

 $(q)^{-1}$ 



 David Schied v. Laura Cleary, et.al
 Monday, January 25, 2010 2:39 AM

 From: "David Schied" <deschied@yahoo.com>

 To: mweaver@plunkettcooney.com

In filing my "Response" to your "Notice of Removal" of the above-referenced case from the Washtenaw County Circuit Court to the U.S. District Court, I will also be filing a "Motion for Sanctions" against you personally, and against the Plunkett-Cooney law firm based upon Evidence that you have perpetuated "Fraud" upon numerous State and Federal courts. This includes the Washtenaw County Circuit Court and the U.S. District Court where you have previously "defended" Sandra Harris and the Lincoln Consolidated Schools against my joint criminal and civil complaints.

Michigan Court Rules, as well as Federal Rules of Civil Procedure, require that I seek concurrence in any motion that I file. Accordingly, you should consider this a formal request that you agree that you are a criminal fraudster, and that you and your colleagues at the Plunkett-Cooney law firm should be sanctioned by the Court...because you have been acting in the capacity of criminal co-conspirators when using "color of law" to deprive Plaintiff David Schied of his civil and Constitutional rights to due process, to criminal protection, to "full faith and credit", and to other common law protections.

Should you respond to this notice with anything other than silence, be sure to place that response in writing. As a crime victim, I continue to rely upon statutory protections written into law that maintain "crime victims" should be provided with certain protections against their criminal perpetrators; and I consider you to be precisely that, a criminal agent.

Respectively, David Schied

http://us.mc538.mail.yahoo.com/mc/showMessage?sMid=0&fid=Sent&filterBy=&.rand=1... 1/25/2010

I affirm that on 1/27/2010, I mailed by prepaid postal delivery a copy of the following documents by first class mail:

1) "Plaintiff's Response to Defendants' "Notice of Removal";

2) "Plaintiff's Demand for Remand of Case Back to Washtenaw County Circuit Court";

3) "Motion for Sanctions Against Defendants and Their Attorneys";

4) Certificate of Service

to the attorney for the co-Defendants as listed below:

Michael D. Weaver (P43985) Plunkett & Cooney, P.C. Attorneys for Defendants 38505 Woodward, Suite 2000 Bloomfield Hills, MI 48364 248-901-4025 mweaver@plunkettcooney.com

Respectfully submitted,

and the

By:

January 27, 2010