

# **“SOCIAL MEDIA”**

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

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

**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.**