

David Schied – “*Friend*” of Attorney General Loretta Lynch, Deputy Attorney General Sally Yates, and Associate Attorney General William Baer  
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This is a second (follow-up) “Sworn Affidavit and Crime Report” to previous one I sent on 7/18/16. (ID # 3482111)

**NOTICE TO AGENT IS  
NOTICE TO PRINCIPAL (and vice versa)**

8/30/16

Attn: Loretta Lynch, United States Attorney General, in your private and official capacity;  
Sally Yates, Deputy Attorney General, in your private and official capacity;  
William Baer, in your private and official capacity; as Associate Attorney General  
c/o All Unnamed Agents of the “Mail Referral Unit”  
U.S. Department of Justice  
950 Pennsylvania Avenue, NW  
Washington, DC 20530-0001

**Re: SECOND Follow up on report of ongoing racketeering and corruption crimes being carried out in the Eastern District of Michigan, Southern Division, under the nose of U.S. Attorney General Barbara McQuade (your newly appointed “*vice chair*” of the “Attorney General’s Advisory Committee”) at, and through, the U.S. District Court “*magistrate*” Stephanie Davis, “*clerk*” David Weaver, the 92-year old “*judge*” Avern Cohn, and other “*agents*” of the federal government. Response to your letter to me dated 8/3/16 addressing me as your (collective) “*friend*” and assigning an “ID # 3482111” to my original “Sworn Affidavit and Crime Report” dated 7/18/16 received by your other “*friends*” and the “*Mail Referral Unit*” on 8/3/16**

Hello “*Friend*” Loretta Lynch, “*Friend*” Sally Yates, and “*Friend*” William Baer,

I got such a warm and fuzzy feeling all over knowing that you have acted through your agents to personally acknowledge me, as a fellow human being and a natural man, as your “*friend*.” Of course, I am no “*Friend of the Court*” and I cannot possibly be any “*friend*” of a “*fictional*” corporation or quasi-government *fiction* or government-sponsored *fiction*. I am the real deal, a flesh-and-blood personal “*friend*” of each of you as flesh-and-blood human beings addressed by this instant “*follow-up*” letter to the previous one I wrote to “*Loretta*” on 7/18/16. And let me be clear, as my newly acknowledged “*friends*,” I mean to do everything in my power to assist you, my *friends*, with leveraging the full extent of the law to prosecute the network of criminals about which my plethora of evidence will convict.

Please make note that I am also a Beneficiary of the Public Trust – The Constitution – being the one and the same for which you are the Trustees, to be held personally responsible to your Oath and Duties of office to uphold and protect, as protected and guaranteed in COMMERCE by performance bonds, by blanket bonds, by “*errors and omissions*” insurance policies, and by criminal statutes in punishment for *Misprision of Felony*, *Misprision of Treason*, and a plethora of other modes of accountability enforcement. Again, as your “*friend*,” I mean to offer you every encouragement and other form of support to ensure that your securitized commercial obligations are properly fulfilled in accordance with the “Memorandum of Rights of (We) ‘The People’” accompanying this cover letter of friendly response to your initial acknowledgment letter dated 8/3/16.

Please note that while your letter of 8/3/16 only references your receipt of my 4-page cover “*letter*” dated 7/18/16, it should suffice to state here that my previous correspondence to you

included much more, as the package also referenced my accompanying enclosure of a FIRST “Sworn Affidavit and Crime Report of David Schied” – In Report on 7/18/16 of Crimes Committed by U.S. District Court Judges, Clerks, Magistrates Under Employ in the Eastern District of Michigan and in the U.S. Court of Appeals for the Sixth Circuit” which I have proof that you also received. Note also that on 7/20/16, I presented the “Proof of Delivery” of that “cover letter” and the FIRST “Sworn Affidavit and Crime Report of David Schied” as “Exhibits A and C” to the following filing in the Article III District Court of the United States (as time-stamped), along with yet another “Sworn Affidavit and Crime Report of Cornell Squires....in the U.S. Court of Appeals for the Sixth Circuit” which can be found at the following link:  
[http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/071916\\_WritofErroronMagisFraudOrdertoRespond/ExhibitsProvingCrimes061916/EXH\\_B\\_071816\\_SWORNAFFIDAVITOF CORNELLSQUIRES.pdf](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/071916_WritofErroronMagisFraudOrdertoRespond/ExhibitsProvingCrimes061916/EXH_B_071816_SWORNAFFIDAVITOF CORNELLSQUIRES.pdf)

“Private Attorney Generals (“PAGs”) David Schied’s and Cornell Squires’ Writ of Error and Criminal Complaint’ Against ‘Order’ and Other Acts of Dereliction and ‘Conspiracy to Fraud Upon the Court’ as Committed on or About 6/30/16 by Magistrate Stephanie Davis”

The above filing, along with all of the four (4) accompanying “Exhibits” and the time-stamped cover pages for these filings, is all located at the following link:

[http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/071916\\_WritofErroronMagisFraudOrdertoRespond/](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/071916_WritofErroronMagisFraudOrdertoRespond/)

What is MOST important however come by this FOLLOW-UP correspondence and the links below. You see, my friends, **Stephanie Davis responded to NONE of the above when she came out of “left field” with the following “sua sponte” fraudulent document, which she chose CRIMINALLY write “under color of law,” and to couch as some kind of official federal government action:**

“Report and Recommendation: Sua Sponte Dismissal Pursuant to Heck v. Humphrey and Termination of All Pending Motions as Moot (Dkt. 24, 27, 61, 81, 92, 95, 99, 106, 131)”

The “Report of Recommendation” is *prima facie* a criminal violation of NINE COUNTS of due process (i.e., one “count” violation for each of the so-called “motions” – all of which were addressed by both parties – that this government usurper claims should not be “litigated on the merits” because she claims they are all relegated as “moot” after she “summarily” suggests – to the 92-year old federal “judge” doing nothing on this case for fifteen months (to allow this unreasonably huge number of actions to accumulate without taking proper judicial action on ANYTHING), which is a “First Amendment Right-to-Access” constitutional violation that right in with the “pattern and practice” of the fourteen (14) “joinder” cases, all with similar claims against the named co-Defendants of this federal case. It is located on the World Wide Web at the following link:  
[http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/082516\\_MyDefaultJudgmntFolwupCrimeRpt&MemofPeoplesRights/MagStephDavisFraudRpt&Recom/MagDavisFraudReport&Recommendation081116.pdf](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/082516_MyDefaultJudgmntFolwupCrimeRpt&MemofPeoplesRights/MagStephDavisFraudRpt&Recom/MagDavisFraudReport&Recommendation081116.pdf)

Of course, Stephanie Davis also had completely disregarded numerous other important “*fiduciary*” matters that were imbedded in the previous (“first”) “*Sworn Affidavit and Crime Report of David Schied...*” and the “*Sworn Affidavit and Crime Report of Cornell Squires...*”, along with the above-referenced “... ‘*Writ of Error and Criminal Complaint*’ *Against ‘Order’ and Other Acts of Dereliction and ‘Conspiracy to Fraud Upon the Court’ as Committed on or About 6/30/16 by Magistrate Stephanie Davis*”. Significantly, one of those items was the charge – in COMMERCE – that Stephanie Davis, having previously acted on her own behalf but against me in the name of the corporate “*person*” of the UNITED STATES, had cost me \$9,000 in Private Attorney General costs to address her fiduciary liabilities and dereliction of responsibility to the Public Trust, and to the other “*joinder claimants/grievants/crime victims.*” That “*ledger item*” has since changed substantively to \$10,000 per person, per criminal offense that she is personally “*aiding and abetting*” and failing to report as “*felonies*” and “*treason*” as otherwise reported to all of you, as well as to Stephanie Davis.

Note that the sum total, in commerce, that is now being claimed is still being calculated. It is expected to be in the trillions of dollars however as found in the over fifty (50) sworn “*Affidavits*” referenced – in full by website link – and by numbered “*cover-page*” evidence served upon the federal Court, to Stephanie Davis (and/or to her supervisory 92-year old “*judge*” Avern Cohn), and NOW TO YOU, my “*friends,*” Loretta, Sally and William. In any event, in this latest filing to the federal Court on 8/25/16, I provided Stephanie Davis with 90-days to resolve the claim in commerce by a show of good faith before further action is taken, as SECURED IN COMMERCE by the multitude of “*Sworn Affidavits*” and “*Criminal Complaints*” and “*Civil Rights Complaints*” and “*Grand Jury Demands*” that I have provided *en mass* to you all and to your predecessors as fiduciaries of the Public Trust.

Most notably, this latest filing of 8/25/16 contained a summary and what amounts to my SECOND “*Sworn ‘Follow-Up’ Affidavit and Crime Report of David Schied...*” which is fully captioned below, and with the link to this publicly posted document as it is found online:

“Private Attorney Generals (‘PAGs’) David Schied’s and Cornell Squires’ ‘Order of Default Judgment’ on Numerous Unrebutted Criminal Allegations Against DOES #1 through #4 (James Mellon, Jeffrey Clark, Warren White and Charles ‘No Appearance’ Browning) and Other Acts of Dereliction and ‘Conspiracy to Fraud Upon the Court’ as Committed Between 6/30/16 and 8/11/16 by Magistrate Stephanie Davis”

AND

“Denial of Any Proposed ‘Substitution’ of Defendant ‘DOE’ Charles ‘No Appearance’ Browning for ‘DOE’ Warren White as Attorney ‘Representing’ Co-Defendants ‘AIG’ and ‘ICSOP’”

AND

“‘Objection’ to ‘Criminally Accused’ Stephanie Davis’ ‘Report and Recommendation’ Sua Sponte Dismissal and Termination of All (9) Pending Motions’ Based on ‘More Fraud’”

[http://cases.michigan.constitutional.gov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEDM/082516\\_MyDefaultJudgmntFolwupCrimeRpt&MemofPeoplesRights/082516\\_ALLOrderofDefaultJudgmentwithAffidCrimeRpt2&MemorandumB.pdf](http://cases.michigan.constitutional.gov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEDM/082516_MyDefaultJudgmntFolwupCrimeRpt&MemofPeoplesRights/082516_ALLOrderofDefaultJudgmentwithAffidCrimeRpt2&MemorandumB.pdf)

Notably, “Exhibit A” to the above is the “Sworn Follow-Up Affidavit and Crime Report...” that was filed in the federal Court on 8/25/16 as captioned immediately below in its entirety:

**“Sworn ‘Follow-Up’ Affidavit and Crime Report of David Schied in Report on 8/22/16 of Additional Crimes Committed by Magistrate Stephanie Davis, Who is Working as a ‘Domestic Terrorist’ Along With Other 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 to Coerce the People and the Government of This District”**

The above-referenced filings, along with all of the sixty-one (61) “Exhibits of Evidence” referenced in it, as well as the additionally supportive “**Exhibit B**” consisting of my “Memorandum on Rights of (We), ‘The People’...” (described more fully below), ARE ALL ENCLOSED HEREIN behind this instant “cover letter reaffirming ‘friendship,’ FIDUCIARY DUTIES, and follow-up CRIME REPORT”.

All of the documents, are also located at the following link on the Internet:

[http://cases.michigan.constitutional.gov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEDM/082516\\_MyDefaultJudgmntFolwupCrimeRpt&MemofPeoplesRights/](http://cases.michigan.constitutional.gov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEDM/082516_MyDefaultJudgmntFolwupCrimeRpt&MemofPeoplesRights/)

“**Exhibit B**” (as the “Memorandum...” referenced above, is “time-stamped” 166-pages in narrative length, with a full “Table of Contents” and “Table of Authorities” that goes on for twelve (12) more pages. It is cited below more fully as follows in quotes:

**“Memorandum of Rights of (We), ‘The People’: To Assemble; To Local Governance; and To Withdraw ‘Consent’ Through State and Federal Jury Nullification, Through Grand Jury Presentments, Through Private Prosecutions, and Through Other Executions of Customary Law and the Laws of Commerce...In Evidence and Support of Acts of Self-Defense, and Responses to the Unconstitutional Denial of First Amendment Right to Redress of Grievances Regarding Previous ‘Backward-Looking-Access-to-Court’ Claims”**

Finally, before closing, I wish to point out some of the more relevant Affidavits about which I intend to hold all three of you Loretta, Sally and William, accountable as the fiduciaries of not only the Public Trust, but also of my First and now Second (“Follow-Up”) Crime Reports. **You see, regardless of the nature of our “friendship” as comrades against the common battle of criminal corruption, racketeering, and domestic terrorists operating under cover as “government” in crime syndicates, by these I intend to SECURITIZE IN COMMERCE your fiduciary responsibilities to me, to the People of the Eastern District of Michigan, and to the nation as a whole, by the Affidavits referenced in this package (by first page of each of over 50 UNREBUTTED and IRREFUTABLE sworn and notarized Affidavits) and provided by direct “links” to the Internet as found in “**Exhibit A**” as my most recent (“follow-up”) Affidavit.**

Thus, even though your collective letter dated 8/3/16 as sent through your unnamed “agent” states that I will (only) hear from you within 60-days “if a response or an update is necessary,” I am magnanimously providing you too with a full 90 days to rebut – point-by-point – by contravening sworn Affidavit(s) that FACTS contained (and

referenced) by this (and the previous) package of documents and links to complete downloads of documents. I therefore wish to ensure that this “*friendship*” be well-defined and not vague; that it be “*person-to-person*” – meaning “*human being-to-human being*” and not any corporate or bureaucratic bullshit (i.e., we can be frank with each other as “*friends*” right?); and that if provide you three (and your new “*vice chair*” Barbara McQuade) with ample opportunity and all benefit of the doubt to provide me – and the interested public – with a good faith “*response in fiduciary action*” before that 90 days expires. Take note that your sworn Oath of Office and Fiduciary Duties are both defined and “*accepted*” for their *secured value in commerce*. For more about these matters, see the reference “*Memorandum....*” as provided by **“Exhibit B”** enclosed.

The “Affidavits” that you should pay particular and immediate attention to are the followings (in addition to my “*first*” Affidavit received by you on 8/3/16) as referenced by “cover pages” and direct links to each found in **“Exhibit A”**:

- **“Exhibit #A-2”** – This contains all fourteen (14) of the sworn and notarized “*Affidavit(s) of Facts*” of the fourteen (14) “*joinder*” Grievants/Claimants/Crime Victims added to the federal case “*recommended*” for “summary dismissal” without even so much as a mention about these “*joinders*” to the case as filed “*in the record*;” (*See* p. 3 of **“Exhibit A”** affidavit for the exact Internet location where this document can be downloaded in its entirety.)
- **“Exhibit #A-3”** – This Affidavit, presented herein in full in this package in five (5) pages, sworn by me before a notary, contains most of the relevant FACTS behind the federal filing “recommended” by Stephanie Davis for “dismissal”, being a description of how I was instructed by 17<sup>th</sup> Michigan District Court “*judge*” Karen Khalil and her courtroom “*goons*” to “*stand up*” while I was merely sitting quietly, watching and “*auditing*” government operations from the public gallery. I was NOT part of any case, I had no case before the court, and I was no “witness” for any case before the court. Yet when I was forced to stand under threat of at least one of the bailiffs pulling his gun on me, I was handcuffed, kidnapped, and falsely imprisoned six (6) counties away by a fraudulent “order” of this “judge” Khalil, which was NOT provided, along with requested transcripts, video recordings, docketing records, or anything else from which any reasonable “*appeal*” could be made. (Note that despite accompanying Affidavits of witnesses to this event show the denial of such necessary documents for “*appeal*,” Stephanie Davis’ “Report and Recommendation” clearly is based upon the premise that I did not obtain such an “*appeal*” or “*set aside*” of what otherwise was a fraudulent “*judgment order*” written in the first place without any form of *personal* or *subject matter* jurisdiction. (*See* also p. 3 of **“Exhibit A”** affidavit for the exact Internet location where this document can be downloaded in its entirety.)
- **“Exhibit #A-4”** – This is the sworn and notarized *Affidavit* of Ronald Paul Keller, eyewitness to the “*state created danger*” imposed upon me in a manner that “*shocked the conscience*” of witnesses such as Mr. Keller whose statement, written soon after the 2012 crimes committed by Khalil and her goons, as supportive of my statements written while attempting to get a “*habeas corpus*” document presented to officials, both on the inside of the county jail where I was being held, and on the outside by fellow “*court-watchers*” as witnesses to these events. (*See* again p. 3 of **“Exhibit A”** affidavit for the exact Internet location where this document can be downloaded in its entirety.)
- **“Exhibit #A-5”** – This sworn and notarized *Affidavit* of David Lonier reaffirms the above as he was both a witness to the kidnapping and false imprisonment, as well as

witness to the criminal enterprising that was going on, both at the 17<sup>th</sup> District Court of Redford Township where all records of the event were DENIED as non-existent, and at the Midland County Circuit Court where all efforts at getting a habeas corpus hearing were criminally undermined by those county judges “*conspiring to deprive of my rights*”. (See also “**Exhibit #A-9**” as another *Affidavit* of David Lonier giving added information not contained in the first about these matters.) (See p. 4 of “**Exhibit A**” affidavit for the exact Internet location where this document can be downloaded in its entirety.)

- “**Exhibit #A-24**” – This “*Sworn and Notarized Criminal Complaint*” of David Schied is extensive in specifically naming government functionaries of state and federal positions who have been committing crimes and covering up those crimes in conspiracy fashion, that includes a plethora of high-ranking public school district officials, local and state police departments, multi-county circuit court judges, a plethora of attorneys, primarily from the Plunkett-Cooney and Keller Thoma law firms, state and federal prosecutors, local and federal investigative agents, state Attorney Generals and Governors, U.S. Attorneys, and federal judges, MOST ALL BEING MEMBERS OF THE CORRUPT STATE BAR OF MICHIGAN. (See p. 8 of “**Exhibit A**” affidavit for the exact Internet location where this document can be downloaded in its entirety.)
- “**Exhibit #A-41**” – This “*Sworn and Notarized Criminal Complaint*” of Cornell Squires is extensive in describing certain “*pattern and practices*” of corruption found in Wayne County, where Barbara McQuade and her agents oversee and participate in the cover-up of “*predicate-level*” crimes or racketeering and corruption, as well as “*domestic terrorism.*” (See p. 12 of “**Exhibit A**” affidavit for the exact Internet location where this document can be downloaded in its entirety.)
- “**Exhibit #A-44**” – This is the entirety of the 10-page FRAUDULENT “*Report and Recommendation*” that is addressed by this instant (“*second Affidavit* of David Schied”) package being sent to you three “*friends*” at the Office of the U.S. Attorney General. (See pp. 13-15 of “**Exhibit A**” affidavit for the exact Internet location where this document can be downloaded in its entirety.)

Note finally, that one video (of a total 18 video posted on local Michigan criminal corruption and racketeering by “*government*” agents) was produced that elaborated much more about the circumstances preceding the “*17<sup>th</sup> District Court kidnapping and false imprisonment*”, which incriminates the Michigan Attorney Generals (Mike Cox and Bill Schuette), his Assistant Attorney General (Richard Cunningham), Governors (Granholm and Snyder), and numerous others as found at:

<https://www.youtube.com/watch?v=u84rCiOYZhM>

Another video was produced a few years earlier that elaborated upon the federal government officials committing crimes in the Eastern District of Michigan “*under Barbara McQuade’s watch*”, as well as under the watch of her previous 2-to-3 predecessors. It also covers corruption by the (now deceased) U.S. District Court “*judicial usurper*” Lawrence Zatkoff, and other judicial usurpers of the Sixth Circuit Court of Appeals, in the context of a federal lawsuit I did around 2009 or 2010 against “*agents*” of the FBI, the U.S. Attorney, and others of the USDOJ in Washington, DC, spotlight former U.S. Attorney General Eric Holder. That video is found at:

<http://www.powercorruptsagain.com/category/videos/>

Please enjoy the upcoming Labor Day holiday and please don’t forget to at least invite me to the next picnic so that we can go over the “*good ol’ days*” of our “*friendship*” sometime before the year-end gift-exchanging season this coming Winter. I will look forward, in the meantime, to

your response to these written criminal claims, in Affidavit format supported by witness statements and evidence, as security instruments unto themselves leveraging all the Oaths “*for value*” of those whose years of salary pay are now clearly on the table of question and compromise, being nearly subject to numerous types of Customary Law and Common Law remedies, as well as remedies in the Law of Commerce, based upon the violations of fiduciary responsibilities of “*the accused*”, and as clearly spelled out in lawful terms in the factual research of the accompanying “Memorandum on Rights of (We), The People” (labeled “**Exhibit B**” as also enclosed).

Sincerely yours in friendship,



Enclosures:

- This 7-page cover letter addressed to my “*friends*” Loretta, Sally and William;
- Copy of USDOJ unsigned letter dated 8/3/16 referencing “*your ID number 3482111*”;
- Time-stamped (8/25/16) “Certificate of Service” for delivery of documents to the Article III Court of Record, and to the corrupt officials operating the U.S. District Court for the Eastern District of Michigan (1-page);
- Time-stamped (8/25/16) “Order of Default Judgment on Numerous Unrebutted Criminal Allegations...” AND “Denial of Any Proposed ‘Substitution of...” AND “‘Objection’ to ‘Criminally Accused’ Stephanie Davis’ ‘Report and Recommendation’...” (30 pages)
- Time-stamped (8/25/16) “Exhibit A” – “Sworn Follow-Up Affidavit and Crime Report of David Schied...” (NOTE: This is an “original” signed, notarized, and embossed-by-notary seal.) (26 pages)
- 61 itemized and numbered “EXHIBITS” in accompaniment to “EXHIBIT A” as referenced above (about 1-inch in stacked paper thickness)
- Time-stamped (8/25/16) “Exhibit B” – “Memorandum on Rights of (We), The People’...” (166 pages of “*body*” plus five (5) court cover pages with footnotes, plus additional twelve (12) pages of “Table of Contents” and “Table of Authorities”
- Plus, LINKS on where EVERYTHING being referenced by these documents can be found in the Article III Court of Record on the Internet.
- NEWS RELEASE (dated 8/22/16) published by the USDOJ “Office of Public Affairs” announcing “U.S. Attorneys Richard S. Hartunian and Barbara L. McQuade Appointed to Lead the Attorney General’s Advisory Committee” (2 pages)