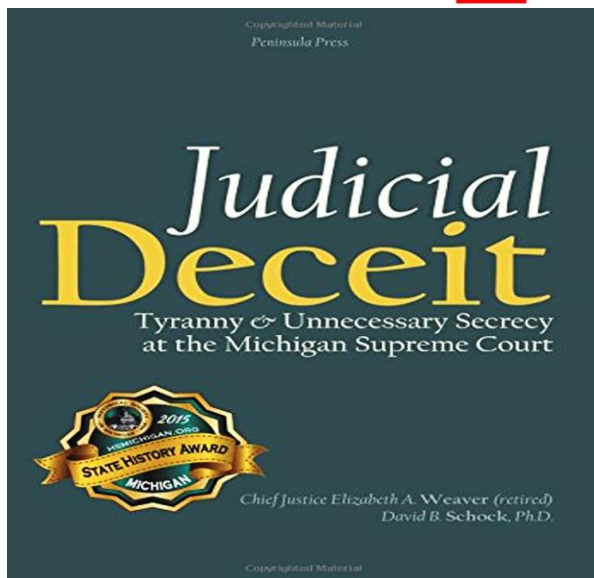


Foreclosure Fraud Operation Uncovered At Multi-state Foreclosure Mill Orleans Associates. Linda Orleans Has Strong Ties To The MI GOP **Mortgage Fraud Investigations**

How motivated Republican Michigan Attorney General Bill Schuette will be to launch an investigation into the activities at Orleans Associates remains to be seen. Linda Orleans has deep pockets.

She owns a \$4 million home in one of the wealthiest communities in the mid-west and has contributed quite generously to the Michigan Republican Party by giving them \$10,000 last year alone and between her and her daughter, Alison who is CEO of Orleans' title operations and their Virginia law firm Atlantic Law Group, gave former Oakland County Clerk Ruth Johnson \$7200 for Johnson's successful campaign for Michigan Secretary of State.

The money she gave to the Michigan GOP indirectly helped fund Bill Schuette's campaign for Attorney General and other Republican candidates including Governor Rick Snyder, Secretary of State Ruth Johnson, and Michigan Supreme Court Justice Robert Young.



Weaver Censured

Interlochen Public Radio | By Linda Stephan
Published November 22, 2010 at 12:00 AM EST

The Michigan Supreme Court has taken the highly unusual action of publicly rebuking a former justice. The court sent a censure letter to former Justice Elizabeth Weaver, who secretly recorded and revealed details of closed-door court meetings. The letter calls the censure “truly a sad day,” but says the court could not ignore Weaver’s refusal to respect the confidentiality of the court’s private deliberations on cases. It also says she violated the trust of her colleagues by secretly taping some of the sessions. Weaver held a press conference last month to accuse Justice Robert Young of using racial and sexist slurs during closed-door conferences. “I’m not lying,” she said at the press conference. “I’m telling the truth. And people pass gag orders because they don’t want people to tell the truth, and it’s just baloney, baloney, that you can’t do this work in public. There’s unnecessary secrecy.” Justice Young says it was all taken out of context. Weaver did not return a message seeking a comment for this story, but she also said in that press conference last month that she has done nothing illegal or unethical. She says it’s the court’s Republican justices who are trying to shield the court’s activities from the public. “So it’s disrespectful and deceitful,” she said. “And this has to stop. It’s hurting everyone in Michigan and you need to know it. And I’ve done my part because I’m going to tell it.” Weaver stepped down in August after a rocky tenure on the state’s highest court, where she routinely quarreled with her fellow Republicans on the bench. A court spokeswoman says this seems to be the first time a justice or former justice has been reprimanded for violating the court’s tradition of confidentiality.

103. On 7/12/17, three years after Justice Elizabeth Weaver invited BENEFICIARY to her home for a private luncheon meeting, and two years after Justice Elizabeth Weaver had mysteriously died at home of “*natural causes*” and WITHOUT AN AUTOPSY being conducted even as she was planning on promotional tours for her “*JUDICIAL DECEIT*” book, BENEFICIARY documented his being “*targeted*” by the CO-TRUSTEES of the CITY OF NOVI, the 52-1 DISTRICT COURT, and the MICHIGAN SECRETARY OF STATE among others, for threats against his private automobiles and his “*Right to Travel*” to highways and byways. The details of these circumstances, too complicated by the CO-TRUSTEES to be explained herein “*concisely*”, can be found at the following Internet URL.

<https://constitutionalgov.us/sub/PoliticalSubdivisions-Local/4-GreatLakesSS/Michigan/Cases/David-Schied>

STATE OF MICHIGAN, 52-1 JUDICIAL DISTRICT
civil case No. 17NO02835

CRIMINAL COMPLAINT

Affidavit and
18 U.S.C. §§ 241 and 242

Brief of Information
42 U.S.C. §§ 1983 and 1985

The United States of America
Citation, Complaint, Affidavit, Brief of Information
and
Claim in Commerce for Damages

David Schied, public proxy
Party / Grievant / Claimant / Crime Victim / Accuser

vs.

Timothy Shea, Elijah Passmore, Victor Zanolli, CITY OF NOVI, Novi Police Department, Susan Hein, 52-1 JUDICIAL DISTRICT COURT, Alexandra Black, Becky Peans, MICHIGAN SECRETARY OF STATE, Ruth Johnson, MICHIGAN DEPARTMENT OF STATE, STATE OF MICHIGAN, STATE BAR OF MICHIGAN
Counter-Parties / Defendants / Debtors / Accused

AND ALL OTHERS UNLISTED, BOTH KNOWN AND UNKNOWN

The above named person(s) is/are accused by this instrument of the offense or violation of the herein listed and marked parts of the U.S. Constitution - the ORIGINAL and SUPREME LAW of the Land.

This is the Cover Page for the signed and notarized **CRIMINAL COMPLAINT** totaling 11 pages as found at: https://constitutionalgov.us/sub/PoliticalSubdivisions-Local/4-GreatLakesSS/Michigan/Cases/David-Schied/2017_AutoIncidentReport/071217_Novi52-1CourtStateofMICrimeRpt%26Claims-DavidSchied-ALL.pdf

104. That very same day, BENEFICIARY had constructed and mailed out to his (eighteen) 18-page “*Ledger in Accompaniment of Criminal Complaint*” to both STATE and NATIONAL “CO-TRUSTEES”, as shown below, to include SECRETARY OF STATE Ruth Johnson. All of these documents of EVIDENCE have all been publicly posted for the past four years without any objection or rebuttal whatsoever by either “*The Accused*” or by the recipients of these mailings.

SWORN AND NOTARIZED STATEMENTS IN LEDGER

David Schied, Public Proxy
P.O. Box 1378
Novi, Michigan 48376
(no unsolicited or
unrecognized calls accepted)

**in accompaniment of CRIMINAL COMPLAINT, Affidavit
of Obligation / Brief of Information / Claim of Damages in
Commerce**

7/12/2017

Daniel Lemisch, United States Attorney
For the Eastern District of Michigan
211 W. Fort Street, Suite 2001
Detroit, MI 48226
(313) 226-9100

Jeff Sessions, United States Attorney General
U.S. Department of Justice
950 Pennsylvania Ave., NW
Washington, DC 20530-0001
(202) 514-2000

Robert M. Grubbs, U.S. Marshal
for the EDM
U.S. Courthouse
231 W. Lafayette Street, Suite 300
Detroit, MI 48226
(313) 234-5600

Bill Schuette, Michigan Attorney General
G. Mennen Williams Building, 7th Floor
525 W. Ottawa St.
P.O. Box 30212
Lansing, MI 48909
(517) 373-1110

Patrick McPharlin, DIFS Director
Michigan Department of Insurance and
Financial Services
530 W. Allegan Street, 7th Floor
Lansing, MI 48933
(877) 999-6442

Ruth Johnson, Michigan Secretary of State
Michigan Department of State
Lansing, Michigan 48918
(888) 767-6424

Julia Dale, Bureau Director
Corporations, Securities & Commercial Licensing Bureau
Department of Licensing and Regulatory Affairs
P.O. Box 30018
Lansing, MI 48909
CSCL-Complaints@michigan.gov

Kathy Crawford, State Representative
S-877 House Office Building
P.O. Box 30014
Lansing, MI 48909
(517) 373-0827
KathyCrawford@house.mi.gov

**Re: Ledger in accompaniment of Criminal Complaint for Larceny (under false pretenses);
Malicious Prosecution; Misleading Filing to Obtain a Security Instrument; Fraudulent
Misrepresentation; Counterfeiting a Public Record (to procure a financial instrument);
Fraudulent Insurance Acts; Unfair Conduct in Commerce; Conversion of rights to
privileges by denial of due process and jury trial;**

105. Because BENEFICIARY has documented a long and arduous history of INSURRECTION and DOMESTIC TERRORISM being committed by both STATE and UNITED STATES “*government actors*” for well over a decade – being also denied “meaningful access” to many “courts” and TRIAL JURIES; and being denied any meaningful address by EXECUTIVE BRANCH administrators and “officials” of law enforcement of the FACTS and the EVIDENCE, while also being denied his many repeated demands for access to both GRAND JURIES of the STATE and the UNITED STATES – BENEFICIARY decided to implement COMMON LAW strategies for compelling these Seditious and Treasonous “*usurper of the People’s Power*” by way of soliciting back STATE and UNITED STATES acknowledgment of these many previously submitted CRIMINAL COMPLAINTS under the STATE and UNITED STATES “laws of government transparency”. (Bold and underlined emphasis added)

106. Thus, the following month – on or about 8/24/17 – BENEFICIARY sent separate FREEDOM OF INFORMATION ACT (hereafter “FOIA”) requests to each of the 7/12/17 letter recipients shown above, requesting that each not only acknowledge the previously sent CRIMINAL COMPLAINT, but to send copies of the documents otherwise acknowledged as “*received by*” their so-called “*agent(s)*”, and to identify the person signing for the documents, and state what has occurred with those documents at each of “DEPARTMENTS” after each copy was received.

107. In the case of newly identified “DOE”, being CO-TRUSTEE Ruth Johnson, the two-page letter is found below on the next page in its entirety. It is to be especially noted that not only did ALL of the recipients of the CRIMINAL COMPLAINT “*affirmatively*” violate STATE and NATIONAL FOIA laws, but they similarly refused to respond to BENEFICIARY’s original mailing of the 7/12/17 CRIMINAL COMPLAINT and “LEDGER” explaining why the remedy for these CRIMES was being sought “IN COMMERCE”, through simple DEBT COLLECTIONS,

and in COMMON LAW rather than through the previously “*exhausted*” methods of using “*government courts*” and useless, wasteful, and abusive “*administrative remedies*”. (See below)

David Schied
P.O. Box 1378
Novi, Michigan 48376

8/24/2017

Ruth Johnson, Michigan Secretary of State
Michigan Department of State
Lansing, Michigan 48918
(888) 767-6424

Ruth Johnson
c/o Ruth Johnson for Michigan
P.O. Box 21
Davisburg, Michigan 48350
888-767-6424

This letter contains a FOIA request for documents associated with a previously “*filed*” Criminal Complaint dated 7/12/17.

Re: FOIA request for documents associated with the 11-page Criminal Complaint and accompanying 18-page “*ledger*” and signed “*Affidavit of Truth*” dated 7/12/17

On 7/12/17 I sent to you, Ruth Johnson, my “*Criminal Complaint / Affidavit of Obligation / Brief of Information / Claim of Damages in Commerce*” along with a separate cover letter as “*ledger*” detailing the crimes committed against me. I am writing today to find out what has happened to it since, to date, you have not assigned a case number of investigation number to what I have sent to you. I demand such case number and/or investigation number.



We will begin with the person signing for the package that I sent on your behalf. Under FOIA laws of transparency, I demand to have documentation showing the name and title of the flesh-and-blood person who physically received “*certified*” mail on your behalf on 7/14/17, authorized by you, Ruth Johnson, to sign as your “*agent*” on 7/14/17 for the package numbered as shown to the left as 7014 2120 0000 4818 2743.

Second, under FOIA laws of transparency, I demand to have the names and official titles of EVERY person who has been associated with my above-referenced “*filing*”. I specifically request the names and titles of EVERY person who has handled those enclosures since the date these documents were received by your offices, and what, if anything each person has done with my criminal claims.

Department of Public Safety, the Texas Court of Appeals, the Harris County Probate Court, the “*STATE OF MICHIGAN*”, the Michigan Supreme Court, the Michigan Court of Appeals, the Michigan Attorney General, the Michigan Secretary of State, the 17th District Court, the Michigan Department of Licensing and Regulatory Affairs, the Michigan Department of Health and Human Services, the Michigan State Administrative Board, the STATE BAR of Michigan, the U.S. District Court for the Eastern District of Michigan, the U.S. Court of Appeals for the Sixth Circuit, the FBI located in Detroit, the Office of the U.S. Attorney in Detroit, and numerous others.

NOTE: Your actions are currently suspect to being associated with the cover-up of numerous felony crimes associated with serious charges of reported “*domestic terrorism*” and “*treason*.” Therefore, a prompt and thorough address of these matters are of utmost importance. Further patterns and practices of delays, finger-pointing, and runarounds will NOT be tolerated.

Note that your gross negligence in failing, thus far, to provide dutiful protection of my “*victim’s rights*” as commanded by state and federal victims’ rights laws “*against the accused*” and to instead give the *appearance* of covering up these crimes of “*domestic terrorism*” instead. It is clear from the data, both what is available to the public through the mainstream media and what I have posted myself online, that your agency’s longstanding complicit-ness in these matters constitutes “*aiding and abetting*” and “*accessory after the fact*,” both being prosecutable offenses.

As FOIA laws requires a timely response, I expect to receive an answer from you within the statutory guidelines, or further prosecutorial action will be taken against all of you for furthering these reported crimes.

Respectively,



NOTICE the criminal dereliction of the SECRETARY OF STATE in refusing to identify the “*agent*”, placing a non-accountable SECRETARY OF STATE at the helm for taking FULL RESPONSIBILITY for the receipt and subsequent mishandling of BENEFICIARY’s CRIMINAL COMPLAINT by her and her agents.

NOTICE ALSO, the criminal MALFEASANCE and GROSS NEGLIGENCE by the “*federal*” agents of the UNITED STATES – being the POSTAL SERVICE – that took BENEFICIARY’s money under CONTRACT for not only tracking the package to its destination, but also identifying the “*signature*” of the “*agent*” or “*addressee*” as the ONLY contracted recipients of this package.

BENEFICIARY has RECORDED not only this instant of these types of CRIMES – *aiding and abetting* in the criminal coverup of other crimes by STATE and UNITED STATES principals and agents – but has a plethora of documentation showing that this is a regular “*pattern and practice*” of such criminal behaviors.

108. After transferring her criminal behaviors from her OFFICE as “*CLERK / REGISTER OF DEEDS*” for CO-TRUSTEES in OAKLAND COUNTY to another STATE OFFICE – as “*SECRETARY*” for CO-TRUSTEES “*DEPARTMENT OF STATE*” of the STATE OF MICHIGAN, being located in the state capitol of LANSING, MICHIGAN – CO-TRUSTEE Ruth Johnson had hired a man by the name of Robbie Rankey as her “*Director of Constituent Relations*”.
109. In 2011, BENEFICIARY was in two levels of the corrupt MICHIGAN courts: one being the 17TH DISTRICT COURT OF THE CHARTER TOWNSHIP OF REDFORD, and the other in the THIRD (“JUDICIAL”) CIRCUIT COURT OF THE CHARTER COUNTY OF WAYNE. While the first (lower district court) case was being criminally railroaded by “*judicial imposter*” and “*domestic terrorist*” Karen Khalil, the second was being similarly railroaded (appellate circuit court) by Robert Colombo, who eventually was rewarded for his Sedition and Treason by later becoming “*chief judge*” over all the other *insurrectionists* and *domestic terrorists* operating in that county. While Khalil was railroading a simple traffic ticket of BENEFICIARY’s alleged “*ordinance violation*” into a criminal proceeding, Colombo was railroading BENEFICIARY’s filing of alleged RACKETEERING, EXTORTION, and other RICO CRIMES case against “judge” Karen Khalil, the REDFORD TOWNSHIP POLICE, and the REDFORD TOWNSHIP SUPERVISOR. (Bold emphasis and underlined emphasis added)
110. At a critical point in 2011, BENEFICIARY had sufficient documented EVIDENCE to report the crimes of Karen Khalil, her fellow 17TH DISTRICT COURT “*judge*” Charlotte Wirth, and certain “*officers*” and “*lieutenants*” of the REDFORD TOWNSHIP POLICE; so he reasonably tried to “*remove*” the traffic citation to the THIRD CIRCUIT COURT while filing counterclaims about racketeering and extortion taking place at the 17TH DISTRICT COURT.

STATE OF MICHIGAN
WAYNE COUNTY CIRCUIT COURT

Search Results for: 17th District Court

Type	Company Name	Address
	REDFORD TWP 17TH DISTRICT CT	15111 BEECH DAILY RD
	16TH DISTRICT COURT	32765 S MILE RD

David Schied,
Plaintiff,

Vs.

Charter Township of Redford;
Tracey Schultz-Kobylarz, Township Supervisor
- in her official as well as individual capacity;
Brian Greenstein, Redford Police Chief
- in his official as well as individual capacity;
James Foldi, Redford Police Sergeant
- in his official as well as individual capacity;
DOE known only as Redford Police Sergeant
"D." Gregg - in his official and individual capacity;
Karen Kahlil, 17th District Court judge
- in her official as well as individual capacity;
Charlotte L. Wirth, 17th District Court judge
- in her official as well as individual capacity;
DOES 1-10
Defendants.



Tracey Schultz-Kobylarz
Redford Township Supervisor

COMPLAINT OF:
MISREPRESENTATION; TORTUOUS
INTENT TO CAUSE PERSONAL AND
FINANCIAL HARM, LIBEL AND
SLANDER THROUGH CRIMINAL
FRAUD, INCLUDING MAIL FRAUD,
EXTORTION, CONSPIRACY TO
FRAUD UPON THE COURT AND THE
PUBLIC, CONSPIRACY TO DEPRIVE
OF RIGHTS AND TO STEAL
IDENTITY UNDER COLOR OF LAW,
RACKETEERING, and a
CONSPIRACY TO DEPRIVE
CITIZENS OF HONEST SERVICES
And
REMOVAL OF DISTRICT COURT
"SPEEDING TICKET" CASE TO THE
WAYNE COUNTY CIRCUIT COURT

DEMAND FOR JURY TRIAL
DEMAND FOR CRIMINAL GRAND JURY INVESTIGATION

1. I am interested in this matter as _____

2. **SCHIED/DAVID/EUGENE**
has not complied with an order dated MAY 13, 2011 by failing to:
(State with particularity admissible facts establishing this motion.)
FAILED TO PAY FINES AND COSTS

*****IF PAYMENT IS RECEIVED IN FULL BEFORE THE COURT DATE,
NO COURT APPEARANCE IS NECESSARY*****

3. I request an order directing **SCHIED/DAVID/EUGENE** to show
cause why:
(X)a. s/he should not be found in (X) civil () criminal contempt of court.
()b. judgment should not be entered against him/her (as surety/agent) for
the full amount of recognizance.
()c. judgment should not be entered against him/her for failure to file a
garnishee disclosure.

4. This affidavit is made on my personal knowledge and, if sworn as a witness,
I can testify competently to the facts in this motion and affidavit.
Signature **Donna Lemley**

Subscribed and sworn to before me on _____ Date _____
County, Michigan. My commission expires: _____ Signatures: _____
Notary public, State of Michigan, County of _____

ORDER

TO: **SCHIED/DAVID/EUGENE** CHARGE: **LMT AC 16-2**
PO BOX 1378 AMOUNT DUE: **312.00**
NOVI MI 48376

If you require special accommodations to use the court because of a disability
or if you require a foreign language interpreter to help you fully participate
in court proceedings, please contact the court immediately to make arrangements.
IT IS ORDERED:
5. You are ordered to appear before this court on **SEPT. 16, 2011 at 8:30 AM.**

ONLY

BLANK
LINE

RUBBER
STAMP and
ILLEGIBLE
LAST
NAME

NO
NOTARY
WITNESS



111. BENEFICIARY subsequently sent the EVIDENCE of those RICO CRIMES by Khalil to SECRETARY OF STATE Ruth Johnson, through her agent of Robbie Rankey in LANSING, because her office was the intended recipient of the fraudulent documentation (as depicted above) of the 17TH DISTRICT COURT that was being used by the MICHIGAN SECRETARY OF STATE to revoke BENEFICIARY'S "driver's license" under Karen Khalil's extortion threat. This crooked "judge" was using her "kangaroo court" to force payments from the public – with BENEFICIARY's case being a prime example – by railroading "traffic court" and forcing BENEFICIARY to lose many of his INALIENABLE RIGHTS, including but not limited to his "Right to Travel".
112. Robbie Rankey's email response is found below requesting BENEFICIARY's permission to forward this EVIDENCE to the INSURRECTIONISTS and DOMESTIC TERRORISTS operating as the so-called "MICHIGAN DEPARTMENT OF ATTORNEY GENERAL" and its CO-TRUSTEE Richard Cunningham as the CRIMINAL DIVISION "CHIEF".

RE: Referral from David Lonier: Secretary of State being used as tool for local gov'n't extortion

From: Rankey, Robbie (MDOS) (rankeyr@michigan.gov)
To: deschied@yahoo.com
Cc: davidlonier@gmail.com
Date: Tuesday, August 9, 2011, 01:24 PM MDT

Good Afternoon Mr. Schied,

I got word back from our legal staff today about your complaint regarding the Redford Township police. They have recommended that I share your concerns with Attorney General Bill Schuette's new Public Integrity Unit. Specifically, they recommended Rick Cunningham who is the head of the Criminal Division. The Public Integrity Unit was started in February of this year and is focused on ratcheting up the fight against corruption in state and local government, protecting tax dollars and restoring the public's trust in government.

Unfortunately, our office does not have a lot of teeth statutorily to go after a case like this, but Mr. Schuette's unit would.

With your permission, I would like to pass along all the documents you provided me for their review.

Please let me know how to proceed.

Robbie Rankey
Director of Constituent Relations
Michigan Department of State
Cell: 989-714-2224
Office: 517-373-3736



113. Rankey's letter, written on Ruth Johnson's behalf, certainly begs the question that *"if the EVIDENCE unquestionably demonstrates that one government official is committing fraud upon another government official – of an ENTIRELY SEPARATE BRANCH OF GOVERNMENT – for purposes of depriving sovereign American People of their inalienable rights to certain freedoms, such as the 'right to travel' the highways and byways, then why would not that other BRANCH OF GOVERNMENT not only have the 'teeth', but also the DUTY to prosecute that unconstitutional matter?"*

114. Rankey's letter on behalf of SECRETARY OF STATE Ruth Johnson thus, followed the familiar pattern of her other CO-TRUSTEES – demonstrating criminal MALFEASANCE and GROSS NEGLIGENCE through "affirmative" administrative "finger-pointing" – allowing these crimes involving her office to continue unabated and without any public accountability whatsoever.

-----Original Message-----

From: David Schied [mailto:deschied@yahoo.com]

Sent: Tuesday, July 26, 2011 5:54 PM

To: Rankey, Robbie (MDOS)

Cc: davidlonier@gmail.com

Subject: Referral from David Lonier: Secretary of State being used as tool for local gov'n't extortion

Hi Mr. Rankey:

Thank you for promptly returning my call today, and for considering that my complaint might have validity.

As promised, I have attached PDF files that detail the latest in what has been going on. In short, I have reviewed with an attorney the material and the case that I have brought "pro se" in the Wayne County Circuit Court against the Redford Township. A concise summary is that the Redford Township police are issuing traffic citations then issuing fraudulent "Notices of Appearance" leading the public to believe they will be afforded due process to argue their case before a magistrate. Subsequently, upon arrival they are met with an empty bench and the police officer who wrote the ticket dressed in plain clothes and impersonating the DA using pressure and threats to extort money and a lesser number of insurance points from these citizens in return for admissions of guilt. Due process is being denied and no magistrate is available. All who refuse to take the police officer's "offer" are instructed to come back and "try" to argue against their facing higher fines and full points against their driving records.

My particular case goes well beyond this level of fraud by the police and the court. I preceeded my court appearance with a letter of complaint about the police officer, both before and after my initial court appearance. I uncovered that the identification number proffered by the Township clerk's "Notice of Appearance" contained a fraudulent Michigan State Bar membership number. I filed a Circuit Court case because I was denied the ability to file a "cross-complaint" and the 17th District Court disregarded all of my actions and proceeded to hold separate hearings and a "finding" of a default judgment against me. Though the circuit court case has not even started on this case, the District court has moved forward to demand money I have been denied due process so far in challenging. They have notified the Secretary of State to suspend my license and they have issued a warrant for my arrest for not paying the "default" on a 2nd hearing they conducted AFTER I had notified them of my intent to have the traffic citation case "removed" to the circuit court.

I have just standing for my complaint in this situation and I have been repeated denied due process through fraud. Such fraud has extended to the office of the Secretary of State because the 17th District Court (or Redford Township police) has grossly omitted the actual facts about this case when reporting to the State that I have been uncooperative and requesting that my driver's license should be "indefinitely suspended" when I have a family to support (and while issuing an arrest warrant).

These are extortionist tactics to get my money, which has now been surrendered along with the accompanying evidence, including a copy of the fraudulent initial "Notice of Appearance" that the Township supervisor and judges are using to coax people into the court only for this office to use strongarm tactics to instill fear and to coerce people into admitting guilt and paying into the demands of the officer who wrote the ticket to begin with. As the Township and the District Court are conspiring together to defraud the public, the Township and the Court are also defrauding the Secretary of State to reinforce these strongarm tactics and making their extortion threats become a reality for these unwary citizens.

Note that the "EmergMot4ImmediateConsidofMotion.pdf" file is one that more briefly summarizes the reason for my wanting the 17th District Court to "hear" my second motion. The "Mot2RehearDefault.pdf" is the second motion, the primary one that an attorney recommended that I file in request that this court "set aside" their default judgment and hold another hearing on the matter. The circumstances are more detailed in this second motion (the primary one).

An investigation needs to be done into this illegal racketeering activity. The suspension of my driver's license needs to be immediately addressed. I made an initial appearance to the court in good faith only to be subjected (like everyone else in a packed court pew) to pressure and threats and the deprivation of due process by the absence of a judicial authority in the courtroom. Please read the accompanying documents and review the evidence I have also provided.

I request to speak with Ms. Ruth Johnson personally about this matter because it is only the "tip of the iceberg" of other government corruption that I have documented going on in Wayne County for which I have been repeatedly denied access to a grand jury for reporting. Mr. Rankey, Dave Lonier (Oakland County) seems to think that my request has the reasonable potential for being honored by you and Ms. Johnson. Please help me.

Sincerely,
David Schied - 248-946-4016

115. Richard Cunningham allowed a full month to lapse without taking any action whatsoever – being criminal GROSS NEGLIGENCE and MALFEASANCE OF DUTIES. It was only when – by BENEFICIARY's own prompting of the SECRETARY OF STATE (hereafter "SOS") Ruth Johnson and her agent Robbie Rankie – the SOS provided added written correspondence in follow-up and copied it to BENEFICIARY that this CO-TRUSTEE "*principal*" and/or "*agent*" of the STATE OF MICHIGAN sought to respond; **but in a retaliatory fashion to discredit BENEFICIARY for "*blowing the whistle*" on this multi-level crime syndicate and protection racket of insurrection and domestic terrorism being carried out FRAUDULENTLY as "*multi-pronged, self-policing government*".** (Bold emphasis and under lined emphasis added)

From: Cunningham, Richard (AG)
Sent: Thursday, September 29, 2011 12:03 PM
To: Rankey, Robbie (MDOS)
Cc: Holcomb, Michael (AG)
Subject: RE: Following Up: David Schied
Attachments: Schied.pdf

Here, Cunningham not only defrauds the SECRETARY OF STATE, he also takes steps to have BENEFICIARY labeled as a new ATTORNEY GENERAL “criminal watch target”.

Robbie. I carefully reviewed the materials you forwarded, regarding David Schied and his dispute with Redford Township police and court personnel. I conclude that his complaints are incredibly frivolous, and totally without merit. I see absolutely no basis for any criminal prosecution of these public officials. Notwithstanding his assertions, there simply isn't any evidence of an organized conspiracy between the police and the court to defraud the public.

Attached is the letter which I sent to Mr. Schied. I tried to be as polite as possible, but I see his complaint as no more than a ridiculous attempt to avoid paying the fees and costs properly assessed because he chose not to come back to court after the initial pre-trial. His feeble attempts to blame the police and the court personnel just do not stand up to reasonable examination.

Richard L. Cunningham
Division Chief, Criminal Division
Michigan Department of Attorney General
3030 W. Grand Blvd., Ste 10-354
Detroit, MI 48202
Telephone: (313) 456-0180

Again, the FACTS are rationally explained in their much fuller context in an over hour-long documentary – as they should have otherwise been presented to a JURY OF THE PEOPLE to decide – showing that BENEFICIARY's allegations are NOT “FRIVOLOUS” or “ridiculous” and ARE INDEED “evidence of an organized conspiracy between the police and the court to defraud the public”. See again: <https://www.youtube.com/watch?v=u84rCiOYZhM>

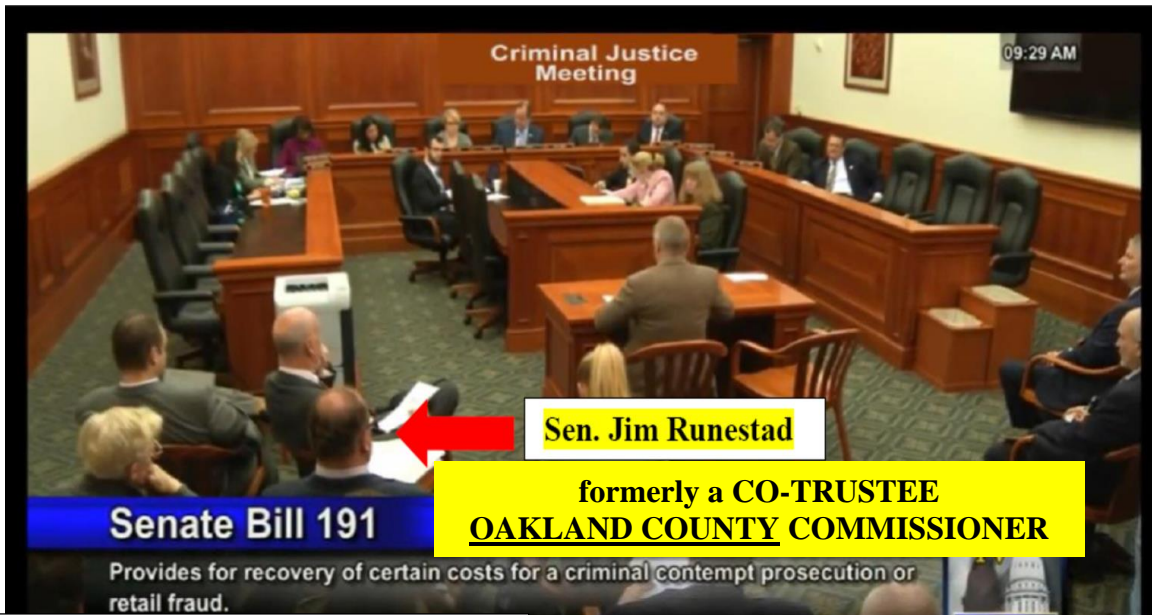
116. The “answer” back from CO-TRUSTEES of Richard Cunningham and the DEPARTMENT OF THE MICHIGAN ATTORNEY GENERAL demonstrates the level of INSURRECTION and DOMESTIC TERRORISM that takes place as these “public officials” engage in Seditious and Treasonous tactics to feint “professionalism” based upon their “administrative discretion”. Cunningham wrote a similar letter to me directly, which summarily and discretionarily “dismissed” all of my EVIDENCE, but without directly addressing and responding to any of that evidence. Clearly, as he was under former CO-TRUSTEES of Bill Schuette and Mike Cox before that – and still remains under the latest CO-TRUSTEE of MICHIGAN ATTORNEY GENERAL Dana Nessel – not about to disrupt the “status quo” of criminal racketeering by those in

MICHIGAN that have usurped the constitutional powers of the sovereign People so to use those powers for private profiteering. (Bold emphasis and underlined emphasis added)

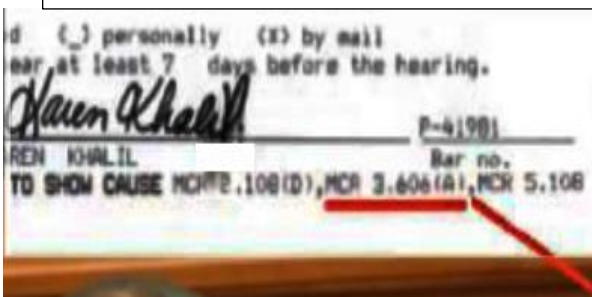
117. Meanwhile, BENEFICIARY's own "*multi-tiered*" and multi-BRANCHED efforts to find remedy for his individual case with the **CO-TRUSTEES of the CHARTER COUNTY OF WAYNE** – which **was the entity funding the administrative costs for the corrupt STATE COURT ADMINISTRATOR(s) to be operating these corrupt courts through its corrupt "judges" under employ throughout the county** – were meeting similar opposition. When BENEFICIARY's various simple and straightforward "*Motions*" and "*Demand for Grand Jury Investigation*" got him only further EVIDENCE of "*denial of meaningful access*" to the so-called "*courts*", BENEFICIARY was compelled to file "*[Petition(s) for] WRIT OF MANDAMUS*", which the CO-TRUSTEES of the MICHIGAN "*JUDICIARY*" treated as separate and new "*cases*", by **applying separate "case numbers" in spite of their pertaining to the very same two cases** moving through the courts in ever higher levels of COSTLY "*appeals*". (Bold emphasis and underlined emphasis added)

118. **The story of what happened in those two above-referenced "court" cases** – as they continued to be escalated and mushroom into four cases by methodology of the CORRUPT CO-TRUSTEES of the STATE OF MICHIGAN the STATE BAR OF MICHIGAN, and the STATE COURT ADMINISTRATOR's OFFICE ("SCAO") through the CO-TRUSTEES of the MICHIGAN COURT OF APPEALS to the MICHIGAN SUPREME COURT between 2011 through 2012 – **can be found at the "RICO BUSTERS" CHANNEL on YOUTUBE** as posted publicly for most of this past decade without challenge or rebuttal. The link to that documentary video, which included BENEFICIARY telling this story directly to the MICHIGAN LEGISLATURE at formal hearing of the "*House Judiciary Committee*" is:

<https://www.youtube.com/watch?v=u84rCiOYZhM>



I found out later that the HOUSE JUDICIARY COMMITTEE "CHAIR" Curt Heise was then married to another "judge" of WAYNE COUNTY!



EVIDENCE presented against Khalil is "prima facie". In this example, the "judge" used rubber-stamped "affidavits" that fail to properly identify the "interested" party and instead leaves essential aspects BLANK to illegally "simulate legal process".

NOBODY IS STOPPING THE CORRUPTION, BECAUSE EVERYONE IS DOING IT!

STATE OF MICHIGAN 17TH JUDICIAL DISTRICT COURT ADDRESS 15111 BEECH DALY REDFORD, MI 48069 COURT TELEPHONE (313) 387-8790

PEOPLE OF TOWNSHIP OF REDFORD (Defendant/Probationer) V SCHIED/DAVID/EUGENE

CASH ONLY

MOTION AND AFFIDAVIT

1. I am interested in this matter as

2. SCHIED/DAVID/EUGENE has not complied with an order dated MAY 12, 2011 by failing to (State with particularity admissible facts establishing this action.) FAILED TO PAY FINES AND COSTS

IF PAYMENT IS RECEIVED IN FULL BEFORE THE COURT DATE, NO COURT APPEARANCE IS NECESSARY

3. I request an order directing SCHIED/DAVID/EUGENE to show cause why

(X)a. s/he should not be found in (X) civil () criminal contempt of court.

()b. Judgment should not be entered against him/her (as surety/agent) for the full amount of recognizance.

()c. Judgment should not be entered against him/her for failure to file a garnishee disclosure.

4. This affidavit is made on my personal knowledge and, if sworn as a witness, I can testify competently to the facts in this motion and request.

Subscribed and sworn to before me on County, Michigan. Date My commission expires: Signatures: Notary public, State of Michigan, County of

ORDER

TO: SCHIED/DAVID/EUGENE CHARGE: LRT AC 16-26
PO BOX 1370 MI 48076 AMOUNT DUE: 212.00
NOV

If you require special accommodations to use the court because of a disability or if you require a foreign language interpreter to help you fully participate in court proceedings, please contact the court immediately to make arrangements.

IT IS ORDERED:

5. You are ordered to appear before this court on SEPT. 16, 2011 at 9:30 AM.

(X) the court address above

() courthouse number

to show cause why

(X) s/he should not be held in (X) civil () criminal contempt for failure to comply with the order of this court

() a Judgment should not be entered against you

() your case should not be dismissed

() others

for the reasons stated in the motion.

6. Failure to appear for a contempt hearing may result in a bench warrant being issued for your arrest.

7. A copy of this must be served () personally (X) by mail on the person ordered to appear at least days before the hearing.

DATE: 9-1-2011 Judge: HAVEN KHALIL Bar no. 7-41981
RE: 239 (3/07) MOTION AND ORDER TO SHOW CAUSE MOTION 108(D), MCR 3.606(A), MCR 5.108

119. Challenging all of these layers of RACKETEERING and CORRUPTION taking place between ALL THREE BRANCHES of CO-TRUSTEES acting cohesively in “*chain*” and “*wheel*” conspiracies as the “*STATE OF MICHIGAN*” can be and was “*exhausting*” as **they insist that “*complainants*” follow all of the rules, policies, procedures, and even the “*forms*” designed by these criminals purposed for depriving the sovereign of their money, their property, and their rights, using “*procedure over substance*” as their *modus operandi*. They call it “*exhausting your administrative remedies*” and using the “*appeals*” process.**
120. While all of these “*proceeding*” play out the Common Law “*maxim*” of “*justice delayed is justice denied*”, the opposite stands true as the criminals are not only provided “*aid and comfort*” by this “*system*”, **they are provided private rewards and promotions to higher positions of power in the aftermath of their demonstrated willingness to “*continue*” their concerted effort to wear BENEFICIARY down in hopes that he will see the futility of using the FIRST AMENDMENT in CO-TRUSTEE’S (not the sovereign People’s) “*STATE OF MICHIGAN*” and give up....or die...even if that effort needs some help in the form of an ATTEMPTED MURDER! (Bold emphasis and underlined emphasis added)**
121. Around 2016 to 2017 as BENEFICIARY was using the laws of “*government transparency*” – to search for performance bonds, blanket bonds, errors and omissions insurance policies, and other third party “*financial sureties*” to guarantee government officers’ “*faithful performance*” to their oaths and duties as statutorily required as “*constitutional guarantees*” of service to the Sovereign People – and found no such financial guarantees in either the “*COURTS*” by using “*subpoenas*” upon government officials, or in the executive DEPARTMENTS using “*Freedom of Information Act*” requests for documents. Instead, what BENEFICIARY found was

that theses crooks running the government in each “*Branch*” reported that “*none are to be found*”, leading to the only conclusion that the people of the STATE were “*self-insured*”.

122. In addition, **when soliciting** the above, as well as other forms of acknowledging **the many sworn and notarized formal CRIMINAL COMPLAINTS and CRIME REPORTS filed with the DEPARTMENT OF THE MICHIGAN ATTORNEY GENERAL (“AG”s Mike Cox and Bill Schuette and lastly, Dana Nessel)**, BENEFICIARY also received some “*Internal Memos*” from the CO-TRUSTEES of the MICHIGAN AG’s office that included the ones found below written by CO-TRUSTEE – acting otherwise as a RICO criminal – Richard Cunningham.

**CONCISE STATEMENT OF SUMMARIZED BACKGROUND AND FACTS
PERTAINING TO OAKLAND COUNTY-TURNED-STATE CO-TRUSTEE RUTH JOHNSON;
STATE OF MICHIGAN “ASSISTANT ATTORNEY GENERAL-TURNED-MICHIGAN
COURT OF APPEALS ‘JUDGE’” THOMAS CAMERON; MICHIGAN STATE POLICE/
MSP “OFFICER-TURNED-MURDEROUS CO-CONSPIRATOR” DANIEL PEKRUL;
CO-TRUSTEES STATE BAR OF MICHIGAN “ASSISTANT ATTORNEY GENERAL-
TURNED-CRIMINAL RICO OPERATIVE” RICHARD CUNNINGHAM
AS REVEALED IN PUBLIC RECORDS**

123. Clearly, the matters that I was bringing to the attention of the CO-TRUSTEES of the MICHIGAN SECRETARY OF STATE and the MICHIGAN ATTORNEY GENERAL(s) “AG” Bill Schuette and “AG” Mike Cox going back to 2005 were significant. From 2005, I was bringing my criminal victimization by Sandra Harris to the attention of the MICHIGAN STATE POLICE and the MICHIGAN AG’s office; and **when I found that both the EXECUTIVE BRANCH and the JUDICIAL BRANCH of the STATE OF MICHIGAN were covering up Harris’ criminal misdemeanors with FELONY RICO acts, I was persistent in bringing them together by suing the corrupt “law enforcement” in the corrupt “courts”, compiling even more EVIDENCE of the institutionalized Sedition and Treason by these insurrectionists and domestic terrorists**. (Bold emphasis and underlined emphasis added)

124. BENEFICIARY David Schied had no clue about CO-TRUSTEE Richard Cunningham being one of two primary crime syndicate members running the operations of the CO-TRUSTEES of the DEPARTMENT OF ATTORNEY GENERAL. BENEFICIARY did know however – from 2005 through around 2010-2011 when **BENEFICIARY first stood face-to-face with Richard Cunningham and handed him a three-inch (3”) package of incriminating EVIDENCE while requesting that Cunningham investigate and provide BENEFICIARY with access to the sovereign People of a multi-county GRAND JURY** – that CO-TRUSTEE *principal* **Thomas Cameron was indeed one near the top of that RICO hierarchy, and was one who had personally OBSTRUCTED the proper processing of BENEFICIARY’s earliest SWORN CRIMINAL COMPLAINTS (2005-‘06) regarding a a criminal coverup of Sandra Harris’ crimes by the MICHIGAN STATE POLICE.** (Bold emphasis and underlined emphasis added)

125. This is the best time and place to expose a little more of the type of background and disposition that CO-TRUSTEE principal for the STATE OF MICHIGAN displayed for me, but while using public records to demonstrate how BENEFICIARY was treated by “*ASSISTANT AG*” **Thomas Cameron** and one of his criminal henchmen operating as a **MICHIGAN STATE POLICE** (hereafter “**MSP**”) OFFICER, a man by the name of **Dan Pekrul**. **For the sake of keeping thing “concise” herein, BENEFICIARY will be utilizing pages from a yet unpublished collection of RECORDS – herein declared now as “federal whistleblower evidence” being held in the sole private custody of sovereign American, BENEFICIARY David Schied – to present what are otherwise public records available to everyone. NOTE: Individual frames from the dash-cam of a parked MSP patrol car capture the sinister MURDER of a poor, homeless and known disabled Black man.**

Karla Christiansen worked in the “INTERNAL AFFAIRS” department of the MICHIGAN STATE POLICE and, as depicted by my 2009 court filing to Timothy Connor (left column), Christiansen had a supervisor by the name of Daniel Pekrul. There is no doubt whatsoever that he and his cohorts of civilian “murderers” are to be rightfully categorized as “domestic terrorists” who are terrorizing the people of this STATE OF MICHIGAN.



Let’s take a closer look at what this “criminal Pekrul” was involved in, leading to his stand that the murderers of the man below should not be prosecuted.



They claimed to the public that mentally ill and homeless Black man Milton Hall “moved toward the K-9 officer and his dog with a knife”; but the video actually shows the man pacing around frustratingly in a circle with the dog handler having full control of his dog at all times, moving closer to the Black man until Pekrul and his associates MURDERED the man with the dog nowhere close, or even in the frames of the video. (See below)



Milton Hall

Mentally Ill Homeless Man
Shot 46 Times In
Saginaw Michigan.



8 white cops, 1 black homeless man, 46 bullets

Tell me that this isn't a "murder" of a helpless (i.e., surrounded by gun-toting terrorists) **disabled** man in obvious defensive posture in deathly fear for his life.



JH: So this is a picture of Milton, Rosa Parks, and Dr. Hyde Cornblu. He was similar to his



Milton took action to insure and promote individual rights, and that was one of his trainings



ACLU says Saginaw police shooting of Milton Hall resembled 'firing squad;' asks Justice Department to reexamine



A Mother's Mission: The Shooting of Milton Hall (NSFW)



First several shots as they squeeze in closer and take aim. Once one shot, they all shot. They kept shooting too as they backed up, even after he had fallen.



Daniel Pekrul was part of the “team” of “domestic terrorists” put together to “decide” – that LOCAL and STATE “law enforcement” are just going to walk away from this MURDER and “move on” leaving the sovereign People and survivors of this Sedition and Treason with no other recourse but that available only to the sovereign People according to the Common Law.

Breaking news: Officers will not face state charges in Milton Hall shooting death

Updated Jan 20, 2019; Posted Sep 12, 2012
By Erica Perdue | eperdue@mlive.com



Schrier | Mlive.com Saginaw County Prosecutor Michael D. Thomas (center) announces the decision on the criminal investigation of the Milton Hall killing. He is joined by Dan Pekrul (left), Michigan State Police Inspector and Tom Cameron (right), the Chief of the Criminal Division for the Attorney General's office.

They claimed to the public that Milton Hall “moved toward the K-9 officer and his dog” with a knife. Yet, as shown in the above still shots, the camera did not move and the murdered man was still nearly in the same posture and position – nowhere near the dog and the officer – at the moment the first shots caused him to buckle. Check out the background perspective relative to the camera and the location of the dog and where his body was facing when the bullets first hit him. The video shows the same in frame motion. This was clear murder folks!

The man was in a desperate cry for help and needed the “service” that our taxation is supposed to pay for. Instead, he got the receiving end of the weaponry that these “domestic terrorists” are buying with our taxes to use against us under such portrayals of “fraudulence” and “abuses of power”. Wild animals get more humane treatment than this when they lash out in desperation towards their so-called “liberators” and “protectors”.

The mother of this crime victim is still fighting as a crime victim – the same as I have been fighting for justice since 2004 – against the very same DEEP STATE criminals that I named long ago, who are protecting none other than their own.

At the STATE level, the news article shows that besides the MICHIGAN STATE POLICE (“MSP”) DEEP STATE “investigator” Daniel “Dan” Pekrul

(who I found working with Karla Christiansen in 2006-7 covering up Frederick Farkas’ RICO crimes of Sandra Harris), was the very same “assistant attorney general” that gave me a similar “eight month runaround” on behalf of Domestic Terrorist Mike Cox that Farkas did a year prior on behalf of the MSP.

What are the odds that these two “dipshits” Pekrul and Cameron would still be working a decade later in tag-team fashion like multiple layers of “whitewash” over the crimes of their fellow domestic terrorists lower down on their RICO hierarchy? Slim to none, I’d say, unless it was by design.

It’s time that We, The (Sovereign) People do something serious to stop these “patterns and practices” of these DOMESTIC TERRORISTS using the fruits of our labors (“taxes”) to set up their own network of filthy dark secrets using the “Mainstream Media” and “Press Releases” as their means of propagandizing the illegitimacy of their terrorists assaults upon our fellow Americans.



Don’t be fooled by the “political” hoopla of the lives these domestic terrorists want you to see. They know they are “actors” up on a stage” and collaborating with an equally corrupt “mainstream media” to paint a fraudulent picture of “devotion to public service” to YOU. “HORSE SHIT!”

They are all part of the “Just-Us” Club. Whether “Democrats” or “Republicans”. Their mission is to perpetuate themselves and to squash the rest of us.



Office of Public Affairs

Tuesday, February 25, 2014

Justice Department Announces Results of Investigation into the Death of Milton Hall

The Civil Rights Division of the U.S. Department of Justice, the U.S. Attorney's Office for the Eastern District of Michigan and the FBI announced today that they will not be pursuing federal criminal civil rights charges against the Saginaw Police Department (SPD) officers who shot and killed Milton Hall on July 1, 2012. After a thorough investigation, federal authorities have determined that this tragic event does not present sufficient evidence of willful misconduct to lead to a federal criminal prosecution of the police officers involved.

To pursue prosecution under Section 242 in the U.S. Code, the applicable criminal civil rights statute, the government would have to prove beyond a reasonable doubt that the SPD officers deprived Hall of his constitutional right to be free from an unreasonable use of force. The government would also have to establish beyond a reasonable doubt that the officers acted willfully, that is, for the specific purpose of violating the law. Law enforcement actions based on fear, panic, misperception or even poor judgment do not constitute willful conduct prosecutable under the statute.

By 2009, I had documented so much of the RICO crimes being perpetrated against me and against the sovereign People by the "actors" of the STATE OF MICHIGAN as usurpers of legitimate government, I knew I could not rely on "statutes" or "codes" or anything in the "discretion" or "interpretation" of these domestic terrorists. Therefore, I filed my first "Common Law" case directly against the STATE OF MICHIGAN. As shown below, I filed it directly into the MICHIGAN SUPREME COURT and I filed it "Ex-Rel", meaning that I was filing it on behalf of the sovereign People of "State", not the corporate "STATE". **NOTE: I named Cameron and Pekrul**

and Cox.

In the Supreme Court of the State of Michigan

Supreme Court Case #: _____

Associated Cases: (MI)
COA:202804; COA:282820;
CC: 07-1256-AW;
CC: 06-633604-NO;
SC:131803; COA:267023;
CC:04-000577-CL

Associated Cases: (US)
09ev12374; 09ev11307;
08-14944;
08ev10005; 08-1879;
08-1895

The Constitutional "State of Michigan", and all proceeding "State-Ex-Rel" and "Quo-Warranto" through David Schied, and numerous other honorably concerned Michiganders, too numerous to list here, of which are including John and Jane Does, 1-1,000. All Co-Plaintiffs herein are proceeding:

Rex, Sui-Juris, & Propria-Persona;

Plaintiffs, Demandants, & Accusers,

Vs

The private corporation of the defacto "STATE OF MICHIGAN", in persons who are known, among others, as:

Jennifer Granholm; Kelley Keenan; Michelle Rich; Mike Cox; Frank Monticello; Patrick O'Brien; Thomas Cameron; Paul Goodrich; Wanda Stokes; David Tanay;

Michigan and U.S. District Court Judges and State Court Administrator: Deborah Servitto, Mark Cavanagh, Karen Fort Hood, Cynthia Stephens, Donald Owens, Pat Donofrio, Richard Bandstra; Melinda Morris; William Collette; Paul Borman; Lawrence Zatkoff; Steven Murphy; Carl Gromek;

U.S. Attorneys, FBI and USDOJ Agents: Terrance Berg; Andrew Arena; Rod Charles; Walt Kennedy; State Prosecutors: Brian Mackie, Joseph Burke; Robert Donaldson, James Gonzales, Maria Miller, Kym Worthy;

Attorneys for the Michigan State Bar: Michael Weaver, Richard Fanning, Gary King, Bruce Bagdady; State Police; Local and County Sheriffs: Fred Farkas, Ann McCaffery, Darryl Hill, Lynn Huggins, Beth Moranty, Karla Christiansen, Don Pekrul, Liz Canfield, Robert Grounds, Tim Bolles, Charles Bush; Michael Carlton, Greg Hannewald, Anthony Tilger, Warren Evans, James Hines, Larry Crider, Michael Sawaya; Jerry Clayton, Jeff Saren, Bob Bezotte, Robert Hudecek, Scott Domine;

Michigan OCR, DOE and RESA: Donna Paruszkiewicz, Joan Blair, HarvaLee Saunto, Ann Omans, Jackie Thompson, Susan Liebetreu, Wayne County RESA Officers David Soebbing, Mary Fayad, Kevin Magin, Marlene Davis;

County Commissions: Laura Cox, John Sullivan, Rolland Sizemore, Jr., Robert Guenzel, & others of the Wayne and Washtenaw County Commission;

School district administrators: Sandra Harris, Fred Williams, Lynn Cleary, Cathy Secor, Sherry Gerlofs, Leonard Rezmierski, David Bolitho, Katy Parker, Scott Snyder, Lynn Mossioan; Ronald Ward, Ken Hamman, Patricia Meyer, Kirk Hobson, Laura Surrey, teacher Jennifer Bouhana, Karen Ellsworth, Jessica Murray, Patricia Ham; and,

Other Public-Offices Holders at All Levels, as well as their representative attorneys; & including John

126. As shown clearly above, by 2011, BENEFICIARY David Schied had named many CO-TRUSTEES being employed by the MICHIGAN DEPARTMENT OF ATTORNEY GENERAL that were the “homeboys” of **Richard Cunningham**, and Cunningham did not like the fact that when I found abuses of “*official discretion*”, I exercised my FIRST AMENDMENT “*Right to Redress of Grievances*” by naming and suing these individuals, including ASSISTANT AG **Thomas Cameron** and MSP Officer **Dan Pekrul**. Thus, when BENEFICIARY presented Cunningham with a three-inch (3”) stack of papers comprising a CRIMINAL COMPLAINT AND evidence around 2010-2011 with a **CRIMINAL COMPLAINT** supported with **EVIDENCE**, Cunningham essentially *trashed* all of BENEFICIARY’s organizational, publishing, and contact efforts to supply him with a personal copy as the CO-TRUSTEES’ named “*CRIMINAL DIVISION chief*” . (A written account of this event is provided herein below on a subsequent page.)

127. Prior to that, BENEFICIARY had served a similar set of documents – at his own great cost – to other CO-TRUSTEES of the STATE OF MICHIGAN, including the former Michigan governor **Jennifer Granholm** and her STATE BAR OF MICHIGAN crime syndicate member attorney **Kelly Keenan**, and various AG “*bureau chiefs*” of **Frank Monticello** and **Patrick O’Brien**, **Thomas Cameron**, **Paul Goodrich**, and **David Tanay**. The documents trashed by CO-TRUSTEE Richard Cunningham included the EVIDENCE that was later submitted to the corrupt MICHIGAN and UNITED STATES “*court*” systems proving these individuals acted *seditionally* and *treasonously* to **aid and abet** in the continued **insurrectionism** and **domestic terrorism** against the sovereign American People. (Bold emphasis and underlined emphasis added)

128. A very short time later and seeing all of these **STATE-level CO-TRUSTEES** again “*affirmatively*” responding with criminal gross negligence and malfeasance to those previously submitted **CRIMINAL COMPLAINTS** – and while going through divorce and child custody proceedings (without a jury trial of the sovereign People) of the so-called “*THIRD JUDICIAL CIRCUIT*” (a.k.a. “*WAYNE COUNTY CIRCUIT COURT*”) – BENEFICIARY responded to social worker questions by informing them that he and his family were **CRIME VICTIMS** and requesting access to a **GRAND JURY** of the sovereign People. (Bold emphasis)

Delivered 7/23/12
+ [Signature]
STATE OF MICHIGAN
WAYNE COUNTY CIRCUIT COURT

State Court Administrators Office
(Lynn Seeks)

Received by the STATE COURT ADMINISTRATORS office (“SCAO”)

David Schiod,
Plaintiff/Counter-Defendant,
Vs.
Barbara Schiod,
Defendant/Counter-Plaintiff.

Judge Charlene Elder
10-109328-DM

David Schiod – Pro Per

Alan B. Cooper P 49819
200 Northwestern Financial Center
30833 Northwestern Hwy.
Farmington Hills, MI 48334
248-855-5686

RECEIVED
JUL 23 2012
STATE SUPREME COURT

PLAINTIFF'S EX-PARTE MOTION FOR IMMEDIATE CONSIDERATION AND MOTION FOR CORRECTION OF THE WAYNE COUNTY CIRCUIT COURT RECORD IN CASE – FILED ON APPEAL A YEAR AGO – IN DEMAND FOR CRIMINAL GRAND JURY INVESTIGATION OF JUDICIAL AND OTHER GOVERNMENT CORRUPTION IN WAYNE COUNTY AND WITH LOWER COURT RECORD MISSING, 9-10% OF THE ENTIRE RECORD

DEMAND FOR CRIMINAL GRAND JURY INVESTIGATION OF THE THEFT OF COURT FILES AS PUBLIC PROPERTY AND EVIDENCE OF FELONY GOVERNMENT CORRUPTION

Here comes the Plaintiff, David Schiod, a full year after the completion of divorce proceedings in which the underlying cause of divorce was stated to be the result of criminal government actions taken against Mr. Schiod that collectively devastated Mr. Schiod's reputation, career as a public schoolteacher, and his ability to support his learning disabled wife and dependent child. The “appeal” for this case, being on the denial of a criminal grand jury by Wayne County prosecutors and multiple judges (Jeanne Sternpien, Robert Columbo, Mariel

129. Also, while handling his own case during these legal proceedings, BENEFICIARY sought to issue numerous subpoenas for documents and other records from numerous CO-TRUSTEES of the COUNTY and STATE, to include the previously named CO-TRUSTEE, **Richard Cunningham**. Below is a blank copy showing that the FORM itself created bias and prejudice against “*pro per*” and “*pro se*” litigants while presenting litigants with attorneys with preferential treatment, despite that litigants on both sides are to be accorded “*equal and meaningful access*” to the court and to the subpoenaing of important relevant records. In the case of the subpoenaing of CO-TRUSTEES of DEPARTMENT OF MICHIGAN ATTORNEY GENERAL and **Richard Cunningham**, it was important to the child custody case and the “MOTION FOR CRIMINAL GRAND JURY INVESTIGATION” submitted to the official “*court*” record, that BENEFICIARY provide proof that all previous efforts to “*fully inform*” CO-TRUSTEES of the STATE OF MICHIGAN that “*reasonable cause to believe a crime has been committed*” and the “*affirmative acts*” of criminal negligence and malfeasance were resulting in secondary RICO coverups of the reported predicate crimes. (Bold emphasis and underlined emphasis added)

Approval for the design of this form is by the STATE COURT ADMINISTRATORS office ("SCAO")

Approved: SCAO

1st copy - Witness
2nd copy - File
3rd copy - Extra

STATE OF MICHIGAN JUDICIAL DISTRICT JUDICIAL CIRCUIT COUNTY PROBATE	SUBPOENA Order to Appear and/or Produce	CASE NO.
------------------------------------------------------------------------------	--------------------------------------------	----------

Police Report No. (if applicable) Court address Court telephone no.

Plaintiff(s)/Petitioner(s) <input type="checkbox"/> People of the State of Michigan <input type="checkbox"/> Civil <input type="checkbox"/> Criminal <input type="checkbox"/> Probate in the matter of	v Defendant(s)/Respondent(s) Charge
-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	-------------------------------------------

In the Name of the People of the State of Michigan. TO:

If you require special accommodations to use the court because of disabilities, please contact the court immediately to make arrangements.

YOU ARE ORDERED:

☐ 1. to appear personally at the time and place stated below. You may be required to appear from time to time and day to day until excused.
☐ The court address above ☐ Other:
 Day Date Time

☐ 2. Testify at trial / examination / hearing.

☐ 3. Produce/permit inspection or copying of the following items:

☐ 4. Testify as to your assets, and bring with you the items listed in line 3 above.

☐ 5. Testify at deposition.

☐ 6. MCL 600.6104(2), 600.6116, or 600.6119 prohibition against transferring or disposing of property is attached.

☐ 7. Other:

☐ 8. Person requesting subpoena Telephone no.
 Address
 City State Zip

NOTE: If requesting a debtor's examination under MCL 600.6116, or an injunction under item 6, this subpoena must be issued by a judge. For a debtor examination, the affidavit of debtor examination on the other side of this form must also be completed. Debtor's assets can also be discovered through MCR 2.305 without the need for an affidavit of debtor examination or issuance of this subpoena by a judge.

FAILURE TO OBEY THE COMMANDS OF THE SUBPOENA OR APPEAR AT THE STATED TIME AND PLACE MAY SUBJECT YOU TO PENALTY FOR CONTEMPT OF COURT.

 Title Judge/Clerk/Attorney

MC 11 (4/14) SUBPOENA, Order to Appear and/or Produce MCL 600.1455, 600.1751, 600.6116, 600.6119, MCR 2.305

Court use only
☐ Served ☐ Not served

The STATE COURT ADMINISTRATORS Office ("SCAO") set it up for only a "Judge, Clerk, or Attorney" to sign.

Date

Judge/Clerk/Attorney

130. As shown below, internal documents provided later by the CO-TRUSTEES of the DEPARTMENT OF MICHIGAN ATTORNEY GENERAL show that “Assistant AG” **Richard Cunningham** had constructed documentation of his receipt of the subpoena sent to him by BENEFICIARY David Schied during his divorce. **This “internal” document shows that Cunningham readily admitted** to his refusal to comply with the subpoena, while acknowledging **that criminal allegations had been alleged against the CO-TRUSTEES of the MICHIGAN ATTORNEY GENERAL.** It also acknowledged **that BENEFICIARY had also brought multiple “civil” actions against the CO-TRUSTEES as well,** in attempt to use NONVIOLENT means to compelling CO-TRUSTEES to *properly* investigating and *meaningfully* remedying BENEFICIARY’s CLAIMS to have been criminally victimized multiple times. (Bold emphasis and underlined emphasis added)

Report Run By: Holcomb, Michael Mr.	The Company (MIAG) Notes "Hot Print"	1/21/2015 2:34PM
File Name: Schied, David		
Open File No: 2011-0011238-A		
Date: 5/10/2011 At: 10:03AM	User: Holcomb, Michael Mr.	
Topic: File Facts	Category: File Facts	
Note: <u>Citizen is representing himself in a divorce and child custody case. He sent the Criminal Division a purported subpoena, calling for documents pertaining to criminal complaints he made against Michigan Government officials. He signed the subpoena himself.</u>		
<hr/>		
Date: 5/19/2011 At: 2:38PM	User: Cunningham, Richard L.	
Topic: Closing memo.	Category: Attorney Notes	
Note: <u>On Friday, May 6, 2011, I made a curtesy call to Mr. Schied. I advised him that his subpoena was defective, and we would not comply. When I told him that the subpoena had to be assigned by a judge, a clerk or an attorney, he asserted that he was an "attorney pro se". I advised him that there was no such status, and the he did not have the authority to sign a subpoena even if he was representing himself in the matter.</u>		
★ Note that LegalFiles shows that he has brought separate actions against numerous public officials, including the Attorney General.		
<hr/>		
Date: 5/19/2011 At: 3:15PM	User: Holcomb, Michael Mr.	
Topic: Short Disposition	Category: Short Disposition	
Note: Called the citizen and advised him that his subpoena was defective and we would not comply.		
Report Criteria		
Note Date Range: 5/10/2011 - 5/19/2011		
Only Mv Notes: No		

131. The evidence embedded herein above shows that, while in the midst of a contested divorce, BENEFICIARY began to subpoena the CO-TRUSTEES of the MICHIGAN AG's office in early 2011, with **Richard Cunningham** telephoning BENEFICIARY to inform him that the AG's office "*would not comply*", because the FORM constructed by the CO-TRUSTEES of the STATE COURT ADMINISTRATORS OFFICE provided only for STATE BAR OF MICHIGAN crime syndicate members to issue subpoenas, and not "*pro se*" litigants handling their own cases.
132. What is additionally included below shows the "*devil in the details*" of the CO-TRUSTEES actions, however, as they *affirmatively* include *gross errors and omissions* of FACTS, breeding both FRAUD and CORRUPTION within the DEPARTMENT OF THE MICHIGAN ATTORNEY GENERAL and upon the sovereign People at large, through the construction of fraudulent "*official*" records.
133. BENEFICIARY David Schied had taken great pains to construct his own detailed private records as these communications were directed to **Richard Cunningham** and other agents of the ATTORNEY GENERAL as all being constitutionally duty-bound public officials. As such, the records created by BENEFICIARY fill in the gross omissions of the CO-TRUSTEES and reveal the "*devil in the details*" pertaining to the criminal intent behind the actions of those members of the STATE BAR OF MICHIGAN "*crime syndicate and domestic terrorist network*" inhabiting some of the STATE OF MICHIGAN's highest "*law enforcement*" offices.
134. As shown below (on the next page), being very familiar with CO-TRUSTEES' *sedition* and *treasonous* criminal tactics of *insurrectionism* and *domestic terrorism*, and anticipating Richard Cunningham's and the MICHIGAN AG's doing the wrong thing given every opportunity, BENEFICIARY established his own "*public record*" of events that had transpired.

Holcomb, Michael (AG)

From: David Schied <dschied@yahoo.com>
Sent: Friday, May 06, 2011 7:54 PM
To: Cunningham, Richard (AG) ←
Cc: dschied@yahoo.com
Subject: Re: Your phone call to me today



SCHUETTE

To:
Assistant Attorney General and Detroit Criminal Division "Chief" Richard Cunningham:

I am writing to memorialize our phone conversation today in which you called to respond to the subpoena that was delivered to Attorney General Bill Schuette yesterday afternoon in regards to my divorce case.

As you correctly pointed out at the beginning of your call, I did sign that subpoena as the "pro se attorney" of record. Mine was the signature "without prejudice" on the bottom of the "form document" of subpoena provided by the Court that does NOT provide alternatives or accommodations to "pro se" litigants and which has printed instead "Judge/Clerk/Attorney" underneath the signature line.

As you know, that subpoena requested "under possible penalty of contempt of court" that you provide me, as the pro se Plaintiff in this divorce case, with copies of all records related to crime reports made to the Attorney General's office, particularly in regards to my repeated reports about government corruption and naming individuals associated with your Attorney General offices in Detroit and Lansing. Individuals named on that subpoena included the following names:

Leonard Rezmierski - Superintendent, Northville Public Schools David Bolitho - Assistant Superintendent, Northville Public Schools Katy Parker - former Human Resources Director, Northville Public Schools Robert Donaldson - Assistant Wayne County Prosecutor, Public Integrity Unit James Gonzales - Operations Division "chief" for Wayne County Prosecutor Kym Worthy - Wayne County Prosecutor Maria Miller - Assistant Prosecutor and Communications liaison for Worthy Northville City Police Department Michigan State Police Brian Mackie - Washtenaw County Prosecutor Joseph Burke - Assistant Washtenaw County Prosecutor Frank Monticello - Gov't Affairs Bureau "chief" for former AG Mike Cox Patrick O'Brien - Public Elections and Tort Div. "chief" for Mike Cox Thomas Cameron - former Criminal Division "chief" for AG Cox in Detroit David Tanay - former Criminal Division "chief" for AG Mike Cox in Lansing former Attorney General Mike Cox

I should let you know that I did not catch your job title when I first answered the phone because when you first stated your name, I recognized your name and simply did not focus on the rest of your very abrupt and rudely introduction. In fact, I should remind you that it was only about three to four weeks ago you and I met in the Detroit office of the Attorney General's office. I had stopped by with a three-inch criminal complaint asking to see someone in person to deliver this criminal complaint and demand for access to a criminal grand jury to report the above-named individuals as guilty of Michigan government corruption, high crimes and misdemeanors. While I was talking with the receptionist, you walked into the lobby and through the door, presumably to get a drink of water or use the restroom, and then came back into the lobby where I was. ←



CUNNINGHAM

→ The receptionist kindly informed you that I was there to make a criminal complaint. You saw my large stack of documents in my hand and you told me to "just put them down there and someone will look them over and get back to you". I said something to the effect of "No way, I did that in 2006 and got nowhere with that" and I proceeded to sit on the couch to wait for someone. Once I found out your name from the receptionist, I called it out to you stating again stating that I had a criminal complaint that I wished to discuss with the Public Integrity Unit but that since your receptionist stated that they were in Lansing and using some of the Criminal Division's personnel for this new unit just

started by Bill Schuette, I would like to share this information with you. Though you could clearly hear me, you failed to respond except to say once again to leave them and "trust" that "someone" would "take care of them".

As my experience with you on the phone today confirms, you are indeed the same, ah,..... "person"that I found in the Attorney General's office a few weeks ago.

Since you refused to give me your phone number, or to tell me what office you worked at over the phone, and getting you to even repeat your job title at the end of this abrupt call was difficult because of your gruff disposition, I decided to look you up at the Michigan State BAR.

At any rate, I understand that the purpose of your call was to tell me flat out that you absolutely refuse to respond to this subpoena, for the mere fact that you claim that my subpoena is "invalid", and for the simple fact that I am not a member of your "BAR" club and am representing myself in this Wayne County Circuit Court case for which you have otherwise been served as the agent for the Attorney General Bill Schuette. In response to subtle insinuation that I may be "impersonating an attorney" by my claiming to be the "attorney of record", I did take exception and challenge to that assertion as by that time in the conversation, I found your disposition to be more like that of a person using "color of law" to refuse to comply with my subpoena for documents under 15.234 "in the interest of benefiting the general public".

As you already know, I have been requesting access to a Grand Jury for quite some time now. It would appear that your actions to might indicate that you are only "impersonating" a law "enforcement" official when you Duties and your Oath of office hold that you properly respond to my report of felony crimes, particularly crimes undermining the public's confidence in government and revealing the criminal "deprivation of the rights of citizens of this County and this State to 'honest government services'".

Please be advised that since you are refusing to give me something in the records I have subpoenaed, I still have the three-inch (3") package of criminal complaint and evidence at my home waiting for the opportunity to present them to the "right" individual since you are clearly not that person. I will therefore appreciate your providing me with the lead-in for a contact with someone from your Public Integrity Unit, whether in Lansing or Detroit, so that I can know who at your office is someone with an "assumption of responsibility" and willing to review my criminal complaints, my documents of evidence, and my demand for access to a grand jury - if under no other statute, under 18 U.S.C. Section 3332 which holds the following as set forth in quotes:

"(a) It shall be the duty of each such grand jury impaneled within any judicial district to inquire into offenses against the criminal laws of the United States alleged to have been committed within that district. Such alleged offenses may be brought to the attention of the grand jury by the court or by any attorney appearing on behalf of the United States for the presentation of evidence. ANY SUCH ATTORNEY receiving information concerning such an alleged offense from any other person SHALL, IF REQUESTED BY SUCH OTHER PERSON, inform the grand jury of such alleged offense, the identity of such other person, and such attorney's action or recommendation."

Be advised that I am aware that the Attorney General Bill Schuette has the authority and the discretion to request an investigation by EITHER a State "multi-county" grand jury or a federal grand jury. Per the above, I am asking YOU therefore - as the intercepting "agent" of this subpoena in "service of process" upon the Attorney General Schuette and thus calling me on his behalf to refuse to comply with this subpoena - to bring my report of these crimes to the special grand jury or a multi-county grand jury of citizens. I can assure you that the criminal complaints that I have (as defined by MCR Rule 6.101) constitute a valid "indictment" (as defined under MCL MCL 761.1 and MCL 750.10) upon which ANY judge SHALL be commanded to act to issue a warrant (MCL 764.1a). Please do this as soon as possible so that there is no doubt that you too may be considered a "party" to these government crimes by your "peer group" of other government "actors".

Respectively,
David Schied



SCHUETTE



CUNNINGHAM

135. A week later, seeing that CO-TRUSTEE Cunningham was willing to go to any criminal extent to OBSTRUCT JUSTICE and to coverup “*RICO*” crimes, BENEFICIARY David Schied sought a close friend and “*whistleblower*” to the UNIVERSITY OF MICHIGAN and the CO-TRUSTEE of MICHIGAN GOVERNOR Rick Snyder selling out “*dual use*” technology to the CHINESE COMMUNIST PARTY. Professor William Kauffman had received the ear of one of AG Bill Schuette’s other “*assistants*” **Rusty Hills**, and had recommended that BENEFICIARY attempt to meet with him about the multi-level crimes that BENEFICIARY had been reporting as even coming from the CO-TRUSTEES of the STATE OF MICHIGAN’s highest “*government*” offices, both elected and appointed. **Ultimately, CO-TRUSTEE Hills declined the meeting for reason that BENEFICIARY did not find out about until several years later when conducting a FOIA “*Request for Documents*” relative to internal memos written by CO-TRUSTEE Cunningham.** (Bold emphasis)

-----Original Message-----

From: Nurenberg, Beth (AG)

Sent: Friday, May 13, 2011 11:22 AM

To: Hills, Rusty (AG)

Subject: Phone Call From David Schied

David Schied, U of M

Re: He has been referred to you by Dr. Bill Cauffman. Would like to see if he might be able to get crime report, which is very detailed to our Public Integrity Unit. He was a victim of a crime and it has been obstructed from law enforcement. He will be driving to Lansing early next and would like to deliver to the appropriate authority. Evidently you assisted Dr. Cauffman with a matter and was hoping he could have the same opportunity extended to him.
248-946-4016

Rusty, please let me know if I can assist on this matter. Seems it would be most appropriate for our Criminal Division to follow-up with him or perhaps Graham.

Beth Nurenberg
Legislative/ Communications
Office of Attorney General
517 335-0767

136. Subsequently, a few years later when BENEFICIARY received “*internal memos*” back from the CO-TRUSTEES of the MICHIGAN ATTORNEY GENERAL’s office in response to BENEFICIARY’s “*request for documents*” under the “*laws of transparency in government*”, included in that package of documents were numerous internal memos sent between Cunningham and his AG “*buddies*” Rusty Hills and to Thomas Cameron (as also further explained in detail by the video documentary referenced above by link), being from about the time that BENEFICIARY was getting divorced while demanding access to a GRAND JURY of the sovereign People for sharing his story about how the CO-TRUSTEES had destroyed his career and family, while inhabiting and terrorizing other good People in that STATE . (See below and on the next page)

-----Original Message-----



From: Cunningham, Richard (AG)


Sent: Friday, May 13, 2011 5:09 PM

To: Hills, Rusty (AG); Cameron, Thomas (AG); Sellek, John B. (AG)

Cc: Nurenberg, Beth (AG); Armstrong, Cindy (AG); Holcomb, Michael (AG)

Subject: RE: David Schied


I am very familiar with this guy. I would caution against having any meeting with him, unless you include several of our MCOLES certified armed special agents. His mantra is that the entire judicial system is corrupt because they keep ruling against him. Attached is the most recent "filing" that we received from him. It just came in today.


Last week we got a purported subpoena from him, calling for the AG to personally appear at a hearing in his divorce case. I gave him a curtesy call to explain that we would not honor it because subpoenas had to be signed by a judge, a clerk or an attorney. He would not accept what I told him, and went into a rant.


Richard L. Cunningham
Division Chief, Criminal Division
Michigan Department of Attorney General
3030 W. Grand Blvd., Ste 10-354
Detroit, MI 48202



Schuette / Hills

Holcomb, Michael (AG)

From: Hills, Rusty (AG)
Sent: Friday, May 13, 2011 5:14 PM
To: Cunningham, Richard (AG); Cameron, Thomas (AG); Sellek, John B. (AG)
Cc: Nurenberg, Beth (AG); Armstrong, Cindy (AG); Holcomb, Michael (AG)
Subject: RE: David Schied

I spoke with him. He indicated to me, in a somewhat long call, that all of you are a part of the cover-up.

-----Original Message-----

From: Cunningham, Richard (AG)
Sent: Friday, May 13, 2011 5:09 PM
To: Hills, Rusty (AG); Cameron, Thomas (AG); Sellek, John B. (AG)
Cc: Nurenberg, Beth (AG); Armstrong, Cindy (AG); Holcomb, Michael (AG)

137. What these and other records therefore show, is that while the CO-TRUSTEES forming the hierarchical “*wheel conspiracy*” of the DEPARTMENT OF ATTORNEY GENERAL were executing the criminal coverups of years of “*chain conspiracy*” of crimes over years of “*civil*” court battles and “*prosecutorial abuses*” by the MICHIGAN “*law enforcement*”, BENEFICIARY David Schied was also busy – along with UNIVERSITY OF MICHIGAN aerospace engineering professors as “*federal whistleblowers*”, Dr. William Kauffman and Dr. Douglas Smith, exposing the FACT that the MICHIGAN GOVERNOR Rick Snyder was privately profiteering from the exporting of American taxpayer supported research to the PEOPLE’S REPUBLIC OF (COMMUNIST) CHINA, which was a NATIONAL SECURITY THREAT that could be used to spy upon all Americans. **BENEFICIARY David Schied produced a video documentary (captioned “CHINAGATE II”) that aired on local PUBLIC ACCESS TELEVISION in CO-TRUSTEES’ “CITY OF NOVI” that can be still found today (limited to only FLASH players however) – as published in a long version and an abbreviated “tribute” to Dr. William Kauffman after his untimely death – posted at the following Internet locations:**

<http://www.powercorruptsagain.com/category/videos/> (long version)

and, <https://www.youtube.com/watch?v=pVpH0dSoHjI> (“tribute” to Dr. Bill Kauffman)

138. It was just a few months after that, in the aftermath of notifying CO-TRUSTEES of the MICHIGAN SECRETARY OF STATE and Ruth Johnson, that Robby Rankey had forwarded to CO-TRUSTEES of AG Bill Schuette and his CRIMINAL DIVISION “Chief” Richard Cunningham, about even more EVIDENCE of criminal *insurrection* and *domestic terrorism* taking place within the CO-TRUSTEES’ “CHARTER COUNTY OF WAYNE”, as told in the previously referenced RICO BUSTERS video documentary.

From: Rankey, Robbie (MDOS)
Sent: Wednesday, September 28, 2011 4:41 PM
To: Cunningham, Richard (AG)
Subject: Following Up: David Schied

Mr. Cunningham,

I wanted to follow up with you on our conversation from about a month ago regarding a constituent issue that I referred to your office for Mr. David Schied. I sent a packet for consideration to you via interdepartmental mail to the Consumer Protection Unit of the Criminal Division on August 12th.

This afternoon Mr. Schied stopped by my office and mentioned that he had not heard anything from your staff. I wanted to see if you could give me an update on where the issue stands, even if it's still being considered.

I appreciate your help! Hopefully we'll bump into each other again soon.

Robbie Rankey
Director of Constituent Relations
Michigan Department of State
Cell: 989-714-2224
Office: 617-373-3736

139. Again, even though CO-TRUSTEES of the MICHIGAN ATTORNEY GENERAL “dismissed” all of the foundational EVIDENCE forwarded through Ruth Johnson’s agent Robbie Rankey, the FACT remains that – as an elected “representative” of the Sovereign People and head of the entirely separate MICHIGAN DEPARTMENT OF STATE, Ruth Johnson as SECRETARY OF STATE also abdicated her DUTIES and OATH when similarly “dismissing” the same reasoning and evidence.

**CONCISE STATEMENT OF SUMMARIZED BACKGROUND AND FACTS
PERTAINING TO THE MICHIGAN STATE COURT ADMINISTRATOR OFFICE,
AND MILTON MACK, AND HIS PREDECESSOR CARL GROMECK**

140. Intermixed throughout the STATEMENTS and graphic EVIDENCE presented in the above paragraphs, BENEFICIARY has provided several references – by introduction of the link to the video testimony of “*probate court*” Lynette Williams, and by reference to the “*style*” of the “*subpoena*” FORMS used by the CO-TRUSTEES of Richard Cunningham and his conspiracy of AG Mike Cox and AG Bill Schuette cohorts in crime for barring the Sovereign People from having “*equal meaningful access*” to the STATE “*courts*” as do STATE BAR OF MICHIGAN crime syndicate member attorneys, judges, and their law “*clerks*”. BENEFICIARY reiterates these paragraphs as if restated again herein verbatim.

141. Further, as also referenced herein near the beginning at paragraph 91, it is to be noted here that at least TWO court cases had been “*filed*” (without “*meaningful access*” awarded to BENEFICIARY) in which the CO-TRUSTEES “**STATE COURT ADMINISTRATOR**” (hereafter “**SCA**”) was named as a principal “*co-defendant*” in STATE court and in the ultra-corrupt MICHIGAN COURT OF APPEALS.

142. As shown concisely below, there is more EVIDENCE supporting BENEFICIARY’s civil and criminal CLAIMS that the herein named “DOES” of Milton Mack and the **STATE COURT ADMINISTRATORS OFFICE** (hereafter “**SCAO**”) have participated for at least a decade in the insurrection and domestic terrorism plaguing the Sovereign People inhabiting the land of the Michigan state. Such EVIDENCE is found at the following Internet URL **where it has been publicly posted for many years without objection or rebuttal from any of those named for their crimes:** (Bold and underlined emphasis added)

https://constitutionalgov.us/sub/PoliticalSubdivisions-Local/4-GreatLakesSS/Michigan/Cases/David-Schied/2017_ProofofState%26Nat'lFinanCrimeSyndicates/Examp-6/

143. To keep this UNITED STATES court filing as concise as possible, it is to be also noted that a full video documentary was produced by BENEFICIARY detailing the FACTS surrounding certain events that took place with the CO-TRUSTEES' of the "**52-1 DISTRICT COURT**" and the "**CITY OF NOVI**" relative to the fraudulent mishandling of another "*traffic citation*" issued by **NOVI POLICE OFFICER Timothy Shea** in *conspiring together to defraud* the CO-TRUSTEES of the **MICHIGAN DEPARTMENT OF STATE** and **Ruth Johnson**. FACTS behind this story describes how these CO-TRUSTEES are altogether working with each other and the **SCA Milton Mack** and others of the SCAO to engage in a "*Continuing Financial Crimes Enterprise*" through "*securities fraud*", "*fraud upon the court*", *insurrection*, and *domestic terrorism* for private profiteering. The URL for where that video documentary has been posted for several years, and where it as found today, **without objection or rebuttal from any of those named for their crimes**, is at:

<https://www.youtube.com/watch?v=kkojn6BP3L0>

144. It is to be noted that by first submitting CRIMINAL COMPLAINTS to the SCAO and Milton Mack, and even suing them TWICE along with the CO-TRUSTEES of the STATE OF MICHIGAN, to include Mack's predecessor **Carl Gromek**, in the so-called "*courts*" **and RECORDING the fraudulent and evasive responses to the civil and criminal allegations and EVIDENCE**, in spite of the laws that extend to the "*spirit*" as well as the "*letter*" of FOIA laws governing "*transparency in government*" – which was also well documented by storytelling about the CO-TRUSTEES of SCAO and Carl Gromeck by former "*MICHIGAN SUPREME COURT 'chief justice'-turned-whistleblower*" Elizabeth Weaver in her book, "*Judicial Deceit: Tyranny and Secrecy at the Michigan Supreme Court*" – BENEFICIARY secured a plethora amount of furthering EVIDENCE to show certain multi-tiered "*RICO*"

conspiracies to deprive of rights” using the “color of law” intermeshed with other seditious and treasonous tactics of “domestic terrorism” depriving him, repeatedly, of meaningful access to the STATE and UNITED STATES courts. (Bold emphasis and underlined emphasis added)

State Court Administrative Office

Hall of Justice
PO Box 30048
Lansing, MI 48909
Phone: (517) 373-0130
Fax: (517) 373-7517



STATE COURT ADMINISTRATOR

Milton L. Mack, Jr.
(517) 373-0128
msc-info@courts.mi.gov

CHIEF OPERATING OFFICER

Dawn A. Monk
(517) 373-0128
msc-info@courts.mi.gov



State Court Administrative Office

AMBER ALERT! ROSA PARKS' GODCHILD MAILAUNI WILLIAMS MISSING; JUDGE KATHRYN GEORGE LOOTS ESTATE, BARS MORTGAGE PAYMENTS ON HER HOME

Posted on 07/21/2014 by Diane Bukowski

The young woman walks, speaks clearly and coherently, and expresses her thoughts, emotions and desires well. She is a graduate of Grosse Pointe North High School. It is unclear why George has handled the case out of Wayne County Probate Court, Chief Judge Milton Mack's courtroom for the last eight years. Mack himself asked the State Court Administrator's Office to approve the appointment. But the Michigan Supreme Court removed George as Macomb Probate chief judge in 2008 amid a storm regarding a host of improprieties, including assigning wards primarily to one guardianship agency. George's successor as Macomb Probate Chief Judge, Kenneth Sanborn, removed her permanently from handling estates and wills.



FOR IMMEDIATE RELEASE

Wayne County Probate Court Chief Judge Milton L. Mack, Jr Named State Court Administrator

LANSING, MI, June 30, 2015 – The Michigan Supreme Court announced today that Wayne County Probate Court Chief Judge Milton L. Mack, Jr. has been named State Court Administrator. Judge Mack has served as a Wayne County Probate Judge since 1990 and as Chief Judge since 1998. Elected to four terms on the bench, Judge Mack has been a leader in advocating for reforms to help Michigan's judiciary be more efficient and accountable.



**CONCISE STATEMENT OF SUMMARIZED BACKGROUND AND FACTS
PERTAINING TO VICTOR ZANOLLI, III**

145. To be concise, BENEFICIARY reiterates the previous paragraphs above as pertaining to Milton Mack and the STATE COURT ADMINISTRATORS OFFICE as restated herein verbatim.
146. Previously referenced “DOE” herein named as **Victor Zanolli, III** is plainly spotlighted by the video documentary referenced herein as pertaining to the events taking place – **with a hidden CAMERA RECORDING these criminal events taking place** – in the CO-TRUSTEES of 52-1 DISTRICT COURT on 6/26/17 during Victor Zanolli’s so-called “*informal hearing*” on a traffic citation and leading up to the threat by Ruth Johnson as SECRETARY OF STATE in a *conspiracy to deprive* BENEFICIARY of his “*right to travel*” the highways and byways by threat to confiscate BENEFICIARY’s “*license to drive*” and/or impound his private consumer product, a fully-owned automobile that the STATE misleadingly refers to as a “*vehicle*” to capture jurisdiction from the COMMON LAW ownership of private property.
147. The TWO raw videos consisting of that crooked hearing of Victor Zanolli, III have been publicly posted since 2017 at the following Internet URL without challenge or rebuttal of “*the Accused*” criminal perpetrators of that *railroaded “Kangaroo court”* hearing:
http://constitutionalgov.us/sub/PoliticalSubdivisions-Local/4-GreatLakesSS/Michigan/Cases/David-Schied/2017_AutoIncidentReport/PostHearingActivity/062617Hearing/
148. Again, to remain concise and to omit redundancy of word descriptions, it should suffice to state that the full video documentary was produced by BENEFICIARY detailing the FACTS surrounding certain events that took place with the CO-TRUSTEES’ of the “**52-1 DISTRICT COURT**” and the “**CITY OF NOVI**” relative to the fraudulent mishandling of another “*traffic citation*” issued by **NOVI POLICE OFFICER Timothy Shea** in *conspiring together to defraud*

the CO-TRUSTEES of the MICHIGAN DEPARTMENT OF STATE and Ruth Johnson. This story describes how these CO-TRUSTEES are altogether working with each other and the SCA Milton Mack and others of the SCAO to engage in a “*Continuing Financial Crimes Enterprise*” through “*securities fraud*”, “*fraud upon the court*”, *insurrection*, and *domestic terrorism* for private profiteering. The URL for where that video documentary has been posted for several years, and where it as found today, without objection or rebuttal from any of those named for their crimes, is at:

<https://www.youtube.com/watch?v=kkojn6BP3L0>

149. BENEFICIARY incorporates the above-referenced video documentary – indeed as with all referenced video documentaries in this instant U.S. DISTRICT COURT “filing” even when not explicitly stated – herein by reference, as if reiterated verbatim in written transcript format. (Bold emphasis and underline emphasis added)

150. The above-referenced video documentary – along with the undercover video footage that remains archived as “*whistleblower EVIDENCE*” – underscores the FACT that **not only is CO-TRUSTEE Victor Zanolli, III guilty of “*entrapment*” and FRAUD UPON THE COURT, but so too is both “practicing” law as an attorney and “adjudicating” law as a magistrate in the very same so-called “*courtroom*” and the very same county being seditiously overrun and treasonously operated by the insurrectionists and domestic terrorists of CO-TRUSTEES of the so-called “*52-1 DISTRICT COURT*” and “*OAKLAND COUNTY*”**. (Bold emphasis)

**CONCISE STATEMENT OF SUMMARIZED BACKGROUND AND FACTS
PERTAINING TO “CHAMELEON” MICHAEL BOSNIC AS OAKLAND COUNTY
COMMISSIONER, AND OAKLAND COUNTY MAGISTRATE, AND WAYNE
COUNTY PROSECUTOR, AND ATTORNEY IN PRIVATE PRACTICE
(ALL FOUR AT ONCE)**

151. Although CO-TRUSTEE (previously named as “DOE”) **Michael Bosnic** is briefly spotlighted in the previously-referenced video documentary referenced in the section pertaining to the CO-TRUSTEES Richard Cunningham, Ruth Johnson, and others of the CHARTER COUNTY OF WAYNE and the STATE OF MICHIGAN (again as posted for the last several years at: <https://www.youtube.com/watch?v=u84rCiOYZhM> without objection or rebuttal), Bosnic has a more extensive tie-in with a wide range of other named CO-TRUSTEES. **He has been working in all THREE branches of COUNTY “governments” virtually simultaneously, or at minimum, without taking required time off between BRANCH positions to ensure not even the “appearance” of impropriety or conflict of interest.**
152. CO-TRUSTEE Michael Bosnic first appeared on the scene in the so-called “*courtroom*” of CO-TRUSTEES of CHARTER COUNTY OF WAYNE’s so-called “*circuit court*”, in 2011 operating as the “*defense attorney*” for *domestic terrorist* and *judicial imposter* Karen Khalil, acting as “*attorney in private practice*” while also being the official ASSISTANT COUNTY PROSECUTOR operating in Khalil’s own “*17TH DISTRICT COURT*” in the CHARTER TOWNSHIP OF REDFORD, also located in the CHARTER COUNTY OF WAYNE. He was at that time acting CRIMINALLY, with a conflict of interest, to OBSTRUCT JUSTICE, and to taint one of BENEFICIARY’s four separate cases manifesting from the “*RICO*” CRIMES of others of Bosnics *insurrectionists* comrades. (See below on the next page)

**STATE OF MICHIGAN
SUPREME COURT**

David Schied,
Sui Juris/pro per Appellant/Crime Victim,

Court of Appeals Case No's.

#307195 AND #308715

Vs.

Charter Township of Redford; Tracey Schultz-Kobylarz, Township Supervisor – in her official as well as individual capacity; Brian Greenstein, Redford Police Chief – in his official as well as individual capacity; James Foldi, Redford Police Sergeant – in his official as well as individual capacity; DOE known only as Redford Police Sergeant "D." Gregg – in his official and individual capacity; Karen Kahlil, 17th District Court judge – in her official as well as individual capacity; Charlotte L. Wirth, 17th District Court judge – in her official as well as individual capacity; and, DOES 1-10

Defendants/Appellees,

**CERTIFICATE OF SERVICE
ON FILINGS TO THE RESPONDENTS**



I affirm that on Monday, July 23rd, 2012, I hand-delivered the following list of documents by first-class mail to the Respondents through their corrupt State BAR of Michigan attorneys listed below at the criminal racketeering operations of their respective law firms at the addresses appearing below:


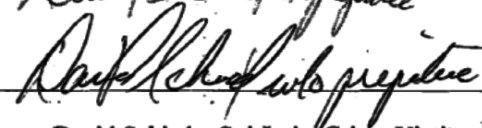
- 1) Copy of "Motion to Extend Time for Filing of Petition for Leave of Appeal to the Supreme Court Based upon 'Good Cause'....", a filing that is identical for each of the two depicted cases of #307195 and #308715;
- 2) Copy of "Appendix of Exhibits", which each includes seventeen (17) itemized and marked sets of documents marked as "Exhibits" in support of the identical "Motion(s) to Extend Time for Filing of Petition for Leave of Appeal to the Supreme Court Based upon 'Good Cause'....";
- 3) Proof of Service the above;

David Schied – Pro Per /
Crime Victim
P.O. Box 1378
Novi, Michigan [48376]
248-946-4016;
deschied@yahoo.com

Jeffrey Clark & Joseph Nimako –
Attorneys for Respondents/
Accused Criminals
Cummings, McClorey, Davis
& Acho, P.L.C.
33900 Schoolcraft Rd.
Livonia, MI 48150
734-261-2400
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Michael L. Bosnic – P52659
Attorney for Appellees
710 N. Crooks Rd.
Clawson, MI 48017
248-435-3509
neelandnick@cs.com



by: 

David Schied – Sui Juris/Crime Victim
P.O. Box 1378
Novi, Michigan [48376]

July 23, 2012

153. The original allegations of the "Schied v. Karen Khalil / CHARTER TOWNSHIP OF REDFORD, et al" case alleged that the REDFORD TOWNSHIP POLICE DEPARTMENT

officer who wrote a bogus “*speeding ticket*” against BENEFICIARY in 2010 was found operating in plain clothes in the prosecutor’s office to EXTORT money from the Sovereign People as they were FRAUDULENTLY issued SUMMONS to “appear” before a “magistrate” referenced by a fraudulent “P-number” membership to the CO-TRUSTEES of the “STATE BAR OF MICHIGAN” and “STATE OF MICHIGAN”.

154. As stated already, it was CO-TRUSTEE Michael Bosnic who was then the acting “prosecutor” for the 17TH DISTRICT COURT in the courtrooms of judicial usurpers Karen Khalil and Charlotte Wirth, who altogether with the TOWNSHIP SUPERVISOR Tracey Schultz-Kobylarz were supporting the sovereign People responding to summons to find an empty “court” void of any judge or magistrate – as otherwise fraudulently referenced on the mailed summons – and with this REDFORD police officer IMPERSONATING A PROSECUTOR (in plain clothes and from the room adjacent to the “courtroom” labeled “PROSECUTOR”) as a “court officer”.

155. This charade upon the public was being carried for the purpose of giving the so-called “judges” the day off while this police officer saved the township the expense of operating a “court” and instead EXTORTED money for the tickets that this “government imposter”, himself had written as a police officer. Such RICO crimes of extortion were carried out by a courtroom full of summoned People, called into the prosecutor’s – CO-TRUSTEE Michael Bosnic’s – office by none other than the police officer, and threatened that if the recipients of his tickets did not capitulate with the demands for “*reduced payments*” of the police officer, that another hearing before the “judge” would be required, which would result in even harsher treatments against these terrified “*citizens*”. (Bold emphasis and underlined emphasis added)

BOSNIC HONORED BY 17TH DISTRICT COURT FOR WORK WITH VETERANS

On May 15, 2014 Commissioner Mike Bosnic (R-Troy and Clawson) was honored by Judge Karen Khalil of the 17th District Court with a medallion to recognize Bosnic's efforts in the 17th District Court Veteran's Court program. The recognition took place at the spring graduation ceremony for program participants. The 17th District Court Veteran's Court program started in



November 2011. In his role as a local prosecutor, Commissioner Bosnic serves as one of the gatekeepers for the program and has been one of its strongest advocates.

"I was fortunate to be involved in one of the first Veteran's Court programs in the Novi District Court and was happy to contribute when Judge Khalil spoke to me about starting a program in her Court. We owe our freedom to our Veterans and it is inspiring to see a local Court make a specialized effort to reach out to those Veterans who need a helping hand," Bosnic stated.

As found on 7/10/21 at the internet URL of:

https://www.oakgov.com/boc/Documents/enewsletters/2014%20Spring_Summer%20Final/enewsletterBosnicss14.pdf

156. Below is a “*federal*” court case filed in 2012 showing that prior to that Michael Bosnic was named as PROSECUTOR, along with the CHARTER TOWNSHIP OF REDFORD, in another (unrelated) case. While the case ruling of this “*federal judge*” is, *prima facie*, against the Bosnic’s accuser, there a valid argument – given the other circumstantial EVIDENCE against CO-TRUSTEES as so-called “*federal judges*” and Denise Page Hood as “*chief judge*” operating in the CHARTER COUNTY OF WAYNE and in the ULTRA-CORRUPT backyard of the Coleman Young legacy leftover in the CORRUPT “*CITY OF DETROIT*” with CO-TRUSTEE Kym Worthy’s delay of parole after more than 30 years behind bars for a nonviolent offender in the “*White Boy (Rick)*” case – that the case brought by Joseph Mullins was just another CRIME VICTIM of domestic terrorists operating as judicial

“actors” of the CORRUPT court for the EASTERN DISTRICT OF MICHIGAN, as they were engaging in secondary levels of criminal RICO coverup of predicate level crimes committed by CO-TRUSTEES Michael Bosnic and the judicial usurpers operating in the CHARTER TOWNSHIP OF REDFORD and within the CHARTER COUNTY OF WAYNE.

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

JOSEPH MULLINS,

Plaintiff,

v.

Case No. 2:12-cv-10702

Hon. Nancy G. Edmunds
Magistrate Judge Laurie J. Michelson

REDFORD TOWNSHIP, a
municipal corporation; WILLIAM HAND,
in his official and individual capacities;
MICHAEL BOSNIC, in his official and
individual capacities,

Defendants.

**REPORT AND RECOMMENDATION TO GRANT
DEFENDANTS’ MOTION FOR SUMMARY JUDGMENT [13]**

This is a civil rights action in which Plaintiff Joseph Mullins (“Mullins”) alleges that Defendants Redford Township, Redford Township police officer William Hand, and prosecuting attorney Michael Bosnic (together “Defendants”) violated his constitutional rights when they falsely arrested him and maliciously prosecuted him for assault and battery. . . .

157. Nonetheless, the above-referenced federal filing, as well as the media post on the previous page, demonstrates that CO-TRUSTEE Michael Bosnic was indeed being long-employed in

2011 and 2012 as a “*prosecutor*” in the “*CHARTER COUNTY OF WAYNE*” by the 17th DISTRICT COURT in the CHARTER TOWNSHIP OF REDFORD while also being employed in CO-TRUSTEES “*OAKLAND COUNTY*” as a so-called “*elected*” legislative “*OAKLAND COUNTY COMMISSIONER*” (as also shown immediately below).

Attorneys Maureen McGinnis, Mike Bosnic battle for judicial seat representing Troy, Clawson

By PAUL KAMPE |

PUBLISHED: October 10, 2014 at 6:55 p.m. | UPDATED: June 16, 2021 at 7:34 a.m.

<https://www.dailytribune.com/2014/10/10/attorneys-maureen-mcginnis-...>

Two longtime area attorneys are vying for a southeastern Oakland County judicial seat soon to be vacated in the Nov. 4 general election.

...

Bosnic, 46, currently represents Troy, Clawson and a portion of Royal Oak on the board of commissioners, a position he was elected to in 2010.

A judicial seat at the district level is ‘one of the best positions you can have because you can impact young people’s lives,’ he said. ‘It’s a wonderful opportunity to help people.’

Bosnic, president of the Clawson School Board from 2003 to 2012, works for Giarmarco, Mullins and Horton in Troy. He has 20 years of experience trying cases at the district court level, including as a prosecutor in Wayne and Oakland County communities, and spends several days in district court each week. . . .

158. As shown in the DAILY TRIBUNE posting above, CO-TRUSTEE Michael Bosnic was not only an attorney in private practice, he was a prosecutor operating in the courts of two

differing Michigan counties (OAKLAND COUNTY and WAYNE COUNTY), while also being the (criminally corrupt) PRESIDENT of the CLAWSON SCHOOL BOARD. Would not this send any rational person into a tailspin when contemplating how one might find “justice” if suing in these two counties of the federal “district” of the EASTERN DISTRICT OF MICHIGAN, SOUTHERN DIVISION? Yet, that was not enough for Bosnic. He wanted domination over the county’s financial resources for water and sewage, as well as commanding influence over the county’s judiciary as well; and he was going to get these any way he could.



BOSNIC NAMED VICE-CHAIR OF DETROIT WATER AND SEWER STUDY GROUP



Oakland County Commissioner Mike Bosnic was named Vice-Chair of the seven member bi-partisan Detroit Water and Sewer Study Group. The Study Group is monitoring negotiations and reviewing alternatives to the continued use of the DWSD. The full County Board recently passed resolution #14064, authorizing \$3,000,000 to be assigned to the DWSD Evaluation/Alternatives fund. It is an effort to support the ongoing evaluations of meaningful alternatives for water and sewer in Oakland County. Commissioner Bosnic has expressed concern regarding the state of the Detroit Water and Sewer System and its unmet operating and capital needs.

159. As the media article on the previous page show, former “DOE” and newly named “CO-TRUSTEE” Michael Bosnic was running for position of an OAKLAND COUNTY “judge”

in October 2014, at precisely the same time he as serving as an OAKLAND COUNTY COMMISSIONER and being sued in his individual and “official” capacities as a Seditious and Treasonous member of the CO-TRUSTEES – STATE BAR OF MICHIGAN crime syndicate – by not one but TWO civil litigants at near the same time (i.e., *see again* the case above brought by Joseph Mullins, as well as BENEFICIARY’s own case, as also shown above, brought against Bosnic’s criminal comrades and “private clients” of Karen Khalil and the REDFORD POLICE while also working as their bi-county “prosecutor”).

Michael Bosnic

Michael Bosnic graduated from Michigan State University in 1991 and Notre Dame Law School in 1994. He was appointed as a Magistrate in 2015. In that capacity, he covers dockets in the Novi District Court and also participates in Oakland County’s Weekend Arraignment Program.

As an attorney with Giarmarco, Mullins and Horton, PLC, Michael concentrates his practice in the areas of municipal representation, litigation and District Court prosecution. He has successfully represented a number of communities in District and Circuit Courts.

Mike has extensive experience in the area of Property Tax Appeals. He has presented across the state on this practice area, at the request of numerous public officials. He also has successfully represented clients in Federal Court, having prosecuted their claims for age and gender discrimination. He obtained a record jury verdict against the Internal Revenue Service and was featured on the cover of the February 10, 2003 edition of Michigan Lawyers Weekly.



160. A key point to note about the above publication of the CO-TRUSTEES at the Continuing Financial Crimes Enterprise otherwise known as the “52-1 DISTRICT COURT”, is that this is the same RICO crime syndicate from whence CO-TRUSTEES Victor Zanolli, III and Travis Reeds committed their *seditious* and *treasonous* crimes against BENEFICIARY and others.

Hometown Life

LOCAL NEWS

County appoints former commissioner as new magistrate

Published 8:08 a.m. ET Dec. 28, 2015 | Updated 10:24 a.m. ET Dec. 29, 2015

Former Oakland County Commissioner Mike Bosnic was sworn into office Dec. 11 as a magistrate for the 52-1 District Court in Novi by Judge Robert Bondy.

His nomination for the court position was approved by members of the Oakland County Board of Commissioners on Dec. 9.

Bosnic will begin serving on the bench in January 2016. The 52-1 District Court services the communities of Novi, Commerce Township, Highland Township, Lyon Township, Milford, Milford Township, South Lyon, Walled Lake, Wixom and Wolverine Lake in the 52-1 District Court jurisdiction.

As a magistrate, he will be responsible for conducting arraignments, setting bond, performing marriages and overseeing informal and small claims hearings.

161. It was more than mere coincidence that, in the middle of BENEFICIARY's \$100 BILLION "*federal CLAIM*" upon the MMRMA RISK MANAGEMENT insurance policies of the CHARTER TOWNSHIP OF REDFORD, and the "*[domestic] terrorism*" insurance *rider* to the AMERICAN INSURANCE GROUP's ("AIG's") "*errors and omissions*" risk management insurance policy of the CHARTER COUNTY OF WAYNE – by which the CO-TRUSTEES of the UNITED STATES were to be covering at eighty (80%) percent by ORDER OF CONGRESS in the aftermath of the "9/11 WORLD TRADE CENTER" terrorist event – that the "*prosecutor*" for REDFORD TOWNSHIP would be strategically stationed as a "*magistrate*" in BENEFICIARY's home town with automatic "*jurisdiction*" to "*set*

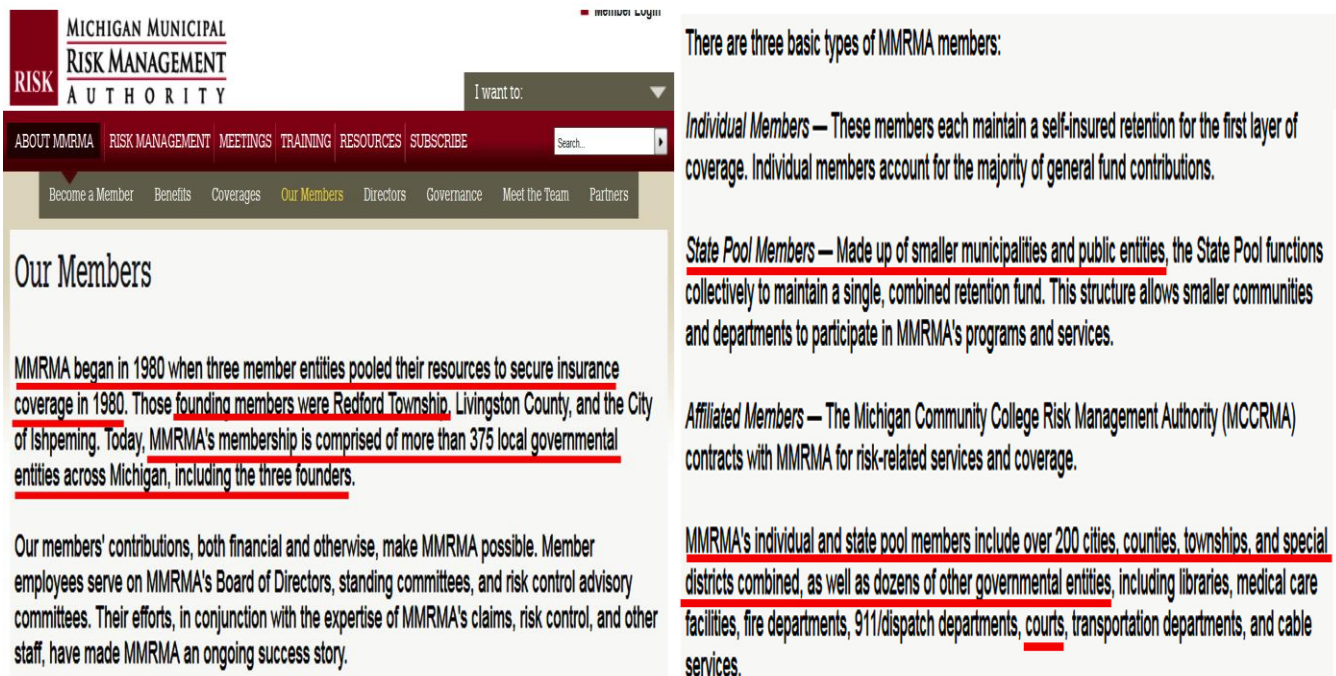
bond” on criminal matters brought in that vicinity where BENEFICIARY previously inhabited.

162. This entire matter reeks of the “*color of*” a very high stakes “CHESS GAME” being played out by sadistic criminals willing to go to any extent to execute “*legal*” acts in “*illegal*” fashion, so to “*win*” and “*cover up predicate crimes at all costs*”, especially if those costs mean the eroding of the U.S. CONSTITUTION and the unalienable Rights of the sovereign American People. (Bold emphasis)

163. The bottom line for BENEFICIARY is that, by the “*fraudulent multi-tiered court proceedings*” taking place with CO-TRUSTEES using Mike Bosnic as one of their criminal co-conspirators in RACKETEERING and EXTORTION, further secondary cover-ups of the *predicate* crimes were thereafter further railroaded. Those crimes began with Bosnic conspiring with the REDFORD “*police officer*” to have the police officer to impersonate a “*court officer*”, moving to even more egregious and tortuous RICO CRIMES committed by so-called “*judge*” Karen Khalil herself, as clearly expressed by the above-referenced video documentary. It then ended up with CO-TRUSTEES of the CITY OF NOVI, the NOVI CITY COUNCIL, another former OAKLAND COUNTY COMMISSIONER Jim Nash, and the OAKLAND COUNTY ROAD COMMISSION, conspiring with the CO-TRUSTEES of the STATE OF MICHIGAN, the STATE BAR OF MICHIGAN and its members Ava Ortner and Dominic Sylvestri, the 52-1 DISTRICT COURT, the SCAO Milton Mack, the so-called “*judges*” of the USDC for the EDM (Victoria Roberts and Denise Page Hood), and others of COLLIERS INTERNATIONAL to first “*target*” BENEFICIARY David Schied for losing his driver’s license and private automobile (2017), then for an ATTEMPTED MURDER (2018); and when he still did not die, they resorted to even further criminal tactics to force him as a TOTALLY

AND PERMANENTLY DISABLED QUAD-AMPUTEE into an EVICTION from his home during the dead of Winter and during a COVID PANDEMIC and EVICTION MORATORIUM (2020).

164. All of early stages of these past proven events, especially those from 2010 going forward and involving BENEFICIARY's numerous CLAIMS and CRIMINAL ALLEGATIONS against Karen Khalil and those of the CHARTER TOWNSHIP OF REDFORD in "*law enforcement*".
- Key to comprehending the significance of these claims is the FACT** – as later revealed in the 2015 case filed in the "*federal court*" of USDCEDM dismissed in 2016 by another *judicial usurper*, being CO-TRUSTEE Avern Cohn – **the MICHIGAN MUNICIPAL RISK MANAGEMENT AUTHORITY ("MMRMA") covering the legal liability for virtually all local and county government corporations in the STATE OF MICHIGAN was actually FOUNDED and CORRUPTLY operating.** (Bold emphasis and underlined emphasis added)



MICHIGAN MUNICIPAL RISK MANAGEMENT AUTHORITY

There are three basic types of MMRMA members:

Individual Members — These members each maintain a self-insured retention for the first layer of coverage. Individual members account for the majority of general fund contributions.

State Pool Members — Made up of smaller municipalities and public entities, the State Pool functions collectively to maintain a single, combined retention fund. This structure allows smaller communities and departments to participate in MMRMA's programs and services.

Affiliated Members — The Michigan Community College Risk Management Authority (MCCRMA) contracts with MMRMA for risk-related services and coverage.

MMRMA's individual and state pool members include over 200 cities, counties, townships, and special districts combined, as well as dozens of other governmental entities, including libraries, medical care facilities, fire departments, 911/dispatch departments, courts, transportation departments, and cable services.

Our Members

MMRMA began in 1980 when three member entities pooled their resources to secure insurance coverage in 1980. Those founding members were Redford Township, Livingston County, and the City of Ishpeming. Today, MMRMA's membership is comprised of more than 375 local governmental entities across Michigan, including the three founders.

Our members' contributions, both financial and otherwise, make MMRMA possible. Member employees serve on MMRMA's Board of Directors, standing committees, and risk control advisory committees. Their efforts, in conjunction with the expertise of MMRMA's claims, risk control, and other staff, have made MMRMA an ongoing success story.

165. In FACT, in June of 2015 when BENEFICIARY initially filed his "*federal lawsuit*" against Karen Khalil and the CHARTER TOWNSHIP OF REDFORD – to include naming the

REDFORD TOWNSHIP SUPERVISOR Tracey Schultz-Kobylarz, the MMRMA immediately named Kobylarz to their corporate “BOARD”. (See below)

Hometown Life

Kobylarz named to MMRMA board

Published 11:08 a.m. ET Jul. 22, 2015

Redford Township Supervisor Tracey Schultz Kobylarz has been appointed to the board of the Michigan Municipal Risk Management Authority.

The appointment fills a vacancy created when Plymouth Township Supervisor Richard Reaume retired.

The MMRMA is a public entity self-insurance pool that provides liability and property coverage to municipal governmental entities across Michigan. Redford Township has been a member of the MMRMA since its inception in 1980.

“It is an honor and a privilege to serve all members of the MMRMA. My primary goal as supervisor continues to be ensuring long-term financial stability for Redford Township,” Kobylarz said. “That stability is dependent upon risk avoidance, sound management, collaboration and leadership. Working more closely with the MMRMA checks all of those boxes.”

166. The corruption and racketeering going on with the CO-TRUSTEES of the CHARTER COUNTY OF WAYNE and OAKLAND COUNTY (to additionally include the coverup of “Dr.” **Sandra Harris**’ initial crimes by OAKLAND COUNTY law firm of PLUNKETT-COONEY, by **Michael Weaver**, and by **Jessica Cooper**, **Michael Bouchard**, and others) and covered up by additional CO-TRUSTEES as “*principals*” and “*agents*” of the **STATE OF MICHIGAN**, not only caused BENEFICIARY to undergo a loss of career and family ending in divorce by 2010-2011.

167. Ultimately, these multi-levels of RICO coverup led fairly early on in 2011 to BENEFICIARY's alternative cases and multiple "appeals" before the "Continuing Financial Crimes Enterprise" calling itself the "*THIRD JUDICIAL CIRCUIT COURT*", where it was that **Michael Bosnic** made an unexpected "appearance" on behalf of his co-conspirators in crime operating as "*defense attorneys*" for the **CHARTER TOWNSHIP OF REDFORD**, for **Karen Khalil**, and for that "*Sgt. D. Gregg*" police officer / imposter prosecutor/ This is where CO-TRUSTEE Michael Bosnic pled the "co-defendants" case and caused a gross MISCARRIAGE OF JUSTICE in that case, which had to then be taken through more sedition and treasonous levels of the corrupt CO-TRUSTEES calling themselves the "*MICHIGAN COURT OF APPEALS*" and the so-called "*MICHIGAN SUPREME COURT*".
168. As shown concisely above, there is plethora of EVIDENCE supporting BENEFICIARY's civil and criminal CLAIMS that the herein named "DOES" of Michael Bosnic, Milton Mack, Carl Gromeck, and the **STATE COURT ADMINISTRATORS OFFICE** (hereafter "SCAO") have, in the above and many other ways, participated for at least a decade in the insurrection and domestic terrorism plaguing the Sovereign People inhabiting the land of Oakland County, the land of Wayne County, and others of the Michigan state and the United States of America.
169. It is to be again noted that by first submitting **CRIMINAL COMPLAINTS** to the **SCAO "principals"** and "*STATE agents*" of Milton Mack and Carl Gromek, and directly to others in so-called "*law enforcement*" (e.g., CO-TRUSTEES of the corrupt ATTORNEY GENERALS named as CO-TRUSTEES **Mike Cox**, **Bill Schuette**, **Dana Nessel**, and their collective "*assistants*" involved in and privately profiteering from these RACKETEERING schemes and their COVER-UPS) – even suing them all in the so-called "*courts*" and RECORDING the *fraudulent* and evasive responses to the civil and criminal allegations, in spite

of the laws that extend to the “*spirit*” as well as the “*letter*” of FOIA laws governing “*transparency in government*” – **BENEFICIARY** has secured an overwhelming amount of furthering EVIDENCE to show certain multi-tiered “*chain*” and “*wheel*” conspiracies to deprive of rights under color of law” intermeshed with other *sedition* and *treasonous* tactics of “*domestic terrorism*” depriving him, repeatedly, of meaningful access to the STATE and UNITED STATES courts.

COMMISSIONER BOSNIC WRAPS UP SENIOR BRIGADE SEMINARS



Commissioner Mike Bosnic co-sponsored several Senior Brigade seminars, provided by Attorney General Bill Schuette's Consumer Protection Division. The Senior Brigade helps seniors avoid falling victim to scams. Many scams are targeted at seniors; the Senior Brigade organizes presentations on numerous topics like: financial scams, healthcare scams and fraud protection. The seminars have concluded with Commissioner Bosnic holding as many seminars as any elected official in the state. “It was an honor to work with Attorney General Bill Schuette on such an important cause benefitting the seniors in our community. It is important for seniors to become aware of these scams and the Attorney General's presentations have done a great job to keep them informed,” said Bosnic. For information on the Senior Brigade call [1-877-765-8388](tel:1-877-765-8388), go to: www.michigan.gov/seniorbrigade

CONCISE STATEMENT OF SUMMARIZED BACKGROUND AND FACTS PERTAINING TO THE OAKLAND COUNTY COMMISSION, AND ANDY MEISNER AS THE OAKLAND COUNTY TREASURER

170. Michael Bosnic was a CO-TRUSTEE of the OAKLAND COUNTY COMMISSION from at least 2010 until 2014 when he began setting his goals on going through the “*revolving door*” between “*government branches*” to becoming another CORRUPT *principal* operative for the STATE *insurrectionists* and *domestic terrorists* collectively known as the *sedition* and *treasonous* “*MICHIGAN judiciary*”. (Bold emphasis)
171. As such, Bosnic was present and sitting on the CO-TRUSTEES of the OAKLAND COUNTY COMMISSION when – shortly after BENEFICIARY David Schied had been released from Karen Khalil's criminal and FRAUDULENT “*order*” to have BENEFICIARY abducted

and falsely imprisoned without an indictment, without a prosecutor, without a trial, without any opportunity to even talk with an attorney ¹, without any form of *due process*, and without any bail – BENEFICIARY gave a speech before that OAKLAND COUNTY COMMISSION telling these county officials what had happened to him.

172. **The basis of BENEFICIARY’s RECORDED and publicly posted speech was to offer up testimony before these CO-TRUSTEES**, who were holding a public hearing to decide whether or not to bar the federal government’s institution of the NATIONAL DEFENSE AUTHORIZATION ACT (hereafter “NDAA”) from having any effect in CO-TRUSTEES’ jurisdiction of “*OAKLAND COUNTY*”. **It was BENEFICIARY’s position that no law is effective anyway when such WITNESSED events such as what he had just gone through shows that those in “WAYNE COUNTY” – which allowed Karen Khalil to get away with “kidnapping”, “false imprisonment” and “terrorism” where she otherwise had no jurisdiction whatsoever – cannot be stopped from committing horrendous acts that the NDAA is meant to federally control but failed miserably to actually do.**

173. **BENEFICIARY’s five (5) minute VIDEO RECORDED oral testimony on August 2012 before CO-TRUSTEES of Karen Khalil’s “agent”, being “prosecutor” Michael Bosnic and his criminal cohorts of the OAKLAND COUNTY COMMISSION has been and is still publicly posted, without objection or rebuttal at the following Internet URL:**

¹ **It is important to note that in covering up her own CRIMES from the “bench” of ordering BENEFICIARY to be abducted and falsely incarcerated, Karen Khalil committed her own second tier of crimes by falsification of her signed “JUDGMENT” order claiming that Khalil had provided BENEFICIARY the opportunity to have a “court appointed attorney” and that BENEFICIARY had declined that offer – when several sworn and notarized written WITNESS testimonies account for the FACT that no such thing ever happened; and that Karen Khalil had gone berserk and literally terrorized everyone in the public gallery sitting alongside BENEFICIARY where she had no jurisdiction and no legitimate “cause” for capturing such jurisdiction in such a tyrannical fashion.**

<https://www.youtube.com/watch?v=2oyCDEA6-mw>



174. Subsequently, **four and a half (4 ½) years later, just after reporting the RICO crimes being carried out by CO-TRUSTEES of OAKLAND COUNTY as described above as carried out by the NOVI POLICE DEPARTMENT’s Timothy Shea and Bosnic’s “co-magistrate” Victor Zanolli, III with the Continuing Financial Crimes Enterprise of the 52-1 DISTRICT COURT** – which was pertaining to the “*traffic accident*” in which BENEFICIARY was CORRUPTLY found “*responsible*” for a Black man with a “*Chauffer’s*” license hitting Beneficiary from behind – BENEFICIARY had filed CRIMINAL COMPLAINTS with all three of LOCAL, COUNTY, STATE, and NATIONAL “*law enforcement*” agencies, with no availing response back. Subsequently, as described also above, **BENEFICIARY solicited and commanded responses anyway from these agencies using the**

FOIA laws pertaining to government transparency, documenting the evasive tactics used by these FIDUCIARY “officials” to keep from acknowledging their own receipt of BENEFICIARY’s notice to them about the occurrences of these multi-level RICO crimes as they were just previously carried out.

175. By way of the previously referenced video documentary pertaining to the railroaded “informal hearing” of CO-TRUSTEE “DOE” herein now named as Victor Zanolli, III, **BENEFICIARY David Schied was exercising his private right to verify** – as one of the sovereign People – **that the “public servants” masquerading as a “magistrates” Victor Zanolli, III and Michael Bosnic were indeed in lawful compliance and legally authorized** by the STATE to be conducting “hearings” while acting “under color of law” as a *Continuing Financial Crimes Enterprise* in CO-TRUSTEES’ occupied public building of the so-called “52-1 DISTRICT COURT” while criminally conspiring along with other CO-TRUSTEES of Timothy Shea of the NOVI POLICE DEPARTMENT, the CITY OF NOVI, and OAKLAND COUNTY.
176. At about the 36:00 minute mark on that publicly posted video documentary as shown below, BENEFICIARY showed that certain criteria was required to be met for either and/or both Zanolli and Bosnic to be employed by the 52-1 DISTRICT COURT as STATE-authorized “magistrates”. Such qualifications and authorization rested upon both Zanolli and Bosnic to each having undergone certain types of BONDING and training as required by ADMINISTRATIVE ORDER of the SCAO as shown below to include



District Court - 52nd Judicial District

1ST DIVISION

48150 Grand River Ave.
Novi, MI 48374-1222

HONORABLE TRAVIS M. REEDS
HONORABLE ROBERT BONDY
DISTRICT JUDGES

(248)305-6460 Criminal
(248)305-6511 Traffic
(248)305-6080 Civil
(248)305-6144 Probation

ALEXANDRA BLACK
COURT ADMINISTRATOR

Administrative Order 2015 - 15
Rescinds Administrative Order 2014-06

APPOINTMENT OF ATTORNEY MAGISTRATE

In accordance with Administrative Order 2009-6, effective January 1, 2010, and MCL 600.8501 and 600.8503, and upon approval of the State Court Administrative Office (SCAO),

IT IS ORDERED:

- The judges of the 52nd District Court appoint Victor J. Zanolli as attorney magistrate with the approval of Oakland County. The magistrate's contact information is: **Disclaimer: personal information removed as of 05/12/2016**

Name	Victor J. Zanolli
Bar Number	P43837
Court Address	48150 Grand River Ave.
	Novi, MI 48374
Phone Number	
E-mail Address	

APPOINTMENT OF ATTORNEY MAGISTRATE

In accordance with Administrative Order 2009-6, effective January 1, 2010, and MCL 600.8501 and 600.8503, and upon approval of the State Court Administrative Office (SCAO),

IT IS ORDERED:

1. The judges of the 52nd District Court appoint Michael L. Bosnic as attorney magistrate with the approval of Oakland County. The magistrate's contact information is:

Disclaimer: personal information removed as of 05/12/2016

Name	Michael L. Bosnic
Bar Number	P52659
Court Address	48150 Grand River Ave.
	Novi, MI 48374

- a. Is a registered elector in Oakland County
 - b. Will serve at the pleasure of the judges of the district court.
 - c. Has taken the constitutional oath of office.
 - d. Has filed a performance bond in the amount of \$50,000 with the Oakland County Treasurer and chief judge.
 - e. Will complete a training course in traffic law adjudication and sanctions given by SCAO.
 - f. Is licensed to practice law in Michigan.
3. Magistrate Victor J. Zanolli is authorized to perform the following duties:
- a. Arraign and sentence upon pleas of guilty or nolo contendere for violations of the following acts or parts of acts, or local ordinances substantially corresponding to the following acts or parts of acts, if the maximum permissible punishment does not exceed 90 days in jail, a fine,

177. The “qualifications” listed above as “a through f” applied equally to Michael Bosnic as they did to Victor Zanolli, as shown in the video documentary, again as clearly posted for years as the following Internet URL without challenge or rebuttal:

<https://www.youtube.com/watch?v=kkojn6BP3L0>

178. Importantly, given that BENEFICIARY had enough EVIDENCE collected over a decade by this time to prove beyond any reasonable doubt that the CO-TRUSTEES of the STATE OF MICHIGAN “*judiciary*” were thoroughly corrupt, **BENEFICIARY** had no plan whatsoever to sue for new CLAIMS OF DAMAGES against these multi-tiered criminal operatives. Instead, he **intended to seek the BONDS required for guaranteeing the “faithful performance” of these seditious and treasonous crime syndicate and domestic terrorist operatives and instead file rightful COMMON LAW CLAIMS against those bonds.** (Bold emphasis and underlined emphasis added)

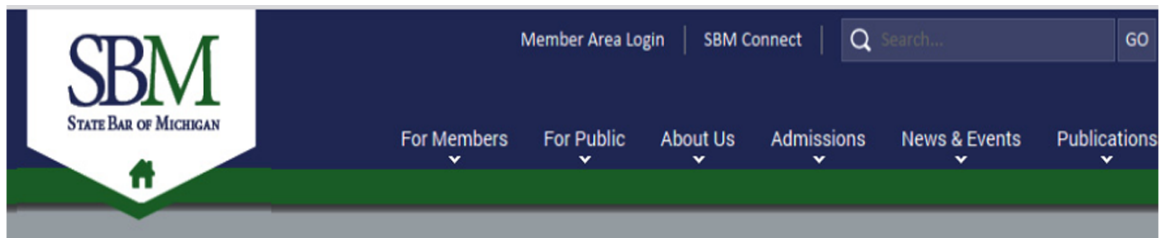
179. Clearly, the “*Administrative Orders*” issued by CO-TRUSTEES of the SCAO Carl Gromeck and enforced by Milton Mack specific defined both the amount and the location of the BONDS required by both Zanolli and Bosnic. They were to have each deposited \$50,000 with the Office of the OAKLAND COUNTY TREASURER. The persona who had then long been the criminally corrupt “*TREASURER*” by that time was former “*DOE*” and herein named CO-TRUSTEE **Andy Meisner**.

Andy Meisner

From Wikipedia, the free encyclopedia

Andrew Meisner (born March 30, 1973) is a politician from Huntington Woods, Michigan. He is a former Democratic Party member of the Michigan State House of Representatives. **He served as the Oakland County Treasurer from 2009-2021.** Meisner was a candidate for Oakland County Executive in 2020, but was defeated in the August Democratic primary.

180. BENEFICIARY was particularly bothered about discovering, while researching the World Wide Web, that – like Michael Bosnick had long been also doing – at the time he was acting in the “official” capacity Victor Zanelli was promoting his own private law practice while “*playing both sides of the fence*” in another “Branch” of government; in gross violation of attorney and judicial “CODE[S] OF ETHICS”, MICHIGAN COURT RULES, and MICHIGAN COMPILED LAWS as publicly referenced. (See below)



JI-77

December 13, 1993

SYLLABUS

It is not ethical for a full-time district court lawyer magistrate, probate court lawyer referee, or circuit court lawyer referee to engage in the private practice of law.

A part-time district court lawyer magistrate, probate court lawyer referee or circuit court lawyer referee may ethically engage in the private practice of law, so long as:

- a. The private law practice does not violate any relevant statutes and does not result in frequent disqualification of the lawyer as judicial officer;
- b. The prestige of judicial office is not used to advance the private practice of the lawyer;
- c. The magistrate or referee does not act in a judicial capacity in cases where the magistrate or referee participated personally and substantially as private practitioner, and does not represent a private client in a matter in which the magistrate or referee acted personally and substantially as a judicial officer;
- d. Information gained as a judicial officer is not used or disclosed by the magistrate or referee for any other purpose not related to judicial duties, and client confidences and secrets obtained from the private practice are not disclosed or used by the judicial officer without the consent of the client; and
- e. The representation of a client is not materially limited by the duties of the lawyer as judicial officer, unless a disinterested lawyer would reasonably believe the representation would not be adversely affected and the client consents after consultation.

References: MCJC 5C(7), 5F, and 6; J-2; JI-10, JI-19, JI-29, JI-42; RI-1; MCR 6.003, MCR 9.201; MCL 600.562, MCL 600.821, MCL 600.8203, MCL 600.8525.

TEXT

An opinion has been requested of the Committee which addresses the propriety of magistrates and/or referees in the circuit, district and probate courts of the state to practice law. The following issues have been raised:

1. May a lawyer employed full-time as a magistrate in a district court, or as a referee in a circuit court or probate court, ethically engage in the practice of law?

Putting the Pieces Back Together...
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VZ VICTOR ZANOLLI LAW OFFICE

Free Consultation
(248) 827.3888
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of Victor J. Zanolli
 dedicated to finding solutions to the legal problems of businesses, individuals and since 1990, I use the knowledge gained during these years of experience to provide representation designed to solve their specific legal problems. Clients tell me that en to them. As a solo practitioner, I am able to provide the personal attention and actively understand their circumstances.

Attorney
 As a lawyer handling family law matters, I am dedicated to protecting children during their parents' divorce. As a father, I am very involved in my own children's lives and strive to develop solutions to family law problems that allow my clients to enjoy similar levels of involvement with their children. I am also a Michigan-licensed real estate broker, a credential that benefits both my family law clients and my

OFFICE LOCATION
 24725 W. 12 Mile Road
 Suite 110
 Southfield, MI 48034
[Map & Directions](#)

181. BENEFICIARY was also troubled by the FACT that the signature and date on the so-called “Administrative Order[s]” did not seem to appropriately match the signature date and the 52-1 DISTRICT COURT judges names.

 **DISTRICT COURT**
1ST DIVISION

HONORABLE TRAVIS M. REEDS
HONORABLE ROBERT BONDY
DISTRICT JUDGES

Effective Date:
1/3/18
Date:


Chief Judge Signature:

(248)305-
(248)305
(248)305
(248)305

182. BENEFICIARY was also seeking to audit and verify – as one of the sovereign People – that his “government servants” of Michael Bosnic and Victor Zanolli, III had otherwise acted properly to “taken their constitutional”, sworn OATHS OF OFFICES as shown by the above-referenced “Administrative Order(s)” ## 2015-15 and 2015-25 of the CO-TRUSTEES of the 52-1 DISTRICT COURT as signed by so-called “judge” Robert Bondy. **The problem with the administrative orders, however, were that they did not provide reference to where those sworn “Oaths of Offices” were to be “filed”.** Beneficiary could see by Internet reference that although the CO-TRUSTEES of the MICHIGAN DEPARTMENT OF STATE and SECRETARY OF STATE Ruth Johnson were supposed to have archived the OATHS of “judges” and other elected officials, “magistrates” were not listed. (See below)

OATH OF OFFICE FILING GUIDELINES FOR JUDGES

Every person elected to the office of judge, before entering upon the duties of office, shall take and subscribe to the oath and file the same with the appropriate office as determined by statute.

Such oath may be taken and subscribed before any justice of the Supreme Court, a judge of any court of record, the secretary of state, the attorney general, any mayor of a city, the clerk of any court of record, or a notary public.

Below are the statutes that govern how to complete the filing of the Oath of Office.

Supreme Court Justices (MCL 168.400)

- 1) Original Oath of Office must be filed with the Secretary of State, Office of the Great Seal.

Court of Appeals Judges (MCL 168.409h)

- 1) Original Oath of Office must be filed with the Secretary of State, Office of the Great Seal.

Circuit Court Judges (MCL 168.420)

- 1) Original Oath of Office must be filed with the Secretary of State, Office of the Great Seal.
- 2) Copy filed with each county clerk in the judge’s circuit.

District Court Judges (MCL 168.467j)

- 1) Original Oath of Office must be filed with the Secretary of State, Office of the Great Seal.
- 2) Copy filed with each county clerk in the judge’s district.

Probate Court Judges (MCL 168.440 and 600.812)

- 1) Probate court (not probate district)
 - A) Original Oath of Office must be filed with the county clerk in the judge’s probate county.
- 2) Probate district
 - A) Original Oath of Office must be filed with the Secretary of State, Office of the Great Seal.
 - B) Copy filed with each county clerk in the judge’s probate district.

**Michigan Department of State
Office of the Great Seal**

183. As “auditor of his government” however, BENEFICIARY had to be certain that the SECRETARY OF STATE did not have the OATHS of magistrates; so BENEFICIARY submitted a FOIA “request for documents” to be sure. In return the SECRETARY OF STATE reaffirmed BENEFICIARY’s suspicion while suggesting these “Magistrate Oaths” might otherwise be “filed and maintained” with the CO-TRUSTEES of the OAKLAND COUNTY CLERK where Ruth Johnson used to hold that exact office. (See below as also shown in the documentary video referenced above.)



STATE OF MICHIGAN
RUTH JOHNSON, SECRETARY OF STATE
DEPARTMENT OF STATE
LANSING

July 17, 2017

David Schied

Novi, Michigan

Dear Mr. Schied:

In correspondence received in this office on July 17, 2017, you submitted a request for documents pursuant to the Freedom of Information Act (FOIA), MCL 15.231 et seq. This notice is issued in response to your request, a copy of which is incorporated herein.

You requested the following information for “certified copies of Oath of Office for two magistrates are Victor J. Zanolli and Michael L. Bosnic.”

- Magistrate, Victor J. Zanolli, 52-1 District Court
- Magistrate, Michael L. Bosnic, 52-1 District Court

Concerning the denial of your request, I certify to the best of my knowledge, information and belief that the Department does not possess a public record matching the descriptions you provided for “Victor J. Zanolli and Michael L. Bosnic, 52-1 District Court in Novi Michigan.” Please be advised that, Attorneys, Probate Judges, Magistrates, Prosecutors and County Officials are not required to file an Oath of Office with the Office of the Great Seal. The records may be filed and maintained by the County Clerk’s office.

With regard to the denial of your request, under section 10 of the FOIA, MCL 15.240, the Department is obligated to inform you that you may do the following:

1. Appeal this decision in writing to the Secretary of State’s designee:

William R. Kordenbrock
Chief Legal Counsel

184. Not being one to waist time waiting for CO-TRUSTEES of a corrupt government, BENEFICIARY had had sent a similar request to the CO-TRUSTEES of Milton Mack and the SCAO. The answer of Milton Mack's agent not only refused to say one way or the other of whether the "*magistrate oaths*" are being held by the SCAO's office in compliance with the two "*Administrative Orders*" pertaining to Michael Bosnic and Victor Zanelli, III; this office altogether DENIED the FOIA *request for documents* based upon the claim that (because the "*judicial branch*" is not "*subject to*" the "*legislative branch*"), the "*judiciary is not subject to FOIA*".



Michigan Supreme Court

State Court Administrative Office

Michigan Hall of Justice

P.O. Box 30048

Lansing, Michigan 48909

Phone: 517-373-0128

Dawn A. Monk
Chief Operating Officer

July 21, 2017

Mr. David Schied
P.O. Box 1378
Novi, Michigan 48376

Dear Mr. Schied:

I am in receipt of your letter to Milton Mack requesting documents under Michigan's Freedom of Information Act, 1976 PA 442. The Judiciary, which includes the State Court Administrative Office, is not subject to the act. MCL 15.232(d)(v).

Sincerely,

A handwritten signature in black ink that reads "Dawn Monk".

Dawn A. Monk

185. Going even further, when submitting his FOIA request to CO-TRUSTEES Milton Mack and the SCAO, **BENEFICIARY** also sent the same FOIA request to CO-TRUSTEES of the **52-1 DISTRICT COURT**, along with the request that either provide **BENEFICIARY** with the identity of the “official” signatures that appeared on each of the Administrative Orders **## 2015-15 and 2015-25** since it did not appear that the signatures matched the names of the actual names of the so-called “judges” authorized to sign such an official document at that so-called “court”. (See below) (Bold emphasis and underlined emphasis added)

David Schied
P.O. Box 1378
Novi, Michigan 48376

8/15/2017

Attn: Milton Mack and Dawn Monk
State Court Administrative Office
Michigan Hall of Justice
P.O. Box 30048
Lansing, Michigan 48909

Attn: Alexandra Black, Court Administrator
52-1 District Court
48150 Grand River Blvd.
Novi, Michigan 48374-1222

RE: The Public’s “Right-to-Know” under the laws of “transparency in government” – by documentation – the “keeper of the record” by “copy of the record” verifying that Victor Zanolli and Michael Bosnic are in compliance with Administrative Orders 2015-15 and 2015-25 by having “completed a training course in traffic law adjudication and sanctions given by SCAO”

To Milton Mack, Dawn Monk, and Alexandra Black:

On 7/17/17, I submitted a FOIA request for documents to the State Court Administrator Milton Mack requesting the following listed documents:

- 1) Copies of any evidence that magistrate Victor J. Zanolli has completed “a training course in traffic law adjudication and sanctions given by SCAO”;
- 2) Copies of any evidence that magistrate Michael L. Bosnic has completed “a training course in traffic law adjudication and sanctions given by SCAO”;
- 3) All information related to the contents and key points taught in the “training course in traffic law adjudication and sanctions given by SCAO”;
- 4) All information related to the purchasing, retaining or keeping of performance bonds of state or county court magistrates, judges, bailiffs, clerks, and/or other employees, whether kept at the SCAO office or not;
- 5) All information related to the purchasing, retaining or keeping of blanket bonds, self-insured policies, “errors and omissions” rider policies, or other form of liability coverage for state or county court magistrates, judges, bailiffs, clerks, and/or other employees.

In response to that request, Dawn Monk replied with two sentences, the first acknowledging my request for documents, and the second stating, “The Judiciary, which includes the State Court Administrative Office, is not subject to the [FOIA] act.”

So I am now writing to demand answers from each of you (i.e., I am demanding THREE separate answers) as to how the Michigan judiciary intends to validate the actions of Victor Zanolli and Michael Bosnic as “valid” since the administrative orders regarding these two so-called “magistrates” operating from the 52nd District Court stipulate certain criteria for qualification but it appears that the “office” in charge of such validation is “gagging” on the paperwork and refuses to be “transparent” about the training course contents and the completion results as supposedly documented in accordance with publicly-posted judicial “orders” issued by the 52nd District Court.

Additionally, with regard to the 52nd District Court, I wish to have a copy of any video or audio that was retained from the proceedings that took place at the “informal hearing” in Courtroom # before Victor Zanolli the afternoon of June 26, 2017 at 2:30pm in the case of 17NO02835 OI.

Additionally, with regard to the 52nd District Court, I wish to have a copy of any video or audio that was retained from the proceedings that took place at the “informal hearing” in Courtroom # before Victor Zanolli the afternoon of June 26, 2017 at 2:30pm in the case of 17NO02835 OI.

Since that information is apparently not available to the public under transparency laws, I wish to know how else that video/audio of the hearing can be obtained, and at what price if any.

Further, as upon inspection the signature of the so-called “chief judge” of the Administrative Orders #15 and #25 are identical but fail to reveal the actual name of the person signing:

2015 - #15
Effective Date: 1/3/18
Date: 1/3/18
Chief Judge Signature: [Signature]

2015 - #25
Effective Date:
Date: 1/6/18
Chief Judge Signature: [Signature]

and given that the signature does not appear to reflect the names of ANY of the three judges at the letterheads of those administrative “orders” (being Robert Bundy, Travis Reeds, and David Law), I demand the 52nd District Court reveal the name of the person being represented there.

1ST DIVISION
48150 Grand River Ave.
Novi, MI 48374-1222

HONORABLE TRAVIS M. REEDS
HONORABLE ROBERT BONDY
DISTRICT JUDGES

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(248)305-6511 Traffic
(248)305-6080 Civil
(248)305-6144 Probation

ALEXANDRA BLACK
COURT ADMINISTRATOR

Administrative Order 2015 - 15
Rescinds Administrative Order 2014-06

HONORABLE ROBERT BONDY
HONORABLE TRAVIS M. REEDS
HONORABLE T. DAVID LAW
DISTRICT JUDGES

(248)305-6460 Criminal
(248)305-6511 Tickets
(248)305-6080 Civil
(248)305-6144 Probation

ALEXANDRA BLACK
COURT ADMINISTRATOR

Administrative Order 2015- 25

Given that the FOIA laws governing timely responses are also apparently not applicable with regard to this demand for information related to 52nd District Court “orders” and the “training course” to which orders #15 and #25 issued in 2015 refers, I demand a return response and answer to the above within 10 days from the date of this letter.

Respectively,

[Signature]

186. Is it no wonder that the national study concluded by the CENTER FOR PUBLIC INTEGRITY in 2015 concluded that the CO-TRUSTEES of the STATE OF MICHIGAN “judiciary” ranked all the way at the very bottom of the ratings for all fifty (50TH of all 50 STATES) when it came to “government transparency”?

State Integrity 2015

Michigan gets F grade in 2015 State Integrity Investigation

An honor system with no honor

By Chad Selweski 12:01 am, November 9, 2015 Updated: 11:55 am, November 12, 2015

Michigan

GRADE: **F (50)** RANK: **50TH**

Assessing the systems in place to deter corruption in state government

Click on each category for more detail

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Public Access to Information	GRADE: F (34)	RANK: 42 nd
Political Financing	GRADE: F (57)	RANK: 32 nd
Electoral Oversight	GRADE: B- (88)	RANK: 5 th
Executive Accountability	GRADE: F (77)	RANK: 50 th
Legislative Accountability	GRADE: F (30)	RANK: 50 th
Judicial Accountability	GRADE: F (30)	RANK: 50 th
State Budget Processes	GRADE: B+ (89)	RANK: 8 th
State Civil Service Management	GRADE: F (56)	RANK: 37 th
Procurement	GRADE: F (54)	RANK: 46 th
Internal Auditing	GRADE: C+ (79)	RANK: 32 nd
Lobbying Disclosure	GRADE: F (53)	RANK: 43 rd
Ethics Enforcement Agencies	GRADE: F (39)	RANK: 47 th
State Pension Fund Management	GRADE: F (30)	RANK: 50 th

187. What is found below that has also been posted publicly for several years without challenge or rebuttal – and that has been, again, explained in more detail through the above-referenced video documentary located at the below referenced two URL links – demonstrates the CRIMINAL manner in which CO-TRUSTEE Andy Meisner acted in a CONSPIRACY along with other agents of CO-TRUSTEES of OAKLAND COUNTY and the OAKLAND COUNTY COMMISSION to evade “transparency in government” FOIA laws, and to ultimately DENY to BENEFICIARY the documents that were to be identifying whether or not, and where, the purported \$50,000 BONDS were that Victor Zanolli and Michael Bosnic were supposed to have submitted to the CO-TRUSTEES of the OAKLAND COUNTY TREASURER in accordance with the aforementioned “*Administrative Orders*” signed by an otherwise unidentifiable “*chief judge*” in order for these two STATE BAR OF MICHIGAN “*judicial imposters*” to be under employ and handling both civil and “*bonding*” matters as the *Continuing Financial Crimes Enterprise* otherwise calling itself the “*52-1 DISTRICT COURT*” in co-conspiracy along with CO-TRUSTEES of the so-called “*CITY OF NOVI*”. (Bold emphasis and underlined emphasis added)

https://constitutionalgov.us/sub/PoliticalSubdivisions-Local/4-GreatLakesSS/Michigan/Cases/David-Schied/2017_ProofofState%26Nat%27FinanCrimeSyndicates/Examp-5/FOIA2TreasurerMeisner/071717_FOIA2OaklandCountyTreasurer.pdf

and,

<https://www.youtube.com/watch?v=kkojn6BP3L0>

(again beginning at about the 36:00 minute mark)

188. As shown below and on the next page, the FOIA request for documents sent by BENEFICIARY to CO-TRUSTEE Andy Meisner and his minions specifically stated that BENEFICIARY wished to receive the requested documents BY MAIL; and was equally specific

on the terms under which BENEFICIARY might consider receiving documents by digital transmission through email.

David Schied
P.O. Box 1378
Novi, Michigan 48376
deschied@yahoo.com

7/17/2017

Attn: FOIA Officer
c/o Andy Meisner, Oakland County Treasurer
1200 North Telegraph Road
Building 12 East, Dept 479
Pontiac, Michigan, USA 48341



JUL 21 PM 2:00

RECEIVED
OAKLAND COUNTY
TREASURERS OFFICE

Re: Freedom of Information Act Request for copies of all information related to the \$50,000 (or other denominations) "performance bond(s)" of (magistrates) Victor (J) Zanolli and Michael (L) Bosnic under employ at the 52-1 District Court in Novi, Michigan.

Dear FOIA Officer,

I am submitting this instant Freedom of Information Act request that following items be sent to me within the time period (10 days as I believe) required under Michigan FOIA laws.

- 1) The performance bond of "magistrate" Victor J. Zanolli;
- 2) The performance bond of "magistrate" Michael Bosnic;
- 3) All information related to the purchasing, retaining or keeping of performance bonds of state or county employees, whether kept at the Treasury office or not;
- 4) All information related to the purchasing, retaining or keeping of blanket bonds, self-insured policies, "errors and omissions" rider policies, or other form of liability coverage for city, county, or state personnel under employ in Oakland County, to specifically include but not be limited to police department personnel, court clerks, bailiffs, and judges.

I look forward to receiving this information back from you soon through the mail. Please note that if the documentation requested ends up being excessive, in the interest of saving copying costs, we may speak by email beforehand to determine what, if anything, might be emailed to me by attachment rather than provided to me by you on other mediums. Please feel free to use the email address provided above ONLY in such case. Otherwise, Thank you.

Sincerely,



189. Yet, CO-TRUSTEES subsequently engaged BENEFICIARY in a confusing, unaccountable, and tortuous email dialog for the very purpose and effect of constructively DENYING the requested documents, effectively also denying BENEFICIARY the ability to locate and lay CLAIMS upon the very documents that are meant constitutionally to guarantee the “*faithful performance*” of these otherwise Seditious and Treasonous INSURRECTIONISTS and DOMESTIC TERRORISTS to the sovereign People of Michigan, of Oakland County, and of the United States of America. (Bold emphasis)

190. The communications between CO-TRUSTEES working under Andy Meisner’s direction, and/or other criminal co-conspirators of OAKLAND COUNTY can be found as they have been posted publicly on the Internet – since 2017 without challenge or rebuttal – at the following URL:

https://constitutionalgov.us/sub/PoliticalSubdivisions-Local/4-GreatLakesSS/Michigan/Cases/David-Schied/2017_ProofofState%26Nat%27FinanCrimeSyndicates/Examp-5/FOIA2TreasurerMeisner/OakCntyCorpCounselEvasiveResp2MeisnerFOIA/

191. One of the first moves by CO-TRUSTEES Meisner, *et al* was to create a FRAUDULENT PAPER TRAIL in the aftermath of acknowledging BENEFICIARY’s FOIA request. CO-TRUSTEES tried to establish a FALSIFIED RECORD of BENEFICIARY having “*registered*” with the “*RECORDS CENTER*” when no such action had ever taken place.

Welcome to the Oakland County Records Center!

Monday, July 24, 2017 3:30 PM

From: "Oakland County Record Center" <oaklandcountymi@mycusthelp.net>

To: deschied@yahoo.com

Dear David Schied,

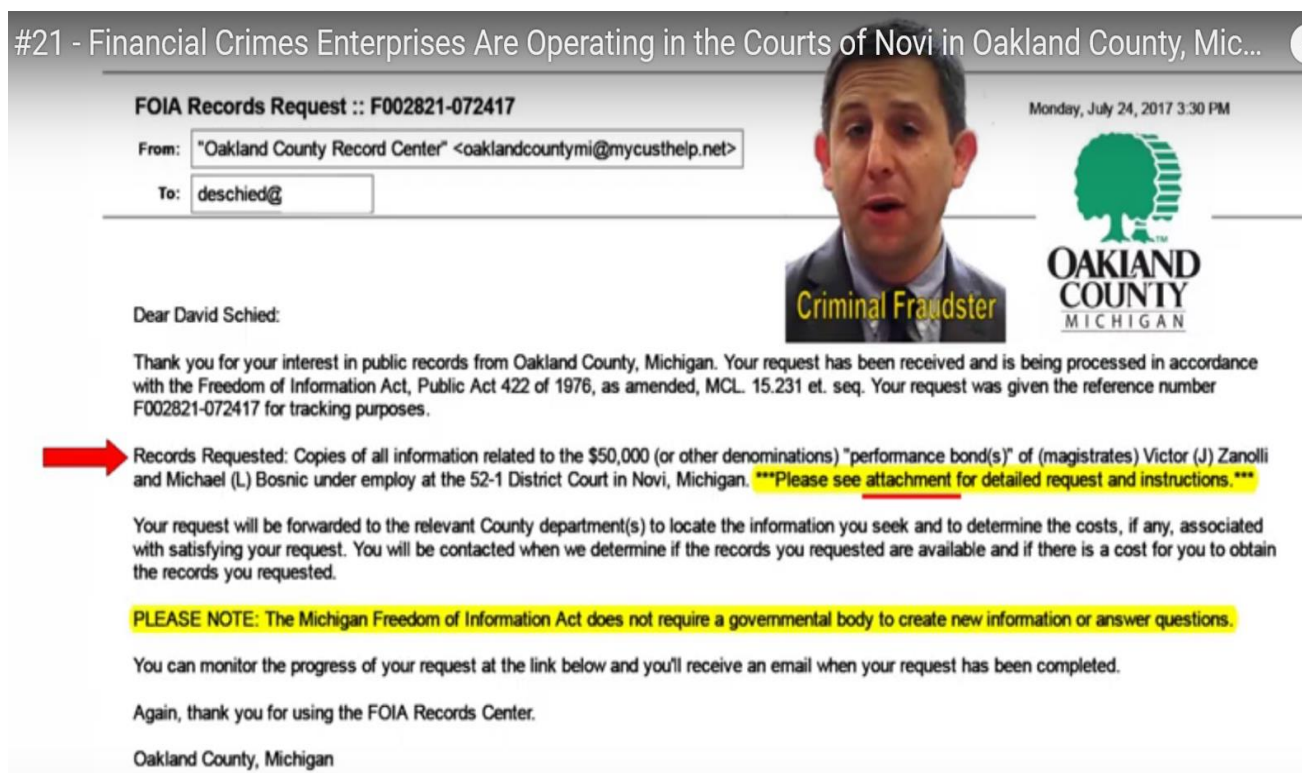
Thank you for registering with the Oakland County Records Center. Please log in to the Records Center to update any contact or password information and to track the progress of your request.

Login: deschied@yahoo.com

If you have never used this system or cannot remember your password you may request a temporary password here: [Request Temporary Password](#)

This is an auto-generated email and has originated from an unmonitored email account. Please DO NOT REPLY.

192. As shown in the video documentary at the above-referenced link, the second FRAUDULENT email that arrived that same day then referenced an “*attachment*” that did not and never did exist:



193. Even after BENEFICIARY notified CO-TRUSTEE Meisner and his criminal agents that BENEFICIARY was treating the matter with allegations of criminal “WIRE FRAUD”, while also demanding that CO-TRUSTEES “*cease and desist*” in further such deceptive one-way communications, CO-TRUSTEES continued; while also reaffirming their intent to ensure that the “*original intent*” of BENEFICIARY’s initial FOIA request was grossly dishonored through criminal GROSS NEGLIGENCE and MALFEASANCE of “*faithful performance*” of duties. (See below on the next page)

Wire Fraud by the Oakland County Records Center

Monday, July 24, 2017 9:48 PM

From: "David Schied" <deschied@yahoo.com>
To: "Oakland County Record Center" <oaklandcountymi@mycusthelp.net>
Cc: KathyCrawford@house.mi.gov | CSCL-Complaints@michigan.gov

To Whom It May Concern:

I have NOT "registered with the Oakland County Records Center". You are creating a fraudulent record in claiming that I have. I do NOT wish a password and I do NOT provided you with permission to use the email address for reaching me to create a fraudulent record using my name.

CEASE AND DESIST IN YOUR EMAIL CONTACTS AS YOUR CORRESPONDENCE CONSTITUTES "WIRE FRAUD".

Note that for all of you that have been blind-copied by this email, note that I am copying my District Representative here in Michigan as she has NOT yet responded to another complaint that I sent to her, and I wish all of you to bear witness to that fact as I will soon go public with allegations that Kathy Crawford is "aiding and abetting" and/or is an "accessory after the fact" of my reporting criminal fraud and racketeering taking place under her "watch" and in her district. I will follow with a copy of that original email sent to her more than a week ago. Thank you for being witness to these allegations.

Cordially yours,
David Schied

Re: FOIA Records Request :: F002821-072417

Tuesday, July 25, 2017 12:46 PM

From: "David Schied" <deschied@yahoo.com>
To: "Oakland County Record Center" <oaklandcountymi@mycusthelp.net>
Cc: CSCL-Complaints@michigan.gov | KathyCrawford@house.mi.gov

To Whom It May Concern:

This is evidence of additional FRAUD being committed by the personnel (unnamed) at the Oakland County Record Center as their unsolicited email to me as sent below makes reference to an "attachment" which NEVER EXISTED and WAS NOT ATTACHED. This is yet another example of the intentional construction of a FRAUDULENT RECORD of communication as both UNSOLICITED (as my correspondence insisted upon correspondence by mail) and OUTRIGHT FALSE.

Cordially yours,
David Schied

194. Subsequently, in the aftermath of BENEFICIARY telephoning CO-TRUSTEE Andy Meisner's office and insisting in his driving over to that office to retrieve the FOIA answer documents directly and "in-person", Meisner's "Risk Managements" refused BENEFICIARY's demand; and instead of providing the requested documents, these agents sent 82 irrelevant pages pertaining to the RISK MANAGEMENT "TERRORISM" INSURANCE POLICY, but with

NOTHING WHATSOEVER referencing either CO-TRUSTEES Victor Zanolli, III or Michael Bosnic.

195. Thus, both Victor Zanolli, III and Michael Bosnic were IMPOSTERS and USURPERS and not “*magistrates*”; and the CO-TRUSTEES of the 52-1 DISTRICT COURT, the OAKLAND COUNTY COMMISSION, the OAKLAND COUNTY “EXECUTIVE” Brooks Patterson and OAKLAND COUNTY, and others operating as principals and agents of Andy Meisner and the OFFICE of the OAKLAND COUNTY TREASURER and RISK MANAGEMENT were all involved in the secondary RICO coverup of these predicate level crimes for reason of preventing BENEFICIARY from exercising his CLAIMS FOR DAMAGES against these CO-TRUSTEES engaging in both “wheel” and “chain” conspiracies to “deprive of rights under color of law”. (Bold emphasis and underlined emphasis added)

**ARGUMENT IN RATIONALE FOR ARGUABLY IDENTIFYING “DOES” AS SUCH
AND CONNECTING THEM TO OTHER CO-TRUSTEES INVOLVED IN THE
ATTEMPTED MURDER OF BENEFICIARY DAVID SCHIED**

196. BENEFICIARY incorporates the above paragraphs 1-194 of stated FACTS and graphic references to the publicly posted EVIDENCE as if reiterated again herein verbatim.
197. These above paragraphs with STATEMENTS OF FACTS and REFERENCES TO EVIDENCE show that at least seventeen (17) of the former “DOES” previously named as predominantly “*principals and agents*” of CO-TRUSTEES operating as criminal *imposters* and *usurpers* of the Sovereign Powers of the People of Michigan, are now positively identified by name, with *concise* explanations about the CLAIMS against each of them, and collectively against all of them as they are directly and/or indirectly linked with other criminal co-

conspirators in “*wheel*” and “*chain*” conspiracies to deprive BENEFICIARY and others “*similarly situated*” of their unalienable *Rights* as otherwise *constitutionally guaranteed*.

198. Importantly, the TRACK RECORD of tortuous and criminal conduct by these named CO-TRUSTEES follows certain *patterns and practices* that are shown to be variations of certain “*deceptive business practices*” that are intentionally designed to hide multi-tiered RICO crimes, while providing “*aid and comfort*” to seditious and treasonous *insurrectionists* and *domestic terrorists* exercising “*legal acts in illegal manners*”, engaging in “*simulated legal processes*”, and acting “*under color of law*” to “*deprive of rights*”. These are all criminal acts – and acts of “*gross errors and omissions*” – that violate the PENAL CODES of the STATE and the UNITED STATES, as well as tortuously violate the COMMON LAWS of civil decency and the Constitutional laws governing “*due process*” and “*access to court[s]*”, at minimum.

199. Even more importantly, is the FACT that these *patterns and practices* of criminal behavior demonstrate certain milestones of progress by the named CO-TRUSTEES toward “*targeting*” BENEFICIARY for *ATTEMPTED MURDER* in retaliation against BENEFICIARY’s demonstrated persistence in preserving and resubmitting the ever-increasing “*devil in the details*” of EVIDENCE by simultaneous exercise of his perpetual and unalienable Rights to “*redress of grievances*” as guaranteed by the FIRST AMENDMENT to the U.S. CONSTITUTION.

200. Inexplicably intertwined within these “*milestones of progress*” toward these *seditious* and *treasonous* ends of tortuously wearing BENEFICIARY down and eventually ELIMINATING him altogether – by physical force and bioterrorism if necessary – is the “CHESS GAME” being played out with the strategic “*career*” maneuvering taking place between these criminal operatives at the most subtle and unnoticeable public levels, as strategic “*setups*” against

BENEFICIARY that not-so-coincidentally but too often have caused BENEFICIARY great degrees of financial, emotional, and bodily damages.

201. Thus, the CLAIMS against these newly identified “DOES” as CO-TRUSTEES are justified in allegations of DOMESTIC TERRORISM as clearly articulated in CLAIMS OF DAMAGES against CO-TRUSTEES’ “Risk Management” insurance policies, riders, bonds, blanket bonds, and the “corpuses” or “bodies” themselves as the SURETIES against violations of their SOLEMN OATHS and their promises to the sovereign People to “faithful performances” of their DUTIES OF OFFICES....surmounting \$306 BILLION, as the only remedy to be made in constitutional gold-backed currency only....until and/or unless either “heads roll” or a generous number of these named RICO criminals see long jail times as found in the GREYLRD CASES of CHICAGO decades ago.

202. As such, BENEFICIARY David Schied “reiterates by reference” and incorporates herein as if repeated verbatim, the FACTS and ARGUMENTS of all of BENEFICIARY’s “ORIGINAL COMPLAINT” (Dkt. #1) and all other of BENEFICIARY’s original sets of filings, including ALL EVIDENCE referenced by BENEFICIARY’s “PROOF OF SERVICE” accompanying those original filings, **which (disappointingly) appear to have been (maliciously) OMITTED BY THE CLERK OF THE COURT in setting up the “official” COURT OF RECORD and docket listings of these referenced and incorporated physical pages of important “EXHIBITS”.**

**BENEFICIARY ADDS AND INCORPORATES THESE CO-TRUSTEES UNDER THE
PREVIOUSLY FILED MULTIPLE “MOTIONS” FOR “E-FILING STATUS” AND
“SERVICE OF PROCESS” BY THE U.S. MARSHALS SERVICE**

203. As implied by the above sub-heading for this instant “*filing*” of “**BENEFICIARY’s /
RELATOR’s IDENTIFICATION OF “CO-TRUSTEES” DOES 1-17**”, BENEFICIARY means to have the SAME “*MOTION[S]*” previously filed with his “*original*” filings as docketed by the CLERK apply and refer equally to this instant filing.

204. As such, BENEFICIARY herein includes as “*ATTACHED EXHIBITS*” seventeen (17) additional FORMS for “*SERVICE OF PROCESS*” to these newly identified “*DOES*” to be legally served by the agents of the U.S. MARSHALS SERVICE upon these individuals in accordance with the methodology proposed in the original “**BENEFICIARY’s MOTION FOR CERTIFICATION OF SERVICE OF SUBPOENAS AND COMPLAINTS BY U.S. MARSHALS WITHOUT PREPAYING FEES OR COSTS**”.

205. As such, BENEFICIARY asserts that copies of the “**ORIGINAL ‘QUI TAM’ WHISTLEBLOWER COMPLAINT FOR REMEDY UNDER THE FALSE CLAIMS ACT**” (DKT #1) and other “*original filings*”, along with their numbered “*EXHIBITS*” are to be additionally served upon the above named former “*DOES*” now individually named as included as named CO-TRUSTEES to this lawsuit; and served in accordance with the previously filed “**BENEFICIARY’s MOTION TO FILE DECLARATIONS AND SERVICE ‘ON ADVERSE PARTY CONSTITUTING NOTICE TO OTHER PARTIES’ UNDER RULE 5 OF FRCP**” and “**BENEFICIARY’S MOTION FOR INDIGENT AND DISABLED FILER TO AVOID EXPENSIVE COPY AND MAIL COSTS BY WAIVER AS A CM/ECF ‘E-FILER’**”.

206. As such, the named CO-TRUSTEES under employ by the “*STATE OF MICHIGAN*” are to be served upon the CO-TRUSTEES named as the MICHIGAN ATTORNEY GENERAL Dana Nessel; and the named CO-TRUSTEES under employ of the OAKLAND COUNTY are to be served upon

the CO-TRUSTEES named as the OAKLAND COUNTY CORPORATION COUNSEL or other “RISK MANAGEMENT” agent acting for the “OAKLAND COUNTY EXECUTIVE”, the “OAKLAND COUNTY TREASURER”, and the “OAKLAND COUNTY COMMISSION”.

**BENEFICIARY ADDS AND INCORPORATES THESE CO-TRUSTEES UNDER
THE PREVIOUSLY FILED “REMEDIES FOR CLAIMS IN DAMAGES”
AS PREVIOUSLY DEMANDED BY BENEFICIARY’S “ORIGINAL
COMPLAINT” AND “JURY DEMAND” FOR THIS CASE**

207. It should suffice to state herein that the above captioned sub-heading speaks for itself.
208. It is to be noted that while a substantive quantification for the “remedy” of this case is principally applied between the CLAIMS upon the CO-TRUSTEES of the UNITED STATES and the CHARTER COUNTY OF WAYNE coinciding with the “*Schied v. Karen Khalil, et al*” case – which was filed in 2015 and dismissed in 2016 by CO-TRUSTEES of Avern Cohn and the USDCEDM after tortuous conduct by all members of the CO-TRUSTEES of the ultra-corrupt “monopoly on the court system” of the STATE BAR OF MICHIGAN crime syndicate – OAKLAND COUNTY also has RISK MANAGEMENT INSURANCE coverage for “terrorism”, from which supplementary CLAIMS may be applied. **BENEFICIARY reserves his rights as RELATOR in this case to address that matter after further litigating these initial matters as detailed about OAKLAND COUNTY “principals and agents” herein.**

**BENEFICIARY ADDS AND INCORPORATES THE STATEMENTS MADE HEREIN
TO BENEFICIARY’S “ORIGINAL COMPLAINT” AND INCORPORATES THESE
STATEMENTS INTO HIS FORMERLY SUBMITTED
“AFFIDAVIT OF BENEFICIARY / RELATOR David Schied in STATEMENT OF TRUTH
Submitted Herein Under ‘Penalty of Perjury’”**

/s/ David Schied

David Schied – RELATOR - DISABLED / BENEFICIARY P.O. Box 321 SPEARFISH, S. DAKOTA 57783 605-580-5121 (all calls recorded)
