EXPOSED: JPMORGAN HIDES SPY STATE CARTEL COLLUSION IN LOSS OF 83 MILLION CUSTOMER RECORDS

U.S. ATTORNEY PREET BHARARA LIKELY FLOATS CYBERHACK NARRATIVE TO COVER THE CARTEL’S ILLEGAL ACTIVITY

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | NOV. 11, 2015, UPDATED NOV. 19 | PDF

NOV. 19, 2015 UPDATE. Internet pioneer, DR. LAKSHMI ARUNACHALAM, former director of network architecture for Sun Microsystems at the formation of the modern commercial Internet, filed today in the U.S. Supreme Court against J.P. MORGAN CHASE for theft of her foundational patents on Internet transactions and for judicial corruption (JPMorgan investments and abuses of due process, property and civil rights). Click here to download Dr. Arunachalam’s Writ of Certiorari.

FIG. 1—PREETINDER BHARARA. THE SPY STATE CARTEL’S CLEAN-UP MAN.

U.S. Attorney Preetinder ‘Preet’ Bharara has an uncanny ability to appear as the attorney-of-record on any and all matters involved with protecting Facebook and the NSA Spy State Cartel from being exposed. He is currently prosecuting New York businessman Paul Ceglia in his battle with Mark Zuckerberg and Facebook. Now Bharara is protecting JPMorgan from a likely whistleblower who will show that JPMorgan gave over 83 million customer records to the Cartel to help populate their ‘dark profile’ database in Sweden. These ‘dark profiles’ gather Orwellian levels of data from Facebook, social media, public records, healthcare data, tweets, blogs, photos and wherever else a person’s name appears—all without the user’s knowledge. One cannot claim without the user’s permission since most social sites include a slimy user license agreement where the user unknowingly gives up all their rights to privacy.
Bharara is a fellow NSA Spy State Harbor operatives with Barack Obama, Eric Holder, Preet Bharara, Loretta Lynch, Jamie Dimon, Lloyd Blankfein, John Roberts, James P. Chandler, etc. etc.

Photo: FoxNews.


AFI readers will recognize Bharara’s name. He is the U.S. Attorney currently prosecuting Paul Ceglia in his battle with Mark Zuckerberg and Facebook. Bharara disrupted Ceglia’s civil suit against Zuckerberg by filing criminal charges against Ceglia for allegedly forging a 2003 contract with Zuckerberg and Facebook. Ceglia has fled with his family for safety.

Bookmark: #punks

See also US v. Ceglia Judge Holds Facebook Stock and Protects Zuckerberg’s Hard Drives (Bharara is the U.S. Attorney.)

Click here for Friends of Paul Ceglia press release, and Wellsville Daily Reporter.

See also recent Ceglia filings: U.S. Supreme Court Cert. (Nov. 5, 2015) | CA Superior Court (Oct. 19, 2015).

On Nov. 13, 2015, Bharara’s outside co-counsel in the US v. Ceglia judicial corruption, Orin S. Snyder, Gibson Dunn LLP (Bharara’s former employer), has asked to join Zuckerberg’s defense in Paul Argentieri’s defamation case against Facebook. Snyder was recently caught lying in the Ceglia case. Gibson Dunn is well-known to have Chief Justice John G. Roberts in their pocket, so apparently Snyder has no fear of prosecution for fraud on the court. Let’s hope the justices of the California Superior Court have some scruples. We’ll see. See previous post Gibson Dunn Lawyers taint US v. Ceglia proceedings. Gibson Dunn also handled Facebook’s corrupt appeal in Leader v. Facebook, even though Gibson Dunn partner, Thomas G. Hungar, is a Roberts protégé and previously represented the Federal Circuit judges (the judges all held Facebook pre-IPO stock, along with stock in all of Hillary & Bill’s Wall Street donors—who are also all of Facebook’s bankers and underwriters).

Hmmmm. See a pattern? Birds of a feather . . . . Facebook appears to be in short supply of liars attorneys.

However, Bharara now has egg on his face in the Ceglia case. The US Secret Service lab recently declared the Ceglia-Zuckerberg contract genuine, and appears to have threatened Ceglia who has fled with his family.

THE VICIOUS CIRCLE OF CORRUPTION

Bharara also failed to disclose in the Ceglia case that he was a former partner at Gibson Dunn LLP, Facebook’s attorney. Gibson Dunn is also Facebook’s attorney in the Leader v. Facebook patent infringement case. Gibson Dunn had represented the Federal Circuit judges prior to the Leader case, yet those judges failed to recuse
themselves. Chief Justice John Roberts ignored this mountain of conflicts. All these judges, including Roberts, had massive investments in Facebook, as did JPMorgan.

ANALYSIS: BHARARA WORKS FOR THE SPY STATE CARTEL

Bharara appears to be a Cartel clean-up man.

Bharara yesterday created the same sort of grandstanding brouhaha around these JPMorgan indictments as he did when he staged Paul Ceglia’s arrest.

Bharara wants us to believe that these three Israeli men engaged in the activities that read like a laundry list of Cartel activities.

WOW, THESE WERE THREE BUSY ISRAELIS. NOT.

(It takes large, well-funded organizations to accomplish all the things they are being accused of.)

“The alleged enterprise included pumping up stock prices, online casinos, payment processing for criminals, an illegal Bitcoin exchange, and the laundering of money through at least 75 shell companies and accounts around the world.” Reuters, Nov. 11, 2015.

1. Pump and dump of stocks. This was the Facebook IPO tactic; JPMorgan was an underwriter and allowed insiders like Goldman Sachs, James W. Breyer, Accel Partners and Microsoft to sell on Day 3)

2. Online casinos (practically all the Facebook underwriters, including JPMorgan, are laundering money through the Cayman Islands according to HCBC whistleblower Hervé Falciani)

3. Bitcoin and payment processing for criminals also according to HCBC whistleblower Hervé Falciani

4. 75 shell companies. See 2005 EuroTech SpA “Internet of Things” activity organized by JPMorgan Italy executive; See also 2007 Stratfor WikiLeaks revelations about C.I.A. offshore activity; See also 2008 James P. Chandler Cayman Islands offshore activity with CRYPOTO, Technest, AccelPath, EDOR Technologies and The White Oak Group.

JPMORGAN FINANCES THE SPY STATE CARTEL

Do you think they would let three Israelis compromise their plans for global hegemony for eight years, undetected?

BARACK OBAMA’S DARK POOLS OF CORRUPTION

STOP FACEBOOK PROPERTY THEFT

FAMILIAR CARTEL CONDUCT: ACCUSE YOUR ENEMIES OF YOUR CRIMES
Bharara’s boss, Attorney General Loretta Lynch chimed in, “one of the largest thefts of financial-related data in history.” Bharara, Lynch and Eric Holder all graduated from Harvard Law.

ODOR OF CORRUPTION. JPMORGAN SECURITY: INCOMPETENT OR IN ON THE CARTEL’S SCHEME?

JPMorgan and the Cartel must really think Americans are stupid. We are supposed to believe that three Israelis could set up 75 shell companies and steal 83 million JPMorgan customer records over eight years without detection? Either JPMorgan’s security people are totally incompetent, or they’re in on the scams. There is no middle ground.

2007 WAS A FORMATIVE YEAR FOR THE CARTEL

Magically, Bharara claims the hack started in 2007. Microsoft started feeding customer data to the NSA in 2007, according to NSA whistleblower Edward Snowden. Barack Obama announced his candidacy on Facebook that year.

When one reads Bharara’s announcement between the lines, one discovers a now predictable smokescreen for another agenda. The story sounds real enough to believe, but all the people, names and dates are conveniently just out of reach, in Russia, Israel, and with a server in Egypt. That is one powerful server to be able to take down 83 million records without detection . . . for eight years. Yeh, right.

The story also contains an uncanny number of now known Spy State Cartel members like JPMorgan, Fidelity, Loretta Lynch, Preet Bharara, News Corp and Bitcoin. It would appear that by blaming the theft of data on these three Israelis, the Cartel will later be able to deny that the companies gave them their “Big Data” willingly.

BHARARA’S STORY IS NOT CREDIBLE

Laughably, Bharara says no JPMorgan account information, passwords and Social Security numbers were accessed. Only contact information.

Ask yourself, what hacker with the skill and sophistication that these men are supposed to have would set up “75 shell companies,” hack 83 million customer records of one of the largest banks in the world, then steal only email addresses? Such a notion is truly humorous. Instead, they will sweep all the account information and at least sell it to the highest black market bidder.

What professional thief walks into a room and steals only the phone books and leaves 83 million piles of money on the table? Bharara’s story is fabricated, we believe.

Obviously, this Bharara drama is a made-for-TV prosecution, in our opinion.

- We were fooled by Hollywood by The Social Network lies about Facebook’s origins.
- We are being fooled by Facebook’s corruption of senior federal judges in the Leader v. Facebook patent infringement case.
- We are being fooled by IBMs control of the social enterprise for NSA snooping.
- We are being fooled by the Harvard Law Cartel collusion among Barack Obama, Eric Holder, Preet Bharara, Loretta Lynch, Jamie Dimon, Lloyd Blankfein, John Roberts, James P. Chandler, et al.
- We are being fooled by false stories about Paul Ceglia’s alleged forgery that has now been proved genuine, yet Bharara continues the persecution of Paul Ceglia.

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
JPMorgan is very likely covering their tracks, just in case their customer data ever turns up on Spy State Cartel databases (which it surely will). More likely, JPMorgan has already fed their customer information to the Cartel to help build their “dark profiles.” These profiles are being stored offshore, in places like Lulea, Sweden.

In other words, it looks like the Cartel is creating an excuse for how 83 million JPMorgan customers’ data records (as well as Fidelity’s) ended up in the Cartel’s “dark profiles” overseas.

Remember, JPMorgan helped create and fund the Spy State Cartel. They have been profiting from the personal background information about every American citizen since the early 2000s as the quid pro quo for helping the NSA create the Spy State infrastructure. That is a lot of all-too-tempting blackmail data.

How can you stop the Spy State?

For starters, the Takings Clause of the Fifth Amendment empowers Congress to legislate a payday for Leader Technologies shareholders. This would provide adequate financing for Leader to offer a rational social networking environment—one that offers the application utility that people have come to enjoy about Leader’s invention without sacrificing security and privacy.

Contact your elected representatives and ask them to use Congress’ power of the purse to pay Leader Technologies and unplug the Cartel.

* * *

Bookmark: #spy-state-surveillance

FIG. 4—The evidence is unmistakable. A Cartel of private companies, in collusion with the NSA, collect ALL relationship data between American citizens and the federal government. Much of that data is stored overseas, e.g., Lulea, Sweden, outside the jurisdiction of the U.S. Constitution (“Inside the Artic Circle, Where Your Data Lives,” Business Week).

Bookmark: #spy-state-players

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
FIG. 5—Primary Participants in the American NSA - C.I.A. Spy State ‘Public-Private’ Cartel. See AFI. (Oct. 19, 2015). The social networking patent property case every American needs to fight. Americans For Innovation.

Graphic: AFI.

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.

20 comments:

K. Craine November 12, 2015 at 8:38 AM
Email comment by GH:

AFI readers will be interested in these articles on Hillary Clinton’s treachery:

The FBI has expanded its probe of Hillary Clinton’s emails, with agents exploring whether multiple statements violate a federal false statements statute, according to intelligence sources familiar with the ongoing case.


Reply

K. Craine November 13, 2015 at 11:24 AM
Email comment by DM:

FACEBOOK USERS WAKE UP. YOU ARE BEING SPIED UPON.

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 MIRE IN PERSONAL CONFLICTS OF INTEREST

Trustees and Provost promote learning technology that benefits trustee clients and is stolen from OSU alums Contributing Writers | Opinion | AMERICANS FOR INNOVA...

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 INNOVA...

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 ...

HOW JUDGES GROW RICH ON THE BACKS OF AMERICAN INVENTORS

Patent Office filings are shuffled out the USPTO
Guynn, J. (Nov. 12, 2015). Facebook reports surge in government requests for user data. USA Today.


Here's the latest lie from Facebook's hire liar, sorry, Facebook's deputy general counsel Chris Sonderby:

"As we have emphasized before, Facebook does not provide any government with 'back doors' or direct access to people's data," Sonderby said.

Edward Snowden already showed us that Sonderby is lying 20 ways to Sunday.

How can you tell that a Facebook spokesperson is lying? His lips are moving.

Bill Carlson November 14, 2015 at 5:12 PM

Facebook is doing its part to unite the world in this time of crisis in Paris. You can now update your profile to include an overlay of the French flag and Facebook has also implemented the "safe check in" feature so that users can notify their friends and family that they are safe in Paris. Thank you Facebook team!

steve n amy November 15, 2015 at 7:29 AM

While we stand together in standing with Paris, over the recent terrorist attacks, I do need to point out a couple of things:

1. While it is a nice gesture of solidarity, overlaying the French flag onto profile pics, I cannot do so. As a veteran, I will not raise any flag over Ole Glory. She is the one flag who I have, and will, fight for, if need be.

2. While you are throwing out praises to Mike McKibben (Leader Technologies) for inventing the platform that Facebook now utilizes.

It is a known fact that Facebook was found guilty on 11 of 11 counts of 'Literal Patent Infringement'. Those facts are non-disputable, as they are a matter of record in a Federal Court.

And, Bill, that "safe check in" feature you speak of...I'm pretty sure it was the same Leader technology that was used to coordinate relief efforts during Hurricane Katrina.

So, I will close with my own gesture... Thank you Leader Technologies for unifying the world in this moment of crisis!

Thank you Facebook, for being a willing spy accomplice into every facet of our private lives. Thank you Facebook for undermining our National Currency, by propping up this insane BitCoin debacle. And finally, Facebook, thank you for using your bully pulpit to spew out anti-American, anti-capitalist propaganda, in pushing for open borders, stricter gun laws, and punishing those who choose to believe that Islam is the scourge of the earth.

Rain Onyourparade November 15, 2015 at 1:39 PM

Right on Steve n Amy,

Its about time we start thanking the inventor (McKibben and Leader Technologies) instead of the thieves.

Did you watch the Democratic debate? I'm feeling the Burn and even the "O." Those two crushed Hillary on Wall Street greed and fraud, Her attempt to equate Wall Street with 9/11. What a joke she was.

Among the Republicans, Kasich, Fiorina, Christie and Bush are definitely Wall Street darlings..

On the other hand, Cruz is aligned with the Burn and O. Cruz already calls

This blog has definitely nailed the Cartel players in Figure 5.

EDITORIALS

1. DC Bar refuses to investigate attorney misconduct in Leader v. Facebook - Unwillingness of DC attorneys to self-policing 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 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
Spy State aficionados are predictably running around like Chicken Littles trying to blame the Paris tragedy on data encryption, just like Obama ties every gun event to his Gun Control agenda. In our emotion and insecurity over 9/11, we gave the NSA carte blanche to spy on everyone. They turned that into a “Big Data” boon for their Wall Street and Silicon Valley commercial cronies. Let’s not be fooled this time.

Remember, according to the FBI, NOT ONE terror incident in the USA since 9/11 was intercepted because of the NSA bulk data surveillance. Not one. So, what are they doing with all that data? They’re selling it to Walmart, China, Japan, P&G, Wall Street, Silicon Valley, insurance companies, MOOC, Common Core, etc. etc. etc. etc. When the service is free, you are the product.


The Clinton Foundation announced late Monday that it had amended its tax return forms from four separate years due to errors in the reporting of donations from foreign governments.

[AFI Editor Note: We carried a full analysis of Bill and Hillary's $117 million fees from 593 events between 2001 and 2015: AT&T, Autodesk, AWD, BANK OF AMERICA, BARCLAYS CAPITAL, BBC, CareerBuilder.com, Castlight Health, Cisco, CITIGROUP, CREDIT SUISSE, Dell Deloitte & Touche, DEUTSCHE BANK, DocuSign, eBay, Expierian, Fiserv, GE, GOLDMAN SACHS, IBM, JPMORGAN, KPMG, McAfee, McKinsey, MERRILL LYNCH, Microsoft, MORGAN STANLEY, Oracle, PeopleSoft, PriceWaterhouse, Qualcomm, Salesforce.com, Samsung, SAP, USB, VANGUARD, VeriSign, Visa, Vista Equity, White & Case and Xerox.]

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 amerinnov@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.
More proof of the Obama Administration is out of control.


The acting head of the Transportation Security Administration was reassigned late Monday after a watchdog report revealed undercover agents were able to sneak fake explosives and banned weapons through checkpoints as part of an investigation that revealed a massive, system-wide security failure at America's airports.

http://www.foxnews.com/politics/2015/06/02/investigation-undercover-agents-snuck-fake-explosives-through-tsa-checkpoints/

More proof of the Obama Administration is out of control Obama says its all snowden fault??!

More proof of the Obama Administration is out of control just like they did America's in the Fake Bank Crisis of 2008. Let's not be fooled this time around. After all. Bernie Sanders nailed these people in the last Democratic debate: They are ruled by greed and fraud.


WE CAN'T BELIEVE ANYTHING SPEWING FROM THESE PACS

Dictator of the totalitarian left, Soros, openly funds a supposedly right leaning PAC that spews more deception.

Soros-Backed Group Launches Bid to Keep Syrian Refugees Flowing

A group masquerading as conservative but backed by left-wing foundations including George Soros’ Foundation to Promote Open Society (FPPOS) has launched an online
advertising campaign in defense of bringing Syrian refugees to the United States.

The banner ads bear tag lines like, “Support freedom, not fear,” and, “America is better when we welcome refugees.” They lead to a microsite located at America’s better.org with Old Glory-clothed, American flag-waiving young people, with a light-skinned blonde leading the way for others who appear to be ethnic minorities partially or fully obscured behind her.


Reply

K. Craine November 21, 2015 at 9:33 AM

Email comment by TEX:

A recent speech by our president: 

"This past month has seen the world literally explode because poor, unemployed Muslim men have uncontrollable emotional issues due to climate change. They had no choice when they blew up a Russian passenger jet. The weather really bothered them. Then a few of these poor, jobless Muslim men (and women) were so worried about weather changes, they had to go into a few cafes and nightclubs in Paris to vent their discomfort with anthropogenic CO2 caused by capitalism. Shame on the Caucasian CEO’s of America. Have they lost their heads? No! And that is why we never responded when Americans were beheaded while on their knees and men were burned on video while in cages. We’ll just call them surrogate CEO’s. Weather is the cause. Weather is our biggest enemy. I am giving climate change a RED LINE and I mean it this time.

So here’s what I will do to help these frustrated young Muslims, the very future of a peace loving religion. I will release all prisoners at GITMO, give them guns and a few grenades, directions to Washington, DC, a new Quran, and put them on Obamacare. We owe them. Next, I will ask all policemen to stand down and let the other young minority folks seek revenge for having to live in America. Burning a CVS pharmacy is good use of their time, although the CO2 caused from smoke emission bothers me. I am not sure we need border patrols. They cause too many problems.

Under our new modified US law, women will rejoice because they won’t have to work, show their faces, or study in school. It could reduce facial skin cancers with those burkas. The car insurance companies will be happy because women are terrible drivers and that discovery and blocked Leader from preparing its defenses to this new claim. Judge Stark allowed the claims despite Leader’s prophetic argument that the action would confuse the jury and prejudice Leader. He also permitted the jury to ignore the Pfaff v. Wells Electronics, Inc. test for on-sale bar, even after instructing the jury to use it. (See that Jury Instruction No. 4.7 here.) He also contradicted his own instruction to Leader to answer Interrogatory No. 9 in the present tense (2009), then permitted the jury to interpret it as a 2002 admission as well. Facebook’s entire on-sale bar case is based upon this interrogatory. (Editorial: Hardly sufficient to meet the “heavy burden” of the clear and convincing evidence standard.)

Judge Alan D. Lourie, U.S. Court of Appeals for the Federal Circuit, panel judge in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Lourie stood to 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.

I also am hereby today announcing, under the authority given to me fellow Muslims Valerie Jarrett, John Brennan (Security Advisor) , and Keith Ellison (Minnesota congressman) , and about 15 other close Muslim advisors in the White House, that Thanksgiving is now an integral part of Ramadan. No pork chops! In closing let me say Allu Akbar." 

Have a great day and a Happy Thanksgiving, TEX

Reply

K. Craine November 22, 2015 at 7:15 AM

Email comment by TEX:

More talk from our president. Yesterday, I discussed the connection between my weather concerns and the resulting Muslim unrest. There is more proof today of really weird weather caused by capitalism. It’s snowing in Iowa and warm in Arizona. I knew global imbalance would set in because big Al Gore, John Kerry, and Michael Moore said so. Want credibility? These guys are it.

I also wanted to let you know that our Iran bomb negotiations have just been getting better and better. Iran can now actually deliver an intercontinental warhead all the way into the middle of America. (Ark City, Kansas). I told you that they had only peaceful intentions. Who would want to bomb Ark City, Kansas?

Now in good faith, and after seven years as your president, I am going to finally disclose my full name and put many rumors to rest. I have to laugh because this is the reason you could not find my birth certificate or college
transcripts, and why my social security number is fraudulent. My full name is Barack Udi Tarud Talid Hussein Obama Loqi El-. Just an all American name. Some of the folks that really know me well, (ike Putin and Bibi, just call me by the first initials of my various names."

Have a great day, TEX

K. Craine  November 21, 2015 at 9:35 AM
Email comment by TH:
As Irving Kristol once said, “When we lack the will to see things as they really are, there is nothing so mystifying as the obvious.” from an article about how left refuses to think ISIS has any connection with Islam

(writer also points out that Burrito Brothers sell burritos.)

Read more at:
http://www.nationalreview.com/article/427444/hillary-clinton-islam-comments-terrorism

Reply

K. Craine  November 22, 2015 at 7:50 AM
Email comment by GH:

The NSA/Spy State Cartel lied, again. They DID NOT STOP BULK SURVEILLANCE on Americans in 2011 as they told Congress. THEY ARE STORING THE DATA OVERSEAS. Then, why do we let these people run our government, steal social networking technology from Columbus-inventor Leader Technologies, and snoop on our national conversation thru the Spy State Cartel: Twitter, Facebook, Google+, Instagram, LinkedIn, Flicker, IBM, Microsoft, etc.? Is our entire tech community compromised by spies in their board rooms? It appears that ALL their directors are NSA/Spy State Cartel spies.


The New York Times gets a new NSA doc confirming what some had long suspected.

Though it was revealed by Edward Snowden in June 2013, the National Security Agency’s (NSA) infamous secret program to domestically collect Americans’ e-mail metadata in bulk technically ended in December 2011. Or so we thought. A new document obtained through a lawsuit filed by The New York Times confirms that this program effectively continued under the authority of different government programs with less scrutiny from the Foreign Intelligence Surveillance Court (FISC).


Reply

K. Craine  November 22, 2015 at 9:50 AM

These are important ArsTechnica investigations.

We are including full citations and PDFs of each of these articles:


http://www.fbcoverup.com/docs/library/2014-08-27-The-executive-order-that-

See disclosure of substantial holdings in Facebook and Facebook-related stocks. Judge Moore failed to follow the long-held 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 ostensibly evidence of an

Here is the 74-page Presidential "Memorandum" that led to illegal NSA mass surveillance. MORAL: Any legal "opinion" that is 74-pages long is nothing more than a playground for unscrupulous lawyers. The average American will always be the victim.


Excuse us while we go out and puke. We must rid Washington DC of these power-mongering attorneys and their law firms that have overrun our government.

By the way, this Dept. of Justice "opinion" was authored by another Harvard Law sycophant, Jack L. Goldsmith, III -- another James P. Chandler flunky.


[Thank you to AFI investigators for this work today.]

K. Craine  November 23, 2015 at 6:53 AM

It should also be noted that Jack L. Goldsmith, III was a colleague of fellow Assistant Attorney General Eric H. Holder.

As AFI has shown, Holder takes his orders from former Harvard Law professor James P. Chandler, NSA spy master. Goldsmith probably did not draft the Memorandum, Chandler likely did. Sources at George Washington Law say Chandler used to teach his students to write long opinions when they wanted to create a litigation playground where only attorneys win, and write short opinions when they wanted clarity and justice.

Judge Rader failed to manage his court resulting in a likely situation where his judges never even received briefs that they allegedly ruled on in favor of Facebook. Judge Rader also failed to 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 Laurie should have advised Judge Wallach to follow since Judge Laurie helped write that opinion. Group One test omission analysis.

Clerk of Court Jan Horbaly, U.S. Court of Appeals for the Federal Circuit, clerk who signed all the opinions in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Clerk Horbaly and his staff obfuscated when the court's ruling was challenged by an amicus curiae brief revealing clear mistakes of law and new evidence. See analysis of the misconduct and misrepresentations within the Federal Circuit Clerk of Court in Leader v. Facebook. Mr. Horbaly failed to disclose his conflicts of interest and close associations with numerous Facebook attorneys and law firms, as well as his close association with one of Facebook's largest shareholders, Microsoft, who is a Director of The Federal Circuit Bar Association where Mr. Horbaly is an ex officio officer. Additionally, the DC Bar revealed in a written statement 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 self-governing state?]

Judge Randall R. Rader, U.S. Court of Appeals for the Federal Circuit, Chief judge responsible for the (mis)conduct of his judges and Clerk of Court in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Rader failed to manage his court resulting in a likely situation where his judges never even received briefs that they allegedly ruled on in favor of Facebook. Judge Rader also failed
**COVERT OPERATION TO SPY ON AMERICANS**

**NSA / C.I.A.**

**The Eclipse Foundation**

**Eclipse = Cover up the U.S. Constitution**

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

**Technology**
- IBM
- Microsoft / HP
- Eclipse Foundation
  - Eclipse IDE
- NSA PRISM:

**Disinformation (pollute facts)**
- Stratfor (ABC, NBC, CBS, CNN, CNBC, MSNBC, FOX, Comcast, BBC)
- David J. Kappos
- Patent Office Judges & Examiners
- Federal Circuit

**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)
- 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

**Funding**
- C.I.A. – In-Q-Tel
- JPMorgan
- Morgan Stanley
- UBS
- Citigroup
- Wells Fargo
- Barclays
- Goldman Sachs
- T. Rowe Price
- Vanguard
- BlackRock
- Bank of America
- Fidelity
- TIAA CREF
- Baillie Gifford
- HSBC

**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)

**Strategy**
- Professor James P. Chandler
- Fenwick & West LLP
- Chandler & Fenwick secretly fed Leader’s invention to the CIA via IBM and Eclipse

**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?

---

Notice: This document may contain opinion that should not be relied upon without independent verification. Think for yourself.

Inescapable Conclusion: Most, if not all, of the social networking functions of large online providers were created by the U.S. Government via IBM-NSA-Eclipse Foundation to spy on both children and adults. In return for information on citizens, the government allowed commercial exploitation of the citizens and their personal data by these companies.

Dates When NSA PRISM Collection Began For Each Provider

Source: NSA Whistleblower Edward Snowden, Jun. 6, 2013 (Thank you)

TOP SECRET/SI/ORCON/NOFORN
American Spy State

The White House
U.S. State Dept.
U.S. Justice Dept.
U.S. Commerce Dept.
U.S. H.H.S.
U.S. Patent Office
C-Span

Facebook
Flickr
Google+
Linkedin
Twitter
YouTube

Stock investments in crony companies

- Offshore bank finance & money-laundering
- IBM Eclipse Foundation, Eclipse IDE
- NSA "Cloud" storage offshore
- Cartel "Big Data" storage offshore

American Spy State

Regulatory lawlessness
You

100% IBM-Eclipse Cartel Members:
Follow IBM
Twitter, LinkedIn, Facebook, YouTube

NSA Spy State

Internet

100% theft of your ideas and privacy by private companies colluding with the Obama Administration

Obama’s “public private partners”—The Cartel—Wall Street, Silicon Valley, Judiciary, Totalitarian Liberals