



/lore ▼ Next Blo

Create Blog Sign In



To ensure you are reading the latest post, click the logo above. SEARCH by topic, keyword or phrase. Type in Custom Search box

e.g. "IBM Eclipse Foundation" or "racketeering"

Google Custom Search

Q

Friday, June 13, 2014

REMBRANDT V. FACEBOOK TRIAL ON "LIKE" BUTTON BEGINS: KANGAROO COURT #2?

Judge T.S. Ellis III holds a mountain of Facebook interests; Fenwick & West LLP compromised Van der Meer by representing both sides and tainted *Leader v. Facebook*; Deep State duplicity abounds

CONTRIBUTING WRITERS | OPINION | *Americans for innovation* | Mar. 16, 2018, **updated may. 06, 2018** | PDF

### **BREAKING NEWS! 10:24 PM EDT**

# RADER QUITS THE BENCH AMID CORRUPTION SCANDAL

According to The Wall Street Journal Law Blog just hours ago, former Federal Circuit Chief JUDGE RANDALL R. RADER quit the bench today, in the wake of his YFFL e-mail scandal ("Your friend for life -rrr") with backroom Silicon Valley crony EDWARD R. REINES, WEIL GOTSHAL LLP. This event further validates the misconduct this site began uncovering in the wake of the Leader v. Facebook judicial corruption. A Leader v. Facebook mistrial seems inevitable. See our previous post for more links among the Rader resignation, DAVID J. KAPPOS, the PATENT OFFICE and Leader v. Facebook. Note: JUDGE RADER and JUDGE ELLIS are both faculty members of Professor JAMES P. CHANDLER'S NATIONAL INTELLECTUAL PROPERTY LAW INSTITUTE. Chandler and FENWICK & WEST LLP were both Leader Technologies'

### DISGRACED



FIG. 1—RANDALL R. RADER. Former Federal Circuit Chief Judge resigned in disgrace on Jun. 13, 2014 amidst the YFFL email scandal with Edward R. Reines, Weil Gotshal LLP. Judge KIMBERLY A. MOORE was a former consultant to Weil Gotshal, yet has never disclosed her conflicts either.

### DEEP STATE SHADOW GOVERNMENT POSTER



Harvard | Yale | Stanford Sycophants

Bookmark: #stand-with-roger-stone

### **ROGER STONE SPEAKS:** On Nov.

18, 2017, Twitter censored New York Times bestselling author Roger Stone completely. Every red-blooded American should be outraged, Republican, Democrat and Independent alike. If Roger's voice is silenced today, yours is next. We must break this embargo. Click here to read and share Roger's latest perspectives on the Battle for our Republic, including his responses to his critics (who have not been censored).

Updated Apr. 20, 2018

# CLICK HERE TO SEE COMBINED TIMELINE OF THE HIJACKING OF THE INTERNET

PAY-to-PLA Y NEW W ORLD ORDER This timeline shows how insiders sell access & manipulate politicians, police, intelligence, judges and media to keep their secrets

Clintons, Obamas, Summers were paid in cash for outlandish speaking fees and Foundation donations. Sycophant judges, politicians, academics, bureaucrats and media were fed tips to mutual funds tied to insider stocks like Facebook. Risk of public exposure, blackmail, pedophilia, "snuff parties" (ritual child sexual abuse and murder) and Satanism have ensured silence among pay-to-play beneficiaries. The U.S. Patent Office is their toy box from which to steal new ideas.

attorneys. The outlines of this white collar corruption are finally beginning to emerge.

(JUN. 13, 2014)—ABC News reports: "Facebook infringed on patents held by a Dutch computer programmer who tried to launch a similar site called 'Surfbook' more than a decade ago, according to a lawsuit heard by a federal jury Wednesday." Click here for the ABC News coverage.

ABC had earlier reported when this case was filed. See "Facebook Sued Over The "Like" Button, ABC News, on Feb. 13, 2013.

Rembrandt Social Media, LP v. Facebook, Inc. et al, 1:2013-cv-00158-TSE, filed Feb. 4, 2013.

### **MORE DUPLICITY**

# CORRUPTION #1: JUDGE T.S. ELLIS

## ANOTHER KANGAROO COURT?



FIG. 2—JUDGE T.S. ELLIS, III presides over Rembrandt Social Media, LP v. Facebook, Inc. et al but failed to recuse himself due to his holdings of Facebook financial interests. An unbiased tribunal is impossible.

Canon 2 of the Code of Conduct for U.S. Judges tells them to "avoid impropriety and the appearance of impropriety." Here we see both. Is that Lady Justice over Judge Ellis' shoulder breaking her scales in frustration?

Ellis and Rader are close associates of Professor James P. Chandler III (along with the USPTO's David J. Kappos, IBM, Microsoft, Boston Scientific and Fenwick), Leader Technologies' former patent counsel.

Photo: Nolo.

holds large amounts of stock in Facebook interests, including:

- 1. Goldman Sachs, Facebook underwriter
- 2. Morgan Stanley, Facebook underwriter
- 3. T.Rowe Price, holder of 5.2% of Facebook's insiders shares at the IPO
- 4. BlackRock, a top 10 Facebook IPO mutual fund winner







### CONGRESS CONTACT LOOKUP

### Contacting the Congress



= Universal Toxic Substance Symbol & Warning

FINANCIAL HOLDINGS OF OBAMA POLITICAL APPOINTEES, BY AGENCY

### **FOLLOW BY EMAIL**

Email address...

Submit

### **BLOG ARCHIVE**

- **2018** (10)
- **2017** (27)
- **2016** (39)

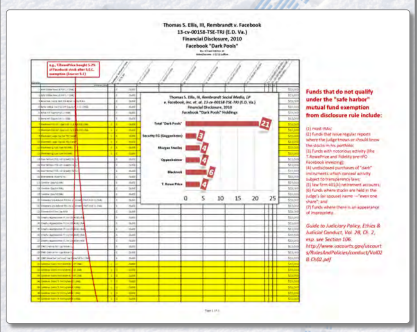


FIG. 3—JUDGE THOMAS S. ELLIS, III, 2010 FINANCIAL DISCLOSURE revealing large amounts of conflicting Facebook interests. The law is clear that there must be a presumption of bias when a judge holds stock in one of the litigants. The current charade being played in the Facebook Cartel to hide their holdings behind mutual funds is farcicle. In any event, Ellis doesn't even have that excuse since Goldman Sachs and Morgan Stanley are Facebook's underwriters, and T.Rowe Price holds more than 5% of Facebook's stock. Click here to download this PDF.

# Bottom line: Judge Ellis had a duty to recuse himself in Rembrandt v. Facebook, and did not.

Curiously, Judge Ellis was a faculty member in Professor James P. Chandler, III's National Intellectual Property Law Institute ("NIPLI"). Professor Chandler was Leader Technologies' patent attorney who introduced Leader to Fenwick & West LLP. Suspicion is growing that Chandler and Fenwick played on both sides of the ball in the Leader v. Facebook... and Rembrandt v Facebook.

Also reminiscent of Leader v. Facebook, Judge Ellis blocked one of Rembrandt's damages expert witnesses from giving testimony at trial. In the Leader case, Judge Leonard P. Stark allowed Facebook to add the on-sale bar claim just one month before trial and prevented Leader from performing discovery, and simultaneously blocked Leader from getting expert testimony from Chandler. The Chandler testimony was blocked even though Chandler is a recognized expert on intellectual property law and had personal knowledge of the events that Facebook would raise. A Delaware U.S. Attorney's Office official told AFI investigators recently that Chandler and Stark worked together when Stark was an Assistant U.S. Attorney.

### **CORRUPTION #2: FENWICK & WEST LLP**

Fenwick & West LLP began officially representing Facebook in about 2006 in securities and patent matters. However, Fenwick was the attorney who filed the patent for Van der Meer back in 1998. Sound familiar? Fenwick

- **2015** (34)
- **2014** (26)
  - December (1)
  - November (2)
  - October (3)
  - September (1)
  - August (3)
  - **▶** July (2)
  - **▼ June** (3)

### PATTERN OF U.S. SCANDALS POINTS TO SHADOWY GROUP

REMBRANDT V. FACEBOOK TRIAL ON "LIKE" BUTTON BEGI...

#### THE DAY THE MUSIC DIED IN WASH., D.C.

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

### **UPDATE MAR. 25, 2014**

### FIVE CRITICAL AFI POSTS ON JUDICIAL COMPROMISE

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

### 1. HOW PATENT JUDGES GROW RICH ON THE BACKS OF AMERICAN INVENTORS



Patent Office filings are shuffled out the USPTO backdoor to crony lawyers, banks and deep-pocket clients.

#### WAS CHIEF JUSTICE ROBERTS BLACKMAILED into supporting Obamacare by his ethical compromises in Leader v. Facebook?

### 3. **JUSTICE ROBERTS MENTORED**Facebook Gibson Dunn LLP

financial interests.





5. JUDGE LEONARD STARK FAILED to disclose his Facebook financial interests and his reliance on Facebook's Cooley Godward LLP attorneys for his appointment.

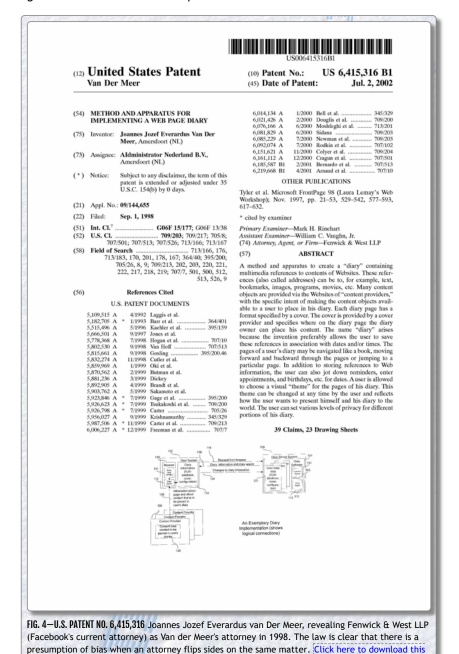


### BARACK OBAMA'S DARK POOLS OF CORRUPTION

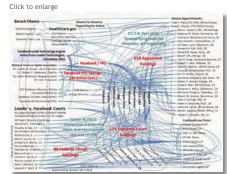
represents one inventor whose patent magically emerges inside Facebook's portfolio, repackaged as a Facebook patent. Ellis ignored the obvious duplicity and attorney misconduct, probably since Fenwick was Chandler's compatriot in what appears now to have been an organized effort to kill all "cloud" patents not controlled by the Cartel, led by Fenwick.

Did Fenwick seek a conflicts waiver from Van der Meer before representing Facebook?

Is Facebook using Fenwick's knowledge of the Van der Meer representation against Van der Meer? Is the Pope Catholic?



# IS *REMBRANDT V. FACEBOOK* ANOTHER CORRUPT COURT LIKE *LEADER V. FACEBOOK*?



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

### STOP FACEBOOK PROPERTY THEFT



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

### ASK CONGRESS: PASS THE INVENTOR PROTECTION ACT!



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.

PDF

Given Judge Ellis' bias toward Facebook, can the Van der Meer family and Rembrandt hope for justice?

Or, will this be yet another kangaroo court masquerading as American justice?

Pass this post around and make sure people in Washington D.C. get educated on the profound conflicts of interest in this case. It appears that our justice system, attorneys and judges alike, are totally ignoring their duties to ensure to the American public that justice is blind.

\* \* \*

### COMMENT

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

Posted by K. Craine at 7:33 AM G+

### 6 comments:



K. Craine June 13, 2014 at 5:29 PM

BREAKING NEWS!

"Judge Rader, Author of Controversial Email to Lawyer [Edward R. Reines, Weil Gotshal LLP], to Resign from Bench" by Ashby Jones, THE WALL STREET JOURNAL LAW BLOG, Jun. 13, 2014

http://blogs.wsj.com/law/2014/06/13/judge-rader-author-of-controversial-email-to-lawyer-to-resign-from-bench/

This is great news for advocates of justice and the rule of law over crony capitalism and the Wall Street-Washington Cartel, for which Rader was a hired gun. Now we need to call for declarations of MIS-TRIALS on cases that have come before the Federal Circuit where Radar, Reines and Weil Gotshal LLP were involved and thus tainted the proceedings.

Reply



K. Craine June 14, 2014 at 11:32 AM

MORE BREAKING NEWS!

Jun. 14, 2014 -- ELLIS JURY RULES FOR FACEBOOK IN REMBRANDT V. FACEBOOK

 $\label{lem:http://www.mercurynews.com/business/ci_25959047/jury-verdict-gives-facebook-victory-patent-case$ 

Apparently, Judge T.S. Ellis III had to personally intervene in questions to experts to help Facebook get the verdict it wanted. All this result proves is that any judge and jury in the country can be bought, for the right price. Another sad day for American inventors and private property rights. Readers are encouraged to send emails of support to the REMBRANDT attorneys. We fight on.

It is curious that Rader resigned on the same day. Do you think he knew this verdict was coming and chose to get out of the firing line on the appeal? That appeal needs to include extreme judge bias since Ellis held Facebook interests and did not recuse himself. Also, the list of un-compromised Federal Circuit judges is short -- most of them appear to be either on the make, or turning blind eyes to the judicial corruption on Lafayette Square.

Reply

### LEADER V. FACEBOOK BACKGROUND

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

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

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

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

- 1. Summary of Motions, Appeal, Petition, Evidence, Analysis, Briefings (FULL CITATIONS) in Leader Technologies, Inc. v. Facebook, Inc., 08-cv-862-JJF-LPS (D. Del. 2008), published as Leader Techs, Inc. v. Facebook, Inc., 770 F. Supp. 2d 686 (D. Del. 2001)
- 2. Dr. Lakshmi Arunachalam's Censored Federal Circuit Filings (Archive)
- 3. Brief Summary of Leader v. Facebook
- 4. Backgrounder
- 5. Fenwick & West LLP Duplicity
- 6. Instagram-scam
- 7. USPTO-reexam Sham
- 8. Zynga-gate
- James W. Breyer / Accel Partners LLP Insider Trading
- 10. Federal Circuit Disciplinary Complaints
- 11. Federal Circuit Cover-up
- 12. Congressional Briefings re. Leader v. Facebook judicial corruption
- 13. Prominent Americans Speak Out
- 14. Petition for Writ of Certiorari
- 15. Two Proposed Judicial Reforms
- 16. S. Crt. for Schemers or Inventors?
- 17. Attorney Patronage Hijacked DC?





- 18. Justice Denied | Battle Continues
- 19. FB Robber Barons Affirmed by S. Crt.
- 20. Judicial Misconduct WALL OF SHAME
- 21. Corruption Watch "Oh what webs we weave, when first we practice to deceive"
- 22. Facebook | A Portrait of Corruption
- 23. White House Meddling
- 24. Georgia! AM 1080 McKibben Interview
- 25. Constitutional Crisis Exposed
- 26. Abuse of Judicial Immunity since Stump



### K. Craine June 14, 2014 at 3:07 PM

Email comment by: Kat

So Leader is one of the 1% that get to federal court. And the only other Facebook one to get to trial. And yet, the best the "journalists" for ABCNews and Silicon Valley Mercury News could do is quote some lowa professor who said the "only one other case where Facebook was the primary defendant in a patent-infringement trial that made it all the way to a jury" without mentioning LEADER TECHNOLOGIES by name.

Do ya think they wanted to avoid having their readers find this blog and knowing the TRUTH about their favorite Facebook Kool-Aid? LOL. More mainstream media whitewash.

#### Reply



### K. Craine June 17, 2014 at 5:43 AM

LAW360 wrote this morning:

"Rader Resignation A Head Scratcher Despite Email Flap"

"Federal Circuit Judge Randall Rader's retirement announcement Friday amid a controversy over an email he sent praising a Weil Gotshal & Manges LLP patent attorney came as a surprise to legal experts, who say the incident didn't warrant leaving the bench but may cast a shadow over his time on the court."

http://www.law360.com/ip/articles/548419?nl\_pk=3d7de43c-2a83-457b-8e08-511bc28d2aec&utm\_source=newsletter&utm\_medium=email&utm\_campaign=ip

These Law360 writers and "experts" are either brain dead or coy, and we don't think they're brain dead. This corruption at the Federal Circuit has been staring the courts in the face for years, but these lawyers don't want to rat on members of the club. Who is going to watch out for the American citizen, the U.S. Constitution and justice for a change?

A majority of non-lawyers on their euphemistically named "Disciplinary Boards" would be a good start. Layman won't put up with this old boy nonsense.

#### Reply

Replies

#### David Cisco June 18, 2014 at 6:54 PM

Really? An article exposing corruption at the Federal Circuit would be the scoop of the century for journalists like this. You can't silence something like that. Believe me, if there was actually anything going on behind the scenes, the press would be ravenously exploring it.



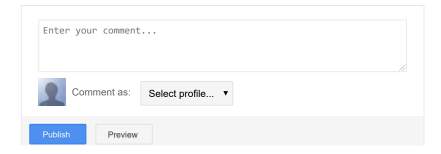
### K. Craine July 6, 2014 at 6:47 AM

Just like CBS ravenously explored Sharyl Atkinson's investigations?

http://sharylattkisson.com/

Your perspectives are either horribly naive, or you are one of the people manipulating these courts.

### Reply



NOTICE TO COMMENTERS: When the MSM diatribe on "fake news" began, our regular commenters were blocked from posting comments here. Therefore, email your comments to a new secure email addess afi@leader.com and we will post them.

- 27. Obamacare Scandal Principals are intertwined in the Leader v. Facebook scandal
- 28. S.E.C. duplicity re. Facebook

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



Investigative Reporter Julia Davis investigates Facebook's Leader v. Facebook attorney Gibson Dunn LLP . She credits this firm with the reason why not

a single Wall Street banker has gone to jail since 2008. Click here to read her article "Everybody hates whistleblowers." Examiner.com, Apr. 10, 2012. Here's an excerpt:

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

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



OBAMA HIRED THEM. TRUMP CANNOT FIRE THEM. SO THEY SAY.

Senior Executive Service (SES) is ~10,000 Deep State shadow government

employees who are sabotaging the American Republic for the globali...



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

Trustees and Provost promote learning

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



LEADER PROPOSES TRILLION DOLLAR FED REVENUE WHILE LOWERING TAXES User fee on social networking will generate \$300+ billion a year to fund

major initiatives Surcharge on social networking will pay for 17...