

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

Civ. No. 21-cv-5035

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

JUDGE _____

v.

U-HAUL INTERNATIONAL, INC.

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

BENEFICIARY's
MOTION FOR INDIGENT AND DISABLED FILER TO AVOID EXPENSIVE COPY
AND MAIL COSTS BY WAIVER AS A CM/ECF "E-FILER"
on Case Involving
"CIVIL RIGHTS" and civil **"RICO"** Violations

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

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

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

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

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JURISDICTION AND VENUE

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

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

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

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

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

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

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 ...” 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 *seditionous* 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. Again, the backdrop for this instant federal case against TRUSTEE “U-HAUL INTERNATIONAL, INC.” is entirely SEPARATE from another case 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*”.

4. It is important to recognize that BENEFICIARY’s accompanying MOTION TO PROCEED IN DISTRICT COURT WITHOUT PREPAYING FEES OR COSTS... includes references to an online accounting to an “Article III Court of Record” and numerous other publicly posted case histories in digitized paper documents and video documentaries covering much of this past decade. Still, BENEFICIARY has also retained nearly seventy (70) boxes of hardcopy “*original*” EVIDENCE proving the depth and breadth of the above-referenced *RICO* crimes, *insurrection*, and *domestic terrorism* of many named *seditionous* and *treasonous* government *usurpers* dating back to 2003, as witnessed in testimony by many scores of sworn, notarized common law AFFIDAVITS that have all been furnished to the endless bureaucratic hierarchy of *seditionous* and *treasonous* government *usurpers* (and their “*representative*” BAR member attorneys) along with the FACTS – as set forth formally in numerous previous (both “*civil*” and “*criminal*”) “COMPLAINTS” and “MOTIONS” – none of which have been recognized or addressed as matters of FACT by any of these “*insurrectionists*” and “*domestic terrorists*”, who have neither rebutted nor challenged those facts with any countermanding sworn affidavits or facts.
5. **This eighteen (18) years of compiled EVIDENCE** then, whether found in paper or digital RECORDS and though conveniently “*stricken*” or repeatedly “*dismissed*” and subsequently discarded by these *seditionous* and *treasonous* government *usurpers*, nevertheless **has been preserved as the NAKED TRUTH about these *insurrectionists*’ and *domestic terrorists*’ actual criminal involvement in multi-tiered CONTINUING FINANCIAL CRIMES ENTERPRISES** and working through complex *domestic terrorists* networks characterized by “*chain conspiracy*” and “*wheel conspiracy*” designs – most, if not all heavily involving

attorneys as STATE and NATIONAL private club “BAR” members – **undermining the sovereign American People’s original, *de jure*, sacrosanct government of a CONSTITUTIONAL REPUBLIC.** (Bold and/or underlined emphasis added)

6. Equally important to recognize, is that the institutionalized hierarchies of these individualized agents of inexplicably intertwined RICO conspiracies and *domestic terrorist* networks hierarchically organized at both STATE and UNITED STATES levels, lend themselves to being fairly “*served*” by BENEFCIARY with the upcoming litany of court documents in that other case, in similar hierarchical fashion at the STATE and UNITED STATES levels at minimum. This is why, in that other case, although BENEFCIARY David Schied had previously filed his “BENEFCIARY’S MOTION TO FILE DECLARATIONS AND SERVICE “ON ADVERSE PARTY CONSTITUTING NOTICE TO OTHER PARTIES” UNDER RULE 5 OF FRCP AND BENEFCIARY’S MOTION FOR INDIGENT AND DISABLED FILER TO AVOID EXPENSIVE COPY AND MAIL COSTS BY WAIVER AS A CM/ECF E-FILER”, those filings have yet to be properly “*approved*” by ORDER of the assigned “*senior judge*” of that case, Lawrence Piersol, for some reason. Therefore, this instant filing of BENEFCIARY’S MOTION FOR INDIGENT AND DISABLED FILER TO AVOID EXPENSIVE COPY AND MAIL COSTS BY WAIVER AS A CM/ECF “E-FILER” is **not redundant**. (Bold and/or underlined emphasis added)

7. In that other case, individuals or groupings of named co-criminal conspirators / government usurpers / seditious and treasonous insurrectionists and domestic terrorists named – who are neither identified as “*principals*” nor “*agents*” of the of the STATE or UNITED STATES but nonetheless identifying themselves as private LICENSED CORPORATE FRANCHISES doing business by jurisdiction of the STATE and/or the UNITED STATES – may just as easily be served either by the STATE OF MICHIGAN through its OFFICE OF ATTORNEY

GENERAL, as the “*chief law enforcement*” of the STATE; or by the UNITED STATES through its OFFICE OF THE U.S. ATTORNEY GENERAL and/or OFFICE OF THE U.S. ATTORNEY for the EDM region.

8. The same might be true of this case, with BENEFICIARY naming all of the “*principals*” and “*agents*” of TRUSTEE U-HAUL INTERNATIONAL, INC. that he has had to contend with over the course of the early months of 2021, proposing to have each served, one-by-one. However, in this case, BENEFICIARY is magnanimously attempting to make this easier for handling by consolidating all of these “*principals*” and “*agents*” under the doctrine of “*respondeat superior*”¹, while reserving the Right to amend his “ORIGINAL COMPLAINT” in the event any crooked BAR attorneys wish (by such as “*summary disposition*” motion) to claim that “*conspiracy to deprive of rights*”, “*conspiracy to fraud*”, or other two-tiered (i.e., “*predicate*” and “*secondary*” RICO acts) cannot be considered by this federal Court with only a single (albeit “CORPORATE”) “TRUSTEE” being named as “*the Accused*” civil Counter-Claimant / Respondent and Criminal Perpetrator.
9. Finally, and most importantly to recognize from the accompanying filing of “BENEFICIARY’S MOTION TO PROCEED IN DISTRICT COURT WITHOUT PREPAYING FEES OR COSTS: WITH ACCOMPANYING COMPLETED ‘APPLICATION’ FOR THE SAME,” is that – as

¹ A common law term describing these successively higher levels of administrative authority is “*respondeat superior*”, which was established in seventeenth-century England to define the legal liability of an employer for the actions of an employee. The doctrine was adopted in the United States and has been a fixture of agency law. It provides a better chance for an injured party to actually recover damages, because under *respondeat superior* the employer is liable for the injuries caused by an employee who is working within the scope of his employment relationship. **The legal relationship between an employer and an employee is called *agency*. The employer is called the *principal* when engaging someone to act for him. The person who does the work for the employer is called the *agent*.** The theory behind *respondeat superior* is that the principal controls the agent’s behavior and must then assume some responsibility for the agent’s actions. **NOTE: The terms “*principal*” and “*agent*” are words that may appear frequently throughout this text. When they appear, it is likely to be in the same context and meaning as explained here as this “*respondeat superior*” type of liability relationship.** (Bold emphasis)

matters of FACT – there exists a plethora of EVIDENCE and ARGUMENTS to show that, BENEFICIARY David Schied has managed somehow to thus far *survive* nearly two decades of formal legal battles and documentary storytelling against certain spotlighted government *usurpers*, corrupt *racketeers*, seditious and treasonous *insurrectionists* and *domestic terrorists*.

10. Further – for the simple reason that he has *survived* this long in a CANCEL CULTURE environment aimed particularly against “*white*” males, and because he has fought back against those residing in the EDM and beyond who are politically empowered and have long been exercising CRITICAL RACE THEORY (“CRT”) and unconstitutional strategies for illicitly forcing the social attainment of what the new U.S. PRESIDENT now promises to be instituting nationally as “*RACIAL EQUITY*” – **BENEFICIARY David Schied has become a “*targeted individual*” for an alleged ATTEMPTED MURDER; and thereafter deprived of his Rights as a Disabled American, and eventually criminally “*evicted*” from the only home he has known and paid for diligently this past nearly nine (9) years... to be thrown out by life and death threat of gunpoint, in the dead of blizzardly weather, during a national *CORONAVIRUS* pandemic, and during an “*eviction moratorium*” long-established by the criminal insurrectionists and domestic terrorists the TRUMP ADMINISTRATION, the USDHHS, the CDC, and ultimately, by the UNITED STATES CONGRESS.** (Bold emphasis)

SUMMARY OF THE INSTANT MOTION WARRANTING
“GOOD CAUSE” FOR GRANTING BENEFICIARY AN “E-FILING” STATUS

11. 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 “SUMMARY OF THE INSTANT COMBINED MOTIONS...” 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 seeditious “*cancel culture*” insurrectionists and treasonous domestic terrorists operating unconstitutionally as government imposters.
12. Where this instant “SUMMARY OF THE INSTANT MOTION...” picks up then, is at the point (around September 2020) when BENEFICIARY was being “*re-targeted*” by named insurrectionists and domestic terrorists for eviction from his rented home of the previous eight (8) years, as it was being carried out by all named members of the “STATE BAR OF MICHIGAN” in conjunctions with its *principles* and *agents* implanted in both LOCAL/STATE and FEDERAL “*district*” courts and appearing to be using the “COVID-19 pandemic” as a convenient but tortuous means for denying BENEFICIARY David Schied his constitutional guarantee to “*access*” the courts and to constitutional “*due process*”.
13. The FACTUAL details of what exactly occurred were meticulously and timely RECORDED; first by numerous fully detailed formal filings of *letters* and *complaints* throughout the structured hierarchies being operated by the named insurrectionists and domestic terrorists with criminal GROSS NEGLIGENCE and OFFICIAL MALFEASANCE. Subsequently, while acting in fear of his life and under life-threatening danger of being criminally evicted by a

consortium of those insurrectionists and domestic terrorists acting in “*wheel conspiracy*” and “*chain conspiracy*” fashions, BENEFICIARY next incorporated third party *witnesses* and RECORDED phone conversations to memorialize the furtherance of these criminal acts as they were successfully executed to the point of leaving BENEFICIARY situationally “*HOMELESS*” and a REFUGEE fleeing from the unending terrorism overrunning the STATE OF MICHIGAN and forcing BENEFICIARY to seek asylum in another STATE (OF SOUTH DAKOTA) altogether.

14. The factual details of these terrorist events – for which no type or amount of “*government immunity*” may be legitimately claimed by any of the insurrectionists and domestic terrorists – were also RECORDED in the following formally DATED sets of documents, which BENEFICIARY David Schied bound and attached as substantive “*EXHIBITS*” to that other previous case filing, as he was filing (in that referenced OTHER previous case) as “*RELATOR*” for other sovereign American People as other State and National victims of these *insurrectionists and domestic terrorists*:

- a) EXHIBIT #1 (1 page) – Hand-delivered (1/4/21) date-stamped “PROOF OF SERVICE” to the STATE OF MICHIGAN’s and its “*continuing financial crimes enterprise*” otherwise operating under the misleading auspices of being the “*52-1 DISTRICT COURT*”;
- b) EXHIBIT #2 (4 pages) – USPS-delivered (1/12/21) “PROOF OF SERVICE” mailed (1/5/21) to the named *insurrectionists and domestic terrorists* of the U.S. DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN otherwise operating as so-called “*Clerks*” and “*Judges*” for the *UNITED STATES OF AMERICA*.
- c) EXHIBIT #3 (48 pages) – (Listed as a line item in EXH #2) USPS-delivered (1/12/21) formal FEDERAL Court filing that was captioned, “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", as mailed (on 1/5/21) to the insurrectionists and domestic terrorists of the U.S. DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN otherwise operating as so-called "Clerks" and "Judges" for UNITED STATES OF AMERICA.

- d) EXHIBIT #4 (78 pages) – USPS-delivered formal FEDERAL Court filing that was captioned, "NOTICE OF 'DEFAULT JUDGMENT', COMMON LAW 'CRIMINAL COMPLAINT', 'LEDGER OF DAMAGES', AND COMMON LAW 'WRIT OF ERROR CORBUM [sic] 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", as mailed (on 2/19/21) to the insurrectionists and domestic terrorists of the U.S. DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN. Importantly, this document contains the RECORDED FACTS surrounding instant allegations of CRIMINAL MALFEASANCE and CONSPIRACY TO DEPRIVE OF RIGHTS UNDER COLOR OF LAW committed by **Kinikia Essix** as "Clerk of the Court", and **Victoria Roberts** as "Senior Judge" principal and agent(s) for the UNITED STATES OF AMERICA.
- e) EXHIBIT #5 (4 pages) – "AFFIDAVIT OF TRUTH of David Schied" – This Affidavit, sworn recently before a STATE notary in Michigan on 2/19/21, attests to the authenticity and truthfulness of the documents listed above, as well as other documents. It explains, in part, how – as a direct result of the affirmative CRIMINAL acts of the insurrectionists and

domestic terrorists acting tortuously in both their private and public capacities, they discriminated against, retaliated against, and caused great personal “*life-threatening*” injury against BENEFICIARY by having forcibly threatened him to the point of then causing him to be EVICTED from his home, without ADA “*accommodations*”, without “*access*” to either STATE or UNITED STATES courts, in the dead of Winter and just after a blizzard with deep snow, during a national COVID-19 pandemic, and in criminal violation of both STATE and UNITED STATES eviction moratoriums.

THE REASONING WARRANTING BENEFICIARY BEING GRANTED E-FILING STATUS
– AS BASED UPON THE FOLLOWING FACTUAL ACCOUNTING –
SUPPORTED BY SWORN, NOTARIZED AFFIDAVIT(S) OF TRUTH, AND OTHER
COMPELLING EVIDENCE

15. As just the most recent of nearly nineteen (19) years of well-documented criminal events carried out against BENEFICIARY by the sedition and treasonous insurrectionists and domestic terrorists – as also supported by the EVIDENCE presented by aforementioned referenced *EXHIBITS 1-5* submitted in that previous case still PENDING with “*Senior Judge*” Lawrence Piersol in the USDC FOR THE DISTRICT OF SOUTH DAKOTA –named insurrectionists and domestic terrorists, as all being conspiring members of the STATE BAR OF MICHIGAN, *seditionously* and *treasonously* abused their power and authority as STATE-licensed “*court officers*” to first threaten BENEFICIARY with the force of physical gun violence, then to force BENEFICIARY into HOMELESSNESS (on 2/22/21) by fear of losing his life and all of his medicines, disability items, and every other of his worldly possessions. (See the “AFFIDAVIT OF TRUTH” below and on the next page for further reference.

David Schied – REFUGEE now fleeing racketeering, insurrection and domestic terrorism that has overtaken the sovereign People’s government of the STATE OF MICHIGAN
 Address: HOMELESS as of 2/13/21; as a CRIME VICTIM without STATE or UNITED STATES intervention, “accommodation” or assistance to one certified as “totally and permanently disabled” (248) 974-7703

AFFIDAVIT OF TRUTH
 of David Schied

1. I certify that I am an American born man with full mental capacity to be making the statements herein in good faith knowledge and belief that the Statements made herein are the Truth.
2. I also certify that in March 2018 I was rendered incapacitated by disease, and as a result my two legs and seven of my fingers were amputated in May 2018 in order to save my life. I have since been certified by doctors and the government as a “totally and permanently disabled” quadriamputee.
3. On January 5, 2021, as the named “Beneficiary” shown above, I submitted the above-captioned case to the federal Court for proper filing of an “Emergency Motion to Expedite and Emergency Motion for Immediate Temporary Declaratory and Injunctive Relief” for this case to be fast tracked because I was in fear of losing my life and all of my worldly possessions to the corrupt proceedings of the Trustees of the local 52-1 District Court. My filings were seeking a lawful address in an ARTICLE III Court of Record because I was being criminally victimized by the named “co-Trustees” who were illegally evicting me from my home, which I had paid every month to live in since 2012, even during the six month period in which I had been rendered incapacitated and recovering from having amputations to all of my body quadrants.
4. The eviction proceedings against me were being persistently carried out *criminally* in spite of a federal “eviction moratorium” prohibiting such action under criminal penalties for violation.

These proceedings against me were also being carried out in spite of my fulfilled the requirements of federal guidelines for furnishing the landlord(s) a sworn “Declaration” signifying my qualifications for federal protections under that eviction moratorium.

5. I had also constructed a 237-page document captioned as an original “COMPLAINT...” with the intent of filing it once the above-referenced “Emergency Motion...” is processed. That document is captioned, in abbreviated part, as “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...”
6. When I had originally submitted the “Emergency Motion to Expedite...” to the Federal court in Detroit, I did so while properly completing a formal “Application to Proceed in District Court Without Prepaying Fees or Costs” because I qualify as a “pauper” that needed access to the federal court on the eviction case that I had removed from the local district court in Novi that was proceeding against me illegally.
7. In good faith effort to comply with federal and local court rules to call the federal judge to action, my “Application to Proceed...” without payment of fees and costs was accompanied by a separate “Motion for Certification of Filing in ‘Forma Pauperis’ Standing”.
8. My filings to the federal court, which are “on record” as having been “received” and “entered” by the federal court on 1/5/21, referenced three other filings to also be filed along with the above-referenced “Original Complaint”, which are named as follows below:
 - 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 FRAILTY’, 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)
9. The content of all three of the named documents of past and future filings as listed above represent a plethora of extensive professional research into both FACTS and LAWS, being all supported by the verified research of other witnesses, legal professionals, and research scholars.
10. Just one day prior to submitting all of the above-referenced documents to the federal court, on 1/4/21, I had a third party formally “serve” both the landlord(s), through their attorney, and the lower 52-1 District Court, with three formal documents. The first was a “Notice of Removal” as provided to the 52-1 District Court. The second was a “Notice of Removal to the District Court of the United States” as provided to the U.S. District Court in Detroit, Michigan. The third document was a “Proof of Service” certifying the delivery of all three of these documents. In fact, the Clerk of the 52-1 District Court date-stamped all three of these documents as having on 1/4/21 been formally “received”.
11. The three date-stamped documents served to the 52-1 District Court were also “served” with the other documents listed above to the federal District Court. In addition, a separate “Proof

of Service" listing all of these documents was mailed "Priority Mail" and "Certified" with both "Tracking" and a "Return Receipt" card as proof of delivery of all of these documents to the federal court by the "date of mailing" on 1/5/21.

12. In the nearly six (6) weeks that followed the above mailing to the federal court, I telephoned the federal district court with third party witnesses monitoring the phone conversations and/or carrying out inquiries about the status of my filings on my behalf. In these calls, we found out the following as matters of fact:

- a) that both my mail tracking and the federal clerks' statements reveal that the mail was signed for on 1/12/21 and the clerks "received" and "entered" my documents into the database system on 1/15/21;
- b) that the federal court clerks and staff of case managers and judges are only "processing" documents once weekly, because the federal court in Detroit is technically "closed" due to the nationwide *Coronavirus Pandemic*.
- c) that not all of the clerks of the court were interpreting what they saw in the federal court database in the same way, as one clerk insisted that the mail was actually "received" and "entered" on the same day that I had first mailed it, on 1/5/21; while another explained that when the documents were received and entered on 1/15/21 that it was backdated into the database according to the date it was mailed out by me.
- d) that the policy and procedure for document handling was to immediately date-stamp the documents upon opening the envelopes, with the date being stamped in accordance with the date of mailing; then the documents were scanned into the database and, whenever the next day was that these federal employees were again in office (i.e., once weekly) they were mailed back to the litigant as the original sender.
- e) That by 1/15/21, after scanning the documents I had sent, the digital "files" were sent to the "judge's chambers", while the original date-stamped documents I had mailed were supposedly mailed back to me. The judge assigned to my case on 1/15/21 was deemed to be Victoria Roberts.

13. In spite of the above-related facts about the handling of my original documents of filing with this federal court in Detroit, as of the date of my drafting this instant Affidavit on 2/19/21, for some reason I have never received the date-stamped original documents that were registered as received and entered more than a full month ago.

14. Prior to mailing in all of the above-referenced filings on 1/5/21 to the federal court, one of the witnesses to the phone conversations had established a PACER account for the purpose of monitoring and accessing all of the files that were supposedly scanned and "entered" into the database by the clerks. Recorded conversations and computer screen shots of that PACER account reveal that only visible change to that PACER account occurred around 1/15/21 when a "case number" was found; but that as of the date of my drafting this instant Affidavit on 2/19/21, none of the documents I had mailed to the federal court on 1/5/21 have shown themselves on PACER to become accessible or verifiable as actually "entered" into the court database and case record.

15. Accompanying this instant Affidavit and/or accessible by reference and request, is a document filed with the federal court as mailed "Priority Mail" with "Tracking" on 2/19/21. This document is captioned, "Notice of Default Judgment, Common Law 'Criminal Complaint,'

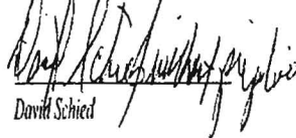
'Ledger of Damages,' and Common Law 'Writ of Error Coram Nobis' in opposition to Prima Facie Evidence of Criminal Fraud and Conspiracy to Deprive of Rights Involving Judicial 'Usurpers' as All Bonded Members of the State Bar of Michigan Crime Syndicate'.

16. The document referenced in the paragraph immediately above here contains seventy-seven (77) pages of factual Statements and verifiable scanned and embedded images of documents that fully support the timeline, the facts, the patterns of criminal conduct of the "co-Trustees", the accounting for the "damages" incurred to me as a federal whistleblower – as well as to the public at large, being American taxpayers defrauded by these co-Trustees' massive breach of constitutional "Trusts" sworn by fiduciary Oaths and Duties of offices by each – and the means by which these "Claims of Damages in Commerce" have been calculated and been publicly "Noticed" and openly communicated to these co-Trustees through the services of third-party notaries doing formal "Presentments", and by way of my own Common Law "Constitutional Citations" as forms of accounting "Ledgers".

17. The 77-page document referenced in two paragraphs above here also contains both Statements and embedded Evidence pertaining to the public reporting of felony federal crimes, both against me and/or witnessed by me. The purpose of this instant signed and notarized Affidavit is to both verify and validate that the entire contents of that 77-page formal court filing is true, accurate, complete, and verifiable as correct to the best of my knowledge and belief.

18. I am issuing all the Statements above willingly and honestly as each statement I am referencing herein are true, accurate, complete, and verifiable as correct to the best of my knowledge and belief.

The above Statements are subscribed and sworn by me herein as verified below:


David Schied

Dated: 2/19/21

STATE OF MICHIGAN)
 ss
COUNTY OF OAKLAND)

On this day, before me Travis South, David Schied, personally appeared me; and known to me (or satisfactorily proven) to be the person whose name is subscribed within this Affidavit of Truth, swore and subscribed before me this day February 19, 2021.

My Commission expires on 04/29/2022


NOTARY PUBLIC

TRAVIS S. SOUTH
NOTARY PUBLIC - MICHIGAN
CLINTON COUNTY
MY COMMISSION EXPIRES 04/29/2022
ACTING IN OAKLAND COUNTY

16. The “77-page document” (marked above as EXH. #4 from that OTHER case) referenced further above details about how BENEFICIARY David Schied was able to RECORD the conspiracy of criminal acts that took place once he formally “filed” the documents (i.e., see the referenced OTHER case as EXH. #1, EXH. #2 and EXH. #3) of his latest of many “federal” court cases seeking remedy in the EASTERN DISTRICT OF MICHIGAN.
17. The documents – constructed with documentary EVIDENCE embedded right into the pages as pictured digital graphics of supporting original sources – memorializes the FACTS about how and when the following summary of events actually took place (January-February 2021) to criminally deprive BENEFICIARY of constitutional “access” to the named *insurrectionists* and *domestic terrorists* operating the Continuing Financial Crimes Enterprise otherwise known as the “UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN”; having done so just after BENEFICIARY had meticulously documented the FACTS about how, during the previous months (September 2020 through January 2021), another Continuing Financial Crimes Enterprise (operated by the named criminals, the “STATE OF MICHIGAN” and the “52-1 DISTRICT COURT”) had done similarly to deprive BENEFICIARY of his constitutional “right to access” the STATE court as it railroaded its “eviction proceedings” against BENEFICIARY.

See images next 2 pages

Approved: 8040 Original - Court 2nd copy - Defendant 3rd copy - Plaintiff

STATE OF MICHIGAN JUDICIAL DISTRICT JUDGMENT LANDLORD-TENANT CASE NO. 20-C04894 LT

48150 Grand River Ave. Novl MI 48374 248-905-6160

Plaintiff: Donald A. Thorpe and Ann Oshar
 Defendant: David Babbed, and all occupants

THE COURT FINDS:
 by hearing default consent

For a default or other entry, the default judgment shall not be entered except as provided by the Enforcement Code Rules Act.

POSSSESSION 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 for possession _____
 b. Other money due _____
 c. Costs _____
 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.
 c. An immediate order of eviction shall be entered pursuant to MCL 800.5744(2).
 6. The defendant may be liable for money damages after moving if equitable rent is owed or if there is damage to the property.
 8. 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 serve instead of a judgment, is entered as follows:
 Damages \$ _____
 Costs \$ _____
 Total \$ _____

10. THE COURT FURTHER ORDERS:
 12-28-2020

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 1/14/2021 10 days after judgment. You may want legal help.

MCR 4.201(f) was explained to the parties.

CERTIFICATE OF MAILING: I certify that on this date I served a copy of this judgment on the parties or their attorneys by first-class mail addressed to their last-known addresses pursuant to MCR 2.107(C)(2).
 12-28-2020

Approved: _____
 Date: _____
 Plaintiff's Attorney: _____
 Defendant's Attorney: _____

DO NOT WRITE JUDGMENT, LANDLORD-TENANT MCL 888.8764, MCR 4.201(F)(C)(2)

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 12/28/20

U.S. POSTAGE MONEY ORDER
 48374 \$ 000.50
 22 1/2
 4801403281 050 22 2020

ENVELOPE FRONT

4837752425 R062

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

ENVELOPE BACK

nity to give the reasons why you feel you sho
 I you.
 Without a trial and money judgment may be e

Count clerk

GET HELP

The document must be sealed

("railroaded") hearing. (See below and on the next page for the "Devil in these details")

Callout Box 1 (Top Right): 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.

Callout Box 2 (Bottom Right): 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.

Document Annotations:

- Handwritten note: "RECEIVED 12/21/20" with an arrow pointing to a date stamp on the summons.
- Handwritten note: "David Schabel and all other occupants NOV. 18, 2020" with an arrow pointing to a date stamp on the summons.
- Handwritten note: "RETURNED BY MAIL 20 DEC 2020" with an arrow pointing to a date stamp on the return of service.
- Handwritten note: "12/9/2020" with an arrow pointing to a date stamp on the summons to appear.
- Handwritten note: "HOW TO GET HELP" with an arrow pointing to a section of the summons to appear.

18. Below is a summary of the actual *civil* and *criminal* events that were both previously RECORDED and REPORTED – to the named *insurrectionists* and *domestic terrorists* of the U.S. DISTRICT COURT and to the U.S. MARSHALS SERVICE in the EDM, at the time these events were taking place between January and February 2021 – which effectively CRIMINALLY deprived “totally and permanently disabled quad-amputee” as

BENEFICIARY of constitutional “access” to the “federal” Court under color of law, and denied him any other form of common law remedy, as follows:

- a) On 1/5/21, BENEFICIARY “filed” by mailing an “EMERGENCY MOTION TO EXPEDITE” with other documents listed in *EXHIBIT #2* (of that OTHER Case No. 21-5030) making clear that these named *insurrectionists* and *domestic terrorists* were scheming to illegally evict BENEFICIARY during an eviction moratorium, offering clear EVIDENCE that the named *insurrectionists* and *domestic terrorists* involved in these criminal events were STATE BAR OF MICHIGAN crime syndicate members who had been joined by a judicial usurper from 52-1 DISTRICT COURT named **Travis Reeds**.
- b) Throughout this time and for the preceding months, BENEFICIARY had been in correspondence with other victims of other named *insurrectionists* and *domestic terrorists*, each with their own horror stories and at least one other sworn, notarized AFFIDAVIT testifying about their experiences in the CHARTER COUNTY OF WAYNE and the EDM. **BENEFICIARY had made arrangements with one other person to open a PACER account in BENEFICIARY’s name so to monitor if and when the named *insurrectionists* and *domestic terrorists* of the USDC-EDM were to actually place his “federal filing” formally into the “court record”. Anticipating the possibility, if not the likelihood, that the named *insurrectionists* and *domestic terrorists* of the USDCEDM would be too derelict and/or criminally malfeasant and grossly negligent to properly register his documents into the UNITED STATES’ compulsory electronic filing system. BENEFICIARY worked with these “federal witnesses” on a backup plan of RECORDED phone calls with the named *insurrectionists* and *domestic terrorists* operating the “OFFICE OF THE CLERK OF THE COURT” as an alternative for establishing a verbal RECORD of the actions being carried out behind their “closed”**

doors (purportedly “*closed*” due to the COVID pandemic) **precluding BENEFICIARY otherwise being provided with date-stamped cover pages of all of his filings mailed to this criminal “*enterprise*” on 1/5/21.**

- c) “*Tracking*” on the package mailed to these named *insurrectionists* and *domestic terrorists* at the USDCEDM shows it was delivered on 1/12/21; yet in the days that followed, all that was found in PACER was EVIDENCE showing – as supported by the aforementioned “*WITNESSES*” – that the only thing these named *insurrectionists* and *domestic terrorists* had done was to assign a case number to BENEFICIARY’s family name of “*Schied*”.
- d) Therefore, in late January 2021 and again in early February 2021, RECORDED telephone calls were initiated by BENEFICIARY and his witnesses to the named *insurrectionists* and *domestic terrorists* operating at the “*OFFICE OF THE CLERK OF THE COURT*”. In these calls, the agents of principal Kinikia Essix readily identified the newly opened “*case number*” as 21-MC-50051 and the “*judge assigned to the case*” was identified as Victoria Roberts.
- e) However, as what BENEFICIARY had only later come to find out, while **Victoria Roberts** was in fiduciary custody of BENEFICIARY’s “*EMERGENCY MOTION TO EXPEDITE...*”, the mainstream media of national news was reporting that “*judge*” **Victoria Roberts had become the very first “*judge*” to notify the new U.S. PRESIDENT Joe Biden of her VACATING that position as judge, to award herself the position of instead becoming a “*senior judge*”, being a conflict of interest with her fiduciary OATH and DUTY to service BENEFICIARY’s “EMERGENCY MOTION...”. Besides being a clear violation of BENEFICIARY’s rights under the AMERICANS WITH DISABILITIES ACT. These publicly RECORDED actions of Victoria Roberts also constitute criminal gross negligence and malfeasance – being “*bad behavior*” in office**

– and warranting **IMPEACHMENT** of her entitlement to “*lifetime employment*” as a “*federal judge,*” and a return of the sovereign People’s payment for this outrageous breach (i.e., “**FALSE CLAIM**”) of fiduciary OATH and DUTY to the “*independence*” of the judiciary. (See graphic proofs below) (Bold emphasis added)

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	Mid

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 type="checkbox"/> Agent <input type="checkbox"/> Addressee</p> <p>B. Received by (Printed Name) C. Date of Delivery</p> <p>D. Is delivery address different from Item 1? <input type="checkbox"/> Yes <input type="checkbox"/> No If YES, enter delivery address below:</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>3. Service Type <input type="checkbox"/> Priority Mail Express® <input type="checkbox"/> Registered Mail™ <input type="checkbox"/> Adult Signature <input type="checkbox"/> Registered Mail™ <input type="checkbox"/> Adult Signature Restricted Delivery <input type="checkbox"/> Registered Mail Restricted Delivery <input checked="" type="checkbox"/> Certified Mail® <input type="checkbox"/> Return Receipt for Membership <input type="checkbox"/> Certified Mail Restricted Delivery <input type="checkbox"/> Return Receipt for Information™ <input type="checkbox"/> Collect on Delivery <input type="checkbox"/> Return Receipt for Information™ <input type="checkbox"/> Signature Confirmation™ <input type="checkbox"/> Signature Confirmation™ Delivery</p>
<p>2. Article N</p> <p>7018 1</p> <p>RR 0103</p>	<p>Domestic Return Receipt</p>

NO “DATE OF DELIVERY”, RED POSTAL STAMP, or TRACKING BAR CODE

Biden Immediately Gets First Judicial Vacancy to Fill — And Many More Are Likely to Follow

COLIN KALMBACHER Jan 26th, 2021, 4:12 am



“Judge” Victoria Roberts knew long before accepting her federal “assignment” on 1/15/21 of BENEFICIARY’s “EMERGENCY MOTION TO EXPEDITE...” that on 2/24/21 she would surrender her “regular active service” and take the position of “senior judge” of the USDCEM. This PROOF clearly shows that “judicial usurper” Roberts had notified PRESIDENT Biden and the national news less than a week after her acceptance.

Less than an hour after taking office, President Joe Biden was gifted an opportunity and a test in the form of a federal judicial vacancy.

“February 24, 2021 will be my last day in regular active service as a United States District Judge for the Eastern District of Michigan,”
Victoria A. Roberts wrote in a brief letter sent Wednesday. “I intend to continue to provide judicial and administrative services as a Senior Judge under 28 U.S.C. §371(e)(1) and the Rules of the Sixth Circuit for Certification of Senior Judges. It has been my honor to serve.”

Under the above cited statute, federal judges are allowed to step back from daily duties and half-retire in a sense by taking on “senior” status—which opens up a judicial vacancy while allowing the pseudo-retired judge to occasionally adjudicate cases. Unlike most workers in the United States, judges who retire in this manner “receive an annuity equal to the salary” they previously received “during the remainder of [their] lifetime.”

“With respect, I congratulate you on your election as the 46th President of the United States, and **Kamala Harris** on her election as Vice President,” the 69-year-old Bill Clinton appointee added.

Judicial reform advocates seized upon the news.

“I can’t imagine that Judge Roberts’ letter was written in a vacuum, and I have to believe the Biden administration knew it was coming,”
Gabe Roth, executive director of non-partisan advocacy organization Fix the Court told Law&Crime. “If I were advising the president, I’d have had a nominee named by the end of the day, as a signal that the administration is taking judicial vacancies with the utmost seriousness.”



UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF MICHIGAN
THE OSKAR LEVIN UNITED STATES COURTHOUSE
231 WEST LAFAYETTE BLVD
DETROIT, MICHIGAN 48226

CHAMBERS OF
VICTORIA A. ROBERTS
UNITED STATES DISTRICT JUDGE

January 20, 2021

(313) 234-5230
FAX (313) 234-5483

President Joseph R. Biden, Jr.
The White House
1600 Pennsylvania Avenue
Washington, DC 20500

Dear President Biden:

February 24, 2021 will be my last day in regular active service as a United States District Judge for the Eastern District of Michigan. I intend to continue to provide judicial and administrative services as a Senior Judge under 28 U.S.C. § 371(e)(1) and the Rules of the Sixth Circuit for Certification of Senior Judges. It has been my honor to serve.

With respect, I congratulate you on your election as the 46th President of the United States, and Kamala Harris on her election as Vice President.

Sincerely,

Victoria A. Roberts
Victoria A. Roberts

cc: Honorable John G. Roberts, Jr., Chief Justice of the United States
Honorable R. Guy Cole, Jr., Chief Judge for the Sixth Circuit Court of Appeals
Honorable Denise Page Hood, Chief Judge for the Eastern District of Michigan
James C. Duff, Director, Administrative Offices of U.S. Courts
John S. Cooke, Director, Federal Judicial Center
Marc Theriault, Sixth Circuit Executive
Kintkia Essix, Clerk of the Court
Carol Selren, Chief, Judges Compensation and Benefits Branch
Senator Deborah Stabenow
Senator Gary Peters

19. 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 USDC-EDM 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 BENEFICIARY's 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".** This federal clerk asserted that the filing was "*entered*" on 1/15/21 and backdated as postmarked to 1/5/21. **She also stated that the "EMERGENCY MOTION TO EXPEDITE ..." was then (on 1/19/21) PENDING a hearing to be scheduled by the "judge's chambers" as assigned to "district judge" Victoria Roberts. Further, even though this clerk identified on the RECORDED phone line that this "EMERGENCY MOTION TO EXPEDITE ..." was "*on the docket*", neither before nor after that call was this "*docket filing*" to be found in PACER, suggesting some inappropriateness in recordkeeping on the part of *principal* ("*Clerk of the Court*" for the EDM, Kinikia Essix) and her agents, which have been listed as "**DOES**" so far in that OTHER case. (Bold and underlined emphasis added)**

20. On or about 1/31/21, a WITNESS had telephoned the Court Clerk's office for the USDC-EDM and reported back to BENEFICIARY on a *recorded* telephone call, that the Clerk had reported having "*entered*" the filings into the USDC database on 1/15/21, backdating the documents to the "*date of mailing*" as the official "*filing date*", and had subsequently delivered

BENEFICIARY's filings to the "*judge's chambers*" of Victoria Roberts; but that **still NO PROCESSING of the filings had yet been conducted on any of the "EMERGENCY MOTION TO EXPEDITE..." documents.** This WITNESS stated (as recorded) that when confirming in PACER what the Clerk had stated to him over the phone, all he found on PACER 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 despite the Clerk's assurances that BENEFICIARY's single package of listed multiple documents were "*received*" and "*entered*" to the "*docket*" 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*". (Bold emphasis added)

21. Two days later, on 2/1/21, BENEFICIARY telephoned the "*OFFICE OF THE CLERK OF THE COURT*" again on a RECORDED line, requesting to know why, despite the documents being sent and a case being "*entered*" as "*filed*" on 1/5/21, the records supposedly filed were still not appearing on PACER nearly a month later. The Clerk's *agent*, repeatedly assured BENEFICIARY that he would be getting a date-stamped copy of each of his federal court filings back in the mail, **as the "policy and practice" was for the clerks to open mail once weekly and date-stamp the documents as they are "entered" into the Court's database system, and sent back immediately to the filing litigant.** She reasoned on the RECORDED line that the most likely reason that BENEFICIARY had still not received his date-stamped documents was because of factual combination that the *OFFICE OF THE CLERK OF THE COURT* only carries out its "*mail duties*" once weekly and that the mail was routinely slow during the COVID pandemic. This *Clerk's agent* sounded as if she was becoming agitated with BENEFICIARY's continued questioning about "*when were the date-stamped copies mailed back?*" while reasoning that since this yet unnamed *insurrectionists* and *domestic terrorists*

sternly asserted that the filings were altogether received, entered into the Court's database on the same day, BENEFICIARY should have already received these documents nearly four weeks later as the date of this instant call...despite that those filings were still not yet been actually delivered back to him. This *Clerk's agent* reasserted that by such policy and practice, and seeing in the Court's database that the documents were both *received* and *entered* on 1/5/2, and then mailed back that same day, then if the date-stamped "*PROOF OF SERVICE*" had not yet arrived, it *WILL* arrive anyway in the very near future.

22. As of the date of this instant federal filing in the U.S. DISTRICT COURT FOR THE DISTRICT OF SOUTH DAKOTA – and despite BENEFICIARY having a neighbor pick up his mail regularly AFTER HIS CRIMINAL VICTIMIZATION THROUGH EVICTION, and despite BENEFICIARY having his mail forwarded sometime after the first week or two had passed in February 2021 when he was no longer HOMELESS – NO DATE-STAMPED "FILINGS" WERE EVER DELIVERED BACK to BENEFICIARY by the U.S. Postal Service as otherwise promised, according to policy and practice. (Bold emphasis)

23. On 2/9/21, named *insurrectionists* and *domestic terrorists* "*judicial usurper*" Travis Reeds and his cohorts of the "52-1" Continuing Financial Crimes Enterprise – while knowing full well by *EXHIBIT #1* (attached to that OTHER Case No. 21-5030) and other documents filed on 1/4/21 as the date-stamped by that so-called "52-1 DISTRICT COURT" operated by the "*STATE OF MIHIGAN*" – took another major step in *railroading* eviction proceedings against totally and permanently disabled quad-amputee, BENEFICIARY David Schied, by issuance of the following "ORDER OF EVICTION". Although, like with the previous railroading two months prior in December 2020 the signature of the "*judge*" was not identifiable – and unlike the previous "*denial of access to the court*" – this "ORDER OF EVICTION" did have the "*responsible party's*" identifying STATE BAR OF MICHIGAN membership number, which

BENEFICIARY was able to finally trace back to Travis Reeds as the herein "ACCUSED" criminal "RICO kingpin" masquerading as a STATE OF MICHIGAN "judge".

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.

01/26/21 Date
52-1 DISTRICT COURT
FEB 04 2021
Plaintiff's Signature: *DOMINIC S. WESTER* PLS275

ORDER OF EVICTION

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

To the Court Officer: You are hereby ordered to, and put the plaintiff in, full possession of the premises.

2/9/21 Date Issued
"AIDING AND ABETTING" in FELONY CRIMES
Judge: *[Signature]* BAR # *55996*

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)

1 results mi registration number: 55996 - Filters:

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

<p><input checked="" type="checkbox"/> Travis Reeds</p> <p>County: Oakland Date of Admission: Nov 03, 1997 Licensed In: MI Reg #: P55996</p>	<p>Address</p> <p>52nd District Court - Division 1 48150 Grand River Ave Novi, MI 48374-1222 Download Vcard</p>
--	---

24. As shown above, despite Travis Reeds having signed this ORDER OF EVICTION on 2/9/21, it was not actually provided to BENEFICIARY until 2/15/21 when a man brandishing a uniform and a badge drove up in a large private pickup truck and stepped out brandishing a large gun at his waist, thereafter ringing the doorbell and subsequently placing on BENEFICIARY's door the life-threatening "NOTICE TO DEFENDANT" shown above, as stapled to the ORDER OF EVICTION informing BENEFICIARY that if he and all of his belongings were not out of this home in less than 48 hours of this notice, that he and all of his worldly possessions would be forcibly removed less than two days later on 2/17/21.
25. It was then the very day after named *insurrectionist* and *domestic terrorist* Travis Reeds signed that ORDER OF EVICTION – knowing full well that BENEFICIARY David Schied had "*removed*" the case to the federal jurisdiction, with Reed's fellow BAR member, the named *insurrectionist* and *domestic terrorist* Victoria Roberts and her criminal cohorts at the EDM, that (on 2/10/21) USDCEDM "*case manager*" **Linda (Vertriest)** – acting on the behalf of "*judge*" **Victoria Roberts** at the EDM – telephoned BENEFICIARY around 4:30PM, leaving only a RECORDED brief, general message in request that BENEFICIARY call back to the "*judge's chambers*". When BENEFICIARY returned the call while on a RECORDED line, he only got "*Linda's*" voicemail, so left his own brief, general message to demonstrate his cooperative effort to comply with her request for a call back.
26. BENEFICIARY then did not hear back from this crime syndicate member, Linda Vertriest, again until 2/16/21, at a time that BENEFICIARY was living each day in life and death fear of more guns arriving any day to his home to criminally evict him. The account of the RECORDED conversation that took place that day on the phone is provided in BENEFICIARY's "EXHIBIT #4" (attached to that OTHER Case No. 21-5030) as follows in embedded graphics from that previous federal court filing:

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 BENEFIARY 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.

BENEFIARY RECORDED THIS CALL from start to finish on an audio-recorder, allowing TRUSTEE Vertriest the time to explain her purpose in calling. In reply, BENEFIARY informed Vertriest and her supervisory TRUSTEE, “*federal judge*” Victoria Roberts – that due to their persistent delaying and constructive “*dismissal*” of BENEFIARY’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*”.

BENEFIARY 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 BENEFIARY’s voice and asked, “*Are you finished yelling at me?*” BENEFIARY responded by stating that if TRUSTEE Linda Vertriest was not going to respond to the content of the information that BENEFIARY 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.

27. Having received the ORDER OF EVICTION and its attached NOTICE TO DEFENDANT which included a phone number to call these named *insurrectionists* and *domestic terrorists* at the so-called “52-1 DISTRICT COURT”, BENEFICIARY called the phone number in attempt to civilly “mitigate his damages” as a proven crime victim. On a RECORDED line, he then left a message and hours later on the night of 2/15/21, BENEFICIARY again RECORDED the conversation which ensued with the 52-1 DISTRICT COURT’s *agent* identifying himself as “*Court Officer Wagner*” who professed to be in direct command of those intending to force BENEFICIARY from his home a day and a half later. BENEFICIARY established “ON THE RECORD” throughout this call that he was then in fear of his life; and, at the end of the call, asserted his willingness to go all out to defend his life and property, given that he had exhausted all of his FIRST AMENDMENT guarantees in the face of such impending lethal dangers.²

² Notably, from 1/4/21 and 1/5/21 when BENEFICIARY was filing his multiple “NOTICE(S) OF REMOVAL” to BOTH sets of *insurrectionists* and *domestic terrorists* at the 52-1 DISTRICT COURT – (which BENEFICIARY had done in compliance with *RICO Kingpin* Travis Reeds’ FRAUDULENT “*Judgment*” issued at the very end of December 2020 giving BENEFICIARY until only 1/4/21 to notify this crime syndicate of any “dispute” that he has with the validity of the previously railroaded proceeding leading up to that FRAUDULENT document) – BENEFICIARY’s long-time “*live-in aide*”, who was being paid by the so-called “STATE OF MICHIGAN” to be providing “*chore services*” for BENEFICIARY in the home FREAKED! as soon as she realized that BENEFICIARY was seriously preparing to make a final “*life and death*” stand against domestic terrorists threatening to invade his home and to CRIMINALLY violate a federal eviction moratorium to throw him helplessly into the Michigan winter cold and into naked exposure to a national COVID pandemic.

This below-poverty-level STATE-paid “*live-in aide*” moved out of the home immediately, expecting violence to ensue, and moved into a nearby hotel for the next two weeks. Subsequently, when the date of 1/15/21 arrived – being the date that STATE BAR OF MICHIGAN crime syndicate and domestic terrorist network member Travis Reeds (who at this time remained totally unidentified on the FRAUDULENT “*Judgment*” from December 2020) and the “Continuing Financial Crimes Enterprise” of the 52-1 DISTRICT COURT had issued as the date for BENEFICIARY to be out of the home voluntarily – this “*live-in aide*” vacated whatever of her personal possessions she could move into a small storage locker, and immediately found herself forced to borrow money from family members out of state to have her car taken away to California by transportation freight; after which she then fearfully summoned an UBER driver to take her to the airport for her own teary escape out of the corrupt, racketeering land areas locally

28. From the night of 2/15/17 through the early morning of 2/17/21, BENEFICIARY made several more RECORDED contacts with named *insurrectionists*' and *domestic terrorists*' AGENT "Court Officer Wagner", by phone messaging and by text messaging. **Throughout this period Wagner could do nothing other than to inform BENEFICIARY that – in accordance with the above-referenced FRAUDULENTLY produced "ORDER OF EVICTION" – these named *insurrectionists* and *domestic terrorists* and their agents may still be arriving to BENEFICIARY's home anytime on 2/17/21 to forcibly remove BENEFICIARY and all of his worldly belongings from the home, in spite of the fact that on 2/16/21 there was a winter storm that had dumped at least eight inches (8") of snow all over the yard and driveway to prevent any moving truck from entering or leaving the driveway.**
29. Finally, in a RECORDED return telephone call from named *insurrectionists*' and *domestic terrorists*' AGENT "Court Officer Wagner", he revealed how he had finally followed BENEFICIARY's persisting demand that he verify with the named *insurrectionists* and *domestic terrorists* at the USDC-EDM that the "eviction case" had been properly removed – WITHOUT ANY FORM OF REBUTTAL from either of the so-called "courts" or any of the named *insurrectionists* and *domestic terrorists* – fully five weeks earlier to the "federal jurisdiction" and that the named *Continuing Financial Crimes Enterprise* operating as the "52-1 DISTRICT COURT" financial crimes syndicate were simply acting criminally and "outside of their legitimate jurisdiction".
30. Again, the pages of EXHIBIT #4 (attached to that OTHER Case No. 21-5030) provide the grim details of what transpired between BENEFICIARY and *insurrectionists*' and *domestic terrorists*' AGENT "Court Officer Wagner" in the thirty-six (36) hour period between 2/15

and statewide operated by other *insurrectionists* and *domestic terrorists*, otherwise referred to as the "CITY OF NOVT" and the "STATE OF MICHIGAN".

and 2/17. Obviously, the phone RECORDINGS also provide the EVIDENCE. What is embedded into the two pages below – as excerpted from that EXHIBIT #4 – summarizes the main points most concisely:

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 Vertriest about the case. He stated only that after their initial (“*ex parte*”) discussion, Vertriest 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.

31. Given the available EVIDENCE of the Sedition and Treason being carried out by all of the named *insurrectionists* and *domestic terrorists* at the STATE LEVEL as well as at the NATIONAL (allegedly “FEDERAL”) LEVEL – and having nothing whatsoever in writing to give confidence that, even *if* the eviction case had actually been simply handed back to the criminal *Racketeers* and *Insurrectionists* at the STATE level by the agent of the criminals named as *insurrectionists* and *domestic terrorists* at the NATIONAL level, being “*Court Officer Chuck Wagner*” (another WITNESS), had asserted as a matter of RECORD as a result of his own associated acts – then **there was nothing whatsoever to give BENEFICIARY assurance that STATE BAR OF MICHIGAN crime syndicate member Travis Reeds and his cohorts at the criminal enterprise of the so-called “52-1 DISTRICT COURT” would not simply continue on the same path they had been on until faced with BENEFICIARY’s readiness to stand firm and ready to face the inevitability of death should the forceful proceeding against him continue in two weeks.** Therefore, BENEFICIARY continued on his original path in effort to mitigate his damages by attempting to escape these dangers by fleeing for his life out of the “*jurisdiction*” of all of these *insurrectionists* and *domestic terrorists*.
32. In between gathering whatever belongings he could stuff into boxes single-handedly without any fingers, BENEFICIARY also used what remaining days he thought he had to frantically give away his only two functional automobiles in the driveway and to write out his *final say* to those operating the crime syndicate of the so-called “*U.S. DISTRICT COURT FOR THE EDM*”. Again, that document was captioned as found in that *EXHIBIT #4* (attached to that OTHER Case No. 21-5030), being BENEFICIARY’s 78 pages of “NOTICE OF ‘DEFAULT JUDGMENT’, COMMON LAW ‘CRIMINAL COMPLAINT’, ‘LEDGER OF DAMAGES’, AND COMMON LAW ‘WRIT OF ERROR CORBUM [sic] 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" mailed out just three (3) days later on 2/20/21 after the above-referenced final RECORDED phone conversation with the named insurrectionists' and domestic terrorists' AGENT "*Court Officer Chuk Wagner*" on 3/17/21.

33. On the following Monday of 2/22/21, **BENEFICIARY used up every last human and financial resource that he could muster in a last ditched attempt to cram all of his belongings into a U-HAUL truck rented in the name of a former business associate, whom he paid to drive him westward out of state as a HOMELESS individual.** Because the U-HAUL company required a "*truck drop off*" location to be on the record, BENEFICIARY secured a post office box in SPEARFISH, SOUTH DAKOTA and named a U-HAUL location in that far away town where BENEFICIARY was compelled to rent a large storage shed for all of his personal property that would fit into that truck to be emptied. (Bold emphasis added)
34. BENEFICIARY was also compelled to contract with his next door neighbor – an injured military veteran and KEY WITNESS to the crimes of the named *insurrectionists* and *domestic terrorists* – for picking up his mail at his former home in MICHIGAN until he could get the time and post office forms to have mail forwarded to that post office box in SOUTH DAKOTA, which ended up being about two weeks later and after BENEFICIARY was able to secure shelter, asylum, and safe harbor there as a STATE-TARGETED REFUGEE FROM MICHIGAN. Thus, it was not until 3/23/21 that BENEFICIARY finally received the EVIDENCE that what "*Court Officer Chuk Wagner*" had informed him about on 2/17/21 was indeed truthful about the influence his phone call had made in getting Victoria Roberts to take a final CRIMINAL step in denying BENEFICIARY his "*Right to Access*" the Federal Court "*under color of law*".

UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF MICHIGAN
OFFICE OF THE CLERK
THEODORE LEVIN UNITED STATES COURTHOUSE
231 WEST LAFAYETTE BLVD., ROOM 564
DETROIT, MICHIGAN 48226

OFFICIAL BUSINESS

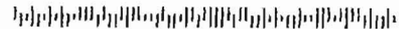


US POSTAGE >>> PATNEY BOWES
ZIP 48226 \$ 000.51⁰
02 4H
0000350462 FEB 17 2021

46677-242575
David Schied
46675 W. 12 Mile Rd.
Novi, MI 48377

Received on
3/23/21

46677-242575



35. It was only after all of the above and in the process of opening mail that had been collected and forwarded by the **KEY WITNESS** and former next door neighbor in the corrupted city of **"NOVP"** – who was also subsequently forced from his home about this same time so the corporate conglomerate of named *insurrectionists* and *domestic terrorists* consisting of STATE BAR OF MICHIGAN, attorneys, the CITY OF NOVI, and managers of an international real estate business called CALLIERS INTERNATIONAL could continue their planned "*land development deal*" on the properties where BENEFICIARY was living and where this KEY WITNESS was living with his wife who had been then diagnosed with cancer – that BENEFICIARY was finally in possession of "*judicial usurper*" Victoria Roberts' FRAUDULENT official "NOTICE OF REMAND" (i.e., as shown below by embedded copy) referencing an "ORDER OF REMAND" and a Federal Court "*docket sheet*", neither of which were furnished to BENEFICIARY by the domestic terrorists at the EDM. IMPORTANTLY, this "NOTICE OF REMAND" bore the same "*Case Number*" that *crime syndicate and domestic terrorist network* member Kinikia Essix and others at the EDM's "OFFICE OF THE CLERK OF THE COURT" had so often reported – AS RECORDED – as "*filed*" on 1/5/21, reflected an "ECF No. 5" and a "PageID.82" as being "*filed*" the same day

as the "*NOTICE OF REMAND*", being the very same day as Court Officer Chuk Wagner's phone call on 2/17/21. (Again, *see below*)

Case 2:21-mc-50051-VAR-EAS ECF No. 5, PageID.82 Filed 02/17/21 Page 1 of 1

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN

In Re: SCHIED

Case No. 2:21-mc-50051-VAR-EAS

Hon. Victoria A. Roberts

NOTICE OF REMAND

TO: 52-1 District Court

Enclosed are certified copies of the Order of Remand and this Court's docket sheet.

Please acknowledge receipt of these documents by returning a time-stamped copy of this Notice to:

Clerk's Office
U.S. District Court for the Eastern District of Michigan
231 W. Lafayette Boulevard, 5th Floor
Detroit, Michigan 48226
(313) 234-5005

Certificate of Service

I hereby certify that on this date a copy of the foregoing notice was served upon the parties and/or counsel of record herein by electronic means or first class U.S. mail.

KINIKIA D. ESSIX, CLERK OF COURT

By: s/D. Peruski
Deputy Clerk

Dated: February 17, 2021

36. As shown by the EVIDENCE embedded above, some type of “*suffix*” was added to the “*Case No.*” after the fact to create some other form of FRAUDULENT OFFICIAL DOCUMENT, which also did not bear the official **SEAL OF THE COURT** in *dismissing* BENEFICIARY’s case **while awarding sole influential weight in the RICO crime syndicate members’ decision-making to “Court Officer Wagner’s” informal phone call that very day “off the record”**, over and above BENEFICIARY’s formal court filings submitted six weeks earlier on 1/5/21 “*as a matter of THE RECORD*”. This proves beyond any reasonable doubt that BENEFICIARY David Schied, whether totally and permanently disabled or not, was unconstitutionally DENIED ACCESS to the *judicial usurpers’ and domestic terrorists’ “UNITED STATES court”* by a CONSPIRACY TO DEPRIVE OF RIGHTS UNDER COLOR OF LAW, being CRIMES – “*bad behaviors*” – FALSITIES OF OATHS and a BREACHES OF FIDUCIARY DUTIES for which these **insurrectionists** and **domestic terrorists** affirmatively received compensatory payment from American Taxpayers that needs to be returned for the same reasons.

SUMMARY ARGUMENT

37. BENEFICIARY repeats paragraphs 1-36 above as if reiterated again herein verbatim.
38. 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 captioned on the cover page of this instant “*Motion*” as an “**E-Filer**” without payment of “*servicing*” costs and fees.
39. Similarly, for the stated reasons of the above “SUMMARY OF THE INSTANT MOTION WARRANTING ‘GOOD CAUSE’ FOR GRANTING BENEFICIARY AN “*E-FILING*” STATUS” presented herein, BENEFICIARY David Schied should be entitled to proceed with

this case as captioned on the cover page of this instant “*Motion*” as an “*E-Filer*” without payment of “*servicing*” costs and fees.

40. Additionally, for the stated reasons of the above “THE REASONING WARRANTING BENEFICIARY BEING GRANTED E-FILING STATUS – AS BASED UPON THE FOLLOWING FACTUAL ACCOUNTING – SUPPORTED BY SWORN, NOTARIZED AFFIDAVIT(S) OF TRUTH, AND OTHER COMPELLING EVIDENCE” presented herein, BENEFICIARY David Schied should be entitled to proceed with this case as captioned on the cover page of this instant “*Motion*” as an “*E-Filer*” without payment of “*servicing*” costs and fees.

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

1. 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 referenced *EXHIBITS listed as numbers 1 through 5*), 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, as this case will future prove, 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 “*government imposters*” and “*usurpers*” of the sovereign People’s power under the AMERICANS WITH DISABILITIES ACT that, **to date, were AFFIRMATIVELY never provided by any of these**

sedition and treasonous insurrectionists and domestic terrorists. (Bold and underlined emphasis added)

2. 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 "Service of Process of the U.S. Marshal", and "without payment for fees and cost" for any of the above.

Respectfully submitted,

/s/ David Schied

Dated: 6/7/21

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