

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

David Schied, one of the Sovereign American People;
a recently totally and permanently disabled
quad-amputee; *CRIME VICTIM*; Sui Juris
Common Law and Civil Rights *GRIEVANT* /
CLAIMANT / *BENEFICIARY*
“*BENEFICIARY*”

v.

Ava Ortner, et al

COUNTERCLAIMANTS / DEFENDANTS /
ACCUSED CRIMINAL PERPETRATORS /
“*TRUSTEES*”

USDCEDM # 21-MC-50051

JUDGE Victoria Roberts

52-1 District Court (MICHIGAN)
No: 20-CO4694-LTLT

DATED: 2/13/2021

David Schied – as a **REFUGEE** now fleeing racketeering, insurrection and domestic terrorism

ADDRESS: HOMELESS as of 2/13/2021; as a **CRIME VICTIM** without STATE or UNITED STATES intervention, “*accommodation*” or assistance to one certified as “*totally and permanently disabled*”

(248) 974-7703

“NOTICE OF ‘DEFAULT JUDGMENT’, COMMON LAW ‘CRIMINAL COMPLAINT’, ‘LEDGER OF DAMAGES’, AND COMMON LAW ‘WRIT OF ERROR CORBUM NOBIS’ IN OPPOSITION TO PRIMA FACIE EVIDENCE OF CRIMINAL FRAUD AND CONSPIRACY TO DEPRIVE OF RIGHTS INVOLVING JUDICIAL “USURPERS” AS ALL BONDED MEMBERS OF THE STATE BAR OF MICHIGAN CRIME SYNDICATE”

This instant ACTION comes in opposition to the undated and unsigned actions deliberately taken by the actors and jesters who have long been collectively operating a CONTINUING FINANCIAL CRIMES ENTERPRISE” as the so-called “UNITED STATES DISTRICT COURT” for the Federal “EASTERN DISTRICT OF MICHIGAN, SOUTHERN DIVISION” (hereafter “USDCEDM”) in the CITY OF DETROIT, and in the CHARTER COUNTY OF WAYNE.

The basis for this “notice” is by Reason and Evidence that the “official” ACTS of the COURT CLERKS, the U.S. MARSHALS, and the so-called “JUDGES” of USDCEDM have long been in a “DEEP STATE” criminal conspiracy to commit SEDITION, TREASON, and INSURRECTION against the sovereign People, against the STATE OF MICHIGAN, and against the UNITED STATES, using a plethora of RICO CRIMES and DOMESTIC TERRORIST ACTS.

**SUMMARY OF THE COURT'S AFFIRMATIVE ACTS SIGNIFYING
CRIMINAL GROSS NEGLIGENCE, MALFEASANCE AND DEPRIVATION OF RIGHTS**

The RECORD shows that on 1/5/21, BENEFICIARY David Schied “*removed*” the proceedings of an illegal “*eviction*” from a local “STATE DISTRICT COURT” to an “ARTICLE III Court of Record” at the DISTRICT COURT OF THE UNITED STATES in the EASTERN DISTRICT OF MICHIGAN (SOUTHERN DIVISION). Documents said to have been backdated as “*filed*” by the District Court Clerk on 1/5/21 were listed as follows as actually “mailed” to this Federal court because of “*Coronavirus Restrictions*” forbidding personal visits to the Clerks for purposes of time stamping documents at the counter.

PROOF OF SERVICE

This is to certify that today, 1/5/21, BENEFICIARY David Schied established his ARTICLE III COURT OF RECORD by serving the DISTRICT COURT OF THE UNITED STATES with “*ORIGINALS*” of the following documents for purposes of opening this case, clarifying BENEFICIARY’s need for filing in FORMA PAUPERIS with “*exemption*” from filing fees and costs:

- 1) **MOTION FOR CERTIFICATION OF FILING IN “FORMA PAUPERIS” STANDING**; (7 pages)
- 2) **APPLICATION TO PROCEED IN DISTRICT COURT WITHOUT PREPAYING FEES OR COSTS**; (2 pages)
- 3) **EMERGENCY MOTION TO EXPEDITE and MOTION FOR IMMEDIATE TEMPORARY DECLARATORY AND INJUNCTIVE RELIEF** on Case of Real THREAT OF VIOLENCE Against Totally and Permanently Disabled Quad-Amputee Being CRIMINALLY EVICTED in spite the 2020 CDC ORDER OF EVICTION MORATORIUM and the 2021 CORONAVIRUS PANDEMIC STIMULUS RELIEF BILL OF CONGRESS; (48 pages)
- 4) **NOTICE OF FILING REMOVAL** time-stamped on 1/4/21 showing already filed with the 52-1 DISTRICT COURT OF MICHIGAN; (1 page)
- 5) **NOTICE OF REMOVAL TO DISTRICT COURT OF THE UNITED STATES**, EASTERN DISTRICT OF MICHIGAN, SOUTHERN DIVISION time-stamped on 1/4/21 showing already filed with the 52-1 DISTRICT COURT OF MICHIGAN; (10 pages)
- 6) **PROOF OF SERVICE time stamped on 1/4/ 21** showing the first three documents listed herein as already filed with the 52-1 DISTRICT COURT OF MICHIGAN; (1 page)
- 7) **EXHIBIT X** – as a Date-Stamped (by 52-1 DISTRICT COURT) of PACER account opened in the name of BENEFICIARY David Schied for opening this instant case as a “*Forma Pauperis*” filer without fees and costs applied; (1 page)
- 8) **This PROOF OF SERVICE** (2 pages)

Follow-up tracking was conducted on the filing package, which was sent via “Priority Mail” with a promised “*three-day delivery*”, yet took more than eight (days) to deliver what was clearly marked inside as an “EMERGENCY MOTION TO EXPEDITE and MOTION FOR IMMEDIATE TEMPORARY DECLARATORY AND INJUNCTIVE RELIEF on a Case of a Real THREAT OF VIOLENCE Against a Totally and Permanently Disabled Quad-Amputee Being CRIMINALLY EVICTED in spite of the 2020 CDC ORDER OF EVICTION MORATORIUM and the 2021 CORONAVIRUS PANDEMIC STIMULUS RELIEF BILL OF CONGRESS”.

January 12, 2021, 11:28 am
Delivered to Agent for Final Delivery
DETROIT, MI 48226
Your item has been delivered to an agent for final delivery in DETROIT, MI 48226 on January 12, 2021 at 11:28 am.

January 12, 2021, 6:10 am
Out for Delivery
DETROIT, MI 48226


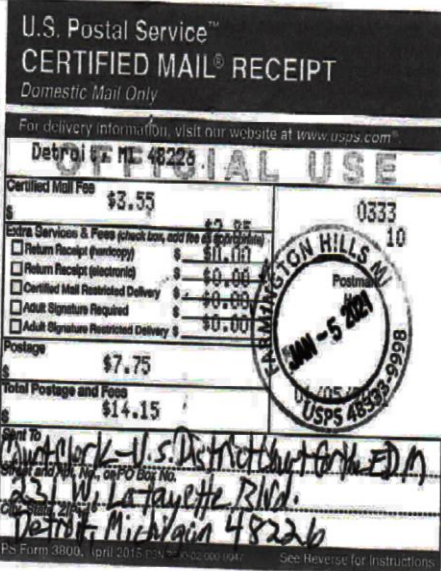
January 12, 2021, 5:35 am
Arrived at Post Office
DETROIT, MI 48216


January 10, 2021
In Transit to Next Facility

January 6, 2021, 1:15 pm
Departed USPS Regional Facility
DETROIT MI DISTRIBUTION CI

January 6, 2021, 1:13 pm
Arrived at USPS Regional Facility
DETROIT MI DISTRIBUTION CI

January 5, 2021, 4:51 pm
USPS in possession of item
FARMINGTON, MI 48333



Monitoring of what the Federal “District Court” was doing = or more accurately, NOT DOING – with the “EMERGENCY” documents in notice of “*Life and Death*” circumstances, was also conducted with the help of DETROIT area associates with a PACER account, and who assisted in telephoning the Court Clerk’s office for status updates, two of which BENEFICIARY was a conversation participant who was RECORDING the two calls.

The first telephone call with the Clerk's Office that was RECORDED occurred on 1/19/21. BENEFICIARY explained that he was calling because it had been over two weeks since he had submitted documents to be filed at the USDCEDM and, to date, there seemed to be no case number issued yet. The Clerk prefaced her answer by stating that, because of the coronavirus pandemic mail and services by the court were both being delayed. She added that therefore, case documents were being "*filed*" according to their "*postmark dates*". While this woman was searching for my last name to be associated with "*new cases*", BENEFICIARY explained to her ON RECORD that he was a "quad-amputee" being criminally victimized by an illegal eviction – during a national pandemic and in spite of a federal "*eviction moratorium*" – as the reason why BENEFICIARY had "*filed on 1/5/21*" documents constituting an "**EMERGENCY MOTION**", being "**a matter of life and death right now**". (Bold and underlined emphasis added)

After locating the case, this Clerk reported back (on the RECORDED line) that this case was entered on 1/15/21 "*because of the mail delay*" but backdated to the postmarked date of 1/5/21 as the official "*date of filing*". She stated that this "EMERGENCY MOTION TO EXPEDITE" was in a "*PENDING*" status; and that the case had been assigned to Federal "judge" Victoria Roberts. She identified the case number as "21-MC-50051". When BENEFICIARY asked this clerk if the Federal court was to be open on the following day, being "*Presidential Inauguration Day*", she answered affirmatively, adding that the "*Court is closed to the public*" but that the Court otherwise IS OPEN BETWEEN THE HOURS OF 8:30 AND 4:30 and actively working to return calls from the public.

As shown below in PACER, the Court Clerk's Office had also opened the same "*case number*" in PACER, as shown from the screen shot below as captured on or around 1/28/21.

IMPORTANT: PACER Case Locator - Search Results

Case Title		Case Number
Schied		2:2021mc50051
		Micl

On or about 1/31/21, a WITNESS had telephoned the Court Clerk's office for the USDCEDM and reported back to BENEFICIARY on a recorded telephone call, that the Clerk had reported having ONLY "received" the filings as listed above and delivered them to the "judge's chambers" of Victoria Roberts. ; but that NO PROCESSING of the filings had yet been conducted on any of the "EMERGENCY" documents. This WITNESS stated (as recorded) that when confirming in PACER what the Clerk had stated to him over the phone, all he found is what is shown above by reference to a case number; but that the "court record" showed no actual documents were included as having been "filed" in that case though "received" by the federal court. In explaining why this was so, the WITNESS stated that the Clerk had reasoned that it was "because the filings had not been 'processed' by the judge [Victoria Roberts] yet".

On 2/1/21, a 3-way RECORDED call was made to the USDCEDM's Court Clerk's office with a WITNESS listening in on the conversation that ensued. The number dialed was 313-234-5000. The first question that BENEFICIARY asked of the (deputy) clerk answering the phone, was for a reason that he had not yet received any time-stamped "PROOF OF SERVICE" back to him on the filings received by the Court Clerk on or about 1/12/21 and/or 1/15/21, two and a half (2 ½) weeks prior. This Clerk stated in response that BENEFICIARY had not received any time-stamped documents back "because we only process the mail once a week because the court is still closed". She explained that "[they] only get the mail once a week and only process things on that one day."

When BENEFICIARY asked if the reason why there was nothing to be seen of any of the documents in PACER might be explained by the fact that none of the documents "filed" were not yet "processed" by the judge (Victoria Roberts), the Clerk looked up the case number and replied that the case could not be found by the case number read to her on the RECORDED line. She did, however, locate that very same case number when searching for the case by the last name of "Schied" but she refused to speculate as to why her system would not provide the case as a result of her initial search with that same case number. While BENEFICIARY

was waiting for the (deputy) clerk to review the contents of her system search, BENEFICIARY asked for the name of the “*Clerk of the Court*”. The clerk’s reply was that the Clerk’s name is **Kinikia Essix**. (See below)



News Release

For Immediate Release

November 6, 2020

Kinikia Essix Appointed Court Administrator and Clerk of Court for the U.S. District Court of Eastern Michigan



Kinikia Essix has been selected to become Court Administrator and Clerk of Court of the U.S. District Court for the Eastern District of Michigan.

Essix, the Court’s Financial Manager for the past eight years, was selected Tuesday by the Court’s district judges. More than 80 candidates applied for the job. She will assume the post on Jan. 1, and succeed David Weaver, who is retiring after 21 years in that position.

“Kinikia Essix is an exceptional leader and I look forward to working with her,” said Chief U.S. District Judge Denise Page Hood. “She has distinguished herself as the Financial Manager of our court and throughout the federal court system as an up and coming Court leader.”

On the phone, the (deputy) Clerk insisted (on RECORD) that she could see that the “*EMERGENCY MOTION [TO EXPEDITE]*” was “*received and dated*” on 1/5/12, despite my offering up documented evidence that the mailing was otherwise NOT received by the USDCEDM until 1/12/21 at the earliest. Also, in spite of the previous (deputy) clerk (i.e., spoken with on 1/18/21 as referenced above) asserting that the documents were “*entered*” into the Court’s database on 1/15/21, this second (deputy) clerk insisted that no such record existed besides that showing the case being “*received*” and “*entered*” on 1/5/21, **which was clearly erroneous as a matter of FACT.**

While still on a RECORDED line, BENEFICIARY asked about the Court “policy” and “procedure” for opening new cases, by first time-stamping documents received before then scanning those documents into the Court’s “digital” database system, and then mailing back the original time-stamped documents to the individual filers where these documents had originated. This was confirmed TWICE by this (deputy) Clerk on the RECORDED line, on which there was at least one additional WITNESS listening on the 3-way telephone call. The Clerk failed altogether to reveal why it was that whomever from the Clerk’s Office is picking up the mail on that one day per week is **NOT PROPERLY DATING THE GREEN “RECEIVED BY” POST OFFICE FORM WHEN SIGNING “CERTIFIED” MAILINGS TO THE COURT. This is a DECEPTIVE practice.** (See below)

SENDER: COMPLETE THIS SECTION		COMPLETE THIS SECTION ON DELIVERY	
<ul style="list-style-type: none"> Complete items 1, 2, and 3. 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. 		<p>A. Signature <input checked="" type="checkbox"/> Adult Signature <input type="checkbox"/> Agent <input type="checkbox"/> Addressee</p>	
<p>1. Article Addressed to:</p> <p>District Court of the United States Clerk's Office 231 W. Lafayette Blvd. Detroit, Michigan 48226</p> <p>9590 9402 2852 7069 3638 69</p>		<p>B. Received by (Printed Name) R. PAUL</p> <p>C. Date of Delivery</p>	
<p>2. Article Number</p> <p>7018 1</p>		<p>D. Is delivery address different from item 1? <input type="checkbox"/> Yes If YES, enter delivery address below: <input type="checkbox"/> No</p>	
<p>3. Service Type</p> <p><input type="checkbox"/> Adult Signature <input type="checkbox"/> Adult Signature Restricted Delivery <input checked="" type="checkbox"/> Certified Mail® <input type="checkbox"/> Certified Mail Restricted Delivery <input type="checkbox"/> Collect on Delivery</p>		<p><input type="checkbox"/> Priority Mail Express® <input type="checkbox"/> Registered Mail™ <input type="checkbox"/> Registered Mail Restricted Delivery <input type="checkbox"/> Return Receipt for Merchandise <input type="checkbox"/> Information™ <input type="checkbox"/> Information Delivery</p>	

Domestic Return Receipt

Further this same (deputy) clerk reiterated that the policies and practices in place (due to the Coronavirus pandemic), are such **that pickup, processing, and delivery of incoming and outgoing mailings are all carried out “one day per week”**. This would mean that, since mail deliveries typically arrive once daily, that it is impossible for this Federal court clerk’s office to carry out all three “services” on the same case

(unless someone at that office is designated with the task of dropping off deliveries to the post office at the end of the work day). This was not addressed by the clerk who, by this point in the telephone conversation h was exhibiting signs of growing impatient with BENEFICIARY's attempts to find reason for still not getting his "*original documents*" back from the Federal court, particularly since this clerk was insisting that those original documents were "*received*" and "*processed*" as early as 1/5/21, according to the "*court's*" records (which were then and continue to be today FACTUALLY ERRONEOUS).

BENEFICIARY was therefore barred from obtaining this information by this (deputy) clerk who became interruptive and boisterous in re-asserting that when the court record shows it to have been "*entered*" on 1/5/21, that was the day BENEFICIARY's correspondence was definitely "*received*" and "*processed*", regardless of anything BENEFICIARY has to state or to show to the contrary. He had ONLY to accept this clerk's assertion that BENEFICIARY would indeed receive back time-stamped originals of what he had "*filed*" with the Federal court, but when that might be delivered back to BENEFICIARY – in spite of there being a "*life and death EMERGENCY MOTION*" – is anyone's guess.

In the two subsequent weeks that followed ending on 2/14/21, and after BENEFICIARY's mail was retrieved from mailbox across the road by his next-door neighbor for the final time before BENEFICIARY became formally "*HOMELESS*", it was EVIDENT that THE FEDERAL "*COURT*" HAD DONE NOTHING TO TREAT BENEFICIARY'S CASE AS AN "*EMERGENCY*", AND HAD DONE NOTHING WHATSOEVER TO "*EXPEDITE*" THE PROCESSING OF BENEFICIARY'S "*PLEADINGS*", AND HAD OTHERWISE ACTED AFFIRMATIVELY IN CRIMINAL GROSS NEGLIGENCE AND MALFEASANCE - IN GROSS VIOLATION ALSO OF THE AMERICANS WITH DISABILITIES ACT AND CONGRESS' "*EVICTON MORATORIUM*" TO PROVIDE AN AFFIRMATIVE RESPONSE TO NOTICE OF THIS "*LIFE AND DEATH*" CIRCUMSTANCE.

**SUMMARY OF THE U.S. MARSHALS SERVICE’S AFFIRMATIVE ACTS SIGNIFYING
CRIMINAL GROSS NEGLIGENCE, MALFEASANCE AND DEPRIVATION OF RIGHTS; AS
WELL AS GROSS VIOLATIONS OF THE AMERICANS WITH DISABILITIES ACT**

On 1/15/21, seeing nowhere else to turn in reporting Federal crimes within the Federal jurisdiction – and with the FBI and USDOJ already fully apprised many months earlier and still having done nothing to provide remedy – BENEFICIARY attempted to telephone the U.S. MARSHALS SERVICE in DETROIT to report himself the victim of this “*eviction moratorium*” crime. BENEFICIARY followed the prompts for obtaining “*live assistance*” from the U.S. MARSHALS SERVICE, only to be talking instead with a third party security guard company officer who stated – during business hours – that “*because the Federal court is closed*”, the U.S. MARSHALS are not answering their phones or servicing the public either.

This officer who answered the phone with the greeting of “*Marshals Control Center*” was a man by the name of “**Traczuk**”, who after being fully apprised about BENEFICIARY being a quad-amputee being criminally evicted from his only home of the past 8 ½ years and wanting to file a CRIMINAL COMPLAINT, did everything possible to avoid doing so; and ultimately refused to do anything more than to notify some unnamed individual by email about BENEFICIARY’s call. “**Traczuk**” otherwise absolutely refused to provide BENEFICIARY with any other identification, including the name of the third party company employing him or his badge number; and refused to provide information that would otherwise help to alleviate BENEFICIARY’s stated fear or provide him with a reasonable contact person to call in the federal jurisdiction of law enforcement to help cure what was being clearly reported as a perceived life and death threatening matter.

“**Traczuk**” is believed to be better identified as “**Alexander Traczuk**” a former (or current) WAYNE COUNTY SHERIFF’S DEPUTY. He refused to give a “**Badge Number**” or any other identifying information besides the spelling of his last name.



Alexander Traczuk Age 65

Westland, Michigan

 [View Alexander Traczuk's Background & Public Record Information](#)^{Ads}

Alexander Traczuk (age 65) is a man, born in 1955, currently listed on 1639 Woodbourne St, Westland, 48186 Michigan.

✓ [law.justia.com](#) › cases › federal › appellate-courts

United States of America, Plaintiff-appellee, v. Charles S ...

... prior drug dealing, and a **police** officer's statement that constituted hearsay. ... Deputy Sheriff **Alexander Traczuk** and another agent of the Drug Enforcement ...

✓ [law.justia.com](#) › cases › federal › appellate-courts

United States of America, Plaintiff-appellee, v. Eric Lamont ...

... Lacey or the other officer (**Alexander Traczuk**) who participated in the search, and ... Specifically, the affidavit supporting the warrant stated that the **police** had ...

✓ [casetext.com](#) › ... › Ct. App. › 1992 › September

U.S. v. Sims, 975 F.2d 1225 | Casetext Search + Citator

Sep 25, 1992 — Officer **Alexander Traczuk**, along with Officer Robert Wood, who were ... the parking lot and saw the **police** raid vehicles coming into the area, ...

✓ [law.resource.org](#) › pub › case › reporter

975 F.2d 1225 - Resource.Org - Public Resource

Officer **Alexander Traczuk**, along with Officer Robert Wood, who were ... Defendant Duane Felder turned himself in to the **police** on June 1, 1990, the day after ...

Beneficiary had informed this officer (or deputy) “Traczuk” that BENEFICIARY was at that very moment facing a life and death threat by reference to the fact that at the end of that very day of 1/15/21 – according to a local court (52-1 DISTRICT COURT) “judgment” (which had arrived from the court on the same day as a fraudulent “SUMMONS” without due process being provided by the court and in violation of all ADA requirements mandating “accommodations” to disabled Americans), stating that if BENEFICIARY had not already vacated the premises by the end of the day on 1/15/21 (i.e., the date of

this call to the U.S. MARSHALS SERVICE), **BENEFICIARY** should be subject to and expecting the force of guns to show up at his home to throw **BENEFICIARY** out into the cold, while destroying and trashing all of **BENEFICIARY**'s worldly possessions, his personal belongings, food, and essential medical supplies.

None of this information dissuaded this "MARSHALS CONTROL CENTER" receptionist/officer "Traczuk" from continuing his affirmative obstinance in refusing to assist **BENEFICIARY** in any way in getting the requested **CRIMINAL COMPLAINT** processed or in helping him to locate someone who otherwise would do so. Instead, "Traczuk"



When **BENEFICIARY** David Schied asked for help in getting in direct contact with **U.S. MARSHAL Owen Cypher**, or a Deputy as his agent, officer (or Sheriff's deputy) "Traczuk" flatly refused to provide **BENEFICIARY** with a reliable alternate contact information as **BENEFICIARY** had requested, even despite **BENEFICIARY** informing Traczuk that this call—including his "*affirmative responses*" to **BENEFICIARY**

as a disabled person – was being fully recorded. Instead of providing BENEFICIARY with the requested information, Traczuk insisted that BENEFICIARY provide his own name and phone number on the mere hope that Traczuk would be forward a “callback request” to U.S. Marshal Cypher or one of his deputies – while qualifying that “that is all that [Traczuk] can do” and “there is no guarantee they will even call [BENEFICIARY] back”.

Eastern District of Michigan

United States Marshal - Owen M. Cypher



U.S. Marshal Owen Cypher

Owen M. Cypher was nominated by President Donald J. Trump and confirmed by the United States Senate on July 2, 2020.

U.S. Marshal Owen M. Cypher began his career in law enforcement in 1995, when he enlisted into the United States Marine Corps to serve as a military police officer. While attending military police school, he was recruited and selected to serve as a guard for the Presidential Helicopter Squadron. U.S. Marshal Cypher served as a Marine-1 Security Officer under President Bill Clinton for 4 years. U.S. Marshal Cypher achieved the rank of Corporal and received the Presidential Service Badge for his service. He also received the Marine Corps' Good Conduct Medal, National Defense Medal, and received an Honorable Discharge in 1999.

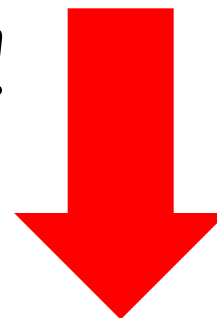
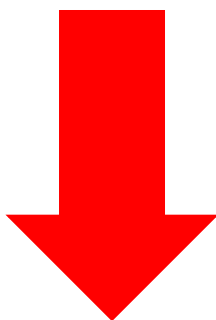
Traczuk was very rude and very interruptive, both before and after BENEFICIARY informed Traczuk – with third party witnesses also silently monitoring this “call for help” by a “totally and permanently disabled” man – that this call was being recorded. At the end of the phone call BENEFICIARY summarized the main points of his CRIMINAL COMPLAINT while referencing the criminal perpetrators and the FACT that this was a “FEDERAL MATTER”, listing the reasons why. In response, Traczuk stated only that he would “email the U.S. Marshals and ask them to get back with [BENEFICIARY]”. In response to BENEFICIARY’s simple request to be copied in the email so that he might do a proper follow up if he the U.S. Marshals did not return the call, Traczuk had only to reply with the single word, “NO”. When BENEFICIARY asked “why not”, Traczuk answered, “because I can’t”. He summarized the content of his intended email as ONLY stating that “BENEFICIARY needed to talk to them about some corruption”,

When BENEFICIARY finished the call asking again for Traczuk's "*badge number*", Traczuk answered that he does not have one. When BENEFICIARY asked Traczuk for the name of the company contracting him to answer the phones for the U.S. Marshal's service, Traczuk again became very argumentative and refused to answer with anything except the statement that "[He, personally,] *was contracted with the U.S. MARSHAL'S SERVICE*".

THE CRIMINAL ACTS – BECAUSE THEY HAVE BEEN LEFT UNCHECKED BY TRUSTEES OF BOTH “STATE OF MICHIGAN” AND “UNITED STATES” AUTHORITIES – SERVE TO UNDERSCORE THE FACT THAT TRUSTEES AVA ORTNER AND HER “WARD” DONALD THORPE, ATTORNEY DOMINIC SILVESTRI, THE “STATE BAR OF MICHIGAN”, “JUDICIAL USURPER” TRAVIS REED, THE “52-1 DISTRICT COURT”, AND OTHER STATE-LICENSED OPERATIVES ARE ACTUALLY “INSURRECTIONISTS” AND “DOMESTIC TERRORISTS” WHO HAVE ALWAYS BEEN INTENT UPON TORTUOUSLY ACTING WITH MALICE AND WITH FELONIOUS “SEDITION” AND “TREASON”

As shown in the many pages of embedded EVIDENCE presented herein above and below in the pages subsequent to this instant one, TRUSTEES calling themselves "*Plaintiffs*" – by which Ava Ortner is a member of "TRUSTEES" crime syndicate and domestic terrorist network, "STATE BAR OF MICHIGAN". So too is their "*representative*" attorney Dominic Silvestri, and the so-called "*judge*" for TRUSTEE "52-1 DISTRICT COURT", which otherwise operates as a "*continuing financial crimes enterprise*", as it is chock full of INSURRECTIONISTS. The "*judicial usurper*" and "*CRIME BOSS*" at that 52-1 crime syndicate is named Travis Reeds.

THE EVIDENCE SPEAKS
FOR ITSELF!



Subsequently, on October 15, 2020, I submitted my "Sworn and Notarized DECLARATION" to the following LOCAL, COUNTY, and STATE agencies with absolute proof that the "landlord" **Donald Thorpe, Jr.** and his STATE BAR attorney/wife **Eva Ortner** received a copy of this "DECLARATION" via "Certified Mail Delivery" two days later, on 10/17/20.

DECLARATION of David Schied (dated 10/15/20)
Invoking the "Common Law" Jurisdiction
and/or the "Federal" Jurisdiction in Halting Eviction
via QUO WARRANTO, Notice of "INTENT TO LIEN",
Claims of "DISABILITY" and "MEDICAL FRAILTY", and
"To Prevent Further Spread of COVID-19"

I, David Schied, an American man and a "quad-amputee" living within Michigan as one of the sovereign People of the United States of America, herein and hereby declare the following:

1. Since August 1, 2012, I have been an inhabitant of a home located at 46675 W. 12 Mile Road in the CITY OF NOVI, a municipality located in the COUNTY OF OAKLAND, in the STATE OF MICHIGAN.
2. Since November 2017, I have been living in the above-referenced home without any "Landlord-Tenant" contract whatsoever. Previously, no written contract for monthly rent had been established since that written in 2014 as a "month-to-month", which expired in August 2015.

USPS Tracking®

Tracking Number: **70192970000072179100**

Your item was delivered to an individual at the address at 2:04 pm on October 17, 2020 in NOVI, MI 48377.

 **Delivered**

October 17, 2020 at 2:04 pm
Delivered, Left with Individual
NOVI, MI 48377

Get Updates 

Text & Email Updates

Tracking History

U.S. Postal Service™ CERTIFIED MAIL® RECEIPT Domestic Mail Only	
For delivery information, visit our website at www.usps.com	
NOVI, MI 48377	
OFFICIAL USE	
Certified Mail Fee	\$3.55
Extra Services & Fees (check box, add fee)	
<input type="checkbox"/> Return Receipt (hardcopy)	\$0.00
<input type="checkbox"/> Return Receipt (electronic)	\$0.00
<input type="checkbox"/> Restricted Mail Restricted Delivery	\$0.00
<input type="checkbox"/> Adult Signature Required	\$0.00
<input type="checkbox"/> Adult Signature Restricted Delivery	\$0.00
Postage	\$2.40
Total Postage and Fees	\$5.95
Postmark Here 10/15/2020	
To: Donald Thorpe Jr. & Eva Ortner 46675 W. 12 Mile Road NOVI, MI 48377	

68. Examples of the LOCAL TRUSTEES executing the aforementioned CRIMINAL ACTS in defiance of the “CDC ORDER” placing a National moratorium on evictions follows the following dated EVIDENCE shown below:

a) On 9/18/20, the Ava Ortner, et al LOCAL TRUSTEES issued their first eviction notice approximately three weeks after soliciting a fraudulent “month-to-month” Landlord-Tenant contract and having “STATE “ward” cohort, Donald Thorpe, Jr. hand deliver it along with his own fraudulent oral assurances – which were recorded on digital audio tape – that it would be at least a year, likely two, before the land development planned with the CITY OF NOVI and COLLIERS INTERNATIONAL TRUSTEES would need BENEFICIARY David Schied to actually surrender the property:

Approved, SCAO

STATE OF MICHIGAN	NOTICE TO QUIT TO RECOVER POSSESSION OF PROPERTY Landlord-Tenant	As a result of the CRIMES committed against me as outlined throughout my 8/1/20 “COMPLAINT” and herein by additional EVIDENCE of DISCRIMINATION, RETALIATION, and other CRIMES, I am being EVICTED as a “totally and permanently disabled quadriamputee”.
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TO: David Schied
Novi, MI 48377

1. Your landlord/landlady, Donald A. Thorpe, Jr., is seeking to recover possession of property pursuant to ☒ MCL 554.134(1) or (3) (see other side) ☒ other: Residential Lease, secs. 3, 18 and wants to evict you from: Address above

2. You must move by October 31, 2020 or your landlord/landlady may take you to court to evict you

3. If your landlord/landlady takes you to court to evict you, you will have the opportunity to present reasons why you believe you should not be evicted.

4. If you believe you have a good reason why you should not be evicted, you may have a lawyer advise you. Call him or her soon.

Date: September 18, 2020

Signature of owner of premises or agent: [Signature]

Address: 25289 Sutton Court, Novi, MI 48377

City, state, zip: Novi, MI 48377 Telephone no.: 248-798-9647

*NOTE: Unless otherwise allowed by law, the landlord/landlady must give notice equal in time to at least one rental period.

HOW TO GET LEGAL HELP

1. Call your own lawyer.
2. If you do not have an attorney but have money to retain one, you may locate an attorney through the State Bar of Michigan Lawyer Referral Service at 1-800-968-0738 or through a local lawyer referral service. Lawyer referral services should be listed in the yellow pages of your telephone directory or you can find a local lawyer referral service at www.michbar.org.
3. If you do not have an attorney and cannot pay for legal help, you may qualify for assistance through a local legal aid office. Legal aid offices should be listed in the yellow pages of your telephone directory or you can find a local legal aid office at www.michiganlegalhelp.org. If you do not have Internet access at home, you can access the Internet at your local library.

– on 10/15/20 – a formal sworn and notarized DECLARATION in the length of forty (40) pages outlining the entire history of this case to date, inclusive of the details about how the jurisdiction for this case was grounded in the COMMON LAW and/or the “Federal” jurisdiction because, contrary to the fraudulent assertions of the TRUSTEES, there was no continuing “month-to-month” rental agreement in existence beyond November 2017 – just four month prior to an ATTEMPTED MURDER on the life of BENEFICIARY David Schied – when TRUSTEES conspired with DTE ENERGY to intervene and nullify that contract with the “landlord”, by way of committing DOMESTIC TERRORIST ACTS upon the population at large to force new contracts between renters and DTE ENERGY instead of renters and their landlords.

Subsequently, on October 15, 2020, I submitted my “Sworn and Notarized DECLARATION” to the following LOCAL, COUNTY, and STATE agencies with absolute proof that the “landlord” Donald Thorpe, Jr. and his STATE BAR attorney/wife Eva Ortner received a copy of this “DECLARATION” via “Certified Mail Delivery” two days later, on 10/17/20.

DECLARATION of David Schied (dated 10/15/20)
Invoking the “Common Law” Jurisdiction
and/or the “Federal” Jurisdiction in Halting Eviction
via QUO WARRANTO, Notice of “INTENT TO LIEN”,
Claims of “DISABILITY” and “MEDICAL FRAILITY”, and
“To Prevent Further Spread of COVID-19”

I, David Schied, an American man and a “quad-amputee” living within Michigan as one of the sovereign People of the United States of America, herein and hereby declare the following:

1. Since August 1, 2012, I have been an inhabitant of a home located at 46675 W. 12 Mile Road in the CITY OF NOVI, a municipality located in the COUNTY OF OAKLAND, in the STATE OF MICHIGAN.
2. Since November 2017, I have been living in the above-referenced home without any “Landlord-Tenant” contract whatsoever. Previously, no written contract for monthly rent had been established since that written in 2014 as a “month-to-month”, which expired in August 2015.

USPS Tracking®

Tracking Number: 70192970000072179100

Your item was delivered to an individual at the address at 2:04 pm on October 17, 2020 in NOVI, MI 48377.

Delivered

October 17, 2020 at 2:04 pm

Delivered, Left with individual

NOVI, MI 48377

Get Updates ✓

Text & Email Updates

Tracking History




The details of my DECLARATION are depicted in the pages below; and despite my having “served” my DECLARATION to this so-called “landlord” and his STATE BAR attorney wife on 10/17/20, they have DEFIANTLY corrected the misspelling on their September “Notice to Quit” and reissued another one against me, ordering me to EVICTION again on short notice, being before 12/1/20.

EXHIBIT
“A”

EXHIBIT
“A”
is
incorporated
herein by
reference as
ATTACHED

c) On 10/31/20, the Ava Ortner, *et al* LOCAL TRUSTEES issued their second eviction notice, exactly two weeks following their receipt of the CDC "DECLARATION" giving sworn and notarized STATEMENTS (i.e., certified by a licensed notary of the STATE TRUSTEES "STATE OF MICHIGAN") that BENEFICIARY David Schied was invoking the Common Law and/or "Federal" jurisdiction(s), while also placing the TRUSTEES on notices about both his "Intent to Lien" the property at issue, and to "Halt" the STATE-LEVEL eviction process based upon the 9/4/20 "CDC ORDER" that had been issued — UNDER PENALTY OF MINIMUM \$100,000 FINE AND A YEAR IN JAIL — "to prevent the spread of COVID-19". (Bold and underlined emphasis added)

Enclosed is a Notice to Quit by December 1, 2020. Since retracting our initial Notice to Quit, I have conducted further legal research to ascertain whether we had and/or should pursue a different avenue of legal recourse to recover possession of our property. I have since concluded that our only viable legal recourse is through the normal action to recover possession of real property and therefore have taken the initial step by serving the enclosed Notice of Eviction.

Sincerely,

 Ava K. Ortner

STATE BAR OF MICHIGAN member Eva Ortner's issuance of this "New Eviction Notice" AFTER the proven "Certified Mail" receipt of my DECLARATION is a blatant slap in the face of the UNITED STATES CONGRESS and the TRUMP ADMINISTRATION'S "CDC ORDER" protecting the public – and me – from the spread of the "Coronavirus".

Such a violation was a purposefully done by a legal professional – an "officer of the Court" licensed by the STATE OF MICHIGAN ("SUPREME COURT") as an "Obstruction of Justice"; and knowingly as an act of DOMESTIC TERRORISM, meant to COERCE the edict of the UNITED STATES government, and to COERCE me and the rest of the Michigan population by way of an act that is knowingly "dangerous to human life".

Approved, R/O
 STATE OF MICHIGAN
**NOTICE TO QUIT
 TO RECOVER POSSESSION OF PROPERTY
 Landlord-Tenant**

To: David Schied
 4675 West 12 Mile Dr
 Novi MI 48377

I, Donald A. Thayer, Jr., in seeking to recover possession of property pursuant to
☒ MCL 554.134(1) or (2) (see other side) ☐ other: Residential Lease sec. 3.9 and wants to evict you from
 this premises or premises under it (if different from mailing address)

2. You must move by December 1, 2020 or your landlord/landlady may take you to court to evict you.
 (See Two sides)

3. If your landlord/landlady takes you to court to evict you, you will have the opportunity to present reasons why you believe you should not be evicted.

4. If you believe you have a good reason why you should not be evicted, you may have a lawyer advise you. Call him or her soon.

October 31, 2020
 By Ava K. Ortner (P4886)
 Signature of owner or person or agent
 22200 Edison Court
 Farmington Hills, MI 48334
 248-794-9647
 City, State, Zip

NOTE: Unless otherwise allowed by law, the landlord/landlady must give notice equal in time to at least one rental period.

HOW TO GET LEGAL HELP

1. Call your own lawyer.

2. If you do not have an attorney but have money to retain one, you may locate an attorney through the State Bar of Michigan Lawyer Referral Service at 1-800-950-0730 or through a local lawyer referral service. Lawyer referral services should be listed in the yellow pages of your telephone directory or you can find a local lawyer referral service at www.michiganbar.org.

3. If you do not have an attorney and cannot pay for legal help, you may qualify for assistance through a local legal aid office. Legal aid offices should be listed in the yellow pages of your telephone directory or you can find a local legal aid office at www.michiganbar.org/help. If you do not have internet access at home, you can access the Internet at your local library.

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

Court address
48150 Grand River Ave. Novi, MI 48374

Court telephone no.
248-305-6511

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

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

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

☒ **Rental unit eviction**
☐ **Land contract forfeiture**

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

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

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

☐ to recover possession, after land contract forfeiture, of
☐ a money judgment,
☒ to evict you from

HEARING VIA ZOOM
MEETING ID 565 988 1689

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

☐ at the address above, ☐ at _____, courtroom _____
 Location

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

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

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

12/9/2020
Date issued

Court clerk

HOW TO GET HELP

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

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

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

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

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

Tenant's Copy

DC 104 (6/17) **SUMMONS, LANDLORD-TENANT/LAND CONTRACT**

MCL 600.5735,
MCR 2.102, MCR 4.201(C), MCR 4.202(C)

BLO

Approved, SCAD
One - Plaintiff
1st copy - Tenant
2nd copy - Mailing
3rd copy - Landlord/Landlady
4th copy - Proof of service

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

Court address: 48150 Grand River Ave. Novi, MI 48374
Court telephone no.: 248-305-6511

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

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

v

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

☒ Rental unit eviction
☐ Land contract forfeiture

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

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

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

☐ to recover possession, after land contract forfeiture, of
☐ a money judgment,
☒ to evict you from

HEARING VIA ZOOM
MEETING ID 565 988 1689

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

☐ at the address above, ☐ at _____, courtroom _____
Location

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

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

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

12/9/2020
Date issued

Court clerk

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

HOW TO GET HELP

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

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

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

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

Tenant's Copy

DC 104 (8/17) **SUMMONS, LANDLORD-TENANT/LAND CONTRACT** MCL 800.5735, MCR 2.102, MCR 4.201(C), MCR 4.202(E)

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

David Schied
46675 W. 12 Mile Rd.
Novi, Michigan 48377
248-974-7703
(all calls recorded)

12/21/2020
Received by: [Signature]

Proof of Service

I certify that on Monday, 12/21/20 I "served" the 52-1 District Court for OAKLAND COUNTY through its court "officer", Dominic Silvestri, with the following official "NOTICE", being sufficiently equal to proof of previous service of a "Federal DECLARATION", in compliance with the CDC's ORDER from the TRUMP ADMINISTRATION issued under penalty of \$100,000 and up to a YEAR IN JAIL for violators.

This NOTICE and accompanying "PROOF OF SERVICE" were delivered together by hand to the 52-1 Court through a third-party delivery method as witnessed by me.

Attn: Dominic Silvestri, "Officer of the Court" for the 52-1 District of OAKLAND COUNTY and "agent" for STATE BAR OF MICHIGAN fellow crime syndicate member, Ava Ortner, and her legal "ward", Donald Thorpe, Jr.

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

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

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

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

/s/David Schied

DECLARATION of David Schied (dated 10/15/20)

Invoking the "Common Law" Jurisdiction and/or the "Federal" Jurisdiction in Halting Eviction via QUO WARRANTO, Notice of "INTENT TO LIEN", Claims of "DISABILITY" and "MEDICAL FRAILTY", and "To Prevent Further Spread of COVID-19"

I, David Schied, an American man and a "quad-amputee" living within Michigan as one of the sovereign People of the United States of America, herein and hereby declare the following:

1. Since August 1, 2012, I have been an inhabitant of a home located at 46675 W. 12 Mile Road in the CITY OF NOVI, a municipality located in the COUNTY OF OAKLAND, in the STATE OF MICHIGAN.
2. Since November 2017, I have been living in the above-referenced home without any "Landlord/Tenant" contract whatsoever. Previously, no written contract for monthly rent had been established since that written in 2014 as a "month-to-month", which expired in August 2015.
3. Any perceived ongoing "month-to-month" contract being in existence according to said property "owner" or "owners", being Donald Thorpe and/or STATE BAR OF MICHIGAN crime syndicate and domestic terrorist network member Ava Ortner, are purely fictional, given as FACT that said "owners" unaffiliated and VOIDED any and all contracts with me in November 2017 when supporting DTE ENERGY intervening in any such "expired month-to-month contract". This occurred right after Thorpe and

USPS Tracking®

Tracking Number: 9505 2100 2179 0001

Your item was delivered to an individual at the address at 2:04 pm on October 17, 2020 in NOVI, MI 48377.

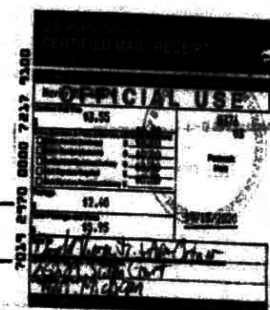
Delivered

October 17, 2020 at 2:04 pm
Delivered, Left with Individual
NOVI, MI 48377

Get Updates

Text & Email Updates

Tracking History



97. It was not until 12/29/20 that BENEFICIARY David Schied received the TRUSTEES 52-1 "Court" SUMMONS – showing that although it was run through a postage register with a date of 12/3/20, which was the day BEFORE the time stamp and six days before the purported date of the unknown "clerk's" initialing of the document on 12/9/20 on the it, AGAIN demonstrating the high level of FRAUDULENCE of this entire criminal operation – this fraudulent document was not actually mailed out until 12/18/20, which was the very same day that a copy of this fraudulent document was found taped to BENEFICIARY's front door, less than two business days before the purported ("railroaded") hearing. (See below and on the next page for the "Devil in these details")

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

Approved, BOARD
STATE OF MICHIGAN
JUDICIAL DISTRICT
Landlord-Tenant/Land Contract
SUMMONS
CASE NO. 20-005694 LT LT
Court address 48150 Grand River Ave. Novi, MI 48374
Court telephone 248-305-6511
Plaintiff's attorney, bar no., address, and telephone no. Dominic Silvestri P65275 37911 W. 12 Mile Rd. Farmington Hills, MI 48331 248.246.6323
Plaintiff's attorney, bar no., address, and telephone no. Dominic Silvestri P65275 37911 W. 12 Mile Rd. Farmington Hills, MI 48331 248.246.6323
RENTAL UNIT EVICTION
Land contract forfeiture
If the State of Michigan you are notified:
to recover possession, after land contract forfeiture, of a money judgment
to evict you from
HEARING VIA ZOOM
MEETING ID 985 998 2689
Day, December 22, 2020 at 1:30 PM
You are summoned to be in the district court on Tuesday, December 22, 2020 at 1:30 pm
at the address above, at Location courtroom
You have the right to a jury trial. If you do not demand a jury trial and pay the required jury fee in your first defense response, you will lose this right.
If you are in court on time, you will have an opportunity to give the reasons why you should not be evicted. Bring witnesses, receipts, and necessary papers with you.
If you are not in district court on time, you may be evicted without a trial and a money judgment may be entered against you.
12/9/2020
Date issued
Court clerk
HOW TO GET HELP
Notice that the "clerk's" unidentifiable initial to the left – sent to BENEFICIARY by the TRUSTEE "52-1 DISTRICT COURT" is noticeably different than the one above from the document placed on BENEFICIARY's front door by the agent for TRUSTEES proving these are NOT two copies of the same document.

Received 12/29/20
David Schied
and all other occupants
Novi, MI 48374
METROPLEX MI 483
18 DEC 2020 PM 7:40
\$000.00
MAILED PERIODIC DEC 23 2020
MCH 2.102, MCH 4.201

98. At the very same time that BENEFICIARY David Schied received the above FRAUDULENT

other "SUMMONS" sent by the TRUSTEE 52-1 DISTRICT COURT, the so-called

"JUDGMENT" of that same TRUSTEE was also delivered to BENEFICIARY. (See below.)

Approved, SOAO Original - Court 2nd copy - Defendant
52-1 STATE OF MICHIGAN JUDICIAL DISTRICT JUDGMENT LANDLORD-TENANT CASE NO. 20-C04694 LT
Court address 48150 Grand River Ave, Novi MI 48374 Court telephone no. 248-305-6460

Plaintiff Donald A. Thorpe and Ava Orsner v Defendant David Schied, and all occupants

Donato Silvestri PLLC
Donato Silvestri (765275)
37911 W.12 Mile
Farmington Hills MI 48331
248-246-6323

David Schied, and all occupants
Novi MI 48377

THE COURT FINDS:
by ☐ hearing ☒ default ☐ consent
For a defendant on notice, duty, default judgment shall not be entered except as provided by the Service-Master Civil Relief Act.

POSSESSION JUDGMENT
☒ 1. The plaintiff has a right to recover possession of the property.
☐ 2. There is now due to the plaintiff for nonpayment of rent and other money due under the lease:
a. Rent to retain possession \$
b. Other money due \$
c. Costs \$
d. Total \$
☐ 3. The defendant has a right to retain

IT IS ORDERED:
☒ 4. a. The plaintiff can apply for an order evicting the defendant if the defendant does not pay the plaintiff or the court the amount due in item 2d above or does not move out on or before _____ Date
☒ b. The plaintiff can apply for an order evicting the defendant if the defendant does not move out on or before January 15, 2021 Date
☐ c. An immediate order of eviction shall be entered pursuant to MCL 600.5744(2).
☒ 5. The defendant may be liable for money damages after moving if additional rent is owed or if there is damage to the property.
☒ 6. Acceptance of partial payment of the total amount due in item 2d above ☐ will ☒ will not prevent the court from issuing an order evicting the defendant.
☒ 7. No money judgment is entered at this time.

MONEY JUDGMENT:
☐ 8. A possession judgment was previously entered.
☐ 9. A money judgment, which will earn interest at statutory rate, is entered as follows:
Damages \$
Costs \$
Total \$

10. THE COURT FURTHER ORDERS:
Date 12-23-2020 Judge _____ Ser no. _____
YOU ARE ADVISED that you may file a motion for a new trial, a motion to set aside a default judgment, or an appeal and appeal bond, which must comply with all court rules and must be filed in court by 10 days after judgment. You may want legal help.
Date 1-4-2021
☐ MCR 4.201(f) was explained to the parties.

CERTIFICATE OF MAILING: I certify that on this date I served a copy of this judgment on the parties or their attorney by first-class mail addressed to their last-known addresses as furnished in MCR 4.207(C)(3).
Date 12-23-2020
Approved: _____
Date _____ Plaintiff/Attorney: _____
Date _____ Defendant/Attorney: _____

DC 108 (817) JUDGMENT, LANDLORD-TENANT MCL 600.5744, MCR 4.201 (C)(3)(D)

This is not an EVICTION based upon my failure to pay as NO MONEY IS OWED !

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

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

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

Received 12/29/20



ENVELOPE FRONT

4837732425 R082

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

ENVELOPE BACK

nity to give the reasons why you feel you sho
you.

thout a trial and a money judgment may be e

Court clerk

GET HELP

This document must be sealed

99. While the above FRAUDULNT "Judgment" states that BENEFICIARY has "10 Days" in which to send an "appeal" filing and an "appeal bond" to the TRUSTEES 52-1 DISTRICT COURT's agents of this CONTINUING FINANCIAL CRIMES ENTERPRISE, the actual number of days was reduced to five (5) days given the delay of the post office to deliver this to a "totally and permanently disabled quad-amputee" until 12/29/20.

111. The FACT that the ATTORNEY GRIEVANCE COMMISSION ("AGC") used this address when writing its FRAUDULENT "*decision*" about its so-called "*thorough review*" of BENEFICIARY's sworn and notarized DECLARATION and EVIDENCE that STATE BAR OF MICHIGAN CRIME SYNDICATE AND DOMESTIC TERRORIST NETWORK member, TRUSTEE Ava Ortner was CRIMINALLY carrying out an eviction against BENEFICIARY while a NATIONAL "*EVICTIÖN MÖRATORIUM*" was happening, shows more that the AGC agent(s) behind this DENIAL were PREJUDICIALLY basing their DENIAL OF ACCESS upon previous unrelated cases BENEFICIARY had filed with the AGC several years ago when he had a mailbox. This DISCRIMINATION is undoubtedly based upon BENEFICIARY's outstanding "*political*" views about the "*sovereign American People*" and the "*constitutions of the STATE and the UNITED STATES*" reigning "*supreme*" over the Seditious and Treasonous STATE BAR members as STATE INSSURRECTIONISTS and DOMESTIC TERRORISTS. (Bold emphasis added)

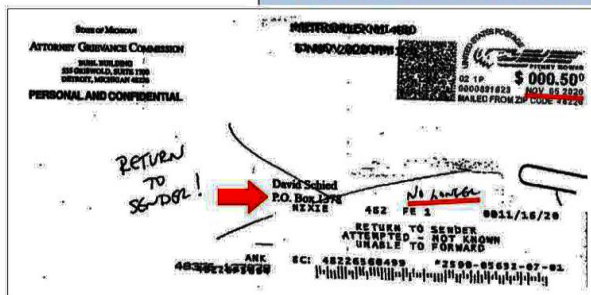
39

Copies of this DECLARATION are being provided to:

The Attorney Grievance Commission (AGC) is the investigative and prosecutorial arm of the Michigan Supreme Court for allegations of attorney misconduct. The AGC serves to maintain and promote the integrity of the Bar and to protect the public, the courts, and the legal profession.

The AGC has jurisdiction over all attorneys licensed to practice law by the State Bar of Michigan and attorneys otherwise permitted to practice law in the State of Michigan.

**Attorney Grievance Commission
535 Griswold, Suite 1700 Detroit, MI 48226**



Above is the screen shot of the graphic that appeared on the final page of the notarized sworn "*DECLARATION*" of BENEFICIARY that was distributed amongst the LOCAL LEVEL TRUSTEES involved with the RICO "*land development scheme*" at the root cause of Ava Ortner, Donald Thorpe, the CITY OF NOVI, and COLLIERS INTERNATIONAL moving forward with the eviction. It shows the AGC was also provided with the full set of FACTS involving its member Ava Ortner. Importantly, none of those pages referenced the Post Office Box that BENEFICIARY had used many years prior.

MICHAEL V. GORZ
GRIEVANCE ADMINISTRATOR
ROBERT E. EDICK
DEPUTY ADMINISTRATOR
CYNTHIA C. BULLINGTON
ASSISTANT DEPUTY ADMINISTRATOR

STATE OF MICHIGAN
ATTORNEY GRIEVANCE COMMISSION

BUHL BUILDING
535 GRISWOLD, SUITE 1700
DETROIT, MICHIGAN 48226
TELEPHONE (313) 961-6585
WWW.AGCM.ORG

ASSOCIATE COUNSEL

RHONDA SPENCER POZEHL
EMILY A. DOWNEY
KIMBERLY L. UHURU
DINA P. DAJANI
JOHN K. BURGESS
CHARISE L. ANDERSON
SARAH C. LINDSEY
JORDAN D. PATERRA
NATHAN C. FITLUK
MICHAEL K. MAZUR
CRAIG O. PAVLOCK

PERSONAL AND CONFIDENTIAL

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

RE: David Schied as to Ava K. Ortner
AGC File No. 20-2029

Dear Mr. Schied:

This office received your Request for Investigation, however, the allegations in your complaint are insufficient to warrant review by the Commission. Accordingly, after careful review by the staff, this matter is being closed under the authority of the Grievance Administrator pursuant to Michigan Court Rule 9.112 (C)(1)(a).

Your Request for Investigation has been thoroughly reviewed. The facts as you have stated in your Request for Investigation do not constitute professional misconduct. We regret that we can be of no further assistance to you.

Ava K. Ortner has been provided with a copy of your Request for Investigation. If my staff or I can be of service to you in the future, please do not hesitate to contact us again.

Very truly yours,

CCB/meg
cc: Ava K. Ortner (w/enclosure)

AGC 2020/11/23 39:44

Cynthia C. Bullington/meg

Cynthia C. Bullington
Assistant Deputy Administrator

The only way these corrupt TRUSTEES, as representatives of the TRUSTEES operating as TRUSTEES of the MICHIGAN SUPREME COURT of the TRUSTEES STATE OF MICHIGAN was to disregard the actual content of BENEFICIARY's "DECLARATION" as the basis for the AGC opening up a new "file No." against their member Ava Ortner, is to place even more focus on the address BENEFICIARY had used in making previous AGC complaints about other "BAR" members several years prior in matters totally unrelated to the CRIMINAL acts of Ava Ortner et al during an EVICTION MORATORIUM.

[illegible]

113. See for example the testimonial of John Zupanc (below), another sovereign American who has recognized that the TRUSTEES' agents – AGC of the MICHIGAN SUPREME COURT of the STATE OF MICHIGAN – are INSURRECTIONISTS and DOMESTIC TERRORISTS.

On Monday, December 28, 2020, 06:52:20 PM EST, John Zupanc <john.zupanc@gmail.com> wrote:

Here is my e-mail to Bridget McCormack the Chief Justice of the Michigan Supreme Court. It is regarding my getting stonewalled by the Attorney Grievance Commission.

—— Forwarded message ——

From: John Zupanc <john.zupanc@gmail.com>

Date: Sat, Sep 26, 2020 at 11:48 AM

Subject: Your Testimony At The September 17, 2020 Senate Judiciary and Public Safety Committee Hearing For SB 790

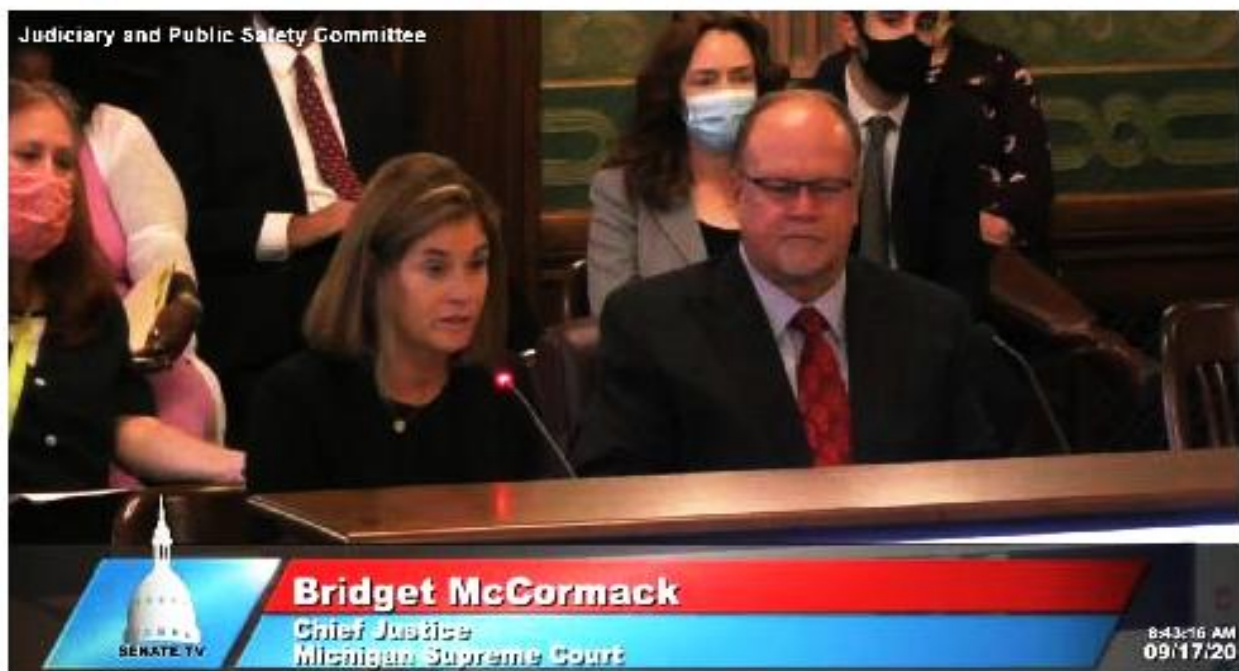
To: <McCormackB@courts.mi.gov>

Cc: <MarkmanS@courts.mi.gov>, <ZahraB@courts.mi.gov>, <VivianoB@courts.mi.gov>, <BernsteinR@courts.mi.gov>, <ClementE@courts.mi.gov>, <CavanaghM@courts.mi.gov>

Dear Chief Justice McCormack:

In your testimony regarding SB 790 at the September 17, 2020 Senate Judiciary and Public Safety Committee hearing, you spoke about the need for transparency, accountability, and the public's trust and confidence in the courts, the only currency they have. The link for the hearing video is as follows, your testimony begins at 7:50:

<https://misenate.viebit.com/player.php?hash=SNhLYSSAQwwY>



Below are two e-mails I sent last month to you and the other six Supreme Court Justices. It was regarding the Attorney Grievance Commission (AGC), a component of Michigan Supreme Court. There I discuss the shady dealings by the AGC where there appears to be a complete lack of transparency and accountability, hence a lack of the public's trust and confidence.

I never received a reply to my e-mails, nor to my follow-up telephone call. Much less has anything yet been done to address my concerns about the lack of transparency, accountability and the public's confidence and trust in the AGC. As I previously explained to you, the AGC blocked my e-mail address, outright refuses to talk to me, and much less will answer my simple questions.

Also, as I previously explained, my questions were regarding the negligent manner that a complaint was handled that I submitted to the AGC. I also need to know if I can re-submit the same complaint and if I can submit new complaints against other attorneys and that they will not be handled in the same negligent manner.

So, was your testimony anything more than just words? It appears that it was not. How can one expect the lower courts, especially the highly crooked weaponized Oakland County Bench become accountable, transparent, and gain the public's trust and confidence when Michigan's highest court appears to be no better? Please answer that question.

Thank you.

Sincerely

John Zupanc

Electrical Engineer

From: John Zupanc <john.zupanc@gmail.com>

Sent: Sunday, August 30, 2020 11:21 PM

To: McCormackB@courts.mi.gov; MarkmanS@courts.mi.gov; ZahraB@courts.mi.gov; VivianoB@courts.mi.gov; BerneteinR@courts.mi.gov; ClementE@courts.mi.gov; CavanaghM@courts.mi.gov

Subject: FW: Attorney Grievance Commission of Michigan

Dear Honorable Judges

I have not yet received a reply to my below August 16, 2020 e-mail. However, I did receive a letter from Cynthia Bullington P-33989 of the Attorney Grievance Commission (AGC). It is attached.

Again, Ms. Bullington cannot answer a simple question. Will any complaint that I submit to the AGC again be dealt with in the same negligent manner as was the complaint that I previously submitted against Attorney Randall M. Lewis, (P-45134)?

Why can't she answer that question? What is she trying to hide? As I explained in my last e-mail, attorneys are universally disliked, if not outright hated. Ms. Bullington's disgusting conduct surely does not make anyone less dislike/hate attorneys.

Scientific Study Concludes No One Trusts Lawyers

Lawyers are ranked on par with prostitutes when it comes to trust. Lovely.

by STACY GABLER

abcvethehew.com/2014/09/scientific-study-concludes-no-one-trusts-lawyers/

Sep 24, 2014

Many people enter the legal profession with the expectation that the public will see them as members of a noble trade to be revered and admired. Unfortunately, that's simply not the case at all. For every would-be Atticus Finch, there exists an off-color lawyer joke. If you'd call 5,000 dead lawyers at the bottom of the ocean "a good start," then you're not alone.

According to a new study, although lawyers are viewed by the public as part of an "envied" profession, no one really likes them. Sure, lawyers may gain a scant amount of respect from some, but when you're viewed generally as heartless has-aids, no one will trust you...

These are just some of the conclusions drawn from a Princeton University study conducted by Susan Fiske and Cydney Dupree. You may want to have a stiff drink before taking a look at Fiske and Dupree's warmth v. competence chart to see how lawyers are rated compared to other professions:

While lawyers are perceived as some of the most capable and competent professionals — behind only doctors, scientists, and engineers — they're almost on par with prostitutes when it comes to warmth. Let that one sink in as you read what Fiske and Dupree have to say about similarly situated professionals:

“The [rightmost] corner lists the ambivalently perceived high competence, low-warmth, “envied” professions: lawyers, chief executive officers, engineers, accountants, scientists, and researchers. They earn respect but not trust. Being seen as competent but cold might not seem problematic until one recalls that communicator credibility requires not just status and expertise (competence) but also trustworthiness (warmth). People report envy and jealousy toward groups in this space. These are mixed emotions that include both admiration and resentment.

Lawyers, of course, can't blame all of their perceived untrustworthiness on jealousy and resentment. Perhaps if they'd like to stop being seen as “cold, ruthlessly efficient machines,” they should try to pay the same amount of attention to their social interactions with clients as they do their billable hours.

What's the lesson to be learned here? The next time someone asks you what the difference between a lawyer and a hooker is, it's not just that the hooker will stop trying to screw you when you're dead.

Gaining trust as well as respect in communicating to motivated audiences about science topics | Proceedings of the National Academy of Sciences of the United States | This Chart Will Show How Respected Your Profession Is | Science of Us / New York Magazine |

As is being argued in this instant case against TRUSTEES Ava Ortnier et al, it is the type of INSURRECTIONIST and DOMESTIC TERRORIST acts that are taking place “under color of law” and the “cloak of legitimacy” that are at the root cause for many sovereign Americans to not only distrust attorneys as “officers of the courts”, but to also completely distrust “government” altogether because STATE BAR crime syndicate and domestic terrorist members dominating the decisions of every branch of America's STATE and NATIONAL government operations; and because the “revolving doors” between branches and between government and CORPORATE private enterprises make corruption and racketeering a central focus for private profiteering and the CORPORATE lobbying of the “centralized” administrations of both STATE and NATIONAL governments.

BENEFICIARY David Schied refers to this as:

“BRANCH JUMPING”.



Branch-Jumpers are “dangerous to human Life”, (to Liberty, and to the Pursuit of Happiness). Their “acts” — according to widely accepted bona fide research — promote foreign corruption and racketeering from within “government”; being acts of Sedition and Treason against the many varied populations of Americans. They, therefore, are acts — by definition of CONGRESS — of “domestic terrorism”.

Ms. Bullington in her letter says that her office will only communicate with me in writing. Why is that? Is it because it is much harder to lie when you are talking to someone? Furthermore communicating in writing can only be via U.S. mail. As I previously explained, the AGC blocked my e-mail address. I guess that was done because I was asking questions that were too hard to answer honestly.

I need to re-submit my complaint against Mr. Lewis. It takes a lot of work and much emotional energy to submit a complaint. So I need to know that it won't be handled in the same negligent manner.

As I explained to Ms. Bullington, I also need to submit complaints against attorneys in public service who also dealt with me in a dishonest, disgusting and disrespectful manner. Since they were not actually representing me, can I still file complaints against them? Though they were not representing me their conduct was still injurious to me. They are former U.S. Attorney Barbara McQuade P-45423, and Wayne County Prosecutor Kym Worthy P-38875, see attached complaints.

I also need to submit a complaint against Michigan Department of Health and Human Services Attorney Angela Povilis P-58430. She not only in public, in a crowded auditorium, dealt with me in a dishonest, disgusting and disrespectful manner, she also outright violated my first amendment rights. See attached e-mail to MUHHS Director Robert Gordon.

All of the complaints that I submit will implicate the same well-connected and protected people who quite obviously are not only above the law, but also are above right and wrong.

As I explained to MS. Bullington, another bad actor is AGC Grievance Administrator Michael Goetz. In the attached e-mail to the Detroit News, I discuss the ill manner that he dealt with me as an Assistant Attorney General. Back then he too was protecting the same well-connected and protected people. So how do I know that he will not keep doing the same at the AGC?

Also, how can I submit a complaint against Ms. Bullington, who by now you should well know is nothing more than another sleazy lawyer? Please let me know.

My experiences continue to lead me to very easily conclude that the following statement from the home page of the AGC's website is nothing but an outright outrageous lie.

The Attorney Grievance Commission (AGC) is the investigative and prosecutorial arm of the Michigan Supreme Court for allegations of attorney misconduct. The AGC serves to maintain and promote the integrity of the Bar and to protect the public, the courts, and the legal profession.

The last sentence should instead read as follows:

The AGC serves to maintain and promote the sleaziness of the Bar and to screw over the public, the courts, and the legal profession.

Thank you very much for your continued consideration of this most important and urgent matter. Any help that you give me will be most sincerely appreciated.

Sincerely

John Zupanc

Electrical Engineer

John.Zupanc@GMail.com

248 703-0422

From: John Zupanc <john.zupanc@gmail.com>

Sent: Sunday, August 16, 2020 9:44 PM

To: McCormackB@courts.mi.gov; MarkmanS@courts.mi.gov; ZahraB@courts.mi.gov; VivianoB@courts.mi.gov;

BernsteinR@courts.mi.gov; ClementE@courts.mi.gov; CavanaghM@courts.mi.gov

Subject: Attorney Grievance Commission of Michigan

Dear Honorable Judges:

Since the Attorney Grievance Commission of Michigan (AGC) is a Component of the Michigan Supreme Court, please consider helping me with this most important and urgent matter.

As I well explained in my first of the two below August 5, 2020 e-mails to Cynthia Bullington (P-33969), the Assistant Deputy Administrator of the AGC, it's no secret whatsoever that attorneys are universally disliked, if not outright hated. Contributing to that is Ms. Bullington. She quite apparently uses her position at the AGC to ignore complaints of, if not defend unethical, morally decrepit conduct by practicing attorneys.

The AGC refuses to as much as consider investigating attorneys, including those who very deliberately and maliciously provide injurious representation for their clients. Adding even more fuel to the fire is the disgusting and disrespectful manner that Ms. Bullington is handling my inquiries about a complaint against an attorney that was obviously handled with deliberate negligence by the AGC. She surely did not do anything to make me have a less negative opinion about attorneys.

The egregious misconduct, deliberate injurious representation, by Attorney Randall M Lewis, (P-46134) blessed by the AGC, opened wide open the door to the serial abuse, more deliberate injurious representation, by other attorneys ultimately leading to over ten years and two months of my life having already been ruined. I am an Electrical Engineer with skills and experiences that are in short supply and high demand. However, thanks to what I call the P-Number Cartel, I am essentially if not deliberately prohibited from making a living. If it wasn't for my retired sister from Canada fully supporting me, I would have become homeless over eight years ago.

Ms. Bullington cannot even do as much as let me know if I can re-submit that complaint, nor will she give me some re-assurance, much less a guarantee that it will not again be handled in the same deliberately negligent manner. She also will not tell me if other complaints that I need to submit will also not be handled in the same deliberately negligent manner. They all implicate the same well-connected protected individuals, sick bastards, who use the law as a weapon to fulfill some twisted and perverted self-serving need to harm innocent people who for some inane person that they just don't like.

My experiences have led me to very easily conclude that the following statement from the home page of the AGC's website is nothing but an outright outrageous lie.

The Attorney Grievance Commission (AGC) is the investigative and prosecutorial arm of the Michigan Supreme Court for allegations of attorney misconduct. The AGC serves to maintain and promote the integrity of the Bar and to protect the public, the courts, and the legal profession.

Just as it would outrage me to learn that Larry Nassar was given a job examining sex assault victims, it outraged me to learn that Ms. Bullington is also is an Adjunct Professor of Law at the MSU College of Law. She teaches Professional Responsibility. What does she teach our future attorneys? How to deliberately harm their clients? How to permanently ruin their clients lives? How to be abusive with their clients? How to steal their client's money?

Adding even more insult to injury, Ms. Bullington also serves as a regular member of the State Bar of Michigan's Standing Committee on Character and Fitness.

In her response to my below e-mails, Ms. Bullington said

"Please send in written correspondence, only."

Isn't an e-mail written correspondence? Is she a stupid person, or is she just acting stupid just to stonewall me? That is typical of her responses to my concerns. Perhaps it's that she is just too lazy to read e-mails from attorney's clients who were victimized by their attorneys. Perhaps she is just another sicko who also needs to get her kicks by deliberately frustrating me? On August 15, 2020 for the third time from Ms. Bullington, I received a letter dated July 30, 2020, it was postmarked August 11, 2020. The first two times she sent it via e-mail. In that letter she did not do as much as give me simple yes or no answers to my simple questions. She also would not return a follow-up telephone call.

I once believed that attorneys earned their bragging rights, their feelings of self-worth, by successfully representing their clients. Now it appears that attorneys, Ms. Bullington included, get their feelings of self-worth by harming innocent trusting people. They are comparable to people who need to engage in animal cruelty, child abuse, or like Larry Nassar who needed to sexually assault young girls. Ms. Bullington and the many attorneys in Michigan who know of my legal situation most likely find it amusing that my life was needlessly ruined. If possible I would ask that they all be banished from the human race.

Some of the many atrocities which I was subjected to are discussed in the attached attorney cover letter. The two supporting documents mentioned there should be available in about two or three weeks. They are not needed to review the letter without loss of continuity

The entire AGC staff and commissioners, the Attorney Discipline Board staff and commissioners, Members of the Judicial Tenure Commission, State Bar of Michigan Commissioners, and the executive staff of the Michigan AG's office were all copied on my e-mails sent to Ms. Bullington. Not one of them expressed even the slightest interest in helping me, not even as much as referring me to an honest attorney, if there is such a thing.

One would think that anyone who is truly interested in justice would have been outraged by the many atrocities I was subjected to and would have immediately commenced taking action against the wrongdoers. Quite apparently, people with law degrees are not interested in justice.

We've all heard the joke about 5,000 lawyers at the bottom of the ocean being a nice start. Do you know what would be an even a nicer start? 5,000 dead lawyers at the bottom of the Straits of Mackinac.

Perhaps you can help me get the help that I very badly need? Since you are Supreme Court Judges, you may be immune to getting the backlash from the judges and prosecutors that I discuss in my first e-mail below to Ms. Bullington. Please let me know if you can help me.

Thank you very much for your consideration of this most important and urgent matter. I hope to soon hear back from you.

Sincerely

John Zupanc

Electrical Engineer

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

David Schied, one of the Sovereign American People;
a recently totally and permanently disabled
quad-amputee; *CRIME VICTIM*; Sui Juris
Common Law and Civil Rights *GRIEVANT /*
CLAIMANT / BENEFICIARY
"BENEFICIARY"

v.

Ava Ortnier, et al
COUNTERCLAIMANTS / DEFENDANTS /
ACCUSED CRIMINAL PERPETRATORS /
"TRUSTEES"

USDCEDM # _____

JUDGE UNIDENTIFIED

42-1 Judicial District Court
No: 20-CO4694-LTLT

PROOF OF SERVICE

This is to certify that today, 1/4/21, the co-TRUSTEES Ava Ortnier, Donald Thorpe, Jr., Dominic Silvestri, and 52-1 DISTRICT COURT were all served with copies of the following documents:

- 1) NOTICE OF FILING REMOVAL (1 page);
- 2) NOTICE OF REMOVAL TO DISTRICT COURT OF THE UNITED STATES,
EASTERN DISTRICT OF MICHIGAN, SOUTHERN DIVISION (10 pages);
- 3) This PROOF OF SERVICE (1 page)

Truthfully submitted,

/s/ David Schied

DISABLED / BENEFICIARY
David Schied
46675 W. 12 Mile Rd.
NOVI, MICHIGAN 48377
248-974-7703
(all calls recorded)

RECEIVED FOR FILING
42-1 DISTRICT COURT

JAN 04 2021

I, Clifford STAFFORD, personally
SERVED TO THE Court.

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

David Schied, one of the Sovereign American People;
a recently totally and permanently disabled
quad-amputee; *CRIME VICTIM*; Sui Juris
Common Law and Civil Rights *GRIEVANT*.
CLAIMANT / BENEFICIARY
"BENEFICIARY"

v.

Ava Ortner, et alia

COUNTERCLAIMANTS / DEFENDANTS
ACCUSED CRIMINAL PERPETRATORS
and TRUSTEES
"TRUSTEES"

USDCEDM# _____
JUDGE UNIDENTIFIED
52-1 Judicial District Court
Fraudulent Case No: 20-CO4694-LTTL

David Schied, Sui Juris *BENEFICIARY*
46675 W. 12 MILE RD.
NOVI, MICHIGAN 48377
248-974-7703 (all calls recorded)

Dominic Silvestri – co-TRUSTEE
37911 W. 12 Mile Rd. BAR #P65275
Farmington Hills, MI 48331
248-246-6323
Attorney for Counterclaimants / Defendants / TRUSTEES
Accused Criminal Perpetrators Ava Ortner and
Donald Thorpe, Jr.

NOTICE OF FILING REMOVAL

TO: Court Clerk, 52-1 Judicial District, 48150 Grand River Ave, Novi, MI 48374
Dominic Silvestri, attorney for TRUSTEES Ava Ortner and Donald Thorpe, Jr.:

TAKE NOTICE that named TRUSTEES Ava Ortner and Donald Thorpe, Jr., by and through this
instant action them and their other co-TRUSTEES named as Dominic Silvestri and 52-1 DISTRICT
COURT, acting through their unidentified "Clerk / Deputy Clerk" – being misrepresented as being one
and the same – as agents of co-TRUSTEES of the *dishonorable* STATE OF MICHIGAN, pursuant to 28
U.S.C. 1446(a), are served a true copy of this NOTICE OF REMOVAL of this cause from the 52-1
DISTRICT COURT, STATE OF MICHIGAN, to the DISTRICT COURT OF THE UNITED STATES
for the EASTERN DISTRICT OF MICHIGAN, SOUTHERN DIVISION.

Submitted by one of the sovereign People, David Schied.

Crime Victim / Grievant / Claimant / BENEFICIARY

Date: 1/4/21

/s/ David Schied

RECEIVED
52-1 DISTRICT COURT
JAN 04 2021

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

David Schied, one of the Sovereign American People;
a recently totally and permanently disabled
quad-amputee; *CRIME VICTIM*; *Sui Juris*
Common Law and Civil Rights *GRIEVANT* /
CLAIMANT / *BENEFICIARY*
"BENEFICIARY"

v.

Ava Ortner, et al

COUNTERCLAIMANTS / DEFENDANTS /
ACCUSED CRIMINAL PERPETRATORS /
"TRUSTEES"

David Schied, *Sui Juris* BENEFICIARY
46675 W. 12 MILE RD.
NOVI, MICHIGAN 48377
248-974-7703 (all calls recorded)

Dominic Silvestri – co-TRUSTEE
37911 W. 12 Mile Rd. BAR #P65275
Farmington Hills, MI 48331
248-246-6323
Attorney for Counterclaimants / Defendants / TRUSTEES
Accused Criminal Perpetrators Ava Ortner and
Donald Thorpe, Jr.

**NOTICE OF REMOVAL TO DISTRICT COURT OF THE UNITED STATES,
EASTERN DISTRICT OF MICHIGAN, SOUTHERN DIVISION**

TO: Judges of the District Court of the United States, EDM, Southern Division
Dominic Silvestri, attorney for Counterclaimants / Defendants / Accused Criminal
Perpetrators Ava Ortner and Donald Thorpe, Jr.

PLEASE TAKE NOTICE that *Crime Victim* / *Grievant* / *Claimant* David Schied – who was "served"
in the above-referenced FRAUDULENT action on 12/18/20 by unofficial, unidentifiable, documents
bearing no recognizable name of the Clerk, the Judge, or the process server that taped the documents
on the exterior of the front door giving less than two business days "notice" prior to a purported
"hearing" for an UNLAWFUL EVICTION that was purportedly scheduled for 12/22/20. The
fraudulent documents were taped on the door without a knock or ring at the doorbell; and while
Counterclaimants / Defendants / Accused Criminal Perpetrators Ava Ortner and Donald Thorpe, Jr.,

The "pattern and practice" of the criminal
operating as the "52-1 DISTRICT
COURT" stamp documents with so little
ink that they cannot even be scanned and
copied properly to be used this "Continuing
Financial Crimes Enterprise".

52-1 DISTRICT COURT

1

34

The date is 1/4/21

USDCEDM # _____

JUDGE UNIDENTIFIED

42-1 Judicial District Court
No: 20-CO4694-LTLT

Approved, SCAO

Original - Officer return
1st copy - Court

2nd copy - Defendant
3rd copy - Plaintiff

STATE OF MICHIGAN
JUDICIAL DISTRICT
52-1

APPLICATION AND ORDER OF EVICTION
Landlord-Tenant / Land Contract

CASE NO.
20-C04694-LT

Court address

48150 Grand River Ave. Novi, MI 48374

Court telephone no.

248-305-6460

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

v

Defendant's name(s) and address(es)
David Schied and all other occupants
46675 W. Twelve Mile Rd.
Novi, MI 48377

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

NOTE: An application may be required even though a request for an order of eviction is granted in the judgment.

APPLICATION

1. On 12/22/2020 judgment was entered against the defendant(s) and the plaintiff was awarded possession of the following described property: 46675 W. Twelve Mile Rd. Novi, MI 48377

In spite of all knowing this was removed to the UNITED STATES jurisdiction on 1/4/21...

NOTICE TO DEFENDANT

Date of Notice: 02-15-2021

Case # 20-C04694-LT

Court of Record 52-1 DC

DAVID SCHIED, AND ALL OTHER OCCUPANTS

You are

hereby given notice that you are being **EVICTED**. You must vacate the premises on or before, WEDNESDAY, 02-17-2021, by 10:00 AM, including all of your personal possessions, property & debris. If you do not, it will be removed for you by **Officer and crew**, and placed out, without being guarded or protected in any way. Should you have any questions, contact : Court Officer Wagner, (248) 867-6655

CRIMINAL
perjury and
"Fraud Upon
the Court"

I declare that the statements above are true to the best of my information, knowledge, and belief.

01/25/21
Date

RECEIVED FOR FILING
52-1 DISTRICT COURT
FEB 04 2021

Plaintiff/Attorney signature

DOMINIC SILVESTRI
P65275

ORDER OF EVICTION

IN THE NAME OF THE PEOPLE OF THE STATE OF MICHIGAN:

To the Court Officer: You

"AIDING AND
ABETTING" in
FELONY CRIMES

to, and put the plaintiff in, full possession of the premises.

2/19/21
Date issued

Judge

Bar no.

NOTE: In tenancy cases, this order must be executed within 56 days of the issuance date.

MCL 600.5744, MCR 4.201(L),
MCR 4.202(K)

BAR # 55996 is
the name of
Travis Reeds
(judicial usurper)

1 results

- Filters:

mi

registration number:55996 x

BAR # 55996 is
the name of
Travis Reeds
(judicial usurper)

~~Hon.~~ Travis Reeds

County: Oakland

Date of Admission: Nov 03, 1997

Licensed In: MI

Reg #: P55996

Address

**52nd District Court -
Division 1**

48150 Grand River Ave
Novi, MI 48374-1222

Download Vcard

THE EVIDENCE PROVES that this “judicial usurper”, “TRUSTEE” Travis Reeds, affirmatively committed a criminal act – knowing and willingly “ordering” that “totally and permanently disabled quad-amputee” David Schied would be forcibly, and at gunpoint, be thrown out of his home in the midst of subzero temperature and a “record-setting” snow storm occurring also in the middle of a national CORONAVIRUS PANDEMIC and in spite of being “fully-informed” that BENEFICIARY had complied by sworn DECLARATION making this action a CRIMINAL VIOLATION of a FEDERAL EVICTION MORATORIUM in place through the time these criminals committed this and other similar CRIMES.

18 An official website of the United States government. Here's how you know. Log in to PACER System

PACER
Public Access To Court Electronic Records

Manage My Account David Schied ✓

Account Number	5784113
Username	morestealth
Account Balance	\$0.00
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Court Type	Court	Status
U.S. District Courts	Michigan Eastern District Court	Check

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pacer@psc.uscourts.gov

RECEIVED FOR FILING
52ND DISTRICT COURT
JAN 04 2021

Exhibit X

It was not until the end of the day of 2/16/21 that TRUSTEE Federal Court “*case manager*” Linda Vertriest – acting on the behalf of “*judge*” Victoria Roberts at the EDM – telephoned around 4:30PM with the only purpose to ask BENEFICIARY if he would like to participate in and schedule in a future “*Pro Se Clinic*” for the purpose of talking with third party attorneys who have nothing whatsoever to do with the case at hand, and/or to seek “*representation*” from another member of the TRUSTEES “*STATE BAR OF MICHIGAN*” crime syndicate and domestic terrorist network.

BENEFICIARY RECORDED THIS CALL from start to finish on an audio-recorder, allowing TRUSTEE Vertriest the time to explain her purpose in calling. In reply, BENEFICIARY informed Vertriest and her supervisory TRUSTEE, “*federal judge*” Victoria Roberts – that due to their persistent delaying and constructive “*dismissal*” of BENEFICIARY’s longstanding “*EMERGENCY MOTION TO EXPEDITE ... DECLARATORY AND INJUNCTIVE RELIEF [IN SUPPORT OF] CDC EVICTION MORATORIUM*” that their affirmative acts to instead support the criminal in this matter constituted “*aiding and abetting*”.

BENEFICIARY explained with elevated excitement in his voice, that while six weeks earlier he had outlined a “life or death” situation of being unlawfully and illegally evicted by the TRUSTEES of the 52-1 DISTRICT COURT, that he had just the previous day been issued an “eviction notice” by “a man with a gun and a badge” which asserted that such a forcible eviction at gunpoint would commence at 10:00AM the very following day of Wednesday, 2/17/21 at 10:00AM, a mere sixteen (16) hours away.

Displaying neither sympathy nor empathy, TRUSTEE Linda Vertriest instead responded only to the excitement in BENEFICIARY’s voice and asked, “*Are you finished yelling at me?*” BENEFICIARY responded by stating that if TRUSTEE Linda Vertriest was not going to respond to the content of the information that BENEFICIARY had just conveyed to her as the “*agent*” for “*principal*” Victoria Roberts, that if Roberts and Vertriest had no further reason to remain on the line after being informed about the furtherance of the life and death circumstances that were allowed to escalate by TRUSTEE

Victoria Roberts' criminal malfeasance and her own criminal gross negligence and malfeasance in delaying this case, that then SHE was finished. Vertriest then asserted that, indeed she was finished, and promptly hung up.

An hour after receiving the “ORDER OF EVICTION” signed by TRUSTEE “52-1 DISTRICT COURT judge” Travis Reeds – who is identifiable by the “P-number” next to his signature where his name should have been but was not printed – BENEFICIARY telephoned the 52-1 DISTRICT COURT’s “Court Officer Wagner” whose name and phone number appeared on the face of the “NOTICE TO DEFENDANT” that was attached to Reeds’ “eviction Order”. Between 8:30 Monday night (2/13/21) and Wednesday morning (2/15/21) – being the very day the “writ of eviction” was to be effectuated, BENEFICIARY was in frequent connection with TRUSTEE “Court Officer Wagner” through telephone text messaging. As a result, there is a long text stream of EVIDENCE of these communications in which Wagner continually asserted that he was the one personally in charge of effectuating the writ and stating that, while the writ may still be effectuated any time after 10:00AM on Wednesday 2/17/21, BENEFICIARY would not be evicted until after Wagner had first spoke with the TRUSTEE “judge of the 52-1 DISTRICT COURT” (Travis Reed) and informed BENEFICIARY of what next to expect to happen.

Throughout this near 36-hour period of communication, BENEFICIARY was sending mounds of photographs and statements informing TRUSTEE “Court Officer Wagner” that BENEFICIARY was under the persistent fear of losing his life in having to take a stand on the violation of his many CONSTITUTIONAL GUARANTEES against the agents acting on behalf of the many co-TRUSTEES who were otherwise acting as DOMESTIC TERRORISTS to unlawfully force BENEFICIARY from the safety of his home. In his many communications with TRUSTEE Wagner, BENEFICIARY vacillated between fully informing Wagner of his intentions to flee the STATE OF MICHIGAN as a “Refugee” from this “chain conspiracy to terrorize” BENEFICIARY – in spite of

BENEFICIARY's "frail" health condition, in spite of a nationwide pandemic, in spite of BENEFICIARY being a totally and permanently disabled quad-amputee, and in spite of an eight-inch (8") dump of snow on Tuesday (2/16/21) making it impossible for vehicles to make it in or out of the driveway to the home, and in spite of the federal "eviction moratorium" – fully informed Wagner and presented photographic evidence that the TRUSTEES "52-1 DISTRICT COURT", by way of date-stamped copies and federal case number, that co-TRUSTEES Travis Reeds and all others at the 52-1 DISTRICT COURT were usurping jurisdiction and acting criminally to "aid and abet" other co-TRUSTEES as co-conspiring members of the STATE BAR OF MICHIGAN crime syndicate and domestic terrorist network (being Ava Ortner and Dominic Silvestri), because the TRUSTEES "52-1 DISTRICT COURT" had long prior been also fully informed that this case had been removed to the TRUSTEES "USDCEDM" a full six weeks earlier on 1/5/21; and this altogether meant that Wagner and all others at the 52-1 DISTRICT COURT were ACTING WITH THE THREAT OF VIOLENCE, WHILE BEING WELL OUTSIDE OF THEIR LEGAL JURISDICTION.

It was not until 11:09AM on Wednesday, 2/17/21, being a full hour after BENEFICIARY was to have been vacated by the threat of being thrown out at gunpoint any time after 10:00AM that morning, that TRUSTEE "Court Officer Wagner" telephoned to inform BENEFICIARY – while BENEFICIARY WAS RECORDING THAT TELEPHONE CALL AS EVIDENCE – of the following RECORDED STATEMENTS underscoring two of the latest significant FACTS pertaining to this "FEDERAL" case.

"Court Officer Wagner" stated (on BENEFICIARY's recorded line) that he had telephoned the chambers of USDCEDM "judge" Victoria Roberts that very morning (Wednesday, 2/17/20) and that he spoke with Linda Verriest about the case. He stated only that after their initial ("ex parte") discussion, Verriest had placed Wagner on an extremely long hold (to discuss the matter with "judicial usurper" Victoria Roberts). **Wagner reported that by the end of his call that morning, he had learned that Victoria Roberts had unilaterally – just that very same morning during Wagner's call on hold – issued a**

“Federal Order REMOVING the case” back to TRUSTEES ***“52-1 DISTRICT COURT”*** without hearing and without in any way addressing any of the ***“EMERGENCY MOTION TO EXPEDITE...”*** or ***“FORMA PAUPERIS”*** filings upon which she had postponed any action for the previous many weeks.

Additionally, ***“Court Officer Wagner”*** reported to BENEFICIARY (on BENEFICIARY’s recorded line) that, subsequent to being informed about this, the TRUSTEE ***“judge”*** (Travis Reed) of the 52-1 DISTRICT COURT had reclaimed jurisdiction – also that very morning before Wagner had telephoned BENEFICIARY – and that he had issued a ***“hearing notice”*** for two weeks out, giving ***“breathing room”*** for BENEFICIARY to use this small window of time to finish carrying out his original plan, being a plan BENEFICIARY had begun to act by desperately getting rid of his two automobiles, packing his other belongings, and reserving a U-Haul truck for the following Monday (2/22/21) out of persistent victimization and fear for his life.

IN SUM, as a direct result of TRUSTEE Victoria Roberts and her cohorts at the USDCEDM collaborating and scheming with her fellow ***“co-TRUSTEES”*** named as members of the STATE BAR OF MICHIGAN crime syndicate and domestic terrorist network, BENEFICIARY was illegally and unlawfully forced into HOMELESSNESS under life and death threat, and in spite of the many ***“FEDERAL”*** legislative and administrative safeguards otherwise KNOWN BY CO-TRUSTEES to be in place to prevent this type of situation, and the DAMAGES that come out of such a situation, from occurring in the first place.

As of the date of mailing this instant action of ***“NOTICE OF DEFAULT JUDGMENT”*** and ***“NOTICE OF WRIT OF ERROR CORBUM NOBIS”***, totally and permanently disabled quad-amputee BENEFICIARY has no written EVIDENCE to substantiate ***“Court Officer Wagner’s”*** assertions. Nor has any EVIDENCE been provided by any of these judicial usurpers falsely portraying themselves as judicial ***“trustees”*** that ADA ***“accommodations”*** have ever been provided to BENEFICIARY, as is otherwise legally, morally, and ethically necessary. Instead, BENEFICIARY has been made HOMELESS and settled with

numerous damages; while the TRUSTEES, each acting in their *individual* as well as their *public* capacities, are now subject to criminal prosecution – under penalties of stiff fines and jail time – for their respective rolls in these criminal acts of EVICTION against BENEFICIARY.

CONTROLLING OR MOST APPROPRIATE AUTHORITY FOR DEFAULT JUDGMENT;
AND
NOTICE OF “DEFAULT JUDGMENT”

As referenced by BENEFICIARY’s original filings in this case (i.e., see EMERGENCY MOTION TO EXPEDITE, paragraph 6), in an immediate response to the above “*NOTICE TO QUIT*”, BENEFICIARY David Schied complied with the terms of the CDC ORDER of Eviction Moratorium by drafting – on 10/15/20 – a formal sworn and notarized DECLARATION in the length of forty (40) pages outlining the entire history of this case to date and giving the details about how “*the jurisdiction for this case was grounded in the COMMON LAW and/or the ‘Federal’ jurisdiction because, contrary to the fraudulent assertions of the TRUSTEES, there was no continuing ‘month-to-month’ rental agreement in existence beyond November 2017*”.

Further, on page 40, paragraph of that same document of EMERGENCY MOTION TO EXPEDITE “entered” as “received” by the USDCEDM on 1/5/21, were listed “DESCRIPTIONS OF SUPPORTING EXHIBITS (A; B; and C)” as follows:

- a) **EXHIBIT A:** “DECLARATION of David Schied (dated 10/15/20) Invoking the ‘Common Law’ Jurisdiction and/or the ‘Federal’ Jurisdiction in Halting Eviction via QUO WARRANTO, Notice of ‘INTENT TO LIEN’, Claims of ‘DISABILITY’ and ‘MEDICAL FRAILITY’, and ‘To Prevent Further Spread of COVID-19’” (40 pages);
- b) **EXHIBIT B:** “AMICUS IN TREATISE: Interpreting the Unconstitutional History of Federal and National Governance of the Patriotic ‘People’ and Other ‘Free Persons’ Inhabiting the United States” (313 pages);
- c) **EXHIBIT C:** “MEMORANDUM OF RIGHTS OF (WE), ‘THE PEOPLE’: To Assemble; To Local Governance; and To Withdraw Consent Through State and Federal Jury Nullification, Through Grand Jury Presents, Through

Private Prosecutions, and Through Other Executions of Customary Law and The Laws of Commerce” (183 pages)

Notably, the above-referenced “*Exhibits*” were not listed in the “*PROOF OF SERVICE*” because the cost was too great to print and mail in hard copies. Instead, BENEFICIARY furnished the Federal USDCEDM with “**EXHIBIT X**”, which was a date-Stamped (by 52-1 DISTRICT COURT) of the PACER account opened in the name of BENNEFICIARY David Schied for opening this instant case as a “*Forma Pauperis*” filer without fees and costs applied. Had the dereliction and criminal gross negligence by the assigned “*Federal judge*” Victoria Roberts. *et al* not occurred, and the 7-page “**MOTION FOR CERTIFICATION OF FILING IN ‘FORMA PAUPERIS’ STANDING**” been timely processed as a proper “*accommodation*” to BENEFICIARY as a totally and permanently disabled man otherwise without “*access*” to the Federal Court System, those EXHIBITS A. B. and C would have been immediately filed as the supplements they represented by text reference in the EMERGENCY MOTION TO EXPEDITE. Nevertheless, those EXHIBITS A. B. and C still exist and are included in this case by reference in the ARTICLE III COURT OF RECORD that will eventually be posted publicly for the world to see as THE COMMON LAW JURISDICTION HAS NEVER BEEN SURRENDERED because the USDCEDM never acted upon BENEFICIARY’s offer for it to claim its “*Federal Jurisdiction*” at the USDCEDM.

Hence, the “*Controlling Jurisdiction*” in this matter remains in the COMMON LAW with the sovereign People; and the DEFAULT JUDGMENT herein is against “*judicial usurper*” Victoria Roberts – acting both her private and in her public capacities, against the U.S. MARSHALS SERVICE and Owen Cypher (acting in his private and public capacities), against **Alexander Traczuk** (in both his private and public capacities), against the UNITED STATES DISTRICT COURT and its “*clerk*” **Kinikia Essix**, and against the UNITED STATES, which was already named by this case as one of the many others “*et al*”.

NOTICE OF COMMON LAW ‘WRIT OF ERROR CORBUM NOBIS’

The “*writ of error coram nobis*” is strictly a common law writ and does not issue out of a court of chancery. Reid v. Strider, 7 Gratt. 76 (Va. 1850) - (or 48 Va. 39). Hence, this Writ comes from the “*officer*” of this instant ARTICLE III COURT OF RECORD, with BENEFICIARY David Schied operating in the public’s interest under the FALSE CLAIMS ACT, against members of the STATE BAR OF MICHIGAN effectively functioning as an organized crime syndicate, for which there is ample evidence that it is operating under “*fraud*” and criminally under “*color of law*” as the “*UNITED STATES DISTRICT COURT*.”

Most courts, which today recognize the writ, require a sworn affidavit showing to a reasonable certainty error of fact resulting in the erroneous decision. In this case there is a record of irrefutable and UNREBUTTED “*sworn affidavits*” and/or sworn “*CRIMINAL COMPLAINTS*” being central to this Case at hand. Therefore, there is much more than mere “*reasonable*” certainty that “*error of facts*” exists in the court record. There is, in fact, reasonable certainty that the **co-TRUSTEES as “officers” of the USDCEDM** have been acting for a very long time in Treason and a Conspiracy to Treason as “*INDURRECTIONISTS*” and “*DOMESTIC TERRORISTS*” to deprive litigants of their rightful claims to justice as otherwise constitutionally guaranteed by the FIRST AMENDMENT by “*access to the court*” for meaningful “*redress of grievances*.”

The purpose of this writ is not to authorize a court to review its opinion, but only to vacate some adjudication made [Madden v. Ferguson, 182 Ill. App. 210 (1913)], if indeed any such adjudication has been made any time between 14 days BEFORE the date of this instant filing (2/13/21) and the date of “receipt” and/or “entering” of this filing into the USDCEDM database of the “continuing financial crimes enterprise” calling itself the “Federal Court” of the “EDM” (“EASTERN DISTRICT OF MICHIGAN).

In this case, the ACTS of the federal District Court to SUSTAIN and REINFORCE the underhanded CRIMINAL ACTS of the local MICHIGAN “*52-1 DISTRICT COURT’s*” without consideration for the FACTS or AFFIDAVIT(s) that explain the fraudulent basis and lack of jurisdiction by which such a

“JUDGMENT TO EVICT” was derived – by the combined criminal enterprises of the TRUSTEES named as “*STATE BAR OF MICHIGAN*”, the “*52-1 DISTRICT COURT*”, and now, the USDCEDM – is inexcusable. As such, BENEFICIARY David Schied has the right to clear his name, and to as well as to other just remedies as founded in the maxims of Common Law.

Thus, any actions taken any time between 14 days BEFORE the date of this instant filing and the date of “receipt” and/or “entering” of this filing into the database are hereby STRICKEN or otherwise rendered as “*moot*” as such actions do not legitimately or adequately address the various “*MOTIONS*” placed before the Federal “*court*” on or about 1/5/21 in the context of a reasoned and factual “LIFE AND DEATH EMERGENCY” as presented fully six (6) weeks ago, being fully ten (10) days prior to the referenced “*SELF-VACATE END DATE*” (1/15/21) stipulated by the “JUDGMENT” of the unknown and unaccountable CRIMINALS operating as Public TRUSTEES of the criminal enterprise otherwise known as the TRUSTEES “*52-1 DISTRICT COURT*” situated in the TRUSTEES “*CITY OF NOVT*”, in the TRUSTEES “*STATE OF MICHIGAN*”. (See again below)

Approved, SCAO Original - Court 2nd copy - Defendant
1st copy - Defendant 3rd copy - Plaintiff

STATE OF MICHIGAN JUDICIAL DISTRICT JUDGMENT LANDLORD-TENANT CASE NO. 20-C04694 LT

Court address: 48150 Grand River Ave, Novi MI 48374 Court telephone no. 248-305-6460

Plaintiff: Donald A. Thorpe and Ava Ortner
Defendant: David Schied, and all occupants

Plaintiff/Attorney: Dominic Silvestri PLLC, Dominic Silvestri (P65275), 37911 W.12 Mile, Farmington Hills MI 48331, 248-246-6323
Defendant/Attorney: David Schied, and all occupants, Novi MI 48377

THE COURT FINDS:
by ☐ hearing ☒ default ☐ consent

For a defendant on active military duty, default judgment shall not be entered except as provided by the Servicemembers Civil Relief Act.

POSSESSION JUDGMENT
☒ 1. The plaintiff has a right to recover possession of the property.
☐ 2. There is now due to the plaintiff for nonpayment of rent and other money due under the lease:
a. Rent to retain possession \$
b. Other money due \$
c. Costs \$
d. Total \$
☐ 3. The defendant has a right to retain possession.

IT IS ORDERED:
☒ 4. a. The plaintiff can apply for an order evicting the defendant if the defendant does not pay the plaintiff or the court the amount due in item 2d above or does not move out on or before _____ Date
☒ b. The plaintiff can apply for an order evicting the defendant if the defendant does not move out on or before January 15, 2021 Date
☐ c. An immediate order of eviction shall be entered pursuant to MCL 600.5744(2).
☒ 5. The defendant may be liable for money damages after moving if additional rent is owed or if there is damage to the property.
☒ 6. Acceptance of partial payment of the total amount due in item 2d above ☐ will ☒ will not prevent the court from issuing an order evicting the defendant.
☒ 7. No money judgment is entered at this time.

MONEY JUDGMENT:
☐ 8. A possession judgment was previously entered.
☐ 9. A money judgment, which will earn interest at statutory rates, is entered as follows: Damages \$ _____ Costs \$ _____ Total \$ _____

10. THE COURT FURTHER ORDERS:
Date 12-22-2020 Judge _____ Bar no. _____
YOU ARE ADVISED that you may file a motion for a new trial, a motion to set aside a default judgment, or an appeal and appeal bond, which must comply with all court rules and must be filed in court by within 10 days after judgment. You may want legal help.
Date 1-4-2021
☐ MCR 4.201(f) was explained to the parties.

CERTIFICATE OF MAILING: I certify that on this date I served a copy of this judgment on the parties or their attorneys by first-class mail addressed to their last-known addresses as provided in West 2, 107(C)(3).
Date 12-23-2020 Deputy clerk _____

Approved: _____
Date _____ Plaintiff/Attorney _____
Date _____ Defendant/Attorney _____

OC 106 (9/17) JUDGMENT, LANDLORD-TENANT MCL 600.5744, MCR 4.201(f)(1)(d)

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This is not an EVICTION based upon my failure to pay as **NO MONEY IS OWED !**

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

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

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

As a matter of significant FACT, the USDCEDM has exhibited a long history in the *pattern and practice* of FRAUDULENT SUMMARY DISMISSALS of federal court cases which dates at least as far back as fifteen (15) years with just BENEFICIARY David Schied; which have ended more recently not only with this instant case as captioned above, but also with the DISMISSAL of the filings of the attorneys for U.S. PRESIDENT Donald Trump in regard to Sworn and Notarized WITNESS AFFIDAVITS chock full of un rebutted STATEMENTS and CRIMINAL ALLEGATIONS also referencing a plethora of irrefutable EVIDENCE pertaining to the ELECTION 2020.

The allegations pertaining to just the recent two-and-a-half (2 ½) years of these CIVIL and CRIMINAL offenses and their associated financial CLAIMS IN DAMAGES were all outlined in subsequent filings planned and drafted for this case listing ALL of the co-TRUSTEES named in this case. Those named are the remainder of TRUSTEES in the category of “*et al*” (as in “Ava Ortner, *et al*”) as shown by the opening pages found below comprising the “ORIGINAL COMPLAINT” still awaiting to be filed (had Victoria Roberts not been so criminally grossly negligent in constructively DISMISSING all of the preliminary documents without even providing time-stamped return of the original filings as is otherwise confirmed as the usual policy of the USDCEDM). (See the first eleven of those pages as embedded below, to include a detailed “TABLE OF CONTENTS” for the over 225 fully prepared pages intended for filing in this instant “*Federal court*” case.)

NOTE THAT THE ENTIRETY OF THIS “WOULD-BE” ORIGINAL COMPLAINT is incorporated hereby by reference as if written again herein verbatim, as are the previously referents EXHIBITS A, B and C with captioned titles being detailed near the beginning of this instant filing of “NOTICE OF DEFAULT JUDGMENT, CRIMINAL COMPLAINT, ... (AND) WRIT OF CORBUM NOBIS ...”

DISTRICT COURT OF THE UNITED STATES ¹
FOR THE EASTERN DISTRICT OF MICHIGAN,
SOUTHERN DIVISION

Civ. No. **21--MC-50051**

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 **Victoria Roberts**

v.

Ava Ortner, in her private capacity as the Criminally "*Accused*";
AVA ORTNER, in her public capacity as a MICHIGAN
"*officer of the court*" and as LEGAL GUARDIAN for ...

Donald Thorpe, Jr., a disabled veteran and the Criminally
"*Accused*";

Paul Gobeille, in his private capacity, and in his CORPORATE
capacity as SENIOR VICE-PRESIDENT and,

Michael Yamada, in his private capacity, and in his CORPORATE
capacity as PRINCIPAL for ...

COLLIERS INTERNATIONAL

Bill Gatt, in his private capacity and his public capacity as MAYOR,
and,

NOVI CITY COUNCIL, all members in their public capacities
of the...

CITY OF NOVI

52-1 DISTRICT COURT OF MICHIGAN

ATTORNEY GRIEVANCE COMMISSION

Christopher Cole, in his private capacity as the "*criminally accused*"
and in his public capacity as USDOJ FBI Task Force Officer

Christopher Tarrant, in private capacity as the "*criminally accused*"
and in his public capacity as USDOJ FBI Special Agent

Michael Horowitz, in his private and public capacities, as
USDOJ-OIG and CHAIR of PANDEMIC RESPONSE
ACCOUNTABILITY COMMITTEE, a DIVISION of the ...

**COUNCIL OF INSPECTORS GENERAL ON INTEGRITY
AND EFFICIENCY**

Nina Witkofski, in her private capacity, and

in her public capacity as CHIEF OF STAFF, for the ...

CENTER FOR DISEASE CONTROL AND PREVENTION;

**COMMON LAW CLAIMS
FOR DAMAGES
and
ORIGINAL COMPLAINT
of**

**Racketeering and
Corruption ("RICO");
STATE INSURRECTION;
Conspiracy to Deprive
of Rights under Color of
Law and Administrative
Procedure**

**Common Law Tort &
Malicious Trespass**

**FALSE CLAIMS ACT (QUI
TAM) WHISTLEBLOWER
ACTION exposing
STATEWIDE FRAUD,
ABUSE, MALFEASANCE,
ADA VIOLATIONS,
&
DOMESTIC TERRORISM**

**MOTIONS IN DEMAND for
DECLARATORY and
INJUNCTIVE RELIEF to
ENFORCE EVICTION
MORIATORIUM**

**DEMAND FOR ACCESS
to GRAND JURY
and to the Sovereign People
of a JURY TRIAL**

¹ "The term 'District Courts of the United States,' as used in the rules, without an addition expressing a wider connotation, has its historic significance. It describes the constitutional courts created under article 3 of the Constitution. Courts of the Territories are legislative courts, properly speaking, and are not District Courts of the United States. We have often held that vesting a territorial court with ... jurisdiction similar to that vested in the District Courts of the United States does not make it a 'District Court of the United States.'" Mookini v. United States, 303 U.S. 201 (1938) citing from Reynolds v. United States, 98 U.S. 145 , 154; The City of Panama, 101 U.S. 453 ,460; In re Mills, 135 U.S. 263, 268 , 10 S.Ct. 762; McAllister v. United States, 141 U.S. 174, 182, 183 S., 11 S.Ct. 949; Stephens v. Cherokee Nation, 174 U.S. 445,476,477 S., 19 S.Ct. 722; Summers v. United States, 231 U.S. 92,101 , 102 S., 34 S.Ct. 38; United States v. Burroughs,289 U.S. 159, 163 ,53 S. Ct. 574.

William Barr in his private capacity, and in his public capacity
(and/or his USAG replacement's public capacity) as UNITED
STATES ATTORNEY GENERAL ("USAG");

Jeffrey Rosen, in public capacity as the new USAG;

Eric Dreiband, in his private capacity, and in his public capacity as
ASSISTANT U.S. ATTORNEY GENERAL for the
CIVIL RIGHTS DIVISION of the ...

UNITED STATES DEPARTMENT OF JUSTICE ("USDOJ")

Ben Carson, in his public capacity as SECRETARY for the ...

U.S. HOUSING AND URBAN DEVELOPMENT ("HUD")

Rae Oliver Davis, in her private capacity, and in his public
capacity as INSPECTOR GENERAL for HUD

David Montoya, in his private capacity, and in his public capacity as
INVESTIGATOR for the OFFICE OF INVESTIGATION of the ...

HUD OFFICE OF INSPECTOR GENERAL

Christi Grimm, in her private capacity, and in her public capacity as
PRINCIPAL DEPUTY INSPECTOR GENERAL of the ...

UNITED STATES DEPARTMENT OF HEALTH AND HUMAN SERVICES

Seema Verma, in her private capacity, and in her public capacity as DIRECTOR of the ...

CENTER FOR MEDICARE AND MEDICAID SERVICES ("CMS") of USDHHS

Kevin Skully, in his capacities as "*ADMINISTRATIVE LAW JUDGE*" for the...
MICHIGAN DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS
acting on the behalf of the STATE OF MICHIGAN and its DHHS

STATE OF MICHIGAN

Gretchin Whitmer, in her private and public capacities as MICHIGAN GOVERNOR;

Dana Nessel, in her private and public capacities as MICHIGAN ATTORNEY GENERAL;

MICHIGAN DEPARTMENT OF ENVIRONMENT, GREAT LAKES AND ENERGY

Andrew Saul, in his private and public capacities as COMMISSIONER for the ...

SOCIAL SECURITY ADMINISTRATION

Sonny Purdue, in his private capacity, and in his public capacity
as SECRETARY of the U.S. DEPT. OF AGRICULTURE;

Devon Westhill, in his private capacity, and in his public capacity as DEPUTY
of the OFFICE OF ASSISTANT SECRETARY FOR CIVIL RIGHTS for the ...

UNITED STATES DEPARTMENT OF AGRICULTURE

Roberto Contreras, in his private and public capacities; DIRECTOR, CIVIL RIGHTS
DIVISION of the UNITED STATES DEPARTMENT OF AGRICULTURE;

Everett Stern, in his private and CORPORATE capacities as "Intelligence Director" at ...

TACTICAL RABBITT, a private CORPORATION;

Betsy Devos, in her private capacity, and in her public capacity as SECRETARY for the ...

UNITED STATES DEPARTMENT OF EDUCATION;

Steven Mnuchin, in his private capacity, and in his public capacity as SECRETARY for the ...

UNITED STATES DEPARTMENT OF TREASURY;

Eugene Scalia, SECRETARY for the U.S. DEPARTMENT OF LABOR;

UNITED STATES DEPARTMENT OF LABOR ("USDL")

Donald Trump, in his public capacity as U.S. PRESIDENT for the ...

UNITED STATES OF AMERICA

Tom Masseau, in his private capacity, and in his CORPORATE

capacity as former Director of MICHIGAN PROTECTION AND ADVPCACY SERVICE
 ("MPAS" now "DISABILITY RIGHTS MICHIGAN") and PRESIDENT for ...
NATIONAL DISABILITY RIGHTS NETWORK
Robin Jones, in her private capacity, and in her CORPORATE capacity as DIRECTOR, and
Peter Berg, in his private capacity, and in his CORPORATE capacity as
 TECHNICAL AND PROJECT COORDINATOR for the ...
GREAT LAKES ADA CENTER at the INSTITUTE ON DISABILITY AND HUMAN
 DEVELOPMENT at the UNIVERSITY OF ILLINOIS ...
UNIVERSITY OF ILLINOIS
Susan Fitzmaurice, in her private capacity, and in her CORPORATE capacity
 as CO-FOUNDER of MICHIGAN ADA 30th ANNIVERSARY CELEBRATION and,
 CO-FOUNDER of IDEAAS-SUSAN FITZMAURICE and TEDDY'S Ts AND
 BUTTONS along with ...
Lora Frankel, in her private capacity, and in her CORPORATE capacity as CO-FOUNDER of
 MICHIGAN ADA 30th ANNIVERSARY CELEBRATION and VSA MICHIGAN,
 along with ...
Christopher Fitzmaurice, in his CORPORATE as PRINCIPAL of IDEAAS-SUSAN
 FITZMAURICE and TEDDY'S Ts AND BUTTONS
Dominic Sylvestri, in his private capacity as the Criminally "*Accused*";
DOMINIC SILVESTRI, in his public capacity as a MICHIGAN "*officer of the court*"
 for the "52-1 JUDICIAL DISTRICT" of the STATE OF MICHIGAN;
TRANS UNION, LLC., a credit reporting CORPORATION;
EQUIFAX INFORMATION SERVICES, LLC., a credit reporting CORPORATION;
EXPERIAN INFORMATION SOLUTIONS, INC., a credit reporting CORPORATION;
PENNSYLVANIA HIGHER EDUCATION ASSISTANCE AUTHORITY ("PHEAA"), a
 quasi-governmental student originator, servicer, and debt collector operating as the
 CORPORATE FICTION of "*FEDLOAN SERVICING*";
NELNET, INC., a student loan servicing CORPORATION;
EDUCATIONAL CREDIT MANAGEMENT CORPORATION ("ECMC"), a student loan
 guarantor CORPORATION;
Richard Fairbank, in his private and his CORPORATE capacity as FOUNDER / CHAIRMAN
 / PRESIDENT / CEO of CAPITAL ONE FINANCIAL CORPORATION;
CAPITAL ONE FINANCIAL CORPORATION, an INACTIVE credit card, credit extension
 and debt collection CORPORATION otherwise doing business fraudulently and in the
 STATE OF MICHIGAN in discriminatory fashion in 2020;
JANE AND JOHN DOES 1-30 (as may be named in subsequent "*amended*" filings)

Counterclaimants / Defendants / Accused Criminal Perpetrators / Respondents / Trustees
 ("*TRUSTEES*")

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b) <u>EXHIBIT B: “AMICUS IN TREATISE: Interpreting the Unconstitutional History of Federal and National Governance of the Patriotic ‘People’ and Other ‘Free Persons’ Inhabiting the United States” (313 pages);</u>	
c) <u>EXHIBIT C: “MEMORANDUM OF RIGHTS OF (WE), ‘THE PEOPLE’: To Assemble; To Local Governance; and To Withdraw Consent Through State and Federal Jury Nullification, Through Grand Jury Presents, Through Private Prosecutions, and Through Other Executions of Customary Law and The Laws of Commerce” (183 pages)</u>	
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JURISDICTION AND VENUE

This Court has jurisdiction over this action pursuant to 28 U.S.C. §§ 1331, 1332 and 2201 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; c) suits against the federal government; and, d) 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*” 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.

Further, under 28 U.S.C. § 1355, “*district courts shall have original jurisdiction, exclusive of the courts of the States, of any action or proceeding for the recovery or enforcement of any fine, penalty, or forfeiture . . . incurred under any Act of Congress.*” (emphasis added). The FCA (31 U.S.C. §§ 3729 – 3733), of course, provides for the imposition of “*a civil penalty.*” See 31 U.S.C. § 3729(a)(1). And the Federal Civil Penalties Inflation Adjustment Act pursuant to which FCA penalties are calculated makes clear that it applies to “*civil action[s] in the Federal courts.*” 28 U.S.C. § 2461 note. In addition, the FCA’s procedural provisions (such as nationwide service of process) all speak to what happens in federal court.

Subject matter jurisdiction for this Court is appropriate under 28 U.S.C. § 1346 because the UNITED STATES is named as a “*Counterclaimant / Defendant / Criminal Perpetrator*”.

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 has personal jurisdiction over each of the named “*Counterclaimants / Defendants / Criminal Perpetrators*”, as each purposefully availed himself, herself, or itself of the privilege of exploiting forum-based business opportunities and/or official discretion, and the exercise of personal jurisdiction is consistent with the U.S. Constitution. This Court also has personal jurisdiction over all “*Counterclaimants / Defendants / Criminal Perpetrators*” under 18 U.S.C. §§1962 and 1964.

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Whereas, this Federal case has been – in pattern and practice RECORDED in many previous cases at the USDCEDM – maliciously and tortuously mishandled, and summarily “*denied*” and “*dismissed*” without proper acceptance or prior litigation of the merits of the underlying basis for that any many other substantive filings of this case, there is even more clear EVIDENCE that for the past two decades, public taxpayers have been paying for a sham operation of domestic terrorists passing themselves off as a legitimate federal “*courts*” and, the FALSE CLAIMS ACT allows BENEFICIARY David Schied to be looking out for the public’s interests as well as his own private interests as those who have ALL FILED AFFIDAVITS in this and previous cases; giving plenty of “*just cause*” for this instant “*Writ of Error Coram Nobis*.”

For the above-referenced reasons, the same long history of Evidence supports the basis for MONETARY CLAIMS under the Laws of Commerce, as herein being issued against all of the named “TRUSTEES”, which includes more recently the two named “*judges*” of both the “52-1 DISTRICT COURT” (Travis Reeds) and the UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN (Victoria Roberts and USDCEDM “*chief judge*” Denise Page Hood) in both their individual and corporate government capacities. These are persons who have been operating individually and severally along with the other named TRUSTEES as all being common representative members of the TRUSTEES “STATE BAR OF MICHIGAN”, who have thus far affirmative acted with criminal gross negligence and malfeasance in response to sworn AFFIDAVITS and CRIMINAL COMPLAINTS formally proffered and/or properly “*filed*” already with TRUSTEES as “*fiduciary authorities*”.

CONCLUSION IN ‘DENIAL’ AND ‘ORDER’ OF RELIEF

By reason of the above submitted UNREBUTTED (except in summary fashion by blatant fraud) FACTS, STATEMENTS, and ARGUMENTS submitted to this ARTICLE III COURT OF RECORD in accordance with common sense and Common Law, the following is herein ORDERED:

- 1) The above-named “*officers of the court*” being found in “*contempt of court*,” are to be immediately arrested by TRUSTEES, the UNITED STATES ATTORNEY GENERAL and his/her “*agents*” of the TRUSTEES DEPARTMENT OF JUSTICE; and thereafter to be subjected to criminal proceedings as based upon the sworn FACTS and EVIDENCE levied against each of them as found in the numerous “*Sworn and Notarized Affidavits*”, sworn “*Criminal Complaints*” and other submitted and referenced documents of “*federal filings*” found in and referenced by this instant Article III COURT OF RECORD;
- 2) All personal bonds, performance bonds, blanket bonds, blanket insurance, “*errors and omissions*” insurance, and/or “*terrorism*” insurance are to be immediately surrendered and made public for

EACH of the individuals named by the Criminal Complaint(s) and as “*et al*” (shown above) to include the co-TRUSTEES of the STATE BAR OF MICHIGAN, the USDCEDM, and the 52-1 DISTRICT COURT.

- 3) The instant case is to be refiled in another STATE of the UNITED STATES, with the reserved sovereign Right of the BENEFICIARY to file this case in a *Superior* COMMON LAW COURT, for litigation on the merits in Common Law and a Jury Demand; with litigation of the merits beginning with the legitimacy of the CLAIMS as based upon the unrebutted STATEMENTS and irrefutable EVIDENCE presented by BENEFICIARY;
- 4) The UNITED STATES SENATE is hereby ORDERED to carry out “impeachment trials” against Victoria Roberts, Denise Page Hood, and other “*judges*” of the USDCEDM, for their malfeasance of fiduciary responsibilities and for their SEDITION and TREASON;
- 5) When this case is re-filed in another STATE, the UNITED STATES judiciary, as the “*Third Branch*” of U.S. Government, shall appoint an ARTICLE III “*independent*” judge with “*lifetime employment*” to this instant case; and to preside in accordance with the U.S. CONSTITUTION as the “*Supreme Law of the Land*”;
- 6) As a proximate cause of the itemized damages incurred against BENEFICIARY and others “*enjoined*” as aggrieved litigants in these FALSE CLAIMS ACT (“*Qui Tam*”) matters, and as referenced in prior and “*would be*” filings left pending, EACH of the above named individuals as “TRUSTEES” along with their clients – all acting in their private capacities to be “*aiding and abetting*” in ongoing “*secondary-level*” crimes, and/or acting as “*accessories after the fact*” in covering up the tortuous common law and statutory “*predicate*” crimes as has been repeatedly reported - are ORDERED to being assessed, charged with, and Ordered to Pay the following in accordance with the "LEDGER OF 'COUNTS' IN COMMERCE DEPICTING DEBTS OWED...":

- a) EACH is Ordered to pay the "*original*" (see below) claimed by previous filings to this case;
- b) EACH is Ordered to pay the (see below) for participating in "*Continuing Financial Crimes Enterprises*" by their "*Frauds and Swindles*" upon the BENEFICIARY/IES and upon the Public at Large;
- c) EACH is Ordered to pay the (see below) as statutory fines for the listed FELONY offenses;
- d) EACH is Ordered to pay the (see below) for their itemized infractions against the U.S. CONSTITUTION.

For the above-stated reasons, and for additional reasons reserved and NOT included herein, David Schied has determined that any “*Order*” signed by Victoria Roberts any time after January 31, 2021 – being fourteen (14) days before the dating of this instant filing – constitutes official FRAUD and “*conspiracy to defraud and to deprive of rights.*”

ARGUMENT

The maxim of law is that “*Fraud vitiates everything*” and renders it invalid. Further, any “*judge*” who commits fraud is NOT immune from prosecution for the crime of fraud, nor from civil damages resulting from such fraud.

CONCLUSION AND “ORDER OF CONTEMPT”

Prima facie, the above STATEMENTS, referenced EVIDENCE and ARGUMENTS prove intentional FRAUD and a collusion between all of the named co-TRUSTEES acting in their individual and/or their corporate capacities. As such, the natural man, BENEFICIARY David Schied, acting within the scope of his human rights to self-preservation and self-defense, in common law, and under the Law of Nations, issues this instant ORDER OF CONTEMPT against the co-TRUSTEES for their engagement of FRAUD in their Affirmative Acts, both inside and outside the scope of “*administrative proceedings*”, and under the false pretense of conducting one or more “*impartial*”, “*independent*”, and/or “*discretionary*” government actions.

THIS “NOTICE OF DEFAULT”, “WRIT OF ERROR CORAM NOBIS,” “ORDER OF CONTEMPT,”
AND “LEDGER OF DAMAGES” IS BASED IN THE EVIDENCE OF A LONG HISTORY OF
“AIDING AND ABETTING” IN CRIMINAL ACTS BY “INSURRECTIONISTS” as TRUSTEES “STATE
BAR OF MICHIGAN” RICO CRIME SYNDICATE MEMBERS ENGAGING MICHIGAN AND
UNITED STATES “COURTS” IN A “DOMESTIC TERRORIST NETWORK”

As a matter of official “Record”, the instant case captioned on page one herein was initially
“removed” to the TRUSTEES of the USDCEDM with supporting CLAIMS OF DAMAGES residing in
BENEFICIARY’s “EMERGENCY MOTION TO EXPEDITE”, as well as the 225-plus pages of “would
be” filing referenced above (a few pages back) and again immediately below:

DISTRICT COURT OF THE UNITED STATES ¹
FOR THE EASTERN DISTRICT OF MICHIGAN,
SOUTHERN DIVISION

Civ. No. **21--MC-50051**

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 **Victoria Roberts**

v.

Ava Ortner, in her private capacity as the Criminally “Accused”;
AVA ORTNER, in her public capacity as a MICHIGAN
“officer of the court” and as LEGAL GUARDIAN for ...

Donald Thorpe, Jr., a disabled veteran and the Criminally
“Accused”;

Paul Gobeille, in his private capacity, and in his CORPORATE
capacity as SENIOR VICE-PRESIDENT and,

Michael Yamada, in his private capacity, and in his CORPORATE
capacity as PRINCIPAL for ...

COLLIERS INTERNATIONAL

Bill Gatt, in his private capacity and his public capacity as MAYOR,
and,

NOVI CITY COUNCIL, all members in their public capacities
of the ...

CITY OF NOVI

52-1 DISTRICT COURT OF MICHIGAN
ATTORNEY GRIEVANCE COMMISSION

Christopher Cole, in his private capacity as the “criminally accused”
and in his public capacity as USDOJ FBI Task Force Officer

Christopher Tarrant, in private capacity as the “criminally accused”
and in his public capacity as USDOJ FBI Special Agent

Michael Horowitz, in his private and public capacities, as
USDOJ-OIG and CHAIR of PANDEMIC RESPONSE
ACCOUNTABILITY COMMITTEE, a DIVISION of the ...

**COUNCIL OF INSPECTORS GENERAL ON INTEGRITY
AND EFFICIENCY**

Nina Witkofski, in her private capacity, and

in her public capacity as CHIEF OF STAFF, for the ...
CENTER FOR DISEASE CONTROL AND PREVENTION;

**COMMON LAW CLAIMS
FOR DAMAGES
and
ORIGINAL COMPLAINT
of
Racketeering and
Corruption (“RICO”);
STATE INSURRECTION;
Conspiracy to Deprive
of Rights under Color of
Law and Administrative
Procedure

Common Law Tort &
Malicious Trespass

FALSE CLAIMS ACT (*QUITAM*) WHISTLEBLOWER
ACTION exposing
STATEWIDE FRAUD,
ABUSE, MALFEASANCE,
ADA VIOLATIONS,
&
DOMESTIC TERRORISM

MOTIONS IN DEMAND for
DECLARATORY and
INJUNCTIVE RELIEF to
ENFORCE EVICTION
MORIATORIUM

DEMAND FOR ACCESS
to GRAND JURY
and to the Sovereign People
of a JURY TRIAL**

¹ “The term ‘District Courts of the United States,’ as used in the rules, without an addition expressing a wider connotation, has its historic significance. It describes the constitutional courts created under article 3 of the Constitution. Courts of the Territories are legislative courts, properly speaking, and are not District Courts of the United States. We have often held that vesting a territorial court with ... jurisdiction similar to that vested in the District Courts of the United States does not make it a ‘District Court of the United States.’” Mookini v. United States, 303 U.S. 201 (1938) citing from Reynolds v. United States, 98 U.S. 145, 154; The City of Panama, 101 U.S. 453, 460; In re Mills, 135 U.S. 263, 268, 10 S.Ct. 762; McAllister v. United States, 141 U.S. 174, 182, 183 S., 11 S.Ct. 949; Stephens v. Cherokee Nation, 174 U.S. 445, 476, 477 S., 19 S.Ct. 722; Summers v. United States, 231 U.S. 92, 101, 102 S., 34 S.Ct. 38; United States v. Burroughs, 289 U.S. 159, 163, 53 S. Ct. 574.

TRUSTEES at the USDCEDM have more recently in 2021 been continuing their previous *pattern and practice* of acting unconstitutionally in their private and individual capacities, under color of law and/or in such matter that “*shocks the conscience*” of any rational person. The malicious and tortuous “affirmative acts” of all of the “*judges*” involved, particularly those of the co-TRUSTEE of the USDCEDM and the 52-1 DISTRICT COURT and that placed BENEFICIARY in fear of losing his life and all of his worldly possessions through EVICTION constitutes “State Created Dangers,” which altogether comprise the elements supporting the longstanding allegations that the fiduciary TRUSTEES are “*Insurrectionists*” and “*Domestic Terrorists*”; bringing “just cause” for BENEFICIARY David Schied to establish herein his formalized “CLAIMS OF DAMAGES IN COMMERCE”.

The allegations, supported by EVIDENCE OF FACTS and irrefutable sworn and notarized “AFFIDAVITS” of himself and others as *witnesses*, contend that NONE of the named co-TRUSTEES had any jurisdiction whatsoever for the commission of the alleged “*acts of terrorism*”; and that, as a result, no amount of “*immunity*” is to be afforded to those deemed to be affirmatively acting unconstitutionally and/or in ways that provide “*comfort and safe harbor*” to others committing criminal acts as is being alleged, and by which proper “*remedy*” and penal action is warranted as a matter of state, federal, and international laws. This is not even mention that which may also be warranted by Customary Laws, Common Laws, Human Rights Laws, the Law(s) of Nations, and the Laws of Commerce.

Since the onset of this instant case, FACTS, EVIDENCE and UNREBUTTED SWORN STATEMENTS submitted by NOTARIZED AFFIDAVITS have been entered into this instant ARTICLE III COURT OF RECORD calling attention to the corrupt *pattern and practice* being used by the many common members of the very same STATE BAR OF MICHIGAN.

Moreover, the so-called STATE and FEDERAL “*judges*” – who have affirmatively chosen to act tortuously and criminally, with dereliction, gross negligence, misfeasance, and/or malfeasance, in the face of having either no jurisdiction or shirking such jurisdiction in defiance of BENEFICIARY’s legitimate attempts

to have “access” to these “*continuing financial crimes enterprises*”. Through their “*railroaded*” hearings and *ex-parte* communications with one another, these TRUSTEES – STATE BAR OF MICHIGAN *judicial usurpers* – Travis Reeds (at the STATE level) and Victoria Roberts (at the FEDERAL level) perpetrated “*repeated frauds*” upon AGAINST THE SOVEREIGN PEOPLE and this instant ARTICLE III COURT OF RECORD. Again, the more recent acts and inactions of these STATE BAR OF MICHIGAN crime syndicate and domestic terrorist members adds to a long and well-documented history of this ongoing *pattern and practice of affirmatively CRIMINAL* acts undermining these STATE and FEDERAL court cases.

At the federal level this undermining of the “*call to duty*” under judicial *Oath of Office* are being carried out under the “privilege” of these judges otherwise holding lifetime assigned positions ARTICLE III of the U.S. CONSTITUTION, which is secured only on the condition that these judges exhibit “good behavior”. Such “*bad behavior*” the otherwise justifies not only IMPEACHMENT from office, but also criminal prosecutions under a plethora of UNITED STATES CODES, including but not limited to **18 U.S.C. § 4** (“*Misprision of Felony*”), and **18 U.S.C. § 2382** (“*Misprision of Treason*”) because these criminal acts constitute significant threats to the National Security of (“We”) the People of the United States of America.

In light of these compounded criminal offenses, being committed and covered up by these co-TRUSTEES otherwise operating widespread crime syndicate amounting to “*DOMESTIC TERRORISM*” as defined by CONGRESS, the UNITED STATES SECRETARY OF STATE, and the FEDERAL BUREAU OF INVESTIGATIONS (FBI), **BENEFICIARY David Schied – acting in the capacity of a Private Attorney General and FEDERAL WHISTLEBLOWER under the FALSE CLAIMS ACT** – is hereby WITHDRAWING this case without litigation having occurred; and he will be re-filing, reconstituting, and incorporating all of the previously filed (and intended filings) in another ARTICLE III COURT OF RECORD of a different “SANCTUARY STATE” as he is hereby fleeing the thoroughly corrupt STATE OF MICHIGAN as a homeless REFUGEE with CLAIMS OF DAMAGES IN COMMERCE amounting to the following as presented in the “*ledger*” which follows in the paragraphs below.

CONTROLLING OR MOST APPROPRIATE AUTHORITY FOR RELIEF

The tactics used by Travis Davis and Victoria Roberts to both *claim* unwarranted jurisdiction and to *dismiss* BENEFICIARY's assigned jurisdiction in this multi-tiered case, exemplifies the criminal intent of the co-TRUSTEES to Commit "*SEDITION*" and "*TREASON*," which are allegations that are far from being "*frivolous*".

In the history of case filings over the past several months since this case was unlawfully initiated by STATE BAR attorney **Ava Ortner** through her co-conspiring other STATE BAR attorney **Dominic Silvestri** – and which was aided and abetted in criminal railroading of the case by judicial usurper **Travis Reeds**, another STATE BAR crime syndicate and domestic terrorist member – filed in the District Court of the United States and railroaded again there by yet another judicial usurper and STATE BAR co-conspirator, Victoria Roberts – a "*CLAIM OF DAMAGES*" had already been established against the UNITED STATES in treble damages on a \$100 BILLION terrorism insurance and risk management insurance companies of other TRUSTEES operating as the "*CHARTER COUNTY OF WAYNE*" and the "*MUNICIPAL TOWNSHIP OF REDFORD*". That was a case filed in the USDCEDM in 2015, which was unlawfully railroaded and *dismissed* by judicial usurper Avern Cohn in 2016. At this point in time, there is no practical sense in detailing the facts of that case or the proceedings, since it suffices to state that the case is now classified as a "*Backward-Looking-Access-to-Court*" case. In fact, there have many preceding cases of this kind that were severely mishandled in longstanding "*chain*" pattern of denials of access, concerning countless sovereign People as named "*litigants*" who have been deprived of their numerous constitutional guarantees to *due process* and *access* to the Courts, by the insurrectionists operating with "*bad behavior*" while lifetime-employed as independent "*judges*".

In those many previous cases, dating back to 2005-2006 and consistently and meticulously RECORDED all the way up to the present day by BENEFICIARY David Schied. Addressing these countless injustices and denials of the court through unconstitutional "*dismissals*" of these scores of cases,

BENEFICIARY has not only submitted scores of his own sworn, notarized AFFIDAVITS along with the Affidavits of others as victims and witnesses of similar injustices. BENEFICIARY has also very many important legal “*Memorandums*” and research Arguments which, though chock full of relevant state and federal legislation, case law, constitutional mandates, and common law history, were similarly DISMISSED without proper judicial address. As is clearly exemplified by the case at hand herein, “access” to the Court is not merely having one’s name on a docket or attending a railroad hearing. “*Access to the court*” requires “*meaningful access*” to be constitutionally sanctioned. [*Ryland v. Shapiro*, 708 F.2d 967, 1261 (5th Cir. 1983)]

Other controlling laws, as referenced in the above memorandums of EXHIBITS A, B, and C include but are not limited to: 18 U.S.C. § 4; 18 U.S.C. § 2382; 18 U.S.C. § 242; 18 U.S.C. § 241; 18 U.S.C. § 1341; 18 U.S.C. § 1505; 18 U.S.C. § 1512; 18 U.S.C. § 1513; and the Crime Victims’ Rights Act of 2004, and Constitution of Michigan of 1963 (Art. I, § 24 – “Rights of Crime Victims”).

LEDGER OF “COUNTS” IN COMMERCE DEPICTING DEBTS NOW ADDED TO THE PREVIOUS DEBTS STILL OWED TO BENEFICIARY DAVID SCHIED – AND TO the PUBLIC AT LARGE – BY EACH OF THE ABOVE-NAMED “CO-TRUSTEES” AND ADDITIONALLY OWED BY THE NEW CO-TRUSTEES OTHERWISE KNOWN AS TRAVIS REEDS AND VICTORIA ROBERTS AS “AGENTS” OF THE “PRINCIPALS” OF THE “STATE OF MICHIGAN” AND THE “UNITED STATES”

Still acting herein by himself as a “*Federal Whistleblower*” and also in the capacity of PRIVATE ATTORNEY GENERAL on behalf of other Sovereign People of Michigan and the United States of America, BENEFICIARY David Schied has documented in his many previous STATE and FEDERAL court filings – right up until and including this instant filing in this ARTICLE III COURT OF RECORD – his notices upon all of the “*officers*” of this USDCEDM, being all jointly and severally members of the same (“*TRUSTEES*”) STATE BAR OF MICHIGAN crime syndicate and domestic terrorist network, that there are debts owed to BENEFICIARY and BENEFICIARIES as “*CLAIMANT(s)*” and “*CRIME VICTIM(s)*”,

by the FACT that BENEFICIARY David Schied has long been working on each of these filings in the public's interest.

Thus, as each of the co-TRUSTEES are accountable for the “*aiding and abetting*” in the “*primary*” and “*secondary*” level (or factually speaking, for the third, fourth, or higher level) of crimes of a grand conspiracy to cover-up the predicate level of crimes, they EACH are additionally culpable for the “*compounding*” debt claims of BENEFICIARY(s) against the TRUSTEES “*STATE OF MICHIGAN*” and the “*UNITED STATES*” as previously noticed (numerous times as found at the links below) by way of TREBLE DAMAGES being applied and added to the previous CLAIMS OF DAMAGES of \$100 BILLION pertaining to an earlier “*terrorism*” insurance policy, and with co-TRUSTEES being deemed as criminal “*accessories after the fact.*”

As of the date of this document, the following links are still to be found accessible as having been publicly posted since 2017, without objection or rebuttal from any of the co-TRUSTEES who have thus, by default, “*acquiesced*” to these longstanding CLAIMS OF DAMAGES:

https://constitutionalgov.us/sub/Michigan/Cases/David-Schied/2017_StateofMichiganClaimofDamages/053117_CertofDishonor/053117_CertofDishonor%26NonResponse.pdf

STATE OF MICHIGAN)
COUNTY OF WAYNE)

NOTARY CERTIFICATION OF DISHONOR AND NON-RESPONSE

PRESENTMENT

Be it known, that as a duly empowered Notary Public, in and for the STATE OF MICHIGAN, COUNTY OF WAYNE, a third party and not a party to the matter, at the request of CLAIMANT / CRIME VICTIM, David Schied, I, EDWIN VICTOR NASSAR, did present on April 3, 2017 (4/5/17), a “*Final Presentment for Payment on Claims of Debts on Human Rights Violations*” via Certified Mail of the U.S. Postal Service, addressed to:

STATE OF MICHIGAN – Governor Rick Snyder and Attorney General Bill Schuette
P.O. Box 30013 525 W. Ottawa St. / P.O. Box 30212
Lansing, Michigan 48909 Lansing, Michigan 48909
(Cert. Mail #70101870000075002712 / Cert. Mail #70101870000075002729)

hereinafter referred to as “Respondent” and/or “Counter-Party,” signed by CLAIMANT / CRIME VICTIM, David Schied. Included with the above-referenced “*Final Presentment for Payment...*” requesting payment was an “*Affiant Statement*” and a “*Declaration of Existence of Human Rights Violations*,” each signed before me as witness and bearing my official Seal as Notary Public for the STATE OF MICHIGAN. The “*Affiant Statement*” presented un rebutted sworn testimony in support of the “*Declaration of Existence of Human Rights Violations* in the matter of Human Rights Tribunal Case #0170223HRTI DBRD20161229X2017003.

The “*Final Presentment for Payment...*” also referenced numerous web-based links, which I personally validated as authentic and viably accessible to the public, for where to find previous correspondence sent to other agents for the STATE OF MICHIGAN in notice of multiple narrative “*Ledgers*” and “*CRIMINAL COMPLAINT(S)*” also constituting sworn and notarized “*Brief(s) of Information / Affidavit(s) of Obligation / Claim(s) in Commerce for Damages*,” again witnessed by me and affixed with my official Seal as Notary Public for the STATE OF MICHIGAN. The amounts in claims on the debts owed, as served upon the Michigan “*State Treasurer*” Nick Khouri via Certified Mail delivery (#70142120000048224047) on March 27, 2017 (3/27/17), is in the amounts of \$10,000,000.00 and \$1,517,560,000.00, as supported by the above-referenced ledgers, testimonies, and evidence.

Despite that the “*Final Presentment for Payment...*” commanded a response back, directly to me, EDWIN VICTOR NASSAR, within 10 days, no response whatsoever was received from the Respondent / Counter-Party back to me.

NOTICE OF FAULT / OPPORTUNITY TO CURE

Be it also known that, on April 24, 2017 (4/24/17), I, EDWIN VICTOR NASSAR, did send to the above-named “Respondent / Counter-Party,” being the STATE OF MICHIGAN’s executive agents of Governor Rick Snyder and Attorney General Bill Schuette, a “*Notice of Fault and Opportunity to Cure*,” which referenced the above “*Final Presentment for Payment...*” also commanding a response within 10 days. In that “*Notice of Fault and Opportunity to Cure*,” I issued notice that if no response was received after 10 days, I would issue this instant “*Certificate of Dishonor and Non-Response*”. As attested to herein, compliance by “Respondent / Counter-Party” remained to no avail both on the initial “*Final Presentment for Payment...*” and in the subsequent “*Notice of Fault and Opportunity to Cure*.”

PROTEST

Whereupon, I, EDWIN VICTOR NASSAR, signed below, for the purpose and reason of Dishonor and Non-Response does publicly and solemnly certify the dishonor as against “Respondent / Counter-Party,” being the STATE OF MICHIGAN, for liability equivalent to three times the face value of the claims cited above, and any hereafter incurred, by reason of nonperformance thereof and as stipulated herein.

NOTICE

I, EDWIN VICTOR NASSAR, do certify that on the 31st day of May, 2017, this “*Notary Certification of Dishonor and Non-Response*” was sent to “Respondent / Counter-Party” STATE OF MICHIGAN, Governor Rick Snyder, by United States Mail, Certified Delivery.

TESTIMONY

In testimony of the above, I have hereunto signed my name and testament to said herein is fact and true.

EDWIN VICTOR NASSAR

U.S. POSTAL SERVICE
CERTIFICATE OF MAILING
MAY 31 2017
Edwin V. Nassar
2516 S. CHARLTON ST.
NORTHVILLE, MI 48861
RICK SNYDER
P.O. BOX 30013
LANSING, MI 48209
PS Form 3817, January 2001

U.S. POSTAGE
\$1.35
FIRST CLASS PERMIT NO. 848
NORTHVILLE, MI

https://constitutionalgov.us/sub/Michigan/Cases/David-Schied/2017-FederalClaimsInCommerce/022717_UpdatedLedgerToTrump%26Sessions/022717_UpdatedLedgerToTrump%26Sessions.pdf

David Schied
P.O. Box 1378
Novi, Michigan 48376
248-974-7703
deschied@yahoo.com

2/27/17

Attn: Donald Trump, President of the United States
The White House
1600 Pennsylvania Avenue, N.W.
Washington, DC 20500

Attn: Jeff Sessions, United States Attorney General
U.S. Department of Justice
950 Pennsylvania Avenue, NW
Washington, D.C. 20530-0001

Attn: Jessie Panuccio, Acting Associate Attorney General
U.S. Department of Justice
950 Pennsylvania Avenue, NW
Washington, D.C. 20530-0001

Attn: Rex Tillerson, Secretary of State
U.S. Department of State
2201 "C" St. N.W.
Washington, D.C. 20520

Attn: Steven Terner Mnuchin, Secretary of the United States Treasury
1500 Pennsylvania Avenue, N.W.
Washington, D.C. 20220

Re: Follow-up "Criminal Complaint / Affidavit of Obligation / Claim of Damages in Commerce"

To President Trump, Mr. Sessions, Mr. Panuccio, Mr. Tillerson, and Mr. Mnuchin:

I find there to be a real problem with having received on a single paragraph letter dated 1/31/17, that was unsigned (i.e., from an unaccountable human being as decision-maker) from the "Investigative Division" of the Office of the Inspector General of the U.S. Department of Justice, which did not reference the above Case ID #3482111, and simply stated, "The Investigations Division of the Office of the Inspector General has thoroughly reviewed the material and concluded that the issues raised do not warrant an investigation by this office." You should be advised that such a response is in the "pattern and practice" of the crimes about which I have been reporting, both at the state level and at the federal level; and thus, I have added additional criminal complaints against the following named individuals, along with additional "Claims of Damages in Commerce" against the UNITED STATES on this notice to you about these crimes minimally consisting of Seditious Conspiracy and Misprision of Treason. I suggest that while you have started by eliminating some of these people from your new Executive Administration,

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that you continue "draining the swamp" that continues to ferment with the human waste that remains in your own back yards.

• • •

II. The named federal criminal offenses relating to "the Accused" as the "counterparties":

- 1) 18 U.S.C. § 4 – "Misprision of Felony"
- 2) 18 U.S.C. § 2382 – "Misprision of Treason"
- 3) 18 U.S.C. § 242 – "Deprivation of Rights Under Color of Law"
- 4) 18 U.S.C. § 241 – "Conspiracy Against Rights"
- 5) 18 U.S.C. § 1341 – "Frauds and Swindles"
- 6) 18 U.S.C. § 1505 – "Obstruction of Proceedings Before Departments, Agencies, and Committees"
- 7) 18 U.S.C. § 1512 – "Tampering With a Witness, Victim, or an Informant"
- 8) 18 U.S.C. § 1513 – "Retaliating Against a Witness, Victim, or an Informant"

III. Tabulation of debt owed by EACH the named counter-parties to the Criminal Complaint by Claim in Damages:

\$10,000,000 – individually being engaged in a "continuing financial crimes enterprise"
\$20,000,000 – severally being engaged in a "continuing financial crimes enterprise"
\$ 2,000,000 – being \$250,000 for each of the eight felony crimes depicted above
\$ 1,080,000 – being \$10,000 for each of the one-hundred and eight Constitutional infractions depicted by the Criminal Complaint by which each of "The Accused" is a "principal" or an "accessory" to the crimes listed above

\$10,000,000 is owed by each of the at least 89 named "principals" of the financial crimes enterprises listed above for an added subtotal of \$890,000,000.

As all the listed organizations and individuals are alleged to be involved in at least eight (8) felony crimes (i.e., see the list below) with fines up to \$500,000 for each organization on each listed crime, calculations for each of the 32 organizations included herein are conservatively amounting to \$160,000,000.

Even if the calculation of fines for the 89 individuals were merely based upon the amount of \$5,000 for each of the eight (8) federal "infractions" rather than the \$250,000 for felonies, that amount would still conservatively come to an additional \$3,560,000.

Thus, when added together, the TOTAL OWED ON THE UNREBUTTED CRIMINAL ALLEGATIONS AND CLAIM FOR DAMAGES IS: \$1,053,560,000.

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The following "Sworn and Notarized Affidavit of Obligation, Ledger of Damages, and Crime Report of David Schied on 2/27/17" is incorporated by attachment, as if written herein verbatim.

Cordially yours,



Cc:

- Phillip Rosenfelt – Acting General Counsel for the U.S. Department of Education
400 Maryland Ave., SW Washington, D.C. 20202
- FOIA Appeals Office, Office of Management, U.S. Department of Education
400 Maryland Ave., SW, LBJ 2W311 Washington, D.C. 20202-4500

ACCOUNTING "LEDGER" OF "CLAIMS OF DAMAGES" IN COMMERCE

I.

"The Accused" criminal perpetrators named as the "counterparties":

Loretta Lynch; Sally Yates; William Baer; Office of the U.S. Attorney General; Michael E. Horowitz; Daniel C. Beckhard; Office of the U.S. Inspector General for the U.S. Department of Justice; Raymond Husler; Public Integrity Section of the U.S. Department of Justice; Robin Ashton; Office of Professional Responsibility of the U.S. Department of Justice; Barack Obama; Office of The President of the UNITED STATES; David L. Harlow; U.S. Marshal's Service; Mark A. Milley; Daniel B. Allyn; U.S. Army; John Michael Richardson; Bill Moran; U.S. Navy; David L. Goldfine; Stephen W. Wilson; U.S. Air Force; Robert B. Neller; Glenn M. Walters; U.S. Marine Corp; Joseph L. Lengyel; U.S. National Guard; Jacob Lew; Office of the Secretary of the United States Treasury; United States Treasury; Rich Delmar; Eric Thorson; Office of the Inspector General of the United States Treasury; United States Treasury; Guy Cottrell; U.S. Postal Inspection Service of the U.S. Postal Inspection Service; Mail Fraud Management of the Criminal Investigations Service of the U.S. Postal Inspection Service; Criminal Investigations Service of the U.S. Postal Inspection Service; U.S. Postal Inspection Service; Elise Cook; FOIA Service Center of the Office of Management of the U.S. Department of Education; ED FOIA Manager of the Office of the Chief Privacy Officer of the Office of Management of the UNITED STATES DEPARTMENT OF EDUCATION; Office of the Chief Privacy Officer of the Office of Management of the UNITED STATES DEPARTMENT OF EDUCATION; Robert Wehausen; Office of Management of the U.S. Department of Education; Thad Bartkowiak; Federal Student Aid of the U.S. Department of Education; Ombudsman Group of the Federal Student Aid of the U.S. Department of Education; Office of the FSA Ombudsman of the U.S. Department of Education; Bill Crews; FOIA Service Center of the Office of the Inspector General of the "U.S. Department of Education; Chaun Eason; Office of the Inspector General of the U.S.

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Department of Education; Default Resolution Group Servicing Center of the Federal Student Aid of the U.S. Department of Education; National Payment Center of the U.S. Department of Education; UNITED STATES DEPARTMENT OF EDUCATION; Martha Daughtrey; David McKeague; Gregory Van Tatenhove; Scott Graydon; Danny Boggs; Alice Batchelder; Eugene Siler Jr.; Julia Gibbons; Damon Keith; Gilbert Merritt; Cornelia Kennedy; Boyce Martin Jr.; Ralph Guy Jr.; James Ryan; Alan Norris; Richard Suhrheinrich; Karen Moore; Guy Cole, Jr.; Eric Clay; Ronald Gilman; John Rogers; Jeffrey Sutton; Deborah Cook; Richard Griffin; Raymond Kethledge; Helene White; Jane Strach; Bernice Donald; Leonard Green; Roy Ford; and the UNITED STATES COURT OF APPEALS FOR THE SIXTH CIRCUIT; and the AMERICAN BAR ASSOCIATION (totaling 89 individually named private "persons" and corporate "persons" as defined by 28 U.S.C. § 3002)

SWORN AND NOTARIZED AFFIDAVIT OF OBLIGATION, LEDGER OF DAMAGES, AND CRIME REPORT OF DAVID SCHIED ON 2/27/17

In Report of a Chain Conspiracy of Crimes Committed by "UNITED STATES" Judicial and Executive Branch "Actors" who have long been working as "domestic terrorists" throughout the region and territories of America known as the "jurisdiction of the U.S. Court of Appeals for the Sixth Circuit", known as the "State of Michigan", and known as "Washington, D.C."; with a Seditious Conspiracy to Cover-up this Terrorism that extends through the Executive Branch and Judicial Branch of what is otherwise supposed to be the Constitutional Republic of the united "States of America" (a.k.a. "United States" or "USA"), which are altogether providing treasonous "aid and comfort" to RICO and Crime Syndicate activities that effectively result in the Coercion of the People and the Governments of this

Sovereign American Nation

On the land of the Republic of Michigan)
In the County of Oakland)

**SWORN AFFIDAVIT
AND
CRIME REPORT**

I, David Schied, being the "Affiant" herein and first duly sworn, state that:

1. I have personal knowledge of the facts contained herein.
2. If sworn as a witness, I can testify completely to the facts contained in this Affidavit.
3. The facts contained herein, as were the facts contained in my previous "Affidavit and Crime Report" and ALL OTHER AFFIDAVITS referenced herein have been and continue to be submitted to court officials, federal prosecutors, and state and federal government officials, in good faith that they will fulfill their fiduciary obligations as Trustees to the Constitution of and for all people of the united States of America as the Public Trust.
4. I certify that, according to my diligent post-graduate "Doctor-of-Philosophy-level" research providing me with well-informed knowledge, and to the best of my belief therefore, I am a dependent Beneficiary of the above-reference Public Trust; but with such dependency being qualified by my also being inherently and by birth as an American National, being a "joint

tenant in sovereignty"; which means that I am of the "people" who, as determined by the Declaration of Independence and maintained by the Public Trust, have inherited the *Manifest Destiny* and the *Mission* of America's *Founding Fathers* to "lay the everlasting foundations of God's kingdom upon earth" (i.e., "*In God We Trust*") with the *Power*, the *Authority*, and the *Responsibility* to keep America as the *Beacon of Freedom*, and to ensure (figuratively) that the *Torch of Lady Liberty* remain always lit for the world to emulate.

5. I also certify that, as the Glory of America is in my hands, collectively with all others of my brethren in sovereignty, I share in having not only the ability but also the Duty to punish,

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14. Because these public records are so vast and because the number of my court "cases" are so many, this *Sworn and Notarized Affidavit and Crime Report of David Schied on 2/27/17* and the accompanying *10-page letter dated 2/27/17 addressed to President Trump, et al* and the "*Criminal Complaint / Affidavit of Obligation / Claim of Damages in Commerce*" focuses on events concerning the affirmative actions – and the "*State Created Dangers*" – created by the actions of the "counter-parties" named therein.

Again, this Affidavit is being submitted as truthful, accurate, and reasonably complete.

Further, Affiant sayeth not.

Respectfully submitted,

Date: 2/27/17

By David Schied


Sworn to and subscribed before me this 27 day of February, 2017.

Heather Sharpe

Notary Public, Oakland County, MI acting in Oakland County, MI.

My Commission expires: April 28, 2019

HEATHER SHARPE
 NOTARY PUBLIC - STATE OF MICHIGAN
 COUNTY OF OAKLAND
 My Commission Expires April 28, 2019
 Acting in the County of Oakland



https://constitutionalgov.us/sub/Michigan/Cases/David-Schied/2017-FederalClaimsInCommerce/010217_FederalExec%26JudicialComplaintInCommerce-SignedNotarize-1.pdf

USDC Case No. 2:15-cv-11840

CRIMINAL

COMPLAINT

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

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



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

David Schied

Party / Grievant / Claimant / Crime Victim / Accuser

VS.

UNITED STATES, UNITED STATES DEPARTMENT OF JUSTICE, OFFICE OF THE SOLICITOR GENERAL, Neal Katyal, Don Verrilli, Federal Bureau of Investigation, Rod Charles, Andrew Arena, Margaret Colgate Love, Marie O'Rourke, Shanetta Cutlar, Melanie Tiddle, Jerome Pender, Grant Ashley, Stephen Murphy, Terrence Berg, Theresa Urbanic, Susan DeClericq, Michael Mukasey, Judith Levy, Regina McCullough, Cynthia Oberg, Eric Holder, Barbara McQuade, Loretta Lynch, Sally Yates, William Baer, UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN SOUTHERN

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DIVISION, Paul Borman, John O'Meara, Patrick Duggan, Lawrence Zatkoff, Denise Hood, Steven Whalen, William Lewis, UNITED STATES COURT OF APPEALS FOR THE SIXTH CIRCUIT, Martha Daughtrey, David McKeague, Gregory Van Tatenhove, Greg Abbott, Scott Graydon, Danny Boggs, Alice Batchelder, Eugene Siler Jr., Julia Gibbons, Damon Keith, Gilbert Merritt, Cornelia Kennedy, Boyce Martin Jr., Ralph Guy Jr., James Ryan, Alan Norris, Richard Suhrheinrich, Karen Moore, Guy Cole Jr., Eric Clay, Ronald Gilman, John Rogers, Jeffrey Sutton, Deborah Cook, Richard Griffin, Raymond Kethledge, Helene White, Jane Stranch, Bernice Donald, Leonard Green, Roy Ford, Deborah Hunt, Robin Baker, Clarence Maddox, UNITED STATES DEPARTMENT OF EDUCATION, Donald Yarab, Catherine Anderle, Arne Duncan, THRUN LAW FIRM PC, Joe Mosier, Roy Henley, FOSTER SWIFT COLLINS & SMITH PC, Scott Mandel, KELLER THOMA, Thomas Fleury, Barbara Buchanan, OFFICE OF THE MICHIGAN ATTORNEY GENERAL, Mike Cox, Joshua Smith, Ron Robinson, MILLER CANFIELD PADDOCK & STONE PLC, Matthew Leitman, Saura Sahu, USDOJ OFFICE OF THE INSPECTOR GENERAL, Michael Horowitz, Daniel Beckhard, USDOJ PUBLIC

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**INTEGRITY SECTION, Raymond Hulser, USDOJ
OFFICE OF PROFESSIONAL RESPONSIBILITY,
Robin Aston, Executive Office of the President of the
United States, Barack Obama, United States Marshals
Service, David Harlow, US ARMY, Mark Milley,
Daniel Allyn, US NAVY, John Michael Richardson,
Francis Moran, US AIR FORCE, David Goldfine,
Stephen Wilson, US MARINE CORPS, Robert Neller,
Glenn Walters, US NATIONAL GUARD BUREAU,
Joseph Lengyel, U.S. DEPARTMENT OF THE
TREASURY, Jacob Lew, Rich Delmar, U.S.
DEPARTMENT OF STATE, John Kerry,
AMERICAN BAR ASSOCIATION**

**Counter-Party / Defendant / Debtor/ Accused
AND ALL OTHERS UNLISTED, BOTH KNOWN AND UNKNOWN**

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

Said Counter-Party / Defendant / Debtor / Accused, between 2004 and 2016, acting within the territorial boundaries of the 50 United States, did unlawfully commit the numerous crimes and Constitutional violations as detailed in the following pages, as well in the attached accounting ledger and/or in numerous public records in the form of state and federal crime reports, sworn affidavits, requests for grand jury investigations, and court cases, all of which have been previously served upon the counter-parties.

NOTICE TO CREDIT AND BONDING COMPANIES - This Complaint/Claim for Damages is an "Affidavit of Obligation" in the normal commercial sense; and as such, is a Security representing "Accounts Receivable" and is a "Lien" upon the real and movable property, malpractice insurance, error and omissions insurance, terrorism insurance, and performance bonds of the above-cited "counter-party" or "counter-parties" as named defendants, debtors, and the criminally "accused."

The civil value of this Complaint/Claim for Damages is calculated as follows:
**(number of "counts" at \$10,000 per count times (x) the number of total
lien debtors.**

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18 U.S. Code § 2331 - Definitions

(5) the term "domestic terrorism" means activities that—

(A) involve acts dangerous to human life that are a violation of the criminal laws of the United States or of any State;

(B) appear to be intended—

(i) to intimidate or coerce a civilian population;

(ii) to influence the policy of a government by intimidation or coercion; or

(iii) to affect the conduct of a government by mass destruction, assassination, or kidnapping; and

(C) occur primarily within the territorial jurisdiction of the United States.

18 U.S. Code § 225 - Continuing financial crimes enterprise

(a) Whoever—

(1) organizes, manages, or supervises a continuing financial crimes enterprise; and

(2) receives \$5,000,000 or more in gross receipts from such enterprise during any 24-month period, shall be fined not more than \$10,000,000 if an individual, or \$20,000,000 if an organization, and imprisoned for a term of not less than 10 years and which may be life.

(b) For purposes of subsection (a), the term "continuing financial crimes enterprise" means a series of violations under section 215, 656, 657, 1005, 1006, 1007, 1014, 1032, or 1344 of this title, or section 1341 or 1343 affecting a financial institution, committed by at least 4 persons acting in concert.

18 U.S. Code § 3571 - Sentence of fine

(a) **IN GENERAL.**—

A defendant who has been found guilty of an offense may be sentenced to pay a fine.

(b) **FINES FOR INDIVIDUALS.**—Except as provided in subsection (e) of this section, an individual who has been found guilty of an offense may be fined not more than the greatest of—

(1) the amount specified in the law setting forth the offense;

(2) the applicable amount under subsection (d) of this section;

(3) for a felony, not more than \$250,000;

(4) for a misdemeanor resulting in death, not more than \$250,000;

(5) for a Class A misdemeanor that does not result in death, not more than \$100,000;

(6) for a Class B or C misdemeanor that does not result in death, not more than \$5,000; or

(7) for an infraction, not more than \$5,000.

(c) **FINES FOR ORGANIZATIONS.**—Except as provided in subsection (e) of this section, an organization that has been found guilty of an offense may be fined not more than the greatest of—

(1) the amount specified in the law setting forth the offense;

(2) the applicable amount under subsection (d) of this section;

(3) for a felony, not more than \$500,000;

(4) for a misdemeanor resulting in death, not more than \$500,000;

(5) for a Class A misdemeanor that does not result in death, not more than \$200,000;

(6) for a Class B or C misdemeanor that does not result in death, not more than \$10,000; and

(7) for an infraction, not more than \$10,000.

(d) **ALTERNATIVE FINE BASED ON GAIN OR LOSS.**—

If any person derives pecuniary gain from the offense, or if the offense results in pecuniary loss to a person other than the defendant, the defendant may be fined not more than the greater of twice the gross gain or twice the gross loss, unless imposition of a fine under this subsection would unduly complicate or prolong the sentencing process.

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REF. #	TITLE	REF. #	TITLE
SP	Separation of Powers	JUP	Judicial power U.S. (a) party
STI	Senate Tries Impeachment	SCA	Supreme Court Appeal
SCI	Senate Convict Impeachment	TIS	Trial in State
JI	Judgment Impeachment	TAU	Treason Against U.S.
LSL	Liable; Subject to Law	TC	Treason Conviction
HJP	House Journal Proceedings	TP	Treason Punishment
CM	Coin Money	ARP	Acts, Records, & Proceedings
VM	Value Money	CPE	Congress Prescribes Effects
PC	Punish Counterfeiting		of acts, records & proceedings
CT	Constitute Tribunals	UP	Uniform Privileges
HC	Habeas Corpus	UI	Uniform Immunities
BA	Bill of Attainder	NNS	No New State
XL	Ex-post facto Law	GRG	Guarantee republican gov'n't
TAC	Treaties; Alliance; Confederation	PAI	Protection Against Invasion
		PADV	Protection Against Domestic Violence
LMR	Letters of Marque & Reprisal	SL	Supreme Law of the Land
EBC	Emit Bills of Credit	JB	Judges Bound by Oath
GS	Gold and Silver	BO	All Bound by Oath
TD	Tender in payments of Debts	FR	Freedom of Religion
OC	Obligation of Contracts	FREB	Freedom of religion to establish basis
TN	Title of Nobility		
CS	Compensation of Service	FREI	Freedom of Religion to Establish Institute
Oath	Oath of president		
ROW	Require Opinion in Writing	FRX	Freedom of Religion- Exercise
GRP	Grant Reprieves and Pardons	FS	Freedom of Speech
AJ	Appoint Judges	FP	Freedom of Press
AO	Appoint Officers	PA	Peaceful Assembly
AOL	Appoint Officers by Law	RG	Redress of Grievances
AV	Appointment Vested	KBA	Keep and Bear Arms
GX	Guarantee execution	QS	Quartering Soldiers
CO	Commission officers	FS	People Secure
IMP	Impeachment	WNT	Warrant
GB	Good Behavior	PC	Probable Cause
JUC	Judicial power U.S. Constitution	IND	Indictment

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REF. #	TITLE	REF. #	TITLE
DJ	Double Jeopardy		
WAH	Witness Against Himself		
DP	Due Process		
JC	Just Compensation		
ST	Speedy Trial		
PT	Public Trial		
IJT	Impartial Jury Trial		
TWC	Trial Wherein Committed		
DPA	District previously ascertained		
INFO	Information		
WA	Witness Against		
WF	Witness in Favor		
AC	Assistance of Counsel		
JT	Jury Trial		
FX	Facts Examined		
EB	Excessive Bail		
EF	Excessive Fine		
CP	Cruel Punishment		
UP	Unusual Punishment		
ER	Enumeration of Rights		
PR	Powers Reserved		
SLV	Slavery		
IS	Involuntary Servitude		
CUS	Citizen of the U.S.		
CP	Citizens Privileges		
CI	Citizens Immunities		
EP	Equal Protection		
HO	Hold Office		
IR	Insurrection and Rebellion		
RD	Remove Disability		
PDQ	Public Debt Questioned		
OC	Obligation of Contracts		
CV	Claims Void		
TX	Tax		
VPT	Vote - pay tax		

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I. PROTECTIONS OF YOUR BASIC RIGHTS

- ☒ AM1/FR - No law shall be made limiting my freedom of religion and how I apply it to my life (consciously)
- ☒ AM6/AC - The accused may have the assistance of anyone/anything in the presentation of his defense
- ☐ AM6/AC, AM1/FR - It is up to me to choose and have as counsel whoever can best understand and represent my conscience (what I think is right or wrong)
- ☒ AM13.1/S, IS - No law-abiding person shall be forced to do anything he does not want to do.
- ☒ OTHER - Creating a "state created danger" by publicly labeling, without reasonable cause or due process, as a "convict," as "convicted," as a "frivolous" or "vexatious" filer, and/or by some other form of fraudulent determination.

II. GUARANTEES OF AN HONEST GOVERNMENT THAT GIVES FAIR AND EQUAL PROTECTION TO ALL

- ☒ AM1/FS - No law shall limit my freedom of speech. I can say whatever I believe, especially if required (when someone requires me to tell the Truth, the whole Truth, and nothing but the Truth.)
- ☒ AM1/FP - No law shall limit freedom of the press, or my freedom to express my ideas in writing or printing
- ☒ AM6/INFO - The accused must be informed why he is on trial (and the nature and cause of the complaint)
- ☒ AM6/WA - The accused must be confronted by all witnesses against him
- ☒ AM6/WF - The accused has the right to compulsory process to get all people or materials in his favor
- ☒ AM6/PT - In all trials involving the threat of jail, the accused shall have a public trial (including friends)
- ☒ AM5/IND - No person shall be held to answer for any serious crime without a Grand Jury indictment
- ☒ AM14.1/CUS - All persons born or naturalized in the U.S. are citizens and protected by the U.S. Constitution
- ☒ AM14.1/EP - All persons shall be equally protected and restricted by the law
- ☒ 421/UP, UI - People of each state can do anything that is allowed in any other state
- ☒ 411/ARP - No state shall refuse to acknowledge the actions and records of other states
- ☒ AM14.1/CP, CI - No state shall make or enforce any law limiting rights guaranteed in the U.S. Constitution
- ☒ OTHER - "Aiding and Abetting" in the carrying out of felonies, in "Misprision of Felony," in "Domestic Terrorism," in "Treason," and in "Misprision of Treason" as violations of the public's rights in addition to litigant rights.

III. GUARANTEES OF REASONABLE ENFORCEMENT OF YOUR RIGHTS

- ☒ AM4/PS - I am safe from unwarranted searches/seizures of myself, or anything mine (or of my responsibility)
- ☒ AM4/WAR, PC - Any action taken against me must be fully described to me in writing, issued by a court of law (not an agency-like IRS), signed by a judge (not like an agent-like IRS), and sworn on oath
- ☒ 101/OC - No state shall pass any law impairing the obligation of contracts
- ☒ OTHER - "The Accordi Doctrine...provides that when an agency fails to follow its own procedures or regulations, that agency's actions are generally invalid."

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IV. GUARANTEES OF DUE PROCESS (ACTION/REACTION PROCESS THAT PROVIDES JUSTICE FOR ALL)

- ☒ AM5/DP - No person shall be deprived of anything without a fair trial based on Constitutional law
- ☒ AM14/DP - No State shall deprive anyone of anything without a fair trial based on Constitutional law.
- ☒ 192/HC - I have a right to further court process if I have been unlawfully confined (Writ of Habeas Corpus)
- ☒ 322/SCA - I have a right to appeal my case to a higher court
- ☒ OTHER - Using "color of law" and acting in a "conspiracy" with others to deprive Grievants/Claimants of their rights to due process as American nationals and as reported "crime victims,"

V. PROTECTIONS AGAINST UNREASONABLE GOVERNMENT BEHAVIOR (OVER-CONTROLLING YOUR LIFE)

- ☒ 193/XL - No law shall be passed today that can punish me for something I did yesterday (no retroactive laws)
- ☒ 101/XL - No state shall pass any law today that can punish me for something I did yesterday (ex post facto)
- ☒ 411/CPE - Congress determines the effect of state legal processes
- ☒ AM5/DJ - No person shall suffer more than once for the same offense
- ☒ 101/LMR - No state shall declare war on a person (resort to force) in violation of the Constitution
- ☒ AM8/XB - No excessive bail shall be required - bail shall be proportional to crime
- ☒ AM8/XF - No excessive fines shall be imposed - fines shall be proportional to crime
- ☒ AM8/CP - No cruel punishment (torture) shall be inflicted on anyone
- ☒ AM8/UP - No unusual punishment shall be inflicted - there shall be equal suffering for equal crimes
- ☒ OTHER - No person shall be barred, constructively or otherwise, from their right to work, to gainful employment, to an honest day's pay for an honest day's work, or from the right of liberty and the pursuit of happiness.

VI. PROTECTIONS AGAINST GOVERNMENT SECRECY - WHICH FORCES GOVERNMENT TO BE HONEST

- ☒ AM6/INFO; AM14.1/EP - I may require as much in writing as is required of me
- ☒ 311/GB - All judges may only hold their office during good behavior (lawful, patient, dignified, courteous)
- ☒ AM5/JC - No one shall give up or lose anything (taxes) for public gain without fair compensation.
- ☒ AM7/JT - All trials not involving the threat of jail, and involving over \$20 shall be tried by jury
- ☒ AM6/ST, PT - All trials involving the threat of jail shall be speedy and public
- ☒ 323/JT - All trials involving the threat of jail shall be by jury
- ☒ 323/TIS - Trial must be in the state where the crime was committed

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- ☒ AM6/IJT - A jury must impartially rule on facts (even when ruling against any law they believe is unfair)
- ☒ AM6/TWC - A jury must be of the state and district where the crime was committed
- ☒ AM6/DPA - The trial district must be pre-established by law to insure a fair sampling of people in the jury.
- ☒ 101/GS - Money is legal tender ONLY if it is made of, or exchangeable at a bank for silver or gold
- ☒ 101/GS, TD - No state shall make anything but silver or gold legal tender for payment of debts
- ☒ 101/CM - No state is allowed to coin or print money
- ☒ 101/EBC - No state is allowed to print anything to be used in the place of money
- ☒ 101/OC - No state is allowed to weaken the dollar bill's obligation to be exchangeable for silver or gold
- ☒ 185/CM - Only Congress can coin money (not the Federal Reserve, which is an unlawful private corporation)
- ☒ 185/VM - Congress has valued money at 412.5 grains of standard silver (or equivalent gold) to the dollar: (Federal Reserve notes don't promise any silver or gold at all! So, they are unlawful and cannot be used in any transactions with the Government (payment of taxes, bail, fees, fines, court costs, etc.))
- ☒ 186/PC - Printing money without lawful authorization is counterfeiting; Congress must punish counterfeiters
- ☒ 101/TN - No state shall set anyone (including Bar Assoc., Esquire, etc.) above the Common Man
- ☒ 101/TAC - No state shall work against the U.S. Constitution with anyone (Bar Assoc., IRS, etc.)
- ☒ 431/NNS - No controlling agency (Bar Assoc., IRS) shall be formed (or act) in violation of the U.S. Constitution
- ☒ 331/TAU - No controlling agency shall harass a U.S. Citizen (mixed war/treason)
- ☒ 111/SP - Only Congress has the power to make laws
- ☒ 311/SP - Only impartial courts, judges and juries can decide punishments and rewards with regard to the law
- ☒ OTHER - Rights are absolute, inherent, natural, and unalienable. They are not subject to the whims or discretion of state officers or policymakers to be given or taken away.

VII. PROTECTIONS AGAINST GOVERNMENT COMPLETELY CONTROLLING YOUR LIFE (DOMINATION)

- ☒ AM5/WAH - No person shall be forced to say or do anything that can be used against him later (for any reason)
- ☐ AM3/QS - No public servant shall be quartered in a public house unlawfully or without public consent
- ☒ 193/BA - No person or group can make a law, judge on it, AND punish under it (i.e., this takes away all rights)
- ☒ 101/BA - No state shall allow any person or group to make a law, judge on it, AND punish under it *
- ☒ OTHER - Constructing a fraudulent "Bill of Pains and Penalties" (a.k.a., "Bill of Attainder"), effectively working a "corruption of blood" by defending the actions of the co-Defendants in "predicate" cases in such way as to be characterized by serial fraud and other actions which otherwise "shock the conscience" of any rational individual in witness to or review of the events, which in this case include the cover-up of the "kidnapping" and "false incarceration" of David Schied; which ultimately has resulted in job loss and the deprivation of David Schied being able to support his dependent family for years.

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VIII. GUARANTEES THAT IF SOMETHING IS WRONG, YOUR GOVERNMENT MUST DO SOMETHING

- ☒ AM14.1/CUS - All persons born or naturalized in the U.S. are to be protected by the U.S. Constitution
- ☒ AM14.4/PDQ - Expenditures of taxes (creating a public debt) spent for unlawful purposes may be questioned
- ☒ 197/NUW - No money may be withdrawn from the Public Treasury for unlawful purposes
- ☒ AM16/TX - Congress has the power to lay and collect taxes only for lawful purposes
- ☒ AM5/JC - No one shall give up or lose anything (taxes) for public gain without fair compensation
- ☒ AM1/PA, RG - I may assemble peaceably with others to ask the Government to protect my rights
- ☐ AM24/VPT - The right to vote may not be denied to anyone because they fail to pay taxes
- ☒ AM9/ER - All rights belong to the people; some being explicitly stated, some being not stated
- ☒ AM10/PR - All government power comes from the consent of the people governed
- ☒ AM5/DP - No person shall be deprived of anything without a fair trial based on Constitutional law
- ☒ AM14/DP - No state shall deprive anyone of anything without a fair trial based on Constitutional law
- ☒ 441/GRG - The U.S. guarantees a system of laws to protect the majority AND minority
- ☒ 612/SL - "This Constitution is the Supreme Law of the Land"
- ☒ 613/BO - All law makers, court officials, and enforcement officers are bound by oath to the U.S. Constitution
- ☒ 218/OATH - The oath of office is to "faithfully execute" his office and "defend the U.S. Constitution"
- ☒ 231/GX - Government functionaries shall "take care that the laws be faithfully executed (enforced)"
- ☒ 612/JB - All judges are bound by oath to support the United States Constitution
- ☒ 441/PAI - The U.S. will protect every U.S. Citizen against any attack upon themselves or their rights
- ☒ 441/PADV - The U.S. will protect every U.S. Citizen against local attack upon themselves or their rights
- ☐ AM2/KBA - The right of people to keep and bear arms shall never be limited
- ☒ AM14.3/HO, IR - No person shall hold office if he rebels against or violates the U.S. Constitution (treason)
- ☒ OTHER - Anyone authorized to present reports of crimes to a federal special grand jury SHALL do so if requested by an American citizen. There shall be no obstruction of grand jurors' duties to seek out such reports of crimes.

IX. GUARANTEES THAT IF SOMETHING IS WRONG, WHAT THE GOVERNMENT IS REQUIRED TO DO

- ☒ 241/IMP - Any government employee (except Army and Navy) may be impeached
- ☒ 136/STI - Only the Senate shall try impeachments
- ☒ 136/SCI - Only the Senate shall convict in cases of impeachment
- ☒ 137/JI - The impeachment bars one from office
- ☒ 137/LSL - The impeachment shall be subject to trial and punishment like anyone else

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- 331/TC - It takes at least two witnesses (see below) or a confession in court to convict anyone of treason
- 332/TP - Congress shall decide the punishment for treason
- AM14.3/RD - Congress shall impeach anyone who rebels against or violates the U.S. Constitution
- OTHER - Congress has legislated against "domestic terrorism" (See 18 U.S.C. § 2383; and 31 CFR § 594.311)
- THEREFORE, the Court shall judge according to 16 AM JUR 2D 256, 257

- 321/JUC - The Court's power reaches into all cases involving the U.S. Constitution or any laws made under it
- 321/JUP - The Court's power shall extend to any case involving the United States as a party
- 180/IND - Violations of the "Law of Nations," as derived from Natural Laws and Rights, are punishable offenses.

TITLE 18 SECTION 241 (18 U.S.C. § 241) - CONSPIRACY AGAINST THE RIGHTS OF CITIZENS
If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or, if two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured—They shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.

TITLE 18 SECTION 242 (18 U.S.C. § 242) - DEPRIVATION OF RIGHTS UNDER COLOR OF LAW
Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.

THEREFORE, the Court shall punish according to TITLE 18 SECTIONS 241/242

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X. PUNISHMENTS PROVIDED FOR CORRUPT PEOPLE IN OFFICE, WHO ARE DRAWING PUBLIC FUNDS

- 161/CS - Fiduciaries of the Executive Branch will be paid with public funds for service, not for disservice
- 311/CS - Fiduciaries of the Judicial Branch will be paid for their services, but not for their disservice
- 217/CS - Chiefs of the Executive branch or Department shall be paid for their service, but not for their disservice
- AM14.4/OC,IR - The United States shall not be bound to finance its own destruction
- AM14.4/OC, V - The debt incurred by the U.S. to finance its own destruction is VOID
- 101/OC - No State shall pass any law impairing the obligations of contracts
- 231/GX - The President shall take care that the laws be faithfully executed (enforced)
- 231/CO - The President gives power to the officers he appoints
- OTHER - Acts in violation of basic human rights are, by definition "terrorism" as they are "acts dangerous to human life" that are violations of criminal laws and constitute "treason" when committed by sworn officials.
- THEREFORE, the Court shall punish the counter-party/parties/defendants/accused for fraud (drawing a wage for disservice, at minimum) and misprison of felony (misuse of public office or contempt against the U.S. Constitution, the Supreme Law of the Land) and surrender the bonds and/or insurance (including policies covering "terrorism") for their full value on these grounded and itemized claims.

I certify under penalty of perjury that I have grounds to, and do believe that the above accused person(s) committed the above offenses contrary to law and claim the full surrender value of bonds and/or insurance based upon the itemized claims.

In the event that I die before collecting upon these claims of debts, I also bequeath to my only son, Nolan David Schied, all rights to these debts owed to me (and indirectly to him by the fact that he was dependent upon me at the time these crimes took place against me and unlawfully "corrupting the blood" of my family).

Nolan David Schied 12/17 (sign & date)

SUBSCRIBED AND SWORN TO BEFORE ME THIS DAY OF 01/01, 2017

NOTARY PUBLIC
IN AND FOR THE STATE OF MICHIGAN.
RESIDING AT WAYNE COUNTY.

MY COMMISSION EXPIRES 01/01/2022

KEVIN VICTOR REASON
NOTARY PUBLIC, STATE OF MI
COUNTY OF WAYNE
MY COMMISSION EXPIRES Apr 1, 2022
ACTING IN COUNTY OF Wayne

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https://constitutionalgov.us/sub/Michigan/Cases/David-Schied/2017-FederalClaimsInCommerce/042817_USDeptofED-CrimCompl%26ClaiminComm%26FOIAAppeal/042817_CrimComplAffidObligClaiminComm-Notarized.pdf

USDOE FOIA Request/Denial No. 17-00693-F
et al

CRIMINAL COMPLAINT

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

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

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

David Schied

Party / Grievant / Claimant / Crime Victim / Accuser

VS.

UNITED STATES; UNITED STATES DEPARTMENT OF EDUCATION; OFFICE OF MANAGEMENT; Office of the Chief Privacy Officer; FOIA Service Center; Elise Cook; FOIA Officer; Christie Swafford; Privacy, Information, & Records Management Services; Robert Wehausen; U.S. DEPARTMENT OF EDUCATION; FEDERAL STUDENT AID; Servicing Center; Default Resolution Group; Mark LaVia; Thad Bartowiak; FSA Ombudsman; USDOE Office of Inspector General; Chaun Eason; EDUCATIONAL CREDIT MANAGEMENT CORPORATION; Consumer Financial Protection Bureau; SALLIE MAE SERVIC-

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-ING CORPORATION; Customer Service Department; Woody Woodard; SALLIE MAE; Sallie Mae Customer Service; SLM Corp; Sallie Mae, Inc.; STUDENT LOAN MARKETING ASSOCIATION; Sallie Mae Bank; Sallie Mae; Sallie Mae Servicing CORPORATION; Sallie Mae Servicing; Sallie Mae Servicing Corporation; Lorraine Johnson; Sallie Mae SMART LOAN Consolidation Center; SLMA; Customer Service; Angela Turner; Joe Grimsley; Susan Papps; "Suzie in Florida"; Lori Nelson; Rob Walker; "Lucinda"; "Tracy"; NAVIENT; Navient Customer Service; Navient Fraud Investigations; Private Credit Ombudsman Office; Direct Loans; William D. Ford Federal Direct Loan Program; Angelina Edwards; "Teri"; Consolidation Department; "Mary"; "Dora"; Michelle Rich; "Onika"; "Connie"; Torrey Wagner; "Harriet"; "Lou ExamEntry"; Loan Origination Center; "Shandra"; "Rita"; "Tera"; "Celina"; "Minerva"; "Danielle"; Commonwealth of Pennsylvania; Executive Team; Legal and Compliance Services Division; Pennsylvania Higher Education Assistance Agency; PENNSYLVANIA HIGHER EDUCATION ASSISTANCE AGENCY; PHEAA Board of Directors; Doran Vance; fedloan SERVICING; FedLoan Servicing; FEDLOAN SERVICING; DEPARTMENT OF EDUCATION; Christopher Guido;

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MyFedLoan.org; PHEAA Office of Public Affairs; American Education Services; Duran Vance, Jr; pennsylvania OFFICE OF OPEN RECORDS; Nathaniel Hench; Charles Rees Brown; Jill Wolfe; George Spiess; Henry Faith; Kathleen Morrison; Joshua Young; COMMONWEALTH OF PENNSYLVANIA; GOVERNOR'S OFFICE OF GENERAL COUNSEL; Kathleen Higgins; DEPARTMENT OF STATE; Heidi Barry; Karen Cummings; Terry Mutchler; Chadwick Schnee; Janelle Sostar; Right-to-Know Law Office; Legislative Reference Bureau; Right-To-Know Office; Suellen Wolfe; AES/PHEAA Legal & Compliance Services; PHEAA Office of Public Affairs; OFFICE OF ATTORNEY GENERAL; Kathleen Kane; Robert Mulle; John Abel; Bureau of Consumer Protection; BUREAU OF CONSUMER PROTECTION; Public Protection Division; APPEALS AND LEGAL SERVICES SECTION; Philip McCarthy; Frank Duschek; CDAG Legal Review Section; OFFICE OF DISCIPLINARY COUNSEL; THE DISCIPLINARY BOARD OF THE SUPREME COURT OF PENNSYLVANIA; Paul Killion; Paul Burgoyne; THE SUPREME COURT OF PENNSYLVANIA; Consumer Financial Protection Bureau; James #412981; Brittany #W262310;

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Experian; Consumer Fraud Assistance; Trans Union; Fraud Victime Assistance Department; Equifax; Consumer Fraud Division; ECMC Legal Department; Federal Family Education Loan Program; NAVIENT SOLUTIONS INC

Counter-Parties / Defendants / Debtors / Accused
AND ALL OTHERS UNLISTED, BOTH KNOWN AND UNKNOWN

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

Said Counter-Parties / Defendants / Debtors / Accused, between 2004 and 2016, acting within the territorial boundaries of the 50 United States, did unlawfully commit the numerous crimes and Constitutional violations as detailed in the following pages, as well in the attached accounting ledger and/or in numerous public records in the form of state and federal crime reports, sworn affidavits, requests for grand jury investigations and/or other investigations, and referenced court cases, all of which have been previously served upon the counter-parties.

NOTICE TO CREDIT AND BONDING COMPANIES - This Complaint/Claim for Damages is an "Affidavit of Obligation" in the normal commercial sense, and as such, is a Security representing "Accounts Receivable" and is a "Lien" upon the real and movable property, malpractice insurance, error and omissions insurance, terrorism insurance, and performance bonds of the above-cited "counter-party" or "counter-parties" as named defendants, debtors, and the criminally "accused."

The civil value of this Complaint/Claim for Damages is calculated as follows: (number of) "counts" at \$10,000 per count times (x) the number of total lien debtors.

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18 U.S. Code § 2331 - Definitions

(5) the term "domestic terrorism" means activities that—

(A) involve acts dangerous to human life that are a violation of the criminal laws of the United States or of any State;

(B) appear to be intended—

(i) to intimidate or coerce a civilian population;

(ii) to influence the policy of a government by intimidation or coercion; or

(iii) to affect the conduct of a government by mass destruction, assassination, or kidnapping; and

(C) occur primarily within the territorial jurisdiction of the United States.

18 U.S. Code § 225 - Continuing financial crimes enterprise

(a) Whoever—

(1) organizes, manages, or supervises a continuing financial crimes enterprise; and

(2) receives \$5,000,000 or more in gross receipts from such enterprise during any 24-month period, shall be fined not more than \$10,000,000 if an individual, or \$20,000,000 if an organization, and imprisoned for a term of not less than 10 years and which may be life.

(b) For purposes of subsection (a), the term "continuing financial crimes enterprise" means a series of violations under section 215, 656, 657, 1005, 1006, 1007, 1014, 1032, or 1344 of this title, or section 1341 or 1343 affecting a financial institution, committed by at least 4 persons acting in concert.

18 U.S. Code § 3571 - Sentence of fine

(a) IN GENERAL.—

A defendant who has been found guilty of an offense may be sentenced to pay a fine.

(b) FINES FOR INDIVIDUALS.—Except as provided in subsection (e) of this section, an individual who has been found guilty of an offense may be fined not more than the greatest of—

(1) the amount specified in the law setting forth the offense;

(2) the applicable amount under subsection (d) of this section;

(3) for a felony, not more than \$250,000;

(4) for a misdemeanor resulting in death, not more than \$250,000;

(5) for a Class A misdemeanor that does not result in death, not more than \$100,000;

(6) for a Class B or C misdemeanor that does not result in death, not more than \$5,000; or

(7) for an infraction, not more than \$5,000.

(c) FINES FOR ORGANIZATIONS.—Except as provided in subsection (e) of this section, an organization that has been found guilty of an offense may be fined not more than the greatest of—

(1) the amount specified in the law setting forth the offense;

(2) the applicable amount under subsection (d) of this section;

(3) for a felony, not more than \$500,000;

(4) for a misdemeanor resulting in death, not more than \$500,000;

(5) for a Class A misdemeanor that does not result in death, not more than \$200,000;

(6) for a Class B or C misdemeanor that does not result in death, not more than \$10,000; and

(7) for an infraction, not more than \$10,000.

(d) ALTERNATIVE FINE BASED ON GAIN OR LOSS.—

If any person derives pecuniary gain from the offense, or if the offense results in pecuniary loss to a person other than the defendant, the defendant may be fined not more than the greater of twice the gross gain or twice the gross loss, unless imposition of a fine under this subsection would unduly complicate or prolong the sentencing process.

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REF. #	TITLE	REF. #	TITLE
SP	Separation of Powers	JUP	Judicial power U.S. (a) party
STI	Senate Tries Impeachment	SCA	Supreme Court Appeal
SCI	Senate Convict Impeachment	TIS	Trial in State
JI	Judgment Impeachment	TAU	Treason Against U.S.
LSL	Liability; Subject to Law	TC	Treason Conviction
HJP	House Journal Proceedings	TP	Treason Punishment
CM	Coin Money	ARP	Acts, Records, & Proceedings
VM	Value Money	CPE	Congress Prescribes Effects
PC	Punish Counterfeiting		of acts, records & proceedings
CT	Constitute Tribunals	UP	Uniform Privileges
HC	Habeas Corpus	UI	Uniform Immunities
BA	Bill of Attainder	NNS	No New State
XL	Ex-post facto Law	GRG	Guarantee republican gov't
TAC	Treaties; Alliance;	PAI	Protection Against Invasion
	Confederation	PADV	Protection Against Domestic
			Violence
LMR	Letters of Marque & Reprisal		
EBC	Emit Bills of Credit	SL	Supreme Law of the Land
GS	Gold and Silver	JB	Judges Bound by Oath
TD	Tender in payments of Debts	BO	All Bound by Oath
OC	Obligation of Contracts	FR	Freedom of Religion
TN	Title of Nobility	FREB	Freedom of religion to
CS	Compensation of Service		establish basis
Oath	Oath of president	FREI	Freedom of Religion to
ROW	Require Opinion in Writing		Establish Institute
GRP	Grant Reprieves and Pardons	FRX	Freedom of Religion- Exercise
AJ	Appoint Judges	FS	Freedom of Speech
AO	Appoint Officers	FP	Freedom of Press
AOL	Appoint Officers by Law	PA	Peaceful Assembly
AV	Appointment Vested	RG	Redress of Grievances
GX	Guarantee execution	KBA	Keep and Bear Arms
CO	Commission officers	QS	Quarantining Soldiers
IMP	Impeachment	FS	People Secure
GB	Good Behavior	WNT	Warrant
JUC	Judicial power	PC	Probable Cause
	U.S. Constitution	IND	Indictment

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REF. #	TITLE	REF. #	TITLE
DJ	Double Jeopardy		
WAH	Witness Against Himself		
DP	Due Process		
JC	Just Compensation		
ST	Speedy Trial		
PT	Public Trial		
IJT	Impartial Jury Trial		
TWC	Trial Wherein Committed		
DPA	District previously ascertained		
INFO	Information		
WA	Witness Against		
WF	Witness in Favor		
AC	Assistance of Counsel		
JT	Jury Trial		
FX	Facts Examined		
EB	Excessive Bail		
EF	Excessive Fine		
CP	Cruel Punishment		
UP	Unusual Punishment		
ER	Enumeration of Rights		
PR	Powers Reserved		
SLV	Slavery		
IS	Involuntary Servitude		
CUS	Citizen of the U.S.		
CP	Citizens Privileges		
CI	Citizens Immunities		
EP	Equal Protection		
HO	Hold Office		
IR	Insurrection and Rebellion		
RD	Remove Disability		
PDQ	Public Debt Questioned		
OC	Obligation of Contracts		
CV	Claims Void		
TX	Tax		
VPT	Vote - pay tax		

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I. PROTECTIONS OF YOUR BASIC RIGHTS

- ☒ AM1/FR - No law shall be made limiting my freedom of religion and how I apply it to my life (consciously)
- ☐ AM6/AC - The accused may have the assistance of anyone/anything in the presentation of his defense
- ☐ AM6/AC, AM1/FR - It is up to me to choose and have as counsel whoever can best understand and represent my conscience (what I think is right or wrong)
- ☒ AM13.1/S, IS - No law-abiding person shall be forced to do anything he does not want to do.
- ☒ OTHER - Creating a "state created danger" by publicly labeling, without reasonable cause or due process, as a "convict" as "convicted" as a "frivolous" or "veracious" filer, and/or by some other form of fraudulent determination.

II. GUARANTEES OF AN HONEST GOVERNMENT THAT GIVES FAIR AND EQUAL PROTECTION TO ALL

- ☒ AM1/PS - No law shall limit my freedom of speech. I can say whatever I believe, especially if required (when someone requires me to tell the Truth, the whole Truth, and nothing but the Truth...)
- ☒ AM1/FP - No law shall limit freedom of the press, or my freedom to express my ideas in writing or printing
- ☒ AM6/INFO - The accused must be informed why he is on trial (and the nature and cause of the complaint)
- ☒ AM6/WA - The accused must be confronted by all witnesses against him
- ☒ AM6/WF - The accused has the right to compulsory process to get all people or materials in his favor
- ☒ AM6/PT - In all trials involving the threat of jail, the accused shall have a public trial (including friends)
- ☒ AM5/IND - No person shall be held to answer for any serious crime without a Grand Jury indictment
- ☒ AM14.1/CUS - All persons born or naturalized in the U.S. are citizens and protected by the U.S. Constitution
- ☒ AM14.1/EP - All persons shall be equally protected and restricted by the law
- ☒ 42.1/UP, UI - People of each state can do anything that is allowed in any other state
- ☒ 41.1/ARP - No state shall refuse to acknowledge the actions and records of other states
- ☒ AM14.1/CP, CI - No state shall make or enforce any law limiting rights guaranteed in the U.S. Constitution
- ☒ OTHER - "Aiding and Abetting" in the carrying out of felonies, in "Misprision of Felony," in "Domestic Terrorism," in "Treason," and in "Misprision of Treason" as violations of the public's rights in addition to lugant rights.

III. GUARANTEES OF REASONABLE ENFORCEMENT OF YOUR RIGHTS

- ☒ AM4/PS - I am safe from unwarranted searches/seizures of myself or anything mine (or of my responsibility)
- ☒ AM4/WAR, PC - Any action taken against me must be fully described to me in writing, issued by a court of law (not an agency-like IRS), signed by a judge (not like an agent-like IRS), and sworn on oath
- ☒ 101/OC - No state shall pass any law impairing the obligation of contracts
- ☒ OTHER - "The Accordi Doctrine...provides that when an agency fails to follow its own procedures or regulations, that agency's actions are generally invalid"

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IV. GUARANTEES OF DUE PROCESS (ACTION/REACTION PROCESS THAT PROVIDES JUSTICE FOR ALL)

- ☒ AM5/DP - No person shall be deprived of anything without a fair trial based on Constitutional law
- ☒ AM14/DP - No State shall deprive anyone of anything without a fair trial based on Constitutional law.
- ☒ 192/HC - I have a right to further court process if I have been unlawfully confined (Writ of Habeas Corpus)
- ☒ 322/SCA - I have a right to appeal my case to a higher court
- ☒ OTHER - Using "color of law" and acting in a "conspiracy" with others to deprive Grievants/Claimants of their rights to due process as American nationals and as reported "crime victims"

V. PROTECTIONS AGAINST UNREASONABLE GOVERNMENT BEHAVIOR (OVER-CONTROLLING YOUR LIFE)

- ☒ 193/XL - No law shall be passed today that can punish me for something I did yesterday (no retroactive laws)
- ☒ 101/XL - No state shall pass any law today that can punish me for something I did yesterday (ex post facto)
- ☒ 411/CPB - Congress determines the effect of state legal processes
- ☒ AM5/DJ - No person shall suffer more than once for the same offense
- ☒ 101/LMR - No state shall declare war on a person (resort to force) in violation of the Constitution
- ☒ AM8/XB - No excessive bail shall be required - bail shall be proportional to crime
- ☒ AM8/XF - No excessive fines shall be imposed - fines shall be proportional to crime
- ☒ AM8/CP - No cruel punishment (torture) shall be inflicted on anyone
- ☒ AM8/UP - No unusual punishment shall be inflicted - there shall be equal suffering for equal crimes
- ☒ OTHER - No person shall be barred, constructively or otherwise, from their right to work, to gainful employment, to an honest day's pay for an honest day's work, or from the right of liberty and the pursuit of happiness.

VI. PROTECTIONS AGAINST GOVERNMENT SECRECY - WHICH FORCES GOVERNMENT TO BE HONEST

- ☒ AM6/INFO; AM14.1/EP - I may require as much in writing as is required of me
- ☒ 311/GB - All judges may only hold their office during good behavior (lawful, patient, dignified, courteous)
- ☒ AM5/IC - No one shall give up or lost anything (taxes) for public gain without fair compensation.
- ☒ AM7/JT - All trials not involving the threat of jail, and involving over \$20 shall be tried by jury
- ☒ AM6/ST, PT - All trials involving the threat of jail shall be speedy and public
- ☒ 323/JT - All trials involving the threat of jail shall be by jury
- ☒ 323/TIS - Trial must be in the state where the crime was committed

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- ☒ AM6/IJT - A jury must impartially rule on facts (even when ruling against any law they believe is unfair)
- ☒ AM6/TWC - A jury must be of the state and district where the crime was committed
- ☒ AM6/DPA - The trial district must be pre-established by law to insure a fair sampling of people in the jury.
- ☒ 101/GS - Money is legal tender ONLY if it is made of, or exchangeable at a bank for silver or gold
- ☒ 101/GS, TD - No state shall make anything but silver or gold legal tender for payment of debts
- ☒ 101/CM - No state is allowed to coin or print money
- ☒ 101/EBC - No state is allowed to print anything to be used in the place of money
- ☒ 101/OC - No state is allowed to weaken the dollar bill's obligation to be exchangeable for silver or gold
- ☒ 185/CM - Only Congress can coin money (not the Federal Reserve, which is an unlawful private corporation)
- ☒ 185/VF - Congress has valued money at 412.5 grains of standard silver (or equivalent gold) to the dollar. (Federal Reserve notes don't promise any silver or gold at all! So, they are unlawful and cannot be used in any transactions with the Government (payment of taxes, bail, fees, fines, court costs, etc.)
- ☒ 186/PC - Printing money without lawful authorization is counterfeiting; Congress must punish counterfeiters
- ☒ 101/TN - No state shall set anyone (including Bar Assoc, Esquire, etc.) above the Common Man
- ☒ 101/TAC - No state shall work against the U.S. Constitution with anyone (Bar Assoc, IRS, etc.)
- ☒ 431/NNS - No controlling agency (Bar Assoc., IRS) shall be formed (or act) in violation of the U.S. Constitution
- ☒ 331/TAU - No controlling agency shall harass a U.S. Citizen (mixed war/treason)
- ☒ 111/SP - Only Congress has the power to make laws
- ☒ 311/SP - Only impartial courts, judges and juries can decide punishments and rewards with regard to the law
- ☒ OTHER - Rights are absolute, inherent, natural, and unalienable. They are not subject to the whims or discretion of state officers or policymakers to be given or taken away.

VII. PROTECTIONS AGAINST GOVERNMENT COMPLETELY CONTROLLING YOUR LIFE (DOMINATION)

- ☒ AM5/WAH - No person shall be forced to say or do anything that can be used against him later (for any reason)
- ☐ AM3/QS - No public servant shall be quartered in a public house unlawfully or without public consent
- ☒ 193/BA - No person or group can make a law, judge on it, AND punish under it (i.e., this takes away all rights)
- ☒ 101/BA - No state shall allow any person or group to make a law, judge on it, AND punish under it *
- ☒ OTHER - Constructing a fraudulent negative credit history and record of indebtedness and "default" with the major credit bureau without undertaking the fiduciary responsibility to properly investigating the same or to act responsibility to criminal complaints, has the effect of "shocking the conscience" of any rational individual in witness to or review of the events, which in this case include the cover-up of criminal racketeering by a nationwide crime syndicate and Continuing Financial Crimes Enterprise, which ultimately has resulted in job loss and the deprivation of David Schied of gainful employment and being able to support his dependent family for years.

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VIII. GUARANTEES THAT IF SOMETHING IS WRONG, YOUR GOVERNMENT MUST DO SOMETHING

- ☒ AM14.1/CJS - All persons born or naturalized in the U.S. are to be protected by the U.S. Constitution
- ☒ AM14.4/PDQ - Expenditures of taxes (creating a public debt) spent for unlawful purposes may be questioned
- ☒ 197/NUW - No money may be withdrawn from the Public Treasury for unlawful purposes
- ☒ AM16/TX - Congress has the power to lay and collect taxes only for lawful purposes
- ☒ AM5/JC - No one shall give up or lose anything (taxes) for public gain without fair compensation
- ☒ AM1/PA, RG - I may assemble peaceably with others to ask the Government to protect my rights
- ☒ AM24/VPT - The right to vote may not be denied to anyone because they fail to pay taxes
- ☒ AM9/ER - All rights belong to the people; some being explicitly stated, some being not stated
- ☒ AM10/PR - All government power comes from the consent of the people governed
- ☒ AM5/DP - No person shall be deprived of anything without a fair trial based on Constitutional law
- ☒ AM14/DP - No state shall deprive anyone of anything without a fair trial based on Constitutional law
- ☒ 441/GRG - The U.S. guarantees a system of laws to protect the majority AND minority
- ☒ 612/SL - "This Constitution is the Supreme Law of the Land"
- ☒ 613/BO - All law makers, court officials, and enforcement officers are bound by oath to the U.S. Constitution
- ☒ 218/OATH - The oath of office is to "faithfully execute" his office and "defend the U.S. Constitution"
- ☒ 231/GX - Government functionaries shall "take care that the laws be faithfully executed (enforced)"
- ☒ 612/JB - All judges are bound by oath to support the United States Constitution
- ☒ 441/PAI - The U.S. will protect every U.S. Citizen against any attack upon themselves or their rights
- ☒ 441/PADV - The U.S. will protect every U.S. Citizen against local attack upon themselves or their rights
- ☒ AM2/KBA - The right of people to keep and bear arms shall never be limited
- ☒ 441/3/HO, IR - No person shall hold office if rebels against or violates the U.S. Constitution (treason)
- ☒ OTHER - Anyone authorized to present reports of crimes to a federal special grand jury SHALL do so as requested by an American citizen. There shall be no obstruction of grand jurors' duties to seek out such reports of crimes.

IX. GUARANTEES THAT IF SOMETHING IS WRONG, WHAT THE GOVERNMENT IS REQUIRED TO DO

- ☒ 241/IMP - Any government employee (except Army and Navy) may be impeached
- ☒ 136/STI - Only the Senate shall try impeachments
- ☒ 136/SCI - Only the Senate shall convict in cases of impeachment
- ☒ 137/II - The impeachment bars one from office
- ☒ 137/LSL - The impeachment shall be subject to trial and punishment like anyone else

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X. PUNISHMENTS PROVIDED FOR CORRUPT PEOPLE IN OFFICE, WHO ARE DRAWING PUBLIC FUNDS


- ☒ 161/CS - Fiduciaries of the Executive Branch will be paid with public funds for service, not for disservice
- ☒ 311/CS - Fiduciaries of the Judicial Branch will be paid for their services, but not for their disservice
- ☒ 217/CS - Chiefs of the Executive branch or Department shall be paid for their service, but not for their disservice
- ☒ AM14.4/OC, IR - The United States shall not be bound to finance its own destruction
- ☒ AM14.4/OC, V - The debt incurred by the U.S. to finance its own destruction is VOID
- ☒ 101/OC - No State shall pass any law impairing the obligations of contracts
- ☒ 231/GX - The President shall take care that the laws be faithfully executed (enforced)
- ☒ 231/CO - The President gives power to the officers he appoints
- ☒ OTHER - Acts in violation of basic human rights are, by definition "terrorism" as they are "acts dangerous to human life" that are violations of criminal laws and constitute "treason" when committed by sworn officials.
- ☒ THEREFORE, the Court shall punish the counter-party/parties/defendants/accused for fraud (drawing a wage for disservice, at minimum) and misprision of felony (misuse of public office or contempt against the U.S. Constitution, the Supreme Law of the Land) and surrender the bonds and/or insurance (including policies covering "terrorism") for their full value on these grounded and itemized claims.

I certify under penalty of perjury that I have grounds to, and do believe that the above accused person(s) committed the above offenses contrary to law and claim the full surrender value of bonds and/or insurance based upon the itemized claims.

In the event that I die before collecting upon these claims of debts, I also bequeath to my only son, Nolan David Schied, all rights to these debts owed to me (and indirectly to him by the fact that he was dependent upon me at the time these crimes took place against me and unlawfully "corrupting the blood" of my family).

 4/28/17 (sign & date)

SUBSCRIBED AND SWORN TO BEFORE ME THIS 28th DAY OF April, 2017

NOTARY PUBLIC 
IN AND FOR THE STATE OF MICHIGAN,
RESIDING AT OAKLAND COUNTY.

KELSEY ANN WALIVARA
NOTARY PUBLIC - MICHIGAN
OAKLAND COUNTY
MY COMMISSION EXPIRES 09/25/2021
ACTING IN OAKLAND COUNTY

MY COMMISSION EXPIRES 9/25/2021

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- ☒ 331/TC - It takes at least two witnesses (see below) or a confession in court to convict anyone of treason
- ☒ 332/TP - Congress shall decide the punishment for treason
- ☒ AM14.3/RD - Congress shall impeach anyone who rebels against or violates the U.S. Constitution
- ☒ OTHER - Congress has legislated against "domestic terrorism" (See 18 U.S.C. § 2381; and 31 CFR § 594.311)
- ☒ THEREFORE, the Court shall judge according to 16 AM JUR 2D 256, 257

- ☒ 321/JUC - The Court's power reaches into all cases involving the U.S. Constitution or any laws made under it
- ☒ 321/JUP - The Court's power shall extend to any case involving the United States as a party
- ☒ 180/IND - Violations of the "Law of Nations" as derived from Natural Laws and Rights, are punishable offenses.

TITLE 18 SECTION 241 (18 U.S.C. § 241) - CONSPIRACY AGAINST THE RIGHTS OF CITIZENS
If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same, or if two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured—They shall be fined under this title or imprisoned not more than ten years, or both, and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.

TITLE 18 SECTION 242 (18 U.S.C. § 242) - DEPRIVATION OF RIGHTS UNDER COLOR OF LAW
Whoever under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both, and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both, and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.

- ☒ THEREFORE, the Court shall punish according to TITLE 18 SECTIONS 241/242

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NOTE: Because of his current state of new HOMELESSNESS and still being in dire straits and a life and death situation at the time of constructing this instant Federal court document for filing, BENEFICIARY has not the time for constructing a new "CONSTITUTIONAL CITATION" and "CRIMINAL COMPLAINT". If he did, it would look very similar to the other two citations presented above, except applicable to all of the co-TRUSTEES named at the beginning of this case filing on 1/5/21 to include all of those listed above herein with names comprising "et al" (as captioned at the Cover Page of this instant filing as "Ava Ortner, et al").

Additionally, such future CONSTITUTIONAL CITATION and CLAIMS OF DAMAGES IN COMMERCE will also include Travis Reeds, "Court Officer" Chuck Wagner, Victoria Roberts, Linda Vertriest, Kinikia Essix, and all others associated with the unconstitutional railroaddings of this instant case, each in their "private" and their "fiduciary" (i.e., "public") capacities.

“AIDING AND ABETTING” has defined as “*To assist someone in committing or encourage someone to commit a crime. Generally, an aider and abettor is criminally liable to the same extent as the principal. Also called ‘aid or abet’ and ‘counsel and procure.’*”

[See https://www.law.cornell.edu/wex/aid_and_abet with reference to *Stoneridge Inv. Partners, LLC. v. Scientific-Atlanta, Inc.* 552 U.S. 148 (2008)]

Further, 31 CFR (Code of Federal Regulations) §50.80 maintains:

(a) General. If the Secretary certifies an act as an act of terrorism pursuant to section 102 of the Act, there shall exist a Federal cause of action for property damage, personal injury, or death arising out of or resulting from such act of terrorism, pursuant to section 107 of the Act, which shall be the exclusive cause of action and remedy for claims for property damage, personal injury, or death arising out of or relating to such act of terrorism, except as provided in paragraph (c) of this section.

(b) Effective period. The exclusive Federal cause of action and remedy described in paragraph (a) of this section shall exist only for causes of action for property damage, personal injury, or death that arise out of or result from acts of terrorism that occur or occurred during the effective period of the Program.

(c) Rights not affected. Nothing in section 107 of the Act or this Subpart shall in any way:

- (1) Limit the liability of any government, organization, or person who knowingly participates in, conspires to commit, **aids and abets**, or commits any act of terrorism;
- (2) Affect any party's contractual right to arbitrate a dispute; or....

§ 50.55

Subpart G—Audit and Investigative Procedures

§ 50.60 Audit authority.

The Secretary of the Treasury, or an authorized representative, shall have, upon reasonable notice, access to all books, documents, papers and records of an insurer that are pertinent to amounts paid to the insurer as the Federal share of compensation for insured losses for the purpose of investigation, confirmation, audit and examination.

§ 50.61 Recordkeeping.

Each insurer that seeks payment of a Federal share of compensation under subpart F of this part shall retain such records as are necessary to fully disclose all material matters pertinent to insured losses and the Federal share of compensation sought under the Program, including, but not limited to, records regarding premiums and insured losses for all commercial property and casualty insurance issued by the insurer and information relating to any adjustment in the amount of the Federal share of compensation payable. Insurers shall maintain detailed records for not less than 5 years from the termination dates of all reinsurance agreements involving commercial property and casualty insurance subject to the Act. Records relating to premiums shall be retained and available for review for not less than 3 years

31 CFR Subtitle A (7-1-05 Edition)

following the conclusion of the policy year. Records relating to underlying claims shall be retained for not less than 5 years following the final adjustment of the claim.

[68 FR 59720, Oct. 17, 2003, as amended at 69 FR 39307, June 29, 2004]

Subpart H—Recoupment and Surcharge Procedures [Reserved]

Subpart I—Federal Cause of Action; Approval of Settlements

SOURCE: 69 FR 44941, July 28, 2004, unless otherwise noted.

§ 50.80 Federal cause of action and remedy.

(a) General. If the Secretary certifies an act as an act of terrorism pursuant to section 102 of the Act, there shall exist a Federal cause of action for property damage, personal injury, or death arising out of or resulting from such act of terrorism, pursuant to section 107 of the Act, which shall be the exclusive cause of action and remedy for claims for property damage, personal injury, or death arising out of or relating to such act of terrorism, except as provided in paragraph (c) of this section.

(b) Effective period. The exclusive Federal cause of action and remedy described in paragraph (a) of this section shall exist only for causes of action for property damage, personal injury, or death that arise out of or result from acts of terrorism that occur or occurred during the effective period of the Program.

(c) Rights not affected. Nothing in section 107 of the Act or this Subpart shall in any way:

(1) Limit the liability of any government, organization, or person who knowingly participates in, conspires to commit, aids and abets, or commits any act of terrorism;

(2) Affect any party's contractual right to arbitrate a dispute; or

(3) Affect any provision of the Air Transportation Safety and System Stabilization Act (Pub. L. 107-42; 49 U.S.C. 40101 note).

The Secretary of State's office and the FBI's website define "*domestic terrorism*" as in accordance with 18 U.S.C. § 2331 and 31 CFR 594.311 which state the following: the term "*domestic terrorism*" means activities that —

- (A) involve acts dangerous to human life that are a violation of the criminal laws of the United States or of any State;
- (B) appear to be intended—
 - (i) to intimidate or coerce a civilian population;
 - (ii) to influence the policy of a government by intimidation or coercion; or
 - (iii) to affect the conduct of a government by mass destruction, assassination, or kidnapping; and
- (C) occur primarily within the territorial jurisdiction of the United States.

18 U.S.C. § 2331. The term *terrorism* means an activity that:

- a) Involves a violent act or an **act dangerous to human life, property**, or infrastructure; and
- b) Appears to be intended:
 - 1) To intimidate or coerce a civilian population;
 - 2) To influence the policy of a government by intimidation or coercion; or
 - 3) To affect the conduct of a government by mass destruction, assassination, kidnapping, or hostage-taking.

31 CFR § 594.311 :



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31 CFR § 594.311 - Terrorism.

CFR

§ 594.311 Terrorism.

The term *terrorism* means an activity that:

- (a) Involves a violent act or an act dangerous to human life, property, or infrastructure; and
- (b) Appears to be intended:
 - (1) To intimidate or coerce a civilian population;
 - (2) To influence the policy of a government by intimidation or coercion; or
 - (3) To affect the conduct of a government by mass destruction, assassination, kidnapping, or hostage-taking.

In 1913, the *New York Supplement* (Vol. 143, p.209) This resource was located on 10/1/16 and again on 2/18/21 at:

[https://books.google.com/books?id=Zup-HC13YfoC&pg=PR5&lpg=PR5&dq=New+York+Supplement,+Vol.+143+\(1913\)&source=bl&ots=o3ZiBKIX3G&sig=g4y0u_Gvq0HNZYE-gvGW4CtGO0o&hl=en&sa=X&ved=0ahUKEwillOak_7vPAhWI4CYKHQ6ADewQ6AEIHDA#v=onepage&q=dangerous%20to%20human%20life&f=false](https://books.google.com/books?id=Zup-HC13YfoC&pg=PR5&lpg=PR5&dq=New+York+Supplement,+Vol.+143+(1913)&source=bl&ots=o3ZiBKIX3G&sig=g4y0u_Gvq0HNZYE-gvGW4CtGO0o&hl=en&sa=X&ved=0ahUKEwillOak_7vPAhWI4CYKHQ6ADewQ6AEIHDA#v=onepage&q=dangerous%20to%20human%20life&f=false)

The above depicted that the case of *Hermann v. City of Buffalo, et al* citing from *Cochran v. Sess*, 168 N.Y. 372, 61 N.E. 639 had defined “acts” that are “*dangerous to human life*” are being acts “*so threatening as to constitute an impending danger to persons in the enjoyment of their legitimate rights;*” and thus, allowed for determining the extent of defendant’s liability. In the instant case, such liability is being levied against the performance bonds, blanket bonds, the risk management insurance, malpractice insurance, errors and omissions insurance, and/or terrorism insurance coverage or policy procured by each of the named “*persons*” (i.e., “the accused”) herein identified as “*co-TRUSTEES*”.

Submitted this day of 2/13/21 by,

/s/ David Schied

DISABLED / BENEFICIARY David Schied HOMELESS
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