



CONSTITUTIONAL RIGHTS ARE NOT NEGOTIABLE!

SEARCH by topic, keyword or phrase. Type in Custom Search box

Google Custom Search input field with a search button and an example: e.g. "IBM Eclipse Foundation" or "racketeering"

Thursday, December 6, 2012

LEONARD P. STARK FAILED TO DISCLOSE CONFLICTS IN LEADER V. FACEBOOK

JUDICIAL DISCLOSURE PROVES THE LEADER V. FACEBOOK JUDGE WAS IRREPARABLY COMPROMISED

Judge Leonard P. Stark is invested in eight Fidelity Funds. Facebook's Director James W. Breyer and Fidelity's Managing Partner, Robert Ketterson, have been close collaborators for a decade.

INVESTIGATION | AMERICANS FOR INNOVATION | DEC. 06, 2012, UPDATE JUN. 03, 2017 | PDF



FIG. 1: JUDGE LEONARD P. STARK, OBAMA-NOMINATED LAST MINUTE REPLACEMENT JUDGE IN LEADER V. FACEBOOK. Took over the case one month before trial. Leader proved that Facebook infringes Leader's patent for social networking on all 11 of 11 claims. Despite this hard proof of Facebook's theft, Stark protected Facebook anyway. He ignored well-settled patent law in Pfaff Electronics and Group One that require clear and convincing evidence to overturn a patent.

Facebook presented no such evidence. No expert witnesses. No engineering source code. No witnesses at all.

DEEP STATE SHADOW
GOVERNMENT POSTER

Harvard | Yale | Stanford | Sycophants

Updated May 27, 2017.
CLICK HERE TO SEE TIMELINE OF THE HIJACKING OF THE INTERNET AND DATABASE

PAY-to-PLAY NEW WORLD 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 ou landish speaking fees and Founda ion donations. Sycophant judges, poli icians, academics, bureaucrats and media were fed tips to mutual funds ied 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 heir toy box.

Request for CONGRESSIONAL INTERVENTION



Instead, Stark said it was "not impermissible" for him to use an 1896 criminal case that relied on innuendo as evidence. His novel opinion was a total outlier in patent law history.

Tellingly, the Federal Circuit designated this opinion "nonprecedential" so as not to upset well settled law that this opinion contradicted.

Stark had permitted a new Facebook claim just one month before trial. Facebook reversed their legal strategy 180 degrees in this new claim. Nonetheless, Stark also blocked Leader's request for additional discovery. He simultaneously "bifurcated" the case to prevent Leader from being able to cross-examine Mark Zuckerberg. He even forbade Zuckerberg's name from being mentioned at trial. Stark had also allowed Facebook to stonewall production of Mark Zuckerberg's 2003-2004 computer devices for almost a year.

Then, just before trial, Facebook said that the devices were "lost." However, 28 Zuckerberg computer devices magically surfaced in another case in 2012. Facebook's forensic experts confirmed that Facebook's attorney Gibson Dunn LLP had custody of these devices the entire time, and therefore Facebook lied to the Stark court about their existence.

Deposition of Michael G. McGowan, Facebook forensic expert, Jul. 19, 2012 (two months after Facebook's public offering on May 22, 2012): "Q: When did this examination occur of these 28 devices belonging to Mr. Zuckerberg? A. In around September of 2010." "Q. And who paid you to do the work? A. We were paid -- we conducted this work for Gibson, Dunn on behalf of Facebook, I believe it's Facebook that's paying our bills." See Depositions of [Michael F. McGowan](#) and [Bryan J. Rose](#).

The 28 Zuckerberg devices were in the custody of Zuckerberg's lawyers McManus Faulkner LLP and Gibson Dunn LLP—Facebook's appeal attorney in Leader v. Facebook. This was fraud, perjury and obstruction of justice, not to mention breach of the Rules of Professional Conduct. This same stonewalling of evidence by Deep State lawyers has been on full display in the House Benghazi hearings as well as Judicial Watch FOIA requests.

In addition, Facebook's attorneys, Cooley Godward LLP and Gibson Dunn LLP, had deep undisclosed, professional relationships with the Leader v. Facebook judges, and also with Barack Obama and James P. Chandler. For example, Facebook's appeal attorney Thomas G. Hungar actually represented the Federal Circuit judges in an ethics lawsuit against them in 2010. Hungar is also a protégé of Chief Justice John Roberts who did not recuse himself after Leader submitted its petition for writ of certiorari. Justice Roberts also holds substantial holdings of Facebook financial interests. These facts only scratch the surface of this corruption.

Photo Photobucket

Social Networking: The True Story

HealthCare.gov's confiscation of this property cannot stand

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

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

OpenTrial.org

Leader v. Facebook

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

John Adams, or...?

Federal Corruption

CLICK TO LOOK INSIDE

- Congressional Briefings
- Federal Circuit Censored Docket
- Americans For Innovation Archives
- Disclosures: Exec | Judiciary | USPTO
- Patent Office FOIA Stonewalling
- Donna Kline Now! Archives

Faces of Facebook Corruption

Updated Mar. 19, 2014

+8 Recommend this on Google

CONGRESS CONTACT LOOKUP

Contacting the Congress

Universal Toxic Substance Symbol & Warning

FINANCIAL HOLDINGS OF OBAMA POLITICAL APPOINTEES, BY AGENCY

FOLLOW BY EMAIL

Email address...

- BLOG ARCHIVE**
- ▶ 2017 (12)
 - ▶ 2016 (39)
 - ▶ 2015 (34)

(JUN. 13, 2013)— Delaware District Court Judge Leonard P. Stark's [2010 financial disclosure](#) exhibits a similar investing pattern to four other judges. All five judges have one thing in common: the Leader v. Facebook case. [\[01\]](#) No other appeals judges show such lockstep investing associated with Facebook.

These judges focused their investments on T. Rowe Price and Fidelity funds. Stark invested in eight (8) different Fidelity Funds, most of which are invested in stocks related to Facebook and Friends (aka "The Facebook Cabal"). Two of the funds are Fidelity Investments Fidelity Asset Manager ___% Funds that are funds which combine other Fidelity funds. Therefore, it is reasonable to assume that Facebook and Friends are included in those as well.

Among those investments are Facebook, Mail.ru with close ties to the Kremlin (now Facebook's second largest shareholder), four Facebook's underwriters and numerous companies with heavy investments from Accel Partners, Facebook's director and second largest shareholder.

JUDGE STARK MARCHES TO JAMES W. BREYER'S TUNE

Tellingly, Fidelity Ventures, the venture capital arm of Fidelity Investments, has partnered with many of Facebook principals, including James W. Breyer, Accel Partners LLP, Goldman Sachs, Digital Sky Technologies (Yuri Milner, Alisher Usmanov), Morgan Stanley Ventures and Andreessen Horowitz (Marc Andreessen).

In 2004, Breyer was elected Chairman of the National Venture Capital Association. [\[02\]](#) His board included Fidelity Ventures' Robert Ketterson. Ketterson is now Managing Partner at Fidelity Equity Partners and a Group Managing Director at Fidelity Ventures Telecommunications & Technology. [\[03\]](#) This means



JAMES W. BREYER, Accel Partners LLP; Facebook director; Facebook's 2nd largest shareholder; IDG-Accel Capital Partners (Beijing, China) director; National Venture Capital Association director Fidelity partner.

that Breyer's venture capital colleague and partner now establishes tech investing policy and strategy for Fidelity. Given the substantial Facebook-related holdings that are unique to Fidelity and T. Rowe Price, Breyer's assistance and influence on Fidelity's portfolio is apparent. What better way to create deniability for any target judge than place the desired stock inside an innocuous looking mutual fund? Visions of the Wizard of Oz.

The direct ties between Fidelity and Facebook and Friends tainted the Leader v. Facebook proceedings. Put another way, for a judge to hold investments in Fidelity introduces profound bias into the proceedings—since the judge benefits financially from his decisions that are favorable to Facebook. At the very least these associations required disclosure so that Leader Technologies could assess the risks of Stark's continued adjudication of the case. Instead, he was stone cold silent.

Since 2005, Accel Partners and Fidelity Ventures have co-invested in the first five rounds of Prosper, Inc., a crowd source financing website. In the subsequent two rounds, Accel continued to invest, but Fidelity did not. Source: Sharespost.com.[04].

CLOSELY-ALIGN INTERESTS REQUIRE DISCLOSURE

Fidelity Venture co-invested in Groupon with numerous Facebook principals, including James W. Breyer, Accel Partners LLP, Goldman Sachs, Digital Sky Technologies (Yuri Milner, Alisher Usmanov), Morgan Stanley Ventures and Andreessen Horowitz (Marc Andreessen). [05] That's two Facebook directors, Facebook's two largest shareholders and two Facebook underwriters. These interests are so closely aligned as to be inseparable with respect to conflicts of interest.




Judges have a robust set of ethics rules that include the Code of Conduct for United States Judges, [06] 28 U.S.C. § 455, [07] and the Ethics Reform Act of 1989, [08] not to mention Judicial Conferences, [09] devoted to the topic. The governing principal is propriety, and the avoidance of the appearance of impropriety. Judges mentoring Facebook attorneys. Facebook attorneys advising The White House to protect "likes." Judges investing in Facebook and their friends. Courts timing decision to accommodate Facebook's pre-IPO media needs. Facebook attorneys representing the judges themselves. The improprieties in this matter are jaw dropping.

- ▶ 2014 (26)
- ▶ 2013 (28)
- ▼ 2012 (6)
 - ▼ December (2)
 - A COCKSURE FACEBOOK
 - LEONARD P. STARK FAILED TO DISCLOSE CONFLICTS IN L...
 - ▶ November (3)
 - ▶ October (1)

UPDATE MAR. 25, 2014

FIVE CRITICAL AFI POSTS ON JUDICIAL COMPROMISE

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

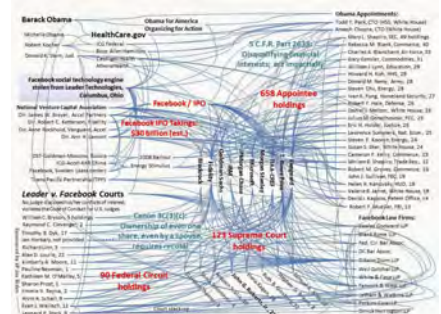
1. **HOW PATENT JUDGES GROW RICH ON THE BACKS OF AMERICAN INVENTORS**  Patent Office filings are shuffled out the USPTO backdoor to crony lawyers, banks and deep-pocket clients.
2. **WAS CHIEF JUSTICE ROBERTS BLACKMAILED** into supporting Obamacare by his ethical compromises in Leader v. Facebook?
3. **JUSTICE ROBERTS MENTORED** Facebook Gibson Dunn LLP attorneys. 
4. **JUSTICE ROBERTS HOLDS** substantial Facebook 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. 

JUDGE STARK FAILED THE "REASONABLE MINDS" TEST THAT HE SWORE AN OATH TO UPHOLD

"The revised code, which takes effect July 1 [2009], defines for the first time the term 'appearance of impropriety,' which judges are commanded to avoid as much as actual impropriety. The definition: 'An appearance of impropriety occurs when reasonable minds, with knowledge of all the relevant circumstances disclosed by a reasonable inquiry, would conclude that the judge's honesty, integrity, impartiality, temperament, or fitness to serve as a judge is impaired.'"

BARACK OBAMA'S DARK POOLS OF CORRUPTION

Click to enlarge



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

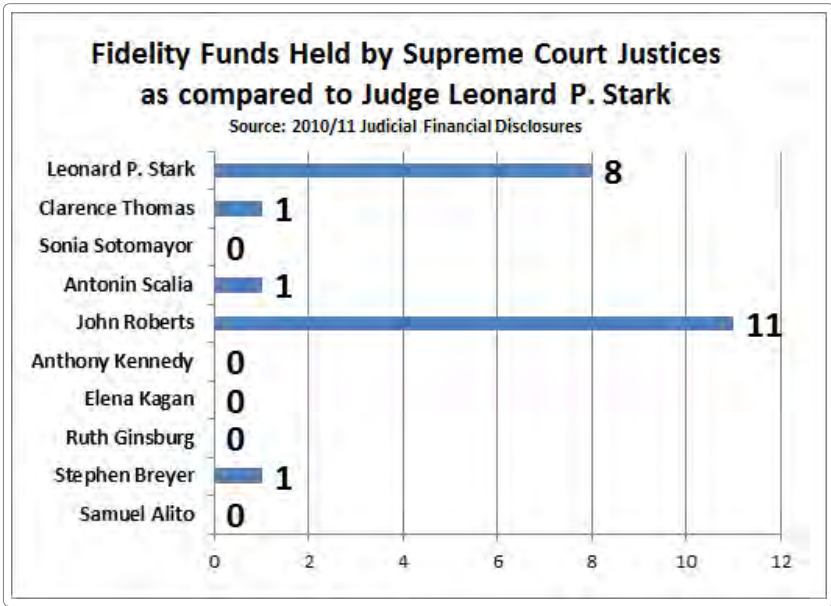
Judicial Conference, Mar. 17, 2009
 (Chief Justice John G. Roberts presiding);[109]

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 SOV ET 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.

FIVE LEADER V. FACEBOOK JUDGES REALLY "LIKE" FIDELITY AND T. ROWE PRICE



ASK CONGRESS: PASS THE INVENTOR PROTECTION ACT!

LEADER TECHNOLOGIES
Inventor Protection Act
 (Proposed)

America needs to practice what it preaches.

We have no business lecturing the world about free enterprise and the rule of law, when we permit the investors in Ohio-based 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.

Rescind. Investigate. Sanction. Certify.

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

The pattern of investing among the five Leader v. Facebook judges (Stark, Roberts, Lourie, Moore and Wallach) plainly shows knowledge of certain events and interests that motivated them to invest in Fidelity and T. Rowe Price Funds. The commonality here is Facebook's Director and second largest investor, James W. Breyer and Accel Partners.

T. Rowe Price owns more than 5% of Facebook's stock, so any investment in a T. Rowe Price Fund is a surrogate investment in Facebook. Such holdings raise enough red flags to make them at least disclosable by a judicial employee.

These judges appear to follow their rules of ethics selectively. For example, Justice Roberts followed the rules in Microsoft v. i4i. He recused himself because many of his funds hold Microsoft stock.[10] Remarkably, he then ignored those same rules in Leader v. Facebook—even though it was notoriously known that Microsoft is one of Facebook's largest shareholders, and would benefit greatly from decisions favorable to Facebook.[11] It was also notoriously known that both Fidelity,[12] and T. Rowe Price[13] made large investments in Facebook prior to the IPO. The odds that all five of these judges invested independently in these same funds that are directly linked to Facebook, a litigant before them in Leader v. Facebook, are infinitesimally small.

This judicial bias telegraphs the message to small innovators that the U.S. Supreme Court will protect the constitutional rights of large corporations, but will ignore those rights unless you can place them into plum personal investments. Wink, wink.

JUDGE LEONARD P. STARK'S FINANCIAL HOLDINGS INVOLVING FACEBOOK AND FRIENDS

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.

DEMANDED DISCLOSURE AND RECUSAL

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

- A - Vanguard Morgan Growth Fund
- B - Wachovia Vanguard Institutional Index Fund
- C - Fidelity Investments DE Portfolio 2024
- D - Fidelity Investments Fidelity Cash Reserves
- E - Fidelity Investments Fidelity Asset Manager 70%
- F - Fidelity Investments Fidelity Asset Manager 50%

Company	Relationship to Facebook	A	B	C	D	D	F
Facebook	N/A	x		x	x	x	x
Mail.ru	2nd largest shareholder			x	x	x	x
Zynga	director			x		x	x
Groupon	director, co-investors			x		x	x
LinkedIn	director			x		x	x
Microsoft	large shareholder	x	x	x	x	x	x
Goldman Sachs	underwriter	x	x	x		x	x
Morgan Stanley	underwriter	x		x	x	x	x
JP Morgan Chase	underwriter	x		x	x	x	x
UBS	underwriter			x		x	x
T. Rowe Price	large investor	x	x	x		x	x
Xerox	Barack Obama's CEO Technology Council		x	x		x	x
VeriSign	Accel Partners company		x		x	x	x
Boston Scientific	Accel Partners companies		x	x		x	x
Tesla Motors	\$465 million Obama stimulus (Elon Musk)			x	x	x	x

If one is in a generous mood, one might forgive Stark for a slip here, or there, in checking his funds for holdings that conflict with the litigants arguing in front of him. However, this is very evidently not a simple oversight. This is very intentional investing to enrich himself. Judge Stark's portfolio stood to benefit handsomely from decisions favorable to Facebook. These holdings demanded disclosure. U.S. judges are supposed to lead by example, not sneak around in the ethical shadows, hoping no one will notice. No wonder these large, unscrupulous law firms exist. These judges are teamed up with them.

A TOXIC ETHICAL BREW

Add these holdings to Stark's intentional ignoring of well-settled on-sale bar law, as well as his close relationships to Facebook's attorneys Cooley Godward LLP and Gibson Dunn LLP, and one has the recipe for a toxic brew. By sacrificing the Constitution to get his appointment, Judge Stark sold his soul, as did his brothers and sisters at the Federal Circuit and Supreme Court.

* * *

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](#)
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. Ct. for Schemers or Inventors?](#)
17. [Attorney Patronage Hijacked DC?](#)



18. [Justice Denied | Battle Continues](#)
19. [FB Robber Barons Affirmed by S. Ct.](#)
20. [Judicial Misconduct WALL OF SHAME](#)
21. [Corruption Watch - "Oh what webs we weave, when first we practice to deceive"](#)
22. [Facebook | A Portrait of Corruption](#)
23. [White House Meddling](#)
24. [Georgia! AM 1080 McKibben Interview](#)
25. [Constitutional Crisis Exposed](#)
26. [Abuse of Judicial Immunity since Stump](#)
27. [Obamacare Scandal Principals are intertwined in the Leader v. Facebook scandal](#)
28. [S.E.C. duplicity re. Facebook](#)

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

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

FOOTNOTES:

[01]: Leonard P. Stark. (May 10, 2011). Financial Disclosure Report, Calendar Yr. 2010. <https://www.fbcoverup.com/docs/judiciary/Stark-Leonard-P-Financial-Disclosure-Report-for-Calendar-Year-2010-Submitted-05-10-2011.pdf>; See also <https://drive.google.com/file/d/0B25fG2nEsMfqMjIkeEhXbjNoZZa/edit?usp=sharing>.

[02]: NVCA. (May 13, 2004). Jim Breyer of Accel Partners Elected Chairman Of National Venture Capital Association, New Board Directors [incl. Robert Ketterson, Fidelity Ventures; Gilman Louie, In-Q-Tel (C.I.A.); Theodore "Ted" E. Schlein, Kleiner Perkins] also named during the annual meeting. NVCA [Press release]. Accessed Jun. 13, 2013. PRNewswire. <http://www.prnewswire.com/news-releases/jim-breyer-of-accel-partners-elected-chairman-of-national-venture-capital-association-74019087.html>; See also <https://www.fbcoverup.com/docs/breyer/Jim-Breyer-of-Accel-Partners-Elected-Chairman-Of-National-Venture-Capital-Association-re-SAN-FRANCISCO-PRNewswire-May-13-2004.pdf>.

[03]: Robert C. Ketterson. (Accessed Jun. 13, 2013). Biography. BusinessWeek. <https://www.fbcoverup.com/docs/breyer/Robert-Ketterson-Executive-Profile-&Biography-Businessweek-accessed-13-Jun-2013.pdf>.

[04]: Prosper. (Accessed Jun. 13, 2013). Financing Rounds Summary. SharesPost. <https://www.sharespost.com/companies/prosper>; See also <https://www.fbcoverup.com/docs/breyer/Prosper-Financing-Rounds-SharesPost-accessed-Jun-13-2013.pdf>.

[05]: Groupon. (Accessed Jun. 13, 2013). Company Profile. CrunchBase. <http://www.crunchbase.com/company/groupon>; See also http://www.fbcoverup.com/docs/breyer/Groupon_CrunchBase_Profile-accessed-Jun-11-2013.pdf.

[06]: Code of Conduct. (Accessed Jun. 13, 2013). Code of Conduct for United States Judges & Judicial Employees. United States Courts. <http://www.uscourts.gov/RulesAndPolicies/CodesOfConduct/CodeConductUnitedStatesJudges.aspx>; See also <http://www.uscourts.gov/RulesAndPolicies/CodesOfConduct.aspx>.

[07]: 28 USC § 455. (Accessed Jun. 13, 2013). Disqualification of justice, judge, or magistrate judge. Cornell University Law School. <http://www.law.cornell.edu/uscode/text/28/455>; See also <http://codes.lp.findlaw.com/uscode/28/1/21/455>.

[08]: H.R. 3660. (Nov. 15, 1989). Ethics Reform Act of 1989, Pub.L. 101-194. 101st Congress, 1989-1990. Accessed Jun. 13, 2013. <http://www.govtrack.us/congress/bills/101/hr3660>.

[09]: Tony Mauro. (Mar. 18, 2009). Judicial Conference Adopts New Ethics Code, Seeks New Judgeships. Accessed Jun. 13, 2013. Legal Times. http://www.law.com/jsp/article.jsp?id=1202429149864&Judicial_Conference_Adopts_New_Ethics_Code_Seeks_New_Judgeships&rsreturn=20130513151148; See also https://www.fbcoverup.com/docs/articles/Judicial-Conference-Adopts-New-Ethics-Code_Seeks-New-Judgeships-Mar-18-2009-accessed-Jun-13-2013.pdf.

[10]: "Microsoft, i4i Argue Patent Law Before U.S. Supreme Court" by Nicholas Kolakowski, eWeek, Apr. 18, 2011. Accessed Jun. 13, 2013 <http://www.eweek.com/c/a/Windows/Microsoft-i4i-Argue-Patent-Law-Before-US-Supreme-Court-365638/>; See also <https://www.fbcoverup.com/docs/articles/Microsoft-i4i-Argue-Patent-Law-Before-US-Supreme-Court-Apr-18-2011.pdf>.

[11]: Petition for Writ of Certiorari, Leader Technologies, Inc. v. Facebook, Inc., No. 12-617 (U.S. Supreme Court Nov. 16, 2012) [https://www.fbcoverup.com/docs/supremecourt/\(CLICKABLE-CITES\)-Petition-for-Writ-of-Cerorari-Leader-Technologies-Inc-v-Facebook-Inc-No-12-617-U-S-Supreme-Court-Nov-16-2012.pdf](https://www.fbcoverup.com/docs/supremecourt/(CLICKABLE-CITES)-Petition-for-Writ-of-Cerorari-Leader-Technologies-Inc-v-Facebook-Inc-No-12-617-U-S-Supreme-Court-Nov-16-2012.pdf).

[12]: "Fidelity Invests \$74 Million in Facebook & \$82 Million in Zynga" by Gregory Gomer. BostInno, June 2, 2011 at 2:31 pm. Accessed Jun. 12, 2013 <http://bostinno.streetwise.co/2011/06/02/fidelity-invests-74-million-facebook-82-million-in-zynga/>; See also [https://www.fbcoverup.com/docs/articles/Fidelity-Invests-\\$74-Million-in-Facebook-\\$82-Million-in-Zynga-BostInno-Jun-2-2011.pdf](https://www.fbcoverup.com/docs/articles/Fidelity-Invests-$74-Million-in-Facebook-$82-Million-in-Zynga-BostInno-Jun-2-2011.pdf).



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 Ulyot, 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



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...



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...



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...



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 ...

DISASTROUS RISE OF A LAWLESS C.I.A.

[13] "T. Rowe Price Invests [\$190.5 million] in Facebook" by Mary Pilon. The Wall Street Journal, Apr. 16, 2011

<http://online.wsj.com/article/SB10001424052748704495004576264730149910442.html>;
See also <<https://www.fbcovr.com/docs/articles/T-Rowe-Price-Invests-in-Facebook-WSJ-Apr-16-2011.pdf>.

Notice: This post may contain opinion. As with all opinion, it should not be relied upon without independent verification. Think for yourself. Photos used are for educational purposes only and were obtained from public sources. No claims whatsoever are made to any photo. Fair Use is relied upon for all content.

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 whistleblowers.

Posted by [K. Craine](#) at 2:32 PM

+1 Recommend this on Google

2 comments:



[K. Craine](#) December 31, 2012 at 10:38 AM

Comment by: BG761 (I'm back!)

Just read the Dec. 30, 2012 update describing how the DC Bar is refusing to investigate the attorney misconduct in Leader v. Facebook.

We are getting to the time in which the Supreme Court makes a decision. Hopefully the court looks at the true facts of this case and then decides to hear the case on its merits not on the cover-up and in action by the Federal Circuit Court of Appeals.

On the Federal Circuit Bar Association's website,

<http://www.fedcirbar.org/olc/pub/LVFC/cpages/homepage/homepage.jsp>

...you can scroll down the page to the heading "State of Patent Litigation", and read comments by Chief Judge Randall R. Rader.

On September 27, 2011 Chief Judge Randall R. Rader pointed out areas deserving of attention to improve patent litigation before the Eastern District of Texas bench and bar. He points out six areas that the courts need to focus their attention on. It is very discouraging reading because he says all the right things of what should be done but as we have seen the courts practice, they are so willing to be judicial activists instead of true judges.

Judge Rader even disregards his own statements when he allowed the Federal Circuit not to listen to the Leader v. Facebook case En Banc. (I think this was all decided by Clerk of Court Jan Horbaly. I wonder if any of the judges saw anything frankly.)

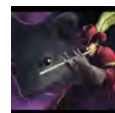
Chief Judge Rader also points out the definition of a "patent troll" and a "grasshopper". He states on page 17:

"For that reason, I have always preferred an alternative definition of a "troll," namely, any party that attempts to enforce a patent far beyond its actual value or contribution to the prior art."

Leader Technologies does not fit his definition of a patent troll because it was proven in court that the core software that drives Facebook is Leader's software. And we know that if Zuckerberg had produced the 28 hard drives during Leader's discovery, this question would have been definitively settled.

However, the courts allowed Facebook to play their games and influence the courts and staff with their cozy relationships and who knows what else? He then goes on to describe the grasshopper:

"The IP grasshopper is the entity that is quick to steal the "inventor-ant's" work and research investment because he did no work himself and the winter of competition approaches. We can recognize the grasshopper because he refuses to pay any license fee



Presidents from Washington to Eisenhower feared threats to liberty from abuses of power by the military-industrial complex Contributing...



HILLARY'S FOUNDATION DIRECTOR TERRY MCAULIFFE PAID \$675,000 BRIBE TO SPOUSE OF FBI LEAD INVESTIGATOR

WikiLeaks: McAuliffe is part of Clinton Foundation inner circle with Cheryl Mills, John Podesta, Doug Band and Justin Cooper—the email se...



MICHAEL MCKIBBEN, THE REAL INVENTOR OF SOCIAL NETWORKING, ENDORSES DONALD TRUMP

McKibben says Donald Trump is a problem solver and Hillary Clinton lacks a moral compass Contributing Writers | Opinion | AMERICANS FOR I...



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



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...

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 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,

until his legs and claws are held to the proverbial litigation fire. Once again, a grasshopper is hard to define, but I can venture a description according to the same basic notion that helped us identify the troll: A grasshopper is any entity which refuses to license even the strongest patent at even the most reasonable rates.”

You notice he uses the word “steal” and he describes Mark Zuckerberg to a T! Remember, Judge Rader used those words for the description not me.

Let’s hope the Supreme Court Justices can see the merits of this case and what it will do to future patents if allowed to stand as is.

BG761 8-0

[Reply](#)



K. Craine June 3, 2017 at 7:47 AM

CENSORSHIP NOTE TO READERS:

This post originally appeared on Jun. 12, 2013. However, that post disappeared! Therefore, we used an earlier post location to repost this article. That article had over 4,500 reads before it was deleted. Evidently, others are interested to study how judges like Judge Stark are bribed and influenced too.

[Reply](#)

Enter your comment...

Comment as: Select profile... ▼

Publish Preview

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 address afi@leader.com and we will post them.

[Newer Post](#) • • • • • [Home](#) • • • • • [Older Post](#)

Subscribe to: [Post Comments \(Atom\)](#)

... 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 just about every judicial player in this story. The misconduct appears to reach into the U.S. Patent Office through abuse of the reexamination process by Facebook. We will stay focused on Leader v. Facebook until justice is served, but we also welcome news and analysis of intellectual property abuse in other cases as well.

WELCOME TO DONNA KLINE NOW! READERS!



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

Anonymous Posts Are Welcomed! Blogger has more posting constraints than Donna’s WordPress, but we will continue to welcome anonymous