

# RACCOON TECHNOLOGIES INCORPORATED

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



**PRESS RELEASE: FEBRUARY 7th 2021**

FOR IMMEDIATE RELEASE

FROM: OFFICE OF THE PRESIDENT OF RACCOON TECHNOLOGIES INCORPORATED

MEMORANDUM:

FORMAL SUSPENSION OF SERVICE TO DEMOCRATIC PARTY MEMBERS

Persons holding any registry of membership in the "Democratic Party" or its state components are hereby barred all tort enforcement due to fraud in organized misprision of treason (18 USC § 2382).

Proof of membership in any political party or a statement of no political party will be required to purchase or receive warranty support from RACCOON TECHNOLOGIES INCORPORATED.

Organized false claims to suggest "no evidence" constitute a criminal act to suspend the rights of persons, themed Title 18 Section 241 violation in concert with Oklahoma Constitution Article XXIII section XXIII-1A right to work.

Calls and actions against other companies, including MY PILLOW INC. officer and CEO Mike Lindell, to constitute a criminal use of union activity by multiple corporations and persons to violate his civil rights and those of others as a class.

**evidence**, n. (14c) **1.** Something (including testimony, documents, and tangible objects) that tends to prove or disprove the existence of an alleged fact; anything presented to the senses and offered to prove the existence or nonexistence of a fact.

**affidavit** (16c) A voluntary declaration of facts written down and sworn to by a declarant, usually before an officer authorized to administer oaths.

- Black's Law Dictionary, 11th Edition

By disposal of 1000 pages of RECORD made to the 117th Congress of the United States, then proclaimed "no evidence" prior the criminal disruption of the session of the House on January 6th 2021, without opportunity or regard to the civil procedure and objection of others, disclaims all the legal rights of that party now enjoined in extermination of persons by "civil death" or other forms of "violence" such as "financial harm" or "loss of right to work" so described in Article XXIII.

Be it known by all people, these rules in evidence so made and witnessed, are being falsely portrayed by CNN, MSNBC, and FOX NEWS also - customers of the Saudi Arabia "State Sovereign Investment Trust" themed \$200 billion USD, and aided by the companies engaged in use of this trust on behalf of the People's Republic of China and CCP party, are so banned by the State of Oklahoma and shall be subject to forfeiture per Oklahoma State Law, including warranty and bonds.

The mental incapacity to admit this fraud is a fraud on the claim alone, regardless of any test and prior any test on the merits of the evidence, prohibit further obligations to any member of the group either Federal or in state organizations, per Oklahoma Statutory Law 21 O.S. §21-1266.1 and §21-1266.2 rule.

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Pursuant to 21 O.S. 21-1266.3

### **§21-1266.3. Affiliation with parent or superior organization - Prima facie evidence of guilt.**

As to any particular organization, proof of its affiliation with a parent or superior organization, inside or outside of this state, which engages in or advocates, abets, advises, or teaches, or a purpose of which is to engage in or advocate, abet, advise, or teach, any activities intended to overthrow, destroy, or alter, or to assist in the overthrow, destruction, or alteration of, the constitutional form of the government of the United States, or of the State of Oklahoma, or of any political subdivision of either of them, by force or violence, shall constitute prima facie evidence that such particular organization engages in or advocates, abets, advises, or teaches, or has as a purpose the engaging in or advocating, abetting, advising, or teaching of, the same activities with the same intent.

Laws 1955, p. 190, § 3.

RACCOON TECHNOLOGIES INCORPORATED therefore disclaims all obligations, warranties, and tort to offer service and support, aid, or comfort to any member of the Democratic Party - whether Federal or State - as they are enjoined to the Interstate Commerce of the State of Oklahoma which prohibit this behavior and fraud in the jurisdiction of Pontotoc County.

As use of "force" includes economic force and economic deprivation of "civil honors" (21 O.S. 21-8) without conviction, these actions obligate us to take immediate measures to prohibit further harassment prohibited in 21 USC § 21-2261A.

Per the terms, "*advocates, abets, advises, or teaches, or a purpose*", to extend to "*any activities*", and satisfy the clause of "*to overthrow, destroy, or alter, or to assist in the overthrow, destruction, or alteration of, the constitutional form of the government of the United States, or of the State of Oklahoma*".

Use of violence is evident in the 300 pages of letters received to our office from GOOGLE INC. user named in our formal criminal complaint of 31 USC §3729(a) complaint duly made, to meet these requirements and afford our right to action.

For those who choose to speak as a group against a party, shall as a group be subject punishment by the injured parties and as a class where the UNITED STATES and STATE OF TEXAS have refused to satisfy Oklahoma Constitution Article II section II-6 and Inherent Rights not met in 21 O.S. §21-891 "child snatching" activity.

Further denial of this enumerated right may be met with 18 USC §2382 "Misprision of Treason" complaint for suggestion of a right to commerce forfeit by the claims of "no evidence" and "conspiracy" used in the kidnapping for perpetual concealment in the war crime genocide of our staff members children and injury to them by such parties in false claims.

CORPORATIONS donating to the DEMOCRATIC PARTY OF THE UNITED STATES or other party known to be their affiliate or money handler, or any DEMOCRATIC PARTY of any state, will likewise be disbarred warranty privileges and member privileges any any benefits of RACCOON TECHNOLOGIES INCORPORATED.

Make better choices.

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Violence is defined, per 11th Edition of Black's Law, as:

**violence.** (14c) The use of physical force, usually accompanied by fury, vehemence, or outrage; esp., physical force unlawfully exercised with the intent to harm. Some courts have held that violence in labor disputes is not limited to physical contact or injury, but may include picketing conducted with misleading signs, false statements, erroneous publicity, and veiled threats by words and acts

**economic right.** (1911) **1. Comparative law.** The right to a certain standard of living, especially as guaranteed by a constitution (such as the Weimar Constitution of 1919).

Samples of economic right, so defined in 21 O.S. §21-08, against taking of civil honors such as right to work and to communicate with children, is prohibited, cited in the death threats and concealment language of NTT GROUP, TEK SYSTEMS, and ROBERT HALF TECHNOLOGIES in letters of extortion to our employees, sustained from 2001-2021 make the prior 21 O.S. §21-1266.3 violence to the talking and perpetual concealment of children to coerce this fraud.

Democratic Party members in these groups therefore are enjoined and shall be liable as a class for failure of STATE OF TEXAS, STATE OF OKLAHOMA, and UNITED STATES to make remedy obligated in Article II section II-6, and inherent rights in 76 O.S. §76-1, §76-6, and §76-8 rules not met from 2001-2021 fraud employed in this criminal taking.

## **Texas Family Code § 157.261 - Unpaid Child Support as Judgment**

(a) A child support payment not timely made constitutes a final judgment for the amount due and owing, including interest as provided in this chapter.

(b) For the purposes of this subchapter, interest begins to accrue on the date the judge signs the order for the judgment unless the order contains a statement that the order is rendered on another specific date.

Which per the 11th Edition of Blacks Law states:

**final**, adj (14c) **1.** (Of a judgment at law) not requiring any further judicial action by the court that rendered judgment to determine the matter litigated; concluded. **2.** (Of an equitable decree) not requiring any further judicial action beyond supervising how the decree is carried out.

**final and conclusive** (17c) Terminal and unappealable, except on grounds of procedural error, fraud, or mistake.

**final judgment rule.** (1931) The principle that a party may appeal only from a district court's final decision that ends the litigation on the merits. Under this rule, a party must raise all claims of error in a single appeal. -- Also termed *final-decision rule*; *finality rule*. 28 USC § 1291. Cf. FINALITY DOCTRINE; INTERLOCUTORY APPEALS ACT; DEATH-KNELL DOCTRINE.

**final judgment.** (18c) A court's last action that settles the rights of the parties and disposes of all issues in controversy, except for the award of costs (and sometimes, attorney's fees) and enforcement of the judgment.

**operation of law.** (17c) The means by which a right or a liability is created for a party regardless of the party's actual intent <because the court didn't rule on the motion for rehearing within 30 days, it was overruled by operation of law>.

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WHEREBY, in the prior matter and claim, the STATE OF TEXAS has made formal compact with the STATE OF OKLAHOMA under the direction and with permission of the UNITED STATES so defined in 45 CFR 302.0 and 303.0;

WHEREBY, all right to adjudicate the matter are waived therein by the compact THE UNIFORM FAMILY SUPPORT ACT (UIFSA) revision 2008 so made record in filing November 2018;

THEREFORE was STATE OF OKLAHOMA obligated to make all determination of such ruling and amount owed on NO COURT ORDER REGISTERED when filed, and by neglect in violation of 18 USC §3161 did fail to act in this matter as of February 7 2021 on delay to sustain the civil case wrongly and escape such duty, is 45 CFR 303.100(a)(8) obligation to pay to the victim of this fraud all damages and fees and claim funds collected as sought in filing; with interest and full attorney fees, and damages so specified therein by "operation of law" and RECORD of the court of jurisdiction into which VERONICA PETERSEN did bring this suit, a fraud per 5 USC 706.

Due to the serious harm, themed 18 USC §1589, done by this fraud and amplified by 2020 November claims of "no evidence" to likewise conceal these findings in human trafficking and criminal threat of murder a form of theft from the Treasury of the United States, a felony per 18 USC §666 and false claim per 31 USC §3729(a) claim filed prior;

THEREFORE are ALL MEMBERS OF ANY PARTY OR GROUP OR THEIR AFFILIATE OF THE PERPETRATORS in the 21 O.S. §21-891 child stealing and 21 O.S. §21-748 "debt bondage" fraudulently sought on false bond not permitted per 45 CFR 303.6 Federal Law; and such state laws void not in compliance per Federal Register Vol 81 No 244, so made;

Shall be henceforth confirmed enemy combatants of the United States and the People, hereafter represented by RACCOON TECHNOLOGIES INCORPORATED as a formal agent under the direction of Witherspoon trust interests named in threats to extort, and right of the signatory of the John Witherspoon family so made against those foreign agents who are by their nature and claims so then denied any standing before or within any office of profit or the public trust.