Americans For Innovation ... and against intellectual property theft Constitutional rights are not negotiable

Americans For Innovation

Attention: Searches this blog, Donna Kline Archive, FB Cover-up, Origins of Facebook's Technology and LeaderDocs.

Wednesday, July 2, 2014

8+1 11

ERIC HOLDER EXPLOITS SECRET FISA LAWS FOR PERSONAL GAIN

WHILE PERSONALLY HOLDING STOCKS IN FACEBOOK AND TELECOMMUNICATIONS COMPANIES, HOLDER INDEMNIFIED THEM FOR WARRANTLESS WIRETAPS OF AMERICAN CITIZENS

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | JUL. 02, 2014, UPDATED JUL. 25, 2014 | PDF

(JUL. 25, 2014 UPDATE)—AFI Readers are encouraged to follow all the links contained in the last few posts. Become conversant with the evidence. We believe the dysfunction in Washington D.C. can be directly attributed to the hidden agendas of this cartel of federal officials, along with their Wall Street and Silicon Valley cronies. Experience shows they will try to divert attention with an endless stream of titillating news rabbit trails. However, readers should let those bullets fly where they will and stay focused on the duplicitous conduct of these individuals. These officials must be held to account for their grotesque violations of ethics laws. Whistleblowers are encouraged to do the right thing and step forward.

U.S. JUSTICE DEPT FRAUD: ERIC H. HOLDER HOLDS STOCK IN CITIGROUP, BANK OF AMERICA AND JPMORGAN

HEALTHCARE.GOV Privacy Alert:

REID HOFFMAN, CEO, LINKEDIN, (and Facebook director)

admitted to veteran PBS interviewer Charlie Rose on Monday that he



Monday that he advises the White House on HealthCare.gov integration (with the IRS?)

Hoffman famously said that privacy is an "old people issue." Are President Obama and Eric Holder guarding American privacy, or selling it

(JUL. 17, 2014 UPDATE)-

Attorney General Eric H. Holder just announced a **\$7b** settlement with Citigroup over their 2008 bank fraud. He has already settled with JPMorgan for \$13b, and has teed up Bank of America. However, Eric Holder personally holds 11 stocks in CITIGROUP, 10 stocks in BANK OF AMERICA, and 11 stocks JPMORGAN. Holder pledged to

disqualify himself from such



Holder played the race card in the midst of his Wall Street treachery

with Citigroup, JPMorgan

and Bank of America. He deflects his culpability for protecting his banker cronies with racial innuendo.

See Judge Napolitano on Holder: "This Is a Constitutional Crisis."

conflicts of interest. But instead, he has doubled down. Out



Social Networking: The True Story

HealthCare.gov's confiscation of this property cannot stand

Leader: 145,000 man-hours • over \$10 million • 20 people • solid engineering • hackers not welcome • affirms privacy, security, property • no foreign influence • respects U.S. Constitution

Facebook: "one to two weeks" • beer money • all by myself • 28 hidden hard drives • stole Harvard photos • hacks email • PayPal Mafia handlers • scofs at privacy • corrupts markets, judges, politicians •& gov/t agencies



OpenTrial.org Leader v. Facebook

Facebook — a force for freedom perhaps, but at odds with the rule of law in the U.S.

Federal Corruption

CLICK TO LOOK INSIDE

Congressional Briefings

-Federal Circuit Censored Docket -Americans For Innovation Archives -Disclosures: Exec | Judiciary | USPTO -Patent Office FOIA Stonewalling -Donna Kline Now! Archives

off to the highest LinkedIn and Facebook bidders? See Charlie Rose interview. See also comments below. of Holder's left pocket and into his right. Who will hold this lawless Justice Department accountable? Click here to see Holder's 2008 financial report in GoogleDocs or here for direct PDF download. (Includes an Excel spreadsheet to do your own analysis.)

THE AMERICAN REPUBLIC TOOK A BULLET FROM THE FISA COURT ON DEC. 12, 2008 IN A "TOP SECRET" OPINION, SIGNED BY REGGIE B. WALTON, CEDING NEAR DICTATOR POWERS TO HIS FRIEND, ERIC H. HOLDER. SEE BELOW.



FISA Judge **REGGIEB.** WALTON. Photo: PBS.



MORE FACEBOOK CARTEL CORRUPTION:

CA Judge LUCY H. KOH, another Harvard Facebook Cartel member, refuses to recuse herself despite stockholdings in litigants. Click here. Photo: Wikipedia.

FIG. 1-ATTORNEY GENERAL ERIC H. HOLDER, JR., President Barack

H. Obama's self-proclaimed "wingman," has directed the greatest expansion of warrantless domestic surveillance

against American citizens in history. Holder and the

secret FISA Court he directs hold stock in every one of

the telecommunications and Internet providers whom

they have secretly indemnified, thus violating

interest law. Photo: Politico

fundamental tenants of propriety and conflicts of



JULY 4, 1776 What price freedom? Eric H. Holder owns 66 stocks in the telecom and Internet providers to whom he has

(JUL. 02, 2014)-

Attorney General

given immunity from prosecution for their participation in warrantless surveillance of American citizens.

Holder's 2008 financial disclosure shows holdings up to \$22.4 million, including 14 directly in Facebook, and 106 in Facebook cronies like Goldman Sachs, Morgan Stanley, JPMorgan, IBM, Microsoft and LinkedIn.

Holder even has stock in the Chinese

and Russian social networks Baidu and Mail.ru, which are heavily owned by Goldman Sachs, Mogan Stanley, T.Rowe Price, BlackRock, Baillie Gifford, Fidelity and Vanguard, among others. Numerous senior Obama officials and judges are substantially invested in these mutual funds, including former Patent Office director, David J. Kappos, SEC Chair Mary L. Schapiro, and Commerce Sec'ys Rebecca M. Blank and Penny S. Pritzker (11.6 MB). Throw in Energy Sec'y Steven Chu, WH Counsel Nancy A. M. DeParle, WH CTO Aneesh Chopra and HHS Sec'y Sylvia M. Burwell for good measure. Do all members of the Administration hold this group of insider funds? No.

Equally telling, Holder now holds stock in Athenahealth, Castlight Health and CGI, Inc., the companies at the center of the Obamacare fiasco, and companies who are tapped into the IRS computer system. Athenahealth and Castlight Health were founded by White House chief technology officer, Todd Y. Park. Obamacare architect, Robert P. Kocher, MD is now a director of Castlight Health.

It is little wonder that Holder will not investigate the IRS and HealthCare.gov scandals that involve these companies. <u>He owns stock in them</u>.

According to NSA whistleblower Edward Snowden, Holder has overseen the largest domestic surveillance program in American history.

ERIC HOLDER FEATHERS HIS FINANCIAL NEST

Every time Eric Holder secretly orders a communications provider to cooperate, he benefits financially since: (a) the government pays the provider, and (b) the government indemnifies the provider from prosecution for participation in the warrantless wiretapping.





CONGRESS CONTACT LOOKUP

Contacting the Congress

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BLOG ARCHIVE (New, 1/20/14)

▼ 2014 (15)

 July (1)
 ERIC HOLDER EXPLOITS SECRET FISA LAWS FOR PERSONAL...

- ► June (3)
- ► May (2)
- ► April (3)
- March (1)
- February (2)
- ► January (3)
- ▶ 2013 (28)
- ► 2012 (6)

UPDATE MAR. 25, 2014

FOUR CRITICAL AFI POSTS ON JUDICIAL COMPROMISE

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

- WAS CHIEF JUSTICE ROBERTS BLACKMAILED into supporting Obamacare by his ethical compromises in Leader v. Facebook?
- 2. JUSTICE ROBERTS MENTORED Facebook Gibson Dunn LLP attorneys.



 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

7/25/2014

Americans For Innovation

This conflict of interest is forbidden by ethics laws and constitutes fraud.

Holder held stock in all the providers identified in the Snowden NSA disclosures: Facebook, Google, Yahoo, Apple, AOL, Microsoft, AT&T, Verizon, Century Link, T-Mobile. See also The Guardian.

DEPARTMENT OF JUSTICE RACKETEERING

Other federal officials involved with FISA also hold stock in the providers whom they indemnify and thus protect against damages:

- 1. Chief Justice John G. Roberts, Jr.
- 2. Dennis C. Blair, Director of National Intelligence in 2008
- 3. Dennis F. Saylor, IV, FISA Judge
- 4. James E. Boasberg, FISA Judge

A racketeer is "one who obtains money by an illegal enterprise usually involving intimidation" (Merriam-Webster). Given Holder and Co's fraudulent concealment of their financial interests in the communications providers they were ostensibly regulating, these individuals were using the intimidation power of the state for personal financial gain. Such is almost a textbook definition of racketeering.

OBAMA: DO AS I SAY, NOT AS I DO.

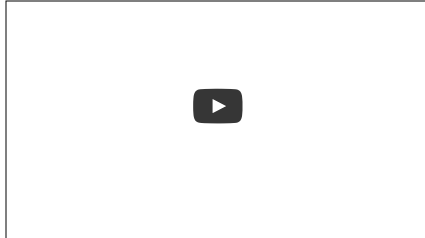


FIG. 2—CANDIDATE BARACK OBAMA spoke on Aug. 1, 2006 at The Woodrow Wilson Intl. Center for Scholars, Washington, D.C. He said the Bush administration "puts forward a false choice between the liberties we cherish and the security we provide." He promised to give American intelligence agencies the tools to defeat terrorism without undermining the Constitution. He said, "That means no more illegal wiretapping of American citizens. No more national security letters to spy on citizens who are not suspected of a crime ... No more ignoring the law when it is inconvenient... The FISA Court works. The separation of powers works." Hindight says he did the opposite. Note how he said "the FISA Court works." Freudian? YouTube Video: John Sexton / Llinois Channel.

EXPANSION OF SURVEILLANCE POWERS OCCURRED ON OBAMA'S WATCH

On Dec. 12, 2008, five weeks after President Obama was elected to his first term, the Foreign Intelligence Surveillance Act (FISA) Court made a **Top Secret**" decision to dramatically expand the Bush-era Patriot Act electronic surveillance powers of the Executive Branch. Barack Obama had been against this in 2007 (Fig. 2), but he flipped his position 180 degrees as the election drew near.

DICTATORIAL POWERS

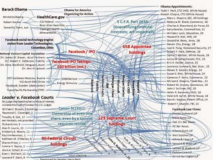
The "Supplemental Opinion" gave the Attorney General power to seize, without a warrant, any user content from telecommunications and internet providers. Up to that point the warrants were limited to metadata (data about data, for example, the time, duration and phone numbers on a call, but not the call recording itself).

Buried in the five-page ruling is the smoking gun legalese:

"the Court is persuaded that this objective is better

OF CORRUPTION

Click to enlarge



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

W LL 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.

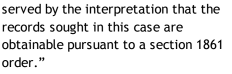
We have no business lecturing the world about free enterprise and the rule of law, when we permit the investors in Ohiobased innovator Leader Technologies to go uncompensated for the risks they took to help invent social networking ...

—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.

Contact your representatives. Ask them to pass it. <u>Real</u> 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 short, the Attorney General was granted almost dictatorial powers with nearly unilateral control over the secrecy of his orders. Is Lois Lerner merely following a Holder gag orders?

The American republic took a bullet from the FISA Court

See also "In Secret, Court Vastly Broadens Powers of N.S.A. by Eric Lichtblau, The New York Times, Jul. 5, 2013.

Supplemental Opinion, In re Production of Tangible Things From [REDACTED], Docket No. BR 08-13, Foreign Intelligence Surveillance Court, Dec. 12, 2008

in the business of cheating its entrepreneurial investors simply because the cheaters buy off judges with the money gained from their theft. Such permissiveness is obscene.

LEADER V. FACEBOOK BACKGROUND

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

Mar. 20, 2014 READER NOTICE: On Mar. 7, 2014, all of our documents linked to Scribd were deleted by that "cloud" service using the flimsiest of arguments. Some of our documents have been there for two years and some had a most 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!)

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

FIG. 3—**TOP SECRET HSA RULING** giving the Attorney General almost dictatorial powers to order warrantless domestic wiretaps of American citizens, decided on Dec. 12, 2008. Buried in the five-page ruling is the smoking gun legalese that handed Eric H. Holder, Jr. almost dictatorial powers to do with impuntiy whatever he decides he wants to do ("section 1861"):

"the Court is persuaded that this objective is better served by the interpretation that the records sought in this case are obtainable pursuant to a section 1861 order."

Source: www.emptywheel.net.

HARVARD MEMO: WE KNOW WHAT'S BEST FOR YOU

The central role played by Harvard graduates in this scandal is now unmistakable.

Seven weeks after the secret expansion of the Attorney General's powers by the FISA Court, Harvard Law grad Obama appointed his Harvard Law friend, Eric H. Holder, Jr., as Attorney General. Both men had been mentored by Leader Technologies' intellectual property attorney, Professor James P. Chandler, III. Chandler's central role in these events is becoming evident. Chandler taught law at Harvard and worked closely with Holder when Holder was Assistant Attorney General in 2001, while Chandler was also representing Leader Technologies.

Concurrently, Obama's new bailout chief, former Harvard professor and president, Lawrence Summers, was busy shuffling \$33 billion in U.S. taxpayer bank bailout funds off to Goldman Sachs, Morgan Stanley and State Street Corp.

Harvard graduate and SEC chief counsel Thomas J. Kim, had just cleared the way for Facebook to sell billions of dollars in private stock while staying private in an unprecedented 12(g) waiver. Kim previously worked for Latham & Watkins LLP who represented Harvard graduate, James W. Breyer, when he was chairman of the National Venture Capital Association.

Goldman Sachs, led by Harvard graduate Lloyd Blankfein, then sent some of its newlyminted bailout money to their Moscow partner and Summers protégé, Yuri Milner. Milner and another Summers protégé and Harvard grad, Sheryl K. Sandberg, arranged for Milner to invest billions of these dollars into private Facebook pre-IPO stock, along with Fidelity Contrafund, Vanguard, T.Rowe Price, JPMorgan, Morgan Stanley and others. Summers also received upwards of \$750,000 in Goldman speaking fees that year.

The FISA Court judges are appointed for a seven year term by Chief Justice John G. Roberts, Jr., another Harvard grad. DC-based FISA Judge James E. Boasberg, is yet another Harvard man.

Within just a few months of the filing of the Leader v. Facebook patent infringement case (Nov. 19, 2008), Harvard man Eric Holder secretly ordered Facebook to turn over user content to the NSA. This activity began on Jun. 3, 2009, according to Snowden documents.

HOLDER COLLUDED WITH FACEBOOK AND PREJUDICED LEADER V. FACEBOOK

Holder's action prejudiced Leader's case by throwing a blanket of Justice-Departmentinduced secrecy over Facebook's lawsuit conduct. Case in point, Facebook stonewalled release of 28 Mark Zuckerberg hard drives and Harvard emails from 2003-2004 in discovery for more than a year before saying they had lost them. See Request for Congressional Intervention.

Justice is supposed to be blind, but in Leader v. Facebook the Justice Department played favorites without disclosing the conflict of interest to Leader. The Justice Department even hired Facebook's Cooley Godward LLP partner, Donald K. Stern, to advise them on replacing Judge Joseph J. Farnan whose pre-trial rulings were going heavily against Facebook.

One cannot imagine a more prejudicial circumstance.

For example, had Leader known about the Justice Department's prejudice, Leader would certainly have opposed the recommendation of Obama nominee, Leonard P. Stark, to become the trial judge a month before trial. Every mistake of law in the case occurred after Holder/Stark's take over. Stark's silence about his conflicts is more evidence of this collusion.

This secrecy alone is grounds for a mistrial.

FRAUDULENT CONCEALMENT OF PERSONAL FINANCIAL HOLDINGS

Eric H. Holder, Jr. holds at least 136 Facebook financial interests. Dennis C. Blair, Holder's cohort and Director of National Intelligence, holds at least 20 Facebook interests. Chief Justice John G. Roberts, Jr. holds 187. Current FISA Judge James E. Boasberg holds 61. Current FISA judge Dennis F. Saylor, IV holds a whopping 344.

If we add in their telecom, media and non-Facebook interest holdings, Roberts holds 242, Holder 173, Blair 24, Boasberg 141 and Saylor 418. No matter how this data is sliced, these men hold stock in every major telecom, internet and media provider. They cannot make a decision regarding surveillance without benefiting themselves and their cronies.

HOLDER PROMISED TO BE ETHICAL

- 22. Facebook | A Portrait of Corruption
- 23. White House Meddling
- 24. Georgia! AM 1080 McKibben Interview
- 25. Constitutional Crisis Exposed
- 26. Abuse of Judicial Immunity since Stump
- 27. Obamacare Scandal Principals are intertwined in the Leader v. Facebook scandal
- 28. S.E.C. duplicity re. Facebook

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



Investigative Reporter Julia 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



BOYCOTT NCAA MARCH MADNESS? COPYRIGHT-GATE Constitutional rights advocates demand that NCAA stop its copyright

infringement in social media; ask Congress to preserve

Zuckerberg's ...



LEADER V. FACEBOOK WALL OF SHAME

Judges go to jail for far less serious misconduct; Facebook users should pay Leader fees voluntarily: its the right thing to do since Faceb...

LEADER V. FACEBOOK JUDICIAL MISCONDUCT EXPOSES A CONSTITUTIONAL

These holdings of Facebook interests were fraudulently concealed, not only from Leader Technologies, but from the American people. On Jan. 12, 2009, Eric Holder pledged to recuse himself if matters before him benefited him personally. Saylor, Blair, Boasberg and John Roberts pledged similarly.

By ordering Facebook to funnel user data to the NSA, Holder indemnified Facebook from wrongdoing. Such indemnities are valuable. They benefited the holders of stocks in those companies.

Holder had an ethical duty to either: (a) sell his Facebook financial interests before remaining involved in Facebook matters, or (b) disclose his holdings and disqualify himself.

The Justice Department conduct also compromised Facebook's legal counsel. Those attorneys had a professional duty to disclose the conflicts inherent in their secret collaboration with the Justice Department

SNOWDEN EXPOSED FRAUDULENT CONCEALMENT BY THE JUSTICE DEPARTMENT

The table below shows when telecom and Internet providers joined the NSA warrantless surveillance program. It also shows the number of stocks held in those companies by the federal officials (analyzed by AFI researchers from public disclosures).

Date Provider Joined NSA PRISM	Telecom / Internet Provider	Federal Official, Stockholder					
		Eric H. Holder, Jr.	John G. Roberts, Jr.	Dennis F. Saylor, IV	James E. Boasberg	Dennis C. Blair	
		Atty. Gen.	Chief Justice	FISA Judge	FISA Judge	Dir. Nat. Intel.	
early	Verizon	5	6	5	5	2	
early	AT&T	3	2	2	4	0	
09/11/2007	Microsoft	10	16	20	13	0	
03/12/2008	Yahoo	5	8	16	3	0	
12/03/2008		d a "Top Secret" 5-page expansion of powers to allow capture of content and Imost dictatorial powers to the Attorney General.					
01/14/2009	Google	7	16	20	6	1	
				20	ů	1	
	Facebook	14	17	19	2	2	
06/03/2009	5	14 0	17 0		-	-	
06/03/2009 12/07/2009	Facebook			19	2	2	
06/03/2009 12/07/2009 09/24/2010	Facebook PalTalk	0	0	19 0	2	2	
06/03/2009 12/07/2009 09/24/2010 02/06/2010 03/31/2011	Facebook PalTalk YouTube*	0 7	0 16	19 0 20	2 0 6	2 0 1	
06/03/2009 12/07/2009 09/24/2010 02/06/2010 03/31/2011	Facebook PalTalk YouTube* Skype*	0 7 10	0 16 16	19 0 20 20	2 0 6 13	2 0 1 0	
06/03/2009 12/07/2009 09/24/2010 02/06/2010	Facebook PalTalk YouTube* Skype* AOL	0 7 10 1	0 16 16 1	19 0 20 20 0	2 0 6 13 4	2 0 1 0 0	

Table 1: "Dates When PRISM Collection Began For Each Provider." produced by the National Security Agency (NSA), Top Secret disclosure by Edward Snowden, Published by The Guardian, June 06, 2013 (PDF), Also included are summaries of the stockholdings of federal officials in the providers identified in the Snowden documents, as disclosed in their annual financial disclosures. See also The Guardian online.

RISK INDEMNIFICATION AND PAYMENT FOR SERVICES IS VALUABLE

Just because you are a federal official granted special powers of secrecy does not give you a license to use that privilege to benefit your personal stock holdings, and that of your cronies.

These men benefited personally by providing risk indemnity to companies ordered to participate in the PRISM program. These conflicts of interest have been fraudulently concealed.

Indeed, risk reduction increases a company's value. Since the 2008 allowance of warrantless wiretaps, Holder and these judges have been lining their pockets under the FISA secrecy blanket.

MUTUAL FUNDS = LEGALIZED BRIBERY, COLLUSION AND INFLUENCE PEDDLING

AFI researchers have now studied hundreds of mutual funds held by these actors. Mutual

CRISIS

Leader v. Facebook judicial misconduct exposes a constitutional crisis The theft of Leader Technologies' patent by Facebook, and the effe...



THE REAL FACEBOOK - A PORTRAIT OF CORRUPTION Fig. 1-Mary L. Schapiro Chairman, Securities & Exchange Commission. Schapiro was in charge

while her underling chief counsel, Thoma...



MASSIVE WASHINGTON CORRUPTION EXPOSED BY LEADER V. FACEBOOK Bi-partisan citizen group

appeals to Congress to RESTORE PROPERTY CONFISCATED BY widespread federal corruption incl. interference by Nancy ...

plain yourse

Dear S.E.C. WHITE HOUSE SCANDAL SPREADS TO LEADER V. FACEBOOK

SEC counsel cleared the way for the Facebook "pump and dump" scheme

in 2008? SEC counsel appears to have failed to disclose his conflic...



WAS CHIEF JUSTICE ROBERTS BLACKMAILED INTO SUPPORTING OBAMACARE BY HIS LEADER V. FACEBOOK MISCONDUCT? Enlarge banner image New,

Jun. 28, 2013: Undermined Checks & Balances Federal Circuit Clerk was protecting the judges and...



A COCKSURE FACEBOOK

Facebook waived their right to respond to Leader Technologies' U.S. Supreme Court petition AFI

Insights | Contributing Writers | AMERI...



PATENT OFFICE REMOVES CRITICAL LEADER V. FACEBOOK DISCLOSURE ITEM S

USPTO conduct parallels the document obstruction

by the IRS Fig. 2 - On Jun. 15, 2013 Congressman Darrell Issa held up a blacked-out I...

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and the second se	1000	in here
the designed 1 female implication	14791	10.74.5
OF TWO INSTANCES	Hint	10.51
and a franchised	1000	11.000
Contraction of the	14641	1.00.0

WALL STREET ANIPULATION OF JUDGES, OLITICIANS AND REGULATORS EXPOSED BY EADER V. FACEBOOK JUDICIAL CORRUPTION

"Dark pools" used for currency, bribes, coercion and undue influence Rigged Leader v. Facebook , likely crashed NASDAQ Co...

EDITORIALS

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

funds are clearly being used to conceal investments in companies where value-enhancing favors are being solicited from the public officials who hold those stocks.

Facebook's largest shareholder and former chairman, James W. Breyer, Accel Partners LLP, appears to have led this scheme, with the help of a gaggle of unscrupulous law firms led by Fenwick & West LLP, Gibson Dunn LLP and Perkins Coie LLP, along with his mutual fund cronies at the National Venture Capital Association, where Breyer had been a director since 1999, and chairman in 2004-2005.

For example, Roberts, Holder and Saylor all hold Fidelity Contrafund, along with Leader v. Facebook Federal Circuit Judges Moore and Wallach. In fact, Holder and Saylor hold six Fidelity Funds in common, each of which holds Facebook stock. Fidelity was a big winner in the Facebook IPO.

ERIC HOLDER—A FRAUD FROM DAY 1

Eric H. Holder, Jr. walked into office knowingly holding stock in practically every telecom and Internet company that he indemnified. Since he did not disclose these conflicts of interest, as he said he would, his tenure as Attorney General has been fraudulent since Day 1.

Is it any wonder why whistleblower Edward Snowden does not want to come back to the U.S. and be tried in court by these people? Clearly, they have every interest in shutting him up.

Spread the word.

A free and democratic people cannot tolerate such abuses.

* * *

Posted by K. Craine at 12:59 PM 41 comments:

Friday, June 20, 2014

PATTERN OF U.S. SCANDALS POINTS TO Shadowy group

LEADER TECHNOLOGIES' FORMER PATENT COUNSEL ADVISED CONGRESS ON SECRECY; PEOPLE CLOSE TO HIM ARE PROTECTING FACEBOOK AND THE IRS

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | JUN. 20, 2014, UPDATED JUN. 26, 2014 | PDF

FISA COURT JUDGE DENNIS F. SAYLOR, IV, IS A CARD CARRYING MEMBER OF THE FACEBOOK CARTEL



DENNIS F. SAYLOR, IV, FISA Judge, Harvard Holdings Photo

UPDATE JUN. 25, 2014—Click here to view JUDGE DENNIS F. SAYLOR, IV'S

2012 financial disclosure analyzed by investigators today reveals 72% of his up to \$3.4 million financial holdings in Facebook interests. Surveillance authorizations issued by Judge Saylor authorizing any company in his financial portfolio, including Microsoft, Facebook, IBM, Athenahealth, Castlight Health, CGI Group, Accenture, Xerox, Goldman Sachs, JPMorgan, Morgan Stanley, State Street Corp. or any other financial holding is a conflict of interest. In addition, Judge Saylor 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 faithfu ness,

... 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

7/25/2014

Mass Lawyers

Americans For Innovation

holds FIDELITY CONTRAFUND, just like Chief Justice John G. Roberts, Jr., Eric H. Holder, Jr., Leader v. Facebook Judge Kimberly A. Moore, and an exclusive group of senior administration and judicial officials with insider knowledge of the Washington scandals.

UPDATE JUN. 23, 2014 "ALMOST A PARALLEL SUPREME COURT"

On Jul. 8, 2013, a

New York Times

article titled "In

Secret, Court Vastly

Broadens Powers of N.S.A." wrote about

this shadowy group of lawyers who are

taking over our

communications

stating "[the FISA

court] has quietly

become almost a

parallel Supreme

Court, serving as

on surveillance

Ask yourself, why

iudicial officals let

away with this abuse

these people get

would our U.S.

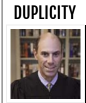
of the U.S.

issues."

the ultimate arbiter

infrastructure,

national



FISA COURT

JAMES E. BOASBERG, Judge FISA Court, Yale Photo Wikipedia

Click here for a list of the FISA Court iudges. A quick review of ludge JAMES F. BOASBERG shows a mountain of conflicting interests in which his decisions affect his financial holdings. Click here

for an analysis of his Facebook Cartel holdings alone. Bottom line, Judge B. has up to \$2.1 MILLION WORTH OF **REASONS** to make decisions favorable to the Facebook

Cartel

In fact, Judge B. holds some of the same T.ROWE PRICE SCI & TECH FUND shares as Chief Justice JOHN G. ROBERTS, JR. that holds Facebook stock directly.

Roberts appointed Boasberg. No wonder they want to kill Leader Technologies.

Disgraced Chief Judge Randall R. Rader (see previous posts: Post 1; Post 2) and Senator Orrin Hatch have more in common than the fact that Rader worked for Hatch on the

Senate Judiciary Committee-they were both advised on national secrecy by Law Professor James P. Chandler, III.

Like the hit TV drama 24, the following occurred between 8:00 and 9:00 am today. It just came to us, like Marshmallow Man, an oversized, obvious public spectacle.

Senator Orrin Hatch has weighed in

KNOWS WHAT'S BEST FOR AMERICA

IN THEIR HUBRIS, FISA COURT



Constitution unless they were in on the hijacking?

The Times article continued, "In one of the court's most important decisions, the judges have expanded the use in terrorism cases of a legal principle known as the "special needs" doctrine and carved out an exception to the Fourth Amendment's requirement of a warrant for searches and seizures, the officials said."

This group clearly thinks they are above the law. Click here for PDF of this Times article.

(JUN. 20, 2014)-Federal Circuit



FIG. 2-FOX NEWS' MEGYN KELLY interviewed Cleta Mitchell, attorney for Tea Party groups who were targeted by the IRS. Mitchell said "There's something crazy about this." Perhaps this latest blog post helps explain why the people driving the IRS cover-up are so "snippy." The

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

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



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

Anonymous Posts Are Welcomed! Blogger has more posting constraints than Donna's WordPress, but we will continue to welcome anonymous posts. Simply send us an email at amer4innov@gmail.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.

Judicial Misconduct "CANON 2: A judge should avoid impropriety and the appearance of impropriety in all activities." Code of Conduct for **United States Judges**

on the latest revelations that the IRS has destroyed Lois Lerner's emails, despite the multiple laws that such destruction violates.

perpetrators are secretly invoking national security secrecy with impunity and know they have the ultimate excuse for their actions. (Click on the image above to view the interview.) Photo: Fox News.

THFY CAN DEFY THE LAW AND SUCCEED?

Who would have the temerity to authorize such destruction? Clearly, it is someone who is very familiar with our legal system, like a law professor who specializes in matters of national security. Perhaps this person is privy to little known laws, used only in secret, that justify such actions under the darkness of national secrecy.

Perhaps this person, in secret of course, concocts legal theories based on these obscure state secrecy laws. Then, he recites those "findings" to unsuspecting IRS officials, who feel compelled to comply under threat of jail time for resisting.

SHADOW NATIONAL SECURITY GOVERNMENT

Does Senator Orrin Hatch know about the activities of these people? Are they his friends? Is this group attempting to get ahead of the investigation by pretending to be scandalized by it? By feigning concern, he and others in Congress could learn what the investigators know and steer it in a different direction to suit their goals. Stranger things have happened in Congress.

Such actions would be those of a secret, shadow government that is not beholden to Congress or the People, but instead, it is led by a group of people who know they can break the law with impunity and excuse themselves under the cover of national secrecy.

RANDALL R. RADER, DISGRACED FEDERAL CIRCUIT CHIEF JUDGE, LINKED TO THIS GROUP

Rader served as Senator Hatch's chief counsel on the Senate Judiciary Committee in the mid 1990's during the passage of the Federal Trade Secrets and Economic Espionage Act of 1996 (EEA).

During those hearings over multiple years, leaders from every intelligence agency, law enforcement and the judiciary testified. Never before had such an august body of people focused on the subject of security and secrecy. This would have been an opportune time for individuals bent on seizing power to build a powerful, one-of-a-kind Rolodex and list of IOUs.

NATIONAL SECRETS INVOKED IN IRS LERNER E-MAIL DESTRUCTION?

The prime mover and author of the EEA was PROFESSOR JAMES P. CHANDLER, III, President of the National Intellectual Property Law Institute and Professor Emeritus of intellectual property law at George Washington University.

After the passage of the Act, Professor Chandler advised the Department of Justice and the White House on prosecution of the Economic Espionage Act (EEA) for more than a decade. During that time he became Leader Technologies' patent counsel, along with Fenwick & West LLP, according to the Leader v. Facebook trial records, and confirmed by Leader officials.

These relationships among Professor Chandler, Randall R. Rader, Senator Orrin Hatch and the EEA have been verified by officials at the **Government Printing Office.**



FIG. 3-PROFESSOR JAMES P. CHANDLER, III (center) pictured with participants from China in a National Intellectual Property Institute (NIPLI) Symposium hosted in Washington D.C. on Nov. 13, 2006. The delegation was led by Chen Benfa, Deputy Director General of Sichuan Provincial Intellectual Property Right Administration, and Wang Hong, Deputy Director General of De Yang Municipal IPR Administration, Photo: NIPLI,

Included among the U.S. Attorneys and judicial officials that Professor Chandler advised were Eric H. Holder, Jr., Leonard P. Stark, T. S. Ellis, III, and Preetinder "Preet" Bharara. David J. Kappos at IBM was a Chandler faculty member and client.



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. (Read Leader's May 20, 2010 motion here.) 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 Jurv

Instruction No. 4.7

here.) He also contradicted his own instruction to Leader to answer



NATIONAL SECURITY—THE ULTIMATE EXCUSE FOR COVER-UP AND DECEPTION

Interestingly, the following list of friends of Professor Chandler are central figures in the Obama administration and litigation involving Facebook. President Barack and Michael Obama have over 53 million "Likes" and Facebook's illegitimate claims to "open source" technology are being cited as the justification to embed the Leader Technologies' inventions at HealthCare.gov and the IRS, under the direction of Obama's chief technology officer, Todd Y. Park.

- 1. ERIC H. HOLDER (H) = Attorney General, Chandler faculty
- 2. LEONARD P. STARK (Y) = District Judge, Chandler client
- 3. T. S. ELLIS, III (H) = District Judge, Chandler faculty
- 4. AMY B. JACKSON (H) = District Judge, Chandler client
- 5. PEETINDER "PREET" BHARARA (H) = So. District of NY, U.S. Attorney, Chandler client
- 6. DAVID J. KAPPOS (CA) = former Patent Office Director, IBM, Chandler client
- 7. RANDALL R. RADER (GW) = former Federal Circuit Chief Judge, Chandler faculty, client
- 8. ALAN D. LOURIE (H) = Federal Circuit Judge, Chandler client
- 9. LAWRENCE H. SUMMERS (H) = Harvard President, Chandler campadre
- 10. SHERYL K. SANDBERG (H) = Facebook COO, Chandler campadre
- 11. TODD Y. PARK (H) = U.S. CTO, Chandler client
- 12. THOMAS J. KIM (H) = S.E.C. Chief Counsel, Chandler client
- 13. SYLVIA M. BURWELL (H) = HHS Secretary, Chandler client
- 14. JAMES W. BREYER (H) = Accel Partners, Facebook's largest shareholder, Chandler campadre
- 15. PING LI (H) = Accel Partners, Facebook's largest shareholder, Chandler campadre
- 16. JAMES SWARTZ (H) = Accel Partners, Facebook's largest shareholder, Chandler campadre
- 17. MARK ZUCKERBERG (H, sort of) = Facebook, Chandler fabrication
- 18. MARY L. SCHAPIRO (GW) = SEC, Chandler client
- 19. JAMIE DIMON (H) = JPMorgan, Chandler campadre
- 20. LLOYD BLANKFEIN (H) = Goldman Sachs, Chandler campadre
- 21. BARACK H. OBAMA (H) = President, Chandler client
- 22. MICHELLE L. R. OBAMA (H) = First Lady, Chandler client
- 23. TODD Y. PARK (H) = U.S. Chief Technology Officer, Chandler campadre
- 24. JOHN G. ROBERTS, JR. (H) = Chief Justice, Chandler campadre
- 25. ELENA KEGAN (H) = Associate Justice, Chandler campadre
- 26. ANTONIN SCALIA (H) = Associate Justice, Chandler campadre
- 27. ANTHONY KENNEDY (H) = Associate Justice, Chandler campadre
- 28. RUTH BADER GINSBERG (H) = Associate Justice, Chandler campadre
- 29. DENNIS F. SAYLOR, IV (H) = Judge, FISA Court, Chandler client
- 30. JAMES E. BOASBERG, (Y) = Judge, FISA Court, Chandler client
- 31. JAMES P. CHANDLER, III (H, GW) = author, EEA

(H) = Harvard, (Y) = Yale, (GW) = George Washington, (CA) = Univ. of CA

SCORE: HARVARD-26 OUT OF 31

What's wrong with this picture? See previous post "Global Surveillance Technocracy Uncovered."

GLOBAL SURVEILLANCE AGENDA—IRS & HHS DATA Required

Professor Chandler's close relationships keep popping up at every point in what is clearly an agenda to establishment a global surveillance platform that gives the NSA a free access into the most intimate aspects of our lives. It is every security officer's dream who is willing to play fast and loose with the U.S. Constitution. The temptation to line one's pockets in the process, with the cooperation of Wall Street, Silicon Valley, the Judiciary, the White House and some members of Congress, appears to be a collateral benefit that few have resisted.



FIG. 4—Ironically, Harvard's motto is Veritas which is Latin for "Truth." The former Soviet Union's Communist Party newspaper, Pravda, also means "Truth." Question is: Whose Truth are these Harvard people foisting on America? Interrogatory No. 9 in the present tense (2009), then permitted the jury to interpret it as a 2002 admission as well. See his Sep. 14, 2009 Order. Facebook's entire onsale 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 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 Kimberly A. Moore, U.S. Court of Appeals for the Federal Circuit, panel judge in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Moore stood to benefit financially from undisclosed holdings in Facebook. See disclosure of substantial holdings in Facebook and Facebook-related stocks. Judge

Moore failed to follow the 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

CHANDLER & HARVARD: KINGPINS OR VICTIMS?

Perhaps Lois Lerner's email disappeared because the information in them pointed to this shadowy group. Is Chandler the kingpin, or is the shadowy group using him? Perhaps this explains why these people act with such hubris—because they know they can cover-up all of their wrongdoing.

Tom Clancy couldn't make this up. The facts don't lie.

Whistleblowers at the IRS, HealthCare.gov and on Benghazi are encouraged to come forward.

These threats leveled against you to keep silent are unconstitutional. These folks are using the excuse of national security to line their pockets and those of their conspirators. You have no obligation to cover-up their sins. If you are afraid of retribution, post anonymous clues on blogs and websites. Point us in the right direction. Get moving!

* * *

For the preservation of the Republic, please come forward

Posted by K. Craine at 9:20 AM 8 comments:



REMBRANDT V. FACEBOOK TRIAL ON "LIKE" BUTTON BEGINS; KANGAROO COURT #2?

JUDGE T.S. ELLIS III HOLDS A MOUNTAIN OF FACEBOOK INTERESTS; FENWICK & WEST LLP COMPROMISED VAN DER MEER BY REPRESENTING BOTH SIDES

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | JUN. 13, 2014 | PDF

BREAKING NEWS! 10:24 PM EDT RADER QUITS THE BENCH AMID CORRUPTION SCANDAL

According to The Wall Street Journal Law Blog just hours ago, former Federal Circuit Chief JUDGE RANDALL R. RADER quit the bench today, in the wake of his YFFL e-mail scandal ("Your friend for life -rrr") with backroom Silicon Valley crony EDWARD R. REINES, WEIL GOTSHAL LLP. This event further validates the misconduct this site began uncovering in the wake of the Leader v. Facebook judicial corruption. A Leader v. Facebook mistrial seems inevitable. See our previous post for more links among the Rader resignation, DAVID J. KAPPOS, the PATENT OFFICE and Leader v. Facebook. Note: JUDGE RADER and JUDGE ELLIS are both faculty members of Professor JAMES P. CHANDLER'S NATIONAL INTELLECTUAL PROPERTY LAW INSTITUTE. Chandler and FENWICK & WEST LLP were both Leader Technologies' attorneys. The outlines of this white collar corruption are finally beginning to emerge.







FIG. 1—RANDALL R. RADER. Former Federal Circuit Chief Judge resigned in disgrace on Jun. 13, 2014 amidst the YFFL email scandal with Edward R. Reines, Weil Gotshal LLP. Judge KIMBERLY A. MORE was a former consultant to Weil Gotshal, yet has never disclosed her conflicts either.

ANOTHER KANGAROO COURT?

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 iudicial disclosures that Judge Wallach holds stock in Facebook, although when he was asked on a motion to disclose potential Facebook holdings and other conflicts of interest, he refused along with the other judges. See Motion to Disclose Conflicts of Interest.

Judge Wallach continued in silence even after Clerk of Court Horbaly failed to



provide him with Dr. Lakshmi Arunachalam's motions (according to his Federal Circuit staffer 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.

7/25/2014

who tried to launch a similar site called 'Surfbook' more than a decade ago, according to a lawsuit heard by a federal jury Wednesday." Click here for the ABC News coverage.

ABC had earlier reported when this case was filed. See "Facebook Sued Over The "Like" Button, ABC News, on Feb. 13, 2013.

Rembrandt Social Media, LP v. Facebook, Inc. et al, 1:2013-cv-00158-TSE, filed Feb. 4, 2013.

MORE DUPLICITY

CORRUPTION #1: JUDGE T.S. ELLIS III

holds large amounts of stock in Facebook interests, including:

- 1. Goldman Sachs, Facebook underwriter
- 2. Morgan Stanley, Facebook underwriter
- T.Rowe Price, holder of 5.2% of Facebook's insiders shares at the IPO



FIG. 2—JUDGE T.S. ELLIS, III presides over Rembrandt Social Media, LP v. Facebook, Inc. et al but failed to recuse himself due to his holdings of Facebook financial interests. An unbiased tribunal is impossible.

Canon 2 of the Code of Conduct for U.S. Judges tells them to "avoid impropriety and the appearance of impropriety." Here we see both. Is that Lady Justice over Judge Ellis' shoulder breaking her scales in frustration?

Ellis and Rader are close associates of Professor James P. Chandler III (along with the USPTO's David J. Kappos, IBM, Microsoft, Boston Scientific and Fenwick), Leader Technologies' former patent counsel.

Photo: Nolo.

4. BlackRock, a top 10 Facebook IPO mutual fund winner

Thomas S. Ellis, III, Financial Disclosure Report, Eastern District of Virginia, Rembrandt Social Media, v. Facebook, for Reporting Year 2010



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

his close

association with one of Facebook's largest



shareholders, Microsoft, who is a Director of The Federal Circuit Bar Association where Mr. Horbaly is an ex officio officer. Additionally, the DC Bar revealed in a written statement that Clerk Horbaly is not licensed to practice law in the District of Columbia. [Editorial: What does that make the Federal Circuit with its location within in a stone's throw of the White House? A selfgoverning 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 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

FIG. 3—JUDGE THOMAS S. ELLIS, III, 2010 FINANCIAL DISCLOSURE revealing large amounts of conflicting Facebook interests. The law is clear that there must be a presumption of bias when a judge holds stock in one of the litigants. The current charade being played in the Facebook Cartel to hide

their holdings behind mutual funds is farcicle. In any event, Ellis doesn't even have that excuse since Goldman Sachs and Morgan Stanley are Facebook's underwriters, and T.Rowe Price holds more than 5% of Facebook's stock. Click here to download this PDF.

Bottom line: Judge Ellis had a duty to recuse himself, and did not.

Curiously, Judge Ellis was a faculty member in Professor James P. Chandler, III's National Intellectual Property Law Institute ("NIPLI"). Professor Chandler was Leader Technologies' patent attorney who introduced Leader to Fenwick & West LLP. Suspicion is growing that Chandler and Fenwick played on both sides of the ball in the Leader v. Facebook... and Rembrandt v Facebook.

Also reminiscent of Leader v. Facebook, Judge Ellis blocked one of Rembrandt's damages expert witnesses from giving testimony at trial. In the Leader case, Judge Leonard P. Stark allowed Facebook to add the on-sale bar claim just one month before trial and prevented Leader from performing discovery, and simultaneously blocked Leader from getting expert testimony from Chandler. The Chandler testimony was blocked even though Chandler is a recognized expert on intellectual property law and had personal knowledge of the events that Facebook would raise. A Delaware U.S. Attorney's Office official told AFI investigators recently that Chandler and Stark worked together when Stark was an Assistant U.S. Attorney.

CORRUPTION #2: FENWICK & WEST LLP began officially representing

Facebook in about 2006 in securities and patent matters. However, Fenwick was the attorney who filed the patent for Van der Meer back in 1998. Sound familiar? Fenwick represents one inventor whose patent magically emerges inside Facebook's portfolio, repackaged as a Facebook patent. Ellis ignored the obvious duplicity and attorney misconduct, probably since Fenwick was Chandler's compatriot in what appears now to have been an organized effort to kill all "cloud" patents not controlled by the Cartel, led by Fenwick.

Did Fenwick seek a conflicts waiver from Van der Meer before representing Facebook?

Is Facebook using Fenwick's knowledge of the Van der Meer representation against Van der Meer? Is the Pope Catholic?

U.S. Patent No. 6,415,316 Joannes Jozef Everardus van Der Meer

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.

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

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)



FIG. 4–U.S. PATENT NO. 6,415,316 Joannes Jozef Everardus van Der Meer, revealing Fenwick & West LLP (Facebook's current attorney) as Van der Meer's attorney in 1998. The law is clear that there is a presumption of bias when an attorney flips sides on the same matter. Click here to download this

PDF.

V

IS REMBRANDT V. FACEBOOK ANOTHER CORRUPT COURT LIKE LEADER V. FACEBOOK ?

Given Judge Ellis' bias toward Facebook, can the Van der Meer family and Rembrandt hope for justice?

Or, will this be yet another kangaroo court masquerading as American justice?

Pass this post around and make sure people in Washington D.C. get educated on the profound conflicts of interest in this case. It appears that our justice system, attorneys and judges alike, are totally ignoring their duties to ensure to the American public that justice is blind.

Posted by K. Craine at 7:33 AM 6 comments:

Friday, June 6, 2014

THE DAY THE MUSIC DIED IN WASH., D.C.

PUBLIC DISCOURSE TOOK A DRAMATIC TURN TOWARD HARVARD HUBRIS IN THE EARLY 1990'S

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | JUN. 06, 2014, UPDATED JUN. 09 | PDF

(JUN. 6, 2014)—American democracy relies on the principle of the separation of powers, where each branch of government (Executive, Legislative, Judicial) holds the other two branches accountable against abuses of power.

However, this principle cannot work if members of one branch collude with their cronies in another branch to control outcomes.

For good measure, the Founders from Harva gave special privileges and freshman in immunities to a Free Press so that they would not be a mouthpiece of state propaganda, and would serve as a watchdog to question power and check abuse.



FIG. 1—LEAVITT & PEIRCE on Massechusetts Avenue, across from Harvard Yard, has been a favorite hangout to train freshman in the art of backroom cigar smoking since 1883. Photo: Zimbio.

The Founders were so concerned about the abuses of power they'd seen and experienced in the monarchies of Europe, that they physically moved the seat of government out of New York and onto the then swampy banks of the Potomac River—present day Washington, D.C. The logic was that political discourse must be independent of money interests, given human weaknesses to greed, bribes and coercion.

BUT NOW, THE THREE BRANCHES AND THE PRESS HAVE ALLOWED THE WALLS

AFI LOGO (no text)



CORRUPTION WATCH LIST

Faces of the Facebook Corruption (PDF):

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 anony mously 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.

A. Facebook's law firms:

- Fen wick & W est 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 & Rom e LLP (Facebook law firm in Leader v. Facebook; former employ er to patent judges)
- 4. White & Case LLP (Facebook law firm in Leader v. Facebook; undisclosed form er em ploy er to Patent Office Freedom of Information Act (FOIA) officer involved in Leader v. Facebook)

OF SEPARATION TO CRUMBLE

The current caustic environment in Washington D.C. begs the question: What has gone wrong?

We posit that the answer is not that complicated, and the solutions are straightforward.

Modern communication has blurred the separation between Wall Street and Washington. The grease of corruption that holds them together now is a bevy of unscrupulous "constitutional" lawyers who have made an industry out of exploiting the weaknesses in our Constitutional government.

Founder John Adams emphasized to the officers of the First Brigadge of the Third Division of the Militia of Massechusetts on October 11, 1798:

"Our Constitution was made only for a moral and religious people. It is wholly inadequate to the government of any other."

Playright Peter Stone attributed this famous wit to his John Adams character in the 1969 musical comedy 1776!: "I have come to the conclusion that one useless man is called a disgrace, two useless men are called a law firm, and three or more become a Congress."

THE LEGAL PROFESSION IS SMOTHERING THE CONSTITUTION



John Adams (1778)

"The moment the idea is admitted into society, that property is not as sacred as the laws of God, and that there is not a force of law and public justice to protect it, anarchy and tyranny commence. If "Thou shalt not covet,' and 'Thou shalt not steal,' were not commandments of Heaven, they must be made inviolable precepts in every society, before it can be civilized or made free."

We cannot resist an attorney joke here. "How many moral and religious attorneys do you know?" Don't answer that. Our point is made. Attorneys cannot be relied upon to make the Constitution work. In fact, there are so many of them hovering over Washington that they are smothering it.

A handful of straightforward changes can turn things around, we believe:

1. MOVE GOVERNMENT AGENCIES OUT OF WASHINGTON D.C. AND OFF THE COASTS

Move government agencies offices out of the congested East Coast and into various parts of the country where Midwestern values of honesty and hard work prevail.

The "coastal" mentalities have made duplicity a virtue. Such values destroy public discourse and trustworthiness.

Move government agencies to worthy locations like North Platte, Nebraska. We have yet to see a downside to this suggestion. We first heard this suggestion from a leading Democrat in a northern state.

Let's face it, two Ivies, Harvard and Yale, have developed an unsustainable stranglehold over American government.

For example, six of the nine Supreme Court justices are from Harvard (Roberts, Scalia, Kennedy, Bader-Ginsberg, Breyer, Kegan), and the other three are from Yale (Alito, Thomas and Sotomayor).

Harvard graduates run Goldman Sachs (Blankfein) and JPMorgan (Dimon). The list goes on. Could the picture be any clearer?

No doubt in our age of instant communications, planes, super highways and fast trains, a big reason for this concentration of power is relative proximity. These schools are just short distances from Washington, D.C. It is just too easy for backroom arm twisting to be accomplished over a Starbucks.

If we disperse our agencies throughout the United States, the lack of proximity will surely help dampen collusion.

- 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 em ploy er 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)
- Weil Gotshal LLP (Federal Circuit counsel in Leader v. Facebook; Judge Kimberly A. Moore's undisclosed former client)
- 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 Microsy stems, in favor of Leader Technologies and objecting to the evident conflicts of interest within the court itself, her motion was denied, the judges refused to disclose their conflicts which we now know include Facebook and Microsoft stocks)

10. DC Bar Association

- 11. Perkins Coie LLP (Facebook's "rapid response enforcement team;" law firm for Obama's chief counsels, the husband and wife team of Robert F. Bauer and Anita B. Dunn; Bauer 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 Harv ard emails that they told Leader Technologies in 2009 were "lost")

Strong side benefits are that it lowers living costs and creates more take home pay for the civil servants. It also will dramatically reduce travel time, thus making more time for family, personal and community priorities.

2. SHUT DOWN CAREER LOBBYIST-ATTORNEYS

An attorney license is a privilege bestowed by the People meant to promote and support justice and fair play. It is not a right. It can be revoked at any time.

However, an attorney license in Washington, D.C. is more like a hunting license. These people gravitate naturally to deep pockets, thus skewing their work toward promoting financial interests, not justice.

Lawmakers often rely upon the data and input from lobbyists. However, it stands to reason that if they only ever have the input of this one class of American citizen, then their perspectives will become skewed and unhealthy over time.

In the current environment, Wall Street has bought and paid for the Left, the Right and the Media. Wall Street (and its cadre of lackey attorney firms) is running the show currently.

LIMIT ACCESS

In order to shut down the career attorney-lobbyist mill, limit the number of times any one attorney/firm can appear before a government official or tribunal.

LAUGHABLE "IMPARTIALITY"

The current situation is laughable. Now we see attorneys like Gibson Dunn LLP's Thomas G. Hungar, making more appearances before the Federal Circuit and U.S. Supreme Court than Henry the 8th had wives.

Hungar and his partner, Theodore B. Olson, have become so influential that the judges before whom they argue seek their affirmation and approval. "Chummy" was the descriptor used recently by The Wall Street Journal. Impartiality is a joke when Hungar and Olson become involved.

The recent revelation that the Federal Circuit Chief Judge Randall Rader has been secretly promoting the career of closet Facebook attorney, Edward R. Reines, Weil Gotshal LLP, shows that this familiarity has destroyed impartiality. Rienes appeared in the Leader v. Facebook case to protect the judges from accusations of Facebook bias.

GO HOME AND GET REAL JOBS

Make these attorneys go home and get real jobs. This will cut down on the collusion that is so evident now in federal courts and agencies like the Federal Circuit, Patent Office, S.E.C., F.E.C., N.S.A., C.I.A., F.C.C., DoD, D.O.E., Patent Office, Pentagon, Commerce, and Justice.

GO TO JAIL

Any attorney that has forsaken his/her solemn oath to preserve and protect the U.S. Constitution, and has instead locked arms with judges and other attorneys to thwart justice in favor of his or her "chums," deserves a prison cell.

3. ABOLISH THE FEDERAL CIRCUIT'S EXCLUSIVE JURISDICTION OVER PATENTS

Power corrupts, and absolute power is corrupting absolutely. As just mentioned, the Federal Circuit's Chief Judge Randall R. Rader proved by release of his own emails that he is not impartial. He was caught promoting the private attorney-interests of his Silicon Valley friend, Weil Gotshal LLP attorney, Edward R. Reines.

If such impartiality is coming from arguably the second most powerful judge in the land, what does that say about our system?

4. ABOLISH PATENT REEXAMINATIONS; GIVE CERTAINTY TO INVENTORS

The new reexamination rules do nothing but destroy the certainty inventors depend upon for

B. Facebook attorneys & cooperating judges:

- Gordon K. Davidson (Fenwick; Facebook's securities and patent attorney; Leader Technologies' former attorney)
- 14. Christopher P. King (sometimes Christopher-Charles King, Fenwick)
- 15. Theodore B. Olson (Gibson Dunn)
- 16. Thomas G. Hungar (Gibson Dunn)
- 17. Eric H. Holder, Jr. (Attorney General, U.S. Dept. of Justice)
- 18. James Cole (Deputy Attorney General, U.S. Dept. of Justice)
- Tony West (Associate Attorney General, U.S. Dept. of Justice; 2008 Obama California Campaign Manager)
- 20. 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)
- 21. 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")
- 22. Mary L. Schapiro (former Chairman, Securities & Exchange Commission (S.E.C.); holds investments in 51 Facebook Club basket funds)
- 23. 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)
- 24. Joseph P. Cutler (Perkins Coie)
- 25. David P. Chiappetta (Perkins Coie)
- 26. James R. McCullagh (Perkins Coie)
- 27. Ramsey M. Al-Salam (Perkins Coie)

their livelihoods. Big infringers have been given free rein in the deceptively named, "American Invents Act," to keep challenging an issued patent as many times as they like. This destroys the value of game-changing inventions that they want for themselves. Inventors will be relegated to inventing trinkets that the large companies are not interested in stealing anyway.

From our research, the current group in power appears to have hatched their plans along Harvard's Mass. Ave. in the early 1990's.

5. RESCIND PRESS PRIVILEGES IF A MEDIA OUTLET RECEIVES MORE THAN X% OF ITS OUTSIDE FINANCING FROM WALL STREET, INDUSTRY OR COMMERCE

The mainstream media today are heavily funded by Wall Street. This dependency destroys objectivity. A democracy cannot survive without a truly Free Press whose job is to challenge those in power. The current subservience to financial interests by CBS, ABC, NBC, CNBC, CNN and FOX is evident and does not need to be argued further in this article. We wrote on this in a previous post. See Mainstream Media Gagged.

6. RETIRE UPPPER AND MIDDLE-LEVEL BUREAUCRATS ON A CHANGE OF ADMINISTRATION

Entenched bureaucrats from the previous administration should move on as a matter of principle. This allows the new administration to implement the changes for which they were elected. Short of hitting the refresh button each time, entrenched bureaucrats tend to use their familiarity with the infrastructure to stonewall change. These people simply dig in and wait out the term of the latest politcal appointee in a war of attrition. Money is wasted and the citizenry end up spending a lot on salaries and expenses for very little productivity. Presumably, the fresh faces will focus more on the tasks at hand and less on the game playing and posturing that currently makes federal agencies so ineffective.

THE DAY THE MUSIC DIED:

AMERICANS IN POLITICS, BANKING, JUSTICE, MEDIA, GOVERNMENT AGENCIES, ACADEMIA AND FINANCE ARE ALL PLAYING THEIR RESPECTIVE INSTRUMENTS IN THE SAME HARVARD BAND

Both literally and figuratively, Barack and Michelle Obama were there. So was Eric H. Holder, Jr., Lawrence H. Summers, James P. Chandler, III, James W. Breyer, Ping Li, James Swartz, Lloyd Blankfein, Jamie Dimon, Hank Paulson, Preetinder "Preet" Bharara, Thomas J. Kim, Samantha Power, Jill Abramson, Sylvia M. Burwell, Shaun Donovan, Arne Duncan,



Stolen Music Album. Graphic: Flickr

Jeffrey Immelt, Jack Lew, Ben Bernanke, John G. Roberts, Jr., Ruth Bader-Ginsburg, Antonin Scalia, Stephen G. Breyer, Samuel A. Alito, Elena Kagan, Anthony Kennedy, and Sheryl K. Sandberg, to name a few.

It appears that by the time Barack Obama leaves offices, this crowd will have installed "data mining" and "data siphoning" tools at all levels of our national communications infrastructure so that they can keep playing this music indefinitely.

Then who will be in control of American life?

When Benjamin Franklin was asked what kind of government the Continental Congress had drafted, he famously replied,

"A republic, if you can keep it."

Now is the time for the People to stop this attempt to devolve American democracy to a hubristic autocracy of the past where a few lord it over the many.

In case you did not get the memo, these people are sure they are right, and you are wrong.

- 28. Grant E. Kinsel (Perkins Coie)
- 29. Reeve T. Bull (Gibson Dunn)
- 30. Heidi Keefe (Cooley)
- 31. Michael G. Rhodes (Cooley; Tesla Motors)
- 32. Elizabeth Stameshkin (Cooley)
- 33. Donald K. Stern (Cooley; Justice Dept. advisor)
- 34. Mark R. Weinstein (Cooley)
- 35. Jeffrey Norberg (Cooley)
- 36. Ronald Lemieux (Cooley)
- 37. Craig W. Clark (Blank Rome)
- 38. Tom Amis (Cooley / McBee Strategic)
- 39. Erich Veitenheimer (Cooley / McBee Strategic)
- 40. Roel Campos (Cooley; former Commissioner of the U.S. Securities & Exchange Commission at the time of the infamous Facebook 12(g) exemption)
- 41. Lisa T. Simpson (Orrick)
- 42. Samuel O'Rourke (Facebook; Cooley-directed)
- 43. Theodore W. Ullyot (Facebook; Cooley-directed)
- 44. Amber H. Rover, aka Amber L. Hagy aka Amber Hatfield (Weil Gotshal LLP; Judge Kimberly A. Moore's former client)
- 45. Edward R. Reines (Weil Gotschal)
- 46. Trish Harris (DC Bar Association)
- 47. Elizabeth A. Herman (DC Bar Association)
- 48. Elizabeth J. Branda (DC Bar Association)
- 49. David J. Kappos (former Patent Office Director; former IBM chief intellectual property counsel; ordered unprecedented 3rd reexam of Leader Technologies' patent; Obama political appointee)
- 50. Preetinder ("Preet") Bharara (U.S. Attorney Ceglia v. Zuckerberg; formerly of Gibson & Dunn LLP; protects Zuckerberg)

7/25/2014

If we want to keep our republic, we must stop this.

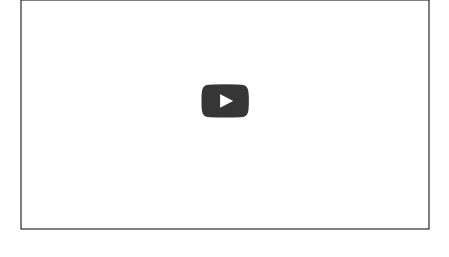
"The moment the idea is admitted into society, that property is not as sacred as the laws of God, and that there is not a force of law and public justice to protect it, anarchy and tyranny commence. If 'Thou shalt not covet,' and 'Thou shalt not steal,' were not commandments of

Benjamin Franklin (1787) "A republic, if you can keep it."

Heaven, they must be made inviolable precepts in every society, before it can be civilized or made free."

John Adams (1778)

UPDATE: JUN. 09, 2014—MATTHIAS ON SECURITY AND PRIVACY – A MUST VIEW



Posted by K. Craine at 11:14 AM 17 comments: 8+1 +1 Recommend this on Google

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51. Thomas J. Kim (SEC Chief Counsel)

- 52. Anne Krauskopf (SEC Special Sr. Counsel)
- 53. John G. Roberts, Jr. (Chief Justice, U.S. Supreme Court)
- 54. Jan Horbaly (Federal Circuit, Clerk of Court)
- 55. Kimberly A. Moore (Judge, Federal Circuit)
- 56. Matthew J. Moore (Latham & Watkins LLP; husband of Judge Kimberly A. Moore)
- 57. Kathryn "Kathy" Ruemmler (Latham & Watkins LLP; White House counsel)
- 58. Evan J. Wallach (Judge, Federal Circuit)
- 59. Alan D. Lourie (Judge, Federal Circuit)
- 60. Randall R. Rader (Chief Judge, Federal Circuit)
- 61. Terence P. Stewart (Federal Circuit Bar Association)
- 62. Leonard P. Stark (Judge, Delaware U.S. District Court)
- 63. Richard J. Arcara (Judge, N.Y. Western District, Ceglia v. Holder et al)
- 64. Allen R. MacDonald (Administrative Judge, U.S. Patent Office)
- 65. Stephen C. Siu (Administrative Judge, U.S. Patent Office)
- 66. Meredith C. Petravick (Administrative Judge, U.S. Patent Office)

Older Posts

- 67. James C. Payne (U.S. Patent Office)
- 68. Kathryn Walsh Siehndel (FOIA Counsel, U.S. Patent Office)

C. Facebook puppet masters:

69. President Barack Obama (appointed Leonard P. Stark to the judge's seat in Delaware Federal District Court eight days after Stark's court allowed

Americans For Innovation

Facebook to get away with jury and court manipulation of an onsale 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)

- 70. Lawrence "Larry" Summers (Harvard President who aided Zuckerberg's light-speed rise to prominence with unprecedented Harvard Crimson coverage; Obama bailout chief; Clinton Treasury Secretary; World Bank Chief Economist; "Special Advisor" to Marc Andreessen in Instagram; co-creator of the current Russian robber baron economy; close 20-year relationships with protégés Sheryl Sandberg & Yuri Milner; aided in recommendations that created the Russian robber baron economy -- and Yuri Milner/DST/Asmanov's money used to purchase Facebook stock)
- 71. Jam es 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)
- 72. 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
- 73. 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)
- 74. Mike Sheehy (Cooley-McBee Strategic principal; former National Security Adviser to House Speaker Nancy Pelosi)
- 75. Nancy Pelosi (U.S. Congresswoman; appears to be running political cover in the House for Facebook, McBee Strategic, Cooley Godward, Fenwick & West, Breyers, etc.)
- 76. Harry Reid (U.S. Senator; Judge Evan J. Wallach patron)
- 77. Thom as J. Kim (SEC, Chief Counsel & Assoc. Director) approved Facebook's 500shareholder 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 lobby ist for the National Venture Capital Association in 2002-2004 whose Chairman was...James W. Bey er, 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)

- 78. Ping Li (Accel Partners, Zuckerberg handler)
- 79. Jim Swartz (Accel Partners; Zuckerberg handler)
- Sheryl K. Sandberg (Facebook, Summers protégé; Facebook director)
- 81. Yuri Milner (DST aka Digital Sky, Summers protégé; former Bank Menatep executive; Facebook director)
- 82. 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)
- 83. Marc L. Andreessen (Zuckerberg coach; client of Fenwick and Christopher P. King; Summers' sponsor during Instagram-scam; Facebook director)
- 84. Peter Thiel (19-year old Zuckerberg coach; Pay Pal; Facebook director; CEO, Clarion Capital)
- 85. Clarion Capital (Peter Thiel)
- Reid G. Hoffman (19-year old Zuckerberg coach; Pay Pal; LinkedIn; Facebook director)
- 87. Richard Wolpert (Accel Partners)
- Robert Ketterson (Fidelity Ventures; Fidelity Equity Partners; Fidelity Ventures Telecommunications & Technology)
- 89. David Kilpatrick (Business Insider; "The Facebook Effect"; PR cleanse-meister re. Facebook origins)
- 90. Zynga/Groupon/LinkedIn/Sq uare/Instagram ("Facebook Money/Credits/Bitcoin" feeder companies)
- 91. 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)

- 92. Solyndra (received \$535 million in Obama stimulus at the recommendation of the Cooley-McBee Strategic "consulting" alliance)
- 93. BrightSource (received \$1.6 billion in Obama stimulus at the recommendation of the Cooley -McBee Strategic "consulting" alliance)
- 94. 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
- 95. 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)
- 96. 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)
- 97. Morgan Stanley (received US bailout funds; took Facebook public; probably participated in oversees purchases of Facebook private stock before IPO)
- 98. State Street Corporation (received U.S. taxpayer bailout monies along with Goldman Sachs and Morgan Stanley; consolodating control of ATM banking networks internationally
- 99. JP Morgan Chase (received U.S. taxpayer bailout monies along with Goldman Sachs, Morgan Stanley and State Street Corporation)
- 100. Lloyd Blankfein (Goldman Sachs, CEO)
- 101. Jamie Dimon (JP MorganChase, CEO)
- 102. Steve Cutler (JP MorganChase, General Counsel)
- 103. Rodgin Cohen (JP MorganChase, Outside Counsel; Sullivan Cromwell, LLP)
- 104. 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)
- 105. 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)
- 106. 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)
- 107. 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)
- 108. 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)
- 109. 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)
- 110. 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)
- 111. 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)

112. 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)

D. Facebook boypuppets:

- 113. Mark E. Zuckerberg
- 114. Chris Hughes
- 115. Dustin Moskowitz
- 116. Eduardo Saverin
- 117. Matthew R. Cohler
- 118. Elon Musk

E. Corruption Watch—Patent Office Judges:

- 119. Anderson, Gregg
- 120. Best, George
- 121. Bonilla, Jackie W.
- 122. Boucher, Patrick
- 123. Braden, Georgianna W.
- 124. Branch, Gene
- 125. Bisk, Jennifer Bresson
- 126. Bui, Hung H.
- 127. Busch, Justin
- 128. Clements, Matt
- 129. Crumbley, Kit
- 130. Droesch, Kristen
- 131. Elluru, Rama
- 132. Fitzpatrick, Michael

- 133. Gerstenblith, Bart A.
- 134. Giannetti, Thomas L.
- 135. Guest, Rae Lynn
- 136. Hastings, Karen M.
- 137. Hoff, Marc
- 138. Horner, Linda
- 139. Hughes, James R.
- 140. Hume, Larry
- 141. James, Housel
- 142. Jung, Hung J.
- 143. Kamholz, Scott
- 144. Katz, Deborah
- 145. Lucas, Jay
- 146. MacDonald, Allen R. (bio unavailable) – Leader 3rd reexam judge
- 147. Mahaney, Alexandra
- 148. Martin, Brett
- 149. McKone, Dave
- 150. McNamara, Brian
- 151. Medley, Sally
- 152. Moore, Bryan
- 153. Moore, James T Leader 3rd reexam judge
- 154. Morgan, Jason V.
- 155. Morrison, John
- 156. Pak, Chung K.
- 157. Perry, Glenn J.
- 158. Petravick, Meredith C. (bio unavailable) – Leader 3rd reexam judge
- 159. Pettigrew, Lynne
- 160. Praiss, Donna
- 161. Quinn, Miriam
- 162. Reimers, Annette
- 163. Saindon, William
- 164. Scanlon, Patrick
- 165. Siu, Stephen C. Leader 3rd

reexam judge

- 166. Smith, James Donald
- 167. Smith, Neil
- 168. Snedden, Sheridan
- 169. Song, Daniel
- 170. Spahn, Gay Ann
- 171. Strauss, Mike
- 172. Timm, Catherine
- 173. White, Stacey
- 174. 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 every one! The American republic is at risk.

RECIPROCAL LINKS

- Center for Public Integrity
- Center for Self Governance
- Georgia! KSCO
- Judicial Watch
- Lawless America
- West New Jersey Tea Party

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