BOMBSHELL: ZUCKERBERG EMAILS PROVE HILLARY ENCOURAGED FACEBOOK TO OBSTRUCT JUSTICE

OBAMA APPOINTED FACEBOOK ATTORNEYS TO STONEWALL THE TRUTH ABOUT FACEBOOK’S SPY ORIGINS

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | FEB. 26, 2016, UPDATED NOV. 05, 2016 | PDF

FIG. 1—HILLARY CLINTON AND BARACK OBAMA HAVE PROTECTED FACEBOOK’S THEFT OF LEADER TECHNOLOGIES’ SOCIAL NETWORKING INVENTION TO PROMOTE THEIR NEW WORLD ORDER AGENDA. Photos: ibtimes.co.uk

DEEP STATE SHADOW GOVERNMENT POSTER

PAY-to-PLAY NEW WORLD ORDER
This timeline shows how insiders sell access & manipulate politicians, police, intelligence, judges and media to keep their secrets

Clintons, Obamas, Summers were paid in cash for outlandish speaking fees and Foundation donations. Sycophant judges, politicians, academics, bureaucrats and media were fed tips to mutual funds tied to insider stocks like Facebook. Risk of public exposure, blackmail, pedophilia, “snuff parties” (ritual child sexual abuse and murder) and Satanism have ensured silence among pay-to-play beneficiaries. The U.S. Patent Office is their toy box from which to steal new ideas.

REQUEST FOR CONGRESSIONAL INTERVENTION

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https://americans4innovation.blogspot.com/2016/02/bombshell-zuckerberg-emails-prove.html
Americans for Innovation: BOMBSHELL: ZUCKERBERG EMAILS PROVE HILLARY ENCOURAGED FACEBOOK TO OBSTRACT JUSTICE

 Bookmark: #mitt-romney-financials

EXPOSED: Mitt Romney’s Top 20 Wall Street campaign donor/supporters mirror Facebook, IBM, The Eclipse Foundation, Clintons and Obama.

EXPOSED: Mitt Romney holds up to $45.1 million in Goldman Sachs funds, underwriter to Facebook, IBM, The Eclipse Foundation, Clintons and Obama.

DISCLOSURES: Clinton | Cruz | Kasich | Trump | Rubio | Sanders | Bush | Romney | Romney Tax

Yesterday, an internal document surfaced from Gibson Dunn LLP, one of Facebook’s law firms. It proves that Facebook and CEO Mark Zuckerberg lied in multiple lawsuits about the existence and contents of Zuckerberg’s 2003-2004 Harvard computers and emails. This evidence, which is now supported by Ceglia court filings (Doc. No. 42 link below) supports the Leader case that Facebook stole Leader’s invention and obstructed justice to hide it from discovery.

LEADER V. FACEBOOK

Now, the lies are proven. In Leader v. Facebook, after nearly a year of stonewalling, Facebook’s trial attorney, COOLEY GODWARD LLP, claimed that all of Zuckerberg’s 2003–2004 Harvard emails and computer hard drives were lost. They produced nothing to Leader Technologies in preparation for the trial. They never said that the information was lost until almost a year of stonewalling, and just days before they were going to be ordered to produce it by the judge.

When will lawyers condemn this judicial corruption and Constitutional betrayal?

AFI researchers have uncovered more than 233 Zuckerberg Harvard emails between Jun. 02, 2003 and May 08, 2004. Click here for Doc. No. 42, Ceglia v. Zuckerberg, Facebook filed Nov. 17, 2011. It is unclear when the court published this. AFI researchers are just learning about it, and no one in the mainstream media has covered it.

The existence of even one of these Zuckerberg messages would automatically trigger Leader Technologies’ right to forensically examine all of Zuckerberg’s 28 computer devices and Harvard emails from 2003-2004.

On Oct. 23, 2009, even Magistrate LEONARD P. STARK, Obama’s eventual nominee, could not ignore Leader’s due process right to forensically analyze Zuckerberg’s evidence. He stated to then Facebook counsel, WHITE & CASE LLP, in a hearing on Facebook’s year of stonewalling:

Magistrate Stark on Facebook’s year of stonewalling review of Zuckerberg’s 2003-2004 Harvard information: “I am inclined to the view that prior deposition testimony related to what materials were relied on in the development of the Facebook website sounds to me like it may very well prove to be relevant and the production of it could also streamline and thereby make more efficient the deposition process in this case.”

https://americans4innovation.blogspot.com/2016/02/bombshell-zuckerberg-emails-prove.html
On Oct. 26, 2009, three days later, Facebook replaced White & Case LLP with Cooley Godward LLP, however, the attorneys remained, including Heidi Keefe. Tellingly, Cooley Godward’s partner, DONALD K. STERN, was now Obama’s Justice adviser at the White House.

On Jun. 04, 2010, HEIDI L. KEEFE, COOLEY GODWARD LLP, instructed Zuckerberg during his Leader v. Facebook deposition not to answer any questions about his 2003-2004 activities.

GIBSON DUNN LLP partner, THOMAS G. HUNGAR, a protégé of Chief Justice JOHN G. ROBERTS, JR., became Facebook’s appeals attorney in Leader v. Facebook. He had represented the judges in the appeals court and both he and the Federal Circuit judges should have recused themselves due to their obvious conflict of interest. But alas, the entire legal community sat silent while Facebook and the Courts performed their charades. Evidently all in the Facebook (Crime) Family.

Bookmark: #zuckerberg-leak-video

FIG. 6— THOMAS G. HUNGAR, GIBSON DUNN LLP, Facebook attorney

FIG. 8— ORIN S. SYNDER, GIBSON DUNN LLP, Facebook’s and Zuckerberg’s lawyer in the Ceglia v. Zuckerberg Some call him the “Punk with a Pen ”

FIG. 7—MARK E. ZUCKERBERG AND FACEBOOK DENIED the existence of 28 Zuckerberg computer devices and Harvard emails in Leader v. Facebook. However, Facebook’s lawyers, Gibson & Dunn LLP, leaked an internal spreadsheet verifying that Zuckerberg’s Inbox contained hundreds of emails and files that should have been produced in Leader v. Facebook. Such lies during litigation are Fraud on the Court and are criminal offenses since they obstruct justice. Click here: PDF of the leaked Facebook spreadsheet proving that 2003-2004 information existed.

Photo  Business Insider

CEGLIA V. ZUCKERBERG

Facebook’s experts lied. In Ceglia v. Zuckerberg, Facebook’s trial attorney, GIBSON DUNN LLP, accused Ceglia of forging over 233 emails exchanged with Zuckerberg during 2003-2004. However, the courts have never allowed Ceglia to examine Zuckerberg’s information from the same period.

In Nov. 2011, according to sources close to the case, the Winklevoss Twins’ attorney warned Ceglia that 28 Zuckerberg hard drives and Harvard emails were never lost as Cooley Godward LLP and Zuckerberg had told Leader Technologies. They were in the custody of Gibson Dunn LLP, and were about to be destroyed. Ceglia’s attorneys successfully stopped the destruction.

However, for the next six months, the court continued to shield Zuckerberg’s information until finally allowing Ceglia to depose Facebook’s experts about Facebook’s information. The impropriety aside of only allowing self-serving expert testimony, Ceglia’s attorney was blistering nonetheless.

CEGLIA V. ZUCKERBERG

FACEBOOK’S EXPERTS LIED. IN CEGLIA V. ZUCKERBERG, FACEBOOK’S TRIAL ATTORNEY, GIBSON DUNN LLP, ACCUSED CEGLIA OF FORGING OVER 233 EMAILS EXCHANGED WITH ZUCKERBERG DURING 2003-2004. HOWEVER, THE COURTS HAVE NEVER ALLOWED CEGLIA TO EXAMINE ZUCKERBERG’S INFORMATION FROM THE SAME PERIOD.

IN NOV. 2011, ACCORDING TO SOURCES CLOSE TO THE CASE, THE WINKLEVOSSES’ ATTORNEY WARNED CEGLIA THAT 28 ZUCKERBERG HARD DRIVES AND HARVARD EMAILS WERE NEVER LOST AS COOLEY GOWARD LLP AND ZUCKERBERG HAD TOLD LEADER TECHNOLOGIES. THEY WERE IN THE CUSTODY OF GIBSON DUNN LLP, AND WERE ABOUT TO BE DESTROYED. CEGLIA’S ATTORNEYS SUCCESSFULLY STOPPED THE DESTRUCTION.

HOWEVER, FOR THE NEXT SIX MONTHS, THE COURT CONTINUED TO SHIELD ZUCKERBERG’S INFORMATION UNTIL FINALLY ALLOWING CEGLIA TO DEPOSE FACEBOOK’S EXPERTS ABOUT FACEBOOK’S INFORMATION. THE IMPROPRIETY ASIDE OF ONLY ALLOWING SELF-SERVING EXPERT TESTIMONY, CEGLIA’S ATTORNEY WAS BLISTERING NONTHELESS.

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In two days of testimony, Facebook’s Stroz Friedberg experts, Bryan J. Rose and Michael F. McGowan, confirmed the existence of the 28 computer devices and Harvard emails.

Three months later, criminal charges were filed against Ceglia for forgery of his contract with Zuckerberg (charges which have since been proven unfounded by the U.S. Secret Service forensic lab).

Facebook’s Stroz Friedberg experts lied like drunken sailors.

They admitted appalling professional incompetence (or amnesia):

1. Took no notes,
2. Did not ask Zuckerberg if they had everything,
3. Did not confirm a chain of custody (who has preserved the hard drives and data from tampering and deterioration),
4. Were not impartial or arm’s length,
5. Were paid by Facebook, and
6. Took their search terms from Gibson Dunn LLP.

BANANA REPUBLIC COURTS

To this day, Ceglia’s experts have been stonewalled and been unable to study Zuckerberg’s 28 computers and Harvard emails. This injustice is just gross; as bad as in a Banana Republic; worse since it is happening in the United States where we are supposed to be better than this.

They were asked a straightforward question:

“If you found an email between Ceglia and Zuckerberg, would you report it?”

FACEBOOK EXPERTS: TWEEDLEDUM AND TWEEDLEDEE

Rose and McGowan waffled with repeated vagaries like “don’t recall,” “not sure,” “hard for me to answer.” Experts are supposed to help juries learn the facts. It is illegal for experts to simply shill and obstruct fact finding for their client, thus betraying their expert objectivity, as Rose and McGowan clearly did. In this case, Tweedledum and Tweedledee would’ve remembered more than these purported experts.

On the key question of whether Zuckerberg’s assets contained messages from Paul Ceglia, Michael McGowan said:

“I don’t believe so.”

This admission is a bombshell.

BOMBSHELL: ZUCKERBERG’S FRAUD ON THE COURT PROVED

The whistleblower evidence proves that “I don’t believe so” is a boldface lie. It also proves Facebook committed fraud on the court in both Ceglia v. Zuckerberg and Leader v. Facebook.

The leaked forensic spreadsheet was created on April 30, 2012 by “METROSTAR.” It compares 111 Ceglia emails and 233 Zuckerberg emails. Here are the Ceglia emails that mostly match messages also in Zuckerberg’s emails and prove McGowan lied.

Facebook’s Gibson Dunn LLP’s attorney, Orin S. Snyder, called the “Punk with a Pen,” said that Ceglia’s emails were: “supposed emails,” “fabricated emails,” “fraudulent emails,” “those emails were...”

STOP FACEBOOK PROPERTY THEFT

We see. We “like.” We steal.

STOP FACEBOOK PROPERTY THEFT,

www.fbcoverup.com

WILL HUMANKIND EVER LEARN? Facebook’s Orwellian doublespeak about property and privacy merely repeats the eventual dehumanization of the individual under Mao’s Red Star, Stalin’s SOV ET Hammer & Cycle and Hitler’s NAZI Swastika. Respect for the inalienable rights of each individual is a bedrock value of democracy. The members of the Facebook Cabal abuse this principle at every opportunity. They evidently believe that they deserve special privileges and are willing to lie, cheat and steal in order to treat themselves to these privileges.

ASK CONGRESS: PASS THE INVENTOR PROTECTION ACT!
concocted, “bogus emails,” “his so-called emails,” “purported emails,” and “made up emails.” Clearly, Snyder is a bully who spews falsities in bombastic tirades.

Reading Snyder’s outburst reminds one of Hamlet, Act III, Scene II (1599): “The lady doth protest too much, methinks.” Hamlet’s mother, Queen Gertrude, observes of the actor who is secretly playing her in Shakespeare’s play-within-a-play that the actor’s too frequent and vehement attempts to convince others of some matter of which the opposite is true, makes her appear defensive and insincere.

Note: The leaked Stroz Freidberg spreadsheet was created by “METROSTAR.” A Washington, D.C. company named METROSTAR SYSTEMS has a long client list of federal government agencies, including the Department of Justice, Patent Office and FBI. Could this company be running cover and obstructing justice for Facebook on the government’s dime?

70.5% EMAILS IN COMMON IN CEGLIA’S & ZUCKERBERG’S EMAIL INBOXES BETWEEN JUL. 16, 2003 AND OCT. 20, 2003

Between Jul. 16, 2003 and Oct. 20, 2003, Ceglia had 62 out of 88 held by Zuckerberg. In other words, 70.5% were held by both men.

ZUCKERBERG SECTIONS MISSING, STRONG EVIDENCE OF DOCTORING BY LAWYERS

Between Jun. 2, 2003 and Jul. 14, 2003, Ceglia had 42 for which Zuckerberg had 0.

Between Oct. 21, 2003 and May 8, 2004, Ceglia had 103 for which Zuckerberg had 0.

This proves Ceglia did not forge them since he would have had to hack through Harvard FASmail system security and make substantial changes, undetected. He did not have that kind of technical proficiency.

STREETFAX MENTIONED 78 TIMES; PROVES CEGLIA TOLD THE TRUTH AND ZUCKERBERG LIED

“StreetFax” is mentioned 78 times in the spreadsheet. (This is the smoking gun for McGowan’s “I don’t believe so” lie.) StreetFax is the parallel project that Zuckerberg and Ceglia were working on along with Facebook.

Zuckerberg’s emails either have a typically techie tone, spelling (poor) and grammar (loose), or they are flowery, well-written, properly punctuated and formatted, and obvious written by lawyers.

During the Ceglia case, Facebook accused Ceglia of forging hundreds of emails.

However, the leaked spreadsheet debunks the Facebook accusation that Ceglia forged hundreds of emails. It proves unequivocally that Zuckerberg has lied all along, and Ceglia is telling the truth. But, Ceglia has been idicted and had to flee the government’s persecution. Click here for more in defense of Paul Ceglia.

OBAMA’S AND HILLARY’S PATTERN OF RACKETEERING TO PROMOTE FACEBOOK AND OBFSTRUCT JUSTICE

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

9. James W. Breyer / Accel Partners LLP Insider Trading

10. Federal Circuit Disciplinary Complaints

11. Federal Circuit Cover-up

12. Congressional Briefings re. Leader v. Facebook judicial corruption

13. Prominent Americans Speak Out

14. Petition for Writ of Certiorari

15. Two Proposed Judicial Reforms

16. S. Crt. for Schemers or Inventors?

17. Attorney Patronage Hijacked DC?

18. Justice Denied | Battle Continues

19. FB Robber Barons Affirmed by S. Crt.

20. Judicial Misconduct WALL OF SHAME

21. Corruption Watch - “Oh what webs we weave, when first we practice to deceive”

22. Facebook | A Portrait of Corruption

23. White House Meddling

24. Georgia! AM 1080 McKibben Interview

25. Constitutional Crisis Exposed

26. Abuse of Judicial Immunity since Stump

Barack Obama’s and Bill & Hillary Clinton’s Racketeering Partial Timeline

<table>
<thead>
<tr>
<th>Year</th>
<th>Event</th>
</tr>
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<tbody>
<tr>
<td>2007</td>
<td>Click here for full timeline: The Greatest Financial Crime in the History of the World</td>
</tr>
<tr>
<td>Feb 10</td>
<td>Barack Obama announced candidacy on Facebook</td>
</tr>
<tr>
<td>12</td>
<td>Bill and Hillary Clinton donated $154m for brokering UrAsia (Goldman Sachs) uranium deal</td>
</tr>
</tbody>
</table>
WHAT CAN I DO ABOUT THIS? PLENTY.

What does the average American do about this legal profligracy? Complain loudly and persistently to public officials and the media, and keep complaining until these injustices are righted. Otherwise, if these people are allowed to get away with mistreating Leader Technologies and Paul Ceglia today, you, your family and friends will be next.

http://www.contactingthecongress.org/

* * *

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

Investigative Reporter Julia Davis investigates Facebook’s Leader v. Facebook attorney Gibson Dunn LLP. She credits this firm with the reason why not a single Wall Street banker has gone to jail since 2008. Click here to read her article “Everybody hates whistleblowers.” Examiner.com, Apr. 10, 2012. Here’s an excerpt:

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

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

POPULAR POSTS

OHIO STATE’S PRESIDENT MICHAEL V. DRAKE HIRED IN PERSONAL CONFLICTS OF INTEREST

Trustees and Provost promote learning technology that benefits trustee clients and is stolen from OSU alums Contributing Writers | Opinion...

OSU BAND INVESTIGATION UNEARTHS SURPRISE TRUSTEE COLLUSION IN PATENT THEFT

 Breaking News, Sep. 3, 2014 10:05am OSU Trustee President, Jeffrey Wadsworth, “counterattacks” the Band Alumni leadership T...

GOVERNOR JOHN KASICH HOLDS MUCH STOCK IN OSU TRUSTEE PRIVATE INTERESTS

Governor’s trustee appointments reveal strong bias toward protecting his Investments Contributing Writers | Opinion | AMERICANS FOR INNOVA...
10% TO WHISTLEBLOWER(S)

Leader Technologies has indicated they are willing to pay a 10% reward for information that leads to the recovery of funds by their shareholders.

Bookmark: #stop-the-cartel

LETTER TO CONGRESS:
Word Doc
PDF Doc

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.

![Graphic AFI](Fig. 10 — Obama’s Fundamental Transformation of America. His wheel of corruption.)

Click here for hijack of the cyber world timeline and database.

Bookmark: #spy-state-surveillance

![Graphic AFI](Fig. 11 — The evidence is unmistakable. A Cartel of private companies, in collusion with the NSA, collect ALL relationship data between American citizens and the federal government. Much of that data is stored overseas, e.g., Lulea, Sweden outside the jurisdiction of the U.S. Constitution (’Inside the Arctic Circle, Where Your Data Lives,’ Business Week).)

EDITORIALS

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

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

https://americans4innovation.blogspot.com/2016/02/bombshell-zuckerberg-emails-prove.html
Americans for Innovation: BOMBSHELL: ZUCKERBERG EMAILS PROVE HILLARY ENCOURAGED FACEBOOK TO OBLITERATE JUSTICE

11/5/2017

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.

Posted by K. Crane at 3:29 PM

42 comments:

dave123  February 26, 2016 at 10:12 PM

Wayne Chang filed a lawsuit against the Winklevoss brothers. Chang said that the Winklevoss brothers merged their company, called ConnectU, with Chang's web development company to make a new company: The Winklevoss Chang Group (WCG). Chang complained that the Winklevosses “expressly agreed that the litigation between ConnectU and Facebook was an asset of ConnectU and an asset of WCG,” according to Business Insider. Chang never got any money when the Winklevosses received $65 million as part of the settlement. Chang claims that this IM conversation took place between him and Cameron in November 2004: BUT WINKLEVOSS STOLE THE F**ING IDEA FACEBOOK and they knew how and from who zuckerberg stole the idea from? extortion

Many people have questioned as to the reasoning behind the lack of settlement offers from Facebook to Leader. Facebook has been notorious for buying peoples' silence and paying off those who would otherwise give the appearance of illegitimacy (The Winklevoss twins come to mind). Reactive narcissistic leaders are not prepared to share power. On the contrary, as leaders they surround themselves with 'yea-sayers.' Unwilling to tolerate disagreement and dealing poorly with criticism, such leaders rarely consult with colleagues, preferring to make all decisions on their own.
(Zuckerberg was busy at stalling all the other facebooks from launching), The Winklevoss brothers and aaron Greenspan, but they only set up their own facebook when they learnt that the idea facebook was stolen from Mr London by Mark Zuckerberg. The Winklevoss brothers are suing Facebook and Mark Zuckerberg again. They were not happy with the $65 million settlement from before. They believe that Facebook was actually worth much higher at the time when the settlement agreement was made. In an ironic twist, Wayne Chang is suing the Winklevoss twins for the same reason they are suing Facebook. And they did this KNOWING that the idea facebook was stolen from Mr London.

IBM knew facebook was stolen from day ONE? IBM contacted Mr London with an offer to help set up his idea facebook, but Mr London was in contact with Mr Ceglia to develop a search engine to implement the start up of facebook, Zuckerberg found out about this and contacted Mr Ceglia and sighted the contract Mark Zuckerberg had no legal right to do this facebook was not his idea. IBM HELP ZUCKERBERG STEAL THE IDEA FACEBOOK AND ZUCKERBERG HELP IBM TO STEAL THE COD

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**dave123 February 27, 2016 at 7:24 AM**

The Internet is very shocked and upset that Facebook CEO Mark Zuckerberg was kind of weird and also creepy, back in college. Specifically, according to Business Insider, Zuckerberg used Facebook to get the email passwords of two Harvard Crimson reporters who were running a potentially damaging story about how Zuckerberg stole ideas zuckerberg examined a log of failed logins to see if any of the Crimson members had ever entered an incorrect password into TheFacebook.com. If the cases in which they had entered failed logins, Mark tried to use them to access the Crimson members' Harvard email accounts. He successfully accessed two of them."

Mark Zuckerberg Lisa Simpson (Facebook evidence-destroyer) and the law firm Orrick turned up at one of the two Harvard Crimson reporters home with two law enforcement officials and combed the house to destroy all evidence of how facebook was stolen and about paul ceglia this scandal is the unequivocal proof that our American legal system is corrupt at the highest levels. At least two Harvard Crimson reporters KNEW FACEBOOK WAS A STOLEN IDEA.

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**dave123 February 27, 2016 at 9:38 AM**

David Kirkpatrick tried to terminate wirehog that zuckerberg was working on Wirehog, Zuckerberg's stolen side Project That Almost Killed Facebook, in 2007 Facebook technicians worked on programme called 'Judgebox' which would let users compare and vote on women in echoes of founder Mark Zuckerberg's sexist 'Facemash' app he developed at Harvard. Zuckerberg never work on the idea facebook that he stole. Zuckerberg has found all his homes on Craigslist. His first place was a sparse one-bedroom apartment that a friend [Tyler Winklevoss] described as something like a "crack den. "He's the poorest rich person I've ever seen in my life," Tyler Winklevoss said.

Zuckerberg has found all his homes on Craigslist. His first place was a sparse one-bedroom apartment that a friend [Tyler Winklevoss] described as something like a "crack den. "He's the poorest rich person I've ever seen in my life," Tyler Winklevoss said.

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**K. Craine February 27, 2016 at 1:36 PM**

Email comment by GH:

OBAMA'S SPY CARTEL IS WORMING ITS WAY THROUGH THE REGULATIONS to give the FBI more dirt on Americans that it has retrieved from the illegal NSA surveillance of Americans. This is like money laundering, only this is law enforcement data laundering. From The New York Times:

Obama Administration Set to Expand Sharing of Data That N.S.A. Intercepts

The change would relax longstanding restrictions on access to the contents of the phone calls and email the security agency vacuums up around the world.

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“The executive branch can change its own rules without going to Congress or a judge for permission because the data comes from surveillance methods that lawmakers did not include in the main law that governs national security wiretapping, the Foreign Intelligence Surveillance Act, or FISA.”

Since James P. Chandler wrote most of these laws for Bill Clinton in 1995-1996, and he wrote most of the Clinton, Bush and Obama executive orders, it appears he probably intentionally wrote holes in his laws and orders so that he always had wiggle room.

Beware of Executive Branch National Security officials giving more permissions to the NSA to share data with the FBI. Notice that picture, Attorney General Loretta Lynch, the boss of the FBI, is sitting sheepishly at that table. So, she is essentially giving herself permissions to take illegally acquired NSA data to spy on Americans with their new changes. Priceless.

Notice the waffle on making their new decisions public:

“Once these procedures are final and approved, they will be made public to the extent consistent with national security,” Mr. Hale said. “It would be premature to draw conclusions about what the procedures will provide or authorize until they are finalized.”

Here is a PDF of this article:


Rain Onyourparade February 28, 2016 at 5:31 AM

This PragerU 5 minute video is the best short explanation of Crony Capitalism that I have ever seen. Check it out.

“This election season there’s a lot of talk about corruption, about politicians being “bought and sold”, and about “crony capitalism”. What do those terms mean? Why should we care? Is there a way to reduce corruption and restore our trust in government? Author Jay Cost, staff writer at The Weekly Standard, answers these questions and proposes a solution that every society could benefit from.”


https://www.prageru.com/courses/political-science/what-crony-capitalism

K. Craine February 28, 2016 at 5:51 AM

Email comment by TEX:

Ruh roh. The dam appears a little shaky. This recent whistleblower announcement could prove to be the first breach that causes the big lake of corruption to flow into the valley of justice. There is a real chance that this brave whistleblower is going earn a nice pay day. If I was in a position to add to the flood by speaking out, I would. Not only would additional information help prove that America is still a country of honorable and brave business folks, but it could also prove to be financially rewarding. The money that this theft diverted from the legitimate owners makes it the largest corporate theft in the history of our little blue planet. It is beyond me how the thieves kept the truth hidden this long. The beauty of
whistleblowing now is that you can remain behind a veil of protection.

Don't let the depth or breadth of this multi year crime fool you. It began as one thing and grew into another , the size of which is unimaginable. It appears that the Leader lawyer initially hired to protect this innovation, when told of the platform created, found a nefarious way to get rich on one hand, and begin control of the information flow of average Americans, on the other. He obviously disavowed his vow to protect his client. Is there anything more disgusting than that ? The 'early rich’ grew into a ‘monster rich' so throwing financial gains out to the minions involved along the way was easy. Many of those that perpetuated this crime did so unknowingly. Others such as BHO, the Clintons , Zuckerberg, the Russians, the new internet whiz kids, and a few judges , knew exactly the ramifications. The gains they enjoyed made it worth the risk. “The ends justify the means”. Facebook and the new information companies that followed, used stolen inventions to gain power and power generally converts to wealth.

I am so sick of fraud, corruption, lying, cheating, and deception that my hair bursts into flames when I see our corrupt leaders say anything. They lie as a habit. And this includes the corporate leaders, faith leaders, government men and women, the news media, and academia. If you know something, say something. Come forward. We must put a stop to this America that is eating it's liberties, freedoms, and honorable character.

Have a nice day, TEX

Reply

K. Craine  February 28, 2016 at 9:12 AM

Email comment by MS:

How secretly developed [Raytheon Riot] software became capable of tracking people's movements online. The Guardian.

https://youtu.be/O1doQJAt6Y

Reply

dave123  February 28, 2016 at 8:49 PM

FACEBOOK HAVE STOLEN AGAIN

The US Court of Appeals for the Federal Circuit has affirmed a ruling that two patents asserted against Facebook were not infringed. In a ruling handed down February 25, the federal circuit rejected Rembrandt Social Media’s arguments that two patents, US numbers 6,415,316 and 6,289,362, were infringed.

Facebook's BigPipe technology was the subject of the dispute. The stolen technology increases the speed at which a page is loaded up on an individual’s browser by breaking it into different sections called page lets.

Rembrandt sued Facebook at the US District Court for the Eastern District of Virginia in 2013. But a year later, the court returned a ruling of non-infringement and found that the patents were invalid.Facebook then filed a claim at the Patent Trial and Appeal Board (PTAB), seeking revocation of the patents, With the idea to take for FREE and STEAL this technology

The PTAB, however, rejected the claim and said Facebook failed to show by a "preponderance of evidence" that the patents were invalid. In its appeal to the federal circuit, Rembrandt pointed to the PTAB’s decision as evidence that the patents were valid, while questioning the court’s non-infringement verdict. But the three-judge federal circuit panel affirmed the lower court’s ruling of non-infringement and invalidity."We cannot conclude that, construing the evidence in the light most favourable to Facebook, the jury could have only ruled in favour of Rembrandt," wrote Chief Judge Sharon Prost.

The Death of Scalia have changed the landscape. Dow Chemical has settled a class-action lawsuit. The company said Justice Scalia's death means it’s no longer likely to win in court. Other corporations may make the same calculation. There are a handful of other big cases involving the likes of Tyson Foods, search website Spokeo and Microsoft on the Supreme Court's docket . Microsoft is advertising it's cloud as a tool to detect patent infringement .Microsoft go suck on it

Reply

K. Craine  February 29, 2016 at 12:12 PM

Email comment by GH:

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 helped write that opinion. Group One test omission analysis.

Clerk of Court Jan Horbaly , U.S. Court of Appeals for the Federal Circuit, clerk who signed all the opinions in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Clerk Horbaly and his staff obfuscated when the court's ruling was challenged by an amicus curiae brief revealing clear mistakes of law and new evidence.

See analysis of the misconduct and misrepresentations within the Federal Circuit Clerk of Court in Leader v. Facebook. Mr. Horbaly failed to disclose his conflicts of interest and close associations with numerous Facebook attorneys and law firms, as well as his close association with one of Facebook's largest shareholders, Microsoft, who is a Director of The Federal Circuit Bar Association where Mr. Horbaly is an ex officio officer. Additionally, the DC Bar revealed in a written statement that Clerk Horbaly is not licensed to practice law in the District of Columbia. [Editorial: What does that make the Federal Circuit with its location within in a stone's
Looks like the NSA is keeping the information flowing to Hillary via her former aide Cheryl Mills. The cartel is alive and well on the campaign trail.

I thought you might be interested in this article:

A senior Hillary Clinton aide has maintained her top secret security clearance despite sending information now deemed classified to the Clinton Foundation and to then-Secretary of State Clinton's private unsecured email account, according to congressional letters obtained by Fox News.


K. Craine  February 29, 2016 at 12:20 PM

Here is a PDF of this article. AFI has confirmed from multiple intelligence sources that Mills' clearance would routinely be withdrawn when she left Hillary Clinton's employment. Presuming she continues to be employed by the US Government. Who?

We speculate the NIAC, NSA or C.I.A. This would allow a Hillary confidante to continue to enjoy classified dirt on her opponents. The spy state wants Hillary in power badly. They don't own Trump, it appears.


Dave123  March 1, 2016 at 12:58 PM

A regional court in Berlin found that Facebook had not changed their terms and conditions statement to adequately address intellectual property concerns. The court fined Facebook 100,000 euros ($109,000) today, just one week after Facebook CEO Mark Zuckerberg's visit to Berlin, where he was awarded the first ever Axel Springer Award for entrepreneurship and innovation.

They need to call it the Jerry Springer Award lol

P. Pratt  March 2, 2016 at 9:32 AM

I just received this petition from CREDO. I have signed a number of their petitions, but push back on ones that are obviously misguided polemics:

CREDO wrote:

Tell CNN, CBS, ABC, FOX, and The New York Times:

"Report the Republicans' pledge to block a Supreme Court nomination for what it is: An unprecedented case of Republican obstructionism and anti-constitutional overreach."

I wrote back to CREDO a short lesson in Civics:

Dear Murshed, you are missing the point here and inflaming this issue unnecessarily. The checks and balances are working. It's called Advise and Consent. You seem to have a problem with anything in the Constitution that is inconvenient to peoples' agendas. Get over it and support our Constitution bro.

Obama is perfectly within his powers to nominate someone.

The Senate is perfectly within its powers to tell Obama no.

This is neither obstructionism or anti-Constitutional overreach.

I hate it when you send out these sorts of polemical petitions. They mislead people about Constitutional basics.
Stop being a tool Murshed and stand up to tyranny wherever it raises its ugly head, right or left.

K. Craine  March 2, 2016 at 10:12 AM

Email comment by GH:

“THE WORLD IS WATCHING”

I will post this new Guardian article, then send you my puzzlement at what I am reading here. There appears to be a grand deception occuring here.

Ackerman, S., Thielman, S. (Mar. 1, 2016). Congress tells FBI that forcing Apple to unlock iPhones is ‘a fool’s errand.’ The Guardian (UK).


Legislators accuse Justice Department of overreaching and undermining privacy but warn Apple it’s ‘not going to like’ a congressionally mandated solution

The Justice Department is on a “fool’s errand” trying to force Apple to unlock the iPhone used by one of the San Bernardino terrorists, lawmakers told FBI director James Comey on Tuesday.

Lawmakers of both parties sharply challenged Comey as the House judiciary committee considered the FBI’s court order to unlock an iPhone owned by Syed Farook, who with his wife killed 14 people at the Inland Regional Center in San Bernardino, California, in December and was killed by law enforcement.

Email comment by GH:

THE FACTS DON'T COMPUTE: THIS APPLE V. FBI CONTROVERSY SEEMS CONTRIVED FOR PRIME TIME.

FACT: In Oct. 2012, Apple began backdooring customer data to the NSA backdoor (Source: NSA whistleblower Edward Snowden)

http://www.fbcoverup.com/docs/cyberhijack/cyber-hijack-findings.html#snowden


FACT: On May 07, 2015, the U.S. Second Circuit declared the NSA's warrantless monitoring of Americans illegal. (Source: http://www.cnn.com/2015/05/07/politics/nsa-telephone-metadata-illegal-court/)

FACT: On Nov. 19, 2015, the NSA said is found a way to replace the warrant-less surveillance program and was back in business under some new “authority.” (Source: http://www.nytimes.com/2015/11/20/us/politics/records-show-email-analysis-continued-after-nsa-program-ended.html)

Now, Apple is supposedly fighting with the FBI over the San Bernardino iPhone.

What gives since it is clear the NSA has the backdoor key and has probably already given the FBI the backdoor key?

K. Craine  March 2, 2016 at 11:07 AM

Email comment by GH:

One or both things are at play, me thinks:

(1) The FBI/Government concocted this FBI v. Apple passion play to distract

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Faces of the Facebook Corruption ( PDF )

(currently being updated after the Fri. Mar. 7, 2014 Scribd censorship of this document:

Here is the cast of characters in Leader v. Facebook. We encourage you to report their corrupt activities to this site and others, like Lawless America. Feel free to communicate anonymously in any way in which you are most comfortable. The attempt of these people and their organizations to corrupt American justice and commerce cannot be
public attention at their meeting on Jan. 8, 2016 (Source: http://abc7news.com/technology/white-house-wants-silicon-valley-to-help-stop-terrorist-recruitment-1152288/)

The Government is using Apple’s faked intransigence as an excuse to NOT release information that is damaging to the Government contained on that phone. After all, it is the FBI that allegedly messed with the phone’s encryption and locked the phone.

(2) Since the NSA bulk surveillance information is illegal, the FBI cannot use in court whatever the NSA gives them. So, the FBI is seeking this legitimation from Congress so they can use the evidence that they already have in court.

Either way, or both ways, the American public is being played the fool.

K. Craine  March 2, 2016 at 11:23 AM

Here’s more confirmation that the NSA plays fast and loose with their pronouncements about spying on Americans:


K. Craine  March 2, 2016 at 12:14 PM


Arasmus Dragon  March 2, 2016 at 1:41 PM

No one should be fooled by the idea floated today that the FBI’s forensic data capabilities are weak or unsophisticated. They’ve got the best people money can buy... and have had since soon after 9/11. I can’t believe that idea is being floated in this day and age. The Cartel really does think the American public is triple dumb. Obama is just trying to fleece more taxpayer dollars out of Congress.

Reply

Arasmus Dragon  March 2, 2016 at 1:18 PM

Let’s call these encryption engineers listed on the NIST DRBG algorithm registration list and ask them if the NSA and FBI already have backdoors to the iPhone. Here’s the actual listing information, publicly available:

USG VERSION LOCKS UP MY BROWSER:


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NIST Entry No. 775 - Apple A8 as on iPhone 6 with iOS 8.1, Hash-Based DRBG wolffSSL Inc. | 10016 Edmonds Way | Suite C-300 | Edmonds, WA 98020 | USA | Todd Ouska (503) 679-1859 todd@wolffssl.com | Larry Steponic (206) 369-4800 larry@wolffssl.com

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NIST Entry No. 97 - Apple CommonCrypto on iPhone4 Version 2.0 with iOS 5, CTR_DRBG Apple Inc. | 1 Infinite Loop | Cupertino, CA 95014 | USA | James Murphy | jimmur@apple.com

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Reply

Replies

Arasmus Dragon March 2, 2016 at 1:26 PM

tolerated. Vigilance. We will expose them. See Congressional Briefings (currently being updated after Scribd censored the documents on Fri. Mar. 7, 2014).

A. Facebook’s law firms:

1. Fenwick & West LLP (Facebook securities and patent law firm; former Leader Technologies counsel; attempted an appearance in Leader v. Facebook; did not seek conflicts waiver from Leader prior to representing Facebook)

2. Cooley Godward LLP (Facebook law firm in Leader v. Facebook; McBee Strategic energy stimulus partner; Obama Justice Dept. advisor; former employer to patent judges)

3. Blank & Rome LLP (Facebook law firm in Leader v. Facebook; former employer to patent judges)

4. White & Case LLP (Facebook law firm in Leader v. Facebook; undisclosed former employer to Patent Office Freedom of Information Act (FOIA) officer involved in Leader v. Facebook)

5. Gibson Dunn LLP (Facebook law firm in Leader v. Facebook; undisclosed counsel to the Federal Circuit; undisclosed protégé of Chief Justice John Roberts, Jr.; undisclosed former employee to Preetinder (“Preet”) Bharara, U.S. Attorney currently persecuting Paul Ceglia in U.S.v. Ceglia (Ceglia v. Zuckerberg))

6. Orrick Herrington LLP (longtime Facebook law firm and destroyer of evidence for the cabal in Winklevoss v. Zuckerberg and ConnectU v. Facebook)

7. Weil Gotshal LLP (Federal Circuit counsel in Leader v. Facebook; Judge Kimberly A. Moore’s undisclosed former client)

8. Latham & Watkins LLP (Facebook Director James W. Breyer’s counsel; Judge Kimberly A. Moore’s husband, Matthew J. Moore’s new law firm)

9. Federal Circuit Bar Association (“FCBA”) (Federal Circuit’s bar association; second largest in the U.S.; Facebook’s law firms exert much influence in its policy and activity, incl. Fenwick & West LLP, Gibson Dunn LLP, Orrick Herrington LLP, Weil Gotshal LLP; Facebook’s large shareholder, Microsoft, is a director; Federal Circuit Clerk of Court Jan Horbaly is an officer; FCBA made an appearance in Leader v. Facebook to oppose the amicus curiae (friend of the court) motion of Dr. Lalshmi Arunachalam, former Director of Network Architecture at Sun Microsystems, in favor of Leader Technologies and objecting to the evident conflicts of interest within the court itself, her motion was denied, the judges refused to disclose their conflicts which we now know include Facebook and Microsoft stocks)

10. DC Bar Association

11. Perkins Cole LLP (Facebook’s “rapid response enforcement team;” law firm for Obama’s chief counsels, the husband and wife team of Robert F. Bauer and Anita D. Dunn; Bauer was identified on Aug. 1, 2013 as...
Here's the main Apple engineer registered with NIST on 41 entries specifically about various versions of the iPhone's iOS operating system - Versions 2.0 to 8.0. We should call him ask him what the heck is going on

Apple Inc. | 1 Infinite Loop | Cupertino, CA 95014 | USA | Shawn Geddis | geddis@apple.com

I just went through the NIST list to verify that the iPhone has been fully compromised with the NSA's CTR_DRBG backdoor algorithm since at least Entry No. 97 dated 06/07/2011.

Entry Nos.  
804 (5/22/2015) - Apple iOS CoreCrypto Kernel Module (AES-NI w/ optimized modes, Core M) CTR_DRBG  
802 (5/22/2015) - Apple iOS CoreCrypto Module (Generic A8X 32bit) Version 5.0, CTR-DRBG  
801 (5/22/2015) - Apple iOS CoreCrypto Module (Assembler AES, A8X) Version 5.0, CTR-DRBG  
763 thru 769 (4/10/2015) - Apple iOS CoreCrypto Kernel Module [A8, A7, A6X, A6, A5X, A5], Version 5.0 CTR_DRBG  
725-733 (3/13/2015) - Apple iOS CoreCrypto Module (AES 32bit, A7 32bit, A8, A7, Generic A8, Generic A7, Generic A6, Generic A6X, Generic A5X, Generic A5), Version 5.0, CTR_DRBG  
581 through 585 (10/31/2014) - Apple iOS CoreCrypto Module (Assembler AES, A6X, A5X, A8 32bit, A8, A832bit, AB), Version 5.0, CTR_DRBG  
575 thru 577 (10/16/2014) - Apple iOS CoreCrypto Module (Assembler AES, A7 32bit, A7, A6), Version 5.0, CTR_DRBG  
422 thru 425 (10/25/2013) - Apple iOS CoreCrypto Module (Generic, A7, Assembler AES, A7, Generic, A7 32bit, Assembler AES, A7 32bit, Generic, A7), Version 5.0, CTR_DRBG  
380 (6/28/2013) - Apple iOS CoreCrypto Module (Generic, A6), Version 4.0, CTR_DRBG  
350 thru 357 (6/20/2013) - Apple iOS CoreCrypto Module (Generic, A5, A4, Assembler AES, A6, A5, Assembler AES, A4, Generic, A6, A5, A4), Version 4.0, CTR_DRBG  
275 (10/17/2012) - CiscoSSL FIPS Object Module Version 2.0, Apple A5X (ARM) w/ Apple iOS, CTR_DRBG  
264 (10/5/2012) - OpenSSL FIPS Object Module Version 2.0.2, OpenSSL Software Foundation, ARM Cortex A8 (ARmv7) with NEON w/ Apple iOS 5.0, CTR_DRBG  
229 (6/29/2012) - OpenSSL FIPS Object Module Version 2.0.1, OpenSSL Software Foundation, ARmv7 with Apple iOS 5.1, CTR_DRBG  
222 thru 225 - Apple iOS CoreCrypto Module Version 3.0 (Core, Kernel, Apple A4 w/ iOS65, Apple A5 w/ iOS65, Apple A4 w/ iOS6, Apple A5 w/ iOS6, CTR_DRBG  
209 thru 210 - Apple CoreCrypto Module Version 3.0 (Apple A4, A5 w/ iOS65), CTR_DRBG

My Conclusion: The American public is being hoodwinked by this FBI v. Apple drama.

K. Craine  March 2, 2016 at 1:35 PM

We prepared a spreadsheet of the NIST list last fall. Here it is so readers can do their own searches:


PDF
This blog has shown us that the Spy State Cartel’s favorite US Government insider tactic is to form “public-private” advisory boards funded and run by the Executive Branch... all smothered in the flowery language of national security. This way, any time a FOIA request is getting too close, these scoundrels cry ‘national security’ and redact any damaging information.

We now know about the NIAC (National Infrastructure Advisory Council) and how IBM has secretly run it since its formation in 1999.

Now we have a new one, the Defense Business Board (DBB) run out of the Pentagon by Google (aka Alphabet) and CEO Eric Schmidt. ... and here I was hoping that Secretary of Defense Ash Carter might have been an exception from the Cartel cronyism. Stupid me.

Here’s the USA Today coverage:


SAN FRANCISCO — Alphabet Executive Chairman Eric Schmidt will head a new Pentagon advisory board to kickstart Silicon Valley innovation in the U.S. military.

Defense Secretary Ash Carter discussed the new Defense Innovation Advisory Board with Schmidt on Wednesday during the annual RSA cybersecurity conference in San Francisco. The new advisory board is modeled on the Defense Business Board, which gives advice on best business practices from the private sector.

Schmidt “knows that you can’t have everything else, you can’t have freedom, innovation and take care of your family if you don’t have security. It’s not a game,” Carter said.

Here’s the smoking gun in the article: “The Pentagon said the board would advise Service members of the military on such Google-y topics as rapid prototyping, iterative product development, business analytics, mobile apps, and the cloud.”

Readers will recall that Obama’s latest executive order singles out the Executive Branch’s desire to control “the cloud” and IBM’s “The Internet of Things” in the previous post.

Remember, the ‘cloud’ is nothing but somebody else’s computer, not yours.


Alphabet is just another name for Google. Eric Schmidt is the CEO of both companies. Evidently, Google felt a name change would distance it from the IBM Eclipse Foundation and the Spy State Cartel. In the future readers will be confused by references to Google and Alphabet and think they are two separate entities. “In confusion is profit.”
March 3, 2016 at 7:12 AM

Email comment by TEX:

Dear America, Welcome back. On Tuesday we went to the polls and cast our ballots. In my opinion, this is the most informed electorate since I was in the military during the Vietnam Nam War. The Democrats showed their love for a corrupt liar or they voted for a self-described socialist. I am gobsmacked that this is the best they have to offer. The poll numbers reflected that as well. Voting on the Dem side was down almost 40% from 2012. The Republicans came out to vote like never before. In some states, the total voter number was up 150% from 2012. The most interesting thing to me is that most have watched and listened to the various news and social media outlets with a determination to truly understand the issues. My friends are both mad and worried. We elected control of both the House and the Senate, yet nothing changed. It may have deteriorated even faster. And then a loud mouthed, vulgar, contentious maverick showed up, strangely enough, with focus on the same things we are all read about and he has created massive new-awakening appears that even a growing number of registered Democrats are voicing approval of the solutions Mr Trump suggests. Bottom line is Trump could care less what label he wears, he wants to fix things......he wants to reestablish our sovereignty through controlling our borders, he wants to find new avenues for US workers to become fully employed, he wants to grow GDP and personal income, he awkwardly calls out those that are incompetent while in embedded in political positions, he knows that a powerful military saves our warriors lives because no country wants to feel our wrath, and is clearly not accountable to big money donors that have high jacked our formerly great country.

---END, TEX comment, Part 1---

K. Craine  March 3, 2016 at 7:13 AM

Email comment by TEX:

This morning, a failed former nominee, Mitt Romney, made a fool of himself by declaring Trump a fraud and con man. Really? Mitt Romney never figured out that the GOP is not just the rich white guys. It's all kinds of folks that want to reduce tax burdens, advance our economic being, feel safe in our communities, and have the peace of mind that our right to worship is untouchable. We want our kids to learn to compete, be free of crushing financial burdens, and regain respect for America. We have no control over our past......we do have a chance to improve our future. The good old boys in the GOP today don't seem to know what to do other than protect their own positions. Mitt Romney offers nothing to our future, Donald Trump does. In my opinion, Romney demonstrated why he lost. He is not living in the same world we are. Paul Ryan and John McCain have demonstrated their desire to remain the same. They are bashing Trump. They must enjoy losing.

I am not a conspiracy guy but it seems weird that over the last week, a small group of embedded Republicans have come up with exact talking points. Apparently a secret meeting was called and a plan emerged. Here are the talking points. Trump is a con man, a phony, a fraud, a Democrat in GOP clothes, he's not as rich as he says, he can't beat Hillary, and so on. Evidently the Koch brothers did not like this approach because they stated that they would spend no money to destroy the Donald. It appears that this cabal, sans the Koch's, thought Romney could best deliver the firepower. He didn't. Romney just looks foolish. He should stay in Utah and leave us commoners alone. Of course this attack speech came on the day that a new Fox debate. The plan would be to put Rubio on the offense and Trump on the defense. They know that they have a friend in Megyn Kelley. If they can get the Donald to implode, then perhaps the landslide can be stopped. The problem with that is that the electorate is in love with the thought of a new future. It has little to do with loving this very awkward politician.

One of two things will happen. Either the GOP will become a mirror image of the Whig party (disappearing into oblivion), or we will see the downfall of the veiled socialist movement called the Democrats because the GOP appeals to non-socialist Democrats. Actually, it could be both. Either way, the voters are finally talking. The political hacks had best listen. They are elected to serve us, not vice versa.

---BEGIN, TEX comment, Part 2---

C. Facebook puppet masters:

81. 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

82. 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-year 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)
M. S. March 3, 2016 at 7:27 AM

Well said TEX. I share your concerns about our country, the Repubs and the Dems. Something is amiss. In my experience, when things don’t make sense, there’s a hidden agenda afoot. That is why I follow AFI. I think we’re looking at CRONY CAPITALISM that is neither left nor right, but its all about ME and MINE, and to hell with yours. I sent this letter to Trump yesterday (i am leaving out my resume which I included, but i have held senior positions in advertising, PR and marketing on both Madison Ave. and Fleet St. in my career with Fortune 100 companies):

Date: Mar. 2, 2016
Subject: Congratulations Mr. Trump
Message:

Congratulations on a terrific night of well-deserved wins!

There are MANY of us in states yet to vote who are cheering for you. We believe you may be the only person who can beat Hillary and then deal effectively with our massive problems. Your Make America Great Again theme will lower taxes, make us competitive again, create jobs, help the middle class, root out corruption, build a stronger military, and regain the respect of the world.

May I respectfully suggest that NOW is the time to become a unifying force — to call the Republican Party to heel and gather its full force and support around you. The Party needs to change, and you are in a position to lead that effort. I expect you are now going to turn your themes (immigration, trade, etc.) into a platform with more meat on the bones. I think you will agree one cannot stress more than about five major messages. You cannot avoid the journalists’ questions on all sorts of topics, but it seems to me when you have a choice, the ‘Top Five’ is what your audience can absorb. (And never forget to remind people about how Bill and Hillary made $152mm in pay-to-play speeches and donations!)

I believe you have what it takes. I hope you agree the time is now to pivot from brawling to “Presidential,” like the great President you will be. The Republicans I know want that from you now, despite Marco Rubio’s and Ted Cruz’s jibes. Please make nice. Some who fear you might characterize you as a bully. While I see through that tactic, many perhaps don’t. I believe my suggestions will help them come to support you, if you embrace their concerns with more friendly rhetoric. Pound Hillary all you like, rather than pounding Republicans, which sounds at odds to the unification. We in the electorate are convinced that it is your time for center stage. I believe, as a long time branding person, that the pivot will ensure a faster, smoother, more powerful path forward.

Godspeed!

[My name] …and MANY others

Reply

Rain Onyourpar ade March 3, 2016 at 9:00 AM

Ruh Rohh. Check this out.

Immunity to State Dept. staffer who set up Clinton email server: WashPost
http://www.reuters.com/article/us-usa-election-clinton-idUSKTV282454

The U.S. Justice Department has given immunity from prosecution to a State Department employee who helped set up and manage the private email server Hillary Clinton used for her work as secretary of state, the Washington Post reported on Wednesday.

A senior U.S. law enforcement official said the Federal Bureau of Investigation (FBI) had secured the cooperation of Bryan Pagliano, who worked on Clinton’s 2008 presidential campaign as a top aide, and a former State Department employee who helped set up the private server.

83. 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

84. 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 Coi LLP in 2000 at the Democratic Congressional Campaign Committee

85. 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)

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

87. Nancy Pelosi  (U.S. Congresswoman; appears to be running political cover in the House for Facebook, McBee Strategic, Cooley Godward, Fenwick & West, Breyers, etc.)

88. Harry Reid  (U.S. Senator; Judge Evan J. Wallach patron)

89. Thomas J. Kim  (SEC, Chief Counsel & Assoc. Director) approved Facebook’s 530-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

90. Ping Li  (Accel Partners, Zuckerberg handler)

91. Jim Swartz  (Accel Partners; Zuckerberg handler)

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

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

94. 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)

95. Marc L. Andreessen  (Zuckerberg coach; client of Fenwick & West LLP and Christopher P. King aka Christopher-Charles King aka Christopher-Charles P. King; Summers’ sponsor during Instagram-scam; Facebook director)

96. Peter Thiel  (19-year old Zuckerberg coach; PayPal; Facebook director; CEO, Clarion Capital)

97. Clarion Capital  (Peter Thiel)
Facebook is facing a new legal probe in Germany, this time framed around antitrust allegations, but still linked to data privacy violations, which has been a problem for the social network in the EU.

Facebook Brazil vice president Diego Dzodan has been freed from jail this morning after being detained by the country’s authorities for failure to comply with court demands for What’s App messaging data. Dzodan had been charged with blocking the investigation of criminal activity - that’s because Facebook denied access to exchanges relating to interstate organized crime and drug dealing activity carried out via its free messaging tool What’s App.

The Justice Department and FBI declined to comment on whether Pagliano had been granted immunity, and his lawyer did not respond to questions. The FBI is likely to ask Clinton and her aides in coming months how the server was set up and whether they knew they were sending classified information in emails. If so, this is a terrible error in judgment coupled with Clinton’s arrogant and dishonest claims shows she can’t be trusted with the presidency.

MITT ROMNEY MADE A FOOL OF HIMSELF YESTERDAY.
ROMNEYS IN GLASS HOUSES SHOULD NOT THROW STONES

1. Just pulled Mitt Romney’s 2012 financial disclosure. Did you know that Mitt holds up to $45.1 million dollars in Goldman Sachs funds?

Hmm. Let’s see.

1. Goldman Sachs is Marco Rubio’s largest contributor.
2. Goldman Sachs is Mrs. Ted Cruz’s former employer.
3. Goldman Sachs loaned Ted Cruz $1M.
4. Goldman Sachs is James W. Breyer, Accel Partners (Facebook’s second largest investor) is one of this larcenous crew’s lead underwriters.
5. Goldman Sachs fund Facebook’s larceny of Leader Technologies social networking invention, along with JPMorgan, Morgan Stanley, yadaa, yada, yada.
6. Goldman Sachs underwrote the sale of IBM’s PC Group to the the Chinese Lenovo.
7. Goldman Sachs paid Bill & Hillary Clinton $1.15 million in speaking fees to seven speeches between 2001-2015; four of these speeches were in 2005 -- the year Bill brokered a uranium mining deal in Kazakhstan, approved by Senator Hillary Clinton, after which The Clinton Foundation received a $152 million donation from the grateful buddy, Frank Giustra.
8. Goldman Sachs manages up to $25.1 million of Mitt Romney’s fortune.
9. Goldman Sachs and George Soros are tied at the hip.

These varicose veins of corruption are popping out all over. No wonder the average American is utterly fed up.

Dear AFI: I am emailing my files, please post with this comment.

MITT ROMNEY 2012 FINANCIAL DISCLOSURE ANALYSIS (xls spreadsheet and Romney’s report attached):

MITT ROMNEY 2012 FINANCIAL DISCLOSURE:

Reply

P. Pratt March 4, 2016 at 7:56 AM

My thoughts:

WE THE PEOPLE!

There is no “hope” in one man or woman. “Hope” is an expression of civic authority expressed by “We The People” working together to “keep The Republic”. We do not need a “White Knight” from any party, although it would be easier if the “king” solved all of our problems after our one day of participation and “sacrifice” from football, gaming, entertainment, other titillation, etc. to vote. However, this is not how it works, nor is it what the Architects of Freedom intended for our “Republic”. The intention was for “CIVIC AUTHORITY” to be derived from “WE THE PEOPLE”, expressed into the elected who, as “SERVANTS OF WE THE PEOPLE”, obeyed with good conscious and humble demeanour the will of “WE THE PEOPLE”. I do not want nor do I care to have a “king” from any political party. I would rather have 350 million “citizens” living as free, proud, and productive individuals in a “republic” not a “democracy” or a “monarchy”. In order for this to happen, everyone must think, believe, and speak the “language of liberty”.

Reply

dave123 March 5, 2016 at 9:19 AM

Facebook Inc. will stop routing advertising sales of its largest U.K. clients through Ireland, increasing its British tax bill by millions of pounds in a bid to improve transparency after facing criticism on tax avoidance.

Facebook received widespread criticism in October after the social network giant was revealed to have paid only 4,327 pounds ($6,128) in taxes for 2014, less than the average U.K. worker. Google Inc. has also faced controversy over its U.K. tax affairs, settling a 130 million-pound payment in back taxes in January.

Facebook uses a ‘double Irish’ tax structure similar to that used by Google’s parent company Alphabet Inc., to book international revenues through an Irish subsidiary. This company then moves most of these revenues -- in the form of licensing fees for intellectual property -- to other Irish-registered companies that are physically located in the Cayman Islands and Bermuda, which have no corporate tax. By holding these funds outside the U.S., Facebook also avoids paying U.S. tax on its international profits.

And MITT ROMNEY 2012 financial disclosure holds up to $45.1 million dollars in Goldman Sachs funds? Obama’s bail out buddy’s do I need to say more??

Reply

dave123 March 5, 2016 at 9:47 AM

Criminals like to help each other get rich.

Reply

Rain Onyourpar ade March 5, 2016 at 10:41 AM

MUST SEE VIDEO: Looks like Bill and Hillary steal whatever they want from whomever they want. The evidence presented in this video has been ignored by every court that has faced off with her. A sad testament to the state of American law.

Peter Paul vs. Bill and Hillary Clinton, Case No. BC304174 (LA Cty Central 2006).

https://youtu.be/OJGAt6LqJvw

Reply

K. Craine March 5, 2016 at 3:06 PM

Email comment by Dinesh D’Souza:

Dear Friends,

Today is the day! I’m excited to give you a first look at my newest film, Hillary’s America, from CPAC 2016.
Click here to tune in at 1:05 PM ET to watch my panel with Stacey Dash and Mary Katharine Ham and the live debut of the movie trailer!

http://hillarysamericanmovie.com/


Sincerely,

Dinesh D'Souza

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NOTICE TO COMMENTERS: When the MSM diatribe on "fake news" began, our regular commenters were blocked from posting comments here. Therefore, email your comments to a new secure email address afi@leader.com and we will post them.

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K. Craine  March 7, 2016 at 5:56 AM

Email comment by GB:

Judge Jeanie just nailed Romney:


https://youtu.be/srGlyFyghRk

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126. 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)

127. 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.)

128. 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)

129. 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)

130. 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)

131. 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)

132. 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