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Thursday, January 11, 2018

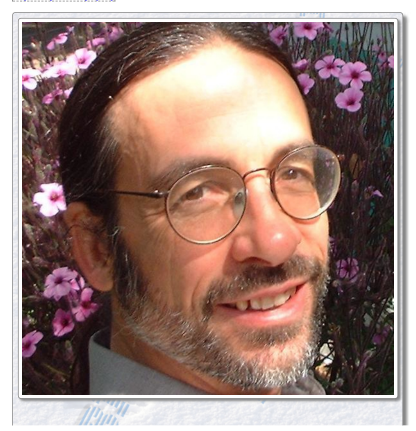
MEET THE PERSON WHO CAN REMOTELY CRASH PLANES AND READS YOUR MIND

MONSTROUS PATENT CALLS PEOPLE "WET WARE"

IMPLANTED DEVICES DELIVER ELECTRIC SHOCK, POISONS, DOPAMINE, ADRENALIN, EMIT MIND CONTROL FREQUENCIES

HEWLETT-PACKARD & AGILENT TECHNOLOGIES ARE COMPLICIT

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | JAN. 11, 2018 | PDF | https://tinyurl.com/y7rj2xfy



DEEP STATE SHADOW GOVERNMENT POSTER



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Bookmark: #stand-with-roger-stone

ROGER STONE SPEAKS: On Nov.

18, 2017, Twitter censored New York Times bestselling author Roger Stone completely, Every red-blooded American should be outraged, Republican, Democrat and Independent alike. If Roger's voice is silenced today, yours is next. We must break this embargo. Cick here to read and share Roger's latest perspectives on the Battle for our Republic, including his responses to his critics (who have not been censored).

Updated Dec. 12, 2017.

CLICK HERE TO SEE Combined timeline of the Hijacking of the internet

PAY-to-PLA Y NEW W ORLD 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, politicians, academics, bureaucrats and media were fed tips to mutual funds tied to insider stocks like Facebook. Risk of public exposure, blackmail, pedophilia, "snuff parties" (ritual child sexual abuse and murder) and Satanism have ensured silence among pay-to-play beneficiaries. The U.S. Patent Office is their toy box from which to steal new ideas.



global surveillance grid includes embedded chips in planes, devices, equipment and people to remotely send signals and control every element of The Internet of Things network. The QRS-11 quartz rate sensor (the diameter of a quarter) is embedded in most aircraft autopilots. The intelligence version of the sensor can be turned off remotely and bring down the plane. In the late 1980's and early 1990's, Hillary Clinton's Rose Law Firm in Little Rock, Arkansas was the original attorney representing the inventor of the QRS-11 sensor in BEI Electronics/Technologies (US Pat. Nos. 3,974,428; 3,976,997; 4,628,298). This sensor was so critical to national security that the

FYFTCOM INERTIAL DIVISION
MFR 06811
PN QRS11- 00100-100
SERIAL NO. 38353
QUARTZ RATE
SENSOR

Approx. width of a quarter

State Department fined Boeing \$16 million for illegal exports. After many mergers and company sales, the rights to the QRS-11 went to France for a decade owned by Schneider Electric SA. Schneider sold the rights to a Barclays Bank client in London. The Rose Law Partner who hired

Hillary, J. Joseph Giroiri, served on the BEI Technologies board of directors. He also coordinated the Clinton's China and Indonesia banking connections associated with their Mena, Arkansas drug smuggling, money laundering and sex trafficking.

Barclays then sold the company and the QRS-11 patent rights to Sensata, Inc., which is controlled by Mitt Romney's Goldman Sachs-



aligned Bain Capital in Boston. Tellingly, dozens of former Clinton staff have died in mysterious airplane and vehicle crashes. Also telling, the late FBI Superstar Ted Gunderson, said in 2005 that Oklahoma City bomber Timothy McVay had a bio chip surgically installed in him by Dr. Louis Jolyon "Jolly" West who led the rogue C.I.A.'s MkUltra mind control program. Conveniently for Bill and Hillary, the Oklahoma City bombing destroyed the records of the FBI investigation on Janet Reno's WACO criminality. The bombing also killed former Clinton chief of security Alan G. Whicher. Four other Clinton's bodyguards (C. LeBleu/T., T. McKeaham., R. Williams., S. Willis) were shot in the head by a helicopter sniper at the illegal military siege of the Branch Davidian property in Waco, Texas (1993). Some call these deaths "Arkancide" since most everyone associated with the Clintons in Arkansas, except Larry Nichols, have died. Nichols produced The Clinton Chronicles (1994) to expose the Clinton devilish corruption.

Photo ResearchGa

(JAN. 11, 2017)—What AFI and American Intelligence Media (AIM) researchers have just discovered is breathtaking, disgusting, astounding and monstrous. It is also shocking how far along the plan is. Amazingly, the Deep State shadow government, in its evident hubris, has fully disclosed their diabolical technology scheme for "The Internet of Things" in writing.

Their plan is to identify, tag, track and control literally everything on the planet. Their unquestioned plan is to embed micro-electronic control devices, either surgically or by injection, in every human being on the planet. To them, it's all about "management of the world's resources" including you. Walker Patent No. 6,965,816 Col. 118, Lns. 53-54.

Why would they publish these plans? They evidently believed that these documents would not surface until after they had seized control.

UNBELIEVABLY, YOU ARE JUST "WET-WARE"

These documents show that their authors have a total disdain for humanity. These define people as "wet-ware." In this world view, a human is merely a





CONGRESS CONTACT LOOKUP

Contacting the Congress



Universal Toxic Substance Symbol & Warning

FINANCIAL HOLD NGS OF OBAMA POLITICAL APPOINTEES, BY AGENCY

FOLLOW BY EMAIL

Email address...

Submit

BLOG ARCHIVE

2018 (2)

▼ January (2)

MEET THE PERSON WHO CAN REMOTELY CRASH PLANES AND ...

silicon chip surrounded by a membrane of carbon and water.

These are the people who are planning to take over the word.

Read for yourself:

Here are two lines captured from the actually patent:

This requires hardware, software and wet-ware (people)—the procedures and protocols). The PFN TRAC system is a

FIG. 2-U.S. Patent No. 6,965,816, Col. 3, Lns. 5-6.

"PFN" means Protected Primary Focal Node. "TRAC" means Trusted Remote Activity Controller.

The illustrations in Walker's patent are truly dystopian (a community or society that is undesirable and/or frightening)—and they have been implemented! Their message is clear: "you can run but you cannot hide." In this illustration, even the trees are watching you! Here is Figure 21 from Walker's patent.

Click image to enlarge

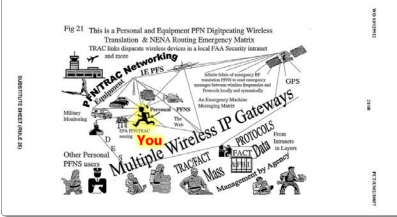


FIG. 3-U.S. Patent No. 6,965,816, Fig. 21.

PATENTS ARE INTENTIONALLY ARCANE AND HARD TO UNDERSTAND

For example, "inequitable conduct" means fraud, "prosecute" means make filings, "on-sale bar" means sell an invention too soon, "Markman" handles technical definitions, "pro hac vice" means an out-of-state attorney, "pro se" means means represent yourself, and so on.

Patent lingo insulates the "old boy" club of patent lawyers and judges from We The People accountability.

BREAKING: DISGRACED FBI COUNSEL JAMES BAKER TIED T...

- ▶ 2017 (27)
- **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.

- 2. 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

Earth Claims

Character for strong to the st

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

STOP FACEBOOK PROPERTY THEFT

CATEGORIES OF INTELLECTUAL PROPERTY

Patents are a form of intellectual property alongside trade secrets, copyrights, trademarks and trade dress. Here's a thumbnail tutorial.

Trade secrets are anything you do or think that is not publicly known that you have taken reasonable means to protect, like the way you solve a problem or build something.

Copyrights are your thoughts reduced to some medium like pen, paper, program or design, like books, artwork, type or manuscripts.

Trademarks are unique names, phrases and other expressions used in commerce and assigned to you in order to avoid confusion in your marketplace. For example, it would be confusing to have two companies in your state with the same names.

Trade dress is the sum total of the way something is designed, like the unique colors and style used in a franchised store design and product packaging.

Finally, patents are unique and "nonobvious" inventions, methods and designs. Patents do not have to be working to be patentable. They just have to be described well enough to be repeatable by a person of "ordinary skill in the art." We'll describe what this means below.

PATENTS ARE UNIQUELY PROTECTED IN THE U.S. CONSTITUTION

Patents and copyrights are the only two property rights specifically protected by the U.S. Constitution, Article 1, Section 8, Clause 8. Indeed, the Founders protected inventors because new ideas are essential to creating new wealth. They also knew that innovations are fragile flowers that would otherwise be hijacked by greed, power and wealth if not protected.

Tragically, the patent system has been hijacked by many corrupt lawyers and judges who themselves steal from real inventors and grow rich in the process.

PATENTS ARE A PROPERTY DEED AND CONTRACT

A patent is a contract and a property deed. The contract is between We The People and the inventor. We give the inventor twenty years to exploit his or her idea for the benefit of society and to be rewarded for sharing the invention with the public.

The patent document itself describes the innovation. It's like the "four corners" of a physical property deed (e.g., survey, terrain, frontage, roads,



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

ASK CONGRESS: PASS THE INVENTOR PROTECTION ACT!



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

LEADER V. FACEBOOK BACKGROUND

Jul. 23, 2013 NOTICE: DonnaKlineNow! has gone offline. All her posts are available as a PDF collection here (now updated, post-Scribd censorship).

Mar. 20, 2014 READER NOTICE: On Mar. 7, 2014, all of our documents linked to Scribd were deleted by that "cloud" service using the flimsiest of arguments. Some of our documents have been there for two years and some had almost 20,000 reads.

George Orwell wrote in 1984 that one knows one is in a totalitarian state when telling the truth becomes an act of courage.

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

vegetation, water, drainage, utilities). Similarly, a patent describes an inventor's new idea in words and diagrams.

A patent must contain enough detail to enable a third party with "ordinary skill in the art" to replicate it . . . ostensibly for the benefit of society. The expectation is that third party will license the underlying patent in the process of adding value to it.

RICHARD WALKER'S PATENT COULD NOT WORK WITHOUT LEADER TECHNOLOGIES' SOCIAL NETWORKING INVENTION, SO THEY STOLF IT

Walker has not licensed the invention of social networking from Leader Technologies. Instead, as this Walker patent reveals, they just stole it.

Indeed, Walker's patent would not have worked on the large scale they describe without Leader social networking invention. We'll show that below.

Here's the proof.

"Art" means the field of the invention, like computer hardware, software, furniture, machinery, medical device, pharmaceutical, consumer product, office product, tool, manufacturing method, agricultural implement, vehicle type, etc.

The Patent Office uses the North American Industry Classification System (NAICS) for the tens of thousands of "art" classifications. An inventor must describe his/her invention in enough detail so that one of ordinary skill in the patent classification being described can replicate it.

The Walker patent discussed below identified both U.S. and International industry classifications. See also "How do I read a patent? - the Front Page."

A MONSTROUS FAMILY OF PATENTS

We recently uncovered U.S. Patent Number 6,965,816 (10.9 MB) awarded on Nov. 15, 2005 titled:

"PFN/TRAC System FAA Upgrades For Accountable Remote and Robotics Control To Stop The Unauthorized Use of Aircraft and to Improve Equipment Management and Public Safety in Transportation."

While this patent focuses on aircraft, it is written so broadly as to encompass all kinds of equipment and devices, including people, defined as

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





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

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



Investigative Reporter Julia Davis investigates Facebook's Leader v . Facebook attorney Gibson Dunn LLP . She credits this firm with the reason why not

a single Wall Street banker has gone to jail since 2008. Click here to read her article "Everybody hates whistleblowers."

"wet-ware."

While the patent was issued on Nov. 15, 2005, it incorporates filings going all the way back to Dec. 2, 1996.

Most patents incorporate provisional patents and related technology upon which they rely. AFI and American Intelligence Media (AIM) researchers cataloged those claims for this patent below. Several critical pieces of information emerge.

First, these patents to remotely control vehicles started being filed within two months of the passage of the Economic Espionage Act of 1996 (EEA) during Bill Clinton's first term. The EEA was written by law professor James P. Chandler, III.

Robert Mueller, James Comey, Rod Rosenstein, Loretta Lynch, Eric Holder, Larry Summers were strategically positioned at the top of the Justice Department and Treasury. The patentee, Richard C. Walker, could have patented a ham sandwich had this group wanted it.

Second, the evident intent of the Walker patent was to illustrate the technology planned for control of everything—The Internet of Things.

THIER JUSTIFICIATION: The benevolent control of vehicles and aircraft in hijack situations was merely the cover story for the development of a global surveillance grid on everyone and everything. Given the timing of these Walker filings (around 9/11), one is increasingly skeptical about who really caused 9/11.

Third, Robert S. Mueller's law firm, Wilmer Hale LLP, formerly Hale & Dorr LLP, drove Walker's filings. Mueller was sworn in as FBI director just seven days before 9/11. This clearly implicates Wilmer Hale in the treachery.

Fourth, the global data sharing platform described in the patent was not doable by the likes of IBM, Microsoft, Boeing, AT&T and Cisco. They were all behind the curve from an R&D perspective when the Internet emerged. For example, Bill Gates thought it was a fad. The telephone pager network that Walker described could not scale to the volumes required for such global communication.

James P. Chandler surely could not believe his luck, when, in early 2000, Michael McKibben of Leader Technologies was first introduced to him. Leader was looking for the best patent attorney in the country to protect its social networking innovations.

Chandler, on the other hand, needed a fix for the Deep State's ailing digital takeover master plan. He agreed immediately to be Leader's patent attorney He then spent the next three years deceiving Leader until he was able to get his hands on the underlying engineering source code, which he immediately shuffled to the IBM Eclipse Foundation where DOJ's Eric Holder and IBM's David Kappos were waiting.

Leader's source code was essential to building The Internet of Things, auickly.

The table below shows the patent filings included in the PFN/TRAC System FAA. The eventual patent focused on remote control of aircraft, but also subsumed control of vehicles, ships, equipment, commerce, education and people.

U.S. Patent Number 6,965,816 Nov. 15, 2005

"PFN/TRAC System FAA Upgrades For Accountable Remote and Robotics Control To Stop The

Examiner.com, Apr. 10, 2012. Here's an excerpt:

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

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

POPULAR POSTS



OHIO STATE'S PRESIDENT MICHAEL V. DRAKE MIRED IN PERSONAL CONFLICTS OF INTEREST

Trustees and Provost promote learning

technology that benefits trustee clients and is stolen from OSU alums Contributing Writers | Opini...



OSU BAND INVESTIGATION UNEARTHS SURPRISE TRUSTEE COLLUSION IN PATENT THEFT

Breaking News, Sep. 3, 2014 , 10:05am OSU Trustee

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



AMERICAN MORAL UNDERPINNINGS ARE UNDER SIEGE BY GODLESS DEEP STATE CORPORATE GLOBALISTS

Trump under surveillance

for many years MSM fake news is INTENDED to degrade our Republic Judeo-Christian moral values of our Founde...



TOP 12 REASONS ROBERT MUELLER IS A TRUMP HITMAN TO HIDE THE DEEP STATE'S SINS

President Trump and our Republic are in peril from

Deep State operatives like Robert S.

Mueller Contributing Writers | Opinion |

AMFRIC



LEADER PROPOSES TRILLION DOLLAR FED REVENUE WH LE LOWERING TAXES User fee on social networking will generate \$300+ billion a year to fund

major initiatives Surcharge on social networking will pay for 17...



GOVERNOR JOHN KASICH HOLDS MUCH STOCK IN OSU TRUSTEE PRIVATE INTERESTS Governor's trustee appointments reveal strong bias toward protecting his Unauthorized Use of Aircraft and to Improve Equipment Management and Public Safety in Transportation."

Cara	-1	- Characteristic and the second	. t I	
Cra	ish any airci	raft, any vehicle, anytime, remo	otely	
Incorporated claims (i.e., ALL of these filings are included in this patent by reference)				
Filing Date:	Filing#/Award:	Title:	Attorney/Firm:	
Dec. 02, 1996	60/032,217	Real-Time Vehicle Recovery System Including Stop Box That Restricts Unauthorized Use of Vehicle	Irah Donner Lowe & Price	
Nov. 20, 1997	08/975,140 6,157,317 WO199824664	Secure Communication and Control System for Monitoring, Recording, Reporting and/or Restricting Unauthorized Use of Vehicle	Irah H. Donner Hale & Dorr	
Jan. 19, 1999	60/139,759 W02000078057	Secure Accountable, Modular and Programmable Software "TRAC" for PFNS Processors, Controllers, and Computer Networks to Monitor, Manage, Store and Remotely Control Data and Equipment	Irah H. Donner Pepper Hamilton	
Jun. 17, 1999	60/140,029	Electrically Controlled Automated Devices to Operate, Slow, Guide, Stop and Secure Equipment and Machinery for the Purpose of Controlling Their Unsafe, Unattended, Unauthorized, Unlawful Hazardous and/or Legal Use, with Remote Control and Accountability Worldwide	Irah H. Donner Pepper Hamilton	
Jan. 19, 2000	60/176,818	Protected Accountable Interfaces Termed PFNS with Secure Modular and Programmable Software Termed TRAC to Monitor, Manage, Store and Remotely Control and Data and Equipment for Everyday Use to Extremely Aggressive High Security Applications	Irah H. Donner Pepper Hamilton	
May 01, 2000	60/200,872	Personal PFN systems for accountable tracking remote management and aggressive control scenarios	Henry N. Wixon Wilmer Hale LLP	
Oct. 19, 2000	60/330,088	Durable high barrier metallized polypropylene film [for embedded body electronics]	Raj S. Dave Morrison & Foerster	
Sep. 04, 2001		Robert S. Mueller, III appointed by George Bush as FBI Director	Former Hale & Dorr, Wilmer Hale	
Oct. 01, 2001	60/325,538 W02003029922	PFN/TAC system FAA upgrades for accountable remote and robotics control to stop the unauthorized use of aircraft and to improve equipment management and public safety in transportation	Irah H. Donner Hale & Dorr	
Oct. 19, 2001	60/330,085 W02003029922	PFN/TAC system FAA upgrades for accountable remote and robotics control to stop the unauthorized use of aircraft and to improve equipment management and public safety in transportation	Irah H. Donner Hale & Dorr LLP	
Oct. 01, 2002 Issued: Nov. 15, 2005	10/260,525 6,965,816	PFN/TRAC System FAA Upgrades For Accountable Remote and Robotics Control To Stop The Unauthorized Use of Aircraft and to Improve Equipment Management and Public Safety in Transportation	Irah H. Donner Wilmer Hale	
May 28, 2003	10/401,041	Automated Accounting System that Values, Controls, Records and Bills the Uses of Equipment/Vehicles for Society	Irah H. Donner Wilmer Hale	
Oct. 28, 2003 Oct. 28, 2004	60/514,833	National / international management and security system for responsible global resourcing through technical management to bridge cultural and economic disparity	Richard C. Walker, pro se	
TABLE. 1—RICHARD C. WALKER PATENT FILINGS INCORPORATED INTO U.S. PATENT NO. 6,965,816.				

WHO IS RICHARD C. WALKER?

investments Contributing Writers | Opinion | AMERICANS FOR INNOVA...



PROOF: ROBERT MUELLER CANNOT BE IMPARTIAL IN THE RUSSIA INVESTIGATION Mueller's Deep State relationships will politicize

the FBI yet again
Contributing Writers | Opinion |
AMERICANS FOR NNOVATION | ...



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...



LEADER TECHNOLOGIES FILES TRILLION DOLLAR BOND LIEN ON THE U.S. GOVERNMENT

President Trump is asked to compensate Leader for the

theft of their inventions by the Deep State shadow government Leader's social net...



DEEP STATE'S JAMES P. CHANDLER STOLE LEADER TECHNOLOG ES INVENTION TO IMPLEMENT C.I.A. MIND CONTROL VIA SOCIAL NETWORKING

The BM "Internet of Things" really started in 1933 Nazi Germany with massive abuses of privacy, property & genocide C.I.A. employed ...

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

OUR MISSION

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

. . . our society and economy will be dragged down (and eventually destroyed) by copying, infringement, thievery, counterfeiting,

Did he really invent all these patents?

Walker is a geek scientist who has worked inside the bowels of Hewlett-Packard and Agilent Technologies his entire career.

We do not believe that Walker is the sole inventor. The sheer breadth of global policy perspectives incorporated in these documents shows a collective policy mind.

Our hunch is that they are derived from the illegal Highlands Group that has been secretly convened since late 1994 by the Department of Defense to begin coordinating the Deep State takeover of the Internet.



FIG. 1—RICHARD C. WALKER, Hewlett-Packard, Kline & Walker, LLC, Agilent Technologies, client of Wilmer Hall LLP (formerly Hale & Dorr LLP).

According to Walker's resume, he was a Principal Staff Scientist at Hewlett-Packard (HP) for twenty-one (21) years from Jan. 1981 to 2002. Since 2002 he has been a Senior R&D Electrical Engineer at Agilent Technologies, for whom he continues to file patents.

RICHARD C. WALKER ONLINE BIOGRAPHIES FROM LINKEDIN, RESEARCHGATE

Years	City	Organization	Activity		
1978-1981		Caltech	BS, Engineering and Applied Science		
1988-1992		California State University-Chico	MS, Compter Science		
1981-1991		Hewlett-Packard Laboratories	Technical Staff		
1981-2000	Palo Alto	HP Labs	Principal Project Engineer		
1981-2001	Palo Alto	Hewlett-Packard	Principal Project Engineer		
1991-2003	Palo Alto	Agilent Technologies	Principal Project Engineer		
1982-2004	Palo Alto	Agilent Technologies	Principal Project Engineer		
2005-2012	Palo Alto	Adema Technologies	Consultant		
2009-2015	Palo Alto	Corning	Consulting Electrical Engineer		
2015-2016	Palo Alto	Speck Design	Consulting Electrical Engineer		
2010-current	Palo Alto	R&R Engineering LLC	Owner		
2016-current	Santa Clara	Agilent Technologies	Sr. R&D Electrical Engineer		
TABLE. 2—RICHARD C. WALKER BIOGRAPHIES.					

Walker has consistently failed to disclose his Kline & Walker, LLC company that claims ownership of this patent.

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

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 Tex.

1998-? Potomac MD Kline & Walker, LLC Patentee

His pre-2002 patents disclose "Kline & Walker LLC" as the owner or "Assignee." Remarkably, he does not show his employers, HP or Agilent Technologies, as the assignee, which is what one would normally expect to see from such a large volume of work. Corporations rarely—almost never—allow an employee to file for patents that are not assigned to the company.

State corporate records show that Kline & Walker LLC was formed in Delaware on Aug. 06, 1998, then 20 days later in Maryland on Aug. 26, 1998. These records also show that these companies did not pay any taxes and were both closed after the statutory waiting period.

Therefore, Kline & Walker LLC appears to be a faked company running interference for the true inventors (we think the Highlands Group). Such conduct, if true, is called "inequitable conduct" in patent law. Patents are not permitted to disguise material contributors.

AGILENT TECHNOLOGIES IS EVIDENTLY A DEEP STATE SURVEILLANCE SUPPLIER

Walker's current employer, Agilient Technologies, was a spin off of HP that went public on Nov. 18, 1999. That was only a week after Bill Clinton and his Treasury Secretary Larry Summers abolished Glass-Steagall. Summer's chief of staff then was Sheryl K. Sandberg, the subsequent creator of Gmail (2004) and the current chief operating officer of Facebook (2008 to current). Another Summers employee then was Marne L. Levine. Levine who married disgraced C.I.A. director John M. Deutch's son, and is now chief operating officer at Instagram. Deutch was pardoned by Bill Clinton on the same day as Marc Rich. It's truly a cozy little world at the top of the criminal Internet of Things.

Agilent raised \$2.1 billion and was the largest Silicon Valley public offering ever at that time. The usual globalist shadow government suspects were the Agilent underwriters: Goldman Sachs, Morgan Stanley, Credit Suisse, JPMorgan, etc. The insider trading is evident.

To put the Agilent Technologies / HP actions in context, on Jul. 14, 1999, President Bill Clinton formed the National Intellectual Property Assurance Council (NIAC) by Executive Order #13130 with James P. Chandler, III.

A few months later on Sep. 29, 1999, President Bill Clinton formed In-Q-Tel to run a rogue C.I.A. private venture capital company in Silicon Valley.

A few weeks later on Nov. 12, 1999, Bill Clinton and Larry Summers, Clinton's Treasury Secretary and Chandler's Harvard colleague, abolished Glass-Steagall market protections separating underwriting and banking.

Evidently, Agilent Technologies and HP are key suppliers to the Internet of Things.

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





CODE OF CONDUCT FOR U.S. JUDGES

"CANON 2: A JUDGE SHOULD A VOID IMPROPRIETY AND THE APPEARANCE OF IMPROPRIETY IN ALL ACTIVIT ES "

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

THIS SYSTEM CAN CRASH PLANES & VEHICLES REMOTELY

Click image to enlarge

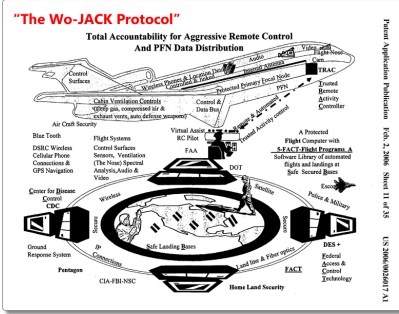


FIG. 4-U.S. Patent No. 6,965,816, Fig. 1

THIS SYSTEM WAS PLANNED TO CONTROL THE GLOBAL ECONOMY

"Socio-Economic and Environmental Technology Accounting System for Democratic Government"

This appears like a Soviet-style central government system.

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 benefit financially from undisclosed holdings in Facebook. See analysis of Judge Lourie's T. Rowe Price holdings re. the Facebook IPO.

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

the evidence.



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



Judge Kimberly A. Moore , U.S.

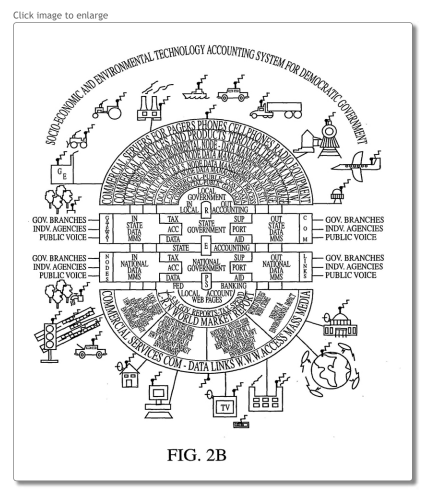


FIG. 5—U.S. Patent No. 6,965,816, re. Fig. 40 ("World Organization"). Incorporated by reference in multiple Walker applications, including U.S. Pat. App. No. 10/401,041, Fig. 2B, Automated Accounting System That Values Controls Records and Bills The Uses of Equipment Vehicles For Society.

MEMO TO WET-WARE: THE INTERNET OF THINGS PLANS TO CONTROL *EVERYTHING* IN YOUR LIFE AND YOUR FAMILY'S LIFE

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

Judge Moore failed to follow the longheld precedent for testing on-sale bar evidence in Pfaff

related stocks.



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. W allach, 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 patent-knowledgeable judges to patent cases. There is no evidence so far in the judicial disclosures that Judge Wallach holds stock in Facebook, although when he was asked on a motion to disclose potential Facebook holdings and other conflicts of interest, he refused along with the other judges. See Motion to Disclose Conflicts of Interest. Judge

Wallach continued in silence even after Clerk of Court Horbaly failed to provide him with Dr.



Lakshmi Arunachalam's motions (according to his Federal Circuit staffer Valeri White), and yet the 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

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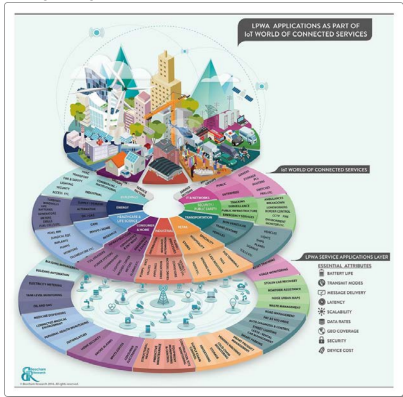


FIG. 6—Boston and London Internet of Things pitchman Beecham Research has produced this cute little pastel illustration of the demonic takeover.

CAN THIS TECHNOCRATIC TAKEOVER BE STOPPED? YES, BUT WE MUST START REMOVING THE SPYING TOOLS *IMMEDIATELY*

Defund these criminals—their corruptly-acquired power must be removed.

Stop the criminals who are responsible for this, which means we need to lock up Hillary and the others truly responsible.

Ask President Trump to pay Leader Technologies' Miller Act Notice. This generates hundreds of billions of dollars in new revenue for the federal government without raising taxes, among the many benefits. It will also help to start developing a true Free Press envisioned by the Founders and now lost to the globalists.

See also previous post: AFI. (Nov. 22, 2017). The Weaponization of Social Media Should Concern Us All [VIDEO]. Americans for Innovation.

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. Horbalv failed to disclose his conflicts of interest and close associations with numerous Facebook attorneys and law firms, as well as his close

association with one of Facebook's largest shareholders.



Microsoft, who is a Director of The Federal Circuit Bar Association where Mr. Horbaly is an ex officio officer. Additionally, the DC Bar revealed in a written statement that Clerk Horbaly is not licensed to practice law in the District of Columbia. [Editorial: What does that make the Federal Circuit with its location within in a stone's throw of the White House? A self-governing state?]



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

* * *

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COMMENT

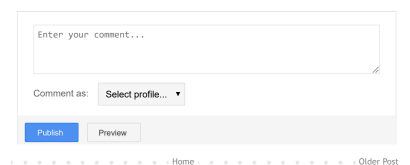
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No comments:

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relationships with a Leader principle with whom he may Like have had deep professional differences during his time at the Senate Judiciary Committee-his former professor of law at George Washington University Law Center, former Leader director Professor James P. Chandler. See analysis of Judge Rader's undisclosed conflicts of interest in Leader v. Facebook. Judge Rader also did not stop his judges from Like creating new arguments and evidence for Facebook in the secrecy of chambers-after they had debunked all of Facebook's evidence on appeal, which is a clear breach of constitutional due process.

Updated May 22, 2015

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



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

Leader v. Facebook Legal Research Links

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