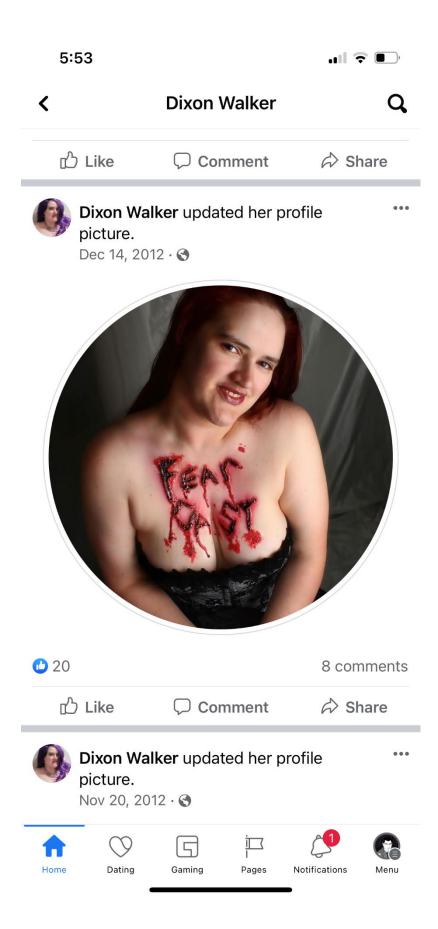
Remember - if you are receiving letters from Jason Smith, Jay Chronister, J Deutsche, Brian Young, Donald J. Beal (IX NETWORKS LLC, FRANTECH.US "The Daily Stormer" Forums) or other persons - that the author is a transgender person or aiding a transgender person whom I reported at SOONERCON after witnessing them running a "LOLITA TEA PARTY" for minor unsupervised children SUNDAY MORNING, on behalf of REFLECTIONS PHOTOGRPAHY of WAGONER OKLAHOMA (near Tulsa OKLAHOMA).

Below is a photo of the party, DIXON WALKER.



We have received hundreds of threats from the group, directed by local EAST CENTRAL UNIVERSITY employee Alicia McMahon (aka Alicia Scarbrough, ALICA MCMAHON, ALLYKATT).

Alicia McMahon (Scarbrough) is a former intimate partner of James Allen, 55 years of age, with a history of severe psychological abuse against SHAWN MCMAHON and LINDSAY TARVER, who prior claimed to be the HUSBAND of JAMES ALLEN while attending EAST CENTRAL UNIVERSITY. Reporting party SCOTT GOODRIDGE of Wewoka Oklahoma, who brought this abuse to our attention, died in 2005 due to sudden catastrophic failure of his vehicle on the Chickasaw Turnpike. Additional vehicular sabotage causing road accidents in 2002 and sabotage in two counts in 2023 indicating use of power tools to insert screws into tire tread and tire sidewall to cause failure upon high speed use, in addition to placement of screws in the driveway of 130 N COUNTRY CLUB RD on two occasions and five at-power vehicle strikes to steal U.S. mail during court case activity in DISTRICT COURT OF DENTON COUNTY, STATE OF TEXAS intended for CITY OF ADA, STATE OF OKLAHOMA parties in that case affecting a child, owe special attention to this ongoing fraud.

It is known that ALICIA MCMAHON purchased property nearby the site of the APRIL 13 2023 animal mutilation (one chemically burned, two suffering broken teeth, a third showing teeth removed to disable the animal permanently, and one animal choked to death and its body left on the porch inside the fence of the property to intimidate the 80+ year old property owner in a pending court case to overcome GUARDIANSHIP of his wife by a TRANSGENDER PERSON).

Such conduct in concert with written death threats in the year 2001 NOVEMBER and abduction of a newborn child for PERPETUAL CONCEALMENT contrary to ORDRED POSSESSION in interference in a JOINT-MANAGING CONSERVATORSHIP and for \$100,000+ USD in value sought on kidnapping of a minor child to extort a commercial business, owe Federal Justice prosecution at this time.

Claims of FBI and State Law Enforcement prosecution of the victim's and their families are a TERRORIST HOAX by ALICIA MCMAHON and DONALD BEAL with BRIAN YOUNG of Enid Oklahoma. BRIAN YOUNG is known as "Dr. Fear" and the owner/operator of the "FEARCAST" brand, visible on the chest of DIXON WALKER (below).

Such activity in criminal child trafficking is now under criminal complaint. Report all such activity to the WASHINGTON D.C. Office of the FEDERAL BUREAU OF INVESTIGATION.

This is a matter of RACIAL HATE CRIME against ethnic CHICKASAW persons in child trafficking and illegal adoption in 1975 to remove by force a child from the possession of the biological parents, and to then remove the biological child of that child in a 2nd generation child abduction, in concert with termination of all rights of inheritance in a criminal PRIMOGENITURE and ENTAILMENT fraud barred by Oklahoma Constitution Article II section II-32.

Hate crimes are a felony, per 18 USCA 249.

Conspiracy against Rights is a felony per 18 USCA 241.

Obstruction of Justice is a Federal crime (18 USCA 1509).

Seeking to compel forced labor or employment to satisfy any FINE issued by a State or Federal Court is a felony per 18 USCA 1589, especially where such act is in concert with the taking for concealment from HABEAS CORPUS WRIT of a child, such as ORDERED POSSESSION of a child to a parent of record.

False claims to bring a beneficiary for benefit, as performed OCT 1 2001 in filing of a fictitious child birth to overcome a SOLE CUSTODY CONTRACT and larceny of \$10,000 USD paid for such SOLE CUSTODY and security from SOCIAL SECURITY ADMINISTRATION in the year 2001 from an elderly family member are a felony in State of Oklahoma (21 O.S. 21-843.4).

Legal sham (impersonation of the authority of the FBI or State Justice in any action) is a felony per 21 O.S. 21-1533.

Any participation to aid in this fraud, including redistribution of false claims to persons who are NOT NAMED EXPLICITLY IN SUCH LETTERS THREATENING, excluding report to law enforcement and to immediate family and household for security purposes, are a crime and component of this "hearsay" fraud and terrorism campaign by ALICIA MCMAHON, DONALD BEAL, BRIAN YOUNG, and in letters public by BRIAN WOLF d/b/a TERRABOX (a company seized in forfeiture by STATE OF TEXAS in 2004, founded in 2001 as TERRABOX .COM CO).

No employment at law of JAMES ALLEN by TERRABOX, TEK SYSTEMS, or other firms associated is true, and a fraud in false officer claims filed with DUN AND BRADSTREET to damage credit and tamper with CHILD CUSTODY in criminal conspiracy against rights.

WITNESSES to such acts have been killed in the year 2005 and 2022, and all claims of any endorsement by any member of the FAMILY of JAMES ALLEN are fabrications in IDENTITY THEFT employed since 2001 DECEMBER by ALICIA MCMAHON and VERONICA PETERSEN to defraud the public in violation of Oklahoma State Law (76 O.S. 76-1, 76-3, 76-4, 76-6, 76-8).

Public Notice of such TERRORIST HOAX is a right by law, per Oklahoma Constitution Article II section II-3 and II-22; and is not subject to LIBEL or other criminal allegation as all such claims are TRUE AND SUPPORTED BY UNCONTESTED PHYSICAL EVIDENCE AND AFFIDAVIT OF EYE WITNESSES NOW IN RECORD OF A COMPETENT COURT ON THIS MATTER, presently under adjudication in the OKLAHOMA SUPREME COURT, as a registered case.

LIBEL does not include true and accurate accounts, regardless of the impact on persons or their employment, and threats to misconstrue such activity as LIBEL or STALKING is a second count in criminal conspiracy against rights (II-3, II-22, II-32) reserved in NOV 16 1907 collateral contract, a duty at law to perform all FEDERAL LAW or void incorporation of State of Oklahoma and Federal Union member states for failure to perform for value in full degree.

Collateral contracts are executed upon performance or non-performance, an operation of law (automatic execution); and do not require consent of a Judge or interpretation of a court to execute such default for insolvency of the United States or State of Oklahoma in NOV 16 1907 public written formal agreement made U.S. Law in 1907 incorporating all terms of the Constitution of the State of Oklahoma in contract simple, required performance in full for ALL MEMBER STATES OF THE FEDERAL UNION and United States as a foreign government in signature of the 60th Congress.

The prior change in popular perception of law is a CONTRACT, an INSTRUMENT OF DEBT signed by the 60th Congress on behalf of the 59th Congress of the United States, and owes forfeiture of the property without right to further use of such property in full as a collateral for any future credit or bond or agreement (per Public Law 59-234 CH 3335, 34 stat., section 22).

The FEDERAL RESERVE ACT and other subsequent legislation of the year 1914 has no power to alter this obligation to perform, for value, without substitution of financial or monetary equivalent.

UNITED STATES DEBT is trustee borrowing from the PUBLIC TRUST, a debt owed to the PUBLIC TRUST in gold and silver per the contract adopted in SECTION 3 and 21 of Public Law 59-234 CH 3335, 34 Stat., and upon insolvency shall be paid in return or default for insolvency and forfeiture of those creditors person and property without reservation of terms set forth in The Constitution of the united States of America or other document; a right by law of the People duly summoned NOV 20 2018 in "Veronica Peterson v James Allen", a suit in character filed by UNITED STATES in the name of a fictitious natural person to bring civil action against a creditor in natural person "James Allen", a natural person and member of the People and creditor of United States per Public Law 59-234 CH 3335, 34 Stat.; legally a separate person in personality of designation per ORDER of the SUPREME COURT OF THE STATE OF OKLAHOMA in case 121225 than the writ in true bill tendered for credit in such case as proof of debt - as secondary obligor of a UCC trust owing full discharge for non-performance a duty of STATE OF TEXAS and STATE OF OKLAHOMA, "JAMES ALLEN".

FLEMMING V NESTOR 1960 determined that such "JAMES ALLEN" estate is an "incorporated person", a property in rem of "The Congress of the United States" being so made by that entity at law, and a debt of the UNITED STATES for which benefits shall be paid by the same for the value of the PUBLIC TRUST only to a qualified beneficiary. "DALLAS TX" birth child named OCT 1 2001 is not a natural child, was not born alive, and failed to qualify as a beneficiary in standing to sue per 1 USCA 8.

CARROLTON TX birth child named in 2002 in an ex post facto bill passed by STATE OF TEXAS is a fraud, owing no value as a bill seeking to ALTER RETROACTIVELY and after TRIAL BEGAN and INDICTMENT SERVED AND ANSWERED and HEARINGS (3) performed in case 01-17702 whereat "Veronica Marie Petersen" was wholly in default and did accept on ORDER the "DALLAS TX" birth as the sole subject in rem of such suit; a fraud on the TITLE IV-D AGENCY to obtain Federal Benefits illegally in concert with TRANSGENDER and HOMOSEXUAL publications of DORIAN KIM, JARED MAUCH, and DONALD BEAL jointly as "LOSTSERVER .NET" and "JAMESARNOLDALLEN" brands to kidnap, molest, and abuse a child in Interstate human trafficking in State of Texas, State of Florida, State of Wyoming, State of Colorado, State of Michigan, State of California, and Quebec (Ontario and Beauharnois).

Known affiliate services aiding this fraud are:

COGENT COMMUNICATIONS INC. (ATLAS.COGENTCO .COM)

ZAYO GROUP LTD (ABOVENET brand)

OVH HOSTING of Beauharnois CANADA and FRANCE

NTT/SPRINT (formerly NTT AMERICA, and affiliate PACKET CLEARING HOUSE led by DORIAN KIM using THORN.BLACKROSE .NET server as the directing server of LOSTSERVER .NET and CANADASUCKS .NET domains registered at 2323 Bryan St, Dallas TX suite 2670 and 700).

DEPREF .NET of REYJAVICK ICELAND

LOOPBACKO .NETWORK - a domain replacing the LOSTSERVER infrastructure employed by NTT to obfuscate this extortion activity from their main company in harassment of JAMES ALLEN, NORTEL NETWORKS, and the client relationship between JAMES ALLEN and NORTEL with their established client "SPRINT" to facilitate the takeover of such company as NTT/SPRINT through child abduction.

Additionally, the parties are employees at one time of and making false employment statements to defraud, while working for the following firms in competition:

TEK SYSTEMS

ROBERT HALF TECHNOLOGIES

IX NETWORKS LLC of Dallas Texas

A formal criminal complaint has been filed, with letters of extortion in this matter issued in two (2) separate instances. All such letters are commercial products of NTT GROUP and AKAMI TECHNOLOGIES employees DORIAN KIM and JARED MAUCH, published by DONALD J. BEAL under alias to extort in ongoing concealment of a missing exploited adult-child in State of Texas. Extradition of a person to State of Texas may not take place from State of Oklahoma without permission of the GOVERNOR OF THE STATE OF OKLAHOMA to such extradition. Fraud in this case prohibits fair trial and on audio denies FEDERAL REGULATIONS required as of February 21 2017 (Fed Reg. Vol 81 No 244 pg 93492) to conduct fair trial in STATE OF TEXAS.

A federal criminal complaint against STATE OF TEXAS and STATE OF OKLAHOMA has been duly filed. The case remains before the Oklahoma Supreme Court pending adjudication in civil relief.

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5:50



Dixon Walker

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Dixon Walker Apr 13, 2014 · 🕄



Tulsa Comic Expo Apr 12, 2014 · 🕄

May 9-11th The Tulsa Comic Expo will be arriving in time to give all those in Tulsa one of the best conventions in the area. Wi... See More



18 U.S. Code § 1589 - Forced labor

(a) Whoever knowingly provides or obtains the labor or services of a person by any one of, or by any combination of, the following means—

(1) by means of force, threats of force, physical restraint, or threats of physical restraint to that person or another person;

(2) by means of <u>serious harm</u> or threats of <u>serious harm</u> to that person or another person;

(3) by means of the <u>abuse or threatened abuse of law or legal process</u>; or

(4) by means of any scheme, plan, or pattern intended to cause the person to believe that, if that person did not perform such labor or services, that person or another person would suffer <u>serious harm</u> or physical restraint, shall be punished as provided under subsection (d).

(b) Whoever knowingly benefits, financially or by receiving anything of value, from participation in a venture which has engaged in the providing or obtaining of labor or services by any of the means described in subsection (a), knowing or in reckless disregard of the fact that the venture has engaged in the providing or obtaining of labor or services by any of such means, shall be punished as provided in subsection (d).

(c) In this section:

(1) The term "<u>abuse or threatened abuse of law or legal process</u>" means the use or threatened use of a law or legal process, whether administrative, civil, or criminal, in any manner or for any purpose for which the law was not designed, in order to exert pressure on another person to cause that person to take some action or refrain from taking some action.

(2) The term "<u>serious harm</u>" means any harm, whether physical or nonphysical, including psychological, financial, or reputational harm, that is sufficiently serious, under all the surrounding circumstances, to compel a reasonable person of the same background and in the same circumstances to perform or to continue performing labor or services in order to avoid incurring that harm.

(d) Whoever violates this section shall be fined under this title, imprisoned not more than 20 years, or both. If death results from a violation of this section, or if the violation includes kidnaping, an attempt to kidnap, aggravated sexual abuse, or an attempt to kill, the defendant shall be fined under this title, imprisoned for any term of years or life, or both.

(Added <u>Pub. L. 106–386, div. A, § 112(a)(2)</u>, Oct. 28, 2000, <u>114 Stat. 1486</u>; amended <u>Pub. L. 110–457, title II, § 222(b)(3)</u>, Dec. 23, 2008, <u>122 Stat. 5068</u>.)