### CONSTITUTIONAL RIGHTS ARE NOT NEGOTIABLE!

...and against intellectual property theft
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e.g. "IBM Eclipse Foundation" or "racketeering"

Google Custom Search

Q

Wednesday, August 23, 2017

# DEEP STATE'S JAMES P. CHANDLER STOLE LEADER TECHNOLOGIES INVENTION TO IMPLEMENT C.I.A. MIND CONTROL VIA SOCIAL NETWORKING

THE IBM "INTERNET OF THINGS" REALLY STARTED IN 1935 NAZI GERMANY WITH MASSIVE ABUSES OF PRIVACY, PROPERTY & GENOCIDE

C.I.A. EMPLOYED HUNDREDS OF NAZI SCIENTISTS IN MASS MIND CONTROL RESEARCH

### C.I.A. REFINED AGITPROP (AGITATION PROPAGANDA) NOW BEING USED TO DEMONIZE & UNDERMINE PRESIDENT TRUMP

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | AUG. 24, 2016 | PDF



FIG. 1 — THE IBM "INTERNET OF THINGS." IBM began supplying Adolf Hitler computers starting in about 1934. Even then, they were promoting the concept of universal spying, using the sales byline "See everything with Hollerith (IBM) punchcards." The Nazi scientists who had refined Hitler's mass mind control systems were hired by the newly-created C.I.A. to continue their research after the war. Most people have looked up to IBM as an ethical company, and now we find that IBM's central role today in the warrantless mass surveillance shows that they are carrying forward their immoral WWII practices. It is evident that IBM seeks today to install the same kind of fascist socialist crony capitalism that became so efficient at population control of "unacceptables" in Europe during WWII—for which they were paid handsomely after the war. Their brazen theft in 2000 of Leader Technologies's social networking invention—without regard for

### DEEP STATE SHADOW GOVERNMENT POSTER

Harvard | Yale | Stanford Sycophants

Updated Jun. 03, 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 outlandish speaking fees and Foundation donations. Sycophant judges, politicians, academics, bureaucrats and media were fed tips to mutual funds tied to insider stocks like Facebook. Risk of public exposure, blackmail, pedophilia, "snuff parties" (ritual child sexual abuse and murder) and Satanism have ensured silence among pay-to-play beneficiaries. The U.S. Patent Office is their toy box.



Leader's constitutional rights—is yet more evidence of their intention to keep an iron grip on the dataflow of the Internet for use in rogue C.I.A.-inspired mass mind control.

Graphic AFI

(AUG. 24, 2017)—America's founder John Adams said that property and privacy were "inviolable precepts" if we are to be a free people.

America's Founders believed that a free people could not tolerate a government that confiscated personal property and rummaged through personal effects capriciously.

A rogue C.I.A.-controlled federal bureaucracy is currently engaged in AGITPROP (Agitation Propaganda) using invasion of privacy by warrantless surveillance and confiscation of property through regulatory abuse.

AGITPROP uses state-controlled news, arts and entertainment to demonize a target before taking him or her out (e.g., assassination, "car accident," "suicide," "plane crash," coercion, blackmail, regime change, firing, resignation). By the time that happens, the public has become so dumbed down and fatigued by the lies and misinformation that they don't protect the victim.

AGITPROP works. It has numerous successes like the Bolsheviks, Kristallnacht, Gulf of Tonkin, Vietnam Antiwar protests, Watergate, Iraq, Libya, Lewinsky, Kosovo, Rwanda, Arab Spring, World Trade Center, 9/11, Oklahoma City, Ruby Ridge, Waco and Afghanistan.

Given the lack of an uprising in the general American public to protect their privacy and property from the rogue C.I.A.'s warrantless surveillance and property confiscations through regulatory abuse, we can only conclude that, we are actually no longer a free people as we were in our parents' generation.

The question is: Will we wake up before it is too late?

# JAMES P. CHANDLER & IBM —WOLVES IN SHEEP'S CLOTHING

Michael McKibben and Leader Technologies the true inventors of social networking discovered that their former patent attorney, James P. Chandler, III, and his client IBM are wolves in sheep's clothing.

McKibben said, "Chandler was recommended to us by Maj. Gen. James E. Freeze (US Army ret.), the former #3 at the NSA. Freeze was our first outside company director in 2000. After meeting Chandler in Washington, D.C., just a few blocks from the White House, we engaged Chandler as our patent lawyer and second outside director. We naturally expected him to



FIG. 2—JAMES P. CHANDLER, III. Secret spymaster to Bill Clinton, George Bush and Barack Obama as well as Robert Mueller, Rod Rosenstein, Andrew McCabe, James Comey, Eric Holder, David Kappos, Larry Summers, Hillary Clinton and John Podesta; author of the Economic Espionage Act of 1996 and the Federal Trade Secrets Act; founder of the National Infrastructure
Assurance/Advisory Council (NIAC); founder of the BM Eclipse Foundation; chief outside intellectual property counsel to IBM; patent attorney and director to Leader Technologies.





### CONGRESS CONTACT LOOKUP

### Contacting the Congress



Universal Toxic Substance Symbol & Warning

FINANCIAL HOLDINGS OF OBAMA POLITICAL APPOINTEES, BY AGENCY

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#### **BLOG ARCHIVE**

▼ 2017 (19)

▼ August (3)

DEEP STATE'S JAMES P. CHANDLER STOLE LEADER TECHNO...

honor his Constitutional duty and protect our invention. Sadly, he personally stole it."

"What was so important about our invention that Chandler sacrificed his integrity and honor to steal it? Now we know. Chandler's world of rogue C.I.A. spies wanted our social networking platform to spy on the planet, while making lots of money for themselves and their friends."

### CHANDLER & IBM USE SOCIAL NETWORKING TO SPY ON EVERYONE

"To our horror, we have discovered that Chandler not only stole and distributed our invention through IBM, but they now use it to violate the privacy and property rights of EVERY American," McKibben explained.

See previous post AFI. (Jul. 24, 2017). Leader Technologies files trillion dollar bond lien on the U.S. government. Americans for Innovation. See also Miller Act Notice.

Chandler and IBM created several organizations to carry out their subversion under Clinton, Bush Jr. and Obama, including:

- 1. National Infrastructure Advisory Council (NIAC) (with a permanent IBM/Cisco/C.I.A. agent—Thomas E. Noonan),
- 2. National Security Staff (NSS), and
- 3. IBM Eclipse Foundation

According to former secretary of defense Robert M. Gates in Duty (2014), the NSS at the White House mushroomed from 50 people under Clinton to 350 under Obama. And yet, even the FBI says not a single terrorist has been caught as a result of all this spying. However, the WikiLeaks Podesta revelations reveal that the Deep State has made extensive use of these spy databases for blackmail and for covering up widespread Satanism, child sex trafficking and pedophilia among these elitists.

See Jenna McLaughlin. (Nov. 17, 2015). "U.S. mass surveillance has no record of thwarting large terror attacks." The Intercept; See also FBI Special Agent-in-Charge Ted L. Gunderson. (May 12, 2005). CIA, FBI Deep State shadow government operates "a rogue criminal enterprise within the government" to compromise Congress "through sex and drugs" blackmail.

# WHY SHOULD YOU CARE IF THE GOV'T COLLECTS ALL OF YOUR PERSONAL INFORMATION?

NEWLY-RELEASED KATRINA DAY 7 RECORDING: MORE PROOF...

PROOF MUELLER COLLUDES WITH DEEP STATE LAWYERS CHA...

- ▶ July (1)
- **▶** June (3)
- ► May (2)
- ▶ April (3)
- ▶ March (3)
- ► February (2)
- ▶ January (2)
- **2016** (39)
- **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?
- JUSTICE ROBERTS MENTORED
   Facebook Gibson Dunn LLP attorneys.



- 4. **JUSTICE ROBERTS HOLDS**substantial Facebook
  financial interests.
- 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

McKibben continued, "For example, take your personal family photos. Behind the scenes, the social sites run facial recognition programs on everyone in all your photos. Then, they store that "linking relationship" information in your "Dark Profiles." In other words, even those who are not on Facebook are being secretly catalogued—adults and children alike—just like the Nazis catalogued Jews and other undesirable citizens in Germany on IBM computers."

According to Edwin Black, author of IBM and the Holocaust: The Strategic Alliance between Nazi Germany and America's Most Powerful Corporation, we now know the numerical categories of each of Hitler's "unacceptables."



https://vimeo.com/230756814 | Raw \*.mp4 video file

FIG. 2 – IBM SOLD AND MAINTAINED LEASES ON THE NAZI'S HOLOCAUST INFRASTRUCTURE. IBM's service included providing maintenance personnel for their IBM punch card systems at the concentration camps including Auschwitz, Buchenwald and Dachau. IBM forced the Nazis to purchase all their punch cards from IBM directly. The service contracts were not with IBM's German subsidiary, but with IBM New York directly. Remarkably, IBM was paid for these lease contracts after the war. [Editors: Is anyone else besides us thinking hush money?]

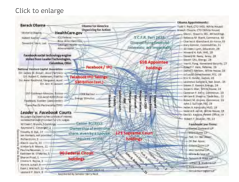
#### Further References:

S. Hrg. MKUltra. (Aug. 03, 1977). CIA's Program Of Research In Behavioral Modification. Senate Subcommittee on Human Resources. 95th Congress, First Session. Stock No. 052-070-04357-1. GPO.

Karl Sie. (May 13, 2011). Hitler's Mind Control Experiments and How They Influenced Modern Propaganda. Subversify Viral.

Nazi Disclosures. Oct. 01, 1999. Implementation of the Nazi War Crimes Disclosure Act. Nazi War Criminal Records Interagency Working Group, October 1999. An Interim Report to Congress. National Archives.

# IBM AND ROGUE C.I.A. USE SOCIAL MEDIA TO CATALOG CITIZENS IN WAYS MANY TIMES MORE EFFECTIVE THAN THE NAZIS



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

#### STOP FACEBOOK PROPERTY THEFT

### We see. We "like." We steal. STOP FACEBOOK PROPERTY THEFT. www.fbcoverup.com

W LL HUMANK ND 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.

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



Click image above to download a poster-quality PDF optimized for a 11in. x 17in. (ledger-size) poster. America should not be in the business of cheating its entrepreneurial investors simply because the cheaters buy off judges with the money gained from their theft. Such permissiveness is obscene.

Once your personal data is collected, spies then use a Raytheon program named RIOT to find more linking relationships across all social platforms, Facebook, Google, YouTube, WhatsApp, Instagram, Yahoo, Hotmail, MSN, Outlook 360, LinkedIn, Gmail, Yahoo Mail, Facebook Mail, Facebook Messenger, AOL, etc. All of that information is stored in your Dark Profile.



FIG. 3 — RAYTHEON RIOT PROGRAM FOR WARRANTLESS MASS SURVEILLANCE ACROSS ALL SOCIAL MEDIA

PLATFORMS. Leaked to The Guardian on Nov. 16, 2010.

**FIGHT** 

### LEADER'S FIGHT IS OUR REPUBLIC'S



FIG. 4—IBM GERMAN SALES POSTER C.A., 1934 promoting government mass surveillance. Translation: "See Everything with Hollerith Punch Cards," Address: German Hollerith Machinery Company MBH, Berlin-Lighterfelde, Germany."

McKibben asked, "Is it just a coincidence that the same IBM that catalogued Jews and other politically undesirable segments of the European population in WWII is using social networking to illegally catalog all Americans in 2017?"

"Why are we so blindly revealing all our friends and work connections through Facebook, Google, LinkedIn, Instagram, What's App, etc.? These people are stealing your privacy. Your privacy is much more valuable to you as a citizen in our Republic than your car or belongings."

"This rogue C.I.A. is softening the citizenry up for the kill in my opinion . . . so far we've let them get away with it without consequence."

### 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. Crt. for Schemers or Inventors?
- 17. Attorney Patronage Hijacked DC?





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

"Is it just a coincidence that both Hitler and Hillary Clinton considered the citizens who disagreed with them 'unacceptable' i.e., 'deplorable' and 'irredeemable' and not worthy of respect?"

### 1937: ADOLF HITLER (L) + IBM THOMAS WATSON (C)



Thomas J. Watson, (middle) head of IBM and president of the International Chamber of Commerce, and members of the ICC's board meet with Adolph Hitler in 1937.

FIG. 5—IBM EXECUTIVES LIE: Remarkably, IBM executives claim they did not know that the Nazis were using their computers to organize mass extermination. This claim is disingenuous since IBM was the SOLE supplier of the punch cards used throughout the Third Reich. IBM even supplied maintenance staff to each LEASED computer all throughout the war-even at the Auschwitz, Buchenwald and Dacau extermination camps. These death camps had their own IBM punch card codes: Auschwitz 001, Buchenwald 002 and Dacau 003. Although IBM founder Thomas J. Watson returned Hitler's Merit Cross of the German Eagle medal in 1940, that was a mere public relations ploy. IBM continued to service their equipment throught the war. See video, Fig. 2.

THEM DOWN

"What are they using this information for? Are they using it for our welfare? The answer is obviously not."

"One principle is certain: The collection and use of this information destroys our Constitutional rights to privacy and property. When our government reaches into our homes, businesses and thoughts and steals whatever it wants, we are not free."

"Jesus Christ said you will know what's in a person's heart by observing his or her actions. Therefore, we can see from the greedy, selfish and power mongering actions of these people that their hearts are empty of love for their fellow human beings. Instead, they lie, cheat and steal without remorse. They see us as little more than consuming animals who pollute their air with too much carbon dioxide," said McKibben.

## "AGITPROP" DEMONIZES OPPONENTS BEFORE TAKING

At the end of WWII, the newly-formed C.I.A. co-opted some 1,600 Nazi scientists, brought them to the U.S. and allowed them to continue their research. Some of them had worked on a Soviet mass mind control technique called AGITPROP (Agitation Propaganda).

AGITPROP stages events with messages reinforced by films, literature, plays, pamphlets and other art forms to demonize opponents and condition the general population for an eventual crackdown on those opponents.

Kristallnacht (Night of Broken Glass) on Nov. 9-10, 1938 in Germany is a prime example. 7,000 Jewish businesses were confiscated (including the business and home of the family of an AFI editor), and 1,000 synagogues were burned. The German populace was largely silent. Hitler then ratcheted up this persecution that eventually led to 6,000,000 Jews killed in the "Final Solution" extermination camps. The property and privacy of

- 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 excernt:

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

This statement followed right after Davis cited Facebook's chief inside counsel in the Leader v. Facebook case, Theodore Ullyot, who appears to have helped lead the Leader v. Facebook judicial corruption. Interesting word choices associated with Gibson Dunn LLP: manipulation, smear. Attorneys swear a solemn oath to act morally, ethically, and in support of democratic principles. They promise to conduct themselves in a manner than instills confidence among the citizenry in the rule of law and the judicial system. These promises appear to be meaningless. Click here for a PDF version of Julie Davis' article.

### **POPULAR POSTS**



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

Breaking News, Sep. 3, 201, 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...

the minority German Jewish population was ignored, along with those of Jehovah's Witnesses, Poles, gypsies, homosexuals, clergy, etc.

### C.I.A. HIRED OVER 330 NAZI PARTY MIND CONTROL EXPERTS

The Bluebird Report to Congress (1999) revealed that:

"Between 1945 and 1955, 765 scientists, engineers, and technicians were brought to the United States under Overcast, Paperclip, and similar programs. It has been estimated that at least half, and perhaps as many as 80 percent, of the imported specialists were former Nazi Party members."

The rationale for bringing these scientists to the U.S. was to prevent them from working for the Soviets, Chinese or North Koreans. Some of these people had conducted murderous experiments on human subjects in concentration camps and were prosecuted as war criminals at the Nuremberg Trials. For example, Arthur Rudolph persecuted slave labor in the underground V-2 Nordhausen Concentration Camp in Germany, where thousands of prisoners died.

The CIA started in 1947 and exploited these scientists under various mind control programs including CHATTER, PAPERCLIP, OVERCASE, BLUEBIRD, ARTICHOKE, MKULTRA, MKNAOMI, MKDELTA, MKOFTEN MKCHICKWIT, MKSEARCH and Operation Midnight Climax (yes, even targeting San Francisco brothels!).

### BEWARE THE C.I.A. SPYMASTER PROMOTING A BUSINESS OPPORTUNITY

McKibben said, "Even after we met Chandler, we never gave him a full copy of our programming source code, which is the Holy Grail of any program. We had protected it so well that one former U.S. intelligence asset called us a 'hard target,' meaning our security was virtually impenetrable."

"After dragging his feet for several years after promising to bring us business prospects, Chandler suddenly one day brought us what appeared to be a ready-made business opportunity through his friends at Lawrence Livermore National Laboratory (LLNL)."

"They wanted us to test our new social networking technology with LLNL's perimeter security cameras. The system passed with flying colors and was certified for use with Defense-grade encryption. Shockingly for us, after that our business prospect base just dried up, almost overnight."

"Hindsight says we should have been wary of Chandler's LLNL introduction. It was a Deep State set up. Chandler produced a 72-page LLNL license agreement. Tellingly, he wrote himself into the agreement so that he would hold a copy of the source code in a custody agreement for 'legal safekeeping.'



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...



PROOF: ROBERT MUELLER CANNOT BE IMPARTIAL IN THE RUSSIA INVESTIGATION Mueller's Deep State relationships will politicize the FBI yet again

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AMERICANS FOR INNOVATION | ...



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...



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.

Presidents from Washington to Eisenhower feared threats to liberty from abuses of power by the

military-industrial complex Contributing...



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

McKibben says Donald
Trump is a problem solver
y Clinton lacks a moral compass

and Hillary Clinton lacks a moral compass Contributing Writers | Opinion | AMERICANS FOR I...



TOP 12 REASONS ROBERT MUELLER IS A TRUMP HITMAN TO HIDE THE DEEP STATE'S SINS President Trump and our

Republic are in peril from Deep State operatives like Robert S. Mueller Contributing Writers | Opinion | AMERIC...

#### **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

"The LLNL co-signer was Jeffrey Wadsworth, who we had never met, but soon thereafter appointed CEO of the Battelle Memorial Institute and president of the Ohio State Trustees—even though he is British with no Ohio loyalties. Ohio State then teamed up with IBM and John Kasich and moved the Ohio State data center off campus where it became the network hub for the national university equivalent of Common Core called 'Massive Open Online Course.'"

"Source code custody agreements are not uncommon in software. We actually thought we would be more protected since Chandler was our attorney."

"On June 06, 2002, we provided Chandler with an encrypted CD-ROM containing \$10 million worth and 650,000 lines of source code written with 145,000 man-hours of programming."

"On Aug. 29, 2002, eleven weeks later, the IBM Eclipse Foundation distributed our invention to all Eclipse members as Version 2.0.1. They had to wait another year for us to finish debugging that source code, which occurred on Oct. 28, 2003.

Magically, that's the same night Mark E. Zuckerberg, who AFI researchers now believe to be a C.I.A. asset, hacked the House sites at Harvard to steal student photos and wrote in his online diary, "Let the hacking begin."

### PROPERTY, PRIVACY, CONTRACT ABUSES

McKibben says, "Our property was stolen. That property is being used to invade the privacy of billions of human beings on the planet."

"Our patent contracts have not been honored. How much worse can the federal government's conduct get? When King George sent soldiers into the homes of Boston arbitrarily and without notice, he provoked an uprising we now call the American Revolution."

# DEEP STATE TAKEOVER: OBAMA ACTUALLY WROTE THE IBM "INTERNET OF THINGS" INTO AN EXECUTIVE ORDER! COULD THE CRONY CAPITALISM BE ANY MORE EVIDENT?

(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;

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 iudicial 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 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

FIG. 6—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.

Read more at AFI. (Feb. 11, 2016). Obama promotes IBM criminality in latest executive order. Americans For Innovation.

"We appeal to real Americans to come to our aid. We have filed a Miller Act Notice. We have put President Trump's White House on notice that his predecessors abused our property and we don't ask or beg, we demand that our government pay us for this theft of our invention property for which the government has even signed multiple patent contracts and has enjoyed the benefits since 2000 without compensation, other than during Katrina."

"Our claims are actually even stronger. Thanks to corruption watchdogs Judicial Watch and Citizens United, we discovered secret contracts between Hillary Clinton while Secretary of State and Facebook. Starting on Sep. 26, 2009, Hillary used State Department funds to hire Facebook to build election rigging software. Besides interfering in the election process, Hillary obstructed justice since we were suing Facebook at the time."

"We can show that Barack Obama obstructed justice by raising money and sending propaganda through 'Obama for America' using our invention."

"We can show that the Patent Office and former IBMer David J. Kappos and Patent Office director obstructed justice by setting up a Facebook page while we pursued our lawsuit with Facebook."

"All the judges in our Facebook lawsuit held substantial Facebook financial interests in flagrant violation of the Code of Conduct for U.S. Judges to avoid even the appearance of impropriety."

"There's more, but I'll stop there."

### PERSONAL PROPERTY = LIBERTY + CREATIVITY

McKibben emphasizes, "My property is the use of my God-given liberty to create something of value and own it."

"My Privacy is the right to enjoy my liberty without unlawful government interference."

"A patent is a contract between an inventor and the American people."

"My property right is crystal clear. I entered into contracts with the federal government that resulted in multiple patents. The government loved my inventions so much they stole them right off the design storyboards, even before they were fully functional! In addition, my patent attorney was an agent (albeit a secret spy) of the federal government as well. We also had five letters of engagement with him as an attorney."

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 NEW Leader® Private Email: afi@leader.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.

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CODE OF CONDUCT FOR U.S. JUDGES



FIG. 7—JAMES P. CHANDLER, IIII, BILL CLINTON'S SPY MASTER, IBM'S CHIEF OUTSIDE COUNSEL, first learned about Leader / McKibben's social networking designs in early 2000. By this meeting on Jun. 8, 2000 he was studying every detail. This photo of a design storyboarding session captures the scene of the crime. Chandler is pictured here seated in the white shirt against the wall on the right side of this photo with his legal assistant Kelley E. Clements to the viewer's right. Co-inventor Michael McKibben and Jeffrey Lamb are picture standing in the back left of the photo. Photo: Leader Technologies, Inc.

"In fact, patents are the only property rights actually written into the U.S. Constitution. Article I, Section 8, Clause 8 ('[The Congress shall have power] To promote the progress of science and useful arts, by securing for limited times to authors and inventors the exclusive right to their respective writings and discoveries.')"

"Clearly the Deep State ignores patent property rights, when it suits them. As a result, the legal sophistry that we have encountered is off the charts corrupt."

"My shareholders and I have been denied all three of these fundamental Constitutional rights: property, privacy, contract."

McKibben said, "In our case, the federal government marched in with jack boots and just confiscated our social networking invention 'for the greater good.' Those were the very words of my patent attorney, James P. Chandler's to me once. AND THEN, THEY USED THE INVENTION AGAINST US ALL."

### IF YOU DID THE WORK, WOULDN'T YOU EXPECT PAYMENT ???!!!

Ask yourself, if you had spent five years, \$10 million and invested 145,000 man-hours into building something, wouldn't you expect to be paid by anyone who used what you built?

Exactly. Well, so do social networking inventor Michael McKibben and his stockholders in Leader Technologies.

"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

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 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

Worse, the federal government is using Leader's invention as a global spy machine to engage in "Collect it All" warrantless surveillance on everyone.

This theft is wrong on so many levels.

We call upon all real Americans to speak up for Leader's property rights, as well as the privacy rights of every American—it's that important, for all of us.

Hopefully, the age of CIA-IBM-Deep State mind control is coming to an end.

Taking care of real inventors like Michael McKibben and Leader Technologies is a good first step.

\* \* \*

Bookmark: #msm-fake-crises-for-propaganda

# MSM IS FAKING CRISES (AGITPROP)— JUST WHAT SOVIET *PRAVDA* DID DURING THE COLD WAR



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#### COMMENT

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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-Like 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

### 1 comment:



K. Craine August 24, 2017 at 10:11 AM

TEX ILLUSTRATES THE IDIOCY OF AGITPROP:

Email comment by TEX:

Please do NOT use the \$1, \$20, \$50 or \$100 bills any more as they depict slave owners on them. Gather all of these hideous symbols of racism and trash them. Throw them out.

While we are at it, please eliminate July and August from your calendars ..... they were named after the two Roman "Caesar" emperors that used slaves. Oops, the Egyptians use slaves to build the pyramids. Tear those down!!!! And after the Scottish invasion of Ireland, the Scots enslaved the Irish. No more Scotch whiskey or hop scotch or those cute kilts for me. And , by the way, we must quit using the word "slave", it is not a nice word. It comes from the root word "slav". The Slavs (South, Central and Eastern Europe) were captured and enslaved by the Muslims of Spain during the ninth century AD. Whoops, that messes up the iihadi narrative.

Twenty million Africans were enslaved from the mid 1200's to the mid 1800's, the majority of whom were captured and sold by other blacks. It's not justifiable but it was accepted at the time. It's a dark part of human history, but history nonetheless. Can't we just admit that it was a terrible practice and just move on. Should we ban baseball because they didn't allow black players in the league until Jackie Robinson put on the uniform? Same with football. And the NY Philharmonic. And school teaching, and IVY League schools. Should we ban school buses because early on black kids couldn't ride with whites? And that "Black History Month" should be removed from our calendar as well. It's a hurtful reminder of how bad we are in this country. History can no longer tolerated.

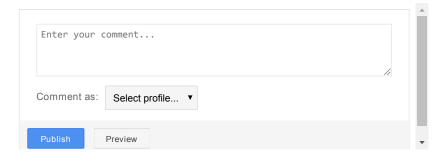
And by the way, the Democrats were always the party of slavery. And they still are. Every heard of Senator Byrd? He was a Democratic Senator and the grand poopah of the KKK at the same time. As the loving liberals expand the scope of entitlements, they steal the individual dignity of earning one's way. Welfare is slavery. Taxes are sharecropping. By supporting abortion, liberals encourage death of minorities. By supporting the attack on our police officers, the Democrats encourage destruction of our inner city life. Crime, especially gang warfare, has taken over Chicago and Baltimore. Our nation's capitol has one of the highest crime rates per capita in the whole world. All three of this cities have been controlled by Democrats for years. Maybe it's because George Washington and Lord Baltimore had a few slaves. Surely we are going to eliminate that wooden-toothed George Washington from our history books. By the way, at the end of his life he freed every one of them and gave them a monetary stipend to help them begin their free life in America.

And let's not forget that it's the Democrats that want no borders and they want our country to be managed in a One World Order. Why? Because America is bad, really bad. Thus, Americans are bad, really bad. And folks in other societies can do a better job of offering freedom, peace, and prosperity for all. After all, 250 years ago we had slaves. Well so did every country, every race, every tribe, and every religion throughout history.

Where will this end? George Soros is loving every minute of it. Evil has grabbed this great nation by the neck and is choking our ability to survive. The agenda proposed by President Trump has the makings of significant solutions. I am mad as hell that he continues to take the bait. His mouth could be his downfall. He still has a chance but he had best move from the bully pulpit to the persuasion pulpit ..... and do it soon. Even his strongest supporters are questioning his approach to management. History is watching.

Have a great day, TEX

#### Reply



NOTICE TO COMMENTERS: When the MSM diatribe on "fake news" began, our regular commenters were blocked from posting comments here. Therefore, email your comments to a new secure email 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.



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 Like

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