

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

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

v.

Ava Ortner, et al
COUNTERCLAIMANTS / DEFENDANTS /
ACCUSED CRIMINAL PERPETRATORS /
“*TRUSTEES*”

USDCEDM # 21-MC-50051

**JUDICIAL
USURPER Victoria Roberts**

**52-1 Judicial District Court
(a “*Continuing Financial Crimes
Enterprise*”)**

No: 20-CO4694-LTLT

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*” quad-amputee.
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 tat 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*

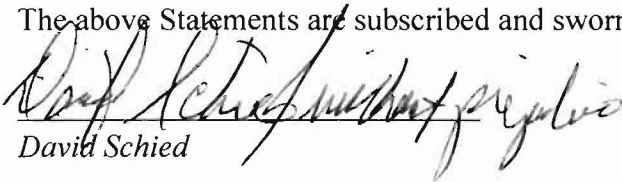
of Service” listing all of these documents was mailed “*Priority Mail*” and “*Certified*” with both “*Tracking*” and a “*Return Receipt*” card as proof of delivery of all of these documents to the federal court by the “*date of mailing*” on 1/5/21.

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 Corbum Nobis' in opposition to Prima Facie Evidence of Criminal Fraud and Conspiracy to Deprive of Rights Involving Judicial 'Usurpers' as All Bonded Members of the State Bar of Michigan Crime Syndicate".

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" sewn 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 Smith, 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 J. SMITH
NOTARY PUBLIC - MICHIGAN
CLINTON COUNTY
MY COMMISSION EXPIRES 04/29/2022
ACTING IN OAKLAND COUNTY