HILLARY CLINTON CONTROLS 50,000 FBI ENCRYPTION KEYS—PROVES MUELLER’S WITCH HUNT IS TREASONOUS

With these encryption keys, nothing in our digital lives is off limits to the Clinton's and their conspirators

President Trump’s new executive order can be sabotaged with these keys; alternatively, he can use the order to prosecute these criminals

Many foreign powers have conspired with the SES and their Queen’s Privy Council overlords since before 1993

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | SEP. 16, 2018, UPDATED SEP. 24, 2018 | PDF | https://tinyurl.com/y9yhgksps

HILLARY–MUELLER FBI ENCRYPTION TREASON

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—Hillary Clinton has all of our encryption keys, including the FBI’s. “Encryption keys” is a general reference to several encryption functions hijacked by Hillary and her surrogate ENTRUST. They include hash functions (used to indicate whether the contents have been altered in transit), PKI public/private key infrastructure, SSL (secure socket layer), TLS (transport layer security), the Dual_EC_DRBG NSA algorithm (Dual Elliptical Curve Deterministic Random Bit Generator) and certificate authorities. The convoluted structure managed by the gutless agency chief information officer “Federal Common Policy” group says it has “hundreds” of certificate authorities, but this is a material lie. They have ceded “Root” authority (the basis of the X.509-based public key infrastructure) to key companies like ENTRUST INC, including the ability to sublicense their authority to third parties who in turn manage entire other networks (cross-certificates, subordinate certificates, Bridge certificate authorities) in a Gordian knot of incestuous commercial relationships clearly designed to fool the public to hide their devilish criminality. All roads lead back to Hillary and the Rose Law Firm.

Click here to read a list of just some of the “more than 2000 organizations in 60 different countries for which Hillary has backdoor encryption keys. Source: ENTRUST 10-K Annual Reports (1998-2009). SEC Edgar. Annual reports from 1998 to 2009 and selected other filings.

AFI (Nov. 06, 2015). Complicit encryption geeks enable the American spy state. Americans for Innovation.


https://youtu.be/-zWWJ1BzKgL (Raw *.mp4 video file—use if the YouTube version is censored).

DECIIPHERING HILLARY’S ENCRYPTION KEYS THAT HAVE KEPT HER ONE STEP AHEAD OF THE SHERIFF

SPECIAL NOTICE: This post is a work in progress. You are encouraged to return to pick up additional evidence as it is added. Indictable evidence continues to pour in for use by prosecutors, alternative media, Treasury, U.S. Marshalls and military tribunals. These criminals have relied on the fact that encryption, cryptography and cryptanalysis is a field of esoteric mathematics for which the average person has little interest. Hopefully, that will now change.

Cryptography—the use of codes and ciphers to protect secrets—began thousands of years ago. Until recent decades, it has been the story of what might be called classic cryptography — that is, of methods of encryption that use pen and paper, or perhaps simple mechanical aids. In the early 20th century, the invention of complex mechanical and electromechanical machines, such as the Enigma rotor machine, provided more sophisticated and efficient means of encryption; and the subsequent introduction of electronics and computing has allowed elaborate schemes of still greater complexity, most of which are entirely unsuited to pen and paper.

In a simple form, simply scrambling the letters in a word is a basic form of cryptography. HELLO might become OLHEL or LEHLO. In more sophisticated approaches, look up tables contain readable words in the first column and a replacement word in the second. The resulting message looks like gibberish until the look up table is used by...
the recipient. The public key infrastructure and certificate authorities discussed in this post are simply more scrambled forms of encryption.

The earliest example known was from an Egyptian scribe about 1900 BC. Assyrian merchants used a form of encryption called intaglio in 1500 BC. Hebrew scribes wrote a copy of the Book of Jeremiah in a substitution cipher in 605 BC. In 487 BC the Greeks used a “skytale” to encrypt important messages. Julius Caesar (100-44 BC) encrypted government communications. Abu ‘Abd al-Rahman al-Khalil ibn Ahmad ibn Amr ibn Tammam al Farahidi al-Zadi al Yahmadi wrote a book on cryptography in 725-790 AD. Thomas Jefferson invented a wheel cipher. Tellingly, a design in 1976 by IBM based on “the Lucifer cipher” is now used and called “triple-DES” (the Triple Data Encryption Algorithm).

When the German Enigma Machine was cracked in World War II, the Allies could read ALL German communications from that point forward. In the same way, Hillary’s access to the PKI, Dual_EC_DRBG algorithm and Certificate Authorities gives her access to The Internet of Things’ version of the Enigma Machine break, which was considered by western Supreme Allied Commander Dwight D. Eisenhower to have been “decisive” to the Allied victory. See History of Encryption.

(SEP. 16, 2018)—Imagine that your identity is stolen suddenly.

Your healthcare, education, police, employment and bank records are all altered overnight to make you look like an embezzler. Imagine you are jolted awake the following morning by the police bashing in your door to arrest you. Imagine that the local TV is already carrying news of your arrest using a drunken party photo of you off your phone.

Imagine further that you are Hillary Clinton. You need for 55,000 Clinton Foundation emails on FBI director James Comey computer to disappear. Poof. They’re wiped without a trace.

Imagine still further that you are Lord Mark Malloch-Brown from the Queen’s Privy Council. You need to erase the U.S. Department of Treasury’s new evidence of foreign meddling embedded in your Smartmatic voting machines. Your bunk buddy George Soros makes a call to Hillary. Poof. This evidence is digitally wiped, without a trace.

This cannot happen in America you say? Think again.

Since these people have full backdoor access to any computer or phone on the Internet, can they ever be caught? Yes, once we realize how they do it. That method has just been discovered.

Truth is, Hillary Clinton literally has access to every computer on the Internet through a company named ENTRUST. Her 19-year Rose Law Firm partner Jerry C. Jones directs the company (now

UPDATE MAR. 25, 2014

FIVE CRITICAL AFI Posts on Judicial Compromise

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

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

2. **Was Chief Justice Roberts Blackmailed into supporting Obamacare by his ethical compromises in Leader v. Facebook?**

3. **Justice Roberts Mentored Facebook Gibson Dunn LLP attorneys.**

4. **Justice Roberts Holds substantial Facebook financial interests.**

5. **Judge Leonard Stark Failed to disclose his Facebook financial interests and his reliance on Facebook’s Cooley Godward LLP attorneys for his appointment.**

BARACK OBAMA’S DARK POOLS OF CORRUPTION
WHERE DID HILLARY SEND JERRY C. JONES AFTER SHE TOOK CONTROL OF ENTRUST?

ACXIOM (LITTLE ROCK, AR)—A CARBON COPY OF CAMBRIDGE ANALYTICA & SCL LIMITED (SIR GEOFFREY E. PATTIE)

The Securities & Exchange Commission records reveals that at the same time Jerry C. Jones secretly became a director of ENTRUST, Inc., he also became a director of Acxiom Corp—a data analytics firm that appears to be a carbon copy of Cambridge Analytica and SCL Limited in the UK owned by the Queen’s Privy Counsellor in charge of mass surveillance, Sir Geoffrey E. Pattie. See for yourself. Here is a PDF of the SEC filings. Here is an Excel spreadsheet showing the bevy of me-too beta-males and females who feed off of the Clintons and the SES in Little Rock, Arkansas.
WHAT IS AN ENCRYPTION KEY WHY IS THIS DISCOVERY SO DEVASTATING TO THE DEEP STATE SHADOW GOVERNMENT?

Put simply, encryption keys are used on both the sender’s and receiver’s computers to send data. It takes two keys to make a
connection to send or receive data. The Clinton Administration created “trusted Certificate Authorities (CA)” to check with to make sure that the two keys are the real sender and receiver. If your keys are not approved by the CA, your connection will be blocked. In the hands of tyrannical globalists like Hillary Clinton, Barack Obama, George Soros, Eric Schmidt and Robert Mueller, this will be the new censorship on the Internet.

These CA’s make a big deal in their propaganda that you can “trust” them not to use or spoof your identity to get access to data that you and they are not authorized to have. That is a boldface lie. No wonder these people have the countenances of criminals. They are, and they know it.

Suppose you are the CA who issues keys to the FBI. Suppose you want to see the evidence being gathered against you in an investigation.

All you have to do is “borrow” the FBI key from Hillary or ENTRUST. Then you can connect to the target FBI computer using a bogus key created for you by ENTRUST, and voile! You then have two “trusted” keys so the FBI computers let you in. There are technical nuances to this description, but basically, you can do what you want with these keys. Don’t let trolls try to baffle you with techno-jargon to throw your dogs off the scent. Lucifer (literally, IBM Triple-DES) is in these encryption details.
Hillary Clinton has this level of access to practically all data on the planet, including the FBI, NSA, Departments of State, Commerce, Energy, Treasury, GSA, Patent Office, Post Office, NIST, as well as numerous foreign government and commercial entities. See [ENTRUST 10-K Annual Reports (1998-2009), SEC Edgar](https://americans4innovation.blogspot.com/2018/09/hillary-clinton-controls-50000-fbi_15.html).

Now that we finally know how the Clinton's stay one step ahead of the sheriff, we can now stop them.

**MORE HARD PROOF THAT HILLARY CLINTON IS A DIGITAL MONSTER**

In this post, we will prove without a doubt how Hillary Clinton cleverly wormed her way into full access and control for 50,000 FBI encryption keys.

They are likely managing this empire from Obama’s Google-constructed U.S. Digital Service bunker three blocks from the White House manned by Valerie Jarrett and Eric Holder.

We admit that these findings sound more like Grisham fiction. But the evidence is a pesky thing. The evidence is now pouring out.

**THE EVIDENCE PROVIDED IS “JUDICIALLY RECOGNIZABLE” AND INDICTABLE, WE BELIEVE**

“Notoriously public” information, like the U.S. Securities & Exchange Commission filings that we cite, is evidence that requires no further verification to be used in litigation, hence the adjective “notoriously.” This means that the information is so publicly noteworthy that further proof of validity is unnecessary. For example, John F. Kennedy was assassinated in 1963. That is a notoriously public fact and no proof is needed.

Notoriously public facts, like SEC filings, are “judicially recognizable” and can be accepted as truthful since the submitter attests to the SEC that they are true. It is criminal fraud to lie intentionally in SEC filings.
TIMELINE: BILL & HILLARY CLINTON BEGAN ORCHESTRATING UNFETTERED ACCESS TO THE FBI’S ENCRYPTION KEYS IN 1993

On Jun. 07, 1993, the new Clinton Administration convened the “Third CPSR Cryptography and Privacy Conference (CPSR - Computer Professionals For Social Responsibility).”

The conference was held two days before an important Jun. 09, 1993 House hearing on “encryption and telecommunications network security.” The conference gathered over 106 attendees representing government, politics, commerce, manufacturing, industry, media, technology, telecommunications, healthcare, banking, education, faith and accounting. That’s plenty of arm-twisting, even for Washington, D.C.

The meeting sponsor was globalist advocate Carnegie Endowment for International Peace.

The hosts included:

1) James P. Chandler, III, George Washington University intellectual property and national security law professor, and later patent attorney for social networking inventor Leader Technologies, Inc. (Jan. 2000);

2) John D. Podesta, chief of staff and campaign manager to Bill Clinton, Barack Obama and Hillary Clinton;

3) Stephen D. Crocker, founding member of the illegal public-private conspiracy group Highland’s Forum/Group (Feb. 1995), then Barack Obama’s director of ICANN (Internet Corporation for Assigned Names and Numbers) who ceded control to the UN on Oct. 01, 2016—one month before Donald J. Trump was elected president.

HILLARY HID THE 1993 ENCRYPTION MEETING ATTENDEE LIST

The information about this meeting was hidden on Hillary’s private email server. It was unearthed by corruption watchdog Judicial Watch after they pressed the State Department in court to release the document.

Bookmark: #Clinton-fbi-encryption-scam-begins | https://tinyurl.com/ybpflzqr
Fig. 7—1993 Clinton encryption conference to give the FBI backdoor keys to the Internet.


In 1993-1994, more than 20 people close to or investigating Clinton corruption died under suspicious circumstances.

THEFT & WEAPONIZATION OF U.S. INVENTIONS

In Feb. 1995, the Highlands Forum/Group was formed. It was and is a highly illegal private “public-private” meeting sponsored by the Department of Defense Net Assessment group run by Senior Executive Service (SES) members Richard P. O’Neill and Andrew W. Marshall. See also AFI. (Nov. 22, 2017). The Weaponization of Social Media Should Concern Us All. Americans for Innovation.

The no-notes meetings involve no-bid crony insiders from the military, intelligence, banking, technology, telecom, transportation, defense, venture capital, media an academia to discuss the weaponization of new inventions stolen by DARPA (Defense Advanced Research Projects Agency).


This order consolidated control of classification procedures to just seven people: (1) Secretary of State, (2) Secretary of Defense, (3) Attorney General, (4) C.I.A. Director, (5) U.S. Archivist, (6) National Security Director and (7) the President.

reexamination process by Facebook. We will stay focused on Leader v. Facebook until justice is served, but we also welcome news and analysis of intellectual property abuse in other cases as well.

WELCOME TO DONNA KLINE NOW! READERS!

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

Anonymous Posts Are Welcomed! Blogger has more posting constraints than Donna’s WordPress, but we will continue to welcome anonymous posts. Simply send us an email at 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.

A most dubious provision said that *any* U.S. security classification that contradicted another country's laws or treaty rendered it of no effect. In other words, if Obama wanted to release a classified document, all he had to do was call up Justin Trudeau in Canada and ask him to pass a law saying America’s XYZ classified information was harmful to beavers on the northern slopes. That would nullify the U.S. classification and give Obama the excuse to release it. Clearly, it was a precursor to Obama’s foreign trade entanglements in the Trans-Pacific Partnership (TPP) that President Trump killed, thankfully.

On Apr. 19, 1995, the Alfred P. Murrah Federal Building in downtown Oklahoma City, was bombed by Timothy McVeigh and Terry Nichols—just two days after Bill Clinton formed a secret White House intelligence operation via Executive Order 12958 cited above.

This bombing created more excuses for mass surveillance against Americans. Notably, Clinton body guard Alan G. Whicher was killed in this weapons grade-energy blast that could not have been caused by a fertilizer bomb, as were led to believe by MSM. Retired FBI superstar Theodore L. Gunderson, a short-list candidate to be FBI director, revealed that psychiatrist Dr. Jolly West, one of the founders of the C.I.A. MKUltra mind control program, paid a visit to McVeigh before the trial. Gunderson said he believed that McVeigh was a brainwashed MKUltra drone.

On Jul. 12, 1995, IBM and Lotus merged. Lotus Notes became the Deep State’s groupware platform of choice for establishing a global mass surveillance spy grid. PKI (Public Key Infrastructure) encryption standards were selected to build into IBM/Lotus/Microsoft/Novell/Red Hat software, hardware and firmware.

## LAWS CHANGED TO PREPARE FOR THE PATRIOT ACT ABOLISHMENT OF THE BILL OF RIGHTS

Between 1995-1999, a series of national security laws, executive orders (EOs) and presidential policy directives (PPDs) were written for Clinton by James P. Chandler, III, his national security and intellectual property advisor.

Magically, the laws that Chandler drafted passed nearly unanimously. (Note: Whenever that occurs, all of Congress has been bought off or fooled *en masse* before the vote. Remember: Clinton had likely already had access to the FBI encryption keys

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by this time. Therefore, he had amassed plenty of blackmail and extortion information on every influential member of Congress.)

On Feb. 28, 1996, FBI Director Louis Freeh self-consciously deferred to James P. Chandler, III in his testimony on economic espionage, revealing that Chandler controlled FBI security policy for Clinton. Freeh was clearly the puppet and Chandler the puppet master.

On Oct. 11, 1996, Congress passed three Clinton-Chandler laws that were used to further gut Congressional oversight over security and privacy. It enabled the FBI to increase mass surveillance, then lie about it.

The Economic Espionage Act, 18 U.S.C. § 1831;

The Federal Trade Secrets Act, 18 U.S.C. § 1836; and

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. 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 long-held 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

The False Statements Accountability Act of 1996, 18 U.S.C. § 1001:

Hindsight shows that the names for these laws were a cruel, unlawful, immoral, devilish deceit and had the opposite of the intentions of the rogue C.I.A., Clinton’s, Chandler, Mueller, Comey, etc. to fuel economic espionage, theft of trade secrets and lying to Congress, courts, the President and We the People.

On Feb. 12, 1997, Chandler incorporated Eurotech, Ltd. to hire former Soviet scientists and engineers to build embedded encryption spy backdoors inside all computer hardware, firmware and software in Italy. The key Eurotech players were Microsoft, IBM, Intel, Cisco, Oracle and Wind River, among others. JPMorgan Chase’s John McNeil Wilkie helped expand the company, as did Fenwick & West LLP (another Leader Technologies patent attorney and Silicon Valley C.I.A. co-conspirator).

On Oct. 23, 1997, The Clinton Foundation was formed.

Mar. 5, 1998—Jul. 11, 1999, Clinton and Gen. Wesley Clark prosecuted the Kosovo fraud based on a so-called “Račak genocide massacre” false flag. French journalists have proved that Račak was completely staged. However, it did succeed in cajoling Congress to approve U.N. intervention (led by Gen. Wesley K. Clark), and it succeeded in disabling Orthodox Christian resistance to the planned jihadi migration wave now occurring.

On Aug. 06, 1998, Robert S. Mueller, III’s law firm Hale & Dorr (now Wilmer Hale) helped file “The Internet of Things” patents for Hewlett-Packard’s Richard C. Walker that described a global surveillance grid that even monitors and controls individual body functions and describes human beings as “wet-ware.” The invention also contains an accounting and taxing capability to manage “certificate authorities” to control Public Key Infrastructure (PKI) encryption, tax the Internet and control “wet-ware” access.

Bookmark: #walker-patent | https://tinyurl.com/y87pvqgq
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 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 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.


Leader v. Facebook Legal Research Links

FIG. 11—Hillary Clinton has controlled ENTRUST INC ever since his 19-year Rose Law Firm partner Jerry C. Jones was secretly slipped onto the Board of ENTRUST INC in Dec. 2003, just after the IBM Eclipse Foundation received the debugged version of Leader Technologies' social networking engineering source code from Leader's patent lawyer James P. Chandler, III, who was secretly working with IBM and the rogue C.I.A. to build a new mass surveillance system based on social networking. See Federal PKI Graph.

On Aug. 18, 1998, Entrust Technologies, Inc. went public after being started as a spin-off of Nortel Networks (Canada) to manage and distribute Public Key Infrastructure (PKI) Certificate Authorities—the encryption keys for the Internet. Their customers include important military, banking, healthcare and government entities in the U.S., U.K., Australia, Canada, Sweden, Denmark, France, Italy, Spain and China.

 Bookmark: #entrust-1998-prospectus | https://tinyurl.com/y9h6ogel

NOTICE: Opinion

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AFI LOGO (with text)

AFI LOGO (no text)

CORRUPTION WATCH LIST

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

Here is the cast of characters in Leader v. Facebook. We encourage you to report their corrupt activities to this site and others, like Lawless America. Feel free to communicate...
On Oct. 14, 1998, SI International, LLC, later renamed SERCO SERVICES, Inc., was allowed to form with Lockheed Martin and Senior Executive Service (SES) executives associated with the treasonous Highlands Group (Feb. 1995). Lockheed Martin runs the Queen’s “Golden Share” company British Nuclear Fuels Limited with SERCO.

On Dec. 20, 1998, globalist psychopath George Soros admitted to having been a Hungarian Jewish Nazi collaborator without remorse for betraying his own Jewish brothers and sisters.

On Mar. 09, 1999, Clinton’s Vice President Al Gore took credit for founding the Internet, laughably.

On Jul. 01, 1999, Clinton Attorney General Janet Reno created a new “Office of Special Counsel” inside the Department of Justice after the Special Counsel law was not re-authorized by Congress. This dubious Department of Justice policy (not a law) is now being used to justify the Mueller witch hunt.


Summers’ former Treasury staffer (1993-2001), Marne L. Levine (Deutsch) became Summers’ chief of staff starting at Harvard on Jul. 02, 2001; where she oversaw the C.I.A.'s MKUltra establishment of the 19-year old Mark Zuckerberg as their Facebook cardboard cut out. Then, she became product vice president at AOL on Apr. 06, 2009; Then, she became Summers' chief of staff for the National Economic Council on Jan. 21, 2009. Then, she became Obama’s Special Assistant to the President for Economic Policy on Jun. 24, 2010. Then, she attended an exclusive dinner with Hillary and Sandberg on Mar. anonymously in any way in which you are most comfortable. The attempt of these people and their organizations to corrupt American justice and commerce cannot be tolerated. Vigilance. We will expose them. See Congressional Briefings (currently being updated after Scribd censored the documents on Fri. Mar. 7, 2014).

A. Facebook’s law firms:

1. Fenwick & West LLP (Facebook securities and patent law firm; former Leader Technologies counsel; attempted an appearance in Leader v. Facebook; did not seek conflicts waiver from Leader prior to representing Facebook)
2. Cooley Godward LLP (Facebook law firm in Leader v. Facebook; McBe 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 Prentinder ("Preet") Bharara, U.S. Attorney currently persecuting Paul Ceglia in U.S. v. Ceglia (Ceglia v. Zuckerberg))
6. Orrick Herrington LLP (longtime Facebook law firm and destroyer of evidence for the cabal in Winklevoss v. Zuckerberg)
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 extort 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 Jan Horbaly 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.

WHITE HOUSE ROGUE INTELLIGENCE NOC (NETWORK OPERATING CENTER): NATIONAL INFRASTRUCTURE ASSURANCE COUNCIL

On Jul. 14, 1999, the Clinton White House set up a spy skunk works that has run rogue intelligence operations called the “National Infrastructure Assurance Council (NIAC)” On Jan. 18, 2001, Clinton appointed James P. Chandler, III and Bill Gates, Microsoft, as directors on NIAC the day before he left office and the same day he pardoned his former CIA director John M. Deutch (Marne L. Levin-Deutch’s father in law) and fraudster Marc Rich.

On Sep. 16, 1999, Clinton announced “relaxed” encryption rules in a flurry of press releases and letters to Congress, which were most assuredly drafted by national security advisor James P. Chandler, III. This action effectively gutted normal engineering security practices. It had the effect of enabling unfettered foreign and domestic access to U.S. classified data.

On Sep. 29, 1999, Bill Clinton established In-Q-Tel Silicon Valley cardboard cutouts for the C.I.A. to be able to raise private venture capital funds to build its rogue operations. It is illegal for a government agencies to invest in private companies.

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, Fenwick & 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)
On Nov. 12, 1999, Bill Clinton and Larry Summers abolished Glass-Steagall banking controls, enabling the banks to fund In-Q-Tel “private” companies.


On Jun. 08, 2000, Clinton espionage attorney James P. Chandler, III, participated in seminal Leader invention design meetings as Leader’s newly-appointed patent attorney. He was fully briefed on Leader’s social networking innovations at this meeting (see photo below) without disclosing his Deep State shadow government conflicts of interest and treachery.

On Jun. 20, 2000, Sir Geoffrey E. Pattie was awarded the ISSA Silver Star Award in Washington, D.C. Pattie is the primary spy director for the Queen’s Privy Council and founder of SCL Ltd. and Cambridge Analytica—two C.I.A. MKUltra mind control and brain washing operations in the UK.
On Aug. 25, 2000, F. Gary Davis, Acting Director of the U.S. Office of Government Ethics, issued a tortured 13-page “advisory” that dramatically muddied the waters on mutual fund investing disclosure. Davis left government service soon thereafter. This opinion opened the door to massive nondisclosure fraud by politicians, SES and federal bureaucrats.

In 2001, NSA Director Michael V. Hayden recommended expansion of the NSA's Senior Executive Service (SES) programs.

On Apr. 15, 2001, C.I.A. whistleblower Susan Lindauer warned American senior intelligence leadership that “I first learned of the 9/11 Conspiracy from my CIA handler, Dr. Richard Fuisz, in mid-April, 2001.” She was imprisoned for a year without due process to shut her up as the first casualty of The Patriot Act.

In Jul. 2001, Department of Justice John C. Yoo was hired into the Office of Legal Counsel (OLC) and gave legal opinion cover for a proposed NSA project “Stellar Wind” for mass surveillance of American citizens.

On Sep. 04, 2001, Robert S. Mueller, III was sworn in as FBI Director by President George W. Bush, just 10 days before 9/11.

On Sep. 11, 2001, World Trade Center, Pentagon and Shanksville “terror” attacks were timed simultaneously with DoD NORAD war games and a stand down order.


On Oct. 16, 2001, President Bush signed Executive Order 13231 "Critical Infrastructure Protection in the Information Age" forming the "National Infrastructure Advisory Council (NIAC)." The order used the same NIAC acronym used by Clinton as the excuse for setting up a mass surveillance networking operating center run out of the White House.

On Oct. 26, 2001, President Bush signed The Patriot Act that has essentially destroyed the Bill of Rights. Just look at the flies that gathered to watch the signing.

68. Meredith C. Petravick (Administrative Judge, U.S. Patent Office)
70. Pinchus M. Lauffer (Sr. Counsel, Patent Trial and Appeal Board, PTAB)
71. Kimberly Jordan (Counsel, Patent Trial and Appeal Board, PTAB)
72. Daniel J. Ryman (Counsel, Patent Trial and Appeal Board, PTAB)
73. William J. Stoffel (Counsel, Patent Trial and Appeal Board, PTAB)
74. James C. Payne (Counsel, Patent Trial and Appeal Board, PTAB)
75. Deandra M. Hughes (Examiner, Leader v. Facebook reexamination)
76. Kathryn Walsh Siehndel (FOIA Counsel, U.S. Patent Office - bio and conflicts log concealed)
77. Dennis C. Blair (Director, U.S. National Intelligence)
78. Dennis F. Saylor, IV (Judge, Foreign Intelligence Surveillance Court, FISA)
79. James E. Boasberg (Judge, Foreign Intelligence Surveillance Court, FISA)
81. Lawrence "Larry" Summers (Harvard President who aided Zuckerberg's light-speed rise to prominence with unprecedented Harvard Crimson coverage; Obama bailout chief; Clinton Treasury Secretary; World Bank Chief Economist; "Special Advisor" to Marc Andreesen in Instagram; co-creator of the current Russian robber baron economy; close 20-year relationships with protégés Sheryl Sandberg & Yuri Milner; aided in recommendations that created the Russian robber baron economy—and Yuri
On Oct 31, 2001, NSA whistleblower and former chief architect William E. Binney resigned the NSA saying the agency had "gone rogue."

On Nov. 29, 2001, IBM intellectual property attorneys James P. Chandler, III and David J. Kappos used a $40 million IBM “donation” to start the IBM Eclipse Foundation which has been the exclusive distributor of Leader Technologies’ social networking innovations.

On Aug. 29, 2002, IBM Eclipse Foundation distributed Version 2.0.1 that included all of Leader Technologies’ social networking innovations.

On Sep. 18, 2002, career IBMer Thomas E. Noonan (Internet Security Systems, Inc.) was appointed to the National Infrastructure Assurance Council (NIAC) by George W. Bush, surely recommended by James P. Chandler, and he remains a member of the Council to this day. In 2003, Noonan became a partner to ENTRUST INC. Public Key Infrastructure (PKI) controlled by Hillary Clinton.

On Dec. 04, 2002, the entire Silicon Valley military-industrial complex began joining the IBM Eclipse Foundation to receive Leader Technologies’ social networking invention source code, all of which IBM criminally claimed copyright, and then criminally declared “open source.” They admitted a “single company [Leader Technologies]” for their code.

Bookmark: #ibm-eclipse-distributes-stolen-leader-social-networking-invention | https://tinyurl.com/y9mmr36z

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; director of Obama’s 2008 and 2012 campaigns; a self-described “statistics nerd;” likely directed the activities of the Facebook Club; employed Robert F. Bauer, Perkins Coi LLP in 2000 at the Democratic Congressional Campaign Committee
85. McBee Strategic (one of the main “private” arms responsible for doling 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
FIG. 16—On Dec. 04, 2002, Eclipse released Version 1.0.1. The development effort set as its priority to change the Leader SWING design to SWT to conform to IBM preferences. They disclosed everything except Leader’s name in the statement: “Eclipse 2.0 was based primarily on contributions of a single company [Leader Technologies, Inc.].”

On Oct. 29, 2003, ENTRUST INC was awarded the contract to supply all 50,000 encryption keys for the Federal Bureau of Investigation (FBI).

Bookmark: #fbi-entrust-conspiracy | https://tinyurl.com/y6em59j


On Dec. 04, 2003, ENTRUST INC elected Jerry C. Jones as a “Class I” director to replace retiring Gen. Wesley K. Clark. Jones is a 19-year Hillary Clinton partner at the Rose Law Firm, Little Rock, Arkansas. With the appointment of Jones, FBI Director Robert S. Mueller, Ill had an ethical duty to disclose to the public that his approval of ENTRUST INC to manage 50,000 FBI encryption keys enabled his political mentor Hillary Clinton to have full access to the entire FBI operation.

Bookmark: #fbi-entrust-mueller-jones-hillary-conspirators | https://tinyurl.com/y8fsqmjl

Bookmark: #jones-secretly-elected-entrust-director | https://tinyurl.com/yamr7zad

116. U.S. Securities & Exchange Commission (granted Fenwick & West’s application on behalf of Facebook for an unproven 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 Usmanov and Yuri Milner, and the Kremlin; Goldman Sachs is a partner with this Moscow company, Digital Sky Technologies, aka DST, aka Mail.ru).

117. Jeff Markey (McBee Strategic LLC; allied with Facebook’s Cooley Godward Kronish LLP to arrange Obama’s green energy funding; arranged $1.6 billion for failed BrightSource and $535 million for failed Solynra)

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 Solynra)

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-Whiteley (CGI Federal; Michelle Obama’s 1985 Princeton classmate; CGI “donated” $47 million to the Obama campaign; CGI won the no-bid contract to build the www.healthcare.gov Obamacare website; CGI shut off the security features on Obama’s reelection donation sites to increase donations)

123. CGI Federal (US division of a Canadian company; Donated $4.7 million to Obama’s reelection, then received the no-bid contract to build the ill-fated Obamacare website; Michelle Obama’s Princeton classmate, Toni Townes-Whitely, is a Senior Vice President of CGI; the website is replete with social features and links to Facebook)

124. Kathleen Sebelius (Obama’s Secretary of Health & Human Services since 2009 responsible for $678 million Obamacare implementation; made the decision to hire CGI Federal on a no-bid contract despite the evident conflict of interest with Michelle Obama and $47 million in Obama campaign donations by CGI; the website is replete with social features and links to Facebook)

125. Todd Y. Park (White House Chief Technology Officer (CTO); former CTO for Health & Human Services;
On Sep. 09, 2008, the IBM Eclipse Foundation boasted 191 members [Silicon Valley allies of the fascist Senior Executive Service (SES)], including Microsoft, AT&T, Verizon, Facebook, Google, YouTube, SAP, Cisco, Oracle, HP, Samsung, Motorola, Nokia, Sony, JPMorgan Chase, Goldman Sachs and Tsinghua University (Beijing, China). Most if not all of these companies are ENTRUST INC (or sublicenser) clients, and probably all of them embed the NSA Dual_EC_DRBG encryption backdoor key algorithm in their hardware, software and firmware. See AFI (Nov. 06, 2015). Complicit encryption geeks enable the American spy state. Americans for Innovation.

The Members of Eclipse

• 119 members as of September 9, 2008
• 23 Strategic Members
• 917 committers, representing 50+ organizations

Chief architect of Healthcare.gov; founder, director, CEO, Athenahealth, Inc.; founder, director, CEO, Castlight Health, Inc.

Frank M. Sands, Sr. / Frank M. Sands, Jr., (Founder and CEO, respectively, of Sands Capital Management LLC; failed to file S.E.C. Form SC 13G acquisition reports for Athenahealth, Inc., Baidu, Inc. (ADR) and Facebook stock during 2012; masked the association of Todd Y. Park with Athenahealth, Inc. and Baidu, Inc., and the association of both of those companies with the Facebook IPO fraud)

Robin "Handsome Reward" Yangong Li (CEO, Baidu, Inc. (ADR); appointed Jan. 2004, the same month that Mark Zuckerberg obtained Leader Technologies’ social networking source code to start Facebook; Robin Y. Li is very likely associated with John P. and James W. Breyer through their Chinese entities, including IDG Capital Partners, IDG-Accel and other variants; Li appointed a junior attorney from Fenwick & West LLP, Palo Alto/Mountain View, namely Parker Zhang, to be his "Head of Patents"; Fenwick & West LLP represented both Leader Technologies, Inc. and Accel Partners LLC in 2002-2003 and had Leader’s source code in their files.)

Parker Zhang ("Head of Patents" at Baidu, Inc. (ADR); appointed in approx. May 2012; formerly a junior Associate attorney at Fenwick & West LLP; graduate from Michigan Law in 2005)

Penny S. Pritzker (Secretary, Department of Commerce; replaced Rebecca M. Blank; holds over $24 million in Facebook "dark pools" stock, most notably in Goldman Sachs, Morgan Stanley and JPMorgan)

Rebecca M. Blank (Secretary, Department of Commerce; oversaw the dubious Leader v. Facebook activities of the Patent Office Director, David J. Kappos, who held over one million dollars in Facebook "dark pools" during the Leader v. Facebook proceedings; Kappos purchased this stock within weeks of his surprise recess appointment by President Obama; Kappos also was formerly employed by IBM, who sold Facebook 750 patents during the Leader v. Facebook proceedings; right before leaving the Patent Office, Kappos also ordered an unprecedented 3rd reexamination of Leader’s patent without even identifying claims)

Mary L. Schapiro (Chairman, Securities & Exchange Commission; holds 51 Facebook "dark pools" stocks which held stock in Facebook, Baidu and more than a dozen Facebook crony companies; failed to regulate the "dark pools;" failed to disclose her substantial conflict of interest in regulating the run up to the Facebook IPO)

Robert C. Hancock (Chief Compliance Officer, Sands Capital Management, LLC; failed to file S.E.C. Form SC 12G notice of acquisition reports for Athenahealth, Baidu and Facebook during the period of the Facebook IPO in 2012; this conduct masked the conflicts of...
On Mar. 11, 2009, ENTRUST INC. issued its last 10-K annual report before selling its operation to Orlando Bravo and his Thoma Bravo, LLC private equity firm in San Francisco, CA. They disclosed that they had “more than 2,000 customers in 60 different countries.”

CONCLUSIONS:

Conclusion #1: Robert S. Mueller, III had an affirmative duty to disclose his approval of the contract for ENTRUST to manage the FBI's 50,000 encryption keys in late 2003. The FBI itself has been
scandalously compromised to Hillary Clinton and the Rose Law Firm ever since.

**Conclusion #2:** ENTRUST's planetary control of the encryption keys for "over 2000 customers in 60 different countries" means that any matter handled by their customers at the FBI, Department of State, NSA, Treasury, etc. is the fruit of a poisonous tree—tainted by Clinton corruption.

**Conclusion #3:** President Trump has enough evidence here to seize and prosecute the leaders of every government agency that has involved that agency, or induced other agencies to work with ENTRUST, without disclosing their total compromise to Hillary Clinton and her crime syndicate.

Clearly, Hillary Clinton's director surrogate at ENTRUST, INC., Jerry C. Jones (2003-2009), steered the development of the company's control over encryption keys for the maximum benefit of his Clinton overlords.

At a bare minimum, Mueller and the FBI leadership has had an ethical duty ever since Jerry C. Jones became an ENTRUST director to disclose his direct conflict of interest and compromise of FBI operations by Hillary Clinton, his mentor.

* * *

**36 comments:**

K. Craine - September 18, 2018 at 7:54 AM
Email comment by JB:

You can't make this stuff up! It turns out Judge Kavanagh's Mother was the Judge who foreclosed on Christine Blasey Ford's Parents' home! Furthermore, pro-Chinese Sen Diane Feinstein and company apparently had this alleged accusation months ago - why release it at the last minute?

It's interesting to note that the accuser of Judge Kavanaugh, Christine Blasey Ford, is a progressive-leftist professor of Social Work at Palo Alto University & teaches in consortium with Stanford University. (By the way, she thought the Women's March "...didn't go far enough!")

Keep in mind, Stanford is a notorious hot-bed of Frankfurt School neo-Marxist social engineering that has given us the likes of: Sen. Diane Feinstein (D-CA), Rep. Adam Schiff (D-CA), Valerie Jarrett, Larry Page (Google), Reed Hastings (Netflix), Phil Knight (Nike), Rachel Maddow, Xavier Becerra (Attorney General of California), Cheryl D. Mills (Counselor and Chief of Staff to Hillary Clinton during her whole tenure as United States Secretary of State) and even Chelsea Clinton!

But perhaps the most interesting Alumni (given Stanford's reputation as a CIA recruitment center) is R. James Woolsey Jr. currently a Senior Vice President at security firm Booz Allen Hamilton (remember Edward Snowden?).

James Woolsey was CIA director when Aldrich Ames was arrested for treason and spying against the United States. It was Aldrich Ames that recruited the young communist John Brennan; who went on to become the Station Chief in Riyadh Saudi Arabia during 9/11 (even signing the Visa's of the alleged Saudi conspirators) before going on to become the bellicose CIA director under Obama - nicknamed "the Drone King."

It seems James Woolsey and the CIA were: '...criticized for not focusing on Ames sooner, given the obvious increase in Ames' standard of living; and there was a "huge uproar" in Congress when Woolsey decided that no one in the CIA would be dismissed or demoted at the agency. Woolsey declared: "Some have clamored for heads to roll in order that we could say that heads have rolled...Sorry, that's not my way." Woolsey abruptly resigned on Dec 28, 1994." (Wikipedia)

Also an interesting, and perhaps relevant, Stanford Alum is Jared Cohen:

'CEO of Jigsaw (previously Google Ideas) and an Adjunct Senior Fellow at the Council on Foreign Relations. Previously, he served as a member of the Secretary of State's Policy Planning Staff and as advisor to Condoleezza Rice and later Hillary Clinton. Initially brought in by Condoleezza Rice as a member of the Policy Planning Staff, he was one of a few staffers that stayed under Hillary Clinton later referenced in an article entitled "Tweeting While Tehran Burns." In this capacity, he focused on counter-terrorism, counter-radicalization, Middle East/South Asia, Internet freedom, and fostering opposition in repressive countries. ' (Wikipedia) Hmm? "...fostering opposition in repressive countries." What this really means is regime change à la George Soros "Color Revolutions."

In light of this, the technology policy expert Alec Ross, Senior Advisor for Innovation to Secretary of State Hillary Clinton, sent an e-mail saying: "Jared [Cohen] and I met with Stanford President John Hennessy last week and we will work through Stanford to indirectly launch an innovation competition for the best apps and programs that provide tools for circumvention of politically motivated censorship." My, my, my!

http://www.youtube.com/watch?v=DjQy6ptWo78

Reply

K. Craine September 18, 2018 at 7:55 AM
Previous comment:
https://tinyurl.com/y4hpl4mn

Spread the truth.

Reply

K. Craine September 18, 2018 at 7:57 AM
Email comment by GH:


Research Tip:

Type any name or subject in the Google search at the top of this webpage. That will show you any relevant links within the sites that we have been following and investigating in the Leader v. Facebook case. Vigilance everyone! Our American Republic is at risk.

HOW TO FILE A FRAUD COMPLAINT AGAINST A UNIVERSITY

The following universities were announced as participants in Ohio State Provost Joseph A. Steinmetz’s corrupt MOOC education initiative named “University Innovation Alliance” (UIA). We have identified the instructions and online forms you need to file a complaint with the participants. MOOC stands for “Massive Open Online Course.”

You should complain about:

(1) the intellectual property theft of social networking source code from Leader Technologies, Columbus, Ohio that is the software engine running the UIA;

The woman accusing President Trump’s United States Supreme Court nominee Brett Kavanaugh of a “rape attempt” when the two were in high school previously signed a letter fighting Trump’s “Zero Tolerance” policy at the U.S.-Mexico border.

The American Civil Liberties Union (ACLU)—an open borders advocacy organization—letter was written and sent to Department of Homeland Security (DHS) Secretary Kirstjen Nielsen and Attorney General Jeff Sessions in June.

Christine Blasey Ford, a psychology professor, signed the ACLU letter as “Christine Blasey Ph.D. Psychologist,” signing off on statements that accused Trump of using southern border enforcement to “traumatize children” and claimed the Zero Tolerance policy was “violating fundamental human rights.”

The policy to prosecute all illegal border crossers, enacted by the Trump administration, including illegal alien adults who cross the border with children, results in border-crossing parents having their children taken into federal custody. This is a loophole known as the Flores Settlement Agreement.

Detaining child border crossers was a policy during the Obama administration when Breitbart Texas exclusively reported on the conditions in which unaccompanied minors were being packed into crowded cells and holding facilities. As Breitbart News reported, the federal government has separated adult border crossers from the children they have brought with them into the U.S. as far back as 2001, court records reveal.

Full story:

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K. Craine  September 18, 2018 at 7:58 AM

Previous comment:
https://tinyurl.com/ycJ336u

Spread the truth.

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K. Craine  September 18, 2018 at 8:13 AM

Email comment by Anon:


Christine Blasey-Ford, Brett Kavanaugh’s accuser, has a brother worked for a law firm that retained Fusion GPS.

Christine Blasey-Ford, the 51-year-old woman who has come out of the woodwork at the last minute, accusing Brett Kavanaugh of sexually assaulting her as a teenager, has a brother who worked for a law firm that later retained Fusion GPS, the primary “fixer” for the Clintons and the DNC.

Ralph Blasey, brother of Christine Blasey-Ford, worked for 15 years as a Litigation Partner for Baker Hostetler, a law firm that ended up retaining Fusion GPS, the infamous D.C. company that produced the unverified Steele dossier on President Donald Trump and Russia, sparking the whole Russian collusion investigation.

Full story with evidence:
https://yournewswire.com/kavanaugh-accuser-brother-fusion-gps/amp/
Staff. (Sep. 16, 2018). STONE CAN’T THINK OF ‘ANY CIRCUMSTANCE’ IN WHICH HE’D TESTIFY AGAINST TRUMP. VARIETY INTERVIEW WITH ROGER STONE.

Stone Can’t Think of ‘Any Circumstance’ In Which He’d Testify Against Trump - Variety Interview With Roger Stone

(VARIETY.com) WASHINGTON — Roger Stone, the political consultant who served as informal adviser to the Trump campaign, said it is “conceivable” that special counsel Robert Mueller will “bring some bogus charge against me,” but he can’t think of any circumstance in which he’d testify against President Donald Trump.

In an interview with Variety’s “PopPolitics” on SiriusXM’s political channel POTUS, Stone said, “It is possible the special counsel could bring an action against me that is designed to make me testify against Donald Trump, who I have known on an intimate basis for almost 40 years.”

He added, “I do not work in the Trump White House. There are some things he has done as president that I do not agree with, and other things that he has done as president that I do agree with. But that said, I can’t think of any circumstance under which I would be willing to testify against him.”

Full story [VIDEO]:


REAL NEWS LINKS

Bookmark: #real-news

1. 12160.info - Resisting the New World Order
2. 1791L
3. Abby Martin (The Empire Files)
4. Abel Danger
5. Aim4Truth.org
6. Alex Jones, InfoWars
7. America Talks (David Zublick)
8. American Intelligence Media (AIM)
9. Americans for Innovation (AFI)
10. American Thinker
11. Ann Coulter
12. Anthony Gucciardi
13. Before It’s News
14. Bill Still
15. Bob Dylan’s Plagiarism of James Damiano
16. Breitbart
17. Catherine Austin Fitts (Solari.com)
18. Center for Public Integrity
19. Cernovich, Mike (Danger & Play)
20. Center for Self Governance
21. Charles Benninghoff / Pray For Us
22. Conservative Daily Post
23. Conservative Patriot Blog
24. Conservative Tribune
25. Counterpunch
26. Culture Shock News
27. Daily Caller
28. Daily Wire
29. Danger & Play (Mike Cernovich)
30. David Horowitz Freedom Center
31. Dark Journalist
32. David Knight (Libertytarian)
33. David Seaman
34. David Vose
35. Diplopundit
36. Deeper Than Drudge
37. Discover The Networks / David Horowitz
38. 11. TEXAS
The University of Texas
http://www.tdcj.state.tx.us/divisions/oig/oig_fraud.html
https://sao.fraud.state.tx.us/Hotline.aspx

Let’s make sure that the “University Innovation Alliance (UIA)” and ‘Massive Open Online Course’ MOOC never get off the ground due to their corrupt foundations.

RESOURCE:
K. Craine  September 18, 2018 at 8:33 AM

Email comment by Alex Jones:


North Korean leader Kim Jong Un said on Tuesday his “historic” summit with U.S. President Donald Trump in Singapore stabilized regional security, and that he expected further progress at an inter-Korean summit aimed at reviving stalled nuclear diplomacy.

Kim thanked South Korea’s President Moon Jae-in for bringing about the Singapore meeting in June as the two leaders began their third round of talks in Pyongyang.

“Thanks to that, the political situation in the region has stabilized and I expect more advanced results,” Kim told Moon, referring to the Singapore gathering, at the start of their talks.

Full story:

Reply

K. Craine  September 18, 2018 at 8:35 AM

Email comment by TG:


Federal Employee for State Department: “Resist everything... Every level. F**k sh*t up.”

Democratic Socialists of America (DSA) Embedded in Federal Government Positions, Actively Resisting

Stuart Karaffa Does Work for DSA While on Taxpayer’s Dime: “I’m careful about it. I don’t leave a paper trail.”

“I have nothing to lose. It’s impossible to fire federal employees.”

Ethics Officer Fails to Recognize Breach on Ethics Form: “somebody just rubber stamps it and it goes forward...”

Full story [VIDEO]:
The feud between President Donald Trump and his Attorney General Jeff Sessions escalated on Wednesday after the president said, “I don’t have an attorney general.”

Trump, in an interview with The Hill, said that he’s “so sad over Jeff Sessions,” whom he has repeatedly denounced for recusing himself from the Russia investigation.

The president broadened his disappointment with Sessions far beyond his recusal, claiming that Sessions has not performed up to Trump’s standards on several issues.

Full story:
https://thehornnews.com/im-disappointed-trump-slams-jeff-sessions/

K. Craine September 19, 2018 at 1:16 PM

Sounds like a job for SEAL Team 7, 8, 9, 10, the Marines and the Texas Rangers...

K. Craine September 20, 2018 at 11:07 AM
Previous comment:
https://tinyurl.com/y75vvreo

Spread the truth.

K. Craine September 20, 2018 at 11:05 AM
Email comment by Tom Fitton:

In this edition of "Inside Judicial Watch," JW Senior Attorney Ramona Cotca joins host Jerry Dunleavy to discuss the latest developments in our battle to get to the truth about the Department of Justice’s relationship with Fusion GPS, the opposition research firm that produced the Clinton-DNC dossier on Trump.

Full story [VIDEO]:

K. Craine 🌟 September 20, 2018 at 11:16 AM

Email comment by Roger Stone:


AN INFOWARS EXCLUSIVE
Posted by Roger Stone | Sep 18, 2018 | Latest News | 0

Roger Stone Issues A Clarification And Apology To Donald Trump Jr

I reported last week, incorrectly, that Don Jr. was in the crosshairs of Mueller. I am here tonight to correct myself, and the record. That is not true at this time.


Reply

🔗 Replies

K. Craine 🌟 September 20, 2018 at 11:16 AM

Previous comment:

https://tinyurl.com/yb9eokaj

Spread the truth.

Reply

K. Craine 🌟 September 20, 2018 at 11:20 AM

Email comment by TG:

TRUTH NEWS HEADLINES SEPT 20, 2018

- President Trump: “I don't have an attorney general. It's very sad.” “I'm very disappointed in Jeff. Very disappointed.”

- FBI, DOJ To Defy Trump Order

- Does Christine Blasey Ford even exist?

- Broaddrick: FBI Probe Ford Allegation? Then 'Investigate My RAPE Allegations. Against Clinton

Full stories:


Reply

🔗 Replies

K. Craine 🌟 September 20, 2018 at 11:21 AM

Previous comment:

https://tinyurl.com/y6w4kyft

Spread the truth.

Reply

Anonymous September 22, 2018 at 4:03 AM
why, why, are these leftwing democrats trying to pull off a coup. They all have been caught just a matter of time to get them indicted and sent to jail. I think Americans are sick of this slow walking everything trying to get to midterms were I think they are going to get their asses kicked.

Reply

K. Craine  September 25, 2018 at 10:21 AM
Email comment by TG:

TRUTH NEWS HEADLINES SEPT 25, 2018

- Gallup: GOP Rises to Highest Approval Rating in Nearly a Decade
- Stall and Delay Tactic: Lawyer Casts Doubt on Ford Appearing at Thursday Kavanaugh Hearing
- The Brits did it... with help from Senior Executive Service
- Meet Noel Francisco, SES Operative Who (Some Say) Would Replace Rod Rosenstein

Full stories:

Reply

Previous comment:
https://tinyurl.com/ybhenusg
 Spread the truth.

Reply

K. Craine  September 26, 2018 at 8:56 AM
Email comment by GH:

Anthony Cuthbertson. (Sep. 22, 2018). GOOGLE ADMITS GIVING HUNDREDS OF FIRMS ACCESS TO YOUR GMAIL INBOX. Independent UK.

Hundreds of apps are able to scan and share data from the email inboxes of Gmail accounts, Google has revealed.

In a letter to US lawmakers, which was made public on Thursday, Google explained that third-party developers are able to both access and share data from Gmail accounts - though the company said it thoroughly vets any third parties that are granted access, and permission must be given by the user.

The inbox scanning takes place despite Google ending its own controversial email-scanning practice a year ago.

"Developers may share data with third parties so long as they are transparent with the users about how they are using the data," Susan Molinari, Google's head of US public policy, wrote in the letter, which was first seen by the Wall Street Journal.

Full story:

Reply
More deception. Google insists that the users give permission to use their personal information, and that they are transparent. What they neglect to say is that no one can use Google without giving away all user rights in their personal information in exchange for using the services!

Email comment by Katie:


Brett Kavanaugh’s second accuser Deborah “Debbie” Ramirez is a left-wing activist who spoke at a PFLAG (Parents, Families and Friends of Lesbians and Gays) event and agitated against use of the word “Sissy” on T-shirts handed out at an annual Colorado 10k run.

Ramirez, who claimed with no evidence that Kavanaugh exposed himself at a college party, is the senior volunteer coordinator for the Boulder County Department of Housing and Human Services. She is known colloquially as “Debbie.”

Full story:

https://bigleaguepolitics.com/exposed-kavanaugh-second-accuser-is-a-left-wing-activist-who-campaigned-against-the-word-sissy/

TRUTH NEWS HEADLINES SEPT 26, 2018

- WH's Conway: 'Vast Left-Wing Conspiracy' Attacking Kavanaugh
- Trump: Democrats Playing 'Con Game'
- W. Virginia Decisions to Allow Smartphone Voting for Midterms Raises Serious Security Concerns
- Mike Adams: Signed Executive Orders reveal Trump is planning mass arrests, military tribunals for deep state traitors

Full stories:

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.