Friday, February 21, 2014

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 PELOSI AND HARRY REID

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | UPDATED MAR. 25, 2014 1:37 P.M. EDT | UPDATED PDF (POST SCRIBD CENSORSHIP)

NEW, MAR. 18, 2014—SEE UPDATED SIDEBAR: INCLUDES CORRUPTION EXPOSE INFO CENSORED BY SCRIBD LAST WEEK

NEW, MAR. 16, 2014—EDITORIAL: WHY WE MUST OPPOSE THE PRIVITIZATION OF INTERNET DOMAIN NAMING

PUBLIC SERVICES RELATED TO THE UNIVERSAL COMMON GOOD CANNOT BE PLACED IN PRIVATE HANDS.

The censorship we just experienced by Scribd (see below) shows why. For example, if these unscrupulous Scribd principals were given control of Internet domain naming, they could (and probably would) use that power to cut off access to the Internet to any person or organization with whom they disagree.

Scribd could do this by simply deleting or altering the Internet master

UPDATE 3/25/14
FOUR CRITICAL AFI POSTS ON JUDICIAL COMPROMISE

FIG. 1—Does the Facebook Cartel and the Obama administration plan to seize control of the Internet before this administration leaves office? Control of Internet domain names would put them in ultimate control of access.

Cartoon: Joyreactor.com
For the White House, the Internet DNS street address is “23.45.84.11.” The more technical name and figures out the street address on the Internet associated with it.

The group maintaining and controlling this master Internet directory must be non-political, non-commercial, and scrupulously honest. The future of democracy depends upon a strictly unbiased domain name management system.

For the White House, the Internet DNS street address is “http://23.45.84.11.” This number is unique to the White House. If that White House address is missing, or wrong, then my computer cannot navigate to the White House website. Unconscionably, the White House is proposing to put management of this critical DNS master directory into private hands. We are confident that their plan is to put it within the control of the Facebook Cartel before President Obama leaves office.

Without this DNS master directory, the Internet goes dark. If it is scrambled or sabotaged, the group controlling that master directory controls who gets to read what. It is a power that MUST be managed by all of us, not just by a few.

If unscrupulous actors are given control of DNS directory management, this could be their hypothetical response to your complaint if they didn't like your website and deleted your address from the directory (and thus prevented access to your website): “Gee Beav, we don't know what happened to our file. We'll look into it. Sorry for your bad luck.”

**A POWER DICTATORS HAVE ONLY DREAMED OF**

Their “investigation” could go on forever. This would put tools of censorship into private hands that every past totalitarian state has only ever dreamed of. In other words, this hypothetical Internet power broker could pretend to do the right thing. Any lawsuits against them would take years, as Facebook has proven in Leader v. Facebook.

Given the current subservience of U.S. regulators to the Facebook Cartel, this would effectively create a situation where the private contractor could pretend to comply with regulation and the regulators could pretend to regulate them. All the while, lawlessness and the suppression of free expression would rule. This would effectively silence all opposition to those willing to bribe and coerce their way to power and control over the Internet.

Democracy requires a diverse accountability structure (separation of powers)—so that no universal public interests are put into essentially unaccountable and un-elected private hands. In our opinion, the administration’s current attempt to privatize Internet domain naming will put the future of the Internet into the hands of the Facebook Cartel and must be stopped at all cost. Free democratic communication hangs in the balance.
FOUR PINOCCHIOS FOR SCRIBD

NEW, MAR. 11, 2014—Several AFI activists just received a reply from a “Jason (Support Desk)” claiming that we abused Scribd’s policy regarding the “presence of several dossier-like profiles that contained home addresses of individuals, their relatives, neighbors, and, in some cases, children. This is a gross violation of Scribd’s Terms of Use...”

He even calls it “gross” to present public information in a compiled form. How many thousands of companies do this for a living? Yes Jason, invasion of privacy is gross, but we did not do that. We merely re-presented already public information provided by those individuals. So, why don’t you take the lead and stop trafficking in “big data.” Are you claiming that Scribd is not a “big data” vendor? In any event, isn’t it rather draconian to take down our hundreds of documents, rather than the few you found questionable? Jason, you get four Pinocchios for your excuses for censorship.

Interesting how the Silicon Valley purveyors of the “death of privacy” hide behind their own. Scribd is not a “big data” vendor, it’s merely re-presented already public information by those individuals. So, why don’t you take the lead and stop trafficking in “big data.” Are you claiming that Scribd is not a “big data” vendor? In any event, isn’t it rather draconian to take down our hundreds of documents, rather than the few you found questionable? Jason, you get four Pinocchios for your excuses for censorship.

AFI documents on Scribd were summarily deleted on Friday, Mar. 7, 2014. All of them. Even things like the financial reports of government officials and Congressional Briefings. If you try to access a document now, Scribd posts a boldface lie: “Document deleted by owner.”

How Orwellian. This in-your-face conduct destroyed the trust of hundreds of thousands of readers who relied on the site to access important evidence in the Leader v. Facebook judicial misconduct investigation. How Orwellian. This in-your-face conduct destroyed the trust of hundreds of thousands of readers who relied on the site to access important evidence in the Leader v. Facebook judicial misconduct investigation.

FOUR PINOCCHIOS FOR SCRIBD

NEW, MAR. 7, 2014: LEADER’S SUPREME COURT ARGUMENT

Following the unconscionable censorship of AFI documents by Scribd today, volunteers are updating the links to new locations. In the meantime, the Scribd links in Leader’s Supreme Court Petition have been updated and available here in the meantime (clickable citations).

THANK YOU, MAR. 8, 2014 05:20 A.M.: AFI volunteers have already updated the links in the Request for Congressional Intervention. The links are updated, and/or click here for the updated version.

So much for the “freedom” of the digital “cloud.” BTW, Scribd is a “free” service, like Facebook. Until that is, their task masters don’t like your ideas. The power of a cloud provider to unilaterally block a user from accessing their data because they don’t like your point of view illustrates why “the cloud” is an unreliable service for fundamental democratic principles of privacy, property, free speech and freedom.

NEW, MAR. 3, 2014: Dr. Lakshmi Arunachalam’s Friend of the Court (amicus curiae) briefs with over 20,000 reads were...

NOTE: AFI can now be found on Scribd.

SEC CHAIR MARY L. SHAPIRO INTRODUCED HER WHOLE FAMILY TO THE AMERICAN PUBLIC ON JAN. 19, 2009

Except here page 11, Reg. 111.32, SEC, Statement of Mary L. Schapiro to be Chairman of the Securities & Exchange Commission, Jan. 10, 2009

McShapiro introduced her family to the American public—as recorded for posterity and public use at the Government Printing Office.

Do you really want to see the business that you are about to give up to the market, the whole truth, and nothing but the truth, on the Internet? These are actual words that are spoken by a member of the Senate, and even under the law, as recorded in the U.S. Senate?

Do you agree to accept and publicly by any statute or other law that the Senate is the “friends” of America? Is it to bear with us for the good of our country? Do you agree to accept and publicly by any statute or other law, as recorded in the U.S. Senate?

We do not mean to say that you are not to be of influence with any statute or other law, as recorded in the U.S. Senate. We only mean to say that you are not to be of influence with your country, or with your country, or with your country, or with your country, or with your country, or with your country, or with your country, or with your country, or with your country, or with your country, or with your country, or with your country, or with your country, or with your country, or with your country, or with your country, or with your country, or with your country, or with your country, or with your country, or with your country, or with your country, or with your country, or with your country, or with your country.

We are of the opinion that the business that you are about to give up to the market, the whole truth, and nothing but the truth, on the Internet is an unreliable service for fundamental democratic principles of privacy, property, free speech and freedom.

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Frankly we expected this. Scribd has been lying itself to Facebook users who have relied on the site to access important evidence in the Leader v. Facebook judicial misconduct investigation.

NEW, MAR. 3, 2014: Dr. Lakshmi Arunachalam’s Friend of the Court (amicus curiae) briefs with over 20,000 reads were...

STOP FACEBOOK PROPERTY THEFT

We see. We “like.” We steal.

STOP FACEBOOK PROPERTY THEFT.

W’LL HUMANITY EVER LEARN? Facebook’s Orwellian doublespeak about property and privacy (theft) merely repeats the eventual dehumanization of the individual under Mao’s Red Star, Stalin’s SOVIET Hammer & Cycle and Hitler’s NAZI Swastika. Respect for the inalienable rights of each individual is a bedrock value of democracy. The members of the Facebook Cabal abuse this principle at every opportunity.

They evidently believe that they deserve special privileges and are willing to lie, cheat and steal in order to treat themselves to these privileges.

ASK CONGRESS: PASS THE INVENTOR PROTECTION ACT!
for some time. This is especially interesting since AFI documents have had about 250,000 reads so far. Point of interest, several of Dr. A’s Federal Circuit filings had almost 20,000 reads. This censorship should be reported, publicized and demands made for Scribd to turn the documents back on. It appears they just flipped the lights off. They are now obstructing Congressional investigations and the American public’s right to know the truth about the Leader v. Facebook judicial misconduct.

What dog does Scribd have in this hunt unless they are running cover for their Facebook cronies? Hmmm.

The Request for Congressional Intervention has had almost 1,800 reads on Scribd already. Dr. Robert P. Kocher’s (the 38-year old Obamacare architect; just three years out of residency) ‘lost’ financial report had 1,800 reads in a week. Chief Justice Roberts’ financial disclosure had about 8,000 reads. No worries. We’ll redirect links to all the documents. A number of libraries have all the documents. If you Google the document name you are looking for, you can probably find other instances. If you need a document quickly, post your request on the Comments or email us at amer4innov@gmail.com.

NEW, MAR. 7, 2014: STRATEGY TO COMPROMISE CONGRESS LONGLTERM UNEARTHED

Scribd’s suppression of free speech today occurred just as AFI was provided a copy of a Congressional Request. The request contained the shocking, but believable note in the cover letter that the Facebook Cartel has likely been working for years to compromise members of Congress with unknown financial conflicts of interests—to be labeled as time bombs—in the form of cleverly concealed Facebook Cartel stocks inside colluding mutual funds. Click here to read the Congressional Request Cover Letter.

THE DIGITAL "CLOUD" IS A TOXIC ETHICAL WASTELAND

This is a good lesson for why we cannot hope our Facebook Cartel’s one-stop-shop digital “cloud” for the future of democracy. Sounds good on paper, but it assumes honesty, integrity, good faith and respect for one’s fellow man, for which these people are in short supply. Power corrupts. Absolute power corrupts absolutely. The fewer hands into which we put our digital futures, the greater will become censorship and attempts to control the “narratives” of public discourse. 1984 author George Orwell was right. You know you have arrived on the doorsteps of totalitarianism when telling the truth becomes an act of courage. All the links are updated in this post. We’ll have to re-link a number of the supporting documents in the Request for Congressional Intervention.

Fight the good fight. Your efforts are working.

(MAR. 02, 2014)—OBAMACARE ARCHITECT’S 2009 FINANCIAL REPORT RECOVERED—PROVES OBAMACARE IS WEDDED TO THE FACEBOOK CARTEL

AFI investigators have uncovered the 2009 financial disclosure for ROBERT P. KOCHER, MD, the 38 year old chief architect of Obamacare. The Obama administration has removed this report from the Office of Government Ethics website. The report is a smoking gun.

It shows that Dr. Kocher held 37 Facebook “dark pools” funds in 2009—practically all of his holdings. These funds include Obamacare-specific holdings in CGI, Athenahealth, Castlight Health, Facebook and Accenture. He was clearly an insider and was in on the long-promised Facebook IPO bonanza for himself, his cartel buddies, and his wife, who uses multiple names: Cindy Chen, Chao Chen, Chao H. Chen, Chao I. Chen, Cindy C. Chen and Ci Chen, according to public records.

FIG. 1—S-1-1-M-1-D. Here’s how our fact checkers felt the last few days after reading this exposé on widespread Facebook corruption in Leader v. Facebook and related matters. Photo: Wikia.
The disclosure reveals that Dr. Kocher—as the healthcare policy director at the National Economic Council—was making recommendations for Obamacare to use services in companies where he stood to gain financially.

Such conflicts of interests are specifically forbidden by the Standards of Ethics for Employees of the Executive Branch. In addition, Dr. Kocher signed an ethics pledge committing not to engage in such conduct. Click here to read Robert P. Kocher's 2009 Financial Disclosure. The White House removed Dr. Kocher's signed ethics pledge from public review as well.


Remarkably, Dr. Kocher was 38 years old and only three years out of medical residency when he was given these heady responsibilities. Did the appointment of this inexperienced young physician doom Obamacare to the fiasco it has become? Figuratively speaking, the President chose a boy to do a man's work.

It appears that Dr. Robert P. Kocher was the Mark Zuckerberg-esque boy band leader for healthcare “reform,” along with Baidu China’s Robin “Handsome Return” Yangong, and Russia’s Yuri “Money Launder” Milner. All the same Facebook Cartel actors are present. America, China, and Russia; what are these peoples’ designs? They must be stopped before they do more damage to the world economy.

We need the weekend to absorb what you had any doubts about the level of corruption in Washington D.C., this tremendous corruption is out of control.

WASHINGTON, WALL STREET AND SILICON VALLEY CORRUPTION ARE OUT OF CONTROL

Our researchers have spent the last few days verifying the research. Corruption is a sickly animal. Any one item of data doesn’t necessarily prove a theory, but the sum total of this information creates visions of being slimed in the movie Ghost Busters. If you had any doubts about the level of corruption in Washington D.C., this document should put your doubts to rest.

We need the weekend to absorb what we’ve learned before we give our perspective. We didn’t want to wait to get this Congressional Request in your hands. We have embedded it below, then in the caption we have included other sites where you can download the PDF and HTML. Here are those downloads. Try the HTML, it loads fast. GoogleDocs [LeaderDocs | LeaderHTML].

Have a great weekend, and keep on tweeting. Your actions are making a difference.

–AFI Contribution Authors

NEW!, FEB. 26, 2014

EXPRESS YOUR CONCERNS TO CONGRESS—JOIN US!
A national citizens’ campaign has begun. Congress is being asked to use its Constitutional authority over property and purse to fix the horrific results of the corruption exposed by Leader v. Facebook.

Click here for instructions on how you can participate.

If not you, who? If not now, when?

WITHIN TWO DAYS of Leader filing its appeal with the Federal Circuit, Pres. Obama nominated EVAN J. WALLACH. Wallach was Senate Majority Leader HARRY REID’s former general counsel. Wallach also held substantial Fidelity holdings. Cooley’s Donald K. Stern continued his stellar “justice advice” in Wallach’s appointment.

Despite their relationship and despite the financial conflicts of interest, both Judge Stark and Judge Wallach sat in judgment in Leader v. Facebook, obviously to give their sponsors the verdict they demanded. Reid and Pelosi, who chose first to protect the Facebook Cartel, are conflicted out of having any say or vote in the coming congressional investigation into Leader v. Facebook corruption.

Request for Congressional Intervention - communication from - Concerned Citizens on Behalf of the Shareholders of Leader Technologies, Inc.

FIG. 2—A REQUEST FOR CONGRESSIONAL INTERVENTION. On Feb. 21, 2014 (latest revision: Mar. 1, 2014). A group of concerned citizens published a request being sent to numerous members of Congress. The request seeks constitutional redress for widespread corruption within the Executive and Judicial Branches surrounding the Leader v. Facebook patent battle. Facebook argues they won, but would not say “fair and square.” Leader counters that any verdict or Patent Office decision based on fraud cannot stand.

media; ask Congress to preserve Zuckerberg’s ...

LEADER V. FACEBOOK JUDICIAL MISCONDUCT EXPOSES A CONSTITUTIONAL CRISIS

Leader v. Facebook judicial misconduct exposes a constitutional crisis. The theft of Leader Technologies’ patent by Facebook, and the eff...

THE REAL FACEBOOK - A PORTRAIT OF CORRUPTION

SEC counsel cleared the way for the Facebook “pump and dump” scheme in 2008. SEC counsel appears to have failed to disclose his confl...

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 Facebo...

WHITE HOUSE SCANDAL SPREADS TO LEADER V. FACEBOOK

SEC counsel cleared the way for the Facebook “pump and dump” scheme in 2008. SEC counsel appears to have failed to disclose his confl...

PATENT OFFICE REMOVES CRITICAL LEADER V. FACEBOOK DISCLOSURE ITEMS

USPTO conduct parallels the document obstruction by the IRS Fig. 2 – On Jun. 15, 2013 Congressman Darrell Issa held up a blacked-out...

WAS CHIEF JUSTICE ROBERTS BLACKMAILED INTO SUPPORTING OBAMACARE BY HIS LEADER V. FACEBOOK MISCONDUCT?

Jun. 28, 2013: Undermined Checks & Balances Federal Circuit Clerk was protecting the judges and...

A COCKSURE FACEBOOK

Facebook waived their right to respond to Leader Technologies’ U.S. Supreme Court petition AFI Insights | Contributing Writers | AMERI...

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 ...

WALL STREET MANIPULATION OF JUDGES, POLITICIANS AND REGULATORS EXPOSED BY LEADER V. FACEBOOK JUDICIAL CORRUPTION

“Dark pools” used for currency for bribes, coercion and undue influence Rigged Leader v. Facebook, likely crashed NASDAQ ...
The fact is, the ruling against Leader did not have a shred of justification. No expert testimony, no witnesses, no evidence, just Facebook attorney charades that confused the jury. The appeal system is supposed to fix jury confusion, not embrace it like happened here. It now appears the verdict was pre-ordained as Judge Leonard P. Stark's quid pro quo for his judgship appointment by President Obama—just a week after the trial. It was also insurance to protect the substantial financial holdings of the judges and Obama White House officials (thanks to the various stock market manipulations by JP Morgan Chase, Goldman Sachs and Morgan Stanley) in funds that invested heavily in Facebook pre-IPO stock. To download the PDF or HTML directly: GoogleDocs | LeaderDocs | LeaderHTML.

http://americans4innovation.blogspot.com/ 3/25/2014 Americans For Innovation

EDITORIALS

1. DC Bar refuses to investigate attorney misconduct in Leader v. Facebook - Unwillingness of DC attorneys to self-policing may explain why Washington is broken, Dec. 30, 2012

2. Will the U.S. Supreme court support schemers or real American inventors? Facebook's case dangles on a doctored interrogatory. Eighteen (18) areas of question shout for attention, Dec. 27, 2012

3. Two Policy Changes That Will Make America More Democratic (and less contentious), Dec. 21, 2012

OUR MISSION

American citizens must fight abuse of the constitutional right for authors and inventors to enjoy the fruits of their inventions, as a matter of matter of basic property rights and sound public policy. Otherwise, instead of innovation, creativity, genius, ideas, vision, courage, entrepreneurship, respect, property, rejuvenation, morals, ethics, values, renewal, truth, facts, rights, privacy, solutions and judicial faithfulness, our society and economy will be dragged down (and eventually destroyed) by copying, infringement, thievery, counterfeiting, hacking, greed, misinformation, exploitation, abuse, waste, disrespect, falsity, corruption, bribery, coercion, intimidation, doublespeak, misconduct, lies, deception, attorney “dark arts,” destruction, confusion, dishonesty, judicial chicanery and lawlessness.

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

CURRENT EDITORIAL FOCUS

We are an opinion blog that advocates for strong intellectual property rights. We welcome commenters and contributors. The Leader v. Facebook patent infringement case first came to our attention after learning that the trial judge, Leonard P. Stark, U.S. District Court of Delaware, ignored his jury’s 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
We will report it in two parts:

PART I (BELOW)—OBAMA’S WALL STREET HANDLERS GAG THE MAINSTREAM MEDIA

We analyzed Wall Street’s tens of billions of dollars in stock holdings and loans to Mainstream Media. We are shocked at the scale of the financial holdings.

In this first part, we lay out the evidence, taken directly from S.E.C. reporting. This evidence unequivocally proves collusion, improprieties, conflicts of interest, and appearances of impropriety.

Metaphorically speaking, these people are sleeping with one another. They are adept at working in the shadows behind legalese, byzantine interconnections, and ab-around financial and legal mumbo jumbo. They give new meaning to the phrase “baffle them with bull shit.” Please excuse the French, but it is appropriate here.

PART II (NEXT WEEK)—THE FOUNDING FATHERS ON MAINSTREAM MEDIA’S FAILURE TO HONOR FOUNDING PRINCIPLES

In Part II, we will review what Thomas Jefferson, Alexander Hamilton, and James Monroe had to say about checks and balances, separation of powers, and the dangers when they are lost.

We focus on the Founders’ central priority to separate government interests (Washington) and business interests (New York), with a Free Press to hold both accountable.

We evaluate the failure of today’s Mainstream Media to check the powers of government and business.

We observe that the Mainstream Media has become little more than a propaganda tool for a group of Harvard graduates that appear to be morally and ethically challenged. These people appear dedicated to some form of utopian libertarian progressivism that is not based on the planks of either political party, but which has nevertheless hijacked the Democratic Party sometime prior to the ascendency of Barack Obama, their Manchurian Candidate. That said, this Facebook Cabal has corrupted both parties.

Since the early 1990’s, this group has funded themselves with various bailouts, stimuli, money tried to excuse through a quick motion slipped in at the last minute by the Clerk of Court, Jan Horbaly, and his close friends at The Federal Circuit Bar Association. (The DC Bar subsequently revealed that Mr. Horbaly is not licensed to practice law in Washington D.C.)

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

Welcome to Donna Kline NOW! Readers!

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

Anonymous Posts Are Welcomed! Blogger has more posting constraints than Donna’s WordPress, but we will continue to welcome anonymous 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.
PREMISE QUESTION: Why is the Mainstream Media, the supposed Fourth Estate,[28] ignoring the corruption of the Obama administration in Leader v. Facebook, Benghazi, Fast & Furious, the IRS, the 2008 bailout, the energy stimulus, the AP wiretapping and Obamacare?

About the AFI Investigator

This article was authored primarily by an economist, educator, and Fortune 100 businessman who moonlights as a volunteer AFI investigator. This person does so out of concern for the moral decay of America's democratic institutions that the judicial corruption in Leader v. Facebook has exposed.

INVESTIGATOR’S CONCLUSION: The Mainstream Media has become little more than a propaganda outlet for Wall Street interests. As such, it has failed its sacred “Free Press” task for which it was given special privileges by the Founding Fathers.[1] Without a truly free and independent press, American democracy is doomed.

“Only a virtuous people are capable of freedom. As nations become more corrupt and vicious, they have more need of masters.”

—Benjamin Franklin

MAINSTREAM MEDIA

For the purposes of this article, the investigative team researched the three traditional major television networks: American Broadcasting Company (ABC), Columbia Broadcasting System (CBS), and the National Broadcasting Company (NBC). This incorporates the Associated Press (AP) since ABC, CBS and NBC are the AP’s largest contributing members.

ABC—owned by Disney.

CBS—owned by National Amusements (Sumner Redstone).

NBC—owned by Comcast; formerly owned by General Electric.

The relationships between Facebook interests and the Mainstream Media were divided between known:

1. direct involvement, and
2. financial involvement.

1. DIRECT INVOLVEMENT—

bribery, IPOs, factoring, bubbles, Russian oligarchs, mob funds, $350,000 speaking fees, offshore slush funds, insider tips, LIBOR scamming, gray funds, executive orders, no-bid contracts and assorted other contrivances. They used these funds to purchase influence inside Wall Street, Silicon Valley and Washington D.C. Former Director of Obama’s National Economic Council, Lawrence “Larry” Summers, appears to be one of the prime movers, along with George Soros, Jamie Dimon, Lloyd Blankfein, John P. Breyer (father) and James W. Breyer (son). A gaggle of corrupt law firms and politicians are waddling behind them.

FIG. 2—The Mainstream Media flies with the Facebook cartel ducks, who are lined up against democratic free speech, privacy, and private property.

DUCKS DO FLOCK TOGETHER—EVEN DONALD DUCK (DISNEY) HIMSELF

“When I see a bird that walks like a duck and swims like a duck and quacks like a duck, I call that bird a duck.”

James Whitcomb Riley (1849–1916)

Is it reality that the mainstream media is involved with the Facebook crowd? One needs to examine public evidence to answer this question “yes.”

Photo: The courageous man who stopped the tanks in Tiananmen Square, Weibo com; NBC http://gra2173lowresolutions.wordpress.com; ABC disneydreaming.com; CBS theoptionspecialist.com; Baidu, variety.com

http://americans4innovation.blogspot.com/
BOARD OF DIRECTOR ROLES

A. ABC/DISNEY—SHERYL K. SANDBERG

The clearest involvement of Facebook with mainstream media is the role of Sheryl K Sandberg.

Ms. Sandberg runs Facebook as its Chief Operating Officer (COO). She is in the inner circle of the Facebook Cartel. There is no doubt that she is a “duck.” Her involvement with the key players dates to her graduate student days at Harvard where she was mentored by economist DR. LAWRENCE (“LARRY”) SUMMERS.

After Harvard she followed Summers as his World Bank research assistant. During this time the two engaged Russian oligarch in training, YURI MILNER, to assist them in pressing the disastrous voucher system for the supposed privatization of the failing Soviet economy; a system that had already failed once in the Baltics. The Summers-Sandberg-Milner triumvirate has been one of the most destructive hidden agendas in the world economy over the last twenty years, in my opinion.

Ms. Sandberg then followed Summers to various senior staff capacities at the U.S. Treasury, eventually becoming his Chief of Staff when Summers was appointed Secretary of the Treasury by President Bill Clinton.

This investigation has actually moved well beyond the seminal fact that Mr. Summers was the president of Harvard when sophomore MARK ZUCKERBERG hacked all the student residence websites to steal the student photos for the first version of Facebook on Feb. 4, 2004. Mr. Summers brushed it off as a boyish prank. Hindsight says this was misdirection.

No lawsuit against Facebook has been able to do an unfettered forensic examination of the Zuckerberg Harvard archives from that period. The one ConnectU expert who did study the devices, Jeff Parmet & Associates LLC, was gagged by the court. These are the same 28 Zuckerberg hard drives that Facebook told Leader Technologies were lost, when in fact they were in the possession of their attorney, Gibson Dunn LLP.

The evident facts are that the Mark Zuckerberg Boy Wonder story is science fiction. Hollywood even cooperated. It was the fabricated cover story for the


Interrogatory No. 9 in the present tense (2009), then permitted the jury to interpret it as a 2002 admission as well. See his Sep. 14, 2009 Order. Facebook’s entire on-sale bar case is based upon this interrogatory. (Editorial: Hardly sufficient to meet the “heavy burden” of the clear and convincing evidence standard.)

Judge Alan D. Lourie, U.S. Court of Appeals for the Federal Circuit, panel judge in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Lourie stood to benefit financially from undisclosed holdings in Facebook. See analysis of Judge Lourie’s T. Rowe Price holdings re. the Facebook IPO.

Judge Lourie also failed to apply his own law-test in Group One v. Hallmark Cards to the evidence. After debunking all of Facebook’s evidence on appeal, Judge Lourie created new argument in the secrecy of chambers to support Facebook and prevent the on-sale bar verdict from being overturned—a clear breach of constitutional due process.

Judge Kimberly A. Moore, U.S. Court of Appeals for the Federal Circuit, panel judge in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Moore 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.
thief of Leader Technologies’ brilliant invention by then Harvard President.

Summers, JAMES W. BREYER, JAMES SWARTZ, and PING LI at ACCEL PARTNERS LLP and the “PayPal Mafia” that included REID HOFFMAN (later LinkedIn), PETER THIEL (cashed out $633 million on Day 3 of the Facebook IPO), MATT COHLER (later Instagram), MARC ANDREessen, and assorted other Facebook collaborators identified in this article.

They wanted to create a combined PayPal + Bill Gates Version 2 story. Mr. Zuckerberg was a willing pawn. The fact that he was a pathological liar was just dumb luck. Their success at deceiving the world is frightening, and hopefully a lesson in the results of moral complicity. Adolf Hitler was similarly successful at media manipulation prior to World War II.

It is well known that Dr. Summers was appointed by President Obama to be director of the National Economic Council managing the 2008 bank bailout. Many if not all of the financial institutions identified in this article were substantial beneficiaries of the bailout, most notably Goldman Sachs, Morgan Stanley, JPMorgan and State Street Corp. In his financial documents, Dr. Summers discloses many hundreds of thousands of dollars in speaking fees from these banks.

But Ms. Sandberg now also serves on the Board of Directors of Disney. In this role, she has the power to directly influence the wholly-owned major ABC media company.

Ms. Sandberg is also a major donor and fund raiser for Barack Obama. Facebook LOFO (low information voter) “likes” are credited with winning him the 2008 and 2012 elections.

### B. NBC/UNIVERSAL—STEPHEN BURKE

Stephen Burke is the CEO of NBC Universal. But, Mr. Burke also serves as a Director on the JP Morgan Chase Board of Directors.

Mr. Burke earned his MBA from Harvard. JP Morgan Chase has been a leader in providing financial support for Facebook, as an underwriter of their Initial Public Offering (IPO), and through their current credit agreement with NBC/Comcast.

It is well known that JPMorgan Chase’s CEO Jamie Dimon, also a Harvard graduate, is on intimate terms with many primary beneficiaries of the 2008 bank bailout and energy stimulus.

Ann H. Lamont, the granddaughter-in-law of JPMorgan’s founder, Thomas W. Lamont, serves as a director of Castlight Health, and formerly Athenahealth, two big beneficiaries of the no-bid Health and Human Services contracts to build Obamacare’s HealthCare.gov web site.

Ann Lamont and her husband Edward “Ned” Lamont were substantial contributors to the 2008 and 2012 Obama election campaigns.

Mr. Burke’s position of great power and influence in both banking and the media is disturbing.

### C. NBC/UNIVERSAL—JOHN J. BRENNAN

John J. Brennan, the Chairman Emeritus and Senior Adviser of The Vanguard Group, Inc, is a

[Previously sequestered evidence of the existence of 28 Zuckerberg hard drives and Harvard emails which Facebook’s attorneys Cooley Godward LLP and Gibson Dunn LLP told Leader Technologies’ attorneys were “lost.”

These Zuckerberg hard drives were “rediscovered” thanks to the efforts of Paul Ceglia’s attorney, Dean Bolland, in Ceglia v. Zuckerberg. Click here for the deposition of Facebook’s experts Bryan J. Rose and Michael F. McGowan.

Note: Soon after these blistering depositions, New York U.S. Attorney Preetinder “Preet” Bharara filed dubious criminal charges against Mr. Ceglia in a transparent effort to stop further leakage that could damage Facebook. Mr. Bharara is Harvard Law School contemporary of Barack Obama, and he worked formerly at Facebook’s law firm, Gibson Dunn LLP. Mr. Ceglia has countersued Attorney General Eric H. Holder for breach of due process, and demanded that Mr. Bharara step down due to his evident conflict of interest. Mr. Holder responded dismissively, and Mr. Bharara has not recused himself.

—a clear breach of constitutional due process.

Judge Evan J. Wallach, U.S. Court of Appeals for the Federal Circuit, member of the three-judge panel in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Wallach is not a patent attorney. This begs the question as to why a judge with no knowledge of patent law was assigned to the case. Would anyone ask a dentist to perform brain surgery? The Federal Circuit was specially formed to appoint patent-knowledgeable judges to patent cases. There is no evidence so far in the judicial disclosures that Judge Wallach holds stock in Facebook, although when he was asked on a motion to disclose potential Facebook holdings and other conflicts of interest, he refused along with the other judges. See Motion to Disclose Conflicts of Interest. Judge Wallach continued in silence even after Clerk of Court Horbaly failed to provide him with Dr. Lakshmi Arunachalam’s motions (according to his Federal Circuit staffer Valeri White), and yet the Clerk signed an order regarding that motion on Judge Wallach’s behalf. See a full analysis of these events at Donna Kline Now! Judge Wallach also failed to police his court’s violation of Leader’s Fifth and 14th Amendment constitutional right to due process when he participated in the fabrication of new arguments and evidence for Facebook in the secrecy of judge’s chambers after he had just invalidated Facebook’s sole remaining item of evidence (using disbelieved testimony as ostensible evidence of an opposite). Judge Wallach also failed to police his court when he failed to apply the Supreme Court’s Pfaff v. Wells Electronics, Inc. test for on-sale bar evidence, which included even the Federal Circuit’s own Group One v. 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.](http://americans4innovation.blogspot.com/)

http://americans4innovation.blogspot.com/
General Electric director. General Electric owned NBC during the Leader v. Facebook case. A Boston native, Mr. Brennan holds a degree from Dartmouth in economics, and an MBA from Harvard.[5]

Patent Office Director David J. Kappos purchased approximately $1 million of Vanguard funds within weeks of his surprise recess appointment by President Obama. Facebook then began a Patent Office attack on Leader Technologies’ social networking patent in Leader v. Facebook through a little known legal maneuver called administrative “reexamination.”

The reexamination procedure allows big infringers to harass inventors outside the courts with additional time and expense. The purpose of reexamination was to reduce litigation costs, but it has done the opposite in our case.

The White House got involved with an unprecedented third reexamination ordered by Director Kappos himself before he left his position. However, when the Patent Office was asked to disclose the details of President Obama’s involvement, they refused, claiming executive communication privilege.

Mr. Brennan is in a powerful position to influence NBC’s editorial policies.

D. NBC/UNIVERSAL—PAMELA DALEY

Pamela Daley, a former special adviser to the chairman of General Electric, the former owner of NBC, is a board member of BlackRock. General Electric owned NBC during the Leader v. Facebook case. Ms. Daley graduated from University of Pennsylvania Law School.[6]

Ms. Daley is also in a powerful position to use her new banking position to influence NBC policy, since NBC is the beneficiary of substantial BlackRock financings.

E. FOX CORP—JAMES W. BREYER

Facebook’s largest shareholder, James W. Breyer, Managing Partner, Accel Partners, LLP, is a member of the Board of Directors of 21st Century Fox (Fox News owner). Like the Mainstream Media, with one exception, Fox programs have systematically failed to cover the Leader v. Facebook private property battle—the only patent infringement battle with Facebook to go to trial and appeal up to the Supreme Court.[7]

Despite innumerable tips (some known personally to the author), Fox reporters have ignored the Leader v. Facebook case and the evident judicial corruption and attack on American private property by well-funded thieves.

The one exception was Fox Business’ Shibani Joshi, who blind-sided Leader Technologies’ CEO, Michael McKittrick, in an obvious accommodation to Facebook.

On air, Ms. Joshi informed Mr. McKittrick about a Federal Circuit decision that was favorable to Facebook—a decision that Leader’s attorneys had not even been told about. In other words, Fox knew before one of the litigants. The stunt backfired when McKittrick used it as another example of the corruption in the case.[8]

Mr. Breyer is another Harvard graduate, along with his fellow Harvard graduates and two primary Accel Partners LLP partners, James Swartz and Ping Li. Mr. Breyer is also a trustee of Harvard itself (Harvard gives it a different title, but that’s his function). He has
clearly bought his way in to the Harvard nerve center. Harvard graduate John Adams, a central thinker in the drafting of the U.S. Constitution, is probably rolling in his grave that such an unscrupulous individual has been invited to oversee university policy. Who at Harvard is speaking up? Kool-Aid anyone? Dirty money spends just like any other? [Is this the kind of shameful moral heritage the university wants to leave to posterity?]

Mr. Breyer is in a powerful position to influence Fox editorial policy, and to prevent any corruption investigation of Facebook. It should be noted that Mr. Breyer was a long time Wal-Mart board member who resigned after the Wal-Mart Mexican bribery scandal broke. Apparently he needed to spend more time with his family. Is he now sharing those lessons in corruption with Fox? It appears that such conduct is second nature to Mr. Breyer and his Beijing, China-based father, John P. Breyer, IDG Capital Partners aka IDG-Accel-China?

Fox appears ready to investigate other Obama administration corruption, but will not touch the Leader v. Facebook corruption, which is suspicious.

2. FINANCIAL INVOLVEMENT

THE WALL STREET FACEBOOK CARTEL

Nine major financial institutions have been identified by AFI investigators as major holders of Facebook stock. We investigated their involvement with the major mainstream media organizations. There are more “ducks” here, too. The nine are:[9]

- TIAA-CREF
- Fidelity
- T. Rowe Price
- Vanguard
- J.P. Morgan
- Morgan Stanley
- BlackRock
- Goldman Sachs
- State Street

We investigated public records of their stock and bond holdings in ABC, CBS, and NBC. There is a lot more quacking in these flocks.

A. NBC/COMCAST

We found compelling public evidence that six of the nine financial institutions are directly involved with ownership of NBC or its parent companies’ stock and/or corporate debt.

1. TIAA—CREF.

TIAA-CREF owns 1.24 million shares of Comcast. It is their 7th largest holding valued at $64.4 million.[10]

TIAA-CREF also holds $32M ($17M and $15M) in GE corporate bonds (GE was the owner of NBC during the Facebook period.][11]

2. FIDELITY.

Fidelity Dividend Growth Fund holds 1.7 million Comcast shares valued at $63 million (one of the top ten holdings in the fund).[12]

3. T. ROWE PRICE.

T. Rowe Price holds significant amounts of Comcast...
stock in multiple funds. [13]

4. VANGUARD.

Vanguard Growth Index Fund Investor Shares (VIGRX) holds 10.5 million shares of Comcast valued at $545 million. It is the fund’s 6th largest holding. [14]

5. VANGUARD GROUP.

Vanguard Group also holds $264M in GE corporate bonds. [15] In addition, John J. Brennan, Chairman Emeritus and Senior Adviser of The Vanguard Group, Inc. is a GE director. [16]

6. JP MORGAN CHASE.

JP Morgan Chase has a Feb. 28, 2012 Credit Agreement with Facebook, that includes the following JPMorgan Co-Agents: [17]

- Morgan Stanley
- Goldman Sachs
- Merrill Lynch
- Bank of America
- Citibank
- Deutsche Bank
- Credit Suisse
- Royal Bank of Canada
- Wells Fargo

7. BLACKROCK.


B. ABC/DISNEY

We found compelling evidence that two of the nine financial institutions are directly involved with ownership of ABC or its parent company (Disney) and/or corporate debt.

1. TIAA-CREF

TIAA-CREF owns two funds that invest in ABC/Disney stock:

- TIAA-CREF Equity Index Fund (TIEIX) holds shares ($48M) in Disney. [20]
- TIAA-CREF Cap. Growth Value Index Fund (TILGX) holds shares ($16M) in Disney. [21]

TIAA-CREF also holds $30M in Disney corporate bonds as of 1/25/13.

2. VANGUARD

Vanguard owns at least one fund that invests in ABC/Disney:

- Vanguard Growth Index Fund (TILGX) holds shares ($16M) in Disney. [21]
Americans For Innovation

Vanguard Growth Index Fund Investor Shares (VIGRX) holds 6.6 million shares ($330M) as of Dec. 31, 2012. [22]

Vanguard also holds $16M in Disney corporate bonds as of 1/25/13.

C. CBS

CBS is owned primarily by Sumner Redstone, a Harvard graduate and billionaire. He also is the primary owner of CBS' parent company, National Amusements, Inc. (NAI).

CBS has both direct marketing and financial relationships with Facebook and the Facebook Crowd.

The publishing house, Simon & Schuster, markets and distributes its products through Facebook. [23]

1. JP MORGAN & MORGAN STANLEY.

According to the CBS Annual Report dated December, 31, 2012, there is a very significant financial relationship between CBS and JP Morgan and Morgan Stanley:[24]

"Amended and Restated "$2.0 Billion Credit Agreement, dated as of March 16, 2011, among CBS Corporation; CBS Operations Inc.; the Subsidiary Borrowers Parties thereto; the Lenders named therein; JPMorgan Chase Bank, N.A., as Administrative Agent; Citibank, N.A., as Syndication Agent; and Bank of America, N.A., Deutsche Bank AG New York Branch, Morgan Stanley MUFG Loan Partners, LLC, The Royal Bank of Scotland plc, and UBS Loan Finance LLC, as Co-Documentation Agents (incorporated by reference to Exhibit 10.1 to the Current Report on Form 8-K of CBS Corporation filed March 18, 2011) (File No. 001-09553)" (emphasis added).

2. FIDELITY & BLACKROCK.

Further investigation is needed to validate two subsidiary references in the CBS Annual Report. Few details are available.

- A subsidiary of CBS Corporation is named Central Fidelity Insurance Corporation in Vermont. Company Profile for this listing is for Central Fidelity Insurance Company's Single Location in South Burlington, VT. The company primarily operates in the Direct Insurance (except Life, Health, and Medical) Carriers industry. Central Fidelity Insurance Company was founded in 2009 and is privately held. Central Fidelity Insurance Company has $160,000 in estimated annual revenue. Central Fidelity Insurance Company employs 0-10 people. [25]

- A wholly owned subsidiary of CBS Corporation is BlackRock Insurance Co. in New York. They are governed internally by CBS employees and their sole purpose is stated as providing property and casualty and terrorism insurance to CBS. The researchers are unsure why the name “BlackRock” was used and whether or not there is a relationship with the BlackRock financial services companies. [26]

CONCLUSION

“There is little doubt that the Facebook Cartel directly influences the mass media.”

There is little doubt that the Facebook Cartel directly influences the policies of the Mainstream Media. The influence includes the direct involvement of a Facebook senior executive (COO Sheryl K. Sandberg) serving as a member of the Board of Directors at ABC/Disney. A second senior media executive, Stephen Burke, CEO of NBC/Universal, sits on the Board of Directors at JP Morgan Chase.

The relationships are incestuous. The checks and balances of power are seriously broken. These people have betrayed the Constitution while they enjoy its benefits.
privileges. Judges allowed themselves to be influenced. Mainstream journalists have failed to expose corruption. Businessmen have breached their good faith positions of trust. Bankers have lined their pockets with every manner of scheme. Investment funds have manipulated markets in self-dealing. Regulators turned blind eyes and pocketed the cash. Policy makers traded on insider tips. All of them ignored laws at their pleasure.

The Facebook Cartel financial involvement and support from Wall Street includes major stock ownership, corporate bond ownership, and even a two billion dollar level of credit (for CBS).

Very simply, there is clearly direct involvement of Facebook in the Mainstream Media. In fact, the evidence is overwhelming....these are ducks and they do fly together. Sometimes you can’t see them. In fact, Donald Duck warned us about himself:

"I'm a camouflage painter." Donald Duck, The Vanishing Private (1942)[27]

* * *

FOOTNOTES:

[1] Giant Ducks on Tiananmen Square, Sina Weibo—KQED caption: Tanks are replaced by giant ducks in this photoshopped version of the iconic Tiananmen Square image. It was posted on a popular Chinese microblog before being removed by censors.


Harvard emails that they told Leader Technologies in 2009 were "lost")

B. Facebook attorneys & cooperating judges:

13. Gordon K. Davidson (Fenwick; Facebook’s securities and patent attorney; Leader Technologies’ former attorney)
14. Christopher P. King (sometimes Christopher-Charles King, Fenwick)
15. Theodore B. Olson (Gibson Dunn)
16. Thomas G. Hungar (Gibson Dunn)
17. Eric H. Holder, Jr. (Attorney General, U.S. Dept. of Justice)
18. James Cole (Deputy Attorney General, U.S. Dept. of Justice)
19. Tony West (Associate Attorney General, U.S. Dept. of Justice; 2008 Obama California Campaign Manager)
20. Robert F. Bauer (Obama Attorney; White House Chief Counsel; directed IRS targeting of the Tea Party; formerly and currently employed by Perkins Coie LLP, Facebook’s "rapid response enforcement team;"
21. Anita B. Dunn (Obama Attorney; White House Chief Counsel; husband Robert F. Bauer directed IRS targeting of the Tea Party; formerly employed by Perkins Coie LLP, Facebook’s "rapid response enforcement team")
22. Mary L. Schapiro (former Chairman, Securities & Exchange Commission (S.E.C.); holds investments in 51 Facebook Club basket funds)
23. James "Jamie" Brigagliano (former Deputy Director of the Division of Trading and Markets at the Securities and Exchange Commission; Mary L. Schapiro’s chief lieutenant on “dark pool” rule making)
24. Joseph P. Cutler (Perkins Coie)
25. David P. Chiappetta (Perkins Coie)
26. James R. McCullagh (Perkins Coie)
27. Ramsey M. Al-Salim (Perkins Coie)
28. Grant E. Kinsel (Perkins Coie)
29. Reeve T. Bull (Gibson Dunn)
30. Heidi Keefe (Cooley)
31. Michael G. Rhodes (Cooley; Tesla Motors)
32. Elizabeth Stameshkin (Cooley)
33. Donald K. Stern (Cooley; Justice Dept. advisor)
34. Mark R. Weinstein (Cooley)
35. Jeffrey Norberg (Cooley)
The Fourth Estate. <http://en.wikipedia.org/wiki/Fourth_Estate> (“The Fourth Estate” or fourth estate) is a societal or political force or institution whose influence is not consistently or officially recognized. ‘Fourth Estate’ most commonly refers to the news media; especially print journalism or ‘the press’.


Vanguard Growth Index Fund VIGRX, accessed Feb. 2, 2012 <https://personal.vanguard.com/us/FundsAllHoldings?FundId=0009&FundIntExt=N&Table=tmgf&TableName=Equity&Ticker=VIGRX&T=4&TIAA>.


Source: Central Fidelity Annual Report 2013 10-K.


Source: TIEIX TIAA CREF Annual Report 2013 10-K.

CBS Annual Report Dec. 31, 2011, page I-8 <http://www.sec.gov/Archives/edgar/data/813828/000104746912001373/a220737z10k.htm> (“delivers content and promotes its products on general Internet sites as well as those linked to individual titles...on... Facebook”).

Other coverage of the Facebook “dark pools” funds:

- "Morgan Stanley Funds In Big Bet Facebook Bet" by Aaron Lurcchetti and Tels Demos, The Wall Street Journal. 4/30/2014.
68. Kathryn Walsh Siehndel (FOIA Counsel, U.S. Patent Office - bio and conflicts log concealed)

C. Facebook puppet masters:

69. 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)

70. Lawrence "Larry" Summers (Harvard President who aided Zuckerberg's light-speed rise to prominence with unprecedented Harvard Crimson coverage; Obama bailout chief; Clinton Treasury Secretary; World Bank Chief Economist; "Special Advisor" to Marc Andreessen in Instagram; co-creator of the current Russian robber baron economy; close 20-y ear relationships with protégés Sheryl Sandberg & Yuri Milner; aided in recommendations that created the Russian robber baron economy -- and Yuri Milner/DST/Asmanov's money used to purchase Facebook stock)

71. James W. Breyer, Accel Partners LLP; Facebook director; client of Fenwick & West LLP since the 1990's; apparently received technology from other Fenwick clients that was shuffled to Zuckerberg, incl. Leader Technologies' inventions)

72. David Plouffe; directed Obama's 2008 and 2012 campaigns; a self-described "statistics nerd;" likely directed the activities of the Facebook Club; employed Robert F. Bauer, Perkins Coii LLP in 2000 at the Democratic Congressional Campaign Committee

73. McBee Strategic (one of the main "private" arms responsible for doling out the billions in Obama "green energy" stimulus funds; partnered with Cooley Godward LLP)

74. Mike Sheehy (Cooley-McBee Strategic principal; former National Security Adviser to House Speaker Nancy Pelosi)

75. Nancy Pelosi (U.S. Congresswoman; appears to be running political cover in the House for Facebook, McBee Strategic, Cooley Godward, Fenwick & West, Breyers, etc.)
76. Harry Reid (U.S. Senator; Judge Evan J. Wallach patron)

77. Thomas J. Kim (SEC, Chief Counsel & Assoc. Director) approved Facebook's 500-shareholder exemption on Oct. 14, 2007, one day after it was submitted by Fenwick & West LLP; Facebook used this exemption to sell $3 billion insider stock to the Russians Alisher Asmanov, Yuri Milner, DST, Digital Sky, Mail.ru which pumped Facebook's pre-IPO valuation to $100 billion; another Harvard grad, Kim worked at Latham & Watkins LLP which was the chief lobbyist for the National Venture Capital Association in 2002-2004 whose Chairman was . . . James W. Beyer, Accel Partners LLP; in other words Breyer and Kim, both Harvard grads, were associated at the time of the Zuckerberg hacking and theft of Leader Technologies' software code

78. Ping Li (Accel Partners, Zuckerberg handler)

79. Jim Swartz (Accel Partners; Zuckerberg handler)

80. Sheryl K. Sandberg (Facebook, Summers protégé; Facebook director)

81. Yuri Milner (DST aka Digital Sky, Summers protégé; former Bank Menatep executive; Facebook director)

82. Alisher Asmanov (DST aka Digital Sky; Goldman Sachs Moscow partner; Russian oligarch; Friend of the Kremlin; Became the Richest Man in Russia after the Facebook IPO)

83. Marc L. Andreessen (Zuckerberg coach; client of Fenwick and Christopher P. King; Summers' sponsor during Instagram-scam; Facebook director)

84. Peter Thiel (19-year old Zuckerberg coach; Pay Pal; Facebook director; CEO, Clarion Capital)

85. Clarion Capital (Peter Thiel)

86. Reid G. Hoffman (19-year old Zuckerberg coach; Pay Pal; LinkedIn; Facebook director)

87. Richard Wolpert (Accel Partners)

88. Robert Ketterson (Fidelity Ventures; Fidelity Equity Partners; Fidelity Ventures Telecommunications & Technology)

89. David Kilpatrick (Business Insider; "The Facebook Effect"; PR cleanse-meister re. Facebook origins)

90. Zynga/Groupon/LinkedIn/Square/Instagram ("Facebook Money/Credits/Bitcoin" feeder companies)

91. Tesla Motors (received $465 million in Obama stimulus funds and hired Cooley's Michael Rhodes in the seven months before the Leader v. Facebook trial, just
before veteran Judge Joseph
Farnan made the surprise
announcement of his retirement,
just six days after Facebook's
disastrous Markman Hearing)

92. Solyndra (received $535 million
in Obama stimulus at the
recommendation of the Cooley-
McBee Strategic "consulting"
alliance)

93. BrightSource (received $1.6
billion in Obama stimulus at the
recommendation of the Cooley-
McBee Strategic "consulting"
alliance)

94. John P. Breyer (father of James
W. Breyer; founder of IDG Capital
Partners - China; coached his son
on exploiting Western markets
while he quietly built a venture
capital business in China for the
last 20 years; the real brain
behind the Breyer exploitations

95. IDG Capital Partners (China)
(founded by John P. Breyer, the
father of James W. Breyer, Accel
Partners; the current launderer
of the tens of billions James W has
fleeced from the U.S. market from
the bailout, stimulus and the
"pump & dump" Facebook IPO
schemes)

96. Goldman Sachs (received US
bailout funds; then invested with
DST in Facebook private stock via
Moscow; took Facebook public;
locked out American investors
from investing)

97. Morgan Stanley (received US
bailout funds; took Facebook
public; probably participated in
oversees purchases of Facebook
private stock before IPO)

98. State Street Corporation
(received U.S. taxpayer bailout
monies along with Goldman
Sachs and Morgan Stanley;
consolidating control of ATM
banking networks internationally)

99. JP Morgan Chase (received U.S.
taxpayer bailout monies along
with Goldman Sachs, Morgan
Stanley and State Street
Corporation)

100. Lloyd Blankfein (Goldman
Sachs, CEO)

101. Jamie Dimon (JP MorganChase,
CEO)

102. Steve Cutler (JP MorganChase,
General Counsel)

103. Rodgin Cohen (JP
MorganChase, Outside Counsel;
Sullivan Cromwell, LLP)

104. U.S. Securities & Exchange
Commission (granted Fenwick
& West's application on behalf of
Facebook for an unprecedented
exemption to the 500 shareholder
rule; opened the floodgates for
Goldman Sachs and Morgan
Stanley to make a private market
in Facebook pre-IPO insider stock;
facilitated the influx of billions of
dollars from "dubious" sources
associated with Russian oligarchs,
Alisher Asmanov and Yuri
Milner, and the Kremlin;
Goldman Sachs is a partner with
this Moscow company, Digital Sky Technologies, aka DST, aka Mail.ru)

105. Jeff Markey (McBee Strategic LLC; allied with Facebook's Cooley Godward Kronish LLP to arrange Obama's green energy funding; arranged $1.6 billion for failed BrightSource and $535 million for failed Solyndra)

106. Steve McBee (McBee Strategic LLC; allied with Facebook's Cooley Godward Kronish LLP to arrange Obama's green energy funding; arranged $1.6 billion for failed BrightSource and $535 million for failed Solyndra)

107. Michael F. McGowan (Strutz Friedberg; Facebook forensic expert who lied about his knowledge of the contents of the 28 Zuckerberg hard drives and Harvard Email accounts)

108. Bryan J. Rose (Strutz Friedberg; Facebook forensic expert who lied about his knowledge of the contents of the 28 Zuckerberg hard drives and Harvard Email accounts)

109. Dr. Saul Greenberg (Facebook's expert witness from the University of Calgary; disingenuously waived his hands and said he would be “wild guessing” about the purpose of a Java “sessionstate” import statement (even Java newbies know it is used for tracking a user while in a web session); in short, Dr. Greeberg lied to the jury, thus discrediting his testimony)

110. Toni Townes-Whitley (CGI Federal; Michelle Obama's 1985 Princeton classmate; CGI "donated" $47 million to the Obama campaign; CGI won the no-bid contract to build the www.healthcare.gov Obamacare website; CGI shut off the security features on Obama's reelection donation sites to increase donations)

111. CGI Federal (US division of a Canadian company; Donated $47 million to Obama's reelection, then received the no-bid contract to build the ill-fated Obamacare website; Michelle Obama's Princeton classmate, Toni Townes-Whitley, is a Senior Vice President of CGI; the website is replete with social features and links to Facebook)

112. Kathleen Sebelius (Obama's Secretary of Health & Human Services since 2009 responsible for $678 million Obamacare implementation; made the decision to hire CGI Federal on a no-bid contract despite the evident conflict of interest with Michelle Obama and $47 million in Obama campaign donations by CGI; the website is replete with social features and links to Facebook)

113. Todd Y. Park (White House Chief Technology Officer (CTO); former CTO for Health & Human Services; chief architect of HealthCare.gov; founder,
114. Frank M. Sands, Sr./Frank M. Sands, Jr. (Founder and CEO, respectively, of Sands Capital Management LLC; failed to file S.E.C. Form SC 13G acquisition reports for Athenahealth, Inc., Baidu, Inc. (ADR) and Facebook stock during 2012; masked the association of Todd Y. Park with Athenahealth, Inc. and Baidu, Inc., and the association of both of those companies with the Facebook IPO fraud)

115. Robin "Handsome Reward" Yangong Li (CEO, Baidu, Inc. (ADR); appointed Jan. 2004, the same month that Mark Zuckerberg obtained Leader Technologies' social networking source code to start Facebook; Robin Y. Li is very likely associated with John P. and James W. Breyer through their Chinese entities, including IDG Capital Partners, IDG-Accel and other variants; Li appointed a junior attorney from Fenwick & West LLP, Palo Alto/Mountain View, namely Parker Zhang, to be his "Head of Patents;" Fenwick & West LLP represented both Leader Technologies, Inc. and Accel Partners LLC in 2002-2003 and had Leader's source code in their files.)

116. Parker Zhang ("Head of Patents" at Baidu, Inc. (ADR), appointed in approx. May 2012; formerly a junior Associate attorney at Fenwick & West LLP; graduate from Michigan Law in 2005)

117. Penny S. Pritzker (Secretary, Department of Commerce; replaced Rebecca M. Blank; holds over $24 million in Facebook "dark pools" stock, most notably in Goldman Sachs, Morgan Stanley and JPMorgan)

118. Rebecca M. Blank (Secretary, Department of Commerce; oversaw the dubious Leader v. Facebook activities of the Patent Office Director, David J. Kappos, who held over one million dollars in Facebook "dark pools" during the Leader v. Facebook proceedings; Kappos purchased this stock within weeks of his surprise recess appointment by President Obama; Kappos also was formerly employed by IBM, who sold Facebook 750 patents during the Leader v. Facebook proceedings; right before leaving the Patent Office, Kappos also ordered an unprecedented 3rd reexamination of Leader's patent without even identifying claims)

119. Mary L. Schapiro (Chairman, Securities & Exchange Commission; holds 51 Facebook "dark pools" stocks which held stock in Facebook, Baidu and more than a dozen Facebook crony companies; failed to regulate the "dark pools;" failed to disclose her substantial conflict of interest in regulating the run up to the Facebook IPO)
120. Robert C. Hancock (Chief Compliance Officer, Sands Capital Management, LLC; failed to file S.E.C. Form SC 12G notice of acquisition reports for Athenahealth, Baidu and Facebook during the period of the Facebook IPO in 2012; this conduct masked the conflicts of interest of Todd Y. Park, who was appointed by President Obama to be the U.S. Chief Technology Officer during this same period; Todd Y. Park is/has been founder, director and CEO of both Athenahealth and Castlight Health; Todd Y. Park deeply embedded the software from Athenahealth and Castlight Health into HealthCare.gov when he was CTO at Health & Human Services; none of these conflicts of interest were disclosed; Todd Y. Park's ethics pledges and reports are missing from the Office of Government Ethics)

121. Jonathan Goodman (Chief Counsel, Sands Capital Management, LLC; failed to file S.E.C. Form SC 12G notice of acquisition reports for Athenahealth, Baidu and Facebook during the period of the Facebook IPO in 2012; this conduct masked the conflicts of interest of Todd Y. Park, who was appointed by President Obama to be the U.S. Chief Technology Officer during this same period; Todd Y. Park is/has been founder, director and CEO of both Athenahealth and Castlight Health; Todd Y. Park deeply embedded the software from Athenahealth and Castlight Health into HealthCare.gov when he was CTO at Health & Human Services; none of these conflicts of interest were disclosed; Todd Y. Park's ethics pledges and reports are missing from the Office of Government Ethics; Goodman was formerly employed by Gibson Dunn LLP, Facebook appeals counsel in Leader v. Facebook)

122. Trip Adler ("Co-Founder" of Scribd; Harvard contemporaries of Mark Zuckerberg with a dubious orgins story, like Zuckerberg's; Scribd held AFI documents for two years, then summarily deleted the entire library without warning on Fri. Mar. 7, 2014; AFI's library contained only public documents and much evidence proving the Leader v. Facebook judicial corruption)

123. Jared Friedman ("Co-Founder" of Scribd; Harvard contemporaries of Mark Zuckerberg with a dubious orgins story, like Zuckerberg's; Scribd held AFI documents for two years, then summarily deleted the entire library without warning on Fri. Mar. 7, 2014; AFI's library contained only public documents and much evidence proving the Leader v. Facebook judicial corruption)

D. Facebook boy-

http://americans4innovation.blogspot.com/
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<tbody>
<tr>
<td>124. Mark E. Zuckerberg</td>
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<tr>
<td>125. Chris Hughes</td>
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<td>126. Dustin Moskovitz</td>
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<td>127. Eduardo Saverin</td>
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<td>128. Matthew R. Cohler</td>
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<td>129. Elon Musk</td>
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</tbody>
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**E. Corruption Watch—Patent Office Judges:**

| 130. Anderson, Gregg |
| 131. Best, George |
| 132. Bonilla, Jackie W. |
| 133. Boucher, Patrick |
| 134. Braden, Georgianna W. |
| 135. Branch, Gene |
| 136. Bisk, Jennifer Bresson |
| 137. Bui, Hung H. |
| 138. Busch, Justin |
| 139. Clements, Matt |
| 140. Crumbley, Kit |
| 141. Droesch, Kristen |
| 142. Elluru, Rama |
| 143. Fitzpatrick, Michael |
| 144. Gerstenblith, Bart A. |
| 145. Giannetti, Thomas L. |
| 146. Guest, Rae Lynn |
| 147. Hastings, Karen M. |
| 148. Hoff, Marc |
| 149. Horner, Linda |
| 150. Hughes, James R. |
| 151. Hume, Larry |
| 152. James, Housel |
| 153. Jung, Hung J. |
| 154. Kamholz, Scott |
| 155. Katz, Deborah |
| 156. Lucas, Jay |
| 157. MacDonald, Allen R. (bio unavailable) – Leader 3rd reexam judge (bio and conflicts log concealed by FOIA) |
| 158. Mahaney, Alexandra |
| 159. Martin, Brett |
| 160. McKone, Dave |
| 161. McNamara, Brian |
| 162. Medley, Sally |
| 163. Moore, Bryan |
| 164. Moore, James T – Leader 3rd reexam judge (bio and conflicts log concealed by FOIA) |
| 165. Morgan, Jason V. |
| 166. Morrison, John |
| 167. Pak, Chung K. |
| 168. Perry, Glenn J. |
| 169. Petravick, Meredith C. (bio and conflicts log concealed by FOIA) – Leader 3rd reexam judge |
| 170. Pettigrew, Lynne |
| 171. Praiss, Donna |
| 172. Quinn, Miriam |
173. Reimers, Annette
174. Saindon, William
175. Scanlon, Patrick
176. Siu, Stephen C. – Leader 3rd reexam judge (bio and conflicts log concealed by FOIA)
177. Smith, James Donald
178. Smith, Neil
179. Snedden, Sheridan
180. Song, Daniel
181. Spahn, Gay Ann
182. Strauss, Mike
183. Timm, Catherine
184. White, Stacey
185. Zecher, Michael

Research Tip:
Type any name or subject in the Google search at the top of this webpage. That will show you any relevant links within the sites that we have been following and investigating in the Leader v. Facebook case. Vigilance everyone! American democracy is at risk.

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