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Americans For Innovation

... and against intellectual property theft

Constitutional rights are not negotiable

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Tuesday, October 28, 2014

OHIO STATE TRUSTEES APPROVE CRONY INVESTMENTS IN JPMORGAN & FACEBOOK WHILF ARLISING THEIR MARCHING BAND & SOCIAL NETWORKING INVENTOR

DRAKE & STEINMETZ GIVEN \$100 MILLION DISCRETIONARY CHECK WRITING AUTHORITY PER INVESTMENT IN FIRST MONTHS ON THE JOB

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | OCT. 28, 2014 | PDF

(OCT. 28, 2014)—On Aug. 29, 2014, four weeks after firing OSU Marching Band director Jon Waters on a Title IX pretext, the Ohio State trustees approved sweeping changes to OSU investment policy.

According to the 440 pages of meeting minutes (originally 50 MB; we compressed to 16 MB), the OSU trustees voted to give newly-installed President

MICHAEL V. DRAKE and newly-installed Provost JOSEPH A. STEINMETZ broad authority to invest up to \$100 million

per investment. They also placed newly-

installed trustee, ALEX R. FISCHER, on the finance committee along with trustee president JEFFREY WADSWORTH, Fischer's boss from Battelle Memorial Institute.

Buried on page 436, the trustees approved investing in three indexes: 60% in Morgan Stanley's MSCI index, 30% in Barclays' U.S. Aggregate Bond index and 10% in the Consumer Price Index.







The Ohio State University Trustees Meeting Minutes, Aug. 29, 2014, 440 pgs. ACCOUNT VALUATION Ohio State officers Drake, Steinmetz end of each month LTIP number of units assigned to and Chatas can invest up to \$100 investment expenses and rocessed at the end of each million "at their discretion" p. 228 Non-marketable gifts will be s may be made only from Notwithstanding the foregoing, the President, the Provost and the Senior Vice President for Business and Finance of the University, in consultation with the Chair of the Finance Committee of the Board of Trustees, may direct that certain LTIP funds that are transferred to the LTIP from Operating Funds as further described in Section II(E)(3)(b), up to a maximum amount of \$100 n n in compliance with this Policy, other than the Asset Allocation and Rebalancing and benchmarks provisions and as expressly set forth in this paragraph. Such LTIP funds will not be allocated units in the LTIP and any investments made using such funds will not be included in the unit value calculation referred to above. Such LTIP funds will constitute a separate component fund of the LTIP and will receive distributions in the amount of and only to the extent of distributions on the underlying investments made using such funds. Investment expenses and fees will be assessed on such funds to the extent applicable. Source: http://www.fbcoverup.com/docs/ohiostate/2014-08-29-Ohio-State-Trustees-Agenda-Documents-Aug-29-2014.pdf

FIG. 2—The Ohio State Trustees secretly (without public comment) gave newly-appointed President Michael V. Drake and newly-appointed Provost Joseph A. Steinmetz signing authority to invest up to \$100 million per investment "at their discretion" at their Aug. 29, 2014 meeting while a public protest at the firing of band director Jon Waters broiled outside, forcing the trustees to give spokesman Gary Lepplla, a band alum and Dayton attorney, five minutes to express their grievance. Others wanted to speak, including parents of current bandsman, but the trustees walked out. Source: Ohio State Trustees Aug. 29, 2014 Meeting Minutes, p. 228 of

Ironically, despite their concurrent lack of ethics in the Jon Waters affair, they got religion and promised "no conflicts of interest or perceptions of conflicts of interest when making investment decisions" (p. 229). They violated this pledge the moment they voiced it.

WHAT IS A CONFLICT OF INTEREST?

A public official has a conflict if he could benefit personally by decisions favorable to one side or the other in the matter. In such circumstances, the right thing to do is to disclose the conflict and disqualify himself from that decision. This helps insure that the decision benefits those he serves, and not himself, his friends, family or close relationships.

TRUSTEES APPROVED INVESTMENTS IN WADSWORTH'S MCBEE STRATEGIC CLIENTS WHO ARE ALSO OSU CONTRACTORS



FIG. A-JEFFREY WADSWORTH

President, The Ohio State University Board of Trustees: CEO, Battelle Memorial Institute. Wadsworth's lobbyist. McBee Strategic, has 16 contracts with Ohio State. Before coming to Battelle. Wadsworth had no prior ties to Ohio. Ohio State or the Big 10: neither did Michael V. Drake. Their ties are all in California. LLNL, Univ. of Calif., Stanford.

Photo: The Columbus Dispatch.

The OSU Trustees try to avoid telling the public about their crony investments by hiding behind "indexes." Perhaps the biggest lie of the century is the notion that a public official can invest in a mutual fund that contains the stock he is interested in, and then avoid disclosing that holding when the company he is invested in comes before him in a public matter. If this were true, then the only conflicts that would have to be disclosed would be matters directly involving mutual funds. It is a silly notion that lawyers, politicians and bureaucrats have used to line their pockets with insider tips to grow rich while they are in office.

Closer analysis of the fund indexes reveals that the trustees approved all of McBee Strategic's clients who are Ohio State contractors for investing. McBee Strategic is Jeffrey Wadsworth's lobbying firm at Battelle Memorial Institute.

Any trustee who holds stock in any of the indexes funds approved had a duty to disclose that conflict and recuse himself from a decision in favor of that index.

The trustees conflicts of interest in selecting the Morgan Stanley and Barclay's indexes are many.

WADSWORTH TAKES HIS ORDERS FROM JPMORGAN, CITIGROUP & FACEBOOK

Chief among Wadsworth's cronies are JPMORGAN, CITIGROUP and FACEBOOK. These two banks are currently embroiled in a patent infringement battle with Internet pioneer, DR. LAKSHMI



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BLOG ARCHIVE (New. 1/20/14)

- **2014** (23)
 - ▼ October (3)
 - OHIO STATE TRUSTEES APPROVE CRONY INVESTMENTS IN J...
 - OHIO STATE TRUSTEES SLING MUD WHILE SECRETLY PROFI...

FIRING OF OSU BAND LEADER EXPOSES CORRUPTION AT BA...

- ► September (1)
- ► August (3)
- ▶ July (2)
- ▶ June (3)
- ► May (2)
- ▶ April (3)
- ► March (1)
- ► February (2)
- ► January (3)
- **2013** (28)
- **2012** (6)

UPDATE MAR. 25, 2014

FOUR CRITICAL AFI POSTS ON JUDICIAL COMPROMISE

Fully updated Mar. 25, 2014 in the wake of the Scribd censorship:

- 1. WAS CHIEF JUSTICE ROBERTS BLACKMAILED into supporting Obamacare by his ethical compromises in Leader v. Facebook?
- 2. JUSTICE ROBERTS MENTORED Facebook Gibson Dunn LLP attorneys.
- 3. JUSTICE ROBERTS HOLDS substantial Facebook financial interests.



4. JUDGE LEONARD STARK FAILED to disclose his Facebook financial interests and his reliance on

ARUNACHALAM. Dr. Arunachalam is former director of network architecture for Sun Microsystems, and is a true pioneer of how web transactions work. She holds over a dozen patents, and yet she is experiencing massive collusion among JPMorgan, the judges in her case, and the Patent Office who, like Wadsworth, are "chummy" with JPMorgan and Facebook. Stay tune for more developments in this case of deep-pocketed bullying of true inventors.

JPMorgan was also one of Facebook's underwriters who funded mutual funds like Fidelity Contrafund who helped facilitate the theft of **MICHAEL MCKIBBEN AND LEADER TECHNOLOGIES'** invention of social networking as well.

A FINANCIAL INTEREST IS A FINANCIAL INTEREST, NO MATTER HOW MANY MUTUAL FUND BLANKETS YOU THROW OVER THE BODY.

The OSU trustees approved investments in the following McBee Strategic / Wadsworth clients: Facebook, Google, Alcoa, Boeing, Eastman Chemical, Fedex, Duke Energy, General Dynamics, General Electric, Honeywell, JPMorgan, Oracle, Praxair, Time Warner and WellPoint. However, from a conflict of interest perspective, Wadsworth had an affirmative duty to recuse himself from these decisions. Instead, he led the way.

WELLPOINT, INC., a donor to Betty Montgomery's 2006 campaign, and Woodrow A. Myers' company (a Michael V. Drake crony from Stanford), is the 5th largest investment in one of the funds (SPDR Barclays Aggregate Bond ETF). Drake had a duty to disclose this conflict and recuse himself. There is no record he did. Neither did Drake disqualify Betty Montgomery from being involved with the ongoing investigations/fishing expeditions involving the band.

The trustees also approved investments in **SMUCKERS**, even though Smuckers' CEO, **TIMOTHY P. SMUCKER**, serves as a trustee. At a minimum, Smucker should have recused himself from any decisions involving the two key indexes in which his stock is listed. There is no record that he disclosed the conflict.

The trustees approved a TIAA-CREF fund chaired by HOWELL E. JACKSON. Jackson is a former Harvard Law vice dean, former consultant to the IMF and World Bank, and long-time colleague of Lawrence "Larry" Summers, President Obama's 2008 bailout director who fed over \$33 billion to his Facebook underwriter cronies, Goldman Sachs and Morgan Stanley. Summers was also the former Harvard president when Mark Zuckerberg attended and was fed the Michael McKibben/Leader Technologies' programming code needed to start Facebook. (Michael McKibben's son, Max, also attended Harvard and is now a surgeon at UNC.) Summers is also a former Treasury Secretary who recently was overwhelmingly opposed by his economist colleagues to head the Federal Reserve.

WITCHES' BREW OF MUTUAL FUNDS

Tellingly, almost no Yale Law and no Ohio State Law graduates are involved in the Facebook Cartel. The Cartel is overwhelmingly comprised of unscrupulous Harvard Law graduates who are colluding with Wall Street in the formation of these witches' brew mutual funds.

WADSWORTH'S CRONY COLLEGES AND MEDICAL CENTERS TO GET OSU INVESTMENTS

The trustees also approved investments in STANFORD UNIVERSITY, UNIVERSITY OF CALIFORNIA, MIT, CORNELL, PRINCETON, GEORGE WASHINGTON UNIVERSITY, CLEVELAND CLINIC, MAYO CLINIC—all known members of the FACEBOOK CARTEL. Those OSU trustees and officers who have worked at any of these schools should have disqualified themselves because their friends and colleagues would benefit personally from decisions favorable to any of their cronies.

The trustees also approved investments in approximately 30 companies with known direct affiliations with the **FACEBOOK CARTEL**, not counting the mainstream media, where they approved investments in CBS, NBC, ABC, Comcast, Walt Disney and Fox. Any trustee who has personal holdings in any of these companies had a duty to disclose and recuse, but there is no record they did.

WADSWORTH AND CRONIES ARE LINING THEIR POCKETS WITH INSIDER OSU DEALS

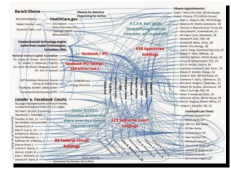
<u>Jeffrey Wadsworth took two bites at the conflicts of interest apple</u>. (1) He arranged OSU contracts for his McBee Strategic lobbyist, and then (2) he arranged for these same cronies to be approved to receive Ohio State investing dollars—up to \$100 million, at

Facebook's Cooley Godward LLP attorneys for his appointment.



BARACK OBAMA'S DARK POOLS OF CORRUPTION

Click to enlarge



CLICK HERE FOR WASHINGTON'S ETHICAL DISEASE DISCOVERIES RE. FACEBOOK "DARK POOLS"

STOP FACEBOOK PROPERTY THEFT



WILL HUMANKIND EVER LEARN? Facebook's Orwellian doublespeak about property and privacy (theft) merely repeats the eventual dehumanization of the individual under MAO's Red Star, Stalin's SOVIET Hammer & Cycle and Hitler's NAZI Swastika. Respect for the inalienable rights of each individual is a bedrock value of democracy. The members of the Facebook Cabal abuse this principle at every opportunity. They evidently believe that they deserve special privileges and are willing to lie, cheat and steal in order to treat themselves to these privileges.

ASK CONGRESS: PASS THE INVENTOR PROTECTION ACT!

practically the sole discretion of Michael V. Drake and Joseph A. Steinmetz, whom he had maneuvered into place following the Waters firing.

CLICK HERE TO DOWNLOAD THIS DOCUMENT: Ohio State Trustees HOLDINGS Indexes, Barclays US Aggregate Bond Index, MSCI ACWI, Oct. 28,2014

FIG. 2—OHIO STATE TRUSTEES APPROVED INVESTMENTS IN CRONY FUNDS. On Aug. 29, 2014, the Ohio State Trustees approved a list of companies in which they could invest funds. However, not a single trustee recused himself or herself from decisions about funds and indexes in which they had personal investments. Ohio Ethics law forbids a public official from making decisions in matters where he or she will benefit personally from decisions for one party or the other. Click here to download the PDF file. Source: OSU Trustees.

THE OSU TRUSTEES ARE RUNNING A RACKET TO BENEFIT THEIR CRONIES, NOT THE PEOPLE OF OHIO

CONFLICT #1: MICHAEL V. DRAKE—Newly-installed president Michael V. Drake failed to disclose his financial holdings in his Sep. 29, 2004 financial disclosure filed with the Ohio Ethics Commission. He gave his broker's name instead. In so doing, Drake has seriously violated Ohio ethics laws and has thwarted the ability of the public to hold him accountable for his financial decisions.

Drake did not submit this disclosure until AFTER the Aug. 29, 2014 trustee vote. The devil will be in the details of his undisclosed investments. Inquiries into this lack of disclosure should be made to the **Ohio Ethics Commission**. Knowledge of Drakes's financial holdings are especially critical since he was give co-signing authority with provost Joseph A. Steinmetz up to \$100 million of OSU public funds



CONFLICT #2: JOSEPH A. STEINMETZ—Newly-installed provost Joseph A. Steinmetz does not make his financial holdings public, but given the conflicts discovered among his cronies, we can surmise that his conflicts are legion too. Steinmetz also failed to disclose his close association with M.O.O.C. (Massive Open Online Course) vendors, including Google and Oracle, whom he has been promoting.

Also, Steinmetz was given co-signing authority with Michael V. Drake over up to \$100 million in university investments (public funds), yet has failed to disclose his personal financial holdings for public scrutiny.

CONFLICT #3: ALEX R. FISCHER—Newly-installed trustee Alex R. Fischer failed to disclose his holdings of McBee Strategic's clients, failed to recuse himself from the MSCI and



Click image above to download a poster-quality PDF optimized for a 11in. x 17in. (ledger-size) poster. America should not be in the business of cheating its entrepreneurial investors simply because the cheaters buy off judges with the money gained from their theft. Such permissiveness is obscene.

LEADER V. FACEBOOK BACKGROUND

Jul. 23, 2013 NOTICE: DonnaKlineNow! has gone offline. All her posts are available as a PDF collection here (now updated, post-Scribd censorship).

Mar. 20, 2014 READER NOTICE: On Mar. 7, 2014, all of our documents linked to Scribd were deleted by that "cloud" service using the flimsiest of arguments . Some of our documents have been there for two years and some had almost 20,000 reads.

George Orwell wrote in 1984 that one knows one is in a totalitarian state when telling the truth becomes an act of courage.

All the links below were updated Mar. 20, 2014 (many thanks to our volunteers!)

- 1. Summary of Motions, Appeal, Petition, Evidence, Analysis, Briefings (FULL CITATIONS) in Leader Technologies, Inc. v. Facebook, Inc., 08-cv-862-JJF-LPS (D. Del. 2008), published as Leader Techs, Inc. v. Facebook, Inc., 770 F. Supp. 2d 686 (D. Del. 2001)
- 2. Dr. Lakshmi Arunachalam's Censored Federal Circuit Filings (Archive)
- 3. Brief Summary of Leader v. Facebook
- 4. Backgrounder
- 5. Fenwick & West LLP Duplicity
- 6. Instagram-scam
- 7. USPTO-reexam Sham
- 8. Zynga-gate



Barclays decisions given his holdings in many of those companies, while he simultaneously approved for OSU to invest in companies in which he holds numerous interests. See previous post.

Fischer and his wife, Ohio civil rights commissioner, Lori Barreras, disclosed that they are invested in numerous companies that the trustees just approved for OSU investing. Therefore, any decision to invest funds in those companies will benefit Fischer and Barreras personally.

OSU HAS GIVEN SWEEPING POWERS TO THESE SCHEMERS

OSU football coach Urban Meyer does not just hand the reins of his football team to a new quarterback and expect him to perform well. Leadership takes time and trust from one's teammates and coaches. By contrast, these newly-installed OSU "leaders" are fumbling and stumbling, or so it seems.

They are either very stupid, or very sneaky. We don't think it is the former. We believe they have one goal: to get OSU's digital pipelines plugged in to their Silicon Valley and Wall Street cronies in order to gather Ohio voter data, and suck OSU ideas out to their favored companies (just look at the list). OSU generates a a plethora of ideas in healthcare, research and student interaction.

A GLOBAL PROGRESSIVE AGENDA IS AFOOT. IT'LL BE GOOD FOR YOU, DID YOU GET THE MEMO?

In our opinion, Wadsworth, Drake and Steinmetz only care about their personal finances and achieving control of Ohio State's digital infrastructure in student interaction and research as good foot soldiers for the Cartel. They don't care about Ohio State's storied traditions. The band is expendable. Propriety is old fashion. Decency is passe. Nothing matters except achieving their goal by the time the Obama Administration is out of power. With control of those pipelines, they'll be in control forever.

Prudence left the building at Ohio State. Since when is it OK for trustees and officers, much less newbies, to be given sole authority to spend \$100 million per investment on their signature? Experience with the Obama energy stimulus handouts has already shown where these funds will go: to political hacks.

OSU's current trustee who are trying to seize control of OSU's cash, are the same people who fired one of OSU most beloved and successful employees—OSU Marching Band Director Jon Waters.

In Waters' lawsuit, these are the same trustees who dug out a lampooning student calendars from Waters' desk drawer and are misrepresenting it in salacious terms. At the same time, they are performing back flips to make a flimsy case for "at will" employment technicalities—after that is, they cashed the \$30 million check that Waters generated for the university in the Apple i-Pad commercial. Unprecedented funds for a university music program.

No, the OSU trustee dog doesn't hunt.

* * *

U.S. Government agents colluded with Battelle Memorial Institute to steal the social networking invention of Leader Technologies, Briefing for Jim Jordan (4th Ohio), House Oversight Committee on Government Reform, Oct. 9, 2014

- 9. James W. Breyer / Accel Partners LLP Insider Trading
- 10. Federal Circuit Disciplinary Complaints
- 11. Federal Circuit Cover-up
- 12. Congressional Briefings re. Leader v. Facebook judicial corruption
- 13. Prominent Americans Speak Out
- 14. Petition for Writ of Certiorari
- 15. Two Proposed Judicial Reforms
- 16. S. Crt. for Schemers or Inventors?
- 17. Attorney Patronage Hijacked DC?





- 18. Justice Denied | Battle Continues
- 19. FB Robber Barons Affirmed by S. Crt.
- 20. Judicial Misconduct WALL OF SHAME
- Corruption Watch "Oh what webs we weave, when first we practice to deceive"
- 22. Facebook | A Portrait of Corruption
- 23. White House Meddling
- 24. Georgia! AM 1080 McKibben Interview
- 25. Constitutional Crisis Exposed
- 26. Abuse of Judicial Immunity since Stump
- Obamacare Scandal Principals are intertwined in the Leader v. Facebook scandal
- 28. S.E.C. duplicity re. Facebook

GIBSON DUNN LLP exposed as one of the most corrupt law firms in America



Investigative Reporter Julia Davis investigates Facebook's Leader v. Facebook attorney Gibson Dunn LLP. She credits this

firm with the reason why not a single Wall Street banker has gone to jail since 2008. Click here to read her article "Everybody hates whistleblowers." Examiner.com, Apr. 10, 2012. Here's an excerpt:

"Skillful manipulation of the firm's extensive media connections allows Gibson Dunn to promote their causes, while simultaneously smearing their opponents and silencing embarrassing news coverage."

This statement followed right after Davis cited Facebook's chief inside counsel in the Leader v. Facebook case, Theodore Ullyot, who appears to have helped lead the Leader v. Facebook judicial corruption. Interesting word choices associated with Gibson Dunn LLP: manipulation, smear. Attorneys swear a solemn oath to act morally, ethically, and in

support of democratic principles. They promise to conduct themselves in a manner than instills confidence among the citizenry in the rule of law and the judicial system. These promises appear to be meaningless. Click here for a PDF version of Julie Davis' article

POPULAR POSTS



OHIO STATE'S PRESIDENT MICHAEL V. DRAKE MIRED IN PERSONAL CONFLICTS OF INTEREST

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technology that benefits trustee clients and is stolen from OSU alums Contributing Writers | Opin...



OSU BAND INVESTIGATION UNEARTHS SURPRISE TRUSTEE COLLUSION IN PATENT THEFT Breaking News, Sep. 3,

2014, 10:05am OSU Trustee

President, Jeffrey Wadsworth, "counterattacks" the Band Alumni leadership T...



FIRING OF OSU BAND LEADER EXPOSES CORRUPTION AT BATTELLE LABS, PATENT OFFICE, NSA Jeffrey Wadsworth, Battelle CEO and OSU

Trustee president, doles out OSU contracts to Facebook Cartel thru his McBee Strategic LLC lobbyis...



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Judges go to jail for far less serious misconduct; Facebook users should pay Leader fees voluntarily; its

the right thing to do since Faceb...



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CONSTITUTION

IBM and "The Eclipse
Foundation" Control Obama
in the Shadows to Block
Out Our Fundamental

FIG. 3—"U.S. Government agents colluded with Battelle Memorial Institute to steal the social networking invention of Leader Technologies," Briefing for Jim Jordan (4th Ohio), House Oversight Committee on Government Reform, Oct. 9, 2014. Click here to download PDF. Source: U.S. House of Representatives.

* * *

OHIO STATE TBDBITL TRADITION. EXCELLENCE. INNOVATION.

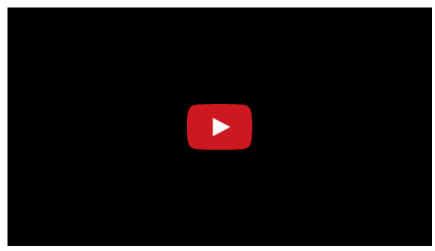


FIG. 4—THE OHIO STATE UNIVERSITY MARCHING BAND 2014 TRAILER. This video shows the Waters-conceived animated T-Rex dinosaur (eating a Michigan Wolverine) marching innovation that was included in the Apple iPad commercial that netted the University \$30 million, according to API Wire, Yahoo Live. TBDBITL = "The Best Damn Band In The Land." Source: The Ohio State University; YouTube—http://youtu.be/1NJDV_BmXb8.

Read more about the storied history and tradition of the OSU Marching Band on Wikipedia.

COMMENT

Click "N comments:" on the line just below this instruction to comment on this post. Alternatively, send an email with your comment to amer4innov@gmail.com and we'll post it for you. We welcome and encourage anonymous comments, especially from whisteblowers.

Thursday, October 23, 2014

OHIO STATE TRUSTEES SLING MUD WHILE SECRETLY PROFITING FROM PERSONAL STOCK IN OSU CONTRACTORS

NEWLY-MINTED OSU TRUSTEE ALEX R. FISCHER HOLDS 48 STOCKS IN OSU CONTRACTORS IN VIOLATION OF ETHICS RULES

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | OCT. 23, 2014 | PDF

(OCT. 23, 2014)—Ohio State's first response to the lawsuit filed by fired band director Jon Waters' for wrongful dismissal is astounding in its lack of substance and salacious innuendo.

OHIO STATE SHAMES ITSELF WITH MORE PANDERING TO TABLOID JOURNALISM

The most substantive legal argument is that Waters had no legally binding contract. Really? This is the best argument they have? This is the same university that willingly cashed the \$30 million check that Waters generated for the university from the Apple iPad commercial last year—an almost unheard of achievement in university music. This is the same university that gave Waters glowing job performance reviews.

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MASSIVE WASHINGTON CORRUPTION EXPOSED BY LEADER V. FACEBOOK

Bi-partisan citizen group appeals to Congress to RESTORE PROPERTY

CONFISCATED BY widespread federal corruption incl. interference by Nancy ...



THE REAL FACEBOOK - A PORTRAIT OF CORRUPTION Fig. 1—Mary L. Schapiro , Chairman, Securities & Exchange Commission. Schapiro was in charge

while her underling chief counsel, Thoma...

EDITORIALS

- DC Bar refuses to investigate attorney misconduct in Leader v. Facebook -Unwillingness of DC attorneys to selfpolice may explain why Washington is broken, Dec. 30, 2012
- Will the U.S. Supreme court support schemers or real American inventors? Facebook's case dangles on a doctored interrogatory. Eighteen (18) areas of question shout for attention, Dec. 27, 2012
- 3. Two Policy Changes That Will Make America More Democratic (and less contentious), Dec. 21, 2012

OUR MISSION

American citizens must fight abuse of the constitutional right for authors and inventors to enjoy the fruits of their inventions, as a matter of matter of basic property rights and sound public policy. Otherwise, instead of innovation, creativity, genius, ideas, vision, courage, entrepreneurship, respect, property, rejuvenation, morals, ethics, values, renewal, truth, facts, rights, privacy, solutions and judicial faithfulness,

... our society and economy will be dragged down (and eventually destroyed) by copying, infringement, thievery, counterfeiting, hacking, greed, misinformation, exploitation, abuse, waste, disrespect, falsity, corruption, bribery, coercion, intimidation, doublespeak, misconduct, lies, deception, attorney "dark arts," destruction, confusion, dishonesty, judicial chicanery and lawlessness.

If we do not speak up, impeach derelict judges and imprison corrupt attorneys, we cannot possibly hope to start fixing the current ills in our society. Without justice and respect for private property, democracy has no sure foundation.

CURRENT EDITORIAL FOCUS

Not unexpectedly, both president MICHAEL V. DRAKE and provost JOSEPH A. STEINMETZ are claiming no liability since they didn't assume their new jobs until after the scandal broke. As the Church Lady was fond of saying, "How conveeeeenient." An analysis of their emails prior to Jul. 24, 2014 will no doubt show their duplicity. Any reasonable person can see that their start dates were timed so that they could deny liability now. Fraudulent misreprentation is an offense. Collusion is criminal

JERRY SPRINGER COULD DO BETTER

Leave it to unscrupulous lawyers to sling more mud at \$500-900 per hour of Ohio's money. OSU's response reads more like a badly-produced Jerry Springer show, replete with 24 exhibits. The contents are simply more of the same stuff from the discredited Glaros Report. See Columbus Dispatch coverage just released.

Click here to download the complete Defendant's response with 24 exhibits (21MB ZIP file).

Click here to download just Defendant's response without the exhibits.

The trustees introduce more salacious innuendo. If this information was really so important as they make it now, then why wasn't it included in the Glaros Report? This OSU administration appears more interested in pumping out salacious tidbits for the evening news than in treating Jon Waters and the band fairly.

UNIVERSITY ATTACKS JON WATERS WHILE FISCHER AND WIFE, LORI BARRARES, SECRETLY MAKE THEIR FORTUNES FROM OSU CONTRACTS

Newly-minted Ohio State trustee ALEX R. FISCHER holds 48 stocks of MCBEE STRATEGIC clients including 12 in M.O.O.C. (MASSIVE

OPEN ONLINE COURSE) vendors **GOOGLE** and **ORACLE**. He also holds three stocks in **WELLPOINT, INC.**, and 94 stocks in members of the **FACEBOOK CARTEL**.

See Alex R. Fischer, Lori Barrares Financial Disclosure, 2013, filed with the Ohio Ethics Commission, Apr. 14, 2014.

Fischer's only apparent qualification to be an OSU trustee is that he has lived in the shadow of OSU trustee president Jeffrey Wadsworth for most of his career. During that time he served as chairman of OmniViz, the Battelle Laboratory subsidiary that appears to have been the conduit for Battelle's theft of OSU grad and inventor Michael McKibben's invention of social networking. See previous three posts.

FEDERALIZATION OF HIGHER EDUCATION IS AFOOOT

The mud slinging at band director Jon Waters is silly misdirection. This university leadership is hiding the real sins in their surreptitious efforts to federalize Ohio State's IT infrastructure into their global MOOC plan.



FIG. 1—ALEX R. FISCHER, OSU Trustee, Lori Barreras, Commissioner, Ohio Civil Rights Commission, are seen here enjoying some of the \$5.30 million OSU received from Jon Waters' success with the Apple iPad commercial Fischer also holds 48 stocks in Ohio State contractors who are clients of McBee Strategic, the lobbyist for OSU Trustee president Jeffrey Wadsworth and his company, Battelle Memorial Institute. Battelle manages billions of dollars of contracts for the Department of Energy. Wadsworth learned about OSU graduate Michael McKibben's invention of social networking a full 18 months before Facebook went live.

Magically, Jeffrey Wadsworth, had signed a contract with McKibben and his company, Columbus-based Leader Technologies, within days of the Battelle meeting, while Wadsworth worked for Lawrence Livermore National Laboratory in California, run by the University of California Trustees. Those trustees also employed OSU's new president, Michael V. Drake. Shorty after Wadsworth signed the Livermore contract, he then magically took over at Battelle. In addition, Wadsworth brought in Alex R. Fischer to become chairman of the Battelle subsidiary that was making plans with McKibben. Leader says Battelle has never contacted them about Battelle's intent to exploit Leader's invention.

The nepotism among Wadsworth, Fischer, Barreras, Marbley, Drake and Steinmetz appears to be hiding great sins. Their response to Waters' lawsuit is simply more juvenile mud slinging. It is not worthy of a great university. They must be fired.

Photo: Columbus CEO.

We are an opinion blog that advocates for strong intellectual property rights. We welcome commenters and contributors. The Leader v. Facebook patent infringement case first came to our attention after learning that the trial judge, Leonard P. Stark, U.S. District Court of Delaware, ignored his jury's admission that they had no evidence to support their on-sale bar verdict, but the judge supported it anyway.

The judicial misconduct has deteriorated from there, replete with two of the three judges on the Federal Circuit appeal panel, Judges Alan D. Lourie and Kimberly A. Moore, holding Facebook stock that they did not disclose to the litigants, and later tried to excuse through a quick motion slipped in at the last minute by the Clerk of Court, Jan Horbaly, and his close friends at The Federal Circuit Bar Association. (The DC Bar subsequently revealed that Mr. Horbaly is not licensed to practice law in Washington D.C.)

The judges ignored shocking new evidence that Mark Zuckerberg withheld 28 hard drives of 2003-2004 evidence from Leader Technologies that could prove actual theft (and therefore claims even more serious than infringement). In addition, Facebook's appeal attorney, Thomas G. Hungar of Gibson Dunn LLP, has close personal ties to just about every judicial player in this story. The misconduct appears to reach into the U.S. Patent Office through abuse of the reexamination process by Facebook. We will stay focused on Leader v. Facebook until justice is served, but we also welcome news and analysis of intellectual property abuse in other cases as well.

WELCOME TO DONNA KLINE NOW! READERS!



AFI has been supporting Donna and is now picking up the main Leader v. Facebook coverage (she will continue coverage as well).

Anonymous Posts Are Welcomed! Blogger has more

posting constraints than Donna's WordPress, but we will continue to welcome anonymous posts. Simply send us an email at amer4innov@gmail.com with your post. Once the moderator verifies that your email address is real, your comment will be posted using your real name or handle, whatever you wish, like John Smith or Tex.

Click here to view a complete Donna Kline Now! posts archive.

M.O.O.C. is the federal equivalent of Common Core—an attempt to federalize higher education via control of Internet infrastructure. The chief proponent of MOOC is provost Joseph A. Steinmetz.

These financial disclosures were obtained from Fischer's wife, **LORI BARRERAS**. They were contained in her 2013 financial disclosure filed with the Ohio Ethics Commission on Apr. 14, 2014.

McBee Strategic is lobbyist for **JEFFREY WADSWORTH**, CEO, **BATTELLE** Memorial Institute. Wadsworth is also president of the Ohio State board of trustees. **See McBee Strategic client** list (Ohio State contractors are highlighted in yellow).



FIG. 2—Ohio State trustees including Alex R. Fischer and his wife, Ohio Civil Rights commissioner Lori Barreras, hold large amounts of stock interests in Ohio State contractors who are clients of McBee Strategic, the lobbyist for OSU trustee president Jeffrey Wadsworth. Holding stocks in companies that benefit fellow trustees and their business associates is an illegal conflict of interest. The ethical principle is that if a decision you make on behalf of the university will benefit you, your family, friends and/or close associates and acquaintenances personally, you must disqualify yourself from that decision. In the case of Fischer, his financial holdings essentially taint all his advice, since these companies supply all corners of the university operations.

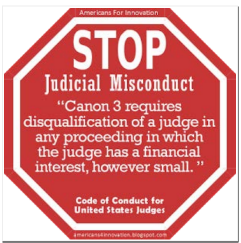
FISCHER AND BARRARES LIVE IN JEFFREY WADSWORTH'S SHADOW

Fischer and Barreras were both employed by Wadsworth at Battelle before they were fired in early 2009 for improper use of the Battelle corporate jet (ostensibly to accomodate their affair), according to a Battelle source. In recent days, they have landed well. Barrares was sworn in by OSU Trustee **ALGERNON L. MARBLEY** as a commissioner at the Ohio Civil Rights Commission. Fischer was installed as an OSU trustee two weeks before they fired Jon Waters. Curious timing.

ACCORDING THE OSU OFFICE OF LEGAL AFFAIRS, A TRUSTEE OR EMPLOYEE:

- Cannot authorize a contract or use authority to secure authorization of a contract for self, family, business associate
- Cannot solicit or accept things of value
- · Cannot disclose or use confidential information
- Cannot receive additional compensation for performance of official duties
- Cannot represent parties on matters in which public servant involved
- Cannot participate in matters where public servant has a conflict of interest i.e. when something of value will result for self, family members, others





CODE OF CONDUCT FOR U.S. JUDGES

"CANON 2: A JUDGE SHOULD AVOID IMPROPRIETY AND THE APPEARANCE OF IMPROPRIETY IN ALL ACTIVITIES"

GALLERY OF JUDICIAL MISCONDUCT



Judge Leonard P. Stark, U.S. District Court of Delaware, trial judge in Leader Techs, Inc. v. Facebook, Inc., 770 F. Supp. 2d 686 (D.Del. 2011). Judge Stark heard his jury foreman admit that the jury made the on-sale bar decision without any evidence other than speculation, and yet he supported that verdict anyway. Just months before trial, Judge Stark allowed Facebook to add the on-sale bar claim after the close of all fact

See Ohio State Office of Legal Affairs, Legal Topics, http://legal.osu.edu/ethics.php

These intertwined Fischer/Barrares/Marbley relationships with Jeffrey Wadsworth and his lobbyist, McBee Strategic, are gross violations of these Ohio ethical standards.

OHIO STATE'S CORRUPTION VIRUS

Resignations or firings of some and maybe all of the current OSU trustees are in order for allowing this corruption to infect Ohio State like the Ebola virus.

Reinstatement of Jon Waters is a must.

* * *

U.S. Government agents colluded with Battelle Memorial Institute to steal the social networking invention of Leader Technologies, Briefing for Jim Jordan (4th Ohio), House Oversight Committee on Government Reform, Oct. 9, 2014

FIG. 3—"U.S. Government agents colluded with Battelle Memorial Institute to steal the social networking invention of Leader Technologies," Briefing for Jim Jordan (4th Ohio), House Oversight Committee on Government Reform, Oct. 9, 2014. Click here to download PDF. Source: U.S. House of Representatives.

* * *

discovery and blocked Leader from preparing its Like defenses to this new claim. Judge Stark allowed the claims despite Leader's prophetic argument that the action would confuse the jury and prejudice Leader. (Read Leader's May 20, 2010 motion here.) He also permitted the jury to ignore the Pfaff v. Wells Electronics, Inc. test for on-sale bar, even after instructing the jury to use it. (See that Jury Instruction No. 4.7 here.) He also Like contradicted his own instruction to Leader to answer Interrogatory No. 9 in the present tense (2009), then permitted the jury to interpret it as a 2002 admission as well. See his Sep. 14, 2009 Order. Facebook's entire onsale bar case is based upon this interrogatory. (Editorial: Hardly



sufficient to meet the "heavy burden" of the clear and

Judge Alan D. Lourie, U.S. Court of Appeals for the Federal Circuit, panel judge in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Lourie stood to benefit financially from undisclosed holdings in Facebook. See analysis of Judge Lourie's T. Rowe Price holdings re. the Facebook IPO.

Judge Lourie also failed to apply his own law-test in Group One v.
Hallmark Cards to the evidence. After debunking all of Facebook's evidence on appeal, Judge Lourie created new argument in the secrecy of chambers to support Facebook and prevent the on-sale bar verdict from being overturned—a clear breach of constitutional due process.



Judge Kimberly A. Moore, U.S.

OHIO STATE TBDBITL TRADITION. EXCELLENCE. INNOVATION.

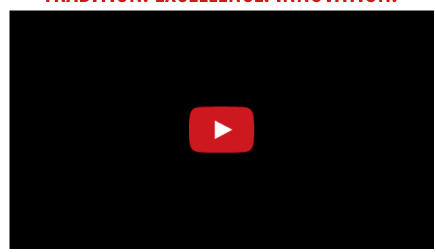


FIG. 4—THE OHIO STATE UNIVERSITY MARCHING BAND 2014 TRAILER. This video shows the Waters-conceived animated T-Rex dinosaur (eating a Michigan Wolverine) marching innovation that was included in the Apple iPad commercial that netted the University \$30 million, according to API Wire, Yahoo Live. TBDBITL = "The Best Damn Band In The Land." Source: The Ohio State University; YouTube—http://youtu.be/1NJDV_BmXb8.

Read more about the storied history and tradition of the OSU Marching Band on Wikipedia.

COMMENT

Click "N comments:" on the line just below this instruction to comment on this post. Alternatively, send an email with your comment to amer4innov@gmail.com and we'll post it for you. We welcome and encourage anonymous comments, especially from whisteblowers.



Friday, October 10, 2014

FIRING OF OSU BAND LEADER EXPOSES CORRUPTION AT BATTELLE LABS, PATENT OFFICE, NSA

JEFFREY WADSWORTH, BATTELLE CEO AND OSU TRUSTEE PRESIDENT, DOLES OUT OSU CONTRACTS TO FACEBOOK CARTEL THRU HIS MCBEE STRATEGIC LLC LOBBYIST

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | OCT. 10, 2014, UPDATED OCT. 16 | PDF

(OCT. 14, 2014)—NEWS UPDATE

BETTY MONTGOMERY HIDES INVESTMENTS IN OSU-

Court of Appeals for the Federal Circuit, panel judge in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Moore stood to benefit financially from undisclosed holdings in Facebook. See disclosure of substantial holdings in Facebook and Facebook-related stocks. Judge

Moore failed to follow the longheld precedent for testing on-sale bar evidence in Pfaff v. Wells



Electronics, Inc.—an evident and intentional omission coming from a former patent law professor. After debunking all of Facebook's evidence on appeal, Judge Moore created new argument in the secrecy of chambers to support Facebook and prevent the on-sale bar verdict from being overturned —a clear breach of constitutional due process.



Judge Evan J. Wallach, U.S. Court of Appeals for the Federal Circuit, member of the three-judge panel in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Wallach is not a patent attorney. This begs the question as to why a judge with no knowledge of patent law was assigned to the case. Would anyone ask a dentist to perform brain surgery? The Federal Circuit was specially formed to appoint patent-knowledgeable judges to patent cases. There is no evidence so far in the judicial disclosures that Judge Wallach holds stock in Facebook, although when he was asked on a motion to disclose potential Facebook holdings and other conflicts of interest, he refused along with the other judges. See Motion to Disclose Conflicts of Interest. Judge

Wallach continued in silence even after Clerk of Court Horbaly failed to provide



him with Dr.
Lakshmi Arunachalam's motions
(according to his Federal Circuit
staffer Valeri White), and yet the
Clerk signed an order regarding
that motion on Judge Wallach's
behalf. See a full analysis of these
events at Donna Kline Now! Judge
Wallach also failed to police his
court's violation of Leader's Fifth
and 14th Amendment
constitutional right to due process
when he participated in the

WADSWORTH-MCBEE STRATEGIC CLIENTS INSIDE HER MUTUAL FUNDS-LEGALIZED PAYOLA?

On Mar. 19, 2014, former Ohio Attorney General, Betty Montgomery, filed her required 2014 financial disclosure with the Ohio Ethics Commission. Montgomery was appointed by OSU President MICHAELV. DRAKE to head an inquiry into the OSU Marching Band culture after he fired director Jon Waters on a Title IX pretext. This inquiry appears to be a fishing expedition. Fishing expeditions (trolling for evidence to build a case for which one does not have the evidence) are illegal in Ohio. Montgomery surely knows this as former Ohio

REQUEST AN OHIO ETHICS INVESTIGATION

The Ohio Ethics Commission collects financial disclosures from 11,000 public officials a year. They don't give an opinion on the veracity of a report. Investigations are triggered by complaints from the public. Click here to go to the Ethics Commission for instructions on how to file.

attorney general. Nonetheless, she disclosed holdings in BlackRock mutual funds.

THE MUTUAL SEC records reveal that the fund holds stock in 14 OF THE 16 OSU CONTRACTORS who are also clients of MCBEE STRATEGIC, BARACK OBAMA'S conduit for green FUND SCAM energy stimulus funds to political cronies and the lobbyist for OSU Trustee President JEFFREY WADSWORTH and his company, BATTELLE LABS. Those stocks include prominent players in the M.O.O.C. (Massive Open Online Course)

initiative to centralize higher education under federal control. JPMORGAN figures prominently in Montgomery's and Wadsworth's crony relationships. Such conflicts of interest taint the task force with evident bias. Montgomery agreed to be removed by the governor "if it is found that [s]he

has used his[her] office corruptly."Ohio Revise Code 3.04. OSU President MICHAEL V. DRAKE signed the same statement. Click here to read "Mutual Funds and Conflicts Concealment among Public Officials at Ohio State-Betty Montgomery Case Study."

It appears time for Ohio Governor JOHN KASICH to step in before his inaction destroys the band's storied 136-year tradition at the hands of Drake and Wadsworth, who are creating a caustic organizational environment at OSU.

JPMORGAN "LEGALIZING PIRACY"

UPDATE: OCT. 16, 2014—Federal court filings today allege judges and JPMorgan collude to deprive Internet pioneer, Dr. Lakshmi Arunachalam, of her patent rights. Collusion among deep-pocketed patent infringers and federal judges appears to be rampant, as we have been reporting in Leader v. Facebook for several years—in the same Delaware District Court. Click for more.

Montgomery's and Drake's financial nondisclosures give Governor Kasich a good reason to step in. Unfortunately, Governor Kasich is himself conflicted. He holds at no less than 26 JPMorgan stocks. See previous post.

Original Post

(OCT. 10, 2014)—AFI has just received a copy a of new Congressional Briefing. See Fig. 2 below. Click here to download PDF. It exposes a global agenda to control American elections in perpetuity. It fleshes out what Dick Morris has exposed in his runaway bestseller, Power Grab-Obama's Dangerous Plan for a One-Party Nation.

The Facebook Cartel may have overreached when they fired Jon Waters, the Ohio State Marching Band director. Up until that point, the Cartel's global Common Core-like M.O.O.C. university strategy to centralize control of university education (Massive Open Online Course) was largely unknown.

MOOC appears to be the higher education version of Common Core. It is vet another attempt by the "progressive" Facebook Cartel to move higher education under tight federal control—all in the name of "increased social engagement."

At the same time, the Cartel has been busy taking control of the underlying technical infrastructure of America at the IRS, HHS, SEC, FEC, Commerce, HealthCare.gov and now the FCC with



FIG. 1-JEFFREY WADSWORTH, OSU Trustee President; CEO, Battelle Memorial Institute Wadsworth appears to have been ordered by the Facebook Cartel to get the Common Core-like MOOC initiative (Massive Open Online Course) moving at Ohio State. So, he sacrificed the Marching Band as the pretext to get out of the university's Title IX investigations. This action exposed Wadsworth's prior association with Columbus innovator, Michael McKibben, chairman and founder. Leader Technologies, and McKibben's invention of social networking, which he shared confidentially (he thought) with Battelle back in 2001. This included proposing a project with Harvard and IBM. Facebook

fabrication of new arguments and evidence for Facebook in the secrecy of judge's chambers after he had just invalidated Facebook's sole remaining item of evidence (using disbelieved testimony as ostensible evidence of an opposite). Judge Wallach also failed to police his court when he failed to apply the Supreme Court's Pfaff v. Wells Electronics, Inc. test for on-sale bar evidence, which included even the Federal Circuit's own Group One v. Hallmark Cards, Inc. test—a test which Judge Lourie should have advised Judge Wallach to follow since Judge Lourie helped write that opinion. Group One test omission analysis.



Clerk of Court Jan Horbaly, U.S. Court of Appeals for the Federal Circuit, clerk who signed all the opinions in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Clerk Horbaly and his staff obfuscated when the court's ruling was challenged by an amicus curiae brief revealing clear mistakes of law and new evidence. See analysis of the misconduct and misrepresentations within the Federal Circuit Clerk of Court in Leader v. Facebook. Mr. Horbaly failed to disclose his conflicts of interest and close associations with numerous Facebook attorneys and law firms, as well as his close association with one of Facebook's largest

shareholders. Microsoft, who is a Director of The Federal Circuit Bar Association where



Mr. Horbaly is an ex officio officer. Additionally, the DC Bar revealed in a written statement that Clerk Horbaly is not licensed to practice law in the District of Columbia. [Editorial: What does that make the Federal Circuit with its location within in a stone's throw of the White House? A selfgoverning state?]



Judge Randall R. Rader, U.S. Court of Appeals for the Federal Circuit, chief judge responsible for the (mis)conduct of his judges and Clerk of Court in Leader Techs v.

their push to abolish net neutrality without submitting the matter to Congress.

started 18 months later.

Photo: The Columbus Dispatch.

OHIO STATE'S MOOC STALLED BY TITLE IX—OSU BAND'S 136-YEAR TRADITION SACRIFICED BY HAPLESS CALIFORNIANS

UPDATE OCT. 12 2014

OSU PRESIDENT MICHAEL V. DRAKE FAILED TO DISCLOSE HIS INVESTMENTS



On Sep. 29, 2014, OSU president MICHAEL V. DRAKE filed a required financial disclosure with the Ohio Ethics Commission. This

was two months after he fired OSU Marching Band director, Jon Waters, on a Title IX pretext. Click here to read Drake's disclosure.

Shockingly, Drake disclosed his broker's name rather than his financial holdings. The broker, "Bank of the West Investment/Mutual Funds," has no mutual fund, but rather, they broker "an extensive list of no-load mutual funds from a variety of fund families." In fact, they represent over 100 funds. We highlighted some of the known members of the Facebook Cartel in that list linked above.

Drake also disclosed he is a director of the bank. Therefore, he has no excuse for failing to disclose materially significant information in a public disclosure. The fact that Drake listed a broker's name rather than his actual financial holdings is appears to be an intentional act to mislead the public.

JPMORGAN CONFLICTS

The Drake disclosure hides his actual financial holdings. For example, JPMorgan is one of the mutual funds brokered by the bank. Numerous of those funds hold JPMorgan stocks. JPMorgan is also an Ohio State donor and vendor. JPMorgan is also a client of Jeffrey Wadsworth's Battelle lobbyist, McBee Strategic LLC.

Disclosure of such intertwined JPMorgan interests would have been problematic for Drake, so he evidently hid it.

Drake acknowledged in his disclosure that "DRAKE: filing a false statement may be grounds for removal from public office or dismissal from public employment."

Drake's dismissal from public employment for this act of material nondisclosure is appropriate, especially considering the caustic environment that he has created in his first months in office. Ohio State is the 3rd largest university in the country and a critical component in the MOOC roll out. That roll out was stalled by an ongoing Title IX investigation.

Jeffrey Wadsworth, OSU's Trustee president, appears to have been under orders from the Cartel to get MOOC rolling at Ohio State. Wadsworth and provost Joseph A. Steinmetz chose to sacrifice the OSU band.

Wadsworth and new OSU President Michael V. Drake had matriculated from California to Ohio and haven't a clue about the OSU band's 136-year tradition.

Not surprisingly, the pretext worked like magic. Within a few short weeks, the Department of Education in Washington, D.C. closed the multi-year investigation. A few weeks after that, Steinmetz announced his 12-university "University Innovation Alliance."

WADSWORTH'S DIRTY LITTLE SECRET

Wadsworth's attack on Jon Waters highlighted his prior association with another OSU Band alum, Michael McKibben. McKibben holds the patents on social networking.

In 2002, Wadsworth had signed a technology agreement with McKibben while Wadsworth was a technology director at Lawrence Livermore National Laboratory (LLNL). LLNL was managed by the University of California Trustees, which also employed Drake. Concurrent with his LLNL agreement, McKibben had been in discussions with Battelle Labs as well about his innovations.

WADSWORTH REAPPEARED AT BATTELLE

Shortly after the LLNL agreement with McKibben and Leader, Wadsworth took over at Battelle and was off to the races with McKibben's invention, unbeknownst to McKibben . . . until the firing of Jon Waters.

In 2010, McKibben proved that Facebook is infringing his social networking invention and patent on 11 of 11 claims, yet the federal courts (all the way to the U.S. Supreme Court) protected Facebook on an unfounded legal pretext, easily proven so. Tellingly, all the judges in the case held massive amounts of stock in Facebook interests. They were also chummy with Facebook's attorneys. The Code of Conduct for U.S. Judges requires judges in such circumstances to disqualify themselves from the case. These judges hammered down anyway, very evidently to protect their Facebook holdings in the coming IPO.

AFI investigations into the Leader v. Facebook judicial corruption were the first to identify the Cartel and its tangle of Byzantine relationships. We have observed in these relationships the old adage: "You can fool most of the people most of the time. But, you cannot fool all the people all the time."

Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Rader failed to manage his court resulting in a likely situation where his judges never even received briefs that they allegedly ruled on in favor of Facebook. Judge Rader also failed to disclose his Like conflicting relationships with a Leader principle with whom he may have had deep professional differences during his time at the Senate Judiciary Committee-his former professor of law at George Washington University Law Center, former Leader director Professor James P. Chandler. See analysis of Judge Rader's undisclosed conflicts of interest in Leader v. Facebook. Judge Rader also did not stop his judges from Like creating new

judges from creating new arguments and evidence for Facebook in the secrecy of chambers—after they had debunked all of Facebook's evidence on appeal, which is a clear breach of constitutional due process.

Click here to view a Federal Circuit Leader v. Facebook Conflicts of Interest Map.

See "Cover-up In Process At The Federal Circuit?" Donna Kline Now! Sep. 17, 2012.

Leader v. Facebook Legal Research Links

NOTICE: Opinion

This is an opinion blog. Any information contained or linked herein should be independently verified and should be considered the sole opinion of the writer. Free Speech and Freedom of the Press are protected by the First Amendment of the U.S. Constitution and other local, state, national and international laws. Therefore, as with all opinion, such opinion should not be relied upon without independent verification.

This site is a not-for-profit effort focused on education, news, investigation of issues in the public interest, and research, and relies on fair use copyright exemptions under 17 U.S.C. 106(a)-117 of the United States Copyright Act, in addition to any and all other related and relevant privileges to which a fair and reasonable person would attribute to this grassroots effort to root out corruption and promote justice. No rights whatsoever to third party content are claimed or implied.

AFI LOGO (with text)

Drake's deceptive financial disclosure is a corrupt calling card.

THE FACEBOOK CARTEL—TAKEN DOWN BY A MARCHING BAND?

Thanks to the mistreatment of Jon Waters and the Ohio State University Marching Band, we have discovered the Facebook's Cartel's likely demise—JEFFREY WADSWORTH AND BATTELLE MEMORIAL INSTITUTE.

We'll stop here. You can read the briefing for yourself below.

Let us hope the Cartel's overreach and abuse of The Ohio State University Marching Band will be their undoing. That would be poetic justice, to have the mighty Facebook Cartel taken down by a dedicated band of musicians.

Go Buckeye Nation!

U.S. Government agents colluded with Battelle Memorial Institute to steal the social networking invention of Leader Technologies, Briefing for Jim Jordan (4th Ohio), House Oversight Committee on Government Reform, Oct. 9, 2014







AFI LOGO (no text)



CORRUPTION WATCH LIST

Faces of the Facebook Corruption (PDF) (currently being updated after the Fri. Mar. 7, 2014 Scribd censorship of this document:

Here is the cast of characters in Leader v. Facebook. We encourage you to report their corrupt activities to this site and others, like Lawless America. Feel free to communicate anonymously in any way in which you are most comfortable. The attempt of these people and their organizations to corrupt American justice and commerce cannot be tolerated. Vigilance. We will expose them. See Congressional Briefings (currently being updated after Scribd censored the documents on Fri. Mar. 7, 2014).

A. Facebook's law firms:

- Fenwick & West LLP (Facebook securities and patent law firm; former Leader Technologies counsel; attempted an appearance in Leader v. Facebook; did not seek conflicts waiver from Leader prior to representing Facebook)
- 2. Cooley Godward LLP (Facebook law firm in Leader v. Facebook; McBee Strategic energy stimulus partner; Obama Justice Dept. advisor; former employer to patent judges)

OHIO STATE TBDBITL TRADITION. EXCELLENCE. INNOVATION.

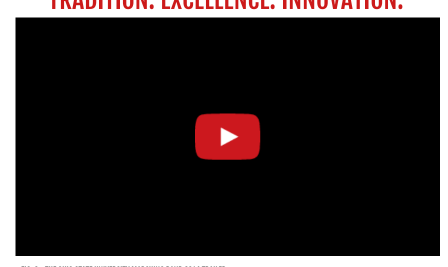


FIG. 3—THE OHIO STATE UNIVERSITY MARCHING BAND 2014 TRAILER. This video shows the Waters-conceived animated T-Rex dinosaur (eating a Michigan Wolverine) marching innovation that was included in the Apple iPad commercial that netted the University \$30 million, according to ABC News. TBDBITL = "The Best Damn Band In The Land." Source: The Ohio State University; YouTube—http://youtu.be/1NJDV_BmXb8.

Read more about the storied history and tradition of the OSU Marching Band on Wikipedia.

COMMENT

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Friday, September 5, 2014

GOVERNOR JOHN KASICH HOLDS MUCH STOCK IN OSU TRUSTEE PRIVATE INTERESTS

GOVERNOR'S TRUSTEE APPOINTMENTS REVEAL STRONG BIAS TOWARD PROTECTING HIS INVESTMENTS

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | SEP. 05, 2014, UPDATED OCT. 3 | PDF

UPDATE, OCT. 3, 2014

OHIO INSPECTOR GENERAL BEGINS INVESTIGATION OF OSU TRUSTEES AND ADMINISTRATION

"Your complaint regarding the actions of Ohio State University Trustees and Administration in the firing of OSU Marching Band Director Jon Waters has

- 3. Blank & Rome LLP (Facebook law firm in Leader v. Facebook; former employer to patent judges)
- 4. White & Case LLP (Facebook law firm in Leader v. Facebook; undisclosed former employer to Patent Office Freedom of Information Act (FOIA) officer involved in Leader v. Facebook)
- 5. Gibson Dunn LLP (Facebook law firm in Leader v. Facebook; undisclosed counsel to the Federal Circuit; undisclosed protégé of Chief Justice John Roberts, Jr.; undisclosed former employer to Preetinder ("Preet") Bharara, U.S. Attorney currently persecuting Paul Ceglia in U.S. v. Ceglia (Ceglia v. Zuckerberg))
- 6. Orrick Herrington LLP (longtime Facebook law firm and destroyer of evidence for the cabal in Winklevoss v. Zuckerberg and ConnectU v. Facebook)
- 7. Weil Gotshal LLP (Federal Circuit counsel in Leader v. Facebook; Judge Kimberly A. Moore's undisclosed former client)
- 8. Latham & Watkins LLP (Facebook Director James W. Breyer's counsel; Judge Kimberly A. Moore's husband, Matthew J. Moore's new law firm)
- 9. Federal Circuit Bar Association ("FCBA") (Federal Circuit's bar association; second largest in the U.S.; Facebook's law firms extert much influence in its policy and activity, incl. Fenwick & West LLP, Gibson Dunn LLP, Orrick Herrington LLP, Weil Gotschal LLP; Facebook's large shareholder, Microsoft, is a director; Federal Circuit Clerk of Court Jan Horbaly is an officer; FCBA made an appearance in Leader v. Facebook to oppose the amicus curiae (friend of the court) motion of Dr. Lakshmi Arunachalam, former Director of Network Architecture at Sun Microsystems, in favor of Leader Technologies and objecting to the evident conflicts of interest within the court itself, her motion was denied, the judges refused to disclose their conflicts which we now know include Facebook and Microsoft stocks)
- 10. DC Bar Association
- 11. Perkins Coie LLP (Facebook's
 "rapid response enforcement team;"
 law firm for Obama's chief counsels,
 the husband and wife team of
 Robert F. Bauer and Anita B. Dunn;
 Bauer was identified on Aug. 1, 2013
 as having directed the IRS targeting
 of the Tea Party)
- 12. Stroz Friedberg (Facebook's

 "forensic expert" who manipulated
 the data in Paul Ceglia v. Mark
 Zuckerberg, and who first revealed
 the existence of 28 Zuckerberg hard
 drives and Harvard emails that they
 told Leader Technologies in 2009
 were "lost")
- 13. Chandler Law Firm Chartered (Professor James P. Chandler, III, principal; Leader Technologies patent counsel; adviser to IBM and David J. Kappos; adviser to Eric H. Holder, Jr. and the U.S. Department of Justice; author of the Economic Espionage Act of 1996 and the Federal Trade Secrets Act)

B. Facebook

been received by the Office of the Ohio Inspector General...The Office of the Inspector General remains dedicated to the principle that no public servant, regardless of rank or position, is above the law."

> Sincerely, Randall J. Meyer, Ohio Inspector General Click here to read the full letter. Click here to get Ohio Inspector General template

AFI has also received confirmation that complaints have been filed with the DISCIPLINARY COUNCIL OF THE SUPREME COURT OF OHIO against the OSU Trustees and staff whose licenses to practice law require them to uphold high ethical standards in all their activities. The complaints highlight several pages of failures to follow their ethical Rules of Professional Conduct in their mistreatment of Jon Waters. They also point out that district court judge Algernon L. Marbley, who along with U.S. Attorney General Eric H. Holder formerly employed Chris Glaros, author of the discredited "Glaros Report," receives pay from Ohio State as an instructor in violation of Ohio law. However, the complaint rules require that complaints be confidential. Therefore, we will not post

BETTY MONTGOMERY'S allegedly unbiased "investigation" into the band's culture is tainted by disclose that she took campaign contributions from Woodrow A. Myers, a Stanford alumni crony of OSU President Michael V. Drake, starting in 2006.

the individual complaints about these public officials. Click here to read a generic template.

BREAKING NEWS, SEP. 26, 2014

JON WATERS SUES OHIO STATE; WANTS HIS JOB BACK; EXPOSED DUPLICITY

JON WATERS today sued Ohio State for violation of due process and wants his job back. TBDBITL alums pledge continued support for reinstatement. Leader Technologies founder, MICHAEL MCKIBBEN, praises Waters and his team for standing firm. He says the attack on Waters smoked out other corruption that led Leader to discover the duplicity of OSU Trustees JEFFREY WADSWORTH and ALEX R. FISCHER at



FIG. A-JON WATERS, (Former) Director, The Ohio State University Marching Band sues Ohio State for violation of due process. Godspeed.

FIG. B-ABIGAIL SARA (KOPPEL)

WEXNER, Trustee, The Ohio

State University. Holds a

suspended New York law

license. Helped fire Jon

Waters. Photo: Fox 28 News.

BATTELLE MEMORIAL INSTITUTE and LAWRENCE LIVERMORE NATIONAL LABORATORY that, in turn, led to the theft of his invention of social networking in 2001-2003, which was funneled to Mark Zuckeberg and Wall Street cronies to start FACEBOOK. See NBC4i.com news alert | Click here to read Jon Waters' Complaint (46 pgs., plus 450 pgs. of Exhibits - 32.6MB) | Click here for Waters COMPLAINT ONLY (189K).

UPDATE, SEP. 21, 2014: BUCKEYE NATION alumni are

organizing in their determination to see Jon Waters reinstated, or have OSU Trustee and Administration heads roll. See Jon Waters speech transcript. JPMorgan and McBee Strategic LLC appear to be embroiled alongside OSU Trustee president Jeffrey Wadsworth in this battle for

UPDATE SEP. 22, 2014: TRYING TO OUTRUN THE STORM?



OSU provost JOSEPH A. STEINMETZ (the boss who threw Jon Waters

under the bus) loses no time in announcing his coveted MOOC initiative on the heals of his Title IX absolution.

The problem is, MOOC (a.k.a. UNIVERSITY INNOVATION ALLIANCE) uses ideas first proposed to

control of Ohio State itself. See comments. New OSU Trustee Abigail S. (Koppel) Wexner's law license is SUSPENDED in New York, yet Wexner's OSU Trustee biography touts her legal background. She was appointed to be a trustee just ten days before Jon Waters was fired. See Comment. More collusion to lock down OSU as a Central

Ohio employee MOOC training mill for JPMorgan and Limited Brands who together have approximately 35,000 employees? To what extent is this an attempt to control future Ohio swing-state voters toward the cartel and Wall Street /Silicon Valley interests? Why pick on the OSU band? To brush away Title IX so they can focus on the takeover of Ohio minds? More questions than answers.

See disciplinary complaint templates drafted against the OSU

attorneys & cooperating judges:

- 14. Gordon K. Davidson (Fenwick; Facebook's securities and patent attorney; Leader Technologies' former attorney)
- 15. Christopher P. King (aka Christopher-Charles King aka Christopher King aka Christopher-Charles P. King, Fenwick & West
- 16. Theodore B. Olson (Gibson Dunn)
- 17. Thomas G. Hungar (Gibson
- 18. Eric H. Holder, Jr. (Attorney General, U.S. Dept. of Justice)
- 19. James Cole (Deputy Attorney General, U.S. Dept. of Justice)
- 20. Tony West (Associate Attorney General, U.S. Dept. of Justice; 2008 Obama California Campaign Manager)
- 21. Robert F. Bauer (Obama Attorney; White House Chief Counsel; directed IRS targeting of the Tea Party; formerly and currently employed by Perkins Coie LLP, Facebook's "rapid response enforcement team;" spouse is Anita B. Dunn)
- 22. Anita B. Dunn (Obama Attorney; White House Chief Counsel; husband Robert F. Bauer directed IRS targeting of the Tea Party, formerly employed by Perkins Coie LLP, Facebook's "rapid response enforcement team")
- 23. Mary L. Schapiro (former Chairman, Securities & Exchange Commission (S.E.C.); holds investments in 51 Facebook Club basket funds)
- 24. James "Jamie" Brigagliano (former Deputy Director of the Division of Trading and Markets at the Securities and Exchange Commission; Mary L. Schapiro's chief lieutenant on "dark pool" rule
- 25. Joseph P. Cutler (Perkins Coie)
- 26. David P. Chiappetta (Perkins Coie)
- 27. James R. McCullagh (Perkins Coie)
- 28. Ramsey M. Al-Salam (Perkins Coie)
- 29. Grant E. Kinsel (Perkins Coie)
- 30. Reeve T. Bull (Gibson Dunn)
- 31. Heidi Keefe (Cooley)
- 32. Michael G. Rhodes (Cooley; Tesla Motors)
- 33. Elizabeth Stameshkin (Cooley)
- 34. Donald K. Stern (Cooley; Justice Dept. advisor)
- 35. Mark R. Weinstein (Cooley)
- 36. Jeffrey Norberg (Cooley)
- 37. Ronald Lemieux (Cooley)
- 38. Craig W. Clark (Blank Rome)
- 39. Tom Amis (Cooley / McBee Strategic)
- 40. Erich Veitenheimer (Cooley / McBee Strategic)
- 41. Roel Campos (Cooley; former Commissioner of the U.S. Securities & Exchange Commission at the time

Battelle in 2002 (Fig. 5), and the social networking invention of OSU grad Michael McKibben - just ask Battelle's Jeffrey Wadsworth and Trustee Alex R. Fischer. See previous post.

Trustees who are attorneys. Any citizen can submit such complaints if they suspect laywer wrongdoing. As many citizens as possible should file their complaint immediately. Consult the Ohio Supreme Court website for more information on attorney discipline. The form they provide is for guidance, but is not required. A signed letter from you should be

SEP. 21, 2014: JUST PUBLISHED: Template for Ohio Inspector General Complaint against Jeffrey Wadsworth, President, The Ohio State University

MORE SIGNS OF

CORRUPTION AT

OHIO STATE

MARCHING BAND

ALUMS RELEASED

RESULTS OF THEIR

AT 3:00PM TODAY

SEE COMMENT BELOW.

TBDBITL INVESTIGATIVE

REPORT APPENDICES 1-6

COMMITTEE REPORT

REPORT APPENDIX 7

OWN INVESTIGATION

Trustees. Click here to download the Wadsworth complaint Word template.

BREAKING NEWS, SEP. 12, 2014 (WE REMEMBER 9/11.)

U.S. DEPT. OF EDUCATION GOES ALONG WITH THE SCAPEGOATING OF BAND LEADER JON WATERS

The U.S. Department of Education issued yesterday a "Resolution" of its Title IX investigation. Suspiciously, the documents spend way too much time on the OSU band and Jon Waters, despite the fact that Waters' previous job performance reviews were glowing. Many of the small number of people interviewed in the "CHRIS GLAROS Report" say they were misrepresented. They feel the report abused them. Almost all of the alleged infractions occurred before Waters was the director. Waters followed university guidelines in handling the complaint cited. No fair representative sampling of the actual band culture occurred (had such a thing ever really been the concern). Glaros himself has a shady political past associated with the lawless Attorney General ERIC H. HOLDER and FACEBOOK CARTEL lawyers. It appears that the attack on the band was instigated by the OSU administration itself, without prompting from the U.S. Dept. of Education. The timing lends further credance to the criticism that the OSU administration chose the band as the scapegoat for other more serious Title IX problems, including at least two investigations of Athletic Director GENE SMITH. Click here to see USDOE documents

[Sarcasm Alert!] The OSU Trustees "cover up" appears to be more than the cover up needed for the band's underwear session. Where is the investigation of OSU Trustee President JEFFREY WADSWORTH awarding 12 cush OSU contracts to his MCBEE STRATEGIC lobbying cronies? Where is the investigation of the controversial MOOC (MASSIVE OPEN ONLINE COURSE) collusion involving Provost JOSEPH A. STEINMETZ? Steinmetz is the band's boss. Where is the investigation of the theft of Michael McKibben's social networking invention by OSU Trustees WADSWORTH AND ALEX R. FISCHER AT BATTELLE and their secret ties to McKibben's former patent counsel, Professor JAMES P. CHANDLER III who also advised Glaros, Holder, Battelle, Livermore Labs (Wadsworth's former employer) and OSU Trustee

ALGERNON L. MARBLEY? Not to mention Governor JOHN KASICH's role in the recent nepotistic appointments of Fischer and attorney Abigail Wexner just 11 days before Waters was fired, and his tight association with and many investments (see below) in Wall Street and Silicon Valley interests through MARK KVAMME. Now those are real scandals that make even Title IX herself blush.

-Original Post-

(SEP. 05, 2014)—Suspicions of OSU Trustee and Administration impropriety swirl around the firing of beloved OSU Band leader Jon Waters on Jul. 26, 2014

New evidence reveals that treacherous personal financial interests, and a universal MOOC (Massive Open Online Course) education agenda, are primary motivators for this cartel of actors.

Buckeye Nation's outrage shows no signs of subsiding. Despite the public outcry, Ohio State Trustees obstinate president, Jeffrey Wadsworth "stands firmly" behind the decision. Questions are now being asked about where Wadsworth gets his authority since Trustees are not executive roles. Some trustees are



FIG. 1-JOHN R. KASICH, Governor, State of Ohio. Governor Kasich is up for reelection in 2014. He has appointed many of the Ohio Trustees at the center of the Jon Waters band scandal. AFI investigators have just uncovered substantial Kasich investment holdings in companies allied with OSU Trustee President Jeffrey Wadsworth, Battelle Memorial Institute and Alex R. Fischer. An independent tribunal is needed to determine the level of corruption among the OSU Trustees who mistreated Ohio States highly innovative and much respected band leader, Jonathan Waters.

Photo: The Catholic Vote.

- of the infamous Facebook 12(g) exemption)
- 42. Lisa T. Simpson (Orrick)
- 43. Indra Neel Chatterjee (Orrick)
- 44. Samuel O'Rourke (Facebook; Cooley-directed)
- 45. Theodore W. Ullyot (Facebook; Cooley-directed)
- 46. Amber H. Rover, aka Amber L. Hagy aka Amber Hatfield (Weil Gotshal LLP; Judge Kimberly A. Moore's former client)
- 47. Edward R. Reines (Weil Gotschal)
- 48. Trish Harris (DC Bar Association)
- 49. Elizabeth A. Herman (DC Bar Association)
- 50. Elizabeth J. Branda (DC Bar Association)
- 51. David J. Kappos (former Patent Office Director; former IBM chief intellectual property counsel; ordered unprecedented 3rd reexam of Leader Technologies' patent; Obama political appointee)
- 52. Preetinder ("Preet") Bharara (U.S. Attorney Ceglia v. Zuckerberg; formerly of Gibson & Dunn LLP; protects Zuckerberg)
- 53. Thomas J. Kim (SEC Chief Counsel)
- 54. Anne Krauskopf (SEC Special Sr. Counsel)
- 55. John G. Roberts, Jr. (Chief Justice, U.S. Supreme Court)
- 56. Jan Horbaly (Federal Circuit, Clerk of Court)
- 57. Kimberly A. Moore (Judge, Federal Circuit)
- 58. Matthew J. Moore (Latham & Watkins LLP; husband of Judge Kimberly A. Moore)
- 59. Kathryn "Kathy" Ruemmler (Latham & Watkins LLP; White House counsel)
- 60. Evan J. Wallach (Judge, Federal Circuit)
- 61. Alan D. Lourie (Judge, Federal Circuit)
- 62. Randall R. Rader (Chief Judge, Federal Circuit)
- 63. Terence P. Stewart (Federal Circuit Bar Association)
- 64. Leonard P. Stark (Judge, Delaware U.S. District Court)
- 65. Richard J. Arcara (Judge, N.Y. Western District, Ceglia v. Holder et
- 66. Allen R. MacDonald (Administrative Judge, U.S. Patent
- 67. Stephen C. Siu (Administrative Judge, U.S. Patent Office)
- 68. Meredith C. Petravick (Administrative Judge, U.S. Patent
- 69. James T. Moore (Administratie Judge, U.S. Patent Office)
- 70. Pinchus M. Laufer (Sr. Counsel, Patent Trial and Appeal Board, PTAB)
- 71. Kimberly Jordan (Counsel, Patent Trial and Appeal Board, PTAB)
- 72. Daniel J. Ryman (Counsel, Patent Trial and Appeal Board, PTAB)
- 73. William J. Stoffel (Counsel, Patent Trial and Appeal Board, PTAB)

FIG. 2-JEFFREY WADSWORTH

OSU Trustee President;

CEO, Battelle Memorial

Institute: Dep. Dir. Sci.

& Tech., Lawrence

Livermore National

Laboratory (LLNL);

Facebook's Cooley Godward LLP partner

signed the CRADA with

Leader Technologies

and Michael McKibben

Strategic LLC.

telling us privately that they did not approve Jon Waters' firing—that such a vote was never taken. If that is true, then Wadsworth's public statements are false.

MCBEE STRATEGIC APPEARS TO BE DRIVING THE BUS FROM WASHINGTON, D.C.

AFI was the first to report that the university has awarded at least twelve (12) contracts to clients of McBee Strategic, a chief lobbyist for Jeffrey Wadsworth, President of the OSU Trustees, in his job as CEO of Battelle Memorial Institute.

MOOC WILL BE BIG MONEY FOR THE CARTEL; THEY STOLE THE SOCIAL NETWORKING INVENTION OF OSU GRAD MICHAEL MCKIBBEN TO START FACEBOOK AND CREATE MOOC

OSU Provost Joseph A. Steinmetz was discovered making a sales pitch for a controversial new MOOC initiative that is heavily promoted by McBee Strategic clients Google, Oracle and the National Venture Capital Association.

The Ohio governor appoints Ohio State trustees, and his impartiality is both required and assumed.

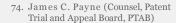
GOVERNOR KASICH KNEW, OR REASONABLY SHOULD HAVE KNOWN, ABOUT HIS CONFLICTING HOLDINGS

However, Governor Kasich's 2013 financial report shows that he is anything but impartial. Governor Kasich knew, or reasonably should have known, about these conflicting holdings, but failed to report them. Since this accusation ("knew, or should have known") was hurled at Jon Waters, turnabout is fair play.

Governor John Kasich holds multiple stock interests in McBee Strategic's publicly disclosed clients, as well as stocks in well-known McBee/Wadsworth collaborators. These companies include:

Jeffrey Wadsworth / McBee Strategic clier	nt John R. Kasich holdings	Known MOOC advocate
JP Morgan Chase	26	Х
Citigroup	22	Х
Oracle	8	Х
Google	8	Х
Time Warner	6	X
Honeywell	3	
Wadsworth / McBee known collaborator		
Facebook	5	X
LinkedIn	3	X
Microsoft	9	X
Baidu (China)	5	X
Tesla Motors	4	
State Street Corp	11	X
Goldman Sachs	10	X
Morgan Stanley	12	X
Bank of America	15	X
Wells Fargo	5	X
Xerox	4	X
Fidelity	8	X
T. Rowe Price	4	X
Accenture	4	X
Athenahealth	4	X
Castlight Health	4	X
IBM	6	Х

TABLE 1: John R. Kasich financial holdings in OSU Trustee President Jeffrey Wadsworth collaborators.



- 75. Deandra M. Hughes (Examiner, Leader v. Facebook reexamination)
- 76. Kathryn Walsh Siehndel (FOIA Counsel, U.S. Patent Office - bio and conflicts log concealed)
- 77. Dennis C. Blair (Director, U.S. National Intelligence)
- 78. Dennis F. Saylor, IV (Judge, Foreign Intelligence Surveillance Court, FISA)
- James E. Boasberg (Judge, Foreign Intelligence Surveillance Court, FISA)
- 80. James P. Chandler, III
 (President, National Intellectual
 Property Law Institute, NIPLI; The
 Chandler Law Firm Chartered;
 advisor to Asst. Att'y Gen. Eric H.
 Holder, Jr., Dept. of Justice;
 Member, National Infrastructure
 Assurance Commission, NIAC;
 advisor to Federal Circuit Chief
 Judge Randall R. Rader; advisor to
 Sen. Orrin Hatch; author, The
 Federal Trade Secrets Act and the
 Economic Espionage Act of 1996;
 Leader Technologies' legal counsel,
 along with Fenwick & West LLP)

C. Facebook puppet masters:

- 81. President Barack Obama
 (appointed Leonard P. Stark to the
 judge's seat in Delaware Federal
 District Court eight days after
 Stark's court allowed Facebook to get
 away with jury and court
 manipulation of an on-sale bar
 verdict which was attained without a
 single piece of hard evidence; Barack
 and Michelle Obama were evidently
 protecting their 47 million "likes" on
 Facebook)
- 82. Lawrence "Larry" Summers (Harvard President who aided Zuckerberg's light-speed rise to prominence with unprecedented Harvard Crimson coverage; Obama bailout chief; Clinton Treasury Secretary; World Bank Chief Economist; "Special Advisor" to Marc Andreessen in Instagram; cocreator of the current Russian robber baron economy; close 20-year relationships with protégés Sheryl Sandberg & Yuri Milner; aided in recommendations that created the Russian robber baron economy-and Yuri Milner/DST/Asmanov's money used to purchase Facebook stock)
- 83. James W. Breyer, Accel
 Partners LLP; Facebook director;
 client of Fenwick & West LLP since
 the 1990's; apparently received
 technology from other Fenwick
 clients that was shuffled to
 Zuckerberg, incl. Leader
 Technologies' inventions)
- 84. David Plouffe; directed Obama's 2008 and 2012 campaigns; a self-described "statistics nerd;" likely directed the activities of the Facebook Club; employed Robert F. Bauer, Perkins Coii LLP in 2000 at the Democratic Congressional Campaign Committee
- 85. McBee Strategic (one of the main "private" arms responsible for dolling out the billions in Obama "green energy" stimulus funds; partnered with Cooley Godward

Note: IBM created The Eclipse Foundation in late 2001 with the aid of Columbus-based Leader Technologies' former attorneys, to distribute Leader' social networking invention which they had just stolen, and which Leader had disclosed to Jeffrey Wadsworth, Livermore Labs (Univ. of Calif.), Alex R. Fischer and Battelle Memorial Institute under firm confidentiality secrecy agreements. See previous posts.

GOVERNOR KASICH HOLDS STOCK IN WELLPOINT, INC., A POLITICAL CONTRIBUTOR TO BETTY MONTGOMERY AND DRAKE CA CRONY

Governor Kasich also has five (5) holdings in Wellpoint, Inc. Incoming OSU President Michael V. Drake's Stanford associate, Woodrow A. Myers, is chief medical officer at Wellpoint. Wellpoint has donated liberally to Ohio political campaigns starting in 2006. Wellpoint contributed to Betty Montgomery's 2006 campaign. Despite this evident conflict, the governor and university president appointed their crony, Betty Montgomery, to lead the ongoing Waters investigation into the band's culture.

Instead, investigations need to occur immediately into the corrupt culture of the Ohio State trustees and their conflicts of interest with Governor John Kasich.



FIG. 3-WOODROW A. MYERS

CMO, Wellpoint, Inc.; former CCO, Anthem Blue Cross Blue Shield; Stanford Black Alumni award; donor to 100's of Ohio politicians. Photo: Stanford.



FIG. 4-MICHAEL V. DRAKE

OSU President; Stanford Black Alumni award. Photo: The Columbus Dispatch.

NORMALLY SQUEAKY CLEAN SMUCKERS IS BEING TAINTED

Normally squeaky clean Timothy Smucker cannot escape controversy in this matter. In 2011, Governor Kasich appointed Smucker as an OSU trustee. The governor holds at least two (2) stocks in Smuckers Inc. Timothy Smucker is also a director at Hallmark Cards.

Given Governor Kasich's heavy financial interests in OSU Trustee President Jeffrey Wadsworth's business associates, his bias in the Jon Waters firing is evident.



FIG. 5-TIMOTHY P. SMUCKER

Chairman & Co-CEO, The J. M. Smucker Company; Kasich-appointed Trustee, The Ohio State University; according to Wadsworth and Drake, Smucker approved the firing of Jon Waters as director of The Ohio State University Marching Band. Photo: Levin Photography.

FIG. 6-MARK KVAMME

adviser and confidante;

John Kasich business

PROPRIETY DEMANDS AN IMPARTIAL TRIBUNAL

It appears time for unbiased members of the Ohio
legislature to be put in charge of a thorough
investigation of the corruption within the Ohio State Board of Trustees exposed by their
attack on the Ohio State Marching Band and its director, Jon Waters.

Remarkably, AFI investigators recognize the cartel of companies into which Governor Kasich has invested. We call them the "Facebook Cartel." For example, besides the governor's five (5) investments in Facebook, he holds three (3) investments in LinkedIn, and five (5) investments in Baidu (CHINA) which was funded by this cartel to offer a Chinese social site like Google and Facebook. However, his close yet controversial advisor, Mark Kvamme, is the former director of LinkedIn. Like Wadsworth and Drake, Kvamme too has close ties to the University of California.

Curiously, Kvamme came to LinkedIn at the same time that IBM and The Eclipse Foundation were distributing Leader Technologies' stolen invention to their eager "members." These members included Facebook and many members of the National Venture Capital Association when Facebook's first financier and future chairman, James W. Breyer, was chairman.

As a reader observed recently, the coincidences involving the theft of Leader Technologies' invention are so many, they are starting to eclipse the sun.

MOOC IS THE BRASS RING TO INFLUENCE FUTURE OHIO VOTERS; WAS TBDBITL A POLITICAL THREAT AS WELL AS A DIVERSION TO PROTECT GENE

- LLP)
- 86. Mike Sheehy (Cooley-McBee Strategic principal; former National Security Adviser to House Speaker Nancy Pelosi)
- 87. Nancy Pelosi (U.S. Congresswoman; appears to be running political cover in the House for Facebook, McBee Strategic, Cooley Godward, Fenwick & West, Brevers, etc.)
- 88. Harry Reid (U.S. Senator; Judge Evan J. Wallach patron)
- 89. Thomas J. Kim (SEC, Chief Counsel & Assoc. Director) approved Facebook's 500-shareholder exemption on Oct. 14, 2007, one day after it was submitted by Fenwick & West LLP; Facebook used this exemption to sell \$3 billion insider stock to the Russians Alisher Asmanov, Yuri Milner, DST, Digital Sky, Mail.ru which pumped Facebook's pre-IPO valuation to \$100 billion; another Harvard grad, Kim worked at Latham & Watkins LLP which was the chief lobbyist for the National Venture Capital Association in 2002-2004 whose Chairman was . . . James W. Beyer, Accel Partners LLP; in other words Breyer and Kim, both Harvard grads, were associated at the time of the Zuckerberg hacking and theft of Leader Technologies' software code)
- 90. Ping Li (Accel Partners, Zuckerberg handler)
- 91. Jim Swartz (Accel Partners; Zuckerberg handler)
- 92. Sheryl K. Sandberg (Facebook, Summers protégé; Facebook director)
- Yuri Milner (DST aka Digital Sky, Summers protégé; former Bank Menatep executive; Facebook director)
- 94. Alisher Asmanov (DST aka Digital Sky; Goldman Sachs Moscow partner; Russian oligarch; Friend of the Kremlin; Became the Richest Man in Russia after the Facebook
- 95. Marc L. Andreessen (Zuckerberg coach; client of Fenwick & West LLP and Christopher P. King aka Christopher-Charles King aka Christopher King aka Christopher-Charles P. King; Summers' sponsor during Instagram-scam; Facebook director)
- 96. Peter Thiel (19-year old Zuckerberg coach; PayPal; Facebook director; CEO, Clarion Capital)
- 97. Clarion Capital (Peter Thiel)
- 98. Reid G. Hoffman (19-year old Zuckerberg coach; PayPal; LinkedIn; Facebook director)
- 99. Richard Wolpert (Accel Partners)
- 100. Robert Ketterson (Fidelity Ventures; Fidelity Equity Partners; Fidelity Ventures Telecommunications & Technology)
- 101. David Kilpatrick (Business Insider; "The Facebook Effect"; PR cleanse-meister re. Facebook origins)
- 102. Zynga/Groupon/LinkedIn/Squ are/Instagram ("Facebook Money/Credits/Bitcoin" feeder companies)
- 103. Tesla Motors (received \$465 million in Obama stimulus funds and hired Cooley's Michael Rhodes



FIG. 7-GENE SMITH

OSU Athletic Director. Photo: ESPN.

SMITH?

Facebook, McBee Strategic lobbies for the National Venture Capital Association whose members will make out like bandits when the MOOC learning initiative is fully embraced at Ohio State. MOOC relies on Ohio State graduate Michael McKibben's invention of social networking as the basis for the technology.

McBee Strategic's partner is Cooley Godward LLP, Facebook's attorney in the Leader v. Facebook judicial corruption scandal. Cooley also advised the White House on judicial appointments that switched the judges to an Obama nominee,

Leonard P. Stark, just a month before trial. Also significant is that Cooley Godward LLP's fellow attorney in Leader v. Facebook, Gibson Dunn LLP, was former employer to **Chris Glaros**, the author of the now discredited Waters Report. See previous two posts.

OSU Provost Steinmetz doesn't promote MOOC so heavily while President of Psychological Science Association for his health. It means money in his pocket, and the pockets of his Facebook Cartel cronies.

In conclusion, propriety dictates that Governor John R. Kasich must recuse himself from the OSU Marching Band scandal investigation.

* * *

POSTSCRIPT:

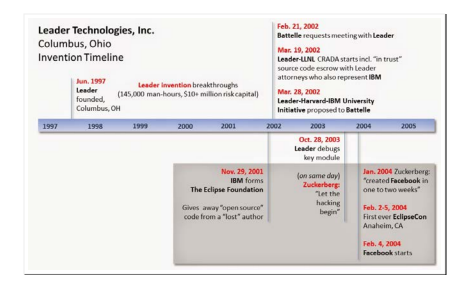


FIG. 9—LEADER TECHNOLOGIES, INC., COLUMBUS, OHIO, INVENTION TIMELINE. Invention is difficult to achieve, but easy for predators to copy. Click here to see confirmation that Facebook started (Feb. 4, 2004) during the first ever EclipseCon 2004 conference on Feb. 2-5, 2004 underwritten by IBM with a huge smokescreen of branded hangers on.

OHIO STATE TBDBITL TRADITION. EXCELLENCE. INNOVATION.



FIG. 8-CHRIS GLAROS

Author of Waters
Report; former law
clerk to OSU Trustee
Algernon L. Marbley
and Eric H. Holder, Jr.;
former employee of
Facebook's law firm,
Gibson Dunn LLP. See
sidebar: "Gibson Dunn
LLP, One of the most
Corrupt Law Firms in
America." Photo: Ohio

Hearing)

104. Solyndra (received \$535 million in Obama stimulus at the recommendation of the Cooley-McBee Strategic "consulting" alliance)

in the seven months before the

retirement, just six days after

Facebook's disasterous Markman

Leader v. Facebook trial, just before veteran Judge Joseph Farnan made the surprise announcement of his

- 105. BrightSource (received \$1.6 billion in Obama stimulus at the recommendation of the Cooley-McBee Strategic "consulting" alliance)
- 106. John P. Breyer (father of James W. Breyer; founder of IDG Capital Partners China; coached his son on exploiting Western markets while he quietly built a venture capital business in China for the last 20 years; the real brain behind the Breyer exploitations
- 107. IDG Capital Partners (China) (founded by John P. Breyer, the father of James W. Breyer, Accel Partners; the current launderer of the tens of billions James W has fleeced from the U.S. market from the bailout, stimulus and the "pump & dump" Facebook IPO schemes)
- 108. Goldman Sachs (received US bailout funds; then invested with DST in Facebook private stock via Moscow; took Facebook public; locked out American investors from investing)
- 109. Morgan Stanley (received US bailout funds; took Facebook public; probably participated in oversees purchases of Facebook private stock before IPO)
- 110. State Street Corporation (received U.S. taxpayer bailout monies along with Goldman Sachs and Morgan Stanley; consolodating control of ATM banking networks internationally
- 111. JP Morgan Chase (received U.S. taxpayer bailout monies along with Goldman Sachs, Morgan Stanley and State Street Corporation)
- 112. Lloyd Blankfein (Goldman Sachs, CEO)
- 113. Jamie Dimon (JP MorganChase, CEO)
- 114. Steve Cutler (JP MorganChase, General Counsel)
- 115. Rodgin Cohen (JP MorganChase, Outside Counsel; Sullivan Cromwell, LLP)
- 116. U.S. Securities & Exchange Commission (granted Fenwick & West's application on behalf of Facebook for an unpredented exemption to the 500 shareholder rule; opened the floodgated for Goldman Sachs and Morgan Stanley to make a private market in Facebook pre-IPO insider stock; facilitated the influx of billions of dollars from "dubious" sources associated with Russian oligarchs, Alisher Asmanov and Yuri Milner. and the Kremlin; Goldman Sachs is a partner with this Moscow company, Digital Sky Technologies, aka DST, aka Mail.ru)
- 117. Jeff Markey (McBee Strategic LLC; allied with Facebook's Cooley Godward Kronish LLP to arrange Obama's green energy funding;

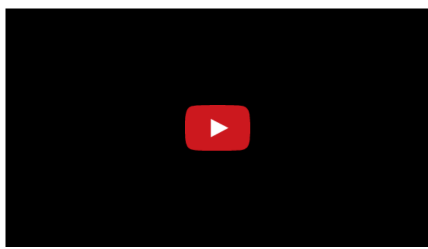


FIG. 10—THE OHIO STATE UNIVERSITY MARCHING BAND 2014 TRAILER. This video shows the Waters-conceived animated T-Rex dinosaur (eating a Michigan Wolverine) marching innovation that was included in the Apple iPad commercial that netted the University \$30 million, according to ABC News. TBDBITL = "The Best Damn Band In The Land." Source: The Ohio State University; YouTube—http://youtu.be/1NJDV_BmXb8.

Read more about the storied history and tradition of the OSU Marching Band on Wikipedia.

COMMENT

Click "N comments:" on the line just below this instruction to comment on this post. Alternatively, send an email with your comment to amer4innov@gmail.com and we'll post it for you. We welcome and encourage anonymous comments, especially from whisteblowers.



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- arranged \$1.6 billion for failed BrightSource and \$535 million for failed Solyndra)
- 118. Steve McBee (McBee Strategic LLC; allied with Facebook's Cooley Godward Kronish LLP to arrange Obama's green energy funding; arranged \$1.6 billion for failed BrightSource and \$535 million for failed Solvndra)
- 119. Michael F. McGowan (Stroz Friedberg; Facebook forensic expert who lied about his knowledge of the contents of the 28 Zuckerberg hard drives and Harvard Email accounts)
- 120. Bryan J. Rose (Stroz Friedberg; Facebook forensic expert who lied about his knowledge of the contents of the 28 Zuckerberg hard drives and Harvard Email accounts)
- 121. Dr. Saul Greenberg (Facebook's expert witness from the University of Calgary; disingenuously waived his hands and said he would be "wild guessing" about the purpose of a Java "sessionstate" import statement (even Java newbies know it is used for tracking a user while in a web session); in short, Dr. Greeberg lied to the jury, thus discrediting his testimony)
- 122. To ni Townes-Whitley (CGI Federal; Michelle Obama's 1985 Princeton classmate; CGI "donated" \$47 million to the Obama campaign; CGI won the no-bid contract to build the www.healthcare.gov Obamacare website; CGI shut off the security features on Obama's reelection donation sites to increase donations)
- 123. CGI Federal (US division of a Canadian company; Donated \$47 million to Obama's reelection, then received the no-bid contract to build the ill-fated Obamacare website; Michelle Obama's Princeton classmate, Toni Townes-Whitely, is a Senior Vice President of CGI; the website is replete with social features and links to Facebook)
- 124. Kathleen Sebelius (Obama's Secretary of Health & Human Services since 2009 responsible for \$678 million Obamacare implementation; made the decision to hire CGI Federal on a no-bid contract despite the evident conflict of interest with Michelle Obama and \$47 million in Obama campaign donations by CGI; the website is replete with social features and links to Facebook)
- 125. Todd Y. Park (White House Chief Technology Officer (CTO); former CTO for Health & Human Services; chief architect of HealthCare.gov; founder, director, CEO, Athenahealth, Inc.; founder, director, CEO, Castlight Health, Inc.)
- 126. Frank M. Sands, Sr. / Frank M. Sands, Jr. (Founder and CEO, respectively, of Sands Capital Management LLC; failed to file S.E.C. Form SC 13G acquisition reports for Athenahealth, Inc., Baidu, Inc. (ADR) and Facebook stock during 2012; masked the association of Todd Y. Park with Athenahealth, Inc. and Baidu, Inc., and the association of both of those companies with the Facebook IPO fraud)
- 127. Robin "Handsome Reward" Yangong Li (CEO, Baidu, Inc. (ADR); appointed Jan. 2004, the same month that Mark Zuckerberg

- obtained Leader Technologies' social networking source code to start Facebook; Robin Y. Li is very likely associated with John P. and James W. Breyer through their Chinese entities, including IDG Capital Partners, IDG-Accel and other variants; Li appointed a junior attorney from Fenwick & West LLP, Palo Alto/Mountain View, namely Parker Zhang, to be his "Head of Patents;" Fenwick & West LLP represented both Leader Technologies, Inc. and Accel Partners LLC in 2002-2003 and had Leader's source code in their files.)
- 128. Parker Zhang ("Head of Patents" at Baidu, Inc. (ADR), appointed in approx. May 2012; formerly a junior Associate attorney at Fenwick & West LLP; graduate from Michigan Law in 2005)
- 129. Penny S. Pritzker (Secretary, Department of Commerce; replaced Rebecca M. Blank; holds over \$24 million in Facebook "dark pools" stock, most notably in Goldman Sachs, Morgan Stanley and JPMorgan)
- 130. Rebecca M. Blank (Secretary, Department of Commerce; oversaw the dubious Leader v. Facebook activities of the Patent Office Director, David J. Kappos, who held over one million dollars in Facebook "dark pools" during the Leader v. Facebook proceedings; Kappos purchased this stock within weeks of his surprise recess appointment by President Obama; Kappos also was formerly employed by IBM, who sold Facebook 750 patents during the Leader v. Facebook proceedings; right before leaving the Patent OFfice, Kappos also ordered an unprecedented 3rd reexamination of Leader's patent without even identifying claims)
- 131. Mary L. Schapiro (Chairman, Securities & Exchange Commission; holds 51 Facebook "dark pools" stocks which held stock in Facebook, Baidu and more than a dozen Facebook crony companies; failed to regulate the "dark pools;" failed to disclose her substantial conflict of interest in regulating the run up to the Facebook IPO)
- 132. Robert C. Hancock (Chief Compliance Officer, Sands Capital Management, LLC; failed to file S.E.C. Form SC 12G notice of acquisition reports for Athenahealth, Baidu and Facebook during the period of the Facebook IPO in 2012; this conduct masked the conflicts of interest of Todd Y. Park, who was appointed by President Obama to be the U.S. Chief Technology Officer during this same period; Todd Y. Park is/has been founder, director and CEO of both Athenahealth and Castlight Health; Todd Y. Park deeply embedded the software from Athenahealth and Castlight Health into HealthCare.gov when he was CTO at Health & Human Services; none of these conflicts of interest were disclosed; Todd Y. Park's ethics pledges and reports are missing from the Office of Government Ethics)
- 133. Jonathan Goodman (Chief Counsel, Sands Capital Management, LLC; failed to file S.E.C. Form SC 12G notice of acquisition reports for Athenahealth, Baidu and Facebook during the

- period of the Facebook IPO in 2012; this conduct masked the conflicts of interest of Todd Y. Park, who was appointed by President Obama to be the U.S. Chief Technology Officer during this same period; Todd Y. Park is/has been founder, director and CEO of both Athenahealth and Castlight Health; Todd Y. Park deeply embedded the software from Athenahealth and Castlight Health into HealthCare.gov when he was CTO at Health & Human Services; none of these conflicts of interest were disclosed; Todd Y. Park's ethics pledges and reports are missing from the Office of Government Ethics; Goodman was formerly employed by Gibson Dunn LLP, Facebook appeals counsel in Leader v. Facebook)
- 134. Trip Adler ("Co-Founder" of Scribd; Harvard contemporaries of Mark Zuckerberg with a dubious orgins story, like Zuckerberg's; Scribd held AFI documents for two years, then summarily deleted the entire library without warning on Fri. Mar. 7, 2014; AFI's library contained only public documents and much evidence proving the Leader v. Facebook judicial corruption)
- 135. Jared Friedman ("Co-Founder" of Scribd; Harvard contemporaries of Mark Zuckerberg with a dubious orgins story, like Zuckerberg's; Scribd held AFI documents for two years, then summarily deleted the entire library without warning on Fri. Mar. 7, 2014; AFI's library contained only public documents and much evidence proving the Leader v. Facebook judicial corruption)
- 136. Jeffrey Wadsworth (CEO, Battelle Memorial Institute; President, Ohio State University Board of Trustees; former Deputy Director of Science & Technologies, Lawrence Livermore National Laboratory, University of California Board of Trustees)
- 137. Michael V. Drake (President, The Ohio State University; former Chancellor, University of California, Irvine)
- 138. Woodrow A. Myers (Chief Medical Officer, Wellpoint, Inc.; formerly Corporate Operations Officer, Anthem Blue Cross Blue Shield of Indiana)
- 139. Alex R. Fischer (aka Alexander Ross Fischer; Trustee, The Ohio State University; former Sr. Vice President, Battelle Memorial Institute; Chairman, OmniViz; married to Lori Barreras)
- 140. Chris Glaros (author of the discredited Waters Report re. The Ohio State University Marching Band; protege of Eric H. Holder, Jr., Professor James P. Chandler, III, and Algernon L. Marbley)
- 141. Lori Barreras (Commissioner, Ohio Civil Rights Commission; former Vice President of Human Resources, The Ohio State University; former Vice President, Battelle Memorial Institute; married to Alex R. Fischer)
- 142. David Vaughn (Criminal Attorney, David Vaughn Consulting Group; former Assistant U.S. Attorney; appointed to the discredited Waters Commission at Ohio State)

- 143. Betty Montgomery (former Ohio Attorney General; appointed to the discredited Waters Commission at Ohio State; accepted campaign contributions from Woodrow A. Myers, Wellpoint, Inc. and friend of Michael V. Drake)
- 144. Joseph A. Steinmetz (Provost, The Ohio State University; author of Psychological Science article on MOOC (Massive Open Online Course) that triggered the discovery of massive double-dealing and fraud within the Ohio State trustees)

D. Facebook boy-puppets:

- 145. Mark E. Zuckerberg
- 146. Chris Hughes
- 147. Dustin Moskowitz
- 148. Eduardo Saverin
- 149. Matthew R. Cohler
- 150. Elon Musk

E. Corruption WatchPatent OfficeJudges:

- 151. Anderson, Gregg
- 152. Best, George
- 153. Bonilla, Jackie W.
- 154. Boucher, Patrick
- 155. Braden, Georgianna W.
- 156. Branch, Gene
- 157. Bisk, Jennifer Bresson
- 158. Bui, Hung H.
- 159. Busch, Justin
- 160. Clements, Matt
- 161. Crumbley, Kit
- 162. Droesch, Kristen
- 163. Elluru, Rama
- 164. Fitzpatrick, Michael
- 165. Gerstenblith, Bart A.
- 166. Giannetti, Thomas L.
- 167. Guest, Rae Lynn
- 168. Hastings, Karen M.
- 169. Hoff, Marc
- 170. Horner, Linda
- 171. Hughes, James R.
- 172. Hume, Larry
- 173. James, Housel
- 174. Jung, Hung J.
- 175. Kamholz, Scott
- 176. Katz, Deborah
- 177. Lucas, Jay
- 178. MacDonald, Allen R. (bio unavailable) – Leader 3rd reexam judge (bio and conflicts log concealed by FOIA)
- 179. Mahaney, Alexandra
- 180. Martin, Brett
- 181. McKone, Dave
- 182. McNamara, Brian
- 183. Medley, Sally
- 184. Moore, Bryan
- 185. Moore, James T Leader 3rd reexam judge (bio and conflicts log concealed by FOIA)

- 186. Morgan, Jason V.
- 187. Morrison, John
- 188. Pak, Chung K.
- 189. Perry, Glenn J.
- 190. Petravick, Meredith C. (bio and conflicts log concealed by FOIA) Leader 3rd reexam judge
- 191. Pettigrew, Lynne
- 192. Praiss, Donna
- 193. Quinn, Miriam
- 194. Reimers, Annette
- 195. Saindon, William
- 196. Scanlon, Patrick
- 197. Siu, Stephen C. Leader 3rd reexam judge (bio and conflicts log concealed by FOIA)
- 198. Smith, James Donald
- 199. Smith. Neil
- 200. Snedden, Sheridan
- 201. Song, Daniel
- 202. Spahn, Gay Ann
- 203. Strauss, Mike
- 204. Timm, Catherine
- 205. White, Stacey
- 206. Zecher, Michael

Research Tip:

Type any name or subject in the Google search at the top of this webpage. That will show you any relevant links within the sites that we have been following and investigating in the Leader v. Facebook case. Vigilance everyone! Our American Republic is at risk.

HOW TO FILE A FRAUD COMPLAINT AGAINST A UNIVERSITY

The following universities were announced as participants in Ohio State Provost Joseph A. Steinmetz's corrupt MOOC education initiative named "University Innovation Alliance" (UIA). We have identified the instructions and online forms you need to file a complaint with the participants. MOOC stands for "Massive Open Online Course."

You should complain about:

- (1) the intellectual property theft of social networking source code from Leader Technologies, Columbus, Ohio that is the software engine running the UIA;
- (2) the corruption at Ohio State University and OSU's collusion with Battelle Memorial Institute which helped steal the software being used by UIA; and
- (3) the mistreatement of OSU Marching Band Director Jon Waters regarding fabricated Title IX charges that were used to pave the way for Steinmetz to announce UIA.

Universities pride themselves on protection of intellectual property.

Therefore, these universities cannot participate in this abuse of inventor copyrights, patents and trade secrets by The

Ohio State Trustees and Administration. If these universities participate knowingly with Ohio State in its theft of intellectual property, then they are aiding and abetting the theft of intellectual property on a "massive" scale... Massive Open Online Course (MOOC) also known as The Eclipse Foundation.

1. ARIZONA

Arizona State University

https://www.azag.gov/consumer/procedure https://www.azag.gov/complaints/consumer

2. CALIFORNIA

University of California Riverside California State System (observer)

http://www.oig.ca.gov/

http://www.oig.ca.gov/pages/about-us/how-to-file-a-complaint.php

http://www.oig.ca.gov/pages/about-

us/complaint-form.php

3. FLORIDA

University of Central Florida http://www.floridaoig.com/ http://www.fldoe.org/ig/complaint.asp http://app1.fldoe.org/IGComplaint/Complain tForm.aspx

4. GEORGIA

Oregon State University http://oig.georgia.gov/ http://oig.georgia.gov/file-complaint

5. INDIANA

Purdue University

http://www.in.gov/ig/2330.htm

6. IOWA

Iowa State University

http://www.state.ia.us/government/ag/file_complaint/online_2.html

7. MICHIGAN

Michigan State University

http://www.mfia.state.mi.us/OIG/SubmitComplaint.aspx?ComplaintMode=client

8. OHIO

The Ohio State University http://watchdog.ohio.gov/FileaComplaint.asp x

9. ORGEON

Oregon State University

https://justice.oregon.gov/forms/consumer_complaint.asp

https://justice.oregon.gov/consumercomplaints/

10. KANSAS

The University of Kansas

http://www.fraudguides.com/report/kansas.asp

https://ag.ks.gov/about-the-office/contact-us/email-us

https://ag.ks.gov/about-the-office/contactus/file-a-complaint/koma-kora-investigationrequest

11. TEXAS

The University of Texas

http://www.tdcj.state.tx.us/divisions/oig/oig _fraud.html

https://sao.fraud.state.tx.us/Hotline.aspx

Let's make sure that the "University Innovation Alliance (UIA)" and "Massive Open Online Course" MOOC never get off the ground due to their corrupt foundations.

RESOURCE:

http://inspectorsgeneral.org/directory-ofstate-and-local-government-oversightagencies/

RECIPROCAL LINKS

- Center for Public Integrity
- Center for Self Governance
- Georgia! KSCO
- Judicial Watch
- Lawless America
- West New Jersey Tea Party

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