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Wednesday, July 17, 2013

FIX LEADER V. FACEBOOK TO RESTORE CONFIDENCE, BIPARTISAN GROUP ASKS CONGRESS

EVERY FEDERAL JUDGE IN LEADER V. FACEBOOK HELD STOCK IN FACEBOOK; WE NEED AN INVENTOR PROTECTION ACT

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | JUL. 17, 2013 | PDF | https://tinyurl.com/y7m9nxux



"In the darkness of secrecy, sinister interest and evil in every shape have full swing. Only in proportion as publicity has place can any of the checks applicable to judicial injustice operate. Where there is no publicity there is no justice. Publicity is the very soul of justice . . . It keeps the judge, while trying, under trial." *Jeremy Bentham (1748–1832)*

English jurist, philosopher, legal and social reformer

DEEP STATE SHADOW GOVERNMENT POSTER



Harvard | Yale | Stanford Sycophants

Bookmark: #stand-with-roger-stone

ROGER STONE SPEAKS: On Nov.

18, 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. Click here to read and share Roger's latest perspectives on the Battle for our Republic, including his responses to his critics (who have not been censored).

Updated Sep. 26, 2018.

Graphic AFI.

CLICK HERE TO SEE COMBINED TIMELINE OF THE HIJACKING OF THE INTERNET

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.

PERKINS COIE LLP: OBAMA'S WHITE HOUSE PLUMBERS?



Robert F.
Bauer,
Perkins Coie
io, Obama's



Anita B. Dunn (Bauer), <mark>Bio,</mark> Obama's lawyer

The IRS & Leader v.
Facebook are scandals
linked . . . as expected.
Pervasive ties have been
uncovered that directly
link the former and
current personal legal
counsels to President

Obama, Robert F. Bauer, and his wife, Anita B. Dunn, and their long-time law firm, Perkins Coie LLP, with the SES Deep State shadow government, including Facebook and Google.



Conflicts of Interest Map in Leader v. Facebook, pre-Perkins Coie LLP / Robert F. Bauer / Anita B. Dunn / White House / IRS scandal revelations

Bauer was just identified as the man in the White House who helped direct the targeting of Tea Party groups by the IRS. He also counsels Obama's funding raising arm, Organizing For America, which includes multiple donations by many *Leader v. Facebook* attorneys, esp. Michael Rhodes, Cooley Godward LLP, who was appointed chief counsel to Obama's \$465 million "green" energy stimulus recipient, Tesla Motors, prior to the *Leader v. Facebook* trial. Just search any of these key words and you'll find plenty of news on these actors. AFI researchers are on it. *Stay tuned*.

Here is a Muckety relationships analysis of Perkins Coie LLP's treachery. Read WSJ (Aug. 01, 2013): "New [Perkins Coie LLP] Links Emerge in the IRS Scandal." See also previous Conflicts of Interests Map among SES shadow government and Facebook already identified.



Joseph P. Cutler, Perkins Coie Bio, Obama's Jawyer

Readers are reminded that the Patent Office recently claimed Executive Privilege in refusing to release FOIA records. We have just discovered that Perkins Coie LLP is another Facebook attorney firm. They are also attorneys for Microsoft. This association <u>directly ties</u> Obama's legal counsel to undisclosed conflicts of interest on matters regarding <u>Leader v. Facebook</u>. Joseph P. Cutler, Perkins Coie LLP, a Bauer and Dunn partner, represents Facebook in multiple cases, along with Ramsey M. Al-Salam

(currently co-defending Facebook in a case with Facebook's *Leader v. Facebook* attorneys from Cooley Godward LLP), David P. Chiappetta and James R. McCullagh.

SES PARAMILITARY LEGAL OPERATION

MAKES NIXON'S "PLUMBERS" LOOK LIKE SCHOOLYARD CRIMINALS

Cutler's bio has an almost paramilitary tone:





CONGRESS CONTACT LOOKUP

Contacting the Congress



Universal Toxic Substance Symbol & Warning

FINANCIAL HOLDINGS OF OBAMA POLITICAL APPOINTEES, BY AGENCY

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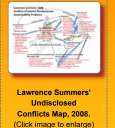
BLOG ARCHIVE

- ▶ 2018 (16)
- **2017** (27)
- **2016** (39)

"Joe manages a rapid response enforcement team to vigorously defend clients, such as Facebook, against illegal spamming, phishing, pretexting, and other forms of malicious Internet behavior."

Hackers hiring hackers to stop other hackers from hacking. Priceless. These hackers aiding The President of the United States to break the law. Tragic.

New, Aug. 6, 2013, Perkins Coie (advisor to the *PRESIDENT*) appears not to know the meaning of conflicts of interest. They chose to represent alleged infringer EasyLink Services as recently as Dec. 2012, even though one of their attorneys had counselled the plaintiff patent holder, J2 Global Communications, previously. Are these people really this morally deficient? Ironically, Robert F. Bauer speaks regularly on the topic of . . . ethics. His title at the Obama White House was "Special Counsel to the President for Ethics and Government Reform." More misdirection and Orwellianism, to be sure.



FED CHAIRMAN CANDIDATE
LAWRENCE "LARRY"
SUMMERS TIED TO LEADER V.
FACEBOOK CORRUPTION.

AMERICA NOW IN A STATE OF ANARCHY & TYRANNY?



(Jul. 26, 2013)—Based on America's Founding Father John Adam's criteria, *Leader v. Facebook* proves that America is now in a state of anarchy and tyranny, says feature article at *OpenTrial.org* written by AFI contributors. Click here to read the

article. Also available at. Leader HTML

(JUL. 23, 2013) — MESSAGE TO CONGRESS: FIGHT *LEADER V. FACEBOOK* JUDICIAL CORRUPTION—*RESCIND. INVESTIGATE.*SANCTION, CERTIFY.

- **2015** (34)
- **2014** (26)
- **2013** (28)
 - December (5)
 - November (4)
 - October (2)
 - ► September (4)
 - August (2)
 - **July** (2)

FIX LEADER V. FACEBOOK TO RESTORE CONFIDENCE, BIPA...

OBAMA COLLUDES WITH THE FACEBOOK CARTEL TO DEVEST ...

- ▶ June (1)
- May (1)
- April (1)
- March (1)
- February (2)
- ▶ January (3)
- **2012** (6)

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.

- WAS CHIEF JUSTICE ROBERTS BLACKMAILED into supporting Obamacare by his ethical compromises in *Leader v. Facebook*?
- JUSTICE ROBERTS MENTORED
 Facebook Gibson Dunn LLP attorneys.
- 4. **JUSTICE ROBERTS HOLDS**substantial Facebook
 financial interests.



 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

Corrupt judges and government officials are in the proverbial cross-hairs of a growing anti-judicial-corruption movement. Calls to arms to combat the *systemic* corruption exposed by *Leader v. Facebook* are being made across America. (See the new poster on right. We encourage you to download the poster and display it prominently.) Washington D.C. should be plastered with these posters. The time of judges and attorneys secretly sniggering behind the black robes must end. In a democracy, a judgeship is a sacred trust. That trust has been violated.

(JUL 17, 2013)—The U.S. Supreme Court declined to take up the failed district court ruling and judicial misconduct in the Leader v. Facebook patent infringement case. The injustice to Columbus-OH-based inventor Leader Technologies aside, this case also shines a flood light on the "old boy" backrooms of our federal system. Those rooms are in dire need of renovation. Their ethical



underpinnings have sheered and the floor has collapsed.

The ethical lapses cannot get any worse than we are witnessing in *Leader v. Facebook*. EVERY judge who has touched this case holds Facebook stock. If we still value our freedom and our democracy, Congress must step in now to fix this injustice and the endemic problems that caused it. A democracy *cannot* survive without just judges.

"This is a simple case of theft. The people in power to correct it have been complicit. At a minimum, they were motivated by personal greed. At worst, other coercive forces were at play. Whatever the reason, justice must be served," said a social scientist close to the investigation.

"Who are we to preach about the rule of law when our own Chief Justice can't get it right?" An historian told AFI, "American foreign policy advocates John Withrop's 'city upon a hill' vision of American justice. But, the judicial corruption exposed by Leader v. Facebook is an utter embarrassment. I cringe now when I see our foreign service officers lecturing Afghans on democracy. Who are we to preach about the rule of law when our own Chief Justice can't get it right?"

An entrepreneur close to this investigation said, "The conduct of Facebook's unscrupulous attorneys and these judges leaves me numb. Why bother building a business if these judges (and their cousin regulators) are just going to take it away based on 'old boy' payola, and not laws? We have become a Banana republic, sad to say."

These sentiments were echoed just today by syndicated columnist Thomas Sowell writing about the fate of the American justice system and referring to the lawlessness of this Administration. "After Zimmerman, is this still America?" by Thomas Sowell, *The Patriot-News, Central PA*, Jul. 17, 2013.

Trust is hard to build and easy to destroy.

Facebook was contacted for comment, but did not return calls.

Click to enlarge

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Search Oberts

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CLICK HERE FOR WASHINGTON'S ETHICAL DISEASE DISCOVERIES RE. FACEBOOK "DARK POOLS"

STOP FACEBOOK PROPERTY THEFT

We see. We "like." We steal. STOP FACEBOOK PROPERTY THEFT. www.fbcoverup.com

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

ASK CONGRESS: PASS THE INVENTOR PROTECTION ACT!



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.

AFI-related reads topped 200,000 last week. The world is watching how America fixes its own corruption. Do we practice what we preach?

LEADER TECHNOLOGIES INVENTOR PROTECTION ACT

Rescind. Investigate. Sanction. Certify.

A group of bipartisan leaders has proposed the **Leader Technologies Inventor Protection Act** (see documents below). With the stated purpose to "restore public confidence in the patent system, and the justice system in general," the Act has three elements:

- 1. Rescind the corrupted Leader v. Facebook decision,
- 2. Investigate the wrongdoers among the judges and attorneys, and
- 3. Enact new judicial conflict of interest certification procedures.

All patent holders, prospective patent holders and freedom-loving Americans are urged to support this initiative by contacting your Senators and Congressperson and asking for their support and advocacy. The investigators at AFI will be more than happy to package any research they require.

Two different narratives have been created for the Act and the backstory. Here they are:

Proposed Leader Technologies Inventor Protection Act of 2013

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!)

- 1. Summary of Motions, Appeal, Petition, Evidence, Analysis, Briefings (FULL CITATIONS) in Leader Technologies, Inc. v. Facebook, Inc., 08-cv-862-JJF-LPS (D. Del. 2008), published as Leader Techs, Inc. v. Facebook, Inc., 770 F. Supp. 2d 686 (D. Del. 2001)
- 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
- 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

[Sponsors Sought:]
Congressman Pat Tiberi
Ohio 12th Congressional District
Congressmen Jim Jordan
Ohio 4th Congressional District

Congressmen David Schweikert Arizona 6th Congressional District

Senator Rob Portman Ohio

Senator Sherrod Brown Ohio

Senator Al Franken Minnesota

[Additional sponsors to be added] [Leader Tech Inv. Prot. Act 00-0000, Drufted Jul-16-2013, First Rev. Jul-17-2013]

UNITED STATES SENATE AND HOUSE OF REPRESENTATIVES

Leader Technologies Inventor Protection Act

AGENCY: U.S. Legislature

ACTION: Notice of proposed act to (a) correct a Supreme Court decision that threaters American innovation and the credibility of the U.S. patent system, (b) investigate the judicial corruption that led to the failed decision, and (c) expand 28 U.S. C. § 455 on judicial disqualification to require a Certification on Conflicts Interest for judges and judicial employees in all branches of government.

SUMMARY: In accordance with constitutional powers granted to Congress in Article I, Section 8, Congress proposes this Act regarding patent protection and related judicial ethics matters to protect the general welfare.

A seminal patent infringement case captioned Leader Techs, Inc. V Facebook, Inc. 770 F. Supp. 2d 686 (D.Del. 2011) determined that Facebook was in literal infringement on 11 of 11 claims of Leader Technologies' social networking invention. In short, the court determined that the engine running Facebook is Columbus-OH-based Leader Technologies' invention.

Despite the infringement decision against Facebook, the court invalidated Leader's patent on an obscure on-sale bar. That claim was added by Facebook and permitted by the judge just one month before trial. The judge blocked Leader from additional discovery to prepare defenses on this new claim—a breach of due process.

Leader Technologies Inventor Protection Act / PROPOSED / Version 2 / Wednesday, July 17, 2013

Facebook did not put forward any computer source code or expert witnesses to prove their new claim. No well-settled on-sale bar tests were performed, most notably Pfaff v. Wells Electronics, Inc.

w. Wells Electronics, Inc.

The invalidation has survived solely on attorney-fabricated evidence and argument—not on hard evidence. Despite the lack of evidence, much less clear and convincing evidence, all subsequent appeals through to the U.S. Supreme Court declined to overturn the district court. Worse, the Federal Circuit fabricated new evidence and argument for Facebook, without a hearing, after Facebook's argument fell apart. The Federal Circuit even fabricated new evidence not even put forward at trial by Facebook—also a breach of due process.

of due process.

Subsequently, an unprecedented third reexamination of Leader's patent was ordered by the Director of the U.S. Patent Office (ten years after issuance) and assigned to a judge who was formerly employed by Microsoft and IBM, two large Facebook stockholders and stakeholders. Facebook lost both of the previous two reexamination on all counts.

A Freedom of Information Act

all counts.

A Freedom of Information Act (FOIA) request to the Patent Office was assigned to a Patent Office deputy FOIA counsel formerly employed by Facebook's storney. That person redacted most of the contents and claimed "executive communication privilege."

Investigators suspicious of

communication privilege.

Investigators suspicious of misconduct have uncovered numerous breaches of ethics and law on the part of the courts. Chief among those breaches is judge bias based on financial holdings. Required judicial financial disclosures revealed that the district court judge, each of the judges in the Federal Circuit three-judge panel, and the Chief Justice of the

Supreme Court all held/hold stock in Facebook that was/is notoriously known in the public record.

known in the public record.

The purpose of this Act is to (a) remove the taint of corruption that hangs over this case by fully validating Leader Technologies' patent property, (b) investigate and punish the wrongsdoers, and (c) upgrade the judicial ethnics laws from the lessons learned. Congress believes that compliance with the Act will help restore public confidence in the patent system, and the justice system in general.

FOR FURTHER INFORMATION CONTACT: Congressman Pat Tiberi at (202) 225-5355 Fax: (202) 226-4523

Supplementary information:
In accordance with powers granted to Congress in the U.S.
Constitution, Article I, Section 8,
Congress proposes this Act regarding patent protection and related matters to protect the general welfare. The U.S.
Constitution grants Congress power to "lay and collect Taxes... to pay the Debts and provide for the common Defense and general Welfare of the United States." It also grants Congress "Power To... promote the Progress of Science and useful Arts, by security for limited Times to Authors and Inventors the exclusive Right to their respective Writings and Discoveries..."
Small business inventors'

Small business inventors' creativity is the lifeblood of American innovation. However, the misconduct of the federal courts in Leader Technologies, Inc. v. Facebook, Inc. No. 12-617 (U.S. Nov. 16, 2012/cert. denied) will have a chilling effect on the future of American inventiveness, unless Congress acts to right the wrongs committed at the hands of judges who chose personal financial gain and cronyism over justice. Large and small inventors must

and cronyism over justice.

Large and small inventors must be confident of a level playing field when they come to the feed acourts to protect their intellectual property and patents. Otherwise, the incentive to invent and share those innovations with the public through the filing of patents will dry up.

On Arg. 2 2013. President

On Apr. 2, 2013, President Obama stated in his BRAIN INITIATIVE press release: "Ideas

Fig. 2 - Legistlative summary of the background and key elements of the Leader Technologies Inventor Protection Act. Click here to obtain a direct PDF version.

* * *

COMMENT

Click "N comments:" on the line just below this instruction to comment on this post.

Alternatively, send an email with your comment to affeleader.com and we'll post it for you. We welcome and encourage anonymous comments, especially from whisteblowers.

Posted by K. Craine at 2:42 PM



42 comments:



John Craven July 17, 2013 at 3:24 PM

I'm sorry but this proposed new law is dead on arrival and would be unconstitutional. Congress does not have the power to override a court decision in this fashion.

It is true that congress has "overruled" the Supreme Court in the past, but only through the passage of a constitutional amendment or by changing a law that was previously interpreted by the Supreme Court. So, for example, the Supreme Court in Ledbetter v. Goodyear specifically interpreted Title VII of the Civil Rights Act and held that because the

- 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 Davis investigates Facebook's *Leader v.* Facebook attorney Gibson Dunn LLP. She credits this firm with the reason why not

a single Wall Street banker has gone to jail since 2008. Click here to read her article "Everybody hates whistleblowers." *Examiner.com*, Apr. 10, 2012. Here's an excerpt:

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

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

POPULAR POSTS



OBAMA HIRED THEM. TRUMP CANNOT FIRE THEM. SO THEY SAY.

Senior Executive Service (SES) is ~10,000 Deep State shadow government

employees who are sabotaging the American Republic for the globali...



PROOF: ROBERT MUELLER CANNOT BE IMPARTIAL IN THE RUSSIA INVESTIGATION Mueller's Deep State relationships will politicize the FBI yet again

Contributing Writers | Opinion | AMERICANS FOR INNOVATION | ...



LEADER TECHNOLOGIES
FILES TRILLION DOLLAR
BOND LIEN ON THE U.S.
GOVERNMENT
President Trump is asked to

compensate Leader for the theft of their inventions by the Deep State shadow government Leader's social net...

Americans for Innovation: FIX LEADER V. FACEBOOK TO RESTORE CONFIDENCE, BIPARTISAN GROUP ASKS CONGRESS

plaintiff did not file her claim within a 180 day period required by the law itself, her claim failed. Congress reacted to the ruling by enacting a NEW law that allowed for a longer period for claims to be filed.

Here, we have a completely different situation. The whole argument here is that the district court and federal circuit misinterpreted law, i.e. the evidentiary standard of clear and convincing evidence. No one is arguing that the clear and convincing evidence standard is itself unenforceable. And forget the fact that this isn't even a federal statute—the clear and convincing evidence standard is a massive body of court-made law from thousands of cases. There is no federal statute that could be changed by congress.

And this isn't really the argument that's being put forth anyway. The real argument appears to be that the courts and everyone involved with Facebook is corrupt, so the lower court's decision should be overruled. Congress can't do that. Congress cannot simply say, "we disagree with a court's ruling, so we're overruling it." That violates separation of powers. That is what Leader is asking congress to do, and that's unconstitutional.

I suppose it's possible for Congress to enact a new federal statute that says that clear and convincing evidence means that a court decision cannot be based solely on someone lying under oath (or the jury claiming that someone lied under oath) on the witness stand. But realistically, that is never, ever going to happen. Again, evidentiary standards are based on hundreds of years of precedent and thousands of cases. The idea that Congress would wade into this and try to change a single evidentiary standard is ludicrous. And think of the mayhem that would result. If congress changed this standard in order to change the Leader decision, then it would have to retroactively apply the new standard. Well you can't retroactively apply a law to only a single case. It would have to be an across the board application, meaning that thousands of cases where the clear and convincing evidence standard applied would have to be reopened and relitigated. Complete mayhem, and it would never happen.

Now I suppose it is possible that Congress could enact a new law that requires pre-litigation disclosure by judges. But that would be prospective and would only affect future cases. It would have absolutely no effect on the Leader case. Because again, if it were retroactive, it would have to be retroactive for thousands of cases across the country. Completely unworkable.

I am constantly mocked on this board when I say that this dispute is over, but I don't make that claim lightly. Because the Leader decision was factually based, because it ran its course in the courts, and because of the limitations above, that truly is the end of the road. I'm not trying to be crass—only realistic.

Reply

Replies



K. Craine July 17, 2013 at 3:33 PM

My my. Is this the same John Craven who just last week said he did not have a dog in this hunt? Your duplicity betrays you. Also, your view of the constitution is wholly lacking. You have yet to do anything except argue over the games lawyers play. You lawyers are ruining this country and we intend to stop you. This is about justice, not your lawyer paddy cakes in front of your crony judges. We're on to you. Blather away.



John Craven July 24, 2013 at 1:46 PM

You are misinterpreting my comment. I am not taking Facebook's side by any stretch. I am simply pointing out that mechanically, procedurally, the proposed legislation is unconstitutional and unworkable. Show me a single instance over the past 200 years where congress has vacated the judgment of a court. There is none, because congress does not have that power. Congress may be able to implement new laws that would affect the future operation of the court, but in terms of a judgment that is already in place, such as the Leader case, congress is powerless. The only way that the judgment could have been vacated would have been if the federal circuit or the Supreme Court vacated the judgment and remanded the case to the district court. That did not occur, so there is no remaining avenue for the judgment to be overturned, vacated, or otherwise disturbed. This has nothing to do with the facts or Facebook's position; this is just mechanics and the way that our constitution is set up.



John Craven July 24, 2013 at 3:45 PM

Specifically, refer to Plaut v. Spendthrift Farm, Inc., 514 U.S. 211 (1995). There, the Supreme Court held that Congress did not have the power to retroactively order the federal courts to reopen a judgment. Justice Scalia stated that Article III not only gives the federal judiciary the power to rule on cases, but to decide them, subject only to review by superior courts in the Article III hierarchy. "When retroactive legislation requires its own application in a case already finally adjudicated, it does no more and no less than 'reverse a determination



LEADER PROPOSES TRILLION DOLLAR FED REVENUE WHILE LOWERING TAXES

User fee on social networking will generate \$300+ billion a year to fund

major initiatives Surcharge on social networking will pay for 17...



OHIO STATE'S PRESIDENT MICHAEL V. DRAKE MIRED IN PERSONAL CONFLICTS OF INTEREST

Trustees and Provost promote learning

technology that benefits trustee clients and is stolen from OSU alums Contributing Writers | Opini...



AMERICAN MORAL UNDERPINNINGS ARE UNDER SIEGE BY GODLESS DEEP STATE CORPORATE GLOBALISTS

Trump under surveillance for many years MSM fake news is INTENDED to degrade our Republic Judeo-Christian moral values of our Founde...



MEET THE PERSON WHO CAN REMOTELY CRASH PLANES AND CAN READ YOUR MIND Monstrous Patent calls people "wet ware"

Implanted devices deliver electric shock, poisons, dopamine, adrenaline, emit mind control freq...



OSU BAND INVESTIGATION UNEARTHS SURPRISE TRUSTEE COLLUSION IN PATENT THEFT

Breaking News, Sep. 3, 2014 , 10:05am OSU Trustee

President, Jeffrey Wadsworth, "counterattacks" the Band Alumni leadership T...



HILLARY CLINTON
CONTROLS 50,000 FBI
ENCRYPTION KEYS—PROVES
MUELLER'S WITCH HUNT IS
TREASONOUS

With these encryption keys, nothing in our digital lives is off limits to the Clinton's and their conspirators

President Trump's n...



THE SHADOW GOVERNMENT USES SES, SERCO AND OPIC AS PORTALS INTO HORRIFIC CORRUPTION

These lawyers, bankers, academics, journalists,

bureaucrats and self-styled elitists sponge off the actual wealth-creation of hard working ...

EDITORIALS

- DC Bar refuses to investigate attorney misconduct in Leader v. Facebook -Unwillingness of DC attorneys to selfpolice may explain why Washington is broken, Dec. 30, 2012
- Will the U.S. Supreme court support schemers or real American inventors? Facebook's case dangles on a doctored interrogatory. Eighteen (18) areas of

once made, in a particular case.' Such power is clearly contrary to what the framers contemplated in the separation of powers."



K. Craine July 24, 2013 at 5:28 PM

All bets are off when there is judicial corruption, as here. Corrupt judges don't get the deference of good faith difference of opinion, they get jail. Separation of powers specifically contemplated this situation, and allows the People to override as the final check on such corruption. Obama's first act was an override. So much for these arguments.



K. Craine July 24, 2013 at 6:32 PM

Comment by: Judicial Corruption

Facebook's attorney defenders operate by a double-standard. They cite the Constitution when it is to their advantage, then violate Leader's constitutional rights the rest of the time. They want it both ways, whatever titillates their seared consciences. Priceless.

Reply



steve n amy July 17, 2013 at 4:57 PM

Separation of powers, John? Really? Like when Obama didn't like the outcome f the Zimmerman trial? He sent his lead lap dog to attack the court's decision, and, with help of his buddies, to gin up racial tensions.

And, as far as Congressional authority goes, the constitution states that Congress shall oversee all goings on in the Judicial and Executive branches. That even though the Judicial branch interprets the law, Congress may, at times, intercede when any law has been usurped, or if a question of constitutionality has occurred. And, clearly, Leader v Facebook is book marked with red flags all over the place, from evidentiary proceedings, judicial conflicts of interests, improper influencing of the courts, by your buddies at Facebook, and foreign nationals. This, to us, John, reeks and begs of Congressional inquiry!

And, once again, with no dog in this hunt, you just keep wagging your tail from tree top to tree top! Don't ya?

And, furthermore, why do you insist on continually apologizing when you have absolutely no stake in the outcome of this whole fiasco???! The skunks are going to be driven out by us dogs; and you can smell it coming, can't you?.....

Reply



Rain Onyourparade July 18, 2013 at 6:39 AM

Every corruption blog in which I have participated seems to have a John Craven assigned apologist for the bad guys. This one is no different. The pattern is the same. They cannot win on the facts, so they try and change the subject.

Craven refers to "mayhem." The mayhem created here is created by the Facebook Cabal who are corrupting our business and legal systems. Leader supporters are working to fix the mayhem these people have created. But of course, he (or she) labels the good as mayhem. Typical. The only mayhem it creates is in the halls of corruption. Bring it on.

No one should be fooled by the separation of powers issue. That separation assumes good faith and honest debate, not corruption. When a branch acts corruptly, it is the constitutional duty of the others to investigate and remedy. That is the "checks and balances" established by the Founding Fathers. Also, Craven talks out of his nether parts. The sample letter in this post even cites a recent example where Congress overrode a Supreme Court decision. It was Obama's first bill signed into law. Did anyone see any "mayhem" in the streets as a result of the Lilly Ledbetter Fair Pay Act? So much for Craven's silly hand waiving.

Did anyone catch how this self-proclaimed non-lawyer waxed suddenly eloquent on things only a corrupt attorney would care about? His bubble is getting popped. The prison system is about to get more crowded. When people are bad for this long, and have hurt so many people, prison is the only remedy to get them out of general society.

Reply

K. Craine July 18, 2013 at 7:32 AM

question shout for attention, Dec. 27, 2012

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

OUR MISSION

American citizens must fight abuse of the constitutional right for authors and inventors to enjoy the fruits of their inventions, as a matter of matter of basic property rights and sound public policy. Otherwise, instead of innovation, creativity, genius, ideas, vision, courage, entrepreneurship, respect, property, rejuvenation, morals, ethics, values, renewal, truth, facts, rights, privacy, solutions and judicial faithfulness,

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

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

CURRENT EDITORIAL FOCUS

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

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

The judges ignored shocking new evidence that Mark Zuckerberg withheld 28 hard drives of 2003-2004 evidence from Leader Technologies that could prove actual theft (and therefore claims even more serious than infringement). In addition, Facebook's appeal attorney, Thomas G. Hungar of Gibson Dunn LLP, has close personal ties to just about every judicial player in this story. The misconduct appears to reach into the U.S. Patent Office through abuse of the



Comment by: Judicial Corruption

I agree that there should be no exemptions to the Conflicts of Interest Certification for judges. Such exemptions assume good faith on the part of the requester and the receiver and are intended for MINOR variants to a general policy. However, the Facebook Cabal has made a mockery of exemptions. Look what they did with the 500-shareholder rule, and the loophole for the insiders to dump over \$6 billion on Day 3 of the IPO. In short, they used exemptions as their excuse for wanton sin.

For example, the 500-shareholder rule. It was designed to stop unscrupulous market makers from forming companies, then selling stock willy nilly without any oversight as to the promises they are making and who they are selling to. Good faith exemptions to these rules were allowed only for minor tweeks based on unique circumstances, not for major wholesale revision of the policy.

What Larry Summers, Fenwick & West LLP, Gibson Dunn LLP, Cooley Godward LLP, Sheryl Sandberg, Goldman Sachs, Morgan Stanley, Thomas J. Kim, Donald K. Stern and Facebook did was essentially BLOW UP THE EXEMPTION IN A WILLFUL AND WANTON BREACH OF THE POLICY. They ordered their homie inside the SEC, Chief Counsel Thomas J. Kim, to grant them the exemption, then they used it to sell BILLIONS in unregulated Facebook stock. People need to go to jail over this IMHO. This is 100 times worse than Bernie Madoff.

If we give judges and judicial employees exemptions to their required financial disclosure, we just open the door back up to abuses. They have already proven that they cannot police themselves, so any exemptions would just destroy the rule, again.

Reply



K. Craine July 18, 2013 at 7:47 AM

Comment by: Disgusted

That's exactly what the Facebook Cabal "homie", US PAtent Judge Stephen C. Siu is attempting to do in this sickening 3rd patent reexam!!! He has no factual basis for rejecting Leader's claims, which are 10 years mature. Instead, he is invoking his power to invalidate as his only reason for doing so. This is a another good example of unchecked power corrupting. Where does Siu live? Perhaps we should apply for a license to demonstrate, then picket his neighborhood. Some metaphorical tar and feathers just might do the trick with these "scoundrels". They need to start feeling the consequences of their misbehavior. They really are morally disgusting.

Reply



Patent Blogger 4 July 18, 2013 at 11:14 AM

I just went to my Congressman's webmail form and sent this message. Hope this gives readers ideas about what to say. (I took out several personal comments since we have common friends.) I am also mailing a hard copy.

Dear NAME:

I would like to meet with you to get your assistance on a matter important to an American innovation company, Leader Technologies, [describe your relationship to/interest in Leader], and to national security, I believe.

Rather than try to summarize here, I include several websites URLs below that are covering the patent infringement battle between Leader and Facebook. These sites also expose the corrosive business and judicial corruption that it has uncovered. Sadly, the corruption includes the U.S. Supreme Court.

A bipartisan group of leaders has just proposed an Act that I/they believe you may have interest in sponsoring and/or supporting. I hope you will. I believe the national security is threatened by what has been exposed in Washington.

Various Congresspersons and Senators have already been briefed, including members of the House Oversight Committee on Government Reform and the Judiciary Committees. Concerned Americans from around the country are making similar contacts to mine with their representatives to gather momentum for this INVENTOR PROTECTION ACT.

Here is background for our meeting:

- 1. ISSUE OVERVIEW http://www.scribd.com/doc/154215131/Congressional-Request-for-Inventor-Protection-Act-and-Judicial-Corruption-Investigation-Americans-For-Innovation-Jul-15-2013
- 2. PROPOSED INVENTOR PROTECTION ACT http://www.scribd.com/doc/154372653/Proposed-Leader-Technologies-Inventor-Protection-Act-of-2013

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 posts. Simply send us an email at **NEW Leader® Private Email: afi@leader.com** with your post. Once the moderator verifies that your email address is real, your comment will be posted using your real name or handle, whatever you wish, like John Smith or Tex.

Click here to view a complete *Donna Kline Now!* posts archive.





3. CALL TO ACTION - http://americans4innovation.blogspot.com/2013/07/fix-leader-v-facebook-to-restore.html

4. OBAMA ADMINISTRATION OBSTRUCTION OF JUSTICE http://americans4innovation.blogspot.com/2013/07/obama-colludes-with-facebook-cabal-to.html

I look forward to meeting you.

Yours sincerely,

Name Contact Info (phone, email, address, etc.)

Reply



K. Craine July 22, 2013 at 1:50 PM

Comment by: Super Sleuth

Read this Canadian assessment of American judicial lawlessness:

"America No Longer Has a Functioning Judicial System" by Centre for Research on Globilization, July 22, 2013

http://www.globalresearch.ca/america-no-longer-has-a-functioning-judicial-system/5343478

Reply

Replies



K. Craine July 22, 2013 at 2:28 PM

Researchers have converted this Canadian GLOBAL RESEARCH ON JUDICIAL CORRUPTION article into PDF in various places. This is a must-read. We recommend that you pass it around widely. It validates our concerns in Leader v. Facebook.

GoogleDocs:

https://docs.google.com/file/d/0B2SfG2nEsMfqSER2dWlYRmJKUWc/edit?usp=sharing

Scribd:

http://www.scribd.com/doc/155401831/America-No-Longer-Has-a-Functioning-Judicial-System-by-Centre-for-Research-on-Globalization-Canada-July-22-2013

DocStoc

http://www.docstoc.com/docs/160004585/America-No-Longer-Has-a-Functioning-Judicial-System-by-Centre-for-Research-on-Globalization-(Canada)-July-22-2013

HTML (original):

http://www.global research.ca/america-no-longer-has-a-functioning-judicial-system/5343478

Reply



Rain Onyourparade July 22, 2013 at 3:04 PM

Looks like corruption fighters everywhere are finding the edges of this CABAL at the same time. Read this:

"NSA Whistleblower: NSA Spying On - and Blackmailing - Top Government Officials and Military Officers - Whistleblower Says Spy Agency Targeting Top American Leaders" June 20, 2013 by WashingtonsBlog

http://www.washingtonsblog.com/2013/06/nsa-whistleblower-nsa-spying-on-and-blackmailing-high-level-government-officials-and-military-officers.html

Could explain why Chief Justice John Roberts wimped out on Obamacare and Leader v. Facebook. He's bought, paid for... and coerced (for good measure).

Reply

CODE OF CONDUCT FOR U.S. JUDGES

"CANON 2: A JUDGE SHOULD AVOID IMPROPRIETY AND THE APPEARANCE OF IMPROPRIETY IN ALL ACTIVITIES"

GALLERY OF JUDICIAL MISCONDUCT



Judge Leonard P. Stark, U.S. District Court of Delaware, trial judge in *Leader Techs, Inc. v. Facebook, Inc.*, 770 F. Supp. 2d 686 (D.Del. 2011). Judge Stark heard his jury foreman admit that the jury made the on-sale bar decision without any evidence other than speculation, and yet he supported that verdict anyway. Just months before trial, Judge Stark allowed Facebook to add

the on-sale bar claim after the close of all fact discovery and blocked Leader



from preparing its defenses to this new claim. Judge Stark allowed the claims despite Leader's prophetic argument that the action would confuse the jury and prejudice Leader. He also permitted the jury to ignore the *Pfaff v. Wells Electronics*, *Inc.* test for on-sale bar, even after instructing the jury to use it. (See that

Jury Instruction No. 4.7 here.) He also contradicted his own instruction to Leader to



answer Interrogatory No. 9 in the present tense (2009), then permitted the jury to interpret it as a 2002 admission as well. Facebook's entire on-sale bar case is based upon this interrogatory. (Editorial: Hardly sufficient to meet the "heavy burden" of the clear and convincing evidence standard.)



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



Derek Johannas July 22, 2013 at 6:13 PM

I see that Donna Kline's website has been shut down. More censorship by the cabal?

Reply

Replies



K. Craine July 23, 2013 at 7:00 AM

Someone will reach out to her. Longtime readers will recall that she was hacked at one point by a German website for hackers, spy-something-or-other. If she stays off for very long, we'll re-post her content.

Reply



K. Craine July 22, 2013 at 9:10 PM

Comment by: corruption-basher

Does this sound familiar? ::

"You may not believe this yet, but the fact is that the US judges operate like criminal gangs. They get together and pick a target, and they can decide to destroy that target if they feel it is a threat, either to themselves or to their paymasters at the big corporations."

http://www.dr-les-sachs.be/

Reply



Derek Johannas July 23, 2013 at 8:28 PM

It looks like Donna's site has been completely wiped clean. Unreal the lengths that the cabal will go to. Everything. Just gone. I know the Zuckster was a talented programmer but oh my god.

Reply

Replies



K. Craine 🕜 July 24, 2013 at 8:02 AM

Derek, we cannot jump to that conclusion... yet. She has had technical problems in the past with her Internet Service Provider (although the source of those "problems" was never disclosed by the provider).

Donna has not responded to phone calls or other messages, which is odd for a journalist. However, it is summer, so she may be on holiday. Let's keep an eye on this.

Reply



John Craven July 25, 2013 at 12:39 PM

I'm sorry but you don't understand what I am saying. Neither Congress nor the president has the power to overrule a court decision, nor to direct the judicial branch to take any particular action with respect to a case that has already been decided.

It is true that Congress has "overruled" certain Supreme Court decisions in the past, but only by changing the underlying law that the Supreme Court had interpreted. For example, you reference the Ledbetter case that was "Obama's first act in office." There, the Supreme Court specifically interpreted the Equal Pay Act and, based on a provision of that statute, determined that the plaintiff's claim was barred because she waited more than 180 days to initiate the suit. Congress responded by CHANGING THE UNDERLYING LAW so that the 180 day period did not exist. So in effect, Congress "overruled" the Supreme Court, but only by changing the law itself. Congress did not direct the Supreme Court to take any particular action, because Congress does not have that power. Here is a good primer on the limitations of Congress. Simply stated, it cannot direct the judiciary to do anything with respect to a particular case. http://joshblackman.com/blog/2010/02/01/congress-does-not-overrule-or-reverse-the-supreme-court-they-just-pass-new-laws-which-the-court-should-interpret/

Here, we have a completely different situation. The argument here is that the courts "got it wrong" when interpreting existing law. There is no argument that the underlying law--i.e. the clear and convincing evidentiary standard—is invalid. The proposed legislation is

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.



Judge Moore failed

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.

to follow the long-held precedent for testing on-sale bar evidence in *Pfaff* v. *Wells Electronics, Inc.*—an evident and intentional omission coming from a former patent law professor. After debunking all of Facebook's evidence on appeal, Judge Moore created new argument in the secrecy of chambers to support Facebook and prevent the on-sale bar verdict from being overturned—a clear breach of



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

directly asking Congress to vacate or overrule the federal circuit decision and the Supreme Court's denial of cert. This is patently unconstitutional, and that is why this legislation has zero chance of ever being passed. Again, I'm not taking sides here. I'm simply trying to educate you on how the Constitution is actually set up, and what is and is not permissible.

Reply

Replies



K. Craine July 26, 2013 at 6:14 AM

Comment by: Palo Alto Pal

Sorry, you people don't get to quote the Constitution only when it suits you. You don't get to bribe judges, then cite the Constitution to protect such criminality. I'll bet you have a PhD at The Facebook Cabal of Constitutional Law. LOL. Those class reunions must be a real gathering of misfits. Let's see how far you get outside your homie-lawyer-judge cocoon.

"I'm trying to educate you on how the Constitution is actual set up" -- LOL. You people in the Facebook Cabal are playing with the dials of our democracy. We're on to your games. THE PEOPLE are going to shut you down and put you away.

You misread us. We want Congress to change the laws to stop your Constitutional

"We have no government armed with power capable of contending with human passions unbridled by morality and religion . . . Our Constitution was made only for a moral and religious people. It is wholly inadequate to the government of any other."

-John Adams, 1879 (John Adams is a signer of the Declaration of Independence, the Bill of Rights and our second President.)

You do not appear to be either moral or religious. And if you consider yourself such, you should think about a refresher course because the Facebook conduct you are supporting is as bad as Adolf Hitler's invasion of privacy and property. Your first test is whether you think that is a true statement or not.

Reply



John Craven July 25, 2013 at 12:43 PM

I would also note that the July 24 update regarding alleged Facebook "censorship" is false.

Months ago, Lawless America changed its Facebook profile from a "personal" profile to a "business" profile. You can view this on their own website. Thus, you are no longer "friends" with Lawless America, but you "Like" their page. Whoever sent that screenshot was trying to access the old "friend" page of Lawless America, which Lawless America itself disabled. If you search on Facebook now, you will find Lawless America's "business" page fully accessible. There's no conspiracy here.

Reply

Replies



K. Craine July 26, 2013 at 6:19 AM

Comment by: HAckeR Boy

Who is this Craven? Orwellianism 101 is to hide illegal conduct behind innocuous phrases like "software update," "security improvement," "upgrade," "old vs. new friend page," "security enhancement," "anti-terrorism." Don't believe a word of it. Anytime Facebook announces a change, count on it being another way to censor unwanted posts, snoop, and invade people's privacy.



K. Craine July 26, 2013 at 6:28 AM

Comment by: hACker Boy

Almost forgot to mention the granddaddy of all Orwellian excuses for Facebook's immorality: "Upgrade Privacy Settings" LOL.

Remember this rallying cry of immoral people: "In confusion there is profit." They will attempt to throw you off the track every time with confusing explanations that unsuspecting people naturally think are true... until they figure out that they are not. But by then, the damage intended by the immoral

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



Clerk of Court Jan Horbaly, U.S. Court of Appeals for the Federal Circuit, clerk who signed all the opinions in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Clerk Horbaly and his staff obfuscated when the court's ruling was challenged by an amicus curiae brief revealing clear mistakes of law and new evidence. See analysis of the misconduct and misrepresentations within the Federal Circuit Clerk of Court in Leader v. Facebook. Mr. Horbaly failed to disclose his conflicts of interest and close associations with numerous Facebook attorneys and law firms, as well as his close association with Like one of Facebook's

largest shareholders,

Microsoft, who is a Director of The Federal Circuit Bar Association where Mr. Horbaly is an ex officio officer. Additionally, the DC Bar revealed in a written statement

is usually already done under the fog THEY created.

We can no longer give these people the benefit of the doubt. We must start assuming they are lying and practicing misdirection. This will speed up our ability to catch them in the act.

Reply



K. Craine July 26, 2013 at 6:44 AM

Comment by: HACkeR bOy

Another form of Facebook censorship is to break earlier links, so when reader's try to read supporting information about a post, the links no longer work. Of course, those broken links occurred because of "A feature enhancement to improve the user experience." These people must be stopped.

Reply



Rain Onyourparade July 26, 2013 at 7:30 AM

Craven is missing the new reality. The old rules that he and the Facebook club have manipulated are going to come crashing down on them. THE PEOPLE are now demanding that the COURTS choose on their own to right the wrongs that they perpetrated in Leader v. Facebook, otherwise, we are going to demand that CONGRESS enact new laws to fix those despicable decisions. Then, we will demand that CONGRESS investigate, sanction and jail the wrongdoers. Since we can no longer assume good faith and morality from our attorneys and judges (Mr./Ms./Other Craven and his crowd of powermongers), then we must remake the entire JUDICIAL system to weed them out, and make them accountable to THE PEOPLE, and not to themselves and their boys club.

BTW. Any court, any time, can reopen a case when material new evidence emerges. This idea that a judge must wait for a motion to do it is wrong. A judge can do it on his or her own initiative. Let's see if these judges have any moral backbone left, or whether they will just make more excuses and cite more procedural claptrap. Yada, yada, yada.

QUIZ: How do you know when an attorney is lying?

Reply



steve n amy July 26, 2013 at 8:19 AM

John,

You tail is wagging the dog again....no hunt my ass!!

As some anonymous Sprite tiptoeing through the underbrush, you really do seem to stick your little magic wand into other peoples' business....quit sniffin' your own fairy dust and get out of our woods!!

Reply



Darren July 26, 2013 at 3:10 PM

John, again you try and baffle the general public with your BS!!! You have cried wolf to many times. We the "Muppets" are not the uniformed voters that the Facebook cabal and this administration hope we are and what you seem to be with your two face and misleading comments. You are the one who said you didn't have a dog in this fight! Care to come clean? It will set you free!

Reply



K. Craine July 28, 2013 at 10:28 AM

Comment by: surfer dude

That OpenTrial.org article blew my mind. John Adam's predicted that a Facebook Cabal would come along and try to take down America from the inside. No wonder this government wants our firearms. The British wanted the Colonialist's firearms too. As usual, the bad guys dress up their secret agenda's in the sheep's clothing of stopping gun violence (who could disagree?) But the real agenda is a judicial-executive takeover... for the LOFO good, of course. Comrade Stalin knew better too. So did Chairman Mao. They always dressed everything they did in flowery peaches and cream wording. Old Harvey smooth mouth in the White House was just what they needed. That's why the recruited him!!!

that Clerk Horbaly is not licensed to practice law in the District of Columbia. [Editorial: What does that make the Federal Circuit with its location within in a stone's throw of the White House? A self-governing state?]



Judge Randall R. Rader, U.S. Court of Appeals for the Federal Circuit, chief judge responsible for the (mis)conduct of his judges and Clerk of Court in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Rader failed to manage his court resulting in a likely situation where his judges never even received briefs that they allegedly ruled on in favor of Facebook. Judge Rader also failed to disclose his Like conflicting

relationships with a Leader principle with whom he may have had deep professional differences during his time at the Senate Judiciary Committee—his former professor of law at George Washington University Law Center, former Leader director Professor James P. Chandler. See analysis of Judge Rader's undisclosed conflicts of

interest in Leader v. Facebook.

Judge Rader also did not stop his judges from creating new arguments and evidence for



Facebook in the secrecy of chambers—after they had debunked all of Facebook's evidence on appeal, which is a clear breach of constitutional due process.

Updated May 22, 2015

Click here to view a Federal Circuit Leader v. Facebook Conflicts of Interest Map.



See "Cover-up In Process At The Federal Circuit?" *Donna Kline Now!* Sep. 17, 2012.

Leader v. Facebook Legal Research Links

Reply



steve n amy July 28, 2013 at 10:51 AM

Hey Craven,

I am here to speak about your above statement that you shared.(Thank you sooo much for your inside knowledge of the does & don'ts with "Facebook Law"). The Laws that FB is making up as they go!

Quote:

"Months ago, Lawless America changed its Facebook profile from a "personal" profile to a "business" profile. You can view this on their own website. Thus, you are no longer "friends" with Lawless America, but you "Like" their page. Whoever sent that screenshot was trying to access the old "friend" page of Lawless America, which Lawless America itself disabled. If you search on Facebook now, you will find Lawless America's "business" page fully accessible. There's no conspiracy here."

I am here to correct you on your assertion of the censorship that was shared. I was the one communicating with others regarding the corrupt Leader v Facebook case..Some were my friends from Lawless and actualty a lot were with American Patriot sites.Example, Rise UP America, Act of Courage,The Patriot, Judges of Unjust Law, Justice Joe, and Mothers of Lost Children. So, again here is another example of your twisting of the events and truths! You better keep sharpening your crayon. We are not stopping. BTW..I was well aware of the issues that Lawless America was having with Facebook months ago!And I am friends with Lawless America Business page, as I have been months ago!

Thanks again for showing concern regarding my personal Facebook activities. God only knows how vigilant you could be if you truly had a dog in this hunt!

Reply



Rain Onyourparade July 28, 2013 at 10:58 AM

Reminds me of the way so many Judges Doofus blindly accept the words of lying attorneys (I know, redundant) in their courts, and just skip merrily down the road accepting those lies as truths, forcing the victims to have to prove endless falsehoods just because the Judges Doofus are too lazy or too bribe to sanction the liars.

Reply



Rain Onyourparade July 28, 2013 at 11:01 AM

According to our second President, America is in a state of anarchy and tyranny fomented by the Facebook Cabal, with Larry Summers at the helm. Looks like they have been at it for a decade. Isn't it curious that this is about the time we started hearing all the comments about Washington being BROKEN. Hmmmm. Fix Leader v. Facebook and we fix Washington too? A twofer?

Reply



Rain Onyourparade July 28, 2013 at 11:02 AM

Isn't it also curious that Lawrence "Larry" Summers is Obama's pick to take over as Chairman of the Federal Reserve? Double hmmmmm.

Reply

Replies



K. Craine July 28, 2013 at 12:29 PM

Comment by: Superman

Matt Cohler, the "founder" of Instagram, co-founded LinkedIn with Reid Hoffman back in 2004 while Summers oversaw things for the Cabal at Haaavard re. Zuckerberg. Then, Summers just "popped up" out in Silicon Valley in 2012 before the Facebook IPO just long enough to oversee the purchase of the 13-man Instagram for \$1 billion... How much of that did he put in his pocket? What a bunch of cockroaches. And we want Summers to be the next Chairman of the Federal Reserve?

Reply



Derek Johannas July 29, 2013 at 8:55 AM

I cannot believe that Donna Kline abandoned this cause. Why would she shut down her website?

NOTICE: Opinion

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

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AFI LOGO (with text)



AFI LOGO (no text)



CORRUPTION WATCH LIST

Faces of the Facebook Corruption (PDF) (currently being updated after the Fri. Mar. 7, 2014 Scribd censorship of this document:

Here is the cast of characters in *Leader v. Facebook*. We encourage you to report their corrupt activities to this site and others, like **Lawless America**. Feel free to communicate

Reply

Replies



Tile Cutter July 29, 2013 at 9:05 PM

Derek, I hate to have to burst your bubble, but the answer is pretty clear. If you look at all of Donna's previous posts, it is clear that they were paid advertisements. I don't know if she was paid directly, or whether she was just promised a payout in the event that Leader ever obtained a verdict or settlement from Facebook. In any event, she came to the realization in December 2012 that there was nothing forthcoming, and she abandoned coverage of this matter. I am virtually certain that all of her posts were written by the same author as this blog. If she were actually an objective journalist, there is no way you would see an abrupt cutoff and a complete cessation of any coverage. Now, I think that she has become embarrassed regarding the previous coverage, or she is not willing to pay the hosting fees for the website going forward. This is likely why the website is now offline.



K. Craine July 30, 2013 at 6:41 AM

LOL. "Tile Cutter" aka. John Craven. Pure unadulterated speculation. As we have indicated previously. Ms. Kline has family issues that are none of anyone's business.

Reply



Rain Onyourparade July 31, 2013 at 2:57 PM

Excellent new report/analysis on Larry Summers just hit the wires. Looks like they even used an AFI/Donna Kline graphic. Seems like we've seen it on earlier posts. Here it is:

http://www.scribd.com/doc/157251694/Who-is-Lawrence-Larry-Summers-Should-an-ethically-challenged-individual-become-leader-of-the-U-S-Federal-Reserve-Who-would-show-up-for-work-Dr

Reply



Derek Johannas July 31, 2013 at 6:51 PM

Well of course the graphics are the same. That article was written by the same person who writes this blog. That is why I believe people find this blog not to be credible. All of these phantom "grassroots" groups that mysteriously pop-up are undermining your credibility. If you were serious about the media paying attention to this cause, I would suggest that you put your name on your articles like a real journalist would. Dispense with the façade of "contributing writers" and "contributing editors". The media is never going to pay attention otherwise.

Reply



K. Craine August 2, 2013 at 7:34 AM

LOL. Spoken like a true ANONYMOUS hypocrite. Every corruption blogger we have surveyed has the anonymous "Derek," "Craven," and what was the latest, oh ye "Tile Cutter." You people spend most of your post time cajoling contributors to identify themselves. That is not going to happen unless that contributor wishes. You have no ability to fight in the open field of FACTS and TRUTH, since it is not on their side. And, the other thing we've learned is that this tack cycles, on again, off again, as it has with your comments.

AFI WELCOMES ANONYMOUS POSTS. Victims of attorney and judge abuse need a forum and we will give it to them. Public figures put themselves out there for the public to express opinions in any way they like short of maliciousness. You guys are not going to win. Freedom-loving people cannot let you win. History should teach you that you never do. But, it appears unlikely that any of you ever touched a history or ethics book. Your kind never have, that's why you repeat history's mistakes. Greed and lust for power are age-old vices. Your version is just slathered in bit-grease.

Your hypocrisy is legion. You anonymously criticize others for being anonymous. You people are too much.

As to your comments about the media. Again, pure speculation. Haven't you ever heard the expression, "you don't know what you don't know?" A mainstream media muzzled by bribes, graft and corruption is not a media to which we seek coverage. The mainstream media appears to many to have lost its way in collusion and its own lust for power. Always the ingredients of eventual failure and ruin.

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 updated after Scribd censored the documents on Fri. Mar. 7, 2014).

A. Facebook's law firms:

- Fenwick & West LLP (Facebook securities and patent law firm; former Leader Technologies counsel; attempted an appearance in *Leader* v. Facebook; did not seek conflicts waiver from Leader prior to representing Facebook)
- 2. Cooley Godward LLP (Facebook law firm in *Leader v. Facebook*; McBee Strategic energy stimulus partner; Obama Justice Dept. advisor; former employer to patent judges)
- 3. Blank & Rome LLP (Facebook law firm in *Leader v. Facebook*; former employer to patent judges)
- 4. White & Case LLP (Facebook law firm in Leader v. Facebook; undisclosed former employer to Patent Office Freedom of Information Act (FOIA) officer involved in Leader v. Facebook)
- 5. Gibson Dunn LLP (Facebook law firm in Leader v. Facebook; undisclosed counsel to the Federal Circuit; undisclosed protégé of Chief Justice John Roberts, Jr.; undisclosed former employer to Preetinder ("Preet") Bharara, U.S. Attorney currently persecuting Paul Ceglia in U.S. v. Ceglia (Ceglia v. Zuckerberg))
- 6. Orrick Herrington LLP (longtime Facebook law firm and destroyer of evidence for the cabal in Winklevoss v. Zuckerberg and ConnectU v. Facebook)
- 7. Weil Gotshal LLP (Federal Circuit counsel in *Leader v. Facebook*; Judge Kimberly A. Moore's 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 extert much influence in its policy and activity, incl. Fenwick & West LLP, Gibson Dunn LLP, Orrick Herrington LLP, Weil Gotschal 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 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, Reply



Rain Onyourparade August 2, 2013 at 7:40 AM

The only mainstream media that Derek aka Craven aka Tile Cutter read is the NATIONAL INQUIRER. It is mildly interesting how these pathologically ego-centric people view "success."

Reply



Rain Onyourparade August 4, 2013 at 6:02 PM

George Washington (1732-1799), "Few men have virtue to withstand the highest bidder."

Reply

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Comment as:	Google Accour ▼	
Publish Preview		

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

Newer Post Home Older Post

Subscribe to: Post Comments (Atom)

- 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)
- 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)
- 18. **Eric H. Holder, Jr.** (Attorney General, U.S. Dept. of Justice)
- 19. **James Cole** (Deputy Attorney General, U.S. Dept. of Justice)
- 20. **Tony West** (Associate Attorney General, U.S. Dept. of Justice; 2008 Obama California Campaign Manager)
- 21. Robert F. Bauer (Obama Attorney; White House Chief Counsel; directed IRS targeting of the Tea Party; formerly and currently employed by Perkins Coie LLP, Facebook's "rapid response enforcement team;" spouse is Anita B. Dunn)
- 22. Anita B. Dunn (Obama Attorney; White House Chief Counsel; husband Robert F. Bauer directed IRS targeting of the Tea Party, formerly employed by Perkins Coie LLP, Facebook's "rapid response enforcement team")
- 23. Mary L. Schapiro (former Chairman, Securities & Exchange Commission (S.E.C.); holds investments in 51 Facebook Club basket funds)
- 24. James "Jamie" Brigagliano (former Deputy Director of the Division of Trading and Markets at the Securities and Exchange Commission; Mary L. Schapiro's chief lieutenant on "dark pool" rule making)
- 25. Joseph P. Cutler (Perkins Coie)
- 26. **David P. Chiappetta** (Perkins Coie)
- 27. **James R. McCullagh** (Perkins Coie)
- 28. Ramsey M. Al-Salam (Perkins Coie)

- 29. Grant E. Kinsel (Perkins Coie)
- 30. Reeve T. Bull (Gibson Dunn)
- 31. Heidi Keefe (Cooley)
- 32. Michael G. Rhodes (Cooley; Tesla Motors)
- 33. Elizabeth Stameshkin (Cooley)
- 34. **Donald K. Stern** (Cooley; Justice Dept. advisor)
- 35. Mark R. Weinstein (Cooley)
- 36. Jeffrey Norberg (Cooley)
- 37. Ronald Lemieux (Cooley)
- 38. Craig W. Clark (Blank Rome)
- 39. **Tom Amis** (Cooley / McBee Strategic)
- 40. **Erich Veitenheimer** (Cooley / McBee Strategic)
- 41. Roel Campos (Cooley; former Commissioner of the U.S. Securities & Exchange Commission at the time of the infamous Facebook 12(g) exemption)
- 42. Lisa T. Simpson (Orrick)
- 43. Indra Neel Chatterjee (Orrick)
- 44. **Samuel O'Rourke** (Facebook; Cooley-directed)
- 45. **Theodore W. Ullyot** (Facebook; Cooley-directed)
- 46. Amber H. Rover, aka Amber L. Hagy aka Amber Hatfield (Weil Gotshal LLP; Judge Kimberly A. Moore's former client)
- 47. Edward R. Reines (Weil Gotschal)
- 48. Trish Harris (DC Bar Association)
- 49. Elizabeth A. Herman (DC Bar Association)
- 50. **Elizabeth J. Branda** (DC Bar Association)
- 51. David J. Kappos (former Patent Office Director; former IBM chief intellectual property counsel; ordered unprecedented 3rd reexam of Leader Technologies' patent; Obama political appointee)
- 52. **Preetinder ("Preet") Bharara** (U.S. Attorney *Ceglia v. Zuckerberg;* formerly of Gibson & Dunn LLP; protects Zuckerberg)
- 53. **Thomas J. Kim** (SEC Chief Counsel)
- 54. **Anne Krauskopf** (SEC Special Sr. Counsel)
- 55. **John G. Roberts, Jr.** (Chief Justice, U.S. Supreme Court)
- 56. **Jan Horbaly** (Federal Circuit, Clerk of Court)
- 57. **Kimberly A. Moore** (Judge, Federal Circuit)
- 58. Matthew J. Moore (Latham & Watkins LLP; husband of Judge Kimberly A. Moore)
- 59. **Kathryn "Kathy" Ruemmler** (Latham & Watkins LLP; White House counsel)
- 60. Evan J. Wallach (Judge, Federal Circuit)
- 61. **Alan D. Lourie** (Judge, Federal Circuit)
- 62. **Randall R. Rader** (Chief Judge, Federal Circuit)
- 63. **Terence P. Stewart** (Federal Circuit Bar Association)
- 64. **Leonard P. Stark** (Judge, Delaware U.S. District Court)
- 65. **Richard J. Arcara** (Judge, N.Y. Western District, *Ceglia v. Holder et al*)

- 66. **Allen R. MacDonald** (Administrative Judge, U.S. Patent Office)
- 67. **Stephen C. Siu** (Administrative Judge, U.S. Patent Office)
- 68. **Meredith C. Petravick**(Administrative Judge, U.S. Patent Office)
- 69. **James T. Moore** (Administratie Judge, U.S. Patent Office)
- Pinchus M. Laufer (Sr. Counsel, Patent Trial and Appeal Board, PTAB)
- 71. **Kimberly Jordan** (Counsel, Patent Trial and Appeal Board, PTAB)
- 72. **Daniel J. Ryman** (Counsel, Patent Trial and Appeal Board, PTAB)
- William J. Stoffel (Counsel, Patent Trial and Appeal Board, PTAB)
- 74. **James C. Payne** (Counsel, Patent Trial and Appeal Board, PTAB)
- 75. **Deandra M. Hughes** (Examiner, *Leader v. Facebook* reexamination)
- 76. **Kathryn Walsh Siehndel** (FOIA Counsel, U.S. Patent Office bio and conflicts log concealed)
- 77. **Dennis C. Blair** (Director, U.S. National Intelligence)
- 78. **Dennis F. Saylor, IV** (Judge, Foreign Intelligence Surveillance Court, FISA)
- James E. Boasberg (Judge, Foreign Intelligence Surveillance Court, FISA)
- 80. James P. Chandler, III
 (President, National Intellectual
 Property Law Institute, NIPLI; The
 Chandler Law Firm Chartered;
 advisor to Asst. Att'y Gen. Eric H.
 Holder, Jr., Dept. of Justice;
 Member, National Infrastructure
 Assurance Commission, NIAC;
 advisor to Federal Circuit Chief
 Judge Randall R. Rader; advisor to
 Sen. Orrin Hatch; author, The
 Federal Trade Secrets Act and the
 Economic Espionage Act of 1996;
 Leader Technologies' legal counsel,
 along with Fenwick & West LLP)

C. Facebook puppet masters:

- 81. President Barack Obama
 (appointed Leonard P. Stark to the
 judge's seat in Delaware Federal
 District Court eight days after Stark's
 court allowed Facebook to get away
 with jury and court manipulation of
 an on-sale bar verdict which was
 attained without a single piece of
 hard evidence; Barack and Michelle
 Obama were evidently protecting
 their 47 million "likes" on Facebook)
- 82. Lawrence "Larry" Summers (Harvard President who aided Zuckerberg's light-speed rise to prominence with unprecedented Harvard Crimson coverage; Obama bailout chief; Clinton Treasury Secretary; World Bank Chief Economist; "Special Advisor" to Marc Andreessen in Instagram; cocreator of the current Russian robber baron economy; close 20year 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 Coii LLP in 2000 at the Democratic Congressional Campaign Committee
- 85. McBee Strategic (one of the main "private" arms responsible for dolling 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,
 Brevers, etc.)
- 88. **Harry Reid** (U.S. Senator; Judge Evan J. Wallach patron)
- 89. Thomas J. Kim (SEC, Chief Counsel & Assoc. Director) approved Facebook's 500-shareholder exemption on Oct. 14, 2007, one day after it was submitted by Fenwick & West LLP; Facebook used this exemption to sell \$3 billion insider stock to the Russians Alisher Asmanov, Yuri Milner, DST, Digital Sky, Mail.ru which pumped Facebook's pre-IPO valuation to \$100 billion; another Harvard grad, Kim worked at Latham & Watkins LLP which was the chief lobbyist for the National Venture Capital Association in 2002-2004 whose Chairman was . . . James W. Beyer, Accel Partners LLP; in other words Breyer and Kim, both Harvard grads, were associated at the time of the Zuckerberg hacking and theft of Leader Technologies' software code)
- 90. **Ping Li** (Accel Partners, Zuckerberg handler)
- 91. **Jim Swartz** (Accel Partners; Zuckerberg handler)
- 92. **Sheryl K. Sandberg** (Facebook, Summers protégé; Facebook director)
- 93. **Yuri Milner** (DST aka Digital Sky, Summers protégé; former **Bank Menatep** executive; Facebook director)
- 94. Alisher Asmanov (DST aka Digital Sky; Goldman Sachs Moscow partner; Russian oligarch; Friend of the Kremlin; Became the Richest Man in Russia after the Facebook IPO)
- 95. Marc L. Andreessen (Zuckerberg coach; client of Fenwick & West LLP and Christopher P. King aka Christopher-Charles King aka Christopher King aka Christopher King aka Christopher oduring Instagram-scam; Facebook director)
- 96. **Peter Thiel** (19-year old Zuckerberg coach; PayPal; Facebook

- director; CEO, Clarion Capital)
- 97. Clarion Capital (Peter Thiel)
- 98. **Reid G. Hoffman** (19-year old Zuckerberg coach; PayPal; LinkedIn; Facebook director)
- 99. Richard Wolpert (Accel Partners)
- 100. **Robert Ketterson** (Fidelity Ventures; Fidelity Equity Partners; Fidelity Ventures Telecommunications & Technology)
- 101. **David Kilpatrick** (Business Insider; "The Facebook Effect"; PR cleanse-meister re. Facebook origins)
- 102. Zynga/Groupon/LinkedIn/Squ are/Instagram ("Facebook Money/Credits/Bitcoin" feeder companies)
- 103. **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 disasterous *Markman* Hearing)
- 104. **Solyndra** (received \$535 million in Obama stimulus at the recommendation of the Cooley-McBee Strategic "consulting" alliance)
- 105. BrightSource (received \$1.6 billion in Obama stimulus at the recommendation of the Cooley-McBee Strategic "consulting" alliance)
- 106. **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
- 107. IDG Capital Partners (China) (founded by John P. Breyer, the father of James W. Breyer, Accel Partners; the current launderer of the tens of billions James W has fleeced from the U.S. market from the bailout, stimulus and the "pump & dump" Facebook IPO schemes)
- 108. Goldman Sachs (received US bailout funds; then invested with DST in Facebook private stock via Moscow; took Facebook public; locked out American investors from investing)
- 109. Morgan Stanley (received US bailout funds; took Facebook public; probably participated in oversees purchases of Facebook private stock before IPO)
- 110. State Street Corporation (received U.S. taxpayer bailout monies along with Goldman Sachs and Morgan Stanley; consolodating control of ATM banking networks internationally
- 111. JP Morgan Chase (received U.S. taxpayer bailout monies along with Goldman Sachs, Morgan Stanley and State Street Corporation)
- 112. **Lloyd Blankfein** (Goldman Sachs, CEO)
- 113. **Jamie Dimon** (JP MorganChase, CEO)
- 114. **Steve Cutler** (JP MorganChase, General Counsel)
- 115. **Rodgin Cohen** (JP MorganChase, Outside Counsel; Sullivan Cromwell,

LP)

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

- chief architect of HealthCare.gov; founder, director, CEO, Athenahealth, Inc.; founder, director, CEO, Castlight Health, Inc.)
- 126. Frank M. Sands, Sr. / Frank M. Sands, Jr. (Founder and CEO, respectively, of Sands Capital Management LLC; failed to file S.E.C. Form SC 13G acquisition reports for Athenahealth, Inc., Baidu, Inc. (ADR) and Facebook stock during 2012; masked the association of Todd Y. Park with Athenahealth, Inc. and Baidu, Inc., and the association of both of those companies with the Facebook IPO fraud)
- 127. Robin "Handsome Reward" Yangong Li (CEO, Baidu, Inc. (ADR); appointed Jan. 2004, the same month that Mark Zuckerberg obtained Leader Technologies' social networking source code to start Facebook; Robin Y. Li is very likely associated with John P. and James W. Breyer through their Chinese entities, including IDG Capital Partners, IDG-Accel and other variants; Li appointed a junior attorney from Fenwick & West LLP, Palo Alto/Mountain View, namely Parker Zhang, to be his "Head of Patents;" Fenwick & West LLP represented both Leader Technologies, Inc. and Accel Partners LLC in 2002-2003 and had Leader's source code in their files.)
- 128. Parker Zhang ("Head of Patents" at Baidu, Inc. (ADR), appointed in approx. May 2012; formerly a junior Associate attorney at Fenwick & West LLP; graduate from Michigan Law in 2005)
- 129. Penny S. Pritzker (Secretary, Department of Commerce; replaced Rebecca M. Blank; holds over \$24 million in Facebook "dark pools" stock, most notably in Goldman Sachs, Morgan Stanley and JPMorgan)
- 130. **Rebecca M. Blank** (Secretary, Department of Commerce; oversaw the dubious Leader v. Facebook activities of the Patent Office Director, David J. Kappos, who held over one million dollars in Facebook "dark pools" during the *Leader v*. Facebook proceedings; Kappos purchased this stock within weeks of his surprise recess appointment by President Obama; Kappos also was formerly employed by IBM, who sold Facebook 750 patents during the Leader v. Facebook proceedings; right before leaving the Patent Office, Kappos also ordered an unprecedented 3rd reexamination of Leader's patent without even identifying claims)
- 131. Mary L. Schapiro (Chairman, Securities & Exchange Commission; holds 51 Facebook "dark pools" stocks which held stock in Facebook, Baidu and more than a dozen Facebook crony companies; failed to regulate the "dark pools;" failed to disclose her substantial conflict of interest in regulating the run up to the Facebook IPO)
- 132. Robert C. Hancock (Chief Compliance Officer, Sands Capital Management, LLC; failed to file S.E.C. Form SC 12G notice of acquisition reports for Athenahealth, Baidu and Facebook during the period of the Facebook IPO in 2012; this conduct masked the conflicts of

- interest of Todd Y. Park, who was appointed by President Obama to be the U.S. Chief Technology Officer 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)
- 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 orgins 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 orgins 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 Waters Report re. The Ohio State University Marching Band; protege of Eric H. Holder, Jr., Professor James P. Chandler, III, and Algernon L. Marbley)
- 141. Lori Barreras (Commissioner, Ohio Civil Rights Commission; former Vice President of Human Resources, The Ohio State University; former Vice President, Battelle Memorial Institute; married to Alex R. Fischer)
- 142. **David Vaughn** (Criminal Attorney, David Vaughn Consulting Group; former Assistant U.S. Attorney; appointed to the 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 boypuppets:

- 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. Droesch, 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. Kamholz, Scott

- 176. Katz, Deborah
- 177. Lucas, Jay
- 178. **MacDonald, Allen R.** (bio unavailable) – *Leader* 3rd reexam judge (bio and conflicts log concealed by FOIA)
- 179. Mahaney, Alexandra
- 180. Martin, Brett
- 181. McKone, Dave
- 182. McNamara, Brian
- 183. Medley, Sally
- 184. Moore, Bryan
- 185. Moore, James T Leader 3rd reexam judge (bio and conflicts log concealed by FOIA)
- 186. Morgan, Jason V.
- 187. Morrison, John
- 188. Pak, Chung K.
- 189. Perry, Glenn J.
- 190. **Petravick, Meredith C.** (bio and conflicts log concealed by FOIA) *Leader* 3rd reexam judge
- 191. Pettigrew, Lynne
- 192. Praiss, Donna
- 193. Quinn, Miriam
- 194. Reimers, Annette
- 195. Saindon, William
- 196. Scanlon, Patrick
- 197. **Siu, Stephen C.** *Leader* 3rd reexam judge (bio and conflicts log concealed by FOIA)
- 198. Smith, James Donald
- 199. Smith, Neil
- 200. Snedden, Sheridan
- 201. Song, Daniel
- 202. Spahn, Gay Ann
- 203. Strauss, Mike
- 204. Timm, Catherine
- 205. White, Stacey
- 206. Zecher, Michael

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:

 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

(3) the mistreatement of OSU Marching Band Director Jon Waters regarding fabricated Title IX charges that were used to pave the way for Steinmetz to announce UIA.

Universities pride themselves on protection of intellectual property.

Therefore, these universities cannot participate in this abuse of inventor copyrights, patents and trade secrets by The Ohio State Trustees and Administration. If these universities participate knowingly with Ohio State in its theft of intellectual property, then they are aiding and abetting the theft of intellectual property on a "massive" scale... Massive Open Online Course (MOOC) also known as The Eclipse Foundation.

1. ARIZONA

Arizona State University

https://www.azag.gov/consumer/procedure https://www.azag.gov/complaints/consumer

2. CALIFORNIA

University of California Riverside California State System (observer)

http://www.oig.ca.gov/

http://www.oig.ca.gov/pages/about-us/how-

to-file-a-complaint.php

http://www.oig.ca.gov/pages/aboutus/complaint-form.php

3. FLORIDA

University of Central Florida

http://www.floridaoig.com/

http://www.fldoe.org/ig/complaint.asp

http://app1.fldoe.org/IGComplaint/Complain

tForm.aspx

4. GEORGIA

Oregon State University

http://oig.georgia.gov/

http://oig.georgia.gov/file-complaint

Purdue University

http://www.in.gov/ig/2330.htm

6. IOWA

Iowa State University

http://www.state.ia.us/government/ag/file_ complaint/online_2.html

7. MICHIGAN

Michigan State University

http://www.mfia.state.mi.us/OIG/SubmitCo mplaint.aspx?ComplaintMode=client

The Ohio State University

http://watchdog.ohio.gov/FileaComplaint.as px

9. ORGEON

Oregon State University

https://justice.oregon.gov/forms/consumer_ complaint.asp

https://justice.oregon.gov/consumercomplai nts/

10. KANSAS

The University of Kansas

http://www.fraudguides.com/report/kansas.

https://ag.ks.gov/about-the-office/contactus/email-us

https://ag.ks.gov/about-the-office/contact-us/file-a-complaint/koma-kora-investigation-request

11. TEXAS

The University of Texas

http://www.tdcj.state.tx.us/divisions/oig/oig_fraud.html

https://sao.fraud.state.tx.us/Hotline.aspx

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

RESOURCE:

http://inspectorsgeneral.org/directory-ofstate-and-local-government-oversightagencies/

REAL NEWS LINKS

Bookmark: #real-news

- 1. 12160.info Resisting the New World Order
- 2. 1791L
- 3. Abby Martin (The Empire Files)
- 4. Abel Danger
- 5. Aim4Truth.org
- 6. Alex Jones, InfoWars
- 7. America Talks (David Zublick)
- 8. American Intelligence Media (AIM)
- 9. Americans for Innovation (AFI)
- 10. American Thinker
- 11. Ann Coulter
- 12. Anthony Gucciardi
- 13. Before It's News
- 14. Bill Still
- 15. Bob Dylan's Plagarism of James Damiano
- 16. Breitbart
- 17. Catherine Austin Fitts (Solari.com)
- 18. Center for Public Integrity
- 19. Cernovich, Mike (Danger & Play)
- 20. Center for Self Governance
- 21. Charles Benninghoff / Pray For Us
- 22. Conservative Daily Post
- 23. Conservative Patriot Blog
- 24. Conservative Tribune
- 25. Counterpunch
- 26. Culture Shock News
- 27. Daily Caller
- 28. Daily Wire
- 29. Danger & Play (Mike Cernovich)
- 30. David Horowitz Freedom Center
- 31. Dark Journalist
- 32. David Knight (Libertytarian)
- 33. David Seaman
- 34. David Vose
- 35. David Zublick (America Talks)
- 36. Deeper Than Drudge
- 37. Diplopundit
- 38. Discover The Networks / David Horowitz

- 39. Doomsday Doug
- 40. Drudge Report
- 41. Ed Magedson
- 42. Empire Files (Abby Martin)
- 43. En-Volve Conservative News
- 44. ExposeFacts.org (William Binney)
- 45. Faith Happens
- 46. FEDERICO InspoNews (Frederico Cardella)
- 47. Free Our Internet
- 48. Free Thought Project (The)
- 49. FreedomWatch / Larry Klayman
- 50. Full Measure with Sharyl Attkisson
- 51. Gateway Pundit (The)
- 52. GeoEngineering Watch
- 53. Georgia! KSCO
- 54. Gerald Celente / Trends Research
- 55. Global Freedom Movement
- 56. Gorilla Mindset by Mike Cernovich
- 57. Government Gone Wild
- 58. Glomar Disclosure
- 59. H.A. Goodman
- 60. Hagmann Report
- 61. HANG THE BANKERS
- 62. HORN NEWS
- 63. Horowitz (David) Freedom Center
- 64. Howard Nema (Truth Talk News)
- 65. InfoWars, Alex Jones
- 66. Intrepid Report
- 67. Intercept (The)
- 68. International Consortium of Investigative Journalists (ICIJ)
- 69. Innovation Alliance
- 70. Jack Posobiec
- 71. James Wesley Rawles (SurvivalBlog)
- 72. Joel M. Skousen / World Affairs Brief
- 73. Judicial Watch
- 74. Julian Assange (WikiLeaks)
- 75. Kaya Jones
- 76. Larry Elder
- 77. Larry C. Johnson (No Quarter)
- 78. Laura Ingraham
- 79. Lawless America
- 80. LawNewz
- 81. Lee Stranahan
- 82. Lew Rockwell
- 83. Liberty Headlines
- 84. Liberty Writers News
- 85. Libertytarian) (David Knight
- 86. LifeZette (Laura Ingraham)
- 87. Lionel Nation / Media
- 88. Lisa Haven News
- 89. Mark Dice
- 90. Marshall Report (The)
- 91. Matt Drudge / Drudge Report
- 92. Middle East Eye
- 93. Mike Cernovich (Danger & Play)
- 94. Millennium Report (The)
- 95. Milo Yiannopoulos

- 96. Muckrock
- 97. Newsbud (Sibel Edmonds)
- 98. Newswars.com
- 99. No More Games (Morgan Reynolds)
- 100. No Quarter (Larry C. Johnson)
- 101. Occupy Peace
- 102. Open Mind
- 103. Pat Dollard The War Starts Here!
- 104. Paul Joseph Watson
- 105. Peter Schiff
- 106. PJ Media
- 107. PoliZette
- 108. PragerU
- 109. Charles Benninghoff / Pray For Us
- 110. Prison Planet Live
- 111. Public Intelligence Blog (Robert David Steele)
- 112. Real News with David Knight
- 113. Rebel Media
- 114. Right Side Broadcasting
- 115. Right Wing News (John Hawkins)
- 116. Ripoff Report
- 117. Robert David Steele
- 118. Roger Stone, Stone Cold Truth
- 119. ROOT for America (Wayne Allyn Root)
- 120. Sargon of Akkad
- 121. Save The American Inventor
- 122. SGTReport
- 123. Sharyl Attkisson
- 124. Sibel Edmonds (Newsbud)
- 125. Solari.com (Catherine Austin Fitts)
- 126. State of The Nation (SOTN)
- 127. Stefan Molyneux
- 128. StevenCrowder
- 129. Steve Pieczenik
- 130. Stone Cold Truth, Roger Stone
- 131. SurvivalBlog (James Wesley Rawles)
- 132. The Daily Caller
- 133. The Free Thought Project
- 134. The Gateway Pundit
- 135. The HORN NEWS
- 136. The Intercept (Note: Most writers are fair; but some are unalloyed fake news leftists)
- 137. The Larry Elder Show
- 138. The Marshall Report
- 139. The Millennium Report
- 140. The Stone Zone
- 141. The Watchman's Report
- 142. Trends Research / Gerald Celente
- 143. Val Stillwell
- 144. Veterans Today (VT)
- 145. Vets For Child Rescue
- 146. Vidme
- 147. Washington Examiner
- 148. Wayne Madsen Report
- 149. WND (WorldNetDaily)
- 150. Whatever Happened to Common Sense
- 151. WikiLeaks (Julian Assange)

- 152. William Binney (ExposeFacts.org)
- 153. We Are Change
- 154. West New Jersey Tea Party
- 155. Western Journalism
- 156. World Affairs Brief / Joel M. Skousen
- 157. Your Voice Radio
- 158. ZeroHedge

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