DOJ INSPECTOR GENERAL MICHAEL HOROWITZ WAS HANDPICKED BY THE “ESPIONAGE MACHINE PARTY” RUN BY SOROS & ROGUE SPIES FOR AN UNELECTED CORPORATE COMBINE

INCREDBLE BACKSTORY:

HOROWITZ HAS BEEN GROOMED BY GEORGE SOROS VIA DNC BARNEY FRANK, THE CLINTONS AND JAMES CHANDLER SINCE HARVARD LAW SCHOOL

HOROWITZ & CLINTON ROAMED THE PLANET USING SPEECHES TO ORGANIZE THE “ESPIONAGE MACHINE PARTY” TAKEOVER OF THE USA

HE COACHED LEGAL & CORPORATE CRONIES HOW TO SKIRT U.S. SENTENCING & ETHICS LAWS

FIG. 1—“LYIN’ MIKE” MICHAEL E. HOROWITZ, INSPECTOR GENERAL OF THE U.S. JUSTICE DEPARTMENT, promised the American people in his Confirmation Hearing that he would tell the truth and avoid conflicts of interest. He lied.
UPDATE! DEC. 20, 2017

C.I.A., FBI, MSM MIND CONTROL UNMASKED

Click here for a powerful summary by a world-class expert at the Anonymous Patriots, American Intelligence Media. Some of these insidious programs have been active since the C.I.A.’s founding in 1947. Whenever news of the existence of these programs leaks into the mainstream media, the rogue C.I.A. hive marginalizes it by calling it “conspiracy theories” using all the MSM talking heads. Readers should know that it was President Johnson and the same rogue C.I.A. who had President John F. Kennedy killed. JFK had stated to aides that he that he wanted to “split the C.I.A. into a thousand pieces and scatter it to the winds.”

The C.I.A. invented the label ‘conspiracy theory’ to cover up their involvement. However, that conspiracy trolling seems to be losing its effectiveness, along with their well-researched triggering epithets like “racist, homophobe, misogyn, sexist!” Facts are not theories. This distinction is critical to an awake citizenry, if we are to take back our Republic from these people.

ORIGINAL POST

(DEC. 17, 2017)—On Dec. 13, 2017, Rod Rosenstein, Deputy Attorney General, testified before the House Judiciary Committee about the evident conflicts of interest within the DOJ/FBI’s Trump-Russia investigation.

His body language betrayed him. He is very evidently a subordinate covering for his real boss Special Counsel Robert Mueller, not Jeff Sessions and Donald Trump.

Rosenstein not so deftly refused to answer most questions.

FIG. 2: “ROTTEN ROD” J. ROSENSTEIN, DEPUTY ATTORNEY GENERAL (testified to the House Judiciary Committee on Dec. 13, 2017 about the evident FBI / DOJ conflicts of interest in the alleged Trump-Russia election interference investigation. This investigation has dragged on for seven months and has produced no evidence of

 Bookmark: #cia-mind-control-primer | https://tinyurl.com/y9wnmoaf

CONGRESS CONTACT LOOKUP

Contacting the Congress

Universality Toxic Substance Symbol & Warning

FINANCIAL HOLDINGS OF OBAMA POLITICAL APPOINTEES, BY AGENCY

FOLLOW BY EMAIL

Bookmark: #rotten-rod

BLOG ARCHIVE

2017 (25)
○ December (2)
   DOJ INSPECTOR GENERAL MICHAEL HOROWITZ WAS HANDPICKED BY THE “ESPIONAGE MACHINE PART...
   ABC ACTIONS WERE DELIBERATE, DEVASTATING AND CLIN...
○ November (1)
○ October (1)
○ September (2)
○ August (3)
○ July (1)
○ June (3)
○ May (2)
○ April (3)
○ March (3)
○ February (2)
○ January (2)

2016 (39)
Americans for Innovation: DOJ INSPECTOR GENERAL MICHAEL HOROWITZ WAS HANDPICKED BY THE “ESPIONAGE MACHINE PART...
The official line from Mueller’s office was that following the revelation of these anti-Trump texts, Mueller removed Strzok from the investigation, reassigned him to human resources, and sent Page packing to the Securities and Exchange Commission.

Political observers don’t believe Mueller’s stated reason since it is well known that all, or practically all, of Mueller’s team were anti-Trump. If he used that logic consistently for all his employees, he’d fire most of his staff, as Congressman Jordan wryly pointed out. So, that cannot be the real reason.

National security experts are equally skeptical. They say such revelations of fraternization among FBI officials are by themselves grounds for immediate revocation of security clearances and dismissal, not simply reassignment and a slap on the wrist.

Remarkably, one of Horowitz’s letters of recommendation in his confirmation was from David W. Ogden (24.1 MB), Assistant Attorney General. Ogden was also a close DOJ colleague to Robert S. Mueller, James B. Comey, Eric J. Holder, Jr., James P. Chandler, III., Rod J. Rosenstein and Andrew Weismann.

Remarkably, one of Horowitz’s letters of recommendation in his confirmation was from David W. Ogden (24.1 MB), Assistant Attorney General. Ogden was also a close DOJ colleague to Robert S. Mueller, James B. Comey, Eric J. Holder, Jr., James P. Chandler, III., Rod J. Rosenstein and Andrew Weismann.

Ogden argued successfully for the firing of Marine employee Michael J. Brown who was fired for an affair with a Marine major’s wife. This case did not even involve top secret clearances. Ogden argued for firing federal employees having affairs. Ogden argued for firing federal employees having affairs. Brown v. Navy (2000)

Ogden argued successfully for the firing of Marine employee Michael J. Brown who was fired for an affair with a Marine major’s wife. This case did not even involve top secret clearances. Brown v. Department of the Navy, 229 F. 3d 1356 (Fed. Cir. 2000). So why haven’t Strozok and Page been fired!!

Fig. 4: Letter of Recommendation for Michael E. Horowitz by DOJ Insiders (Oct. 17, 2011)
In short, Mueller’s softball treatment telegraphs that the real purpose for
the leak appears to be to protect Strzok and Page. Experts are certain that
Mueller is responding lawlessly to the leak and revelations of an affair
among senior FBI officials.

Strzok has led just about every controversial investigation in recent years:

1. Hillary’s private email server,
2. Huma Abedin,
3. Anthony Weiner,
4. Cheryl Mills,
5. Hillary’s unsworn FBI testimony,
6. Comey’s Hillary exoneration letter,
7. The dirty dossier,
8. Andrew McCabe’s political activity with wife Jill colluding with VA Governor Terry
McCauliffe and the Clinton Foundation,
9. Gen. Michael Flynn, and even
10. Andrew Weissmann’s fraudulent Enron accounting scandal activity.

FIG. 5: PETER P. STRZOK, the demoted former chief of FBI counterintelligence hated Donald Trump.
He used his powerful position at the FBI to punish Trump supports and cover-up the illegal
activities of Hillary, Podesta and Soros backers. Based on the investigation described in this post,
Strzok is an evident agent of the Deep Shadow government that is attempting to take over the
American Republic.

Graphic: The Gateway Pundit

STRZOK: “TRUMP IS A F***ING IDIOT”

PAGE: “GOD TRUMP IS LOATHSOME
HUMAN.”

Despite Strzok’s seething political bias, Mueller assigned him to the Trump-
Russia election meddling investigation anyway. Mueller is either an idiot
himself, or calculating, and we don’t think he’s an idiot.

Strzok called Donald Trump an “idiot” multiple times. Page called him a
“loathsome human.” Strzok wrote: “God, Hillary should win 100,000,000 -
Americans for Innovation: DOJ INSPECTOR GENERAL MICHAEL HOROWITZ WAS HANDED PICKED BY THE ‘ESPIONAGE MACHINE PARTY’

0.” More concerning was their discussion on how to “protect the country from that menace.”

Their texts discussed a treasonous meeting in then Acting FBI Director Andrew M. McCabe’s office:

Strzok/Page: “there’s no way he gets elected . . . I want to believe that . . . but I’m afraid we can’t take that risk . . . we have to do something about it.”

Later, Strzok edited James Comey’s Hillary Clinton exoneration letter from “gross negligence” (factually illegal) to “extreme carelessness” (not even a legal term).

Tellingly, Rosenstein seemed to explain away Strzok’s conduct by voicing the excuse that FBI agents are allowed their personal political opinions, and are professional enough to keep them separate from their work.

If you believe that personal political opinions don’t affect professional actions in this case, then you are the idiots, Messrs. Rosenstein and Strzok. Evidently, you picked each other to run this investigation, out of all the tens of thousands of capable attorneys. Your biases drove your decisions! Any reasonable person can see that clearly.

STENCH OF FBI / DOJ CORRUPTION WAFTS WELL BEYOND WAL-MART

Rosenstein’s answer about private political opinions was too quick and rehearsed to be credible. At this stage, he and his cronies have lied so often that we are all wise to them now. Strzok said: “Just went to a southern Virginia Walmart. I could SMELL the Trump support...” By contrast, their stench wraps the planet.

 Bookmark: #espionage-machine-party-treason

Strzok: “I’m a single-issue voter. ;) Espionage Machine Party”

For readers unfamiliar with texting shorthand “ ;)” is a wink and a smile.

Strzok said to Lisa Page “I’m a single-issue voter. ;) Espionage Machine Party.”

There we have it: an admission of the treasonous actions of the American surveillance state.

Strzok has used his position of public trust to attempt to control American politics and reinforce his job as the chief of counterespionage.

Here we have the FBI’s counterespionage chief admitting that the FBI’s “Espionage Machine Party” is the only real power in America.
“Espionage Machine Parties” in history had names like The Third Reich, the Soviet Communist Party, The Maoist Party.

We have just learned that our long-time FBI Chief of Counterterrorism, Peter Strzok, has been working with Mueller, Rosenstein, Chandler, Comey, Holder, Obama and many others to establish America’s secret espionage machine as the controlling political party.

We also learned that they loath average Americans along with our President.

Every day we citizens leave these evil people in their positions now, we are the fools.

ROSENSTEIN TO CONGRESS: YOU MUST WAIT FOR DOJ INSPECTOR GENERAL HOROWITZ, HE’S GOT A $100 MILLION BUDGET

Rosenstein deferred repeatedly to a coming January 2018 report from the DOJ Inspector General.

Tellingly, Rosenstein emphasized that Horowitz had a $100 million budget, telegraphing that the report would be massive, full of redactions and unintelligible to the smelly Deplorables at Wal-Mart.

REPORT SIZE WILL BE DIRECTLY PROPORTIONAL TO THE LEVEL OF CORRUPTION

AFI corruption researchers have observed that the more pages a government “finding” generates, the more corrupt the agency.

Like Rosenstein’s betrayed body language, his deference to all-things-Horowitz telegraphed that they are going to dump a whopper of meaningless nonsense. We’ve got your numbers boys and girls.

HOROWITZ IS A DEEP STATE DOJ CUT OUT

Jeffrey Wadsworth, Battelle CEO and OSU Trustee president, doles out OSU contracts to Facebook Cartel thru his McBee Strategic LLC lobbyis...

TOP 12 REASONS ROBERT MUELLER IS A TRUMP HITMAN TO HIDE THE DEEP STATE’S SINS

President Trump and our Republic are in peril from Deep State operatives like Robert S. Mueller Contributing Writers | Opinion | AMERIC...

DEEP STATE’S JAMES P. CHANDLER STOLE LEADER TECHNOLOGIES INVENTION TO IMPLEMENT C.I.A. MIND CONTROL VIA SOCIAL NETWORKING

The IBM “Internet of Things” really started in 1933 Nazi Germany with massive abuses of privacy, property & genocide C.I.A. employed …

LEADER TECHNOLOGIES FILES TRILLION DOLLAR BOND LIEN ON THE U.S. GOVERNMENT

President Trump is asked to compensate Leader for the theft of their inventions by the Deep State shadow government Leader’s social net…

HILLARY PAID FACEBOOK TO RIG ELECTIONS WHILE COLLUDING WITH RUSSIAN URANIUM ONE

Hillary Crime 1: Her private email server hid unpublished 2009-2010 State Department contracts with Facebook managed by Dmitry Shevelenko…

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 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,
SENATE STATEMENT PROVES HOROWITZ IS A DEEP STATE STOOGE

Michael Horowitz’s own Senate Confirmation Hearing statement itself proves he’s Deep State shadow government stooge.

Click here for Horowitz’s Senate Confirmation Hearing biography.

Senior judiciary nominees often testify to the Senate Judiciary Committee prior to their confirmation.

Confirmation is generally a given, but not universally. Prior to a confirmation hearing, the nominee must prepare a “Statement” where he or she answers specific questions about their background. They must describe in great detail their past employment, key accomplishments, significant events, publications, speeches, memberships, trustee-ship, directorships, articles, media appearances, financial disclosure and significant relationships.

The Statement rules require nominees to certify that they will be ethical and avoid even the appearance of impropriety in their work for We the People.

Horowitz certified his commitment to be ethical in his Statement, albeit in a backhanded way that is typical of these Deep State slime ball attorneys. He says he consults with unnamed others. He references an ethics agreement not submitted to the Senate (and can therefore be changed at any time since it does not go into the Senate record). He says he will follow the recommendations of unnamed other ethics people. Again, who can check?

This is outrageously deceptive conduct from THE very DOJ guy who spent ten years roaming the planet speaking on ethics and compliance!

Bookmark: #horowitz-ethics-certification

HOROWITZ PROMISED TO BE ETHICAL. HE LIED.

truth, facts, rights, privacy, solutions and judicial faithfulness,

. . . our society and economy will be dragged down (and eventually destroyed) by copying, infringement, thievery, counterfeiting, hacking, greed, misinformation, exploitation, abuse, waste, disrespect, falsity, corruption, bribery, coercion, intimidation, doublespeak, misconduct, lies, deception, attorney dark arts,. destruction, confusion, dishonesty, judicial chicanery and lawlessness.

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

CURRENT EDITORIAL FOCUS

We are an opinion blog that advocates for strong intellectual property rights. We welcome commenters and contributors. The Leader v. Facebook patent infringement case first came to our attention after learning that the trial judge, Leonard P. Stark, U.S. District Court of Delaware, ignored his jury’s admission that they had no evidence to support their on-sale bar verdict, but the judge supported it anyway.

The judicial misconduct has deteriorated from there, replete with two of the three judges on the Federal Circuit appeal panel, Judges Alan D. Lourie and Kimberly A. Moore, holding Facebook stock that they did not disclose to the litigants, and later tried to excuse through a quick motion slipped in at the last minute by the Clerk of Court, Jan Horbaly, and his close friends at The Federal Circuit Bar Association. (The DC Bar subsequently revealed that Mr. Horbaly is not licensed to practice law in Washington D.C.)

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

WELCOME TO DONNA KLINE NOW!

READERS!

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

Anonymous Posts Are Welcomed! Blogger has more

Bookmark: #horowitz-duplicity

KEY DISCOVERIES RELATIVE TO THE TRUMP–RUSSIA WITCH HUNT

1. GEORGE SOROS DISCIPLE

Horowitz is a George Soros cut out—groomed at Harvard Law where Massachusetts Rep. Barney Frank (D) and law professor James P. Chandler, III were his handlers.

2. CLINTON / FRANK PROTEGE

Horowitz has been mentored since Harvard Law School by key Clinton operative Rep. Barney Frank and James P. Chandler, III. In 2008, Frank received $2,875,000 from the Clinton Foundation (as a part of $549 million given to 154 Republicans recipients and 234 Democrats.)

Click here to view a complete Donna Kline Now! posts archive.
3. REAL RUSSIAN, CHINESE & OTHER FOREIGN CONNECTIONS


4. JOB HOPPER

Horowitz changed law firms like clothing—6 law firms in 17 years, not counting his 9 different positions within the Department of Justice. He changed jobs about every 18 months! These sorts of too-good-to-be-true resumes almost always telegraph a person who is being groomed by the powers that direct him or her.

5. AMERICA'S UNAPPOINTED ETHICS EXPERT WITHOUT PORTFOLIO

For almost a decade Horowitz engaged in a break-neck speaking schedule around the planet. Ostensibly as a private citizen, he trained judges and lawyers on the subjects of sentencing guidelines, compliance, ethics, Sarbanes-Oxley and liability avoidance. He did this all the while Bill Clinton roamed the planet raising money for The Clinton Foundation and using Secretary of State Hillary and Obama's State Department for pay-to-play.

6. FRANK / SOROS CAUGHT COLLUDING WITH THE EU ON VIDEO AT DAVOS

On Jan. 29, 2011, Rep. Barney Frank was captured on video at the World Economic Forum (Davos) kibitzing with George Soros and Bono—two known New World Order globalists.
7. OBAMA’S DARLING
Exactly six months later, on Jul. 29, 2011, Obama nominated Horowitz to be DOJ Inspector General.

8. DEEP STATE CLIENTS GALORE
Horowitz’s law firm Cadwalader, Wickersham & Taft LLP has well-known New World Order globalist companies as clients, including Bank of America, Barclays, Deutsche Bank, JP Morgan Chase, Microsoft, Morgan Stanley and Qualcomm.

9. QUALCOMM COLLUSION
Qualcomm (the primary wireless technology provider that embeds Deep State encryption NSA/C.I.A. backdoors) was a member of Barack Obama’s “Technology CEO Council,” and Obama made a special secret visit to Qualcomm in San Diego in Air Force One on Oct. 9, 2017.
10. MICROSOFT COLLUSION

Microsoft began sharing personally identifiable user data on Americans to the NSA on Jun. 6, 2013. See whistleblower Edward Snowden NSA slide.

11. BANKER COLLUSION GALORE

Horowitz’s Cadwalader Law other clients including Bank of America, Barclays, Deutsche Bank, JP Morgan Chase and Morgan Stanley were primary underwriters and beneficiaries of the fraudulent Facebook initial public offering on May 18, 2012, among others.

12. MUELLER, COMEY, HOLDER,

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

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 throw of the White House? A self-governing state?]
OBAMA, CHANDLER STOOGE

Horowitz has worked for and with Robert Mueller, James Comey, Eric Holder, Pretinder Bharara, James Chandler and Rod Rosenstein at the Department of Justice in various capacities between 1991-current. Here’s a summary from Horowitz’s Confirmation Hearing:

b. 1999: DOJ, Deputy Assistant Attorney General (employed by Eric H. Holder, Jr.)
c. 1999-2000: DOJ, Child Online Protection Act, Commissioner
d. 2000-2002: DOJ, Chief of Staff (employed by Eric H. Holder, Jr.)
f. 2012-current: DOJ, Inspector General

13. INVESTING GENIUS OR INSIDE TRADER

Horowitz declared his net worth at almost $10 million in 2011. Genius or insider trading. See earlier links for Horowitz’ Senate Confirmation Hearing testimony.

HOROWITZ’S TOTAL LACK OF IMPARTIALITY DISQUALIFIES HIM.

THE FACT THAT HE CONTINUES PRETENDING TO BE IMPARTIAL PROVES HIS Duplicity

Horowitz cannot even remotely claim to be impartial in the Trump-Russia investigation.

Horowitz owes his legal career to George Soros, Bill & Hillary Clinton, The Clinton Foundation, Robert Mueller, Rod Rosenstein, James Chandler, James Comey, Pretinder Bharara and the usual cast of suspects attempting this coup against President Donald Trump.

CONCLUSION

1. RECUSE OR BE FIRED

Michael Horowitz must recuse himself or be fired forthwith from further work on the Trump-Russia investigation. His fraudulent manipulation of the rules by releasing the Strzok-Page texts insured that those two could not be
prosecuted for that evidence since any trial would be tainted by Horowitz's own hand. He protected them, which he will continue to do for all his cronies.

Bookmark: #horowitz-racketeering

2. INVESTIGATE HOROWITZ FOR RACKETEERING

Michael Horowitz himself must be investigated for his failure to disclose his massive conflicts of interest with the Clinton et al camp, among other things.

Bookmark: #miller-act-notice

3. ASK PRESIDENT TRUMP TO FUND THE MILLER ACT NOTICE

Ask President Trump to fund the alternative media via Leader Technologies Miller Act Notice. This would generate $300-500 billion per year in new revenue for the government without raising taxes, so investigations like this can start holding these corrupt public officials accountable in real time—rather than years after their crimes have done their serious damage to our Republic.

 Bookmark: #donald-trump-miller-act-financing-proposal | https://tinyurl.com/y9z8cvje

* * *

Bookmark: #donald-trump-miller-act-financing-proposal | https://tinyurl.com/y9z8cvje

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

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
Americans for Innovation: DOJ INSPECTOR GENERAL MICHAEL HOROWITZ WAS HANDED PICKED BY THE "ESPIONAGE MACHINE PART…

FIG. 13  —Cover letter to President Donald Trump from many hundreds of Leader shareholders across America beginning to send Tier II Miller Act Notices to the White House asking the federal government to finally pay them for using their social networking invention for the last 17 year, since 2000 when Clinton national security advisor James P. Chandler, III first learned of Leader's innovation. See previous post.

RELATED LINKS:

The Weaponization of Social Media Should Concern Us All.

ABC actions were deliberate, devastating and Clintons complicit, again.

Leader Technologies files trillion dollar bond lien on the U.S. government

American Intelligence Media


American justice and commerce cannot be 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 employer 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 husband, Matthew J. Moore's new law firm)

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 umbricus curiae (friend of the court) motion of Dr. Lakshmi 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 Coie 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 B. Dunn; Bauer
12/20/2017  Americans for Innovation: DOJ INSPECTOR GENERAL MICHAEL HOROWITZ WAS HANDPICKED BY THE "ESPIONAGE MACHINE PART...

1. Stroz Friedberg  (Facebook’s "forensic expert" who manipulated the data in Paul Ceglia v. Mark Zuckerberg, and who first revealed the existence of 28 Zuckerberg hard drives and Harvard emails that they told Leader Technologies in 2009 were "lost")

2. Chandler Law Firm Chartered (Professor James P. Chandler, III, principal; Leader Technologies patent counsel; adviser to IBM and David J. Kappos; adviser to Eric H. Holder, Jr. and the U.S. Department of Justice; author of the Economic Espionage Act of 1996 and the Federal Trade Secrets Act)

B. Facebook attorneys & cooperating judges:

14. Gordon K. Davidson  (Fenwick; Facebook’s securities and patent attorney; Leader Technologies’ former attorney)

15. Christopher P. King  (aka Christopher-Charles King aka Christopher King aka Christopher-Charles P. King, Fenwick & West LLP)

16. Theodore B. Olson  (Gibson Dunn)

17. Thomas G. Hungar  (Gibson Dunn)


19. James Cole  (Deputy Attorney General, U.S. Dept. of Justice)

20. Tony West (Associate Attorney General, U.S. Dept. of Justice; 2008 Obama California Campaign Manager)

21. Robert F. Bauer  (Obama Attorney; White House Chief Counsel; directed IRS targeting of the Tea Party; formerly and currently employed by Perkins Coie LLP, Facebook’s "rapid response enforcement team;" spouse is Anita B. Dunn)

22. Anita B. Dunn  (Obama Attorney; White House Chief Counsel; husband Robert F. Bauer directed IRS targeting of the Tea Party, formerly employed by Perkins Coie LLP, Facebook’s "rapid response enforcement team")

23. Mary L. Schapiro  (former Chairman, Securities & Exchange Commission (S.E.C.); holds investments in 51 Facebook Club basket funds)

24. James "Jamie" Brigagliano  (former Deputy Director of the Division of Trading and Markets at the Securities and Exchange Commission; Mary L. Schapiro’s chief lieutenant on "dark pool" rule making)

25. Joseph P. Cutler  (Perkins Coie)

26. David P. Chiappetta  (Perkins Coie)

27. James R. McCullagh  (Perkins Coie)

28. Ramsey M. Al-Salam  (Perkins Coie)

29. Grant E. Kinsel  (Perkins Coie)

was identified on Aug. 1, 2013 as having directed the IRS targeting of the Tea Party)

12. Strzo Friedberg  (Facebook’s "forensic expert" who manipulated the data in Paul Ceglia v. Mark Zuckerberg, and who first revealed the existence of 28 Zuckerberg hard drives and Harvard emails that they told Leader Technologies in 2009 were "lost")

13. Chandler Law Firm Chartered (Professor James P. Chandler, III, principal; Leader Technologies patent counsel; adviser to IBM and David J. Kappos; adviser to Eric H. Holder, Jr. and the U.S. Department of Justice; author of the Economic Espionage Act of 1996 and the Federal Trade Secrets Act)

After FBI Deputy Director Andrew McCabe abruptly canceled his scheduled testimony before the House Intelligence Committee this week, South Carolina Republican Rep. Trey Gowdy made a prediction about McCabe’s future employment status.

McCabe was supposed to appear before the committee on Tuesday for a closed-door testimony to answer questions related to Peter Strzok, an FBI official who was removed from special counsel Robert Mueller’s probe into Russian collusion in the 2016 presidential election due to anti-Donald Trump text messages he sent to a colleague.

At the last minute, though, McCabe pushed back his testimony.

Full story:


---

K. Craine December 18, 2017 at 1:45 PM

Email comment by GH/CM:


Strzok is the anti-Trump/Pro-Hillary agent who made “edits” to James Comey exonerating piece in order to help Hillary. For example he changed the term “grossly negligent” to “extremely careless” in order to soften the blow and limit the damage to her during the 2016 election.

That’s “election interference,” by the way.

Turns out he’s not the only one implicated in the coverup scandal.

Full story:

http://truthfeednews.com/breaking-comey-and-mccabe-have-just-been-implicated/

---

K. Craine December 18, 2017 at 1:38 PM

Email comment by JM-GN:


Clinton-Lynch tarmac meeting triggered FBI hunt for leaker

American Center for Law and Justice says documents show FBI was more focused on keeping the meeting quiet than the meeting itself.

In Washington, the ostensible story is rarely the real story. We know, for example, that former President Clinton engineered a meeting with President Obama’s attorney general, Loretta Lynch, on the tarmac of the Phoenix Airport on June 27, 2016.

That’s the official story, replete with the charming and intentionally disarming detail that all they talked about was their grandchildren. It was just coincidental, don’t you know, that at the time the FBI was looking into Hillary Clinton’s use of a “personal” email server to send, receive and store classified information.

Full story[VIDEO]:

http://www.foxnews.com/opinion/2017/12/03/new-documents-reveal-fbis-clinton-cover-up.html
If there's one thing we learned about the presidential election last year, it's that liberals will do whatever it takes to win. We constantly heard incidents of voter fraud taking place, where Hillary’s minions were voting multiple times, and buses of people were being be transported into key swing counties in order to throw the vote. As liberals disgustingly throw Doug Jones’ win in our faces this morning, Republican Roy Moore is refusing to concede, after evidence of voter fraud is now being revealed, sure to overshadow the “win” that liberals are calling a “stinging snub” to President Trump.

Being able to go back and recount digital votes is a very serious step to preserving the integrity of elections, due to the massive voter fraud that took place by Hillary and her minions throughout the presidential election last year. But yet again, liberals are using their shady judges as the criminal arm of their shady enterprise, where in a shocking eleventh-hour order, the Alabama Supreme Court ruled that counties in Alabama can destroy voting records in the Roy Moore-Doug Jones race, going against the longstanding rule that these counties preserve the records and the integrity of the race.

Full story:

---

K. Craine  December 18, 2017 at 1:43 PM

Email comment by GH:

Email comment by Tom Fitton:

[T]he IRS continues to this day to withhold from the public in Judicial Watch’s main IRS case … email communications with Lois Lerner and/or Holly Paz …’ - Judicial Watch Amicus Brief

(Washington, DC) - Judicial Watch last week asked a federal court to unseal the depositions of Lois Lerner, the former director of the Exempt Organizations Unit of the Internal Revenue Service (IRS), and Holly Paz, her top aide and former IRS director of Office of Rulings and Agreements. Both played key roles in the targeting of conservative nonprofit groups opposed to Obama policies in the run up to the 2012 presidential election.

The request came in an amicus curia breif filed with the U.S. District Court for the Southern District of Ohio, Western Division supporting NorCal Tea Party Patriots’ class action lawsuit seeking the unsealing of the depositions (NorCal Tea Party Patriots, et al. v. The Internal Revenue Service, et al. (No. 1:13-cv-00341)). The depositions were sealed by a judge’s order, the Alabama Supreme Court ruled that counties in Alabama can destroy voting records in the Roy Moore-Doug Jones race, going against the longstanding rule that these counties preserve the records and the integrity of the race.

Full story:
Americans for Innovation: DOJ INSPECTOR GENERAL MICHAEL HOROWITZ WAS HANDPICKED BY THE ‘ESPIONAGE MACHINE PART…


K. Craine  December 18, 2017 at 1:50 PM
Here's a TinyURL for the previous comment:
https://tinyurl.com/new-lawsuit-re-irs-tea-party
Spread the word.

K. Craine  December 18, 2017 at 2:14 PM
Email comment TG:

TRUTH NEWS HEADLINES, DECEMBER 18, 2017

BOMBSHELL: Letter of Notice From Trump Transition To Congress Outlining Illegal Search and Seizure by Special Counsel Robert Mueller

Paranoia Grips Capitol Hill' Amid Source Claiming 'MegaStory' Will Expose 50 Lawmakers' Sexual Harassment Charges

U.S. District Judge Richard J. Leon Compromised in Legal - Ethical Mess

Full story:

K. Craine  December 18, 2017 at 2:38 PM
Here's a TinyURL for the previous comment:
Spread the word.

K. Craine  December 18, 2017 at 2:41 PM
Email comment by GH:


He mentioned he's a “skeptic”, he's not. I've been working with him for four months. I just got done giving him a four hour presentation on the entire project a few weeks ago.

Full story:
https://wikileaks.org/podesta-emails/emailid/3099

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

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)
LOL. MUELLER WILL TRY AND STAY AHEAD OF THE BREWING DOJ IG HOROWITZ SCANDAL.


Special counsel Robert Mueller, who is spearheading the federal Russia inquiry, is scheduled to meet with President Trump’s private lawyers as early as next week, according to a new report.

Those familiar with the matter are optimistic the meeting has greater significance than previous meetings between the Mueller team and Trump’s lawyers because it follows reports that the probe has finished interviewing White House staff, CNN reported Friday. Mueller’s team has not initiated an interview with Trump or Vice President Mike Pence.

Full story:

Reply


(Washington, DC) - Judicial Watch today filed a Freedom of Information Act (FOIA) lawsuit against the Federal Bureau of Investigation (FBI) for records about the removal and reassignment of Peter Strzok, a former deputy to the assistant director for counterintelligence at the FBI, from the special counsel’s investigative team led by former FBI director Robert Mueller. Strzok also was the FBI’s second in command of counterintelligence and chief of the investigation into Hillary Clinton’s illicit email server, interviewing Hillary Clinton himself on July 2, 2016.

The lawsuit was filed in the United States District Court for the District of Columbia after the FBI failed to respond to an August 17, 2017, FOIA request (Judicial Watch, Inc. v. Federal Bureau of Investigation (No. 1:17-cv-02682)). Judicial Watch seeks:

All records regarding the assignment of FBI Supervisor Peter Strzok to the special counsel’s investigation led by former Director Robert Mueller.

All records related to the reassignment of FBI Supervisor Peter Strzok from the special counsel’s investigation to another position within the FBI.

All SF-50 and/or SF-52 employment forms, as well as all related records of communication between any official, employee, or representative of the FBI and any other individual or entity.

Full story:

Reply

Here's a TinyURL for the previous comment:

https://tinyurl.com/judicial-watch-sues-fbi-again

Spread the word.
114. Steve Cutler (JP MorganChase, General Counsel)
115. Rodgin Cohen (JP MorganChase, Outside Counsel; Sullivan Cromwell, LLP)
116. U.S. Securities & Exchange Commission (granted Fenwick & West's application on behalf of Facebook for an unpreanted exemption to the 500 shareholder rule; opened the floodgated for Goldman Sachs and Morgan Stanley to make a private market in Facebook pre-IPO insider stock; facilitated the influx of billions of dollars from "dubious" sources associated with Russian oligarchs, Alisher Asmanov and Yuri Milner, and the Kremlin; Goldman Sachs is a partner with this Moscow company, Digital Sky Technologies, aka DST, aka Mail.ru)
117. Jeff Markey (McBee Strategic LLC; allied with Facebook's Cooley Godward Kronish LLP to arrange Obama's green energy funding; arranged $1.6 billion for failed BrightSource and $535 million for failed Solyndra)
118. Steve McBee (McBee Strategic LLC; allied with Facebook's Cooley Godward Kronish LLP to arrange Obama's green energy funding; arranged $1.6 billion for failed BrightSource and $535 million for failed Solyndra)
119. Michael F. McGowan (Stroz Friedberg; Facebook forensic expert who lied about his knowledge of the contents of the 28 Zuckerberg hard drives and Harvard Email accounts)
120. Bryan J. Rose (Stroz Friedberg; Facebook forensic expert who lied about his knowledge of the contents of the 28 Zuckerberg hard drives and Harvard Email accounts)
121. Dr. Saul Greenberg (Facebook's expert witness from the University of Calgary; disingenuously waived his hands and said he would be "wild guessing" about the purpose of a Java "sessionstate" import statement (even Java newbies know it is used for tracking a user while in a web session); in short, Dr. Greeberg lied to the jury, thus discrediting his testimony)
122. Toni Townes-Whitley (CGI Federal; Michelle Obama's 1985 Princeton classmate; CGI "donated" $47 million to the Obama campaign; CGI won the no-bid contract to build the www.healthcare.gov Obamacare website; CGI shut off the security features on Obama's reelection donation sites to increase donations)
123. CGI Federal (US division of a Canadian company; Donated $47 million to Obama's reelection, then received the no-bid contract to build the ill-fated Obamacare website; Michelle Obama's Princeton classmate, Toni Townes-Whitley, is a Senior Vice President of CGI; the website is replete with social features and links to Facebook)
124. Kathleen Sebelius (Obama's Secretary of Health & Human Services since 2009 responsible for $678 million Obamacare implementation; made the decision to hire CGI Federal on a no-bid contract despite the evident conflict of interest with Michelle Obama and $47 million in Obama campaign donations by CGI; the website is
Rep. Jim Jordan, R-Ohio, told the Todd Starnes Show he is convinced the FBI was actively trying to stop Donald Trump from being elected president of the United States.

Last week, Rep. Matt Gaetz, R-Fla., called for the firing of special counsel Robert Mueller.

“We are at risk of a coup d’etat in this country if we allow an unaccountable person with no oversight to undermine the duly-elected president of the United States,” Gaetz said. “And I would offer that is precisely what is happening right now with the indisputable conflicts of interest that are present with Mr. Mueller and others at the Department of Justice.”

I asked Jordan if he bought into the argument that something nefarious was afoot.

“The whole pretext is wrong. Think about this - you had - I'm convinced now - the FBI actively seeking with intent - actively trying to stop Donald Trump from being president of the United States,” Jordan told Starnes.

Full story[VIDEO]:

http://www.foxnews.com/opinion/2017/12/18/rep-jim-jordan-im-convinced-fbi-was-trying-to-stop-trump-from-being-elected.html

---

125. Todd Y. Park (White House Chief Technology Officer (CTO); former CTO for Health & Human Services; chief architect of HealthCare.gov; founder, director, CEO, Athenahealth, Inc. and founder, director, CEO, Caslighth Health, Inc.)

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 cronies 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
Here's a TinyURL for the previous comment:
https://tinyurl.com/obama-goes-to-jail

Spread the word about our treasonous former President.

Email all comment by AT:

NOT ALL THIEVES ARE STUPID

1. LONG - TERM PARKING

Some people left their car in the long-term parking at San Jose while away, and someone broke into the car. Using the information on the car's registration in the glove compartment, they drove the car to the people's home in Pebble Beach and robbed it. So I guess if we are going to leave the car in long-term parking, we should NOT leave the registration/insurance cards in it, nor your remote garage door opener. This gives us something to think about with all our new electronic technology.

2. GPS:

Someone had their car broken into while they were at a football game. Their car was parked on the green which was adjacent to the football stadium and specially allotted to football fans. Things stolen from the car included a garage door remote control, some money and a GPS which had been prominently mounted on the dashboard. When the victims got home, they found that their house had been ransacked and just about everything worth anything had been stolen. The thieves had used the GPS to guide them to the house. They then used the garage remote control to open the garage door and gain entry to the house. The thieves knew the owners were at the football game, they knew what time the game was scheduled to finish and so they knew how much time they had to clean out the house. It would appear that they had brought a truck to empty the house of its contents. Something to consider if you have a GPS - don't put your home address in it. Put a nearby address (like a store or gas station) so you can still find your way home if you need to, but no one else would know where you live if your GPS were stolen.

3. CELL PHONES:

I never thought of this! This lady has now changed her habit of how she lists her names on her cell phone after her handbag was stolen. Her handbag, which contained her cell phone, credit card, wallet, etc., was stolen. Twenty minutes later when she called her hubby, from a pay phone telling him what had happened, hubby says, "I received your text asking about our Pin number and I've replied a little while ago." When they rushed down to the bank, the bank staff told them all the money was already withdrawn. The thief had actually used the stolen cell phone to text "hubby" in the contact list and got hold of the pin number. Within 20 minutes he had withdrawn all the money from their bank account.

Moral lesson:

a. Do not disclose the relationship between you and the people in your contact list. Avoid using names like Home, Honey, Hubby, Sweetheart, Dad, Mom, etc.

b. And very importantly, when sensitive info is being asked through texts, CONFIRM by calling back.

c. Also, when you're being texted by friends or family to meet them somewhere, be sure to call back to confirm that the message came from them. If you don't reach them, be very careful about going places to meet 'family and friends' who text you.

4. PURSE IN THE GROCERY CART SCAM:

A lady went grocery-shopping at a local mall and left her purse sitting in the children's seat of the cart while she reached something off a shelf? Wait till you read the WHOLE story! Her wallet was stolen, and she reported it to the store personnel. After returning home, she received a phone call from the Mall Security to say that they had her wallet and that although there was no money in it, it did still hold her personal papers. She immediately went to pick up her wallet, only to be told by Mall Security that they had not called her. By the time she returned home again, her house had been broken into and burglarized. The thieves knew that by calling and saying they were Mall Security, they could lure her out of

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

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

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

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

Jeffrey Wadsworth  (CEO, Battelle Memorial Institute; President, Ohio State University Board of Trustees; former Deputy Director of Science & Technologies, Lawrence Livermore National Laboratory, University of California Board of Trustees)

Michael V. Drake  (President, The Ohio State University; former Chancellor, University of California, Irvine)

Woodrow A. Myers  (Chief Medical Officer, Wellpoint, Inc.; formerly Corporate Operations
her house long enough for them to burglarize it.

*PLEASE PASS THIS ON

Even if this does not pertain to you, please let your family and friends know so they don’t get caught in a scam.

---

K. Craine  December 19, 2017 at 6:55 AM

Email comment by Alex Jones:

Staff. (Dec. 19, 2017). FLASHBACK: ANTIFA ADMITS TRAIN TRACK SABOTAGE NEAR TACOMA TO ‘STOP FRACKING’ - Antifa behind Tacoma train wreck?

Infowars.com - DECEMBER 18, 2017 Comments
Flashback: Antifa Admits Train Track Sabotage Near Tacoma to ‘Stop Fracking’

Editor’s Note: This since-deleted article from It’s Going Down, an Antifa affiliate, reveals how leftist activists planned on derailing freight trains near Tacoma, Washington, by pouring concrete on tracks.

Furthermore, according to the Gateway Pundit:

“Police have raided an Antifa encampment in Olympia, Washington, following a train being sabotaged by anti-fracking activists — but the anarchists claiming credit for the act have vowed to continue until ‘every officer is down.’”

Over the past several weeks, dozens of Antifa activists have camped next to the train tracks to stop fracking supplies from leaving the Port of Olympia.

Nearly 30 masked activists confronted Union Pacific Railroad officers last Wednesday when they attempted to clear the camps from the railroad right-of-way.: Full story[VIDEO]:


---

K. Craine  December 19, 2017 at 6:56 AM

Here’s a TinyURL for the previous comment:

https://tinyurl.com/antifa-wrecks-trains

Spread the word about this treachery.

---

K. Craine  December 19, 2017 at 8:18 AM

Officer, Anthem Blue Cross Blue Shield of Indiana)

139. Alex R. Fischer (aka Alexander Ross Fischer; Trustee, The Ohio State University; former Sr. Vice President, Battelle Memorial Institute; Chairman, OmniViz; married to Lor Barreras)

140. Chris Gloros (author of the discouraged Waters Report re. The Ohio State University Marching Band; protege of Eric H. Holder, Jr., Professor James P. Chandler, III, and Algernon L. Marbley)

141. Lori Barreras (Commissioner, Ohio Civil Rights Commission; former Vice President of Human Resources, The Ohio State University; former Vice President, Battelle Memorial Institute; married to Alex R. Fischer)

142. David Vaughn (Criminal Attorney, David Vaughn Consulting Group; former Assistant U.S. Attorney; appointed to the discouraged Waters Commission at Ohio State)

143. Betty Montgomery (former Ohio Attorney General; appointed to the discouraged Waters Commission at Ohio State; accepted campaign contributions from Woodrow A. Myers, Wellpoint, Inc. and friend of Michael V. Drake)

144. Joseph A. Steinmetz (Provost, The Ohio State University; author of Psychological Science article on MOOC (Massive Open Online Course) that triggered the discovery of massive double-dealing and fraud within the Ohio State trustees)

D. Facebook boy-puppets:

145. Mark E. Zuckerberg
146. Chris Hughes
147. Dustin Moskovitz
148. Eduardo Saverin
149. Matthew R. Cohler
150. Elon Musk

E. Corruption Watch — Patent Office Judges:

151. Anderson, Gregg
152. Best, George
153. Bonilla, Jackie W.
154. Boucher, Patrick
155. Braden, Georgianna W.
156. Branch, Gene
157. Bisk, Jennifer Bresson
158. Bui, Hung H.
159. Busch, Justin
160. Clements, Matt
161. Crumbley, Kit
162. Deosch, Kristen
163. Elluru, Rama
164. Fitzpatrick, Michael
165. Gerstenblith, Bart A.
166. Gianetti, Thomas L.
167. Guest, Rae Lynn
168. Hastings, Karen M.
169. Hoff, Marc
How The Left Is Weaponizing The American Legal System

Various progressive factions have undertaken an effort to criminalize dissent using the courts and statutory law.

The point is not for liberals to “win” any particular lawsuit or legal enforcement so much as it is to use lawsuits and the law as the weapons in and of themselves. The process is the punishment. And in most of these cases the punishment is very severe. That’s the idea.

In large part this reflects growing liberal opposition to a pluralistic society: not merely opposition to ideas but rather opposition to ideas about ideas, a strong and deliberate enmity towards intellectual diversity and dissenting thought.

...That’s the way America was designed, intentionally and with forethought: to allow for dissent, to foster it, even to encourage it.

So the Left is turning to lawfare: a systematic effort to turn the American legal system against liberalism’s political opponents. The point is to take the court system (which is supposed to be a neutral arbiter of justice) and the law itself (which in many cases is ideologically neutral) and convert both into partisan weapons for liberal political advancement. It should cause you no small measure of discomfort to know that the Left has been largely successful in these efforts. Lawfare works.

Perry’s life had been ensnared in an expensive, distracting, hassling court case for a year and a half. Republican governors elsewhere were meant to take note of what happens when they draw the ire of liberals and corrupt Democratic officials.

Full article:

http://thefederalist.com/2016/08/08/how-the-left-is-weaponizing-the-american-legal-system/

---

Email comment by JB:

K. Craine December 19, 2017 at 8:19 AM

Here's a TinyURL for the previous article:

https://tinyurl.com/hijack-of-law

Spread the word. Lawyers in American are run amok.

---

K. Craine December 19, 2017 at 9:23 AM

Dom Calicchio (Dec. 18, 2017). RUSSIA, CHINA REACT TO TRUMP’S SECURITY STRATEGY REMARKS. Fox News. Russia, China react to Trump's security strategy remarks By | Fox News

President Donald Trump’s "America First" strategy, detailed in a speech Monday, featured strong words about China and Russia, countries that the president described as “rival powers” to the U.S.

But despite Trump’s stated goal of building “a great partnership with them,” both countries seemed less than enthusiastic about the plan in responses issued Tuesday.

Full story[VIDEO]:


---

HOW TO FILE A FRAUD COMPLAINT AGAINST A UNIVERSITY

The following universities were announced as participants in Ohio State Provost Joseph A. Steinmetz’s corrupt MOOC education initiative named “University Innovation Alliance” (UIA). We have identified the instructions and online forms you need to file a complaint with the
Americans for Innovation: DOJ INSPECTOR GENERAL MICHAEL HOROWITZ WAS HANDPICKED BY THE “ESPIONAGE MACHINE PART...

Replies

K. Craine  December 19, 2017 at 9:24 AM
Here's a TinyURL for the previous comment:
https://tinyurl.com/trump-america-first
Spread the word.

K. Craine  December 19, 2017 at 9:29 AM
Here is President Trump's full speech[VIDEO]:

K. Craine  December 19, 2017 at 10:50 AM
Excerpt:
"...It calls for cutting taxes and rolling back unnecessary regulations. It calls for trade based on the principles of fairness and reciprocity. It calls for firm action against unfair trade practices and intellectual property theft. And it calls for new steps to protect our national security industrial and innovation base..."

Full speech transcript:
https://www.whitehouse.gov/briefings-statements/remarks-president-trump-administrations-national-security-strategy/

K. Craine  December 19, 2017 at 10:51 AM
Here's a TinyURL for the previous comment:
https://tinyurl.com/trump-on-intellectual-property
Spread the word.

K. Craine  December 19, 2017 at 10:56 AM
Email comment by JM:
This article on Horowitz is depressing, as so many people pin their hopes on this person to back up Trump, when in fact he is simply another cut-out layer embedded like a Lime’s diseased tick, infesting its host with an disease almost impossible to diagnose or cure.

Reply

K. Craine  December 19, 2017 at 11:20 AM
Email comment by DL:

Former Obama-era Attorney General Eric Holder called for mass protests if President Trump fires special counsel Robert Mueller. This is the second warning Holder has issued this week in respect to rumors about President Trump relieving Mueller of his duties as special counsel.
“ABSOLUTE RED LINE: the firing of Bob Mueller or crippling the special counsel’s office. If removed or meaningfully tempered with, there must be mass, popular, peaceful support of both. The American people must be seen and heard - they will ultimately be determinative,“ tweeted Holder on Sunday.

Eric Holder @EricHolder
ABSOLUTE RED LINE: the firing of Bob Mueller or crippling the special counsel’s office. If removed or meaningfully tempered with, there must be mass, popular, peaceful support of both. The American people must be seen and heard - they will ultimately be determinative.

As previously reported, Holder threatened Republicans against removing Mueller a day after House members grilling Deputy Attorney General Rod Rosenstein over the special counsel stacking his team with investigators with links to Hillary Clinton.

Holder issued his threat in a tweet Wednesday morning.

Full story:

K. Craine  December 19, 2017 at 11:21 AM
Here’s a TinyURL for the previous comment:
https://tinyurl.com/holder-reasonous-threat
Spread the word.

K. Craine  December 19, 2017 at 2:04 PM
Email comment by DL:

Sundance. (Dec. 18, 2017). FBI Damage Control and Justification Part II - CoIntel Agent Peter Strzok’s Turn... Conservative Tree House.

The previous effort at justification and damage control over the FBI counterintelligence operation to spy on presidential candidate Donald Trump was likely courtesy of FBI Asst. Director of Counterintelligence E.W. “Bill” Priestap.

The latest effort at justification comes directly from anti-Trump FBI Counterintelligence Agent Peter Strzok; claiming the ‘insurance policy’ statement was to protect candidate Donald Trump, not to defend the republic against him. ::::insert eyeroll here:::

WASHINGTON DC - An FBI agent’s text message that referred to “an insurance policy” and has been cited as evidence of bias against President Trump reportedly alluded to the investigation into Russia’s election interference and any potential ties between Trump’s campaign and Moscow.

Full story:

K. Craine  December 19, 2017 at 2:06 PM
Here’s a TinyURL for the previous comment:
https://tinyurl.com/heads-up-on-priestap
Spread the world about Priestap, Peter Strzok’s FBI bossses of...
Americans for Innovation: DOJ INSPECTOR GENERAL MICHAEL HOROWITZ WAS HANDPICKED BY THE “ESPIONAGE MACHINE PART…

K. Craine  December 20, 2017 at 6:11 AM

Email comment by GH:


Ex-FBI Director James Comey and lawmakers have tried to make it seem like Christopher Steele, who wrote the Trump Dodgy Dossier, was a new player on the Intel scene in 2016.

But Steele was well known by the Bureau and CIA long before that and shared Intel with both agencies on cases with British links, especially dealing with MI6’s interest in Russian Organized crime, federal law enforcement sources said.

It is little wonder the Justice Department and the FBI refuse to release any documents dealing with Steele. Or the payments from government coffers — including the FBI — to Steele or Fusion GPS.

We are getting definitive Intel from FBI and federal law enforcement sources that Christopher Steele worked with the FBI when he was a MI6 Agent working Russian Organized Crime. Before his retirement from the British spy agency.

Full story:


K. Craine  December 20, 2017 at 6:15 AM

Here’s a TinyURL for the previous comment:

https://tinyurl.com/steele-strzok-comey-buddies

Spread the word. The FBI counter espionage unit is the secret opposition party in America. The DNC and RNC are merely whitewash to fool the masses.

K. Craine  December 20, 2017 at 6:18 AM

Email comment by TG:

THIS IS A MUST READ (AND UNDERSTAND) IN ORDER TO FIGHT AND DESTROY. IT IS KILLING OUR REPUBLIC.


“THE CONSCIOUS AND INTELLIGENT MANIPULATION OF THE ORGANIZED HABITS AND OPINIONS OF THE MASSES IS AN IMPORTANT ELEMENT IN DEMOCRATIC SOCIETY. THOSE WHO MANIPULATE THIS UNSEEN MECHANISM OF SOCIETY CONSTITUTE AN INVISIBLE GOVERNMENT WHICH IS THE TRUE RULING POWER OF OUR COUNTRY.” EDWARD BERNAYS, PROPAGANDA

There really is an information war, and you are right in the middle of the battlefield. Are you ready?

Sure, we are being surveilled, watched, listened to, wiretapped, and subliminally messaged - but what do I care as long as I have the Internet of Things to do my regal bidding?

Your every move, query, keystroke, like, phone call, message, and digital choice is creating your own personalized “dark profile” that can be used against you not only for commercial
purposes but to literally program your thinking.

Full story:

https://aim4truth.org/2017/12/19/big-brother-is-watching-you-for-real/

---

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.
12/20/2017  Americans for Innovation: DOJ INSPECTOR GENERAL MICHAEL HOROWITZ WAS HANDPICKED BY THE "ESPIONAGE MACHINE PART...