

Warren C. Evans County Executive

December 1, 2015

David Schied Pro Se PO Box 1378 Novi, Michigan 48376 248-974-7703

RE: David Schied v Wayne County, et al

Case No. 15-2464

Lower Case: 15-cv-11840

Dear Mr. Schied,

Enclosed, please find the following documents, filed today with the Sixth Circuit US Court of Appeals:

1) Appearance of Counsel

2) Wayne County's Disclosure of Corporate Affiliations and Financial Interest

If you have any questions, please feel free to contact Mr. Stella at 313-224-0696.

Regards,

/s/Susan Sweetman
Susan Sweetman, PP, PLS
Paralegal

SES/ses Encls.

#302344.3



ATTORNEYS AND COUNSELORS AT LAW
33900 SCHOOLCRAFT ROAD • LIVONIA, MICHIGAN 48150 • PHONE: (734) 261-2400 • FACSIMILE: (734) 261-4510

Jeffrey R. Clark jclark@cmda-law.com

December 2, 2015

Mr. David Schied P.O. Box 1378 Novi, Michigan 48376

Re:

Schied v Khalil, et. al.

Case No.: 2:15-cv-11840/Hon. Sean F. Cox

CMDA File No.: 104195 USCOA No.: 15-2464

Dear Mr. Schied:

Enclosed please find my Appearance and Corporate Disclosure Statement that have been electronically filed with the U. S. Court of Appeals – Sixth Circuit for your records with reference to the above appeal.

Very truly yours,

CUMMINGS, McCLOREY, DAVIS & ACHO, P.L.C.

Jeffrey R. Clark

JRC/lh Enclosures

UNITED STATES COURT OF APPEALS FOR THE SIXTH CIRCUIT

Appearance of Counsel

Sixth Circuit Case No.:15-2464
Case Name: David Schied vs. Karen Khalil, et al
Names of all Clients: (List all clients on this form, do not file a separate appearance form for each client.)
Karen Khalil, Cathleen Dunn, Joseph Bommarito, James Turner, David Holt, Jonathan Strong, Officer Butler, John Schipani, Redford Twp. Police Dept., Redford Twp 17th District Court, Tracey Schultz-Kobylarz and Charter Township of Redford (Redford Defendants)
☐ Appellant ☐ Petitioner ☐ Amicus Curiae ☐ Criminal Justice Act ☐ Appellee ☐ Respondent ☐ Intervenor (Appointed)
Lead counsel must be designated if a party is represented by more than one attorney or law firm. ☐ Check if you are lead counsel
If you are substituting for another counsel, include that attorney's name here:
Name: <u>Jeffrey R. Clark</u> Admitted: <u>10/23/1987</u> (Sixth Circuit admission date only)
Firm Name: Cummings, McClorey, Davis & Acho, PLC
Business Address: 33900 Schoolcraft Road
Suite: City/State/Zip: Livonia, MI. 48150
Telephone Number (Area Code): <u>734-261-2400</u>
Email Address: <u>jclark@cmda-law.com</u>
·
CERTIFICATE OF SERVICE I certify that on December 2, 2015 the foregoing document was served on all parties or their counsel of record through the CM/ECF system if they are registered users or, if they are not, by placing a true and correct copy in the United States mail, postage prepaid, to their address of record. s/ Laura Helfer

6th Cir. R. 26.1 DISCLOSURE OF CORPORATE AFFILIATIONS AND FINANCIAL INTEREST

(a) Parties Required to Make Disclosure. With the exception of the United States government or agencies thereof or a state government or agencies or political subdivisions thereof, all parties and amici curiae to a civil or bankruptcy case, agency review proceeding, or original proceedings, and all corporate defendants in a criminal case shall file a corporate affiliate/financial interest disclosure statement. A negative report is required except in the case of individual criminal defendants.

(b) Financial Interest to Be Disclosed.

- (1) Whenever a corporation that is a party to an appeal, or which appears as amicus curiae, is a subsidiary or affiliate of any publicly owned corporation not named in the appeal, counsel for the corporation that is a party or amicus shall advise the clerk in the manner provided by subdivision (c) of this rule of the identity of the parent corporation or affiliate and the relationship between it and the corporation that is a party or amicus to the appeal. A corporation shall be considered an affiliate of a publicly owned corporation for purposes of this rule if it controls, is controlled by, or is under common control with a publicly owned corporation.
- (2) Whenever, by reason of insurance, a franchise agreement, or indemnity agreement, a publicly owned corporation or its affiliate, not a party to the appeal, nor an amicus, has a substantial financial interest in the outcome of litigation, counsel for the party or amicus whose interest is aligned with that of the publicly owned corporation or its affiliate shall advise the clerk in the manner provided by subdivision (c) of this rule of the identity of the publicly owned corporation and the nature of its or its affiliate's substantial financial interest in the outcome of the litigation.
- (c) Form and Time of Disclosure. The disclosure statement shall be made on a form provided by the clerk and filed with the brief of a party or amicus or upon filing a motion, response, petition, or answer in this Court, whichever first occurs.

JAMES T. MELLON BA, MA, JD, LLM, CPCU, ARM E-mail jmellon@mellonpries.com

MELLON PRIES. P.C. ATTORNEYS AND COUNSELORS 2150 BUTTERFIELD DRIVE, SUITE 100 TROY, MICHIGAN 48084-3427

DIRECT DIAL (248) 649-1333 TELEPHONE

FAX (248) 649-1622

(248) 649-1330

December 2, 2015

David S. Schied P.O. Box 1378 Novi, MI 48376

RE: David Schied v MMRMA, et al

Case No:

2:15-cv-11840

Our File:

1-1368-22870

Dear Mr. Schied:

Enclosed are the following documents which have been electronically filed in this matter on behalf of Michigan Municipal Risk Management Authority:

- Appearance and Notice of Appearance. (a)
- Statement of Disclosure of Corporate Affiliations and Financial Interest. (b)

Sincerely,

James T. Mellon

JTM/vp Enclosure Case: 15-2464 Document: 7 Filed: 12/02/2015 Page: 1

UNITED STATES COURT OF APPEALS FOR THE SIXTH CIRCUIT

Appearance of Counsel

Sixth Circuit Case No.:	15-2464			
Case Name: <u>DAVID SC</u>	HIED	vs. <u>KAREN KALIL</u>		
Names of all Clients: (Li MICHIGAN MUNICIPAL		do not file a separate appeara	nce form for each client.)	
☐ Appellant ☐ Appellee	☐ Petitioner ☐ Respondent	☐ Amicus Curiae ☐ Intervenor	☐ Criminal Justice Act (Appointed)	
Lead counsel must be designated if a party is represented by more than one attorney or law firm. ☐ Check if you are lead counsel				
If you are substituting for another counsel, include that attorney's name here:				
Name: JAMES T. MELL	ONI .	Admitted: <u>09</u> /15/	14077	
Ndille. Onlying I, Miner	<u>JN</u>		th Circuit admission date only)	
	L. I. Took			
Signature: s/James T. Mellon				
Firm Name: Mellon Pries, P.C.				
Business Address: <u>215</u>	0 Butterfield Drive			
Suite: 100 City/State/Zip: Troy, MI 48084				
Telephone Number (Area Code): 248-649-1330				
Email Address: jmellon@mellonpries.om				
	ber 2, 2015 hrough the CM/ECF systen	FICATE OF SERVICEthe foregoing document was the foregoing document was the first of the fi	r, if they are not, by placing a	

UNITED STATES COURT OF APPEALS FOR THE SIXTH CIRCUIT

Disclosure of Corporate Affiliations and Financial Interest

Case Numbe	er: <u>15-2464</u>	Case Name: DAVID SCHIED v KAREN KAHLIL, et al
Name of cou	insel: <u>JAMES T. MELLOI</u>	N
	6th Cir. R. 26.1, MICHIGA	AN MUNICIPAL RISK MANAGEMENT AUTHORITY Name of Party
1. Is saic identit party:	ty of the parent corporation	iliate of a publicly owned corporation? If Yes, list below the on or affiliate and the relationship between it and the named
No.		4.100.000.000.000.000.000.000.000.000.00
		•
2. Is ther in the interes	outcome? If yes, list the	oration, not a party to the appeal, that has a financial interest identity of such corporation and the nature of the financial
No.		
	WANTED THE STATE OF THE STATE O	
	C	ERTIFICATE OF SERVICE
I certify that o parties or the by placing a t	ir counsel of record through	2, 2015 the foregoing document was served on all the CM/ECF system if they are registered users or, if they are not, United States mail, postage prepaid, to their address of record.
	s/ <u>James T. Mellon Pries</u>	

This statement is filed twice: when the appeal is initially opened and later, in the principal briefs, immediately preceding the table of contents. See 6th Cir. R. 26.1 on page 2 of this form.

Case: 15-2464 Document: 8 Filed: 12/02/2015 Page: 2

6th Cir. R. 26.1 DISCLOSURE OF CORPORATE AFFILIATIONS AND FINANCIAL INTEREST

(a) Parties Required to Make Disclosure. With the exception of the United States government or agencies thereof or a state government or agencies or political subdivisions thereof, all parties and amici curiae to a civil or bankruptcy case, agency review proceeding, or original proceedings, and all corporate defendants in a criminal case shall file a corporate affiliate/financial interest disclosure statement. A negative report is required except in the case of individual criminal defendants.

(b) Financial Interest to Be Disclosed.

- (1) Whenever a corporation that is a party to an appeal, or which appears as amicus curiae, is a subsidiary or affiliate of any publicly owned corporation not named in the appeal, counsel for the corporation that is a party or amicus shall advise the clerk in the manner provided by subdivision (c) of this rule of the identity of the parent corporation or affiliate and the relationship between it and the corporation that is a party or amicus to the appeal. A corporation shall be considered an affiliate of a publicly owned corporation for purposes of this rule if it controls, is controlled by, or is under common control with a publicly owned corporation.
- (2) Whenever, by reason of insurance, a franchise agreement, or indemnity agreement, a publicly owned corporation or its affiliate, not a party to the appeal, nor an amicus, has a substantial financial interest in the outcome of litigation, counsel for the party or amicus whose interest is aligned with that of the publicly owned corporation or its affiliate shall advise the clerk in the manner provided by subdivision (c) of this rule of the identity of the publicly owned corporation and the nature of its or its affiliate's substantial financial interest in the outcome of the litigation.
- (c) Form and Time of Disclosure. The disclosure statement shall be made on a form provided by the clerk and filed with the brief of a party or amicus or upon filing a motion, response, petition, or answer in this Court, whichever first occurs.