

## Global Generation Group LLC

United States District Court Northern District State of California Case#

I own Global. Global is my family's investment vehicle which I have built over the past 41 years of working. I ask that the court read into the record and consider the information contained herein when deciding the fate of Global's Investment in Palantir. Thank you in advance for this accommodation.

My attorney has explained to me that we are in a Court of Equity. I must admit I did not know what that meant. He explained in a court of equity the intent is to do what is fair and equitable and not strictly impose the letter of the law. I am not a lawyer so I was optimistic that I would be treated fairly.

In my business dealings for the past 41 years I have always tried to be fair including cooperating with the SEC when they asked for information surrounding the Mazzola entities activities. I was perhaps the largest single investor with the Mazzola entities, a mistake of which I have paid dearly and have largely concealed my embarrassment.

I did not enter the Mazzola entity through their normal channel, Investor Group Leader and Mazzola salesman, Joshua Cilano, but rather through an associate that worked with Global who introduced us to Goldman Sachs Intuitional Group. Pre IPO shares are not handled by traditional investment banks, so a secondary market firm owned by Mazzola was recommended.

Global was the first investor in Palantir. In 2011 Palantir stock was unavailable unless you had large liquid assets and Mazzola et al told me they had none. I, acting for Global, selected Palantir from the jumble of stocks Mazzola was selling and after significant research into the company I gave Mazzola the money required to begin to acquire the stock in Palantir. Without the 3 million dollars Global provided Mazzola there

would be NO INVESTOR GROUP and THERE WOULD BE NO PALANTIR SHARES TO DISTRIBUTE. Mazzola lacked the financial liquidity to capture Palantir shareholders and Palantir company people without the 3 million dollar stake Global provided. After the initial purchase Mazzola was able to acquire additional tranches.

Global was not only an investor in Palantir, it was the FIRST investor, the single and sole source of the funding that allowed any Palantir stock to be purchased.

Global is now conveniently being attempted to be misclassified as a creditor by some slick New York Lawyers identical to the slick New York Lawyers Mazzola used to defend himself against the previous SEC litigation and million dollar fine, at least one sexual harassment complaint and of course my pursuit and attempt to recover the Palantir shares from him.

I was told by Mazzola he was going backrupt at one point, another point I was told the shares did not exist, other points I was told the shares did exist but there were not enough to cover everyone.

I always wanted my shares. I issued a "put" to get control of the shares or to get the money so I could repurchase the shares from other Secondary Market Companies. The problem was I never got either. If Mazzola had given me enough of the money back I could have repurchased the shares or if he would have given me the shares I could have held them in a protected account whereby Mazzola's activities would not harm them.

I spent hundreds of thousands of dollars attempting to get my shares. During the arbitration we were told there were no shares. At that time, they made a \$700,000 cash offer and the promissory note for current value of the stock. I did not believe we would get either from Mazzola.

So I spent hundreds of thousand of dollars on legal fees. 100,000 more since this proceeding has started and with the stroke of a pen millions of dollars of my money could be wiped away.

So I was an investor told they lost all of my money. I chased the apparent thieves through court after court. At a huge cost in legal fees I obtained a judgement. A judgement because Bivona was so clever to tie up all of Mazzola's assets that he was even able to stop paying the mortgage on his Saddle River House and the bank stopped foreclosure because of it being entagled with something regarding Bivona.

I was unable to collect a dime on the judgement as Mazzola, Cilano and their NY attorneys laugh at me. They continue to laugh as now the effort to collect my shares was not only a joke to them, but now a wonderful windfall as they can enrich themselves again at my expense by cleverly positioning the court to excile Global – which is my life's investment by the way, to the discard pile.

These same investors that now seek to unjustly enrich themselves were given the same information I was given when the SEC froze all of Mazzola's assets. I was told no stock in Palantir could be located. Why didn't these investors move to protect their investments? Did they have some inside information that I did not have? How did Cilano stop them from filing a suit against Mazzola entities? Why did they sit calmly and wait without a care in the world? Could it be that Cilano maintained his close friendship with the Mazzola / Bivona syndicate and he was told where the stock was held? Most people develop a friendship with someone who pays them \$800,000 but the relationship with Mazzola and Cilano is much deeper. Over the years, Cilano worked for I believe 8 investment firms, most sanctioned and fined by the SEC. Cilano in addition to selling pre IPO stock for Mazzola also worked at Alexander Capital. This was the firm that sold Mazzola's investors shares once the companies went public. So in effect Cilano got paid on the front end and more than likely on the back end by Alexander Capital too. I believe this incestuous relationship remains strong today and Mazzola orchestrates the activities of Cilano.

If I am cast into the creditor pile all of the investors will now be unjustly enriched by this classification. They did not provide Mazzola the stake money to begin to purchase Palantir – I did. They did not tell Mazzola this is the best of the stocks he was selling – I did. They were not the FIRST investor in Palantir – I am.

Current valuation of my 625,666 shares is roughly 3.6 Million dollars. A lifetime of work hanging in the balance of what is fair versus what NY lawyers can brand as legal.

So I sit with the Sword of Damocles over my head. Waiting to see if fairness prevails or if once again NY slick attorneys will steal the day.

Sincerely, John Syron