CHINESE "SOCIAL CREDIT" DIGITAL PRISON WAS CREATED IN AMERICA BY THE CLINTONS

Creators of this digital dystopia: Hillary’s Acxiom and ENTRUST, FTC, SES, Silicon Valley, In-Q-Tel, Highlands Group, IBM Eclipse Foundation

A persecuted Chinese minority is Hillary’s beta testing guinea pig

On Oct. 01, 2018, Hillary’s Acxiom transferred America’s “dark profile” personal data to China where Acxiom also controls China’s digital keys via ENTRUST

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | OCT. 12, 2018, OCT. 14, 2018 | PDF | https://tinyurl.com/y7culs5k

DEEP STATE
SHADOW GOVERNMENT POSTER

BOOKMARK: #stand-with-roger-stone

ROGER STONE SPEAKS: On Nov. 17, 2017, Twitter censored New York Times best-selling author Roger Stone completely. Every red-blooded American should be outraged, Republican, Democrat and Independent alike. If Roger’s voice is silenced today, yours is next. We must break this embargo.

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

Clintons, Obamas, Summers were paid in cash for outlandish speaking fees and Foundation donations. Sycophant judges, politicians, academics, bureaucrats and media were fed tips to mutual funds tied to insider stocks like Facebook. Risk of public exposure, blackmail, pedophilia, “snuff parties” (ritual child sexual abuse and murder) and Satanism have ensured silence among pay-to-play beneficiaries. The U.S. Patent Office is their toy box from which to steal new ideas.
Fig. 1—The Chinese government has already deployed a "social credit score" system in the Xinjiang Uyghur Autonomous Region (XUAR) (21.8 million people—more than Florida). On Oct. 10, 2018, the U.S. Congress published findings that China has "expanded collection of biometric data, growing surveillance networks, and continued development of the social credit system. Reports show that social and political management of the Chinese people was aided by smart technology and advances in artificial intelligence (AI) in new ways this past year, including efforts to create a pervasive system of algorithmic surveillance." The digital dragnet includes low-paid "convenience police stations" laid out in a 500 meter grid across whole cities to preemptively arrest people with low social credit scores.

On Sep. 21, 2018, Google-Alphabet’s Eric Schmidt sang the praises of Chinese business while he lied that such totalitarian restrictions on the Chinese Internet would not occur for a decade. They are here now, and Google-Alphabet-Schmidt rogue C.I.A.) is helping the Chinese government repress its people.


Are we witnessing in the social credit score the implementation of "The Mark of the Beast?"

—"It also forced all people, great and small, rich and poor, free and slave, to receive a mark on their right hands or on their foreheads, so that they could not buy or sell unless they had the mark, which is the name of the beast or the number of its name. This calls for wisdom."

The Book of Revelations 13: 16-18

(OCT. 12, 2018)—Most Americans know about a FICO score. It measures consumer credit risk. It is named after the Fair, Isaac and Company data analytics firm based in San Jose, CA. It scores a person’s ability to pay back loans. The higher your score, the easier it is to get a loan on better terms. The lower your score, the more difficult it becomes.

Social networking has created new opportunities for data brokers to collect more kinds of data on you. Vulture lawyers now hover...
over this new space. In 2001, they re-wrote end user license agreements to lure unsuspecting Internet users into giving away their personally identifiable data in return for free stuff. The typical uniformed user response is "I don't have anything to hide" as the data brokers rub their hands together fiendishly.

Bookmark: #prison-planet | https://tinyurl.com/y98syga

LEARN HOW PRISON PLANET OPERATES


Bookmark: #china-social-credit-score | https://tinyurl.com/y7rztk2k

EXPOSING CHINA'S (HILLARY'S) DYSTOPIAN DICTATORSHIP

UPDATE MAR. 25, 2014

FIVE CRITICAL AFI POSTS ON JUDICIAL COMPROMISE

Fully updated Mar. 25, 2014 in the wake of the Scribd censorship:

1. **HOW PATENT JUDGES GROW RICH ON THE BACKS OF AMERICAN INVENTORS**
   Patent Office filings are shuffled out the USPTO backdoor to crony lawyers, banks and deep-pocket clients.

2. **WAS CHIEF JUSTICE ROBERTS BLACKMAILED INTO supporting Obamacare by his ethical compromises in Leader v. Facebook?**

3. **JUSTICE ROBERTS MENTORED**
   Facebook Gibson Dunn LLP attorneys.

4. **JUSTICE ROBERTS HOLDS**
   substantial Facebook financial interests.

5. **JUDGE LEONARD STARK FAILED**
   to disclose his Facebook financial interests and his reliance on Facebook's Cooley Godward LLP attorneys for his appointment.

BARACK OBAMA'S DARK POOLS OF CORRUPTION
SOCIAL END USER LICENSES: IMMORAL ABUSES OF THE BILL OF RIGHTS

For example, the current Google Terms of Service, under “Your Content in our Services,” paragraph one says “You retain ownership of any intellectual property rights that you hold in that content. In short, what belongs to you stays yours.” So far so good.

But now, the legal sleight of hand follows in the very next sentence:

“When you upload, submit, store, send or receive content to or through our Services, you give Google (and those we work with) a worldwide license to use, host, store, reproduce, modify, create derivative works (such as those resulting from translations, adaptations or other changes we make so that your content works better with our Services), communicate, publish, publicly perform, publicly display and distribute such content.” [Sucker]

Google-Alphabet giveth, and Google-Alphabet taketh away.

This is proof positive that freedom loving peoples cannot allow spies, lawyers, bankers, accountants and programmers to control our social discourse.

This is proof that these people, in whom we invested our trust, are criminals and not worthy of that trust.
ABUSE OF THE U.S. CONSTITUTION STARTED THIS SLIDE INTO TOTALITARIANISM

This abuse of the Fourth and Fifth Amendment (rights to privacy and property) has its legal genesis in the Highlands Group, Sir Geoffrey E. Pattie and the Queen’s Privy Council, IBM [rogue C.I.A.] Eclipse Foundation, Obama’s eventual Patent Office director and former IBMer David J. Kappos, and law professor James P. Chandler, III who promoted an “IBM Common Public License 0.5” draft. This occurred at the same time that these criminals began giving away to Silicon Valley the social networking invention on (Aug. 29, 2002) that Chandler had stolen from his client—innovator Leader Technologies, Columbus, Ohio. Other innovators, like Dr. Lakshmi Aranachalam (Menlo Park, CA) and Joannes Van Der Meer (Amersfoort, Netherlands), were equally abused.

OBAMA'S BIG DATA “DATAPALOOZA”—FEASTING ON THE SEVEN DEADLY SINS

With the advent of social networking data, data brokers starting in 2004 after IBM EclipseCon 2004 (Feb. 2-5, 2004), became like wild dogs feasting on red meat. The rush to feed on the new social data was a literal stampede of immorality. By 2007, everyone was jumping on board and the rogue C.I.A. was loving it. Note: Facebook launched during this conference. They did not resist the temptation to engage in the seven deadly sins (i.e., pride, greed, lust, envy, gluttony, wrath and sloth) to exploit these new kinds of data on social interactions suddenly available to them.

In an unguarded moment, George Washington University law professor James P. Chandler, III told Leader’s lead inventor and CEO, Michael McKibben (his client), that he believed if a person could invent something, he or she should invent that thing—no matter the moral consequences. He said he believed that the law (lawyers) would eventually catch up to the bad consequences. McKibben says he pushed back, saying that lack of respect for the image of God reflected in a fellow human being (Gen. 1:27) should be a natural check on an inventor, especially for computer systems where the average person cannot see the bits and bytes. McKibben observed that unchecked technological changes would overwhelm the plodding legal process unless technologists

LEADER V. FACEBOOK
BACKGROUND

Jul. 23, 2013 NOTICE: DonnaKlineNow! has gone offline. All her posts are available as a PDF collection here (now updated, post-Scribd censorship).

Mar. 20, 2014 READER NOTICE: On Mar. 7, 2014, all of our documents linked to Scribd were deleted by that “cloud” service using the flimsiest of arguments. Some of our documents have been there for two years and some had almost 20,000 reads.

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

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

2. Dr. Lakshmi Arunachalam’s Censored Federal Circuit Filings (Archive)
3. Brief Summary of Leader v. Facebook
4. Backgrounder
5. Fenwick & West LLP Duplicity
6. Instagram-scam
7. USPTO-reexam Sham
8. Zynga-gate
9. James W. Breyer / Accel Partners LLP Insider Trading
10. Federal Circuit Disciplinary Complaints
11. Federal Circuit Cover-up
12. Congressional Briefings re. Leader v. Facebook judicial corruption
13. Prominent Americans Speak Out
14. Petition for Writ of Certiorari
15. Two Proposed Judicial Reforms
16. S. Crt. for Schemers or Inventors?
17. Attorney Patronage Hijacked DC?
18. Justice Denied | Battle Continues
19. FB Robber Barons Affirmed by S. Crt.
20. Judicial Misconduct WALL OF SHAME
themselves practiced moral restraint.

Hindsight proves that Chandler’s argument was self-serving since his conspirators at IBM were busy stripping out the privacy and security controls in McKibben social networking invention that Chandler had fed to them off of Leader’s storyboards. . . all in the name of national security and counterterrorism, of course.

By stripping out the privacy and security controls in McKibben’s version of social networking, the data broker rogues have had their way with your personal data.

TECHNO-FASCIST SIREN SONG: “PRIVACY IS FOR OLD PEOPLE”

NO, PRIVACY IS THE RIGHT OF CITIZENS IN A CONSTITUTIONAL REPUBLIC

To promote the death of privacy, Silicon Valley bad boy Reid Hoffman (PayPal, C.I.A., LinkedIn, Facebook, WhatsApp, Instagram) famously said at a 2010 World Economic Forum seminar that “privacy is for old people.” This was certainly a self-serving Siren Song by one of the world’s most heinous privacy abusers.

On Mar. 09, 2012, President Obama hired Silicon Valley trickster Todd Y. Park as his
White House chief technology officer. Park promoted “Datapalooza” across all key agencies of the Executive Branch to “unlock” that data they keep.

In sophomoric rah rah Datapalooza cheerleader gatherings, Park released massive amounts of “Big Data” to his Silicon Valley venture capital cronies in all sorts of fields including healthcare, weather, space, housing, environment, food, agriculture, disease, commerce, financing, banking, geology, census, law, transportation, disasters, oceans, forests, aid, education, science, research, money, shipping, communications, fish & wildlife, recreation, safety, intelligence, policing, insurance, labor, border protection, patents, copyrights, trademarks, animal life, rail, trucking, automobiles and manufacturing

Park disclosed no conflict with his Silicon Valley handlers. As a reward, Obama even let Park take his healthcare data company, Castlight Health, public while Park worked at the White House! That is so illegal. It violates our most basic conflict of interest laws prohibiting a public figure from trading on his public position for private gain. Equally illegal, Obama loaned Park to the Hillary for President 2016 campaign to coordinate the highly illegal collaboration between Facebook and Eric Schmidt’s U.S. Digital Service run out of the White House.

HILLARY’S DATAPALOOZA
One of the key beneficiaries of Park’s datapalooza has been Jerry C. Jones, a 19-year law partner with Hillary Clinton in the Rose Law Firm, Little Rock. See Axiom insider trading report.

As of Oct. 1, 2018 (just eleven days ago), Axiom moved to Shanghai, China and changed its name to “Live Ramp,” but not to worry, Axiom still holds 100% controlling interest in 27 subsidiaries in the US, Netherlands, China, Australia, Brazil, Germany, UK, France, Poland, New Zealand, Singapore, Cayman Islands and Mauritius. In addition, Axiom has had 48 contracts with the U.S. government (GSA, State Department, Veterans Affairs).

Axiom customers include most U.S. social and telecommunications providers including AT&T, Comcast, Cisco, Adobe, Comscore, Dish, Facebook, Foursquare, HP, Gay Network, IBM, Microsoft, Pandora, Pinterest, Spotify, Tivo and Yahoo! These companies are also all IBM Eclipse Foundation members. Every one of these companies is dependent on ENTRUST certification directly, or through a sublicensor. ENTRUST even licenses digital keys to the Government of China Financial Certification Authority, the People’s Bank of China, Entrust China Aerospace New World.

Did Axiom/ENTRUST take America’s data with them to China? Evidently YES (although it was probably already there, but us We The People saps did not get the memo).

Bookmark: #china-ses-entrust-axiom | https://tinyurl.com/y7e2ygwj

HILLARY / SES / ENTRUST / ACXIOM CONTROL OF ENCRYPTION KEYS GLOBALLY

EDITORIALS

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

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

3. Two Policy Changes That Will Make America More Democratic (and less contentious), Dec. 21, 2012

OUR MISSION

American citizens must fight abuse of the constitutional right for authors and inventors to enjoy the fruits of their inventions, as a matter of basic property rights and sound public policy. Otherwise, instead of innovation, creativity, genius, ideas, vision, courage, entrepreneurship, respect, property, rejuvenation, morals, ethics, values, renewal, truth, facts, rights, privacy, solutions and judicial faithfulness, . . . our society and economy will be dragged down (and eventually destroyed) by copying, infringement, thievery, counterfeiting, hacking, greed, misinformation, exploitation, abuse, waste, disrespect, falsity, corruption, bribery, coercion, intimidation, doublespeak, misconduct, lies, deception, attorney “dark arts,” destruction, confusion, dishonesty, judicial chicanery and lawlessness.

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

CURRENT EDITORIAL FOCUS

We are an opinion blog that advocates for strong intellectual property rights. We welcome commenters and contributors. The Leader v. Facebook patent infringement case 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.
WHY CHINA?

Why China? Because China’s leader Xi Jinping has already implemented a “Social Credit System” that has combined much more than financial data to create detailed profiles on its citizens. Commentator Douglas Gabriel from American Intelligence Media calls them “digital boxes.”

On May 01, 2013, Obama’s Federal Trade Commissioner Anita Ramirez—a long-time member of the Senior Executive Service (SES, Plum Book 2016, p. 178)—gave the green light...
for Acxiom (the largest data broker she studied) to build a Social Credit System in the U.S. without consequence. She published “an in depth study of nine data brokers” titled “Data Brokers - A Call for Transparency and Accountability.”

They reported that an unnamed company (probably Acxiom) was keeping track of over 2,000 types of information on you. With this level of detail they are actually able to accurately predict your thoughts. See “Illustrative List of Data Elements and Segments” (FTC/SES Ramirez, p. 97).

Ramirez’s conclusions were maddening. After calling for transparency and accountability, and decrying the scope and secrecy of the data collection, she admitted that “in the nearly two decades since the Commission first began to examine data brokers, little progress has been made to improve transparency and choice.” She then called for nothing more than “ongoing dialogue.” (READ: Do nothing, thus allowing the data brokers to abuse their uses of the intimate details of every American’s life and well-being.

Indeed, Ramirez “pulled a Comey” on the public. She laid out the sins of the data brokers, just like Comey outlined Hillary Clinton’s private server sins, then she essentially exonerated Hillary and Acxiom by taking no regulatory action. In short, Ramirez gave the data brokers the go ahead to continue their abuses.

Now we know why our government is so flaccid. Too many of our regulators and members of Congress are beneficiaries of this Datapalooza. Most of them are deeply invested in illegal stock tips (insider trading) that they have received from these wrongdoers. They are beneficiaries of this immorality.

Many of the people that we have entrusted with governing us are abusing us instead. It is past time for We The People to seize the reins of control of our government. We have that right and duty. The fact is, we may never have had the freedoms we think we have, given the way our banking system has been...
manipulated by the British City of London following the American Revolution.

But now, perhaps we can finally establish a working version of governance that our Founders envisioned.

**ALIBABA, ANT FINANCIAL AND ALIPAY**

The largest Chinese mobile payment platform supporting this dystopian digital surveillance and social credits is Ant Financial. Ant is a subsidiary of the megalopoly Alibaba—a creation of American, British and European banks, the usual suspects: Goldman Sachs, JP Morgan Chase, Wells Fargo, Deutsche Bank, HSBC, Barclays, Citibank and Credit Suisse.

Jack Ma Yun, alleged founder (1999) and CEO of Alibaba; second largest Alibaba shareholder, director of Alibaba Partnership.

---

**ALIBABA (NYSE: BABA) GLOBALIST DIRECTORS & OFFICERS**

Judge Alan D. Lourie, 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 Lourie stood to benefit financially from undisclosed holdings in Facebook. See analysis of Judge Lourie’s T. Rowe Price holdings re. the Facebook IPO.

Judge Lourie also failed to apply his own law-test in Group One v. Hallmark Cards to the evidence. After debunking all of Facebook’s evidence on appeal, Judge Lourie 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.
Ant Financial, as an Alibaba subsidiary, recently received a $14 billion investment from Silicon Valley, including Warburg Pincus, Carlyle Group, Sequoia Capital, Wharton Alumni Angels and IDG Capital (Accel Partners, James W. Breyer, John P. Breyer, Facebook).

Bookmark: #ant-financial-tyranny | https://tinyurl.com/y9zsma4w

On paper, Alibaba is about 30% owned by Softbank which is dominated by the usual Deep State shadow government SES
suspects like Vanguard, Wells Fargo, Fidelity, Sequoia, Carlyle, IDG, Accel Partners, James W. Breyer, John P. Breyer, Kleiner Perkins, etc.

BREYER (2005): SECRET "WIN-IN-CHINA" HONG KONG COMPANY INCORPORATED (HSBC SWISS LEAKS)


Also on paper, the Chinese government has 51% control of Alibaba, but this recent $14 billion Silicon Valley investment in Ant Financial aka Alipay—the major moneymaker—gives the Silicon Valley banks effective control of the companies and their profits. In short, they give this control to Hillary Clinton via Acxiom and ENTRUST. These convolutions are used to confuse everyone (that's how they have hidden their treachery), but we now see through these banker shell games.

[Return to this article. We will be adding more financial documents to show these convoluted corporate conspiracies.]

On Oct. 1, 2018, Hillary Clinton's Acxiom / ENTRUST companies officially moved to China.
On paper, Alibaba, Ant Financial and Alipay are majority Chinese owned. But, in reality, American banks and European hangers on like Deutsche Bank, Credit Suisse, HSBC and Barclays, run the show.

This constellation of facts proves that American money from Wall Street and Silicon Valley is *enabling* China’s dictator Xi Jinping to pursue massive abuses of human rights, as we speak.

As observed earlier, it is past time for American citizens to retake control of our lawless bureaucrats and their accomplices—before the social credit score system is fully implemented on our shores.

**CALL TO ACTION:**

We must protect the vote. Now. We cannot allow these criminals to hijack any more elections. Free and fair elections are the property of the citizens in this Republic, not the government. We have gone to sleep. Now that we are awake, we must take action across this country in the coming weeks to protect the 2018 midterm elections.

We must ensure an unbroken bipartisan chain of custody. That should be your rallying cry. This will essentially eliminate the imminent danger from rigged electronic voting machines. Back to the future: (1) Paper ballots, (2) Inked thumbs, and (3) Unbroken bipartisan chain of custody! It is really that simple.

In addition, 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—which these Privy Council criminals (Sir Geoffrey E. Pattie and Lord Mark Malloch-Brown) have hijacked with the Senior Executive Service (SES) to takedown the American Republic. 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.

* * *

Return to return to the beginning of this post.
K. Craine  October 12, 2018 at 1:50 PM

Email comment by TG:

TRUTH NEWS HEADLINES OCT 12 2018

- Powell crashes Trump Economic Boom! Raises Rates "AGAIN" on Trump DOW DIVES 1,743 POINTS IN ONE WEEK!
- Donald Trump Endorses Prison Reform; Jeff Sessions 'Overruled'
- The 5G Rollout Is Absolutely Insane
- Tools of Tyranny: CECC Report Shows Use of Technology and Surveillance to Repress Citizens

Full Stories:
https://truthbits.blog/2018/10/11/what-is-softbank-patriots-need-to-know/

Reply

Previous comment:
K. Craine  October 12, 2018 at 1:51 PM

Email comment by JM:


The New World Order Globalist Cabal Uses Weather Warfare Against the American People Every Hurricane Season

Photo from WEATHER WARFARE: Globalists Order Geoengineers to “Shock & Awe” America with Superstorms

State of the Nation

Hurricane Michael is only the most recent weather weapon launched by the globalist-controlled geoengineers at the U.S. coastline and heartland.

There are multiple reasons why the globalists are directing this Cat. 4 Hurricane at the Florida Panhandle.

Full story:
http://stateofthenation2012.com/?p=105914

Reply

K. Craine  October 15, 2018 at 12:41 PM

Email comment by JM:


The New World Order Globalist Cabal Uses Weather Warfare Against the American People Every Hurricane Season

Photo from WEATHER WARFARE: Globalists Order Geoengineers to “Shock & Awe” America with Superstorms

State of the Nation

Hurricane Michael is only the most recent weather weapon launched by the globalist-controlled geoengineers at the U.S. coastline and heartland.

There are multiple reasons why the globalists are directing this Cat. 4 Hurricane at the Florida Panhandle.

Full story:
http://stateofthenation2012.com/?p=105914

Reply

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 Freetinder ("Preet") Bharara, U.S. Attorney currently persecuting Paul Ceglia in U.S. v. Ceglia (Ceglia v. Zuckerberg))
6. Orrick Herrington LLP (longtime Facebook law firm and destroyer of evidence for the cabal in Winklevoss v. Zuckerberg and ConnectU v. Facebook)
7. Weil Gotshal LLP (Federal Circuit counsel in Leader v. Facebook; Judge Kimberly A. Moore’s undisclosed former client)
8. Latham & Watkins LLP (Facebook Director James W. Breyer’s counsel; Judge Kimberly A. Moore’s husband, Matthew J. Moore’s new law firm)
9. Federal Circuit Bar Association (“FCBA”) (Federal Circuit’s bar association; second largest in the U.S.; Facebook’s law firms exert much influence in its policy and activity, incl. Fenwick & West LLP, Gibson Dunn LLP, Orrick Herrington LLP, Weil Gotshal LLP; Facebook’s large shareholder, Microsoft, is a director; Federal Circuit Clerk of Court Jan Horbaly is an officer; FCBA made an appearance in Leader v. Facebook to oppose the amicus curiae (friend of the court) motion of Dr. Lakshmi Arunachalam, former Director of Network Architecture at Sun Microsystems, in favor of Leader Technologies and objecting to the
K. Craine  October 15, 2018 at 12:42 PM
Previous comment:
https://tinyurl.com/y8gdgbwr

Spread the truth.

Reply

K. Craine  October 15, 2018 at 12:44 PM
Email comment by GH:

Tom Fitton (@TomFitton) tweeted at 3:16 PM on Sat, Oct 13, 2018:
BIG WEEK: More Classified Info Exposed From Clinton Server, Judge Slams DOJ for Immunity Deal with Cheryl Mills, violent Left angry as Kavanaugh takes his seat, and Judicial Watch crushes ANTIFA in federal court battle.

https://t.co/8rTighjkgK https://t.co/dvst96RPlG

https://twitter.com/TomFitton/status/1051235171108704257?s=09

Reply

K. Craine  October 15, 2018 at 12:44 PM
Previous comment:
https://tinyurl.com/ybqeyyqc

Spread the truth.

Reply

K. Craine  October 15, 2018 at 12:47 PM
Email comment by Anon:


Sen. Jon Tester / Getty

Sen. Jon Tester (D., Mont.), who serves on the Senate Banking Committee, has received tens of thousands of dollars from the financial institution where one of his top former advisers currently serves as the chief lobbyist.

Jason Rosenberg, who served as Tester’s senior economic policy advisor from 2007 to 2010, was promoted in December 2017 to be the head of JPMorgan Chase’s Washington, D.C. government relations office. In his current role, he lobbies Congress on economic issues that relate to the bank’s business interests.

Full story:

Reply

K. Craine  October 15, 2018 at 12:48 PM
Email comment by Anon:

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 was identified on Aug. 1, 2013 as having directed the IRS targeting of the Tea Party)
12. 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”)
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)

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)
K. Craine October 15, 2018 at 12:53 PM

FYI after speaking with Tony and the request that Walker speak in re the TWEA / EBR A / NRA and their relation to the Hoover Meyer appointment to the FRB Chair. The important point is that Hoover initiated the “First” New Deal as a little known fact and that the Corporate takeover after SMO JPO Kennedy collapsed the market and gobbled evrything up using the Laterin Treaty proceeds lands him the first SEC job in 1933 that remains and or reigns to this day accordingly.

In the context of the post Civil War creation of the administrative state leading to several additional assassinations and eventually the Trial Com creation of the Senior Executive Service in 1978 that are the actual “Deep State” per se who run things as the Multinational Corporate controlled fourth branch of government, Bill Van Allen and I are about to go back into the USCAAF this week on the dilemma posed by the voting machine software represents to the “Redwave” notwithstanding paper ballots; paper that nevertheless are fed through the counting machine whose software that is foreign controlled through the Romney Family ties to the QE2 Privy council and Chinese Red Army...
To the extent that no one else is up to the filing we are the only ones qualified to do it under the March Title 10 changes linked with the latest EO emergencies giving the Military jurisdiction over the elections per se.

Stay tuned

Full story:
http://privateamericancitizen.org

K. Craine October 15, 2018 at 12:53 PM
Previous comment:
https://tinyurl.com/y7krfxk2
Spread the truth.

K. Craine October 15, 2018 at 12:55 PM
Email comment by PP:


The plot thickens. Look, with each passing day and Mueller announces nothing America starts to ask the hard questions.

If this was such a slam dunk case, and with the obvious political neophytes like Kushner and Don Jr running an unconventional campaign, one would expect there would be smoking guns all over the place.

With the powers of the state combined with the inexperience of Trump’s team, it is hard to believe there would not be incontrovertible evidence of guilt and collusion.

Full story:

K. Craine October 15, 2018 at 12:56 PM
Previous comment:
https://tinyurl.com/y749fgcs
Spread the truth.

K. Craine October 15, 2018 at 12:58 PM
Email comment by JF:

Articles included ‘How to have oral sex,’ ‘How to have anal sex’. WND.

A company that provides database resources to public schools, including pornography embedded in computer files, is being sued by the Thomas More Society under Colorado’s Deceptive Trade Practices Act for boasting its products are age-appropriate.

“These databases definitely are not age-appropriate, nor can parents consider them reliable, as EBSCO claims,” said Matt Heffron, the organization’s senior counsel.

Along with EBSCO, the lawsuit names the Colorado Library Consortium, a tax-supported organization that “knowingly” brokers EBSCO’s “pornographic databases to schools and libraries,” the legal organization said.

Colorado law makes it illegal to make false claims to sell a product.


Reply

K. Craine October 15, 2018 at 12:58 PM
Previous comment:
https://tinyurl.com/y8aagqd8
Spread the truth.

Reply

Email comment by Roger Stone:


In the second part of this report, we saw that correcting the flagrant misrepresentations and filling in the strategic gaps in Robert Mueller’s July 13 indictment yields a tale that revolves around four important dates in the annals of 2016 presidential election skulduggery: one in March and three over a four-day period in June of that year.

March 19: Clinton campaign chairman John Podesta is tricked into giving away the password to his main Gmail account. As a result, hostile actors gained possession of all of Podesta’s campaign emails; including one containing a file of Trump opposition research.

June 12: Julian Assange announces that his organization WikiLeaks gained possession of and will soon be releasing Clinton campaign emails.

Full story:
http://stonezone.com/article.php?id=918

Reply

K. Craine October 15, 2018 at 1:01 PM
Previous comment:
https://tinyurl.com/y9bahton
Spread the truth.

81. President Barack Obama
(appointed Leonard P. Stark to the judge’s seat in Delaware Federal District Court eight days after Stark’s court allowed Facebook to get away with jury and court manipulation of an on-sale bar verdict which was attained without a single piece of hard evidence; Barack and Michelle Obama were evidently protecting their 47 million “likes” on Facebook)

82. Lawrence “Larry” Summers
(Harvard President who aided Zuckerberg’s light-speed rise to prominence with unprecedented Harvard Crimson coverage; Obama bailout chief; Clinton Treasury Secretary; World Bank Chief Economist; “Special Advisor” to Marc Andreessen in Instagram; co-creator of the current Russian robber baron economy; close 20-year relationships with protégés Sheryl Sandberg & Yuri Milner; aided in recommendations that created the Russian robber baron economy—and Yuri Milner/DST/Asmanov’s money used to purchase Facebook stock)

83. James W. Breyer, Accel Partners LLP; Facebook director; client of Fenwick & West LLP since the 1990’s; apparently received technology from other Fenwick clients that was shuffled to Zuckerberg, incl. Leader Technologies’ inventions)

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

85. McBee Strategie (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 Strategie, 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

Analysis reveals Massachusetts senator is one of whitest in US

Boston Globe Retracts Elizabeth Warren 'Native American' Ancestry Claim

The Boston Globe has retracted the reported results of a DNA test for Senator Elizabeth Warren. She tweeted at President Trump Monday, calling on him to donate to the charity of her choice now that she has “evidence” to back up her claim. Alex Jones reveals the math behind her DNA results!

Full story [VIDEO]:

Email comment by TG:

- Trump on Rumors General Mattis May Leave
- John Brennan Toadies Don't Like It
- George Papadopoulos Insists He Was Set Up by UK Spy Joseph Mifsud - and Facebook director
- China Defends Million-Prisoner ‘Re-Education Camps’ for Uighur Muslims
- The New World Order Globalist Cabal Uses Weather Warfare Against the American People Every Hurricane Season
- Sheryl K. Sandberg (Facebook, Summers protegé; former Bank Menatep executive; Facebook director)
- Yuri Milner (DST aka Digital Sky; Summers protegé; former Bank Menatep executive; Facebook director)
- 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)
- Marc L. Andreessen (Zuckerberg coach; client of Fenwick & West LLP and Christopher P. King aka Christopher-Charles King aka Christopher-King aka Christopher-Charles P. King; Summers' sponsor during Instagram-scam; Facebook director)
- Peter Thiel (19-year old Zuckerberg coach; PayPal; Facebook director; CEO, Clarion Capital)
- Clarion Capital (Peter Thiel)
- Reid G. Hoffman (19-year old Zuckerberg coach; PayPal; LinkedIn; Facebook director)
- Richard Wolpert (Accel Partners)
- Robert Ketterson (Fidelity Ventures; Fidelity Equity Partners; Fidelity Ventures Telecommunications & Technology)
- David Kilpatrick (Business Insider; "The Facebook Effect"; PR cleanse-meister re. Facebook origins)
- Zynga/Groupon/LinkedIn/Square/Instagram ('Facebook Money/Credits/Bitcoin" feeder companies)
- Tesla Motors (received $465 million in Obama stimulus funds and hired Cooley's Michael Rhodes in the seven months before the Leader v. Facebook trial, just before veteran Judge Joseph Farnan made the surprise announcement of his retirement, just six days after Facebook's disastrous Markman Hearing)
- Solyndra (received $535 million in Obama stimulus at the recommendation of the Cooley-McBee Strategic “consulting” alliance)
- BrightSource (received $1.6 billion in Obama stimulus at the recommendation of the Cooley-McBee Strategic “consulting” alliance)
- John P. Breyer (father of James W. Breyer; founder of IDG Capital Partners - China; coached his son on exploiting Western markets while he quietly built a venture capital business in China for the last 20 years; the real brain behind the Breyer exploitations
- IDG Capital Partners (China) (founded by John P. Breyer, the...
Do you receive your free daily TRUTH NEWS HEADLINES? Then you are missing out - big time. www.aim4truth.org. Also subscribe to us at www.truthbits.blog and patriots4truth.org

Full story [VIDEO]:

https://youtu.be/x8s7mW1eCMU