



CONSTITUTIONAL RIGHTS ARE NOT NEGOTIABLE!

Customer Search mines this blog, Donna Kline Now! Archive, FB Cover-up, Origins of Facebook's Technology and LeaderDocs.

Thursday, June 30, 2016

STATE DEPT HIDES HILLARY'S SIX-YEAR STAFF VENTURE CAPITALIST

STAFFER WORKED FOR HILLARY AND BILL TO PROMOTE BUSINESS AND UNDERMINE U.S. DOLLAR

FEDERAL RESERVE BANK ESTIMATES ABOUT \$1 BILLION PER DAY IN BITCOIN TRANSACTIONS

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | JUN. 30, 2016, UPDATED JUL. 04, 2016—HAPPY INDEPENDENCE DAY! | PDF



Updated Jun. 29, 2016. Note: Most broken links have been repaired (We think! A hacker selectively deleted over 300 documents which we have restored).

CLICK HERE FOR HIJACK OF THE INTERNET **TIMELINE** AND DATABASE

Request for **DOWNLOAD** Congressional Intervention

PDF **HTML**

We Be People

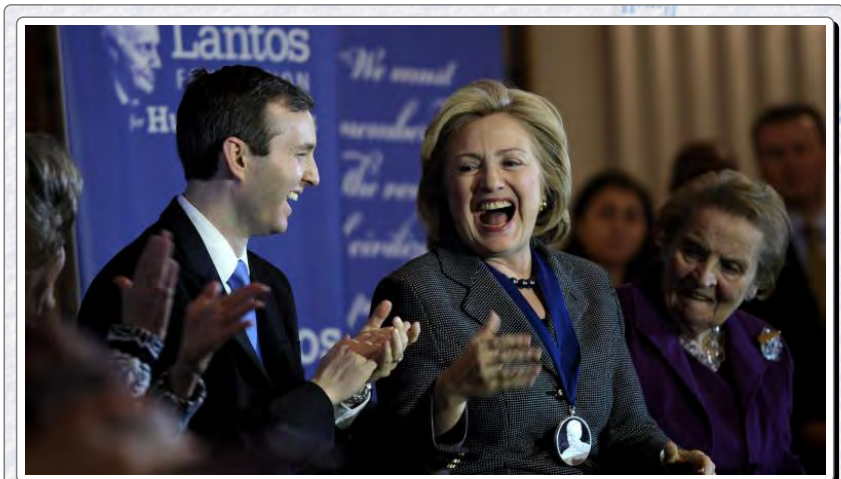


FIG. 1--HILLARY CLINTON'S chief speech writer, Tomica S. Tillemann (left), also acted as her personal staff venture capitalist during his six years at the State Department (2009-2014). He brokered some 100 technology deals for Hillary and her insider crony companies associated with the IBM Eclipse Foundation NSA spy state. Tillemann now works with executives from Goldman Sachs and Deutsche Bank to promote Bitcoin—a new global digital "virtual" currency allied with George Soros and the Bilderberg Group. This currency, if it takes hold, will be controlled by international bankers and multi-national corporations, and not the U.S. government, or any government.

Graphic: Welt DE.

... all of the following emerged from one FOIA lie.

(Jun. 30, 2016)—In the wake of release of the Benghazi Committee's findings, the State Department just refused to provide the text of Hillary Clinton's Jan. 6 or 21, 2010 (the documents are contradictory) on Internet Freedom to the Newseum in Washington, D.C.

Ironically, the State Department FOIA officials censored a speech on Internet Freedom that condemns censorship! (Remember the Rule of Opposites: Hillary does the opposite of what she says. If she says she is against censorship, she is for it. If she says she is against racial profiling, she is for it. Etc.)

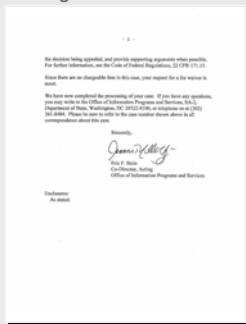
Bookmark: #censored-mckibben-foia-response

CENSORED HILLARY CLINTON "INTERNET FREEDOM" SPEECH EMAIL PROVIDED ON JUN. 24, 2016 TO MICHAEL MCKIBBEN, CEO & FOUNDER, LEADER TECHNOLOGIES, INC.

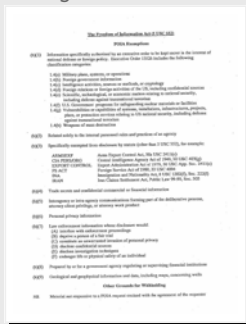
Page 1-Cover Ltr.



Page 2-Cover Ltr.

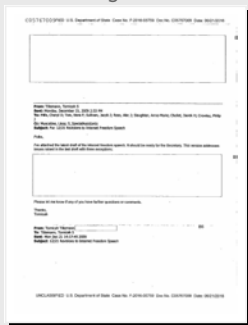


Page 3-Cover Ltr.



NOTE that all pages from Page 5 onward are **blanked out** by the U.S. State Department as classified, even though the documents are marked "UNCLASSIFIED."

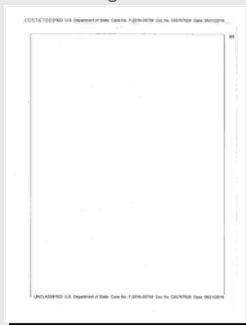
Page 4



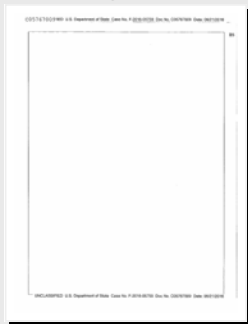
Page 5



Page 6



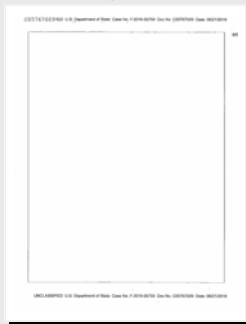
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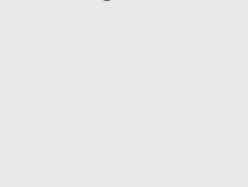
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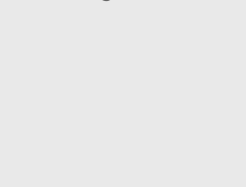
Page 9



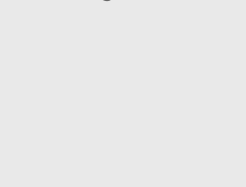
Page 10



Page 11



Page 12



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 • scoofs 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

G+1 +13 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

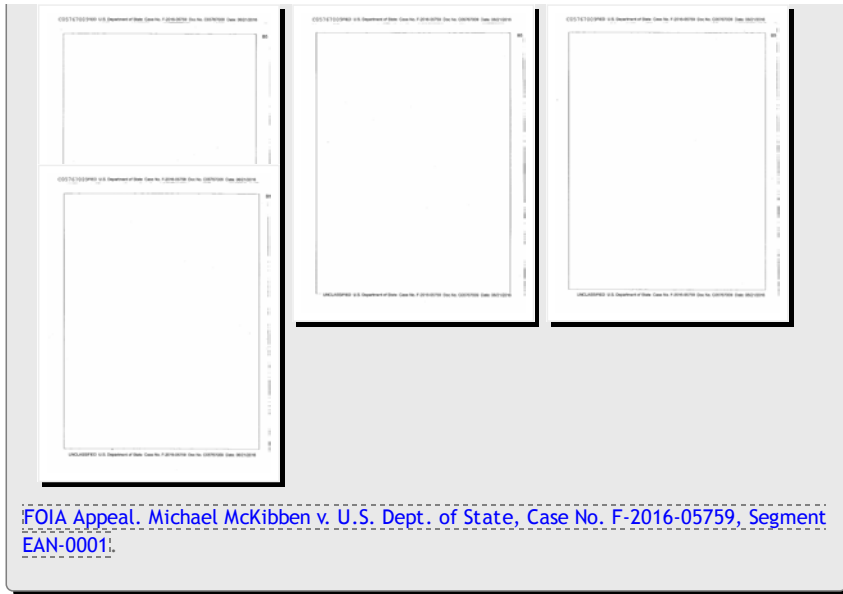
Email address...

BLOG ARCHIVE (New, 1/20/14)

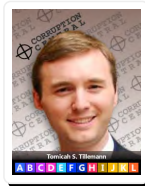
▼ 2016 (18)

▼ June (5)

STATE DEPT HIDES HILLARY'S SIX-YEAR



The purpose of the redactions appears to be to obscure Hillary's six-year relationship to her boyish-looking staff venture capitalist, **TOMICAH S. TILLEMANN (2009-2014)**. Tillemann now promotes the globalist Bitcoin virtual currency with Goldman Sachs and Deutsche Bank.



TOMICAH S. TILLEMANN, now promoting Bitcoin



Huma Abedin



Cheryl D. Mills



Lloyd Blankfein, CEO, Goldman Sachs, now Tillemann Bitcoin partner

These email exchanges occurred among more than a dozen State Department staffers on state.gov email accounts and Hillary's private email server HDR22@clintonemail.com. Recent information shows that hackers Guccifer 1.0 and 2.0, as well as Huma Abedin's Saudi Arabian family with Taliban ties, were probably monitoring these exchanges through "easy" hacks.

EVEN SIMPLE FOIA REQUESTS ARE SCRAMBLED

On May 23, 2016, Michael T. McKibben, CEO and Founder of Leader Technologies ("Leader")—the actual inventor of social networking (that's right, Mark Zuckerberg is a fraud, and his infringement of all 11 Leader patent claims was proven in federal court)—filed a Freedom of Information Act request for an un-redacted version of Hillary Internet Freedom speech. That was it. One request.

The State Department response nonsensically handed back to Leader only one document—the Judicial Watch document McKibben had cited originally and which they knew he already had.

The continued obfuscation has now shined a light on the little amount of information that was not redacted. It disclosed the names of a dozen senior staffers who participated in the drafting, including new political advisor, Anne-Marie Slaughter, author of A New World Order (2004) and George Soros in-law, and new "Senior Advisor for Innovation," a boyish-looking Alec J. Ross.

AFI researchers have since found a copy of Hillary's Internet Freedom speech published on the State Department website! This begs the question: "Why then, is the State Department going to such extraordinary lengths to obscure the record of a publicly available speech?"

Ironically, Hillary said in her [Internet Freedom speech on Jan. 21, 2010](#):



Anne-Marie Slaughter



Alec J. Ross



George Soros

STAFF VENTURE ...

HILLARY'S TRUMP IMMIGRATION RANT HIDES HER MASSIVE...

MICROSOFT'S \$26.1 BILLION LINKEDIN PONZI SCHEME

FINDING: TRUMP UNIVERSITY JUDGE MISLED SENATE AT C...

DOES HILLARY THINK SHE'S SAFE BECAUSE SHE COULD EX...

- ▶ May (2)
- ▶ April (4)
- ▶ March (4)
- ▶ February (2)
- ▶ 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 AMERICAN INVENTORS**



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

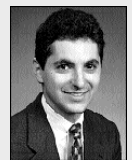
2. **WAS CHIEF JUSTICE ROBERTS BLACKMAILED** into supporting Obamacare by his ethical compromises in Leader v. Facebook?

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.



BARACK OBAMA'S DARK POOLS OF CORRUPTION

Click to enlarge

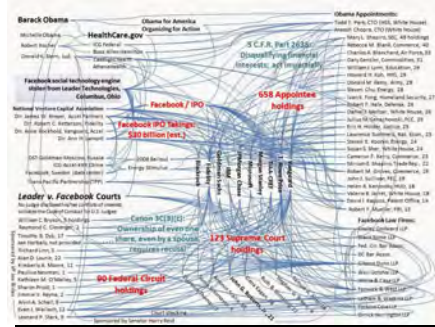
HILLARY: "As I speak to you today, government censors somewhere are working furiously to erase my words from the records of history. But history itself has already condemned these tactics."



Hillary Clinton

TRAPPED BY HER OWN WORDS

Hillary condemned her censorship, and that of the State Department, by her own words. And yet, more "Punks with a Pen" protect her lawlessness. See Fig. 2 following for the full Pagliano deposition video.



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

STOP FACEBOOK PROPERTY THEFT



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

ASK CONGRESS: PASS THE INVENTOR PROTECTION ACT!

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>

Bookmark: #justice-outrage

OUTRAGE! SEE FIRSTHAND HOW U.S. COURTS HAVE BEEN HIJACKED BY DEVILS IN PINSTRIPES

MORE "PUNKS WITH A PEN"



Mark J. MacDougall, Akin Gump LLP



Steven Meyers, U.S. Department of Justice

The deposition of Hillary's private email geek, Bryan Pagliano, in *Judicial v. State Dept. (Hillary)*. Pagliano is seen being smothered by his mob lawyers Mark MacDougall and Steven Meyers.



FIG. 2—DEPOSITION OF BRYAN PAGLIANO, JUN. 22, 2016. JUDICIAL WATCH, INC. V. U.S. DEPARTMENT OF STATE, CASE NO. 13-CV-1363-EJS (DCDC 2013) at 1100 Connecticut Ave. NW, Washington, D.C.

A DEVILISH LITTLE LIE WITH MANY TAILS. THE PRIZE? BITCOIN.

In Leader's version, ref. [F-2016-05759, Doc. No. C05767009](#) just released:

1. Hillary is not identified as a recipient.
2. Tomichah S. Tillemann circulated the draft, but his email address was redacted claiming a "B6" exemption (Personal privacy information)—this is a lie, he worked for the State Department and thus had no such privacy right, see below.
3. The entire speech draft is redacted as a "B5" exemption (Interagency or intra-agency communications forming part of the deliberative process, attorney-client privilege, or attorney work product). This exemption is a license to play for government attorneys.
4. Other participants in the drafting were a Who's Who of Hillary scandals:

- a. Tillemann, Tomicah S.
- b. Crowley, Philip J.
- c. Mills, Cheryl D.
- d. Muscatine, Lissa
- e. Ross, Alec J.
- f. Slaughter, Anne-Marie—A New World Order (Princeton Press, 2004)
- g. S_Special Assistants
- h. Sullivan, Jacob J.
- i. Toiv, Nora F.

In the State Department's current online Reading Room version of the Leader/McKibben document, the content is **doctored**. The first page of Leader's disclosure was **moved** to page 12 online. **Hillary is not identified as a recipient on this version either.**

Tampering with evidence like this is a criminal offense.

Nonetheless, numerous other versions of the email string (not provided to Leader Technologies) are available on the State Department FOIA website.

Many of these versions identify Hillary and her personal email server HDR22@clintonemail.com interacting with the list of State Department recipients above.

These versions were not provided to McKibben and Leader Technologies. Since the documents exist, and they have already been made available, the State Department had a duty to provide all of them to McKibben and Leader, not just one of them.

So why the obfuscation?

QUESTION: What are they hiding if not Hillary's infamous private email server?

ANSWER: Hillary & Bill's involvement in the current development of an unregulated global currency—**Bitcoin** (formerly Facebook Credits). (Be sure Larry Summers and James W. Breyer are lurking in the shadows.)

PROOF: THE STATE DEPARTMENT LIED ABOUT TOMICAH S. TILLEMANN

It is a felony for a federal official to knowingly provide false or misleading information, as the State Department FOIA response clearly did to McKibben and Leader Technologies.

TOMICAH S. TILLEMANN: HILLARY'S STAFFER & CRONY CAPITALIST DEAL MAKER

This finding confirms Donald J. Trump's recent accusations that Hillary was running the State Department like her private hedge fund—trading on her influence to make money.

Tillemann's job working for Hillary, besides writing speeches, was to facilitate commercial deals trading on Hillary's influence as Secretary of State.

This conduct was given academic blessing by the unimaginative Princeton lawyer and professor Anne-Marie Slaughter. Her worn out Fascist philosophy to "tie private incentives to public goals" is the same philosophy employed by Adolf Hitler. Like Obama and Hillary, Hitler left his cooperating companies free to exploit the nation as long as those companies



FIG. 3—TOMICAH S. TILLEMANN, Hillary Clinton's boyish-looking crony capitalist deal maker inside the State Department (2009-2014), who is now working on making Bitcoin the unregulated global currency.

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](#)
 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. Cr.](#)
 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](#)

supported his war effort and agenda. This is crony capitalism at its ugliest.

WHERE IS TILLEMANN TODAY?

HE IS PREPARING THE TAKEOVER OF GLOBAL MONEY VIA BITCOIN WITH GOLDMAN SACHS

Tillemann is promoting the dubious new Bitcoin company Bitfury Group.

Bitfury is swimming in incestuous Silicon Valley relationships associated with the global digital takeover by the NSA, IBM, and the IBM Eclipse Foundation—all companies and agencies that have supported Barack Obama's rise to power and now want Hillary as President. Jeb Bush would have been fine too.

The Federal Reserve Bank estimated in its May 2016 payments studies that **Bitcoin** processes about 100,000 transactions per day, totaling about \$1 BILLION in dollar value.

For example, one of Tillemann's Bitfury investors is [Robert R. Dykes](#). Dykes was CFO of [Juniper Networks](#). Juniper was recently caught providing a universal encryption backdoor to the NSA. That arrangement was made on Dykes' watch, we believe.

Question: When you read Dykes resume, you'll ask yourself how he could have held so many jobs?

Answer: Dykes is one of the Cartel executives who is orchestrating this global takeover of the Internet. That's why he gets around, we believe. IBM's spy state flunky, Thomas E. Noonan, is another such tasking goat for the Cartel with a similar epic resume. [See previous post](#).

Another of Tillemann's Bitfury investors is [QueensBridge Venture Partners](#). QueensBridge boasts intimate relationships with Goldman Sachs and Deutsche Bank.

[Bill & Hillary Clinton](#) have been paid \$1,150,000 by Goldman Sachs and \$1,020,000 by Deutsche Bank for speeches. Goldman Sachs was the underwriter on Bill Clinton's UrAsia uranium mining junket that netted The Clinton Foundation \$154 million in payola donations.

See previous post—[AFI \(Jan. 29, 2016\)](#). Clinton 2005 uranium junket netted \$152 million for the Clinton Foundation and \$3.1 billion for donor. Americans For Innovation.

FOIA LIE:

TOMICAH S. TILLEMANN'S STATE DEPT. EMAIL ADDRESS IS NOT (B6) "PERSONAL PRIVACY INFORMATION"

It always seems to be the stupid little slip ups that catch these unscrupulous actors in their web of lies.

Busted.



- 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."

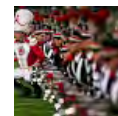
This statement followed right after Davis cited Facebook's chief inside counsel in the Leader v. Facebook case, Theodore Ulyot, who appears to have helped lead the Leader v. Facebook judicial corruption. Interesting word choices associated with Gibson Dunn LLP: manipulation, smear. Attorneys swear a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

* * *

We close with the words of Patricia Smith, the mother of Hillary's slain employee—U.S. information management officer Sean Smith in Benghazi. Ever since his death, Mrs. Smith has blasted Clinton many times for "lying" to her and for how the State Department handled the attack.



Smith spoke with Deirdre Bolton on Fox Business' Risk & Reward two days ago, and she made it clear that only Clinton's conviction will give her closure.

"Hillary is a liar," Smith said. "All they said, all they reported, I imagine, I haven't seen the report yet, but, all the reporting is what Hillary told them. And I say she lied to them."

Smith said she would like to "see Hillary in stripes," and she demanded that the media "do something" to pin down the former Secretary of State.

The "Big Three" media outlets are Hillary and Bill Clinton sycophants (for those who don't have time to look it up, it means "suck-ups" in everyday language).

Perhaps our mainstream media propagandists should join Hillary and Bill in adjoining jail cells for their negligent failure to protect America as a free and independent press.

EVEN THOUGH HILLARY, THEIR BOSS, LIES ABOUT THEM TO PRESERVE THE "CLINTON BRAND,"

WE NEVERTHELESS HONOR THEM FOR SERVING US BRAVELY.

NEVER FORGET.



May their memories be eternal.

* * *



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...



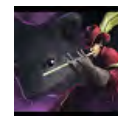
MASSIVE WASHINGTON CORRUPTION EXPOSED BY LEADER V. FACEBOOK
Bi-partisan citizen group appeals to Congress to RESTORE PROPERTY CONFISCATED BY widespread federal corruption incl. interference by Nancy ...



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...



DISASTROUS RISE OF A LAWLESS C.I.A.
Presidents from Washington to Eisenhower feared threats to liberty from abuses of power by the military-industrial complex Contributing...



BOYCOTT NCAA MARCH MADNESS? COPYRIGHT-GATE
Constitutional rights advocates demand that NCAA stop its copyright infringement in social media; ask Congress to preserve Zuckerberg's ...



LEADER V. FACEBOOK WALL OF SHAME
Judges go to jail for far less serious misconduct; Facebook users should pay Leader fees voluntarily; its the right thing to do since Face...

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

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.

[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](#)

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 6:45 PM

+2 Recommend this on Google

15 comments:



[K. Craine](#) July 1, 2016 at 11:23 AM

Email comment by JPM:

Lyn' Loretta either got cold feet, or the fix is already in with Comey. Remember, Comey was a DIRECTOR of international money launderer HSBC.

Sandy Fitzgerald. (Jul. 01, 2016). AG Loretta Lynch: I Won't 'Have a Role' in Decision on Hillary Clinton Email Probe. Newsmax.

Attorney General Loretta Lynch confirmed Friday that she will accept the recommendations of FBI Director James Comey and other Justice Department investigators when deciding if charges should be filed against Hillary Clinton over with her use of a private email server while she was secretary of state.

Lynch's decision comes amid a firestorm of criticism prompted by her meeting in private with the presumptive Democratic presidential nominee's husband, former President Bill Clinton, aboard her plane at a Phoenix airport.

<http://www.newsmax.com/Headline/Lynch-remove-clinton-email/2016/07/01/id/736610/>

[Reply](#)



[Arasmus Dragon](#) July 1, 2016 at 1:52 PM

This would be funny if it weren't so sad. The games among our senior officials has gotten so out of hand that Joe Scarborough and Mika are almost speechless. Lynch and Clinton lie and hope we are all just too stupid to see through it. This country is headed down the tubes morally.

Sandy Fitzgerald. (Jun. 30, 2016). Joe Scarborough: Lynch-Clinton Private Meeting 'Bad Judgment.' MSNBC/Newsmax.

<http://www.newsmax.com/Newsfront/Bill-Clinton-Loretta-Lynch-AG-Hillary-Clinton/2016/06/30/id/736479/>

Attorney General Loretta Lynch should have never met privately on her plane with Bill Clinton earlier this week, MSNBC's "Morning Joe" panel agreed Thursday, as the meeting could have only been about one thing: the ongoing investigation into Hillary Clinton's use of a private email server while she was secretary of state.

"You can't make this up," host Joe Scarborough of the meeting. "There's no way you can let him come on your plane and talk privately. ... These two people showed the most extraordinarily bad judgment. And where was their staff? Who was on the plane with Loretta Lynch to say, 'you cannot do this?'"

[Reply](#)

▼ Replies

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 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



Arasmus Dragon July 1, 2016 at 2:01 PM

"Bad judgment" is too kind.

Reply



dave123 July 1, 2016 at 9:11 PM

The American Dream, Just how far some people will go to become rich, no matter the cost to themselves and those around them. Real-life involving such criminal activity as credit card scams, identity theft, counterfeiting and Ponzi schemes and claiming to be the inventor of bitcoin, The Winklevoss twins: Say Bitcoin was not formed to rebel against regulation (Video) - New York Business Journal
The Winklevoss say they heard about the digital currency while holidaying in Ibiza in 2012, BULL SHIT the winkleoss did an article about Bitcoin years before 2012 Mr London put an article on line about Bitcoin and then contacted the winklevoss about the idea and 3 months later the winklevoss put up an article about Bitcoin and this was way before 2012

Craig Wright is not f--ing Satoshi Nakamoto. the idea Bitcoin was Mr London idea Craig Wright was the 4 or 5 person who was invited in the idea followed by the Winklevoss followed by Aaron Greenspan and he stole the ideas on how set up Bitcoin saying the idea he developed was his idea BULLSHIT,
Craig Wright YOU HAVE 3 WEEKS TO CONTACT Mr LONDON

Reply

Replies



dave123 July 2, 2016 at 12:41 AM

Goldman Sachs Will Move Interviews Online, Cutting On-Campus Program Starting Friday, undergraduates seeking a summer analyst or full-time position at Goldman Sachs will go through a revamped interview process.

Reply



K. Craine July 2, 2016 at 7:30 AM

Email comment by CC:

More abuses of American citizens' privacy rights. Federal law enforcement is out of control. Their boss, Loretta Lynch, doesn't even now basic ethics rules for avoiding the appearance of impropriety, much less the rest of the law.

Cora Currier, (Jun. 30, 2016). Secret Rules Make It Pretty Easy For The FBI To Spy Journalists. The Intercept.

<https://theintercept.com/2016/06/30/secret-rules-make-it-pretty-easy-for-the-fbi-to-spy-on-journalists/>

SECRET FBI RULES allow agents to obtain journalists' phone records with approval from two internal officials – far less oversight than under normal judicial procedures.

The classified rules, obtained by The Intercept and dating from 2013, govern the FBI's use of national security letters, which allow the bureau to obtain information about journalists' calls without going to a judge or informing the news organization being targeted. They have previously been released only in heavily redacted form.

Media advocates said the documents show that the FBI imposes few constraints on itself when it bypasses the requirement to go to court and obtain subpoenas or search warrants before accessing journalists' information.

Reply



K. Craine July 3, 2016 at 4:13 AM

Email comment by GH:

This is powerful Senate testimony by former senior DHS executive. He reveals "a great purge" wherein the Obama administration aligned itself with the Muslim Brotherhood terrorist organization - oh wait, I am being insensitive.

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

WELCOME TO DONNA KLINE NOW! READERS!



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

Anonymous Posts Are

Welcomed! Blogger has more posting constraints than Donna's WordPress, but we will continue to welcome anonymous posts. Simply send us an email at amer4innov@gmail.com with your post. Once the moderator verifies that your email address is real, your comment will be posted using your real name or handle, whatever you wish, like John Smith or Tex.

Click here to view a complete Donna Kline Now! posts archive.



We need to fully support Phil Haney courage in coming forward.

Paul Bremmer. (Jul. 01, 2016). DHS whistleblower: Why Obama is 'so adamant to protect Islam'. WND.

<http://www.wnd.com/2016/06/dhs-whistleblower-why-obama-is-so-adamant-to-protect-islam/>

<http://www.fbcoverup.com/docs/library/2016-07-01-DHS-whistleblower-Why-Obama-is-so-adamant-to-protect-Islam-by-Paul-Bremmer-WND-Jul-01-2016.pdf>

Here's Haney's testimony from C-SPAN:

Philip Haney. (Jun. 28, 2016). Senate Judiciary Subcommittee on Oversight, Agency Action, Federal Rights and Federal Courts. C-Span3.

FULL SENATE HEARING: <http://www.c-span.org/video/?411887-1/hearing-examines-use-term-radical-islam-terrorism-fight>

PHIL HANEY TESTIMONY (C-SPAN3): <http://www.c-span.org/video/?c4608310/philip-haney>

PHIL HANEY TESTIMONY (YOUTUBE): <https://youtu.be/CyiiWxWqHU0>

Reply

Replies



K. Craine July 3, 2016 at 4:40 AM

Backfilling to legitimize The Clinton Foundation and justify Obama's crony capitalism:

PDF p. 33, Sec. 5.

<http://www.fbcoverup.com/docs/library/2016-07-01-DHS-whistleblower-Why-Obama-is-so-adamant-to-protect-Islam-by-Paul-Bremmer-WND-Jul-01-2016.pdf#page=33>

"Foundations acting as intermediaries for government funding to these organizations can help activate a broad spectrum of technology innovators, local organizations and expertise."

Reply



K. Craine July 4, 2016 at 4:18 AM

Email comment by TEX:

Happy Independence Day... America is truly the best thought out "idea" ever devised by man. Our Declaration of Independence is a masterpiece that describes the vision of America . I hope all Americans , and those that want to be Americans, and those that want to harm America, will take a moment today to read this document. Please insist that those around you read it. It's not lengthy nor complicated. It is the very basis of God's plan for mankind on His little blue planet. We must be inter-dependent while remaining independent. We must be free to achieve great things while serving those around us. We must stand strong in our fight against evil and bad actions. Please absorb the last sentence of this great document carefully and understand what it means....it has to do with a personal, solemn pledge to one another to fight for the greatest nation on earth .

Have a great and Happy Independence Day, TEX

Reply

Replies



K. Craine July 4, 2016 at 4:20 AM

Here is the DECLARATION OF INDEPENDENCE:

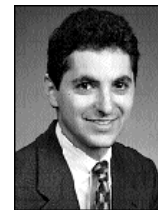
http://www.archives.gov/exhibits/charters/declaration_transcript.html



CODE OF CONDUCT FOR U.S. JUDGES

"CANON 2: A JUDGE SHOULD AVOID IMPROPRIETY AND THE APPEARANCE OF IMPROPRIETY IN ALL ACTIVITIES"

GALLERY OF JUDICIAL MISCONDUCT



Judge Leonard P. Stark, U.S. District Court of Delaware, trial judge in Leader Techs, Inc. v. Facebook, Inc., 770 F. Supp. 2d 686 (D.Del. 2011). Judge Stark heard his jury foreman admit that the jury made the on-sale bar decision without any evidence other than speculation, and yet he supported that verdict anyway. Just months before trial, Judge Stark allowed Facebook to add the on-sale bar claim after the close of all fact discovery and blocked Leader from preparing its defenses to this new claim. Judge Stark allowed the claims despite Leader's prophetic argument that the action would confuse the jury and prejudice Leader. He also permitted the jury to ignore the Pfaff v. Wells Electronics, Inc. test for on-sale bar, even after instructing the jury to use it. (See that Jury Instruction No. 4.7 here.) He also contradicted his own instruction to Leader to answer Interrogatory No. 9 in the present



Reply



Linda Wilson July 4, 2016 at 5:43 AM

This new Judicial Watch discovery proves that Hillary Clinton thought she was the above the law. She wrote lets "design the [email] system we want." She was hired by the American People, but served herself. She is not fit to be President. She is a law breaker and a liar. This email was not produced in the FOIA until the FOURTH appeal from Judicial Watch (she told the House that she produced them all, years ago. Gosh, all 55,000.) Thankfully, Judicial Watch found the needle in that 55,000 pile of odoriferous waste obviously meant to bury the truth in confusion. Shame shame on Mrs. Clinton.

From: H
To: Huma Abedin, Lauren Jiloty
Sent: Sun mar 22 08:58:21 2009
Subject: Follow up

Dear Lauren and Huma--

I have just realized I have no idea how my papers are treated at State. Who manages both my personal and official files?

I am sending out material the way I did w Lauren in the Senate, but I don't know what's happening w it all. For instance, I've sent a few things to Cheryl but she says she hasn't read them. Does Claire manage this or does it all go to Joe? Are there personal files as well as official ones set up? If I don't write anything on paper - as I mostly don't - Lauren knew how to file it all in the Senate. I'm sending out a mix which sometimes Claire and other times Lauren picks up from the out box. What happens then is a mystery to me!

So, I think we need to get on this asap to be sure we know and design the system we want. Let me know what you both think. Thx.

From: Huma Abedin
Sent: Sunday, March 22, 2009 11:57 AM
To: hdr22@clintonemail.com, JilotyLC@state.gov
Subject: Re: Follow up

Here's the Judicial Watch link to the document:

<http://www.judicialwatch.org/document-archive/jw-v-state-abedin-emails-production-8-00684-pg-48/>

Reply

Replies



K. Craine July 4, 2016 at 5:53 AM

Here's an AFI copy of the Judicial Watch FOIA find, now in the library:

<http://www.fbcoverup.com/docs/library/2009-03-22-Hillary-s-design-the-system-we-want-email-JW-v-State-Case-No-F-2015-06322-Doc-No-C05956435-05-31-2016-Mar-03-22.pdf>

Reply



Rain Onyourparade July 4, 2016 at 5:51 AM

MAY YOU REST IN PEACE, Elie Wiesel. Godspeed.

"We must always take sides. Neutrality helps the oppressor, never the victim. Silence encourages the tormentor, never the tormented."

"The opposite of love is not hate, it's indifference. There may be times when we are powerless to prevent injustice, but there must never be a time when we fail to protest."

--Elie Wiesel

May Mr. Wiesel's sagacious words inspire our steps to face and defeat the corruption that has overtaken America and the world.

Reply

Replies

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 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-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.





K. Craine July 4, 2016 at 6:40 AM

For younger readers who do not know who Elie Wiesel is, here's his biography (of a great man and wonderful human being):

<http://www.biography.com/people/elie-wiesel-9530714>

[Reply](#)



Arasmus Dragon July 4, 2016 at 6:48 AM

THE CLINTON-OBAMA FIX IS IN:

Subject: RE: Happy Independence Day!

Sing this ____

The American Spy State by Executive Order

The fix on Hillary's email transgressions was set with tricky gotcha clauses embedded DEEP inside this Executive Order 12958 by Bill (author: James P. Chandler, III) on Jan. 01, 1995. It has been renewed continuously by Bush and Obama (Chandler). On Feb. 09, 2016, Obama recently enhanced it with a new Executive Order [unnumbered] to protect "The Internet of Things" (IBM)—the main technological ringleader of the Cartel's digital takeover, in which Bill and Hillary Clinton are a key beneficiary and ring leaders.

Here's the main AFI post on Exec. Order 12958: AFI (Aug. 19, 2015). Obama approved Hillary's servers. Americans For Innovation.

<http://americans4innovation.blogspot.com/2015/08/obama-approved-hillarys-email-server.html>

Here's the expose on Obama's enhancement protecting IBM: AFI. (Feb. 11, 2016). Obama promotes IBM criminality in latest executive order. Americans For Innovation.

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

Also, White House names and faces.

<http://www.fbcoverup.com/docs/afi/2016-03-10-White-House-Faces-and-Names-to-the-Digital-Takeover-of-America-AFI-prepared-Mar-10-2016.pdf>

Secret embedded gotchas in 1995 Clinton Executive 12958 (that probably only Chandler, Bill and Hillary recall for just a moment as this.) Guaranteed they are invoking national security secrets to prevent the FBI/James B. Comey from talking about it. This has been their modus operandi for this secret plan.

"Information Security Policy Advisory Council"

"These directives shall be binding upon the agencies." [like State Department.]

(a) Establishment and Administration. (1) There is established an Interagency Security Classification Appeals Panel ("Panel"). The Secretaries of State [HILLARY] and Defense, the Attorney General, the Director of Central Intelligence, the Archivist of the United States, and the Assistant to the President for National Security Affairs shall each appoint a senior level representative to serve as a member of the Panel. The President shall select the Chair of the Panel from among the Panel members.

(b) The Attorney General [HOLDER & LYNCH], upon request by the head of an agency or the Director of the Information Security Oversight Office, shall render an interpretation of this order with respect to any question arising in the course of its administration.

Bottom Line: The Secretary of State is authorized to RE-CLASSIFY WHATEVER THE HELL HE/SHE WANTS. Only the Attorney General can say it is not OK. (Please excuse the French).

<http://www.fbcoverup.com/docs/library/1995-01-01-Executive-Order-12958-Classified-Security-Information-Bill-Clinton-Jan-01-1995.pdf>

[Reply](#)



Judge Evan J. Wallach, U.S. Court of Appeals for the Federal Circuit, member of the three-judge panel in *Leader Techs v. Facebook, Inc.*, 678 F.3d 1300 (Fed. Cir. 2012).

Judge Wallach is not a patent attorney. This begs the question as to why a judge with no knowledge of patent law was assigned to the case. Would anyone ask a dentist to perform brain surgery? The Federal Circuit was specially formed to appoint patent-knowledgeable judges to patent cases. There is no evidence so far in the judicial disclosures that Judge Wallach holds stock in Facebook, although when he was asked on a motion to disclose potential Facebook holdings and other conflicts of interest, he refused along with the other judges. See *Motion to Disclose Conflicts of Interest*. Judge Wallach continued in silence even after Clerk of Court Horbaly failed to provide him with Dr.



Lakshmi Arunachalam's motions (according to his Federal Circuit staffer Valeri White), and yet the Clerk signed an order regarding that motion on Judge Wallach's behalf. [See a full analysis of these events at Donna Kline Now!](#) Judge Wallach also failed to police his court's violation of Leader's Fifth and 14th Amendment constitutional right to due process when he participated in the fabrication of new arguments and evidence for Facebook in the secrecy of judge's chambers after he had just invalidated Facebook's sole remaining item of evidence (using disbelieved testimony as ostensible evidence of an opposite). Judge Wallach also failed to police his court when he failed to apply the Supreme Court's *Pfaff v. Wells Electronics, Inc.* test for on-sale bar evidence, which included even the Federal Circuit's own *Group One v. Hallmark Cards, Inc.* test—a test which Judge Lourie should have advised Judge Wallach to follow since Judge Lourie helped write that opinion. [Group One test omission analysis.](#)