

STATEMENT REGARDING FRAUD - RIGHT TO DAMAGES IN LITIGATION

DOC# : QT_STATEMENT_2022-04-16

Re: Harassment toward our office to extort in litigation

On April 4 2022, contact to extort and blackmail our office was received. Evidence indicates this was prepared November 14 2021 and January 28 2022 prior threats January 30 2022 and April 4 2022.

These actions appear to be aggravated perjury, per TEXAS STATUTORY CODE Title 8 Section 37.03 in false claims of a material fact to a case; circulated by depref.net of ICELAND.

The entity depref.net appears to be a member service of "loopback0.network", a top level domain employing "harpoon" and "saturn" as servers. Records indicate these computer servers are actually representative of ATLANTIC.NET and SHARKTECH.NET - competitors of our firm.

GRANT ABUSE / EMBEZZLEMENT - SCOPE OF REAL AWARD

Fraud to deny a legal right to damages and the right to sue violating 588 U.S. ____ (2019) case no 17-647 Federal Ruling by SCOTUS, to suppress and obstruct justice in violation of damages afforded 31 U.S.C. section 3730 styled as:

STATE OF OKLAHOMA \$5.5 billion USD in grant fraud

STATE OF TEXAS \$3.6 billion USD in grant fraud

Subject to treble damages of \$9.1 billion times 3 for \$27.3 billion USD in damages as of the year 2022 fiscal period, contrary FEDERAL REGISTER VOLUME 81 NUMBER 244 terms and conditions, a civil contract, duly reported to the U.S. Attorney General in 2021 and entitled then RELATOR suit for 25 percent to 30 percent of such damage, plus \$5000 to \$10,000 per state.

Total award owing upon judgment would be minimum \$6.825 billion and maximum \$8.19 plus per state award. These claims constitute two of fifty states subject suit, with total damages up to 25 times that amount in fraud disclosed by JAMES ALLEN impacting false claims by the State Legislature in false legal process and false books to embezzle benefits from the United States Treasury related to the previous 01-17702-R case and mishandling of case 15-06292-393 and FR-18-04.

The latter case was brought after illegal collection executed in 2016 and 2017, as retaliation against the witness claim and protected action of 45 CFR 302.56(f) described December 20th in 2016 FEDERAL REGISTER, a duty of the State of Oklahoma to carry out unless granted a FEDERAL RULING OF EXEMPTION.

No FEDERAL RULING OF EXEMPTION has been produced, and time to apply has expired.

STATEMENT REGARDING FRAUD - RIGHT TO DAMAGES IN LITIGATION

Harassment SOA DATA Implicates:

ATLANTIC.NET server - primary SOA for the domain engaged in the fraud.

SHARKTECH.NET server - INTERNAL SOA on 10.0.0.0/8 at COGENTCO.COM

RELATIONSHIP TO THE VICTIM:

ATLANTIC.NET - COMPETITOR

SHARKTECH.NET - COMPETITOR

STATEMENT REGARDING FRAUD - RIGHT TO DAMAGES IN LITIGATION

As of April 16 2022, we determined that COGENT COMMUNICATIONS is using this internal SERVER as the SOA for "alleged firms and email domains" engaged in this fraud, and hosting such services on an 10.0.0.6 address of their internal LAN which would be equivalent to other smaller 192.168.1.0/24 network inside their actual company private non-publicly-routable network.

We must therefore consider these solicitations to intimidate the public as "competitor fraud" and to blackmail using the UNITED STATES MILITARY SERVICE of our employees falsely and to misrepresent their RANK at discharge or separation; an effort to attack for commercial purpose veterans in the City of Ada and Pontotoc County and aggravate estate and probate and jury trial after the death of family members to cancer.

COGENT COMMUNICATIONS and ANTLANTIC.NET and SHARKTECH.NET will be barred from further communications; and use of the names "Jason" and "Chronister" and "Smith" and "Jay" to transmit such blackmail in commercial extortion of customers themed industrial espionage attempts to gain entry without a warrant after fraud and creation of defamatory and illicit ICANN property to extort, causing injury to persons and animals and intimidation of business activity.

Claims that damages in the civil suit and "right to sue" where the U.S. Attorney General has declined to carry out a lawful and required investigation per 22 U.S.C. Chapter 78 and Federal Law; contrary such duty, and in \$2.2 billion grant fraud alleged evident in recordings of STATE OF TEXAS employees engaged in such fraud; contrary FEDERAL AUTHORITY expressly made by the U.S. Department of Health and Human Services; and in concert with a HIPAA certified company ATLANTIC.NET, suggest substantial accessory after the fact in this fraud.

We have observed UNIVERSITY OF MICHIGAN and other assets used in attacks present on ATLANTIC.NET client notifications to the public; including NEWEGG.COM, from which and at specific times we believe the IDENTITY of these firms were appropriated to cover for previous specific and repetitive attacks and security attempts to gain privileges on our network over many many years of ongoing abuse documented in our monitoring of this action.

STATEMENT REGARDING FRAUD - RIGHT TO DAMAGES IN LITIGATION

ROLE OF BAD ACTORS / PRIVILEGED ABUSE OF ADMINISTRATION

"Bad actors" in a large organization, granted administrative access, especially in BGP protocol routing and connectivity of enterprise networks, are a substantial threat to the enterprise and customers and shareholders. "Heavy Operators" activity in our own business utilize pairs of engineers for high value work, similar to law enforcement and police anti-corruption, to further provide oversight preventing this form of "lone wolf" or "bad actor" from gaining control or engaging in false claims; and to verify accountability for such work and reports, with alternative investigation side-channel review.

While JAMES ALLEN oversaw billing exceeding \$2 million USD per month in prior work, and most transactions at the enterprise level are higher, with FTC reports over \$40 billion USD filed in complaint of similar actions in the past five years; these matters or any fraud to suggest defect of mind on the auditor are exceptionally serious accessory to embezzlement activity from the public trust themed a felony act in commission and obstruction or fraud to suppress evidence a felony after the fact.

Effort to coerce or suppress eye-witness testimony to the information formally reported as a "felony overt act" or "evidence" is a felony act. Effort to confuse this is a "felony conviction" are false claims designed to confuse the public, employed to suggest allegation of a prior trial or process, employed by this specific party in a pattern of illicit conduct to deceive the court, public, and to defraud.

Claims to reverse events, persons, and confuse investigators including claiming some statement or role of presence to create a false alibi, are criminal behavior. We have observed statements like this from the parties, including knowingly false allegation that they were personally holding the firearm in a carjacking to confuse and intimidate police in report of organized ambush and attempted murder with vehicular sabotage and hostage taking - so as to create a narrative concealing the eye witness testimony of victims in systematic human trafficking and labor fraud in DALLAS, TEXAS.

Threats against victims in 2003, 2007, 2009, 2011, 2013, and ongoing 2017-2022 computer service disruption to harass during ongoing stalking activity with destruction of U.S. Mail (boxes) in five (5) instances in 2015-2021, sustain the serious nature of such fraud and concealment of minor children violating ORDERED POSSESSION to extort and seek over \$40,000 USD in false claims and property title without legal order or adjudication. Use of false names and impersonation of living and dead persons in PONTOTOC COUNTY in 2022, is just the latest in a pattern of activity in this matter, a fraud with concealment of a child not granted DUE PROCESS and violating Oklahoma Supreme Court rule made in 2007 "Kelly v Kelly" material to the TITLE IV FRAUD incorporated in this proceeding.

STATEMENT REGARDING FRAUD - RIGHT TO DAMAGES IN LITIGATION

ALLEGED PROSPECTUS FRAUD

Claims by a company to suggest false OFFICERS or coerce such persons to be deposed to prove their legal right to stand the office or Board are harassment of our firm, and comprise a false prospectus to damage credit and investment in the City of Ada and other nearby property.

Claims of assets to damage securities of record are further a form of fraud which, when paired with competition in the industry and employees or assets of such industry employed to do so, constitute a direct effort to meddle in securities valuation and violation of FINRA obligations of such firm, especially in financial or XXIII-1A "RIGHT TO WORK" demands *and quid pro quo money demands*.

The parties in this case thus appear to be promoting a FALSE PROSPECTUS of UNITED STATES CORPORATIONS to harm the CITY OF ADA, PONTOTOC COUNTY, and STATE OF OKLAHOMA systematically on behalf of COGENT COMMUNICAITONS, an NTT GROUP company, and employing in that process also atlas.cogentco.com server device.

STATEMENT REGARDING FRAUD - RIGHT TO DAMAGES IN LITIGATION

LAW ENFORCEMENT COMPLAINT FILED:

We have referred the matter to the ADA CITY POLICE DEPARTMENT for referral to the DISTRICT ATTORNEY or UNITED STATES ATTORNEY GENERAL.

SHADOWDANCERS L.L.C. and its licensees discourage the public from being deceived or to be solicited to join this fraud.

SCOPE OF FRAUD AFFECTING CREDIT / INVESTMENT

The Firm cites the prior \$1 billion purchase of CRUNCHYROLL by SONY; and EPIC MEGAGAMES by SONY for \$1 billion USD; and lesser \$423 million USD sale of CCP GAMES to PEARL ABYSS of SOUTH KOREA from the ICELAND based firm PARADOX AB; a component to the upcoming \$70 billion approval of sale for Activision-Blizzard to Microsoft; as industry affected by these false claims and competitor fraud against telecom infrastructure planned for deployment in the CITY OF ADA prior to this abuse.

JAMES ALLEN has been evaluating physical real estate and soliciting network service companies for development in this area, including security day and night in City of Ada; and efforts to misconstrue his activity to evaluate specific sites and real estate sales themed in that work are interference by COGENT COMMUNICATIONS and FAIRWAY INDEPENDENT MORTGAGE employees/contractors cited in prior criminal complaint.

If you are approached with information, please do not confront the parties circulating the fraud to discredit the Federal Suit or commercial work, and instead relay your information to the ADA CITY POLICE DEPARTMENT concerning such behavior to damage ordinary business in our community.

STATEMENT REGARDING FRAUD - RIGHT TO DAMAGES IN LITIGATION

ABOUT THE DISPUTE

SHADOWDANCERS L.L.C. is the owner of the registered mark "SEVEN ALPHA", an encrypted Internet Communications product with video, audio, and file sharing services using MariaDB and Block Storage techniques developed with prior peer input from RACKSPACE and SLICEHOST; and with IBM REDHAT over 20 years.

Derived products are not a patent or monopoly over that work, and any claim to style those turn-key versions of our product employed by IBM or other firms as proprietary are fraud in false prospectus and to deny our legal copyright and trademark, so prohibited in the lesser seven year or doubling of sentence for use of DOMAIN NAMES to carry such fraud.

Intimidation in this fraud appears an anti-trust and monopoly act to disable firms whose research and use of block storage technology and virtual servers in early projects and without any contract or sale of those proprietary rights obtained by internal work, are somehow derived from PEOPLE'S REPUBLIC OF CHINA and NATION OF JAPAN competitors or confused by false claims of their stock position companies in ICELAND and NORWAY and SWEDEN - to extort.

We are aware of the substantial equity position that TENCENT HOLDING CO LTD and SOFTBANK GROUP CORP and NTT GROUP have in these firms; and their activity in concert to harm, abuse, and defame the Oklahoma developer of separate and independent technology now wrongly styled as a monopoly by whitebox resellers to engage in securities speculation.

Joint development with our competitor, ALIBABA GROUP (NYSE: BABA) and harassment from the Caymen Islands and from mainland China, further support the prior investments and nexus of this company founder with SOFTBANK GROUP CORP and UBER brands joint venture with TENCENT, to qualify as a syndicate with nexus in our technology and entertainment PC game industry (TENCENT GAMES);

As to cease and desist such claims or support of the prior activity to damage a United States Corporation or interfere in anti-trust and monopoly laws of the United States; nor any private civil suit entitled by TITLE 31 or other U.S. Law.

STATEMENT REGARDING FRAUD - RIGHT TO DAMAGES IN LITIGATION

ACTION SCOPE AND DUTY

Respectfully, these claims are paramount to "acts of war", and we agree with the RUSSIAN FEDERATION that such provocation and abuse of network resources represent a threat to national security of the United States and Russian Federation in continued harassment of our network and industrial fashion observed and recorded from 2017-2022 and prior 2011 Sept 7 letters of extortion by COGENT COMMUNICATIONS (NTT) employees and TEK SYSTEMS account manager cited in that blackmail to conceal a child.

All FOREIGN PARTIES TO OKLAHOMA should CEASE AND DESIST immediately, and conduct an internal security audit to identify the source of these threats and fraudulent conveyance of title property and copyright violation, trademark piracy, and trademark dilution enjoined such repugnant and dishonorable conduct.

Ordinary trade relations with nations engaged in piracy and human trafficking are not possible, and any patents and other intangible property claims by any foreign entity with nexus or registry in those nations or states disclaimed as void where such conduct is or has occurred to interdict UCC rule.