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🔮 e.g. "IBM Eclipse Foundation" or "racketeering"

Google Custom Search

Wednesday, June 10, 2015

# CONGRESS SANCTIONED LYING TO COURTS AND GOVERNMENT IN 1996

# FRESHMAN NJ CONGRESSMAN TIED TO GOLDMAN SACHS PUSHED THE FALSE STATEMENT [UN]ACCOUNTABILITY ACT, THEN BECAME A JUDGE

CONTRIBUTING WRITERS | OPINION | *Americans for innovation* | JUN. 10, 2015 UPDATED FEB. 15, 2019 | PDF | https://tinyurl.com/ybupa3qo



On March 12, 2013 [VIDEO], he was asked directly by Congress by Sen. Ron Wyden: "Does the NSA collect any type of data at all on million or hundreds of millions of Americans?" Clapper's response: "No sir... it does not." Bwahahahaha!

Bookmark: #legal-to-lie | https://tinyurl.com/yd6muz8w

No one goes to jail in the swamp because it is legal to lie

# SENIOR EXECUTIVE SERVICE (SES) IS THE DEEP STATE

DEEP STATE Shadow Government Poster



Q

×

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 alike. If Roger's voice is silenced today, yours is next. We must *break* this embargo. <u>Click here</u> 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. 2/15/2019

Americans for Innovation: CONGRESS SANCTIONED LYING TO COURTS AND GOVERNMENT IN 1996



Bookmark: #really-its-legal-to-lie-to-Congress-Courts-Agencies | https://tinyurl.com/yxfpts2u



Bookmark: #nsa-clapper-s-big-lie | https://tinyurl.com/y638xsmu





## CONGRESS CONTACT LOOKUP



k	2019	(3)
	2018	(21)

Þ

**2017** (27) **2016** (39)

# NEWS FLASH! JUN. 21, 2015 TPP CONTAINS SIMILAR SLIPPERY PATENT INFRINGEMENT EXCEPTIONS AS THE SUBSECTION (B) FRAUD EXCEPTION

President Obama has kept the Trans-Pacific Partnership trade agreeement drafts secret. Why would a President doing The People's business negotiate such a sweeping deal in secret? Who's pockets is he lining? Clearly, the IBM / Eclipse Foundation / AllSeen Alliance / Chandler / NSA / Facebook / Accel Partners / JPMorgan / Soros / IDG Cartel.



Thankfully, Wikileaks has published various sections of the draft. The TPP intellectual property section (PDF version) is chock full of gobbledygook legalese that makes this agreement a *playground* for the unscrupulous. Here is just one example:

"Article QQ.E.13 Consistent with [Article QQ.E.5 (Exceptions)], each Party may provide that a third person may do an act that would otherwise infringe a patent if the act is done for purposes connected with the collection and submission of data in order to comply with the regulatory requirements of that Party or another country, including for purposes connected with marketing or sanitary approval."

What does this mean? It *exempts* any party to the TPP agreement (40% of the world's GDP | PDF version) from respecting the patents of another by simply issuing a *regulatory* order in the infringing country. This means that the U.S. Commerce Department, for example, could issue an order for an American company to violate the patent of a member nation for *any* reason, and visa versa. This execption alone guts patent law.

America's Founders believed patents and copyrights were crucial to the American economic engine, so much so that they are the only property rights mentioned in the Constitution (Article I, Section 8, Clause 7). If we do not respect the intellectual property of others, then they will not respect ours. Take away the motivation to invent and you create a welfare state. This seems to be the objective of the secret drafters. Who are they? Congress doesn't even know.

# TPP IS ANOTHER OBAMACARE DISASTER IN THE MAKING

What is wrong with our elected representatives that they would vote for this sweeping agreement without even reading it? Read it and see all the ways unscrupulous lawyers are being allowed to ruin our Republic. Fact: they work for The People. If they will not do The People's business honestly, ethically (without exempting their lies - see below), then boot them out. It is that simple.

# ORIGINAL POST

(JUN. 10, 2015)—On Oct. 11, 1996, Congress passed and Bill Clinton signed the False Statement Accountability Act, 18 USC § 1001. On the same day, Congress passed the Economic Espionage Act, authored by Professor James P. Chandler, that has given rise to the current NSA and FISA Court abuses of Amercian privacy.

#### **2015** (34)

- December (4)
- November (3)
- October (3)
- September (3)
- August (3)
- ▶ **July** (3)
- **V** June (3)
  - JUSTICE ROBERTS FAILED TO DISCLOSE SUBSTANTIAL OBA...

#### IBM LIED ABOUT NSA SPY PLATFORM

CONGRESS SANCTIONED LYING TO COURTS AND GOVERNMENT...

- ▶ May (3)
- April (4)
- March (3)
- February (1)
- January (1)
- ▶ **2014** (26)
- 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.

- 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

<sup>-</sup> X

PERFECT EXAMPLE OF WHY SENATOR RAND PAUL IS RIGHT ABOUT READING LAWS FIRST



Congress should read laws before passing them. 18 USC § 1001(b) was a Cartel devil dressed up as "accountability." The False Statement law gave judges, politicians, lawyers and their clients' permission to lie in judicial proceedings, including federal agencies. Who is laughing besides the scoundrels who fooled Congress into passing this law?

Now we know why people like Lois Lerner

(IRS), James Clapper (NSA), John Koskinen (IRS), Eric H. Holder, Jr. (DoJ), Todd Y. Park (HealthCare.gov) lied so blatantly in their hearings. They *knew* they were protected by this law, buried in the books.

Subsection (a) is consistent with moral law, well-settled precedent and common sense— don't lie; tell the

truth .

However, Subsection (b) exempts liars

What?!

Yes, it is true.

"Congress . . . chose to exempt from criminal liability certain kinds of lies to the federal government."

9th Circuit Court Judge Susan P. Graber (2007)(Clinton appointee)

# **MORE CARTEL PLOTTING**



Our investigation into the genesis of this law revealed a now familiar incestuous group of co-conspirators among IBM, Professor James P. Chandler, David J. Kappos, Eric H. Holder, Jr., The Eclipse Foundation, Facebook, JPMorgan and Goldman Sachs.

# **18 USC § 1001 SUBSECTION (A)**:

(a) Except as otherwise provided in this section, whoever, in any matter within the jurisdiction of the executive, legislative, or judicial branch of the Government of the United States, knowingly and willfully—

(1) falsifies, conceals, or covers up by any trick,

scheme, or device a material fact;

(2) makes any materially false, fictitious, or fraudulent

statement or representation; or



FIG.5-CONGRESS MADE LYING TO THE GOVERNMENT AND THE COURTS LEGAL. On Oct. 11, 1996, Congress passed the euphemistically named False Statements Accountability Act 18 USC § 1001. Subsection (b) of the Act made it legal to lie to courts and government agencies. Few Americans know about this law, but those unscrupulous lawyers who slipped it through Congress use it as their excuse to abuse power and line their pockets. This law must be rescinded with redress to its victims and punishment meted out to its perpetrators. *Graphic: Kushandwizdom.* 





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



### STOP FACEBOOK PROPERTY THEFT



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.



Contact your representatives. Ask them to pass it. <u>Real American inventors need your support.</u> 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.

(3) makes or uses any false writing or document knowing the same to contain any materially false, fictitious, or fraudulent statement or entry;

... shall be fined under this title, imprisoned not more than 5 years or, if the

offense involves international or domestic terrorism (as defined in section 2331), imprisoned not more than 8 years, or both.

Subsection (b) was slipped into a law that had been unchanged since 1948. The 1996 revision ballooned from [81] to [284] words. How many Congresspersons read it before they approved it?

# A REAL LIFE "GET OUT OF JAIL FREE" CARD— SUBSECTION (B):

"(b) Subsection (a) <u>does not apply</u> to a party to a judicial proceeding,\* or that party's counsel, writings or documents submitted by such party or counsel to a judge or magistrate in that proceeding."

\* Judicial proceedings include administrative proceedings in government agencies: SEC, FEC, Commerce, Patent Office, HHS, IRS, DoE, DOD, FOIA, IG, Congress, DoT, etc.

Click here for comparison of 1948 and 1996 versions of the False Statements & Fraud statute, Click here for sample letter to Congress asking for REPEAL of 18 USC \$ 1001 Section (b). Background Graphic: Hasbro.

# **MARTINI + CORZINE = CARTEL AGENDA**

The new law was sponsored by a one-term freshman Congressman from New Jersey, William J. Martini, who magically pushed it through in just seven months.

Martini was subsequently sponsored for a federal judgeship by then Senator Jon S. Corzine, former CEO of Goldman Sachs.

Coincidentally (?), <u>on the</u> <u>same day</u> (Oct. 11, 1996) as the passage of this False Statement Accountability Act, Professor James P.



UR: Hillary R. Clinton, Jon S. Corzine, William J. Martini. Martini is the author of 18 USC Sec. 1001(b) False Statement Accountability Act of 1996 that permits laywers, judges and litigants to lie to courts and government agencies with impunity.

#### FIG. 6—WHAT ROLE DID HILLARY CLINTON AND THE Clinton foundation have in putting forward the Subsection (B) "Get out of Jail Free" Card?

Professor James P. Chandler was advising Hillary and Bill Clinton in 1996 on the Economic Espionage Act authority that the NSA used to spy on Americans. L/R: Hillary R. Clinton, Jon S. Corzine, William J. Martini. <u>Click here</u> for sample letter to Congress to repeal 18 USC § 1001(b).

Photos: Zerohedge; US Courts

Chandler also pushed through the Economic Espionage Act of 1996 (EEA). Chandler's EEA gave birth to the NSA spying on American citizens and its supposed oversight by the FISA Court, where 34,000 rubber stamped NSA requests have been approved and only 12 denied—a 0.03% rejection rate. Chandler agreed to become Leader Technologies' patent attorney in 2000 without disclosing his conflicting EEA agenda to co opt Leader's social networking invention for the NSA and its Wall Street and Silicon Valley cronies. Magically, *both* laws passed without dissent in both the House and Senate.

# 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!)

- 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

# BEN FRANKLIN: TO SACRIFICE LIBERTY FOR SAFETY IS TO DESERVE NEITHER

To put Corzine's involvement in context, Corzine telegraphed his agenda as governor of New Jersey: "Nothing is more important than the safety and security of our citizens . . ." Despite this, he later bankrupted MF Global after losing \$1.2 billion in customer funds. Lesson: Whenever the greedmeisters on Wall Street are concerned about American safety and security, run.

# "DARK POOL" CARTEL CLUB MEMBERSHIP

Corzine's friends included a bevy of Harvard graduates, including Henry Paulson (*Treasury*), Barack Obama, Jamie Dimon (*JPMorgan*), Eric Holder (*Attorney General*), Preetinder Bhararra (*US Attorney, NY*), James W. Breyer (*Accel Partners*) Lloyd Blankfein (*Goldman Sachs*), Lawrence Summers (*Instagram*) and Professor James P. Chandler (*IBM / EEA / Eclipse / NSA*). These individuals were all involved, with numerous other Obama agency heads, in some way or another with the pre-IPO marketing of billions of dollars in Facebook insider "dark pool" stock using offshore money laundering havens recently exposed by HSBC whistleblower, Hervé Falciani. *See* previous post.

While the Facebook "dark pools" were being sold to the likes of Russian oligarch Alisher Usmanov and Larry Summers' World Bank protégé Yuri Milner, Facebook lawyer, Thomas G. Hungar, Gibson Dunn LLP, lied to Leader Technologies and the court in *Leader v. Facebook* that Mark Zuckerberg's 28 computer hard drives and Harvard emails were lost. Magically, however, two days after Leader's appeal was denied by the Federal Circuit court to whom Hungar had lied (Chandler's former law student, Randall R. Rader, presided as chief judge without disclosing his conflict), Zuckerberg's information appeared intact in *Ceglia v. Zuckerberg*.

Even though the Federal Circuit was notified about Gibson Dunn's concealment of Zuckerberg's evidence, they ignored it, as did Chief Justice John G. Roberts, Jr. and the Supreme Court, in clear violation of the law.

See AFI. (Apr. 29, 2015). American public deserves to know what Zuckerberg is hiding. *Americans For Innovation*.

# CALL TO ACTION: CONGRESS MUST REPEAL SECTION (B) A.S.A.P. TO PREVENT FURTHER DAMAGE

No American citizen is shielded from the damage this law has caused.

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

Bookmark: #gibson-dunn

X

# 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 excernt:

> "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

How many tens of thousands of business and lives have been destroyed by this pernicious legislation that only benefits wicked people?

Click here for a sample letter to your elected representatives (Word \*.doc file).

Click here for Contacting Congress contact information for your elected officials.

# Contacting the Congress

\* \* \*

# **BELIEVE IT: LIES IN COURT ARE LEGAL.**

If you still do not believe that the federal law, [18 U.S.C. \$ 1001(b),] absolves liars in a court among judges, attorneys and parties, read two affirmations of this law passed by the 9th Circuit Court of Appeals (not surprisingly, located in downtown San Francisco, CA-the proving grounds for the IBM / Eclipse / Facebook Cartel):

"The amended version of 18 U.S.C. § 1001 is unambiguous on its face. Statements made in judicial proceedings are excluded from liability under the statute by subsection (b)." <u>US v. McNeil</u>, 362 F. 3d 570 (9th Cir. 2004) at 574.

"Our only task is to understand what Congress meant when it chose to exempt from criminal liability certain kinds of lies to the federal government. Under 18 U.S.C. § 1001(b), criminal liability does not attach to materially false statements submitted by a party to a judge in a judicial proceeding, even if the party makes the statements knowingly and willfully." US v. Horvath, 492 F. 3d 1075 (9th Cir. 2007) at 1081.

**NOTE:** Circuit Judge **SUSAN P. GRABER** is common to the *McNeil* and *Horvath* opinions. She actually authored the *Horvath* opinion. Her 2010 financial disclosure reveals substantial investments in the IBM / Eclipse / Facebook Cartel via Vanguard Group—one of the largest pre-IPO holders of Facebook insider stock. She was nominated to the bench by Bill Clinton soon after the EEA and FSAA, on July 30, 1997. Law professor James P. Chandler advised Bill Clinton on her appointment.



SUSAN P. GRABER-LIAR

**Notice:** This post may contain opinion. As with all opinion, it should not be relied upon without independent verification. Think for yourself.

### COMMENT

Click "*N* comments:" on the line just below this instruction to comment on this post. Alternatively, send an email with your comment to <u>afieleader.com</u> and we'll post it for you. We welcome and *encourage* anonymous comments, especially from whisteblowers.

Posted by K. Craine at 1:52 PM



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...



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

These lawyers, bankers, academics, journalists, bureaucrats and self-styled elitists sponge

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



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...



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

# 20 comments:

#### dave123 June 10, 2015 at 6:14 PM

NSA is weakening encryption makes it easy to steal info and it ends up on facebook, isis have better encryption?

Obama admits to no complete plan for confronting isil. And if you live in Syria living under Isis rule don't CLICK the like button on facebook Isis will discover you detain you and kill you and yes the like button was stolen by mark zuckerberg Well at least they got a plan Obama

Israel was removed from UN report on countries that harm children, what no plan for confronting this Obama?

NSA is using bribery money in countries all over the world (LIKE FIFA) So where and how do you get this money, well you have go to the US then to a secret location in Texas NSA?? where you get informant and bribery money, and you can only get this money if you go to this location in Texas and they will set up payments for you

#### Reply Delete

#### Rain Onyourparade June 11, 2015 at 2:05 PM

This revelation is so disgusting. I would have said there was some exaggeration or misunderstanding here, but after reading the confirmations of this sneaky law by the Circuit Courts, its really there.

I have prepared this cut and paste for our Senators and Congressmens' web forms. Use if you like. We need to get this law amended or repealed immediately. Let's take away these scoundrels' soft landing.

Dear NAME

Re: Congress sanctioned lying to the courts and government in 1996

As unbelievable as this seems, I have read and reread 18 USC 1001, subsection (b) in context. It really does say that judges, lawyers and parties in "judicial proceedings" are immune from fraud charges for lying.

I ask you to immediately open an investigation, repeal this ridiculous law, and prosecute the people who maliciously foisted it upon our justice system and the American people.

Here's a site that explains the problem better than I can:

http://americans4innovation.blogspot.com/2015/06/congress-sanctioned-lying-to-courtsand html

Yours sincerely.

YOUR NAME Contact info

**Reply Delete** 



#### dave123 June 11, 2015 at 7:08 PM

Elon Musk's space X company has asked the federal government for permission to begin testing on a project to beam Internet service from space,

Pay Pal Mafia gave the NSA/C.I.A. the keys to the backdoor to our privacy as the guid pro quo. The Pay Pal Mafia bankrolled Zuckerberg to implement the commercial versions of Leader Technologies' invention while the NSA and C.I.A. built backdoors into the code. And Elon Musk knew all about this and knew how facebook was stolen.

Zuckerberg appears to have been a pawn in Chandler's power play on behalf of IBM, the NSA and the C.I.A. (his clients). Abu Mohammed don't click the like button and don't think the NSA or the CIA give a dam just in it for the money and power

https://www.google.com/url?rct=j&sa=t&url=http://www.bidnessetc.com/45052-insiderselling-facebook-inc-fb-actavis-plc-act-taser-international-inc-

ta/&ct=ga&cd=CAEYACoTNjA3MDA3ODgzMzQxMTQzMTc4NzIcOWFjODU4MzBkZmQ3YzViNzpjb y5uejplbjpOWg&usg=AFQjCNEecOyZctsceQD3NS0O25XTxWv1JA

#### **Reply Delete**



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

X

### **OUR MISSION**

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

. . . our society and economy will be dragged down (and eventually destroyed) by copying, infringement, thievery, counterfeiting, hacking, greed, misinformation, exploitation, abuse, waste, disrespect, falsity, corruption, bribery, coercion, intimidation, doublespeak, misconduct, lies, deception, attornev "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.

X

### 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.

" So in summary today, I am just like you. I am a little people. I don't believe in gender, I work hard for my money, I tell the truth about everything, I believe that cops are bad for our cities, I believe that it's our fault that summer is here, I believe in free everything for everybody....so go forth and , whatever." End of speech .

So it's official pant suits are back, TelePrompTer speeches are a way to remember lies, and people that listen to her sophistry are still idiots.

So after group hugs from her handlers, Hillary asked how much she got paid for that speech. "Nothing ? I got nothing? Why are we here? Let's get on my Lear jet and fly somewhere else so people can here me say that global warming is our biggest enemy, and corporations cause inequality, and I have female parts "

Reporting from the political trail, TEX

Reply Delete



K. Craine 🖉 June 14, 2015 at 5:55 PM

The Silencing and Censorship of Opinions by Sharyl Attkisson on June 14, 2015

"I recently had the pleasure of interviewing liberal Kirsten Powers for C-SPAN about her new book, The Silencing: How the Left is Killing Free Speech, which takes on what she calls the "illiberal left" for using bullying, intimidation and political correctness to silence opinions that differ with their own.

Really, she is criticizing the unAmerican and unconstitutional trend-whether by liberals or conservatives-to censor all opinions with which they disagree.

She has amazing stories of the happenings on college campuses with kids being given "trigger" warnings on books and articles that might offend their sensitivities or give them PTSD by evoking an offensive image, and with college professors going berserk (and even physically attacking) when they see kids making perfectly legal demonstrations on campus but are delivering a message with which the professors disagree."

Click below to read more:

https://sharylattkisson.com/the-silencing-and-censorship-of-opinions/

#### Reply Delete



#### Arasmus Dragon June 16, 2015 at 10:29 AM

"Larry Summers to CNBC: Trade Deal Defeat Would Make World 'More Dangerous"

http://www.newsmax.com/Finance/StreetTalk/larry-summers-trade-deal-world/2015/06/15/id/650635/

More Summers dirty secrets hidden in TPP are the patent and copyright landmines. Obama's cartel wants to use executive powers to override US intellectual property protections. They want to be able to waive the obligations of Asian counterfeiters, plagiarists and infringers to compensate writers, musicians, inventors who import to the US. Then, watch the flood of cheap knockoffs and copies of American ingenuity. Besides destroying our labor markets, more cheap goods will destroy our innovators by taking away their ability to make a living, reap the rewards of their creativity, and protect them from these deep-pocket Wall Street predators.

**Reply Delete** 

#### dave123 June 16, 2015 at 1:44 PM

Goldman Sachs tried to hire Tom Hayes (to rig benchmark interest rates)

Tom Hayes, a former trader charged with conspiring to rig benchmark interest rates, had become such a powerful player in 2008 that Goldman Sachs tried to hire him with a \$3 million signing-on bonus, In an email exchange shown to the court dated June 24, 2008, former senior UBS manager Sascha Prinz disclosed Goldman's offer to another senior manager Jerker Johansson and asked for approval to offer "one of my most talented young traders in Tokyo" an attractive bonus as an incentive to reject Goldman's "aggressive" pursuit, Each morning at a meeting of UBS's interest-rate-derivatives 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, Facebook than added the feature to tag certain friends or groups, (bankers lawyer Shady traders etc.) The ponzi scheme had everything it needed Larry Summers aka Goldman Sachs David Kirkpatrick set up libor manipulation info on facebook

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 **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. 💥

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



#### Reply Delete

#### dave123 June 16, 2015 at 1:45 PM

Stephen C. Siu, Patent Judge (Patent Office), former employee for IBM, vendor of 750 patents to Facebook two months before the Facebook IPO on May 22, 2012; Facebook insiders cashed out over \$16 billion shares on Day 3 of the IPO, including Mark Zuckerberg and James W. Breyer, Accel Partners LLP (see Transcript), Zuckerberg's Harvard handler, along with former Harvard president, Lawrence "Larry" Summers.

This dirty conduct is just for starters. The Securities and Exchange Commission says it has set aside about \$450 million for payments to outside whistleblowers for information, but the information is used by the NSA for their global data gathering agenda and not one person is criminally prosecuted. And Larry Summers president of Harvard in 2001 was credited with winning obama the rigging of the 2008 and 2012 elections for OBAMA and the pay back was obama chose Timothy Geithner as treasury secretary and a key player in the decision to pay Goldman Sachs 100 cents on the dollar for its bets against mortgages. OBAMA picked Gary Gensler a former Goldman Sachs executive. OBAMA picked Mary Schapiro CEO of FINRA OBAMA picked Rahm Emanuel was on the board of Freddie Mac OBAMA both martin Feldstein and Laura Tyson are members of OBAMA'S economic recovery advisory board (AKA THE PAY OF) And OBAMA chief economic advisor is Larry Summers who rig the 2008 and 2012 elections using facebook and did so knowing that facebook was stolen, Larry Summers aka Goldman Sachs is the shadow power behind Facebook Buy mid-2010, not a single senior financial executive had been criminally prosecuted or even arrested not a single firm had been prosecuted criminally for securities or accounting fraud, and Obama has made no attempt to recover any compensation it was MONEY IN THE BAG, like the IRS, the Patent Office blanked out most of its disclosure including every reference to Microsoft and Facebook. The Freedom of Information Act (FOIA) officer herself, attorney Kathryn Siehndel, failed to disclose her prior employment with Facebook's lawyer in Leader v. Facebook, White & Case LLP. James W. Breyer spy at Harvard for Facebook Venture capitalist James W. Breyer was elected to the Harvard Corporation, the University's highest governing body and so on and so on.....

Facebook Inc (NASDAQ:FB) is trying to make sure no other company's name bears resemblance to its own, The Wall Street Journal reported. The news comes after WSJ investigated such claims, and it turns out certain similar-name companies are being slapped with trademark-infringement cases by Facebook. The spokesperson also stated that Designbook's name can confuse consumers with the name Facebook and because of that it needs to be altered. The Wall Street Journal took a look at the documents filed by Facebook at the US Patent Office and found that the social network currently has around 100 recorded trademark legal notices still in proceedings. The spokesperson also stated that the number includes ongoing notices, as well as ones that are over. But the one thing that facebook forgot to tell is the trademark name facebook is fucking stolen??.

#### Reply Delete

#### dave123 June 16, 2015 at 1:54 PM

The European commission recently warned that EU citizens should close their Facebook accounts if they want to keep their information private from US security services, after finding that current Safe Harbour legislation does not protect citizen's data.

Facebook was also recently ordered by a Vienna court to respond to a class action data privacy lawsuit that was filed against Facebook in Austria by privacy activist and lawyer Max Schrems, which is seeking damages of  $\in$ 500 (£397) per plaintiff for alleged data protection violations.

- · Leave Facebook if you don't want to be spied on, warns EU
- Facebook 'tracks all visitors, breaching EU

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#### dave123 June 16, 2015 at 1:58 PM

Tracking users, non-users and logged out users without consent

Advertisement

According to the report on which the commission is now acting, Facebook has been tracking users on a long-term basis who visit any page - be it a fan page, profile or any other portion of the site that does not require a Facebook account to visit - belonging to the Facebook.com domain.

# CODE OF CONDUCT FOR U.S. JUDGES

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

X

### 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



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

Reply Delete



Email comment from Ohio:

I received this response from Senator Rob Portman regarding his vote on the NSA bulk data collection. I encouraged him to vote against it:

#### Dear My Name:

Thank you for contacting me regarding the USA Freedom Act and reforms of the National Security Agency's (NSA) data collection program. I appreciate your taking the time to share your views on this important issue.

As you may know, the Senate recently voted on the USA Freedom Act, which made extensive reforms to NSA surveillance programs, including banning the bulk collection of metadata and imposing new restrictions on the government's authority to acquire and analyze call records. On June 2, 2015, the bill passed by a vote of 67-32. I voted against the bill.

(This paragraph was in BOLD) Members of Congress have a broad array of responsibilities, but above all is the oath we take to defend the Constitution. I believe strongly in defending the United States from all national security threats, but we must also protect the civil liberties that define us as a country. The nature of the terrorist threat has blurred many of the lines of traditional foreign versus domestic information collection. As a result, we must use all the tools at our disposal to defend our country. Our enemies are determined, flexible, and persistent, and we must be as well. However, I remain concerned about the potential for government overreach. Our national security programs should be tailored towards a specific threat and avoid impacting innocent Americans. These surveillance programs must strike the right balance between defending ourselves from national security threats and upholding the civil liberties we all cherish.

I have concerns the USA Freedom Act will make us less effective in stopping terrorism and could put both our privacy and our security at risk by having hundreds of phone companies collect data instead of a small number of professionals with high-level security clearances. I also have concerns that this bill will impact the ability of our national security professionals to respond to threats by limiting the depth and breadth of information available to them. As this law is implemented, we need to ensure we have thorough oversight of its implementation and that we make the transition to these new processes as seamless as possible.

Thanks again for contacting me. I value your opinion and will keep it in mind as I work to protect this nation and the rights of U.S. citizens. For more information, please visit my website at www.portman.senate.gov.

Sincerely, Rob Portman U.S. Senator

Reply Delete

#### Replies



#### K. Craine 🖉 June 18, 2015 at 7:06 AM

Email comment from Ohio:

I received this response from my other Senator Sharrod Brown (D). He agrees with Senator Rob Portman (R). Chalk one up for Ohio and freedom from government illegal invasion of our privacy!

Dear My Name:

Thank you for getting in touch with me regarding the USA Freedom Act and legislation that reaffirms civil liberties protections established under the Fourth Amendment to the United States Constitution.

Recent reports have unveiled classified programs that allowed federal intelligence agencies to collect and analyze data on individuals' phone calls. While the data collected and analyzed was limited and did not include the content of calls, the practice of reviewing Americans' phone records has raised serious questions about the impact of counterterrorism efforts on our privacy and civil liberties.

In response to these concerns, the USA Freedom Act was introduced to limit data collection authorities given to national security agencies under Patriot Act and FISA Amendments Act of 2008. This legislation would end bulk collection of Americans' phone records by the National Security Agency. This bill was passed by the Senate and signed into law by the President on June 2, 2015.

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 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

While I fully support efforts to protect our nation, I believe that such efforts must not compromise the very foundation that makes our country great. Protecting our national security is important, but any sort of overbroad surveillance of American citizens is cause for serious concern. American citizens who have done nothing wrong rightfully expect that information relating to their phone calls or e-mails cannot and should not be accessed and stored by the government.

Thank you again for getting in touch with me.

Sincerely,

Sherrod Brown United States Senator

Delete

Reply



#### K. Craine 🖉 June 18, 2015 at 2:04 PM

Email comment by TEX:

It's interesting that the term "lie" as described in the amended law, includes the willful intent to distort or deceive. Why even put them under oath ? Why ask a question of a person that can answer any way they want without fear of reprisal or punishment? Why bother? How many times over the last eight years have we experienced obvious lies under oath, yet no one is jailed or even fired?

A civil society that has written and approved codified laws that condone lying is a society helbent on implosion....thus the transformation of America of which Mr. Obama spoke of so eloquently. The elite are exempt from truth and honor, while U.S. subhuman drones are subject to telling the truth and following rules/ laws. Go figure......

Have a great day, TEX

Reply Delete



#### Arasmus Dragon June 19, 2015 at 6:39 AM

I have just sent the link to this post and the No More Lies! flyer to my senators and congressperson. Here's what I sent in case anyone wants to just cut and paste what I wrote:

Subject: Repeal 1996 law that sanctions lying to government

Dear Senator/Congressperson NAME,

I would like to bring your attention to an unconscionable law passed in 1996, the False Statement Accountability Act, 18 USC Sec. 1001(b) that sanctions lying to courts and agencies.

Here is are two documents explaining the endemic problems it has caused:

http://americans4innovation.blogspot.com/2015/06/congress-sanctioned-lying-to-courts-and.html

http://www.fbcoverup.com/docs/congress/2015-06-18-Congress-must-repeal-USC-1001-Subsections-b-c-Jun-18-2015.pdf

Please work to repeal this corrupt law.

Sincerely,

MY NAME

**Reply Delete** 



Director Mueller, along with Acting Attorney General James B. Comey, offered to resign from office in March 2004 if the White House overruled a Department of Justice finding that domestic wiretapping without a court warrant was unconstitutional. Attorney General John D. Ashcroft denied his consent to attempts by White House Chief of Staff Andrew Card and White House Counsel Alberto R. Gonzales to waive the Justice Department ruling and permit the domestic warrantless eavesdropping program to proceed. On March 12, 2004, President George W. Bush gave his support to changes in the program sufficient to satisfy when he was asked on a motion to disclose potential Facebook holdings and other conflicts of interest, he refused along with the other judges. See Motion to Disclose Conflicts of Interest. Judge

Wallach continued in silence even after Clerk of Court Horbaly failed to provide him with Dr.



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



Clerk of Court Jan Horbaly, U.S. Court of Appeals for the Federal Circuit, clerk who signed all the opinions in *Leader Techs v. Facebook, Inc.*, 678 F.3d 1300 (Fed. Cir, 2012). Clerk Horbaly and his staff obfuscated when the court's ruling was challenged by an *amicus curiae* brief revealing clear mistakes of law and new evidence.

#### See analysis of the misconduct and misrepresentations within the Federal Circuit Clerk of Court in

Leader v. Facebook. Mr. Horbaly failed to disclose his conflicts of interest and close associations with numerous Facebook attorneys and law firms, as well

as his close association with 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

the concerns of Mueller, Ashcroft and Comey. All this happened at the same time facebook started . The extent of the National Security Agency's domestic warrantless eavesdropping under the President's Surveillance Program is still largely unknown. Well it was thanks Snowden

On May 12, 2011, it was reported that President Obama had asked Director Mueller to continue at the helm of the FBI for another 2 years beyond his current term, set to expire on September 4, 2013. [The Senate approved this request on July 27, 2011. Mueller stepped down on September 4, 2013, and was replaced by James Comey. One of the jobs that Robert Mueller had to do by LAW is to inform the President of all meager crime, but Robert Mueller tried to waive this LAW and get it out of the way Robert Mueller knew that facebook was stolen and had all the IMs and Emails about this stolen idea Obama and Larry Summers aka Goldman Sachs knew facebook was stolen OBAMA chief economic advisor is Larry Summers who rig the 2008 and 2012 elections using facebook and did so knowing that facebook was stolen and stole all the bail-out money Goldman Sachs tried to hire Tom Hayes (to rig benchmark interest rates) Goldman Sachs tried to hire him with a \$3 million signing-on In an email exchange shown to the court dated June 24, 2008, former senior UBS manager Sascha Prinz disclosed Goldman's offer to another senior manager Jerker Johansson and asked for approval to offer an attractive bonus as an incentive to reject Goldman's "aggressive" pursuit. But Tom Hayes is a player In one computer chat exchange shown to the jury on Thursday, Hayes asks a broker to try and lower rates, promising a fee in return "...if that happens, it's a 62,000 buck trade for you, alright?"

NSA spying; The Belgian privacy commission is taking Facebook to court for its alleged "trampling" over Belgian and European privacy law. "We want a judge to impose our recommendations. These recommendations are chiefly aimed at protecting internet users who are not FACEBOOK members," he said.

Reply Delete

#### Rain Onyourparade June 20, 2015 at 12:34 PM

WIKILEAKS exposes the corrupt intellectual property languaged in Obaman's TPP. This is another lawyer playground. No wonder Obama doesn't want its terms to be open to public scrutiny. He intends to give away American sovereignty,

The devil is certainly in these details.

https://wikileaks.org/tpp-ip2/

For example, read this:

"Article QQ.E.13 Consistent with [Article QQ.E.5 (Exceptions)], each Party may provide that a third person may do an act that would otherwise infringe a patent if the act is done for purposes connected with the collection and submission of data in order to comply with the regulatory requirements of that Party or another country, including for purposes connected with marketing or sanitary approval."

Good bye American ingenuity.

#### **Reply Delete**



#### K. Craine 🧭 June 23, 2015 at 8:25 AM

Senators who are concerned about the negative impact this ill-conceived TPP trade agreement will have on our Republic are asking us o call our Senators and ask them to vote NO on the TPP authority coming up for a Senate vote.

Call the Senate switchboard at 202-224-3121. Ask for your Senator's office and then tell his staffer you want him or her to vote NO. It's that simply.

You must do it in the next day, before it is pushed on the floor for a vote.

#### Reply Delete

#### dave123 June 23, 2015 at 2:05 PM

Their will all ways be people who use the N word just like a politician who makes broken promises The TAA measure, failed by a vote of 302-126, it was a fast-track bill in a bid to win Democratic support. But it failed to attract because the Senate decided to pay for it by cutting \$700 million from Medicare, Obama sucking up to the 1%ers you big fluffy-pull-over what a sell out you are. Goldman Sachs tried to lure Libor trader with \$3 mln bonus, court hears | Reuters FIFA LAS VEGAS Red Card for Obama and Goldman Sachs. and Hayes and Mark Zuckerberg stole the designs for a more efficient data centre #REMEMBER EVERY ONE JUST A SPOON FULL OF SUGAR HELPS THE MEDs GO DOWN, MERRY POPPINS.1968 my god America you totally suck at keeping secrets

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 P. Chandler. See analysis of Judge

# Rader's undisclosed conflicts of interest in *Leader v. Facebook*.

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



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

#### Updated May 22, 2015

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



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

*Leader v. Facebook* Legal Research Links

#### https://americans4innovation.blogspot.com/2015/06/congress-sanctioned-lying-to-courts-and.html#really-its-legal-to-lie-to-Congress-Courts-Agencies 13/30

OBAMA chief economic advisor is Larry Summers who rig the 2008 and 2012 elections using facebook and did so knowing that facebook was stolen, Larry Summers aka Goldman Sachs and JP Morgan is the shadow power behind Facebook

My investigation into this genesis of this law has revealed how familiar incestuous group of co-conspirators among with IBM, Professor James P. Chandler, David J. Kappos, Eric H. Holder, Jr., The Eclipse Foundation, Facebook, JPMorgan and Goldman Sachs where all in on it, BUT who started this, Well got NEWS for you AFI? AND MICHAEL McKIBBEN it was the FBI. Director Robert Mueller,

On May 12, 2011, it was reported that President Obama had asked Director Mueller to continue at the helm of the FBI for another 2 years beyond his current term, The White House Chief of Staff Andrew Card and White House Counsel Alberto R. Gonzales to waive the Justice Department ruling and permit the domestic warrantless eavesdropping program to proceed On March 12, 2004,AKA, FACEBOOK, One of the jobs that Robert Mueller had to do by LAW is to inform the President of all meager crime, but Robert Mueller tried to waive this LAW and get it out of the way (FALED)Robert Mueller knew that facebook was stolen and had all the IMs and Emails about this stolen idea

IT WAS Robert Mueller that started this[un]Accountability Act It was a law that gave judges, politicians, lawyers and their clients' permission to lie in judicial proceedings, including federal agencies like the FBI Director Robert Mueller a get out of jail FREE CARD the FBI Director Robert Mueller didn't wont to report meager crime to Obama BUT OBAMA KNEW FACEBOOK WAS STOLEN , #REMEMBER EVERY ONE JUST A SPOON FULL OF SUGAR HELPS THE MEDS GO DOWN THE MEDS GO DOWN THE MEDS GO DOWN

#### Reply Delete

#### Rich Schaum February 1, 2019 at 7:00 PM

#### Please know and understand the very First Act of Congress 1789

Oath of Office. they wording of the Preamble/Title was changed for purposes of taking the oath of office. this technically allows them to breach their employment contract the constitution we thought they swear an oath to. The words they are told to repeat "the constitution OF the United States" does not exist anywhere as a tile to a document in law or at law, the organic title clearly states "the Constitution FOR the United States OF AMERICA".

The people/settlers were not aware of this as well what Ben Franklin did in the 1783 Definitive Treaty of Peace making the King Arch-Treasurer and Prince Elector of the United States of America. Plus giving the King a share of all the Gold, Silver and Copper found in America. the real power and spoils of war were awarded to the King and his heirs in perpetuity.

Some may ask, are the English still involved in our affairs. I think so, what right does the Queen and her lackeys have to amend and sign Americas documents. Queen Elizabeth controls and has amended U.S. Social Security.

See> S.I. 1997 NO.1778 The Social Security (United States of America) Order 1997 Made 22nd of July 1997 coming into force 1st September 1997. At the Court at Buckingham Palace the 22nd day of July 1997. Now, therefore Her Majesty an pursuance of section 179 (1) (a) and (2) of the Social Security Administration Act of 1992 and all other powers enabling Her in that behalf, is please, by and with advise of Her privy Council, to order, and it is hereby ordered as follows:

"This Order may be cited as the Social Security (United States of America) Order 1997 and shall come into force on 1st September 1997."

Does this give a new meaning to Federal Judge William Wayne Justice stating in court that he takes his orders from England? This order goes on to redefine words in the Social Security Act and makes some changes in United States Law.

Remember, King George was the "Arch-Treasurer and Prince Elector of the Holy Roman Empire and of the United States of America." Read the Treaty of Peace (1783) 8 U.S. Statutes at Large. Great Britain which is the agent for the Pope, is in charge of the USA 'plantation.'

The truth is always in our face if we seek it.

What people do not know is that the so called Founding Fathers and King George were working hand-n-hand to bring the people of America to their knees, to install a Central Government over them and to bind them to a debt that could not be paid. First off you have to understand that the UNITED STATES is a corporation and that it existed before the Revolutionary war. See Respublica v. Sweers 1 Dallas 43. 28 U.S.C. 3002 (15)

http://memory.loc.gov/cgi-bin/ampage?collId=llsl&fileName=001/llsl001.db&recNum=146 Reply Delete

### **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



This is one of many laws that need to be rewritten We the people have the ability to read construct our government

Reply Delete

Enter your comment			
Comment as: K. Craine (Goo 🔻	Sign		
Publish Preview	No		

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

Newer Post Home Older Post

Subscribe to: Post Comments (Atom)

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,