THE FALL OF THE U.S. & THE RISE OF A NEW WORLD ORDER

SAUL ALINSKY’S 12 RULES FOR RADICALS GUIDE THE TACTICS OF THE NSA-IBM SPY STATE CARTEL TO "FUNDAMENTALLY TRANSFORM AMERICA"

FIG. 1—THE CARTEL IS PRESSING A NEW WORLD ORDER FROM BOTH THE RIGHT AND THE LEFT TO GRAB POWER PERMANENTLY—BY CONTROLLING DIGITAL NETWORKS.

A cartel of judges, regulators, politicians and corporations have secretly signed on to "A New World Order" where government is "disaggregated" into self-defined networks. From that point on, their pledges of loyalty to the U.S. Constitution became optional.

In the dramatic up tick in White House polemics about Islam, it becomes important to note that unlike Christianity and Judaism where lying is a sin, Muslims are permitted to lie to Westerners, Jews and Christians. Qur'an 3:28. Click here to read the full 1990-2015 Cyber Hijack timeline. The facts don't lie.

(Dec. 19, 2015) — This article is the new Preamble to the Hijack of the Cyberworld timeline. (Click Hijack of the Cyber World Timeline and Database in the upper right hand portion of this site.)

This is the story and timeline of the theft of the invention called "social networking." The thieves are a group we call the "Cartel." Their motives are ancient. They yearn for money and power. Their goal is a "New
World Order.” Theft of Columbus, Ohio innovator Leader Technologies’ invention enabled them to unify their communications, monitor and control “the masses,” and fulfill their rapacious grab for your assets and your liberty.

The court-proven facts are that Columbus, Ohio innovator, Michael McKibben, and the company he founded, Leader Technologies, invented social networking in the late 1990’s. Prior to that, McKibben had re-built AT&T’s email system in record time for release with Microsoft’s much ballyhooed Windows 95.

In 1996, Leader was awarded its first patent. However, once the Cartel learned about Leader’s invention from an unscrupulous patent attorney and adviser to IBM and the NSA, they wanted it so badly they broke many laws to get it. The invention enabled them to create “The Internet of Things” or “The Internet of Everything” where they could permanently control the digital economy in all its aspects: communications, banking, law, energy, finance, elections, defense, technology, communications, media, healthcare, education, entertainment, politics, guns, food, environment and news.

This sounds like Hollywood fiction, but as you will read in these pages, it is all too real.

The roots of the modern day “One World Order” agenda go back to the 1700’s and philosopher Emmanuel Kant’s essay. More recently, President Woodrow Wilson’s failed effort to form The League of Nations eventually became The United Nations. The disciples of this soulless, mechanistic agenda include George Soros, Bilderberg Group, the 1910 Jekyll Island Club duck hunt, World Economic Forum (Davos), Council on Foreign Relations, Wall Street, Silicon Valley, and a slew of politicians, judges and bureaucrats. They benefit personally through investment gains and insider information.

PROPONENTS OF A NEW WORLD ORDER ARE BETTING AGAINST AMERICA

On Jan. 05, 2011, new world order godfather and post-WWI Hungarian immigrant to America, George Soros (György Schwartz), stated that the “new world order” will be a “healthy, if painful [violent] adjustment.” He continued, “China will be the engine driving it forward and the U.S. will be actually a drag that is being pulled along through a gradual decline in the dollar.”

A window into Soros’ character is the little known fact that as a 14-year old Jewish teenager during the
Holocaust, he posed as a Christian and helped the Nazis confiscate Jewish property. In a Dec. 20, 1998 CBS 60 Minutes interview with Steve Kroft, Soros told Kroft that as a young György Schwartz he “had no sense of guilt” about that anti-Semitic activity.

THE MINDS OF OUR YOUTH ARE TARGETED

Nowhere is more telling of the Cartel’s agenda than the uproar over Common Core. Critical to the Cartel agenda is the centralized control of education via Common Core in secondary education and M.O.O.C. (Massive Open Online Course) in higher education. Just like the re-education camps of every totalitarian ideology before them (like Mao, Lenin, Pol Pot, Stalin, Hitler, Brownshirts, Komsomol), the Cartel works to control the “narratives” that our children learn.

Where the facts do not fit the Cartel narrative, the facts are ignored or altered. They want to grow obedient, docile, faithless worker bees for their factories. Just like George Orwell envisioned in 1984, gone will be free thinking, free will and individuality. Liberty will be replaced by oligarchies, a permanent under-class, doublespeak, political correctness, disrespect, reading between the lines, hate, intolerance, inequality and brutality.

The digital part of this remaking of education is well down the path. Most secondary schools use Google Docs almost exclusively for their document sharing. In universities, M.O.O.C. curricula are rapidly replacing individualized instruction in favor of the allegedly more “rich” (cleansed and censored) content of “Big Data” and “The Cloud.”

Universities are being connected using The Ohio State University’s IBM / Microsoft / Oracle / SAP / Eclipse data center as an international M.O.O.C. network hub that Presidential candidate John Kasich approved. The supply of Cartel shiny things to lure educators, parents and students into this morally dark world appears unstoppable as the “users” mainline on the digital drugs.

THIS LEADER V. FACEBOOK TIMELINE REVEALS CARTEL NAMES, PLACES AND ILLEGAL ACTS

Hillary Clinton’s political adviser, Anne-Marie Slaughter (2009-2013) implemented her book—A New World Order (Princeton Press 2004)—when she worked for Hillary at the State Department. She started promoting Facebook at the State Department in 2009, even though Facebook did not have the intellectual property rights. Of note, Slaughter has Hungarian immigrant connections by marriage with Soros, Intel’s Andy Grove and IDG-Accel Partners (China)’s John P. Breyer. Accel is Facebook’s 2nd largest shareholder.

LYING IS A SAUL ALINSKY TACTIC (AND ALSO PERMITTED IN THE KORAN WHEN MUSLIMS ARE DEALING WITH WESTERNERS, CHRISTIANS AND JEWS—QUR’AN 3:28)

To gain control of the world’s information (and thus its money and power), the Cartel employs the political organizing tactics of Saul Alinsky. Hillary Clinton is an expert. She wrote her undergraduate thesis on Alinsky and corresponded with him. Barack Obama employs Alinsky’s bible—12 Rules for Radicals (Random House 1971).

Barack Obama’s Dark Pools of Corruption

   Patent Office filings are shuffled out the USPTO backdoor to crony lawyers, banks and deep-pocket clients.

2. Was Chief Justice Roberts Blackmailed into Supporting Obamacare by his Ethical Compromises in Leader v. Facebook?


5. Judge Leonard Stark Failed to Disclose his Facebook Financial Interests and his Reliance on Facebook’s Cooley Godward LLP Attorneys for his appointment.

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

lies. Lies also often become truths if repeated incessantly. For example, the lies about Zuckerberg and Facebook in The Social Network movie are accepted as the truth by many.

Obama’s and Hillary’s lies are legion. Their whoppers include: (1) Obama’s oft-repeated promise “If you like your doctor, you can keep your doctor,” (2) Obama’s claim to be a Christian to fool voters, (3) Hillary’s fabrication about a Benghazi video, and (4) Hillary’s ever-changing private email stories.

They have also brazenly ignored and violated laws. They encourage others to violate U.S. laws themselves, and not respect traditional authority—our borders, the U.S. Constitution and the people responsible for carrying out our laws, such as our police and military personnel. The Justice Department’s U.S. Attorneys have become little more than mobsters themselves—A fish rots from the head down.

The following timeline is complex. That is an Alinsky tactic: Put so many layers of lies on the onion that most people won’t take the time to peel them away.

The moral, philosophical and cultural battle lines are drawn. If we choose the Cartel, the “nanny state” of entitlements will eventually overtake us like it collapsed the Soviet Union. On the other hand, if we choose the timeless values of the U.S. Constitution, we must protect and restore Leader Technologies’ property rights. Then, we empower real, ethical innovators to rebuild our digital networks in a way that takes us to higher ground.

This restoration of Leader Technologies’ (and others) property rights will expose the decades of corruption that has resulted in this digital takeover. Whether these criminals go to jail, are pardoned or ignored, one thing is for sure: They must be defunded and disempowered.

---

**THE CARTEL’S CORRUPT TACTICS IN LEADER V. FACEBOOK WERE PURPOSELY CONFUSING IN ORDER TO DISCOURAGE THE PUBLIC FROM LEARNING THE TRUTH**

The Theft of Leader Technologies’ invention of social networking was critical to the Cartel’s plan. With control of the digital endpoints of our lives (“The Internet of Things” aka “The Cloud”), the Cartel could achieve their new world order more quickly.

局长们的腐败手段是将“领导科技 v. Facebook”一案中的一些策略故意混淆，以阻止公众了解真相。

局长们使用的策略包括：
1. 贿赂法官，以从其盗窃中获得的金钱来获得利益。
2. 其他手段，如控制数字生活的“结尾点”（“互联网的万事万物”或“云”）。
3. 借助Facebook和软体开发商的利益。
4. 通过媒体和社交媒体对真相进行操纵。

在他们的世界里，信仰、希望和爱是弱者所依赖的。他们也几乎没有像宪法、法律或法规那样在他们的世界中起作用。

---

**LURE USERS, YOUNG AND OLD, INTO “THE CLOUD,” THEN AMBUSH THEM**

The Theft of Leader Technologies’ invention of social networking was critical to the Cartel’s plan. With control of the digital endpoints of our lives (“The Internet of Things” aka “The Cloud”), the Cartel could achieve their new world order more quickly.

局长们的腐败手段是将“领导科技 v. Facebook”一案中的一些策略故意混淆，以阻止公众了解真相。

局长们使用的策略包括：
1. 贿赂法官，以从其盗窃中获得的金钱来获得利益。
2. 其他手段，如控制数字生活的“结尾点”（“互联网的万事万物”或“云”）。
3. 借助Facebook和软体开发商的利益。
4. 通过媒体和社交媒体对真相进行操纵。

在他们的世界里，信仰、希望和爱是弱者所依赖的。他们也几乎没有像宪法、法律或法规那样在他们的世界中起作用。

---

**LEADER V. FACEBOOK BACKGROUND**

2. **Brief Summary of Leader v. Facebook**
3. **Backgrounder**
4. **Fenwick & West LLP Duplicity**
5. **INVENTOR PROTECTION ACT!**

---

**LEADER TECHNOLOGIES Inventor Protection Act (Proposed)**

America needs to practice what it preaches. We have no business lecturing the world about free enterprise and the rule of law, when we permit the investors in Ohio-based 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 Cubil” who recruited the federal court’s Patent Office into their club of corruption.

Contact your representatives. Ask them to pass it.

Real American investors need your support.

[http://www.contactingyourcongress.org](http://www.contactingyourcongress.org)  
[http://americans4innovation.blogspot.com](http://americans4innovation.blogspot.com)
IS "THE NEW WORLD ORDER" TOO BIG TO FAIL?

Some ask if social networks are now "too big to fail." The last time Americans thought that was when our too-big-to-fail banks were bailed out in 2008. The taxpayer was stuck with the bill while the bankers continued to pay themselves bonuses. Not a single banker was jailed, fired or even fined. Is this the New World Order we have to look forward to? The answer is yes, unless WE THE PEOPLE put a stop to this profligacy.

These social networks can and will be reconfigured to provide adequate financing for Leader to offer a rational social networking environment—one that offers the application utility that the American public and the world with 13 members of the IBM Eclipse Foundation NSA Spy State Cartel in Silicon Valley. Conspirators pictured are Barack Obama (U.S. President), Mark Zuckerberg (Facebook CEO), Steve Jobs (Apple CEO), Steve Westly (Westly Group Partner), John Doerr (Kleiner Perkins Partner), Ann Doerr (John Doerr Spouse), Eric Schmidt (Google CEO), Art Levinson (Genentech Chairman), John Chambers (Cisco CEO), Larry Ellison (Oracle CEO), Reed Hastings (Netflix CEO), John Hennessey (Stanford Univ. President), Carol Bartz (Yahoo CEO) and Dick Costolo (Twitter CEO).

Then, on Mar. 02, 2015, President Obama and Senior Adviser, Valerie Jarrett, met with his chief Alinsky beneficiaries of the Eclipse Foundation code (stolen from Columbus innovator, Leader Technologies): IBM, Xerox, Dell, Micron Technology, Qualcomm and EMC. Given the timing of this meeting—a week after the radical “Net Neutrality” changes to Internet regulation by the FCC—the real agenda of this group was most likely to discuss progress on their common agenda—the IBM et al “The Internet of Things” takeover of global digital infrastructure, which the FCC changes to Internet regulation helped facilitate.

ON FEB. 17, 2011, PRESIDENT OBAMA toasted his Alinsky deception of the American public and the world with 13 members of the IBM Eclipse Foundation NSA Spy State Cartel in Silicon Valley. Conspirators pictured are Barack Obama (U.S. President), Mark Zuckerberg (Facebook CEO), Steve Jobs (Apple CEO), Steve Westly (Westly Group Partner), John Doerr (Kleiner Perkins Partner), Ann Doerr (John Doerr Spouse), Eric Schmidt (Google CEO), Art Levinson (Genentech Chairman), John Chambers (Cisco CEO), Larry Ellison (Oracle CEO), Reed Hastings (Netflix CEO), John Hennessey (Stanford Univ. President), Carol Bartz (Yahoo CEO) and Dick Costolo (Twitter CEO).

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.

Click here for hijack of the cyber world timeline and database.

** **

Bookmark: #stop-the-cartel

LETTER TO CONGRESS:

Word Doc
PDF Doc

Bookmark: #spy-state-surveillance

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.

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 Lillicott, who appears to have helped lead the Leader...
FIG. 3—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 Arctic Circle, Where Your Data Lives,” Business Week).

FIG. 4—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.

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.
12/25/2015 Americans

12 comments:

K. Craine December 20, 2015 at 5:11 AM
Email comment by GH:


http://gizmodo.com/a-cybersecurity-bill-loathed-by-tech-companies-is-now-law-1748859994

If you thought the US government’s ability to spy on its citizens had languished of late, think again.

Yesterday, Congress and President Obama approved the Cybersecurity Information Sharing Act (CISA), a measure that lets private companies turn over consumers’ personal data to Homeland Security, as long as that data meets some broad and vague criteria of relevance to cybersecurity investigations. Homeland Security can then pass said data directly to the NSA, the Department of Defense, and the FBI.

Tech companies, civil liberties groups and security experts have all decried this bill. How did it become law? Simple. House Speaker Paul Ryan attached CISA as a rider to the omnibus budget bill, a $1.15 trillion federal spending plan. If Congress and the President hadn’t approved the measure, we would be on the brink of another government shutdown right now.

The language in the bill is so broad that it could undermine existing privacy laws. Even the Department of Homeland Security said CISA could undermine the Stored Communications Act, which protects personal data from undue government prying.

Aside from screwing with existing privacy laws, CISA has no safeguards to prevent companies from sharing irrelevant personal information, just vague wording about the need for a “cyber threat indicator” to give up the digital goods.

http://gizmodo.com/a-cybersecurity-bill-loathed-by-tech-companies-is-now-law-1748859994

Reply

K. Craine December 20, 2015 at 1:25 PM
Email comment by TEX:

My lights just came on. Now I get it. These jackasses are fundamentally changing America. The wheel and spoke illustration is perfect.

Glenn Beck figured this out eight years ago and he got fired by FOX because even they couldn’t believe that all of this was a long term goal of the Progressive elite statists. Beck’s insight was pure genius. The puppet master was Soros. He made billions upon billions by betting one currency against another. The dollar vs the Euro. The dollar

government backdoors. Wired.


Encryption Backdoors have been a hot topic in the last few years and the controversial issue got even hotter after the terrorist attacks in Paris and San Bernardino, when it dominated media headlines. It even came up during this week’s

EMAIL ADDRESS

K. Craine December 20, 2015 at 2:12 PM
Email comment by GH:


Encryption Backdoors have been a hot topic in the last few years and the controversy issue got even hotter after the terrorist attacks in Paris and San Bernardino, when it dominated media headlines. It even came up during this week’s
Republican presidential candidate debate. But despite all the attention focused on backdoors lately, no one noticed that someone had quietly installed backdoors three years ago in a core piece of networking equipment used to protect corporate and government systems around the world.

On Thursday, tech giant Juniper Networks revealed in a startling announcement that it had found “unauthorized” code embedded in an operating system running on some of its firewalls.

[Editor: ... Just like we’ve been saying. The government is paying absolutely no attention to the Constitution and is relying instead on slimy Cartel spy-state crony lawyers and judges to worm their way around every law. Chief among them is Chief Justice John G. Roberts, Jr. The fish rots from the head.]

K. Craine  December 23, 2015 at 8:47 AM
Email comment by GH:


For years, attackers may have unmasked and read sensitive digital communications between users and corporate entities around the world. Last week, their efforts were finally detected in the form of recently discovered backdoors, raising troubling new questions about state efforts to break network security.

Last week, Juniper Networks issued an out-of-cycle security advisory for thousands of its devices, based on two vulnerabilities in its ScreenOS product. The vulnerabilities would allow an attacker to gain access to devices or monitor and decrypt protected VPN traffic. And unlike most vulnerabilities, this weakness appears to have been deliberately inserted in the code, designed to be overlooked and kept secret for as long as possible.

K. Craine  December 23, 2015 at 9:08 AM
AFI researchers did some more checking into this The Verge exposure of Juniper Networks backdoors. Looks like the Cartel is working overtime to cover this up. First, the article itself tries to blame the Chinese. However, in September 2015, Juniper took a $35 million Series D financing from Vectra Networks. Turns out Vectra is just a front for Spy State Cartel principals Accel Partners (James W. Breyer, Intel (Andy Grove, Hungarian refugee colleague of George Soros), and Juniper (yes, Juniper is invested in Vectra which is invested in Juniper which is invested in Vec tra...).

As more evidence of Juniper’s duplicity, they list Palo Alto Networks as a competitor. However, one of Palo Alto’s key investors is Greylock Partners started by Reid Hoffman (LinkedIn CEO, Facebook director, Accel Partners, James W. Breyer collaborator). This connects Hoffman to Greylock to Accel to Vectra, and therefore to Juniper. This makes Juniper an ally with Palo Alto, NOT A COMPETITOR (ANOTHER LIE). All these players are sucking the same warm mammary gland of the U.S. Gov’t Spy State Cartel.

Juniper has $5 billion in revenue and provides “security” services (read Spy State backdoors) to 30,000 enterprises in government and the private sector.

Their “blame it on China” diversion tries to mask their collusion with the American spy state intelligence community. Hey whistleblowers, speak up. Do your part to save our Republic from these criminals. Do you really want your children and grandchildren growing up as robots in a spy state?

Here is The Verge article with the incestuous investing background of Juniper from CrunchBase:


CURRENT EDITORIAL FOCUS

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

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

The judges ignored shocking new evidence that Mark Zuckerberg withheld 28 hard drives of 2003-2004 evidence from Leader Technologies that could prove actual theft (and therefore claims even more serious than infringement). In addition, Facebook’s appeal attorney, Thomas G. Hungar of Gibson Dunn LLP, has close personal ties to just about every judicial player in this story. The misconduct appears to reach into the U.S. 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.
NEW WORLD ORDER’S SUPPORT FROM THE LEFT:

BILL & HILLARY CLINTON

AFI has already investigated these thieves and liars. Even Jesus Christ at his birth had his mortal enemy in Rome-appointed King Herod, who committed infanticide in Israel to try and avoid competition from the prophesied Christ, King of the Jews.


Have a Blessed Christmas everyone. I am going to add the proofs of the support on the RIGHT for the New World Order in just a minute.

NEW WORLD ORDER’S SUPPORT FROM THE RIGHT:

JOHN KASICH


NEW WORLD ORDER’S SUPPORT FROM THE RIGHT:

JEB BUSH


Contributors:


Easily identified Spy State Cartel Members (ole Jeb is a bought man):

TOP 20 DONORS (All Facebook underwriters, lawyers or benefactors)
Goldman Sachs
Bank of America
Barclays
Citigroup
Wal-Mart
Morgan Stanley
Credit Suisse
JPMorgan
Gibson Dunn LLP


"Jeb Bush and his allies are building a data-driven operation to turn out voters in the general election much later — spending heavily on the assumption he will overcome his sluggish start and win the Republican presidential nomination."

According to the article, a Bush PAC named "RIGHT TO RISE" is behind this initiative. It is staffed by a former Facebook executive, ANDY BARKETT and his company Digital Core Campaign, who also advises the Republican National Committee.

The anonymous source said some in the Bush camp thought Barkett’s tactics amounted to “illegal coordination.” That has not stopped the others from moving forward with this plan to manipulate the 2016 election with Obama’s Cartel election manipulation tactics.

Not surprisingly, a $100,000 donor to RIGHT TO RISE is JAMES W. BREYER, Managing Partner, Accel Partners LLP, and Facebook’s largest shareholder. Breyer and Zuckerberg began their illegal solicitation of Stanford programmers to write apps for the Leader Technologies invention stolen by the IBM ECLIPSE FOUNDATION CARTEL.

SCENE OF THE JAMES W. BREYER/MARK E. ZUCKERBERG ILLEGAL SOLICITATION: Oct. 26, 2005:

http://youtu.be/WA_ma359Meg

Also see:
http://www.fbcoversup.com/docs/cyberhijack/cyber-hijack-findings.html

JAMES W. BREYER DONATION TO RIGHT TO RISE, May 28, 2015 (Federal Election Commission)


Reply

Rain Onyourparade December 25, 2015 at 2:56 AM
NEW WORLD ORDER’S SUPPORT FROM THE RIGHT

CARLY FIORINA

Bought and paid for by the Cartel. Just follow her investments. She is a true wolf in sheep’s clothing. She was CEO at Hewlett Packard when HP and Microsoft joined the Eclipse Foundation in late 2002 to exploit Leader Technologies’ invention. She is the ultimate Harvey Smooth Mouth on the Right.

http://americans4innovation.blogspot.com/2015/09/carly-fiorina-helped-build-spy-state.html

Reply

Rain Onyourparade December 25, 2015 at 3:21 AM
NEW WORLD ORDER’S SUPPORT FROM THE RIGHT

CHRIS CHRISTIE

Summary of Cartel donors to Christie:

Goldman Sachs
JP Morgan
Dell
Motorola
Vanguard
Horowitz (Andreessen)
Morgan Stanely
Wiley Rein LLP

Warning: Candidate Christie is a lawyer (former US Attorney as he is fond of pointing out), and therefore his disclosure are toxic by nature. He does a sneaky job of hiding his Cartel connections. One has to do a little more digging to find them, but they are there.

First, in his 2015 New Jersey financial disclosure, he does not report a single stock or bond investment. Instead, he says he has a blind trust and marks them “N/A”, without disclosing values, which is highly improper:

https://www6.state.nj.us/ethics/ETH_DISC/docs/22664.pdf

----------

However, he wasn’t so clever in his 2010 New Jersey financial disclosure. There he discloses substantial holdings in Cartel kingpins:

Goldman Sachs Hedge Fund Partners
Dell

---

JAMES W. BREYER DONATION TO RIGHT TO RISE, May 28, 2015 (Federal Election Commission)


Reply

Rain Onyourparade December 25, 2015 at 2:51 AM
NEW WORLD ORDER’S SUPPORT FROM THE RIGHT

MARCO RUBIO

Top 20 Contributors (All IBM/Facebook spy state underwriters, lawyers or providers):

Goldman Sachs
Oracle
UBS
Horowitz Group (Marc Andreessen)
Morgan Stanely
Wiley Rein LLP

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 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.
12/25/2015

Americans For Innovation: THE FALL OF THE U.S. & THE RISE OF A NEW WORLD ORDER

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 ostensible evidence of an opposite). Judge Wallach also

https://www6.state.nj.us/ethics/ETH_DISC/docs/15301.pdf

DIRECT CONTRIBUTIONS
JPMorgan


America Leads Super PAC (IBM Eclipse spy state members):
HP
Motorola
Vanguard


Leadership Matters for America Super PAC
Vanguard
Horowitz Group (Marc Andreessen)
Merrill Lynch (Bank of America)


Conclusion: Run.

Reply

Rain Onyourparade December 25, 2015 at 3:32 AM

IN SUMMARY:

IBM Eclipse Facebook NSA Spy State Presidential Candidates . .

. . . on the LEFT:
1. Bill and Hillary Clinton

. . . on the RIGHT:
1. Jeb Bush
2. John Kasich
3. Marco Rubio
4. Carly Fiorina
5. Chris Christie

Conclusion: Corruption and Soros’ New World Order could care less about political party. They’re above politics. Bwahahaha!

Are we Americans going to be suckered again? Time will tell.

Reply

Enter your comment...

Comment as:  Google Accou ▼

Publish  Preview