"SOCIAL MEDIA"

TITLE 42 OF THE UNITED STATES CODE MAKES ANY PARTY LIABLE FOR VIOLATION OF THE CIVIL RIGHTS OF <u>ANY</u> AMERICAN, AS WELL AS CONSPIRACIES TO VIOLATE CIVIL RIGHTS.

THE SCOPE AND APPLICABILITY OF THE 1st AMENDMENT PER SE NEED NOT BE REACHED, NOR "COMMON CARRIER" OR OTHER PRESCIENT QUESTIONS OPINED BY <u>JUSTICE THOMAS</u>:

VARIOUS COMPANIES HAVE DEVELOPED INTERNAL MECHANISMS WHEREBY SPECIFIC INDIVIDUALS AND GROUPS ARE TARGETED TO SUPPRESS THE EXERCISE OF SPEECH, DIRECTLY IN VIOLATION OF TITLE 42.

> IN ANY DISCOVERY PROCESS THESE MECHANISMS AND THEIR TARGETS COULD EASILY BE ESTABLISHED.

VIOLATIONS ARE CUMULATIVE AND DISCRETE.

PARTIES IMPLEMENTING THESE POLICIES AND PRACTICES COULD HAVE OR MAY CROSS THE THIN LINE OF OBSTRUCTION OF JUSTICE, WHICH WOULD CONSTITUTE CRIMINAL VIOLATIONS UNDER TITLE 18.

POTENTIAL LIABILITIES TO SUCH COMPANIES COULD LEAD TO BANKRUPTCY OR CAUSE A SEVERE LOSS OF VALUE TO SHAREHOLDERS.

> SUCH COMPANIES EITHER KNOW OR REASONABLY SHOULD KNOW OF THESE RISKS.

THIS MATERIAL LEGAL RISK HAS NOT BEEN DISCLOSED TO SHAREHOLDERS, CONSTITUTING SECURITIES FRAUD AT WORST AND A BREACH OF FIDUCIARY DUTIES AT BEST.

CAVEAT EMPTOR.