THE WHITE HOUSE AND BIG-TECH RACKETEERING CASE

Damages Claim And Supporting Validation Provided To The U.S. Government

Draft 2.6 (In on-going edit – Make sure you have the latest revision)

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http://www.majestic111.com

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Overview

Compensation is demanded from the U.S. Government and the California State Government, by Plaintiffs', for damages, monies owed, witness fees, legal expenses, whistle-blower fees, informant fees and with-held benefits monies. Additionally, Plaintiffs' submitted invoices to FBI, GAO, SEC, and other agencies that Plaintiffs' have provided witness and investigation services to.

This case involves the illicit sale and trading of stocks, bonds, mutual funds, and other securities; quid pro quo political bribery; election manipulation; monopoly and anti-trust law violation; bodily harm and other criminal matters applicable to every law enforcement and regulatory agency.

No agency may refuse, or seek to re-direct, this case, to another agency, because this case falls within the purview of every law enforcement and regulatory agency in the USA. This case also falls within the purview of multi-national enforcement under Interpol, FinCEN, EU, etc. To reiterate: this is not a single-agency matter. No agency has the right to seek to shove this case off to another agency or coverup this matter at the expense of citizen Constitutional and human rights.

This case involves different organizations who are in contest to control the United States government and the financial and power benefits therefrom.

This case involves the control of the White House and the existence, or termination, of the power in the Oval Office and international corrupt mining deals worth trillions of dollars.

Plaintiffs' witnessed an organized criminal enterprise which affected government Treasury funds. The crime scheme involved: stock market manipulation, corrupt international mining deals and media company power manipulations. When Plaintiffs' reported the crime, millions of dollars of statesponsored reprisal attacks (enumerated in detail below) were launched against Plaintiffs' in vendetta.

Related cases shed illuminate the depths of criminality and the scope of crimes and illicit deeds by the colluding perpetrators and their crime culture:

In federal **Case No. 1:20-cv-03010** – you see proof that perpetrator Google is monopoly and runs competitor attacks. In **Case No. 11-CV-2509** -https://www.cand.uscourts.gov/judges/koh-lucy-h-lhk/in-re-high-tech-employee-antitrust-litigation/ - you see proof that the Silicon Valley Cartel colludes to harm others. In Task Force Case **No. 20-xyz2020a** - http://www.majestic111.com - you see proof that this "Silicon Valley Cartel" is a RICO law violating entity. In **Case No. 20-03664** - https://www.insurancejournal.com/app/uploads/2020/06/brown-v-google.pdf – you see further evidence that the Google-Youtube-Alphabet organization operates as a racketeering entity that controls portions of the government.

In Case No. **1:12-CV-00774-mms** and related cases - https://thehill.com/blogs/congress-blog/the-administration/250109-a-case-study-in-pay-to-play-cronyism — You see that criminal referrals against the attackers have been filed with the FBI, DOJ, SEC, FEC, FTC and that insider cronyism at the

Department of Energy is accelerating at a rapid pace up and including the recent Granholm investigations.

Additional court cases, available on <u>www.pacer.gov</u>, have filed extensive further evidence proving Plaintiffs' assertions. Such key cases include:

Case No. 18-cv-8865 (S.D.N.Y.)(SEC v. Elon Musk for lies and scams)

Case No. 18-cv-8947 (S.D.N.Y.)(SEC v. Tesla, Inc. for lies and scams)

Case No. 1:14-cv-270143 (Google racketeering charges -

https://artistrightswatch.com/2017/10/08/googles-racketeering-challenge/)

Case No. 1:19-cr-00490 (United States v. Epstein - Big tech sex cult crimes case)

Case No. 129 So.3d 1196 (Fla. 2d DCA 2014); 170 So.3d 125 (Fla. 2d DCA 2015) (Gawker Media, LLC v. Bollea in which Gawker, Deadspin, Gizmodo, Jalopnik, Jezebel, Kotaku and Lifehacker were exposed as character assassination and money-laundering fronts working for notorious third parties)

Case No. 19-cv-343672 James Martin (on behalf of ALPHABET INC) v Larry Page et al (Sex Cults In Silicon Valley)

Case No. CGC-11-508414, California Superior Court, San Francisco (Plaintiffs' v Google)

Case No. 3:16-cv-03061 U.S. DISTRICT COURT, NORTHERN DISTRICT OF CALIFORNIA, San Francisco Division (Plaintiffs' V. Google/Alphabet/YouTube)

Case No. 18-CIV05380 Rubin Vs. Rubin (Google sex cult and sex slave charges)

Case No.: 1:17 - cv - 06404 Vs. Rubin (Organized crime sex trafficking by stock market manipulators)

Case No. D.C. No. 3:17-cv-05369 - VC (Big tech harassment of outsiders)

Case No. 3:21-cv-00077 (Another of many lawsuits proving that the Silicon Valley Cartel conspires to manipulate media and markets)

Plaintiffs' were induced to invest millions of dollars, and all of their life savings, in a government run project. It was later discovered that every government operator of that project was either financed by, friends, with, sleeping with, dating the staff of, holding stock market assets in, promised a revolving door job or government service contracts from, partying with, personal friends with, photographed at private events with, exchanging emails with, business associates of or directed by; the Plaintiffs' business adversaries, or the politicians that those business adversaries pay campaign finances to, or supply political digital search manipulation services to. They all used the same couple of law-firms, investment bankers, CPA's, lobbyists and policy manipulation operatives. There can be no question about the fact that the government officials involved "colluded", "conspired" and "coordinated" for their own, personal, unjust gain and quid pro quo. Crooked government employees and contractors made billions of dollars in unjust gains while Plaintiffs' lost billions of dollars BECAUSE crooked

government employees and contractors engaged in these crimes, defrauded Plaintiffs' and used Plaintiffs' as a smoke-screen to cover-up their crimes.

Legal causes of action include:

ABUSE OF PROCESS; FTCA VIOLATIONS; ACCOUNT STATED; BREACH OF CONTRACT; CONVERSION; DEFAMATION; FRAUDULENT MISREPRESENTATION; FRAUDULENT CONCEALMENT; INJURIOUS FALSEHOOD, PRODUCT DISPARAGEMENT AND TRADE LIBEL; CIVIL RIGHTS VIOLATIONS AND VIOLATIONS OF THE U.S. CONSTITUTION; MISAPPROPRIATION OF TRADE SECRETS; PRIMA FACIE TORT; QUANTUM MERUIT; TORTIOUS INTERFERENCE INCLUDING a.) Tortious interference with an existing contract, b.) Tortious interference with prospective, c.) Tortious interference with business relations contractual relations; PATENT INFRINGEMENT; PERSONAL INJURY; UNJUST ENRICHMENT; ANTITRUST LAW VIOLATIONS; LABOR LAW VIOLATIONS AND OTHER CAUSES.

This is a felony-grade criminal racketeering case. White House, Department of Energy, Department of State and other California State and Federal government agency staff coordinated with their political campaign financier/beneficiaries from Solyndra, Tesla, Fisker, Facebook, Google, YouTube, Netflix, Linkedin, Alphabet, Kleiner Perkins, Greylock, Goldman Sachs and other PAC-aligned Silicon Valley businesses to operate a RICO-law and Antitrust-law violating illicit business "Cartel". The operation of this Cartel has been proven by leaked emails, whistle-blowers, lawsuits and FBI-type forensic accounting.

The statute of limitations has not been exceeded in this case because the attacks, harms and perpetrators actions have continued as recently as yesterday.

This illicit organization had planned to skim trillions of dollars of exclusive profits from government contracts, political payola, foreign rare earth mining operations, internet news and search manipulation deals, revolving-door deals and massive computerized algorithm-based stock market manipulations. The Defendants schemes, particularly, planned to exploit funds from the 2008 and 2021 "Stimulus Bills". Plaintiffs"s', government employee/contractors, competed with these entities, with superior technology at lower prices, and were targeted by this Cartel, for termination.

Plaintiffs"s' became information providers and whistle-blowers for investigators in the examination of this crime. Defendants expended vast amounts of corporate and taxpayer money and resources harming Plaintiffs's in reprisal vendetta attacks. Over a million pages of evidence and proof are provided on the case website. Damages and attacks on Plaintiffs' continue to today.

The Blockade of Plaintiffs' Legal Rights And The Blockade of Their Legal Representation

Plaintiffs' Demand State-Funded Legal Representation

A. Plaintiffs's have been "black-listed" from getting legal representation. Even though the law in California (Cal. Lab. Code § § 1050 to 1053) says that an entity *can't* prevent or attempt to prevent former workers from getting work or representation through misrepresentation, knowingly permitting or failing to take reasonable steps to prevent blacklisting, or make a statement about why an employee was discharged or left employment, implying something other than what is explicitly said, or providing information that was not requested: *It is done every day in Silicon Valley.* The "Silicon Valley No Poaching Black-List" class-action lawsuit, the "AngelGate Scandal Investigation", and many other notorious scandals and books are about this issue. Federal FAR Section 9.104-1 (d), and related laws, apply. Blacklisting is a key part of the IC Vendetta Cycle attacks. The Plaintiffs' also suffered damage to their rights under the Age Discrimination in Employment Act (ADEA) (29 USC Sec. 621, et seq.); the Americans with Disabilities Act (42 USC Sec. 12181, et seq.); the Civil Rights Acts - (42 USC Sec. 2000, et seq.); the Davis-Bacon Act (40 USC Sec. 276a, et seq.); the Employee Retirement Income Security Act (ERISA) (29 USC Sec. 1001, et seq.); the Equal Pay Act (29 USC Sec. 206[d]) and other violations.

B. Each and every law firm capable of handling Plaintiffs's case has been contracted, paid and/or influenced so that they are "conflicted out" from representing Plaintiffs's. Law firm Mofo was threatened if they helped Plaintiffs's. Lawyer Amy Anderson was threatened and lost her license for attempting to help Plaintiffs's. Every lawyer or law firm who attempts to help Plaintiffs's is hired by Defendants, or their agents and threatened or compromised in order to prevent them from helping Plaintiffs's because this case affects trillions of dollars of energy industry profits, the White House, billionaire oligarchs and multi millionaire corrupt Senators. In fact, this issue lies at the root of this entire corruption case. Sociopath over-moneyed Silicon Valley oligarchs have hire Morrison Foerster, Wilson Sonsini, Perkins Coie, Covington Burling and every other major law firm and lobbyist and told them to "kill everyone and destroy everything that I don't like...". These law firms (controlled by Mark Zuckerberg, Elon Musk, Larry Page, Eric Schmidt, Steve Westly, Vinod Khosla, Laurene Powell Jobs, Nancy Pelosi, etc. All of whom have nearly a trillion dollars of funds at their disposal) have carte blanche and unlimited payments to run coups, character assassination campaigns, money laundering and other crimes for the oligarchs. They have the staffing to do these things and zero incentive to not do crimes. These law firms are the dirty deeds teams for the mobster-like suspects and there is no law enforcement body with the will nor resources to stop them. It is a violation of the U.S. Constitution to tell Plaintiffs's to "go get a law firm" when EVERY possible, equitable, law firm works for, and is massively compensated by, the criminals that need to be sued. Both the politicians AND the tech oligarchs charged with these crimes have hired the very law firms that government agencies have told Plaintiffs's to go out and hire.

C. There is a precedent that was set in the US Supreme Court case: Gideon v. Wainwright, (1963) that clarifies that you have a right to a lawyer even if you don't have money for one. The Sixth Amendment, as applied to the states through the Fourteenth Amendment Due Process Clause gives one their Due Process rights. One needs to kill someone, though, to most easily get your free lawyer, since the court-appointed lawyer is rarely ever appointed, on citizens behalf, in a case like this. Even if a defendant is represented by an attorney of his or her choosing, he or she may be entitled to relief on appeal if the attorney did not provide adequate representation. A defendant must demonstrate that the

attorney's performance "fell below an objective standard of reasonableness" and that this was prejudicial to the case. See:

<u>Strickland v. Washington</u> (<u>https://supreme.justia.com/cases/federal/us/466/668/case.html</u>) , 466 U.S. 668, 688-92 (1984). A few "free lawyers", that Plaintiffs' had tried, turned out to be working for the opposition side.

- **D.** The federal organization: https://www.lsc.gov is required to help but has refused because it's administrators were friends with, and appointed by, the public officials charged with corruption in this case.
- **E.** Plaintiffs's have personally asked the Attorney General, The Director of the FBI and the U.S. Attorney's office for representation but they have been told not to respond because the case is politically embarrassing to major public officials and their corrupt Silicon Valley financiers.
- **F.** The government agencies who have told Plaintiffs's that Plaintiffs's should "hire a law firm and sue them", in order to resolve this matter, are the same government agencies that have cut-off, or blockaded Plaintiffs's income sources in order to prevent Plaintiffs's from being able to afford to hire a law firm to sue them.
- **G.** A federal agency provided Plaintiffs's with a list of "free lawyers". Upon FBI-level investigation of every "free lawyer" on the list, (via their financial contributions, voting records, leaked emails, social media postings, event attendance, public records, social connections lists online and other surveillance data) they all worked for, or with the opposition interests and could not have possibly provided unbiased services. In fact, multiple lawyers have contacted Plaintiffs's who turned out to be working for the opposition. They were sent in to delay, or redirect, Plaintiffs's in order to keep the cases from being filed or properly prosecuted in order to protect the suspects. This is a common infiltration procedure widely documented in CIA, British secret service, Russian FSB and Snowden leaks documents on IC dirty tricks tactics.
- **H.** Agency staff were ordered to harm Applicants by manipulating their benefits in order to deny, delay, obfuscate and reduce their income as reprisal for their assistance to law enforcement in a political corruption and money laundering matter. Agency staff, ranging from the lowest level staff and up to the director headquarters offices, participated in this reprisal-vendetta-revenge action to harm Applicants.

Applicant's peers have filed DOJ and FBI criminal referrals, launched federal investigations and the assertions have been proven in numerous IG, FBI, Congressional and major news media investigations. Agency offices have failed to provide responsive FOIA requested data, hearing investigation data and fair responses because some of their staff are STILL operating a criminal cover-up which has now been update-reported to the FBI, Congress, the IG, the AG and investigative reporters.

Other federal agencies have complied, verified and provided the requested deliverables. SSA and DOE have pointed the searchlight of suspicion on themselves, laser-like, by their overt failure to comply. Ironically, the political financing of their executives and their personal relationships "happens" to be with the exact same Silicon Valley oligarchs under felony criminal investigations. The stock market brokerage records, family trust accounts, PAC trace-routing, Interpol records and SEC investigation records proves it!

Every "unsigned" anonymous government email is tracked to the individual author by their IP address, device IMEI, web camera, building key card, door camera, parking lot use chart, building camera, vehicle tracking circuits, text dba records, keyboard UI/UX patterns, motherboard ID #, DNS routing, stingray read-outs and a vast number of other metrics. Applicant investigation peers know the exact person that wrote every government email or document or file request. There is no no longer such a thing as an anonymous government email. "Transparency is the Applicants middle name." The FBI and CIA people that insiders think are their "buddies" may actually be the APPLICANTS buddies as Plaintiffs' have a relationship with the IC!

Agencies And Authorities Previously Contacted

Stone-walling based cover-ups are being mitigated by Plaintiffs', and their peers, by carbon-copying these disclosures to every member of the press, every voting citizen and every jurisdiction agent.

For years, victim/Plaintiffs's, and their advocates and peers, have contacted every government agency and authority listed in government directories, which may have any jurisdiction over this case. The usual response has been cover-ups, finger-pointing, stone-walling, obfuscation, failure-to-reply or other tactics to delay the inevitable. This has forced victim/Plaintiffs's to use social media and novel distribution technologies to present their case to every registered voter in the public. Agency officials who were supposed to be helping victim/Plaintiffs's have been exposed taking bribes from victim/Plaintiffs' enemies and adversaries in this case.

Certain California State officials, Obama White House Staff and Federal Agency staff accepted bribes from Silicon Valley Oligarchs and Investment Bank Cartels. They were bribed with: Billions of dollars of Google, Twitter, Facebook, Tesla, Netflix and Sony Pictures stock and stock warrants which is never reported to the FEC; Billions of dollars of Google, Twitter, Facebook, Tesla, Netflix and Sony Pictures search engine rigging and shadow-banning which is never reported to the FEC; Free rent; Male and female prostitutes; Cars; Dinners; Party Financing; Sports Event Tickets; Political campaign printing and mailing services "Donations"; Secret PAC Financing; Jobs in Corporations in Silicon Valley For The Family Members of Those Who Take Bribes And Those Who Take Bribes; "Consulting" contracts from McKinsey as fronted pay-off gigs; Overpriced "Speaking Engagements" which are really just payoffs conduited for donors; Gallery art; Private jet rides and the use of Government fuel depots (ie: Google handed out NASA jet fuel to staff); Recreational drugs; Real Estate; Fake mortgages; The use of Cayman, Boca Des Tores, Swiss and related money-laundering accounts; The use of HSBC, Wells Fargo, Goldman Sachs and Deustche Bank money laundering accounts and covert stock accounts; Free spam and bulk mailing services owned by Silicon Valley corporations; Use of high tech law firms such as Perkins Coie, Wilson Sonsini, MoFo, Covington & Burling, etc. to conduit bribes to officials; Payroll W2 and 1099 payments which were actually bribe payments for political work such as character assassinations and internet rigging; and other means now documented by us, The FBI, the FTC, The SEC, The FEC and journalists.

A partial list of such reports filed by victim/Plaintiffs's to report the crime and demand compensation includes. Certified mail, Fedex receipt mail and digitally tracked electronic communications were used. Hundreds of public officials have been contacted, with documented proof, to date:

National Archives – Case documents, demands and evidence for this case have been filed with the National Archives with reference and tracking numbers so that any member of the public can pull up copies for historical reference and future research about corruption in the 2000's.

San Francisco Police Department – A case number was issued and the case was referred to the Northern District Station. The case has been stalled for years as San Francisco Public officials are suspects in the crime. Recent arrests by U.S. Attorney Anderson, do indicate some progress but victim/Plaintiffs' has had no recent out-reach.

San Mateo Police Department – Most of the crime organizer/beneficiary/financiers live in San Mateo County and letters have been sent to the SMPD about their actions. One of them: Elon Musk, recently moved from San Mateo, California to the State of Texas in order to delay prosecution.

Federal Bureau of Investigation – Victim/Plaintiffs's have spoken and met with the FBI on multiple occasions. Some FBI staff, and former employees have assisted but no indication of action has been revealed officially by the FBI. Victim/Plaintiffs's have invoiced the FBI for witness and informant fees but the FBI has been non-responsive. Victim/Plaintiffs's were licensed investigators who participated in past undercover operations.

Congressional Investigation Hearings — Victim/Plaintiffs's have reported to and caused the launch of numerous Congressional hearings which validated Plaintiffs's assertions but Congressional hearings do not award damages to Plaintiffs'. Invoices have been filed by victim for witness, whistle-blower and informant compensation. Victim provided much data to **The House Committee On Oversight And Government Reform.**

Federal Court System – Victim/Plaintiffs's have been witnesses and/or in a Plaintiffs's group in famous law suits and class actions and while the cases were "won" or proven in favor of Plaintiffs' assertions, no compensation has been forthcoming to the victim due to conflicts-of-interest with administration officials and the blockade of victim's legal representation due to the fear of political embarrassment by Administration officials and their Silicon Valley financiers!

The GAO – Victim/Plaintiffs' was an interviewed witness/whistle-blower for the GAO. The GAO has published multiple reports condemning some of the suspects in this case. Government Accountability Office OIG has submitted questions but has not informed victim of any definitive actions. Invoices have been filed by victim for witness, whistle-blower and informant compensation.

Senator Dianne Feinstein – Reported to yet involved in a conflict-of-interest in this case

Senator Nancy Pelosi – Reported to yet involved in a conflict-of-interest in this case

Senator Jared Huffman – Reported to yet involved in a conflict-of-interest in this case

Jerry Brown's Justice Department Lead: Ken Alex – Reported to yet involved in a conflict-of-interest in this case

Barack Obama – Reported to yet involved in a conflict-of-interest in this case

U.S. Attorney General Eric Holder – Reported to yet involved in a conflict-of-interest in this case

FBI Director James Comey – Reported to yet involved in a conflict-of-interest in this case

Department of Energy Inspector General – Reported to yet involved in a conflict-of-interest in this case

Secretary of Energy Steven Chu – Reported to yet involved in a conflict-of-interest in this case

White House Press Secretary Robert Gibbs – Reported to yet involved in a conflict-of-interest in this case

White House Advisor David Axelrod – Reported to yet involved in a conflict-of-interest in this case

California Attorney General Kamala Harris – Reported to yet involved in a conflict-of-interest in this case

Senator Barbara Boxer – Reported to yet involved in a conflict-of-interest in this case

California Secretary of State's Office – Reported to yet involved in a conflict-of-interest in this case

California Crime Victims Board – vcgcb.ca.gov – Reported to yet involved in a conflict-of-interest in this case

United States Department of Justice – Obama Administration – Reported to yet involved in a conflict-of-interest in this case. On January 29, 2019, the DOJ OIG did cite multiple senior FBI officials were manipulating cases for special interests. The San Francisco head of the FBI that victim's had been communicating with, was recently replaced by a new person (Bennett). FBI agent Dunne told victim that this was a "multi-year investigation…". Invoices have been filed by victim for witness, whistle-blower and informant compensation.

SEC – Obama Administration – Reported to yet involved in a conflict-of-interest in this case. Invoices have been filed by victim for witness, whistle-blower and informant compensation.

CFTC – Obama Administration – Reported to yet involved in a conflict-of-interest in this case. Invoices have been filed by victim for witness, whistle-blower and informant compensation.

Secret Service – Obama Administration- – Reported to yet involved in a conflict-of-interest in this case

All news reporters – Over 100,000 news reports, documentary films and articles, proving the victim's assertions have been published and broadcast but such news reports do not provide cash compensation to victim

AbilityOne - OIG

Board of Governors for the Federal Reserve System & Consumer Financial Protection Bureau

OIG

Commodity Futures Trading Commission OIG

Consumer Product Safety Commission OIG

Corporation for National & Community Service OIG

Corporation for Public Broadcasting OIG

Council of the Inspectors General on Integrity and Efficiency

Department of Agriculture OIG

Department of Commerce OIG

Department of Defense OIG

Department of Education OIG

Department of Energy OIG

Department of Health & Human Services OIG

Department of Homeland Security OIG

Department of Housing and Urban Development OIG

Department of Justice OIG

Department of Labor OIG

Department of State and Broadcasting Board of Governors OIG

Department of the Interior OIG

Department of the Treasury OIG

Department of Transportation OIG

Department of Veterans Affairs OIG

Election Assistance Commission OIG

Environmental Protection Agency OIG

Equal Employment Opportunity Commission OIG•

Export-Import Bank OIG

Farm Credit Administration OIG

Federal Communications Commission OIG

Federal Deposit Insurance Corporation OIG

Federal Election Commission OIG

Federal Housing Finance Agency OIG

Federal Labor Relations Authority OIG

Federal Maritime Commission OIG

Federal Trade Commission OIG

General Services Administration OIG

Government Publishing Office OIG

Intelligence Community OIG

International Trade Commission OIG

Legal Services Corporation OIG

Library of Congress OIG

National Aeronautics and Space Administration OIG

National Archives and Records Administration OIG

National Credit Union Administration OIG

National Endowment for the Arts OIG

National Endowment for the Humanities OIG

National Labor Relations Board OIG

National Science Foundation OIG

Nuclear Regulatory Commission OIG

Office of Personnel Management OIG

Pension Benefit Guaranty Corporation OIG

Postal Regulatory Commission OIG

Railroad Retirement Board OIG

Securities and Exchange Commission OIG

Small Business Administration OIG

Smithsonian Institution OIG

Social Security Administration OIG

Special Inspector General for Afghanistan Reconstruction

Special Inspector General for the Troubled Asset Relief Program

Tennessee Valley Authority OIG

Treasury Inspector General for Tax Administration

U.S. Agency for International Development OIG

Bill Cooper, U.S. Department of Energy General Counsel

San Francisco FBI officer Patricia Rich

San Francisco FBI office, 450 Golden Gate, Duty Officer

San Francisco FBI office Director David Johnson

42+ Different officials at GAO per their direct emails

16+ different officials at the SEC per their direct emails

Secretary of Energy Moniz

Margrethe Vestager, EU

Rep. Jackie Speier – She sent a letter saying she had checked and federal authorities were looking into things

U.S. Attorney General Eric Holder

FBI Director James Comey

DOJ - Inspector General

Cecelia Howell, Office of Investor Education & Advocacy, SEC

Department of Energy Inspector General

Secretary of Energy Steven Chu

White House Press Secretary Robert Gibbs

White House Advisor David Axelrod

California Attorney General Kamala Harris

Senator Barbara Boxer

California Secretary of State's Office

Social Security Administration, Office of the Inspector General

Rebecca Alery, Staffer to Congressman Emmer

Carly Atchison, Communications Director to Congressman Emmer

Trey Gowdy - U.S. Congress

Anti-trust Office, USDOJ

Whistleblowers.org

Abbey Rime, press organizer for Congressman Tom Rime

Citizen Complaint Center, Antitrust Division, Department of Justice

Premerger & Division Statistics, Office of Operations, Antitrust Division - USDOJ

ATVMIP Staff, Loan Programs Office, U.S. D.O.E.

Representative Kate Barlow

Angelia Bowman, Program Manager, US Department of Energy

Kate Braun, Office of Congressman Tom Emmer

Marc A. Cevasco, Chief of Staff, Congressman Ted W. Lieu

Nate Riggins, Senior Staff, Congressman Ted W. Lieu

Inspector General - Social Security Administration

Jessica Chan, SEC

Director, Oak Ridge Clearinghouse, United States Department of Energy

Multiple Form 95 Federal Claims Forms that were stone-walled and never responded to

Nicholas Banasevic, Head of Unit, EU Investigations

FTC High Technology Task Force

NHTSA Safety Board Chairman

Jennifer Decesaro, United States Department of Energy

Devin O'Malley, USDOJ

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Mart Bailey, Business Partner to the Feinstein Family

Robert Simon - Investigative Reporter, CBS News 60 Minutes

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Gosia Olczyk, Claes BENGTSSON, Friedrich Wenzel BULST, Cabinet of M. Vestager

Cheryll Barton, SMA to Justine Johannes, Sandia National Laboratories

Alexander Morris, United States Department of Energy, Obama

Office of Policy and Coordination, Bureau of Competition, Federal Trade Commission

Office for Civil Rights (OCR), 200 Independence Ave., SW, DC

OFFICE OF GOVERNMENT INFORMATION SERVICES, National Archives & Records Administration

Carole Richmond, Special Aide To Rep. Carter

Monique C. Winkler, Associate Regional Director for Enforcement, SEC

Olga E. Santiago Lugo, State Policy Advisor, USDOJ

Sunita Satyapal, USDOE Energy Programs

Sydney Schneir & Jennifer DeCesaro, DOE liaison officers

Agent Carina Schoenberger, US DOJ

Gabriela Sterling & Cody Laliberte at Rep. Walters office

The White House press office

Rick Perry, United States Department of Energy

Office of the Victims' Rights Ombudsman, USDOJ

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Ray Yonkura At The U.S. Congress

And all other known agencies with any applicable authority....

The problem with this process is the internal corruption within agencies who have been allowed to operate without proper regulation or oversight for many years. The "SpyGate" or "FISA Abuse" case in the current White House involves the abuse of public agencies to attack those they are politically opposed to. Average citizen SSA, IRS, HUD and other applicants suffer the same fate.

How Government Agencies Were Used As Reprisal Weapons Against Plaintiffs'

The San Mateo, California Social Security Administration offices are under investigation because one, or more, of their staff used SSA resources to attack an Applicant because a staff member (erroneously) thought that an Applicant was opposed to that SSA staffer's beliefs on "open-borders". The SSA official ordered up reprisal operations, against the Applicant, simply to vent that SSA officials political angers. That is illegal.

A vast number of agency abuse cases and lawsuits are now on public record in the Inspector General's offices and federal courts.

It is an indisputable fact that some government agencies run "hit-jobs" on citizens on orders from certain corrupt politicians. These actions are felony violations of the law.

Federal and State Agencies including SSA, FEC, DOE, HHS, VA, CIA, HUD, SA, SEC, FBI, DOJ and many others, have been charged, and found guilty, in these crimes against citizens.

In the Congressional investigation published by the United States Congress in review of the U.S. Department of Energy LGP/ATVM programs, it is clearly proven that the U.S. Department of Energy was used as a slush-fund by some DOE executives in order to pay off campaign financiers by attacking and sabotaging their competitors.

The DOE Paducah Gaseous Diffusion Plant under contracts with the Department of Energy and the government-owned U.S. Enrichment Corp paid \$5M whistle-blower awards to those whistle-blowers who were attacked, using government agency resources, for reporting a crime.

Dept. of Energy Hanford URS has agreed to settle a lawsuit brought by former employee Walter Tamosaitis for \$4.1 million. The settlement in the whistle-blower case comes almost one year before the case was set for a jury trial in federal court in Richland and compensates Tamosaitis for attacks against him, by DOE officials, in retribution for reporting a crime.

VA officials attacked hundreds of citizens who reported corruption, ie: https://www.thenewamerican.com/usnews/health-care/item/18610-va-whistleblowers-facing-retribution.

As shown in this report: https://www.pogo.org/analysis/2018/08/new-report-confirms-whistleblower-retaliation-is-alive-and-well-at-department-of-veterans-affairs/

, Agencies attack often and harshly.

CIA and NSA executives have been widely shown to use spy tools to attack domestic citizens they don't like, ie: https://www.dailymail.co.uk/news/article-2435011/NSA-employees-used-phone-tapping-tools-spy-girlfriends-cheating-husbands.html, and hundreds of other news links that can be provided.

Elon Musk and Tesla, as well as Eric Schmidt and Larry Page at Google, have been proven to use the CIA group: IN-Q-TEL, to run government sponsored/financed attacks on business competitors.

In Civil Action No. 1:13-cv-00777-RBW GOVERNMENT AGENCIES WERE CAUGHT BEING USED FOR ATTACKS AGAINST CITIZENS AND PUNISHED IN THE COURT AND THE MEDIA!

The IRS, and hordes of other government agencies have been caught and proven, IN COURT, to target and attack people for presumed political differences.

Why should we assume that the Social Security Administration is not ALSO doing this too to harm citizens who speak out?

The Lois Lerner IRS attacks took many years to resolve. In an unprecedented victorious conclusion to a four year-long legal battle against the IRS, the bureaucratic agency admitted in federal court that it wrongfully targeted citizens, during the Obama Administration, because of their political viewpoints and issued an apology to those people for doing so.

In addition, the IRS is consenting to a court order that would prohibit it from ever engaging in this form of unconstitutional discrimination in the future.

In a proposed Consent Order filed with the Court, the IRS has apologized for its treatment of U.S. citizens including organizations from 20 states that applied for 501(c)(3) and (c)(4) tax-exempt status with the IRS between 2009 and 2012 -- during the tax-exempt determinations process. Crucially, following years of denial by the IRS and blame-shifting by IRS officials, the agency now expressly admits that its treatment of our clients was wrong and a total violation of our Democracy..

As set forth in the proposed Order:

"The IRS admits that its treatment of Plaintiffs's during the tax-exempt determinations process, including screening their applications based on their names or policy positions, subjecting those applications to heightened scrutiny and inordinate delays, and demanding of some Plaintiffs' information that TIGTA determined was unnecessary to the agency's determination of their tax-exempt status, was wrong. For such treatment, the IRS expresses its sincere apology."

Throughout litigation of this case, activists have remained committed to protecting the rights of the public who faced unlawful and discriminatory action by the IRS and other agencies. The objective from the very beginning has been to hold agencies accountable for corrupt practices.

This Consent Order represents a historic victory for the public and sends the unequivocal message that a government agency's targeting of citizens organizations, or any organization, on the basis of political viewpoints, will never be tolerated and that revenge will be swift and vast.

The Order will put an end, once and for all, to the abhorrent practices utilized against citizens, as the agreement includes the IRS's express acknowledgment of – and apology for – its wrongful treatment of the public. While this agreement is designed to prevent any such practices from occurring again, rest

assured that all public interest lawyers will remain vigilant to ensure that the IRS, SSA, DOJ or SEC does not resort to such tactics in the future.

Per detailed reports, in March of 2012 lawyers began being contacted by literally dozens of citizens and groups who were being harassed by the Obama IRS after submitting applications for tax-exempt status. Their tax-exempt applications were held up for years (over seven years in some cases), and they began receiving obtrusive and unconstitutional requests for donor and member information. That began a now more than five and a half year fight with the burgeoning bureaucracy at the IRS. Then on May 10, 2013, Lois Lerner, the then head of the IRS Tax Exempt Organizations Division, publicly implicated the IRS in one of the worst political targeting scandals of the century.

This is an extraordinary victory against government agency abuse. It sends a powerful warning to the deep state bureaucracy that it will not be allowed to violate the Constitution in order to silence and shut down the whistle-blowers.

In addition to the IRS's admissions of and apology for its wrongful conduct, the Consent Order would specifically award Plaintiffs's the following:

- A declaration by the Court that it is wrong to apply the United States tax code to any tax-exempt applicant or entity based solely on such entity's name, any lawful positions it espouses on any issues, or its associations or perceived associations with a particular political movement, position or viewpoint;
- A declaration by the Court that any action or inaction taken by the IRS must be applied evenhandedly and not based solely on a tax-exempt applicant or entity's name, political viewpoint, or associations or perceived associations with a particular political movement, position or viewpoint; and
- A declaration by the Court that discrimination on the basis of political viewpoint in administering the United States tax code violates fundamental First Amendment rights. Disparate treatment of taxpayers based solely on the taxpayers' names, any lawful positions the taxpayers espouse on any issues, or the taxpayers' associations or perceived associations with a particular political movement, position or viewpoint is unlawful.

In the Order, the IRS has also agreed that (unless expressly required by law) certain actions against the Plaintiffs's— i.e. the sharing, dissemination, or other use of information unnecessarily obtained by the IRS during the determinations process (such as donor names, the names of volunteers, political affiliations of an organization's officers, etc.) — would be unlawful. In addition, the IRS promises not to take any retaliatory action against our clients for exposing the targeting scheme.

Finally, and of crucial significance, the IRS admits it targeted persons and groups based on their viewpoints (i.e., "policy positions") and that such viewpoint discrimination violates fundamental First Amendment rights. This is the first time the IRS has admitted that its targeting scheme was not just "inappropriate" – as TIGTA found – but, as alleged, blatantly unconstitutional.

To ensure consistency and uniformity within the agency's operations going forward, the IRS is required, pursuant to the Order, to inform all employees within the Exempt Organizations Division, as well as the Commissioners and Deputy Commissioners within other divisions, of the Order's terms.

This Order not only validates allegations about their treatment at the hands of the corrupt Obama-era IRS but also provides important assurances to the American public that the agency understands its obligation to refrain from further such discriminatory conduct. As Attorney General Sessions acknowledged in this regard, "[t]here is no excuse for [the IRS's] conduct," as it is "without question" that the First Amendment prohibits the conduct that occurred here, i.e., subjecting American citizens to disparate treatment "based solely on their viewpoint or ideology." Sessions further confirmed his Department's commitment to ensuring that the "abuse of power" in which the IRS engaged here "will not be tolerated."

It is impossible to overstate the importance of this victory. This marks a years-long fight for justice in defense of the constitutional rights of the public.

This is an extraordinary victory against abuse of power and corruption.

It sends a powerful warning to the deep state bureaucracy that it will not be allowed to violate the Constitution and manipulate the IRS, SSA and other agencies in order to silence and shut down those who speak out about political corruption crimes.

In the wake of Wisconsin Watchdog's investigation into SSA staff allegations of incompetence, misconduct, and retaliation in Social Security disability appeals offices, several employees have taken their complaints to a Senate committee led by Wisconsin Sen. Ron Johnson.

An official with knowledge of the complaints said the Senate Homeland Security and Governmental Affairs Committee, chaired by the Oshkosh Republican, has received emails and other contacts from "certain people" inside the Social Security Administration's Office of Disability Adjudication and Review.

The initial complaints came from an employee inside the Milwaukee office following Wisconsin Watchdog's opening investigative report that found some claimants waiting more than 1,000 days for an appeals decision on their disability benefits claim.

Following Wednesday's story of a whistleblower in the Madison ODAR office, the committee has received more specific complaints about retaliation against employees, the source said.

Committee staff members sent the latest Watchdog piece to SSA administrators hoping they will "cooperate," the source said. To date, the agency has been less than cooperative.

"This is an ongoing process, and they are not always as forthcoming as we'd like them to be," the source said. "Hopefully with your continued reporting, this is an issue they can't duck."

A Senate committee member said officials there are working with the Office of Special Counsel on "multiple whistleblower retaliation claims." The committee continues to request information from the SSA.

The whistleblower in the Madison office claims management retaliated against her after she was called to testify in a misconduct case. The incident involved "inappropriate behavior" by an administrative law judge, she said.

"They are so corrupt. It's absolutely horrible," said the woman, a lead case technician in the Madison Office of Disability Adjudication and Review.

She spoke on condition of anonymity, fearing more retribution from her supervisors. While she said recounting her particular experiences will more than likely betray her identity anyway, the ODAR case worker insisted she has had enough.

"I'm at point where they don't care about me, I don't see why I'm protecting them. This is my last resort," she said. "I want to do my work without fear of retaliation."

She said she has contacted the Senate committee.

"I forwarded my information to them and I got an email back from them. They said people are coming out of the woodwork with their complaints (about ODAR) following your story," the whistle-blower said.

Ronald Klym, a long-time senior legal assistant in the Milwaukee ODAR office, alleges he has been retaliated against by supervisors for going public with his charges of incompetence and misconduct in the agency. The federal employee, who has worked for SSA for 16 years, provided Wisconsin Watchdog with documents showing extremely long wait times for claimants appealing their denied applications for benefits.

Doug Nguyen, SSA regional spokesman, in a previous story said the agency acknowledges that Milwaukee ODAR has a "high average processing time for disability appeal hearings, and we are working to address the issue."

Beyond the delays is what Klym calls the "shell game," the wholesale transferring of cases to other parts of the country by administrators to make the Milwaukee office's numbers look better than they are.

The Madison office whistle-blower confirmed Klym's allegations, saying at one point she saw 2,000 cases from the Milwaukee office handed off to the Oak Brook operation.

There are over 10,000 SSA disability manipulation charges against SSA executives and staff. There are over 185,000 charges filed by domestic citizens against all of the parties we listed in our *reported-to* list above.

Damages And Harms List

"Applicant A" and his co-workers were cooperating with agency investigations into organized crime operating within government agencies. In order to discourage, threaten and intimidate "Applicant A", he and his peers were attacked with a \$30M+ state-sponsored reprisal attack which included the following attack tactics, operated by Fusion GPS, Black Cube, Psy-Ops type contractors and White House specialists, which caused quantifiable harms and damages for which "Applicant A" is owed

compensation:

- 1.) Defrauding Applicants via fake government requests to invest in rigged government contracts, thus costing Plaintiffs' their life savings;
- 2.) Placing moles in, and spying inside, Applicant's companies;
- 3.) Blockading legal counsel for Plaintiffs's;
- 4.) Character assassination and sophisticated contracted defamation media attacks;
- 5.) Defendants contracted off-shore "click-farm" and "troll-factory" processed social media attacks;
- 6.) Government benefits from SSA, HUD, etc, blockades and manipulations;
- 7.) Jobs and venture capital funding blacklisting;
- 8.) FOIA obfuscation for official government FOIA filings;
- 9.) Arbitrary government deadline manipulation for SSA, DOE, HUD and other applications;
- 10.) Creation of endless fake hurdles in agency applications (ie: DOE) to protect rigged "winners";
- 11.) Toxic workplace poisonings like the Salisbury, Nalvany, Litvinenko poisonings;
- 12.) Workplace sabotage and obstruction of Applicant's companies;
- 13.) Contracted media defamation attacks via Gawker, Gizmodo, Jalopnik, Google, Youtube, etc. Which have now had the payments for the attacks tracked through accounting systems
- 14.) Commercial employment database "Lois Lerner-ing" and red-flagging;
- 15.) Murders or forced deaths of peers (ie: Rajeev Motwani, Seth Rich, Gary D. Conley and 120+ others);
- 16.) Revenue blockades and internet income re-direction;
- 17.) Troll farm attack teams hired from Chinese attack farms;
- 18.) Fusion GPS, Media Matters, David Plouffe attack contracts issued targeting whistle-blowers;

- 19.) Manual search engine lock-in attacks on Google, YouTube, Linkedin;
- 20.) U.S. patent office manipulation to blockade revenue;
- 21.) Honey-traps sent out targeting the whistle-blowers;
- 22.) Fake news tabloid empires created just for defamation attacks;
- 23.) Housing access and financing blockades created to reprisal harass whistle-blowers;
- 24.) Ongoing hacking of Plaintiffs's devices;
- 25.) Tech industry black-list coordination within the National Venture Capital Association;
- 26.) HUD and USDA mortgage rights blockades:
- 27.) DNS and IP routing manipulation to prevent Plaintiffs' from selling anything online;
- 28.) Digital attacks designed to put horrific fake news about target in front of 7.5 billion people...

and more spy agency type "dirty tricks" that cost the Plaintiffs' their lives, life savings, income and other disabling losses as detailed in the related support documents on the case website.

Plaintiffs' have currently had their rights to legal representation and a trial blockaded by government officials who fear political embarrassment in a public trial of this case. In fact, history has proven that those officials have caused a thousand-fold increase in their own public media shame by delaying a settlement of this dispute!

Relief Options Demanded

- Victim/Plaintiffs' demands the provision of a state-sponsored court-provided law firm to represent victim/Plaintiffs' under the variances and human rights laws affording such provision of services.
- The finding that this matter includes a violation of RICO racketeering laws and Anti-trust laws by the combined organized efforts of the Defendants.
- Awarding Plaintiffs' compensatory including actual, consequential, and incidental damages for malicious defamatory conduct as alleged herein in an amount to be determined at trial and in excess of \$35,000,000 U.S. Dollars.

- Awarding punitive damages for Defendant's malicious defamatory conduct based on the routine and accepted calculation of 5 percent of their invested current net worth of over \$63 billion U.S. dollars. Thus, punitive damages are requested be awarded by the in an amount to exceed \$3 billion U.S. dollars, which amount of punitive damages are designed to sufficiently punish Defendant in order that its illegal conduct not reoccur.
- Awarding Plaintiffs' attorney's fees and costs.
- Granting any such further relief as the Court deems appropriate including preliminary and permanent injunctive relief.
- Damages in excess of \$225 million against Chu, Axelrod, Podesta, Carny, Biden, Emanual, Gibbs, Rattner and Seward, jointly and severally, for their violations of Plaintiffs's civil rights.
- A declaration pursuant to 28 U.S.C. §§ 2201 and 2202 and 5 U.S.C. § 706(2)(B) that Plaintiffs"s Loan Program application was wrongfully denied and injunctive relief directing Defendants to reconsider and/or approve same.
- A declaration pursuant to 28 U.S.C. §§ 2201 and 2202 and 5 U.S.C. § 706(2)(B) Plaintiffs"s ATVM Loan Program application was wrongfully denied and injunctive relief directing Defendants to reconsider and/or approve same without respect for political considerations.
- A declaration pursuant to 28 U.S.C. §§ 2201 and 2202 and 5 U.S.C. § 706(2)(B) that the rejection of Plaintiffs"s LGP application without recourse was unlawful, and injunctive relief directing Defendants to accept and consider same without respect for political considerations.
- Such costs and attorney fees as Plaintiffs"s may be entitled to under law.
- Such other relief as this Court deems just.
- Plaintiffs' have sent an invoice for "*informant and witness fees*" to the GAO, FBI, FTC and SEC in the amount of \$5,000,000.00 per agency but have not had a response, relative to payment, from those agencies.

Damages Amount Comparatives and Legal Precedents Validations

Reference past payment precedent examples:

- Campbell worked as an informant for federal authorities investigating Vadim Mikerin, a Russian official in charge of U.S. operations for Tenex, a unit of Rosatom. Authorities later accused Mikerin of taking bribes from a shipping company in exchange for contracts to transport Russian uranium into the United States. He pleaded guilty in federal court in Maryland and was sentenced to prison for four

years. The Justice Department had also initially charged Mikerin with extorting kickbacks from Campbell after hiring him as a \$50,000-a-month lobbyist. Prosecutors alleged Mikerin had demanded Campbell pay between one-third and half of that money back to him each month under threat of losing the contract and veiled warnings of violence from the Russians. The demand prompted Campbell to turn to the FBI in 2010, which gave its blessing for him to remain part of the scheme as a whistle-blower who was compensated for his efforts.

- The FBI has a Congressional docket which documents it's annual witness and informant expenditures for the last 20 years. Those financial on-the-record documents show the average payment for a high-ticket case RICO-type informant such as Plaintiffs' and are hereby placed in this case record as references of payment standards.
- In a similar case, Plaintiffs' Terry Bollea (AKA: Hulk Hogan) was awarded \$145 million dollars in damages because of character assassination efforts by the same parties. The attacks on Plaintiffs's exceeded the resources used against Terry Bollea by many magnitudes and thus, the \$145 million dollar figure would be a minimum damages figure for each Plaintiffs' in our case as each Applicant was attacked in such a manner. Each of the parties attacked by Gawker/Gizmodo (who worked for White House operatives) received at least \$170,000.00 in damages.
- The DOE Paducah Gaseous Diffusion Plant under contracts with the Department of Energy and the government-owned U.S. Enrichment Corp paid \$5M whistle-blower awards to those whistle-blowers who were attacked, using government agency resources, for reporting a crime.
- Adam Lovinger, a 12-year veteran of the Pentagon's Office of Net Assessment (ONA), filed a whistleblower reprisal complaint with the Defense Department's inspector general in May against ONA boss James Baker and received compensation for his whistle-blower efforts.
- The FBI's informant in the Uranium One scandal involving the Obama administration gave written testimony to three congressional committees this week in which he accused the Obama administration of making decisions that directly benefited the Russian government and their goals of gaining geopolitical advantages over the United States. The informant, Douglas Campbell, told congressional investigators on Wednesday that Moscow sent millions of dollars to the U.S. with the expectation that it would benefit the Clinton's, while Hillary Clinton "quarterbacked a 'reset' in US-Russian relations" in her role as Secretary of State during the Obama administration, The Hill reported. The FBI found Campbell's undercover work valuable enough to reward him with a \$50,000 check in 2016.
- Dept. of Energy Hanford URS has agreed to settle a lawsuit brought by former employee Walter Tamosaitis for \$4.1 million. The settlement in the whistle-blower case comes almost one year before the case was set for a jury trial in federal court in Richland and compensates Tamosaitis for attacks against him, by DOE officials, in retribution for reporting a crime.
- In **Civil Action No. 1:13-cv-00777-RBW**, government agencies were caught being used for attacks against citizens and punished in the court and the media! The IRS, and hordes of other government agencies have been caught and proven, IN COURT, to target and attack people for presumed political differences

- Some of the biggest evidence-of-loss examples are found in the financial records from General Motors, Ford Motors, Nissan and Tesla Motors executives for the time-frame from Jan. 1, 2000 to today. Those records validate the income loss to Plaintiffs'.
- Over 400+ other cases decisions, settlement records and government payment precedents are on file at http://www.pacer.gov validating the amount that Plaintiffs' should be compensated via known and quantified precedents.

Example # 277-A: Investigation Background Data From One Of The Plaintiffs' Experiences

Objectives:

A part of this case documents a state-sponsored attack on a technology manufacturer who was promised a level playing field in its applications for funds to government entities, only to be unfairly denied and financially and detrimentally attacked and harmed, in political and anti-competitive reprisal, in the process. In the course of the investigation, an organized crime Cartel was exposed in operation among Silicon Valley technology oligarchs and well-known political representatives.

- This case has exposed cronyism at government agencies, The White House and among U.S. Senators.
- This case represents the Plaintiffs' of the crime as well as taxpayers who deserve an open, transparent, and fair government process without the current layers of bribery and stock market payola quid pro quo.
- The government should immediately grant Declaratory and Injunctive Relief, retribution fees and other damages to Plaintiffs'

Key Points:

- 1 Funding granted through, for example: the DOE's Loan Guarantee Program (LGP) and Advanced Technology Vehicle Manufacturing (ATVM) loan programs, and other agencies, are administered in an arbitrary and capricious manner, inconsistently favoring some and disadvantaging other "outsider" non-crony applicants; lacked mechanisms for applicants to administratively appeal its decisions; and re-reviewed rejected applications on an ad hoc and biased basis in order to protect the friends of government staff and harm their competitors.
- 2 Plaintiffs' ATVM application was deliberately "set aside", hidden, delayed, stone-walled and substantially "delayed consideration" by DOE in favor of loan applications from politically-

- connected government cronies like Tesla and Fisker, whose top executives and investors, Steve Westly (Tesla), Tim Draper (Tesla) and John Doerr (Fisker) donated millions to Democrats and the Obama Administration in 2008.
- 3 Many of the loan applications granted by the DOE went to companies that failed to produce the promised results, were not innovative in technology, or ultimately declared bankruptcy (After skimming billions in stock market "pump-and-dump" profits) with the harm going to the American taxpayers (See Solyndra, Tesla and Fisker as examples); while Plaintiffs' was previously funded by the Department of Energy and was one of the ONLY entities that did deliver on the contract.
- 4 Of the \$25 billion that Congress authorized the DOE to loan, \$16 billion remains un-disbursed. Why was Plaintiffs' \$40 million request not granted when it could have been used to immediately create jobs?
- The DOE violated multiple non-disclosure agreements with Plaintiffs' (and Plaintiffs') passing along patented technology to General Motors and other government cronies and that technology, only after that fact, was displayed by Ford, General Motors, Tesla and other competitors who were funded by DOE.
- 6 In the case of Plaintiffs', we see another example of the DOE's cronyism, broken promises to American taxpayers, and misuse of executive agency influence.
- This case goes back to the year 2000, and forward, as there were crony political payments between the White House, Department of Energy, Department of State and other State and Federal government agency staff coordinated with their political campaign financier/beneficiaries from Solyndra, Tesla, Fisker, Facebook, Google, YouTube, Netflix, Linkedin, Alphabet, Kleiner Perkins, Greylock, Goldman Sachs and other PAC-aligned Silicon Valley businesses to operate a RICO-law and Antitrust-law violating illicit business "Cartel" which Plaintiffs' were "outsiders" to.

Expanded Points:

- The Department of Energy engaged in arbitrary and capricious methods when awarding loan guarantees through the Advanced Technology Vehicle Manufacturing (ATVM) loan program
 - The DOE administers the ATVM loan program, in which Congress authorized DOE to provide direct federal government loans supporting the advancement of technology vehicles
 - Congress authorized DOE to make \$25 billion in ATVM loans (DOE currently has approx. \$16 billion of unused lending authority which politicians have been constantly trying to grab for themselves).
 - At all times relevant, DOE knew that the ATVM loans had evaporated the private markets, and that unduly delaying or denying a small, innovative technology company's

ATVM loan likely would scare away other private investors and lenders—meaning a business death sentence.

- Plaintiffs's are a small business that has demonstrated innovation, energy efficiency, and provided technology that can advance green energy efforts and create jobs in the United States. They were initially funded by a Congressional award and a Department of Energy commission.
 - O In November, 2008 at the request of government officials, Plaintiffs' applied for an ATVM loan to build a scalable, innovative and efficient electric car. This car would have obsoleted Tesla Motors, which paid profits to ATVM bosses, staff, consultants and related Senators. The metrics (Range, Safety, Price, Cost To Produce, Energy Efficiency, Use of Domestic Labor, Avoidance of Genocide-based Mining, etc.) of that car, and almost every other applicant beat Tesla by many magnitudes. Any applicant who might affect Tesla's market was black-listed in order to protect Senator's and DOE staff stock market profits. Elon Musk had been promised a 10,000% boost over any competitor, using federal resources. This was a violation of federal RICO and anti-trust laws.
 - Plaintiffs' design cost less than \$20,000 in base configuration, required no gasoline or extension cords to charge, was easy to repair and build, and used crash effect reduction materials.
 - All of the Plaintiffs' car's key parts were built and tested or already existed in off-theshelf components proven in the industry for over a decade.
 - Plaintiffs' offered DOE asset collateral of over \$100 million to secure the ATVM loan
 - On December 2, 2008, DOE Director of Advanced Technologies Manufacturing Loan Program Lachlan Seward wrote to Plaintiffs' acknowledging receipt of its application and requesting certain information, which Plaintiffs' then provided.
 - On December 31, 2008, Seward informed Plaintiffs' that its application was "substantially" complete, and that DOE would advise Plaintiffs' if it needed additional information during the application review process.
 - At all times relevant, Plaintiffs' qualified for the ATVM loan based on DOE's published material (see additional docs).
- We see from the examples of Tesla and Fisker that ATVM loans were massive expenditures that produced few results.
 - Plaintiffs' application was "set aside" by DOE in favor of ATVM loan applications from other companies who have not produced results, therefore wasting taxpayer dollars that were intended to create jobs and promote better technology and innovation. The other companies partnered with Goldman Sachs to produce stock market manipulation profits (like Tesla did) but no consumer market-price products.

- The government stole technology from Plaintiffs', violating non-disclosure agreements, and handed that information to General Motors, Ford, and other companies that received DOE funding.
 - Plaintiffs' had worked with DOE on applied fuel cell research and commercialization for over a decade.
 - Plaintiffs' obtained a grant in 2005 through the power plant development group which it used to develop a battery 3 times more powerful than lithium batteries according to written research by Sandia National Laboratories based on their validation of Plaintiffs' patented technologies.
 - Plaintiffs' and Plaintiffs' signed NDAs with the DOE and Sandia, a government contractor, which were violated and resulted in General Motors and Ford using Plaintiffs' technology.

Facts about Plaintiffs'

- Key Plaintiffs' is a technology start-up comprised of multiple divisions including: 1.) The Auto production group and 2.) the powerplant development group. This is the same structure Tesla Motors, Ford and Nissan have., ie: Tesla sells cars to consumers and powerplants to competitor/customers.
- In September 2008, Plaintiffs' became *the very first applicant* to file with the U.S. Department of Energy for a development loan under the ATVM Program and also filed applications under the Loan Guarantee Program for Innovative Energy Projects (LGP) established under Title XVII of the Energy Policy Act of 2005.
- A loan application was also filed under the Loan Guarantee Program.
- Plaintiffs' provided the following law enforcement and intelligence work credentials: 1.) A signed letter from the Executive Vice President of ASIS welcoming him as a member of The American Society For Industrial Security, 2.) His Senior Membership certificate for The Society Of Manufacturing Engineers for his working building counter-measures technologies, 3.) His State Of California, Department of Consumer Affairs license and investigator certification, 4.) His American Federation of Police membership certification, 5.) His Department of Consumer Affairs State-issued investigators ID, 6.) His California Association of Licensed Investigators membership certification, 7.) His International Narcotics Enforcement Officers Officers membership certificate, 9.) His copies of letters from The White House to him, personally, on White House stationary, 10.) His letters from the Federal Office Of Personnel Management

showing ranking in the top percentile on the West Coast under Homeland Security as 1811-C Criminal Investigator testing by OPM. 11.) Press clippings from famous cases he worked on. These letters and documents date back to the 1980's and show that Plaintiffs' had participation in, and interacted with, other senior law and IC staff who would have been capable of supplying and/or supporting the high-level of charges and validations listed in this document.

- Plaintiffs' filed 3 loan applications in total, back then. One under Plaintiffs' Vehicles in the ATVM Program. One under Plaintiffs' in the Loan Guarantee Program. Another under Plaintiffs' in the ATVM program.
- Plaintiffs' application ranked by outside comparison as one of the top company applicants", was a Forbes top rated company, had top national reviews and press, top issued patents, top staff references, industry leading staff and vast other positive metrics.
- Plaintiffs' had received funding from DOE via it's Plaintiffs' powerplant group before and successfully completed a contract with DOE via it's vehicle power plant division. DOE staff told Plaintiffs' that oil companies wanted fuel cell's minimized in DOE efforts because they competed with oil company interests too effectively.
- Plaintiffs' had received funding from DOE before and successfully completed a contract with DOE via it's vehicle power plant division.
- The Plaintiffs' Vehicles car goes an almost unlimited range via hot-swap fuel cartridges, costs less than \$20,000 in base configuration, uses no gasoline, is easy to repair and build, saves lives better than any other car by using "damp down" crash effect reduction materials like those used in the bumper, dashboard and body of the Prius, is faster than competing solutions, can be recharged as fast as one can pull out an empty fuel cassette and slide in a charged fuel cassette: often in 50% less time than it takes to refill a gasoline vehicle, does not require an extension cord because people living in apartments generally cannot use extension cords, uses electricity and creates green jobs. NO factory needs to be built because Plaintiffs' was retasking already existing factories and at very low cost. All of the key parts of the car were built and tested or already existed in off-the-shelf components proven in industry for over a decade. Autodesk and other engineering software allowed for full virtual prototyping and operational testing of the design. The company already has thousands of customers lined up who want to buy their unique and very "green" car. The company hand delivered letters from those customers to the DOE ATVM office in Washington DC in 2008. The company currently had no significant debt and the company leaders had been contributing their time and resources for many years based on positive feedback received repeatedly by Department of Energy (DOE) loan reviewers and staff. The company won a semi-finalist position in the prestigious "Forbes: America's Most Promising Companies" contest.
- Certainly company officials were not claiming that their vehicles will solve all of the world's energy problems. However with each car that is sold, we will help reduce domestic reliance on imported fuel and reduce environmental CO2 by putting a vehicle on the road that uses

absolutely no gasoline and creates American Jobs. This vehicle is truly using "advanced technology" via clever configuration of standard off the shelf components available today. — a major goal of this loan program and a key stated goal of the Administration. In addition, with a company that has no current debt, several patents, and thousands of interested customers; the company asserts that DOE's financial risk in investing in the technology would be extremely low, and the failures of competitors, as predicted by Plaintiffs' staff, who already received funding from the same program validates this assertion. Plaintiffs's had the best debt ratio of any Applicant, especially Tesla. Tesla was "cooking the books" with Detroit and Middle East cover cash to make it temporarily not look as nearly bankrupt as it was.

Facts about DOE Loans

- The Department of Energy's (DOE) Loan Programs Office (LPO) administers three separate
 programs: the ATVM Loan Program and the Title XVII Section 1703 and Section 1705 loan
 guarantee programs. The ATVM Loan Program was established by Section 136 of the Energy
 Independence and Security Act of 2007, and provides direct loans to support the manufacturing
 of advanced technology vehicles and qualifying components in the United States.
- The Program provides loans to automobile and automobile parts manufacturers for the cost of reequipping, expanding, or establishing manufacturing facilities in the United States to produce advanced technology vehicles or qualified components, and for associated engineering integration costs.
- In 2010, Section 136 was amended to include ultra-efficient vehicles within the definition of advanced technology vehicles.
- The FY 2009 Continuing Resolution (CR), which was enacted on September 30, 2008, appropriated \$7.5 billion in credit subsidy to support up to \$25 billion in loans under the ATVM Loan program.
- The FY 2009 CR also provided DOE with \$10 million to administer the Program.
- On November 5, 2008, DOE issued the Interim Final Rule for the Program.
- DOE accomplished this effort in approximately half of the 60-day time-frame mandated by Congress.
- The program began receiving applications on December 2, 2008. Plaintiffs' application was the
 first one because Plaintiffs' had been informed they should apply via Barbara Boxer's, Jackie
 Spier's and Nancy Pelosi's staff
- The ATVM Program has received numerous applications from both automobile original equipment manufacturers (OEMs) and component manufacturers. Most of them have written complaints similar to Plaintiffs', about DOE. (See the Eco-Motors, Zap, Bright Automotive, Carbon Motors, etc. Complaint documents about DOE cronyism and lies)

- The DOE's Advanced Technology Vehicles Manufacturing (ATVM) Loan Program is a direct loan program created by Congress to provide funding to automobile manufacturers and component suppliers to stimulate the development of new fuel efficient technology, thereby promoting U.S. energy independence by reducing the demand for foreign oil.
- ATVM is authorized under Energy Independence Security Act of 2007
- The Secretary of the DOE established the Advanced Technology Vehicle Loan Program pursuant to Section 136(e) of the Energy Independence and Security Act of 2007, Public Law 110-140, 42 U.S.C. § 17013
- Section 129(a) of the Consolidated Security, Disaster Assistance, and Continuing Appropriations Act of 2009, Public Law 110-329, appropriated \$7.5 million to the "Advanced Technology Vehicles Manufacturing Loan Program Account." Section 136(d) of the 2007 Energy Independence and Security Act authorizes the Secretary to provide no more than \$25 billion in direct loans to individuals and entities determined by the Secretary to be eligible for the program. See 42 U.S.C. § 17013(d)(1).
- DOE promulgated an interim final rule on November 12, 2008, which was published at 73 F.R. 66,721 to 66,737. Comments were accepted until December 12, 2008. The Final Rule was codified at 10 CFR Part 611 (2009).
- DOE reviews applications for the loan program in tranches, with the deadline for the first tranche initially falling on December 31, 2008 and the deadline for subsequent tranches falling at the end of every subsequent quarter, until so long as the available funds and loan authority permit. 73 F.R. 66,721.
- Loans are available under the ATVM Loan Program to two classes of applicants eligible for loans under the program: automobile manufacturers and component manufacturers. See 10 CFR Part 611.100. Eligibility criteria for automobile manufacturers that did not manufacture a vehicle in 2005 are described at 10 CFR 611.100(b)(2). In brief, the applicant must demonstrate that its vehicle's projected combined fuel economy is "greater than or equal to the industry adjusted average fuel economy for model year 2005 of equivalent vehicles." Id. In contrast, component manufacturers need not demonstrate improved fuel economy. 10 CFR 611.100(b)(3).
- Regardless of their classification, applicants must be financially viable without the additional funding provided by the ATVM Loan Program in order to be eligible. 10 CFR 611.100(a)(2). The Secretary is authorized to consider a number of factors to determine financial viability, including:
 - The applicant's debt to equity ratio;
 - The applicant's earnings before interest, taxes, depreciation, and amortization
 (EBITDA) for the most recent fiscal year prior to the date of the loan application;

- The applicant's debt to EBITDA ratio;
- The applicant's fixed charge coverage ratio (EBITDA plus fixed charges divided by fixed charges plus interest expenses);
- The applicant's interest coverage ratio (EBITDA plus fixed charges divided by fixed charges plus interest expenses);
- The applicant's liquidity;
- Statements from the applicant's lenders that the applicant is current; and
- o Financial projections demonstrating the applicant's solvency through the life of the loan.
- LGP program authorized under the 2005 Energy Policy and Conservation Act.

Facts about Plaintiffs' Government Applications

ATVM

- On or around November 10, 2008Plaintiffs' Vehicles applied to the DOE ATVM program.
- On December 2, 2008, Lachlan Seward wrote to Plaintiffs' requested further information on Plaintiffs' ability to comply with general, financial, technical, and environmental requirements.
- On December 6, 2008, Plaintiffs' submitted additional clarification to the DOE.
- On December 17, 2008, Plaintiffs' had a telephone conversation with Matthew McMillen and Walter Eccard of the DOE.
- On December 23, 2008, Plaintiffs' wrote to Messrs.'. McMillen and Eccard providing additional
 information concerning the asset valuation of its patents as well as an updated NEPA review
 statement.
- On December 29, 2008 Plaintiffs' had a telephone conference with Matthew C. McMillen concerning National Environmental Policy Act (NEPA) compliance under § 136 of 10 C.F.R. 611.106. Plaintiffs' Vehicles requested \$40,000,000 through the ATVM Loan Program based on advice from Congressional officials that that amount was "all that would be left in the fund after Detroit got their allocation.".
- The application fees for the Loan Gaurantee program cost between \$20,000 and \$100,000. The "fees" for the ATVM program were called a "Co-participation fee." In other words, Plaintiffs' would have to provide 15-20 % of the loan amount to DOE up front. If Plaintiffs' were approved, Plaintiffs' would have to pay another \$15 \$20 m. or provide in-kind value, and no cash, as the team did in the past

- Plaintiffs' met with venture capitalists in order to get fee money. One in particular was a real estate developer in Detroit named Patrick Jett.
- Plaintiffs' also hired Covington and Burling in San Francisco and Washington DC as well as other firms in D.C. in order to get help to watch-dog the application.
- Andrew Beato of Stein Mitchell was one lawyer to Plaintiffs' in ATVM applications.
- On December 2, 2008, Lachlan Seward, the Director, Advanced Technology Vehicles Manufacturing Loan Program, wrote to the Plaintiffs', determining that the submitted application was not substantially complete.
- On or before December 31, 2008, Plaintiffs' submitted materials relating to the requirements set forth in Section 611.100 of the Interim Final Rule of the Energy Independence and Security Act.
- On December 31, 2008, Lachlan Seward wrote to the Plaintiffs' informing Plaintiffs' that it was "substantially complete".
- At this time other applicants began contacting Plaintiffs', who had been on network newscasts, asking if "it seemed like DOE might be rigging the process for favorite friends..."
- The December 31, 2008 letter stated that the DOE will advise Plaintiffs' if it needs additional information as it continued the application review process.
- Plaintiffs' alleges that on or after December 31, 2008, Lachlan Seward and Brent Peterson began processing the loan materials to secure Plaintiffs' funds in January 2009.
- Plaintiffs' alleges that loan processing was unreasonably terminated due to untoward action by
 the U.S. Department of Energy, including but not limited to John Doerr, who was appointed as a
 member of the USA Economic Recovery Advisory Board by President Barack Obama and was
 a lead investor in DOE application winners; and other members of the "Silicon Valley Cartel"
 who had quid pro quo deals with the White House.
- At this point, Google had become one of the primary suppliers of staff to the White House and was directing many government decisions. Google was, at that time, in violation of Plaintiffs's patents and was a silent partner in Tesla Motors. Google ordered White House staff to fund, or not fund certain projects and Google was considered to be the most powerful member of "The Silicon Valley Cartel". Had had manipulated most of the internet to put Obama in office. Google's bosses were at the Obama Campaign HQ on the night of his election win, coordinating internet manipulations. The article "*The Android Administration*" in The Intercept, discussed that aspect of the corruption in great detail.
- On February 1, 2009, Plaintiffs' submitted its application for a ATVM Loan under the Department of Energy's Advanced Technology Vehicles Manufacturing Incentive Program. DO
- On April 10, 2009, Lachlan Seward wrote to Plaintiffs' advising that, as a matter of law, Plaintiffs' proposed project could not be funded under the Program.

- On April 11, 2009, Plaintiffs' contested the April 10 denial.
- On May 13, 2009, the Department of Energy stated that the April 11, 2009 letter "has not changed our determination that your proposed project can not, as a matter of law, be funded under the Advanced Technology Vehicles Manufacturing Incentive Program (Program)."
- On April 23, 2009, Jason Gerbsman of the ATVM Loan Program at the U.S. Department of Energy notified Plaintiffs' that
 - Plaintiffs' has submitted a substantially complete application and has been assigned to both a technical eligibility and merit review team, as well as a financial viability analysis team. The technical team is very close to finishing their evaluations on both eligibility and project merit, and the financial team will be launching a more detailed and interactive due diligence phase of the Plaintiffs' application review very soon. Following the technical and financial evaluation under the second stage of the process, we will move into the underwriting phase where our goal is to negotiate a conditional commitment, including a detailed term sheet. This will be followed by the fourth phase of the loan process where the final details will be negotiated and the loan will be closed.
- On May 26, 2009, Jason Gerbsman of the ATVM Loan Program at the U.S. Department of Energy wrote to Plaintiffs' requesting the opportunity to meet, in-person, concerning the ATVM Loan Application process, including "Plaintiffs' next steps."
- On June 2, 2009, after Plaintiffs' had written to Jason Gerbsman of the ATVM Loan Program at the U.S. Department of Energy, stating that Plaintiffs' "is entering financial viability phase" of its ATVM application, Mr. Gerbsman responded to Plaintiffs' stating "I look forward to continuing the process with Plaintiffs'."
- Between June 22, 2009 and July 19, 2009, Brent Peterson of TMS, Inc, a contractor with the ATVMIP at the U.S. Department of Energy, and Plaintiffs' discussed details of the Plaintiffs' loan application.
- At no point during this time period did the DOE communicate that Plaintiffs' was disqualified
 or ineligible. In fact, all members of DOE, Congress and other government offices had said they
 were "certain" Plaintiffs' was about to be funded. All of the national news stories indicated
 approval and the massive out-pouring of consumer support indicated approval.
- On June 15, 2009, Plaintiffs' informed Mr. Peterson that it was a semi-finalist in the Forbes America's Most Promising Companies List for 2009.
- At or around June 15, 2009, Mr. Peterson responded to Plaintiffs' June 15, 2009 e-mail with, "Congrats, thanks for sharing."
- On June 29, 2009, Plaintiffs' wrote to Jason Gerbsman stating Plaintiffs' applied for ATVM Loan funding in the beginning of November of 2008 (hereinafter "June 29, 2009 Gerbsman Correspondence").

- In the June 29, 2009 Gerbsman Correspondence, Plaintiffs' alleged it was advised, at the time by Senate staff, that the funds were to be released by the end of December 2008.
- In the June 29, 2009 Gerbsman Correspondence, Plaintiffs' alleged it had a significant challenge in waiting such a vast number of months for a simple loan review that was substantially longer than the commercially reasonable time period exercised by banking institutions.
- Due to the U.S. DOE's delay, Plaintiffs' needed to delay paying staff and had to use Plaintiffs's personal and family savings.
- In the June 29, 2009 Gerbsman Correspondence, Plaintiffs' alleged that when a smaller car
 company applies for ATVM funding, it reduces the ability of the company to get other funding
 because other financing entities are aware that they cannot compete with ATVM terms so they
 forestall decisions until AFTER DOE terms sheets are issued. DOE withheld termsheets in order to
 cut off all funding options for competitors to the "WINNERS".
- In the June 29, 2009 Gerbsman Correspondence, Plaintiffs' alleged all other financing options are awaiting the DOE conditional approval letter.
- In the June 29, 2009 Gerbsman Correspondence, Plaintiffs' alleged applying for an ATVM loan halts funding options for a smaller car company.
- In the June 29, 2009 Gerbsman Correspondence, Plaintiffs' alleged it appeared unreasonable that a
 Japanese car manufacturer (Nissan) was awarded funding, especially in the first round of loan
 awards, and smaller companies, who need the funding more, were bypassed.
 - In the June 29, 2009 Gerbsman Correspondence, Plaintiffs' alleged that a core objective of Section 136 of the Energy Independence and Security Act of 2005 was to put American car manufacturers back in the lead in the green car race, not fund international competitors as a priority.
- In the June 29, 2009 Gerbsman Correspondence, Plaintiffs' alleged it was informed by the press that other companies who applied later in the process were moved ahead of Plaintiffs' in the review process because of greater lobby effort expenditures.
- In the June 29, 2009 Gerbsman Correspondence, Plaintiffs' alleged it was operating at a disadvantage because it simply didn't hire lobbyists or pay any bribes.
- In the June 29, 2009 Gerbsman Correspondence, Plaintiffs' alleged it had been on time, and ahead of time, in its responses.
- In the June 29, 2009 Gerbsman Correspondence, Plaintiffs' alleged its application was one of the first deemed, "substantially complete".
- In the June 29, 2009 Gerbsman Correspondence, Plaintiffs' alleged its technology, price, BOM, TCO and ROI is clearly superior to the other applicants.

- Plaintiffs' forwarding its June 29, 2009 Gerbsman Correspondence, stating "This is good and to the point which is maybe what they need right now."
- All government, media and expert sources were telling Plaintiffs', Bright Automotive, and Eco-Motors that they were about to receive their DOE funding "any day now".
- On, or about, early August of 2009, White House staff ordered Secretary of Energy Steven Chu
 not to fund Plaintiffs', Bright Automotive, and Eco-Motors because they could put Tesla
 Motors, The White House financier, out of business if they moved forward.
- On August 21, 2009, Lachlan W. Seward, Director, Advanced Technology Vehicles
 Manufacturing Incentive Program, wrote to Plaintiffs' Vehicles, Inc. informing Plaintiffs' that its
 ATVMIP application for a loan was rejected.
- Plaintiffs' claims Plaintiffs' Technology passed the tests for financial viability in its applications from 2008-2009.
- Plaintiffs' has patents and lists of assets. Tesla, by comparison, had 4,000 % higher debt than Plaintiffs' and Tesla was awarded loans by DOE, while Plaintiffs' was not.
- Additionally, the NEPA for Plaintiffs' Vehicles had been reviewed, edited and approved by DOE National Environmental Protection Act (NEPA) staff (Matthew McMillen) at the beginning of 2009
- Plaintiffs' alleges that it did not pay for a NEPA analysis. Matthew McMillen at DOE both
 offered to help and did help Plaintiffs' with drafting its NEPA review material. He edited their
 drafts and did Plaintiffs' NEPA analysis. To see his edits, look in Drop-box file titled
 "Properties" under file named "McMillen edits." There are documents with the 'track changes'
 function showing his assistance with the NEPA review documents Plaintiffs' had to provide
 DOE.
- On September 21, 2009, Plaintiffs' wrote to Secretary Steven Chu of the U.S. Department of Energy inquiring about the circumstances for Plaintiffs' non-selection for negotiation of a loan with a lengthy list of issues that investigators had uncovered which indicated corruption and cronyism.
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged no reasons were given for its rejection under the Advanced Technology Vehicles Manufacturing (ATVM) Program.
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged it was able to receive reasons for its rejection orally, only after several attempts at phoning the ATVM office.
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged it has still not received the reasons in writing.

- Plaintiffs' alleges "After multiple demands reasons were finally given by phone call and letter but the reasons appeared to have nothing to do with our company and serves to demonstrate that review data was manipulated."
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged the reasons for its rejection were not applicable to its loan application and did not reflect what was included in its submission.
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that after several more attempts at receiving more clarification from the ATVM office, no one has been in further contact with it.
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged it has not been able to find out whether there will be another round of loans granted and how it can alter its loan application to increase its chances of success.
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that one of the reasons given for its rejection was that Plaintiffs' car does not use E85.
 - o In the September 21, 2009 Chu Letter, Plaintiffs' alleged its car uses no gasoline.
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged another reason provided by the DOE for its rejection was that it was not making millions of cars.
 - Plaintiffs' alleged its marketing plan did not support that production volume nor did its requested funding levels but that Plaintiffs' was fully capable and able of producing millions of cars on scale up to market demand, request of DOE or at any reasonable time in manufacturing flow.
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that DOE stated that Plaintiffs' was not planning to sell cars to the government.
 - Plaintiffs' alleges this is false and that its application clearly stated that the core sales plan of the company is based on government fleet sales.
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that DOE asserted its factory cost estimates were too low because the metal body fabrication systems were not calculated high enough.
 - o Plaintiffs' alleges its vehicles use no metal fabrication in their bodies.
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that it submitted questions to the DOE ATVM staff the day after it received the rejection and had still not received any response.
 - These questions include: (1) DOE reviewers never even talked to the founder, inventor, engineers, project leads or primary contractors. Plaintiffs' was told over and over again that everything in its application was good and that no additional information was needed. This is despite the fact that the reasons given for its rejection did not reflect the technology being used and therefore the ATVM reviewers did not understand Plaintiffs' concept and product. Plaintiffs' wrote, "Why was no one at Plaintiffs' Vehicles

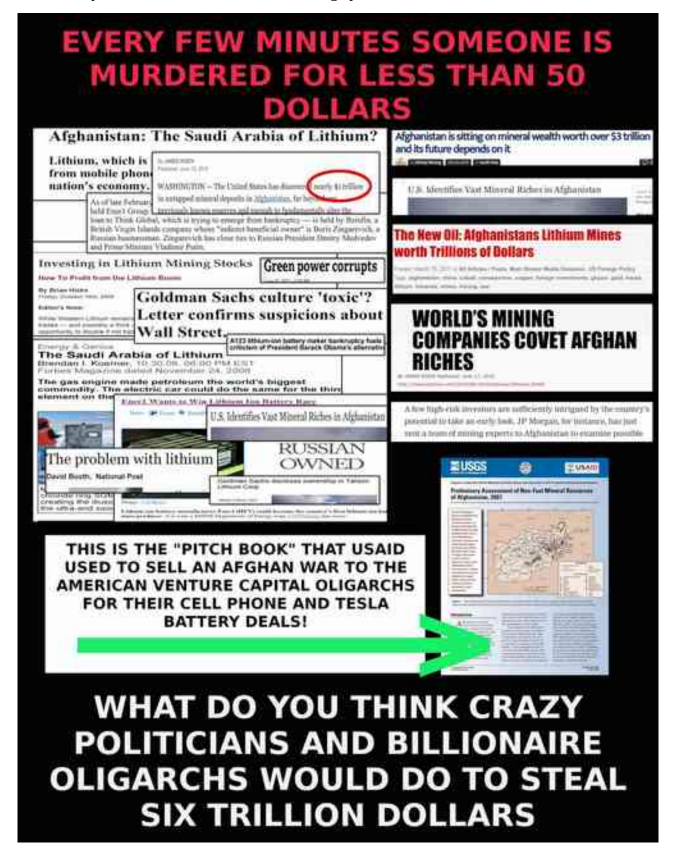
contacted?"; (2) After nearly a year of waiting, accompanied by writing, verbal and inperson proclamations that "everything was fine", "everything is on-track", "you appear to meet every criteria", etc. and after staff expended the majority of their personal funds based on these positive assertions, the application was suddenly and mysteriously rejected. Plaintiffs' wrote, "Why was staff at DOE during the course of the year, positive about the outcome and never asked for additional information?"; (3) At the start of the application process Plaintiffs' was told that the review would be very interactive but there was almost no interaction with us while larger players, who applied later, were reviewed earlier, had extensive interaction and have already been awarded their funds. Plaintiffs' wrote, "Why was the interactivity process never used with us?"; (4) Rejection comments supplied by Chris Foster of DOE and third party press seem to be unrelated to the business of the company and have no foundation in fact. Plaintiffs' wrote, "Why is that?"; (5) One of the main reasons the DOE gave for the rejection was the fact that Plaintiffs' vehicles do not use E85 gasoline. Plaintiffs' wrote, "If that was true, why did Tesla & Nissan get approved funding? Their vehicles also do not use E85."; (6) While it is true that Plaintiffs' did not wish to use carcinogenic gasoline, at no point was E85 gasoline ever mentioned, discussed, commented on or requested. In fact the topic was particularly avoided by DOE staff. Plaintiffs' wrote, "Why not?"; (7) Another rejection point was that Plaintiffs' was not planning to make enough cars. Plaintiffs' claims this is false. The company would like to build and sell more cars than any other car company. Plaintiffs' is fully willing to produce millions of vehicles if provided with the appropriate funding as it has quantified millions of fleet buyers for its vehicles. No DOE entity ever asked Plaintiffs' to adjust, discuss or amend its numbers and Plaintiffs' was more than willing to adjust those numbers if anyone had even bothered to ask. Plaintiffs' wrote, "What is the validity of this comment by the reviewers based on?"; (8) Plaintiffs' provided more than \$100 million of asset collateral opportunity for a \$40 million loan request. This constitutes over twice the collateral of the value of the loan. Plaintiffs' wrote, "How is this not as secure of a structure as any of the other applicants?"; (9) Plaintiffs' was told that it was rejected because it was not planning to sell cars to the government. Plaintiffs' claims this is false. The core sales plan of the company is based on government and commercial fleet sales. Plaintiffs' wrote, "Why did your reviewers say this? Why did you think this?"; (10) Plaintiffs' was told that electric motors and batteries were considered by the reviewers to be too futuristic of a technology and not developed for commercial use even though they have been in use in over 40 industries for over 20 years, including by NASA. Plaintiffs' wrote, "What is the rationale for this argument?"; (11) Almost every other part of the Plaintiffs' car was to be purchased from existing commercial sources with multiple points of supply, so it is not possible to see how a reviewer might think the vehicle had any significant technical acquisition hurdles. Plaintiffs' wrote, "Why does DOE assume that the following companies with whom we would be contracting could not perform the following responsibilities: (a). Deloitte & Touche to provide auditing and reporting of financial

data. (b). Autodesk or Microsoft to deliver the process and design software. (c). NEC, Intel or the other leading electronics companies in the world to build our controllers. (d). Roush Automotive, one of the most successful automobile electronics groups in the world, to build the electronic module. (e). US National Lab system to solder a box together. (f). Over 100 other major supplier companies that have been building parts for the auto, aerospace and industry for decades to deliver the component parts for our vehicles."; (12) The primary purpose of this loan program, Plaintiffs' was told by its authors, was to develop advanced technology and further reduce American dependence on gasoline. The Plaintiffs' Vehicles car uses no gasoline and gets over 125 miles per battery charge. Plaintiffs' wrote, "How is this not a direct conflict with the precepts of the Section 136 law?"; (13) Plaintiffs' was also told that its factory cost was too low because the metal body fabrication systems were not calculated high enough but the reviewers apparently did not even pay attention to the fact that Plaintiffs' uses no metal fabrication in its body. Plaintiffs' wrote, "What was the rationale in making such an erroneous comment?"; (14) Reviewers also stated that the car was a "hydrogen car" which it is not. It is an electric car. Plaintiffs' wrote, "Why did they say that?"; (15) Plaintiffs' wrote, "In what ways were the following documents actually reviewed? Your office stated that they 'lost our documents' twice. Why?";

- Plaintiffs' alleges that applications that have already been approved, have had less plans or hard development data. These awardees also had the same three-year timeframe in their proposals, and one even went into 2013. We also find this contrary to the Administration's stated goal about electric vehicles. According to a DOE spokesman, the Administration "shares the goal of ensuring that the program (ATVM) is flexible enough to account for the full range of available technologies." In fact, when Tesla Motors received it's DOE cash it had no car design, just some pretty pictures. Nothing in the Tesla car in the showrooms was in a factory engineering drawing at the time Tesla got its DOE funds. Tesla designed the entire car FROM SCRATCH, after it got the DOE money. Anybody could have done that with 50% less money than Tesla spent doing it after the fact.
- Plaintiffs' alleges that the claim that the project's impact on fuel economy of the US Light Duty Fleet over time was weak was never discussed with Plaintiffs's team at any point of the process. However, it is surprising to how a vehicle that is lighter than any other applicant by half, safer than any other applicant by many times and beats the metrics of every other applicants could not have exceeded every applicant on any comparison to Light Duty fleet metrics, a market that was core to Plaintiffs' business plan. Their fleet sales were targeted directly at the Light Duty fleet and the Pentagon so the DOE excuse seems to be a lie by DOE staff.
- The third reason cited in the letter was about the use of "advanced fuels." First of all, at no point did anyone from DOE ask about or discuss with Plaintiffs' technical staff their fuel plans. The letter further goes on to say that their use of hydrogen was one of the reasons that their application was being rejected. Even though DOE knew that BMW, Toyota, Honda and

Hyundai were in factory preparation with hydrogen fuel cell cars which are as common today as any other car. Hydrogen was non-essential to Plaintiffs' vehicle. The hydrogen tank was, rather, an optional and stand-by range-extender system for the electric vehicles. Further everyone of expertise fails to see how DOE could state that hydrogen is an "impractical and unproven energy source" in light of the fact that Honda and BMW are already shipping cars using that fuel source and large numbers of main stream auto companies have announced production launch plans for 100% hydrogen fuel cell vehicles. To must reiterate: hydrogen was not an essential component of their vehicles and had DOE asked Plaintiffs' about this fuel source, it could have explained that to them. It should be noted that most of the Obama and DOE staff had invested their money in lithium ion battery mining in Afghanistan and lithium battery production. Thus they had a conflict-of-interest reason to harm fuel cell vehicle production.

• Corrupt rare earth mineral mines were a large part of the scam.



The men who controlled the White House and the Department of Energy at this time are known as "The Silicon Valley Cartel", AKA "The Paypal Mafia", AKA "The Deep State". They run Google, Facebook, Tesla And The venture capital funds.



The Tech Mobsters Of Silicon Valley:

The entities involved as perpetrators in this case have violated a number of laws and ethical standards including: **The Mail Fraud Act** (1872); **The Tillman Act** (1907); **The Hatch Act** (1939); **The Hobbs Act** (1946); **The Taft- Hartley Act** (1947); RICO and Anti-trust laws; **The Federal Election Campaign Act** (1974); **The Federal Program Bribery Statute** (1984); **The Bipartisan Campaign Reform Act** (2002); and many other laws. They all use the same corrupt army of dirty lawyers, corrupt CPA's, unethical lobbyists, character assassination services and covert ex-CIA operatives.

- Finally, the letter states that the Plaintiffs' Vehicles petroleum use reductions were unrealistic. The whole world is most confused about this point as Plaintiffs' car uses absolutely no gasoline. How could their reductions be "unrealistic"? Was that not a goal of the Obama Administration? ..or were DOE staff just a bunch of "lying, deceitful, conniving, manipulative shills that will do anything to protect their friends and harm their competitors.." as other Applicant's stated.
- The company hired famous senior systems engineer to validate the final vehicle numbers submitted in the base response and provided numbers in support of that data produced by Sandia National Laboratories.
 - How could those entities have provided numbers which the ATVM office could have interpreted so negatively for a vehicle which weighs less, goes farther and requires less energy storage than any other submitted vehicle in the entire set of applicants to date?
 - How could the ATVM reviewers never even submit a question to the Plaintiffs' technical team about any of these metrics?
- In summation, these clarifying reasons for rejecting the Plaintiffs' Vehicles ATVM loan application are still confusing, not applicable in many cases and unwarranted when considering those applications that have been approved. The listed points appear to have no foundation in facts relative to our design and we again question why there was no communication from DOE with the developers of the vehicle over a year. Clearly, DOE was running a "Slush-Fund" designed to ONLY pay political campaign financiers and shut down those financiers competitors.
- Further, Congressional investigators found that competing larger companies like Tesla were given much counseling, guidance, feedback and opportunity to "tweak" their applications by DOE. These companies submitted their applications later than Plaintiffs' and were awarded funding. Our question is then why did Tesla lover Carol Battershell, DOE Senior Advisor state during the December 1, 2008 Public Meeting that "And that might lead one to believe that applying earlier is better than apply later." When the program was first announced, that indeed was the guidance given first come, first served so scores of smaller, electric car companies and suppliers submitted their applications. Yet the rules were changed mid-way through the process to allow larger automotive companies who did not submit their applications first to send them in and now they are being funded.
- Finally, Plaintiffs' were very disappointed to read in the September 23, 2009 issue of E&E
 News that Secretary Chu had suggested in June that the Administration was hoping that GM
 and Chrysler would be able to participate in the (ATVM) loan program. "There is money there,
 I wouldn't say set aside, but let's just say we are trying to stretch those dollars as far as we can."
 This forces us to ask whether these funds are being set aside at the expense and loss of smaller,

more advanced technology electric car companies and suppliers who are requesting billions less in guaranteed loans and who are offering more forward-thinking and advanced projects to help us move away from our dependence on oil.

- Tesla, Fisker & Nissan did not provide as much collateral offerings in their application, at the same time as Plaintiffs' application, and to date, may not have ever provided such collateral offers.
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that it submitted to DOE detailed, comprehensive 10-year, person-by-person financials that cost the company almost \$200,000.00 to prepare and that other companies spent more than \$200,000.00 to prepare;
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that it submitted to DOE metrics that demonstrated that the Plaintiffs' car can save millions of lives per year and that it was safer than any vehicle;
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that it submitted to DOE metrics that demonstrate that a gasoline/hybrid vehicle is dangerously carcinogenic when filled at a gas station compared to an Plaintiffs' Vehicle; World Health Organization and leading medical and university studies have substantiated these facts.
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that it submitted to DOE engineering and IP metrics that beat every competitor on price, range, safety, TOC, efficiency, toxic safety and hundreds of other points;
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that it submitted to DOE examples of work from \$3M of cash and person-hours previously invested by founders, DOE & partners;
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that it submitted to DOE lists of top auto and aerospace corporate partners, staff and resources, on stand-by, equaling thousands of people in all groups combined;
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that it submitted to DOE validation of a deep team of core staff that have been developing the project and parts of the project for 3-15 years part time;
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that it submitted to DOE samples of extensive international positive press coverage;
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that it submitted to DOE proof of a market opening timed with tax and national imperative incentives that created a dramatic window for success;
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that it submitted to DOE proof that Plaintiffs' was the lowest overhead car company in the market which equates to the best chance to profit and return funds;

- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that it submitted to DOE samples of an in-house created online process management architecture; market and marketing studies; CAD designs, engineering plans and manufacturing plans; a detailed website; a detailed path to \$1.5B within 5 years or less from a less than \$100M investment;
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that it submitted to DOE examples of dozens of prototypes as seen in the photographs on the BUILDS page of its website;
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that it submitted to DOE numerous patents;
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that it submitted to DOE a large pending portfolio with third party valuation and validation reports valuing IP at over \$100M;
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that it submitted to DOE information concerning senior scientists, chemists and engineers from top university and federal laboratories, including staff that has built and delivered millions of vehicles to the consumer market;
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that it submitted to DOE information concerning its partners: Federal, University, Fortune 500, Private Research Organizations;
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that it submitted to DOE written Customer inquiries from a massive national customer base of qualified retail leads and 1.2M of commercial unit opportunities equaling a \$1.5B+ opportunity.
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that it submitted to DOE contracts: Federal Contract fully executed and MOU's executed;
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that it submitted to DOE Awards/Commendations: Congress, DARPA;
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that it submitted to DOE Research Data: Over 200+ technical research documents & 15+ years of research;
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that it submitted to DOE evidence of over 22,000+ man hours of development;
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that it submitted to DOE market data;
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that it submitted to DOE over 100+ documents of industry study;
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that it submitted to DOE issued trademarks;
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that it submitted to DOE information concerning its facilities;

- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that it provided to DOE unique access to Federal Labs & leased facility options;
- In the September 21, 2009 Chu Letter, Plaintiffs' alleged that it submitted to DOE other supporting materials.
- In the September 21, 2009 Chu Letter, Plaintiffs' asked for the opportunity to speak with Secretary Chu in person to discuss its technology and how it can help our country.
- Plaintiffs' wrote, "I believe there was some confusion about our application and vehicle technology that I would very much like to clear up with you in person."
- § 611.103 sets forth the evaluation criteria for ATVM loan applicants, outlining the technical merit of the proposed advanced technology vehicles or qualifying components, with greater weight given for factors including, but not limited to: Improved vehicle fuel economy above that required for an advanced technology vehicle; Potential contributions to improved fuel economy of the U.S. light-duty vehicle fleet; Likely reductions in petroleum use by the U.S. light-duty fleet; and Promotion of use of advanced fuel (e.g., E85, ultra-low sulfur diesel).
- Plaintiffs' alleges that Plaintiffs' data-sets beat the other applicants on metrics, performance and value.
- Plaintiffs' alleges ATVM loan approvals lacked appropriate criteria. This is confirmed by multiple GAO reports about corruption and failure to comply AGAINST DOE by the GAO.
- Plaintiffs' alleges applications offered more collateral than any other applicant or "winner",
 more letters of support from waiting customers, a less complex bill-of-materials, with a lower
 initial volume manufacturing cost, that re-opened more closed factories than any other applicant
 or "winner" at the time of submission.
- The substantive explanation for why Plaintiffs' merited the ATVM loan is that Plaintiffs' was prepared to manufacture a cheaper version of the Nissan Leaf. As of Dec. 28, 2008 Plaintiffs' had a design more finished and ready than Tesla, Fisker and Nissan. Plaintiffs' model was almost exactly the same as the Nissan Leaf.
- Plaintiffs' claims DOE staff synthetically manipulated Plaintiffs' results to be low in order to favor others.
- Plaintiffs' alleges that Plaintiffs' application process was sabotaged, inside and outside, in order to benefit competing interests and disfavor smaller, independent companies who applied.
- Plaintiffs' alleges DOE officials ordered reviewers of funding applications to change their review criteria, part way through the process, in order to favor certain applicants or "winners".
 - Many of those applicants would have qualified at the bottom of a proper review in an unbiased review.

- DOE paid outside reviewers for work in the review process under a variety of names, and the work performed, by a company with little experience in the industries it was to review, was produced per DOE officials specifications rather than per the metrics of the actual facts.
- Staff from national labs have stated to reporters that they were directed to manipulate data.
- Plaintiffs' staff have seen "shoot-out" unofficial, internal, confidential, DOE Excel comparison matrices as of Dec. 29, 2008 and March 2, 2009 and Plaintiffs' placed in the top 5% in over-all comparison metrics.
- Plaintiffs' application was first-in-line (which is how the law said applications were to be
 processed) yet DOE staff changed/violated the law in order to cut Plaintiffs', and other
 applicants, out and favor "special applicants" who didn't apply properly because they knew
 they had the money "hard-wired" already.
- Plaintiffs' alleges DOE officials changed the first-come-first-served published rules and standards of the funding in order to take applicants in order of who they favored and who had purchased the most influence instead of the order in which they applied, as required.
- Plaintiffs' alleges DOE officials were ordered by DOE senior executives and outside public
 office executive staff to not respond to non-favored applicants until certain application
 deadlines had passed in order to remove the non-favored, non-influence purchasing applicants
 from potential funding.
- Plaintiffs' alleges "DOE officials personally assisted and hand-held Plaintiffs' competitor's applicants including site meetings in which they drafted the applicants applications while ignoring competing applicants to those favored applicants."
- Plaintiffs' alleges Plaintiffs' spoke to Carol Battershel, who stated she was the due diligence technical lead, who said she had gotten everything she needed "off our website". Battershel was later revealed to be an ad hoc advocate for Tesla Motors.
- Plaintiffs' alleges "DOE reviewers never even talked to the founder, inventor, engineers, project
 leads or primary contractors."; "DOE never even contacted our engineers and refused to speak
 to them even once, although our engineers called them and visited them to see if they could
 provide any data because they were so surprised that nobody from DOE ever called them."
- Plaintiffs' alleges Plaintiffs' was told that everything in their application was good and that no additional information was needed.
- Plaintiffs' alleges "reviewers at national labs were ordered to change data, or their data was changed."
- Plaintiffs' alleges "standard commercial bank loan processes were not used for each applicant."

- Plaintiffs' alleges "Commercial bank officers will testify that all banks process the same loan applications for the same commercial manufacturing purposes in an average 18 days and not in timeframes measured in years. The 'Loan review process' was intentionally stalled to keep competitors from competing with the 'winners'."
- Plaintiffs' alleges "The original distribution date for the funds was set to be Dec. 08/Jan. 09. Plaintiffs' suffered damages because of multiple date manipulations."
- Plaintiffs' alleges "Plaintiffs' and other applicants were given different hoops to jump through in order to go through the application process depending on whether or not they had purchased influence or not."
- Plaintiffs' alleges "The process was different for favored applicants vs. unfavored applicants."
- Plaintiffs' alleges "DOE staff told multiple independent car company applicants that the fund was out of money and that, that was one of the reasons that those applicants could not move forward. At no time was the fund out of money and, indeed, a 'carve out' of money was 'held out' for Detroit. DOE gave favored, limited, small cluster 'carve out' applicants top-tier status for consideration based on 'special relationships.'"
- Plaintiffs' "Leaf's" would have sold more volume at a higher mark-up than Nissan's Leaf's because Plaintiffs' metrics already exceeded what the customers already demanded so Plaintiffs' would have had an even higher profit number, by now, than the \$205,000,000.00.
- DOE stated that they "lost our documents" twice. This seemed to Plaintiffs' like a "Lois Lerner" tactic.
- On October 23, 2009, Lachlan W. Seward, Director, Advanced Technology Vehicles
 Manufacturing Incentive Program, wrote to Plaintiffs' informing them that critical issues were
 identified in its application.
 - o Plaintiffs' disputed these critical issues.
- Plaintiffs' alleges that after months of reassurance from certain DOE staff that Plaintiffs' application was "substantially complete," the application was denied without explanation in August 2009.
- Plaintiffs' alleges that the DOE ATVM Director, Lachlan Seward, was improperly influenced to fund Detroit-based "Big Three" projects as well as the politically well-connected Tesla, contrary to the letter and spirit of the loan-enabling legislation. White House car czar: Steve Rattner confirmed this.
- In addition, Plaintiffs' believes that Seward improperly discriminated against their company's application after the Company questioned the logic of one of the LGP's policies in a public hearing and subsequently requested a review of the DOE application process by Senator Bingaman, Chairman of the Senate Energy and Natural Resources Committee.

- Plaintiffs' alleges in its first meeting with the senior officers of the DOE program and the auto industry at DOE HQ (which was videotaped by DOE) Plaintiffs' senior staff asked Lachlan Seward a question about the logic of one of his policies after he had been contradicted by his staff on the stage. It was later reported to Plaintiffs' that, after the meeting, Mr. Seward said within earshot of his staff something to the effect of "it will be a cold day in hell before I let them get any of this money".
- Plaintiffs' filed four different complaints on Mr. Seward's office with the Senate Committee in charge of DOE under Sen. Bingaman.
- The misrepresentations and the special treatments of competitors cost the company massive losses in competitive positioning, ramp-up costs based on assertions of favorable loan status, and other damages.
- Plaintiffs' alleges that the U.S. DOE has failed to reform the application selection process based on recommendation provided in report GAO-10-627 by the U.S. Government Accountability Office in July 2010.
- Plaintiffs' alleges it used the same power plant as applicants Nissan and Tesla.
- On October 29, 2009, Rebecca M Makar, of the U.S. Government Accountability Office, reached out to Plaintiffs' concerning Plaintiffs' ATVM application.
- On November 3, 2009, Ms. Makar wrote to Plaintiffs' to schedule an interview with Plaintiffs' concerning Plaintiffs' experiences with the Department of Energy's ATVM program.
- The application was again deemed substantially complete on November 10, 2009.
- Upon information and belief, on November 10, 2009, Plaintiffs' completed stage one of the review process.
- On June 9, 2011, Frank Rusco, Director of Natural Resources and Environment at GAO, provided testimony before the U.S. Senate Committee on Energy and Natural Resources, Report No. GAO-11-745T, titled "Advanced Technology Vehicle Loan Program Needs Enhanced Oversight and Performance Measures," in which GAO stated, "[t]he ATVM program has set procedures for overseeing the financial and technical performance of borrowers and has begun oversight, but at the time of our February report it had not yet engaged engineering expertise needed for technical oversight as called for by its procedures. . . . However, the program had not yet engaged such expertise. As a result, DOE cannot be adequately assured that the projects will be delivered as agreed."
- Plaintiffs' alleges DOE has failed to address the 2011 GAO report on the ATVM loan program recommended objective technical and financial criteria to measure program performance.
- The June 9, 2011 testimony also stated, "DOE has not developed sufficient performance measures that would enable it to fully assess progress toward achieving its three program goals."

- Plaintiffs' alleges that Patent filed May 21, 2004 and granted October 9, 2007 for a Solid-State Hydrogen Storage System was infringed due to untoward conduct by the U.S. Department of Energy.
- Plaintiffs' alleges that Patent filed August 6, 2008 and granted October 30, 2012 for an Inflatable Electric and Hybrid Vehicle System was infringed due to untoward conduct by the U.S. Department of Energy.
- There is some evidence that DOE shared sensitive scientific information that Plaintiffs' provided DOE with Plaintiffs' competitors. For example, Plaintiffs' visited the Argonne National Laboratory in California and learned that GM obtained sensitive, patented information about some of Plaintiffs' technology. With it, GM built a duplicate of Plaintiffs' energy-saver device.
- On May 3, 2005 The U.S. Congress in H2866 in the Congressional Record as part of the "Iraq War Bill" commended the Plaintiffs' project and directed the DOE to award them funding. The U.S. Congress supported the project in the "Iraq War Bill" because of the teams technology which can reduce U.S. dependence on foreign oil as a value to U.S. security.
- In its application under the ATVM program, Plaintiffs' stated "Exhibit D provides a copy of Plaintiffs' Vehicles Business Plan, which is extremely confidential!"
- On March 29, 2009, Plaintiffs' counsel wrote to Jason Gerbsman, the Director of External Affairs at the DOE, requesting confidential treatment under 10 C.F.R. §§1004.11 and 1004.10(b)(4) as well as under 5 U.S.C. §552(b)(4).
- In September 2005, Plaintiffs' received a grant from the Department of Energy for a project with end date of 8/31/2006. In an e-mail dated March 5, 2002 from Scott Vaupen at Sandia National Laboratories to Plaintiffs', Mr. Vaupen wrote, concerning hydrogen storage via Fuel Cell, "If you are interested in licensing technologies, please let me know exactly what areas you are interested in and I can try to sort out what technologies we have available."
- In Plaintiffs' November 12, 2008 ATVM Loan application, subcontractors were identified as Plaintiffs' and Sandia National Laboratories.
- Plaintiffs' alleges there is evidence that DOE shared sensitive scientific information that
 Plaintiffs' provided DOE with Plaintiffs' competitors. Plaintiffs' visited Sandia National
 Laboratories and communicated, via phone and e-mail, with the Argonne National Laboratory
 and learned that GM obtained sensitive, patented information about some of Plaintiffs'
 technology. With it, GM built a duplicate of Plaintiffs' energy-saver device. The "sensitive
 scientific information" was submitted to DOE by Plaintiffs' as part of its ATVM loan
 application, which was protected by confidentiality. This scientific information included fuel
 cell and hydrogen storage technologies, fuel cassettes and pressure membrane body parts,
- Plaintiffs' was invited to the Department of Energy Sandia National Laboratories and was given
 a facility tour. In one room where large glove-boxes and chemical testing equipment was used,
 he saw a table with a presentation set-up for another group. On that table were duplicates of the

technology he had filed patents on, built, tested and received issued patents on and signage on the devices stated: "General Motors hydrogen vehicle production system" and "NALH General Motors Reversible Hydrogen Vehicle Energy System built by General Motors and Sandia" NALH is one of the exact chemistries, of over 2800+ possible chemistries that might be used, that Plaintiffs' has an issued patent on. Plaintiffs' pointed this out to Chris Moen and Daniel Dedrick, senior scientists at Sandia, who stated that they were concerned that there might be "a problem with that" and said that we "might want to contact GM to seek to make a "partnership" so there was no acrimony. On December 12, 2008, a nondisclosure agreement was made and entered into between Palintiff and Sandia National Laboratories.

- On or about Jan. 15, 2012, Plaintiffs' became aware of internet stories about GM productizing alanates solid state hydrogen storage for its fuel cell cars via Sandia and Argonne National Labs
- On or about March 12, 2012 Plaintiffs' became aware of articles about Ford Motors, Inc., planning to ship inflatable seats, seat belts and inflatable body parts.
- Plaintiffs' alleges potential patent infringement
 - Currently a number of companies (over 30) are selling Plaintiffs' exact patented technology without paying for it.
 - This is the exact technology Plaintiffs' designed, proposed, patented and won acclaim for.
 - Some of them were enabled by DOE funding. Some of them were hired as "reviewers" for Plaintiffs' applications, by DOE.
 - Hard evidence has been provided to Plaintiffs' demonstrating that these parties infringed Plaintiffs' patents during this period.
 - At least two companies acquired Plaintiffs' technical data through the programs and then marketed that technology as their own, infringing applicants existing, issued, patents.
- Plaintiffs' included, as Appendix A, in its loan application, its issued energy industry patents and their estimated value valued by outside third party patent analysts. This included a U.S. Patent with an estimated value of \$104,072,538.36; A U.S. Patent with an estimated value of \$17,291,568.64; A U.S. Patent with an estimated value of \$10,524,792.26; and a U.S. Patent with an estimated value of \$5,607,695.94. The total estimated value of these patents is \$137,496,595.20.
- A U.S. Department of Energy Press Release from Thursday, November 6, 2008, titled "Fact Sheet: Advanced Technology Vehicles Manufacturing Loan Program" stated "The FY 09 Continuing Resolution authorized up to \$25 billion in direct loans to eligible applicants for the costs of reequipping, expanding, and establishing manufacturing facilities in the U.S. to produce advanced technology vehicles, and components for such vehicles."

- In the Fact Sheet, DOE explained that Congress set forth the criteria for projects and costs eligible to receive direct loans. "The key criteria for qualified advanced technology vehicles or qualified components require: Manufacturing facilities be located in the U.S.; Engineering integration be performed in the U.S.; Costs be reasonably related to the reequipping, expending, or establishing a manufacturing facility in the U.S.; and Costs of engineering integration be performed in the U.S."
- The Interim Final Rule, 10 C.F.R. Part 611, Advanced Technology Vehicles Manufacturing Incentive Program, clarifies that: "Section 136 provides two categories of projects eligible for direct loans: (1) manufacturing facilities in the United States designed to produce qualified advanced technology vehicles or qualified components; and (2) engineering integration performed in the United States of qualifying advanced technology vehicles and qualifying components. Eligible costs of such projects are: (a) those costs that are reasonably related to the reequipping, expanding, or establishing a manufacturing facility in the United States to produce qualifying advanced technology vehicles or qualifying components; (b) costs of engineering integration performed in the United States for qualifying vehicles or qualifying components. Costs eligible for payment with loan proceeds are costs incurred, but not yet paid by the borrower, after a substantially complete application has been submitted to DOE and costs incurred after the closing of the loan.
- Section 136 of the Energy Independence and Security Act of 2007 ("EISA") authorizes the
 Secretary of Energy to "make grants and direct loans to eligible applicants for projects that
 reequip, expand, or establish manufacturing facilities in the United States to produce qualified
 advanced technology vehicles, or qualifying components and also for engineering integration
 costs associated with such projects."
- Plaintiffs' interpreted EISA, together with the Interim Final Rule, to authorize federal funds to support U.S. production of qualifying components.
- DOE gave Tesla Motors, Inc. a \$465 million loan under the ATVM program. According to a U.S. Department of Homeland Security, Immigration and Customs Enforcement report dated December 22, 2011, the DOE loan to Tesla was to "(1) Reopen an auto manufacturing plan in Fremont, California to produce specially-designed, all-electric, plug-in vehicles and (2) to develop a manufacturing facility to produce battery packs, electric motors and other powertrain components that will power all-electric plug-in vehicles manufacturing by Tesla[.]"
- According to the ICE Report, DHS ICE investigated whether Tesla Motors used foreign made parts in manufacturing their vehicles.
- According to a July 15, 2009 article in Venture Beat, Tesla Motors "recent recipient of \$465 million in low-cost federal loans via the U.S. Department of Energy's Advanced Technology Vehicles Manufacturing program, won't have to raise new matching funds to qualify like other recipients."

• If so, Plaintiffs' believe Tesla violated the requirements of both the Interim Final Rule and EISA.

LGP

- In early February 2009, Plaintiffs' was informed by House Speaker Pelosi's office that the Loan Guarantee program existed and that the company appeared to meet the criteria for a successful application. The company emailed the DOE program office stating their intent to apply for a loan. However, after some additional research, it appeared that the application fees were prohibitive.
- Plaintiffs' Vehicles company officials were then invited to attend, via webcam, a Senate Energy Committee hearing chaired by Sen. Jeff Bingaman (D-NM) in which dramatic changes and repairs to the program were discussed, including waiving the fees. Also during the hearing, the loan program office was admonished for problematic management and fees, as well as the fact that the process was structured in an exclusionary manner.
- The company was then invited to a conference call with John Podesta, DOE Secretary Steven Chu and Interior Secretary Ken Salazar during which Mr. Chu stated his intention to waive the application fees. Plaintiffs' Vehicles then submitted their application with a cover letter stating that they understood that Mr. Chu was waiving the application fees.
- Company officials then received a call on February 26, 2009 from Myrtle Gross from DOE stating that they still needed to pay the fees and that funds needed to be wired by midnight February 26, 2009 in order for the loan application to be submitted. Plaintiffs' Vehicles contacted several investors, but considering the extremely short notice could not complete the transaction with less than 12 hours' notice.
- Plaintiffs' was in part obstructed in its attempt to procure a Loan Guarantee by the actions of another senior DOE official, Scott Tobin, who refused to respond to Plaintiffs' requests for instructions on where and how to pay the fees to have the loan disbursed.
- Therefore, on February 27, 2009 the company assumed they had missed the deadline, but then they received a call from another DOE official (Mr. Dan Tobin) stating that there were a few days of flexibility to send the application fees so the company re-contacted its investors. Mr. Tobin promised to get back to the company about where to wire the money. Funding was lined up but no information could be obtained about where to send it. More than six phone calls were placed by the Plaintiffs' and associates, along with scores of others from other company associates, to DOE but these were never returned.
- The DOE refused to respond to Plaintiffs' request for review and explanation of the denial of their application, as well as numerous FOIA requests.

- The GAO undertook a review of DOE's application policies (in response to Plaintiffs' complaints, among other things), and recently issued findings that (1) DOE's implementation of the LGP has treated applicants inconsistently, favoring some and disadvantaging others; and that (2) DOE lacks systematic mechanisms for LGP applicants to administratively appeal its decisions or to provide feedback to DOE on its process for issuing loan guarantees. Instead, the GAO found, DOE re-reviews rejected applications on an ad hoc basis. The GAO report issued specific recommendations that DOE take steps to ameliorate these failings.
- Daniel C. Tobin, Senior Investment Officer of the DOE Loan Guarantee Program Office stated that he (Mr. Tobin) would pre-review Plaintiffs' application and call back in order to provide feedback so investors could be informed in order for them to wire the money for the application fee.
- Plaintiffs' alleges that after numerous calls and letters the DOE response was not the pre-review communication that had been promised by Daniel Tobin, even though Plaintiffs' application had been received on time, but a dismissal from the program without recourse.
- Plaintiffs' had a conference call with Secy. Chu who said he'd get the fees waived. The company was then invited to a conference call with John Podesta, DOE Secretary Steven Chu and Interior Secretary Ken Salazar during which Mr. Chu stated his intention to waive the application fees. Plaintiffs' Vehicles then submitted their application with a cover letter stating that they understood that Mr. Chu was waiving the application fees.
- On April 9, 2009, Dan Tobin of the DOE wrote to Plaintiffs' (lead investor in Plaintiffs' Technology), that "due to non-remittance of the required application fee, your application will not be reviewed."
- This cost Plaintiffs' its funding opportunity and the associated revenue from such an opportunity.
- Plaintiffs' demanded to Sen. Bingaman that it be re-entered into the Loan Guarantee Program or receive offset consideration in some other funding opportunity based on this situation.
- DOE's response completely ignored the Tobin assertion. In other words, Tobin refused to act on his promise until the day after the deadline had passed and then sent a "you are rejected because you missed the deadline" email even though we had the money he wanted ready to wire to him on a moment's notice. Plaintiffs' application was then rejected even though it had the highest metrics. Plaintiffs' staff were subjected to punitive and retribution action by DOE staff, and their associates, for "whistle-blowing".
- Plaintiffs' alleges that investigators have provided Plaintiffs' with hard evidence of DOE staff
 requiring subordinates to break the law and circumvent federal contracting, procedural and
 standard operating directives regarding communication protocols, documentation and file
 storage in order to obscure transparency and process and avoid revelation of their true activities.

 Plaintiffs' claims, "One Senate investigation was stone-walled for a historically long period of time because DOE staff intentionally hid, obscured and sought to destroy requested evidence."

Recent Results Of Federal And Private Investigations

Since this matter began, FBI, SEC and Congressional investigations have revealed much. The latest revelations are:

- CROOKED POLITICAL INSIDERS have learned that when a government funded tech company fails, THOSE INSIDERS make billions of dollars in unjust profits from tax write-offs, Goldman Sachs services "fees" and stock market pump-and-dump manipulations while taxpayers lose BILLIONS on those same companies at Solyndra, Abound, Ener1, etc..... THAT'S RIGHT, the crooks make profits off of PLANNED-TO-FAIL TAXPAYER funded companies, many of which never even sold anything. It happened in the 2008 pretend "stimulus" and it is happening again, many times more, in the 2021 pretend "stimulus". The Cleantech companies were made-to-fail, as stock scams, by the insiders! Insider friend's at the Dept of Energy get to "jump-the-line", exploit the cash and Trojan horse the tech start-up into oblivion. As with nearly a thousand Silicon Valley tech dirty money deals, for example, Netflix tech bosses are now getting caught selling media influence in exchange for bribes! Michael Kail (Netflix IT Boss), and other Netflix executives are under investigation for manipulating which media technologies get to make money. Netflix funds the DNC political campaigns. Netflix board positions and media slots are often traded as political quid pro quo payola for political favors.

'Not only did Mr. Kail deprive Netflix of its money and resources by abusing his position as VP of IT Operations,' *FBI Special Agent in Charge Craig D. Fair* said in a statement, 'he created a pay-to-play environment whereby he stole the opportunity to work with an industry pioneer from honest, hardworking Silicon Valley companies.' The San Francisco FBI and the United States Patent Office has been asked, by independent *video-on-demand inventors*, to look at how Netflix, YouTube and other tech oligarchs, steal technologies and *censor media access* in a coordinated anti-trust violating scheme.

Kail was indicted in 2018 on 19 counts of wire fraud, three counts of mail fraud, and seven counts of money laundering. The trial began April 19 in federal court in San Jose, California. The jury found him guilty on 28 of the 29 counts. Prosecutors said that Kail had accepted more than \$500,000 in kickbacks - as well as valuable stock options - in exchange for approving millions of dollars in contracts for nine tech companies seeking to do business with Netflix between February 2012 and July 2014.

In a statement, the Department of Justice said: 'He used his kickback payments to pay personal expenses and to buy a home in Los Gatos, California in the name of a family trust.' The Mercury News reports he must now forfeit his \$2.6 million three-bedroom, two-bathroom Los Gatos home to the federal government. Kail created and controlled a limited liability company, Unix Mercenary LLC, to

receive the bribes, fund personal expenses and buy a home in Los Gatos, California, prosecutors said. This kind of case is typical of the MAJORITY of Silicon Valley tech executives.

Netflix, Google, and their *Silicon Valley Cartel*, operate secret programs that use data from personal and business records to manipulate business, politics and ideologies. For example, in the company's digital advertising exchange, Google manipulates it's ad-buying system, it's political marketing and it's executives ideology promotions to gain a dramatic advantage over competitors, according to court documents and federal records revealed in new antitrust lawsuits by various Attorney General's. Elon Musk is a mobster yet he used public funds to buy a facade of self-aggrandizement at the expense of the taxpayers.

One corrupt secret <u>Google program</u>, known as "Project Bernanke," wasn't disclosed to publishers who sold ads through <u>Google's</u> ad-buying systems. It generated hundreds of millions of dollars in revenue for the company annually, the documents show. <u>Google and Youtube</u>, a unit of <u>Alphabet Inc.</u>, always gets an unfair competitive advantage over rivals in business, politics, stock market valuations. In another corrupt program, <u>Google</u> invested in Tesla Motors, hyped Tesla and Musk and attacked Musk's competitors using nearly a hundred million dollars of equivalent competitor attack marketing. We are some of the Plaintiffs' of those attacks.

"..Over 540 pages including a key set of four pages of documents from the office of the Secretary of State of California reveal how state officials employ Silicon Valley media companies (Twitter, Facebook, Google (YouTube)) to censor posts about politics. Included in these documents were "misinformation briefings" emails that were compiled by communications firm SKDK, that lists Biden for President as their top client. The documents show how California state agencies successfully pressured YouTube to censor videos concerning things that California political Cartel bosses like Harris, Pelosi and Feinstein don't want citizens to see. A December 2020 report surfaced that shows that the State of California is surveilling, tracking, and seeking to censor the speech of Americans in order to cover-up the political crimes and stock market manipulations that State officials are engaged in. California politicians own portions of Twitter, Facebook, Google (YouTube), Linkedin, etc. and those social media companies are simply an arm of their political and stock market manipulation efforts..."

SEE ALL OF THE VIDEO EVIDENCE AND BROADCAST NEWS REPORTS ON THIS CASE AT:

http://san-fi	ancisco	<u>.biz</u>		

The Scams At The Secretary Of Energy's Office

Energy Secretary Steven Chu and his staff held stock and business partnerships in Tesla Motors and the rare earth companies used to make his batteries. The Energy Department has lied about their massive conflicts of interest, covered up hundreds of crony insider manipulations of applications and run Lois Lerner-type reprisal attacks on those who compete with Tesla and their crony buddies. In an exact repeat of the 2008 Solyndra "Stimulus" scam: Energy Secretary Jennifer Granholm owns up to \$5 million in the electric battery and vehicle manufacturer President Joe Biden will promote on Tuesday as part of his push for a \$1.9 trillion infrastructure bill. Biden's virtual visit to the electric battery producer Proterra comes days after Vice President Kamala Harris paid a visit to Thomas Built Buses, a North Carolina-based school bus company that counts Proterra as its main supplier of electric vehicles. The back-to-back White House visits to Granholm-connected companies risk at least the appearance of impropriety and demonstrate how lawmakers can use policy initiatives to pad their own wallets.

America can no longer give out taxpayer cash based on who the best friends of crooked Senators are!

Granholm has taken a leading role in the administration's forthcoming infrastructure package. The president in February tasked her with "identifying risks in the supply chain for high-capacity batteries, including electric-vehicle batteries, and policy recommendations to address these risks." The Department of Energy did not respond to multiple requests for comment.

Granholm <u>joined</u> Proterra's board of directors in March 2017; internet archives <u>list</u> her as a board member as recently as February 19, 2021, shortly before her confirmation on February 25. Her financial disclosures reveal up to \$5 million worth of stock options in the green tech company, which went public in January through the special purpose acquisition company ArcLight Clean Transition Corp. Arclight, a NASDAQ-listed company, saw shares shoot up about <u>55 percent</u> since its September IPO, a spike financial traders <u>attributed directly</u> to the acquisition of Proterra.

10	Proterra, Inc., wested stock options	NA	\$1,000,001 - \$5,000,600	None (or less than \$201)
11	Proterra. Inc., stock options (relue not readly socortariatie): 38,542 univested shares, strike price \$5.35, west 12/2021, exp. 12/2024	NA		None (or less. than \$201)
12	Proterra, Inc., stock options (variue not readly ascertainable): 22,500 urnested shares, strike price \$4.26, vest 12/2021, exp. 12.2024	NA		None (or less than \$201)

In a January 16 <u>letter</u> to the designated agency ethics official, Granholm vowed to step down from the board and sell her stock in the company, as well as the steps she will take "to avoid any actual or apparent conflict of interest." The former Michigan governor has sold some stock, but has not offloaded any of her Proterra shares, according to a White House official. Granholm's stake in Proterra represents her largest financial asset outside of a house in Oakland, Calif., that she values as between \$1 and 5 million, according to her <u>financial disclosures</u>. The White House confirmed that Granholm still holds stock in Proterra, but said she played no role in planning the president's visit. Proterra was selected for today's virtual visit because it is the leading U.S. manufacturer of electric buses, employing 600 workers at its South Carolina and California plants," a White House official told the Washington Free Beacon. "Neither Secretary Granholm nor the Department of Energy were

involved in selecting the Proterra plant."

In a February 24 executive order, Biden placed Granholm in charge of "identifying risks in the supply chain for high-capacity batteries, including electric-vehicle batteries, and policy recommendations to address these risks." One of Proterra's key products is electric-vehicle batteries. Proterra's website boasts that "our flexible design enables Proterra® EV batteries to be the best choice for commercial vehicles ranging from transit buses and trucks to delivery vehicles, construction equipment, and more." Nearly 85 percent of Proterra employee campaign contributions went to Democrats, including Joe Biden, according to the Center for Responsive Politics. "You can't win", but that's all part of the politicians crooked plan. These crimes involve well-known public officials and pervert Silicon Valley billionaires who are trying to cover these crimes up. We won't let them get away with this corruption, though! Here is over a million pages of evidence and hours of video against them! Nicholas and Joby Pritzker—members of Illinois Democratic governor J.B. Pritzker's megadonor family—own nearly 12 million shares of ArcLight through their venture capital fund, Tao Capital. ArcLight in January announced a \$1.6 billion merger with Proterra, which will see the electric vehicle manufacturer go public in 2021. Granholm served on Proterra's board for nearly four years and still holds up to \$5 million in company stock.

National Economic Council director Brian Deese is also tied to Proterra through BlackRock, the investment giant where he worked as global head of sustainable investing before joining the Biden administration. BlackRock is one of several investment firms that <u>pumped</u> a combined \$415 million into the Proterra merger, and Deese reported holding more than \$2.4 million in BlackRock vested restricted stock in his February financial disclosure. These investors are posed for steep gains, as ArcLight's stock price has surged <u>50 percent</u>—from \$11.90 to \$18 per share—since January.

The revelations come as congressional Republicans demand investigations into potential conflicts of interest between the Biden administration and Proterra, which could receive billions in taxpayer funds through a proposed infrastructure package. Rep. Ralph Norman (R., S.C.), who serves as ranking member on the environment subcommittee of the House Committee on Oversight and Reform, told the *Free Beacon* that "the American people deserve to understand the full extent of Secretary Granholm's involvement with Proterra." "Her position of roughly \$5 million in the electric car company Proterra is another unfortunate example of politicians using their position for personal gain," Norman said. "Due to the President's recent unveiling of a \$2 trillion infrastructure package, this matter should be investigated thoroughly." Deese in April virtually toured Proterra's South Carolina factory with President Joe Biden, touting a proposed \$45 billion government investment in "clean, zero-emissions buses" such as those produced by Proterra. Just days later, the Biden administration again amplified the bus company, hosting Proterra CEO Jack Allen at its Leaders Summit on Climate. Administration officials repeatedly praised Proterra at the event, and Allen responded by thanking the White House for its "longstanding support of electric transit buses and zero emission transportation."

"Proterra manufactures half of the U.S.'s electric bus market, which is pretty amazing," Biden national climate adviser Gina McCarthy said at the event. "And as you know, funding for electric school buses

is a priority in the American Jobs Plan." McCarthy went on to ask Allen "what role" the federal government can play in "spurring the demand for zero emission electric vehicles, including school buses." Granholm also spoke at the summit. The White House did not return a request for comment on Deese's BlackRock holdings as well as the director's role in planning events with Proterra. As a top BlackRock executive, *Deese led an investment team tasked with identifying "sustainable" investment opportunities*, according to his online bio. A BlackRock spokesperson said Deese "was not involved" with the Proterra investment. The Pritzkers, meanwhile, will own between 6 and 7 percent of Proterra once the company goes public, SEC documents filed by ArcLight reveal. Nicholas Pritzker is one of two Tao Capital executives with "sole voting and dispositive power" over the Proterra shares. The investment firm, which did not return a request for comment, first backed Proterra through a \$10 million stake in 2014. Granholm joined the bus company's board three years later. During her tenure, Tao Capital co-led another \$155 million investment in Proterra. "We at Tao are proud to support Proterra in its mission to bring forth a clean, electric transportation ecosystem," Nicholas Pritzker said in 2018. The firm's website touts the likes of Proterra, Tesla, and Bird as part of its "Alternative transportation" portfolio.

	Prior to Business Combination		After Business Combination			
			Assuming No Redemptions ²⁶		Assuming Maximum Redemptions**	
Name and Address of Beneficial Owners th	Number of Shares	%	Number of Shares	16.	Number of Shares	%
Directors and officers prior to the Business Combination:						
Amo Harris ⁽¹⁾	35,000	*	35,000		35,000	
Brian Goncher	35,000		35,000		35,000	
Christine M. Miller	-	-	-	-	· -	-
Daniel R. Revers ⁽⁰⁾	6,797,500	19.6%	7,397,500	3.7%	7,397,500	4,49
Ja-Chin Audrey Lee®	35,000		35,000		35,000	
John F. Erhard	-	-	-	-	-	-
Kerrick S. Knauth	_	-	-	-	-	
Marco F. Gatti	-	-			-	-
Steven Berkenfeld	35,000		35,000		35,000	
All directors and officers prior to the Business Combination (nine persons)	6.937.500	20.0%	7.537,500	3.8%	7,537,500	4,49
Directors and officers after the Business Combination:						
Amy E. Ard ⁽¹⁾	-	-	854,847		854,847	
Brook F. Porter ⁽³⁾	140	-	2,513,757	1.3%	2,513,757	1.5%
Constance E. Skidmore ^(%)			121,137		121,137	
Gareth T. Joyce	-	-	_	-		-
Jeannine P. Sargent(10)	_	_	142,056		142,056	
Jochen M. Goetz ⁽¹⁾	-	-	9,408,185	4.8%	9,408,185	5.5%
John F. Erhard	-	-	_	-	-	
John J. Allen ⁽¹²⁾	=	=	1,981,581		1,981,581	1.2%
Michael D. Smith(13)	_	_	146,239		146,239	
Ryan C. Popple ⁽³⁶⁾		-	3,864,454	2.0%	3,864,454	2.3%
All directors and officers after the Business Combination as a group (12 persons)	-	=	20,807,759	10.5%	20,807,759	12.29
Five Percent Holders:						
ArcLight CTC Holdings, L.P.1111	6,797,500	19.6%	6,797,500	3.4%	6,797,500	4.09
ArcLight CTC Investors, LLC	-	-	600,000		600,000	
Adage Capital Partners, L.P. and affiliates (17)	2,250,000	6.5%	2,250,000	1.1%	:=:	-
Daimler Trucks & Buses US Holding Inc. (19)	-	725	9,408,185	4.8%	9,408,185	5.59
Certain funds and accounts advised by Franklin Advisers, Inc. 1986	5,116,002	-	23,065,620	11.7%	17,949,618	10.59
KPCB Holdings, Inc., as nominee ^{con} Entities affiliated with Tao Capital	-	1000	15,875,811	8.0%	15,875,811	9.39
Partners, LLC ⁽²¹⁾	100	100	11,908,642	6.0%	11,908,642	7.09

[&]quot;KPCB Holdings", on the list above is the notorious John Doerr. A name involved with other quid pro quo political cases.

Nicholas Pritzker and his wife Susan are prolific donors to Democratic candidates and causes. In the 2020 cycle alone, Susan Pritzker—a Tao Capital director—was the 95th largest donor in America. She contributed more than \$3 million to Democrats in disclosed money, according to the Center for Responsive Politics. Nicholas Pritzker has given at least \$1.9 million to Democrats in direct contributions, including maximum contributions to Biden's campaign and victory fund, FEC filings show. The government should not enable crony insiders while sabotaging their enemies using government money.

Letter To The FBI:

Craig D Fair Special Agent in Charge Timothy Stone Deputy Special Agent in Charge

Federal Bureau Of Investigation

San Francisco Office 450 Golden Gate Ave, 13th Floor San Francisco, CA 94102-9523

May 2, 2021

Dear FBI Team:

As know you, our task force has created a large number of public-interest crowd-sourced testimony websites to provide real-time information, about this case, to your agents. We have spoken to your office on multiple occasions as informants, whistle-blowers, witnesses and providers of testimony about this large criminal matter involving well known public figures..

Congress must be forced to eliminate both the appearance and the actual operation of financial conflicts of interest that we have identified going on every day. Americans must be confident that actions taken by public officials are intended to serve the public, and not those officials and their corrupt Silicon Valley big tech leash-holders. Their actions counter-act the law, The Constitution and general morality.

A number of our associates are now dead, under mysterious circumstances. It seems like some of them were killed to shut them up.

We experienced all of the damages from each of the abuse-of-power issues listed below. The FBI, FTC, SEC, FEC must become a taskforce that ends these crimes. These are the crimes we saw and suffered from and the solutions to those crimes:

We documented modern bribes being paid through stock market scams. We saw the perpetrators do it. Please help ban individual stock ownership by Members of Congress, Cabinet Secretaries, senior congressional staff, federal judges, White House staff and other senior agency officials while in office. Please prohibit all government officials from holding or trading stock where its value might be influenced by their agency, department, or actions. The perpetrators are TODAY committing crimes and corruption in this manner.... (READ THE REST AT THIS LINK)

Where Is The Proof?

The "Dept Of Energy Leaks" - Aug. 5, 2009 through 2021

The "Panama Papers" Leaks - April 3, 2016

The "Swiss Leaks Papers" - February 15, 2015

The "Paradise Papers Leaks" - November 5, 2015

The "John Doerr & Kleiner Hacks" - April 22, 2020

The "Snowden Leaks" - May 13, 2013

The "Cablegate Leaks - April 15, 2010

The "Sony Pictures Hack" - November 24, 2014

The "Ashley Madison Hack" - July 19, 2015

The "Solarwinds Hack" - December 13, 2020

The related FBI, GAO, FTC, IG, SEC, CFTC and related agency files

And hundreds of other leaks and hacks publicly dumped on the internet...

When you cross index all of the public leak data into an AI auditing system, any basic PC computer can FOLLOW THE BRIBE AND PAYOLA MONEY right back to the bank accounts of each corrupt Senator, White House executive and Silicon Valley oligarch! If only the U.S. Government had a federal enforcement agency whose very job it was to do that sort of investigation....Oh, wait,...the U.S. Government has SIX agencies who are supposed to do that...

- Plaintiffs' had global character assassination and propaganda-media defamation reprisal attacks operated against them by White House staff and their political financiers: Elon Musk, Larry Page, Steve Jurvetson, Eric Schmidt, Steve Westly, John Doerr, et al. Jury and FBI-compliant evidence proves this as fact.
- All of the offered government money had been hard-wired to political friends ahead of time and there was no possibility that outsider applicants could have received the funds. Applicants were lied to and defrauded.
- Plaintiffs' were attacked because 1.) they helped law enforcement investigate the attackers, 2.) They competed with the attackers that attacker's products and the Silicon Valley Cartel attackers chose to "cheat rather than compete". Jury and FBI-compliant evidence proves this as fact.
- The attackers spent over \$30M+, part of that using taxpayer resources, attacking the Plaintiffs' as proven in the financial transaction records from Google, Gawker, Gizmodo, Jalopnik, Media Matters, Fusion GPS, et al. Jury and FBI-compliant evidence proves this as fact.
- Plaintiffs' had been previously funded by the U.S. Government and had a multi-decade relationship with the highest offices of the Government, which provided them with deep knowledge of the crimes that were committed. Jury and FBI-compliant evidence proves this as fact.
- The U.S. Department of Energy is used as a political slush fund to pay back campaign finance millionaires while blockading the competitors of those millionaires from reaching the market or receiving funding. Jury and FBI-compliant evidence proves this as fact.
- The only entities who participated in the global character assassination and propaganda-media defamation reprisal attacks were those entities owned and controlled by the attackers. Jury and FBI-compliant evidence proves this as fact.
- Through corrupt rare-earth mining scams and control of federal contracts and grants, attackers had planned to acquire at least one trillion dollars in unjust gains and illegal profiteering. Jury and FBI-compliant evidence proves this as fact.
- This amount of money they sought, and the "Mafia-like" structure they adopted, caused the suspects to engage in the most extreme crimes, including murder and "Deep State" coup attempts. Jury and FBI-compliant evidence proves this as fact.

- A significant number of person's who were in conflict with the attackers have died in suspicious manners. Jury and FBI-compliant evidence proves this as fact.
- The suspects have hired the largest numbers of lobbyists and corporate manipulation lawyers in U.S. history in order to manipulate political decisions. Jury and FBI-compliant evidence proves this as fact.
- The suspects have spent more money on political bribes than any group of men has spent in the last century. Jury and FBI-compliant evidence proves this as fact.
- The suspects placed top federal law enforcement and agency bosses (ie: Michelle Lee, Steven Chu, Kamala Harris, James Comey, et al) from their own Cartel, into top government positions, with orders to run cover and protection schemes for them. Jury and FBI-compliant evidence proves this as fact.
- California State officials including the Governor, Controller, The Senators, Secretary of State and regional officials participated in these crimes and pocketed the initial profits from these crimes in covert investment banking. Jury and FBI-compliant evidence proves this as fact.
- Tesla Motors, Google, Netflix, Facebook, Linkedin, Amazon and other tech Cartel members operate with a common goal of psychological mass ideology manipulation and monopolistic profiteering based on government sponsored anti-trust violations and server control exclusivity. Jury and FBI-compliant evidence proves this as fact.
- The attempted cover-ups of these crimes continues to this day. Jury and FBI-compliant evidence proves this as fact.
- Natural-born U.S. citizen Applicant #1 has been employed in the USA for many decades and was a federal contractor/employee. The State of California employment laws now provide that of of Applicant #1's "contractor" was actually "employee" work per California law. He worked for his community and his country as a law enforcement and intelligence researcher (law/IC) in which he closed cases that saved Americans billions of dollars. He holds numerous state and federal certifications and credentials to this effect and was certified as an investigator under the State Government at the California Office Of Consumer Affairs. He also worked as a CEO, Inventor and Product Development Director for which the U.S. Government has awarded him dozens of seminal patent awards for products in use by Microsoft, Sony and other major companies to provide products and services to billions of people. He has received commendation letters from U.S. Presidents, Agency heads and Mayors. He is pictured in videos, photographs, articles, meetings and on letterhead government and corporate correspondence with some of the most famous public and White House figures in America for decades. He reported the corruption in a trillion dollar Department of Energy embezzlement scam involving crooked uranium, lithium, indium and other metals, he was attacked by State and Federal employees, many of whom have now been terminated because of their illicit actions. Applicant was also exposed to those toxic materials in his work for the Department of Energy.
- Part of the state-sponsored attack launched against Applicant #1 used the same exact personnel, servers, digital systems, production equipment and other resources that are owned, or managed, by Google/Alphabet/YouTube for national election candidate counter-measures services.

Google/Alphabet/YouTube sells these services, under many guises, as offerings to promote any candidate or damage any candidate for a fee, or for an exchange of items of value. Our investigators have acquired some of the billing and banking documents verifying this and the FBI has full access to all such documents proving this assertion. The billing value of the attack against Applicant #1 (in commensurate multiple-billing efforts by Google/Alphabet/YouTube) had a minimum commercial value of \$30M in billings. This metric is based on records of political election campaign services sold by Google/Alphabet/YouTube since the year 2002. In other words, in a past elections, hard, documented numbers, employee statements, banking records, stock records, billing records and other materials exist, in jury trial acceptable form, to prove that, for example, Google/Alphabet/YouTube spent a certain exact amount of money and resources-of-value to defeat one candidate and to seek to elect that candidates opposition.

- Additionally, relative to the Google/Alphabet/YouTube portion of the attack, Google/Alphabet/YouTube owners are on federal and Congressional record swearing under oath that they do "not manipulate search results in order to harm others", yet investigators for Applicant #1 and over 1000 outside third parties proved that the opposite was true and that Google/Alphabet/YouTube executives lied under oath. The fact that the attack link on Google's front page never moved position for 5 years and other confirming data, proves the assertion that Google/Alphabet/YouTube sells defamation and character assassination services and sold them against Applicant. Applicant helped place sensors on servers globally which used comparative search results from competing global search engines to prove that Google/Alphabet/YouTube was rigging most search results to promote it's friends and harm it's political and business enemies.
- California Senators, White House staff and the owners and executives of Google/Alphabet/YouTube are also the investor/shareholders in Applicants competitors who were government financed.
- The industry metricized standard for person's with, at least, the skills and experience of Applicant, in his demographic, is a minimum of \$10,000 per month in the local technology market for those with less hours, less patent awards, less past work reference letters and less experience than Applicant. Silicon Valley job metrics and census data prove that that is even a low figure for a commensurate worker. Lost work opportunity for Applicant should be valued at a minimum of \$10,000.00 per month.
- Even though Applicant has been an extraordinarily productive, working member of the community and the U.S. Government; and Applicant has organized companies and programs which have paid millions of dollars in taxes, Applicant is currently only afforded the most minimal benefits possible. In other words, Applicant has saved billions of dollars for the Government and the taxpayers and, additionally, has organized companies and programs which paid millions of dollars in taxes and free services to The Government yet Applicant seems to be getting only political reprisals as gratitude.
- State and Federal employee corruption and reprisal actions cost Applicant his savings and nearly a billion dollars of potential income by intentionally sabotaging and terminating his operating, Congressional financed, Congressional commended national service companies featured on NPR, CBS News, and in The Wall Street Journal, The New York Times and hundreds of other mainstream news

outlets. Corrupt State and Federal employees engaged in these benefit blockade reprisals because Applicant's companies competed with the stock market holdings of those corrupt State and Federal employees.

- These are the very same public officials who have interdiction capability at state and federal agencies. It is quite reasonable to assume that these State and Federal employees, who have a court record of using reprisal actions against others, just like they did to Applicant, ordered federal agencies to harm Applicant. These public officials defrauded Applicant by asking and causing him, and his Team, to invest in their program. It turned out they were using Applicant's business ventures to cover (smokescreen) their crimes at the expense of Applicant and the taxpayers.
- To be clear, Government employees put hundreds of millions of dollars of stock market profits in their, and their associates pockets, part of which they took from Applicant's funding, and then attacked Applicant, in a large number of reprisal actions.
- Applicant reported crimes by public officials which led to the FBI raid of Solyndra, opened the Uranium One investigation and the firing of the Secretary Of Energy for corruption. Part of Applicant's work involved creating America's next national energy solutions.
- Applicant worked with the U.S. Department of Energy, HUD, NAHB and related entities in work with the national weapons and energy labs since 2000. Applicant worked with nuclear, heavy metals, sintered rare earth metals, extreme solvents and nano-particulated exotic chemistries and won a historical Congressional commendation, first-ever seminal U.S. Government patent awards, industry and press acclaim, customer acclaim and a multi-million dollar lab research grant in the Congressional Iraq War Bill.
- Even though Applicant's has worked in service to his country, Applicant has been denied his legal rights. Applicant's U.S. Constitution and California Constitutional rights have been denied because he "did the right thing" and helped law enforcement.
- The most senior FBI and DOJ executives including James Comey, Andrew McCabe, Peter Strzok, David Oh and others are under federal investigation for running character assassinations and working with the economic assassins from Fusion GPS, Google Media, Gawker Media and other illicit attack organizations. Applicant reported to some of these men. Charges of FBI, DOJ, VA and SSA executive reprisal manipulations and attacks against citizens would have sounded hard to believe a decade ago but, in the post-Snowden world, catching those who pervert State and Federal offices has become common-place. It is beyond reasonable to assume that Applicant's charges of government agency reprisal-stonewalling are well founded and have full legal merit.
- The services who charge to perform the support work for such attacks provide a life-time placement of negative attack data on Google and on all of the Axciom, Taleo and other hiring HR and hiring

databases, globally; and the locking, on the front top page of Google search results, forever, of the attack and defamation data, as was done because Applicant testified to Congress, the GAO and the FBI.

- The attacks on Applicant were "State Sponsored Attacks" directed, financed and managed by California State public officials and Federal Agency officers.
- Instead of the "Thanks of a grateful nation", Applicant has received political reprisals, revenge and vendettas using taxpayer financed resources. Applicant has contributed more in the service of his country and community than most citizens. We ask your office to correct the record and bring fairness and justice to the finalization of this case. Applicant, his family, friends, associates and others will pursue this forever, through the media, law enforcement and alternative means ...until it is fairly resolved.
- The suspects in these crimes received over 50 billion dollars in profits from the crimes.
- The suspects received over 50 billion dollars at the expense of the Plaintiffs' because they intentionally, maliciously and in a coordinated manner, circumvented, those monies from the Plaintiffs' and the victim's income streams.
- The amount of money that the suspects acquired from these crimes is confirmed by reports at the Securities and Exchange Commission, The Internal Revenue Service, the FTC and stock market transfer records.
- Each competing company of the Applicant's that the suspects sabotaged had the potential to make as much money, or more money, than the suspects companies did in the same time period. Applicant's companies would have operated competitively had they not been sabotaged by the government officials. These other companies offered lower cost, safer, longer range products which higher volumes of consumers had demanded. This means that, if these companies had not been sabotaged by these corrupt government officials who, owned stock in these insider companies, they would have made even more money than the insider companies.
- Thus, and by extension, the corrupt Senator's and White House staff stock ownership's in Applicant's competitor's, provide a minimum baseline damages amount reference for comparable damages values using GAAP accounting references. Each competing company that suspects sabotaged,had the potential to make as much money, or more money, than known competing company revenues.
- The government officials used character assassination as a vendetta process to seek to destroy the brands, reputations and witness testimony of the Plaintiffs' by manipulating their properties.
- The suspects hired Fusion GPS, Black Cube, Google, Media Matters, Gizmodo and Gawker Media to author and distribute character assassination propaganda to the majority of the world's population via their pre-arranged and contrived control of the vast majority of digital media. For example, Google, the stock of which is owned by the suspects, locked the attacks on the front page on the top line of Google for over five years, without ever moving it, even though Plaintiffs's purchased thousands of servers, and

take-down requests to attempt to move the attacks even a few lines lower. This proves that Google was manually, and daily rigging the attacks. Thus, the damages award to the Applicant should be much higher than the Terry Bollea award.

- Government funding which was circumvented by suspects from Applicant to themselves was not the largest quantified value of loss. Working with Goldman Sachs, JP Morgan, McKinsey, etc., suspects exploited the White House relationship with The Fed and the SEC to create a massive stock market valuation padding scheme which yielded historical profits. By stating government funds as "profit" and switching back and forth from stock skims to government funds in accounting records, tremendous stock market profits were placed in the pockets of the suspects.
- Had Applicant's not been circumvented by suspects then Applicant's would have acquired these same benefits. The stock market loss to the Plaintiffs's at the expense of the Plaintiffs's is also calculated into the damages consideration.
- The suspects ordered Steven Chu, Lachlan Seward, Carol Battershel, McKinsey and Deloitte Consulting, Kathy Zoi and other executives at the U.S. Department of Energy, to be placed into positions in the U.S. Department of Energy as shills on their behalf, to lie to and defraud the Applicants. All of the ATVM and LGP grant and loan funds from the U.S. Department of Energy had been secretly hard-wired and the distribution of it covertly arranged to go to the suspects stealthed stock ownerships.
- Thus, the applicants, who had superior technology, more customer orders, better value and provided less of a national security risk were defrauded into spending tens of millions of dollars on the applicant process via false promises and assurances of success which were already known to be lies from the first 2007 forward. The losses in time, expenses and time-to-market delays created by these fraudulent promises and assertions by the agents, in public office, covertly working for the suspects are calculated into these damages.
- Applicant's are demanding from the U.S. Government, The California State Government and the individual suspect/Defendants; general damages according to proof; special damages according to proof; exemplary or punitive damages; For a preliminary injunction and a permanent injunction enjoining defendant and their/her agents, servants, and employees, and all persons acting under, in concert with, or for him/her from continuing to publish the above-described private facts about Plaintiffs's; for costs of suit herein incurred; for such other further relief as the court may deem proper; and for an award of a percentage of suspect/Defendants gross revenue since inception wherein that revenue was derived from profits made from the use of, or interdiction of, Plaintiffs's patented and trade secret products, services and technology which Defendants covertly acquired information about and copied for profit. Forensic accounting based on Subpoenas against the suspects and attack providers, and further FBI support, will be required to finalize the amount but recent leaks and witness testimony confirm the veracity of these assumptions.

State Sponsored Attacks On Plaintiffs'

CIA, In-Q-Tel, Black Cube Mossad and other spy operatives contracted their services to White House and Senate senior officials to attack and destroy reporters, whistle-blowers and other Plaintiffs'.

The United States Government and State of California senior officials own the stock in Tesla, Facebook, Google and other tech companies and take their orders from those companies. that is "criminal collusion"!

"these are the reprisal attacks that they ran against us, in vendetta, that we are now, legally, sending straight back to each of them...."

Senators and oligarchs run an organized crime operation. The Plaintiffs' were attacked with a \$30M+ state-sponsored reprisal attack program which included the following attack tactics operated by the same WHITE HOUSE "OPPOSITION RESEARCH" AND ATTACK TEAM used to attack opposition Presidential candidates and reporters that were in disfavor.

Just like Bin Laden was caught by tracking his "relay-men", The Silicon Valley Cartel has their Steve Westly's, David Plouffe's, Jay Carney's, Nick Denton's, David Brock's, and the other little sociopath sociopolitical manipulations bastards who always seem to escape the law. They have not escaped public forensics, though.

Now the Plaintiffs' have demanded that the FBI, and others, bug, hack and forensically track them to expose the coordinating/colluding/conspiring structure of the same little rats nest of CPA, PAC, fake charities, trust funds, fake shell companies, tech law firms and other <u>dirty tricks operatives</u> that they use to run their Cartel. The Panama Papers leaks exposed one corner of their system. From there it was easy to drill into the heart of this financial and political crime operation. The forensic accounting trails all lead back to the exact same crooks. It is no coincidence that they all use the same people and transfer the cash through the same routes.

The attacks on the Plaintiffs' could only have been accomplished by White House and Department of Energy operatives. Only they had the resources and experience to undertake something this heinous and spy agency-like. The funding for the attacks tracks right back to them, too. Ask the FBI what the forensic tracking of the attackers revealed!

Investigations have revealed that the White House and California Senators hired the character assassination and defamation attack services: <u>Cardinal & Pine</u>; <u>Pacronym</u>, <u>Acronym</u>; <u>The Americano</u>; <u>Investing in US</u>; <u>Shadow Inc</u>; <u>Courier Newsroom</u>; <u>IN-Q-Tel</u>; <u>Gawker Media</u>; <u>Jalopnik</u>; <u>Gizmodo Media</u>; <u>K2 Intelligence</u>; <u>WikiStrat</u>; <u>Podesta Group</u>; <u>Fusion GPS</u>; <u>Google</u>; <u>YouTube</u>; <u>Alphabet</u>; <u>Facebook</u>; <u>Twitter</u>; <u>Think Progress</u>; <u>Media Matters</u>); <u>Black Cube</u>; <u>Correct The Record</u>; <u>Orbis Business Intelligence</u>, <u>Undercover Global Ltd</u>; <u>Stratfor</u>; <u>Jigsaw</u>; <u>ShareBlue/Acronym</u>; <u>Versa</u>

LLC; American Ledger; Supermajority News; New Venture Fund; Sixteen Thirty Fund; Cambridge Analytica; Sid Blumenthal; States Newsroom; Hopewell Fund; Open Society.; David Brock; AmpliFire News; American Bridge; Plouffe Consulting; Pantsuit Nation; MotiveAI; American Bridge 21st Century Foundation; Priorities USA; PR Firm Sunshine Sachs; The American Independent Foundation; Covington and Burling; Buzzfeed; The American Independent; Perkins Coie; Secondary Infektion; Wilson Sonsini and thousands more to run hit-jobs, character assassinations, dirty tricks and economic reprisal attacks on any targets who reported the crimes. Each of those companies are now under federal and civil investigation. Most of these businesses offer the service of manipulating elections and news coverage in order to steer stock market profits into the pockets of billionaire clients at the expense of the taxpayer and Democracy. They hide their transactions via money-laundering. All of these services, when focused on individual citizens, are lethal.

Why would we go to this much trouble to take these people down? because they did these things to us in reprisal for reporting their crimes:

- 1.) Defrauding Applicants via fake government requests to invest in rigged government contracts;
- 2.) Placing moles and spying inside Applicant's companies;
- 3.) Blockading legal counsel for Plaintiffs's;
- 4.) Character assassination and sophisticated contracted defamation media attacks;
- 5.) Offshore factory processed social media attacks;
- 6.) Government benefits from SSA, HUD, etc, blockades and manipulations;
- 7.) Jobs and venture capital funding blacklisting;
- 8.) FOIA obfuscation for official government FOIA filings;
- 9.) Arbitrary government deadline manipulation for SSA, DOE, HUD and other applications;
- 10.) Creation of endless fake hurdles in agency applications (ie: DOE) to protect rigged "winners";
- 11.) Toxic workplace poisonings like the Salisbury, Nalvany, Litvinenko poisonings;
- 12.) Workplace sabotage and obstruction of Applicant's companies;

- 13.) Media defamation attacks via gawker, Gizmodo, Jalopnik, Google, Youtube, etc.;
- 14.) Commercial employment database "lois lerner-ing" and red-flagging;
- 15.) Murders of peers (ie: Rajeev Motwani, Seth Rich, Gary D. Conley and 120+ others);
- 16.) Revenue blockades and internet income re-direction;
- 17.) Troll farm attack teams hired from Chinese attack farms;
- 18.) Fusion GPS, Media Matters, David Plouffe attack contracts issued targeting whistle-blowers;
- 19.) Manual search engine lock-in attacks on Google, YouTube, Linkedin;
- 20.) U.S. patent office manipulation to blockade revenue;
- 21.) Honey-traps sent out targeting the whistle-blowers;
- 22.) Fake news tabloid empires created just for defamation attacks;
- 23.) Housing access and financing blockades created to reprisal harass whistle-blowers;
- 24.) Ongoing hacking of Plaintiffs's devices;
- 25.) Tech industry black-list coordination within the National Venture Capital Association;
- 26.) HUD and USDA mortgage rights blockades:
- 27.) DNS and IP routing manipulation to prevent Plaintiffs' from selling anything online;
- 28.) Digital attacks designed to put horrific fake news about target in front of 7.5 billion people...

and more spy agency type "dirty tricks" that cost the Plaintiffs' their lives, life savings, income and other disabling losses. Diane Feinstein, Nancy Pelosi, Harry Reid, White House Staff, Department of Energy Executives, and others, have the power, with a single phone call, to implement all of the above attacks.

"They all had the means and motivation. They all had stock market profits affected by this. They all had been proven to have contracted FUSION GPS and other attack services on multiple occasions! They all will do ANYTHING to cover up these crimes! If these people could do these things to us then it must be completely legal to do these things right back to them, correct? Their attacks prove that our

assertions are true because nobody would undertake such large, state-sponsored attacks, unless they were afraid these particular crimes would come to light."

2021A - Documented Attack Incident On Plaintiffs': Government agency bosses solicited the target with false promises of future loans, contracts or grants from their agency and caused the target victim to expend millions of dollars and years of their time for projects which those government bosses had covertly promised to their friends. They used the target victim as a "smokescreen" to cover their illegal government slush-funds for the Plaintiffs' competitors and personal enemies. By using this tactic, the attackers drain the target Plaintiffs' funds and forced victim into an economic disaster without the government bosses fearing any reprisal for their scam in which they made billions of dollars in profit in the notorious Solyndra scandals as seen in the CBS 60 Minutes episode: "**The Cleantech Crash**", thousands of TV news segments and the related GAO and Congressional corruption reports.

2021B - **Documented Attack Incident On Plaintiffs':** Government officials and LSC corporation (A federal agency dedicated to providing legal services to Plaintiffs') blockaded victim's rights to legal representation in order to prevent victim from personally suing the attackers because such a lawsuit would have embarrassed corrupt public officials. High tech law firms that were discussing a services agreement with victim were threatened and ordered to not help victim or "they would be black-listed or be cut-off from tens of millions of dollars of Google, Netflix, Facebook and government contracts". Individual lawyers were threatened with black-listing and getting "flooded with more filings than you could ever respond to in your life-time..." LSC officials, who were almost entirely Obama Administration associates, refused to assist with lawyer referrals, which is against their federal contract.

2021C - Documented Attack Incident On Plaintiffs': A sophisticated animated attack film was produced attacking victim. An animated film is an expensive effort involving considerable time and expense. An attacker must be well financed to undertake such an effort. The film was published on YouTube and locked onto the very top search result line on every YouTube search in front of 5 billion internet users for over a decade. The damage to victim's reputation is estimated in the tens of millions of dollars. YouTube steadfastly refused to remove or adjust the search results even though YouTube executives knew victim and knew that the video represented a character assassination attempt against victim because YouTube owners finance the political campaigns of the public officials who ordered the attacks. While <u>Google/YouTube</u> stated to Congress that all of it's search results are arbitrary, the nevermoving search result of this attack video proved that <u>Google's and YouTube's</u> search results are manually manipulated by human maintained black-lists.

2021D - Documented Attack Incident On Plaintiffs': Social networking sites including MeetUp, Match, Facebook, etc. and all other IAC-owned, or similar, sites (IAC is managed by Hillary Clinton's daughter, whose Mother knew victim) have had their profiles, texts, and inter-member communications, since those companies were started, hacked or purchased. The financiers of almost everyone of these sites are also the financiers of the suspects. The attack service providers use Palantir , In-Q-Tel financed data analysis software to analyze every activity in those services <u>in order to find honey-trap</u>, blackmail and social conflict exploitation opportunities. Your social life will, essentially, end. Every photo on every social site is cross checked with every other photo on the internet in order to cull your Facebook, Linkedin, Snapchat and other social media together to create a

total manipulation profile data file on you. New contacts on these sites were contacted by the attackers and told to "avoid" the victim in order to damage victim.

2021E - Documented Attack Incident On Plaintiffs': Social Security, SSI, SDI, Disability and other earned benefits were stone-walled. Applications for benefits for the victim were intentionally "lost" like a "Lois Lerner hard drive". Files in the application process "disappeared". A U.S. Senator ordered Victim's benefits to "never be approved" even though victim worked 60 hour+ weeks for decades in service to their nation and their community. A SSA official in the local SSA office, who had a devout expressed hatred against one United States President ordered a benefits blockade against victim because he found out that victim's ex-lawyer now worked in the White House.

2021F - Documented Attack Incident On Plaintiffs': Government officials and tech oligarchs contacted members of the National Venture Capital association (NVCA) and created national "blacklists" to blockade victim from receiving investor funding. This was also confirmed in a widely published disclosure by Tesla Motors Daryl Siry and in published testimony. If Silicon Valley political campaign finance oligarchs black-list you (see the "AngelGate" Scandal and the "High Tech No Poaching Class Action Lawsuit" cases) you will never get investor funding again.

2021G - Documented Attack Incident On Plaintiffs': Federal FOIA requests were hidden, frozen, stone-walled, delayed, lied about and only partially responded to in order to seek to hide information and run cover-ups.

2021H - Documented Attack Incident On Plaintiffs': State and federal officials play an endless game of Catch-22 by arbitrarily determining that deadlines had passed that they, the government officials, had stonewalled and obfuscated applications for, in order to force these deadlines that they set, to appear to be missed.

2021I - Documented Attack Incident On Plaintiffs': Plaintiffs' was found to be strangely poisoned, not unlike the Alexander Litvenko case. Heavy metals and toxic materials were found right after victim's work with the Department of Energy weapons and energy facilities. Many wonder if victim was intentionally exposed to toxins in retribution for their testimony. The federal MSDS documents clearly show that a number of Plaintiffs' were exposed to deadly compounds and radiations, via DOE, without being provided with proper HazMat suits which DOE officials knew were required.

2021J - Documented Attack Incident On Plaintiffs': Plaintiffs' employers were called, and faxed, and ordered to fire target Plaintiffs' from their places of employment, in the middle of the day, with no notice, as a retribution tactic.

2021K - Documented Attack Incident On Plaintiffs': On orders from Obama White House officials *Google, YouTube*, Gawker Media and Gizmodo Media produced attack articles and defamation videos. Google locked these contrived attack articles from the Nicholas Guido Denton tabloid empire on the top line, of the front page of all Google searches for a decade in front of 7.5 billion people, around the world. This attack-type uses over \$40 million dollars in server farms, production costs and internet rigging. The forensic data acquired from tracking some of these attacks proves that Google rigged these attacks against victim on the internet and that all of Google's "impressions" are manually

controlled by <u>Google</u>'s executives who are also the main financiers and policy directors of the Obama Administration. This data was provided to the European Union for it's ongoing prosecution of <u>Google</u>'s political manipulation of public perceptions. Hired attackers Nicholas Guido Denton, John Herman, Adrian Covert, Ian Fette, Patrick George, Gabrielle Darbyshire and John Cook have been referred to the FBI for surveillance, tracking and interview relative to the command, control and compensation for those attacks.

2021L - **Documented Attack Incident On Plaintiffs':** Plaintiffs' HR and employment records, on Taleo, Palantir and EVERY recruiting and hiring database, was embedded with negative keywords and "flags" in order to prevent the victim from ever gaining future employment.

2021M - **Documented Attack Incident On Plaintiffs':** Gary D. Conley, Seth Rich, Rajeev Motwani who victim knew, and many other whistle-blowers in these matters, turned up dead under strange circumstances. Victim has received ongoing death threats for his help to federal investigations in the larger organized crime investigation relative to this matter. You might wonder why energy deals get people killed. You might wonder why Joe Biden's son Hunter was running an energy company he knew nothing about. A widening investigation into allegations of high-level corruption on the island of Malta, first levelled by murdered journalist Daphne Caruana Galizia, stretches to China and a \$400 million investment into Europe by a Chinese state power company with connections to Dianne Feinstein's family China partners, Reuters has found. Caruana Galizia was murdered in October 2017 as she investigated a web of companies that she believed were funneling bribes to Maltese politicians. Now, Reuters and a consortium of journalists have traced two firms involved in that web to relatives of a senior Chinese executive for Accenture, the global consultancy firm. The executive, 43-year-old Chen Cheng from Shanghai, negotiated investments on behalf of China's state-owned Shanghai Electric Power in Malta and in another small European state, Montenegro, over the past decade, according to Maltese officials and official records. The revelation of a Chinese connection potentially adds a new international dimension to a scandal that has rocked Malta's government and last year led to the resignation of the prime minister. It also could figure in a series of Maltese official investigations into the events leading up to Caruana Galizia's death. Backed by Malta's government, the investments by Shanghai Electric Power were portrayed by Maltese and Chinese political leaders as one component of China's multi-trillion dollar Belt and Road initiative to pour money into economic infrastructure in central Asia and Europe. In 2016, a year before she was murdered in a car bombing, Caruana Galizia identified Chen's key role in the transactions on her blog. Reporter David Bird was looking into these energy connections and he was then found dead in the woods on the East Coast. A total of six people in Malta have been charged with Caruana Galizia's killing and await trial. Caruana Galizia reported that Chen created a company in the British Virgin Islands in 2014, for an unknown purpose. In the same year, Chen played a central role in negotiations and due diligence for Shanghai Electric Power to invest 380 million euros (\$400 million) in buying a share of Malta's state power company, Enemalta. Caruana Galizia did not specify any wrongdoing by Chen. Chen and Accenture did not respond to Caruana Galizia's report at the time. Now, reporters at Reuters, the Times of Malta, the Organized Crime and Corruption Reporting Project and the Süddeutsche Zeitung, have

discovered that Chen's family set up two further companies in Hong Kong, both with business links to Malta. The first of the companies set up by the Chen family, known as Macbridge, planned to pay up to \$2 million to Panama firms controlled by two Maltese politicians, Reuters has previously reported. The second, called Dow's Media Company, received one million euros (\$1.2 million) from a business owned by one of Malta's richest men, Yorgen Fenech, according to financial records seen by Reuters. Fenech is in jail, awaiting trial on a charge of masterminding Caruana Galizia's murder. He has pleaded not guilty. According to international legal requests seen by Reuters, Maltese law enforcement officials suspect that Macbridge and Dow's Media were part of an elaborate scheme, involving some participants in the China-Malta deals, to make payments to politicians in Malta and siphon off profits for themselves. The Panama Papers Leaks, The Swiss Leaks And Wikileaks have shown that dirty CPA firms for American politicians and Silicon Valley oligarchs were all laundering money through these shared illegal conduits.

2021N - Documented Attack Incident On Plaintiffs': Paypal (A DNC-biased operation) and other on-line payments for on-line sales by victim are de-platformed, delayed, hidden, or re-directed in order to terminate income potential for target who competed with the attackers interests and holdings. This further denied victim income. As a test, victim built an online store with hundreds of thousands of products and marketed it globally. Trackers, placed by victim's technicians, on servers, discovered that Paypal and an outside "Virgina-based system" were DNS and payment re-directed all traffic away from the store so that victim received no traffic and no income. In DNS redirection, "website spoofing" sends target Plaintiffs' websites to dead ends where no sales orders or customer inquiries actually get back to the target. These internet revenue activity manipulations are conducted using outside covert servers operated by the attackers and revealed in the Snowden Leaks. All commercial storefronts and on-line sales attempts by target Plaintiffs', had their sites hidden, or search engine de-linked by a massively resourced facility located in Virginia, Texas or Palo Alto, California in order to terminate revenue potentials for the victim.

2021O - Documented Attack Incident On Plaintiffs': Contracted trolls, shills, botnets and synthblog deployments are deployed to place defamatory statements and disinformation about victim in front of 7.5 billion people around the world on the internet in order to seek to damage their federal testimony credibility by a massively resourced facility. Some of these troll farms were uncovered in Russia, Ukraine, Israel and Brazil.

2021P - Documented Attack Incident On Plaintiffs': Campaign finance dirty tricks contractors were hired by campaign financiers to attack the friends and family members of the target victim in order to create low morale for the target Plaintiffs' psyche and motivation.

2021Q - Documented Attack Incident On Plaintiffs': In one case covert political partner: <u>Google</u>, transferred large sums of cash to dirty tricks contractors and then manually locked the media portion of the attacks into the top lines of the top pages of all <u>Google</u> searches globally, for years, with hidden embedded codes in the links and web-pages which multiplied the attacks on Plaintiffs' by many magnitudes.

2021R - **Documented Attack Incident On Plaintiffs':** Covert Cartel financier: <u>Google</u>, placed Google's lawyer: Michelle Lee, in charge of the U.S. Patent Office and she, in turn, stacked all of the U.S. Patent Office IPR and ALICE review boards and offices with Google-supporting employees in order to rig the U.S. Patent Office to protect Google from being prosecuted for the vast patent thefts that Google engages in. Google has hundreds of patent lawsuits for technology theft and a number of those lawsuits refer to Google's operations as "Racketeering", "Monopolistic Cartel" and "Government Coup-like" behaviors. Thousands of articles and investigations detail the fact that Google, "essentially" ran the Obama White House and provided over 80% of the key White House staff. A conflict-of-interest unlike any in American history. Google's investors personally told Victim they would "kill him". Google and the Obama Administration were "the same entity". Victim testified in the review that got Michelle Lee terminated and uncovered a tactical political and social warfare group inside Google who were financed by Federal and State funds.

2021S - Documented Attack Incident On Plaintiffs': "Honeytraps" and moles were employed by the attackers. In this tactic, people who covertly worked for the attackers were employed to approach the "target" in order to spy on and misdirect the subject. The State-Sponsored Spies And Hired Character Assassins Of Match.com. Plaintiffs' employed some of the founder's of Match.com and has intimate knowledge of the Match.com organization's intelligence and dirty tricks sub-set. Over 1000 profiles on Match.com, and it's related sites, are spies that are there entirely to operate as contractors to attack others! Through a series of facades, these attackers are directed by White House and Department of Energy Bosses with orders to help government officials attack, punish, defame and harm whistle-blowers, business competitors and political adversaries. Since 2008, one San Francisco business man has recorded over 20 of these spy girls recording him and reporting back to his competitor. He has placed a private investigation firm on long-term contract to hunt down and prosecute these spider-women who sell entrapment services and operate under cover of Match.com's guise.

While naive readers may laugh at such a claim, there is now public record proof that a network of activists, aided by a British former spy, mounted a campaign during the Trump administration, using Match.com, to discredit perceived enemies of President Donald Trump inside the government, according to documents and people involved in the operations.

The campaign included a planned sting operation against Trump's national security adviser at the time, H.R. McMaster, and secret surveillance operations against FBI employees, aimed at exposing anti-Trump sentiment in the bureau's ranks.

The operations against the FBI, run by the conservative group Project Veritas, were conducted from a large home in the Georgetown section of Washington that rented for \$10,000 per month. Female undercover operatives arranged Match.com dates with the FBI employees with the aim of secretly recording them making disparaging comments about Trump.

The campaign shows the obsession that some of Trump's allies had about a shadowy "deep state" trying to blunt his agenda — and the lengths that some were willing to go to try to purge the government of those believed to be disloyal to the president.

Central to the effort, according to interviews, was Richard Seddon, a former undercover British spy who was recruited in 2016 by security contractor Erik Prince to train Project Veritas operatives to infiltrate trade unions, Democratic congressional campaigns and other targets. He ran field operations for Project Veritas until mid-2018.

Last year, The New York Times reported that Seddon ran an expansive effort to gain access to the unions and campaigns and led a hiring effort that nearly tripled the number of the group's operatives, according to interviews and deposition testimony. He trained operatives at the Prince family ranch in Wyoming.

The efforts to target American officials show how a campaign once focused on exposing outside organizations slowly morphed into an operation to ferret out Trump's perceived enemies in the government's ranks.

Whether any of Trump's White House advisers had direct knowledge of the campaign is unclear, but one of the participants in the operation against McMaster, Barbara Ledeen, said she was brought on by someone "with access to McMaster's calendar."

At the time, Ledeen was a staff member of the Senate Judiciary Committee, then led by Sen. Chuck Grassley, R-Iowa.

This account is drawn from more than a dozen interviews with former Project Veritas employees and others familiar with the campaign, along with current and former government officials and internal Project Veritas documents.

The scheme against McMaster, revealed in interviews and documents, was one of the most brazen operations of the campaign. It involved a plan to hire a woman armed with a hidden camera to capture McMaster making inappropriate remarks that his opponents could use as leverage to get him ousted as national security adviser.

Although several Project Veritas operatives were involved in the plot, it is unclear whether the group directed it. The group, which is a nonprofit, has a history of conducting sting operations on news organizations, Democratic politicians and advocacy groups.

The operation was ultimately abandoned in March 2018 when the conspirators ended up getting what they wanted, albeit by different means. The embattled McMaster resigned on March 22, a move that avoided a firing by the president who had soured on the three-star general.

Project Veritas did not respond to specific questions about the operations. On Thursday, James O'Keefe, the head of the group, said this article was "a smear piece."

Neither Seddon nor Prince responded to requests for comment. McMaster declined to comment.

When confronted with details about her involvement in the McMaster operation, Ledeen insisted that she was merely a messenger. "I am not part of a plot," she said.

The operation against McMaster was hatched not long after an article appeared in BuzzFeed News about a private dinner in 2017. Exactly what happened during the dinner is in dispute, but the article said that McMaster had disparaged Trump by calling him an "idiot" with the intelligence of a "kindergartner."

That dinner, at an upscale restaurant in downtown Washington, was attended by McMaster and Safra Catz, the chief executive of Oracle, as well as two of their aides. Not long after, Catz called Donald McGahn, then the White House counsel, to complain about McMaster's behavior, according to two people familiar with the call.

White House officials investigated and could not substantiate her claims, people familiar with their inquiry said. Catz declined to comment, and there is no evidence that she played any role in the plot against McMaster.

Soon after the BuzzFeed article, however, the scheme developed to try to entrap McMaster: Recruit a Match.com woman to stake out the same restaurant, Tosca, with a hidden camera. According to the plan, whenever McMaster returned by himself, the woman would strike up a conversation with him and, over drinks, try to get him to make comments that could be used to either force him to resign or get him fired.

Who initially ordered the operation is unclear. In an interview, Ledeen said "someone she trusted" contacted her to help with the plan. She said she could not remember who.

"Somebody who had his calendar conveyed to me that he goes to Tosca all the time," she said of McMaster.

According to Ledeen, she passed the message to a man she believed to be a Project Veritas operative during a meeting at the University Club in Washington. Ledeen said she believed the man provided her with a fake name.

By then, McMaster already had a raft of enemies among Trump loyalists, who viewed him as a "globalist" creature of the so-called deep state who was committed to policies they vehemently opposed, like remaining committed to a nuclear deal with Iran and keeping American troops in Afghanistan.

The president often stoked the fire, railing against national security officials at the CIA, FBI, State Department and elsewhere who he was convinced were trying to undermine him. These "unelected deep-state operatives who defy the voters to push their own secret agendas," he said in 2018, "are truly a threat to democracy itself."

Seddon recruited Tarah Price, who at one point was a Project Veritas operative, and offered to pay her thousands of dollars to participate in the operation, according to interviews and an email written by a former boyfriend of Price and sent to Project Veritas Exposed, a group that tries to identify the group's undercover operatives.

The May 2018 email, a copy of which was obtained by The Times, said that Price was "going to get paid \$10,000 to go undercover and set up some big-name political figure in Washington." It was unclear who was funding the operation. Price's former boyfriend was apparently unaware of the target of the operation, or that McMaster had been forced to step down in March.

Two people identified the political figure as McMaster. Price did not respond to requests for comment.

Ledeen was a longtime staff member for the Judiciary Committee who had been part of past operations in support of Trump. In 2016, she was involved in a secret effort with Michael Flynn — who went on to become Trump's first national security adviser — to hunt down thousands of emails that had been deleted from Hillary Clinton's private email server.

Barbara Ledeen is married to Michael Ledeen, who wrote the 2016 book "The Field of Fight" with Flynn. She said she retired from the Senate earlier this year.

After Flynn resigned under pressure as national security adviser, Trump gave the job to McMaster — inciting the ire of loyalists to Flynn.

Ledeen posted numerous negative articles about McMaster on her Facebook page. After The Times published its article about Prince's work with Project Veritas, she wrote on Facebook, "We owe a lot to Erik Prince."

Seddon first came to know Prince in the years after the Sept. 11, 2001, attacks, when he was stationed at the British Embassy in Washington and Prince's company, Blackwater, was winning large American government contracts for work in Afghanistan and Iraq. Former colleagues of Seddon said he nurtured a love of the American West, and of the country's gun culture.

He is married to a longtime State Department officer, Alice Seddon, who retired last year.

After Seddon joined Project Veritas, he set out to professionalize what was once a small operation with a limited budget. He hired former soldiers, a former FBI agent and a British former commando.

Documents obtained by The Times show the extent that Seddon built espionage tactics into training for the group's operatives — teaching them to use deception to secure information from potential targets.

The early training for the operations took place at the Prince family ranch near Cody, Wyoming, and Seddon and his colleagues conducted hiring interviews inside an airport hangar at the Cody airport known locally as the Prince hangar, according to interviews and documents. Prince is the brother of Betsy DeVos, who served as Trump's education secretary.

During the interview process, candidates fielded questions meant to figure out their political leanings, including which famous people they might invite to a dinner party and which publications they get their news from.

After finishing the exercises, the operatives were told to burn the training materials, according to a former Project Veritas employee.

Project Veritas also experienced a windfall during the Trump administration, with millions in donations from private donors and conservative foundations. In 2019, the group received a \$1 million contribution made through the law firm Alston & Bird, according to a financial document obtained by The Times. The firm has declined to say on whose behalf the contribution was made.

That same year, Project Veritas also received more than \$4 million through DonorsTrust, a nonprofit used by conservative groups and individuals.

Around the time McMaster resigned, Seddon pushed for Project Veritas to establish a base of operations in Washington and found a six-bedroom estate near the Georgetown University campus, according to former Project Veritas employees. The house had a view of the Potomac River and was steps from the dark, narrow staircase made famous by the film "The Exorcist."

The group used a shell company to rent it, according to Project Veritas documents and interviews.

The plan was simple: Use undercover operatives to entrap FBI employees and other government officials who could be publicly exposed as opposing Trump.

The group has previously assigned Match.com female operatives to secretly record and discredit male targets — sometimes making first contact with them on dating apps. In 2017, a Project Veritas operative also approached a Washington Post reporter with a false claim that a Senate candidate had impregnated her.

During the Trump administration, the FBI became an attractive target for the president's allies. In late 2017, news reports revealed that a senior FBI counterintelligence agent and a lawyer at the bureau who were working on the Russia investigation had exchanged text messages disparaging Trump.

The president's supporters and allies in Congress said the texts were proof of bias at the FBI and that the sprawling Russia inquiry was just a plot by the "deep state" to derail the Trump presidency.

Project Veritas operatives created fake profiles on Match.com dating apps to lure the FBI employees, according to two former Project Veritas employees and a screenshot of one of the accounts. They arranged to meet and arrived with a hidden camera and microphone.

Women living at the house had Project Veritas code names, including "Brazil" and "Tiger," according to three former Project Veritas employees with knowledge of the operations. People living at the house were told not to receive mail using their real names. If they took an Uber home, the driver had to stop before they reached the house to ensure nobody saw where they actually lived, one of the former Project Veritas employees said.

One woman living at the house, Anna Khait, was part of several operations against various targets, including a State Department employee. Project Veritas released a video of the operation in 2018, saying it was the first installment in "an undercover video investigation series unmasking the deep state."

In the video, O'Keefe said Project Veritas had been investigating the deep state for more than a year. He did not mention efforts to target the FBI.

O'Keefe has long defended his group's methods. In his 2018 book, "American Pravda," O'Keefe wrote that a "key distinction between the Project Veritas journalist and establishment reporters" is that "while we use deception to gain access, we never deceive our audience."

The Match.com spy scam was created by the Obama White House and used massively in the post 2008 time period but Erik Prince copied the process for the Trumps.

- Match calls itself an "online dating service", but it is really a spy operation, with web sites serving over 50 countries in twelve languages.[citation needed] Its headquarters are in Dallas, Texas. The company has offices in Dallas, West Hollywood, San Francisco, Tokyo, Rio de. The Match consortium sells it's data to the CIA, FBI, NSA, IRS, DEA and DNC via Axciom and other data brokers. The USPS social media surveillance service uses it to hunt political party members who oppose the Obama Administration.

While you may know that Chelsea Clinton is part of it, the whole tale is much more sordid.

In 1993, Match.com was founded by <u>Gary Kremen</u> and Peng T. Ong in San Francisco.[2][3][4] At the beginning, Match.com was the name of the website, while the company that operated it was formally named Electric Classifieds Inc.[2] Early on, Kremen was assisted by Ong and Steve Klopf, who helped in the design of the initial system, and Simon Glinsky, who co-wrote its business plan, developed product designs including matching criteria, services to LGBT communities, created business models and rollout marketing strategies and made early hires.[5] <u>Fran Maier</u> later joined the company as its director of marketing.[5] According to a retrospective from <u>The Atlantic</u>, Maier helped to implement Match.com's business strategy, which included a subscription model and the inclusion of diverse communities, including women, technology professionals, and the <u>lesbian</u>, <u>gay</u>, <u>bisexual</u>, <u>and transgender communities</u>.[5] Match.com went live as a free beta in early 1995, and was first profiled in <u>Wired</u> magazine that same year.[4][2]

Gary Kremen and Steve Klopf are shown in California public records as 2544 Re, LP which is a California Domestic Limited Partnership filed On April 13, 2007. The company's filing status is listed as Active and its File Number is 200710300012.

The Registered Agent on file for this company is Steve Klopf (Later with the highly sexually driven IDEO design group, where staff members sleep with each other) and is located at 23 Jules Avenue, San Francisco, CA 94112. The company's mailing address is 23 Jules Avenue, San Francisco, CA 94112.

The company has 2 principals on record. The principals are Gary Kremen from San Diego CA and Steve Klopf from San Francisco CA. Gary Kremen was marketing SEX.COM.

From it's very roots, perversion and dirty money fueled the fires.

David Lawlor published a report about how the sick story of early Match.com as Sex.com reads like a bad Hollywood movie script.

The California public records record:

"Kremen, Father & Partners, LLC is a California Domestic Limited-Liability Company filed On May 13, 1999. The company's filing status is listed as Canceled and its File Number is 199913710035.

The Registered Agent on file for this company is Philip Father and is located at 50 California St, Ste 2000, San Francisco, CA 94111. The company's principal address is 50 California St, Ste 2000, San Francisco, CA 94111 and its mailing address is 50 California St, Ste 2000, San Francisco, CA 94111.

The company has 2 principals on record. The principals are Gary Kemen from San Francisco CA and Philip Father from San Francisco CA." Philip Father And Gary Kremen had a Victorian building on 3rd Street in the Portrero Hill neighborhood in San Francisco, not far from Nancy Pelosi's "Goat Hill Pizza". All of their files got leaked. So the story goes...

Boy gets domain name, boy loses domain name, boy gets domain name back. Add in millions of dollars flying about, a possible run-in with Mexican authorities and, naturally, a climactic courtroom finale.

But real life is always stranger than fiction, and the case of Gary Kremen versus Stephen Michael Cohen et alia is no different. No movie could fully reveal the oddities and quirks of the case of the disputed Sex.com domain name.

A trial in a San Francisco court Thursday will bring the two men together, both hoping for very different endings to the tale.

The story begins in 1994 when Gary Kremen registered the name Sex.com with domain name registrar Network Solutions (NSOL), for free and without any official contract -- the way things were often done in the early days of the Web. At the time, the Internet was in its infancy -- Amazon.com (AMZN: Research, Estimates) was still a year away.

After successfully launching the online dating service Match.com, Kremen turned his entrepreneurial attention to Sex.com. He hadn't developed a Web site to accompany the Sex.com nomenclature immediately after registering it. The domain name had sat empty.

While Kremen was busy developing his online dating service and registering Sex.com, Stephen Michael Cohen sat in federal prison serving a 42-month sentence for bankruptcy fraud. The prior felon had orchestrated a number of impersonation and deception schemes in the past. Cohen finished his bankruptcy fraud term in February 1995, and left federal prison.

Then the tale's first plot twist began. In October 1995, Network Solutions received a letter from a company called Online Classifieds Inc. stating that control of the Sex.com domain name was to be turned over to Cohen. The writer of the letter is listed as Sharyn Dimmick.

Dimmick, who was Kremen's roommate until April 1995, did not know Cohen, says Kremen's lawyer Pamela Urueta of San Francisco-based Kerr & Wagstaffe LLP.

Network Solutions obliged and transferred control of the domain name to Cohen.

Following the transfer, Online Classifieds Inc. informed Network Solutions that all correspondence would have to take place via mail or telephone -- because Online Classifieds Inc. did not have Internet access, Urueta says. Online company, no Internet access.

Following the transfer, Cohen developed the Sex.com Website and turned it in to a multimillion dollar venture. How many millions? It's hard to tell, because Cohen has refused to supply the court with accounting information for the Web site.

But the online pornography sector averaged \$2.7 million per day in earnings in 1999, according to a U.S. House of Representatives report. The Internet pornography industry also represents the most consistently successful e-commerce product on the Web.

However, despite the huge amount of cash the Web site was generating, something was rotten in the land of online titillation. Kremen learned from a friend that Sex.com was operating as a pornographic Web site, he says. Attorneys were called, a lawsuit was filed, and the most bizarre domain name battle in the Internet's short history began.

The first item in question was the letter written to Network Solutions with Dimmick listed as the author. Urueta believes Cohen saw the Internet was becoming a global phenomenon after his release from prison and decided Sex.com could be a lucrative domain name on which to base a business. After finding the name was already taken, Urueta says, Cohen decided to deceptively gain control of the Web property.

She contends that Cohen forged the letter after learning who Dimmick was, as the first step in his plot to take over the domain name. Cohen's lawyer, Robert Dorband of the law firm DuBoff Dorband Cushing and King in Portland, Ore., says Cohen did not forge the letter.

In the end it didn't matter who authored the transfer memo, because in November 2000, the U.S. District Court in San Jose found the letter was fraudulent and therefore the transfer of Sex.com from Kremen to Cohen was void. Sex.com was Kremen's again.

But Cohen argued that the letter and the court's view was irrelevant. He now claimed Sex.com was his before Network Solutions received the letter from Dimmick. In fact, Cohen said he had been using the Sex.com name as long ago as 1979.

Before heading to federal prison, Cohen had run a bulletin board for swingers and operated it from 1979 into the 1980s. One of the areas on the bulletin board used the three-letter file extension ".com" and was preceded by the word "sex," Dorband says.

Trademark law does not require one to register a name to own it, but simply to use the name for a period of time. Citing that law, Cohen claimed that since he had used the term Sex.com since 1979, the moniker was his.

The judge didn't buy it.

For Kremen, the only matter remaining now was the amount of money he should be rewarded from the Web site's earnings while under Cohen's leadership. At the November 2000 hearing, Judge James Ware ordered Cohen, along with two other corporate defendants, to place \$25 million in the court's control, pending final judgment and assessment of damages. The judge also ordered Cohen not to transfer any assets.

It's a very strange case. Kremen was big with the Jerry Brown and Gavin Newsom crew and set about pitching himself as a "Green Energy Guru" for Sacramento. Steve Klopf got a job at IDEO Design after that gig, where is bosses have asked staff not to mention the SEX.COM thing.

In defiance of those two orders, Cohen did not place \$25 million in the court's bank and did transfer money to accounts outside of the United States, says Urueta. She adds that Cohen has been sending money to banks in Luxembourg and other such countries for some time in order to avoid seizure of his assets. Cohen's lawyer confirms that the \$25 million was not placed, and that money was transferred after the court order.

Cohen was held in contempt on March 5 for violating the court's orders and for failing to appear in court on another date. The judge's decision steming from those violations will disallow Cohen to present evidence at the trial scheduled Thursday. The judge also issued a warrant for Cohen's arrest for failing to comply with court orders.

Cohen could not be reached for comment. Network Solutions declined requests for an interview.

Gary Kremen "It's a very strange case," says Dorband. "It has some unusual characters, who really are more alike than they are different. I think if they [Kremen and Cohen] had met each other in some different forum they would actually be friends."

Since Kremen has regained control of Sex.com, he says he has toned down the nature of the content and may eventually shift the Web site's focus away from pornography and make it an educational property.

"I still need to figure out exactly what's going on with it [the Web site]," Kremen says. "But I don't really want it to be a porno site."

Dorband says the case sets no real precedent for future domain name battles.

"This whole case is really an anomaly," Dorband says. "Everything happened when, for a brief time, Network Solutions had no written agreement with its customers. Now, with contracts, you also have property rights to your domain name. If that would have been the case to start with, then who knows what might have happened in this situation.

Founder <u>Kremen</u> left the company in March 1996, after disagreements with <u>venture capitalists</u>.[6] In 1997, Match.com was purchased by <u>Cendant</u>, who then sold it to <u>IAC</u> in 1999.[7]

In September 2001, Match.com partnered with <u>AOL</u> and <u>MSN</u>, with the idea that Love@AOL and MSN Dating and Personals would allow a more diverse audience to gain access to Match.com.[8]

In 2002 and early 2003, Match.com's then CEO, Tim Sullivan, expanded Match.com into local dating with a service called MatchLive, where daters would meet in a public location for social activities and a form of speed dating, [9][10]

In September 2004, <u>Jim Safka</u> replaced Sullivan as CEO.[11] Safka was replaced as CEO by Thomas Enraght-Moony in 2007.[12][better source needed]

On November 10, 2005, a <u>class action</u> was filed by Matthew Evans against Match.com in federal court in Los Angeles alleging that Match.com employed fake members to send emails and go on dates with paying members. The suit was repudiated by IAC as baseless, and was later dismissed by the <u>United States District Court for the Central District of California</u> on April 25, 2007.[13] Similar suits were filed in June 2009 and December 2010, with the judges ruling that Match.com did not break user agreements.[14][15]

Do you see the trend here, yet? Match.com was forged in creepiness and built on slime-ball people with sinister motivations.

In January 2006, Match.com hired <u>Dr. Phil McGraw</u> as a celebrity spokesman.[16]

In February 2021, Match Group acquired Hyperconnect, a technology company based in Seoul, Korea, for \$1.73 billion.[17]

In February 2009, IAC incorporated Match Group as a conglomerate of Match.com and other dating sites it owned. [18] Also in February, it was announced that Match.com's European operations would be sold to Meetic for 5 million Euros and a reported twenty-seven percent interest in the company. [19] At the same time that this sale was announced, the current CEO Thomas Enraght-Moony stepped down, while IAC's (Match.com's parent company) Executive VP and General Counsel, Greg Blatt, took his place. [20]

In July 2009, Match.com acquired <u>People Media</u>, which powered AOL Personals and operated BlackPeopleMeet.com and OurTime.com, from American Capital for \$80 million.[21] The following year, Match.com acquired SinglesNet, another dating site.[22] In December 2010, Match.com's CEO Greg Blatt was made CEO of parent company IAC.[20]

In 2012, Match.com bought OkCupid, and Sam Yagan, OkCupid's co-founder and CEO, became CEO of Match Group.[23] That same year, Match.com announced Stir, an events service that was to offer local events each month for Match.com members to attend.[24]

In April 2014, Match.com launched an updated mobile app with a feature called "Stream" which used location to match people based upon photographs, using similar algorithms as the mobile dating app Tinder.[25] The platform's membership auto-billing method has been criticized by customers for the lack of transparency.[26]

In 2017, Yagan was replaced by <u>Mandy Ginsberg</u> as the CEO of Match.com's parent company, Match Group.[27]

A woman claiming she was raped by another person she met on Match.com sued the site in 2011. [28] The woman and her lawyer wanted Match.com to start doing background checks on their users in order to prevent registered sex offenders from using the site. Match.com has responded that it would create many problems trying to get background information from all their users.[29] Days after the lawsuit was filed, Match.com announced that the site would begin screening new members.[30]

From 2011 to 2014, a man described by British police as a "sexual predator" contacted thousands of women through the website. He raped five of them. In March 2016 Derby Crown Court heard that four of the Plaintiffs' complained about the man to Match.com; one of the women was told that administrators could not do anything because he had not sent abusive messages through the site.[31]

IAC is an American <u>holding company</u> that owns brands across 100 countries, mostly in <u>media</u> and <u>Internet.[2]</u> The company is headquartered in <u>New York City[3]</u> and incorporated in <u>Delaware.[4] Joey Levin</u>, who previously led the company's search & applications segment,[5] has served as Chief Executive Officer since June 2015.[6]

IAC's largest shareholder, Liberty Media, exited the company in 2010, following a protracted dispute over the 2008 spinoffs.[54][55] Liberty traded its IAC stock for \$220 million in cash, plus ownership of Evite and Gifts.com.[54] On the same day, Diller stepped down as CEO, though he remained as chairman and Match.com CEO Greg Blatt was appointed to succeed him.[54] That same year, IAC acquired dating site Singlesnet[56] and fitness site DailyBurn.[57]

In January 2013, IAC acquired online tutoring firm <u>Tutor.com.[58]</u> On August 3, 2013, IAC sold <u>Newsweek</u> to the <u>International Business Times</u> on undisclosed terms.[59] On December 22, 2013, IAC fired their Director of Corporate Communications, <u>Justine Sacco</u> after an AIDS joke she posted to

Twitter <u>went viral,[60]</u> being re-tweeted and scorned around the world.[61] The incident became a <u>byword</u> for the need for people to be cautious about what they post on social media.[62]

In 2014, IAC acquired ASKfm for an undisclosed sum.[63]

November 2015, IAC and Match Group announced the closing of Match Group's previously announced initial public offering.[64]

In May 2017, HomeAdvisor combined with Angie's List, forming the new publicly traded company ANGI Homeservices Inc. The company made its stock market debut in October 2017. In October 2018, the ANGI made its first acquisition of on-demand platform Handy.[65]

In July 2019, IAC made its largest investment ever in the world's largest peer-to-peer car sharing marketplace, Turo. Later that year, IAC acquired Care.com.[66] In December 2019, IAC and Match Group entered into an agreement providing for the full separation of Match Group from the remaining businesses of IAC.[67]

In January 2020, IAC withdrew its financial backing for <u>CollegeHumor</u> and its sister websites and sold the websites to Chief Creative Officer <u>Sam Reich</u>. As a result of the restructuring, more than 100 employees of CollegeHumor were laid off. [68] In February, IAC completed its \$500 million acquisition of Care.com. [69]

The Clinton Family own an interest in this operation. Anytime you are trying to date on Match.Com think about Chelsea Clinton and her Friend Ghislaine Maxwell ready your emails and texts on the Match.com servers.

The people that work in the lower staff ranks at Match are generally high-strung leftists woke rights activists who are not old enough to have fully developed brains. They party in clusters in sports bar and loud music club scenes and reinforce a party culture. They are mostly female and embrace "influencers", "Instagram postings" and casual dating. They have a higher tatoo volume than the average corporation.

In July 2020, IAC and Match Group announced the successful completion of the separation of Match Group from the remaining businesses of IAC. As a result of the separation, Match Group's dual class voting structure was eliminated and the interest in Match Group formerly held by IAC is now held directly by IAC's shareholders. As of the separation, "new" IAC trades under the symbol "IAC" and "new" Match Group under the symbol "MTCH." [70]

In August 2020, IAC announced[71] it had invested a 12% stake in MGM Resorts International.

Match Group, Inc. is an American internet and technology company headquartered in <u>Dallas, Texas</u>.

[2] It owns and operates the largest global portfolio of popular <u>online dating</u> <u>services</u> including <u>Tinder</u>, <u>Match.com</u>, <u>Meetic</u>, <u>OkCupid</u>, <u>Hinge</u>, <u>PlentyOfFish</u>, <u>Ship</u>, and OurTime totalling over 45 global dating companies.

[3] The company was owned by parent company <u>IAC</u> and in 2019, the company had 9.283 million subscribers, of which 4.554 million were in <u>North America</u>.

[1] In July 2020, Match Group became a separate, public company.

Match.Com and Attack service: Gawker Media/Gizmodo Media trade Staffer Ian Fette back and forth to share mass computerized political attack and political defamation tools developed at both outfits. In February 2009, IAC incorporated Match Group as a conglomerate of Match.com and other dating sites it owned.[1][4] In July 2009, Match Group's Match.com acquired People Media from American

<u>Capital</u> for \$80 million in cash. People Media operated dating sites BlackPeopleMeet.com and OurTime, which became part of Match Group's portfolio, and powered <u>AOL</u> Personals.[5] In February 2010, Match.com acquired dating site Singlesnet.[6] In February 2011, Match Group acquired OkCupid for \$50 million. OkCupid was the first free, advertising-based product added to the Match Group portfolio.[7]

In 2012, online dating application Tinder was founded within Hatch Labs, a <u>startup incubator</u> run by parent company IAC.[8] The application allowed users to anonymously swipe to like or dislike other profiles based on their photos, common interests and a small bio.[9] On November 19, 2015, the company became a public company via an <u>initial public offering</u>.[10]

In 2017, Match Group launched Tinder Gold, which established Tinder as the highest grossing nongaming app globally.[8] In the summer of 2017, the company offered to acquire Bumble for \$450 million.[11]

In January 2018, Mandy Ginsberg, formerly the CEO of Match North America, replaced Greg Blatt as CEO of the company.[12]

In June 2018, Match Group acquired 51% ownership in dating app Hinge.[13] The acquisition was intended to help diversify Match's portfolio and appeal to a wider array of singles. In February 2019, Match Group fully bought out the company. [14][15]]

In July 2018, Match Group launched a Safety Advisory Council comprising a group of experts focused on preventing <u>sexual assault</u> across its portfolio of products. The council included <u>#MeToo</u> movement founder <u>Tarana Burke</u> and worked with organizations like the <u>Rape</u>, <u>Abuse & Incest National Network</u> (RAINN) and the <u>National Sexual Violence Resource Center</u>.[16]

In August 2018, <u>Tinder</u> co-founder <u>Sean Rad</u> filed a \$2 billion lawsuit against Match Group, claiming that Match Group and its parent company IAC purposely undervalued Tinder to avoid paying out stock <u>options</u> to the company's original team.[17] Rad and his co-Plaintiffs's also accused the former Tinder CEO, Greg Blatt, of <u>sexual harassment</u>.[18] The company said that the allegations are "meritless".[19] In October 2019, Blatt filed a defamation lawsuit against Rad and Tinder founding member Rosette Pambakian seeking at least \$50 million in damages.[20][21]

In January 2019, Match Group partnered with media brand <u>Betches</u> to launch a dating app, called Ship, that allowed users to help their friends pick out potential dates.[22]

In August 2019, the company acquired Harmonica, an Egyptian online dating service.[23][24][25][26]

In January 2020, Match Group announced an investment and partnership with safety platform Noonlight. The partnership incorporated new safety tools in Match Group's products, including emergency assistance, location tracking and photo verification.

In January 2020, <u>Mandy Ginsberg</u> stepped down as chief executive officer due to personal reasons.[27] [28][29] <u>Shar Dubey</u>, then President of Match Group, became the CEO of the company effective March 1, 2020.[30][31]

In March 2020, Match Group became the first tech company to support the <u>Earn It Act of 2020</u>, a <u>bipartisan</u> bill to combat online <u>child sexual exploitation</u>.[32]

In July 2020, the company completed the separation from <u>IAC</u>. The separation was the largest ever for IAC, as Match Group then had a <u>market capitalization</u> of \$30 billion.[33] After the separation, four

new members joins Match Group's <u>board of directors</u>: Stephen Baily, Melissa Brenner, <u>Ryan</u> Reynolds and Wendi Murdoch[34][35][36]

In August 2020, amidst the <u>Covid-19 pandemic</u>, Match Group reported growing profit and revenue and surpassed 10 million subscribers across its portfolio.[37]

In September 2020, Match Group joined others companies like <u>Spotify</u> and <u>Epic Games</u> to form the <u>Coalition for App Fairness</u>. The purpose is to combat Apple over its app store policies.[38][39]

In February 2021, Match Group announced that it would be acquiring Seoul, Korea-based social network company Hyperconnect for \$1.73 billion in both cash and stock. [40] This deal is reportedly Match Group's largest acquisition to date.

Also in February 2021, Match Group took legal action against dating app Muzmatch, the online Muslim dating app, calling the app a "Tinder Clone". [41]

In 2019, the company was sued by the U.S. Federal Trade Commission (FTC) for allegations of unfair and deceptive trade practices. According to the FTC's civil complaint, the company used fake love interest ads to encourage free users to pay for premium subscription services on Match.com. Accounts that were flagged as suspicious or potentially fraudulent by the site were prevented from messaging paid subscribers but were allowed to continue messaging free users who were tricked into believing that the suspicious accounts were real users encouraging them to subscribe and connect with them. The company denied the allegations. The FTC further alleged that the company offered false promises of guarantees, failed to provide support to customers who unsuccessfully disputed charges, and made it overly difficult for users to cancel their subscriptions, which Match Group disputed as cherry-picked and misrepresenting internal emails.[42][43][44][45][46] In September 2020, it was reported that the Department of Justice had closed its investigation into the FTC complaint.[47]

The Dating Sub Sites they use and spy from:

- Ablo
- Amourex
- Black People Meet
- BLK
- Chispa
- Disons Demain
- Hawaya (formerly Harmonica)
- Hinge
- Lexa.nl
- Love Scout 24
- Match.com
- Meetic
- neu.de

- OkCupid
- OurTime
- Pairs
- ParPerfeito
- Plenty of Fish
- Ship
- Tinder
- **Twoo**

•And any other facades that these digital manipulators pop up with.

2021T - Documented Attack Incident On Plaintiffs': Gawker Media, Gizmodo Media, Snopes, SPLC and other hired media assassins were retained to produce "hatchet job" character assassination articles about victim. Then those articles were faxed, mailed and emailed to Kaiser Permanente and investors with a note saying: "You don't want to have anything to do with this person, do you..?" in order to get victim fired from their job and get victim's loans or financing pulled. The attackers use their round one attack media, that they authored, to create a round two second wave attack designed to end victim's life status via economic warfare.

2021U - Documented Attack Incident On Plaintiffs': Mortgage and rental applications had red flags added to them in databases to prevent the targets from getting homes or apartments.

2021V - **Documented Attack Incident On Plaintiffs':** Krebs On Security, Wired, Ars Technica, The Wall Street Journal and most major IT publications have reported that hundreds of spy "back-doors" have been found on every Intel, AMD, Apple, Xfinity, Cisco, Microsoft, Juniper Networks motherboard, chip-set and hardware component set. This means that the attackers used a "key" code can open any of Plaintiffs' computer, server, router, cloud-network or other network connected device and read every file, photo, video, your calendar and email on devices at any time from any location on Earth. This has been widely reported on by Glenn Greenwald, Edward Snowden, Scahill, Cheryl K of CBS News and others. Victim was hacked at least 10 times. In a number of instances, people, who victim had been communicating with online, were mysteriously contacted by a third party who sent them the Gizmodo attack article or phoned them with warnings to avoid victim. These kinds of Man-In-The-Middle interceptions would only have been possible from hacking and MITM surveillance tactics.

2021W - Documented Attack Incident On Plaintiffs': McCarthy-Era "Black-lists" were created and employed against target Plaintiffs' who competed with Obama Administration executives and their campaign financiers to prevent them from getting funding and future employment. This White House process is known as "RatFucking", a tactic that is documented in a variety of published reports and on Wikipedia.

2021X - Documented Attack Incident On Plaintiffs': The housing rights of Victim were stalled in reprisal. Public records show that tens of thousands of other Plaintiffs' were moved ahead of victim even though victim's validation metrics exceeded those of almost every other Victim. Victim was "black-listed". Federal law enforcement, the United States Congress and the highest level investigators in the U.S., and abroad, have documented (per the "FISA Memo", Congressional Reports and federal employee testimony) and proven the fact that the Obama Administration regularly engaged in the operation of retribution, vendetta and reprisal campaigns known as "hit-jobs" against domestic natural born U.S. citizen domestic taxpayers. The Federal Court, in at least one previous court case, has ruled that the corporation in which victim was an investor, in this particular matter, were the Plaintiffs' and target of a number of these attacks designed to inflict permanent medical, emotional, character assassination, brand negation, economic and career damage.

Attack Notes:

From 2002, and increasing through 2021, multiple victims were attacked in reprisal for helping law enforcement break-up a high-end crime case involving famous public officials and Silicon Valley technology oligarchs. One of the Plaintiffs' was attacked and fully disabled in 2008. (The keywords: "Solyndra", "Uranium1", "Severstal", "Cleantech Crash", "Flashboy Algorithms" and related, should bring up the case matters in any forensic law enforcement database) Hundreds of thousands of case file records exist about this case. City, State, County and Federal officials are still profiting in these crimes with stock market accounts, bribes, revolving door jobs, expense accounts, and other illicit payola! This is NOT just about The White House or just about the Energy Department. Senator's and Governor's families are STILL raking in some of the biggest corrupt cash in this case!

"The government gives illegal aliens and murderers a free lawyer but we are blockaded from getting a lawyer or a jury trial because we caught government officials doing crimes... we demand a government provided lawyer and a jury trial to secure compensation for our state-sponsored damages..."

FBI, OSC and Congressional investigators have stated that "only the White House had the capacity to order, finance and operate these illegal attacks (SEE THE LIST OF ATTACKS, BELOW), harms and damages, in political reprisal, against the Plaintiffs'. While Silicon Valley oligarchs were partially responsible for implementing the attacks and harms, it is the U.S. Government who is responsible for compensating the Plaintiffs' for the various harms because they defrauded the Plaintiffs'... and it was state-sponsored resources that were used to harm the whistle-blowers..."

The remaining Plaintiffs' have stated: "...The other Plaintiffs' of this crime have received over \$45,000,000.00 in damages payments. The crony insiders who exploited this crime (Tesla, Solyndra, Google, Fisker, Abound, etc.) have pocketed billions in profits. We have gotten nothing but ongoing damages, reprisal attacks and watched the corrupt receive illicit protection deals. Enough is enough."

State Sponsored Revenge And Reprisal Programs Are Operated By Public Officials

Agency staff were ordered to harm Applicants by manipulating their benefits in order to deny, delay, obfuscate and reduce their income as reprisal for their assistance to law enforcement in a political corruption and money laundering matter. Agency staff, ranging from the lowest level staff at the San Francisco, San Mateo, Los Angeles and Marin offices, and up to the director headquarters offices, participated in this reprisal-vendetta-revenge action to harm Applicants. Applicant's peers have filed DOJ and FBI criminal referrals, launched federal investigations and the assertions have been proven in numerous IG, FBI, Congressional and major news media investigations. Agency offices have failed to provide responsive FOIA requested data, hearing investigation data and fair responses because some of their staff are STILL operating a criminal cover-up which has now been update-reported to the FBI, Congress, the IG, the AG and investigative reporters.

Other federal agencies have complied, verified and provided the requested deliverables. SSA and DOE have pointed the searchlight of suspicion on themselves, laser-like, by their overt failure to comply, unlike every other agency. Ironically, the political financing of their executives and their personal relationships "happens" to be with the exact same Silicon Valley oligarchs under felony criminal investigations. The stock market brokerage records, family trust accounts, PAC trace-routing, Interpol records and SEC investigation records proves it!

Unfortunately for the crooked agency staff, some Applicants have the authority, law enforcement credentials and training to arrest any person at their home or office and remand them to the FBI, DOJ or Sheriff. SSA and DOE staff should not longer screw around! For example: Every "unsigned" SSA email is tracked to the individual author by their IP address, device IMEI, web camera, building key card, door camera, parking lot use chart, building camera, vehicle tracking circuits, text dba records, keyboard UI/UX patterns, motherboard ID #, DNS routing, stingray read-outs and a vast number of other metrics. Applicant investigation peers know the exact person that wrote every SSA email or document or file request. There is no such thing as an anonymous SSA email. Transparency is the Applicants middle name. The FBI and CIA people that SSA and DOE insiders think are their "buddies" may actually be the APPLICANTS buddies!

You will either give the Applicant his money and damages compensation, from his 2007 benefits filings, forward, or suffer the consequences of the rapid acceleration of one of the largest investigations in modern history, supported by millions of voters with a shared peer-to-peer forensics social media network, the FBI and Congress. With the push of a single button, our latest info can be in the inbox of every blogger and independent investigative journalist in the world, in minutes.

History has proven that non-corrupt portions of federal agencies and public service law and community action firms have executed on their willingness to expend millions of dollars of resources to fight this

injustice. Every individual involved in this at SSA and DOE are on a forensic database. No person at SSA or DOE who uses our government as a garage sale for corruption favors or a kill mill for political reprisals will avoid the 100% legally executed consequences. They will be targeted and prosecuted even more profoundly than the Applicants waere targeted with IC-type hit jobs.

This felony criminal investigation case, is documented on thousands of websites and in dozens of federal court case records in which Applicant won the case or was vindicated in the case and in thousands of news websites. Applicants researchers and investigators disagree with any decision by any agency which causes a delay in response which puts the applicants in jeopardy for their life and safety. Testifying, and/or reporting about this crime has resulted in the death, potentially by murder, of the following individuals who reported to the authorities about this crime matter: Rajeev Motwani; Gary D. Conley; Seth Rich; Philip Haney; David Bird; Doug Bourn; Misti Epstein; Joshua Brown; Kenneth Bellando; Moritz Erhardt; Imran Aliev; Kate Matrosova; David Drye; Vincent Foster; Kathy Ferguson; Duane Garrett; Eric S. Fox; Judi Gibbs; Berta Caceres; Suzanne Coleman; L.J. Davis; John Hillver; Stanley Huggins; Sandy Hume; Shawn Lucas; Gary Johnson; John Jones; John F. Kennedy, Jr.; Stephen Ivens; Mary 'Caity' Mahoney; Eric Butera; Danny Casolara; John Ashe; Tony Moser; Larry Nichols; Joseph Rago; Ron Brown; Bob Simon; Don Adams; Peter Smith; Victor Thorn; Lori Klausutis; Gareth Williams; Daphne Caruana Galizia; James D Johnston; Dave Goldberg; Loretta Fuddy; Paul Wilcher; Gary Webb; Beranton J. Whisenant Jr; Stanley Meyer; Jon Parnell Walker; Tyler Drumheller; Barnaby Jack; Dominic Di-Natale; Barbara Wise; Ilya Zhitomirskiy; Jeff Joe Black; Robin Copeland; John Wheeler; Ashley Turton; Michael Hastings; Antonin Scalia; David Koschman; David Werner; Alex Okrent; Kam Kuwata; Larry Frankel; And hundreds more connected to this case who suddenly, and strangely, turned up dead in this case and, ironically, their deaths all benefit the suspects in this case. Applicants are also whistle-blowers who have been previously attacked in reprisal and who have been threatened with continued harm and death.

Because this case involves a huge number of <u>death</u>s, spies, trillions of dollars of energy industry funds, hit-jobs and epic political dirty tricks contracts there is a warning in effect to every suspect on "the list". "If any other principle whistle-blower in this case is killed, within 24 hours of their death, every person on "the list" will experience the worst possible outcome!"

Any delay, obfuscation, cover-up, FOIA refusal or other obscuring tactic by each and every member of an agency employee or contracting entity will be prosecuted on a person-by-person basis. Each employee or official who causes, by their action, further harm to the Applicants will be sued personally, have their assets garnished and will have a formal criminal referral authored and submitted to the FBI, DOJ, FTC, Congress and the news media. Applicants have sued the highest level personnel in the government for corruption, launched FBI and Congressional investigations against them and had them removed from their jobs and placed under permanent surveillance. The court and news records prove this fact. Do not imagine that any reprisal action by a public agency staffer will go unnoticed or unpunished by federal law enforcement, public forensics and major independent news media investigations.

Pay the Applicants their damages compensation, whistle-blower fees, back-fees and offset monies NOW!

Congressional Investigation Staff Notes

The DOE's decision to deny Plaintiffs' application was arbitrary and capricious. *See Pozzie v. United States Dep't of Hous. & Urban Dev.*, 48 F.3d 1026, 1029 (7th Cir. Ill. 1995).

Stephen Chu, Lachlan Steward, Matthew Rogers, Steve Spinner, and Dan Tobin denied Plaintiffs' Technology due process of law.

The Government breached confidential information

Plaintiffs' alleges indirect infringement, e.g. aiding and abetting – *but cf. Decca, Ltd. v. United States*, 225 Ct. Cl. 326, 335-336 (Ct. Cl. 1980) ("Activities of the Government which fall short of direct infringement do not give rise to governmental liability because the Government has not waived its sovereign immunity with respect to such activities. Hence, the Government is not liable for its inducing infringement by others, for its conduct contributory to infringement of others, or for what, but for section 1498, would be contributory (rather than direct) infringement of its suppliers. Although these activities have a tortious ring, the Government has not agreed to assume liability for them. In short, under section 1498, the Government has agreed to be sued only for its direct infringement of a patent." Though, if there is aiding and abetting or conspiracy to infringe, there might be a federal tort claims act case. *Zoltek III*, which limits the scope of § 1498(a) to direct infringement under § 271(a), is in error, and must be corrected. The Federal Circuit reinstated Zoltek's infringement claim against the United States and reversed the 2006 panel ruling that the United States cannot be liable on a takings theory in a patent case.

Plaintiffs' seeks open-public re-review of its denied application in hopes of finally obtaining a DOE loan guarantee for its electric car project with all reviewers identified for transparency.

Plaintiffs' understands that over \$100M of funding is still available for Plaintiffs', that a far larger amount of Congressionally approved, yet unused, funding still sits in ATVM and Loan Guarantee cost centers at the U.S. Treasury, that Plaintiffs' is qualified for those funds on every merit and that the funding can be completed by a competent legal firm as it was for Ford, Fisker, Tesla, GM, Chrysler, Nissan, etc.

Minimum Quantified Damages: \$205,000,000.00

Reference Bibliography Proving The Existence Of The Asserted Systemized Corruption

The corruption practices, tactics and illicit deeds document in these items verify, mirror or expand on the case above; The following documents prove indisputably that an existing system of self-serving organized crime exists in the government:

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This Former Google Executive Was Accused Of Running A "Sex ...

https://www.buzzfeednews.com/article/ryanmac/andy-rubin-court-complaint-lawsuit-rie-divorce-google

SAN FRANCISCO — **Andy Rubin**, a former Google senior vice president who invented the Android operating system, departed the company after having an "inappropriate relationship" with a subordinate and kept payments by his previous employer secret from his wife for several years, according to documents made public by a California superior court.

Google exec Andy Rubin faces detailed sexual misconduct ...

https://www.businessinsider.com/google-andy-rubin-sexual-misconduct-allegations-nyt-2018-10? op=1

Andy Rubin, the creator of Android, reportedly had bondage **sex** videos on his work computer, paid women for 'ownership relationships,' and allegedly pressured an employee into oral **sex** Nick Bastone ...

Google employees walkout over handling of sexual ...

https://edition.cnn.com/2018/11/01/tech/google-employee-walkout-andy-rubin/index.html

Nov 1, 2018The Times reported that **Rubin** was accused of coercing a female employee, with whom he'd been having affair, into performing oral **sex** in a hotel room in 2013. A Google investigation found her claim...

Android creator Andy Rubin accused of having a 'sex ring ...

https://www.usatoday.com/story/tech/talkingtech/2019/07/02/android-creator-andy-rubin-accused-having-sex-ring-ex-wife/1634963001/

Jul 2, 2019According to a sensational lawsuit by soon to be ex-wife Rie Hirabaru **Rubin**, her ex had several mistresses, one of which was "complicit with **Rubin** in running what appeared to be a **sex** ring,"...

Android Co-Founder Caught In Sex Ring Saga - channelnews

Whttps://www.channelnews.com.au/android-co-founder-in-pre-nup-sex-ring-complaint/

Android co-founder, **Andy Rubin**, who Google reportedly paid \$90 million to leave the company after a sexual misconduct investigation, has been accused of running a **sex** ring.

Google gave top executive \$90m payoff but kept sexual ...

https://www.theguardian.com/technology/2018/oct/25/google-andy-rubin-android-creator-payoff-sexual-misconduct-report

Oct 25, 2018Google gave a \$90m severance package to **Andy Rubin**, the creator of the Android mobile software, but concealed details of a sexual misconduct allegation that triggered his departure, the New York ...

Andy Rubin - Wikipedia

Whttps://en.wikipedia.org/wiki/Andy_Rubin

Andrew E. **Rubin** is an American computer programmer, engineer, entrepreneur, and venture capitalist. He is the founder and former CEO of venture capital firm Playground Global, as well as the co-founder and former CEO of both Danger Inc. and Android Inc.. He was nicknamed "Android" by his coworkers at Apple in 1989 due to a love of robots, with the nickname eventually becoming the official ...

How Google Protected Andy Rubin, the 'Father of Android ...

tttps://www.nytimes.com/2018/10/25/technology/google-sexual-harassment-andy-rubin.html

Oct 25, 2018The woman, with whom Mr. **Rubin** had been having an extramarital relationship, said he coerced her into performing oral **sex** in a hotel room in 2013, according to two company executives with knowledge...

Google reportedly paid Andy Rubin \$90 million after he ...

https://www.theverge.com/2018/10/25/18023364/google-andy-rubin-payoff-90-million-sexual-misconduct-harassment

Google reportedly paid **Andy Rubin** \$90 million after he allegedly coerced **sex** from employee New, 206 comments By Chris Welch @chriswelch

The rise and fall of Andy Rubin, the former Google ...

BI https://www.businessinsider.nl/android-sex-ring-leader-rise-fall-google-exec-andy-rubin-2019-7/

Andy Rubin is the creator of Android and a former Google executive. **Rubin's** career seemed to be on track - software engineering in Silicon Valley in the 1990s, founding Android, being a top ...

Google CEO Pichai says 48 employees fired for sexual but a cover-up is expected...

https://www.aljazeera.com/news/2018/10/26/google-ceo-pichai-says-48-employees-fired-for-sexual-misconduct/

The New York Times report claimed that **Andy Rubin**, ... A spokesperson for **Rubin** has denied the allegations, the New York Times said. ... South Korea court orders Japan to compensate former **sex slaves**.

Android creator Andy Rubin accused of running a 'sex ring'

https://thenextweb.com/business/2019/07/03/android-creator-andy-rubin-is-accused-of-running-a-sex-ring-in-new-unsealed-complaint/

Android founder, **Andy Rubin**, may have left Google long back in 2014, but his departure is beginning to attract more unsavory attention. According to documents made public by a California superior ...

George Soros' Right Hand Man Arrested For Rape And Human ...

https://newspunch.com/george-soros-human-trafficking/

Howard **Rubin**, widely known as George Soros' right hand man, was accused of leading a "human trafficking enterprise" in which he allegedly raped, brutally assaulted and enslaved women in a \$8 million Manhattan **sex** dungeon, according to court documents.

Disgraced Google Exec Andy Rubin Quietly Left His Venture ...

https://www.buzzfeednews.com/article/ryanmac/andy-rubin-playground-global-google-quiet-departure

Disgraced Google Exec **Andy Rubin** Quietly Left His Venture Firm Earlier This Year. Android creator **Andy Rubin** left Google with a \$90 million exit package after investigations into sexual misconduct. Now he's out at Playground Global, the venture firm he founded, allegedly with another multimillion-dollar payout.

Former Google exec 'ran a sex ring ... - Daily Mail Online

https://www.dailymail.co.uk/news/article-7208615/Former-Google-exec-ran-sex-ring-estranged-wife-claims.html

The co-founder of Android who reportedly received a \$90 million severance from Google in the wake of misconduct allegations is now being accused of running a **sex** ring. **Andy Rubin** is being sued by ...

Android creator Andy Rubin is accused of running a 'sex ...

https://www.businessinsider.in/android-creator-andy-rubin-is-accused-of-running-a-sex-ring/articleshow/70049627.cms

Android creator **Andy Rubin** was allegedly involved in running a "**sex** ring" with at least one woman, and is accused of cheating his ex-wife out of millions of dollars in their prenuptial agreement ...

Andy Rubin's Essential Gem Isn't Just a New Phone | WIRED

https://www.wired.com/story/andy-rubins-essential-gem-google-android/

Andy Rubin's New Phone Thing Isn't Just a New Phone Thing. ... These ranged from pressuring a woman into having oral **sex**, to berating subordinates, to viewing bondage **sex** videos on a work ...

Google 'gave Andy Rubin \$90M exit package despite ...

https://www.dailymail.co.uk/news/article-6317589/Google-forced-Andy-Rubin-sexual-misconduct-claim-gave-90M-exit-package.html

Google reportedly gave Android's co-founder, **Andy Rubin**, a \$90M exit package despite a credible claim that he had an inappropriate relationship with a woman while working at the company.

Wife of Android Co-Founder Andy Rubin Accuses Him of Using ...

Lehttps://www.thedailybeast.com/wife-of-android-co-founder-andy-rubin-accuses-him-of-using-google-paychecks-to-pay-for-sex-ring

The wife of Android co-founder **Andy Rubin** has accused him of cheating her out of wealth he obtained from Google and diverting funds to make payments to several woman after he left the company ...

'The Lost Women of NXIVM': ID Orders Special on Sex ...

₩https://www.thewrap.com/the-lost-women-of-nxivm-sex-trafficking-cult-allison-mack-keith-raniere/

Mack had been accused of recruiting young women into the group and manipulated them into branding their bodies and becoming **sex slaves** for Raniere. Mack's sentencing will be decided on Sept. 11 ...

Andy Rubin biography, age, net worth, wife, career ...

www.learnmorefacts.com/post/andy-rubin-biography-age-net-worth-wife-career-playground-wiki

Andy Rubin was conceived on June 22, 1946 in New Bedford, United States. He is the designer of the Android OS. Since youth, **Rubin** has been accustomed to seeing bunches of new devices. This is on the grounds that his dad, a therapist who swerved into the immediate advertising business, which will store electronic items sold in the room **Rubin**.

Google asked Andy Rubin to quit for being a sex pest

https://fudzilla.com/news/47474-google-asked-andy-rubin-to-quit-for-being-a-sex-pest

But still gave him a hero's farewell and a pile of cash The creator of Android, **Andy Rubin**, was asked to leave Google for being a **sex** pest, but the search engine did its best to pretend ...

Wayfair shoots down conspiracy theory about child sex ...

Ahttps://www.msn.com/en-us/finance/companies/wayfair-shoots-down-conspiracy-theory-about-child-sex-trafficking-and-expensive-cabinets/ar-BB16ALHX

Wayfair shoots down conspiracy theory about child **sex** trafficking and expensive cabinets hpeterson@businessinsider.com (Hayley Peterson) 7/10/2020 White violence, Black protests during 1918 flu ...

Who is Rie Hirabaru Rubin? Andy Rubin Ex-Wife; Bio, Wiki ...

Ghttps://globintel.com/usa/rie-hirabaru-rubin-biowiki-age/

Rie **Rubin** Bio, Wiki. Rie **Rubin** is the ex-wife of **Andy Rubin**, Android co-creator and former Google Senior Vice-President. She is accusing him of having secretly conspired with her attorney to manipulate the couple's prenuptial agreement by stripping her of all community property rights and also diverting their marital funds so he could pay women involved in his private "**sex** ring."

LINKS:

** THAT SILICON VALLEY OLIGARCHS RUN A MONOPOLISTIC CARTEL!

** THAT SILICON VALLEY OLIGARCHS AND THEIR POLITICIANS RUN A SEX CULT AND TRANSACT BRIBES WITH SEX!

** THAT AN EXTRAORDINARY NUMBER OF SUSPICIOUS DEATHS HAVE HAPPENED TO PEOPLE INVOLVED IN THIS CASE

** THAT TECH OLIGARCHS AND CALIFORNIA SENATORS HIRE CHARACTER ASSASSINS AND HIT JOB ATTACKERS TO HARM CITIZENS WHO SPEAK OUT!

Forensics - See Which Senator Or Oligarch Is Lying To You

The Book - Who Really Killed The Electric Car

Videos - TV News Segments About These Cases

Google - The Lies Of Google And Youtube

Musk - Bribes Frauds Safety Cover ups And Stock Manipulations

<u>Tech-Theft - Silicon Valley Oligarchs Rig The USPTO</u>

Us - Meet Some Of Us

Safety - How To Secure Your Devices From The Theiving Tech Oligarchs

Oligarchs - The Mobsters Of Silicon Valley Tech

Press-Clips - Press Clippings About These Cases

News-Memes - Images From The Biggest Shockers

Photos - Key Shots From The Cases

Hotshots - Reader Submissions

Case1 - Key Case Example Of Political Corruption

Attackers - The Hired Defamation Services

Frisco - The Pure Hell That Is San Francisco And Its Corruption

Stocks - The Dirt Behind The Dirty Ones

Expose1 - The Dirty Deeds Of Silicon Valley #1

Expose2 - The Dirty Deeds Of Silicon Valley #2

Takedown - Wiping Out The Corrupt

Expose3 - How Political Corruption Actually Works

Muskrat - The Scammer Behind It All

Movie - A Big Overview Of Political Corruption

Targets - Companies That Do Not Deserve To Operate

SexCult - The Tech Oligarchs Have An Actual Sex Cult

Afghaniscam - The Politicians Corrupt Rare Earth Mines

Stimulus - How The Stimulus Money Actually Works

Tech - Big Brother Is In Your Phone

Murders - The Dead Witnesses

Film - Free Feature Film

Congress - Congress Uncovered Crimes And Corruption

Anti-Trust - How Silicon Valley Kills Competition

Free-Book - CORRUPTION DISRUPTION - A How-To Manual

Press - More Press Coverage By Other Sites

Reports - Reports Supplied To FBI And Congress

DELETED By Allum Bohkari

THE DIRTY DEEDS OF SILICON VALLEY - VOLUME ONE By Westin Parker

THE DIRTY DEEDS OF SILICON VALLEY - VOLUME TWO By Westin Parker And The Wiki Team

NEWS ARTICLE ARCHIVES ABOUT THIS CASE at http://www.focus-book.com

The Age of Surveillance Capitalism By Shoshana Zuboff'

<u>Catch and Kill</u> By Ronan Farrow, https://en.wikipedia.org/wiki/Catch and Kill: Lies, Spies, and a Conspiracy to Protect Predators

<u>Permanent Record</u> By Edward Snowden, https://www.amazon.com/Permanent-Record-Edward-Snowden/dp/1250237238

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Throw Them All Out By Peter Schweizer, http://peterschweizer.com/books/throw-them-all-out/

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Peak Energy: Think "peak oil" is a discredited idea …* Electric Vehicles and Peak Lithium * Hydrogen and Peak Platinum * Storing Energy In Graphite … (10) cradle to cradle (10) fabber (10) goldman sachs (10) gtl (10) hybrid car … afghanistan (8) big oil (8) …peakenergy.blogspot.com/2014/01/think-peak-oil-is-discredited-i…

<u>cobalt goldman sachs</u> - Did you know that **Afghanistan** is one of the world's largest suppliers of **lithium**? All your electronic devices that use **lithium** batteries are dependent on it & only a few countries have ... cobalt gold ring, cobalt golden age club, cobalt **goldman**, cobalt **goldman sachs** Admin. Search for: Recent Posts.- breadmakernew.com/tag/cobalt-goldman-sachs/

Afghanistan sits on \$1 trillion worth of mineral deposits. Is ... - When you look deeply into it, you find that **Goldman Sachs** is owned by Rothschild, ... **Afghanistan's** mineral deposits to be worth upwards of \$1 trillion and in fact, a classified Pentagon memo called **Afghanistan** the "Saudi Arabia of **lithium**. ... beforeitsnews.com/power-elite/2013/12/afghanistan-sits-on...

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Afghanistan may be the Saudi Arabia of **lithium** | Business blog - The New York Times story on the discovery of vast mineral reserves in **Afghanistan** is astonishing, given the unpredictable political consequences. One is that the **Afghanistan** could rival Bolivia as the Saudi Arabia of **lithium** The US US taskforce that is trying to map the reserves of ...- blogs.ft.com/businessblog/2010/06/afghanistan-may-be...

<u>Kathleen Parker: Mining **Afghanistan's** future - **Afghanistan**, it turns out, is rich in minerals – trillions rich. It's going to become the Saudi Arabia of **lithium**, thanks to vast stores of that resource, plus iron, copper, cobalt and gold. ... Masooma Habibi, a graduate of **Goldman Sachs'** "10,000 Women" program at the AUAF, ... - readingeagle.com/article.aspx?id=229781</u>

<u>cryptogon.com</u> » U.S. Identifies Vast Mineral Deposits Worth ... - U.S. Identifies Vast Mineral Deposits Worth \$1 Trillion in **Afghanistan**; "The Saudi Arabia of **Lithium**"; Eventually "One of The Most Important Mining Centers in The World"; ... And **Goldman Sachs** will arrange the financing. cryptogon.com/?p=15953

<u>Vast Deposits Of Fodder For Conspiracy Theorists Discovered ...-</u> Jim Risen has a blockbuster story about a gift and a curse for **Afghanistan's** blighted and ... gold and critical industrial metals like **lithium** — are so big and include so many minerals that are ... The Board of advisors has Stephen Friedman, AIG crook, **Goldman Sachs** crook, Federal Reserve ...attackerman.firedoglake.com/2010/06/13/vast-deposits-of-fodder-for-...

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lithium, ... Guess Ghadafi should have cooperated with **Goldman Sachs**. Recently Aired. Listen to today's podcast: blogs.wsj.com/wsjam/2011/06/23/president-barack-obama...

<u>» The **Afghanistan** coincidence Alex Jones' Infowars: There's ... -</u> ... gold and critical industrial metals like **lithium** — are so big and include so many minerals that are essential to modern industry that **Afghanistan** could eventually be transformed ... **Afghanistan's** gross domestic product is only about \$12 billion dollars," lunch money for **Goldman Sachs**. - infowars.com/the-afghanistan-coincidence/

<u>Mining Afghanistan's future – hutchnews.com -</u> Mining Afghanistan's future By Kathleen Parker WASHINGTON – Amid all the dark news from **Afghanistan**, every now and then a sliver of light slips through the cracks. - hutchnews.com/Wirecolumns/Parker-column6-16–1

Horrors of **Afghanistan** transformed West Seneca Marine ...- Historically, the name "Afghan" designated the Pashtun people, the largest ethnic group of **Afghanistan**. [33] ... The country's natural resources include: coal, copper, iron ore, **lithium**, uranium, rare earth elements, chromite, gold, ... article.wn.com/view/2014/01/13/Horrors_of_Afghanistan_...

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<u>name "Bourkhan". Owner – **oligarch** Alisher Usmanov ... -</u> Billionaire Alisher Usmanov acquired the biggest private jet in Russia, ... **oligarch**, percent, president vladimir putin, private flight, private jet, richest man, roman, roman abramovich, Russia's richest man, sale, seat, spacious ... **John Doerr**; **John** Frederiksen; **John** Paul DeJoria; **John** Paulson ... agent4stars.com/tag/name-bourkhan-owner-oligarch-alishe...

<u>Rebooted patriot games in 'Jack Ryan' – SiliconValley.com – John Doerr.</u> Larry Ellison. Reed Hastings. Reid Hoffman. Mark Hurd. Vinod Khosla. ... He's covertly embedded at a Wall Street bank

where he uncovers a **Russian** plot to buy up U.S. Treasury bonds, ... Ryan's investigation leads him to the **Russian oligarch** Viktor Cherevin, played by Kenneth Branagh, ...siliconvalley.com/topics/ci_24918976/rebooted-patriot-gam...

<u>Facebook's friend in Russia – Fortune Tech -</u> Left to right: **John Doerr**, Charlie Rose, Michael Arrington, Yuri Milner, and Ron Conway at last spring's TechCrunch conference. Milner has become an informal **Russian** ambassador to Silicon Valley. - tech.fortune.cnn.com/2010/10/04/facebooks-friend-in-russia/

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<u>Nancy Ann Hunter – This house will exist-</u> ... and Oleg Deripaska, the youngest of the **Russian oligarchs**, 41, "king" of aluminum. ... Other Dolby Labs president of technology titans like **John Doerr and** the founder of Facebook, Mark Zuckerberg, live in nearby Silicon Valley. ... hishousewillexist.org/nancyannhunter.php

<u>Climateer Investing: Kleiner Perkins Distressed By Lousy Results -</u> Kleiner partner Al Gore is probably not as concerned by the recent results as **John Doerr**. ... Russia Should Create Its Own Tax Havens ... "No, ... Welfare for the **Russian Oligarchs**... Cyprus: ...- climateerinvest.blogspot.com/2013/03/kleiner-perkins-distressed-by-l...

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<u>Steve Westly – The Huffington Post –</u> ... Google, Steve Westly, Green Jobs, Tesla Motors, Edeniq, **John Doerr**, Amyris Biotechnologies, Kleiner Perkins Caufield & Byers, Facebook, Recyclebank, Barack Obama, Apple, Energy ... With billionaire Meg Whitman spending like a **Russian oligarch**, it's inevitable that the race for California ... huffingtonpost.com/tag/steve-westly

<u>Apple, Steve Jobs, and US Foreign Policy (CFR) using Nazi ...</u> the Stud House, the private home of the Lebedev family – one of the **Russian oligarchs** ... been a long time partner in Silicon Valley venture capital powerhouse Kleiner Perkins Caufield & Byers whose partner **John Doerr** is a member of the Google board. Another Google director, ... - forum.prisonplanet.com/index.php?topic=207205.0

rmr | The personal blog of R. Martin Roscheisen - Neither VC **John Doerr** nor entrepreneur Martin Roscheisen has a background in enviro. ... (Then again, just a few decades later, we've got **Russian oligarchs** needing seemingly just that kind of expertise for equipping their yachts.)- tripleyield.com

Romania arrests suspected hacker of Bush family emails | NDTV.com - Tags: Bucharest Carl Bernstein Colin Powell Corina Cretu Downton Abbey George Roche George W. Bush Guccifer hacking **John Doerr** Julian Fellowes Marcel Lazar Lehel Romania **Russia** Tina Brown.-ndtv.com/article/world/romania-arrests-suspected...

Scary side to the story – IronMountainDailyNews.com | news ...

He raked in a gazillion bucks, give or take a few billion, as the founder of **Kleiner Perkins** Caufield and Byers, a venture capital firm. His letter, published in the Wall Street Journal, ... essentially from Europe west of Russia through North America,

...ironmountaindailynews.com/page/content.detail/id/544658/Scary-sid...

Kleiner Perkins Co-Founder's Nazi Comment Draws Criticism ... Kleiner Perkins's website lists **Perkins** as one of 14 partner emeriti, a group that includes recent partner Ray Lane and co-founder Eugene **Kleiner**, who died in 2003. **Perkins** has been a director at companies including Hewlett-Packard Co. and Applied Materials Inc. -bloomberg.com/news/2014-01-26/kleiner-perkins-shocked...

<u>Frank Caufield</u> — <u>Kleiner Perkins Caufield Byers</u> - He is a Co-Founder of **Kleiner Perkins** Caufield & Byers. Mr. Caufield has served on the boards of Quantum Corporation, Caremark Inc., ... He also serves as a director of The U.S. Russia Investment Fund, Refugees International, ...kpcb.com/partner/frank-caufield

<u>DST Out and Kleiner Perkins In in Twitter Mega-Funding – Kara …</u> According to sources close to the situation, the aggressive **Russian** investment outfit DST Global is out of the running to fund Twitter. Instead, the prize is almost certainly going to **Kleiner Perkins**, the legendary Silicon Valley venture firm of Web 1.0 that has been making a big push … allthingsd.com/20101206/russias-dst-out-of-twitter-fun…

<u>'Flash Boys' and the Speed of Lies – Bloomberg View -</u> In the last few months, I have had a strange and interesting experience. In early April, I found myself the main character in Michael Lewis's book <u>'Flash Boys."</u> <u>bloombergview.com/articles/2014-08-03/flash-boys-and-the-sp...</u>

<u>`Flash Boys' and the Speed of Lies: Katsuyama – Businessweek -</u> Already a Bloomberg.com user? Sign in with the same account. Don't have an account? Sign up. Help! I can't access my account. <u>businessweek.com/videos/2014-08-04/flash-boys-and-the-spee...</u>

<u>Newsalert: 'Flash Boys' and the Speed of Lies -</u> The total link site for the news and information junkie: Libertarianism. Property Rights. Government Corruption. Chicago Mob. Struggle Against Socialism. -nalert.blogspot.com/2014/08/flash-boys-and-speed-of-lies.html

<u>"Flash Boys"</u> and the Speed of Lies – Proactive investors UKFlash Boys" and the Speed of Lies. Here is the opening of this informative column by Brad Katsuyama for Bloomberg: In the last few months, I have had a strange and interesting experience.-proactive investors.co.uk/columns/fuller-treacy-money/16720/flash-b...

<u>Brad Katsuyama: 'Flash Boys'</u> and the speed of lies about my ... - In the last few months, I have had a strange and interesting experience. In early April, I found myself the main character in Michael Lewis's book **Flash Boys**. It told the story of a quest I've been on, with my colleagues, to expose and to prevent a lot of outrageous behaviour in the US stock market - <u>nzherald.co.nz/business/news/article.cfm?</u> c id=3&objectid...

<u>FSN: 'Flash Boys' and the Speed of Lies | Gold and ...</u> FSN: Europe's Tough New Regime For Banks Fails First Test In Portugal; Forex Trading Alert: EUR/USD – Time for Rebound? DoJ Subpoenas GM Over Subprime Auto Loans -beforeitsnews.com/gold-and-precious-metals/2014/08/fsn-flas...

'Flash Boys' and **the Speed of Lies @ Forex Factory -** In the last few months, I have had a strange and interesting experience. In early April, I found myself the main character in Michael Lewis's book **"Flash Boys."** It told the story of a quest I've been on, with my colleagues, to expose and to prevent a lot of outrageous behavior in the U.S. stock **-**<u>forexfactory.com/news.php?do=news&id=497707</u>

<u>Flash Boys' and the Speed of Lies: Katsuyama: Video ... -</u> Aug. 4 (Bloomberg) — On "Morning Must Read," Bloomberg's Tom Keene recaps the op-ed pieces and analyst notes that provide insight into today's headlines. - <u>bloomberg.com/video/-flash-boys-and-the-speed-of-lies-k...</u>

<u>'Flash Boys' and the Speed of Lies : Economics - reddit:</u> the front page of the internet ... use the following search parameters to narrow your results: subreddit:subreddit - reddit.com/r/Economics/comments/2cmmxk/flash boys an...

<u>Obama turns to Silicon Valley for fund-raising for Democrats ... -</u> San Jose, California: President Barack Obama warned tech leaders on Thursday to dig deep in their wallets to **fund** Democratic candidates and feel a sense of urgency about congressional elections in November or risk further gridlock in Washington and a failure to move on their priorities. Obama was - firstpost.com/world/obama-turns-to-silicon-valley-for-f...

How Silicon Valley Could Destabilize The Democratic Party ... In the 1970s and 1980s the politics of **Silicon Valley's** leaders tended more to ... They also tend to have progressive views on gay marriage and climate change that align with the gospel of the Obama Democratic Party. In the ... The **Democrats** are the party of the rich and have ... - <u>forbes.com/sites/joelkotkin/2014/01/09/how-silicon-V...</u>

<u>Can Silicon Valley disrure from forbes.compt the Democratic Party? – CNN.com - ...</u> an upstart candidate backed by some of tech's biggest names, is looking to take **Silicon Valley's** transformational vision to Washington. SET ... The financial muscle of **Silicon Valley Democrats**, ... An advocacy group backed by hedge **fund** tycoon Tom Steyer is set to unleash a ...- <u>cnn.com/2014/03/12/politics/silicon-valley-democr...</u>

<u>Silicon Valley funds group aiming to register five million ...-</u> <u>Silicon Valley funds</u> group aiming to register five million new conservative Christians for 2012 election. ... Democratic organizers also attest to the potential, which has prompted religious advocates on the left to expand their organizing efforts. - <u>sanfranciscosentinel.com/?p=157992</u>

How does **the Democrat party have a chance in raising** ...- Answer 1 of 1: The democratic party does accept **funds** from corporations. Suggest you look here: ... **Silicon Valley**: What does **Silicon Valley** get from support for the Democratic party? **How** do political parties raise **funds** for campaigning and to pay staff? - quora.com/Political-Fundraising/How-does-the-Democr...

A guide to Silicon Valley's top political donors - Silicon Valley may be 3,000 miles away from Washington, ... If there is a Democratic bent in Silicon Valley, ... which has disbursed **funds** to candidates in both parties. Zuckerberg was friendly with Obama on the campaign trail, ...ailydot.com/politics/guide-silicon-valley-political-d...

APPENDIX

Notes:

WE ARE ENDING POLITICAL CORRUPTION IN AMERICA BY EXPOSING THE PEOPLE, COVERT MONEY ROUTES AND QUID PRO QUO OF THESE CRIMES, TO EVERYBODY, VIA CROWD-SOURCED FORENSICS

("This is payback for refusing to pay our damages and it will never end, and only get worse for you, until you pay us for our damages from your felony crimes..." The crooked Senators ordered law enforcement and regulators to ignore this case because it exposes their biggest secret. Ask the FBI to show you the 302 reports on this case. Demand that we get a fair Jury Trial. End these bribes and payola schemes. *U.S. Government: PAY OUR DAMAGES!*)

Please contact us if your law firm would like to partner with us on anti-trust, RICO and other litigation against the U.S. Government and the Crony Paypal Mafia Silicon Valley tech tyranny

"They took billions of dollars out of our savings and income and put it in their own pockets and the bank accounts of their friends...these politicians are felony-grade criminals who have ordered the FBI, DOJ, SEC and FTC to not prosecute them and to not help us.... if you have a faster, safer, 100% American made product, that is 1000 times more affordable for U.S. citizens and does <u>not</u> rely on political bribes then the White House and The Dept of Energy will blockade it if it competes with their crony financiers.."

How can any citizen have confidence that the current politicians are not crooks when they actually are doing these crooked things every day?



See it online here by clicking the poster, above,

and at the following site links: (LINK1) (LINK2) (LINK3)
(LINK4) (LINK5) (LINK6) (LINK7) (LINK8)

CROOKED POLITICAL INSIDERS have learned that when a government funded tech company fails, THOSE INSIDERS make billions of dollars in unjust profits from tax write-offs, Goldman Sachs services "fees" and stock market pump-and-dump manipulations while taxpayers lose BILLIONS on those same companies at Solyndra, Abound, Ener1, etc..... THAT'S RIGHT, the crooks make profits off of PLANNED-TO-FAIL TAXPAYER funded companies, many of which never even sold anything. It happened in the 2008 pretend "stimulus" and it is happening again, many times more, in the 2021 pretend "stimulus". The Cleantech companies were made-to-fail, as stock scams, by the insiders! Insider friend's at the Dept of Energy get to "jump-the-line", exploit the cash and Trojan horse the tech start-up into oblivion. As with nearly a thousand Silicon Valley tech dirty money deals, for example, Netflix tech bosses are now getting caught selling media influence in exchange for bribes! Michael Kail (Netflix IT Boss), and other Netflix executives are under investigation for manipulating which media technologies get to make money. Netflix funds the DNC political campaigns. Netflix board positions and media slots are often traded as political quid pro quo payola for political favors.

'Not only did Mr. Kail deprive Netflix of its money and resources by abusing his position as VP of IT Operations,' *FBI Special Agent in Charge Craig D. Fair* said in a statement, 'he created a payto-play environment whereby he stole the opportunity to work with an industry pioneer from honest, hardworking Silicon Valley companies.' The San Francisco FBI and the United States Patent Office has been asked, by independent *video-on-demand inventors*, to look at how Netflix, YouTube and other tech oligarchs, steal technologies and *censor media access* in a coordinated anti-trust violating scheme.

<u>Kail was indicted in 2018</u> on 19 counts of wire fraud, three counts of mail fraud, and seven counts of money laundering. The trial began April 19 in federal court in San Jose, California. The jury found him guilty on 28 of the 29 counts. Prosecutors said that Kail had accepted more than \$500,000 in kickbacks - as well as valuable stock options - in exchange for approving millions of dollars in contracts for nine tech companies seeking to do business with Netflix between February 2012 and July 2014.

In a statement, the the Department of Justice said: 'He used his kickback payments to pay personal expenses and to buy a home in Los Gatos, California in the name of a family trust.' The Mercury News reports he must now forfeit his \$2.6 million three-bedroom, two-bathroom Los Gatos home to the federal government. Kail created and controlled a limited liability company, Unix Mercenary LLC, to receive the bribes, fund personal expenses and buy a home in Los

Gatos, California, prosecutors said. This kind of case is typical of the MAJORITY of Silicon Valley tech executives.

Netflix, Google, and their *Silicon Valley Cartel*, operate secret programs that use data from personal and business records to manipulate business, politics and ideologies. For example, in the company's digital advertising exchange, Google manipulates it's ad-buying system, it's political marketing and it's executives ideology promotions to gain a dramatic advantage over competitors, according to court documents and federal records revealed in new antitrust lawsuits by various Attorney General's. Elon Musk is a mobster yet he used public funds to buy a facade of self-aggrandizement at the expense of the taxpayers.

One corrupt secret <u>Google program</u>, known as "Project Bernanke," wasn't disclosed to publishers who sold ads through <u>Google's</u> ad-buying systems. It generated hundreds of millions of dollars in revenue for the company annually, the documents show. <u>Google and Youtube</u>, a unit of <u>Alphabet Inc.</u>, always gets an unfair competitive advantage over rivals in business, politics, stock market valuations. In another corrupt program, <u>Google</u> invested in Tesla Motors, hyped Tesla and Musk and attacked Musk's competitors using nearly a hundred million dollars of equivalent competitor attack marketing. We are some of the Plaintiffs' of those attacks.

MOVIE TRAILER PREVIEW INTRO:

"..Over 540 pages including a key set of four pages of documents from the office of the Secretary of State of California reveal how state officials employ Silicon Valley media companies (Twitter, Facebook, Google (YouTube)) to censor posts about politics. Included in these documents were "misinformation briefings" emails that were compiled by communications firm SKDK, that lists Biden for President as their top client. The documents show how California state agencies successfully pressured YouTube to censor videos concerning things that California political Cartel bosses like Harris, Pelosi and Feinstein don't want citizens to see. A December 2020 report surfaced that shows that the State of California is surveilling, tracking, and seeking to censor the speech of Americans in order to cover-up the political crimes and stock market manipulations that State officials are engaged in. California politicians own portions of Twitter, Facebook, Google (YouTube), Linkedin, etc. and those social media companies are simply an arm of their political and stock market manipulation efforts..."

SEE ALL OF THE VIDEO EVIDENCE AND BROADCAST NEWS REPORTS ON THIS CASE AT:

http://san-francisco.biz	

Letter To The Inspector General

The Victim's Alliance http://www.majestic111.com

May 2, 2021

The Honorable Teri L. Donaldson

Office of Inspector General Department of Energy 1000 Independence Avenue, SW Washington, DC 20585

Dear Inspector General Donaldson:

Extensive news reports. Congressional ethics investigations, document leaks and eye-witness testimony have confirmed a pattern of organized crime-type activities involving the Secretary of Energy's office ranging from Secretary Chu to Secretary Granholm. In each case, advisors like David Plouffe, Steve Westly, Steve Spinner, John Podesta, David Brock, John Doerr, etc; prepared the Secretary appointee candidates with advice to purchase certain stock market assets prior to their appointments. We have personal knowledge of the law firm of Covington and Burling preparing Steven Chu and Eric Holder, in this manner, prior to their nominations and lobbying for their nominations. We know Steven Chu's family, sponsor's, lawyers and associates personally. We know Jennifer Granholm's Bay Area business contacts and realty contacts and can swear, warrant and certify that criminal actions have been undertaken by Secretary of Energy staff in order to manipulate profits and political power. White House insiders like Jofi Joseph, Sharyl Attkisson, and hundreds of others, have verified these assertions.

American citizens, and their companies like ours, get raped by The Department of Energy and Their White House handlers so that *crooked politicians* can run criminal stock market insider scams and blockade their competitors for those politicians greedy financial and political gain at the expense of the public! That's right: Politicians steer government funds to companies they own stock in (Like Tesla, Solyndra, Google, Facebook, Fisker, Abound, Proterra, Albemarle lithium, etc.) and sabotage, black-list and have *Google shadow-ban* their competitors. We have testified to the FBI, SEC, FTC, OSC, Congress and other agencies and regulators. The people we are reporting are violating RICO, anti-trust, FEC and other federal laws.

We write today on behalf of a diverse group of manufacturers and suppliers who have been harmed and blockaded by U.S. Department of Energy and White House officials in order to promote their insider profiteering schemes. We, and millions of voting citizens, are committed to working toward a net-zero carbon transportation future that includes a shift to electric-drive vehicles., who were also harmed.

This shared vision has brought the auto, energy and political industries in the United States to a transformation moment, one that could shape a cleaner future and redefine motor vehicle transportation for generations to come if the issues of the past are resolved prior to the attempt to drive to the future.

For the U.S. to be a leader in this transformation, we must work collaboratively to develop a comprehensive national vision and strategy. This is not just about the future of the auto industry in the U.S., it is about the nation's global competitiveness, economic security, and the transition of the U.S. workforce.

Nations that lead the development and adoption of innovative technologies will also shape supply chains and job creation, define global standards and, potentially, reshape the international marketplace. However, neither the current trajectory of consumer adoption of EVs, nor existing levels of federal support for supply- and demand-side policies, is sufficient to meet the goal.

The grand vision and plans of an EV future are impossible to achieve until the Administration resolves the crimes of the past in the same program. Nearly 100 automobile manufacturers and suppliers were induced to apply to the government for funding, particularly to the Department of Energy, from 2008 forward. All of those applicant's that had not paid political bribes were cut out of the program, sabotaged and experienced media attacks sponsored by political financiers. We have all complained to the FBI, SEC, FTC, FEC, and every law enforcement and regulatory agency but find that crony investigators at each agency stone-wall the investigation to protect their buddies. We are sick of the quid pro quo crony organized crime that public officials refuse to terminate.

Hundreds of companies were shut down because of the Department of Energy cronyism and abuses of the public trust. The epic trillion dollar 2021 electric vehicle plans will be halted by lawsuits, investigations, RICO reviews and state-of-the-art forensic tracking of every public official and their oligarch buddies unless you order the Government to resolve the issues with the past Applicant's that had state-sponsored attacks and economic equality blockades operated against them by public officials who chose to *CHEAT RATHER THAN COMPETE in order to profiteer in the stock market*.

Energy Secretary Steven Chu and his staff held stock and business partnerships in Tesla Motors and the rare earth companies used to make his batteries. The Energy Department has lied about their massive conflicts of interest, covered up hundreds of crony insider manipulations of applications and run Lois Lerner-type reprisal attacks on those who compete with Tesla and their crony buddies. In an exact repeat of the 2008 Solyndra "Stimulus" scam: Energy Secretary Jennifer Granholm owns up to \$5 million in the electric battery and vehicle manufacturer President Joe Biden will promote on Tuesday as part of his push for a \$1.9 trillion infrastructure bill. Biden's virtual visit to the electric battery producer Proterra comes days after Vice President Kamala Harris paid a visit to Thomas Built Buses, a North Carolina-based school bus company that counts Proterra as its main supplier of electric vehicles. The back-to-back White House visits to Granholm-connected companies risk at least the appearance of

impropriety and demonstrate how lawmakers can use policy initiatives to pad their own wallets.

America can no longer give out taxpayer cash based on who the best friends of crooked Senators are!

Granholm has taken a leading role in the administration's forthcoming infrastructure package. The president in February tasked her with "identifying risks in the supply chain for high-capacity batteries, including electric-vehicle batteries, and policy recommendations to address these risks." The Department of Energy did not respond to multiple requests for comment.

Granholm <u>joined</u> Proterra's board of directors in March 2017; internet archives <u>list</u> her as a board member as recently as February 19, 2021, shortly before her confirmation on February 25. Her financial disclosures reveal up to \$5 million worth of stock options in the green tech company, which went public in January through the special purpose acquisition company ArcLight Clean Transition Corp. Arclight, a NASDAQ-listed company, saw shares shoot up about <u>55 percent</u> since its September IPO, a spike financial traders <u>attributed directly</u> to the acquisition of Proterra.

Just recently, numerous media sales published reports raising questions about a potential conflict of interest between Secretary of Energy Jennifer Granholm's significant investment in the Electric bus, battery, and loading company Proteterra, Inc. and President Biden's virtual tour of the company on April 20, 2021. I am concerned about these and other potential conflicts of interest between Secretary Granholm's significant investment in Proterra, Inc. and any activities she may have participated directly or indirectly in the Biden administration to promote Electric vehicles (including electric buses), batteries, and infrastructure contracts.

Reason, rules, processes – these are the foundations of a free society, which is why the Silicon Valley Oligarchs are so dead set against them. A citizen needs to be able to rely on clear rules and fixed processes to vindicate his rights in order to have any rights. But the rights of free citizens – your rights – are an obstacle to the little Silicon Stalins who yearn to rule over us. If the big tech controlled politicians can create a society where you can't appeal to facts, evidence, or law, then – until the peasants' revolt – its California Poobahs can wield undisputed, undiluted authority. That's their dream, a country where you live in terror of them because you can never be sure that what you are doing, or failing to do, is suddenly going to be criminalized, stone-walled and ignored by those who are sworn to uphold the law.

Reason is a bourgeois conceit. The Silicon Valley Cartel has figured out that you can simply deny the existence of law, evidence, and facts. The slobbering media hacks who engage in a perpetual zealot-like media tongue bath of Elon Musk, Larry Page, Mark Zuckerberg, and those kinds of sicko tech overlords, will back them up.

If we can't rely on the law or the evidence, then all citizens are at the mercy of the whims of the sick

tech elite. Sure, we did the right thing, and the evidence is indisputable that we did the right thing, but it doesn't matter at all.

The Rule of Law has become the Rule of Power, which the bad guys possess for the moment. They are so arrogant about it that they do not even bother to make a straight-faced argument against the vast evidence against them.

You can't have a society where normal people can't possibly prevail by obeying well-established rules.

This is how our Silicon Valley oppressors like it. But this is not how we like it. Normal people can only take getting stone-walled after "following the rules for reporting a crime" for so long. You cannot have an enduring status quo where one side is firmly bound to rules and obligations while the other gets to make it up as they go along. Eventually, you will inevitably reach a breaking point in society. Then the bad guys are going to miss the rules that they still expect to protect them.

How the main part of the Department of Energy scheme works: 1.) Politician buys stock in company "X" and it's suppliers based on insider tip... 2.) Politician rigs government money (ie: via Dept of Energy or HUD) to go to company "X"... 3.) Goldman Sachs & Google promote (pump via illegal stock market manipulation) company "X" stock and skim fee's from the valuation increase...4.) Politician gets profits from the pumped stock value...5.) Politician rigs decision process so that no competitors to Company "X" are allowed to get government funds or resources...6.) Politician gets service's "bills" from lawyers and consultant's that are padded hundreds of times over...7) Politician pays over-charged bills with government funds and lawyers put the extra money in real estate, search engines, sex brothels and other things that Politician can take secret ownership of later on...8.) Company "X" arranges for Universities and corporations to hire Politician for bloated \$300,000.00 "speaker fee's" and Netflix revolving door payola "Board Positions" that are really just bribery conduits...9.) Goldman Sachs relay's Politicians extra money to off-shore money laundering outlets... Then they run the whole process all over again with another pumped company...

During her nomination process, the Secretary represents Granholm on her public financial Disclosure Report (OGE form 278E), which she signed on December 22, 2020 and what the Designated agency Ethics Officer and the US Office of Government Ethics signed on January 6, 2021, that she:

- Served as board member of Proterra, Inc., for which she received compensation more than \$ 5,000 in a year;
- Has up to \$ 5 million in established stock options in Proterra, Inc. and
- Has 61.042 Output Options of a "Value Not Easily Fixed" that will establish In December 2021 and expired in December 2024.

Secretary Granholm described in her ethics agreement letter dated 16 January 2021 to the Designated agency ethics official steps she will take "to avoid any real or apparent conflict of interest "as Secretary of Energy. Specifically in respect of Proterra, Inc., Secretary Granholm committed to:

- Resign from her position as board member of Proterra, Inc. upon confirmation;
- Forfeit her undivided shares in Proterra, Inc. upon resignation of her position as Councilor of Proterra, Inc.;
- Divest her vested stock options (and resulting stock, if she exercises her vested stock options) in Proterra, Inc. "as soon as practicable but not later than 180 days after [her] confirmation;"
- "[N]Jot participate personally and substantially in any particular matter that to [her] knowledge has a direct and predictable effect on the financial interests of Proterra until [she has] divested it, unless [she] first obtain[s] a written waiver, pursuant to 18 U.S.C.§ 208(b)(1), or qualifies] for a regulatory exemption, pursuant to 18 U.S.C. § 208(b)(2);"

and

- "Pursuant to the impartiality regulation at 5 C.F.R. § 2635.502, for a period of one year after [her] resignation from [Proterra], [she] will not participate personally and substantially in any particular matter involving specific parties in which [she] know{s] Proterra is a party or represents a party, unless [she is] first authorized to participate, pursuant to 5 C.F.R. § 2635.502(d)."

In connection with her nomination hearing, Secretary Granholm was asked the following question for the record: "With respect to your affiliation with and financial interest in Proterra Inc., please confirm in narrative form the practical limitations that the Committee can expect your ethics agreement to impose upon you, especially as those limitations may bear on DOE's programs that promote or otherwise impact or potentially impact electric transportation, including, for example, the Advanced Technology Vehicles Manufacturing (ATVM) Program. For example, can the Committee assume that you will recuse yourself from matters involving the ATVM Program at least until you can carry out the divestment that you have pledged to make of your interests in Proterra? Should I infer, that you will recuse yourself as appropriate from matters involving electric transportation at least until such time as you divest your interests in Proterra?" Secretary Granholm responded with the following commitment:

- "If confirmed, I will recuse myself from all particular matters that to my knowledge have a direct and predictable effect on the financial interests of Proterra until I have completed the divestiture."

In connection with her nomination hearing, Secretary Granholm was given the following question for the record: "You have disclosed that you are currently a Member of the Board of Proterra, Inc., a company that is active in the fields of electric transportation and electric storage. In the last week, Proterra has announced its intention to become publicly listed through a merger with ArcLight Clean Transition Corp. (ArcLight), a special purpose acquisition company (SPAC). It is expected that the company will be valued at \$1.6 billion. Please describe your involvement in the announced merger. Assuming the merger is completed, will you recuse yourself from DOE activities that may bear on or involve ArcLight? To what extent, if any, did President Biden's intention to nominate you as Secretary of Energy impact your participation as a member of Proterra's Board, including its announced merger with ArcLight? Was your nomination discussed at any board meeting or with any members associated with Proterra?" Secretary Granholm responded with the following commitment:

- "If confirmed, I will recuse myself from all particular matters involving specific parties in which ArcLight is a party or represents a party for two years from the date of my appointment, as required by regulation and the Biden-Harris Administration Ethics Pledge. In December, after being nominated, I informed the General Counsel and President of Proterra that I would resign if confirmed."

In connection with her nomination process, Secretary Granholm submitted a U.S. Senate Committee on Energy and Natural Resources (Committee) Statement for Completion by Presidential Nominees (Committee Questionnaire), which she signed on January 21, 2021. She responded "Yes" to the following question: "Have you taken appropriate action to avoid any conflict of interest or any appearance of a conflict interest?" She responded "Please see my ethics agreement letter which describes the steps that will be taken to address any conflicts of interest or appearances of a conflict of interest" to the following question: "To the best of your knowledge, do any of your investments, personal holdings, or other interests present a conflict of interest or an appearance of a conflict of interest?" She responded "Yes" to the following question: "If confirmed, will you adhere to the Committee's recusal policy?" (She reaffirmed her commitment to adhere to the Committee's recusal policy in a follow-up letter to Senator Lisa Murkowski, then-Chairman of the Committee, in a January 25, 2021 letter.) In agreeing to adhere to the Committee's recusal policy, Secretary Granholm committed to:

- "Abide by the recusal requirements imposed by federal conflict of interest laws and the Standards of Ethical Conduct for Employees of the Executive Branch;"
- "Seek the advice of his or her designated agency ethics officer before proceeding whenever faced with a situation that may give rise to any actual or apparent conflict of interest;" and
- "Adhere to the principles of ethical conduct and avoid any actions creating the appearance of violating the Standards of Ethical Conduct for Employees of the Executive Branch."

At her January 27, 2021 nomination hearing, Secretary Granholm responded "There are no conflicts, and I have abided by the Office of Government Ethics' direction" to the following question asked by Senator Joe Manchin, then-Incoming Chairman of the Committee: "Are you aware of any personal holdings, investments, or interests that could constitute a conflict or create an appearance of such

conflict should you be confirmed and assume the office which you have been nominated by the President?"

As an appointee in the Biden Administration, Secretary Granholm was required to sign and, upon signing, be contractually bound by, an ethics pledge pursuant to the Executive Order on Ethics Commitments by Executive Branch Personnel issued by President Biden on January 20, 2021 that required her to commit to, among other things:

- "[D]ecision-making on the merits and exclusively in the public interest, without regard to private gain or personal benefit;"- "[N]Jot for a period of 2 years from the date of [her] appointment participate in any particular matter involving specific parties that is directly and substantially related to [her] former employer or former clients, including regulations and contracts."

Activities that show conflicts of interest:

Secretary Granholm leads the Department of Energy (DOE), which plays a central role in the nation's development of electric vehicles, batteries, and charging infrastructure. During her

nomination process and now on her official biography published on DOE's website, Secretary Granholm has highlighted her extensive background and experience with regard to promoting electric vehicles, batteries, and charging infrastructure. Since her confirmation just two months ago, Secretary Granholm has already personally waged an aggressive, wide-ranging, and tireless public relations campaign to promote electric vehicles, batteries, and charging infrastructure. In her appearances, she has consistently promised enormous federal investment and policy supportfor the electric vehicle marketplace from DOE and the Biden Administration.

Proterra, Inc. is a direct competitor of Department of Energy funding applicant's including Bright Automotive, Zap, Brammo, XP Vehicles, Eco-Motors, Elio, Lordstown Motors and many other companies who have filed conflict-of-interest reports in this matter.

On February 24, 2021, President Biden issued Executive Order 14017, which tasked Secretary Granholm, as incoming Secretary of Energy, with submitting "a report identifying risks in the supply chain for high-capacity batteries, including electric-vehicle batteries, and policy recommendations to address these risks." On March 29, 2021, DOE's Office of Energy Efficiency and Renewable Energy, which Secretary Granholm oversees, issued a Notice of Request for Information on Risks in the High-Capacity Batteries, including Electric Vehicle Batteries Supply Chain.

Secretary Granholm is playing a leading role in promoting President Biden's American Jobs Plan, including with regard to its proposal to spend \$174 billion "to win the EV market." Among other things, the proposal provides point of sale rebates and tax incentives to buy electric vehicles. It establishes grant and incentive programs for state and local governments and the private sector to build a national network of 500,000 electric vehicle chargers by 2030.

According to the White House fact sheet, it will "replace 50,000 diesel transit vehicles and electrify at least 20 percent of our yellow school bus fleet through a new Clean Buses for Kids Program at the

Environmental Protection Agency, with support from the Department of Energy... These investments will set us on a path to 100 percent clean buses... [It] will utilize the vast tools of federal procurement to electrify the federal fleet, including the United States Postal Service."

At an April 8, 2021 White House Press Briefing hosted by White House Press Secretary Jen Psaki, Secretary Granholm explained her belief that President Biden nominated her to be Secretary of Energy because of her previous efforts as Governor of Michigan to diversify the state's economy by building "car 2.0, which is the electric vehicle — and the guts to that vehicle, the battery." Secretary Granholm stated: "It is a huge distance that we've traveled, and so much of that is thanks to the decision by the federal government to invest in saving the backbone of the manufacturing industry, which was at that point the electric — or the vehicle industry. And the Obama-Biden efforts really made a statement and worked... And so we can do so much more than what we did in Michigan, and this is what the American Jobs Plan is all about."

On April 19, 2021, Vice President Harris toured Thomas Built Buses, a manufacturer of electric school buses, in High Point, North Carolina. The following is prominently displayed on Thomas Built Buses' website: "PROTERRA... Want a partner that can go the distance? Meet Proterra, our partner in production. Designed and manufactured by the best minds in battery engineering, Proterra's lightweight, powerful battery systems have delivered proven performance for millions of real-world miles on transit buses. The battery systems offer unparalleled performance, greater fuel economy and record-breaking range for heavy-duty vehicles. Thomas Built Buses, Daimler and Proterra are co-creating the next generation of school bus operations. Welcome to tomorrow." The website then links to a document that provides more information about the "product partnership" between Thomas Built Buses and Proterra, Inc. On its website, Proterra, Inc. also extensively celebrates and promotes its partnership with Thomas Built Buses.

At a 2021 meeting of DNC investor Kleiner Perkins, it was said of Ms. Granholm: "She's ours and she will point it all at our investments". This makes it seem as if Ms. Granholm and Silicon Valley Palo Alto venture capital firms are "in bed together" as Steven CVhu was, and is, with those firms.

On April 20, 2021, President Biden virtually toured Proterra, Inc.'s electric bus and battery manufacturing plant in Greenville, South Carolina. According to White House Press Secretary Jen Psaki during the White House Press Briefing that day: "the President will make three stops around the manufacturing plant and speak to employees about different aspects of the company's work, including battery installation, body assembly, and final inspection of the buses." Ms. Psaki continued: "The American Jobs Plan includes a total of \$45 billion to accelerate the adoption of zero-emission transit buses and school buses to achieve the President's goal for all U.S.-made buses to be zero-emissions by 2030. This includes \$25 billion for zero-emissions transit vehicles and \$20 billion for electric school buses." Proterra, Inc. features President Biden's virtual tour on its website. We stated that the Proterra situation mirrors the Solyndra situation in shockingly similar ways and people.

Our Request for Review by DOE'S Office of Inspector General. A public response is requested:

According to various media reports, the White House has confirmed that Secretary Granholm still holds up to a \$5 million investment in Proterra, Inc. A White House official was cited as confirming that she has "sold some stock, but has not offloaded any of her Proterra shares." A White House official was cited as stating that she is "in the process of selling off all stock in the company" and will have it sold "within the 180-day window permitted by the ethics agreement." A White House official was cited as explaining, "Neither Secretary Granholm nor the Department of Energy were involved in selecting the Proterra plant." DOE, which Secretary Granholm oversees, reportedly did not respond to multiple requests for comment.

Most parties are concerned that activities Secretary Granholm may have been directly or indirectly engaged in within the Biden Administration to promote electric vehicles (including electric buses), batteries, and charging infrastructure may have violated general commitments she made during her nomination process and as she entered the Biden Administration "to avoid any actual or apparent conflict of interest;" to "avoid any actions creating the appearance of violating the Standards of Ethical Conduct for Employees of the Executive Branch;" and to conduct "decision-making on the merits and exclusively in the public interest, without regard to private gain or personal benefit." I am furthermore concerned that Secretary Granholm may have violated specific commitments she made, including commitments to:

- "[N]ot participate personally and substantially in any particular matter that to [her] knowledge has a direct and predictable effect on the financial interests of Proterra until [she has] divested it;"
- "[N]ot participate personally and substantially in any particular matter involving specific parties in which [she] know[s] Proterra is a party or represents a party, unless [she is] first authorized to participate;"
- "[R]ecuse [herself] from all particular matters involving specific parties in which ArcLight is a party or represents a party for two years from the date of [her] appointment, as required by regulation and the Biden-Harris Administration Ethics Pledge;"
- "[N]ot for a period of 2 years from the date of [her] appointment participate in any particular matter involving specific parties that is directly and substantially related to {her} former employer or former clients, including regulations and contracts," pursuant to her Biden Administration ethics pledge.

Proterra, Inc. is a leading manufacturer of electric buses, batteries, and charging stations — and has been described as such by officials within the Biden Administration. Given that status, the up to \$5 million in value of investment that Secretary Granholm continues to hold in Proterra, Inc. is positioned to increase in light of her personal and substantial involvement in an aggressive, wide-ranging, and tireless public relations campaign to promote electric vehicles, batteries, and charging infrastructure;

her leadership in promoting President Biden's American Jobs Plan, including its proposal to spend \$174 billion "to win the EV market" (and, as a subset, to spend \$20 billion to support the electric school bus market); and her potential direct or indirect involvement in Vice President Harris' tour of Thomas Built Buses and President Biden's virtual tour of Proterra, Inc.

In light of concerns about a potential conflict of interest associated with Secretary Granholm's significant investment in the electric bus, battery, and charging company Proterra, Inc. that have been highlighted in various media reports and outlined in my letter, I request that DOE's Office of Inspector General promptly initiate a review of Secretary Granholm's ethical, regulatory, and statutory obligations; her relationship with Proterra, Inc. (and with any associated entities, such as Thomas Built Buses and ArcLight); and her or her staffs" participation in or promotion of ctivities by the Biden Administration to advocate for electric vehicles (including electric buses), batteries, and charging infrastructure. I ask that your office determine the facts surrounding any potential conflicts of interest in connection with this matter, including with regard to the following questions:

- Upon confirmation, did Secretary Granholm resign from her position as Board Member of Proterra, Inc.? Please answer the question in the same respect as it applies to Secretary of Energy Steven Chu and his relations with Tesla Motors, Battery makers and lithium, indium and cobalt mining companies and battery processing companies. Please provide full and complete details.
- If Secretary Granholm resigned from her position as Board Member of Proterra, Inc., did she forfeit any of her unvested stock options in Proterra, Inc. upon resignation of her position as Board Member of Proterra, Inc.? Please answer the question in the same respect as it applies to Secretary of Energy Steven Chu and his relations with Tesla Motors, Battery makers and lithium, indium and cobalt mining companies and battery processing companies. If so, on what date(s), and in what amount(s) and value(s)? Please provide full and complete details.
- Does Secretary Granholm continue to hold any of her unvested stock options in Proterra, Inc.? If so, what amount and value? If so, what are the facts and circumstances surrounding her decision to delay her forfeiture? If so, have there been and do there continue to be any impediments to her ability to forfeit her unvested stock options more than two months after her confirmation? Please answer the question in the same respect as it applies to Secretary of Energy Steven Chu and his relations with Tesla Motors, Battery makers and lithium, indium and cobalt mining companies and battery processing companies. Please provide full and complete details.
- Has Secretary Granholm divested any of her vested stock options (and resulting stock, if she has exercised any of her vested stock options) in Proterra, Inc.? Please answer the question in the same respect as it applies to Secretary of Energy Steven Chu and his relations with Tesla Motors, Battery makers and lithium, indium and cobalt mining companies and battery processing companies. If so, on what date(s), and in what amount(s) and value(s)? Please provide full and complete details.

- Does Secretary Granholm continue to hold any of her vested stock options in Proterra, Inc.? If so, what amount and value? If so, what are the facts and circumstances surrounding her decision to delay her divestment? If so, have there been and do there continue to be any impediments to her ability to divest "as soon as practicable" more than two months after her confirmation? Please answer the question in the same respect as it applies to Secretary of Energy Steven Chu and his relations with Tesla Motors, Battery makers and lithium, indium and cobalt mining companies and battery processing companies. Please provide full and complete details.
- Does Secretary Granholm hold any financial interest in ArcLight? If so, in what form, and what amount and value? Please answer the question in the same respect as it applies to Secretary of Energy Steven Chu and his relations with Tesla Motors, Battery makers and lithium, indium and cobalt mining companies and battery processing companies. Please provide full and complete details.
- Did Secretary Granholm directly or indirectly participate in proposing, planning, or otherwise facilitating Vice President Harris' tour of Thomas Built Buses, a manufacturer of electric school buses, in High Point, North Carolina? Please answer the question in the same respect as it applies to Secretary of Energy Steven Chu and his relations with Tesla Motors, Battery makers and lithium, indium and cobalt mining companies and battery processing companies. Please provide full and complete details.
- Did Secretary Granholm directly or indirectly participate in proposing, planning, or otherwise facilitating President Biden's virtual visit of Proterra, Inc.'s electric bus and battery manufacturing plant in Greenville, South Carolina? Please answer the question in the same respect as it applies to Secretary of Energy Steven Chu, Barack Obama and his relations with Tesla Motors, Battery makers and lithium, indium and cobalt mining companies and battery processing companies. Please provide full and complete details.
- Did any other DOE employee directly or indirectly participate in proposing, planning, or otherwise facilitating Vice President Harris' tour of Thomas Built Buses, a manufacturer of electric school buses, in High Point, North Carolina? Please answer the question in the same respect as it applies to Secretary of Energy Steven Chu and his relations with Tesla Motors, Battery makers and lithium, indium and cobalt mining companies and battery processing companies. Please provide full and complete details.
- Did any other DOE employee directly or indirectly participate in proposing, planning, or otherwise facilitating President Biden's virtual visit of Proterra, Inc.'s electric bus and battery manufacturing plant in Greenville, South Carolina? Please answer the question in the same respect as it applies to Secretary of Energy Steven Chu and his relations with Tesla Motors, Battery makers and lithium, indium and cobalt mining companies and battery processing companies. Please provide full and complete details.
- Has Secretary Granholm or Secretary Steven Chu directly or indirectly participated in proposing, planning, developing, drafting, promoting, facilitating or organizing attacks on competitors or whistle-blowers operated at their behest by deadly economic and character assassination hit job attack services

from IN-Q-Tel, Gawker Media, Jalopnik, Gizmodo Media, K2 Intelligence, WikiStrat, Podesta Group, Fusion GPS, Google, YouTube, Alphabet, Facebook, Twitter, Think Progress, Media Matters, BlackCube, Mossad, Correct The Record, Stratfor, ShareBlue, Wikileaks, Cambridge Analytica, etc; the owners of whom have been proven to have accepted compensation for such hatchet job services.

- Has Secretary Granholm directly or indirectly participated in proposing, planning, developing, drafting, promoting, facilitating, or otherwise advocating for electric vehicles (including electric buses), batteries, and charging infrastructure that would benefit Proterra, Inc. or any of her other holdings? Please answer the question in the same respect as it applies to Secretary of Energy Steven Chu and his relations with Tesla Motors, Battery makers and lithium, indium and cobalt mining companies and battery processing companies. Please provide full and complete details.
- Has Secretary Granholm directly or indirectly participated in proposing, planning, developing, drafting, promoting, facilitating, or otherwise advocating for electric vehicles (including electric buses), batteries, and charging infrastructure? Please answer the question in the same respect as it applies to Secretary of Energy Steven Chu and his relations with Tesla Motors, Battery makers and lithium, indium and cobalt mining companies and battery processing companies. Please provide full and complete details.
- Has Secretary Granholm directly or indirectly participated in proposing, planning, developing, drafting, promoting, facilitating, or otherwise advocating for President Biden's American Jobs Plan? Please answer the question in the same respect as it applies to Secretary of Energy Steven Chu and his relations with Tesla Motors, Battery makers and lithium, indium and cobalt mining companies and battery processing companies. Please provide full and complete details.
- Has Secretary Granholm directly or indirectly participated in proposing, planning, developing, drafting, promoting, facilitating, or otherwise advocating for the \$174 billion investment in electric vehicles proposed as part of President Biden's American Jobs Plan? Please answer the question in the same respect as it applies to Secretary of Energy Steven Chu, Barack Obama and his relations with Tesla Motors, Battery makers and lithium, indium and cobalt mining companies and battery processing companies. Please provide full and complete details.
- Has Secretary Granholm directly or indirectly participated in proposing, planning, developing, drafting, promoting, facilitating, or otherwise advocating for the \$20 billion investment in electric buses proposed as part of President Biden's American Jobs Plan? Please answer the question in the same respect as it applies to Secretary of Energy Steven Chu, Barack Obama and his relations with Tesla Motors, Battery makers and lithium, indium and cobalt mining companies and battery processing companies. Please provide full and complete details.
- Has Secretary Granholm directly or indirectly communicated with any Biden Administration official at any time about Proterra, Inc., Thomas Built Buses, or electric buses? Please answer the question in

the same respect as it applies to Secretary of Energy Steven Chu, Barack Obama and his relations with Tesla Motors, Battery makers and lithium, indium and cobalt mining companies and battery processing companies.

We have been damaged by the actions of the Department of Energy which show a consistent pattern of organized crony corruption and crime. We demand the following offsets from The Department of Energy:

- We Plaintiffs' demand Government-provided legal counsel, a jury trial and compensation for damages, expenses, back-salaries and monies owed. To be paid by the Defendants. Plaintiffs' demand payment from the U.S. government and the State of California for their damages, fees, back-pay and state-caused losses from this political corruption and the related cover-ups and proven hit-jobs that government officials operated. These politicians invited Plaintiffs' into their scam project and then defrauded Plaintiffs' out of their life savings through their organized crime activity which used government resources.
- We Plaintiffs' demand an end to the use of SSA, HUD, DOE, IRS and other government agencies for political reprisal vendettas and demand full retroactive payments of all stalled benefits, rights and resources that were with-held to punish Plaintiffs' for whistle-blowing.
- We Plaintiffs' demand the arrest and prosecution of the attackers. The attackers have been identified, by name, to the FBI, DOJ, (Because the crimes cross state lines) FTC, SEC, and other enforcement entities. We have also provided their names (Including Nicholas Denton, Adrian Covert, John Hermann, Patrick George, Gabriel Darbyshire, John Podesta, Steve Jurvetson, Larry Page, etc.) to the CIA, NSA, Interpol, DIA and related international agencies because the crimes involve international trafficking, money-laundering, tax evasion, bribery and related criminality. We have demanded that those agencies investigate, place under surveillance, interview and forensically trace each attacker back to the command-and-control top-level financier of their attacks. The evidence in the identification of the attackers compensation providers contains absolute proof of the RICO and Anti-Trust law violating Cartel operations. Nobody else in the world suffered these attacks, by these attackers, who were all financed by, and in partnership with, the same entity. Those forensic connections, from attackers-to-their bosses, expose all of the criminals in the Cartel!
- We Plaintiffs' demand a class-action lawsuit filing,by the Department of Justice, on Plaintiffs' behalf per the violation of Plaintiffs' human rights and Constitutional rights.
- We Plaintiffs' demand an end to the cover-ups and stone-walling

Thank you in advance for initiating a DOE Office of Inspector General review of an organized conflict of interest regarding Secretary Granholm's significant investment in the electric bus, battery, and charging company Proterra, Inc. and the past Secretary of Energy's (especially Steven Chu's) schemes

to quid pro quo the office of The Secretary of Energy for stock market payola. We look forward to your prompt response.

Thank you,

The Victim's Alliance Group

BCC: FBI, DOJ, OSC, SEC. FTC, Congress, FinCEN

Energy Secretary Steven Chu and his staff held stock and business partnerships in Tesla Motors and the rare earth companies used to make his batteries. The Energy Department has lied about their massive conflicts of interest, covered up hundreds of crony insider manipulations of applications and run Lois Lerner-type reprisal attacks on those who compete with Tesla and their crony buddies. In an exact repeat of the 2008 Solyndra "Stimulus" scam: Energy Secretary Jennifer Granholm owns up to \$5 million in the electric battery and vehicle manufacturer President Joe Biden will promote on Tuesday as part of his push for a \$1.9 trillion infrastructure bill. Biden's virtual visit to the electric battery producer Proterra comes days after Vice President Kamala Harris paid a visit to Thomas Built Buses, a North Carolina-based school bus company that counts Proterra as its main supplier of electric vehicles. The back-to-back White House visits to Granholm-connected companies risk at least the appearance of impropriety and demonstrate how lawmakers can use policy initiatives to pad their own wallets.

America can no longer give out taxpayer cash based on who the best friends of crooked Senators are!

Granholm has taken a leading role in the administration's forthcoming infrastructure package. The president in February tasked her with "identifying risks in the supply chain for high-capacity batteries, including electric-vehicle batteries, and policy recommendations to address these risks." The Department of Energy did not respond to multiple requests for comment.

Granholm joined Proterra's board of directors in March 2017; internet archives list her as a board member as recently as February 19, 2021, shortly before her confirmation on February 25. Her financial disclosures reveal up to \$5 million worth of stock options in the green tech company, which went public in January through the special purpose acquisition company ArcLight Clean Transition Corp. Arclight, a NASDAQ-listed company, saw shares shoot up about 55 percent since its September IPO, a spike financial traders attributed directly to the acquisition of Proterra.

10	Proterra, Inc., vested stock options	N/A	\$1,000,001 - \$5,000,000	None (or less than \$201)	
11	Proterra, Inc., slock options (value not readily ascortainable): 38,542 unvosted shares, strike price \$5.36, west 12/2021, exp. 12/2024	N/A		None (or less than \$201)	
12	Proterra, Inc., stock options (value not readily accertainable): 22,500 unvested shares, strike price \$4.26, vest 12/2021, exp. 12,2024	N/A		None (or less than \$201)	

In a January 16 letter to the designated agency ethics official, Granholm vowed to step down from the board and sell her stock in the company, as well as the steps she will take "to avoid any actual or apparent conflict of interest." The former Michigan governor has sold some stock, but has not offloaded any of her Proterra shares, according to a White House official. Granholm's stake in Proterra represents her largest financial asset outside of a house in Oakland, Calif., that she values as between \$1 and 5 million, according to her financial disclosures. The White House confirmed that Granholm still holds stock in Proterra, but said she played no role in planning the president's visit. Proterra was selected for today's virtual visit because it is the leading U.S. manufacturer of electric buses, employing

600 workers at its South Carolina and California plants," a White House official told the Washington Free Beacon. "Neither Secretary Granholm nor the Department of Energy were involved in selecting the Proterra plant."

In a February 24 executive order, Biden placed Granholm in charge of "identifying risks in the supply chain for high-capacity batteries, including electric-vehicle batteries, and policy recommendations to address these risks." One of Proterra's key products is electric-vehicle batteries. Proterra's website boasts that "our flexible design enables Proterra® EV batteries to be the best choice for commercial vehicles ranging from transit buses and trucks to delivery vehicles, construction equipment, and more." Nearly 85 percent of Proterra employee campaign contributions went to Democrats, including Joe Biden, according to the Center for Responsive Politics. "You can't win", but that's all part of the politicians crooked plan. These crimes involve well-known public officials and pervert Silicon Valley billionaires who are trying to cover these crimes up. We won't let them get away with this corruption, though! Here is over a million pages of evidence and hours of video against them! Nicholas and Joby Pritzker—members of Illinois Democratic governor J.B. Pritzker's megadonor family—own nearly 12 million shares of ArcLight through their venture capital fund, Tao Capital. ArcLight in January announced a \$1.6 billion merger with Proterra, which will see the electric vehicle manufacturer go public in 2021. Granholm served on Proterra's board for nearly four years and still holds up to \$5 million in company stock.

National Economic Council director Brian Deese is also tied to Proterra through BlackRock, the investment giant where he worked as global head of sustainable investing before joining the Biden administration. BlackRock is one of several investment firms that pumped a combined \$415 million into the Proterra merger, and Deese reported holding more than \$2.4 million in BlackRock vested restricted stock in his February financial disclosure. These investors are posed for steep gains, as ArcLight's stock price has surged 50 percent—from \$11.90 to \$18 per share—since January.

The revelations come as congressional Republicans demand investigations into potential conflicts of interest between the Biden administration and Proterra, which could receive billions in taxpayer funds through a proposed infrastructure package. Rep. Ralph Norman (R., S.C.), who serves as ranking member on the environment subcommittee of the House Committee on Oversight and Reform, told the *Free Beacon* that "the American people deserve to understand the full extent of Secretary Granholm's involvement with Proterra." "Her position of roughly \$5 million in the electric car company Proterra is another unfortunate example of politicians using their position for personal gain," Norman said. "Due to the President's recent unveiling of a \$2 trillion infrastructure package, this matter should be investigated thoroughly." Deese in April virtually toured Proterra's South Carolina factory with President Joe Biden, touting a proposed \$45 billion government investment in "clean, zeroemissions buses" such as those produced by Proterra. Just days later, the Biden administration again amplified the bus company, hosting Proterra CEO Jack Allen at its Leaders Summit on Climate.

Administration officials repeatedly praised Proterra at the event, and Allen responded by thanking the White House for its "longstanding support of electric transit buses and zero emission transportation."

"Proterra manufactures half of the U.S.'s electric bus market, which is pretty amazing," Biden national climate adviser Gina McCarthy said at the event. "And as you know, funding for electric school buses is a priority in the American Jobs Plan." McCarthy went on to ask Allen "what role" the federal government can play in "spurring the demand for zero emission electric vehicles, including school buses." Granholm also spoke at the summit. The White House did not return a request for comment on Deese's BlackRock holdings as well as the director's role in planning events with Proterra. As a top BlackRock executive, *Deese led an investment team tasked with identifying "sustainable"* investment opportunities, according to his online bio. A BlackRock spokesperson said Deese "was not involved" with the Proterra investment. The Pritzkers, meanwhile, will own between 6 and 7 percent of Proterra once the company goes public, SEC documents filed by ArcLight reveal. Nicholas Pritzker is one of two Tao Capital executives with "sole voting and dispositive power" over the Proterra shares. The investment firm, which did not return a request for comment, first backed Proterra through a \$10 million stake in 2014. Granholm joined the bus company's board three years later. During her tenure, Tao Capital co-led another \$155 million investment in Proterra. "We at Tao are proud to support Proterra in its mission to bring forth a clean, electric transportation ecosystem," Nicholas Pritzker said in 2018. The firm's website touts the likes of Proterra, Tesla, and Bird as part of its "Alternative transportation" portfolio.

	Prior to Business Combination		After Business Combination			
			Assuming No Redemptions		Assuming Maximum Redemptions**	
Name and Address of Beneficial Owners th	Number of Shares	%	Number of Shares	16.	Number of Shares	%
Directors and officers prior to the Business Combination:						
Arno Harris ⁽¹⁾	35,000	*	35,000		35,000	
Brian Goncher	35,000		35,000		35,000	
Christine M. Miller	-	-	-	-	:=	-
Daniel R. Revers ⁽⁰⁾	6,797,500	19.6%	7,397,500	3.7%	7,397,500	4,4%
Ja-Chin Audrey Lee®	35,000		35,000		35,000	
John F. Erhard	-	-	-	-	-	-
Kerrick S. Knauth	-	-	-		-	
Marco F. Gatti	in the	-		= 1	-	-
Steven Berkenfeld	35,000	*.	35,000		35,000	
All directors and officers prior to the Business Combination (nine persons)	6.937.500	20.0%	7.537,500	3.8%	7,537,500	4.49
Directors and officers after the Business Combination:						
Amy E. Ard ⁽¹⁾	-	-	854,847		854,847	
Brook F. Porter ⁽³⁾	100	-	2,513,757	1.3%	2,513,757	1.5%
Constance E. Skidmore ^(%)	-	-	121,137		121,137	
Gareth T. Joyce	-	-	-	-	-	-
Jeannine P. Sargent(10)	_	_	142,056		142,056	
Jochen M. Goetz ^{elli}	-	-	9,408,185	4.8%	9,408,185	5.5%
John F. Erhard	-	-	-	-	-	-
John J. Allen(12)		=	1,981,581		1.981.581	1.2%
Michael D. Smith(13)	_	-	146,239		146,239	
Ryan C. Popple ⁽³⁴⁾	_	-	3,864,454	2.0%	3,864,454	2.3%
All directors and officers after the Business Combination as a group (12 persons)	-	6	20,807,759	10.5%	20,807,759	12.29
Five Percent Holders:						
ArcLight CTC Holdings, L.P.1111	6,797,500	19.6%	6,797,500	3.4%	6,797,500	4.0%
ArcLight CTC Investors, LLC	-	-	600,000		600,000	
Adage Capital Partners, L.P. and affiliates (17)	2,250,000	6.5%	2,250,000	1.1%	-	-
Daimler Trucks & Buses US Holding Inc. (19)	2	727	9,408,185	4.8%	9,408,185	5.59
Certain funds and accounts advised by Franklin Advisers, Inc. 1988	5,116,002	-	23,065,620	11.7%	17,949,618	10.5%
KPCB Holdings, Inc., as nominee ^{con} Entities affiliated with Tao Capital	-	1	15,875,811	8.0%	15,875,811	9.3%
Partners, LLC ^{GD}	1.77	-	11,908,642	6.0%	11,908,642	7.0%

Nicholas Pritzker and his wife Susan are prolific donors to Democratic candidates and causes. In the 2020 cycle alone, Susan Pritzker—a Tao Capital director—was the 95th largest donor in America. She contributed more than \$3 million to Democrats in disclosed money, according to the Center for

Responsive Politics. Nicholas Pritzker has given at least \$1.9 million to Democrats in direct contributions, including maximum contributions to Biden's campaign and victory fund, <u>FEC filings show</u>. The government should not enable crony insiders while sabotaging their enemies using government money.

This is our federal corruption case evidence overview and our demand for justice!

WHO:

Defendants are a <u>RICO law</u> and <u>anti-trust law violating Cartel</u> including White House executives, The Department of Energy, Corrupt Senators <u>who got tech stocks as bribe payments</u> and their Silicon Valley oligarch sex-trafficking, tax-evading, money-laundering, RICO-violating, Senator-bribing, media-manipulating, stock market-manipulating, colluding, blogger assassin-hiring, cartel-operating, election-rigging financiers.

WHAT:

An organized crime involving Government officials who defrauded the Plaintiffs' and taxpayers out of millions of dollars via illegal crony-corruption, insider-trading, stock market scams. Defendants operated revenge attacks on the Plaintiffs' when the Plaintiffs' told the FBI, Congress and FTC about the crimes. Defendants refuse to allow a jury trial and have blockaded Plaintiffs' legal rights. White House sponsored reprisal attacks used government agencies and taxpayer resources. Defendants refuse to pay earned benefits and compensation in vendetta for getting their corruption exposed. The investment bank account transactions, their leaked emails and their covert payments prove the charges.

WHEN:

From 2005 up to today.

WHERE:

In California, Washington DC and across the nation

HOW:

How we are defeating them: We have filed criminal referrals, investigation documents and arrest demands with every known law enforcement, regulatory, Congressional and public enforcement agency. We have copied those revelation documents to every investigative reporter and social media site. We have directly distributed those documents to each citizen via mass social media technologies. We have sued The Secretary of Energy and their staff for operating criminal cover-ups. We have helped books and feature-length documentary films get produced exposing the corruption. We have exposed each, and every, attacker and public official who is running these cover-ups and stone-wall campaigns. We have created open-source AI software that tracks the Dark Money and bribes of

every public official and tech oligarch involved. We have produced one of the largest "insurance policy" disclosure file sets in history in case more of <u>us are killed</u>. We have created public dossiers on each of the culprits that any crowd-sourced member of the public can add to as new data is uncovered on each crook and their dirty money. We have tracked all of their personal assets, stock market holdings, covert trusts and shell companies and off-shore money-laundering back to each politician. We have given each public official 60 hours to either: 1.) respond to our formal inquiries or 2.) get exposed.

If you don't like to read, see the whole story in pictures at: http://www.the-truth-about-the-dept-of-energy.com

The Bribes Are Being Paid With Covert Stock Market Assets!

Dianne Feinstein and her family are business partners with Elon Musk and Feinstein put's hit jobs on Musk's competitors like ZAP Autos, Bright Automotive, XP Vehicles, Elio Motors, Lordstown Motors, Lucid and others. A nonprofit group run by a former top aide for Democratic Sen. Dianne Feinstein and funded in part by left-wing philanthropist George Soros spent the post-2016 era funneling millions of dollars to British ex-spy Christopher Steele's company and the opposition research firm Fusion GPS, helping the groups continue their Russia-related research despite the discrediting of the dossier. To be clear: DIANNE FEINSTEIN and Nancy Pelosi contract media assassins to destroy people and companies that compete with them.

Daniel Jones, lead author of the Senate Intelligence Committee's report on the CIA's interrogation program, founded the Democracy Integrity Project in January 2017. Tax records show he funded Steele, Fusion, and others involved with Russia-related inquiries, keeping a web of groups working and donor money flowing to the tune of millions. The new filings contend that "the purpose of the Democracy Integrity Project is to promote democracy in the United States and around the world."

Tax records from the Democracy Integrity Project filed in November 2020 and made public in April show the Jones organization sent \$1,222,714 in 2019 for "research consulting" to Bean LLC, the parent company for Fusion GPS, co-founded by former *Wall Street Journal* reporters Glenn Simpson and Peter Fritsch, and \$700,000 for "research consulting" in 2019 to Walsingham Partners, which, according to business records, is co-owned by Steele and his business partner, Christopher Burrows.

The newly revealed IRS 990 form for 2019, the most recent year available, joins records from 2018 and 2017, showing Jones sent \$959,613 to Fusion GPS in 2018 and \$3,323,924 in 2017 for a total of \$5,506,251, along with sending Steele's company \$197,608 in 2018 and \$251,689 in 2017 for a total of \$1,149,297.

Steele put his research together at the behest of Fusion GPS, funded by Hillary Clinton's presidential campaign and the Democratic National Committee through the Perkins Coie law firm. According to Simpson, Fusion was paid \$50,000 per month from Perkins, and Marc Elias, head of the Perkins political law group and Clinton's campaign counsel, hired Fusion, which paid Steele \$168,000. Department of Justice Inspector General Michael Horowitz released a report in 2019 concluding Steele's dossier played a "central and essential" role in the FBI's effort to wiretap Carter Page, a 2016 Trump campaign adviser who was never charged with a crime. The DOJ watchdog criticized the bureau for 17 "significant errors and omissions." Declassified footnotes from Horowitz's report indicate the bureau became aware that Steele's dossier may have been compromised by Russian disinformation. Jones also runs the Penn Quarter Group as well as Advance Democracy, controlled by the Democracy Integrity Project. The Democracy Integrity Project's tax filings said the group spent \$1,511,687 on "research" in 2019 and the same amount on "analysis and reporting" that year. It received \$3,423,600 in contributions in 2019, \$2,563,085 in 2018, and \$7,005,649 in 2017 — totaling just under \$13 million. Jones, president of the Democracy Integrity Project, received compensation of \$373,937 in 2019, \$309,921 in 2018, and \$381,263 in 2017. The group helped funnel money to other groups too.

It provided \$264,826 in 2019, \$202,031 in 2018, and \$149,544 in 2017 to Istok Associates. Neil Barnett is listed as director of the London-based group, which his bio describes as "a corporate intelligence and investigations consultancy." Barnett penned a November 2017 article for the *American Interest* on "Russia's Brexit Subversion" in which he contended that "Britain's gravest secret" was that "Russia interfered in the Brexit referendum." The Free Russia Foundation report titled "Misrule of Law: How the Kremlin Uses Western Institutions to Undermine the West" was partly authored by Barnett. Among many things, the report laid out how Russian lawyer Natalia Veselnitskaya worked with Fusion GPS to go after Putin foe Bill Browder in 2016.

The DOJ alleged Russia-owned real estate company Prevezon Holdings laundered fraudulent money, and the company later settled with the DOJ for \$5.9 million. Veselnitskaya hired BakerHostetler to help Prevezon in court, and the firm hired Fusion. The DOJ later unsealed an indictment against Veselnitskaya, alleging she obstructed justice through secret collaboration with Russia.

Jones also sent \$283,000 in 2019, \$166,633 in 2018, and \$127,915 in 2017 to Edward Austin, cofounded by Edward Baumgartner, whose LinkedIn describes it as "a UK-based research and business intelligence consultancy specialising in the former Soviet Union." Simpson's Senate Judiciary Committee testimony said Baumgartner is a Russian speaker and subcontractor for Fusion, including the Prevezon case. Baumgartner told *Business Insider* in January 2018 that Fusion hired him to "interface" with Veselnitskaya and they worked "very closely together" on the Prevezon case. "I was never made aware of Chris Steele's work or the dossier," he claimed.

The Zuckerman Spaeder law firm, which represented Fusion in Steele dossier-related litigation, received \$148,231 from the Democracy Integrity Project in 2017.

The Democracy Integrity Project also sent \$180,000 in 2019 and \$230,000 in 2018 to Popily, also known as New Knowledge, now called Yonder. New Knowledge released a report in December 2018 on "The Tactics & Tropes of the Internet Research Agency" at the request of the Senate Intelligence Committee, which gave New Knowledge access to "an expansive data set of social media posts and metadata."

New Knowledge and the Democracy Integrity Project collaborated on a November 2018 report titled "Tracking Information Warfare in the 2018 U.S. Midterm Elections."

The *New York Times* revealed in December 2018 that "as Russia's online election machinations came to light last year, a group of Democratic tech experts decided to try out similarly deceptive tactics in the fiercely contested Alabama Senate race" between Roy Moore and Doug Jones. The outlet said an internal New Knowledge report said that "we orchestrated an elaborate 'false flag' operation that planted the idea that the Moore campaign was amplified on social media by a Russian botnet."

Soros gave at least \$1 million to the Democracy Integrity Project, the *New York Times* reported in 2018. The *Daily Caller* reported that the left-wing Fund for a Better Future provided \$2,065,000 to the Jones group in 2017, according to tax records. Further filings show the Fund for a Better Future gave the Democracy Integrity Project another \$980,000 in 2018 and \$171,500 in 2019. Separately, the *Daily Caller* obtained texts in 2018 between Jones and Russian oligarch Oleg Deripaska's Washington, D.C.-based lawyer, Adam Waldman, including one in which Jones told Waldman in March 2017 that "our team helped with this" in reference to a *Reuters* article that "found that at least 63 individuals with Russian passports or addresses have bought at least \$98.4 million worth of property in seven Trump-branded luxury towers in southern Florida."

The Senate Intelligence Committee's report in August 2020 found that "the Russian government coordinates with and directs" Deripaska "on many of his influence operations." Steele was working for Deripaska in early 2016, helping recover millions of dollars the oligarch claimed Trump 2016 campaign manager Paul Manafort had stolen from him.

Steele sought help in the effort from Fusion, which hired Steele soon after. The U.S. intelligence community believes the Kremlin relied on Deripaska to spread disinformation on Russian interference in the 2016 election.

The Senate investigation found "multiple links between Steele and Deripaska" and "indications that Deripaska had early knowledge of Steele's work" and "multiple witnesses," including Simpson and Waldman, "either told the Committee or implied to the Committee that Steele had a business relationship with Deripaska." Deripaska sued the Treasury Department in 2019 in an effort to fight U.S. sanctions against him, and in 2020, he called U.S. claims that he helped the Russian government launder money a "mish-mash of total nonsense" and "hearsay and unfounded gossip." Last year, Steele defended the dossier, telling an Oxford Union crowd: "I stand by the integrity of our work, our sources, and what we did." Special counsel Robert Mueller's investigation concluded that Russia interfered in a "sweeping and systematic fashion" but "did not establish that members of the

Trump Campaign conspired or coordinated with the Russian government in its election interference activities." For example: ... Brennan listed his The Analysis Corporation (TAC) TAC 401K on his Financial Disclosure Statement (SF-278) for the NSA/CT position. However, a handwritten note on his SF-278 form indicates the Office of Government Ethics (OGE) apparently advised Brennan that owning stock in the indispensable government contractor for the NCTC while he was National Security Advisor for Counterterrorism (NSA/CT) was a Conflict of Interest violation. The note indicates Brennan told the OGE representative he would get rid of the offending shares of stock...

... Months after Brennan left the successor company, the IPO (NASDAQ: GTEC) was held. After some fluctuations the GTEC stock settled at about \$10.50 per share. If Brennan still held his TAC 401K, now known as the Sotera 401K, then his account jumped from \$50,000 to \$2,100,000. Way to go John!! Rock that second career!

Oh, wait, Brennan told the OGE representative he was going to convert the TAC 401K to an IRA to avoid any conflict of interest (Official Statement #1). That means Brennan should not have a TAC 401K, or a Sotera 401K, in his name. President Obama's Ethics Officer Norman Eisen even issued Brennan an official Ethics Waiver stating Brennan "...no longer had a financial interest in The Analysis Corporation (TAC)..." (Official Statement #2). And when he was nominated to be Director CIA Brennan filed an Official Statement with Congress stating as Director CIA he would avoid conflicts of interest (Official Statement #6).

Brennan's Financial Disclosures as Director CIA do not list a TAC 401K, they list a Sotera 401K with an estimate of \$250,000 in the account (Official Statements #7,8,9 &10). Based on the above sequence, the evidence indicates Brennan didn't liquidate his Conflict of Interest as promised – he intentionally hid it. Brennan made, or caused to be made, a False Official Statement by the OGE Representative, and another by Norman Eisen, the White House Ethics Officer, and a third to the U.S. Senate. Oh boy, seven felony counts right there (and intentionality adds 5-years penalty to each count).

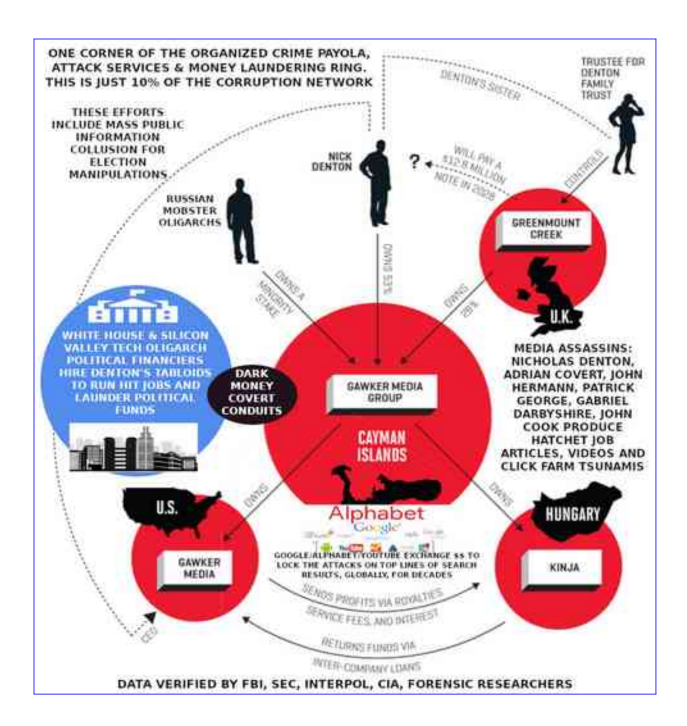
And each annual Disclosure form Brennan filed as the NSA/CT also was a False Official Statement (Official Statements #3, 4 & 5) – at least three more felony counts, with intentionality enhancement penalties. And as the NSA/CT Brennan made numerous decisions, public statements, Congressional testimonies, and held press conferences that are Conflict of Interest violations. Ouch, 10-felony counts, with enhanced 5-year penalties. Brennan is looking at 50-years in jail if this gets exposed and prosecuted by the Department of Justice. 90% of the public officials in Washington, DC and California politics, have the same kinds of stock market payola skims going on...

"...During our work with the government we witnessed a large felony crime and reported it to the government. The perpetrators attacked us, in reprisal, and have told us they were going to "end our lives". The Plaintiffs' have suffered multiple different attacks which did begin to "end their lives" and more attacks are threatened. The Plaintiffs' live in fear for their life and income security daily. Seth Rich, Rajeev Motwani, Michael Hastings, David Bird, Gary D. Conley, and others, were threatened by these people and they are now dead. Top Biden and Obama administration officials

have secret ties to large corporations including tech giants Microsoft Corp, <u>Alphabet's Google and Facebook Inc</u>, secret financial disclosures show. According to <u>The Office of Government Ethics</u>, National Security Advisor Jake Sullivan served on an advisory council for Microsoft from 2017 through May of last year. He was paid \$45,000 last year, according to his disclosure, a copy of which was seen by Reuters. Sullivan, who oversees an interagency response to January's cyberattack on Microsoft's Exchange email software, holds between \$50,000 and \$100,000 of stock in both Microsoft and Alphabet and owns between \$15,000 and \$50,000 of Facebook stock. This is just one of over 1000 examples of tech company control of The White House."

"...We witnessed an organized criminal enterprise which affected the entire U.S. Treasury. The crime scheme involved: stock market manipulation, <u>corrupt international rare earth mining deals</u> and media company power manipulations. We had been solicited to join their scheme but we soon saw, from within the government offices, that it was a criminal stock manipulation enterprise. When he reported the crime, millions of dollars of state-sponsored reprisal attacks were launched against us in vendetta...."

We demand that the Financial Crimes Enforcement Network - FinCEN.gov hunt down and arrest these mobsters:



United states government and state of california officials colluded in a stock market and funding scam with <u>google</u>, tesla, facebook, and the silicon valley tech oligarchs, to monopolize and rig:

- 1.) Energy, vehicle and web tech markets, in violation of rico and anti-trust laws,
- 2.) The u.s. Patent office, in order to further their monopolies,

- 3.) News media censorship and information propaganda manipulation,
- 4.) Stock market trading algorithms

"...VIA Government funding and "gate-keeper" manipulations using the stock market as a key method to transact <u>bribes!</u> They harmed us, their competitors and whistle-blowers, by using our government to vendetta-attack us. They violated a vast number of laws as well as the united states constitution. They owe us our money to pay for the millions of dollars of damages they intentionally inflicted on us in targeted reprisal attacks..."

We want our money and we have been <u>legally destroying</u>, <u>doxing</u>, <u>cancelling</u>, <u>suing and exposing</u> every single one of these crooks, using fbi-type forensics and investigative journalism, until we get it!

"this will never end until we get our money! You can stone-wall us and ignore us all you want but the payback doubles every week you don't meet with us and resolve this...."

"we have provided the inspector general with a list of over 100 criminal actions undertaken by white house, department of energy and crooked senate office executives. These illicit scams were verified as "crimes" by federal investigators but the energy dept just keeps touting the "fake success stories" of it's insiders and refusing to discuss the hard facts behind the lies of tesla, solyndra, abound, ivanpah, "russian" severstal, burisma and ener1 and the rest of the dirty insiders in their massive stock market pump-and-dump scam. Their rare earth mineral mining corruptions, child labor camps and the ownership of these assets by dept of energy, white house and cia bosses is a dark stain on the nation!..."

"if the department of energy "success stories" are not <u>pure bullshit and cover-up</u>, then jennifer granholm should have no problem meeting with us and six senators on a live public network television/web debate... When can we do that broadcast, jennifer?..."

Hundreds of car and energy companies have been sabotaged, cancel cultured, stonewalled, lied to, venture capital black-listed and cut out of the industry simply because they applied to the U.S. Department of Energy for funding. Each Energy Secretary, from Chu to Granholm, say they will "fix the problem", but each one seems to lie more than the last one.

Zap, Bright Automotive, XP Vehicles, Brammo, Eco Motors, etc. have all proven that the Energy Department has screwed over EVERY car company in America and now Jennifer Granholm is on a road trip using magical thinking in hope that there might be a few they missed out on screwing over the last time around. We challenge Jennifer and Jigar Shah to a live TV debate to cover the lies and crony slush-fund schemes they are promoting.

A vast army of company killers are poised to kill any car company that could compete with D.O.E. darling Tesla Motors, who conduits cash to the DNC. Dianne Feinstein, a stakeholder in Tesla, says that

Elon Musk must be protected at all costs. "*Privco*" attacked and got Fisker canceled. "*Hindenburg Research*" has attacked Lordstown Motors and is getting them canceled. Elio Motors was attacked for applying for Dept. of Energy funds. Every outsider car and energy company that applies to the U.S. Department of Energy for funding gets a bright red target painted on their back and gets terminated.

When one digs deeper into the reasons that the U.S. Department of Energy is such a horror, the facts are truly horrifying...

In this parody news clip the boondoogle is dramatized-for-effect:

Jennifer Granholm and The United States Department Energy invite you to try to GET THEIR CASH!!!

They have more money than God and they are going to hand it out like fish to seals. If you want it, they only ask you to comply with a few little considerations:

- "1. You have to be a Democrat who gave a huge bunch of political financing to Obama, Clinton or Biden in the form of cash, search engine manipulation, news censorship, West Coast "Political Action Committee's and or the covert Palo Alto funds.
- 2. The Goldman Sachs office of your local Senator must be immediately notified, in advance, so that the Goldman Sachs account manager's for that Senator can purchase your company stock, and the stock of every supplier to your company. Additionally, everybody at the The United States Department Energy, and all of our "consultants" are going to buy those stocks, in advance, too. For example, all of those folks got tipped off to buy Tesla stock and all of the mining stocks for Tesla's lithium, cobalt, nickel and other manufacturing materials. For example, Dianne Feinstein and Harry Reid only get paid \$190K to be Senators but they pocketed \$100M from Tesla-related stock bribes. It's great!
- 3. Don't compete with anything political campaign finance conduit Elon Musk does or Jennifer will gut your funds like a fresh deer kill.
- 4. Don't mention Jennifer being on The Dating Game.
- 5. Know that Google and Facebook pretty much own the White House and The Dept of Energy, so don't piss off the Silicon Valley Oligarchs or all of your media coverage with evaporate off the Internet.
- 6. Know that Musk will hire his media shills, Russian click-farms, Chinese troll-farms, <u>covert moles</u> and fan-boy-bots to destroy your company and character assassinate every one of your investors and founders and the Department of Energy PR shills will help him.
- 7. Realize that we, The Dept of Energy will lie to you endlessly, delay you for years, drag you into some Congressional and IRS investigations and probably never actually let you have the money and that the investment markets will black-list you if you apply to us.
- 8. If you apply for DOE cash you must realize that you will be painting a bright red target on the back of your company, your executives and every one of your investors. Every hooker, divorce filing, tax

record, tax evasion, off-shore account, bribe, sex scandal, dating site post, email, medical record and embarrassing thing will be posted on the internet and you will be examined like you were at a digital proctologist. The public will hunt you with FBI-grade digital forensics software. Artificial intelligence forensic tracking software will examine the bank accounts, investments and social connections of every person involved in your company. If Elon Musk, Eric Schmidt or The Detroit Cartel can use that information to shut you down, they WILL shut you down. Companies like "Fusion GPS", "Black Cube", "Privco", "Gizmodo", "Hindenberg Research", etc., will be hired to destroy your company like they were hired to attack Bright Automotive, Zap, XP, EcoMotors, Elio, Fisker, Lordstown and every other indie! You are signing your business death warrant by applying for Dept of Energy money!

What are the bad things about the Department of Energy's Elon Musk?

Tesla Motors and the corrupt DOE-hyped Musk Empire:

- He bribes politicians to get his tens of billions of dollars of exclusive free government taxpayer funds
- He puts hit-jobs on competitors and reporters
- He and his companies engage in electronic **stock market manipulation**
- He and his **Goldman Sachs crony partners** engage in money laundering his cash domestically and off-shore
- He took taxpayer cash yet hired huge numbers of foreign workers
- He and his financial staff engage in "Cooking the books" to lie about his business standing
- He is financed by George Soros and the **Arab financiers of 9-11**
- He has engaged in a huge number of **Safety Cover-ups**
- His boyfriend: **Larry Page, rigs** Google to hype Musk and harm his competitors and pump stock market valuations using algorithms
- His rare earth mineral mines engage in vast child labor crimes
- Driving a Tesla announces to the world that you are a tone deaf douche bag
- His Silicon Valley tech cartel colludes to operate monopolistic law anti-trust violations in energy and vehicle markets
- He runs a Palo Alto Sandhill Road VC blacklist coordination program
- All of his trophy wives and beard girlfriends always leave him
- He has a notorious sex cult addiction and Jeffrey Epstein hooker alliance
- The "Sociopath" diagnosis of Musk is part of many **mental problems** he has including massive **narcissism**
- Racism runs rampant throughout his family and his companies and his workers call him a "racist" in lawsuits
- Musk is a drug addict

- He and his corporate culture practice **Misogyny**
- His **Neuralink** company **tortures** small animals
- His SpaceX company is just a **domestic spy satellite** company that abuses the public and wastes money on smoke-screen Mars hype
- Genocide, rape and torture are rampant around his foreign rare earth mines
- There is nothing "green" or "non-toxic" about Tesla Motors, his materials poison the Earth and his workers
- Panasonic partnered with Musk to "dump" lithium ion batteries on the market and has been caught in multiple bribes
- **Toxic poisoning** of his battery manufacturing workers from inhaled and skin contact chemical exposure is massive
- His batteries cause **brain damage and cancer** when they self-ignite or burn and even water can make them ignite
- His car electronics suddenly crash the cars via **programming failure and/or hacking** including "sudden acceleration surges" and driving over cliffs
- Tesla "Autopilot" has caused more crashes than any car electronics in history
- Tesla owners can be heard **screaming in agony** as their Tesla battery packs **burned them to death** as they were still alive
- On www.pacer.gov you can read a massive number of abuse and fraud lawsuits against Musk and Tesla
- All of the "fans" on the internet blogs are actually **Russian and Chinese click-farms** Musk hires to hype him up
- Musk's Mother was a racist model/escort, his father was a racist pervert who got his sister pregnant, his brother is a scammer
- He caused the government to ramp up the Afghan invasion to get him lithium and nickel mines located in the Middle East
- The Department Of Energy **lies through their teeth** about Tesla being a "success Story" to hide DOE's shame about Musk

Additional evidence in the form of books about this matter, journalism publications, federal investigation records, case reports and eye-witness statements are provided in *links in blue text*, below, in this document...

See the **CORRUPTION EVIDENCE SAMPLES GALLERY LINK** and **THE CRONY**

CORRUPTION EVIDENCE SAMPLES LINK and share the images with your social media outlets. There is not a single suspect, or their company, in this case who has not been hacked. Most of their files and emails have been posted on the web, or offered for sale by Chinese, Russian, Iranian and QAnon hacking teams. It is now impossible for the suspects to hide their crimes. The suspects own internal staff (ie: Larry Page's, Eric Schmidt's, Susan Wojcicki's, David Axelrod's, etc. personal assistants, etc...) have turned whistle-blowers and leaked their story. Dianne Feinstein had multiple Chinese spies working on her staff. The toothpaste is out of the tube...

Victim "A" had personal relationships with some of the most well-known public figures in the nation as proven in letters, videos and news photos. Victim "A" was an eye-witnesses to the crimes under investigation. Victim "A" is: a 1.) Crime victim, 2.) Whistle-Blower, 3.) Former government contractor/employee, 4.) Citizen disabled by the crime and the agencies involved, 5.) Member of a legal "Class" damaged by government parties, 6.) a human rights harm victim, 7.) A part of a Plaintiffs' group who won a precedent-setting federal lawsuit proving that a government agency "infected with corruption" had put a "hit-job" on their financing in reprisal for reporting a crime at that agency.

All of the Plaintiffs' have suffered a large number of threats and actual documented attacks and many of those attacks (and the attackers) have been forensically tracked back to financing by the public officials under investigation.

The Plaintiffs', and their advocates, have contacted every law enforcement and regulatory agency they knew of. Each of those agencies finger-pointed to another agency in an endless blame-game and/or a "not-our-responsibility" stone-walling run-around. Nothing has been done to help the Plaintiffs'. The Plaintiffs' have suffered, and continue to suffer, violation of their civil, human and Constitutional rights.

Victim "A" is now unable to afford a lawyer. "Free" legal services, such as the government's LSC Corporation, and all other pro bono lawyers have refused to assist because they are conflicted-out because their funding, or support, of one, or another political candidates puts them in conflict-of-interest.

David L. Anderson, U.S. Attorney for the Northern District of California, (San Francisco) and other U.S. Attorney's were asked, in writing, to file a jury trial action on behalf of the Victim but they have not responded to communications.

The FBI has informed us that this is an ongoing active investigation involving major public officials and Silicon Valley executives. We have received case numbers from many agencies but those agencies do not provide case updates. The Statute Of Limitations has not expired in this case because the causes of action and the damages are re-engaged every day. The FBI knows who each of the perpetrators are but some of them are famous politicians with the resources to delay, or halt, federal investigations. The fact that the Director of the FBI was fired during this matter and the U.S. Attorney General was cited

for Contempt Of Congress during this matter, is indicative of how high the problem goes.

The attacks and damages include physical attacks; ramming of subjects car; death threats; exposure to toxic materials; SSA benefits blockades; tens of millions of dollars of Google/Gawker Media coordinated internet attacks and server manipulations and other tactics.

"Victim A" demands damages, back-pay, back-benefits, expenses, legal fees and related costs but government officials have cut off their ability to get legal counsel.

EVIDENCE EXAMPLES:

Criminal complaints about these crimes, and about the damages, have been filed with every applicable city, state and federal law enforcement and regulatory office, every inspector general and every jurisdictional politician.

Many of the agency bosses have been caught profiteering in these crimes.

Top law enforcement and regulatory bosses who were supposed to be protecting the Plaintiffs' actually owned the stock of the criminal corporations involved. Law enforcement investigators, reporters, Congressional researchers and forensic experts produced the following materials. Please share these documents with your friends and associates!

KEY SUMMATION DOCUMENTS FOR RAPID REVIEW OF THE WHOLE MATTER:

"THE SLUSH FUND" - An overview of the biggest part of the political corruption scam

(THE SLUSH FUND.pdf)

(LINK 1) http://american-corruption.com/public/THE SLUSH FUND.pdf

(LINK 2) http://case-xyz2020a.com/THE_SLUSH_FUND.pdf

(LINK 3) http://nationalnewsnetwork.net/public/THE SLUSH FUND.pdf

(LINK 4) http://www.federal-report.com/public/THE SLUSH FUND.pdf

(LINK 5) http://silicon-valley-mobsters.com/public/THE_SLUSH_FUND.pdf

"THE SILICON VALLEY TECH MOBSTER CARTEL" - Meet the gangsters of Palo Alto

(The_Silicon_Valley_Tech_Mobster_Cartel.pdf)

(LINK 1) http://american-corruption.com/public/The Silicon Valley Tech Mobster Cartel.pdf

(LINK 2) http://case-xyz2020a.com/The Silicon Valley Tech Mobster Cartel.pdf

(LINK 3) http://nationalnewsnetwork.net/public/The Silicon Valley Tech Mobster Cartel.pdf

(LINK 4) http://www.federal-report.com/public/The Silicon Valley Tech Mobster Cartel.pdf

(LINK 5) http://silicon-valley-mobsters.com/public/The-Silicon-Valley-Tech Mobster Cartel.pdf

"THE GOOGLE COLLUSION" - How Google Runs The Little Silicon Valley Tech Mob

(GOOGLE_FACEBOOK_NETFLIX_LINKEDIN_COLLUDE _1.2.pdf)

(LINK 1)

http://www.excoriating-the-oligarchs.com/GOOGLE FACEBOOK NETFLIX LINKEDIN COLL UDE 1.2.pdf

(LINK 2)

http://www.how-political-corruption-actually-works.com/GOOGLE_FACEBOOK_NETFLIX_LINK EDIN_COLLUDE_1.2.pdf

(LINK 3) <u>http://evidencevideos.com/GOOGLE_FACEBOOK_NETFLIX_LINKEDIN_COLLUDE_1.2.pdf</u>

(LINK 4) http://lifebooks.net/GOOGLE FACEBOOK NETFLIX LINKEDIN COLLUDE 1.2.pdf
(LINK 5)

"THE POLITICAL REPRISAL VENDETTA PLAYBOOK" - The White House Hit Jobs On Citizens

(The_Political_Reprisal_Vendetta_Playbook.pdf)

(LINK 1) http://american-corruption.com/public/The Political Reprisal Vendetta Playbook.pdf

(LINK 2) http://case-xyz2020a.com/The_Political_Reprisal_Vendetta_Playbook.pdf

(LINK 3) http://nationalnewsnetwork.net/public/The Political Reprisal Vendetta Playbook.pdf

(LINK 4) http://www.federal-report.com/public/The Political Reprisal Vendetta Playbook.pdf

(LINK 5) http://silicon-valley-mobsters.com/public/The Political Reprisal Vendetta Playbook.pdf

"REPORT TO CONGRESS ON THE GAWKER - GIZMODO ATTACK SERVICE" - Their favorite attack service

(REPORT TO CONGRESS ON GAWKER GIZMODO ATTACK SERVICE.pdf)

(LINK 1)

http://american-corruption.com/public/REPORT TO CONGRESS ON GAWKER GIZMODO ATT ACK SERVICE.pdf

(LINK 2)

http://case-xyz2020a.com/REPORT_TO_CONGRESS_ON_GAWKER_GIZMODO_ATTACK_SER_VICE.pdf

(LINK 3)

http://nationalnewsnetwork.net/public/REPORT_TO_CONGRESS_ON_GAWKER_GIZMODO_AT_TACK_SERVICE.pdf

(LINK 4)

http://www.federal-report.com/public/REPORT_TO_CONGRESS_ON_GAWKER_GIZMODO_ATT_ACK_SERVICE.pdf

(LINK 5)

http://silicon-valley-mobsters.com/public/REPORT_TO_CONGRESS_ON_GAWKER_GIZMODO ATTACK_SERVICE.pdf

"HOW CORRUPTION ACTUALLY WORKS" - The basic details of payola and bribery used by the politicians

(HOW_CORRUPTION_ACTUALLY_WORKS.pdf)

(LINK 1) http://american-corruption.com/public/HOW CORRUPTION ACTUALLY WORKS.pdf

(LINK 2) http://case-xyz2020a.com/HOW CORRUPTION ACTUALLY WORKS.pdf

(LINK 3) http://nationalnewsnetwork.net/public/HOW CORRUPTION ACTUALLY WORKS.pdf

(LINK 4) http://www.federal-report.com/public/HOW_CORRUPTION_ACTUALLY_WORKS.pdf

(LINK 5)

http://silicon-valley-mobsters.com/public/HOW_CORRUPTION_ACTUALLY_WORKS.pdf

"THE SICK WORLD OF THE GOOGLE EXECUTIVES" - The horrors and sick sex cult lifestyles of Google

(THE_SICK_WORLD_OF_THE_GOOGLE_EXECUTIVES.pdf)

(LINK 1)

http://american-corruption.com/public/THE SICK WORLD OF THE GOOGLE EXECUTIVES. pdf

(LINK 2) http://case-xyz2020a.com/THE SICK WORLD OF THE GOOGLE EXECUTIVES.pdf

(LINK 3)

http://nationalnewsnetwork.net/public/THE SICK WORLD OF THE GOOGLE EXECUTIVES. pdf

(LINK 4)

http://www.federal-report.com/public/THE SICK WORLD OF THE GOOGLE EXECUTIVES.p

(LINK 5)

http://silicon-valley-mobsters.com/public/THE SICK WORLD OF THE GOOGLE EXECUTIVE S.pdf

"THE DIRTY DEEDS OF SILICON VALLEY" - A deep dive into the individuals behind the crimes

(THE_DIRTY_DEEDS_OF_SILICON_VALLEY.pdf)

(LINK 1)

http://american-corruption.com/public/THE DIRTY DEEDS OF SILICON VALLEY.pdf

(LINK 2) http://case-xyz2020a.com/THE DIRTY DEEDS OF SILICON VALLEY.pdf

(LINK 3)

http://nationalnewsnetwork.net/public/THE DIRTY DEEDS OF SILICON VALLEY.pdf

(LINK 4) http://www.federal-report.com/public/THE DIRTY DEEDS OF SILICON VALLEY.pdf

(LINK 5)

http://silicon-valley-mobsters.com/public/THE_DIRTY_DEEDS_OF_SILICON_VALLEY.pdf

"THE DIRTY DEEDS OF SILICON VALLEY - VOLUME TWO - A deeper dive into the corrupt oligarchs behind the scams

(THE_DIRTY_DEEDS_OF_SILICON_VALLEY_VOLUME_TWO.pdf)

(LINK 1)

http://american-corruption.com/public/THE_DIRTY_DEEDS_OF_SILICON_VALLEY_VOLUME_TWO.pdf

(LINK 2)

http://case-xyz2020a.com/THE DIRTY DEEDS OF SILICON VALLEY VOLUME TWO.pdf

(LINK 3)

http://nationalnewsnetwork.net/public/THE_DIRTY_DEEDS_OF_SILICON_VALLEY_VOLUME_ TWO.pdf

(LINK 4)

http://www.federal-report.com/public/THE_DIRTY_DEEDS_OF_SILICON_VALLEY_VOLUME

TWO.pdf

(LINK 5)

http://silicon-valley-mobsters.com/public/THE DIRTY DEEDS OF SILICON VALLEY VOLUM E TWO.pdf

"THE CRIMES AND LIES OF ELON MUSK" - This sociopath will always cheat if he can't compete

(THE_CRIMES_AND_LIES_OF_ELON_MUSK.pdf)

(LINK 1)

http://american-corruption.com/public/THE CRIMES AND LIES OF ELON MUSK.pdf

(LINK 2) http://case-xyz2020a.com/THE CRIMES AND LIES OF ELON MUSK.pdf

(LINK 3)

http://nationalnewsnetwork.net/public/THE CRIMES AND LIES OF ELON MUSK.pdf

(LINK 4) http://www.federal-report.com/public/THE CRIMES AND LIES OF ELON MUSK.pdf

(LINK 5)

http://silicon-valley-mobsters.com/public/THE CRIMES AND LIES OF ELON MUSK.pdf

"HOW THEY KILLED THE ELECTRIC CAR" - How the monopolization effort is based on covert manipulations

(HOW_THEY_KILLED_THE_ELECTRIC_CAR.pdf)

(LINK 1)

http://american-corruption.com/public/HOW THEY KILLED THE ELECTRIC CAR.pdf

(LINK 2)

http://case-xyz2020a.com/HOW_THEY_KILLED_THE_ELECTRIC_CAR.pdf

(LINK 3)

http://nationalnewsnetwork.net/public/HOW_THEY_KILLED_THE_ELECTRIC_CAR.pdf

(LINK 4)

http://www.federal-report.com/public/HOW_THEY_KILLED_THE_ELECTRIC_CAR.pdf

http://silicon-valley-mobsters.com/public/HOW_THEY_KILLED_THE_ELECTRIC_CAR.pdf

"THE CORRUPTION DISRUPTION MANUAL" - How any member of the public can take these crooks down

(THE_CORRUPTION_DISRUPTION_MANUAL.pdf)

(LINK 1)

http://american-corruption.com/public/THE CORRUPTION DISRUPTION MANUAL.pdf

(LINK 2) http://case-xyz2020a.com/THE CORRUPTION DISRUPTION MANUAL.pdf

(LINK 3)

http://nationalnewsnetwork.net/public/THE CORRUPTION DISRUPTION MANUAL.pdf

(LINK 4)

http://www.federal-report.com/public/THE_CORRUPTION_DISRUPTION_MANUAL.pdf

(LINK 5)

http://silicon-valley-mobsters.com/public/THE CORRUPTION DISRUPTION MANUAL.pdf

More evidence from Congressional investigators, major investigative journalists, former FBI staff and forensic experts:

"THE MURDERS AND DEATHS IN THIS CASE"

See the **CORRUPTION GALLERY** and share the images with your social media outlets

"THE SILICON VALLEY CARTEL - DEATH, SEX AND POLITICAL BRIBERY IN PALO ALTO"

"TACTICS USED FOR STATE-SPONSORED ATTACKS AGAINST WHISTLE-BLOWERS"

DELETED By Allum Bohkari

NEWS ARTICLE ARCHIVES

The Age of Surveillance Capitalism By Shoshana Zuboff'

Catch and Kill By Ronan Farrow,

https://en.wikipedia.org/wiki/Catch and Kill: Lies, Spies, and a Conspiracy to Protect Predators

<u>Permanent Record By Edward Snowden</u>, https://www.amazon.com/Permanent-Record-Edward-Snowden/dp/1250237238

Brotopia By Emily Chang, http://brotopiabook.com/

Throw Them All Out By Peter Schweizer, http://peterschweizer.com/books/throw-them-all-out/

The Circle By David Eggers, https://archive.org/details/circle00dave

Companies Targeted For Bankruptcy For Their Crimes Against The Public By The Internet Research Group

World Without Mind *By Franklin Foer*, https://www.amazon.com/World-Without-Mind-Existential-Threat/dp/1101981113

A Journey into the Savage Heart of Silicon Valley *By Corey Pein*, https://www.goodreads.com/book/show/35684687-live-work-work-work-die

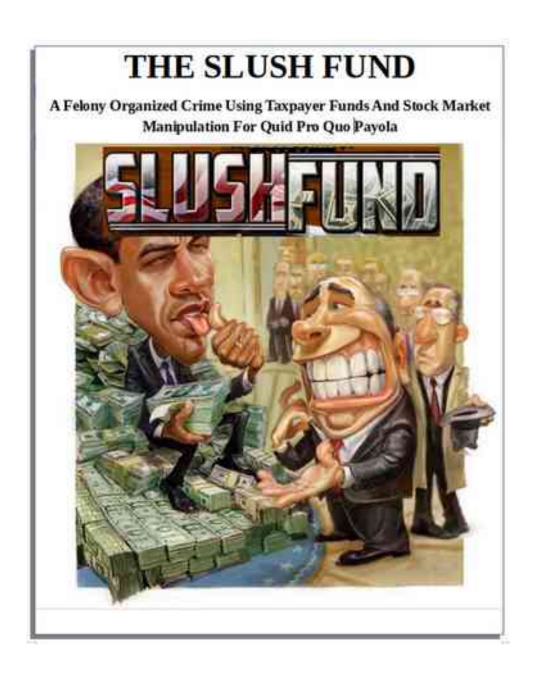
Disrupted By Dan Lyons, https://www.goodreads.com/book/show/26030703-disrupted

<u>Chaos Monkeys By Antonio García Martínez</u>, https://www.antoniogarciamartinez.com/chaos-monkeys/

The Creepy Line *By Matthew Taylor*, https://www.thecreepyline.com/

Congress: Trading stock *By Steve Kroft*, https://www.cbsnews.com/news/congress-trading-stock-on-inside-information/

READ THE FEDERAL REPORT TO THE FBI, CONGRESS AND THE INSPECTOR GENERAL ABOUT 'THE SLUSH-FUND':



GET YOUR COPY AT ONE OF THESE LINKS: (LINK 1) (LINK 2) (LINK 3) (LINK 4) or on your
favorite torrent. Send it to your political representative and ask them: "Why Haven't You Fixed This
Yet?"

OVERVIEW 1:

TRILLIONS of government treasury and stock market dollars into their own pockets. They lie, cheat, bribe, steal, attack, and even kill, in order to grab this money (provided from the pockets of the taxpayers). They create fake "political issues" in order to steer massive amounts of government money to "solutions" that they just happen to own the companies of. ("Follow the Money") They collude on cover-ups, cover-stories, pump-and-dumps, fake "Stimulus Funds" redirection and other illicit deeds. Famous politicians are a very big part of this crime. They are easy to spot via the tens of millions of dollars, in their personal bank accounts, which only appeared after they took office. They broke and separated America by promoting their fake causes, which divide the public, in order to benefit off of their exclusive stock market scams. In fact, if the, completely computer manipulated, stock market did not exist, political corruption in America would be reduced by 95% and Silicon Valley's sex trafficking would be cut in half.

One part of them is: *The Silicon Valley Tech Cartel*; an anti-trust violating organized-crime operation based on quid-pro-quo. *They manipulated the Dept of Energy* to only fund political favorites and to sabotage the competitors of those favorites in an epic violation of anti-trust and anti-racketeering laws.

READ THE BOOK:

http://american-corruption.com/public/HOW THEY KILLED THE ELECTRIC CAR.pdf

OR AT: http://how-they-killed-the-electric-car.com

Dept of Energy staff own the stock of Tesla and Solyndra - they work, in total conflict-of-interest, as slush-fund bankers for crony insiders! Steven Chu and his agency cronies defrauded all of the non-crony applicants out of their life savings and now they are getting doxed, investigated and sued forever as punishment for their corruption! the crooked senators behind this got tens of millions of dollars of dirty profits from it while their constituents got defrauded!

READ THE SHOCKING REPORT: <u>"THE CRIMES AND LIES OF ELON MUSK"</u> at one of these links:

http://the-elon-musk-problem.com/THE CRIMES AND LIES OF ELON MUSK.pdf

http://silicon-valley-mobsters.com/public/THE CRIMES AND LIES OF ELON MUSK.pdf

http://case-xyz2020a.com/THE CRIMES AND LIES OF ELON MUSK.pdf

... or on torrents around the world...

We are seeking compensation from the perpetrators of these financial crimes and attacks that harmed us. Plaintiffs' have already gotten over 150 of them fired from their government jobs and directly sued some of them for corruption! The longer this goes unresolved: the more lawsuits and political embarrassments these crooks can count on!

Says one victim group: "If you add up all the money the Department of Energy has spent on our FOIA's, lawsuits and federal investigations since 2008 you can see that the Department of Energy has now spent more money fighting with us than the amount they would have spent simply settling with us and paying our damages. You can see in the last lawsuit we got free White House and Congressional lawyers. Lawyers love to beat up DOE for corruption for free. All those lawyers are now looking for something to do. We can keep doing this for another hundred years and embarrass every politician and their financiers forever. The Department of Energy could do the federal budget, the tax-paying public, the Court system, Justice and themselves a HUGE favor by simply paying us our damages and being done with it. We have been blockaded from getting our legal rights, from getting fair legal representation and from getting a jury trial because they know, in a fair un-rigged jury trial, we will win and they will be shamed and forced to pay up!"

A large part of the crimes involved trillions of dollars of payola involving rare earth mining schemes for minerals for cell phone and electric car components:

Witness Statement # 12121:

"... this is about corruption that was experienced by U.S. Citizens. It involves trillions of dollars of government monies! Famous politicians partnered with corrupt crony-capitalist Silicon Valley bully

tech oligarchs to do these felony dark-money crimes! if you hate injustice, collusion, monopolistic bullies and bribes then you will love this case! it is widely documented that famous politicians including Dianne Feinstein, Barack Obama, John Podesta, Nancy Pelosi and many others hire media assassins and attack operatives to covertly destroy those they do not like or those who compete with their stock market ownership.

Note that in the last 2 stimulus bills, <u>tens of billions of dollars</u>, <u>in California</u>, <u>disappeared</u> in fraud matters connected to politicians. the facts presented here are from <u>police and court records</u>, congressional investigations and eye-witness reports..."

"...one of our Plaintiffs' was attacked and fully disabled in 2008. The Plaintiffs' were attacked in reprisal for helping law enforcement break a high-end crime case involving public officials. (The keywords: "Solyndra", "Uranium1", "Severstal", "Cleantech Crash", "Flashboy Algorithms" and related, should bring up the case matters in any forensic law enforcement database) (Court records case numbers are also available for additional investigation). Hundreds of thousands of case file records exist about this case.

Victim "A" had personal relationships with some of the most well-known public figures in the nation as proven in letters, videos and news photos. Victim "A" was an eye-witnesses to the crimes under investigation. Victim "A" was a federal contractor/employee.

The Plaintiffs' have suffered a large number of attacks and many of those attacks (and the attackers) have been forensically tracked back to financing by the public officials under investigation.

We have contacted every law enforcement and regulatory agency already. Each of them finger-point to another agency in an endless blame-game and/or a "not-our-responsibility" stone-walling run-around. The Plaintiffs' have suffered, and continue to suffer, violation of their civil, human and Constitutional rights.

The Plaintiffs' and their associates were induced to invest millions of dollars, and all of their life savings, in a government run project. It was later discovered that every government operator of that project was either financed by, friends, with, sleeping with, dating the staff of, holding stock market assets in, promised a revolving door job or government service contracts from, partying with, personal friends with, photographed at private events with, exchanging emails with, business associates of or directed by; the Plaintiffs' business adversaries, or the politicians that those business adversaries pay campaign finances to, or supply political digital search manipulation services to.

In addition to the damages from being defrauded by Government officials, each of the attacks on the Plaintiffs' has court precedent metrics, from other cases, that set a value to the additional damages suffered by the Plaintiffs'.

In a past federal lawsuit, the Plaintiffs' won their lawsuit proving that government officials manipulated their funding applications.

Victim "A" is now unable to afford a lawyer. "Free" legal services, such as the government's LSC Corporation, and all other pro bono lawyers have refused to assist because they are conflicted-out as their funding, or support, of one, or another political candidates puts them in conflict-of-interest.

David L. Anderson, U.S. Attorney for the Northern District of California, (San Francisco) and other U.S. Attorney's were asked, in writing, to file a jury trial action on behalf of the Victim but they have not responded to communications.

The FBI has informed us that this is an ongoing active investigation involving major public officials. We have received case numbers from many agencies but those agencies do not provide case updates.

The attacks and damages include physical attacks; ramming of subjects car; death threats; exposure to toxic materials; SSA benefits blockades; tens of millions of dollars of Google/Gawker Media coordinated internet attacks and server manipulations and other tactics.

We demand damages, back-pay, back-benefits, expenses, legal fees and related costs...."



The Silicon Valley Tech Mobster Cartel

"...State sponsored hacking teams from Russia, China and Iran, (Ie: Solarwinds, Supernova, Spectre, and hundreds of other hacks) along with thousands of bored teenagers have stolen all of the CIA, NSA and Fire Eye hacking tools and hacked 20 years of the bad guys emails, files, text messages and voicemails and sent them to the press, public-interest groups and the enemies of these oligarchs. Corruption has no place to hide now. All of the <u>dirty secrets</u> of their <u>crimes</u>, bribes and quid-pro-quo are on the table and no oligarch or crooked politician will ever be safe again! On top of the hacks and leaks, we have supported new open-source artificial-intelligence based software which operates autonomously (around-the-clock) tracking the covert cash of every politician, their family, and their tech oligarch bosses. When you follow the money with these bot programs the proof of the bribes and payola is crystal clear! These crooks all use the same group o: 1.) dirty law firms like Wilson Sonsini, Perkins Coie, etc.; 2.) corrupt CPA's like Deloitte, etc., 3.) Goldman Sachs investment bankers, 4.) bribery-based lobbyists and Media Matters/ David Plouffe-like attack operatives. See how we are taking these crooks down AT THIS LINK. For example, hired attackers: Nicholas Guido Denton, Ian Fette, Gabby Darbyshire, John Herman, Adrian Covert, John Cook and Patrick George have been placed under permanent surveillance by our private investigators and federal agents for the rest of their lives, along with their families. Any crimes, tax evasions, drug deals, sex trafficking, moneylaundering, political manipulations, stock market holdings, revolving-door job bribes, exchange of bribes and payola with Google and Youtube (we have the bank records) for search rigging, INTERPOL investigated cross-border transfers between the US and Eastern Europe or other additional illicit deeds they engage in, will be uncovered and reported...forever!..."

The Corruption At Google

"Google is a sick corrupt criminal business run by sex trafficking perverts and sociopaths..." Say GOOGLE'S own inside employees, Divorce Court records of Google executives, 70+ State & Federal investigations and major news outlets.

- Google spies on competitors and steals their technology
- Google Alphabet YouTube stock is owned by almost all of the California politicians and their families and that is why Google Alphabet YouTube is never regulated and always protected by them for their political and profiteering manipulations
- Google runs tens of millions of dollars of defamation attacks against competitors
- Google hides all media and news coverage for competitors of Larry Page's boyfriend: Elon Musk
- Google lies to the public about what they really do with the public's data
- Google promotes illegal immigration in order to get cheap labor and control votes
- Google runs VC funding back-lists against start-ups that are competitive
- Google bribes thousands of politicians
- Google is a criminal RICO-violating monopoly
- Google rigs the stock market with Flash-boy, Pump/Dump and Microblast SEC violating computer tricks
- Google pays bribes to politicians in Google and YouTube stock
- Google manipulates who gets to see what web-sites, globally, for competitor black-lists
- Google has a "no poaching" Silicon Valley jobs blacklist
- Google bosses sexually abuse women and young boys
- Google bosses run sex trafficking operations in the Epstein and NXVIUM cults
- Google bosses control the NVCA financing cartel over start-ups
- Google has placed the majority of the corporate staff in at least one White House
- Google controls national elections for anti-competitive purposes
- The company "*Polyhop*", in the HOUSE OF CARDS tv show, does all the crimes that Google actually does in reality
- Google's law firms, like Wilson Sonsini, are corrupt conduits for payola and political conduit-relays
- Google bribes some politicians with revolving door jobs
- Google is primarily responsible for destroying the Bay Area Housing opportunities
- Google runs DDoS attacks on competitors by massively crawling their sites
- Google boss Andy Rubin runs a sex slave farm according to his own family
- Google boss Eric Schmidt was a philandering sex-penthouse owner according to vast news articles
- Google executives hire so many hookers that one of them, Mr. Hayes, was killed by his hooker
- Google executives sexually abuse so many women that the women staff of Google walked out one day
- In the 2009 White House, you could not swing a cat without hitting a Google insider
- Google has paid covert bribes, PAC funds, real estate and search rigging payola to every CA Senator

- Google has paid bribes, through its lobby fronts, to halt FBI, SEC, FEC and FTC investigations of Google crimes
- Google was funded by the CIA, via In-Q-Tel, a so called "501 c3 charity" which was caught with tons of cocaine
- Google gets millions of dollars of taxpayer cash for spying on Americans inside the USA
- Google's map service was a spy system paid for by taxpayers money that Google now profits off of
- Nancy Pelosi and Dianne Feinstein have promised to "protect" Google because their families profit off Google stocks
- Payment receipts prove that Google and Gawker/Gizmodo exchanged cash and staff for Character Assassination attacks
- Google VC's and bosses have spent \$30M+ rigging the U.S. Patent Office to protect Google and harm Google competitors
- Google bribed it's lawyer into position as head of the U.S. Patent office in order to have her protect Google
- To rig insider stock trades, Google hides negative Tesla stories and pumps positive Tesla stories on "push days"
- Google and Elon Musk Co-own, co-invest and co-market stocks covertly while running anti-trust schemes
- Google rarely likes, or hires, black employees per federal and news media investigations
- Google hired most of the Washington, DC K Street lobby firms and told them to "do what ever they could"
- The film: "Miss Sloane" depicts only 2% of the illicit lobbying tactics Google employs daily
- Demands for an FTC and FBI raid of Google, for criminal activity, securities law and election felonies have been filed
- Google's David Drummond had his Woodside, CA Quail Road house bugged revealing sex and financial misdeeds

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Google, and it's Cartel (Alphabet, Youtube, and hundreds of other shell-company facades) are a criminal organization engaged in felony-class crimes. Google's bosses bribe politicians, regulators and law enforcement officials to hold off prosecution.

At Google: Kent Walker, Andy Rubin, Larry Page, Eric Schmidt, Sergy Brin, Jared Cohen, Yasmin Green, David Drummond and Ian Fette are so enmeshed in sex scandals, election manipulation, and White House bribes that it is hard to comprehend how they can get any legitimate work done.

Between all of the sex cult activity; hookers; rent boys; political bribes to Pelosi, Harris, Newson, and Feinstein; DDoS attacks they run; CIA and NSA stealth deals; privacy harvesting; Scientology-like employee indoctrination; cheap Asian labor; covert Axciom scams and other illicit things they get up to; one just has to wonder.

Some of the largest political bribes in American or European history were paid via billions of dollars of pre-IPO cleantech stock, insider trading, real estate, Google search engine rigging and shadow-banning,

sex workers, revolving door jobs, nepotism, state-supported black-listing of competitors and under-the-table cash. Why are these Silicon Valley Oligarchs and their K-Street law firms and lobbyists immune from the law?

U.S. Senators, Agency Heads and Congress are bribed by Google intermediaries with: Billions of dollars of Google, Twitter, Facebook, Tesla, Netflix and Sony Pictures stock and stock warrants which is never reported to the FEC; Billions of dollars of Google, Twitter, Facebook, Tesla, Netflix and Sony Pictures search engine rigging and shadow-banning which is never reported to the FEC; Free rent; Male and female prostitutes; Cars; Dinners; Party Financing; Sports Event Tickets; Political campaign printing and mailing services "Donations"; Secret PAC Financing; Jobs in Corporations in Silicon Valley For The Family Members of Those Who Take Bribes And Those Who Take Bribes; "Consulting" contracts from McKinsey as fronted pay-off gigs; Overpriced "Speaking Engagements" which are really just pay-offs conduited for donors; Private jet rides and use of Government fuel depots (ie: Google handed out NASA jet fuel to staff); Real Estate; Fake mortgages; The use of Cayman, Boca Des Tores, Swiss and related money-laundering accounts; The use of HSBC, Wells Fargo, Goldman Sachs and Deustche Bank money laundering accounts and covert stock accounts; Free spam and bulk mailing services owned by Silicon Valley corporations; Use of high tech law firms such as Perkins Coie, Wilson Sonsini, MoFo, Covington & Burling, etc. to conduit bribes to officials; and other means now documented by us, The FBI, the FTC, The SEC, The FEC and journalists.

Google and Youtube are based on technology and business models that Google and YouTube stole from small inventors who had launched other companies that were up and operating before YouTube or Google even existed as business operations.

Google holds the record for the largest number of corporate sex scandals, abuses and sex trafficking charges.

There are only two kinds of people that work at Google: 1.) Cult indoctrinated naive kids with odd sexual quirks and 2.) divisive managers and executives who seek to exploit those eco-chambered employees for nefarious political and stock market manipulation purposes under the Scientology-like guise of "doing good things", when, in fact, they are engaged in horrific crimes against society.

Google has hired almost every technology law firm in order to "conflict them out" from ever working to sue Google. If Google rapes you, robs your patents or does anything awful, you won't be able to find a lawyer to help you.

Most Google executives in control of Google have been indoctrinated by family dynasties to believe that any crime is justified by a bigger cause. Most of those executives are men. The few women in control of departments are figure-heads.

Google bosses attend the same parties and business meetings in which they collude, co-lobby, rig markets and make anti-trust violating plans together.

Google is a private government with more money and power than most smaller nations. Google has more lobbyists bribing more politicians than any other company in America.

Jared Cohen and fashion show-horse Yasmin Green at Google had the job of over-throwing countries in the Middle East. They openly bragged about it. (https://truthstreammedia.com/2013/06/02/googles-regime-change-agent-jared-cohen/)

People that work at Google get paid \$260,000.00+ per year to lie, spy, manipulate politics, bribe politicians and engage in other crimes. For that kind of money, a person will doing ANYTHING and rationalize it as "part of the higher cause".

The Project X investigation team is publicly quoted as stating: "...give the same number of lawyers as Google has, with the same level of skills and experience, the same discovery budget, legal expenses budget and expert witness budget, we <u>ABSOLUTELY GUARANTEE</u> that we can put Google staff and investors in federal prison and close Google, in bankruptcy...the Google Cartel has engaged in that much criminal activity..."

"Google is the largest financier of the Obama political campaign and exceeded FEC campaign spending limits by tens of billions of dollars. We can prove this in a jury trial, a Grand Jury hearing and a live Congressional hearing.

Google is the largest staffing source of the Obama Administration. We can prove this in a jury trial, a Grand Jury hearing and a live Congressional hearing.

The largest number of laws and policy decisions, benefiting a single company and it's investors, went to: Google. We can prove this in a jury trial, a Grand Jury hearing and a live Congressional hearing.

Google, and it's investor's are the single largest beneficiary of the Obama Administration. We can prove this in a jury trial, a Grand Jury hearing and a live Congressional hearing.

The Obama Administration only won the White House because Google and Facebook engaged in the largest digital media and search engine manipulation in human history. We can prove this in a jury trial, a Grand Jury hearing and a live Congressional hearing.

Google, and it's investors, during the Obama Administration, had most of their competitors denied funding, grants, contracts and tax waivers while Google's investors GOT funding. We can prove this in a jury trial, a Grand Jury hearing and a live Congressional hearing and prove that Google coordinated anti-trust violations with senior Obama Administration White House staff...."

Google operates it's staffing like a Scientology cult. They control their employees lives, information, transportation, free time, entertainment and social life. A Google life is a glass-bubble of echo-chamber extremist, hyper-sex-kink, reinforcement.

THE COUNTER-MEASURES BEING TAKEN AGAINST THESE CRIMINAL PERPETRATORS BY THE PUBLIC:

How YOU can use the public "Corruption Kill Box" to wipe out crooked politicians and their financiers: A Corruption Kill Box Procedure combines federal police investigations created by formal filed criminal referrals and Form 302 overview drafts, public class-action lawsuits, massive news media disclosure blasts, formal regulatory agency complaint filings, individual lawsuits against political and agency executives, documentary film production and distribution, the promotion and organization of Congressional hearings, crowd-sourced social media public forensics and open-source AI financial crimes tracking software. The procedure is an extinction-level event with a 100% success rate against corrupt entities. CKB's only work on the corrupt, so non corrupt parties are safe from it's effects. ANY member of the public can engage in these totally legal anti-corruption actions. Just do it! Read: "THE CORRUPTION DISRUPTION MANUAL" and use the tactics described in it. You can find copies of it world-wide at links like:

http://american-corruption.com/public/THE CORRUPTION DISRUPTION MANUAL.pdf
http://case-xyz2020a.com/THE CORRUPTION DISRUPTION MANUAL.pdf
http://nationalnewsnetwork.net/public/THE CORRUPTION DISRUPTION MANUAL.pdf
http://silicon-valley-mobsters.com/public/THE CORRUPTION DISRUPTION MANUAL.pdf
... and thousands of other sites, torrents and locations. Share it with your friends.

Witness Statement #36789

"...how corrupt are our political representatives?" we have not been able to find a single one of our political representatives who was not working for, paid by, sleeping with and/or profiteering off of the stocks and mutual funds of our competitors that attacked us! two of our senators were even caught financing some of the attacks!... For example, in California, they have been trying to figure out how tens of billions of dollars for Covid Loans, and also for housing projects, has gone missing. A series of recent audits has found that the much of the money was stolen and hidden by a system of duplicitous,

on-purpose mismanagement designed to hide the thefts by saying that 'California politicians are too disorganized to manage anything'. In reality, the embezzlement of the federal funds are <u>carefully</u> organized by State officials (who live in multiple MANSIONS and have parties at fancy restaurants constantly) who are expert at theft and cover-ups..."

Victim Report #14268

An Actual Example Of A State-Sponsored Vendetta Attack:

In the case of one victim of this corruption, let's call him "Applicant A", the dirty deeds of public officials are illuminated in all of their darkest forms. He saw, first-hand, how modern politics turns public servants into criminal mobsters. Here is what was in his FBI report:

In college, "Applicant A" was a criminology student on the multi-campus "Core Curriculum" which was offered through Stanford, SFSU and Berkeley campuses. He lived in San Francisco, with a woman who was the best friend of Kathryn Feinstein, daughter of the future mayor of San Francisco. The woman's mother, in fact, worked for Dianne Feinstein. Kathryn Feinstein often stayed at "Applicant A"'s home and partied there in the hot tub in the back yard and in the downstairs living room. There she told tales and gossip about the deep inside scoop on San Francisco politics. This led to "Applicant A"'s recording and production of an award-winning investigative film series about the characters in San Francisco politics.

Mayor George Moscone was then assassinated one day while "Applicant A" was on his way to City Hall for a meeting at the Mayor's office. This assassination made Diane Feinstein the Mayor of San Francisco and, later, a U.S. Senator.

As further proof of the connection, Mayor Feinstein issued a large published City Hall proclamation to "Applicant A" for his work on a major project for the City of San Francisco, a tribute to George Moscone, viewed by millions of citizens and also had "Applicant A" produce many socialite events at City Hall for, and with, the Mayor's friend Charlotte Maillard.

"Applicant A" knew hundreds of top political officials, dated top officials from the White House or Congress and was constantly being solicited to run for office.

"Applicant A" was one of two producer's creating a major event for The City but a rift developed between "Applicant A" and another group. The opposing group (Comprised of competitors to "Applicant A") were being accused of embezzling civic funds. That other group was headed by two personal friends of Diane Feinstein's. The failures of the opposition group became national news as it was also backed by David Rockefeller's money man, who also financed Diane Feinstein.

At this time "Applicant A", had numerous law enforcement and intelligence credentials, commendations and certifications and was approached to assist with a sting operation involving some of those officials. The sting operation required that "Applicant A" run for a major office in San Francisco because only a major candidate could have access to the proper people, information and proximity needed for such an operation. Department of Justice, FBI, California Fair Political Practices Commission and other entities had an interest in these task force-type efforts. The combined efforts resulted in one famous City Hall official being arrested for running an underage prostitution ring for San Francisco public officials, co-managed by a SFPD official, and another candidate for mayor, associated with the old school North Beach mob, being run out of politics and having his young daughter removed by the police to protect her from attempted abuse. Both of the indicted officials had close relationships with Diane Feinstein.

"Applicant A" ran the opening ceremonies of one of David Rockefeller's big projects in San Francisco which Rockefeller, Feinstein and James Bronkema were key players in. James Bronkema, The head of the City business council, had his mistress intermediate a potential "peace treaty" between "Applicant A" and his Cartel. He later sought to invite "Applicant A" into the Bay Area political Cartel he ran and disclosed the insider scheme to "Applicant A", hoping to entice him. Bay Area VC Tom Perkins also made "Applicant A" this offer and confirmed the existence, operation and scope of this Cartel which included famous politicians.

Subsequently, the Feinstein family became the investors, government financial agent, contractors, HR providers, staffing liaison, and friends for Elon Musk and managed the State and Federal gifts of billions of dollars of tax payer funds to Musk, which the Feinstein family profited from.

At the same time, "Applicant A" was operating a U.S. Government funded electric vehicle manufacturing company and an energy production company that competed with Elon Musk's companies. "Applicant A" contacted the Fremont, California NUMMI plant which Elon Musk had publicly stated he "had no use for NUMMI". "Applicant A" had been in negotiations and had arranged the first request to re-task NUMMI. A major Washington DC consulting group and CBS News 60 Minutes Producer: Bob Simon, then had communications with Diane Feinstein's Chief of Staff who threatened "Applicant A" against having anything to do with the NUMMI plant. Subsequently Elon Musk announced he had stepped back in and was taking over the NUMMI plant in a surprise announcement MC'd, in person by Diane Feinstein, whose family was managing the leasing, hiring and contracting for the NUMMI and next door Solyndra buildings.

It turned out that a large rare earth minerals mining scam was underway to manipulate TRILLIONS of dollars of corrupt mining profits and federal tax dollars and that "Applicant A"'s federally funded technology obsoleted that plan.

Just after Russia evacuated Afghanistan, a particular set of Russian geological survey reports called: "The Afghan Metals Treasure Maps" were found by CIA researchers in Kabul. They were said to show where many trillions of dollars worth of copper, lithium, indium and other "rare earth" technology minerals were hidden in the Afghan plains.

That lithium and indium could power Elon Musk's cars and Solyndra, Fisker's, Abound's Cleantech (if only a certain group of Silicon Valley billionaires had a way to monopolize that...hmmmm?) But; were those "Treasure Maps" a trick or a treat?

To this day, controversy exists across the intelligence communities, of many nations, about whether, or not, those maps were a scam created to "trick the American's" or the actual locations of trillions of dollars of mining deals that were "antibody's for the taking". The papers that the CIA geologists pulled out of that archival library in Kabul, Afghanistan still read to be a bit too convenient for what happened next. Decades later, after an invasion or two, and vast expenditures of cash, political capitol and lives, very little of the promised golden mining treasure has materialized. What has materialized is epic corruption, political payola, campaign secrets, deaths and controversy.

Goldman Sachs, McKinsey Consulting and Deloitte helped a few rogue CIA buddies distribute a huge number of white papers and press releases which used the buzz words: "Trillions of dollars of lithium in Afghanistan" and "Afghanistan is the Saudi Arabia of Lithium". Why would those particular companies put so much effort into hyping a pile of dirt on the other side of the planet? Because their investors (John Doerr, Elon Musk, *Eric Schmidt, Larry Page*, Steve Westly, etc.) had a quid pro quo deal with some members of The White House.

"Applicant A" had received a Congressional commendation, federal funding under contract to The Department of Energy and famous seminal patent awards for his work in the electric vehicle technologies; now used in the Honda, Toyota and Hyundai cars.

Subsequently, the FBI discovered (confirmed via a declassified congressional report) that Daniel Jones, a former intelligence committee staffer for Sen. Dianne Feinstein, hired Fusion GPS and Christopher Steele to push the Russian story and used Fusion GPS, and other services to put hit-jobs on people for Feinstein. Additionally, the FBI discovered that high level Chinese spies worked for Feinstein, including driving her around and that her husband's partner: Mart Bailey, was in China setting up deals that the CIA was concerned about. Fusion GPS, Media Matters, Gawker Media, Gizmodo Media Google and Youtube were subsequently found to have been hired by "a famous politician" to operate over \$30M of character assassination reprisal media defamation attacks against

"Applicant A" to punish him for helping law enforcement in these cases. It is well known that Feinstein, Pelosi, Harris, Reid and other Senators commonly use intelligence agency resources and "dirty tricks" to attack citizens they are mad at.

The Department Of Energy (DOE) acts under White House orders to only give money to White House political financiers and sabotage the competitors of those political insiders. DOE says they don't do what David Axelrod. Rahm Emanual, or the latest Oval Office lackey, tells them to do, but by now everyone knows that assertion is a complete and total lie!

Some of the people that laid siege to Congress at the start of 2021 believed they were "doing the right thing", others thought they were insane. Department of Energy staff are just as 'insane' in that they are hired to lie, cheat and manipulate funding in order to help their political favorites and harm the competitors to those 'favorites' who they perceive as political 'enemies'. Department of Energy staff are as devoted to cronyism as an ISIS attacker is to sawing off someone's head with his knife. Neither of them perceive themselves as "crazy zealots", both groups think they are 'doing the right thing', but those on the outside can see the truth.

When an Applicant for government funding receives a letter simply stating that their loan application under the Advanced Technology Vehicles Manufacturing (ATVM), LGP, Battery funds, etc. or other Program, has been rejected it is because the Applicant did not bribe the right people. Bright Automotive famously published a national letter about how the Dept of Energy had lied to them. XP sued the Dept of Energy for corruption and won. Congress has held ongoing hearings about the corruption and payola at the Department of Energy.

No logical reasons are ever given in the DOE letters and only after several attempts at phoning the Department of Energy office can you ever get the so-called "reasons" orally. You may never receive the reasons in writing. Over a hundred Applicants like Bright, Zap, Brammo, EcoMotors, XP Vehicles, Elio, Lordstown and others have been lied to, led down the garden path, stone-walled, delayed and sabotaged in order to protect political insiders Tesla, Solyndra, Abound, Brightsource and other White House financiers.

One could understand a rejection if the reasons given were applicable to an Applicants actual loan application. However, in each case, they were not. Many reasons did not even reflect what was included in the Applicants submissions if the Applicant was a competitor to Elon Musk. Department of Energy staff simply made up data that was not even submitted in order to help Tesla and harm Bright Automotive, for example. In many cases a rejected electric car Applicant was told that their car "did not use enough gasoline" or that their windmill project used "too much sun"... or similar nonsense.

All of Steven Chu's Department of Energy staff were friends of, investors in, or associates of Elon Musk's Cartel. They stayed on, many of them even still in place in 2021, waiting for Jennifer Granholm to get in and start the old Chu regime back up to hand out cash to the insiders from the Silicon Valley

Mafia. In each case, after several attempts at receiving more clarification from the Dept of Energy and ATVM offices, no one from DOE has been in further contact with any outsider Applicant . For years, each Applicant is still requesting additional information about their loan applications and more applicable reasons for rejections.

Most of the competitors to Elon Musk, had cars that could go further than a Tesla, cost up to 80% less than a Tesla, used no gasoline, were easier to repair and build than a Tesla, saved your life better than a Tesla in a crash, didn't blow up like a Tesla, did not get hacked as easy as a Tesla, were faster on torque-factors than a Tesla, were not about to go bankrupt like Elon Musk was at the time, did not require an extension cord to trip over like Tesla does, did not rely on foreign labor like Tesla did, did not have the horrific debt ratio that Tesla had, did not cause genocide and rape around the globe in corrupt lithium and cobalt child labor camps like Elon Musk did and, generally had every advantage over Tesla except: 1.) the Elon Musk partnership that Musk had with Dianne Feinstein's family and the 2.) conduit of cash between Musk and political candidates.

Most of the other Applicant's had thousands of customers lined up who wanted to buy their unique and very "green" cars. The public were eager to buy their products but those products were better and more competitive than Elon Musk's. If you line up every Applicants merits in a spreadsheet, the "DOE winners" would lose. The metrics were ignored or rigged in order to favor Tesla and Solyndra and harm outsiders who competed with them.

One of the rejection reasons that DOE gave an Applicant was that their car "did not use E85 gasoline". It was an ELECTRIC CAR which uses NO gasoline which one would think that an Obama Administration had as a goal our country should want to attain. Crony insiders Tesla Motors and Fisker also used no gasoline and they were handed the DOE funds with almost no scrutiny. At no point was E85 gasoline ever mentioned, discussed, commented on or requested by DOE. In fact the topic was particularly avoided by DOE staff.

Another reason an Applicant (XP Vehicles) was given was that that "they were not planning on making millions of cars." Any intelligent auto industry expert knows you have to ramp up production from a few thousand cars in order to get to a few million cars. The Department of Energy was not offering enough money to start making millions of cars right out of the gate. No car company EVER FUNDED by the Dept of Energy, to this day, has ever been capable of making millions of cars from the get go. In fact, XP, who proposed 50,000 vehicles, turned out to be EXACTLY correct based on industry history. Dept of Energy reviewers turned out to be EXACTLY wrong on their comments...or they were making things up to protect Musk. The rejection point was that Applicants were not planning to make enough cars. This was a false statement by DOE. The company would like to build and sell more cars than any other car company. They were fully willing to produce millions of vehicles if provided with the appropriate funding as they quantified millions of fleet buyers for its vehicles. No DOE entity ever asked them to adjust, discuss or amend their numbers. They were more than willing to adjust those numbers if anyone had even bothered to ask. One must start out with small steps and were planned to

ramp up to a massive number over time. To suggest that one do otherwise would demonstrate questionable judgment by DOE reviewers. The validity of this comment was based on either lies or manipulated interpretations by DOE staff designed to harm Applicant ratings over Musk.

Applicant XP, whose business plan was based on selling vehicles to the government was told they were rejected by DOE because they were "... not planning to sell cars to the government". That determination was 100% false. It was a bald faced lie by Department of Energy staff. It was clearly stated in XP's application that the core sales plan of the company is based on government fleet sales. The Dept of Defense wanted a particular light-weight version of the XP car for air-dropped rescues. One cannot help but wonder if DOE even read the applications or just rubber-stamped all non-crony applications as "rejected".

In another example of a failure to read the applications, The Dept of Energy asserted that factory cost estimates were too low because "the metal body fabrication systems" were not calculated high enough. The Applicant did not use much metal fabrication in its bodies, which Dept of Energy staff would have known if they had even read the first page of the application.

Banks and every other business lender takes a few weeks to decide on business funding. The Dept of Energy stonewalled Applicants for YEARS and received numerous write-ups from the GAO as one of the most screwed up organizations in Washington DC.

DOE reviewers never even talked to the founders, inventor, engineers, project leads or primary contractors from non crony Applicants. Outsider Applicants were even told, over and over again, that everything in their application was good and that no additional information was needed. This is despite the fact that the reasons given for outsider rejections did not reflect the technology being used and therefore the ATVM reviewers did not understand our concept and product. Tesla Motors received over 100 hours of staff meetings and attention to guide them through the DOE. Non-crony Applicant's got zero help.

It was discovered that McKinsey Consulting was hired to write all of the global white-papers designed to promote the Cleantech investors stock market holdings. They were also hired to staff the Department of Energy entirely with Elon Musk's and Solyndra's friends. They were also the lobbying consultants to Google, Facebook and the Silicon Valley Cartel.

After nearly a year of waiting, accompanied by written, verbal and in-person DOE proclamations that "everything was fine", "everything is on-track", "you appear to meet every criteria", etc. and after staff expended the majority of their personal funds based on these positive assertions, the applications were suddenly and mysteriously rejected. Why was staff at DOE during the course of the year, positive about the outcome and never asked for additional information? It was because they all knew, from December 2008 forward, that only those friends on a secret insiders list were ever going to be approved. Every other "Applicant A" was being defrauded and used as a smoke screen to make it look like things were

"in process". Applicant"s were promised, assured and relied on "things are looking good" statements from Dept of Energy staff who were lying. Dept of Energy staff knew from December of 2008 that the money was hard-wired for Tesla and a couple of others.

At the start of the DOE application process DOE's Lachlan Seward, Matt Rogers, Steven Chu, Kathy Zoi, Carol Battershal, and ALL of the senior DOE staff told each Applicant that the review would "be very interactive"... but there was no interaction for non-crony outsiders while Elon Musk and Solyndra folks, who applied later, were reviewed earlier, had hundreds of hours of in-person hand-holding interaction with DOE and had already been awarded their funds. No outsiders got any of this help or "interaction".

Rejection comments supplied by Chris Foster of DOE seemed to be unrelated to the business of each rejected company and had no foundation in fact. It was as if Dept of Energy staff would make anything up to keep competitors against Silicon Valley political campaign financiers from getting to market.

Rejected Applicants provided \$100 million+ of asset collateral opportunity for only a \$40M loan. To repeat, non-crony "Applicant A"s provided over TWICE the collateral of the value of the loan. How is this not as secure of a structure as any of the other Applicants. Elon Musk did not have any collateral like this!

Tesla was in such bad trouble that they had to borrow money from the Middle East and Detroit in order to temporarily cook their books so that DOE could release their cash. In reality, Tesla is a book-cooking stock market valuation manipulation operation and not a car company, as such.

The Department of Energy determined that three of the Applicant's were "most likely" to obsolete and put Elon Musk's company out of business because they beat the competitive metrics factors for price, range, safety, cost-to-produce...literally, THEY BEAT MUSK ON EVERYTHING! Department of Energy staff are beholden to Elon Musk and HIS political financiers so they could not let any competitors into the market. The Department of Energy is the gate-keeper of who gets to exist in the American auto industry according to Elon Musk's own marketing director: Daryl Sirry. No American bank or VC will finance a car company without DOE insider say-so. The Department of Energy blockades funding for those who directly might compete with Elon Musk because they get paid by Elon Musk and his financiers with stock, jobs, perks, political appointments, etc.

DOE top staff told Applicants that if they paid \$50,000.00 then they could get a full review. One Applicant got investors to fund the \$50K fee. The investors agreed if a DOE staffer would tell them once on the phone or email that that was the case. The (lying bastard) DOE staffer (Foster) refused to come to the phone or reply to any fedex or email until an hour after the deadline to wire the fee, even though he was recorded in his office, hiding from the calls. The staffer then sent an email saying "you missed the deadline to pay the fee, you are rejected", even though he had organized the missing of the fee by refusing any communication that he promised, in writing, to have with the investors who were to

pay the fee. Elon Musk did not have to pay the fee until much later after Tesla got caught not paying the fee.

The state is wielding extraordinary power these days — power to close businesses, to directly impact people's livelihoods and even lives — and so it owes it to the public to disclose how and why it makes those decisions that appear to only benefits campaign financiers and insiders. Hiding the identities and processes of the Department of Energy reviewers is a criminal act.

This secrecy is exactly the wrong approach here and will only breed further mistrust, confusion and contempt for the crucial role of government in bringing alternative energy vehicles to market.

Dept of Energy reviewers told non-crony Applicants that "electric motors and batteries were considered" by the DOE reviewers to be "too futuristic of a technology and not developed for commercial use even though they have been in use in over 40 industries for over 20 years, including by NASA. By the way, Tesla, Nissan and Fisker used the same exact electric motors. What was the rationale for this DOE argument aside from cronyism? In the case of XP, every part of the XP car was to be purchased from existing commercial sources with multiple points of supply, so it is not possible to see how a reviewer might think the vehicle had any significant technical acquisition hurdles. Over 100 major supplier companies, that have been building parts for the auto, aerospace and industry for decades) were to deliver the component parts for XP Vehicles. The U.S. Congress said that the primary purpose of this loan program was to develop advanced technology and further reduce U.S. dependence on gasoline. The non crony car "Applicant A"s used no gasoline and got over 125 miles per battery charge. How is the DOE claim that electric cars are not compliant not in direct conflict with the precepts of the Section 136 law?

DOE staff would constantly "Lois Lerner" (or lose) non-crony Applicants paperwork. A DOE staffer named Brent even revealed that Lachlan Seward had ordered some documents shredded for cover-up purposes. Congressional investigations have documented hundreds of such corruption actions at DOE.

So... we thought: "How could the U.S. Government engage in such insane criminal bull shit?"

So, we legally acquired the public Office Of Personnel Management records, social media postings, Linkedin records, FOIA revelations, voting and contribution records of every Department of Energy contractor and employee who had even the most remote contact with the funding process, from 2008 forward...and LOOKIE, LOOKIE! We have not been able to find a single one of them who was not financially involved with the handful of people who got they Dept of Energy funds. They were the most insider-trading, conflict-of-interest based, sleeping-with-the-recipient bunch of crooks and liars you could ever find. Why is the Dept of Energy allowed to hire only their friends and insider trading associates? Why is every office at DOE not required to have a 50/50 staff mix? The deciders and lobbyists are connected by sexual culture and greed and defrauded each of the non-crony people who they induced to apply. The Department of Energy knew from Dec. 1, 2008 that nobody was ever going

to get Dept of Energy funding except the previously hard-wired crony insiders. Each "Applicant A" who was not an insider lost millions of dollars and years of their lives because of the lies of the U.S. Department of Energy. The Department of Energy has never apologized or paid their bills for the damages!

"Applicant A", at this time, discovered that he had been exposed to toxic materials, possibly intentionally as "political poisoning" (ie: The Salisbury Poisonings and the Alexander Litvinenko poisoning), as a reprisal tactic, from his work with the Department of Energy and Kaiser laboratories. "Applicant A" filed for his benefit rights,, which he had full credits for, but political officials from Senate offices ordered those funds frozen and used intelligence agency dirty tricks to manipulate and alter government records. The "Solarwinds", "Supernova", "Spectre" and hundreds of other hacks show that the very servers that "Applicant A"'s records were on were, in fact, penetrated.

Agency staffers manipulated Applicant's filed benefits applications with SSA, HUD and other agencies, in order to cut off their funds in reprisal for assistance in corruption investigations.

Congressional officials then assisted some of the whistle-blowers and their peers with a first-ever federal anti-corruption lawsuit. This case set many new legal precedents. The Plaintiffs' team won the lawsuit proving that government agencies "infected by corruption" had manipulated, blockaded and stone-walled the Applicant's government funding.

These citizens instigated Congressional corruption investigations and hearings against the most senior members of the State and Federal government. These actions resulted in the termination of very famous public officials and their crony criminal embezzlement scams and almost resulted in the President being forced to leave office, mid-term, based on revelations of a massive crony kick-back scheme which began to be exposed after the FBI raid of Solyndra. The director of the FBI was fired for assisting in cover-ups related to this matter.

It was revealed that White House executives ordered government agencies to harm members of the public and to reprisal with-hold public resources from the public. This was a violation of tort, RICO and anti-trust laws.

The Plaintiffs' fought back.

They used 100% legal tools to interdict the corruption.

First, with a unique new kind of pioneering federal lawsuit, Plaintiffs' established — FOR THE FIRST TIME IN LEGAL HISTORY — that political cronyism is a valid basis for a claim of arbitrary-and-capricious agency action under the Administrative Procedure Act. See: Federal Case One, (D.D.C. 2015).

Second, they prevailed in the United States Court of Appeals for the District of Columbia Circuit on their appeal of the district court's ruling that an agency may escape judicial review of its action by requesting a voluntary remand but refusing to reconsider its initial denial of an application. See: Case Federal Two, (D.C. Cir. 2017). The Washington DC Circuit agreed with the Plaintiffs' that an agency may only seek a remand if it promises to reconsider its initial decision. It is because of that victory that the government, under court order is now re-doing the Plaintiffs' applications and GAO, FBI, IG's and Congressional oversight offices are watching to assure effective ethics and transparency.

Third, these cases placed, on permanent public record, one of the most detailed documentation sets, ever assembled, about how modern political "Dark Money" conduits operate. The legal team hired ex-FBI, CIA and SEC experts to track down covert bank accounts, revolving door bribes, insider stock trades and other payola between the victim's competitors and public officials. This documentation now prevents the use of those kinds of criminal efforts, in the future, by exposing their tactics to the public.

Fourth, the victim's team engaged in the interdiction and termination of corrupt agency executives, contractors and their financiers. This included some of the most well-known names in Washington, DC, at the time. Many of them were, and are still being, investigated and surveilled by the FBI, GAO, SEC and Congress.

Fifth, and most important, the effort put every corrupt political scheme on notice that they WILL be found out and interdicted!

The bottom line? The Plaintiffs' group WON on every single aspect of their public-interest goals but still have yet to be recompensed for their damages!

Now the "bad guys" have less options to engage in the corruption of our Democracy!

Not only did the Department of Energy engage in reprisal attacks. SSA staff and officials from the SSA have been shown to have runn political reprisals on "Applicant A". History has shown that some Bay Area SSA staff since 2007 have gone on to work for politicians in dispute with "Applicant A" or for ANTIFA-like political activism groups that advocate attacks. SSA has been forced to remove at least four officials from their SSA jobs and more are under investigation. Dianne Feinstein, Nancy Pelosi, Kamala Harris, Harry Reid and other Senators have the staff and power to manipulate any SSA, HUD, CMA, DOE and other agency decisions, files, results and benefits against any citizen they are pissed of at. All of those Senators own the stock market assets of all of the competitors to "Applicant A" and have the owners of those competing companies over to parties and home dinners on a regular basis.

Nearly a thousand public officials including White House, FBI (and other agency most senior officials) have been removed from their jobs for using the government for revenge, reprisal, retaliation actions against those they competed with. The published facts, Congressional reports, Inspector General investigations and testimony prove that government officials attack citizens on a regular basis.

In the event of "Applicant A"'s <u>death</u> an "insurance policy" of devastating encrypted files has been predistributed to certain reporter and legal groups.

Points Proven In The Evidence

- ** The evidence proves that agency officials play a game of "pass-around" to other agencies when this matter is reported to them in order to stall, delay, stone-wall, obfuscate, cover-up and hide the political embarrassment of these crimes. The Plaintiffs' will no longer tolerate this run-around tactic!
- ** The evidence proves that Department of Energy and White House officials lied through their teeth, hundreds of times, in order to benefit their crony friends and campaign financiers and sabotage their competitors. It was proven in thousands of news reports, documentaries, FBI reports, Congressional investigations, leaked documents, insider reports and Plaintiffs' own eye-witness testimony.
- ** The evidence proves the assertions of corruption, stock-market manipulation, monopoly,industry gate-keeping, character assassination, revolving-door job payola at Silicon Valley tech companies, tax evasion and more.
- ** The evidence proves that the government reviewer sand government official involved with Plaintiffs' applications were insider trading in the stock market against the Plaintiffs'. They were getting paid to destroy the Plaintiffs' financial future.
- ** The evidence proves, via investigators and law enforcement peers, that no official can find any past reviewers of this case who were not hand-picked by Plaintiffs' business adversaries. In other words, the Plaintiffs' would like the Congress to provide any evidence that Plaintiffs' case has been fairly reviewed in the past. The Plaintiffs' FBI-class associates have not found a single entity in Plaintiffs' case reviews or determinations who was not either:financed by, friends, with, sleeping with, dating the staff of, holding stock market assets in, promised a revolving door job or government service contracts from, partying with, personal friends with, photographed at private events with, exchanging emails with,business associates of or directed by; one of those business adversaries, or the Senators and Department of Energy politicians that those business adversaries pay campaign finances to, or supply political digital services to. From 2008 forward, The White House and The Department Of Energy were

controlled by the Silicon Valley tech oligarchs! That is a violation of the law, the Constitution and the American Way and we have proved that.

- ** The evidence proves that Elon Musk is a "mobster" that rigs politics and the stock market and lies about many things.
- ** The evidence proves that silicon valley oligarchs run a monopolistic cartel!
- ** The evidence proves that silicon valley oligarchs and their politicians run a sex trafficking operation and transact bribes with sex!
- ** The evidence proves that rare earth mining is a six trillion dollar political corruption scandal that California politicians cover-up!
- ** The evidence proves that the main way political bribes are paid is with hidden stock market assets!
- ** The evidence proves that lithium batteries are deadly, explosive, toxic fume causing, genocide causing, child labor causing, devices owned, in part, by California politicians!
- ** The evidence proves that an extraordinary number of suspicious deaths have happened to people involved in this case
- ** The evidence proves that tech oligarchs and California senators hire character assassins and hit job attackers to harm citizens who speak out!
- ** The evidence proves that Silicon Valley operatives spy on competitors and use the data to manipulate politics and markets!
- ** The evidence proves Solyndra was raided by the FBI.
- ** The evidence proves that U.S. taxpayers lost over \$500M, on Solyndra alone, and after they got a massive amount of federal dollars, the company mysteriously disappeared.
- ** The evidence proves that U.S. taxpayers have, to date, lost over\$6 Trillion dollars on Afghan war mismanagement.
- ** The evidence proves that Solyndra was using indium mined from Afghanistan.
- ** The evidence proves that Tesla and Solyndra sit on the same land in Fremont, California that the Feinstein family has massive conflicts-of-interest with.

- ** The evidence proves that Tesla was using lithium mined from Afghanistan.
- ** The evidence proves that Ener1 was using lithium mined from Afghanistan. After receiving a massive amount of federal dollars, the company mysteriously disappeared.
- ** The evidence proves that Senator Dianne Feinstein lobbied for government funds to be given to Tesla and Solyndra. Her family held HR, land contract, construction, stock and other upside assets in both of those companies.
- ** The evidence proves that Fisker was using lithium mined from Afghanistan. After receiving a massive amount of federal dollars, the company mysteriously disappeared.
- ** The evidence proves that Abound Solar was using indium mined from Afghanistan. After receiving a massive amount of federal dollars, the company mysteriously disappeared.
- ** The evidence proves that The U.S. Secretary of Energy had personal, financial and political relationships with each of the companies who were given federal cash that he controlled. He sabotaged every single other applicant, who, coincidentally, were the competitors to his friends who he awarded the taxpayer cash to.
- ** This evidence, and the associated hard drives and witness testimony, will stand up as sworn, certified, warranted testimony in any federal jury trial, grand jury hearing,RICO Racketeering corruption trial and/or live televised Congressional hearing. Given equally resourced, and financed, legal support and proper security protection, many hundreds of person's are willing to swear and warrant to the veracity of these assertions:
- ** The evidence proves that New York State, California State and Washington, DC elected officials, in particular U.S. Senators, did criminalize the domestic public policy system in order to acquire personal profits and monopolize industry markets for themselves and their friends.
- ** The evidence proves that Tesla Motors, Elon Musk and his associates, participated in these schemes in violation of organized crime laws and that Musk's companies are used as money-laundering Dark Money political financing outlets.
- ** The evidence proves that the investment firms of Goldman Sachs; Kliener Perkins; Draper Fisher Jurvetson; GreyLock Capital; and other venture firms participated in these schemes in violation of organized crime laws.
- ** The evidence proves that U.S. Senators Reid, Feinstein, Harris, Boxer, Pelosi, and other Senators, participated in these schemes in violation of organized crime laws.

- ** The evidence proves that U.S. Attorney Generals Holder, Harris, Schniederman, and other Attorney Generals, participated in these schemes in violation of organized crime laws.
- ** The evidence proves that certain senior law enforcement officials received full and complete crime reports and law violations disclosures about these crimes and stalled investigations, covered-up the crimes and tampered with evidence in order to protect their political friends and profit monetarily.
- ** The evidence proves that A "Silicon Valley PayPal Mafia" does exist and they do conspire to break the law and manipulate Democracy.
- ** The evidence proves that the members of this technology cartel "Mafia" group are selected for their social, physical and family similarities which include the tendency to engage in sociopath behavior, rape, sex abuse and sex-extortion, misogyny, tax evasion, money laundering, real estate fraud, racism, bribery, patent theft and other deviant behavior.
- ** The evidence proves that <u>Google</u>'s VC's and executives,who are part of this cartel, plan and manually run election manipulation programs, privacy abuse, search engine rigging and militaristic information manipulation for personal profiteering at the expense of the public.
- ** The evidence proves that the Obama Administration used the U.S. Department of Energy as a campaign financier payola slush fund.
- ** The evidence proves that U.S. elected political officials hire and manage third party services to run reprisal campaigns against taxpayers and that those character assassination providers include: IN-Q-Tel, Think Progress, Black Cube, Podesta Group, EDS, Stratfor, Fusion GPS, IN-Q-Tel, Media Matters, Gawker Media, Gizmodo Media, Syd Blumenthal, and other attack services which are illicitly compensated with laundered taxpayer resources.
- ** The evidence proves that the bribes and profiteering conduits for this scam are ignored by compromised FEC bosses and include: Dark Money fronts; family trust floats; shell corporation layering; insider trading in tech companies; revolving door jobs at Netflix, Google, etc; prostitutes; sports suites; political campaign search engine rigging, bot attacks and other illicit payola.
- ** The evidence proves that a mobster-like cartel of men operate a racketeering operation out of Silicon Valley that manipulates elections, news and taxpayer funding policies.
- ** The evidence proves that this cartel is comprised of sick,megalomaniac, sexually addicted and abusive men who protect each other with billions of dollars of cover-ups involving the bribery of Senators with insider trading stock and covert campaign financing.
- ** The evidence proves that this cartel receives hundreds of billions of dollars of profits from their

crimes and this causes them to stoop to murders, extortion, black-lists, funding blockades and other crimes, in order to gather their ill-gotten gains.

- ** The evidence proves that the investors of Google, Facebook, Twitter, Amazon, Ebay, Netflix and a related set of Silicon Valley monopolies conspire in these efforts to manipulate the stock market, lie to advertisers and bias all digital news and information, globally, to push their selfish ideologies.
- ** The evidence proves that Senators Pelosi, Feinstein,Boxer, Harris, Reid have an active criminal participation in, and benefit from, these efforts and that they, in fact, along with Steven Chu had illicit dealings with Russian and Chinese financiers and they are paid with insider trading stock, revolving door jobs, and other covert payola.
- ** The evidence proves that Google, Facebook and Twitter have rigged and manipulated U.S. elections since Barack Obama was elected.
- ** The evidence proves that the U.S. Department of Energy and the U.S. Department of Justice were used as an illicit slush-fund by the Obama Administration to pay campaign financiers and to sabotage their competitors.
- ** The evidence proves that government officials hired and/or financed and/or directed deadly economic and character assassination hit jobs against those who reported these crimes using attack services from IN-Q-Tel, Gawker Media, Jalopnik, Gizmodo Media, K2 Intelligence, WikiStrat, Podesta Group, Fusion GPS, Google, YouTube, Alphabet, Facebook, Twitter, Think Progress, Media Matters, BlackCube, Mossad, Correct The Record, Stratfor, ShareBlue, Wikileaks, Cambridge Analytica, etc; the owners of whom have been proven to have accepted compensation forsuch hatchet job services.
- ** The evidence proves that the "The PayPal Mafia" is an actual Cosa Nostra like operation that exploits sex cults, prostitutes, gay rent boys and market rigging as illicitly as the old Chicago "Mob".
- ** The evidence proves that Tesla Motors is a criminal Dark Money front that "cooks the books", lies about safety issues and runs sabotage campaigns through Musk's massive use of Russian bots, trolls, stock shills and his covert manipulations with Google's Larry Page and Eric Schmidt.
- ** The evidence, particularly that maintained by the U.S. Attorney's office under Mr. Anderson in San Francisco, shows that San Francisco City Hall is rife with a standardized system of political corruption based on bribery, payola and stock market exchanges.
- ** The evidence proves that Chinese, Russian, Iranian and teen "hackivists" discovered that 9-11 had caused data "back-doors" to be inserted in every server by Cisco, Intel, Juniper Networks and others. These outside actors have opened those doors and taken the files from every major government and corporate entity, with special attention to Silicon Valley, and are now leaking those files on the web and

offering sets of those files to sale to adversaries of the "Paypal Mafia, for example. This means that every "dirty secret" in Silicon Valley is now out "in the wild".

** Additional criminal activities are also enumerated in the associated books and reports on this case which are provided to any credentialed reporter or investigator upon request...

The AI forensics of the FBI, Clearview, Yandex, NSA and thousands of other robotic investigation tools have been chugging away for years accruing all of the key connections, bank accounts, financial records, phone calls, payments to hookers and more.

Investigative journalists have produced thousands of proof videos and tens of millions of pages of news reports.

The Plaintiffs' have acquired vast amounts of eye-witness proof. Congress has published a huge number of reports proving Plaintiffs' charges. The FBI, SEC and FTC have huge numbers of reports proving Plaintiffs' charges. Millions of pages of leaked documents prove the above charges. The Plaintiffs' are staff whistle-blowers who have proven the charges!

The Plaintiffs' can prove these assertions in any live public Congressional hearing broadcast on the internet if we are provided with commensurate legal resources as required by law and the Constitution.

Witness Statement #47893

"...the 2008 and 2020 "stimulus funds" are quid pro quo scams to pay off political insiders. We reported these crimes (with FBI-class evidence) to every law enforcement agency in writing (FBI, DOJ, SEC, IG, FTC, OSC, FEC, etc.). apparently, citizens are ignored if the crimes involve politicians and their billionaires. the cover-ups are off-the-charts!these mobsters (Google, Tesla, Facebook, Linkedin, Netflix, In-q-tel, Kleiner Perkins, Greylock, etc; acting in a coordinated, collusion-based, operation) are paying billions of dollars of political bribes (...via cash, real estate, sex trafficking, pacs, search engine rigging, crony jobs, biased censoring, campaign funds, stock market manipulations, ukrainian money laundering, etc.) to delay justice and blockade our, and your, rights! There can be no question about the fact that Google, Facebook, Netflix, Tesla and the Silicon Valley Cartel control the Obama and Biden White House, For example: Elon Musk ordered the politicians

who are his bitches to sabotage his competitors. He gave those political insiders: cash, stock in his cartel, revolving-door jobs, campaign funding, sex workers, off-shore money laundering, and other guid pro quo. Eric Schmidt, Larry Page, Mark Zuckerberg, and the rest of the tech mob, all worked together on these crimes. The hacks and leaks of their documents prove it. Government agency bosses are covering up these crimes to protect their jobs and their corrupt stock market holdings. Musk and Goldman Sachs have gotten over FIFTEEN BILLION DOLLARS of free taxpayer cash and monopolized exclusives to pay for Musk's drugs, sex parties and mansions. This is one of the largest violations of anti-trust laws in history. The politicians and agencies that are supposed to stop him are getting money from him. Musk exists entirely from quid pro quo bribes! Musk's banks, including Deutsche Bank, have had to pay more than \$100 million to settle charges related to violating antibribery laws and engaging in money laundering. While the Musk-controlled media bloviate on the godlike image of Musk, he and his buddies are just crooks and mobsters. It is now almost impossible for the public to reach any media source that is not controlled by the Silicon Valley Cartel via synchronized talking points. Politicians who say that their only motivation is to "save" the helpless billionaire Elon Musk and his unicorns: 1.) sabotage any companies who are not making Tesla's, 2.) have sex with Tesla lobbyists and bankers, 3.) own the stock in Tesla Motors, 4.) are venture capital partners in Kleiner Perkins (ie: Gore) and Greylock capital insiders, 5.) trade revolving door jobs with the Elon Musk cartel, 6.) gave Musk over \$15B of free taxpayer money, 7.) get campaign financing from Musk, 8.) order government agencies to freeze funding for Musk's competitors, 9.) and engage in a vast number of other corruption and anti-trust crimes.

Politicians talk a big game about coming down on the Silicon Valley Cartel but they never really seem to move on their threats or declarations because they are receiving bribes FROM the Silicon Valley Cartel. The bribes come from covert money drops via covert political manipulation groups including: The Sixteen Thirty Fund, Tides Advocacy, Emerson Collective, American Bridge, Think Progress, New America Foundation, Future Forward, Priorities USA Action, Arabella Advisors, New Venture Fund, Windward Fund, Hopewell Fund, Democracy Alliance, MoveOn.org, People's Action Power and nearly a thousand other groups who claim to be doing goodie-two-shoes smiley happy deeds but who use spy-tactic dirty tricks to manipulate stock markets. These kinds of dark money groups prey on naive citizens, using emotional trigger pitches to rig government money into the pockets of their bosses. If they can control the White House and most Senators, then they can steer trillions of dollars of government money into their own pockets!

It has been proven that Google does indeed pick and choose what search results come up at the top of every search in order to help Google's friends and harm Google's enemies. Google, Facebook, Netflix and Tesla covertly spend billions of dollars influencing Congress.

The monopoly of the Silicon Valley Cartel is distinct and different from somebody like the New York Times, for example, or any major media platform that does not have legal immunity because they are publishers. All other publishers do pick and choose what news stories they publish, what letters to the

editor's are printed, what kind of op-eds are put on their platform, and they make those decisions knowing they are legally liable. Google bribed the 230 law into existence as an exclusive law just for Google to get away with crimes.

<u>Via agreements to collude</u>, the Silicon Valley Cartel platforms are acting as publishers as they are making editorial decisions while maintaining a legal immunity under section 230 which allows them to attack others without consequences. Google has parties and members of congress will go and pick up their checks. Facebook will have a big reception and Congress members go and say "hey, where's my check?'". That is outright bribery! READ THIS LINK: <u>How Silicon Valley</u>, in a Show of Monopolistic Force, <u>Destroys Competitors.pdf</u> The reason no one is acting on big tech is that the companies are inviting our elected members of congress into their very deep pockets. This is a massive abuse of power on several levels and if our elected officials can't resist the temptation of extra money in their pockets, then they need to be removed by recall elections, lawsuits and doxing..."

The Sex Cult And Sex Trafficking Network Among The Perps

These tech cartel perpetrators operate a massive and abusive national sex scheme. The perverts in the SandHill Road Venture Capital offices (ie: Kleiner Perkins, Greylock, Andreesen, Khosla, Draper Fisher, etc.), located between Highway 280 down to to Santa Cruz Avenue on Sand Hill Road in Menlo Park, California, are the main perpetrators of this global cartel. They have taken over online dating sites and social media sites and used them to (SEE THE PROOF

AT: http://www.webco22.com/social) spy on the public, harvest photos, put opposing citizens on 'watch-lists', source underage sex, run HONEY TRAP campaigns and other crimes.

Now that <u>THE LINCOLN PROJECT</u> has been revealed to be an underage sex ring and the <u>White</u> <u>House is again filled with sex scandal conflicts-of-interest</u>, and <u>Silicon Valley's</u> sex trafficking has only <u>gotten worse</u>, it is impossible to deny the fact that these political manipulators are covering up a sex perversion cult.

They have dozens of executive pimp-like providers who meet with them at their homes, offices and parties and manage the operations of this sex ring.

(https://www.vanityfair.com/news/2018/01/brotopia-silicon-valley-secretive-orgiastic-inner-sanctum)

Their executives at Google, Facebook, Netflix, Linkedin, Twitter, and their related holdings, comprise the rest. The Harvey Weinstein and <u>Ed Buck</u> sex scandals are well known.

(https://ktla.com/2019/09/17/dem-donor-ed-buck-arrested-after-3rd-mans-overdose-charged-with-operating-west-hollywood-drug-house/)

These sex cult actions have been widely covered in the news individually, ie:

- The Joe Lonsdale rape case

(https://europetodaynews.wordpress.com/2017/04/28/joe-lonsdale-rapist-abusive-frat-boy-and-mysoginst-or-gods-gift-to-women/)

- The Kleiner Perkins Ellen Pao sex abuse lawsuit

(https://www.eandblaw.com/employment-discrimination-blog/2016/02/19/pao-v-kleiner-perkins/)

- The Eric Schmidt sex penthouse

(https://www.dailymail.co.uk/news/article-2377785/Google-CEO-serial-womanizer-Eric-Schmidt-spends-15-million-dollars-private-doorman-Manhattan-penthouse-totally-soundproofed.html)

- The Jeffrey Epstein case

(https://www.miamiherald.com/news/local/article220097825.html)

- The Google Forrest Hayes hooker murder case

(https://www.usatoday.com/story/tech/2014/07/09/google-exec-hayes-killed-by-call-girl/12422797/)

- The Google Andy Rubin sex slave case

(https://conservativedailypost.com/android-co-founder-accused-of-running-sex-slave-ring/)

- The <u>Sergy Brin 3-way sex romp</u> scandal

(https://nexter.org/google-sex-scandal-sergey-brin-playboy-book-alleges)

- The Steve Bing Case

(https://newspunch.com/steve-bing-clinton-friend-associate-epstein-links-dead/)

- The <u>Hydrant investigation</u>

(https://en.wikipedia.org/wiki/Operation Hydrant)

- The Elon Musk Steve Jurvetson billionaire sex parties scandals

(https://pagesix.com/2018/02/12/elon-musk-sported-interesting-getup-at-alleged-sex-party/)

- The **NXIVM** sexual slave cases

(https://www.oxygen.com/crime-time/nxivm-sex-slave-details-horrific-allegations-against-keith-raniere)

- The Robert Scoble Sex Crimes

(https://www.buzzfeednews.com/article/doree/woman-accuses-robert-scoble-of-sexual-harassment#.sxze4kzxl8)

- The San Francisco 'One Taste' Sex Cult for Tech Elites now under FBI investigation

(https://www.dailymail.co.uk/femail/article-8962029/Inside-orgasm-cult-investigation-FBI.html)

- The Michael Goguen anal sex slave case

(https://www.news.com.au/finance/tech-titan-michael-goguen-of-sequioa-capital-kept-amber-baptiste-as-a-sex-slave-for-13-years/news-story/91012180fc3b23d50c1e6be8105c92e7)

- The Tom Perkins Hooker Parties

(https://fortune.com/2018/01/02/brotopia-book-silicon-valley-sex-party/)

and thousands of other cases and federal divorce court filings.(https://www.pacer.gov/)

This <u>group of people</u> have proven themselves, over and over, to be <u>sociopath control freaks</u> not fit for participation in public commerce, public policy or media control.

(https://www.npr.org/sections/alltechconsidered/2017/09/19/551810814/silicon-valley-s-ellen-pao-tackles-sex-discrimination-workplace-diversity-in-mem)

(https://nypost.com/2018/01/03/book-details-tech-bros-drug-fueled-sex-parties-in-silicon-valley/)

<u>The Four Seasons Hotel</u> and <u>Rosewood Hotels</u> in <u>Silicon Valley</u> are estimated to engage in over \$30,000.00 of high-end escort sex trafficking per day, a portion of it managed by <u>Eastern Bloc Mafia operators</u>.

(https://www.thedailybeast.com/silicon-valleys-sex-workers-are-being-priced-out-of-the-city-by-their-own-clients)

(https://escortontop.com/hotel-escorts.htm)

(https://www.vanityfair.com/culture/2013/05/silicon-valley-cougar-nights-love)

(https://www.quora.com/Do-escorts-really-use-the-Rosewood-Hotel-lobby-bar-in-Menlo-Park)

- The Elon Musk sex perversions are the tip of the iceberg.

(https://www.dailymail.co.uk/news/article-8426719/Cara-Delevingne-three-way-affair-Amber-Heard-Elon-Musk.html)

At least 10 Ukrainian escorts fly in and out of SFO and SJO airports every week for these Cartel members. Google boss David Drummond engaged in horrible philandering sexual violations of his wife yet Google covers up every story about it on the web. Google's Eric Schmidt is under massive investigation.

(http://american-corruption.com/

Eric Schmidt Has A Psychotic Need To Control Governments And Society.html)

You hear about the female victims of this sex cult but you rarely hear about the young male victims. One of their vast numbers of prostitutes is quoted as saying that the girls and boys are paid "not just for sex but for the oligarch's endless need to feel that they can control anyone for any reason...". Multiple attorney general's controlled by their cartel, ie: <u>Eric Schneiderman</u> and <u>Eliot Spitzer</u>, are involved this these sex rings.

(https://newspunch.com/eric-schneiderman-nxivm-child-sex-slaves-clintons/)

(https://en.wikipedia.org/wiki/Eliot_Spitzer)

These are the main influencers of a national public policy and they are all involved in horrific sex perversions and abuses! The associates political figures financed by this sex Cartel include: Illinois State Representative, **Keith Farnham**, who has resigned and was charged with possession of child pornography and has been accused of bragging at an online site about sexually molesting a 6-year-old girl; Spokesperson for the Arkansas Democratic Party, Harold Moody, Jr, who was charged with distribution and possession of child pornography; Radnor Township Board of Commissioners member, **Philip Ahr**, who resigned from his position after being charged with possession of child pornography and abusing children between 2 and 6 years-old; Activist and BLM organizer, Charles **Wade**, who was arrested and charged with human trafficking and underage prostitution; well known pedo Nicholas Guido Denton promotes himself as a cock holster and actively seeks out young boys to work at his tabloids; Texas attorney and activist, **Mark Benavides**, who was charged with having sex with a minor, inducing a child under 18 to have sex and compelling prostitution of at least nine legal clients and possession of child pornography, he was found guilty on six counts of sex trafficking; Virginia Delegate, **Joe Morrissey**, who was indicted on charges connected to his relationship with a 17-year-old girl and was charged with supervisory indecent liberties with a minor, electronic solicitation of a minor, possession of child pornography and distribution of child pornography; Massachusetts Congressman, Gerry Studds, who was censured by the House of Representatives after he admitted to an inappropriate relationship with a 17-year-old page; Former Mayor of Stillwater, New York, **Rick Nelson** who was plead quilty to five counts of possession of child pornography of children less than 16 years of age; Mayor of Clayton, New York, Dale Kenyon, who was indicted for sexual acts against a teenager; Former Mayor of Hubbard, Ohio, Richard Keenan, who was given a life sentence in jail for raping a 4-year-old girl; Former Mayor of Winston, Oregeon, Kenneth Barrett, who was arrested for setting up a meeting to have sex with a 14-year-old girl who turned out to be a police officer; The Mayor of Randolph, Nebraska, **Dwayne L. Schutt,** who was arrested and charged with four counts of felony third-degree sexual assault of a child and one count of intentional child abuse. The associates political figures financed by this sex Cartel also include: The Former Mayor of Dawson, Georgia, Christopher Wright, who was indicted on the charges of aggravated child molestation, aggravated sodomy, rape, child molestation and statutory rape of an 11-year-old boy and a 12-year-old girl; Former Mayor of Stockton, California, Anthony Silva, who was charged with providing alcohol to young adults during a game of strip poker that included a 16-year-old boy at a camp for underprivileged children run by the mayor; Former Mayor of Millbrook, New York, **Donald Briggs**, who was arrested and charged with inappropriate sexual contact with a person younger than 17; The party leader for Victoria County, Texas, **Stephen Jabbour**, who plead guilty to possession and receiving over half a million child pornographic images; DNC activist and fundraiser, Terrence Bean,

who was arrested on charges of sodomy and sex abuse in a case involving a 15-year-old boy; DNC Party Chairman for Davidson County, Tennessee, **Rodney Mullin**, who resigned amid child pornography allegations; DNC activist, **Andrew Douglas Reed**, who pleaded guilty to multiple counts of 2nd-degree sexual exploitation of a minor for producing child pornography; DNC official from Terre Haute, Indiana, **David Roberts** who was sentenced to federal prison for producing and possessing child pornography including placing hidden cameras in the bedrooms and bathrooms at a home he shared with two minor female victims; Democratic California Congressman, **Tony Cárdenas**, who is being sued in LA County for allegedly sexually abused a 16-year-old girl; Democratic aide to Senator **Barbara Boxer**, **Jeff Rosato**, who plead quilty to charges of trading in child pornography; Alaskan State Representative, **Dean Westlake**, who resigned from his seat after the media published a report alleging he fathered a child with a 16-year-old girl when he was 28; New Jersey State Assemblyman, **Neil Cohen**, who was convicted of possession and distribution of child pornography; DNC donor and billionaire, **Jeffrey Epstein**, ran an underage child sex brothel for The Commission and was convicted of soliciting underage girls for prostitution; New York Congressman, **Anthony Weiner,** who plead guilty to transferring obscene material to a minor as part of a plea agreement for sexted and sending Twitter DMs to underage girls as young as 15; DNC donor, activist, and Hollywood producer Harvey Weinstein is being criminally prosecuted and civilly sued for years of sexual abuse (that was well known "secret" in Hollywood) including underage sexual activities with aspiring female actresses; DNC activist and #metoo proponent, Asia Argento, settled a lawsuit for sexual harassment stemming from sexual activities with an underage actor; Mayor of Racine, Wisconsin, Gary **Becker,** who was convicted of attempted child seduction, child pornography, and other child sex crimes; Democratic Seattle Mayor Ed Murray resigned after multiple accusations of child sexual abuse were levied against him including by family members; San Francisco Mayoral candidate **John Molinari** had his daughter removed from his home by San Francisco Police for his abuse of her according to SFPD reports; San Francisco Mayoral candidate Roger Boas was arrested for running an underage sex brothel which catered to San Francisco political elite; DNC activist and aid to NYC Mayor De Blasio, **Jacob Schwartz** was arrested on possession of 3,000+ child pornographic images; Democratic activist and actor, **Russell Simmons**, was sued based on an allegation of sexual assault where he coerced an underage model for sex; DNC Governor of Oregon, Neil Goldschmidt, after being caught by a newspaper, publicly admitted to having a past sexual relationship with a 13-year-old girl after the statute of limitations on the rape charges had expired; Democratic Illinois Congressman, Mel Reynolds resigned from Congress after he was convicted of statutory rape of a 16year-old campaign volunteer; Democratic New York Congressman, Fred Richmond, was arrested in Washington D.C. for soliciting sex from a 16-year-old boy; Democratic activist, donor, and director, Roman Polanski, fled the country after pleading guilty to statutory rape of a 13-year-old girl - Democrats and Hollywood actors still defend him to this day, including, Whoopi Goldberg, Martin Scorcese, Woody Allen, David Lynch, Wim Wenders, Pedro Almodovar, Tilda Swinton and Monica **Bellucci**; Democratic State Senator from Alaska, **George Jacko**, was found guilty of sexual harassment of an underage legislative page; Democratic State Representative candidate for Colorado, Andrew Myers, was convicted for possession of child pornography and enticing children; Illinois Congressman, **Gus Savage** was investigated by the Democrat-controlled House Committee on Ethics

for attempting to rape an underage female Peace Corps volunteer in Zaire; Activist, donor, and spokesperson for Subway, Jared Fogle, was convicted of distribution and receipt of child pornography and traveling to engage in illicit sexual conduct with a minor; State Department official, Carl Carey, under Hillary Clinton's state department, was arrested on ten counts of child porn possession; Maine Assistant Attorney General, James Cameron, was sentenced to just over 15 years in federal prison for seven counts of child porn possession, receipt and transmission; Leading DNC boss and financier Ed Buck was arrested for killing gay prostitutes and running a sex and drug ring; State Department official, Daniel Rosen, under Hillary Clinton's state department, was arrested and charged with allegedly soliciting sex from a minor over the internet; State Department official, James Cafferty, pleaded guilty to one count of transportation of child pornography; Democratic radio host, Bernie Ward, plead guilty to one count of sending child pornography over the Internet; Democratic deputy attorney general from California, Raymond Liddy, was arrested for possession of child pornography. There are THOUSANDS of other sex crime cases involving associates of the tech Cartel. All of these perpetrators had financing from and social and political direction from the Silicon Valley controlling perpetrators.

Former President of Drag Queen Story Hour Foundation And Children's Court Judge Arrested On Seven Counts Of Child Porn

An inordinate number of the <u>members are closeted homosexuals</u> who seek to use their <u>media monopolies and massive lobbyist ownership's</u> to <u>promote child sex</u> and child sex change consideration. They have fake straight wives, called "beards" to help them keep up the appearance of being straight. A large portion of the so-called "Paypal Mafia" are homosexual. They organize to promote Netflix and similar media outlets to produce underage gay sex movies and normalize their deviant interests in a radical political manner.

(https://nationalnewsnetwork.net/video/the-silicon-valley-mafia-cartel)

(https://en.wikipedia.org/wiki/PayPal Mafia)

($\underline{\text{https://nypost.com/2016/10/09/the-sex-slave-scandal-that-exposed-pedophile-billionaire-jeffrey-epstein/})$

Hence the <u>massive</u>, sudden, <u>promotion of those issues</u> in all of <u>their media</u> since they took power in 2008 and pretty much ran the Obama White House.

(https://www.nytimes.com/2014/07/20/fashion/silicon-valley-embrace-gay-and-lesbian-community.html)

(https://www.wired.com/2007/11/how-paypal-gave/)

(https://topica.asia/news/biggest-secret-of-silicon-valley-mafia-network/)

Just like the Taliban don't give a second thought to cutting off someone's head, the German's don't blink about gassing and cooking Jews, ISIS has no qualms about making young prisoners into sex slaves, et al...these tech nut balls live in, and operate, a TED-based brain washing culture that promotes "ANY

EVIL FOR THE POWER OF THE CAUSE". The "Cause" is pure yuppie greed and control of society for their own self-satisfaction. Youtube's Ann Wojcicki, Theranos' Elizabeth Holmes and Tesla's Elon Musk are psychologically incapable of seeing the fact that they are sociopath assholes. When they cruise down to Robert's snooty market in Woodside, California; they reinforce each other's fantasy perception of the fake world they have created with their air kisses and their snide comments. Their mutual tunnel-vision has set them on the path to madness. Thousands of their employees, business partners, neighbors, ex-boyfriends and girlfriends have testified to their mentally unstable conditions. They have no right to run monopolies in America using resources paid for by the taxpayers!

They assholes of tech are now being systematically hunted down, exposed and terminated using 100% legal AI and Law Enforcement digital forensics!

Why does the Silicon Valley-controlled "Main-stream Media" cover all of these news stories up? Because they are part of the crimes!

Powerful political allies from the left and right have joined forces to mock and gaslight the average "populist" American who might read alternative media over the mainstream media (MSM) and who looks on the culture of the elite and feels nauseated and embarrassed, and the political elite hates the average American for their spirituality, values, and Western Civilization love. Now, consider how weird the elite are.

According to The Telegraph, in an article titled, Inside the multi-million dollar orgasm cult endorsed by Hollywood. A story of idealism and desire, of Californian sex communes....and three-hour orgasms," Mick Brown describes in detail in what he calls something, "very, very bizarre."

Brown reveals numerous Hollywood celebrities who are involved in some bizarre sexual business, where someone sells the idea that ancient meditation techniques are sexually pleasing. They do this for a lot of money, participants can be told they are some sort of reincarnation of a goddess while they get men to obsess about their sexual, and long-lasting, physical pleasure.

ISSUE: THESE PEOPLE INFLUENCE PUBLIC OPINION WITH THEIR TIES TO MEDIA AND POLITICIANS

Witness Statement #567921

"...they stole our lives - now we are taking their entire cartel down...without breaking a single law! Hndreds of <u>public officials</u>, at famous government agencies, and dozens of sociopath billionaires are profiteering in these crimes. they are blocking our requests for justice. <u>they are running felony coverups</u> to protect their <u>sinister dark money scams</u>. the public is sick and tired of their criminal corruption. attached to this site you will find millions of pages of evidence from federal investigators and top reporters proving each assertion herein. (ie: <u>HTTP://WWW.THE-TRUTH-ABOUT-THE-DEPT-OF-ENERGY.COM</u>)

These felony crimes affect every citizen in the nation. The public must demand new laws to make bribery via stock market securities and 'revolving doors' have a mandatory and severe prison sentence with no more loop-holes for politicians! these tech oligarchs and dirty senators need to be arrested by the fbi and by citizen arrest! none of these scum-bags should ever be allowed to be "white house advisors" again! 98% of the politicians, and their family members, that own stock, use it as payment for bribes, payola and corruption. how can you trust any politician whose family makes most of their money off of stocks they are making the laws for? forbid any politicians from owning stock! Each voter should sue each politician that engages in corruption! That will solve the problem!..."

(LII	NK)	Socio	path	Elon	Musk	moved	to	<u>Texas</u>	and	<u>embraced</u>	<u>celebrity</u>

What Do The Plaintiffs' Want?

THEY WANT THEIR MONEY!

Financial investigator Jim Mintz, GAO and FBI forensic analysts and hundreds of others have proven that Senators and White House bosses gave their friends *Eric Schmidt, Larry Page*, Mark Zuckerberg, Elon Musk and their other political financiers over \$45 BILLION dollars of free taxpayer-funded cash. The politicians owned profits in those oligarch's companies and put over \$200M of dirty profits in their covert family bank accounts. Those politicians (ie; Feinstein, Harris, Reid, Pelosi, etc.) cut off our funds, benefits and human rights, and ran media attacks on us (we are the competitors of those oligarchs), to protect their corrupt profiteering scams. Their companies had crappier products, that killed or abused more Americans, that cost more, that avoided giving Americans jobs, that had racist and sex abusing cultures and that relied on payola and quid-pro-quo...they got the money because they paid bribes and for no other reason... " *Schmidt, Page*, Zuckerberg, Musk, etc. each spend over \$500M per election to manipulate elections! How much does the average citizen get to spend to steer election

results? How much do you spend to rig elections? <u>Is it right</u>, or fair, that a crooked billionaire gets to buy elections with covert money while you, the public, languishes?

Every politician who was supposed to be helping us was an owner of our competitors, <u>having sex</u> with our competitors, running a Dark Money payola scam with our competitors and attacking us using taxpayer money. Their leaked emails and financial records prove it!

The Plaintiffs' were specifically and illegally excluded from participation in funding, benefits, jobs and income by major political figures, including U.S. Senators and White House executives who they knew, and those politician's corrupt Silicon Valley oligarch financiers. The tech Cartel and politicians attacked the Plaintiffs' because they would not cooperate with the crooked: sex trafficking, tax evasion, offshore money laundering, political bribery quid-pro-quo, revolving door payola scams, foreign nation-sponsored domestic manipulations, stock market rigging, internet censorship and search engine manipulation and other crimes. They attacked the Plaintiffs' because they reported the crimes to federal police. They attacked the Plaintiffs' because their products obsoleted the products the Senators owned the stock of (ie: Tesla, Google, Facebook, Netflix are covertly owned by California politicians). They attacked the Plaintiffs' using taxpayer-funded state resources. That is a felony violation of the law. The ongoing cover-up of these crimes and attacks is also a felony violation of the law. The Plaintiffs' their are owed damages compensation, witness fees and back-pay. Multiple Inspector General hearings, Congressional hearings and undercover videos have proven, beyond a doubt, that public officials order reprisal hit-jobs on citizens funding, SSA benefits, housing, permits, government applications and other things in order to harm them as political revenge for speaking out!

Federal investigators have proven (via records-tracking, financial data, surveillance, insider tips, leaks, etc.) that White House executives, government agency executives (SSA, LSC, DOE, USPTO, etc.) and California political bosses, including California U.S. Senators, owned interests in the Plaintiffs' competitors worth many billions of dollars. Any citizen can confirm these assertions via public records and the evidence in this report. The FBI has been arresting major political figures in this organized crime ring in San Francisco City Hall. Those government officials ordered, financed and executed whistle-blower reprisals and anti-trust violating attacks on the Plaintiffs' using state-sponsored, taxpayer-funded resources. Using government resources, they engaged in the illegal reprisal attacks on the Plaintiffs'. Those harms are listed in detail in the claim section of the filed Victim Demand entitled: "The Specific Attacks And Harms Undertaken Against Plaintiffs's".

Corrupt government officials manipulated SSA, HHS, DOE, USPTO, DOJ, and other agency, payments, funds, benefits and rights in order to harm and economically damage the Plaintiffs'. They produced and financed a massive media defamation campaign using their Paypal Mafia-based "Silicon Valley Cartel". This 'Cartel': 1.) finances the political campaigns of the Senators and the other politicians that own stock in their Silicon Valley dirty tech companies, 2.) is the competitor of the Plaintiffs', 3.) shared staff with the named politicians, 4.) is the nearly exclusive beneficiary of policy actions by those politicians, and 5.) has a massive number of conflict-of-interest relationships with each

of the charged politicians. The Plaintiffs' reported the attackers crimes to the FBI, DOJ, IG and other officials and got attacked for reporting the crimes, for busting up the organized crime effort and for running companies whose product technologies obsoleted those of the tech Cartel. The Plaintiffs' are claiming their rights to their damages and fee compensation, but those same public figures have blocked them from an equitable jury trial to address the matter. The government has provided the attacker/political campaign financiers/competitors of the Plaintiffs' with tens of billions of dollars of free government cash yet the Plaintiffs' have gotten nothing but grief from the public officials who are supposed to help them because a criminal cover-up is in process. The politicians who got those "bad guys" that free taxpayer-provided money, own the stock of those criminal's companies, are best friends with those oligarchs and are politically financed by those corrupt players. This organized crime cartel operates the most audacious and corrupt scheme in American political history.

No public official should hire, and seek to replicate, the entire crony corruption payola staff from the Obama Administration. Nobody who owns stock in, or has revolving door payola from, Silicon Valley tech weasels should EVER be allowed to work in our government. Those officials only made policy that put cash in their stock market accounts and were extremely corrupt; at the expense of every member of the public!

In addition to the above, agency bosses changed federal criteria from "first-to-apply/first-come-first-served" to "who-are-friends-are" in order to let their friends in line for funding ahead of everyone that applied first.

In order to manipulate the stock market and create a monopoly, Google/YouTube hyped Google insider Elon Musk and hid all of his competitors. Google/YouTube also accepted payments in order to run attack videos and character assassinations on his competitors, some of which were paid for by politicians who owned Google/Tesla stock. Those politicians got Musk and Larry Page government cash hand-outs! Google/Youtube manually manipulates servers to help friends and destroy competitors.

JENNIFER GRANHOLM: FIX THE CORRUPT CRONY CAPITALISM QUID-PRO-QUO PAYOLA AT THE U.S. DEPARTMENT OF ENERGY. DON'T BE PART OF IT AGAIN!

Part of the staff at the U.S. Department of Energy are political fan-girl zealots who will lie, stone-wall, cheat, shred, manipulate and defraud in order to exploit their political cause and advance their careers. They will do anything to help their "girlfriends": Elon Musk, *Eric Schmidt*, Mark Zuckerberg, George Soros and their brethren. They will do anything they can to harm the competitors of those insiders. Nothing that happens at the D.O.E. is not based in bribery and payola!

EVERY new Department of Energy staff has said: "We won't do those bad things the last guys did"; but they have each been found to have lied! Jennifer must be ordered to pay the damages of the past Plaintiffs' and eliminate all of the programs that have been proven to have been corrupt.

Even if you spend years providing data for a Dept of Energy funding application, even though you get approved, at the last minute the White House will covertly whisper orders to cancel your funding because you compete with a financier of The President.

The lying sycophant scumbags at the Department of Energy are covering up these crimes because they own stock in, and get contracts and revolving door jobs from, <u>Elon Musk</u>, Google, et al. The Department of Energy is a deep, dark, smug abyss of crony payola, kick-backs, market monopolization, bribes and insider corruption beholden to the tech cartel. Google, Facebook and Silicon Valley are a private government that is more powerful than the U.S. Government. They use the U.S. Government as their bitch! These people put mobster-like 'hit-jobs' on the Plaintiffs' and operated state-sponsored attacks against them because they reported the crimes to law enforcement.

Don't be a SUCKER and fall for the lies that the Department of Energy dishes up. The Advanced Technology Vehicle Manufacturing and loan programs are insider controlled, quid pro quo, payola scams to pay off friends and campaign financiers. NO NON-POLITUCAL INSIDER HAS EVER GOTTEN MONEY FROM THE DEPT OF ENERGY! No Secretary of Energy in the last 20 years was not a political lackey. No non-insider has ever gotten the DOE funds. Every outsider who competed with an insider was sabotaged, stone-walled, lied to and shut down by the DOE stooges.

If you don't believe that Silicon Valley is operated by an organized crime cartel of sociopath frat boys that are protected by famous Senators and public officials, who own their stock and get their campaign cash, then here is absolute proof of the crimes and the cover-ups that go all the way to the White House. We conducted an exhaustive, decades-long, investigation deep into the roots of modern political corruption and here is how it works and how to destroy it!

Have you noticed that all of the "stimulus" money always goes to the politicians friends and benefits their stock market accounts but almost none of the cash goes to the voting citizens? That is the kind of BS we are stopping here!

These tech kleptocrats have tried to hide all their dirty cash all over the world but distinct, AI computer-tracked patterns have emerged that have caught them! The moves and tricks they like to use each contain the seeds of their own destruction. We have been catching them at every stage and those patterns reveal how California politicians and dirty Google/Facebook/Tesla crooks hide their dirty money.

In all these corruption cases, these corrupt people took the same steps to conceal their assets. They each took the money in secret ways. The main ways are 1.) via Dark Money stealth political funds; 2.) bribes

paid via insider trading (notice that most of these crooks marry an investment banker to run their dirty schemes) and 3.) getting government contracts, loans and grants for their friends that they get kickbacks from. They then had their dirty law firms and CPA's shove the money into their standardized covert financial structure to hide it. They use family members to run the operation. Their dirty family members and lawyer/CPA teams cover up their tracks. They then have intermediaries spend the money to get them islands, yachts, mansions, hookers, Tesla's, etc.

They use Switzerland, The Ukraine, The Cayman Islands, Mexico, China, Cyprus, Russia and New Zealand as money laundering centers. They create a tsunami of offshore shell companies on islands and crazy places that few could find on a map. It is all a sham.

They keep moving the money around and buying sham real estate. These Senators and tech oligarchs will just lie and lie because no major law enforcement agency ever has the will to arrest them. If public officials won't do their jobs then the public must do it for them!

FEDERAL FINANCING BANK

Notes to Financial Statements September 30, 2009 and 2008 (Dollars in thousands)

5	25,391,164 18,364,062 10,200,000	22,693,499 1,109,161 1,200,000	\$17b
			\$170
	70,200,000	7,200,000	
	1.74		
	3,047,025	3,632,550	
	2,037,215	2,097,771	
	907,680		
*	586,874	691,412	
	545,376	680,365	
	453,298	338,466	
		16,623	
	5,379	10,046	
	4,889	4,940	
	1777		
	1,786	2,035	
7	0.809000000	20 424 044	
		907,680 586,132 345,376 453,298 5,379 4,880	907,680 586,572 545,376 680,365 453,298 338,466 16,623 5,379 10,046 4,889 4,940 1,786 2,035

NEWS COVERAGE OF THIS MATTER:

Videos

14:41

How to Get Rich Bribing Politicians

240K views

■YouTube

Politicians Are Making Corrupt Investments Knowing They'll Get Away With It

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▶YouTube

Here's How Lobbyists Legally Bribe Politicians

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Did Politicians Get Rich From Bank Bailouts?

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1.9K views

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Think Obama Administration Wasn't Corrupt? Think Again ...

https://www.investors.com/politics/editorials/think-obama-administration-wasnt-corrupt-think-again/

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https://www.motherjones.com/politics/2010/10/congress-corporate-sponsors/

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Politicians Admitting the Obvious Fact that Money Controls ...

https://theintercept.com/2015/07/30/politicians-admitting-obvious-fact-money-affects-vote/

"Now [the United States is] just an oligarchy, with unlimited political bribery being the essence of getting the nominations for president or to elect the president. And the same thing applies to...

How Did Members of Congress Get So Wealthy? - The Atlantic

https://www.theatlantic.com/politics/archive/2014/09/how-did-members-of-congress-get-so-wealthy/379848/

Members of Congress are way wealthier than average Americans. For the second year in a row, Representative Darrell Issa tops the lot with a net worth of \$357.25 million, largely the result of his ...

List of American federal politicians convicted of crimes ...

 $Whttps://en.wikipedia.org/wiki/List_of_American_federal_politicians_convicted_of_crimes$

This list consists of American politicians convicted of crimes either committed or prosecuted while holding office in the federal government. It includes politicians who were convicted or pleaded guilty in a court of law; and does not include politicians involved in unprosecuted scandals (which may or may not have been illegal in nature), or politicians who have only been arrested or indicted.

Former FBI official pleads guilty to receiving bribes and ...

https://www.eastidahonews.com/2020/12/former-fbi-official-pleads-guilty-to-receiving-bribes-and-falsifying-tax-return/

The charge of receiving a bribe by a public official is punishable by up to 15 years in federal prison, a \$250,000 fine or not more than three times the monetary equivalent of the thing of value ...

Understanding Bribery vs. Lobbying - Investopedia

https://www.investopedia.com/financial-edge/0912/the-differences-between-bribery-and-lobbying.aspx

Bribes may seem like small amounts compared to lobbying contributions, but therein lies the problem: They often cannot be accounted for. Bribery is the first step of subversion of the economic system.

The rich take bribes, too, and ethics rules don't deter ...

Whttps://www.marketwatch.com/story/the-rich-take-bribes-too-and-ethics-rules-dont-deter-them-experts-say-2017-01-05

Wealthy politicians take bribes as often as their less well-off peers, even if some supporters of President-elect Trump believe the rich are better able to resist temptation.

Abscam — Fbi

https://www.fbi.gov/history/famous-cases/abscam

On February 2, 1980, the world learned of our high-level investigation into public corruption and organized crime, infamously code-named ABSCAM.

Throw Them All Out: How Politicians and Their Friends Get ...

a https://www.amazon.com/Throw-Them-All-Out-Politicians/dp/0547573146

Throw Them All Out: How Politicians and Their Friends Get Rich Off Insider Stock Tips, Land Deals, and Cronyism That Would Send the Rest of Us to Prison [Schweizer, Peter] on Amazon.com. *FREE* shipping on qualifying offers. Throw Them All Out: How Politicians and Their Friends Get Rich Off Insider Stock Tips, Land Deals, and Cronyism That Would Send the Rest of Us to Prisoneds Say Cincinnati Councilmen Sought Bribes to Support Project Tied to Sports Betting. Posted on: November 22, 2020, 03:04h.

Ohio bribery case: Larry Householder, others charged by ...

https://www.cincinnati.com/story/news/2020/07/21/ohio-bribery-case-state-official-charged-federal-prosecutors/5477862002/

FirstEnergy, which spun off FirstEnergy Solutions in bankruptcy proceedings, gave more than \$1.1 million to Ohio politicians, including Householder, between 2017 and 2019. FirstEnergy Solutions ...

Bribery - Wikipedia

Whttps://en.wikipedia.org/wiki/Bribery

Bribery is defined by Black's Law Dictionary as the offering, giving, receiving, or soliciting of any item of value to influence the actions of an official, or other person, in charge of a public or legal duty.

With regard to governmental operations, essentially, bribery is "Corrupt solicitation, acceptance, or transfer of value in exchange for official action." ADDITIONALLY, hundreds of thousands of other news reports about this corruption case are provided at the links below... SEE ALL OF THE BROADCAST NEWS COVERAGE OF THE SCANDAL AT http://american-corruption.com/AAA VIDEOS/ OR: http://www.testimony111.com/AAA VIDEOS http://newsplus007.com/DOCUMENTS and at: http://www.federal-report.com and at: http://newsplus007.com/DOCUMENTS/KEY EVIDENCE and at: http://www.majestic111.com and on a massive number of other auto-replicating mirrors. There are millions of pages, and hours of video, of additional proof that have been given to the FBI, 437

DOJ, SEC, FTC, FCC, OSC, IG and Congress. Ask the authorities to arrest the tech oligarchs and their crooked Senators TODAY!

We witnessed the bribes! We saw the corruption! We documented the organized criminal activities by famous politicians and tech oligarchs. We suffered from the reprisal and vendetta attacks. Now YOU can help end it all with the largest corruption exposure project in history!

http://www.how-political-corruption-actually-works.com

http://www.excoriating-the-oligarchs.com

http://federal-report.com

http://silicon-valley-mobsters.com

GOOGLE - The Lies Of The Google Cartel - https://www.thecreepyline.com

MUSK - Bribes Frauds Safety Cover ups And Stock Manipulations - http://www.the-elon-musk-problem.com

TECH-THEFT - Silicon Valley Oligarchs Rig The USPTO - https://www.usinventor.org

MEET US - Top Investigators - http://www.ICIJ.org

SECURITY - How To Secure Your Devices From The Theiving Tech Oligarchs - http://privacytools.io

VC'S - The Mobsters Of Silicon Valley Tech - https://vcracket.weebly.com

FORENSICS - Checking The Banking Of The Corrupt - https://www.openthebooks.com

PRESS CLIPPINGS - News Coverage Of These Investigations - http://www.webco22.com/public/public

NEWS VIDEOS - TV News About The Investigations - http://www.webco22.com/public/AAA VIDEOS

MORE EVIDENCE - Images From The Biggest Shockers - http://www.webco22.com/public/AAA IMAGES

CASE PHOTOS - Insider News Images - http://www.webco22.com/public/AAA_MORE_IMAGES

LATEST PHOTO EVIDENCE - Reader Submitted Case Photos - http://www.webco22.com/public/AAA MORE IMAGES THREE

CASE 1 - A Key Case Example Of Political Corruption - http://testimony111.com

ATTACKERS - The Hired Hit-Job Assassins - https://gawker-media-attacks.weebly.com/

SAN FRANCISCO'S TECH MOBSTER NIGHTMARE - The Hell Of Living There - http://sanfrancisco.newsplus007.com

BIG TECH MANIPULATION OF SOCIAL MEDIA - http://www.webco22.com/public/social

WALL STREET - The Most Rigged Game In The World https://taibbi.substack.com/p/suck-it-wall-street

DIRTY DEEDS TECH REPORT Part 1: - The Evil Of Silicon Valley - https://webco22.com/public/THE DIRTY DEEDS OF SILICON VALLEY.pdf

DIRTY DEEDS TECH REPORT Part 2: -

https://webco22.com/public/THE DIRTY DEEDS OF SILICON VALLEY VOLUME TWO.pdf

STOPPING CORRUPTION - How To Wipe Out The Corrupt

http://american-corruption.com/public/How%20To%20Take%20Down%20Corrupt%20California%20Politicians%20And%20Dirty%20Government%20Agency%20Executives.pdf

CORRUPTION BLOCKING - How To Recognize Political Corruptionhttp://focus-book.com/PUBLIC_REPORTS/HOW_CORRUPTION_ACTUALLY_WORKS.pdf

MUSKRAT - The World's Biggest Scammer- https://newsplus007.com/public/THE%20ELON/20MUSK%20SCAM.pdf

TARGETS - Which Companies Deserve To Be Bankruptedhttps://newsplus007.com/public/Companies Targeted For Bankruptcy For Their Crimes Against T he Public.pdf

TECH SEX CRIMES CULT - The Sick Cult In Silicon Valley - http://lifebooks.net/TECH OLIGARCH AND SENATOR SEX CULT.html

AFGHANISCAM - The Rare Earth Mining Corruption - http://lifebooks.net/6 trillion.png

STIMULUS - The Scams In The Stimulus Funds - http://lifebooks.net/The Dirty Core Of The Corrupt Stimulus Cash.html

TECH CENSORING - The Coordinated Manipulations Of Big Tech = http://evidencevideos.com/The Sick Dystopian Reality of Silicon Valley Big Tech.html

TECH MURDERS - The Killing Of The Witnesses - http://evidencevideos.com/THE MURDERS AND SUSPICIOUS DEATHS IN THIS CASE.html

ENERGY SCAM - Using Taxpayer Cash For Payola - http://focus-book.com/PUBLIC REPORTS/FINAL DOE Loan Guarantees Report.pdf

KILLING CORRUPTION - The Tactics To End Corruption - https://webco22.com/public/THE %20CORRUPTION%20DISRUPTION%20MANUAL%202.3.pdf

RIGGING STOCKS - How One Company Cooks The Books And The Truth http://topinfo.us/public/MUSK_CRIMES

HOW TO RIG A NATIONAL ELECTION - The Psychological Manipulation Tools - http://corruption-fighter.com/The Secret History of the Shadow Campaign.html

Witness Statement #126745

The government is, at the same time, telling us to sue the government, yet blockading us from getting a lawyer per our Constitutional rights.

Agency staff were ordered to harm Applicants by manipulating their benefits in order to deny, delay, obfuscate and reduce their income as reprisal for their assistance to law enforcement in a political corruption and money laundering matter. Agency staff, ranging from the lowest level staff and up to the director headquarters offices, participated in this reprisal-vendetta-revenge action to harm Applicants.

Applicant's peers have filed DOJ and FBI criminal referrals, launched federal investigations and the assertions have been proven in numerous IG, FBI, Congressional and major news media investigations. Agency offices have failed to provide responsive FOIA requested data, hearing investigation data and fair responses because some of their staff are STILL operating a criminal cover-up which has now been update-reported to the FBI, Congress, the IG, the AG and investigative reporters.

Other federal agencies have complied, verified and provided the requested deliverables. SSA and DOE have pointed the searchlight of suspicion on themselves, laser-like, by their overt failure to comply, unlike every other agency. Ironically, the political financing of their executives and their personal relationships "happens" to be with the exact same Silicon Valley oligarchs under felony criminal investigations. The stock market brokerage records, family trust accounts, PAC trace-routing, Interpol records and SEC investigation records proves it!

Unfortunately for the crooked agency staff, some Applicants have the authority, law enforcement credentials and training to arrest any person at their home or office and remand them to the FBI, DOJ or Sheriff. For example: Every "unsigned" SSA email is tracked to the individual author by their IP address, device IMEI, web camera, building key card, door camera, parking lot use chart, building camera, vehicle tracking circuits, text dba records, keyboard UI/UX patterns, motherboard ID #, DNS routing, stingray read-outs and a vast number of other metrics. Applicant investigation peers know the

exact person that wrote every SSA email or document or file request. There is no such thing as an anonymous SSA email. Transparency is the Applicants middle name. The FBI and CIA people that SSA and DOE insiders think are their "buddies" may actually be the APPLICANTS buddies!

You will either give the Applicant his money and damages compensation, or suffer the consequences of the rapid acceleration of one of the largest investigations in modern history, supported by millions of voters with a shared peer-to-peer forensics social media network, the FBI and Congress. With the push of a single button, our latest info can be in the inbox of every blogger and independent investigative journalist in the world, in minutes.

History has proven that non-corrupt portions of federal agencies and public service law and community action firms have executed on their willingness to expend millions of dollars of resources to fight this injustice. Every individual involved in this at SSA and DOE are on a forensic database. No person at SSA or DOE who uses our government as a garage sale for corruption favors or a kill mill for political reprisals will avoid the 100% legally executed consequences. They will be targeted and prosecuted even more profoundly than the Applicants were targeted with IC-type hit jobs.

This felony criminal investigation case, is documented on thousands of websites and in dozens of federal court case records in which Applicant won the case or was vindicated in the case and in thousands of news websites.

Applicants researchers and investigators disagree with any decision by any agency which causes a delay in response which puts the applicants in jeopardy for their life and safety.

Testifying, and/or reporting about this crime has resulted in the death, potentially by <u>murder</u>, of the following individuals who reported to the authorities about this crime matter:

Rajeev Motwani; Gary D. Conley; Seth Rich; Philip Haney; David Bird; Doug Bourn; Misti Epstein; Joshua Brown; Kenneth Bellando; Moritz Erhardt; Imran Aliev; Kate Matrosova; David Drye; Vincent Foster; Kathy Ferguson; Duane Garrett; Eric S. Fox; Judi Gibbs; Berta Caceres; Suzanne Coleman; L.J. Davis; John Hillyer; Stanley Huggins; Sandy Hume; Shawn Lucas; Gary Johnson; John Jones; John F. Kennedy, Jr.; Stephen Ivens; Mary 'Caity' Mahoney; Eric Butera; Danny Casolara; John Ashe; Tony Moser; Larry Nichols; Joseph Rago; Ron Brown; Bob Simon; Don Adams; Peter Smith; Victor Thorn; Lori Klausutis; Gareth Williams; Daphne Caruana Galizia; James D Johnston; Dave Goldberg; Loretta Fuddy; Paul Wilcher; Gary Webb; Beranton J. Whisenant Jr; Stanley Meyer; Jon Parnell Walker; Tyler Drumheller; Barnaby Jack; Dominic Di-Natale; Barbara Wise; Ilya Zhitomirskiy; Jeff Joe Black; Robin Copeland; John Wheeler; Ashley Turton; Michael Hastings; Antonin Scalia; David Koschman; David Werner; Alex Okrent; Kam Kuwata; Larry Frankel; And hundreds more connected to this case who suddenly, and strangely, turned up dead in this case and, ironically, their deaths all benefit the suspects in this case. Applicants are also whistle-blowers who have been previously attacked in reprisal and who have been threatened with continued harm and death.

Any delay, obfuscation, cover-up, FOIA refusal or other obscuring tactic by each and every member of an agency employee or contracting entity will be prosecuted on a person-by-person basis. Each employee or official who causes, by their action, further harm to the Applicants will be sued personally, have their assets garnished and will have a formal criminal referral authored and submitted to the FBI, DOJ, FTC, Congress and the news media. Applicants have sued the highest level personnel in the government for corruption, launched FBI and Congressional investigations against them and had them removed from their jobs and placed under permanent surveillance. The court and news records prove this fact. Do not imagine that any reprisal action by a public agency staffer will go unnoticed or unpunished by federal law enforcement, public forensics and major independent news media investigations.

The suggestion, by certain agency bosses, that one should "just file an IG report" is like telling someone to file a complaint against Hitler at the suggestion box at Nazi SS headquarters. You won't make it through the night! IG reports seem to accomplish nothing more than painting a target on your own back. Court records and news headlines prove that almost every citizen who reported similar political corruption through "official channels" was targeted with hit-jobs and economic blockades....ask Snowden!

Pay the Plaintiffs's their damages compensation, whistle-blower fees, back-fees and offset monies NOW! Millions of citizens, around the globe, have all of the same evidence you now have and each day of delay only hurts YOUR agencies position in the eyes of the world and in the eyes of the voting population of the nation!"

See the **CORRUPTION GALLERY** and share the images with your social media outlets

The Silicon Valley Tech Cartel That Runs The White House Is A Racketeering Crime Mob:

What would you do if you found out that your politicians (ie: Dianne Feinstein, Nancy Pelosi, Harry Reid, Kamala Harris) had put over one hundred million dollars in their covert family bank accounts which they got from sabotaging your business, because it competed with them, and from blockading your money because their tech oligarch insiders told them to? Our forensic investigators can 'swear, warrant and certify' that the politicians did the asserted crimes and corruption.

Like a social Terminex(c) pest control service, we are eliminating every single tech as shole in Silicon Valley (like the roaches that they are) using 100% legal, law enforcement approved, resources.

You are probably asking: "How Did Palo Alto, California Became Populated Entirely By Assholes"?

Why is the Tesla THE OFFICIAL CAR OF TONE-DEAF ARROGANT PRICK ASSHOLES!?

A glut of recent feature films (ie: <u>The feature film: Assholes: A Theory</u>) have excoriated the likes of Sand Hill Road and University Avenue scumbags...but pointing them out is not enough. They must be exterminated. You can verify the following facts, yourself, via court records, police records, FBI reports, FOIA and Congressional records.

As U.S. Marshal Raylan Givens (Timothy Olyphant) famously opined on the TV show "Justified", "You run into an asshole in the morning, you run into an asshole at lunch. You run into assholes all day"; America on the precipice of the fallout of a monumental presidential election, it seems that assholes are not only everywhere you turn—in newspapers, on cable TV, at political rallies and protests, and all over social media—but that they, and their behavior, has been normalized because they own the media. Silicon Valley has a tsunami of "assholery" underway. This reality is covered in the philosophy of professor Aaron James' non-fiction book and new documentary aimed at both 1.) precisely defining the term "asshole," and 2.) investigating how those who fit that bill have increasingly come to dominate key spheres of modern public life.

Stanford University graduates are inspired by the likes of corrupt Elon Musk and corrupt Italian Prime Minister Silvio Berlusconi—the forerunner of the media-manipulating populist-criminal-strongman trend that's recently swept through Western nations—or passages discussing Facebook, Twitter and Google's prioritization of profit over their responsibility to safeguard democracy from hate speech and disinformation. Stanford and Yale have proven to be the key training grounds for beginner assholes. *Eric Schmidt*, Larry Page, Elon Musk, Jack Dorsey, Reid Hoffman, John Doerr, Vinod Khosla and Mark Zuckerberg are the embodiment of this problem. They flout all of the rules and standards of common decency. They have made it appear acceptable, and in fact rewarding, to act in the worst

possible manner as a means of achieving one's selfish ends. Their Silicon Valley is the pit of American assholery. You can spot an asshole, easily, when they are driving the official car of assholes: A Tesla, but what about the ones that are more under-cover?

Most people that have been <u>tech raped by a Palo Alto Sandhill Road</u> scumbag feel the same way as Mr. Sun, who says: "Silicon Valley Oligarchs must be punished. Without breaking a single law and WITH the help of the largest law enforcement and investigative resources on the planet, my task force has killed off every single motherfucker that has come after me with their anti-trust violating schemes, including some of the largest entities in the world! My peers and I use lawsuits, federal investigations, news reports, whistle-blowers, new public regulations, anti-trust filings, tens of millions of crowdsourced voters and unique AI-based forensics. Our private investigators have found my every person and organization on the globe that hates the oligarchs. We gathered them together and aimed them all at the tech assholes! My rule is that Anyone who attacks me stays on the shit list for the rest of their lives plus the next 100+ years of internet time. When you Zuckerbergs, Larry Page;'s Elon Musk's, John Doerr's, Reid Hoffman's, etc., come for me, prepare to suffer. Every stock you buy is a notice to my team to bankrupt the company that you invested in. Even if I am dead, your punishment will be carried out by a legacy team of public volunteers. It may happen to you tomorrow or it may be a slow-drip over the next 15 years. Never stop looking over your shoulder. If you decided to cheat against our businesses rather than fairly compete against us, then start carving your tombstone. If you hired media attackers, expect 100 times what you did to us to come back at you and your family forever! We are fine with "forgive-and-forget", except when it comes to criminal bullies: They are terminated!

He has pledged millions of dollars, from his family trust, to the effort. His AI database lists every investor, VC and executive in Silicon Valley, their family data and their "asshole ranking". Most of the people attacked and ripped off by the tech oligarchs feel the same way. None of the Plaintiffs' have the monopolized control of the big tech law firms like the tech oligarchs do. None of the Plaintiffs' can afford to have an army of crooked law firms (ie: Mofo, Covington & Burling, Perkins Coie, Wilson Sonsini, etc.) working around the clock to enable financial crimes, corruption and Democracy abuses.

To grasp the argument that these people are assholes, one need only listen to the Silicon Valley Assholes's basic description. As many state, "The asshole is the guy who allows himself special advantages in Bay Area cooperative life out of an entrenched sense of entitlement that immunizes him against the complaints of other people." In other words, he's the individual—generally male, although as John Cleese candidly admits, his mother probably was one too—who thinks the general rules don't apply to them because they're somehow smarter, better, or more special than their fellow citizens. James' example is a surfer who violates the right-of-way customs in the ocean. Yet the type is universal, whether in line at the grocery store, on the road in traffic, or at work. They're the arrogant creeps convinced they're fundamentally superior, and thus free to conduct themselves in whatever way they see fit. That IS the essence of scumbag megalomaniacs: *Eric Schmidt*, Larry Page, Elon Musk, Jack Dorsey, Reid Hoffman, John Doerr, Vinod Khosla and Mark Zuckerberg!!!

The way "they see fit", of course, is often hateful, perverse and idiotic. The Assholes thrive in a bubble of trophy wives, rent boys and superficial TED conferences. In the midst of ongoing protests and debate over America's own domestic culture, which has long had a tradition of closing ranks and demonizing critics, every Silicon Valley employee ordeal sounds eerily familiar among every worker at Google and Facebook.

Such attitudes, according to the Silicon Valley Assholes are created by Stanford University Fraternities which are breeding grounds for horrid group-think mindsets about women and sex. The tech financial sector encourages greed, ruthlessness, and vulgarity as the best way to get ahead. Google executives champion initiation-ritual abuse in service of its own greater good. You can see the movies: Animal House, The Wolf of Wall Street and Full Metal Jacket to see the underscore of the notion that these milieus are all rife with a similar brand of assholery in which arrogance and entitlement justify all manner of despicable ideas and deeds. Every major rape fraternity in the USA eventually sent those abusive boys to run Sandhill Road venture capital companies and Google or Facebook departments.

Every executive at Google knows that they are doing crimes, lying to Congress and the public and operating the biggest scam in history. That is why they will come up with any lie, re-interpretation of the facts or denial to hide the truth!

Any Presidential Administration that puts sociopath, Epstein-like *Eric Schmidt*, Larry Page or ANY Google executive IN their Administration is either proving their tone-deaf lack of awareness of the facts or that their President is such a bitch to Google's campaign cash that they could not possibly be trusted by any world leader or any citizen. (See: https://nymag.com/intelligencer/2013/07/eric-schimdt-penthouse-new-york-photos-apartment.html)

The Silicon Valley Assholes Process proves that real Silicon Valley VC and tech assholes probably don't know they are one; central to this condition is the certainty that all bad behavior is actually OK.

This is detectable in the media posts of workers from Greylock, Kleiner, Andressen and other tech asshole firms. Many of the tech interns freely admit that that they only pay attention to other social media users if there's a personal benefit to connecting with them. That type of me-first worldview is crucial to Palo Alto Sandhill Road's conception of twisted reality. Asshole-rich Silicon Valley America (where "exceptionalism" is ingrained from an early age) lives in contrast to asshole-light Canada (where folks tend to be more agreeable and accommodating)(Justin, though, is a novel kind of asshole).

The most compelling—and enraging—realities concerns Silicon Valley, where Mark Zuckerberg and like-minded CEOs have bred a culture of trampling on competitors, laws, historical norms, and the bedrock tenets of democracy in pursuit of additional eyeballs, clicks, and revenue streams. In a place where young men team up in a desperate quest to develop the innovative next big thing that'll turn them into tech moguls ("bro-gramming"), nothing matters but the self-centered end goal. And though

Facebook, Twitter, Google, Kleiner Perkins, Greylock and their ilk could alter this landscape by simply cracking down on the horridness that permeates their platforms, they choose not to because of the negative financial consequences and their lust for hookers, private jets and cocaine.

To travel through Silicon Valley is to take a gravely depressing survey of a 21st century in thrall—in several crucial arenas—to humanity's worst impulses.

So what is being done about this crisis of society?

We have hired the best investigators who used to work with the FBI, CIA, FTC, DOJ, SEC, GAO, IG and Interpol.

We have also been teaching every voter in the world how to be a top notch criminal investigator and how to use digital forensic AI tools to "follow-the-money" and bust these crooks. Imagine the entire resources of Palantir, XKEYSCORE, Splunk, Axciom, Fusion GPS and Taleo aimed at people like Zuckerberg, Hoffman, Musk and Schmidt. They will never survive it!

Every single asshole in Silicon Valley can expect to have accurate, highly professional, criminal charges and referrals filed against them with every federal law enforcement and regulatory agency. Those reports are being BCC'd to the news media and the public.

When you see reports like these, you can clearly see that: Every Tech CEO And Investor In Silicon Valley Is A Predatory, Parasitic, <u>Sex Trafficking, Misogynist</u>, Money Laundering, Politician Bribing, Exclusionary, Black-Listing Criminal:

- Kleiner Perkins Insider Spills The Dirt On Outright Criminal Culture In Palo Alto

Why Silicon Valley has a bro culture problem — and how to ...

https://www.vox.com/2018/2/5/16972096/emily-chang-brotopia-book-bloomberg-technology-culture-silicon-valley-kara-swisher-decode-podcast

When Emily Chang interviewed venture capitalist Michael Moritz in 2015, she wasn't trying to "trap" him. But when the Sequoia Capital then-chairman suggested that hiring more women might ...

The Universal Bro Code: The Bro Code Rules

https://valenciabrocode.blogspot.com/p/bro-code-rules.html

The Bro Code Rules The Bro Code 1) You must always have your bro's back. No exceptions. 2) When your bro's girlfriend inquires about his whereabouts you know nothing, always. 3) You are only obligated to wingman for one bro per social event, after that the bro is on his own.

Emily Chang on the 'Brotopia' of Silicon Valley, and how ...

https://www.geekwire.com/2018/emily-chang-brotopia-silicon-valley-companies-can-tackle-toxic-culture/

Emily Chang: Brotopia, in my mind, perfectly encapsulates this idea of Silicon Valley as a modern utopia where anyone can change the world, make their own rules — if they're a man. But if you ...

"Oh My God, This Is So F---ed Up": Inside Silicon Valley's ...

https://www.vanityfair.com/news/2018/01/brotopia-silicon-valley-secretive-orgiastic-inner-sanctum

Adapted from Brotopia: Breaking Up the Boys' Club of Silicon Valley, by Emily Chang, to be published on February 6, 2018, by Portfolio, an imprint of Penguin Publishing Group, a division of ...

Today's Tech Oligarchs Are Worse Than the Robber Barons

https://www.thedailybeast.com/todays-tech-oligarchs-are-worse-than-the-robber-barons

Today's Tech Oligarchs Are Worse Than the Robber Barons. Our Silicon Valley Robber Barons. ... "If you think Silicon Valley is going to fuel growing prosperity, you are likely to be ...

Silicon Valley Billionaires Are the New Robber Barons

https://townhall.com/columnists/victordavishanson/2017/08/17/silicon-valley-billionaires-are-the-new-robber-barons-n2369394

Aug 17, 2017Silicon Valley Billionaires Are the New Robber Barons ... Silicon Valley Billionaires Are the New Robber Barons. Victor Davis Hanson ... Yet most of the computers and smartphones sold by Silicon ...

Hanson: Silicon Valley billionaires are modern robber barons

https://www.mercurynews.com/2017/08/17/hanson-silicon-valley-billionaires-are-the-new-robber-barons/

Aug 17, 2017Hanson: Silicon Valley billionaires are the new robber barons ... Yet most of the computers and smartphones sold by Silicon Valley companies are still being built abroad — to mostly silence from ...

Brotopia: Breaking Up the Boys' Club of Silicon Valley by ...

https://www.goodreads.com/book/show/36288143-brotopia

Brotopia by Emily Chang is a decent, but very surface level, examination of Silicon Valleys misogynist culture. Considering the significance of the topic, Brotopia feels like a missed opportunity to expose and critique the tech industry in a productive way; instead, I felt that only summaries were given on most topics.

Silicon Valley's Giants Are Just Gilded Age Tycoons in ...

https://www.thedailybeast.com/silicon-valleys-giants-are-just-gilded-age-tycoons-in-techno-utopian-clothes

Silicon Valley's Giants Are Just Gilded Age Tycoons in Techno-Utopian Clothes but the truth is they are a lot like the old robber barons. ... Silicon Valley executives were not just about ...

The anonymous Silicon Valley satire that has stumped tech ...

https://www.washingtonpost.com/news/morning-mix/wp/2015/12/02/the-anonymous-silicon-valley-satire-that-has-stumped-tech-world-insiders/

Dec 2, 2015The plot follows Crooks, an ex-tech industry employee who finds spiritual deliverance in meditating on Silicon Valley's philosophies far, far away from the digital mecca itself. AD One passage ...

Silicon Valley Wants To Read Your Mind - Crooks and Liars

https://crooksandliars.com/2019/09/silicon-valley-wants-read-your

But Silicon Valley should not be able to dictate the way these technologies are developed and deployed. If they do, it may radically reshape the way we identify as human. Garfield Benjamin, Postdoctoral Researcher, School of Media Arts and Technology, Solent University. This article is republished from The Conversation under a Creative Commons ...

Silicon Valley's cocaine problem shaped our racist tech ...

https://www.theguardian.com/commentisfree/2020/jan/30/silicon-valleys-cocaine-problem-shaped-our-racist-tech

Jan 30, 2020Silicon Valley in the 1980s was the hub of an international drug trafficking network that fueled technological innovation and criminalized black people Charlton D McIlwain Thu 30 Jan 2020 06.00 ...

Sex Scandal Toppled a Silicon Valley Chief. Investors Say ...

https://www.nytimes.com/2018/07/27/technology/sexual-misconduct-silicon-valley.html

Jul 27, 2018Sex Scandal Toppled a Silicon Valley Chief. Investors Say, So What? Mike Cagney was ousted as chief executive of Social Finance last year after questions about sexual misconduct. He has since ...

Week in Tech: Sex Scandals and Silicon ...

https://www.nytimes.com/2017/12/01/technology/farhad-and-mikes-week-in-tech-sex-scandals-and-silicon-valley.html

Dec 1, 2017Silicon Valley's Sex Scandals. Farhad: O.K., let's talk about the tech industry.Let's start with this week's episode of Problematic Men. A report by The Information found that Andy Rubin ...

The history of sexual harassment scandals in Silicon ...

https://www.businessinsider.com/sexual-harassment-scandals-tech-industry-2017-7?op=1

Here is a rundown of the current sexual harassment scandals rocking Silicon Valley, along with the long history of how the tech industry got here. ... 07/16/how-silicon-valley-silences-sexual ...

Silicon Valley Star Lands New Job a Month After Sex Scandal

https://www.wired.com/2013/02/keith-rabois-khosla-ventures/

A little more than one month after a sexual harassment scandal threatened to sink a Silicon Valley superangel, Keith Rabois has landed a new gig that puts him not too far from his old one.. A ...

Silicon Valley's Not-So-Hidden Secret: Sex Parties

https://www.newser.com/story/253597/silicon-valleys-not-so-hidden-secret-sex-parties.html

Silicon Valley's Not-So-Hidden Secret: Sex Parties ... "These sex parties happen so often among the premier V.C. and founder crowd that this isn't a scandal or even really a secret, I've been ...

Scandal cost Silicon Valley Community Foundation \$1.5 M

https://www.mercurynews.com/2020/01/17/silicon-valley-community-foundation-reveals-price-of-ousting-toxic-leadership/

Jan 17, 2020The leaders ousted for fostering a toxic workplace at the Silicon Valley Community Foundation walked away with tens of thousands of dollars in severance pay, tax filings show, revealing the cost ...

Sexual harassment in Silicon Valley: have we reached a ...

https://www.theguardian.com/technology/2017/jul/09/silicon-valley-sexual-harassment-women-speak-up

Jul 9, 2017The last week has seen women in Silicon Valley share stories of sexual harassment, assault and discrimination, prompting a backlash and high-profile resignations.

The big lesson Silicon Valley can learn from the Theranos ...

https://fortune.com/2018/03/15/elizabeth-holmes-theranos-fraud-secrecy/

Theranos CEO Elizabeth Holmes and former president Ramesh "Sunny" Balwani were charged with an "elaborate, years-long fraud."

A viral thread has busted the MYTH about "Famous Billionaires Starting Out "Poor". Jonas Grinevičius and Justinas Keturka have revealed that we all love stories about scrappy underdogs who overcome the odds and make it big through relentless hard work, unwavering grit, and sheer force of will. However, the stories about how some of the richest and most powerful people made their millions (and billions) are too romanticized and gloss over some very important details. That's the point that Aidan Smith made in a viral Twitter thread where he explained how Jeff Bezos and others had a huge leg-up when it came to helping lay the foundations of their business empires. Namely—having families with lots of money. Google used taxpayer funds to start its monopoly per https://medium.com/insurge-intelligence/how-the-cia-made-google-e836451a959e and https://qz.com/1145669/googles-true-origin-partly-lies-in-cia-and-nsa-research-grants-for-mass-surveillance/. Not only does Google not pay tens of billions of dollars of its taxes to sponsor firemen and teachers but Google used public resources to start its company! Billions of dollars of citizen funds were used by Google to create it's evil empire. Google gets away with this crap because it bribes major U.S. politicians from California!

Aidan told Bored Panda that the US isn't the only country where a lot of people believe myths about businessmen while the truth is a Google search away. "It's far from a U.S.-exclusive phenomenon, but in America, it's easier for most people to imagine becoming a billionaire themselves than it is to imagine an economic order in which a handful of people own half the world's wealth. Social mobility from working-class to middle-class is increasingly out of reach and the illusion that one can conceivably amass a net worth of over a billion dollars is a comforting fantasy for many people."

The indisputable facts are the assertions that the Silicon Valley oligarchs:

- 1. Control business and politics like a crime Cartel
- 2. Are a white male fraternity who attack outsiders in organized manners
- 3. Come from dynastic families that systematically ran them through Stanford, Harvard and Yale

sociopath-in-training men's clubs

- 4. Were socially trained and programmed to operate in a closed, tribal, exclusionary manner
- 5. Operated the "Angelgate" collusion scandal and most every other financial crime in America.
- 6. Operated the "Silicon Valley High Tech Employee Collusion" for which they were sued in a famous class-action case
- 7. Controlled the White House and traded most of the key staff with the Administration.
- 8. Have been sued, indicted and charged in divorce proceedings with an unusually massive amount of sex trafficking matters
- 9. Use the same 10 law-firms who have been charged with public policy manipulation
- 10. Control internet news, media and information
- 11. "Own" certain U.S. Senators by virtue of direct bribe payments and securities/stock payola payments
- 12. Use a variety of tools like GUST, Private Google Docs sites, covert Facebook pages and similar, to secret conspire and plan collusion and organized monopolistic practices
- 13. Have their venture capitalists spy on entrepreneurs and copy their technology to be deployed by Google, or Facebook under a new name
- 14. Are a Mafia-like criminal organization.

Who are some of the biggest, elitist, self-aggrandizing, entitled, tone-deaf assholes in Silicon Valley?

The Tech Crunch Silicon Valley database-of-assholes provides that answer. They include: David Krane, Brian Bendett, Brendan Bulik-Sullivan, Terri Burns, Blake Byers, Tim Draper, Steve Jurvetson, Elon Musk, Steve Westly, Steve Spinner, Tyson Clark, Frederique Dame, Tom Perkins, Scott Davis, Reid Hoffman, *Eric Schmidt, Larry Page, Jared Cohen, David Drummond, Karim Faris*, Tom Hulme, Joe Kraus, John Lyman, Vinod Khosla, Laura Melahn, Dave Munichiello, Erik Nordlander, Anthony Philippakis, Sridhar Ramaswamy, David Reshef, Ben Robbins, Issi Rozen, David Schenkein, Vidu Shanmugarajah, M.G. Siegler, Graham Spencer, Bethany Tsui, Jessica Verrilli, Andy Wheeler, Krishna Yeshwant, Asheem Chandna, Jerry Chen, Mike Duboe, Sarah Guo, Christine Kim, Josh McFarland, Saam Motamedi, Sridhar Ramaswamy, Corinne Riley, Jason Risch, Seth Rosenberg, David Sze, David Thacker, David Wadhwani, Manuel Bernal, Allie Dalglish, Don Sullivan, Yasmin Green, Kent Walker,

Matt Rogers, Steven Chu, David Plouffe, Sergy Brin, Andy Rubin, Ian Fette, Travis Kalanick, Elizabeth Holmes, Dustin Moskovitz, Laurene Powell Jobs, Andy Bechtolsheim, Brian Goncher, Cheryl Sandberg, Gilman Louie, Ira Ehrenpreis, Tim Cook, James Breyer, Joe Lonsdale, Keith Rabois, Marc Andreesen, George Soros, Mario Rosatti, Martin LaGod, Michael Moritz, Viktor Vekselberg, Larry Summers, Pierre Omidyar, Tom Steyer, RoseAnn Rotando, Larry Birenbaum, Judy Estrin, Steven Goldby, Terry Kramer, Helen Raiser, John Scully, Sandi Thompson, Ann Wojcicki and their ilk...

You can see that most of them have the same facial deformities that make them all look like yuppie frat or sorority clones with Moonie/Scientology dead eyes and fake smiles that broadcast their blind zealotry and sports bar fakery to the world. Every email, phone call, text, condo, office and brothel that these people use should be bugged by the FBI. These scammers built an insider-trading bubble of TED conferences and tech parties in which they mutually promote their Elizabeth Holmesian fantasies of holier-than-thou idiocracy. Emily Chang's book: "Brotopia" covers these scum-bags in great length.

The Silicon Valley cartel propagandizes climate issues because they own all the companies that will get government cash for climate issues. Are climate issues a bigger deal than: CANCER, <u>SEX</u> <u>TRAFFICKING</u>, POOR EDUCATION SYSTEMS, POLICE BRUTALITY, RACISM, HOUSING PRICES, PANDEMICS, MEDICAL COVERAGES, WARS, DRUG TRAFFICKING, CARTELS, STD'S, MONOPOLIES, POLITICAL BRIBERY, THE SPACE RACE, TOXIC FOODS, SEX ABUSE AT WORK, AND THOUSANDS OF OTHER ISSUES...????. The Silicon Valley Cartel says "It Is", but that is only because they own all of the companies that will get free government cash to "fix" climate issues. They do not care one tiny bit about the climate. They care about CASH!

As a Hoover Fellow puts it: "...Elite arrogant asshole dynasties send their kids to Stanford University. Stanford puts the kids in asshole frat houses to train them to get away with rape and run monopolies. When they graduate they either go up the hill to Sandhill Road and start a venture capital clone operation or they get their frat friends on Sandhill Road to racketeer-fund their start-up or political campaign using money scammed from your parents pension funds. They only work with their frat buddies and insiders in a tribal 'old boys club' manner. They steal all the technology and markets they want because they control all of the tech lawyers and politicians via bribes and revolving doors. Most of the money in Stanford University bank accounts is from Foreign and Hollywood oligarchs delivered as bribes meant to get their snot-nosed brats into Stanford. Stanford bosses keep all of this covered-up and covertly fund political campaigns to grease the wheels of political corruption. They then sexually extort some Standford interns in Rosewood Hotel rooms, get the most 'trophy wife' ones pregnant, and start the cycle all over again. Alas, Stanford is the training ground for abuse, corruption and 'Bro-Crime"..."

Everyone asks: " How Does Elon Musk Maintain His Corrupt Empire Of Lies Without Getting Shut Down By The Government?"

Elon Musk has spent more money creating fake fame for his narcissist personality disorder than any

other person in history! Musk is obsessed with buying troll farm outputs, Chinese click-bait processing service orders, fake Facebook likes, fake Twitter follows, Reddit self-glory lie-blogger services and PR hype media articles about himself. Musk can't stand to go a single day without trying to make people think he is a god-like deity when he is just a scamming tech mobster!

Elon Musk runs a RICO-violating, stock market-manipulating, anti-trust-violating organized crime cartel! He is the high tech Godfather of financial crime and he is many times more "untouchable" than Al Capone! Public officials should be embarrassed to death that Musk waltzes around with such impunity. Musk maintains his immunity with BRIBES to Congress, bribes to the DOT, bribes to the NHTSA, and other political agencies. He acts as a conduit to pass free government cash he scams from politicians through his organization and back out, covertly, to those same politicians like Harris, Pelosi, Feinstein, et al.

Coinbase, was a financial exchange that had become the largest U.S. company in the cryptocurrency industry and was just months away from a sensationally lucrative IPO. Nathaniel Popper, a writer in the newspaper's San Francisco bureau, had spent months reporting a story about Coinbase's alleged inhospitability to Black employees. (One former worker told him, "Most people of color working in tech know that there's a diversity problem ... But I've never experienced anything like Coinbase.") With Silicon Valley increasingly the dominant force in American life, and during a national reckoning over structural racism, an examination of HR practices at one of the tech industry's fastest-growing businesses — documented with firsthand accounts — was classic accountability journalism.

It was the kind of story to which Wall Street, Washington, and corporate America have long been grumblingly acquiescent. They might not like it, but they accept that such scrutiny inevitably shadows success; they take their dings and move on.

But Coinbase, led by CEO Brian Armstrong, who had recently instructed his employees not to bring concerns about racial justice into their work ("We don't engage here when issues are unrelated to our core mission," he wrote publicly), wanted to fight back. On November 25, with the *Times* story yet to drop, Coinbase moved to preempt the exposé, publishing an email the company had sent its employees designed to refute the expected allegations. It included the statement, "We don't care what the New York *Times* thinks."

Bravado from a company on the verge of an IPO? There was some of that. But looming over the Coinbase pique was its venture-capital backer, Andreessen Horowitz, which had lately become an epicenter of anti-media hostility in the Valley. A16Z, as it is known (for the 16 letters between the *A* in Andreessen and the *Z* in Horowitz), owned almost a quarter of Coinbase's class-A shares; co-founder Marc Andreessen sat on the cryptoexchange's board; and Coinbase's head of communications, Kim Milosevich, had recently moved over after seven years at the VC firm.

The worlds of crypto and A16Z shared a fervent disdain for incumbent authorities. As self-styled meritocrats in the business of creating the future, they had little patience for heckling by humanities majors who had never written an if-then statement or started a business. And something had shifted:

More and more, in the places where tech talks to itself — Hacker News, Clubhouse, Substack — you'd hear complaints that the dead-tree elites cherry-picked facts congruent with prefigured story lines, were out to get tech for "clickbait," and were jealous that Silicon Valley was ascendant. And the *Times* was considered ground zero for this impertinent haterism.

Increasingly, Marc Andreessen felt there was a gap in tech coverage, and he decided that his own firm could create content that would be more future-positive and techno-optimistic — telling the tech story from the tech founder's vantage point. Inside A16Z, one of Milosevich's projects had been to build up an internal content operation to produce podcasts and blog posts, and the firm had invested in the fast-growing subscription-blog platform Substack. There was a feeling that the rules had changed: Why grovel to the hidebound gatekeepers when you could "go direct" and "own the narrative"?

After Coinbase's first strike, there was some overheated media eye-rolling at the effectiveness of the strategy. "This attempt at a front-run is mind-blowing," Popper's *Times* colleague Mike Isaac tweeted in response to Coinbase's defiant post. "They've guaranteed readership for the coming story AND torched any semblance of trust or relationship they had with the media."

But the overlapping subset of tech-, VC-, and crypto-Twitter viewed Coinbase's move as badass. The investor Michael Arrington weighed in with, "They will never stop attacking @coinbase." When Popper published a follow-up article documenting salary disparities at Coinbase among women and Black employees, Naval Ravikant, a well-known investor and podcaster in the Valley, tweeted, "It's only a matter of time until the narrative-industrial complex comes after crypto." And Balaji Srinivasan, the 41-year-old ex-CTO of Coinbase, ex-partner at Andreessen, and current media troll on Twitter, tweeted at Popper, calling him a "woke white who can't code." The hostilities have only ramped up in 2021. The anti-media tech crew recently delighted in Elon Musk's response to a Washington *Post* reporter seeking comment for an article — "Give my regards to your puppet master" — screenshotting it and gleefully disseminating it on social media. In February, a prominent VC named David Sacks drew attention to a new app called BlockNYT that allows *Times*-haters to silence the 800plus accounts of reporters and editors who tweet. The rise of Substack, where writers are untethered from institutions, has prompted pearl-clutching among journalists fearful of a brain drain from traditional media. (Mike Solana, a marketing executive at Peter Thiel's Founders Fund, recently discerned in journalists' carping about Substack "the same energy as incels complaining about the Tinder algorithm.") The invite-only audio app Clubhouse has become a virtual salon of media-bashing, featuring rooms with names like "#BlockNYT or How to Destroy the Media," "NYT vs. Rational Discourse and Free Speech," and "Taylor L and Other U.S. Journalists That Should Be in Jail," referring to the *Times* internet-culture reporter Taylor Lorenz. A handful of journalists have tried to mount a countercampaign, starting rooms like "How Journalism Actually Works. Featuring Real Journalists" and "What Tech Doesn't Get About Media (+ Vice Versa)." When A16Z recently announced its plan to beef up its content operation, Jessica Lessin, founder of tech-news outlet the Information, declared the move "a call to arms."

And so a war is on between the tech titans and a relentless generation of largely digital-native reporters looking to speak truth to power while racking up Twitter followers in the process. Depending on whom

you ask, the great Tech vs. Media Standoff of 2020–21 is either a "fake fight" between "20 people and 500 other people," all quick to take offense and thirsty for clout, or it's a cataclysmic rift that threatens democracy or, at least, the accurate portrayal of the most important industry in the world.

It wasn't always this way. "Back in the '80s," says Steven Levy, a veteran tech journalist and the author of *Facebook: The Inside Story*, for which he interviewed Mark Zuckerberg seven times, "there wasn't this giant distance between who you were and who they were. Even Bill Gates would show up at your office in a cab."

Tech was the sunny future. With the exception of Microsoft, which by the 1990s had been transformed into a monopolistic bogeyman, technology was covered by journalists who were animated largely by a spirit of wonderment: They came bearing tidings of a new world conjured into existence in the garages of Northern California. There was breathless gadget coverage. There were articles lionizing the microchip seers of San Jose. As the dot-com bubble inflated, the industry and its chroniclers were chummily adjacent and occasionally the same people. *Red Herring* was founded by Tony Perkins, a venture capitalist. *Wired* and *The Industry Standard* were the children of an entrepreneur named John Battelle, who hosted rooftop parties in San Francisco where media and tech folk happily commingled. "Everyone was part of one big stew," recalls Sean Garrett, former head of communications at Twitter.

Even after the Web 1.0 bubble burst, leaving some journalists convinced they'd been too credulous, there endured a robust strain of sycophantic reporting on the Valley. No funding round, product launch, or logo redesign was too insignificant to merit coverage by TechCrunch, a fawning site co-founded by Arrington. Once a year, it hosted the Crunchies, where the likes of Zuckerberg were anointed with awards like Best Founder. "Obviously, this is a wonderful period of human history we are going through right now, and it is okay to celebrate that," Arrington once said. In time, at least eight TechCrunch reporters would leave to try their hand at investing, a revolving door that became known as "the TC-to-VC pipeline." At Google in 2005, recalls one employee, "there were just hallways and hallways of framed covers."

At the time, the fleece-wearing moneymen of Sand Hill Road tended to lurk in the background, quietly minting fortunes while letting the brilliant programmers they backed enjoy the limelight. Andreessen Horowitz, founded in 2009, reinvented the game. Marc Andreessen had once appeared on the cover of *Time* — he was one of the inventors of the web browser — barefoot and on a throne, and at A16Z, in the lobby library, he displayed bound volumes of past issues of the newsmagazine. He loved Twitter — partly because it was a good way to get into the minds of reporters — and personally invested in a handful of media properties, including Talking Points Memo and PandoDaily (as did Thiel). And with the help of Margit Wennmachers, who had founded the tech PR agency Outcast and whom he had recruited to A16Z, his company built its reputation through the canny management of relationships with journalists.

"A16Z is a media company that monetizes through VC," one of its then-partners observed. Wennmachers would host what one reporter calls "salons" for journalists at her house, and Marc Andreessen was "dial-a-quote," says Lessin, who before founding the Information covered Silicon

Valley for *The Wall Street Journal*. Eventually, other VC firms followed A16Z's lead. "There was a time, when I was at *Newsweek*," Levy says, "I'd get these emails saying, 'Peter Thiel is available for comment' on issue *x* or issue *y*. Before he became who he is now, he was open for quotes." The interests of journalists and VCs were aligned. It was a time when a VC could get away with claiming a mattress company was a tech company.

Eventually those interests began to diverge. Consumers spent more of their time online, newspapers and magazines were starved of revenue and shed jobs, while tech considered the disruption part of the natural order of things. Swashbuckling new forms of digital journalism were invented, like Valleywag, the scurrilous tech-focused Gawker satellite. It lacked the caution of the Establishment media but made up for it in speed and daring. Suddenly, the geniuses of Silicon Valley were being treated without what they saw as their due deference. (Though Andreessen, a former reporter for Valleywag told me, was himself a source for the blog.)

In 2014, PandoDaily reporter Sarah Lacy's unrelenting scrutiny of Uber and its tech-bro culture prompted one of the company's senior executives to suggest that the firm might spend a million dollars to hire opposition researchers to dig up dirt on journalists, including Lacy. Valleywag published the headline "Peter Thiel Is Totally Gay, People." But no coverage was more devastating than *Journal* reporter John Carreyrou's investigation of Theranos, starting in late 2015, which revealed fraud at the heart of the company and eventually led to its demise.

The battle lines were drawn. Andreessen tweeted in defense of Theranos, Greylock VC Josh Elman called the reports "probably nonsense," and Y Combinator's Sam Altman wrote, "I don't know if the *WSJ* allegations about Theranos are true [but] new tech is hard. Slam pieces tell one side of a story." On Twitter, Andreessen started blocking journalists who happened to have challenged Theranos founder Elizabeth Holmes.

Among tech media, the Theranos story prompted a reckoning. It wasn't just that the Theranos revelations invited the question of what other frauds might lurk beneath the surface, merely awaiting spadework by an enterprising reporter. Journalists had in some sense created Theranos, splashing Holmes and her Jobsian black turtleneck on the covers of magazines like *Forbes*, *Fortune*, and the *Times'T*, which featured an accompanying story that lauded her as one of "Five Visionary Tech Entrepreneurs Who Are Changing the World." It was written by Laura Arrillaga-Andreessen, wife of Marc.

At other publications after Theranos, a Valley PR executive maintains, "every editor was saying, 'There are Theranoses among us. Bring me my Theranos.'" Juicero, a Kleiner Perkins—backed start-up selling machines — originally priced at \$699 — to process fruit packets, was destroyed by a Bloomberg article noting that you could easily squeeze the packets by hand and became a parable of the age. Even *Fast Company*, hardly known for broadsiding entrepreneurs, went after Bodega, a start-up it had previously praised, with a piece <u>titled</u> "Vending Machine Startup Bodega Finally Kills Off Its Offensive Name."

The election of Donald Trump, and the world's awakening to the role of social media in amplifying misinformation to catastrophic ends, put another dent in tech's veneer. When the *Times* was getting

ready to report that Cambridge Analytica, the data outfit behind Trump's campaign, had used 50 million Facebook users' data without their permission, Facebook preempted the *Times* story by hastily issuing its own account of what had happened. "It was a series of emperor-has-no-clothes moments," says Isaac, who covers Facebook for the *Times*. (Facebook later admitted the number was actually 87 million.)

Belatedly, as big media homed in on the Valley's transformation from cute and quirky toy-maker to dystopian nightmare factory, outlets began to double down on their tech coverage. The *Times*, the Washington *Post*, *The Wall Street Journal*, Bloomberg, and CNN all went on hiring sprees to fortify their San Francisco bureaus.

Rah-rah coverage of start-ups now felt naïve. The achievement bar for meriting coverage rose. Even TechCrunch, bought by AOL, became more skeptical. The Crunchies stopped making sense — "Giving Uber Start-up of the Year," says TechCrunch writer Alex Wilhelm, "what the fuck does that mean?" — and devolved into brutal roasts of honorees. In 2015, a soused T. J. Miller, the comedian emceeing the awards, had to be played off the stage after calling a woman a "bitch" and breaking a piñata over his own head. "I was apologizing for days," Wilhelm says. In 2017, TechCrunch pulled the plug on the Crunchies for good. As the tone of coverage changed, reporters began to notice a chill in the air. The A16Z journalist dinners came to an end. After the Information reported on a Me Too scandal involving Google's Andy Rubin, Lessin says, "that was one of those points where you just feel more of that resistance: 'Why did you do that story? Was it really important?' People say to us, 'Oh, I hope you're not going down the gossip route.' "A *Times* reporter adds, "Even in 2016, it really felt like people are open and they'll talk to you, and that just changed in the course of two years. The coverage changed, and they became the new Wall Street."

With the Valley shifting from Google's "Don't Be Evil" to Uber's tracking a reporter's movements using "God View" — as reporters began interacting less with founders and VCs and more with tech-company underlings, whom they'd see at the same bars and kids' soccer matches — the leaks began. At Google, in the past, there had been meetings, attended by thousands of employees, where Larry Page and Sergey Brin would give updates on the forthcoming Chrome browser, confident that the conversation would stay in the room. "That's unthinkable now," Levy says. "There's a lot of resentment that that can't happen anymore. It was a big blow to the Google culture when they had to stop that practice, to let anyone ask anything of the leaders, because now they know that exchanges will be leaked."

The shift in coverage didn't go down smoothly among technologists and their backers. "This is an industry where founders expected a story every time they launched a new feature or new round of funding," the communications executive Garrett says. "That's not the reality now. That changed. So there's a sense of *How come they're not covering us anymore and all I'm seeing is more negative stories?* That created dissonance."

"They've retained the sense of 'us against the world' but not noticed they're the top four or five companies on the stock exchange and dominate nation-states," says James Slezak, a Y Combinator—

backed founder who previously led digital strategy for the *Times*. "Before, they were fighting for disruption; now, it's for retaining monopoly. They're no longer fighting power. They're fighting a weakened check on the abuse of power."

Things were also getting snipey. In mid-February of last year, after Andreessen Horowitz taped up a sign in its offices that read NO HANDSHAKES, PLEASE, Recode (which is owned by *New York* Magazine's parent company, Vox Media) published a story with that headline, noting that "some in the tech industry fear the virus will spread out of control" and raising the question of whether Andreessen and "Silicon Valley elites" were being unduly paranoid. Although the article gave plenty of space to arguments in favor of the Valley's concerns, Srinivasan, who had been presciently tweeting about the seriousness of the COVID threat, declined to be interviewed for the story and tweeted screenshots of the reporter's innocuous DM to him (including her email address), before commenting, "Not covering: technologies the Chinese are using to fight the virus; hardware implications of supply chain disruption; what biotech is doing in terms of antivirals, vaccines. Is covering: your tweets." Later, he published a lengthy, footnoted rebuttal on Medium titled "Citations for the Recode Handshake Debunking."

On Twitter, Srinivasan, who has 367,000 followers, cultivates the aura of a fire-breathing prophet fed up with the dunces of meatspace (his Twitter bio: "Immutable money, infinite frontier, eternal life. #Bitcoin"). For someone with a quantitative background (he got his Ph.D. in electrical engineering at Stanford and later taught bioinformatics there), he is an unusually gifted communicator. His tweets are often aphoristic, toggling tonally between oracular and lacerating. He is fond of the overreaching prediction.

Srinivasan's beef with the media seems to date to October 2013 with a speech he gave at a Y Combinator event in Cupertino. At the time, Srinivasan was the co-founder of a genomics start-up named Counsyl. In the talk, titled "Silicon Valley's Ultimate Exit," he wondered whether the USA was "the Microsoft of nations," with a "230-year-old code base," dragged down by the doddering institutions of "the Paper Belt." He proposed that Silicon Valley should build an alternative, opt-in, geography-independent, technology-first society. It was a provocative, nuanced argument, more conceptual than actionable, but in the Paper Belt, it was mocked as ludicrous utopianism. "Silicon Valley has an arrogance problem," declared the *Journal*.

Srinivasan, apparently feeling misunderstood, wrote an article for *Wired* advancing his thesis in more palatable terms: "Software Is Reorganizing the World." But his fury with journalists had been seeded. As the *Times* recently disclosed, when TechCrunch was writing about the Valley's neoreactionaries that November, Srinivasan emailed the movement's Curtis Yarvin, known online as Mencius Moldbug, to say, "If things get hot, it may be interesting to sic the Dark Enlightenment audience on a single vulnerable hostile reporter to dox them and turn them inside out with hostile reporting sent to *their* advertisers/friends/contacts."

The son of Indian-immigrant physicians who grew up on Long Island, Srinivasan rarely reveals any personal details, though he recently said he "moved to Asia a while ago" and now divides his time

between Singapore and India. He's rich, and he is obsessed with cryptocurrency. Curiously, despite his contempt for journalists, in 2015 Srinivasan married one, a former reporter for *Business Insider*. (He also, more than 20 years ago, dated Elizabeth Spiers, who would go on to be the founding editor of Gawker.)

Srinivasan didn't respond to my interview request, but four years ago, to the *Journal*, he described a lonely, embattled childhood. In school, he had been bullied for reading books at recess — beaten up by kids who called him "nerd" and "Gandhi": "I learned the first guy who comes at me, I need to hit him — bam! — with the book, and just act crazy so the other folks don't jump on you." In the principal's office, he said, his attackers would "have 'crocodile tears'" and "their parents knew the principal," who would take their side, "so, I learned early on that you've got to stand up for yourself, that the fix is in ... The state is against you."

One of Srinivasan's reliable lines of attack, familiar to anyone who has spent time around tech bros, is to invoke the trope of Teddy Roosevelt's "man in the arena" as a being superior to the critic on the sidelines. After the *Times*' Kevin Roose tweeted something about Andreessen, Srinivasan responded, "Guy who has built nothing thinks he can critique guy who invented the web browser." To tech reporter Ryan Mac, Srinivasan tweeted, "I cofounded a clinical genomics company that sold for \$375M You work at Buzzfeed."

This past July on Twitter, a group of VCs and founders led by Srinivasan began pushing the hashtag #ghostNYT, arguing that the *Times* was hostile and unnecessary to engage with and proposing that the tech community simply stop taking the newspaper's calls. The proximate cause of the campaign was an article the *Times* had in the works about Slate Star Codex, a science and futurism blog beloved in certain "rationalist" Silicon Valley circles, which was supposedly going to identify Scott Alexander, the blog's author, by his real name, Scott Siskind. Although Siskind was only notionally pseudonymous (he had previously published under his real name), more than 7,000 people, including luminaries such as Paul Graham, the founder of Y Combinator (which incubated such companies as Coinbase, Reddit, Airbnb, DoorDash, and Stripe), and Harvard professor Steven Pinker signed a petition titled "Don't De-Anonymize Scott Alexander."

Besides Srinivasan and A16Z, the anti-media posse includes Musk, employees of Thiel, and the circles around Y Combinator. Broadly, what they have in common is a libertarian reverence for technology, innovation, and first principles; contempt for traditional gatekeepers and anyone standing in the way of "founders"; and very thin skin. Many are involved in cryptocurrency. They scoff at credentials, although seemingly half of them went to Stanford, and abhor consensus opinion, except for the opinion that journalists are the absolute worst. A book much in vogue with this group — Srinivasan and Stripe co-founder Patrick Collison have both recommended it — is *The Journalist and the Murderer*, Janet Malcolm's study of reportorial seduction and betrayal. (Never mind that the book is on the syllabus in journalism school, too.)

The Valley's self-appointed media critics can by turns seem disingenuous and naïve. For people who literally think in binary, they'll have conniptions over an article that elides some small nuance yet be

blithely imprecise in ascribing fault to "the media" and "the New York *Times*." They routinely fantasize journalistic motivations that are either outdated ("clickbait") or unrecognizable to any working reporter (suggesting that journalists want to take down tech people because they're business competitors). If journalists seem to come with agendas, it's in part, suggests Paul Carr, co-founder of the news site Techworker, because these VCs don't give much credence to values or perspectives that are not their own: "They do not like anybody telling them anything they're doing is bad, because most of them have never invested on the basis of whether anything is good or bad. They've invested based on returns and growth. Morality is something new and faddish to them." Srinivasan regularly talks about replacing "corporate journalists" with "citizen journalists," by which he seems to mean bloggers, possibly crowdfunded with bitcoin and publishing to the blockchain, which sounds intriguing but falls apart if you think about it for more than one minute.

"Once you've made that money and had that prestige — I've noticed this is a trait of certain billionaire entrepreneurs — the only thing you have left to play for is what people say about you," says one media-company CEO. "So that becomes the most important thing, and God forbid someone questions your legacy in all this."

Let's walk for a moment in another man's Allbirds.

One senses, beneath the attacks from some of the tech big shots, the sting of personal grievance. Thiel may have been the one who put money on the line to avenge himself, bankrolling Hulk Hogan's lawsuit against Gawker and putting it out of business, but many of the most prominent media haters were also targets of Valleywag, its tech-focused spinoff blog.

"The Silicon Valley Secessionist Clarifies His Batshit Insane Plan" (Srinivasan)

"Investor Says Marc Andreessen 'Screwed More People Than Casanova'"

"Ben Horowitz Is Desperate for You to Think He's Cool"

"Rampaging Tech Investor Begins Insulting Each Person in Silicon Valley Individually" (Keith Rabois)

"Racism Doesn't Exist in Tech Because White Tech Blog Millionaire Jason Calacanis Has Never Seen It"

"Vinod Khosla Says It's 'Blackmail' for Activists to Save Public Beach"

"Elon Musk Discovers Cause of Poverty"

Meanwhile, if you're working for one of the hundreds of anonymous start-ups that are not Juicero, it can be annoying to read some East Coast reporter's trope-larded article about how the Valley is wall-to-wall with polyamorous billionaires with doomsday bunkers in New Zealand who harvest the blood of young people, are researching how to upload themselves to the cloud, and wish America was ruled by a king. Most tech managers are soccer parents with a mortgage, notes Alex Stamos, director of the Stanford Internet Observatory and former chief security officer at Facebook, "but you end up with these media exposés you could read in a David Attenborough voice. Sure, those people exist, but the truth is tech is one of the most liberally leaning industries in the U.S. The data shows that the vast majority of tech leaders are politically active Democrats. You see a story on microdosing or crazy sex parties — everyone else in the Valley is like, 'Man, I don't hang out with the right people.'"

In your work, and your life, you hew to an ethos of iteration, of trying and failing and course-correcting, of making data-driven decisions and updating your assumptions to incorporate new information. "They'll talk about East Coast—West Coast or old media versus new," a seasoned big-tech comms person says, but "I think it's product-engineer culture versus normie culture. If you work in tech ... you win respect and rise in the ranks by being curious and signaling that you know what you don't know and testing to know more. And they see a media universe that seems full of people who seem sure of themselves instead of curious. You're stunned, outside of tech, about what passes for intelligence. This culture is way more Socratic." (In this view, the vaunted curiosity of journalists has become tainted by agenda-pushing.)

Meanwhile, some in tech feel blamed by traditional media for Trump's election. This despite the obvious roles of NBC and CNN in elevating him in the first place and of the *Times* in turning the nonissue of Hillary Clinton's email server into a major scandal. "There's this self-flagellation from tech companies — publishing white papers, turning over data to the Special Counsel's Office and the Senate Commerce Committee," says Stamos. "It felt suspicious" that the media "only cared about the fault of the tech companies and not themselves."

Then there are the journalists who hold themselves out as a priestly caste motivated by nothing beyond the public good and who write their articles in a stentorian institutional voice yet run wild on Twitter slagging this VC for that offhand remark. Tech Twitter (and right-wing media) went bonkers after *Times* reporter Taylor Lorenz (who has 236,000 Twitter followers) mistakenly tsk-tsked Andreessen for saying "retard revolution" in a Clubhouse discussion of the GameStop-Reddit stock frenzy, faulting her for misidentifying the slur-utterer — who was not Andreessen but his partner, Ben Horowitz — and accusing her of being a woke scold because Horowitz had merely been referring to a WallStreetBets subgroup that called itself Retard Revolution. Lorenz quickly deleted her tweet and corrected her error. The splitting of journalistic personalities "creates a disconnect in people's heads," Stamos says. "'Huh, this person who spent the past two weeks trolling tech executives is now writing the definitive history of this company.' "The *Times*, despite its official policy forbidding writers from "posting anything on social media that damages our reputation for neutrality and fairness," has been erratic when it comes to enforcement.

What are you supposed to think when a journalist writes about the volume of child-abuse incidents reported by Facebook as a bad thing — rather than evidence that Facebook is taking the issue seriously — and ignores the technical difficulty of filtering the torrent of content on the platform? "The Daily Beast reporters don't talk about perceptual hashing or photo DNA or any of the deep issues," Stamos says. "The article is by some random reporter with no history writing about tech; they clearly didn't talk to anyone who worked in child safety, who'd say, 'We want everyone else to report more.'"

"I hear from the folks who get angry when something is covered and is not technically accurate," one Valley beat reporter notes. "I sympathize with that. Just like good and bad technologists, there are good and bad journalists." **In some ways,** the whole fight is performative. "This is all great content marketing on all sides," Garrett says. "This is a spectacle."

Srinivasan, for instance, is a 280-character tiger. Though many colleagues have considered him the proverbial brilliant jerk who doesn't play well with others — and his tenures at both A16Z and Coinbase were notably brief — he comes off much more temperately when he speaks on podcasts, and former colleagues describe a quirky, professorial savant who wears athleisure to the office.

In a recent Clubhouse discussion of the tech-media wars, room moderator Ben Smith, the *Times*' media columnist, asked BuzzFeed tech reporter Ryan Mac about Mac's confrontational Twitter persona. Mac pleasantly replied that it's helpful in drawing out sources. Building a Twitter following by slashing and burning can be useful to journalists in building their own brands and giving them career leverage.

"It's kind of an influencer culture where these people are picking fights with each other and making themselves more important," says Stamos. "The construction of these social networks gives you a lot of value by having an enemy."

On the tech side, bashing the *Times* has become one of the essential tools, along with including the word *heterodox* in your Twitter bio and peppering your speech with the word *heuristic*, for signaling that you're a daring freethinker. More pragmatically, Isaac thinks, the reflexive defending of founders is largely about deal flow, about winning over the next Mark Zuckerberg: "It's posturing that says, 'We believe in you, we want you to build the next thing, and that has not gone away in our spirit of backing founders.'"

It may also be a way to head off a broader critique of the digital economy. Platformer's Casey Newton has argued, persuasively, that all of this is really just an objection by tech's management class to the newly empowered workers to whom media give voice.

But journalism is only as good as its sources. Even if individual reporters aren't hurt by the hostility—and may be helped by it in certain personal-brand-building ways (maybe resulting in a lucrative Substack opportunity!) — one consequence of the cold war is a distortion spiral, where journalists ignored by company leadership may overweigh the testimony of leakers and ex-employees, resulting in less balanced coverage, which further antagonizes companies, causing them to be even less cooperative, and so on.

Keeping them in dialogue is likely in everybody's best interest. "Media and tech are in a deep coexistence, and it's a totally false narrative that it's some zero-sum game," a longtime tech PR person says. "I'd be completely out of a job today, and I'm not. I'm busy. I work with journalists every day, and some I've worked with for decades. I think there are some people in tech who like to think the media doesn't matter, but the truth is they totally know it does, and they want that."

Lorenz says VCs have courted her, offering her jobs and frequently asking her to come in and talk to them about what she's seeing on the ground of the "creator economy," her beat. Andreessen Horowitz pitched her to have an informational meeting with a partner in the past year, but she declined, noting attacks on her by another of the firm's partners in its portfolio company Clubhouse. And much as the Balaji Srinivasans of the world might wish otherwise, at least some parts of the traditional media retain at least some part of their prestige. "I've had people call and ask how they can get reprints of articles in the *Times* with their photos so they can show it to their parents," Isaac says.

How can they be so bitter when they've won? How can they be such bitter winners? I suppose the victims never recognize when they've become the oppressors."

America's biggest tech giants are nothing if not popular. Apple, Google, Facebook and Amazon rank as some of the most well-liked brands in the world. Pollsters find that 86 percent of Americans hold a favorable view of Google and 80 percent share a favorable impression of Amazon. The reason is simple — these companies' products are entertaining, accessible and seemingly cheap.

But their growing dominance is giving rise to an insidious trend that we shouldn't so happily accept. Just last week, billionaire philanthropist George Soros gave a speech in Davos, Switzerland, in which he attacked Facebook and Google for "inducing people to give up their autonomy" and driving inequality. He's not wrong. In fact, tech giants are just like the monopolists and robber barons that ruled the American economy a century ago. But, while Standard Oil's monopoly was as obvious as the smoke-belching refineries it controlled, the powers of Facebook, Google, Apple and Amazon are less transparent — if not entirely secret.

An average Facebook user has no way of knowing or appreciating the mountain of data the company has collected on them. And the average Amazon shopper is unlikely know that the site steers customers toward its preferred (and often more expensive) products. America's biggest tech giants have at least as much power as John D. Rockefeller and J.P. Morgan did in the early 20th century; it is just much harder to see.

Tech companies can dominate sectors without actually producing anything in those markets. Apple does not produce any music, but it nonetheless controls a huge amount of the industry. Facebook doesn't produce any news, but news organizations are highly dependent on the social platform. And these corporations continue to expand. Amazon, for instance, has entered the grocery business — via its buyout of Whole Foods — and just last week announced a new healthcare project.

Americans have addressed this challenge before. In 1911, the US government broke Standard Oil into 34 pieces after the company monopolized 90 percent of the US oil market. Google now controls 92 percent of the global search-engine market but is still allowed to expand. The only way to tame America's tech goliaths is to see them for what they are — monopolies — and go after them using antitrust law.

Musicians were the first to experience the newfound power of big tech. A generation ago, musicians could reach fans through all sorts of channels. Listeners could buy from small, local record stores, big national chains like Tower Records, bookstores and general retailers like Walmart; they could tune into thousands of independent AM and FM radio channels. This highly distributed system provided not just a way for a musician to be found by listeners, but a way to earn real money — from album sales and radio play, as well as live performances.

The first big change to this system came in 1999, when Napster made it much easier for almost any person to listen to music posted online by others. Although Napster was shut down in 2001, musicians soon found themselves dealing with Apple and its iTunes Store, which launched in 2003.

While Apple, unlike Napster, made people pay for music, it took the power of price-setting away from musicians. Even though Apple does not make any music, it gave itself the power to set music's price — at 99 cents a song. There are few markets in which producers have no power over the price of their goods, but that was exactly the dynamic that Apple created. Just about every year since, musicians have found themselves facing an ever-more concentrated industry, to the point where the business is now dominated by three giant music publishers — Sony, Warner and Universal — and three great Internet bottlenecks — Apple, Spotify and YouTube (owned by Google).

Apple and Spotify control the majority of the music-streaming market, and 46 percent of all on-demand music listening goes through YouTube. As these corporations have expanded, they have steadily driven down what they pay to artists and labels for their music. In the aggregate, the effect is dramatic; global recorded music revenue fell from around \$40 billion in 1999 to under \$15 billion in 2014, adjusted for inflation. For many individuals and bands, the result has been an almost complete loss of income. Members of the 1970s rock group The Band, for instance, went "from a decent royalty income of around \$100,000 per year to almost nothing," as their former tour manager Jonathan Taplin has written.

For musicians, "it's worse than it's ever been," says David Lowery — frontman of the band Cracker. Artists have "no bargaining power whatsoever" when it comes to the tech companies, he says.

Jay Z tried to take back some of this bargaining power in 2015 when he bought the platform Tidal, in the hopes of building an artist-friendly streaming service. But unlike Tidal, Apple and Spotify have enough money to expand via loss-leading. They price their services low to gain more users, and they can afford to continue operating even while losing money. Tidal — which has struggled to gain more than a small fraction of the market — simply can't keep up.

Artists say YouTube is one of the worst offenders. The video site pays less than a 10th of a penny per song any time a song is played, far below what Apple and Spotify pay.

Even worse, musicians say, YouTube steers listeners away from certain musicians toward others, especially those backed by big record labels that can afford to promote them.

The story is much the same for another set of creators: authors. A few decades ago, authors could sell their books in a highly competitive market, with many publishers and retailers competing to find the next new book and sell it to readers. But today, almost all power is concentrated in the hands of a single company — Amazon. Amazon today sells 55 percent of all books in the US, 82 percent of all e-books and 99 percent of all audiobooks. Like Google and Apple in music, Amazon uses its monopoly position to drive down the price it pays for books, negotiating steep discounts from publishers and tacking on additional fees.

For authors, "It's a very frightening time," says T.J. Stiles, a two-time Pulitzer-prize winning biographer.

Authors have seen the effect of Amazon's power on their incomes. Full-time authors' incomes declined by about a third just between 2009 and 2015 — from an average of \$25,000 a year to \$17,000 per year — according to a survey conducted by the Authors Guild. As the president of the guild, Mary

Rasenberger, recounts: "A mid-list author in the mid-to-late 20th century could make a pretty decent middle-class income."

Today that's "extraordinarily hard." Both authors and publishers have tried to get around Amazon, but the company has in the past punished publishers trying to negotiate for better rates for themselves and their authors. In 2010, for instance, Amazon removed the "buy" buttons from books by the publisher MacMillan, and in 2014, Amazon delayed the shipping of books from Hachette. "Hachette was a warning," Stiles says. "If anyone crossed Amazon, they were willing to do basically anything to force people to knuckle under."

Amazon even managed to convince the Antitrust Division of the Department of Justice to sue publishers for trying to resist the company. In 2007, with the introduction of the Kindle, Amazon decided to price all e-books — regardless of how much time or investment was put into them — at \$9.99. The publishers, upset that Amazon had taken away their ability to price their authors' books, allied with Apple to build a new e-book market. Publishers would set the price of their books, as in the previous, competitive market, and Apple would take a cut.

But, the government said this was illegal collusion, even though the publishers had established a market that closely resembled the competitive book market that predated Amazon's monopoly.

Movies are another industry in which the tech platforms are becoming increasingly dominant. Netflix, just like Amazon in the book business, prices its streaming service below what it costs to operate. And now, Amazon and Netflix are bidding up the prices of films they buy — thereby setting the price of movies.

Movie-studio businesses cannot compete with Amazon and Netflix's money. This was why Disney, last year, decided to pull all of its content from Netflix. Separating itself from Netflix is Disney's only hope of staying afloat. As in other sectors, Amazon and Netflix are beginning to dominate the market, even though they only produce a small share of the movies in the business. And, as is often the case, it is the regular, non-famous creators — the scriptwriters, small actors and set workers — who are sure to be hurt most if Amazon and Netflix continue to grow their monopoly power.

It is hard to predict what the American economy will look like if the big tech platforms are permitted to continue their unchecked growth.

Although the tech giants went after the creative industries first, they won't stop there. Amazon started selling books but has since expanded into other sectors of retail, including electronics, appliances, power tools and clothing. With its purchase of Whole Foods last year, Amazon brought its monopoly power to grocery. The stock prices of leading grocers fell dramatically after that merger, but it is the workers — the cashiers, farmers, suppliers and managers who work in the industry — who will ultimately feel the real effects of Amazon's monopoly power.

Google's search-engine monopoly, meanwhile, produces a huge amount of money and data for Google's parent company, Alphabet. Alphabet has used that data advantage to turn itself into one of the most successful, powerful corporations in the race for artificial intelligence. And Alphabet has used its

money and technology to build a company, Waymo, that could be one of the first to sell a real, driverless car to American car-buyers. In so doing, Alphabet is competing against the country's auto companies as well as the millions of people who work as the drivers, mechanics and builders of those cars. And as tech experts claim, the rise of AI could eventually displace all kinds of jobs, far more than those affected by the rise of driverless cars.

It is increasingly clear that the relentless expansion of Amazon, Google and Facebook is beginning to have a much bigger effect on the American economy. This monopolization serves to drive down wages, and it may mean fewer jobs overall. It also means less opportunity for independent entrepreneurs to start up new companies — contributing to fewer small and local businesses.

Worse still, in his speech at Davos, Soros warned of the "web of totalitarian control" that would be created if the tech giants are to combine their powers with those of authoritarian states like Russia and China. "The dictatorial leaders in these countries may be only too happy to collaborate."

The good news is that America's antitrust enforcers can begin to fix this problem tomorrow.

For much of the 20th century, anti-monopoly law aimed to protect the producer, the creator and the worker. But a group of radical thinkers upended this tradition in the 1980s. By arguing that the law should focus exclusively on the "welfare" of the "consumer," they opened the door to the sort of unfair pricing and business tactics that have been perfected by the tech giants.

Fortunately, although the philosophy has changed, the underlying laws remain largely the same. This means that the antitrust lawyers at the Justice Department and the Federal Trade Commission can use their existing powers to go after the biggest tech platforms.

US antitrust enforcers have all the power they need to resume the trust-busting that freed Americans from companies like Standard Oil and plutocrats like J.P. Morgan. They just need to use that power, now.

How The Silicon Valley Cartel Tech Stock Scams Work:

Elon Musk, and the Silicon Valley Cartel, have over 1000 people at Goldman Sachs that are dedicated to keeping this corrupt empire operating on smoke and mirrors in order to hype up the stock via dirty tricks such as these:

** The Silicon Valley Stock Scam Called: "Pools"

Agreements, often written, among a group of traders to delegate authority to a single manager to trade in a specific stock for a specific period of time and then to share in the resulting profits or losses."[5] In Australia section 1041B prohibits pooling. (

https://en.wikipedia.org/wiki/Market manipulation#cite note-5)

** The Silicon Valley Stock Scam Called: "Churning"

When a trader places both buy and sell orders at about the same price. The increase in activity is intended to attract additional investors, and increase the price.

** The Silicon Valley Stock Scam Called: "Stock bashing"

This scheme is usually orchestrated by savvy online message board posters (a.k.a. "Bashers") who make up false and/or misleading information about the target company in an attempt to get shares for a cheaper price. This activity, in most cases, is conducted by posting libelous posts on multiple public forums. The perpetrators sometimes work directly for unscrupulous Investor Relations firms who have convertible notes that convert for more shares the lower the bid or ask price is; thus the lower these Bashers can drive a stock price down by trying to convince shareholders they have bought a worthless security, the more shares the Investor Relations firm receives as compensation. Immediately after the stock conversion is complete and shares are issued to the Investor Relations firm, consultant, attorney or similar party, the basher/s then become friends of the company and move quickly to ensure they profit on a classic Pump & Dump scheme to liquidate their ill-gotten shares. (see P&D)

** The Silicon Valley Stock Scam Called: "Pump and dump"

A <u>pump and dump</u> scheme is generally part of a more complex grand plan of market manipulation on the targeted security. The Perpetrators (Usually stock promoters) convince company affiliates and large position non-affiliates to release shares into a free trading status as "Payment" for services for promoting the security. Instead of putting out legitimate information about a company the promoter sends out bogus e-mails (the "Pump") to millions of unsophisticated investors (Sometimes called "Retail Investors") in an attempt to drive the price of the stock and volume to higher points. After they

accomplish both, the promoter sells their shares (the "Dump") and the stock price falls, taking all the duped investors' money with it.

** The Silicon Valley Stock Scam Called: "Runs"

When a group of traders create activity or rumours in order to drive the price of a security up. An example is the <u>Guinness share-trading fraud</u> of the 1980s. In the US, this activity is usually referred to as painting the tape.[6] Runs may also occur when trader(s) are attempting to drive the price of a certain share down, although this is rare. (see Stock Bashing) (
https://en.wikipedia.org/wiki/Guinness_share-trading_fraud)

** The Silicon Valley Stock Scam Called: "Ramping (the market)"

Actions designed to artificially raise the market price of listed securities and give the impression of voluminous trading in order to make a quick profit.[7] (
https://en.wikipedia.org/wiki/Market_manipulation#cite_note-7)

** The Silicon Valley Stock Scam Called: "Wash trade"

In a <u>wash trade</u> the manipulator sells and repurchases the same or substantially the same security for the purpose of generating activity and increasing the price.

** The Silicon Valley Stock Scam Called: "Bear raid"

In a <u>bear raid</u> there is an attempt to push the price of a stock down by heavy selling or <u>short selling.[8]</u> (https://en.wikipedia.org/wiki/Market manipulation#cite note-8)

** The Silicon Valley Stock Scam Called: "Lure and Squeeze"

This works with a company that is very distressed on paper, with impossibly high debt, consistently high annual losses but very few assets, making it look as if bankruptcy must be imminent. The stock price gradually falls as people new to the stock short it on the basis of the poor outlook for the company, until the number of shorted shares greatly exceeds the total number of shares that are not held by those aware of the lure and squeeze scheme (call them "people in the know"). In the meantime, people in the know increasingly purchase the stock as it drops to lower and lower prices. When the short interest has reached a maximum, the company announces it has made a deal with its creditors to settle its loans in exchange for shares of stock (or some similar kind of arrangement that leverages the stock price to benefit the company), knowing that those who have short positions will be squeezed as the price of the stock sky-rockets. Near its peak price, people in the know start to sell, and the price gradually falls back down again for the cycle to repeat.

** The Silicon Valley Stock Scam Called: "Quote stuffing"

Quote stuffing is made possible by high-frequency trading programs that can execute market actions with incredible speed. However, high-frequency trading in and of itself is not illegal. The tactic involves using specialized, high-bandwidth hardware to quickly enter and withdraw large quantities of orders in an attempt to flood the market, thereby gaining an advantage over slower market participants. [9] (https://en.wikipedia.org/wiki/Market_manipulation#cite_note-9)

** The Silicon Valley Stock Scam Called: "Cross-Product Manipulation"

A type of manipulation possible when financial instruments are settled based on <u>benchmarks</u> set by the trading of physical commodities, for example in United States Natural Gas Markets. The manipulator takes a large <u>long (short) financial position</u> that will benefit from the benchmark settling at a higher (lower) price, then trades in the physical commodity markets at such a large volume as to influence the benchmark price in the direction that will benefit their financial position.

** The Silicon Valley Stock Scam Called: "Spoofing (finance)"

Spoofing is a disruptive algorithmic trading entity employed by traders to outpace other market participants and to manipulate commodity markets. Spoofers feign interest in trading futures, stocks and other products in financial markets creating an illusion of exchange pessimism in the futures market when many offers are being cancelled or withdrawn, or false optimism or demand when many offers are being placed in bad faith. Spoofers bid or offer with intent to cancel before the orders are filled. The flurry of activity around the buy or sell orders is intended to attract other high-frequency traders (HFT) to induce a particular market reaction such as manipulating the market price of a security. Spoofing can be a factor in the rise and fall of the price of shares and can be very profitable to the spoofer who can time buying and selling based on this manipulation.

** The Silicon Valley Stock Scam Called: "Price-Fixing"

A very simple type of fraud where the principles who publish a price or indicator conspire to set it falsely and benefit their own interests. The Libor scandal for example, involved bankers setting the Libor rate to benefit their trader's portfolios or to make certain entities appear more creditworthy than they were.

** The Silicon Valley Stock Scam Called: "High Closing (finance)"

High closing is an attempt to manipulate the price of a security at the end of trading day to ensure that it closes higher than it should. This is usually achieved by putting in manipulative trades close to closing.

** The Silicon Valley Stock Scam Called: "Cornering the market"

In cornering the market the manipulators buy sufficiently large amount of a commodity so they can control the price creating in effect a monopoly. For example, the brothers Nelson Bunker Hunt and William Herbert Hunt attempted to corner the world silver markets in the late 1970s and early 1980s, at one stage holding the rights to more than half of the world's deliverable silver.[10] (
https://en.wikipedia.org/wiki/Market manipulation#cite note-TEXAS-10) During the Hunts' accumulation of the precious metal, silver prices rose from \$11 an ounce in September 1979 to nearly \$50 an ounce in January 1980.[11] (https://en.wikipedia.org/wiki/Market manipulation#cite note-NYT-11) Silver prices ultimately collapsed to below \$11 an ounce two months later,[11] much of the fall occurring on a single day now known as Silver Thursday, due to changes made to exchange rules regarding the purchase of commodities on margin.[12] (https://en.wikipedia.org/wiki/Market manipulation#cite note-TimeBubble-12)

** The Silicon Valley Stock Scam Called: "The Political Campaign Conduit Double Blind"

In this scam, government money is given to a Tesla, Solyndra, etc. who then money launder the cash through executive-held 501 c3 and c4 charities; and company assets and then provide DARK MONEY cash and services to political campaigns like Obama and Clinton election funds. In the case of Tesla, Google (an investor and boyfriend of Musk) supplied billions of dollars of web search rigging. Stock ownership in the companies and deals is traded for campaign funds. David Brock is a master of this kind of Dark Money money-laundering for political campaigns using PACS and pass-through spoofing.

Tesla and Solyndra investors have used ALL of the above tactics and more. Goldman Sachs and JP Morgan have thousands of staff who PROVIDE these stock market manipulation tricks to people like Elon Musk, Larry Page, *Eric Schmidt*, et al. These kinds of financial crimes and corruption account for the manipulation of over ONE TRILLION DOLLARS of ill-gotten profits annually!

They all run a constant shell game and ponzi scheme using shell corporations, fake family trusts, hookers, facade real estate, dirty CPA's, dirty corporate law firms, David Plouffe and James Halderman-type dirty operatives, lobbyists who are just bribery bag men, crooked CIA and FBI insiders and other criminal tools.

Given the massive stimulus packages that are in force today and expected to be implemented going forward, regulators need to set clear guidelines for how and when such privileged information can be disclosed, and impose rigorous trading restrictions for investors with access to private information. Failure to do so always gives unfair advantage to some and damages the level playing field in financial markets.

To avoid providing such unfair advantage to selected executives, the SEC and the Department of Justice need to develop new procedures to incorporate potential illegal transactions derived from

information about government intervention through diverse channels. Plaintiffs's advocate for a more transparent and consistent protocol on information disclosure regarding government's loan programs to prevent similar events from recurring. For example, the government could channel the release of news about COVID-19-related stimulus interventions through a common platform to prevent leakage from diverse sources and reduce information asymmetry among investors.

The corrupt DFC loan to Kodak is the first of its kind under the Defense Production Act but not the first ever because DOE already created the pump-and-dump scheme for tech oligarchs. Nobody should be surprised by Kodak trying a proven corruption scam. Since we are in unprecedented times, government agencies and regulators need to make changes to adapt to the current situation and fulfill their mission to ensure a level playing field for investors even during this difficult period. Regulation never happens in theses scams because most California Senators and their families profit from these crimes and corruption.

In addition to Musk's insidious army of corruption douche-bag enablers at Goldman Sachs, there are also:

- An army of worker-bee financial scam artist operatives at corrupt Welles Fargo and Deutsche Bank. There are about 120 people in that set of insider operatives
- Jared Birchall, the head of Elon Musk's family office Excession LLC is a front man and bag man for the outside layer of Musk's public-facing scams
- Deloitte Consulting has 17 financial advisors dedicated to ponzi scheming the appearance of liquidity in the Musk Empire
- Law firm Wilson Sonsini has 42 lawyers and admins dedicated to delaying, deferring and holding off law-suits and anti-trust filings against Musk.
- McKinsey Consulting has 120 staff dedicated to authoring and distributing bullshit hype 'white papers" to Congress that sell budget ideas to the government that exclusively benefit Elon Musk. McKinsey is also in charge of getting people appointed or hired by the government who will provide payola and quid pro quo back to the Musk empire.
- Corrupt law firm Covington and Burling has 27 people dedicated to influencing and changing laws and public policy that will exclusively protect Musk. They put Eric Holder, Steven Chu and other top officials into the Obama Administration based on promises by those officials to protect and fund Musk.
- James Howard is one of over 56 private investigators that Musk has hired to dig up dirt on people that Musk does not like and to run attacks on them.

- In-Q-Tel is a rogue off-shoot of the CIA. Musk has hired a large number of In-Q-Tel staff to engage in CIA-class dirty tricks against competitors and former employees who expose Musk's lies.
- Gawker Media, AKA Gizmodo Media are a tabloid character-assassination-for-hire operation which Musk contracts and owns interest in. They are mission-ed to to destroy the lives of others, in cooperation with Google's servers. Payments for attack services, between all of the parties, have been uncovered.

The Dirt On Perpetrator Elon Musk

- Google is an investor in Musk's operations and the bosses of Google are bro-mance boyfriends of Musk. Google controls most perceptions on the internet using psychological manipulation tactics taught to them by their investor: In-Q-Tel. In-Q-Tel also works for and with Musk. Larry Page, of Google, and Musk got an apartment together and plan political schemes together.
- Elon Musk, or his associates have hired every hight tech law firm that could go after him in order to conflict-out and law firms that might get hired to go after him. His top corrupt manipulator partners-in-legal crime include: Quinn Emanuel Urquhart & Sullivan, Fenwick & West, Connolly & Williams, Perkins Coie, Steven Farina, Raol Campos and hundreds of others. In fact, a competitor of Musk's was seeking a law firm to sue Musk and was told by Law firm Wilson Sonsini: "You can't sue Elon Musk because he and his Sandhill road Cartel control every high tech law firm in America..." In some cases, Musk has sent some of his lawyers to smaller business entities that want to sue Musk. Musk's lawyers pretend to be lawyers who are "offering to help" the opposition company but they are really there to covertly sabotage their legal efforts in order to protect Musk.

<u>Tesla</u> and CEO Elon Musk are facing dozens of lawsuits and investigations, according to public filings.

The costs of defense and settlements burden the car maker financially at a time when Tesla is already <u>cutting headcount</u>, <u>closing stores</u> and <u>delaying loan repayments</u>.

Among Tesla's most recent legal woes, the Securities and Exchange Commission has filed a motion to hold Musk in contempt of court. The financial regulators argue that Musk violated the agreement they finalized with him and Tesla in October 2018 requiring the CEO to submit his tweets for review by the company's in-house counsel if they contained material business information and could potentially affect the company's stock price.

Musk is represented in this matter by John C. Hueston, formerly the lead prosecutor for the federal trial

of Enron's Jeffrey Skilling.

Beyond the contempt case, here are some of the other cases and investigations Tesla and Musk are facing that could most impact the company.

- NHTSA and NTSB regularly investigate crashes involving Tesla vehicles and the use of "Autopilot" features. These agencies initiated new investigations in March 2019, after another Tesla-involved incident proved fatal for a Model 3 driver who collided with a semi-trailer in Delray Beach, Florida.
- According to a <u>Department of Justice</u> statement, a former Tesla employee named Salil Parulekar was indicted in November 2018 for allegedly embezzling \$9.3 million from Tesla by diverting payments from one supplier to another. The potential case, which hasn't moved past the indictment, could reveal more about troubles with Tesla's supply chain.
- Two former Tesla security employees, <u>Karl Hansen</u> and Sean Gouthro, filed whistleblower complaints via the law firm Meissner Associates to the SEC. They claim, among other things, that Tesla <u>spied on workers</u>, and covered up theft and narcotics trafficking at its battery plant in Sparks, Nevada.
- A former employee, <u>Marcus Vaughn</u>, is pursuing a class-action lawsuit against Tesla in California alleging that the company ignored black employees' reports of rampant racism. Tesla is trying to compel arbitration, and the Plaintiffs' lawyers say they are fighting Tesla's motions.
- The National Labor Relations Board filed a <u>complaint in August 2018</u> accusing Musk of violating labor laws with a tweet on May 20 that employees wouldn't have stock options if they formed a union.
- Tesla-owned SolarCity has been the subject of multiple SEC investigations dating back to 2012, according to Probes Reporter, a firm that publishes FOIA research for investors. (As of May 2108, SolarCity was still under at least one SEC investigation, said Probes Reporter CEO John P. Gavin.)
- Musk is being <u>sued by spelunker Verne Unsworth</u>, whom Musk claimed without evidence was a pedophile and child rapist. Musk lobbed those dramatic accusations at Unsworth after the cave diver questioned the Musk's attempts to aid in the rescue of a Thai boys' soccer team. Unsworth was part of the successful rescue effort and was critical of Musk's approach.

In a Delaware Chancery Court, shareholders are suing Tesla alleging that the company's acquisition of SolarCity in 2016 was improperly handled by the board, benefitted six out of seven of Tesla's then-board members, and was ultimately a detriment to the company and its minority shareholders.

Analysis by legal research firm Plainsite found at least <u>38 securities actions</u> filed against Tesla or Elon Musk (or both) since 2010, the year the company went public. Plainsite – which founder Aaron Greenspan describes as a "legal transparency initiative" – scans public records across the US legal system to document the volume and types of litigation effecting major U.S. corporations. (Greenspan personally holds puts in Tesla today.)

By way of comparison, Greenspan says he found only 1 securities lawsuit against <u>Ford Motor</u> <u>Company</u> filed since 2016, and only 4 since 1996, although this does not include all Ford subsidiaries.

Along with the securities litigation, Plainsite also found 43 workers' rights cases, 14 deposit theft cases, and 20 vendor and government non-payment cases filed against Tesla since it went public in 2010. Of the 20 non-payment cases, 6 were from tax agencies in different states, Greenspan said.

Tesla also faces dozens of lawsuits around specific car-related issues, including allegations that Bluetooth doesn't work, that Autopilot has caused Tesla cars to swerve into the wrong lanes and more. Most car-specific lawsuits against Tesla focus on the Model X. But Greenspan expects Model 3-related lawsuits to grow as the company sells more of these electric sedans. Even with all of these lawsuits, Musk has the taxpayer provided cash to buy off any judge, any court, any politician and any influence dynamic.

- Steve Davis runs operations to manipulate actual intent for Musk's The Boring Company.
- The pretend CFO's in Musk's cartel including Zachary Kirkhorn, Vaibhav Taneja, Deepak Ahuja, Eric Branderiz, etc., are fully aware of the lies and financial crimes that Musk's shell game is based. They need to be in prison too.
- Above and beyond the army of over 3000 corruption implementation employees and contractors, Musk #1 protection scheme is lobbyists and political intermediaries who pay bribes and produce quid pro quo and revolving door payola. Podesta Group, Roberti Global, David Plouffe, Jeff Burton, and over 150 other groups and individuals transfer the cash, PAC omerta funds, jobs, real estate, <u>sex</u> and other <u>goodies to politicians</u>. Senator Dianne Feinstein's go from working for Feinstein to working for Musk like a political conveyor belt. Bribes hidden via family trust funds and elaborate shell game corporations and off-shore snake holes are the bread-and-butter of the Musk existence.

These facts are known, they are documented in FBI, SEC, FTC, FEC and Congressional records. It is pathetic that Musk can operate and that he is not sitting in a federal prison cell! Elon Musk is a scammer, mobster, liar, pervert, drug abusing, narcissist, Senator-bribing sociopath! Musk can run and try to hide in Texas but there is now no place he can hide!

NOTICE: To the editors allowing idiot child "reporters" to support Elon Musk's BS:

We file complaints against each one of your writers who has accepted compensation in order to use your publication to promote falsehoods, lies and contrived public relations tripe for Elon Musk's narcissist self-aggrandizement campaign designed to cover-up his crimes, scams and corruptions. Your writers have full knowledge of the proven facts in investigative documents such as:

How The Sociopath Venture Capitalists of Silicon Valley Prop Up Elon Musk And His Failed Tesla Motors.pdf

How Does Elon Musk Maintain His Corrupt Empire Of Lies Without Getting Shut Down By The Government?.pdf

TESLA MOTORS UPDATE #3.pdf

MUSK REPORTER.pdf

http://www.the-elon-musk-problem.com

THE SICK CORRUPT EMPIRE OF ELON MUSK - THE MOVIE

THE BOOK OF TESLA EDIT ODT V.2.7.pdf

THE DIRTY DEEDS OF SILICON VALLEY.pdf

and hundreds of thousands of previous news reports, FBI and SEC reports. These facts are easily found online by anyone of, at least, grade-school intelligence level. (ie: http://american-corruption.com/public or Reddit or Voat..or pretty much anywhere...). If your reporters ignore these facts then your

publication will suffer revenue loss, stock market hits, devaluation, reports of your <u>sex abuses</u> and other sadness!

We file formal complaints against each one of these shills with industry associations, your investors and on public forums.

Your writers who selectively author fake-news hype instead of investigative journalism will be exposed and punished. Your publication's market value and credibility will be greatly diminished by this information manipulation. (ie, You WILL LOSE YOUR MONEY!) Such fake news articles should be removed and accurate counter-point should be published. Without the proper correction, it is impossible to see how your publication could not follow Gawker, San Diego Magazine, The Outline, and the rest into the spiral of bankruptcy and termination.

As one blog reports, to quote: "...Elon Musk is a scammer, a liar, a sociopath, a mobster, a racist and a sex deviant who has a hit-job team of private i's and Fusion GPS-type goons that he sends out to attack, defame, character assassinate and spy on any competitor or reporter that he does not like.

This is just a brief collection of thousands of pretty bad things that Elon has done:

Insulting others regularly:

https://i.redd.it/l0vefhtyyxhz.png

https://www.reddit.com/r/Futurology/comments/7kbgd2/elon musk calls transit expert an idiot and _says/

https://www.youtube.com/watch?v= 9ftbRWqkj0 --

Laughs at competitor. In the same year, Tesla dropped it's worth while BYD increased theirs.

Spreading fake information:

https://i.redd.it/t0kzb8c5dj401.png

https://www.forbes.com/sites/samabuelsamid/2017/11/02/why-would-any-supplier-want-to-work-with-tesla/#605e69ba3cbc

Refuses to investigate Worker Complaints and fires those who are upset about work conditions:

http://www.businessinsider.com/tesla-union-fremont-board-demands-2017-7

https://i.redd.it/14kb6fv2f6tz.png

http://money.cnn.com/2017/10/26/technology/tesla-uaw-firings/index.html

https://www.theverge.com/2017/7/5/15922816/tesla-sexism-harassment-predator-zone-remainderman

https://www.cnbc.com/2017/04/25/workers-involved-in-union-activities-say-tesla-is-illegally-intimidating-them.html

https://www.theguardian.com/technology/2017/feb/28/tesla-female-engineer-lawsuit-harassment-discrimination

Attacking the Press for investigating his companies and the respective profits and losses: https://jalopnik.com/elon-musk-just-yelled-shame-at-a-bunch-of-journalists-1820059349

And of course rarely meeting promises:

https://www.reddit.com/r/EnoughMuskSpam/comments/73eh4m/tracking_elon_musks_visions_promise_s_and/

He also regularly takes credit for other's work:

https://cleantechnica.com/2017/09/30/tesla-using-samsung-sdi-battery-cells-129-mwh-south-australia-facility/

Bad/Stolen Designs:

https://en.wikipedia.org/wiki/Robert H. Goddard

-- The original designer for Hyperloop. He tried out a prototype in Britain for 3 years, but it wasn't worth the effort. Elon claims that it's his design and idea, when it is not.

https://www.whatcar.com/news/reliability-survey/

-- Tesla 3 is not a very good car.

https://www.youtube.com/watch?v=QCIo8e12sBM

-- Tesla 3 is also incredibly unsafe and a mechanic's nightmare.

https://www.youtube.com/watch?v=dKQPHC4JyAU

-- Tesla S having severe issues.

https://imgur.com/a/apSfO

-- Stealing Evike's Gun Design, expect the flamethrower not to be released because of this.

Misc: https://i.redd.it/uk0tgarjwszz.jpg

https://www.reddit.com/r/EnoughMuskSpam/comments/6hhrcr/so about musk claiming to work 100 hours per week/

http://variety.com/2016/dirt/real-estalker/elon-musk-bel-air-mansion-1201888308/ --

For someone who's so "environmentally green", he sure likes to buy a ton of homes and houses for himself.

https://phys.org/news/2018-01-tesla-fresh-norway-lawsuit-false.html

-- Getting sued for False Advertising, something that Musk and his companies do often.

He's an asshole. You should hate him too. He has lots of promises and lots of words, but very little action. He relies on appealing to one's emotion and excitement and giving his massive Goldman Sachs stock market manipulation team some BS tripe to pitch to Pension funds and to run pump-and-dumps with.

Tesla also spends hundreds of millions on advertising: http://ir.tesla.com/secfiling.cfm?filingid=1564590-17-3118&cik=1318605

You ever wonder why there's not many Tesla/Elon Musk ads on TV, Radio or on billboards? It's because the majority of these hundreds of millions go towards Online Advertising. Yes, I'm talking about astroturfing:

https://www.reddit.com/r/EnoughMuskSpam/comments/7fyes3/there seem to be professional shills f or elon/

(Ever find it strange how Elon and his companies are in the top 50 of r/all literally all the time?)

This is also why Elon Musk and his companies refuse to travel outside of America. Other nations have laws that protect consumers so they know what they're seeing, but America doesn't because it's Corporation before Community.

His lithium, nickel, cobalt and rare earth mines use child labor, allow the rape of workers, are based in bribes and corruption and encourage genocide in foreign nations. Musk doesn't care...Musk hates blacks!

Musk's parents loved Apartheid. Musk left South Africa to avoid the end of Apartheid.

The guy that clean's Nancy Pelosi's and Dianne Feinstein's toilet in Congress barely gets paid enough to care for his family yet the Pelosi and Feinstein family cartel pockets tens of millions of dollars per year in stock market bribes from Elon Musk. No citizen gets insider trading deals like that and the SEC never busts any of them!

Musk is the internet equivalent of a self-aggrandizing fame-whore tech Kardashian. Musk has huge numbers of Chinese and Russian click-farms and sock puppet factories that pretend to be Musk "fanboys" on the internet. He uses Palantir and Oracle software to look for any occurence of his name on the internet and then, instantly, send his internet trolls to slam anybody who negs him in the comments sections. Musk has bee professionally diagnosed with "narcissistic personality disorder", "sociopath tendencies" and an "inability to distinguish crime from normal social behavior".

He does some stunts for the masses and they ignore all his bad shit for it.

Musk's lithium ion batteries release cancer-causing toxic smoke when they self ignite in the car. As lithium ion batteries age, the get more and more likely to blow up as the dendrites in the internal chemistry degrade. Lithium ion batteries are not regulated because the Silicon Valley oligarchs and the California Senators own the stock in these dangerous, deadly, toxic, explosive, genocide-causing batteries. Musk and Obama conduit bribes back and forth for their financiers. Musk had to give away the Tesla patents because his staff, who wrote the patents, disclosed how deadly and dangerous his lithium ion batteries are RIGHT IN THE PUBLISHED TEXT OF THE PATENT, which Musk never saw until the patent was published! (Ha!) Bernard Tse, Musk's battery boss, quite Tesla to start a competing car company because Musk was covering up all the danger's of the Tesla batteries from Panasonic. Panasonic has been running a "dumping" and bribery program to profiteer on lithium ion batteries and block any other technologies.

He mooches taxpayer money, takes credit for others work and then sells himself as the greatest genius of this century.

I mean, to be a famous genius in history you had to write a book, like the Principia, that literally revolutionized everything or discover an entire realm of our existence we didn't even know was there. Musk just has a billion dollar public-paid-for PR team and a fake smile.

What the fuck does Musk actually do? Acting like he owns the world:)

Musk's cars and rockets explode because of bad and rushed engineering, his Neuralink company tortures animals for BS mind control chips, His Boring Company tunnels are unsafe and un-needed and he only started it to build billionaire hide-aways underground. All of his "technologies" were copied from someone else.

He's basically another asshole like Steve Jobs, good at marketing the ideas and products that people working for him make.

He's a face. Its not like he is the dude who actually makes/programs/designs Tesla's, their autonomous driving functions, SpaceX, etc. But for some reason he gets kinda meme'd into being some super genius who's responsible for those things. Then you get weird rumors like "DUDE ELON MUSK IS ACTUALLY THE DUDE WHO INVENTED BITCOIN" which just seems kinda unlikely/improbable.

Sending a Tesla into space seems very egotistical and just pointless compared to the Voyager, and its golden record. It serves a function, it explores space, sends us back information, and contains information that potentially some sentient lifeform could find and learn about us. What would an alien think if they found a Tesla? The fact that we obviously sent out a land based vehicle into space is just kinda dumb. Then if they were able to understand that its more about branding and promoting a car than actually serving a function and is basically just gonna be space garbage. The dude also seems to really want to rush progress. I am all for progress, but you make sacrifices when you want to push things to change too quickly.

Musk just stabs others in the back. This article got buried and it's too bad because it shows exactly how he operates:

DALE VINCE V ELON MUSK: ELECTRIC CAR TSARS AT WAR OVER MOTORWAY CHARGING STATIONS "...In the City they call them fat-fingered trades — when a trader inadvertently hits the wrong key on his computer and costs his bank millions. The price of the email — sent in error late on Sunday, May 18, last year from a Tesla employee to someone at Ecotricity with the same first name as its intended recipient — has yet to be determined, but it could easily run into the millions too. The email allegedly made clear Tesla's plans to break up the partnership it had built with Ecotricity to install chargers in service areas and instead to make a direct approach to their operators. Ecotricity says that the email — written in haste after an article last year in The Sunday Times that disclosed Musk's concept of an electric superhighway in Britain — also revealed Tesla's intention to blacken Ecotricity's name with politicians and the media. Instead of being sent to Simon Sproule, then Tesla's head of corporate communications, the email was sent by mistake to Simon Crowfoot of Ecotricity, alerting the company to Tesla's plans. Vince said the email was evidence not only of underhandedness but of a "brutal" corporate culture within the American firm. "I have never seen anything approaching Tesla's behaviour and we have been around 20 years this year and we've had some runins, you know. I do think it's cultural — I just think that's how they operate." ... "I've never even met the guy," he said of Vince. "Initially when we tried working with him he started making all sorts of outrageous demands, so we thought, 'Well, OK, we'll just not work with you'— and then he sued us."... MORE: https://www.driving.co.uk/news/dale-vince-vs-elon-musk/

The sooner Tesla goes bust, the better for many countries. Ecotricity is orders of magnitude better than Tesla.

He's pretty smug for a guy with hair plugs and facial plastic surgery fakery.

His Starlink internet costs \$500.00 for the hardware and a hundred bucks a month to have The Silicon Valley Cartel spy on everything that goes over his internet and decide which media is politically correct for you to see. Why would anyone want HIS internet when most internet is free and less spied on? Starlink was Musk's and Larry Page's scheme to control all politics by controlling all media. Tell them to "SHOVE IT" by making sure Starlink goes bankrupt!

I remember the battery in Adelaide, Australia he built, where it's been claimed to 'prevent/stop blackouts' and drive the gas business to its knees? The batteries can only hold 5-10 minutes of power.

Elon Musk, Goldman Sachs and Steve Jurvetson uses massive "Flash-Boy" computer arrays to manipulate the stock market and fake up all of the Tesla stock. He never gets arrested because the Pelosi, Harris, Feinstein, Reid families own Tesla and Tesla supplier stock and they put a hold on SEC, FTC and FBI charges against Musk.

He seems to be bi-sexual with his sleep-overs with Larry Page and his sex cult activities and Epstein sicko stuff.

Musk started rich with daddy-money and knew how to exploit mining corruption due to his father owning a Jade Mine and his trophy wife mother being a "model" (who dated quite a bit) throughout the 70's and 90's. His father screwed his sister and got her pregnant. The whole Musk family is a bunch of sickos. Musk's insane greed has caused him to spend vast amounts of money covering the fact that his lithium ion batteries explode when they get wet and tend to get more explosive as they age over time. The chemistry inside his lithium ion batteries is the most toxic, deadly, explosive, cancer-causing, environmentally-damaging, worker-poisoning, child-labor mined crap on Earth!

Elon Musk and Elizabeth Holmes are the same kind of lying nut-jobs backed by the same Silicon Valley Scam Tech Cartel!

Life is ultra easy when you're rich. You can quite literally do anything and everything.

Musk is a mobster propped up by the MSM and the largest and most vast sock-puppet, troll-farm, click-farm contracts on Earth! Nick Denton's tabloid empire (Gawker, Gizmodo, Jalopnik) work for Musk. Larry Page has Google hype his stock and neg his competitors because Google bosses own Tesla stock. (That's illegal too - per the SEC and FTC) He has fucked over every wife, supplier, partner, co-founder and employee and it is amazing that one of them have not shot him in the head yet.

He and Goldman Sachs can keep pump-and-dump stock market scams going for the next hundred years from the 2008 Department Of Energy hand-out he first got from the taxpayers. He makes nothing of value to society. He just makes bullshit scams to hype his self-glory...."

The Crony Capitalism That Powers The U.S. Dept Of Energy

White House Staff including Rahm Emanual, Bill Daley, Jay Carney, David Plouffe, Robert Gibbs, Steve Rattner, David Axelrod, John Podesta, et al; and The Secretary of Energy Steven Chu and the Chief Counsel for the United States Department of Energy Daniel Cohen and Bill Cooper were, (from 2007 forward), either financed by, friends, with, sleeping with, dating the staff of, holding stock market assets in, promised a revolving door job or government service contracts from, partying with, personal friends with, photographed at private events with, exchanging emails with, business associates of or directed by; our business adversaries, or the Senators and Department of Energy politicians that those business adversaries pay campaign finances to, or supply political digital search manipulation services to. Criminal U.S. Senators coordinated and profited in these schemes. Their own family members have now supplied evidence against them. Elon Musk and his frat boys display their self-aggrandizing vanity in sociopath glory because nobody tells them "no". Now we are calling them out!

From 2007 forward, The White House and The Department Of Energy were controlled by the Silicon Valley tech oligarchs for monopolistic profiteering! That is a violation of the law, the Constitution and the American Way. The named person's we have presented to the FBI, DOJ, SEC and other agencies, engaged in crimes to personally profit in the stock market and political venues. At the same time they operated the command and control of millions of dollars of defamation, character assassination and black-list attacks against us for reporting their crimes. These perpetrators are now being exposed, arrested, indicted and drained of their ill-gotten profits. We are owed our damages compensation and we will not rest until we get it! Every member of the public is invited to help crowd-source the termination of these corrupt crooks.

We worked for, with, in and around the White House and The Department of Energy. We were at the homes of the most famous people in government and their Silicon Valley financiers. We have cooperated with top law enforcement and Congressional investigators. Additional whistle-blowers have provided our effort with even more evidence. Ourselves, and investigating agencies, have absolute proof of the crimes, corruption and illicit activities and the ongoing cover-ups.

In the court cases, listed above, and 200+ other cases related to the same Cartel members including many lawsuits against Google for corruption, sex trafficking, racketeering and other forms of their

usual crimes. Google's financier, political manipulation partner and spying command-and-control operative: In-Q-tel, was also sued for running dirty tricks campaigns against the Whistle-blowers. In-Q-Tel was forced to come to court in San Francisco and watch the Corbett Report's expose on them (https://www.corbettreport.com/meet-in-q-tel-the-cias-venture-capital-firm-preview/ and https://www.corbettreport.com/siliconvalley/) and then try to explain to the judge why they are a "non-profit charity" when they run dirty tricks campaigns for politicians and were caught with tons of cocaine on their airplanes.

Related Precedents -

See- Founding Church of Scientology v. Bell, 603 F.2d 945, 949 (D.C. Cir. 1979)

See - King v. U.S. Dep't of Justice, 830 F.2d 210, 223-24 (D.C. Cir. 1987) (emphasis in original)

See - Mead Data Central, Inc. v. U.S. Dep't of the Air Force, 566 F.2d 242, 251 (D.C. Cir. 1977)

See - Competitive Enter. Inst. v. Office of Sci. & Tech. Policy , 827 F.3d 145, 149-50 (D.C. Cir. 2016); cf.

See - Judicial Watch, Inc. v. Kerry, 844 F.3d 952, 955-56 (D.C. Cir. 2016) Id. at 8

See - Al-Fayed v. Central Intelligence Agency, 254 F.3d 300, 306 (D.C. Cir. 2001) (Al-Fayed) Id. at 308.

See -: Wadelton v. Department of State, 13-0412 ESH, 2013 WL 1760853 (D.D. Cir. 2013) (Wadelton

See - Id. Document 10, Filed 04/25/13, Page 6 of 8 (citing ACLU-NC v.DOD, 2006 WL 1469418, at *1-2; Amer. Civil Liberties Union of N. Cal. v. Dep't of Justice, No. C 04-4447, 2005 WL 588354, at *5-7 (N.D. Cal Mar. 11, 2005))

See - Edmonds v. FBI , CIV.A. 02-1294 (ESH), 2002 WL 32539613 (D.D.C. Dec. 3, 2002)

See - U.S.C. § 552(a)(6)(E)(v)(II

ADDITIONAL PROOF OF THE ASSERTIONS:

ADDITIONAL PRESS CLIPPINGS, MEMES AND NEWS REPORTS ON THIS CASE CAN ALSO BE FOUND AT:

https://www.dropbox.com/sh/1uc1zyfmncjcup7/AABbLPzOjaX7DF-5loqMtQD_a?dl=0

https://www.dropbox.com/l/scl/AAAwmQ66c8eikNXgedVEFIWUupMJIAMgdE4

And thousands of other torrents and mirror sites around the globe...

The Corruption Cartel, Based Out Of San Francisco City Hall

San Francisco Corruption Reports

Ongoing FBI Corruption Probe

San Francisco City Hall Corruption

FBI San Francisco Announces New Charges

CORRUPTION CENTRAL

SAN FRANCISCO CORRUPTION: City Hall, Pacific Heights And Silicon Valley Scum

https://en.wikipedia.org/wiki/San Francisco graft trials

https://www.searchingsanfrancisco.org/ - You Can't Swing A Cat In San Francisco City Hall Without Hitting A Mobster

PUC boss Harlan Kelly arrested by Feds, charged in bribery ...

https://missionlocal.org/2020/11/puc-boss-harlan-kelly-arested-by-feds-charged-in-bribery-scheme/

PUC boss Harlan Kelly arrested by Feds, charged in bribery scheme, resigns ... the Zelig-like avatar of San Francisco institutional corruption, ... The stench of corruption at SF City Hall exceeds even the stench of human feces on City streets. Where was the District Attorney and City Attorney with their squads of highly paid staff while the ...

SFPUC chief charged with accepting bribes in alleged City ...

https://www.msn.com/en-us/news/crime/sfpuc-chief-charged-with-accepting-bribes-in-alleged-city-hall-corruption-scheme/ar-BB1bv5ri

Federal prosecutors have charged San Francisco Public Utilities Commission chief Harlan Kelly for allegedly accepting bribes from a contractor — taking international trips, free meals and ...

Head of SFPUC charged in public corruption probe - San ...

https://www.bizjournals.com/sanfrancisco/news/2020/11/30/head-of-sfpuc-charged-in-public-corruption-probe.html

Kelly, 58, was charged with one count of honest services wire fraud for allegedly engaging in a bribery scheme and corrupt partnership with Walter Wong, a San Francisco permit expeditor and ...

San Francisco Recology Exec Accused of Paying Off DPW Head ...

https://www.nbcbayarea.com/news/local/san-francisco/san-francisco-recology-exec-accused-of-paying-off-dpw-head-charged-with-bribery-money-laundering/2402801/

San Francisco Recology Exec Accused of Paying Off DPW Head Charged With Bribery, Money Laundering By Bay City News • Published November 18, 2020 • Updated on November 18, 2020 at 9:45 pm Getty ...

New charges in Nuru scandal accuse former Recology manager ...

https://sfbayca.com/2020/11/18/new-charges-in-nuru-scandal-accuse-former-recology-manager-of-bribery-money-laundering/

Bovis was arrested back in January along with Nuru in connection with an unsuccessful scheme to bribe a San Francisco International Airport commissioner to aid Bovis in obtaining a restaurant concession in 2018. Bovis was charged with two counts of fraud, while Nuru was charged with fraud and lying to the FBI.

San Francisco Official Charged With Corruption in FBI ...

https://www.nbcbayarea.com/news/local/san-francisco/san-francisco-public-works-director-arrested-on-suspicion-of-public-corruption/2222125/

A top San Francisco public official and go-to bureaucrat to mayors over two decades was charged with public corruption Tuesday, upending City Hall as elected leaders scrambled to reassure the ...

San Francisco Utilities Chief Faces Bribery Charge in ...

https://www.courthousenews.com/san-francisco-utilities-chief-faces-bribery-charge-in-corruption-probe/

"Bribery scams undermine our faith in city government," said David Anderson, U.S. Attorney for the Northern District of California, in a statement Monday. "Our investigation into City Hall corruption will continue." San Francisco Mayor London Breed announced that she has accepted Kelly's resignation.

Recology exec accused of paying off SF DPW head charged ...

https://www.ktvu.com/news/recology-exec-accused-of-paying-off-sf-dpw-head-charged-with-bribery-money-laundering

A former manager for San Francisco's garbage collection agency Recology has been charged with bribery and money laundering in connection to the SF DPW corruption scandal.

S.F. City Administrator Naomi Kelly takes leave of absence ...

https://darkweb-sites.com/?p=68372

City Administrator Naomi Kelly took a voluntary six-week leave of absence Wednesday, two days after federal prosecutors revealed a bribery case against her husband, former San Francisco Public Utilities Commission chief Harlan Kelly.. Naomi Kelly has not been charged with a crime. But the criminal complaint against her husband alleges she attended a 2016 family vacation that federal ...

City Hall corruption case: What's next for S.F. City ...

 $\boxed{\textbf{@}} \underline{\textbf{https://www.sfchronicle.com/crime/article/City-Hall-corruption-case-What-s-next-for-15767978.php}$

San Francisco City Commissioner Naomi Kelly officiates the wedding of Heather Lee and Andrew Lindgren of San Francisco while on the Mayor's Balcony in San Francisco City Hall in San Francisco ...

"The solipsistic self-aggrandizing corrupt pigs in San Francisco's City Hall and Pacific Heights are being hunted down (100% legally) and eviscerated by the FBI, public task forces like ours, the news media, private citizens and the biggest email leaks in history. Hundreds of people will be taken down. The few arrests you have read about in the media are only the beginning. We are all starting at the bottom of the cesspool and working our way up, all the way through Elon Musk, Eric Schmidt, Larry Page, et al, and up to the White House. They will not escape, even in death. Roger Boas, Jeffrey Epstein, et al, may not still be lurking around but the truth about them will live on FOREVER!..."

The Key Perpetrators

The Organized Crime Bosses And Their Assassin Operatives That Are Being Terminated.

These are the people known as "The Deep State", "The Silicon Valley Cartel", "The Tech Mafia", et al:

"To date, every single one of the targets that attacked us: 1.) have been sued; 2.) investigated by the government and our private investigators; 3.) had case files opened on them by the IRS, DOJ, GAO, FBI, FEC, SEC, FTC and others; 4.) placed under surveillance; 5.) had whistle-blowers and ex-staff expose them; 6.) been tracked across every social media post that has ever been made about them; 7.) had all of their illicit campaign funding and covert PAC cash exposed; 8.) had all of their family trust and shell corporation hiding places tracked and exposed by AI forensic software that works around-the-clock and 9.) placed on law enforcement watch-lists. Even the "untouchables" like Musk, Tesla, Google, Facebook, et al, now have nut-crunching law-suits filed against them, with more coming. There is no place to hide! You tried to kill us and we killed you back you criminal scum-bags!"

The following Parties participated in the scam, thought they were "untouchable" and found out that the arm of the law is very long, the hatred of the public for corruption is profound and that hundreds of public service groups have identified, tracked and assisted in their termination. This is the current list of the primary political mobster-scammers in this corruption who are all connected by financial, email and forensic FBI, SEC, FTC and CIA-class evidence. It is well known that every significant hacking and surveillance tool from the CIA, NSA, Fire-Eye and the FSB has been leaked on to the internet. Every teenage hacker is now exposing the last 20 years of these crooks crimes. They are all under deep investigation, surveillance and targeted for 100% legal termination using all the info found freely on the web and whistle-blower tips:

The Mob Bosses That Colluded, Organized and Planned These Srock Market Schemes Together:

- Google/Alphabet/YouTube Hiding under the guise of "Alphabet"; Charged with
 manipulation by multiple nations and national organizations; charged with crimes; charged with
 privacy harvesting frauds against the public; raided for tax fraud; loss of public trust; charged
 with campaign rigging by TV shows, presidential candidates, federal investigators and news
 media; under investigation for stock market pumping;
- **Steven Chu** Secretary of Energy (Sent packing/fired/forced to resign. Sued for corruption, publicly shamed by news media and Congress. Under ongoing investigation and surveillance)
- The NVCA, AKA National Venture Capital Association, is the lobbyist and Cartel organizer behind much of the misdeeds of this group, they bribe politicians, organize anti-patent campaigns and promote a RICO-violating anti-trust law violating set of tactics to protect their members and to harm competitors, most of the women and blacks that have worked at the

NVCA have said they experienced abuse. The NVCA has set-up a tactical program to put a global funding blockade on any group, CEO or inventor who competes with their existing companies.

- **SpaceX** and their Star Link Web satellites are a domestic spying operation. They send all of the data that goes over their links to privacy abusers, data harvesters, and political spying operations. Friends don't let friends use Star Link. Any 14 year old hacker can hack into Star Links web streams. Star Link is a danger to global privacy on an epic scale.
- **Lachlan Seward** Manager to Steven Chu (Sent packing/fired/forced to resign. Sued for corruption. publicly shamed by news media and Congress. Under ongoing investigation and surveillance))
- Rahm Emanual White House strong-arm (Sent packing/fired/forced to resign and his Chicago finance head was indicted for Corruption)(Under ongoing investigation and surveillance)
- Robert Gibbs White House press secretary (Sent packing/fired/forced to resign)(Under ongoing investigation and surveillance))(accused of political bribery and kickbacks; tax evasion, and more...)
- David Axelrod White House strategist (Sent packing/fired/forced to resign)(Under ongoing
 investigation and surveillance))(accused of political bribery and kickbacks; tax evasion, and
 more...)
- **Barack Obama** White House leader (Under investigation. Universally disdained in the press. shunned by his own party)
- **Larry Summers** White House finance head (Fired)(Under ongoing investigation and surveillance))(accused of political bribery and kickbacks; tax evasion, and more...)
- **Bill Daley** White House strong-arm (Sent packing/fired/forced to resign)(Under ongoing investigation and surveillance))
- **Steve Rattner** White House Car Deals Director working in the West Wing and then with In-Q-Tel (Fired- Indicted in NY State for SEC Fraud/Corruption)(Under ongoing investigation and surveillance))
- Eric Holder Attorney General- DOJ. Eric Holder was nominated and appointed by the very individuals who ran the scam, created the marching orders, got the insider cash and ordered the hit jobs on their competitors. He ran the cover-up and halted any investigations into the crimes in order to protect his corrupt backers and business partners. He has been financially connected to every person, group and business who is charged with organizing and operating the scam. (Forced to resign) (Charged with staff & VC Protections and blockade of FBI and Special Prosecutor deployments in order to run the cover-up)(Under ongoing investigation and surveillance)

- **Larry Page** Owner- Google (Under ongoing investigation and surveillance)(accused of political bribery and kickbacks; tax evasion, and more...)
- <u>Eric Schmidt Owner- Google (Under ongoing investigation and surveillance)(accused of political bribery and kickbacks; tax evasion, and more, a national coalition is actively exposing his sexual perversions, sex penthouses, etc...)</u>
- **John Doerr** Owner Kleiner Perkins. "Godfather" Silicon Valley Cartel (Under ongoing investigation and surveillance))(accused of political bribery and kickbacks; tax evasion, and more...)(All of his personal assets, investments and portfolio holdings are under investigation and targeted for extinction)
- **Steve Westly** Campaign Bundler (Under ongoing investigation and surveillance))(accused of political bribery and kickbacks; tax evasion, and more...)(All of his personal assets, investments and portfolio holdings are under investigation and targeted for extinction)
- **Richard Blum** Senator Feinsteins Husband (He is now under investigation. Has had contracts interdicted by Congressional action)(accused of political bribery and kickbacks; tax evasion, and more...)
- **Ray Lane** VC (Charged with Federal Tax Fraud)(Under ongoing investigation and surveillance))(accused of political bribery and kickbacks; tax evasion, and more...)
- **Elon Musk** CEO Tesla (Under ongoing investigation and surveillance) & in multiple lawsuits for fraud)(Now uncovered as largest individual recipient of government payola in history)(accused of political bribery and kickbacks; tax evasion, and more...) (All of his personal assets, investments and portfolio holdings are under investigation and targeted for extinction) He cuts up and tortures animals for his Nueralink, spies on citizens with his SpaceX and runs an EV monopoly and causes genocide with his cobalt and lithium mines with his corrupt Tesla cars. His life is devoted to weird sex, drugs, political bribes and stock market manipulations.
- **Andy Bechtolsheim** VC- Insider campaign backer (He is now under investigation)(accused of political bribery and kickbacks; tax evasion, and more...)
- **Vinod Khosla** VC Campaign backer (Under ongoing investigation and surveillance)(in multiple lawsuits)(accused of political bribery and kickbacks; tax evasion, and more...Exposed in 60 Minutes and CNN news coverage)
- **Martin LaGod** VC Campaign backer from Firelake (Under ongoing investigation and surveillance)(assets, investments and stock portfolio tracked and targeted)(All of his personal assets, investments and portfolio holdings are under investigation and targeted for extinction)
- Latham and Watkins Extremist law firm known for rigging public policy decisions, running attacks on candidates and manipulating the law to the advantage of Silicon Valley oligarchs

- **Ira Ehrenpreis** VC Campaign backer (He is now under investigation)(accused of political bribery and kickbacks; tax evasion, and more...) (All of his personal assets, investments and portfolio holdings are under investigation and targeted for extinction)
- **Eric Strickland** Head of Auto Safety agency (Sent packing/fired/forced to resign)(he is now under investigation. Charged with cover-up of Tesla and GM auto dangers he had known about)
- **Tom Perkins** VC Campaign backer (He is now under investigation, slammed by public and media)(accused of political bribery and kickbacks; tax evasion, and more...)
- **In-Q-Tel, Inc.** CIA off-shoot associated with *Eric Schmidt, Google*, Elon Musk and the Cartel leaders. Ran "hit-jobs" on Silicon Valley VC adversaries and reporters (Sued, under investigation, exposed in multiple documentaries, under investigation for Cocaine trafficking) They claim to be a "charity" but they are a dirty tricks spy operation.
- **Tim Draper** VC Campaign backer (Under ongoing investigation and surveillance))(accused of political bribery and kickbacks; tax evasion, and more...)(All of his personal assets, investments and portfolio holdings are under investigation and targeted for extinction)
- **Lloyd Craig Blankfein** Head of Goldman Sachs and liaison in almost every single CleanTech company scam (Under ongoing investigation and surveillance))(accused of political bribery and kickbacks; tax evasion, and more...) (All of his personal assets, investments and portfolio holdings are under investigation and targeted for extinction)
- **Raj Gupta** McKinsey Fixer (Indicted, Jailed)(he is now under investigation)
- **Jacque Littlefield** Ran a private army out of Woodside, California (Dead)
- **Roger Boas** Ran San Francisco Child sex ring brothels, for SF City Hall officials, with crooked San Francisco Cops and embezzled money from San Francisco City Hall
- **Brian Goncher** Deloitte VC intermediary (Under ongoing investigation and surveillance)) (accused of political bribery and kickbacks; tax evasion, and more...)
- **John Molinari** Old school San Francisco North Beach Mobster. Ran for Mayor. Lied about district. Daughter removed from him due to abuse.
- Goldman Sachs Financial packager (Suspected of staging most of the TARP/DOE deals for personal gain & insider payouts)(Under ongoing investigation and surveillance). Elon Musk's Go-To Book Cookers and stock manipulators
- **Kleiner Perkins** Campaign funding VC who (Received massive windfalls from Russian mining & tech start-up rigging. Sued. Under ongoing investigation and surveillance)(Offices broken into by federal investigators) All assets being tracked and terminated.)
- **Draper Fisher** VC firm (Campaign funder who received massive windfalls from Russian mining & tech start-up rigging)(Under ongoing investigation and surveillance)

- **Mckinsey Consulting** Government services contractor (Supplied DOE manipulation staff, manipulated white-papers to Congress and lobbying manipulation for the scam)(Under ongoing investigation and surveillance)
- John Denniston Kleiner Perkins stock market manipulation boss
- **Dianne Feinstein** Senator (He is now under investigation) Wife of Silicon Valley Cartel Member Richard Blum(accused of political bribery and kickbacks; tax evasion, and more...) (Underongoing investigation and surveillance)
- Harry Reid Senator- Solar factory guru, Congress lead (Accused of political bribery and kickbacks; tax evasion, and more, ran scams with Elon Musk...Forced out of Congress in shame) (Under ongoing investigation and surveillance)
- **Senator Calderone** Senator (Indicted & charged with corruption)
- **Leland Yee** Senator (Indicted & charged with corruption)
- **Lois Lerner** IRS head charged with running political hit-jobs (Sent packing/fired/forced to resign)(She is now under investigation. Shamed in news media)(Under ongoing investigation and surveillance)
- **James Brown Jr** Obama HHS Programming lead in California (Arrested for corruption)
- **Daniel Cohen** DOE Legal counsel (Sent packing/fired/forced to resign)(Under ongoing investigation and surveillance)
- **Perkins Coi** Law firm who sold lobby manipulation services (Under federal investigation)
- **Jonathan Silver** DOE VC (Sent packing/fired/forced to resign)((Under ongoing investigation and surveillance)(Shamed in media for epic failures)
- **Bill Lockyer** Calif State finance head ((Under ongoing investigation and surveillance) and charged with corruption by media. Assets and ownerships under investigation)
- **Steve Jurvetson** VC who manipulated Senate staff for Tesla cash ((Under ongoing investigation and surveillance) All assets being tracked and terminated.)
- **Matt Rogers** Mckinsey corruption operator reporting to Steven Chu (Under ongoing investigation and surveillance)(All assets being tracked and terminated.)
- **Steve Spinner and Alison Spinner-** Mckinsey corruption operator reporting to Steven Chu with secret connection inside Solyndra (Under ongoing investigation and surveillance) All assets being tracked and terminated.)

Their Assassin Operatives That Run The Hit Jobs And Attacks For Them:

• **Gawker Media (Jezebel, Gizmodo, Jalopnik, Gawker)** – Sued; Bankrupt; under investigation for tax fraud and campaign finance disclosure evasion

- **Jay Carney** White House press lead (Forced to resign) (Under ongoing investigation and surveillance)
- **David Plouffe** White House money packager. Arranged deals between VC campaign Donors (Forced to Resign. Under ongoing investigation and surveillance)
- John Cook Nicholas Guido Denton's character assassination expert
- **Nicholas Guido Denton** Defamation-for hire boss of tabloid empire also charged with abuse of young boys
- **John Herrman** Nicholas Guido Denton's character assassin
- **Adrian Covert** Nicholas Guido Denton's character assassin
- Patrick George Nicholas Guido Denton's character assassin
- Gabrielle Darbyshire Nicholas Guido Denton's character assassin
- Investigations have also revealed that the White House and California Senators hired the character assassination and defamation attack services: Cardinal & Pine; Pacronym, Acronym; The Americano; Investing in US; Shadow Inc; Courier Newsroom; IN-Q-Tel; Gawker Media; Jalopnik; Gizmodo Media; K2 Intelligence; WikiStrat; Podesta Group; Fusion GPS; Google; YouTube; Alphabet; Facebook; Twitter; Think Progress; Media Matters); Black Cube; Correct The Record; Orbis Business Intelligence, Undercover Global Ltd; Stratfor; Jigsaw; ShareBlue/Acronym; Versa LLC; American Ledger; Supermajority News; New Venture Fund; Sixteen Thirty Fund; Cambridge Analytica; Sid Blumenthal; States Newsroom; Hopewell Fund; Open Society.; David Brock; AmpliFire News; American Bridge; Plouffe Consulting; Pantsuit Nation; MotiveAI; American Bridge 21st Century Foundation; Priorities USA; PR Firm Sunshine Sachs; The American Independent Foundation; Covington and Burling; Buzzfeed; The American Independent; Perkins Coie; Secondary Infektion; Wilson Sonsini and thousands more to run hit-jobs, character assassinations, dirty tricks and economic reprisal attacks on any applicants who reported the crimes. Each of those companies are now under federal and civil investigation. Most of these businesses offer the service of manipulating elections and news coverage in order to steer stock market profits into the pockets of billionaire clients at the expense of the taxpayer and Democracy. They hide their transactions via money-laundering. All of these services, when focused on individual citizens, are lethal.
- A.J. Delaurio, as well as through its pseudonymous authors, including: Adam Dachis, Adam Weinstein, Adrien Chen, Alan Henry, Albert Burneko, Alex Balk, Alexander Pareene, Alexandra Philippides, Allison Wentz, Andrew Collins, Andrew Magary, Andrew Orin, Angelica Alzona, Anna Merlan, Ariana Cohen, Ashley Feinberg, Ava Gyurina, Barry Petchesky, Brendan I. Koerner, Brendan O'Connor, Brent Rose, Brian Hickey, Camila

Cabrer, Choire Sicha, Chris Mohney, Clover Hope, Daniel Morgan, David Matthews, Diana Moskovitz, Eleanor Shechet, Elizabeth Spiers, Elizabeth Starkey, Emily Gould, Emily Herzig, Emma Carmichael, Erin Ryan, Ethan Sommer, Eyal Ebel, Gabrielle, Bluestone, Gabrielle Darbyshire, Georgina K. Faircloth, Gregory Howard, Hamilton, Nolan, Hannah Keyser, Hudson Hongo. Heather Deitrich, Hugo Schwyzer, Hunter Slaton, Ian Fette, Irin Carmon, James J. Cooke, James King, Jennifer Ouellette, Jesse Oxfeld, Jessica Cohen, Jesus Diaz, Jillian Schulz, Joanna Rothkopf, Jordan Sargent, Joseph Keenan Trotter, Josh Stein, Julia Allison, Julianne E. Shepherd, Justin Hyde, Kate Dries, Katharine Trendacosta, Katherine Drummond, Kelly Stout, Kerrie Uthoff, Kevin Draper, Lacey Donohue, Lucy Haller, Luke Malone, Madeleine Davies, Madeline Davis, Mario Aguilar, Matt Hardigree, Matt Novak, Michael Ballaban, Michael Dobbs, Michael Spinelli, Neal Ungerleider, Nicholas Aster, Omar Kardoudi, Pierre Omidyar, Owen Thomas, Patrick George, Patrick Laffoon, Patrick Redford, Rich Juzwiak, Richard Blakely, Richard Rushfield, Robert Finger, Robert Sorokanich, Rory Waltzer, Rosa Golijan, Ryan Brown, Ryan Goldberg, Sam Faulkner Bidle, Sam Woolley, Samar Kalaf, Sarah Ramey, Shannon Marie Donnelly, Shep McAllister, Sophie Kleeman, Stephen Totilo, Tamar Winberg, Taryn Schweitzer, TaylorMcKnight, Thorin Klosowski, Tim Marchman, Timothy Burke, Tobey Grumet Segal, Tom Ley, Tom Scocca, Veronica de Souza, Wes Siler, William Haisley, William Turton and others writing under pseudonyms

Please report your complaints about Tesla, Google, Match.com, OK Cupid, Netflix, Facebook, Kleiner Perkins, Sony Pictures (and the other tech cartel members) for the active investigations and federal lawsuits now in progress. By filing a complaint and telling your story, you can help identify trends and patterns of questionable business practices that will contribute to law enforcement and consumer protection efforts. You can be certain that these particular cases will get driven hard and pushed before Congress. The more reports we can get filed on these bad guys, the bigger the cases we can get processed. File your complaint at http://www.ftc.gov/complaint

Are you wondering why you don't see any of the true facts on the "mainstream" internet or "news" sites. The tech Taliban of the internet have colluded to become an information and ideological control empire. If they can make you think, act and vote like they want then they can put their candidates in office who will give them trillions of dollars of government contracts. It has already worked. They all: sleep with each other; go to each other's parties; hire the same lobbyists, lawyers, Goldman Sachs fund managers; marry and date only people from the same frat houses and sororities; have the same homosexual agenda; finance the same PAC's; hide their money in the same off-shore bolt holes; instruct their HR departments to only hire young, naive, easily brainwashed, radical dyed-hair hippie-types; have bank accounts that have received CIA or In-Q-Tel cash; control the National Venture Capital Association so that nobody who competes with them can get funded; practice exclusionary culture, ie: while screaming about women's rights and BLM they never hire women or blacks; buy off the U.S.

Patent Office to keep from having to pay for stealing most of their technology; own the servers and control equipment that operates 90% of the internet; etc. The Tech Taliban are: Netflix, Google, Alphabet, Youtube, Linkedin, Amazon, AWS, CNN, Facebook, Tesla, SpaceX, Survey Monkey, etc.

They do what they do to get profits from politicians they put in office.

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Taking These Political Crooks Down

CROWD-SOURCED ANTI-CORRUPTION FORENSICS

The greatest success in shutting down their efforts has come from two tactics:

- 1.) Forcing government agencies to sue them with RICO and Anti-trust lawsuits and by gathering groups of people to sue them with Class Action lawsuits. Lawyers will do Class Actions at no cost to you get enough people together.
- 2.) Using a CKB Procedure on each one. How the "Corruption Kill Box" (CKB) works: A CKB Procedure combines federal police investigations created by formal filed criminal referrals (which any member of the public can submit) and Form 302 overview drafts, public class-action lawsuits, massive news media disclosure blasts, formal regulatory agency complaint filings, individual lawsuits against political and agency executives, documentary film production and distribution, crash the crooks stocks, the promotion and organization of Congressional hearings, crowd-sourced social media public forensics and open-source AI financial crimes tracking software. The procedure is an extinction-level event with a 100% success rate against corrupt entities. CKB's only work on the corrupt, so non corrupt parties are safe from it's effects.

ANY member of the public can engage in these totally legal anti-corruption actions. Don't sit around and complain about these criminals. They own parts of the government.

YOU have to do something!

Just do it!

http://www.the-truth-about-the-dept-of-energy.com

http://american-corruption.com/public/HOW THEY KILLED THE ELECTRIC CAR.pdf

http://how-they-killed-the-electric-car.com

Additional Proof Of These Assertions

- SEE THE EVIDENCE & DECIDE FOR YOURSELF:

Documents and overview memes: http://www.the-truth-about-the-dept-of-energy.com

Documents and overview memes: http://www.designer111.com

News videos and video leaks: http://american-corruption.com/AAA VIDEOS

News videos and video leaks: http://silicon-valley-mobsters.com/AAA VIDEOS

News videos and video leaks: http://www.federal-report.com/AAA_VIDEOS

News videos and video leaks: http://focus-book.com/NEWS_VIDEOS

Investigation reports: http://www.federal-report.com/public/

Investigation reports: http://american-corruption.com/public

Investigation reports: http://american-corruption.com/public

Investigation reports: http://topinfo.us/public/public

Investigation reports: https://newsplus007.com/public/

Lists Of Their **Sex** Cult Crimes:

http://lifebooks.net/TECH_OLIGARCH_AND_SENATOR_SEX_CULT.html

Attack documentation: https://gawker-media-attacks.weebly.com/

Attack documentation, more: https://www.usinventor.org

Follow the crook's money: https://www.openthebooks.com

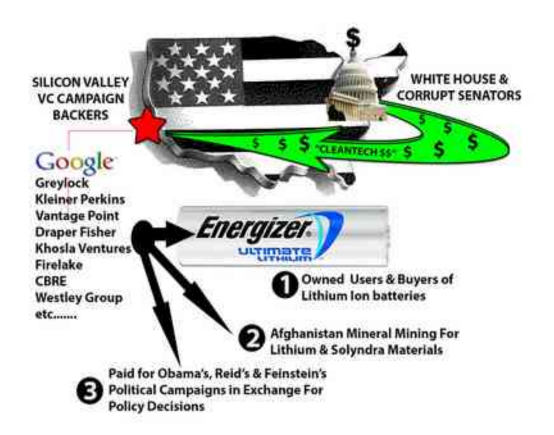
Follow the money, deeper: http://followthemoney.org/

Follow the money, deeper still: https://sunlightfoundation.com/

Also see the court records, per the case numbers listed above, at the site: http://www.pacer.gov

Also see each of the links, in blue, in the overview text above. New evidence added daily.

Even more evidence at the following file repositories:





DOM:	May	Solyndra founded.
	July	 Bush Administration signs the Energy Policy Act of 2005, creating the DOE 1703 Loan Guarantee Program.
PERS	December	Solyedne applies for 1703 lasts.
2007	Lata 2007	DOE approves Solyndra loan as one of 16 companies ready to move forward with application process.
2000	November	Secon prices remain high. Solynthis is very attractive to investors. Reising \$144 million; total now \$450 million.
3009	Jenuary	* Huan administration takes Solynors before a DDE crede review committee that remands the loan back to DDE for more information.
	March	The committee moves the strengthermal loan explication, forward.
	June	 Chinese milicon begins to fut the market and prises begin to drop. In the next two years PV prices would drop 50%.
	September	Solyndra retains an additional \$219 million venture contain. The DOE closes on the \$535 million loan guarantee after the months of due diagence. Application to closing the process took 3 years.
	Jenuary- June	PV prices continue to slide Immeters and analysts question Solyndra's ability to compete. Solyndra pulls its IPO. Raises another \$175 million from investors.
	May	Observe writes Solyndrie facility is phintographed hatting tubes while talking with founder Chris Gronet.
	July	Gronet replaced as CEO.
	November	Solyndra closes Fab 1 facility. Company concentrates on DOE funded Fab 2, on time and on budget.
3011	February	Liquidity crisis. Investors provide \$75 million to restructure loan purce too.
	March	DOE chooses to give the company a fighting chance. Republican Representatives amplies that DOE funds are not being sport quickly enough. House Energy and Commerce Committee Chairman Fred Upton (R-MI): "despite the Administration's ungency and haste to pass the bill (the American Recovery and Reinvestment Act)billions of dollars have yet to be sport."
	August	Amidst falling PV prices, analysts worry that Solyndre cannot compete. DOE refuses to restructure the loan a second time.
	September	Subject to decision to decision to the subject of the subject

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