CHINESE INVOLVEMENT IN OBAMACARE HIDDEN BY MISSING S.E.C. FRAUD CERTIFICATIONS

DC-BASED FUND, SANDS CAPITAL, WITHHELD FILINGS THAT CONCEALED CHINESE INFLUENCE OVER THE WHITE HOUSE, PATENT OFFICE, JUDICIARY & FACEBOOK

BEIJING BEDFELLOWS

S.E.C. CHAIR MARY L. SCHAPIRO HELD STOCK IN BOTH FACEBOOK & BAIDU (CHINA) before the Facebook IPO via her investment in T. ROWE PRICE Growth Stock Fund (PRGFX), which was up to $600,000, according to Schapiro’s financial disclosure. In addition to warnings about fabricated mobile revenues, her S.E.C. agency also ignored numerous whistleblower warnings of improper “dark pools” activity, including failure to disclose to investors that Facebook had been judged guilty on 11 of 11 federal counts of infringing Columbus innovator Leader Technologies’ U.S. Patent No. 7,139,761 for social networking—the core technology engine running Facebook. Evidently, Schapiro knew Facebook CHAIRMAN JAMES W. BREYER’S intention to exploit Leader’s technology in China also, where his father, JOHN P. BREYER, operates IDG-ACCEL-CHINA.

MARY L. SCHAPIRO, chair, S.E.C.; held stock in Facebook and Baidu before the Facebook IPO, along with Leader v. Facebook judges and Patent Office; ignored whistleblower warnings. Photo: NYTimes.

BEIJING BEDFELLOWS


ORIGINAL POST
(JAN. 28, 2014) — Washington DC-based SANDS CAPITAL MANAGEMENT, LLC, the seventh largest fund investor in Facebook, failed to file three critical FACEBOOK, ATHENAHEALTH, and BAIDU—CHINA (“the Chinese Facebook”) disclosures with the U.S. Securities and Exchange Commission (S.E.C.) during the period of May-August 2012.

These disclosures would have signaled serious conflicts of interests within the Obama administration, especially the complicity of Wall Street and the White House’s Silicon Valley donors with likely undue Chinese influence over OBAMACARE.

PRES. OBAMA AND TODD Y. PARK BLATANTLY VIOLATED CONFLICT OF INTEREST LAWS

These Sands Capital filing failures occurred just as President Obama moved TODD Y. PARK as chief technology officer (CTO) of Health and Human Services to the White House on Mar. 9, 2012. By this time, Park had already embedded his Athenaehealth and Castlight Health technology deeply into HEALTHCARE.GOV.

However, Todd Y. Park, was the founder of both Athenaehealth and Castlight Health. His brother, EDWARD Y. PARK, is the chief operating officer of Athenaehealth. JPMorgan insider and Obama campaign financier, ANN H. LAMONT, was an Athenaehealth director with Park and his brother.

NVCA: CESSPOOL OF WHITE COLLAR CORRUPTION

Ann H. Lamont is also an investing partner with FACEBOOK’S JAMES W. BREYER. She is also a fellow former director with Breyer at the NATIONAL VENTURE CAPITAL ASSOCIATION (NVCA).

Reporting new stock acquisitions to the S.E.C. is routine. “Form SC 13G” reports are an essential tool used by investors to know when funds add new stocks to their portfolios. Without those notices, new acquisitions can easily be missed. Independent stock analysts like Morningstar monitor them and create daily alerts of new acquisitions to the market as well as to watchdogs.

Had Sands Capital filed timely, accountability questions could have been triggered. As it happened, they slipped the holding quietly onto their quarterly reports, thus avoiding transparency.

The activities of these companies impact American healthcare and data security priorities. America was not given the opportunity to scrutinize this activity until

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[FIG. 1—SANDS CAPITAL MANAGEMENT, LLC INJECTED CHINESE INFLUENCE INTO OBAMACARE. Sands Capital, the 7th largest fund investor in the May 2012 Facebook IPO, secretly acquired over $200 million in Athenaehealth holdings just as President Obama moved TODD Y. PARK, Athenaehealth’s founder, from HHS to the White House, on Mar. 9, 2012.]

At the same time, Sands Capital secretly slipped in its holding in Baidu, Inc., sometimes called the Chinese Facebook. Baidu is notoriously controlled by the Chinese Communist Party. Baidu’s CEO, Robin Yangong Li, started his job in Jan. 2004—the same month Mark Zuckerberg started Facebook after stealing LEADER TECHNOLOGIES’ source code via attorney firm FENWICK & WEST LLP. We believe Facebook also went public during this same time (with Fenwick & West LLP as their lead securities and intellectual property counsel). Again, Sand Capital did not provide proper notice of its Facebook stock acquisition.

The juxtaposition of these three notice failures, combined with HealthCare.gov’s claim that its software platform running on Facebook and other “open source” software, signals obvious collusion to deprive Leader Technologies of its private property rights—government confiscation of property.

It also proves Chinese meddling in America’s data infrastructure and the Obama White House cabinet.

This picture shows the logo of Baidu on its headquarters. Photo: AFP/Getty Images/Forbes/via (daylife).

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[Photo: Der Spiegel. Photo: Thomas W. Davidson. Fenwick & West LLP; current Facebook securities and patent counsel. Leader Technologies former corp. counsel (c.a., 2001-2004). Photo: Frank M. Davidson.]
On May 14, 2010, 506,000 shares of Athenahealth appeared out of thin air on the Sands Capital Management, LLC quarterly report. More and more stock just started appearing each quarter, all without acquisition notices.

Then on May 14, 2012, hundreds of millions more shares appeared out of thin air—214 million more. Just a few weeks earlier, President Obama had appointed Todd Y. Park as U.S. chief technology officer. Park had already deeply embedded Athenahealth’s software code into the bowels of HealthCare.gov. In fact, no notices of acquisition were filed for Athenahealth until Feb. 2013.

Why is this S.E.C. irregularity significant?

The public has an interest in insuring that government vendors and officials are trustworthy. HealthCare.gov is making false "open source" intellectual property claims, but since HealthCare.gov is not a transparent development, no public scrutiny is possible.

The federal confiscation of private properties continues unabated. The federal confiscation of private properties continues unabated. The agenda is very evidently being railroaded.

In addition, the involvement of the Chinese government in U.S. infrastructure raises critical national security questions.

#1: ATHENAHEALTH, INC.

TODD Y. PARK’S ETHICS DISCLOSURES ARE MISSING

Tellingly, Parks’ ethics disclosure is missing from the U.S. Office of Government Ethics website. By contrast, even Hillary R. Clinton’s is there. Parks’ close relationships with associates of Athenahealth, Castlight Health, Baidu-China and Sands Capital Management, LLC show that any decision he has made involving these players benefits him personally.

Hindsight being 20-20, it should be noted that Robert Kocher, MD, President Obama’s chief healthcare policy adviser on Obamacare, had matriculated by 2011 to: (1) Castlight Health as director along with Ann H. Lamont, Todd Y. Parks’ other company, (2) Park’s venture capitalist, Venrock, and (3) McKinsey & Co. and the Brookings Institution. In short, Kocher’s other boss at the White House, National Economic Council chairman Lawrence “Larry” Summers, also works for the Brookings Institution. In short, Kocher’s post-administration job hunt appears to have been political revolving door payback.

EVENTS ARE BEING COORDINATED

In addition, the list of funds pouring cash into Athenahealth

1. HOW PATENT OFFICE FILENIGS GROW RICH ON THE BACKS OF AMERICAN INVENTORS
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.

Barack Obama’s Dark Pools of Corruption

Click to enlarge

and Castlight Health is a clone of Facebook’s and Baidu’s lists. Blackrock, Morgan Stanley, T. Rowe Price, Fidelity, Vanguard, Goldman Sachs, JPMorgan, etc. The evidence is clear. These funds are coordinating these events while the U.S. Congress and American people are sidelined.

It appears time for Congress to take control, pass legislation to return confiscated properties, impeach and replace many corrupted judges, change the legal discipline procedures by putting lay people in charge, put wrongdoers in jail, establish a Special Prosecutor, and call a Constitutional Convention to change the elements of our system that let this happen.

Our system of government appears to have been badly damaged by unscrupulous people, mostly lawyers, who no longer respect our laws, and clearly do not intend to follow them.

NATIONAL VENTURE CAPITAL ASSOCIATION (NVCA)

COLLUSION

AFI researchers have already proven NVCA connections with JAMES W. BREYER, ACCEL PARTNERS, LLP. Facebook’s first chairman and largest shareholder, among six of the ten top mutual fund investors in the Facebook IPO, namely (1) Goldman Sachs, (3) Fidelity, (4) T.Rowe Price, (5) Morgan Stanley, (6) Blackrock and (9) Vanguard.

Sands Capital’s association with Todd Y. Park ties Sands Capital to the NVCA as well through Castlight and Athenahealth director, Ann H. Lamont. This now proves that at least seven out of the ten top institutional investors in Facebook were colluding with James W. Breyer to steal LEADER TECHNOLOGIES’ social networking invention. The Baidu association shows that the collusion also incorporates Breyer’s designs for China.

#2: BAIDU, INC.

The next Sands Capital holding to appear out of nowhere is Baidu, Inc. Closely aligned with China’s Communist government, Baidu is sometimes called “the Chinese Facebook.” Facebook is rumored to have partnered with Baidu. Baidu notoriously violates human and intellectual property rights. This alliance was concurrent with James W. Breyer’s movement of tens of billions of venture capital funds out of the United States and into the control of his reclusive father, JOHN P. BREYER, CHAIRMAN, IDG-ACCEL-CHINA.

Not only did Sands Capital fail to file a notice of acquisition, but their quarterly report on Aug. 14, 2013 reveals a whopping 12,539% jump in value of their Baidu holdings. That is an unregulated $867 million change in value.

Our system of government appears to have been badly damaged by unscrupulous people, mostly lawyers, who no longer respect our laws, and clearly do not intend to follow them.

Most notable about the sudden massive increase in value of Baidu holdings was that it occurred after no notices of acquisition were filed by compliance staff. This was another example of the癌症 of regulatory oversight. These holdings commenced concurrent with our investigation before permitting the Snoape of Baidu stock without regulatory oversight. These holdings commenced concurrent with our investigation before permitting the Snoape of Baidu stock without regulatory oversight.

It appears time for Congress to take control, pass legislation to return confiscated properties, impeach and replace many corrupted judges, change the legal discipline procedures by putting lay people in charge, put wrongdoers in jail, establish a Special Prosecutor, and call a Constitutional Convention to change the elements of our system that let this happen.

Our system of government appears to have been badly damaged by unscrupulous people, mostly lawyers, who no longer respect our laws, and clearly do not intend to follow them.
appearance of the Baidu Inc. holding is that it occurs just as
Athenahealth's founder, Todd Y. Park, is moving from his position as
the chief architect of HealthCare.gov at HHS to Chief Technology Officer for the United States by President Obama, on Mar. 9, 2012. And, it
occurred at the same time as Sands Capital's 214 million unregulated share acquisition.

On Mar. 29, 2012, just 20 days after Pres. Obama's appointment of Park, Baidu filed a Form 20-F, which is a financial disclosure equivalent to an S-1 public stock prospectus. The timing is six weeks before the Facebook IPO.

On p. 98, Baidu disclosed that its three principal shareholders are:

<table>
<thead>
<tr>
<th>No.</th>
<th>Baidu Inc. – Beneficial Owners</th>
<th>Ownership</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>a. Robin Yanhong Li (personally)</td>
<td>16.00%</td>
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<tr>
<td></td>
<td>b. Handsome Reward Limited (Robin Y. Li, British Virgin Islands)</td>
<td>15.70%</td>
</tr>
<tr>
<td>2</td>
<td>Baille Gifford</td>
<td>7.50%</td>
</tr>
<tr>
<td>3</td>
<td>T. Rowe Price</td>
<td>6.900%</td>
</tr>
</tbody>
</table>

Baillie Gifford and T. Rowe Price were #2 and #3 behind Goldman Sachs in the Facebook IPO just six weeks later.

Evidently, Baidu's ROBIN YANHONG LI was self-conscious about his newfound wealth, hence the Freudian name he gave for his stock holding—HANDSOME REWARD. Who was doing the rewarding? The evidence is overwhelming. It is James W. Breyer and the Facebook cartel who made Robin Li their front boy in China, just like they made Mark Zuckerberg their front boy in the U.S.

BIG LIES

The world cannot hope to advance when its core infrastructures are founded on these Big Lies. Any engineer worth his salt knows that a good building cannot be built upon a corrupt foundation. This is both a law of physics, and a Law of God.

BAIDU AND FACEBOOK CEOs STARTED THE SAME MONTH—JAN. 2004

Robin Y. Li became CEO of Baidu in Jan. 2004. Coincidentally, that is the very same month MARK ZUCKERBERG claims to have built Facebook "in one to two weeks" and launched it on Feb. 4, 2004. The name of his British Virgin Islands hide away for his Baidu holdings probably says it all—Handsome Reward.

The common denominator between the Chinese and American Facebooks is JAMES W. BREYER. At that time was...
chairman of the National Venture Capital Association, managing partner of Accel Partners LLP, soon to be if not already largest Facebook shareholder, and fellow client of Fenwick & West LLP with Columbus innovator Leader Technologies, Inc.—the proven inventor of social networking. Robin Li’s handsome reward is his willingness to be Breyer’s Chinese front face.

WORRIED ABOUT SIGNALING CHINESE INVolVEMENT

Sands Capital appears to have been worried about the appearance of impropriety? Had they disclosed Baidu in a timely way, eyebrows would have been raised about possible Chinese involvement in the Obama cabinet, as well as in American healthcare and data infrastructure. Something is clearly amiss, otherwise, why would the Baidu nondisclosure be such an outlier in Sands Capital Management, LLC’s SEC reporting?

AMERICAN SECURITIES WATCHDOGS WERE BUSY CHEWING ON BONES Breyer THrew their way

But lest we wonder where our U.S. securities regulators were during this shell game, the Facebook cartel had that covered too. They had already ensured for S.E.C. Chair Mary L. Schapiro, Commerce Secretary #1 Penny S. Priztker, Patent Office Director David J. Kappos, Attorney General Eric H. Holder, and Chief Justice John G. Roberts, Jr., were well cared for.

Among the five Obama administration senior officials alone, they hold at least 177 Facebook “dark pools” funds. In fact, no one in the Obama administration or judiciary had more Facebook cartel dark pool funds than Chairman Schapiro and Secretary Blank. See two previous posts. These dogs won’t hunt. They’re too well fed.

#3: FACEBOOK, INC.

The next Sands Capital holding to appear out of thin air is Facebook, Inc. Again, they did not file a Form SC 13G acquisition notice in their May 14, 2012 reporting, which is just four days before the May 18, 2012 Facebook IPO. We’re taking bets that Sands Capital will blame it on the NASDAQ “glitch.” The purpose of the glitch appears to us to be a smoke screen for these sorts of shady activities.

Then, without filing the stock acquisition notice Form SC 13G subsequently, they did on all their other stock purchases (except Athenahealth and Baidu), on Aug. 13, 2012 they simply include their Facebook holding of 11.6 million shares valued at $362 million on their quarterly report.

Why such blatant disregard for SEC disclosure rules? Rules that Sands Capital appears to follow otherwise?

AFI researchers have lived with this cartel conduct for years now, and they believe Sands Capital was determined to get in on the HealthCare.gov “Datapalooza” that Todd Y. Park would bring them via Athenahealth. Datapalooza is the actual name Mr. Park gave to his dubious “open government” giveaways of healthcare data while CTO at HHS.

AFI researchers believe it is likely that Sands Capital kept the Baidu transactions below the radar screen in order to avoid awkward questions about Park’s role in Baidu, Athenahealth and Facebook financings and business activity, especially surrounding Obamacare and HealthCare.gov.

NOTICES OF STOCK ACQUISITIONS ARE PART OF AMERICA’S SECURITIES FRAUD WATCHDOG INFRASTRUCTURE

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

Investigative Reporter Julia Davis investigates Facebook’s chief inside counsel in 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 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 Ulliot, 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 to read a PDF version of Julie Davis’ article.

POPULAR POSTS

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GOVERNOR JOHN KASICH HOLDS MUCH STOCK IN OSU TRUSTEE PRIVATE INTERESTS
Readers should know that independent stock monitoring analysts like Morningstar use automated tools that send alerts/notifications when companies file notice of new acquisitions. No such alerts occurred for Athenahealth, Facebook or Baidu because the notices were never filed.

**SANDS CAPITAL’S COMPLIANCE OFFICER ROBERT C. HANCOCK AVOIDED LIABILITY BY NOT SIGNING**

Sands Capital’s chief compliance officer, ROBERT C. HANCOCK, may have been trying to avoid personal liability by not signing what would otherwise be fraudulent representations of truthfulness. Corporate officers like Hancock can be personally liable if they sign knowingly false certifications under oath. It’s the same thing as knowingly making a false statement in court.

Here’s the SC 13G acquisition certification Hancock avoided signing for initial Athenahealth, Baidu and Facebook stock disclosures:

**ITEM 10. CERTIFICATION:** By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

**SIGNATURE:** After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Here’s an example of a later Athenahealth SC 13g acquisition certification that Hancock did sign on Feb. 13, 2013, so he knows what to do, he just didn’t do it when Athenahealth stock was first acquired.

Hancock was probably choking on the clause in red above: “... were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.”

Hancock may have refused to sign the Athenahealth, Baidu and Facebook certifications because he knew that:

1. **ATHENAHEALTH** was an inside job among selected funds, companies and individuals to control certain markets and global events;
2. **BAIDU**, like Facebook, was a fabrication of James W. Breyer, Accel Partners LLP, and Facebook’s largest shareholder; therefore, everything about these stock maneuvers was designed to manipulate the cartel’s global agenda, which included the creation of a Chinese repository, potentially for exported U.S. healthcare and other data; and
3. **FACEBOOK & BAIDU** were both running on software property stolen from Columbus innovator, Leader Technologies; therefore, these offerings were used to generate funds for the express purpose of misappropriation of patents, copyrights and trade secrets that would cause and effect the manipulation of the U.S. healthcare sector, among others.

Presumably, Hancock would want to stay out of jail by refusing to put his signature on a form where he clearly knew there was an intent to influence business and political events. Tellingly, he signed all of his other certifications during this period.

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 INNOVA...

**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 Faceb...

**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...**
WHAT U.S. JUDGE OR REGULATOR IS COMPLAINING?

Who would complain about Sands Capital’s failure to file the S.E.C. Form SC 13G notices of acquisition of Facebook, Baidu and Athenahealth stock?

Click Official’s Name to view his or her financial disclosure.

- Not S.E.C Chairman Mary L. Schapiro—she held a boatload of “dark pool” Fidelity, Vanguard, AllianceBern, TIAA-CREF and T. Rowe Price funds.
- Not Commerce Secretary #1 Penny S. Pritzker—she holds up to $23.4 million Morgan Stanley, JP Morgan and Goldman Sachs Facebook dark pools.
- Not Commerce Secretary #2 Rebecca M. Blank—she held TIAA-CREF, Vanguard and Fidelity funds.
- Not Attorney General Eric H. Holder—he held T. Rowe Price and Fidelity funds. In fact, Holder held Fidelity Contrafund, the largest single Facebook mutual fund stock holder, valued at $413 million.

Who in the judiciary would complain?

Click Judge’s Name to view his or her financial disclosure.

- Not Leader v. Facebook Chief Justice John G. Roberts, Jr—he held Microsoft, T. Rowe Price, Fidelity, Janus, Vanguard and Blackrock funds, including Fidelity Contrafund.
- Not Leader v. Facebook Federal Circuit Judges Alan D. Lourie, Kimberly A. Moore and Evan J. Wallach—they held Fidelity, Vanguard and T. Rowe Price funds, including Fidelity Contrafund.
- Not Leader v. Facebook District Court Judge Leonard P. Stark—he held Vanguard and Fidelity funds.
- Not Leader v. Facebook Patent Office Director Kimberly A. Moore—he held over a million dollars of Vanguard funds.

THE VICTIMS ARE COMPLAINING

On Nov. 19, 2008, Leader Technologies filed a patent infringement lawsuit against Facebook. Leader proved that Facebook stole the engine that runs Facebook, yet were ruled against anyway by the biased judges mentioned above, based on fabricated evidence.

In May 2012, Facebook IPO investors began filing class action lawsuits, claiming they had been defrauded and damaged by the NASDAQ “glitch.”

Complaints have been filed to inspectors general seeking justice.

Others have filed complaints too, like Paul Ceglia and Rembrandt Social Media.

America’s regulatory mechanisms are supposed to help prevent waste, fraud and abuse, not aid and abet it. The latter is called state-sponsored terrorism and totalitarianism.

In the case of the HealthCare.gov debacle, and the theft of Leader Technologies’ social networking invention, the failure of the S.E.C. to police Sands Capital Management LLC enabled them to press their hidden agenda using fraudulent funds.

That agenda has led to a disastrous HealthCare.gov architecture, corrupted by Athenahealth conflicts of interest, using Leader Technologies’ software which has become a mess of hacked pieces and parts. The agenda also threatens America’s healthcare data security since Sands Capital took its Facebook IPO winnings and bought $2.2 billion in the Baidu Inc.

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
sometime between Feb-Aug 2013.

A SOLID DEMOCRATIC HOUSE CANNOT BE BUILT UPON A FOUNDATION OF REGULATORY CORRUPTION

Questions for Sands Capital’s compliance officer, ROBERT C. HANCOCK would be why he did not submit the notices of new stock acquisition forms with his signed certifications for Athenahealth, Baidu and Facebook. If he had done this, perhaps over six million Americans would not be struggling to replace their cancelled healthcare plans because the program would never have begun.

Hancock’s ethics counsel is none other than another former attorney, JONATHAN GOODMAN. Goodman was at Gibson Dunn LLP with Thomas G. Hungar during the Leader v. Facebook case. Goodman’s former firm, CRAVATH, SWAINE & MOORE LLP, just received DAVID J. KAPPOS, former director of the U.S. Patent Office, as a new partner. Kappos only arrived after he had ordered an unprecedented 3rd reexamination of Leader Technologies’ patent. Kappos had purchased more than a million dollars of Vanguard “dark pool” funds, all on Aug 2013.

Mr. Goodman’s former firm, Gibson Dunn LLP, swirls at the center of everything that has gone horribly wrong with this Obama administration, including the Leader v. Facebook judicial corruption scandal. Had Hancock filed in a timely manner, questions about Todd Y. Park’s Athenahealth duplicity could have been raised. Athenahealth’s close associations with Chinese interests could have been scrutinized. Sands Capital’s role in the Facebook pump and dump IPO scheme would have become visible. Hancock’s failure to file and certify did not allow regulatory mechanisms to work.

QUESTIONS FOR PRESIDENT OBAMA

Given the suspicious timing of your appointment of TODD Y. PARK to oversee America’s healthcare and digital infrastructure:

1. How much do you know about SANDS CAPITAL’S collusion with the Chinese?
2. What are you going to do about it?
3. What assurances can you give us that the tech people you have hand picked are worthy of America’s trust?
4. Will the new systems really protect Americans’ privacy, property and security?
5. Did you know that your Securities Chair held stock in Facebook and Baidu before the Facebook stock acquisition notices?
6. Why didn’t your personal White House counselors from Perkins Coie LLP, namely ROBERT F. BAUER and ANITA B. DUNN, husband and wife respectively, submit ethics pledges and financial disclosures? Did you know that Facebook was one of their clients?
7. Where are Todd Y. Park’s financial disclosures and written ethics pledges?
8. Did you know that a Florida judge was ordered to recuse himself! From a case where

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.
he was Facebook Friends with one of the litigating attorneys? What do YOUR 50 MILLION "LIKES" say about your appointment of two of the four judges in the Leader v. Facebook case, not even counting all their financial holdings in Facebook, or the Patent Offices’ "likes"?

**SUMMARY OF ETHICAL STANDARDS TO WHICH THE PERSONS ABOVE SWARE SOLEMN PUBLIC OATHS TO UPHOLD**

**JUDGES**— Code of Conduct for U.S. Judges, *Canon 2*:

“A judge should avoid impropriety and the appearance of impropriety in all activities.”

**JUDGES**— U.S. Courts.gov, Guide to Judiciary Policy, *Ethics and Judicial Conduct*, p. 20-2:

“Canon 3C(3)(c) provides that a financial interest ‘means ownership of a legal or equitable interest, however small,’ with certain exceptions not applicable to this situation. Ownership of even one share of stock by the judge’s spouse would require disqualification.” Many types of mutual fund holdings are not exempt from this policy (p. 106-1 thru-4).

“a judge who chooses to invest in such mutual funds should evaluate whether his or her ‘interest’ in the fund might be affected substantially by the outcome of a particular case, which would require recusal under Canon 3C(1)(c)” (p. 106-3). [If the largest tech IPO in American history—Facebook—does not apply, then this policy is meaningless sophistry.]

**EXECUTIVE BRANCH EMPLOYEES**— Standards of ethical conduct for employees of the executive branch 5 C.F.R. §2635.501:

“avoid an appearance of loss of impartiality in the performance of his official duties”

**ATTORNEYS**— Model Rules of Professional Conduct, *Preamble [6]*:

“a lawyer should further the public’s understanding of and confidence in the rule of law and the justice system because legal institutions in a constitutional democracy depend on popular participation and support to maintain their authority.”

**DIRECTORS**— Business Judgment Rule, *Parnes v. Bally Entertainment Corp.* , at 1246:

“The business judgment rule ‘is a presumption that in making a business decision the directors of a corporation acted on an informed basis, in good faith and in the honest belief that the action taken was in the best interests of the company [and was not based on self-dealing].’”

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**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 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...
I just checked. Fed. Cir. Judge Paul R. Michel is NOT invested in the Facebook cartel, at least according to his financial disclosure.

He did not, however, police the Federal Circuit's conflicts of interest in LEADER V. FACEBOOK since Facebook's attorney, Thomas G. Hungar, Gibson Dunn LLP, had represented the interests of the whole court and the Federal Circuit Bar Association in a 2010 ethics case, ironically.

LAW360 HEADLINE: "Strong Software Patents Crucial, Michel Tells Justices"

"As the U.S. Supreme Court considers how to evaluate when software can be patented, former Federal Circuit Chief Judge Paul Michel warned the justices Monday that adopting a standard that weakens patent protection for software would "cripple, if not destroy, computer-related industries."


Here's Judge Michel's 2008 financial disclosure:

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 analysts of Judge Lourie's T. Rowe Price holdings re. the Facebook IPO.

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.
Summers had 13 bankers in his office and directing her to stop Greenspan Rubin and SEC chairman Arthur Levitt issued a joint statement condemning him.

the securities and exchange commission agency conducted no major investigation in to the bank during the bubble and 146 people were gutted from the securities enforcement division?

When David contacted securities and exchange commission about LEHMAN BROTHERS GOLDMAN Sachs AND LARRY SUMMERS AND FACEBOOK there were only four people WORKING THERE and then down to just ONE? and his job was to turn the lights out

OBAMA picked Mary Schapiro the former CEO of FINRA to run the securities and exchange commission who held stock in both Facebook and Baidu (China) before the Facebook IPO via her investment in T. Rowe Price the securities and exchange commission agency also ignored numerous whistleblower warnings of improper “dark pools” activity, (PAY OF?)

Reply
dave123 February 2, 2014 at 6:47 PM
Larry Summers + President Barack Obama picked Mary Schapiro the former CEO of FINRA to run the securities and exchange commission who held stock in both Facebook and Baidu (China) before the Facebook IPO via her investment in T. Rowe Price the securities and exchange commission agency also ignored numerous whistleblower warnings of improper “dark pools” activity, (PAY OF?)

Larry Summers + President Barack Obama (appointed Leonard P. Stark to the judge’s seat in Delaware Federal District Court eight days after Stark's court allowed Facebook to get away with jury and court manipulation of an on-sale bar verdict which was attained without a single piece of hard evidence; Barack and Michelle Obama were evidently protecting their 47 million “likes” on Facebook)

Larry Summers + President Barack Obama new found friends, Facebook cartel had it all covered, They had it all already S.E.C. Chair Mary L. Schapiro, Commerce Secretary #1 Rebecca M. Blank, Commerce Secretary #2 Penny S. Pritzker, Patent Office Director David J. Kappos, Attorney General Eric H. Holder and Chief Justice John G. Roberts, Jr. were well cared for.

Larry Summers + President Barack Obama + Baidu(China) All had back door keys to the NSA then add your healthcare (Obamacare), financial (Wall Street), telephone and online data (NSA) to your Dark Profile, and you have the ultimate Big Brother file on every person on the planet and CHINA HAD THE BACK DOOR KEYS TO THE NSA???? with facebook and their repeated breaches of security and their now ubiquitous intrusions on people’s privacy?

Larry Summers + Facebook The 2008 finance crisis was not an accident it was caused by an out of control industry and at the wheel was chief economic advisor Larry Summers, Summers who played a MAJOR role in the Deregulation of Derivatives, And became PRESIDENT of HARVARD in 2001 And New that FACEBOOK was stolen, and new of the THEFT OF Leader Technologies’ when the Winklevoss made a complaint to lawrence Larry summers PRESIDENT of HARVARD they where tolled to piss of summers wanted THE FACEBOOK CLUB for him self but summers needed that suck up little shit mark zuckerberg to do it, The 2008 finance crisis was not an accident it was caused by LARRY SUMMERS?

Reply
dave123 February 2, 2014 at 6:49 PM
Larry Summers + election manipulation on FB Since that data was not equally available to the opposition, use of this data about you amounts to election manipulation. The fact that so many foreigners are associated with Facebook amounts to foreign influence on U.S. elections, which is illegal. This undue influence hurts every American. Ditto for the sovereign elections in Germany, France or any other country, like fucking Germany ASS-HOLE The Facebook Club run by Larry Summers used the promise of wild Facebook IPO returns as the currency for their plans to install Barack Obama as President and press their global data gathering agenda

Larry Summers + FB + Robin Y. Li Robin Y. Li became CEO of Baidu in Jan. 2004. Coincidentally, that is the very same month Mark Zuckerberg claims he started Facebook (“in one to two weeks”) and launched it on Feb. 4, 2004. The name of his British Virgin Islands hide away for his Baidu holdings probably says it all—Handsome Reward. Sands Capital appears to have been worried about the appearance of impropriety? Had they disclosed Baidu in a timely way, eyebrows would have been raised about possible Chinese involvement in the Obama cabinet, as well as in American healthcare and data infrastructure. Something is clearly amiss, Robin Y. Li NEW THAT FB WAS STOLEN and that it was Larry Summers who was running FACEBOOK ow shit?

Larry Summers + friends chief economic advisor Larry Summers Henry Paulson of Goldman
Sachs and Geithner to pay Goldman Sachs 100 cents on the dollar Paulson and Bernanke ask congress for $700 billion to bail out the banks. BUT NO BAILOUT FOR LEHMAN BROTHERS GONE AND THE ORDERS CAME FROM GOLDMAN SACHS TO LARRY SUMMERS NOT TO BAIL THEM OUT?? just so Goldman Sachs can be number ONE! Paulson was a dick who did not know how to work out shit if someone stuck a spade up his ass

THIS IS IT VERY ONE GET ON TWITTER

K. Craine  February 3, 2014 at 12:40 PM

President Obama claimed last night that there was "not even a smidgen of corruption" in the IRS scandal. Really now Mr. President? How can any self-respecting person make such a claim about a sprawling government agency with 106,000 employees? Such a claim telegraphs the massive corruption that we have proved exists within this administration. An administration where Yes is No and wrong is right. Given that, a No from Obama means a Yes.

Here's an excerpt from the New York Times article:

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Mr. O'Reilly responded that there were “unanswered questions” and asked again if there was corruption in the I.R.S.

“”There were some boneheaded decisions,” the president said.

“But no mass corruption?” Mr. O'Reilly asked.

“Not even mass corruption — not even a smidgen of corruption,” Mr. Obama said.

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Darren  February 3, 2014 at 4:22 PM

A couple of additional items to inform your congressperson about along with the overwhelming conflicts of interest already presented here

David Kappos encouraged his employee's, of whom include the judges that work for the USPTO, to use Facebook. He states on the USPTO website, "I'm confident our Facebook presence will complement the USPTO Web site as a means of communicating and connecting with the public and our stakeholders in the intellectual property community. On the other hand, Chief Justice Roberts at the Fourth Circuit Court of Appeals Annual Conference in 2011 said that he recommends to the law clerks not to use social media, Facebook and Twitter, because a person could gain insight by stray comments and that would not be good. Justice Breyer, who has a Twitter and Facebook account, stated at a House Appropriations Subcommittee, "Judges wear black robes so that they will resist the temptation to publicize themselves," Breyer said. "Because we speak for the law, and that is to be anonymous. So I wouldn't want to have followers on the tweeter or the Facebook page but for my children, and I can get in touch with them anyway.''

So the question is, if Chief Justice Roberts discourages law clerks from using Facebook and Justice Breyer is against using it publicly, then why in the world would Kappos open a Facebook account for the USPTO, and encourage the patent office employees, which includes 50-100 patent judges, to use it and then open a Directors reexam at the same time against Leader?

His conduct appears suspect and corrupt!

Rain Onyourparade  February 4, 2014 at 7:31 AM

Check out this Russian (OK, Ukrainian) risk to HealthCare.org.

Belarus link to HealthCare.gov raises concerns over possible cyber attack,

http://fxn.ws/1gJ1auQ

The Ukrainian software official, Valery Tsepkalo told a local radio station in Minsk that U.S. Health & Human Services is "one of our clients" and that "we are helping Obama complete his insurance reform."

HHS was run by Todd Park, the guy with the Chinese connections also. What's wrong with
American programmers for American healthcare. This breach of U.S. sovereignty by this President is just criminal.

Reply

Mark Goings  February 4, 2014 at 2:10 PM

There is no information missing here. Form 13g is only used when a fund acquires more than 5% of a publicly traded company. That’s why you don’t see these disclosures here. No conspiracy afoot; this is just basic SEC procedure.

And I am pretty shocked that you have explicitly accused Fenwick and West of providing source code to Mr. Zuckerberg? Fenwick is a very well regarded firm and I cannot even begin to imagine something like that ever happened. But in any event I think you are setting yourself up for a very nasty libel lawsuit.

Reply

Replies

K. Craine  February 4, 2014 at 6:30 PM

Mark. The 5% rule is SC 13G/A, 13d-1(a). However, your conclusion is misleading, hopefully not knowingly so. The rule for investment companies is much more strict. The rule (a) you cite mainly applies to corporations and their holders, which can include an investment company's holdings. But, an investment company has stricter reporting rules for its portfolio investments. It must report everything, not just more than 5% holdings. Rule 13 has four main sections, you cited only (a). It also has Rule 13d-1(b), Rule 13d-1(c) and Rule 13d-1(c). http://www.law.cornell.edu/cfr/text/17/240.13d-1

Easier to follow regarding investment companies is 15 U.S. CODE § 80A-8 - REGISTRATION OF INVESTMENT COMPANIES
http://www.law.cornell.edu/uscode/text/15/80a-8

We'll use Sands Capital's other filings to disprove your statement. Sands Capital has filed many reports for investments of less than 5%.

Here are some examples:

CREE, INC. on Feb. 14, 2012 - 249,600 shares representing ***0.22% ownership***.
http://www.sec.gov/Archives/edgar/data/895419/000102006612000004/cree0212.txt

FMC TECHNOLOGIES, INC. on Feb. 14, 2012 - 11,144,206 shares representing ***4.68% ownership***.
http://www.sec.gov/Archives/edgar/data/1020066/000102006612000007/fm0212.txt

VARIAN MEDICAL SYSTEMS, INC. on Feb. 13 - 56,650 shares representing ***0.05% ownership***.
http://www.sec.gov/Archives/edgar/data/203527/000102006612000002/var0212.txt

We could go on. Bottom line. Investment companies must report “in the public interest or for the protection of investors.” 15 U.S. CODE § 80A-8(b).

Reply

K. Craine  February 4, 2014 at 4:05 PM

This is an OPINION blog, Mark. It is a citizen’s right to express his or her opinion. Inform yourself of the facts and express your opinion.

We have covered Fenwick’s misconduct thoroughly in past posts. Take note of such things as “Christopher P. King” and his shadow self, “Christopher-Charles King” for starters. The opinion is well founded. Those who have encountered Fenwick's treachery have another view than your “well regarded” caricature.

Reply

K. Craine  February 5, 2014 at 7:17 AM

Almost forgot to mention. Feb. 4 (yesterday) was the 10th anniversary of Mark Zuckerberg’s, James W. Breyer’s, Accel Partners LLP’s, Fenwick & West LLP’s theft of Leader Technologies’ U.S. Patent No. 7,139,761 invention.

Rain Onyourparade February 5, 2014 at 9:35 AM
By my tally, these Facebook loving criminals, sorry attorneys, only know how to misquote the law. The jig is up boys and girls. How do you know an attorney is lying?

His/her lips are moving.

Our beloved Harvard-bred President brags about teaching Constitutional law for a decade. Hmmm.

Reply

Enter your comment...

Comment as: Select profile... ▼

Publish  Preview

6/16/2016 Americans for Innovation: CHINESE INVOLVEMENT IN OBAMACARE HIDDEN BY MISSING S.E.C. FRAUD CERTIFICATIONS

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

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

A. Facebook’s law firms:

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