HILLARY & BILL SHILL FOR A SECRET INTELLIGENCE AGENCY CARTEL

BILL'S EXECUTIVE ORDERS CREATED A WHITE HOUSE SPY-AGENCY CONTROLLED BY WALL STREET & SILICON VALLEY; HILLARY ALLOWED TO HIDE INFORMATION

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | AUG. 12, 2015 UPDATED JUN. 22, 2016 | PDF

MORE BREAKING NEWS, AUG. 16, 2015:
BILL & HILLARY FIDDLEL WHILE ROME BURNED IN 2008

NEW: OBAMA'S FREUDIAN SLIP IN EXECUTIVE ORDER 13691, FEB. 13, 2015

Barack Obama revealed his pathology that Executive Orders and American law are not the same. In giving more private crony tech company access to his spy-state machine, he stated in Sec. 8(a) (i): "Nothing in this order shall ...impair ...the authority granted by law or Executive Order ..."

Former Clinton advisor, James P. Chandler, continues his secret re-write of the Constitution.

A week after Barack Obama's election—during America's worst economic crisis since the Great Depression—Bill Clinton flew to Germany to give a $450,000 speech to AWD Holdings AG. AWD is a personal financial planner with no business in the U.S, now called Swiss Life. The $450,000 fee is his largest ever reported. A week later, Obama appointed Lawrence "Larry" Summers, Bill's former Treasury Secretary, to oversee the bank bailout. Summers protégés, Sheryl K. Sandberg and Russian oligarch Yuri Milner, figure prominently in the Facebook spy-state surveillance platform. AWD wrote in 2008 that the U.S. banking crisis "strengthened us." This trading on inside knowledge is evident. Exploitation of children by the spy-state is clearly not an issue for the ambitious couple.

Between 2001-2015, Bill & Hillary gave 75 speeches to members of IBM's The Eclipse Foundation—the technology behind White House spy-state surveillance that was stolen from Ohio innovator Leader Technologies by Professor James P. Chandler, Leader's attorney and Clinton's adviser. Up to the 2008 banking crisis, Bill Clinton was paid $4 million for 26 speeches to Eclipse members. In 2008, Bill gave only one Eclipse speech on Nov. 15, 2008 to AWD Holdings—this was 11 days after Obama's election and eight days before Larry Summers assumed bank bailout control.

NEW: OBAMA'S EXECUTIVE ORDER SHELL GAME

On Feb. 13, 2015, Obama issued Executive Order 13691 to help his IBM Eclipse private sector spy-state cronies. Buried in Sec. 3(g) is an amendment to EO 12356 (Apr. 6, 1982) that designates EO 12356 (Apr. 6, 1982) as the new authority. However, EO 12356 was revoked on Oct. 14, 2008.

FIG. 1—BILL CLINTON. On Nov. 15, 2008, Bill flew to Germany a week after Obama's election to collect a $450,000 speaking fee from his financial planner.

Photo: America Rising PAC.

HILLARY & BILL SHILL FOR A SECRET INTELLIGENCE AGENCY CARTEL

http://americans4innovation.blogspot.com/2015/08/hillary-bill-shill-for-secret.html
1995 according to EO 12392, Sec. 6.3(b) during the time of the hearings for Chandler’s Economic Espionage Act. Obama also cites the wrong date for EO 12356 (Apr. 2, 1982). These built-in ambiguities ensure that ALL interpretations of the order will return to its author, James P. Chandler, our secret, unelected and unaccountable spy-state master. Confused yet? Precisely.


BREAKING NEWS, AUG. 15, 2015:
HILLARY WIPED SERVERS— JAMES P. CHANDLER WROTE BILL'S SECURITY RULES IN 1995

On Aug. 13, 2015, Hillary Clinton just turned over an empty private email server to the Justice Department. However, the Justice Department is not impartial since they had oversight of Hillary’s activities, along with Hillary herself, as Secretary of State.

On Apr. 17, 1995, Bill Clinton’s national security confidante, Professor James P. Chandler, drafted Executive Order No. 12958—Classified National Security Information. Successive Presidents cite back to this order in dozens of related orders, so it governs Hillary Clinton's current email server conduct.

Section 6.1(b) authorizes the Attorney General to interpret the Order. Sec. 5.4(a) established the Secretaries of State & Defense, Attorney General, C.I.A Director and two Presidential aides as oversight. If the principals are colluding, then accountability is non-existent.

Truly, the foxes are guarding the White House hen house.

ORIGINAL POST

(AUG. 12, 2015) -- How many laws can Hillary Clinton break and stay out of jail? (Memo to Saul Alinsky’s Useful Idiots: Hillary & Bill are above the law, by Executive Order.)

ANSWER: Husband Bill issued Executive Order No. 13130 on Jul. 14, 1999 called the National Infrastructure Assurance Council (NIAC) to “enhance the partnership of the public and private sectors in protecting our infrastructure.”

New investigations reveal that Hillary relies on a string of Executive Orders related to NIAC that have been promulgated by her husband and his successors to protect herself from...
liability. Apparently, she hopes Saul Alinsky’s army of “Useful Idiots” (the unthinking American public) will forgive her and vote for her anyway.

**BILL STARTED A WHITE HOUSE SPY AGENCY THAT WRITES ITS OWN RULES—WITHOUT CONGRESS**

These national security Executive Orders set up a private intelligence agency operating out of the White House. The C.I.A. is subservient to it, so is the NSA, FBI, DIA, NRO. . . — all U.S. Intelligence operations.

**WHITE HOUSE INTELLIGENCE AGENCY (W.H.I.A.)**

For this article we’ll call this super agency the **WHITE HOUSE INTELLIGENCE AGENCY (W.H.I.A.).**

W.H.I.A. makes its own rules, gets stealth funding from other agencies, classifies and declassifies its own secrets, co-opts, protects (and sometimes threaten) private industry cronies. W.H.I.A. is accountable only to the President—not Congress or the Courts. In fact, the Courts and the Patent Office tucked tail long ago.

W.H.I.A. operates totally outside Constitutional checks and balances. In reality, W.H.I.A. seems to answer only to designated “critical infrastructure partners” in Wall Street and Silicon Valley.

**C.I.A., NSA AND FBI REPORT TO W.H.I.A.**

Until this new research emerged, AFI investigators had concluded that an out-of-control C.I.A. was the agency that was scrambling our republican governmental processes. However, the last three American presidents have each used W.H.I.A. as their private White House intelligence operation.

**W.H.I.A. MAKES NIXON’S PLUMBERS LOOK LIKE SCHOOL BOYS**

Richard Nixon resigned over a bungled third rate burglary of the Democratic National Headquarters at the Watergate apartment complex in Washington, D.C. By contrast, Bill Clinton, George Bush and Barack Obama have each used W.H.I.A. to get what they wanted by subverting the checks and balances of the Constitution itself. Nixon’s Plumbers look like school boys by comparison.

**BILL CLINTON** used these orders to invoke national security over the Monica Lewinsky scandal. He alleged that Monica worked for Israeli intelligence and that Bill was working her for counterintelligence. Who could prove him wrong since W.H.I.A. operates under the unwritten rules of the President? Since W.H.I.A. never received Congressional authorization, no normal due process accountability structures exist.

**GEORGE BUSH** used W.H.I.A. to justify the second Iraq war, including the lies about weapons of mass destruction. It was on George’s watch that W.H.I.A. stole Leader Technologies’ social networking invention. The theft was led by W.H.I.A. progenitor, Professor James P. Chandler—Bill & Hillary’s mentor and Leader’s attorney. W.H.I.A. turned Leader’s invention into a spy-state surveillance platform by luring users, including children. Facebook is just one of their many social creations.

**BARACK OBAMA** has used W.H.I.A. to fool Saul Alinsky’s “Useful Idiots” masses into electing him, funding his campaigns and stonewalling efforts to get information from this Administration—the “most transparent administration in history.”

**NOW, HILLARY CLINTON** relies on W.H.I.A. executive orders to justify her lies to Congress about Benghazi, her email servers and The Clinton Foundation, by its various names.
THE CLINTONS FRONT FOR W.H.I.A.'S GLOBAL AGENDA

The many Clinton foundations are very evidently fronting organizing activity for W.H.I.A. Their rhetoric is awash in Orwellian double-speak about national security, privacy, economic well-being and security. But, the fact is that their efforts undermine American sovereignty, collect Orwellian “dark profiles” on every citizen, and impoverish the economy.

W.H.I.A. GODFATHER JAMES P. CHANDLER WAS APPOINTED TO NIAC JUST TWO DAYS BEFORE BILL CLINTON LEFT THE WHITE HOUSE

On Jan. 18, 2001, two days before his departure, Bill Clinton appointed Leader Technologies’ patent attorney, James P. Chandler, to his NATIONAL INFRASTRUCTURE ASSURANCE COUNCIL (NIAC). NIAC members read like a Who’s Who of IBM’s Eclipse Foundation.

For Bill, this last Executive Order was merely a stepping stone into his Pied Piper work for his foundations where he has pursued the spy-state agenda with a vengeance. It was only the end of Chapter 1 of the takeover by a totalitarian left.

On Mar. 14, 2001, Chandler pushed through sweeping Judicial Conference changes to the mutual fund ethics disclosure guidelines. These changes opened the door to widespread abuse by judges and judicial employees who now hide their deep-pocket investments behind mutual fund veils. Then for example, even if JPMorgan is a litigant in the case, the judge who holds JPMorgan stocks in various mutual funds will preside over the case while silently making decisions favorable to JPMorgan (and his stock portfolio). See Hit & Run: The Hijack of the Cyberworld Timeline.


On Mar. 21, 2001, social networking inventor Michael McKibben, Leader Technologies, presented a plan to Chandler and Battelle Memorial Institute to implement his invention at the University Initiative. It was called THE UNIVERSITY INITIATIVE.* The Chandler and the Cartel stole Leader’s plan, which became the spy-state platform Facebook.

On Nov. 29, 2001, ten months later, Chandler and IBM formed another foundation, THE ECLIPSE FOUNDATION, to hijack Leader Technologies’ social networking invention.

In 2009, IBM’s inside counsel, David J. Kappos, was appointed by Obama to run the Patent Office in 2009. Eric H. Holder, Jr. was appointed as Attorney General. Both men are Chandler understudies.

OBAMANNA FOLLOWS ALONG IN LOCKSTEP

On Feb. 13, 2015, just six months ago, Barack Obama doubled-down on W.H.I.A. with Executive Order No. 13675. He pledged to protect America from the “cyber threat” and to “improve the security of our critical infrastructure.”

On Aug. 30, 2002, the Clinton “ sweetheart” Kappos, patented a database system 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.

http://americans4innovation.blogspot.com/2015/08/hillary-bill-shill-for-secret.html

4/28
EXECUTIVE BRANCH STONEWALLING EMANATES FROM W.H.I.A.

Obama's latest order is just the latest in a string of related orders he has issued since 2009. These orders have given the Attorney General (Eric H. Holder, Jr.) almost dictatorial powers over W.H.I.A.

Among these W.H.I.A.orders were authorizations to issue security clearances for commercial vendors, to classify and declassify documents by their own rules (Hillary's email server was not classified if she said so), and invoke executive privilege on information requested by subpoena and FOIA requests. W.H.I.A. appears to be the authority being used by the White House to stonewall Congress, Inspectors General and FOIA requests.

ORDERS ESTABLISHING W.H.I.A. ARE A RAT’S NEST OF LEGAL Gobbledygook

The Executive Orders are chock full of bureaucratic legalese and gobbledygook. No human can decipher the nested references from one order to another. Consequently, they are an unscrupulous lawyer's playground, which appears to be by design.

For example (now stay with us):

Got it? Exactly. Only the mother of a monster could love what you just read.

A STUPID SMART LAW PROFESSOR CREATED W.H.I.A.

What would possess a Washington, D.C. insider to conceive of such a scheme and think he could get away with it? Only a well-healed national security law professor like James P. Chandler could keep an operation like this together and secret through three presidents.

Chandler is intelligent and cunning. He appears to be almost single handedly responsible for much of the racial agenda emerging from the White House. His oversized intellect keeps him ahead of most people. In Chandler's mind, payback would

JAMES P. CHANDLER’S SELLOUT OF HIS CLIENT, LEADER TECHNOLOGIES, INC. (WHISTLEBLOWER REVELATIONS)

LEADER V. FACEBOOK BACKGROUND

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

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

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

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


2. Dr. Lakshmi Arunachalam's Censored Federal Circuit Filings (Archive)

3. Brief Summary of Leader v. Facebook

4. Backgrounder

5. Fenwick & West LLP Duplicity

6. Instagram-scam

7. USPTO-reexam Sham

8. Zynga-gate

9. James W. Breyer / Accel Partners LLP Insider Trading

10. Federal Circuit Disciplinary Complaints

11. Federal Circuit Cover-up

12. Congressional Briefings re. Leader v. Facebook judicial corruption

13. Prominent Americans Speak Out

14. Petition for Writ of Certiorari

15. Two Proposed Judicial Reforms

16. S. Crt. for Schemers or Inventors?

17. Attorney Patronage Hijacked DC?

18. Justice Denied | Battle Continues

19. FB Robber Barons Affirmed by S. Crt.

20. Judicial Misconduct WALL OF SHAME

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

22. Facebook | A Portrait of Corruption

23. White House Meddling
Indeed be a bitch, we believe.

Chandler was a Harvard Law professor. Barack Obama appears to be Chandler’s Manchurian candidate. The same is true for two other Chandler protégés: Eric H. Holder, Jr. as Attorney General and IBMs David J. Kappos as Patent Office Director.

This doesn’t even count Lawrence “Larry” Summers who was president at Harvard when Chandler, Fenwick & West LLP and James W. Breyer, Accel Partners LLP, came to him with the Leader Technologies’ University Initiative, albeit repackaged as Facebook.

Summers hired his former Harvard student, Sheryl K. Sandberg, and fledgling Russian banker Yuri Milner as his researchers when he became Chief Economist at the World Bank in 1992. See Summers-Sandberg-Milner Timeline. Does anyone think it is coincidence that Sandberg is Facebook’s chief operating officer and Milner’s Moscow, Russia investments drove Facebook’s pre-IPO valuation to $100 million by 2012?

Instead of doing the right thing, Breyer deployed his venture capital influence at the National Venture Capital Association (NVCA) to carve up and fund exploitation of Leader’s invention into market-by-market pieces. Facebook for universities, LinkedIn for professionals, Instagram for pictures, Twitter for messages, Groupon for coupons, Zynga for games, Palantir for spy-state surveillance, athenahealth for medical offices...you get the picture.

It was a feeding frenzy. That’s when 19-year-old Mark Zuckerberg agreed to lie for them and be their Harvard front man in 2003.

Ethically, Chandler evidently prefers patent theft, subversiveness, deception and skin color over legal acumen, morals and common decency. all for the common good and national security, of course.

Chandler also appears to be the person within the White House who orchestrates the FOIA stonewalling that was recently revealed to the House Oversight Committee.

Washington, D.C. court records show that Chandler has been involved in at least three civil rights cases, one involving himself, and two his son. All three cases were complaints involving police. His case was settled and his son’s were dismissed. This focus on race cases may help explain why the flames in Ferguson are fueled by well-financed outsiders. Chandler appears to have his largesse stashed in the Cayman Islands in James LLC, among others.

CHANDLER DEMANDS PUBLIC ADMIRATION

Chandler’s recently leaked stenographer notes from 2002 revealed a Trump-sized self-promoter when he told Montgomery County, Maryland officials: “We do valuable work for our country and it is important for that to be understood and acknowledged.” See Fig. 5.

CHANDLER FORMED THE ECLIPSE FOUNDATION IN 2001 WITH IBM, HIS GO TO W.H.I.A. TECHNOLOGY PROVIDER

FIG. 7—On Aug. 30, 2002, stenographer information proved that James P. Chandler was colluding with IBM (David J. Kappos, chief intellectual property counsel) and the U.S. Patent Office were colluding in the formation of The Eclipse, Foundation. Doug Duncan was Montgomery County, Maryland executive (mayor). Kappos was appointed director of the Patent Office by President Obama in a rare recess appointment on Aug. 07, 2009. Soon after, Kappos converted all of his IBM stock to Vanguard stock. IBM’s chief financial officer, Mark Loughridge, is now a director of Vanguard. Loughridge wrote the $40 million “donation” check at IBM to fund The Eclipse Foundation on Nov. 29, 2001. Chandler’s whistleblower notes experts here show he is starting to spend the Eclipse cash and recruit IBM partners without disclosing his conflicts of interest to his other client, Leader Technologies, Inc.

TRANSCRIPT of Kelley Clements’ stenographer’s notes above:

We have no reluctance to share info. with the County - DO NOT GO PUBLIC w/ this

We do valuable work for our country and it is important for that to be understood and acknowledged

Doug Duncan is aware [Montgomery County, Maryland, Executive]


what we need

what we don’t need

IBM Incorporating Members

Business Model - different from current business model

consider some approach to partnering w/ IBPs

Graphic: Chandler notes.

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

GBISON 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 that 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

OHIO STATE’S PRESIDENT
MICHAIL V. DRAKE MIREP IN PERSONAL CONFLICTS OF INTEREST

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

OSU BAND INVESTIGATION
UNARTHS SURPRISE TRUSTEE COLLUSION IN PATENT THEFT

Breaking News, Sep. 3, 2014 , 10:05am OSU Trustee President, Jeffrey Wadsworth, “counterattacks” the Band Alumni leadership T...

GOVERNOR JOHN KASICH HOLDS MUCH STOCK IN OSU TRUSTEE PRIVATE INTERESTS

On Nov. 29, 2001, IBM and Chandler formed The Eclipse Foundation, ostensibly to become a repository for “contributed” IBM Open Source software, an oxymoron in itself.

IBM is the largest holder of patents on the planet. IBM does not do Open Source. What IBM did was receive Leader's source code from Chandler, then IBM claimed Leader’s invention as their own. In short, the Eclipse IDE (interface development environment) is Leader’s invention.

The innovative elements of the Eclipse IDE were not IBM’s and Chandler’s property to give away.

BILL & HILLARY (AND BARACK) ARE PIED PIPERS FOR THE ECLIPSE FOUNDATION, FACEBOOK & W.H.I.A. AGENDA FOR GLOBAL DOMINATION—NO WONDER THEY RAISED $2 BILLION (WITH A "B") FOR THEIR FOUNDATIONS!

An analysis of Hillary Clinton's 2009, 2010, 2011 and 2014 financial disclosures reveal a correlation between Eclipse Foundation members and Bill’s speaking 126 speaking engagements over a 40-month period, 22 companies are direct members of Eclipse, while dozens others are financiers and customers of those Eclipse vendors that include Microsoft, Cisco, Salesforce.com, DocuSign, Verisign, CareerBuilder, Visa, McAfee, Deloitte & Touche, Oracle, UBS, AT&T, SAP, Deutsche Bank, Castlight Health, eBay, Qualcomm, Xerox, GE, Vanguard, Bank of America/Merrill Lynch, and Barclays. Over half of these companies are Facebook underwriters and beneficiaries. See The Washington Post: [Return shortly to this post for a link to a spreadsheet being prepared to be linked here.]

HILLARY'S FINANCIAL DISCLOSURES CONTAIN CRIMINAL OMISSIONS

Prior to Hillary’s appointment as Secretary of State in 2009, she submitted a financial disclosure on Jan. 05, 2009. However, her 2008, 2009 and 2010 disclosures have disappeared from the Office of Government Ethics website.

AFI obtained a copy nonetheless from OpenSecrets.org. Click here for Hillary Clinton’s 2008 financial disclosure. Why did the White House block public access to Hillary’s financial report, which had been public? It is evidently because she totally neglected to disclose her financial disclosure. Why did the White House block public access to Hillary’s financial disclosure? Why did she totally neglect to disclose her financial interests in her foundations.

Hillary failed to disclose her Clinton Foundation and PAC activities in any manner that an experienced attorney like her knows she should. For example, here is the extent of her now concealed 2008 disclosure:

![Image](https://via.placeholder.com/150)

HILLARY R. CLINTON’S only disclosure about her foundations in her 2008 financial disclosure. The disclosure omits the tens of millions accumulated to her benefit by Bill Clinton’s speaking fees, which averaged $117,000 per event. Such nondisclosure is illegal, if it was a knowing omission intended to deceive the public.

Hillary did not disclose a single dollar of financial interest associated with her foundations or PACs. However, according to The Washington Post, Bill and Hillary have raised over $2 billion for the foundations. Propriety dictates that such enormous cash flow must be disclosed. Failure to disclose is not inadvertent, but obviously willful, and therefore criminal.

Bill Clinton has made over $104.9 million in speeches since leaving office in 2001 to promote The Eclipse Foundation and W.H.I.A, also according to The Washington Post. Hillary disclosed nothing about the financial’s of her foundations in 2008. Perhaps this explains why the White House has removed that report from the Office of Government Ethics.

Governor's trustee appointments reveal strong bias toward protecting his investments Contributing Writers | Opinion | AMERICANS FOR INNOVA...

FIRING OF OSU BAND LEADER EXPOSES CORRUPTION AT BATTELLE LABS, PATENT OFFICE, NSA Jeffrey Wadsworth, Battelle CEO and OSU Trustee president, doles out OSU contracts to Facebook Cartel thru his McBee Strategic LLC lobbyis....

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 ...

HEALTHCARE.GOV HAS EXPOSED WASHINGTON’S ETHICAL DISEASE Undisclosed conflicts of interest—on a massive scale—are choking Washington Contributing Writers | Opinion | AMERICANS FOR INNOVA...

HOW JUDGES GROW RICH ON THE BAGS OF AMERICAN INVENTORS Patent Office filings are shuffled out the USPTO backdoor to crony lawyers, banks and deep-pocket clients Contributing Writers | Opinion | AMERICANS FOR INNOVA...

DISASTROUS RISE OF A LAWLESS C.I.A. Presidents from Washington to Eisenhower feared threats to liberty from abuses of power by the military-industrial complex Contributing...

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 Face...
NEW: CLINTON, HILLARY R., 2000–2015 FINANCIAL DISCLOSURES


CHRISTINA M. TCHEN, HILLARY'S CHIEF OF STAFF, IS EQUALLY DECEPTIVE

The financial disclosure for Christina M. Tchen, Hillary’s chief of staff, has also disappeared from the OGE website. However, AFI was able to obtain a copy from a whistleblower. Click here for Christina M. Tchen 2008 Financial Disclosure.

Tchen apparently couldn’t get a good scanner on her $2.2 million Skadden Arps LLP annual Chicago lawyer salary before coming to work at the White House. Here is her disclosure in regular and zoomed modes:

Tina M. Tchen Disclosure @ 100% (full size) Magnification (illegible):

FIG. 11—CHRISTINA TCHEN 2008 FINANCIAL DISCLOSURE. Tchen was Hillary Clinton’s chief of staff. She was formerly employed at Skadden Arps LLP in Chicago. Skadden Arps has a sullied reputation as an uber corrupt law firm.

Tina M. Tchen Disclosure @ 200% (2x) Magnification (still almost unreadable):

FIG. 12—CHRISTINA TCHEN 2008 FINANCIAL DISCLOSURE. Tchen’s disclosure is intentionally obscured and almost unreadable. One can just make out that her salary at Skadden Arps LLP law firm before becoming Hillary Clinton’s chief of staff was $2.2 million per year. Apparently, Skadden Arps scanner was on the fritz the day Ms. Tchen prepared her financial disclosure for public review.

OUR MISSION

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

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

CURRENT EDITORIAL FOCUS

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

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

The judges ignored shocking new evidence that Mark Zuckerberg withheld 28 hard drives of 2003-2004 evidence from Leader Technologies that could prove actual theft (and therefore claims even more serious than infringement). In addition, Facebook’s appeal attorney, Thomas G. Hungar of Gibson Dunn LLP, has close personal ties to just
An AFI researcher studied the Tchen's disclosure until her eyes bled. (Eyes folks, eyes [inside joke for those following Donald Trump's dust up with FoxNews' Megyn Kelly].) She determined that Tchen worked for Skadden Arps LLP. Skadden Arps currently represents JPMorgan in Dr. Lakshmi Arunachalam's patent infringement battle. Arunachalam-Pi-Net v. JPMorgan. Skadden has been proven to lie for JPMorgan in every court filing and in front of the judge.

One judge in that case, Richard G. Andrews, actually admitted on the record that he holds JPMorgan stock, yet still refused to disqualify himself, citing the "safe harbor rule," which is not a rule and even opinion. The Advisory, where it appears (p. 200) refers to it merely as a "concept" with four pages of exceptions. Earlier in the advisory, in Section 20 on page 24, it says that even one share of stock held by a spouse requires a judge to recuse! And, yet, these corrupt judges have created their excuse and they're sticking too it. Tchen's association with the crooked Skadden Arps law firm speaks volumes about her ethical standards brought to Hillary and The White House.

Tchen disclosed that her salary at Skadden Arps in Chicago was $2.2 million per year. She also disclosed that had up to $8,725,000 in financial holdings.

Hillary's chief of staff, a seasoned attorney, filed an illegible financial disclosure by accident? Um, uh huh.

CHANDLER’S GREED, ARROGANCE & NARCISSISM

In conclusion, Bill & Hillary work for the W.H.I.A. Eclipse Cartel. This Cartel stole Leader Technologies' social networking patent, gave it to IBM, Eclipse and Facebook, used it get Barack Obama funded and elected, twice. Obama's social networking cronies have been raping and pillaging ever since.

The NSA has exploited the user data of the world's children, then lied about it to Congress. It took a brave whistleblower named Edward Snowden to reveal the truth about this illegal activity.

It took another brave whistleblower, Hervé Falciani, to reveal that this Cartel is cavorting with drug and arms dealers in offshore banks to hide their illegal activity.

NEW: It took the bravery of Julian Assange and WikiLeaks to blow the whistle on Austin-based Stratfor by releasing five million emails from this C.I.A. disinformation front. These documents validated that Facebook was founded and funded by the C.I.A. and this same group of technology providers and banks cavort with the arms and drug leaders exposed by Falciani. See previous post: Facebook started by C.I.A. as spy-state tool.

The current bastardization of Leader Technologies' social networking invention by the Eclipse Foundation cartel started when a previously well-respected law professor, James P. Chandler, who ignored his ethical oath, betrayed his client, then sold his soul for thirty pieces of silver.

Like Narcissus, Professor Chandler's admiration of himself will likely be his undoing. He does not appear to be as smart as advertised, in our opinion.

Whistleblowers we await your additional revelations! If you wait too long, your information 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 posts archive.
NEW, AUG. 15, 2015

HILLARY & BILL CLINTON SPEAKING FEES BETWEEN 2001–2015
FROM IBM ECLIPSE FOUNDATION MEMBERS

FIG. 15—Between 2001 and 2015, Bill & Hillary Clinton disclosed in public financial disclosures that they have been paid $15.5 million from 75 events ($206,000 average) for IBM Eclipse Foundation members. Overall, they have been paid $117 million from 593 events ($117,000 average). The Eclipse IDE (Interface Development Environment) is based on the inventions of Columbus, Ohio innovator, Leader Technologies, that were stolen and shuffled to IBM and Eclipse for exploitation by the C.I.A., NSA and W.H.I.A. in general by James P. Chandler, who in 2001 was intellectual property patent counsel to both IBM and Leader Technologies. Click here for Hillary & Bill Clinton 2001–2015 IBM Eclipse Foundation Member Speaking Fee Summaries: Excel Spreadsheet (*.xlsx). Click here for a PDF Version.


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 amer4innov@gmail.com and we'll post it for you. We welcome and encourage anonymous comments, especially from whistleblowers.
K. Craine  August 12, 2015 at 12:48 PM

Email comment by TEX:

My gal Friday, Flavia, bounced in the office this morning and said, "they will never prosecute Hillary, she knows too much. She will squeal like a little pig .......she has something nefarious on everyone in the cartel." Bingo!! But they (the DOJ) have to play the game, nonetheless. It will be a quick DOJ review of her emails, and , wahla , a proclamation of innocence. The big danger for the cartel is the FBI. They seem to be outside the control of Chandler, Obama, Clinton, the DOJ, et al. It is clear that the Obama’s , especially man/woman Michelle, do not care for Hillary. If the FBI pursues Hillary’s obvious criminality, she will sing like a full throated warbler. You think the Donald can get ugly, you ain’t seen nothing yet. This big ball of yarn has a loose end, and Mr Gowdy and the boys are going to pull that string into hell for the Clintons. I can’t get this smile off of my face....... Have a great day, TEX

PS. Flavia didn’t say nefarious. I made that up . She used a potty mouth word. She thinks nefarious is a ride at the Fair.

Reply

K. Craine  August 15, 2015 at 7:40 PM

AT&T Helped U.S. Spy on Internet on a Vast Scale


Bill Clinton was paid $225,000 by AT&T to speak at an event in Tucson on Nov. 20, 2014. Judging from the NSA documents cited in the Times article, Bill was a prime mover in the current global snooping. Also, we noted in the slides that the NSA relies heavily on that 2008 FISA amendment (FAA) that Chandler pushed through weeks after Obama was elected in 2008 and six weeks before Eric Holder was appointed in earlier 2009. That amendment gave Holder almost dictatorial powers. AFI has written about that Amendment at:

http://americans4innovation.blogspot.com/2014/07/eric-holder-exploits-secret-fisa-laws.html

Reply

K. Craine  August 18, 2015 at 10:09 AM

Given the central role of the Secretary of State in Obama’s secret national security infrastructure, created by Executive Orders, Presidential Policy Directives (PPDs) and Homeland Security Policy Directives (HSPDs), it is inconceivable that Hillary Clinton did not receive and respond to secret and top secret communications in her 60,000 emails. That is, unless Chelsea’s wedding rivaled organizing for the Olympics!

For example, here is just one Top Secret PPD-20 leaked by Edward Snowden pulling back the covers on Obama’s spy state:

U.S. Cyber Operations Policy, PPD-20 TOP SECRET:


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 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 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.