FIG. 1—ADOLF HITLER RELIED UPON HIS "BROWNSHIRTS" TO SPY ON RIVALS

In 1921, Adolf Hitler organized a group to protect his political rallies. They became known as Brownshirts (also stormtroopers, Sturm Abteilung - SA) after the color of their uniform shirts. Their activities evolved from protecting Hitler and Nazi meetings to disrupting the activities of those who opposed him. As Nazi influence grew, the Brownshirts gained a reputation as a well-organized gang of violent thugs. They became Hitler's private army that led the violence on Kristallnacht (the "Night of the Broken Glass") in November 1938 that destroyed about half the synagogues in Germany and thousands of businesses, and sent tens of thousands of innocent citizens to camps (including the business and family of an AFI contributing writer, God rest their souls).

CRYPTOGRAPHY ENGINEERS ARE MODERN DAY BROWNSHIRTS?

While they put many off of Nazism, others were attracted to the group's discipline. In 1934, to consolidate his power, Hitler ordered the killing of 85 Brownshirt leaders in a "blood purge" that became known as the "Night of the Long Knives." These hits were carried out by the SS and Gestapo, the secret police of his emerging regime. Germany's courts turned a blind eye to the murders, a judicial failure that ushered in Hitler as "the supreme judge of the German people." Hitler then proceeded with his Third Reich eugenic vision of German superiority. (Eugenics: literally "well born"—a set of beliefs and practices that aimed to improve the genetic quality of humanity. IBM provided Hitler with computers to catalog Jews, Poles, Gypsies, homosexuals and political opponents.)
America's encryption engineers are betraying our trust, just like Hitler's Brownshirts betrayed their own parents, colleagues, neighbors and relatives. No German was immune from their treachery. The American Spy State Cartel (a) spies on everyone, (b) harasses rivals, (c) supports eugenics, (d) is supported by complicit federal judges turning a blind eye to the law, and (e) presses Obama-Hillary's policy for the 'harnessing of private incentives to public goals.' They also (f) support IBM who formed The Eclipse Foundation in 2001 and created Facebook along with the rest of social networking industry which compiles detailed 'dark profiles' on every person on the planet. These are all disturbingly similar attributes to Hitler's fascism.

(Nov. 06, 2015) — The invasion of America’s privacy in the Digital Age is not possible without the support of encryption engineers.

Technically, politicians and bureaucrats don’t breach your privacy, encryption engineers do. So what has gone wrong with the morality of these talented people? This post will review the facts and leave the moral questions for later.

Encryption engineers manage the digital keys that lock and unlock your data “at rest” (stored) and “in motion” (moving through the Internet).

**ENCRYPTION MUST BE REGULATED IN PUBLIC, NOT BY SPIES, BANKERS, CORRUPT JUDGES AND GREEDY LAWYERS**

To date, this esoteric, but all-important task of data encryption has been the murky domain of spies, lawyers and bankers, FISA court judges and tech geeks (the “Spy State Cartel”).

Encryption scrambles the contents of your messages then files and unscrambles them once they reach their intended destinations using digital keys managed by encryption engineers.

For example, the phrase **“your cancer treatment program”** would be encrypted with a digital key and travel through the Internet as "Qij\aq6NBSLE8\kndFq7CNQ1." So, even if it was intercepted it could not be read. The theory is that this knowledge of your medical condition would remain confidential between you and your doctor.

**THE BIG PRIVACY LIE**

That is the BIG PRIVACY LIE. The fact is, the Spy State Cartel knows about your cancer and stores that information (along with every other detail about your life) in a “dark profile” maintained on you offshore—out of the reach of the U.S. Constitution.

Only the NSA and their “public-private partner” commercial cronies have access. Let’s see President Obama Executive Order No. 13691, Feb. 13, 2015—Promoting Private Sector Cybersecurity Information Sharing:

On Jun. 06, 2013, we first learned from NSA whistleblower and American patriot Edward Snowden that all of the major American Internet and telecommunications providers have given the NSA a backdoor master encryption key to all your data.

**YOUR PERSONAL INFORMATION IS PRIVATE IN ANY FORM**

Think about it. Would you be incensed if you arrived home tonight and discovered a person rummaging through your file cabinet? Of course you would. You’d call the police.

What if it was the police, along with the phone company, a local politician, your and a group of local business leaders, just nosing around? You’d call out the hounds.

So then, why do you allow that very same activity to occur on your computer and phone just because you cannot see the bits and bytes through which they rummage? Put your foot down. Now!

These same providers colluded with former law professor James P. Chandler and crony...
commercial lawyers via the IBM Eclipse Foundation (2001) to write convoluted “end user license agreements” (EULA) where you agreed to give up your privacy in exchange for free applications and services, like email and document sharing. Stop signing and supporting this sneaky, slimy lawyering. Stop using providers that invade your privacy with such sneaky, abusive practices.

For example, Facebook’s EULA first states “You own all of the content and information you post on Facebook.” Sounds good, but then in the very next sentence you give up those rights “you grant us a . . . worldwide license to use any IP [intellectual property] you post.” It’s much worse, but the point is made.

OUR ENCRYPTION GEEK SONS AND DAUGHTERS HAVE BETRAYED US

These recalcitrant geek children of ours have allowed this unprecedented assault on our Constitutional rights to privacy and property. They don’t appear to care, so let’s give them motivation to care. Expose them.

When the NSA comes knocking at the door of an American company, they should be told ‘NO, you don’t have jurisdiction inside the borders of the United States.” But, our encryption engineering children don’t fight for our property and privacy rights. Instead, they just give

WHO ARE THESE ENCRYPTION ENGINEERS?

The National Institute of Standards (NIST) is required by law to publish a list of companies and their hardware and software products that include a “DRBG Algorithm” which likely gives the NSA and their commercial cronies a permanent backdoor. This list includes contact names and addresses.


The NIST DRBG Validation List is formatted oddly [NOTE, Mar. 30, 2017: This file has been removed from the NIST website—see HTML | PDF versions reproduced from the file when it was available.] Part of each table entry scrolls off the page. Printing cuts off the disclosure about DRBG algorithms, and it is over 200 pages. Experienced investigators say such unwieldy government disclosure files are common in agencies with something to hide from public scrutiny.

Here are properly formatted versions of the NIST file: HTML | PDF (Thank you to AFI researchers. It took eight hours to fix.)

The list has over 900 entries currently. It reads like a Who’s Who of Internet, computer, software and telecommunications providers. Includes on the list are Microsoft, Dell, IBM, Cisco, Kapersky, Red Hat, Samsung, Motorola, Sonus, HP, Palo Alto Networks, Apple, McAfee, Oracle and Northrup Grumman.

LEFT & RIGHT
UNITED AGAINST
OBAMA’S SPY STATE

Petition to Congress:
NO END-OF-YEAR SWEETHEART DEALS FOR SPY STATE CRONYES ON WALL STREET

*Oppose, in must-pass bills to fund our government or our nation’s infrastructure, more Wall Street handouts [incl.]

Uncannily, the same companies are members of IBM’s Eclipse Foundation (2001). These companies all relied on Leader Technologies’ social networking invention stolen by Professor James P. Chandler and the IBM Eclipse Foundation in 2001-2002.

Below are 133 of the most recent entries. Is your son, daughter, friend, or classmate on this list? Ask them why they are complicit or silent about this historic abuse of privacy. Ask them about their “sudden newfound wealth” (very likely for active colluders).

Their investments will likely focus on fellow Cartel members like JPMorgan, Morgan Stanley, Goldman Sachs, HSBC, UBS, Fidelity, Vanguard, T. Rowe Price, TIAA-CREF, Braitte Gifford, Credit Suisse, Barclays, Wells Fargo, CitiGroup, Bank of

 unfold

UPDATE MAR. 25, 2014
FIVE CRITICAL AFI POSTS ON JUDICIAL COMPROMISE

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

1. HOW PATENT JUDGES GROW RICH ON THE BACKS OF AMERICAN INVENTORS
Patent Office filings are shuffled out the USPTO backdoor to crony lawyers, banks and deep-pocket clients.

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

3. JUSTICE ROBERTS MENTORED Facebook Gibson Dunn LLP attorneys.

4. JUSTICE ROBERTS HOLDS substantial Facebook financial interests.

5. JUDGE LEONARD STARK FAILED to disclose his Facebook financial interests and his reliance on Facebook’s Cooley Godward LLP attorneys for his appointment.

BARACK OBAMA’S DARK POOLS OF CORRUPTION

https://americans4innovation.blogspot.com/2015/11/complicit-encryption-gEEKS-enable.html

3/29
Americans for Innovation: COMPLICIT ENCRYPTION GEEKS ENABLE THE AMERICAN SPY STATE

AND STOP THIS MADNESS

DRBG (DETERMINISTIC RANDOM BIT GENERATOR) VALIDATION LIST, NIST, selected entries from the most recent 133 entries (over 900 total entries). Accessed Nov. 05, 2015. Click here for an Excel spreadsheet | PDF from which the following names were selected.

Company | Name (last, first) | Email | Phone | City | State
--- | --- | --- | --- | --- | ---
Apple Inc | Geddis, Shawn | geddis@apple.com | +1-972-477-5087 | Cupertino | CA
Alcatel-Lucent | Nothaft, Alfred | alfred.nothaft@alcatel-lucent.com | | Ottawa | Canada
Alcatel-Lucent | Rajic, Carl | crajic@alcatel-lucent.com | +1-613-784-6218 | Ottawa | Canada
Dell Inc | Mandava, Shriram | mandava@server.dell.com | | Santa Clara | CA
Dell Software Inc | Sanagola, Usha | usanagola@server.dell.com | 408-962-6248 | Santa Clara | CA
General Dynamics | Aylesworth, David | dave.aylesworth@gd.com | 781-400-6327 | Needham | MA
Harris Corporation | Kwaal, Suzanne | suanne@harris.com | 585-242-4686 | Rochester | NY
Harris Corporation | Baggeri, Steven | steve.baggeri@harris.com | 585-239-7806 | Rochester | NY
HP Security Voltage | Martin, Luther | support@voltage.com | 408-886-3200 | Cupertino | CA
Hewlett Packard Enterprise | Johnson, Matt | matt.johnson@hp.com | 402-758-7262 | Omaha | NE
Hewlett Packard Enterprise | Kuriyavar, Nagesh | nagesh.kuriyavar@hp.com | 402-758-7262 | Omaha | NE
Hewlett-Packard | Pittman, Bob | bpittman@hp.com | 978-264-5211 | Littleton | MA
Hewlett-Packard | Drew, John | john.drew@hp.com | +44-560-109-0356 | Bristol | UK
Hewlett-Packard | Laredo, Laura | laura.laredo@hp.com | +44-117-316-2462 | Bristol | UK
Hewlett-Packard Company | Dhillon, Harjit | harjit.dhillon@hpe.com | 916-501-4226 | Sunnyvale | CA
Hewlett-Packard Development Company, L.P | Luciani, Luis | luis.luciani@hpe.com | 281-518-6762 | Houston | TX
IBM | Koibue, Christine | christine.koibue@ibm.com | 412-977-9398 | Tucson | AZ
IBM Corporation | Fraser, Marie | marie.fraser@ibm.com | +353 (21) 730-6043 | New Brunswick | Canada
IBM Corporation | Hernandez, Sandra | sandra.hernandez@ibm.com | 512-286-5624 | New Brunswick | Canada
IBM Internet Security Systems | Leake, Sheena | sheena.leake@ibm.com | 404-238-5556 | Atlanta | GA
IBM Internet Security Systems | Moultrie, Ferrell | ferrell.moultrie@ibm.com | 404-238-4609 | Atlanta | GA
Intel Corporation | Nelson, Andy | andy.nelson@intel.com | 651-628-5355 | Santa Clara | CA
Motorola Solutions Inc | Nguyen, Tom | tom.nguyen@motorola.com | 547-576-2352 | Schaumburg | IL
Motorola Solutions Systems | Chmiel, Tomasz | tomasz.chmiel@motorola.com | +48-12-29-79-000 | Krakow | PL
Motorola Solutions Systems | Rypinska, Tomasz | tomasz.rypinska@motorola.com | +48-12-29-79-000 | Krakow | PL
Northrop Grumman MS Network Security | Howard, Kristian | kristian.howard@nrg.com | 61300363893 | Braddon | Austral ia
Northrop Grumman MS Network Security | Hoyle, Warwick | warwick.hoyle@nrg.com | 61300363893 | Braddon | Austral ia
OpenSSL Foundation Inc | Marquess, Steve | ssl@openssl.com | 877-673-6775 | Adamstown | MD
Oracle Communications | Mathyalagan, Madhu | madhu.mathyalagan@oracle.com | 781-538-7514 | Bedford | MA
Oracle Communications | Suars, Nikhil | niksaur@oracle.com | 781-538-7568 | Bedford | MA
Palo Alto Networks | Bajic, Jake | jake.bajic@paloaltonetworks.com | 650-753-9901 | Santa Clara | CA
Palo Alto Networks | Bishop, Richard | richard.bishop@paloaltonetworks.com | 650-753-4000 | Santa Clara | CA
Qualcom Technologies Inc | Lui, Wing | wing.lui@qualcomm.com | 858-651-7034 | San Diego | CA
Red Hat, Inc | Rubin, Aviram | aviram.rubin@redhat.com | 978-392-1000 | Raleigh | NC
Samsung | Ahn, Changsup | changsup.ahn@samsung.com | +82-10-3173-9021 | Gyeonggi-do | Korea
Samsung | Park, Jisoo | jisoo.park@samsung.com | +82-10-4556-5007 | Gyeonggi-do | Korea
Click here for an Excel spreadsheet | PDF from which the following names were selected.

Click here for Washington’s Ethical Disease Discoveries re. Facebook “Dark Pools”

STOP FACEBOOK PROPERTY THEFT

ASK CONGRESS: PASS THE INVENTOR PROTECTION ACT!

LEADER INTECHNOLOGY INVENTOR PROTECTION ACT (Proposed)
America needs to practice what it preaches.
We have no business lecturing the world about free enterprise and the rule of law, when we permit the investors in Ohio-based innovator Leasler Technologies to go uncompensated for the risks they took to help invent social networking . . .
—a technology upon which the President and U.S. government now rely,
—a technology stolen by the “Facebook Cabal” who recruited the federal courts and Patent Office into their club of corruption.


Contact your representatives. Ask them to pass it. Real Americans investors need your support.
http://www.contactingcongress.org/
http://americansforinnovation.blogspot.com

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

For starters, the Takings Clause of the Fifth Amendment empowers Congress to legislate a payday for Leader Technologies shareholders. This would provide adequate financing for Leader to offer a rational social networking environment—one that offers the application utility that people have come to enjoy about Leader’s invention without sacrificing security and privacy.

Contact your elected representatives and ask them to use Congress’ power of the purse to pay Leader Technologies and unplug the Cartel.

* * *

Notice: This post may contain opinion. As with all opinion, it should not be relied upon without independent verification. Think for yourself.

COMMENT

Click “N comments:” on the line just below this instruction to comment on this post. Alternatively, send an email with your comment to amerc4innov@gmail.com and we’ll post it for you. We welcome and encourage anonymous comments, especially from whistleblowers.

LEADER V. FACEBOOK

BACKGROUND

Jul. 23, 2013 NOTICE: DonnaKlineNow! has gone offline. All her posts are available as a PDF collection here (now updated, post-Scribd censorship).

Mar. 20, 2014 READER NOTICE: On Mar. 7, 2014, all of our documents linked to Scribd were deleted by that “cloud” service using the flimsiest of arguments. Some of our documents have been there for two years and some had almost 20,000 reads.

George Orwell wrote in 1984 that one knows one is in a totalitarian state when telling the truth becomes an act of courage.

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

2. Dr. Lakshmi Arunachalam’s Censored Federal Circuit Filings (Archive)
3. Brief Summary of Leader v. Facebook
4. Backgrounder
5. Fenwick & West LLP Duplicity
6. Instagram-scum
7. USPTO-reexam Sham
8. Zynga-gate
9. James W. Breyer / Accel Partners LLP Insider Trading
10. Federal Circuit Disciplinary Complaints
11. Federal Circuit Cover-up
12. Congressional Briefings re. Leader v. Facebook judicial corruption
13. Prominent Americans Speak Out
14. Petition for Writ of Certiorari
15. Two Proposed Judicial Reforms
16. S. Ct. for Schemers or Inventors?
17. Attorney Patronage Hijacked DC?
18. Justice Denied | Battle Continues
19. FB Robber Barons Affirmed by S. Ct.
20. Judicial Misconduct WALL OF SHAME
21. Corruption Watch - "Oh what webs we weave, when first we practice to deceive”
22. Facebook | A Portrait of Corruption
23. White House Meddling
24. Georgia! AM 1080 McKbben Interview
25. Constitutional Crisis Exposed
K. Craine  November 7, 2015 at 6:22 AM

Thanks GH. We note that none of the alphabet MSM media have covered this critical development in proving Hillary's criminality. The truth does not rate high on their list of priorities.

Propaganda is defined by Merriam-Webster as "ideas or statements that are often false or exaggerated and that are spread in order to help a cause, a political leader, a government, etc."

K. Craine  November 7, 2015 at 6:24 AM

AFI researchers have downloaded Hillary's NDA (Nondisclosure Agreement) here so you can read it for yourself. She is now condemned by her own hand.

If Hillary does not go to jail under the Economic Espionage Act of 1996 (18 U.S.C. 1831) and the Federal Trade Secrets Act (18 U.S.C. 1832), then those laws are meaningless. Ironically, those laws were both written by her mentor, spy master Professor James P. Chandler. Chandler also wrote Subsection (b) of the False Statements Accountability Act of 1996 too (parties and lawyers can lie in lawsuits and to Congress). Let's see if Hillary cites Subsection (b) to justify her lies.

CITE:


K. Craine  November 7, 2015 at 6:27 AM

Here's our previous post uncovering James P. Chandler and Bill & Hillary Clinton duplicity in 1996 in the passage of the deceptively named False Statements Accountability Act of 1996:


http://americans4innovation.blogspot.com/2015/06/congress-sanctioned-lying-to-courts-and.html

Reply

K. Craine  November 9, 2015 at 7:58 AM

AFI readers are invited to join this bipartisan CREDO petition:

Petition to Congress:

No end-of-year sweetheart deals for Spy State cronies on Wall Street

"Oppose, in must-pass bills to fund our government or our nation’s infrastructure, more Wall Street handouts [incl. Citigroup] like attacks on the consumer protection agency, the Dodd-Frank financial reforms, and rules protecting investors."


Also at:


Reply

K. Craine  November 9, 2015 at 8:11 AM

Here’s another bi-partisan petition that AFI readers are encouraged to support:

Tell Congress: End Warrantless Email Snooping!
http://act.demandprogress.org/sign/ECPA_general/

More outdated than the old box of AOL installation CDs collecting dust in your basement is the Electronic Communications Privacy Act, or ECPA.

Passed in 1986, the law says the government can access your email without a warrant just because a message is over 180 days old.

In other words, it defies the Constitution and common sense.

Here's the deal: Congress can do something to fix this embarrassing, outdated law. And a large, bipartisan majority in the House is on board with a bill that would do just that — a rare feat for any piece of legislation on Capitol Hill.

In fact, it's now the most cosponsored bill in Congress to not earn a House vote—yet.[1]

So what's the hold-up? Tell Congress to get this important piece of privacy legislation moving — add your name to our petition today.

Source:


---

K. Craine  November 10, 2015 at 5:53 AM

A SMALL VICTORY IN TAKING BACK OUR CONSTITUTIONAL RIGHTS TO PRIVACY AND AGAINST UNLAWFUL SEARCH AND SEIZURE:


---

Replies

K. Craine  November 10, 2015 at 6:37 AM

NEW NBC Thriller BLINDSPOT last night exposed an allegedly fictitious NSA/CIA program called “Operation Daylight” outed by a whistleblower.

Here’s the NBC trailer promo:


“Operation Daylight was a pact between the White House, the CIA and the FBI that involved taking information obtained through illegal NSA surveillance of average citizens, and attributing it to criminal sources - hi, Guerrero! - in order to prosecute people (and occasionally blackmail Congressmen). Sound shady? It is.”

Sound familiar? We believe that this is exactly what has been happening in Washington DC for more than a decade at the hands of the IBM Eclipse Chandler Spy State Cartel. Art mimics Real Life.

---

K. Craine  November 10, 2015 at 7:35 AM

Here’s a YouTube clip from NBC Blindspot when the FBI and CIA are given a directive from the White House to start using illegally gathered NSA information against political opponents.

---

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?
BLINDSPOT Scene, NSA White House Directive Episode, aired Nov. 09, 2015
https://youtu.be/6xvEfERqgg

Transcription of NSA Segment:

BETHANY: This is not a program. Where’s it written down? What bill allows it? It’s illegal, not to mention unconscionable. If the public ever found out about the true reach of the NSA surveillance.

THOMAS: The public wants us to win the war on terror.

BETHANY: This is not about terrorism. This is about the complete invasion of privacy for every citizen in this country.

THOMAS: If people aren’t breaking the law, why do they care if we are listening?

BETHANY: We would be breaking the law if we used any of this intel.

THOMAS: If it ever got out, we could go to prison.

THOMAS: We just received a directive from the White House chief of staff, and I for one intend to act on it.

THIRD FEMALE: Beth, if any one of us says no, this all falls apart.

... On Aug. 16, 2009, NSA director [James L.] Jones requested an urgent meeting with Hillary from the White House Situation Room, thus putting foreign state hackers on notice about concurrent event threats. This communication is classified by default. "H ."

http://americans4innovation.blogspot.com/2015/10/new‐hillary‐emails‐october‐release‐more.html

Arasmus Dragon November 10, 2015 at 1:29 PM

Suggest AFI readers send emails to all the engineers on the NIST table above. Turn up the heat and let them know the world is now watching them ...and waiting for them to do the right thing for a change.

Dear NAME OF ENGINEER:

I see that you are on the NIST DRBG VALIDATION list of encryption engineers.

What puzzles me is how so many bright engineers, like you, can be so ethically compromised and silent about the abuses of our Constitutional rights to privacy. Just because one can get away with fooling the general public about the supposed privacy of encryption, you know better. Why are you not shouting from the housetops that digital privacy is a Potemkin Village?

For the sake of our children and grandchildren, I hope you are not a Brownshirt and that you are one of the good guys who steps forward to right these wrongs. Please do not be silent any longer.


Thank you for your time.

Sincerely,

Your NAME

Constitutional Privacy & Property Rights Activist


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 more 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
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 NEW Leader® Private Email: afi@leader.com with your post. Once the moderator verifies that your email address is real, your comment will be posted using your real name or handle, whatever you wish, like John Smith or Tex.

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