

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 third (follow-up) “Sworn Crime Report” to previous two I sent on 7/18/16 (ID # 3482111) and again on 8/30/16

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

9/12/16

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: THIRD 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.

Hello “USAG” Loretta Lynch, “DAG” Sally Yates, and “AAG” William Baer,

I am writing again with more Evidence of criminal corruption and victimization by federal “actors” in place of government fiduciaries, as they are operating in the Eastern District of Michigan, “on the watch” and “under the nose” of Barbara McQuade, who I understand by your Press Release last month is now your “Vice Chair” of your “Advisory Committee.” Truthfully speaking, given the Evidence that I have of Barbara McQuade’s track record of allowing “DOMESTIC TERRORISM” by the Detroit and Michigan mobsters to be operating openly and prejudicially throughout Detroit and Wayne County while continually prosecuting the “little guy,” your appointment of McQuade as one of your chief “advisors” puts serious question as to what you are doing at the highest levels of the federal government, and how those actions are in any way being designed by you to protect America’s National Security rather than to destroy it. Thus, as I mentioned in my last letter, “*I mean to do everything in my power to assist you with leveraging the full extent of the law to prosecute the network of criminals about which my plethora of evidence will convict.*”

Again, I wish to remind you all that I am 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. As such, and without any words from you in denial of my position as the Beneficiary and acquiescing to my assertion that all of you, as public officials are to be held personally accountable – in Commerce – to that Public Trust, 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’” that accompanied was referenced in my previous letter dated

8/30/16. Again, that “Memorandum of Rights...” that has not in any way been rebutted by any of you, is captioned as follows:

“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”

If by some chance you have misplaced that letter or thrown it into the garbage or placed it on your list of “suspects” to investigate for domestic terrorism, which would all constitute dereliction and malfeasance on your part, the Memorandum that I sent to you previously is publicly posted on the World Wide Web at the following link:

http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhalilefalinUSDCEM/082516_MyDefaultJudgmntFolwupCrimeRpt&MemofPeoplesRights/MyExhibits/EX_B_MemorandumofPeoplesRights_KhalilCase.pdf

Again, I am writing today in follow up of my 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, for your convenience and for the public at large to scrutinize, is located at:

http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhalilefalinUSDCEM/071816_CrimeReport2USAAttnvGeneralLynchonEvents+MagisCrime/071816_SWORNAFFIDAVITOFDAVIDSCHIED.pdf

and my SECOND “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” which is conveniently located at:

http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhalilefalinUSDCEM/082516_MyDefaultJudgmntFolwupCrimeRpt&MemofPeoplesRights/MyExhibits/EX_A_SwornFollowUpAffidavit2Lynchwith42AffidavitLinks.pdf

As a reminder, that second “Follow-Up Affidavit and Crime Report...” was accompanied by sixty-one (61) “Exhibits of Evidence”, most of which are AFFIDAVITS from myself and many others, of which are all sustained as “matters of facts” as they remain UNREBUTTED. They can be found in their entirety at:

http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhalilefalinUSDCEM/082516_MyDefaultJudgmntFolwupCrimeRpt&MemofPeoplesRights/MyExhibits/Exhibits2AffidavitFollowUp/

NOW, for the reason that I am writing to all of you today:

As you should well know by now, I have been reporting myself to be a “*crime victim*” for the past 13 years I have been living in Michigan. This follows my instrumental involvement with Doris Tate in California in the mid-1980’s where I graduated USC “*cum laude*” and with two majors [Cinema-Television (production); and, East-Asian (Japanese) Language and Culture]. In California, I was on Doris Tate’s Advisory Board of her national Coalition On Victims’ Equal Rights (“C.O.V.E.R.”) helping to establishing legislation cross-country to benefit victims of crimes. As you also know by now, for my efforts and in the aftermath of those efforts, I have been crapped on by the local, state and federal governments operating in SE Michigan in response to my submission of many mounds of Evidence of repeated crimes committed against me by people fraudulently calling themselves “*government*.”

Nevertheless, because I helped to institute “*victims’ rights*,” I know them well. I have brought them up in the face of the government denying them to me, but I keep coming back; and in between, I have been researching all kinds of laws that hold government accountable. After thirteen (13) years of fighting the corruption, racketeering, and domestic terrorism of the crime syndicate that was embedded in Michigan government long before I moved here, I have come to find that the Law of Commerce is the likely answer because it is NONJUDICIAL (meaning I do not need the endorsement of a “*judge*” to execute it), and because it is PRIVATE, meaning that it has been in private use since “*time before mind*.” [See the above-referenced 199-pages of my extensive research into the history of Common Law, the Law of Nations, and the Laws of Commerce and how it still exists today as a completely separate alternative to the “*statutory*” or “*codified*” system of “*(corrupted) government*,” available for anyone that so chooses to use it.]

In other words, (“We”) The People, have the inalienable right, enforced by the 10th Amendment, to resort to PRIVATE forms of remedy whenever we wish, without having to obtain government “*permission*” or “*endorsement*” or “*authority*” beforehand. This is because the maxim of law is that “*for every wrong, the law provides a remedy*”; and when the “*government*” having the fiduciary responsibility to uphold and enforce the law is derelict, corrupt, or engaged in self-serving racketeering as it is in the entire Sixth Circuit region of the United States (and elsewhere as I also understand it), it’s time for us Americans to exercise our “*victims’ rights*” ourselves, as was hereditarily gifted to us by our Founding Fathers through the Magna Carta and the Declaration of Independence.

In light of the above FACTS, I am providing to you the attached 4-page “Complaint: Alleging Failure of Department of Justice Employee to Provide Rights to a Crime Victim Under the Crime Victims’ Rights Act of 2004”, which comes also with this last opportunity to act upon my “*report*” to you that I am a “*crime victim*” seeking remedy by way of “*victim restitution*” and the prosecution of my may criminal perpetrators.

As I heard someone say at a local Tea Party who reported to me that he had a discussion with the (corrupt) Congressman David Trott, who was known here in Michigan as the “(criminal) *Foreclosure King*” and for having his wife planted in the Attorney General’s office as an employee (while paying for government “*cover*” against his “*foreclosure mill*” law firm’s criminal tactics while the Attorney General looks the other way), David Trott said, “*someone’s got to do it*” and “*If I don’t someone else would.*” So clearly, you are aware that if YOU don’t clear up this “*government*” racketeering, corruption and domestic terrorism, then SOMEONE else WILL, using private measures....LAWFULLY IN COMMERCE.

To clarify about the sworn and notarized “Complaint: Alleging Failure of Department of Justice Employee...”, it references (p.2) an “*attached Affidavit with 61 referenced ‘exhibits’ with over 50 un rebutted sworn and notarized Affidavits of other victims and/or witnesses of what amounts to*

another ‘Operation Greylord’ situation of massive corruption, racketeering, and domestic terrorism with all criminal perpetrators being members of the State BAR of Michigan, whether working in the state or federal branch of the Eastern District of Michigan (EDM)...” That “attached Affidavit” is “attached” herein also, virtually by link, as reference above, on p.2 by reference to the “SECOND ‘Follow-Up Affidavit and Crime Report of David Schied...”

Note also the reference (at the bottom of “p.2 of 4”) to the video I created and have publicly posted since 2012 outlining aspects of the corruption and its cover-up by federal “officials,” including judges (of the 6th Circuit and of the federal District Court), U.S. Attorneys (who have gone through the “*revolving door*” to merge and undermine the “*Separation of Powers*” mandated by the U.S. Constitution), and others doing the same at the State level. Moreover, just below that is formal “*report*” that, thus far, NONE OF YOU – Lynch, Yates, and Baer – have provided me with anything except a form letter acknowledging the latest of my many letters to your “*offices*” (which should still be in your files with perhaps notes of your cohorts and/or predecessors painting a false portrayal of who I actually am) and calling me your collective “*friend*.”

Most importantly, you need to take note (on p.3 of 4) of my mention that, “there are numerous ‘patterns and practices’ that have been identified in operation by ‘the accused’ as all being members of the State BAR of Michigan, at both the state and federal levels, operating in the EDM. These ‘complaints’ have been brought to Barbara McQuade on numerous occasions by many people, several citing 18 U.S.C. § 3332 in demand to bring these reports of crimes directly to ‘*We, The People*’ – the real ‘government’ of this nation – of the federal ‘special grand jury.’ There has been documentation of written denials, despite the expressed language of the federal code requiring ‘*reports of crimes*’ to be brought directly to the special grand jurors.... This Evidence proves the dereliction of Barbara McQuade herself, in refusing to acknowledge me (and others) as a “*crime victim*” and to provide us – not only with our “*crime victims’ rights*”, but more importantly – with our right to “*HONEST GOVERNMENT SERVICES*” and a “*performance of duty*” as a fiduciary to US as the “*beneficiaries*” of the Public Trust as otherwise PRIVATELY GUARANTEED IN COMMERCE.

PLEASE TAKE SPECIAL NOTE:

In addition to the submission of the 4-page “*Complaint*” (plus a fifth “*Notarization and Authentication Page*”) as referenced above – a copy of which was also placed into the mail today as an “*Exhibit*” to my most recent filing in the Article III federal District Court – I am sending you the following additional eleven (11) “*Criminal Complaints*” as also submitted today to the United States District Court.

Also note that each of the eleven (11) sets of “*Criminal Complaints*” alleged the following minimum number of crimes as listed below in direct quote:

1. 18 U.S.C. § 4 – “*Misprision of Felony*”;
2. 18 U.S.C. § 2382 – “*Misprision of Treason*”;
3. 18 U.S.C. § 242 – “*Deprivation of Rights Under Color of Law*”;
4. 18 U.S.C. § 241 – “*Conspiracy Against Rights*”;
5. 18 U.S.C. § 1341 – “*Frauds and Swindles*”
6. 18 U.S.C. § 1505 – “*Obstruction of Proceedings Before Departments, Agencies, and Committees*”;
7. 18 U.S.C. § 1512 – “*Tampering With a Witness, Victim, or an Informant*”;
8. 18 U.S.C. § 1513 – “*Retaliating Against a Witness, Victim, or an Informant*.”

The above-listed were applied as listed on EACH of the “*Criminal Complaints*” that are being filed today against EACH of the following individuals in their private capacities (i.e., each set of 2-page “*Criminal Complaint* + “*Jurats’ Notarization and Authentication*”, being one set for each of the following named people:

1. Avern Cohn – 92-year old U.S. District Court “*judicial usurper*”;
2. Michael Hluchaniuk – (now retired) USDC “*magistrate usurper*”;
3. Stephanie Davis – USDC “*magistrate usurper*”;
4. David Weaver – USDC “‘*clerk-of-the-court*’ *usurper*”;
5. John Clark – Michigan “*Assistant Attorney General*” and “‘*officer of the court*’ *usurper*”
6. James Mellon – named as “DOE #1” and USDC “‘*officer of the court*’ *usurper*”;
7. Jeffrey Clark – named as “DOE #2” and USDC “‘*officer of the court*’ *usurper*”;
8. Charles Browning – named as “DOE #3” and USDC “‘*officer of the court*’ *usurper*”;
9. Warren White – named as “DOE #4” and USDC “‘*officer of the court*’ *usurper*”;
10. Zenna Elhasan – named as “DOE #5” and USDC “‘*officer of the court*’ *usurper*”;
11. Davide Stella – named as “DOE #6” and USDC “‘*officer of the court*’ *usurper*”

Again, I wish to reiterate my last letter in pointing to 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 “*17th District Court kidnapping and false imprisonment*”, which incriminates the Michigan Attorney Generals (Mike Cox and Bill Schuette), his Assistant Attorney General (Richard Cunningham), Governors (Granholt and Snyder), and numerous others as found at:

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

Again, I wish to reiterate my last letter in pointing to another video that I 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/>

Lastly, as a FIRST communication with you earlier this summer presented you with the reminder, FBI Gene Kennedy should remember my 1998 conversation with him in California about my being the crime victim of “John Constantine Golfis”. This is a man against whom I received a court judgment around 2001 or 2002 as owing me over \$13,000. I got only \$15 of that money when he was sent to a California prison based upon the investigation that I conducted and handed over to California Prosecutor Stephen Ipsen.

In my last communication, I attempted to bring your attention to the compounded crimes with which John Golfis was associated, and the dereliction of duties and botched investigations (of Golfis’ dirty deeds in Minnesota and Texas before he “set up shop” in California) by former Minnesota U.S. Attorneys David Lillehaug who went through the “*revolving door*” (that undermines Constitutional “*checks and balances*” and eliminates the “*Separation of Powers*”) now sitting on the Minnesota Supreme Court, and by B. Todd Jones who now is now “*special counsel*” for the NFL. Notably, BOTH of these crooks went through the “*revolving door*” (after serving as Minnesota’s U.S. Attorney) to work for separate private law firms that were criminally guarding the private corporate crooks operating the coupon fraud financing

international terrorism through International Outsourcing Services (IOS) and Supervalu corporate greed. As a “*crime victim*” of Golfis, I demand that you complete your decade (or more) investigation into Golfis’ ties – along with his “*attorney*” Greg Abbott (who is a known “*buddy*” of Lillehaug and Jones and other “*accessories after the fact*”) who also victimized me in what appears to have been meant as a divertive offshoot to that international fraud case affiliated with Golfis.

I’ll surely hope to see you doing your job by arresting those I have named as “*criminals*” and have provided you with Evidence of their crimes. I will NOT be waiting another 10 or 20 years to see if anything will ever be done, before I take private measures in the Law of Commerce to find appropriate remedies against these *domestic terrorists* and those providing them with “*safe harbor*.”

Respectfully,

A handwritten signature in cursive script, appearing to read "David Charles Hopewell".

Enclosures:

- 4-page “Complaint....” plus 1-page “Notarization and Authentication Page”;
- Eleven (11) 2-page “*Criminal Complaints*”