

AM JUR IMPERIAL

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

DOC # P2021-1204-20

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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Professional Assessment of Oxford High School, Michigan Decision (2012-1204-10)

The supervision of firearms purchased by a parent for use by a child, and such State Law prohibiting the carry or possession or use of such weapon by the child outside of prescribed places (Firearms Range), do not justify the public effort to apply broad criminal purpose to the 2nd Amendment rights of others.

To the contrary, the claims to suggest that artwork taken from the child (a teenager) shall have legal meaning to compel speech for the child "expressly against their will and intended audience" is alarming.

The abuse of a false civil right to privacy claim to diminish children from having a voice and legal defense in such settings gave rise to the 1990-1998 business enterprise of SHADOWDANCERS L.L.C. and "SEVEN ALPHA" networks strong identity, privacy, and rule-based protection of communication service.

As a writer for FASA CORPORATION game content, both in "Battletech" board game and "Shadowrun" tabletop RPG products, which feature "Future War" settings and illustrations by artists and painters world renowned for their quality and ability; schools always have similar questions about such content and hobbies of literary fiction and group fiction activities. These are very healthy and positive "hobbies" that incorporate logical thinking, math, politics, and very large (fictional) Universe settings, that help children who are in distress expand their belief and social bonds outside of poverty, economic deprivation, and limited industrial and workplace avenues. Firearms are a part of those "literary fiction" experiences, including the use, handling, misuse, and dangerous aspects of fictional situations often portrayed "heroically" by some film and television programs inaccurately.

SEVEN ALPHA ensures that professional storytellers, publishers, and content developers are strongly protected against persons who wish to wrongly and sometimes maliciously convert these literary tools into a means of public incitement to conceal other ordinary child abuse and emotional abuse in our community.

Persons who engage in such claims and confusion of "fantasy/fiction" and "reality" are quickly and permanently eliminated from SEVEN ALPHA marketplaces, forums, and sensitive communities based on age and background rules that strongly tie age and legal person to entry and use rights.

Efforts to link such "fantasy literature and fiction" such as "dystopian urban violence and corruption, war, and cataclysmic scale events" which are clearly fictional - with real world abuse of real people, both persons participating in healthy fantasy games and entertainment products - as well as members of the public who are not participants; has been a political strawman since the 1970's.

The inability to see that a crime, like a shooting, is legally different from the "character" or "stereotype" of a political "fantasy" used to threaten and intimidate by "class" a group of people or industry or political speech in commercial and legal fiction to injure and suppress the civil honors and rights of others; is a critical element in SEVEN ALPHA administration and management.

No member of the company or administrator will "condition your use of the platform to a medical test".

Punitive actions are purely based on acts and conduct, prima facie, not "speculative diagnostic claims".

MAGICAL THINKING A COMPONENT OF MENTAL ILLNESS IN DEMOCRATIC VIOLENCE

Speculation of "character" and "imagined mental state" to project upon other persons due to acts of individuals and common attribution of mistreatment to excuse abuse leading to violence among minors are prima facie of "mental health disturbance" in persons making such claims.

Especially in the discovery of "false statements attributed to persons" arising from "a simplicity of mind and improper use of terms to interpret statements" paired with "wrongful attribution of such interpreted statement as if verbatim", and to a second degree of disturbance where such reports actually state the thoughts and mental reasons of persons other than the writer based on observation "as if fact", not speculation or suspicion. Such statements are evidence of an emotional disturbance in the observer.

Where the party attributes thoughts, words, or internal dialog to a person, having not asked for and cited their words; that conduct is actually 43A O.S. §43A-5-104 criminal activity in any publication, statement, or record made before the public trust or to report against a 3rd party.

You can speculate, as to motive, but to assert that this is their thought on an act or purpose is a crime.

Interview techniques with clinical psychologists and military and forensic analysts looking for lies in reports are extremely clear in this operation.

Therefore, when someone speculates on the cause of a mass shooting or act of violence, and the observer writes down those claims as if "magical knowledge" of another person contrary the tone and clear indication of possible motive; that is spoliation (23 O.S. §23-9.1) and in record of the United States is a felony (18 U.S.C. §2071).

We look for this in observer reports to determine the validity of witness testimony, false reports, and to pin-point misrepresentation of issues by professional negligence among specific agents acts.

In threats, we also use this to determine if the party is of "unsound mind" or "altered mental state" to assess risk and security precautions. Unlike a public school, we do not owe service to a person who is engaging in prima facie violations of terms, and may suspend use based on those "overt acts" - not on our belief as to their inner thoughts, but in the objective observation of the basis of their claims versus ordinary boundaries and rights of others affected.

In Democratic National Socialism (DNS) and "Hegelian Dialectics" (HD) known generally by its state-recognized religious context in Chinese Communist Party (CCP) rhetoric as "Ruism" (lit. Academic truth); this is not the normal standard and attribution of ***mens rea (malicious intent, will in an act) then falsely attributed to condemn a legal or real person as if a character trait the normal practice.***

Those practices are BARRED from all ordinary use on SEVEN ALPHA, as they are themed contrary to the legal terms of service of the Network Community and authorized use specified in "The Oklahoma computer Crimes Act".

We are not your psychologist, nor is this a test of medical psychology. It is a rule of basic conduct.

MENTAL ILLNESS AS A COMPONENT IN MASS POLITICAL VIOLENCE

This position that conduct rules are express, separate from "emotional health" and "mental health" claims of CCP political and authoritarian practices themed law in "People's Republic of China" (PRC) and "Nation of Japan", and such adherence to "emotional condemnation and emotional labelling of persons by class" foreign to the fundamental laws of the United States and its charter.

This does not mean emotion and feelings are absent, or such abuse to uphold the rights of others barred may suggest a lack of empathy or compassion for the parties injured. To the contrary, it prohibits empathy and compassion from overcoming the duty to execute a correct CIVIL PROCEDURE and apply full DUE PROCESS to all such punishments and protections.

You don't get to "feel" you were justified as a "defense" in Seven Alpha.

You may afford a "Defense" based on rights and authority duly made, but it cannot incorporate fear or incompetence or stupidity or delusion as a substantial element to escape duties to the terms of service.

Some people, who present with mental health disorders, absolutely cannot separate these two things; or construe the failure to seek their endorsement or reject their approval as direct acts of violence on their person - owing and due to the lack of boundary between their own sense of self and others.

This is usually the product of abuse during early childhood development, often abuse by Public Education or Law Enforcement employees, or parents, or a combination of both to subordinate children by fear and shame and harassment harming their ability to feel vested in ordinary adult communication later.

This is a very profitable mental illness for companies to exploit and monetize; and such activity contrary the mission statement and purpose of SEVEN ALPHA in all forms and use.

Emotional simple people often wrongly perceive this "rule-based" and procedural system as being unfair or abusive, because it invalidates their emotional appeal and effort to overrun the ordinary checks and balances designed to stop that dysfunctional behavior from affecting other persons in a highly organized system like electronic communications and publications to large audiences.

This is an incorrect assessment of normal cultural rules and system rules, which serves only as a safeguard to maximize others rights while protecting the individual from group or organized abuse to impair minority or individual free and full exercise of equal protection and suffrage in the community.

While this was common knowledge, in prior theories of law, such as "Natural Law"; modern day "Public Policy Law" and "State Statutory Law" contrary Federal protections and Human Rights; frequently expose their abuse of persons by inter-jurisdictional conflict made possible by modern digital telecommunications services like "The Internet" and private networks also described by "Interactive computer Systems" in 47 U.S.C. §230. Persons not familiar with the jurisdiction rules and rights of remedy, including some courts, often do not regard the seriousness of this "larger economic jurisdiction" and leave persons to fend for themselves or wrongly try to style victims as injured only in pride, failing to comprehend or admit a duty to produce basic services and protection requiring law enforcement to operate fairly.

Failure by State and Federal agents in 2001–2021 prompted private networks like SEVEN ALPHA to take on the duty of community code enforcement, citing lack of will to attend the duties of basic protection of commerce in the United States and other regions affected by its misuse of network and capital investment fraud.

Wrongly styled as practicing "Public Law", these "Private Networks" are "Professional Associations" made by civil contract, like SEVEN ALPHA, which prohibit conduct and abuse while operating registries of legal parties for compliance and benefits similar to the UNITED STATES CITIZEN system for the SOCIAL SECURITY ADMINISTRATION and UNITED STATES DEPARTMENT OF STATE.

Like William Gibson theorized, these "corporate" jurisdictions operate with impunity under 42 U.S.C. §1981 "Equal Protection" with other entities like FACEBOOK and TWITTER, who have taken to overtly overturning United States Law purposefully and seeking to escape the real and reasonable and sound construction of words in 47 U.S.C. §230 to suit their own ends; a violation of their commission as United States Corporations subject to the Laws of the United States.

SEVEN ALPHA seeks to enforce those same Laws of the United States and restrict persons not equally committed to the rule of law, that it may create more secure transactions and isolate good actors from "bad actors" similar to professional organizations like the Masonic Lodge system in Colonial America.

When persons conceal their legal identity, engage in exploitation of the civil process and "legal sham" prohibited in 21 O.S. §21–1533, and do so to impair the free and lawful use of securities across State and Federal borders; such protection and strong-identity is essential to ordinary trade. As we saw 11/14/2021 in Pontotoc County, such action is to carry "forfeiture" of RACCOON TECHNOLOGIES INCORPORATED in a 2001–2021 and 2010–2021 scheme prior paired with threats of murder, for which State of Texas and State of Oklahoma officers did not respond due incapacity to see beyond their own potential earnings in violation alleged a serious infraction of the Hobbs Act.

For this injury, victims are entitled 21 O.S. §22–32 and §22–33 rule rights to resist, employing tools of non-violence, to combat fraud and public false claims, as SEVEN ALPHA policies and standing rules affirm.

Populist media is promoting "mental illness" and "Foreign Theory of Law" as if normal, inciting violence and malicious prosecution, projection to hold State and Federal employees blameless as if entitled qualified immunity, and such immunity UNCONSTITUTIONAL per 588 U.S. ____ (2019) case no 17–647 (SCOTUS).

While we cannot speak to diagnosis of such "mental health" elements in public law, the incapacity to work with persons expressing such fraud and "legal sham" claims is prohibited our submission and entitled Oklahoma Constitution Article II section II–3 and II–22 "remonstrance" and "notice". Where it interferes directly with the orderly public trust and registered Trademarks of firms (78 O.S. §78–31, infringement) using disguise to carry such frauds before the public (76 O.S. §76–3); and to maximize such attacks to global and large audiences (76 O.S. §76–4), those acts cannot afford delay by City, State, or Federal law enforcement to immediate administrative action and punitive response to false use of networks to carry those frauds, so cited by FACEBOOK and TWITTER, against violence and "false adjudication of property" or overthrow of any authority of any person in public office of profit or public office of the public trust. So Seven Alpha acts to assert this right, and limits its participants solely to "registered real legal persons".

Only by identification of parties, paired with operating and timely enforcement, may order be restored.

Anonymous speech, originally believed vital to "free speech" on the Public Internet, has become a weapon to impair commerce and individual rights through organized violence.

RACCOON TECHNOLOGIES INCORPORATED agrees with the People's Republic of China in the one aspect that licensing of such commercial rights conditional ordinary and lawful conduct is essential to a stronger trade and economic practice. RTI disagrees with PRC on what constitutes a violation of that compact with our customers and the public, based expressly on the Constitutional Law and Commission of the United States and its Member States in Federal Union, and other lesser Constitutional State Law, and then Statutory Federal and State Laws, so then superior to Federal and State Regulations and delegation of municipal code as a lesser rule of law. The center of which are the rights of persons to be secure against injury or punishment NOT permitted in criminal conviction which the public frequently resort to in their effort to intimidate and coerce others from violating their own rights and based on "class" rather than "offense and person who has done the offense".

In collective organized gang activity, this "participation in a crime, and secondary party to a more serious crime to dilute liability" has paralyzed the United States Justice System and State Justice, giving rise to unlawful authority abused by the civil Federal and State Courts suggesting a superior role of civil over criminal protections. This is disbarred by Oklahoma Constitution Article XXIII section XXIII-8 and XXIII-9; and in labor activity in XXIII-1A, to include statement of such acts to obtain endorsement or subordinate industry and access to markets based on demands for other "property" to be a crime.

In this area, RTI and PRC disagree fundamentally, citing that the general welfare or taking or output of industry is not conditioned on fiat currency or economic product - but upon the inherent right of the party to their security in their chosen field or trade or practice against any abuse or impairment of that right by others - a position the PRC has fundamentally denied and asserted control impairing any daylight between the government body authority in power and economic and industry activity - to make all such activity an extension of military force and military purpose under color of commerce and trade.

Nations that assist this abuse of private industry and franchise arising from individual Citizens or living persons, are totalitarian, and are successful despite the abuse of human rights and collective use of violence under the premise of "mental health" and "emotional health" to conceal this authoritative fascism.

Where such movements call for violence, taking of children, abduction of ethnic minorities from homes, or children from schools who do not conform to the "worker-outcome" goals of those programs; they are all criminal enterprises in the formal opinion of SEVEN ALPHA community standards.

SEVEN ALPHA community goals are "individual dignity" oriented, and emphasize that work and labor and title and product to society are NEVER ENJOINED WITH HUMAN RIGHTS OR LEGAL RIGHTS OF PERSONS. Work is a "hobby", not a "reason to live and in-consideration of receipt of value and protection" on SEVEN ALPHA services. Effort to suggest otherwise, or predicate family or expression or use of time conditional some inherent service to society is offensive to the core value of SEVEN ALPHA membership. Work has benefits, but people are inherently valued and valuable without work being the qualifier of such standing.

This disagreement is fundamental in theology as in law and medical definition, an extension of foreign Law not welcome in SEVEN ALPHA products, services, and definitions. It is familiar in the "Masonic Order" concept of equal standing regardless of place in society among members; and fundamental to the founding guidance of the Witherspoon trust in all operations at RACCOON TECHNOLOGIES INCORPORATED.

Obviously, some radical communist elements style this position and expected usury of others pledged in fraud by certain Governments over others as foreign to their "mental health". Fortunately, the 9 Supreme Court Justices of the United States unanimously told them to go to hell in 586 U.S. ____ (2019) case no 17-1091 proclamation to the open court by Justice Ginsburg, on file with RACCOON TECHNOLOGIES INCORPORATED archive services.

These two positions will not comply - and conflict seeking to suggest "mental health" based on this difference of opinion which the SCOTUS have ruled in settled law is wholly that of an UNCONSTITUTIONAL violation of the Laws of the United States; still has opposition among compromised Stated Governments in the Federal Union. Efforts to fraudulently instill civil unrest and secession movements, including direct aid to the Texas Nationalist Movement to take their \$170 billion annual revenue and exit the Federal Union in favor of People's Republic of China claims of equal standing as a nation to the UNITED STATES, mirror similar offers to the Nation of Mexico by the National Socialist Workers Party of the Republic of Germany in the 1930s, for the same objective industrial reasons.

Use of clinical medicine to "imply a political viewpoint as a deviant and dangerous character in alienation of political enemies" is a crime in Oklahoma, per 43A O.S. §43A-5-104, and a felony where targeting businesses like RACCOON TECHNOLOGIES INCORPORATED officers and shareholders; so observed in prima facie evidence 11/14/2021 filed with PONTOTOC COUNTY DISTRICT COURT, STATE OF OKLAHOMA.

SEVEN ALPHA ensures that such "false medical practice" and "federal fraud" (18 U.S.C. §241, §2071; 31 U.S.C. 3729(a) qui tam) never enjoy protection or standing in trade with our members and partners.

We apply a healthy dose of 1950-1990 political literary fiction and liberty expressed in the creative arts of the United States, to recognize this propaganda activity for what it is - a simple call to war by the Chinese Communist Party, and to draw up as many "useful idiots" as such broad investment in mass media companies and State government can afford. It has no legal basis in law, or right to exist in the U.S.A. or impair United States Citizens, or other persons under the "Universal Declaration of Human Rights".

Yet until we formally recognize those persons swayed by such "magical thinking" and remove them from public office and from office of profit in the public trust; this beating of drums using the media as a constant and unmoderated tool of war-time propaganda will continue to injure and disrupt ordinary commerce and business to the extinction of International Patent and Trademark registration (The Berne Convention) - and thereby displace royalties markets on such technology while PRC and Nation of Japan exploit the United States disability and senile leadership to overcome the country in the next Century.

Retired Colonel Oliver North called this "The New Cold War" - and described accurately the tactics, frauds, and organized abuse which any competent military leader would recognize and take steps to arrest similar to those begun by the 45th President of the United States. In absence of that action, secure services and networks of private communication are the only real relief United States business may afford.

To say this is a "Democratic Party" problem is to overlook the overall public incapacity to register the influence of large foreign capital on a national level placed into media companies with a 24-hour news cycle and before very young persons via organized labor like our Public Education System, who are vulnerable due to the relatively low degree of "individual job security and liberty of programming and content" created by artificially elected and obsolete education program goals.

To the extent that education is seen as a "rank" and a "right" for income not afforded other workers; and rationed to "elect" workers who comply with other populist propaganda drivers unconditionally.

None of those things are lawful, and the result of licensing application and restriction of access to the law barred by Oklahoma Constitution Article II section II-6; imposing a now well recognized and broad sale of the court powers to persons for money in amounts similar to medical care costs and education costs.

The whole system needs to go. Subsidized and underwritten services disbaring ordinary legal objection and rules of equal protection without respect to expert qualifiers by UNITED STATES EMPLOYMENT TITLE have to be stripped from the legal system and such courts forced to accept the arguments, not the popular settled-science, as facts. Otherwise we lose the Justice System and Civil Court. In the opinion of most people, those venues of relief and protection are lost already to landlords, City government, and other bodeis who exploit that power without a representative advocate for the poor and disadvantaged.

SEVEN ALPHA and Am Jur Imperial policy are just a system to counterbalance that, affording advocacy to all persons regardless of income and age, and to the end of a fair and equal system of community standards and agreed (civil contract) settlement concerning the limited domain (PROTECTORATES) of the network and its marketplace, in civil tort.

In this way, it differs in no way from the powers granted to FACEBOOK and TWITTER, which are well established and legal rules of administrative activity.

It just sounds scary because it promises something those systems do not: "Equal Protection of Law".

If "Equal Protection of Law" scares you - you may be mentally unwell and need assistance.

No social token, birthmark, or gender title grant any different standing before that standard; contrary claims by Critical Race Theory and "Social Justice".

For that position statement alone, PRC and other hostile parties seeking to overrun the court and State and commissions thereof to a right to protection and commerce (an office of profit of the public trust), Seven Alpha members and companies have been attacked this November 2021 repeatedly and in written threats; including the ongoing concealment of children of the officers to compel their surrender.

If that's not war, what is?

Learn to recognize the fraud. Know who your friends are. And understand the proposition. Surrender to a foreign theory of law deemed superior under color of "mental wellness", or decline. And if there is a punitive aspect to suggest you should not decline, know that is "coercion", not medical opinion.