THE SILICON VALLEY TEXT MESSAGE LEAKS SHOW WHO THE CARTEL MEMBERS ARE

Herein a 151 page document, are the text messages and listed names of the non-Congressional members of the Silicon Valley Cartel who control and direct the United States Government employees and contractors, and benefit therefrom, in this matter. This document was produced by some of the largest law firms in the world via one of the largest legal investigation efforts ever undertaken. This document proves Plaintiff assertions that the stated parties conspire together, lie and manipulate efforts to control markets and public policy affecting Plaintiff and hundreds of millions of citizens. This submission is TWO PDF documents.

White House staff and their families, United States Senators and their families and government heads and their families illicitly make legislative rules, regulations, decisions, laws and policy based on how much money in profits they will make off of their *personal* stock market, career position and asset investments. They sabotage competitors, in violation of antitrust, RICO and other laws

Those public servants, and their family members, shared those schemes with Plaintiff, not realizing that Plaintiff reports to law enforcement entities. Plaintiff held U.S. awarded patents, companies and products which competed with and obsoleted the products that the crooked politicians covertly owned. In exchange for competing with, and reporting the crimes of, these notorious politicians, United States government officials used United States government, taxpayer financed, resources to attack, harm and sabotage the income of Plaintiff.

There are now a vast number of federal laws moving through Congress in recognition of these facts (ie: THE STOCK ACT, The Elizabeth Warren laws, etc.)

As of today, thousands of news report investigations, Congressional hearings, Court records and Congressional research reports have proven that many United States Government officials have a scheme to exploit the government for personal profiteering at the expense of taxpayers like Plaintiff.

No party can ever use the misdirect of calling the assertion a "<u>conspiracy theory</u>" as the assertion is now backed up by more forensic facts than this Court has ever seen. It is not a "theory"

when one has millions of pages of indisputable hard-evidence third-party produced FACTS, such as Plaintiff has provided.

These days, every citizen has the same research database resources as the FBI, CIA, NSA, FINCEN, INTERPOL and KGB, *combined*. It is easy for any public researcher to use: A.) ICIJ.ORG's Panama Papers, Swiss Leaks and CPA databases; B.) The Axciom database; C.) The PACER database; D.) The XKEYSCORE derivative database; E.) Kroll database; F.) Stratfor Database, ; G.) TransUnion's TLOxp database, and Accurint (from LexisNexis), Clear (Thompson Reuters), Delvepoint. DataTrac, IntelliCorp, BeenVerfied, Intelius, Pipl and Spoke.. etc. which are easily cross referenced to show which public figures did which crimes with which sociopath Silicon Valley oligarchs. The old adage of "follow-the-money", has never been easier and the money has now been followed by the FBI, DOJ, SEC, FCC, FTC, FEC and many other law enforcement and regulatory entities.

The United States Government harmed Plaintiff in the manners listed in the original complaint. Plaintiff is owed compensation for the harms listed.

It is impossible for Defendants to any longer deny these facts that are on every news outlet in the world. Hunter Biden, Dianne Feinstein, Nancy Pelosi, Kamala Harris, and other notorious politicians, are well documented having: A.) Owned Plaintiff's competitors, B.) lobbied intensely for public policy which exclusively benefited those competitors that they owned, C.) hired attack services like Fusion GPS, Black Cube, John Podesta, Gizmodo Media, Google, etc., D.) threatened Plaintiff via their staff, E.) ordered 'favored nations' status in government process for just their friends, F.) engaged in covert stock market manipulations with those competitors and against Plaintiff, G.) been placed under surveillance by law enforcement and intelligence services who have evidence of the criminal acts of those public officials, H.) other compromising conflict-of-interest metrics which validate the illicit actions of those government representatives.

Plaintiff, and his peers, have placed all of the evidence proving these crimes and illicit activities by public officials on public Court records and internet servers around the globe forever. These records are available for any citizen sleuth or forensic investigator to continue the investigation and prosecution of the corrupt individuals that have damaged our Democracy.

Even though tens of millions of dollars of vast resources have been expended by the crooked politicians to dismiss, delay, defer, distract and obfuscate this case, it will never go away for them.

In that respect, Plaintiff has won!

When Plaintiff is dead, any single citizen among the 8 billion people that now reside on the planet can pick up the gauntlet and move forward in these investigations and corruption

28

interdiction's. All of the "*How To*", *Do-It-Yourself*, forensic and citizen sleuth investigation instructions are now published online, in hundreds of thousands of locations, using un-deletable torrent and file segmentation technology. Anybody, ANY MEMBER OF THE PUBLIC, now has the resources, software, tools and peer-to-peer networking to join with any other citizens to take political corruption to it's knees. James Bronkema, Gary D. Conley, Rajeev Motwani, Tom Perkins, James Damore, Frances Haugen, the deepest members of the Feinstein and Pelosi families and White House staff have shared (Some of it recorded) the 'dirty secrets' of how the schemes all work. Now the public knows, too.

Plaintiff is simply seeking his harms and back-pay compensation, now, since the facts of the assertions have been proven by many others.

Onward and upward!

Additional Reference Evidence:

Tesla Case Lawsuit Filed By:

JOSEPH W. COTCHETT (SBN 36324)

jcotchett@cpmlegal.com

FRANK M. PITRE (SBN 100077)

fpitre@cpmlegal.com

NABILAH A. HOSSAIN (SBN 329689)

nhossain@cpmlegal.com

ANDREW F. KIRTLEY (SBN 328023)

akirtley@cpmlegal.com

COTCHETT, PITRE & McCARTHY LLP

San Francisco Airport Office Center

840 Malcolm Road

Burlingame, CA 94010

Telephone: (650) 697-6000

Fax: (650) 697-0577

'Deeply disturbing' video appears to show a Tesla in full self-driving mode repeatedly running over a child-sized mannequin in 'controlled test conditions'



Safety campaign group
The Dawn Project said
the vehicle hit the
stationary dummy over
and over again at an
average speed of
25mph during an
experiment carried out

on a test track in California.

EXCLUSIVE Nancy Pelosi's son - who secretly joined her on controversial trip to Taiwan - is a top investor in Chinese telecoms company, despite his mother's campaign to tackle China's corporate influence in the US



Nancy Pelosi's son Paul Pelosi Jr, 53, is the second largest investor in a \$22million Chinese company. Paul secretly accompanied his mother on her controversial trip to Taiwan last week and is seen in

Elon Musk announces Neuralink's 'show and tell' event on Halloween to give the first brain implant progress since a monkey fitted with the device was announced to be dead in February



begin later this year.

The Neurlink 'show and tell' is set to be held on October 31, but Elon Musk did not provide details of what the public could see. The billionaire has said that human trials would