PUBLIC NOTICE: ZUCKERBERG’S MONEY IS A FRAUDULENT CONVEYANCE FOR ANY CHARITY OR PERSON WHO TAKES IT

U.S. LAW REQUIRES CHARITIES TO PAY BACK DONATIONS FROM FRAUDSTERS.

USING THE FRUIT OF ZUCKERBERG’S CRIMES DEFRAUDS THE TRUE INVENTOR OF SOCIAL NETWORKING—COLUMBUS, OHIO INNOVATOR LEADER TECHNOLOGIES.

FIG. 1—MARK ZUCKERBERG’S CRIMES TAINT DONATIONS IRREPARABLY.

Mark Zuckerberg was recruited as a 19-year old Harvard sophomore to front for an emerging NSA spy state cartel. This group was made up of Harvard Law School sycophants who cooked up the Harvard Facebook “narrative” as a smokescreen for their unprecedented intelligence scheme to spy on the world. This plan was led by IBM, IBM’s Eclipse Foundation, Larry Summers and James P. Chandler, attorney to the NSA, IBM and Leader Technologies—the true inventor of social networking. Chandler secretly siphoned Leader’s engineering innovations in 2001-2002 to form and enable Eclipse. The Eclipse DE (Interface Development...
(DEC. 02, 2015)—Mark Zuckerberg announced yesterday his scheme to give away his $45 billion in Facebook stock to charity “over our lives.” The highly-staged announcement included a cutesy video of the larcenous couple with their new baby that The New York Times dutifully made available on their website.

On the surface, this announcement probably makes charity fund raisers salivate. But there’s a ‘poison pill’ for any charity that swallows a Zuckerberg donation. By seducing charities, Zuckerberg lures them into his schemes to defraud—whether or not they are aware of his criminal acts.

The law is clear. Charities who accept donations from fraudsters, whether or not they knew the donor was donating fraudulent funds, must pay back those funds—even if the money is already spent. It doesn’t matter what good work was done with the donations. That’s the law on “fraudulent conveyance.”

Anyone or any organization that uses, aids, abets, counsels, commands, induces or procures the commission of an act (like Zuckerberg’s theft of property) is as responsible for that act as if he had directly committed the act himself. 18 U.S.C. 2(a).

The charities’ liabilities for Zuckerberg’s crimes pile on from there. Ignorance is no defense.

If the charity knows Zuckerberg is guilty, then the specter of triple damages arises. In other words, the charity might have to pay back three times what they owe if they knew the property they received was obtained fraudulently.

A landmark 7th Circuit case gave this illustration (Scholes v. Lehmann, 56 F. 3d 750 (7th Cir. 1995) to illustrate the liability of a charity for unknowing gain from tainted funds:

“A thief rushes into a church, and, unobserved by anyone, drops the money he has stolen from his victim into the collection plate. Does the church obtain good title as against the thief’s victim? It does not.” —7th Circuit 1995.

In the Scholes case, the churches who received donations were ordered to pay back the funds that they had already spent for laudable activities like missionary work, earthquake relief, and construction of a chicken hatchery and children’s dormitory in Africa.

Likewise, Zuckerberg will not be able to pass good title to the charities he targets to receive his dirty funds.

The only rightful recipient of the funds Zuckerberg has stolen to generate Facebook’s revenues is Columbus innovator, Leader Technologies—the inventors who proved in federal court are the true creators of the engine running Facebook.

ZUCKERBERG’S $45 BILLION IS THE FRUIT OF THE POISONOUS TREE

Bookmark: #poisonous-tree
All evidence in support of such conduct is the “fruit of the poisonous tree”

*Nardone v. United States,* 308 US 338 (Supreme Court 1939)

FIG. 2—Mark Zuckerberg’s wealth is the fruit of a poisonous tree that will poison any charity or person who accepts Zuckerberg’s donation. Graphic: Origins of Facebook’s Technology.

For starters, any charity that accepts and/or spends Zuckerberg’s tainted donations will, at minimum, be ordered to pay it back.

Further, not counting conspiracy and collusion charges, accepting Zuckerberg’s donations makes the recipient liable for a host of criminal offenses associated with aiding and abetting Zuckerberg’s crimes, including:

**BOOKMARK: #related-crimes**

**TABLE: POTENTIAL LIABILITIES TO A CHARITY FOR TAKING DONATIONS FROM A FRAUDSTER LIKE MARK ZUCKERBERG**

<table>
<thead>
<tr>
<th>U.S. Code (The Law)</th>
<th>Issue/Summary:</th>
</tr>
</thead>
<tbody>
<tr>
<td>18 U.S.C. § 2</td>
<td>Aiding and Abetting an Offense Makes You a Principal Offender</td>
</tr>
<tr>
<td>18 U.S.C. § 1341</td>
<td>Frauds and Swindles</td>
</tr>
<tr>
<td>18 U.S.C. § 2314</td>
<td>The National Stolen Property Act</td>
</tr>
<tr>
<td>18 U.S.C. § 2315</td>
<td>Sale or receipt of stolen goods, moneys</td>
</tr>
<tr>
<td>18 U.S.C. § 2319</td>
<td>Criminal infringement of a copyright</td>
</tr>
<tr>
<td>18 U.S.C. § 2320</td>
<td>Trafficking in counterfeit goods or services</td>
</tr>
<tr>
<td>18 U.S.C. § 2323</td>
<td>Forfeiture, destruction and restitution</td>
</tr>
<tr>
<td>18 U.S.C. § 2326</td>
<td>Enhanced penalties</td>
</tr>
<tr>
<td>18 U.S.C. § 2327</td>
<td>Mandatory restitution</td>
</tr>
</tbody>
</table>

WILL 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.

**CLICK HERE FOR WASHINGTON’S ETHICAL DISEASE DISCOVERIES RE. FACEBOOK “DARK POOLS”**

**STOP FACEBOOK PROPERTY THEFT**

*We see. We “like.” We steal. STOP FACEBOOK PROPERTY THEFT. www.fbcoverup.com*

ASK CONGRESS: PASS THE INVENTOR PROTECTION ACT!
On Jul. 27, 2010, Leader Technologies proved that Facebook is guilty of infringing their U.S. Patent No. 7,139,761 for social networking. The resulting judicial actions to protect Facebook have exposed a horrific level of Washington corruption, including the Chief Justice John G. Roberts, Jr. himself, who holds substantial Facebook financial interests and cozy relationships with Facebook's attorneys.

The facts show that Facebook was a fabrication of the NSA to spy on Americans more freely and cheaply. Zuckerberg was a pawn in this illegal surveillance scheme. He played along as a willing front man, as have many other technology and banking executives. See Figs. 2, 3 below.

Zuckerberg’s charity announcement is a naked attempt to garner public favor in order to cover over his many crimes.

He is also tempting charities to come over to the dark side where their integrity can be subsumed by and recruited to this criminality.

Such conduct is not new. “Giving back” what one has previously stolen is a well known and ancient practice.

**RUN FROM ANY ZUCKERBERG BEARING GIFTS**

In Zuckerberg’s case, any legitimate charity will run from any Zuckerberg or Facebook crony bearing gifts.

Don’t take Zuckerberg’s bait. It is poison.

Whistleblowers are encouraged to come forward to put an end to this madness while we still have a Republic. Contact the House Oversight Committee, an investigative journalist with integrity, like Sheryl Attkisson, or post your evidence anonymously on any number of websites like AFI. Be smart about it, but do it.

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**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-scam

7. USPTO-reexam Sham

8. Zynga-gate
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 amer4innov@gmail.com and we’ll post it for you. We welcome and encourage anonymous comments, especially from whistleblowers.

1 comment:

K. Craine December 3, 2015 at 5:52 AM

Email comment from Sharyl Attkisson:

Hillary Clinton’s Email: the Definitive Timeline

https://sharylattkisson.com/hillary-clintons-email-the-definitive-timeline/

Reply
Americans For Innovation: PUBLIC NOTICE: ZUCKERBERG’S MONEY IS A FRAUDULENT CONVEYANCE FOR ANY CHARITY OR PERSON W... support of democratic principles. They promise to conduct themselves in a manner than instills confidence among the citizenry in the rule of law and the judicial system. These promises appear to be meaningless. Click here for a PDF version of Julie Davis' article.

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Constitutional rights advocates demand that NCAA stop its copyright infringement in social media; ask Congress to preserve Zuckerberg's ...

HOW JUDGES GROW RICH ON THE BACKS OF AMERICAN INVENTORS
Patent Office filings are shuffled out the USPTO
Inescapable Conclusion: Most, if not all, of the social networking functions of large online providers were created by the U.S. Government via IBM-NSA-Eclipse Foundation to spy on both children and adults. In return for information on citizens, the government allowed commercial exploitation of the citizens and their personal data by these companies.

Dates When NSA PRISM Collection Began For Each Provider

Source: NSA Whistleblower Edward Snowden, Jun. 6, 2013 (Thank you)

TOP SECRET/SI/ORCON/NOFORN
American Spy State

The White House
U.S. State Dept.
U.S. Justice Dept.
U.S. Commerce Dept.
U.S. H.H.S.
U.S. Patent Office
C-Span

Stock investments in crony companies

American Spy State

Offshore bank finance & money-laundering

IBM Eclipse Foundation, Eclipse IDE

NSA "Cloud" storage offshore

Cartel "Big Data" storage offshore

Regulatory lawlessness
You

100% IBM-Eclipse Cartel Members:

Follow IBM

Twitter
LinkedIn
Facebook
YouTube

NSA Spy State

Internet

100% theft of your ideas and privacy by private companies colluding with the Obama Administration

Obama’s “public private partners”—The Cartel—Wall Street, Silicon Valley, Judiciary, Totalitarian Liberals