

From: larryglaser [REDACTED]
Sent: Wednesday, May 11, 2022 11:28
To: Kazia Nowacki <knowacki@acus.gov>
Subject: May I show you why small entities are treated unfairly by society and big tech? I can draw provable examples.

You may be shocked.

Culturally, the little guy has become the target of large law firms, government and big tech. He bears the brunt of societies need to control,, manipulate and treat unfairly.

Consider, when the Federal Government of WWII set forth rules to make business between US companies and Government fair, the Government wanted to set the highest standard imaginable so any entity would be treated fairly. Right off the bat, the Government recognized the need to set aside all work under 1M in size (generally) for small business. Logic and reasoning, no matter what the law or rules, big tech and big business always finds ways to manipulate and cheat the system. Small entities generally do not have the motive or resources to try to manipulate Government and steer contracts.

You now have:

8(a)
Tribal
HUBZone,
Veteran and Disabled Veteran
Micro small business
Opportunity zone

Just to cite some examples of set aside programs. (All Small)

What I can show you is Patented tech stolen outright from me by way of my obtaining the patent, hiring a broker, advertising for years, having every Supermajor tech company in the space *seriously look* and then just steal it.

I can show you law firms charging 600,000 to prosecute ONE invention, US only.

I can show you a Patent for the underpinning business plan that Amazon and Google use to make all their money. Twitter and Facebook, too. It is US 8041604. It took 13 years to get the patent. I feel I was cheated out of the duration it should have run, and, cheated out of the equity and fair payment for the invention. Given that a quadrillion dollars of revenue is now derived from this one invention I should have been paid fairly.

I can show you US 7462485. This method was double patented. My trade secret portions of the invention, stolen outright. DARPA has funded more than 20 Million into it, which is a Qui Tam because the entity had no legal rights to the invention AT ALL, and misrepresented to the US Government that they had the rights, double patenting the invention. They achieved the double patent by hiding the true inventor, not citing their own prior art, which failed to get a US Patent and is public domain, and refusing to cite my 7462485 as prior art.

I am now embroiled in US 9065893 series, with a broker and law firm offering to enforce, but wanting to take 90% of the equity, leaving me with 10%, as a prerequisite to representing me. Bar rules do not allow more than 50% and usually cap at 45%. I am told, its a fair deal because of the risk. ? 9065893 (technique) is now used by the top 30 Super Major cell and tablet manufacturers, without license. Apple is the current exception which is about to change. One feature, "In Display Fingerprint Reader" has become

mandatory to be able to sell your product. How this is enabled, is outlined in my Provisional and Non Provisional filings. There is no sneaky way around, and I have had a long list of arm's length reviews by Counsel(s) wanting to represent me. Note that I am now 11 years into the Patented tech. NOT ONE supermajor offered to sign a license agreement. Most reviewed the tech. Google outright stole the tech from me. (Pixel series, "In Display Fingerprint Reader". There is also a lot of cross infringement. In my opinion, Egis, Synaptics, Goodix, Qualcomm and Samsung have outright stolen my idea and happily infringed upon my published Patent Grants. (about 20, in 7 countries).

I hold critical Patents for Quantum Computing and Quantum Communications.

I have work in an area that would help all of mankind instantly achieve the carbon free footprint everyone touts as crucial to the future of Mankind. I have it figured out. Complete. Where do I go to get support, and not get robbed in the process?

I once had the means to take these through full cycle development. I was cheated on wall Street. You have the means to look this one up. PACER case 06 civ 00170 sd ny sas document 116. Insiders actually attest that they did sell stock. Judge in that case ruled the sales illegal. At the SEC and in the financial statements, this public company simple never addresses the illegally sold stock. I HAVE A CLAIM. When insiders sell restricted stock and hide it, all investors of that period, automatically have a claim, for stock and options held while insiders secretly sold. I have asked the NYSE, FBI, DOJ and SEC, repeatedly, for a pathway to make my claim. I told this public company's new board and new auditors about the illegal insider sales and failure to report them. What do they do? Come on Linked in and look at my bio. Nothing done. PCAOB was told. What do they do? Nothing. Ernst and Young was the auditor. What do they do? Have one of their top executives buy stock in this company and get on the board. Ernst and Young was caught by the US Attorney, hiding documents and falsifying audits during the same time frame. US Attorney and SEC can bring action 20 years later. I cannot. I am time barred. Yet, I have a claim. 1933 1934 Exchange Act Mandated disclosure of insider sales, even before the SEC was created. Black Letter Law and Public Policy, no one steals from the public and finds tolling and statutes protect them for their success in hiding the theft.

You see above, why I feel you cannot right the wrongs and correct the system. At best, a small claims COURT with some TEETH would be a good start.

in closing, I have fusion and a carbonless future all mapped out. How do I show this? If I do, quadrillions of dollars of government investment and big tech are wiped out overnight. Oil, obsolete. From my own personal history, I cannot succeed. SBIR STTR programs invoke march in rights. Yes, they do. No publication trying to sweet talk people out of what they know, will change the basic nature of Mankind. I have suffered under the lash and hope you can now see why I try to keep hope for small entities in my day to day work, yet, feel it can never come.

Lawrence F. Glaser

