

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

Civ. No. 21-cv-5035

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

JUDGE _____

v.

U-HAUL

Counterclaimant / Defendant / Respondent / Trustee
("*TRUSTEE*")

BENEFICIARY's
MOTION TO PROCEED IN DISTRICT COURT WITHOUT PREPAYING FEES OR
COSTS; WITH ACCOMPANYING COMPLETED "APPLICATION" FOR
THE SAME

On Case Involving "CIVIL RIGHTS" and civil "RICO" Violations

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

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

terrorists operating under the false auspices of being *usurpers* and *insurrectionists* otherwise masquerading as the “*government*” of the STATE OF MICHIGAN.

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

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JURISDICTION AND VENUE

This Court has jurisdiction over this action pursuant to 28 U.S.C. §§ 1331 (“*Federal Question*”), 1332 (“*Diversity of Jurisdiction*”) and may exercise supplemental jurisdiction under 28 U.S.C. § 1367.

Federal courts generally have exclusive jurisdiction in cases such as this one involving the a) violations of the U.S. Constitution; b) violations of federal laws; and, c) disputes between parties from different States. Herein, the amount in federal question and controversy for this case far exceeds \$75,000.

This Court also has jurisdiction under the CARES ACT (and all expansive or extended replacement legislation), the “*AGENCY ORDER*” dated 9/4/20 from the CENTER FOR DISEASE CONTROL calling for “*Temporary Halt in Residential Evictions To Prevent the Further Spread of COVID-19*,” the “*CONSOLIDATED APPROPRIATIONS ACT, 2021*,” and Criminal Penalties under 18 U.S.C. §§ 3559 and 3571, as well as 42 U.S.C. § 271, 42 C.F.R. § 70.18, and the Whistleblower Protection Act of 1989, 5 U.S.C. 2302(b)(8)-(9), Pub.L. 101-12 as amended.

Jurisdiction for “*Removal of Civil Actions*” is incumbent upon this Court under 28 U.S.C. §§ 1441 (a), (b), and (c). Injunctive Relief (both temporary and permanent) is provided against allegations of Discrimination and Retaliation under 42 U.S.C. § 12188 (Enforcement), and 42 U.S.C. § 2000a-3 by claims of violations under the Americans With Disabilities Act (“ADA”), including the “*Duty to Investigate*” and “*Enforcement*” by the U.S. Attorney General.

Venue is proper pursuant to 28 U.S.C. § 1391.

This Court also has personal jurisdiction over all “*Counterclaimants / Defendants / Accused Criminal Perpetrators / Respondents / Trustees*” under 18 U.S.C. §§ 1962 and 1964.

SUMMARY OF THE CIRCUMSTANTIAL FACTS

1. The backdrop for this instant federal case against TRUSTEE “U-HAUL INTERNATIONAL, INC.” is an entirely SEPARATE case than another one pending in the U.S. DISTRICT COURT FOR THE DISTRICT OF SOUTH DAKOTA captioned SCHIED v. UNITED STATES, ET AL as Case No. 21-5030, a FALSE CLAIMS ACT (“*whistleblower*”) “*QUI TAM*” case initially filed on 4/22/21. As a result of the actions described in that “ORIGINAL COMPLAINT”, BENEFICIARY David Schied – a recently “*totally and permanently disabled quad-amputee*” – was forcibly and CRIMINALLY evicted from his home under life and death threat in mid-February 2021, in the middle of a MICHIGAN winter and just after an eight-inch (8”) snowstorm, during a deadly COVID (“*Coronavirus*”) PANDEMIC and accompanying EVICTION MORATORIUM, and in spite his being a recently “*totally and permanently disabled quad-amputee*”.
2. The “*chain*” of horrendous events described by that other case gave rise to BENEFICIARY’s need to quickly reserve and pay for a U-HAUL rental truck and gather EMERGENCY help by way of a driver for the U-HAUL truck and people to help load all of BENEFICIARY’s worldly possessions into the truck so that BENEFICIARY could escape the criminal corruption of the STATE OF MICHIGAN and the UNITED STATES as depicted by the circumstances of that other case. BENEFICIARY now files this instant case herein in the STATE OF SOUTH DAKOTA where he was forced to flee as a bona fide “REFUGEE” from the seditious and treasonous insurrectionists and domestic terrorists otherwise unconstitutionally *usurping* the constitutional positions and the job duties of the “*government*” for the sovereign People of the STATE OF MICHIGAN.
3. An appropriate metaphor for underlying how BENEFICIARY David Schied became a financial pauper and CRIME VICTIM might be encapsulated by comparison to the recently

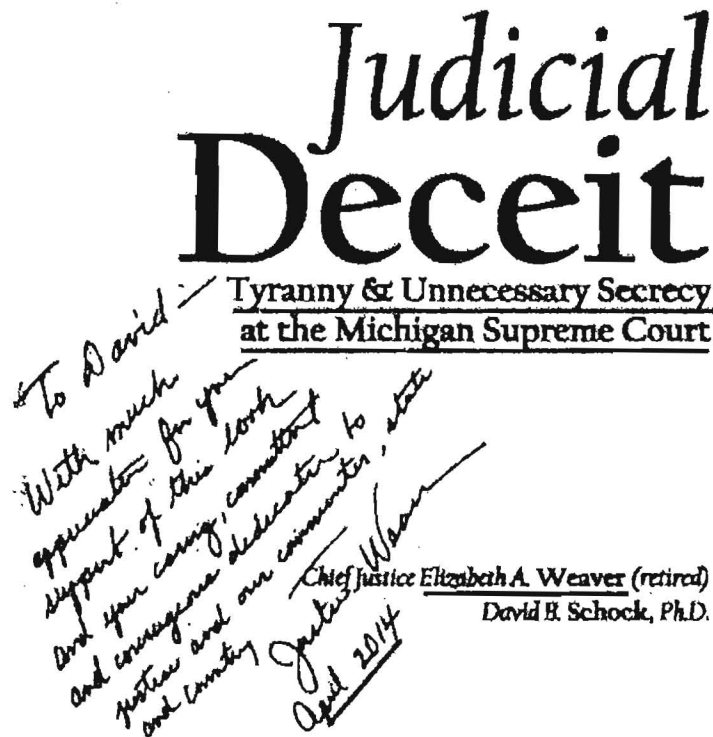
produced, internationally popular documentary of “White Boy,” about an atypical fourteen (14) year old male child in the CITY OF DETROIT who became surrounded and exploited by agents of LOCAL, COUNTY, STATE, and NATIONAL *law enforcement* agencies for both purposes of furthering crimes of *Sedition, Treason, Insurrection, and Domestic Terrorism*; and, only later, then investigating and prosecuting those RICO crimes in terms underlying social, political, and financial factors.

4. While terminology such as “*cancel culture*” and “*racial equity*” have only just recently risen to national attention in America, most particularly after the controversies of the 2020 ELECTIONS, the **CHARTER COUNTY OF WAYNE** – host to the CITY OF DETROIT and the “*Federal District*” of EASTERN DISTRICT OF MICHIGAN as home to the **OFFICE OF THE U.S. ATTORNEY** and the **UNITED STATES DISTRICT COURT** – has for more than a few decades been *Ground Zero* for organized crime as fostered by corrupt government officials discriminating against such people as the former government sponsored “*white boy*” child drug pusher (Richard Wershe, Jr.) and a former public special education schoolteacher “*white man*” BENEFICIARY David Schied, who twenty (20) years ago just become a new inhabitant of the EASTERN DISTRICT OF MICHIGAN.
5. The “*White Boy*” documentary focuses on **the institutionalization of such a “top-down” criminal protection racket of exaggerated proportion that it “shocks the conscience”**; as **the FBI and USDOJ reportedly resorted to** exploiting the *patent genius* of Richard Wershe, Sr. as a purported illegal “*gun-runner*,” while also **unconstitutionally exploiting** Wershe’s adolescent child, “***White Boy Rick***” (Wershe, Jr.) – referenced wrongly in the mid-to-late 1980s by corrupted media propaganda as a “*drug kingpin*” – **all with self-awarded legal impunity.**

6. The setting for all of these crimes referenced above was just over three decades ago when an “*Operation Greylord-style*” cleanup was taking place by the “*FBI / USDOJ*” and the U.S. ATTORNEY FOR THE EDM were attempting to *thin out* those connected with the most notorious of those running the alleged RICO operations institutionally fostered by former DETROIT MAYOR Colman Young and former Detroit homicide cop and President of the DETROIT CITY COUNCIL, Gil Hill, and their respective domestic terrorist networks ... starting from the bottom and moving up. **Notably, those at the top were never caught, prosecuted, or held accountable.** In fact, the building housing the county courthouse is **still named today in the honor of Coleman Young.** (Bold and underlined emphasis added)
7. Importantly, the *White Boy* documentary reasoned that despite that laws sentencing children to life in prison – particularly on nonviolent drug-related offenses – had been repealed, the only rational explanation for *White Boy Rick* (i.e., Richard Wershe, Jr.) being denied even a parole hearing for over five (5) times that “*standard of review*” for other criminal offenders is because affiliates of those of African-American decent who were *turned in* and *taken down* by this Anglo-American child-exploited “*snitch*” for the FBI were still in many positions of government power and influence throughout the CITY OF DETROIT as the political and financial center for the thoroughly infiltrated surrounding of the CHARTER COUNTY OF WAYNE.
8. Herein lies the backdrop to what has been popularly referred to in the STATE OF MICHIGAN as the “*pipeline to Lansing*” relative to the political promotions of government *actors* who know how to “*go along to get along*,” which basically, was also the theme of former MICHIGAN SUPREME COURT former “*Chief Justice*” Elizabeth (“*Betty*”) Weaver, another *whistleblower*, in her book “*Judicial Deceit: Tyranny and Secrecy at the Michigan Supreme*

Court,” about top-to-bottom STATE court corruption channeled through WAYNE COUNTY.

(See below as a snapshot of her title page autographed personally to BENEFICIARY in 2014.)



9. The above presents the underlying context of this instant case, by concise overview the socio-political environment of southeastern MICHIGAN from the 1980s to the present, and how its extremist level of “mafia-style” corruption was allowed to thrive by way of the great number of subversives in “law enforcement” and the “courts” operating in the EASTERN DISTRICT OF MICHIGAN who were privately profiting from the destruction of the people, the property, and the government “by, of, and for” the sovereign People of the STATE and the UNITED STATES.
10. Importantly to recognize is the fact that such sedition and treason also leached it way into the STATE and FEDERAL judiciaries of WAYNE COUNTY (and neighboring counties), and the U.S. DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN, and into the offices of the MICHIGAN ATTORNEY GENERAL and the named as occupying the OFFICE OF THE UNITED STATES ATTORNEY as the “chief law enforcement officers” of the EDM

region, both with well-staffed offices prominently located within the CHARTER COUNTY OF WAYNE's corrupt political epicenter of DETROIT, where also is located the OFFICE OF THE WAYNE COUNTY PROSECUTOR, the office most obviously active in arguing against Richard Wershe, Jr.'s very infrequent opportunity for parole, and for keeping this "*white boy*" locked behind bars for the remainder of his natural life. **This is, again, even as these injunctive acts defied the repeal of the "*juvenile lifer*" law and otherwise "shocked the conscience" of the local, state, national, and international populations that found out about the "*White Boy*" story over the decades.** (Bold and underlined emphasis added)

11. Enter special education schoolteacher David Schied – herein "*CRIME VICTIM / GRIEVANT / CLAIMANT / BENEFICIARY*" – who moved his beginning family to Michigan from California, where for the previous nearly two decades he had been pursuing careers in the film and television production industry, as stuntman, a "*home security and personal protection*" expert, and book author; and subsequently, as a legal researcher and public schoolteacher.
12. BENEFICIARY David Schied arrived to the STATE OF MICHIGAN with two previous years of successful professional teaching experience, a certified "*highly qualified*" educational background as a USC doubled-major honors (*cum laude*) graduate, and having an instant job working in the above-referenced corrupt-style of "**government**" dominated by bigoted, **Black power mongers** (and their Marxist/Socialist/Anarchist "*White*" supporters and criminal co-conspirators) exhibiting clear signs of employing what have more recently been coined as "*critical race theory*," "*racial equity*" practices, and – like the "*White Boy*" case reveals – flat out insurrectionism and domestic terrorists acts (as defined by the U.S. CONGRESS) that shock the conscience of unsuspecting victims and their third party witnesses.
13. After becoming just such a persistent crime victim late in 2003, BENEFICIARY David Schied spent down his life savings taking his victimization case(s) to both "*judicial*" and "*executive*"

branches in search of some semblance of local, state, or federal level of competent constitutional “*redress*” of his well-reasoned compounding “*grievances*” over the following five to six (5-6) years.

14. **After around 2008**, having enough boxed evidence to prove that there is no legitimate “*government*” operating in the entire region of North America known as the “*SIXTH CIRCUIT*” – where the “*graduates*” of the corrupt judiciary in Michigan matriculates from the corrupt MICHIGAN COURT OF APPEALS and the USDC-EDM – **BENEFICIARY David Schied spent the next decade** (just prior to his becoming financially destitute, unable to continue supporting a disabled wife and dependent child as a professional public schoolteacher) **reverting back to his legal research and professional film and television experience, as well as his previous experience as a crime victims’ rights volunteer activist in Texas and California, while using Public Access Television to publicly expose the corruption running rampant throughout the STATE OF MICHIGAN.**
15. **Focusing frequently on the seditious and treasonous crimes of insurrectionists and domestic terrorists operating in SE Michigan (i.e., the EASTERN DISTRICT OF MICHIGAN, SOUTHERN DIVISION), over the next decade BENEFICIARY David Schied had completed well more than twenty-five (25) fully detailed video documentaries; with mostly Black victims of that “Wayne County corruption” testifying against their perpetrators (i.e., committing “Black-on-Black crimes”), most operating as “usurpers” of the People’s power in the judicial and executive “branches” of LOCAL, COUNTY and STATE governments.** (Bold emphasis)
16. Throughout that above-referenced decade, BENEFICIARY David Schied also pursued other COMMON LAW and CONSTITUTIONALLY GUARANTEED (i.e., “*FIRST AMENDMENT*”) remedies by joining various “*town-hall*” types of face-to-face *assemblies* and

online national discussion groups, sharing ideas on what the sovereign People might do with out-of-control governments' Marxist/Socialist "*revolution*" against the traditionally constitutional form of American "*Rule of Law*," and how to tactfully force wayward government "*principals*" and their "*agents*" back into their constitutional "*boxes*".¹

17. Over this period of time, starting from late 2003 and lasting through the beginning of 2018, BENEFICIARY was the repeated victim of discriminatory treatment of STATE sponsored criminal corruption which included "*legal*" STATE and FEDERAL level drives to rid the region of corrupt "*unionized*" power – including the UNITED AUTO WORKERS and the MICHIGAN EDUCATION ASSOCIATION (teachers union) – and **which was carried out**, as was the instant with BENEFICIARY David Schied case as it was in "White Boy Rick's" case, **in illegal fashion**. (Bold and underlined emphasis added)

¹ When running for political office of the PRESIDENT OF THE UNITED STATES on the LIBERTARIAN PARTY ticket in 2004, American patriot Michael Badnarik used the metaphor of a home's fireplace to compare the dispositional difference between what constitutes a "*good*" fire and a "*bad*" fire; and conversely, between a "*good*" government and a "*bad*" government. Using the framework of a rigid fireplace to drive his point home, he compared the fireplace to the rigid (i.e., "*enunciated*") bounds set forth upon government by the sovereign People (as the proverbial "*masters*") upon the government "*servants*" of the STATE and (more particularly) the UNITED STATES, stating that "**whenever the government gets out of the '*box*' constructed precisely for its '*good*' existence as intended by its original '*Framers*,' it becomes indisputably a '*bad*' government.**"

This metaphor MUST be remembered as **the CONSTITUTION OF THE UNITED STATES for the Sovereign People of the United States of America expressly requires Federal judges to exhibit "*good*" behavior in order to continue to enjoy their judicial "*independence*" through "*lifetime employment*" in judicial office.** Nevertheless, BENEFICIARY David Schied was documenting the degree to which **both STATE and UNITED STATES judiciaries** (and executive branch operatives moving through an endless supply of "*revolving doors*" between its three *Branches* and between government and the private sectors) **in the region of the SIXTH CIRCUIT were exhibiting extreme forms of "*bad*" behaviors coinciding with and "*providing aid and comfort*" to the Black power mongers** (and their Marxist/Socialist/Anarchist "*White*" supporters and co-conspirators) **involved in seditious and treasonous acts of DOMESTIC TERRORISM in the EASTERN DISTRICT OF MICHIGAN.** (Bold and underlined emphasis added)

18. Also throughout this period of time, BENEFICIARY had filed a litany of “*attorney grievance*” complaints and “*judicial tenure*” complaints with the oversight commissions of the corrupt MICHIGAN SUPREME COURT organized and operated by the equally corrupt STATE BAR OF MICHIGAN and their entourage of corporate-level *crime syndicate* supporters. BENEFICIARY’s complaints against these judges – which were all supported by overwhelming EVIDENCE – extended also to numerous cases that had gone to the “*federal*” COURT OF APPEALS FOR THE SIXTH CIRCUIT, with letters also written to the OFFICE OF THE SIXTH CIRCUIT EXECUTIVE and to U.S. SUPREME COURT “Chief Judge” John Roberts himself, all without timely or proper responses (i.e., John Roberts never even bothered to respond and neither did the federal level “*court administrator*” in WASHINGTON, D.C., indicating how far these criminal coverups of this “*local*” and “*regional*” insurrection and domestic terrorism reaches into the “*national*” level).
19. Between 2006 and 2009 numerous of BENEFICIARY’s court hearings against the LOCAL and STATE government agents were attended by other sovereign People as self-appointed “*court-watchers*” and “*auditors of the People’s courts*”. These were people who, after witnessing judges blatantly denying BENEFICIARY’s constitutional “*right to access*” the court – so to keep the “*institutionalized corruption*” issued stifled – completed individual affidavits attesting to the FACTS of their witnessing criminal tactics to deprive BENEFICIARY of his rightful *access* to the courts, to pre-paid jury trials, and to grand juries that had been repeatedly demanded by BENEFICIARY when submitting his many compound “*redresses*” of cases at both STATE and UNITED STATES levels in the DISTRICT of EASTERN MICHIGAN and in the SIXTH CIRCUIT.
20. Beginning around 2008 and continuing through to the very present – and after BENEFICIARY David Schied had boldly filed his first “*federal*” court case against three fiduciary “*judges*” of

the SIXTH CIRCUIT, and against numerous other sedition and treasonous national government usurpers in offices of the FBI, the U.S. ATTORNEYS, and the USDOJ (including the USDOJ's "OFFICE OF CIVIL RIGHTS") – BENEFICIARY David Schied became a low-profile "target" of institutionalized efforts to destroy his life, his career, his family, his reputation, and his ability to sustain a respectable living in any professional field....the epitome of being the victim of "cancel culture" and "racial equity".

21. In 2012, and just after having earned his Master's Degree in Education and renewing his STATE teacher certification for another five years, BENEFICIARY David Schied was returning favors for others having supported his requests for court-watchers to "witness" his many previous court hearings being "railroaded" against him "under color of law". In one particular circumstance of his doing so for someone he had never met before – who was supposed to be having had an "informal hearing" before a CHARTER TOWNSHIP OF REDFORD "judge" (Karen Khalil) who had long been suspected (and reported by many victims to the MICHIGAN JUDICIAL TENURE COMMISSION) of being a "judicial usurper" – BENEFICIARY was seemingly recognized (while minding his own business in the "public" gallery while sitting silently observing and auditing the local 17TH DISTRICT COURT), he was criminally abducted, and summarily "convicted" of criminal obstruction of justice, and sent six (6) counties away without any form of constitutional due process, and without any opportunity for bail.

22. In spite of the criminal abduction taking place before several other court-watchers at witness to these domestic terrorist events in the People's court, each having submitted sworn, notarized AFFIDAVITS about these witnessed facts afterwards – like with the institutional DENIALS of "White Boy Rick" Richard Wershe, Jr.'s denial of first parole hearing for over 29 years to ensure he stayed "out-of-sight-out-of-mind", no judge would "hear" numerous Habeas Corpus

filings for the entire 30-days that BENEFICIARY David Schied was CRIMINALLY being FALSELY IMPRISONED by the insurrectionists and domestic terrorists operating as the STATE OF MICHIGAN. Similarly, in the aftermath of BENEFICIARY's eventual release no attorneys would take the case against "*judicial usurper*" Karen Khalil as their fellow STATE BAR OF MICHIGAN member

23. Finding himself again without remedy or court access for three (3) years following his being victimized by this *domestic terrorist* event – and recognizing the unwritten "*policy and practice*") of the STATE OF MICHIGAN to be "*self-insured*" instead of providing "performance bonding" of its "*government servants*") – BENEFICIARY David Schied filed his own "*sui juris*" (and/or "*pro se*") case against a host of named multi-tiered "*government usurpers*" who had participated in his criminal abduction. In doing so, he filed by declaring himself in 2015 to be filing his case in an "Article III Court of Record", using the federal "DISTRICT COURT" operated in the EASTERN DISTRICT OF MICHIGAN. The *judicial usurper* assigned to administer the case was 90+ (ninety-plus) year old **Avern Cohn**, a ZIONIST Jew who had long been an institutional host to the inherently corrupt "*law enforcement*" surroundings of the EASTERN DISTRICT OF MICHIGAN. **In bringing his case, BENEFICIARY David Schied also set forth his monetary claims against the corporate \$100 BILLION "*terrorism*" (including "*domestic terrorism*") insurance "*rider*" of the CHARTER COUNTY OF WAYNE's documented "*errors and omissions*" insurance "*policy*".** (Bold emphasis added)

24. The manner in which BENEFICIARY David Schied's ARTICLE III "*judicial*" COURT OF RECORD case was undermined and turned into a series of unconstitutional ARTICLE I "*administrative*" events by two different ARTICLE I "*magistrates*" without lifetime employment to guarantee their "*good behavior*" as are ARTICLE III judges, is well

documented in memorialization of the FACTS, as those formally date-stamped records have remained publicly posted on the Internet since 2015-2016 as BENEFICIARY's own "*COURT OF RECORD*" ² at the following web-URL:

https://constitutionalgov.us/sub/PoliticalSubdivisions-Local/4-GreatLakesSS/Michigan/Cases/David-Schied/2015_Schiedv.JudgeKarenKhaliletalinUSDCEDM/

25. Notably, as the case continued to mark the ongoing advancement of criminal FRAUD UPON THE COURT by the co-Defendants and their respective attorneys as members of the STATE BAR OF MICHIGAN (CRIME SYNDICATE and DOMESTIC TERRORIST NETWORK) in that case, additional "*joinder Plaintiffs*" entered that federal case through their own sworn, notarized AFFIDAVITS OF TRUTH testifying with details about how they too were the victims of the CHARTER COUNTY OF WAYNE's long history of sedition and treason, while establishing their own joint CLAIMS against the "*terrorism*" insurance rider purchased by the CHARTER COUNTY OF WAYNE through the AMERICAN INSURANCE GROUP ("AIG") as otherwise **guaranteed about eighty percent (80%) by the UNITED STATES**

² As those records reveal, the criminal acts of these **two corrupted ARTICLE I magistrates** **railroading those 2015-'16 proceedings in the EDM** – in spite of BENEFICIARY's persistent protests in DENIAL of these unconstitutional actions by these *insurrectionists* and *domestic terrorists* otherwise robbing BENEFICIARY of his constitutional guarantees to "*ACCESS*" the federal Court – **included repeatedly "*striking*" many of the documents BENEFICIARY had filed into the record to counter the criminally FRAUDULENT assertions by the co-Defendants' government attorneys who had repeatedly tried to discredit BENEFICIARY by painting the FALSE narrative of him as a "*paper terrorist*," by simultaneously referring to BENEFICIARY's prior decade of having filed numerous previous cases in STATE and UNITED STATES courts (in attempt to hold the co-Defendants accountable for their many years of documented *pattern and practice* of Sedition and Treason against the sovereign People of the State and the United States).**

that is one and the same as the one named again as one of the many named in that other case referenced as SCHIED v UNITED STATES, ET AL (No. 21-5030).³

26. The criminal events taking place over the course of sixteen (16) months from mid-2015 through late-2016, were outlined in seventy-four (74) pages as (again) posted publicly on the Internet as a “WRIT OF ERROR CORAM NOBIS”, which additionally included reference to a previously filed “default judgment” and “ledger of damages”⁴ found together at the following URL for the past nearly five years as signed by PRIVATE ATTORNEY GENERAL Cornell Squires and date-stamped by the USDCEDM on 10/17/16, which was just a year or two before Squires’ subsequent untimely death:

https://constitutionalgov.us/sub/PoliticalSubdivisions-Local/4-GreatLakesSS/Michigan/Cases/David-Schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEDM/100416_WritofErrorCoramNobisContemptClaimsInCommerce/100416_ALLWritofErrorContempt%26ClaimsFiledbyPAGSquires.pdf

³ By the preponderance of publicly posted EVIDENCE pertaining to all of these many “backward-looking-access-to-court” cases involving both “*chain conspiracy*” and “*wheel conspiracy*” factual elements, the RECORD for that other case includes, by reference, EVIDENCE to substantiate these ongoing previous “*CLAIMS IN COMMERCE*” and “*CLAIMS OF CONSUSANCE*” that remain today without the “*remedies*” otherwise due to BENEFICIARY, who has been acting – and continues to be acting lawfully – on his own behalf, as well as on the behalf of other sovereign Americans.

⁴ This “*LEDGER OF DAMAGES*” did not at the time take into account the application of TREBLE DAMAGES against the “*UNITED STATES*” based upon the tortuous criminal acts committed by its agents of Avern Cohn and his co-conspirators in “*dismissing*” the proven CLAIMS of BENEFICIARY and his “*CO-GRIEVANTS / CO-CLAIMANTS*” against the \$100 BILLION “*terrorism*” insurance rider purchased from AIG and its named subsidiary agents, as otherwise “*guaranteed*” by the UNITED STATES through the legislation from CONGRESS in the aftermath of the “9/11” terrorist events in 2001. Therefore, as well-founded by the referenced irrebuttable “WRIT OF ERROR CORAM NOBIS” that has never been challenged in its past five years of public posting, the “*UNITED STATES*” begin this case minimally with those “*treble damages*” and “*ledger of damages*” amounts still being levied herein today as lawfully applied and acquiesced to by “*tacit agreement*” of all parties and the “USDC-EDM” nearly five full years ago as totaling well over \$300 BILLION.

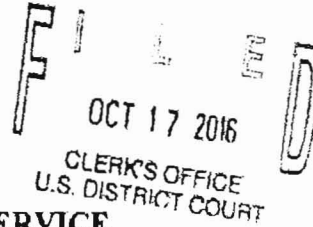
**DISTRICT COURT OF THE UNITED STATES
(FOR THE EASTERN DISTRICT OF MICHIGAN, SOUTHERN DIVISION)**

David Schied and Cornell Squires,
Grievants/Claimants
Private Attorney Generals

Case No. 2:15-cv-11840
Judge: Avern Cohn

v.
Karen Khalil, et al

Defendants



UPDATED (2ND) CERTIFICATE OF SERVICE

On 10/11/16, the attorneys for the co-Defendants in the above-captioned case were sent a copy of the initial "Certificate of Service" regarding the "service" of the documents listed below as they were delivered to the alleged "criminals" operating as the "U.S. District Court." Subsequently, these defendants (inclusive of the named "DOES #1-6," being attorneys James Mellon, Jeffrey Clark, Charles Browning, Warren White, Zenna Elhasan, and Davidde Stella) were all served – along with the named "criminals" operating the "U.S. District Court" (inclusive of Avern Cohn, Michael Hluchaniuk, Stephanie Davis, David Weaver, Marie Velinde), the Michigan "Assistant Attorney General" John Clark, and the corporate "persons" of the State Bar of Michigan, the United States District Court, and the UNITED STATES – with the Internet link to where all of the following listed documents are publicly posted via individual URLs.

The following four (4) captioned objects can all be found at the following link:

http://cases.michigan.constitutional.gov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEDM/100416_WritofErrorCoramNobisContemptClaimsInCommerce/100416_ALLWritofErrorContempt&ClaimsFiledbyPAGSquires.pdf

- a) "Private Attorney Generals ('PAGs') Schied's and Squires' 'Writ of Error Coram Nobis' Against the Fraudulent 6-page Administrative 'Memorandum and Order Overruling [Grievants' PAG's] Objections and Adopting [Fraudulent] Report and Recommendation,' Denying [8] Pending Motions as 'Moot' and Dismissing the Case, Enjoining [Grievant/PAG David Schied] From Further Filings Without Leave of the [Imposter] 'Court' and Granting 'Defendants' Motions for Summary Dismissal'";
- b) "Order of 'Contempt of [This Article III] Court [Of Record]' Issued Against Avern Cohn and Others 'Criminally Accused' Based on Eleven (11) Authenticated Criminal Complaints and Sworn, Notarized Affidavits Proving Patterns of Fraud, Corruption, Racketeering, and Cover-Up of the 'Domestic Terrorism' Being Committed by Defendants and Their Corporate Agents'";

1

27. Subsequent to the unlawful "dismissing" of that CHARTER COUNTY OF WAYNE "domestic terrorism" case by Avern Cohn late in 2016 after over a year of persistent DENIAL

OF MEANINGFUL ACCESS TO THE COURT, BENEFICIARY David Schied resigned himself to stick with “*common law*” strategies for pursuing and securing his remedies against the INSURRECTIONISTS and DOMESTIC TERRORISTS masquerading as LOCAL, STATE and UNITED STATES “*governments*”. Such strategies included the continued production and use of video documentaries spotlighting “*government corruption*,” openly naming those alleged to have committed these crimes, and expanding upon the venues for distributing the information about these crimes – and the values of their UNRESOLVED DEBTS to the sovereign People.

28. Undoubtedly, as BENEFICIARY David Schied continued in pursuit of these common law strategies after 2016, as supported by guarantee of the FIRST AMENDMENT (i.e., Speech / Press / Redress), it was increasingly evident to objective onlookers that BENEFICIARY had been getting more technologically skillful at each aspect of the documentary filmmaking process as each year progressed since he began with these activities around 2008-2009.
29. Then suddenly and without warning in late 2017, just shortly after producing and publicly posting video documentaries about LOCAL and STATE levels of corruption, a **first attempt to force BENEFICIARY from his rented home** was facilitated by DTE ENERGY (formally “DETROIT EDISON ELECTRIC”) on behalf of itself and its co-conspirators in crime – being documented with EVIDENCE as various agents of DTE acting (minimally) in collaboration with agents of the STATE OF MICHIGAN and agents of the STATE BAR OF MICHIGAN – cutting power to BENEFICIARY’s home during sub-freezing temperatures in SE Michigan at the onset of Winter (i.e., in November, 2017).
30. Using his commitment to stick with common law methodology – BENEFICIARY David Schied provided the named DTE agents with individualized “NOTICE OF LIABILITY” as formally “*served*” by the process of “Third Party Notary Presentment”; while also producing

and distributing public links to new documentary to place his claims and evidence into the public forum; and while persistently notifying both STATE and FEDERAL “*law enforcement*” about these crimes adding to a long history of other crimes of “*domestic terrorism*”.

31. About that same time, in early 2018, BENEFICIARY directly and indirectly obtained further EVIDENCE that agents of the FBI and the STATE OF MICHIGAN were trolling, stalking, and terrorizing BENEFICIARY David Schied at his home. These criminal perpetrators were—identified both by third party notification, as well as by BENEFICIARY snapping photographs of his FBI / USDOJ tormentors as they attempted to unlawfully enter his home by coercive threats and unwarranted force. (See a portion of this EVIDENCE in the graphics shown immediately below and at the top of the next page.)

Watching them watch you .

On Tuesday, March 20, 2018, 8:55:50 PM EDT,

<vhannevig@hotmail.com> wrote:

Just checked my “statcounter” and saw that the State of Michigan was looking at one of my blog posts about you. Here's the snip. The site they went to was <http://heros-heroiners.blogspot.com/2012/06/michigan-court-watcher-david-schied.html>.

[Herors and Heroines: David Schied: A Michigan Court Watcher](http://heros-heroiners.blogspot.com)

heros-heroiners.blogspot.com

Visitor Analysis & System Spec

Search Referral: <https://www.bing.com/> (Keywords Unavailable) ①

Host Name:

Browser:  IE 11.0

IP Address: 136.181.195.84 — 

OS/Platform:  Win7/Desktop

Location: Lansing, Michigan, United States

Resolution: 1680x1050

Returning Visits: 0

Javascript: Enabled

Visit Length: Not Applicable

ISP: State Of Michigan, Dmb-cnoc

Navigation Path

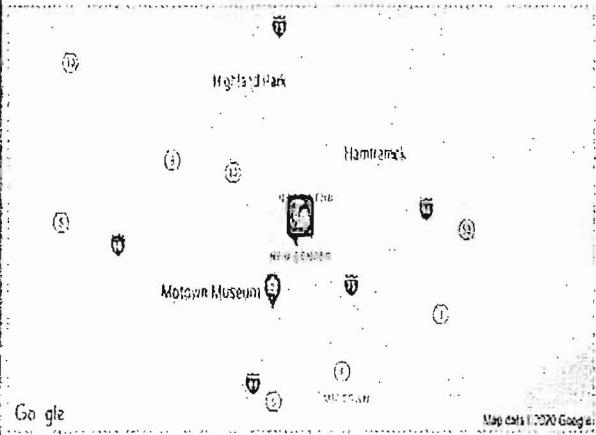
Date	Time	WebPage
19 Mar	16:06:09	https://www.bing.com/ (Keywords Unavailable) ① Herors and Heroines: David Schied: A Michigan Court Watcher

tools.tracemypip.org/lookup/136.181.195.84

TRACE MY IP (page) My IP Address IP List Domain List Tools

IP/Domain name tracking information

IPv4 address:	136.181.195.84
	Track blog visitors IPs with Mobile Tracker
IPv4 expanded:	136.181.195.084
IPv4 decimal:	2293613396
Internet service provider:	State of Michigan, DMB-CNOC
Organization:	State of Michigan, DMB-CNOC
Country name:	United States
Country ISO alpha-2 code:	US
State:	Michigan
City:	Detroit
DMA code:	505
Timezone:	America/Detroit
Longitude:	-83.0775
Latitude:	42.3761
WHOIS data:	No valid WHOIS data was available at the time of the initial request.
Reverse DNS host:	state.mi.us
Reverse DNS pointer:	cisdetme06.cis.ad.state.mi.us
Reverse DNS in-addr.arpa:	Current response: Host 84.195.181.136.in-addr.arpa. not found: 3(NXDOMAIN)
Reverse DNS last updated:	on July 11, 2020, 8:49 pm GMT Time
Reverse DNS next check:	in 5 months, 28 days on July 11, 2020, 8:49 pm GMT Time
Update DNS Records:	Enter 553259 to update DNS: <input type="button" value="update"/>
Operating System:	Windows 7
Browser:	Internet Explorer 11
Device Type:	Desktop
User Agent String:	Mozilla/5.0 (Windows NT 6.1; WOW64; Trident/7.0; rv:11.0) like Gecko
Bot/spider:	No
IP record views:	58
This IP pageloads:	21
Manage this record:	<input type="button" value="Remove Record"/>



Go glx Map data © 2020 Google

HARDWARE INTERNET PROTOCOL ADDRESS INFO

This Internet Protocol Address tracking information is digitally constructed for 136.181.195.84. The host has the IP (Internet protocol) 136.181.195.84. This IP (hardware Internet protocol) adheres to valid specifications of an IPv4 IP (a.k.a. Internet protocol), which has a compressed value of 2293613396.

The computer IP address is assigned to a hardware Internet Protocol Address realm of 136.181.195.0 - 136.181.195.255.

The reverse DNS for the cross-examined host is state.mi.us. A domain pointer is defined as cisdetme06.cis.ad.state.mi.us. A full callback for the researched reverse DNS query was analyzed as cisdetme06.cis.ad.state.mi.us at the time of this request.

ORGANIZATION AND ISP

An organization that acquired 136.181.195.84 is State of Michigan, DMB-CNOC. An Internet Service Provider (also known as ISP) that hosts the hardware to maintain the query identity is State of Michigan, DMB-CNOC.

IP GEOGRAPHIC LOCATION

The data for the tracing info indicates that the connection to this host has an assigned address in Detroit, Michigan, United States. The timezone of the physical address of this host is America/Detroit.

The last user of this device IP address that connected to the website was using a computer system running Windows 7 with Internet Explorer 11 browser.

COPY & PASTE html code for this report

To refer to this report from your website or blog, copy and paste this html code into your web page

```
<a href="https://tools.tracemypip.org/lookup/136.181.195.84">136.181.195.84 IP address report</a>
```

Direct URL for the report

This sample url can be used for referring to this report in emails and printed media

<https://tools.tracemypip.org/lookup/136.181.195.84>



Also, on
March 20, 2018
FBI "home visit"
shows:

- a) Setup for surprise attack;
- b) Attempted timed forced entry

Tarrant is the one
at the door. Cole
lays back in wait.



There is
another entry
door here.



U.S. DEPARTMENT OF JUSTICE
FEDERAL BUREAU OF INVESTIGATION

Christopher Tarrant
Special Agent
Domestic Office

177 Midway Avenue
Suite 200
Franklin, MA 01832

Telephone: (361) 965-9126
Fax: (361) 965-1122



U.S. DEPARTMENT OF JUSTICE
FEDERAL BUREAU OF INVESTIGATION

Christopher Cole
Task Force Officer
Domestic Field Office

Telephone: (361) 965-9127
Fax: (361) 965-1122
Email: christopher.cole@fbi.gov



March 20, 2018
FBI "home visit"

Tarrant cased out the
front of the house in
frustration while Cole
checked the side of the
house.

They used the phone
leaving nasty messages
and threats for me to
open the door and let
them come inside my
home.



32. Inexplicably, except by reason of it being just a couple of days after the agents of the “UNITED STATES” above trying to threaten and coerce BENEFICIARY into allowing them to gain entry to BENEFICIARY’s rented home to do him grave harm, BENEFICIARY began to experience flu-like symptoms and was hospitalized after being found in bed disoriented. Resultingly, BENEFICIARY David Schied was hospitalized with “*septic shock*”, **the victim of an attempted murder**.
33. A few weeks later, these same two agents of the FBI, of the USDOJ, and of the UNITED STATES, entered the hospital where BENEFICIARY was recovering from multiple amputations of both legs and seven of his fingers making him a totally and permanently disabled quad-amputee. These agents (Tarrent and Cole) interrogated BENEFICIARY – without BENEFICIARY having any present and while BENEFICIARY was under the deep influence of numerous prescriptive pain relievers and other sedatives – as if he, himself, was a suspected “*domestic terrorist*”. Only upon BENEFICIARY’s request did the interrogating agents identify themselves before leaving; but while also refusing to explain their actions other than by revealing that their visit was at the behest of DTE ENERGY.
34. Subsequently, in spite of BENEFICIARY submitting multiple “*request(s) for documents*” and subsequent “*appeals*” for “*denials*” of those request for documents pertaining to the illegal visit to BENEFICIARY’s home and the subsequent interview in BENEFICIARY’s hospital room, these *insurrectionists* and *domestic terrorists*, as well as other *sedition* and *treasonous* government *usurpers* in WASHINGTON, D.C. have affirmatively engaged in nothing less than a criminal coverup of this alleged ATTEMPTED MURDER ever since.
35. Throughout the now nearly three full years since this attempted murder and subsequent collective coverup by the STATE and the UNITED STATES, BENEFICIARY David Schied has been a “*dependent*” on “*welfare*” from the STATE and the UNITED STATES.

36. Having been long prior been rendered as a *“pauper”* by the criminal RICO activities referenced earlier while BENEFICIARY was a public schoolteacher fighting against public corruption until being finally devastated by the ending of his lifetime savings, his inability to continue supporting his family, having to end his long-sought-after teaching career and instead pursue a new reputation as an investigative journalist with a focus on “government corruption” and “domestic terrorism”, BENEFICIARY David Schied has long been sacrificing his time and energy in return for nothing more than the public recognition of the TRUTH that the criminal operatives in various “governments” refuse to publicly recognize or to admit. (Bold emphasis)

37. In addition to the above paragraphs (numbered 1-34) of “SUMMARY OF THE CIRCUMSTANTIAL FACTS”, BENEFICIARY David Schied also submits as “ATTACHED EXHIBIT A” the required (“SHORT FORM AO240”) captioned as “APPLICATION TO PROCEED IN DISTRICT COURT WITHOUT PREPAYING FEES OR COSTS” containing other relevant facts related to BENEFICIARY’s lack of assets, income, and resources, submitted herein *“under penalty of perjury”* as further proof that *totally and permanently disabled* BENEFICIARY – as one of the sovereign American *People*, being also one of the “Free Persons” recognized by the U.S. CONSTITUTION, who wholly qualifies for *proceeding* in this UNITED STATES court, being a constitutional Article III Court of Record, *“without payment of costs and fees”*.

SUMMARY ARGUMENT

38. BENEFICIARY repeats paragraphs 1-37 above as if reiterated again herein verbatim.

39. For the stated reasons of the “SUMMARY OF THE CIRCUMSTANTIAL FACTS” and the “APPLICATION TO PROCEED IN DISTRICT COURT WITHOUT PREPAYING FEES OR COSTS” presented herein, BENEFICIARY David Schied should be entitled to proceed with

this case as captioned on the cover page of this instant "*Motion*" filing "*without payment of costs and fees*".

**RELIEF TO WHICH BENEFICIARY IS ENTITLED AND IS
RESPECTFULLY REQUESTING**

40. By the conditions listed in the paragraphs above, BENEFICIARY David Schied certifies as a matter of FACT and a matter of sworn TRUTH by the attached SHORT FORM AO240 ("APPLICATION TO PROCEED ..."), that by life circumstances beyond his control and no fault of his own, he is a "*victim*", both of an attempted murder by poisoning and (an induced debilitating and life-threatening) disease and – as this case will further prove – a persistent victim of a totally broken and corrupt "*government*" bureaucracy otherwise functioning under the auspices of having affirmative Oaths and fiduciary duties mandating the supply of services to the disabled, for purposes of maximizing BENEFICIARY's personal independence, and his living within the Least Restrictive Environment ("LRE"), with certain "*accommodations*" owed by those named in Case No. 21-5030 under the AMERICANS WITH DISABILITIES ACT that, **to date, were never provided by those named by that other case.** (Bold and underlined emphasis added)
41. As such, BENEFICIARY's instant "MOTION" to this ARTICLE III COURT OF RECORD should be honored, allowing BENEFICIARY to proceed with his instant filings listed in the accompanying "PROOF OF SERVICE TO THE U.S. DISTRICT COURT FOR SOUTH DAKOTA", as well as proceeding with all future filings of documents related to this case, "*without payment for fees and cost*".

Respectfully submitted,

/s/ David Schied

Dated: 6/5/21

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