

David Schied  
P.O. Box 1378  
Novi, Michigan 48376  
[deschied@yahoo.com](mailto:deschied@yahoo.com)

**This is a FIFTH (follow-up) “*Sworn Crime Report*” to Loretta Lynch and others at the USDOJ. I sent four previous ones on 7/18/16 (ID # 3482111) and again on 8/30/16, and 9/12/16, and 10/5/16 with no response yet.**

12/5/16

**NOTICE TO AGENT IS  
NOTICE TO PRINCIPAL (and vice versa)  
THIS IS A NATIONAL SECURITY ALERT!**

Attn: Guy Cottrell, Chief Postal Inspector and/or his “agent”  
c/o U.S. Postal Inspection Service, Detroit Office  
P.O. Box 330119  
Detroit, Michigan 48232-6119  
and,  
c/o U.S. Postal Inspection Service, Pittsburgh Office  
5315 Campbell’s Run Road, Ste. 300  
Pittsburgh, Pennsylvania 15277-9000  
and,  
c/o Mail Fraud Management  
Criminal Investigations Service Center for the U.S. Postal Inspection Service  
433 West Harrison Street, Room 3255  
Chicago, Illinois 60699-3255

Attn: United States Attorney General-Elect Jeff Sessions; and,  
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  
U.S. Department of Justice  
950 Pennsylvania Avenue, NW  
Washington, D.C. 20530-0001

Michael E. Horowitz – United States Inspector General  
Daniel C. Beckhard – Assistant Inspector General  
Office of the Inspector General  
950 Pennsylvania Avenue, N.W., Suite 4706  
Washington, D.C. 20530-0001

Raymond Hulser – Chief, Public Integrity Section  
U.S. Department of Justice  
950 Pennsylvania Avenue, NW  
Washington, D.C. 20530-0001

Robin Ashton – Counsel, Office of Professional Responsibility  
U.S. Department of Justice  
950 Pennsylvania Avenue, NW  
Washington, D.C. 20530-0001

President Barack Obama and President-Elect Donald Trump  
The President  
The White House  
1600 Pennsylvania Avenue, N.W.  
Washington, DC 20500

David L. Harlow – Deputy Director  
United States Marshals Service  
U.S. Department of Justice  
950 Pennsylvania Avenue, NW  
Washington, DC 20530-0001

General Mark A. Milley – Chief of Staff of the Army  
General Daniel B. Allyn – Vice Chief of Staff  
200 Army Pentagon  
Washington, DC 20310-0200

Admiral John Michael Richardson – Chief of Naval Operations  
Admiral William Francis (“Bill”) Moran – Vice Chief of Naval Operations  
Office of the Chief of Naval Operations  
2000 Navy Pentagon  
Washington, D.C. 20350-2000

General David L. Goldfine – Chief of Staff of the Air Force  
General Stephen W. Wilson – Vice Chief of Staff of the Air Force  
1670 Air Force Pentagon  
Washington, DC 20330-1670

General Robert B. Neller – Commandant of the Marine Corps  
General Glenn M. Walters – Assistant Commandant of the Marine Corps  
Headquarters, US Marine Corps  
3000 Marine Corps, Pentagon  
Washington, DC 20350-3000

General Joseph L. Lengyel – Chief, National Guard Bureau  
1636 Defense Pentagon Ste 1E169  
Washington, DC 20301-0001

**Re: 1) Request for criminal investigation of the REPORT OF THEFT OF FEDERAL COURT FILINGS and/or the “THEFT AND/OR RECEIPT OF STOLEN MAIL MATTER” (18 U.S.C. § 1708) with supporting EVIDENCE of “*domestic terrorism*”; 2) This includes a FIFTH follow-up on previous report of ongoing racketeering and corruption crimes being carried out throughout the regional area of the United States of America known as the “Sixth Circuit” by “*agents*” of the STATE BAR OF MICHIGAN, the similar agents under employ of the STATE OF MICHIGAN and the UNITED STATES; 3) NATIONAL SECURITY ALERT ON DOMESTIC TERRORISTS!**

Hello Chief Postal Inspector Guy Cottrell and subordinate agents of the U.S.P.I.:  
Hello “USAG-Elect” Jeff Sessions:  
Hello for the 5<sup>th</sup> time “USAG” Loretta Lynch, “DAG” Sally Yates, and “AAG” William Baer:  
Hello Again Insp. General Michael E. Horowitz and Assistant Insp. Gen. Daniel C. Beckhard:  
Hello Again Raymond Husler:  
Hello Again Robin Ashton:  
Hello President-Elect Donald Trump:  
Hello Again President Barack Obama:

Hello Again U.S. Marshal David L. Harlow:  
Hello Again General Mark A. Milley and General Daniel B. Allyn:  
Hello Again Admiral John Michael Richardson and Admiral Bill Moran:  
Hello Again General David L. Goldfine and General Stephen W. Wilson:  
Hello Again General Robert B. Neller and General Glenn M. Walters:  
Hello Again General Joseph L. Lengyel:

Though I am writing now for the first time to the U.S. Postal Inspector and USPIS agents, to the newly elected President Donald Trump and his appointment to U.S. Attorney General Jeff Sessions, this is the FIFTH time of writing to the former U.S. Attorney General Loretta Lynch *et al* in Report and Evidence of “*domestic terrorism*”, and the second time of writing to David Harlow at the U.S. Marshals Service and to the various generals and admirals of the United States military and National Guard about the same.

I am writing again with still more Evidence of criminal corruption and victimization by federal “actors” in place of government fiduciaries, as they are operating in the region of the United States known as the “*Sixth Circuit*”, with local focus on the Eastern District of Michigan under the “*watch*” of Barbara McQuade, the “*Vice Chair*” of U.S. Attorney General Loretta Lynch’s “*Advisory Committee*,” who has been allowing “*DOMESTIC TERRORISM*” by the Detroit and Michigan mobsters to be operating openly and prejudicially throughout Detroit and Wayne. This is a “*pattern and practice*” operating also in the judiciary with the so-called “*judges*” of the “*U.S. Court of Appeals for the Sixth Circuit*” as my plethora of Evidence clearly shows. Thus, as I have stated in my past numerous letters to all the U.S. Attorney General and her two other comrades, “*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.*”

**As of today when I write this cover letter to the accompanying Sworn and Notarized Affidavit and Crime Report, I have not received any correspondence whatsoever from any of the above-referenced persons acting as agents for the Executive Branch or Military of the UNITED STATES. Similarly, I have written to the U.S. Secretary of Treasury Jacob Lew and to the U.S. Secretary of State John Kerry and have received nothing in response to my report and tendering of enough reasonable evidence for any rational individual to appropriately conclude that my assertions about being victimized by *domestic terrorists* operating the federal court(s) is valid and in need of immediate attention and follow-up action.** (Bold emphasis)

Moreover, as it regards the Judicial Branch of the UNITED STATES, as of today when submitting the accompanying Sworn and Notarized Affidavit and Crime Report, I have neither received any correspondence whatsoever from the U.S. District Court in Detroit or the U.S. Court of Appeals for the Sixth Circuit (hereafter “6<sup>th</sup> Circuit COA”) in Cincinnati which directly addresses any detailed portion of my many substantive filings, including the most pertinent that were dated at the end of 2015 and beginning of 2016. This is despite my having tendered well more than enough reasonable evidence for any rational individual to appropriately conclude that my assertions about being victimized by *domestic terrorists* operating the state and federal court(s) is valid and in need of immediate attention and follow-up action.

In fact, as shown by the 6<sup>th</sup> Circuit COA’s own docketing records, the “‘Quo Warranto’ Demand...” has been left unaddressed and in “*limbo*” – i.e., in a “Tendered” status – throughout the remainder of the 2016 calendar year. Because of such dereliction and intentional mishandling of the above-referenced two sets of filings of “Mandamus for Interlocutory Appeal...” and “‘Quo Warranto’ Demand...” by the so-called “*judges*” and “*clerks*” (and “case managers”) of the 6<sup>th</sup>

Circuit COA in Cincinnati, I was subjected to further crimes by the “peer group” of those judges and clerks at the lower U.S. District Court in Michigan. (See the accompanying “Sworn and Notarized Affidavit and Crime Report” for more details.)

The fact that nothing has been done about these many Reports and Evidence of domestic terrorism has resulted in my more recently establishing a clearly justified CLAIM against the UNITED STATES for \$230 MILLION. Herein, I also reiterate my previous guarantee that there are lots of cases similar to mine, for which fully 14 “joinder” claims were attached to my case establishing additional claims, for which it would appear each of those claims are owed around \$80 MILLION. There are even more than that too. The losses to the people of this region – the area surrounding the “Charter County of Wayne” – amount to many billions of dollars. For this reason, time is of utmost importance and you now have whatever the False Claims Act allows to respond to this notice of my intent to handle this situation (and other situations) from the “private” side if you do not handle it from the “public” side as fiduciary to the constitutional guarantees of people’s rights and the fiscal responsibility for the handling of the people’s money.

**The Principal Reason for My Writing Today is to Request a Criminal Investigation of Mail Theft (violation of 18 U.S.C. § 1708) and Other Acts of Misprision of Treason and a Criminal Conspiracy to Deprive of Rights**

Importantly, I have documented a clear “pattern and practice” of acquiescence and silence, and of “errors and omissions” having long been committed by the so-called “judges” of the 6<sup>th</sup> Circuit COA in Cincinnati. Thus, on 11/14/16, I completed and deposited into the U.S. Mail my “filing” of the following set of documents as addressed to the “clerk” and the entire “bench” of judges of the 6<sup>th</sup> Circuit Court of Appeals in Cincinnati, and as captioned directly below:

**“Private Attorney Generals (“PAGs”) David Schied’s and Cornell Squires’ Common Law ‘Order for En Banc Review and Answer in Report on ‘Quo Warranto’ Previously Filed Into the Sixth Circuit on 1/12/16 (as COA Docket Item #22) Along With 174 ‘Itemized Exhibits’ Which Contained Thousands of Pages of ‘Evidence of ‘Domestic Terrorism’; Yet Has Altogether Remained Unanswered for One Year by the 6<sup>th</sup> Circuit Court, by Means of Relegating Such Filing to ‘Tendered’ Status and Pending ‘Review’ by the Same ‘Clerk’ Against Whom a ‘Writ of Error’ and Accompanying ‘Mandamus for Bond Surrender’ (COA DKT. #20) Had Been Issued on 12/28/15 by PAG David Schied, in a Case For Which Criminal Complaints Remain Pending Against Fifteen (15) ‘Agents’ of the United States and Its ‘District Court, et al’; and Against Which a ‘Default Judgment’ and a \$230 MILLION Claim ‘In Commerce’ Has Been Well-Established and is Now ‘In Collections’;”**

and,

**“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,

**“Private Attorney Generals (“PAGs”) David Schied’s and Cornell Squires’ ‘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 Abstinence 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 ‘Itemized 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'”*

A copy of the above-referenced combined 41-page “brief” to the 6<sup>th</sup> Circuit COA referencing the lingering “tendered” case filed in January 2016 as a “‘Quo Warranto’ Demand...” under Case No. 15-2464 is provided herein by attachment as “**EXHIBIT C**” to the accompanying Sworn and Notarized Affidavit and Crime Report of David Schied...

Importantly, the above-referenced “filing” to the 6<sup>th</sup> Circuit COA contained a “Certificate of Service” dated 11/14/16 attesting to the FACT that all of the documents were entrusted to the United States Postal Service (hereafter “USPS”) for proper “certified” handling and delivery, via “Priority Mail” with package tracking and a formal “Domestic Return Receipt” pre-paid for verifying the signature and the explicit “Printed Name” of the “Agent or Addressee” and the exact “Date of Delivery” at the 6<sup>th</sup> Circuit COA receiving this official court “filing.”

Notably however, though the USPS “Product Tracking and Reporting” records reflect “service delivery” to the designated address for the 6<sup>th</sup> Circuit COA on “Wednesday, 11/16/16”, neither the pre-paid “Domestic Return Receipt” received back through the mail nor the “Product Tracking and Reporting” records provided by the local USPS manager on 12/1/16 reflect the exact “Printed Name” of the person who merely scribbled something illegible in the “signature” spot on the “Domestic Return Receipt”.

As proof of the foregoing paragraph, I attach (as “**EXHIBIT D**” to the accompanying Sworn and Notarized Affidavit and Crime Report of David Schied...) a compilation of the following documents:

- a) the Cover Letter I sent to the attention of the “Clerk of the Court” with instructions for time-stamping each of the cover pages for the documents I had mailed to the 6<sup>th</sup> Circuit COA on 11/14/16, and returning those time-stamped documents in the (pre-paid) self-addressed pre-stamped envelope that I had included in the larger envelope;
- b) the “Certificate of Service” for all of the “...Order for En Banc Review and Answer in Report on ‘Quo Warranto’...”, the “‘Exhibits of Evidence’ in Support of...(the Order for En Banc filing and in support of the \$230 MILLION in common law claims in commerce)”;
- c) the pre-paid “Domestic Return Receipt” received back through the mail with only an illegible scribble in the space marked “Signature” and nothing to indicate whether the recipient of the “official court filing” was an “Agent or Addressee” of the 6<sup>th</sup> Circuit COA, or neither;
- d) the 2-page “Product Tracking and Report” provided by the local USPS manager – a man going by the name of “Mike Bulbuk” at the Novi, Michigan post office – on 12/1/16, which similarly fails to identify the exact person taking “delivery” of the official court filing at the known address of the 6<sup>th</sup> Circuit COA.

Of even greater significance in this “fraudulent delivery” matter is that the local USPS manager Mike Bulbuk at the Novi, Michigan post office provided another “Product Tracking & Reporting” page supposedly bearing the “Signature” of the very same person that was to have received the delivery of these official court “filings” on 11/16/16 at 11:44 AM. This official “tracking record” too fails to identify the exact “printed name” of the so-called “Agent or

*Addressee*” taking possession of these official court “*filings*”; and, as a most significant matter of FACT, the so-called *signature* on that (3<sup>rd</sup>) “*Product Tracking & Reporting*” page bears no resemblance whatsoever to the so-called “*signature*” on the “*Domestic Return Receipt*” card. This Evidence is provided herein (attached as “**EXHIBIT E**” to the accompanying *Sworn and Notarized Affidavit and Crime Report of David Schied...*) as copies of both so-called “*signatures*” purportedly written by the very same man or woman at very near the very same moment of time when taking delivery of the official court filings at the known address for the 6<sup>th</sup> Circuit Court clerk and judges.

Importantly in establishing as a matter of FACT that this instant circumstance involved criminal activity and the felony theft of “*filed*” official court documents and the “*theft of stolen mail matter*” – a criminal violation of 18 U.S.C. § 1708 – is by the FACT that the package contained a second OFFICIALLY REQUIRED means of confirming the “*filing*” of these documents sent by me to the 6<sup>th</sup> Circuit COA. Such “*second officially required means of confirming the filing*” of these documents was by way of the *Cover Letter* I had written to the “*Clerk of the Court*” located at the address for the 6<sup>th</sup> Circuit COA, and the accompanying “*cover pages*” of the “*filings*” which were to be time-stamped as “*filed*” by the clerk and sent back to me in the accompanying “*self-addressed stamped envelope*” (hereafter “SASE”) referenced by the *Cover Letter*.

I believe that the “*Cover Letter*”, the “*Certificate of Service*” and the *Cover Page* for the “...‘*Order for En Banc Review and Answer in Report on ‘Quo Warranto’...*’” filing referenced in the *Cover Letter* and explicitly named in the *Certificate of Service*, when placed in the context of my other Evidence of *domestic terrorism*, in the context of my “*Exhibits of Evidence*” to support my previous numerous criminal complaints against state and federal judges – including those previously issued against the 6<sup>th</sup> Circuit COA judges – and in the context of my \$230 MILLION claim against the UNITED STATES, presents “*reasonable cause*” to believe that a CRIME has been committed.

Moreover, I believe that the Evidence referenced by the accompanying *Sworn and Notarized Affidavit and Crime Report of David Schied...*” shows that Federal “government” perpetrators, being likely the agents of the U.S. Postal Service or the 6<sup>th</sup> Circuit COA or both, had the *modus operandi* for instigating a “*conspiracy to deprive [me] of [my] rights*” (including my First Amendment “*right to access*” the court) to proper “*proof*” of “*electronic filing*” (or paper filing) as is otherwise assured – both implicitly and explicitly under both the letter and the spirit of the Federal court rules.

As such, I am providing you with the accompanying “*Sworn and Notarized Affidavit and Crime Report of David Schied...*”, dated on 12/5/16, in testimonial Evidence of support of my claim that the USPS has and continues to be engaging with the Clerk of the 6<sup>th</sup> Circuit COA in the criminal theft of all of the documents I mailed on 11/14/16 in support of my legitimate “*filing*” of “...‘*Order for En Banc Review and Answer in Report on ‘Quo Warranto’...*’”; and that both are operating a criminal “*cover-up*” of that theft by a quandary of bureaucratic unaccountability and circumstantial finger-pointing.

As such, I am writing to the United States Postal Inspection Service’s (hereafter “USPIS”) “*Criminal Investigations Service Center*” in Chicago, to the USPIS’s “*Postal Inspection Service*” in Pittsburgh and in Detroit, and to a host of other federal Executive Branch officers and United States military commanders. I do so to deliver this instant “*Crime Report*” while requesting each recipient of this *Affidavit* to complete their own respective federal investigations of the above *Statements* and *Evidence* that I have made available to

**them, which connect this recent MAIL THEFT to the plethora of other Evidence that I have referenced as pertaining to “domestic terrorism,” which I herein deliver as a NATIONAL SECURITY ALERT, as I have Evidence that associated crimes are being carried out both locally and at the national level.**

Lastly, since I have not received any replies to my previous correspondence to most of you as the addressees listed above, I wish to remind all of you that I can prove that the FBI and the USDOJ have long known about the case of Rev. Jason Goodwill, an innocent man who once has been falsely imprisoned in the Upper Peninsula of Michigan, and who now is currently being once again FRAMED by a conspiracy between Michigan government officials running a local state Circuit Court in Escanaba, Michigan and government officials in Wisconsin who have long been covering up the RICO federal criminal allegations that Rev. Goodwill and others had levied against the Wisconsin “governor” Scott Walker in the cover-up of a long chain of crimes in the Eastern District of Wisconsin.

Again, my multi-segment investigative news story on Rev. Goodwill and the corruption of the Wisconsin and Michigan governments regarding his case are found on the “*alternative media*” of the Internet at: <https://www.youtube.com/watch?v=UQW5k-0d8UA> and at:

<https://www.youtube.com/watch?v=3gFrJnXm0A8>

Similarly, Mary Stafford’s case – now on “*Appeal*” in the corrupt Sixth Circuit – was a case in which the corrupt “*Wayne County Circuit Court judge*” Michael Hathaway (who is related to the former Michigan Supreme Court “*justice*” that was criminally convicted of felony bank fraud in 2012) claimed in open court that high school educated Mary Stafford acted as a criminal mastermind to steal a home worth hundreds of thousands of dollars in such fashion as the Bernie Madoff worked Wall Street Crimes. **Clearly, the evidence has always been against Wells Fargo and on the side of Mary Stafford, a situation that rivals Rev. Jason Goodwill’s case in Wisconsin (and Michigan) and my federal case here in Michigan.**

Now that I have reminded most all of you about these previous claims, you are being charged with either acting to rectify these injustices against me, and against so many other crime victims of DOMESTIC TERRORISM taking place in and around out state and federal courts – particularly with regard to my numerous cases this past decade and a half – or paying me the \$230 MILLION demand I make on my own behalf, or a combination of both (by proposal), within the next 30 days (90 days for those who are new addressees for much of this “*domestic terrorism*” information), or further action will be taken by me to move forward in collecting upon my claims in commerce. PLEASE NOTE THAT MY DEMAND IS MADE HEREIN TO BE IN “GOLD” rather than in Federal Reserve Notes, which my research show to reaching a point of collapse and worthlessness.

I therefore encourage you to act sooner rather than later since each and every claim against the criminals I have named undoubtedly reaches also into the millions of dollars owed.

As for the “Chief” United States Postal Inspector Guy Cottrell, and to the U.S. Attorney Generals (i.e., formerly Loretta Lynch *et al* and Jeff Sessions) I demand the identity of the person or persons responsible for the two very dissimilar “signatures” accounting for the “*delivery*” of my package to the Sixth Circuit Court of Appeals, and an explanation as to what has happened to my above-referenced “*En Banc...*” filing for “*Quo Warranto Review and Report...*” that the United States Postal Service claims was “*delivered*” along with my self-addressed stamped envelope as

a pre-paid mailing to be returned to me by the Clerk of that “court” with time-stamped copies of cover pages of those “filings”.

Notably, any tampering with my “filing” in that federal 6<sup>th</sup> Circuit COA constitutes a felony crime against me, and against the People of the United States, by the Clerk under 18 U.S.C. § 2071 (“*Concealment, removal, or mutilation generally*”) which states...

- (a) “Whoever willfully and unlawfully conceals, removes, mutilates, obliterates, or destroys, or attempts to do so, or, with intent to do so takes and carries away any record, proceeding, map, book, paper, document, or other thing, filed or deposited with any clerk or officer of any court of the United States, or in any public office, or with any judicial or public officer of the United States, shall be fined under this title or imprisoned not more than three years, or both.”

The theft of my documents by anyone other than the Clerk constitutes the “*theft or receipt of stolen mail matter*”, a criminal violation of 18 U.S.C. § 1708.

I wish to remind all of you that each of you addressees have a fiduciary duty to me, and to this nation, having been put on alert to the FACTS of domestic terrorism as I have reported those facts by supporting EVIDENCE. The Executive Branch has the Constitutional obligation to maintain “*checks and balances*” upon the Judicial Branch. Similarly, the U.S. Military has the obligation to protect the National Security of this nation, regardless of whether the threat is “*foreign or domestic*”. I hereby hold you all accountable – by fiduciary terms IN COMMERCE – based upon your employment title and acceptance of salary payment – to my claims. Again, this calls for a (non-rhetorical and other than “*form letter*”) Response from all of you to this instant communication. I demand RESULTS, not rhetoric or silence.

Respectively,

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

Enclosures:

- 10-page “Sworn and Notarized Affidavit and Crime Report of David Schied” accompanied by “EXHIBITS OF EVIDENCE” labeled “A through E”.