

1. I am a man of sound mind and body, having direct knowledge of the fact contained herein.
2. On or about May 21, 2015 (5/21/15), I drove to the federal court in Ann Arbor to file documents with the Clerk of the U.S. District Court located in that town.
3. I had asked a friend to accompany me to help cure my anxieties and nervousness in approaching the federal court as a government entity subject to search and seizure capabilities, and authoritative figures with the power to make immediate arrests. That friend also rode as a witness to the events of this particular Thursday, 5/21/15, intending to assist me if I ran into any difficulty in the process of getting certain documents filed with the court.
4. While filing my documents, I wished to avoid any possibility of being exposed to risks that could underlie my entering either the geographical boundaries of Wayne County or the authoritative jurisdiction of Wayne County. My trepidation about entering Wayne County stemmed from my past experiences in confronting and reporting my previous direct experiences with racketeering and corruption in the judicial and executive branches of both state and federal government officials residing in Wayne County.
5. I am personally aware of other circumstances in Wayne County that subject many others to unwarranted negative experiences with racketeering and corruption, as I

have seen and heard many more stories about that corruption, both second-hand and as portrayed in the news relating to the following:

- a) The criminal prosecution and conviction of the former mayor Kwami Kilpatrick and his father for their corruptive patterns and practices;
 - b) The former executive Robert Ficano and the “*severance pay scandal*” involving Turkia Mullen as tied with the firing by Ficano’s of the former “Lead Counsel” for the Wayne County Corporation Counsel Marianne Talon (associated with the defense against my case against the Wayne County Prosecutor, the Wayne County Sheriff’s Department, and Northville Public Schools in 2010) and Azzam Elder the husband of Wayne County Circuit Court Judge Charlene Elder (who finalized my divorce proceedings in Wayne County while denying me access to a grand jury for reporting crimes against me and against my family as the ultimate cause of my divorce).
 - c) The cost overruns on the unfinished Wayne County jail being tied (again) to Turkia Mullin and (again) to Azzam Elder.
 - d) That Detroit has thus far been the largest city in U.S. history to file bankruptcy;
 - e) The “*chief judge*” Virgil Smith had been operating in Wayne County without any Oath of Office for at least 6 years, subsequently lying to the Michigan Department of State about his being the “incumbent” judge when in fact by Michigan statutes that de jure office had long been vacant; all while issuing innumerable orders of eviction on scores of individuals losing their homes to fraudulent foreclosures, and while convicting and sentencing scores of others to prison, and while overseeing complaints on all other judges in Wayne County;
 - f) The “*conviction*” and sentencing by U.S. District Court Victoria Roberts of Doreen Hendrickson, wife of the book author Peter Hendrickson for “*Cracking the Code: The Fascinating Truth About Taxation in America*” for her refusal to perjure herself as instructed by an unlawful order of federal judge Nancy Edmonds being employed by the U.S. District Court for the Eastern District of Michigan.
 - g) The refusal of the U.S. Attorney Barbara McQuade to prosecute crime reports of a cover-up of rape by the University of Michigan administrative President and Regents of that university.
 - h) The Wayne County “*chief judge*” Virgil Smith’s son, as a Michigan senator, Virgil Smith, Jr., having been given mere slaps on the wrist under multiple criminal counts for drunk driving and other offenses, and more recently, being arrested for shooting at his ex-wife and her car whereby Prosecutor Kym Worthy subsequently refused to recuse herself and her staff from “*prosecuting*” the case despite their being a clear “*conflict of interest*” by her long lasting relationship with “*junior’s*” father in Wayne County government.
6. Upon arriving to the federal court in Ann Arbor, my accompanying friend and I were informed by building security personnel that in 2011 the clerk’s office for

that federal building had been closed, and that alternatively, I could drive to either Detroit or Flint as the next closest location of the federal court for filing his federal Complaint/Claims documents. For the reasons stated above, I insisted on making the drive to Flint in order to reasonably avoid the proximity of – and the possibility of retaliation from – any of the Defendants or their agents.

7. Upon arrival to the clerk's office of the federal District Court in Flint, the clerk for the U.S. District Court for the Eastern District of Michigan (hereinafter "EDM"), who identified herself to us as "*Doreen W.*," stated without giving reason, that she was intending to send the entirety of my filings to Detroit. Within a matter of a couple more minutes, she announced that the "*random computer-assigned*" judge to the case was "*Sean Cox*", who is otherwise known to be the brother of the former Michigan attorney general Mike Cox and the brother-in-law of the recently-retired Wayne County Commissioner Laura Cox.
8. At that federal clerk's office, when I expressed concern about the familial relationship of the assigned judge to the Defendant Wayne County, Clerk "*Doreen W.*" responded by stating I had no choice in the matter as I am not allowed to "*judge shop*."
9. **I turned in to the U.S. District Court (hereinafter "USDC") clerk's office in Flint a total of nineteen (19) copies of the written Complaint/Claim**, along with handwritten and individualized "*Summons in a Civil Action*" (hereinafter "*Summons*") for each of the seventeen (17) named co-Defendants. One of the remaining two copies of the Complaint/Claim requested and received by "*Clerk Doreen*" was purportedly for her to scan into the computer system; and the other was purportedly for the judge assigned to the case.
10. Clerk Doreen clarified that I needed TWO copies of the *summons* that I had already prepared; and I watched as she kindly made the required second set of copies from all of my handwritten originals, **binding both copies to each of the 17 Complaints/Claims so that each "*Summons and Complaint*" were individually packaged**. She stated that the Detroit district court judge would rule upon my motion for waiver of fees and costs as supported by my accompanying Affidavit, and that after signing each of the Summons, **the Detroit clerk's office would send the entire package of these 17 individualized (handwritten) Summons and (typed) Complaints back to me in a single box**.
11. As we were to eventually find out however weeks later, despite my reliance upon Clerk Doreen W.'s assurances, **clerks for the USDC EDM in Detroit did NOT send back the 17 Complaints/Claims to me along with the original handwritten Summons (and the twin copy of each of those summons). Instead, I found that the Detroit clerk's office sent back their own newly fashioned Summons, changing the captioned names on nearly all of those summons** from what was otherwise written by me on both page 1 of the "*Summons in a Civil*

Action” and on page 2 of the “Summons and Complaint Return of Service” (hereinafter referenced as the “*Return of Service*”).

12. As an example, the original *Summons* that I submitted to the federal district court in Detroit was meant to be issued “*To: Karen Khalil as the individual*” with an original *Return of Service* reflecting the “*Name of Party Served: Karen Khalil, in her individual capacity.*” Whereas, the newly fashioned *Summons* issued back to me by the court clerks in Detroit were actually issued “*To: Karen Khalil*” and with the accompanying *Return of Service* again referring simply to “*Karen Khalil.*”
13. As another example, the original *Summons* that I submitted to the federal district court in Detroit was meant to be issued “*To: Charter County of Wayne*” with an original *Return of Service* reflecting the “*Name of Party Served: Charter County of Wayne.*” Whereas, the newly fashioned *Summons* issued back to me by the court clerks in Detroit were actually issued “*To: Wayne, County of*” and with the accompanying *Return of Service* again referring simply to “*Wayne, County of.*”
14. With regard to another matter of “*service*” upon the co-Defendants of this case, the only difficulty the process server found was with the employees of the Defendant Redford Township 17th District Court who refused to accept service in person from that process server. They claimed that, without supporting citation of relevant law or court rule, no entity – not even the 17th District Court itself – could be served inside the courthouse.
15. That process server otherwise found no problem with the clerk at the Redford Township City Hall accepting service for Defendant Tracey Kobylarz and the Defendant Redford Township in the presence of those two co-Defendants; and found no problem with the “*sergeant on duty*” at the Redford Police Department accepting service on behalf of his co-workers as the named co-Defendants.
16. Significantly, despite that the court clerks employed by the Defendant Redford Township 17th District Court are fully aware that the name of the person receiving service by certified mail are obligated identify themselves by a “*Printed Name,*” there was found to be a single person electing to receive such service on behalf of the defendants judge Karen Khalil, the bailiff John Schipani, the court-reporter Cathleen Dunn, and the 17th District Court itself, for which that person receiving such service only signed with an illegible signature.
- 17.
18. I have concluded that, given the nature of the court’s business and duty to uphold the law and court rules warranting the identity of those receiving official court documents on behalf of another while intervening in the proper “*certification*” of U.S. Mail delivery, the acts of this agent of the Defendant Redford Township 17th District Court were thus deliberately deceptive.
19. Significantly, even prior to receiving back those *Summons* and *Return of Service* from the USDCEDM clerks Detroit, which were postmarked on 6/1/15, being 11 days after my original filing of Complaint/Claim in Flint, I received a phone call

on 6/2/15 from an attorney identifying himself as James Mellon, attorney for the named Defendant Michigan Municipal Risk Management Agency (hereinafter “MMRMA”). Upon my return of that call, attorney Mellon revealed the following:

- a) That he had already read “*most of*” my filing of Complaint/Claim;
- b) That he had received his copy of the Complaint/Claim from the MMRMA;
- c) That he thought the MMRMA did not receive the Complaint/Claim along with the Summons, but had instead received their copy from John Clark, the city attorney for Redford Township, who I found out by evidence of this attorney’s professional “blog” also doubles as an “assistant attorney general” for Bill Schuette, and who is employed by the Giamarco, Mullins, and Horton law firm.
- d) Mr. Mellon stated that he intended to file a motion in this case to dismiss his client based upon his claim that the claim is “*frivolous*” and “*there is no direct action against a governmental pool or an insurance company.*”
- e) Mr. Mellon admitted that his client is providing insurance coverage to Redford Township and various employees, the (other) parties to which the alleged wrongful conduct complained about refers.
- f) In finishing the call, Mr. Mellon ended by stated, “*Well, I’m sure Judge Cox will get a quick handle on it,*” implying that the appointed judge Sean Cox would be motivate to *control* the direction of this case in the favor of Mr. Mellon’s clients.

20. I did not receive the newly constructed Summons digitally signed by the Clerk of the Court David J. Weaver’s associate or subordinate clerk, “D.Peruski,” until two to three days after Mr. Mellon’s phone call, around 6/4/15. Yet again, besides unlawfully tipping off the Defendants and their attorneys about the filing of this Complaint, the clerks of the USDCEDM withheld from me all of the Complaints/Claims that I was compelled to surrender in Flint two weeks earlier under promise that those documents would be returned to me along with Summons.

21. I was thus compelled to telephone the USDCEDM clerk’s office on 6/5/15 and was informed by “*Clerk Leanne*” that my Complaints/Claims were still sitting in a box on top of another clerk’s desk in another office. When asked the name of the clerk whose desk and office that was, Clerk Leanne refused to reveal that person’s name. Moreover, although Clerk Leanne promised to send out the box that very day by Federal Express, the box actually arrived via the U.S. Post Office and was not postmarked for three more days, on 6/8/15.

22. When I opened the box with the Complaints/Claims, I found the original handwritten Summons still attached, and with one of those bounded handwritten Summons and the Complaint/Claim packages entirely missing from the box. Thus, I had only to deduce that someone or ones at the Clerk David J. Weaver’s office under employed at the U.S. District Court for the Eastern District of Michigan (hereinafter “USDCEDM”), and working alongside Judge Sean Cox, had STOLEN

the Complaint/Claim earmarked for delivery to the American International Group, Inc. (AIG) and gave it to the Defendants at Redford Township.

23. The acts of the clerks of the USDCEDM, as both *agents* and coworker associates of Judge Sean Cox, of changing my wording of the original Summons, then delaying the return of the Complaints/Claims to me while simultaneously providing Defendants with a copy of this document, showed me that the Clerk David J. Weaver's peer group and the Judge Sean Cox's peer group of other public functionaries employed in the judicial system(s) operating in Wayne County, were constructively issuing an *unfair and inappropriate advantage* to these Defendants by undermining the Federal Rules of Civil Procedure restricting the number of days for Defendants to "*Answer*" the Complaints/Claims to 21 days.
24. Notably, since the issuance of legitimate "*service*" by delivery all Complaints/Claims – and for a second time upon Defendants Redford Township and the MMRMA – a local attorney, Warren White of Plunkett Cooney claiming to represent Defendants The Insurance Company for the State of Pennsylvania and AIG – requested even more time by extension of two more weeks.
25. These preliminary acts by the clerks of the USDCEDM are indicative of the pattern and practice of corruption previously experienced by me in Wayne County in prior court cases and when reporting crimes of corruption in Wayne County that were frequently committed *under color of law*, such as by dismissal of all these prior court cases and previous criminal complaints.

Further Affiant sayeth not.

I declare under penalty of perjury that the forgoing is true to the best of my knowledge and belief. If requested, I will swear to the above in testimony if requested by a competent court of law and of record.

Respectfully submitted,



Dated: 6/27/15

By: David Schied (all rights reserved)

ACKNOWLEDGEMENT

STATE OF MICHIGAN)
) ss
OAKLAND COUNTY)

On this 27th day of June, 2015, before me appeared David Schied to me known or identified to me to be the person described in and who executed the forgoing instrument.

Medin Dedic
(Notary Public)

Date: 6/27/15

My notary commission expires: 04/25/2020

**MEDIN DEDIC
NOTARY PUBLIC - MICHIGAN
WAYNE COUNTY
MY COMMISSION EXPIRES 04-25-2020
ACTING IN OAKLAND COUNTY**