

AM JUR IMPERIAL

Opinion Of Public Policy for Seven Alpha December 4th, 2021

DOC # P2021-1204-10

Formally, Sevel Alpha top level domain management, overseen by RACCOON TECHNOLOGIES INCORPORATED, issues arbitration and community standards statements for the "IMPERIAL AMERICAN" Protectorate - a domain and marketplace for commercial servieces hosted by RTI Network Services for the settlement terms of service there.

Re: SEVEN ALPHA, a registered trademark of SHADOWDANCERS L.L.C. and commercial licensed product in public adminsitartion by RACCOON TECHNOLOGIES INCORPORATED in franchise right.

Unlike competing titles "Am Jur by West Publishing", and "Corpus Juris Secundum by West Publishing", both products of Thomas Reuters subdivision West Publishing; "Am Jur Imperial by Raccoon Technologies Incorporated" is a "Terms of Service" and Civil Contract Code for which all practices and decisions regarding the private network "SEVEN ALPHA", are made.

Seven Alpha (IP7A) network infrastructure, user accounts, registration, meta-data, services, platforms, and design are protected by "The Oklahoma Computer Crimes Act" under 21 O.S. §21-1952 "Property" term.

"Am Jur Imperial" opinions are formal statements of "Public Policy" from which administrative action to regulation, restriction, guidance, removal, and application of 47 U.S.C. §230 actions and other rights apply.

Occassionally, when required by public events or crisis, threats, or false claims, "Am Jur Imperial" will issue a press release notice to clarify the position RACCOON TECHNOLOGIES INCORPORATED will assert over users and access, use, or contested claims to misrepresent the role of the franchise, rights, or user domains (themed "PROTECTORATES") on the encrypted virtual private network service of the company.

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Be it known, pursuant the recent events in State of Michigan and at Oxford High School resulting in the death of four (4) students after a psychological parent-teacher meeting; claims made upon FOX NEWS and other programs obligate a very clear notice of RACCOON TECHNOLOGIES INCORPORATED (RTI) over communications and statements concerning the parties which may be submitted for publication on SEVEN ALPHA or its client networks.

Similar to charges filed against Kyle Rittenhouse, who was found innocent after physical assault to the head in two counts of self-defense resulting in death and one count of self-defense involving injury; actions by STATE OF MICHIGAN leave no doubt of a violation of 42 U.S.C. §1981 evident in wrongful abuse of public office to charge negligence against the parents and public statements to "wish sexual assault of a homosexual nature" upon minor children as if a component of Federal and State prison a promised threat attributed to a United States Prison System Warden speaking of General population treatment versus "death row" security practices at U.S. Prisons.

Expressly, RTI and Seven Alpha will NEVER condone or permit the suggested sodomy as punishment for a crime against ANY CHILD, and such use of claims of this nature by FOX NEWS in the public are unlawful and support the extradition complaint of Julian Assange to "torture" as a component common and well known and accepted component of United States Prisons, "General Population", and expected violence that disbar such legal claims of a system of justice consistent with human rights and International Law.

Any party making threats or incitement of such "sexual assault" as a form of punishment will be removed from access to services and use under our "zero tolerance" policy for sexual violence.

Use of such rhetoric contribute to acts of violence and fear in minor-persons that incite acts to injure and cause death and grave bodily harm out of suggested remedy to ordinary civil rights violation by State and Federal officials in our public schools.

In the case of the child in this shooting; school officials called parents to a meeting and there without DUE PROCESS or LEGAL REPRESENTATION did impose a demand for medical examination suggesting disciplinary action through criminal forced medical evaluation a condition of the child remaining in contact with peers and other activities.

This demand was for conditional treatment of a mental health condition "diagnosed" by a non-clinician based on "content in drawings" and confiscation of drawings not intended for school officials, and to interpret such content as if a communication against the will of the child and to suspend their rights and abuse the child in their peer group. This is expressly not lawful in our area, on similar evidence, themed in Oklahoma Law 43A O.S. §43A-5-104; and in context to quid pro quo agreement conditioned return of the child to classes having been made aware of the threat to his legal right and 1st Amendment and 4th Amendment rights violations.

While an adult would have sought an attorney, a child confronted in this manner and threatened did respond with violence; and such means a component of the probable cause presented in surveillance of his Internet Search History to suspend his legal rights contributory to such act and hold upon his person, a factor in his means of illegal action to follow typical child abuse response.

No crime was committed in the search of Internet products.

No crime was committed in works of art.

No lawful surrender of such works or authorization for interpretation to place a hold on his person done.

No legal right to deny an education to the child consistent with the suspension of prior rights a legal cause.

No legal right to compel the child undergo examination based on "artistic interpretation" eligible findings.

Public effort to style the child as "Dangerous" and "inherently defective" are the causal issues, not the finding, of such action - and projection to conceal the "failure to send the child home" upon probable cause or carry out a "search of property" of the child's belongings which would have been ordinary and lawful;

And failure to do so by school officials evidence of gross criminal negligence subject criminal charge.

For which the parents have now been sought on criminal complaint filed instead, to conceal abuse and misuse of Public Funds and incompetence constituting criminal negligence by the Oxford High School employees engaged in this activity and abuse.

Giving rise to a psychotic break which is ordinary to such abuse of persons and should not be construed as an unforeseen or unusual component of the child with a history of behavioral violations of school code, including trespass.

Failure to perform ordinary "security" functions of a school, including search, and resorting to defamatory and mandatory "medical trial" barred 43A O.S. §43A-5-104 in adjudication of obligatory and generally "negative and derogatory" application of medical malpractice as a punitive coercive measure; places sole legal liability upon STATE OF MICHIGAN for their employees actions by appointment of County subcontractors to conduct such "medical trials" in place of conventional and ordinary talk counselling and evaluation of steps targeting specific students for removal or retaliatory behavior and surveillance.

When "entertainment" media incorporate such clear actions into calls to search and arrest children in public education nationwide, and to condemn such children to sodomy and sexual abuse as a consequence of potential violence of any kind, all normal opposition to limited violence in an adolescent is obliterated - in what any fool can see is "suicide-by-cop" behavior and self-destructive actions based on emotional trauma that is fraudulently and criminally misrepresented as a "typecast" or "stereotype" to target specific youth.

The use of clinical psychology in this way, as a weapon in society rather than service, is a criminal misconduct not afforded caregivers without a court procedure. By implying that public institutions can "compel medical examination" and impose "medical tests" to certify services owing and due; we create a terrible environment that is prone to abuse and projection of the real cause of violence on minorities and targets of populist violence normalized in the public school system and public sector.

AM JUR IMPERIAL will therefore not permit such content to be circulated to incite that violence.

The child should not have had a weapon on school grounds. The parents purchase of a weapon was subject to prior decision and was afforded weapon training and rules that were not followed despite clear instruction; and such effort to charge the parents and arrest them appears to AM JUR IMPERIAL as a violation of 2nd AMENDMENT RIGHTS by STATE OF MICHIGAN falsely prosecuted ex post facto through the instrumentality of a real crime then done; to suggest a "mental health break" is not a product of conditions and issues in the Oxford High School of Michigan employee and faculty conduct.

Such actions raised to order this 4th Day of December in the Year 2021 the vote for RACCOON TECHNOLOGIES INCORPORATED to ban STATE OF MICHIGAN from access to services, equipment, and access to SEVEN ALPHA, based on malicious prosecution publicly undertaken to quash 2nd Amendment rights over children and young adults in clear unlawful politically motivated prosecution identical to claims in the Kyle Rittenhouse case.

Dissent by one Director to the interest of the People of the State of Michigan barred such action.

Suspension requires unanimous agreement to extend a boycott and terminate future services to new customers in regions as political right of commercial protest, a protected form of speech for companies.

We therefore issue this AM JUR IMPERIAL notice, and 47 U.S.C. §230 rule that incitement of violence against any real or legal person whether convicted or alleged a criminal charge, which should suggest violence or loss of rights not prescribed by law, shall be deemed a violent threat and removed immediately.

Unlike FACEBOOK and TWITTER, we do not "molest" or "vandalize" content to style anyone incompetent or false in their right to their opinion, a protected right; but assert our authority to limit by deletion any publication or data calling for harm to a real or legal person not authorized by law.

We deeply regret the loss of life in Oxford High School, State of Michigan, as wholly preventable; while citing the facts of the case suggesting the legal cause for the provocation were wholly unfounded and politically motivated abuse of a child arising from wrongful conduct by State Education employees wrongful acts and application of medical care as a "punitive measure".

Such use of clinical psychology to suggest a suspension of the presumption of compos mentis by intimidation of the parent or guardian, and to suspend the right of a public education or protection of a child while in the care of the State, are wrongdoing in our formal opinion and medical malpractice in experience and training given to our resident policy experts.

WE therefore rule in opinion duly issued; no right to publication of incitement or abuse of such persons both minors before the law and "presumed innocent" persons clearly under threat of grave bodily harm and sexual assault described upon FOX NEWS in broadcast December 4th in 2021; as "Volksverhetzung" activity claiming "kids like this are in every school" a broad and criminal threat to incite further violence not afforded the legal use of SEVEN ALPHA or its PROTECTORATES to circulate, host, or assist.

Enforcement to follow December 5th 2021, 8:00 AM CDT. Consisting of removal and warning, 2nd warning with removal, 3rd warning with suspension, and 4th act potential permanent ban; based on severity.