No.

In The Supreme Court of the United States

David Schied, Petitioner

v.

SCOTT SNYDER, LYNN MOSSOIAN, KENNETH ROTH, RICHARD FANNING, JR., DAVID SOEBBING, HARVALEE SAUNTO, DONNA PARUSZKIEWICZ, MARY E. FAYAD, SUSAN LIEBETREU, DONALD S. YARAB, CATHERINE ANDERLE, ARNE DUNCAN, in both their individual and official capacities Respondents

On Petition for Writ of Certiorari
From The United States Court of District Court for the Eastern District of Michigan
and
United States Court of Appeals for the Sixth Circuit

APPENDIX OF REFERENCED EXHIBITS

IN ACCOMPANIMENT OF MOTION TO EXTEND TIME TO FILE WRIT OF CERTIORARI

David Schied Pro Se PO Box 1378 Novi, Michigan 48376 248-946-4016

APPENDIX OF REFERENCED EXHIBITS

"UNPUBLISHED" Order of the U.S. Court of Appeals for the Sixth Circuit denying Petitioner's appeal from the U.S. District Court for the Eastern District of Michigan in case No. 10-1176 (3 pages) Letter from Petitioner David Schied to the Judicial Council of the Sixth Circuit, regarding "judicial misconduct" complaints on listed judges of the Sixth Circuit in connection with case No. 08-1879. (10 pages) (Unanswered) Letter from Petitioner David Schied to Sixth Circuit Court "Circuit Executive" Clarence Maddox concerning "Mishandling of judicial misconduct complaint No. 06-09-90141 against Lawrence P. Zatkoff". (2 pages) (Unanswered) Letter from Petitioner David Schied to Sixth Circuit Court "Circuit Executive" Clarence Maddox concerning "Mishandling of judicial misconduct(s) on Judge Patrick J. Duggan (No. 06-10-9009) and on Judge Lawrence P. Zatkoff (NJo. 06-09-90141) to Chief Judge Alice M. Batchelder for whom I already have an outstanding judicial misconduct complaint pending (No. 06-09-90117)". (2 pages) (Unanswered) Letter from Petitioner David Schied to "Chief Justice" John G. Roberts sent also in care of "James C. Duff, Director of the Administrative Office of the United States Courts" concerning "Complaint on Clarence Maddox, Circuit Executive for the Sixth Circuit Court; and NOTICE OF	DESCRIPTION OF ENTRY	DATE	RECORD ENTRY
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the Sixth Circuit Court (3 pages inclusive of	79		
a copy of the certified return receipt for			
mailing)			

Recently filed cover letter of Complaints, with accompanying "Submission of five (5) "judicial misconduct complaints on the following Michigan judges: 1) Muriel Hughes; Jeanne Stempien; Virgil Smith; Charlotte Wirth; and Karen Khalil' (9 pages total)	4/9/11	6
Recently filed cover letter of Complaints, with accompanying "Submission of eight (8) attorney misconduct complaints on the following Michigan attorneys: 1) Bruce Bagdady; Gary King; Richard Fanning; Thomas Fleury; Barbara Buchanan; Jennifer Rupert; Michael Weaver; and Jessica Cooper (14 pages total)	4/9/11	7
Cover page and six (6) judicial misconduct complaints previously filed and subsequently DENIED by the Michigan Judicial Tenure Commission with Judge Jeanne Stempien as the "chairperson" in 2008. (15 pages total)	1/2/08	8

NOT RECOMMENDED FOR FULL-TEXT PUBLICATION

No. 10-1176

UNITED STATES COURT OF APPEALS FOR THE SIXTH CIRCUIT

FILED
Jan 19, 2011
LEONARD GREEN, Clerk

DAVID SCHIED on behalf of Student A,)	
)	
Plaintiff-Appellant,)	
)	ON APPEAL FROM THE UNITED
V.)	STATES DISTRICT COURT FOR
)	THE EASTERN DISTRICT OF
SCOTT SNYDER, et al.,)	MICHIGAN
)	
Defendants-Appellees.)	

ORDER

Before: KEITH, CLAY, and KETHLEDGE, Circuit Judges.

David Schied, a Michigan citizen, moves for sanctions and a writ of mandamus and appeals pro se a district court order dismissing a complaint he filed. This case has been referred to a panel of the court pursuant to Rule 34(j)(1), Rules of the Sixth Circuit. Upon examination, this panel unanimously agrees that oral argument is not needed. Fed. R. App. P. 34(a).

Schied, who has recently filed a number of actions in both the Michigan state and federal courts, filed this complaint in forma pauperis, purportedly on behalf of his minor son, against a number of defendants. Schied alleged that defendant Snyder, the principal at his son's school, had suspended his son a number of times in retaliation for Schied's involvement of Snyder in some of Schied's other litigation. Schied's attempts to appeal these suspensions and seek an Individual Education Program for his son under the Individuals with Disabilities Education Act, 20 U.S.C. § 1400 et seq., were not resolved satisfactorily to Schied. He sued Snyder and the various local, state, and federal officials to whom he complained, alleging that the defendants had engaged in a vast criminal conspiracy to violate his son's rights. The complaint was 223 pages in length, with an additional 88 attachments. The various defendants filed motions to dismiss for failure to state

a claim and motions to strike the complaint pursuant to Federal Rule of Civil Procedure 8. Schied filed responses to these motions, as well as motions of his own. The district court granted the defendants' motions to dismiss the complaint for failure to state a claim and to strike the complaint for failure to comply with Rule 8, and denied Schied's motions.

Schied has filed an 87-page brief on appeal, as well as his motion for sanctions and a writ of mandamus, with 213 pages of exhibits. Some of the defendants request in their briefs that Schied be sanctioned as a vexatious litigant.

We review the dismissal of a complaint for failure to state a claim under both 28 U.S.C. § 1915(e)(2) and Federal Rule of Civil Procedure 12(b)(6) de novo. *Gunasekera v. Irwin*, 551 F.3d 461, 465-66 (6th Cir. 2009); *Grinter v. Knight*, 532 F.3d 567, 571-72 (6th Cir. 2008). Dismissal for failure to state a claim is proper where the factual allegations in the complaint do not state a claim to relief that is plausible on its face. *Bell Atl. Corp. v. Twombly*, 550 U.S. 544, 570 (2007). A complaint must contain more than allegations and legal conclusions. *Eidson v. Tenn. Dep't of Children's Servs.*, 510 F.3d 631, 634 (6th Cir. 2007). In this case, de novo review shows that the complaint's factual allegations are insufficient to plausibly support the legal conclusions asserted by Schied.

As Schied has been informed by several courts that have addressed his complaints, private citizens have no authority to initiate criminal prosecutions. *Lopez v. Robinson*, 914 F.2d 486, 494 (4th Cir. 1990); *Cok v. Cosentino*, 876 F.2d 1, 2 (1st Cir. 1989). Therefore, Schied's main claim for relief is clearly without merit.

Moreover, the district court did not abuse its discretion in determining that the complaint in this case violated Rule 8, requiring a short and plain statement of a claim. *Nafziger v. McDermott Int'l, Inc.*, 467 F.3d 514, 519 (6th Cir. 2006). The complaint, over 200 pages in length, and several hundreds of additional pages of exhibits, nowhere explained with sufficient clarity why Schied's dissatisfaction with the resolution of his grievances would lead to the conclusion that defendants were criminally or civilly liable.

No. 10-1176

Several of the defendants have requested that Schied be sanctioned as a vexatious litigant. We have the authority to prospectively deny Schied in forma pauperis status as a sanction for filing repeated frivolous appeals. *Maxberry v. SEC*, 879 F.2d 222, 224 (6th Cir. 1989). In addition, one who files repeated frivolous complaints may be prohibited from filing further actions unless a magistrate judge certifies that any proposed complaint is not frivolous. *Ortman v. Thomas*, 99 F.3d 807, 811 (6th Cir. 1996). Schied is hereby warned that filing of further appeals claiming a right to criminally prosecute others for perceived transgressions will result in sanctions.

Finally, Schied's lengthy motion for sanctions and a writ of mandamus, in which he cites no authority for either type of relief, but merely restates the legal conclusions set forth in his previous pleadings, is denied.

For all of the above reasons, the district court's order dismissing this complaint is affirmed. Rule 34(j)(2)(C), Rules of the Sixth Circuit.

ENTERED BY ORDER OF THE COURT

Clerk

Jeward Jeren

UNITED STATES COURT OF APPEALS

FOR THE SIXTH CIRCUIT

Leonard Green Clerk 100 EAST FIFTH STREET, ROOM 540 POTTER STEWART U.S. COURTHOUSE CINCINNATI, OHIO 45202-3988

Tel. (513) 564-7000 www.ca6.uscourts.gov

Filed: January 19, 2011

Mr. David Schied 20075 Northville Place Drive North #3120 Northville, MI 48167

Re: Case No. 10-1176, David Schied v. Scott Snyder, et al

Originating Case No.: 09-11307

Dear Sir,

The Court issued the enclosed (Order/Opinion) today in this case.

Sincerely yours,

s/Sue Burlage Case Manager Direct Dial No. 513-564-7012

cc: Ms. Barbara Eckert Buchanan

Mr. Ron Dwayne Robinson

Mr. Saura James Sahu

Mr. Joshua Sean Smith

Ms. Theresa M. Urbanic

Mr. David J. Weaver

Enclosure

Mandate to issue

David Schied 20075 Northville Place Drive North #3120 Northville, MI 48167

Received 1/26/11 513-564-7000 Clerk

Clerk Lance Damon Keath

Cric Clay

Ramord Keth/edge

Rule 45 (Several)

Clerk is allowed to sign on behalf of judges

Louise - Case Mgmt. — Leonard Green - Signed

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

9/4/2009

Attn: Judicial Council of the Sixth Circuit
Office of the Circuit Executive – Misconduct Petition
503 Potter Steward, U.S. Post Office and Courthouse Building
100 E. Fifth Street
Cincinnati, OH 45202
FAX: (513) 564-7210

Re: "<u>Judicial Misconduct</u>" Complaint(s) on named Judges of the Court of Appeals for the Sixth Circuit by criminal abuse of office in connection with case No. 08-1879

To Whom It May Concern on the Judicial Council of the Sixth Circuit:

Enclosed you will find my Complaint(s) about the following judges:

Chief Judge Alice M. Batchelder Senior Judge Damon J. Keith Senior Judge Gilbert S. Merritt Senior Judge Cornelia G. Kennedy Judge Boyce F. Martin, Jr. Senior Judge Ralph B. Guy, Jr. Senior Judge James L. Ryan Judge Danny J. Boggs * Senior Judge Alan E. Norris Senior Judge Richard F. Suhrheinrich Senior Judge Eugene E. Siler, Jr. Senior Judge Martha Craig Daughtrey * Judge Karen Nelson Moore Judge R. Guy Cole, Jr. Judge Eric L. Clay Judge Ronald Lee Gilman Judge Julia Smith Gibbons Judge John M. Rogers Judge Jeffrey S. Sutton Judge Deborah L. Cook Judge David W. McKeague * Judge Richard Allen Griffin

Judge Raymond M. Kethledge

Judge Helene N. White

* The Complaints on judges Danny Boggs, Martha Daughtrey, and David McKeague are enhanced over and above the rest of these judges.

NOTE: To save paper, as well as time, and rather than to copy and paste the same information in repeated fashion into separate documents in design of separate Complaints, each with a "Statement of Facts", this Petitioner recognizes the inclination of the Judicial Council to consolidate complaints on multiple judges, while still assigning separate case numbers to each judge and while still addressing each case number as a separate "Complaint". Therefore, except for judges Martha Craig Daughtrey, David W. McKeague, and Danny J. Boggs, the "content" of my complaints on each of the above-named judges will be the same or similar. As for judges Martha Craig Daughtrey, David W. McKeague, and Danny J. Boggs, I have additional information included in my Complaints about these individuals.

Attachments to this narrative Complaint are the "Complaint Form" and "Statement of Facts" which I have submitted under penalty of perjury for truthfulness of the facts. Please note that while your form Complaint restricts my statements to only 5 pages, I do not believe that "official corruption" or "patterns" of official corruption can be encapsulated by description in such minute number of pages. Therefore, I will seek to clarify by this letter a proper interpretation of the "Statement of Facts" as they have been presented in the attached, with the understanding that my seven (7) pages of "Statement of Facts" on the twenty four (24) judges listed above averages to less than one third of a page allocated for each Complaint, and thus is fully compliant with the 5-page limit for each complaint.

The Court of Appeals already has record of a court Order granting issuance of "forma pauperis" standing with this Court to show reason why it is an extreme hardship upon my family to provide for the costs of multiple copies of the attached documents in Complaint of TWENTY FOUR judges in the Sixth Circuit Court of Appeals. The documents being provided as one complete set include the following:

- a) This cover letter interpreting the 7-page "Statement of Facts";
- b) Formal "Complaint of Judicial Conduct" tailored in form designed and provided by the Sixth Circuit Court:
- c) 7-page "Statement of Facts" covering all 24 judges;
- d) Notarized "<u>Sworn Affidavit of Earl Hocquard</u>" dated 4/7/09, inclusive of all referenced exhibits of Evidence, as witness to the <u>retaliatory</u> crime perpetuated against me by the district administration and business office management of the Lincoln Consolidated Schools, occurring more recently in 2009:
- e) Notarized "<u>Sworn Affidavit of Earl Hocquard</u>" dated 2/10/09, inclusive of all referenced exhibits of Evidence, as witness to the <u>retaliatory</u> crime perpetuated against me by the district administration of the Northville Public Schools, occurring more recently in 2009;

Please also note that my Judicial Misconduct complaint is not about a "wrong decision", a "very wrong decision", or arguments "directly related to the merits" of case or the judge's stated reasons for their decision for inaction upon my multiple "motions", my civil rights "appeal", and my continual reports about ongoing CRIMES being committed by Michigan government officials. This Complaint is not to call into question the correctness of an official judgment by this "pool" of judges. Though the Complaint(s) does relate to the "decision" of these all these Sixth Circuit Judges to not even assign a tribunal to address the issues I have presented to their collective group, my Complaint(s) on these judges goes beyond merely a challenge of the correctness of their decision based on the merits of the case. Instead, my Complaint(s) attacks the propriety of these judges as

having arrived at this point in time with still no "affirmative" action on my case, deciding instead to allow these CRIMES to continue against me in such an illicit manner and with an apparent improper motive, given the context and content of this case, of my many "motions", the "Evidence", the sworn victim "Statements", and the sworn and notarized "witness statements" that I provided to these judges long ago about these ongoing crimes.

In this case, the evidence of an improper motive lay in the "context" in which these judges have continuously delayed the effective and expeditious administration of the business of the courts resulting in a hindrance and gross "miscarriage" of justice. This "continual delay" falls within a "PATTERN" of criminal offenses perpetuated by the civil and criminal co-defendants named by the all of the previous State and Federal court cases referenced by this instant Court of Appeals case No. 08-1879, by which a CONSPIRACY is proven to exist by a "meeting of the minds" on a "common design" that maintains the "unity of purpose" of "concealing criminal conduct" and "thwarting government liability" for the actions of other government authorities involved and/or referenced in the evidence about this case.

"Private persons, jointly engaged with state officials in the prohibited action, are acting 'under color' of law for purposes of the statute. To act 'under color' of law does not require that the accused be an officer of the State. It is enough that he is a willful participant in joint activity with the State or its agents," United States v. Price, 383 U.S. 787, 794 (1966)."

"If sufficient allegations appear of the acts of one defendant among the conspirators, causing damage to plaintiff, and the act of the particular defendant was done pursuant to the conspiracy, during its course, in furtherance of the objects of the conspiracy, with the requisite purpose and intent and under color of state law, then <u>all</u> defendants are liable for the acts of the particular defendant under the general principle of agency on which conspiracy is based." Hoffman v. Halden 268 F.2d 280 (1959)

My Complaint is about prejudicial conduct by these judges, who have demonstrated an egregious manner of treating me as a litigant, by their "engaging in conduct outside the performance of their official Court duties", and while using their judiciary positions as means for "aiding and abetting" in the perpetuation of crimes and covering up for the crimes of others while acting "under color of law". Their actions, given proper public attention, would therefore lead to a "substantial and widespread" lowering of public confidence in the Courts, at least among reasonable people.

I should remind this Judicial Council that these charges, as proven by reason as true, are very serious and that this Sixth Circuit Court's Judicial Council has a duty to the Constitution to protect the integrity of the courts. Plaintiff reminds this Council that its loyalties are to the People of the United States and not to the self interests of the Bar, or to their "peer group" of fellow judges, or to The Bar Plan company of liability insurance. The Plaintiff appreciates that it is difficult for a judge or council of judges to find and determine misconduct against his or her fellow judge(s). Plaintiff-Appellant believes that it is unconstitutional for the judicial system to be self regulating, as this case is evidence as to why self regulation doesn't work since Evidence already submitted to this U.S. Court of Appeals for the Sixth Circuit demonstrates that prior complaints have already been ignored by the State Bar of Michigan, Michigan's Judicial Tenure Commission, and indeed, the Judicial Council for the Sixth Circuit. Nevertheless, the judiciary zealously defends its self regulation, so it has a DUTY to self-regulation and self-policing. Therefore, this Council, though presented with a prima facia conflict

of interest, has a <u>duty</u> to protect the public perception of the integrity of this United States Court.

Many preambles, forwards, and prefaces to judicial codes of ethics and responsibility are found to state something effective of the following:

"The judicial and legal professions' relative autonomy carries special responsibilities of self governance. These professions have the responsibility of assuring the public that its regulations are conceived enforced in the public interest and not in furtherance of parochial or self-interested concerns of their judicial officers. Every lawyer and judge is responsible for observance of the Rules of professional practice. Each should also aid in securing their observance by other lawyers and judges. Neglect of these responsibilities compromises the independence of the judiciary and the public interest which it serves."

The United States is a government of the people, by the people, and for the people. The judicial system's function is to serve the public by providing a means by which disputes may be resolved and justice may be served. This can only be done in an environment where honesty, integrity, and high moral standards are strictly enforced. The Courts therefore use disciplinary proceedings to protect the courts and the public from the official ministrations of judges and lawyers unfit to conduct legal proceedings in the practice of law.

Bad judges and lawyers hurt good ones. When a lawyer or a judge is allowed to abuse the judicial process for his own personal gain, or to provide gain or cover-up to the gain of others, it taints the image of the court and that of all lawyers and judges. As officers and officials of the court, judges and lawyers must be held to a higher standard of honesty and moral character, not a lower standard. It is therefore in the best interest of all judges and lawyers to determine who is failing to uphold that standard and therefore needs further retraining and knowledgeable support. Any organization that fails to take responsibility to *properly* police itself will eventually lose its autonomy from government regulation. If the courts allow judges and lawyers to use the court's power to abuse the people, the people will eventually find themselves without any further recourse except to rise up with contempt against the courts; to challenge and to strip them of their autocratic authority.

In the case of <u>ELKINS ET AL. v. UNITED STATES</u>, 364 U.S. 206, 80 S. Ct. 1437, 4 L. Ed. 2d 1669 the court in speaking about the imperative of judicial integrity stated:

"In a government of laws...existence of the government will be imperiled if it fails to observe the law scrupulously. Our Government is the potent, the omnipresent teacher. For good or for ill, it teaches the whole people by its example. Crime is contagious. If the Government becomes a lawbreaker, it breeds contempt for law; it invites every man to become a law unto himself; it invites anarchy."

The twenty four (24) judges named above have not so cleverly exhibited their disdain for ethics and honesty by their persistent decision(s) to continue delaying any sort of address of these crime reports. Their contempt of the Rules of proper judiciary conduct is glaringly obvious by their having intentionally contributed to an ongoing CONSPIRACY TO COVER UP CRIMES against this litigant. Their "decision(s)", when placed in contrast with the content of my various Complaint and Motion pleadings, serves not to underscore the "merits" of the pleadings themselves, but to underscore these judge's willingness to SUSTAIN and SANCTIFY ONGOING CRIMES against the plaintiff-appellant. The manner in which these judges have blatantly refused to provide any

sort of "<u>affirmative action</u>" on this case is itself demonstrative Evidence of conduct that was willful, deliberate and inexcusable.

In a society where professional attorneys become professional judges and judges go back to being lawyers, it would seem natural for the rule of law and "justice" to simply give way to the old idiom, "You have to go along to get along". It is likely that is what has happened in this case. (Note that a ruling by judges Daughtrey, McKeague, and Van Tatenhove served as the basis for a formal Complaint I filed about former U.S. Attorney Stephen Murphy, to whom I had reported federal crimes to a year and a half ago in Detroit, and who thereafter thwarted his duty to prosecute those crimes or to remand the case to a Grand Jury for indictments; and who just shortly afterwards changed careers to become a federal judge for the Eastern District of Michigan.) Judges are not above the law, however. It is illegal to conspire with lawyers and/or other judges to cover up for each other and while simultaneously making a mockery of "justice" and the public. All of these judges and U.S. Department of Justice employees have the DUTY to serve the public in the name of the law and the <u>duty</u> to serve justice, not themselves.

Gross Negligence, Incompetence, and Intentional Malfeasance of Duty is outside the Scope of "Official Judiciary Duty"

One need not consider the "merits" of these judges' ruling as weighed against the legal arguments to rationalize a willful omission of these judges to even address the Arguments and the Evidence presented by the litigant's pleadings. Neither does one need to consider the "merits" to reasonably prove that these judges' continual delay of plaintiff-appellant's "" Motion to Expedite' Appeal for 'Sc. perintending Control' and a Finding of 'Contempt' Against Defendants"", plaintiff-appellant's "'Motion to Expedite' Appeal for Hearing on 'Motion for Sanctions", plaintiff-appellant's "'Motion to Expedite' Appeal for Hearing on 'Motion to Expand/Enlarge Record on Appeal", plaintiff-appellant's "Motion to Claim and Exercise Constitutional Rights, and Require the Presiding Judges to Rule Upon This Motion for All Public Officers of This Court to Uphold Said Rights", and plaintiff-appellant's "Motion to Demand This Court Read All Pleadings Plaintiff Files With This Court, and to Adhere Only to Constitutionally Compliant Law and Case Law, and More Particularly, the Bill of Right, in Its Rulings".....demonstrated repeated "decisions" made with "prejudicial bias" toward the government co-defendants and against the plaintiff-appellant as the Petitioner. One need only look at the surface features here, in comparison of the pleadings and the judges' "response(s)" to those pleadings via their decision(s) to continually delay the proceedings and "justice" in this case. The decision to incessantly delay these proceedings, itself follows the same criminal pattern about which the petitioner complains needs to investigated, and in which the petitioner continually asserts needs to have indictments issued, in order to stop ongoing victimization of the petitioner/plaintiff and his family.

This Judicial Council of the Sixth Circuit Court of Appeals should note that the Rules barring the review of a "dismissal" decision that is "directly related to the merits of the named judges' decision" does not preclude a petitioner's right to have his or her petition considered and granted on the basis that the "named judges' decision" is "meritless" given the "context" and "conditions" under which that decision is derived. In this case, the "decision" of the these twenty four judges follows the "same pattern" of criminal behavior (by members of their "peer group" of government "officials") about which the Sixth Circuit Court judges were petitioned to review and decide upon against their "peer group" of other government officials. The crimes they committed in the process of their committing "gross negligence" in "malfeasance" of their judicial duties in order to "aid and abet" their government co-conspirators, does not serve as the proper basis for determining

that the petitioner's allegations against these judges are "meritless" or that the petitioner's claims should be dismissed because they are "directly related to the decision" of the judges (to "dismiss" and/or "delay" the Plaintiff-Appellants' claims and case against those other government codefendants).

Therefore, this Judicial Council should grant the review of this "<u>Petition</u>", as well as grant proper sanctions against the above-named judges, for their gross negligence and malfeasance of duty to consider and rule upon the "merits" of the pleadings before them, and for their having followed the recurring criminal "pattern" of disregarding the merits and depriving me (Plaintiff/Appellant/Petitioner David Schied) of the actual "merits" that I have presented straightforwardly in FACTS, in LAWS, and in EVIDENCE...as I am now similarly presenting facts, laws, and evidence to this Judicial Council.

Additional documents that I am sending now along with this Petition include the ones listed below in support of what I have been continuously claiming for the past nearly six (6) years in State and Federal courts, about my being continuously criminally violated by the co-Defendants/Appellants. Those claims were placed in all of the above-referenced "Motions" as well as in my "Notice of Appeal" pleadings on the case now on Appeal (No. 08-1879), after my attorney's "original complaint" to the U.S. District Court judge Paul D. Borman was also dismissed. Essentially, I have been waiting for these judges for well over a year since first notifying them about these crimes. It has been nearly two years since this case was first filed by my attorney in U.S. District Court.

Nearly immediately after my filing, the tribunal of judges Martha Craig Daughtrey, David W. McKeague, and Gregory Van Tatenhove ruled with a dismissal of my "Petition for Writ of Mandamus" and my "Motion for Criminal Grand Jury Investigation" of these reported CRIMES. (See "Complaint of Judicial Misconduct" No's 06-08-0900 58 / 59 / 60). Subsequently, a year later and as recently as 7/13/09, Judge Danny Boggs dismissed that Complaint about those judges. (Again, see "Complaint of Judicial Misconduct" No's 06-08-0900 58 / 59 / 60.) despite my inclusion by reference to these the very same support documents [had provided to all the other judges. All of these documents served a substantive PROOF that these crimes were continuing to be committed – repeatedly – against me.

Moreover, the documents I have filed with these judges of the Sixth Circuit have included a plethora of PROOF that the Defendant/Appellants and their attorneys have long been defrauding the various Courts where they have acted in the capacity of "officers". I pointed out that they have even "defrauded" the U.S. District Court and the U.S. Court of Appeals by their written pleadings, otherwise submitted under Oath of compliance, inclusive of and at least one falsely sworn "Affidavit" of the Northville Public Schools superintendent (identified as co-defendant/appellee LEONARD REZMIERSKI).

Note that the following list of documents accompanying my recent "Petition" (dated 9/3/09) to the Judicial Council (regarding Judge Danny Bogg's dismissal of my previous "Judicial Misconduct" complaint against Daughtrey, McKeague, and Tatenhove) not only help to justify the basis for my claim that Judge Danny Boggs failed to recognize the merits of the Complaints I had filed earlier with the Judicial Council, these following listed documents additionally support the basis of my original "Judicial Misconduct" Complaints about Judge Daughtrey, McKeague, and Van Tatenhove. The documents listed below also provide an additional basis for all of my "Motions" being perpetually delayed by the Sixth Circuit Court of Appeals, as well as the original claims I had filed as the basis for my "Claim of Appeal" on the original case in which U.S. District Court

Judge Paul Borman (of the Eastern District of Michigan, Southern Division) had improperly dismissed in 2008 without looking into my attorney's report about these CRIMES being perpetuated by the Defendants.

- "Sworn (and Notarized) Affidavit of Earl Hocquard" (dated 4/7/09) regarding crimes being committed against me by district administrators and business office personnel of the Lincoln Consolidated Schools;
- 2) "Sworn (and Notarized) Affidavit of Earl Hocquard" (dated2/10/09) regarding crimes being committed against me by district administrators of the Northville Public Schools.
- 3) Four (4) letters dated 6/9/09, 6/15/09, 6/17/09, and 6/24/09 reflecting correspondence written between the Michigan State Police and me regarding the ongoing criminal offenses being perpetuated against me by the Lincoln Consolidated School District; ¹

In addition, to support the basis of my now six-year effort to report these ongoing crimes to the State and Federal "judiciary", to law "enforcement", and to "prosecutors", I rely minimally upon the following official documents by reference:

- a) "CJIS Information Letter" dated April 6, 2001 located at the following website: www.doj.state.wi.us/les/law/docs/20010406 infoletter1.doc
- b) "National Crime Prevention and Privacy Compact Resource Materials" published by the U.S. Department of Justice's "Bureau of Justice Statistics" on January 1998 (NCJ 1716771) located at the following website: www.ojp.usdoj.gov/bjs/pub/pdf/ncppcrm.pdf
- c) Codes of the "<u>Law Enforcement Information Network (LEIN)</u>" dated 5/1/09 as provided in the "Childrens Protective Services Manual" at the Michigan Department of Human Services located at the following website: www.mfia.state.mi.us/olmweb/ex/cfp/713-2.pdf
- d) "The Attorney General's Report on Criminal History Background Checks" published in June 2006 by the U.S. Department of Justice's Office of the Attorney General located at the following website: www.usdoj.gov/olp/ag bgchecks report.pdf

BASIS OF THIS PETITION

In short, this "<u>Judicial Misconduct</u>" Complaint about these twenty four (24) Sixth Circuit Court Judges, is based on the FACT that they blatantly and continually refuse to recognize the <u>merits</u> of my various pleadings in form of both "<u>complaint</u>" and in "<u>motions</u>" that I have repeatedly filed with these judges in the Sixth Circuit Court of Appeals.

The foundation of this Complaint is supported by a documented phone conversation with Roy G. Ford, case manager for the above-referenced Complaint currently on Appeal in the Sixth Circuit Court. In that phone conversation, I inquired about the persistent delay in the processing of my various

¹ This Judicial Council for the Sixth Circuit should recognize that the Complaints I have filed, inclusive of my criminal allegations against the Michigan State Police, should otherwise be considered a matter of "whistleblowing" as defined by the False Claims Act (31 U.S.C. §§ 3729–3733) which allows people who are not affiliated with the government to file actions against federal contractors claiming fraud against the government. In this case, the fraud has long been on the FBI by the Michigan State Police criminally "covering up" the now six (6) year "conversion" of federal government property (i.e., a 2003 erroneous FBI report) to personal use (by Lincoln Consolidated School officials using the document criminally to retaliate against me for filing civil and criminal claims against their former superintendent SANDRA HARRIS and others at that school district).

"motions" inclusive of Evidence of recent crimes against me as documented in "motions" I filed with the Sixth Circuit Court by sworn and notarized Affidavits by witness Earl Hocquard. The conversation I had with Mr. Ford was documented as having occurred on 8/19/09.

In that conversation, Mr. Ford confirmed that on 5/6/09 all of the above-named judges of the Sixth Circuit received all of the documents I had most recently filed. He stated that he otherwise knows nothing about why my "Motion to Expedite" has not yet been ruled upon despite it being over a quarter of a year in passing since my report of these more recent CRIMES. In answer to my question about what judges might be held accountable for such "negligence", Mr. Ford stated that as of the date of my call, ALL of the judges of the Sixth Circuit court were still maintaining their "decision" not to assign any of their judges to my case; and until such time as any judges make a formal "ruling" and distribute an "Order" on my case, there are, to his knowledge, no judges assigned to my case by the collective group of ALL of these judges.

In response to my asking if it would helpful if I were to file a new "Motion" for the judges to process my "Motion to Expedite", Mr. Roy G. Ford clarified with me that there was nothing whatsoever "he" could or would do about this condition imposed upon me as a crime victim. He stated that he could only confirm that all of the documents that I had previously filed regarding this most recent motion "were relayed to the judges on 5/6/09". He reiterated that until any particular judges made their selves known as holding the principal accountability for the proceedings in this case, that ALL the judges of the Sixth Circuit were equally accountable for the "denial of service" and the persistent "delay of proceedings" in my case over the course of this past year and a half since I had first presented these judges with my criminal allegations.

In support of that claim, I present the following numbered FACTS:

- 1. The decision to continually DELAY these proceedings serves to <u>discriminate</u> against me by denying proper "service" to me as Plaintiff-Appellant David Schied;
- 2. The decision to continually DELAY these proceedings serves to further the perpetuation of reported crimes by **providing** "favorable treatment" to the **Defendant-Appellees** though they are criminals;
- 3. The decision to continually DELAY these proceedings serves to prejudice this case by continuing the perpetual delay and prevention of an "effective and expeditious administration of the business of the courts";
- 4. The decision to continually DELAY these proceedings serves to perpetuate the familiar pattern of the Co-Defendant-Appellees of denying full faith and credit to Petitioner's Texas clemency documents; and of obstructing Petitioner's free exercise of Constitutional rights, as otherwise guaranteed by Texas courts and the Texas Governor. It also reflects and reinforces the pattern of Co-Defendants' "exploitation of a vulnerable victim";
- 5. The decision to continually DELAY these proceedings serves to provide favor to the government Defendants as the "appellees" by criminally "aiding and abetting" them with continued "cover" for their wrongful crimes against me as the "crime victim" and civil rights "litigant";
- 6. The decision to continually DELAY these proceedings serves to **display a willful** cover-up of allegations of criminal felony offenses, inclusive of an offense of "conversion" of government

- property (i.e., an erroneous 2003 FBI report) to personal use (i.e., by public dissemination under the <u>Freedom of Information Act</u> in "*retaliation*" against a former "*whistleblower*" and employee), which itself constitutes felony offenses by the judges;
- 7. These judges have displayed a refusal to execute their duty to take immediate action under both state and federal statutes governing the rights of crime victims;
- 8. The decision to continually DELAY these proceedings serves to display the familiar patterns of a government cover-up of preferential treatment for government peers, an obstruction of justice, and a conspiracy against rights;
- 9. The decision to continually DELAY these proceedings serves to display the familiar pattern of the government Co-Defendants, of corruptly misleading the public by continuing to allow their predecessor and colleague judges to set forth fraudulent authentication features in what is otherwise the restricted interstate communication of criminal history identification information;
- 10. The decision to continually DELAY these proceedings serves to display the familiar pattern of the government Co-Defendants, of continuing to allow their predecessor and colleague judges to corruptly mislead the public by libel, slander, and by trespassing upon Petitioner's personal and professional reputation;
- 11. The action of these judges **demonstrates their role in a continuum of government racketeering**, not only by their "meeting of the minds", but by their regular meetings about all cases currently under the scope of their review, inclusive of all motions and the Complaint(s) I have filed as Plaintiff-Appellant and Petitioner;

COMPLAINT SPECIFIC TO JUDGE DANNY J. BOGGS

When provided the opportunity to properly review and "decide" upon the "<u>Judicial Misconduct</u>" complaints I filed against judges Martha Craig Daughtrey, David W. McKeague, and Gregory Van Tatenhove in 2008, as those complaints were also based upon many of the above-related factual issues and charges, Judge Danny Boggs "delayed" his decision and "memorandum" for nearly a full year. (<u>See</u> **Judicial Misconduct complaint numbers 06-08—900 <u>58</u> / <u>59</u> / <u>60</u>)**

When Judge Boggs eventually did formalize his "<u>Decision</u>" and "<u>Memorandum</u>" on 7/13/09, he "abused his discretion" by filing a "fraudulent official documents" with the Sixth Circuit Court of Appeals. His official "response" documents ignored all of the arguments that I submitted as supported by evidence and referencing laws and "<u>Rules</u>" governing judges' conduct and the handling of judicial misconduct complaints. Though I had filed in explanation about how my charges of "misconduct" went "beyond a challenge of the correctness based on the merits of the case to attack the propriety of these judges having arrived at their ruling in an illicit manner and with an apparent improper motive", Judge Boggs refused to recognize the merits of that Judicial Misconduct Complaint. He dismissed my Complaint by writing, without supporting basis, that my complaint was: a) frivolous; b) directly related to the 'merits' of the judges' decision (to dismiss my "Petition for Writ of Mandamus" and "Motion for Criminal Grand Jury

<u>Investigation</u>"); and c) failed to allege conduct or a condition of a judge which is prejudicial to the effective and expeditious administration of the business of the courts. He added, again without supporting reason, that "<u>The Judicial Council is not a court and has no jurisdiction to review any rulings by a judge</u>".

The basis of my Complaint about Judge Danny J. Boggs is outlined in the accompanying "<u>Petition for Review of Chief Justice's (Danny Boggs') Disposition on Complaint</u>" (on Martha Craig Daughtrey, David W. McKeague, and Gregory Van Tatenhove) which was dated on 9/3/09 and mailed by "certified" U.S. Postal delivery (and Faxed) to the Judicial Council of the Sixth Circuit on 9/4/09. That sworn documented is incorporated herein by reference. His actions reflect the "misconduct" described by this "Complaint" form and it's supporting "<u>Statement of Facts</u>" and cover letter.

I declare, under penalty of perjury, that I have read rules 1 and 2 of the Rules of the Sixth Circuit Governing Complaint of the Judicial Misconduct of Disability. The statements made in this complaint, as articulated in the 7 pages designated as a concise "Statement of Facts" as seen above and as provided in the accompanying 10 pages of "Interpretation" of those facts, are true and correct to the best of my knowledge.

Executed on: 9/4/2009

Attachments:

- "Statement of Facts"
- Form: "Judicial Council of the Sixth Circuit Complaint of Judicial Conduct or Disability"

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

11/25/2009

Aitn: Clarence Maddox – Circuit Executive
Office of the Circuit Executive
503 Potter Steward, U.S. Post Office and Courthouse Building
100 E. Fifth Street
Cincinnati, OH 45202
FAX: (513) 564-7210

Re: Mishandling of Judicial Misconduct Complaint No. 06-09-90141 against Lawrence P. Zatkoff

Mr. Maddox:

On 9/4/09, I wrote to you with a Judicial Misconduct Complaint on Chief Judge Alice M. Batchelder, who I alleged was acting in a conspiracy with other Sixth Circuit Judges to disregard and further delay action on a <u>Motion for Immediate Consideration</u> that I had filed to expedite the rendering of a judgment in a case on appeal in the Sixth Circuit (case No. 08-1879) and in which I had submitted to the Court two <u>Sworn and Notarized Affidavits</u> by a third party proving that crimes were continuing to be committed against me (as well as against the FBI and the People of the United States) by Michigan school district administrators. The Judicial Misconduct complaint against Chief Judge Alice M. Batchelder was assigned <u>Judicial Complaint No. 06-09-90-117</u>.

On 11/10/09, I sent to your office (via your secretary Patti Nicely) an addendum to my complaint about Judge Alice M. Batchelder. That 6-page letter of follow up to my original Complaint provided reference to Facts related to Judge Batchelder having more recently participated in the dismissal of my Sixth Circuit Court case (08-1879) without a proper address of either my Motion for Immediate Consideration or other Motions (for Sanctions, for the honoring of my Constitutional rights, my Right to Due Process of having my documents actually read and responded to, and such) that I had filed the previous year. Those motions, along with my original Complaint (and the Motion for Writ of Mandamus I filed after my Complaint) all pointed to the proof I had that the Defendants in that case had filed a fraudulent Affidavit with the U.S. District Court and were continuing to commit CRIMES against me. Again, Judge Batchelder had acted as party to the dismissal of that Sixth Circuit Claim of Appeal, while again denying me access to a criminal Grand Jury to properly report the crimes I had also been reporting a year earlier (via the Motion for Writ of Mandamus) to Judges Martha Daughtrey, David McKeague, and Gregory Van Tatenhove.

On 9/14/09, I wrote to you with a complaint on Judge Lawrence P. Zatkoff. Specifically, I had stated that Judge Zatkoff had committed crimes of conspiracy against me when striking evidence I had submitted of other crimes committed against me by other Sixth Circuit Court judges Martha Daughtrey, David McKeague, and Gregory Van Tatenhove when he dismissed my case against these three judges and other U.S. Department of Justice employees acting in a conspiracy to deprive me of access to any

sort of a Federal Grand Jury. The cases referenced were listed in my judicial complaints as docket numbers 08-14944, 08-1895 and 08-1879.

Yet despite that your office had assigned my Complaint against Judge Batchelder a number earlier in sequence to my subsequent Complaint about Judge Zatkoff, you have – by written indication of your letter to me dated 11/12/09 – now assigned to Judge Batchelder my Complaint about Judge Zatkoff. Your recent letter now cites Rules 3(a)(2) and 8(b) as your justification for forwarding my Complaint to a judge already cited by me for her Judicial Misconduct and her participation in a corruptive scheme to allow these crimes to continue unabated against me and against the FBI and the People of the United States. I see your action as using "color of law" as the basis for a "set up" for again having my Complaint invalidated and dismissed, and thus once again depriving me of my right to justice by your own participation in this "chain conspiracy" of "miscarriage of justice".

I see your action as an intentional dereliction of your duty to provide fairness in the review of Judicial Complaints; and unless this clear "conflict of interest" is rectified, I will be filing action against you personally for criminal racketeering and corruption by your manipulation of the judicial system of "self-policing" of complaints about judges in the Sixth Circuit Court.

Respectively,

Dair Selis

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

2/13/2010

Attn: Clarence Maddox
Office of the Circuit Executive
503 Potter Steward, U.S. Post Office and Courthouse Building
100 E. Fifth Street
Cincinnati, OH 45202
FAX: (513) 564-7210

Re: Assignment of "<u>Judicial Misconduct</u>" Complaint(s) on Judge Patrick J. Duggan (No. 06-10-90009) and on Judge Lawrence P. Zatkoff (No. 06-09-90141) to Chief Judge Alice M. Batchelder for whom I already have an outstanding judicial misconduct Complaint pending (No. 06-09-90117)

Mr. Maddox:

On 11/25/09, I wrote you a letter regarding the "<u>Mishandling of Judicial Misconduct Complaint No. 06-09-90141 against Lawrence P. Zatkoff</u>". The letter of complaint that I wrote then was in specific protest to the fact that you had assigned a review of my Complaint about Judge Zatkoff to "*chief judge*" Batchelder in spite of the fact that I had filed a previous complaint on Judge Batchelder (No. 06-09-90117). My letter of 11/25/09 stated as follows:

"Your recent letter now cites Rules 3(a)(2) and 8(b) as your justification for forwarding my Complaint to a judge already cited by me for her Judicial Misconduct and her participation in a corruptive scheme to allow these crimes to continue unabated against me and against the FBI and the People of the United States. I see your action as using 'color of law' as the basis for a 'set up' for again having my Complaint invalidated and dismissed, and thus once again depriving me of my right to justice by your own participation in this 'chain conspiracy' of 'miscarriage of justice'......I see your action as an intentional dereliction of your duty to provide fairness in the review of Judicial Complaints; and unless this clear 'conflict of interest' is rectified, I will be filing action against you personally for criminal racketeering and corruption by your manipulation of the judicial system of 'self-policing' of complaints about judges in the Sixth Circuit Court."

As you should recall, my complaint about Judge Batchelder then was that she had been acting in a conspiracy with other Sixth Circuit Court judges to further delay action on a "<u>Motion for Immediate Consideration</u>" that I had filed to expedite the rendering of a judgment in a case on appeal in the Sixth Circuit (case <u>No. 08-1879</u>), in which I had submitted to the Court two "<u>Sworn and Notarized Affidavit(s)</u>" by a third party proving that a conspiracy of government crimes were continuing to be committed

against me (as well as against the FBI and the People of the United States) by Michigan school district administrators (and State law enforcement officials).

My letter to you went on to state,

"On 11/10/09, I sent to your office (via your secretary Patti Nicely) an addendum to my complaint about Judge Alice M. Batchelder. That 6-page letter of follow up to my original Complaint provided reference to Facts related to Judge Batchelder having more recently participated in the dismissal of my Sixth Circuit Court case (08-1879) without a proper address of either my Motion for Immediate <u>Consideration</u> or other <u>Motions</u> (for <u>Sanctions</u>, for the honoring of my Constitutional rights, my Right to <u>Due Process</u> of having my documents actually read and responded to, and such) that I had filed the previous year. Those motions, along with my original Complaint (and the Motion for Writ of Mandamus I filed after my Complaint) all pointed to the proof that the Defendants in that case had filed a fraudulent Affidavit with the U.S. District Court and were continuing to commit CRIMES against me. Again, Judge Batchelder had acted as party to the dismissal of that Sixth Circuit 'Claim of Appeal', while again denying me access to a criminal Grand Jury to properly report the crimes I had also been reporting a year earlier (via the Motion for Writ of Mandamus) to Judges Martha Daughtrey, David McKeague, and Gregory Van Tatenhove."

Yet despite my earlier notice and warning to you, you have now "sent" yet another of my "Judicial Misconduct" complaints to Judge Batchelder for review and final judgment. This more recent complaint concerns Judge Patrick J. Duggan (No. 06-10-90009). I should point out that the action you have taken, of sending yet another judicial misconduct complaint to Judge Alice Batchelder, follows Judge Batchelder's previous "dismissal" of three other "Judicial Misconduct" complaints that I had filed on Judges Martha Daughtrey (No. 06-08-90058), David McKeague (No. 06-08-90059), and Gregory Van Tatenhove (No. 06-08-90060) after those three judges had dismissed my "Petition for Writ of Mandamus" for issuance of an Order commanding law enforcement to do their jobs in stopping the crimes occurring against me and against the United States (by the unauthorized public dissemination by two Michigan school districts, of an erroneous 2003 FBI report and a 2004 Texas court "Order of Expunction" of criminal history records related to a single teen "arrest" in 1977). You are aware that the dismissal by Judge Batchelder, in re-review of Judge Danny Boggs' earlier dismissal of my complaints on those other three judges (Daughtrey, McKeague, and Van Tatenhove), came just recently on 1/19/2010.

You are well aware that my complaint about Judge Boggs' dismissal, as now about Batchelders' dismissal and indeed, the dismissal of my "Petition for Writ of Mandamus" by judges Daughtrey, McKeague, and Van Tatenhove, included a dismissal of my repeated demands for the convening of a Grand Jury or a Special Grand Jury. These were demands that my formally "sworn and notarized" CRIME REPORTS about government corruption be properly forwarded to a federal Grand Jury for review, since I had reminded the Court of the Special Grand Jury's statutory "DUTY [under 18 U.S.C. §3332(a)] 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". I reminded all

of those judges that the refusal to "answer" the Grand Jury's inquiry (despite having clear knowledge and possession of my "sworn and notarized criminal complaint" and my REQUEST for that Grand Jury to be notified) constitutes not only "misprision of felony" and "aiding and abetting" in the commission of crimes after the fact, but also felony "Interference with Grand Jury proceedings" and a felony "Obstruction of Justice".

You should be informed now that after all I have described above, for you to be forwarding yet another "judicial misconduct" complaint to Judge Alice Batchelder for yet another review and prejudicial "dismissal" of my complaint about Judge Patrick J. Duggan is not only unethical. It clearly constitutes yet another instant of severe "impediment to the administration of justice" in the United States Court for the Sixth Circuit.

In reiterating what I provided already at the beginning of this letter, I had ended my last letter to you on 11/25/09 with the following:

"I see your action as an intentional dereliction of your duty to provide fairness in the review of Judicial Complaints; and unless this clear 'conflict of interest' is rectified, I will be filing action against you personally for criminal racketeering and corruption by your manipulation of the judicial system of 'self-policing' of complaints about judges in the Sixth Circuit Court."

You therefore have 10 days to appropriately respond to this "grievance" letter before further action is taken by me against you personally, for your violation of ethical standards and "duties" as set forth under Title 28 U.S.C. § 332. You should note that any future action I take against you will also demand access to, and a full accounting of the truthfulness of your entries into record of the annual "Report to the Administrative Office of the United States Courts" (required from the circuit courts by January 31st of each year) which are supposed to be truthfully outlining "the number and NATURE of orders entered...during the preceding calendar year that relate to judicial misconduct". I am fully aware that fraudulence of that filing to the Judicial Conference of the United States constitutes a resulting impact of fraud also upon Congress.

Respectively,

Dair Schiff

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

2/18/2010

Attn: John G. Roberts, Jr. – Chief Justice of the United States c/o James C. Duff – Director, Administrative Office of the United States Courts One Columbus Circle NE Washington, DC 20544

Re: Complaint on Clarence Maddox, Circuit Executive for the Sixth Circuit Court; and NOTICE OF CORRUPTION in the Judicial Council of the Sixth Circuit Court

Dear Chief Justice John Roberts,

I have enclosed a copy of a recent letter I wrote to Clarence Maddox in complaint of repeated derelict actions that he has taken in regards to numerous "judicial misconduct" complaints I have filed against the judges of the Sixth Circuit, submitted in detail and with a plethora of supporting evidence.

The basis of my Judicial Misconduct complaints are simple: for the past six (6) years many of my civil and constitutional rights, including my rights to equal criminal protection and my victims' rights, have been completely disregarded while local school district administrators freely disseminate to the public – under the Freedom of Information Act – copies of an erroneous 2003 FBI criminal history report and numerous three-decade old clemency documents (set aside, pardon, and expungement) I provided to these school district officials in exercise of my right in 2003 and 2004 to successfully "challenge and correct" the accuracy of the reports being propagated by the FBI in 2003 and in 2004. The actions of the Michigan school district officials constitute criminal "theft and conversion of government property", a violation against the United States government as well as a criminal violation of my rights under numerous state and federal laws.

Nevertheless, despite being notified about all this and being provided even sworn and notarized witness testimony from multiple recipients of all these documents received illegally by FOIA request, the U.S. District Court judges and the judges of the Sixth Circuit Court continue to allow these government crimes to occur unabated. They also refuse my repeated requests that a federal Grand Jury or a Special Grand Jury be convened, or at least notified about these government crimes, as it is the DUTY of the Special Grand Jury, under 18 U.S.C. §3332(a), to "inquire about offenses against the criminal laws of the United States alleged to have been committed within that district". I construe these judges' refusals as not only a "misprision of felony" but also an "obstruction of justice" by interference with the proceedings of the special grand jury.

My multiple and ongoing State and Federal cases continue to be dismissed without litigation on the factual merits of my claims; and while both State and Federal prosecutors also refuse to address my combined reference to laws, specific allegations against specific individuals, and the specific Evidence of these crimes being committed. Moreover, they completely disregard the facts and evidence showing that local and State law enforcement and prosecutors, themselves, have been feloniously perjuring and mischaracterizing my crime reports, submitted to them by me personally with multiple copies of all of the above. This goes so far beyond "miscarriage of justice" to "JUDICIAL CORRUPTION" as to be nearly unbelievable. Yet the proof is all in the court records, and in my complaints about the judges of the Sixth Circuit, most significantly including the former and current "chief judges" Danny Boggs and Alice Batchelder.

I wish you, Chief Justice John Roberts, as well as the Director of Administration, James C. Duff, and the body of the United States Supreme Court, to ALL be put on formal notice about these treasonous actions going on in the judicial offices of the Eastern District of Michigan and in the Sixth Circuit. I also wish to receive back from you, in a timely fashion, your personal written response to this letter, which is being written as my Complaint directly to you as the "chief administrative officer" and the spokesperson for the judicial branch of the United States; and therefore as the supervisory official ultimately responsible to the people of the United States for the performance of James Duff as the Director of the Administrative Office of the United States Courts.

Respectfully,

Dair Schie

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
 Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. 	A. Signature A. Signature A. Signature A. Agent Addressee B. Received by (Printed Name) C. Daterof Delivery C. Daterof Delivery D. Is delivery address different from item 12 Yes
Apricia Addressed to berts, Tr Chart Intice HM: Sha G. Roberts, Tr Chart Intice You James C. Duff Director Administrative office of the Vaital State Charts	If YES, enter delivery address below:
- Manufallative Willest in Course	3. Service Type
One Colombus Circle, N.E. Washington, DC 20544	Certified Mall
Machington, DC 205 44	4. Restricted Delivery? (Extra Fee) ☐ Yes
2. Article Number (Transfer from service label) 7 0 0 7 2 2	20 0005 5703 PJOP
PS Form 3811, February 2004 Domestic Ref	turn Receipt 102595-02-M-1540
··· · · · · · · · · · · · · · · · · ·	
F.	

David Schied
P.O. Box 1378
Novi, MI 48376
248-946-4016
(no phone calls please; email or in-person conferences only)

Delivery of this document was made via certified mail, return receipt requested 7011 0470 0000 4054 4106

4/9/2011

State of Michigan Judicial Tenure Commission 3034 W. Grand Blvd., Ste. 8-450 Detroit, MI 48202

Re: Submission of five (5) "judicial misconduct" complaints on the following judges: 1) Muriel Hughes (P36362); 2) Jeanne Stempien (P31381); 3) Judge Virgil Smith (P20714); 4) Charlotte Wirth (P30727); 5) Karen Khalil (P41981)

To Whom It May Concern:

Accompanying this cover letter are five (5) completed "Request for Investigation" forms outlining separate complaints on the above-named Michigan judges, all of whom I hereby allege are engaging in the commission of <u>crimes</u> against the sovereign People of this Michigan republic.

*Note that these latest <u>four j</u>udicial misconduct complaints come to you in the aftermath of my having reported to your agency crimes being committed by other judges in 2008 while Judge Jeanne Stempien was the "Chairperson" for the Judicial Tenure Commission. Those previous complaints, which were all DENIED by your agency without any supporting cause, were on the judges of: a) Melinda Morris (Washtenaw County Circuit Court); William Collette ("chief" judge of Ingham County Circuit Court); Cynthia Diane Stephens (former Wayne County Circuit Court judge promoted to the Michigan Court of Appeals); Deborah Servitto (Michigan Court of Appeals); Karen Fort Hood (Michigan Court of Appeals); and Mark Cavanagh (Court of Appeals). You should also note that the only reason why I have not filed additional judicial misconduct complaints on Court of Appeals judges Pat M. Donofrio, on Donald S. Owens, and Richard Bandstra (formerly Court of Appeals), is because their gross negligence and criminal malfeasance, coupled with the crimes of their predecessors and cohorts in Michigan government corruption, has impacted my life to such extent that I simply have not had the time and opportunity to complete that such tasks. My criminal complaints regarding their activities against me however are welldocumented in the court records of an Ingham County Circuit Court case that went before them in 2008 which you can look up as David Schied v. State of Michigan, et. al, which began in Ingham County in the courtroom of William Collette and subsequently went before Bandstra, Owens, and Donofrio at the Court of Appeals.

Regarding the first complaint on Judge Muriel Hughes:

You should note that in support of the <u>two</u> copies of the "<u>Request for Investigation Form</u>", I am sending the following:

- a) 1-copy (13 pages) "3rd Motion for Judge Muriel Hughes to Disqualify Herself Based Upon Abuse of Judicial Discretion, Extreme Prejudicial Bias Against Men and in Favor of Women, and Based Upon Judicial and Criminal Misconduct". (I am sending only one copy of this document because this is still an ongoing "divorce" case and Judge Hughes still has an original of this document in her possession for which is still pending a ruling as scheduled for hearing on 4/15/11.)
- b) 1-copy of (51 pages) "Plaintiff's Affidavit of Complete Procedural History in Support of Plaintiff's 3rd Motion for Judge Muriel Hughes to Disqualify Herself Based Upon Abuse of Judicial Discretion, Extreme Prejudicial Bias Against Men and in Favor of Women, and Based Upon Judicial and Criminal Misconduct". (I am sending only one copy of this document because this is still an ongoing "divorce" case and Judge Hughes still has an original of this document in her possession for which is still pending a ruling as scheduled for hearing on 4/15/11.)
- c) 2-copies of "Sworn and Notarized Affidavit by David Schied for the Authenticity and Truthfulness of the Attached Document of 'Attesting Statement of Verification and Agreement to Severance of Attorney-Client Contract for Divorce", Submitted in Evidence of Federal Offenses of Criminal 'Extortion' and Tortuous 'Deprivation of Rights Under Color of Law"" (13 pages total in one copy inclusive of the two page Affidavit and the 11 pages of the "Attesting Statement of Verification...") Note that Judge Hughes already has both of these documents, as they have been previously submitted but completely dismissed by her in previous months of proceedings.
- d) 2-copies of "Affidavit of Court-Watchers As to Occurrences in Wayne County Circuit Court on 3/10/11" (17 pages in total)

Regarding the second complaint on Judge Jeanne Stempien:

You should note that in support of the <u>two</u> copies of the "<u>Request for Investigation Form</u>", I am sending the following:

• 1-copy (63 pages) of the "Sworn and Notarized Affidavit of David Schied Regarding The Procedural History of the Above-Referenced Civil Court Case". (The case in reference is Schied v. Leonard Rezmierwki; David Bolitho; Katy Doerr-Parker; Northville Public Schools Board of Education; James Hines; Larry Crider; Warren Evans; Benny N. Napoleon; Wayne County Sheriff's Department; Robert Donaldson; Maria Miller; James D. Gonzales; Kym Worthy; Office of the Wayne County Prosecutor; and DOES 1-30") NOTE: I am not sending two copies of this document because Judge Stempien still has the original of this document in her possession as it was presented for hearing on March 25th and to date I have still not received her ruling in that matter of "Motion for Summary Dismissal" of the "Northville Public Schools Defendants".

NOTE ALSO: The only reason why I have not filed attorney misconduct complaints on Michigan attorneys Robert Donaldson, Maria Miller, James D. Gonzales, and Kym Worthy, as well as attorney Joseph G. Rogalski who defended these defendants in Court, is because the gross negligence and criminal malfeasance of these law enforcement officials, as well as the gross negligence and criminal malfeasance of Judge Jeanne Stempien, have

coupled with the crimes of their predecessors and cohorts in Michigan government corruption, to impact my life to such extent that I simply have not had the time and opportunity to complete that such tasks. My criminal complaints regarding their activities against me however are well-documented in the court records of an Wayne County Circuit Court case referenced by the "Sworn and Notarized Affidavit...." of which you are now in possession by this judicial misconduct complaint on Judge Stempien.

Regarding the third complaint on Wayne County Circuit Court "chief" Judge Virgil Smith:

You should note that in support of the <u>two</u> copies of the "<u>Request for Investigation Form</u>", I am sending the following:

• 2-copies of "Affidavit of Court-Watchers as to Occurrences in Wayne County Circuit Court on 12/17/10" (10 pages in total) with testimony by "reasonable citizens" that Judge Virgil Smith appeared to be committing crimes of treason from the bench.

Regarding the fourth fifty complaints on the 17th Judicial District Court judges Charlotte Wirth and Karen Khalil in Redford Township:

You should note that in support of the <u>two</u> copies of the "<u>Request for Investigation Form(s)</u>", I am sending for EACH of these two judges (for a total of 4 forms, two for the JTC and one each for the two judges), I am also sending the following in <u>two</u> copies (one set for the JTC and the other set for the two judges to share since they are together the ONLY judges operating this 17th District Court):

- a) My letter dated 10/26/10 to "Chief" Greenstein and "Captain" Foldi of the Redford Police Department as criminal co-conspirators in crimes against the People;
- b) The reply letter of Cptn. James Foldi dated 11/1/10;
- c) Fraudulent "Notice to Appear" before a "magistrate" in the 17th District Court and containing a fraudulent Michigan State Bar number of P-04444, as evidence of mass fraud upon the public by the judges and the governing Township of Redford;
- d) Results of a Michigan State Bar search on bar number P04444 as yielding "no results";
- e) My letter to "Chief" Brian Greenstein in complaint of a conspiracy to defraud the public, and describing criminal "extortion" by his officer D. Gregg, ID #RT14;
- f) My letter to Judge Karen Khalil (misspelled "Khaul") in "Report of corruption and racketeering by law enforcement fraudulently acting on behalf of the Court to extort money from the public" (which was completely unanswered by Judge Khalil);
- g) "Notice to Appear" before Judge Charlotte L. Wirth, with her bar number referenced as P-30727.

Please send me an acknowledgment letter right away with your assignment of judicial complaint numbers on each of the five complaints on the judges I have listed above. I'll hope that you send that right away, and hope as well that you do not take the usual year or two to decide how, when and why to investigate these separate complaints.

Respectively,



Cc:

- Wayne County Sovereign Jural Assembly
- Oakland County Sovereign Jural Assembly
- Michigan Jural Sovereign Assembly
- Dr. William Kauffman, retired UM Professor of Engineering; whistleblower on treason and national security violations by UM President and Board of Regents (attorneys)
- Bill Proctor Investigative Reporter for WXYZ; founder of the "Proving Innocence"

RFI No.	For office use only:

MICHIGAN JUDICIAL TENURE COMMISSION REQUEST FOR INVESTIGATION FORM

Instruc	etions:
(1)	Clearly type or print all information, except your signature.
(2)	Complete both pages of this form.
(3)	Have your signature notarized.
(4)	Make a copy of this Request for Investigation for your files.
(5)	Include copies not originals of any documents or transcripts that
	support your claim.
(6)	Return this original, completed and notarized form to:
	Judicial Tenure Commission
	3034 W. Grand Blvd., Ste. 8-450
	Detroit MI 48202

I. INFORMATION ABOUT YOU:	
Name: David Schied	Prisoner No., if any.
Address: P.O. Box 1378	City/State/Zip Novi, MI 48376
Daytime Phone	Evening Phone $\frac{248-946-4016}{\text{(no calls please)}}$
II. Information about Your Case:	
Name of Judge/Magistrate/Notoroc.	e Muriel Hughes (P36362)
Name of Case (Plaintiff v Defendant)David	d Schied v. Barbara Schied
Case No	
Type of Judge (check one):	
☐ Supreme Court ☐ Probate Court ☐ Court of Appeals ☐ District Court ☐ Municipal Court	rt
Date and time of the alleged misconduct:F	rom Sept.2010 through today (4/2/11)
Your Attorney's Name: Daryle Salisbu	Attorney's Phone No. 248-348-6820
Do you have any transcripts of the proceeding	gs? yes no Transcripts are too costly for "forma pauperis" litiqants

For office use only:

* See also "Affidavit of Court-Watchers" as to the Occurrences in

Wayne County Circuit Court on 3/10/11 (16 pages also attached)

III. PLEASE SET OUT THE FACTS YOU ALLEGE CONSTITUTE MISCONDUCT:

(Attach additional sheets, if necessary) Enough of the "Facts" are provided by the attachments filed w/the court: a) Sworn & Notarized Affidavit of David Schied re: Procedural History (27 pages); b) Attesting Statement of Verification (from attny)

- 1) Violation of Ch.1, Rule 1 governing complaints of judicial misconduct. Judge Muriel Hughes used her judge office to continue providing special treatment for another woman after being confronted by me for flagrantly displaying a sorority membership banner over the State flag in the courtroom and filing the first of what was eventually to become three (3) motions for this judge to disqualify herself for judicial and criminal misconduct based upon her actions in the court.
- 2) Violation of Canon 1 Acting with prejudicial bias against me and against my attorney as shown by the attachments referenced above.
- 3) Violation of Canon 2, which otherwise requires judges at all times to:
- a) respect and observe the law; b) promote public confidence by "impartiality of the judiciary"; c) treat every person fairly; d) take appropriate disciplinary measures against attorneys for unprofessional conduct.
- 4) Judge Hughes acted concertedly and in a "chain pattern" of corruption to "cover up" her own judicial and criminal misconduct by quashing, silencing, disregarding, and dismissing my numerous written motions, affidavits, and oral statements in the courtroom calling continuous attention to her unprofessional behaviors. Moreover, she continuously disregarded the underlying basis of the divorce over which she presided by repeatedly disregarding and dismissing my numerous claims of being a crime victim and of my family being crime victims, by association and by direct retaliation, at the hands of Michigan government officials committing a "chain" of misdemeanor and felony crimes against us for the past 7 1/2 years since 2003. She also disregarded and dismissed all of my repeated requests and demands that she do something to assist me in getting a resolve of my criminal allegations by facilitating a "criminal grand jury investigation", including an investigation of crime by "Friend-of-the-Court".

I certify that I have read the information sheet on the Judicial Tenure Commission's function, jurisdiction, and procedures. I further swear (or affirm) that the above information is true and accurate, and I have been duly sworn by the attesting notary public listed below.

FORM NOT ACCEPTED WITHOUT COMPLETING ALL SECTIONS BELOW

	► Your original signature
Subscribed and sworn to before me, a Notary Public, on this 1 day of April 2010 2011 Original Signature of Notary Notary Commission expires: July 21,2011	Original Notary stamp or seal required here:

DOWNLOAD

RFI No.	For office use only:

City/State/Zip _____, MI 48376

MICHIGAN JUDICIAL TENURE COMMISSION REQUEST FOR INVESTIGATION FORM

	Instr	uctions:		
	(1)	Clearly type or print all infor	rmation, except your sig	nature.
	(2)	Complete both pages of this	form.	
	(3)	Have your signature notari	zed.	
	(4)	Make a copy of this Reques	t for Investigation for you	our files.
(5) Include copies not originals of any documents or transcripts support your claim.				r transcripts that
	(6)	Return this original, complet	ted and notarized form to	0:
	× ***		Judicial Tenure Cor	nmission
			3034 W. Grand Blv	d., Ste. 8-450
			Detroit MI 48202	
I. IN	FORMA	TION ABOUT YOU:		
Name: D	avid	Schied	Prisoner No., if	`any
Address:	P.O.	Box 1378	City/State/Zip	Novi, MI 48

Daytime Ph	none	Evening Phone	(no calls please)
II. Inf	ORMATION ABOUT YOUR	R CASE:	
Name of Ju	dge/Magistrate/Referee:	Judge Jeanne Stemp: David Schied v. Leon	ien (P31381) ard Rezmierski; David Bolitho
Name of Ca	ase (Plaintiff v Defendar	ntKaty Doerr-Parker;No	rthville Public Schools Board
Case No	09-030727-NO	of Ed; James Hines; Benny N. Napoleon; Wd	Larry Crider; Warren Evans;
Type of Jud	dge (check one):		ia Miller; James D. Gonzales; of the Wayne County Prosecutor
☐ Court of ☐ Circuit (Court □ Dis	bbate Court	eree er
Date and ti	me of the alleged miscon	nduct: From Feb.2010 th	arough today (4/2/11)
Your Attor	ney's Name: Pro se	litigant Attorney's Pho	one No
*Numerous swor	ve any transcripts of the promoted and notarized and confernses are	Affidavits of Tra	anscripts are too costly for orma pauperis" litigants
For office use only:			

III. PLEASE SET OUT THE FACTS YOU ALLEGE CONSTITUTE MISCONDUCT:

(Attach additional sheets, if necessary) Enough of the "Facts" are provided by the attachments filed w/the court: a) Sworn & Notarized Affidavit of David Schied re: Procedural History (63 pages); b) Affidavit of Court-Watchers (occur. on 8/27/10) (8 pages)

- 1) Violation of Ch.1, Rule 1 governing complaints of judicial misconduct. Judge Jeanne Stempien used her judge office to continue providing special treatment for government officers and providing special treatment for government officers and their attorneys by knowingly allowing the defendants and their attorneys to perpetrate "fraud upon the court", even after I had filed the first of what was eventually to become two (2) motions for this judge to disqualify herself for judicial and criminal misconduct based upon her actions in the court.
- 2) Violation of Canon 1 Acting with prejudicial bias against me as shown by the attachments referenced above. (NOTE: Numerous other Court-Watcher affidavits are available to demonstrate that this was a "pattern" of behavior at every hearing.)
- 3) Violation of Canon 2, which otherwise requires judges at all times to:
- a) respect and observe the law; b) promote public confidence by "impartiality of the judiciary"; c) treat every person fairly; d) take appropriate disciplinary measures against attorneys for unprofessional conduct.
- 4) Judge Stempien acted concertedly and in a "chain pattern" of corruption to "cover up" her own judicial and criminal misconduct by quashing, silencing, disregarding, and dismissing my numerous written motions, affidavits, and oral statements in the courtroom calling continuous attention to the defendants' attorneys and her own unprofessional behaviors. Moreover, she continuously disregarded the underlying "facts" serving as the basis of the Complaint, being that for the past 7 1/2 years since 2003, I and my family have been crime victims of numerous Michigan government officials committing a "chain" of misdemeanor and felony crimes. She also disregarded and dismissed all of my repeated requests and demands that she do something to assist me in getting a resolve of my criminal allegations by facilitating a "criminal grand jury investigation" of these crimes.

I certify that I have read the information sheet on the Judicial Tenure Commission's function, jurisdiction, and procedures. I further swear (or affirm) that the above information is true and accurate, and I have been duly sworn by the attesting notary public listed below.

FORM NOT ACCEPTED WITHOUT COMPLETING ALL, SECTIONS BELOW

	Nuest Chofulogrepuloce ▶ Your original signature
Subscribed and sworn to before me, a Notary Public, on this day of April_ 2010 7011	Original Notary stamp or seal required here:
Original Signature of Notary Notary Commission expires: July 23, 2011	

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RFI No.	For office use only:

MICHIGAN JUDICIAL TENURE COMMISSION REQUEST FOR INVESTIGATION FORM

support your claim. (6) Return this original, completed and notarized form to:	Instruc	ctions:
 (3) Have your signature notarized. (4) Make a copy of this Request for Investigation for your files. (5) Include copies not originals of any documents or transcrip support your claim. (6) Return this original, completed and notarized form to: 	(1)	Clearly type or print all information, except your signature.
 (4) Make a copy of this Request for Investigation for your files. (5) Include copies not originals of any documents or transcription support your claim. (6) Return this original, completed and notarized form to: 	(2)	Complete <i>both</i> pages of this form.
 Include <i>copies</i> not originals of any documents or transcriptions support your claim. Return this original, completed and notarized form to: 	(3)	Have your signature notarized.
support your claim. (6) Return this original, completed and notarized form to:	(4)	Make a copy of this Request for Investigation for your files.
	(5)	Include copies not originals of any documents or transcripts that
Judicial Tenure Commission	(6)	Return this original, completed and notarized form to:
Judiciai Telluic Collillission		Judicial Tenure Commission
3034 W. Grand Blvd., Ste. 8-4		3034 W. Grand Blvd., Ste. 8-450
Detroit MI 48202		Detroit. MI 48202

1,	INFORMATION ABOU	IT YOU:		
Nam	ne: David Schied		Prisoner No., if	any
Add	ress: P.O. Box 13	78	City/State/Zip	Novi, MI 48376
	time Phone		Evening Phone	248-946-4016 (no calls please)
				(no calls please)
II.	INFORMATION ABOU	UT YOUR CASE:		
Nan	ne of Judge/Magistrate/I	Referee: Judge V David Sch	irgil Smith	(P20714) ard Rezmierski, et al; and
Nan	ne of Case (Plaintiff v I	DefendantDavid Sch	nied v. Barb	ara Schied
Case	e No09-030727-N	O; 10-109328-DM	District	or Circuit Court No
Тур	e of Judge (check one):			
\square S	Supreme Court	☐ Probate Court	☐ Mag	istrate
	Court of Appeals	☐ District Court	□ Refe	ree
	Circuit Court			
Dat	e and time of the allege	d misconduct: From	Aug.2010 th	rough today (4/2/11)
You	ur Attorney's Name: Pr	co se litigant	Attorney's Pho	one No
Numerous	you have any transcript sworn and notar	rized Affidavits	of Tra	anscripts are too costly for
r office use	only:	are avairable	Instead.	
	,			

(8 pages) III. PLEASE SET OUT THE FACTS YOU ALLEGE CONSTITUTE MISCONDUCT: (Attach additional sheets, if necessary) Enough of the "Facts" are provided by the attachments filed w/the court: a) Affidavit of Court-Watchers (occur. on 12/17/10)

1) Violation of Ch.1, Rule 1 governing complaints of judicial misconduct. Judge Virgil Smith used his judge office to continue providing special treatment for other judges, and providing special treatment for government officers and their attorneys. Judge Smith knowingly allowed two judges (Hughes and Stempien) to perpetrate "fraud upon the court", and he knowingly committed "misprision of felonies" by hearing all of the details in front of witnesses and still dismissing my complaints that these judges were allowing defendants and their attorneys to continue committing crimes against me as well as their own "fraud upon the court". 2) Violation of Canon 1 - Acting with prejudicial bias against me as shown by the attachments referenced above. (NOTE: Numerous other Court-Watcher affidavits are available to demonstrate that this was a "pattern" of behavior in which this judge was both knowledgeable and an active participant.)

- 3) Violation of Canon 2, which otherwise requires judges at all times to:
- a) respect and observe the law; b) promote public confidence by "impartiality of the judiciary"; c) treat every person fairly; d) take appropriate disciplinary measures against attorneys for unprofessional conduct.
- 4) "Chief" Judge Smith acted concertedly and in a "chain pattern" of corruption to "cover up" the judicial and criminal misconduct of his "peer group" of other government officials, by quashing, silencing, disregarding, and dismissing my numerous written motions, affidavits, and oral statements in the courtroom calling continuous attention to the crimes of government "actors". Judge Smith continuously disregarded the underlying "facts" serving as the basis of the "motion" as well as the Complaints, being that for the past 7 1/2 years since 2003, I and my family have been crime victims of numerous Michigan government officials committing a "chain" of misdemeanor and felony crimes. He also disregarded and dismissed all of my repeated requests and demands that he assist in notifying or convening a "criminal grand jury investigation" about my report of these crimes.

I certify that I have read the information sheet on the Judicial Tenure Commission's function, jurisdiction, and procedures. I further swear (or affirm) that the above information is true and accurate, and I have been duly sworn by the attesting notary public listed below.

FORM NOT ACCEPTED WITHOUT COMPLETING ALL SECTIONS BELOW

	Your original signature
Subscribed and sworn to before me, a Notary Public, on this 1 day of April 2000 Original Signature of Notary Notary Commission expires:	Original Notary stamp or seal required here:

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	For office use only:
RFI No.	est

MICHIGAN JUDICIAL TENURE COMMISSION REQUEST FOR INVESTIGATION FORM

REQUEST	FOR INVEST	IGATION FOR	M

Instru	etions:		
(1)	Clearly type or print all information, except your signature.		
(2)	Complete both pages of this form.		
(3)	Have your signature notarized.		
(4)	Make a copy of this Request for Investigation for your files.		
(5)	Include <i>copies</i> not originals of any documents or transcripts that support your claim.		
(6)	Return this original, completed and notarized form to:		
	Judicial Tenure Commission		
	3034 W. Grand Blvd., Ste. 8-450		
	Detroit MI 48202		
ORMAT	ION ABOUT YOU:		
771 A C	Schied Discourage Control		

Name: David Schie	d	Prisoner No., if	any
Address: P.O. Box			Novi, MI 48376
Daytime Phone		Evening Phone	248-946-4016
		Evening t none	248-946-4016 (no calls please)
II. Information a	BOUT YOUR CASE:		
Name of Judge/Magistra	te/Referee:Judge C	harlotte Wir	th (P30727)
Name of Case (Plaintiff	v Defendant) Townshi	p of Redford	v. Schied/David/Eugene
	,		or Circuit Court No
Type of Judge (check on	e):		
☐ Supreme Court	☐ Probate Court		
☐ Supreme Court		□ Refer	ee
☐ Supreme Court ☐ Court of Appeals ☐ Circuit Court	☐ Probate Court ☑ District Court ☐ Municipal Court	☐ Refer☐ Other	ee
☐ Supreme Court ☐ Court of Appeals ☐ Circuit Court	☐ Probate Court ☑ District Court ☐ Municipal Court ged misconduct: (unkn)	□ Refer □ Other prior to 10/	ee
☐ Supreme Court ☐ Court of Appeals ☐ Circuit Court Date and time of the alle Your Attorney's Name:	☐ Probate Court ☑ District Court ☐ Municipal Court ged misconduct: (unkn)	☐ Refer☐ Other prior to 10/ Attorney's Phon ☐ yes 图 no	ee 25/10 through today (4/2/1

III. PLEASE SET OUT THE FACTS YOU ALLEGE CONSTITUTE MISCONDUCT: (Attach additional sheets, if necessary)

The "facts" are depicted in the accompanying documents as itemized "Exhibits":

- 1) 3-page letter addressed to Chief "Chief" Greenstein & Cptn. "Captain" Foldi;
- 2) 1-page letter signed by Captain James Foldi;
- 3) "Notice to Appear" dated 11/8/10 signed by the "Clerk/Administrator" with reference to a nonexistent BAR membership number (P-04444);
- 4) 3-page letter addressed to "Chief Greenstein" dated 12/26/10;
- 5) 1-page letter addressed to "Judge Khaul" dated 12/26/10;
- 6) "Notice to Appear" dated 2/14/11 signed by the "Clerk/Administrator" with reference to BAR membership number belonging to Charlotte L. Wirth (P-30727);

Complaint: Judge Charlotte Wirth is working "in concert" along with numerous other of the Redford Township, inclusive of Judge Karen Khalil, the Redford Police, the District Attorney, the Clerk and Court Administrator, and the County Supervisor to intentionally misrepresent the nature of their hearings, and to DEFRAUD public citizens. The "modus operandi" of this judge, in collaboration with other local government officials, is to send out police officers to write boqus tickets, then have that very same police officer appear in court in place of the magistrate or judge to "extort" money from community citizens expecting to come to court to challenge the police citations. The notices are published in misleading fashion so as to have the public believe they will be appearing before a "magistrate" at a "conference" with the "police representative", where a "sentencing" can be expected. Upon arrival, they find instead the police officer dressed in plain clothes impersonating a "district attorney" (at a desk in an office adjacent to the judge's bench marked "district attorney") who offers "plea deals" of lower extortion amounts in exchange for admissions of quilt. Those who refuse to fully cooperate are bullied, intimidated, threatened, and ultimately "coerced" to pay or to come back to face one of the two judges.

I certify that I have read the information sheet on the Judicial Tenure Commission's function, jurisdiction, and procedures. I further swear (or affirm) that the above information is true and accurate, and I have been duly sworn by the attesting notary public listed below.

FORM NOT ACCEPTED WITHOUT COMPLETING ALL, SECTIONS BELOW

	Your original signature
Subscribed and sworn to before me, a Notary Public, on this day of	Original Notary stamp or seal required here:

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RFI No.	For office use only:	

MICHIGAN JUDICIAL TENURE COMMISSION REQUEST FOR INVESTIGATION FORM

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H)	ne	T I	1	10	•	ne	

For office use only:

- (1) Clearly type or print all information, except your signature.
- (2) Complete **both** pages of this form.
- (3) Have your signature notarized.
- (4) Make a copy of this Request for Investigation for your files.
- (5) Include *copies* <u>not originals</u> of any documents or transcripts that support your claim.
- (6) Return this original, completed and notarized form to:

Judicial Tenure Commission 3034 W. Grand Blvd., Ste. 8-450 Detroit. MI 48202

I. Information about You:		
Name: _David Schied	Prisoner No., if	any
Address: P.O. Box 1378	City/State/Zip	Novi, MI 48376
Daytime Phone		248-946-4016 (no calls please)
	2.0	(no calls please)
II. Information about Your Case:		
Name of Judge/Magistrate/Referee:Judg	ge Karen Khalil	(P41981)
Name of Case (Plaintiff v Defendant) Town		
Case No	District	or Circuit Court No
Type of Judge (check one):		
☐ Supreme Court ☐ Probate Court	_	
☐ Court of Appeals ☐ District Court		
☐ Circuit Court ☐ Municipal C		
Date and time of the alleged misconduct: (ur	kn)prior to 10,	/25/10 through today (4/2/11
Your Attorney's Name: Pro se litigar	Attorney's Pho	ne No
Do you have any transcripts of the proceeding	gs? □ yes 🌣 no Tra	nscripts are too costly for
	"fo	orma pauperis" litigants

III. PLEASE SET OUT THE FACTS YOU ALLEGE CONSTITUTE MISCONDUCT: (Attach additional sheets, if necessary)

The "facts" are depicted in the accompanying documents as itemized "Exhibits":

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Complaint: Judge Karen Khalil is working "in concert" along with numerous others of the Redford Township, inclusive of Judge Charlotte Wirth, the Redford Police, the District Attorney, the Clerk and Court Administrator, and the County Supervisor to intentionally misrepresent the nature of their hearings, and to DEFRAUD public citizens. The "modus operandi" of this judge, in collaboration with other local government officials, is to send out police officers to write bogus tickets, then have that very same police officer appear in court in place of the magistrate or judge to "extort" money from community citizens expecting to come to court to challenge the police citations. The notices are published in misleading fashion so as to have the public believe they will be appearing before a "magistrate" at a "conference" with the "police representative", where a "sentencing" can be expected. Upon arrival, they find instead the police officer dressed in plain clothes impersonating a "district attorney" (at a desk in an office adjacent to the judge's bench marked "district attorney") who offers "plea deals" of lower extortion amounts in exchange for admissions of quilt. Those who refuse to fully cooperate are bullied, intimidated, threatened, and ultimately "coerced" to pay or to come back to face one of the two judges.

I certify that I have read the information sheet on the Judicial Tenure Commission's function, jurisdiction, and procedures. I further swear (or affirm) that the above information is true and accurate, and I have been duly sworn by the attesting notary public listed below.

FORM NOT ACCEPTED WITHOUT CO	MPLETING ALL SECTIONS BELOW
	Your original signature
Subscribed and sworn to before me, a Notary Public, on this 11 day of April 2010 2011	Original Notary stamp or seal required here:
Original Signature of Notary Notary Commission expires: July 23 2011	

DOWNLOAD



David Schied
P.O. Box 1378
Novi, MI 48376
248-946-4016
(no phone calls please; email or in-person conferences only)

Delivery of this document was made via certified mail, return receipt requested 7011 0470 0000 4054 4090

4/9/2011

State of Michigan Attorney Grievance Commission 243 West Congress, Suite 256 Detroit, MI 48226-3259

Re: Submission of eight (8) "attorney misconduct" complaints on the following attorneys: 1) Bruce Bagdady (P40476); 2) Gary King (P32640); 3) Richard Fanning (P55697); 4) Thomas Fleury (P24064); 5) Barbara Buchanan (P55084); 6) Jennifer Rupert (P72199); 7) Michael Weaver (P43985); 8) Jessica Cooper (P23242)

To Whom It May Concern:

Accompanying this cover letter are eight (5) completed "Request for Investigation" forms outlining separate complaints on the above-named Michigan judges, all of whom I hereby allege are engaging in the commission of <u>crimes</u> against the sovereign People of this Michigan republic.

*Note that these latest <u>four</u> attorney misconduct complaints come to you in the aftermath of my having reported to your agency crimes being committed by other attorneys in 2006 and in 2008, which were both DENIED by your agency without any supporting cause.

Additionally, I wish you to note that there are numerous other attorneys on whom I have not yet filed additional attorney misconduct complaints on simply because their criminal "malfeasance" and "fraud upon the court" coupled with the crimes of their predecessors and cohorts in Michigan government corruption, has impacted my life to such extent that I have not had the time and opportunity to complete such tasks. My criminal complaints regarding their activities against me however are well-documented in the court records of an Ingham County Circuit Court case that went before the Michigan Court of Appeals in 2008, and subsequently before the Michigan Supreme Court in 2009. you can look up as David Schied v. State of Michigan, et. al, which began in Ingham County in the courtroom of William Collette and subsequently went before Bandstra, Owens, and Donofrio at the Court of Appeals. There are other cases that followed this one to the federal courts, such as "Schied v. Thomas Davis, Jennifer Granholm..., et al.; "Schied v. Daughtrey, et. al."; "David Schied, on behalf of "Student A" v. Scott Snyder, et al." currently on appeal to the United States Supreme Court; and "Schied v. Ronald Ward, et. al." which also currently on appeal to the United States Supreme Court.

What you should note about these other cases is that the State "defendants" were represented by numerous attorneys operating out of the Office of the Michigan Attorney

General Mike Cox, who I have named for criminal racketeering and corruption violations in the <u>David Schied v. State of Michigan, et. al</u> case, inclusive of Mike Cox himself, Frank Monticello, Patrick O'Brien, Joshua Smith, Ron Robinson, and attorneys for the Wayne County RESA listed as Matthew Leitman and Saura Sahu. I have taken the time to note that all of the above-named individuals ARE also members of the Michigan State Bar.

Regarding the first complaint on attorney Bruce Bagdady, the co-partner of the Keller Thoma P.C. who also appears to be the "ringleader" for Gary King, Richard Fanning, Thomas Fleury, Barbara Buchanan, and Jennifer Rupert, who also operate from the Keller Thoma, P.C. law firm:

You should note that in support of the <u>two</u> copies of the "<u>Request for Investigation (R/I) Form</u>", I am sending the following in duplicate, one for the Attorney Grievance Commission and the other for ringleader Bruce Bagdady:

- a) Website page for the election of Bruce Bagdady for Novi School Board president and verifying that Bagdady is partner in the Keller Thoma, P.C. law firm, which I assert is a criminal racketeering and extortion operation;
- b) Motion Hearing transcript dated March 30, 2007 before Judge Cynthia Diane Stephens in the Wayne County Circuit Court showing that Bruce Bagdady successfully argued that Texas laws and a Texas court "Order of Expunction" IS A "MYTH" and that legislators in Michigan intended for schoolteachers to be singled out as having "LIFETIME CONVICTIONS" even after having a "plea withdrawn", "indictment dismissed", "judgment set aside", receiving gubernatorial clemency through a "full pardon", having received a legal "obliteration" of the remaining "arrest" record, and having separated oneself from the original offense by fully three (3) decades of exemplary conduct and social contributions;
- c) "Notice of Hearing" dated 12/8/07 in a criminal racketeering and corruption case filed by Plaintiff in the Ingham County Circuit Court, a case being managed by Bagdady and which moved its way through the Court of Appeals to the Supreme Court where it was DENIED along the way by other members of the Michigan State Bar posing as legitimate judges;
- d) "Plaintiff's Response: To Defendants' 'Motion to Strike Plaintiff's Complaint and/or For a More Definite Statement and Brief in Support" and Accompanying 'Motion for Sanctions Against Defendants and Their Attorneys", (21 pages) dated 1/16/09 outlining the "fraud upon the Court" perpetrated by Bagdady and his cohorts in crime to that date as employed by the Keller Thoma law firm;
- e) Cover page to Plaintiff "Student A's 'Reply to Federal Defendants' 'Motion to Dismiss' and 'Reiteration of Citizen Demand for a Grand Jury Investigation of Criminal Conspiracy Against Rights; Conspiracy to Commit Crimes; Racketeering and Corruption", undated but was passed through the federal courts between 2009-2010 and ruled on in January 2011, which is a case that was being managed in defense by those under the "partnership" of Bruce Bagdady in the criminal operation of the Keller Thoma, P.C. law firm:
- f) "Plaintiff's Response and Brief in Support of Response to the Northville Public Schools Defendants' Motion for Summary Disposition and Dismissal", (22 pages) dated 2/28/11, showing again the extent to which those performing under the "partnership" of Bagdady and others of the Keller Thoma, PC law firm, were willing to go to defraud the court so to

"win their case" by continuing to railroad me into have a "conviction" that "exists" and while depriving me of my rights to criminal "victim's rights" protection and civil relief under the Constitution of Michigan and of the United States.

Regarding the second complaint on attorney Gary King, who also operate criminally from the Keller Thoma, P.C. law firm:

You should note that in support of the <u>two</u> copies of the "<u>Request for Investigation (R/I) Form</u>", I am sending the following in duplicate, one for the Attorney Grievance Commission and the other for the criminal co-conspirator Gary King:

- a) Website page for the election of Bruce Bagdady for Novi School Board president and verifying that Bapy of an email sent by civil court defendant and alleged co-criminal conspirator Katy Doerr-Parker, copying Gary King at the Keller Thoma law firm, and depicting King as being the attorney who, in 2004 had assisted her in defrauding me into believing that once I successfully executed my federally protected (see 28 CFR §50.12) challenge to "challenge and correct" an erroneous FBI report received by the Northville Public Schools that the school district "certainly can and will destroy or return all implicating documents if your record is expunged by court order";
- b) A copy of three pages of two pages of email dialogue between Katy Doerr-Parker and me illustrating Katy Parkers' continued assurances that "Our attorney, Gary King, would like for [me] to move forward with the required new fingerprinting at the \$54 cost. We will then make the determination to remove to his office in a sealed envelope or totally destroy any documents we possess" (referencing the "Texas Order of Expunction" subsequently delivered freely to other Michigan school district employers and to the public under FOIA requests in 2005, 2006, and 2009 at minimum; and by which the attorneys of the Keller Thoma law firm have been defrauding the State and Federal courts about).
- c) Page 4 of a Michigan State Police crime report, in which "hostile" crime witness Scott Snyder (conveniently misspelled by the MSP detective writing this fraudulent report) stating that Keller Thoma attorney Gary King was acting as his protective cover in "obstructing" the criminal investigation of Lincoln Consolidated Schools superintendent Sandra Harris, who has been since employed as superintendent of the Oak Park School District.
- d) Email sent to me more recently on 3/18/11 by Gary King's secretary Sherry A. Dockery, in reference to the continued defense of the Northville Public Schools officials committing these crimes against me, pertaining to the case of "Schied v. Leonard Rezmierski, et. al".

Regarding the third complaint on attorney Richard Fanning, Jr., who also operate criminally from the Keller Thoma, P.C. law firm:

You should note that in support of the <u>two</u> copies of the "<u>Request for Investigation (R/I) Form</u>", I am sending the following the following in duplicate, one for the Attorney Grievance Commission and the criminal co-conspirator Richard Fanning:

• Pages 1-2, 4-23, and 82-90 of Plaintiff "Student A's 'Reply to Federal Defendants' 'Motion to Dismiss' and 'Reiteration of Citizen Demand for a Grand Jury Investigation of Criminal Conspiracy Against Rights; Conspiracy to Commit Crimes; Racketeering and Corruption", filed in 2009, a case on its way to the United States Supreme Court in 2011.

The pages of this "reply" brief well detail the role that Richard Fanning, Jr. played in the criminal conspiracy to deprive my child of his civil and constitutional rights to "due process" while also conspiring to "cover up" the criminal "obstruction of justice" committed by elementary school principal Scott Snyder when he repeatedly suspended my child from school after I had named him as a "hostile witness" in the MSP crime report on former Lincoln Consolidated Schools "interim" superintendent Sandra Harris. The violations covered by this complaint span unwarranted school suspensions and deprivation of the rights of my child occurring between 2006 and 2008.

NOTE: Although other documents are available to depict Richard Fanning's involvement with this criminal racketeering operation of the Keller Thoma enterprise working alongside and in "concert" with the Northville Public Schools enterprise, I cannot afford the exorbitant cost of providing these copies. The documents supplied in regards to these other attorneys, alleged by me to be "professional criminal" employed by Bruce Bagdady and his other "partners" of the Keller Thoma law firm, should suffice if additional "incriminating" documents are needed.

Regarding the fourth, fifth, and sixth complaints on attorneys Thomas Fleury, Barbara Buchanan, and Jennifer Rupert, who all three also operating criminally from the Keller Thoma, P.C. law firm:

You should note that in support of the two copies of the "Request for Investigation (R/I) Form(s)" that I am sending for EACH of these two attorneys (one each for the Attorney Grievance Commission and one each for the two attorneys), I am sending the following the following documents in only TWO duplicates, one set of copies for the Attorney Grievance Commission and the other set of documents for the two criminal co-conspirators Thomas Fleury and Barbara Buchanan to share with Jennifer Rupert since they all operated "in concert" together, sometimes with and sometimes without attorney Jennifer Rupert. Jennifer Rupert will therefore need to depend upon this very same documentation that I cannot afford to duplicate further since I am a CRIME VICTIM and "forma pauperis" litigant.

- Cover page to Plaintiff "Student A's 'Reply to Federal Defendants' 'Motion to Dismiss' and 'Reiteration of Citizen Demand for a Grand Jury Investigation of Criminal Conspiracy Against Rights; Conspiracy to Commit Crimes; Racketeering and Corruption", undated but was passed through the federal courts between 2009-2010 and ruled on in January 2011, which is a case that was being managed in defense by those under the "partnership" of Bruce Bagdady in the criminal operation of the Keller Thoma, P.C. law firm. (Page two of the cover page shows that this case was being handled by Fleury and Buchanan without attorney Rupert.) NOTE: Two copies of this document were provided, one each for reference by Fleury and by Buchanan.
- Cover page to "Appellant's Response to 'Defendants-Appellees Susan Liebetraus' and Harvalee Sauntos' 'Reply' to Plaintiff-Appellant's Motion for Immediate Consideration" and "Appellant's 'Motion for Sanctions' and 'Writ of Mandamus' Against Appellees and Their Attorneys" filed in the United States Court of Appeals for the Sixth Circuit in 2010. (Page two of the cover page shows that only Barbara Buchanan was named, but the records should reveal that this was the very same case referenced above also being handled by Thomas Fleury.) NOTE: Two copies of this document were provided, one each for reference by Fleury and by Buchanan.

- "Plaintiff's Response: To Defendants' 'Motion to Strike Plaintiff's Complaint and/or For a More Definite Statement and Brief in Support" and Accompanying 'Motion for Sanctions Against Defendants and Their Attorneys", (21 pages) dated 1/16/09 outlining the "fraud upon the Court" perpetrated by attorneys Fleury, Buchanan and Rupert and his cohorts in crime to that date as employed by the Keller Thoma law firm;
- "Plaintiff's Response and Brief in Support of Response to the Northville Public Schools Defendants' Motion for Summary Disposition and Dismissal", (22 pages) dated 2/28/11, showing again the extent to which those performing under the "partnership" of Fleury, Buchanan, and Rupert, along with others of the Keller Thoma, PC law firm, were willing to go to defraud the court so to "win their case" by continuing to railroad me into have a "conviction" that "exists" and while depriving me of my rights to criminal "victim's rights" protection and civil relief under the Constitution of Michigan and of the United States. (NOTE: While the copy enclosed along with this complaint includes a final page that is not signed and notarized, an original that IS signed and notarized DOES exist and can be provided upon request and if needed. Time restrictions and the costs of retrieving this final page preclude me from being able to provide it promptly at this time.)

Regarding the seventh complaint on attorney Michael Weaver, of the Plunkett-Cooney law firm:

You should note that in support of the <u>two</u> copies of the "<u>Request for Investigation (R/I) Form</u>" I am sending the following listed documents in duplicate, one for the Attorney Grievance Commission and the other for this corrupt criminal, attorney Michael Weaver, **upon whom I** had filed a previous "attorney misconduct" complaint in 2008 that was DENIED by the Attorney Grievance Commission. The Attorney Grievance Commission should acknowledge therefore, that it was their own gross negligence in disregarding my previous warning notice about this criminal Michael Weaver, that has brought this AGC to sanctify and protect the continuance of this principle offender's ongoing crimes against me and against the People of Michigan and against the People of the United States.

- 9-page Sworn and notarized "Crime Report" addressed to Oakland County Prosecutor Jessica Cooper in report of the numerous crimes committed by Michael Weaver in numerous cases where he has clearly and intentionally committed felony crimes of:

 a) "fraud upon the court";
 b) legal acts in illegal manners;
 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 offenses;
 i) conspiracy to treason;
- 12-page "Notice of Error and Correction of Statement in Previous Court Filings", a document filed in the Sixth Circuit Court of Appeals, dated 6/26/08, detailing the extent to which attorney Michael Weaver had gone in circumventing the laws and the State and United States constitutions to deny me due process, privileges and immunities, full faith and credit, and other rights by gross "fraud upon the courts" so to institute "double jeopardy" and the reinstatement of a "conviction" upon my identity whereas otherwise "no conviction exists".

Regarding the eighth complaint on attorney Jessica Cooper, who operated with criminal negligence from the Office of the Oakland County Prosecutor:

You should note that in support of the <u>two</u> copies of the "<u>Request for Investigation (R/I) Form</u>", I am sending the following the following in duplicate, one for the Attorney Grievance Commission and the other for the criminal co-conspirator Jessica Cooper, who has provided criminal sanctity to attorney Michael Weaver:

- 4-page letter to Oakland County Judge Michael Warren, who referred me to Oakland County prosecutor Jessica Cooper after learning in 2009 and again in 2010 that crimes were continuing to occur against me by numerous government officials acting "under color of law" through attorneys by "fraud upon the court" and other crimes. It should be noted that this letter was written to detail the results of what occurred AFTER I took Judge Warren's suggestion and reported these crimes to the Oakland County Sheriff's Department, to the Bloomfield Hills Police Department, and to prosecutor Jessica Cooper. The letter outlines how these "law enforcement agencies" used company policy and "color of law" to deprive me of my right to have my crime report properly processed by an investigation and indictment of the alleged criminal, attorney Michael Weaver.
- 9-page Sworn and notarized "Crime Report" addressed to Oakland County Prosecutor
 Jessica Cooper in report of the numerous crimes committed by Michael Weaver in
 numerous cases where he has clearly and intentionally committed felony crimes of:

 a) "fraud upon the court";
 b) legal acts in illegal manners;
 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 offenses;
 i)
 conspiracy to treason;

Please send me an acknowledgment letter right away with your assignment of attorney complaint numbers on each of the five complaints on the attorneys I have listed above. I'll hope that you send that right away, and hope as well that you do not take the usual year or two to decide how, when and why to investigate these separate complaints.

Respectively,

Cc:

- Wayne County Sovereign Jural Assembly
- Oakland County Sovereign Jural Assembly
- Michigan Jural Sovereign Assembly
- Dr. William Kauffman, retired UM Professor of Engineering; whistleblower on treason and national security violations by UM President and Board of Regents (attorneys)
- Bill Proctor Investigative Reporter for WXYZ; founder of the "Proving Innocence"

Attorney Grievance Commission

243 West Congress, Suite 256 Detroit MI 48226-3259

REQUEST FOR INVESTIGATION (R/I) FORM

Please fill out the entire form in ink – sign at the bottom – and provide a copy of any relevant information. In order to expedite the processing of your complaint, <u>please provide 2 copies of any supporting documents.</u>

Attorney information:				
Name (one attorney per R/I form): Bruce Bagdady (P40476)				
Address (number and street): 45515 Emerald Forest Dr.				
City: Novi		chigan	Zip Code: 48374-3121	
Area code and Telephone Number: 248-348-2325 Date attorney was hired/appointed:				
Type of case Multiple conditions (divorce, criminal, estate, etc)clients, as		d criminal allega	ations against him, his	
Wayne and Ingham county circui Name of court: Court; MI CofA; & 6t	t court	s; U.S. District	06-633604-NO;	
Is this your first complaint to this office about this attorney?		Date of previous comple (if applicable): n/a	aint 5.09CV11307.	
ee also "Notice of Hearing" as		e of Bagdady's h	leading 2:08CV10005;	
fense in RICO lawsuit in 2007 (Please provide Only a smidgeon of the facts of				
"partnering" in a racketeering and corruption operation known as the Keller				
Thoma law firm. Evidence of corruption is broad and extensive in my case in which Bruce Bagdady and other attorneys of Gary King, Richard Fanning, Jr.,				
Thomas Fluery, Barbara Buchanan, Jennifer Rupert. Evidence: a) Press page				
showing Bagdady as "partner" :	in Kelle	er Thoma. b) Motic	on Hearing Transcript	
dated 3/30/07 where Bagdady as	rgues th	nat a person with	n a set aside, pardon,	
and expunction dating back 30	years s	should have a "li	ife sentence" and	
"expunctions are a myth". c)&c	d) Two '	motion responses	s" & 1 "Reply" in State a	
Federal courts on the same No:			(Annual Control of the Control of th	
I request the Attorney Grievance Comm	ission inv	estigate the above att	orney: Feb. 2011 showing ot	
Your Name - print in ink: David Schied Conspiracy of "fraud on the court" Mrx Mrs Ms.				
Your Signature – in ink: David Schied Description Schied on the control of the			Date: 4/2/11	
Address (number and street): P.O. Box 1378				
City: Novi	Micl State:	nigan	48376 Zip Code:	
Area code and Telephone number: 248-946-4016 (no phone calls please)				

Note (ACCRETE Thomas) law firms has received copies of all documents I am using in this (GETTE THOMA) law firms has received copies of all documents I am using in this (GETTE THOMA) law firms has received copies of all documents I am using in this (GETTE THOMA) law firms has received copies are available upon request proving the underlying crimes of attorney Bagdady and his "partners". I am a "forma pauperis" litigant and cannot afford printing more copies of what this firm already has.

Attorney Grievance Commission

243 West Congress, Suite 256 Detroit MI 48226-3259

REQUEST FOR INVESTIGATION (R/I) FORM

Please fill out the entire form in ink - sign at the bottom - and provide a copy of any relevant information. In order to expedite the processing of your complaint, please provide 2 copies of any supporting documents.

	Attorney information:				
	Name (one attorney per R/I form): Gary King (P32640)				
	Address (number and street): 440 E. Congress St., Fl.5				
	City: Detroit State: Michigan Zip Code: 48226				
	Area code and 248-348-8922 2004 to the present Date attorney was hired/appointed:				
	Typc of case Multiple c (divorce, criminal, estate, etc)clients, a Wayne and Ingham county circui	nd against numerous atto	orneys of his law firm.		
	Name of court: Court; MI CofA; & 6t	h Cir. Court of Appeals	Case #: 09-030727-NO;		
*S	Is this your first complaint to this office ye about this attorney? ee also email from "Sherry A.	Date of previous complete of p			
CO	ntinued affiliation with ongoin (Please provide ly a smidgeon of the facts can	DETATEMENT OF FACTS CASES	08-1879: 08-1895		
	ly a smidgeon of the facts can th a racketeering and corruption	_			
	idence of corruption is broad a her attorneys of Bruce Bagdady				
Bu	chanan, Jennifer Rupert. Evide	nce: a) 3 pages of email	l from NV Schools Defendar		
	ty Doerr-Parker with reference raud" leading to deprivation o		75-		
Ex	punction" the Keller Thoma cli	ents are using criminall	ly to deprive me of my		
ri	ghts, employment, and reputation	on; b)page 4 of MSP crir	me investigation report		
sh	owing that NV Schools Defendan I request the Attorney Grievance Comm	<u>-</u>			
Ga	ry King to help him in deterrin Your Name - printin ink: David Schie	ng police investigation ed Mr <u>[X</u>			
	Vous Signature in the	deyahoo.com,	Date: 4/2/11		
	Address (number and street): P.O. Box				
	City: Novi	Michigan State:	48376 Zip Code:		
	Area code and	(no phone calls please)			

Note (ATREFORE IN EACH) law firms has received copies of all documents I am using in this 19979 Parice complaint. Numerous other docs are available upon request proving the underlying crimes of attorney King and his "associates". I am a "forma pauperis" litigant and cannot afford printing more copies of what this firm already has.

Attorney Grievance Commission

243 West Congress, Suite 256 Detroit MI 48226-3259

REQUEST FOR INVESTIGATION (R/I) FORM

Please fill out the entire form in ink – sign at the bottom – and provide a copy of any relevant information. In order to expedite the processing of your complaint, <u>please provide 2 copies of any supporting documents.</u>

Attorney	intorma	ition:
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Telephone number:

	Name (one attorney per R/I form): Richard Fanning, Jr. (P55697)					
	Address (number and street): 440 E. Congress St., F1.5					
City: Detroit State: Michigan Zip Code: 48226				Zip Code: 48226		
	Area code and		2007 to 2010 Date attorney was hire	d/appointed: ations against him, his		
	Type of case Multiple of (divorce, criminal, estate, etc)clients, a					
	Wayne and Ingham county circu:	it court	s; U.S. District	07-1256-AW; COA NO.202	804	
	Name of court: Court; MI CofA; & 61	th Cir.	Court of Appeals	Case #:09-030727-NO;		
	Is this your first complaint to this office about this attorney?	s	Date of previous comp (if applicable): n/a			
	about this attorney:		(ii applicable): 117 c	2:08CV10005;	i	
	(2)		NT OF FACTS	08-1879; 08-1895		
Onl	(Please provide y a smidgeon of the facts can	e details. You be prov	i may attach additional pag ided here concer	ges.) ning Fanning's involvem	ent	
	a racketeering and corruption					
Evi	dence of corruption is broad a	nd exte	nsive in the cas	e(s) involving Richard		
Far	ning, Jr. and other attorneys	of Gary	King, Bruce Bag	dady, Thomas Fluery,	1	
Bar	bara Buchanan, Jennifer Rupert	. Evide	nce: a) Cover sh	eet of "Reply", b) Compl	ain	
"St	mmary" and c) relevant "Count'	from F	ederal case show	ing how Fanning acted u	nde	
"cc	lor of law" and cloak of decer	tion to	deprive an elem	entary school child of	his	
ric	hts to "due process" under IDE	EA while	also working to	cover up retaliation		
aga	inst child and father for nami	ng his	clients from the	Northville Public Scho	pls	
as	criminal co-conspirators again				nal	
	I request the Attorney Grievance Comm	ission inv	estigate the above att	orney: case	s.	
Your Name - print in ink: David Schied Mrx Mrs Mrs Mrs Mrs.						
Your Signature — in ink: David Schied Departs yugned by Davi				Date: 4/2/11		
Address (number and street): P.O. Box 1378						
	City. Novi	Micl State:	nigan	48376 Zip Code:		
	Area code and				1	

Note (ACTIVE TO THE THE LAW DIMENT I am using in this (SPECE TO THE LAW DIMENT) law firms has received copies of all documents I am using in this (SPECE TO THE LAW DIMENT) law firms has received copies of all documents I am using in this (SPECE TO THE LAW DIMENT) law firms has received copies of all documents I am using in this formal part and cannot afford printing more copies of what this firm already has.

248-946-4016 (no phone calls please)

Attorney Grievance Commission

243 West Congress, Suite 256 Detroit MI 48226-3259

REQUEST FOR INVESTIGATION (R/I) FORM

Please fill out the entire form in ink – sign at the bottom – and provide a copy of any relevant information. In order to expedite the processing of your complaint, <u>please provide 2 copies of any supporting documents.</u>

Attorney information:						
Name (one attorney per R/I form): Thomas Fleury (P24064)						
Address (number and street): 440 E. Co	Address (number and street): 440 E. Congress St., Fl.5					
City: Detroit	State: Michigan	Zip Code: 48226				
Area code and 313-965-7610 Telephone Number:	2007 to 2011 Date attorney was hi	red/appointed: gations against her, her				
Type of case Multiple of (divorce, criminal, estate, etc)clients, a Wayne County circuit court; U		5 <u>—</u>				
Name of court: 6th Cir. Court		Case #: 5"09CV11307;				
Is this your first complaint to this office about this attorney?	Date of previous com	plaint 10-1176				
Only a smidgeon of the facts can in a racketeering and corruption Evidence of corruption is broad a Rupert and other attorneys of Garraning, Jr., Jennifer Rupert. A Rupert and other "Keller Thoma" a courts to continue a 7-year cover Public Schools. Evidence: a) Two by child "Student A" into 6th Cirrequest the Attorney Grievance Comm	operation known as the and extensive in the cary King, Bruce Bagdady, multitude of evidence attorneys have repeated up of crimes by their sets of cover sheets of cover sheets of a surrounding repeated	e Keller Thoma law firm. ase(s) involving Jennifer Barbara Buchanan, Richal is available showing that defrauded State & Feder c clients at the Northvil on Federal case with claim responses in a State couf				
derrive me of my Constitutional a Your Name - printin ink: David Schi	and civil rights under .ed Mr					
Your Signature – in ink: David Schied of Company agreed by David Schwed Office and Only Sc						
Address (number and street): P.O. Box 1378						
City: Novi	Michigan State:	48376 Zip Code:				
Area code and	(no phone calls please)					
lote (ACTREFORE METERS The Thanks law firms	has received copies of	all documents I am using				

Note (ACCRETATE THAMA) law firms has received copies of all documents I am using in this (GRINE PARTICE complaint. Numerous other docs are available upon request proving the underlying crimes of attorney Fleury and his "associates". I am a "forma pauperis" litigant and cannot afford printing more copies of what this firm already has.

Attorney Grievance Commission

243 West Congress, Suite 256 Detroit MI 48226-3259

REQUEST FOR INVESTIGATION (R/I) FORM

Please fill out the entire form in ink – sign at the bottom – and provide a copy of any relevant information. In order to expedite the processing of your complaint, <u>please provide 2 copies of any supporting documents.</u>

Attorney information:

Name (one attorney per R/I form): Barbara Buchanan (P55084)						
	Address (number and street): 440 E. Congress St., Fl.5					
City: Detroit State: Michigan Zip Code: 48226						
Area code and 313-965-4480 Telephone Number:	Area code and 313-965-4480 2007 to 2011					
J. 1		d criminal allega	ations against her, her			
(divorce, criminal, estate, etc)clients, a Wayne County circuit court; U	.S. Dist	rict Court;	09-030727-NO;			
Name of court: 6th Cir. Court	of Appe		Case #: 5:09CV11307;			
Is this your first complaint to this office about this attorney?	es	Date of previous complet (if applicable): n/a				
		NT OF FACTS				
Only a smidgeon of the facts can	le details. You be prov	ı may attach additional pag ided here concer	es.) ning Buchanan's involveme			
in a racketeering and corruption	~					
Evidence of corruption is broad	and exte	nsive in the cas	e(s) involving Barbara			
Budhanan and other attorneys of	Gary Kin	g, Bruce Bagdady	, Thomas Fluery, Richard			
Fanning, Jr., Jennifer Rupert. A	multitu	de of evidence i	s available showing that			
Buchanan and other "Keller Thoma	" attorn	eys have repeate	d defrauded State & Feder			
courts to continue a 7-year cove	r up of	crimes by their	clients at the Northville			
Public Schools. Evidence: a) Two	sets of	cover sheets on	Federal case with claims			
by child "Student A" into 6th Ci	rcuit; b)Two "motion res	ponses" in a State court			
RICO case reflecting factual dat I request the Attorney Grievance Comm			-			
degrive me of my Constitutional	and civi	l rights under "	color of law".			
Tour Name - print in this.		Mr[X	Mrs. Ms. cases.			
Your Signature – in ink: David Schied Described Describ						
Address (number and street): P.O. Box	Address (number and street): P.O. Box 1378					
City: Novi	State: Mic	nigan	48376 Zip Code:			
Area code and Telephone number: 248-946-4016	(no phon	e calls please)				
Note (ACTIVEFORE The The The law firms has received copies of all documents I am using in						
his @#######Rice complaint. Numerous other docs are available upon request proving the						

underlying crimes of attorney Buchanan and her "associates". I am a "forma pauperis"

litigant and cannot afford printing more copies of what this firm already has.

Attorney Grievance Commission

243 West Congress, Suite 256 Detroit MI 48226-3259

REQUEST FOR INVESTIGATION (R/I) FORM

Please fill out the entire form in ink – sign at the bottom – and provide a copy of any relevant information. In order to expedite the processing of your complaint, <u>please provide 2 copies of any supporting documents.</u>

Attorney information:

	Name (one attorney per R/I form): Jennifer Rupert (P72199)						
	Address (number and street): 440 E. Congress St., Fl.5						
	City: Detroit Sta	higan	Zip Code: 48226				
	Area code and 313-965-8924		2010 to 2011 Date attorney was hire	d/appointed:			
	Telephone Number: Type of case (divorce, criminal, estate, etc) clients, and against numerous attempts and criminal allegations.			_	7344		
_	Name of court: Wayne County circu	iit cou		Case #:	30727-NO		
	Is this your first complaint to this office yes about this attorney?		Date of previous comp (if applicable): n/ϵ				
Only	ST. (Please provide det y a smidgeon of the facts can be		T OF FACTS may attach additional pag ded here concer	ges.) ning Rupert's	involvement		
	a racketeering and corruption op- dence of corruption is broad and						
-	ert and other attorneys of Gary	_					
	ning, Jr., Thomas Fleury. A multer ert and other "Keller Thoma" atte						
	rts to continue a 7-year cover up lic Schools. Evidence: a) Two "mo	-	-		Northville		
	case reflecting factual data s		~		court to		
	rive me of my Constitutional and I request the Attorney Grievance Commissi				cases.		
	Your Name - print in ink: David Schied		Mr	MrsMs.[
Your Signature – in ink: David Schied Digitally signed by David Schied Office and David Schied Office (Photopark Schied, out. Office 2011,04:10 22:07:21-04/00*) Date: 4/2/11							
	Address (number and street): P.O. Box 1378						
	City: Novi Sta	Mich te:	igan	48376 Zip Code:			
- 1	Area code and Telephone number: 248-946-4016 (no phone calls please)						
lote	te (A Merre Merre Thomas law firms has received copies of all documents I am using i						

Note (A The Ment of The Ma) law firms has received copies of all documents I am using in this (GP 1987) The Complaint. Numerous other docs are available upon request proving the underlying crimes of attorney Rupert and her "associates". I am a "forma pauperis" litigant and cannot afford printing more copies of what this firm already has.

Attorney Grievance Commission

243 West Congress, Suite 256 Detroit MI 48226-3259

REQUEST FOR INVESTIGATION (R/I) FORM

Please fill out the entire form in ink - sign at the bottom - and provide a copy of any relevant information. In order to expedite the processing of your complaint, please provide 2 copies of any supporting documents.

Attorney information:					
Name (one attorney per R/I form): Michael D. Weaver (P43985)					
		ve., Suite 2000			
City: Bloomfield Hills	State: Mi		_	Code: 48304	
Area code and 248-901-4025 Telephone Number:		Date attorney was hired	/app	04 through present ointed: 4/2/11	
(divorce, criminal, estate, etc): as well a	s his c	ith criminal alle lients			
Washtenaw and Ingham Name of court: U.S. District Court	-	MI C of Appeals	Case	04-000577-CL;	
Is this your first complaint to this office about this attorney?		Date of previous compla (if applicable):	i nt 3)	SC No. 131803	
	STATEME	NT OF FACTS		07-1256-AW United States District	
(Please provide Details of Mr. Weaver's nume		may attach additional page	(.)	ourt No. 2:08-CV-10005	
"fraud upon the courts" and i			6)	Sixth Circuit C of A No. 08-1879	
commit" and "cover-up" of the are detailed in the attached			7)	Sixth Circuit C of A	
a) Sworn and Notarized "Crime	e Report	" to the Oakland	8)	No. 08-1895 09-1474-NO	
County Prosecutor regarding Michael Weaver; b) "Notice of Error and Correction of Statement" 9) U.S. District Cour					
filed in the U.S. Court of Appeals outlining numerous No. 10-10105					
counts of "fraud upon the cou		•			
I request the Attorney Grievance Comm	ission inve	estigate the above atto	rnev	:	

Your Name - print in ink: David Sci	nied M rD	☑ Mrs. Ms.		
David Schied	gillally signed by David Schied K: cru-David Schied, o. ou, maledeschedighnous on: cHUS ste: 2011.04.10.27:06:37-04.00°	Date: 4/2/11		
Address (number and street): P.O. Box 1378				
City: Novi	Michigan State:	48376 Zip Code:		
Area code and Telephone number: 248-946-4016	(no phone calls please)			

(AGCRI Form rev. Feb. 16, 2011) Note: Attorney Weaver received copies of all the documents I am using to substantiate my grievance complaint. Numerous {00031998.DOC} other documents are available upon request. I am a "forma pauperis" litigant and cannot afford printing him more copies

Attorney Grievance Commission

243 West Congress, Suite 256 Detroit MI 48226-3259

REQUEST FOR INVESTIGATION (R/I) FORM

Please fill out the entire form in ink - sign at the bottom - and provide a copy of any relevant information. In order to expedite the processing of your complaint, please provide 2 copies of any supporting documents.

Jessica Cooper (P23242)

Attorney information:

Area code and

Telephone number:

Name (one attorney per R/I form):

Address (number and street): 1200 N. Telegraph Rd.				
City: Pontiac	State: Mic		Zip Code: 48341	
Area code and Telephone Number: 248-858-1000		9/23/10 through Date attorney was hire	gh present d/appointed: a of evidence and	
71				
(divorce, criminal, estate, etc)sworn and Jurisdiction is Oakland Count	notarize	d statements co	nstituting "indictment"	
		577		
Name of court: to prosecutor recom	mended by	<u>Judge Warren.</u>	Case #: provide	
about this attorney?	es	Date of previous comp (if applicable): n/ϵ		
		T OF FACTS		
		may attach additional pag		
Details of Prosecutor Cooper				
offenders and enforce and pr	otect aga	inst the violat	tion of all State and	
Federal laws, are presented	in the at	tached document	s entitled:	
a) Sworn and Notarized "Crim	e Report'	to the Oakland	l County Prosecutor	
regarding numerous counts of	criminal	activity by at	torney Michael Weaver;	
b) Letter to Oakland County	Circuit (Court Judge Mich	nael Warren detailing	
the runaround I received by	the Bloom	nfield Hills Pol	lice acting "in concert"	
with the Office of the Oakla			_	
to criminal protection "unde NOTE: Prosecutor Cooper al	r color o	of law".	5	
I request the Attorney Grievance Comm	ussion inve	stigate the above att	orney:	
Your Name - print in ink: David Schi	ed	Mr	Ŋ Mrs.□ Ms.□	
Digitally s	igned by David Schied avid Schied, o, ou,			
Vous Signature in inter	schied@yahoo.com. 1.04.10 22:05:10 -04'00'		Date: 4/2/11	
Address (number and street): P.O. Box	1378			
City: Novi	Mich State:	igan	48376 Zip Code:	

Note: Attorney to ober received copies of one of the doc I am using to base this (00031998.Degievance complaint. Numerous other docs are available upon request proving the underlying crimes of attorney Weaver and his clients. I am a "forma pauperis" litigant and cannot afford printing more copies of what she already has.

248-946-4016 (no phone calls please)

Complaints Filed with the Michigan Judicial Tenure Commission

2008

For office use only:

RFI No. 08 - 17406

MICHIGAN JUDICIAL TENURE COMMISSION REQUEST FOR INVESTIGATION FORM

Make a copy of this Request for Investigation for your files.

Include copies of any documents or transcripts that support your claim. Send *copies* of documents or transcripts only, not originals.

Judicial Tenure Commission

Cadillac Place 3034 West Grand Blvd. Suite 8-450

Type or print all information, except your signature.

Complete both pages of this form.

Return this original, completed form to:

Have your signature notarized.

(1)

(2) (3)

(4)

(5)

(6)

		Detroit, MI 48202					
I. INFO	RMATION ABOUT YOU:						
Name: 20	avid Schied 075 Northwile Place Or. North 3/20	Prisoner No., if any	MT 48167				
Daytime Pho	nie 248-924-3129 (late affernoon)	Evening Phone 248-924	1-3129				
II. INFO	RMATION ABOUT YOUR CASE:						
Name of Judg	ge/Magistrate/Referee: Mesi	nda Morris					
Name of Case	· Schied v. Lincoln Con	solidated Schools on	d Dr. Sandra Harris				
Case No.	04-577-CL	District or Circuit Court	No				
Type of Judg	ge (circle one):						
☐ Supreme (☐ Court of A	Appeals District Court	☐ Magistrate ☐ Referee ☐ Other	*				
Date and time of the alleged misconduct: 12/10/04; 11/10/05							
Your Attorney's Name: Joseph Firestone Attorney's Phone No. 248-540-2701							
Do you have	Do you have any transcripts of the proceedings? Syes on (attached)						

For office use only:

Judge Melinda Monts

PLEASE SET OUT THE FACTS YOU ALLEGE CONSTITUTE MISCONDUCT: 1) Violation of Ch. [Attach additional sheets, if necessary)
Rule 1 of Rules Governing Complaints of Judicial Mis conduct - Judge Morris used her judge. for government officers and their attorneys by office to provide special treatment allowing the defendants and their attorneys to perpetrate froud upon the court. (Refer to plantiff's "More Definite Statement" With special attention to pp. 50-72. 2 Violation of Canon I of the Code of Judicial Conduct by acting with prefudicial bias against plaintiff and his attorney by: (a) making an Onler to Compet the plaintiff to sylone to deposition questioning about the circumstances giving rise to his tenas "set aside "governor's parden" and court-ordered "expunction" then admitting the plaint fel's admissions of "quitt" and "conviction" as matters of material fact and cause for dismissing plantiff's case (a) without giving full-faith and credit to the meaning of those Topes documents to "withdraw the place" dismiss the indichment " to relieve the plaintiff of all "disabilities and pendities, to provide the plaintiff with restoration of full civil rights, and proveleges, and to permit the plaintiff to remain silent even under outh, about be circumstantes of the criminal event, and (d) without litigating the criminal issues implicating the government official. 3) Violation of Canons, which offerers requires judges at all times to : (6) respect and observe the law; (6) promote public confidence by "Impartiality of the judicidry "; (c) treat every person fairly: (1) take appropriate disciplinary measures against
afterneys for un professional conduct.

4) Juda Mortis dereamed and misapplied Texas laws and Michigan statutes, Texas Cose law and Athorney
General of mins and Michigan culte law unith afterness provided just cause for the plaintiff's complaints
and which also is to ridge him with statutory profession under public policies, with crimital consequences for
and which also is certify that I have read the imprination concerning the indicinal Tenure Commission's violating his

(See details m

swear (or affirm) that the above information is true and accurate, and I have been duly privacy rights,
all of the sworm by the attesting notary public listed beloy. all of the attached documents.) Your signature Subscribed and sworm to thefore me, a Notary Public, on this day of 140 200 MAUREEN A. JAHNKE Notary stamp or seal in this secti**Nutary** Public, State of Michigan County of Wayne

My Commission Expires Jun. 29, 2013

Acting in the County of Signature of Notary My Commission expires: 6 -38-3013 Attached documents include the following: O Original - Complaint and Jury Demand" 6 Order Granting Defendants' Motion for D Order Granting Defendant's Mation to Compel Discovery Summery DB position 3) First Amended Complaint and Restated Jury Demond 19 (9) Appellant's Brief Coro per) to the Michigan Court of Appeals (8) Plaintiff's "More Definite Statement" Affidavit of Claudia Gutierrez 5 Transcript of Motion Hearing dated 10/26/05

For office use only:

RFI No. 08-17407

Michigan Judicial Tenure Commission Request for Investigation Form

Make a copy of this Request for Investigation for your files. Include copies of any documents or transcripts that support your claim.

Type or print all information, except your signature.

Complete bath pages of this form. Have your signature notarized.

Do you have any transcripts of the proceedings?

yes

no

Instructions:

(2) (3) (4) (5)

	Send copies of documents or tra						
199	(6) Return this original, completed	form to: Judicial Tenure Commission Cadillac Place 3034 West Grand Blvd. Suite 8-450 Detroit, MI 48202					
I. INFORM	IATION ABOUT YOU:	-					
Name: Day 200 Address:	vid Schied 75 Northville Hace Dr. North #3/20	Prisoner No., if any. City/State/Zip Notthwille, MI 4816 7					
Daytime Phone	248-924-3129 (late afternoon)	Evening Phone <u>248-924-3129</u>					
II. INFORM	IATION ABOUT YOUR CASE:						
	Magistrate/Referee: Debora						
Name of Case	Schied v. Lincoln C	msolidated Schools + Dr. Sandra Harris					
Case No. 26		District or Circuit Court No. 04-577-CL					
Type of Judge	(circle one):						
□ Supreme Co	urt	☐ Magistrate					
Court of Ap		☐ Referee					
☐ Circuit Cour	t Municipal Cour	t 🗆 Other					
Date and time	Date and time of the alleged misconduct: $6/29/06$						
Your Attorney	's Name: Joseph Firestone	Attorney's Phone No. 248-540-2701					

For office use only:



PLEASE SET OUT THE FACTS YOU ALLEGE CONSTITUTE MISCONDUCT: (Violation of Ch. 1, Rule 1 of Rules Gaverning Complaints of Judicial Misconduct - Judge Servitto used her judge's office to provide special freatment for government of attorneys by allowing the defendants and their attorneys to perpetrate fraud upon the court. (Refer in part to Appellant's Reply Brief with special attention to pp. 4-5 to Court of Appellant's Reply Brief with special attention to pp. 4-5 to Court of Appellant's 2 Violation of Canon I of the Code of Judicial Conduct by acting with prejudicial bias, against plaintiff and his attorney in the following to disreparting plaintiff complaints of defendants "mis representation of material facts" of disregarding lower coult transen showing clear violations by defendants afformey of the Rules of Bolessiand Conduct (Ruks 8.4 3.3:3.4). (See defails as buttined on pp. 50-72 of plaintiff's "More Definite Statement") 3 Violation of Canon 2 which offerwises requires judges at all times to :(a) respect and observe the law (proporte public confidence by "impartiality of the indiciony" (c) treat every person fairly;
(d) take appropriate disciplinary measures against attorneys for unprofessional conduct. (1) Judge Servito dis regarded and misapplied Texas laws and Michigan statutes, Texas case law and Attorney General of in ions, and Michigan case law, which oftensise provided just cause for the plain & AP's complaints; and which also provided him with statutory protection under public policies, with criminal consequences for those violating his privacy or ohls. (See details in all of the attached documents.) (5) Julye Servitto acted concerted by placing the Court of Appeals Vulling in an "unpublished" nedligence and incompetance by placing the Court of Appeals Vulling in an "unpublished" court decision when the ruling otherwise set clear precedence. Chad the Criminal aspects of the plaintiff's complaint bean litigated). Such detion was in violation of MCR 7.215 (8) Standards for hib/scation, which gave rise to additional court action currently standards for hib/scation, which gave rise to additional court action currently standards for hib/san Court I certify that I have read the information concerning the Judicial Tenure Comprission's function, jurisdiction, and procedures included on the Commission's web site. I further swear (or affirm) that the above information is true and accurate, and I have been duly sworn by the attesting notary public listed below. Your signature Subscribed and sworn to before me a Notary Public, por this day of 14 1200. Notary stamp or stand INFERMAN Signature of Notary Notary Public, State of Michigan My Commission expires: \mathcal{E} so $\mathcal{G}_{\mathbf{c}}$ County of Wayne My Commission Expires Jun. 29, 2013 Acting in the County of 1997 IDOWNLOAD Attached downerts include the Polaring: D Appellant's Brief as filed by attorney touch Firestone in Case 267023 @ Appellant's Reply Brief as filed by afformey Joseph Firestone in case 267023 3 Court of Appeals "unpublished" decision in close 267023 (4) Court of Appeals "Docketing Statement" filed "proper" by plaintiff on 12/26/07

(5) Appellant's Brief as filed by plaintiff "proper" on 12/26/07 "More Definite Statement" filed in Digian Cauty Circuit Court case 07-1256-AW 1) More Verinite Standard Mills S. 9 1983 by attorney Deryle Salisbury.

For office use only:

08-17408

MICHIGAN JUDICIAL TENURE COMMISSION REQUEST FOR INVESTIGATION FORM

Type or print all information, except your signature.

Make a copy of this Request for Investigation for your files. Include copies of any documents or transcripts that support your claim. Send *copies* of documents or transcripts only, not originals.

Complete both pages of this form. Have your signature notarized.

Return this original, completed form to:

Instructions:

(2) (3)

(4) (5)

(6)

For office use only:

3034 Wes Suite 8-45 Detroit, M	t Grand Blvd. 0
I. INFORMATION ABOUT YOU:	
7 M75 North Jille Vale Dr	No., if any
Daytime Phone 248-924-3/29 Evening (Tate afternoon)	Phone <u>248-924-3129</u>
II. INFORMATION ABOUT YOUR CASE:	
Name of Judge/Magistrate/Referee: Karen M. F	Fort Hood
Name of Case Schied V. Lincoln Consolida	ted Schools + Dr. Sandra Harris
Case No. 267023	District or Circuit Court No. 04–577-CL
Type of Judge (circle one):	
☐ Supreme Court ☐ Probate Court ☐	Magistrate
	Referee
☐ Circuit Court ☐ Municipal Court ☐	Other
Date and time of the alleged misconduct: 6/29/0	06
Your Attorney's Name: Joseph Firestone Attorney	they would be help ty however in
Do you have any transcripts of the proceedings? yes	(no showing that flintiff's attorney was, interrupted during his first statement of oral aroument and never when a chanz

Judicial Tenure Commission

Judge Karen Fort Hood

O Violation of Ch. 1, Rule lof Rules Governing Complaints of Judicial Misronduit - Judge Hood used her judge's office to provide special freatment for government officers and their attorneys by allowing the defendants and their attorneys to perpetrate from your flowers.)

(Refer in part to Appellant's Reply Brief with special attention to pp. 4-5 to Court of Appellant.) PLEASE SET OUT THE FACTS YOU ALLEGE CONSTITUTE MISCONDUCT: 3 U. olation of Canon I of the Code of Judicial Conduct by acting with prejudicial bias against plaintiff and his attorney in the following (a) disreparting plaintiff amplaints of defendants "misrepresentation of material facts" of disregarding lawer court transcript showing alear violations by defendants' attorney of the Rules of Hotessidad Conduct (Rules 8.4. 3.3:3.4). (See details as buttined on pp. 50-72 of plain hep's "More Definite Statement") 3) Violation of Canon 2 which offerwises requires judges at all times to 10 respect and observe the law (proporte public confidence by "impartiality of the indiciary" (c) freat every person fairly;
(d) take appropriate disciplinary measures against attorneys for unprofessional conduct. Tudge Hood dis reported and misapplied Texas laws and Michigan statutes, Texas case law and Attorney General of in ions, and Michigan case law, which oftening provided just cause for the plain & Apis complaints; and which also provided him with statutory protection under public policies, with criminal consequences for those violating this privacy rights. (See details in all of the attached documents.) 5) Judge Hood acted concertedly and in a "chain pattern" of corruption to "coverap" her gross needligence and incompetence by placing the Court of Appeals ruling in an "unguplished" nedligence and incompetence by placing the release special court decision when the ruling otherwise set clear precedence. Chad the Criminal aspects of the plaintiffs complaint bean litigated). Such action was in violation of MCR 7.215 (B) of the plaintiffs complaint bean litigated). Such action was in violation of MCR 7.215 (B) of the plaintiffs for Publication, which gave rise to additional court action converts, before the for 15 tendence that I have read the information concerning the Judicial Tenure Commission of Appeals. function, jurisdiction, and procedures included on the Commission's web site. I further swear (or affirm) that the above information is type and agenrate, and J have been duly sworn by the attesting notary public listed below./ Your signature Notary stamp or seal in this section AUREEN A. JAHNKE
Notary Public, State of Michigan
County of Wayne
My Commission Expires Jun. 29, 2013
Acting in the County of ignature of Notary Signature of Notary
My Commission expires 6 29 13013 DOWNLOAD Attached downerts include the following: DAppellant's Brief as filed by attorney Joseph Firestone in case 267023 3) Appellant's Reply Brief as filed by afformey Joseph Firestone in case 267023 2 Court of Appeals "unpublished" decision in close 267023 D Court of Appeals "Docketing Statement" filed "proper" by plaintiff on 12/26/07 Appellant's Brief as filed by plaintiff proper" on 12/20107
) More Definite Statement " filed in Indian County Circuit Court case 07-1256-AW i) Fallow Complaint filed under 42 U.S.C. 8 1983 by attorney Deryle Schisbury.

For office use only:

RF1 No. 08-17409

MICHIGAN JUDICIAL TENURE COMMISSION REQUEST FOR INVESTIGATION FORM

Make a copy of this Request for Investigation for your files.

Send capies of documents or transcripts only, not originals.

Include copies of any documents or transcripts that support your claim.

Judicial Tenure Commission

Type or print all information, except your signature.

Complete both pages of this form.

Return this original, completed form to:

Have your signature notarized.

Instructions:

(2) (3)

(4)

(5)

(6)

For office use only:

		Cadillac Place 3034 West Grand Blvd. Suite 8-450 Detroit, MI 48202					
		DC401, N1 40202					
I. INFORMATION ABOU	T You:						
Name: David Sch	ied Jace Dr.	Prisoner No., if any.					
Address: North	#3120	City/State/Zip North ville MI 45167					
Daytime Phone 248-9		Evening Phone <u>248-924-3129</u>					
II. INFORMATION ABOU	T YOUR CASE:						
Name of Judge/Magistrate/R							
Name of Case Schied	1. Lincoln Cong	solidated Schools + Dr. Sandra Harris					
Case No. 267023		District or Circuit Court No. 04-577-CL					
Type of Judge (circle one):							
☐ Supreme Court	☐ Probate Court	☐ Magistrate					
Court of Appeals	☐ District Court	☐ Referee					
☐ Circuit Court	☐ Municipal Court	☐ Other					
Date and time of the alleged misconduct: $\frac{6/29/06}{}$							
Your Attorney's Name: Joseph Firestone Attorney's Phone No. 248-540-2701 They would be held full however in							
Do you have any transcripts	of the proceedings?	yes Ano show My that think if is attorney was					
		ot oral argumentand never given a Chance.					

Judge Mark Cavanagh

	111.	PLEASE SET OUT THE FACTS YOU ALLE	GE CONSTITUTE MISCONDUCT:	,
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		by the attesting notary public listed b	on is true and accurate, and I have been duly	
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	he	un of July	MAUREEN A. JAHNKE	inan
		mmission expires: 6 - 22 - 2013	Notary stamp or scal in this section: Notary Public, State of Mich County of Wayne	
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For office use only:

08-17411 RFI No.

MICHIGAN JUDICIAL TENURE COMMISSION REQUEST FOR INVESTIGATION FORM

Make a copy of this Request for Investigation for your files. Include copies of any documents or transcripts that support your claim. Send copies of documents or transcripts only, not originals.

Type or print all information, except your signature.

Complete bath pages of this form.

Return this original, completed form to:

Have your signature notarized.

Instructions:

(2)

(3)

(4) (5)

		Judicial Tenure Commission Cadillac Place 3034 West Grand Blvd. Suite 8-450 Detroit, MI 48202	
I. INFORMATION AB	OUT YOU:		
Name: David	Schied.	Prisoner No., if any.	
Address:N	thille flace Di	City/State/Zip North	hville, MI 48167
Daytime Phone 248	-924-3129 effernoon)	Evening Phone 248-	924-3/29
II. INFORMATION AB	OUT YOUR CASE:		,
Name of Judge/Magistrate	e/Referee: Cynth	ia Diane Ste	Phens
Name of Case Schi	4 / 44	<i>'</i>	ad District
Case No. 06-63	3604	District or Circuit	Court No.
Type of Judge (circle one):		
☐ Supreme Court	☐ Probate Court	☐ Magistrate	
☐ Court of Appeals	□ District Court	,- 🛘 Referee	and the second
Circuit Court	☐ Municipal Court	□ Other	· · · · · · · · · · · · · · · · · · ·
Date and time of the alleg	ed misconduct: 3/	30/07	
Vour Attorney's Name:	and Solishum	Attorney's Phone No. 2.	48-48-6820

For office use only:

X



Do you have any transcripts of the proceedings? Syes on (a Hacked)

(1) Violation of Chilach additional sheets, if necessary)

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Stephens used her judge's office to provide special freatment for government officers.

and their attorneys. PLEASE SET OUT THE FACTS YOU ALLEGE CONSTITUTE MISCONDUCT: 2) Violation of Canon 1 of the Cate of Judicial Conduct by acting with prejudice bias against plaintiff and his attorney by: (a) allowing the defendants to argue a single sentence of the law right down to the placement of the comma for a definental interpretation against the plaintiff (b) while disregarding entire sentences and paragraphs of numerous statutes, including the very some statute are used by the defendants that otherwise made the defendants actions comminal offensels! (c) while failing to provide full faith and credit to Texas court orders and instead providing justification and governmental immunity for the defendants' criminal acts of first defrauding the plaintiff with written promises to destroy or return the plants fets respondion " documents and then turning around and commonthly placing the "non public" documents into the plantife's public personnel Rile; (d) and subsequently Judge Stephens mocked plaintifels efforts and Texas laws and court orders by ruling the plajntifflyand relied upon umyths "ands subject to a "life dentence and that his set aside pardoned + expunded 30 year old tear offers was proof of unprofessional conduct: (See hearing transcripts + briefs.) 3 Details of 2 above are in violation of Canon 2 requiring judges to respectant of serve I certify that I have read the information concerning the Judicial Penure Commission's the law, function, jurisdiction, and procedures included on the Commission's web site. I further swear (or affirm) that the above information is true and accurate, and I have been duly sworn by the attesting notary public listed below. Your signature Subscribed and sworn to before me, a Notary Public, on this 2 day of 202.8 MAUREEN A. JAHNKE Notary stamp or seal in this section: Notary Public, State of Michigan County of Wayne

My Commission Expires Jun. 29, 2013
Acting in the County of My Commission expires -364-30 (3 Attached documents include the tolkum (5) Appellant's "Brief" @More Definite Statement (See pp. 73-89 in particular)
) Federal Complain & filed under
42 U.S.C. 811983 by obtained
Daryle Salisbury 9 Transcript of Motion hearing dated 3/30/07

For office use only:

RFI No.

08-17410

MICHIGAN JUDICIAL TENURE COMMISSION REQUEST FOR INVESTIGATION FORM

Type or print all information, except your signature.

Make a copy of this Request for Investigation for your files.

Send copies of documents or transcripts only, not originals.

Include copies of any documents or transcripts that support your claim.

Judicial Tenure Commission

Cadillac Place 3034 West Grand Blvd.

Complete both pages of this form.

Return this original, completed form to:

Have your signature notarized.

Instructions:

(1)

(2)

(3) (4)

(5)

(6)

	Suite 8-450 Detroit, M1 48202			
I. Information about You:				
Name: David Schied 20075 Northwille Place Dr. Address: Northwille Place Dr.	Prisoner No., if any. City/State/Zip North Ville, MT 48/67			
Daytime Phone 248-924-3/29 (late afternain)	Evening Phone 248-924-3/29			
II. Information about Your Case:				
Name of Judge/Magistrate/Referee: William E. Collette Name of Case Schied V. State of Michigan, et. cul. Case No. 07-1256-AW District or Circuit Court No.				
Type of Judge (circle one):				
☐ Supreme Court ☐ Probate Court ☐ District Court ☐ District Court ☐ Municipal Court	☐ Magistrate ☐ Referee ☐ Other			
Date and time of the alleged misconduct: 1/1/7/07; 12/7/07				
Your Attorney's Name: pro per	Attorney's Phone No.			
Do you have any transcripts of the proceedings? Kyes on (affacked)				

Chief Judge William Collete

For office use only:

PLEASE SET OUT THE FACTS YOU ALLEGE CONSTITUTE MISCONDUCT: 1) Violation of Ch. 1. Rule 1 of Rules Governing Complaints of Judicial Misconduct. of the business of the court: He used his judge's office to provide special treatment for a lifelong friend (Patrick O'Brien) who was a criminal co-defendant in this case 3 Violation of Canon 1 of the Code of Judicial Conduct - Pailure to, uphold the interior and independence of the judiciary, CSee MI Court of Appeals 3) Violation of Canon 2CB) - failure to exhibit conduct and mannerisms that the every person fairly, with courtesy, and respect. (See transcripts of plaintiff's "Motion for Disqualification and kensual of Judge for trulicial Hisconduct" 4) Failure to follow proper procedure according to MCR 2.003(C) and 2.003(C)(3) were properly filed prior to dismissal of plaintiff's in hearing motions that Y Grounds for Disqueli Reufin of Judge Csee defails on accompanying documents & in particular pp. 18-25 in the "Appellant's Briefin to the Michigan Court of Appeals. "If a civil action is improper the court shall order a change of vegue upon timely motion or an inquity when oral or written function, jurisdiction, and procedures included on the Commission's web site. I further swear (or affirm) that the above information is true and accurate, and I have been duly sworm by the affecting notory public listed below. sworn by the attesting notary public listed below. Your signature Subscribed and sworm to before me, a Notary Public, on this 2 day of 2008 MAUREEN A. JAHNKE Signature of Notary Notary stamp or seal in this section: Notary Public, State of Michigan My Commission expires: County of Wayne
My Commission Expires Jun. 29, 2013 Acting in the County of WHAND Attached documents include the following! (9) Michigan Court of Appeals "Docketing Statement 1 Hoeing transcript dated 11/7/07 3 Appellants Brief to the MI Court of Appeals @ Motion for Disquelification + Removal of Judge for Judicial His conduct. @ Maintiff's "More Definite Statement" and 3 Motion for Change of Vanue on Finding of lack of Jurisdiction 1 Interlocationy Appeal and Opher to Strike. "Reply Brief to All Defendants Motions for Summary Dispusition" (7) Febral Complaint Aled under 420,5.C.8 1983

COMMISSIONERS

JUDGE JEANNE STEMPIEN
CHAIRPERSON
JUDGE KATHLEEN J. MCCANN
VICE CHAIRPERSON
THOMAS J. RYAN, ESQ.
SECRETARY
NANCY J. DIEHL, ESQ.
DIANE M. GARRISON
JUDGE BARRY M. GRANT
JUDGE NANCI J. GRANT
RONALD F. ROSE
JUDGE MICHAEL J. TALBOT



PAUL J. FISCHER, ESQ.
EXECUTIVE DIRECTOR
& GENERAL COUNSEL
3034 WEST GRAND BLVD., SUITE 8-450
CADILLAC PLACE BUILDING
DETROIT, MICHIGAN 48202
TELEPHONE: (313) 875-5110
FAX: (313) 875-5154

State of Michigan Judicial Tenure Commission

Wednesday, January 09, 2008

David Schied 20075 Northville Place Dr. North #3120 Northville, MI 48167

RE: Request for Investigation No. 08-17406

Dear Mr. Schied:

The Judicial Tenure Commission acknowledges receipt of your Request for Investigation, which has been assigned to a member of the Commission staff for review. The Commission must determine if this matter falls within its jurisdiction and whether the facts you have provided indicate a violation of any of the rules which the Commission enforces.

If further action is indicated, the Commission may authorize a full investigation. Upon completion of such an investigation the matter will be referred to the Commission for its further consideration. If the Commission needs additional facts or information from you, a member of the staff will be in touch with you. If, on the other hand, the Commission determines that the complaints contained in your Request for Investigation do not warrant further action, you will be notified of that decision as well.

Please be assured that we are acting as expeditiously as we can to give this matter careful attention. All communication regarding this Request for Investigation must be directed to the Commission staff and not the individual members of the Commission. You will receive written notice of the Commission's decision promptly after it is made.

Thank you for bringing this matter to the attention of the Judicial Tenure Commission.

Sincerely

Paul J. Fischer Executive Director and General Counsel

PJF/wsb

histornitrainew form historised \$2, doc

David Schied 20075 Northville Place Dr. North #3120 Northville, MI 48167 248-924-3129

January 16, 2008

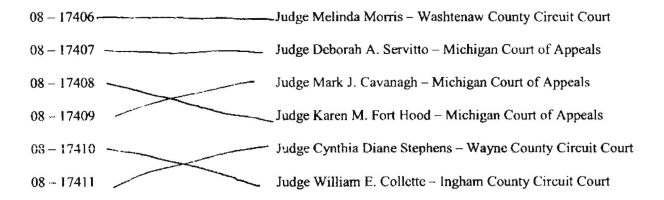
Mr. Paul J. Fischer – Executive Director and General Counsel Judicial Tenure Commission Cadillac Place 3034 West Grand Blvd., Suite 8-450 Detroit, MI 48202

RE: Multiple complaints and Notice of Issuance of Multiple Investigation Numbers

Dear Mr. Fischer,

On Wednesday, January 9th you provided me with six investigation numbers on complaints filed with your office on six Michigan judges. None of the letters provided a connective reference to the individual judge for which each complaint was about. I am therefore writing today for clarification of which Investigation Number goes with which Judge.

Below I have provided two columns, one with investigation numbers that you provided to me, and the other with the names of the judges under investigation. Please format this information in such fashion as to adequately provide me with the proper links between the investigation numbers and the judges for whom those numbers relate.



Thank you for assisting me in clarifying this matter at this beginning stage of your investigation of these judges.

Sincerely.

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