Monday, April 14, 2014

HHS NOMINEE BURWELL HOLDS STOCK IN RUSSIAN AND CHINESE COMPANIES WITH DEEP TIES TO WH CTO, FACEBOOK AND NSA

FINANCIAL CONFLICTS SIGNAL THAT SHE CARRIES WATER FOR OBAMA’S FACEBOOK CARTEL; FACEBOOK’S BRIBERY SCHEME EXPOSED

INVESTIGATION | AMERICANS FOR INNOVATION | APR. 14, 2014, UPDATED APR. 25, 2014 | PDF

UPDATE: APR. 22, 2014—SIMPLE GEOMETRIC MATH TIES PRESIDENT BARACK OBAMA TO PRESIDENT VLADIMIR PUTIN VIA RUSSIAN OLIGARCH ALISHER USMANOV—UPON WHOM BOTH PRESIDENTS DEPEND TO FINANCE THEIR OFF-THE-BOOKS AGENDAS

Geometric Logic: If A implies B and B implies C, then A implies C.

If OBAMA implies USMANOV and USMANOV implies PUTIN, then OBAMA implies PUTIN.

Perhaps this unholy alliance explains why everything about this Ukrainian crisis is squirrely. For many years, President Obama’s Facebook Cartel relied upon Larry Summers’ protégé, oligarch ALSHER USMANOV, to feed Facebook billions of dollars of dubious Russian cash to pump Facebook’s pre-IPO valuation to record levels. President Obama also relied upon the Facebook platform to micro-target LOFO voters to get elected. Vladimir Putin is well known to be a under the thumb of Russia’s oligarchs, Alsher Usmanov chief among them.

While politicians on both sides yack away about the Ukrainian Crisis, they are mere mouthpieces for the off-the-books dealings among American and Russian oligarchs on both sides of the Atlantic. In America, its the Facebook Cartel driving Obama (in coordination with their partners in Moscow). In Russia it’s the Facebook-look-alike Vkontake Cartel (probably using the same code as Baidu’s and Facebook’s, provided by Fenwick & West LLP, with their partners in America) run by Alisher Usmanov.

NEW, 4/23/2014

Obama’s HHS nominee, SYLVIA M. BURWELL, holds multiple stocks in Milner’s company through her T.ROWE PRICE and ALLIANZ holdings. See financial disclosure below.
Facebook Cartel’s long planned virtual currency, formerly known as Facebook Credits, then Bitcoin, and digital credits. Keep in mind we’re really not talking about Facebook per se. We’re talking about James W. Breyer, Accel Partners LLP, IDG Capital China, Goldman Sachs Moscow, Alisher Usmanov, JPMorgan, Morgan Stanley, State Street Corp, you know, the banks that the American people “bailed out” in 2008. Whatever the latest name of the day, it is still putting lipstick on a pig. One cannot build a sound economic house on a corrupt moral foundation. The bad guys don’t understand that ethic. Greed, avarice and power-mongering are age-old vices. They are short lived as philosophical underpinnings for economic and social vitality. RUN.


Two Russian oligarchs are conspicuously missing from President Obama’s Ukrainian sanctions list: (1) ALISHER USMANOV and (2) YURI MILNER. Bloomberg labels Usmanov as Russia’s richest man. Milner is his sidekick. Usmanov and Milner, along with Facebook COO Sheryl K. Sandberg, are protégés of Obama’s bailout director, Lawrence “Larry” Summers.

While Summers, Sandberg and Milner were at the World Bank in 1991-1993, they helped orchestrate the disastrous Soviet voucher system that created the corrupt oligarch system in Russia. Usmanov and Milner pumped billions of dollars, maybe tens of billion, into private, unregulated Facebook “dark pools” investments underwritten by Goldman Sachs. This activity was blessed by another substantial Facebook “dark pools” investor, S.E.C. Chair Mary L. Schapiro. Summers also oversaw over $13 billion GIVEN to Goldman in bailouts during this period. Some of it went overseas, probably to Usmanov and Milner, and it is now suspected that it was used to buy Facebook stock through Usmanov’s Moscow partner, Goldman Sachs.

This activity helped pump Facebook’s pre-IPO valuation to $100 billion. Facebook’s micro-targeting of the LOFO vote (low information voter) is credited with getting President Obama elected in 2008 and 2012. What skeletons in the closet is President Obama hiding in the omission of his favorite Russians, Usmanov and Milner, from his Ukrainian sanctions list? We think Usmanov and Milner know President Obama and Mark Zuckerberg/Facebook are the best deals their dirty money could buy, with more than a little coaching from Comrade Summers.

(APR. 13, 2014)—AFI investigators have now analyzed hundreds of financial disclosures from the judicial and executive branches. SYLVIA M. BURWELL’S 2012 financial disclosure is reported below. She declared her net worth at up to $10 million. We discovered this weekend that much of it is held in the same Facebook “dark pools” as a select list of a dozen senior White House officials and Leader v. Facebook judges.

On Friday, President Obama nominated Burwell to replace Kathleen Sebelius as Secretary of Health and Human Services (HHS). Our investigation uncovered substantial conflicts of interest that may require her to divest of many of her holdings. Public impartiality is her duty.

**BURLWELL HOLDS STOCK IN HEALTHCARE.GOV VENDORS**

Burwell holds stock in BOOZ ALLEN HAMILTON and ATHENAHEALTH, that are both vendors to HEALTHCARE.GOV. Obama’s Chief Technology Officer, TODD Y. PARK, is the founder of Athenahealth. He also worked for Booz Allen. Todd Park’s brother, EDWARD Y. PARK is their current chief operating officer. Burwell also holds stock in HealthCare.gov no-bid contractors

BARACK OBAMA’S DARK POOLS OF CORRUPTION

[Faces of Facebook Corruption]

**CONTACTING THE CONGRESS**

**BLOG ARCHIVE (New, 1/20/14)**

- **April (2)**
  - HHS NOMINEE BURLWELL HOLDS STOCK IN RUSSIAN AND CHINESE COMPANIES WITH DEEP TIES TO WH CTO, ...
  - FACEBOOK AND U.S. PATENT OFFICE HIDE GLOBAL SURVEI...
- **March (1)**
- **February (2)**
- **January (3)**
- **2013 (28)**
- **2012 (6)**

**UPDATE MAR. 25, 2014**

FOUR CRITICAL AFI POSTS ON JUDICIAL COMPROMISE

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

1. **WAS CHIEF JUSTICE ROBERTS BLACKMAILED** into supporting Obamacare by his ethical compromises in Leader v. Facebook?
2. **JUSTICE ROBERTS MENTORED** Facebook Gibson Dunn LLP attorneys.
3. **JUSTICE ROBERTS HOLDS** substantial Facebook financial interests.
4. **JUDGE LEONARD STARK FAILED** to disclose his Facebook financial interests and his reliance on Facebook’s Cooley Godward LLP attorneys for his appointment.

[Faces of Facebook Corruption]
These companies have troubling ties to Chinese and Russian social networks, Baidu, Yandex and Mail.Ru. These companies are closely tied to Facebook, Goldman Sachs Group and other Facebook financiers incl. T.Rowe Price, Baillie Gifford, Vanguard and Fidelity. Facebook’s cooperation with the NSA makes these byzantine alliances all the more troubling.

Burwell, appears to be a water carrier for the Facebook cartel. If confirmed, she will replace Kathleen Sebelius who oversaw the disastrous HealthCare.gov roll out.

Sebelius issued no-bid contracts to CGI, Inc. cronies of Michelle Obama and U.S. CTO Todd Y. Park. She also allowed Park to give away massive amounts of U.S. healthcare data in a program called “Health Datapalooza.”

The Obama White house appears to be organized like a set of Russian nesting dolls.

The outer doll is the public face, but the nasty stuff is inside. This would explain why no one gets fired in this administration. They’re just following orders.

An exposé of the nested doll strategy among Obama’s Facebook cartel may help readers better interpret Burwell’s holdings. However, if you want to jump to the Burwell analysis below, click here.

FINANCIAL DISCLOSURES ARE STARTING TO TELL THEIR SECRETS

When one studies hundreds of reports like we have, the data starts to tell us its secrets.

Our first observation is that the financial reporting mechanism is flawed. It invites fraud and misrepresentation. Essentially, the report gives a blessing to the superficial, somewhat meaningless reporting of only the outer doll. Nonetheless, if one persists in analyzing the underlying data, which is extremely time consuming, the outer doll eventually yields her secrets.

DISCOVER YOUR INNER DOLL

The vast majority of actual stock holdings are nested within mutual funds. Judges, bureaucrats and politicians hide their true holdings inside the funds.

REPORTING OWNERSHIP OF THE FUNDS, OR “THE OUTER DOLLS,”

FIG. 2—Which of these Russian nesting dolls holds the secret? See proof of the Facebook Cartel’s nesting doll deceptions below.

FIG. 3—X-ray of a Russian Nesting Doll

See previous posts:
- “Obama’s Chief Tech Officer Todd Y. Park Mired in Conflicts of Interest” by Americans For Innovation, Nov. 15, 2013
- “HealthCare.gov Doomed by Widespread Unethical Conduct” by Americans For Innovation, Nov. 26, 2013

Click here for Washington’s Ethical Disease Discoveries re. Facebook “Dark Pools”

STOP FACEBOOK PROPERTY THEFT

We see. We “like.” We steal.

Will Humankind Ever Learn? Facebook’s Orwellian doublespeak about property and privacy (theft) merely repeats the eventual dehumanization of the individual under Mao’s Red Star, Stalin’s SOVIE 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!
REVEALS VERY LITTLE

The uninformed thinking among our public officials is that judges and government officials do not have to report their stock holdings within mutual funds for the purpose of recusal. Unscrupulous lawyers support this notion. However, it is dead wrong according to any honest reading of the conflict of interest laws.

BEDROCK ETHICAL PRINCIPLE: “AVOID IMPROPIETY AND THE APPEARANCE OF IMPROPIETY”

Conflict of interest laws are founded on the concept of avoiding impropriety and the appearance of impropriety. For example, see Canon of Conduct for U.S. Judges. Any interpretation that violates this bedrock principle is wrong, even if it is written by a committee of judges. This circumstance is another proof that the concept of attorney and judge “self-policing” is broken. This lack of ethical discipline contributes to America’s growing lawlessness.

A waiver from financial conflicts disclosure for mutual funds is wrongheaded. It would be like me selling you a pair of jeans for $50, but you know there is a $1,000,000 check made out to you in the back pocket. According to the wrongheaded interpretation, you only have to disclose the $50 value of the jeans, while you secretly know the true value is $1,000,050.

WAIVING NESTED INVESTING DISCLOSURE IS A LICENSE TO DECEIVE

For public officials intent on rigging the judicial system, this nesting appears to serve two main purposes.

First it provides an “I didn’t know” or “the Judicial Conference says I don’t have to tell you” excuse for not disclosing holdings.

Second, it enables bribery, coercion and insider trading of and by judges.

Promises of a big Facebook IPO were dangled in front of the Leader v. Facebook judges. The bribers could not get away with giving the judges Facebook stock directly, so they nested Facebook holdings inside crony funds, like FIDELITY CONTRAFUND.

Fidelity fund manager ROBERT C. KETTERSON was a fellow director of the NATIONAL VENTURE CAPITAL ASSOCIATION (NCVA) with JAMES W. BREYER, ACCEL PARTNERS LLP chairman, Facebook’s then chairman, and Facebook’s largest shareholder and beneficiary. Also serving the NVCA with Breyer and Ketterson were ANN H. LAMONT and ANNE ROCKHOLD. Lamont is closely tied to TODD Y. PARK and ROBERT P. KOCHER, MD. Obamacare and HealthCare.gov architects, and ATHENAHEALTH and CASTLIGHT HEALTH, founded by Todd Y. Park and technology supplier to HealthCare.gov.

To our knowledge, Burwell has not disclosed any of these conflicts of interest.

FINDING FACEBOOK INNER DOLLS

In Leader v. Facebook, substantial amounts of Facebook stock was held by the judges and regulators, sometimes in Doll #2, sometimes in Doll #4 and so on.

For example, a prominent pre-IPO investor in Facebook was FIDELITY CONTRAFUND (FCNTX).

Federal officials holding Contrafund include Chief Justice JOHN G. ROBERTS, JR., Circuit Judge KIMBERLY A. MOORE, Federal Election Commission Chairman, JOHN J. SULLIVAN, Commerce Secretary REBECCA M. BLANK, Attorney General ERIC H. HOLDER and Office of Management and Budget Director SYLVIA M. BURWELL—now nominated to replace Kathleen Sebelius as Secretary of Health and Human Services.

Note that the total numbers of holders of Fidelity Contrafund in this administration and the Leader v. Facebook judiciary is limited to a select few insiders. The hand waiving we’ve seen when confronted by these facts is “Well, Contrafund is a popular fund. Everybody’s got some.” No they don’t. We’ve checked.

Out of over 200 financial disclosures we’ve analyzed, only 11 hold Fidelity Contrafund. Those 11 are all senior Obama officials or Leader v. Facebook judges. These people likely had insider information about Contrafund’s Facebook investing plans.

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 filmiest 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!)


2. Dr. Lakshmi Arunachalam’s Censored Federal Circuit Filings (Archive)

3. Brief Summary of Leader v. Facebook Background

4. Backgrounder

5. Fenwick & West LLP Duplicity

6. Instagram-scam

7. USPTO-reexam Sham

8. Zynga-gate

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. Georgial AM 1080 McKibben Interview
LEADER V. FACEBOOK JUDGES DID NOT DISCLOSE THAT THEY WOULD BENEFIT FROM DECISIONS FAVORABLE TO FACEBOOK

Fidelity Contrafund made a large investment in private Facebook before the IPO. As of Jun. 30, 2012, Contrafund had $413,476,551. These investments were brokered by Goldman Sachs in unregulated Wall Street “dark pools.” See ‘Fidelity’s Danoff Bets on Facebook” by Miles Weiss, Bloomberg, Jun. 1, 2011. Also see our previous post on dark pools at “Wall Street banker has gone to jail since 2008. Click here for a PDF version of Julie Davis’ article.

According to Morningstar, a total of 16 Fidelity funds have invested $818,228,924 in Facebook. The numbers are staggering. Any lawyerly excuse for not disclosing the conflict rings hollow.

1. IS NESTED INVESTING ILLEGAL? GENERALLY NO. UNLESS YOU’RE HIDING INSIDER TRADING, THEN ITS FRAUD.

2. SHOULD NESTED STOCKS BE DISCLOSED WHEN THE JUDGE’S HOLDINGS WILL BE BENEFITED BY DECISIONS FOR ONE PARTY OR THE OTHER? YES.

3. OTHERWISE, WHAT IS THE POINT OF DISCLOSING A MUTUAL FUND AT ALL? THE DEVIL IS IN THE DETAILS. THE COURTS ARE PROTECTING THE DEVIL.

The name of the fund becomes meaningless unless one is required to disclose the substance of the holding.

THE 217-PAGE JUDICIAL ADVISORY OPINION CONTAINS A DUBIOUS SEC. 106 ON MUTUAL FUNDS

The Judicial Policy, Sec. 106, Mutual Funds opinion says that the stocks held in a mutual fund are not a financial interest unless you manage it personally. Wouldn’t that be everyone since no one forces the judge to purchase a particular mutual fund and its contents? The decision to purchase the fund is enough to force disclosure, even under the dubious Sec. 106 revised definition.

A judge chooses a mutual fund precisely because of the expected performance of returns of

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 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 Facebook...

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...
the stocks and bonds managed by the fund. Each fund issues a report of its holdings twice a year, so this guideline against disclosure is suspiciously flawed. The holder gets reports of the holdings, therefore a judge holding the fund should always disclose when a litigant comes before him in which he will benefit from favorable rulings. Self-interest induces a judge consciously or subconsciously to provide favorable rulings for his or her own holdings. That is precisely why full disclosures of conflicts of interest, and recusals (if conflicts of interest exist), are absolutely necessary. That is a well settled principal of impartiality and just common sense.

One can imagine the hoops the Judicial Conference jumped through to revise Sec. 106 to its current tortured flip-flopping. Even young children understand these basic concepts of fairness.

THE SEC. 106 “SAFE HARBOR” OPINION IS A LICENSE FOR JUDGE BIAS

The Judicial Conference created a dubious “safe harbor” opinion in Section 106. The language undermines the well-settled language of Canons 2 and 3—to “avoid impropriety and the appearance of impropriety.”

In short, the opinion is four pages of ethical swiss cheese, with two shiny brass bookends that state that judges have “no duty to affirmatively monitor the underlying investments.” After this statement, the opinion contains four pages of exceptions. For example, you may have to disclose IRA’s, 401(k)’s, brokerage accounts, nested holdings, number of investors, etc.

SEC. 20-2 “EVEN ONE SHARE OF STOCK” DICTATES RECUSAL

The mutual fund waiver opinion is contained in the same 217-page advisory opinion that says, “Ownership of even one share of stock by the judge’s spouse would require disqualification.” Section 20-2.

So which is it? Ownership of even one share dictates recusal, or you can do whatever the hell you want if you hide your stock in a mutual fund?

If a family member must disclose even one 550 share, then how is that judges can avoid disclosing tens of millions of dollars just because they are held through a mutual fund. This rule makes absolutely no sense, which makes its origin suspicious. It served somebody’s intent to hide investments, clearly.

SEC. 106 FLIP-FLOPS BETWEEN STATING THE LAW AND EXCUSING JUDGES FROM IT

In the midst of the self-defined exceptions in Sec. 106, the opinion rightly restates the law that a judge must disclose if his or her holdings would be “substantially” affected by the outcome of the ruling. If a judge wants to hide a holding of Facebook stock inside his or her Fidelity or T.Rowe Price mutual fund, then his or her opinion would be that it is not substantial, and thus self-serving. In Sec. 106, the definition of “substantial” is in the eye of the beholder. This rule is vague and duplicitous.

HOLDINGS IN THE BIGGEST TECH IPO IN U.S. HISTORY DOESN’T REQUIRE DISCLOSURE? ARE YOU KIDDING ME?

The Facebook IPO was the largest tech IPO in history; valued at roughly $100 billion. Both Fidelity and T. Rowe Price held substantial pre-IP0 investments that were reported widely in the press. In fact, T. Rowe held more than 5% of the pre-IP0 stock in Facebook. T.Rowe’s holding required specific disclosure in the S.E.C. S-1 Registration. If the Fidelity and T. Rowe Price interests held by the Leader v. Facebook judges were not substantially benefited by decisions favorable to Facebook, then this rule’s so-called “safe harbor” is moot. Its existence telegraphs an attempt to fabricate excuses for illegal intent.

Even if we were to accept the Judicial Policy Opinion No. 106 as legal, no justification can possibly exist for these judges and regulatory officials to assert that they would not benefit substantially from Leader v. Facebook decisions favorable to Facebook. And yet, the judges were silent, as were the regulators at the Patent Office.

Note: The chief counsel at the U.S. Patent Office advising the judges on the unprecedented third reexamination of Leader’s patent, WILLIAM J. STOFFEL, lists Fidelity and Vanguard as two of his conflicts of interest. The Patent Office is currently stonewalling FOIA requests for

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 conflict...

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 conflict...

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...

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-out l...

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

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

1. 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

2. 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
Of Sylvia M. Burwell’s 89 holdings, 59 contain Facebook interests. Disturbingly, she holds interests in vendors who benefit greatly from the Obamacare no-bid HealthCare.gov website, including the following:

1. **FACEBOOK** - 9 holdings; HealthCare.gov makes claims that the technology being used is “open source,” even though Leader Technologies proved in federal court on 11 of 11 counts that Facebook infringes their invention.

2. **BAIDU INC. (CHINA)** - 9 holdings; Baidu is tied to Sands Capital, which is tied to Athenahealth; Baidu is a heavily censored Facebook clone in China financed by the same Wall Street and Silicon Valley people who started Facebook; Baidu may be using the same stolen source code from Leader Technologies.

3. **JAMES W. BREYER** - Burwell was formerly employed by Wal-Mart; Facebook’s largest shareholder and chairman, James W. Breyer, was a Wal-Mart director until recently; Breyer is implicated in the **WAL-MART MEXICAN BRIBERY SCANDAL**.

4. **ATHENAHEALTH** - 5 holdings; Athenahealth is a no-bid supplier of social networking technology to HealthCare.gov; founded by **TODD Y. PARK**; the Obama White House’s current CTO, and former chief architect of HealthCare.gov; Park’s brother, **EDWARD Y. PARK**, has just placed a junior associate at the top of Baidu’s patenting operation.

5. **CGI, INC.** - 3 holdings; CGI is the original no-bid HealthCare.gov contractor run by **MICHELLE OBAMA**’s former Princeton friend.

6. **BOOZ ALLEN HAMILTON** - 3 holdings; Booz Allen is Todd Y. Park’s former employer and beneficiary of no-bid HealthCare.gov contracts.

7. **ACCENTURE** - 6 holdings; Accenture is the no-bid HealthCare.gov replacement to CGI, Inc.

8. **BOSTON SCIENTIFIC** - 5 holdings; Boston Scientific is implicated in the theft of Leader Technologies’ social networking invention.

9. **MAIL.RU/YANDEX** - 6 holdings; these Russian companies are associated with Russian oligarchs **YURI MILNER** and **VALISHER USMANOV**; these men are implicated in the laundering of TARP money into Facebook insider shares which drove Facebook’s pre-IPO valuation to $100 billion.

10. **TESLA MOTORS** - 5 holdings; Tesla received $456 million in stimulus funds; is closely associated with **ELON MUSK**, a contemporary of **MARK ZUCKERBERG** at Harvard, and a close associate to the Facebook cartel; Musk is a notorious contributor to the Obama political campaigns; the recommendation to fund Tesla came from Speaker of the House **NANCY PELOSI’s** former chief security advisor, **MIKE SHEEHY**, in collaboration with Facebook’s attorney, **COOLEY GODWARD LLP**.


12. **47 HOLDINGS IN MAINSTREAM MEDIA**, incl. ABC/Disney, NBC/Comcast, CBS Corp, Time Warner, and Fox Corp.

13. **LINKEDIN, GROUPON, WORKDAY, DROPBOX** - 17 holdings; these companies are closely associated with Goldman Sachs and James W. Breyer, Accel Partners, Facebook

**SYLVIA M. BURWELL IS A CARD-CARRYING MEMBER OF THE FACEBOOK CARTEL**

http://americans4innovation.blogspot.com/2014/04/hhs-nominee-burwell-holds-stock-in.html

**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, rejuvination, morals, ethics, values, renewal, truth, facts, rights, privacy, solutions and judicial faithfulness, . . . our society and economy will be dragged down (and eventually destroyed) by copying, infringement, thievery, counterfeiting, hacking, greed, misinformation, exploitation, abuse, waste, disrespect, falsity, corruption, bribery, coercion, intimidation, doublespeak, misconduct, lies, deception, attorney “dark arts,” destruction, confusion, dishonesty, judicial chicanery and lawlessness.

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

**CURRENT EDITORIAL FOCUS**

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
14. **LAWRENCE “LARRY” SUMMERS**— lurking in the background is the former director of the National Economic Council; fed tens of billions of TARP bailout funds to his cronies at MORGAN STANLEY, GOLDMAN SACHS, JPMORGAN; Summers mentored YURI MILNER, DIGITAL SKY TECHNOLOGIES, DST, MAIL.RU, YANDEX, BANK MENATEP, WORLD BANK, SOVIET PRIVATIZATION VOUCHERS, which directly connects him to at least six Burwell holdings; Summers also mentored **SHERYL S. SANDBERG**, COO, Facebook, which directly connects him to the myriad of Facebook holdings shown above.

Summers is now believed to have helped engineer the 2008 banking “crisis” in order to use public funds to feed tens of billions in TARP funds to his cronies; billions of dollars of which were then pumped into unregulated Facebook insider stock to boost its pre-IPO valuation. No wonder insiders judges and regulators wanted in. They were promised “once in a lifetime” returns. This has been public bribery on a never-before-seen scale.

**SYLVIA M. BURWELL’S 2012 FINANCIAL DISCLOSURE**


**FIG. 7**—Sylvia M. Burwell’s 2012 OGE Form 278 Financial Disclosure, including her Ethics Statement. CLICK HERE TO DOWNLOAD. Click here to download the Microsoft Excel spreadsheet to do your own analysis.

**BURWELL’S ETHICS PLEDGE & DIVESTITURES**

On Mar. 4, 2013, Burwell signed an **Ethics Statement**. She said:

“I will not participate personally and substantially in any particular matter that has a direct and predictable effect on my financial interests.” —Sylvia M. Burwell, Mar. 4, 2013
At that time, Burwell divested herself of Amazon, ING Global Real Estate, Vanguard VGSNX, Nuveen Real Estate, MetLife and Wal-Mart holdings before taking the OMB job.

Will Burwell divest herself of most of her holdings before taking the HHS job? Most of her holdings have conflicting interests. Since so much of HealthCare.gov involves social networking technologies. Those technologies have been proven to be stolen from Ohio-based innovator, Leader Technologies, Inc.

It should be an interesting Senate hearing.

NOTICE TO CONGRESSIONAL INVESTIGATORS PREPARING FOR THE BURWELL HEARING

AFI researchers have offered their help in providing Burwell research. Just write us at EMAIL and we'll get it right back to you.

* * *

10 comments:

Rain Onyourparade April 15, 2014 at 6:26 AM

Great investigative journalism! If we had more mainstream journalists digging like you, maybe Washington wouldn't be in the mess it is now. I suggest that every reader send this post to his/her Senators and Congresspersons. Now let's see who are the card carrying Facebook Cartel members among our politicians alongside Reid and Pelosi.

Reply

K. Craine April 16, 2014 at 3:08 PM

Email Comment by "A Regular Reader"

Isn't it amazing that by the time these people's backgrounds get presented to Congress in confirmation hearings, they're squeaky clean ready for Mom and apple pie? Congress needs to stop rubber stamping these people and start turning down the nominations of these greedy b___ds. We need public servants, not a___holes. It took you just one weekend to dig into Burwell's background and find this dirt. Good work.

Reply

K. Craine April 17, 2014 at 10:22 AM

Email Comment by Rat Catcher:

MORE BAD NEWS ABOUT LEONARD P. STARK, who was appointed to the bench a week after the Leader v. Facebook trial where he gave Facebook and Obama a fabricated on-sale bar verdict against Leader—even though Leader PROVED that Facebook literally infringed all 11 claims they made against Facebook.

Before coming to the Delaware District Court in late 2006 as a Magistrate Judge, Stark had been an Assistant U.S. Attorney in Delaware (2002-2006). I pulled his records and made a spreadsheet of his cases. HE HAD NO EXPERIENCE WITH PATENTS. None. Half of his cases were related to drugs and firearms. Please post this spreadsheet I am attaching.

[Editor] here's the spreadsheet:

https://drive.google.com/file/d/0B2SfG2nEsMfqMlgzdnJEbFNSvWM/edit?usp=sharing

...also here:


http://americans4innovation.blogspot.com/2014/04/hhs-nominee-burwell-holds-stock-in.html
Soooooo, neither Obama appointee assigned to Leader v. Facebook had ANY experience in patent law.

This rat gets more smelly by the day.

Reply

Rain Onyourparade April 17, 2014 at 3:04 PM

WE HAVE FOLKS READING EVERY WORD OF THE LEADER V. FACEBOOK TRIAL RECORD. Just discovered another of Tex's "Koinky Dinks." ON OCTOBER 27, 2009 Facebook changed law firms from White & Case to Cooley Godward**** but the attorneys stayed the same. Cooley was allied with ""Nancy Pelosi's advisor Mike Sheehy"" and were ditching out billions in ENERGY STIMULUS to Obama cronies. Here's the filing (Just emailed to you, please post):


Guess what else occurred on OCTOBER 27, 2009. The newly appointed Obama nominee as director of the Patent Office, DAVID J. KAPPOS PURCHASED ALMOST $1 MILLION OF VANGUARD STOCK. You know, one of the infamous Facebook DARK POOL FUNDS (Please include that link, thanks):


Koinky dink upon koinky dink in this corruption.

Reply

K. Craine April 17, 2014 at 3:12 PM

Yes, Cooley Godward LLP is also the law firm, through their "special advisor" to Obama, Donald K. Stern, who recommended Leonard P. Stark to be judge. Stark was being muscled to give Facebook and Pelosi the quid pro quo decision to get his appointment. That is getting more and more obvious. Kappos appears to have been relying on Cooley Godward's entrance into the case to risk moving on all investments out of blue chip IBM stock and into the Vanguard Facebook DARK POOLS. Evidently he believed Cooley would protect his investment, because he only moved AFTER the judge OK'd Cooley to enter the case.

Reply

Rain Onyourparade April 21, 2014 at 6:46 AM

FACEBOOK CARTEL NOW TRYING TO ABOLISH THE ELECTORAL COLLEGE

The Facebook cartel are now pressing to do away with another impediment to their world domination. The Electoral College was put in place specifically to prevent surreptitious groups like them from rigging American elections. They proved in 2008 and 2012 that they could use Facebook demographic data to titillate voting subgroups. Then, by aggregating enough of those subgroups together, they only need to get 5-7 million votes to win. That's what their statistical algorithms told them, and they love their math.

The Electoral College blunts the cartel's math by not allowing the cartel to amass votes in the urban areas to shout out the rest of the country with their population numbers.

In other words, the Framers in their wisdom foresaw this day when a powerful cartel might try and manipulate the American masses for greed and power.

Here's the formula the Electoral College messes up:

(a) Free Facebook Use
(b) FREE DATA about user political preferences (e.g., comments to friends, causes donated to, things you buy, links you share, etc.)
(c) Identification of subgroups
(d) Custom-designed Executive Orders to pander to subgroups
(e) Buy elections through voter manipulation, pandering and titillation based on the FREE DATA.

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 on-sale 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 a 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 long-held 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
Americans For Innovation: HHS NOMINEE BURWELL HOLDS STOCK IN RUSSIAN AND CHINESE COMPANIES WITH DEEP TIES TO WH CTO, ... 

http://americans4innovation.blogspot.com/2014/04/hhs-nominee-burwell-holds-stock-in.html

K. Craine  April 21, 2014 at 6:58 AM

Powerful Midwest Democrats we have interviewed have named this Facebook Cartel faction within the Democratic Party “The Acela Mafia.” The Acela Express train runs between Washington D.C. through New York and Connecticut to Boston, MA. It is interesting that Alan Dershowitz does not seem to be marching in goose step with the predominantly Harvard cronies of this administration who pack the Cartel’s train car. The stench of corruption grows ever more pungent over the Charles River (the river running through the Harvard campus).

Thankfully, American patriots of all political persuasions are starting to get the Cartel’s number.

Reply

Rain Onyourparade  April 21, 2014 at 7:10 AM

Who has now returned to his Harvard lair to plot while he misleads more promising young minds? The devious Cartel mastermind himself ---- Professor Lawrence Summers... the father of Russian OLIGARCH ALISHER ASMANOV. Obama is obviously protecting him in all these Ukrainian sanctions. Otherwise, he'd get mad and spill the beans on the FACEBOOK CARTEL.

Do most people know that Summers is one of the owners of SQUARE, the company that processes mobile transactions? These people's appetite for stealing all our personal data is insatiable. I think the Facebook Cartel gave SQUARE to Summers as his reward for making them all rich while he was Obama's bank bailout director in 2008.

Reply

Rain Onyourparade  April 23, 2014 at 3:08 AM

"Russia’s VKontakte CEO says he was fired, flees Russia", REUTERS, Apr. 22, 2014

http://www.reuters.com/article/2014/04/22/russia-vkontakte-ceo-idUSL6N0NE1HS20140422

Looks like Obama's bad boys are on the move globally. Presumably they are making hay while the Obama administration still controls our agencies of government. We need patriot bureaucrats in these agencies to grow some and stand up for what's right. Rat on these criminals!!! There are no U-Hauls behind your hearses. In the end only your integrity will matter. Your family will ask, "Did he/she/do the right thing when it counted?"

Reply

K. Craine  April 23, 2014 at 10:01 AM

Comment by: Profetic

Your investigations are right on! Look what a Newsmax contributor just wrote:

Is Obama Using Ukraine to Manipulate Markets? 23 Apr 2014 08:09 AM

By Patrick Watson

http://www.moneynews.com/PatrickWatson/money-manager-Obama-Russia-meeting/2014/04/23/id/567171/

Reply
Clerk of Court Jan Horbaly, U.S. Court of Appeals for the Federal Circuit, clerk who signed all the opinions in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Clerk Horbaly and his staff obfuscated when the court’s ruling was challenged by an amicus curiae brief revealing clear mistakes of law and new evidence. See analysis of the misconduct and misrepresentations within the Federal Circuit Clerk of Court in Leader v. Facebook. Mr. Horbaly failed to disclose his conflicts of interest and close associations with numerous Facebook attorneys and law firms, as well as his close association with one of Facebook’s largest shareholders, Microsoft, who is a Director of The Federal Circuit Bar Association where Mr. Horbaly is an ex officio officer. Additionally, the DC Bar revealed in a written statement that Clerk Horbaly is not licensed to practice law in the District of Columbia. [Editorial: What does that make the Federal Circuit with its location within in a stone’s throw of the White House? A self-governing 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 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.


Leader v. Facebook Legal Research Links

NOTICE: Opinion

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

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

A. Facebook’s law firms:

1. Fenwick & West LLP (Facebook securities and patent law firm; former Leader Technologies counsel; attempted an appearance in Leader v. Facebook; did not seek conflicts waiver from Leader prior to representing Facebook)

2. Cooley Godward LLP (Facebook law firm in Leader v. Facebook; McBea 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

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 exert much influence in its policy and activity, incl. Fenwick & West LLP, Gibson Dunn LLP, Orrick Herrington LLP, Weil Gotshal 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 (sometimes Christopher-Charles King, Fenwick)

15. Theodore B. Olson (Gibson Dunn)
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<td>16.</td>
<td>Thomas G. Hungar (Gibson Dunn)</td>
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<td>17.</td>
<td>Eric H. Holder, Jr. (Attorney General, U.S. Dept. of Justice)</td>
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<td>18.</td>
<td>James Cole (Deputy Attorney General, U.S. Dept. of Justice)</td>
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<td>19.</td>
<td>Tony West (Associate Attorney General, U.S. Dept. of Justice; 2008 Obama California Campaign Manager)</td>
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<td>20.</td>
<td>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 &quot;rapid response enforcement team;&quot; spouse is Anita B. Dunn)</td>
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<td>21.</td>
<td>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 &quot;rapid response enforcement team&quot;)</td>
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<td>22.</td>
<td>Mary L. Schapiro (former Chairman, Securities &amp; Exchange Commission (S.E.C.); holds investments in 51 Facebook Club basket funds)</td>
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<td>23.</td>
<td>James &quot;Jamie&quot; Brigagliano (former Deputy Director of the Division of Trading and Markets at the Securities and Exchange Commission; Mary L. Schapiro's chief lieutenant on &quot;dark pool&quot; rule making)</td>
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<td>24.</td>
<td>Joseph P. Cutler (Perkins Coie)</td>
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<td>David P. Chiappetta (Perkins Coie)</td>
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<td>James R. McCullagh (Perkins Coie)</td>
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<td>Ramsey M. Al-Salam (Perkins Coie)</td>
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<td>Reeve T. Bull (Gibson Dunn)</td>
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<td>Heidi Keefe (Cooley)</td>
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<td>31.</td>
<td>Michael G. Rhodes (Cooley; Tesla Motors)</td>
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<td>Elizabeth Stameshkin (Cooley)</td>
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<td>33.</td>
<td>Donald K. Stern (Cooley; Justice Dept. advisor)</td>
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<td>Mark R. Weinstein (Cooley)</td>
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<td>Jeffrey Norberg (Cooley)</td>
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<td>Ronald Lemieux (Cooley)</td>
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<td>Craig W. Clark (Blank Rome)</td>
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<td>38.</td>
<td>Tom Amis (Cooley / McBee Strategic)</td>
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<td>39.</td>
<td>Erich Veitenheimer (Cooley / McBee Strategic)</td>
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<td>40.</td>
<td>Roel Campos (Cooley; former Commissioner of the U.S. Securities &amp; Exchange Commission at the time of the infamous Facebook 12(g) exemption)</td>
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<td>41.</td>
<td>Lisa T. Simpson (Orrick)</td>
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<td>42.</td>
<td>Samuel O'Rourke (Facebook; Cooley-directed)</td>
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<td>43.</td>
<td>Theodore W. Ullyot (Facebook; Cooley-directed)</td>
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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 Gotshal)

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)


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 on-sale bar verdict which was attained without a single piece of hard evidence; Barack and Michelle Obama were evidently protecting their 47 million 'likes' on Facebook)

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 doling 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 500-shareholder exemption on Oct. 14, 2007, one day after it was submitted by Fenwick & West LLP; Facebook used this exemption to sell $3 billion insider stock to the Russians Alisher Asmanov, Yuri Milner, DST, Digital Sky, Mail.ru which pumped Facebook's pre-IPO valuation to $100 billion; another Harvard grad, Kim worked at Latham & Watkins LLP which was the chief lobbyist for the National Venture Capital
Association in 2002-2004 whose Chairman was James W. Breyer, 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)
81. 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)
86. Reid G. Hoffman (19-year old Zuckerberg coach; Pay Pal; LinkedIn; Facebook director)
87. Richard Wolpert (Accel Partners)
88. 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/Square/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 disastrous 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; consolidating 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 unprecedented exemption to the 500 shareholder rule; opened the floodgates 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
108. Bryan J. Rose (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. Greenberg lied to the jury, thus discrediting his testimony)

110. Toni Townes-Whitely (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 over $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 hold 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 cronies 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 13G 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 origins 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 origins 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 boy-puppets:

124. Mark E. Zuckerberg
125. Chris Hughes
126. Dustin Moskovitz
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. Crumley, 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. Hornor, 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. Petrvack, 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. Sneddon, Sheridan
180. Song, Daniel
181. Spahn, Gay Ann
182. Strauss, Mike
183. Timm, Catherine
Research Tip:
Type any name or subject in the Google search at the top of this webpage. That will show you any relevant links within the sites that we have been following and investigating in the Leader v. Facebook case. Vigilance everyone! American democracy is at risk.