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Americans For Innovation

... and against intellectual property theft

Constitutional rights are not negotiable

Attention: Searches this blog, Donna Kline Archive, FB Cover-up, Origins of Facebook's Technology and LeaderDocs.

Tuesday, January 29, 2013

LEADER V. FACEBOOK WALL OF SHAME

JUDGES GO TO JAIL FOR FAR LESS SERIOUS MISCONDUCT; FACEBOOK USERS SHOULD PAY LEADER FEES VOLUNTARILY; ITS THE RIGHT THING TO DO SINCE FACEBOOK STOLE THE TECHNOLOGY

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | JAN. 29, 2013, UPDATED FEB. 04, 2013 | PDF

FACEBOOK GESTAPO CENSORSHIP OF LEADER V. FACEBOOK "PRIVATE" CONVERSATIONS VERIFIED

FEB. 11, 2013 UPDATE)-AFI

received troubling reports this weekend that Facebook is censoring users who are working to publicize the Leader v. Facebook judicial corruption scandal. In one report Facebook PREVENTED friend-ing between a user and the Chief of Staff of the House of Representatives. In this report, the message from Facebook was essentially that the user was limited to friending friends (and not politicians). This form of censorship, if true (the news source is credible), is against our most fundamental Freedom of Speech rights embodied in the First Amendment of the U.S. Constitution. But of course, such conduct is consistent with the massive abuse of rights that

we are seeing from the federal

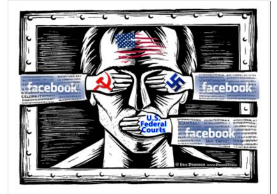


FIG. 1—So much for the Facebook "Open" Graph Open for who? The Facebook secret police? Lessons from the KGB's "Top 10 lessons learned to undermine a free market?" A handbook from Yuri Milner, Facebook's "Man in Moscow" (and 2nd largest shareholder)?

Remember, Milner worked for the Russian Bank Menatep, caught Laundering 510 billion in Russian mob money, and diverting almost \$5 billion in IMF and World Bank funds He did this in the years preceding his multi-billion investments in Facebook with oligarch Alisher Asmanov (and Goldman Sachs-Moscow, recipient of \$X in US taxpayer ballout finnts).

courts in Leader v. Facebook. Here's the comment. We suggest that readers forward this link to decision influencers in their networks.

(FEB. 13, 2013 12:18 PM EST): AFI is receiving more verified reports of Facebook Gestapo censorship of "private" conversations among Facebook users whenever the topic turns to the growing Leader v. Facebook judicial corruption scandal. We will not publish the exact contents to preserve the anonymity of the whistle blowers. Of course, readers should know that the "FB Gestapo" is able to search on this simple key phrase and find EVERY conversation on the planet that has used this phrase, and then start targeting those





Facebook attorney explaining the Facebook user license in

which you gave up your rights.

The Federal Circuit Bar Assoc;

Fenwick & West LLP;

Cooley Godward LLP;

Gibson Dunn LLP;

DC Bar Assoc;

White & Case LLP;

US Supreme Court;

US Federal Circuit

US Supreme Court clerks;

US Federal Circuit Clerk; and

through secret advocacy.

individuals for censorship. This is true for any data in Facebook, including your so-called "private" conversations. Private in Facebook-speak means the exact opposite. Any advertiser can purchase it, and any Facebook insider can search it.

Some euphemistically call this activity "data mining."

And of course, this immoral conduct is perfectly "legal." Why you ask? Because Facebook's attorneys wrote a deceptive user license agreement full of enough twists and turns to make magician Harry Houdini blush. You agreed to hand over all your data to Facebook as the price you paid to get "free" use of the platform, which of course, is stolen from Leader Technologies. More immorality, the theft is illegal.

Immorality Illegality. Why do the Facebook users permit such appalling abuse of rights? What does this say about the state of morals in America? By the way, Facebook's license does say that you "own" your data . . . until you share it, then you give it up to them forever. So, since a social network is about sharing, voile, you can't take back anything you've shared with even one other person. Therefore, you've given up everything. Very clever, eh?

(FEB. 11, 2013 16:38 PM EST): We have just received a report that Facebook is censoring links to the page for "Lawless America" which is investigating judicial corruption in America. This blogger has been conversing in private chat mode with Lawless America before being blocked; first sporadically, now

permanently. So much for the "private" in private chat. We encourage our readers to follow Lawless America and inform them about the growing Leader v. Facebook judicial and Patent Office corruption scandal.

"A favorite tactic of wrongdoing is misdirection. Misdirection creates questions and doubt continuously. Your target will then spend all their time defending against the shadows you create." —Disinformation Expert

PATENT OFFICE COVER-UP IN LEADER V. FACEBOOK

(FEB. 8, 2013 UPDATE)—The specter of judicial bribery is spreading to the U.S. Patent Office. AFI has just received new documents clearly showing a cover-up. These documents need no editorial comment. They speak for themselves. Facebook appears to be railroading some sort of "reexamination" proceeding through their paid staff (and paid administrative judges?) at the USPTO? Leader has already won these arguments at trial and in two reexaminations.

Click here to read the USPTO Freedom of Information Act (FOIA) Leader v. Facebook cover-up documents: GoogleDocs

Judicial Facebook Love-Fest?

We know at least two of the three Federal Circuit judges in Leader v. Facebook hold Facebook stock. How many judges and staff (and their families) at the U.S. Patent Office also hold Facebook stock? Is American jurisprudence a veritable Facebook Love-Fest? Whose driving this corruption of previously venerable American institutions? Proof of cover-up here.

"You may not work on any matter where . . . you or your relatives within the third degree . . . could be substantially affected by the matter's outcome." Code of Conduct 3F(2) (p. 10).

Like Facebook stock appreciation?!

The three administrative judges who approved what is in effect a FOURTH review of the same worn out, losing Facebook prior art arguments are:

- 1. Judge Allen R. MacDonald
- 2. Judge Stephen C. Siu
- 3. Judge Meredith C. Petravick

Should these judges join the Wall of Shame? We invite readers to investigate these judges and their staffs, whose names are identified on the blanked-out FOIA documents.





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BLOG ARCHIVE (New, 1/20/14)

- **2014** (15)
- **2013** (28)
 - ▶ December (5)
 - ► November (4)
 - ► October (2)
 - ► September (4)
 - ► August (2)
 - ▶ July (2)
 - ▶ June (1)
 - ► May (1)
 - ► April (1)
 - ▶ March (1)▶ February (2)
 - ▼ January (3)

LEADER V. FACEBOOK WALL OF SHAME

SUPREME COURT USHERS IN THE TECH ROBBER BARON AGE?...

LEADER V. FACEBOOK [JUSTICE] DENIED

▶ 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:

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



4. JUDGE LEONARD STARK FAILED to disclose his

Leader V. Facebook

ORIGINAL POST

(JAN. 29, 2013)—Judicial bribery appears to be all the rage in Washington these days. Therefore, should it be any surprise that Mark Zuckerberg, the one proven guilty of infringing Leader Technologies' patent on 11 of 11 counts, would use attorneys who have no qualms about bribing federal judges? Their partners in Moscow certainly know how it works. It's a strategic warfare tactic they developed called "lawfare" to corrupt the American judicial system. Interesting question.

Facebook's main law firms involved in Leader v. Facebook are Gibson Dunn LLP, Cooley Godward LLP and White & Case LLP, not to mention that Facebook's inside counsel Samuel O'Rourke worked previously for Heidi Keefe and Mark





Judicial bribery and payoffs in Leader v. Facebook seem all but certain considering the breadth and depth of the collective misconduct. It seems that these judges would have had no other motive than money to hand Facebook its dubious victory based on lies and turning blind eyes. They risked life appointments. See Wall of Shame below. If they have risked their jobs for Facebook, there must be an awfully big reward waiting somewhere. Students of Facebook speculate that there must be hundreds if not thousands of these accounts somewhere. They

appear to have bought a lot of silence in the Caymans, Dubai, Bermuda, Moscow, Singapore, Hong Kong? The deeper this scandal gets, the more the mind wanders. You'll have to decide for yourself.

WHERE MIGHT THE FUNDS BE PARKED?

It is public knowledge that Moscow-based DST (aka Digital Sky, aka Mail.ru, aka Yuri Milner) has a full time former Goldman Sachs executive named Alexander Tamas living in Dubai. Tamas moved from Goldman Sachs to DST in London just months before Goldman Sachs received approximately \$16 billion in taxpayer bailout funds, managed by President Obama's bailout appointee, Lawrence H. "Larry" Summers. Milner and Facebook COO Sheryl K. Sanders are protégés of Summers from his World Bank days in the early 1990's. Within about six months of the bailout, some \$3 billion flowed in from Milner/DST and others overseas to purchase Facebook insider stock. Zuckerberg's former speech writer says in Boy Kings that the Facebook employees were strongly encouraged to sell, then they were effectively muzzled (Katherine Losse, 2012: "no one asked if the Russian's money was clean . . . no one wanted or was allowed to know") when they questioned these dubious Russian transactions. American investors were locked out. All coincidences, of course.

Judges who accept bribes and givers of bribes should go to jail. For example, former attorney Paul Minor and former judges Wes Teel and John Whitfield are serving sentences for corruption and racketeering after Minor backed loans to the judges in exchange for favorable court rulings. See "Corrupt Mississippi Judges and Former-Attorney who Bribed them Head Back to Prison. Bad Lawyer, Jun. 14, 2011.

FACEBOOK'S OFFER TO THE LEADER V. FACEBOOK JUDGES: STOCK VALUE APPRECIATION IN FXCHANGE FOR A FAVORABLE RULING?

Given the way in which the Federal Circuit decisions were timed to Facebook-friendly events, like the beginning of their IPO road show, and a national Fox Business interview with Leader's Michael McKibben, the Court-Facebook love-fest is apparent. Of course, they say its all coincidence. Yeh, right.

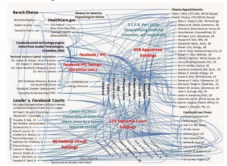
Promises of Facebook stock appreciation from the IPO in exchange for a favorable Leader v. Facebook ruling would be a strong motive for corruption, especially if you are arrogant

Facebook financial interests and his reliance on 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



W LL 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!

enough to think no one can touch you. How is that different from Paul Minor loaning judges money to pay their debts? Did these Leader v. Facebook judges seriously think we would not notice?

If one is tempted to doubt how widespread judicial corruption is, read this from the U.S. Department of Justice's website:

"Bribery is endemic to our courts, because those persons vested with authority to prosecute judicial bribery are indifferent. They fail to do their job." OpenDOJ

WALL OF SHAME

In addition to public outrage and shaming (which is growing in popularity given the lack of self-policing in the legal community), the Senate and House Judiciary Committees, as well as other committees, like the House Committee on Government Reform, are the primary legislative checks and balances.

David Luban writes "Equality before the law, like universal suffrage, holds a privileged place in our political system, and to deny equality before the law delegitimizes that system. . . . when these rights are denied, the expectation that the affronted parties should continue to respect the political system . . . that they should continue to treat it as a legitimate political system--has no basis." Lawyers and Justice: An Ethical Study, 251, 264-66 n.12 (Princeton Univ. Press, 1988).

LEADER V. FACEBOOK—THE MOST EGREGIOUS EXAMPLE OF JUDICIAL CORRUPTION EVER? A VERITABLE FACEBOOK LOVE—FEST.

We have before us in Leader v. Facebook perhaps the most egregious example of judicial corruption in the history of American jurisprudence.

We have a federal district court judge Leonard P. Stark permitting Facebook to add significant new claims (too late; at least by the Rules) while denying Leader time to prepare their defenses to those new claims. We have this same Judge Stark who ignored two of his own key jury instructions, and ignored the jury's own words to him that they made their on-sale bar decision against Leader without evidence.

This same judge effectively practiced bait-and-switch by first instructing Leader's attorneys to answer Interrogatory No. 9 only in



the 2009 present tense, but then allowed the jury to interpret it in the past tense anyway. In short, he handed Facebook attorneys the exact confusing answer they needed to confuse the jury. Did we mention that he permitted Facebook to show the jury a heavily doctored Interrogatory No. 9 (60% was blanked out) at trial and denied Leader's request to show the un-doctored version?

We have a Federal Circuit panel of three judges (Alan D. Lourie, Kimberly A. Moore, Evan J. Wallach, along with Randall R. Rader and Clerk Jan Horbaly) who did not disqualify themselves since some of them held stock in Facebook while Facebook went public in the largest tech IPO in US history—during the Leader v. Facebook appeal. We have this same panel ignoring the English definition of "is" and legal applications of verb tense, and utterly ignoring their own tests of the evidence.

Did we mention that the Federal Circuit's own opinion debunked all of Facebook's evidence by the time it was all said and done. Even they could not uphold Facebook's fabricated "evidence."

Not to be deterred from the Facebook love-fest, did we mention that the Federal Circuit panel then fabricated whole new arguments for Facebook in secret after Facebook's arguments fell apart?



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 a most 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

Did we mention that the panel did not give Leader a chance to challenge these new arguments?

Did we mention that the clerk's staffer Valerie White said the judges could not have seen, much less considered the arguments in a friend of the court motion supporting Leader before it was denied by her boss, Clerk of Court Horbaly? Did we mention this same clerk is tight with Facebook's chief appeals lawyer Thomas G. Hungar of Gibson Dunn LLP who also represents one of Facebook's largest shareholders, Microsoft?

Did we mention that the courts ignored damning new evidence that Mark Zuckerberg had withheld 28 hard drives from Leader before the trial? New testimony in another case indicates that these hard drives might prove that Zuckerberg had Leader's actual source code—that's potentially criminal and would have raised the stakes in the trial dramatically.

Did we mention that The Federal Circuit Bar Association and the Clerk of Courts collaborated to file a motion absolving the judges of their conflicts of interest, only to withdraw it secretly once their scheme was exposed? This motion was chock full of easily provable false and misleading statements.

Follow the links on the right sidebar of this article to study the facts for yourself.

Several grassroots movements are developing to press this case until justice is served. They are drafting a set of criteria for what qualities a judge to be on the Wall of Shame:



- 1. Their corruption is based on publicly available facts.
- 2. They have ignored well-settled law.
- 3. They have a conflict of interest that breaches the Code of Conduct for federal judges.
- 4. They have ignored material new evidence.
- 5. They have made false statements.
- 6. They have violated Fifth and 14th Amendment due process

THE JUDICIAL CORRUPTION WALL OF SHAME

The following Leader v. Facebook judges qualify for the Judicial Corruption Wall of Shame. What would motivate such a diverse group of judges with "for life" appointments from marching lockstep off the ethical cliff, unless bribed or coerced by promises of big money . . . on the side of course . . . wink, wink?

Judicial Corruption Wall of Shame













Alan D. Lourie

Moore

Ev an J. Wallach Randall R. Rader

Jan Horbaly

rbaly Leonard P. Stark

Shame Checklist Subject: Judicial Conduct in Leader v. Facebook*



Ignored well-accepted precedent tests

Breach: Group One v. Hallmark Cards, Pfaff v. Wells Elecs., Inc.



Failed to disclose Facebook stock holdings

Breach: Code of Conduct for United States Judges



Ignored evidence that Zuckerberg concealed 28 hard drives Breach: Rules of Civil Procedure







Fabricated new appeals arguments for Facebook in secret Breach: 5th & 14th Amendment

Failed to let Leader challenge the new arguments Breach: 5th & 14th Amendment

- 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
- 21. 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
- 27. 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





Censored docket and avoided public exposure of misconduct

Breach: Rules of Civil Procedure



Ignored English language use of verb tense Breach: The Dictionary Act, Carr v. US



Ignored own court orders re. interrogatories & jury instructions Breach: Rules of Civil Procedure

*Ref: Petition for Writ of Certiorari, Leader Technologies, Inc. v. Facebook, Inc., No. 12-617 (U.S. Nov. 16, 2012).

Should Facebook users voluntarily pay user license fees to Leader in a citizens' movement to do the right thing since the courts have forsaken our laws and respect for property rights?

Interesting solution.



OPEN QUESTION TO FACEBOOK USERS: VOLUNTARILY PAY LEADER A LICENSE FEE FOR YOUR USF OF THEIR TECHNOLOGY THAT **FACEBOOK HAS STOLEN?**

What do you say Facebook users? If someone gave you the keys to a car to use freely, then told you six

months later that the car was stolen, would you keep using the car? At the very least, wouldn't you want to pay the car owner for the privilege of continued use of his car?

Posted by K. Craine at 1:37 PM

8+1 +3 Recommend this on Google

27 comments:



January 30, 2013 at 8:28 AM K. Craine

Comment by: Facebook user feeling guilty

Tell me where to send my license fee to Leader. If these "boy king" bastards at Facebook aren't going to do the right thing, then us users will just have to do it for them.

Reply



K. Craine January 30, 2013 at 12:45 PM

Comment by: Henry

Sounds like these judges were on crack. I have a close relative who is an addict. He is a pathological liar. Sounds like these judges don't know how to be truthful, they only pretend to be honest.

Reply

K. Craine January 30, 2013 at 3:42 PM

Comment by: Platypus

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



BOYCOTT NCAA MARCH MADNESS? COPYRIGHT-GATE

Constitutional rights advocates demand that NCAA stop its copyright infringement in social

media; ask Congress to preserve Zuckerberg's ...



LEADER V. FACEBOOK WALL OF SHAME

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

the right thing to do since Faceb...

LEADER V. FACEBOOK JUDICIAL MISCONDUCT EXPOSES A CONSTITUTIONAL

Leader v. Facebook judicial misconduct exposes a constitutional crisis The theft of Leader Technologies' patent by Facebook, and the effe...



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...



Dear S.E.C. WHITE HOUSE SCANDAL SPREADS TO LEADER V. **FACEBOOK**

> SEC counsel cleared the way for the Facebook "pump and dump" scheme

in 2008? SEC counsel appears to have failed to disclose his conflic...



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 ...



WAS CHIEF JUSTICE ROBERTS BLACKMAILED INTO SUPPORTING OBAMACARE BY HIS LEADER V. FACEBOOK MISCONDUCT?

Enlarge banner image New,

Jun. 28, 2013: Undermined Checks & Balances Federal Circuit Clerk was protecting the judges and...





A COCKSURE FACEBOOK

Facebook waived their right to respond to Leader Technologies' U.S. Supreme Court petition AFI Insights | Contributing

Writers | AM ERI...

PATENT OFFICE REMOVES CRITICAL LEADER V. FACEBOOK DISCLOSURE ITEMS

USPTO conduct parallels the document



I like this shame idea. I saw a CNN interview with some comedian who says he thinks that shame may be the new way to "encourage" people to do the right thing. People who just keep doing the wrong things and have no moral compass. To bad we have to use this tactic with judges. They are supposed to be smart and above this. These judges jumped in the Facebook minivan on the way to Woodstock. I need to go shower. Yuck.

Reply



K. Craine January 30, 2013 at 8:56 PM

Comment by: Judicial Corruption

Attorneys pretend to tell the truth, and judges pretend to police them. Then they sue for libel to maintain the charade if exposed. This system of endemic corruption must be fixed. It is totally, completely and utterly out of hand.

Reply



K. Craine January 30, 2013 at 9:25 PM

Comment by: Law Blogger

These libel lawsuits by judges should be allowed to run their course. It's a two-edged sword for a crooked judge. He or she may be counting on an early settlement to maintain his or her ruse. However, if the allegations are true, then discovery should unearth the truth. I would love to see the phone records and meeting logs of these judges' contacts with Facebook attorneys, not to mention their bank accounts and Homeland Security's reports on their foreign holdings and those of their family members. We can already see that Judges Moore and Lourie (and probably others, not to mention their families) had Facebook stock during the Leader case. That alone is enough to impeach IMHO, especially since they were asked to disclose their holdings and other conflicts. It is inconceivable that no one in the Federal Circuit, or their families, did not invest in the Facebook IPO. Proving just one who invested will invalidated the En Banc denial and the entire Federal Circuit opinion in this case.

Reply



K. Craine January 31, 2013 at 6:49 AM

Comment by: AFJ Reader

According to ALLIANCE FOR JUSTICE information about Judge Evan J. Wallach:

"From 1987-1988 he worked as General Counsel and Public Policy Advisor to Senator Harry Reid."[1]

Harry Reid seems to have no problems with duplicity and lining one's family's pockets, as was reported by AFI in a "Postscript AFI Editorial." [2]

Harry Reid's son-in-law Steven G Barringer lobbied for a Henderson, Nev. development that Reid grandfathered into the 2009 Omnibus Act. Harry Reid's son Josh is now the city attorney for Henderson.

Did Judge Wallach learn his craft all too well from the Senate Majority leader? Is that why he is so sure the Senate Judiciary Committee won't investigate him?

[1] http://www.afj.org/judicial-selection/nominees/evan-j-wallach.html? templateName=template-30435193

 $\label{eq:compde} [2] \qquad \text{http://americans4innovation.blogspot.com/p/dc-bar-refuses-to-investigate-attorney.html}$

Reply



K. Craine February 1, 2013 at 7:31 AM

Comment by: Peanuts

It just struck me while the Federal Circuit is sick. It was the creation in 1982 by, of and for attorneys. It's purpose seemed like a good idea at the time, namely to populate it with judges who know patents. However, what it lacked was any semblance of accountability other than to itself. That was a prescription for corruption. The founders implemented a system of checks and balances. The attorneys who framed the Federal Circuit's charter built a self-serving entity that is now rife with corruption, lack of accountability and no checks and balances??? Worse, many of the new appointees don't even know patents, like Judge Evan J. Wallach on the Leader v. Facebook panel.



obstruction by the IRS Fig. 2 - On Jun. 15, 2013 Congressman Darrell Issa held up a blacked-out I...



WALL STREET
MANIPULATION OF JUDGES,
POLITICIANS AND
REGULATORS EXPOSED BY
LEADER V. FACEBOOK
JUDICIAL CORRUPTION

"Dark pools" used for currency, bribes, coercion and undue influence Rigged Leader v. Facebook, likely crashed NASDAQ Co...

EDITORIALS

- DC Bar refuses to investigate attorney misconduct in Leader v. Facebook - Unwillingness of DC attorneys to self-police 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 faithfu ness,

... 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

Reply



K. Craine February 1, 2013 at 8:06 AM

Comments by: Lucy

Right on Peanuts! When you consider that the Federal Circuit handles ALL U.S. Patent Office appeals, you see a corrupt and scandalously unaccountable TRIFECTA among: (1) corrupt attorneys, (2) corrupt patent office directors and examiners, and (3) a corrupt patent appeals court. Its a formula for friggin disaster. We are seeing that disaster in living color in the Leader v. Facebook scandal. Speaking of corrupt trifectas, what's the status of Facebook's USPTO-Director-ordered 3rd reexam BTW?

Anybody know how Fenwick & West's Christopher P. King aka Christopher-Charles King is holding up in their shell game at the patent office having not disclosed Leader's patents as prior art in the Facebook patent family? LOL

Reply



K. Craine February 1, 2013 at 8:20 AM

Comment by: Well Duhhhh

You guys should be running Congress. You're doing a better job at figuring out what's wrong than they have been able to!!!!! You must actually solve problems and produce results for a living!

Reply



K. Craine February 1, 2013 at 1:48 PM

Comment by: Must look stupid

The Federal Circuit BARFED AND LAUGHED ALL OVER these guidelines on judicial disqualification from the FEDERAL JUDICIAL CENTER:

"even the smallest financial interest (e.g., ownership of a single share of stock) requires disqualification. Under \$ 455(c), it is a judge's duty to keep abreast of all of his or her financial interests."

http://www.fjc.gov/public/pdf.nsf/lookup/judicialdq.pdf/\$file/judicialdq.pdf

Do ya think Judges Moore and Lourie had at least a "single" share in Facebook between their five or ten funds. Do you think it is possible that NONE of the Federal Circuit judges purchased stock in Facebook during the IPO? Did ANY of them disclose and disqualify? Nope. This is outrageous conduct from people we are supposed to trust.

Reply



K. Craine February 2, 2013 at 6:34 AM

Comment by: Law Blogger

Judge Evan J. Wallach speaks with forked tongue. He denied Leader Technologies their rights and their property, and abused the Code of Conduct for United States Judges in Leader v. Facebook. HOWEVER, in 2005 he self-righteously called for accountability when he criticized the U.S. military and Bush Administration regarding the mistreatment of prisoners in Abu Graib. He wrote:

"Our values are non-negotiable for members of our profession. They are what a professional military force represents to the world. Those who do battle with monsters must take care that they do not thereby become a monster. Always remember that when you gaze into the abyss, the abyss gazes back into you . . . The abyss is gazing back at us." Pages 537, 538, 621.

"In the civilian context, where government officials operate under the color of law have entered into an agreement to violate federal law, all persons who joined in that agreement are liable for all reasonably foreseeable violations of law which were done in its furtherance." Pages 618-619.

OK Judge Wallach, your LEADER V. FACEBOOK MONSTERS are staring at you. Are you going to do the right thing, or are you just another moral hypocrite who likes to hear himself pontificate?

I suspect the later. Prove me wrong.

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.

CITATION:

http://www.pegc.us/archive/Journals/Wallach_CWR_nexus.pdf

Wallach, E. J. "The Logical Nexus Between the Decision to Deny Application of the Third Geneva Convention to the Taliban and al Qaeda and the Mistreatment of Prisoners in Abu Ghraib." CASE WESTERN RESERVE JOURNAL OF INTERNATIONAL LAW, 2004, VOL 36; NUMB 2/3, pages 541-638.

Reply



steve n amy February 5, 2013 at 9:35 AM

So, we were on Facebook this Saturday past (2/2/13), following Lawless America (great blog, by the way). During a conversation with other followers of the blog I posted a brief synopsis of Leader Technologies' fight. I left for a bit and came back to check on any responses, and my comment was gone. I inquired as to its disappearance, but they had neither knowledge nor control over any editing.

"SO, WHY DID IT DISAPPEAR?!!"

They had an open phone line, that night, for callers to call in and give their stories of any legal problems or corruption that they had either encountered, or to complain about lawyers, judges, and the like. Anyhow, I started to repost my thoughts about our case. I wanted to tell them about Facebook and how they corrupted the judicial process (apparently Facebook doesn't like truths being spread about them and their true origins). I was promptly greeted with a spam warning, threatening to block me or shut my Facebook account down if I didn't acknowledge or agree to stop. Fearing a snooping Trojan, I quickly logged out without acknowledging anything.

As I am sure many on this site are aware, Facebook is obviously trolling their users' pages and other sites for info or key words. These are nefarious, dirty people and are always looking over their shoulders!

Stay the course everyone!

Reply



K. Craine February 5, 2013 at 11:13 AM

Comment by: Platypus

This reminds me of the censors in China? How is it different?

Reply



K. Craine February 7, 2013 at 5:47 AM

Comment by: Bryn T

Me too! I was talking with Lawless America on Facebook too, then all of a sudden a screen popped up that I have NEVER seen before and I have been using it since high school telling me it was going to kick me off if I did not stop SPAMMING! I have never spammed in my life. THIS SOUNDS LIKE BIG BROTHER. My parents tell me this is the kind of censorship you see in a dictatorship. Very creepy. Who are these people running Facebook, a bunch of friggin NAZIS???

Reply



K. Craine February 7, 2013 at 7:24 AM

Comment by: Conflicts Checker

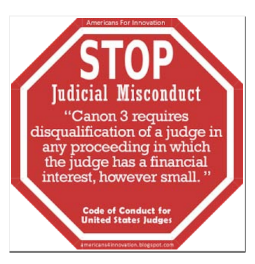
THEODORE W. ULLYOT, Facebook's General Legal Counsel, who oversaw the Leader v. Facebook judicial scandal, sorry, patent infringement case, appears to be dumping his stock:

Here's the SEC Insider Trading Report for Theodore Warren Ullyot:

http://www.secform4.com/insider-trading/1382582.htm

Let's see, if this judicial misconduct was motivated by Facebook's law firms, directed by Mr. Ullyot, do you think the fingers might point to him? However, we all know he is only a puppet for the board of directors led by James W. Breyer, Yuri Milner (DST Moscow) and Sheryl Sandberg... the last two being bailout director Larry Summers' understudies.





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

Reply



K. Craine February 7, 2013 at 4:04 PM

COVER-UP AT THE US PATENT OFFICE: AFI has just received a copy of a recent Freedom of Information response just issued by the Patent Office in the growing judicial corruption scandal. As you can see for yourself, the USPTO literally covered up all disclosure of information regarding their order of a 3rd reexamination of Leader Technologies' U.S. Patent No. 7,139,761.

As a refresher, Facebook lost these arguments at trial. Then, they have lost them again, twice, during two earlier re-examinations. Not even the Patent Examiner Deandra M. Hughes approves of this 3rd reexam order.

The scent of foul play is strong. This document can be obtained in two places:

GOOGLE-DRIVE:

https://docs.google.com/file/d/0B2SfG2nEsMfqSkJNR1RycUtWZ k/edit?usp=sharing

SCRIBD:

http://www.scribd.com/doc/124428891/Patent-Office-Cover-up-in-Leader-v-Facebook-Feb-7-2013

We'll write a post about this after we've had time to consider the implications. Clearly, the scandal hole gets deeper. As we have suspected all along it would. One cannot be this bad, for this long, without eventually getting caught.

Reply



K. Craine February 8, 2013 at 6:02 AM

Comment by: Judicial Corruption

This kind of cover-up is precisely what occurs when a government agency believes itself to be no longer accountable to the citizens who fund their very existence. Congratulations to whoever dug this up. Now we're getting somewhere. Everyone on this blog should use this material and request their own Congressional Inquiries from their Congresspersons and Freedom of Information Act requests. Suggest you ask to see all communications among every person identified on those USPTO messages and anyone on the list of Facebook cronies.

Each of you should ask them each to disclose whether they hold Facebook stock either directly or through an investment vehicle like a mutual fund, IRA, Keogh, etc. Be sure to personalize your request with unique requests so that the USPTO cannot send a form letter response, like they did the last time.

Make noise folks. It works. Bad guys don't like the light of day.

Reply



K. Craine February 8, 2013 at 6:19 AM

Comment by: Judicial Corruption

Just so everyone is clear, USPTO matters are overseen by federal judges too, they're called "Administrative Patent Judges."

In the Leader v. Facebook 3rd examination, they are:

Judge Allen R. MacDonald Judge Stephen C. Siu Judge Meredith C. Petravick

These judges are also bound by the Code of Conduct for United States Judges.

They should be asked to disclose whether they hold stock in Facebook, or whether any of their family members own stock. If they do, even a small amount, they are bound by the Code of Conduct to disqualify themselves.

Reply



K. Craine February 8, 2013 at 6:30 AM

UPDATE ON USPTO COVER-UP IN LEADER V. FACEBOOK:

discovery and blocked Leader from preparing its defenses to this new claim. Judge Stark allowed the



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

Instruction No. 4.7 here.) He also contradicted his own instruction to

that Jury



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 convincing evidence standard.)



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.

We updated the USPTO Cover-up Documents with an update that includes a new request for a new inquiry as a result of the covered-up contents. The Scribd link is automatically updated, here is the updated Google link:

https://docs.google.com/file/d/0B2SfG2nEsMfqUFVNZDJxQkpyZHM/edit?usp=sharing

Reply



K. Craine February 8, 2013 at 3:19 PM

Comment by: Sleuth Dog

We need people who know these individuals and their families to tell us which people have experienced "SUDDEN UNEXPLAINED WEALTH" or "SUDDEN UNEXPLAINED OPPORTUNITY."

Such symptoms ALWAYS tag along, side by side, with corruption.

Reply



K. Craine February 9, 2013 at 7:03 AM

Comment by: Light Reader

I was just reading the COMMUNIST MANIFESTO today written by Karl Marx and Friedrich Englels in 1848. Ran across these Communist objectives:

- 1. Abolition of property
- 2. Heavy progressive graduated income tax
- • •
- 4. Centralization of credit... by means of a national bank
- 5. Centralization of the means of communication

...

6. Free education for all children

Wow, do these planks sound contemporary? Read for yourself a summary in Wikipedia at:

http://en.wikipedia.org/wiki/The_Communist_Manifesto

Reply



K. Craine February 9, 2013 at 7:15 AM

Comment by: Well Duhhhh

Leader v. Facebook is exposing:

- 1. Abolition of property denying property rights to the holder of a valid U.S. Patent rights guaranteed in Article I Section 8 of the US Constitution.
- 4. Centralization of credit Facebook Credits (oh wait, they claim the aren't doing this anymore, yeh right).
- 5. Centralization of communications Facebook and their scandal-ridden theft of Leader Technologies inventions; ripping off user privacy and shipping it to China, Russia and India
- \ldots three out of your six Light Reader.

The other three are being pushed actively by the current administration, it appears to me. Of course, there is nothing inherently wrong with free education, but as the Soviet Union learned, it works for a while as a means of political indoctrination, until it falls apart from within due to its moral bankruptcy.

Looks like those die-hard communists are back in the saddle, now in business suits, allied with the Thieving Gangs in Silicon Valley - who sold their immortal souls to the highest borscht-breath bidders.

Reply



K. Craine February 9, 2013 at 7:35 AM

Comment by: snoop dog

All roads lead back to Lawrence Summers, Sheryl Sandberg and Yuri Milner when

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

Summers was Chief Economist for the World Bank in the early 1990's.

Curiously.

Summers was President of Harvard when Zuckerberg got his start in 2003-2004. Explains how the 19-yr. old received more press coverage than all other world figures except Clinton and Bush in THE HARVARD CRIMSON. They're layin' down the spin, dude.

Summers proposed the failed economic transition policy in the USSR that gave birth to the current oligarch robber barons in Russia.

Summers is teamed with one of the Russian oligarchs through his protege Yuri Miner, second largest investor in Facebook.

Summers is teamed with Facebook through his protege Sheryl Sandberg, Chief Operating Officer at Facebook and Zuckerberg's puppetmaster.

Summers friends at Goldman Sachs put an executive in London before the 2008 bailout with a big basket to catch theirs and Morgan Stanley's \$32 billion windfall from the bailout. That executive now works for Yuri Milner in Dubai.

Summers arranged to have himself appointed as "special adviser" to Marc Andreessen just weeks before the scandalous \$1 billion purchase of Instagram by Facebook right before the IPO. Milner's and Sandberg's payoff? Their "thank you" for the years of tutelage in how to organize global corruption?

Milner was associated in the early 2000's with Bank Menatep that was caught laundering over \$10 billion in mob money and diverting over \$4 billion in IMF funds (probably World Bank funds too, according to some reports).

The list of koinky-dinks is much longer, these are only highlights

Reply



K. Craine February 11, 2013 at 7:57 AM

Dear AFI Readers:

AFI has received multiple reports this weekend of Facebook censorship of posts in Facebook private chats and even friend-ing of people who are attempting to publicize and follow the growing Leader v. Facebook judicial corruption scandal.

Facebook censorship has stopped PRIVATE conversations that were critical of Facebook, in several reports. In another, Facebook blocked friend requests between Facebook users and their U.S. Congressman, Senators and judicial reform advocacy groups like Lawless America.

It has been suggested that those experiencing First Amendment Free Speech violations should report them to federal and state (1) Departments of Commerce, (2) Inspectors General, and (3) your members of Congress.

U.S. Dept. of Commerce: http://www.commerce.gov/

U.S. Inspector General:

http://www.justice.gov/oig/

Go to your State's Department of Commerce and Inspectors General Websites to get the contact information in your State.

U.S. Congress:

http://www.contactingthecongress.org/

Reply



kissablekaren February 11, 2013 at 10:57 AM

LETS ALL SUE FACEBOOK FOR VIOLATION OF OUR CONSTITUTIONAL RIGHTS AND FREEDOM OF SPEECH!

Reply



K. Craine February 14, 2013 at 6:54 AM

Comment by: Kissablechas

Hey Kissablekaren,

the 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. Horbalv 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 Like 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

Facebook has the federal courts on their payroll. The better way is to boycott their advertisers and hit them where it hurts: their pocketbooks. Without advertisers giving them money, their revenue will dry up. 8-0

Reply



K. Craine February 14, 2013 at 1:34 PM

Comment by: Judicial Corruption

FACEBOOK INSIDERS ARE DUMPING STOCK at a feverish pace. Check out the latest Form 4 required disclosures at the SEC:

http://www.secform4.com/insider-trading/1326801.htm

What's the hurry boys and girls?

Reply

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for the (mis)conduct of his judges and Clerk of Court in Leader Techs v. 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 arguments and evidence for Facebook in the secrecy of chambers—after they had debunked all of Facebook's

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

evidence on appeal, which is a clear breach of constitutional due

process.

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.

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AFI LOGO (with text)



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 anony mously 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:

 Fen wick & 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)
- 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")

B. Facebook attorneys & cooperating judges:

- 13. Gordon K. Davidson (Fenwick; Facebook's securities and patent attorney; Leader Technologies' former attorney)
- 14. Christopher P. King (aka Christopher-Charles King aka Christopher King aka Christopher-Charles P. King, Fenwick & West LLP)
- 15. Theodore B. Olson (Gibson Dunn)
- 16. Thomas G. Hungar (Gibson Dunn)
- 17. Eric H. Holder, Jr. (Attorney General, U.S. Dept. of Justice)
- 18. James Cole (Deputy Attorney General, U.S. Dept. of Justice)
- Tony West (Associate Attorney General, U.S. Dept. of Justice; 2008 Obama California Campaign Manager)
- 20. 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)
- 21. 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")
- 22. Mary L. Schapiro (former Chairman, Securities & Exchange Commission (S.E.C.); holds investments in 51 Facebook Club basket funds)
- 23. 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 making)
- 24. Joseph P. Cutler (Perkins Coie)
- 25. David P. Chiappetta (Perkins Coie)
- 26. James R. McCullagh (Perkins Coie)
- 27. Ramsey M. Al-Salam (Perkins Coie)
- 28. Grant E. Kinsel (Perkins Coie)
- 29. Reeve T. Bull (Gibson Dunn)
- 30. Heidi Keefe (Cooley)
- 31. Michael G. Rhodes (Cooley; Tesla Motors)
- 32. Elizabeth Stameshkin (Cooley)
- 33. Donald K. Stern (Cooley;

- Justice Dept. advisor)
- 34. Mark R. Weinstein (Cooley)
- 35. Jeffrey Norberg (Cooley)
- 36. Ronald Lemieux (Cooley)
- 37. Craig W. Clark (Blank Rome)
- 38. Tom Amis (Cooley / McBee Strategic)
- 39. Erich Veitenheimer (Cooley / McBee Strategic)
- Roel Campos (Cooley; former Commissioner of the U.S. Securities & Exchange Commission at the time of the infamous Facebook 12(g) exemption)
- 41. Lisa T. Simpson (Orrick)
- 42. Indra Neel Chatterjee (Orrick)
- 43. Samuel O'Rourke (Facebook; Cooley-directed)
- 44. Theodore W. Ully ot (Facebook; Cooley-directed)
- 45. Amber H. Rover, aka Amber L. Hagy aka Amber Hatfield (Weil Gotshal LLP; Judge Kimberly A. Moore's former client)
- 46. Edward R. Reines (Weil Gotschal)
- 47. Trish Harris (DC Bar Association)
- 48. Elizabeth A. Herman (DC Bar Association)
- 49. Elizabeth J. Branda (DC Bar Association)
- 50. David J. Kappos (former Patent Office Director; former IBM chief intellectual property counsel; ordered unprecedented 3rd reexam of Leader Technologies' patent; Obama political appointee)
- 51. Preetinder ("Preet") Bharara (U.S. Attorney Ceglia v. Zuckerberg; formerly of Gibson & Dunn LLP; protects Zuckerberg)
- 52. Thomas J. Kim (SEC Chief Counsel)
- 53. Anne Krauskopf (SEC Special Sr. Counsel)
- 54. John G. Roberts, Jr. (Chief Justice, U.S. Supreme Court)
- 55. Jan Horbaly (Federal Circuit, Clerk of Court)
- 56. Kimberly A. Moore (Judge, Federal Circuit)
- 57. Matthew J. Moore (Latham & Watkins LLP; husband of Judge Kimberly A. Moore)
- 58. Kathryn "Kathy" Ruemmler (Latham & Watkins LLP; White House counsel)
- 59. Evan J. Wallach (Judge, Federal Circuit)
- 60. Alan D. Lourie (Judge, Federal Circuit)
- 61. Randall R. Rader (Chief Judge, Federal Circuit)
- 62. Terence P. Stewart (Federal Circuit Bar Association)
- 63. Leonard P. Stark (Judge, Delaware U.S. District Court)
- 64. Richard J. Arcara (Judge, N.Y.

- Western District, Ceglia v. Holder
- 65. Allen R. MacDonald (Administrative Judge, U.S. Patent Office)
- 66. Stephen C. Siu (Administrative Judge, U.S. Patent Office)
- 67. Meredith C. Petravick (Administrative Judge, U.S. Patent Office)
- 68. James T. Moore (Administratie Judge, U.S. Patent Office)
- Pinchus M. Laufer (Sr. Counsel, Patent Trial and Appeal Board, PTAB)
- Kimberly Jordan (Counsel, Patent Trial and Appeal Board, PTAB)
- 71. Daniel J. Ryman (Counsel, Patent Trial and Appeal Board, PTAB)
- William J. Stoffel (Counsel, Patent Trial and Appeal Board, PTAB)
- 73. James C. Payne (Counsel, Patent Trial and Appeal Board, PTAB)
- 74. Deandra M. Hughes (Examiner, Leader v. Facebook reexamination)
- 75. Kathryn Walsh Siehndel (FOIA Counsel, U.S. Patent Office - bio and conflicts log concealed)
- Dennis C. Blair (Director, U.S. National Intelligence)
- Dennis F. Saylor, IV (Judge, Foreign Intelligence Surveillance Court, FISA)
- James E. Boasberg (Judge, Foreign Intelligence Surveillance Court, FISA)
- 79. 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:

- 80. 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 onsale 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)
- 81. 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; co-creator 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)
- 82. 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)
- 83. 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
- 84. McBee Strategic (one of the main "private" arms responsible for dolling out the billions in Obama "green energy" stimulus funds; partnered with Cooley Godward LLP)
- 85. Mike Sheehy (Cooley-McBee Strategic principal; former National Security Adviser to House Speaker Nancy Pelosi)
- 86. Nancy Pelosi (U.S.
 Congresswoman; appears to be
 running political cover in the
 House for Facebook, McBee
 Strategic, Cooley Godward,
 Fenwick & West, Breyers, etc.)
- 87. Harry Reid (U.S. Senator; Judge Evan J. Wallach patron)
- 88. Thomas J. Kim (SEC, Chief Counsel & Assoc. Director) approved Facebook's 500shareholder 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 lobby ist 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)
- 89. Ping Li (Accel Partners, Zuckerberg handler)
- 90. Jim Swartz (Accel Partners; Zuckerberg handler)

- 91. Sheryl K. Sandberg (Facebook, Summers protégé; Facebook director)
- 92. Yuri Milner (DST aka Digital Sky, Summers protégé; former Bank Menatep executive; Facebook director)
- 93. 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 IPO)
- 94. 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)
- 95. Peter Thiel (19-year old Zuckerberg coach; Pay Pal; Facebook director; CEO, Clarion Capital)
- 96. Clarion Capital (Peter Thiel)
- 97. Reid G. Hoffman (19-year old Zuckerberg coach; Pay Pal; LinkedIn; Facebook director)
- 98. Richard Wolpert (Accel Partners)
- 99. Robert Ketterson (Fidelity Ventures; Fidelity Equity Partners; Fidelity Ventures Telecommunications & Technology)
- 100. David Kilpatrick (Business Insider; "The Facebook Effect"; PR cleanse-meister re. Facebook origins)
- 101. Zynga/Groupon/LinkedIn/Sq
 uare/Instagram ("Facebook
 Money/Credits/Bitcoin" feeder
 companies)
- 102. Tesla Motors (received \$465 million in Obama stimulus funds and hired Cooley's Michael Rhodes in the seven months before the Leader v. Facebook trial, just before veteran Judge Joseph Farnan made the surprise announcement of his retirement, just six days after Facebook's disasterous Markman Hearing)
- 103. Solyndra (received \$535 million in Obama stimulus at the recommendation of the Cooley-McBee Strategic "consulting" alliance)
- 104. BrightSource (received \$1.6 billion in Obama stimulus at the recommendation of the Cooley-McBee Strategic "consulting" alliance)
- 105. 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
- 106. 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)
- 107. 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)
- 108. Morgan Stanley (received US bailout funds; took Facebook public; probably participated in oversees purchases of Facebook private stock before IPO)
- 109. State Street Corporation (received U.S. taxpayer bailout monies along with Goldman Sachs and Morgan Stanley; consolodating control of ATM banking networks internationally
- 110. JP Morgan Chase (received U.S. taxpayer bailout monies along with Goldman Sachs, Morgan Stanley and State Street Corporation)
- 111. Lloyd Blankfein (Goldman Sachs, CEO)
- 112. Jamie Dimon (JP MorganChase, CEO)
- 113. Steve Cutler (JP MorganChase, General Counsel)
- 114. Rodgin Cohen (JP MorganChase, Outside Counsel; Sullivan Cromwell, LLP)
- 115. 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)
- 116. Jeff Markey (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 Solyndra)
- 117. 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 Solyndra)
- 118. 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)
- 119. 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
- 120. 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)
- 121. Toni 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)
- 122. 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)
- 123. 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)
- 124. 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.)
- 125. 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)
- 126. 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. Brey er 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.)
- 127. 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)
- 128. 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)
- 129. 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)
- 130. 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)
- 131. Robert C. Hancock (Chief Compliance Officer, Sands Capital Management, LLC; failed to file S.E.C. Form SC12G 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)
- 132. 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)

- 133. 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)
- 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)

D. Facebook boypuppets:

- 135. Mark E. Zuckerberg
- 136. Chris Hughes
- 137. Dustin Moskowitz
- 138. Eduardo Saverin
- 139. Matthew R. Cohler
- 140. Elon Musk

E. Corruption Watch—Patent Office Judges:

- 141. Anderson, Gregg
- 142. Best, George
- 143. Bonilla, Jackie W.
- 144. Boucher, Patrick
- 145. Braden, Georgianna W.
- 146. Branch, Gene
- 147. Bisk, Jennifer Bresson

- 148. Bui, Hung H.
- 149. Busch, Justin
- 150. Clements, Matt
- 151. Crumbley, Kit
- 152. Droesch, Kristen
- 153. Elluru, Rama
- 154. Fitzpatrick, Michael
- 155. Gerstenblith, Bart A.
- 156. Giannetti, Thomas L.
- 157. Guest, Rae Lynn
- 158. Hastings, Karen M.
- 159. Hoff, Marc
- 160. Horner, Linda
- 161. Hughes, James R.
- 162. Hume, Larry
- 163. James, Housel
- 164. Jung, Hung J.
- 165. Kamholz, Scott
- 166. Katz, Deborah
- 167. Lucas, Jay
- 168. MacDonald, Allen R. (bio unavailable) – Leader 3rd reexam judge (bio and conflicts log concealed by FOIA)
- 169. Mahaney, Alexandra
- 170. Martin, Brett
- 171. McKone, Dave
- 172. McNamara, Brian
- 173. Medley, Sally
- 174. Moore, Bryan
- 175. Moore, James T Leader 3rd reexam judge (bio and conflicts log concealed by FOIA)
- 176. Morgan, Jason V.
- 177. Morrison, John
- 178. Pak, Chung K.
- 179. Perry, Glenn J.
- 180. Petravick, Meredith C. (bio and conflicts log concealed by FOIA) - Leader 3rd reexam judge
- 181. Pettigrew, Lynne
- 182. Praiss, Donna
- 183. Quinn, Miriam
- 184. Reimers, Annette
- 185. Saindon, William
- 186. Scanlon, Patrick
- 187. Siu, Stephen C. Leader 3rd reexam judge (bio and conflicts log concealed by FOIA)
- 188. Smith, James Donald
- 189. Smith, Neil
- 190. Snedden, Sheridan
- 191. Song, Daniel
- 192. Spahn, Gay Ann
- 193. Strauss, Mike
- 194. Timm, Catherine
- 195. White, Stacey
- 196. 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 every one! American democracy is at risk.

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