

No. \_\_\_\_\_

IN THE  
SUPREME COURT OF THE UNITED STATES

John H. Schoppe, Pro Se

- PETITIONER

VS.

State of Utah,  
Workforce Services,  
Medicaid,  
United States of America,  
Social Security,  
Medicare,  
Internal Revenue Service,  
Department of Justice,  
Et al.,

- RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

United States Court of Appeals for the Tenth Circuit

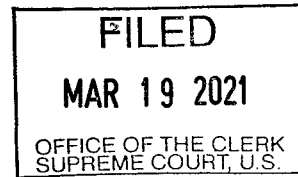
PETITION FOR WRIT OF CERTIORARI

John H. Schoppe

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ORIGINAL



## QUESTION(S) PRESENTED

Petitioner, John H. Schoppe, Pro Se, files the following Complaint against defendants, the State of Utah (“Utah”), Workforce Services (“WFS”), Medicaid (“Med”), the United States of America (“USA”), Social Security (“SS”), Internal Revenue Service (“IRS”), Department of Justice (“DOJ”), and Et al. (“EA”) meaning all entities, Administrative Agencies, and parties included by practice, definition and/or acts such as the University of Utah, Division of Occupational & Professional Licensing, jointly and severally.

Petitioner seeks (a) compensatory damages and punitive damages in an amount not less than **\$200,000,000.00**, (b) prejudgment interest on the principal sum awarded by the Jury from July 4, 2020 to the date of Judgment at the rate of interest provided in Federal, State, and/or Local Statute, Rule, or Regulation, (c) injunctive relief, and (d) court cost – arising out of defendants’ abuse, negligence, incompetence, constructive conspiracy, malfeasance, deprivation of petitioner’s life, liberty, and pursuit of happiness.

## LIST OF PARTIES

**■All parties appear in the caption of the case on the cover page.**

**□**All parties **do not** appear in the caption of the case on the cover page. A list of all parties to the proceeding in the court whose judgment is the subject of this petition is as follows:

## RELATED CASES

See the *Federalist Papers* regarding issues raised in Complaint, notably in Separation of Powers.

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IN THE  
SUPREME COURT OF THE UNITED STATES  
PETITION FOR WRIT OF CERTIORARI

Petitioner respectfully prays that a writ of certiorari issue to review the judgment below.

**OPINIONS BELOW**

■ For cases from **federal courts**:

The opinion of the United States court of appeals appears at Appendix A to the petition and is

■ reported at **20-4111, Schoppe v. Utah, et al**

Dist/Ag docket: 1:20-CV-00082-DB

The opinion of the United States district court appears at Appendix B to the petition and is

■ reported at 1:20-cv-00082-DBB

**JURISDICTION**

■ For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was November 24<sup>th</sup>, 2020

The jurisdiction of this Court is invoked under 28 U. S. C. § 1254(1).

## CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

See the *Federalist Papers* regarding issues raised in Complaint, notably in Separation of Powers.

## STATEMENT OF THE CASE

Petitioner, John H. Schoppe, Pro Se, files the following Complaint against defendants, the State of Utah (“Utah”), Workforce Services (“WFS”), Medicaid (“Med”), the United States of America (“USA”), Social Security (“SS”), Internal Revenue Service (“IRS”), Department of Justice (“DOJ”), and Et al. (“EA”) meaning all entities, Administrative Agencies, and parties included by practice, definition and/or acts such as the University of Utah, Division of Occupational & Professional Licensing, jointly and severally.

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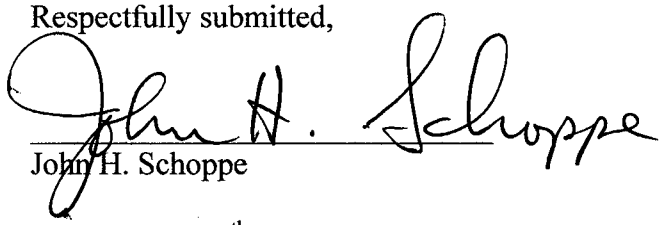
## REASONS FOR GRANTING THE PETITION

Because the synergistic effect of the bureaucratic agencies is like a boa constrictor snake squeezing the very life, liberty, and pursuit of happiness from the people and especially seniors. Readily documented in the books cited and book presented as Exhibit 1 in the district court complaint. Over 4,000 pages in the books and sources cited of studies and documentation of the pervasive and ubiquitous results of the past fifty years of betrayal, and bastardization of the principles and practices implemented in the Constitutions of the United States of America and the state of Utah. The use of *Fed. R. App. P. Rule 36* is a paradigm case of what the Assistant Attorney General said in one of my MPA classes, “We can almost always find a way to have the case resolved our way”. The judges in both the district court and the appeals court used a “Rule” to dismiss this case as frivolous, without addressing a single issue presented. BETRAYAL!

## **CONCLUSION**

The petition for a writ of certiorari should be granted.

Respectfully submitted,



John H. Schoppe

John H. Schoppe

Date: March 18<sup>th</sup>, 2021