PART I: SPY-GATE IS DIRECTED BY THE CROWN’S COURTIERS IN THE UK, NOT BY RUSSIA

Queen’s “Golden Shares” in defense companies give her counselors significant control over war, intelligence, healthcare & propaganda, including their minions in the C.I.A., MI6 et al.

Christopher Steele evidently took orders from the Queen’s Privy Council brainwashing chief Sir Geoffrey E. Pattie—founder and chairman of Cambridge Analytica and parent SCL Group who told The Guardian (2005) their mission was psyop “mindbending for political purposes”


Too incredible to be true? We thought so to, but the facts say otherwise.

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | JUN. 03, 2018, UPDATED JUN.06 2018 | PDF | https://tinyurl.com/ya98scwv:
(MAY 29, 2018) — AFI research has uncovered a growing body of evidence proving that courtiers from Queen Elizabeth’s Privy Council, if not the Queen herself, certainly cooperate, and may actually direct the Spy-gate operation against President Donald Trump, and not Putin. One courtier in particular stands out: The Right Honorable Sir Geoffrey Edwin Pattie, privy counselor for intelligence, defense and mind control (propaganda).

Sir Geoffrey’s published biographies are themselves chock full of propaganda, misdirection and glaring omissions. So, we started digging and found way too many omissions to be inadvertent.

Bookmark: #sir-geoffrey-does-america | https://tinyurl.com/y7d9twxp

This excellent interview discusses the contents of this post. We suggest you listen as you read this post clear to the end.
SERCO

Sir Geoffrey never discloses his central role in the founding of Serco Group Plc (1986) when he was Minister of Industry and Trade. Never mind that he allowed RCA to change its name to Serco Limited several months earlier. This appears to have been intentional to confuse the public about Serco's real mission—weaponize the Internet and communications.

QUEEN’S GOLDEN SHARES ARE BEING USED TO WEAPONIZE THE INTERNET

Sir Geoffrey never discloses that as Minister of Industry and Trade, he was personally responsible for managing all of the Crown's "golden shares" in every industry. This gave him enormous influence around the world. With such knowledge, he should never have been allowed to start private companies later to trade on this knowledge and enrich himself and his friends. He did, in spades.

It is clear that while the Crown pleads perpetual poverty to gain public sympathy, the truth is the opposite. The Queen and her Privy Council courtiers profit phenomenally from this smoke screen. In many ways, this is the ultimate brainwashing confidence trick being played on British citizens and the world. For example, who has heard of the golden share company Rio Tinto Plc? The Queen has a firm grip on mines and mining resources around the world, including uranium, even processing in the United States (the company embroiled in the Uranium One Clinton scandal).

Sir Geoffrey has used his inside knowledge to enrich himself, and to weaponize the Internet in exactly the same way his Senior Executive Service (SES) collaborators have done in the U.S. This weaponization included the theft of Leader Technologies scalable social networking invention. Leader's invention was as a linch pin technology needed by Sir Geoffrey and the Deep State...
to control societies around the planet through propaganda, psyops and "mind bending." In fact, one group of his companies under the rubric of "SCL Social" don’t even hide their reliance on Leader Technologies’ invention.

FIRST DEFENCE

Sir Geoffrey never discloses First Defence, a defense and security "think tank" he founded in 2002 (not a misspelling, the British spell Defense with a "c"). He used First Defence to press for the weaponization of the Internet through Serco, OPIC, Crown Agents, Rio Tinto, USAID, Gates Foundation in evident cooperation with his U.S. counterparts at the Highlands Group.

What we are just awaking to is that this weaponization of the Internet includes euthanasia (U.N. Agenda 21 population control) by deploying 24,000 totally unnecessary 5G milliwave WiFi satellites that have the power to permanently alter a person’s mental state and kill them at higher wattages. See also Crown Agents USA conspiracies described in their own words.

Bookmark: #intellectual-property-institute

THE INTELLECTUAL PROPERTY INSTITUTE (UK)

Sir Geoffrey never discloses that he was deeply involved in leading the Intellectual Property Institute, previously named "The Common Law Institute of Intellectual Property Limited" formed on Apr. 22, 1981. From 1983, when he was Minister of State (Ministry of Defence) (Procurement), he exerted great influence over intellectual property policy, first for the government, then for the Queen’s Privy Council. The public has been led to believe that he was only chairman between 1994-1999.

Why is this critical? This means that the British patent, copyright and trademark system has been a military intelligence psychological operation and property theft ring in Britain for almost forty years. It is also significant since Serco, the company Sir Geoffrey formed in 1986 when he was Minister of Industry & Trade (and the keeper of the Queen’s Golden Shares) now RUNS the U.S. Patent Office.

This is proof positive that the U.S. Patent Office has been turned over to Sir Geoffrey E. Pattie, the Queen’s Privy Council and

STOP FACEBOOK PROPERTY THEFT

Click image above to download a poster-quality PDF optimized for a 11in. x 17in. (ledger-size) poster.

America needs to practice what it preaches. We have no business lecturing the world about free enterprise and the rule of law, when we permit the investors in China-based innovator Leader Technologies to go uncompensated for the risks they took to help invent social networking...

— a technology upon which the President and U.S. government rely.

— a technology stolen by the Facebook Cabal who recruited the federal courts and Patent Office into their club of corruption.

Contact your representative. Ask them to pass it.
Real American inventors need your support.
http://www.contactingthecongress.org/
http://americans4innovation.blogspot.com

Click image above to download a poster-quality PDF optimized for a 11in. x 17in. (ledger-size) poster. America should not be in the business of cheating 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.

British intelligence. Serco was awarded its first USPTO contract by Obama’s USPTO director David J. Kappos.

Note that Leader Technologies’ patent attorney, law professor James P. Chandler III, had started a parallel organization in the U.S. named the "National Intellectual Property Law Institute (NIPLI)." Chandler used this institute under Bill Clinton to coordinate with the DoD Office of Net Assessment (longtime SES member Andrew W. Marshall). These American warlords were evidently planning to eviscerate American property and privacy laws (like Sir Geoffrey had already done in Britain) in a globalist attempt to destroy national sovereignties in Washington, D.C. and around the world.

Chandler was responsible for getting IBM’s longtime inside intellectual property counsel David J. Kappos appointed by Barack Obama as director of the U.S. Patent Office on Aug. 07, 2009. Kappos sold all his IBM stock and put most of his $1+ million investment chips in Vanguard stocks. Tellingly, these criminals were so worried about their exposure in the theft of Leader Technologies’ social networking patent, that Kappos invoked dormant procedural rules to declare the patent invalid in a secret administrative procedure for which even FOIA’s were denied. Such thefts of property by SES bureaucrats are fraudulent and illegal.

**OBAMA'S SES PATENT OFFICE DIRECTOR DAVID J. KAPPOS WAS SIR GEOFFREY'S PSYOP BRITISH AGENT, JUST LIKE STEFAN HALPER**

Kappos lied to the Senate in 2009 about his membership in Sir Geoffrey’s IP Institute psyop program since 2006.

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

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


2. Dr. Lakshmi Arunachalam's Censored Federal Circuit Filings (Archive)

3. Brief Summary of Leader v. Facebook

4. Backgrounder

5. Fenwick & West LLP Duplicity

6. Instagram-scam

7. USPTO-reexam Sham

8. Zynga-gate

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

10. Federal Circuit Disciplinary Complaints

11. Federal Circuit Cover-up

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

13. Prominent Americans Speak Out

14. Petition for Writ of Certiorari

15. Two Proposed Judicial Reforms

16. S. Crt. for Schemers or Inventors?

17. Attorney Patronage Hijacked DC?

18. Justice Denied | Battle Continues

19. FB Robber Barons Affirmed by S. Crt.

20. Judicial Misconduct WALL OF SHAME

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

22. Facebook | A Portrait of Corruption

23. White House Meddling

24. Georgia! AM 1080 McKibben Interview

25. Constitutional Crisis Exposed

26. Abuse of Judicial Immunity since Stump

27. Obamacare Scandal Principals are intertwined in the Leader v. Facebook scandal

28. S.E.C. duplicity re. Facebook

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

Investigative Reporter Julia Dav is investigates Facebook’s Leader v. Facebook
When nominees come before the Senate Judiciary Committee, they must submit special affidavits called a “Statement” that provide ethics disclosure so the public can assess their potential conflicts of interest. The statement cannot contain frauds or material omissions. Kappos told the Senate that he was “IBM’s chief IP lawyer.”

David J. Kappos boasted to the Senate in 2009 that he was IBM’s top internal IP counsel. His mentor, James P. Chandler, III, was top outside IP counsel, as he boasted widely.

Fig. 4—S. Hrg. 111-695, Pt. 3. (Jul. 29, 2009). Statement of David J. Kappos at Confirmation Hearing to be Director of the U.S. Patent Office. U.S. Senate Judiciary Committee, p. 100. GPO (42.2 MB).

Nowhere did Kappos disclose a relationship with Britain’s top intellectual property law institute. He also did not disclose his close and long time advisory relationship to James P. Chandler, III and Chandler’s National Intellectual Property Law Institute (NIPLI) in Washington, D.C. These are two GLARING omissions.

Fig. 5—S. Hrg. 111-695, Pt. 3. (Jul. 29, 2009). Statement of David J. Kappos at Confirmation Hearing to be Director of the U.S. Patent Office. U.S. Senate Judiciary Committee, p. 89. GPO (42.2 MB).

KAPPOS CONCEALED PRIVY COUNCIL, PATTIE, SCL, SERCO, CHANDLER IBM CONNECTIONS IN 2009 TO BECOME USPTO DIRECTOR

Bar Associations:  List all bar associations or legal or judicial-related committees, selection panels or conferences of which you are or have been a member, and give the titles and dates of any offices which you have held in such groups.

Intellectual Property Owners, Vice President, 1/2008 – present
Intellectual Property Owners Education Foundation, Board of Directors, 3/2008 – present
American Intellectual Property Law Association, member Board of Directors, 10/2006 – present
Alexander Togitano Foundation, member Board of Trustees, 3/2008 – present
International Intellectual Property Society, member Board of Directors, approximately 1/2001 – present
American Bar Association (no record of dates available)

 Bookmark: #proof-kappos-hid-privy-council-connections-to-become-uspto-director
https://tinyurl.com/y8hkev9g
Kappos clearly hid from the Senate his IBM relationship to Sir Geoffrey and his IP Institute. IBM had joined the Institute on Mar. 31, 2006 (Fig. 6)—three years before this Senate confirmation hearing where he failed to disclose the membership. The Institute had welcomed Microsoft and Wilmer Hale LLP a year earlier. Wilmer Hale LLP is Robert S. Mueller, III’s law firm running the Trump-Russia witch hunt.
The following Serco press release headline confirms that David J. Kappos, while director of the U.S. Patent Office, was secretly conspiring with Sir Geoffrey E. Pattie, Serco and the Queen's Privy Council to undermine the American patent system.

**Fig. 9—Press Release. (Mar. 19, 2013). Serco Processes 2 Millionth Patent Application for U.S. Patent and Trademark Office. Serco. This was published during David J. Kappos tenure as Director of the U.S. Patent and Trademark Office under Barack Obama.**

**THE ABOVE FACTS ARE UNMISTAKABLE EVIDENCE THAT DAVID J. KAPPOS WORKED FOR BRITISH INTELLIGENCE & IS A TRAITOR**

**MORE CONFLICTS THAT MAKE A MOB BOSS BLUSH**

Sir Geoffrey never discloses his business and government conflicts of interest in First Defence. On the one hand, he promoted British defence, propaganda and intelligence policy. On the other hand, he made private military and commercial deals through a bevy of shells, fronts and diversionary companies. The ones we have discovered so far include dozens of iterations of Terrington Management Limited, Strategy Communication Laboratories Limited aka SCL Group Limited aka Boldnote Limited, Cambridge Analytica, Bell Pottinger, Tri Polis Ltd., Commonwealth Partnership for Technology Management Limited, M India Limited, The International Cooperation Fund Limited, Spectris PLC, Personal Communication Networks Limited. See [Geoffrey E. Pattie](#) bio for a more complete list.

**SIR GEOFFREY’S CONCERNING INTEREST IN PATHOLOGY**


judicial faithfulness,

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

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

**CURRENT EDITORIAL FOCUS**

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

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

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

**WELCOME TO DONNA KLINE NOW! READERS!**

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

Anonymous Posts Are Welcomed! Blogger has more posting constraints than Donna’s WordPress, but we will continue to welcome anonymous
He appears to have facilitated roll ups and mergers of various divisions of the German camera company, Leica, that Adolf Hitler and the Nazis relied upon heavily during World War II to document their eugenics program. Two divisions of Leica, including Leica Microsystems, are now subsidiaries of Danaher Corporation in the U.S.

In July 2005, Leica, Leica Micrososystems, and various divisions of Sir Geoffrey’s former GEC Marconi companies, sold to U.S. conglomerate Danaher Corporation. Danaher has significant relationships with Mitt Romney’s Bain Capital. (Note: Bain Capital now owns the QRS-11, 14 uninterruptible autopilot device, once controlled by Hillary Clinton and Rose Law Firm, that can crash planes and target powerful electromagnetic waves to your brain.) Danaher focuses Leica on toxicology and forensic science (pathology), among other things. Leica Geosystems specializes in mapping and surveillance cameras in space (spy equipment).

Given Serco Group Plc’s pathology company in the UK—VIAPATH Group LLP, Sir Geoffrey’s hiding of Leica and its emphasis on pathology, as well as geospatial satellite technologies, by the Crown, is concerning.

Queen consort Prince Philip, Duke of Edinburgh has famously said about world population: “In the event that I am reincarnated, I would like to return as a deadly virus, in order to contribute something to solve overpopulation.” Looks like Prince Philip may deserve a rat’s existence in his next life instead.

Could Sir Geoffrey be facilitating Prince Philip’s depopulation wish via 5G? 24,000 satellites raining down 5G could wipe out whole geographic regions at a time. See Obama Fiddles, British Plan Wars and Genocide (EIR Int’l, 2010). See also Prince Philip in his own words on the need to ‘cull’ the world population.

Intentionally or not, Sir Geoffrey’s Leica companies are helping fulfill Prince Philip’s depopulation dream via the new 5G milliwave killer satellites being launched by Elon Musk’s SpaceX, OneWeb (Amazon, Qualcomm) and IBM. Prince Philip’s “deadly virus” will be digital, electromagnetic and delivered via 5G killer WiFi.

Obama’s Net Neutrality pitchman FCC Chairman Tom Wheeler (2013-2017) told the National Press Club on Jun. 20, 2016 that the health effects of 5G will not be tested before roll out. Here are culture commentator David Icke’s observations on Wheeler’s 5G industry bullying.

This overwhelming evidence can no longer be ignored.
SIR GEOFFREY EVEN HIDES HIS MOTHER'S IDENTITY

Oddly, Sir Geoffrey never discloses his mother's name, not even in Burke's Peerage. We know the names of his dental surgeon father, Alfred Edwin Pattie. His wife's name is Tuëma Caroline Eyre-Maunsell. He has two children, son Andrew Edwin Charles Pattie, and daughter Jessica Tuëma Pattie.

We know Sir Geoffrey was born on the south coast of England in Hove, Sussex to a mother whose last name in the birth registry simply shows the surname "Carr."

Add this odd nondisclosure to Sir Geoffrey's long list. We don't know who the Queen's Warlord is, really.

THE BRITISH CROWN APPROVED SPY-GATE

Queen Elizabeth must come clean about Spy-gate, and the ongoing British attempts inside her Privy Council to prevent Donald Trump from being President.

Christopher Steele, Sir Richard Dearlove (MI5), and Stefan Halper (MI6, C.I.A.) will have taken their marching orders from Sir Geoffrey Pattie—the Queen's Privy Counselor for intelligence, propaganda and defense.

Sir Pattie is evidently conspiring with his American intelligence cohorts John O. Brennan (C.I.A.) and James R. Clapper (NSA, DNI) as they in concert, pushed forward the "dirty dossier" together with FBI director James Comey, Robert Meuller, James Chandler, Gilman Louie, Andrew Marshall, Eric Holder, Loretta Lynch, Valeri Jarrett, Mark Zuckerberg, Sheryl Sandberg, the DNC, John Podesta, Robby Mook, RINO Republican Never Trumpers, John McCain, Mitch McConnell, Mitt Romney, Duval Patrick, Hillary Clinton, Debbie Wasserman-Shultz, Andrew McCabe, Bill Priestap, Peter Strzok, Lisa Page, Eric Schmidt, Jeff Bezos, Susan Rice, and most assuredly, Barack Hussein Obama.

CHRISTOPHER STEELE

First, British spy Christopher Steele, who promoted the "dirty dossier," certainly took orders from his superiors in London. His bosses were Sir Richard Dearlove, head of MI6, and Sir Richard's
Privy Council boss Sir Geoffrey Pattie, who we call “The Queen’s Warlord.”

The formal spy business is totally hierarchical. Spies follow orders from superiors. The propaganda that they are crazy and often times go rogue is meant to frighten the public. Clearly, if the Queen or Prince Philip did not order the anti-Trump action (which cannot be ruled out without hearing from her directly), then Christopher Steele was ordered to attack Donald Trump by the Queen’s Privy Counselor Sir Geoffrey E. Pattie, her resident intelligence, defence and mind control expert.

STEFAN HALPER

Second, the Department of Justice has jealously guarded the identity of their FBI provocateur inside the Trump campaign, which is now almost certainly Stefan Halper. Halper lured the wet-behind-the-ears spy neophytes Carter Page and George Popadopolous into being assets in order to embed them in the Trump campaign and gather intelligence. But, assets for who? It doesn’t matter. Either way, the Deep State is caught with hard evidence of their trans-Atlantic treachery.

At the same time that he was recruiting Page and Popadopolous, Halper was receiving over $1 million in consulting fees from the Department of Defense Office of Net Assessment. Net Assessment was run by longtime SES member Andrew W. Marshall (1978-current).

Some call Marshall “America’s Warlord” because he is the person who has decided who lives and dies in war since 1978. Marshall also founded the highly illegal Highlands Group that illegally organizes no-bid government contracts with insider companies to: (a) make war, (b) kill people and (3) profit.

CAMBRIDGE ANALYTICA C.I.A. MKULTRA "MIND-BENDING FOR POLITICAL PURPOSES"

Third, anti-Trump hysteria triggered the MSM to breathlessly accuse Brad Parscales—incoming Trump 2020 campaign manager—with impropriety in purchasing 270,000 Facebook accounts from a third party who had purchased them from the British “data mining” firm Cambridge Analytica. Never mind that all political campaigns buy such lists to farm for likely voters. Senator Ted Cruz bought lists from the company also.

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. Welis 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 to his Federal Circuit staffer Valerie White), and yet the bar verdict from being overturned—a clear breach of constitutional due process.
Cambridge Analytica is owned by SCL Group Limited. The previous name was Strategic Communications Laboratories Limited. The founder and chairman is Sir Geoffrey Edwin Pattie.

Sir Geoffrey also founded First Defence and Terrington Management LLP whose clients famously included Lockheed Martin and British Aerospace (BAE). Sir Geoffrey had overseen these firms as the British defense minister. See Terrington Management website.

He also facilitated the union of Lockheed and British Nuclear Fuels Plc with Serco by using the Golden Share to form AWE Management Plc. The Golden Shares were being worked hard in this deal, which was tied closely to the Queen's uranium holdings in Rio Tinto Plc and URENCO in the U.S.

At a London trade show in 2005, Sir Geoffrey's CEO, Nigel J. Oakes boasted to The Guardian (Sep. 10, 2005) that they were in the business of "mind-bending for political purposes" and that Sir Geoffrey's group was "The first private company to provide psychological warfare services, or 'psyops', to the military."

_**IN–Q–TEL: C.I.A.'S ILLEGAL PRIVATE FUNDING ARM WAS STARTED BY A SPY CO-VENTURER OF SIR GEOFFREY'S**_

Sir Geoffrey is also associated with Dr. Paul G. Kaminski, a founding trustee of the C.I.A.'s In-Q-Tel private venture capital company (Sep. 29, 1999) under Bill Clinton and the DoD Office of Net Assessment—Andrew W. Marshall, SES.

Just nine months later, Sir Geoffrey traveled to Washington, D.C., ostensibly to receive 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.
ISSA Silver Star Award on Jun. 20, 2000 in an event evidently organized by Bill Clinton’s warlord, law professor James P. Chandler, so they had an excuse to meet. Further, Sir Geoffrey was the chairman of a private Intellectual Property Institute in London. Chandler was his U.S. counterpart as chairman of the National Intellectual Property Law Institute. They had numerous excuses to meet.

Dr. Paul G. Kaminski received a dubious ISSA’s award given only to warmongers like Alexander Haig and Casper Weinberger.

Just months earlier, Chandler had agreed to become the intellectual property lawyer for innovator Leader Technologies from Columbus, Ohio. Just 12 days before his meeting with his British intellectual property counterpart Sir Geoffrey, on Jun. 8, 2000, James P. Chandler, III had attended a product design meeting at Leader Technologies in Columbus, Ohio where he learned critical details about their groundbreaking social networking invention. See Leader Technologies files trillion dollar bond lien on the U.S. government disclosing more about Chandler’s treachery.

Without Leader’s permission, Chandler was evidently scheming with Sir Geoffrey, his fellow war lord, on how to steal Leader’s invention to speed up their Internet weaponization plans.

STEFAN HALPER, C.I.A., MI6, CAMBRIDGE ANALYTICA, SCL GROUP

Stefan Halper, the international facilitator of the infamous “dirty dossier,” is an SCL partner and professor. He is officially partnered with and lectures with Britain top spy chief of MI6, Sir Richard Dearlove in the Sir Geoffrey/SCL Group-inspired Cambridge Intelligence Seminars. Here are the official Companies House records documenting and affirming the treasonous association:

STEFAN HALPER PLAYS BOTH SIDES; ON MAIN STREET, WE CALL THAT TREASON

DEARLOVE, Richard Billing, Sir
Correspondence address 24 Millington Road, Cambridge, England, CB3 9HP
Role Active LLP Designated Member
Date of birth January 1945
Appointed on 28 March 2015
Country of residence England

HALPER, Stefan, Dr
Correspondence address 128 Comonga Drive, Great Falls, Va22066-3222, Usa
Role Active LLP Designated Member
Date of birth June 1944
Appointed on 28 March 2015
Country of residence United States

Fig. 10—Cambridge Security Initiative LLP, Co. No. OC399111. (Mar. 28, 2015). Certificate of Incorporation and other records. Companies House.

Fig. 11—Cambridge Security Initiative LLP, Co. No. OC399111. (Mar. 28, 2015). Certificate of Incorporation and other records. Companies House.

THIS EVIDENCE ALONE IS INDICTABLE EVIDENCE OF STEFAN HALPER’S TREASON, 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.

Faces of the Facebook Corruption ( PDF )
(currently being updated after the Fri. Mar. 7, 2014 Scribd censorship of this document:
Here is the cast of characters in Leader v. Facebook. We encourage you to report their corrupt activities to this site and others, like Lawless America. Feel free to communicate anonymously in any way in which you are most comfortable. The attempt of these people and their organizations to corrupt American justice and commerce cannot be tolerated. Vigilance. We will expose them. See Congressional Briefings (currently being
NOT TO MENTION HIS MANY CO-Conspirators in the "Dirty Dossier"

The evidence clearly shows that Sir Geoffrey Pattie and his rogue C.I.A. friends in the U.K. and U.S. actually directed Stefan Halper’s efforts to recruit and direct the infiltration of the Trump campaign. They did it with the help of former British ambassador to Russia, Sir Andrew Wood, and Maltese academic Joseph Misfud.

These men co opted the intelligence neophytes Carter Page and George Popadopolous to run around fabricating the “dirty dossier” in a rogueish “pee pee” effort to unseat a duly elected U.S. president. It is now well established that Sir Richard Dearlove, head of MI6, worked closely with his C.I.A. counterpart, John P. Brennan. The Queen’s Privy Council was evidently involved, if not the Queen herself.

Both Page and Popadopolous were suckerd in by standard spy recruitment lures of money, political connections, sexual favors and specifically dirt on Hillary Clinton—which they used as the pretext to try and infiltrate the Trump campaign; efforts that were marginal at best.

The story gets tedious from here, but Halper was clearly directing the anti-Trump takedown attempt for The Privy Council’s Sir Geoffrey and his MI6 subordinate Sir Richard. Indeed, Halper was simultaneously being paid by Sir Richard (British MI5) for Cambridge Security Initiative programs all the while he was being paid over $1 million by the SES through the DoD Office of Net Assessment’s Andrew W. Marshall.

It appears that the Queen’s Privy Council goal was to derail Donald Trump’s candidacy, including his influence on Brexit in Europe, and mask their exposure in Bill and Hillary Clinton’s Uranium One scandal involving the Crown’s Golden Share trans-Atlantic control over Serco, Crown Agents, AWE Management, Lockheed Martin, SES, OPIC, MMC and URENCO, among others.

FIVE EYE COMMONWEALTH INTELLIGENCE CONSPIRACIES

SIR RICHARD DEARLOVE, SIR GEOFFREY PATTIE AND JOHN O. BRENNAN
Sir Richard Dearlove runs British MI6. John O. Brennan ran the CIA. The CIA and MI6 are co-venturers in “Five Eyes” which is a dubious intelligence back-scratching alliance among Australia, Canada, New Zealand, the UK and U.S. This Five Eyes relationship goes deep, well beyond the U.S. Constitution. These agencies act for each other when their constitutions prevent one or the other from doing something internally. It is a totally immoral arrangement.

As stated earlier, on Jun. 20, 2000, Sir Geoffrey received an ISSA silver medal award that includes fellow medallist Dr. Paul Kaminski. Just nine months before Sir Geoffrey’s award, Kaminski helped start In-Q-Tel for the CIA. The evidence shows that America is not leading the Five Eyes alliance, but somehow Britain and the rest of the Commonwealth are, or at least they are when the rogue CIA wants an excuse to act unconstitutionally.

ALL ROADS LEAD BACK TO SIR GEOFFREY’S SCL GROUP

How to use this table and Sir Geoffrey’s Biography Timeline:

Sir Geoffrey’s Companies "Without Borders"

Sir Geoffrey has literally hundreds of conflicts which require public disclosure, but have been hidden. Tellingly, one of his undisclosed relationships is with Global Strategy Limited and its director Graham Roy Barr. Barr is also a director in a string of Bell Pottinger entities which he identifies as "Bell Pottinger Sans Frontieres" which means "Bell Pottinger Without Borders" in French.

No doubt this is a smug reference to their promotion of open borders and a U.N.-controlled one world government without borders.

SIR GEOFFREY E. PATTIE: WAR CRIMINAL FOR HIRE

The following table provides judicially-recognizable evidence of Sir Geoffrey’s hundreds, if not thousands, of intertwined conflicting, and probably all illegal relationships on behalf of the Queen's Privy Council. It contains hard evidence of astounding conspiracies, money laundering, tax evasion, psyops, “mind-
bending” brain washing, election rigging, and probably numerous insights to war, insurrection, murder and death on mass scales. Most of these relationships have been totally hidden from the public.

We suggest you use this table and its links as tools to expose the individuals and companies identified. Their power has been their secrecy. Take it away.

Now that these relationships are public, they can be used to disqualify these individual and entities from any involvement in any government and business that involves even one of the other names identified. For example, the recent bankruptcy suits In re: SCL USA Inc. and In re: Cambridge Analytica LLC verify over 200 relationships alone that are now in conflict, including Rod Rosenstein, Gibson Dunn LLP, White & Case LLP, Department of Justice, Department of State, Federal Election Commission, Federal Trade Commission, Wells Fargo, JP Morgan, Facebook, Microsoft, Oracle, City National Bank and Verizon. What a mess. See the worksheets for a full list of these names in Sir Geoffrey's biography timeline.

Bookmark: #sir-geoffrey-e-pattie-conflicts-of-interest-table | [https://tinyurl.com/y9x5neck](https://tinyurl.com/y9x5neck)

---

The Rt. Hon. Sir Geoffrey Edwin Pattie's Queen's Privy Council Conflicts of Interest Matrix

<table>
<thead>
<tr>
<th>No</th>
<th>Entity</th>
<th>Country</th>
<th>Principals</th>
<th>Incorporation Date</th>
</tr>
</thead>
</table>

---

Americans for Innovation: PART I: SPY-GATE IS DIRECTED BY THE CROWN'S COURTIERS IN THE UK, NOT BY RUSSIA

6/6/2018

Andreae & Associates, Inc. USA C. Andreae 1990 (Jan)

6/6/2018

Americans for Innovation: PART I: SPY-GATE IS DIRECTED BY THE CROWN'S COURTIERS IN THE UK, NOT BY RUSSIA

Americans for Innovation: PART I: SPY-GATE IS DIRECTED BY THE CROWN’S COURTIES IN THE UK, NOT BY RUSSIA

client of Fenwick & West LLP since the 1990’s apparently received technology from other Fenwick clients that was shuffled to Zuckerberg, incl. Leader Technologies’ investments.

84. David Plouffe; directed Obama’s 2008 and 2012 campaigns; a self-described “statistics nerd;” likely directed the activities of the Facebook Club; employed Robert F. Bauer, Perkins Coi LLP in 2000 at the Democratic Congressional Campaign Committee.

85. McBee Strategic (one of the main “private” arms responsible for dollying 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, McBee Strategic principal; 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. Dave Andreessen (Zuckerberg coach; client of Fenwick & West LLP and Christopher P. King aka Christopher-Charles King aka Christopher P. King aka Christopher-P. King aka Christopher-Charles King aka Christopher-P. King, Summers’ sponsor during Instagram-scam; Facebook director)

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

97. Clarion Capital (Peter Thiel)

98. Reid G. Hoffman (19-year old Zuckerberg coach; PayPal; LinkedIn;
Table 1: Entity relationships that emerged from Sir Geoffrey E. Pattie’s business and political activities before and after his appointment to the Queen’s Privy Council in Jan. 1987. Sir Geoffrey had and has an ethical obligation to disclose these relationships to the public, but has largely been silent. See Geoffrey Edwin Pattie. (Compiled May 30, 2018). Biography Timeline. (Raw *.xlsx file).

<table>
<thead>
<tr>
<th>Entity</th>
<th>USA</th>
<th>UK</th>
<th>UK</th>
<th>US</th>
<th>US</th>
<th>US</th>
<th>UK</th>
</tr>
</thead>
<tbody>
<tr>
<td>SCL USA Limited</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Serco Group PLC</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Serco Inc.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Serco Services Inc.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Spectris PLC</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tricuro LLC (See Andreae &amp; Associates)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tri Polis Ltd.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

SIR GEOFFREY E. PATTIE BIOGRAPHICAL TIMELINE, QUEEN’S PRIVY COUNCIL

Click image to open the Sir Geoffrey’s biography & timeline

Fig. 12 — Geoffrey Edwin Pattie. (Compiled May 30, 2018). Biography Timeline. (Raw *.xlsx file).
FOOTNOTES & SOCIAL NETWORKING THEFT BACKSTORY:

A More Definitive Cut and Paste Biography of Sir Geoffrey Edwin Pattie


Sir Geoffrey E. Pattie's 2000 c conspiracy with Law professor James P. Chandler III in the theft of social networking

In early 2000, Clinton warlord James P. Chandler, III had just met Michael McKibben and Leader Technologies as a patent attorney. He was shown their Internet innovations under attorney-client confidentiality. Chandler saw that these inventions solved the problem of scalability that was bedeviling his C.I.A., IBM, Microsoft, NSA, DoD, FBI and other Deep State shadow government clients. Lack of scalability in Microsoft and IBM platforms was preventing them from building a global spy grid. Having rebuilt AT&T AccessPlus 3.0 email system in the mid 1990’s, McKibben saw the problem, and spent six years inventing the fix. (Now it is know that Sir Geoffrey, Chandler and IBM were also working to get around patriots like William Binney at the NSA.) Unbeknown to Leader, Chandler was the intellectual property kingpin who conceived of and was helping build a global spy network in close cooperation with Sir Geoffrey E. Pattie, the Queen’s Privy Counselor for Intelligence, Defense and Propaganda. Hindsight shows that Chandler was probably taking his orders from the Queen’s Privy Council. Insiders confirm that Chandler was boasting at the time that he had just been awarded a lucrative trademark account for British American Tobacco Plc (BAT), the largest publicly traded tobacco company in the world with hundreds of trademarks to attend to. The following timeline shows the quid pro quo.

Sir Geoffrey was invited to Washington, D.C. to receive the International Strategic Studies Association (ISSA) Silver Star Award on Jun. 20, 2000 in an event evidently organized by Bill Clinton's warlord, law professor James P. Chandler. Just months earlier Chandler had agreed to become the intellectual property lawyer for innovator Leader Technologies from Columbus, Ohio. On Jun. 08, 2000, just twelve days before Sir Geoffrey’s award, Chandler and his assistant Kelley Clements participated in a crucial Leader product design meeting in Columbus, Ohio captured in the photo linked. Warlords Chandler and Sir Geoffrey met just 12 days later at the ISSA awards dinner as their excuse to meet. Tellingly, the ISSA website had never noticed Sir Geoffrey’s award in subsequent years. Nevertheless, Sir Geoffrey’s SCL Group boasts about their skills using Leader Technologies inventions. The following year, these spy skills were enhanced by the following events:

Jun. 08, 2000 Clinton espionage consigliere James P. Chandler III, acting a patent counsel, participated in a critical Leader Technologies’ product design meeting on their invention which has become known as social networking

Jun. 20, 2000 Sir Geoffrey received an ISSA award reserved for top globalists in Washington, D.C. where he and Chandler are evidently plotting the scraping of NSA systems with Leader’s new social networking invention

Sep. 11, 2001 9/11 The Patriot Act facilitated warrantless surveillance

Oct. 26, 2001

William Binney resigned NSA, saying the agency had “gone rogue”

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” Yangli 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, 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 IDG-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 $2.4 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 Management, LLC; failed to file S.E.C. Form SC 126 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
FOOTNOTES:

THE MAGIC OF LEADER’S INVENTION

Leader’s late 1990’s breakthrough in digital scalability gave these corruptocrats a platform to unify their communications globally—on a large scale not previously possible with IBM and Microsoft platforms. Leader’s founder Michael McKibben knew that because he had previously rebuilt AT&T’s email system AT&T AccessPlus 3.0. He knew exactly what IBM’s and Microsoft’s collaboration shortcomings were because AT&T Bell Labs engineers had told him after they had abandoned their failed alliance with IBM-Lotus called “Network Notes.” He knew they could not scale to the transaction volumes needed for the emerging Internet.

Problem-solver McKibben very intentionally set out to create a whole new paradigm. See The Weaponization of Social Media Should Concern Us All.

Once they had their “ah hah” moment in Dec. 1999, McKibben sought legal advice to protect the invention. He was eventually referred to the federal government’s top intellectual property lawyer, James P. Chandler, III. Little did McKibben know that Chandler was chief among the world’s corruptocrats. Chandler, who was already conspiring with the C.I.A., NSA, IBM, Microsoft, Cisco and Silicon Valley, knew that Leader’s invention would finally enable them to implement their dream to spy on everyone.

As wolves in sheep’s clothing, they offered the “social” services and email free of charge, replete with slippery legalese that gave them rights to all user data forever. This power has utterly corrupted them. Property and privacy were abolished in their pursuit of the seven deadly sins... in the name of “national security,” of course.

What they did not plan on was that Leader’s invention could not be controlled so precisely. Social users figured out ways to beat their censors and spread the truth using the very tools with which they are trying to enslave us.

133. 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)

134. Trip Adler (“Co-Founder” of Scribd; Harvard contemporaries of Mark Zuckerberg with a dubious origins 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)

135. Jared Friedman (“Co-Founder” of Scribd; Harvard contemporaries of Mark Zuckerberg with a dubious origins 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)

136. 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)

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

138. Woodrow A. Myers (Chief Medical Officer, Wellpoint, Inc.; formerly Corporate Operations 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 Lori Barreras)

140. Chris Glaros (author of the discredited Watergate Report re. The Ohio State University Marching Band; protege of Eric H. Holder, Jr.,
Spy-Gate, Pt. 1 - The Golden Share

Fig. 2—Staff. (Jun. 04, 2018). Spy-Gate, pt. 1. Headlines With A Voice.
https://youtu.be/VVyDUdtCW10

Spy-Gate, pt. 2 - Intellectual Property

Fig. 2—Staff. (Jun. 05, 2018). Spy-Gate, pt. 2. Headlines With A Voice.
https://youtu.be/QxTaLy49_tU

Spy-Gate, pt. 3 - Eugenics & 5G killer WiFi

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 discredited Waters Commission at Ohio State)

143. Betty Montgomery (former Ohio Attorney General; appointed to the discredited 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 Moskowitz
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. Doresh, Kristen
163. Elluru, Rama
164. Fitzpatrick, Michael
165. Gerstenblith, Bart A.
166. Giannetti, Thomas L.
167. Guest, Rae Lynn
168. Hastings, Karen M.
169. Hoff, Marc
170. Horner, Linda
171. Hughes, James R.
172. Hume, Larry
173. James, Housel
174. Jung, Hung J.
175. Kambiloz, Scott
176. Katz, Deborah
177. Lucas, Jay
178. MacDonald, Allen R. (bio unavailable) – Leader 3rd reexam judge (bio and conflicts log

CALL TO ACTION:

God-fearing citizens of the United States and the world must call upon President Trump and loyal American leaders to defund the feeder systems used by these SES corruptocrats.

Ask President Trump to write the check to Leader Technologies for their Miller Act Notice so they can help implement new technologies that respect Constitutional privacy and property and help implement a truly Free Press.

MR. PRESIDENT: DEFUND THESE CRIMINALS AND FUND THE MILLER ACT NOTICE

Mr. President, please pull the plug on these corruptocrats and their illegal funding streams. Since they are all based on fake values, no real services will be affected.

In addition, write the Miller Act Notice check to Leader Technologies for 18 years of unpaid use of their revolutionary social networking invention. This will generate new cash streams to free up our economy from the globalist stranglehold. This will also empower Leader Technologies and other actually creative people in America to fix our foundering ship of state. See Leader Technologies files trillion dollar bond lien on the U.S. Government.

One Miller Act Notice check starts the ball rolling, Mr. President.

In addition, Leader shareholders have proposed a win-win solution to the collapse of the American Free Press, as well a large new revenue source without raising taxes. Leader principals are willing to funnel these payments back into establishing a truly Free Press. See Leader proposes trillion dollar fed revenue while lowering taxes.

* * *

Research Tip:
Type any name or subject in the Google search at the top of this webpage. That will show you any relevant links within the sites that we have been following and investigating in the Leader v. Facebook case. Vigilance everyone! Our American Republic is at risk.

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 participants. MOOC stands for "Massive Open Online Course."

You should complain about:
(1) the intellectual property theft of social networking source code from Leader Technologies, Columbus, Ohio that is the software engine running the UIA;
(2) the corruption at Ohio State University and OSU's collusion with Battelle Memorial Institute which helped steal the software being used by UIA; and
Americans for Innovation: PART I: SPY-GATE IS DIRECTED BY THE CROWN’S COURTERS IN THE UK, NOT BY RUSSIA

 Posted by K. Craine at 3:07 PM

7 comments:

K. Craine  June 6, 2018 at 1:34 PM
Email comment by TG:

TRUTH NEWS HEADLINES JUNE 06, 2018

- Andrew McCabe Seeks Immunity Deal for Testimony
- U.S. Department of Labor: Job openings exceed number of job seekers
- Obama, Comey, and McCabe Formed Secretive White House Spy Group
- AWANS Strike Plea Agreement with Justice Department; Set to Plead Guilty In Front of Obama-Crony Judge

Full stories:

Reply

K. Craine  June 6, 2018 at 1:38 PM
Previous comment:
https://tinyurl.com/yc8ajo64

Spread the truth.

Reply

K. Craine  June 6, 2018 at 1:37 PM
Email comment by TG:

TRUTH NEWS HEADLINES JUNE 05, 2018

- Ten Reasons Why the Mueller Investigation is Unconstitutional
- Senate Releases Unredacted Strzok-Page Texts Showing FBI Initiative MULTIPLE SPIES in Trump Campaign in December 2015

Department Of Homeland Security Compiles List Of All Bloggers, Journalists, & "Social Media Influencers"

Full stories:

Reply

K. Craine  June 6, 2018 at 1:38 PM
Previous comment:
https://tinyurl.com/ydhmgexy

Spread the truth.

The Obama administration granted a license letting Iran access the United States financial system despite officials’ pledges that they would prohibit it, according to a draft report from the Senate’s Permanent Subcommittee on Investigations.

“On Feb. 24, 2016, the Treasury Department issued a specific license to Bank Muscat to authorize the conversion of Iran’s rials to euros through ‘any United States depository institution ...’,” the draft report said. “Even after the specific license was issued, U.S. government officials maintained in congressional testimony that Iran would not be granted access to the U.S. financial system.”

“The Obama administration during the negotiation of the Iran deal misled the American people,” said Sen. Rob Portman (R-Ohio), subcommittee chairman. “I think they did so because they were desperate to get a deal.”

Full story [VIDEO]:
http://www.foxnews.com/politics/2018/06/06/obama-administration-allegedly-gave-iran-access-to-us-financial-system.html

---


Full video:

---

Enter your comment...

Comment as:  
Google Accoun

Publish  Preview