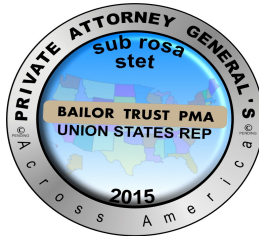


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In our Hand, Trust and Seal

pma in Trust **PRIVATE ATTORNEY GENERAL'S ACROSS AMERICA** pma in Trust

Comes now Private Attorney General's Across America, pma in Trust, as Trustee and John Rowe pma, having taken a written affirmation from David Schied also as David Eugene Schied, known herein as David, one in the same, known by this investigator, as of majority age and of sound mind, and reporting from the State of Michigan, whom has reported is twice removed as U.S. Citizen by **(1)** Title 8 section 1481 (2) a expatriation declaration and expatriating under United States, Inc., and **(2)** case law "Minneapolis v. Reum" whereby was failed the three (3) part process of an municipal indenture, under Constitution of the United States of America (1789) of the Netherlands in Manhattan Island, New York. (See attached Title 8 sec 1481).

Over a course of time, David has seen many Human Rights violations in this State of Michigan, whereby David developed a Internet Reporting methodology and therefore was reporting various unlawful schemes under the Name of "RICO BUSTERS" against bad actors of those court systems. Over a period of time his name was known by many nefarious State of Michigan actors.

Further, David in his last two attempts could not get a court remedy, when arrested under a fictional charging method and a fictional court appearance for contempt, using a sentence form disclosing as if he had appeared. Since it has never been a crime to sit in the gallery of an American court room, to watch for nefarious court actions to simply write down seen actions if such where to be seen. These things where observed by others whom had invited David, and are many.

The Universal Declaration of Human Rights are believed breached in a multitude of ways by the one's in care, custody and control of the court, The Redford Township and its jail and those identified as Police, jailers and guards, and Midland county jail, and Bailiffs if of the county working in the court, and Insurance of multiple court corporations, based of the Following actions:

Case No 12A06969  
The State of Michigan  
15111 Beech Daly  
Redford MI 48239

Court telephone 313-387-2790

That on or about Friday, June 08, 2012, David appeared in the 17<sup>th</sup> District Court located at 15111 Beech Daly in Redford Township of Wayne County Michigan as a court observer

and was seated in the gallery to the rear of the Bar attorney's Bar gate considered a public area.

David has publicized RICO BUSTER video's in this area. David was not under any violation of any laws, nor was any court actions alleged against him. This room for court was under the auspices as in the doing of research of a court and the magistrate exercising care, custody and control of a court room.

This Building has entry constraints, whereby this court prevents public recording and video, thus is reasoning for cause to why the courts in these areas have or are known for corruption. These courts are typically engaged with bailiffs and various law enforced personnel, and this operandi is a well known process.

These facts of being recorder-less is a cause why several people write down what is seen, and thus is a feature of the exemption to a courts exclusionary rules, whereby when wrote and seen by many is admissible in American courts and statutory rules, now under corporatism dominance, therefore mostly now vacant in courts of Constitutional law.

David's publications seem to have a retaliatory adversarial outcome with this court. The arrest was implemented and a court charge of contempt was placed on David, and was removed to several counties away, which is not a regular or customary procedure, now disclosed.

The Judge/Magistrate Karen Khalil opened this court for business, whereby on or around 10:15 am courtroom chaos occurred and court personnel begin to yell stand up, sit down about three (3) times, as David was taking notes. Then after looking up it was then a confrontation face-off with now identified named of John Schipani, acting as court bailiff, started yelling orders at David for apparently writing what was happening on a note pad. The bailiff pointed at David and his other hand was on his firearm. David heard other yelling at another location thus was not sure at 1<sup>st</sup> if he was being reference or someone else. So David stood up, then heard someone say sit down and David did that and sit down writing actions on pad.

Additional Police or unknown law enforcement entered and David by the same man was ordered to stand up again. David again was yelled at to stand up. David now cooperated as he understood now that the pointing was him. He was abruptly taken into a court room holding room for the incarcerated, on or about for ten (10) minutes. What ever happened in court room for this time was now not seen by David. David advised he was removed by exiting through the court room, and no hearing was given for the bogus contempt charge. This less than a minute exit, David gave his wallet to acquaintance Ron Keller, whom sat on a bench in the isle. Police Officer Strong prevented David from completing this causing David to tear his pants, pushing David forcefully through the court room door. David says he was in a parade or march through the court house to the next lockup, an attempt to humiliate him. A hand cuff tainting verbally and physically, was explained by David. David advised a cause for fear had set in, due to Police Officer Strong verbal and physical actions.

Affidavit of David Lonier and  
(See Affid9fRonKeller.pdf)

Mr Keller's report to this investigator indicates Karen Khalil had the acting Bailiff to agitate or intimidate David for the purpose of making a ploy to arrest him or other nefarious things.

The Police department detention took all property and David was held on or about 6 or 8 hours. On or about 5:30 pm, the Redford Township jail placed David into a jumpsuit and shackles, and then into a van headed to the Clinton county jail. While in this ride, a private conversation was talked, whereby the Transport driver guard spilled the beans that at the Redford Township jail everyone knew David on previous occasion had filed documents against the Judge/Magistrate Karen Khalil. Further, it was said that David would be exceptional trouble and Clinton county guards were ready for him. Then the destination was changed to even further away from the area of the bogus arrest, to the Midland county jail. This concluded the transportation or as David explains is six (6) county's from point of origin on or about 06-09-2012.

Approximately eleven (11) days later, David filed a proper form to be advised of:

Why I am I being held.

What is my criminal charge.

What act did I allegedly commit.

Who is the harmed party.

Who is my accuser.

See attached form (061912\_watkinsclaimClintoTownship.pdf)

A written answer was supplied indicating from the court on or about June 09, 2016, that David was sentenced in the court room, which was a sentence from the court of arrest, under care, custody and control of Judges/Magistrate Karen Khalil. The form is drawn as a falsehood, is any witness indicating that David had plead in the courtroom? David has many witnesses, thus where is Affiant stating he was in court room being in plead with this administrator of banking. On sentence report the G marks the form indicating he did plea and indicates a Attorney was offered, whereby David waived his rights voluntarily. These two (2) points serve as a prima facia evidence to corruption and fraud. Their is a date discrepancy here between sentence report and affidavit dating 09<sup>th</sup> from Midland jail versus dating the 08<sup>th</sup>. The sentence form is attached hereto obtained 1.5 years later by trooper turned into attorney.

David advises of an attorney, previous trooper helping.

Fraudulent Judgment of Sentence – This was the third of the three documents obtained under FOIA request (by the former Michigan State Police officer-turned-attorney) a full year and a half after the fact of my kidnapping and false imprisonment. It is the most damning Evidence of the crimes against me by the “judge” Karen Khalil and the others, because it is completely fraudulent.

And

The case number never actually existed prior to this document being created by the “judge” Khalil. I had no “case” before the judge. The document claims that I was offered a court-appointed attorney and declined that offer, which is not reflected in anywhere in any of the witness affidavits or even the court-reporter’s transcript. Thus, this statement is patently false and this document is fraudulent. Also, the document claims that I pled “guilty,” which again is patently false and conflicts with both the witness statements and the court’s own transcript. The document professes to have “found” guilt, implying “due process” had taken place. In fact, no such thing as due process occurred, and instead what took place “shocked the conscience” of the witnesses, as it place me into a “state created danger.”

And

I was taken to the cement room adjacent to the courtroom) during which Mr. Keller and Mr. Lonier and others were interrogated by Khalil from the bench while I was outside of the courtroom, and when I was brought back into the courtroom by the police. The way the transcript is written, it sounds like I had tried to get away when they had me stand to handcuff me; but what actually had occurred was that when Ron Keller had witnessed the tyranny and my abduction, he had gotten up from his seat and headed for the exit door of the courtroom and was called back. The way the transcript is written (again using a fraudulent case number that never existed for me since I was never “before” the court) it sounds like I had tried to run away from the police when I had otherwise been sitting in silence with my note pad.

And

Redford Police Arrest Report – This was one of three documents that a former Michigan State Police officer-turned-attorney was able to secure for me a year and a half after my tyrannical ordeal (i.e., after I got out of the Midland County Jail). This was a man who was considering taking my case but who eventually decided against it, but only after he saw the damning nature of the Evidence against the judge and her criminal cohorts. This police report does NOT reflect that I had committed any “incident” at all, but instead reveals that officers responded to an “*incident*” (created by the “*judge*” and *bailiffs*) and abducted me. It also shows the extent the officers went to in their attempt to construct their own modus operandi for abducting me, by going out into the parking lot and obtaining the license plates of all of the court-watchers (and others not associated with any of us court-watchers) for possible claim that we were terrorists or other type of “*suspects*.”

David filed a grievance which escalated issues between the guards, stayed consistently in solitary confinement. David advised they prevented his rights to mitigate these actions. He was interfered from filing corrective measures of a bogus arrest and a Habeas Corpus as is stated in the great writ can not be denied. All funds were transferred to jails in confiscation for writing supply's. These moneys are a forced issue. The order was to hold David in the Clinton county jail, wherefore the order itself is an additional issue. Therefore no legal or lawful charging instrument was valid, and no crime was violated for writing on a pad. The sentence document therefore shows Karen Khalil committed a fraudulent charging instrument, and is taken by the investigator to be a retaliatory violation against David.

This case seems to be possibly same issue, a Political Subversive subject-matter, such as but not limited to, President Franklin D. Roosevelt, on or about 1932 and after. These subversive(s) were applied outside the standing of the constitution, thus were then and now, notwithstanding, are not Law of the land, and under ruse, guise and/or a implied fraud by means of an ancient Pledging System shown below.

## HISTORY

I pledge you, I pledge myself, to a new deal for the American people. Let us all here assembled constitute ourselves prophets of a new order of competence and of courage. This is more than a political campaign; it is a call to arms. Give me your help, not to win votes alone, but to win in this crusade to restore America to its own people.

Restore America to its own people, which People, the Time-line of 1789 for the Netherlands King version of the United States of America for the Dutch socialist in Manhattan Island, or the United States, Inc., Municipal Corporation being a product of the Time-line of Revolutionary War and its People, or the British American Union People of another set of Communist from the United Kingdom as described below implemented in this speech by President Franklin D. Roosevelt, a subversive act originating from Colonel House.

Colonel House aka Colonel Huis, from the U. K., supporting the British Round Table (Communist Elites), British American Union (CFR) and The British Fabian (Marxist) explained the subversive actions, as an ancient Pledging system with subversive actions. Designed for Wilson but implemented by President Roosevelt.

The History of these ancient Pledges evolve from the History and Books from the United Kingdom, and theory transported into America. Under the Bolshevik revolution for the Rockefeller's, their puppet was Woodrow Wilson using Lord Alfred Milner and Kuhn Loeb with Empire Strategist Cecil Rhodes, a secret society in 1910, through Fabian Society at Oxford's, All Souls college. Lord Alfred Milner used Cecil Rhodes inheritance to train thousands of young men how to make world government, and his Idea to inhabit good parts of the world by gaining their governments control.

(by Lord Alfred Milner)

When you want a monopoly you must control National governments. International monopoly requires one to control world governments, and today is the United Nations. Since most of the World has no middle class, a super class is required to establish world government. Globalist want only the power.

This created the terms: (by Lord Alfred Milner)

Very soon every American will be required to register their biological property in a National System designed to keep track of people that will operate under the ancient system of pledging. By such methodology , we can compel people to submit to our agenda which will affect our security as a charge for our fiat paper currency.

Every American will be forced to register or suffer not being unable able to work and earn a living. They will be our chattel, and we will hold the security interest over them forever, by operation of the Law of Merchant under the scheme of secured transactions. Americans by unknowingly or unwittingly delivering the Bills of Lading to us will be rendered bankrupt and insolvent, forever to remain economic slaves through taxation, secured by their pledges. Stripped of their rights, and given a Commercial value, designed to make us a profit, and they will be non-the wiser, for not one man in a million could ever figure our plans, and if by accident one or two figure it out, we have in our arsenal plausible deniability.

Colonel House with President Woodrow Wilson

After all, this is the only logical way to fund government, by floating liens and debt to the registrants in the form of benefits and privileges. This will inevitably reap to us huge profits beyond our wildest expectations and leave every American a contributor or to this fraud which we will call "Social Insurance".

Without realizing it, every American will insure us for any loss we may incur and in this manner every American will unknowingly be our servant, however begrudgingly. The People will become helpless without any hope for their redemption, and we will employ the high office of the President of our dummy corporation to foment this plot against America.

David can be sworn in and can send you his digital when required.

The main issues in this case is Fraudulent Charging Instrument, used after a court room ploy

apparently used to confuse people in court room. David alleged the charging instrument for sentence was not same one shown when incarcerated. It required help from a trooper turned a attorney to find and get a sentence report which is fraudulent. Many witnesses exist. The Private Attorney General filer believes crimes has occurred against David under Human rights, thus submits his allegation's herein this 9<sup>th</sup> day of December, 2016.

/ John Rowe pma in Trust Private Attorney General's Across America /  
digitally signed by John Rowe pma in Trust,as Trustee  
Private Attorney General's Across America