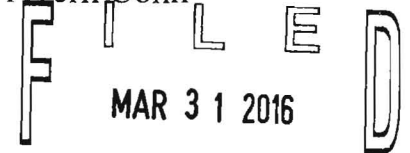


DISTRICT COURT OF THE UNITED STATES ¹
(FOR THE EASTERN DISTRICT OF MICHIGAN, SOUTHERN DIVISION)

David Schied and Cornell Squires
Sui Juris Grievants/Private Attorney Generals
and Cornell Squires “*Enjoined*” as
Crime Victims / Common Law Grievants / Claimants,
v.

Case No. 2:15-cv-11840

Judge: Avern Cohn



U.S. DISTRICT COURT
FLINT, MICHIGAN

In their Individual Capacities:

Karen Khalil, Cathleen Dunn, Joseph Bommarito; James Turner; David Holt,
Jonathan Strong; "Police Officer" Butler,; John Schipani; Tracey Schultz-Kobylarz
and

Redford Township Police Department; Redford Township 17th District Court;
Charter Township of Redford; Charter County of Wayne Michigan; Municipal
Risk Management Authority ("MMRMA"); The Insurance Company of the State
of Pennsylvania ("ICSOP"); American International Group, Inc. ("AIG"); DOES 1-10;

Defendants /

CRIME VICTIM AND COMMON LAW GRIEVANT CORNELL SQUIRES'
"AFFIDAVIT OF FACTS"
IN SUPPORT OF
"JOINDER" CLAIMS OF CONSTITUTIONAL TORTS
BASED ON
THE FIRST AMENDMENT PETITION CLAUSE
AND
EVIDENCE OF DOMESTIC TERRORISM

¹ "The term 'District Courts of the United States,' as used in the rules, without an addition expressing a wider connotation, has its historic significance. It describes the constitutional courts created under article 3 of the Constitution. Courts of the Territories are legislative courts, properly speaking, and are not District Courts of the United States. We have often held that vesting a territorial court with jurisdiction similar to that vested in the District Courts of the United States does not make it a 'District Court of the United States.'" *Mookini v. United States*, 303 U.S. 201 (1938) citing from *Reynolds v. United States*, 98 U.S. 145 , 154; *The City of Panama*, 101 U.S. 453 , 460; *In re Mills*, 135 U.S. 263, 268 , 10 S.Ct. 762; *McAllister v. United States*, 141 U.S. 174, 182 , 183 S., 11 S.Ct. 949; *Stephens v. Cherokee Nation*, 174 U.S. 445, 476 , 477 S., 19 S.Ct. 722; *Summers v. United States*, 231 U.S. 92, 101 , 102 S., 34 S.Ct. 38; *United States v. Burroughs*, 289 U.S. 159, 163 , 53 S. Ct. 574.

DISTRICT COURT OF THE UNITED STATES¹
(FOR THE EASTERN DISTRICT OF MICHIGAN, SOUTHERN DIVISION)

David Schied and Cornell Squires
Sui Juris Grievants/Private Attorney Generals
and Next Friend to Lennette Williams “*Enjoined*” as
Crime Victims / Common Law Grievants / Claimants,
v.

Case No. 2:15-cv-11840

Judge: Avern Cohn **L E D**

MAR 31 2016

U.S. DISTRICT COURT
FLINT, MICHIGAN

In their Individual Capacities:

Karen Khalil, Cathleen Dunn, Joseph Bommarito; James Turner; David Holt;;
Jonathan Strong; "Police Officer" Butler,; John Schipani; Tracey Schultz-Kobylarz
and

Redford Township Police Department; Redford Township 17th District Court;
Charter Township of Redford; Charter County of Wayne Michigan; Municipal
Risk Management Authority ("MMRMA"); The Insurance Company of the State
of Pennsylvania ("ICSOP"); American International Group, Inc. ("AIG"); DOES 1-10;

Defendants /

CRIME VICTIM AND COMMON LAW GRIEVANT LENNETTE WILLIAMS'

"AFFIDAVIT OF FACTS"

IN SUPPORT OF

"JOINDER" CLAIMS OF CONSTITUTIONAL TORTS

BASED ON

THE FIRST AMENDMENT PETITION CLAUSE

AND

EVIDENCE OF DOMESTIC TERRORISM

¹ "The term 'District Courts of the United States,' as used in the rules, without an addition expressing a wider connotation, has its historic significance. It describes the constitutional courts created under article 3 of the Constitution. Courts of the Territories are legislative courts, properly speaking, and are not District Courts of the United States. We have often held that vesting a territorial court with jurisdiction similar to that vested in the District Courts of the United States does not make it a 'District Court of the United States.'" *Mookini v. United States*, 303 U.S. 201 (1938) citing from *Reynolds v. United States*, 98 U.S. 145 , 154; *The City of Panama*, 101 U.S. 453 , 460; *In re Mills*, 135 U.S. 263, 268 , 10 S.Ct. 762; *McAllister v. United States*, 141 U.S. 174, 182 , 183 S., 11 S.Ct. 949; *Stephens v. Cherokee Nation*, 174 U.S. 445, 476 , 477 S., 19 S.Ct. 722; *Summers v. United States*, 231 U.S. 92, 101 , 102 S., 34 S.Ct. 38; *United States v. Burroughs*, 289 U.S. 159, 163 , 53 S. Ct. 574.

DISTRICT COURT OF THE UNITED STATES¹
(FOR THE EASTERN DISTRICT OF MICHIGAN, SOUTHERN DIVISION)

David Schied and Cornell Squires
Sui Juris Grievants/Private Attorney Generals
and Next Friend to Mailauni Williams “Enjoined” as
Crime Victims / Common Law Grievants / Claimants,
v.

Case No. 2:15-cv-11840
Judge: Avern Cohn



In their Individual Capacities:

Karen Khalil, Cathleen Dunn, Joseph Bommarito; James Turner; David Cohn;
Jonathan Strong; "Police Officer" Butler; John Schipani; Tracey Schultz-Kobylarz
and
Redford Township Police Department; Redford Township 17th District Court;
Charter Township of Redford; Charter County of Wayne Michigan; Municipal
Risk Management Authority ("MMRMA"); The Insurance Company of the State
of Pennsylvania ("ICSOP"); American International Group, Inc. ("AIG"); DOES 1-10;
Defendants /

CRIME VICTIM AND COMMON LAW GRIEVANT MAILAUNI WILLIAMS'
"AFFIDAVIT OF FACTS"
IN SUPPORT OF
"JOINDER" CLAIMS OF CONSTITUTIONAL TORTS
BASED ON
THE FIRST AMENDMENT PETITION CLAUSE
AND
EVIDENCE OF DOMESTIC TERRORISM

¹ "The term 'District Courts of the United States,' as used in the rules, without an addition expressing a wider connotation, has its historic significance. It describes the constitutional courts created under article 3 of the Constitution. Courts of the Territories are legislative courts, properly speaking, and are not District Courts of the United States. We have often held that vesting a territorial court with jurisdiction similar to that vested in the District Courts of the United States does not make it a 'District Court of the United States.'" *Mookini v. United States*, 303 U.S. 201 (1938) citing from *Reynolds v. United States*, 98 U.S. 145 , 154; *The City of Panama*, 101 U.S. 453 , 460; *In re Mills*, 135 U.S. 263, 268 , 10 S.Ct. 762; *McAllister v. United States*, 141 U.S. 174, 182 , 183 S., 11 S.Ct. 949; *Stephens v. Cherokee Nation*, 174 U.S. 445, 476 , 477 S., 19 S.Ct. 722; *Summers v. United States*, 231 U.S. 92, 101 , 102 S., 34 S.Ct. 38; *United States v. Burroughs*, 289 U.S. 159, 163 , 53 S. Ct. 574.

DISTRICT COURT OF THE UNITED STATES ¹
(FOR THE EASTERN DISTRICT OF MICHIGAN, SOUTHERN DIVISION)

David Schied and Cornell Squires
Sui Juris Grievants/Private Attorney Generals
and Next Friend to Shannon DeBacker “*Enjoined*” as
Crime Victims / Common Law Grievants / Claimants,
v.

Case No. 2:15-cv-11840
Judge: Avern Cohn

FILED
MAR 31 2016
COURT
FLINT, MICHIGAN

In their Individual Capacities:

Karen Khalil, Cathleen Dunn, Joseph Bommarito; James Turner; David Holt; Jonathan Strong; "Police Officer" Butler,; John Schipani; Tracey Schultz-Kobylarz and

Redford Township Police Department; Redford Township 17th District Court; Charter Township of Redford; Charter County of Wayne Michigan; Municipal Risk Management Authority ("MMRMA"); The Insurance Company of the State of Pennsylvania ("ICSOP"); American International Group, Inc. ("AIG"); DOES 1-10;
Defendants /

CRIME VICTIM AND COMMON LAW GRIEVANT SHANNON DEBACKER'S
"AFFIDAVIT OF FACTS"
IN SUPPORT OF
"JOINER" CLAIMS OF CONSTITUTIONAL TORTS
BASED ON
THE FIRST AMENDMENT PETITION CLAUSE
AND
EVIDENCE OF DOMESTIC TERRORISM

¹ "The term 'District Courts of the United States,' as used in the rules, without an addition expressing a wider connotation, has its historic significance. It describes the constitutional courts created under article 3 of the Constitution. Courts of the Territories are legislative courts, properly speaking, and are not District Courts of the United States. We have often held that vesting a territorial court with jurisdiction similar to that vested in the District Courts of the United States does not make it a 'District Court of the United States.'" *Mookini v. United States*, 303 U.S. 201 (1938) citing from *Reynolds v. United States*, 98 U.S. 145 , 154; *The City of Panama*, 101 U.S. 453 , 460; *In re Mills*, 135 U.S. 263, 268 , 10 S.Ct. 762; *McAllister v. United States*, 141 U.S. 174, 182 , 183 S., 11 S.Ct. 949; *Stephens v. Cherokee Nation*, 174 U.S. 445, 476 , 477 S., 19 S.Ct. 722; *Summers v. United States*, 231 U.S. 92, 101 , 102 S., 34 S.Ct. 38; *United States v. Burroughs*, 289 U.S. 159, 163 , 53 S. Ct. 574.

DISTRICT COURT OF THE UNITED STATES ¹
(FOR THE EASTERN DISTRICT OF MICHIGAN, SOUTHERN DIVISION)

David Schied and Cornell Squires
Sui Juris Grievants/Private Attorney Generals
and Next Friend to Clifford Stafford “*Enjoined*” as
Crime Victims / Common Law Grievants / Claimants,
v.

Case No. 2:15-cv-11840
Judge: Avern Cohn

F I L E D
MAR 31 2016

In their Individual Capacities:

Karen Khalil, Cathleen Dunn, Joseph Bommarito; James Turner; David Hinton;
Jonathan Strong; "Police Officer" Butler,; John Schipani; Tracey Schultz-Kobylarz
and

Redford Township Police Department; Redford Township 17th District Court;
Charter Township of Redford; Charter County of Wayne Michigan; Municipal
Risk Management Authority ("MMRMA"); The Insurance Company of the State
of Pennsylvania ("ICSOP"); American International Group, Inc. ("AIG"); DOES 1-10;

Defendants

CRIME VICTIM AND COMMON LAW GRIEVANT CLIFFORD STAFFORD'S

"AFFIDAVIT OF FACTS"

IN SUPPORT OF

"JOINER" CLAIMS OF CONSTITUTIONAL TORTS

BASED ON

THE FIRST AMENDMENT PETITION CLAUSE

AND

EVIDENCE OF DOMESTIC TERRORISM

¹ "The term 'District Courts of the United States,' as used in the rules, without an addition expressing a wider connotation, has its historic significance. It describes the constitutional courts created under article 3 of the Constitution. Courts of the Territories are legislative courts, properly speaking, and are not District Courts of the United States. We have often held that vesting a territorial court with jurisdiction similar to that vested in the District Courts of the United States does not make it a 'District Court of the United States.'" *Mookini v. United States*, 303 U.S. 201 (1938) citing from *Reynolds v. United States*, 98 U.S. 145 , 154; *The City of Panama*, 101 U.S. 453 , 460; *In re Mills*, 135 U.S. 263, 268 , 10 S.Ct. 762; *McAllister v. United States*, 141 U.S. 174, 182 , 183 S., 11 S.Ct. 949; *Stephens v. Cherokee Nation*, 174 U.S. 445, 476 , 477 S., 19 S.Ct. 722; *Summers v. United States*, 231 U.S. 92, 101 , 102 S., 34 S.Ct. 38; *United States v. Burroughs*, 289 U.S. 159, 163 , 53 S. Ct. 574.

DISTRICT COURT OF THE UNITED STATES ¹
(FOR THE EASTERN DISTRICT OF MICHIGAN, SOUTHERN DIVISION)

David Schied and Cornell Squires
Sui Juris Grievants/Private Attorney Generals
and Next Friend to Mary Stafford “*Enjoined*” as
Crime Victims / Common Law Grievants / Claimants,
v.

Case No. 2:15-cv-11840

Judge: Avern Cohn

F I L E D
MAR 31 2016

In their Individual Capacities:

Karen Khalil, Cathleen Dunn, Joseph Bommarito; James Turner; David H. Butler;
Jonathan Strong; "Police Officer" Butler,; John Schipani; Tracey Schultz-Kobylarz
and
Redford Township Police Department; Redford Township 17th District Court;
Charter Township of Redford; Charter County of Wayne Michigan; Municipal
Risk Management Authority ("MMRMA"); The Insurance Company of the State
of Pennsylvania ("ICSOP"); American International Group, Inc. ("AIG"); DOES 1-10;
Defendants /

U.S. DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN

CRIME VICTIM AND COMMON LAW GRIEVANT MARY STAFFORD’S
“AFFIDAVIT OF FACTS”
IN SUPPORT OF
“JOINDER” CLAIMS OF CONSTITUTIONAL TORTS
BASED ON
THE FIRST AMENDMENT PETITION CLAUSE
AND
EVIDENCE OF DOMESTIC TERRORISM

¹ "The term 'District Courts of the United States,' as used in the rules, without an addition expressing a wider connotation, has its historic significance. It describes the constitutional courts created under article 3 of the Constitution. Courts of the Territories are legislative courts, properly speaking, and are not District Courts of the United States. We have often held that vesting a territorial court with jurisdiction similar to that vested in the District Courts of the United States does not make it a 'District Court of the United States.'" *Mookini v. United States*, 303 U.S. 201 (1938) citing from *Reynolds v. United States*, 98 U.S. 145 , 154; *The City of Panama*, 101 U.S. 453 , 460; *In re Mills*, 135 U.S. 263, 268 , 10 S.Ct. 762; *McAllister v. United States*, 141 U.S. 174, 182 , 183 S., 11 S.Ct. 949; *Stephens v. Cherokee Nation*, 174 U.S. 445, 476 , 477 S., 19 S.Ct. 722; *Summers v. United States*, 231 U.S. 92, 101 , 102 S., 34 S.Ct. 38; *United States v. Burroughs*, 289 U.S. 159, 163 , 53 S. Ct. 574.

DISTRICT COURT OF THE UNITED STATES ¹
(FOR THE EASTERN DISTRICT OF MICHIGAN, SOUTHERN DIVISION)

David Schied and Cornell Squires
Sui Juris Grievants/Private Attorney Generals
and Next Friend to Hiram Robinson, Jr. "*Enjoined*" as
Crime Victims / Common Law Grievants / Claimants,
v.

Case No. 2:15-cv-11840

Judge: Avern Coffey

FILED
MAR 31 2016

U.S. DISTRICT COURT
FLINT, MICHIGAN

In their Individual Capacities:

Karen Khalil, Cathleen Dunn, Joseph Bommarito; James Turner; David Holt,;;
Jonathan Strong; "Police Officer" Butler,; John Schipani; Tracey Schultz-Kobylarz
and

Redford Township Police Department; Redford Township 17th District Court;
Charter Township of Redford; Charter County of Wayne Michigan; Municipal
Risk Management Authority ("MMRMA"); The Insurance Company of the State
of Pennsylvania ("ICSOP"); American International Group, Inc. ("AIG"); DOES 1-10;

Defendants /

CRIME VICTIM AND COMMON LAW GRIEVANT HIRAM ROBINSON, JR'S

"AFFIDAVIT OF FACTS"

IN SUPPORT OF

"JOINDER" CLAIMS OF CONSTITUTIONAL TORTS

BASED ON

THE FIRST AMENDMENT PETITION CLAUSE

AND

EVIDENCE OF DOMESTIC TERRORISM

¹ "The term 'District Courts of the United States,' as used in the rules, without an addition expressing a wider connotation, has its historic significance. It describes the constitutional courts created under article 3 of the Constitution. Courts of the Territories are legislative courts, properly speaking, and are not District Courts of the United States. We have often held that vesting a territorial court with jurisdiction similar to that vested in the District Courts of the United States does not make it a 'District Court of the United States.'" *Mookini v. United States*, 303 U.S. 201 (1938) citing from *Reynolds v. United States*, 98 U.S. 145 , 154; *The City of Panama*, 101 U.S. 453 , 460; *In re Mills*, 135 U.S. 263, 268 , 10 S.Ct. 762; *McAllister v. United States*, 141 U.S. 174, 182 , 183 S., 11 S.Ct. 949; *Stephens v. Cherokee Nation*, 174 U.S. 445, 476 , 477 S., 19 S.Ct. 722; *Summers v. United States*, 231 U.S. 92, 101 , 102 S., 34 S.Ct. 38; *United States v. Burroughs*, 289 U.S. 159, 163 , 53 S. Ct. 574.

DISTRICT COURT OF THE UNITED STATES¹
(FOR THE EASTERN DISTRICT OF MICHIGAN, SOUTHERN DIVISION)

David Schied and Cornell Squires
Sui Juris Grievants/Private Attorney Generals
and Next Friend to James Frank Bowles“*Enjoined*” as
Crime Victims / Common Law Grievants / Claimants,
v.

Case No. 2:15-cv-11840

Judge: Avern Cohn

FILED
MAR 31 2016

U.S. DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN

In their Individual Capacities:

Karen Khalil, Cathleen Dunn, Joseph Bommarito; James Turner; David Flott,
Jonathan Strong; "Police Officer" Butler,; John Schipani; Tracey Schultz-Kobylarz
and

Redford Township Police Department; Redford Township 17th District Court;
Charter Township of Redford; Charter County of Wayne Michigan; Municipal
Risk Management Authority ("MMRMA"); The Insurance Company of the State
of Pennsylvania ("ICSOP"); American International Group, Inc. ("AIG"); DOES 1-10;

Defendants /

CRIME VICTIM AND COMMON LAW GRIEVANT JAMES FRANK BOWLES'

"AFFIDAVIT OF FACTS"

IN SUPPORT OF

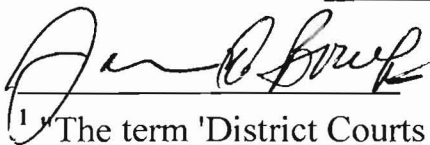
"JOINDER" CLAIMS OF CONSTITUTIONAL TORTS

BASED ON

THE FIRST AMENDMENT PETITION CLAUSE

AND

EVIDENCE OF DOMESTIC TERRORISM



¹ The term 'District Courts of the United States,' as used in the rules, without an addition expressing a wider connotation, has its historic significance. It describes the constitutional courts created under article 3 of the Constitution. Courts of the Territories are legislative courts, properly speaking, and are not District Courts of the United States. We have often held that vesting a territorial court with jurisdiction similar to that vested in the District Courts of the United States does not make it a 'District Court of the United States.' *Mookini v. United States*, 303 U.S. 201 (1938) citing from *Reynolds v. United States*, 98 U.S. 145 , 154; *The City of Panama*, 101 U.S. 453 , 460; *In re Mills*, 135 U.S. 263, 268 , 10 S.Ct. 762; *McAllister v. United States*, 141 U.S. 174, 182 , 183 S., 11 S.Ct. 949; *Stephens v. Cherokee Nation*, 174 U.S. 445, 476 , 477 S., 19 S.Ct. 722; *Summers v. United States*, 231 U.S. 92, 101 , 102 S., 34 S.Ct. 38; *United States v. Burroughs*, 289 U.S. 159, 163 , 53 S. Ct. 574.

DISTRICT COURT OF THE UNITED STATES ¹
(FOR THE EASTERN DISTRICT OF MICHIGAN, SOUTHERN DIVISION)

David Schied and Cornell Squires
Sui Juris Grievants/Private Attorney Generals
and Next Friend to David Easton.’ “*Enjoined*” as
Crime Victims / Common Law Grievants / Claimants,
v.

Case No. 2:15-cv-11840

Judge: Avern Cohn

FILE
MAR 31 2016

U.S. DISTRICT COURT
FLINT, MICHIGAN

In their Individual Capacities:

Karen Khalil, Cathleen Dunn, Joseph Bommarito; James Turner; David Holt,,
Jonathan Strong; "Police Officer" Butler,; John Schipani; Tracey Schultz-Kobylarz
and
Redford Township Police Department; Redford Township 17th District Court;
Charter Township of Redford; Charter County of Wayne Michigan; Municipal
Risk Management Authority ("MMRMA"); The Insurance Company of the State
of Pennsylvania ("ICSOP"); American International Group, Inc. ("AIG"); DOES 1-10;
Defendants /

CRIME VICTIM AND COMMON LAW GRIEVANT DAVID EASTON’S
“AFFIDAVIT OF FACTS”
IN SUPPORT OF
“JOINDER” CLAIMS OF CONSTITUTIONAL TORTS
BASED ON
THE FIRST AMENDMENT PETITION CLAUSE
AND
EVIDENCE OF DOMESTIC TERRORISM

¹ "The term 'District Courts of the United States,' as used in the rules, without an addition expressing a wider connotation, has its historic significance. It describes the constitutional courts created under article 3 of the Constitution. Courts of the Territories are legislative courts, properly speaking, and are not District Courts of the United States. We have often held that vesting a territorial court with jurisdiction similar to that vested in the District Courts of the United States does not make it a 'District Court of the United States.'" *Mookini v. United States*, 303 U.S. 201 (1938) citing from *Reynolds v. United States*, 98 U.S. 145 , 154; *The City of Panama*, 101 U.S. 453 , 460; *In re Mills*, 135 U.S. 263, 268 , 10 S.Ct. 762; *McAllister v. United States*, 141 U.S. 174, 182 , 183 S., 11 S.Ct. 949; *Stephens v. Cherokee Nation*, 174 U.S. 445, 476 , 477 S., 19 S.Ct. 722; *Summers v. United States*, 231 U.S. 92, 101 , 102 S., 34 S.Ct. 38; *United States v. Burroughs*, 289 U.S. 159, 163 , 53 S. Ct. 574.

DISTRICT COURT OF THE UNITED STATES¹
(FOR THE EASTERN DISTRICT OF MICHIGAN, SOUTHERN DIVISION)

David Schied and Cornell Squires
Sui Juris Grievants/Private Attorney Generals
and Next Friend to Gloria D. Jones' "*Enjoined*" as
Crime Victims / Common Law Grievants / Claimants,
v.

Case No. 2:15-cv-11840

Judge: Avern Cohn

FILED
MAR 31 2016

U.S. DISTRICT COURT
EAST LANSING, MICHIGAN

In their Individual Capacities:

Karen Khalil, Cathleen Dunn, Joseph Bommarito; James Turner; David Holt,
Jonathan Strong; "Police Officer" Butler,; John Schipani; Tracey Schultz-Kobylarz
and
Redford Township Police Department; Redford Township 17th District Court;
Charter Township of Redford; Charter County of Wayne Michigan; Municipal
Risk Management Authority ("MMRMA"); The Insurance Company of the State
of Pennsylvania ("ICSOP"); American International Group, Inc. ("AIG"); DOES 1-10;
Defendants /

CRIME VICTIM AND COMMON LAW GRIEVANT GLORIA D. JONES'
"AFFIDAVIT OF FACTS"
IN SUPPORT OF
"JOINDER" CLAIMS OF CONSTITUTIONAL TORTS
BASED ON
THE FIRST AMENDMENT PETITION CLAUSE
AND
EVIDENCE OF DOMESTIC TERRORISM

¹ "The term 'District Courts of the United States,' as used in the rules, without an addition expressing a wider connotation, has its historic significance. It describes the constitutional courts created under article 3 of the Constitution. Courts of the Territories are legislative courts, properly speaking, and are not District Courts of the United States. We have often held that vesting a territorial court with jurisdiction similar to that vested in the District Courts of the United States does not make it a 'District Court of the United States.'" *Mookini v. United States*, 303 U.S. 201 (1938) citing from *Reynolds v. United States*, 98 U.S. 145 , 154; *The City of Panama*, 101 U.S. 453 , 460; *In re Mills*, 135 U.S. 263, 268 , 10 S.Ct. 762; *McAllister v. United States*, 141 U.S. 174, 182 , 183 S., 11 S.Ct. 949; *Stephens v. Cherokee Nation*, 174 U.S. 445, 476 , 477 S., 19 S.Ct. 722; *Summers v. United States*, 231 U.S. 92, 101 , 102 S., 34 S.Ct. 38; *United States v. Burroughs*, 289 U.S. 159, 163 , 53 S. Ct. 574.

DISTRICT COURT OF THE UNITED STATES ¹
(FOR THE EASTERN DISTRICT OF MICHIGAN, SOUTHERN DIVISION)

David Schied and Cornell Squires
Sui Juris Grievants/Private Attorney Generals
and Next Friend to Edwin Victor Nassar “*Enjoined*” as
Crime Victims / Common Law Grievants / Claimants,
v.

Case No. 2:15-cv-11840

Judge: Avern Cohn

FILED
MAR 31 2016

U.S. DISTRICT COURT
FLINT, MICHIGAN

In their Individual Capacities:

Karen Khalil, Cathleen Dunn, Joseph Bommarito; James Turner; David Holt,
Jonathan Strong; "Police Officer" Butler,; John Schipani; Tracey Schultz-Kobylarz
and
Redford Township Police Department; Redford Township 17th District Court;
Charter Township of Redford; Charter County of Wayne Michigan; Municipal
Risk Management Authority ("MMRMA"); The Insurance Company of the State
of Pennsylvania ("ICSOP"); American International Group, Inc. ("AIG"); DOES 1-10;
Defendants /

CRIME VICTIM AND COMMON LAW GRIEVANT EDWIN VICTOR NASSAR
“AFFIDAVIT OF FACTS”
IN SUPPORT OF
“JOINDER” CLAIMS OF CONSTITUTIONAL TORTS
BASED ON
THE FIRST AMENDMENT PETITION CLAUSE
AND
EVIDENCE OF DOMESTIC TERRORISM

¹ "The term 'District Courts of the United States,' as used in the rules, without an addition expressing a wider connotation, has its historic significance. It describes the constitutional courts created under article 3 of the Constitution. Courts of the Territories are legislative courts, properly speaking, and are not District Courts of the United States. We have often held that vesting a territorial court with jurisdiction similar to that vested in the District Courts of the United States does not make it a 'District Court of the United States.'" *Mookini v. United States*, 303 U.S. 201 (1938) citing from *Reynolds v. United States*, 98 U.S. 145 , 154; *The City of Panama*, 101 U.S. 453 , 460; *In re Mills*, 135 U.S. 263, 268 , 10 S.Ct. 762; *McAllister v. United States*, 141 U.S. 174, 182 , 183 S., 11 S.Ct. 949; *Stephens v. Cherokee Nation*, 174 U.S. 445, 476 , 477 S., 19 S.Ct. 722; *Summers v. United States*, 231 U.S. 92, 101 , 102 S., 34 S.Ct. 38; *United States v. Burroughs*, 289 U.S. 159, 163 , 53 S. Ct. 574.

DISTRICT COURT OF THE UNITED STATES ¹
(FOR THE EASTERN DISTRICT OF MICHIGAN, SOUTHERN DIVISION)

David Schied and Cornell Squires
Sui Juris Grievants/Private Attorney Generals
and Next Friend to James Wesley Hall “*Enjoined*” as
Crime Victims / Common Law Grievants / Claimants,

Case No. 2:15-cv-11840

Judge: Avern | Cohn | L | E

MAR 31 2016

U.S. DISTRICT COURT
FLINT, MICHIGAN

v.

In their Individual Capacities:

Karen Khalil, Cathleen Dunn, Joseph Bommarito; James Turner; David Holt,;
Jonathan Strong; "Police Officer" Butler,; John Schipani; Tracey Schultz-Kobylarz
and
Redford Township Police Department; Redford Township 17th District Court;
Charter Township of Redford; Charter County of Wayne Michigan; Municipal
Risk Management Authority ("MMRMA"); The Insurance Company of the State
of Pennsylvania ("ICSOP"); American International Group, Inc. ("AIG"); DOES 1-10;
Defendants /

CRIME VICTIM AND COMMON LAW GRIEVANT JAMES WESLEY HALL
“AFFIDAVIT OF FACTS”
IN SUPPORT OF
“JOINDER” CLAIMS OF CONSTITUTIONAL TORTS
BASED ON
THE FIRST AMENDMENT PETITION CLAUSE
AND
EVIDENCE OF DOMESTIC TERRORISM

¹ "The term 'District Courts of the United States,' as used in the rules, without an addition expressing a wider connotation, has its historic significance. It describes the constitutional courts created under article 3 of the Constitution. Courts of the Territories are legislative courts, properly speaking, and are not District Courts of the United States. We have often held that vesting a territorial court with jurisdiction similar to that vested in the District Courts of the United States does not make it a 'District Court of the United States.'" Mookini v. United States, 303 U.S. 201 (1938) citing from Reynolds v. United States, 98 U.S. 145 , 154; The City of Panama, 101 U.S. 453 , 460; In re Mills, 135 U.S. 263, 268 , 10 S.Ct. 762; McAllister v. United States, 141 U.S. 174, 182 , 183 S., 11 S.Ct. 949; Stephens v. Cherokee Nation, 174 U.S. 445, 476 , 477 S., 19 S.Ct. 722; Summers v. United States, 231 U.S. 92, 101 , 102 S., 34 S.Ct. 38; United States v. Burroughs, 289 U.S. 159, 163 , 53 S. Ct. 574.

DISTRICT COURT OF THE UNITED STATES ¹
(FOR THE EASTERN DISTRICT OF MICHIGAN, SOUTHERN DIVISION)

David Schied and Cornell Squires
Sui Juris Grievants/Private Attorney Generals
and Next Friend to Grace Turnboe “*Enjoined*” as
Crime Victims / Common Law Grievants / Claimants,
v.

Case No. 2:15-cv-11840
Judge: Avern Cohn

FILED
MAR 31 2016

In their Individual Capacities:

Karen Khalil, Cathleen Dunn, Joseph Bommarito; James Turner; Jonathan Strong; "Police Officer" Butler;; John Schipani; Tracey Schultz-Kobylarz and
Redford Township Police Department; Redford Township 17th District Court; Charter Township of Redford; Charter County of Wayne Michigan; Municipal Risk Management Authority ("MMRMA"); The Insurance Company of the State of Pennsylvania ("ICSOP"); American International Group, Inc. ("AIG"); DOES 1-10;
Defendants /

U.S. DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN

CRIME VICTIM AND COMMON LAW GRIEVANT GRACE TURNBOE
“AFFIDAVIT OF FACTS”
IN SUPPORT OF
“JOINDER” CLAIMS OF CONSTITUTIONAL TORTS
BASED ON
THE FIRST AMENDMENT PETITION CLAUSE
AND
EVIDENCE OF DOMESTIC TERRORISM

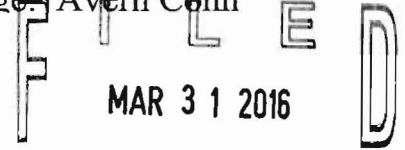
¹ "The term 'District Courts of the United States,' as used in the rules, without an addition expressing a wider connotation, has its historic significance. It describes the constitutional courts created under article 3 of the Constitution. Courts of the Territories are legislative courts, properly speaking, and are not District Courts of the United States. We have often held that vesting a territorial court with jurisdiction similar to that vested in the District Courts of the United States does not make it a 'District Court of the United States.'" *Mookini v. United States*, 303 U.S. 201 (1938) citing from *Reynolds v. United States*, 98 U.S. 145 , 154; *The City of Panama*, 101 U.S. 453 , 460; *In re Mills*, 135 U.S. 263, 268 , 10 S.Ct. 762; *McAllister v. United States*, 141 U.S. 174, 182 , 183 S., 11 S.Ct. 949; *Stephens v. Cherokee Nation*, 174 U.S. 445, 476 , 477 S., 19 S.Ct. 722; *Summers v. United States*, 231 U.S. 92, 101 , 102 S., 34 S.Ct. 38; *United States v. Burroughs*, 289 U.S. 159, 163 , 53 S. Ct. 574.

DISTRICT COURT OF THE UNITED STATES ¹
(FOR THE EASTERN DISTRICT OF MICHIGAN, SOUTHERN DIVISION)

David Schied and Cornell Squires
Sui Juris Grievants/Private Attorney Generals
and Next Friend to Debbie Williams "*Enjoined*" as
Crime Victims / Common Law Grievants / Claimants,
v.

Case No. 2:15-cv-11840

Judge: ~~Avern Cohn~~



In their Individual Capacities:

Karen Khalil, Cathleen Dunn, Joseph Bommarito; James Turner; David Holt;;
Jonathan Strong; "Police Officer" Butler;; John Schipani; Tracey Schultz-Kobylarz
and
Redford Township Police Department; Redford Township 17th District Court;
Charter Township of Redford; Charter County of Wayne Michigan; Municipal
Risk Management Authority ("MMRMA"); The Insurance Company of the State
of Pennsylvania ("ICSOP"); American International Group, Inc. ("AIG"); DOES 1-10;
Defendants /

U.S. DISTRICT COURT
FLINT, MICHIGAN

CRIME VICTIM AND COMMON LAW GRIEVANT DEBBIE WILLIAMS'
"AFFIDAVIT OF FACTS"
IN SUPPORT OF
"JOINDER" CLAIMS OF CONSTITUTIONAL TORTS
BASED ON
THE FIRST AMENDMENT PETITION CLAUSE
AND
EVIDENCE OF DOMESTIC TERRORISM

¹ "The term 'District Courts of the United States,' as used in the rules, without an addition expressing a wider connotation, has its historic significance. It describes the constitutional courts created under article 3 of the Constitution. Courts of the Territories are legislative courts, properly speaking, and are not District Courts of the United States. We have often held that vesting a territorial court with jurisdiction similar to that vested in the District Courts of the United States does not make it a 'District Court of the United States.'" *Mookini v. United States*, 303 U.S. 201 (1938) citing from *Reynolds v. United States*, 98 U.S. 145 , 154; *The City of Panama*, 101 U.S. 453 , 460; *In re Mills*, 135 U.S. 263, 268 , 10 S.Ct. 762; *McAllister v. United States*, 141 U.S. 174, 182 , 183 S., 11 S.Ct. 949; *Stephens v. Cherokee Nation*, 174 U.S. 445, 476 , 477 S., 19 S.Ct. 722; *Summers v. United States*, 231 U.S. 92, 101 , 102 S., 34 S.Ct. 38; *United States v. Burroughs*, 289 U.S. 159, 163 , 53 S. Ct. 574.