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Wednesday, August 15, 2018

SEN. DIANNE FEINSTEIN, SOROS, QUEEN'S PRIVY COUNCIL STOLE SOFTWARE TO PUSH FOREIGN INTERFERENCE IN U.S. ELECTIONS

Feinstein owns controlling interest in AVID "election management" MSM teleprompter control system

Her 20-year Chinese spy staffer evidently used sensitive Senate intelligence to brainwash the American public via AVID ISIS LeaderPlus

CONTRIBUTING WRITERS | OPINION | *Americans for innovation* | aug. 15, 2018, UPDATED aug. 16, 2018 | PDF | https://tinyurl.com/yb3aewx5



https://americans4innovation.blogspot.com/2018/08/sen-dianne-feinstein-soros-queens-privy.html



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Bookmark: #stand-with-roger-stone

📕 e.g. "IBM Eclipse Foundation" or "racketeering"

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. <u>Click here</u> 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 May 26, 2018. CLICK HERE TO SEE COMBINED TIMELINE OF THE HIJACKING OF THE INTERNET

PAY-to-PLAY NEW WORLD ORDER

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

Clintons, Obamas, Summers were paid in cash for outlandish speaking fees and Foundation donations. Sycophant judges, 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.

Fig. 1—Sen. Dianne G.B. Feinstein. Meet the woman who directs the foreign interference in U.S. elections and handsomely lines her pockets in the process. She is the second most wealthy member of the U.S. Senate.

(AUG. 15, 2018)-On Jul. 27, 2018, even left-leaning POLITICO

could not ignore this corruption. They disclosed that Sen. Diane Feinstein (CA) had Chinese spies working for her while she oversaw the powerful Senate Judiciary and Intelligence committees, as well as the Democratic Party. Her staffers refused to provide substantive comment.

Sen. Feinstein's financial disclosure clearly shows that she holds a greater than 10% financial interest in AVID Technologies, Inc. AVID supplies the newsroom management software named AVID LeaderPlus "Election Night Headache Relief" used widely around the world. Richard C. Blum is Sen. Feinstein's husband. The senator and her husband are worth \$94 million. See AVID Technologies, Inc., Co. No. 0000896841. (Accessed Aug. 07,2018). Form 4 Insider Trading. SEC Edgar.

Clearly, being a U.S. Senator can be a personal cash cow for a senator like Feinstein who is willing to trade on her insider information. Evidently Feinstein cashes in, just like George Soros, by using her influence to make markets go up and down strictly based on the Senate proceedings she influences, along with her Chinese handlers.

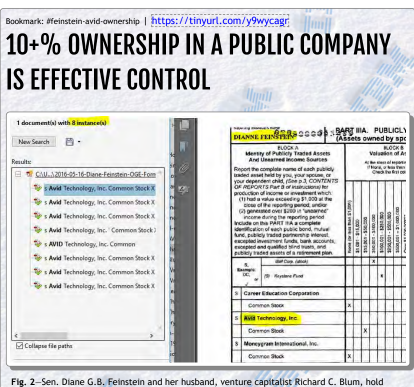


Fig. 2—Sen. Diane G.B. Feinstein and her husband, venture capitalist Richard C. Blum, hold more than 10% of the stock in <u>AVID Technologies</u>, Inc. AVID Technology, Inc. Such a large holding in a public company gives them effective control of the company since no move would be made by the board of directors without consulting with such a large shareholder. See the Feinstein/2016 Financial Disclosure. See also Lord Mark Malloch-Brown owns Investec 1 Limited. One of the 377 Investec 1 subsidiaries is <u>ISIS Management Company Ltd.</u> ISIS financed a

The True Story

Social Networking:

confiscation of this property cannot stand

Leader: 145,000 man-hours • over \$10 million • 20 people • solid engineering • hackers not welcome • affirms privacy, security, property • no foreign influence • respects U.S. Constitution

acebook: "one to two weeks" • beer money • all by nyself • 28 hidden hard drives • stole Harvard photos • acks email • PayPal Mafia handlers • scofs at privacy • orrupts markets, judges, politicians & gov't agencies



OpenTrial.org

Leader v. Facebook Facebook — a force for freedom perhaps, but at odds with the rule of law in the U.S.

Federal Corruption

CLICK TO LOOK INSIDE

-Congressional Briefings -Federal Circuit Censored Docket -Americans For Innovation Archives -Disclosures: Exec | Judiciary | USPTO -Patent Office FOIA Stonewalling

Donna Kline Now! Archives

Faces of Facebook Corruption





CONGRESS CONTACT LOOKUP

Contacting the Congress

FINANCIAL HOLDINGS OF OBAMA POLITICAL APPOINTEES, BY AGENCY

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BLOG ARCHIVE

- 2018 (14)
- August (1)
 - SEN. DIANNE FEINSTEIN, SOROS, QUEEN'S PRIVY COUNCI...

project at Avid corporation, maker of TV and radio production equipment, called the Avid ISIS Client Guide and the Avid LeaderPlus Election Night Headache Relief. This system enables Malloch-Brown, Romney, Soros and the Senior Executive Service (SES) to push out a common propaganda narrative to control "perception management" on election night. "Perception management" is a Deep State shadow government mind control term for brain washing. It enables them to trigger their unthinking minions with emotional memes and programmed response triggers. For example: RACISTI MYSOGNINIST! NAZI! WHITE SUPREMACIST! HOMOPHOBIC! BITTER CLINGER! XENOPHOBIC PUTIN-LOVER! MUSLIM-HATER! DEPLORABLE! MEXICAN-HATER! IMPEACH TRUMP! WE LIE BECAUSE WE LOVE YOU! . . . and now PEDO-PHOBE! BOY-MAN LOVE HATER! . . *ad nauseam*. It is now quite evident that these globalists are intent on ripping apart America's Judeo-Christian moral heritage and the Constitution.

British Privy Counselor Lord Mark Malloch-Brown is a director of Investec Plc which has over 400 subsidiaries spread around the world. One of those companies is ISIS Management Limited. ISIS developed the AVID ISIS System for pushing video files used in newsrooms.

AVID LeaderPlus and AVID ISIS together give Feinstein and Malloch-Brown the ability to push censored news and false stories to all subscribed newsrooms at the same time. The LeaderPlus product specializes in pushing election night stories right to a news reader's teleprompter. They don't even have to think. They just read whatever Feinstein and Malloch-Brown want.

HILLARY PAID FACEBOOK IN 2009–2010 FOR A "TEMPLATE FOR WINNING ELECTIONS"

On Sep. 26, 2009, Hillary Clinton and her U.S. State Department started secretly paying Facebook for a "template for winning elections" (Facebook Manager Dmitry Shevelenko). See GSA Contract No. SAQMMA09M1870. (This is just one of 12 Facebook contracts; only three of Hillary Clinton's State Department contracts with Facebook are still listed between Sep. 2009-2010 during the Leader v. Facebook patent infringement trial. This proves that the U.S. government obstructed justice in the Leader v. Facebook trial.

On Nov. 01, 2016, Hillary, Obama, John Podesta and Robby Mook took a \$1.5 billion donation from Google's Eric Schmidt to implement the U.S. Digital Service run out of the White House.

The software being used by these corruptocrats is Columbusbased innovator Leader Technologies' invention of social networking that was stolen by their patent attorney, James P. Chandler, III (also a Feinstein advisor), and given to the IBM Eclipse Foundation (formed Nov. 29, 2001) for distribution to Silicon Valley companies weaponized by the rogue C.I.A. for mass surveillance and private money-making for the C.I.A. outside the

- July (1)
- June (1)
- 🕨 May (1)
- 🕨 April (1)
- March (3)
- February (3)
- January (3)
- ▶ **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*?
- 3. JUSTICE ROBERTS MENTORED Facebook Gibson Dunn LLP attorneys.



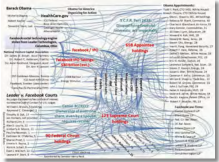
4. JUSTICE ROBERTS HOLDS substantial Facebook financial interests.

 JUDGE LEONARD STARK FAILED to disclose his Facebook financial interests and his reliance on Facebook's Cooley Godward LLP attorneys for his appointment.



BARACK OBAMA'S DARK POOLS OF CORRUPTION

Click to enlarge



oversight of Congress. Readers should also note that AVID's "LeaderPlus" product name likely violates Leader Technologies' trademarks as well. See the <u>Crimeline</u> for more proof of the theft of social networking.

Here is a diagram of the "Internet of Things" election rigging system financed and controlled by Sen. Dianne G.B. Feinstein and her corruptocrat co-conspirators:



Criminal actions by either foreign nationals or affiliated U.S. citizens aimed at influencing U.S. elections would be subject to prosecution under various U.S. statutes.

The Logan Act, for instance, bars any U.S. citizen from interacting with a foreign government to influence policy. But many experts believe this law is overly broad, and there have been no successful prosecutions in its near 220 years. And while the term "collusion" is cited in the context of Russian interference in the 2016 election, collusion itself is only prohibited in the antitrust law arena. For more, see Dan Abrams' *Law & Crime*. CLICK HERE FOR WASHINGTON'S ETHICAL DISEASE DISCOVERIES RE. FACEBOOK "DARK POOLS"

STOP FACEBOOK PROPERTY THEFT

We see. We "like." We steal. STOP FACEBOOK PROPERTY THEFT. www.fbcoverup.com

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

ASK CONGRESS: PASS THE INVENTOR PROTECTION ACT!

LEADER TECHNOLOGIES Inventor Protection Act (Proposed)

America needs to practice what it preaches.

We have no business lecturing the world about free enterprise and the rule of law, when we permit the investors in Ohiobased innovator Leader Technologies to go uncompensated for the risks they took to help invent social networking ...

 a technology upon which the President and U.S. government now rely;

—a technology *stolen* by the "Facebook Cabal" who recruited the federal courts and Patent Office into their club of corruption.



Contact your representatives. Ask them to pass it. <u>Real</u> American inventors need your support. http://www.contactingthecongress.org/ http://americans4innovation.blogspot.com

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).

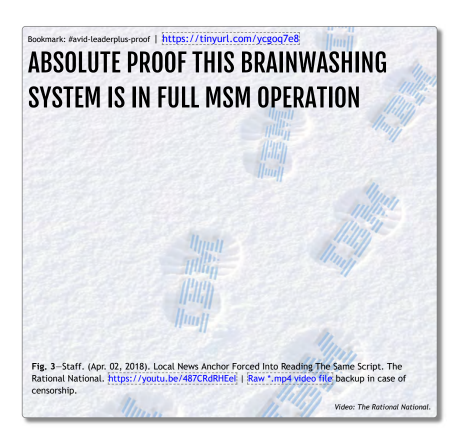
Mar. 20, 2014 READER NOTICE: On Mar. 7, 2014, all of our documents linked to Scribd were deleted by that "cloud" service using the flimsiest of arguments. Some of our

8/16/2018

Americans for Innovation: SEN. DIANNE FEINSTEIN, SOROS, QUEEN'S PRIVY COUNCIL STOLE SOFTWARE TO PUSH FOREIGN I...

Abrams writes: "Six years ago, the U.S. Supreme Court upheld a decision by a U.S. District Court in Washington, D.C., that Congress can ban individuals who lawfully reside in the U.S. and are neither U.S. citizens nor 'permanent residents' from making donations or gifts related to any election. In that case, *Bluman v. Federal Election Commission*, a three-judge panel said the limitation was a legitimate tool for government to prevent 'foreign influence over U.S. elections.'"

If it is illegal to donate to money to interfere in U.S. elections, which it is, then having investments in companies that build software to interfere in our elections is worse. It is treason.



DIANNE FEINSTEIN: OUR 2ND RICHEST \$94 MILLION BRAINWASHING VOTE RIGGER IN THE SENATE

MEET THE MSM BRAINWASHING MASTERS:

documents have been there for two years and some had almost 20,000 reads.

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

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

- 1. Summary of Motions, Appeal, Petition, Evidence, Analysis, Briefings (FULL CITATIONS) in Leader Technologies, Inc. v. Facebook, Inc., 08-cv-862-JJF-LPS (D. Del. 2008), published as Leader Techs, Inc. v. Facebook, Inc., 770 F. Supp. 2d 686 (D. Del. 2001)
- 2. Dr. Lakshmi Arunachalam's Censored Federal Circuit Filings (Archive)
- 3. Brief Summary of Leader v. Facebook
- 4. Backgrounder
- 5. Fenwick & West LLP Duplicity
- 6. Instagram-scam
- 7. USPTO-reexam Sham
- 8. Zynga-gate
- 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
- 27. Obamacare Scandal Principals are intertwined in the Leader v. Facebook scandal
- 28. S.E.C. duplicity re. Facebook

GIBSON DUNN LLP exposed as one of the most corrupt law firms in America 8/16/2018

Americans for Innovation: SEN. DIANNE FEINSTEIN, SOROS, QUEEN'S PRIVY COUNCIL STOLE SOFTWARE TO PUSH FOREIGN I...





Diane G B







Sir Geoffrey E.



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

a single Wall Street banker has gone to jail since 2008. Click here to read her article "Everybody hates whistleblowers." Examiner.com, Apr. 10, 2012. Here's an 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



OBAMA HIRED THEM. TRUMP CANNOT FIRE THEM. SO THEY SAY

Senior Executive Service (SES) is ~10,000 Deep State shadow government

employees who are sabotaging the American Republic for the globali...



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 INNOVATION 1 ...



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

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



MICHAEL V. DRAKE MIRED IN

Trustees and Provost promote learning technology that benefits trustee clients

LEADER PROPOSES TRILLION DOLLAR FED REVENUE WHILE 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...

Richard C. Blum

Feinstein

Lord Mark Malloch-Brown

Pattie

Mitt Romney



George Soros

Feinstein has a long history of Senior Executive Service (SES) affiliation. In fact, in 1979, as mayor of San Francisco, she was one of the first big city mayors to invite the SES to takeover management of city services.

Senator Feinstein is privy to our nation's most top secrets in her memberships on the Senate Judiciary and Intelligence committees. She and her husband Richard C. Blum have clearly been trading on that information to make her the second richest Senator in Congress at \$94 million.

Sen. Feinstein's collaboration with Privy Counselors Lord Mark Malloch-Brown and Sir Geoffrey Pattie in global MSM brainwashing technology appears to push her over the line into criminality and treason.

Bookmark: #avid-leaderplus | https://tinyurl.com/y8hvm7h5 LORD MALLOCH-BROWN, SOROS, ROMNEY **RIG ALL MAJOR VOTING MACHINES** SIMPLE FIX: (1) IDS, (2) PAPER BALLOTS, (3) INKED THUMBS, (4) UNBROKEN BIPARTISAN CHAIN OF CUSTODY, (5) BAN AVID ISIS LEADERPLUS MSM TELEPROMPTER NEWS FEEDS

LEADER TECHNOLOGIES

President Trump is asked to



OHIO STATE'S PRESIDENT PERSONAL CONFLICTS OF





Fig. 4—Ban all electronic voting machines NOW. https://youtu.be/AT3rH056CVg. Lord Mark Malloch Brown owns Investec 1 Limited. One of the 377 Investec 1 subsidiaries is ISIS Management Company Ltd. ISIS financed a project at Avid corporation, maker of TV and radio production equipment, called the Avid ISIS Client Guide and the Avid LeaderPlus Election Night Headache Relief. This system enables Malloch-Brown, Romney, Soros and the Senior Executive Service (SES) to push out a common propaganda narrative to control "perception management" on election night. Perception management is a Deep State shadow government mind control term for brain washing. It enables them to trigger their unthinking minions with emotional memes and programmed response triggers. For example: RACIST! MYSOGNINIST! NAZI! WHITE SUPREMACIST! HOMOPHOBIC! BITTER CLINGER! XENOPHOBIC PUTIN-LOVER! MUSLIM-HATER! DEPLORABLE! MEXICAN-HATER! IMPEACH TRUMP! WE LIE BECAUSE WE LOVE YOU! . . . and now PEDO-PHOBE! BOY-MAN LOVE HATER! . . ad naseum. It is now quite evident that these globalists are intent on ripping apart America's Judeo-Christian moral heritage and the Constitution.

Video: American Intelligence Media, Americans for Innovation, Leader Technologies, Inc.

* * *

CALL TO ACTION:

We must protect the vote. Now. We cannot allow these criminals to hijack any more elections. Free and fair elections are the property of the citizens in this Republic, not the government. We have gone to sleep. Now that we are awake, we must take action across this country in the coming weeks to protect the 2018 midterm elections.

We must ensure an unbroken bipartisan chain of custody. That should be your rallying cry. This will essentially eliminate the imminent danger from rigged electronic voting machines. Back to the future: (1) Voter IDs, (2) Paper ballots, (3) Inked thumbs, and (4) Unbroken bipartisan chain of custody! It is really that simple.

In addition, God-fearing citizens of the United States and the world must call upon President Trump and loyal American leaders to defund the feeder systems used by these SES corruptocrats.

Ask President Trump to write the check to Leader Technologies for their Miller Act Notice so they can help implement new technologies that *respect* Constitutional privacy and property and help implement a truly Free Press.

MR. PRESIDENT: DEFUND THESE CRIMINALS AND FUND THE MILLER ACT NOTICE

Mr. President, please pull the plug on these corruptocrats and their illegal funding streams. Since they are all based on fake



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...



MEET THE PERSON WHO CAN REMOTELY CRASH PLANES AND CAN READ YOUR MIND Monstrous Patent calls

people "wet ware" Implanted devices deliver electric shock, poisons, dopamine, adrenaline, emit mind control freq...



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...



SES SERCO "WET-WARE" SOFT KILL PLAN IS HAPPENING, BUT CAN BE STOPPED: DEFUND THEM, NOW!

Contributing Writers | Opinion | AMERICANS FOR INNOVATION | May 16, 2018, Updated May 28 2018 | PDF | https://tinyurl.com/yav75x2c ...



THE SHADOW GOVERNMENT USES SES, SERCO AND OPIC AS PORTALS INTO HORRIFIC CORRUPTION These lawyers, bankers,

academics, journalists, bureaucrats and self-styled elitists sponge

off the actual wealth-creation of hard working ...

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, 8/16/2018

values, no real services will be affected.

In addition, write the Miller Act Notice check to Leader Technologies for 18 years of unpaid use of their revolutionary social networking invention—which these Privy Council criminals have hijacked with the SES to takedown the American Republic. This will generate new cash streams to free up our economy from the globalist stranglehold. This will also empower Leader Technologies and other actually creative people in America to fix our foundering ship of state. See Leader Technologies files trillion dollar bond lien on the U.S. Government.

One Miller Act Notice check starts the ball rolling, Mr. President.

In addition, Leader shareholders have proposed a win-win solution to the collapse of the American Free Press, as well a large new revenue source without raising taxes. Leader principals are willing to funnel these payments back into establishing a truly Free Press. See *Leader proposes trillion dollar fed revenue while lowering taxes*.

* * *

Return to return to the beginning of this post.

Posted by K. Craine at 11:00 AM

MBLF0 G+

19 comments:

James M. Miller August 15, 2018 at 5:30 PM

 ${\sf I}$ think this is one of the only places that truth and integrity exist for getting the news and truth.

Reply



Mike Warren August 16, 2018 at 6:37 AM

Excellent article and side bars. America doesn't need more Laws. America needs a backbone in order to take out those who are destroying her.

Reply



K. Craine 🖉 August 16, 2018 at 6:40 AM

Email comment by JM-GN:

Jacqueline Thomsen. (Aug. 15, 2018). FCC shuts down Alex Jones's flagship radio station. The Hill.

The Federal Communications Commission (FCC) has shut down conspiracy theorist Alex Jones's flagship radio station.

The Austin American-Statesman reported Wednesday that the pirate radio station, Liberty Radio, was hit with a \$15,000 fine and at least temporarily pulled from the airwaves.

The newspaper reported that a lawsuit filed in federal court in Austin alleged that Liberty Radio had functioned without a license since at least 2013, and had been transmitting from a tower at an Austin apartment complex.

Liberty Radio stopped airing on the radio in December, but still streams online. The FCC is

courage, entrepreneurship, respect, property, rejuvenation, morals, ethics, values, renewal, truth, facts, rights, privacy, solutions and judicial faithfulness,

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

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

CURRENT EDITORIAL FOCUS

We are an opinion blog that advocates for strong intellectual property rights. We welcome commenters and contributors. The *Leader v. Facebook* patent infringement case first came to our attention after learning that the trial judge, Leonard P. Stark, U.S. District Court of Delaware, ignored his jury's admission that they had no evidence to 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 stav focused on Leader v. Facebook until justice is served, but we also welcome news and analysis of intellectual property abuse in other cases as well.

WELCOME TO DONNA KLINE NOW! Readers!



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

Anonymous Posts Are

charging that the station was also illegally broadcasting on an FM wavelength.

The Associated Press reported that Walter Olenick and M. Rae Nadler-Olenick were named as the defendants in the lawsuit, and the apartment complex where the station was transmitting from is linked to the pair.

The Olenicks reportedly told the FCC that they would not pay the fine and would treat any agency representatives as trespassers.

Full story:

http://thehill.com/policy/technology/technology/402063-fcc-shuts-down-alex-jones-flagship-radio-station

Reply





K. Craine 💋 August 16, 2018 at 6:43 AM

Email comment by JM-GN:

Christopher Carbone. (Aug. 15, 2018). EXCLUSIVE: Facebook must be broken up and face strict privacy controls, coalition urges FTC. Fox News.

Groups calls for Facebook to be broken up

A group calling itself Freedom from Facebook slammed the social media giant in a complaint to the Federal Trade Commission. It slams Facebook's privacy policies and suggests remedies to combat what they call Facebook's 'monopoly.'

A coalition of organizations is planning to ask the Federal Trade Commission to break up Facebook in order to restore control to its 2 billion users and prevent further abuses of privacy.

Freedom from Facebook, which has decried the tech giant's mishandling of user data during the Cambridge Analytica scandal, says that Mark Zuckerberg's company is likely in violation of a 2011 consent decree it signed with the FTC.

The FTC is currently examining whether the tech behemoth did, in fact, violate the 2011 consent decree. If the commission finds that it did, Facebook could be facing fines in the trillions of dollars that would likely bankrupt the company.

Full story:

http://www.foxnews.com/tech/2018/08/15/exclusive-facebook-must-be-broken-up-and-face-strict-privacy-controls-coalition-urges-ftc.html

Reply

Replies

*

K. Craine August 16, 2018 at 6:44 AM
Previous comment:

https://tinyurl.com/y9kaaauz

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.

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





the judge has a financial interest, however small. "

Code of Conduct for United States Judges

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

Spread the truth.

Reply

K. Craine 🖉 August 16, 2018 at 7:04 AM

Email comment by GH/DL:

Alysaa Newcomb. (Aug. 15, 2018). Twitter CEO Jack Dorsey on Alex Jones, election security and regrets. NBC News.

"We can't build a service that is subjective just to the whims of what we personally believe," Dorsey told NBC News' Lester Holt in an exclusive interview.

Jack Dorsey, CEO and co-founder of Twitter speaks at the Consensus 2018 blockchain technology conference in New York on May 16, 2018.

Twitter CEO Jack Dorsey on Wednesday defended the company's decision this week to put Infowars' Alex Jones in a seven-day "timeout" after Jones urged his viewers to ready their "battle rifles" against the media.

Dorsey said he resisted banning Jones, the embattled conspiracy theorist and radio host, despite calls to do so, some of which came from inside Twitter.

"We can't build a service that is subjective just to the whims of what we personally believe," Dorsey told NBC News' Lester Holt in an exclusive interview.

Full story:

https://www.nbcnews.com/tech/tech-news/twitter-ceo-jack-dorsey-alex-jones-election-security-regrets-n900931

Reply



Reply



K. Craine 🖉 August 16, 2018 at 7:10 AM

Email comment by CM:

Jay Myers. (Apr. 12, 2016). The Royals: Royal Family Secrets Revealed [Full Documentary]. Jay Myers Documentaries.

The Royal Family is up to more than you think. Sex-scandals, Diana-murder, hidden past and more!

Where does their money come from? Who really makes the family rules? Find out the secrets!

Full story [VIDEO]:

https://youtu.be/NUfJXdMIRGw

Reply

Replies



K. Craine 🖉 August 16, 2018 at 7:11 AM

Previous comment:

https://tinyurl.com/yaz8vzqs



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



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

Spread the truth.

Reply



K. Craine 🖉 August 16, 2018 at 7:55 AM

Email comment by GH:

Brad Parscale. (Aug. 16, 2018). Brad Parscale: Big Tech is becoming Big Brother. Washington Examiner.

Big Tech has a big bias problem.

Social media platforms that once facilitated the free exchange of ideas and information are now actively seeking to silence and censor conservative opinions.

This new Orwellian impulse that is taking over Big Tech is particularly problematic because social media websites, which are supposed to be safe spaces for all free speech, get special legal perks.

Under Section 230 of the Communications Decency Act, websites such as Facebook and Twitter are not treated as publishers of "information provided by another" – which would subject them to libel laws and other headaches publishers have to deal with – because they "offer a forum for a true diversity of political discourse."

This means social media platforms are not merely private companies who can censor whomever they wish - They are considered, by law, to be public forums that allow free and open debate.

Full story:

https://www.washingtonexaminer.com/opinion/op-eds/brad-parscale-big-tech-is-becoming-big-brother



bar verdict from being overturned a clear breach of constitutional due process.



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

related stocks.

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



v. Wells Electronics, Inc.—an evident and intentional omission coming from a former patent law professor. After debunking all of Facebook's evidence on appeal, Judge Moore created new argument in the secrecy of chambers to support Facebook and prevent the on-sale bar verdict from being overturned—a clear breach of constitutional due process.



Judge Evan J. Wallach, U.S. Court of Appeals for the Federal Circuit. member of the three-judge panel in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Wallach is not a patent attorney. This begs the question as to why a judge with no knowledge of patent law was assigned to the case. Would anyone ask a dentist to perform brain surgery? The Federal Circuit was specially formed to appoint 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

Email comment by BeBop:

SURPRISE. SURPRISE. WE'RE BEING WORKED OVER BY THE IRS TOO.

John Crudele. (Aug. 15, 2018). Whistleblower makes shocking IRS, insider trading allegations. New York Post.

A whistleblower made this shocking allegation to me last week: the IRS was tipping off members of Congress to corporate takeovers so the elected officials could profit from insider trading.

My snitch also charged that higher-level employees of the IRS also used that information to enrich themselves.

This may sound crazy but remember: Up until a few years ago members of Congress were allowed to trade stock based on information they got while performing their public duties.

It wasn't until 2012, during President Obama's tenure, that the practice was banned.

But the difference between what had been going on legally until 2012 and what my whistleblower is contending is enormous.

Everyone assumed that members of Congress were just profiting from things they happened to learn while working on their committees — that a drug was going to get turned down by the FDA, for instance, or that a company was sniffing around to see how regulators would feel about a merger.

Full story:

https://nypost.com/2018/08/15/whistleblower-makes-shocking-irs-insider-trading-allegations/amp/

Reply



K. Craine 🧭 August 16, 2018 at 8:01 AM

Previous comment:

https://tinyurl.com/y7484z5t

Spread the truth.

Reply



K. Craine 🖉 August 16, 2018 at 8:04 AM Email comment by BR:

TRUTH NEWS HEADLINES AUG. 16, 2018

- Sen. Dianne Feinstein Behind Foreigh Interference in U.S. Elections
- No one is coming to save us... we must fight or be destroyed
- Shocking. CNN Reveals Senior Executive Service Scheme Team
- Entire WV Supreme Court Impeached
- Websites Are Being Removed by Digital Tyrants and Cyber Warlords

Full stories:

https://aim4truth.org/2018/08/16/truth-news-headlines-august-16-2018/

Reply

Replies

K. Craine 🖉 August 16, 2018 at 8:04 AM

Previous comment:

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 that Clerk Horbaly is not licensed to practice law in the District of Columbia. [Editorial: What does that make the Federal Circuit with its location within in a stone's throw of the White House? A selfgoverning state?]

https://tinyurl.com/ybfvfmfu

Spread the truth.

Reply



Dennis Morrisseau August 16, 2018 at 10:53 AM

IF TRUMP does not move against these scumbags soon, the task will fall to us.

Dennis Morrisseau USArmy Officer I REFUSED ORDERS TO VIETNAM...and... I voted for Trump

Lieutenant Morrisseau's Rebellion FireCongress.org LIBERTY UNION founder Second Vermont Republic, VFM POB 177, W. Pawlet, VT 05775 dmorso1@netzero.net 802 645 9727 9727

Reply



Lancelot August 16, 2018 at 11:00 AM

This is so serious. Diane Feinstein's actions sound like HIGH treason and the law enforcement authorities who are duty bound to take action, the DOJ and FBI, SHOULD ABSOLUTELY BE TAKING ACTION, NOW. THERE IS NO EXCUSE FOR THEM NOT TO. The Midterms MUST be protected.

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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 addess afi@leader.com and we will post them.

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

Rader also failed to disclose his conflicting relationships with a Leader principle



with whom he may have had deep professional differences during his time at the Senate Judiciary Committee—his former professor of law at George Washington University Law Center, former Leader director Professor James P. Chandler. See analysis of Judge Rader's undisclosed conflicts of interest in Leader v. Facebook.

Judge Rader also did not stop his judges from creating new arguments and evidence for



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

Updated May 22, 2015

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



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

Leader v. Facebook Legal Research Links

NOTICE: Opinion

This is an opinion blog. Any information contained or linked herein should be