TREASON: C.I.A. DEEP STATE OWNS SILICON VALLEY

THE COIN OF THE REALM IN THE CLINTON–BUSH–OBAMA SHADOW GOVERNMENT HAS BEEN Bribery, Blackmail, Money Laundering, Pay-to-Play, Insider Tips, Influence Peddling, Staged Crises (False Flags), Threats and Murder

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | JAN. 17, 2016, UPDATED JAN. 18, 2017 | PDF

FIG. 1: NEW RESEARCH SHOWS WHY IT IS IMPERATIVE THAT DONALD TRUMP REORGANIZE THE C.I.A., INCLUDING ITS THOUSANDS OF SILICON VALLEY HACKS, BEFORE THEY DESTROY THE CONSTITUTION.

Few citizens know that the C.I.A. runs a large private investment company in Washington, D.C. and Silicon Valley named In-Q-Tel (“IQT”) started on Sep. 29, 1999 by President Bill Clinton. Presidents George W. Bush and Barak Obama have perpetuated and grown the company.
Bottom line, C.I.A. liars gave birth to the liars of Silicon Valley—techies, lawyers and Wall Street. Main Street was screwed. Silicon Valley is building the Deep State communications system to destroy our Constitutional rights to privacy and security. Stop feeding these Silicon Valley thieves your personal information.

Breakfast NEWS, JAN. 18, 2017:
TRUMP ADVISOR AND NYT BEST-SELLING AUTHOR ROGER STONE SURVIVES ASSASSINATION ATTEMPT

Roger Stone's doctors confirm that he was likely poisoned in December 2016 by radioactive polonium while writing his new book, *The Making of the President 2016: How Donald Trump Orchestrated a Revolution* to be released in Jan. 2016. Polonium is a byproduct from a nuclear reactor, and as such, can only be produced by countries with nuclear capabilities. It is highly toxic to life. The Russians used polonium to assassinate their former KGB agent Alexander Litvinenko. Stone believes the attack on him was meant to shut him up before he could debunk the lie that the Russians hacked the U.S. election.

Where are the MSM reports on this attempt to assassinate a Donald Trump advisor? Their silence tells us all we need to know.

Original Post

(JAN. 17, 2017)—John Grisham’s fiction warned us about a Deep State takeover. Former C.I.A. operative and patriot, Steve Pieczenik, was a Grisham advisor. He is currently helping to prevent a takeover of America by the Deep State shadow government that does not control Donald Trump.

The current C.I.A. attempts to smear President-elect Donald Trump, just days before his inauguration, have exposed their undemocratic treachery. For example, on Jan. 7, 2017 Senator Chuck Schumer issued a not-so-veiled threat to Donald Trump not to mess with the C.I.A. because they had “six ways from Sunday of getting back at you.”
Is Senator Schumer inadvertently admitting that the C.I.A. is a rogue agency?

SENATOR CHUCK SCHUMER THREATENS DONALD TRUMP WITH RETRIBUTION — SAYING C.I.A. USES POWERS FOR REVENGE PROVES THE AGENCY IS OUT OF CONTROL

Shockingly, the current attempts by the C.I.A. rogue-backed globalists are not part of a Grisham spy novel, they are real and actually happening. Fortunately, as the Deep State actors step from the shadows to protect their turf from Donald Trump, they themselves are providing the missing pieces in this puzzle of treachery and treason.

MENA, ARKANSAS DRUG SMUGGLING

The C.I.A. treachery of the shadow government can trace its contemporary roots back to Mena, Arkansas.

Bill Clinton served two terms as governor of Arkansas (1979–1981, 1983–1992). During their time in the state house, Bill and Hillary Clinton perfected their corruption skills which they brought to Washington, D.C. when Bill became president in 1993. They learned how to smuggle, sell and launder $100 million a month in cocaine through a small airport in Mena, Arkansas. They covered up their activities through bribery, offering government employment, coercion . . . and murder, as needed, of judges, police and the media.

Hillary is a disciple of the anarchist and Luciferian—Saul Alinsky. Alinsky loathed the Judeo-Christian natural order and morality. Hillary famously conjured up Eleanor Roosevelt and Barack Obama’s dark pools of corruption.
visited a Los Angeles witch’s coven regularly. Their former political fixer, Larry Nichols, exposed this conduct in his documentary *The Clinton Chronicles* (1994).

**WASHINGTON, D.C. DIGITAL COMMUNICATIONS INFRASTRUCTURE**

Bill Clinton was inaugurated to his first term on Jan. 20, 1993. Within months he teamed up with three equally ambitious individuals, John Podesta, Larry Summers and law professor James P. Chandler, III.

On Jun. 07, 1993, (the digital sellout of America began this day—all the while, Bill and Hillary Clinton’s former bodyguards and campaign staff were dying left and right, God Rest Their Souls) just five months after Clinton’s inauguration, these men used White House influence to convene a meeting of leaders in technology, law, commerce and education with the singular focus to create a rationale for giving the FBI an encryption backdoor key. The C.I.A. was not mentioned, but lurked in the shadows as the real beneficiary.

**C.I.A. FORBIDDEN FROM OPERATING INSIDE THE USA**

However, the C.I.A. and NSA are forbidden by law from spying on American citizens inside the United States. That said, Presidents Clinton, Bush and Obama executive orders have chipped away at dubious exceptions that empower the President to sneak around the law, ostensibly for our “security.”

To get the backdoor key approved, Podesta schmoozed politicians, Summers bankers and Chandler lawmakers and judges.

**DUBIOUS EXECUTIVE ORDERS**

The Clinton White House took control of the nation’s intelligence infrastructure through a string of dubious executive orders. Chandler created the legal framework to pave the way for this takeover. He even rewrote the Economic Espionage Act and got the Congress to approve lying to Congress and courts. That’s right, it is legal to lie to Congress without legal penalty—[False Statements Accountability Act of 1996, subsection (b)](https://americans4innovation.blogspot.com/2017/01/treason-cia-deep-state-owns-silicon.html). Summers worked on the repeal of Glass-Steagall. Among other things, this enabled him to launder the $10’s of billions he was accumulating from his offshore Russian oligarch accounts.

**ASK CONGRESS: PASS THE INVENTOR PROTECTION ACT!**

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.

Contact your representatives. Ask them to pass it.

Real American inventors need your support.

[http://americans4innovation.blogspot.com](http://americans4innovation.blogspot.com)
CONGRESS WAS TOTALLY UNAWARE OF THIS DEEP STATE AGENDA

On Sep. 29, 1999 a lynchpin for this takeover plan was the formation of In-Q-Tel by the C.I.A.

On the surface it sounded all sweetness and light. It would “unleash” the creativity of the private sector for the benefit of the C.I.A.—who was ostensibly protecting the homeland from global threats. Who could argue with that? Right?

Wrong. The C.I.A. lies and deceives for a living. American justice can barely survive such wanton conduct. Placed in the hands of unscrupulous actors, such talents will pull down any country ostensibly ruled by law and not men.

No one appears to oppose this illegal C.I.A. takeover of Silicon Valley hardware and software companies. Intelligence activities inside the United States are (should be) the exclusive domain of the FBI. One wonders how they have gotten away with it.

The current officers and trustees of In-Q-Tel prove without question that America’s digital infrastructure was hijacked under Bill Clinton and that George Bush and Barack Obama also approved this immorality.

THREE ORGANIZATIONS RUN THE ILLEGAL DEEP STATE SHADOW GOVERNMENT:

1. **IN-Q-TEL** run by the C.I.A. to pump billions of dollars in public funds to buy private companies in Silicon Valley. Once formed, the C.I.A. uses Wall Street to launder funds globally and create trillions of dollars in value to perpetuate this evil bubble. See also [AFI Timeline](https://www.govinfo.gov/, search “in-q-tel”)

2. **NIAC** (National Infrastructure Assurance/Advisory Council) created by a string of dubious executive orders. See also [AFI Timeline](https://www.govinfo.gov/, search “niac”)

3. **THE IBM ECLIPSE FOUNDATION** created by the Deep State to provide the common social technology infrastructure around the planet using Leader Technologies’ social networking invention as its foundation. See also [AFI Timeline](https://www.govinfo.gov/, search “eclipse”)

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 its entrepreneurial investors simply because the cheaters buy off judges with the money gained from their theft. Such permissiveness is obscene.

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](https://www.govinfo.gov/)

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. Crt. for Schemers or Inventors?

17. Attorney Patronage Hijacked DC?
THE DEEP STATE DISCOVERED THAT THEY HAD NO INTERNET-SCALE PLATFORM WHEN THEY WANTED TO GET ROLLING IN THE LATE 1990’S

As with every evil scheme, the Deep State plan had an Achilles’ Heel.

The technology infrastructure plan in the late 1990’s was to rely on IBM, Microsoft and AT&T for the technology.

However, they had a collective problem. They had been so busy selling their legacy “client-server” systems (PC’s linked together in networks) during the 1990’s that they had grown lax in research and development for the emerging Internet.

Microsoft’s Bill Gates admitted that he was late to the Internet game, as were IBM and AT&T.

During the mid-1990’s, a Columbus, Ohio inventor-entrepreneur named Michael McKibben had saved AT&T from great embarrassment. AT&T Bell Labs discovered that they were not prepared with new email software for the much ballyhooed introduction of Microsoft’s Windows 95.

McKibben’s team came to the rescue and built for $1 million in six months what Bell Labs had estimated would cost $6 million and three years. During that time McKibben and his team supported AT&T’s global infrastructure. McKibben’s company and Disney were two of the first ten commercial websites set up by AT&T WorldNet.

Engineer McKibben saw a gaping hole in IBM, AT&T and Microsoft capabilities to support large-scale Internet collaboration. They could not scale to the volumes of transactions that Internet users would expect.

SOCIAL NETWORKING WAS INVENTED BY THE REAL DEVELOPERS IN COLUMBUS, OHIO

—LEADER TECHNOLOGIES

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 MIRED IN PERSONAL CONFLICTS OF INTEREST
So, rather than tell anyone what he saw, McKibben quietly formed Leader Technologies in 1997, raised his own funds, hired world-class talent, and ran the research and development himself. He invented what we now know as “social networking” over the next three years. By the early 2000’s he had invested $10 million and created 650,000 lines of programming source code. At 66 lines per page, that’s a 10,000-page book. By contrast, Mark Zuckerberg’s lie is that he invented Facebook in “one to two weeks” while drinking, chasing girls and studying for midterms.

Zuckerberg has yet to produce any evidence of his fake story as perpetuated in The Social Network. That’s right, Zuckerberg was and is merely a C.I.A. hack.

Knowing that their invention was too early for an Internet market with less than 10 million users, McKibben sought to protect these innovations with copyrights and patents. He sought the best patent advice he could find in Washington, D.C. See Leader v. Facebook trial transcripts.

**THE DEEP STATE SCHEMED TO STEAL SOCIAL NETWORKING**

Through various people, McKibben was introduced to law professor James P. Chandler, Ill. Chandler saw instantly that McKibben had solved the technology problems his Deep State shadow government was having with IBM and Microsoft Internet platform software.

Rather than file the patents immediately, which experts say would have been normal advice, Chandler advised Leader to “reduce the invention to practice” before he would file the patents. Since Chandler was advising the Clinton White House, Congress and the Courts on such matters, Leader assumed his advice was sound.

Hindsight shows that Chandler’s advice was a self-serving effort to steal the invention for the Deep State.

Ironically, Chandler, Clinton, Summers and Podesta had formed In the Deep State. Hindsight shows that Chandler's advice was a self-assumed that attorney-client confidentiality would be honored.

Chandler’s organizing role in the C.I.A. Deep State shadow government has taken many years to uncover. It is pretty well hidden.

However, various whistleblowers and FOIA disclosures to groups including Judicial Watch and Citizens United have now exposed Chandler’s central role. Leader’s personnel say that attorney-client privilege confidentiality is a Deep State fiction to fool unsuspecting inventors.

Chandler agreed immediately to become Leader’s patent attorney and even to become a member of Leader’s board of directors. Leader was flattered by Chandler’s interest and naturally assumed that attorney-client confidentiality would be honored.

Chandler’s organizing role in the C.I.A. Deep State shadow government has taken many years to uncover. It is pretty well hidden.

However, various whistleblowers and FOIA disclosures to groups including Judicial Watch and Citizens United have now exposed Chandler’s central role. Leader’s personnel say that Chandler’s central role in the C.I.A. Deep State was to steal Leader Technologies’ inventions. Leader Technologies was first introduced to Chandler just a few months later in Jan. 2000.
Chandler never disclosed his conflicts of interest with the Clinton White House, IBM, Microsoft, C.I.A., the NSA and the shadow government.

**DEEP STATE LEGAL JUSTIFICATION: NATIONAL INFRASTRUCTURE ASSURANCE COUNCIL (NIAC)**

On Jan. 18, 2001, Bill Clinton appointed Bill Gates and James P. Chandler to the National Infrastructure Assurance Council (NIAC) which he had formed and empowered by a succession of executive orders. George Bush renamed it the National Infrastructure Advisory Council (also, NIAC) and layered on more executive orders.

**DEEP STATE TECHNOLOGY DISTRIBUTOR: THE IBM ECLIPSE FOUNDATION**

Six weeks after 9/11, on Nov. 29, 2001, IBM and Chandler formed The IBM Eclipse Foundation with a $40 million IBM “donation” to promote “open source.” Pundits know that IBM and “open source” are oil and water since IBM is the largest holder of patents on the planet.

Hindsight shows that the term “Eclipse” may have been well-chosen imagery for the coming radical Islamic jihadi onslaught promoted by Obama’s Deep State as he has apparently attempted to destroy Western economies in favor of China and the New World Order globalists.

On Aug. 29, 2002, all of Leader Technologies technical innovations appeared overnight in the IBM Eclipse Foundation distribution of source programming code to a suddenly rich assortment of “members” including SAP, Microsoft, HP, Oracle and IBM. IBM claimed copyrights on it all.

A series of laughable narratives by various Eclipse parties tried to cover over this theft of Leader Technologies innovations with nonsensical cover stories.

The IBM selection of this imagery for The IBM Eclipse Foundation appears to be appropriate since the symbol of Islam is an eclipse of the moon.

**THE C.I.A. CREATED MUCH OF MODERN DAY SILICON VALLEY ILLEGALLY—SOCIAL MEDIA IS A FRAUD BECAUSE ITS FOUNDATION WAS**

BOYCOTT NCAA MARCH MADNESS? COPYRIGHT-GATE

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

**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

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 basic property rights and sound public policy. Otherwise, instead of innovation, creativity, genius, ideas, vision, courage, entrepreneurship, respect, property, rejuvenation, morals, ethics, values, renewal, truth, facts, rights, privacy, solutions and judicial faithfulness, . . . our society and economy will be dragged down (and eventually destroyed) by copying, infringement, thievery, counterfeiting, hacking, greed, misinformation, exploitation, abuse, waste, disrespect, falsity, corruption, bribery, coercion, intimidation, doublespeak, misconduct, lies, deception, attorney “dark arts;” destruction, confusion, dishonesty, judicial chicanery and lawlessness.

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

**CURRENT EDITORIAL FOCUS**

We are an opinion blog that advocates for strong intellectual property rights. We welcome commenters and contributors. The Leader v. Facebook patent infringement case
STOLEN, AND THE C.I.A. FUNDED ITS EXPANSION AS AN ILLEGAL SPY TOOL

Now we roll this story forward to today to prove that the C.I.A. CREATED the “social” Silicon Valley as the excuse to steal all data from all users, globally, not just in the USA.

Three Silicon Valley venture capital companies figure prominently in C.I.A. In-Q-Tel:

1. KLEINER PERKINS, TED SCHLEIN:
   - Google, Facebook, Twitter, Amazon, AOL, Verisign, Zynga, Cisco, Genentech, Netscape, WebMD, Intuit, Coursera, Groupon

2. GREYLOCK, HOWARD E. COX
   - Facebook, Instagram, LinkedIn, Cloudera, Dropbox, Groupon, Pandora, Airbnb, Digg, Zend, Constant Contact, Workday

3. ACCEL PARTNERS, JAMES W. BREYER
   - Facebook, BitTorrent, Cloudera, ComScore, Dropbox, Etsy, Groupon, Raytheon BBN

These facts prove that Silicon Valley is essentially nationalized.

Readers should remember recent history: Nazi Germany permitted private industry to flourish as long as the companies like Krupp, VW, BMW, IBM, Mercedes, Siemens, Ford and Opel supported the Nazi political agenda. The involvement of these “private” companies in this secret White House intelligence operation paralleled Nazi Germany’s corporate corruption.

Kleiner and Greylock are current trustees of In-Q-Tel.

Accel Partners and its founder, James W. Breyer, facilitated the rise of In-Q-Tel while Breyer was Chairman of the National Venture Capital Association (NVCA, 2004) where In-Q-Tel’s founding CEO, Gilman Louie, was also a director (1999-2006), as was In-Q-Tel trustee Theodore “Ted” E. Schlein, CEO of Kleiner Perkins.

Other current C.I.A. In-Q-Tel trustees and officers include:

C.I.A. SPIES RUN THE NATIONAL VENTURE CAPITAL ASSOCIATION (NVCA)

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.
The illegal collusion of the Deep State military-industrial complex is grossly evident just in the list of In-Q-Tel trustees. When we add the list of members in the NIC and IBM Eclipse Foundation, the evident corruption of the shadow government is glaring. Again, one wonders why no one in government, intelligence, commerce or the military blew the whistle on this massive collusion.

It appears that when the rogue public-private C.I.A. operatives came out of the woodwork to smear Donald Trump with all the talk of fake news and supposed Russian dossiers, they over-played their hand, thankfully.

### 2,387 TECHNOLOGY FINANCINGS BY C.I.A. OFFICERS

These three “vulture” capitalists have together funded 2,387 financings of largely Silicon Valley companies that are heavily committed to the C.I.A. "The Internet of Things" social technologies. Accel Partners, Greylock, Kleiner Perkins.

Click here for an Excel | PDF full downloads of the CrunchBase financing summaries for Accel Partners, Greylock and Kleiner Perkins.

"The Internet of Things:" Even your alarm, toaster and fridge now spy on you for the C.I.A. thanks to these traitors.
C.I.A. OPERATIVES LIKE BREYER ARE “SUPER-BULLISH” ON CHINA

Many technology operatives are now meeting in Davos, Switzerland at the World Economic Forum. They are openly complaining about Donald Trump’s populist victory in America, and Brexit in the UK. Tellingly, one of the keynote speakers was Chinese President Xi Jinping.

CHINA IS PROMOTING INTERNET CENSORSHIP OF POPULIST MOVEMENTS WORLDWIDE

The Chinese president is openly calling for censorship of the American populist alternative media. Davos globalist disciples are now looking to Communist China to save their 100-year One World Government agenda (e.g., Rothschilds, Bilderberg, Rockefeller, J.P. Morgan) to establish corporate control of world government—a movement that is now being resisted worldwide.

THE AMERICAN REPUBLIC IS TEETERING

No wonder the American Republic is teetering.

An entire generation of technology entrepreneurs in Silicon Valley has been morally and ethnically ruined by this rogue group of C.I.A. spies and their global accomplices.

These In-Q-Tel people elected themselves to dictate the rules of our business and social discourse. The American Republic is under attack.
WE NEED TO FIND EVERY WAY TO RESIST THESE GLOBALISTS.

* * *

RELATED POSTS:

Jan. 06, 2017: The day the C.I.A. / NSA turned against our privacy rights - Trump is right.

Dec. 13, 2016: Fake social media is run by the CIA and creates fake news to demonize truth tellers and overturn Trump's election.

Dec. 19, 2015: The fall of the U.S. & the rise of a New World Order.

Oct. 23, 2015: Hillary testimony uncovered collusion with the spy state cartel.

Sep. 11, 2015: Spy state cartel has taken over the digital world.

Aug. 11, 2015: Hillary & Bill shill for a secret intelligence agency cartel.

Jul. 17, 2015: Disastrous rise of a lawless C.I.A.

Jul. 09, 2015: Facebook started by C.I.A., as spy-state tool.

Jun. 23, 2015: IBM lied about NSA spy platform.

May 29, 2015: NSA bulk data scheme controlled by an IBM cartel.

Apr. 18, 2015: Shadowy IBM Eclipse Foundation lords over American media and politics.


Feb. 11, 2015: Obama promotes IBM criminality in latest executive order.

Judge Kimberly A. Moore, U.S. Court of Appeals for the Federal Circuit, panel judge in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Moore stood to benefit financially from undisclosed holdings in Facebook. See disclosure of substantial holdings in Facebook and Facebook-related stocks. Judge Moore failed to follow the long-held precedent for testing on-sale bar evidence in Pfaff v. Wells Electronics, Inc.—an evident and intentional omission coming from a former patent law professor. After debunking all of Facebook's evidence on appeal, Judge Moore created new argument in the secrecy of chambers to support Facebook and prevent the on-sale bar verdict from being overturned—a clear breach of constitutional due process.

Judge Evan J. Wallach, U.S. Court of Appeals for the Federal Circuit, member of the three-judge panel in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012), Judge Wallach is not a patent attorney. This begs the question as to why a judge with no knowledge of patent law was assigned to the case. Would anyone ask a dentist to perform brain surgery? The Federal Circuit was specially formed to appoint patent-knowledgeable judges to patent cases. There is no evidence so far in the judicial disclosures that Judge Wallach holds stock in Facebook, although when he was asked on a motion to disclose potential Facebook holdings and other conflicts of interest, he refused along with the other judges. See Motion to Disclose Conflicts of Interest. Judge Wallach continued in silence even after Clerk of Court Horbaly failed to provide him with Dr. Lakshmi Arunachalam's motions (according...
1/18/2017

Americans for Innovation: TREASON: C.I.A. DEEP STATE OWNS SILICON VALLEY

...to his Federal Circuit staffer Valeri White), and yet the Clerk signed an order regarding that motion on Judge Wallach’s behalf. See a full analysis of these events at Donna Kline Now! Judge Wallach also failed to police his court’s violation of Leader’s Fifth and 14th Amendment constitutional right to due process when he participated in the fabrication of new arguments and evidence for Facebook in the secrecy of judge’s chambers after he had just invalidated Facebook’s sole remaining item of evidence (using disbelieved testimony as ostensible evidence of an opposite). Judge Wallach also failed to police his court when he failed to apply the Supreme Court’s Pfaff v. Wells Electronics, Inc. test for on-sale bar evidence, which included even the Federal Circuit’s own Group One v. Hallmark Cards, Inc. test—a test which Judge Lourie should have advised Judge Wallach to follow since Judge Lourie helped write that opinion. Group One test omission analysis.

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...
Notice: This post may contain opinion. As with all opinion, it should not be relied upon without independent verification. Think for yourself. Photos used are for educational purposes only and were obtained from public sources. No claims whatsoever are made to any photo. Fair Use is relied upon.

COMMENT

Click "N comments:" on the line just below this instruction to view comment on this post. On about Dec. 05, 2016, Google began blocking comments to this blog. However, if you email your comment to a secure email website we have established at::
afi@leader.com
we'll post it for you. We welcome and encourage anonymous comments, especially from whistleblowers.

3 comments:

K. Craine  January 18, 2017 at 5:56 AM
Email comment by Lancelot:

These are incredible facts and stunning evidence that Obama really does not like America and tried to join a 'greater power,' the globalists. Thank God for President Donald Trump and the strong team he has put together. America is going to be much safer and stronger in every way within the next few years.

Reply

K. Craine  January 18, 2017 at 8:41 AM
Email comment by VV:

that make the Federal Circuit with its location within in a stone's throw of the White House? A self-governing state?]

Judge Randall R. Rader, U.S. Court of Appeals for the Federal Circuit, chief judge responsible for the misconduct of his judges and Clerk of Court in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Rader failed to manage his court resulting in a likely situation where his judges never even received briefs that they allegedly ruled on in favor of Facebook. Judge Rader also failed to disclose his conflicting relationships with a Leader principle with whom he may have had deep professional differences during his time at the Senate Judiciary Committee--his former professor of law at George Washington University Law Center, former Leader director Professor James P. Chandler. See analysis of Judge Rader's undisclosed conflicts of interest in Leader v. Facebook. Judge Rader also did not stop his judges from creating new arguments and evidence for Facebook in the secrecy of chambers--after they had debunked all of Facebook's evidence on appeal, which is a clear breach of constitutional due process.

Saudi Arabia spent $25 million (with Hillary and Bill) trying to buy the next president but cucks and liberals think it’s Russia that’s undermining our democracy.

K. Craine  January 18, 2017 at 2:53 PM
BREAKING NEWS, JAN. 18, 2017: TRUMP ADVISOR AND NYT BEST-SELLING AUTHOR ROGER STONE SURVIVES ASSASSINATION ATTEMPT

Full story:

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.

Leader v. Facebook Legal Research
Links

NOTICE: Opinion
This is an opinion blog. Any information contained or linked herein should be independently verified and should be considered the sole opinion of the writer. Free Speech and Freedom of the Press are protected by the First Amendment of the U.S. Constitution and other local, state, national and international laws. Therefore, as with all opinion, such opinion should not be relied upon without independent verification.

This site is a not-for-profit effort focused on education, news, investigation of issues in the public interest, and research, and relies on fair use copyright exemptions under 17 U.S.C. 106(a)-117 of the United States Copyright Act, in addition to any and all other related and relevant privileges to which a fair and reasonable person would attribute to this grassroots effort to root out corruption and promote justice. No rights whatsoever to third party content are claimed or implied.

AFI LOGO (with text)

AFI LOGO (no text)

CORRUPTION WATCH LIST
10. KANSAS
The University of Kansas
https://ag.ks.gov/about-the-office/contact-us/email-us

11. TEXAS
The University of Texas
http://www.tdcj.state.tx.us/divisions/oig/oig_fraud.html
https://sao.fraud.state.tx.us/Hotline.aspx

Let’s make sure that the “University Innovation Alliance (UIA)” and “Massive Open Online Course” MOOC never get off the ground due to their corrupt foundations.

RESOURCE:

REAL NEWS LINKS

Bookmark: #real-news

- TRF
- Alex Jones, InfoWars
- Americans for Innovation (AFI)
- American Thinker
- Before It’s News
- BILL SELL
- Bob Dylan’s Plagiarism of James Damiano
- Breitbart
- Center for Public Integrity
- Center for Self Governance
- Conservative Tribune
- David Seaman
- Drudge Report
- Free Thought Project (The)
- Full Measure with Sharyl Attkisson
- Georgia KSCO
- Gerald Celente / Trends Research
- Gorilla Mindset by Mike Cernovich
- Government Gone Wild
- H.A. Goodman
- HANG THE BANKERS
- InfoWars, Alex Jones
- Intercept (The)
- International Consortium of Investigative Journalists (ICIJ)
- Innovation Alliance
- Judicial Watch
- Lawless America
- LawNewz
- Matt Drudge / Drudge Report
- Milo Yiannopoulos
- Open Mind
Americans for Innovation: TREASON: C.I.A. DEEP STATE OWNS SILICON VALLEY

- Paul Joseph Watson
- Peter Schiff
- PJ Media
- PragerU
- Prison Planet Live
- Rebel Media
- Right Side Broadcasting
- Roger Stone, Stone Cold Truth
- ROOT for America (Wayne Allyn Root)
- Sargon of Akkad
- Save The American Inventor
- Sharyl Attkisson
- Stefan Molyneux
- Steven Crowder
- Stone Cold Truth, Roger Stone
- The Free Thought Project
- The Intercept
- The Stone Zone
- WND (WorldNetDaily)
- Whatever Happened To Common Sense
- West New Jersey Tea Party
- Western Journalism
- Zero Hedge

Author and Site attribution is sufficient. Simple template. Powered by Blogger.