

CLERK'S OFFICE DISTRICT COURT OF THE UNITED STADES RICT COURT (FOR THE EASTERN DISTRICT OF MICHIGAN, SOUTHERN DIVISION)

David Schied,

Sui Juris Grievant

Case No. 2:15-cv-11840

Judge: Avern Cohn

v.

Karen Khalil, et al

Defendants

PRIVATE ATTORNEY GENERALS ("PAGs") DAVID SCHIED'S AND CORNELL SOUIRES' "REPLY" TO **ATTORNEYS JAMES MELLON'S, CHARLES BROWNING'S AND WARREN WHITE'S** FRAUDULENT "RESPONSES" ON BEHALF OF THE MICHIGAN MUNICIPAL RISK MANAGEMENT AUTHORITY'S ("MMRMA'S" AND PLUNKETT-COONEY LAW FIRM'S CLIENTS OF "ISCOP" AND "AIG'S" TO **GRIEVANTS/PRIVATE ATTORNEY GENERALS ("PAGs") DAVID SCHIED'S AND CORNELL SQUIRES'** "NOTICE TO THIS ARTICLE III COURT OF RECORD OF ENJOINMENT OF OTHERS SIMILARLY SITUATED BY THIRD PARTY INTERVENING, 'NEXT FRIEND' **RELATIONSHIP AND CRIME VICTIM ADVOCACY; WITH SUPPORTING** 'MEMORANDUM OF LA W"' (DKT. #109)" AND ORDER FOR NAMING CHARLES BROWNING AND WARREN WHITE

AS "DOE #3" AND "DOE #4" RESPECTIVELY

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.

i