

WHISTLEBLOWER, CONTRACTOR AND CITIZEN COMPLAINT NOTICE UPDATE

Aug. 12, 2018

United States Office of Special Counsel
Complaints Examining Unit
1730 Street Northwest, Suite 218
Washington, DC 20036-4505

The Inspector General Of The U.S. Department of Energy
1000 Independence Avenue, SW
Washington, DC 20585

Inspector General of The U.S. Department of Justice
950 Pennsylvania Avenue, N.W.
Suite 4706
Washington, D.C. 20530-0001

RE: Whistleblower Disclosures and Reprisals at the U.S. Department of Energy and The Department of Justice

To:
The United States Special Counsel -
The Inspector General of The U.S. Department of Energy -
The Inspector General of The U.S. Department of Justice -

We write because, in January of 2009 our client disclosed what he reasonably believed to be evidence of crimes, gross mismanagement, and abuse of authority. Within a few days of finding out about his disclosures, the Department of Energy and the Obama White House targeted him for revenge, retribution and reprisal actions because of his testimony to FBI, GAO, DOJ, Congressional and other groups.

Due to the proven threats and actual attacks on our client, we shall leave his written name out of this document. The U.S. Government has publicly acknowledged that every federal file server has been the target of effective cyber attacks and leaks and that federal systems cannot protect our client's data or identity. We are certainly willing to confirm our client's identity under Q-Sensitive secure means.

We can provide, attached to this letter, a signed OS, IG and SEC Form upon written confirmation that this report of criminal corruption, obstruction of justice, and ethics violations by officials within the Department of Energy and the White House will be accepted and investigated by the OS and the two IG offices without further retribution and WITH the assurance of the previously promised whistleblower cash reward.

We have provided the key information regarding our client's protected disclosures and the unlawful retaliation against him and provide two DVD data discs containing over 45,000 pages of confirming evidence. We provide a brief introduction below and then attach additional information that may be relevant to your investigation, broken out with reference to specific questions.

In January of 2009, our client disclosed certain public domain materials that he had acquired in the course of his employment and contracting with the U.S. Department of Energy Since 2000 or earlier.

Our client had a reasonable belief that his evidence provided at the request of investigators was evidence that US. Secretary of Energy Steven Chu sought in his official capacity to give unlawful, favorable regulatory treatment, worth hundreds of billions of dollars, to Tom Steyer, Elon Musk, Steve Jurvetson, Tim Draper, Vinod Khosla, John Doerr, Eric Schmidt, Larry Page, Covington and Burling, Perkins Coi and their connected partners and shell corporate structures in a quid pro quo exchange for major campaign donations and unreported campaign services to Secretary Chu, Dianne Feinstein, Nancy Pelosi, Harry Reid and President Barack Obama.

Specifically, history has proven that Secretary Chu only allowed federal funding and resources to proceed to the Cartel formed by those parties while he and his staff sabotaged, stone-walled, obfuscated and “attacked-in-a-targeted manner” their competitors who applied for federal funding. Our client had a proven track record, U.S. patent office file history, media history and business record proving that his products and services would obsolete the products and services of the Cartel.

Our client witnessed actions and materials and heard staff testimony which caused him to have had a reasonable belief that that information was evidence of a violation of law, rule, or regulation; of gross mismanagement; and of an abuse of authority. Beginning in 2009, our client began disclosing the same evidence, for the same reasons, to the Washington Post, The FBI, The GA, The SEC, The NHTSB and Congressional Committees

Our client made these protected whistleblower disclosures based on his reasonable belief that he was reporting evidence of criminal corruption, obstruction of justice, and ethics violations by officials within the Department of Energy, including US. Secretary of Energy Steven Chu and White House officials Rahm Emanuel, David Axelrod, David Plouffe and related White House staff. His disclosures were also based on his reasonable belief that those same officials were engaged in gross mismanagement and abuse of authority. As a result, these disclosures are protected under 5 U.S.C. 2302(a)(2)(D) and (b)(8) and other related U.S.C. provisions.

Our client’s protected disclosures were made public by the Washington Post and Congressional letters forwarded by Department of Energy officials. Our client suffered retaliation.

The US. Department of Energy has never alleged any misconduct whatsoever by our client nor denied his detailed factual allegations. Our client’s situation and this entire matter of the use of the U.S. Department of Energy as an Obama and DNC political “slush-fund”, has received extensive media coverage worldwide.

After his disclosures to journalists, Congress and law enforcement, our client then disclosed his information, as well as the details of the Department’s retaliation, to the Federal Energy Regulatory Commission, The FBI, the Office of Inspector General at the US. Department of Energy, the Attorney General of the United States, the Director of the Federal Bureau of Investigation, the Members of the US. Senate Committee on Energy and Natural Resources, and the Members of the US. House Committee on Natural Resources; and every proper regulatory and law enforcement agency he was advised to contact by each other agency.

Our client seeks corrective actions including reinstatement of all benefit rights, compensation for lost pay and benefits, whistleblower and informant fee, reimbursement for personal electronics compromised by the Department’s and White House hacking and cyber-attacks, monetary damages for violations of his civil rights, reasonable costs and attorney’s fees, and an order to Department officials requiring them to remove our client from attack services that the PR and communications departments use such as Fusion GPS, Gawker Media, Gizmodo Media, Media Matters, Black Cube and related

services and enjoining them from further retaliating against him. Our client also seeks disciplinary action against every US. official responsible for the retaliation against him.

At the website: www.slush-fund.com please find a small set of samples of additional information pertaining to our answers to the questions on your Forms. Please also find relevant documents and media coverage of our client's case, including the complaints that our client sent to Attorney General Jeffrey Sessions and Eric Holder and FBI Director's James Comey and Christopher Wray, the Department of Energy's Inspector General, and various Members of the United States Senate and House of Representatives.

The non-profit task force agency that we participate with is representing the client in this matter. You may reach us via the concurrent use of the previously provided emails including this email address.

Please include all of these email accounts on all communications for transparency and security purposes.

Thank you for your prompt attention to this important matter. We look forward to hearing from you soon.

Sincerely,

TASK FORCE 7

BCC: Investigative Reporters, Congressional Chiefs Of Staff, FBI, SEC, GAO, CFTC, FEC

Attachments:

(1) Two DATA DVD's of evidence in common PDF, PNG, HTML, XLS, M4V Video and DOC format

(2) Victims Public Statement

A number of parties suffered the same fate under the Obama/Chu Administration. This is one the widely published statements from one of those group efforts:

"...This matter affects every voting citizen because, if we can't get justice in America, then no voter will believe they can either.

A handful of corrupt tech billionaires, and their corrupt Senators, are manipulating public emotional triggers in order to steer, and money-launder, a trillion U.S. taxpayer dollars into their private bank accounts. Over 300 million American voters have said that the #1 issue with U.S. public policy is "CORRUPTION". This issue is about that corruption.

*Their "climate", "immigrants", "medical coverage" issues are fake controversies that they use to scam U.S. Treasury funds that have nothing to do with those 'cover issues'. They use Google, Facebook, Twitter and the Main Stream Media, **that they own**, in order to pump up these fake controversies via fake news. They use "Dark Money" fake charities, "Invisible Bridge" money laundering, crony stock market insider trading and pump-and-dump schemes, revolving door payola, prostitution bribes and other illicit corruption tricks.*

We are fighting back and we have already taken out part of the “bad guys”, and their schemes, using 100% legal tactics and methodologies. Any member of the public can now accomplish these anti-corruption efforts using espionage journalism, private investigation methods, citizen sleuth websites, class-action lawsuits and personal mass public media distribution. We encourage the public to continue in their efforts to bankrupt every single corrupt party that abuses our Democracy.

In our matter, the U.S. Government, via the Obama White House and the U.S. Department of Energy intentionally defrauded us out of years of work and our life savings! Now they owe us some offsets! We are here to collect.

We could not understand how ‘public servants’ could do these kinds of crimes to, and with, our government while stealing our, and millions of other taxpayers, money out of our pockets. We set out to hunt down every single person, group and process that allowed these crimes to happen, document their crimes on permanent public record and then make it nearly impossible for them to ever do this to the public again.

We were tricked by false government promises into spending years of our lives and millions of dollars of our life savings. We, and our peers, were used as the “facade” of a “cover story” to operate a criminally illicit “Dark Money” operation against the American public. We swear, warrant and certify that we can prove every assertion in a public federal jury trial, Grand Jury hearing and/or televised Congressional hearing, given equitable credible legal resources and security protection.

Senior government officials had full knowledge of, and participated in, this criminal enterprise. They knew, from the start, that the state and federal funding was covertly hard-wired, in advance, exclusively to their friends. They then attacked us with “Fusion GPS” , “Lois Lerner Targeting” , a tabloid character assassination program and worse things. They attacked us because we properly reported the crime to the FBI and Congress. They attacked us because we did "the right thing".

The cover-ups of this crime continue to this day. The failure of the U.S. Government to provide any 1.) apology, 2.) damages offset, 3.) justice, 4.) whistle-blower and informant fees; in this matter continues to this day. We are not anti-government. We are anti-corruption. In fact, top government officials are helping us in our quest.

For our first project, almost every taxpaying member of the public supported our past efforts and, in fact, provided us with a historically large number of purchasing letters of support which we hand-delivered to Congress. Nobody else was able to do that.

The non-crony major international news outlets, every major industrial publication, most of the non-crony members of the U.S. Congress, and every other non-crony public official confirmed that "Part Two" of our project was a “go”. After winning Congressional awards and fully delivering on our previous government contracts, federal officials asked us to invest our time and money in the federal government and do even more to create domestic jobs and new domestic technology opportunities.

BUT...

...it turned out that all of the government “deciders” worked for and owned stock in our arch competitor. The government officials took the money they had promised to us and gave it to their friends, who are our competitors. They gave it to the least qualified party; who also happened to be their buddy and their campaign financiers. They also gave part of the taxpayer cash to some of their friends who immediately filed bankruptcy in order to make huge profits off of tax loss filings and stock market valuation “pumps” without ever having to create any jobs or ongoing product deliveries.

We were asked to pay bribes and we refused to pay bribes. We refused to be part of the Silicon Valley “Dark Money” crimes. We knew these people. We were invited to their parties and to their most intimate meetings. When we saw that they were running afoul of Democracy using corrupt schemes, illegal insider trading, sextortion, money laundering, tax evasion, bribes, prostitutes, Dark Money conduits, election rigging, internet manipulation and other crimes against the public; we said NO!

Will the U.S. Government provide us with the justice we seek and the Constitution demands?

We have worked with exceptional FBI, GAO, SEC, CFTC, IG and Congressional staff in this matter and we wish to acknowledge their support. Many have seen the recent news head-lines about top-level law enforcement firings of corrupt law enforcement executives. Those were the right moves and we wish to confirm the fact that certain public officials continue to stall our justice. Treasury and GAO say that over 180 million taxpayer dollars have been spent on cover-ups, attacks and DOJ stalls against our request in order to avoid political embarrassment for the Obama Administration. They are no longer around and they SHOULD be embarrassed by their corruption! You can resolve our matter for dramatically less money than you are spending trying to cover it up!

We will not give up and we will fight to the end. Our Task Force of crime victims, journalists, bloggers, mass data scientists, intelligence specialists and voters is now using 100% legal means to terminate every single crook in this case until we get justice. We demand a resolution where our damages are paid for and the whistle-blower and informant fees we are owed are delivered.

*The news articles and Congressional reports prove that this Silicon Valley Cartel regularly engages in crimes, sex abuse, illicit acts, a sociopath culture and law-breaking. Fact-based forensic data has now been published representing the work of tens of thousands of renown, award-winning journalists and researchers. They prove that what we are saying really did happen and it really is a criminal abuse of Democracy! The ICIJ, Snowden, Assange and Binney leaks prove the depth of the crimes. Hundreds of thousands of documents have now been placed on public record in the federal courts and P2P archives and those documents prove who engaged in these crimes and how they did it. The **60 Minutes** episodes, The feature films: **Dark Money; Too Big To Fail; Inside Job** and the tens of thousands of broadcast news segments about this corruption all prove our assertions. The evidence is indisputable!*

It is time for the public to take a stand against this kind of organized crime that is operated by the very people that are meant to serve the public!

It is time for The U.S. Government and The U.S. Department of Energy to deliver the 1.) apology, 2.) damages offset, 3.) justice, 4.) whistle-blower and informant fees that are required...”

(3) Documentation point noting “ *Multi-Terrabyte Insurance Policy "Dead Man Switch" # 4; Key #2 = hTef#2&#yYkTq*6R2WG3&zV* “

(4) Documentation of the following third party investigation groups, located at the following web links, who can provide verification facts regarding these assertions:

[Resource A](#)

<http://wearethenewmedia.com/> 

<https://www.icij.org/> 

<https://www.transparency.org/> 

<https://www.judicialwatch.org> 

<https://corruption123.com> 

<https://wikileaks.org> 

<http://peterschweizer.com/>

<https://causeofaction.org> 

<https://nissanwhistleblower.blogspot.com/>

<https://freedomandprosperity.org/2015/blog/big-government/green-energy-corruption-reform-conservatism-and-the-size-of-government/>

<https://finance.townhall.com/columnists/maritanoon/2012/06/29/obamas-greenenergy-cronycorruption-n1010038>

<http://fusion4freedom.com/about-gcf/>

<https://greencorruption.blogspot.com/>

- <http://globalinitiative.net/> 

...and over 1000 other sites validating these assertions

(5) Congressional Report On This Matter:

<http://oversight.house.gov/wp-content/uploads/2014/12/December-2014-IRS-Report.pdf>

(6) <http://instituteeforenergyresearch.org/analysis/issa-report-uncovers-fraud-in-doe-loans/>

(7) <http://www.xyzcase.com>

(8) http://www.theifp.org/research-grants/procurement_final_edited.pdf

(9) <https://www.oecd.org/cleangovbiz/toolkit/50042935.pdf>

(10) <http://thehill.com/blogs/congress-blog/the-administration/250109-a-case-study-in-pay-to-play-cronyism>

(11) <https://www.stridentconservative.com/obamas-green-energy-crony-corruption-story-part-2/>

(12) <https://www.cbsnews.com/news/cleantech-crash-60-minutes/>

(11) Note: Many tens of thousands of additional third party sites, Congressional reports, forensic documents and related evidence can be quoted in these attachments. The items provided here, though, provide enough extraordinary validation of the charges and assertions for any person, of average intelligence, to understand and believe these assertions.