CORPORATE TRANSNATIONAL WARLORD PIRATES ARE ON THE RUN

LITTLE KNOWN WARLORD CHIEF F. WILLIAM “BILL” MCNABB RECENTLY STEPPED DOWN FROM THE VANGUARD GROUP ALONG WITH HUNDREDS OF PROMINENT CEOs

VANGUARD IS THE LARGEST SHAREHOLDER IN MOST WARLORD COMPANIES

VANGUARD FLEECES INVESTORS TO LAUNDER MONEY FOR THE ROGUE C.I.A.?

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | Dec. 29, 2017, Updated Jan. 03, 2017 | PDF | https://tinyurl.com/y833s2wr
(DEC. 29, 2017)—President Trump’s new executive order has declared a “national emergency” as a declaration of war against all forms of crime - not just human trafficking and human rights abuses. Criminals from Saudi Arabia to Washington, D.C. knew this was coming from the moment Trump was elected. The Obama “age of lawlessness” has come to an end and the new sheriff in town is the fastest gunslinger (tweet-slinger) around.

That is why Frederick William “Bill” McNabb III, Eric Schmidt, and the 200 or so other top CEOs are resigning their compromised posts and running for cover.

Of course, some have already been called out for sexual harassment, pedophilia, and theft, among others crimes. Some are just resigning, gathering up their off-shore monies and hiding, while other the corporate Alpha Dogs are just moving to another position in the company in an effort to create distance from their crimes and possible plausible deniability before the second shoe drops.

The CEOs (corporate warlords) of some of the largest companies in the world have coincidentally “stepped down” at the same time that the first president in U.S. history formally announced a “national emergency.” President Trump has declared a type of war against every criminal in America, the international corporate world, and every country and organization in the world that wishes to break U.S. laws (including the United Nations who Trump has already “called out” for their crimes and begun to defund them).

It is great to see the roaches scatter when the exterminator shows up. Just look at the tidal waves that Trump recently caused in Saudi Arabia, Syria, Iraq, Turkey, Iran, etc., etc., etc. by simply announcing that America was now going to be moral and honest. Does the phrase “too much winning” come to mind?

Trump has named 13 international criminals in his executive order (EO) whose funds and assets have already been seized. He also mentioned in the EO that there is an Annex list that names 39 other criminals and/or criminal organizations (including foreign nations).

Thus, every criminal in the world who has an off-shore account is shaking in their boots. The U.S. Treasury can seize assets anywhere in the world and certainly have done so many times before through executive orders. But Trump’s new EO is the most comprehensive and all-encompassing war on transnational criminals ever written by a president.

The Anonymous Patriots told their subscribers what Eric Schmidt is up to with his continuing plans to take over the world after stepping down from being the CEO of Google.
But when we see the CEO of Vanguard—one of the largest investment companies in the world with over 5 trillion dollars in managed assets—step down from the cushiest CEO job in the world - you know that Trump has the lawless corporate warlords extremely nervous.

These corporate warlords are covering their criminal trails like Hillary bleaching her server.

Decades of negligent government oversight of huge transnational corporations, like Vanguard and Google, have lead the CEOs to be very careless in their crimes which created a long and clear trail of evidence that was ignored by the Daddy Bush / Clinton / Bush Jr. / Obama administrations. Crime had become a way of life and the Queen of Thieves was ready to ascend the ultimate throne of crime – the White House.

The CEO of Vanguard, Frederick William “Bill” McNabb III, like hundreds of other CEOs simply got out while they could because they certainly know that they are guilty and could come to be identified as one of the already named Annex list 39 that are going down next.

FIG. 2: FREDERICK WILLIAM (“BILL”) MCNABB III, presided over ALL the investments in the companies in the table below. Despite being the Lord of Lords over the American economy, he resigned unexpectedly on July 13, 2017. In large public companies, a 2+/-% holding is enough for effective controlling interest. See Table 1 below.

Trump will be known in history for bringing back the “rule of law” to a country that had already been sold out to the highest international bidders.

Bill, Hillary and Obama sold America out to China, Russia, North Korea, Iran, the United Nations, etc., etc., etc. through criminal conspiracies. International corporate warlords (including warlord brokers like Vanguard) sold America out in lock step with the Clintons.

VANGUARD IS THE FINANCIAL DEATH STAR TO A FREE PEOPLE
For instance, Vanguard is the largest investor in companies that have the greatest number of U.S. military contracts. Vanguard is the “poster corporation” for the military industrial complex that sells war to both sides and profits double. Vanguard is also a criminal enterprise that has been sued many times and has avoided approximately $65 billion in taxes through spurious means.

**VANGUARD IS BEYOND A MONOPOLY—THEY WERE OUR NWO TASK MASTERS**

**ENERGY**


**BANKS**

Vanguard is the largest stockholder in JPMorgan, Bank of America, Blackrock, Citigroup, Deutsche Bank, Goldman Sachs, Morgan Stanley, Royal Bank of Canada, State Street Corp, UBS, Wells Fargo—the best of the warlord bankers.

**TELECOM**

Vanguard is the largest stockholder in AT&T, Verizon, CenturyLink, Frontier Communications, T-Mobile—the best of the warlord telecoms.

**MEDIA**

Vanguard is the largest stockholder in 21st Century Fox, ABC, CBS, CNN (Time Warner), Comcast (NBC), Disney, News Corp, Viacom—the best of the warlord media companies.

**INTERNET/TECHNOLOGY**

Vanguard is the largest stockholder in IBM, Samsung, Canon, Intel, Google, Qualcomm, GE, Microsoft, LG Corp, Taiwan Semiconductor, Sony, Apple, Facebook, Amazon, Baidu ADR, Cisco, Dell/VMWare, Genentech, Juniper Networks, Netflix, Oracle, Twitter, Verisign, Visa, Wal-Mart, Xerox, Zynga—the best of the modern Internet warlords.

**PHARMA**

Vanguard is the largest stockholder in Abbott Labs, Abbvie, Amgen, Biogen, Bristol-Meyers Squibb, Eli Lilly, Gilead Sciences, Johnson & Johnson, Merck, Pfizer, Roche—the best of the Big Pharma warlords (working to extinguish you).

Click to enlarge

**CLICK HERE FOR WASHINGTON’S ETHICAL DISEASE DISCOVERIES RE. FACEBOOK “DARK POOLS”**

**STOP FACEBOOK PROPERTY THEFT**

**ASK CONGRESS: PASS THE INVENTOR PROTECTION ACT!**

Click image above to download a poster-quality PDF optimized for a 11in. x 17in. (ledger-size) poster.
MILITARY

Vanguard is the largest shareholder in BAE Systems, Boeing, General Dynamics, Humana, L3 Communications, Lockheed-Martin (second largest), Northrop Grumman, Raytheon, United Technologies—the best of the supreme warlords.

MESSAGE TO MCNABB: YOU CAN RUN BUT YOU CANNOT HIDE

Frederick William “Bill” McNabb III has very good reasons to obfuscate his CEO decisions that were criminal. This type of criminal corporate behavior was accepted as “standard operating procedure” during the Clinton/Bush/Obama administrations, which condoned unregulated corporate fleecing of America that was not policed by the criminally compromised Department of Justice.

To Frederick William “Bill” McNabb III, prior CEO of Vanguard, and Eric Schmidt, prior CEO of Google, and the other hundreds of CEOs “stepping down” from positions at the top of the corporate pyramid, we have a message for you—You can run but you cannot hide!

WHY IS TRUMP TARGETING TRANSNATIONAL CORPORATIONS?

When you look at the shareholders of the largest corporate military contractors, media companies, technology companies, patent holders, Internet companies, telecommunications companies, you find Vanguard.

Vanguard is a notorious warlord corporation that is owned by banks and a network of corporations who are all interconnected.

Trump is up against warlord brokers and bankers who own 43,000 transnational companies which comprise 60% of the world’s income.

The top 1,300 transnational companies generate about 20% of the world’s income, and 80% of the ownership of the top 1300 corporations is in the hands of 737 corporations world-wide.

Of those 737 corporations, 147 corporations directly own 40% of the income. These corporations in turn own industry, oil, weapons, perpetual military contracts, pharmaceuticals, food, telecom, IT and the other profitable companies—especially war related.

Essentially, these elite corporations own each other through shared stock and investments.

These transnational corporations have silently declared war on America years ago and were winning until Trump came to office.

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!)


2. Dr. Lakshmi Arunachalam’s Censored Federal Circuit Filings (Archive)

3. Brief Summary of Leader v. Facebook

4. Backgrounder

5. Fenwick & West LLP Duplicity

6. Instagram-scam

7. USPTO-reexam Sham

8. Zynga-gate

9. James W. Breyer / Accel Partners LLP Insider Trading

10. Federal Circuit Disciplinary Complaints

11. Federal Circuit Cover-up

12. Congressional Briefings re. Leader v. Facebook judicial corruption

13. Prominent Americans Speak Out

14. Petition for Writ of Certiorari

15. Two Proposed Judicial Reforms

16. S. Crt. for Schemers or Inventors?

17. Attorney Patronage Hijacked DC?

18. Justice Denied | Battle Continues

19. FB Robber Barons Affirmed by S. Crt.

20. Judicial Misconduct WALL OF SHAME

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

https://americans4innovation.blogspot.com/2017/12/corporate-transnational-warlords-are-on.html#vanguard-holdings
Vanguard is an excellent example of the type of transnational criminal corporations that Trump has declared war upon. He has already “kicked ass” (seized assets) and “taken names” (the Annex list of 39). Interestingly enough, some of the names on Trump’s “naughty” list are good friends of Hillary and Bill.

The bottom line is basically that the CEOs jumping ship are simply letting Trump know that they are guilty and should be put on his “naughty” list, if they were not already there to begin with.

IS VANGUARD ON TRUMP’S NAUGHTY LIST?

CEO McNabb has been involved in Vanguard’s many financial scams. For instance, by design, the Vanguard Group does not earn any profits, even though every other major mutual fund company does. This is an elaborate way of paying less or no taxes. In one case, Vanguard did not charge its own “member” investors $19.8 billion in investment fees in 2007 and did not pay almost $35 billion in taxes.

In June of 2017, Vanguard had to pay Brazil’s Petrobras shareholders $445 million over corruption charges. While Petrobras managed to settle with most of the shareholders out of court, a class-action suit in which plaintiffs claim tens of billions of dollars in damages remains active in New York federal court.

The Vanguard Group is not an independent company; it is owned by all the investors in Vanguard mutual funds, and one board of directors oversees both. Vanguard Group does not take a profit from the mutual funds it manages because of its unique structure. Making a profit matters because of a widely used tax dodge involving related companies, known as transfer pricing.

The goal of such maneuvers is earning “stateless income,” so-called because no government taxes the profit. This is tax evasion, plain and simple. Also, another scam at Vanguard is that nobody has any idea what anyone at Vanguard makes as salary. They can pay themselves whatever they want because it’s a “black box without any disclosures.”

Does Vanguard sound like a corporation that might be, or need to be, on Trump’s Annex list of 39 criminals?

The 200 or more corporate CEOs who have recently resigned might just be the tip of the iceberg. Trump has upset the applecart of DC lawlessness and the criminal apple venders don’t know which way to run first to pick up their apples.

It sounds like the Art of the Deal may actually be the Art of War.

VANGUARD STEALS PATENTS & TRADE SECRETS TO CREATE NEW VALUE
On Aug. 06, 2009, IBM's chief intellectual property counsel David J. Kappos was appointed director of the U.S. Patent Office by Barack Obama in a rare recess appointment. Notably, Kappos had to quickly sell off his up to $2.5 million in IBM stock in one month between Aug. 19 - Nov. 16, 2009.

A week later Kappos hurriedly purchased up to $1.1 million in Vanguard mutual funds, on Oct. 27, 2009.

Two weeks after Kappos bought Vanguard exclusively, Facebook filed a complaint with Kappos’ new Patent Office.

They asked Kappos to invalidate Leader’s patent on social networking using a bizarre unconstitutional “reexamination” provision that confiscates property rights already granted. The “reexamination” concept was promoted by none other than Leader Technologies former patent attorney James P. Chandler, III in the mid-1990’s under Bill Clinton.

Facebook subsequently lost these invalidation arguments three times before asking Kappos a fourth time to invoke never-used directorial power to invalidate the patent just before he departed in 2013.

As readers can see from the table below, Vanguard is now Facebook’s largest shareholder.

Vanguard is now IBM’s largest shareholder where Kappos worked for twenty-five years.

Vanguard is the largest shareholder in all the underwriter banks for Facebook’s initial public offering in which all the judges in the Leader v. Facebook lawsuit held substantial financial interests.

IBM is the largest holder of patents in the world.

Remarkably, the 12 largest patent grants in 2016 are ALL members of the IBM Eclipse Foundation. Eclipse was used to distribute Leader Technologies’ social networking invention to these companies after its formation on Nov. 29, 2001.

As described earlier, Vanguard is the largest shareholder in ALL of the chief beneficiaries of Leader Technologies’ social networking invention.

Bookmark: #vanguard-holdings
### Year:

<table>
<thead>
<tr>
<th>Company: Rank:</th>
<th>2009 Patents Issued</th>
<th>No. of Patents Issued in the year:</th>
<th>2016 Patents Issued</th>
<th>No. of Patents Issued in the year:</th>
<th>2009-current</th>
<th>2017</th>
<th>The Vanguard Group holdings in the Company:</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) Patent Holders:</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Co.</td>
<td>Stock Ticker:</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>IBM</td>
<td>IBM</td>
<td>1</td>
<td>4,887</td>
<td>1</td>
<td>8,023</td>
<td>Yes</td>
<td>32.92%</td>
</tr>
<tr>
<td>Samsung</td>
<td>005930</td>
<td>2</td>
<td>3,592</td>
<td>2</td>
<td>5,504</td>
<td>Yes</td>
<td>02.72%</td>
</tr>
<tr>
<td>Canon</td>
<td>7751</td>
<td>4</td>
<td>2,241</td>
<td>3</td>
<td>3,865</td>
<td>Yes</td>
<td>04.03%</td>
</tr>
<tr>
<td>Intel</td>
<td>INTC</td>
<td>10</td>
<td>1,134</td>
<td>4</td>
<td>3,414</td>
<td>Yes</td>
<td>13.85%</td>
</tr>
<tr>
<td>Google</td>
<td>GOOGL</td>
<td>144</td>
<td>141</td>
<td>5</td>
<td>3,267</td>
<td>Yes</td>
<td>05.93%</td>
</tr>
<tr>
<td>Qualcomm</td>
<td>QCOM</td>
<td>60</td>
<td>356</td>
<td>6</td>
<td>3,118</td>
<td>Yes</td>
<td>15.87%</td>
</tr>
<tr>
<td>GE</td>
<td>GE</td>
<td>11</td>
<td>1,739</td>
<td>7</td>
<td>2,566</td>
<td>Yes</td>
<td>13.79%</td>
</tr>
<tr>
<td>Microsoft</td>
<td>MSFT</td>
<td>3</td>
<td>2,929</td>
<td>8</td>
<td>2,558</td>
<td>Yes</td>
<td>13.80%</td>
</tr>
<tr>
<td>LG Corp</td>
<td>006570</td>
<td>11</td>
<td>1,064</td>
<td>9</td>
<td>2,426</td>
<td>Yes</td>
<td>02.85%</td>
</tr>
<tr>
<td>Taiwan Semi</td>
<td>TSM</td>
<td>67</td>
<td>311</td>
<td>10</td>
<td>2,261</td>
<td>Yes</td>
<td>02.55%</td>
</tr>
<tr>
<td>Sony</td>
<td>SNE</td>
<td>8</td>
<td>1,565</td>
<td>11</td>
<td>2,168</td>
<td>Yes</td>
<td>01.84%</td>
</tr>
<tr>
<td>Apple</td>
<td>AAPL</td>
<td>72</td>
<td>289</td>
<td>12</td>
<td>2,101</td>
<td>Yes</td>
<td>12.50%</td>
</tr>
<tr>
<td>Facebook</td>
<td>FB</td>
<td>–</td>
<td>20</td>
<td>90</td>
<td>442</td>
<td>Yes</td>
<td>11.42%</td>
</tr>
<tr>
<td>(b) Banks: (Facebook Underwriters)</td>
<td>Stock Ticker / Direct Vanguard Group Ownership (%) (not including prorated ownership of other Top 10 stockholders which may double or triple these numbers. In these large companies, these ownership %-ages are controlling. Click here for zipped PDF package (*.zip, 10.8 MB)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>JP Morgan</td>
<td>JPM</td>
<td>14.23</td>
<td>Yes</td>
<td>Largest</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bank of America</td>
<td>BAC</td>
<td>12.97</td>
<td>Yes</td>
<td>Largest</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Blackrock</td>
<td>BLK</td>
<td>12.28</td>
<td>Yes</td>
<td>Largest</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Citigroup</td>
<td>C</td>
<td>33.89</td>
<td>Yes</td>
<td>Largest</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Deutsche Bank</td>
<td>DB</td>
<td>04.16</td>
<td>Yes</td>
<td>Largest</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Goldman Sachs</td>
<td>GS</td>
<td>12.19</td>
<td>Yes</td>
<td>Largest</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Morgan Stanley</td>
<td>MS</td>
<td>09.79</td>
<td>Yes</td>
<td>Third</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Royal Bank of Canada</td>
<td>RY</td>
<td>04.16</td>
<td>Yes</td>
<td>Second</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>State Street Corp</td>
<td>STT</td>
<td>12.26</td>
<td>Yes</td>
<td>Largest</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>T. Rowe Price Group</td>
<td>TROW</td>
<td>12.79</td>
<td>Yes</td>
<td>Largest</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>UBS</td>
<td>UBS</td>
<td>04.99</td>
<td>Yes</td>
<td>Largest</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wells Fargo</td>
<td>WFC</td>
<td>12.26</td>
<td>Yes</td>
<td>Largest</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(c) Technology/Social:</td>
<td>Technology</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Amazon</td>
<td>AMZN</td>
<td>11.85</td>
<td>Yes</td>
<td>Largest</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Baidu ADR</td>
<td>BIDU</td>
<td>09.90</td>
<td>Yes</td>
<td>Largest</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cisco</td>
<td>CSCO</td>
<td>15.04</td>
<td>Yes</td>
<td>Largest</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dell/VMware</td>
<td>DMT</td>
<td>17.36</td>
<td>Yes</td>
<td>Largest</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Genentech</td>
<td>RGN</td>
<td>17.23</td>
<td>Yes</td>
<td>Largest</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Juniper Networks</td>
<td>JNPR</td>
<td>18.85</td>
<td>Yes</td>
<td>Largest</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Netflix</td>
<td>NFLX</td>
<td>12.16</td>
<td>Yes</td>
<td>Largest</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Oracle</td>
<td>ORCL</td>
<td>09.83</td>
<td>Yes</td>
<td>Largest</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Symantec</td>
<td>SYMC</td>
<td>18.35</td>
<td>Yes</td>
<td>Largest</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Twitter</td>
<td>TWTR</td>
<td>13.00</td>
<td>Yes</td>
<td>Largest</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Verisign</td>
<td>VRSN</td>
<td>17.55</td>
<td>Yes</td>
<td>Largest</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Visa</td>
<td>V</td>
<td>10.32</td>
<td>Yes</td>
<td>Largest</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### OUR MISSION

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

... 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
<table>
<thead>
<tr>
<th>Company</th>
<th>Symbol</th>
<th>Price</th>
<th>Control</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wal-Mart</td>
<td>WMT</td>
<td>06.81</td>
<td>Yes</td>
</tr>
<tr>
<td>Xerox</td>
<td>XRX</td>
<td>16.35</td>
<td>Yes</td>
</tr>
<tr>
<td>Zynga</td>
<td>ZNGA</td>
<td>13.67</td>
<td>Yes</td>
</tr>
</tbody>
</table>

(d) Media:
- 21st Century Fox      | FOXA   | 09.31  | Yes     |
- ABC (Disney)           | DIS    | 13.60  | Yes     |
- CBS                    | CBS    | 10.82  | Yes     |
- CNN (Time Warner)      | TTX    | 11.82  | Yes     |
- Comcast (NBC)          | CMCSA  | 13.60  | Yes     |
- Disney                 | DIS    | 13.60  | Yes     |
- News Corp              | NWSA   | 17.06  | Yes     |
- Viacom                 | VIAB   | 16.67  | Yes     |

(e) Telecommunications:
- AT&T                   | T      | 13.22  | Yes     |
- Verizon                | VZ     | 14.29  | Yes     |
- CenturyLink            | CTL    | 18.90  | Yes     |
- Frontier Comm.         | FTR    | 19.18  | Yes     |
- T-Mobile               | TMUS   | 03.43  | Yes     |

(f) Military-Industrial:
- Boeing                 | BA     | 11.55  | Yes     |
- General Dynamics        | GD     | 14.13  | Yes     |
- Humana                 | HUM    | 12.72  | Yes     |
- L3 Communications       | LLL    | 20.91  | Yes     |
- Lockheed-Martin         | LMT    | 14.20  | Yes     |
- Monsanto               | MON    | 15.00  | Yes     |
- Northrop Grumman        | NOC    | 15.23  | Yes     |
- Raytheon               | RTN    | 15.61  | Yes     |
- United Technologies     | UTX    | 14.97  | Yes     |

(g) Pharmaceuticals:
- Abbott Labs            | ABT    | 36.14  | Yes     |
- Abbvie                 | ABBV   | 33.16  | Yes     |
- Amgen                  | AMGN   | 14.44  | Yes     |
- Biogen                 | BIIB   | 20.40  | Yes     |
- Bristol-Meyers Squibb  | BMY    | 18.73  | Yes     |
- Eli Lilly              | LLY    | 19.29  | Yes     |
- Gilead Sciences        | GILD   | 13.29  | Yes     |
- Johnson & Johnson      | JNJ    | 34.97  | Yes     |
- Merck                  | MRK    | 16.03  | Yes     |
- Pfizer                 | PFE    | 14.58  | Yes     |
- Roche                  | ROG    | 17.23  | Yes     |

(h) Energy:
- BP                     | BP     | 00.89  | Yes     |
- Chevron                | CVX    | 15.08  | Yes     |
- ConocoPhillips         | COP    | 35.65  | Yes     |
- Eni SpA                | E-ENI-SPA | 20.34 | Yes     |
- Exxon                  | XOM    | 14.28  | Yes     |
- Haliburton             | HAL    | 13.01  | Yes     |
- Kinder Morgan          | KMI    | 13.31  | Yes     |
- Occidental Petroleum   | OXY    | 14.08  | Yes     |
- Phillips 66            | PSX    | 14.18  | Yes     |
- Schlumberger Ltd       | SLB    | 13.77  | Yes     |

Table 1: Companies in which Vanguard holds a controlling interest.
FREDERICK WILLIAM “BILL” MCNABB RESUME (NWO CUTOUT)

<table>
<thead>
<tr>
<th>Year</th>
<th>Mo/Day</th>
<th>Organization/Location</th>
<th>Title/Activity</th>
</tr>
</thead>
<tbody>
<tr>
<td>1957</td>
<td></td>
<td>Alexandria VA</td>
<td>Born</td>
</tr>
<tr>
<td>1979</td>
<td></td>
<td>Dartmouth College</td>
<td>BA</td>
</tr>
<tr>
<td>1979-1983</td>
<td></td>
<td>Haverford School</td>
<td>Teacher, Coach</td>
</tr>
<tr>
<td>1983</td>
<td></td>
<td>UPenn - Wharton School of Business</td>
<td>MBA</td>
</tr>
<tr>
<td>1986</td>
<td></td>
<td>The Vanguard Group, Inc.</td>
<td>Joined</td>
</tr>
<tr>
<td>1995</td>
<td></td>
<td>The Vanguard Group, Inc.</td>
<td>Managing Director, Institutional and International Businesses</td>
</tr>
<tr>
<td>2008</td>
<td>Mar 01</td>
<td>The Vanguard Group, Inc., Vanguard Plc</td>
<td>President, Director</td>
</tr>
<tr>
<td>2008</td>
<td>Aug 31</td>
<td>The Vanguard Group, Inc., Vanguard Plc</td>
<td>CEO</td>
</tr>
<tr>
<td>2010 - Present</td>
<td>Jan</td>
<td>The Vanguard Group, Inc., Vanguard Plc</td>
<td>Chairman</td>
</tr>
<tr>
<td></td>
<td>Unknown</td>
<td>Investment Company Institute</td>
<td>Member, Board of Governors</td>
</tr>
<tr>
<td></td>
<td>Unknown</td>
<td>Vanguard Marketing Corporation</td>
<td>Director</td>
</tr>
<tr>
<td>Unknown</td>
<td></td>
<td>Zoological Society of Philadelphia, Greater Philadelphia Chamber of Commerce</td>
<td>Director</td>
</tr>
<tr>
<td>2012</td>
<td>Aug 09</td>
<td>Vanguard Investment Series Public Limited Company</td>
<td>Director, retired</td>
</tr>
<tr>
<td>2012</td>
<td>Aug 09</td>
<td>Vanguard Group (Ireland) Limited</td>
<td>Director, retired</td>
</tr>
<tr>
<td>2017</td>
<td>Jul</td>
<td>The Vanguard Group, Inc., Vanguard Plc</td>
<td>Resigned as CEO (effective Jan 01, 2018)</td>
</tr>
</tbody>
</table>

Table 2: Frederick William (“Bill”) McNabb III Biography.

McNabb, presided over ALL the investments in the table above, resigned unexpectedly on July 13, 2017.

Spread the word. These criminals must be shut down by We The People.

Thank you to the American Intelligence Media Conclave for assistance with this post.

***

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 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
RELATED LINKS:

- Clinton 2005 uranium junket netted $152 million for the Clinton Foundation and $3.1 billion for donor. Americans for Innovation.

- Hillary paid Facebook to rig elections while colluding with Russians on Uranium One. Americans for Innovation.

- Hillary’s diabolical ties to Russia. Americans for Innovation.


- Cisco is a key enabler of the Deep State shadow government. Americans for Innovation.


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

COMMENT

Click "N comments:" on the line just below this instruction to comment on this post. Alternatively, send an email with your comment to afi@leader.com and we’ll post it for you. We welcome and encourage anonymous comments, especially from whistleblowers.

25 comments:

K. Craine December 31, 2017 at 9:56 AM
Email comment by JB:

David Martosko. (Dec. 29, 2017). Jailed pervert Anthony Weiner had CLASSIFIED emails belonging to wife Huma Abedin on his laptop - which the FBI seized after he sexted 15-year-old girl

- The FBI found 2,800 of Huma Abedin's work-related emails and documents on disgraced husband Anthony Weiner’s computer
- Weiner turned over the laptop to authorities as they investigated him in a teen sexting case
- Judicial Watch had sued for the materials, and the State Department said in September that it expected to have them processed by year’s end
- Government lawyers had to examine the files for classified material that the public can’t see - the same things that it’s illegal to keep on unsecured systems

They found five classified emails about delicate talks with Middle East leaders including some from Israel, Hamas, Saudi Arabia and the Palestinian Authority.

Full story:
http://www.dailymail.co.uk/news/article-5221693/Classified-documents-Anthony-Weiners-computer.html#ixzz52rX707Fo

Reply
Corporation Transnational Warlord Pirates Are on the Run

K. Craine  December 31, 2017 at 10:01 AM


The State Department has released a number of emails from former key Hillary Clinton aide Huma Abedin that were found on the laptop of her then-husband and disgraced former congressman Anthony Weiner. The release was a result of a lawsuit by Judicial Watch, a conservative watchdog group that specializes in Freedom of Information Act (FOIA) requests and lawsuits.

The State Department webpage appeared to not be working on Friday afternoon, but Judicial Watch said it was able to pull some of those emails. Much of what they obtained includes redacted information, while other content includes things like Clinton's daily schedules.

Full story:

K. Craine  December 31, 2017 at 10:06 AM

Email comment by JB:


During National Slavery and Human Trafficking Prevention Month, we recommit ourselves to eradicating the evil of enslavement. Human trafficking is a modern form of the oldest and most barbaric type of exploitation. It has no place in our world. This month we do not simply reflect on this appalling reality. We also pledge to do all in our power to end the horrific practice of human trafficking that plagues innocent victims around the world.

Full White House Press Release:

K. Craine  December 31, 2017 at 10:08 AM

Email comment by GH:


That didn't take long.

Hours after the New York Times dropped yet another thinly-sourced Trump Russia conspiracy collusion story, Wikileaks pounded the washed-up partisan newspaper with a heavy dose of journalist reality when he was asked on a motion to disclose potential Facebook holdings and other conflicts of interest, he refused along with the other judges. See Motion to Disclose Conflicts of Interest. Judge Wallach continued in silence even after Clerk of Court Horbaly failed to provide him with Dr. Lakshmi Arunachalam’s motions (according to his Federal Circuit staffer Valeri White), and yet the Clerk signed an order regarding that motion on Judge Wallach’s behalf. See a full analysis of these events at Donna Kline Now! Judge Wallach also failed to police his court’s violation of Leader’s Fifth and 14th Amendment constitutional right to due process when he participated in the fabrication of new arguments and evidence for Facebook in the secrecy of Judge’s chambers after he had just invalidated Facebook’s sole remaining item of evidence (using disbelieved testimony as ostensible evidence of an opposite). Judge Wallach also failed to police his court when he failed to apply the Supreme Court’s Pfaff v. Wells Electronics, Inc. test for on-sale bar evidence, which included even the Federal Circuit’s own Group One v. Hallmark Cards, Inc. test—a test which Judge Lourie should have advised Judge Wallach to follow since Judge Lourie helped write that opinion. Group One test omission analysis.

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

WikiLeaks @wikileaks:

New cable shows New York Times "reporter" Scott Shane handed over Cablegate's secret country by country publication schedule to the US government giving the State Department (then headed by Hillary Clinton) up to a week in advance to spin the revelations or create diversions.

7:01 PM - Dec 30, 2017

Full story:


K. Craine December 31, 2017 at 10:14 AM

Here's a TinyURL for the previous comment:

https://tinyurl.com/hillary-carlos-nytimes

Spread the truth.

K. Craine December 31, 2017 at 10:14 AM

Email comment by JM:

What we are living in the world today, is defined clearly as the goal by Carol Quigley in "Tragedy and Hope", p. 342. I am reading the book. It all makes sense. We are in a 'simulation'. Question: to escape, it will take 'credit' and 'currency'. From what source is this derived? This is clearly, the most 'salient' question for Freedom.

K. Craine December 31, 2017 at 10:17 AM

Email comment by DL:

Glenn Greenwald. (Dec. 30 2017), Facebook Says It Is Deleting Accounts at the Direction of the U.S. and Israeli Governments. The Intercept.

IN SEPTEMBER OF last year, we noted that Facebook representatives were meeting with the Israeli government to determine which Facebook accounts of Palestinians should be deleted on the ground that they constituted “incitement.” The meetings – called for and presided over by one of the most extremist and authoritarian Israeli officials, pro-settlement Justice Minister Ayelet Shaked – came after Israel threatened Facebook that its failure to voluntarily comply with Israeli deletion orders would result in the enactment of laws requiring Facebook to do so, upon pain of being severely fined or even blocked in the country.

The predictable results of those meetings are now clear and well-documented. Ever since, Facebook has been on a censorship rampage against Palestinian activists who protest the decades-long, illegal Israeli occupation, all directed and determined by Israeli officials. Indeed, Israeli officials have been publicly boasting about how obedient Facebook is when it comes to Israeli censorship orders:

Shortly after news broke earlier this month of the agreement between the Israeli government and Facebook, Israeli Justice Minister Ayelet Shaked said Tel Aviv had submitted 158 requests to the social media giant over the previous four months asking it to remove content it deemed “incitement.” She said Facebook had granted 95 percent of the requests.

She's right. The submission to Israeli dictates is hard to overstate: As the New York Times put it in December of last year, “Israeli security agencies monitor Facebook and send the company posts they consider incitement. Facebook has responded by removing most of them.”

Full story:

**NOTICE: Opinion**

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

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

**AFI LOGO (with text)**

**AFI LOGO (no text)**

**CORRUPTION WATCH LIST**

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

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.

---

**Email comment by JM-GN:**


Since the July 24 launch of The Beat, host Ari Melber has carved out a an important niche as arguably the leading critic of Facebook CEO Mark Zuckerberg in all of television. Again, and again, and again, Melber has slammed the social networking mogul for focusing on his company’s profits and casting aside its responsibilities to society as a powerful corporation.

Wednesday, Melber was back on the warpath, slamming Zuckerberg for denying that he knew that Facebook was susceptible to bots and Fake News prior to the U.S. election.

“That doesn’t look very true,” Melber said. "Because Facebook is a global company, and it was ground zero for this [Vladimir] Putin/[Rodrigo] Duterte playbook long before Zuckerberg was playing naive about Fake News after November, and repeating their mantra, ‘they’re just neutral.’ In fact, there was a whole scandal in that country, the Philippines, over fake news and bots and the election which was — wait for it — wait for it — held in may 2016, long before ours.”

In a comprehensive report, Melber zeroed in on Facebook’s relationship with Duterte — who has overseen a violent drug war in which thousands of people have died in extrajudicial police killings. The Beat host ripped Zuckerberg for Facebook sending employees to train Duterte (along with the country’s other presidential candidates) to use the social networking platform.

Full story:


**Email comment by TG:**

TRUTH NEWS HEADLINES, DEC. 31, 2017

- AG Jeff Sessions’ Actions Are Showing Him To Be a Swamp Thing

---

https://americans4innovation.blogspot.com/2017/12/corporate-transnational-warlords-are-on.html#vanguard-holdings
- Jeff Sessions Rescinds Legal Doc That Embeds Debtors’ Prisons Giving Vanguard Private Prisons More Profit
- Is Jeff Sessions Working for the Pirates of Vanguard?
- JUDGES & BANKERS GROW RICH ON THE BACKS OF AMERICAN INVENTORS

Full stories:

K. Craine  December 31, 2017 at 10:28 AM

Here's a TinyURL for the previous comment:

Spread the word.

K. Craine  January 1, 2018 at 7:13 AM

Email comment by JM:

Let’s examine the historical context of financial collapse:

1. Over valuation of currency
2. Cost of production is more rigid than prices
3. Gold reserves are non-existent or currency is not tied to commodity value
4. The burden of public debt is too great to be covered by ‘ANY’ liquidation of ‘real assets’
5. Liabilities of private debt are greater than the value of the underlying assets in short term holdings so that private wealth is susceptible to deflationary pressures (PANIC/CONFISCATION)
6. Finally, no level of taxation of marginal value within the system can overcome the ‘friction’ or ‘entropy’ induced by the misallocation of resources in total of that system....the plane crashes

Every financial bubble has these characteristics. These are characteristics of a contrived system of mathematical algorithms purposefully put into motion to stimulate growth in ‘real terms’ to harvest the leveraged value from the growth.

This is performed by ‘debt’ creation’, known as a ‘Ponzi Scheme’, so that the ‘collapse’ of the scheme creates short term deflationary opportunity for the ‘debt holders’ to seize the ‘real assets’ for pennies on the dollar.

Those who control the ‘Ponzi Scheme’ gain tremendous leveraged value during the growth of the bubble by utilizing the “first round of value issuances” to purchase the ‘cheaper value’ before the prices rise. This artificial horizon keeps moving upward until it collapses.

The ‘insiders’ always have the timing for ‘issuances of currency’, ‘purchasing of value’, and ‘short selling’, planned ahead of everyone else in the bubble, for the insiders control all of the mechanisms to perform their feats of ‘magic’.

The end result is the ‘rapid’ concentration of wealth over time into ‘dynastic’ empires. This is the process under which the global economies currently labor. This is the system of economies known from the past as ‘Oligarchical Mercantilism’ and ‘Free Trade’.

The greatest expression of this over the last 500 years has been the rise and prosperity of the ‘British Empire’, the evil embodiment of genetic horror, so vile in its corruption, that the ‘common man’ cannot even comprehend its scope without going into ‘cognitive meltdown’ of dissociative denial.

Under the hand of the HMS British Crown policy, we have the “Boer War” to subdue the African continent to control the vast resources of gold, fertile land, diamonds, cobalt, uranium, agriculture such as the world has never known. The creation of the sugar trade 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; appeared 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; McKeel 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. White & 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 Preteinder (‘Preet’) Bharara, U.S. Attorney currently persecuting Paul Cegla in U.S. v. Cegla (Cegla 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. Weil Gotshal LLP  (Federal Circuit counsel in Leader v. Facebook; Judge Kimberly A. Moore’s undisclosed former client)
8. Latham & Watkins LLP  (Facebook Director James W. Breyer’s counsel; Judge Kimberly A. Moore’s husband, Matthew J. Moore’s new law firm)
9. Federal Circuit Bar Association (“FCBA”) (Federal Circuit’s bar association; second largest in the U.S.; Facebook’s law firms exert much influence in its policy and activity, incl. Fenwick & West LLP, Gibson Dunn LLP, Orrick Herrington LLP, Weil Gotshal LLP; Facebook’s large shareholder, Microsoft, is a director; Federal Circuit Clerk of Court Joan Horsbaly 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,

https://americans4innovation.blogspot.com/2017/12/corporate-transnational-warlords-are-on.html#vanguard-holdings
from slavery in the Caribbean known as the ‘rum, sugar, opium’ Trinidad Triad. The malevolent creation of the Opium plantations in India and Burma that created 30 million opium addicts in China, to such an extent that the entire gold holdings within the Chinese populace were fleeced into the British Crown’s holdings.

***END, JM comment, Part I***

Reply

K. Craine January 1, 2018 at 7:16 AM

***BEGIN, JM comment, Part 2***

The population of India was subdued into horrific poverty by organizing them into ‘Raj’ controlled directly by the ‘Crown’ until 1947. The creation of the cotton plantations in America, utilizing the horrific slavery of the disrupted African economy to sell cheap cloth to the Indians, organizing it into the most lucrative trades in history…all created by the HMS British Crown.

The creation of the most hidden and secretive weapon of mass destruction in the history of mankind, whose cleverness exceeds biblical descriptions ascribed to ‘SATAN’…the ‘Central Bank’. Conceived in illegitimacy to fund the transfer of control of England to the Save-Coburg-Gotha criminal cabal from the ‘English people’, the ‘central bank Ponzi scheme’ is the ‘nuclear weapon’ of economic terror.

Through its mechanisms, all wars have been funded, empires conquered, wealth confiscated, dynasties created and destroyed, and ‘nation state sovereignty’ subordinated under the heal of the ‘Crown’. The central bank creates a permanent ‘tax’ called ‘inflation’ on the people’s marginal value that taxes all future value of output 24/7 without regard to whom it defiles.

It is wrapped in secrecy, complexity, technical mystery, and great obfuscations of academic chicanery, so that the ‘common man’ will not dare question the Crown’s evil hand in his pocket from which it extracts it’s vaccine’s blood. It is the blood-sport of Kings and their ‘ass-wiping’ sycophants who live to touch the body of the ‘sovereign’.

This is the world in which we struggle, the same world described in Dante Alighieri Cantos known as Dante’s Inferno, where these vampires are summoned to punishment befitting their worldly crimes, increasing in veracity as one descends deeper into the Hell of the Inferno, until the greatest punishment of all is reaped upon those who proselytize in the name of ‘innocence’ with hidden mysteries of evil to lord over the souls of man for their own profit and pleasures.

In this world, man is a ‘beast’ without a soul, set upon the firmament to toil ceaselessly as a ‘Sisyphus’ absurdity, unwilling and genetically incapable of ‘escapement’ by a ‘leap of faith’ into the realm of enlightenment to escape the horrors of a ‘Brave New World’ of drug induced inhumanity.

Man’s body is harvested like a crop, bred for desirable characteristics to serve the ‘Raj’ system of control that serves the ‘elite’ or ‘Alphas’. In this world there is no ‘leap of faith’ that can escape the absurdity and all such attempts are met with swift retribution.

The ‘Crown’ will ‘draw and quarter’ those who attempt to escape. This is a dark world and a description of the tools utilized to create and control it…the reality of today inside the Matrix.

***EDN, JM comment, Part 2***

K. Craine January 1, 2018 at 7:18 AM

***BEGIN, JM comment, Part 3***

There exists another universe of ideas for the human, his body and soul. It is the universe where mankind makes the leap of ‘absurdity’ into God’s hands. This is known as the ‘5,000 Year Leap’ and was embodied by great souls into the American Constitution as stated by the Declaration of Independence away from the ‘Crown’.

This ‘Leap of Faith’ across the abyss of nothingness is the power that can defeat the “Crown”. It is the most feared weapon by the Crown. It is the shield against their nuclear weapon of central banking, Artificial Intelligence, drugs, debauchery, Raji controls, and vampirism.

the husband and wife team of Robert F. Bauer and Anita B. Dunn; Bauer was identified on Aug. 1, 2013 as having directed the IRS targeting of the Tea Party)

12. Stroz Friedberg (Facebook’s “forensic expert” who manipulated the data in Paul Ceglia v. Mark Zuckerberg, and who first revealed the existence of 28 Zuckerberg hard drives and Harvard emails that they told Leader Technologies in 2009 were “lost”)

13. Chandler Law Firm Chartered (Professor James P. Chandler, III, principal; Leader Technologies' patent counsel; adviser to IBM and David J. Kappos; adviser to Eric H. Holder, Jr. and the U.S. Department of Justice; author of the Economic Espionage Act of 1996 and the Federal Trade Secrets Act)

B. Facebook attorneys & cooperating judges:

14. Gordon K. Davidson (Fenwick; Facebook’s securities and patent attorney; Leader Technologies’ former attorney)

15. Christopher P. King (aka Christopher-Charles King aka Christopher King aka Christopher-Charles P. King, Penwell & West LLP)

16. Theodore B. Olson (Gibson Dunn)

17. Thomas G. Hungar (Gibson Dunn)


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

20. Tony West (Associate Attorney General, U.S. Dept. of Justice; 2008 Obama California Campaign Manager)

21. Robert F. Bauer (Obama Attorney; White House Chief Counsel; directed IRS targeting of the Tea Party; formerly and currently employed by Perkins Coie LLP; Facebook’s “rapid response enforcement team”

22. Anita B. Dunn (Obama Attorney; White House Chief Counsel; Husband Robert F. Bauer directed IRS targeting of the Tea Party; formerly employed by Perkins Coie LLP; Facebook’s “rapid response enforcement team”)

23. Mary L. Schapiro (former Chairman, Securities & Exchange Commission (S.E.C.); holds investments in 51 Facebook Club basket funds)

24. James “Jamie” Brigagliano (former Deputy Director of the Division of Trading and Markets at the Securities and Exchange Commission; Mary L. Schapiro’s chief lieutenant on “dark pool” rule making)

25. Joseph P. Cutler (Perkins Coie)

26. David P. Chiappetta (Perkins Coie)

27. James R. McCullagh (Perkins Coie)

28. Ramsey M. Al-Salam (Perkins Coie)
Faith is the ‘stake through the heart’ that transports these souls to Dante’s ninth level of hell where fire and brimstone eternally torture the ‘Crown’. However, it would be absurd to contrive another Matrix solely to defeat the Crown, for all authority to do such exists only with Jesus Christ, and railing against the principalities of darkness with the expectation of success is its own absurdity. We cannot stop others from performing their sins by pretending to ‘bind the principalities’ of darkness, by which we have no authority. The greatest adoration for man is to ‘love’. In the same sense, we cannot sit idly, hoping for salvation, ignoring the flesh and the world in which it has been instantiated after making the ‘leap of faith’.

It is within this context of cognition, faith, and love that man must ‘act’. It is within this context that man ceases to be a ‘beast’, a hunter gatherer, where man utilizes the ‘godliness’ activated by the ‘leap’ that differentiates and elevates man above the beast.

It is this world that the Crown hates with all its evil power, for in this world man has control as an individual, who stands apart in the flesh, in the firmament, in a universe of creativity, not above God, but under great faith in the power of God, through man, into the firmament.

Man now becomes the ‘lens’ that focuses his godhood into understanding of the laws of God(nature) so that he may multiply and live in harmony within this ‘existential universe’. This is the ‘nuclear power’ of every man that the Crown will act in any vile form necessary to destroy.

The greatest secret of all time that destroys the Crown and its central bank Raj mechanism is the concept of the ‘holy trinity’, the Father who is the authority, the Son who brings the message to the firmament in the flesh, and the holy spirit, which is the binding mechanism of communication such that nothing happens until all things are in agreement within the Godhead. (It’s good in the ‘hood)

The mystery is that this all exists simultaneously without time, without end, and without a beginning. These ideas had never been inculcated directly outside of the bible into a system of self-governance until the Magna Carta and the American Constitution. Republics had existed in name, but never under the ‘Holy Trinity’ to short circuit imbalances between the ‘authority’(President), ‘the message of the son(lawmakers)’, and the ‘balance of Justice(Holy Spirit, Supreme Court); all gathered into one document.

This is why the ‘Crown’ seeks above all else to destroy the word of Christ, the authority of God, and the ‘balance of justice’ no matter what, for it is the Trinity that replaces the Crown with God in the firmament.

***END, JM comment, Part 3***

Self-governance outside the total Matrix Raj control of the Crown began the ‘American System’. It was always intended that the American System be dependent upon participation after the ‘leap’ by the citizens. The underpinnings of the Son’s message was put on the American soil in various forms and sects of religion. Like water in a hydraulic system the ‘Spirit’ seeks balance among good men relative to laws of Nature and Nature’s God.

The colonists experimented in many forms, but the ‘Spirit’ was among them and it grew in the firmament among them in total and gained strength. The ‘American System’ was born, in pain, in turmoil, and tumult, but it gained strength as set forth under the new Liberalism of self-governance. As an ongoing experiment today, we are in a great battle to carry on. I cannot think of better words than what President Lincoln said at Gettysburg:

“Four score and seven years ago our fathers brought forth on this continent, a new nation, conceived in Liberty, and dedicated to the proposition that all men are created equal. Now we are engaged in a great civil war, testing whether that nation, or any nation so conceived and so dedicated, can long endure. We are met on a great battle-field of that war. We have come to dedicate a portion of that field, as a final resting place for those who here gave their lives that that nation might live. It is altogether fitting and proper that we should do this.

But, in a larger sense, we cannot dedicate—we cannot consecrate—we cannot hallow—this ground. The brave men, living and dead, who struggled here, have consecrated it, far above our poor power to add or detract. The world will little
The American System is the balance of the Trinity where man is elevated above the beast by his own actions, under meekness, in Faith, Hope, Charity among his neighbors. This is not a free-for-all nor is it a new ‘Raj’. It is the Trinity acted out among the citizens through many layers of control starting from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundaries of controls exist at each level of the system…from the local to the Federal levels. Boundary
This is the embodiment of the characteristics and intended outcome of obedience under the Trinity. One ‘MUST’ participate in order to garner the fruits, or fall into the despair of the abyss...but you can be in the abyss as long as you don’t try to drag everyone into it to create a “Crown Raj system” again. Also, you cannot ‘tax’ the Trinity to death, while being idol. In other words, the American system requires one to ‘work’ not ‘plunder’.

***END, JM comment, Part 5***

Self-governance requires participation. It requires the ‘rule of law’. It requires meekness and love, and hope, and energy, and all of the good things God intended man to achieve in the firmament.

It does not guarantee any of these things. It is fragile for it depends on balance within the Trinity. It is a sovereign nation on a tightrope above the ‘abyss of nothingness’. It is called a “Constitutional Republic”, and it is an ongoing experiment for man to achieve greatness. It is only within this context that man ‘can achieve greatness’ instead of ‘infamy’ and ‘nothingness’.

The greatness weakness in the ‘current paradigm’ of the weakened American System is financial capitalism. Financial capitalism is the mechanism whereby ‘value’ is not based on real material but on ‘speculative velocity’ which creates a “canard” of whimsical value from which the ‘Raj’ extracts ‘value’ to actually purchase ‘real things’.

In short, it is a means by which to plunder the ‘Eloi’. Short circuiting this mechanism, and replacing it with real commodity value based currency is the primary goal of our time. The ‘Crown Raj’ is using the outdated bankrupt Bretton-Woods petro-dollar as weaponized currency against the world. It is this mechanism that feeds the coffers of the ‘Crown Raj’ who use it to finance America’s military through the control mechanisms within the CIA, FBI, and other letters.

These ‘letters of mark’ allow them to plunder without transparency to the American people who are mostly in a deep coma induced by various doses of ‘Soma’. The key to gaining back control of the American System is to funnel the false value into key investment instruments, owned by the government and maintain public ownership of these key assets until such time that the financial system allows them to be properly harvested so that ‘citizens’ benefit from the value created. One key place for this, will be American’s infrastructure. FDR did this for the very same reason.

Many call this investment a bad thing. It was not. We are in exactly the same position today as pre-WWII economically. Either we provide a mechanism that feeds the ‘Eloi’ while developing their potential, or we will fall into the abyss. To do this, we have to divert the flow of false value into real value while it still exists. In the meantime, we have to put government regulations in place that separate the ‘Eloi’s marginal value (avings) from the ‘Ponzi Raj Crown’ financial speculative machinery.

There was a reason the President Clinton led the charge to repeal the Dodd-Frank legislation, besides being a ‘ass-wiping’ Crown Raj scophant, it allowed all of the precious pension fund money to be funneled into speculative banking, thus providing the means by which ‘mortgage backed securities(MBS)’ could be used to extract the ‘Eloi’s’ pension cash from their future. It is that simple. It was a planned theft that played out until the largess collapsed in 2008, from which the “American System” has not and will not recover without severe restructuring. Clinton setup the greatest theft in history in the shortest time period in history, all the while he was getting blowjobs from Monica in his spare time.

Such is the psychopathy of the ‘Crown Raj Kingsman’. Dodd-Frank must be reinstated. However, this will create a signal to the ‘Crown Raj Kingsman’. They will utilize the Federal Reserve to thwart such mechanisms. They will ‘print’ as much ‘Ponzi dollars’ as needed to bribe the corrupt legislators and judges as needed to stop this legislation. This must be anticipated.

Strategically, the American people must be educated within a simple sloganized mechanism that forewarns them of the problem, and to provide and action plan against the repercussions. This must be performed on an emergency footing, as if we were at war. First, food must be secured. One mechanism that does not destroy Liberty is a national program of ‘Victory Gardens’.

to purchase Facebook stock)

83. James W. Breyer ; Accel Partners LLP; Facebook director; client of Fenwick & West LLP since the 1990’s; apparently received technology from other Fenwick clients that was shuffled to Zuckerberg, incl. Leader Technologies’ inventions)

84. David Plouffe ; directed Obama’s 2008 and 2012 campaigns; a self-described “statistics nerd” likely directed the activities of the Facebook Club; employed Robert F. Bauer, Perkins Coill LLP in 2000 at the Democratic Congressional Campaign Committee

85. McBee Strategic (one of the main ‘private’ arms responsible for dollying out the billions in Obama ‘green energy’ stimulus funds; partnered with Cooley Godward LLP)

86. Mike Sheehy (Cooley-McBee Strategic principal; former National Security Adviser to House Speaker Nancy Pelosi)

87. Nancy Pelosi (U.S. Congresswoman; appears to be running political cover in the House for Facebook, McBee Strategic, Cooley Godward, Fenwick & West, Breyers, etc.)

88. Harry Reid (U.S. Senator; Judge Evan J. Wallach patron)

89. Thomas J. Kim (SEC, Chief Counsel & Assoc. Director) approved Facebook’s 500-shareholder exemption on Oct. 14, 2007, one day after it was submitted by Fenwick & West LLP; Facebook used this exemption to sell $3 billion insider stock to the Russians Alisher Asmanov, Yuri Milner, DST, Digital Sky, Mail.ru which pumped Facebook’s pre-IPO valuation to $100 billion; another Harvard grad, Kim worked at Latham & Watkins LLP which was the chief lobbyist for the National Venture Capital Association in 2002-2004 whose Chairman was ... James W. Beyer, Accel Partners LLP; in other words Breyer and Kim, both Harvard grads, were associated at the time of the Zuckerberg hacking and theft of Leader Technologies’ software code)

90. Ping Li (Accel Partners, Zuckerberg handler)

91. Jim Swartz (Accel Partners; Zuckerberg handler)

92. Sheryl K. Sandberg (Facebook, Summers protégé; Facebook director)

93. Yuri Milner (DST aka Digital Sky, Summers protégé; former Bank Menatep executive; Facebook director)

94. Alisher Asmanov (DST aka Digital Sky; Goldman Sachs Moscow partner; Russian oligarch; Friend of the Kremlin; Became the Richest Man in Russia after the Facebook IPO)

95. Marc L. Andreessen (Zuckerberg coach; client of Fenwick & West LLP and Christopher P. King aka Christopher-Charles King aka 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)
This is absolutely necessary to feed the population and to short-circuit ‘government dependency’. For every action, the reaction must be anticipated and countered to protect the “Eloi”, for they are the precious souls that are the future. The second important action must be ‘work’. Only work will provide the mechanism of value distribution. It cannot be ‘handed out’.

This is counter intuitive to the American System, as it destroys the ‘Son’s message’ within the firmament and causes imbalances in a spiritual context. People want to have meaning and value and they have to be provided with a mechanism by which to perform work to develop spiritually. We do not want ‘birds’, we want ‘men’ who will have the desire to ‘leap across the abyss’.

Thirdly, a method of credit has to be established. This is mysterious to the ‘Eloi’. Credit has to be redefined. Mathematically it simply means that a ‘thing’ is more desired in the ‘present’ than in the ‘future’. This has always been the weakness of nations, people, and economies.

It is the great question of how do we assemble value now, without theft, such that we can apply our enlightened minds to ‘resources’ to produce value, profit, and pay for that which we assemble. It is precisely this mechanism that the ‘Crown Raj’ exploits to perfection. The ‘Crown Raj’ uses the simple mechanisms of the dialectic to move nations and groups into hatred so they will arm themselves against one another...while the ‘Crown Raj’ debauches children in castles and benefits from arming both sides.

To counter this mechanism, commodity value based currency has to be reintroduced into the global economy. What...is this not what we have in the petro-dollar? The answer is no. The petro-dollar is too volatile, and the ‘Crown Raj’ controls the spigot. But what of gold, silver, and platinum? Metals are the best mechanisms for commodity value. An ounce of gold will buy approximately the same thing now as it did in Rome thousands of years ago.

This is a good testament to durability. This is why I say that the Ponzi value must be fed into commodity value before it bursts. Another mechanism for credit is land and natural resources. This is why public lands are so critical and must be protected from plunder, so that the marginal value can be internalized within each nation state. This is not ‘communism’, this is a pure regulatory protection of internal nation state sovereignty. Private companies can bid for the rights to ‘conversion’ while science based conservation for sustainability and resource management are implemented. This is simple good stewardship, as God intended within the ‘Trinity’.

Fourthly, justice has to be rebalanced. The blind lady of justice must again be held in the highest esteem. The scales must be in public display and the “Eloi” re-educated on what is just and what is not. Start with the Ten Commandments. This must be a major slogansized and spiritual renewal, the same as “victory gardens”.

I discussed how man makes the ‘leap of faith’ across the abyss of nothingness and attains the spark of God that ignites his creative potential to become ‘man’ instead of ‘beast’. In doing such, a man must be rewarded for his intellectual capacity.

This intellectual property must be protected, as it is the ‘spark of God’ within the man that propels society and economies forward. This ‘spark’ must be protected from theft by the ‘Crown Raj’ so that they will wither and die; for the ‘Crown Raj’ does not receive the ‘spark of God’, and they cannot create...this is why they have become ‘thieves’ and ‘must plunder’ to sustain their evil selves.

So, the patent laws and courts must be fully reformatteed and made ‘sacred’. Without this, the ‘spark’ cannot be shared among men, society, and within the economy to propel man forward as needed to reinvent resource utilization as.

---

101. David Kilpatrick (Business Insider; “The Facebook Effect”; PR cleanse-meister re: Facebook origins)
102. Zynga/Groupon/LinkedIn/Square/Instagram (“Facebook Money/Credits/Bitcoin” feeder companies)
103. Tesla Motors (received $4.65 billion 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 disastrous 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 overseas purchases of Facebook private stock before IPO)
110. State Street Corporation (received U.S. taxpayer bailout monies along with Goldman Sachs and Morgan Stanley; consolidating 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 Morgan Chase, CEO)
114. Steve Cutler (JP Morgan Chase, General Counsel)
115. Rodgin Cohen (JP Morgan Chase, Outside Counsel; Sullivan Cromwell, LLP)
This is of critical importance, as these soulless lizards do not have the ‘spark of God’ within them. The ‘Crown Raj’ is itself genetically incapable of ‘empathy’ for the ‘Eloi’ who they see as ‘cattle’. I do not believe in the destruction of the innocent...'thou shalt not kill the innocent’; however, the ‘Crown Raj Kingsman’ are not ‘innocent’, and they MUST be destroyed.

This is not hatred, it is a great love for the future of mankind, and we are on the cusp of a descent into the ‘abyss of nothingness’ unless this act of justice is performed. There is no other answer. I do not rail against the principalities of darkness, nor curse the fallen angels, nor judge that which is the universe of our lord, I call for justice within the firmament so that we can gain peace, hope, and love in the firmament, and as such, the “Crown Raj Kingsman” must be destroyed.

***END, JM comment, Part 8***

**Fiftieth, the “American System” must be completely defined within the context of the Constitution. This can be performed without a con/con. If a con/con is setup, the “Crown Raj” will open the gates of hell to ensure that it becomes a runaway convention to the complete destruction of the Constitution.**

Lastly, each of these concepts requires deep understanding and research within the Trinity concept prior to policy development. This email is an outline of high level concepts. It is flawed because it is only one person’s opinion. Yet, in 67 years of life, I do have enough education and experience doing the work of the ‘Crown Raj Kinsman’ to know their ways and means to some extent. The devil is in the details, and the devil is well financed and has great power in the firmament.

God Bless Everyone...live in peace and hope. If you are reading this, you have been given a great admonition from God. The choice is yours.

---

**K. Craine January 1, 2018 at 7:31 AM**

Here’s a TinyURL for the previous 9-part comment:

https://tinyurl.com/how-to-fix-america

Spread the truth.

---

**K. Craine January 1, 2018 at 7:34 AM**

Email comment by DL:


Fake News New York Times is doing everything they can to steer the public away from Hillary Clinton’s multi-million dollar garbage dossier the Deep State used in order to spy on Trump’s campaign. The fake dossier ultimately sparked the ‘Russian collusion’ witch hunt.

If the dossier wasn’t used in order to obtain a FISA warrant, then SHOW THE PUBLIC THE FISA APPS.

On Saturday The New York Times implied Trump campaign volunteer George Papadopoulos set in motion the ‘Russian collusion’ investigation, not the Hillary-funded dossier.

Papadopoulos was already charged. He wasn’t charged with ‘Russian collusion’.

---

116. U.S. Securities & Exchange Commission (granted Fenwick & West’s application on behalf of Facebook for an unprecedented exemption to the 500 shareholder rule; opened the floodgates 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 Markov (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 Solyndra)

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-Whitely (CGI Federal; Michelle Obama’s 1985 Princeton classmate; CGI “donated” $47 million to 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 $4.7 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;
Papadopoulos was charged with making a false statement to the FBI because talking to Russians is not illegal, yet he’s what prompted the Russia investigation?

The fake news media is beyond pathetic.

Full story:


NOTICE TO COMMENTERS: When the MSM diatribe on "fake news" began, our regular commenters were blocked from posting comments here. Therefore, email your comments to a new secure email address afi@leader.com and we will post them.

K. Craine January 1, 2018 at 7:36 AM
Here’s a TinyURL for the previous comment:
https://tinyurl.com/fake-fisa
Spread the word.