

3-20-CV-0054

Response To Proposed Findings & Recommendations

I Twitter % Jackson Kelly PLLC knows there are zero adequate cases too reference for my case because there are no prior cases like this. These are unique grievances against Twitter! And another uniqueness to this case is "TWTR" AKA Twitter. Twitter is not a private company; but it is very much a public company which trades on the NYSE.

I suspects this is a prime example of "Legal Abuse" by boldly conveying that Twitter is a private Incorporation while knowing that Twitter Inc. is as public as is my "Prose 320cv00054". Twitter Inc. trades on the NYSE - New York Stock Exchange ~~qualifying~~ nullifying Any All notions that it Twitter is private.

It is impossible to participate in such an association of business with the New York Stock exchange

Which has a Market Cap of
\$22,000,000,000,000,000.

Yes, I said "Elementary..." and
"Snake in Tall weeds..." because
I was angry/frustrated. Twitter is
Very public.

II December 28th 2019 Twitter Inc.
removed my account "iWontBeQuiet".
The First image is the initial
account I tried to rejoin Twitter with
"Roberto Wilson". However, Twitter
Inc. blocked this acc. because of
my very-KOSHER profile and regardless
that Twitter suggests, "What makes
you special? Don't think too hard just
have fun with it.". Twitter wants
to know what makes their users
special encouraging folks to describe
themselves ~~in~~ in a way that
makes them unique. But when I
did this, they/ Twitter for what
obviously looks like Discrimination
did not approve my Account without sending
one tweet.

- Image 2 & 3 is the Profile/account I
was denied "iWontBeQuiet" after
Twitter Denied me "Roberto Wilson".
The Profile content is nearly
I identical to Image -4 = "iWont
Be Quiet" account.

(2)

but I was denied for obvious
excuses for which I brought
forth my case.

Note: I aint tweeted
since December 28 2020 when
Twitter Inc. shutdown my
"IwontBeQuiet" account.
However, today May 13th 2020
and out of curiosity, I wanted
to see if these usernames were
still deactivated. And the other
username I checked was "iNotQuiet".
But too my surprise Both
of these usernames successfully
regenerated a password which
I DID NOT USE.

I vil Twitter inc. trio too
make me a liar by restoring
these two aforementioned
accounts which they had told
me they will not restore for me.

In addition, Twitter inc. is a very public company because its stock closed May 13th 2020 at \$28.13.

And again this is a unique case which finding cases too cross reference with my "320cv 00054" for argument purposes revealed zero. And Jackson Kelly PLLC in their original "Motion TO Dismiss" iterated that I must include trial cases in my arguments knowing how unique a case this is AKA "Legal Abuse".

Furthermore, on April 16 2020 my "Response TO Twitter Motion to Dismiss" was specific:

I targeted Jackson Kelly PLLC's "Legal Abuse". I requested relief on those grounds where as Twitter/Jackson Kelly PLLC argues I have not proven whatever!

These images (Numbered on the back) shows a patten that is concise discriminatory. Twitter closed accounts: "Roberte Wilson and "I Ain't Quiet" not for a tweet(s); but twitter closed these two accounts because of how I uniquely describes myself which Twitter encourages, "What makes you special? Don't think too hard, just have fun with it."

Previous accounts that I had with Twitter, inc. were closed over my tweets which twitter admits in opening arguments. But suddenly Twitter restored two of those prior accounts they admits to have closed over tweets.

But here they close accounts over discriptive profiles which are consistently noncombative, non-insulting. There are gay with accounts boasting and declaring their homosexuality/ homosequalities ⑤

which I have had insulted in the past because these peoples have been and still are attacking my life since at least the 5th grade when whoever the gays were then spreads lies they created by having kids at Jackson Elementary to shout in my face, "You're gay! You're gay!". They have free speech and expressions to attack me verbally since the 5th grade and now in the 21st Century, they silence me ~~to~~ via my profile and not a tweet, because I say, "No-Gayness..." and "Heteroness..." and "...Always WL Only Be = Heterosexual.". These are not attacks on anyone, but are my traits which makes me special which is what Twitter asks for in describing / completing your profile.

Thus, and again I submit reasons why I should be

granted a relief / the relief which
I originally requests.

Robert Wilson
Pro Se 320cv00054
May 14 2020