G+1 2

More Next

Create Blog Sign In



# **Americans For Innovation**

# ... and against intellectual property theft

Constitutional rights are not negotiable

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

Thursday, August 20, 2015

# OBAMA APPROVED HILLARY'S EMAIL SERVER

# WHITE HOUSE INSIDERS RUN A SECRET SPY STATE CREATED BY OBAMA'S EXECUTIVE ORDERS

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | AUG. 20, 2015, UPDATED SEP. 06 | PDF

SEP. 06, 2015 UPDATE—Hillary's "I wasn't thinking" explanation for her private email server rings hollow. She did not want her IBM-Eclipse-Chandler Cartel spy-state digital takeover communications known or stored by the State Department. The opposite is true. It was well thought out. She just got caught.



SEP. 05, 2015 UPDATE—APPLE ENVY. Hillary Clinton's latest batch of emails are the gifts that keep on giving. They uncovered a Ford Foundation connection with two-timing new Ohio State President, Michael V. Drake, and Battelle Memorial Institute. Battelle is a prime contributor to the spystate theft of Leader Technologies' social networking invention by the IBM Eclipse Cartel. See Michael McKibben's Ohio Supreme Court Petition for Writ of Mandamus against Michael Drake. See also Popular Posts (scroll down, on right).



FIG. 1—OSU BAND DIRECTOR JON
WATERS, likely fired because his
Apple commercial went viral and
upset the all-IBM Eclipse Cartel's
Ohio data takeover plans.

**AUG. 27, 2015 UPDATE**—Write Congress (sample letter, Word \*.doc) and demand that they user their power of the purse to defund the crony spy state immediately. **PDF version**.

# ORIGINAL POST

(AUG. 20, 2015)—After his election in 2008, Barack Obama ordered a review of national security classification policies and procedures that resulted in a massive overhaul issued as Executive Order 13526 on Dec. 31, 2009. The order ballooned from 18 to 30 pages.



On May 27, 2009, Obama wrote in his order to begin the overhaul, "my Administration is committed to operating with an unprecedented level of openness."

# HILLARY HAD UNPRECEDENTED POLICY CONTROL

One outcome of Executive Order 13526 was that Hillary Clinton, as Secretary of State, became part of an inner circle of just six people who reported to the President and oversaw all Federal information sharing, including her personal email. The current spin that she was confused about classifications is balderdash. She was in charge of the rules for this Administration.

# Updated Aug. 21, 2015

# CLICK HERE FOR HIJACK OF THE CYBER WORLD TIMELINE AND DATABASE





Another current spin from a Hillary SPOX claims that "she didn't really think it through" is also balderdash. She carefully timed her registration of www.clintonemail.com.

# **NEW: U.S. STATE DEPARTMENT CENSORED HILLARY'S FMAILS ABOUT** "INTERNET FREEDOM" SPFFCH

On Dec. 29, 2009, Hillary approved speech notes on "Internet Freedom." Ironically, the State Department has redacted the notes as classified. The unclassified portion is Hillary's guest list The list is almost exclusively IBM ECLIPSE FOUNDATION members, including: Cisco, Yahoo, Symantec, Ebay, MicroTech, Microsoft, Apple, Twitter, Square (Larry Summers & Marc Andreessen, Facebook directors and advisors).

Google, Mobile Accord, Howcast, MexTel (Carlos Slim, see Stratfor leaks), NYU, TechPresident and Harvard. Many of Bill Clinton's clients and business interests are on this list.

# THEN, A 13-MONTH GAP

Following these Dec. 29, 2009 redacted emails, there is a 13 month gap in Hillary's disclosures. They pick up again on Mar. 3, 2011. This is reminiscent of the gap in the Nixon

# **OBAMA'S SPY STATE HEATED UP IN 2010**

# KATE DUVAL, FIXER



State Department.

# **NEW:** KATE DUVAL, WILLIAMS & CONNOLLY LLP, "FIXFR"

Hillary's State Department's Email "fixer," was paid \$1.1 million to lobby for Planned Parenthood 1998-2000. Her aliases:

- Catherine S. Duval
- Catherine Sudek Duval
- Kate Duval
- Kate Sudek - Catherine Sudek

Bill Clinton made 11 speeches for Eclipse members in 2010. including some on Hillary's guest list above (Microsoft, Cisco), generating \$2.2 million in fees. In 2012, Bill gave 16 Eclipse speeches, including most of Facebook's underwriters and attorney, generating \$3.2 million in fees for the Clinton's war chest. Bill's speeches for Eclipse occurred during the Leader v. Facebook litigation. obviously prejudicing the proceedings. On Jun. 16, 2009, Hillary had solicited funds from Microsoft and GE. GE was already a Bill Clinton client and Microsoft became one. Both companies were/are members of Eclipse.



FIG. 2— OBAMA AND HILLARY HAVE ORGANIZED A SPY STATE. Hillary now feigns ignorance about the efficacy of her personal email server. However, she belonged to an exclusive club of seven created by Obama Executive Order 13526 that set all policy for Federal information sharing. It also gave this group of six, including her, near dictatorial powers to change the rules at will, subject to Obama, "or" the Constitution. (Pay attention to their wordsthey're all lawyers who cannot be

trusted.)

### NEW: HILLARY'S TIMELINE

Hillary's email domain was registered six (6) weeks after her nomination and one (1) week before her confirmation as Secretary of State. She set up her server just a week before becoming America's top diplomat. Chandler no doubt instructed her to do so as their way of communicating privately with their spy-state Cartel. See Sheryl n's timeline. AFI Hijack of Cyber World Timeline also undated

Photo: Washington Post

# HILLARY & BILL SPY-STATE **ACCESS FOR SALE**

### HILLARY BILL

In 2006, In 2009, Hillary invited Cisco Cisco to a classified tech paid Bill dinner with 17 members of \$300K Folipse Invitees Microsoft for two Yahoo, Facebook, Google speeches & Twitter were already feeding data to NSA PRISM.

In 2006. GE paid Rill \$200K for a speech

In 2009, GE assisted Hillary to solicit \$5 million from Microsoft and more funds from 15 other unidentified companies. Microsoft was already spying for NSA PRISM

Clinton Eclipse Speech Totals (2001-2014): Cisco \$1 million, Microsoft \$400,000, GE \$575,000, all Eclipse members \$15.5 million. This evidence is judicially recognizable proof of wrongdoing by Hillary Clinton, in our opinion.

OBAMA APPROVED HILLARY'S EMAIL

CORE OF WASHINGTO...

- ► April (4)
- ► March (3)
- ► February (1)
- **2013** (28)
- **2012** (6)

# SPY-STATE MASTER JAMES P. CHANDLER'S SURROGATE, KATE DUVAL. IS PROTECTING HILLARY & BILL FROM EVIDENT CONFLICTS

The State Department has concealed this evidence of a serious Hillary Clinton conflict of interest in her use of her official position to promote Bill's private speeches, not even counting Obama's spy-state accomplices, and Hillary's use of her official position to obstruct justice in Leader v. Facebook. House Oversight

has identified the State Department censor as Catherine S. Duval from the Washington, D.C., firm Williams & Connolly LLP. In 1998, Williams & Connolly LLP senior partner and Harvard Law alum. Paul Mogin, collaborated with fellow Harvard Law alum, Professor James P. Chander, in the first prosecution of the Economic Espionage Act of 1996-U.S. v. Hsu.

# JAMES P. CHANDIER IS THE MASTERMIND

Campaign to stop cronyism:

Law professor James P. Chandler once told a client interviewed recently by AFI, "The best way to



G+1 +13 Recommend this on Google

# CONGRESS CONTACT LOOKUP

# Contacting the Congress

FINANCIAL HOLDINGS OF OBAMA POLITICAL APPOINTEES, BY AGENCY

# **FOLLOW BY EMAIL**

Email address...

Submit

# BLOG ARCHIVE (New. 1/20/14)

- **▼ 2015** (21)
  - ▼ August (3)

HILLARY & BILL SHILL FOR A SECRET INTELLIGENCE AGE...

WILL REPUBLICANS DEBATE THE REAL

- ▶ July (3)
- **▶** June (3)
- ► May (3)

- ► January (1)
- 2014 (26)

# **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.

# MORATORIUM. CERTIFY. VERIFY.

Click here to read more.

defeat one's enemy is to take him down without him ever knowing who did it to him." At the time he said this, he was advising Bill Clinton, the NSA, the C.I.A., the

Departments of Justice, State, Commerce, Energy, Congress and the White House. See  $\mbox{NIPLI}$ .

Chandler is famous in Washington, D.C. circles for his speeches and interminable lectures on American sovereignty. However, what if Chandler's real enemy is the very Constitution he says he defends? What better way to defeat it, than to wrap one's self in it?

# OBAMA HIRED CHANDLER; THEY STARTED "THE CARTEL" TO WHOM ALL FAVORS FLOW

Obama hired James P. Chandler, his long-time Harvard legal advisor, to prepare the Executive Order. Keep in mind that Chandler is also a Clinton confidante. Obama, Bill, Hillary, Chandler are all peas in the same pod. Current attempts to imply petty rivalries among these insiders is still more made-for-TV balderdash.

Chandler's security overhaul elevated a group of White House insiders, including the Secretary of State, to near dictator status. They were empowered to write their own rules, and they were answerable only to Obama. We call them "the Cartel." So now does Senator Ted Cruz.



# FIG. 3-JAMES P. Chandler

Leader Technologies patent counsel. Took custody of Leader's source code, then just 11 weeks later, Leader's innovations appeared en masse in IBM Eclipse Foundation version 2.0.1 on Aug. 29, 2002, the day before he met with Montgomery County, Maryland officials promoting IBM. Eclipse, the CIA and the Patent Office See previous posts.

Photo: NIPL

# 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.

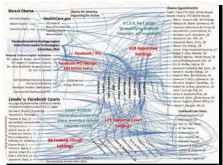






# BARACK OBAMA'S DARK POOLS OF CORRUPTION

Click to enlarge



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

# STOP FACEBOOK PROPERTY THEFT

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

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!

# OBAMA'S CARTEL WILL LIVE ON BY DESIGN

This group is allied with cronies in Silicon Valley and Wall Street to whom the Cartel issues massive, long-term government contracts. These contracts are designed to continue for decades after Obama leaves office, which explains why many of Obama's staff are taking jobs there.

# CHANDIER'S SECRET WHITE HOUSE SPY AGENCY INCLUDED HILLARY

Chandler's changes, codified in Executive Order 13526, consolidated the ability of these insiders to hide their activities from the public. This included FOIA stonewalling, which likely flows through Chandler at the White House. In a previous post, we called this group the White House Intelligence Agency (W.H.I.A).

Buried in the legalese of Obama's Executive Order 13526 is more proof of W.H.I.A.'s existence and practices.

# AMERICA IS "A REPUBLIC, IF YOU CAN KEEP IT"



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

In 1787, Benjamin Franklin famously answered Mrs. Powel when she asked what kind of government the Founders had established, Franklin replied, "A republic, if you can keep it."

By contrast, our 44th president, Barack H. Obama, never uses the term "republic." The preamble to Executive Order 13526 (p. 1) betrays Obama's profound misunderstanding of the Constitution. He refers to "our democratic principles" and "our democratic institutions." However, America is a Republic and not a Democracy. The

Founders intentionally chose a Republic over a Democracy or Monarchy.

A Republic follows the wishes of the majority without violating the rights of the minority. Democracies on the other hand have historically deteriorated into tyrannies of majorities over minorities. The Founders knew that and specifically rejected both democratic and monarchical rule in favor of republican rule.

# REPUBLICAN GOVERNMENT AND REPUBLICAN PARTY ARE DIFFERENT





CREDO, the left-leaning political action group, calls upon Obama to come clean about his unconstitutional NSA mass surveillance program. (Started under Clinton, increased under Bush, now a child predator under Obama.)

Click here to sign CREDO's petition.

Unfortunately, the names of America's two parties, Republican and Democrat, create confusion. The American Constitution codifies a republican form of government, not to be confused with the Republican Party. Hopefully, both parties embrace republican principles of government. Indeed, many in both parties have abandoned republican governance principles in favor of oligarchies who want the few to rule the many.

# OBAMA'S WORDS: GOVERNMENT VS. THE PEOPLE

Obama's Executive Order preamble describes "the Government" as an existence separate and apart from "the American people."

He also juxtaposes his "discretionary authority" as separate and distinct from his "constitutional [authority]." Executive Order 13526, Sec. 5.3(e). Such codified words by a sitting President are deeply troubling since he attempting to wield power apart from The People who delegated his power to him.

Such misconceptions about our system of government betray Obama's misguided order, drafted by his Harvard Law mentor and spy master, James P. Chandler.

# HILLARY'S PRIVATE CARTEL EMAIL SERVER

Regarding Hillary's private email server, it was likely set up to communicate "off the grid" with a small group of White House insiders identified in the order. Executive Order 13526, Sec. 4.3(b)(6). This group reports only to the President, who can change his "discretionary authority" at any time. Executive Order 13526, Sec. 5.3(e):

- 1. President
- 2. Secretary of State
- 3. Secretary of Defense
- 4. Secretary of Energy
- 5. Secretary of Homeland Security
- 6. Attorney General
- 7. Director of National Intelligence (C.I.A.)

# OBAMA SIGNED OFF. SET SANCTIONS.

President Obama not only had to know about Hillary's private email server, he would have had to approve it by inference if not outright signoff. In fact, anyone who received Hillary's emails was liable for its contents as if they had created the message themselves. If they forwarded Hillary's emails to others, then they were misappropriating government secrets and liable themselves.

Indeed, Executive Order 13526 itself warns that criminal, civil and administrative sanctions may be imposed for "an individual who fails to protect classified information from unauthorized disclosure." Executive Order 13526, Sec. 4.1(b). The fact is, all of Hillary recipients who signed nondisclosure agreements are liable for Hillary's misconduct by their silence. Ignorance is not bliss or an excuse with the nation's security. Whistleblowers, please step forward and save yourselves.

# CHANDLER CRONIES LIKE HILLARY COMMUNICATE OFF THE VERY GRID THEY WANT TO CONTROL

Tellingly, Obama's inner spy circle included the very same people with whom **Professor James P. Chandler** worked closely while authoring the Economic Espionage Act of 1996 and the Federal Trade Secrets Act as advisor to Bill & Hillary.

Chandler also advised IBM who was working closely with the FBI at the time of the Act, according to the Senate testimony of FBI Director Louis J. Freeh.

On Nov. 29, 2001, IBM and Chandler formed The Eclipse Foundation as the repository to distribute as "Open Source" the social networking inventions of Chandler's law client, Columbus, Ohio innovator Leader Technologies.

In short, Chandler betrayed Leader to aid IBM and his Silicon Valley cronies supporting the

# 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. Rescriction. Contact your representatives, Ask them to pass it. Real American inventors need your support. http://www.contactingthecongress.org/

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.

http://americans4innovation.blogspot.com

# LEADER V. FACEBOOK BACKGROUND

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

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

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

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

- 1. Summary of Motions, Appeal, Petition, Evidence, Analysis, Briefings (FULL CITATIONS) in Leader Technologies, Inc. v. Facebook, Inc., 08-cv-862-JJF-LPS (D. Del. 2008), published as Leader Techs, Inc. v. Facebook, Inc., 770 F. Supp. 2d 686 (D. Del. 2001)
- 2. Dr. Lakshmi Arunachalam's Censored Federal Circuit Filings (Archive)
- 3. Brief Summary of Leader v. Facebook
- 4. Backgrounder
- 5. Fenwick & West LLP Duplicity
- 6. Instagram-scam
- 7. USPTO-reexam Sham
- 8. Zynga-gate

FBI, NSA and C.I.A.. IBM is Chandler's technology platform of choice for the secret White House spy-state intelligence agency he formed out of Executive Order 13526. See

Disastrous rise of a lawless C.I.A.

Earlier, on Feb. 15, 2001, while Chandler was also legal counsel to Leader Technologies, he quietly registered E-CRYPTO.com trademark. This occurred just one month after Bill Clinton appointed him to the National Infrastructure Assurance Council.

# CHANDLER'S PERSONAL CRYPTO INTERESTS SPECIFICALLY EXEMPTED FROM DISCLOSURE IN THE ORDER

Evidently, Chandler could not resist the temptation to feather his personal nest in the Executive Order. Obama exempted cryptologic

FIG. 4— On Mar. 02, 2015, President Obama met with his Internet Cartel takeover council—the bosses who drive The Eclipse Foundation (and the theft of Leader Technologies' social networking invention). Shown here are PRESIDENT OBAMA and his senior adviser, VALERIE JARRETT, with six prime movers of the THE ECLIPSE FOUNDATION: IBM, Xerox, Qualcomm, Micron Technology, Dell and EMC.

Tellingly, this meeting occured just 19 days after Obama signed Executive Order 13691, "Promoting Private Sector Cybersecurity Information Sharing," on Feb. 13, 2015. This order opened the floodgates for his agencies to enter into long term contracts with his crony Cartel technology firms. This action is no doubt designed to ensure funding to Obama's Cartel cronies right through the next Administration. This was evidently the kick off meeting. See Fig. 3 below for more.

Photo: IBM.

systems from declassification "that would impair" U.S. cryptologic systems or activities. Executive Order 13526, Sec. 3.3(b)(3). The telling new language not in previous versions is "that would impair." Impairment is subjective. Therefore, Chandler could effectively block any and all discovery of his activities.

This likely explains the Patent Office invoking presidential executive privilege when asked to provide FOIA details about Patent Office Director, David J. Kappos' corrupt conduct in Leader v. Facebook. Kappos was a Chandler confidante at IBM.

# ODD "NONHUMAN" EXEMPTION ADDED (READ: NSA)

Buried in Executive Order 13526, Sec. 3.3(b)(1) of the order is customary language protecting intelligence agents. However, Chandler expanded it to include anything that would "impair the effectiveness" of "nonhuman intelligence source[s]."

Since impairment is a subjective assessment, this addition is likely to hide the NSA's bulk surveillance of American citizens, among other things.

# ABROGATES AMERICAN SOVEREIGNTY TO FOREIGN TREATIES, LIKE TPP; MAKES WHITE HOUSE MORE SECRET, NOT LESS

Among its many troubling provisions, Obama subjects U.S. policy declassification decisions to the content of foreign treaties. Both the new Executive Order 13526, 2.3(b)(9) and old Executive Order 12958, 3.4(b)(9) state that documents would not be declassified if such action would "violate a statute, treaty, or international agreement."

However, Obama added "...that does not permit the automatic or unilateral declassification of information in 25 years." This unilaterally abrogates American sovereignty and allows the W.H.I.A. to manipulate the language of foreign treaties to hide their agenda into future administrations, if this Executive Order is perpetuated into future administrations.

So, for example, if the proposed Trans-Pacific Partnership (TPP) treaty does not permit automatic declassification, then nothing can be declassified automatically. This clause renders Obama's order a cruel hoax; just more tricky lawyering to deceive the masses.

One thing is evident from our review of Executive Orders. Most language in these orders is perpetuated by sheer bureaucratic inertia from administration to administration. A new administration must intentionally hire someone besides Chandler to take a meat ax to this intelligence hairball.

By subjecting his order to the absence of an automatic declassification provision in foreign treaties, Obama ensured <u>more secrecy</u>, not less.

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

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



Investigative Reporter Julia Davis investigates Facebook's Leader v. Facebook attorney Gibson Dunn LLP. She credits this

firm with the reason why not a single Wall Street banker has gone to jail since 2008. Click here to read her article "Everybody hates whistleblowers." Examiner.com, Apr. 10, 2012. Here's an excerpt:

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

This statement followed right after Davis cited Facebook's chief inside counsel in the Leader v. Facebook case, Theodore Ullyot, who appears to have helped lead the Leader v. Facebook judicial corruption. Interesting word choices associated with Gibson Dunn LLP: manipulation, smear. Attorneys swear a solemn oath to act morally, ethically, and in

# MORE ORWELLIAN DOUBLESPEAK FROM OBAMA & HILLARY

Under the guise of openness, Obama doubled down on the secrecy of his administration in Executive Order 13526. Hillary is complicit. Her email server is clearly an intentional act to keep Cartel communications from being discovered by unsuspecting State Department employees.

The order enabled Obama's inner circle and Chandler to hide all their activities behind ambiguity and doublespeak.

Obama's executive orders consistently encourage public-private partnerships around cybersecurity.

Obama's elections were fueled by Silicon Valley and Wall Street money. Those relationship are being supported behind the scenes through these Executive Orders.

# "CYBERSECURITY INFORMATION SHARING" = LONG TERM CONTRACTS TO SHICON VALUEY SPY-STATE CRONIES

For example, Obama recently signed Executive Order 13691, "Promoting Private Sector Cybersecurity Information Sharing," Feb. 13, 2015. This order provides the authority for Obama's agencies to enter into long term cyber contracts with Cartel cronies.

These contracts will span the next administration and solidify spy-state control in private hands . . . run by Obama and his cronies when he is out of power. This is likely what he meant when he promised to "fundamentally transform America."

# IN CONFUSION THERE IS PROFIT

This order can say whatever an agency wants it to say. It's a hairball. The following illustration maps the linkages that key off of this one 5-page Executive Order 13691.

Click here for PDF version of the map below.

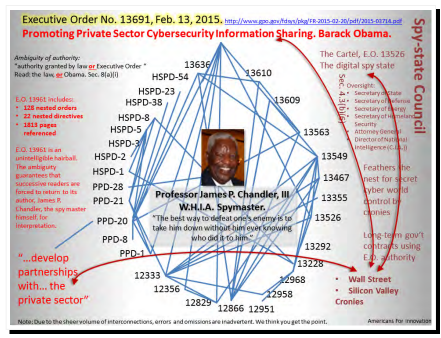


FIG. 5—E.O. 13691 NESTED ORDERS AND DIRECTIVES MAP. Barack Obama signed Executive Order 13691, Promoting Private Sector Cybersecurity Information Sharing on Feb. 13, 2015. This order paves the way for his agencies to contract with private technology companies to ensure the continued flow of government funds to Silicon Valley spy-state cronies for decades after Obama leaves office. This flow can be stopped by Congress, if Congress has the will and can break free of the funding chains the Cartel has placed on them. Click here for a spreadsheet delineating the nest relationships.

# WHAT THE AMERICAN PUBLIC CAN DO TO STOP THIS CORRUPTION IN ITS TRACKS

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



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...



OSU BAND INVESTIGATION UNEARTHS SURPRISE TRUSTEE COLLUSION IN PATENT THEFT

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

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



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...



GOVERNOR JOHN KASICH HOLDS MUCH STOCK IN OSU TRUSTEE PRIVATE INTERESTS

Governor's trustee appointments reveal strong

bias toward protecting his investments Contributing Writers | Opinion | AMERICANS FOR INNOVA...



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 INNOVATION



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 The Cartel would like average Americans to think that they are powerless against this corruption. Not so. Three simple steps will stop this hemorrhaging of American tax dollars and sovereignty to private and foreign powers.

Recognizing that many (if not most) Senators, Congresspersons and Federal bureaucrats have fallen prey to the bribery of The Cartel (they have been building to this point for 20 years), it falls upon The People to demand that our corrupt politicians implement this procedure immediately despite their personal conflicts.

They must rise above their personal faults and corruptions and do what's best for the people they were elected to serve.

STEP 1. Moratorium on New Contracts. Congress can place a moratorium on funding authorizations for all cyber contracts pending top down Inspectors General

STEP 2. Certify No Conflicts. The Inspectors General shall require companies to certify that no financial or relationship conflicts of interest exist between the company and the Federal agency with whom they wish to do business.

STEP 3. Verify No Conflicts. The Inspectors General shall verify that the certifications are true, including publishing the certifications and holding public hearings. Where an Inspector General finds fraud and misrepresentation, that company shall be barred permanently from doing business with that agency.

# We must stop cronyism in its tracks now, while we still have a Republic to defend

Join the movement. Demand action from your elected representatives to stop cronyism in public life.

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 whisteblowers.

Posted by K. Craine at 11:18 AM



G+1 +2 Recommend this on Google

# 16 comments:



K. Craine August 21, 2015 at 7:05 AM

SHERYL ATTKISSON, AUG. 20, 2015 Hillary Clinton's Email: the Definitive Timeline https://sharylattkisson.com/hillary-clintons-email-the-definitive-timeline/

Interesting syncs with the AFI timeline

2008

DEC 01 - Hillary Clinton nominated for Sec. of State; Eric Holder nominated as Attorney General

Leader fees voluntarily: its the right thing to do since Faceb...



ECLIPSE OF THE U.S. CONSTITUTION IBM and "The Eclipse Foundation" Control Obama in the Shadows to Block Out Our Fundamental

Rights Contributing Writers | Opinio...



HOW 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 Contributing Writers | Opinion...

# **FDITORIALS**

- 1. 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 interrogatory. Eighteen (18) areas of question shout for attention, Dec. 27, 2012
- 3. Two Policy Changes That Will Make America More Democratic (and less contentious), Dec. 21, 2012

# **OUR MISSION**

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

DEC 05 - Donald K. Stern, Cooley Godward LLP (FACEBOOK'S ATTORNEY in Leader v. Facebook), appointed to pick judges and advise Holder. Later he switched out the Leader v. Facebook judge one month before trial with Leonard P. Stark, who worked at Skadden Arps LLP where Hillary's chief of staff, Christina M. Chen, worked as a \$2.2 million annual salaried partner. Stern/Obama pushed out veteran judge Joseph J. Farnan who had expressed interest in running the Leader v. Facebook trial. How was Farnan muscled out? Was Farnan threatened?

DEC 12 - FISA court issued amendment giving Attorney General near dictatorial powers over NSA surveillance of American citizens without warrants (Chandler cronies)

2009

JAN 13 - Hillary registered www.clintonemail.com

JAN 21 - Senate confirmed Hillary

MAR 18 - Hillary started using her private email system (Her email contact list will be telling)

MAR 27 - Senate confirmed Holder

By establishing her private email server between nomination and appointment, she showed a willful intent to deceive the American public. This information further confirms the research in this post that this insider group within the White House intended FROM THE INCEPTION OF THIS ADMINISTRATION to communicate USING A PRIVATE SYSTEM apart from official federal systems established for that purpose.

### Reply

### **Replies**



K. Craine August 21, 2015 at 7:34 AM

Kuddos to one of our researchers for reproducing Sharyl Attkisson's Hillary Email Timeline as a PDF here:

http://www.fbcoverup.com/docs/library/2015-08-21-Sharyl-Attkisson-Hillary-Clinton-Email-the-Definitive-Timeline-Aug-21-2015.pdf

# Reply



K. Craine August 21, 2015 at 4:17 PM

Email comment by TEX:

Explosive new findings.

Reply



K. Craine August 22, 2015 at 6:44 AM

Email comment by TEX:

One of the most obvious reasons that the Progressives have managed to take control of the steering wheel in America is that Conservatives are more apt to remain " individual" in their tasks. Getting a bunch of Conservatives together is hailed by the press as a gaggle of radical kooks that hate women, blacks, homosexuals, dogs, trees, solar panels, and porn sites. As Obama said, they cling to their guns, religions, and ( my addition) the Constitution. The press gasps and calls them , God forbid, "The Tea Party" . It is more apt to be a NASCAR race.

Last night in Alabama, and the night before in New Hampshire, and the night before in lowa, a crazy new candidate set the political gatherings on fire with bombastic rhetoric centered on going back to the basics that made America the envy of the world. Of course that person is The Donald. His theme is stronger economic growth by bringing jobs back to our shores from China and Mexico, a stronger military to avoid future conflicts and instill fear in the hearts of our enemies, establishing new and innovative tax and healthcare laws, and putting to rest this politically correct nonsense. Real jobs, not more government bureaucrats . There was no TelePrompTer , no prepared mundane bullet points, no placating his lobbyists, no fear of reprisal. His standard thought is that America will rise again when common everyday folks have self worth again and they , too, can find jobs in which they are productive. The Donald is totally refreshing to TEX , except for that hat. I know he wears it to irritate the pompous asses at The New York Times so never mind, I like it.

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

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

The judges ignored shocking new evidence that Mark Zuckerberg withheld 28 hard drives of 2003-2004 evidence from Leader Technologies that could prove actual theft (and therefore claims even more serious than infringement). In addition, Facebook's appeal attorney, Thomas G. Hungar of Gibson Dunn LLP, has close personal ties to just about every judicial player in this story. The misconduct appears to reach into the U.S. Patent Office through abuse of the reexamination process by Facebook. We will stay focused on Leader v. Facebook until justice is served, but we also welcome news and analysis of intellectual property abuse in other cases as well.

# WELCOME TO DONNA KLINE NOW! READERS!



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

Anonymous Posts Are Welcomed! Blogger has more

posting constraints than Donna's WordPress, but we will continue to welcome anonymous posts. Simply send us an email at amer4innov@gmail.com with your post. Once the moderator verifies that your email address is real, your comment will be posted using your real name or handle, whatever you wish, like John Smith or Tex.

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

When he wins by a landslide in 2016, the history writers will scratch their respective heads. Is he a buffoon like Jessie Ventura? Or is he a genius that actually feels America's pain and angst? I can't wait to see his "apology tour". He will apologize to the world because we let them down by becoming mediocre. He will apologize to the Vets that die every day because America forgot them. He will apologize to our allies like Israel that feel abandoned. He will apologize to the police and doctors and entrepreneurs. He will re- establish our sovereign borders and apologize to the folks that live in Texas, New Mexico, Arizona, and California for allowing invaders to over run their land and personal lives. And I think he will apologize to the societal misfits, the military traitors, the drug dealers, and the criminals that have had a good eight year run.....they are going to have a tougher go of it. And to those that grab Americans and cut their heads off, "prepare to die".

Now the competing gang on the GOP side will paint him as a non Conservative. Get over the labels. He is regurgitating the things that we need. His platform is a winner. Trump has energy....

---END, TEX comment, Part I---

### Reply

### Replies



K. Craine August 22, 2015 at 6:44 AM

---BEGIN, TEX comment, Part II---

Here's my other recommendations.....Vice President, Ben Carson. Give him the task of cleaning up our healthcare where in fact Americans can get better healthcare for fewer dollars. Of course his is capable of much more but he is the top of the line in the medical world. Carson is the smartest person running for office. Chris Christy , Secretary of State. The guy is pretty tough. Trey Gowdy, Attorney General, DOJ. Wow, do we need him after Eric Holder. He scares me and I am honest. Carly Fiorina, Secretary of Commerce. She and Trump could be a strong job generator team. General Odierno , who just retired from the military, as Secretary of Defense. Let's compete again, let's win again, let's be America, the greatest political idea that the world has ever seen.

And finally, Old TEX, sees a new committee.....how about a new review committee that has the task of deeply evaluating and incarcerating the monster spy regime that now exists. My recommendations.....Mr McKibben, the originator of the platform used by the Cartel to control information flow, should be Chairman. Mr Jordan, the Congressman from Ohio, Sheryl Adkisson , the gutsy journalist , and Donna Kline, the bravest investigator ever , should be on the committee. Apparently Obama has made a few rooms available at GITMO as a new home for the Zuckster and his cadre of thieves. Let's fill it up and water board them until we get back our billions of ill gotten gains. I believe in mercy and I believe in justice but leaning a little more to the latter.

All aboard for the Donald train !!!!!!

Have a nice day, TEX=

# Reply



# K. Craine August 24, 2015 at 10:55 AM

CREDO, the prominent left-leaning political action organization is just as disturbed by the illegal spy-state abuse of civil liberties as moderates and conservatives. This petition validates AFI's experience that privacy and property abuse by the Federal government and its Wall Street and Silicon Valley cronies is an AMERICAN issue and not partisan. We must all work to protect the Constitution from spy-state schemers who would take away our freedoms via the unseen digital domains.

Sign CREDO's Petition: "Tell President Obama: Come clean about AT&T's "extreme willingness to help" the NSA"

http://act.credoaction.com/sign/obama\_att\_nsa

Reply



K. Craine August 26, 2015 at 5:26 AM

Email comment by TEX:





# CODE OF CONDUCT FOR U.S. JUDGES

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

# GALLERY OF JUDICIAL MISCONDUCT



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

Those of us that just go about our routine lives everyday trying to survive , are aghast at the facts being uncovered by AFI. How could our country become so corrupt so quickly? It obviously festered after 9/11 due to the fear created when our planes hit our buildings. Additionally, we were going through a massive loss of wealth with the "tech bubble". Those days were scary. But remember the words of the Greek philosopher, Rahm Emanuel, "never waste a good crisis" (or something like that ). Even though we had a conservative minded President (Dub), the progressives made hay. We were vulnerable. Chandler, Leader's lawyer, could see a golden opportunity to seize a patented platform for "the greater good", and create a secret spy state that the average Joe (me and you, not Biden) could not see. It had to do with massive amounts of world data that could be gathered by allowing folks to talk about themselves (Facebook). By linking this underground data gathering machine (NSA) to social networking, the elite group formed to fund it and to inculcate it into our everyday lives, became some of the wealthiest folks on our planet. You have to give them credit, they seized a moment by using the crisis.

The interesting part of all of this is how Obama, the Clintons, Eric Holder, and even Federal judges were sucked into the web. With all of this data being gathered , the commoners still don't know , for certain, some very important facts about the Obamas past , and the Clintons illegal and arrogant actions. It is clear to me that they had to be involved from the git go. Obama's job was to divert attention ( race divide, income divide, gender divide, etc. ) and he is really good at that. Holder's job was to bury the lawlessness . And he is really good at that. The Clintons? The task was to keep Hillary traveling overseas, hit her in the head a few times, and send Bill emails about sex parties around DC.

And now the rubber meets the road. The Obamas and the Clintons hate each other and they both have intimate knowledge of the others indiscretions. If Obama backs Biden and bumps Hillary off of the perch, the flood gates may open up. I would love to hear the threats being tossed around right now. The Cartel must be in a war room panic mode. This could be very entertaining.

Have a great day, TEX

### Reply

### **Replies**



Rain Onyourparade August 26, 2015 at 3:39 PM

TEX, you get a gold star. Excellent summary. Can I use it? Do I need to credit Flavia and Mavis too?

### Reply



# K. Craine August 27, 2015 at 9:40 AM

This POLITICO article is a must read for readers who care about ensuring free and fair elections. Being forewarned is forearmed. AFI has been raising this alarm for several years. Finally, a mainstream psychologist has confirmed our concerns and whistleblower evidence with more empirical public proofs.

Epstein, R. (Aug. 19, 2015). How Google Could Rig the 2016 Election - Google has the ability to drive millions of votes to a candidate with no the wiser. Politico.

http://www.fbcoverup.com/docs/library/2015-08-19-How-Google-Could-Rig-the-2016-Election-Google-has-the-ability-to-drive-millions-of-votes-to-a-candidate-with-no-one-the-wiser-by-Robert-Epstein-POLITICO-Aug-19-2015.pdf

http://www.politico.com/magazine/story/2015/08/how-google-could-rig-the-2016-election-121548 full html

# Reply



# K. Craine August 27, 2015 at 2:56 PM

Here's an unverified link from a reader. We would appreciate other readers verfying this information and post your findings here, please!

Willis, T. (Aug. 26, 2015). Mark Zuckerberg Quietly Funneled \$992.2 Million To Planned Parenthood. Liberal America.

http://www.liberalamerica.org/2015/08/26/mark-zuckerberg-quietly-funneled-992-2-million-to-planned-parenthood/

### Reply

discovery and blocked Leader from preparing its defenses to this new claim. Judge Stark allowed the



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

that Jury Instruction No. 4.7 here.) He also contradicted his

Like

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 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.

### **Replies**



# Rain Onyourparade August 28, 2015 at 10:23 AM

VERIFICATION: Zuckerberg supports a charity that provides financing to at least seven Planned Parenthood operations around the country.

Zuckerberg donated \$992.2 million of his ill-gotten Facebook shares to Silicon Valley Community Foundation in Mountain View, CA.

Source: Bermudez, C. (Feb. 9, 2014). No. 1: Mark Zuckerberg and Priscilla Chan. Philantropy. https://philanthropy.com/article/No-1-Mark-Zuckerberg-and/153685

Silicon Valley Foundation is directed by IBM The Eclipse Foundation old boys from Facebook, JPMorgan, eBay, KPMG, Microsoft.

Source: http://www.siliconvalleycf.org/board-of-directors

Planned Parenthood is among the charity's investing priorities.

Source: Martin, C. (Feb. 12, 2014). Facebook CEO Mark Zuckerberg Donates \$992 Million to Charity Funding Planned Parenthood. LifeNews.com. http://www.lifenews.com/2014/02/12/facebook-ceo-mark-zuckerberg-donates-992-2-million-to-charity-funding-planned-parenthood/

The Charity's tax return discloses that they support FIVE Planned Parenthood offices:

-----

- (1) Planned Parenthood Federation of America, Inc. 434 West 3rd Street, New York, NY
- (2) Planned Parenthood Mar Monte, Inc., 1605 The Alameda, San Jose, CA 95126-2203
- (3) Planned Parenthood Association of Cameron and Willacy County, 104 Babcock Road, San Antonio, TX 78201
- (4) Planned Parenthood Federation of America, Inc., Development Department, 434 West 33rd Street, New York, NY 10001-2601
- (5) Planned Parenthood of North Florida, Inc., 3650 Beach Boulevard, Jacksonville, FL 32207

(6)Planned Parenthood of Northern New England, 128 Lakeside Avenue, Suite 301, Burlington, VT 05401

----

Sources:

http://www.siliconvalleycf.org/sites/default/files/SVCF%20-%202011%20Form%20990%20-%20Public%20Disclosure%20Copy.pdf#page=180

http://www.siliconvalleycf.org/sites/default/files/documents/financial/SVCF-2012-form-990-and-990-T-Public-Disclosure.pdf#page=196

### Reply



K. Craine August 28, 2015 at 8:42 AM

Email comment by TEX:

American leaders lie to us ......

In 2009, Obama said that he would have the most open and transparent administration in U.S. history. I don't have time nor space to record his many non transparent actions but let's just say he has been the most dishonest and non transparent leader in U.S. history. We can't see his "sealed" college transcripts, we can't find any close friends from his past, and so on. Yes , that's old news but if we look at his seven years in office, we have the IRS scandal ( no real facts disclosed ) , the Benghazi murders, and now an Iran agreement that is not completely disclosed. He just makes stuff up and we smile. History will show that his NSA / Facebook cartel was the most opaque and corrupt government collaboration in our history , yet we just shake our heads. We do nothing.

Allow me to vent a little more.

See disclosure of substantial holdings in Facebook and Facebook-related stocks. Judge Moore failed to

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 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

---we won't allow a Christian cake maker that does not want to conduct business at a gay couple wedding while , at the same time, we make monumental secret agreements with Iran that executes gay people because it is against the Muslim faith. And, BTW, there was over 25 other cake makers in the phone book that would have loved to have the business. Of, course while the cake makers are following the teachings of St Paul , the apostle who wrote the Pauline letters, Iran supports terrorist groups that want all of us dead. A cake lasts maybe a week, a nuclear Iran will change the face of our planet.

---Obama uses every psychotic mass murder situation to attack the Second Amendment . He uses every thug that gets killed attacking a policeman , to berate our law enforcement heroes and create civil unrest. And he uses every chance to degrade our world military capability . Why? Who knows, he hides his agenda. I assure each and every one of you that his real agenda is not to keep America safe and strong.

---the Clintons, the Obamas , the Bushes, the Pelosi's , and many other leaders have become massively rich while in office, yet they bash those in our society that have actually taken on the challenge of creating a strategic value to society and become wealthy.....the American Dream. They say that the new "Dream "is that all incomes, not contributions, should be equal. Let's not hurt anybody's feelings.

---in that regard , we are becoming more like China, Cuba, Iran, Europe, South America while the people in those countries can only dream about coming to America. It seems that almost half of our citizens are content that America is no longer driven by competition and successes. They no nothing about the way of life under socialist regimes but it sure sounds good on paper.

---and now we have Hillary , Trump, Biden, Bush, etc. They are less than truthful about their past actions, their true capabilities, their true beliefs, and their true intentions for our nation . TEX is no prude or Bible thumper, but I want a leader that knows that this world was not created by randomness . I want a leader that knows that divine guidance is truly a good path to follow. I want them to clearly understand fairness vs charity, personal responsibility vs safety nets for the needy, government obligations vs government waste/ fraud.

---capitalism is a functioning system until government imposes limits and restrictions that dilutes the free market flow and outcomes . Our ineptness over the last few years has allowed China to build the world's second largest economy at our expense. Trump is spot on. A communist country is handing us a real beating because we are moving towards central planning at a break neck speed . Can you imagine that we owe China over one trillion dollars? That's a thousand billion.

---and finally, our sovereignty. No laws, no borders.... America is truly deteriorating before our eyes.

We had best pay attention. This is serious stuff.

Have a great day, TEX

Reply



### Arasmus Dragon August 28, 2015 at 3:09 PM

(August 28, 2015). Appeals court reverses ruling that found NSA program illegal. AP. MSNBC.

http://www.msnbc.com/msnbc/appeals-court-reverses-ruling-found-nsa-program-illegal (and the court-reverses) and the court-reverses of the court-reverse of the

Here's a link to the opinion:

 $http://www.cadc.uscourts.gov/internet/opinions.nsf/ED64DC482F286F1785257EAF004F71E8/\\ \$file/14-5004-1570210.pdf$ 

Here's a link to Circuit Judge Stephen F. Williams's 2010 Financial Disclosure (his portfolio is chock full of NSA IBM Eclipse Facebook Spy Cartel stock):

http://www.judicialwatch.org/wp-content/uploads/2013/11/Stephen-F-Williams-Financial-Disclosure-Report-for-2010.pdf

Most notably: Vanguard JPMorgan Goldman Sachs Morgan Stanley Fidelity

Spy State Master Jim Chandler couldn't have that decision on the books going forward, now could he? The best legal decision a crony could dictate.

Reply



K. Craine September 3, 2015 at 12:41 PM

Email comment by TEX:

opposite). Judge Wallach also failed to police his court when he failed to apply the Supreme Court's Pfaff v. Wells Electronics, Inc. test for on-sale bar evidence, which included even the Federal Circuit's own Group One v. Hallmark Cards, Inc. test—a test which Judge Lourie should have advised Judge Wallach to follow since Judge Lourie helped write that opinion. Group One test omission analysis.



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

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



one of Facebook's largest

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

I soon will be 70 years old. I was in the military during the Vietnam War. I saw flag burning , hippies, flower children, and I experienced soldiers get spit upon. Students at Kent State were shot and riots blew up all over the country. I remember John Kerry calling our soldiers "baby killers" and I remember Jane Fonda sitting on a tank in Hanoi in a treasonous manner. Our country was a mess. We healed. It took a while. We had to overcome Lyndon Johnson , Richard Nixon, Jimmie Carter, a couple of Bushes and our sex maniac, Bill Clinton. Thank goodness we had Reagan. And then came Barack, Barry, Soetero, Obama. Not only did he speed up our demise, he actually now has us on the brink. Think about it......what area has he made better?

Can we even imagine that a pure Marxist socialist is exciting the Democratic Party , Hillary Clinton ( the heir to the demise throne) truly has big time legal problems, and oddball Donald Trump has all of us excited on both sides. Does this not delineate the division better than any other metric? Sanders vs Trump. Now that's a huge differential. The Democratic Party is , without doubt, the new Socialist Party. Obama is so proud of his own usurpation of the law. Can you believe the things he got away with? The GOP , on the other hand, is the party that stands for capitalism, faith, the Constitution, sovereign borders, and competition. But recent GOP leaders are anything but honest and competent. What a mess !!!!

But now really ugly things are coming out of the theories espoused by the Socialists.....dead cops, gang wars, drug warlords invading our cities, cities have chosen to disobey Federal laws, our military is laughable, we support terrorist nations, and give the middle finger to our allies. Our kids rank 35th in the world in education while we spend double per student compared to others. We have the most expensive healthcare in the world but poor to average outcomes relative to other nations. We spy on our population but politicians get to lie and deceive with impunity. And our press is complicit.

So what happened to our patriotism , our unity , and our common objectives ? Do you remember the books, "I'm OK, You're Ok", "Physco Cybernetics" , and Dianetics? All were written about personal pleasures, desires, self interests, and self gratification. My generation grew up reading and believing that crap. And to make it worse, we raised our kids to think that way. For goodness sake, let's not let our kids learn to scrap or compete. We have a generation of social misfits and wimps. Look what we got out of that. A bunch of sniveling spoiled brats. To make it a really toxic environment, we threw in the "race and gender biased" cards. God has been belittled and family structure has been literally harpooned. Why not two mommies, or two daddies, or mommies with lots of babies and no dads? Really? Procreation and child rearing requires balance in parenting or young minds will not fully develop.

Wake up, peasants. This is a seminal moment in American history. We just released hundreds of billions of dollars to Iran to build missiles, bombs, and armies. We provided them cover to build nukes. Why are we, the peasants, standing by and letting this happen? Israel will attack Iran before the New Year. They must preempt now. Waiting is inviting annihilation.

The scary thing for me is that Trump is sounding quite good. He is bombastic but he has identified, with great clarity, what must change. I need a drink.

God Bless America. Have a great day, TEX =

Reply



### K. Craine September 5, 2015 at 8:10 AM

Yesterday, Sep. 04, 2015. Leader Technologies' Founder and Chairman, Michael McKibben, filed a PETITION FOR WRIT OF MANDAMUS against Ohio State's embattled President, Michael V. Drake.

http://www.fbcoverup.com/docs/library/2015-09-04-PETITION-FOR-WRIT-OF-MANDAMUS-State-of-Ohio-ex-rel-Michael-T-McKibben-v-Michael-V-Drake-Case-No-2015-1472-Ohio-Supreme-Court-Sep-04-2015.pdf

The function of the writ of mandamus is often to force public officials to disclose their financial holdings.

The footprints of the IBM/Eclipse/Chandler Cartel are all over Drake's glaring lack of disclosure. In fact, AFI carried several posts on the OSU Marching Band scandal that surfaced Battelle Memorial Institute's role in the theft of Leader's invention:

http://americans 4 innovation.blog spot.com/2014/08/ohio-states-michael-v-drake-mired-in.html

http://americans 4 innovation. blog spot. com/2014/08/osu-band-investigation-unear ths. html learning the state of the s

http://americans 4 innovation.blog spot.com/2014/10/firing-of-osu-band-leader-exposes.html

to disclose his conflicting relationships with a Leader principle with whom he may have had deep



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

# **NOTICE: Opinion**

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

This site is a not-for-profit effort focused on education, news, investigation of issues in the public interest, and research, and relies on fair use copyright exemptions under 17 U.S.C. 106(a)-117 of the United States Copyright Act, in addition to any and all other related and relevant privileges to which a fair and reasonable person would attribute to this grassroots effort to root out

http://americans 4 innovation.blog spot.com/2014/09/governor-john-kasich-holds-much-stock.html

OHIO STATE TRUSTEES' APPLE ENVY

Researchers also now believe they have uncovered the unlikely tie between the theft of Leader Technologies' invention and the firing of beloved Ohio State band leader, Jon Waters: APPLE ENVY.

Evidently, the OSU Trustees (read: Cartel "lemmings") were unhappy that Waters' Apple commercial went viral and made Ohio State look like "an Apple shop." After all, the Cartel is run by IBM and Eclipse. They have been working for over a decade to make the global spy state "an IBM shop."

In order to control Ohio (and thus the national presidential vote), a takeover at Ohio State was a must. Maestro Jon Waters' powerful baton was giving people the impression that the Cartel had lost control of IBM's hegemony. Thus, they fired Waters who had done absolutely nothing wrong but be a successful music educator.

BTW. Michael Drake has ordered the Ohio State University data center to be MOVED EN MASSE to the State of Ohio's data center... for no good reason any of our researches could get out of insiders. Can anyone spell M.O.O.C.? Massive Open Online Course.

http://www.theuia.org/#our-universities

Click on the GREEN drop-pin and see who's face pops up.

Being forewarned is forearmed.

Reply



### dave123 September 5, 2015 at 5:14 PM

Law360, New York (September 1, 2015,  $7:58\ PM\ ET)$  -- The Second Circuit on Monday refused to reconsider an appeal from fugitive Paul Ceglia,

Reply



Home Older Post

Subscribe to: Post Comments (Atom)

corruption and promote justice. No rights whatsoever to third party content are claimed or implied.

# 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 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 The Wininchina, Inc. IBM/Fenwick/Chandler/Breyer/Accel/Soros goal: Steal from American inventors and exploit inventions thru China with C.I.A./In-Q-Tel cooperation

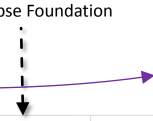
Leader Technologies, Inc. U.S. Patent No. 7,139,761 Leader hired for social networking Chandler & Fenwick as custodians to protect their inventions

3 COVERT OPERATION TO SPY ON AMERICANS

Eclipse = Cover up the U.S. Constitution

C.I.A.

The Eclipse Foundation



**Funding** 

• UBS

JPMorgan

Citigroup

Barclavs

Vanguard

BlackRock

TIAA CREF

Baillie Gifford

Fidelity

HSBC

Wells Fargo

• C.I.A. - In-Q-Tel

Morgan Stanley

Goldman Sachs

Bank of America

• T. Rowe Price

Professor James P. Chandler Fenwick & West LLP

Chandler & Fenwick secretly fed Leader's invention to the CIA via **IBM** and Eclipse

# Technology

- IBM
- Microsoft
- Eclipse Foundation **Eclipse IDE**
- NSA PRISM:

09/11/07 Microsoft 03/12/08 Yahoo 01/14/09 Google 06/03/09 Facebook 12/07/09 PalTalk 09/24/10 YouTube 02/06/11 Skype 03/31/11 AOL 10/01/12 Apple (one year after Steve Jobs died)

# Disinformation (pollute facts)

 Stratfor (ABC, NBC, CBS, CNN, CNBC, MSNBC, FOX, Comcast, BBC)

# Confiscation

- David J. Kappos
- Patent Office Judges & Examiners
- Federal Circuit

# Solar Eclipse

### **Fronts**

- Facebook
- LinkedIn
- Instagram
- Common Core / MOOC
- Pinterest
- Groupon
- Zynga
- Mail.ru (Russia)
- Eurotech, Ltd.
- Eurotech SpA (Italy)
- The White Oak Group
- James LLC (Caymans) Accel Partners LLP
- IDG-Accel (China)
- IDG Capital (China)
- Baidu (China)
- Wininchina, Inc.
- Microsoft
- athenahealth/Castlight Health
- IBM
- Lenovo (China)
- Tsinghua University (China)
- Nat. Ven. Cap. Assoc.
- Soros Fund Management LLC

# Legal Hitmen

- Gibson Dunn LLP Cooley Godward LLP
- Fenwick & West LLP
- Latham & Watkins LLP
- Orrick Herrington LLP
- White & Case LLP
- Weil Gotshal LLP Perkins Coie LLP
- Blank Rome LLP
- Fed. Cir. Bar Assoc.
- DC Bar Assoc.
- Harvard Law
- Stanford Law
- Yale Law

# Corrupting Litigation & Lawmaking

- Eric H. Holder, Jr.
- John G. Roberts. Jr.
- Justice Department
- Judicial Conference
- Judiciary Committees
- Federal Judiciary
- FISA Court
- America Invents Act
- HealthCare.gov
- Fast & Furious / AP snooping
- IRS targeting
- Net Neutrality
- Trans-Pacific Partnership (TPP)
- Iran Deal
- "Safe harbor concept" used as ethics excuse for carte blanche judicial financial nondisclosure
- False Statement Accountability Act of 1996 (these people may lie to courts, Congress and The People without liability)

What other than capitulation to CIA threats could have gotten these competitors to fall in line?

# Is the solar eclipse symbol of Islam just a coincidence?

Qur'anic Scholar: "If a Muslim feels threatened, he is permitted to lie to 'people of the book' (Infidels: Christians, Jews, Westerners)." See Q. 98:6, 3:51, 3:28. Does this sound like an Administration we know?