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10/15/16

Attn: John Rowe – Human Rights Defenders

Re: Request for documentation proving criminal fraud, kidnapping and false incarceration by judicial usurper Karen Khalil of the Municipal Township of Redford, a subdivision of the Charter County of Wayne, Michigan

Dear John,

I have attached several files, which serve as the baseline of a plethora of other files that I am sure you know that I have available to prove me to be the crime victim of Karen Khalil and many others that I had named in my federal civil case that went on for 16 month before being “*dismissed*” unlawfully by Khalil’s fellow members of the State BAR of Michigan who have long been aiding and abetting that criminal.

As you are well aware, the entirety of all the documents that both sides filed in my federal case were maintained in the “Article III Court of Record” that I constructed online to hedge my bet that the criminals operating the federal court would do just like they did in first “striking” substantive documents that I had filed, then “dismissing” the entirety of the rest of my 16-months of documents filings. Importantly, the very first of those documents to be filed – the one that was supposed to have been “reviewed” and found to be insignificant enough to “dismiss” my entire case without any litigation whatsoever on the merits or the un rebutted Evidence – was my original “Common law tort complaint” detailing not only what occurred but placing it within the framework of “domestic terrorism” that had taken place to place me into what is known as a “state created danger,” for which there is no “immunity” for “government” actors. That original filing is found publicly (as all the other documents) on the Internet at the following link:  
[http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEDM/Complaint&ClaimforDamages/FinalPrimaFaceaFiling.pdf](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEDM/Complaint&ClaimforDamages/FinalPrimaFaceaFiling.pdf)

Below is a description of each of the attachments as, thus far, un rebutted Evidence of sworn Affidavits of eyewitnesses and indisputable proof of criminal corruption, racketeering and domestic terrorism being carried out here in the Eastern District of Michigan. Please note that on the short notice that you provided to me, I am only able to present to you the files that were presented in my federal civil case. Other files which I reserved for the “discovery” that never happened (because of the criminal corruption of those “*aiding and abetting*” in the cover-up of these crimes), as well as the hard-copy documents of those other files, are outside of my home (for fear of my home being raided and my being dispossessed of this Evidence) and in safekeeping elsewhere.

- 1) *Affidavit of Ron Keller* – This is the affidavit of one of about six eyewitnesses to the event of Karen Khalil’s “*tyranny*” in the courtroom; in which she constructed a “*state created*

*danger,*” ordered me to be seized and kidnapped and falsely imprisoned without any due process whatsoever, and without any jurisdiction whatsoever. Note that this document is very similar to other sworn and notarized Affidavits of other “*court-watcher*” who were present in the courtroom, all basically stating that I had remained mute in the face of the shocking and threatening horror that had taken place before all of us. This document (along with the others) is corroborated mostly by the court’s own transcript (i.e., see below) which shows that contrary to the signed “*judgment*” of the criminal, Karen Khalil, there was no “*case*” against me, there was no “*disruption*” by me, there was no “*prosecution*” against me, there was no “*court appointed attorney*” assigned to me, and there was no “*plea*” either demanded of me or issued by me. It was outright kidnapping, false imprisonment, and domestic terrorism being carried out on the morning of June 8, 2012. Importantly, this was one “*exhibit*” that was submitted with the initial federal “*common law tort complaint*” that was supposedly “*reviewed*” by the so-called federal magistrate before she wrote a “*Report of Recommendation*” stating that the entire case of mine should be “*dismissed.*” It can be found on the Internet in the Article III Court of Record at:

[http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/Complaint&ClaimforDamage/ExB\\_AffidofRonKeller.pdf](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/Complaint&ClaimforDamage/ExB_AffidofRonKeller.pdf)

- 2) *Affidavit of David Lonier* – This is the (2<sup>nd</sup>) affidavit of David Lonier, another court-watcher who was eyewitness to the terror in the courtroom on June 8, 2012 leading to my unlawful abduction and false imprisonment, and ultimately to my \$150 MILLION “*claim of damages*” against all of the so-called “*government*” criminals. This affidavit is important in that it shows that right after I was abducted, the witnesses to the crime sought to acquire documentation from the court “*actors*” to substantiate and verify everything (or anything) that had happened before their eyes. This is significant because the “*magistrate*” and “*judge*” of the federal court (2016) cite as the basis for their dismissal of the federal case as being my failure to obtain a “*set aside*” to the “*conviction*”. But the facts (as provided by David Lonier and others) show that the “*government*” actors made it impossible to obtain any documents to verify those (criminal) events that took place. David Lonier’s affidavit shows that documents ranging from a “*judgment order*” to video or audio of the “*proceedings,*” to transcripts, to a “*Record of Actions*” were requested and denied by court employees that claimed there were none to provide. Moreover, as David Lonier’s affidavit show, he went back later in the company of others a couple of weeks later and while I was still falsely imprisoned, asking again for these documents and being again denied those documents so to keep me imprisoned.

Note that the location in the Court of Record where this document is found is at:

[http://cases.michigan.constitutionalgov.us/david-schied/2015\\_SchiedvJudgeKarenKhaliletalinUSDCEM/Complaint&ClaimforDamage/ExC\\_DaveLonier2ndAffidavitonDenialofRecords.pdf](http://cases.michigan.constitutionalgov.us/david-schied/2015_SchiedvJudgeKarenKhaliletalinUSDCEM/Complaint&ClaimforDamage/ExC_DaveLonier2ndAffidavitonDenialofRecords.pdf)

- 3) *Handwritten Crime Report and Affidavit by David Schied* – Note that this document is one that I wrote from inside of the Midland County jail at the first opportunity that I had to obtain writing materials of paper and pencil. It is dated 6/11/12 and documents my account of what occurred both in the courtroom and after I had been kidnapped and falsely imprisoned. Most significantly, it depicts how one of the transport drivers had revealed to me (after leaving the Redford Township jail and my original “*captors*”) that he had come to find out that this was a retaliatory move by the judge (Karen Khalil) because apparently he knew of my reputation for having brought this judge to multiple levels of Michigan’s state courts beforehand, in

attempt to have this “rogue” judicial usurper (Khalil) held accountable for “*corruption*” and “*racketeering*” that I had found in 2011 when issued a simple speeding ticket. I produced a video documentary about that situation involving Karen Khalil, which included Evidence of the types of crimes that Karen Khalil had been committing throughout 2011, which justified my civil RICO claims against her and her “*executive branch*” accomplices in crime.

Note: This document was never submitted to the Article III Court of Record because it was awaiting “*discovery*” on the case, which was unlawfully denied from me in 2015 and 2016 by the federal judge that *dismissed* my otherwise valid case.

- 4) 061912 WatkinsClaimClintonTownship – This is also a document that I was denied to submit to the record by the federal court’s denial of my entitlement to “*discovery*.” It is significant because it show that 11 days following my unlawful kidnapping and false imprisonment, I was still “requesting” to be informed about “what happened” and what I was being charged with (and was also attempting to get access to a prosecutor for submitting my handwritten crime report, and a legitimate Midland County Circuit Court judge for also submitting my own handwritten “Habeas Corpus” paperwork). This document demonstrates the only process that was thrust upon me by jailing “captors,” who required me to write down my “requests” of them in writing before they would address anything I presented to them. On 6/19/12, I requested to be informed about numerous things including why I was being held captive, who the “harmed party” was, and who was the “accuser.” What I got back then clearly demonstrated that I was being held captive for fraudulent reasons, because the sheriff’s deputy wrote in his own handwriting that a “prosecutor” was involved, and that the “harmed party” and “accuser” were both “Clinton County Court.” Significantly, I had never been to Clinton County prior to my abduction. I was kidnapped from Wayne County, and the criminals who abducted me were in Wayne County. As the other documents attest to in fact, there was no prosecutor that had anything to do with my situation either.
- 5) 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*.”
- 6) Transcript of Khalil case – This transcript was the second of the three documents obtained a year and a half after the fact – by FOIA request by the MSP officer-turned-attorney – and despite that David Lonier and others attempting to obtain transcripts immediately after the kidnapping and false imprisonment were unsuccessful in their attempts. While this transcript reflects with certainty that I did NOT create a disruption of any kind in the courtroom, the timing and attention to detail (i.e., the use by the court-reporter of parentheticals to elaborate unnecessarily about my having “no verbal response”) is so unusual as to demonstrate a “constructive” intent (like the police report) to do something more than this court-reporter was supposed to be doing. This was a building of a “cover” story for the judge, and it works only to the extent it fails to accurately reflect the timing (and no parentheticals to reveal when

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.

- 7) *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. 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*.”
- 8) Affidavit of David Schied on Events of 060812 – (accidentally named file 060816 in a rush) – This document was filed with the court at the time of filing in 2015 or the original “Common Law Tort Complaint” and “Claim of Damages.” It verifies and validates all of the above.

Sincerely,

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