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Google<sup>™</sup> Custom Search

Thursday, February 11, 2016

# OBAMA PROMOTES IBM CRIMINALITY IN LATEST EXECUTIVE ORDER

# TRIES TO CODIFY IBM'S THEFT OF SOCIAL NETWORKING FROM OHIO INNOVATOR LEADER TECHNOLOGIES BY CALLING IT "THE INTERNET OF THINGS"

CONTRIBUTING WRITERS | OPINION | *Americans for innovation* | Feb. 12, 2016, **Updated Feb. 25, 2016** | PDF

**BREAKING NEWS! FEB. 23, 2016**—C.I.A. whistleblower Jeffrey Sterling, currently serving jail time for leaking documents to The New York Times, said today from his prison cell that Hillary Clinton has been given a pass by the Obama Administration regarding her flagrant email abuses of classified information. Hillary's untouchability is evidently tied to Bill Clinton's defining role in the National Infrastructure Advisory Council (NIAC) and collusion with IBM and the IBM Eclipse Foundation exposed by Obama's latest executive order discussed in this post.



On Oct. 07, 2009, Samuel Palmisano, retiring IBM CEO and National Infrastructure Advisory Council (NIAC) charter member (including the membership of chief outside counsel, James P. Chandler), was awarded the a awarded the 2008 National Medal of Science and the National Medal of Technology and Innovation by new President Barack Obama. Photo: Getty/Mandel NGAN

# FIG. 1—BARACK OBAMA SHOWERS IBM WITH AWARDS, FAVORS AND "CRIMINAL" EXECUTIVE ORDERS



Q



Social Networking: The True Story

# HealthCare.gov's confiscation of this property cannot stand

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

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



(FEB. 11, 2016)—Just a few days ago, on Feb. 09, 2016, Barack Obama signed an Executive Order creating the Commission on Enhancing National Cybersecurity (CENC).

# OBAMA IS DOCUMENTING A PATTERN OF FRAUD AND RACKETEERING

President Obama wrote in protections for IBM's "The Internet of Things" market push. We believe this action is criminal on numerous counts. (1) He violates ethical pledges of impartiality by federal employees, (2) he fraudulently conceals his IBM loyalties, and (3) he colludes with a host of individual and companies across state lines in a pattern of RICO racketeering (Racketeer Influenced and Corrupt Organizations).

# BARACK OBAMA EXECUTIVE ORDER, SEC. 3(A)(II), FEB. 09, 2016, COMMISSION ON ENHANCING NATIONAL CYBERSECURITY (CENC)

(ii) ensuring that cybersecurity is a core element of the technologies associated with the Internet of Things and cloud computing, and that the policy and legal foundation for cybersecurity in the context of the Internet of Things is stable and adaptable;

FIG. 2—Barack Obama Executive Order, Feb. 09, 2016, Commission on Enhancing National Cybersecurity (CENC). Obama identifies IBM "The Internet of Things" market initiative and is attempting to codify its stability and adaptability. Obama fails to disclose that IBM's claim to the enabling social networking technologies is fraudulent, having been stolen from Columbus, Ohio innovator Leader Technologies, Inc.



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# **CONGRESS CONTACT LOOKUP**

# **Contacting the Congress**



Attorney Universal Toxic Substance Symbol & Warning FINANCIAL HOLDINGS OF OBAMA POLITICAL

APPOINTEES, BY AGENCY

# **FOLLOW BY EMAIL**

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

**2016** (2)

 February (1)
 OBAMA PROMOTES IBM CRIMINALITY IN LATEST EXECUTIVE...

► January (1)

- ► **2015** (34)
- ► 2014 (26)
- ► 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



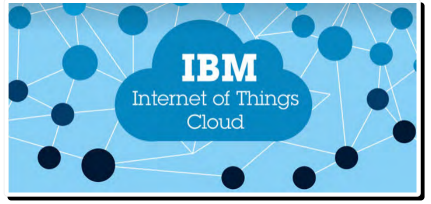


FIG. 3-IBM started using the term "The Internet of Things" and cloud computing in about 2009. Today, this theme dominates IBM's market push. Barack Obama is essentially using the power of the presidency to promote IBM in evident violation of the ethics rules, namely the Standards of Ethical Conduct for Employees of the Executive Branch (Subpart D - Conflicting Financial Interests, and Subpart E - Impartiality in Performing Official Duties).

Obama's order is the latest in a string of cybersecurity orders reaching back to Bill Clinton in 1999. On the surface the goal to protect the national from cyber threats seems noble enough. However, these orders are the devil's playground. They have created the illegal American spy state outside of Congressional oversight.

The councils created carry the same acronym:

1999-2001 National Infrastructure Assurance Council (NIAC) (Clinton) 2002-2016 National Infrastructure Advisory Council (NIAC) (Bush, Obama)

Here's the sequence of these secretive executive authorities, all funded by the U.S. Department of Commerce which also manages the U.S. Patent Office:

1999-2001 Clinton EO (13130)

2002-2008

2009-2016

Bush EOs 13286, 13385, 13446

Obama EOs 13511!, [02/09/2016 unnumbered]!

cronies during the next administration







George W. Bush





Thomas E Noonan IBM





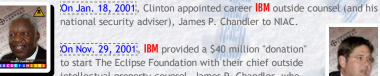
CLICK HERE FOR WASHINGTON'S ETHICAL DISEASE DISCOVERIES RE. FACEBOOK "DARK POOLS"

# STOP FACEBOOK PROPERTY THEFT



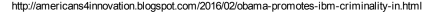
WILL HUMANK ND EVER LEARN? Facebook's Orwelli doublespeak about property and privacy (theft) merely repeats the eventual dehumanization of the individual under MAO's Red Star, Stalin's SOVIET Hammer & Cycle and Hitler's NAZI Swastika. Respect for the inalienable rights of each individual is a bedrock 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!**



at NIAC since inception.

On Nov. 29, 2001, IBM provided a \$40 million "donation" to start The Eclipse Foundation with their chief outside intellectual property counsel, James P. Chandler, who was also Leader Technologies' patent counsel, but who did not disclose his conflicts of interest, which is unethical and illegal for an attorney.



## **AMERICAN INVENTORS**

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

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

financial interests and his reliance on

**BARACK OBAMA'S DARK POOLS** 

Facebook's Cooley Godward LLP attorneys for his

4. JUSTICE ROBERTS HOLDS substantial Facebook financial interests

5. JUDGE LEONARD **STARK FAILED** to disclose his

Facebook

appointment.

**OF CORRUPTION** 

Click to enlarge





"In confusion, there is profit." 'See this overview' of the Bush EO 13286 for a veritable

Preparing the way for behind the scenes manipulation via IBM, Silicon Valley, Wall Street

The public record shows that IBM and its career IBMer Thomas E. Noonan have been fixtures

**IBM SPY STATE TIMELINE** 

playground for legal mischief, unaccountable power-mongering and greed.

On Aug. 29, 2002, Leader Technologies invention, magically appeared in IBM Eclipse Version 2.0.1, just 11 weeks after Leader had provided a custody copy of the source code to Chandler.

On Sep. 18, 2002, Bush appointed career IBMer Thomas E. Noonan to begin what would become a 14-year reign at NIAC (2002-2016), along with others, notably Cisco's John T. Chambers. Under George Bush, the name changed to the National Infrastructure Advisory Council, but the NAIC acronym was unchanged.

On Feb. 2-5, 2004, IBM Eclipse Foundation sponsored the first EclipseCON 2004.

On Feb. 4, 2004, Facebook launched during IBM EclipseCON 2004.

On Apr. 14, 2004, Bush invited Wall Street to the spy state party, under the guise of "best practices;" banks like Goldman Sachs, JPMorgan and Morgan Stanley (later Facebook underwriters).

On Dec. 08, 2004, IBM wrote they were "unable to locate" the original creator of the Eclipse social networking source code (Leader Technologies).

On Dec. 08, 2004, IBM sold the PC Group to the Chinese (Lenovo), underwritten by Goldman Sachs, JPMorgan and Credit Suisse (later Facebook underwriters).

On Feb. 10, 2007; Barack Obama announced his candidacy for president on Facebook, evidently an IBM spying creation.

On Aug. 07, 2009, Obama appointed another career IBMer, David J. Kappos, to run the Patent Office. Kappos is a Chandler protégé. The Patent Office is managed by the U.S. Department of Commerce which was and is also funding the NAIC executive orders. By Oct. 27, 2009, Kappos dumped his IBM stock and purchase The Vanguard Group—a big winner in the Facebook pintail public offering in 2012.

On Oct. 07, 2009, Obama awarded IBM the 2008 National Medal of Technology and Innovation social networking "The Internet of Things" invention which was STOLEN from Leader Technologies.

On Nov. 03, 2011, IBM, Eurotech SpA and The IBM Eclipse Foundation gave Facebook IBM's MQTT messaging technology.

On Mar. 22, 2012, IBM sold Facebook 750 patents.

On Apr. 17, 2012, career IBMer and Patent Office director, David J. Kappos, ordered Leader Technologies' patent killed by internal secret "reexamination" court. He assigned former IBM employee, Stephen C. Siu, as chief judge.

On Mar. 02, 2015, Obama and Valerie Jarrett met with his Pay-to-Play "Technology CEO Council" at the White House, including IBM's Virginia M. Rometty.



On Feb. 09, 2016, Obama promotes IBM's the "Internet of Things" by name in a new Executive Order likely in

violation of ethics, racketeering and fraud laws, for starters.

# IT IS TIME TO PULL THE PLUG ON THIS ABJECT CRIMINALITY MASQUERADING AS NATIONAL SECURITY.

# BILL CLINTON INSTALLED JAMES P. CHANDLER TO NAVIGATE NIAC THROUGH THE BUSH YEARS

Tellingly, on Jan. 18, 2001, just a day before Clinton left office, he appointed James P. Chandler as a member of NIAC. Chandler was legal counsel to both IBM and Leader Technologies.

# 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.

Invest

5.

Contact your representatives. Ask them to pass it. <u>Real</u> American inventors need your support. 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.

# 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
- 9. James W. Breyer / Accel Partners LLP Insider Trading

### 2/25/2016

# Americans For Innovation: OBAMA PROMOTES IBM CRIMINALITY IN LATEST EXECUTIVE ORDER

Evidently, Chandler's role was to ensure that: (1) IBM controlled the emerging spy state and (2) Leader Technologies' new social networking invention became NIAC's core Internet architecture and applications.

On Nov. 29, 2001, IBM and Chandler founded The Eclipse Foundation to become the repository of Leader Technologies' social networking invention.

**ON AUG. 29, 2002**, IBM published Leader's invention in IBM Eclipse Version 2.0.1 illegally marked with IBM copyrights. Chandler had received a custody copy of Leader's invention —his other paying client—eleven weeks earlier.

**ON AUG. 30, 2002**, a whistleblower revealed Chandler's duplicity and collusion with IBM and the U.S. Patent Office in Chandler's personal notes.

FIG. 4-James P. Chandler, III, spy master

# THOMAS E. NOONAN (NIAC MEMBER FROM 2002-2016) DISGUISED DEEP IBM LOYALTIES

John W. Thompson, Chairman and CEO, Symantec Corporation Thomas E. Noonan, Chairman, President and CEO, Internet Security Systems, Inc. George H. Conrades, Chairman and CEO, Akamai Technologies

**FIG. 5**—On Sep. 18, 2002, Thomas E. Noonan was appointed by George Bush, promoted by IBM outside counsel, James P. Chandler. Tellingly, Noonan gave a resume (shown above from NIAC's meeting minutes) that did not disclose that his Internet Security Systems is an IBM company and that he is a career BM employee. This is very evidently willful deception. Chandler also does not disclose his close association with IBM and IBM's chief insided intellectual property counsel, David J. Kappos. Also tellingly, Kappos was appointed by Barack Obama as director of the U. S. Patent Office on <u>Aug. 07, 2009</u> in a surprise recess appointment.

**ON SEP. 18, 2002**, two weeks later, George Bush appointed Thomas A. Noonan as a member of NIAC, but cleverly disguised his long association with IBM.

Noonan's current biographies hide his deep IBM affiliation (1994-2008). Even NIAC's official records present a confused jumble of ambiguous associations. For example, Noonan's LinkedIn profile list five different affiliations from 1994 and 2008. He lists:

- GM, IBM Internet Security Systems, December 2006-June 2008 (1 year 7 months)
- CEO, Internet Security Systems (ISS) (an IBM Company) 1995-2008 (13 years)
- CEO, ISS (NASDAQ: ISSX, Acquired by IBM) 1994-2008 (14 years)
- Chairman and CEO, Internet Security Systems (ISS) 1994-2008 (14 years)
- CEO, Internet Security Systems March 1994-December 2006 (12 years 10 months)

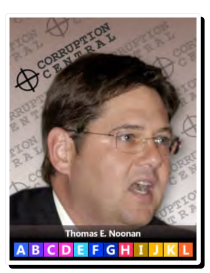
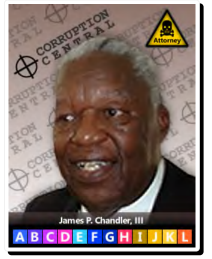


FIG. 5—Thomas A. Noonan, career IBMer, BM Internet Security Systems (ISS) (1994-2008); Cisco (2009?-2016). His time after ISS appears to have been spent in Cisco surrogates.

How can one IBM employee be so confused about who he works for, unless he's not, but wants readers of his resume to be confused?

# **NOONAN'S SHELL GAME**

Noonan's jumble of company names and titles are clearly meant to hide his continuous and



10. Federal Circuit Disciplinary Complaints

- 11. Federal Circuit Cover-up
- 12. Congressional Briefings re. Leader v. Facebook judicial corruption
- 13. Prominent Americans Speak Out
- 14. Petition for Writ of Certiorari
- 15. Two Proposed Judicial Reforms
- 16. S. Crt. for Schemers or Inventors?
- 17. Attorney Patronage Hijacked DC?



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

ongoing IBM affinities. IBM corporate website states: "Once an IBMer, always an IBMer." Judging from Noonan's post 2009 resume and current position at Cisco (another NIAC fixture), Noonan is receiving his "handsome reward" of significant financial gains, like another one of his dutiful counterparts at Baidu (China), Robin Y. Li.

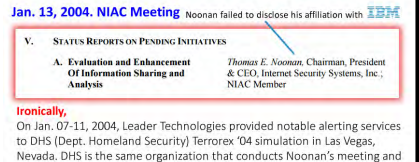
AFI researchers see a now familiar Cartel pattern of obfuscation in Noonan's jumbled affiliations meant to confuse and discourage the casual reader from further investigation.

# NOONAN HAS FAILED TO DISCLOSE COBIAN CORP (NOW IBM TOO)

Noonan failed to disclose a shady Cobian Corp, formed in Andover, Massachusetts on Nov. 04, 2002, just two weeks after George Bush / James P. Chandler appointed him to NIAC on Sep. 18, 2002. Germans Olaf Jacobi and Friedrich von Diest are identified on the incorporation papers. The incorporation attorney was a thuggish-looking Steffan Vounessea.

No evidence of a real Cobian Corp business exists.

However, on Oct. 11, 2006, IBM merged Cobian into Noonan's Internet Security Systems and moved the operation, such as it was, to IBM's Atlanta office at 6303 Barfield Rd NE, Atlanta, GA 30328



participates in the theft of social networking via Noonan and IBM.

FIG. 6-THOMAS E. NOONAN disguised his IBM association to the National Infrastructure Assurance Council (NIAC) during its formative days. Noonan was recommended to this post by IBM chief outside intellectual property counsel, James P. Chandler. Chandler never disclosed his Noonan association to Leader Technologies, according to a Leader spokesperson. Noonan's public resumes are a jumble of on again, off again, overlapping disclosures of his career at IBM. Here are just a few of Noonan's vague and incomplete resumes: Cisco, Cisco-JouleX, eWorks, LinkedIn, TechCrunch, TechOperators, and Bloomberg.

The evident purpose of Thomas E Noonan's jumbled biographies is to distance himself from his career IMB association which would lessen IBM's overarching control of NIAC activities to direct public policy on national security. Obama's latest executive order shows that IBM intends to embed the future of IBM in America's embedded infrastructure, just ensuring that the gravy train will be in perpetuity. One small problem for IBM is the fact that they rely on the seminal cloud computing invention of social networking that they stole from Columbus innovator, Leader Technologies. Click here: NIAC Meeting Minutes from Jan. 13, 2004. Click here: Terrorex 04 timeline.

# NOONAN KNOWS ABOUT PERJURY. HIS FAILURE TO DISCLOSE COBIAN CORP APPEARS WILLFUL, WHAT **ARE IBM & NOONAN HIDING?**

On Oct. 11, 2006, IBM and Thomas E. Noonan merged Cobian Corp into IBM and Noonan became its chief executive and chairman. In Cobian Corp's Massachusetts filings, Noonan acknowledges that he knows what perjury is.

Click here for a PDF version of Julie Davis' article.

# **POPULAR POSTS**



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

Trustees and Provost promote learning

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



#### OSU BAND INVESTIGATION UNEARTHS SURPRISE TRUSTEE COLLUSION IN PATENT THEFT

Breaking News, Sep. 3, 2014, 10:05am OSU Trustee

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



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

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



GOVERNOR JOHN KASICH HOLDS MUCH STOCK IN OSU TRUSTEE PRIVATE INTERESTS Governor's trustee

appointments reveal strong bias toward protecting his investments Contributing Writers | Opinion | AMERICANS FOR INNOVA...



## 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 ...



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



#### 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 ...



HOW 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 Contributing Writers | Opinion...

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

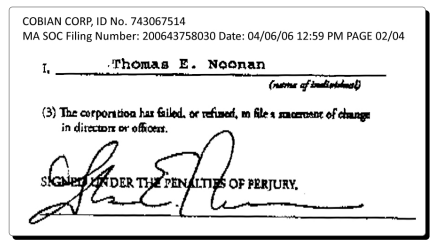
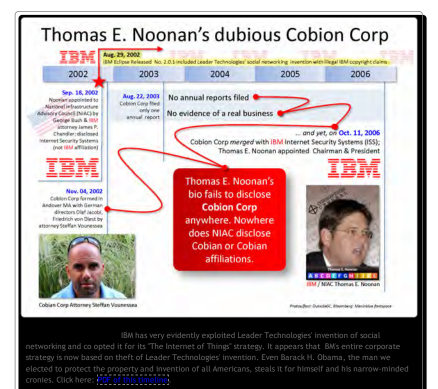


FIG.7—THOMAS E. NOONAN demonstrates in this Cobian Corp disclosure that he is aware of the legal penalties for failing to disclose material information. However, nowhere does he ever disclose his association with Cobian Corp. To the best of our knowledge and research, Noonan has never disclosed Cobian Corp to the American public during his tenure at the National Infrastructure Advisory Council (NAIC). Click here Cobian Corp. MA Sec. of State Filing Apr. 06, 2006.

Cobian Corp appears to have been a "shell" company (no operations) that IBM and Noonan felt compelled to merge into IBM on Oct. 11, 2006 to make it go away. Given Noonan's and IBM substantial role in the secret workings of the NAIC, the American public have a right to know what Noonan and IBM are hiding.

# FACT: IBM'S THEFT OF LEADER TECHNOLOGIES' SOCIAL NETWORKING INVENTION WAS OCCURRING CONCURRENTLY WITH THE COBIAN CORP FORMATION

The AFI Timeline shows for a fact that James P. Chandler and IBM were in the thick of the theft of Leader Technologies' invention at that time. <u>On Aug. 29</u>, 2002, IBM Eclipse release version 2.0.1 On Nov. 04, 2002, Cobian Corp formed, and without any known operation. Then on Oct. 11, 2002, Cobian Corp was merged out of existence into IBM Internet Security Systems (Thomas E. Noonan's company) whereupon Noonan became its Chairman and CEO.





ECLIPSE OF THE U.S. CONSTITUTION

IBM and "The Eclipse Foundation" Control Obama in the Shadows to Block Out Our Fundamental Rights Contributing Writers | Opinio...

# **EDITORIALS**

- DC Bar refuses to investigate attorney misconduct in Leader v. Facebook -Unwillingness of DC attorneys to selfpolice may explain why Washington is broken, Dec. 30, 2012
- 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 attention, Dec. 27, 2012
- 3. Two Policy Changes That Will Make America More Democratic (and less contentious), Dec. 21, 2012

# **OUR MISSION**

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

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

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

# **CURRENT EDITORIAL FOCUS**

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

# NOONAN'S SMOKING GUN: UNDISCLOSED RELATIONSHIPS REVEAL THE SPY STATE CARTEL PROMOTED BY CLINTONS, OBAMA, BUSH



AUH Security Consulting. [Dec. 27, 2001]. Merger with Internet Security Systems, No. K607704 [Thomas E. Noonan]. GA Sec. of State (includes Internet Security Systems Articles of Organization, Apr. 19, 1994).

Having now established that IBM and Thomas E. Noonan have been fixtures at NIAC since inception. And, having also established that IBM, James P. Chandler and Noonan are playing a **crooked game** with America's security and Leader Technologies' social networking invention, we now return to Barack Obama's latest Executive Order promoting IBM's the "Internet of Things."

# IN ANY OTHER INDUSTRY, OBAMA'S PROMOTION OF THE IBM "INTERNET OF THINGS" BRAND SLOGAN WOULD BE AN OUTRAGE

It would be like Obama ". . . protecting the policy and legal foundation for product security in the context of:"

Eat Fresh (Subway),

Just Do It (Nike),

Finger Linkin' Good (KFC),

admission that they had no evidence to support their on-sale bar verdict, but the judge supported it anyway.

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

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

# WELCOME TO DONNA KLINE Now! Readers!



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

Anonymous Posts Are Welcomed! Blogger has more

botting 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.

Sea food Differently (Red Lobster),

Fueling the American Spirit (Marathon), or

The Internet of Things (IBM) . . . wait, Obama just protected this brand.



# OBAMA VIOLATES THE FEDERAL EMPLOYEE CODE OF ETHICS

Obama endorsement of IBM's The Internet of Things Cloud initiative, including his attempt to give it legal status, is a flagrant violation of 5 C.F.R. § 2635.702(c) that states:

"An employee shall not use or permit the use of his Government position or title or any authority associated with his public office to endorse any product, service or enterprise."

# **OBAMA VIOLATES THE RICO ACT**

In addition, Obama's promotion of IBM's social networking "cloud" infrastructure crosses state lines to conspire with IBM and others to misappropriate Leader Technologies' invention violates the RICO (Racketeer Influenced and Corrupt Organizations) Act racketeering statute 18 U.S. Code § 1962(c) that states:

"It shall be unlawful for any person employed by or associated with any enterprise engaged in, or the activities of which affect, interstate or foreign commerce, to conduct or participate, directly or indirectly, in the conduct of such enterprise's affairs through a pattern of racketeering activity."

The wheels are coming off of this spy state Administration and its cronies.

Click here for a full timeline of this public corruption.

\* \* \*

# 10% TO WHISTLEBLOWER(S)

Leader Technologies has indicated they are willing to pay a 10% reward for information that leads to the recovery of funds by their shareholders.

Bookmark: #stop-the-cartel



The Takings Clause of the Fifth Amendment empowers Congress to legislate a payday for Leader Technologies shareholders. This would provide adequate financing for Leader to offer a rational social networking environment—one that offers the application utility that people have come to enjoy about Leader's invention without sacrificing security and privacy.

Contact your elected representatives and ask them to use Congress' power of the purse to pay Leader Technologies and unplug the Cartel.



STOP Judicial Misconduct "Canon 3 requires disqualification of a judge in any proceeding in which the judge has a financial interest, however small."

> Code of Conduct for United States Judges

# 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

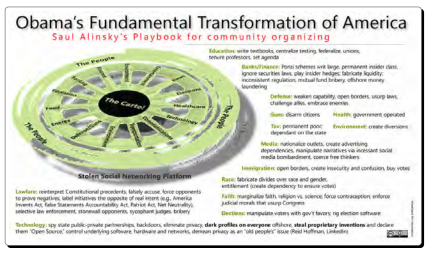


FIG. 10-Obama's Fundamental Transformation of America. His wheel of corruption.

### Click here for hijack of the cyber world timeline and database

Bookmark: #spy-state-surveillance

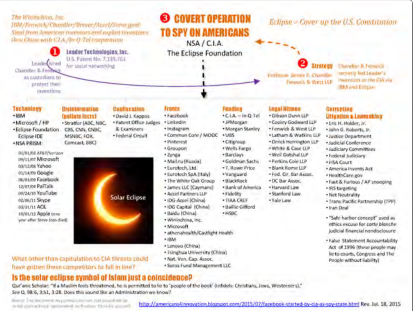
#### **American Spy State** Facebook The White House < U.S. State Dept. ◀ 000-108-- Flickr U.S. Justice Dept. ◀ U.S. Commerce Dept. ◀ - 8+ Google+ if 🔽 🖸 U.S. H.H.S. ◀ NSA 💀 👰 👪 in Linkedin U.S. Patent Office 📹 You Tube f Y Twitter FOLLOW C-SPAN C-Span 📹 HouTube Actual Cartel links on government websites. Accessed Oct. 22, 2015

**FIG. 11**—The evidence is unmistakable. A Cartel of private companies, in collusion with the NSA, collect ALL relationship data between American citizens and the federal government. Much of that data is stored overseas, e.g., <u>Lulea, Sweden</u>, outside the jurisdiction of the U.S. Constitution ("Inside the Arctic Circle, Where Your Data Lives," Business Week).

Graphic AFI

Graphic AFI

# Bookmark: #spy-state-players



allowed the claims despite Leader's prophetic argument that the action would confuse the jury and prejudice Leader. 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

claim. Judge Stark

that Jury Instruction No. 4.7 here.) He also contradicted his



own instruction to Leader to answer Interrogatory No. 9 in the present tense (2009), then permitted the jury to interpret it as a 2002 admission as well. 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 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-

http://americans4innovation.blogspot.com/2016/02/obama-promotes-ibm-criminality-in.html

FIG. 12—Primary Participants in the American NSA - C.I.A. Spy State "Public-Private" Cartel. See AFI. (Oct. 19, 2015). The social networking patent property case every American needs to fight. Americans For Innovation.

Graphic AFI

Notice: This post may contain opinion. As with all opinion, it should not be relied upon without independent verification. Think for yourself.

# COMMENT

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

Posted by K. Craine at 1:56 PM G+1 +2 Recommend this on Google

# 22 comments:

### dave123 February 11, 2016 at 4:40 PM

Ninety-one percent of contributions to current presidential candidates made by Harvard faculty, instructors, and researchers in 2015 went to former Secretary of State Hillary R. Clinton, according to a Crimson analysis of Federal Election Commission filings.

Of the individuals who donated, 37 gave the maximum contribution for the primary period -\$2,700-to Clinton.

Of total donations, just \$8,850 went to Republican candidates Bush, Rubio, and Christie. The remaining \$3,290 in donations went to Democratic candidate Bernie Sanders. All other candidates—including GOP frontrunners Donald J. Trump and Ted Cruz, who came first in the Iowa caucuses last week—received no contributions from Harvard faculty, instructors, and researchers listed in the FEC filings

Reply

#### dave123 February 13, 2016 at 6:55 PM

It took only a few minutes after news broke of Supreme Court Justice Antonin Scalia's death on Saturday for conservatives to demand that Senate Republicans block any replacement nominated by President Barack Obama.

Reply



e

### Rain Onyourparade February 17, 2016 at 1:18 PM

I thought you might be interested in this article:

One of the classified email chains discovered on Hillary Clinton's personal unsecured server discussed an Afghan national's ties to the CIA and a report that he was on the agency's payroll, a U.S. government official with knowledge of the document told Fox News.

http://www.foxnews.com/politics/2016/02/17/clinton-email-chain-discussed-afghannationals-cia-ties-official-says.html

Reply



# K. Craine 🖉 February 18, 2016 at 5:17 AM

Email comment by TEX:

Barack Hussein Obama just put whip cream on his his cow patty of a presidency by announcing that he can't make it to Judge Scalia's funeral on Saturday. This action by BHO is despicable, mean spirited, and low class. Judge Scalia was a man of faith, integrity, had a brilliant mind for jurisprudence, and dedicated his life to the words of our founding fathers. Obama would rather hit the links.

You can bet your toosh that BHO would attend funeral services of Kanye West, Malcolm X, Saul Alinsky , Ahyatolla Khomeni or Fidel Castro. He has established a tradition of hating America and its founding values that is just incomprehensible . And to think that

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 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.

Hillary is running a campaign to follow in BHO's path of destruction. They make me sick to my stomach.

Have a great day, TEX

Reply

#### dave123 February 20, 2016 at 3:10 AM

Congressional leaders to increase the degree of federal oversight for large university endowments Congress has the power to reclassify these large universities as private foundations instead of public charities.which are applied to private non-profit organizations like the Gates Foundation. Harvard, which manages a \$37.6 billion endowment, has repeatedly argued against such measures

Harvard University responsibility to educate and install a strong moral code into future world leaders and its leadership are failing to maintain the academic and civic focus. so what is Harvard mission statement a free blowjob in the oval offices, unscrupulous dealings enabled by Goldman Sachs Wall Street people who don't cheat and steal, Harvard teaches that the right thing to do is vote for Hillary

Reply

# K. Craine 🖉 February 20, 2016 at 10:34 AM

Email comment by TEX:

I sit in front of my TV this morning watching the highest religious funeral service available to a Catholic....the Burial Mass. The solemnity of the service is perfect for a great American such as Antonin Scalia. His son is one of the priest celebrants. As a Catholic myself, I can think of no greater send off than having a son at the altar.

Of course Barack Hussein Obama showed his disdain for America by refusing to attend this beautiful Mass. I can't wait to see how many attend BHO's funeral. As Yogi Berra said, " if I don't go to his funeral, he won't come to mine".

I pray that Obama's cold and calculating heart is softened by the love shown to this marvelous American icon and magnificent jurist. I pray that all of us find the true meaning of life:

- understand God, love God
- understand our neighbors, love our neighbors
- understand ourselves, love ourselves.

Go in Peace , Justice Scalia.

Have a great day, TEX

Reply

### 6 dave123 February 20, 2016 at 12:37 PM

Obama visited the Pope. Followed by the CEO of Google. Now the Pope says Trump is not a Christian. The Pope doesn't appear to be doing his job on his impartiality. He leads a big institution full of people with a variety of opinions and needs to refrain from such comments and treat every one of his fellow men equally.

Reply



M. S. February 21, 2016 at 6:41 AM

IBM supplied Adolf Hitler's mass data collection devices. Looks like they have not learned their lesson. Now, IBM has wormed their way in to control our entire communications. Unplug the bas\_\_rds before they betray us like they betrayed the German people.

### Reply

Replies

#### K. Craine 🖉 February 21, 2016 at 6:50 AM

We wrote about this geek betrayal surrounding encryption and the data world's illegal cooperation with the NSA in recent posts:

AFI (Nov. 06, 2015). Complicit encryption geeks enable the American spy state. Americans For Innovation.

http://americans4innovation.blogspot.com/2015/11/complicit-encryption-

Hallmark Cards, Inc. test—a test which Judge Lourie should have advised Judge Wallach to follow since Judge Lourie helped write that opinion. Group One test omission analysis.



Clerk of Court Jan Horbaly, U.S. Court of Appeals for the Federal Circuit, clerk who signed all the opinions in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Clerk Horbaly and his staff obfuscated when the court's ruling was challenged by an amicus curiae brief revealing clear mistakes of law and new evidence. See analysis of the misconduct and misrepresentations within the Federal Circuit Clerk of Court in Leader v. Facebook. Mr. Horbaly

failed to disclose his conflicts of interest and close associations with numerous Facebook attorneys and law firms, as

well as his close association with one of Facebook's largest shareholders.



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



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

geeks-enable.html

....and

AFI (Nov. 25, 2015). Dell and Lenovo (IBM) ship computers with spy state back doors. Americans For Innovation.

http://americans4innovation.blogspot.com/2015/11/dell-and-lenovo-ibm-shipcomputers-with.html

Reply



# K. Craine 🖉 February 21, 2016 at 7:05 AM

APPLE IS PRETENDING IT DOES NOT SHARE CUSTOMER DATA WITH THE U.S. GOVERNMENT.

THE U.S. GOVERNMENT PRETENDS THAT APPLE DOES NOT SHARE CUSTOMER DATA WITH THFM.

THIS CURRENT ENCRYPTION CONTROVERSY IS A SHADOW PLAY TO FOOL THE MASSES.

#### HERE ARE THE FACTS:

Here is a complete NIST List of companies who embed the Dual\_EC\_DRBG backdoor algorithm in Apple products.

http://www.fbcoverup.com/docs/library/2015-10-30-NIST-DRBG-Validation-List-updated-Oct-23-2015.html

http://www.fbcoverup.com/docs/library/2015-11-05-DRBG-Validation-List-NIST-Nos-01-to-919-accessed-Nov-05-23-2015.xlsx

Apple's Tim Cook says that Apple products don't have security back doors, but this list definitively proves that they do. Here are Apples NIST entries:

96-97 209-220 222-227 350-374 422-426 575-577 581-602 716 718-721 725-733 800-812 816 763-771

Again, whatever these digital pirates say, assume they are actually doing the OPPOSITE. Reply

### Replies

## K. Craine 💋 February 21, 2016 at 7:26 AM

According to NSA whistleblower, Edward Snowden, on June 6, 2013, Apple began feeding customer data to the NSA. Interestingly, a year after Steve Jobs died.

http://www.fbcoverup.com/docs/cyberhijack/cyber-hijackfindings.html#snowden

So, the San Bernardino police should ask the NSA for the data. All sides in this supposed Apple encryption controversy are presenting faked up positions.

What's their end game? If history is a teacher, they want Congress to change some law that will further strengthen their secret control over digital networks, including the ability to conduct warrant-less surveillance on Americans in violation of the Bill of Rights.

History confirms Lord Acton (1834-1902): "Power tends to corrupt and absolute power corrupts absolutely."

Here is The Guardian's source data on Edward Snowden's disclosure that Apple has been sharing customer data with the NSA:

Greenwald, G., MacAskill, E. (Jun. 07, 2013). NSA Prism program taps in to user data of Apple, [Facebook,] Google and others. The Guardian.

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.

### Updated May 22, 2015

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)

http://www.theguardian.com/world/2013/jun/06/us-tech-giants-nsa-data

Reply

### dave123 February 21, 2016 at 12:55 PM

It's worth noting that Apple can bypass the passcode on devices running software prior to iOS 8, with or without a court order.Even if they were able to unlock the phone, there is no assurance that any 3rd party applications that the terrorists used were not still further encrypted like what's app. But i have to ask this question is this all just a marketing ply Apple did sell out According to NSA whistleblower, Edward Snowden

Reply

#### dave123 February 22, 2016 at 6:41 PM

Gangster Government: Barack Obama and the New Washington Thugocracy - (Hardcover) David Limbaugh is an author and attorney and a regular weekly columnist for WND. His books include "Crimes Against Liberty: An Indictment of President Barack Obama," "The Great Destroyer: Barack Obama's War on the Republic" and the New York Times bestseller "Bankrupt: The Intellectual and Moral Bankruptcy of Today's Democratic Party

Reply



е

# Rain Onyourparade February 22, 2016 at 7:54 PM

IBM Eclipse insiders met with The White House here in Silicon Valley on Jan. 8, 2016:

Here's some of the coverage: David Louie, January 8, 2016. "White House wants Silicon Valley to help stop terrorist recruitment." ABC7News.

http://abc7news.com/technology/white-house-wants-silicon-valley-to-help-stop-terrorist-recruitment-/1152288/

A very tight little clique of tech conspirators attended:

CARTEL: Sheryl Sandberg, Facebook CARTEL: Reid Hoffman, Facebook, LinkedIn CARTEL: Apple CARTEL: Twitter

They met at the CARTEL: U.S. Patent Office! The scene of the crime in the theft of Leader's social networking invention???!!! These people are getting reckless.

The word in the coffee houses here is that the San Bernardino iPhone contains information that is damaging to the CARTEL, so they concocted a misdirection story to get the public thinking the opposite of what is really going on.

Everyone here knows from Edward Snowden's NSA leaks that Apple has been feeding data to the NSA since October 2012. So, the idea that Apple is holding back from sharing the San Bernardino data is ludicrous. Just ask the NSA!!! Therefore, they want America to think the OPPOSITE - that Apple is protecting them, when in fact, the opposite is true . . . . Apple is protecting the CARTEL from damaging information on that iPhone.

Let's not be fooled any longer by these pathological liars.

### Reply

#### Replies

# Arasmus Dragon February 23, 2016 at 10:28 AM

Here's more proof that the NSA is nothing but a two-bit blackmail hustler:

Wikileaks. (Feb. 23, 2016). NSA Targets World Leader for US Geopolitical Interests [Press release].

https://wikileaks.org/nsa-201602/

Today, 23 February 2016 at 00:00 GMT [updated 12:20 GMT], WikiLeaks publishes highly classified documents showing that the US National Security Agency bugged a private climate change strategy meeting; between UN Secretary General Ban Ki-Moon and German Chancellor Angela Merkel in Berlin; singled out the Chief of Staff of UN High Commissioner for Refugees (UNHCR) for long term interception targetting his Swiss phone; singled out the Director of the Rules Division of the World Trade Organisation (WTO), Johann Human, and targetted his Swiss phone for long term interception; stole sensitive Italian diplomatic cables detailing how Israel's Prime Minister



# AFI LOGO (no text)



# **CORRUPTION WATCH LIST**

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

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

# A. Facebook's law firms:

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

Benjamin Netanyahu implored Italy's Prime Minister Silvio Berlusconi to help patch up his relationship with US President Barack Obama, who was refusing to talk to Netanyahu; intercepted top EU and Japanese trade ministers discussing their secret strategy and red lines to stop the US "extort[ing]" them at the WTO Doha arounds (the talks subsequently collapsed); explicitly targetted five other top EU economic officials for long term interception, including their French, Austrian and Belgium phone numbers; explicitly targetted the phones of Italy's ambassador to NATO and other top Italian officials for long term interception; and intercepted details of a critical private meeting between then French president Nicolas Sarkozy, Merkel and Berluscon, where the latter was told the Italian banking system was ready to "pop like a cork".

### ave123 February 23, 2016 at 2:02 PM

Facebook Inc chief Mark Zuckerberg, Twitter Inc founder Jack Dorsey and Google head Sundar Pichai, who have all backed Cook's decision,

Reply

AFi

## K. Craine 🖉 February 22, 2016 at 8:00 PM

Email comment by GH:

BEWARE OF ZUCKERBERG BEARING GIFTS. One cannot build a reliable house on a foundation of shifting sand.

Check out this great article I read on WIRED:

To make the world's wireless networks faster and better, Facebook will build a new breed of gear---and freely share it with the world's telecoms.

http://www.wired.com/2016/02/facebook-open-source-wireless-gear-forge-5g-world/

#### Reply



# Arasmus Dragon February 23, 2016 at 9:37 AM

The simple math proves Zuckerberg is a liar. It is amazing that the lame stream media never did this math and discredited the kid long ago.

Leader Technologies testified that their social networking platform consisted of 750,000 lines of computer code by 2002. Code for which they had invested over 10 million.

Zuckerberg testified in the Winklevoss Twins case that he developed the entire Facebook platform in less than two weeks. Leader Technologies proved that the engine running Facebook is Leader's invention.

Zuckerberg's math does not compute. He'd have to be typing 5.2 times faster than the fastest typist on the planet. 750,000 lines of code in 14 days. That is 53,571 lines per day. Let's say its a long 10 hour day. That would mean 5,357 lines per hour, or 89 lines per minute.

Currently, the fastest English language typist is Barbara Blackburn, who reached a peak typing speed of 212 words per minute during a test in 2005. At 12 words per line. Blackburn can type 17 lines per minute.

Hmmm. Fastest typist on the planet = 17 lines per minute

Zuckerberg claims 89 lines per minute (5.2 times faster than the fastest typist on the planet typing nonstop, 10 hours a day for two weeks, without a break.)

Zuckerberg's claim is impossible.

Reply

#### e3 dave123 February 23, 2016 at 12:57 PM

Bill Gates backs FBI not Apple, is Bill Gates coming out of the cold ?. Mark Zuckerberg is the latest tech leader to voice his support of Apple against the FBI .Zuckerberg said I don't think requiring backdoors is going to increase security, this is the guy that turned of of your privacy setting's on facebook

Reply

http://americans4innovation.blogspot.com/2016/02/obama-promotes-ibm-criminality-in.html

employer to patent judges)

- 4. W hite & Case LLP (Facebook law firm in Leader v. Facebook; undisclosed former employer to Patent Office Freedom of Information Act (FOIA) officer involved in Leader v. Facebook)
- 5. Gibson Dunn LLP (Facebook law firm in Leader v. Facebook; undisclosed counsel to the Federal Circuit; undisclosed protégé of Chief Justice John Roberts, Jr.; undisclosed former employer to Preetinder ("Preet") Bharara, U.S. Attorney currently persecuting Paul Ceglia in U.S. v. Ceglia (Ceglia v. Zuckerberg))
- 6. Orrick Herrington LLP (longtime Facebook law firm and destroyer of evidence for the cabal in Winklevoss v. Zuckerberg and ConnectU v. Facebook)
- 7. Weil Gotshal LLP (Federal Circuit counsel in Leader v. Facebook; Judge Kimberly A. Moore's undisclosed former client)
- 8. Latham & Watkins LLP (Facebook Director James W. Breyer's counsel; Judge Kimberly A. Moore's husband, Matthew J. Moore's new law firm)
- 9. Federal Circuit Bar Association ("FCBA") (Federal Circuit's bar association; second largest in the U.S.; Facebook's law firms extert much influence in its policy and activity, incl. Fenwick & West LLP, Gibson Dunn LLP, Orrick Herrington LLP, Weil Gotschal LLP; Facebook's large shareholder, Microsoft, is a director; Federal Circuit Clerk of Court Jan Horbaly is an officer; FCBA made an appearance in Leader v. Facebook to oppose the amicus curiae (friend of the court) motion of Dr. Lakshmi Arunachalam, former Director of Network Architecture at Sun Microsystems, in favor of Leader Technologies and objecting to the evident conflicts of interest within the court itself, her motion was denied, the judges refused to disclose their conflicts which we now know include Facebook and Microsoft stocks)
- 10. DC Bar Association
- 11. Perkins Coie LLP (Facebook's "rapid response enforcement team;" law firm for Obama's chief counsels, the husband and wife team of Robert F. Bauer and Anita B. Dunn; Bauer was identified on Aug. 1, 2013 as having directed the IRS targeting of the Tea Party)
- 12. Stroz Friedberg (Facebook's "forensic expert" who manipulated the data in Paul Ceglia v. Mark Zuckerberg, and who first revealed the existence of 28 Zuckerberg hard drives and Harvard emails that they told Leader Technologies in 2009 were "lost")
- 13. Chandler Law Firm Chartered (Professor James P. Chandler, III, principal; Leader Technologies patent counsel; adviser to IBM and David J. Kappos; adviser to Eric H. Holder, Jr. and the U.S. Department of Justice; author of the Economic Espionage Act of 1996 and the Federal Trade Secrets Act)

B. Facebook attorneys & cooperating judges:

### dave123 February 23, 2016 at 1:45 PM

FBI Director James Comey, in an article published late Sunday on the national security legal blog Lawfare, asserted the case was not about setting a new legal precedent but rather about "victims and justice." BUT WHAT ABOUT OUR JUSTICE

Zuckerberg testified in the Winklevoss Twins case that he developed the entire Facebook platform in less than two weeks. Leader Technologies. But you stole the PLATFORM and you stole the idea facebook The Winklevoss Twins knew you had stolen the idea facebook and extorted millions out of zuckerberg SAYING the idea facebook was their idea

### Reply

e) dave123 February 24, 2016 at 11:55 AM

The two companies made waves in July 2014 by making a deal in which IBM became a glorified value-added reseller of Apple devices, selling iPhones and iPads loaded with custom IBM apps to the enterprise. IBM has developed and delivered 100 different enterprise apps for iOS devices since then. Now, experts wonder what will come next from this partnership

Reply

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S

#### dave123 February 24, 2016 at 12:11 PM

On Wednesday, IBM and Facebook are announcing a partnership to take a step closer to the ideal. The partnership stems from how the companies bring complementary strengths to the lucrative business of data-fueled marketing.

#### Reply

Enter your comment	
Comment as: Google Accou	~~~
Publish Preview	
Home	Older Post
ubscribe to: Post Comments (Atom)	

- 14. Gordon K. Davidson (Fenwick; Facebook's securities and patent attorney; Leader Technologies' former attorney)
- 15. Christopher P. King ( aka Christopher-Charles King aka Christopher King aka Christopher-Charles P. King, Fenwick & West LLP)
- 16. Theodore B. Olson (Gibson Dunn)
- 17. Thomas G. Hungar (Gibson Dunn)
- 18. Eric H. Holder, Jr. (Attorney General, U.S. Dept. of Justice)
- 19. James Cole (Deputy Attorney General, U.S. Dept. of Justice)
- 20. Tony West (Associate Attorney General, U.S. Dept. of Justice; 2008 Obama California Campaign Manager)
- 21. Robert F. Bauer (Obama Attorney; White House Chief Counsel; directed IRS targeting of the Tea Party; formerly and currently employed by Perkins Coie LLP, Facebook's "rapid response enforcement team;" spouse is Anita B. Dunn)
- 22. Anita B. Dunn (Obama Attorney; White House Chief Counsel; husband Robert F. Bauer directed IRS targeting of the Tea Party, formerly employed by Perkins Coie LLP, Facebook's "rapid response enforcement team")
- 23. Mary L. Schapiro (former Chairman, Securities & Exchange Commission (S.E.C.); holds investments in 51 Facebook Club basket funds)
- 24. James "Jamie" Brigagliano (former Deputy Director of the Division of Trading and Markets at the Securities and Exchange Commission; Mary L. Schapiro's chief lieutenant on "dark pool" rule making)
- 25. Joseph P. Cutler (Perkins Coie)
- 26. David P. Chiappetta (Perkins Coie)
- 27. James R. McCullagh (Perkins Coie)
- 28. Ramsey M. Al-Salam (Perkins Coie)
- 29. Grant E. Kinsel (Perkins Coie)
- 30. Reeve T. Bull (Gibson Dunn)
- 31. Heidi Keefe (Cooley)
- 32. Michael G. Rhodes (Cooley; Tesla Motors)
- 33. Elizabeth Stameshkin (Cooley)
- 34. Donald K. Stern (Cooley; Justice Dept. advisor)
- 35. Mark R. Weinstein (Cooley)
- 36. Jeffrey Norberg (Cooley)
- 37. Ronald Lemieux (Cooley)
- 38. Craig W. Clark (Blank Rome)
- 39. Tom Amis (Cooley / McBee Strategic)
- 40. Erich Veitenheimer (Cooley / McBee Strategic)
- Roel Campos (Cooley; former Commissioner of the U.S. Securities & Exchange Commission at the time of the infamous Facebook 12(g) exemption)
- 42. Lisa T. Simpson (Orrick)
- 43. Indra Neel Chatterjee (Orrick)
- 44. Samuel O'Rourke (Facebook; Cooley-directed)