BETRAYAL: FORMER FBI DIRECTOR COLLUDED WITH CARTEL OFFSHORE MONEY LAUNDERING HAVENS

MUELLER’S INVESTMENTS REVEAL COLLUSION WITH LARRY SUMMERS’ FORMER HARVARD PROFESSOR AND EXCLUSIVE WALL STREET HEDGE FUNDS

FIG. 1 – ROBERT S. MUELLER, FBI director for 12 years from 2001 to 2013 under George Bush (Republican) and Barack Obama (Democrat). His 2011 financial disclosure revealed investments in two hedge funds with assets held in 55 other hedge funds valued at $106.2 billion. One third of those funds are headquartered in the Cayman Islands. Mueller did not disclose the components of those exclusive, invitation-only funds as financial disclosure ethics law requires. A director of one of his funds, Mellon Optima L/S Strategy Fund, LLC, is Harvard Professor Benjamin M. Friedman. Friedman was chair of Lawrence “Larry” H. Summers’ dissertation committee. This relationship to Summers is a massive conflict of interest since banks in which Mueller is invested were beneficiaries of the 2008 TARP bank bailout that Summers directed. None of those bankers has ever been prosecuted for the toxic mortgage criminality.

(MAR. 25, 2016)—Americans expect and our laws require that our top law...
enforcement officer—the Director of the Federal Bureau of Investigation (FBI)—be above reproach and vigorously prosecute wrongdoers.

For new readers, the “Cartel” is a group of about 200 bankers, lawyers, politicians, bureaucrats, technologists and judges, both Republicans and Democrats, who are deeply invested in one another through relationships, stocks and mutual funds. This group is currently attempting to seize control of global information data flow. Their agenda is defined by A New World Order doctrine.

Former FBI director Robert S. Mueller’s was a sponsor of Supreme Court nominee, Merrick B. Garland, during Garland’s first Senate confirmation hearing for D.C. circuit judge in 1995— a formative year for the current NSA spy state and IBM’s “The Internet of Things.” Mueller led the FBI under George Bush and Barack Obama for 12 years from Sep. 4, 2001 to Sep. 4, 2013.

Following the money, AFI investigators evaluated Mueller’s 2001; and 2011; financial disclosures, his first and last. Read these noble words from Mueller when he wanted the top law enforcement job in 2001:

“We must tell the truth and let the facts speak for themselves. The truth is what we expect in our investigations of others, and the truth is what we must demand of ourselves when we come under scrutiny.” Robert S. Mueller Senate Confirmation, July 30, 2001, page 16.

Sadly, Mueller often did the opposite.

After Virginia law school in 1973, Mueller worked for various U.S. Attorneys before becoming one himself in 1998. These long stretches with the U.S. Justice Department were interspersed with stints in the law firms Hill & Barlow LLP (Boston) and Hale & Dorr LLP (Washington). He focused on financial fraud, terrorism, money laundering and public corruption—a set of skills he appears to have leveraged for himself and his friends.

In our opinion, the knowledge Mueller gained about beating the system has been turned on the American people and unleashed a lawless FBI during Mueller’s tenure as FBI director. We will name the ways.

SEPARATION OF POWERS FAILS WHEN THE FBI COLLUDES

America has been here before. Our first FBI Director, G. Edgar Hoover, used dirt on political targets to maintain his power for 42 years. Hoover proclaimed famously: “Justice is incidental to law and order.” It appears that Robert Mueller agrees.

Separation of powers as a principle breaks down when those powers collude, especially our chief law enforcement officers at the FBI.

Dramatic changes in America have occurred on Mueller’s watch. He was either incompetent or complicit.

QUESTION: Did Mueller miss all this fraud incompetently, or was he in on it?

1. Mutual fund judicial bribery thru ethical redefinition as not a financial interest (2001)
2. 9-11 attack (2001)
3. Terrorism war (2001)
4. Patriot Act abuses masked as protection (2001)
5. Theft of social networking invention by IBM and NSA confiscation (2001)

http://americans4innovation.blogspot.com/2016/03/betrayal-former-fbi-director-colluded.html
12. IRS political enemies targeting (2010)
13. BLM land redistribution (2009)
15. Fast and Furious gun running (2009)
17. Open border voter recruiting masked as liberalization (2009)

* M.O.O.C. (Massive Open Online Course) (University level)

CONCLUSION: Mueller was a participant who was cared for by the Cartel ringleaders.

MUELLER’S MONEY — OBFUSCATION AND GREAT WEALTH

Between 2001 and 2011, Mueller’s holdings exploded four-fold, from 41 to 178 entries. This begs the obvious question how a public servant can get so rich on the job. In our experience, officials often bury dubious transactions in long lists of small transactions. It discourages the unsuspecting public from taking the time to figure out what they are doing. Mueller’s 2011 disclosure exhibits that pattern.

In the ten years between 2001 and 2011, Mueller’s net worth grew from $1.8 million (hard number) in 2001 to approximately $7 million in 2011 (soft number). The 2001 number is a hard number since Mueller submitted a complete financial statement to the Senate for his 2001 confirmation hearing. However, for 2011 he submitted only investing ranges.

$1.8 MILLION (2001)

Please recall that the stock market collapsed during this period (2001-2011) and the assets of most investors DECLINED significantly. However, Mueller’s assets increased up to $7.0 million.

$7.0 MILLION (2011)

Researchers believe Mueller’s 2011 numbers are probably much higher due to dubious hedge fund entries and, unless he lives under a bridge, missing real estate disclosures.

MUELLER’S OFFSHORE TOP 1%-ER HEDGE FUNDS

Average Americans cannot participate in hedge funds because the minimum investments, typically between $100,000 and $10,000,000, are unachievable. Therefore, hedge funds are the exclusive playground of the 1%-ers, normally.

However, the 1%-ers let Mueller play.

Buried in Mueller’s explosion of holdings between 2001 and 2011 are two hedge funds that no other person in government holds, to our knowledge:

1. Mellon Optima L/S Strategy Fd LLC
2. Defenders Multi-Strategy Hedge Fund LLC

FIG. 3 - America’s “Great Unwashed” create all real wealth, yet the Top 1%-ers control half of the world’s wealth. The wealth of just 80 billionaires has doubled since 2009. Robert Mueller clearly BETRAYED the average American.

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
2. WAS CHIEF JUSTICE ROBERTS BLACKMAILED into supporting Obamacare by his ethical compromises in Leader v. Facebook?
3. JUSTICE ROBERTS MENTORED Facebook Gibson Dunn LLP attorneys.
4. JUSTICE ROBERTS HOLDS substantial Facebook financial interests.
5. 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 HERE FOR WASHINGTON’S ETHICAL DISEASE DISCOVERIES RE. FACEBOOK “DARK POOLS”

STOP FACEBOOK PROPERTY THEFT

We see. We “like.” We steal.

WILL HUMANITY 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
BREAD CRUMBS LEAD BACK TO CARTEL’S HARVARD GODFATHER —LARRY SUMMERS

In short, the Mellon Optima fund appears to be another misguided scheme of Lawrence H. Summers. New readers should know that Summers is a central figure in the Cartel. AFI has written extensively on Summers, so we will not repeat it here.


BNY AND HARVARD TOOK CARE OF MUELLER IN THE CAYMANS

Mueller’s two hedge funds are intertwined.

The first glaring ethical problem is the lack of disclosure of the activity inside these funds. These funds are “closed” limited liability companies whose carefully selected members actively participate in the management of their funds and benefit directly from the financial returns. They receive quarterly allocations of profits and losses to their capital accounts for which they must pay taxes.

Mueller’s Mellon Optima 2004, page 6 investment memorandum describes the exclusivity of the fund unabashedly:

“An investment in the Fund enables Investors to invest with Investment Managers whose services generally are not available to the investing public, whose investment funds may be closed from time to time to new investors or who otherwise may place stringent restrictions on the number and type of person whose money they will manage.” (Emphasis added).

Said less kindly: the great unwashed American public need not apply.

Another remarkable feature of Mellon Optima is this shocking statement:

“Investors in the Fund have no individual right to receive information about the Investment Funds or the Investment Managers, will not be investors in the Investment Funds, Investment Managers or any of their affiliates.”

Huh? They’re saying give us your tens of millions of dollars but don’t ask what’s in the box you are buying. Wow.

Why would Robert S. Mueller, America’s chief law enforcement officer, invest up to $250,000 in Mellon Optima? What does he know about these fund managers that he is not disclosing the public? The whole point of financial disclosure laws is to be transparent. FBI Director Mueller hides this information.

HALE & DORR LLP

http://americans4innovation.blogspot.com/2016/03/betrayal-former-fbi-director-colluded.html
Another conflict of interest is that Mueller's former law firm, Hale & Dorr LLP, is corporate counsel to Mellon Optima. This is yet more evidence of funny business.

**ANOTHER HARVARD BACKDOOR**

From its 2004 inception, one of Mellon Optima's directors has been Benjamin M. Friedman, a Harvard political economy professor. Friedman led Lawrence H. Summers' PhD dissertation committee.

For one year starting in 2008, Mellon Optima's Chairman, President and CEO was J. (John) David Officer. J. David Officer was also executive vice president of Bank of New York (BNY) and vice chairman and chief operating officer of Dreyfus Funds. Tellingly, Mueller holds 15 BNY Mellon funds and 11 Dreyfus Funds.

**BNY MELLON 2008 SCANDAL**

During the 2008 banking crisis, J. David Officer and BNY engaged in a scheme to defraud custodial customers in undisclosed, fraudulent and misleading foreign exchanges. They were indicted in 2011. 

**MORE ON MELLON OPTIMA'S FORMATION**

Mellon Optima was formed on Dec. 17, 2004—one week after IBM stunned the world by selling its profitable PC Group to the Chinese (Lenovo). Hindsight shows that the purpose of this transaction was to embed spy algorithms into PC hardware and software more easily. See [Hijack of the Cyber World Timeline, 2004](http://americans4innovation.blogspot.com/2016/03/betrayal-former-fbi-director-colluded.html).

That was also one week after IBM Eclipse Foundation recorded in their minutes that they were “unable to locate” the originator of the social networking source code they were distributing (actually it is Columbus, Ohio innovator Leader Technologies) and would therefore have to “re-implement” it. See [Timeline, Dec. 08, 2004](http://americans4innovation.blogspot.com/2016/03/betrayal-former-fbi-director-colluded.html).

Also a week earlier, Bill Clinton was paid $125,000 for a Goldman Sachs speech in New York.

Goldman Sachs had provided the financing to the Chinese to buy the IBM PC Group.
JPMorgan handled the IBN side of this dubious spy state transaction.
Cravath Swaine LLP handled the transaction for IBN.
Cravath Swaine LLP is where former IBMer and Patent Office director, David J. Kappos, landed after leaving the Patent Office. Before leaving, Kappos ordered an unprecedented third “reexam” of Leader Technologies social networking patent and invalidated it with a secret kangaroo court of IBM and Microsoft insider patent judges, led by Judge Stephen C. Siu.

EXCLUSIVE HEDGE FUND HOLDINGS FOR 1-%ERS... AND FBI DIRECTOR MUELLER

$32.3 BILLION
Mellon Optima is invested in 22 hedge funds worth $32.3 billion.

$73.9 BILLION
Defenders Multi-Strategy is invested in 33 hedge funds worth $73.9 billion.

36% IN THE CAYMANS
Thirty-six percent (36%) of these fund holdings are offshore, mostly in the Cayman Islands.

THE RICH GET RICHER

Mueller's hedge funds are brokered by Citibank, JPMorgan, Morgan Stanley and Goldman Sachs, among others.

Mueller held/holds stock directly in JPMorgan, Morgan Stanley, State Street, Bank of America, BNY and Wells Fargo.

The other big banks drive Mueller’s other funds, including Barclays, Credit Suisse, UBS, RBS, RBC, Goldman Sachs, HSBC, Merrill, BNP and BNY.

NOT A SINGLE FBI PROSECUTION

Curiously, not a single executive from these banks was ever prosecuted or even investigated by Mueller's FBI. Now we know why. Our chief law enforcement officer was a willing beneficiary of the global scams.

HOLDING FUNDS IS NOT ILLEGAL. FAILING TO DISCLOSE CONFLICTS OF INTEREST IS.

Obviously, if Mueller had taken enforcement action against these banks, he would hurt his portfolio.

Mueller's FBI was silent about illegal NSA wiretapping.

Mueller's FBI was silent in 2008 when banks in which he was invested gorged themselves on $475 billion of TARP taxpayer bailout funds. [Editor: Then Secretary of the Treasury Paulson, former Chairman and CEO of Goldman Sachs, had pushed through $700 billion, but that number was cut back by The Dodd-Frank Act to $475 billion.]

Mueller’s FBI was silent when BNY Mellon took advantage of the international turmoil and manipulated currency markets in 2008 to benefit Mueller's Mellon Optima investment.
Mueller’s FBI was silent when his banks again gorged themselves on Obama energy stimulus freewebs.

Mueller’s FBI was silent while Barack Obama fed Obamacare consulting and software development contracts to Michelle Obama’s Princeton classmate, Toni Townes-Whitley, senior vice president, CGI Federal.

THEFT OF LEADER TECHNOLOGIES’ SOCIAL NETWORKING INVENTION BY IBM

Mueller’s FBI was silent in 2001-2002 when Mueller’s mentor, James P. Chandler, fed his client Leader Technologies’s social networking invention to IBM and IBM’s Eclipse Foundation.

Thirty-two (32) of Mueller’s technology holdings valued up to $3.7 million read like a Who Who of the IBM Eclipse Foundation members. They include

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<th>Name</th>
<th>Mueller $55 Holding (up to)</th>
<th>IBM Eclipse Foundation Member</th>
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<th>DEMOCRAT: Clinton speech fee / donor</th>
<th>REPUBLICAN: Mitt Romney holding / donor</th>
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COPYRIGHT-GATE
Constitutional rights advocates demand that NCQA stop its copyright infringement in social media; ask Congress to preserve Zuckenberg’s...

HOW JUDGES GROW RICH ON THE BACKS OF AMERICAN INVENTORS
Patent Office filings are shuffled out the USPTO backdoor to croony lawyers, banks and deep-pocket clients

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

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 vs. Facebook - Unwillingness of DC attorneys to self-policing may explain why Washington is broken, Dec. 30, 2012

2. Will the U.S. Supreme court support schemers or real American inventors? Facebook’s case dangles on a doctored interrogatory. Eighteen (18) areas of question shout for attention, Dec. 27, 2012

3. Two Policy Changes That Will Make America More Democratic (and less contentious), Dec. 21, 2012

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

. . . our society and economy will be dragged down (and eventually destroyed) by copying, infringement, thievery, counterfeiting, hacking, greed, misinformation, exploitation, abuse, waste, disrespect, falsity, corruption, bribery, coercion, intimidation, doublespeak, misconduct, lies, deception, attorney dark arts, destruction, confusion, dishonesty,
WHAT CAN THE AVERAGE AMERICAN (WE THE PEOPLE) DO ABOUT THIS LAWLESSNESS

Release the angels of heaven against these scoundrels and their hounds of hell.

<table>
<thead>
<tr>
<th>Support Leader Technologies’ patent property rights, and the rights of other inventors cheated by the Cartel.</th>
<th>Stop allowing the Cartel to abuse our privacy.</th>
<th>Boycott Cartel companies.</th>
</tr>
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<tr>
<td>Resist.</td>
<td>Demand justice.</td>
<td>Demand real transparency and accountability.</td>
</tr>
<tr>
<td>Impeach corrupt judges. Failing that, shame them into disgraced resignation (like Randall R. Rader - the chief judge in the Leader v. Facebook appeal) or following the law. See How judges grow rich on the backs of American inventors.</td>
<td>Remove the people who are abusing the powers delegated to them.</td>
<td>Be vigilant.</td>
</tr>
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<td>Be courageous.</td>
<td>Be bold.</td>
<td>Don’t take “no” for an answer.</td>
</tr>
<tr>
<td>Expose the Cartel’s legal, accounting and banking providers.</td>
<td>Support the victims of this abuse of power.</td>
<td>Please add to this list in the comments section below...</td>
</tr>
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TABLE 2: Practical actions that true Americans can carry out to take back the night from “progressive” scoundrels who are living well off the backs of those who create the real wealth.

* * *

Notices: This post may contain opinion. As with all opinion, it should not be relied upon without independent verification. Think for yourself. Photos used are for educational purposes only and were obtained from public sources. No claims whatsoever are made to any photo.

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.

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 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.
Blumenthal ran a private intel service with Tyler Drumheller, who had left the CIA years before this exchange took place. (Drumheller died in August 2015.) Neither one of the men should have been able to get their hands on NSA reports, especially those from a compartmented program. And yet, somehow Blumenthal was able to quote a GAMMA compartment report verbatim: “It’s word-for-word, verbatim copying,” one of them explained. “In one case, an entire paragraph was lifted from an NSA report” that was classified Top Secret / Special Intelligence. The fact that he was able to take four separate highly classified NSA reports - none of which he was supposed to have any access to - and pass the details of them to Hillary Clinton via email only hours after NSA released them in Top Secret / Special Intelligence channels, indicates something highly unusual, So how did Mr. Blumenthal got hold of this Top Secret-plus reporting is only the first question. Why he chose to email it to Ms. Clinton in open channels is another question. So is: How did nobody on Secretary Clinton’s staff notice that this highly detailed reporting looked exactly like SIGINT from NSA? Last, why did the State Department see fit to release this email, un redacted, to the public?

Question (1) How did Mr. Blumenthal got hold of this Top Secret-plus reporting

Hillary Clinton in an Email to a friend was talking about starting YOGA class in one of the Email’s Hillary Clinton sent this friend a copy of highly classified NSA reports - none of which she was supposed to have any access to, And ASK what do you make of this?? Well this friend scent on a copy of this Email to Blumenthal YES you got it Blumenthal and Tyler Drumheller

Question (2) Why he chose to email it to Ms. Clinton; DON'T KNOW?

Question (3) How did nobody on Secretary Clinton’s staff notice that this highly detailed reporting looked exactly like SIGINT from NSA? [INEPT]

AND Last, why did the State Department see fit to release this email, un redacted, to the public? [well i will leave that one up to you ]

Mueller’s investments reveal collusion with Larry Summers’ former Harvard professor and exclusive Wall Street hedge funds,Larry Summers’ knew how Mark Zuckerberg stole facebook

Robert S. Mueller. FBI director knew how Mark Zuckerberg stole facebook he had all the Emails on how this was don but say they have lost the Email's[you fucking sell out]buy the way AFI Blumenthalknow's the truth about facebook???????
Sounds to me like most of these comments believing in the FBI's integrity are meant only to fool us Great Unwashed.


http://observer.com/2016/03/bombshell

Aided by Hillary Allies. Observer.


Clintondonor smeared a decorated DEA agent and helped crooked Venezuelan friends escape justice.

Recent news reports indicate that the FBI is investigating former Secretary of State Hillary Clinton for granting favors to her family’s foundation donors and for its systematic accounting fraud. In January, the Sunday Times of London cited former Judge Andrew Napolitano, a conservative libertarian and frequent Fox News guest, as saying that the FBI was taking evidence “seriously” and that Hillary “could hear about that soon from the Department of Justice.”

It’s hard to believe that the Obama administration and its hideously politicized Justice Department would ever indict Ms. Clinton, given that President Barack Obama picked her for secretary of state and its clear favoritism toward her in the presidential race. But there is massive evidence that shows financial abuses—including money laundering—at the Clinton Foundation and overwhelming evidence that donors were helped by Ms. Clinton.

Reply

Dave123 March 27, 2016 at 3:44 PM

Robert S. Mueller, FBI director knew Obama was corrupt, you think you had a choice when you voted for Obama? you think you where exercising your democratic right’s when you VOTED? Hillary Clinton was the BACK UP? after bill got a blow job. Question who is Hillary Clinton's back up? Sanders, Clinton want campaign finance overhaul, but face huge obstacles

Reply

Dave123 March 27, 2016 at 6:53 PM

Bryan Pagliano is cooperating with the Federal Bureau of Investigation’s. Pagliano, who helped set up and run the email system in Clinton’s New York home, told investigators that the logs he handed over indicated that no intrusion occurred, The Times said. But Pagliano was called in about the hacking that was going on, half the hackers on the planet knew of Clinton’s Email server he had to shut it down

Reply

K. Craine March 28, 2016 at 8:14 AM

Email comment by GH:

I thought you might be interested in this article:

Federal prosecutors reportedly are expected to try to interview Hillary Clinton and already have started reaching out for interviews with top aides as part of the FBI probe into her personal email use, a sign the investigation is moving into a new and potentially final phase.


Reply

Rain Onyourparade March 28, 2016 at 1:43 PM

Given the chummy relationship between Mueller and the current FBI Director, James B. Comey, I compiled information from his Senate Judiciary Confirmation Hearing on September 15, 2012.

http://americans4innovation.blogspot.com/2016/03/betrayal-former-fbi-director-colluded.html 10/27
Houston, we have a problem. Comey is in bed with the Cartel too!

First, Comey worked for almost three years with the largest hedge fund on the planet, Bridgewater hedge fund.

Second, Comey was working for HSBC as general counsel. That’s right, the bank whose offshore money laundering accounts were blown by HSBC whistleblower Henri Falciani.

Third, Comey worked for Lockheed Martin for five years when they were busy ripping off Leader Technologies’ social networking invention as a card carrying member of IBM’s Eclipse Foundation.

Fourth, he worked for Gibson Dunn LLP, Facebook’s Leader v. Facebook appeals 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

What else do you need to know?
06/82-08/82 - Bruinoooge, Esq. - law clerk
07/83-09/83 - McCarger & English LLP - summer associate
06/84-09/84 - Cahill Gordon LLP - summer associate
09/86-10/87 - Gibson Dunn LLP, associate
10/87-09/93 - US Attorney SDNY, asst. us attorney
06/95-07/95 - US Senate, dept. special counsel (Whitewater)
08/95-09/96 - McGuireWoods LLP, partner
01/94-01/02 - Richmond Law School, adjunct professor
09/96-01/02 - US Attorney EDVA, mngng. asst. us attorney
01/02-12/03 - US Attorney SDNY, us attorney
12/03-08/05 - US Justice Dept., dep. attorney general
09/05-09/10 - Lockheed Martin, sr. vp, general counsel
09/10-01/13 - Bridgewater Assoc. Hedge Fund, general counsel
03/13-09/13 - HSBC Group PLC, director
09/13-current - FBI, director

I am emailing AFI the Senate confirmation information I have compiled.

Run folks, Comey is unquestionably skilled at hiding his true Cartel loyalties in red, white and blue... hence all the foot dragging with Hillary Clinton’s criminality.

Reply

K. Craine  March 28, 2016 at 2:37 PM

Here is Rain’s package of James B. Comey’s Senate Confirmation Hearing (kuddos!!!):


Although unable to get a full copy of Comey’s Net Worth Statement (it has been REMOVED from the Office of Government Ethics site). PoliticoTracker had evaluated it and determined that Comey’s Net Worth in 2012 was $11 million.

On October 29, 2003, Comey declared his Net Worth as $206,000.


Therefore, in nine years, Comey’s net worth climbed $1.2 million per year in while working at Lockheed, Bridgewater and HSBC (the IP thief of Leader Technologies’ social networking invention, the world’s largest hedge fund full of Harvardians, and a proven money launderer)... After than, Comey was appointed FBI Director by Obama.

The Cartel pulls Comey’s strings too. The zebra did not change its stripes when Mueller left.

Patent Blogger  March 28, 2016 at 2:48 PM

Comey changed jobs every two years from 1982. Where I come from that is an unstable person/hire. But, in government that qualifies you to be FBI director? :-( Looks to me like the Cartel old boys were grooming Mr. Comey too, just like Merrick B. Garland, eh? We have got to stop this corruption. It is killing America.
The Post reported that, according to a lawmaker briefed by FBI Director James Comey, the FBI has assigned 147 agents to the case, and has accelerated the probe in order to avoid taking any action close to the November election. Hillary Clinton Obama's back up plan for the 1

The Feds withdrew legal action that would have forced Apple to help crack open an iPhone from the San Bernardino shooting. DOJ Says It Hacked Into Encrypted iPhone — Without Apple's Help

The SEC is apparently already looking into this.

No one is buying that the SEC will do anything close to the November election. Hillary Clinton Obama's back up plan for the 1

Facebook, Goldman Sachs & How Money Seeks Regulatory Free Zones

According to the mainstream press, Congress is expected to approve the extension of Mueller's term, which will please Obama, as the illegal spying to

Additionally, the DC Bar

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 Laurie should have advised Judge Wallach to follow since Judge Laurie helped write that opinion. Group One test omission analysis.

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

In development work, assigning 147 programmers to a project will condemn the project to be slower and less effective than having maybe 20. Too many cooks spoil the broth. In such a hierarchical and bureaucratic organization as the FBI, I gotta believe assigning 147 agents to a project is the kiss of death for speed. We're probably being hoodwinked.

Facebook, Goldman Sachs & How Money Seeks Regulatory Free Zones

2004 In the six years since then, a number of other companies have worked on a number of loopholes and ways to avoid going public even longer. Witness Goldman Sachs's recent deal to invest a ton of its investors' money into Facebook shares -- which normally would have tripped this rule -- except that Goldman is playing a little game, and setting it up so that it pretends there's only one shareholder, keeping Facebook away from the magic 500 number. The SEC is apparently already looking into this.

But even before the Goldman/Facebook deal became public, the SEC had apparently begun probing the rise of these new efforts to let hot startups sell shares on a market, without actually going public. Hot startups including Facebook, Twitter, Zynga and LinkedIn have all been heavily involved in such markets, which basically let employees of those companies get many of the benefits of being a public company, without the massive

In development work, assigning 147 programmers to a project will condemn the project to be slower and less effective than having maybe 20. Too many cooks spoil the broth. In such a hierarchical and bureaucratic organization as the FBI, I gotta believe assigning 147 agents to a project is the kiss of death for speed. We're probably being hoodwinked.

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costs and regulatory oversight. And to hid investors LIKE FBI chief James Comey, Obama, Clinton, Larry Summers, Mueller, and so on.?! THEY ALL KNEW FACEBOOK WAS STOLEN
Mueller’s FBI was silent in 2001-2002 when Mueller’s mentor, James P. Chandler, fed his client Leader Technologies’ social networking invention to IBM and IBM’s Eclipse Foundation. Patent Office filings are shuffled out the USPTO backdoor to crony lawyers, banks and deep-pocket clients’, and to keep this all safe they put up Obama to be elected president and if this failed their was Hillary Clinton

Reply

Deer Beer March 29, 2016 at 4:15 PM
Dave123 you live in New Zealand. Why the hell do you keep meddling in American politics? Focus on your own country.

Reply

Dave123 March 29, 2016 at 11:43 PM
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

K. Craine March 30, 2016 at 5:19 AM
Deer Beer, you are way off base. This blog has readers and commenters from around the planet. Post away folks wherever you are from. But tip toe around Deer Beer, he/she thinks he/she is the only important person in the room.

Reply

K. Craine March 30, 2016 at 5:16 AM
[Editor] “Jill Abmblin” just posted more wild speculation about commenter identities which we have warned him/her numerous times before violate our editorial policy. He/she seems to be allergic to commentary on facts.

Reply

dave123 March 30, 2016 at 1:12 PM
Class action alleges Facebook wrongfully mined cancer websites
Jessica Karmasak Legal News Line
Smith alleges in his 88-page complaint that the medical institutes’ websites include a secret “Facebook code” that allow users’ data to be transmitted to Facebook, which then creates targeted advertising campaigns.

“Without the knowledge or consent, There's A Huge New Corporate Corruption Scandal, Here's Why Everyone Should Care. Bribery fuels political instability – and it’s a propaganda tool for terrorists. what makes the corruption revealed in a new trove of confidential emails from a mysterious Monaco-based company called Unaoil so significant.

On Wednesday, The Huffington Post and its Australian partner, Fairfax Media — led by reporters Richard Baker and Nick McKenzie — published the results of a months-long investigation of Unaoil, an obscure firm that helps big multinational corporations win contracts in areas of the world where corruption is common.

Most people remember that the Arab Spring started with a guy who lit himself on fire. What they don’t remember is that he did it as a protest against corruption: Mohamed Bouazizi, a Tunisian fruit vendor, decided he’d been shaken down by police officers one too many times.

SEE FULL STORY ON HUFFINGTON POST

Shutterlyt Settles Privacy Battle Over ‘Faceprints’ IS FACEBOOK NEXT
by Wendy Davis @wendyndavis,

Reply

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.


Leader v. Facebook Legal Research
Links

NOTICE: Opinion

http://americans4innovation.blogspot.com/2016/03/betrayal-former-fbi-director-colluded.html
Sarah Chayes witnessed the damage that flood of Western money — and the accompanying corruption — did in Afghanistan. When U.S. forces entered Kabul to oust the Taliban, Chayes was a reporter, covering the invasion for National Public Radio. She decided to stay and help rebuild, eventually opening a cooperative that produced soaps and body oils. She was one of very few Americans over the last 15 years who lived and worked with the Afghan people rather than behind the razor wire.

After just a few months, Chayes noticed people she thought of as moderate, normal folks expressing sympathy for the Taliban. She soon realized what was happening: the corruption that had been rampant at all levels since the U.S. invasion was fueling anger and unrest.

Chayes later began working for the U.S. military in Afghanistan, waging an internal war to persuade policymakers to focus on corruption. The issue ultimately reached the desk of Secretary of State Hillary Clinton, who largely dismissed it in a 2010 memo that remains CLASSIFIED.

Striking Images Show The Face Of Cuba As Obama Begins His Visit.... realize THIS WILL HAPPIN IN CUBA

K. Craine  April 1, 2016 at 6:06 AM

Here is a NYTimes story by Sarah Chayes.


Across much of the world, populations suffer daily shakedowns by the police. At roadblocks, market stalls and entrances to government buildings, thugs in uniform gather “like spear fishermen hunting trout in a narrows,” as Sarah Chayes writes. But that isn’t the half of it. Globally, the three most important desiderata of our age — security, resilience and poverty reduction — are consistently being hollowed out by structural theft on a much larger scale, operating across corporations, governments, military establishments and civil services.

Dave123  March 30, 2016 at 3:32 PM

Striking Images Show The Face Of Cuba As Obama Begins His Visit.... realize THIS WILL HAPPIN IN CUBA

Dave123  March 30, 2016 at 2:38 PM


Striking Images Show The Face Of Cuba As Obama Begins His Visit.... realize THIS WILL HAPPIN IN CUBA
seized in the 2014 raid of his home. Clutching a smashed two terabyte hard drive ...

Givelittle - Cause - Legal fund for Nicky Hager

https://givelittle.co.nz/cause/NickyHager

No tags Nicky Hager is a hero. With his book Dirty Politics he exposed a twisted web of power and influence in New Zealand politics and opened the Government and its

---

dave123 April 1, 2016 at 1:55 PM

In December last year, the High Court ruled the raid on Mr Hager’s home was illegal.

Police were hunting for the identity of the hacker who supplied information for Mr Hager’s Dirty Politics book.

The book was heavily reliant on material hacked from the computer of Cameron Slater.

Mr Hager obtained that material from a person whom he promised confidentiality.

His lawyer Steven Price said the case sent a strong message to police.

“When the police do a raid like this, it's not just the source that they are looking for. It's all of the other sources of that journalist, and behind that all the other journalists who have sources and material that they keep in their homes.

"Be very, very, very careful before you conduct searches of journalists' houses because there are different and more fundamental interests at stake."

---

dave123 April 1, 2016 at 2:32 PM

Who Uses the Offshore World

Published: 16th April 2013

Secret records obtained by the International Consortium of Investigative Journalists reveal tens of thousands of people in more than 170 countries and territories linked to offshore companies and trusts. Here are some examples from around the world. By Marina Walker Guevara, Nicky Hager, Mar Cabra, Gerard Ryle and Emily Menkes

How do you make sense of more than a million leaked documents?

Published: 9th April 2013

The story behind the massive leak of documents revealing the extent to which the world’s wealthy go to avoid and evade tax and New Zealand’s part in the investigations

Money trail leads home to New Zealand, Sunday Star-Times

Published: 7th April 2013

Leaked documents reveal one of New Zealand’s richest families was for a time at the heart of a major international tax haven company that hit the news in the United States last week.

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:

1. 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. Lake & 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 protege of Chief Justice John Roberts, Jr.; undisclosed former employer to Preetinder (“Preet”) Bharara, U.S. Attorney currently prosecuting 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 Winklevos v. Zuckerberg and ConnectU v. Facebook)
7. Weil 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 Gotshal 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 aminus 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 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,
Disclosure of secret offshore documents may force top Mongolian lawmaker to resign
Published: 3rd April 2013

Deputy speaker of Mongolia’s Parliament admits he had $1 million Swiss account....

Secret Files Expose Offshore’s Global Impact
Published: 3rd April 2013

Dozens of journalists sifted through millions of leaked records and thousands of names to produce ICIJ’s investigation into offshore secrecy
By Gerard Ryle, Marina Walker Guevara, Michael Hudson, Nicky Hager, Duncan Campbell and Stefan Candea

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)


19. James Cole (Deputy Attorney General, U.S. Dept. of Justice)

20. Tony West (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)

26. David P. Chiappetta (Perkins Coie)

27. James R. McCullagh (Perkins Coie)

28. Ramsey M. Al-Salam (Perkins Coie)

Rain Onyourparade April 6, 2016 at 6:16 AM
Here’s an (offshore) funds list from former FBI Director Robert Mueller’s Defenders hedge fund at the SEC:

Ask yourself why one fund changed its names four times in nine years. Who are they hiding from? The American People?

DEFENDERS MULTI STRATEGY HEDGE FUND LLC CIK#: 0001198710
State location: NY
formerly: BNY/IVY MULTI STRATEGY HEDGE FUND LLC (filings through 2009-10-19)
formerly: IVY MULTI MANAGER HEDGE FUND LLC (filings through 2003-12-10)
formerly: IVY MULTI STRATEGY HEDGE FUND LLC (filings through 2004-11-08)
https://www.sec.gov/cgi-bin/browse-edgar?action=getcompany&CIK=0001198710&owner=exclude&count=40&hidefilings=0
Form N-CSR (Jun. 09, 2010). Defenders Multi-Strategy Hedge Fund LLC. Certified (Annual) Shareholder Report
https://www.sec.gov/Archives/edgar/data/1198710/000093041310003387/c61547_ncsr.txt
SECTOR BREAKDOWN*
41.7% Equity

http://americans4innovation.blogspot.com/2016/03/betrayal-former-fbi-director-colluded-with-car..
Rain Onyourparade April 6, 2016 at 7:32 AM

Here's an (offshore) funds list from former FBI Director Robert Mueller's MELLON OPTIMA L/S STRATEGY FUND, LLC at the SEC:

https://www.sec.gov/cgi-bin/browse-edgar?company=mellon-optima&owner=exclude&action=getcompany


https://www.sec.gov/Archives/edgar/data/1312483/000119312515215970/d913831dncsr.htm

01. Bay II Resource Partners, L.P.
02. CCI Healthcare Partners, L.P.
03. Coatush Offshore Fund, Ltd.
04. Conatus Capital Overseas, Ltd.
05. Criterion Horizons Fund, L.P.
06. Discovery Global Opportunity Fund, Ltd.
07. Dreyfus Institutional Reserves
08. East Side Capital Offshore, Ltd.
09. Espalier Global Partners, L.P.
10. Glenview Institutional Partners, L.P.

4.5 Credit
10.2 Money Market Fund
13.8 Relative Value
17.2 Event Driven
13.8 Relative Value
10.2 Money Market Fund
5.2 Tactical Trading
4.5 Credit

92.6 Total Investments
7.4 Other Assets, Less Liabilities
100.0% Members' Capital

01. York European Opportunities Fund, LP
02. SCP Ocean Fund Ltd.
03. Dirigo LLC
04. Alydar QP Fund, LP
05. Avesta Fund, LP
06. Clovis Capital Partners Institutional, LP
07. Cobalt Offshore Fund Ltd
08. Eminence Partners, LP
09. Espalier Global Partners, L.P.
10. JANA Partners Qualified, LP
11. King Street Capital II, LP
12. Locust Wood Capital, LP
13. SEG Partners II, LP
14. Tiedemann/Falconer Partners, LP
15. Cerberus Partners, LP
16. King Street Capital Ltd.
17. King Street Capital, LP
18. Longacre (QP) SPV IV, LLC
19. Davidson Kemper International Ltd., Tranche 1
20. Davidson Kemper International Ltd., Tranche 3
21. Deephaven Event Fund, LLC
22. Merced Partners Limited Partnership
23. Owl Creek Overseas Fund Ltd.
24. Scoggin Capital Management, LP II
25. Amaranth Partners, LLC
26. Basso Multi-Strategy Fund, LP
27. Brevaan Howard Fund Ltd.
28. Elliott International Ltd.
29. HBK SLV, LP
30. Investcorp Interlachen Multi-Strategy Fund, LLC
31. Stark Investments, LP
32. Stark Select Asset Fund, LLC
33. Two Sigma Spectrum US Fund, LP
34. Boronia Diversified Fund Ltd.
35. Kaiser Trading Fund 2X SPC
36. Brigade Leveraged Capital Structures Fund, LP
37. Oak Hill Credit Alpha Fund (Offshore) Ltd.
38. Oak Hill Credit Alpha Fund (Offshore) Ltd.
39. Oak Hill Credit Alpha Fund (Offshore) Ltd.
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78. Oak Hill Credit Alpha Fund (Offshore) Ltd.
79. Oak Hill Credit Alpha Fund (Offshore) Ltd.
80. Oak Hill Credit Alpha Fund (Offshore) Ltd.
The devil is in the details of the investing activities within these funds.