

Royalty MD / GMES / 2D Global / Progress Medical official statement related to inaccurate internet information:

As originally posted on August 15, 2017 @ 11:59 AM, Royalty Mobile Detailing (MD), a company that was formed for the initial purpose of servicing the requirements, and training employees in preparation for delivery of the packaged modular sections, requiring cleaning, assembly and fitting in support of initial EV vehicles from the EVU JV/JHC Company Jason Zhang committed to delivery by February 15, 2017, has been sold. As the business grew rapidly from the outstanding performance & service, the specific detailing piece of the business, under the Royalty Mobile Detailing LLC banner, and its assets, employees, bank accounts, credit, liabilities, responsibilities, client information, marketing, media & social media were sold and transferred to Rehab Garage LLC , long-time client and user of services for its in house restoration programs, and re-branded as Rehab Garage Detailing Car Wash.

Through August 14, 2017, and under the direction of GMES, Royalty MD enjoyed 93 5-star ratings, no ratings less than 5-star, ranked #1 of 27 like businesses in Houston by YELP, and had **zero negative client listings**. This ranking is consistent with ALL GMES related businesses since 1999, with ZERO negative ratings or reports. We consider all negative postings found on some questionable reporting & complaint sites to be fabricated and slanderous.

Prior to the initiation of ANY business interactions, under the direction of two key client/partner individuals, a 120 day background check including financials, fingerprinting and State of Texas registration was conducted and returned as clean. Not a single business or personal compliant had been filed throughout the history of conducting business.

As clearly stated in the transfer document listed below (sections 1, 2, 3 and signed), and stamped by the Texas Secretary of State, all bank accounts, assets liabilities, client responsibilities and other, were clearly transferred formally by the Texas Secretary of State on October 9, 2017.

We made this decision in order to focus on the first business of order related to our work in the nano technology field, composite & energy systems for the EV market space, our work in nano/bio sciences, the effort in the medical space, and to care for our youngest special needs child. Unfortunately, individuals who had an interest in the IP, client book of business and

network related to the process have initiated a contact and attack campaign for personal gains.

We learned nearly a year later that the business and individuals related to other GMES businesses, continued to use and operate "posing AS" GMES business and our personal information for a period of over six months. In addition and due to the nature of the position, twelve months of previously offered service INVOICES (all unpaid) and newly generated expenses were absorbed by GMES and our family. During this time, police reports, filed by these same individuals against me personally and as related to GMES, related to terrorist activities, murder for hire, child molestation, false reports to BBB, threats with a deadly weapon (a crime levied, tried and convicted of one of the "accusers" this past September), human trafficking, child pornography and others; all investigated thoroughly, found to be false, fabricated and not credible. Over eighty (80) false social media profiles, and seven (seven) false social media pages using our name, photos and personal information (impersonating) posted by two individuals, on multiple nefarious sites have been tracked back to the individuals for our defense. Blatant false items which were exaggerated and reported by one media outlet: 1) at NO time did GMES or any representative of GMES approach any individuals for personal investment, but did respond to several inquiries over a more than six month period by certain individuals, 2) there were no alleged victims from the town disclosed, 3) there was never an investment towards "sandless sandbags", or inflatable barrier control systems, and the documented "loan" related to the potential sales of "contracted business" product was paid "IN FULL" within less than half of the required payment schedule, at full interest, 4) the relationship to the EV business is misrepresented and irrelevant as at no time would we ever "separate" out one individual product line of a full business for investor relations (clearly presented to potential investors), 5) quarterly and impromptu board and investor meeting documentation can be presented, 6) that a "like" situation and conviction in the state of Missouri, was discovered by authorities in Texas (proven to be false and fabricated via support from an official letter from the authorities in Missouri stating that there is no case related to me or my companies), and 7) fully transparent and disclosed accounting documents have been registered, justified and audited. All expenses were reviewed, approved and processed for open documentation with the appropriate parties. There has been no legitimate proof of any excessive personal and lavish expenses. Documents withheld in public attacks and reporting, display directly related individuals and business invoices for seven months of services provided by GMES and peripheral organizations in support of multiple projects, unpaid. Validated statements of service from providers have been offered for review and declined. A detailed activity daily company work log, listing individuals, task and time from service providers, employees and trainers clearly display over 800 man hours billed at the standard and discounted rates, as openly listed on this company site under the "Servicing/Pricing" tab, during the dates mentioned in the internet attacks, which through today remain unpaid. A separate report listing expenses incurred during services is also available for review and has been declined. A

BRADY motion in the legal process also clearly displays the activities of individuals impersonating me and our business, in threats and exchanges with themselves posing as alleged victims. Internet searches alone will identify significant violations of signed NDA and confidentiality agreements related to IP and operations.

Documents and screenshots, which clearly display a connection between related individuals and attackers, tied to dark web domestic terror activities, and operations manuals which outline this process in attacking other companies have been provided to authorities and declined for review. While the media laughs at our concerns, other companies, which are listed on the site as targets, have and are continuing to experience attacks. We know of multiple Veteran owned businesses which fell under attack and have since closed. Some of this information can be viewed in a video which was originally listed in September of 2017, and received nearly 10,000 views and prompted over 100 responses across nine states from previous victims. A limited overview of our situation can be viewed @ <https://www.youtube.com/watch?v=M82wgBgsutg> , and offers documentation as to the general pathway of defensible and exculpatory evidence which has been declined and determined irrelevant for review for over three years. During this period awaiting our opportunity to defend, the individuals and attackers associated, clearly identified by name and IP address, have posted nearly 90,000 individuals negative, false and fabricated social media items. Items which you have most likely viewed in leading to your viewing of this statement.

As is in the case of today's society with access to the internet, Identity theft/fraud. and freedom of speech, we have seen over thirty (30) years of business, tainted by unsubstantiated, sensationalized social media media campaigns with up to 90,000 slanderous messages over a year period of time. These two individuals, who had intimate access to our operations, personal and business information have created a negative and false view of a pristine business. Having never even had a speeding ticket though age 56, I am personally learning about both the legal system, and the incredible impact that unsubstantiated accusations can have, even in the face of over 900 publicly posted CREDIBLE recommendations and testimonial from prominent public figures, law enforcement, charitable beneficiaries, executives, seniors, co-workers, vendors, partners, suppliers and CLIENTS. The thread of integrity, honor and service within the recommendations is clear and consistent. The slanderous attacks and subsequent forced actions are not. Unfortunately in today's environment, we have witnessed that the drama overtakes the view of common sense, and the option for individuals to look at the years prior to this one isolated situation. Initially, this was presented by media as a case involving more than twenty-five alleged victims, which has also been proven false, and never corrected. Additional statements made by media and false profiles via social media can easily be invalidated with a review of documents posted on this site. No one at GMES has ever been interviewed in direct relation to

this matter. Our requests and offering for business record and computer reviews have been declined. We learned of this issue and all subsequent actions via social media. Fifty-one documented attempts, including seven registered letter requests to resolve any issues and questions over a seven month period, were all met with no response. As an individual who proudly and enthusiastically served this country with individuals such as John Kelley, Admiral Lynch and VADM Ready, I have been awakened by the darker reality of our society.

It is also extremely unfortunate that the internet allows individuals to falsely accuse, file reports and attack peripheral businesses and family. No matter the outcome of TRUTH, it becomes difficult to remove and erase the stain of negative.

Once someone, with no credibility, even media sources (only one of fourteen who investigated the situation) places something into cyberspace, even with the best proof of legitimacy and innocence, it is difficult to remove and we apologize. It is truly a shame that so many have chosen to publicly defend our reputation and integrity, yet some look past the impeccable history of business to legitimize that 15 seconds of dramatic fame.

Our reputation for client service, integrity, and delivery continues to offer a foundation for the company's amazing growth. That growth is primarily related to the re-design development of new and emerging technologies, many life and limb saving partnership developments within the traumatic medical space.

If you have any questions, please read through the testimonials located on this site, and my personal LinkedIn page. We are transparent and will answer any questions, offer any of our more than 8000 pages of defensive and conclusive documents related to said accusations, and ask that you simply take a look at the history prior to the emergence of these limited and binary related individuals. Please use common sense and as you read through a history of personal and business servant leadership, simply ask if the situation lines up. We call it, passing the smell test.

Today's society marks an individual accused of something as guilty before proven innocent, no matter the credibility or validity of the source, and is an arduously lengthy and exhausting process to prove complete innocence.

We are willing to speak with you directly at any time. We are willing to offer documents related to the integrity of business conduct and the most recent convictions of individuals related to this situation, including a primary accuser.

We have learned valuable lessons from this process, and look forward to clearing away any lingering negative impact overtime.

We were honored and blessed to have built a clientele exceeding 200 individuals and 50 companies within a nine (9) month period, and appreciate all the well wishes.

We are now, uniquely positioned to continue to serve our community, and save lives in the process.

We focus on all the amazing positives and blessings:

<https://www.linkedin.com/feed/update/urn:li:activity:6636626429297643520/>

<https://www.youtube.com/watch?v=CSStNJmz9X8>

<https://www.youtube.com/watch?v=tZ6tOnkl5LE>

<https://www.youtube.com/watch?v=2TL0juKql18>

and the amazing work positively impacting real LIVES!

While our attempts to clear “our” name from this horrific situation and we continue to seek the removal of nefarious and false internet based information, we appreciate the work of law enforcement and detectives who continue to track down the sources of the over 90,000 fake, aggressive, threatening, damaging and inaccurate social media message, via the 11 impersonating profiles and 81 fake name.

Individuals related to harassment continue to face consequences:

Open with ▾



**THE STATE OF TEXAS**

**V.**

**I**

**STATE ID NO.: TX-18039376**

**CASE NO. 19-05-06553**  
**COUNT**  
**INCIDENT NO./TRN: 9286789147**

RECEIVED AND FILED  
FOR RECORD  
At 10:40 O'Clock A  
**SEP 17 2019**  
Melissa Miller, District Clerk  
Montgomery County, Texas  
By [Signature] Depu

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**IN THE 435TH**

**DISTRICT COURT**

**MONTGOMERY COUNTY, TEXAS**

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### Order of Deferred Adjudication

Judge Presiding:	HON. Patty Maginnis	Date Proceedings Deferred:	September 17, 2019
Attorney for State:	Taylor Stohner	Attorney for Defendant:	Gregory Lee Gaines
<b>Offense:</b>			
<b>AGG ASSAULT W/DEADLY WEAPON</b>			
Charging Instrument:	Statute for Offense:		
Information	22.02(a)(2) Penal Code		
Date of Offense:	Defendant waived the right to trial by jury and entered the plea below:		
May 09, 2019	<b>GUILTY</b>		
Degree of Offense:	Findings on Deadly Weapon:		
Second Degree Felony	N/A		
<input type="checkbox"/> Terms of Plea Bargain (if any); or <input checked="" type="checkbox"/> Terms of Plea Bargain are attached and incorporated herein by this reference.			
<b>\$ 2000.00 (PROBATED) Fine; Court Costs; 7 YEARS Deferred Adjudication; REMOTE.COM, MENTAL HEALTH CASELOAD, NO CONTACT WITH PATRICK ABBOTT AND OR FAMILY OR COMPANY, ALL OTHER STANDARD CONDITIONS</b>			
Plea to Enhancement Paragraphs:	N/A		
Findings on Enhancement Paragraphs:	N/A		

THIS SENTENCE SHALL RUN CONCURRENTLY.

**ADJUDICATION OF GUILT DEFERRED;  
DEFENDANT PLACED ON COMMUNITY SUPERVISION.**

**PERIOD OF DEFERRED ADJUDICATION COMMUNITY SUPERVISION: 7 YEARS**

**CONFINEMENT AS A CONDITION OF DEFERRED ADJUDICATION COMMUNITY SUPERVISION:**

The Court ORDERS Defendant confined        DAYS in the Montgomery County Jail as a condition of deferred adjudication community supervision. The period of confinement as a condition of community supervision starts when Defendant arrives at the designated facility, absent a special order to the contrary.

Fine:	Court Costs:	Restitution:	Restitution Payable to: N/A
\$ 2000.00 (PROBATED)	\$ 294.00	\$ 0.00	(See special finding or order of restitution which is incorporated herein.)

Defendant is required to register as        (For sex offender registration purposes)

Code Crim. Proc.        as offense was N/A

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We have attempted to have the negative items removed from various sites and have been met with extortionary tactics such as this site, which has not posted our rebuttal, has ignored court provided documents, and continues to ask for MASSIVE fees to remove the knowingly damaging posts:

As I mentioned, this site with the links you have seen holds the truth back and charges money to healthy business to have the name cleared. These are the messages I receive shortly after a new post is received. Notice, it even states there were NO COMPLAINTS. From RipOff report:

Look what **Ripoff Report Corporate Advocacy program** did for a business with NO complaints below ...

Even businesses with NO complaints like yours

## THE CO\$T of the program –

be sure to respond to the 20 Questions down below if you are interested.

As of April 2019 we lowered the cost down to less than 50% of our usual cost.

The cost for you will be \$6,500 one-time fee – you can make that in payments with \$2,500 down and \$500 a month for 8 months.

OR, you can save \$500 and pay up front all at once \$6,000 to get the discount..

PATRICK ... you have 4 names.

We used to charge extra \$2,500 for each additional name. We will only charge you \$500 each, for 3 extra names. So add on to the above price, \$1,500.

2D Global - 8 \* Progress Medical 1 repeated \* Global Marketing Empire Solutions - 8 repeated \* Royalty Mobile Detailing 9 TOTAL = 11 Report(s)

In order to defend our three years of fight and false accusations, we are attaching the following two of over 100 links to false reports, corporate espionage, and political abusive harassment:

<https://www.ripoffreport.com/report/d-global/spring-tx-patrick-abbott-uses-1494953>

And this one, which has been investigated, reported and could result in additional jail time for the author:

<https://www.ripoffreport.com/report/d-global-progress-medical-llc/woolans-tx-meical-marketing-1494543>

We can not confirm that these and the past three years of items are related, but merely point out the COINCIDENCES.

We presented the letter from the court with NO RESPONSE:

This is to inform you that XXXXXXX (Case # 190506553) has been placed on community supervision (probation) under the supervision of the Montgomery County Community Supervision and Corrections Department (adult probation department) for 7 Years for Agg Assault W/Deadly Weapon. Article 42.131, Section 14 of the Texas Code of Criminal Procedure provides that a person who is the victim of sexual assault, kidnapping, or aggravated robbery or who has suffered bodily injury or a family member of a person who has died as a result of the criminal conduct of another is entitled to be notified of: 1. the fact that the defendant has been placed on community supervision, 2. the conditions of community supervision imposed on the defendant by the court, and 3. the date, time and location of any hearing or proceeding at which the condition of the defendant's community supervision may be modified or the defendant's placement on community supervision may be revoked or terminated. You have been notified as a person eligible for notification in accordance with the law. Under this law a victim has a right to be notified and to attend any hearing or proceeding to modify, revoke or terminate a defendant's community supervision. Nevertheless, this provision of the law does not create any expanded right to participate in these court proceedings. If you wish to invoke your right to notification of any further court proceeding modifying, revoking, or terminating this defendant's community supervision, we would ask that you inform us of this matter by signing the bottom of this letter and returning it to this office by mail or email at [CSCD.VictimServices@mctx.org](mailto:CSCD.VictimServices@mctx.org). Once we have received your request for notification of future court proceedings, we will contact you in writing prior to the court proceeding and inform you of date, time and location of the hearing. If you do not wish to be notified under this law, you do not need to take any actions in response to this letter. November 25, 2019 Page 2 If you have any questions or concerns regarding this matter, you may contact Brenda Chapin at the Montgomery County Community Supervision and Corrections Department, Victim Services Office, 2245 N. First Street, Ste. 121, Conroe, Texas 77301 or telephone 936-538-8222. Please be aware that there is certain information about the offender's supervision which this office is not allowed by law to discuss with you. However, we will make every effort to be of assistance. You may also contact the Victim Liaison at the Community Justice Assistance Division (DAD) of the Texas Department of Criminal Justice at P. O. Box 12427, Austin, Texas 78711 or telephone (512) 305-9394. Finally, enclosed is a copy of the conditions of community supervision that the court imposed on the defendant in your case. Sincerely, < !VICTIM.SERVICES.LIA.SIG-N!> Brenda Chapin Victim Services Coordinator [CSCD.VictimServices@mctx.org](mailto:CSCD.VictimServices@mctx.org)