

Friday, January 29, 2016

CLINTON 2005 URANIUM JUNKET NETTED \$152 MILLION FOR CLINTON FOUNDATION AND \$3.1 BILLION FOR DONOR

VIDEO: BREYER AND ZUCKERBERG SOLICITED STANFORD STUDENTS SEVEN WEEKS AFTER CLINTON'S TRIP

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | JAN. 29, 2016, FEB. 11, 2016 | PDF



FIG. 1—MORE PAY-TO-PLAY NEW WORLD ORDER QUESTIONS FOR HILLARY CLINTON

On Sep. 6, 2005, Bill Clinton met with Kazakh strongman Nursultan A. Nazarbayev. Two days later, Bill's friend, Frank Giustra, received coveted Kazakh uranium mining rights—even though Giustra had no uranium mining track record. The industry was stunned. Within months, The Clinton Foundation received \$152 million in "donations" from Frank Giustra. Two years later, Giustra sold those rights for \$3.1 billion. Hillary and Bill did not disclose their Foundation winnings until forced to recently by Canadian authorities. Goldman Sachs assisted Giustra, and everyone else swirling around the Clinton's New World Order community organizing.
Photo: Reuters / Shamil Zhumatov SZH/DH.

(JAN. 29, 2016)—<u>ion Sep. 06, 2005</u>; Bill Clinton jetted to Kazakhstan with Canadian Frank Giustra in a hastily arranged meeting with President Nursultan A. Nazarbayev. Giustra had just incorporated a shell (new, not operating) company named UrAsia Energy Ltd. with the help of Goldman Sachs. Click here to view the full documentary: Clinton Cash - Everything is for Sale released Aug. 07, 2016.



been repaired Alg. 07, 2016. Note: Most broken links have been repaired (We think! A hacker selectively deleted over 300 documents which we have restored). CLICK HERE FOR HIJACK OF THE INTERNET TIMELINE AND DATABASE



In the previous nine months, Clinton had been paid \$925,000 in fees for six speeches to Goldman Sachs and Deutsche Bank. [The issue is not the amount of the fees, however dubious, but rather the audience. We believe that Bill and Hillary's speaking engagements have merely been the smokescreen for their New World Order global community organizing.



Anne-Marie Slaughter, author of 'A New World Order, was one of Hillary's first hires as Secretary of State on Jan. 23, 2009, just three days after Obama's inauguration.]

IG. 2-Anne Marie Slaughter

While Bill was busy with Goldman Sachs and the

uranium deal, Accel



FIG. 3-Frank Giustra, UrAsia Energy Ltd.

Partners invested \$13 million in Facebook on

May 26, 2005. A week later, Yuri Milner started Digital Sky in Moscow with Goldman Sachs as an investor. Accel Partners and Milner are Facebook's second and third largest shareholders today. Goldman Sachs is one of Facebook's underwriters who sponsored Facebook's initial public offering (IPO).

On Sep. 07, 2005, a day later, Kazakhstan agreed to give UrAsia coveted uranium mining rights, even though Giustra had no uranium mining experience, and UrAsia was only a shell company. The mining industry was stunned.

CLINTON PLAYED, GIUSTRA PAID

In the months that followed, the Clinton Foundation received \$152 million in donations from Giustra. Both Giustra and Clinton claim the donations were not pay to play. To paraphrase William Huntgate, a member of the Watergate Committee: "If an elephant walked into the room, some of you would insist that it was a mouse with a glandular condition." [Insert suitable snarky comment here.]

Bookmark: #breyer-zuckerberg-stanford-video

VIDEO: On Oct. 26, 2005, nine weeks later, Accel Partners' James W. Breyer and Mark Zuckerberg spoke to Stanford University students about Facebook. During the presentation, they solicited the students to write apps to run on Facebook. That solicitation was captured on video.

IS THE QUESTIONER A RINGER? WATCH BREYER'S AND 7UCKERBERG'S BODY LANGUAGE.

Read synopsis

FIG. 4-A New World Order by Anne-Marie Slaughter. Princeton University Press (2004).

Social Networking: The True Story

HealthCare.gov's iscation of this property cannot stand

er: 145,000 man-hours • over \$10 million • 20 people • solid engineering • hackers not welcome • affirms privacy, security, property • no foreign influence • respects U.S. Constitution

one to two weeks" . beer money . 28 hide n hard drives • stole Harvar Mafia hand judges, politicians & gov't

OpenTrial.org



Leader v. Facebook Facebook — a force for freedom perhaps, but at odds with the rule of law in the U.S

Federal Corruption

CLICK TO LOOK INSIDE **Congressional Briefings** Federal Circuit Censored Docket Americans For Innovation Archives Disclosures: Exec | Judiciary | USPTO Patent Office FOIA Stonewalling

Donna Kline Now! Archives





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)

- **2016** (23)
- ► August (2)



FIG. 5—ON OCT. 26, 2005, JAMES W. BREYER AND MARK E. ZUCKERBERG likely committed a crime. We believe they fraudulently solicited Stanford University students to help them write applications to run on Facebook. Facebook's software engine is the invention of Columbus, Ohio innovators Leader Technologies and their founder, Michael T. McKibben. Breyer and Zuckerberg were thus engaged in fraudulent inducement to misappropriate property that did not belong to them. The fact that they crossed state lines to commit this crime would amount to racketeering under the RICO Act, among other offenses. In our opinion. Click here to go directly to 49 minutes and 11 seconds into this one hour video capture at Stanford University. Click here for the raw video file (*.mp4).

Since Facebook was proven in federal court to have been using Leader Technologies' social networking invention, Breyer's and Zuckerberg's Oct. 26, 2005 solicitation would be fraudulent inducement, and this Stanford video is hard evidence of The Greatest Financial Crime in the History of the World.

Hillary Clinton's stonewalled emails revealed her promotion of Facebook "E-diplomacy" from the start of her tenure as Secretary of State in early 2009. At that time, the Leader v. Facebook patent infringement trial was only months old. Hillary's policy grossly interfered with Leader Technologies' due process rights.

In the only part of the Leader v. Facebook trial that Hillary's lawyer cronies could not control, the jury, Leader Technologies proved on 11 of 11 counts that Facebook infringes Leader's U.S. Patent No. 7,139,761 for social networking.

CLINTON FOUNDATION'S \$152 MILLION PRIMED THE FACEBOOK PUMP

Bill Clinton's \$152 million in Foundation donations from Frank Giustra appear to have been the seed money that Accel Partners and Goldman Sachs needed to get the Leader Technologies' social networking invention ready for Barack Obama's out-of-the-blue presidential announcement on Feb. 10, 2007, sixteen months later

THE CLINTONS & RACKETEERING

The RICO Act, **18 U.S.C. § 1962** (Racketeer Influenced and Corrupt Organizations Act) requires proof of a "pattern of racketeering" activity. A pattern defined as two or more activities where the person directly or indirectly invests in, maintains an interest in, participates in, conducts the affairs of, or acquires income used to acquire an interest in an enterprise, among other things.

The U.S. Supreme Court said about racketeering of the kind described in Bill Clinton's 2005 conduct alone:

"[A] democracy is effective only if the people have faith in those who govern, and that faith is bound to be shattered when high officials and their appointees engage in activities which arouse suspicions of malfeasance and

- ► July (3)
- ► June (5)
- ▶ May (2)
- ► April (4)
 - March (4)
 - February (2)
 - ▼ January (1)

CLINTON 2005 URANIUM JUNKET NETTED \$152 MILLION FO...

- ▶ **2015** (34)
- ▶ **2014** (26)
- ► **2013** (28)
- ► 2012 (6)

UPDATE MAR. 25, 2014

FIVE CRITICAL AFI POSTS ON JUDICIAL COMPROMISE

Fully updated Mar. 25, 2014 in the wake of the Scribd censorship:

1. HOW PATENT JUDGES GROW RICH ON THE BACKS OF AMERICAN INVENTORS



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

- WAS CHIEF JUSTICE ROBERTS BLACKMAILED into supporting Obamacare by his ethical compromises in Leader v. Facebook?
- JUSTICE ROBERTS MENTORED Facebook Gibson Dunn LLP attorneys.
- 4. JUSTICE ROBERTS HOLDS substantial Facebook financial interests.



 JUDGE LEONARD STARK FAILED to disclose his Facebook financial interests and his reliance on Facebook's Cooley Godward LLP attorneys for his appointment.



BARACK OBAMA'S DARK POOLS OF CORRUPTION

Click to enlarge



corruption." (United States v. Miss. Valley Generating Co., 364 U.S. 520, 562 [1961]).

Bookmark: #clinton-uranium-pay-to-play-timeline

Here is the sequence of Bill Clinton events in this uranium deal corruption. Also evident is the support Goldman Sachs gave at every turn.

A PATTERN OF CLINTON PUBLIC CORRUPTION (BILL WAS OUR FORMER PRESIDENT, HE KNEW BETTER) Corrected Feb. 01, 2016

			Goldman		Benefit	
Date	Subject	Who	Sachs benefited	Where	For Clinton	For Clinton cronies
Dec. 03, 2004	Clinton speech	Goldman Sachs	х	New York NY	\$125,000	
Mar. 02, 2005	Wininchina LLP	Accel Partners	Х	Hong Kong		Wall Street
Apr. 20, 2005	Clinton speech	Goldman Sachs	х	Kiawah Island GA	\$125,000	
May. 04, 2005	Clinton speech	Deutsche Bank	?	Baltimore MD	\$125,000	
May 26, 2005	Facebook	Accel Partners	Х	Palo Alto CA		\$13 million
Jun. 01, 2005	Digital Sky	Yuri Milner	Х	Moscow Russia		Wall Street
Jun. 06, 2005	Clinton speech	Goldman Sachs	х	Paris, France	\$250,000	
Jun. 13, 2005	Clinton speech	Goldman Sachs	х	Greensboro GA	\$150,000	
Aug. 11, 2005	Clinton speech	Deutsche Bank	?	New York NY	\$150,000	
Sep. 06, 2005	Uranium	UrAsia	Х	Kazakhstan	Access	Access
Sep. 07, 2005	Uranium deal	UrAsia	Х	Kazakhstan	Access	Contracts
Sep. 08, 2005 to Sep. 09, 2006	Foundation	UrAsia	х	Toronto CN	\$152 million	
Oct. 26, 2005	Stanford	<u>Accel</u> Partners	х	Palo Alto CA		Illegal apps
Feb. 10, 2007	U.S. candidacy	Barack Obama	x	Springfield IL	Secretary of State	\$431 billion Wall Street "bailout"
Feb. 12, 2007	UrAsia sale	UrAsia	Х	Kazakhstan		\$3.1 billion

 TABLE 1—A PATTERN OF CORRUPTION involving Bill Clinton, Goldman Sachs, Frank Giustra, James W. Breyer, Mark E.

 Zuckerberg and Facebook. See previous post AFI (Aug. 12, 2015). Hillary & Bill shill for a secret intelligence agency cartel. Americans For Innovation.

The evidence shows that the developments in Facebook were a direct function of Bill Clinton's collaboration with Goldman Sachs.

- 1. Bill met with Goldman Sachs, then Accel Partners invested in Facebook.
- Bill spoke in Kazakhstan, then his friend Frank Giustra (Goldman Sachs) received coveted uranium mining contracts for which he was not qualified (but Goldman Sachs wanted)
- Bill started getting \$152 million from Giustra, then Breyer and Zuckerberg induced Stanford students to write apps, after which Breyer secretly started WIN-IN-CHINA in Hong Kong, outside the knowledge of U.S. regulators (revealed by HSBC whistleblower Hervé Falciani).
- 4. Facebook was established with Bill's and Goldman Sachs' money, then Barack Obama announced his candidacy on the platform, eventually claiming that his presidency would "fundamentally transform America."
- 5. Hillary became Secretary of State intent on making Facebook a cornerstone of her Ediplomacy, irrespective of whether or not Facebook was violating patent law.

Bill Clinton evidently used his influence as America's former president to cajole President Nazarbayev to give the uranium mining contracts to UrAsia within a day, even though Frank Giustra had no experience in uranium mining (but Goldman Sachs had friends who did). 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!

LEADER TECHNOLOGIES Inventor Protection Act (Proposed)

America needs to practice what it preaches.

We have no business lecturing the world about free enterprise and the rule of law, when we permit the investors in Ohiobased innovator Leader Technologies to go uncompensated for the risks they took to help invent social networking ...

 a technology upon which the President and U.S. government now rely;
 a technology stolen by the "Facebook Cabal" who recruited the federal courts and Patent Office into their club of corruption.



Contact your representatives. Ask them to pass it. <u>Real</u> American inventors need your support. http://www.contactingthecongress.org/ http://americans4innovation.blogspot.com

Click image above to download a poster-quality PDF optimized for a 11in. x 17in. (ledger-size) poster. America should not be in the business of cheating its entrepreneurial investors simply because the cheaters buy off judges with the money gained from their theft. Such permissiveness is obscene.

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).

At every turn, Goldman Sachs and Bill Clinton are major players in the process.

Click here for a full timeline of this public corruption.

* * *

Bookmark: #jpmorgan-pay-to-play





ma spy

ngs for the

On Oct. 17, 2012, Bill Clinton gave a \$200,000 pay-to-play junket speech to JPMorgan—just after JPMorgan made a fortune in Facebook's May 18, 2012 initial public offering. The collusion among America's senior federal judiciary with Wall Street and Silicon Valley is further evidenced in another patent case in addition to Leader v. Facebook. Dr. Lakshmi Arunachalam, Internet pioneer and former director of network architecture at Sun Microsystems, yesterday filed a motion at the U.S. Supreme Court in her patent dispute with JPMorgan who is infringing her web transactions patent. JPMorgan is muscling the judges to throw out the case on wholly unsupported grounds. Dr. Arunachalam outlines massive JPMorgan conflicts of interest among the presiding judges—they <u>all</u> have substantial JPMorgan financial holdings. With the exception of Delaware district court judge Sue L. Robinson who recused, the judges have obstinately refused to recuse themselves despite <u>Judge Richard G. Andrews'</u> admission that he has JPMorgan holdings. JPMorgan's attorney is Skadden Arps LLP. Hillary Clinton's former chief of staff, Christina M. Chen, worked for

SKADDEN ARPS LLP, as did Judge Leonard P. Stark, the very evidently corrupt Obama appointee, last-minute-entry-to-protect-Facebook-for-Hillary's-new-E-diplomacy-plan-and-the-IPO, and presiding judge in the Leader v. Facebook case.

Bookmark: #lynch-harvard-law

NEWS FLASH, FEB. 09, 2015: WHITE HOUSE HILLARY EMAIL INTERFERENCE: "ASK THE CHINESE & ISRAELIS." LYNCH: "NO CLOSE TIES" TO HILLARY FALSE

NEWS FLASH, FEB. 10, 2016: Obama would become an "enemy of the state" to pardon Hillary for a SAP compromise. "Compromising a SAP is an absolute 'disqualifier' for public office and access to our nation's sensitive information - period." Read full article by Major Ed Coet (US Army, ret.)

A senior security insider who trains law enforcement in digital forensics reported to AFI investigators that Hillary's "smoking gun" treachery has likely been found, but that it is up to Attorney General Loretta E. Lynch to indict. This person believes Lynch will stonewall since the data fingers too many Washington insiders. The source complained about White House interference in the investigation, and said "The Chinese would be the ones that really know what went on with Hillary's server, along with the Israelis."

LORETTA E. LYNCH'S HARVARD LAW SUPPORT GROUP



See Hattem, J. (Feb. 08, 2016). Pressure on Lynch to step aside in Clinton email probe. The Hill. [Editors: Lynch claims "no close ties" to the Clintons. This is false. Lynch, a Harvard lawyer, is close to the shadowy spymaster, Professor James P. Chandler (see photo below), another Harvard lawyer and former patent attorney for Leader Technologies. Chandler was Bill Clinton's chief outside national security adviser and has been close to Billary for decades. Chandler recommended Eric H.

http://americans4innovation.blogspot.com/2016/01/clinton-2005-uranium-junket-netted-152.html

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

Holder, Jr., yet another Harvard lawyer, as Attorney General, and is believed to have recommended Lynch to the Obamas, more Harvard lawyers. Preetinder Bharara is Obama's notorious NY U.S. Attorney legal hitman from Harvard Law. On Jan. 18, 2001, buried in his last acts as President, Bill Clinton appointed Chandler to the National Infrastructure Assurance Council (NIAC)—on Bill's last day as president. Chandler exploited this appointment secretly during the Bush years, and paved the way for the Obama IBM NSA Eclipse spy state. Some pundits now believe the illegal metadata collected by the NSA was used by Hillary and Bill to blackmail corporate leaders into large Clinton speaking fees and donations to The Clinton Foundation (see Original Post below). This would explain why the Clintons' fees and donations have been so suspiciously uniform and high ("Pay my fee or I'll expose you" is a strong motivator."]

10% TO WHISTLEBLOWER(S)

Leader Technologies has indicated they are willing to pay a 10% reward for information that leads to the recovery of funds by their shareholders.

Bookmark: #stop-the-cartel

STOP

THE

CARTEL

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 <u>without</u> sacrificing security and privacy.

LETTER TO CONGRESS: Word Doc

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



 $\label{eq:FIG.6-Obama's Fundamental Transformation of America. \ His wheel of \ corruption.$

Click here for hijack of the cyber world timeline and database

Bookmark: #spy-state-surveillance



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 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...



Graphic: AFI.

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...



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...



FIRING OF OSU BAND LEADER EXPOSES CORRUPTION AT BATTELLE LABS, PATENT OFFICE, NSA Jeffrey Wadsworth, Battelle CEO and OSU

http://americans4innovation.blogspot.com/2016/01/clinton-2005-uranium-junket-netted-152.html

FIG.7-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).

Graphic: AFL

Die Winnechten, Inc. IRM/ Persystek/Chandler //Roger/Ascel/ Starwn gradi. IRM/ Persystek/Chandler //Roger/Ascel/ Starwn gradi. IRM/ Persystek/Chandler //Roger/Ascel/ Starwn gradi. IRM/ Persystek/Chandler //Roger/Ascel/ Starwn gradi. Escator Technologies, Inc. U.S. Fairus Mito. 7339 (Escator) U.S. Fairus			COVERT OPI TO SPY ON AME NSA / CI./ The Eclipse Four	RICANS +	Eclipse = Cover up the U.S. Constitution Strategy Professor Lamac P. Chandler Farwack & WessILLE	
	MSNBC, FOX, Comcast, BBC)	Confiscation - Oavid J, Kapos - Statent Office Judges - S Loarniners - Federal Circuit - Scilar Eclipse	Frants Facebook Linkedin Linkedin Linkedin Core / MODOC Grangman Grangman Grangman Grangman Grangman Grangman Mail ru (Rissia) Lurotech, Ital Lu	Pindlag - CLA – In Q Tel - PMongan - Mongan Stanley - UlaS - Ottigroup - Wells Fargo - Barclays - Goldman Sachs - T, Rowe Price - Vanguard - BlackSock - Bank of America - Holdity - THAA CRE - Ballie Giford - HSBC - HSBC	Legal Hitmen - Gibson Dunn LLP - Cooley Godinard LLP - Fonixit, & West LLP - Hornixit, & West LLP - Undram, & West LLP - West Gotak LLP - Pertins Cole LLP - Blank Rome LLP - DC Blank Assoc. - Harvard Law - Yale Law	Derraphing Urigation & Lawasking (Fich H. Holder, Jr. John G. Roberts, Jr. Judica Department Judical Carlermee Judical Carlermee Judical Carlerme Bis Court Pick Carle Pick Carles Fish & Farth Carles Fish & Farth Carles Fish & Farth Carles Pick Carles Fish & Farth Carles Pick
have gotten these	apitulation to CIA competitors to fa		IBM Lenovo (China) Tsinghua University (Ch Nat, Ven, Cap, Assoc. Soros Fund Managemen cidence9			 False: Statement Accountability Act of 1996 (these people may lie to courts, Congress and The People without liability)

Fl6.8-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 whisteblowers.

Posted by K. Craine at 3:38 PM M C G+1 +2 Recommend this on Google

40 comments:



I thought you might be interested in this article:

Herridge, C., Browne, P. (Jan. 29, 2016). Official: Some Clinton emails "too damaging" to release. FoxNews.

The intelligence community has now deemed some of Hillary Clinton's emails "too damaging" to national security to release under any circumstances, according to a U.S. government official close to the ongoing review. A second source, who was not authorized to speak on the record, backed up the finding.

http://www.foxnews.com/politics/2016/01/29/official-some-clinton-emails-too-damagingto-release.html

Reply

Trustee president, doles out OSU contracts to Facebook Cartel thru his McBee Strategic LLC lobbyis...



MASSIVE WASHINGTON CORRUPTION EXPOSED BY LEADER V. FACEBOOK Bi-partisan citizen group appeals to Congress to **RESTORE PROPERTY**

CONFISCATED BY widespread federal corruption incl. interference by Nancy ...



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

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



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...



BOYCOTT NCAA MARCH MADNESS? COPYRIGHT-GATE

Constitutional rights advocates demand that NCAA stop its copyright infringement in social

media; ask Congress to preserve Zuckerberg's ...



LEADER V. FACEBOOK WALL OF SHAME

Judges go to jail for far less serious misconduct; Facebook users should pay Leader fees voluntarily; its

the right thing to do since Faceb...

EDITORIALS

- 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



Email comment from AS:

As Bill himself said about his relationship with Monica: "I did it for the worst of all possible reasons. Because I could."

Our country has a serious problem!

Reply



K. Craine 🖉 January 31, 2016 at 1:16 PM

Email comment by TEX:

Here we go. America.....let the games begin . lowa, start your engines. Our job over the next few months, beginning in Iowa, is to determine which person in the Presidential race is best equipped to lead us back from the edge of the abyss. The other option , of course, is to be total lemmings and jump over the cliff into history's dust bin. So here's my scorecard, and , believe me, I am a biased old man. My bias is to be unbiased.

Life is all about crossroads and seminal moments. Not all decisions are made with a complete understanding of unintended consequences. In government we have a long history of good intentions that cause more problems than we solve . We have to remember that America is an "idea" not just rocks and dirt. Our idea was memorialized in our Constitution. Our Constitution was based on the principles of fairness, openness, true goodness, achievement, competition, free markets, and God's commandments. The notions of racial bias, gender bias, religious bias, and special privilege were recognized as being intolerable. So why today do we have a black president declare that we are a mean spirited racial nation? What race is Eric Holder, Loretta Lynch, Jeh Johnson, Oprah, Michael Jordan, Tiger Woods, Dr Ben Carson, Condoleezza Rice, James Clyburn, Alex Haley, Clarence Thomas, Thomas Sowell, JC Watts, Susan Rice, Sheila Jackson Lee, just to name a few ? How can they have possibly been this successful in a hopelessly racial nation ? And Hillary claims that women are treated as inferior because of the GOP. Let's seethe following companies have women in top leadership positions:

GM, Xerox, Oracle, Facebook, Lockheed Martin, Yahoo, Campbell Soup, PepsiCo, IBM, HP, Key Corp, and hundreds of others. It is a fact that the ladies have lost ground in every category under Obama and Hillary's watch. Women have a better chance to blossom in free markets !

END, TEX comment, Part I

Reply

Replies



K. Craine 🖉 January 31, 2016 at 1:17 PM

BEGIN, TEX comment, Part II

And isn't it a coincident that Hillary is a woman who was elected to Congress , held a big position in Obama's terrible cabinet , and is running for America's top job as a woman. Sounds like she wasn't held back......especially if we take into account her history of incompetence , dishonesty, and criminality . She is running her campaign on female body parts, which incidentally is the same platform that her husband embodied and adored. Sadly, she has a few other platform positions as well. They are all centered on being Obama' third term. I hope that the next four years she is in Federal court trying to lie her way out of Benghazi actions, and exposing America's most precious secrets. America and the world simply deserve better.

So what about Sanders? C'mon, he's a friggin' socialist. If he is what the Democrats want then basically half of our nation wants to totally annihilate America's grand experiment. He's cute and precious but not a lover of our freedom and liberties. If he's elected, TEX will lead a new secession effort until my last breathe. Seriously.....out of here. Don't worry all of you socialist progressives, I will still harass you.

What about the hopelessly inept GOP? What a bunch of non thinking bobbing heads. The entire bunch combined has offered exactly what the Dems have offered. Nada, nothing, nil. At least Trump has shown the courage of conviction. He is disgusting and crass which is refreshing and inspiring. PC could be on the chopping block. Trying to get rich in office would be on hold during his presidency. If an enemy tried to bluff and bluster, Trump would call them a bad name and make them cry. How much fun would that be? At least in our last few years as a free Republic , we could watch a pretty good side show. I hope he goes "bald"in office. Then he could shave his chest like Putin. Imagine hairless world leaders.

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

... our society and economy will be dragged down (and eventually destroyed) by copying, infringement, thievery, counterfeiting, hacking, greed, misinformation, exploitation, abuse, waste, disrespect, falsity, corruption, bribery, coercion, intimidation, doublespeak, misconduct, lies, deception, attorney "dark arts," destruction, confusion, dishonesty, judicial chicanery and lawlessness.

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

CURRENT EDITORIAL FOCUS

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

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

The judges ignored shocking new evidence that Mark Zuckerberg withheld 28 hard drives of 2003-2004 evidence from Leader Technologies that could prove actual theft (and therefore claims even more serious than infringement). In addition, Facebook's appeal attorney, Thomas G. Hungar of Gibson Dunn LLP, has close personal ties to just 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 stav focused on Leader v. Facebook until iustice is served, but we also welcome news and analysis of intellectual property abuse in other cases as well.

WELCOME TO DONNA KLINE **NOW! READERS!**

So where do I come down in Iowa? Caucus your little hearts out. Pick your winners. You are in the heart of " America" for a reason. Represent us well.

Have a great day, Iowa, TEX

Reply



K. Craine 🖉 February 1, 2016 at 9:11 AM

Email comment by GH:

More nails in Hillary Clinton's deceptions coffin:

Herridge, C., Browne, P. (Feb. 01, 2016). Official: Withheld Clinton emails contain 'operational' intel, put lives at risk. FoxNews.

Highly classified Hillary Clinton emails that the intelligence community and State Department recently deemed too damaging to national security to release contain "operational intelligence" - and their presence on the email system jeopardized 'sources, methods and lives, ' a U.S. government official who has reviewed the documents told Fox News.

http://www.foxnews.com/politics/2016/02/01/official-withheld-clinton-emails-contain-operational-intel-put-lives-at-risk.html

Reply



K. Craine 🖉 February 2, 2016 at 12:36 PM

Email comment by AS:

Schindler, J. (Feb. 2, 2016). U.S. Officials: Hillary's Emails Contain Names of Undercover CIA Spies. The Observer.

http://www.newsmax.com/Newsfront/us-officials-hillary-emails/2016/02/02/id/712417/

U.S. intelligence officials say "top-secret" emails Hillary Clinton kept on her private email server when she headed the State Department include the real names of CIA spies serving undercover overseas – a violation of federal law that has put the agents in harm's way, The Observer reports.

And, The Observer's John Schindler writes, those emails also include the names of foreigners on the CIA payroll, possibly endangering their lives.

"At a minimum, valuable covers have been blown, careers have been ruined, and lives have been put at serious risk. Our spies' greatest concern now is what's still in Hillary's emails that investigators have yet to find," Schindler, a former National Security Agency analyst, says in his report.

Reply



K. Craine 🖉 February 2, 2016 at 12:41 PM

Email comment by Polly:

Klein, E. (Feb. 02, 2016). Ed Klein: Hillary's Feeling the Bern - From FBI Director James Comey. Newsmax.

http://www.newsmax.com/Newsfront/Hillary-Clinton-FBI-emailscandal/2016/02/02/id/712399/

Hillary Clinton is Feeling the Bern - but the real heat isn't coming from Bernie Sanders, who fought her to a humiliating dead heat in the lowa caucuses.

The Bern is coming from James Comey, the straight-arrow director of the FBI, who is leading the investigation into her email scandal.

Prosecutors at the Justice Department and managers in Hillary's presidential campaign tell ED KLEIN CONFIDENTIAL that the FBI has zeroed in on three people in Hillary's inner circle.

These three - Huma Abedin, Cheryl Mills and Jake Sullivan - have been notified by the FBI that they should prepare to testify under oath about their involvement in the



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.





CODE OF CONDUCT FOR U.S. JUDGES

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

handling of classified national security secrets on Hillary's homebrew email system

Reply

dave123 February 2, 2016 at 2:51 PM

GREENSPAN said he saw no risk in allowing Keating to invest customers money Keating reportedly paid Greenspan \$40,000. Greenspan praised Keating's sound business plans and expertise, Keating went to prison shortly afterward, and then Raegan appointed Greenspan chairman of America's central bank, Greenspan was reappointed by president Clinton and Bush. During the Clinton administration deregulation continued under Greenspan and the Clintons made millions in this market help on by Robert Rubin former CEO of investment bank Goldman Sacks and Larry Summers a Harvard economics, having lobbies and lots of money and step by step captured the political system Facebook was established with Bill's and Goldman Sachs' money, then Barack Obama announced his candidacy on the platform the developments of Facebook were a direct function of Bill Clinton's collaboration with Goldman Sachs. But it was time for the Clinton's make more MONEY?. involving Bill Clinton, Goldman Sachs, Frank Giustra, James W. Breyer, Mark E. Zuckerberg and the stolen idea Facebook.

Hillary Clinton knew facebook was a stolen idea

Breyer knew facebook was a stolen idea even in the stanford video he knew then it was a stolen idea

Larry Summers knew facebook was a stolen idea

Hillary Clinton talk about this stolen idea facebook on her private Email that she set up but didn't wont Obama to know about but Obama was sell OUT?

Reply

K. Craine 🖉 February 4, 2016 at 6:18 AM

Email comment by TEX:

Obama is a truly fascinating American president. Yesterday he spoke at a mosque in Baltimore and lectured US citizens for being mean to Muslims. He didn't say anything about the hundreds of deadly attacks by Muslims on Americans and American interests since the late 1970's . He speaks of their important contributions to American society while they obviously fail to integrate into our society when they get the chance. He claims to fight for equality of all women in America while Muslim men treat women as second class citizens. In their societies around the world, women can't drive, they can not hold public office, little girls don't go to school, and women can't show off their new hairdos. Obama is not an ignorant or misinformed man......he is either totally delusional, or a man with a non Christian, non atheist, non Jewish agenda. Whether he claims to be a Muslim or not, he is totally fascinated in their theocratic way of societal control. The mosque in which he spoke is actually on a terror watchlist.....yet not once did he suggest that the local Imam should stop his radicalizing preaching. Why? Often when Obama speaks, he has all Christian wall artifacts removed or covered. Yesterday he stood in front of a very large Islamic symbol as he spoke.

So we have Obama , on one hand, soft selling Islam in America, and we have Hillary and Bernie, on the other hand, peddling socialism as a solution to our current economic malaise. Folks, we are facing a seminal American election. The way this is setting up, we could have anarchy, riots, and burning cities regardless of the outcome. The reasons for this , deep to the core, divisiveness is the man speaking in the mosque yesterday. He has thrown all of us, black, brown, white, under the bus. He truly believes that if America changes it's "US Constitution way of life", the Muslim terrorists will go back to their fabulous efforts in science, math, the arts, and so on. The truth is that "modernity" is their enemy. Advancement is their opponent. Death to all infidels is their goal.

So my first question is can Bernie or Hillary combined (that's a frightening thought) have enough moxie to overcome the stage that has been set? This country has a massive pile of debt, a faltering economy, porous borders, and a broken political system. My second question is , when will these idiot Republicans stop their third grade antics and talk to us about solutions, plans, ideas, and leadership? Are we toast? I truly pray that a leader will emerge.

Have a great day, TEX

Reply

en dave123 February 4, 2016 at 1:58 PM

Hillary Clinton knew facebook was stolen she had all the info on her private Email so what did Hillary Clinton kept on her private email server and did Obama knew about this YES HE DID in an Email she said she got approval from Obama to run this her private email server



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

claims despite Leader's prophetic argument that the action would confuse the jury and prejudice Leader. He also permit to ignore the Pfaff v. V Electronics. Inc. test fi



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,

GALLERY OF JUDICIAL MISCONDUCT

Hay Tex Obama is just getting muslims hate Trump

Reply

🛛 K. Craine 🧭 February 4, 2016 at 3:17 PM

Email comment by GH:

The controversy surrounding Monday's lowa caucuses ramped up Thursday, with the top lowa paper calling for an audit into the results of the Democratic caucus, and declaring "something smells in the Democratic Party."

http://www.foxnews.com/politics/2016/02/04/something-smells-des-moines-register-calls-for-audit-iowa-dem-caucus.html

Wire Report. (Feb. 04, 2016). 'Something smells:' Des Moines Register calls for audit of Iowa Dem caucus. FoxNews.

[AFI EDITOR COMMENT: Just for the record, AFI contributing writers have been warning for several years now that the Cartel would alter the voting records in tight races to make sure their Manchurian Candidate would win. Electronic voting has made this even easier. Remember, that NSA backdoor named "Dual_EC-DRBG" algorithm_that is embedded in everything including your toaster (including voting machines) has this DRBG algorithm embedded on the chips and in the software? Hello folks, it doesn't appear that the Spy State Cartel is going to allow the 2016 election to be "free and fair" if we let them get away with this criminality. They know they don't need to cook all the books, just those in swing precincts, like it appears they did for Hillary in lowa.]

VIGILANCE.

Reply



Arasmus Dragon February 5, 2016 at 5:58 AM

Hillary and Bill's cozy relationships with Goldman Sachs and the big banks is being outted by Bernie Sanders, I love it.

Here are some of Bernie's more shining moments in the MSNBC debate last night:

Bernie: "The economy is rigged" http://www.msnbc.com/msnbc-quick-cuts/watch/sanders-we-need-a-political-revolution-616588867705

Bernie: "End your 'artful smear' [about her relationship to Goldman Sachs, Wall Street banks and the lobbying of the billionaire class] http://www.msnbc.com/msnbc-quick-cuts/watch/sanders-money-in-politics-ruins-democracy-616543811698

Reply



K. Craine 🖉 February 5, 2016 at 6:58 AM

Remember The Artful Dodger in the musical Oliver?

Here are the facts that Hillary is artfully dodging:

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

BILL & HILLARY'S WALL STREET SPEAKING FEES BETWEEN 2001-2014

\$700,000 Bank of America \$325,000 Barclays \$700,000 Citigroup \$125,000 Credit Suisse \$1,245,000 Deutsche Bank \$1,150,000 Goldman Sachs \$200,000 JPMorgan \$175,000 Merrill Lynch \$125,000 Morgan Stanley \$975,000 UBS \$400,000 Vanguard \$175,000 Visa

\$6,295,000 TOTAL

Judge Lourie created new argument in the secrecy of chambers to support Facebook and prevent the on-sale bar verdict from being overturned—a clear breach of constitutional due process.



Judge Kimberly A. Moore, U.S. Court of Appeals for the Federal Circuit, panel judge in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Moore stood to benefit financially from undisclosed holdings in Facebook. See disclosure of substantial holdings in Facebook and

Facebook-related stocks. Judge Moore failed to

follow the longheld precedent for testing on-sale bar evidence in Pfaff v. Wells



Electronics, Inc.—an evident and intentional omission coming from a former patent law professor. After debunking all of Facebook's evidence on appeal, Judge Moore created new argument in the secrecy of chambers to support Facebook and prevent the on-sale bar verdict from being overturned —a clear breach of constitutional due process.



Judge Evan J. Wallach, U.S. Court of Appeals for the Federal Circuit, member of the three-judge panel in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Wallach is not a patent attorney. This begs the question as to why a judge with no knowledge of patent law was assigned to the case. Would anyone ask a dentist to perform brain surgery? The Federal Circuit was specially formed to appoint patentknowledgeable 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

ACCORDING TO HILLARY, THESE FEES DON'T AFFECT THE CLINTON'S POLITICS. This does not include the billions of dollars flowing into The Clinton Foundation.

All speaking events: \$117,293,292 IBM Eclipse Foundation events (incl. Wall Street): \$15,483,500



K. Craine 🖉 February 7, 2016 at 8:53 AM

Email comment by M.S.:

Staff. (Feb. 05, 2016). McCain: Clinton's admission of [\$650,000 Goldman Sachs] speaking fees a 'seminal' moment in politics. The Hill.

http://thehill.com/video/in-the-news/268424-mccain-clintons-admission-of-speaking-fees-a-seminal-moment-in-politics

Sen. John McCain (R-Ariz.) tells The Hill that Hillary Clinton's admission of receiving \$650,000 in speaking fees from Goldman Sachs was "one of the most seminal moments" he's seen in American politics.

[Editor: Politicians are required by the ethics rules to disclose the income of their spouses. Hillary does not get a pass from Wall Street connections because they are Bill's and not hers. She should be disclosing them both, and they do in their financial disclosures, which is where amounts cited above come from.

The ethics fact is that Hillary AND Bill received \$1,150,000 from Goldman Sachs. TWICE what is being reported. It is too bad the MSM is being so sloppy in their reporting... but at least they are in the game this time.]

Reply



Arasmus Dragon February 5, 2016 at 9:11 AM

This is a must see German video about the destruction of Hillary's emails by the U.S. State Department!!!! It is both hilarious and sad:

TITLE: Behind the scenes at Chappaqua: Twilight of the Clintons

http://viewpure.com/Prls6Iz3B3E

Also at YouTube:

https://youtu.be/Prls6lz3B3E

Reply



e

K. Craine 🖉 February 5, 2016 at 11:45 AM

Email comment by GH:

Critics are blasting Hillary Clinton for claiming at Thursday night's Democratic debate that nothing will come of the FBI probe into her email practices and seizing on reports that other former officials received classified information on personal accounts -- saying she's glossing over glaring differences between her case and theirs.

http://www.foxnews.com/politics/2016/02/05/clinton-hit-for-invoking-everybody-did-it-defense-on-email-scandal.html

Reply

dave123 February 5, 2016 at 4:08 PM

WASHINGTON — The State Department has discovered a dozen emails containing classified information that were sent to the personal email accounts of Colin L. Powell and close aides of Condoleezza Rice We completely failed to prevent scammers and fraudsters from collapsing the world economy, destroying the hopes and futures of billions of people, wrecking the American middle class and doing it over and over again.WITH HILARY CLINTON??

Reply

Conflicts of Interest. Judge Wallach continued in silence even after Clerk of Court Horbaly failed to provide



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



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

dave123 February 6, 2016 at 12:12 AM

Inside Job - Official Site scammers and fraudsters

Reply

A



Email comment by AS:

CENSORSHIP A REAL AND PRESENT DANGER

Hayward, J. (Feb. 05, 2016). Facebook censorship and the war on free speech. Breitbart.

http://www.breitbart.com/tech/2016/02/05/facebook-censorship-and-the-war-on-free-speech/

Free speech is under assault - not only in repressive dictatorships suddenly able to influence global conversations through the Internet, but across the Western world, and even in the American bastion of free expression. Absolute protection for speech as an inalienable right has given way to bitter squabbling over how much free expression should be sacrificed for various, ostensibly noble goals, and who the censors will be.

• • •

We are all totalitarians now. Anyone bothered by that reality had better speak up, loudly enough to be heard by billionaire CEOs, while they still can.

Reply



Ok, America, let's talk money.

Our country just hit a real milestone.....\$19 trillion in debt. No country has ever achieved this impressive milestone before. Do any of our presidential candidates address this monster in their game plan for America? I guess the number is either non fixable or not important. A trillion is a BIG number. Let me give you a simple comparable to explain how big this \$19 trillion debt number really is.

Let's say that 2,000 years ago , Jesus sat down on a rock and committed to put \$26,000,000 per day in a cookie jar. He never missed a day without putting in \$26,000,000 . The total of dollars that would be in his clay jar today would be close to \$19,000,000,000,000. Now if he continued to deposit in his jar until we had enough to pay off our current committed, but UNFUNDED, US obligations (\$140 trillion) , he would be there until the year 15,000 AD putting in \$26,000,000 per day.

So Bernie and Hillary are trying to get elected by adding to our current debt obligations by giving away free everything. Each day they strive to give away more than the other. When Barack Hussein Obama came into office in 2008, our debt was around \$10 trillion. Today it's \$19 trillion. Can we take anymore of this ? Imagine this.....our "TOTAL" US economy is around \$17.6 trillion. That's every transaction every day for a year. Seriously, would somebody in the press please ask the Democrats if they know how we can possibly outrun their incompetence ? With only one third of of our capable citizens paying taxes, how can we ever pay this back? When will our government find that the productive folks will not produce any more? When does the rest of the world begin to push back on the fiat dollar? Remember, the only underlying asset of the dollar is "the faith and credit of the US government". It's not looking so good.

Have a great day, TEX

Reply

Θ

dave123 February 6, 2016 at 3:17 PM

Express your support in another way with this brand new bumper sticker - "Hillary for Prosecution, Not President" Read more at http://www.wnd.com/2015/12/stop-clinton-campaign-on-

fire/#rDv7RartoKM74vQA.99

Reply

dave123 February 7, 2016 at 4:00 AM

that make the Federal Circuit with its location within in a stone's throw of the White House? A selfgoverning state?



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

Rader also failed to disclose his conflicting relationships with



a Leader principle with whom he may have had deep professional differences during his time at the Senate Judiciary Committee—his former professor of law at George Washington University Law Center, former Leader director Professor James P. Chandler. See analysis of Judge Rader's undisclosed conflicts of interest in Leader v. Facebook.

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



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

Updated May 22, 2015

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



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

Leader v. Facebook Legal Research Links

In the Sanford video Zuckerberg said even paypal jump in and invested in facebook but what that little shit zuckerberg didn't tell you is that PayPal knew zukerberg stole the idea facebook and you stole the cod from Michael T. McKibben .The Chinese and the Russians knew facebook was stolen THANKS to Hillary and Bill Clinton by the way Obama did you know that you can milk a cat but dont milk me you little crap hole

Reply



HOMELAND SECURITY WHISTLEBLOWER STEPS FORWARD

Fitzgerald, S. (Feb. 06, 2016). DHS Official: I Was Ordered to Purge Records of Islamic Terror Ties.

http://www.newsmax.com/Newsfront/dhs-isis-destroy-records/2016/02/06/id/713047/

A veteran official with the Department of Homeland Security claims he and other staff were ordered to destroy records on a federal database that showed links between possible jihadists and Islamic terrorist groups.

"After leaving my 15-year career at DHS, I can no longer be silent about the dangerous state of America's counter-terror strategy, our leaders' willingness to compromise the security of citizens for the ideological rigidity of political correctness—and, consequently, our vulnerability to devastating, mass-casualty attack," the former employee, Patrick Haney, wrote in an explosive column that was published late Friday on The Hill website.

Reply



Slaughter 290 innocent travelers on a Christmas Day flight from the Netherlands to Detroit, Michigan. Twenty-three-year old Nigerian Muslim Umar Farouk Abdulmutallab intended to detonate Northwest Airlines Flight 253, but the explosives in his underwear malfunctioned and brave passengers subdued him until he could be arrested. The graphic and traumatic defeat they planned for the United States failed, that time.

Following the attempted attack, President Obama threw the intelligence community under the bus for its failure to "connect the dots." He said, "this was not a failure to collect intelligence, it was a failure to integrate and understand the intelligence that we already had."

Most Americans were unaware of the enormous damage to morale at the Department of Homeland Security, where I worked, his condemnation caused. His words infuriated many of us because we knew his administration had been engaged in a bureaucratic effort to destroy the raw material—the actual intelligence we had collected for years, and erase those dots. The dots constitute the intelligence needed to keep Americans safe, and the Obama administration was ordering they be wiped away.

Reply



M. S. February 7, 2016 at 9:03 AM

This blog has been right on about Goldman Sachs and Billary's central role in the Cartel, the theft of Leader Technologies' social networking invention and the NSA spying on Americans. No wonder Billary has no good answer. Anything she says digs her political grave. I totally love it!!!! Right on AFI!!!!

Why can't Hillary Clinton find a good answer on Goldman Sachs? Maybe there isn't one. By Janell Ross February 6 The Washington Post

https://www.washingtonpost.com/news/the-fix/wp/2016/02/06/why-cant-hillary-clinton-find-a-good-answer-on-goldman-sachs/

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 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:

Stop a random person on the street, ask them to describe Hillary Clinton's biggest problem as a candidate, and a list that is almost certain to include the following will emerge.

Her emails

Replies

Her husband and/or the content of her many defenses thereof The millions in speaking fees she collected from Wall Street firms

Reply

K. Craine 🖉 February 7, 2016 at 9:09 AM

Here are the links to the comment above spelling out Bill's and Hillary's speaking fees from Wall Street between 2001-2014 from their own financial disclosures as well as to our previous investigation of the Clinton's financial disclosures. ALL FACTS VERIFIED UNDER OATH BY THE CLINTONS THEMSELVES.

http://americans4innovation.blogspot.com/2016/01/clinton-2005-uranium-junket-netted-152.html?showComment=1454684327612#c8236112847822208961

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

Reply



Rain Onyourparade February 8, 2016 at 7:00 AM

CARTEL RACKETEERING ALERT

Two card-carrying Spy State Cartel companies were advertising heavily during the Super Bowl cycle:

SQUARESPACE

PAYPAL

 PayPal wants to replace our "old" Benjamins with their "new" manipulated digital transactions.

SquareSpace wants to make all our websites "beautiful."

Bottom line, SquareSpace and PayPal are both Goldman Sachs cronies and in bed with Facebook and the IBM NSA Eclipse Foundation Cartel that stole social networking from Leader Technologies.

RUN! (and don't believe their propoganda. They are not trustworthy.)

WARN YOUR FRIENDS. These guys are luring you into "The Cloud" only to hijack your money, your property and your identity, and that of your children, friends and social networks.

Reply



*

K. Craine 🖉 February 8, 2016 at 12:18 PM

Email comment by GH:

I thought you might be interested in this article:

Federal officials are investigating an apparent breach of FBI and Department of Homeland Security employee information off a U.S. government system.

http://www.foxnews.com/politics/2016/02/08/feds-probe-apparent-breach-fbi-dhs-

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 v. Facebook; did not seek conflicts waiver from Leader prior to representing Facebook)
- 2. Cooley Godward LLP (Facebook law firm in Leader v. Facebook; McBee Strategic energy stimulus partner; Obama Justice Dept. advisor; former employer to patent judges)
- 3. Blank & Rome LLP (Facebook law firm in Leader v. Facebook; former employer to patent judges)
- 4. W hite & Case LLP (Facebook law firm in Leader v. Facebook; undisclosed former employer to Patent Office Freedom of Information Act (FOIA) officer involved in Leader v. Facebook)
- 5. Gibson Dunn LLP (Facebook law firm in Leader v. Facebook; undisclosed counsel to the Federal Circuit; undisclosed protégé of Chief Justice John Roberts, Jr.; undisclosed former employer to Preetinder ("Preet") Bharara, U.S. Attorney currently persecuting Paul Ceglia in U.S. v. Ceglia (Ceglia v. Zuckerberg))
- 6. Orrick Herrington LLP (longtime Facebook law firm and destroyer of evidence for the cabal in Winklevoss v. Zuckerberg and ConnectU v. Facebook)
- 7. W eil Gotshal LLP (Federal Circuit counsel in Leader v. Facebook; Judge Kimberly A. Moore's undisclosed former client)
- 8. Latham & Watkins LLP (Facebook Director James W. Breyer's counsel; Judge Kimberly A. Moore's husband, Matthew J. Moore's new law firm)
- 9. Federal Circuit Bar Association ("FCBA") (Federal Circuit's bar association; second largest in the U.S.; Facebook's law firms extert much influence in its policy and activity, incl. Fenwick & West LLP, Gibson Dunn LLP, Orrick Herrington LLP, Weil Gotschal LLP; Facebook's large shareholder, Microsoft, is a director; Federal Circuit Clerk of Court Jan Horbaly is an officer; FCBA made an appearance in Leader v. Facebook to oppose the amicus curiae (friend of the court) motion of Dr. Lakshmi Arunachalam, former Director of Network Architecture at Sun Microsystems, in favor of Leader Technologies and objecting to the evident conflicts of interest within the court itself, her motion was denied, the judges refused to disclose their conflicts which we now

worker-data.html

[Editor Note: Anyone who has access to the NSA backdoor keys (Dual_EC-DRBG algorithm) into any government or private system can do this same thing. Experts have told AFI investigators that the Chinese and Israelis are making the most of these vulnerabilities, as are commercial Cartel companies allied with the American spy state.]

Reply



K. Craine 🖉 February 8, 2016 at 12:44 PM

Email comment by Jill:

Dear AFI,

I have read and underlined the timeline and am speechless as to how corrupt our government is.

I will not rest in peace until Leader Technologies gets some kind of justice.....Do not ever give up!!!! There will be a breakthrough somewhere for the truth.....so many involved in this theft.....

Enclosed is long but interesting article I just received......

END, Jill comment, Part I

Reply

Replies

🚛 K. Craine 💋 February 8, 2016 at 12:46 PM

can attest to in an unclassified forum:

BEGIN, Jill comment, Part II

WHAT ALL AMERICANS NEED TO KNOW ABOUT HILLARY CLINTON'S ALLEGED SAP COMPROMISE--MAJ ED COET, USA (RET) [COURTESY: CAPT Les Horn, USN (Ret)]

My name is Ed Coet. I am a retired US Army Intelligence Officer. In my last job in the army I was the Chief of the Human Intelligence Branch for the US European Command in Stuttgart, Germany. In that capacity I was also the Designated Program Manager for a Special Access Program (SAP) like the SAP that Hillary Clinton is alleged to have compromised in the most recent State Department Inspector General report to congress and which has been widely reported in the news. Here is what I personally know about SAP's and what I

1. The names of each SAP are themselves classified Top Secret because the information within the SAP are far and above Top Secret.

2. SAP's are so sensitive that even people who have security clearances giving them access to Top Secret Sensitive Compartment Information (TS SCI), an enormously high security clearance level, cannot have accesses to a SAP's unless they receive a special indoctrination into the SAP based on an operational "must know" that exceeds all other "need to know" standards.

3. Being "read on" for a SAP is far more then acknowledging in writing that you have been briefed on the SAP. It is an in-depth "indoctrination" into the given SAP, and each SAP is itself compartmented separately from other SAPS. Having access to one SAP does not give you access to another SAP, and in fact rarely does. Only a tiny handful of people have knowledge of all SAP's. SAP's are the most stringently compartmented and protected information in the entire US government.

4. Unlike Top Secret SCI which is maintained in highly secure Sensitive Compartmented Information Facilitates (SCIF's) managed by specially trained Special Security Officers (SSO's) at various levels of command, every single SAP is managed by an individually designated Program Manager for each individual SAP covering an entire theater of operations. In other words, SAP Program Managers are far fewer in number than there is SSO's. SSO's are not cleared to even know about SAP's or to maintain information about them in their already enormously secure SCIF's. How SAP's are secured cannot be discussed because of the sensitive beyond Top Secret nature in which it is done.

5. Unlike individuals with the highest Top Secret SCI access security clearances, who must undergo a special background information with periodic "bring-up" background investigation, those tiny few who have access to SAP's must also endure periodic polygraph tests in addition to the most comprehensive of special background investigations. I used to have to

know include Facebook and Microsoft stocks)

10. DC Bar Association

- 11. Perkins Coie LLP (Facebook's "rapid response enforcement team;" law firm for Obama's chief counsels, the husband and wife team of Robert F. Bauer and Anita B. Dunn; Bauer was identified on Aug. 1, 2013 as having directed the IRS targeting of the Tea Party)
- 12. Stroz Friedberg (Facebook's "forensic expert" who manipulated the data in Paul Ceglia v. Mark Zuckerberg, and who first revealed the existence of 28 Zuckerberg hard drives and Harvard emails that they told Leader Technologies in 2009 were "lost")
- 13. Chandler Law Firm Chartered (Professor James P. Chandler, III, principal; Leader Technologies patent counsel; adviser to IBM and David J. Kappos; adviser to Eric H. Holder, Jr. and the U.S. Department of Justice; author of the Economic Espionage Act of 1996 and the Federal Trade Secrets Act)

B. Facebook attorneys & cooperating judges:

- 14. Gordon K. Davidson (Fenwick; Facebook's securities and patent attorney; Leader Technologies' former attorney)
- 15. Christopher P. King (aka Christopher-Charles King aka Christopher King aka Christopher-Charles P. King, Fenwick & West LLP)
- 16. Theodore B. Olson (Gibson Dunn)
- 17. Thomas G. Hungar (Gibson Dunn)
- 18. Eric H. Holder, Jr. (Attorney General, U.S. Dept. of Justice)
- 19. James Cole (Deputy Attorney General, U.S. Dept. of Justice)
- 20. To ny W est (Associate Attorney General, U.S. Dept. of Justice; 2008 Obama California Campaign Manager)
- 21. Robert F. Bauer (Obama Attorney; White House Chief Counsel; directed IRS targeting of the Tea Party; formerly and currently employed by Perkins Coie LLP, Facebook's "rapid response enforcement team;" spouse is Anita B. Dunn)
- 22. Anita B. Dunn (Obama Attorney; White House Chief Counsel; husband Robert F. Bauer directed IRS targeting of the Tea Party, formerly employed by Perkins Coie LLP, Facebook's "rapid response enforcement team")
- 23. Mary L. Schapiro (former Chairman, Securities & Exchange Commission (S.E.C.); holds investments in 51 Facebook Club basket funds)
- 24. James "Jamie" Brigagliano (former Deputy Director of the Division of Trading and Markets at the Securities and Exchange Commission; Mary L. Schapiro's chief lieutenant on "dark pool" rule making)

^{25.} Joseph P. Cutler (Perkins Coie)

schedule four-star generals and admirals to be polygraphed in order for them to maintain their access to my SAP. Many generals and admirals who obviously have the highest security clearances still did not rate being indoctrinated into my SAP. In fact, they didn't even know the SAP existed.

END, Jill comment, Part II



K. Craine 🖉 February 8, 2016 at 12:47 PM

BEGIN, Jill comment, Part III

6. Compromise of a SAP is the single most dangerous security violation that can ever happen to the USA. Even the enormously damaging revelations of the Edward Snowden's TOP Secret SCI security compromise does not reach the level of a SAP compromise.

7. To put SAP information in to an unsecure sever like Hillary Clinton's unsecure server is a class one felony that could, in some cases, result in life in prison. That is because such a compromise is so dangerous that it could and likely will result in the death of people protected by and within the scope of the SAP.

As a former SAP Program Manager I believe it is inconceivable that if it is verified that Hillary Clinton's server actually had SAP information on it that she could possibly escape indictment and criminal prosecution. As hard as it is to imagine, that would even be worse then electing to not prosecute a mass murdering serial killer because even they could not inflict as much damage on our country as the compromise of a SAP. Compromise of a SAP not only could -- but without doubt would -- cause serious damage to our national security.

If it is true that Hillary Clinton had SAP information on her unsecure server, whether it was marked or not, you can be sure that the FBI will strongly recommend that charges be brought against Hillary Clinton and continue in an exhaustive investigation to trace back to every single person that had even the tiniest role in this unbelievable security compromise.

If the Attorney General, through "prosecutorial discretion," elected not to prosecute this crime, I believe congress would have no alternative but to impeach her, and the FBI would then have no choice but to conduct a criminal investigation of her for a deliberate cover up -- so grave is this security violation.

If President Obama were to pardon Hillary Clinton for a compromise of this magnitude he would render himself in the historical record as an "enemy of the state," and could himself face criminal prosecution -- so grave is such a security compromise. Nobody, not even the POTUS could gets away with something like this in our system of government. If anyone could escape persecution for compromising a SAP, we are deep trouble as a nation. No president who loves this country and is ttrue to his oath would ever allow anyone, not even his or her closest and most loved relative, to get away with a SAP compromise. It is simply unimaginable that this could ever happen.

If the ongoing investigation finds that Hillary Clinton compromised a SAP, then we all should know with certainty, regardless of political persuasion, that she is entirely unfit to hold public office of any kind let alone President of the USA -- and ALL Americans should never tolerate it. Compromising a SAP is an absolute "disqualifier" for public office and access to our nations most sensitive information - period.

ED COET Major, US Army (Retired) http://www.bewilderingstories.com/bios/coet bio.html

P.S. It is my sincere hope that each of you will share this article, to help other Americans understand how grave Hillary Clinton's alleged SAP compromise is. We can't allow anyone so careless with this level of information to have access to any classified information ever again for as long as she lives. This would surely render her unqualified and unfit to hold any public office let alone POTUS if this allegation proves to be true.



Here is a PDF of this Major Ed Coet article:

http://www.fbcoverup.com/docs/library/2016-02-08-Confessions-of-a-Retired-US-Army-Major-by-Ed-Coet-Feb-08-2016.pdf

- 26. David P. Chiappetta (Perkins Coie)
- 27. James R. McCullagh (Perkins Coie)
- 28. Ramsey M. Al-Salam (Perkins Coie)
- 29. Grant E. Kinsel (Perkins Coie)
- 30. Reeve T. Bull (Gibson Dunn)
- 31. Heidi Keefe (Cooley)
- 32. Michael G. Rhodes (Cooley; Tesla Motors)
- 33. Elizabeth Stameshkin (Cooley)
- 34. Donald K. Stern (Cooley; Justice Dept. advisor)
- 35. Mark R. Weinstein (Cooley)
- 36. Jeffrey Norberg (Cooley)
- 37. Ronald Lemieux (Cooley)
- 38. Craig W. Clark (Blank Rome)
- 39. Tom Amis (Cooley / McBee Strategic)
- 40. Erich Veitenheimer (Cooley / McBee Strategic)
- Roel Campos (Cooley; former Commissioner of the U.S. Securities & Exchange Commission at the time of the infamous Facebook 12(g) exemption)
- 42. Lisa T. Simpson (Orrick)
- 43. Indra Neel Chatterjee (Orrick)
- 44. Samuel O'Rourke (Facebook; Cooley-directed)
- 45. Theodore W. Ullyot (Facebook; Cooley-directed)
- 46. Amber H. Rover, aka Amber L. Hagy aka Amber Hatfield (Weil Gotshal LLP; Judge Kimberly A. Moore's former client)
- 47. Edward R. Reines (Weil Gotschal)
- 48. Trish Harris (DC Bar Association)
- 49. Elizabeth A. Herman (DC Bar Association)
- 50. Elizabeth J. Branda (DC Bar Association)
- 51. David J. Kappos (former Patent Office Director; former IBM chief intellectual property counsel; ordered unprecedented 3rd reexam of Leader Technologies' patent; Obama political appointee)
- 52. Preetinder ("Preet") Bharara (U.S. Attorney Ceglia v. Zuckerberg; formerly of Gibson & Dunn LLP; protects Zuckerberg)
- 53. Thomas J. Kim (SEC Chief Counsel)
- 54. Anne Krauskopf (SEC Special Sr. Counsel)
- 55. John G. Roberts, Jr. (Chief Justice, U.S. Supreme Court)
- 56. Jan Horbaly (Federal Circuit, Clerk of Court)
- 57. Kimberly A. Moore (Judge, Federal Circuit)
- 58. Matthew J. Moore (Latham & Watkins LLP; husband of Judge Kimberly A. Moore)
- 59. Kathryn "Kathy" Ruemmler (Latham & Watkins LLP; White House counsel)
- 60. Evan J. Wallach (Judge, Federal Circuit)
- 61. Alan D. Lourie (Judge, Federal Circuit)
- 62. Randall R. Rader (Chief Judge, Federal Circuit)

Reply



e

K. Craine 🖉 February 8, 2016 at 12:56 PM

Petition from the left-leaning CREDO. While the wording of the pitch blames Republicans and not Democrats who BOTH have their hands in the Wall Street cookie jar, all Americans have an interest in putting Wall Street's post deregulation greed and fraud back in the bottle that Bill Clinton and Larry Summers (Democrats) unleashed on the world when they abolished Glass-Steagall banking regulations in 1999.

http://act.credoaction.com/sign/sabotaging_regulators

Reply

dave123 February 9, 2016 at 6:59 PM

India ruling blocks Facebook 'Free Basics' program The regulators said their decision was guided by the principles of net neutrality, or the concept that all websites and apps should be treated equally by Internet access providers

Reply

📕 K. Craine 🖉 February 10, 2016 at 5:01 PM

Email comment by GH:

I thought you might be interested in this article:

At least a dozen email accounts handled the "top secret" intelligence that was found on Hillary Clinton's server and recently deemed too damaging for national security to release, a U.S. government official close to the review told Fox News.

http://www.foxnews.com/politics/2016/02/10/sources-at-least-dozen-email-accounts-handled-top-secret-intel-on-clinton-server.html

Reply



K. Craine 🖉 February 10, 2016 at 5:03 PM

Email comment by GH:

Windows 10 will keep spying on you no matter how hard you try to stop it

When you boot up Windows 10 for the very first time, you have the option to customize several settings related to the collection of data from Microsoft's servers.

http://www.foxnews.com/tech/2016/02/10/windows-10-will-keep-spying-on-no-matterhow-hard-try-to-stop-it.html

Reply

dave123 February 10, 2016 at 10:14 PM

Between April and December of 2015, a total of 81 Harvard faculty, instructors, and researchers donated roughly \$131,000 to the presidential campaigns of Clinton, Vermont Senator Bernie Sanders, former Florida governor Jeb Bush, Florida senator Marco Rubio, and New Jersey governor Chris Christie



🛛 K. Craine 💋 February 11, 2016 at 9:02 AM

Email comment by GH:

Thank you Brits for doing the hard journalism work that the mainstream media is being paid by Wall Street to ignore.

THIS IS EXPLOSIVE PROOF THAT EVERYTHING UNCOVERED BY AFI IS FRIGHTENING REAL AND SHAKES THE AMERICAN REPUBLIC TO ITS CORE. IF I WAN'T ANGRY BEFORE, I SURE AM NOW.

Bates, D. (Feb. 10, 2016). EXCLUSIVE: How the Clintons embraced Wall Street and made

http://americans4innovation.blogspot.com/2016/01/clinton-2005-uranium-junket-netted-152.html

- 63. Terence P. Stewart (Federal Circuit Bar Association)
- 64. Leonard P. Stark (Judge, Delaware U.S. District Court)
- 65. Richard J. Arcara (Judge, N.Y. Western District, Ceglia v. Holder et al)
- 66. Allen R. MacDonald (Administrative Judge, U.S. Patent Office)
- 67. Stephen C. Siu (Administrative Judge, U.S. Patent Office)
- 68. Meredith C. Petravick (Administrative Judge, U.S. Patent Office)
- 69. James T. Moore (Administratie Judge, U.S. Patent Office)
- 70. Pinchus M. Laufer (Sr. Counsel, Patent Trial and Appeal Board, PTAB)
- 71. Kimberly Jordan (Counsel, Patent Trial and Appeal Board, PTAB)
- 72. Daniel J. Ryman (Counsel, Patent Trial and Appeal Board, PTAB)
- 73. William J. Stoffel (Counsel, Patent Trial and Appeal Board, PTAB)
- 74. James C. Payne (Counsel, Patent Trial and Appeal Board, PTAB)
- 75. Deandra M. Hughes (Examiner, Leader v. Facebook reexamination)
- 76. Kathryn Walsh Siehndel (FOIA Counsel, U.S. Patent Office - bio and conflicts log concealed)
- 77. Dennis C. Blair (Director, U.S. National Intelligence)
- 78. Dennis F. Saylor, IV (Judge, Foreign Intelligence Surveillance Court, FISA)
- 79. James E. Boasberg (Judge, Foreign Intelligence Surveillance Court, FISA)
- 80. James P. Chandler, III (President, National Intellectual Property Law Institute, NIPLI; The Chandler Law Firm Chartered; advisor to Asst. Att'y Gen. Eric H. Holder, Jr., Dept. of Justice; Member, National Infrastructure Assurance Commission, NIAC; advisor to Federal Circuit Chief Judge Randall R. Rader; advisor to Sen. Orrin Hatch; author, The Federal Trade Secrets Act and the Economic Espionage Act of 1996; Leader Technologies' legal counsel, along with Fenwick & West LLP)

C. Facebook puppet masters:

- 81. President Barack Obama (appointed Leonard P. Stark to the judge's seat in Delaware Federal District Court eight days after Stark's court allowed Facebook to get away with jury and court manipulation of an on-sale bar verdict which was attained without a single piece of hard evidence; Barack and Michelle Obama were evidently protecting their 47 million "likes" on Facebook)
- 82. Lawrence "Larry" Summers (Harvard President who aided Zuckerberg's light-speed rise to prominence with unprecedented Harvard Crimson coverage; Obama bailout chief; Clinton Treasury Secretary; World Bank Chief Economist; "Special Advisor" to

\$76,000 a DAY by cashing in with speech after speech - but now Hillary wants to fight to 'rein in' the money men. The Daily Mail (UK).

http://www.dailymail.co.uk/news/article-3438129/The-Clintons-76-000-DAY-just-yearcashed-Wall-Street-speech-speech-including-100-000-just-appearing-video-link.html? ito=email_share_mobile-top



Newer Post Home Older Post

Subscribe to: Post Comments (Atom)

- 83. James W. Breyer, Accel Partners LLP; Facebook director; client of Fenwick & West LLP since the 1990's; apparently received technology from other Fenwick clients that was shuffled to Zuckerberg, incl. Leader Technologies' inventions)
- 84. David Plouffe; directed Obama's 2008 and 2012 campaigns; a selfdescribed "statistics nerd;" likely directed the activities of the Facebook Club; employed Robert F. Bauer, Perkins Coii LLP in 2000 at the Democratic Congressional Campaign Committee
- 85. McBee Strategic (one of the main "private" arms responsible for dolling out the billions in Obama "green energy" stimulus funds; partnered with Cooley Godward LLP)
- 86. Mike Sheehy (Cooley-McBee Strategic principal; former National Security Adviser to House Speaker Nancy Pelosi)
- 87. Nancy Pelosi (U.S. Congresswoman; appears to be running political cover in the House for Facebook, McBee Strategic, Cooley Godward, Fenwick & West, Breyers, etc.)
- 88. Harry Reid (U.S. Senator; Judge Evan J. Wallach patron)
- 89. Thomas J. Kim (SEC, Chief Counsel & Assoc. Director) approved Facebook's 500-shareholder exemption on Oct. 14, 2007, one day after it was submitted by Fenwick & West LLP; Facebook used this exemption to sell \$3 billion insider stock to the Russians Alisher Asmanov, Yuri Milner, DST, Digital Sky, Mail.ru which pumped Facebook's pre-IPO valuation to \$100 billion; another Harvard grad, Kim worked at Latham & Watkins LLP which was the chief lobbyist for the National Venture Capital Association in 2002-2004 whose Chairman was . . . James W. Beyer, Accel Partners LLP; in other words Breyer and Kim, both Harvard grads, were associated at the time of the Zuckerberg hacking and theft of Leader Technologies' software code)
- 90. Ping Li (Accel Partners, Zuckerberg handler)
- 91. Jim Swartz (Accel Partners; Zuckerberg handler)
- 92. Sheryl K. Sandberg (Facebook, Summers protégé; Facebook director)
- 93. Yuri Milner (DST aka Digital Sky, Summers protégé; former **Bank** Menatep executive; Facebook director)
- 94. Alisher Asmanov (DST aka Digital Sky; Goldman Sachs Moscow partner; **Russian oligarch**; Friend of the Kremlin; Became the Richest Man in Russia after the Facebook IPO)
- 95. Marc L. Andreessen (Zuckerberg coach; client of Fenwick & West LLP and Christopher P. King aka