

SWORN AND NOTARIZED AFFIDAVIT AND CRIME REPORT
OF DAVID SCHIED (SIGNED 11/5/16)
ATTESTING TO THE THEFT OF FEDERAL COURT FILINGS AND THE
THEFT AND/OR RECEIPT OF STOLEN MAIL MATTER (18 U.S.C. §
1708) WRITTEN IN SUPPORT OF REQUEST FOR A FEDERAL
INVESTIGATION OF EVIDENCE OF “DOMESTIC TERRORISM”

State of Michigan)
) SS
County of Oakland)

1. I, David Schied, being the undersigned Affiant of sound mind and body, state the following as a testament of support of crimes I have reported to state and federal officials in belief that I have been the victim of *domestic terrorists* on American soil.

2. I assert that I have repeatedly provided my many previous crime reports to state and federal government officials along with a plethora of Evidence to support my claims and ongoing demand for presenting these crime reports to an “*independent*” grand jury of my peer group of “*people*”;

3. More recent of my previous criminal allegations were provided, in relevant part, in multiple letters of complaint that I have written to the U.S. Attorney General Loretta Lynch, to her “*deputy*” Attorney General Sally Yates, and to her “*associate*” Attorney General William Baer, the most recent being dated 10/5/16.

4. Because the above-referenced letter of “*follow-up*” complaint was my fourth such complaint to Office of the U.S. Attorney General (hereafter “USAG”) and Loretta Lynch, and because I had not received any substantive response or even an acknowledgement from the USAG concerning my first three criminal complaint, I also addressed my fourth letter, dated 10/5/16, to the following list of federal Executive Branch officers and United States military commanders:
 - a) 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

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

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

- d) President Barack Obama
The President
The White House
1600 Pennsylvania Avenue, N.W.
Washington, DC 20500
 - e) David L. Harlow – Deputy Director
United States Marshals Service
U.S. Department of Justice
950 Pennsylvania Avenue, NW
Washington, DC 20530-0001
 - f) 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
 - g) 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
 - h) 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
 - i) 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
 - j) General Joseph L. Lengyel – Chief, National Guard Bureau
1636 Defense Pentagon Ste 1E169
Washington, DC 20301-0001
5. As of the writing of this instant *Affidavit and Crime Report*, I have not received any correspondence whatsoever from any of the above-referenced people in response to my crime reports 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.

6. A copy of that previous correspondence dated 10/5/16 is provided herein by attachment as **“EXHIBIT A”** to this *Affidavit and Crime Report*. Since October 2016, a copy of that 10/5/16 letter has been posted publicly at the following Internet web location:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/101116_Information2USMilitary&4th2USAGLynch+15NewDefendantClaimsInCommerce/100816Letrs2Military&USAGLynch/101116_My4thLetr2USAGLorettaLynch&Co2.pdf
7. Accompanying that 10/5/16 letter, as sent to the above-referenced federal executive and military officers was a “10-page ‘*Criminal Complaint*,’ ‘*Affidavit of Obligation*,’ ‘*Brief of Information*’ and itemized ‘*Claim In Commerce for Damages*” proving that the UNITED STATES and its agents owe me \$230 MILLION. An authentic copy of that 10-page combined document is also found online at: (See also, **“Exhibit A”**)
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/101116_Information2USMilitary&4th2USAGLynch+15NewDefendantClaimsInCommerce/101016NewDefsClaimsInCommerce/UNITEDSTATESComplaintInCommerce.pdf
8. Other agents – deemed “*domestic terrorists*” – which also are proven indebted to me in the same amount of \$230 MILLION are named as follows as all being fellow members of the State BAR of Michigan:
 - a) Avern Cohn
 - b) Michael Hluchaniuk
 - c) Stephanie Davis
 - d) David Weaver
 - e) Marie Velinde
 - f) John Clark
 - g) James Mellon
 - h) Jeffrey Clark
 - i) Charles Browning
 - j) Warren White
 - k) Zenna Elhasan
 - l) Davidde Stella
9. In addition to the above-named flesh-and-blood men and women, the corporate “*person*” of the UNITED STATES DISTRICT COURT and the STATE BAR OF MICHIGAN were also named, as each of the respective filings of “10-page ‘*Criminal Complaint*,’ ‘*Affidavit of Obligation*,’ ‘*Brief of Information*’ and itemized ‘*Claim In Commerce for Damages*” can be located individually at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/101116_Information2USMilitary&4th2USAGLynch+15NewDefendantClaimsInCommerce/101016NewDefsClaimsInCommerce/
10. Associated formal federal “*Criminal Complaint(s)*” as completed on official AO-91 federal forms were submitted to the federal court as sworn and notarized Affidavits, **each time-stamped by the U.S. District Court for the Eastern District of Michigan on 10/13/16** as

naming each of the men and women named above as guilty of the following list of crimes at minimum:

- a) 18 U.S.C. § 4 “Misprision of Felony”
- b) 18 U.S.C. § 2382 “Misprision of Treason”
- c) 18 U.S.C. § 242 “Deprivation of Rights Under Color of Law”
- d) 18 U.S.C. § 241 “Conspiracy Against Rights”
- e) 18 U.S.C. § 1341 “Frauds and Swindles”
- f) 18 U.S.C. § 1505 “Obstructions of Proceedings Before Departments, Agencies and Committees”
- g) 18 U.S.C. § 1512 “Tampering with Witness, Victim, Or An Informant”
- h) 18 U.S.C. § 1513 “Retaliating Against A Witness, Victim, Or An Informant”

11. Each of the above-referenced time-stamped “Criminal Complaint(s)”, as issued on separate “AO-91” official form documents against each of the above-named men and women, can be found online at the following Internet location:

http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEDM/100416_WritofErrorCoramNobisContemptClaimsInCommerce/Exhibits/EX_2_USDCCriminalComplaints-ELEVEN-11-TimeStamped.pdf

12. All of the above-referenced sets of multiple documents were provided also to the Secretary of the United States Treasury Jacob Lew and to the Secretary of State for the United States John Kerry by letter dated 10/12/16 in notice of the \$230 MILLION debt for which payment was requested by me in gold. A copy of that letter is attached herein by reference to “**EXHIBIT B**”; and the public posting of this document on the Internet is found at:

http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEDM/101216_Claim&FOIA2USTreasurv&StateDept/101216_Letr2JacobLew&JohnKerry.pdf

13. As of the writing of this instant Affidavit and Crime Report, I have not received any correspondence whatsoever from any of the above-referenced U.S. Secretary of Treasury and U.S. Secretary of State 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.

14. At a critical point in my being victimized by the men and women listed above, I established a clear record of filings with the Clerk of the United States Court of Appeals for the Sixth Circuit. The records consisted of a plethora of official documents, being official records of state and federal courts and a multitude of sworn and notarized Affidavits attesting to FACTS and EVIDENCE substantiating numerous criminal allegations against state and federal agents – most being members of the State BAR of Michigan – covering a span of nearly a decade and a half. That multitude of documents can be found on the Internet as they were “*filed*” with the lower and higher federal courts, along with accompanying “Memorandum of Law...” and “Exhibits of Evidence” as follows:

- a) “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" that was time-stamped as "filed" in the U.S. District Court along with its accompanying "Memorandum at Law" on 11/18/15 as found along with all of its accompanying "Exhibits of Evidence" at:

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

- b) "'PAG' David Schied's State Ex-Rel & Ex-Parte 'Quo Warranto' Demand for Proving 'Jurisdiction, ' Article III 'Good Behavior' and Authentication of Oaths & Bonds in Light of Prima Facie Evidence Proving That the Circuit Court Judges are Fostering 'Domestic Terrorism,' ' Or Alternatively, for the 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 & Omissions. ' Malfeasance, and Other Coverage Information" (182 pages) that was time-stamped as "filed" on 1/12/16 in the 6th Circuit Court of Appeals along with its accompanying "'PAG' David Schied's State Ex-Rel & Ex-Parte Appendix of Exhibits in Support of 'Quo Warranto' for Proving.... Coverage Information" and "174 Itemized Exhibits of Evidence" as found online at:

http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/010816_QuoWarranto6thCircuitJudges/

15. As of the writing of this instant Affidavit and Crime Report, I have not received any correspondence whatsoever from any of the above-referenced U.S. District Court in Detroit or the U.S. Court of Appeals for the Sixth Circuit (hereafter "6th Circuit COA") in Cincinnati which directly addresses any detailed portion of either of the above-referenced sets of filings 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.
16. In fact, as shown by the 6th Circuit COA's own docketing records, the "'Quo Warrant' 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 6th 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.
17. The Evidence of the "Quo Warranto" being left in a "tendered" status is found online at: http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/111416_Orderto6thCircuit4E

18. The Evidence that I was subjected to further crimes by the “peer group” of those 6th Circuit COA judges and clerks, being the men and women listed above as now owing me \$230 MILLION, separately and collectively, is found online at:

http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEDM/100416_WritofErrorCoramNobisContemptClaimsInCommerce/

19. The Evidence of further victimization, as found at the link immediately above, was filed with the U.S. District Court for the Eastern District of Michigan by Cornell Squires, as time-stamped by that so-called “court” on 10/17/16 and captioned as follows:

"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 Granting 'Defendants' Motions for Summary Dismissal'",

and,

"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 o(the 'Domestic Terrorism' Being Committed by Defendants and Their Corporate 'Agents'"

and,

"Order Reaffirming Previously Issued 'Order of Default Judgment' [With Accompanying 'Ledger' in Commerce]

20. After establishing my criminal allegations both in common law and on official federal forms, and establishing my claims in commerce in the federal “court” and with the various divisions of the Executive Branch and U.S. military, I turned next to the “pattern and practice” of acquiescence and silence, and of “errors and omissions” having long been committed by the so-called “judges” of the 6th 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 6th 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 6th 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,

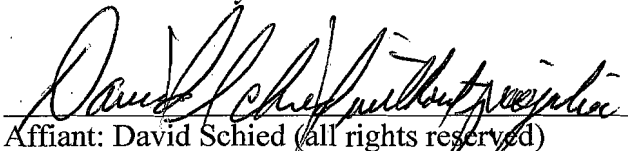
“Private Attorney Generals (“PAGs”) David Schied’s and Cornell Squires’ ‘Exhibits of Evidence’ in Support of a ‘Common Law Claim in Commerce’ for \$230 MILLION in Damages’ Resulting From an Adjoining ‘Pattern and Practice’ Modeled Upon the 6th Circuit Court’s Abstinance in Meaningfully ‘Litigating the 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”

21. A copy of the above-referenced combined 41-page “brief” to the 6th 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”**. This entire brief, along with all of its accompanying “Exhibits of Evidence” can also be found on the Internet at:
http://cases.michigan.constitutional.gov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEdM/111416_Orderto6thCircuit4EnBancReviewofQuoWarranto/
22. Importantly, the “filing” to the 6th 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 6th Circuit COA receiving this official court “filing.”
23. Notably however, though the USPS “Product Tracking and Reporting” records reflect “service delivery” to the designated address for the 6th 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”.
24. As proof of the foregoing paragraph, I attach herein as **“EXHIBIT D”** as 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 6th 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 6th 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 6th Circuit COA.
25. 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 (3rd) “Product Tracking & Reporting” page bears no resemblance whatsoever to the so-called “*signature*” on the “Domestic Return Receipt” card.** This Evidence is provided in “**EXHIBIT E**” 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 6th Circuit Court clerk and judges.
26. 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 6th 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 6th 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.
27. The *pattern and practice* of my sending cover letters addressed to the clerks of the state and federal courts, with requests for time-stamped cover pages returned to me in a SASE is supported by a plethora of Evidence that is available upon request of any investigating entity. In this circumstance, a typing error occurred in the Cover Letter itself as that date referenced “1/14/16” rather than “11/14/16” despite referencing the “*En Banc*” filing in the body of that letter, and as the proper date is reflected in the “Certificate of Service” and all of the documents produced by the USPS on 11/14/16 demonstrating that the package and its contents were “*received*” from me by the USPS on that same date.

28. 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 6th 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.
29. Moreover, I believe that the Evidence referenced by this instant Affidavit and Crime Report shows that Federal "government" perpetrators, being likely the agents of the U.S. Postal Service or the 6th 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.
30. As such, I am writing and signing this instant "Sworn and Notarized Affidavit and Crime Report of David Schied..." 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 6th 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.
31. 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 aforementioned list (on page one of this instant Affidavit) of 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 deliver as a NATIONAL SECURITY ALERT as I have Evidence that associated crimes are being carried out both locally and at the national level.
32. The "*plethora of other Evidence*" referenced above "*as pertaining to domestic terrorism*" has been submitted to the U.S. District Court and posted publicly in my own "Article III Court of Record," which is – as of the date of this instant writing – located online at:
http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEDM/

Further Affiant sayeth not.


Affiant: David Schied (all rights reserved)

Dated: 12/5/16

BEFORE ME, the undersigned Notary, Heather Sharpe, on this 5th day of December, 2016, personally appeared David Schied, known to me to be a credible person and of lawful age, who swore, on his oath, that the foregoing is true, correct, and complete to the best of his knowledge.

Heather Sharpe

(Notary signature)

Date: 12.05.2016

HEATHER SHARPE
NOTARY PUBLIC - STATE OF MICHIGAN
COUNTY OF OAKLAND
My Commission Expires April 28, 2019
Acting in the County of Oakland

My commission expires: April 28, 2019

