

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

Attn: Ruth Johnson, Secretary of State
Michigan Department of State
Lansing, Michigan 48918

Attn: FOIA Coordinator
Michigan Department of State
P.O. Box 30204
Lansing, Michigan 48918
MDOS-FOIA@michigan.gov

WARNING: The theft of money under fraudulent pretense is stealing, and done under “*color of law*” is a federal offense. Additionally, done individually or collectively as part of a crime syndicate or domestic terrorist network which has usurped constitutional power and authority, fiduciary obligations and duties of office, constitutes TREASON and an engagement in a “*Continuing Financial Crimes Enterprise*” subject to fines of 18 U.S.C. § 225.

NOTICE TO PRINCIPAL IS NOTICE TO AGENT;
NOTICE TO AGENT IS NOTICE TO PRINCIPAL

Attn: “*K. Browning*” and All Others of the Office of “*Customer*” Services
And All Management of Insurance Fraud Prevention Unit
Michigan Department of State
Lansing, Michigan 48918-1570

NOTE: As one of the “*people*” that have “*ordained and established the Constitution*” I am not a “*customer*” of the State of Michigan

Re: 1) Response to document identified as “263527” pertaining to “Vehicle ID#: SALT1548YA259695 and “Plate/Registration: CEJ6211”; 2) Fee Schedule for Demanded Services; 3) Demand for documents under the Freedom of Information Act (FOIA) and the premise of “*government*” accountability and transparency; 4) Demand for grand jury investigation of widespread corruption, racketeering, and domestic terrorism by usurpers of legitimate government offices using their “*official*” positions for private purposes and engaging in widespread fraud, including recent mail fraud

To Ruth Johnson, “K. Browning”, “FOIA Coordinator”, all Management Officers of the Insurance Fraud Prevention Unit and Office of “Customer” Services of the Office of the Michigan Secretary of State and the Department of State:

On 1/10/17 I received your collective correspondence that is purportedly dated 1/3/17 but not postmarked as mailed until 1/5/17 and giving me 20 days from the “*date of th[e] letter*” to respond to your stated INTENT to commit what I see is a CRIMINAL act against me using the COLOR OF LAW. I am writing because I believe that your stated threat against me has been undertaken as a result of my having levied a recent “*Criminal Complaint*”, “*Affidavit of Obligation*” and “*Claim of Damages in Commerce*” against numerous high and low ranking “*state officials*” who I have uncovered as having criminally defrauded me and acted “*in concert*” to deny me proper due process and impartial treatment, some while operating under the auspices of the Michigan Department of Health and Human Resources and the Michigan Department of Licensing and Regulatory Affairs. The names of those individuals are all listed in my sworn and notarized Criminal Complaint as sent to Christopher Seppanen, the Executive Director of the Michigan Administrative Hearing System on 1/4/17 and received by him on 1/5/16.

I believe that the affirmative acts that you have already undertaken against me with the INTENT to cause me harm by first “canceling” “annulling”, and/or “terminating” my previous plate registration and stealing the money that I paid for such registration by deeming my act of payment to be forcibly “forfeited” and subsequently “subject[ing] the user [i.e., me] to arrest, confiscation of the plate/registration, and impoundment of the vehicle with additional costs for towing, storage, and related fines”, all being done under “color of law” constitute multiple federal CRIMES against me.

NOTE: I do not believe your affirmative acts to be “*in error,*” but instead done with the deliberate INTENT of working “*in concert*” to “*tamper with*” and “*retaliate against*” me as a “*victim, witness, or informant*” against the “*State*”.

I am also writing because you have established yourselves as having committed the following AFFIRMATIVE action as cited from your letter, as written by one of your agents, “*K. Browning*” who fails to properly identify herself despite the laws governing “*government transparency*”: “*Unable to verify insurance presented at renewal or purchase of plate/registration.*”

Under the above premise, you have individually and collectively demanded to contract with me to provide to your with “*proof of Michigan No-Fault insurance that was valid and in effect at the time of renewal or purchase of a plate/registration listed above.*” Given that you have failed to identify which of the two – either the “*renewal*” or the “*purchase*” of “*a plate/registration,*” I am providing you with my FEE SCHEDULE for both. **I am thus giving you 48 hours (2 full days) from the date of this letter in which to respond to this “response” communication to identify which of the two you wish me to investigate and to provide you with “proof” or BOTH will be investigated and provided to you in labor and charged to EACH and every one of you according to the FEE SCHEDULE, until or unless full names of those accepting responsibility and accountability for your individually and collectively being “unable to verify Michigan No-Fault insurance”. (NOTE: The “date of this letter” is also the very date that I am providing to you with expedited notice of this correspondence by sending it to you by the ONLY email address provided to me by your correspondence. Those addressees for whom a direct email was not clearly provided to me or to the public are still SUBJECT to the same 48 hour terms by the above “notice” that “NOTICE TO PRINCIPAL IS NOTICE TO AGENT; and “NOTICE TO AGENT IS NOTICE TO PRINCIPAL.”) My FEE SCHEDULE is attached to this instant letter and FOIA Demand for Documents. (Note also that I have Evidence that the so-called “government” officials of Michigan may actually DO work on weekends when needed, and therefore the fact that my 48-hour deadline falls on a weekend is inconsequential to the terms of my 48-hour deadline by this instant contract solicited by you. I have also noted that even your “20-days from the date of the letter” not only includes the weekends but also includes the two day AFTER you wrote the letter and BEFORE you put it in the mail to me.)**

FOIA DEMAND FOR DOCUMENTS

- I. **CATEGORY I** – Documents showing what, if anything, in the Michigan Constitution and/or Michigan laws supersedes the Commerce Clause and/or the Supremacy Clause of the federal constitution, the right to own property, the right to the pursuit of happiness, the right to travel in any state and/or any of the union of states, the right to due process, the right “*to be secure in their person...and effects*” and the right to guard against infringements upon their right to ‘*unreasonable*’ searches and seizures.
- A. **This does include but is not limited to:**
1. the Supreme Court ruling of *Maryland v. Louisiana*, **451 U. S. 725, 746 (1981)** which effectively states that state laws that conflict with federal laws are “*without effect*”;
 2. the Supreme Court ruling of *Altria Group v. Good*, **555 U.S. 70 (2008)** which states that a federal law that conflicts with a state law will trump, or “preempt”, that state law.

3. the Supreme Court ruling of ***Gibbons v. Ogden*, 22 U.S. 1, 9 Wheat. 1, 6 L. Ed. 23 (1824)** which effectively states that states cannot pass legislation for the regulation of internal affairs that would normally fall within the scope of the states' police powers, if such legislation is inconsistent with federal law enacted under the commerce power;
4. the Supreme Court ruling of ***Wright v. Georgia*, 373 U.S. 284, 291-2 (1963)** which states that "*An officer who acts in violation of the Constitution ceases to represent the government*"
5. the Supreme Court ruling of ***Scheuer v. Rhodes*, 416 U.S. 232, 94 S. Ct. 1683, 1687 (1974)** which states that "*when a state officer acts under a state law in a manner violative of the Federal Constitution, he comes into conflict with the superior authority of that Constitution, and he is in that case stripped of his official or representative character and is subjected in his person to the consequences of his individual conduct. The State has no power to impart to him any immunity from responsibility to the supreme authority of the United States.*"
6. ***People v. Horton* 14 Cal. App. 3Rd 667 (1971) / OPINION - GARGANO**, Acting P. J. which assures "*the RIGHT of the citizen to DRIVE on the public street with freedom from police interference, unless he is engaged in suspicious conduct associated in some manner with criminality is a FUNDAMENTAL CONSTITUTIONAL RIGHT which must be protected by the courts.*"
7. ***Adams v. City of Pocatello*, 416 P.2d 46, 48; 91 Idaho 99 (1966)** which states, "*The right to operate a motor vehicle [an automobile] upon the public streets and highways, is not a mere privilege. It is a right of liberty, the enjoyment of which is protected by the guarantees of the federal and state constitutions.*"
8. ***Schactman v Dulles*, 96 App D.C. 287, 293** which states, "*Undoubtedly the right of locomotion, the right to remove from one place to another according to inclination, is an attribute of personal liberty, and the right, ordinarily, of free transit from or through the territory of any State is a right secured by the 14th Amendment and by other provisions of the Constitution.*"
9. ***Thompson v Smith*, 154 SE 579** which states "*The right of the citizen to travel upon the public highways and to transport his property thereon, either by carriage or by automobile, is not a mere privilege which a city may prohibit or permit at will, but a common right which he has under the right to life, liberty, and the pursuit of happiness.*"
10. ***Kent v. Dulles* 357 U.S. 116, 125**. Reaffirmed in ***Zemel v. Rusk* 33 US 1** stating, "*The right to travel is part of the Liberty of which the citizen cannot be deprived without due process of law under the Fifth Amendment.*"

II. CATEGORY II – All documents proving that should the INTENT of the letter purportedly written by you dated 1/3/17 and postmarked on 1/5/17 be carried out and under the future circumstances that YOU OUTLINED of my being subject "*to arrest, confiscation of the plate/registration, and impoundment of the vehicle with additional costs for towing, storage, and related fines*" that, in your own defense, you will be able to prove that your AFFIRMATIVE ACTS are not acts that constitute "State Created Dangers" and/or are, by definition of the U.S. Congress, the FBI and of 18 U.S.C. § 2331, acts of "*domestic terrorism,*" and/or acts committed "*under color of law*".

III. CATEGORY III – As your written statement of INTENT, by the fact that it involves the "Insurance Fraud Prevention Unit", I demand all documents that prove that YOUR being "*Unable to verify insurance presented at renewal or purchase of plate registration*" constitutes any form of criminal fraud on MY part. Adjoining to this category, I wish all

documents that show any INTENT on my part to commit the crime of “*insurance fraud*”, whether the above-referenced vehicle was actually “*insured*” or not at the time, place, and day that you claim that I “*presented at renewal or purchase of plate registration.*”

IV. **CATEGORY IV** – I demand all documents showing the full name, employment identification number, performance bond, self-funded insurance policies, errors and omissions liability insurance, and oath of office for the exact government functionary to whom you are claiming the “*renewal or purchase of plate registration*” was “*presented.*” **NOTE:** Claiming the corporate “*person*” of the “*Department of State*” will be insufficient since government functionaries have a private responsibility for their acts committed in office. Similarly, in any criminal case against me, only direct cross-examination will be allowed and “*hearsay*” from other parties will not be accepted. Similarly, the “*person*” of the “*Department of State*” cannot testify or be cross-examined on direct experience and memory. In this category of FOIA documents, I additionally include the following:

- A. From the moment (i.e., day and time) that your Secretary of State Office agent’s acceptance of whatever you refer to as “*presented*”, to the time of the sending of your First Class mailing to me on 1/5/17, I wish the full name, employment identification number, performance bond, self-funded insurance policies, errors and omissions liability insurance, and oath of office for any and all people who handled these documents.
- B. I wish exact copies of any and all documents to which you refer as being “*presented*”, and copies of any and all documents showing the “*renewal or purchase of plate registration*” which demonstrate whether you are referring to a “*renewal*” or a “*purchase*” of plate registration.
- C. I wish all documents depicting the legal definitions of “*present*”, of “*renewal*”, and of “*purchase*” with regard to the licensing process and the laws governing insurance and insurance fraud according to Michigan legislators and Department of State policy managers.

V. **CATEGORY IV** – I demand all documents showing the full name, employment identification number, performance bond, self-funded insurance policies, errors and omissions liability insurance, and oath of office for the exact government functionaries who purportedly were “*[u]nable to verify insurance presented at renewal or purchase of plate registration.*” If your records for any incredulous reason do not maintain documentation on exactly who is documenting information, I wish the full names, employment identification number, performance bond, errors and omissions liability insurance, and oath of office of every person under employ in the said section, office, department, bureau, or division making the claim and to be held accountable for the acts supporting the claim of being “*unable to verify insurance presented at renewal or purchase of plate registration.*” **Additionally, I wish the following documents to be included in this category:**

- A. All documents showing what, if any, insurance companies were directly contacted in the purported “*attempt*” – if indeed there was any actual attempt to verify – “*to verify insurance presented at renewal or purchase of plate registration*” and the full names, employment identification numbers, performance bonds, self-funded insurance policies, errors and omissions liability insurance, and oath of office for each person who made such contacts.
- B. All documents showing what “*response*” was returned back to the Department of State from the corporate insurance company *agents* to the entities named in “A”

- above and/or to any other person under employ of the Department of State authorized or unauthorized to receive such incoming data back from the insurance companies.
- C. All documents depicting the guidelines, the policies, and the practice for whatever said section, office, department, bureau, or division of the Department of State to follow in “*verifying insurance presented at renewal or purchase of plate registration.*”
- D. All documents demonstrating the connection between the said guidelines, policies, and practices of “*verify[ing] insurance presented at renewal or purchase of plate registration*” and the INTENT and the letter of Michigan legislation regarding “*insurance fraud.*”
- VI. CATEGORY V** – I demand all documents depicting the guidelines, the policies, and the practices for whatever said actions get taken by any or all of you, or any of your affiliates AFTER a said “*plate cancellation*” in which “*a plate/registration is annulled and terminated.*” In this category, I also wish the following to be added:
- A. I wish all documents depicting the guidelines, the policies, and the practices those of you are to follow when someone responding to your threats “*contest[s] the action*” or “*plate cancellation*” and/or “*demand any registration*” as referenced by your recent correspondence which would, as you claim, “*require [me] to surrender [YOUR] plate/registration to the above address or to a Secretary of State Office.*”
- B. I demand all documents depicting the guidelines, the policies, and the practices those of you are to follow when someone notifies the Department of State, the Secretary of State, or any of your affiliates, that they have a common law “*right to travel*” in a consumer product (i.e., “*automobile*”) which they have purchased and own for the purpose of exercising their constitutional liberties and constitutionally guaranteed right to the “*pursuit of happiness*” and are NOT otherwise engaging “*driving*” the roads for profit or otherwise using a “*motor vehicle*” while engaged “*in commerce*”; and that therefore, the Department of State has no jurisdiction or authority over such common law activities. (See again the above-referenced state and United States court rulings.)
- VII. CATEGORY VI** – I demand all documents, memorandums, recorded phone conversations, handwritten or typewritten communications notes (including phone conversation notes, departmental notes, meeting minutes, etc.) or any other form of audio, video, or text recording pertaining to me – in whatever format such as David Schied, David E. Schied, David Eugene Schied, Schied: David, E. DAVID SCHIED, DAVID E. SCHIED, DAVID EUGENE SCHIED, SCHIED: DAVID, E. or other graphical representation. In this category I additionally wish to include:
- A. All documents, memorandums, recorded phone conversations, handwritten or typewritten communications notes which reflect even the thought that I am engaged in suspicious conduct and/or otherwise associated in some manner with criminality.
- VIII. CATEGORY VII** – I demand the full name, office location, and employment history of the person described as “*K. Browning*” to the degree that he or she can prove that this person was actually had – on the cited and “*certified*” date of 1/3/17 – “*gave to*” me (as the “*person named above*”) “*by First-Class United States Mail at Lansing, Michigan*” the referenced “*Notice of Cancellation*” when I otherwise have contrary proof – by the envelope postmarked by the post office – that such action did not occur in Lansing until 1/5/17. In this category, I additionally demand:
- A. All documents – including all public postings and internal memorandums, written policies, guidelines, and practices – that inform anyone about who to address and

- what procedures might be followed by your Department when someone is reporting criminal activity by one of your own agents, which might include felony forms of fraud, to include but not be limited to mail fraud.
- B. All documents depicting the guidelines, the policies and the practices that the Secretary of State Ruth Johnson is to follow when anyone requests a grand jury investigation of criminal activity by state employees.
 - C. All Oath(s) of Office for Ruth Johnson as the Michigan Secretary of State, covering all periods from the time she initially took office until the present.
 - D. All performance bonds, blanket bonding, self-funded insurance policies, errors and omissions insurance policies, and domestic terrorism insurance coverage covering Ruth Johnson in either her private or “*official*” capacity, or both.

As indicated in the subject line of this instant Letter and FOIA “*demand for documents*”, I am requesting that the Secretary of State Ruth Johnson get a grand jury investigated started of my claim to being retaliated against by various *agents* of the so-called “STATE OF MICHIGAN,” many of whom involve – or are taking their order and directives from – members of the STATE BAR OF MICHIGAN. The following

I will be following up with a more detailed accounting in the near future of the specific crimes, however for the time being it should suffice to state the following in both supporting the FACT that long ago I was rendered “*indigent*” by Michigan state actors committing a long chain of crimes against me and my family – giving me just cause for not only demanding documents under FOIA laws that entitle me to obtain these documents without charge – but also justifying my DEMAND FOR A CRIMINAL GRAND JURY INVESTIGATION OF MY CRIMINAL ALLEGATIONS.

AFFIDAVIT OF INDIGENCY AND SUPPORT FOR DEMAND OF CRIMINAL GRAND JURY INVESTIGATION OF ALLEGATIONS OF DOMESTIC TERRORISM

I hereby submit the following statements in accordance with MCL 15.234(f)(2)(4) and other common, state, federal, and international laws governing how sworn criminal complaints are to be handled by state officials such as Ruth Johnson as the Secretary of State, which are in demand of criminal grand jury proceedings. MCL 15.234(f)(2)(4) specifically holds in relevant part, “***A search for a public record may be conducted or copies of public records may be furnished without charge or at a reduced charge if the public body determines that a waiver or reduction of the fee is in the public interest because searching for or furnishing copies of the public record can be considered as primarily benefiting the general public.***”

I have accumulated much Evidence over the course of this past decade and a half that an overwhelming number of state agents are acting as criminal operatives in a crime syndicate that is engaged in corrupt schemes of racketeering and domestic terrorism. As a result of my being targeted for these numerous schemes, my family was destroyed, my career as a teacher was severely impacted, and I was relegated to a pauper. Documentation is plentiful to validate this claim, being both abundant in civil court records as well as for the past several years while I was forced to survive by state “*assistance*”.

It was due to my candidly unveiling this corruption that in November 2016 the “*state assistance*” was “*cancelled*” “*annulled*”, and/or “*terminated*” through what I recorded were sham proceedings conducted fraudulently by state fiduciaries working *in concert* with State BAR of Michigan members to criminally deprive me of “*impartial*” proceedings and the constitutionally guaranteed unalienable right to “*due process.*” At that point, I filed a “Writ of Error Corbum”

Nobis” that included reference to a long history and a “chain conspiracy” of crimes and a “Claim of Damages” against the STATE OF MICHIGAN for many millions of dollars while naming many of the long history of criminals involved. Those documents (i.e., the “Writ of Error Corbun Nobis” and the “Claim of Damages”) were addressed just last month to Christopher Seppanen, the Director of the Department of Licensing and Regulatory Affairs. Now, soon afterwards, I am finding myself on the receiving end of a “licensing” and/or “registration (of ‘license’ plate)” issue that involves provable fraud and reasonable cause to believe that these current threats to “**subject the user [i.e., me] to arrest, confiscation of the plate/registration, and impoundment of the vehicle with additional costs for towing, storage, and related fines**” are wholly connected to my investigative findings, crime reports, and Claim of Damages.

I thus establish this claim that the “state actors,” about which this “FOIA demand for documents” relates, need to be questioned and investigated by a multi-county and/or federal special grand jury. Further, the plethora of my Evidence against these state actors, along with my previous decade of Evidence-gathering needs to be fully investigated since it shows the corruption to fully inclusive and embedded within the Department of the Michigan Attorney General (i.e., the offices and officials under the directions of Mike Cox, Bill Schuette, Richard Cunningham, Richard Bandstra, Matthew Schneider) and the Office of the Michigan Governor (i.e., Jennifer Granholm and Rick Snyder and their respective *agents*) and others who have been through the “*revolving door*” between judicial and executive branches and colluding amongst themselves to dissolve the constitutionally required “*checks and balances*” between these two particular branches of the State *government*, and while covering up similar corruption, racketeering, and *domestic terrorism* occurring instrumentally with the involvement of STATE BAR OF MICHIGAN members also operating as “*domestic terrorists*” in tandem with others as the “*Charter County of Wayne*” and what is known as the “*City of Detroit*.”

This sworn Statement is also to reiterate my many past “Demand for Criminal Grand Jury Investigation” as addressed to the above-referenced governors, attorney generals, and to each and all members of Michigan’s State Administrative Board, which “*has general supervisory control over the administrative activities of all state departments and agencies, including, but not limited to,.... the Governor, Lieutenant Governor, Secretary of State, Attorney General, State Treasurer, Superintendent of Public Instruction[,] the Director of the Department of Transportation [and] the Department of Technology, Management and Budget (DTMB)*.” (See my previous two formal lawsuits against the STATE OF MICHIGAN, ET AL as filed first in 2007 and then again around 2011 or 2012 in “David Schied v. Michigan State Court Administrator (Carl Gromek), Michigan Attorney General, Michigan State Administrative Board et. al”.

In sum, my numerous criminal complaints spell out and provide a plethora of Evidence of the following crimes as having been committed:

- 1) 18 U.S.C. § 4 – “Misprision of Felony”
- 2) 18 U.S.C. § 2382 – “Misprision of Treason”
- 3) 18 U.S.C. § 242 – “Deprivation of Rights Under Color of Law”
- 4) 18 U.S.C. § 241 – “Conspiracy Against Rights”
- 5) 18 U.S.C. § 1341 – “Frauds and Swindles”
- 6) 18 U.S.C. § 1505 – “Obstructions of Proceedings Before Departments, Agencies and Committees”
- 7) 18 U.S.C. § 1512 – “Tampering With a Witness, Victim, or an Informant”
- 8) 18 U.S.C. § 1513 – “Retaliating Against a Witness, Victim, or an Informant”

As a result of being all of a crime “*victim*”, a criminal “*witness*”, and a bona fide “*informant*”, I have been devastated financially and cannot pay the costs of the above-referenced “FOIA Demand for Documents.” Similarly, I believe these costs should be picked up by the public because I am acting now, and have been acting for well more than a decade now, in the public’s interest. In fact, for most of this past year I was additionally acting in the capacity of a Private Attorney General in the federal court, whereby I continue to act in my own interest and in the interest of the public to pursue other criminal allegations against criminal federal “*actors*” committing “*State Created Dangers*” and other acts of “*domestic terrorism*” as all being members of the very same STATE BAR OF MICHIGAN.

I swear to submitting the above-referenced statements (of “*indigence*”), claims, crime reports, and demand for grand jury investigation as being the truth, and to the best of my knowledge and ability under these instant circumstances it is both accurate and complete. I hereby submit the above-referenced statements herein by proper application and penalty for perjury, as governed by common law practices, by the supremacy of the Constitution for the 50 united States constituting “*America*”, the Law of Nations governing human rights and international crimes, and other laws such as federal laws.



Date: 1/13/17

INVOICE

DAVID EUGENE SCHIED ©
Copyrighted name by David Schied (all rights reserved)
P.O. Box 1378
Novi, Michigan 48376

**1/2 deposit
due upon order
in demand**

DETAILED COST ITEMIZATION FOR DEMANDED/CONTRACTED SERVICES

I. PARTY OR PARTIES PLACING AN ORDER FOR CONTRACT/SERVICES:

1. “K. Browning” and All Others of the Office of “Customer” Services And All Management of Insurance Fraud Prevention Unit
Michigan Department of State
Lansing, Michigan 48918-1570

Agent for:

2. Ruth Johnson, Secretary of State and all others operating as the Michigan Department of State in Lansing, Michigan 48918

II. CONTRACT HISTORY

- **DATE OF CONTRACT ISSUED BY THE ABOVE ENTITY OR ENTITIES: 1/3/17**
- **DATE CONTRACT WAS MAILED TO DAVID EUGENE SCHIED ©: 1/5/17**
- **DATE CONTRACT RECEIVED BY AGENT FOR DAVID EUGENE SCHIED ©: 1/9/17**
- **PROPOSED COMPLETION DATE FOR CONTRACT: 1/23/17**

III. ORDERED TERMS OF CONTRACT

Requested/Contracted Job(s):

- 1) “Verify insurance presented at renewal of plate/registration”
- 2) “Verify insurance presented at purchase of plate/registration”
- 3) “Provide proof of Michigan No-Fault insurance that was valid and in effect at the time of renewal of a plate/registration”
- 4) “Provide proof of Michigan No-Fault insurance that was valid and in effect at the time of purchase of a plate/registration”
- 5) Provide all of the above “along with a copy of the letter dated and “certified by ‘K. Browning’ as served by U.S. Mail” on 1/3/16 (but not postmarked for some reason until 1/5/17)
- 6) Complete all of the above as a “rush” job to be finalized and “served” upon the “Demanding Agents” between the time the demanded contract was actually “received” at the above-referenced address (by the agent acting on behalf of the copyrighted name “DAVID EUGENE SCHIED”) and the given date of “20 days from the date of [that contract] letter” (i.e., being January 23, 2017)

Estimated Costs for the above (per the “FEE SCHEDULE” outlined on the next page):

- | | | |
|----------------------------|----------------------------|----------------------------|
| 1) \$1,000,000.00 per job; | 2) \$1,000,000.00 per job; | 3) \$1,000,000.00 per job; |
| 4) \$1,000,000.00 per job; | 5) 10 ¢ per page | 4) Double all costs |

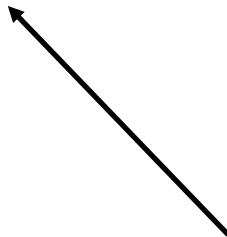
FEE SCHEDULE
FOR SERVICES DEMANDED TO BE RENDER

| <u>SERVICE DESCRIPTION</u> | Fee for the law-abiding private people and American patriots who stand to enforce Constitutional limitation on “out-of-control” governments | Fee for law-breakers and public functionaries who usurp the people’s power and authority and act “ <i>under color of law</i> ” without Oath, Bond, or other readily visible or accessible form of accountability |
|---|---|--|
| <p>LABOR COST TO LOCATE RECORDS THAT ARE NOT CLEARLY MARKED AND EASILY FOUND TO BE AVAILABLE ON THE STATE'S WEBSITE: This is the cost of labor directly associated with the necessary searching for locating, and examining public records in connection with receiving and fulfilling a written demand. This fee is being charged because failure to do so will result in unreasonably high costs to DAVID EUGENE SCHIED and/or to the public at large due to the nature of the demand in this particular instance, specifically:</p> <ol style="list-style-type: none"> 1) Verify insurance presented at renewal of plate/registration; 2) Verify insurance presented at purchase of plate/registration | <p>NO CHARGE (or “negotiable”)</p> | <p>\$1,000,000 per demand</p> |
| <p>LABOR COST TO LOCATE RECORDS THAT ARE NOT EASILY FOUND TO BE AVAILABLE ON THE STATE'S LISTING OF ALL INSURANCE COMPANIES CONTRACTED TO DO BUSINESS WITH PRIVATE INDIVIDUALS IN THE “STATE OF MICHIGAN”: This is the cost of labor directly associated with the necessary searching for locating, and examining private records in connection with receiving and fulfilling a written demand. This fee is being charged because failure to do so will result in unreasonably high costs to DAVID EUGENE SCHIED and/or to the public at large due to the nature of the demand in this particular instance, specifically:</p> <ol style="list-style-type: none"> 1) Verify insurance presented at renewal of plate/registration; 2) Verify insurance presented at purchase of plate/registration | <p>NO CHARGE (or “negotiable”)</p> | <p>\$1,000,000 per demand</p> |
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| | | |
|--|--|---|
| <p>particular instance, specifically:</p> <ol style="list-style-type: none"> 1) Provide proof of Michigan No-Fault insurance that was valid and in effect at the time of renewal of a plate/registration; 2) Provide proof of Michigan No-Fault insurance that was valid and in effect at the time of purchase of a plate/registration | <p>NO CHARGE (or “negotiable”)</p> | <p>\$1,000,000 per demand</p> |
| <p>LABOR COST TO LOCATE RECORDS THAT ARE NOT EASILY FOUND TO BE AVAILABLE ON THE STATE'S LISTING OF ALL INSURANCE COMPANIES CONTRACTED TO DO BUSINESS WITH PRIVATE INDIVIDUALS IN THE “STATE OF MICHIGAN”: This is the cost of labor directly associated with the necessary searching for locating, and examining private records in connection with receiving and fulfilling a written demand. This fee is being charged because failure to do so will result in unreasonably high costs to DAVID EUGENE SCHIED and/or to the public at large due to the nature of the demand in this particular instance, specifically:</p> <ol style="list-style-type: none"> 3) Provide proof of Michigan No-Fault insurance that was valid and in effect at the time of renewal of a plate/registration; 1) Provide proof of Michigan No-Fault insurance that was valid and in effect at the time of purchase of a plate/registration | <p>NO CHARGE (or “negotiable”)</p> | <p>\$1,000,000 per demand</p> |
| <p>LABOR AND OTHER COSTS TO PROVIDE ALL OF THE ABOVE “ALONG WITH A COPY OF TH[E] LETTER” [being a copy of the letter dated and “certified by ‘K. Browning’ as served by U.S. Mail” on 1/3/16 (but not postmarked for some reason until 1/5/17)]</p> | <p>10 ¢ per page</p> | <p>10 ¢ per page</p> |
| <p>LABOR AND OTHER COSTS TO PROVIDE ALL OF THE ABOVE AS A “RUSH JOB” “[being finalized and “served” upon the “Demanding Agents” between the time the demanded contract was actually “received” at the above-referenced address (by the agent acting on behalf of the copyrighted name “DAVID EUGENE SCHIED”) and the given date of “20 days from the date of [that contract] letter” (i.e., being January 23, 2017)</p> | <p>NO CHARGE (or “negotiable”)</p> | <p>DOUBLE ALL OF THE ABOVE CHARGES per demand</p> |

TOTAL OWED FOR SERVICES ORDERED >>>>>>>> \$10,000,000.20

NOTE THAT SERVICES WILL COMMENCE UPON PAYMENT OF ½ HALF OF THE ESTIMATED AMOUNT OWED AS SIGNIFIED ABOVE. (In this instant, that “deposit” amount is \$5,000,000.10.)



This amount is due immediately to DAVID EUGENE SCHIED © (Copyright by David Schied) and/or his agents.

NOTE ALSO THAT YOU HAVE 48 HOURS (2 FULL DAYS) FROM THE DATE OF THIS AGREED “SERVICE CONTRACT” IN WHICH TO SPECIFICALLY IDENTIFY WHICH, OR BOTH, YOU ARE ORDERING – being either to provide you with “proof of Michigan No-Fault insurance that was valid and in effect at the time of ‘RENEWAL’ or ‘PURCHASE’ of a plate/registration...” as referenced in the attached “Response Letter”, “Fee Schedule”, “FOIA Demand for Documents”, and “Demand for Criminal Grand Jury Investigation”.