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**SWORN AFFIDAVIT AND CRIME REPORT OF DAVID SCHIED**  
**In Report on 7/18/16 of Crimes Committed by U.S. District Court Judges,  
 Clerks and Magistrates Under Employ in the Eastern District of Michigan  
 and in the U.S. Court of Appeals for the Sixth Circuit**

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

**SWORN AFFIDAVIT**  
**AND**  
**CRIME REPORT**

I, David Schied, being first duly sworn, state that:

1. I have personal knowledge of the facts contained herein.
2. If sworn as a witness, I can testify completely to the facts contained in this Affidavit.
3. My purpose of writing this Crime Report is so to have it filed with the United States Attorney General Loretta Lynch, so as to have it processed by FBI verification and to have criminally prosecuted as “*domestic terrorists*” those members of the State BAR of Michigan, as attorneys and judges participating in the below-referenced grand scheme of criminal racketeering and corruption through gross fraud upon the court and other actions that “*shock the conscience*” of any reasonable person looking into these types of criminal matters, such as those sitting on an “*independent*” grand jury NOT under the influence or coercion of any judge or any prosecutor.
4. I was born in the United States of America, and have proudly lived, schooled, and contracted for work my whole life as a private individual employed in a wide range of jobs in the pursuit of happiness, to include but not be limited to employment in the private and public sectors as a credentialed and highly-trained “*teacher.*”
5. In 2003, I was criminally victimized by a local government agent (Sandra Harris) and her attorneys (Michael Weaver and the Plunkett-Cooney law firm). I reported the crimes and watched as both the Michigan State Police (under supervision of Beth Moranty) and the county prosecutors (Joseph Burke and Brian Mackie) denied me relief through *fraud* by their various documents of response and non-response.
6. In 2004, I was criminally victimized by a Michigan circuit court judge (Melinda Morris). I reported the crime to judicial and prosecutorial authorities, and I watched as the Michigan Attorney General (Mike Cox and his agents) and the judges of the Michigan Supreme Court, the U.S. District Court (Paul Borman), and the Sixth Circuit Court of Appeals denied me relief through *fraud* by their documented responses and non-responses.
7. In 2005, I was criminally victimized by other local government agents (Katy Parker, David Bolitho and Leonard Rezmierski) in a government and attorney conspiracy to deprive of rights. I reported the crime and watched as the Wayne County Sheriffs (Warren Evans and Benny Napoleon) and the Wayne County Prosecutor (Kym Worthy) and her agents denied me relief through *fraud* by their documents of responses and non-responses.
8. In 2006, when taking the crimes occurring against me by “*Rezmierski, et al*” to a Wayne County circuit court judge, I was victimized again by conspiracy to deprive of rights by

- judicial usurper Cynthia Stephens, by a law firm of attorneys (Bruce Bagdady and the Keller Thoma law firm), and their defendant clients, under *fraud* by their documents of responses, by their non-responses, by a fraudulent sworn Affidavit submitted to the federal court by Leonard Rezmierski, and by the statements of attorney Bagdady under oath in open court.
9. In 2006, I was criminally victimized a second time by all of the same previous parties (being *Harris et al*, *Michael Weaver et al*, *Rezmierski et al* and Keller Thoma attorneys). They committed these crimes in 2004 and 2005, in two other sets of criminal instances. These “*predicate-level*” crimes were followed in 2007 by “*secondary-level*” RICO crimes committed by Michigan BAR attorneys and judges in multiple *conspiracies to deprive of rights*. I watched as my reports of these crimes to the Michigan Attorney General (Mike Cox et al), to a Michigan circuit court judge (William Collette), to the Michigan Court of Appeals, and to the Michigan Supreme Court were all rebuffed and covered up by *fraud* upon these courts and in their documents of responses and non-responses. Note that the plethora of my filings and supporting documents with formalized civil and criminal complaints against Michigan government employees are publicly posted. These civil and criminal complaints were eventually filed with the Michigan Supreme Court as an “*original jurisdiction*” complaint accompanying writ of “*Quo Warranto*”, which can be found online at the following Internet web location: <http://cases.michigan.constitutional.gov.us/david-schied/2008QuoWarrantoMichiganSupremeCourt/>
  10. In 2007, the accumulation of reports of these compounding frauds, when brought by another Michigan BAR attorney (Daryle Salisbury) to the U.S. District Court for the Eastern District of Michigan (Paul Borman) and to the Court of Appeals for the Sixth Circuit, these reports of crimes were all rebuffed and covered up by the entire Sixth Circuit of judges, by their *chief* judge (Danny Boggs), by their Circuit Executive (Clarence Maddox), and by their Judicial Council, all by *fraud* as found in Evidence of their documents of responses and their documented statements as declared in writing and submitted to these federal Courts under solemn oath.
  11. In 2008, my report of the aforementioned crimes was reviewed by the Sixth Circuit Court of Appeals judges Martha Daughtrey, David McKeague, and Gregory Van Tatenhove, who subsequently rebuffed my criminal complaints, while denying me requested access to the federal special grand jury, and while participating (again) in this grand scheme to deprive me of rights criminally under *color of law*.
  12. Between 2008 and 2010, I reported these crimes in letters and sworn/notarized Affidavits, to the FBI (Andrew Arena), to the U.S. Attorneys (Stephen Murphy and Terrence Berg), to the U.S. Attorney General (Michael Mukasey), to the US Department of Justice’s Office of Civil Rights (Marie O’Rourke and Shanetta Cutlar), to the former USDOJ employed “pardons attorney” in Washington, DC (Margaret Colgate Love), and to the U.S. District Court judicial usurper (Lawrence Zatkoff). These were people who all acted deceitfully to rebuff and cover up these compounding crimes, my compounding sworn Affidavits, and my numerous formal judicial complaints; all doing so by way of *fraud* in their written responses, which were mostly issued under solemn oath, and in violation of their respective professional codes of fiduciary conduct.
  13. In 2009, I was criminally victimized again by the same parties (being by *Harris et al*, by *Michael Weaver et al*, by *Rezmierski et al* and by the Keller Thoma attorneys) that had previously committed crimes against me in 2004, 2005 and 2006. These crimes were followed in 2010 by crimes committed by Michigan BAR attorneys and judges in yet another

compounded conspiracy to deprive me of my rights to crime victim protection and “meaningful” access to the Courts. I watched as my report of these crimes to the Michigan Attorney General (*Bill Schuette et al*), to a Michigan circuit court judge (Paula Manderfield), to the Michigan Court of Appeals, and to the Michigan Supreme Court were all rebuffed and covered up again by *fraud* upon these courts, and by fraud in their various documents of responses.

14. Throughout the sequences of events as referenced above, I maintained impeccable records, including time-stamped original filings, sworn and notarized statements and witness Affidavits, documentation of phone conversations and events, and various written “decisions” of the prosecutors, sheriffs, state and federal attorney generals, of local, state and federal judges, and the various answers to my complaints (which did not address any of the facts) to the state and federal oversight committees that were in charge of handling “judicial misconduct” complaints. Included therein was a formalized sworn and notarized criminal complaint that I had submitted both to the various courts and to the state and federal attorney generals. A sample of these filings can be found as posted publicly (with an unsigned copy of the content of my court filing) at the following online Internet web address: <http://cases.michigan.constitutionalgov.us/david-schied/2008QuoWarrantoMichiganSupremeCourt/SchiedExRelMichQW%20MemOffen&Ev id.pdf>
15. I watched as in 2010 a former Michigan Supreme Court “Chief” Justice, Elizabeth Weaver, honorably resigned from the Michigan Supreme Court with a letter of resignation and a public press conference denouncing the other judges of the Michigan Supreme Court as being thoroughly corrupt. She blew the whistle in 2010 on their criminal violations of both state and federal laws and codes, announcing that these “justices” of Michigan’s highest Court had been regularly adjudicating cases based upon their own personal biases and political cronyism among other reasons; and from there writing and publishing a book in 2012 titled, “*Judicial Deceit: Tyranny and Unnecessary Secrecy at the Michigan Supreme Court.*” (Note: A link to this book can be found at: <http://www.judicialdeceit.com/>)
16. I was personally invited by Justice Elizabeth Weaver to her home in 2014 whereby she prepared and served me lunch, while spending from late morning to early evening discussing with me her disgust caused by the extent of the corruption she had witnessed as an insider on the Michigan Supreme Court. Her assertions to me echoed my own assertions that the Michigan judiciary was entirely corrupted, from “top-to-bottom,” as was the State BAR of Michigan of which all of these judges were members, and which foster the oversight mechanism for the handling of judicial misconduct complaints.
17. I personally watched as in 2012 the former Michigan Supreme Court justice Diane Hathaway resigned in public disgrace, was criminally convicted of bank *fraud*, and was subsequently sentenced to a federal prison.
18. I was personally contacted in February of 2015 by Justice Elizabeth Weaver, who was relieved but not overly optimistic about the fact that the Michigan BAR Journal had published a positive review of her book “*Judicial Deceit*” (i.e., see <http://www.michbar.org/file/barjournal/article/documents/pdf4article2513.pdf>), which followed a previous article published in 2013 by the American Bar Association (“ABA”) Journal about “*Tyranny and Dark Money in the Michigan Supreme Court*” as also found at: [http://www.abajournal.com/news/article/tyranny\\_and\\_dark\\_money\\_in\\_the\\_michigan\\_supreme\\_court\\_former\\_justice\\_writes/](http://www.abajournal.com/news/article/tyranny_and_dark_money_in_the_michigan_supreme_court_former_justice_writes/)

Notably, within three months after that public validation Justice Weaver was found dead in her home. Upon discovering that the cause of her death was pronounced as “*natural*” without any autopsy, I obtained certified copies of her death certificate and the report of law enforcement of that area. Although I am not a certified expert in the medical field, I will assert that throughout the time I knew Justice Weaver and spoke with her by phone up until about a month prior to her sudden death, she prided herself in being healthy and appropriately fit for her age; and just a month prior to her death she had notified me of her continued intent to take her book on a circuit tour of lectures.

I also am aware that the circumstances of her death (i.e., being her membership in the Federalist Society, the purported onset of her blowing the whistle on judicial government corruption, her being found dead in a bed, and her having the “*natural*” cause of death affixed to her death certificate without an autopsy as otherwise required by law) were suspiciously similar to the circumstances of United States Supreme Court Justice Antoine Scalia, who was found dead a year later in early 2016 under similar suspicious circumstances. (See the “Veterans Today” story on the theory of why some believe that Justice Scalia was murdered as found at: <http://www.veteranstoday.com/2016/03/01/scalia-murdered-after-obama-meeting/>)

19. In 2012, both Cornell Squires and I, along with a concerned group of private individuals living in Wayne County, Michigan, filed notice with the Michigan Attorney General (Bill Schuette) and the Michigan Governor (Rick Snyder) in report that the “*chief*” judge (Virgil Smith) of the 3<sup>rd</sup> Judicial Circuit (“*Wayne County Circuit Court*”), who had been sitting in that government position adjudicating cases, was indeed no valid “*judge*” at all. This was determined as a matter of FACT by the Michigan Secretary of State Ruth Johnson, by signature certification that Virgil Smith actually had no “*Oath of Office*” filed with the Office of the Great Seal in the previous six (6) years. For a view of that Secretary of State’s certification, along with all of the other documents demonstrating dereliction and a criminal cover-up of Virgil Smith’s years of crimes as a judicial usurper of the judicial bench, see the Evidence file posted on the Internet at: [http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEDM/010816\\_QuoWarranto\\_6thCircuitJudges/Exhibits/Ex\\_106\\_ExhibitsL-XofExhibit105.pdf](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEDM/010816_QuoWarranto_6thCircuitJudges/Exhibits/Ex_106_ExhibitsL-XofExhibit105.pdf)

I, Cornell Squires, and the other signers of a sworn Affidavit in report of other crimes being committed by Virgil Smith from the bench during this period, altogether watched as both the Attorney General (Schuette and his agents) and the Governor rebuffed the sworn Affidavit signed by that group of concerned taxpayers. Together we also watched while instead, Schuette and Snyder criminally aided and abetted Virgil Smith by allowing him still to appear on the 2012 voting ballot. This is despite they all knew full well that Smith had committed “*voter fraud*” earlier in the year (2012) by filing a *fraudulent* Affidavit required by the State which affirmed that he was the Wayne County Circuit Court “*incumbent*” judge when, in fact, he had been nothing but an illegal imposter and *usurper* of that judicial seat for the previous six years. (See again the documents available for viewing or download as shown at the link above this paragraph.)

20. I watched as in 2015 Virgil Smith’s son, the former Michigan “*senator*” Virgil Smith, Jr., was arrested and subsequently convicted of a violent crime involving a gun. He was subsequently put on trial for having purportedly shot at his former wife and her car during a domestic dispute in Wayne County. I also watched as the criminal court and sentencing judge were each “*cherry-picked*” by the government “*powers that be.*” This resulted in “*judge*”

Lawrence Talon presiding over Smith's case and sentencing hearing. Lawrence Talon is the relative of Marianne Talon, who not only was the first person fired by Robert Ficano in the famed "*Severance Scandal*" – which had been purportedly "*investigated*" by the FBI just a couple of years earlier – but Marianne Talon was the very person who in 2010 and 2011 was the "*lead counsel*" employed by the known Wayne County domestic terrorist network. This is the same terrorist network that had been operating, in part, as the Wayne County Corporation Counsel, which had previously covered up my many reports of crimes (i.e., see below), as they were continuing to be committed against me. This cover-up occurred even as I named the numerous *agents* of the "*Charter County of Wayne*" as government *usurpers*; and despite my having presented proof and numerous Affidavits exposing a massive criminal cover-up that was going on during the course of events and the hearings about my case. These events and hearings were ones being conducted at the time by another judicial *usurper*, Jeanne Stempien.

21. In 2010 and through 2012, I watched as my civil lawsuits in the 3<sup>rd</sup> Circuit Court of Michigan, against two Wayne County sheriffs, against numerous of the Wayne County prosecutors, against the agents of the Keller Thoma law firm, and against the *agents* of the Northville Public Schools were criminally undermined and rebuffed by *fraud* and a *conspiracy to defraud* and *treason*. These numerous crimes were committed before numerous witnesses, with such *frauds* occurring at the hands of these above-named co-defendants, by their co-counsels, by Marianne Talon and her associate attorneys of the "*Corporation Counsel*," by the agents of the Wayne County Clerk (Cathy Garrett), by the presiding "*judge*" Jeanne Stempien (who was then also the "*chairperson*" for the Judicial Tenure Commission), and by the "*chief judge*" usurper of judicial office, Virgil Smith. The *Complaint* and *Amended Complaint* filed in that case can be found at the following two (2) links, with reference to a plethora of Evidence that backs up everything in those written civil legal "*complaints*" describing crimes of racketeering and criminal conspiracies to deprive of rights.

Complaint: [http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/010816\\_QuoWarranto\\_6thCircuitJudges/Exhibits/Ex\\_33\\_EntireWCCComplaint\\_99pp\\_noexhibits.pdf](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/010816_QuoWarranto_6thCircuitJudges/Exhibits/Ex_33_EntireWCCComplaint_99pp_noexhibits.pdf)

Supporting Evidence for Complaint: [http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/010816\\_QuoWarranto\\_6thCircuitJudges/Exhibits/ExhibitstoEXHIBIT-33/](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/010816_QuoWarranto_6thCircuitJudges/Exhibits/ExhibitstoEXHIBIT-33/)

First Amended Complaint: [http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/010816\\_QuoWarranto\\_6thCircuitJudges/Exhibits/Ex\\_61\\_FirstAmendCompl&Mot4WritofMan4SuperCntrl.pdf](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/010816_QuoWarranto_6thCircuitJudges/Exhibits/Ex_61_FirstAmendCompl&Mot4WritofMan4SuperCntrl.pdf)

Supporting Evidence for First Amended Complaint: [http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/010816\\_QuoWarranto\\_6thCircuitJudges/Exhibits/ExhibitstoEXHIBIT-61/](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/010816_QuoWarranto_6thCircuitJudges/Exhibits/ExhibitstoEXHIBIT-61/)

Note that in the immediate aftermath of experiencing these events, the aforementioned witnesses signed formal Affidavits describing these events, which were submitted to higher level courts (i.e., to the Michigan Court of Appeals and to the Supreme Court) where those judges also joined the "*conspiracy to deprive of rights*" by completely rebuffing and/or disregarding those Affidavits and the relevant facts. A portion of these Affidavits can be located online at the following five (5) links:

- a) [http://cases.michigan.constitutional.gov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/010816\\_QuoWarranto\\_6thCircuitJudges/Exhibits/Ex\\_41\\_AffidofCourtwatchers\\_Stempienhearing072310.pdf](http://cases.michigan.constitutional.gov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/010816_QuoWarranto_6thCircuitJudges/Exhibits/Ex_41_AffidofCourtwatchers_Stempienhearing072310.pdf)
- b) [http://cases.michigan.constitutional.gov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/010816\\_QuoWarranto\\_6thCircuitJudges/Exhibits/Ex\\_42\\_AffidofCourtwatchers\\_Stempienhearing081310.pdf](http://cases.michigan.constitutional.gov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/010816_QuoWarranto_6thCircuitJudges/Exhibits/Ex_42_AffidofCourtwatchers_Stempienhearing081310.pdf)
- c) [http://cases.michigan.constitutional.gov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/010816\\_QuoWarranto\\_6thCircuitJudges/Exhibits/Ex\\_44\\_AffidofCW\\_Stempienhearing082710.pdf](http://cases.michigan.constitutional.gov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/010816_QuoWarranto_6thCircuitJudges/Exhibits/Ex_44_AffidofCW_Stempienhearing082710.pdf)
- d) [http://cases.michigan.constitutional.gov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/010816\\_QuoWarranto\\_6thCircuitJudges/Exhibits/Ex\\_43\\_AffidofCW\\_VirgilSmithhearing082010.pdf](http://cases.michigan.constitutional.gov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/010816_QuoWarranto_6thCircuitJudges/Exhibits/Ex_43_AffidofCW_VirgilSmithhearing082010.pdf)
- e) [http://cases.michigan.constitutional.gov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/010816\\_QuoWarranto\\_6thCircuitJudges/Exhibits/Ex\\_45\\_AffidofCW\\_VirgilSmithdenygrandjury121710.pdf](http://cases.michigan.constitutional.gov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/010816_QuoWarranto_6thCircuitJudges/Exhibits/Ex_45_AffidofCW_VirgilSmithdenygrandjury121710.pdf)

22. In 2011, I took numerous of the derelictions of duty for addressing “*the merits*” of my judicial misconduct complaints and attorney grievance complaints to the United States Supreme Court, first to the “*chief*” Judge John Roberts and then to all of the justices of that federal Supreme Court. I hereby certify that the samples of my filings, as supported by Evidence, can be found online at the following two (2) Internet locations as hosted by the University of Michigan and by myself:

<https://ctools.umich.edu/access/content/user/dschie/Public%20Portfolio%20Files/BASMot2ExtndTime4WritofCert.pdf> and  
<https://ctools.umich.edu/access/content/user/dschie/Public%20Portfolio%20Files/NVMot2ExtndTime4WritofCert.pdf>

23. I also certify that on or about 3/31/11, I submitted a letter to United States Attorney Barbara McQuade, captioned as a “*Report of large scale conspiracy of multi-tiered government crimes (misdemeanor and felony); Request and/or Demand for access to a federal grand jury; for reporting these crimes (as they occurred individually and collectively) to a federal special grand jury as statutorily provided under 18 U.S.C. § 3332,*” a copy of which can be found as posted online at:

<https://ctools.umich.edu/access/content/user/dschie/Public%20Portfolio%20Files/USAttorneyMcQuade.pdf>

24. Additionally, I documented my follow up letter to the Assistant U.S. Attorney Regina McCullough, in my follow up letter to the above, as can be found posted publicly at:

<https://ctools.umich.edu/access/content/user/dschie/Public%20Portfolio%20Files/FollowUpAssntUSAttyMcCullough.pdf>

25. Despite my citing 18 U.S.C. §3332 as making it incumbent for the U.S. Attorney and her agents to present my reports of crimes to the federal Special Grand Jury, these federal agents of the United States Department of Justice denied my access to the grand jury. Moreover, in 2012, I was made aware that numerous other people here in Michigan had also submitted their criminal complaints to the U.S. Attorneys, both for the Eastern District and for the Western District of Michigan, all citing 18 U.S.C. §3332, which were denied and thus, establishing a “*pattern and practice*” of felony crimes in violation of 18 U.S.C. §3332 by these agents of the U.S. Attorney General, who was then Eric Holder.

26. I have accumulated a plethora of Evidence demonstrating a widespread *pattern and practice* of criminal racketeering, coercion of the Michigan population, and coercion of Michigan's public policy, as spelled out in Michigan and United States statutes and codes and court rules of civil and criminal procedures, and state and federal constitutions. These are all documents that I have been repeatedly referencing in the federal case that I have been "*litigating*" and have long been categorizing as being Evidence of DOMESTIC TERRORISM, going at least as far back as 2012. Since then, I documented portions of my evidence in the form of video documentaries, posting them publicly over the years along with my allegations (specifically in 2012) that the "*justices*" of the U.S. Supreme Court and the U.S. Attorney Eric Holder were engaged in criminal racketeering and running the United States judicial system and Department of Justice as a nationwide crime syndicate. My posting of these formal federal allegations can still be found after four years as located online at:  
<http://www.powercorruptsagain.com/category/videos/>
27. In support of my assertions – and Justice Elizabeth Weaver's assertions to me – that the judiciary and the executive branches of Michigan have been overrun by a crime syndicate of domestic terrorists coercing the population and the policies of government, I became a video journalist, publishing stories with evidence of these injustices against others – with regard to crimes perpetrated mostly here in Michigan but extending also to other states and to the vicinity of Washington, D.C. – as collectively found (thus far in 18 full segments depicting crimes by judges, legislators, and executive branch officials) located online at:  
<https://www.youtube.com/channel/UCd3xqk6Kc778ASLAsRpV5ag>
28. In late 2010, I believed myself to have been unjustly issued a traffic citation in the Charter County of Wayne, by a purported police officer employed by the Municipal Township of Redford, Michigan. When I filed a complaint with the police department about this officer, I was informed that I should present my complaint to the judge or magistrate of the 17<sup>th</sup> District Court when responding to the "*hearing notice*" that I got. However, when I went to that hearing, I found no judge and no magistrate. Instead, what I found was the police officer himself, dressed in street clothes and impersonating the District Attorney, calling everyone responding to the hearing notices one-by-one into the DA's office adjacent to the courtroom, and extorting money from them under threat that they would have to come back again if they refused his "*offer*," and that upon their return they would also receive no mercy from the judge. When that officer called my name and I insisted to him on following up with my counter-complaint against him as the officer writing the ticket in my case, he told me that I would be denied access to the court on my counter-complaint. During that brief discussion in the prosecutor's office, he also threatened me with "*contempt of court*" (i.e., a *judicial* action) when I asked what he apparently thought were too many questions about the document that he was commanding me to otherwise sign in front of him.
29. In early 2011, I filed my counter-complaint in the "Wayne County Circuit Court" as a *RICO corruption and extortion case*, naming that Redford Township police officer and his supervisors, the two judges of the 17<sup>th</sup> District Court, the township Supervisor who had ignored my written complaint about the above occurrences in 2010, and the supervisors of the Police Department of Redford Township.

Long story short, the higher circuit court judge Robert Colombo – who has for this past year at least been usurping the position of "*chief*" judge of that "*3<sup>rd</sup> Judicial Circuit Court*" – held multiple hearings in which I presented to him numerous arguments and articles of Evidence of local racketeering by the co-Defendants, many of whom are also involved in my

current ongoing case filed in 2015. This plethora of Evidence, which well-supports my allegations, the entirety of which has thus far been irrefutable and unrebutted, was filed in the federal Court as sworn and notarized Affidavits of witnesses who were present at those 2011 hearing. These third-party Affidavits presented witness statements in 2011 attesting to the fact that they had personally witnessed “*judge*” Colombo deprive me of my rights and engage in other crimes directly from the judicial bench.

More about this particular story was placed into a video documentary to show how the Michigan Attorney General’s Criminal Division “*chief*” Richard Cunningham, the Wayne County Prosecutor Kym Worthy, and even more recently, the Michigan legislator Kurt Heise (whose wife had been placed by the Michigan Governor Rick Snyder as a new judge at that corrupted Wayne County Circuit Court), all contributed to the criminal cover-up of the unlawful actions of the domestic-terrorist-posing-as-judge (Karen Khalil) and others of her criminal enterprise. That story can be viewed and downloaded from YouTube at the following web link: <https://www.youtube.com/watch?v=u84rCiOYZhM>

30. At the lower 17<sup>th</sup> District Court, my efforts to pay the purported “*fine*” and “*penalties*” were criminally thwarted by the judge of that “*speeding ticket*” case (i.e., the judicial *usurper* Karen Khalil), first by returning my initial money order for payment because I was purportedly eight dollars (\$8.00) short; and then next, by that judge (Khalil) keeping my payment tucked away in her chambers without crediting my payment to the court docket, while she otherwise turned around and issued a fraudulent “*Motion and Order to Show Cause*” against me.

As my impeccable documentation shows, (Redford Township “*judge*”) Khalil then followed that unlawful action by another fraudulent order to the Michigan Secretary of State issuing instructions to suspend my driver’s license. That *fraudulent order* was then followed by yet another fraudulent “*Order*” for the issuance of an arrest warrant against me for a criminal misdemeanor charge of “*failure to pay*,” making it necessary for me to hire an attorney to accompany me to the court to confront the judge about these matters. In particular, my attorney and I carried as our “ammunition” the proof that my payment had actually been not only received by the Redford 17<sup>th</sup> District Court, but had been personally delivered to that “judge” Khalil.

This information about the judge directly receiving that payment came in the form of an UNREBUTTED sworn and notarized Affidavit from my attorney’s own secretary, who had listened in on my phone conversation with the person from the Court who admitted having signed for the “certified mail” delivery of that payment, and who had verified that she had personally taken that payment to the judge. Thus, I was “armed” with authentic and irrefutable verification that my full payment had long been in possession of this judicial usurper (Khalil) but that she had deliberately and with malicious intent denied due me due process in challenging the charge for that payment, instead compounding the charge by keeping my money, escalating the city ordinance charge to a criminal misdemeanor charge, and issuing an arrest warrant to precipitate violence against me. **(See again the 1-hour 11-minute video link posted above for more about the events described by this paragraph.)**

31. At the higher Court of Appeals and Supreme Court, my appeal of the judicial usurper Robert Colombo was denied for *fraudulent* reasons constructed by the Michigan Court of Appeals judges. Subsequently, that case was also “*discretionarily*” denied by the judges of the Michigan Supreme Court.



32. In 2012, while the above “*chain-conspiracy to deprive of rights under color of law*” and deprivation of my First Amendment right to “*meaningful*” access to the Court was being denied in all four levels of Michigan courts, I accepted an invitation by a previously unknown private party to join other silent observers as “*court-watchers*” in the courtroom of Karen Khalil. The purpose was reportedly to conduct a public auditing of the activities of that particular judge, at that particular court, on that particular day. The person inviting me to that court hearing had introduced himself to me as someone who had been suspecting, like I had already alleged was the case in the higher Michigan courts, that this Redford Township “*judge*” Karen Khalil and her associates running that 17<sup>th</sup> District Court were indeed “*corrupt*” and terrorizing members of the community and visitors to the community. I accepted that request to attend as a public observer in the gallery of the courtroom the morning of June 8, 2012.

Well after an hour of my silently observing the events of that courtroom, it appeared from my perspective of the courtroom proceedings, that the judicial usurper Karen Khalil acted very unnecessarily when suddenly creating, without any provocation whatsoever, what appeared to be complete chaos in that courtroom. Khalil worked swiftly and in a terrorizing fashion with her bailiffs, screaming intimidating orders, compelling me first under violent threat (i.e., hand on his gun and pointing at me) to stand up, then sit down, and then to stand up again. He and/or his fellow police officers and/or bailiffs then ordered me to place my hands behind my back. Khalil then ordered them to place me in a police station holding cell, and later that evening, to take me six counties away on a trumped up charge of “*criminal contempt of court.*”

I found out much later that Khalil’s directive to her terrorizing accomplices, employed as bailiffs and Redford Police Department officers, was that I should be held for 30 days without any due process of a court hearing, without an attorney or other counsel, without any formal charge against which I could prepare to defend against, without a prosecutor, without an appeal or any paperwork made available in which to use as an appeal, without a court transcript, without a valid case number, and without any form of bond.

The formal “*Complaint/Claim for Damages*” that details these events in full and is found along with the supporting Evidence that was filed along with it, as filed also with the federal court in 2015, can be found in the only known *accurate* Article III Court of Record available, as held on the Internet at the following link:

[http://cases.michigan.constitutional.gov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/Complaint&ClaimforDamages/](http://cases.michigan.constitutional.gov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/Complaint&ClaimforDamages/)

Note that this all occurred before numerous other witnesses who shortly later provided sworn and notarized *Affidavits* of what they too experienced in sheer terror by the conduct of Khalil and her cooperative agents of domestic terrorism. Those four (4) sworn and notarized Affidavits can be located at the following links:

a) [http://cases.michigan.constitutional.gov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/Complaint&ClaimforDamages/ExB\\_AffidofRonKeller.pdf](http://cases.michigan.constitutional.gov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/Complaint&ClaimforDamages/ExB_AffidofRonKeller.pdf)

b) [http://cases.michigan.constitutional.gov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/Complaint&ClaimforDamages/ExC\\_DaveLonier2ndAffidavitonDenialofRecords.pdf](http://cases.michigan.constitutional.gov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/Complaint&ClaimforDamages/ExC_DaveLonier2ndAffidavitonDenialofRecords.pdf)

c) [http://cases.michigan.constitutional.gov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/082315\\_MyResp2RedfordAnswr&](http://cases.michigan.constitutional.gov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/082315_MyResp2RedfordAnswr&)

[AffirmDefenses/MyRespon2RedfordAnswrs&AffirmDefnses/Exhibits/Ex\\_F\\_AffidavitofCornellSquires.pdf](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/082315_MyResp2RedfordAnswr&AffirmDefenses/MyRespon2RedfordAnswrs&AffirmDefnses/Exhibits/Ex_F_AffidavitofCornellSquires.pdf)

d) [http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/082315\\_MyResp2RedfordAnswr&AffirmDefenses/MyRespon2RedfordAnswrs&AffirmDefnses/Exhibits/Ex\\_H\\_AffidavitofTrishKraus.pdf](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/082315_MyResp2RedfordAnswr&AffirmDefenses/MyRespon2RedfordAnswrs&AffirmDefnses/Exhibits/Ex_H_AffidavitofTrishKraus.pdf)

The exact course of events that occurred that fateful day, which subsequently as I was transported by a third party agency and instructed to sit near one of the transport guards so that he could excitedly question me about what he had heard and understood to be noble acts to “nail” a “*corrupt*” judge who took a cheap opportunity to simply *retaliate* against me, are well documented. They can be found as filed in 2015 in the form of a “*Complaint*” and “*Claim of Damages*” against that *judicial usurper* (Khalil), against the Redford Township and their police department, and against the Charter County of Wayne and their “*errors and omissions*” insurance carrier (which happens to be a shell company owned and operated by the famed “*AIG*” that the federal taxpayers bailed out in 2008), as all found online. Thus, the entire history of this case as it has been carried out under Common Law and in an Article III Court of Record is generally located at: [http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/)

The full story was also presented officially to the federal court in the form of a formal legal, and thus far *unrefuted* sworn and notarized Affidavit as found online at: [http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/Complaint&ClaimforDamages/ExD\\_SwornNotarAffidDavidSchied.pdf](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/Complaint&ClaimforDamages/ExD_SwornNotarAffidDavidSchied.pdf)

33. From the moment of my filing the above-referenced case in the federal court, I was criminally victimized in at least the following ways:

a) At the time of my filing, I filed as a “*pauper*” and as a “*crime victim*.” By this I mean to say that the federal judge to which my case was initially issued was the brother of the former Michigan Attorney Mike Cox, who I have for the better part of a full decade been accusing of being a *criminal racketeer*. Although there are many reasons for my levying that allegation, one pressing reason was because he and his staff of “assistant” attorney generals had continually refused to acknowledge or do anything about the numerous crimes I have been reported and providing hard Evidence to back, which had been perpetrated against me by Michigan government officials for even more years.

In May of 2015 when I first filed my federal case, this federal judge Shawn Cox was to be reviewing my “*application*” for “*waiver of costs and fees*” for awarding me “*forma pauperis*” standing and entitlement to filing without payment of costs and fees. In order to file that application however, I was commanded by the federal *agent* of the Clerk of the Court in Flint, to turn over all of my handwritten and completed “*Court Summons*” along with all seventeen (17) copies of my “*Complaint/Claim of Damages*” filings. These were all of my court filings, which I was told were going to be returned back to me along with the judge’s “*order*” of approval on the waiver of cost and fees. The assurance by that federal court *agent* for the Clerk of the Court David Weaver, was that these “*Summons*” documents that I was handing over, being seventeen (17 – one for each of the named co-Defendants) would also be returned to me with the Seal of the Court and the signature of the Clerk David Weaver on each of my handwritten summons. The Clerk was essentially to “*authenticate*” each of these summons before I was to serve them with

each of those 17 “*original*” copies of my *Complaint/Claim of Damages* which I was also compelled to surrender to the Office of the Clerk of the (federal) Court.

Instead of what was promised by the agent for the federal Court Clerk, what I got back in the mail from clerk’s office was nothing except 17 new *substitution* Summons that had been typewritten and re-issued back to me by the Clerk David Weaver as *replacement* for my original handwritten Summons. Notably, **those “*replacement*” summons had deleted my references to each of the co-defendants that were being sued civilly in their “*individual and private*” capacities.** Also, importantly, also deleted from those *replacement* summons presented back to me by this “*clerical usurper*” David Weaver, were my handwritten references to the *corporate* nature of those government co-defendant being sued in their “*corporate*” capacity rather than in their capacity as “*government entities*” as had been otherwise clarified by my handwritten “*Summons*”, as well as my own typewritten *Complaint/Claim for Damages*.

**This was a crime of substitution, delivered with tortuous intent as also “*incomplete*” so to prejudice my case and provide a means for future adjudication against me for “*failure to state a claim for which relief could be granted*” by reason of the defendants being “*summoned*” as government employees subject to immunity, when that was clearly not my intent.**

To view and/or download copies of both sets of these originally handwritten (by me) “*Summons*” and the fraudulently substituted (and signed by the Clerk of the Court) typewritten “*summons*” as these documents, as these two very contrasting sets of documents were also presented to the Clerk and Case Manager of the Sixth Circuit Court of Appeals last December (2015) in proper notice about these crimes being carried out against me by the lower federal court Clerk David Weaver, go to the Internet link at: [http://cases.michigan.constitutional.gov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/062016\\_Writ4SshowCauseonMot2StayProceedings+Order4JudgeCompetencyHearing/Exhibits/EX\\_E\\_SixthCircuitNoticeofSummonsSwitchbyClerkWeaver.pdf](http://cases.michigan.constitutional.gov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/062016_Writ4SshowCauseonMot2StayProceedings+Order4JudgeCompetencyHearing/Exhibits/EX_E_SixthCircuitNoticeofSummonsSwitchbyClerkWeaver.pdf)

- b) In early June (2015), while I was getting a documented runaround on the phone by other agents of the federal Clerk of the Court David Weaver about the reason why my original 17 sets of complaints were not properly returned to me along with the “*order*” granting waiver of costs and fees, I received a phone call from Michigan attorney James Mellon, who stated that he was holding one of those (“*stolen*”) copies of my “*original*” complaints (or a copy of it) in his hand. Over the phone he tried to convince me that I should be dropping his client, the Michigan Municipal Risk Management Authority (the “*MMRMA*” as the “*errors and omissions*” insurance carrier for the Municipal Township of Redford, et al) from my case.

Over a recorded phone conversation, this attorney (Mellon) revealed that he had NOT been served this “*Complaint/Claim of Damages*” document by anyone from the Court, but had otherwise been afforded a copy of it through the (*criminal*) acts of another attorney unrelated altogether to this case – a man who otherwise has a questionable association with this case through his *questionable* position with the Office of the Michigan Attorney General. Attorney Mellon had told his name to me (on the recorded line) as being attorney “*John Clark*”, who he explained (on the recorded line) was employed at the large law firm by the name of Giamarco, Mullins, and Horton. This is a

law firm that I was informed by someone else months later is known to have been publicly accused as being tied to the Michigan mafia.

**To hear the audio of that phone conversation exposing the nature of this conspiracy to theft, of the criminal misconduct between attorney James Mellon, attorney John Clark, the Clerk of the Court for the Eastern District of Michigan David Weaver, and likely, the federal judge Shawn Cox as the blood-brother of the former Michigan Attorney General Mike Cox, go to the following link:**

**[http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/081815\\_MyWritofError4AssignofMagistrate/MMRMAResponsetoMyWritofError/MyReply2MellonResponse&EvidenceofFRAUD/JamesMellon\\_060215.wav](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/081815_MyWritofError4AssignofMagistrate/MMRMAResponsetoMyWritofError/MyReply2MellonResponse&EvidenceofFRAUD/JamesMellon_060215.wav)**

**To see the written transcript as the exact same words of the above-referenced audio-recorded discussion with attorney James Mellon (who is now named in this case as “Defendant DOE #1” go to this link:**

**[http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/122415\\_MyResp2MellonMot2StrikeMyWritofError&ReverAssignMagis/Exhibits/Ex\\_4\\_Affidavit&TranscriptofRecordingProvingMellon%20FRAUD.pdf](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/122415_MyResp2MellonMot2StrikeMyWritofError&ReverAssignMagis/Exhibits/Ex_4_Affidavit&TranscriptofRecordingProvingMellon%20FRAUD.pdf)**

**To see John Clark’s connection to the Michigan Attorney General, click on the following link for his background:**

**[http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/121215\\_MyResp2MellonMot2StrikeMyReplacementResponses/121215MyResp2MellonMot2StrikeReplRespon/Exhibits/Ex\\_D\\_JohnClark\\_SpecialAssistAttorneyGeneral.pdf](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/121215_MyResp2MellonMot2StrikeMyReplacementResponses/121215MyResp2MellonMot2StrikeReplRespon/Exhibits/Ex_D_JohnClark_SpecialAssistAttorneyGeneral.pdf)**

Importantly, when I finally received my “*original*” filings back from the federal Court Clerk, I found there to only be returned back to me sixteen (16) of the 17 that I had surrendered, with the one missing and “*stolen*” being the one given to Michigan attorney James Mellon by the Assistant Michigan Attorney General John Clark.

Since then, I have reported in numerous federal filings afterwards and over the course of the subsequent months (and now up to a full year later), about this theft of one of my “*original*” *Complaint/Claim of Damages* documents and the illegal substitution and modification of my 17 accompanying “*Summons*” to each of the co-Defendants. In response, all of the co-defendants’ attorneys – as judicial officers – have totally disregarded my CRIME REPORTS to the federal court; **except for James Mellon, who without knowing that I had recorded our telephone conversation, criminally PERJURED himself with multiple filings of “*response*” claiming that the name of the person who had told him about the case was “*Jeffrey Clark*,” that attorney for the “*Redford*” co-defendants.**

**To view the “*smoking gun*” document showing attorney James Mellon’s “*fraud upon the court*” and criminal *perjury* with regard to his denying that he had named John Clark as the person that had given him the seventeenth “*Complaint/Claim of Damages*” that was STOLEN from the Office of the Clerk of the Court, see the numbered “*page 2*” (the fourth page in from the front) of the following link:**

**[http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/081815\\_MyWritofError4AssignofMagistrate/MMRMAResponsetoMyWritofError/MyReply2MellonResponse&EvidenceofFRAUD/JamesMellon\\_060215.wav](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/081815_MyWritofError4AssignofMagistrate/MMRMAResponsetoMyWritofError/MyReply2MellonResponse&EvidenceofFRAUD/JamesMellon_060215.wav)**

[nofMagistrate/MMRMAResponsetoMyWritofError/MMRMAResponse2WritErrorl&ReversalofAssignofMagistrate.pdf](#)

Subsequently, when I notified the federal Court about the *fraud upon the court* and the perjury committed by attorney James Mellon in his own statements to the court, the newly assigned judge (after Shawn Cox and the second judge assigned to this case both recused themselves and a 91-year old judge was assigned in their place) did nothing. The federal Magistrate Michael Hluchaniuk also did nothing about my reports of these crimes to which the Clerk of the Court David Weaver was associate. In essence, he did nothing EXCEPT to move forward in offensively “*striking*” four (4) sets of my substantive filings in such notification about these and other previous crimes by federal officials. These stricken documents also presented Evidence of these previous crimes, as committed against me by the *domestic terrorists* that I had clearly named, who had long been posing as federal “*agents*” and operating within the territorial boundaries of the Eastern District of Michigan.

34. At the end of 2015, in response to numerous *fraudulent* motions the co-Defendant and their attorney had filed in attempt to have summarily “*dismissed*” my “*response*” filings to the “*Municipal Township of Redford*,” to the “*Charter County of Wayne*,” and to their respective “*errors and omissions*” insurance carriers as co-Defendants named by my case, the federal (Article I administrative) “*magistrate judge*” Michael Hluchaniuk stepped in. He thus did so even despite my prior written “*objection*” against his being involved in my Article III court case at all! **He thereafter struck from the U.S. District Court record FOUR (4) sets of my significant filings chock full of Evidence in showing and explaining how both state and federal court judges had committed numerous crimes when issuing various rulings to dismiss my years of previous cases under fraudulent pretext. Those were rulings that the co-Defendants in my 2015 federal case were attempting to use *fraudulently* as “*prima facie*” evidence to support their equally *fraudulent* allegations that I was a “*paper terrorist*” and a “*sovereign citizen*,” while they were yet disregarding my ongoing arguments that all of my previous years of court filings have ALWAYS been for the purpose of expressing my First Amendment right, as guaranteed by the state and federal constitutions, to “*due process*” and to the “*redress of my grievances*” of my ongoing reports of being a bona fide *crime victim* of widespread “*government*” racketeering by a widespread network of *domestic terrorists* operating throughout Michigan.**
35. In response to Michael Hluchaniuk’s criminal acts – conducted *under color of law* – I filed documents of “*objection*” and for “*Interlocutory Appeal*” to move the case and my criminal allegations to the judges of the Court of Appeals for the Sixth Circuit where the crimes against me were only further compounded and covered up. Essentially, in responding to the varied “*notices*” that I received from the Sixth Circuit Clerk of the Court and “*case manager*” notifying me MISLEADINGLY that my “*appeal*” had been “*filed*” already in the Sixth Circuit, I notified the clerk and case manager that the captioning for my case needed to be changed, providing to them the Evidence of the “*summons substitutions*” in the context of my informing them about the aforementioned crimes committed against me by the federal agents and “*judicial officers*” of the lower U.S. District Court. The Evidence of my actions as described by this paragraph are found online located at the following link:  
[http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEDM/122915\\_MyRespto6thCirClerkHac](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEDM/122915_MyRespto6thCirClerkHac)

[king&Art-I-Order/My122915WritofError/Exhibits/Ex\\_16\\_My121115ltr2BakerCorrectCaptioning+SupportDocs.pdf](#)

When the clerk and case manager did nothing except to sidestep these issues while failing to provide me with required proof of the Clerk's Office electronically filing my documents into the federal court system, I issued a formal "*Ex-Parte Writ of Error*" against these Sixth Circuit agents of the court, while explicitly referencing the court rules supporting my allegations of *dereliction*, and demanding – by court rule – access to the surety BOND of the court clerk and case manager. **Again, my filings were completely ignored and left without fulfillment or response back from the federal Sixth Circuit Court.**

Note that the Evidence of the above statement is found online in the Article III Court of Record that I have been maintaining for my federal case. The "*Ex-Parte Writ of Error*" can be found at the following link: [http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEdM/122915\\_MyRespto6thCirClerkHacking&Art-I-Order/My122915WritofError/122915\\_EntireWritWritofErroron6thCirClerkViolations.pdf](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEdM/122915_MyRespto6thCirClerkHacking&Art-I-Order/My122915WritofError/122915_EntireWritWritofErroron6thCirClerkViolations.pdf)

All of the "*Exhibits*" of Evidence supporting the above-referenced "*Ex-Parte Writ of Error*" are to be found at this link: [http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEdM/122915\\_MyRespto6thCirClerkHacking&Art-I-Order/My122915WritofError/Exhibits/](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEdM/122915_MyRespto6thCirClerkHacking&Art-I-Order/My122915WritofError/Exhibits/)

36. Without proper responses back from the clerk or case manager, I next set forth to compile years-worth of documents in back history of my many preceding cases, which proved a widespread "*pattern and practice*" of fraud and other crimes being committed by attorney and judges employed in state and federal courts and courts of appeal – including those of the Sixth Circuit – to support my allegations that these state and federal courts (as Justice Elizabeth Weaver had alluded to me in private) had been overtaken by *domestic terrorists* and were being operated instead as criminal enterprises.

Notably, the Evidence – by notice that the Sixth Circuit judges had access to all of the lower court records – to include the substantive filings of mine that were unlawfully "*stricken*" by the magistrate. This Evidence also showed that I had presented other Evidence to the lower federal Court (which also appears in my online "*Article III Court of Record*") demonstrating that in 2012, while Cornell Squires and others were attempting to get me out of the Midland County Jail where I was being unlawfully held at the "*order*" of *judicial usurper* Karen Khalil, **other Michigan judges of the Midland Circuit Court and the Wayne County Circuit Court (civil and criminal) had committed crimes of *fraud*, and that they had attempted to cover up those criminal acts so to keep me in jail in June 2012 without any recourse for the entire 30-day sentence by Defendant Karen Khalil.**

Note that my original filings pertaining to the "*stricken*" documents are to be found online at the following links, along with all of the Evidence supporting these four (4) sets of separate filings. The links are accompanied also by a link to my filing of an "*Objection and Writ of Error*" against the magistrate having issued that "*order to strike*" in the first place. See the following links:

- 1) My original *stricken* "*Objection and Writ of Error*" to the Magistrate striking four sets of my substantive documents is found at: <http://cases.michigan.constitutionalgov.us/david->

- [http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/101415\\_MyObjectiontoMagOrder2Strike/MyEntireFiling\\_Objection2Order2Strike.pdf](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/101415_MyObjectiontoMagOrder2Strike/MyEntireFiling_Objection2Order2Strike.pdf)
- 2) My original *stricken* “*Response to...*” James Mellon’s and the MMRMA’s “*Response to...*” my original filing of “*Writ for Change of Judge* [away from Shawn Cox] *and Change of Venue* [away from the District Court of Wayne County to another location in Ann Arbor or Flint]” can be found at: [http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/071415\\_MyResponse2MMRMA1stMot2Dismiss/071415\\_MyResponse2Mot2DismissinLieuofAnswr/Response2Mot2Dismiss\\_EntireFinal.pdf](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/071415_MyResponse2MMRMA1stMot2Dismiss/071415_MyResponse2Mot2DismissinLieuofAnswr/Response2Mot2Dismiss_EntireFinal.pdf)
  - 3) My original *stricken* “*Response to...*” Wayne County’s fraudulent “*Motion to Dismiss*” my claims against them: [http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/070915\\_MyResponse2WayneCounty1stMot2Dismiss/MyResponse2WayneCountyMot2Dismiss.pdf](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/070915_MyResponse2WayneCounty1stMot2Dismiss/MyResponse2WayneCountyMot2Dismiss.pdf) and, the “*Exhibits*” of Evidence to support my Response are found at: [http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/070915\\_MyResponse2WayneCounty1stMot2Dismiss/Exhibits2MyResponse/](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/070915_MyResponse2WayneCounty1stMot2Dismiss/Exhibits2MyResponse/)
  - 4) My original *stricken* “*Response to...*” James Mellon’s and the MMRMA’s fraudulent “*Motion to Dismiss in Lieu of Answer*” the claims that I had filed against them: [http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/070915\\_MyResponse2WayneCounty1stMot2Dismiss/Exhibits2MyResponse/071515MyResponse2MMRMA1stMot2Dismiss/Response2Mot2Dismiss\\_EntireFinal.pdf](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/070915_MyResponse2WayneCounty1stMot2Dismiss/Exhibits2MyResponse/071515MyResponse2MMRMA1stMot2Dismiss/Response2Mot2Dismiss_EntireFinal.pdf) and, the “*Exhibits*” of Evidence to support my Response are found at: [http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/070915\\_MyResponse2WayneCounty1stMot2Dismiss/Exhibits2MyResponse/071515MyResponse2MMRMA1stMot2Dismiss/](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/070915_MyResponse2WayneCounty1stMot2Dismiss/Exhibits2MyResponse/071515MyResponse2MMRMA1stMot2Dismiss/)
  - 5) My original *stricken* “*Writ of Error and Reversal in Assignment of Magistrate*” for this case, which was accompanied by a “*Mandamus for Proceeding in Common Law Under the Constitution in an Article III Court of Record*” is found at: [http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/081815\\_MyWritofError4AssignofMagistrate/EntireWritofError4AssignofMagistrate.pdf](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/081815_MyWritofError4AssignofMagistrate/EntireWritofError4AssignofMagistrate.pdf) and, the “*Exhibits*” of Evidence to support my “*Writ of Error*” and “*Mandamus*” are found at: [http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/081815\\_MyWritofError4AssignofMagistrate/Exhibits/](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/081815_MyWritofError4AssignofMagistrate/Exhibits/) and the numerous subcategory of Exhibits to be found for “*Exhibit #6*” are found at: [http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/081815\\_MyWritofError4AssignofMagistrate/ExhibitstoEx\\_6/](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/081815_MyWritofError4AssignofMagistrate/ExhibitstoEx_6/)

I filed this massive set of “*Evidence*” documents within the context of a “*Writ of Quo Warranto*” action in the Sixth Circuit, where I received confirmation that these documents had been at least “*received*” on January 12, 2016 as shown at the following online link: [http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/081815\\_MyWritofError4AssignofMagistrate/ExhibitstoEx\\_6/](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/081815_MyWritofError4AssignofMagistrate/ExhibitstoEx_6/)

[http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/010816\\_QuoWarranto\\_6thCircuitJudges/Time-StampedCvrPages\\_QuoWarrAppendixCertofSvc.pdf](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/010816_QuoWarranto_6thCircuitJudges/Time-StampedCvrPages_QuoWarrAppendixCertofSvc.pdf)

That was earlier this year in January of 2016 when I filed that “*Quo Warranto*” action as a Private Attorney General, acting in the interest of the public at large within the Sixth Judicial Circuit, to press these judges to answer – given the Evidence – “*from where has their authority to act in bad behavior been derived.*” See the entirety of these filings pertaining to this unanswered “*Quo Warranto*” to the Sixth Circuit Court of Appeals at the following link: [http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/010816\\_QuoWarranto\\_6thCircuitJudges/FinalDocs/](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/010816_QuoWarranto_6thCircuitJudges/FinalDocs/)

Note that the “*Exhibits*” referenced by the *Quo Warranto* can all be found also online in the Article III Court of Record at: [http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/010816\\_QuoWarranto\\_6thCircuitJudges/Exhibits/](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/010816_QuoWarranto_6thCircuitJudges/Exhibits/)

Nevertheless as of a month ago, I found out that this “*Quo Warrant*” filing has been laying in limbo, and left “*dormant*” and classified as “*Tendered and Pending*” without having been actually classified as “*filed;*” being thus far without any response whatsoever by any judicial officer of the Sixth Circuit (or any other officer or anyone else for that matter). See the Evidence of this as found on PACER at this link: [http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/062016\\_Writ4SshowCauseonMot2StayProceedings+Order4JudgeCompetencyHearing/Exhibits/EX\\_G\\_MyQuoWarrantoinSixthCircuitTENDEREDisPENDING.pdf](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/062016_Writ4SshowCauseonMot2StayProceedings+Order4JudgeCompetencyHearing/Exhibits/EX_G_MyQuoWarrantoinSixthCircuitTENDEREDisPENDING.pdf)

37. Essentially, in response to all of the above, the judges of the Sixth Circuit did nothing to adjudicate, or even to acknowledge the content of my “*Interlocutory Appeal*” document, which was accompanied by an extensively written “*Memorandum of Law*” in support of that filing.

My “*Memorandum of Law*” provided clarity that while the Article I administrative magistrate had “*stricken*” my four sets of substantive filings based upon “*federal court rules,*” I was asserting that legislative acts written by the State, in command of what ANY judge should be doing with authenticated reports of crimes, as supported by sworn “*complaints,*” to compel this magistrate or anyone else with federal authority to take action in those criminal matters. Yet again, in violation of the references that I had made in accordance with the United States Supreme Court rulings included in my “*memorandum*” – and with supporting Evidence of the crime reports – the Sixth Circuit Court of Appeals judges ignored everything that I had filed. **For this reason, I HEREBY CLAIM this CRIME REPORT to also include ALL of the judges of the Sixth Circuit, to whom the unanswered “*Writ of Quo Warranto*” was addressed.**

Note that my “*Memorandum of Law*” accompanying that “*Writ for Interlocutory Appeal*” that went to the Sixth Circuit Court of Appeals is found at the following link along with the “*Writ for Interlocutory Appeal*” itself, along with their respective references to “*Exhibits*” of Evidence: [http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/111815\\_WritMandamusInterlocAppeal&MemorandumLaw/](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/111815_WritMandamusInterlocAppeal&MemorandumLaw/)



38. On 3/31/16, due to stated interest and requests by others to join my federal case in “*joinder claims*” against the co-Defendants of the Charter County and Wayne, and against the American Insurance Group (AIG) and against one of their multitude of corporate “*shell*” subsidiaries, The Insurance Company for the State of Pennsylvania – against which I have mounds of evidence of a long history of “*fraud upon the court*” by these co-Defendants and/or by their “*Plunkett-Cooney*” attorneys as well – I filed fourteen (14) “*joinder*” claims on behalf of those others. I filed those documents along with my associate, Cornell Squires, as Private Attorney Generals acting, again, in the public’s interest in these matters. **These joinder claims were justified by our filing as Private Attorney Generals by inclusion of a “Memorandum of Law” also addressing “backward-looking-access-to-court” claims, which can all be found the Article III Court of Record located at:**

[http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/033116\\_PAGsSchied&Squires\\_Joinderof-14-ClaimantsCrimeVictims/CoverFiling&MemorandumofLaw/](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/033116_PAGsSchied&Squires_Joinderof-14-ClaimantsCrimeVictims/CoverFiling&MemorandumofLaw/)

Notably, each of these “*joinder*” claims were accompanied by sworn and notarized *Affidavits* alleging that the co-Defendants were “*domestic terrorists*,” acting in a “*conspiracy to treason*,” and/or in other criminal fashion aligned with RICO-defined federal offenses, and for which they too establish joint claim against the Charter County of Wayne’s “*errors and omissions*” \$100 BILLION (“one-hundred-billion-dollar) insurance rider of “*terrorism*” insurance coverage. **These numerous sworn and notarized Affidavits in support of my claims of domestic terrorism can all be found**

**online at:** [http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/033116\\_PAGsSchied&Squires\\_Joinderof-14-ClaimantsCrimeVictims/](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/033116_PAGsSchied&Squires_Joinderof-14-ClaimantsCrimeVictims/)

Notable also, NONE of the individual claims of the “*joinder*” claimants were specifically challenged by any of the co-Defendant on the “*merits*” of these claimants’ statements and references to Evidence. Instead, the co-Defendants submitted motions, to which my partner and I responded – again, as Private Attorney Generals – with co-Defendants generally requesting summary dismissal of these joinder claims without counter-filings of affidavits, without significant controverting evidence, and without anything else substantive to support those Michigan BAR attorney *motions*.

39. **Since January, 2016, only more crimes have occurred against me – and against Cornell Squires and these other “joinder” claim filers – by the furthering of “fraud upon the court”.** These additional incidents of criminal fraud by the Defendants’ attorneys (now also named as co-Defendants in this ongoing civil case as “*DOES 1 through 4*” as well as my naming them as “*criminal co-conspirators*”) appear to be filed merely as “*smokescreens*” to confound and frustrate the ongoing proceedings of this case on the side of these numerous “*Grievants*,” while “*motioning*” to the court to prolong, if not preclude and deny all the Joinder Claimants’ due process rights to “*redress of grievances*” and to “*access the courts*.” The hope of these attorneys is to find someone, like the newly-hired federal magistrate taking the place of Michael Hluchaniuk, who will be willing – or suckered – into altogether eliminating any address by the federal Court of ANY of these numerous criminal allegations otherwise being rightfully sustained but compounded by additional “counts” of criminal acts by the co-Defendants and their representative attorneys, since the initial filing of this case (as referenced above and illustrated by the documents found at the Internet links).

It is clear that these co-Defendants are thus “*motioning*” the newly federal magistrate, Stephanie Dawkins Davis, to put a further “*stay of submissions*,” pending ONLY rulings upon the co-Defendants’ (i.e., all of them) various “*motion(s) to dismiss*” them each from this federal case altogether, with impunity for them, and with retaliatory requests for sanctions against me!

All of this I made amply clear when I filed a couple of months back a “*Writ of Show Cause*” on why the questions about these co-Defendant motions should not even be the question at issue; when I otherwise have not yet had any “*judicial*” rulings, at any point throughout this past year (i.e., since I first filed this case except for the transfers of this case to a 91-year old judge and his wrongful Article I administrative assignment – and now two wrongful administrative assignments of) magistrates to my Article III common law case. These documents can all be view and/or downloaded from the following link: [http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/062016\\_Writ4SshowCauseonMot2StayProceedings+Order4JudgeCompetencyHearing/](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/062016_Writ4SshowCauseonMot2StayProceedings+Order4JudgeCompetencyHearing/)

Notably, my above-referenced “*Writ of Show Cause....and....Order for Competency Hearing on 91-Year Old Avern Cohn on His Failure to Respond to Previous ‘Writ for the Judge Avern Cohn to Show Cause and Reason for a 10-Month Obstruction of Grievant’s First Amendment Right to Access this District Court of the United States....’*” was preceded by another filing, which I was compelled to write when my previous submission of the above “*Writ of Show Cause...and...Order for Competency Hearing....’*” was sent back to me by the Clerk of the Court David Weaver WITHOUT A COVER LETTER, thus giving no reason for this unlawful action by the Clerk of the Court, David Weaver.

This criminal act of David Weaver, of “*aiding and abetting*” in the crimes of his fellow State Bar of Michigan associates of attorneys, judges, and magistrates, prompted me to issue yet another filing in the federal court captioned, “*Private Attorney Generals (‘PAGs’) David Schied’s and Cornell Squires’ ‘Writ of Error’ and ‘Demand to File’ on Clerk David Weaver’s Refusal to File Previously Received...’ and ‘Writ to Disqualify MMRMA and ‘Redford’ Attorneys James Mellon and Jeffrey Clark Based Upon (Respectively) ‘Fraud Upon the Court’ and ‘Conflict of Interest’ and ‘Reiterating the Naming of James Mellon as ‘Defendant DOE #1’ and Notice of Naming Jeffrey Clark as ‘Defendant DOE #2.’*” The entirety of that filing dated 6/6/16, inclusive of the “*Exhibit A*” of “*File on Demand*,” inclusive of the original documents being returned to the Clerk of the Court, inclusive of the *Certificate of Service* on the mailing of these documents, and inclusive of a receipt showing proof of mailing to the Court and to MMRMA attorney James Mellon in Troy. The Evidence of all of these supporting documents can be found at the following link: [http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/060716\\_WritofErroronClerkWeaver&Demand2File/](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/060716_WritofErroronClerkWeaver&Demand2File/)

40. While entirely disregarding every single thing that I have filed in the lower court, and while clearly ignoring the important and SUBSTANTIVE criminal allegations presented to the federal U.S. District Court – to include a filing by Private Attorney Generals (PAGs) Cornell Squires and myself rejecting the assignment of a second administrative federal “*magistrate*” to get their hands dirty in this judicial case and Article III Court of Record – the new and experience federal magistrate appointee delivered an “*Order Requiring Response...*” to the

above-referenced “*motion seeking stay of submissions and proceedings pending decisions on the Defendants’ motions seeking dismissal.*”

Note that the Evidence to prove that prior to this magistrate getting involved in delivering her fraudulent “*order*” against some corporate fiction named “DAVID SCHIED” – which I have clarified a multitude of times is not me, David Schied, the natural flesh and blood man – can be found online at: [http://cases.michigan.constitutional.gov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/051616\\_Object2AssignofMagistrate/Objection2AssignofMagistrate.pdf](http://cases.michigan.constitutional.gov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/051616_Object2AssignofMagistrate/Objection2AssignofMagistrate.pdf)

Similarly, the fraudulent “*Order Requiring Response....*” sent to the postal address of Grievant David Schied, the natural man, with a captioning addressed to what is otherwise believed to be a “*corporate fiction*” of “DAVID SCHIED” can be found at: [http://cases.michigan.constitutional.gov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/071816\\_CrimeReport2USAttnyGeneralLynchonEvents+MagisCrime/063016\\_MagisDavisFraudOrder/063016\\_MagisDavis-order-toRespond.pdf](http://cases.michigan.constitutional.gov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/071816_CrimeReport2USAttnyGeneralLynchonEvents+MagisCrime/063016_MagisDavisFraudOrder/063016_MagisDavis-order-toRespond.pdf)

41. For the reasons cited below, as supported by a plethora of substantive Evidence, this magistrate, Stephanie Davis, is included in this “***CRIME REPORT***” as another named of a long line of “*Accused,*” in what is clearly a “***chain conspiracy to deprive of rights under color of law***” and by her active membership in a crime syndicate and ***domestic terrorist network*** acting “***by proven design***” to ***coerce the local and statewide population and government of this State of Michigan.*** The Evidence that Stephanie Davis’ acts are deliberately negligent and in dereliction of her solemn Oath and Duties, intentionally malfeasant and/or malfeasant, and designed as an “*aiding and abetting*” setup for furthering the crimes of her fellow members of the State BAR of Michigan (i.e., her Michigan BAR membership number is: P-47265) is found below as immediately as follows.

**The basis for my criminal allegations against the magistrate usurper Stephanie Davis, named herein in her natural and individual capacity as a woman and not as any type of corporate fiction or government “official” (i.e., there is no governmental immunity against crimes and overt violations of constitutional guarantees) is listed as follows:**

- a) Davis’ “*order*” does not recognize or acknowledge as FACT that, according to the federal court rules, **no “Response” is required when no service has been properly carried out by attorneys in accordance with those federal court rules.** Davis, as well as the co-Defendants and their attorneys, all had access to both the official “*Article III Court of Record*” found online, as provided by evidence of the above numerous links to that record. Similarly, they all easy access to the *fraudulent “electronic filing system”* being maintained by the U.S. District Court and Sixth Circuit Court of Appeals as found through PACER and other mediums being maintained in preferential favor to attorneys, judges and other BAR-card-carrying members of their unionized monopoly overrunning the American court system.

In case it was not crystal clear by the previous filing for which a link has always been available, this instant sworn and notarized Affidavit now makes clear my assertion that, **“I WAS NEVER SERVED, BY MAIL OR BY ANY OTHER METHOD, A COPY OR ORIGINAL OF THE ‘REDFORD DEFENDANTS’ MOTION SEEKING STAY OF SUBMISSIONS AND PROCEEDINGS PENDING DECISIONS ON THE DEFENDANTS’ MOTIONS SEEKING DISMISSAL**

**(Dkt.131). THERE IS NO SWORN AFFIDAVIT REBUTTING THIS ASSERTION, AND NO SUBSTANTIVE LEGAL PROOF THAT SERVICE WAS ACTUALLY CARRIED OUT**” Therefore, I owe no response and the directive from Davis, who has neither Article III jurisdiction over me or over this case, is plainly unlawful under the Common Law by which these proceedings are being carried out.

- b) Davis’ “*order*” demonstrates prejudicial treatment in favor of Jeffrey Clark (i.e., the man I have named as “*Defendant DOE #2*”) as the attorney for ALL (individual and corporate municipality) of the co-Defendants. Clearly, **Davis has ignored the significant DISPUTE of the plain fact, as I have already argued it, that Clark cannot by law “represent” all of the “Redford” co-Defendants collectively because of a professional “conflict of interest” between employees and their employer. As already cited in documents proven to have been filed on 5/19/16 and on See the cover page and filing referenced by the time-stamped proof of filing located at: [http://cases.michigan.constitutional.gov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEDM/062016\\_Writ4SshowCauseonMot2StayProceedings+Order4JudgeCompetencyHearing/Exhibits/EX\\_B\\_CoverofTwoMvFilingsofDefsFraud.pdf](http://cases.michigan.constitutional.gov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEDM/062016_Writ4SshowCauseonMot2StayProceedings+Order4JudgeCompetencyHearing/Exhibits/EX_B_CoverofTwoMvFilingsofDefsFraud.pdf) and the entire filing for that time-stamped document found at: [http://cases.michigan.constitutional.gov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEDM/060716\\_WritofErroronClerkWeaver&Demand2File/051916\\_OriginalDocsFiledBEFOREReceived&SentBackbyClerk.pdf](http://cases.michigan.constitutional.gov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEDM/060716_WritofErroronClerkWeaver&Demand2File/051916_OriginalDocsFiledBEFOREReceived&SentBackbyClerk.pdf)**
- c) Davis’ “*order*” demonstrates prejudicial treatment in favor of Jeffrey Clark by the FACT that she has not compelled Jeffrey Clark to answer to either “a” or “b” above by PROVING that he actually had properly “*served*” me with a sworn and notarized Affidavit rebutting my claim of not having been served; and by Davis similarly not compelling Jeffrey Clark to “*respond*” to my documents commanding that he otherwise demonstrate that he has no “*conflict of interest*” as previously defined by the Courts as reflected in the above-referenced documents.

**Thus, Davis has been clearly aware that the Courts have determined that situations which Jeffrey Clark now finds himself embedded in provide him no right whatsoever to be issuing any “motion” on behalf of all of the named co-Defendants; and that Clark has otherwise attempted to defraud the court into claiming that he otherwise has the right to collectively “represent.”** Yet, Davis has criminally defied all this case law and common sense to issue a prejudicial and unlawful *order* to me instead in attempt to compel to an action for which there is no right to compel. The Evidence of this prejudice is a known violation of Canon 2 of the “*Code of Conduct for United States Judges*” which is cited, “*A judge should avoid impropriety and the Appearance of impropriety in All activities.*” Note that this “*judicial canon*” is found online at: <http://www.uscourts.gov/judges-judgeships/code-conduct-united-states-judges#c>

- d) Davis’ “*order*” disregards the fact that PAGs David Schied and Cornell Squires had collectively filed their “Grievants’ Second (2<sup>nd</sup>) Decline to Magistrate Judge Jurisdiction” establishing clearly that Davis has no jurisdiction whatsoever in this case.

Her Article I administrative “*order*” thus constitutes a forewarned “*criminal trespass*” upon this Common Law case in this Article III Court of Record, and real damages against Grievants and against PAGs David Schied and Cornell Squires.

See again, Grievants' filing of the above document as found in the Article III Court of Record found at: [http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/051616\\_Object2AssignofMagistrate/Objection2AssignofMagistrate.pdf](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/051616_Object2AssignofMagistrate/Objection2AssignofMagistrate.pdf)

These damages have resulted in the costs associated with having to construct proper "remedy" to this criminal trespass by way of a discussion meeting, Affidavit(s) construction, "response" filings to the District Court of the United States, and by associated administrative and mailing costs imposed upon Grievant as a recognized "pauper". As such, **Davis maliciously committed these criminal acts while knowing the hardship her acts would cause upon these *sui juris* Grievants.** These damages have been assessed at an estimated cost of 36 total man-hours of Private Attorney General time, valued at the reasonable rate of an attorney, being estimated herein at \$250 per hour, plus administrative and mailing costs. **(This comes roughly to \$9,000 in time alone in dealing with his unlawful "order," an amount which is herein demanded immediately by charge against "magistrate" Stephanie Davis' SURETY or PERFORMANCE BOND and/or other "errors and omissions" insurance carrier as guaranteed by public acceptance of her official Oath of Office "for whatever is its stated value.")**

- e) Davis' "order," as directed to some corporate fiction called "DAVID SCHIED," flies in the face of all filings issued in this court, such as many already provided as examples above with cover-pages that reiterate the repeated assertion placed by me into all such filings in this Article III Court of Record that, "I/WE' DO NOT CONSENT...to the reference of parties named as 'grievants' and/or as Private Attorney Generals as otherwise being corporate fictions in ALL CAPS of lettering as 'plaintiff' (e.g., 'DAVID SCHIED, Plaintiff'). Note that all 'summons' were issued with notice to all co-Defendants that Grievant David Schied is 'sui juris'."
- f) Davis' "order" disregards entirely the FACT that I and the other Grievants now of this case, have placed into the Court record an "Order for a (Public) Competency Hearing" on the 91-year old "judge" Avern Cohn. This is by reason that **Avern Cohn has DEFAULTED on Grievant's previous formal filing in Common Law of a "Writ for Show Cause"** on the now over-a-year-long delay of this case already without a substantive and valid *judicial* ruling taking in the FACTS as presented in this Article III Court of Record concerning many of the issues dating back to the very beginning of this case and the report of criminal THEFT of documents by the Clerk of the Court and/or his agents, in a conspiracy to deprive of rights and prejudice this case; as participated in by "Defendant DOE #1" (James Mellon) and Assistant Attorney General John Clark of the *Giamarco et al* law firm as all shown above in Evidence.

**See the following two links for the previously-filed "Order for Competency Hearing" and for the previously-filed (as time-stamped by the Court on 3/31/16) "Writ of Show Cause..." that were both filed by Grievant(s) against the 91-year old Avern Cohn:** [http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/062016\\_Writ4SshowCauseonMot2StayProceedings+Order4JudgeCompetencyHearing/062116\\_Time-StampedCvrPages.pdf](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/062016_Writ4SshowCauseonMot2StayProceedings+Order4JudgeCompetencyHearing/062116_Time-StampedCvrPages.pdf) **and the previously-filed,** [http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/033116\\_MyResp2PlunkettCoo](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/033116_MyResp2PlunkettCoo)

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Mot4SummJudg/MyResponse&Exhibits/NumberedResponses2DefendantFraud&WritofS  
howCauseAgainstJudge.pdf

Rather than to issue a proper “order” reinforcing the existing one calling for that “*Competency Hearing*,” Davis acted in dereliction of her apparent “*call to duty*” and issued a proven *prejudicial* order against me as the “*Grievant*” instead. This is a criminal obstruction of justice as well-founded in both Common Law and in federal codes.

- g) Similarly, Davis’ “order” disregards entirely the FACT that Grievant has placed into the Court record numerous reports supported by Evidence of criminal THEFT and criminal FRAUD, of a “*pattern and practice*” of fraud in general, of *fraud upon the court* and of the *coercion* of governments’ “*policies and practices*,” and of an extensive criminal “*conspiracy to deprive of rights*.” These are all CRIMES for which the magistrate, having sworn an Oath to Michigan and United States constitutions, is compelled under the *Law of Nations* and the codified threat of criminal proceedings (18 U.S.C. §4, “*Misprision of Felony*”)

The positive act of Stephanie Davis to issue this “order” constitutes the secondary-level crimes “*aiding and abetting*” and/or “*accessory after the fact*” in light of all of the “*predicate*” crimes presented beforehand to her as an official of the federal Court. Her dereliction to act, to take action against and to further report the crimes to which she was made privy by virtue of her position as an official court administrator, also constitutes, at minimum, the crimes of *malfesance*; and her “*bad behavior*” gives just rise to having her removed from her job as an administrator. The fact that she took opposite action to go after and threaten the reported crime victim is a criminal act in and of itself. As such, this instant CRIME REPORT is being issued against her with a demand for prosecutorial action against Stephanie Davis by the United States Attorney General.

42. Notably, NONE of the co-Defendants filed objections to the “*Writ for Judge Avern Cohn to Show Cause and Reason...*”; and NONE of the co-Defendants filed objections to the follow-up “*Order for Competency Hearing on 91-Year Old Avern Cohn on His Failure to Respond to Previous ‘Writ...to Show Cause...’*” As such, these two filings stand alone as having DEFAULTED as a matter of this official Article III Court of Record.
43. By this sworn and notarized *Affidavit*, I hereby bind the solemn Oath and Surety Bond (a.k.a. “*performance bond*”) – FOR VALUE – against the aforementioned criminal acts, against violation of federal judicial canons, against *errors and omissions*, and against the commercial TRUST agreements executed by the above-named “*Accused*” under *Common Law* and in accordance with the *Laws of Nature* and the *Law of Nations*. Payment for these varied debts owed are to be rendered immediately; otherwise, “*the Accused*” is to be awarded up to ninety (90) days to properly “*Answer*” to these criminal charges and demand for just remedy in commerce.

Further the affiant sayeth not.

Respectfully submitted.

Date:

7/18/16

By

*David Schep without prejudice*

Sworn to and subscribed before me this 18 day of July, 2016.

Heather Sharpe

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

My Commission expires: April 28, 2019

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

