

In the Supreme Court of Law for the United States of America:

<p><u>Comes Now, “We the People”,</u>) <u>in our Sovereign Capacity;</u>) & who Organically-Constitute the) Socially-Compacted De-Jure Body-Politic) commonly known as the:) <u>“United States of America”;</u> & all of us) <u>proceeding “In the Public Interest”,</u> &) all Proceeding as Electors, Elisors, Constituents,)) Sui-Juris, & In Propria-Persona,) <u>by & through: “David Schied”;</u>) <u>“Precinct-10??” & “Wayne County”,</u>) & “Michigan State”; & there-by as) American National Organic Body-Politic) <u>“U.S.A. Ex-Relatione Co-Plaintiffs”;</u>) & in the nature of wielding the judicially) throttled/governed military authority of:) <u>“Mandamus”, & “Quo-Warranto”;</u>)</p> <p style="text-align: center;"><u>Vs:</u>)</p> <p>De-Factos All: United States Supreme Court) Judge John Roberts; U.S. Supreme Court) Judges: Anthony Kennedy, Clarence Thomas,) Ruth Ginsburg, Steven Breyer, Samuel Alito,) Sonia Sotomayor, Elana Kagan, & Antonin) Scalia; “UNITED STATES OF AMERICA,) INC.”; U.S. Attorney General Jeff Sessions;) U.S. Past Attorney General Loretta Lynch; U.S.) Past President Barack Obama; Michigan) Governor Rick Snyder; Judges then sitting in) the Federal Sixth Circuit Court of Appeals;) Michigan State Attorney General Bill Schuette;) Assistant Attorney General Richard) Cunningham; Michigan Secretary of State Ruth) Johnson; 17th District Court Judge, Charter) Township of Redford, State of Michigan, Karen) Khalil; 17th District Court Bailiff, Township of) Redford, John Schipani, State of Michigan; ...) Redford Township Police Officer Jonathan) Strong; Midland County Sheriff Jerry Nielson;) ...)</p>	<p><u>US Organic/Federal Court-Of-Law</u>) <u>Case #: 2017-0003.</u>)</p> <p><u>Wayne County Circuit Court</u>) <u>Case #: 2:15-cv-11840.</u>)</p> <p>Racketeering; Kidnapping, Assault; Obstruction of Justice; Domestic Terrorism; Hindering Prosecution; Crimes Against the State & Public Justice; Obstructing Governmental & Judicial Administration; Coercion of Public Servants & Common People; Breach of the Peace; Fraud; Tampering with Public Records; Tampering with Witnesses; Maintenance; Extortion; Robbery; Un-Just Enrichment; Criminal Trespass; Public Nuisance; Trespass on the Case; Simulating Legal Process; Compounding Felonies; Official Misconduct; Damages; First Degree Forgery; Menacing; Dis-Orderly Conduct; Un-Conscionability; Violations of “County Law” & “Precinct Law”; Conspiracy to Commit Crimes of Trespass, Assault, Theft, & Robbery; & to Terrorize & En-Slave the Common-People of Precinct-10??, Wayne County, & Michigan State; & all of which is Endangering the “National Security” of the Common People of the USA.</p> <p>Complaint & Suit in the nature of: Class-Action/Quo-Warranto, & Precinct/County & Nation/State-Ex-Rel; Action-In-Law; Trial-by-Jury, Ordained & Mandated.</p>
--	--

All Judges then involved from the Michigan)
 Supreme Court & Court of of Appeals; Robert)
 Colombo ???, the Chief-Judge of Wayne)
 County's 3rd-Circuit Court of Michigan ???;)
 Michigan Municipal Risk Management)
 Authority; Michigan Municipal Risk)
 Management Authority Attorney James Mellon;))
 Midland County Circuit Judges Jonathan)
 Lauderbach & Michael Beale; Wayne County)
 Circuit Court Judges Ulysses Boykin &)
 Timothy Kenny; Charter Township of Redford)
 Supervisor, Tracey Scholtz-Kobylarz; Charter)
 County of Wayne; Wayne County Council)
 Zenna Elhazan & Davidea Stella; Redford)
 Town Council Attorney Jeffrey Clark; State)
 BAR Association of Michigan; Wayne County)
 Insurance Law Firm 'Plunkett Cooney'; 'The)
 Insurance Company of the State of)
 Pennsylvania'; 'American International Group,)
 Inc.'; ... & various other natural/organic &)
 legal-fiction-statutory persons, agents,)
 directors, Attorneys, Judges, & other Public-)
 Servants, who have Capitulated to Criminally)
 Coercive Pressures from certain Powerful)
 Private Corporations, all in their collective &)
 willful Conspiracy to further these organic)
 breach-of-the-peace common-law Crimes;)
Defendants.)

0.1: Preliminary Orientation-Note:

This complaint is composed in an un-fashionable manner, through ab-normally heavy reliance on web-links to previously composed but “external documents”; all of which are being incorporated here-in below, through these web-links to them.

The complaining-party, & his associates assisting in composing this complaint, wish to avoid encouraging others to rely so heavily on such 'externally web-linked documents'; ... except in those very rare cases where similar technology-related 'necessities' for securing “Justice”, so mandate.

Those external documents contain vast quantities of text, all of which set-forth the majority of the arguments & evidence which justify & legitimize the accusations contained in this complaint. There is more explanation for our ab-normal reliance here on external documents, at the end of this document.

**01: Opening Statements for this Sworn Criminal-Complaint,
 all in the “Public Interest” of “Justice”:**

As Evidenced more fully by the web-links here-in below, & to various external documents; the “Public Interest”, of our American People for securing “Justice”, as Prioritized in the Preambles of both our American National & State Constitutions, First Mandates, the “Speedy Trial”, & fully Lawful Adjudication of the Sworn Accusations which are being set-forth with-in this Criminal Complaint.

A Second Mandate may then here-under promptly occur, up-on any Unanimously Adjudicated “Guilty Verdict”, as issuing from any Twelve Qualified-Electors who are lawfully concerned with securing “Public Justice” in this case. Any such Unanimous “Guilty Verdict” as this, may then also contain wording which there-under clearly “Warrants” the Prompt Execution of the physical “Arrest”, with “what-ever-force-is-necessary”, of Any or All of the here-in “Accused Criminal Racketeering Conspirators”.

The general & Larger Repository where Most Documents related to this Case are Publicly Available, is in the directory/folder which is web-linked, here:
<http://Cases.Michigan.ConstitutionalGov.US/David-Schied/>

A much smaller Repository of Documents, which are more directly related to the Criminal Complaint as set-forth here-in, as “Evidence”, which has been specifically gleaned from the above & larger repository, & which is intended to be Referenced in quick & efficient manners by the Twelve Qualified-Elector/Jurists in their seriously stressful efforts to Promptly Arriving at their “Unanimous” Declaration & Judgement, as to how the “Conscience of the Community” should rightfully Respond to the here-in presented Sworn Criminal Complaint, is contained with-in the directory/folder which is web-linked, here:

<http://ConstitutionalGov.US/SupremeCourtOfLaw/Cases/SchiedVsRoberts/PrimaryEvidenceDocuments/>

The following “parent-directory”, as related to the last above web-link, contains all other documents related to this case, including up-dated versions of this Sworn Criminal-Complaint, here:
<http://constitutionalgov.us/SupremeCourtOfLaw/Cases/SchiedVsRoberts/>

02: Time-Line: & Sequence of Historical/Situational “Facts” of this Case:

The “Time-Line” & sequence of Historical/Situational “Events” of this Case, & which the bar-monopoly attorneys & judges fashionably but ambiguously term as “Facts”; are most efficiently gleaned from the following documents :

Document 1: [http: ...](http://...)

Page: ??, Paragraph: ??, & Page: ??, Paragraph: ??, & Page: ??, Paragraph: ??

Document 2: [http: ...](http://...)

Page: ??, Paragraph: ??, & Page: ??, Paragraph: ??, & Page: ??, Paragraph: ??

Document 3: [http: ...](http://...)

Page: ??, Paragraph: ??, & Page: ??, Paragraph: ??, & Page: ??, Paragraph: ??

03: Listing of Accused Criminal Racketeering Conspirators, in time-oriented Order of their physical Acts which established their legal-nexus & minimal-contacts in their furtherance of of the Criminal Racketeering Conspiracy generally complained of here-in:

03.1: Karen Khalil; 17th District Court Judge, Charter Township of Redford, State of Michigan:

Ms Khalil was acting as a Judicial-Public-Servant in court-room ???, on the date of ???; & also

Schied Vs Roberts; Class-Action Felony Criminal Racketeering Complaint. Page: 3, of: 7.

there-in, this qualified-electoral was acting in the public-interest as a “court watcher”, in pursuit of the sacred cause of “Public Justice”; & there-in, Ms Khalil suddenly usurped authority to act out-side of applicable “Law”, so-as-to Order a blindly-obedient nuremburg-nazi mild-controlled Deputy Sheridff to Arrest this qualified-electoral, while I was asting in this public-interest, & where-under both of these people conspired to lawlessly brutalize me & to incarcerate me in prison.

Further & more detailed description of these precise events are set-forth in the documents web-linked, as follows:

Document 1: [http: ...](#)

Page: ??, Paragraph: ??, & Page: ??, Paragraph: ??, & Page: ??, Paragraph: ??

Document 2: [http: ...](#)

Page: ??, Paragraph: ??, & Page: ??, Paragraph: ??, & Page: ??, Paragraph: ??

Document 3: [http: ...](#)

Page: ??, Paragraph: ??, & Page: ??, Paragraph: ??, & Page: ??, Paragraph: ??

03.2: John Schipani; 17th District Court Bailiff, Township of Redford, State of Michigan:

Mr Schipani was here acting out-side of his constitutionally lawful authority as the previously-referenced Deputy Sheriff, & there-fore in his “private capacity”, to brutally assault & felony kidnap me, all while I was involved quietly & peaceably in acts clearly designed to further our American Sacred Cause of Justice in our Public Court-Rooms. Specific documents which give more detailed explanation of these “Crimes Against Public Justice” are set-forth in the following web-links; here:

Document 1: [http: ...](#)

Page: ??, Paragraph: ??, & Page: ??, Paragraph: ??, & Page: ??, Paragraph: ??

Document 2: [http: ...](#)

Page: ??, Paragraph: ??, & Page: ??, Paragraph: ??, & Page: ??, Paragraph: ??

Document 3: [http: ...](#)

Page: ??, Paragraph: ??, & Page: ??, Paragraph: ??, & Page: ??, Paragraph: ??

**Redford Township Police Officer Jonathan Strong;
Midland County Sheriff Jerry Nielson;
Midland County Circuit Judges Jonathan Lauderbach & Michael Beale;
Wayne County Circuit Court Judges Ulysses Boykin & Timothy Kenny; ...**

**Charter Township of Redford Supervisor, Tracey Scholtz-Kobylarz;
Wayne County Council Zenna Elhazan & Davidea Stella;
Redford Town Council Attorney Jeffrey Clark;**

the Chief-Judge of Wayne County's 3rd-Circuit Court of Michigan ???;

Charter County of Wayne;

Wayne County Insurance Law Firm 'Plunkett Cooney';

**All Judges then involved from the Michigan Supreme Court & Court of Appeals;
Robert Colombo ???,**

**Michigan Municipal Risk Management Authority;
Michigan Municipal Risk Management Authority Attorney James Mellon;
State BAR Association of Michigan;**

**Michigan Governor Rick Snyder;
Michigan State Attorney General Bill Schuette;
Assistant Attorney General Richard Cunningham;
Michigan Secretary of State Ruth Johnson;**

**'The Insurance Company of the State of Pennsylvania';
'American International Group, Inc.';**

“UNITED STATES OF AMERICA, INC.”;

Judges then sitting in the Federal Sixth Circuit Court of Appeals;

**U.S. Past Attorney General Loretta Lynch;
U.S. Past President Barack Obama;**

United States Supreme Court Judge John Roberts;

John Roberts, has “Duties”, in his capacity as a “Public-Servant” of these common People of our United States of America, to insure that “Due Process of Law” is Readily Available to Adjudicate such Sworn Criminal-Complaints similar to those referenced here-in, & which are routinely being presented before him, in literally multitudes of cases similar as this.

How-ever; & in Criminal Dereliction of his Sworn “Duties” to Secure “Justice” for our common American People; John Roberts just sits there, on his dead-ass, while literal multitudes of innocent people are routinely being lawlessly railroaded off in-to gulag-like prison-environments.

This is beyond mere “incompetence”; but rather, such behaviour is clearly “knowing & willful”; &, viewed from the more disciplined view-point of “Lawful Justice”; John Roberts “Failure to Act”, when he clearly had “Duties” to so Act, effectively, amounts to his own “Criminal Behaviour”.

Here-under; the “Arrest” of John Roberts is clearly “Warranted”; & he should there-by promptly be Removed from his Seat on the 'Supreme Court of the USA'; & this all with “what-ever-force-is-necessary”, & as soon as might be strategically engineered so-as-to minimize all surrounding possible social-trauma.

U.S. Supreme Court Judges: Anthony Kennedy, Clarence Thomas, Ruth Ginsburg, Steven Breyer, Samuel Alito, Sonia Sotomayor, Elana Kagan, & Antonin Scalia;

U.S. Attorney General Jeff Sessions;

Various Other John & Jane Doe natural/organic & legal-fiction-statutory “Persons”, Agents, Directors, Attorneys, Judges, Public-Servants, presently un-known, but to be added here-to, as might sooner or later become more clearly recognizable as being “In the Interests of Justice”, in this case.

~~~

**04: Listing of Specific Crimes, which the Criminal Racketeering Conspirators named here-in are here-by Accused of having Committed:**

**“Racketeering” Statutes: Michigan, & USA:**

**Class-A Felony “Kidnapping” Statutes: Michigan & USA:**

**“Assault” Statutes; Michigan & USA:**

**Common-Law Crimes; Organic Federal, State, & County:**

**Breach of the Peace;**

**Obstruction of Justice;**

**Domestic Terrorism;**

**Hindering Prosecution;**

**Crimes Against the State & Public Justice;**

**Obstructing Governmental & Judicial Administration;**

**Coercion of Public Servants & Common People;**

**Fraud;**

**Tampering with Public Records;**

**Tampering with Witnesses;**

**Maintenance;**

**Extortion;**

**Criminal Trespass;**

**Robbery;**

**Un-Just Enrichment;**

**Public Nuisance;**

**Trespass on the Case;**

**Simulating Legal Process;**

**Compounding Felonies;**

**Official Misconduct;**

**Damages;**

**First Degree Forgery;**

**Menacing;**

**Dis-Orderly Conduct;**

**Un-Conscionability;**

**Violations of “County Law” & “Precinct Law”;**  
**Conspiracy to Commit Crimes of Trespass, Assault, Theft, & Robbery;**  
**& to Terrorize & En-Slave the Common-People of Precinct-10??,**  
**Wayne County, & Michigan State;**  
**& all of which is Endangering the “National Security” of the Common People of the USA.**

~~~

05: Concluding Statements:

~~~

**06: Sworn & Signed Declaration:**

\*\*\*\*\*  
\*\*\*\*\*

**End-Note Explaining More Fully Heavy Reliance on Web-Links in this Case:**

As more briefly described at the beginning of this complaint; this complaining party & his associates have composed this complaint in an un-fashionable manner, through ab-normally heavy incorporating of web-links to previously composed documents here-in; & of which contain texts which set-forth the arguments & evidence which support the main proposition of this case.

The main reason that we are so heavily reliant here-in on web-links, is due to the fact, that, this complaining-party is a victim of an “economic war” being waged against him by powerful people related to those here-in accused; &, here-under, he has lost track of his copies of the original documents from which it would be easy to copy & past text in-to this new document.

The only documents now available to any of us working on this case, are the scanned-versions of the documents bearing the signatures & stamps of officers; but which are impossible to copy & past from, at least in anything close to a manner which makes reasonable use of our presently limited time/energy/money recourses.

Again, as described above; this complaining-party & his associates wish to avoid encouraging others to rely so heavily on such web-links to external documents; ... except in those very rare cases where similar necessities for securing “Justice” as this situation so mandate.