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Q

Thursday, January 2, 2014

# CONGRESS MUST DE-FUND ETHICALLY BANKRUPT FEDERAL COURTS

CHIEF JUSTICE ROBERTS PLEADS POVERTY AS AN EXCUSE FOR HIS CORRUPT COURTS & "DARK POOL" FACEBOOK IPO INVESTMENTS

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | UPDATED FEB. 13, 2019, GODSPEED JACKIE L.—PRAY FOR US | PDF



Fig. 1— CHIEF JUSTICE JOHN G. ROBERTS, JR. appears to be so cozy with Barack Obama and the White House that they share their Facebook "dark pools" investing tips with each other, congressional buds, White House staff and favored media friends. By 2008, it appears that little, if any, separation of powers existed between the Executive, Judicial and Legislative Branches. The supposed "free press" was also in on the "dark pools" investing scheme. *Photo: ABC News*.

NEW JAN. 3, 2014—JUDICIAL CORRUPTION PANELS BELOW

Photo: The New York Times

## SENIOR EXECUTIVE SERVICE (SES) IS THE DEEP STATE

DEEP STATE SHADOW GOVERNMENT POSTER



Harvard | Yale | Stanford | Cambridge Sycophants

Bookmark: #stand-with-roger-stone

#### **ROGER STONE SPEAKS:** On Nov.

18, 2017, Twitter censored New York Times bestselling author Roger Stone completely. Every red-blooded American should be outraged, Republican, Democrat and Independent allike. If Roger's voice is silenced today, yours is next. We must break this embargo. Cick 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 Oct. 27, 2018.

# 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.

(JAN. 2, 2013)—On Dec. 31, 2013, U.S. Supreme Court Chief Justice John G. Roberts (Baby Bush appointment Sep. 29, 2005—four years into The Patriot Act) issued a 15-page end of year report on the federal judiciary and 217-page Guide to Judiciary Policy, a.k.a. license to steal or "the art of judicial chicanery."

Buried on page 9, Justice Roberts blames hypothetical injustices by his courts ("unvindicated rights") on lack of funding. Nowhere does he admit that his courts are rife with cronyism and don't deserve the funds they're presently receiving.

Instead, he praises his federal judges for their "selfless commitment to public services" and affirms the notion of an "independent Judicial Branch." These platitudes ring hollow in the light of his conduct and that of his courts. When corporate CEOs perform incompetently or corruptly, they are fired and, in the case of corruption, prosecuted.

However, using the court's own ethical standards, the conduct of Chief Justice Roberts' judges in *Leader v. Facebook* proves that Roberts' courts are wantonly corrupt.

# "EVEN ONE SHARE" REQUIRES DISQUALIFICATION

According to the court's own Judiciary Policy, ownership of "even one share of stock" requires disqualification (p. 20-2), not to mention the directive to "avoid even the appearance of impropriety." This concept trumps the flimsy excuses currently voiced about being allowed to invest in mutual funds. The point is, if you know or should have known, that the mutual fund held, or intended to hold Facebook stock, you must disqualify yourself.



#### CONGRESS CONTACT LOOKUP

#### Contacting the Congress



= Universal Toxic Substance Symbol & Warning

FINANCIAL HOLDINGS OF OBAMA POLITICAL APPOINTEES, BY AGENCY

#### **FOLLOW BY EMAIL**

Email address...

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#### **BLOG ARCHIVE**

- **2019** (3)
- **2018** (21)
- **2017** (27)
- **2016** (39)
- **2015** (34)

Bookmark: #even-one-share-requires-recusal | https://tinyurl.com/y3wckj56



By 2008, all the Leader v. Facebook judges held the Facebook "dark pools" stock. They were evidently chomping at the bit for Facebook to go public. The Federal Circuit, whose presiding judge Alan D. Lourie held 22 Facebook "dark pools," even timed his rulings to accommodate Facebook IPO media needs—claiming the timing was purely coincidental. The actions of Roberts' courts showed that they were not going to let Leader Technologies' constitutional private property rights spoil their dreams of an IPO windfall.

The Leader v. Facebook case went before the Delaware District Court Judge Leonard P. Stark, then the Federal Circuit Court of Appeals, and then the U.S. Supreme Court.

- **2014** (26)
  - December (1)
  - November (2)
  - October (3)
  - September (1)
  - August (3)
  - **▶** July (2)
  - ▶ June (3)
  - May (2)
  - ▶ April (3)
  - March (1)
  - February (2)
  - **▼** January (3)

CHINESE INVOLVEMENT IN OBAMACARE HIDDEN BY MISSING...

WALL STREET MANIPULATION OF JUDGES, POLITICIANS AN...

CONGRESS MUST DE-FUND ETHICALLY BANKRUPT FEDERAL C...

- **2013** (28)
- **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.

2. 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

# JUDGES IN *LEADER V. FACEBOOK* HELD AT LEAST 213 FACEBOOK "DARK POOL" INVESTMENTS

Judicial financial disclosures show that <u>every</u> judge in <u>Leader</u> v. Facebook had financial holdings in Facebook "dark pools" organized by Goldman Sachs, Morgan Stanley, JPMorgan, Fidelity, Blackrock, Vanguard,

## SUPREME COURT Click to enlarge FACEBOOK "DARK POOL" INVESTMENTS



FIG. 4—U.S. SUPREME COURT JUSTICE INVESTMENTS IN FACEBOOK "DARK POOLS."

View Supreme Court PDF Portfolio (12.1 MB) View Supreme Court ZIP Portfolio (13.5 MB) See All Executive Department Summaries

T. Rowe Price, TIAA-CREF, Microsoft and IBM.

#### CHARADE OF IMPARTIALITY

Despite these conflicts, not a single judge recused himself from Leader v. Facebook. Instead, they played a charade of impartiality. The evident motive was to protect their personal "dark pool" holdings prior to the Facebook IPO.

Contradicting Justice Roberts' assertion of an "independent Judicial Branch," we instead see a court system that has subordinated itself to Wall Street, Silicon Valley, as well as their own personal greed.

We further see a court system that has turned a blind eye to to

### FEDERAL CIRCUIT click to enlarge FACEBOOK "DARK POOL" INVESTMENTS

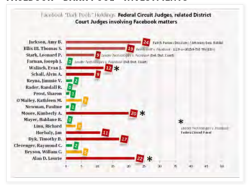


FIG. 5—FEDERAL CIRCUIT COURT JUDGE INVESTMENTS IN FACEBOOK "DARK POOLS."

View Federal Circuit ZIP Portfolio (16.2 MB) View Federal Circuit PDF Portfolio (16.6 MB) See All Executive Department Summaries

turned a blind eye to the similar "dark pool" holdings

Classic for primaries

Servici Character

Classic for primaries

Classic for primaries

Classic for primaries

Classic for primaries

Control for primaries

Con

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 SOVIET Hammer & Cycle and Hitler's NAZI Swastika. Respect for the inalienable rights of each individual is a bedrock value of democracy. The members of the Facebook Cabal abuse this principle at every opportunity. They evidently believe that they deserve special privileges and are willing to lie, cheat and steal in order to treat themselves to these privileges.

## ASK CONGRESS: PASS THE INVENTOR PROTECTION ACT!

# LEADER TECHNOLOGIES Inventor Protection Act (Proposed) America needs to practice what it preaches. We have no business lecturing the world about free enterprise and the rule of law, when we permit the investors in Ohiobased innovator Leader Technologies to go uncompensated for the risks they took to help invent social networking... —a technology upon which the President and U.S. government now rely; —a technology stolen by the "Facebook Cabal" who recruited the federal courts and Patent Office into their club of corruption. Resident Contact your representatives. Ask them to pass it. Real American inventors need your support. http://www.contactingthecongress.org/ http://americans4innovation.blogspot.com

Click image above to download a poster-quality PDF optimized for a 11in. x 17in. (ledger-size) poster. America should not be in the business of cheating its entrepreneurial investors simply because the cheaters buy off judges with the money gained from their theft. Such permissiveness is obscene.

of their Executive Branch brethren. We see the heads of the SEC, Commerce, Treasury, Health and Human Services, Education, Commodities, Justice, etc. all swimming in the same Facebook dark pools. See two previous posts.

# JUSTICE ROBERTS IS SWIMMING IN FACEBOOK "DARK POOL" INVESTMENTS

Justice Roberts holds up to \$6.5 million in 21 "dark pool" Facebook investments that he concealed when declining to hear Leader Technologies' Petition for Writ of Certiorari. (This doesn't even account for the fact that he failed to tell Leader Technologies that Facebook's attorney, Thomas G. Hungar, Gibson Dunn LLP, is his protégé.) Likewise, Associate Justices Alito has 18, Breyer has 8, Ginsburg has 12, Elena Keegan has 18, Scalia has 30, Sotomayor has 4 and Thomas has 3. See Fig. 2; see also Corruption Panels below.

CLICK HERE TO DOWNLOAD: John G. Roberts, Jr., 2011 Financial Disclosure, submitted May, 11, 2012

No. of Fund Enther: 57 Vaue/Income: 5 % 5 million							
	1	12/	To Barrell of the State of the	la l	100		
to kin. Income and Va	-	×		,	u.	Q 91 P2	12 F4
1 1/8 int. cottage, Knocklong, Co. Limerk., IRE	-		50,000			John G. Roberts, Jr., Chief Financial Oliziosure, 2	
2 Allegia Group Ret. Plan 3 Am Cent Gr Fund	-	15,000	30,000			Facebook "Dark Pools" in	550,000 515,000
4 AOL	++	15,000					\$15,000
Ares Capital (Y-Other, not disclosed) [est.]	+	15,000		100,000		Vanguard E	\$13,000
6 BlackRock International Fund	1			100,000		T. Rowe Price	\$100,000
7 BlackRook S&P Index Fund	2			200,000	250,000	1, NOWE PILE	\$250,000
8 C. Schweb Money Mkt Fund	-	15,000			230,000	Nokia, Janus	-
9 C. Schweb Muni M. Fund	-	15,000		100,000			\$100,000
10 Capital One, Inc.				200,000	250,000	Microsoft   7	\$250,000
11 Columbia Salisman	+		50,000		230,000		\$50,000
12 Davis Real Est Class	+ +		50,000			Fidelity	\$50,000
13 Del				100,000			\$100,000
14 Fidelity Cash Reserves	1			100,000		Blackrock E	\$100,000
15 Fidelity Contratund Fund "K"	1			100,000	_	0 2 4	6 8 10 \$100,000
16 Fidelity Growth Company "K" Fund	1			100,000			\$100,000
17 Fidelity Low Priced Stock "K" Fund	1					500,000	\$300,000
18 Fidelity Managed Income Portfolio	1			100,000			\$100,000
19 Fidelity Overseas "K" Fund	1				250,000		\$250,000
20 Fidelity Retirement Money Market	1			100,000			\$100,000
21 Fidelity Select Energy Fund	1		50,000			1 1 1 1	\$50,000
22 Fidelity Spartan 500 Index INST	1					500,000	\$500,000
23 Freddie Mec		15,000			- 4	9 2 5 6	\$15,000
24 Hewlett-Packard			50,000	1 1 1	10		\$50,000
25 Hillenbrand		15,000			10		\$15,000
26 Hit-Rom Holdings, Inc.		15,000			1	7 7 1 10	\$13,000
27 Ing Em Countries A Fund					250,000		\$250,000

FIG. 6—CHIEF JUSTICE JOHN G. ROBERTS holds at least 21 Facebook "dark pool" investments. This makes him conflicted on any matters related to *Leader v. Facebook*. Click here to download a PDF directly.

#### 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
- 9. James W. Breyer / Accel Partners LLP Insider Trading
- 10. Federal Circuit Disciplinary Complaints
- 11. Federal Circuit Cover-up
- 12. Congressional Briefings re. Leader v. Facebook judicial corruption
- 13. Prominent Americans Speak Out
- 14. Petition for Writ of Certiorari
- 15. Two Proposed Judicial Reforms
- 16. S. Crt. for Schemers or Inventors?
- 17. Attorney Patronage Hijacked DC?





- 18. Justice Denied | Battle Continues
- 19. FB Robber Barons Affirmed by S. Crt.
- 20. Judicial Misconduct WALL OF SHAME
- 21. Corruption Watch "Oh what webs we weave, when first we practice to deceive"
- 22. Facebook | A Portrait of Corruption
- 23. White House Meddling
- 24. Georgia! AM 1080 McKibben Interview
- 25. Constitutional Crisis Exposed
- 26. Abuse of Judicial Immunity since Stump

The Leader v. Facebook Federal Circuit judges had similar holdings. Judges Lourie has 22, Moore has 20, Wallach has 12, and so on. The Leader v. Facebook District Court judge Leonard P. Stark has 9. See Fig. 3; see also Corruption Panels below.

Justice Roberts now has the audacity to ask for additional funds, while his judges personally pocket hundreds of millions of dollars, maybe even billions, in Facebook stock sales founded on a lie they helped perpetrate—the confiscation of the social networking patent property of Columbus innovator Leader Technologies.

The People have the power of the purse. If we fund corrupt institutions, then we deserve the results.

# AMERICAN GOVERNMENT'S SEPARATION OF POWERS IS CURRENTLY CRUEL HOAX

No to Justice Roberts' funding request, at least until he proves an "independent Judiciary" is more than another lie, like "If you like your doctor, you can keep your doctor, period."



PROPERTY. We must not let these great deceivers off the hook. The victims of their greed and deception must be made whole.

Say no to Justice Roberts until his federal courts come clean on *Leader v. Facebook* and other evident injustices.

- 27. Obamacare Scandal Principals are intertwined in the Leader v. Facebook scandal
- 28. S.E.C. duplicity re. Facebook

Bookmark: #gibson-dunn

# 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 globalis...



ROBERT MUELLER - THE ORGANIZER OF 9/11 - IS MUSCLING HILLARY TO BE THE MOB BOSS OF AN EMPIRE WITHOUT BORDERS OR MORALITY

Yes, Mueller organized 9/11, and then investigated himself! Mueller placed his patsy Joseph E. Sullivan at Cloudflare to fix the 2018...



PROOF: ROBERT MUELLER CANNOT BE IMPARTIAL IN THE RUSSIA INVESTIGATION Mueller's Deep State relationships will politicize the FBI yet again If he doesn't, the only other remedy is impeachment, or he resigns in disgrace.

Justice Roberts' current conduct is wholly unacceptable to freedom loving people.

\* \* \*

FEDERAL JUDICIARY INVESTED IN FACEBOOK
"DARK POOLS"—BROKERED BY GOLDMAN
SACHS, MORGAN STANLEY AND JPMORGAN?
\*RE. LEADER V. FACEBOOK + FAST & FURIOUS
+ REMBRANDT V. FACEBOOK

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...



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...



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...



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...



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  $\dots$ 



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...



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...

#### **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
- 2. Will the U.S. Supreme court support schemers or real American inventors? Facebook's case dangles on a doctored



FEDERAL CIRCUIT COURT OF APPEALS (WASHINGTON D.C.) ALAN D. KIMBERLY A. EVAN J. TIMOTHY B. LOURIE MOORE WALLACH DYK FB DARK POOLS FB DARK POOLS FB DARK POOLS WILLIAM C. ALVIN A. KATHY M. HORBALY **SCHALL** BRYSON O'MALLEY FB DARK POOLS FB DARK POOLS FB DARK POOLS FB DARK POOLS RICHARD RAY C. JIMMIE V. **PAULINE CLEVENGER** REYNA NEWMAN LINN FB DARK POOLS FB DARK POOLS FB DARK POOLS FB DARK POOLS RANDALL R. HALDANE R. SHARON **PROST** RADER MAYER FB DARK POOLS \* Judge Randall R. Rader is the Chief Judge of the Federal Circuit. His financial disclosure is dubious given his position and his lifetime of Washington D.C. associations. He failed to disclose his long time associations with Leader Technologies' patent attorney and law professor James P. Chandler, III while he was Chief Counsel for the Senate Judiciary Committee chaired by Senator Orrin Hatch. Both Judge Rader and Mayer failed to disclose, along with the other judges, their prior relationship with Facebook's appeal attorney, Thomas G. Hungar, Gibson Dunn LLP. [SUPPLEMENTAL NOTE: On May 23, 2014, Rader was forced to resign as chief judge after he was discovered conspiring with Facebook's attorneys to fix cases.

interrogatory. Eighteen (18) areas of question shout for attention, Dec. 27, 2012

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

#### **OUR MISSION**

American citizens must fight abuse of the constitutional right for authors and inventors to enjoy the fruits of their inventions, as a matter of matter of basic property rights and sound public policy. Otherwise, intead 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, intimation, 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.

#### FEDERAL DISTRICT COURT (DEL.)

LEONARD P.
STARK

9
FB DARK POOLS

Judge Leonard P. Stark's appointment by Pres. Barack Obama was sponsored by Vice Pres. Joe Biden. His sudden ascendency into this trial replaced veteran judge Joseph J. Farnan just one month before trial. Up until that time, Farnan had voiced on numerous occassions his interest in presiding over this trial. Stark's first act after taking the case was to allow Facebook to do a 180 degree turn and add the "on-sale bar" claim. Such action is a clear abuse of discretion. especially when considering that he blocked Leader Technologies from conducting discovery on the new claim. Such blocking is a gross violation of due process. Outrageously, he also ruled that Mark Zuckerberg did not have to testify at the trial. This is another shocking abuse of discretion since Zuckerberg is the principal actor in the theft and infringement of Leader Technologies' invention. Stark also affirmed fabricated Cooley Godward LLP attorney evidence, in lieu of hard evidence and well-settled legal tests, namely Pfaff Electronics and Group One, among others.

19-27, 2010. Barack Obama nominee. Replaced 25-year veteran judge Joseph J. Farnan one month before trial. Confirmed one week after the trial. Ignored Pfaff Electronics and Group One v. Hallmark Cards precedents for testing onsale bar evidence. His sole rationale for supporting Facebook was an unrelated 1860's criminal case that had never been used in a patent trial in history. His nomination was advised to Obama by Facebook lawyer Donald K. Stern, Cooley Godward LLP.

LEONARD P. STARK, Leader v.

Facebook trial judge, July

Stark's conduct is clear evidence that he was following orders from the White House to protect Facebook (and Barack Obama's 47 million Facebook "likes."

It should also be noted that just months before trial, Facebook's Leader v. Facebook trial attorney, Michael Rhodes, Cooley Godward LLP, was appointed Chief Legal Counsel for Tesla Motors—the recipient of almost \$465 million in energy stimulus funds. Cooley Godward LLP and McBee Strategic LLC (led by Nancy Pelosi's former adviser Mike Sheehy) were key advisers on the stimulus funds given to 22 organizations, largely associated with Obama donors. 20 of those funded companies have now failed. Cooley Godward's man in the White House, Donald K. Stern, also advised Obama on the Stark nomination.



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.

Patent Office through abuse of the

## 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.





#### FEDERAL DISTRICT COURT (DC)—FAST & FURIOUS



Judge Amy B. Jackson has stonewalled the House Oversight Committee on Government Reform from obtaining subpoenaed evidence regarding the Justice Department's cover-up of Operation Fast & Furious. U.S. **BORDER AGENT BRIAN TERRY** was murdered by an AR-15 assault rifle trafficked by the U.S. Justice Department to Mexican drug cartels. Judge Jackson's Facebook "dark pool" holdings (hidden agendas) are consistent with numerous members of the Obama White House, the Federal Circut and various district courts. Rest in peace Agent Terry, we will not forget. See previous post.

Judge Berman is obviously a member of the Facebook Protection Racket Club.



AMY B. JACKSON AKA AMY SAUBER BERMAN. She has been stonewalling discovery of information from Attorney General Eric H. Holder about the murder of U.S. Border Agent Brian Terry by the Justice Department's Operation Fast and Furious.

## FEDERAL DISTRICT COURT (EDV)—REMBRANDT V. FACEBOOK9

THOMAS S.
ELLIS III

19
FB DARK POOLS

Judge Thomas S. Ellis III recently referred this case to the Federal Circuit for a decision on Rembrandt's opposition to Judge Ellis' refusal to allow expert testimony. Given Judge Ellis' Facebook "dark pools" holdings, and the evident conflicts of interest regarding Facebook at the Federal Circuit, Ellis must recuse himself from all matters related to Facebook. See previous post.

Judge Ellis is obviously a member of the Facebook Protection Racket Club.



THOMAS S. ELLIS III, J.D.
Harvard. NO PHOTO
AVAILALBE. He has failed to
disclose his "Facebook "dark
pool" conflicts of interest in
Rembrandt v. Facebook;
interests that were
benefitted by the May 18,
2012 IPO, and which
continues to accrue to him.
His feigned objectivity is
more dishonesty from a
morally bankrupt federal
judiciary.

Posted by K. Craine at 3:01 PM



## 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

#### 17 comments:





We have a commenter posting spam. If this person has facts and wishes to discuss them, that's fine. Otherwise, repeated posts based only on speculation and obviously feigned sincerity will be removed. We have observed that Facebook-friendly posts have yet to present a single hard fact that references something other than fabricated attorney evidence and attempts at baiting. It seems that Facebook's only defenders are attorneys. At last count Facebook employs 8-10 firms.including Gibson Dunn, Fenwick & West, Latham & Watkins, Cooley Godward, White & Case, Orrick Herrington, Weil Gotshal, Perkins Coie and Blank Rome. Facebook is a wholly attorney-fabricated company and appears it needs this much protection to maintain the big lie.

#### Reply



#### Rain Onyourparade January 4, 2014 at 12:17 PM

What do the following have in common?

A Havard teenager and pathological liar;

A Havard President and egomaniac economist;

A Havard chick who takes orders from the egomaniac;

A Russian oligarch who takes orders from the egomaniac:

A gaggle of crooked venture capitalists who give orders to the egomaniac;

A gaggle of Havard Law alumni whose mothers raised little monsters;

A gaggle of crooked Supreme Court justices, 80% Havard;

A gaggle of crooked Federal Circuit judges;

A crooked Delaware District Court judge;

A gaggle of Wall Street Havard grads who give orders to the US President;

A gaggle of Executive Branch political appointees, 60% crooked lawyers;

A gaggle of crooked Silicon Valley wonks;

A gaggle of crooked law firms who skipped ethics class; and

A verified Havard liar as President of the United States?

#### **FACEBOOK**

The best company Havard grads could steal.

(I misspelled "Harvard" intentionally. They lost their R-esolve to do Right along the way. And don't forget: "If you like your doctor, you can keep your doctor, period." Bwahahahaha.)

#### Reply



#### Dale Michaels January 4, 2014 at 2:17 PM

There is a fundamental flaw in the logic now being espoused in this blog. Your realize that the Facebook holdings in virtually all of these so called dark pools are minuscule? 1 percent. A quarter of a percent. And you also realize that if Facebook performs well it harms the stock price of other companies in the same mutual funds. These funds are comprised of hundreds and often thousands of different companies.

It is absolutely preposterous to think that the entire us government, judiciary, and media have been bought off--via unstable mutual funds where the value of the fund is contingent on hundreds of other companies--simply to support Facebook.

#### Reply

#### Replies



#### Rain Onyourparade January 4, 2014 at 5:25 PM

We must be getting somewhere. Dale Michaels, attorney for Facebook, now says the holdings, like T.Rowe Price's who owned 5.2% of Facebook, is "minuscule." Oh wait, perhaps you didn't bother reading the Facebook S-1 disclosure, did you? Some of us did and know you are lying. No, Mr. Michaels whatever your name is, it is your logic that is tragically preposterous and more attempts at misdirection. Like we have told you repeatedly now. The dogs have your scent.



#### K. Craine January 4, 2014 at 7:04 PM

Dale Michaels attempts to rewrite the Judiciary Policy. The policy says that "even one share" requires disqualification of these judges. The rule does not allow the holder to determine whether or not a holding is relevant. The rule says ANY holding requires recusal. Michaels admits that these funds hold Facebook stocks, and therefore, these judges are guilty of breaking their own 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 overturneda clear breach of constitutional due process.



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 Facebookrelated stocks.

Judge Moore failed to follow the longheld precedent for testing on-sale bar evidence in Pfaff



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



Judge Evan J. Wallach, U.S. Court of Appeals for the Federal Circuit. member of the three-judge panel in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Wallach is not a patent attorney. This begs the question as to why a judge with no knowledge of patent law was assigned to the case. Would anyone ask a dentist to perform brain surgery? The Federal Circuit was specially formed to appoint patent-knowledgeable judges to patent cases. There is no evidence so far in the judicial disclosures that Judge Wallach holds stock in Facebook, although

rules. In trying to defend these Facebook holdings, Michaels condemns those he attempts to excuse. Such is the case with duplicity.



#### K. Craine January 4, 2014 at 7:11 PM

Glad to see you are paying attention, Mr. Michaels. Suggest you find another profession other than law. Your morals are broken. One fund is enough, and too bad for you, its all public evidence.



#### steve n amy January 5, 2014 at 11:08 AM

Dale, mutual funds aside, since Facebook WAS found guilty on 11 of 11 counts of literal patent infringement of Leader Technologies' property (and, since we are talking about software platforms, we must also assume we are referring to software code); given the fact that Zuckerberg his self declared Facebook an "Open-Source Platform", I implore you to answer the following: To whom does this "Open-Source Platform" actually belong to? I think you know the answer to that question already, but I defer.



#### K. Craine January 5, 2014 at 1:40 PM

We've already thoroughly posted on this subject re. Obama's two chief technology officers. In fact, it was chasing down the public sources on this false claim that led to the "dark pools" exposé.

#### Reply



#### dave123 January 4, 2014 at 5:24 PM

Lawsuit charges that Facebook scanned private messages Computerworld

IDG News Service - Facebook has been accused of intercepting private messages of its users to provide data to marketers, according to a class-action  $\dots$  See all stories on this topic »

Facebook facing lawsuit over privacy issue

Fox Business

Facebook facing lawsuit over privacy issue. Advertisement. Details. Description. Lanier Law Firm's Mark Lanier on Facebook's privacy issue and ...

See all stories on this topic »

Lawsuit Claims Facebook Is Reading Your Private Messages

The Wire

Facebook could be reading your private messages to help advertisers figure  $\dots$  The company was hit this week with a class action lawsuit alleging it is  $\dots$ 

See all stories on this topic  $\mbox{\ensuremath{^{\circ}}}$ 

Facebook faces class action lawsuit for scanning messages Fox News

Welcome,. You're logged in as. Profile; Logout. You're watching... Facebook faces class action lawsuit for scanning messages. Advertisement. Details. See all stories on this topic »

Facebook Accused Of Reading Private Messages, Selling Data Huffington Post

Two Facebook users, Michael Hurley and Matthew Campbell, filed a class action lawsuit against Facebook on Dec. 30, 2013, alleging that the social ...

#### Reply



#### dave123 January 4, 2014 at 5:27 PM

OBAMA says with Great Authority that Snowden did damage but the damage was that OBAMA lost the back door keys he got from the NSA to spy and steal ideas from your cell phone and to give market surveillance of ideas to Larry Summers James W. Breyer the PayPal boys and THE FACEBOOK CLUB, Snowden says we need balance in spying but its a WALL STREET GOVERNMENT SNOWDEN OBAMA stole info from your cell phone and one of the ideas that he stole was read out word for word to every one YES THAT'S WORD FOR WORD EVERY ONE, this was on JUNE TO THE END 2012 The President of the United States is break the law. Obama has organised such an information drive that Your phone exposes unnecessary information to adversaries and provides an easy conduit for information leakage, information that ended up on Obama desk and Sharing this information with THE FACEBOOK CLUB -- lets hope that Apple has improved its software security: Facebook declined to make executives available for interviews before the IPO offering, The power

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 Electronics, Inc. test for on-sale bar evidence, which included even the Federal Circuit's own Group One v. Hallmark Cards, Inc. test-a test which Judge Lourie should have advised Judge Wallach to follow since Judge Lourie helped write that opinion. Group One test omission analysis.



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

association with one of Facebook's largest shareholders,

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

that Larry Summers wields over the stolen company FACEBOOK makes meaningless the notion of investor democracy. THE FACEBOOK CLUB was organized and controlled by lawrence larry summers soon to be Obama's chief economic advisor THIS WAS THE PAY OFF that lawrence larry summers got from Obama OBAMA AND SUMMERS new that facebook was stolen and new of the THEFT OF Leader Technologies'

Reply



#### dave123 January 4, 2014 at 5:32 PM

Wayne Chang filed a lawsuit against the Winklevoss brothers. Chang said that the Winklevoss brothers merged their company, called ConnectU, with Chang's web development company to make a new company: The Winklevoss Chang Group (WCG). Chang complained that the Winklevosses "expressly agreed that the litigation between ConnectU and Facebook was an asset of ConnectU and an asset of WCG," according to BusinessInsider. Chang never got any money when the Winklevosses received \$65 million as part of the settlement THE FACEBOOK CLUB. Chang claims that this IM conversation took place between him and Cameron in November 2004: but the idea facebook was not the winklevoss idea nor was it mark zuckerberg idea SO WHO IDEA WAS IT BOYS. ----- LOL

Mark Zuckerberg signed a contract with PAUL CEGLIA in April 2003. Later in 2004, a copy of the contract was posted on to the internet buy a Harvard Crimson reporter . ZUCKERBERG hired attorney LISA SIMPSON of ORRICK LLP, who threatened the Crimson reporter, then came to his house with four lawyers who threatened to call the police and called him a thief. ORRICK and GIBSON DUNN are committing perjury, in my opinion, and conspiring with Zuckerberg to protect his stolen empire. They know the truth about ZUCKERBERG. Both LISA SIMPSON, ORRICK and GIBSON DUNN say the ink on the Celgia contract is two years old, but they know full well that the contract is genuine.

#### THE DAVID KIRKPATRICK BS STORY

LIBOR The strategy wasn't a secret. Each morning at a meeting of UBS's interest-ratederivatives desk in Tokyo, Mr. Hayes would change his status on his Facebook page to reflect his daily desires for Libor to move up or down, David Kirkpatick did an investigation in England about libor manipulation and set up libor manipulation info on facebook under the disguise of doing an investigation. The ponzi scheme had everything it needed. THE FACEBOOK CLUB that was stolen and the THEFT OF Leader Technologies' and Larry Summers who was running facebook

#### Reply



#### Rain Onyourparade January 5, 2014 at 10:24 AM

Here's a refresher on judicial ethics from the Justice Department's own Judiciary Policy: http://www.uscourts.gov/uscourts/RulesAndPolicies/conduct/Vol02B-Ch02.pdf

(((1.))) The policy mentions "impropriety" 99 times, citing The Code of Conduct for U.S. Judges, Canon 2:

"[a] judges should avoid impropriety and the appearance of impropriety in all activities."

(((2.))) "Canon 3C(1) is clear that a judge should disqualify in \*\*\*any\*\*\* proceeding in which his or her impartiality might reasonably be questioned." (p. 27-2).

(((3.))) Recusal is required where there is "participation in development of the bar association position on the matter." (p. 52-2). The Federal Circuit Bar Association filed a motion in Leader v. Facebook against a Friend of the Court motion. Besides FCBA membership by all the judges, their Clerk of Court and Executive, Jan Horbaly, was Ex Officio at the FCBA. These positions \*\*\*demanded\*\*\* recusal by the whole court. Instead, they were silent and acted like they were unbiased. Gag.

http://www.scribd.com/doc/106156081/Response-to-Request-of-Federal-Circuit-Bar-Association-s-Request-for-Reissue-Re-Leader-v-Facebook-Case-No-2011-1366-Fed-Cir-by-Lakshmi-Arunach

(((4.))) OPINION 97 -- THIS RULE IS SIX PAGES (longest in the rules) Hmmmmmmmmm (Shakespeare: "The lady doth protest too much, methinks") -- Re. Magistrate Judge Leonard P. Stark's surprise appointment to the Leader v. Facebook case one month before trial, while simultaneously being considered by Obama for appointment. Facebook's attorney Donald K. Stark, Cooley Godward LLP, was on the Obama panel advising Stark's appointment.

"If the magistrate judge knows that a lawyer... has a financial or other personal interest

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 selfgoverning state?1



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 conflicting relationships with

Like

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

that could be substantially affecte by the outcome of a case, then the magistrate judge should recuse." STARK DID NOT RECUSE. (p. 97-5)

(5.) MUTUAL FUNDS - read this policy and weep. One could drive a truck through it. All the sneaky lawyer wiggle language aside, it is subject to the overarching rule of Canon 3C(1)(c) which "requires a judge to disqualify himself or herself when the judge knows that he or she 'has a financial interest... in a party to the proceeding." Re. the Facebook "dark pools."

This rule is like punching into the Pillsbury Dough Boy. While it provides a "safe harbor" rule for mutual funds, it sets apart enough exceptions to condemn all of the 213 Leader v. Facebook court holdings anyway. From the "safe harbor" rule (p. 106-2), it exempts (a) former law firm 401(k) retirement plans managed by the law firm, (b) IRA's, (c) brokerage accounts held in the judge's name (or children/spouse/stock-parkers), (d) judge managed mutual fund holdings.

"[R]ecusal may be required under Canon 3C(1)(c) because the judge has an 'interest that could be affected substantially by the outcome of the proceeding." (p. 106-2).

\*\*\*MAGICALLY\*\*\*, not a single judge or judicial employee (incl. the Patent Office officers with substantial Facebook holdings and relationships) in Leader v. Facebook raised the specter of conflict of interest despite their 213 "dark pool" investments. Their silence is deafening!

My source: http://www.uscourts.gov/uscourts/RulesAndPolicies/conduct/Vol02B-Ch02.pdf

#### Reply

#### Replies



#### Rain Onyourparade January 5, 2014 at 1:46 PM

I almost forgot to include (((EVEN ONE SHARE)))

"Canon 3C(3)(c) provides that a financial interest means ownership of a legal or equitable interest, \*\*\*however small\*\*\*..." \*\*\*Ownership of even one share of stock\*\*\* by the judge's spouse would require disqualification." (p.20-2).

http://www.uscourts.gov/uscourts/RulesAndPolicies/conduct/Vol02B-Ch02.pdf

#### Reply



#### K. Craine 💋 January 5, 2014 at 3:49 PM

A reader has tallied the VIEWS of some Leader v. Facebook judicial and government corruption ocuments from multiple websites.

TOTAL VIEWS TO DATE: 333,680

VIEWS: 17,249

Response to Request of Federal Circuit Bar Association's Request for Reissue Re. Leader v. Facebook, Case No. 2011-1366 (Fed. Cir.) by Lakshmi Arunachalam, Ph.D., Sep. 17, 2012 http://www.scribd.com/doc/106156081/Response-to-Request-of-Federal-Circuit-Bar-Association-s-Request-for-Reissue-Re-Leader-v-Facebook-Case-No-2011-1366-Fed-Cir-by-Lakshmi-Arunach

VIEWS: 15,573

Renewed Motion for Leave To File Amicus Curiae Lakshmi Arunachalam, Ph.D. Brief, Jul. 27, 2010 - Leader v. Facebook - CLERK'S COPY WITH EXHIBITS

http://www.scribd.com/doc/101191619/Renewed-Motion-for-Leave-To-File-Amicus-Curiae-Lakshmi-Arunachalam-Ph-D-Brief-Jul-27-2010-Leader-v-Facebook-CLERK-S-COPY-WITH-EVALUATED

#### 14,275 Views

http://www.scribd.com/doc/107866373/Briefing-for-Representative-Jim-Jordan-OH-House-Judiciary-Committee-re-Leader-v-Facebook-Sep-28-2012

http://www.scribd.com/doc/107866373/Briefing-for-Representative-Jim-Jordan-OH-House-Judiciary-Committee-re-Leader-v-Facebook-Sep-28-2012

#### 14,242 Views

http://www.scribd.com/doc/106156081/Response-to-Request-of-Federal-Circuit-Bar-Association-s-Request-for-Reissue-Re-Leader-v-Facebook-Case-No-2011-1366-Fed-Cir-by-Lakshmi-Arunach

VIEWS: 10,935 (total, multiple sites)

Briefing for Representative Jim Jordan (OH) - HOUSE OVERSIGHT COMMITTEE - American and Russian Opportunists Undermining U.S. Sovereignty and Corrupting U.S. Financial and Judicial Systems, Oct. 19, 2012

http://www.scribd.com/doc/110575673/Briefing-for-Representative-Jim-Jordan-OH-

#### **NOTICE: Opinion**

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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

HOUSE-OVERSIGHT-COMMITTEE-American- and -Russian-Opportunists-Undermining-U-S-Sovereignty- and -Corrupt in the contract of t

VIEWS: 9,260

Working Summary, 'Revitalize and Expand Moral and Ethical Principles Embodied in the Business Judgment Rule;' Prepared for Representative Jim Jordan (OH), HOUSE OVERSIGHT COMMITTEE, Oct. 25, 2012

http://www.scribd.com/doc/111167350/Working-Summary-Revitalize-and-Expand-Moral-and-Ethical-Principles-Embodied-in-the-Business-Judgment-Rule-Prepared-for-Representative-Jim-Jordan

VIEWS: 7,749

Patent Office Cover-up in Leader v. Facebook, Feb. 7, 2013

http://www.scribd.com/doc/124428891/patent-office-cover-up-in-leader-v-facebook-feb-

7-2013

VIEWS: 6,711

Lakshmi Arunachalam Phd Open Letter to Democratic Candidates, 30 July 2012 http://www.scribd.com/doc/101527448/Lakshmi-Arunachalam-Phd-Open-Letter-to-Democratic-Candidates-30-July-2012

VIEWS: 6,782

http://www.scribd.com/doc/104894533/Motion-to-Compel-Each-Member-Of-The-Federal-Circuit-To-Disclose-Conflicts-Of-Interest-in-Leader-v-Facebook-by-Amicus-Curiae-Lakshmi-Arunachalam-PhD

VIEWS: 7,689

The Real Facebook | A Portrait of Corruption, Mar. 28, 2013

http://www.scribd.com/doc/132840942/The-Real-Facebook-A-Portrait-of-Corruption-Mar-28-2013

VIEWS: 6,921 (total, multiple sites)

"Faces of the Facebook Corruption - We see. We 'like.' We steal." Americans for Innovation, bul 6, 2013

http://www.scribd.com/doc/152136827/Faces-of-the-Facebook-Corruption-We-see-We-like-We-steal-Americans-for-Innovation-Jul-6-2013

VIEWS: 6.913

Petition for Writ of Certiorari, Leader Technologies, Inc. v. Facebook, Inc., No. 12-617 (U.S. Supreme Court Nov. 16, 212) (clickable citations)

http://www.scribd.com/doc/113545399/Petition-for-Writ-of-Certiorari-Leader-Technologies-Inc-v-Facebook-Inc-No-12-617-U-S-Supreme-Court-Nov-16-212-clickable-citations

Reply



#### K. Craine A January 7, 2014 at 6:50 AM

Jill, your analysis and understanding of the judiciary rules and how these funds work are off the mark.

First, judges are mandated to keep abreast of their holdings in order to avoid just such conflicts. It is not hard to do. All funds must publish the stocks they hold for the clients. One call to the broker gets the list. Judges are MANDATED by the Judicial Conference to keep a conflicts log, keep it up to date, and report on conflicts before they take cases. That's their job. Your logic would excuse a doctor prescribing a new drug he holds stock in in his IRA. Democracy cannot function with these sorts of people as our judges.

Second, Rain's comment above highlights holdings that cannot claim the "safe harbor" privilege and must be disclosed, however small. I won't repeat those citations here. The rule is even clearer: it says "even one share" ... even one share held by a spouse.

Justice demands unbiased judging. The rules are what they are and they are right. ANY investment in a litigant, even one share, is too many. If a judge is holding such a stock in a fund, he or she must divest or recuse. That's the rule. These sneaky games the Facebook Club attempted to get away with are clever but illegal. The impropriety alone is off the charts. Using your logic they might as well add a new clause for "Stealth Investing... How to hide your investments from public scrutiny." Heck, it could be a new course at Harvard and Stanford Law Schools. Sad to say, it probably is.

As to the Facebook holdings in these funds themselves, look them up for yourself. We did our homework and have.

Remember, you as an American citizen (we assume you are) need unbiased judges just as much as us. We suggest you stop loving all things unscrupulous and stand up for your constitutional rights. You may need those rights someday yourself. If you keep giving your rights away to crooks, they won't be. Ask families of relatives who were murdered in Nazi death camps.

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)

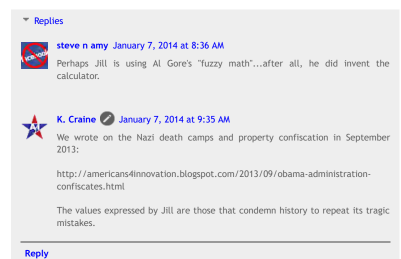
#### 10. DC Bar Association

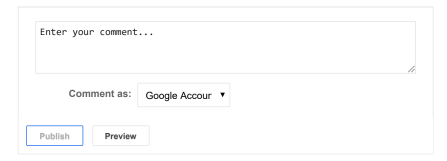
11. Perkins Coie LLP (Facebook's
"rapid response enforcement team;"
law firm for Obama's chief counsels,

The handwriting is on the wall.

Jill, your "simple math" doesn't add up.

#### Reply





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 Pos

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)