

Sunday, October 2, 2016

# PROOF: OBAMA'S INTERNET FRAUD AND BETRAYAL

HILLARY EMAILS PROVE STATE DEPT. COLLUDED WITH OBAMA AND CLINTON FOUNDATION TO GIVE GLOBALISTS LIKE IBM, CISCO, MICROSOFT AND GOLDMAN SACHS CONTROL OF THE INTERNET

CONTRIBUTING WRITERS | OPINION | *Americans for innovation* | Oct. 02, 2016, **updated oct. 03, 2016** | PDF

# **AMERICA'S DIGITAL BENEDICT ARNOLD**



FIG. 1-PHILIP L. VERVEER. Traitor to American national interests. Architect of Net Neutrality and the divestiture of ICANN management of global domain naming to an international crowd of dictators, strongmen, corrupt multi-national corporations. Failed to disclose his close collaboration with the Clinton Foundation and their donors including Goldman Sachs, JPMorgan, Barclays, Citibank, World Bank, Accel Partners (In-Q-Tel - C.I.A., Facebook), Microsoft, Cisco, IBM, John Podesta, Carlos Slim, Frank Giustra and Qualcomm.

Photo: ITU.

**BREAKING NEWS, OCT. 04, 2016**—Guccifer 2.0 released today a trove of Clinton Foundation documents. Readers are encouraged to download them immediately so they cannot disappear suddenly.

Click here to view the full documentary: Clinton Cash - Everything is for Sale released Aug. 07, 2016.



Updated Sep. 29, 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

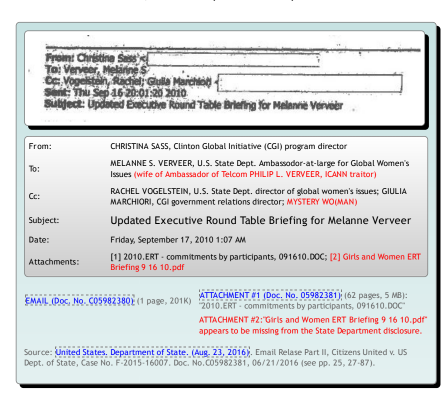


ORIGINAL POST

(OCT. 02, 2016)—Under court order, the State Department just handed over to Citizen's United a long stonewalled email exchange between Clinton loyalists at the State Department, including two Ambassadors, and the Clinton Foundation.

One of the obscured recipients, PHILIP L. VERVEER, has just colluded with President Obama to give up America's control of Internet domain management (ICANN). The problem is that Verveer has undisclosed (and therefore fraudulent) ties to the Clinton Foundation beneficiaries of this decision—including Goldman Sachs and Citigroup.

WARNING: Chinese-style net censorship is next unless this decision is unwound. Our conclusion is that anyone in Congress who is FOR or NOT OPPOSING the ICANN transfer is either a globalist, a closet globalist, or is being blackmailed by them. This is a defining moment in the globalist takeover of the Internet. Will free people or immoral oligarchs define its future? The time for procrastination is over. Free people must ACT now. Congress failed to block it, so the official ICANN hand over date was last Saturday, Oct. 01, 2016. Now it must be unwound for fraud, which we prove in this post.



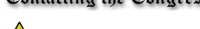
#### From the ICANN web site:

The Internet Corporation for Assigned Names and Numbers (ICANN) is a nonprofit organization that is responsible for coordinating the maintenance and procedures of several databases related to the namespaces of the Internet - thereby ensuring the network's stable and secure operation. ICANN performs the actual technical



#### CONGRESS CONTACT LOOKUP

## Contacting the Congress



= Universal Toxic Substance Symbol & Warning
FINANCIAL HOLDINGS OF OBAMA POLITICAL

### **FOLLOW BY EMAIL**

APPOINTEES, BY AGENCY

Email address... Submit

BLOG ARCHIVE (New, 1/20/14)

maintenance work of the central Internet address pools and DNS Root registries pursuant to the Internet Assigned Numbers Authority function contract.

Readers should familiarize themselves with the ICANN acronym because it is critical to First Amendment FREE SPEECH rights and everyone's use of the Internet globally. It means "Internet Corporation for Assigned Names and Numbers." Without an ICANN domain name and number, a website is not accessible on the Internet. Simple removal of an ICANN listing shuts down that website from Internet access. Censorship of any Internet site will be at the whim of unscrupulous actors. Example: "Wat? You want to start an investigative news site focused on corrupt judges and bureacrats and want a new domain name? Bwahahahahah . . . TOO BAD! One won't be avaiable. It will be that easy to silence your voice.

This email shines light on an evident conspiracy by globalist forces aligned with Barack Obama and the Clinton Foundation to take over the Internet before Obama leaves office. In law, such fraud unwinds any and all decisions these people have made as the "fruit of a poisonous tree."

Almost lost in the disclosure is a recipient



This "pverveer" person is one of six people who received a 62-page Clinton Foundation leadership briefing. The document is titled "Clinton Global Initiative [CGI]- Executive Round Table Participants Commitment Highlights." The original version linked above is nearly unreadable due to an epically poor scan job. (Such obscuring of emails has become a telltale sign that the State Department is hiding something. Thanks to an AFI researcher that has spent the better part of two weeks transcribing the 62 pages linked in this paragraph. The American Republic thanks you!)

## RAPIST BILL'S **PUBLIC-PRIVATE FEMALE FNABIFRS**



CGI director,

"close" adviser to

Bill Clinton





CGI gov't

relations

Melanne S. Verveer Ambassador, U.S. Dept. of State, CGI



Rachel R Vogelstein U.S. Dept. of State director, global women's issues, CGI

promoter

The sender was 'Christina Sass', Bill Clinton's "close" aide and Clinton Global Initiative (CGI) program director.

The primary recipient is Melanne S. Verveer, Hillary Clinton's first ever Ambassador for Global Women's Issues. Ambassador Verveer is a key CGI facilitator and presenter. Her Clinton Foundation programs include sponsorship by Goldman Sachs.

[Editorial: Are American leaders brain dead to let this epic corruption, collusion and conspiracy continue?! Are ALL American leaders on the Goldman Sachs payroll? We know Witt Romney is. He has over 40 Goldman Sachs fund holdings. Goldman Sachs funds Hillary Clinton, John Kasich, Jeb Bush, Marco Rubio, etc. Goldman Sachs was lead underwriter for Facebook with whom Hillary's State Department had entered election rigging contracts

#### **2016** (28)

#### **▼** October (1)

PROOF: OBAMA'S INTERNET FRAUD AND BETRAYAL

- ► September (2)
- ► August (4)
- **▶** July (3)
- **▶** June (5)
- **►** May (2)
- ▶ April (4)
- ► March (4)
- ► February (2)
- ► January (1)
- **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.

- 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

starting in 2009 while obstructing justice in the Leader v. Facebook social networking patent infringement trial.

Copies went to Rachel B. Vogelstein, Hillary's State Dept. director of global women's issues, and Giulia Marchiori (Ceresa), CGI's head of government relations.

The revolving door between Hillary's State Department and Hillary's Clinton Foundation is evident.

The 62-page document attached to the email details the activities and commitments of over 600 companies and individuals supporting the Clinton Foundation with tens of billions of dollars in projects, mostly outside the United States. They include numerous Clinton Foundation and Hillary campaign donors, including Goldman Sachs, JPMorgan, Barclays Bank, Citigroup, World Bank, Accel



Rill Clinton





Hillary Clinton U.S. State Dept.

John D. Podesta Clinton mob boss

Partners (In-Q-Tel - C.I.A., Facebook), Microsoft, Cisco, IBM, John Podesta, Carlos Slim (part owner of The New York Times), Frank Giustra, Uranium One and Qualcomm, among many.

## WHO IS PHILIP L. VERVEER?

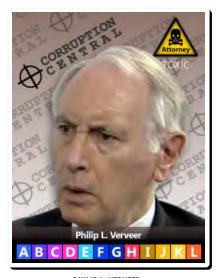
Philip L. Verveer, was Obama's U.S.

Ambassador for State Department
Telecommunications Policy until recently.
His wife Melanne was Hillary Clinton's first
ever Ambassador for Global Women's Issues.
Two ambassadors in one larcenous family.
Priceless.

Verveer is Obama's chief legal counsel on the ICANN Internet domain name give away scheme set to take effect on Oct. 01, 2016.

Among the many scandalous activities revealed by this Hillary email, the attempt to obscure Verveer's involvement with the Clinton Foundation speaks volumes. Obama and the State Department do not want the American public to see how American interests are being sacrificed to their globalist cronies.

We will swing back around to the others involved with this email in the next post, but we'll focus on Philip L. Verveer, a modern-day Benedict Arnold, in this post.



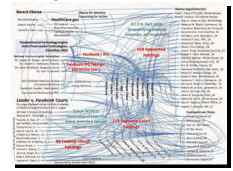
PHILIP L. VERVEER

U.S. State Dept. Telecom Ambassador, FCC chief counsel, globalist hack, Clinton Foundation coconspirator, America's digital Benedict Arnold

# THE ICANN HAND OVER IS FRAUDULENT FOR AT LEAST THE FOLLOWING REASONS:

1. **VIOLATION OF THE PUBLIC TRUST:** Verveer, an attorney for Barack Obama's Executive Branch, signed an Ethics Agreement after being nominated by Obama on May 13, 2009 and before becoming Telecom ambassador shortly thereafter. Verveer promised to recuse himself in matters where he had a conflict of interest.

Click to enlarge



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

# STOP FACEBOOK PROPERTY THEFT



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!



Verveer failed to disclose his close associations with the Clinton Foundation and its donors who are **direct beneficiaries** of his recommendations to divest ICANN.

- 2. INVALIDATED OBAMA'S DECISIONS: Barack Obama's decision to divest ICANN is tainted by Verveer's undisclosed conflicts with the Clinton Foundation and its donors, most especially its technology donors like IBM, Microsoft, Cisco, Qualcomm, Facebook and In-Q-Tel (via Accel Partners) who are direct beneficiaries of the divestiture.
- 3. PUBLIC CORRUPTION EPIC OBAMA COLLUSION WITH CLINTON DONORS: Barack Obama's conflicts of interest with the same Clinton Foundation and Hillary for President donors disqualifies him from any involvement in decisions that will benefit these companies.



Fig. 2—On Mar. 02, 2015. President Obama and senior adviser, Valerie Jarrett, met with chief beneficiaries of the stolen Eclipse Foundation code: IBM, Xerox, Dell, Micron Technology, Qualcomm and EMC. Given the timing of this meeting—a week after the radical "Net Neutrality" changes to Internet regulation by the FCC—the real agenda of this group was most likely to discuss progress on their common agenda—the IBM et al "The Internet of Things" takeover of global digital infrastructure, which the FCC changes to Internet regulation helped facilitate.

Photo: IBM.

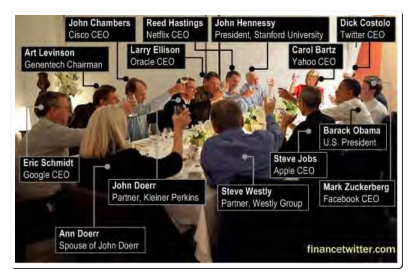


Fig. 3—On Feb. 17, 2011, Barack Obama (U.S. President), Mark Zuckerberg (Facebook CEO), Steve Jobs (Apple CEO), Steve Westly (Westly Group Partner), John Doerr (Kleiner Perkins Partner), Ann Doerr (John Doerr Spouse), Eric Schmidt (Google CEO), Art Levinson (Genentech Chairman), John Chambers (Cisco CEO), Larry Ellison (Oracle CEO), Reed Hastings (Netflix CEO), John Hennessy (Stanford Univ. President),

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).

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
- 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?





Carol Bartz (Yahoo CEO) and Dick Costolo (Twitter CEO).

Photo: FinanceTwitter.com.

#### 4. FRAUDULENT B6 EXEMPTION CLAIMS HIDE PUBLIC PROPERTY: The State

Department fraudulently claimed a "B6" personal privacy exemption for the Verveer's email address when he is clearly a State Department Ambassador!

In any event, a person's email domain name hardly qualifies for a healthcare or personnel records privacy B6 exemption. The State Department is evidently hiding Verveer's identity for the reasons we describe in this post, we believe.

## FRAUD UNWINDS DECISIONS OF PUBLIC OFFICIALS

Fraud unwinds legal decisions. When public officials are found to have been corrupt, the decisions they have made must be unwound as if they had never happened.

At a minimum, this bombshell discovery requires a full and fair investigation before ICANN is handed over to globalist forces aligned with Barack Obama, Hillary Clinton and the Clinton Foundation (and therefore George Soros).

## EPIC REVOLVING DOOR BETRAYAL OF AMERICA:

# WHITE HOUSE + STATE DEPARTMENT + CLINTON FOUNDATION + GLOBALIST CLINTON DONORS

The istonewalled email and i62-page Clinton Foundation document (5 MB) reveal an epic level of collusion among the State Department, Clinton Foundation, Barack Obama and globalist Clinton Foundation and Hillary for President donors.

In fact, it appears that the Clinton Foundation has been driving the State Department and Obama from the beginning of Obama's first term on Jan. 20, 2009.

Stay tuned for a fuller analysis of the more than 600 Clinton Foundation corporate and individual sycophant donors that reads



like a Who's Who of the globalist, anti-American agenda.



- 18. Justice Denied | Battle Continues
- 19. FB Robber Barons Affirmed by S. Crt.
- 20. Judicial Misconduct WALL OF SHAME
- 21. Corruption Watch "Oh what webs we weave, when first we practice to deceive"
- 22. Facebook | A Portrait of Corruption
- 23. White House Meddling
- 24. Georgia! AM 1080 McKibben Interview
- 25. Constitutional Crisis Exposed
- 26. Abuse of Judicial Immunity since Stump
- 27. Obamacare Scandal Principals are intertwined in the Leader v. Facebook scandal
- 28. S.E.C. duplicity re. Facebook

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



Investigative Reporter Julia Davis investigates Facebook's Leader v. Facebook attorney Gibson Dunn LLP. She credits this firm with the reason why

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

"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

Notice: 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. Fair Use is relied upon.

#### 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.



## 23 comments:



K. Craine October 2, 2016 at 10:08 AM

Email comment by TEX:

Once again, the NYTimes is writing that Trump has gamed the tax system and pays no Federal taxes. The folks that think he should not follow the tax code and not take allowed deductions are just ignorant . These wimpy little non productive writers that have never produced anything in their lives other than a bunch of malicious , ignorant words are so jealous of Trump's success . Perhaps they should dig into the Clinton's ' charity" foundation and try to figure out where the billions of dollars went that were not spent on charity. What have the Clintons produced to earn hundreds of millions? Records show that less than 6% of all CF monies went to charity. And where did those dollars come from? Do those little wormy , creepy writers believe that foreign countries, the super elitists, and folks like George Soros are putting their cash into The Clinton Foundation without strings attached? And do these little slugs believe that the donors to the Clinton pay for play scheme pay more taxes than they should? Let's figure out which of these two actions is criminal. If these morons think Trump is filing fraudulent tax returns, then get after him. Put him in jail. If they believe that tax laws should be changed, write about it. Don't conflate the two. Get a friggin real job and produce something so someone can write about you, you NYT slimeballs.

And how about the celebrity actors? They get on a stage, try to be someone else , memorize words written by someone else, told how to act by someone else, have their acting edited by someone else, and then want us to believe that they are smarter than us normal Americans, otherwise known as deplorables . Actors want to make us believe that being cool and pretty , but otherwise utterly useless , gives them authority to tell us who to vote for. I have personally refused to pay one dime to go to a movie made by these phonies , or one movie recommended by the NYT.

And how about our academians at the collegiate level. What a bunch of wimpy losers. What do they produce other than a bunch of selfish cry baby kids that want safe spaces , aren't sure what sex they are , and demand free stuff? Once professors get tenured, they begin teaching their own agendas. They rewrite history and distort the real world. These are the people that are controlling our future generations. And when this generation takes control, OUCH.

Do you understand how these three groups are changing the direction of America? The men in these groups are turning into women. The women have become men . How is this working out? Please, oh please, do not elect Cooked Hillary Clinton. She will only extend the destruction of our country.

The AFI post above is a huge setback for freedom of American speech. Obama had his mind set in marginalizing American exceptionalism. Think about the basic facts.....military weakened, debt burgeoning, education declining, cities are burning, Islamic radicals funded and emboldened, racism encouraged, and lying accepted. Am I missing anything?

Have a deplorable day, TEX

P.S. Drudge Reports that creepy NYT paid no taxes in 2014. What a bunch of hypocrites.



and is stolen from OSU alums Contributing Writers Opini...



OSU BAND INVESTIGATION UNEARTHS SURPRISE TRUSTEE COLLUSION IN PATENT THEFT Breaking News, Sep. 3, 2014, 10:05am OSU Trustee

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



**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

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

#### Reply



#### Lancelot October 2, 2016 at 10:40 AM

Tex, You put your finger RIGHT ON IT! The good news is that the NYT's incredible stupidity and TOTALLY evident bias is losing them credibility AND readership (I already know 3 ..."Aghast, I never realized!!) by the day. Trump has paid MILLIONS in taxes, despite resenting the way the money he has contributed has been squandered. WHY hasn't the NYT gone after the Clintons and their proven OBSCENE corruption?? (rhetoric). This latest posting, above, is SO revealing about the TRULY AWFUL things being perpetrated by the Clintons - can't wait to see what the NYT says about these revelations. Oh, I forgot - they don't have real investigative journalists, so probably absolutely nothing...

#### Reply



#### K. Craine October 3, 2016 at 6:45 AM

Email comment by TEX:

Our laws are written to protect the citizenry from one another, from foreigners that violate our rights , and from an overzealous government. Of ultimate importance is our right to protect private information, especially such things as tax returns. When the NYT published Trump's tax info, his right to privacy was violated at the highest level. As he expected, he has been blistered because he used a large business loss to offset a large business gain resulting in no taxes owed. The paper virtually stole the returns and now claims that Trump is some kind of a cheater for tax evasion .....this is comical. To make matters even more ridiculous, we find that the NYT and the Clintons did the same thing . They used losses to offset gains.....legally.....just like Trump did.

As Secretary of State, Hillary took an oath to protect both the lives of our Americans under her State Department and the secret information of our nation under her control. We know about the deaths of four Americans lost in Benghazi due to her poor judgement. Now we learn about the extreme disregard for our nation's highest secrets with her email/ server decisions. The damages done by her failures and illegal actions are enormous. According to the NYT, the fact that Trump paid the taxes he owed (zero) is worse than her failure to protect information and protect lives under her authority.

So here's what Trump is being hammered on.....he called an overweight reigning beauty queen fat. I guess that his comments killed a few folks and put our nation in jeopardy. Right? Nope. It has turned out that this "lady" was doing a few porn films on the side. That's good for the pageant, huh? Hillary said he hates women and this proves it. What Hillary did to Bill's rape and molestation victims through the years is light years more malicious that calling a fat girl fat. Give me a break.

The Democrats are screaming because Trump paid all of the taxes that he owed under the law....it happened to be zero. The NYT , the Washington Post, and Hillary's ads makes all of this appear scandalous while the Clinton Foundation is literally a cash laundering mechanism in a pay for play scheme unlike any ever created on our planet. Seriously, America, can the Clinton/ Obama cabal do any more damage to our country? She really should be in jail.

Have a deplorable day, TEX

#### Reply



#### K. Craine October 3, 2016 at 6:53 AM

Email comment by DL:

Facebook Could Owe IRS Billions, Continues To Ignore Tax Summons

http://www.forbes.com/sites/kellyphillipserb/2016/07/29/facebook-ignores-another-irs-summons-reveals-it-could-owe-billions-in-taxes/

 $29\ \mathrm{Jul}\ 2016$  - The IRS has alleged that Facebook has failed to comply with a 7th  $\dots$  could be

subject to additional federal income taxes of \$3 billion to \$5 billion.

Facebook Doesn't Pay Taxes On Its Profits: So What? - Forbes

http://www.forbes.com/sites/timworstall/2013/02/18/facebook-doesnt-pay-taxes-on-its-profits-so-what/



Judges go to jail for far less serious misconduct; Facebook users should pay Leader fees voluntarily; its the right thing to do since

#### **FDITORIALS**

- DC Bar refuses to investigate attorney misconduct in Leader v. Facebook -Unwillingness of DC attorneys to selfpolice may explain why Washington is broken, Dec. 30, 2012
- 2. Will the U.S. Supreme court support schemers or real American inventors? Facebook's case dangles on a doctored interrogatory. Eighteen (18) areas of question shout for attention, Dec. 27, 2012
- 3. Two Policy Changes That Will Make America More Democratic (and less contentious), Dec. 21, 2012

#### **OUR MISSION**

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

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

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

#### **CURRENT EDITORIAL FOCUS**

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

18 Feb 2013 - We've a rather breathless report designed to stir up outrage over the manner in

which Facebook isn't going to pay the corporate income tax on ...

MY GOD, WHAT IS TAX? FACEBOOK IS THE NSA/CIA GOVERNMENT, SO WHY WOULD IT PAY TAX TO ITSELF. THEY'RE ABOVE THE LAW. DIDN'T YOU GET THAT MEMO? YOU REALLY ARE DEPLORABLE.

#### Reply



#### K. Craine October 3, 2016 at 7:07 AM

Email comment by Sharyl Attkisson:

Sharyl Atkkisson. (Oct. 02, 2016). The clearest (no spin) summary of Clinton & Trump campaign bucks. Full Measure.

In the coming weeks on Full Measure, I'll be reporting on the big money backers behind the candidates. Why does it matter? This money is what's being used to influence much of what you see on the news and the Internet. And, as you can imagine, the budget is huge. Political, corporate and special interests whose financial fate rests with who gets elected are spending hundreds of millions of dollars — often in surreptitious ways — to convince you to vote for their candidate (or against the other guy/gal).

Full Story:

https://sharylattkisson.com/the-clearest-no-spin-summary-of-clinton-trump-campaign-bucks/

#### Reply



#### K. Craine October 3, 2016 at 7:13 AM

Email comment by GB:

Douglas Wright. (Oct. 01, 2016). Doug Collins Proves Without A Doubt That FBI Director James Comey Covered Up Hillary Clinton's Lies.

Its a sad day, Rep. Doug Collins (9th GA) former Air Force member current Congressman and Air Force Reserve walks James Comey through a couple different cases where marines and service men were charged with handling classified information wrong and they did a lot less than Hillary did, James Comey refuses to admit that he could have prosecuted Hillary but Doug Collins lets him know that he could have and that he blew it

Full Video:

https://youtu.be/cj5BkmGEmz8

#### Reply



#### Cindy Rostankowski October 3, 2016 at 12:42 PM

Dr. James Dobson's Analysis of the U.S. Election Drama A Christian Pastor's Analysis of the U.S. Election Drama

By: Dr. James Dobson

Is Trump good for America?

I mentioned Sunday that I would speak on this next week. Unfortunately, I found that I was shoehorning this topic into my planned message. To properly present what I want to speak on Sunday, I may have to leave the Donald out of it! But let me take a minute for those that wonder and give some of my thoughts.

When I first heard that Trump (DT) was entering the race last year, I told my wife that perhaps it was a good thing for the party and America. I knew that he was not a "saint," but I thought that he would be like a bull in a china shop. He is a disrupter and I believe America could use a fresh thinker especially in the political arena. I didn't think he would get the nomination, but that he would shake up politics as usual. I was correct on the shaking up!

support their on-sale bar verdict, but the judge supported it anyway.

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

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

# WELCOME TO DONNA KLINE NOW! READERS!



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

Anonymous Posts Are Welcomed! Blogger has more

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

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

Lance Wallnau likens him to a biblical Cyrus. Someone who is dynamically used of God even though not perceived by many as a God follower. God has used many people in history that I would probably not like or agree with. I'm not sure I would have liked all the disciples, or David, or Moses. Somehow, God did not seem compelled to consult with me on His choices!

I have always admired Winston Churchill. He is seen as one of the greatest national leaders in the 20th century. Last year, I had the privilege of going through the War Museum in London. Winston is a key feature. His life is controversial. He was not always celebrated as a great leader. He was a bombastic, cigar smoking, at times crude, even misogynistic leader. It is alleged that he told off color stories to his children before bedtime! A woman once told him he was disgustingly drunk. His response was "My dear, you are disgustingly ugly, but tomorrow I shall be sober and you will still be ugly!"

There are many websites that discuss the outlandish comments and activities of this great world leader. But, he had exactly what was needed to stop Hitler at the Channel, to rouse a nation to never give up and to partner with America to find final victory in Europe. You probably wouldn't want him as your pastor, maybe not even your father, but he was the right leader for that moment in England's history. Such a brazen man that would go up to the roof of his quarters in central London and smoke cigars as Hitler's air force bombed all around him. I'm not sure I would have voted for him.... but he was the right man!

I think it would be awesome to have a righteous leader, one that understood the intricacies of the economy, health care, defense, immigration, with great sensitivity to religious institutions, a heart for the poor, a vision for the future. If that leader was a praying person, formidable in the word of God and loved the local church, I would rejoice! I do not think that is the choice we will have in November.

Instead....we will look for someone who is imperfect, yet will fit the times we are living in. Particularly, that 'whoever' we vote for, will be someone who might possibly have the opportunity to appoint up to three Supreme Court justices. That could radically shape our culture in America for the next 30 years. The America of our grandchildren could be very different....and that may not be good. We cannot stand on the sidelines. A non-vote is a passive vote for a direction we may very well regret.

#### Reply

#### Replies



#### Cindy Rostankowski October 3, 2016 at 12:42 PM

here's the rest of this article ...

So...is Donald Trump good for America? I honestly believe that he has been already. He has shaken the political system. Do his comments offend me? At times! Do I agree with all he says? Not at all! But could he be a "Cyrus" being raised up by God to preserve America? Nobody liked Gen. Patton, but he sure WAS an instrument of the United States for the right things.

This I know. I will vote for the best chance for America. I will pray for our leaders as I have already. In the end - God will continue to be my source and my hope. I do believe that God has had a hand in America's history. I hope and pray that He will also have a saving hand in America's future.

Here's Dobson complete follow-up statement on Trump's alleged conversion:

"Only the Lord knows the condition of a person's heart. I can only tell you what I've heard. First, Trump appears to be tender to things of the Spirit. I also hear that Paula White has known Trump for years and that she personally led him to Christ.

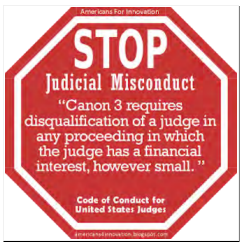
"Do I know that for sure? No. Do I know the details of that alleged conversion? I can't say that I do.

"But there are many Christian leaders who are serving on a faith advisory committee for Trump in the future. I am among them. There are about 45 of us that includes Franklin Graham, Robert Jeffress, Jack Graham, Ben Carson, James Robison, Jerry Johnson, and many others whom you would probably know.

"We've all agreed to serve. How will that play out if Trump becomes president? I don't know. It is a good start, I would think.

"If anything, this man is a baby Christian who doesn't have a clue about how





# CODE OF CONDUCT FOR U.S. JUDGES

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

# GALLERY OF JUDICIAL MISCONDUCT



Judge Leonard P. Stark, U.S. District Court of Delaware, trial judge in Leader Techs, Inc. v. Facebook, Inc., 770 F. Supp. 2d 686 (D.Del. 2011). Judge Stark heard his jury foreman admit that the jury made the on-sale bar decision without any evidence other than

believers think, talk and act. All I can tell you is that we have only two choices, Hillary or Donald. Hillary scares me to death.

"And, if Christians stay home because he isn't a better candidate, Hillary will run the world for perhaps eight years. The very thought of that haunts my nights and days. One thing is sure: we need to be in prayer for our nation at this time of crisis."

http://american pastors network.net/2016/09/27/dr-james-dobsons-analysis-of-the-u-s-election-drama/

#### Reply



#### dave123 October 3, 2016 at 4:01 PM

Read more: http://dailycaller.com/2016/10/03/doj-reached-side-agreements-to-limit-search-of-clinton-lawyers-laptops/#ixzz4M3ztybZe

As part of its immunity deals with Hillary Clinton's lawyers, Cheryl Mills and Heather Samuelson, the Justice Department agreed to destroy laptops the attorneys turned over to federal investigators and to limit searches of the devices to documents created before lan. 31, 2015.

The mystery surrounding that conference call has led to speculation that Mills, Kendall and Combetta (who also received DOJ immunity) discussed the deletion.

Comey said last week that investigators found no evidence that Mills ordered Combetta to delete the emails. But the revelation of the side agreement raises the question of whether Comey was asserting that no evidence obtained before Jan. 31, 2015 pointed to obstruction of justice.

"Like many things about this case, these new materials raise more questions than answers," Goodlatte wrote to Lynch.

In the letter, the Republican also asks whether a grand jury was convened as part of the Clinton email probe.

#### Reply

#### Replies



#### dave123 October 3, 2016 at 5:04 PM

Combetta was asked in his Feb. 18 interview about what was said in that conference call, but his attorney directed him to not answer the question, citing "protections under the Fifth Amendment."

"It is odd, however, that after granting him immunity, there appears to be no record that the FBI questioned him about the March 31 conference call and no record of his description of Director Comey September 28, 2016 that call, the only topic which he had previously refused to testify," the letter reads.

But in a memo released earlier last month, the FBI stated that Combetta refused to answer the questions based upon the assertion of attorney-client privilege.



#### dave123 October 3, 2016 at 10:27 PM

Three months after leaving the White House in 2001, former President Bill Clinton arrived in India to cheering throngs to help those who had just lost a million homes in the aftermath of a massive earthquake that killed 20,000 and injured 166,000.

In classic Clinton style, he solemnly promised that his new nonprofit - called the American India Foundation (AIF) - would rebuild 100 villages. Rajat Gupta, his millionaire co-chairman, pledged \$1 billion for the victims.

It never happened. Years later, AIF's annual reports were reviewed by the Daily Caller News Foundation and show only seven villages were partially rebuilt by Clinton's group, and a mere \$2.7 million of \$53 million raised over a decade went to the earthquake victims.

The rest went for completely unrelated projects, including "accelerating social change," fighting AIDS, "sustainable development," and working for "digital equalizers."

Paltry aid for the victims notwithstanding, Clinton handsomely profited from the charity as AIF's top officers poured more than \$13 million into the Clinton Foundation and others generously gave to Democratic nominee Hillary

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 permitted the jury to ignore the Pfaff v. Wells Electronics, Inc. test for on-sale bar, even after instructing the jury to use it. (See that Jury

Instruction No. 4.7 here.) He also contradicted his own instruction to



Leader to answer Interrogatory No. 9 in the present tense (2009), then permitted the jury to interpret it as a 2002 admission as well. Facebook's entire on-sale bar case is based upon this interrogatory. (Editorial: Hardly sufficient to meet the "heavy burden" of the clear and convincing evidence standard.)



Judge Alan D. Lourie, U.S. Court of Appeals for the Federal Circuit, panel judge in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Lourie stood to benefit financially from undisclosed holdings in Facebook. See analysis of Judge Lourie's T. Rowe Price holdings re. the Facebook IPO.

Judge Lourie also failed to apply his own law-test in Group One v.



Hallmark Cards to the evidence. After debunking all of Facebook's evidence on appeal, Judge Lourie created new argument in the secrecy of chambers to support Facebook and prevent the on-sale bar verdict from being overturned—a clear breach of constitutional due process.

Clinton's political campaigns.

Bill's personal buddies who joined him at AIF look like a den of thieves - eight AIF officers, including two co-chairmen, five trustees and a director, are felons. RELATED: ("Seven 'Facts' Politifact Got Flagrantly Wrong In Defending Clinton Foundation.")

Charles Ortel, a Wall Street analyst and an outspoken critic of the Clinton Foundation, claims AIF stands out for its high number of felons in leadership positions and for the eventual financial enrichment of the Clintons.

#### Reply



#### Rain Onyourparade October 4, 2016 at 6:30 AM

I was one of the saps that woke up early to watch the much ballyhooed WikiLeaks Julian Assange news conference in Germany. What a joke!

After all the hype about new revelations about Hillary Clinton, he produced NOTHING, Nada, zilch. It was a totally amateurish event that my high school kids could have produced better... in fact, they have produced better. Poor microphones, self-absorbed journalist speakers, computer lock ups without backups, and a over-hyped promo for coming books and DVDs. It was activism gone wild. It was in fact a stupid event in my

My respect for Assange has grown with time, but this was a definite setback for me. I kept waiting for the meat, but it never came. I think that this guy just pulled off one the greatest bait and switch events of all time. Reminded me of Geraldo Rivera's unsealing of Al Capone's hidden basement, only to find NOTHING. If ole Julian doesn't start producing the promised results in the next week or so, his credibility as a whistleblower activist is pretty much over with me. He will have become just another non-profit pitch man who has found a shtick to milk.

I feel badly and appalled by his mistreatment and house arrest in the Ecuadorian Embassy in London, and for that reason I will give him some slack for this lapse in judgment. Time will tell where I land, but his credibility took a nose dive this morning. C'mon Julian, you are better than last night's amateur hour. Your supporters deserve better than you gave last night.

P.S. That academic lecture on the three kinds of media was just over the top stupid and uncalled for.

Did somebody get to him, or threaten him, threaten his friends, or make him promises in return for his silence? Something appears amiss here. His presentation was so untypical and out of focus.

#### Reply

#### Replies



K. Craine October 4, 2016 at 7:05 AM

WikiLeaks' 'October Surprise' fails; Assange promises more to come

Staff. (Oct. 04, 2016). WikiLeaks' 'October Surprise' fails; Assange promises more to come. FoxNews.

Full story:

http://www.foxnews.com/politics/2016/10/04/wikileaks-to-publishpresidential-election-docs-every-week-for-next-10-weeks.html

#### Reply



K. Craine 🕜 October 4, 2016 at 6:44 AM

Email comment by GH:

C. Ervana. (Oct. 03, 2016). STUNNING SECRET of Julian Assange & Obama's Internet Surrender to ICANN!! The Phaser.

Most people don't understand the truth behind Obama surrendering the internet



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 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

address book to ICANN: it wasn't exactly about handing over control the UN. Most people think this, but there's more to the story of Obama, ICANN, and why this institution now controls the internet address book.

Full story and video:

http://thephaser.com/2016/10/stunning-secret-of-julian-assange-obamas-internetsurrender-to-icann/

#### Reply



K. Craine October 4, 2016 at 6:47 AM

Email comment by GH:

Staff. (Sep. 08, 2016). Julian Assange Confirms Sanders Was Threatened. Bients.

Julian Assange has confirmed that Bernie Sanders was threatened into pulling out of the Democratic race in July.

During a recent interview with Australian journalist John Pilger, Assange said that Bernie Sanders was forced to drop out of the race due to threats from the Clinton campaign.

Assange's admission appears to substantiate claims by the Kremlin who revealed they had evidence that Jane Sanders was physically threatened in order to "get Bernie on board" with Hillary's campaign.

Full story:

http://bients.com/julian-assange-confirms-sanders-threatened/

#### Reply



K. Craine October 4, 2016 at 7:58 AM

THE EVIL EMPIRE IS ON THE MOVE. OBAMA ACTUALLY SIGNED AN EXECUTIVE ORDER A FEW MONTHS AGO PROTECTING AND PROMOTING IBM'S "THE INTERNET OF THINGS"

Linsey O'Donnell. (Oct. 03, 2016). 5 Ways IBM Is Upping The Ante On The Internet Of Things. CRN.

Pumping Up IoT For Partners

IBM has been hitting the Internet of Things market hard, and the company isn't slowing down anytime soon. On Monday, IBM announced it is pumping \$200 million into a new global headquarters for its Watson IoT business in Munich, which will be home to some of the industry's first cognitive IoT laboratories.

In addition, IBM unveiled new IoT capabilities around blockchain [Bitcoin globalist currency] and security, available on its Internet of Things Watson platform.

Full story:

http://www.crn.com/slide-shows/internet-of-things/300082306/5-ways-ibm-is-upping-theante-on-the-internet-of-things.htm

#### Reply

#### Replies



K. Craine October 4, 2016 at 8:03 AM

Here is our previous post exposing Obama's collusion with IBM:

AFI. (Feb. 11, 2016). Obama promotes IBM criminality in latest executive order. Americans For Innovation.

https://americans4innovation.blogspot.com/2016/02/obama-promotes-ibmcriminality-in.html



dave123 October 4, 2016 at 12:36 PM

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 Like one of Facebook's largest shareholders.

Microsoft, who is a Director of The Federal Circuit Bar Association where Mr. Horbaly is an ex officio officer. Additionally, the DC Bar revealed in a written statement that Clerk Horbaly is not licensed to practice law in the District of Columbia. [Editorial: What does that make the Federal Circuit with Yahoo was forced by a secret court order to build a tool that scanned all of its customers' emails for specific information supplied by US intelligence agencies.

The report comes from Reuters, citing three sources who are familiar with the

According to the report, the tool was built in 2015 at the behest of either the NSA or the FBI (it's not clear which, given the NSA usually funnels its requests through the FBI), according to the sources.

US government pushed tech firms to hand over source code

If source code gets into the wrong hands, the damage would be incalculable. Read More

Engineers at the company were told to build the tool "to siphon off messages containing the character string the spies sought and store them for remote retrieval," the report said.

But weeks later, the company's internal security team -- at the time led by Alex Stamos, who left the company to work for Facebook in mid-2015 -- found out about the program. The team is said to have thought that hackers broke in. The report also said that a programming flaw could have allowed hackers into the stored emails.

Stamos reportedly resigned as chief information security officer, said Reuters. (Stamos did not respond to the news outlet's request for comment, but we asked the company to comment regardless.)

An NSA spokesperson did not immediately return a request for comment.

#### Reply



#### Linda Wilson October 4, 2016 at 9:00 AM

TRUMP FAILED TO RENEW A STATE CERTICATION TIMELY FOR HIS FOUNDATION. Wowa, some bureaucrat is crying in his beer!

Someone posted on Google+: What sort of administrative skills does this demonstrate from someone who wants to run the government? Trump Foundation notice of violation from New York attorney general.

The New York attorney general has notified Donald Trump that his charitable foundation is violating state law - by soliciting donations without proper certification - and ordered Trump's charity to stop its fundraising immediately, the attorney general's office said Monday.

My response: This appears to be making a mountain out of a mole hill. Organizations often forget to renew prefunctory certification paperwork. I have had it happen to me in both my past companies and non-profits. Bureaucratic government paperwork is not first on the list of priorities in running an organization. These state lawyers could send friendly reminders, but they are too lazy to. This is an infinitesimal issue by comparison to Bill and Hillary taking \$145 million into The Clinton Foundation after using their influence to get their friend Frank Giustra a plum Kazakhstan uranium contract via UrAsia Mining, or the tens of millions diverted from Haiti relief.

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

#### Reply



K. Craine October 4, 2016 at 2:39 PM

Email comment by DL:

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



Like

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.

Snowden and AFI called it exactly right. The spy state snoops on EVERYBODY to manipulate us.

Zack Whittaker. (Oct. 04, 2016). Yahoo "scanned customer emails" under top-secret order. ZDNet.

The request likely came from the National Security Agency.

Yahoo was forced by a secret court order to build a tool that scanned all of its customers' emails for specific information supplied by US intelligence agencies.

The report comes from Reuters, citing three sources who are familiar with the events.

According to the report, the tool was built in 2015 at the behest of either the NSA or the FBI (it's not clear which, given the NSA usually funnels its requests through the FBI), according to the sources.

If source code gets into the wrong hands, the damage would be incalculable.

Engineers at the company were told to build the tool "to siphon off messages containing the character string the spies sought and store them for remote retrieval," the report said.

Full story:

http://www.zdnet.com/article/yahoo-secretly-scanned-customer-emails-for-usintelligence/

#### Reply



#### K. Craine October 4, 2016 at 2:46 PM

Email comment by JM:

Ed Klein. (Oct. 04, 2016). Author: Loretta Lynch had Secret White House Meetings About Email Probe - 10/4/16. The Daily Trump / Fox News.

https://youtu.be/EGor2Kva42o

#### Reply



#### Rain Onyourparade October 4, 2016 at 2:49 PM

Lifelong Democrat is Fed Up with Hillary and Dem Nonsense, and Backs Trump

TheDailyTrump

https://youtu.be/URt1BTsphN4

#### Reply





K. Craine October 4, 2016 at 3:24 PM

Email comment by DL:

DOWNLOAD THE FILES BEFORE THEY DISAPPEAR!!!!

BOMBSHELL RELEASE BY GUCCIFER 2.0

CLINTON FOUNDATION DOCUMENTS, INCLUDING PAY-TO-PLAY DONOR LISTS:

**GUCCIFER 2.0 HACKED CLINTON FOUNDATION** 

Many of you have been waiting for this, some even asked me to do it.

So, this is the moment. I hacked the Clinton Foundation server and downloaded hundreds of thousands of docs and donors' databases.

Hillary Clinton and her staff don't even bother about the information security. It was just a matter of time to gain access to the Clinton Foundation server.

Here's the contents of one of the folders that I got from there.

Full story:

Leader v. Facebook Legal Research Links

### **NOTICE: Opinion**

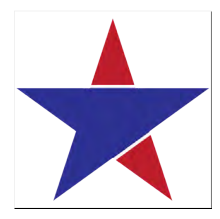
This is an opinion blog. Any information contained or linked herein should be independently verified and should be considered the sole opinion of the writer. Free Speech and Freedom of the Press are protected by the First Amendment of the U.S. Constitution and other local, state, national and international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

This site is a not-for-profit effort focused on education, news, investigation of issues in the public interest, and research, and relies on fair use copyright exemptions under 17 U.S.C. 106(a)-117 of the United States Copyright Act, in addition to any and all other related and relevant privileges to which a fair and reasonable person would attribute to this grassroots effort to root out corruption and promote justice. No rights whatsoever to third party content are claimed or implied.

#### AFI LOGO (with text)



#### AFI LOGO (no text)

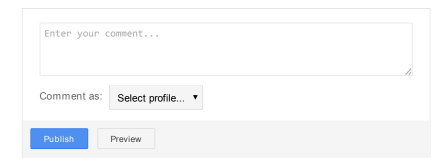


#### CORRUPTION WATCH LIST

https://guccifer2.wordpress.com/2016/10/04/clinton-foundation/

- SMALL LIST OF DONORS: https://guccifer2.files.wordpress.com/2016/10/master-west-tracker-2-5k-1-1-2010-7-10-2015.xlsx
- FINANCIAL CORPORATIONS DONORS: https://guccifer2.files.wordpress.com/2016/10/hfscmemberdonationsbyparty6101.xls
- PAC CONTRIBUTIONS: https://guccifer2.files.wordpress.com/2016/10/masterspreadsheet-pac-contributions.xls
- OTHER DOCUMENTS: https://ufile.io/ebd

#### Reply



Home Older Post

Subscribe to: Post Comments (Atom)

#### Faces of the Facebook Corruption (PDF) (currently being updated after the Fri. Mar. 7, 2014 Scribd censorship of this document:

Here is the cast of characters in Leader v. Facebook. We encourage you to report their corrupt activities to this site and others, like Lawless America. Feel free to communicate anonymously in any way in which you are most comfortable. The attempt of these people and their organizations to corrupt American justice and commerce cannot be tolerated. Vigilance. We will expose them. See Congressional Briefings (currently being updated after Scribd censored the documents on Fri. Mar. 7, 2014).

#### A. Facebook's law firms:

- 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 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,

UNGLASSIFIED U.S. Department of State Case No. F-2015-16007 Doc No. C05982380 Date: 06/21/2016

RELEASEMPART Vehreer, Meleone S Friday, Saphinish 17, 2010 L97 AM PVerveer **B6** Pay Updated Executive Round Table Briefing for Melanne Verser 2010 ERT - commitments by participants, 091610.DOC Girls and Women ERT Briefing 9 16 10 pdf Red Category Catagories: From Verree / Meanines 163 (werver) nt Fil Sep 17 (0527) 19 2010 Subject: Fw: Updated Executive Round Table Briefing for Melanne Verveer From: Christine Sass To: Varveer, Melarine S Ca: Vogelstein, Rechel; Glulle Marchion Sent: Thu Sep 16-20:01:20 2010 Subject: Updated Executive Round Table Briefing for Melanne Verveer Helio Melanne, Attached is an updated briefing on the Girls and Women Round Table Event. Also, I mentioned on the call that I would send background information for all the CGI members that have made commitments. The attached document lists commitments from all 3 Executive Round Tables, but you will be able to see what the members in your event are working on through CGI. Let me know if you have any questions and look forward to seeing you next Tuesday. Best. Christina Christina Sass Deputy Director, Program Department CLINTON GLOBAL INITIATIVE 1301 Avenue of the Americas New York, NY 10019