

SUPREME COURT OF THE NATION OF ONE

Sol Adoni aka John Ennis

Action No. 2021-1026-07

V.

Twitter Inc.
Jack Dorsey

TRO ORDER

Comes now this Court in the matter of Sol Adoni aka John Ennis V Twitter Inc. et al.

The Plaintiff filed for an emergency hearing for a TRO against defendants.

The Plaintiff filed a complaint and a sworn affidavit with his motion for an Emergency TRO Hearing and the clerk verified public service was done on the Defendant's site Twitter.com by the Plaintiff advising the Defendant's of this hearing and the Defendant's failed to appear and defend.

The court finds, the Plaintiff is a member in good standing with the Nation of ONE, so this court has jurisdiction to hear his complaint against Defendant's due to the legal fact that this court has jurisdiction in any legal matter involving members of the Nation of ONE who allege to have been harmed by any entity. It is the job of this court to protect all members of the Nation of ONE from any and all abuse or harm they endure and stop it immediately.

The court finds the allegations and affidavit by the Plaintiff warrant the rare action of an EX PARTE TRO in this matter. It is obvious from the vast list of accounts on Twitter owned by the Plaintiff through the company he founded years ago, that being 1 MEDIA, that the Plaintiff was targeted as he alleged over his religious beliefs and also over his creation of a crypto coin and his network was greatly disrupted by the intentional actions of a monopoly company that can destroy a company's reputation and harm it financially by putting SUSPENDED on an account. The act of putting suspended on over 100 1 MEDIA Accounts is a gross and willful obvious action that demands action by this court.

This court is greatly troubled that many of the accounts are related to 'news' such as @247newsnet a well known alternative news site founded almost 30 years ago by the Plaintiff, and the action of Twitter and Mr. Dorsey are to intentionally stifle not only the Freedom of Speech of the Plaintiff but the Freedom of the Press.

Other news sites in the Crypto Industry, which Mr. Dorsey is a big proponent of crypto as it relates to 'Bitcoin', seems to this court to be motivation for the actions of Twitter and Mr. Dorsey in silencing News Sites that are critical of Bitcoin being a slow (7 TPS) coin that can only process a limited amount of transactions a day (under 400,000) and the actions of Twitter to this court appear to be motivated to stop fracti a free crypto coin created by the Plaintiff that uses 'NFT Art' to entice it's users to use the crypto network. Exactly as alleged by the Plaintiff in his complaint. Twitter a monopoly has used it's monopoly power to stop the plaintiff and his crypto projects for no legitimate reason this court can find.

The launch of GodsDemons.com a religious game site that uses fracti as currency so players of the game can purchase the religious NFT Art created by the Plaintiff seems to be the recent trigger that made the defendant's suspend over 100 Twitter accounts of a large internet network founded by the Plaintiff decades ago.

Therefore, this court ORDERS

Until this court rules otherwise, the defendant's are to reinstate all accounts connected to 1 MEDIA and SOL ADONI forthwith, this court imposes a daily fine of \$1 BILLION USD a day on the defendants should it not immediately reinstate all accounts as ordered.

The defendant's can motion the court to reconsider this order once they appear and defend this action, however, until the defendant's appear and motion the court to reconsider it's actions in the suspension of the accounts involved in this action, this order is in place until further order of this court vacating this order.

The court will monitor these accounts to make sure they have been reinstated today and should they continue to show SUSPENDED on their status this court will fine the defendants \$1 BILLION USD PER DAY until the defendant's obey this order.

List of accounts the court orders to be reinstated immediately

Any and all accounts related to 1 MEDIA and SOL ADONI and ADONI NETWORK

@soladoni @1media_ @adonifilms @1_search_org
@247newsnet @1_bitcoins @247btcnet @247bitcoin @1crypto_ @kryptous
@1_legal @1legalcom @1attorneys @1lawyersorg
@1_ebooks @1_bookreview @1_FreeEbooks @ebooksforum (locked)
@ebook_promotion (locked)
@adonifilms @bellaamoraauthor @dealexanders @i_nympho
@_crypto_gallery @museumcrypto_ @artgalleryvip @artauction_ @artistvalues
@artauction_ @nft_fund @nftarttokens
@inewscarscom @247usedcars @iautorepair @@1autosnet @irims_ @itires
@autobody_ @foreignmech @1mechanics @i_tires @i_wheels @usedcarsforum
@onedomains @domainlords @domainlord @idomainbrokers @iappraisal
@1portals @iroofer @iplumbers
@1lasvegasnet @1_ftl @1londonnet @flyinghorsehit @wikisucks
@super7boys @super7girlscom @1moonlightlover @erosadonis_ @omgasms_
@universitiis @occultius_ @wallstreetexec_ @1_under_ground @fvckyoucom
@ipodcast_ (it's intentionally restricted from followers or following)

Done before this court this 27th Day of October 2021

By the Court

ELECTRONICALLY
FILED

Supreme Court
Nation Of ONE

Clerk of the Court

Filed : October 27th 2021 C.E.



Hon. Lord Dimitrios