David Schied Affiant Statement

NOTE: THE ATTACHMENT IS A 'NONPUBLIC' DOCUMENT. Do not share as it was constructed fraudulently by an alleged criminal and contains fraudulent information that may wrongly implicate me (again) of a criminal wrongdoing.

STATEMENT:

Attached is a document scanned and saved as "Fraudulent Judgment of Sentence". It is a document that was provided to me by a former Michigan State Police trooperturned-(BAR)-attorney by the name of Fred Gibson, around January of 2014. Gibson's contact information is as follows as cited from the State Bar of Michigan (Member Directory) website:

The F. L. Gibson Group PC 17001 19 Mile Rd Ste 1-C Knollwood Professional Ctr Clinton Township, MI 48038-4867

As the previously-submitted "Affidavits" I have submitted demonstrate, this "Judgment of Sentence" - as it appears to have been signed on June 8, 2012 by judicial usurper Karen Khalil - was DENIED when requested by David Lonier, by Patricia Kraus, and by others, both immediately after I was kidnapped and falsely imprisoned, and again weeks later as remedies were sought in the courts. Also denied by the 17th District Court clerk (where Karen Khalil operates her criminal enterprise) were the "existence" of not only this document, but of transcripts, of a "record of actions", video/audio recordings, and anything else to depict what happened to me.

Mr. Gibson contacted me in late 2013 in response to my efforts to locate an attorney to take my case to the federal court for remedy. He telephoned or emails to let me know that his associate had gotten my solicitation and that, because he specializes in police brutality lawsuits, he was interested in finding out more about my case. He insisted on a methodological approach to "investigating" my case rather than to sign a contract with me for representation. He first wanted to FOIA the Midland County jail where I claimed I was unlawfully held "captive" and this "(Fraudulent) Judgment of Sentence" was the first thing he got back. (He subsequently said he was willing to pay to order the transcript from the court; and in that process of obtaining that transcript - which I have forwarded to John Rowe in a previous submission along with Affidavits and other evidence - Mr. Gibson revealed to me how "strange responses" to his multiple calls for these transcripts were issued back to him. (Note that this is not the place to elaborate on what I mean herein; since what is important is that he was the one to obtain those transcripts just after obtaining the attached "Fraudulent Judgment of Sentence" around the beginning of 2014 that were reportedly "nonexistent" when requested by my associates while I was falsely imprisoned in 2012. At the time, Mr. Gibson and I were corresponding through his email at: "Fred Gibson" <u>≤attorneyfqibson@gmail.com></u>

After Mr. Gibson obtained the transcript, I asked him once again to contract with me rather than to be collecting information on my behalf (and with my permission each time, while drawing out each waiting period as "strange responses" were occurring and raising his suspicion that my statements about racketeering and corruption by the court were true). He then got irate with me and threatened to pull back all interest in my claims if I pressed him for a contract, at which point he asked permission to move forward with a FOIA request for documents about the Redford Police's "Incident Report" about the cause for my arrest (which I believe I also gave to John Rowe in the previous submission). It was upon his receipt of that police report, and seeing no evidence of "police brutality" against me, that Mr.

Gibson abandoned me altogether and told me to keep looking for another attorney. His total time in dealing with this "investigation" took approximately 5 months as I recall. (I still have his emails for more precise measures and the specifics of our dialogue during this time.)

With regard to the "Fraudulent Judgment of Sentence" LET THE FOLLOWING BE KNOWN:

- 1) Prior to the construction of this fraudulent document, there was NO SUCH CASE captioned as it otherwise appears on this fraudulent document;
- 2) Prior to the construction of this fraudulent document, there was NO SUCH CASE NUMBER referencing (me) David Schied as it otherwise appears on this fraudulent document;
- 3) I NEVER pled.....AT ALL! And thus, NEVER pled "guilty" to anything as it otherwise appears on this fraudulent document;
- 4) I NEVER was "advised of right to counsel" as it otherwise appears on this fraudulent document;
- 5) I NEVER "knowingly, intelligently, and voluntarily" WAIVED ANY RIGHTS AT ALL, contrary to what is otherwise asserted on this fraudulent document;
- 6) THERE WAS NEVER A PROSECUTOR involved in the kidnapping and false imprisonment, despite the reference to a "prosecutor" in this fraudulent document;
- 7) THERE WAS NEVER "DUE PROCESS" provided at any point in the kidnapping and false incarceration of me (as implied by the construction of this fraudulent document.

On the contrary, as shown by the Affidavits of eyewitnesses to this event, the acts of the judges, the bailiffs, and the police "shocked the conscience" of these eyewitnesses, invoking the "state created danger doctrine" governing "no immunity" for these criminal perpetrators. This document, I believe, was constructed by fraud in the effort by this "judicial usurper Karen Khalil" by a "conspiracy to cover-up" the crimes against me (and others) by her and her cohorts operating as "domestic terrorists" through taxpayer-funded positions of authority and brick-and-mortor buildings they have overtaken by force and coercion.

Further Affiant sayeth not.

David Schied - My "signature" on this line (by typewritten name sent by my email address as typed above by my own hand) is my bond in swearing that the above is the truth, the whole truth, and nothing but the truth, so help me God.