

"Exhibit A"

FILED
AUG 25 2016 /

SWORN FOLLOW-UP AFFIDAVIT AND CRIME REPORT

U.S. DISTRICT COURT
EASTERN MICHIGAN

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

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

SWORN AFFIDAVIT
AND "FOLLOW-UP"
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. The facts contained herein, as were the facts contained in my previous "Affidavit and Crime Report" and ALL OTHER AFFIDAVITS referenced herein have been and continue to be submitted to court officials and federal prosecutors in good faith that they will fulfill their fiduciary obligations as Trustees to the Constitution of and for all people of the united States of America as the Public Trust.
4. All referenced "Exhibits" in this Affidavit and Crime Report are being provided in hard-copy by printed first page only, with references (either on that first page or in this Affidavit and Crime Report "body") to where on the Internet (located on a private server) the full scale number of pages for each referenced document can be found for direct download and/or printing.
5. I certify that, according to my diligent post-graduate "Doctor-of-Philosophy-level" research providing me with well-informed knowledge, and to the best of my belief therefore, I am a dependent Beneficiary of the above-reference Public Trust; but with such dependency being qualified by my also being inherently and by birth as an American national, being a "joint tenant in sovereignty"; which means that I am of the "people" who, as determined by the Declaration of Independence and maintained by the Public Trust, have inherited the Manifest Destiny and the Mission of America's Founding Fathers to "lay the everlasting foundations of God's kingdom upon earth" (i.e., "In God We Trust") with the Power, the Authority, and the Responsibility to keep America as the Beacon of Freedom, and to ensure (figuratively) that the Torch of Lady Liberty remain always lit for the world to emulate.
6. I also certify that, as the Glory of America is in my hands, collectively with all others of my brethren in sovereignty, I share in having not only the ability but also the Duty punish,

replace or altogether abolish “*bad*” and “*treasonous*” fiduciary officials and government systems operating in a *sedition conspiracy* to undermine and pervert the “*grand scene and design in Providence for the illumination of the ignorant, and the emancipation of the slavish part of mankind all over the earth.*” (This quote cites John Adams as quoted also in Cleon Skousen’s “5000-Year Leap” page 306 quoting from Conrad Cherry’s “God’s New Israel.”)

7. I am writing and certifying this document in Truth, to memorialize the events that have occurred since my last “Sworn Affidavit and CRIME REPORT...” was filed with both the U.S. Attorney General Loretta Lynch in Washington, D.C. and in the U.S. District Court for the Eastern District of Michigan located in Flint, Michigan; as well as in the official Article III Court of Record, being maintained, with accuracy, online and on a private server outside of the corrupted State of Michigan for safekeeping.
8. I hereby assert that I have Evidence – being a time-stamped cover-page of my previous filing of “Sworn Affidavit and Crime Report of David Schied” and its accompanying “Sworn Affidavit and Crime Report of Cornell Squires” – showing that both Affidavits were received by the U.S. District Court for proper filing into the record on 7/20/16, along with the following federal court filing, for which the two “Sworn Affidavit[s] and Crime Report[s] [of David Schied and Cornell Squires]” were presented as important “*Exhibits*” labeled “*A*” and “*B*” respectively.
9. Similarly, my evidence shows, as provided by “*exhibit*” to the U.S. District Court and this Article III Court of Record, that the U.S. Attorney General Loretta Lynch received my previous (and recent “*original*”) “Sworn and Notarized Affidavit and Crime Report” on 7/20/16.
10. My purpose of writing this instant Follow-Up Affidavit and Crime Report... is to have it also filed with the United States Attorney General Loretta Lynch, and so as to have it investigated and verified by the FBI, and so to prompt and expedite the criminal prosecution of “*domestic terrorists,*” who are positively identified as members of the State BAR of Michigan. These identified individuals are attorneys and judges participating in the previously-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 who are otherwise NOT under the influence or coercion of *any* judge or *any* prosecutor.
11. On 7/19/16, “*Grievant/Private Attorney General*” Cornell Squires and I each submitted “Sworn and Notarized Affidavit and Crime Report[s]...” to the U.S. District Court, in conjunction what has turned out to be irrefutable and unrebutted evidence, which was attached to a court document which was filed and identified as follows:

“Private Attorney Generals (PAGs”) David Schied 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”

12. These two sworn and notarized Affidavits, shown as received by the time-stamp of the District Court of the United States, was received by the Clerk's office on 7/20/16. (See **"EXHIBIT #1"** attached hereto.) Note that the **"Sworn and Notarized Affidavit and Crime Report of David Schied"** was designated as **"Exhibit A"** attached to the filing as captioned above; and the **"Sworn and Notarized Affidavit and Crime Report of Cornell Squires"** was designated as **"Exhibit B"** attached to that same filing as captioned above.
13. These two sworn and notarized Affidavits, were also made available to the co-Defendants by combined *"notice"* of the filing via *"Certificate of Service"* sent to each of the parties' co-counsel and/or named co-Defendants named as *"DOES"* numbered #1 through #4; AND by public posting in the official Article III Court of Record found on the Internet at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/071916_WritofErroronMagisFraudOrdertoRespond/
14. Throughout the so-called *"proceedings"* of this case (which really take on the character of a criminal *"railroading and felony obstruction of justice"* by the collective of co-Defendants' 'counsels and the two *"magistrates"* assigned to this case by the 91-year old *"judge"* who has done nothing else in the fifteen (15) months since the initial filing of this case – each and all being conspiring members of the same domestic terrorist network and crime syndicate of the State BAR of Michigan – numerous other *"exhibits"* of sworn and notarized *Affidavits* have been presented and lay buried beneath mounds of subsequently-filed documents of the Article III Court of Record, as generally found publicly posted online at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/
15. At minimum the count of these added Affidavits includes, from more recent to least recent, the FOURTEEN (14) TIME-STAMPED (as received by the federal court in Flint, Michigan on 3/31/16) *"Sworn and Notarized Affidavits"* of the 14 *"joinder"* claimants added to this case on 3/31/16 as reflected in **"EXHIBIT #2"** herein, and in the Article III Court of Record located at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/033116_PAGsSchied&Squires_Joinderof-14-ClaimantsCrimeVictims/AllAffidavitsCoverPagesTime-Stampedfiled033116.pdf
16. AND, it includes the three *Affidavits* of David Schied, Ronald–Paul Keller, and David Lonier upon filing of this instant case – each of which pertain to the witnessing and the victimization of me, David Schied, by unprovoked acts of violence perpetrated by Defendant Karen Khalil and others, being the "Redford" co-Defendants, occurring on 6/8/12 – which can be located in the online Article III Court of Record found at:
 - a) **"EXHIBIT #3"** – David Schied – http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/Complaint&ClaimforDamages/ExD_SwornNotarAffidDavidSchied.pdf
 - b) **"EXHIBIT #4"** – Ronald Keller – http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/Complaint&ClaimforDamages/ExB_AffidofRonKeller.pdf

- c) **“EXHIBIT #5”** – David Lonier – http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/Complaint&ClaimforDamages/ExC_DaveLonier2ndAffidavitonDenialofRecords.pdf

17. AND, it includes numerous Affidavits that have been submitted to this Court of Record between then and now, also as found in the record, to include but not be limited to the following as found in the online Article III Court of Record:

- d) **“EXHIBIT #6”** – *Sworn Notarized Affidavit of Cornell Squires Witness the Denial of David Schied Writ of Habeas Corpus Court Order And A Hearing in June of 2012* – as found at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/070915_MyResponse2WayneCounty1stMot2Dismiss/Exhibits2MyResponse/Exh_5_AffidavitofCornellSquires.pdf
- e) **“EXHIBIT #7”** – *“SWORN AND NOTARIZED AFFIDAVIT OF DAVID SCHIED INTESTIMONY OF SOME EVENTS AT THE MIDLAND COUNTY JAIL; AND AFFIRMING MY PAST AWARD OF “POWER OF ATTORNEY” TO PATRICIA ANN KRAUS WHILE FALSELY IMPRISONED IN 2012”* as located online at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/070915_MyResponse2WayneCounty1stMot2Dismiss/Exhibits2MyResponse/Exh_9_AffidavitofDSonTrishPwrofAttorney.pdf
- f) **“EXHIBIT #8”** – *“Affidavit of David Lonier”* (dated 7/2/15) – regarding his witnessing of the deceptive denial of Habeas Corpus by Midland County Circuit Court “judge” Michael Beale in 2012 while threatening Patricia Kraus with “*practicing law without a license*” by her efforts, as attorney-in-fact (and having been awarded “*power of attorney*” by me, David Schied) – as located online at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/070915_MyResponse2WayneCounty1stMot2Dismiss/Exhibits2MyResponse/Exh_13_AffidofDaveLonierMidlandBeale.pdf
- g) **“EXHIBIT #9”** – *“Affidavit of Earl Hocquard”* (dated 4/7/09) testifying of unresolved crimes witnessed and reported to the Sixth Circuit Court of Appeals, occurring by the criminal acts of Sandra Harris and other agents of the Lincoln Consolidated Schools against me, David Schied – as located online at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/071415_MyResponse2MMRMA1stMot2Dismiss/071415_MyResponse2Mot2DismissinLieuofAnswr/Exh_12_AffidofEarlHoc.Lincoln+Exhibits.pdf
- h) **“EXHIBIT #10”** – *“Affidavit of Earl Hocquard”* (dated 2/10/09) testifying of unresolved crimes witnessed and reported to the Sixth Circuit Court of Appeals, occurring by the criminal acts of Leonard Rezmierski, David Bolitho, Katy Parker,

and other agents of the Northville Public Schools, and Bruce Bagdady, Richard Fanning, Gary King, Thomas Fleury, and others the Keller-Thoma law firm and crime syndicate, against me, David Schied – as located online at:

http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/071415_MyResponse2MMRMA1stMot2Dismiss/071415_MyResponse2Mot2DismissinLieuofAnswr/Exh_19_AffidofEarlHoc_NVSchools+Exhibits.pdf

- i) **“EXHIBIT #11”** – *“Affidavit of Plaintiff David Schied”* (dated 3/2/07) as submitted to Michigan Court of Appeals *“judge”* Cynthia Stephens while she was still usurping the bench as a *“judge”* at the Wayne County Circuit Court – as located online at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/071415_MyResponse2MMRMA1stMot2Dismiss/071415_MyResponse2Mot2DismissinLieuofAnswr/Exh_24_AffidofDavSch2WCCCcaseStephensdismissed.pdf
- j) **“EXHIBIT #12”** – *“Affidavit of Barbara Schied”* (date 3/30/06) as eyewitness to crimes committed by David Bolitho of the Northville Public Schools – as located online at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/071415_MyResponse2MMRMA1stMot2Dismiss/071415_MyResponse2Mot2DismissinLieuofAnswr/Exh_26_AffidofBarbaraSchied.pdf
- k) **“EXHIBIT #13”** – *“Sworn Affidavit and Complaint by David Schied”* with details of a conspiracy to deprive of rights and conspiracy to perjury and obstruction of justice in the federal civil case of *“David Schied versus...”* (various named agents of) *“the Brighton Area Schools”* – as located online at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/071415_MyResponse2MMRMA1stMot2Dismiss/071415_MyResponse2Mot2DismissinLieuofAnswr/Exh_33_SwornAffidavit&ComplaintbyDavidSchied.pdf
- l) **“EXHIBIT #14”** – *“Affidavit [of Krystal Price] in Support of Appeal”* filed by Krystal Price against Bank of America in report of criminal evidence and underpinnings of State government actors in the carrying out of criminally fraudulent home foreclosure proceedings and a criminal cover-up by *“judges”* under employ of the district and circuit courts operated by Defendant Charter County of Wayne County, as also put in by *“insurance claim”* to co-Defendants Insurance Company for the State of Pennsylvania (*“ICSOP”*) and American Insurance Group (*“AIG”*) as located online at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/073115MyOrder2StrikeAIG&ICSOPNoSignPlunkCoony/Exhibits/Ex_10_KrystalAffidavitJuly2014.pdf

- m) **“EXHIBIT #15”** – *“Sworn and Notarized Crime Report of David Schied”* (dated 9/23/10) against co-Defendants’ law firm (Plunket-Cooney) attorney Michael Weaver in detail of repeated counts of crimes of FRAUD – upon both state and federal courts beginning in 2004 and up through the date of this Affidavit – a copy of which was filed with Denise Page Hood, the current “chief judge” of the U.S. District Court in Detroit – as located online at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/081815_MyWritofError4AsignofMagistrate/Exhibits/Ex_12_CrimeRpt2JessicaCooperonWeaver.pdf
- n) **“EXHIBIT #16”** – *“Affidavit of Linda Soper”* and *“Affidavit of Donnie Reeves”* (both dated 5/17/05) demonstrating (in part or in whole) the crime of “Dr.” Sandra Harris against me, David Schied, by violation of the Privacy Act of 1974 (5 U.S.C § 552a) as submitted to Washtenaw County Circuit Court “judge” Melinda Morris in the case against the Lincoln Consolidated Schools being “represented” by Plunket-Cooney attorney Michael Weaver – as located online at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/081815_MyWritofError4AsignofMagistrate/ExhibitstoEx_6/Exh_3_SoperReevesAffidavitonMeetings.pdf
- o) **“EXHIBIT #17”** – *“Affidavit of Claudia Gutierrez”* (dated 10/17/05) demonstrating (in part or in whole) the crime of “Dr.” Sandra Harris against me, David Schied, by violation of the Privacy Act of 1974 (5 U.S.C § 552a) as submitted to Washtenaw County Circuit Court “judge” Melinda Morris in the case against the Lincoln Consolidated Schools being “represented” by Plunket-Cooney attorney Michael Weaver – as located online at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/081815_MyWritofError4AsignofMagistrate/ExhibitstoEx_6/Exh_14_AffidsofGutierrezSoperReeves+MeetMinutes.pdf
- p) **“EXHIBIT #18”** – *“Affidavit of Trish Kraus”* pertaining to the events as she experience them in both the Wayne County Circuit Court and in the Midland Circuit Court following the unlawful abduction and false incarceration of me, David Schied, on 6/8/12. Her affidavit, filed in the federal court in Bay City on 6/26/12, as to overwhelming evidence of persistent FRAUD upon the Court by the agents of the co-defendants, as well as their cohorts “aiding and abetting” in the carrying out of these felony crimes. This affidavit is located online at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/082315_MyResp2RedfordAnswr&AffirmDefenses/MyRespon2RedfordAnswrs&AffirmDefnses/Exhibits/Ex_H_AffidavitofTrishKraus.pdf
- q) **“EXHIBIT #19”** – *“Affidavit of Court-Watchers as to Occurrences in Wayne County Circuit Court on 9/2/11”* signed by both David Lonier and Ronald Keller (both on 9/21/11) in report of criminal acts committed from the bench against me, David

Schied, as perpetrated by Wayne County Circuit Court (now “chief”) “judge” Robert Colombo, as located online at:

http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/082715_MyResp2KhalilRedford1stMot2Dismiss/Resp2RedfordMot2ExtendPages/Exhibits/Ex_5_AffidavitsCourtWatchersColombo090211.pdf

- r) **“EXHIBIT #20”** – *“Affidavit of Court-Watchers as to Occurrences in Wayne County Circuit Court on 9/23/11”* signed by Craig Barthelmas, and Paul Tozzi (both signed on 10/15/11), and Patricia Kraus (signed on 10/26/11), William Smith (signed on 10/17/11), and Ronald Keller and David Lonier (both signed on 10/13/11), all in report of criminal acts committed from the bench against David Schied, as perpetrated by Wayne County Circuit Court (now “chief”) “judge” Robert Colombo, as located online at:

http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/082715_MyResp2KhalilRedford1stMot2Dismiss/Resp2RedfordMot2ExtendPages/Exhibits/Ex_6_AffidavitsCourtWatchersColombo092311.pdf

- s) **“EXHIBIT #21”** – *“Sworn and Notarized Affidavit of Sandy Hanks”* signed by Sandy Hanks on 9/30/11 in testimonial Evidence of theft and fraud, criminally perpetrated under color of law and authority, by 17th District Court (Redford Township) “judge,” the co-Defendant Karen Khalil, as witnessed by Ms. Hanks as a secretary for (now retired) attorney Daryle Salisbury as located online at:

http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/082715_MyResp2KhalilRedford1stMot2Dismiss/Resp2RedfordMot2ExtendPages/Exhibits/Ex_11_ReceiptofService&SandyHanksAffidavit.pdf

- t) **“EXHIBIT #22”** – *“SWORN AND NOTARIZED AFFIDAVIT OF DAVID SCHIED AS WITNESS TO THE CRIMINAL ACTS OF JUDGE DAPHNE CURTIS AND OTHER WAYNE COUNTY CIRCUIT COURT JUDGES FOR THE PAST SEVEAAL YEARS AGAINST WHICH I HOLD EVIDENCE”* as signed on 3/9/12, and as located online at:

http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/082715_MyResp2KhalilRedford1stMot2Dismiss/MyResp2RedfordMot2Dismiss/Exhibits/Ex_13_MyAffidavitonEventsof012712.pdf

- u) **“EXHIBIT #23”** – *“AFFIDAVIT OF TRUTH AUTHENTICATING ACCURACY OF AUDIO TRANSCRIPT, CRIME REPORT, AND OTHER DOCUMENTS PROVING ‘DOMESTIC TERRORISM’ BEING CARRIED OUT THROUGHOUT THE EASTERN DISTRICT OF MICHIGAN”* signed by me, David Schied, on 9/3/15 as located online at:

http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/111815_RefiledDocsStrick

[enbyMagistrate/ReplaceStrickenResponse2MMRMAMot2DismissinLieuofAnswr/Exhibits2Response/Ex_A_AudioTranscript+SwornAffidAuthentiAccur&CrimeReport.pdf](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/120115_6thCircuitonInterlocutoryMattr/010816_ResponseinOpposition2Mot2DismissInterlocAppeal/121115_MyRespons2FraudMot/AllExhibits2ResponseBrief/Ex_21_2010SwornCrimComplaint_compreh2SixthCir.pdf)

- v) **“EXHIBIT #24”** – *“Sworn and Notarized Criminal Complaint of David Schied”* as submitted to the Sixth Circuit Court of Appeals on or about 2/10/10 as a thoroughly complete accounting of the conspiracy of committed crimes occurring against me, David Schied, up until that point in time, as located online at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/120115_6thCircuitonInterlocutoryMattr/010816_ResponseinOpposition2Mot2DismissInterlocAppeal/121115_MyRespons2FraudMot/AllExhibits2ResponseBrief/Ex_21_2010SwornCrimComplaint_compreh2SixthCir.pdf
- w) **“EXHIBIT #25”** – *“Affidavit of Court-Watchers”* signed by Ron Keller (on 10/15/11), by Andy Wilkins (on 9/1/10), by John Holeton and Pauline Holeton (both on 8/12/10), by Patricia Kraus (signed on 9/10/10), by John Sitar (on 9/10/10), all in report of criminal acts committed from the bench against me, David Schied, as perpetrated by Wayne County Circuit Court (then *“chairperson of the Judicial Tenure Commission”*) *“judge”* Jeanne Stempien on 7/23/10, as located online at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/120115_6thCircuitonInterlocutoryMattr/010816_ResponseinOpposition2Mot2DismissInterlocAppeal/121115_MyRespons2FraudMot/AllExhibits2ResponseBrief/Ex_26_AffidavitofCourtwatchersStempien.pdf
- x) **“EXHIBIT #26”** – *“Affidavit of Court-Watchers As to Occurrences in Wayne County Circuit Court on 08/13/10”* signed by Earl Hocquard (on 9/14/10) and by Patricia Kraus (signed on 9/10/10), in report of criminal acts committed from the bench against me, David Schied, as perpetrated by Wayne County Circuit Court (then *“chairperson of the Judicial Tenure Commission”*) *“judge”* Jeanne Stempien, as located online at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/120115_6thCircuitonInterlocutoryMattr/010816_ResponseinOpposition2Mot2DismissInterlocAppeal/121115_MyRespons2FraudMot/AllExhibits2ResponseBrief/Ex_26_AffidavitofCourtwatchersStempien.pdf
- y) **“EXHIBIT #27”** – *“Affidavit of Court-Watchers As to Occurrences in Wayne County Circuit Court on 08/20/10”* signed by David Lonier (on 9/2/10) and by Ronald Keller (signed on 9/8/10), in report of criminal acts committed from the bench against me, David Schied, as perpetrated by Wayne County Circuit Court (then *“chief”*) *“judge”* Virgil Smith, as located online at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/120115_6thCircuitonInterlocutoryMattr/010816_ResponseinOpposition2Mot2DismissInterlocAppeal/121115_MyRespons2FraudMot/AllExhibits2ResponseBrief/Ex_27_AffidavitofCourtwatchersSmith.pdf

[yRespons2FraudMot/AllExhibits2ResponseBrief/Ex_27_VirgilSmithNoOath+AffidavitofCourtwatchers.pdf](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEDM/120115_6thCircuitonInterlocutoryMattr/010816_ResponseinOpposition2Mot2DismissInterlocAppeal/121115_MyRespons2FraudMot/AllExhibits2ResponseBrief/Ex_27_VirgilSmithNoOath+AffidavitofCourtwatchers.pdf)

- z) **“EXHIBIT #28”** – *Affidavit of Court-Watchers As to Occurrences in Wayne County Circuit Court on 08/27/10* signed by John Holeton and Pauline Holeton (on 9/8/10) and by Patricia Kraus (signed on 9/10/10), in report of criminal acts committed from the bench against me, David Schied, as perpetrated by Wayne County Circuit Court (then “*chairperson of the Judicial Tenure Commission*”) “*judge*” Jeanne Stempien, as located online at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEDM/120115_6thCircuitonInterlocutoryMattr/010816_ResponseinOpposition2Mot2DismissInterlocAppeal/121115_MyRespons2FraudMot/AllExhibits2ResponseBrief/Ex_26_AffidavitsofCourtwatchersStempien.pdf
- aa) **“EXHIBIT #29”** – “*Sworn and Notarized Judicial Tenure Commission Complaint*” to the Michigan Judicial Tenure Commission by me, David Schied, against former Washtenaw County Circuit Court “*judge*” Melinda Morris, dated 1/2/08 as located online at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEDM/120115_6thCircuitonInterlocutoryMattr/010816_ResponseinOpposition2Mot2DismissInterlocAppeal/121115_MyRespons2FraudMot/AllExhibits2ResponseBrief/Ex_23_Exhibits/23-11_JudicialTenureCompl_MelindaMorris.pdf
- bb) **“EXHIBIT #30”** – “*Sworn and Notarized Judicial Tenure Commission Complaint*” to the Michigan Judicial Tenure Commission by me, David Schied, against Michigan Court of Appeals “*judge*” Deborah Servitto, dated 1/2/08 as located online at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEDM/120115_6thCircuitonInterlocutoryMattr/010816_ResponseinOpposition2Mot2DismissInterlocAppeal/121115_MyRespons2FraudMot/AllExhibits2ResponseBrief/Ex_23_Exhibits/23-17_JudTenComComplaints_HoodCavanagh&Servitto.pdf
- cc) **“EXHIBIT #31”** – “*Sworn and Notarized Judicial Tenure Commission Complaint*” to the Michigan Judicial Tenure Commission by me, David Schied, against Michigan Court of Appeals “*judge*” Mark Cavanagh, dated 1/2/08 as located online at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEDM/120115_6thCircuitonInterlocutoryMattr/010816_ResponseinOpposition2Mot2DismissInterlocAppeal/121115_MyRespons2FraudMot/AllExhibits2ResponseBrief/Ex_23_Exhibits/23-17_JudTenComComplaints_HoodCavanagh&Servitto.pdf
- dd) **“EXHIBIT #32”** – “*Sworn and Notarized Judicial Tenure Commission Complaint*” to the Michigan Judicial Tenure Commission by me, David Schied, against Michigan Court of Appeals “*judge*” Karen Hood, dated 1/2/08 as located online at:

http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/120115_6thCircuitonInterlocutoryMattr/010816_ResponseinOpposition2Mot2DismissInterlocAppeal/121115_MyRespons2FraudMot/AllExhibits2ResponseBrief/Ex_23_Exhibits/23-17_JudTenComComplaints_HoodCavanagh&Servitto.pdf

- ee) **“EXHIBIT #33”** – *“Sworn and Notarized Judicial Tenure Commission Complaint”* to the Michigan Judicial Tenure Commission by me, David Schied, against Michigan Court of Appeals “*judge*” Cynthia Stephens, dated 1/2/08 as located online at: http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/120115_6thCircuitonInterlocutoryMattr/010816_ResponseinOpposition2Mot2DismissInterlocAppeal/121115_MyRespons2FraudMot/AllExhibits2ResponseBrief/Ex_23_Exhibits/23-29_JudTenComComplaintsStephensCollette.pdf
- ff) **“EXHIBIT #34”** – *“Sworn and Notarized Judicial Tenure Commission Complaint”* to the Michigan Judicial Tenure Commission by me, David Schied, against Michigan Court of Appeals “*judge*” William Collette, dated 1/2/08 as located online at: http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/120115_6thCircuitonInterlocutoryMattr/010816_ResponseinOpposition2Mot2DismissInterlocAppeal/121115_MyRespons2FraudMot/AllExhibits2ResponseBrief/Ex_23_Exhibits/23-29_JudTenComComplaintsStephensCollette.pdf
- gg) **“EXHIBIT #35”** – *“Sworn and Notarized Affidavit of Truth of David Schied”* signed on 6/27/15 as sworn, notarized statements in support of the criminal claims against attorney James Mellon and his conspiracy to commit crimes against me, David Schied, along with the U.S. District Court “*clerk*” David Weaver, and Assistant Attorney General John Clark, among others, stemming from an accounting of the events surrounding the filing of the “Complaint / Claim of Damages” at the beginning of the instant federal court case naming “*judge*” Karen Khalil, *et al.* as located online at: http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/121215_MyResp2MellonMot2StrikeMyReplacementResponses/121215MyResp2MellonMot2StrikeReplRespon/Exhibits/Ex_F_MyAffidavitofTruthonInitialFilingEvents.pdf
- hh) **“EXHIBIT #36”** – *“Sworn Notarized Affidavit of Cornell Squires Witness the Denial of David Schied Writ of Habeas Corpus Court Order And A Hearing in June of 2012”*, signed 7/2/15, in support of the statements of co-witness Patricia Kraus in regards to the crimes he witnessed as committed by named judges (Timothy Kenny and Ulysses Boykin), the “*chief*” judge Virgil Smith, and named other agents of the Defendant “Charter County of Wayne” acting in a conspiracy to deprive me, David Schied, of my rights to due process on Habeas Corpus filings, and while also covering up other crimes associated with deceptive changing of official court records, as located at:

http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/010816_QuoWarranto_6thCircuitJudges/Exhibits/Ex_20_AffidavitofCornellSquires.pdf

- ii) **“EXHIBIT #37”** – *“Affidavit of David Lonier”* as signed on 5/14/15 in sworn testimony that following the unlawful abduction and false incarceration of me, David Schied, from the 17th District Court public gallery on 6/8/12, his repeated attempts – that day and a couple of weeks later – to obtain hearing transcripts, a judgment order, video or audio media, a Record of Actions, or any other documents which may be used to demonstrate on paper what had occurred of the *terrorism event* on 6/8/12, were all thwarted and denied by the *agents* of the 17th District Court in Redford Township, as located online at:

http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/010816_QuoWarranto_6thCircuitJudges/Exhibits/Ex_23_DaveLonier2ndAffidavitonDenialofRecords.pdf

- jj) **“EXHIBIT #38”** – *“SWORN AND NOTARIZED AFFIDAVIT OF DAVID SCHIED REGARDING THE PROCEDURAL HISTORY OF THE ABOVE-REFERENCED CIVIL COURT CASE”*, signed on 2/28/11, is a 63-page document detailing the “*how-to*” of the “*conspiracy to commit crimes*” as they were committed “*under color of law*” between the co-Defendants in the case – referred to as both the “*Northville Public Schools Co-Defendants*” (under the fraudulent misrepresentation of agents of the Keller-Thoma law firm) and the “*Wayne County Co-Defendants*” (under the current co-counsel of the “*Wayne County Corporation Counsel*”) and the presiding “*judge*” Jeanne Stempien in the so-called “*Wayne County Circuit Court.*” This document is located at:

http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/010816_QuoWarranto_6thCircuitJudges/Exhibits/Ex_40_AffidofDSonProceduralHistoryofLowerCourt.pdf

- kk) **“EXHIBIT #39”** – *“AFFIDAVIT AND MOTION FOR WAIVER OF REQUIREMENT OF COURT REPORTER'S CERTIFICATE UNDER MCR 7.204(C)(2), AND/OR FOR EX-PARTE, SUA SPONTE OR OTHER SPECIAL ORDER FOR WAIVER OF COURT COSTS ON ‘FORMA PAUPERIS’ ORDERING OF TRANSCRIPTS ON CASE INVOLVING CRIMINAL ALLEGATIONS AGAINST JUDGE JEANNE STEMPIEN THAT ARE BACKED BY SWORN AFFIDAVITS OF COURTROOM WITNESSES PERTAINING TO THIS CASE NOW UNDER ‘CLAIM OF APPEAL’ IN THE MICHIGAN COURT OF APPEALS”*, as dated 5/11/11, in address to the Michigan Court of Appeals about the crimes committed by Jeanne Stempien, the so-called “*judge*” at the lower “*3rd Judicial Circuit Court*” (a.k.a. “*Wayne County Circuit Court*). This document is located online at:

http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/010816_QuoWarranto_6thCircuitJudges/Exhibits/Ex_70_Affid&MotinMiCOA4WaivofFeesonXscripts.pdf

- ll) **“EXHIBIT #40”** – *“Sworn and Notarized Affidavit of Patricia Kraus”* signed on 1/2/13 stating, in part that she had been a court-watcher and been witness to numerous crimes committed against me, David Schied, by judges operating from the bench of the Wayne County Circuit Court. This document is located online at: http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/010816_QuoWarranto_6thCircuitJudges/Exhibits/Ex_104_AffidofTrishKrausonMyFinanBurden.pdf
- mm) **“EXHIBIT #41”** – *“SWORN AFFIDAVIT AND CRIME REPORT OF CORNELL SQUIRES 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”* – This 11-page UNREBUTTED sworn testimonial document, though covering a wide spectrum of time, focused upon crimes committed from on and off the bench, and from behind the bench, as the events occurred in the State and Federal courts of Detroit. Notably, fully half of this Affidavit (from page 6 going forward to the end) concentrated upon the crimes being committed by Stephanie Davis. Importantly, Stephanie Davis OMITTED any mention of this Affidavit, which was “served” upon the federal Court (as time-stamped on 6/21/16), making clear that this gross omission was intentional when committing yet another layer of “fraud upon the court” when claiming in her subsequent *“Report and Recommendation...”* (dated 8/11/16) that she had “reviewed the extensive record in this matter” and somehow arriving (in a “criminal conspiracy to deprive of rights”) at the conclusion that the entire case brought by me, David Schied, should be “dismissed” in its entirety. This document is located online at: http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/071816_CrimeReport2USAttorneyGeneralLynchonEvents+MagisCrime/071816_SWORNAFFIDAVITOFFCORNELLSQUIRES.pdf
- nn) **“EXHIBIT #42”** – *“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”* – This 22-page UNREBUTTED sworn testimonial document, though also covering a wide spectrum of time, focused upon crimes committed from on and off the bench, and from behind the bench, as the events occurred in the State and Federal courts of Detroit. Notably, from page 7 going forward to the end, concentrated upon the crimes being committed by David Weaver, the Clerk of the U.S. District Court, and the two “magistrates” assigned to this case, being Michael Hluchaniuk and Stephanie Davis. Importantly, Stephanie Davis OMITTED any mention of this Affidavit whatsoever, which was “served” upon the federal Court (as time-stamped on 6/21/16), making clear that this gross omission was intentional when committing yet another layer of “fraud upon the court” when claiming in her subsequent *“Report and Recommendation...”* (dated 8/11/16) that she had “reviewed the extensive record in this matter” and somehow arriving (in a “criminal conspiracy to deprive of rights”) at the conclusion that the entire case

brought by me, David Schied, should be “dismissed” in its entirety. This document is located online at:

http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/071816_CrimeReport2USAttnyGeneralLynchonEvents+MagisCrime/071816_SWORNAFFIDAVITOFDAVIDSCHIED.pdf

DAVID SCHIED’S KEY RESPONSES TO STEPHANIE DAVIS’ SEDITIONOUS AND FRAUDULENT CONSTRUCTION OF “REPORT AND RECOMMENDATION SUA SPONTE DISMISSAL” OF ENTIRE CASE FOR WHICH THE ABOVE-REFERENCED AFFIDAVITS WERE FILED IN SUPPORT – BY GROSS ERRORS AND OMISSIONS, WITH TREASONOUS INTENT

18. From even the “header” of the document constructed by Stephanie Davis, she used ALL CAPS OF LETTERING to mischaracterize me (David Schied) as a “corporation,” or otherwise “appearing” to the court in anything other than his capacity as a natural and sovereign American man, a flesh-and-blood human being. This flagrantly disregards the detailed explanation of who I am, as the “Party” bringing the initial “Complaint/Claim of Damages”; and it disregarded the content of the footnote content of EVERY SINGLE FILING in this case submitted by me, which asserted – in repetitious fashion the following:

a) That I, as “Grievant/PAG David Schied,” was reaffirmed at the onset of this case as being a “natural,” living, breathing, human person – and NOT a “14th Amendment ‘citizen’” – by the fact that this U.S. District Court had provided me with a status of being “*forma pauperis*,” which the United States Court of Appeals for the Ninth Circuit has determined to connect such a status with such a natural man as myself. (See “EXHIBIT #43” as the Cover Page for the Ninth Circuit Court of Appeal’s which holds the web location where the entire document can be downloaded.) See also the section called “Parties” of the initial filing of “Complaint/Claim of Damages” in this case describing me, David Schied, as “a private American national citizen of the United States of America, private residing and privately domiciling outside of a federal district and within a nonmilitary occupied private state not subject to the jurisdiction of the United States” as found on p.4 of that filing as found at:

http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/Complaint&ClaimforDamages/FinalPrimaFaceaFiling.pdf

b) That Grievant/PAG David Schied was “enjoined” at the end of March 2016 by another individual, Cornell Squires, and fourteen (14) other aggrieved parties against the co-Defendants, with David Schied adding to his “status” that of being a Private Attorney General, and from that point forward, filing his addresses to the Article III Court of Record with Cornell Squires with clear notice of that added status of “Private Attorney General”. (See “Exhibit #2” herein for the time-stamped cover pages of all of these “joinder” cases bearing.)

19. The “Procedural History” presented to this Article III Court of Record by Stephanie Davis was intentionally and fraudulently tainted with gross errors and omissions of relevant and substantive FACTS, inclusive minimally of the following:

- a) Davis *fraudulently* mischaracterized *sui juris* Grievant and Private Attorney General as simply a “*pro se Plaintiff*” when this is clearly misleading, even fraudulent, given that she provided no acknowledgement whatsoever to the “*joinder*” filings, and despite her claim to have “*reviewed the extensive record in this matter.*” (See “**EXHIBIT #44**” as a copy of Stephanie Davis’ 10-page *fraudulent* filing dated 8/11/16.)
- b) In listing the “*Counts of [David Schied’s] Complaint,*” (i.e., “**EXHIBIT #44**” p.1 footnotes) Stephanie Davis conveniently ignored the content of the “*Cover Page*” for the “*Complaint/Claim of Damages*” that was carefully constructed and filed by Grievant/PAG David Schied. She also fraudulently changed Grievant’s “*Claim[s] for Relief*” to “*Counts*” (i.e., see the body of the “*Complaint/Claim for Damages*” by referring to the Internet link immediately above; or in the alternative, by reference to “*Docket Item #1*” in the U.S. District Court “*record*”) and using substituted words, gross omissions, and wordplay to commit substantive FRAUD in the construction of her “*official court document,*” so to accomplish her criminal objective of “*finding*” prejudicial favor for her cohorts as members of the same State BAR of Michigan to which she is also a *conspiring* member.
- 1) As a matter of significant FACT when summarily outlining her premise in the “*Procedural History*” section, Stephanie Davis conspicuously failed to the crux of my initial filing of “*Complaint/Claim for Damages*”) when also downplaying as “*fact*” (p.1 of “**EXHIBIT #44**”) that I was “*request[ing] money damages along with injunctive and declaratory relief.*” As the fact that the “*money damages*” were assessed to be in a “**Demand for Relief**” excess of \$150,000,000.00 (one hundred fifty million dollars), so too were the allegations were framed within the scope of the “*State-Created Danger Doctrine*” which was also omitted by Davis.
 - 2) In FACT, “*judicial usurper*” Davis disregarded that the actual “*Claim[s] for Relief*” were listed by me as follows in that original “*Complaint/Claim for Damages*” filing:
 - a) “*First Claim for Relief: Declaratory Judgment*” (see p. 26 at the designated link);
 - b) “*Second Claim for Relief: Fourteenth Amendment Violation [of] Substantive Due Process*” (see p. 29 at the designated link);
 - c) “*Third Claim for Relief: Fourteenth Amendment Violation [of] Procedural Due Process*” (see p. 36 at the designated link);
 - d) “*Fourth Claim for Relief: Fourth Amendment Violation [of] Unlawful Seizure*” (see p. 37 at the designated link);
 - e) “*Fifth Claim for Relief: First Amendment Violation [of] Right to Assemble; Free Speech; Religion*” (see p. 39 at the designated link);
 - f) “*Sixth Claim for Relief: Fourteenth Amendment Violation [of] Deprivation of Equal Protection*” (see p. 40 at the designated link);
 - g) “*Seventh Claim for Relief: Judgment Order of Injunction*” (see p. 44 at the designated link);
 - 3) With regard to “*usurper*” Davis’ **section “II”** misrepresenting other so-called “*facts*” of “**Plaintiff’s Complaint**” (see pp. 2-3 of “**EXHIBIT #44**”): she (Davis) recklessly OMITTED other important items as she brushed over the itemization of the actual “*demands*” that I had otherwise meticulously spelled out in that very first federal court filing of this case. As examples, this judicial *usurper*, Davis, failed to acknowledge the following as **required “DECLARATORY” ADMISSIONS based upon already presented actual FACTS as they are also found in the**

IRREFUTABLE and UNREBUTTED testimonial AFFIDAVITS OF EYEWITNESSES: (as found by the link above to the "Complaint/Claim for Damages")

- a) That *"the alleged acts of Defendant Karen Khalil against Plaintiff David Schied were unconstitutional, were not discretionary or judicial acts, were undertaken without jurisdiction, and are therefore causes for waiving the defenses of both absolute and qualified judicial immunity"* ;
- b) That *"the alleged acts of Defendant Karen Khalil created a **state-created danger** because: a) Defendant Khalil created a "relationship" between herself as the state actor and Plaintiff as an unidentified non-party courtroom observer; b) Defendant Khalil acted in willful disregard for the safety of the plaintiff; c) Defendant Khalil used her authority to create an opportunity that otherwise would not have existed for third-party violations to occur; d) the harm upon Plaintiff was a foreseeable, direct, and unconscionable act"* ;
- c) That *"the alleged acts of Defendants, individually and collectively, were **tortuous acts of common law trespass and constitutional violations** against Plaintiff under the First Amendment, Fourth Amendment, and Fourteenth Amendment to the United States Constitution, which cannot be enforced by any governmental entity or agency."* ;
- d) That an Injunction was needed to command *"all Defendants, including Defendant Wayne County, to institute third-party audits of each of their recordkeeping practices respective of the accuracy of all records related to courts, police, and county proceedings, and report those findings openly to the public, to the U.S. Attorney for the Eastern District of Michigan, and to the Wayne County Fraud and Corruption Investigation Unit of the Office of the Wayne County Prosecutor"*
- e) That an Injunction was needed to command *"all Defendants to create public postings for all of the communities of Defendant Wayne County for the purpose of soliciting and inviting allegations, complaints or reports of previous complaints filed in any court operating in Wayne County, pertaining to inaccurate or fraudulent recordkeeping and/or the manufacturing of fraudulent official government documents."*
- f) That an Injunction was needed to command *"that a federal special grand jury be convened for the Eastern District of Michigan, Southern Division in Wayne County, as required under 18 U.S.C. §3332, to answer to the duty of special grand jurors to inquire into the offenses of the criminal laws of the United States, and to which information about the alleged crimes, the identities of the alleged perpetrators, and the alleged evidence can be properly submitted for independent criminal investigations and prosecutions."*
- g) That the case needed to *"Advance ...to a jury as the trier of facts, for the award to Plaintiff of damages for the intentional infliction of emotional distress"* ;
- h) That the case needed to *"Advance ... to a jury as the trier of facts, for the award to Plaintiff of damages for actual and general damages"* ;
- i) That the case needed to *"Advance ... to a jury as the trier of facts, for the award to Plaintiff of damages for serious bodily injury"* ;

- j) That the case needed to “*Advance ... to a jury as the trier of facts, for the award to Plaintiff of damages for the financial and occupational harm, for defamation, and for reputational damages*” ;
 - k) That the case needed to “*Advance ... to a jury as the trier of facts, for the award to Plaintiff of reasonable costs and the reasonable value of attorneys’ fees pursuant to 42 U.S.C. § 1988*” ;
 - l) That the case needed to “*Advance ... to a jury as the trier of facts, for the award to Plaintiff of exemplary damages and any and all other relief that is deemed just and proper*” ;
 - m) That the case needed to “*Advance ... to a jury as the trier of facts, for the granting of an award on Plaintiff’s claim for \$150,000,000.*”
20. Moreover, in providing what she clearly misrepresents as an adequate summary of “*the extensive record in this matter,*” this “*derelict public functionary*” – Stephanie Davis – GROSSLY OMITTED the FACT that I, along with fellow Private Attorney General Cornell Squires, acting in the public’s interest and in behalf of the fourteen (14) “*joinder*” Grievants/Claimants in this very same case, had filed both an “*objection*” to Davis’ initial involvement in this case, as well filing very pronounced “Writ of Error” to her “*Order*” that I, as Grievant/Claimant, should provide a written response to the filing of a “*motion*” by one of my named “*DOES*” on behalf of the so-called “*Redford Defendants*” that was never served upon me. Even more importantly is that FACT that Davis disregarded that the pronouncement of those above-referenced objections were in the form of “Sworn and Notarized Affidavit[s] and Crime Report[s]” naming Stephanie Davis herself as a criminal co-conspirator in this matter.
- a) See “**EXHIBIT #45**” as the 2-page “Grievants’ Second (2nd) Decline to Magistrate Judge Jurisdiction” (referenced above as an “*objection*’ to Davis’ initial involvement in the case”) which can be located online along with a Certificate of Service at: http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/051616_Object2AssignofMagistrate/
 - b) See “**EXHIBIT #46**” as the cover page for the “Writ of Error” and “Criminal Complaint” time-stamped by the U.S. District Court on 7/20/15, noting that the entire filing for this 17-page document is located on the Internet at: http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/071916_WritofErroronMagistrateOrdertoRespond/071916_WritofErroronStephanieDavis_ALL+CertServ.pdf
21. That Davis intentionally disregarded my (and PAG Cornell Squires’) “*responses*” to her “*order*” as inclusive of criminal allegations that were shown to the federal Court DELIVERED TO THE U.S. ATTORNEY GENERAL LORETTA LYNCH in Washington, D.C. – or rather by more specificity, that Davis decided to leave those criminal allegations UNREBUTTED while using her “*assigned administrative position*” in seeking a new path of tortuous deception and treasonous action of “*obstructing justice*” by writing a “*sua sponte*” fraudulent “Report and Recommendation” for a summary dismissal of the case by a 91-year old so-called “*federal judge*” who has done nothing on this case and is otherwise riding out his “*lifetime employment*” on this Article III federal case while ignoring

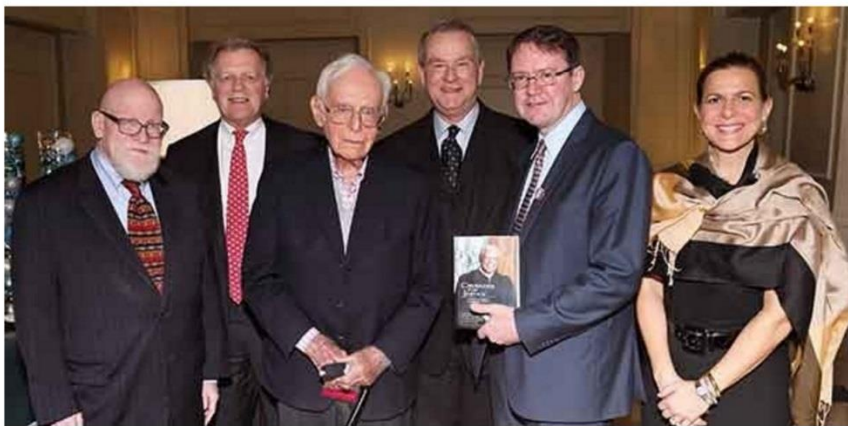
my “Order to Show Cause...” [reason why this judge has taken no action on this case for over 15 months while all of these unresolved nine (9) motions PLUS the matter of other “*stricken*” documents that were “*replaced*” while pending a decision regarding the lawfulness of the previous “*magistrate*” (Hluchaniuk)], and while ignoring my “Order for Competency Hearing...” on this “*judge*” Avern Cohn when he failed to “*Show Cause*” – **demonstrates itself, *prima facie*, the propensity of Stephanie Davis to “*lie by omissions*” when publishing her “*Report*” of the actual “*history*” of this case (under Oath to the Constitution), and to present her “*sua sponte recommendation*” for dismissal of the entire case, including all “*joinder*” cases, without even mention of them, and while ridiculously also recommending that nine (9) separate “*pending motions*” be “*dismissed as moot*.” Even the *idea* of all this is ludicrous. It reeks on the surface of *due process violations* all over the place as proven by the Evidence and links referenced below to support the contents of this paragraph.**

- a) Proof that the PAG “*responses*” in the form of “Affidavit(s) and Crime Report(s)” were delivered in the link above for “**Exhibit #46**” ;
- b) Proof that the “Sworn Affidavit and Crime Report of David Schied” was sent to and received by the U.S. Dept. of Justice, Loretta Lynch, and that Stephanie Davis received this information via the Clerk of the Court in Flint as “*Exhibit C*” to the “Writ of Error” filing, is all found at the following link:
http://cases.michigan.constitutional.gov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/071916_WritofErroronMagisFraudOrdertoRespond/ExhibitsProvingCrimes061916/EXH_C_USPSReceipt4CrimeRpt2LynchDC_Redacted.pdf
- c) Proof that Avern Cohn is actually 92 years old (not 91) is located at:
<https://www.mied.uscourts.gov/index.cfm?pageFunction=chambers&judgeid=4>
Below is also a photo 91 years old found at: <http://www.legalnews.com/oakland/1418228>

Posted January 1, 2016

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Avern Cohn Award: Law professor honored for book on federal judge



– Photo by John Meiu

- d) The FOUR (4) sets of SUBSTANTIVE sets of filings of David Schied that were “*stricken*” from the U.S. District Court record by the former “*magistrate usurper*” Michael Hluchaniuk, are located at the following web locations:
- 1) “GRIEVANT’S ‘OBJECTIONS AND ORDER TO STRIKE DEFENDANTS, THE INSURANCE COMPANY OF THE STATE OF PENNSYLVANIA (‘ICSOP’) AND AMERICAN INTERNATIONAL GROUP, INC’S (‘AIG’) ANSWER TO COMPLAINT BASED ON A PATTERN OF GROSS OMISSIONS, INTENTIONAL DECEPTION, FRIVOLOUS FILING, AND OBSTRUCTION OF JUSTICE (UNDER F.R.CP. RULE 11); AND FOR SUMMARY JUDGMENT AND/OR DECLARATORY RULING AND SANCTIONS AGAINST DEFENDANTS’ INTENTIONAL FAILURE TO ANSWER WITHIN 20 DAYS (AS REQUIRED UNDER F.R.CP. RULE 56a)” (“EXHIBIT #47”) located at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/073115MyOrder2StrikeAIG&ICSOPNoSignPlunkCoony/Order2Strike&SummJudgmt.pdf
 - 2) “GRIEVANT’S **COMBINED** ‘RESPONSE’ AND ‘REPLY’ TO ATTORNEY JAMES MELLON’S AND MELLON PRIES, P.C.’S FRAUDULENT CONVEYANCES IN THEIR ‘MOTION TO DISMISS IN LIEU OF ANSWER’ AND THEIR ‘MMRMA’S RESPONSE TO PLAINTIFF’S ‘WRIT’ FOR CHANGE OF JUDGE BASED ON CONFLICT OF INTEREST AND CHANGE OF VENUE BASED ON ‘PROVEN’ HISTORY OF CORRUPTION’ ON BEHALF OF DEFENDANT MICHIGAN MUNICIPAL RISK MANAGEMENT AUTHORITY” (“EXHIBIT #48”) located at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/071415_MyResponse2MMRMA1stMot2Dismiss/071415_MyResponse2Mot2DismissinLieuofAnswr/
 - 3) “GRIEVANT’S ‘RESPONSE’ TO ATTORNEY DAVID DE A. STELLA’S, ATTORNEY ZENNA ALHASAN’S AND WAYNE COUNTY CORPORATION COUNSEL’S FRAUDULENT CONVEYANCES IN THEIR ‘MOTION TO DISMISS’” (“EXHIBIT #49”) located at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/070915_MyResponse2WayneCounty1stMot2Dismiss/
 - 4) “GRIEVANT’S ‘WRIT OF ERROR AND REVERSAL IN ASSIGNMENT OF MAGISTRATE AND ENGAGEMENT OF EX-PARTE PROCEEDINGS’ AND ‘MANDAMUS FOR PROCEEDING IN COMMON LAW UNDER THE CONSTITUTION IN AN ARTICLE III COURT OF RECORD’ THAT WAS UNLAWFULLY ‘STRICKEN’ BY MAG. HLUCHANIUK WHILE ACTING IN AN ARTICLE I ‘LEGISLATIVE’ CAPACITY AND IN GROSS VIOLATION OF PREVIOUS ‘WRIT OF ERROR’ AND OBLIGATION TO ISSUE CRIMINAL ARREST WARRANTS INSTEAD” (“EXHIBIT #50”) located at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/081815_MyWritofError4AssignofMagistrate/
- e) The “*Order to Strike*” these sets of four substantive sets of SUBSTANTIVE filings of David Schied are provided herein by reference to the “Cover Page” as “EXHIBIT #51” with the entirety of that “*order*” located at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/081815_MyWritofError4AssignofMagistrate/Order&AmendedOrdertoStrike_Sept2015.pdf
- f) The FIVE (5) sets of “REPLACEMENT” filings for each of the four that was “*stricken*” by Hluchaniuk (with one of those filings inclusive of a combined address of two different

“motions” filed by the co-Defendants which was broken down into two separate filings when replaced) are named below, provided in “Cover Page” only by “exhibit,” and located in their entirety on the Internet as also shown below:

- 1) “GRIEVANT'S ‘REPLACEMENT OF ‘STRICKEN’ FIRST ‘OBJECTIONS AND ORDER TO STRIKE DEFENDANTS, THE INSURANCE COMPANY OF THE STATE OF PENNSYLVANIA (‘ICSOP’) AND AMERICAN INTERNATIONAL GROUP, INC’S (‘AIG’) ANSWER TO COMPLAINT BASED ON A PATTERN OF GROSS OMISSIONS, INTENTIONAL DECEPTION, FRIVOLOUS FILING, AND OBSTRUCTION OF JUSTICE (UNDER F.R.CP. RULE 11); AND FOR SUMMARY JUDGMENT AND/OR DECLARATORY RULING AND SANCTIONS AGAINST DEFENDANTS’ INTENTIONAL FAILURE TO ANSWER WITHIN 20 DAYS (AS REQUIRED UNDER F.R.CP. RULE 56a)’” (“EXHIBIT #52”) located at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/111815_RefiledDocsStrickenbyMagistrate/ReplaceObject&Ord2StrikeInsurCoAIGAnswr&Mot4SumJudgment/
 - 2) “GRIEVANT'S ‘REPLACEMENT OF ‘STRICKEN’ FIRST ‘REPLY’ TO ATTORNEY JAMES MELLON AND MELLON PRIES, P.C.’S FRAUDULENT CONVEYANCES IN THEIR ‘MMRMA RESPONSE TO PLAINTIFF’S ‘WRIT’ FOR CHANGE OF... VENUE ON ‘PROVEN’ HISTORY OF CORRUPTION’” (“EXHIBIT #53”) located at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/111815_RefiledDocsStrickenbyMagistrate/ReplaceReply2MMRMAFraudResponse2MyWrit4ChangeVenue/
 - 3) “GRIEVANT'S ‘REPLACEMENT OF ‘STRICKEN’ FIRST ‘RESPONSE’ TO ATTORNEY DAVIDDE A. STELLA’S, ATTORNEY ZENNA ALHASAN’S AND WAYNE COUNTY CORPORATION COUNSEL’S FRAUDULENT CONVEYANCES IN THEIR ‘MOTION TO DISMISS’” (“EXHIBIT #54”) located at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/111815_RefiledDocsStrickenbyMagistrate/ReplaceResponse2WayneCntyFraudinMotion2Dismiss/
 - 4) “GRIEVANT'S ‘REPLACEMENT OF ‘STRICKEN’ FIRST RESPONSE TO ATTORNEY JAMES MELLON AND MELLON PRIES, P.C.’S FRAUDULENT CONVEYANCES IN THEIR ‘MOTION TO DISMISS IN LIEU OF ANSWER’” (“EXHIBIT #55”) located at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/111815_RefiledDocsStrickenbyMagistrate/ReplaceStrickenResponse2MMRMAMot2DismissinLieuofAnswr/
 - 5) “GRIEVANT'S ‘REPLACEMENT FOR ‘WRIT OF ERROR AND REVERSAL IN ASSIGNMENT OF MAGISTRATE AND ENGAGEMENT OF EX-PARTE PROCEEDINGS’ AND ‘MANDAMUS FOR PROCEEDING IN COMMONLAW UNDER THE CONSTITUTION IN AN ARTICLE III COURT OF RECORD’ THAT WAS UNLAWFULLY ‘STRICKEN’ BY MAG. HLUCHANIUK WHILE ACTING IN AN ARTICLE I ‘LEGISLATIVE’ CAPACITY AND IN GROSS VIOLATION OF PREVIOUS ‘WRIT OF ERROR’ AND OBLIGATION TO ISSUE CRIMINAL ARREST WARRANTS INSTEAD’” (“EXHIBIT #56”) located at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/111815_RefiledDocsStrickenbyMagistrate/ReplaceWritError&ReversAssignMagis&Mandamus4ArticleIIICourt/
- g) The “Writ for 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...By His Failure to Act Upon Reports of Crimes Committed by Defendants' Attorneys and Upon Grievant Reporting the Theft of Court Documents by Clerks of the Federal Court in May of 2015

is found by "Cover Page" herein attached as "**EXHIBIT #57**" located at:

http://cases.michigan.constitutional.gov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEDM/062016_Writ4SshowCauseonMot2StayProceedings+Order4JudgeCompetencyHearing/062016_Writf4ShowCauseonMot2StayProceedings+Order4JudgeCompentencyHearing.pdf

22. Specific *misrepresentations* included in the first two sections of Davis' *fraudulent "Report and Recommendation"* include the following (thus far) UNREBUTTED AND INDISPUTABLE FACTS which are all supported by the *Affidavits* (as referenced above) and, even if challenged are "*merited*" claims upon which relief CAN be granted, and for which ONLY A JURY CAN DECIDE AT TRIAL, *not* by any judge determining single-handedly, with or without "*recommendation*," in summary fashion.
23. The gross *omissions* of just the above FACTS after claiming – under oath – that she had "*reviewed the extensive record*," while restating and summarizing the "*highlights*" of the actual case filed by me, David Schied, in May, 2015, and while misrepresenting these misleading statements as actually being the "*Procedural History*" of my actual "*Complaint/Claim of Damages*," constitutes a felony "*obstruction of justice*," "*misprision of felony*," "*misprision of treason*," "*deprivation of rights under color of law*," and a "*conspiracy to deprive of rights*," minimally, in just the first two pages of her **fraudulent "report" and "official" court record**.
24. Throughout her *fraudulent "report and recommendation*," the criminal perpetrator Stephanie Davis refers to "**his**" **conviction** as if it was established "*fact*," and NOT the State Created Danger action that my *Affidavit* (i.e., see "**Exhibit #3**" above) shows occurred while the "judicial usurper" Karen Khalil had no personal or subject matter jurisdiction, and occurred while I was sitting quietly with a note pad in the public gallery of a public building in witness of public events. Davis clearly disregards that maxim, "*Ex dolo malo non oritur action*" or "*Out of fraud no action arises*" and "*Qui per fraudem agit, frustra agit*" or "*He who acts fraudulently acts in vain*." (Bovier's 1856 Law Dictionary) She also does so while taking the stance that scope of "*review*" of that "*conviction*" is limited to ONLY what an **unrelated "case law"** states should be the limiting conditions for the review of THAT OTHER case – and even without providing a copy of that other case for direct reference. Further, she tortuously does so while additionally instructing me – as a *forma pauperis* litigant without an attorney – to respond back (and *completely* or be forced to relinquish whatever I don't object to) within 14 days. (See the final page of "**Exhibit #44**")
25. As an important SUBSTANTIVE omission to her *fraudulent "report and recommendation*," the *treasonous domestic terrorist*, Stephanie Davis, completely disregarded the actions I took, as Grievant and as Private Attorney General, in the aftermath of the first "*magistrate*" Michael Hluchaniuk "*striking*" the four designated sets of SUBSTANTIVE Statements and Evidence, giving cause for me to file an "*Objection*" to Hluchaniuk's wrongful action, followed by a "*Writ of Mandamus for Interlocutory Appeal*" that was filed along with a

“Memorandum at Law” which, after being filed with the U.S. District Court and in the Article III Court of Record on the Internet, was conveyed to me as having been transferred over to the Sixth Circuit Court of Appeals where it was subsequently all sent back down (and STILL PENDING) by claim by the Sixth Circuit “judges” that the “order striking” all those SUBSTANTIVE documents was not a “final” order. Thus, with the clear intent to deprive me of due process, and under claim to have familiarized herself with the entire case file, Davis has CRIMINALLY refused to acknowledge that the matter of the SUBSTANTIVE contents of the four (4) sets of “STRICKEN” filings and the “Memorandum at Law” accompanying that “Writ for Interlocutory Appeal”, as well as the SUBSTANTIVE content of the four (4) sets of “REPLACEMENT” filings, still need to be judicially addressed IN COMMON LAW TERMS, and in accordance with the laws and procedures outlined in the “Memorandum at Law.” **Again, this reeks all over the place – prima facie – of criminal intent on deprivation of rights under color of law, as proven by the Evidence and the links referenced above and below to support the contents of this paragraph.**

a) Proof of my filing the “Objection,” which was actually captioned as “GRIEVANT DAVID SCHIED'S ‘OBJECTION’ AND ‘WRIT OF ERROR’ TO MAGISTRATE MICHAEL HLUCHANIUK'S ‘ORDER...’ AND ‘AMENDED ORDER STRIKING RESPONSES AND MOTIONS (DKT. 36, 38, 58, 63), GRANTING MOTION TO STRIKE (DKT.57), GRANTING MOTION TOSTAY (DKT. 75) AND SETTING DEADLINES’ BASED UPON CONSTITUTIONAL ISSUES RELATED TO THE SUPREMACY CLAUSE AND DUE PROCESS CLAUSE OF THE CONSTITUTION OF THE UNITED STATES; THE THIRTEENTH AMENDMENT OF THE CONSTITUTION; AND BASED UPON GRIEVANT'S PREVIOUSLY FILED ‘WRIT FOR CHANGE OF... VENUE BASED ON PROVEN HISTORY OF CORRUPTION’ AND GRIEVANT'S ‘WRIT OF ERROR AND REVERSAL IN ASSIGNMENT OFMAGISTRATE AND ENGAGEMENT OF EX-PARTE PROCEEDINGS AND MANDAMUS FOR PROCEEDING IN COMMONLAW UNDER THE CONSTITUTIONINANARTICLE III COURT OF RECORD’” is referenced by Cover Page as (“EXHIBIT #58”) and the entire filing is located in the Article III Court of Record on the Internet at:

http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEDM/101415_MyObjectiontoMagOrder2Strike/MyEntireFiling_Objection2Order2Strike.pdf

b) Proof of my subsequent filing of “GRIEVANT DAVID SCHIED'S ‘WRIT OF MANDAMUS IN ORDER FOR INTERLOCUTORY APPEAL’ WITH ACCOMPANYING ‘MEMORANDUM AT LAW’ AND QUESTIONS OF LAW ON ACTION TAKEN BY THE COURT THAT CONCLUSIVELY RESOLVED A CLAIMED RIGHT BY PROCEDURAL ‘MOTION’ THAT IS EFFECTIVELY UNREVIEWABLE ON APPEAL OF FINAL JUDGEMENT BUT WHICH IS COLLATERAL TO THE SUBSTANTIVE MERITS OF THE FILINGS ‘STRICKEN’ AND HAS A FINAL AND IRREPARABLE EFFECT ON THE CASE,” shown by Cover Page as (“EXHIBIT #59”) has the entire filing located on the Internet at:

http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEDM/111815_WritMandamusInterlocAppeal&MemorandumLaw/

c) Proof of the filing of the “Memorandum at Law,” captioned in more detail as “GRIEVANT DAVID SCHIED'S ‘MEMORANDUM OF LAW’ IN SUPPORT OF GRIEVANT'S ‘WRIT OFMANDAMUS FOR INTERLOCUTORYAPPEAL’) WITH QUESTIONS OF LAW PERTAINING TO WHETHER JUDICIAL ‘LEGISLATION’ IS CONSTITUTIONAL; AND WHETHER JUDICIAL INDEPENDENCE AUTHORIZES ‘BAD’ BEHAVIOR; AND WHETHER ‘SUBSTANTIVE’ EVIDENCE CAN BE ‘PROCEDURALLY’ STRICKEN; AND WHETHER

EVIDENCE OF A 'PATTERN & PRACTICE' OF GOVERNMENT COERCION CONSTITUTES TREASON AND/OR 'DOMESTIC TERRORISM'" has the Cover Page in ("EXHIBIT #60"), with the entire filing also located on the Internet at:

http://cases.michigan.constitutional.gov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/111815_WritMandamusInterlocAppeal&MemorandumLaw/

26. As a matter of yet another significant FACT, in treasonous fashion and in acting in "pattern and practice" of her cohorts in domestic terrorism through the illegitimate coercion of legitimate government policies and practices, Stephanie Davis constructed a fraudulent "Standard of Review" between page 3 through 8 of her 10-page document, basing her "Recommendation" on pages 9 through 10 upon UNRELATED case law. In doing so, she conveyed in abbreviated fashion that Federal Rules of Civil Procedure, "Rule 8(a)(2)" should take precedence over and above the SUBSTANTIVE research amply provided by my previously-filed "Memorandum at Law" supporting the "Writ of Mandamus for Interlocutory Appeal" referenced above.

- a) Davis also did so while incredibly insinuating that other UNRELATED CASES (of "*Bell Atlantic Corp. v. Twombly*" and "*League of United Latin Am. Citizens v. Bredesen*") somehow provide a *nexus* for applicability to her "Report and Recommendation" about dismissing my case in its entirety (and dismissing 9 pending motions and 4 "replacement" sets of "stricken" filings) because these UNRELATED cases address the issue of "providing grounds of entitlement to relief," and "requires more than labels and conclusions," and provide "factual allegations...enough to raise a right to relief above the speculative level."
- b) Clearly, any rational person would find this type of reason to reflect *insanity* of such type of thinking, given the context of Davis' claim to have "reviewed" all of the above to the extent of writing a 10-page exercise of nonsense. However, **given that context, it underscores the FACT that Stephanie Davis' actions were a willful, intentional, and treasonous effort to "aid and abet" in the CRIMES being reported by the "stricken" and subsequently "replaced" documents, and to disregard the superseding State legislation that tells "any" judge how such criminal allegations should be prosecuted according to the law, regardless of who are the ones being pointed out as "the Accused."** This was the entire basis for the "Memorandum at Law" referenced above.
- c) The actual "Standard of Review" then SHOULD HAVE BEEN – and actually is – the recognized standard that state legislation has over federal rules; and that "substantial" claims have over "procedure," as clearly laid out by the "Memorandum of Law's" reference to the Enabling Act of 1934, codified as 28 U.S.C. § 2072, which clearly states:

"[T]he Supreme Court of the United States shall have the power to prescribe by general rules . . . the forms of process, writs, pleadings, and motions, and the practice and procedure in civil actions at law. Said rules shall neither abridge, enlarge, nor modify the substantive rights of any litigant."

- d) In fact, as pointed out by that "Memorandum of Law" (i.e., see again "Exhibit #60") what any judge having the power to do – or to even "recommend" doing in accordance with the clear legislation of the State of Michigan – is to process (especially unrebutted) sworn criminal complaints (in the form of Affidavits) as

criminal “*indictments;*” and to issue IMMEDIATE arrest warrants against the criminally “*accused*” so to begin an immediate formal “*inquiry*” and “*prosecution*” of the UNREBUTTED sworn testimony (i.e., by the required “*point-by-point*” testimonial of a controverting sworn affidavit in challenge of the first) and of the IRREFUTABLE evidence.

27. As a matter of important FACT relative to my federal case – the case about which Stephanie Davis’ “*Report and Recommendation*” so fraudulently circumvents and undermines to as to provide “safe harboring” via FELONY violation of both her of her cohorts of 18 U.S.C. § 4 among other federal criminal codes as provided by the Evidence of “*domestic terrorism*” herein in this Affidavit and preceding Affidavits I and others have completed and made public – **NEITHER THE CASE LAWS NOR THE PREMISES UPON WHICH THOSE UNRELATED CASES WERE INTRODUCED TO MY FEDERAL CASE BY DAVIS PROVIDE ANY NEXUS OF CONNECTION TO WHAT IS OUTLINED ABOVE AS THE PREEMINANT AND DOMINATING FACTS AND THE LAWS APPLICABLE TO THIS CASE.** As such, I categorically DENY, OBJECT, and REJECT the following listed cases, and their underlying premise as they were presented by Stephanie Davis with fraudulent and other criminal intent:
- a) “*Bell Atlantic Corp. v. Twombly*” and “*Conley v. Gibson*” (i.e., Davis p. 3) – I have always, as in this case, provided “*short plain statements*” where applicable, with further elaboration supplied as when appropriate to EXPOSE the criminal nexus behind the convoluted and corrupted activities of “*the accused*” in every instance;
 - b) “*Association of Cleveland Fire Fighters v. City of Cleveland*” and “*League of United Latin Am. Citizens v. Bredesen*” (i.e., Davis pp. 3-4) – I have always, as in this case, provided enough “*detail*” in my factual allegations to “*raise a right to relief above the speculative level*”; the fact is that just because corrupted, racketeering, and treasonous State and Federal judges and magistrates choose to say that I have not done so does not make it so, because the CONSTITUTIONAL authority for making such decisions relating to the “*merits*” of a case or the legitimacy of the disputed “*facts*” remains ALWAYS with a TRIAL BY JURY.
 - c) *Erickson v. Pardus* and *U.S. v. Ford Motor Co.* (i.e., Davis p. 4) – Because I have been successfully EXPOSING State BAR of Michigan agents committing crimes “*under color of law*” while fraudulently acting as trusted fiduciaries of the Public Trust – being “*judicial officers*” of State and Federal court created UNDER the Constitution and only through the CONSENT of the governed – I have always provided a “*heightened pleading standard*” [regardless of the Rule 8(a)(2)] out of patriotic regard for United States National Security interests and by my FIRST AMENDMENT RIGHT to “*redress of grievance,*” as well as by my CRIME VICTIM’S RIGHTS as the appropriate “*standard*” for addressing the matters that I have, myself, brought before the state and federal judicial and executive branches for civil and criminal prosecution by JURY TRIAL.
 - d) *Haines v. Kerner* and *Denton v. Hernandez* (i.e., Davis p. 5) – I testify here and now that Stephanie Davis follows a clear “*pattern and practice,*” as can be found in the Evidence referenced above as inclusive of previous cases and filings that were “*dismissed*” and/or “*stricken*” by previous state and federal judges referencing (at least) the “*Haines v. Kerner*” case “*under color of law.*” It is therefore clear that,

while these cases purport to support the so-called “*pro per*” or “*pro se*” litigant acting without an attorney, by providing more leeway for their having filed their “*pleadings*” earnestly and in good faith, it is important herein to recognized that I, having clarified my position as the “*natural man*,” and being one of “*We, The People*” holding “*joint tenancy in sovereignty*” OVER what is persistently being proven as a corrupted crime syndicate only posing as “*government*,” there have been no “*pleadings*” from me in this case. I hold such little trust for the entities I have been pointing at as “*The Accused*,” who are managing the filing records and the operations of this “kangaroo court” that I even maintain my own “Article III Court of Record” on the Internet to ensure the integrity of “*the records*” I am filing on my own accord, and in the public’s best interest.

- e) *Heck v. Humphrey*; *Sykes v. Anderson*; *Schreiber v. Moe*; and *Calloway v. Beasley* (i.e., Davis pp. 5-6) – Notwithstanding all of the aforementioned reasons stated above as a viable basis for rejecting Davis’ reference to this case, **it should suffice to once again point out Davis intentionally misleading play on words by claim that the “conviction” somehow belongs to me (i.e., “his conviction” as shown again on p. 5) when, in FACT, this claim – brought into this case admitted via “sua sponte” (on her own tortuous and fraudulent initiative) – completely disregards the contravening FACT, as supported by Multiple Witness Affidavits and my own Affidavit of testimony, which have altogether gone this past full year and a quarter, from the time of initial filing of this case, as UNREBUTTED by anything other than conjecture and unlawful “testimony” by the co-Defendants’ lawyers themselves, as Davis’ “claims” here can also be construed (as being in violation of professional ethics as well as violations of the State and Federal Criminal Codes). Moreover, Davis applies all of these UNRELATED case laws strictly to “§ 1983” claims, never even mentioning the clearly marked “COMMON LAW TORT” claims which have been clearly delineated as involving the “State Created Danger Doctrine” which has, again, been conspicuously OMITTED altogether from Davis’ fraudulent “*Report and Recommendation*.”**
- f) *Goss v. Brown*; *Wilkinson v. Dotson*; *Foreman v. Admin. Office of the Courts*; and *Dudley v. Dennis*; *Davenport v. Cooper*; *Lanier v. Bryant* (i.e., Davis pp. 6-8) – Clearly, through her *modus operandi* of criminal underpinnings in attempting to “AID AND ABET” her fellow “*domestic terrorists*” by misapplication of the law as well as “*cover-up*” of the facts, Davis had misapplied these listed cases to “*declaratory and injunctive*” relief relative to “§ 1983 pleadings” rather than as related to the State Created Danger Doctrine, the inapplicability of “*judicial immunity*,” and to the criminal underpinnings of Davis’ criminal cohorts who are operating within the territorial boundaries of Defendant Redford Township and Defendant Charter County of Wayne. As already depicted above (i.e., see the numerously referenced Affidavits supporting my “Complaint/Claims for Damages” as detailed on pp. 15-16 of this instant Affidavit) the “DEMAND FOR RELIEF” included the “*declaration*” that the acts of Karen Khalil were NOT “discretionary” and were NOT “judicial” in their nature; and hence, any “conviction” was “hers” not mine because there is Evidence that no “*due process*” took place – in any form or measure – to result in a purported “*judgment of conviction*” for which Sworn and Notarized Witness Statements have provided UNREBUTTED factual evidence was not even made

available, despite requested, to enable any of the types of “*set aside*” proceedings described by Davis. Moreover, those Sworn and Notarized Witness Statements also PROVE – again in UNREBUTTED fashion and WITH ADDITIONAL EVIDENCE that was purposefully “*stricken*” by (“*retired magistrate*”) Michael Hluchaniuk – that even the “*Habeas Corpus*” proceedings taking place in Midland County and Wayne County, as well as in the Federal Court afterwards, were CRIMINALLY tainted by the covert actions of judges named in those Affidavits, and as found in the documents “*stricken*” by Hluchaniuk but “*replaced*” by me, which are ALL STILL PENDING some form of “*judicial*” ruling in that near year-old matter.

- g) *Kelly v. Perry Twp. Police Dep’t; Allemon v. Bair* – These has, again, misapplied these cases to claim that “*his conviction*” must first be “*reversed on direct appeal, expunged by executive order, declared invalid by a state tribunal, or ha[s] otherwise been called into question by a federal court’s issuance of a writ of habeas corpus*” when the FACTS of this case show, in the light of Davis FRAUDULENT “*Report and Recommendation*” that not only has she grossly OMITTED all of the above RELEVANT facts and the applicability of laws depicted by my “*Memorandum of Law*” in order to provide criminal cover for her State BAR of Michigan co-members. Davis has also significantly OMITTED THE FACT THAT **THE EVIDENCE SHOWS THAT A “HABEAS CORPUS” WAS INDEED SIGNED AND ISSUED** by a Wayne County judge, but was subsequently criminally reversed through fraud. Note that the details of this occurrence were made clear enough to prompt the criminal cover-up of Michael Hluchaniuk by his “*ordering*” the “*striking*” of these substantial documents proving CRIMES by Michigan judges as they occurred both on and off the bench. See **“EXHIBIT #61”** as the “*Writ of Habeas Corpus*” signed by “*judicial usurper*” Ulysses Boykin, signed by him on 6/28/12, as it was placed into the Article III Court of Record for this case as “*Exhibit #6*” to the filing found herein referenced as **“Exhibit #49,”** located openly on the Internet at: http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/070915_MyResponse2WayneCounty1stMot2Dismiss/Exhibits2MyResponse/Exh_6_WritofHabeasBoykin062812.pdf
- h) In further support of the above-paragraph and in Evidence of the “*criminal conspiracy to deprive of rights*” that was “*witnessed*” by both PAG Cornell Squires and by Patricia Kraus by the criminal activities of State BAR of Michigan members being employed as *judicial usurpers* Ulysses Boykin and “*chief*” judge Timothy Kenny, at the “*Wayne County Circuit Court*” (“*Criminal Division*”), which present background testimony to the signing of the “*Writ of Habeas Corpus*” document referenced directly above, is again, the 10-page “*Sworn Notarized Affidavit of Cornell Squires Witness the Denial of David Schied Writ of Habeas Corpus Court Order And A Hearing in June of 2012*”. This Affidavit (of Cornell Squires) is labeled herein as **“Exhibit #6”**); and again, is located in its entirety within the Article III Court of Record found on the Internet found at: http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/070915_MyResponse2WayneCounty1stMot2Dismiss/Exhibits2MyResponse/Exh_5_AffidavitofCornellSquires.pdf

28. The above 25-pages of significantly important and highly relevant FACTS, as supported entirely by Evidence ALREADY in the Article III Court of Record for

this instant case, proves – *prima facie* – the high level of fraudulence perpetrated upon, and treasonously against, the United States District Court, by a “trustee” of law and order, a Trustee of the American Constitution as the all-important Public Trust created by and for the American people as the very foundation of our national governance. As such, the above “objections” as articulated in various ways to include those EXPOSING Davis’ motivational premise and proving criminal Corruption and Racketeering, Misprision of Treason, and other CRIMES carrying penalties for violation that include the penalties of long periods of penal confinement and even death, I, Grievant/PAG David Schied, have met that “heightened standard” for proving FRAUD, and a CONSPIRACY TO FRAUD between Davis and her cohorts, as the other attorneys, magistrates, judges, and even clerks who have been associated with this instant “Complaint/Claim for Damages.”

Again, this Affidavit is being submitted as truthful, accurate, and reasonably complete.

Further, Affiant sayeth not.

Respectfully submitted.

Date:

8/25/16

By

David Schied

Sworn to and subscribed before me this 25 day of August, 2016.

Notary Public, *Sarah Bjornholm*
Wayne County, MI acting in Oakland County, MI.

My Commission expires: 8/29/2021

SARAH BJORNHOLM
NOTARY PUBLIC - MICHIGAN
WAYNE COUNTY
MY COMMISSION EXPIRES 08/29/2021
ACTING IN OAKLAND COUNTY

