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

Google[™] Custom Search

Tuesday, December 3, 2013

HEALTHCARE.GOV HAS EXPOSED WASHINGTON'S ETHICAL DISEASE

UNDISCLOSED CONFLICTS OF INTEREST – ON A MASSIVE SCALE – ARE CHOKING WASHINGTON

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | UPDATED DEC. 11, 2013 | PDF



DEC. 10, 2013: FACEBOOK CORRUPTION ALERT. Can any inventor get a fair shake from This incestuous washington clique?

Judge Thomas S. Ellis III holdings in Facebook interests JUDGE THOMAS SELBY ELLIS III in the "like" patent infringement case Rembrandt Social Media v. Facebook holds 19 Facebook interests (Goldman Sachs, Morgan Stanley, T.RowePrice

and Blackrock). See Ellis Financial Disclosure. On Dec. 6, 2013, Judge Ellis referred Rembrandt's objection regarding expert witness damages testimony to the Federal Circuit. Evidently he needed backup from his secret Facebook collaborators at the Federal Circuit.

However, the **Federal Circuit is conflicted en masse** since it employed Facebook attorney Thomas G. Hungar, Gibson Dunn LLP, to represent the entire court in a conflict of interest case in 2010. See AFI May 24, 2013 post. Hungar and Gibson Dunn LLP were Facebook's appeals attorney in Leader v. Facebook also. In addition, the husband of Federal Circuit Judge Kimberly A. Moore (Matthew J. Moore), is an attorney at Facebook James W. Breyer's and National Venture Capital Association's attorney Latham & Watkins LLP. In addition, SEC Chief Counsel Thomas J. Kim approved the Facebook 500-shareholder exemption in 2008,



CONFLICT OF INTEREST RAT'S

NEST IN WASHINGTON

requested for Facebook by Fenwick & West LLP (Leader Technologies' attorney in 2002), and was formerly employed by Latham & Watkins LLP. That exemption was the excuse used by JPMorganChase, Goldman Sachs and Morgan Stanley to bring in billions of dollars in dubious funds from Russia to pump up the Facebook pre-IPO valuation—at the same time that they were taking over \$30 billion in bailout funds from the American taxpayer. Bottom line, the Federal Circuit cannot hear this appeal if they are following their ethics Code of Conduct. It's a rat's nest of conflicts of interest.

Judge Ellis is another Facebook Club plant. Obvious question: Why haven't Rembrandt's attorneys, Fish & Richardson LLP, filed judicial conflict of interest objections? Fish & Richardson is a member of the Federal Circuit Bar Association's "Leaders Circle" with Facebook stakeholders Microsoft, Clerk of Court Jan Horbaly, Weil Gotshal LLP, Gibson Dunn LLP, Fenwick & West LLP, Latham & Watkins LLP and Orrick Herrington LLP. Interesting Facebook bedfellows. Does any inventor have a hope of fair treatment by this incestuous Washington clique? See Fig. 1 below.

BARACK OBAMA'S CONFLICTS



Social Networking: The True Story

HealthCare.gov's confiscation of this property cannot stand

Leader: 145,000 man-hours • over \$10 million • 20 people • solid engineering • hackers not welcome • affirms privacy, security, property • no foreign influence • respects U.S. Constitution

Facebook: "one to two weeks" • beer money • all by myself • 28 hidden hard drives • stole Harvard photos • hadks email • PayPal Mafia handlers • scofs at privacy • corrupts markets, judges, politicians & gov't agencies



OpenTrial.org Leader v. Facebook

Facebook — a force for freedom perhaps, but at odds with the rule of law in the U.S.

Federal Corruption

–Congressional Briefings –Federal Circuit Censored Docket –Americans For Innovation Archives –Disclosures: Exec | Judiciary | USPTO

-Patent Office FOIA Stonewalling

-Donna Kline Now! Archives

OF INTEREST SICKNESS



Leader Founder and CEO, Michael McKibben, speaks publicly about the Facebook case for the first time in an exclusive interview with Estonia Daily Editor Eva Tampere—Michael McKibben: Facebook is built on technology stolen from us. He tells the



real story about how social networking was invented,

as compared to the Facebook Club fabrications in The Social Network movie. He makes disturbing comparisons between the U.S. government's confiscation of his patent with the confiscation of private property in Estonia under the Soviet Communist regime. CLICK HERE to read Eva Tampere's interview. (Skype originated in Estonia.)

(DEC. 3, 2013)—Investigation into the financial holdings of federal judges in Leader v. Facebook has exposed an

Leader v. Facebook has exposed an unprecedented web of conflicts of interest in Washington D.C., New York, Boston and Silicon Valley. It is a cancer that appears to have metastasized into many agencies of the U.S.

NEXT: Class Action Suits enjoining further involvement in Obamacare by administration officials and contractors with undisclosed conflicts of interest. Their Codes of Conduct demand it.

government.

his shares under the cover of the supposed NASDAQ "glitch." However, it now appears the glitch was intentional, and it appears he was double-crossing the many investors identified in Fig. 1 by first pulling out plenty for himself before the stock price tanked—which he knew would happen since he had artificially inflated the valuation using his Russian oligarch slush funds.

As it turns out, SEC Chair, MARY L. SHAPIRO, was actively fanning this conflict of interest flame since she held 49 of these insider holdings. She exempted Facebook from the previously sacrosanct 500-shareholder rule. This act opened the corruption floodgates. This explains why complaints about insider trading prior to the Facebook IPO were ignored by

Stitching this story together from public documents, one thread at a time, the apparent master minds are JAMES W. BREYER and LAWRENCE "LARRY" SUMMERS.

JUDICIARY.

primary research sources.

FIG. 1—UNDISCLOSED CONFLICTS OF INTEREST

Sources: Photo by the National Review; See footnote for full list of

WITHIN THE OBAMA ADMINISTRATION AND

Breyer is the managing partner of **ACCEL PARTNERS LLP**, Palo Alto, California. He is also Facebook's largest shareholder and former chairman.

On day 3 of the **FACEBOOK IPO**, Brever dumped

Breyer dumped over \$6 billion of

FACEBOOK INSIDER TRADIN	G: May 22, 201	2 (Tues. 3rd day)
NAME:	PRICE(S)	VALUE
1. James W. Breyer et al (Accel Partners)	\$37.58	\$ 6.51 Bil
2. Juri Milner et al (DST, MailRU, Digital Sky)	\$37.58	\$ 3.79 Bil
3. Mark Zuckerberg	\$37.58	\$ 1.13 Bil
4. Goldman Sachs	\$37.58	\$ 914 Mil
5. Peter Thiel	\$37.58	\$ 633 Mil
6. Meritech Management	\$37.58	\$ 263 Mil
7. Microsoft	\$37.58	\$ 246 Mil
TOTAL	\$37.58	\$ 13.26 Bil

FIG. 2—FACEBOOK INSIDERS WHO SOLD SHARES ON THE OPEN OF DAY 3 of the facebook initial public offering on May 22, 2012, Effectively double-crossing their co-conspirators.



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BLOG ARCHIVE (New, 1/20/14)

- ► 2014 (5)
- **2013** (28)
 - December (5)
 SENIOR COMMERCE DEPT. OFFICIALS ARE INVESTED IN FA...
 - SECURITIES CHAIR MARY L. SCHAPIRO KNEW FACEBOOK AN...
 - FAST AND FURIOUS JUDGE TIED TO ASSAULT WEAPON SALE...
 - HARVARD UNIVERSITY IS CORRUPTING AMERICAN DEMOCRAC...
 - HEALTHCARE.GOV HAS EXPOSED WASHINGTON'S ETHICAL DI...
 - November (4)
 - October (2)
 - September (4)
 - August (2)
 - July (2)
 - June (1)
 May (1)
 - April (1)
 - March (1)
 - February (2)
 - ► January (3)
- ► 2012 (6)

BARACK OBAMA'S DARK POOLS OF CORRUPTION

Click to enlarge

3/21/2014

Americans For Innovation: HEALTHCARE.GOV HAS EXPOSED WASHINGTON'S ETHICAL DISEASE

the SEC. Attorney General **ERIC H. HOLDER** holds 25 of these funds as well. They are up to their eyelids in this muck.

Summers is President Obama's former director of the **NATIONAL ECONOMIC COUNCIL** who allegedly oversaw the 2008 bailout. However, it now appears likely that the bailout itself was a Summers contrivance designed to supply tens of billions of dollars to this agenda.

Breyer's father, JOHN P. BREYER, and GEORGE SOROS appear to be pulling the strings behind the curtains. They are fellow post-WWII Hungarian refugees. During James W. Breyer's ascendancy in the U.S. venture capital world, father John P. moved to Beijing, China and helped start that country's venture capital markets. Son James is actively dissing U.S. markets in favor of Chinese ones. Soros' agendas are well known.

Another troubling dimension is Russian President VLADIMIR PUTIN. He is closely allied with Goldman Sachs-Moscow's Russian oligarch partner, ALISHER USMANOV. Usmanov was the second largest shareholder in Facebook prior to the IPO. Summers mentored Usmanov's front-man, YURI MILNER, along with Facebook COO, SHERYL K. SANDBERG. Usmanov's pre-IPO These insider actions effectively double-crossed hundreds of investors who they had encouraged before 2008 to invest in certain funds that would eventually purchase billion of dollars in pre-IPO Facebook stock. For example, T. Rowe Price purchased more 5.1% of Facebook's insider stock, according to the Facebook S-1 disclosure. See p. 148. The T. Rowe Price stock was purchased at about the same time that Russian oligarch Alisher Usmanov invested billions.

Even senior Facebook employees found these pre-IPO insider transactions dubious. For example, Mark Zuckerbeg's former speechwriter, Katherine Losse, said they were essentially ordered to sell these insider shares to the Russians and "ask no questions." See the Boy Kings Congressional Briefing.

NEW, DEC. 12, 2013—SPECIAL NOTICE: Facebook IPO big winner, No. 6 Meritech Management, includes owner ANN H. LAMONT. Ann Huntress Lamont is a former director of the National Venture Capital Association with Accel Partners' James W. Breyer, Robert C. Ketterson of Fidelity Funds and Anne Rockhold of Vanguard Funds, now CFO of Accel Partners. All these funds were big investors in the Facebook IPO.

Lamont is also a board member of Castlight Health founded by Obama appointee, **U.S. CTO, TODD Y. PARK, THE CHIEF ARCHITECT OF HEALTHCARE.GOV** when he was CTO of the Department of Health and Human Services (HHS). See previous post.

Todd Y. Park's direct and undisclosed relationships to Facebook interests biases all his HealthCare.gov involvement and recommendations, including the knowingly false claim that the HealthCare.gov technology is "open source." This conduct shows evident intent by the Obama administration and cronies to confiscate the social networking property of Columbus innovator Leader Technologies.

investments triggered the pre-IPO valuation bubble.

That investing appears to have been made possible by billions of dollars in **GOLDMAN SACHS** bailout funds, funneled to Moscow via London, then back through Dubai before returning to purchase Facebook insider shares. All very clever, but very illegal.

TRANS PACIFIC PARTNERSHIP (TPP)

It is also becoming evident that these actors are directing President Obama's secret Trans Pacific Partnership (TPP) agenda. Among other things, TPP is attempting to dramatically alter U.S intellectual property laws without Congressional approval. This tactic is similar to the confiscation of Leader Technologies' U. S. Patent No. 7,139,761 by the federal courts and Obama administration. They are working to dismantle private property rights in favor of judicial privileges that trump the Constitution and Congress.

FOLLOW THE MONEY

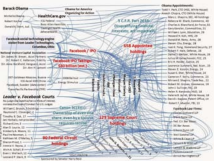
Required annual financial disclosures blew the lid off this collusion. Investigators discovered that a select group of judges and administration officials had insider information on funds that would eventually invest heavily in Facebook's IPO. Amazingly, this knowledge was gained before 2008. James W. Breyer appears to have tipped these officials prior to 2008 in order to elicit a massive array of favors and cooperation.

AMERICAN PRESIDENCY FOR SALE

If one were intent on buying the 2008 and 2012 presidential elections, positioning people in bureaucratic power, changing laws to sanction intellectual property theft, and keeping people quiet, this would be one way to do it. Once these judges and officials were invested in these funds, they became complicit. They were then motivated to be silent and do what

THE NEW IMPERIAL PRESIDENCY

On Dec. 3, 2013, bi-partisan testimony before the House Judiciary Committee on Presidential Powers and the Constitution essentially identified the Obama Administration as a new imperial presidency. Coverage of this hearing was limited to Fox News, as best we could discover before going to press. Video 1. Video 2.



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

STOP FACEBOOK PROPERTY THEFT

We see. We "like." We steal. STOP FACEBOOK PROPERTY THEFT. www.fbcoverup.com

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!

LEADER TECHNOLOGIES Inventor Protection Act (Proposed)

America needs to practice what it preaches.

We have no business lecturing the world about free enterprise and the rule of law, when we permit the investors in Ohiobased innovator Leader Technologies to go uncompensated for the risks they took to help invent social networking ...

 a technology upon which the President and U.S. government now rely;

—a technology *stolen* by the "Facebook Cabal" who recruited the federal courts and Patent Office into their club of corruption.

Investigate Invest

Contact your representatives. Ask them to pass it. <u>Real American inventors need your support.</u> http://www.contactingthecongress.org/ http://americans4innovation.blogspot.com

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.

they were told, or were cajoled to do. This could explain Chief Justice John G. Robert, Jr.'s ashen, mumbling countenance after reversing himself on Obamacare. Was Roberts blackmailed, or did he do it to protect his 21 investments in Facebook-friendly funds?

NOT A SINGLE CONFLICT OF INTEREST HAS BEEN DISCLOSED

A judge is required to disqualify himself even if his spouse holds only one share of stock in a company coming before his court. Similarly, members of the executive branch are required to act impartially and disqualify themselves if they have holdings in a party coming before them. Amazingly, not a single person or entity identified in Fig. 1 has disclosed any of the conflicting relationships identified by the blue lines.

Conflict of interest laws exist precisely because a person involved in a public trust cannot act impartially if he or she has an interest in one of the parties.

THE CORRUPTION OF AN ENTIRE GENERATION OF PUBLIC SERVANTS

By encouraging these individuals to invest in the insider funds, James W. Breyer embroiled an entire generation of promising public servants in the most massive fraud upon the American public in the history of the republic.

BREYER'S DESTRUCTIVE EXAMPLE TO FUTURE INNOVATORS

Leader Technologies' social networking invention, which Breyer and his "PayPal Mafia" collaborators stole, became the glue that enabled Breyer to bind his collusion together. It enabled him to communicate with his several hundred actors secretly via secret Facebook email accounts.

By stealing from real American innovators, Breyer has likely corrupted an entire generation of high tech innovators and entrepreneurs, for whom he has set an immoral example.

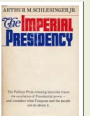
* * *

Research Sources:

1. Americans For Innovation.

From the "Imperial Presidency" by Arthur M. Schlesinger, Jr. (1973), pages 417-8:

"If future Presidents govern by decree then impeachment would be necessary to rein in the Presidency and support the Constitution. With a constitutional Presidency, any actions by a



President's administration that are illegal or unconstitutional must be exposed and punished. Schlesinger writes "A constitutional Presidency, as the great Presidents had shown, could be very strong Presidency indeed. But what kept a strong President constitutional, in addition to checks and balances incorporated within his own breast, was the vigilance of the nation. Neither impeachment nor repentance would make much difference if the people themselves had come to an unconscious acceptance of the imperial Presidency. The Constitution could not hold the nation to ideals it was determined to betray."

FB IPO PROMISES WERE JAMES W. BREYER'S INFLUENCE CURRENCY

These federal judges, bankers, politicians, lawyers and tech wonks all invested in these select funds before 2008. It is evident that these funds knew James W. Breyer and Accel Partners intended to use the promise of a Facebook IPO as a kind of influence currency. [Editor: Nothing innovative here. These are merely run-of-the-mill corrupt practices, writ large.] This was before Leader Technologies sued Facebook for patent infringement in Nov. 2008. It was also before Barack Obama's overnight ascendancy.

During this same time, Breyer was also riding herd over corrupt practices in Mexico as a Wal-Mart director. The Bible speaks about people who have a "conscience seared with a hot iron." Breyer's conduct would place him in this category of immorality.



After Leader Technologies' attorneys began spanking Facebook's attorneys in pre-trial hearings, Breyer used his influence to get certain judge appointments (Leonard P. Stark and Evan J. Wallach) and also ordered Obama to appoint David J. Kappos as Patent Office director—a man with whom he had been negotiating the sale of 750 IBM patents (all patents trumped by Leader's patent). With these people in place, Breyer was certain he could control his "Leader Technologies problem." Breyer used the courts and Patent Office to steal Leader's technology. See previous post.

Photo: Der Spiegel, Accel Partners LLP.

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. Dr. Lakshmi Arunachalam's Censored Federal Circuit Filings (Archive)
- 2. Brief Summary of Leader v. Facebook
- 3. Backgrounder
- 4. Fenwick & West LLP Duplicity
- 5. Instagram-scam
- 6. USPTO-reexam Sham
- 7. Zynga-gate
- 8. James W. Breyer / Accel Partners LLP Insider Trading
- 9. Federal Circuit Disciplinary Complaints
- 10. Federal Circuit Cover-up
- 11. Congressional Briefings re. Leader v. Facebook judicial corruption
- 12. Prominent Americans Speak Out
- 13. Petition for Writ of Certiorari
- 14. Two Proposed Judicial Reforms
- 15. S. Crt. for Schemers or Inventors?
- 16. Attorney Patronage Hijacked DC?



- 17. Justice Denied | Battle Continues
- 18. FB Robber Barons Affirmed by S. Crt.
- 19. Judicial Misconduct WALL OF SHAME
- 20. Corruption Watch "Oh what webs

3/21/2014

Americans For Innovation: HEALTHCARE.GOV HAS EXPOSED WASHINGTON'S ETHICAL DISEASE

- 2. C-SPAN.
- 3. CrunchBase.
- 4. Faces of the Facebook Corruption
- 5. FBcoverup.com
- 6. Judicial Watch.
- 7. Leader v. Facebook Congressional Briefings.
- 8. OpenSecrets.org.
- 9. Origins of Facebook's Technology?
- Petition for Writ of Certiorari by Leader Technologies to the U.S. Supreme Court (Facebook did not respond); See also Leader Technologies Docs.
- 11. U.S. Government Printing Office Government Publications Search.
- 12. U.S. Office of Ethics in Government.

Posted by K. Craine at 4:27 PM

 MBC 90 8+1
 +2
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16 comments:



Cathy Lee December 4, 2013 at 8:30 AM

Experts in application and system tuning use the terms: "hogs, frogs, and dogs" to describe different types of transactions. Hogs use up a lot of system resources. Frogs are efficient applications that run quickly and smoothly. Dogs are applications that need a lot of work for provide proper functionality and then run efficiently. To get to an 80% level of efficiency for the functions the Administration has announced, it looks like the team worked on the hogs and frogs. The dogs need to be triaged for a later effort. They also added major "horsepower" in hardware to help the applications run faster.

However, this does not even address the serious privacy and security issues embedded in these systems.

And don't be fooled by proclamations of success. It's like the baseball team announcing victory after 80% of the innings were played (22 of the 27 outs had been achieved---still leaving another 5 outs to go.) And we know what can happen in the last two innings of a game.

False promises were made and continue to be made. The cover ups will continue, too. It looks like the hogs, frogs, and dogs have been joined by skunks.

Reply

AFi

K. Craine 💋 December 4, 2013 at 11:37 AM

New information is emerging that the HealthCare.gov site has little to no security for the healthcare information. This fundamentally violates the HIPAA laws on privacy. Security expert Morgan Wright wrote in an assessment for CMS who is building the site: 'the threat and risk potential is limitless.'

Soooo, why is the government requiring American citizens to use a healthcare site that its own experts say does not comply with HIPAA ?

If the response is, "We aren't asking for any HIPAA information" (which has been repeated often in the press), that is a blatant lie.

A reader of this blog, who is a healthcare professional and consults to hospitals on best practices, just went through the HealthCare.gov sign up process late last week. She stopped when she was asked to disclose certain medicines that she was taking. So much for the claim that HIPAA information isn't being asked for.

This woman has spent her career protecting her patient's private information and knew a $\ensuremath{\mathsf{HIPAA}}$ violation when she saw it.

Reply

dave123 December 4, 2013 at 6:31 PM

When Mark Zuckerberg and Dustin Moskovitz moved out to Palo Alto in June 2004, they were running of with a stolen idea and ran into Sean Parker who new that facebook was stolen

we weave, when first we practice to deceive"

- 21. Facebook | A Portrait of Corruption
- 22. White House Meddling
- 23. Georgia! AM 1080 McKibben Interview
- 24. Constitutional Crisis Exposed
- 25. Abuse of Judicial Immunity since Stump
- 26. Obamacare Scandal Principals are intertwined in the Leader v. Facebook scandal
- 27. 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

BOYCOTT NCAA MARCH MADNESS? COPYRIGHT-GATE

Sean's first task was to do one of things Eduardo was supposed to do, but hadn't yet help Facebook find money. Sean had raised money for Napster and he knew his way around Silicon Valley. He quickly proved himself capable. For Mark, this only reinforced the idea that Eduardo was expendable. The only problem was: How would Mark cut Facebook's third-biggest stakeholder and co-founder out of the company?

In an IM exchange with Sean Parker after a meeting with Peter Thiel, he got all the dirty tricks" used by Peter Thiel, Thiel had learned these tricks from one of the most legendary venture capitalists in the Valley, Michael Moritz of Sequoia. and yes Thiel new the story of how zuckerberg stole facebook at the time. Mark and Sean discussed the Eduardo problem. Mark hinted at a hardball solution,

Parker: Peter [Thiel] tried some dirty tricks. All that shit he does is like classic Moritz shit.

Zuckerberg: Haha really?

Parker: Only Moritz does it way better.

Zuckerberg: That's weak.

Parker: I bet he learned that from Mike.

Zuckerberg: Well, now I learned it from him and I'll do it to Eduardo.

more instance of

Confidant: How are you going to get around Eduardo?

Zuckerberg: I'm going to buy the LLC

Zuckerberg: And then give him less shares in the company that bought it

Confidant: I'm not sure it's worth a potential lawsuit just to redistribute shares. You have nothing to gain.

Zuckerberg: No I do because until I do this I need to run everything by Eduardo. After this I have control

According to the new communications, Saverin apparently used Facebook as a free platform to advertise another project he was working on called Joboozle, but Joboozle was going to be a part of facebook

The plan: Reduce Eduardo's stake in TheFacebook.com by creating a new company, a Delaware corporation, to acquire the old company (the Florida LLC formed in April), and then distribute new shares in the new company to everybody but Eduardo. Mark discussed this plan with confidants over IM several times with Peter Thiel Sean Parker and attorney lisa simpson of Orick llp lisa simpson was made a were of the fact that ZUCKERBERG had sign a contract to PAUL CEGLIA years a go 'and was a where that on a video disk ZUCKERBERG openly admitted ;saying that facebook was not his idea lisa got a court order to get the two disks and distorted the sound track on the disk in a deliberate act to hid the fact zuckerberg stole the idea facebook one of the disk was from Robert Mueller at the FBI and yes the NSA new facebook was stolen??. So who new facebook was stolen Henry Blodget David Kirkpatrick Lawrence Summers Sheryl Sandberg chris Hughes: and eduardo Savrin James W. Breyer D'Angelo joe green Nicholas carlson Cameron and Taylor Winklevoss

Sean Parker (who extorted Zuck to get 5% of Facebook) said: "I've ended up with less than 5% of Facebook Parker said that he wanted 12% for Facebook Zuckerberg said It's somewhat a joke," Zuck said about "Sean Parker it's not like an important guy." but he had the emails on you zucker. The Winklevoss say the idea facebook was their idea but was not, and in 2004, Chang says he entered into business partnerships with Cameron and Tyler Winklevoss that gave him a chunk of two companies, ConnectU, a social networking site facebook for college students, . Part of the deal, according to Chang, involved integrating i2hub features with ConnectU to get the idea facebook up and running but the idea facebook was not zuckerberg idea nor was it the Winklevoss idea Chang now says he is due between 15 and 50 percent of the \$65 million settlement

Reply

Replies

K. Craine 🖉 December 5, 2013 at 4:47 AM

Reader note. The post above comes from a person suffering from dyslexia.



Constitutional rights advocates demand that NCAA stop its copyright infringement in social media; ask Congress to preserve Zuckerberg's ...

Dear S.E.C. plain yourselve. K HARRAN

THE REAL FACEBOOK - A PORTRAIT OF CORRUPTION SEC counsel cleared the way for the Facebook "pump and dump" scheme in 2008? SEC counsel

appears to have failed to disclose his confl...

LEADER V. FACEBOOK JUDICIAL MISCONDUCT EXPOSES A CONSTITUTIONAL CRISIS

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



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 Facebo...



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...



PATENT OFFICE REMOVES CRITICAL LEADER V. FACEBOOK DISCLOSURE **ITEMS**

USPTO conduct parallels the document obstruction

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



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

Writers | AMERI...



WAS CHIEF JUSTICE ROBERTS BLACKMAILED INTO SUPPORTING OBAMACARE BY HIS LEADER V. FACEBOOK MISCONDUCT? Enlarge banner image New,

Jun. 28, 2013: Undermined Checks & Balances Between Executive & Judicial Branches ...



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...

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ANIPULATION OF JUDGES, OLITICIANS AND EGULATORS EXPOSED BY EADER V. FACEBOOK JUDICIAL CORRUPTION

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

This malady causes words that this person types to appear normal to him/her, but often appear mixed to others. Some days are better than others with this disease. We have encouraged this person to continue posting without concern that people might think ill of him/her. This person is extremely intelligent, and has researched this subject matter since the mid 2000's.

Reply



Rain Onyourparade December 5, 2013 at 6:26 AM

The HealthCare.gov doctor recommends a CLASS ACTION SUIT with cease and desist injunctions against anyone in the administration with undisclosed conflicts of interest. They should be enjoined from any further involvement in the decision making on Obamacare. These conflicts are provable from public information. A retired judge told me that the information AFI has uncovered is likely "judicially recognizable" without even the need for further discovery to prove the conflicts.

As she explained it, the evidence is "notorious" since it comes from incontestable sources like the Government Printing Office archives, Congress, etc. (Notorious, as in able to be recognized as reliable evidence, not as in outlaw.... well maybe we're looking at the behavior of outlaws.)

Reply

K. Craine 🖉 December 5, 2013 at 6:59 AM

Received this from a reader last evening:

>Perfect Quote

Some people have the vocabulary to sum up things in a way that you can quickly understand them. This quote came from the Czech Republic. Someone over there has it figured out. It was translated into English from an article in the Prague newspaper Prager Zeitungon.

"The danger to America is not Barack Obama, but a citizenry capable of entrusting a man like him with the Presidency. It will be far easier to limit and undo the follies of an Obama presidency than to restore the necessary common sense and good judgment to a depraved electorate willing to have such a man for their president. The problem is much deeper and far more serious than Mr. Obama, who is a mere symptom of what ails America. Blaming the prince of the fools should not blind anyone to the vast confederacy of fools that made him their prince. The Republic can survive a Barack Obama, who is, after all, merely a fool. It is less likely to survive a multitude of fools, such as those who made him their president."

Reply

100

steve n amy December 7, 2013 at 11:34 AM

HealthCare.gov news being censored by Facebook.Facebook censoring, yes again. All AFI links have been taken off my Facebook page.AFI links discretely and quietly removed while all other subject matters political, ect.. are still intact. How convenient .Hidden agendas requires blindfolds for the public eyes..I just re posted some of them. Let's see how long it takes for them to be removed again!

Reply

Rain Onyourparade December 9, 2013 at 8:10 AM

JPMorgan Emails Show China Hires Were Made To Win Deals: NYTimes, 12/07/2013

OK, here's the game with Obama's Facebook Club. JPMorgan, Morgan Stanley, Goldman Sachs rape and pillage until their conduct becomes generally known. Up until that point, Eric Holder at DOJ, and Mary Shapiro at the SEC (both now proven to be members of the secret Facebook Club) ignore the criminality. Then, when the conduct finally becomes public, they express "concern" and launch investigations. Those investigations eventually settle (like they just did behind closed doors over the mortgage scams) with a slap on the hand (and a wink and a nod ;-) tee hee hee). Obama's cronies will try and get away with this strategy right up to their last day in office. In the meantime, if any of Obama's buds get prosecuted, he'll just PARDON them on his way out. Then, they'll all fly off to the offshore playgrounds. Very clever. This administration has a deeper level of cynicism about American democracy than I have ever studied.

http://www.huffingtonpost.com/2013/12/08/jpmorgan-emails-china_n_4405397.html

Reply

NASDAQ ...

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
- 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

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



Rain Onyourparade December 9, 2013 at 8:17 AM

Apple, Google And Others [FACEBOOK] To NSA: 'It's Time For A Change'

While I am on my soapbox. If this isn't the pot calling the kettle black...

Google and Facebook, two of the worst privacy offenders on the planet, are criticizing the NSA. These are the same people that violate privacy day and night, reading every email, every post, every photo tag, every comment, anywhere. They are tied at the hip with the NSA.

These people really do think we are all dumb as door posts. They may have the money to get the mainstream press to print their lies and deceptions, but we don't have to believe a word of it, or purchase from their advertisers.

http://www.huffingtonpost.com/2013/12/09/nsa-limits-sought_n_4410556.html? ir=Business&ref=topbar

Reply

dave123 December 9, 2013 at 1:30 PM

Wayne Chang filed a lawsuit against the Winklevoss brothers. Chang said that the Winklevoss brothers merged their company, called ConnectU, with Chang's web development company to make a new company: The Winklevoss Chang Group (WCG). Chang complained that the Winklevosses "expressly agreed that the litigation between ConnectU and Facebook was an asset of ConnectU and an asset of WCG," according to BusinessInsider. Chang never got any money when the Winklevosses received \$65 million as part of the settlement. Chang claims that this IM conversation took place between him and Cameron its an ironic twist, Wayne Chang is suing the Winklevoss twins for the same reason they are suing Facebook.

The Winkelvoss Somehow, they got from that disaster of an engagement with mark zuckerberg the Winkelvoss brothers got \$65 million. What makes the disclosure doubly gasp-worthy is that the parties had gone to great lengths to keep the terms confidential, including by clearing the court room for some hearings.

But on a Crimson computer, Mark brought up what he described as the work he did on HarvardConnection. He gave Tim and Elisabeth a guided tour of the site. Mark's goal seemed to have been to show Tim and Elizabeth, the Crimson reporter and editor, that the idea facebook was not stolen other than the ways in which social networks are all the same, there were no features or designs in the work he says he did on HarvardConnection.com that ended up in theFacebook.com like pictures of farm animals, The Winklevoss brothers then contacted Lawrence "Larry" Summers but he had his bitch for the stolen idea facebook and that bitch was mark zuckerberg with the he p of James W. Breyer and Lisa Simpson of Orick LLP

Zuckerberg hired attorney Lisa Simpson of Orick LLP who convinced The Crimson editor to take the emails down from public accessibility. These emails proved that Mark Zuckerberg had signed a contract with PAUL CEGLIA for 50% of thefacebook. So Lisa Simpson knows the Ceglia contract is genuine.

the Winklevoss brothers then, reached out to Tim McGinn again, this time to tell him that another Harvard rower -- one named John Thomson -- had told them that Mark had stolen something for TheFacebook from him, too. They told Tim that John's claim was that Mark Zuckerberg stole from him the idea feature called "Visualize Your Buddy."

lisa Simpson" of Orick LLP She has previously done some CDA work for Facebook, and was probably the only lawyer they new of who could get up to Allegany county and start asserting some of the procedural defenses. After Eduardo began taking to Mezrich, he and Facebook settled their lawsuits. Facebook went from officially denying Eduardo's status as a cofounder to listing him as one on its Web site. As a part of the settlement, Eduardo had to stopped talking to the press. But at the end of the day every one BETRAYS every one is this the way we are or become??,

Reply

Rain Onyourparade December 9, 2013 at 2:25 PM

Zuckerberg's boy wonder "I did it myself in two weeks" story never made sense. Now we know why. What a two-bit huckster.

Reply

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.

Americans For Innovation Stopp Judicial Misconduct "CANON 2: A judge should avoid impropriety and the appearance of impropriety in all activities." Code of Conduct for United States Judges

Replies

dave123 December 11, 2013 at 5:22 PM

david kirkpatrick said mark zuckerberg was working on Wirehog, as well?? david kirkpatrick said Wirehog was his idea??/ BULL SHIT Zuckerberg testified under oath that he programmed the first Facebook site in Jan. 2004 by himself, in "one to two weeks," while studying for sophomore finals, chasing girls on Craigs list but he was working on Wirehog a porn dating site like facesmash then called facemash. Dustin Moskovitz David Kirkpatrick Sean Parker had to kill Wirehog and to get zuckerberg working on facebook ?? but working on what Facebook's "Dark Profiles was started using stolen Leader's technology ?/. zucerberg is not a great genius just a thief, Now add your healthcare (Obamacare), financial (Wall Street), telephone and online data (NSA) to your Dark Profile, and you have the ultimate Big Brother file on every person on the planet, David kirkpatrick then set up libor info on facebook The strategy wasn't a secret. Each morning at a meeting of UBS's interest-rate-derivatives desk in Tokyo, Mr. Hayes would change his status on his Facebook page to reflect his daily desires for Libor to move up or down david kirkpatrick help set this up on facebook

Crimson sports writer Tim McGinn and John Thomson and Elisabeth Theodore the Crimson, received emails in the their "tips" inbox about how facebook was stolen they got all the emails on this.

US regulators ban banks from trading for own profit, And Wall st banks lobbied fiercely against the new rule well Madoff is still weeping over his fraud Obama if you are reading is clap like a seal

Reply

dave123 December 10, 2013 at 1:03 PM

Michael McKibben: Facebook is built on stolen technology stolen buy Lawrence "Larry" Summers James W. Breyer and Lisa Simpson of Orick LLP mark zuckerberg , Even the idea facebook was stolen it was stolen from david london, Lawrence Larry" Summers James W. Breyer and Lisa Simpson mark zuckerberg know this is true and the Winklevoss brothers Wayne Chang .Joe Green Dustin Moskowitz Chris Hughes Ben Mezrich Matt Cohler David Kirkpatrick Sean Eldridge Bill Gates they all new that facebook was stolen

The U.S and UK spy agencies have used video game networks to SPY on you like MICROSOFT Bill Gates Xbox1 and he new that facebook was stolen,and that facebook spying on you, PISS on you Bill Gates and your Xbox1 .

HealthCare.gov site has little to no security for the healthcare information and is spying on vou.

FBI Director Robert Mueller knows that facebook is stolen so what are you waiting for Robert Mueller a punch in the face in an email to David FBI Director Robert Mueller express an interest in facebook for spying knowing it was stolen and the N.S.A FOR ALL YOUR SPYING YOU FAILED TO STOP THE BOSTON BOMBING YOU SAY YOU WONT

MORE SPYING I SAY FUCKING BULLSHIT JUST THE TRUTH WILL DO

Reply

Rain Onyourparade December 11, 2013 at 9:58 AM

Everywhere you turn re. Facebook, we find corruption.

Paul Ceglia was sued for fraud by Obama appointee, U.S. Attorney PREETINDER PREET BHARARA, to stop his civil suit against Zuckerberg after Ceglia's attorney got Facebook's attorneys to ADMIT that Zuckerberg's 28 hard drives and Harvard Emails were in the hands of Facebook's Gibson Dunn lawyers. This proved that Leader Technologies was lied to and not provided that evidence to review. Bharara even threatened Ceglia's attorneys if they made any more filings in the civil suit! Sieg Heil !!!

So, I decided to check the financial disclosures of the judge, DENISE L. COTE. Surprise, surprise. She holds at least seven funds that are a part of the Facebook Club. Vanguard, Goldman Sachs, T. Rowe Price, TIAA-CREF and Chase. Without giving Ceglia notice of her conflicts, and asking for a waiver from him, it is Cote and Bharara that are breaking the law!!! A_H_s.

See for yourself. Here's DENISE L. COTE's 2010 Financial Disclosure: http://www.judicialwatch.org/document-archive/denise-l-cote-financial-disclosurereport-for-2010/

Reply

Replies



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 discovery and



blocked Leader from preparing its 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 Jurv

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







K. Craine 🖉 December 11, 2013 at 10:07 AM

Thanks Rain,

Judge Denise L. Cote, S.D.N.Y., is re-posted here:

http://www.scribd.com/doc/190935033/Denise-L-Cote-Judge-Southern-District-of-New-York-Financial-Disclosure-Report-for-2010

Reply



Cathy Lee December 11, 2013 at 4:23 PM

The continuing revelations about conflicts of interest and payoffs remind me a the Mark Twain observation:

"Honesty is the best policy--when there is money in it."

It looks like we have the best government that money can buy. And the Facebook crowd has created plenty of it. What's horrifying to me is the level of foreign influence (especially Russian and Chinese) in our government and society.

This week the New York Times announced the addition of John Podesta to the White House team. Podesta's role is to expand the use of executive branch's authority.

A Time magazine article profiled the influence of Podesta's Center for American Progress in the formation of the Obama administration, stating that "not since the Heritage Foundation helped guide Ronald Reagan's transition in 1981 has a single outside group held so much sway." "These authorities can be used to ensure positive progress on many of the key issues facing the country through executive orders, rulemaking, agency management, convening and creating public-private partnerships, commanding the armed forces ... diplomacy."

Podesta stressed: "The ability of President Obama to accomplish important change through these powers should not be underestimated."

We need to keep a careful watch on what changes are in the wind. Given the level of corruption AFI has exposed so far, the prognosis might not be a pretty one.

 ${\sf I}$ encourage other AFI site followers to watch closely and report their findings and observations.

Reply

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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. 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 Like 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 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

association with one of Facebook's largest shareholders,

his close



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?]

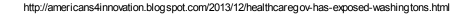


Judge Randall R. Rader, U.S.

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. 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 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 creating new arguments and evidence for Facebook in the s



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.

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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 y ou to report their corrupt activities to this site and others, like Lawless America. Feel free to communicate anonymously in any way in which y ou 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 & W est 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)
- Weil Gotshal LLP (Federal Circuit counsel in Leader v. Facebook; Judge Kimberly A. Moore's undisclosed former client)
- Latham & Watkins LLP (Facebook Director James W. Brey er'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:

- Gordon K. Davidson (Fenwick; Facebook's securities and patent attorney; Leader Technologies' former attorney)
- 14. Christopher P. King (sometimes Christopher-Charles King, Fenwick)
- 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)
- 40. 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. Samuel O'Rourke (Facebook; Cooley-directed)
- 43. Theodore W. Ullyot (Facebook; Cooley-directed)
- 44. Amber H. Rover, aka Amber L. Hagy aka Amber Hatfield (Weil Gotshal LLP; Judge Kimberly A. Moore's former client)
- 45. Edward R. Reines (Weil Gotschal)
- 46. Trish Harris (DC Bar Association)
- 47. Elizabeth A. Herman (DC Bar Association)
- 48. Elizabeth J. Branda (DC Bar Association)
- 49. David J. Kappos (former Patent Office Director; former IBM chief intellectual property counsel; ordered unprecedented 3rd reexam of Leader Technologies' patent; Obama political appointee)
- 50. Preetinder ("Preet") Bharara (U.S. Attorney Ceglia v. Zuckerberg; formerly of Gibson & Dunn LLP; protects Zuckerberg)
- 51. Thomas J. Kim (SEC Chief Counsel)
- 52. Anne Krauskopf (SEC Special Sr. Counsel)
- 53. John G. Roberts, Jr. (Chief Justice, U.S. Supreme Court)
- 54. Jan Horbaly (Federal Circuit, Clerk of Court)
- 55. Kimberly A. Moore (Judge, Federal Circuit)
- 56. Matthew J. Moore (Latham & Watkins LLP; husband of Judge Kimberly A. Moore)
- 57. Kathryn "Kathy" Ruemmler (Latham & Watkins LLP; White House counsel)
- 58. Evan J. Wallach (Judge, Federal Circuit)
- 59. Alan D. Lourie (Judge, Federal Circuit)
- 60. Randall R. Rader (Chief Judge, Federal Circuit)
- 61. Terence P. Stewart (Federal Circuit Bar Association)
- 62. Leonard P. Stark (Judge, Delaware U.S. District Court)
- 63. Richard J. Arcara (Judge, N.Y. Western District, Ceglia v. Holder et al)
- 64. Allen R. MacDonald (Administrative Judge, U.S. Patent Office)

- 65. Stephen C. Siu (Administrative Judge, U.S. Patent Office)
- 66. Meredith C. Petravick (Administrative Judge, U.S. Patent Office)
- 67. James C. Payne (U.S. Patent Office)
- 68. Kathryn Walsh Siehndel (FOIA Counsel, U.S. Patent Office - bio and conflicts log concealed)

C. Facebook puppet masters:

- 69. 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)
- 70. 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)
- 71. 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)
- 72. 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
- 73. 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)
- 74. Mike Sheehy (Cooley-McBee Strategic principal; former National Security Adviser to House Speaker Nancy Pelosi)
- 75. Nancy Pelosi (U.S. Congresswoman; appears to be running political cover in the House for Facebook, McBee Strategic, Cooley Godward, Fenwick & West, Breyers, etc.)

- 76. Harry Reid (U.S. Senator; Judge Evan J. Wallach patron)
- 77. 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)
- 78. Ping Li (Accel Partners, Zuckerberg handler)
- 79. Jim Swartz (Accel Partners; Zuckerberg handler)
- 80. Sheryl K. Sandberg (Facebook, Summers protégé; Facebook director)
- Yuri Milner (DST aka Digital Sky, Summers protégé; former Bank Menatep executive; Facebook director)
- 82. 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)
- 83. Marc L. Andreessen (Zuckerberg coach; client of Fenwick and Christopher P. King; Summers' sponsor during Instagram-scam; Facebook director)
- 84. Peter Thiel (19-year old Zuckerberg coach; Pay Pal; Facebook director; CEO, Clarion Capital)
- 85. Clarion Capital (Peter Thiel)
- Reid G. Hoffman (19-year old Zuckerberg coach; Pay Pal; LinkedIn; Facebook director)
- 87. Richard Wolpert (Accel Partners)
- Robert Ketterson (Fidelity Ventures; Fidelity Equity Partners; Fidelity Ventures Telecommunications & Technology)
- 89. David Kilpatrick (Business Insider; "The Facebook Effect"; PR cleanse-meister re. Facebook origins)
- 90. Zynga/Groupon/LinkedIn/Sq uare/Instagram ("Facebook Money/Credits/Bitcoin" feeder companies)
- 91. 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)

- 92. Solyndra (received \$535 million in Obama stimulus at the recommendation of the Cooley-McBee Strategic "consulting" alliance)
- 93. BrightSource (received \$1.6 billion in Obama stimulus at the recommendation of the Cooley-McBee Strategic "consulting" alliance)
- 94. 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
- 95. 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)
- 96. 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)
- 97. Morgan Stanley (received US bailout funds; took Facebook public; probably participated in oversees purchases of Facebook private stock before IPO)
- 98. State Street Corporation (received U.S. taxpayer bailout monies along with Goldman Sachs and Morgan Stanley; consolodating control of ATM banking networks internationally
- 99. JP Morgan Chase (received U.S. taxpayer bailout monies along with Goldman Sachs, Morgan Stanley and State Street Corporation)
- 100. Lloyd Blankfein (Goldman Sachs, CEO)
- 101. Jamie Dimon (JP MorganChase, CEO)
- 102. Steve Cutler (JP MorganChase, General Counsel)
- 103. Rodgin Cohen (JP MorganChase, Outside Counsel; Sullivan Cromwell, LLP)
- 104. 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)

- 105. 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)
- 106. 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)
- 107. 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)
- 108. 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)
- 109. 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 testim ony)
- 110. Toni Town es-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)
- 111. 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)
- 112. 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)
- 113. 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.)

- 114. 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)
- 115. 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.)
- 116. 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)
- 117. Penny S. Pritzker (Secretary, Department of Commerce; replaced Rebecca M. Blank; holds ov er \$24 million in Facebook "dark pools" stock, most notably in Goldman Sachs, Morgan Stanley and JPMorgan)
- 118. 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)
- 119. 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)

- 120. 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)
- 121. 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)
- 122. 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)
- 123. 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 y ears, 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)

puppets:

- 124. Mark E. Zuckerberg
- 125. Chris Hughes
- 126. Dustin Moskowitz
- 127. Eduardo Saverin
- 128. Matthew R. Cohler
- 129. Elon Musk

E. Corruption Watch—Patent Office Judges:

130. Anderson, Gregg 131. Best, George 132. Bonilla, Jackie W. 133. Boucher, Patrick 134. Braden, Georgianna W. 135. Branch, Gene 136. Bisk, Jennifer Bresson 137. Bui, Hung H. 138. Busch, Justin 139. Clements, Matt 140. Crumbley, Kit 141. Droesch, Kristen 142 Elluru, Rama 143. Fitzpatrick, Michael 144. Gerstenblith, Bart A. 145. Giannetti, Thomas L. 146. Guest, Rae Lynn 147. Hastings, Karen M. 148. Hoff, Marc 149. Horner, Linda 150. Hughes, James R. 151. Hume, Larry 152. James, Housel 153. Jung, Hung J. 154. Kamholz, Scott 155. Katz, Deborah

- 156. Lucas, Jay
- 157. MacDonald, Allen R. (bio unavailable) – Leader 3rd reexam judge (bio and conflicts log concealed by FOIA)
- 158. Mahaney, Alexandra
- 159. Martin, Brett
- 160. McKone, Dave
- 161. McNamara, Brian
- 162. Medley, Sally
- 163. Moore, Bryan
- 164. Moore, James T Leader 3rd reexam judge (bio and conflicts log concealed by FOIA)
- 165. Morgan, Jason V.
- 166. Morrison, John
- 167. Pak, Chung K.
- 168. Perry, Glenn J.
- 169. Petravick, Meredith C. (bio and conflicts log concealed by FOIA) – Leader 3rd reexam judge
- 170. Pettigrew, Lynne
- 171. Praiss, Donna
- 172. Quinn, Miriam

- 173. Reimers, Annette
- 174. Saindon, William
- 175. Scanlon, Patrick
- 176. Siu, Stephen C. Leader 3rd reexam judge (bio and conflicts log concealed by FOIA)
- 177. Smith, James Donald
- 178. Smith, Neil
- 179. Snedden, Sheridan
- 180. Song, Daniel
- 181. Spahn, Gay Ann
- 182. Strauss, Mike
- 183. Timm, Catherine
- 184. White, Stacey
- 185. 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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