

RACCOON TECHNOLOGIES INCORPORATED

Main Office: 130 N COUNTRY CLUB RD, ADA OK 74820



PRESS RELEASE: JANUARY 15th 2021
FOR IMMEDIATE RELEASE

FROM: OFFICE OF THE PRESIDENT OF RACCOON TECHNOLOGIES INCORPORATED

MEMORANDUM:

"DISENGAGEMENT"

- NOTICE OF POLICIES REGARDING THE 117th CONGRESS AND 46th PRESIDENT

Further reading of HOUSE RESOLUTION 24, passed January 13 2021, confesses a criminal degree of abuse of power by the 117th Congress of the United States in a poorly disguised 'bill of attainder' not afforded Article I section 9 of the Constitution of the United States.

Use of language in 'conversion disorder' to imply legal meaning contrary the 'Dee Snyder Standard' of freedom of speech, and to suspend the right of remonstrance obligated in the First Amendment and Oklahoma Constitution Article II-3 is proven, falsely portraying the time or location in public place of a protest to an implied threat or plan not made or rational by any scope of compus mentis to construe 'insurrection' or other crime be its objective, in HR 24.

Purposeful fraud described in 76 Oklahoma Statutory Law section 76-3 and 76-4 is evident in the actions of the 117th Congress of the United States, to suggest the plan or attempt or threat to commit murder of Vice President Mike Pence, due oral claims by unidentified persons, then suggested a coordinated act of all persons and purpose as if a military unit, are delusional statements in writing filed and passed as formal and final rule of mental competence in HR 24.

We may conclude further that use of language exposes both 'secular' religious attribution for a foreign government themed a 'democracy' not permitted at law in the Resolution, a 'bill of attainder' not afforded the process of impeachment, HR 24.

Use of future tense to suggest a material threat to the nation and government, wrongly construed by threat to an officer perceived, then conversion disorder imposed to suggest "magical knowledge" of character and will not afforded Federal Civil Procedure Rule 9, affirms the non compos mentis condition of the 117th Congress of the United States as a body.

By refusing to declare the charge a lawful charge, and by substitution of parties as if a formal organization or other 'duty to provide aid prohibited by the National Defense Authorization Act made law by the 117th Congress only days prior, depriving to the President of the United States the use of force expressly, did the Congress entrap themselves and wrongly blame the failure to act as a mouthpiece of their irrational anger and fear in calling for the end to the riot. Making by such claims a false argument of aid and comfort not afforded their right or any duty of the executive office to enforce the law, and to abuse their position in retaliation for failure to afford them a degree of safety denied to other U.S. Citizens prior.

A Congress so concerned only with its own welfare, to the exclusion of obligations and duties of the public and law, to broadly disbar the rights of a segment of Americans, or irrationally suggest that dissent or the act of dissent or claims are "false" because of decree - has no authority as the government of the United States by operation of law.

It is not our duty as a UNITED STATES CORPORATION to remove or disable such diseased organ of the body of the United States, but to make report as a dutiful officer of our findings on material evidence provided by the Congress itself and call of 20,000 troops across state borders, order to civilians to remain in their homes, and creation of a warzone in the District of Columbia solely to honor their commander in chief, Joseph Biden. This act, martial law without declaration, only further deepens the offenses of the 117th Congress of the United States in concert with the District of Columbia, prohibited by 588 U.S. ____ case no 17-647 rule which prohibits this form of taking for secular purpose without compensation for wrongful injury done to the public and those public persons UNITED STATES CITIZENS.

RACCOON TECHNOLOGIES INCORPORATED

Main Office: 130 N COUNTRY CLUB RD, ADA OK 74820



The conduct evokes the reply of King George III of England, to the Olive Branch Petition, suggesting "imminent danger" in the very rights of civil dissent and the office of the 45th President of the United States, taking the same tone to suggest those who are not supportive are "unhappy and delude multitude", so styling the American People seeking their rights in the most irresponsible and broad strokes as terrorists. To which Benjamin Franklin said, "We will now all hang together, or we will all hang separately."

On January 6 2021 the world witnessed violation of 18 USC §2071 by the 117th Congress of the United States, concealing 1000 pages of evidence in their custody there submitted, and disclaiming such evidence had legal existence on receipt.

Any court acting to assist and sustain this abuse is engaged in misprision of treason (18 USC §2382), the concealment of treason obligated adjudication for which dismissal without discovery is a felony offense in concert with such mobilization and claims. By dismissing the President from bringing to the Congress and the Congress acting on its review or deferring to the President over other officers, has the 117th Congress of the United States acted against the United States of America.

Rather than call for integrity in resignation by all those members, the corporation has opted to enjoin the United States obligation to estoppel. Pursuant estoppel, the Congress has declined to exercise control over ALPHABET INC., GOOGLE INC., TWITTER, and other commissioned franchises of the UNITED STATES to sustain the First Amendment right, suggesting these organizations are 'immune' to 47 USC §230 rule protecting PARLER and other firms and users to equal access to markets and protection from retaliation to violate the right of remonstrance barred by 18 USC §241.

Through such operation of law, RACCOON TECHNOLOGIES INCORPORATED has elected to exercise its right of assembly in the negative and congruent to the previous estoppel styling corporations of the UNITED STATES as private persons with rights exclusive of the jurisdiction and authority of ordinary law - and to therefore "disengage" from any false claim of authority which the 117th Congress of the United States and Joseph Biden has waived in their prior course of inaction and criminal interdiction of communication reserved for The Office of the President per 50 USC §4303 war powers, conducting themselves as if the People are in fact enemy combatants and a state of war present.

This is evident in deployment of 20,000 troops, martial law imposed, and the arrival of an army per the Lieber Code, General Order No 100 of the Federal Union in the District of Columbia.

By taking the field with an active army the 117th Congress of the United States has breached the Peace, established prior in formal treaty and among the member states of the Federal Union. As these troops number 3400 only for the District of Columbia, the number of 20,000 troops demonstrates the assembly of an army by troop movements across state borders prohibited at law. While this is within the Army National Guard, a component of Federal Forces, their use to carry out civilian activity is prohibited as suggested in use to secure the city under martial law during inauguration of J. Biden.

At no time has the Army of the United States been so deployed against the American People since the Whiskey Rebellion of 1791-1794, during which 4 rebels were killed in action and 12 Federal troops died from accidents, in addition to 2 civilian casualties. In hindsight, the struggle concluded between 13,000 Federal troops versus 600 Pennsylvania rebels.

January 6th 2021 resulted in 4 deaths in 8 hours, and now includes 20,000 troops officially deployed to secure a building where a lectern was stolen, a note left, and directions to the lavatory disregarded. The loss of life is still tragic, but the rhetoric is not merely rhetoric after being incorporated in House Resolution 24, the misbegotten cause of such folly.

The cause for this is the claim that militants will seek to harm the 46th Presidential inauguration, even though the 117th Congress claims no one has a lawful or legitimate reason to do so, and have declared it to be so their first legal act.

RACCOON TECHNOLOGIES INCORPORATED

Main Office: 130 N COUNTRY CLUB RD, ADA OK 74820



DISENGAGEMENT STRATEGY

Contrary these claims, Donald John Trump has called for NO VIOLENCE. Many persons cannot receive his message or statements because the 117th Congress of the United States, through direction of their commissioned officers known to us as UNITED STATES CORPORATIONS, have terminated those communications by the President of the United States - just as they did to protract and antagonize the violence at the Capitol Building in dissent and anger at the tone and calm projected by the lawful President of the United States toward the people still on the site after the end of his rally and departure.

Apparently, the 117th Congress can flee, but the President of the United States is not permitted to do so without assuming responsibility and legal direction of all actions that followed by all persons. Certainly the 117th Congress has sought now to suggest that DISTRICT OF COLUMBIA POLICE OFFICERS then acting as their agents at the Capitol Building are subject to criminal charges for "letting the protesters into the building and directing them to enter during the House hearing to certify the 2020 election, and aiding them in any way whatsoever".

Legally, this means that the people in the building committed no crime on entry if their legal body was being let inside, other than specific acts of property damage born by specific people - not the group. I witnessed a DC Officer open doors which were not under any form of force and direct persons into the building, stating he disagreed but had been ordered to do so by his superior. This was credible evidence that all such charges to suggest a crime for presence on face are entrapment.

Where such deceit is visible to a UNITED STATES OFFICER, and incitement to harm and disable the economic capacity of businesses and persons a scheme or fraud so evident in subsequent claims by the 117th Congress of the United States, no failure to admit these issues as real regardless of any specific violence pass the minimum standard of lawful orders.

Disengagement is therefore the right of the UNITED STATES CORPORATION to cease and disbar future claims of fact and intelligence, findings, and direction from the body politic engaging in such official acts of record, and renders by operation of law that body "persona non grata" in the United States until such activity and abuse of civil procedure end.

Any body or organ of the United States which acts to the contrary and in violation of the 'Laws of the United States' shall cease to be an authority or other office of the United States, a Nation, by operation of law. It may not resume its standing as an authorized body until a full investigation to discern what led to the unlawful conduct is concluded, and like the officer involved in a shooting, such office or body is 'suspended' until this is completed to the satisfaction of other officers.

Such a body cannot act as judge or jury over any officer or persons it alleges took part in the attack or violence, as that would be barred by the 4th and 5th Circuit Federal Court already, for which we are a party as a UNITED STATES CORPORATION, and until such independent investigation is conducted, the suspension of civil honors or other claims speak only to the criminal menace and intimidation activity of our sitting President of the United States, Donald Trump.

As such, RACCOON TECHNOLOGIES INCORPORATED will not support violence against any American or other interference in the civil rights or Constitutional rights or 'Laws of the United States' whatsoever by either body in dispute, and take active measures to protect the integrity of our clients and persons under our authority and reach to this purpose.

Customers who are inciting violence against persons will be dealt with on an individual basis, not as a group, and such orders the official policy in the arbitration agreement of the firm and all its partners. We are under no obligation to provide service or refund for instigation of violence against persons, property, or systems of the United States or any of the People.

Disengagement - as a strategy - reserves our rights to exercise our full legal power and authority without consent or direction of either combatant in this dispute; until such time as they cease violation of the 'Laws of the United States' and the

RACCOON TECHNOLOGIES INCORPORATED

Main Office: 130 N COUNTRY CLUB RD, ADA OK 74820



Supreme Law, to include mandatory duties aforementioned in 'certification', a process of 18 USC 2071 verification activity. As a corporation we have a very specific history of conflict from 2009-2020 in light of this form of coercive industrial interference, espionage, sabotage, and public fraud activity to include attempted murder and kidnapping against our staff.

All persons are thereby given notice we are on a 'military footing' to protect and preserve the United States, a nation, and the Constitution of the United States and of the State of Oklahoma, to which our military staff have sworn to defend. Officers do not swear allegiance to a person or legal body, such as the 117th Congress of the United States, nor to a government body pro tempe such as the UNITED STATES; and all members of those bodies should regard that distinction.

We are commissioned to carry out INTERSTATE COMMERCE and enforce the laws and policies of the United States, not those of a body of political interest acting solely as its agent contrary the bylaws and rules of war adopted by the United States in formal written rule. Therefore any act of treason, sedition, or misprision of treason will not be tolerated.

The United States, a nation, has existed prior to this Congressional Session and president elect, and contrary the actions of the agent UNITED STATES, a government body, such existence is our duty to serve independent the agent of that Office of the Public Trust. Where that legal person forget their place as a steward of the United States and its Constitution, we will disengage from their conduct and produce all means of resistance to uphold and defend the Laws of the United States.

The two are not interchangeable. The government of the nation is not a 'Democracy', nor is it or the places in which it meet your 'church' or other 'sacred or holy site', as Ruism (Chinese Communist Party approved Confusionism) would infer.

Any effort to make sectarian the right of protection and enforcement to discourage or diminish the rights, reputation, or guarantee of just and full remedy (II-6) of the Constitution of the United States or the Constitution of the State of Oklahoma will be met with our full resistance; and due to the evidence of confusion and abuse prior made in writing, shall begin with a formal disengagement and Article II-1 notice of 'persona non grata' to the 117th Congress of the United States for misprision of treason on January 6 2021 preceding the riot which - in our professional opinion - resulted from incitement of insurrection and treason by the 117th Congress of the United States before public witness: a denial of evidence made prior a record in the custody of the 117th Congress of the United States as legal instrument other than 'evidence' in fraud.

Cease your wrongful conduct and conduct yourself accordingly, see to your duty in 18 USC §2071, and abandon any wrongful authority vested in your occupation of the Office of the Public Trust until such time article II-6 is answered fully, or be so enjoined by estoppel to a finding of 'persona non grata' in the 'private' media and security of our business so made by your formal and official failure to act appropriately and to the relief of PARLER and other 47 USC § 230 violations.

This, the formal policy of RACCOON TECHNOLOGIES INCORPORATED;

Made this 14th day of the month of January, in the year 2021.

PRESIDENT OF RACCOON TECHNOLOGIES INCORPORATED

JAMES ARNOLD ALLEN, for the firm