CASE DATA SET – THE SILICON VALLEY CARTEL CASE # Multi-US-FGD-2007-89.2

USDIV-67-78-Rev 5.4 (THIS NODE DOES YET YET CONTAIN ALL OF THE PROVIDED EVIDENCE. VOLUNTEERS ARE UPLOADING AND ORGANIZING AS TIME PERMITS. OTHER NODES MAY CONTAIN ADDITIONAL MATERIALS. PLEASE KEEP CHECKING BACK)

NOTE: THIS SITE, AND THOUSANDS OF MIRRORED NODES, ARE ALSO USED TO FILE COLLABORATIVE LAW ENFORCEMENT REPORTS TO THE FBI, GAO, SEC. U.S. CONGRESS, OSC, AG, IG, FTC, FCC, CFTC, INTERPOL, AND OTHER AGENCIES, ON A MINUTE-BY-MINUTE BASIS.

CASE ISSUE:

Billionaires bribed government officials to rig government resources in order hand over a trillion dollars of taxpayer cash, contracts, stock assets, competitor terminations and blockades to those billionaires.

SYSTEM INSTRUCTIONS:

This system is part of a world-wide, self-replicating, public, cloud-based law enforcement system created by a public/private partnership of volunteers using free, open-source tools.

Prosecutors, public, private, agency and citizen at all levels share law enforcement's challenges in successfully bringing these complex crime cases to closure.

Key challenges include:

- Imprecise and varying definitions of the crimes.
- Low number of reports on these crimes from law enforcement.
- Difficulty in identifying appropriate contacts within institutions and law enforcement agencies.
- Barriers, perceived and real, to information sharing.
- Limited resources (personnel, appropriate training and technology).

Peer-to-Peer law enforcement has a role to play in overcoming these barriers in partnership with prosecutors and agencies, making it more likely that perpetrators can be successfully brought to justice.

Consider the Options

There are often multiple charges that can be applied to the crimes associated with these political crime cases. When investigators are working on helping to gather evidence, it may be helpful to bear in mind the range of options that the prosecutors will have in making the charges. For example, in some states, the window of time open for charging grand theft is longer than the window for charging fraud. It may become important to have the additional time to gather the evidence.

Organize the Story

Given the complexity of political crimes and the inter-relationship between these crimes and other crimes, it is essential that the information gathered by P2P public/private task-force law enforcement be organized into a coherent story – first, to explain the case to the prosecutor, and second, to help the prosecutor explain it to the jury. Here is a concise outline of how the information could potentially be organized to help investigators present it concisely and effectively to these audiences:

- This is the crime:
- This is who did it:
- This is why they did it:
- This is how they did it:
- This is why it matters:
- This is how the victims were harmed:

How to Write an Official Case File

Criminal case files are prepared by law enforcement and serve to provide records for the community regarding instances of criminal conduct, charges filed, fines assessed and details as to the facts of the events surrounding the crime. Case files are kept in storage and kept indefinitely. Writing a case file requires personal knowledge of the crime committed as well as any information regarding verdicts, convictions and sentencing.

- Include basic identifying information about the defendant. A case file must begin with the defendant's full legal name. It is wise to include alias information, maiden and former names as well. Be sure to include any suffix or prefix and make certain of the correct spelling. Correct transcription of the defendant's name is very important in subsequent searches for the file. Also identify the defendant's Social Security number and date of birth.
- Include identifying information about any attorneys having appeared on behalf of the defendant throughout the course of the case. Be sure to check whether the defendant started with one attorney and switched to a different attorney at some point. Also, it is helpful to list any appellate attorneys used in the case. The file should set forth the contact information for each attorney and the date of entry into the case. If any attorney had to withdraw for any reason, include the date of withdrawal in the case file as well.
- Include a detailed list of all important documents filed in the court for purpose of the criminal case. This includes all motions, orders, verdicts, findings, judgments, sentences, pleas and briefs. Also, most states require proof of service of process of all documents and an affidavit to this effect should have been filed with each document. Summary details of all service of process procedures should be listed with each filed document.

- List summary details of every oral argument and hearing that took place in the case. This
 includes motion hearings, oral arguments relating to suppression or exclusion of evidence and
 interlocutory appeals. It will be sufficient to list the date, location and courtroom where these
 proceedings took place. List the disposition of each hearing as well. List all evidentiary exhibits
 presented to the court during proceedings as well.
- Include any other details unique to the case. If the defendant is serving a life sentence or a long prison sentence, the case file should include information as to where he is incarcerated. If he is serving his sentence upon death row or has been executed, this information must be included in the case file as well. Information as to the victims may be included if necessary.

Download video files to play them on your device. For security and efficiency purposes, these videos do not usually stream (But they may, depending on your browser or device). You will get a true-mobile, buffer-free, artifact-free, no-lag, media experience if you download and play the videos on your own device. Put all downloaded files in a specific folder on your device which is always scanned for malware.

All documents uploaded should be in .PNG or .PDF formats. All videos should be in .OGG or .MP4 formats. All images should be in .PNG format. Other formats are accommodated but they may not always function.

All media that documents a crime is forwarded, by users, to all entities who enforce the law and human rights standards.

You can upload anything relevant as long as it does not break the law. The icon in the upper right corner of the white space lets you switch from list-view to gallery-view.

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FILE GROUPS

- A-1 NEW UNSORTED SUBMISSIONS & EVIDENCE
- A-2 ELECTION MANIPULATION & DIGITAL MEDIA RIGGING
- A-3 ELON MUSK CRONY QUID-PRO-QUO PAY-TO-PLAY CORRUPTION
- A-4 GOOGLE CORRUPTION AND PUBLIC RIGHTS ABUSE
- A-5 LITHIUM ION BATTERY SAFETY & ANTI-TRUST COVER-UP
- **A-6** DEMANDS FOR ARRESTS AND INTERDICTION HAVE BEEN FILED WITH THESE PERSONS
- A-7 ATTACKS AND RETRIBUTION USED ON WITNESSES
- A-8 IDENTITIES OF SUSPECTS & BACKGROUNDERS
- A-9 MINING SCAMS CONNECTED TO SILICON VALLEY FINANCIERS
- A-10 WITNESS CASE OVERVIEW STATEMENTS AND CAPSULES
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- A-16 INSURANCE, DM SWITCH'S, DRAWSTRING PROTECTION SETS
- A-17 THE CARTEL ORGANIZED BY THE SILICON VALLEY BILLIONAIRES
- **A-20** (Pending. Currently encrypted off-line)
- **A-21** (Pending. Currently encrypted off-line)
- A-22 (Pending. Currently encrypted off-line)
- **A-23** (Pending. Currently encrypted off-line)
- **A-24** (Pending. Currently encrypted off-line)

Additional evidence and updated reports to federal agencies can be found at www.urtube.org

Follow-up Related Websites:

http://xyzcase.xyz

http://greencorruption.blogspot.com/

http://fusion4freedom.us/the-green-corruption-files-archive/

http://www.xpvehicles.com

http://www.slush-fund.com

http://accountability1.com

http://anticorruption111.com

http://witness222.net667.com

http://transparency1.com

http://www.blogarama.com/blogs/399537-THE-GREEN-CORRUPTION-FILES-Blog/

http://prairiepundit.blogspot.com/2016/08/the-big-green-corruption-machine.html

https://shiftwa.org/web-of-green-corruption-bigger-than-oregon-scandal/

https://www.reddit.com/r/The_Donald/co[...]tion_goes_deeper_than_most_of_you_are/

http://www.westernjournalism.com/green-corruption-goes-deep-in-obama-administration/

http://liberallyconservative.com/obamas-green-corruption/

http://peterschweizer.com/

http://www.gao.gov/

http://nlpc.org/index.php?q=bios/paul-chesser

https://www.judicialwatch.org/

http://www.transparency.org/

http://financialtransparency.org/

and related media entities

Overview of the crimes:

Over 2 million pieces of evidence have been acquired proving that these crimes happened, who did this crimes, who benefited from these crimes, who was harmed by these crimes and who organized the cover-ups of these crimes. This case file system is organizing this evidence into understandable groups which prove the case and provide complete evidence for the arrests of the suspects. Check back. The evidence set is constantly improving.

There are a number of additional overview and short-form capsule documents in the "Overview" folder. These are only a sample of those capsules.

Capsule Overview 1.)

"BAD GUYS" = Senators Reid and Feinstein, White House staff (Plouffe, Emanual, Daly, Jarrett, Carney, Gibbs, Rattner, Axelrod, Holder, etc.), Dept. of Energy executives (Chu, Silver, Isakowitz, Cohen, Moniz, Seward, etc.), insider Silicon Valley tech billionaires (Musk, Page, Jurvetson, Westly, Steyer, Schmidt, Draper, Perkins, Khosla, Cohen, Drummond, etc.) and bankers including Goldman Sachs, Wells Fargo, Deutsche Bank and others.

WHAT THEY DID: They used Google and Gawker Media to attack witnesses, destroy competitors and rig the news in their favor while exploiting illicit off-shore mining and stock market crony corruption deals. The only "Green" thing they were interested in was the cash! They had "hard-wired" the DOE and TARP money, in advance, for the campaign financiers and simply used/defrauded the non-crony applicants as a smoke-screen to hide their scam while monopolizing markets in a scheme agreed to with Rahm Emanual, David Axelrod, David Plouffe and their Cartel.

WHY ARE WE DOING THIS?: None of the criminals have yet been brought to Justice! Through overwhelming transparency and evidence aggregation, this project seeks to document the crimes, on public record, on a permanent basis; and, without breaking a single law, terminate the corrupt and their corruption. It is the intent of the victims to, either, sue each and every suspect or acquire resolution from the government agencies involved. The suspects belong in prison! Some of the volunteers on this project personally witnessed these crimes and they have been threatened and attacked. Over 1000 copies of this site, and torrented files with even more data and evidence, have been mirrored on hosting providers around the globe in the event of the deaths of the witnesses.

Capsule Overview 2.)

The investigators have over a million documents and evidential items which prove the following facts:

Silicon Valley was promised the Afghanistan mining fields, from the Afghan War, by Obama's campaign staff. The Silicon Valley Cartel was going to use the lithium and indium from those mines to make Tesla's, Fiskers and Solyndra tubes.

Kleiner Perkins, Draper Fisher, Greylock, and other Silicon Valley VC firms, along with Elon Musk, John Doerr, Larry Page, Eric Schmidt, Steve Westly and other corrupt VC's traded "cleantech" market exclusives for economic rigging.

** What the Obama Campaign got out of the scam:

- Over \$16B of Google, Facebook, Twitter, Linkedin, etc. social media and search engine manipulation to rig voter perception in violation of FEC disclosure laws
- Revolving door jobs
- Super PAC cash financed by The Cartel
- Cash from family trusts, employees and contractors
- Insider trading tips from the Cartel worth tens of millions of dollars
- Actual stock warrants in Google and other Cartel companies
- Huge donations from Cartel financier Goldman Sachs
- The White House
- And more...

** What the Silicon Valley Cartel got out of the scam:

- Hundreds of jobs in and around the White House in positions where they could control paten ts, government contracts and federal budgets to their advantage
- Revolving door jobs
- Stand-down orders, by the White House, on FTC monopoly investigations
- Federal Reserve decisions which almost exclusively benefited Elon Musk and the Cartel
- Stand-down orders, by the White House, on IRS off-shore tax evasion investigations
- Falsified valuations of their companies for stock market pump-and-dumps
- Stand-down orders, by the White House, on SEC investigations of stock market pump-and-dumps
- Layoffs at NASA which were replaced by hard-wired contracts to The Cartel
- Free federal jet fuel for The Cartel's private jets
- More White House visits and private meetings than anybody in the U.S.A., including members of Congress
- Stand-down orders, by the White House, on FBI investigations of stock market pump-and-dumps
- Cover-ups and stand-down of a much needed Special Prosecutor, by Eric Holder
- Reduced banking regulation of The Cartel's accounts
- Stand-down of investigations into Cartel partner Goldman Sachs
- White House supported sabotage, character assassination, stone-walling and targeting of The Cartel's competitors
- White House sponsored attacks from Gawker Media, Think Progress, Media Matters and In-Q-Tel against the enemies of the Cartel
- And more...

Capsule Overview 3.)

What were the attacks and abuses of office:

- Federal officials specifically assigned contract and funding application reviews to individuals known to already have political, financial and familial crony deals. These federal officials knew, from the outset, that their associates would never allow anyone who competed with their friends, and who was not on a pre-approved list of "hard-wired" insiders to receive State or Federal funding. Most of these "reviewers" were, themselves, competitors to Plaintiffs, whose technology could have put some of their companies out of business.
- What is the proof?:
- Financial, stock, employment, payment, asset, email and meeting documents confirm this. Government and media investigations provide additional proof.

- Federal records show that the Plaintiffs companies were in the #1 positions to receive funding in the federal program. Plaintiffs metrics beat Defendants on every metric beneficial to the U.S. taxpayer. When the friends of federal officials discovered Plaintiffs lead position, and realized that they were also technology competitors, they ordered Dept. of Energy bosses to change the taken-in-order/first come, first served rules so that Plaintiffs were no longer in the lead. This was done because White House and Department of Energy friends were the campaign financiers, competing applicants, business competitors and pre-arranged awardees
- What is the proof?:
- Federal public records, emails, surveillance and DOE witnesses

- In an example case, Department of Energy senior staff promised to provide a single one-sentence comment to Plaintiffs investors in order for those investors to provide the application fee, which the Department of Energy had required, from one of Plaintiffs Companies. The Senior Department of Energy official refused to provide the response until after the deadline for application receipt had passed. At the moment that the deadline had passed, the official, sent a time stamped email stating that it was too late to apply because we had missed the deadline which he had caused to be missed. This senior DOE staff member had intentionally sabotaged the application by refusing to respond, per his promise, to a huge number of emails, FedEx requests and phone calls; even though his secretary said he was in the next room, each time Plaintiffs attempted to follow-up. He was an associate of Plaintiffs competitors and ran part of the Department of Energy
- What is the proof?:

• Time stamped communications, Department of energy records and law enforcement surveillance.

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- One of the Plaintiffs Companies wrote a letter of complaint to Senator Bingaman and the Senate Committee that oversees the Department of Energy. Senator Bingaman forwarded the letter to Steven Chu, for his comment on the issue. Steven Chu wrote a letter back in which Chu specifically refused to comment on the issue.
- What is the proof?:
- Library of Congress, email leaks, surveillance records and Federal document records

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- Steven Chu only awarded federal funds to his friends, who also were campaign financiers and business competitors of Plaintiffs companies.
- What is the proof?:
- Federal records, email, stock market records, emails, investigative documents, surveillance.

- White House staff had pre-coordinated with Steven Chu, and the few awardees who actually received the funding, in advance of the beginning of the funding program, in order arrange quid-pro-quo kickback arrangements, while, at the same time, damaging their competition.
- What is the proof?:
- Public records, news reports, stock evidence, PAC reports, family trust records, financial records, corporate records, ownership documents, and surveillance.

- Federal officials solicited independent applicants such as ZAP, Bright Automotive, Aptera, XPV and many others, to use them as cover stories in order to make the program look like it had not been rigged, in advance, when, in fact, it had been. Every applicant who was not on the pre-rigged insider list, and competed with those who were, was terminated by the actions of federal officials
- What is the proof?:
- Retrospective records and federal documents prove that no independent company, who was not friends with, and financiers for, DOE and White House campaigns, was rejected. Emails, witnesses, financial documents, waterfall charts, surveillance, restaurant videos of meetings, and testimony records.

- White House and DOE officials ordered, coordinated, managed and supported media and economic financial assassination and character assassination attacks on applicants who reported misdeeds. They used their contractors: In-Q-Tel, New America Foundation, Think Progress, Gawker Media and certain other, specific, hired writers, and operatives to engage in this revenge and retribution attacks.
- What is the proof?:
- The vast and clearly visible publicly published news coverage clearly proves that the attacks did happen. Numerous other citizens have recently filed lawsuits against federal officials proving that they were subjected to the same attacks by the same Administration. All of the abovementioned attack contractors have been financially, politically, familiarly, asset, communications and activity traced back the same federal officials and their friends, who also happen to be the same friends who are the only ones to receive the cash from the funding programs and who also, coincidentally, happen to be competitors of the Plaintiffs; while, also coincidentally, being the campaign financiers of this Administration. Additionally, the particular scope, distribution and timing of the attacks specifically times out to be synchronous to the complaints filed by the Plaintiffs. All Plaintiffs had glowing reference and top standings until the attacks, for decades prior, proving the attack period to be an anomaly. Web published exhortations by the attackers show that they, exclusively, financed, managed and controlled the attacking contractors. IP and DNS server records.

- Federal officials control the search results of Google, for political purposes, and used Google's monopolistic control of internet news and media to attack the Plaintiffs because they were competitors and because they reported the misdeeds of those federal officials and cooperated with federal investigators who were looking into their crimes.
- What is the proof?:
- EU investigations have proven that Google rigs its search engine via manual manipulation. Kliener Perkins created Google, received some of the largest cash kickbacks from DOE and White House sources, funded The White House and West Coast Senators campaigns and can be financially, stock market, communications and witness-traced as the controlling party in most Google political search manipulations. Additionally, multiple research institutes, as well as Plaintiffs own private investigators, have revealed that they had placed thousands of internet servers across the internet to document and records Google's malicious search engine manipulations, and political attacks, ever since 2009. Complete technical evidence now exists to prove that Google, specifically manipulated its search results, at the request of federal officials, in order to attack the Plaintiffs in revenge for helping investigators and to seek to minimize their credibility if a Special Prosecutor should ever be appointed.

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- Eric Holder and Steven Chu were placed in office with orders to protect the Department of Energy and TARP kickback scheme from discovery.
- What is the proof?:
- The law firm of Covington and Burling lobbied to place both of them in office under the direction and payroll of the very same people who were Steven Chu's friends and recipients of the DOE cash. Public records, family trust disclosures, emails, former Covington and Burling staff, surveillance and federal investigation files. Both are shown to have had personal, business and stock relationships with all of the financiers and their companies, before, during, and after their federal office roles.

- Lachlan Seward, Steven Chu's cash administrator at the Department of Energy, ordered federal record shredded and told his staff to ignore, and/or manipulate the records of the applicants who were not friends of Steven Chu.
- What is the proof?:
- Previous, and later, documents for Tesla Motors show differences in the documents. DOE staff engaged in shredding order by Seward. DOE Maintenance records. DOE cameras. Emails. Missing evidence requested by Committees.

- Steven Chu waived Tesla Motors application fees on request of White House operatives.
- What is the proof?:
- Tesla staff have been recorded confirming this. U.S. Treasury and OBM staff have, additionally, confirmed this.

- Elon Musk, at the time one of the richest men in America, has needed to receive tens of billions of dollars of taxpayer hand-outs as a kickback for him, and his friends, for funding Obama's and Dianne Feinstein's political efforts. He got his State & federal cash as part of a kick-back scheme
- What is the proof?:
- For the Feinstein proof. Emails, surveillance, public records and witness testimony proves that the Feinstein family did lobby to put Solyndra and Tesla on the same plot of land that they controlled in Fremont, California. The real estate records, family trust documents, tax documents, emails, Fremont council meetings with Feinstein staff, Feinstein control of Newman Search HR for Tesla and Solyndra, Feinstein sharing of staff with Tesla/Solyndra, Feinstein

inside stock trading, Feinstein adjacent property ownership, Feinstein construction company ownership, Feinstein leasing and contract rights ownerships, and related documents, Documents from Toyota, prove that the Feinstein's got Solyndra and Tesla funded in exchange. For insider trading and cash kickbacks. Additionally, emails, phone records and surveillance show that Feinstein staff threatened some of the Plaintiffs and engaged in sabotage against their business efforts which competed with Tesla and Solyndra. Steven Chu and Elon Musk are personal friends and associates of the Feinstein family. The evidence and proof of the Feinstein/Tesla/Solyndra collusion is quite substantial. For the evidence of the White House/Musk collusion connects to both Musk and John Doerr's company: Kliener Perkins: Emails, family trusts, HSBC leaks, witnesses, other related lawsuit evidence, Goldman Sachs surveillance recordings, stock ownership and transaction records, and federal criminal investigation files provide ample proof. Additionally, simple math also provides verification. There is no record, in recorded history, of such a wealthy man receiving so many government handouts, in such sizes, with such minimal results, unless there was an organized crime scheme underway. Additional evidence and leak documents also verify these charges.

- The Plaintiffs had the best, most attractive debt-ratio standing of all applicants. Tesla had the worst debt-ratio standing, of all the applicants, yet Tesla received the award even though the federal section 136 law said that debt-ratio status was the key determination component.
- What is the proof?:
- Elon Musk has been recorded in news articles, network TV and in his own emails testifying to the fact that, at the time of his application to DOE, Tesla was about to go bankrupt and he was preparing "Golden Parachute" massive payout packages for the end of Tesla. Tesla's own financial records and documents filed with Welles Fargo Bank prove that Tesla was mired in debt, had no demand for its product, and should file bankruptcy. In spite of these facts, Tesla, in violation of the Section 136 law, was awarded federal taxpayer cash when they had no hope of surviving without that cash. This was illegal. Federal criminal investigation records by multiple agencies and committees further prove this fact.

- White House and Federal Reserve Bank staff help keep Tesla afloat by shifting stock market metrics, stock pumps with buyback incentives and other special resources in order to do anything to keep Tesla from bankruptcy and investigation like its next-door twin: Solyndra.
- What is the proof?:
- When Solyndra died and was FBI raided, Presidential candidate Mitt Romney was recorded saying "Tesla and Solyndra were Losers". This is published widely in news broadcasts and

publications. White House press staff became so fearful that the Steven Chu campaign finance kickback scheme would go public that they organized one of the biggest character assassination campaigns, ever created, against Romney, using the Google politics engine. Romney is recorded and documented, in many news broadcasts describing this character assassination attack on him by White House operatives. The ultimate crash of Tesla will vindicate the deeply White House hated Romney, provide steam to competing campaigns, and expose the whole kickback scheme. White House operatives have been shown to stop at nothing to keep Tesla alive in the media in order to avoid lethal embarrassment. While Tesla has had a record number of deaths, fires, crashes, drunk driving incidents, toxic vapors, divorces, fraud lawsuits and low demand; all of those downsides are covered up by Google and White House controlled media as proven in 5 years of side by side news story comparisons of actual news in non-controlled outlets vs. manipulated news in White House campaign financier controlled outlets such as Google.

- Federal officials had their contractors call Plaintiffs employers and get them fired, in revenge.
- What is the proof?:
- Phone records, federal surveillance, HR services.

- Gary D. Conley, Rajeev Motwani, David Bird, Seth Rich, Karl Slym, Ravi Kumar, and many other, mysteriously deceased, persons had personal competitive, investigative or business interactions with the Defendants?
- What is the proof?:
- YouTube videos, family members, their own boogs, published communications, emails.

- Federal officials asked applicants to work on federal projects which involved toxic and lethal materials which Plaintiffs were exposed to working with the U.S. Department of Energy program. When Plaintiffs filed for federal offsets for their poisoning by toxic materials, their disability claims were stalled, manipulated and denied.
- What is the proof?:
- MSDS records, federal contracts and NDA's, surveillance and security office records, nuclear secrets agreement documents filings, federal records, emails, phone communications, federal hearing records.

 Federal officials ordered their contractors to manipulate job hiring databases so that Plaintiffs who had reported mis-deeds would get "red flagged" when recruiters or employers tried to hire them; thus terminating any hopes they had for getting future employment.

- What is the proof?:
- Klayman lawsuit records, Judicial Watch NSA lawsuit filings, database research, sting investigation, HR test via private investigators, Comparative analysis metrics.

- Part of Steven Chu's scam involved manipulating mining commodities with Goldman Sachs and Kleiner Perkins, using taxpayer money.
- What is the proof?:
- The Frank Guistra disclosures, evidence in the Raj Gupta arrest, Steven Ratner's indictment file, HSBC leak documents, origination records for the published articles entitled: "Afghanistan is the Saudi Arabia of Lithium" and "Trillions of dollars of lithium in Afghanistan". FBI records from the Solyndra raid. U.S. Senate investigation files from the Goldman Sachs metals commodity manipulation investigations. Stock ownership disclosures, family trust ownership documents, Cayman Islands banking disclosures, PAC forensic examination files, real estate and shipping ownership records, supplier contracts from Solyndra, Tesla Motors, A123 and related commodity exploiters, surveillance records, witness testimony, DOJ records and investigations, U.S. Treasury records and investigations. Goldman Sachs skimming of stock profits on almost every Steven Chu funded federal deal.

There are over 200 **additional** misdeeds and proof overviews... stay tuned.

Records, evidence and material provide by, and shared with: Law enforcement agencies, news bureaus, news aggregation sites, consumer rights organizations, taxpayer organizations, Grand Jury offices, subscribed voters and related entities.

Security Note: To protect Plaintiffs, All of the data exists in globally published, disguised, encrypted "Drawstring" torrents which can be released on a moment's notice by multiple parties

CAPSULE OVERVIEW 4.):

CASE MEMO - Expanded Solyndra/Cleantech Case

Attn: Senior Staff – FBI, GAO, FTC, SS, USG, AG, IG, SE Comm, Congr, POTUS2-Elct, SFPD, NYPD, Opsec2,

Action Item: Case Update Investigation Requests

Senior White House Executives and The President of the United States under the Obama Administration are well aware of this case. Some of them engaged in crimes and cover-ups in order to exploit the illicit assets of this case.

Senior executives at The Department of Transportation, The Department of Energy, The Securities and Exchange Commission and some Law Enforcement agencies received profits from the illicit assets of this case and operated stand-downs, reprisal efforts, and cover-ups of regulatory and law enforcement efforts for their own private ends.

Campaign financiers in a Cartel-based association operating in violation of Racketeering RICO laws exchanged cash, stock warrants, prostitutes, revolving doors, internet and media manipulation, and other goods, for government contracts, grants, stock pumps, and federal appointments. This Cartel operated Ener1, Abound, Solyndra, Ivanpah, Severstal, A123, Fisker, Tesla Motors, SpaceX, Solar City, Abengoa, and other facade efforts which stood as fronts for the asset transfers. Key portions of the illicit asset transfers occurred as skims-off-the-top as the money was transferred from the U.S. Treasury to private accounts. Other key portions of the illicit asset transfers occurred as stock market pump-and-dump profiteering under a process that U.S. Treasury inspectors call: "Unjust Reward Graft by State and Federal Employees...".

The Obama/DNC Administration controlled media outlets including: CNN, NBC/MSNBC ,The New York Times, The Washington Post, The Los Angeles Times,Twitter, Google, Linkedin, Facebook, The New Yorker, Salon, Cracked, WIRED, Ars Technica, Vox, Gawker Media, The Verge, TechCrunch, All Disney Properties, Gizmodo, Univision, Kotaku, All Sony Properties, LifeHacker, Jezebel, All William Hearst properties, San Jose Mercury News, Deadspin, Jalopnik, Reddit.com, The Daily Dot, The Huffington Post, San Francisco Chronicle, MediaMatters, Politico, PolitiFact, ValueWalk, New York Daily News, TIME, Newsweek, Snopes, Motley Fool, Think Progress and related publications. This media control accounted for 95% of U.S. Domestic media impressions at one time and allowed the suspects to avoid news circumspection and to put character assassination and doubt-creation hit jobs on adversaries.

"Don't worry, it's green and it will save penguins" - PR was used as a smoke-screen to attempt to lull voters into the typical "...move along, nothing to see here" political play-book ploy.

After receiving more taxpayer cash hand-outs than any group in U.S. history, given to the smallest financially connected group, from the same federal administrators, while sabotaging only the competitors of that group, the facade companies all suddenly failed. This has never happened before in the history of America. The evidence points to only one conclusion: An organized crime activity was interdicted and the activity was definitely a felony-class criminal collusion effort. Silicon Valley oligarchs were the primary instigators and beneficiaries of the scheme. Their leaders included Steve Westly, John Doerr, Eric Schmidt, Larry Page, Steven and Alison Spinner, Elon Musk, Jared Cohen, Steven Rattner, Steven Jurvetson, and related parties.

They used intermediate operations which include In-Q-Tel, Media Matters, New America Foundation, Think Progress, Deloitte Consulting, CBRE, Wells Fargo, Goldman Sachs, McKinsey Consulting and lobbyists to operate their scheme.

Over 980 billion dollars, at a minimum, from the U.S. Treasury has been routed to the bank accounts of the suspects. Including losses from the Afghanistan War, which the suspects held a profiteering interest in, the calculated losses to U.S. taxpayers, to date, exceeds 6 trillion dollars.

Leaks from Jofi Joseph, Wikileaks, Guccifer, Panama Papers, HSBC Swiss Leaks and over 72 similar leaks have now confirmed these facts. Secret Service agents, who stood in the White House observing these actions, have reported their disgust at the corruption. FBI agents, who have investigated these incidents, have reported their disgust at the lack of authorized actions for this case. Over 80 members of the United States Congress have started to demand a Special Prosecutor for the investigation of this matter. Over 1000 witnesses have offered to testify if a credible Special Prosecutor is appointed.

A new Administration has now been elected. The will and the resources to prosecute this case are now in place.