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CONSTITUTIONAL RIGHTS ARE NOT NEGOTIABLE!

...and against intellectual property theft

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THE CLINTON C.I.A. RACKETEERING CHRONICLES

PRETEXT "FALSE FLAGS" LIKE FABRICATED STORIES OF GENOCIDE ARE USED TO DISCREDIT OPPOSITION, HIDE THE TRUTH AND CONSOLIDATE GLOBALIST POWER

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | APR. 21, 2017, UPDATED APR. 25, 2017 |



sovereignty over to globalists who are committing sedition against the U.S. Constitutional and running an illegal, rogue C.I.A.

Photo Media City Groove

A Racketeer is someone who makes money from a pattern of illegal activities.

(APR. 21, 2017)—President Bill Clinton labeled the tragic conflicts in Rwanda (1994) and Kosovo (1998) as genocidal rage. What are the odds of one U.S. president encountering not one but two "genocides" in very small countries within four years? What changed to trigger

DEEP STATE SHADOW GOVERNMENT POSTER

Harvard | Yale | Stanford Sycophants

Updated Mar. 14, 2017. **CLICK HERE TO SEE TIMELINE** OF THE HIJACKING OF THE INTERNET AND DATABASE

PAY-to-PLAY NEW WORLD ORDER

This timeline shows how insiders sell access & manipulate politicians, police, intelligence, judges and media to keep their secrets

Clintons, Obamas, Summers were paid in cash for outlandish speaking fees and Foundation donations. Sycophant judges, poli icians, academics, bureaucrats and media were fed tips to mutual funds tied to insider stocks like Facebook. Risk of public exposure, blackmail, pedophilia, "snuff par ies" (ritual child sexual abuse and murder) and Satanism have ensured silence among pay-to-play beneficiaries. The U.S. Patent Office is heir toy box.

Request for







such sudden furor? Who paid for it? Who organized it? What was the end game?

With the benefit of hindsight, a rogue C.I.A. aligned with globalist corporations appears to have been the secret power fomenting these acts of violence. It appears that in classical spy misdirection, the over one million victims of Rwanda and Kosovo were made out to be the causes. This false narrative was supported by a complicit mainstream media.

On May 12, 2005 FBI Special Agent In Charge Ted L. Gunderson said "people in our government . . . a rogue outfit" inside the C.I.A. is behind all the acts of terror since Bill and Hillary Clinton came to power in 1993. (Editors' Note: Many links in this post, like this one, are bookmarks in a detailed TIMELINE and bibliography. Once clicked, please be patient for it to load and go automatically to the timeline entry)

Gunderson, a former station chief in Memphis, Dallas and Los Angeles and candidate for FBI Director in 1979, called them a "covert military criminal enterprise, government enterprise, primarily by US military intelligence, that is operating full throttle and everybody [in the FBI and Justice Department] refuses to investigate it."

CLINTON'S RACKETEERING FOR DEEP STATE GLOBALISM

In the two days before George Bush became President, Bill Clinton made some telling moves that can only be understood now.

Clinton pardoned his former C.I.A. spy chief John M. Deutch for mishandling classified information and likely much more. Deutch was C.I.A. director when it appears the scheme to form a Deep State shadow government global Internet-based surveillance system was hatched.

Notably, Deutch's daughter-in-law, Marne L. Levine, worked for Larry Summers as Treasury Secretary (1993-2001), Harvard (2002-2004), National Economic Council (2008), and now at Instagram (2014-current) where she is chief operating officer. Summers had popped up as Instagram's sole director just before Instagram sold to Facebook for \$1 billion. Summers' former student, Gmail founder and chief of staff at the Treasury Department, Sheryl K. Sandberg, brokered the Instagram deal as Facebook chief operating officer. The collusion is evident. Summers and Sandberg were colleagues with Russian oligarchs Yuri Milner and Alisher Usmanov. Milner and Usmanov were also Goldman Sachs partners in Moscow.

These seemingly unconnected events now show, in hindsight, that the C.I.A., Google, Facebook and those with whom they collude have





CONGRESS CONTACT LOOKUP

Contacting the Congress



Universal Toxic Substance Symbol & Warning

FINANCIAL HOLDINGS OF OBAMA POLITICAL APPOINTEES, BY AGENCY

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BLOG ARCHIVE

2017 (9)

▼ April (2)

THE CLINTON C.I.A. RACKETEERING CHRONICLES

been part of a globalist takeover plan for decades. It certainly proves they planned long ago to control the Internet, email and social networking.

For the record, along with C.I.A. Deutch, Clinton also pardoned his fugitive financier buddy Marc Rich who was living in Switzerland to escape extradition to the US. for tax evasion.

Then, in a weird twist, Clinton appointed Microsoft's CEO Bill Gates and his national security spy attorney, James P. Chandler, to the National Infrastructure Assurance/Advisory Council (NIAC). Why would the outgoing President take such a proactive step when the next president could easily cancel the order?

THE THEFT OF THE SOCIAL NETWORKING INVENTION

At the time of his NIAC appointment, James P. Chandler was also the patent attorney for Columbus OH innovator Michael McKibben and Leader Technologies. Leader had engaged him in early 2000 to protect and patent their new invention: social networking. Chandler became a Leader director as well.

In the mid 1990's, McKibben had rebuilt AT&T's email system, AT&T Access Plus 3.0, in time for the launch of Windows 95 by Bill Gates. (Secretly, Gates & AT&T had temporarily fallen out on how Microsoft was going to control Internet email and browser protocols, opening the door for McKibben's team.)

McKibben then founded Leader Technologies to innovate an entirely new approach for Internet collaboration. McKibben had seen that legacy "groupware" software platforms offered by IBM, AT&T and Microsoft (i.e., Microsoft Exchange, Lotus Notes, Novel Groupwise and IBM Websphere) would fundamentally fail to scale to the transaction volume needed by the emerging Internet. In fact, McKibben and his team successfully revived and dramatically enhanced the AT&T Email system after the AT&T Lotus/IBM Network Notes and cc:Mail offerings failed to work as advertised. AT&T sales promotion (Nov. 28, 1995): "We've enhanced it so much it's out of this world."

Unknown to Leader, Chandler was already colluding with IBM, AT&T, Microsoft, the Clintons, C.I.A., NSA, FBI, Eric Holder, David Kappos, the Bushes, Larry Summers, Robert Mueller and John Podesta, among many, and stole Leader's invention to fix the technology shortcomings of their shadow government—in the name of "national security" of course. Leader's investors had risked over \$10 million dollars and Leader's engineers had created over 750,000 lines of source code. This invention, stripped of its personal security and privacy programs, is the engine that drives the rogue CIA-controlled "social" Internet today in a diabolical public-private racketeering scheme of global proportions.

WIKILEAKS VAULT 7 HAS CREATED AN EPIC LIABILITY CR...

- ► March (3)
- ► February (2)
- ▶ January (2)
- **2016** (39)
- **2015** (34)
- **2014** (26)
- **≥ 2013** (28)
- **≥ 2012** (6)

UPDATE MAR. 25, 2014

FIVE CRITICAL AFI POSTS ON JUDICIAL COMPROMISE

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

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



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

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

financial interests.

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 to enlarge

Course to primary

Course to prim

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

During this time, Mark Zuckerberg was a junior in high school. Zuckerberg's now well-recognized pathological lying would fit the profile needed by the C.I.A. MKUltra mind control program. Zuckerberg's all-too-perfect Harvard narrative was quickly promoted by Fortune magazine's David Kirkpatrick in The Facebook Effect, and Hollywood in The Social Network. The Zuckerberg phoenix-like Harvard dorm story emerged: (1) after Clintonista C.I.A. agent Larry Summers was appointed president of Harvard, (2) C.I.A. agent Marne L. Levine became his chief of staff, (3) Summers and Levine fended off four other competing Harvard facebooks (Ceglia, Winklevosses, Greenspan, Harvard admin) until Leader Technologies' invention was debugged (Oct. 28, 2003), and (4) the warrantless surveillance of Americans was initiated by Project Stellar Wind. In addition, certain unsolved New York "Craigslist killer" abductions and the disappearance of Jessica Taylor on Long Island keep coming into view given the shadow government's preference for using sex, drugs, pedophilia and murder to blackmail and control targets. What is known from sworn testimony is that Zuckerberg favored Craigslist for arranging dates and advertising his programming services back then. Craigslist is how he first met Paul Ceglia and others. See FBI Special Agent In Charge Ted L. Gunderson.

Clearly, Congress, the Justice Department or local law enforcement in Long Island needs to impound Zuckerberg's 28 stonewalled computer devices from Harvard (2003-2004) before they are destroyed by his attorneys, McManis Faulkner LLP and Gibson Dunn LLP, who have had custody of them and have lied to and misled multiple federal courts about this important evidence. Is the rogue C.I.A. protecting Zuckerberg, their Facebook shill?

1st Clue: Both Presidents Bush and Obama extended and enhanced the NIAC's powers with more than 23 additional executive orders. This became a technology platform that is parallel to the NSA's, but used without regard to the Constitution. This duplicity is confirmed by William Binney, the NSA's chief architect, pushed out on Oct. 31, 2001.

2nd Clue: This occurred just eight months before 9/11 and the Patriot Act. Remember, FBI Special Agent In Charge Ted L. Gunderson said 9/11 was a rogue C.I.A. false flag pretext designed to push the country into approving the Patriot Act that Gunderson said "takes away many of our constitutional rights and civil liberties."

Indeed, Clinton had formed NIAC by Executive Order 13130 on July 14, 1999. Nine weeks later on Sep. 29, 1999, Clinton ordered the C.I.A. to form a private venture capital company called In-Q-Tel. Two weeks later, on Nov. 12, 1999, Clinton and Summers abolished Glass-Steagall banking controls that ushered in the era of "too big to fail" banks, like Citigroup. Citibank then torched mortgage lending controls, thus making the 2008 crash inevitable. More collusion is evident.

STOP FACEBOOK PROPERTY THEFT



doublespeak about property and privacy (theft) merely repeats the eventual dehumanization of the individual under MAO's Red Star, Stalin's SOV ET Hammer & Cycle and Hitler's NAZI Swastika. Respect for the inalienable rights of each individual is a bedrock value of democracy. The members of the Facebook Cabal abuse this principle at every opportunity. They evidently believe that they deserve special privileges and are willing to lie, cheat and steal in order to treat themselves to these privileges.

ASK CONGRESS: PASS THE INVENTOR PROTECTION ACT!



LEADER V. FACEBOOK

BACKGROUND

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

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.

The list of founding trustees for C.I.A. In-Q-Tel is telling. They are all prominent in the military-industrial complex that President Dwight D. Eisenhower warned about in his Jan. 17, 1961 farewell address:

Telecredit, Inc., Lockheed, Xerox, Columbia University, Goldman Sachs, Marsh & McLennan Capital, Inc., Technovations, Inc., Global Technology Partners, U.S. Defense Dept., Lucent, Yurie Systems, AT&T, Teligent,Inc., Lockheed Missile & Space Systems, C.I.A. Added to these companies are NIAC "advisors" including Lockheed Martin, BellSouth, Symantec, Microsoft, Cisco, Mellon Financial, IBM (ISS), and Pfizer.

These companies all benefitted from the rogue C.I.A.'s installation of strongman Paul Kagame in Rwanda. In exchange for his Central African dictatorship, Kagame has guaranteed them mining access to petroleum, uranium and rare earth minerals used to manufacture products for the computer, mobile phone, TV, defense and high tech industries, as well as bribery and money laundering, including gold, diamonds, coltan, niobium, cobalt and copper in Central Africa.

All of these military-industrial complex companies were beneficiaries of the so-called "Rwanda Genocide" in 1994.

RWANDA

On May 17, 2001, former NSA analyst and Africa specialist, Wayne Madsen, told a Congressional Hearing that the tragic slaughter of one million Rwandans in 1994 was not based on Hutu versus Tutsi tribal hatred run amok.

The genocide narrative had been widely reported by globalists, including Presidents Clinton, Bush, Obama, many in Congress, Wikipedia and the Hollywood film Hotel Rwanda.

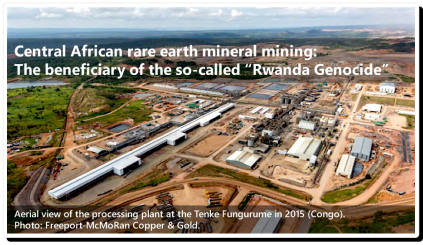


Fig. 2—Aerial view of the processing plant at the Tenke Fungurume in 2015 (Congo). Photo: Freeport-McMoRan Copper & Gold.

All the links below were updated Mar. 20, 2014 (many thanks to our volunteers!)

- 1. Summary of Motions, Appeal, Petition, Evidence, Analysis, Briefings (FULL CITATIONS) in Leader Technologies, Inc. v. Facebook, Inc., 08-cv-862-JJF-LPS (D. Del. 2008), published as Leader Techs, Inc. v. Facebook, Inc., 770 F. Supp. 2d 686 (D. Del. 2001)
- 2. Dr. Lakshmi Arunachalam's Censored Federal Circuit Filings (Archive)
- 3. Brief Summary of Leader v. Facebook
- 4. Backgrounder
- 5. Fenwick & West LLP Duplicity
- 6. Instagram-scam
- 7. USPTO-reexam Sham
- 8. Zynga-gate
- 9. James W. Breyer / Accel Partners LLP Insider Trading
- Federal Circuit Disciplinary Complaints
- 11. Federal Circuit Cover-up
- 12. Congressional Briefings re. Leader v. Facebook judicial corruption
- 13. Prominent Americans Speak Out
- 14. Petition for Writ of Certiorari
- 15. Two Proposed Judicial Reforms
- 16. S. Crt. for Schemers or Inventors?
- 17. Attorney Patronage Hijacked DC?





- 18. Justice Denied | Battle Continues
- 19. FB Robber Barons Affirmed by S. Crt.
- 20. Judicial Misconduct WALL OF SHAME
- 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
- 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

Rather, Madsen says the Rwandan massacre was a globalist and rogue C.I.A. "false flag" pretext to: (1) depopulate Rwanda and (2) consolidate control of uranium and petroleum as well as rare earth mineral mining of gold, diamonds, coltan, niobium, cobalt and copper in Central Africa.

Madsen and other investigators provide substantial evidence that the Rwandan genocide narrative fails even the most cursory analysis. For example, Wikipedia reinforces the mainstream narrative that 70-80% of all Tutsi Rwandans, representing 800,000 people, were murdered by supposed machete-wielding Hutu killers.

That would put the Tutsi population at 1.1 million. However, only 596,000 Tutsis lived in Rwanda according to the Center for Research on Globalization. Therefore, the globalist narrative is off by almost half. According to eyewitnesses, some mass graves labeled as Tutsi contained just as many Hutu victims.

Tragically, the mass murders in Rwanda were a pretext for the globalist rogue C.I.A. to put Tutsi strongman Paul Kagame into power at any cost to human life.

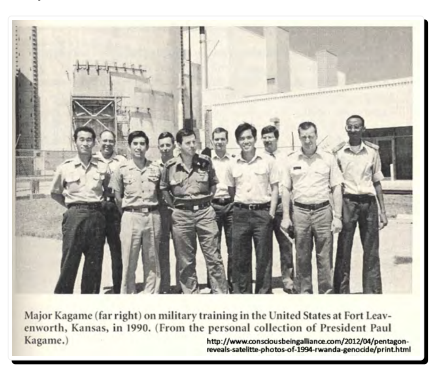


Fig. 3—Rwandan Paul Kagame (right). At the time of the October 1990 invasion of Rwanda, Paul Kagame was being trained by the globalist rogue C.I.A. at the Pentagon's General Staff and Command College at Fort Leavenworth, in Kansas (USA). Kagame returned and led the four year war that resulted in the deaths of perhaps several hundred thousand Hutu people between October 1990 and April 1994 alone. From Keith Harmon Snow. (Apr. 05, 2012). Pentagon Produces Satellite Photos Of 1994 Rwanda Genocide, p. 4. Conscious Being Alliance.

The rogue C.I.A.'s high technology partners manufacture products and services vital to building a global C.I.A. spy surveillance system that parallels the NSA, but is not subject to the U.S. Constitution. These companies include Sony, Microsoft, Dell, Ericsson, Hewlett-Packard, IBM, Nokia, Intel, Lucent, Lockheed Martin, Boeing and Motorola.



Dunn LLP. She credits this firm with the reason why all Street banker has gone to Click here to read her article es whistleblowers." Apr. 10, 2012. Here's an

excerpt:

"Skillful manipulation of the firm's extensive media connections allows Gibson Dunn to promote their causes, while simultaneously smearing their opponents and silencing embarrassing news coverage."

This statement followed right after Davis cited Facebook's chief inside counsel in the Leader v. Facebook case, Theodore Ullyot, who appears to have helped lead the Leader v. Facebook judicial corruption. Interesting word choices associated with Gibson Dunn LLP: manipulation, smear. Attorneys swear a solemn oath to act morally, ethically, and in support of democratic principles. They promise to conduct themselves in a manner than instills confidence among the citizenry in the rule of law and the judicial system. These promises appear to be meaningless. Click here for a PDF version of Julie Davis' article.

POPULAR POSTS



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GOVERNOR JOHN KASICH HOLDS MUCH STOCK IN OSU TRUSTEE PRIVATE INTERESTS

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Governor's trustee

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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...

corruption incl. interference by Nancy ...



MASSIVE WASHINGTON CORRUPTION EXPOSED BY LEADER V. FACEBOOK Bi-partisan citizen group

appeals to Congress to
RESTORE PROPERTY
CONFISCATED BY widespread federal

Paul Kagame is a regular guest of Bill & Hillary Clinton, The Clinton Foundation and the World Economic Forum. See "The Global Elite's Favorite Strongman," The New York Times, Sep. 07, 2013.

The Clintons' Rwandan racketeering pattern is evident:

- 1. Target the resource that you want to control
- 2. Recruit beneficiaries to this scheme as accomplices
- 3. Infiltrate both the resource holder and his enemies
- Concoct a bad acts pretext to seize control of the resource (sex, drugs, genocide, intolerance, hate, Islamophobia, sexism, homophobia, racism, fake news, The Russians!, whatever works)
- Record your accomplices performing the bad acts to guarantee they don't expose you later
- 6. Plant the bad acts evidence
- 7. Pre-write the media narrative
- 8. Send your mainstream media accomplices the narrative
- 9. Proliferate your fake narrative among your mainstream media accomplices
- 10. Accuse your resource target of your fabricated pretext bad acts
- 11. Press the pretext in the media until you become the holder of the resource
- 12. Or, abandon your pretext if you are exposed or achieve your objective. (e.g., The Russians! pretext was dropped overnight when President Trump bombed Syria)

KOSOVO

Stopping genocide was the pretext in Rwanda, we believe.

That worked so well for Clinton that he repeated the playbook in Kosovo.

For the general public at the time, we were told that seething ethnic Serbian-Albian hatred led to "ethnic cleansing!" and "genocide!" in Kosovo. Who could question that story? Most Americans don't even know where Kosovo is.

Like the rampaging Hutu-Tutsi Rwanda hatred narrative, Serbs and Albanians were characterized as equally seething in Kosovo.

Really? The narrative quickly falls apart upon further investigation.



Fig. 4-Kosovo Refugees.

WHY KOSOVO? WHAT WAS THE END GAME?



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...



HILLARY'S FOUNDATION DIRECTOR TERRY MCAULIFFE PAID \$675,000 BRIBE TO SPOUSE OF FBI LEAD INVESTIGATOR

WikiLeaks: McAuliffe is part of Clinton Foundation inner circle with Cheryl Mills, John Podesta, Doug Band and Justin Cooper—the email ser...



MICHAEL MCKIBBEN, THE REAL INVENTOR OF SOCIAL NETWORKING, ENDORSES DONALD TRUMP

McKibben says Donald Trump is a problem solver

and Hillary Clinton lacks a moral compass Contributing Writers | Opinion | AMERICANS FOR I...



HEALTHCARE.GOV HAS EXPOSED WASHINGTON'S FTHICAL 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...

EDITORIALS

- 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
- 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
- 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,

Only hindsight answers this question: Why Kosovo? Why destabilize Serbia whose Orthodox Christian majority has co-existed with Ottoman Muslims for over 400 years?

Kosovo is a primary migration path for Middle Eastern refugees moving into Europe. Prior to the C.I.A. / NATO intervention in Kosovo, the Balkan borders were guarded by the Serbian government in Bucharest where the predominant religion is Serbian Orthodox Christianity.

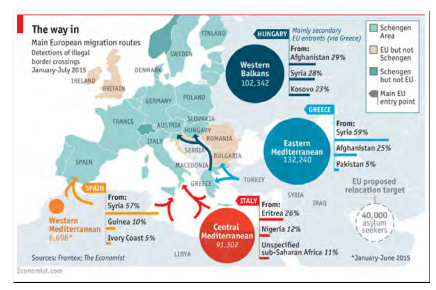


Fig. 5—The way in. Main European migration routes. Detections of illegal border crossings. Jan.-Jul. 2015. The Economist. Graphic: The Economist.

Serbian Orthodox Christian Church believers reach back to 1st century Apostolic times. Several bishops from the area now called Serbia participated in the First Council of Nicaea (325) where the Nicene Creed was drafted and the Canon of our modern Bible was first compiled. In the history of the Second Millenium, the Serbian Church has thrived despite 400 years of Ottoman Muslim domination (ca. 1459-1879) and 39 years under the Nazis, then Communists (ca. 1941-1980).

Given the choice, Serbian Christians were certain to resist being overrun by the forced migration of Islamists from the Middle East created by ISIS—now proved to be a creation of Hillary Clinton and Barack Obama. Who can fault them for thinking that 400 years of Muslim Ottoman domination was enough? But of course, few in the West knew this history of Ottoman Islamic subjugation of an anciently historic Christian region.

Evidently, the globalists decided that Serbian Orthodox Christians in Kosovo needed to be demonized and Kosovo's ethnic Albanian Muslim minority given the territory. The Islamist KLA (Kosovo Liberation Army) fighters, including mercenaries from Syria, Yemen, Afghanistan and Saudi Arabia, destroyed 155 Serbian Orthodox Christian churches and monasteries during the conflict, some dating to the 12th century.

values, renewal, truth, facts, rights, privacy, solutions and judicial faithfulness,

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

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

CURRENT EDITORIAL FOCUS

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

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

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

WELCOME TO DONNA KLINE NOW! READERS!



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

These are more inconvenient facts proving that the allegations of supposed Serbian genocide were faked.

The amount of human energy, emotion and scholarship that has been consumed to disprove the Clintons' "genocide!" lie is tragic. That time and human creativity could have been so much better spent uplifting humankind rather than having to defend against these devils. Give a devil power and what do you get? Clinton & Co.

As observed earlier, the Clintons learned from Rwanda that genocide sells to an American public that is more concerned about Tom Brady's deflated football and endless titillation from 256-max character text messages.

In seminal testimony to Congress on Feb. 02, 1999, C.I.A. Director George J. Tenet fanned the flames of this narrative when he claimed that the Serbian Army (Christians) had massacred 45 "innocent civilians" in Račak, Kosovo (Muslims).

President Clinton and the mainstream media immediately seized on this story, labeled it genocidal rage, and Račak became the pretext for NATO intervention.

STAGED RACAK GENOCIDAL RAGE AND FAKED PHOTOS



Fig. 6-Račak, Kosovo.

However, investigative journalists for Accuracy in Media discovered that the Račak genocide story was a hoax. They proved that the photos used to justify the NATO intervention were fake. The supposed Račak massacre never happened.

posting constraints than Donna's WordPress, but we will continue to welcome anonymous posts. Simply send us an email at NEW Leader® Private Email: afi@leader.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 Tay

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





CODE OF CONDUCT FOR U.S. JUDGES

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

GALLERY OF JUDICIAL MISCONDUCT

In truth, the French newspaper Le Figaro journalist Christophe Chatelet was in Račak the day of a battle between Serb and KLA forces, just hours after the Serbian forces withdrew.

Chatelet saw nothing notable to an experienced journalist. He saw one dead and four wounded—the casualties of a gun battle between two armies. The next day he returned with colleague Renaud Girards to an international media circus with 45 civilian bodies staged in the streets and farmhouses. He saw perhaps a dozen or more bodies thrown into a ditch that weren't there the day before. And, he did not see the commensurate spent bullet shell casings that one would expect at the scene of a mass murder of civilians at close range (Clinton's speech:"sprayed with bullets"). Nevertheless, newly-minted talk of Serbian Army genocide was repeated in unison by the KLA fighters who had returned after the battle. Clearly, Račak was chosen as Clinton's pretext for NATO/U.N. intervention.

President Clinton jumped on the fabricated genocide narrative and painted a horrifying picture of Serbian (Christian) atrocities against the KLA (Islamists), saying:

"We've seen innocent people taken from their homes, forced to kneel in the dirt and sprayed with bullets; Kosovar men dragged from their families, fathers and sons together, lined up and shot in cold blood. This is not war in the traditional sense. It is an attack by tanks and artillery on a largely defenseless people whose leaders have already agreed to peace." Clinton declared, "Ending this tragedy is a moral imperative."

The New York Times chimed in, saying:

"Some of the dead were found with their eyes gouged out or heads smashed in, and one man lay decapitated in the courtyard of his compound. The victims included one young woman and a 12-year-old boy. Many were older men, including one who was 70." It added that "many had been shot at close range" and that villagers said that "the Serbian forces had rounded up the men, driven them up the hill and shot them." Amb. William Walker, head of the Kosovo Verification Mission, had called this an "unspeakable atrocity" and "a crime against humanity."

Notice the Extreme Emotion Baiting by President Clinton and The New York Times—"forced to kneel in the dirt" "sprayed with bullets" "dragged from their families" "lined up and shot in cold blood" "defenseless" "eyes gouged out" "heads smashed in" "decapitated" "13-year old" "older men, one 70" "shot at close range" "rounded up" "unspeakable atrocity" "crime against humanity"

These are mass media emotion triggers developed and tested by the C.I.A.'s MKUltra mass mind-control program. These smear techniques were used succesfully by Hillary Clinton against Donald Trump. Fortunately, not used well enough. Perhaps America's lethargic public is finally waking up?

When Le Figaro's Christophe Chatelet was asked how he could explain how his report the previous evening of one dead could have ballooned to 45 bodies strewn all over the village and talk of genocide. He said, "I can't solve that mystery."

Despite the Le Figaro journalists confirming that Račak was a hoax, members of Congress quickly fell in line behind the Islamist KLA (Kosovo Liberation Army). They even compared the KLA to America's 1776 colonist "freedom fighters." No one seemed to care that many



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

the on-sale bar claim after the close of all fact discovery and blocked Leader

Like

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.



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

of the KLA fighters were imported from Yemen, Syria, Afghanistan and Saudi Arabia.

"GENOCIDE!" A PRETEXT THAT HAS WORKED ... NO MORE

The "genocide" narrative has worked. Rwanda and Central Africa are today controlled by a C.I.A.-installed strongman. Central Africa's rare earth minerals and blood diamonds flow freely to America's rogue C.I.A. and its high technology military-industrial complex. Rwandans mourn their dead souls.

An Islamist-controlled Kosovo has allowed the free flow of Syrian immigrants into Western Europe. Kosovars mourn their dead souls.

Clearly, accusations of genocide are easily sold as pretexts to a sleeping, undiscerning public. What was not fake was the tragic murder of over a millions of Rwandans and Kosavars. Did the parents of these globalists not teach them that mortality and judgment for our deeds before God comes to us all?

Bill Clinton oversaw two "genocides" in small countries during his eight years in office. Both pretexts saw minorities aligned with the globalist rogue C.I.A. come to power.

In true Saul Alinsky form (accuse your opponent with what you are doing), the victims in Rwanda and Kosovo were called the butchers.

What is different now?

- · The Clintons are out of power
- George Soros no longer runs the U.S. State Department
- The Clinton Foundation is exposed
- The Deep State shadow government has been exposed
- A rogue C.I.A. is exposed
- The British have voted to leave the European Union
- Donald Trump is President
- Populism over globalism is exploding worldwide

DEFEAT THE GLOBALISTS JUSTICE FOR THEIR VICTIMS

The rogue C.I.A. globalist shadow government is currently in control of global Internet "Big Data" and is spying on all of us.

prevent the on-sale bar verdict from being overturned—a clear breach of constitutional due process



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

him with Dr.

Bill Clinton, George Bush and Barack Obama enabled a C.I.A.-run shadow government to be established that controls our technology led by IBM, Microsoft, Google, AT&T, Cisco, Yahoo, Oracle, EMC, Dell, Lenovo, Symantec, Juniper and Facebook, among others.

This rogue C.I.A. technocracy is running the Internet and must be dismantled.

"THE INTERNET OF THINGS" SILICON CHIPS HAVE ROGUE C.I.A. BACKDOOR KEYS BURNED ON THEM

WikiLeaks, Shadow Brokers and others have shown us that the current Internet is fundamentally compromised down to the electronic chip level and must be scrapped.

No amount of adjustment can fix a silicon chip with a backdoor encryption key burned onto the circuitry. That chip must be thrown away.

This is the devilish level to which the rogue C.I.A. has stooped to accomplish its technocratic takeover. They appear hell bent on robbing our property, privacy and well-being to control us forever.

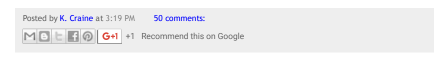
We need a digital Manhattan Project to fix the Internet. Now.



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COMMENT

Click "N comments:" on the line just below this instruction to view comment on this post. On about Dec. 05, 2016, Google began blocking comments to this blog. However, if you email your comment to a secure email website we have established at:: afi@leader.com we'll post it for you. We welcome and encourage anonymous comments, especially from whisteblowers.



Tuesday, April 4, 2017

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



Clerk of Court Jan Horbaly, U.S. Court of Appeals for the Federal Circuit, clerk who signed all the opinions in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Clerk Horbaly and his staff obfuscated when the court's ruling was challenged by an amicus curiae brief revealing clear mistakes of law and new evidence. See analysis of the misconduct and misrepresentations within the Federal Circuit Clerk of Court in Leader v. Facebook. Mr. Horbaly failed to disclose his conflicts of interest and close associations with numerous Facebook attorneys and law firms, as well as his close association with Like one of Facebook's shareholders, Microsoft, who is a Director of The Federal Circuit Bar Association where Mr. Horbaly is an ex officio officer. Additionally, the DC Bar revealed in a written statement that Clerk Horbaly is not licensed to practice law in the District of Columbia. [Editorial: What does that make the Federal Circuit with its location within in a stone's throw of the White House? A selfgoverning state?]

WIKILEAKS VAULT 7 HAS CREATED AN EPIC LIABILITY CRISIS FOR CORPORATE DIRECTORS

VAULT 7 PROVES THAT CORPORATE DIRECTORS CANNOT PROTECT THEIR ASSETS FROM THE ROGUE C.I.A. & NAME BRAND TECHNOLOGY COLLUDERS AS REQUIRED BY THE

BUSINESS JUDGMENT RULE

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | APR. 04, 2017, UPDATED APR. 16, 2017, CHRIST IS RISEN! INDEED HE IS RISEN! HAPPY PASSOVER | PDF

Contributor: Michael T. McKibben, Chairman & Founder, Leader Technologies, Inc. the real inventor of social networking



FIG. 1: A ROGUE C.I.A. COLLUDED WITH NAME BRAND TECHNOLOGY COMPANIES to steal key Internet inventions from real inventors. They criminally pronounced those thefts, like Michael McKibben's social networking invention and Dr. Lakshmi Arunachalam's web applications, as "open source." Then, these rogues launched "social media" which lured unsuspecting users with free services that quietly sacrificed user privacy to Deep State spies and their "Big Data" "Internet of Things" commercial partners. These "new world order" globalists are working to destroy the American Republic and subvert it to the will of godless, un-elected, multi-national corporations and their warmongering bankers.

Graphic AFI

LIABILITY NOTICE, APR. 03, 2017: Subsequent to WikiLeaks Vault 7, corporate directors have a duty to notify their shareholders and customers that all their company's data, including all customer data, has been compromised by a rogue C.I.A. and its complicit commercial technology suppliers.

Bookmark: #symantec-cia-collusion

NEW! APR. 14 2017 (GOOD FRIDAY):

-SYMANTEC LIES TO USERS ABOUT ITS C.I.A. COLLUSION & SECRET BACKDOOR KEYS



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

Like

did not stop his judges from creating new arguments and evidence for Facebook in the s

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

Updated May 22, 2015

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



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

Leader v. Facebook Legal Research Links

NOTICE: Opinion

On Mar. 08, 2017, Symantec, the cyber security company, issued a deceptively worded press release on its official blog claiming that

worded press release on its official blog claiming that none of its products were compromised by the release of WikiLeaks Vault 7.

In now familiar meaningless double talk, Symantec claimed "to date we see no evidence" and "we are carefully reviewing the documents" to see where they might better serve customers.

Like its other rogue C.I.A. collaborators IBM, Microsoft and Cisco, Symantec failed to disclose that it has been embedding a universal NSA / C.I.A. backdoor encryption key into ALL of its "security" products.

National Institute of Standards and Technology (NIST)

DRBG Validation List | PDF version proves that

Symantec has been embedding the NSA/C.I.A.'s

backdoor encryption key into its products since at least



Apr. 20, 2011. We even have the names of the Symantec engineers who are embedding the C.I.A./NSA backdoor keys are:

John Bordwine (john_bordwine@symantec.com),
Rose_Quijano (Rose_Quijano-Nguyen@symantec.com),
Bill_Zhao (Bill_Zhao@symantec.com), David Finkelstein
(fips140@pgp.com), and Vincent Moscaritolo
(fips140@pgp.com).

Fig. 3— Hillary Clinton

Symantec's former CEO John W. Thompson was employed by proven rogue C.I.A. collaborators IBM

(1971-1999), Symantec (1999-2009) and became chairman of Microsoft (2014-present).

On Dec. 29, 2009, Hillary Clinton listed John W. Thompson among her globalist inner circle with Cisco, Yahoo, Ebay, Microsoft, Ford Foundation, FCC, Apple, Twitter, Google, Carlos Slim (The New York Times), and Harvard. The circle of rogue C.I.A. actors who hijacked America's Constitutional right to privacy is now tightening.

Bookmark: #microsofts-cia-racketeering

NEW! APR. 11 2017:

-MICROSOFT'S C.I.A. RACKETEERING

In response to WikiLeaks Vault 7 Grasshopper release of Microsoft malware payloads, Microsoft used a user group named "MS Power User" to plant misleading information about its collusion with the C.I.A. This information was quoted widely by the mainstream media. WikiLeaks Vault 7 shows that a rogue C.I.A. has rendered the entire Microsoft Windows family of products unreliable for many years.

Oddly, rather than just interview Microsoft spokespersons, the release quoted controversial far off New Zealander Kim Dotcom, and a far off BBC quote of an unnamed Microsoft official instead! It implied that WikiLeaks documents themselves "appear to confirm" that "Microsoft was not cooperating directly with the 3 letter agency." This is a false and deceptive statement,



Fig. 4— Bill Gates Microsoft, Clinton Foundation, NIAC, rogue C.I.A. Agent, The IBM Eclipse Foundation



Fig. 2–John W.
Thompson
Microsoft Chairman
(2014-present), Symantec
CEO (1999-2009), IBM
(1971-1999), Hillary
Clinton globalist inner
circle (2009), The IBM
Eclipse Foundation (2001present), Clinton
Foundation (Bill speech

sponsor)

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AFI LOGO (with text)



AFI LOGO (no text)



CORRUPTION WATCH LIST

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

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

perhaps criminally so. The release then admitted major zero-day security holes identified by WikiLeaks.

Security Week Computer Security Analyst J. Oquendo, Jun. 20, 2012:

"CIA, NSA and Microsoft created a completely separate operating system somewhere in the Beltway. Microsoft decided to give the agencies the specific code to make the rogue changes ... So many people are blurring the lines with technology and politics it is scary."

With nonsensical misdirection, the release cited WikiLeaks—who they are trying to debunk—to support the idea that Microsoft is not cooperating with the C.I.A.! However, in this misdirection, they essentially admitted at least indirect cooperation. Such "indirect cooperation" with the C.I.A. is racketeering with third parties. This racketeering allows the C.I.A.-run Deep State shadow government to communicate and spy on everyone with impunity.

The racketeering admission notwithstanding, we also know from the National Institute of Standards and Technology (NIST) DRBG Validation List (DRBG Validation List. PDF version) that Microsoft products are registered 194 times as containing a universal NSA/C.I.A. encryption backdoor key which unlocks EVERYTHING on Windows anyway. We also know that on Jan. 18, 2001, Microsoft's Bill Gates and Leader Technologies' patent attorney James P. Chandler, were appointed by President Bill Clinton to the National Infrastructure Assurance Council (NIAC)—NEW, Apr. 4, 2017: two days before Clinton left office, clearly showing that Bush & Co. carried on Clinton's rogue C.I.A. plans at the White House, with James P. Chandler's direction (advisor to Microsoft and IBM, among their many military-industrial complex cronies of both the political "left" and "right"). Clearly, greed and powermongering make strange bedfellows. NIAC provides the digital systems to the rogue C.I.A. Deep State shadow government. See Stellar Wind timeline entry.

NEW, Apr. 15, 2017: Encryption engineers who submitted Microsoft NIST DRBG entries are: Tim Myers (FIPS@microsoft.com), Kevin Michelizzi (kevin.michelizzi@microsoft.com), and Chien-Her Chin (chienher.chin@microsoft.com).

AFI conclusion: Microsoft participates in organized crime with the rogue C.I.A. Deep State, we think, as confirmed by Security Week analysts.

Bookmark: #cisco-just-lied

NEW! APR. 10 2017:

-CISCO JUST LIED

Cisco Systems claimed on Mar. 21, 2017 that they had just "spotted" a critical "bug" that allows the NSA to exploit 318 of its switches. This is a boldface lie clearly intended to deceive customers. The truth is, Cisco willingly embedded "bugs" over a decade ago (we believe as early as 2001) at the request of the NSA/C.I.A. They even registered the backdoor encryption "bug" at the National Institute of Standards & Technology (NIST) DRBG Validiation List. PDF version. (Download and repost these HTML and PDF versions for safekeeping. It is proof positive of this rogue C.I.A. collusion with Silicon



Fig. 5—John T. Chambers, CEO, Cisco; Clinton Foundation, NIAC, IBM Eclipse Foundation. See Feb. 17, 2011 TIMELINE entry. See also Fig. 11] below.

Valley. The source NIST web page/table has been deleted from their site. Imagine our shock.)

people and their organizations to corrupt American justice and commerce cannot be tolerated. Vigilance. We will expose them. See Congressional Briefings (currently being updated after Scribd censored the documents on Fri. Mar. 7, 2014).

A. Facebook's law firms:

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

NEW, Apr. 15, 2017: Encryption engineers who submitted Cisco NIST DRBG entries are: Palani Karuppan (pchetty@cisco.com), Muukund Chikerali (mukundck@cisco.com), Global Certification Team (certteam@cisco.com), Sonu Shankar (sonshank@cisco.com), M.K. Whitlock (mwhitloc@cisco.com), Jennifer Gilbert (jtgilber@cisco.com), Ashit Vora (asvora@cisco.com). See also Thomas E. Noonan, IBM, NIAC, JouleX (John D. Podesta, Vladimir Putin, Anatoly Chubais, Rusnano), Cisco.

Cisco is a core member of rogue C.I.A. front organizations including The IBM Eclipse Foundation, the National Infrastructure Assurance/Advisory Council (NIAC), as well as The Clinton Foundation. (Thanks to an AFI researcher for this important heads up!)

ORIGINAL POST

(APR. 04, 2017)— This weekend my brother and I toured the Mound Science & Energy Museum in our hometown of Miamisburg, Ohio. Growing up, we had no idea that this huge Department of Energy site with 16-foot thick below-ground blast walls was one of a very few DOE facilities for the research, development, and production of nuclear weapons components. The Lab also produced nuclear power sources for deep space and lunar missions, including the Voyager 1 Interstellar Mission.



Fig. 6-Michael T. McKibben, Chairman & Founder, Leader Technologies, Inc., Columbus, Ohio, true inventor of social networking, including U.S. Patent No. 7,139,761. Proved in federal court that Facebook infringes his patent on 11 of 11 claims. After the trial, the judges protected Facebook without disclosing they ALL held Facebook financial interests and had deep relationships with Facebook's attorneys White & Case, Cooley Godward and Gibson Dunn.

We also had no idea that our Miamisburg school mates were the children of over 300 of the world's top chemists and

physicists who were moved secretly to Miamisburg, Ohio after World War II. Our father was an Army veteran on one of the first troop ships to occupy the Japanese Imperial Naval Academy. He was a civil engineer with Maxon Construction Company, the engineering firm that built the Miamisburg facility. He had witnessed firsthand the blistering devastation of Hiroshima and Nagasaki and wrote home describing it.

The Mound DOE Lab was a critical part of the "Manhattan Project" which was America's all-out effort to develop a nuclear weapon before the Germans, Japanese, Italians or Russians.

AMERICA NEEDS A NEW MANHATTAN PROJECT TO RESTORE DIGITAL INTEGRITY

I have been asked numerous times about WikiLeaks Vault 7: What is disclosed? How damaging is the information? Do you think Julian Assange is a patriot or a villain?

- 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 attornevs & 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
- 16. Theodore B. Olson (Gibson Dunn)
- 17. Thomas G. Hungar (Gibson
- 18. Eric H. Holder, Jr. (Attorney General, U.S. Dept. of Justice)
- 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
- 25. Joseph P. Cutler (Perkins Coie)
- 26. David P. Chiappetta (Perkins
- 27. James R. McCullagh (Perkins
- 28. Ramsey M. Al-Salam (Perkins Coie)
- 29. Grant E. Kinsel (Perkins Coie) 30. Reeve T. Bull (Gibson Dunn)

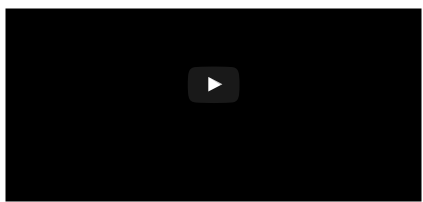


Fig. 7—https://youtu.be/Ap74zO5D7dl| | Raw *.mp4 video file|

For the longest time I reserved judgment on Mr. Assange. The spy business is a game of shadows. Everyone lies for a living. Therefore, whatever we read in the media is all too often disinformation. The citizens of the old Soviet Union used to joke about the reliability of their official news sources: "We are experts at reading between the lines."

It appears we have reached that point in America. In fact, our situation is much worse.

The difference between the old Soviet media and American mainstream media today is profound. At least in the Soviet Union, nobody believed the Communist Party newspaper PRAVDA. But in America today, well-known C.I.A.-financed mind control virtue signaling via the mainstream media (CNN, NBC, MSNBC, CBS, ABC, CNBC, The New York Times, The Washington Post, even some at Fox) is being used successfully on many fronts including elections, values, finance, education, race, climate, healthcare, gun control and culture. Indeed, these outlets prove that the average unsuspecting American is gullible and easily manipulated, even when their previously trusted news sources are working against their interests.

America's founders envisioned a Free Press that would hold the powerful accountable. However, when those media organizations are themselves funded by the very governments, spy agencies, big banks and corporations that they are supposed to watch, then they fall silent. Worse, they produce fake news to further deceive us and support their overseers.

Jesus Christ was asked how to discern false prophets—how to tell the difference between a sheep and a ravenous wolf dressed like a sheep. He said:

"You will know them by their fruits. Grapes are not gathered from thorn bushes nor figs from thistles, are they?" Matthew 7:16.

Using Christ's guidance, I'd say Julian Assange is a patriot. (1) He has revealed to us that the Clinton, Bush and Obama governments have been leading a global organized crime syndicate of Deep State bureaucrats and corporate cronies. (2) He carefully avoids harming

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

individual intelligence agents in the field. (3) He curates his information thoroughly. And, (4) to my knowledge, has never published anything but facts.

Therefore, as a journalist, Julian Assange is producing wonderful fruit. He is doing his job! The fact that the C.I.A. lost control of the Vault 7 data is certainly not Julian Assange's doing.

Regardless of one's opinion of Julian Assange and WikiLeaks, Vault 7 is out



Fig. 8-Jesus Christ the Good Shepherd.

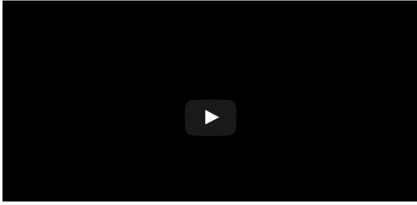
there and must now be addressed. One cannot now pretend that Vault 7 is not published.

It reveals several glaring truths:

- The Clinton, Bush and Obama governments have been spying on us without a warrant, which was declared illegal by the Second Circuit Court of Appeals in 2015. Despite that ruling, the unscrupulous lawyers of the Deep State shadow government ignored it and kept the program going "under different authorities."
- Our government is allied with a group of un-elected crony capitalists who are exploiting our private information to further consolidate their wealth, power and eugenicide within world populations. What God loves, they hate.

Bookmark: #rogue-cia-sex-drugs

NEW! APR. 08, 2017: FBI SUPERSTAR SAID MANY IN CONGRESS ARE "SET UP AND FRAMED THROUGH SEX & DRUGS" BY A "ROGUE" C.I.A. CRIMINAL ENTERPRISE OPERATING INSIDE OUR GOVERNMENT



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

C. Facebook puppet masters:

- 81. President Barack Obama
 (appointed Leonard P. Stark to the
 judge's seat in Delaware Federal
 District Court eight days after
 Stark's court allowed Facebook to get
 away with jury and court
 manipulation of an on-sale bar
 verdict which was attained without a
 single piece of hard evidence; Barack
 and Michelle Obama were evidently
 protecting their 47 million "likes" on
 Facebook)
- 82. Lawrence "Larry" Summers (Harvard President who aided Zuckerberg's light-speed rise to prominence with unprecedented Harvard Crimson coverage; Obama bailout chief; Clinton Treasury Secretary: World Bank Chief Economist; "Special Advisor" to Marc Andreessen in Instagram: cocreator of the current Russian robber baron economy; close 20-year relationships with protégés Sheryl Sandberg & Yuri Milner; aided in recommendations that created the Russian robber baron economy-and Yuri Milner/DST/Asmanov's money used to purchase Facebook stock)
- 83. James W. Breyer, Accel Partners LLP; Facebook director;

Fig. 9—!https://youtu.be/Bk4TrZv0MJ4: | 'Raw *.mp4 video file: | Full Ted Gunderson story:

This problem can only be fixed by a digital Manhattan Project where our best and brightest patriots—technologists who have not sold out to the Deep State—are brought together to fix the problems that these rogues have created, before the forces of evil triumph.

DIGITAL C.I.A. ROGUES HAVE EXPOSED CORPORATE DIRECTORS TO MASSIVE LIABILITY RISKS NEVER BEFORE SEEN

1. Corporate directors have a fiduciary duty to protect the assets of their company.

Director Duties of the Business Judgment Rule: good faith, loyalty, and due care.

2. Corporate directors must certify to their shareholders that reasonable measures have been taken to maximize the value of the company assets, especially against hostile takeovers. The rogue C.I.A.'s theft of corporate data is, in effect, a hostile takeover of the company assets.

Revion Rule: The legal requirement that a company's board of directors make a reasonable effort to obtain the highest value for a company when a hostile takeover is imminent. Revion, Inc. v MacAndrews & Forbes Holdings, Inc.

Corporate directors are legally liable, both civilly and criminally, if they make fraudulent certifications to shareholders and customers.

WikiLeaks Vault 7 has revealed that a rogue group within the C.I.A. has hijacked the hardware, software and firmware of the Internet, and thus, ALL of the data that flows through it.

Vault 7, and related releases, proves unequivocally that many of the technology companies that we trusted (1) are not only compromised by this rogue C.I.A., but (2) they are a part of it. Worse, many of these companies were actually started by the rogue C.I.A. through its "public-private" venture capital arm In-Q-Tel formed by President Bill Clinton and Larry Summers on Sep. 29, 1999.

The evidence now shows that the companies colluding with Deep State shadow government bureaucrats include In-Q-Tel, National Venture Capital Association (NVCA), IBM, Microsoft, Oracle, SAP, Facebook, Google, Instagram, What's App, Groupon, Zynga, AT&T, Verizon, Qualcomm, EMC, Dell, LinkedIn, Intel, AMD, Micron Technology, Cisco, Xerox, Boeing, VK, Gmail, Mail.ru, Lenovo, Goldman Sachs, Morgan Stanley, JPMorgan Chase, Greylock, Kleiner Perkins, Gibson Dunn, Cooley Godward, Orrick Herrington, Perkins

- client of Fenwick & West LLP since the 1990's; apparently received technology from other Fenwick clients that was shuffled to Zuckerberg, incl. Leader Technologies' inventions)
- 84. David Plouffe; directed Obama's 2008 and 2012 campaigns; a selfdescribed "statistics nerd;" likely directed the activities of the Facebook Club; employed Robert F. Bauer, Perkins Coii LLP in 2000 at the Democratic Congressional Campaign Committee
- 85. McBee Strategic (one of the main "private" arms responsible for dolling out the billions in Obama "green energy" stimulus funds; partnered with Cooley Godward LLP)
- 86. Mike Sheehy (Cooley-McBee Strategic principal; former National Security Adviser to House Speaker Nancy Pelosi)
- 87. Nancy Pelosi (U.S.
 Congresswoman; appears to be
 running political cover in the House
 for Facebook, McBee Strategic,
 Cooley Godward, Fenwick & West,
 Brevers, etc.)
- 88. Harry Reid (U.S. Senator; Judge Evan J. Wallach patron)
- 89. Thomas J. Kim (SEC, Chief Counsel & Assoc. Director) approved Facebook's 500-shareholder exemption on Oct. 14, 2007, one day after it was submitted by Fenwick & West LLP; Facebook used this exemption to sell \$3 billion insider stock to the Russians Alisher Asmanov, Yuri Milner, DST, Digital Sky, Mail.ru which pumped Facebook's pre-IPO valuation to \$100 billion; another Harvard grad, Kim worked at Latham & Watkins LLP which was the chief lobbyist for the National Venture Capital Association in 2002-2004 whose Chairman was . . . James W. Beyer, Accel Partners LLP; in other words Breyer and Kim, both Harvard grads, were associated at the time of the Zuckerberg hacking and theft of Leader Technologies' software code)
- 90. Ping Li (Accel Partners, Zuckerberg handler)
- 91. Jim Swartz (Accel Partners; Zuckerberg handler)
- 92. Sheryl K. Sandberg (Facebook, Summers protégé; Facebook director)
- 93. Yuri Milner (DST aka Digital Sky, Summers protégé; former **Bank Menatep** executive; Facebook director)
- 94. Alisher Asmanov (DST aka Digital Sky; Goldman Sachs Moscow partner; Russian oligarch; Friend of the Kremlin; Became the Richest Man in Russia after the Facebook IPO)
- 95. Marc L. Andreessen (Zuckerberg coach; client of Fenwick & West LLP and Christopher P. King aka Christopher-Charles King a ka Christopher King aka Christopher-Charles P. King; Summers' sponsor during Instagram-scam; Facebook director)
- 96. Peter Thiel (19-year old Zuckerberg coach; PayPal; Facebook director; CEO, Clarion Capital)
- 97. Clarion Capital (Peter Thiel)
- 98. Reid G. Hoffman (19-year old Zuckerberg coach; PayPal; LinkedIn;

Coie, Skadden Arps, Fenwick & West, Chandler Law Firm, Williams & Connelly, Latham Watkins, Accel Partners, IDG Capital (China), Tsinghua University, Barclays, Deutsche Bank, HSBC, Vanguard, Fidelity, T. Rowe Price, The Washington Post, The New York Times, Lockheed Martin, Raytheon, EMC, Dell, HP, Twitter, Apple, Amazon and Netflix. See The IBM Eclipse Foundation; see also President Obama's Silicon Valley dinner guests (Feb. 17, 2011) and his Technology CEO Council (Mar. 02, 2015).

Bookmark: #fig-10

Hardware Systems:

Bookmark: #obama-hardware-ceo-technology-council



Fig. 10—On Mar. 02, 2015, President Obama and Valerie Jarrett met with chief beneficiaries of the stolen Eclipse Foundation code: Ursula M. Burns (Xerox), Michael Dell (Dell), Dermot Mark Durcan (Micron Technology), Steven M. Mollenkopf (Qualcomm), Virginia M. Rometty (BM) and Joseph M. Tucci (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" Deep State shadow government takeover of global digital infrastructure.

Bookmark: #fig-11

Software Systems:

Bookmark: #obama-software-silicon-valley-council

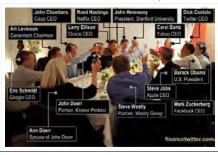


Fig. 11—0n Feb. 17, 2011; President Obama toasted their deception of the American public and the world with 13 members of the IBM Eclipse Foundation NSA Deep State shadow government in Silicon Valley. Conspirators pictured are Barack Obama (U.S. President), Mark Zuckerberg (Facebook CEO), Steve Jobs (Apple CEO), Steve Westly (Westly Group Partner), John Doerr (Kleiner Perkins Partner), Ann Doerr (John Doerr Spouse), Eric Schmidt (Google CEO), Art Levinson (Genentech Chairman), John Chambers (Cisco CEO), Larry Elison (Oracle CEO), Reed Hastings (Netflix CEO), John Hennessy (Stanford Univ. President), Carol Bartz (Yahoo CEO) and Dick Costolo (Twitter CEO).

Photo FinanceTwitter co

The government's own documents have hidden these relationships in plain sight at the Department of Homeland Security via the National Infrastructure Advisory Council (NIAC) and the National Institute of Standards (NIST) Dual_EC_DRBG encryption algorithm (backdoor) registry first proposed by John Podesta and Bill Clinton at the Third CPSR Cryptography and Privacy Conference (1993).

Setting aside the evident collusion, this article focuses on the director liability implicit in the WikiLeaks Vault 7 revelations.

Vault 7 shows that the C.I.A. can effortlessly bypass firewalls, security and encryption and seize anyone's data from any kind of computing device whether that data is stored or being uploaded or downloaded.

This compromise applies to databases, web servers, mainframes, files, documents, presentations, tweets, instant messages, texts, social posts, photos, medical records, love letters, arrest records, property records, pharmacy purchases, banking information, tax information, location, purchases, financial transactions, laptops, mobile phones, servers, routers, switches, cell towers, satellites, TVs, radios, toasters, refrigerators, automobiles, trucks, navigation devices . . . anything digital. In short, any device that is connected to the internet, or not, is able to be hijacked at will.

- Facebook director)
- 99. Richard Wolpert (Accel Partners)
- 100. Robert Ketterson (Fidelity Ventures; Fidelity Equity Partners; Fidelity Ventures Telecommunications & Technology)
- 101. David Kilpatrick (Business Insider; "The Facebook Effect"; PR cleanse-meister re. Facebook origins)
- 102. Zynga/Groupon/LinkedIn/Squ are/Instagram ("Facebook Money/Credits/Bitcoin" feeder companies)
- 103. Tesla Motors (received \$465 million in Obama stimulus funds and hired Cooley's Michael Rhodes in the seven months before the Leader v. Facebook trial, just before veteran Judge Joseph Farnan made the surprise announcement of his retirement, just six days after Facebook's disasterous Markman Hearing)
- 104. Solyndra (received \$535 million in Obama stimulus at the recommendation of the Cooley-McBee Strategic "consulting" alliance)
- 105. BrightSource (received \$1.6 billion in Obama stimulus at the recommendation of the Cooley-McBee Strategic "consulting" alliance)
- 106. John P. Breyer (father of James W. Breyer; founder of IDG Capital Partners China; coached his son on exploiting Western markets while he quietly built a venture capital business in China for the last 20 years; the real brain behind the Breyer exploitations
- 107. IDG Capital Partners (China)
 (founded by John P. Breyer, the
 father of James W. Breyer, Accel
 Partners; the current launderer of
 the tens of billions James W has
 fleeced from the U.S. market from
 the bailout, stimulus and the "pump
 & dump" Facebook IPO schemes)
- 108. Goldman Sachs (received US bailout funds; then invested with DST in Facebook private stock via Moscow; took Facebook public; locked out American investors from investing)
- 109. Morgan Stanley (received US bailout funds; took Facebook public; probably participated in oversees purchases of Facebook private stock before IPO)
- 110. State Street Corporation (received U.S. taxpayer bailout monies along with Goldman Sachs and Morgan Stanley; consolodating control of ATM banking networks internationally
- 111. JP Morgan Chase (received U.S. taxpayer bailout monies along with Goldman Sachs, Morgan Stanley and State Street Corporation)
- 112. Lloyd Blankfein (Goldman Sachs, CEO)
- 113. Jamie Dimon (JP MorganChase, CEO)
- 114. Steve Cutler (JP MorganChase, General Counsel)
- 115. Rodgin Cohen (JP MorganChase, Outside Counsel; Sullivan Cromwell, LLP)
- 116. U.S. Securities & Exchange Commission (granted Fenwick & West's application on behalf of Facebook for an unpredented

Ironically, they do this in plain sight, calling it "The Internet of Things."

RESULT: DIRECTOR LIABILITY HAS JUST SKYROCKETED OFF THE CHARTS

Vault 7 shows us that the C.I.A. has used its various custom malware tools to gain access to <u>all</u> your corporate data assets. The fact that the C.I.A. lost control of its malware means one must assume that those tools are also in the hands of predators, terrorists and competitors.



By teaming up secretly with "Big Data" technology vendors, this rogue C.I.A. group and the vendors share our data to oppress us into compliance through ignorance.

We are ignorant no longer.

Therefore, corporate directors cannot stick their heads in the sand and pretend that they do not know about this total breach of trust by the providers of our digital networks.

In conclusion, corporate directors can no longer certify that their corporate digital assets are secure from thieves, competitors and predators.

LIABILITY NOTICE, Apr. 03, 2017: Subsequent to WikiLeaks Vault 7, corporate directors have a duty to notify their shareholders and customers that all their company's data, including all customer data, has been compromised by a rogue C.I.A. and its complicit commercial technology suppliers.

Congress needs to stop sitting on this destruction of our Republic and get these scoundrels locked up.

DEEP STATE ROGUES POSTER: HTML | PDF

DEEP STATE COLLUSION TIMELINE: HTML | PDF

* * *

- exemption to the 500 shareholder rule; opened the floodgated for Goldman Sachs and Morgan Stanley to make a private market in Facebook pre-IPO insider stock; facilitated the influx of billions of dollars from "dubious" sources associated with Russian oligarchs, Alisher Asmanov and Yuri Milner, and the Kremlin; Goldman Sachs is a partner with this Moscow company, Digital Sky Technologies, aka DST, aka Mail.ru)
- 117. Jeff Markey (McBee Strategic LLC; allied with Facebook's Cooley Godward Kronish LLP to arrange Obama's green energy funding; arranged \$1.6 billion for failed BrightSource and \$535 million for failed Solyndra)
- 118. Steve McBee (McBee Strategic LLC; allied with Facebook's Cooley Godward Kronish LLP to arrange Obama's green energy funding; arranged \$1.6 billion for failed BrightSource and \$535 million for failed Solvndra)
- 119. Michael F. McGowan (Stroz Friedberg; Facebook forensic expert who lied about his knowledge of the contents of the 28 Zuckerberg hard drives and Harvard Email accounts)
- 120. Bryan J. Rose (Stroz Friedberg; Facebook forensic expert who lied about his knowledge of the contents of the 28 Zuckerberg hard drives and Harvard Email accounts)
- 121. Dr. Saul Greenberg (Facebook's expert witness from the University of Calgary; disingenuously waived his hands and said he would be "wild guessing" about the purpose of a Java "sessionstate" import statement (even Java newbies know it is used for tracking a user while in a web session); in short, Dr. Greeberg lied to the jury, thus discrediting his testimony)
- 122. Toni Townes-Whitley (CGI Federal; Michelle Obama's 1985 Princeton classmate; CGI "donated" \$47 million to the Obama campaign; CGI won the no-bid contract to build the www.healthcare.gov Obamacare website; CGI shut off the security features on Obama's reelection donation sites to increase donations)
- 123. CGI Federal (US division of a Canadian company; Donated \$47 million to Obama's reelection, then received the no-bid contract to build the ill-fated Obamacare website; Michelle Obama's Princeton classmate, Toni Townes-Whitely, is a Senior Vice President of CGI; the website is replete with social features and links to Facebook)
- 124. Kathleen Sebelius (Obama's Secretary of Health & Human Services since 2009 responsible for \$678 million Obamacare implementation; made the decision to hire CGI Federal on a no-bid contract despite the evident conflict of interest with Michelle Obama and \$47 million in Obama campaign donations by CGI; the website is replete with social features and links to Facebook)
- 125. Todd Y. Park (White House Chief Technology Officer (CTO); former CTO for Health & Human Services; chief architect of HealthCare.gov; founder, director, CEO, Athenahealth, Inc.; founder, director, CEO, Castlight Health, Inc.)

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- 126. Frank M. Sands, Sr. / Frank M. Sands, Jr. (Founder and CEO, respectively, of Sands Capital Management LLC; failed to file S.E.C. Form SC 13G acquisition reports for Athenahealth, Inc., Baidu, Inc. (ADR) and Facebook stock during 2012; masked the association of Todd Y. Park with Athenahealth, Inc. and Baidu, Inc., and the association of both of those companies with the Facebook IPO fraud)
- 127. Robin "Handsome Reward" Yangong Li (CEO, Baidu, Inc. (ADR); appointed Jan. 2004, the same month that Mark Zuckerberg obtained Leader Technologies' social networking source code to start Facebook; Robin Y. Li is very likely associated with John P. and James W. Breyer through their Chinese entities, including IDG Capital Partners, IDG-Accel and other variants; Li appointed a junior attorney from Fenwick & West LLP, Palo Alto/Mountain View, namely Parker Zhang, to be his "Head of Patents;" Fenwick & West LLP represented both Leader Technologies, Inc. and Accel Partners LLC in 2002-2003 and had Leader's source code in their files.)
- 128. Parker Zhang ("Head of Patents" at Baidu, Inc. (ADR), appointed in approx. May 2012; formerly a junior Associate attorney at Fenwick & West LLP; graduate from Michigan Law in 2005)
- 129. Penny S. Pritzker (Secretary, Department of Commerce; replaced Rebecca M. Blank; holds over \$24 million in Facebook "dark pools" stock, most notably in Goldman Sachs, Morgan Stanley and JPMorgan)
- 130. Rebecca M. Blank (Secretary, Department of Commerce; oversaw the dubious Leader v. Facebook activities of the Patent Office Director, David J. Kappos, who held over one million dollars in Facebook "dark pools" during the Leader v. Facebook proceedings; Kappos purchased this stock within weeks of his surprise recess appointment by President Obama; Kappos also was formerly employed by IBM, who sold Facebook 750 patents during the Leader v. Facebook proceedings; right before leaving the Patent Office, Kappos also ordered an unprecedented 3rd reexamination of Leader's patent without even identifying claims)
- 131. Mary L. Schapiro (Chairman, Securities & Exchange Commission; holds 51 Facebook "dark pools" stocks which held stock in Facebook, Baidu and more than a dozen Facebook crony companies; failed to regulate the "dark pools;" failed to disclose her substantial conflict of interest in regulating the run up to the Facebook IPO)
- 132. Robert C. Hancock (Chief Compliance Officer, Sands Capital Management, LLC; failed to file S.E.C. Form SC 12G notice of acquisition reports for Athenahealth, Baidu and Facebook during the period of the Facebook IPO in 2012; this conduct masked the conflicts of interest of Todd Y. Park, who was appointed by President Obama to be the U.S. Chief Technology Officer during this same period; Todd Y. Park is/has been founder, director and CEO of both Athenahealth and