

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

Civ. No. 21-cv-5035

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

JUDGE _____

v.
U-HAUL INTERNATIONAL, INC.
Counterclaimant / Defendant / Respondent / Trustee
("*TRUSTEE*")

BENEFICIARY's
MOTION FOR CERTIFICATION OF SERVICE OF SUBPOENA AND COMPLAINT
BY U.S. MARSHAL WITHOUT PREPAYING FEES OR COSTS

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

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

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

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

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

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JURISDICTION AND VENUE

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

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

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

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

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

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

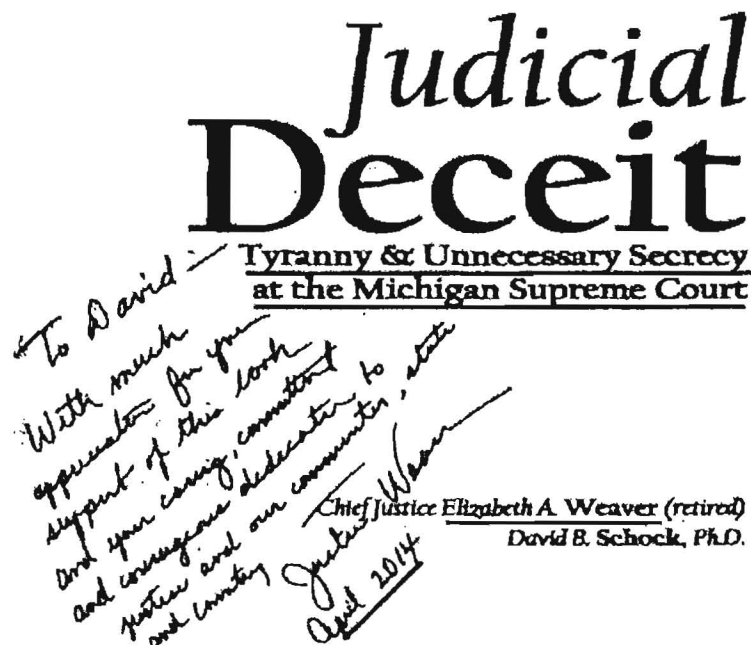
INCORPORATED SUMMARY OF THE CIRCUMSTANTIAL FACTS

1. BENEFICIARY incorporates by reference the entirety of his accompanying filing of “BENEFICIARY’s MOTION TO PROCEED IN DISTRICT COURT WITHOUT PREPAYING FEES OR COSTS; WITH ACCOMPANYING COMPLETED ‘APPLICATION’ FOR THE SAME,” as if reiterated again in writing herein verbatim.
2. The summary of this filing, along with the summary details of other initial filings accompanying BENEFICIARY’s “ORIGINAL COMPLAINT ...” against “TRUSTEE” U-HAUL INTERNATIONAL, INC. in this “CIVIL RIGHTS” and “RICO” action, provide a broad overview and insight into the factual history of BENEFICIARY’s nearly eighteen (18) years of experience in single-handedly challenging the wholesale *RICO* crimes, *insurrection*, and *domestic terrorism* being carried out by the *sedition* and *treasonous* government *usurpers* operating in the EASTERN DISTRICT OF MICHIGAN (hereafter “EDM”), throughout the STATE OF MICHIGAN, and indeed, into the national regions recognized as the SIXTH CIRCUIT and WASHINGTON, D.C. (a.k.a. the DISTRICT OF COLUMBIA).
3. BENEFICIARY also incorporates by reference the entirety of his accompanying filing of “MOTION FOR INDIGENT AND DISABLED FILER TO AVOID EXPENSIVE COPY AND MAIL COSTS BY WAIVER AS A CM/ECF ‘E-FILER’,” as if reiterated again in writing herein verbatim.
4. The backdrop for this instant federal case against TRUSTEE “U-HAUL INTERNATIONAL, INC.” is an entirely SEPARATE case than another one pending in the U.S. DISTRICT COURT FOR THE DISTRICT OF SOUTH DAKOTA captioned SCHIED v. UNITED STATES, ET AL as Case No. 21-5030, a FALSE CLAIMS ACT (“whistleblower”) “QUI TAM” case initially filed on 4/22/21. As a result of the actions described in that “ORIGINAL COMPLAINT”, BENEFICIARY David Schied – a recently “*totally and permanently disabled quad-amputee*”

– was forcibly and CRIMINALLY evicted from his home under life and death threat in mid-February 2021, in the middle of a MICHIGAN winter and just after an eight-inch (8”) snowstorm, during a deadly COVID (“*Coronavirus*”) PANDEMIC and accompanying EVICTION MORATORIUM, and in spite his being a recently “*totally and permanently disabled quad-amputee*”.

5. The summary of this second case filing, along with the summary details of other initial filings accompanying BENEFICIARY’s “ORIGINAL COMPLAINT...” in this “CIVIL RIGHTS” and “RICO” action against U-HAUL INTERNATIONAL, INC. (hereafter “TRUSTEE”), provide a more detailed overview and insight into the factual history of BENEFICIARY’s most recent criminal victimization as he is proven by the plethora of eighteen (18) years of irrefutable EVIDENCE – supported by scores of sworn, un rebutted Affidavits – to be a *bona fide* “targeted individual” of named private individuals and CORPORATE entities who have long been masquerading as government *usurpers* operating *seditionously* and *treasonously* through “*chain*” and “*wheel*” conspiracies in RICO fashion, while participating in *insurrectionists* and *domestic terrorists* activities – LOCALLY, STATEWIDE, REGIONALLY, and NATIONALLY.
6. This second instant case, as listed in the accompanying “PROOF OF SERVICE” to this U.S. DISTRICT COURT FOR THE DISTRICT OF SOUTH DAKOTA, looks more specifically at the conspiracy by agents of TRUSTEE “U-HAUL” against BENEFICIARY’s civil right to privately contract and use banking instruments while being bone fide “*disabled*” according to both STATE and FEDERAL laws.
7. This second instant case, is also looks at the resulting CRIMINAL “RICO” activity that has taken place – both in terms of corrupt private “*bait-and-switch*” contract changes and outright BANKING FRAUD carried out electronically as WIRE FRAUD and LARCENY – as two-tiers or RACKETEERING designed for “*denials of rights under color of law*”.

8. There are a number of similarities between these two CIVIL / CRIMINAL cases filed in 2021 by BENEFICIARY David Schied. The elements of this second ("*David Schied v. U-HAUL INTERNATIONAL, INC.*") can be most easily understood given the context of the first case as it involves both STATE and UNITED STATES levels of *insurrection* and *domestic terrorism* derived by their perpetrators' collective membership in the solidly corrupted "*STATE BAR OF MICHIGAN*" and/or the ultra-corrupt AMERICAN BAR, being both long-term institutional fixtures operating through tyranny (as literally phrased by a former MICHIGAN SUPREME COURT "*chief*" justice as an insider witness to the "*top-to-bottom*" criminal corruption and racketeering operating throughout the numerous offices of the STATE), and throughout the numerous offices of the EASTERN DISTRICT OF MICHIGAN. [See the graphic below as the title page of *Justice* Elizabeth Weavers' published (3-inches thick) factual book signed to BENEFICIARY when inviting BENEFICIARY David Schied to her home for lunch in 2014 for purposes of sharing insights, common criminal allegations, and solutions for addressing top-to-bottom corruption throughout the "*STATE OF MICHIGAN*" judiciary and law enforcement.]



9. Where BENEFICIARY's accompanying MOTION TO PROCEED IN DISTRICT COURT WITHOUT PREPAYING FEES OR COST... had left off in providing historical context to this instant "David Schied v. U-HAUL INTERNATIONAL, INC." case was in explaining why – as a result of BENEFICIARY being tortuously denied "*access*" to costly STATE and FEDERAL courts over the course of nearly two decades of time, BENEFICIARY was robbed of his life savings, his reputation, his career, and (finally) his ability to support his dependent family by his having no further assets or financial resources as a result of his being a perpetual "*target*" and CRIME VICTIM of sedition "*cancel culture*" insurrectionists and treasonous domestic terrorists operating unconstitutionally as government imposters.
10. Where BENEFICIARY's accompanying "MOTION FOR INDIGENT AND DISABLED FILER TO AVOID EXPENSIVE COPY AND MAIL COSTS BY WAIVER AS A CM/ECF 'E-FILER'" left off was in providing irrefutable EVIDENCE – as undeniably embedded right into the pages of BENEFICIARY's "*Motion(s)*" to this USDC-DSD – that proves BENEFICIARY was unconstitutionally and tortuously robbed of his Right, as one of the sovereign People (and a "*totally and permanently disabled quad-amputee*" one at that), to "*access*" not just one (STATE) court, but a second (UNITED STATES) court; being carried out by a seditious and treasonous conspiracy of insurrectionists and domestic terrorists hellbent on forcing "*targeted*" BENEFICIARY into homelessness and likely DEATH.
11. As these two first most relevant "*Motions*" clearly show, after BENEFICIARY survived an ATTEMPTED MURDER facilitated by named *insurrectionists* and *domestic terrorists* forcibly evicting BENEFICIARY David Schied from the safety of his self-quarantined home during the dead of Winter (i.e., the eviction was demanded just the day after a terrible blizzard leaving eight inches of snow in the driveway), **during a nationwide CORONAVIRUS pandemic, in criminal spite of both statewide and nationwide "*eviction*"**

moratoriums,” and in spite of BEFICIARY proving his own undeniable and undisputed legal compliance with those eviction moratoriums.

12. This instant “BENEFICIARY’s MOTION FOR CERTIFICATION OF SERVICE OF SUBPOENA AND COMPLAINT BY U.S. MARSHALS WITHOUT PREPAYING FEES OR COSTS” is being herein RECORDED as submitted with reference to many formally DATED sets of documents, as substantive “*EXHIBITS*” to the first case filed by BENEFICIARY David Schied in the DISTRICT OF S. DAKOTA, who is “presenting” that other case – with a JURY DEMAND – as “*RELATOR*” for other sovereign American People as coinciding State and National victims of those individually named CRIMINALLY ACCUSED *insurrectionists* and *domestic terrorists*.

DESCRIPTION OF THE INCLUSIVE EXHIBIT; and
REASONING IN SUPPORT OF “SERVICE OF PROCESS” TO BE CARRIED OUT
BY THE U.S. MARSHALS SERVICE

13. **EXHIBIT A** (1 page) is a STANDARD FORMS (Form USM-285) used by the U.S. MARSHALS SERVICE to execute legal “*service of process*” upon countermanding parties by typical delivery of formal Court *subpoenas* and initiating case “*complaints*” or other important documents. The page presented is listed in the filings appearing on the “PROOF OF SERVICE” listing the instant filings along with this instant “MOTION FOR CERTIFICATION OF SERVICE OF SUBPOENA AND COMPLAINT BY U.S. MARSHALS WITHOUT PREPAYING FEES OR COSTS”.

SUMMARY ARGUMENT

14. BENEFICIARY repeats paragraphs 1-13 above as if reiterated again herein verbatim.
15. For the stated reasons of the above "INCORPORATED SUMMARY OF THE CIRCUMSTANTIAL FACTS" presented herein, BENEFICIARY David Schied should be entitled to proceed with this case as an "E-Filer" while executing "*Service of Legal Process*" upon the TRUSTEE through the U.S. Marshals Service, without payment of "*servicing*" costs and fees.

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

16. By the conditions listed in the paragraphs above, BENEFICIARY David Schied certifies as a matter of FACT and a matter of sworn TRUTH by the accompanying "MOTIONS" and "EXHIBITS," that by life circumstances beyond his control and no fault of his own, he is a *crime victim*, both of a criminal eviction and by a "*conspiracy to deprive of rights under color of law*". Further, BENEFICIARY has long been a persistent and "TARGETED" political victim of a totally broken and corrupt "*government*" bureaucracy otherwise meant to be functioning under the auspices of having affirmative Oaths and fiduciary duties mandating the supply of services to the disabled, for actual purposes of maximizing BENEFICIARY's personal independence, and his living within the Least Restrictive Environment ("LRE"), with certain "*accommodations*" owed by the named "TRUSTEES" under the AMERICANS WITH DISABILITIES ACT that, **to date, were never honored, but instead, were exploited by dishonorable DISCRIMINATORY and CORRUPT RACKETEERING acts**. (Bold and underlined emphasis added)
17. As such, BENEFICIARY's instant "MOTION" to this ARTICLE III COURT OF RECORD should be honored, allowing BENEFICIARY to proceed with his instant filings listed in the

accompanying "PROOF OF SERVICE TO THE U.S. DISTRICT COURT FOR SOUTH DAKOTA", as well as proceeding with all future filings of documents related to this case as an "E-Filer", by way of the U.S. MARSHALS SERVICE providing the needed "legal service of process" upon the named TRUSTEES "*without payment for fees and costs*".

Respectfully submitted,

/s/ David Schied

Dated: 6/7/21

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