

UNITED STATES COURT OF APPEALS FOR THE SIXTH CIRCUIT

David Schied and Cornell Squires,  
acting in the capacity of Private Attorney  
Generals (“PAGs”) *State Ex Rel*, and on  
behalf of *Sui Juris Grievants/Claimants and  
Crime Victims David Schied, Cornell Squires,  
and other people* <sup>1</sup> *similarly situated*

Sixth Circuit COA Case No. 15-2464  
Lower Court Case  
No. 2:15-cv-11840  
District Court of the United States 2  
for the Eastern District of Michigan

v.  
Karen Khalil, et al

*Defendants* /

**PRIVATE ATTORNEY GENERALS (“PAGs”) DAVID SCHIED’S AND  
CORNELL SQUIRES’ “EXHIBITS OF EVIDENCE” IN SUPPORT OF  
ALLEGATIONS THAT THE JUDGES OF THE SIXTH CIRCUIT COURT OF  
APPEALS AND THE FEDERAL “DISTRICT COURT” ARE INTENTIONALLY  
FOSTERING A “PATTERN AND PRACTICE” OF TREASONOUS CORRUPTION  
WHILE OPERATING A RACKETEERING ENTERPRISE AND CRIME  
SYNDICATE, AND INSTITUTING “DOMESTIC TERRORIST ACTS” AGAINST  
THE AMERICAN PEOPLE;**

**AND**

**“EXHIBITS OF EVIDENCE” IN SUPPORT OF A “COMMON LAW CLAIM IN  
COMMERCE FOR \$230 MILLION IN DAMAGES” RESULTING FROM AN  
ADJOINING “PATTERN AND PRACTICE” MODELED UPON THE  
6<sup>TH</sup> CIRCUIT COURT’S ABSTAINENCE IN MEANINGFULLY “LITIGATING  
THE MERITS” OF PREVIOUSLY FILED “MANDAMUS FOR INTERLOCUTORY  
APPEAL” AND SUBSEQUENTLY FILED (ON 1/12/16 as COA DOCKET ITEM #22)  
“WRIT OF QUO WARRANTO” CONTAINING 108 “INTEMIZED EXHIBITS”  
IN SUPPORT OF “PREDICATE LEVEL CRIMINAL CLAIMS” AGAINST BOTH  
“STATE” AND “FEDERAL” FIDUCIARY “GOVERNMENT” ACTORS, WITH  
VIRTUALLY ALL BEING COMMON MEMBERS OR ASSOCIATES OF THE  
CORRUPTED “STATE BAR OF MICHIGAN”**

This “ex parte” action is being brought by:  
*Sui Juris Grievants/Claimants in Commerce / Crime Victims  
Next Friends and Co-Private Attorney Generals  
David Schied and Cornell Squires*  
P.O. Box 1378  
Novi, Michigan 48376  
248-974-7703 (all calls are recorded)

EXH #	TITLE/CONTENT OF EXHIBIT	PAGE #
1	<p>Cover pages for the following filings as time-stamped by “Deborah S. Hunt- Clerk” of the 6<sup>th</sup> Circuit COA on 1/12/16:</p> <p>a) "PAG" David Schied's State Ex-Rel &amp; Ex-Parte "<u>Quo Warranto</u>" <u>Demand for Proving 'Jurisdiction, ' Article III 'Good Behavior' and Authentication of Oaths &amp; Bonds in Light of Prima Facie Evidence Proving That 6<sup>th</sup> Circuit Court Judges are Fostering 'Domestic Terrorism;' or Alternatively. for the (6<sup>th</sup> Circuit Judges to Comply With This Instant 'Mandamus for Bond and/or 'Risk Management' Insurance Surrender, For Victims' Relief Under 18 U.S.C. §3771 and 18 U.S.C. §4; and for Other Declaratory Relief' by Way of 'Errors &amp; Omissions. ' Malfeasance, and Other Coverage Information"</u> (182 pages);</p> <p>b) "PAG" David Schied's State Ex-Rel &amp; Ex-Parte <u>Appendix of Exhibits in Support of 'Quo Warranto' for Proving.... Coverage Information;</u></p> <p>c) At least 108 itemized "<u>exhibits of supporting Evidence</u>"</p>	2
2	<p>“Grievant’s Ex-Parte ‘Writ of Error’ Against 6<sup>th</sup> Circuit Clerk Deborah Hunt’s and Case Manager Robin Baker’s Gross Violation of Oaths &amp; Bonds and FRAP 45(a)(b) and (c); and ‘Mandamus for Bond Surrender; for Victims’ Relief Under 18 U.S.C. § 3771 and 18 U.S.C. § 4; and for Other Declaratory Relief’ by Way of ‘Errors and Omissions,’ Malfeasance, and Other ‘Risk Management’ Insurance Coverage Information;” which is dated on 12/28/15.</p>	4
3	<p>a) “<u>General Docket of the United States Court of Appeals for the Sixth Circuit</u>” as printed from the PACER service center on 6/17/16 reflecting the filing of the “<u>Quo Warranto Demand...</u>” as in a “<u>Tendered</u>” status. (6 pp.)</p> <p>b) Fraudulent letter of notice written by 6<sup>th</sup> Circuit COA “<u>case manager</u>” claiming that the “[<u>Interlocutory</u>] <u>Appeal filed by David Schied</u>” at the lower court (on 11/18/16) was “<u>docketed</u>” as filed along with an accompanying “<u>Memorandum of Law in Support</u>” on 12/1/15 when, in comparison to the General Docket reflecting the “<u>appeal</u>” docketed at item #1 was only 3 pages, proves that this communication with a litigant with “<u>forma pauperis status</u>” and no access to “<u>electronic filings</u>” online, while intentionally disregarding the FRAP Court Rules governing the clerk’s duties in providing proof of such electronic filings, shows the “<u>intent</u>” to deceive David Schied to believing that his “<u>Interlocutory Appeal</u>” and accompanying <u>Memorandum of Law in Support</u>” were “<u>docketed</u>” with the 6<sup>th</sup> Circuit Court when, in fact, they were not. (3 pp.)</p>	6
4	Evidence of the crime of USDC “ <u>clerk of the court</u> ” David	16

4	<p>Weaver’s crimes and the notification of the 6<sup>th</sup> Circuit COA “<i>clerk of the court</i>” Deborah Hunt about these crimes by letter dated 12/11/15 addressed to Hunt – which was accompanied by and listing such letter in the “<i>Certificate of Service</i>” on the “<i>servicing</i>” of these documents to Hunt. NOTE: Overall these documents prove that USDC “clerk” David Weaver and his “agent” named only as “<i>Clerk or Deputy Clerk D. Paruski,</i>” had unlawfully modified 17 original “summons” furnished by David Schied (so as to detract from the FACT that the co-Defendants were being named in their “individual” and “private” capacities rather than in their “official” capacities) while CRIMINALLY STEALING a complete set of original documents so as to alert the co-defendants “counsel,” as fellow members of the State BAR of Michigan, that a lawsuit was being brought (and thus, giving the co-defendants “preferential treatment” by more time – in violation of Federal Rules of Civil Procedure – to timely file a “<i>Response</i>”). (43 pages total)</p>	16
5	<p>The “<i>Order</i>” of 6<sup>th</sup> Circuit COA “<i>tribunal</i>” of R. Guy Cole Jr., Eugene Siler, Jr., and Richard Allen Griffin on 1/22/16 when they “<i>dismissed</i>” the entirety of Grievant/PAG Schied’s “<i>Writ of Mandamus for Interlocutory Appeal</i>” without address of the contents of that <i>appeal</i> or the contents of Grievant/PAG Schied’s “<i>Memorandum of Law in Support</i>” that was filed along with that <i>appeal</i>, and while <i>fraudulently</i> claiming – without reason or explanation – that the magistrate’s “<i>Order of Dismissal</i>” of the four previous <u>substantive</u> filings of Grievant David Schied was somehow <i>not</i> a “<i>collateral order.</i>” (2 pp.)</p>	18
6	<p><b>“PAG’ David Schied’s State Ex-Rel &amp; Ex-Parte ‘Appendix of Exhibits in Support’</b> of “PAG” David Schied’s State Ex-Rel and Ex-Parte ‘<i>Quo Warranto</i>’ Demand for Proving ‘Jurisdiction,’ Article III ‘Good Behavior’ and Authentication of Oaths and Bonds in Light of Prima Facie Evidence Proving That Circuit Court Judges are Fostering ‘Domestic Terrorism;’ Or Alternatively. for the 6<sup>th</sup> Circuit Judges to Comply With This Instant ‘Mandamus for Bond and/or ‘Risk Management’ Insurance Surrender, For Victims’ Relief Under 18 U.S.C. §3771 and 18 U.S.C. §4; and for Other Declaratory Relief’ by Way of ‘Errors &amp; Omissions.’ Malfeasance, and Other Coverage Information” Note that these are forty-five (45) pages of explicit detailing of what exactly was being provided in “<i>108 Exhibits</i>” along with that “<i>Quo Warranto demand</i>” filing as Evidence of the <i>domestic terrorism</i> being carried out by certain numbers of judges operating in the</p>	18

6	<p>UNITED STATES COURT OF APPEALS FOR THE SIXTH CIRCUIT, the federal judges operating the UNITED STATES DISTRICT COURTS in the Eastern District of Michigan, and the various STATE OF MICHIGAN courts being operated and under the supervision and control of the Michigan Supreme Court. (45 pp.)</p>	18
7	<p>This is the <u>“Crime Victims’ and Common Law Grievants’ Notice to ‘File on Demand’ and ‘Certificate of Service’</u> as time-stamped on 3/31/16 in “filing” in the federal “District Court” . the following documents along with fourteen (14) separate <u>“Sworn and Notarized Affidavits...”</u> of <u>“Joinder Grievants/Claimants/Crime Victims,”</u> each in testimony about these <i>Joinder Claimants</i> having been denied their First Amendment rights to <i>“access the courts”</i> and <i>“redress of grievances”</i> by means of <i>domestic terrorism</i> and the <i>corruption</i> of the <i>“courts,”</i> judges, attorneys, clerks, etc. The full sets of all of these <i>“Joinder”</i> filings, along with the <u>“Certificate of Service”</u> for all of the following listed documents:</p> <ul style="list-style-type: none"> <li>a) Grievant David Schied’s <b>“Numbered Paragraphs Responses to...Defendants’ The Insurance Company of the State of Pennsylvania (‘ICSOP’s’) and American International Group, Inc. (‘AIG’s’) and Their Domestic Terrorist Attorneys Charles Browning and Warren White of the Corrupt Racketeering Crime Syndicate Network of Plunkett-Cooney’s Fraudulent ‘Motion for Summary Judgment’”</b>;</li> <li>b) Grievant’s <b>“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 Persistent 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.”</b></li> <li>c) Grievant’s <b>“Brief in Support of....Responses....to Defendants’..... ‘Motion for Summary Judgment’ and Grievant’s ‘Writ for Judge Avern Cohn to ‘Show Cause and Reason for a 10-Month Obstruction of.....”</b></li> <li>d) Grievant David Schied’s <b>“First Interrogatories and Request for Exhibits to Defendant Charter County of Wayne and The Insurance Company for the State of Pennsylvania, and American Insurance Group, and Michigan Municipal Risk Management Authority, and Corporation Counsel Answering for All of the Co-Defendants Collectively Known as “The (Named) Redford Co-Defendants”</b></li> <li>e) <b>Claimants / Grievants / Crime Victims and Private Attorney Generals David Schied’s and Cornell Squires’ “Notice to This Article III Court of Record of Enjoinment of Others Similarly Situated by Third Party</b></li> </ul>	20

7	<p><i>Intervening, “Next Friend” Relationship and Crime Victim Advocacy; With Supporting of “Memorandum of Law”</i></p> <p>f) <i>“Grievants / Private Attorney General / Next Friends David Schied’s and Cornell Squires’ <b>Memorandum of Law</b> in Support of Joinder Claims of Constitutional and Common Law Torts Based on the First Amendment Petition Clause and Evidence of Domestic Terrorism;”</i></p> <p>g) <i>“Crime Victim and Common Law Grievant <b>Cornell Squires</b>’ ‘Affidavit of Facts’ in Support of ‘Joinder’ Claims of Constitutional Torts Based on the First Amendment Petition Clause and Evidence of Domestic Terrorism;”</i></p> <p>h) <i>Crime Victim and Common Law Grievant <b>Lennette Williams</b>’ ‘Affidavit of Facts’ in Support of ‘Joinder’ Claims of Constitutional Torts Based on the First Amendment Petition Clause and Evidence of Domestic Terrorism;”</i></p> <p>i) <i>Crime Victim and Common Law Grievant <b>Mailauni Williams</b>’ ‘Affidavit of Facts’ in Support of ‘Joinder’ Claims of Constitutional Torts Based on the First Amendment Petition Clause and Evidence of Domestic Terrorism;”</i></p> <p>j) <i>Crime Victim and Common Law Grievant <b>Shannon DeBacker</b>’s ‘Affidavit of Facts’ in Support of ‘Joinder’ Claims of Constitutional Torts Based on the First Amendment Petition Clause and Evidence of Domestic Terrorism;”</i></p> <p>k) <i>Crime Victim and Common Law Grievant <b>Clifford Stafford</b>’s ‘Affidavit of Facts’ in Support of ‘Joinder’ Claims of Constitutional Torts Based on the First Amendment Petition Clause and Evidence of Domestic Terrorism;”</i></p> <p>l) <i>Crime Victim and Common Law Grievant <b>Mary Stafford</b>’s ‘Affidavit of Facts’ in Support of ‘Joinder’ Claims of Constitutional Torts Based on the First Amendment Petition Clause and Evidence of Domestic Terrorism;”</i></p> <p>m) <i>Crime Victim and Common Law Grievant <b>Hiram Robinson, Jr.</b>’s ‘Affidavit of Facts’ in Support of ‘Joinder’ Claims of Constitutional Torts Based on the First Amendment Petition Clause and Evidence of Domestic Terrorism;”</i></p> <p>n) <i>Crime Victim and Common Law Grievant <b>James Frank Bowles</b>’ ‘Affidavit of Facts’ in Support of ‘Joinder’ Claims of Constitutional Torts Based on the First Amendment Petition Clause and Evidence of Domestic Terrorism;”</i></p> <p>o) <i>Crime Victim and Common Law Grievant <b>David Easton</b>’s ‘Affidavit of Facts’ in Support of ‘Joinder’ Claims of Constitutional Torts Based on the First Amendment Petition Clause and Evidence of Domestic Terrorism;”</i></p> <p>p) <i>Crime Victim and Common Law Grievant <b>Gloria Jones</b>’ ‘Affidavit of Facts’ in Support of ‘Joinder’ Claims of Constitutional Torts Based on the First Amendment Petition Clause and Evidence of Domestic Terrorism;”</i></p>	20
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7	<p>q) <i>Crime Victim and Common Law Grievant <b>Edwin Victor Nassar</b>'s 'Affidavit of Facts' in Support of 'Joinder' Claims of Constitutional Torts Based on the First Amendment Petition Clause and Evidence of Domestic Terrorism;</i>"</p> <p>r) <i>Crime Victim and Common Law Grievant <b>James Wesley Hall</b>'s 'Affidavit of Facts' in Support of 'Joinder' Claims of Constitutional Torts Based on the First Amendment Petition Clause and Evidence of Domestic Terrorism;</i>"</p> <p>s) <i>Crime Victim and Common Law Grievant <b>Debbie Williams</b>' 'Affidavit of Facts' in Support of 'Joinder' Claims of Constitutional Torts Based on the First Amendment Petition Clause and Evidence of Domestic Terrorism;</i>"</p> <p>t) <i>Crime Victim and Common Law Grievant <b>Grace Turnboe</b>'s 'Affidavit of Facts' in Support of 'Joinder' Claims of Constitutional Torts Based on the First Amendment Petition Clause and Evidence of Domestic Terrorism;</i>"</p> <p>u) <u>Filing on Demand;</u></p> <p>v) <u>Certificate of Service.</u> (7 pp.)</p>	20
8	<p>1) <b>"WRIT FOR SHOW CAUSE" IN RESPONSE TO REPEATED FRAUDULENCE COMPOUNDED BY COURT CLERKS AND OTHER "JUDICIAL OFFICERS"; AND "ORDER TO STRIKE" DEFENDANT FILINGS AS A RESULT OF "REDFORD" AND "MMRMA" CO-DEFENDANTS WORKING "IN CONCERT" WITH "DOE #1" (JAMES MELLON) AND "DOE #2 (JEFFREY CLARK) TO FURTHER DEFRAUD THIS COURT UNDER CLAIM THAT GRIEVANT(S) WERE "SERVED" WITH "REDFORD DEFENDANTS' MOTION SEEKING STAY OF SUBMISSIONS AND PROCEEDINGS..." WHEN NO SUCH SERVICE OCCURRED IN FACT, THUS WARRANTING THIS "ORDER TO STRIKE"</b></p> <p>and</p> <p><b>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 GRIEVANTS' FIRST AMENDMENT RIGHT TO ACCESS THIS DISTRICT COURT OF THE UNITED STATES... BY HIS PERSISTENT 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"</b></p> <p>(26 pp.)</p>	22
9	<p>a) Time-stamped (7/20/16) cover page for: "<u>Private Attorney Generals ("PAGs") David Schied's and Cornell Squires' 'Writ of Error and Criminal Complaint' Against 'Order' and Other Acts of Dereliction</u></p>	22

9	<p><u>and 'Conspiracy to Fraud Upon the Court' as Committed on or About 6/30/16 by Magistrate Stephanie Davis.</u></p> <p>and its accompanying "exhibits" of:</p> <p>b) "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";</p> <p>c) "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"</p> <p>NOTE: The two sworn and notarized Affidavits include a plethora of links with web addresses to where the supportive Evidence has been publicly posted in the Article III common law Court of Record which supports all of the criminal allegations in each of these documents. (Altogether, this filing includes 63 pages in total.)</p>	22
10	<p>This "exhibit" item includes representative pages of time-stamped lower federal court filings totaling 220 pages that were filed on 8/25/16. The time-stamped cover pages are included herein, with links provided in the body of the "<u>...Order for En Banc Review and...</u>" to where the complete set of pages are publicly posted in the Article III common law Court of Record.</p> <p>a) "<u>Certificate of Service</u>" on the filing listed below as time-stamped 8/25/16;</p> <p>and,</p> <p>b) "<u>PRIVATE ATTORNEY GENERALS 'PAG' DAVID SCHIED'S AND CORNELL SQUIRES' 'ORDER OF DEFAULT JUDGMENT' ON NUMEROUS UNREBUTTED CRIMINAL ALLEGATIONS AGAINST DOES #1 THROUGH #4 (James Mellon, Jeffrey Clark, Warren White and Charles "No Appearance" Browning) AND OTHER ACTS OF DERELICTION AND 'CONSPIRACY TO FRAUD UPON THE COURT AS COMMITTED BETWEEN 6/30/16 AND 8/11/16 BY MAGISTRATE STEPHANIE DAVIS'</u>"</p> <p>c) "DENIAL OF ANY PROPOSED 'SUBSTITUTION' OF DEFENDANT 'DOE.' CHARLES 'No Appearance' Browning FOR 'DOE' WARREN WHITE AS ATTORNEY 'REPRESENTATING' CO-DEFENDANTS 'AIG' AND 'ICSOP'"</p> <p>d) "<u>'OBJECTION' TO 'CRIMINALLY ACCUSED' STEPHANIE DAVIS' 'REPORT' AND</u></p>	23

10	<p><b><i>RECOMMENDATION' SUA SPONTE DISMISSAL AND TERMINATION OF ALL (9) PENDING MOTIONS' BASED ON 'MORE FRAUD''</i></b></p> <p>NOTE: Altogether, as provided in its entirety on the Internet as posted in the Article III Court of Record, “b,” “c,” and “d,” above consist together of 30 pages.</p> <p>and,</p> <p>e) <u>“Exhibit B”</u> (in support of the above-referenced joint-filing of 8/25/16) is captioned: <b><u>“MEMORANDUM ON 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”</u></b> (which is inclusive of 182 pages with the opening cover pages, Table of Contents, etc.)</p>	23
11	<p><u>“Exhibit A”</u> (in support of the above-referenced joint-filing of <u>“Order of Default Judgment...”</u> on 8/25/16), this exhibit is provided in full herein as well as by link to the Article III Court of Record found on the Internet. It is captioned as:</p> <p><b><u>“SWORN FOLLOW-UP AFFIDAVIT AND CRIME REPORT OF DAVID SCHIED – In Report on 8/22/16 of Additional Crimes Committed by Magistrate Stephanie Davis, who is working as a ‘domestic terrorist’ along with other U.S. District Court Judges, Clerks and Magistrates Under Employ in the Eastern District of Michigan and in the U.S. Court of Appeals for the Sixth Circuit to Coerce the People and the Government of this District”</u></b> (26 pp.)</p>	23
12	<p>This “<i>exhibit</i>” item includes representative pages of time-stamped lower federal court filings that were filed on 9/13/16. The 2-page “<i>Certificate of Service</i>” and <i>cover-page</i> for the joint-filing listed below are provided herein as the “<u>Exhibit #12</u>” with the body of the “<u>...Order for En Banc Review and...</u>” providing the links to the entirety of the 18 pages that are found in the Article III common law Court of Record.</p> <p><b><u>“PRIVATE ATTORNEY GENERALS (‘PAGs’) SCHIED’S AND SQUIRES’ ‘REPLY IN ‘ORDER OF DENIAL’ AGAINST THE FRAUDULENT ‘RESPONSES’, CHOCK FULL OF ‘ERRORS AND OMISSIONS’, FROM ZENNA ELHASAN, DAVIDDE STELLA, AND ‘DOE’ JEFFREY CLARK TO PAGs SCHIED’S AND SQUIRES’ ‘ORDER OF DEFAULT JUDGMENT’ ON NUMEROUS UNREBUTTED CRIMINAL ALLEGATIONS AGAINST DOES #1 THROUGH #4” AND... ‘CONSPIRACY TO FRAUD UPON THE COURT’ BY MAGISTRATE STEPHANIE DAVIS...AND PAGs SCHIED’S AND SQUIRES’ ‘DENIAL OF</u></b></p>	24-25



12	<p><u>ANY PROPOSED ‘SUBSTITUTION’ OF DEFENDANT ‘DOE’ CHARLES (‘No Appearance’) BROWNING...AND PAGs SCHIED’S AND SQUIRES’ ‘OBJECTION’ TO ‘CRIMINALLY ACCUSED’ STEPHANIE DAVIS’ ‘REPORT AND RECOMMENDATION’ SUA SPONTE DISMISSAL AND TERMINATION OF ALL (9) PENDING MOTIONS’...</u></p> <p>and,</p> <p><u>“PAGs SCHIED’S AND SQUIRES’ ‘ORDER’ NAMING OF ZENNA (‘No Appearance’) ELHASAN AS “DOE #5” AND DAVIDDE STELLA AS “DOE #6” BASED ON PERSISTING PATTERNS OF FRAUD, CORRUPTION, RACKETEERING, AND COVER-UP OF THE “DOMESTIC TERRORISM” BEING COMMITTED BY THEIR CLIENTS OPERATING CRIMINALLY AS THE ‘CHARTER COUNTY OF WAYNE’”</u></p> <p>and,</p> <p><u>“PAGs’ FORMAL FILING OF ELEVEN (11) AUTHENTICATED CRIMINAL COMPLAINTS”</u></p>	24-25
13	<p>This “<i>exhibit</i>” includes the full sets of all eleven (11) of the above-referenced <u>“PAGs’ FORMAL FILING OF ELEVEN (11) AUTHENTICATED CRIMINAL COMPLAINTS”</u>, which is also found by link to the Article III Court of Record found on the Internet. (33 pp.) <b>IMPORTANTLY: Though each of these 11 time-stamped and notarized “<u>Criminal Complaints</u>” are provided officially to the “<i>District Court</i>” on its own “<u>AO-91</u>” forms requiring a judge’s signature, NO JUDGE SO FAR IS WILLING TO EVEN ACKNOWLEDGE IT, MUCH LESS SIGN IT.</b></p>	25
14	<p>This “<i>exhibit</i>,” furnished herein in its entirety includes:</p> <p>a) The 2-page “<u>Certificate of Service</u>” time-stamped by the lower “<i>District Court</i>” as “<i>filed</i>” on 10/4/16 with the documents listed herein and below in “<u>Exhibit #15</u>”;</p> <p>b) 68-pages printed in their entirety and with a time-stamped <i>cover page</i> as captioned:</p> <ul style="list-style-type: none"> <li>- <u>“Private Attorney Generals (“PAGs”) Schied’s and Squires’ ‘Writ of Error Coram Nobis’ Against the Fraudulent 6-Page Administrative ‘Memorandum and Order Overruling [Grievants’/PAG’s] Objections and Adopting [Fraudulent] Report and Recommendation,’ Denying [8] Pending Motions as ‘Moot’ and Dismissing the Case, Enjoining [Grievant/PAG David Schied] From Further Filings Without Leave of the [Imposter] ‘Court’ and</u></li> </ul>	26

14	<p><i>Granting ‘Defendants’ Motions for Summary Dismissal’”</i></p> <p>and,</p> <ul style="list-style-type: none"> <li>- <u>“Order of ‘Contempt of [This (Article III) Court [of Record]’ Issued Against Avern Cohn and Others ‘Criminally Accused’ Based on Eleven )11) Authenticated Criminal Complaints and Sworn, Notarized Affidavits Proving Patterns of Fraud, Corruption, Racketeering, and Cover-Up of the ‘Domestic Terrorism’ Being Committed by Defendants and Their Corporate ‘Agents’”;</u></li> </ul> <p>and,</p> <ul style="list-style-type: none"> <li>- <u>“Order Reaffirming Previously Issued ‘Order of Default Judgment’ With Accompanying ‘Ledger’ in Commerce”</u></li> </ul>	26
15	<p>This is a full 10-page filing, listed in the above-referenced time-stamped (10/4/16) <u>“Certificate of Service”</u> that was delivered to the “District Court” as captioned <b>“<u>Exhibit #17</u>” to the above-referenced “<u>...Writ of Error Coram Nobis...</u>”</b>, which is referenced in the <u>“...Order for En Banc Review and...”</u> as <b>Grievant/Claimant/Crime Victim/PAG David Schied follow-up “<u>Citation; Complaint; Affidavit; Brief of Information; and Complaint in Commerce for Damages,</u>”</b> which constitutes an <b>“<u>Affidavit of Obligation...</u>[and] a Security representing an ‘Accounts Receivable’ [<u>Ledger</u>]” [and] a ‘Lien upon the real and movable property, malpractice insurance, and performance bonds of the... named....debtors...and the ‘<i>criminally accused</i>’.”</b> This document memorializes the debt of EACH of the named 15 “<i>persons</i>” to David Schied in the amount of \$230 MILLION.</p>	27
16	<p>Printout from the website of the “United States Court of Appeals for the Sixth Circuit”, dated 11/13/16, publicly listing all of the current “<i>active judges</i>” to whom this instant <u>“...Order for En Banc Review and...”</u> is addressed.</p>	29