BRITISH-AMERICAN ESPIONAGE-TREASON ON FULL DISPLAY AT "DINNER WITH THE OHRS"

Alison Saunders, CB, the Queen’s top prosecutor came to dinner at Bruce and Nellie Ohr’s home four days before the infamous Trump Tower meeting

Election interference by a Queen’s agent is espionage and for the Americans who helped is treason

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | MAR. 21, 2019, UPDATED MAR. 28, 2019 | PDF | http://tinyurl.com/y6gwt8sq

Click image to enlarge.

Fig. 1—Alison Saunders, Chief, Crown Prosecution Service (CPS).

Alison Saunders Biography & Timeline.

Graphic: The Telegraph.

SENIOR EXECUTIVE SERVICE (SES) HIJACKED THE INTERNET

DEEP STATE SHADOW GOVERNMENT POSTER

Harvard | Yale | Stanford | Oxbridge (Cambridge, Oxford) | Sycophants

LEGEND: Some complicitous photos in this blog contain a stylized Christian Celtic Wheel Cross in the background alongside the text "Corruption Central" meaning we have put the person’s conduct under the microscope and discovered that he or she is at the center of global corruption. Judge Amy Berman Jackson asserts that it is unambiguously (to her anyway) a rifle cross hair. This shows her woeful ignorance of theology, history, symbology and engineering. It could be many things, but she clearly wanted to see a rifle sight (ask her about her role in Fast and Furious gun running). Others assert equally ignorantly that it is a pagan or white supremacist symbol. This stylized Christian Chi-Rho Cross dates to 312 A.D. when Emperor Constantine adopted the symbol after his history-changing “By this sign, you shall conquer” vision on the Milvian Bridge. A similar Wheel Cross form was widely used in Ireland by the eighth century. The triple entendre indicates that the person’s corrupt life, when studied under a microscope, has been found wanting, but that there is hope in Christ if the person repents from his or her wicked ways. It triples as a reticle or graticule built into all sorts of eyepieces in microscopes, oscilloscopes, surveying instruments, astronomy optics, etc.
Following a month-long investigation—aided by a Judicial Watch release of more stonewalled DOJ FOIA releases—the long held suspicions of many that British Privy Council intelligence, technology and banking interests are behind the attempted coup d'état of President Donald J. Trump can now be confirmed, in our minds, beyond reasonable doubt.

What moved our thinking from circumstantial evidence to fact?

“Dinner with the Ohrs” — A secret Jun. 05, 2016 dinner meeting between Alison Saunders and her entourage at the home of Bruce and Nellie Ohr’s in McLean, VA.

That was just four days before the infamous Trump Tower meeting.
WHO IS ALISON SAUNDERS?

She is a British barrister (lawyer) who at the time of the Ohr dinner was the Director of Public Prosecutions (DPP) for the Crown Prosecution Service (CPS). In short, she was the Queen’s top prosecutor. She held a roughly equivalent post to U.S. deputy attorney general Sally Yates—Bruce Ohr’s boss.

On the surface, one might think that such
contacts are not uncommon. After all, lawyers and law enforcement officials the world over compare notes. So what was different about this meeting?

A closer look at Saundier’s past and her conflicting relationships shows that she was on a secret mission by her Privy Council handlers to stop Donald Trump. The “Why?” will become apparent as this evidence unfolds.

WHY WAS SAUNDERS MEETING A JUNIOR OFFICER (OHR) INSTEAD OF SALLY YATES, OHR’S BOSS

The circumstances for “Dinner with the Ohrs” were suspicious on their faces.

As Judicial Watch just uncovered, the Ohrs started planning this dinner party with Alison Saunders a month earlier, on or about May 06, 2016. Anecdotally, Peter Strzok refused to answer all House questions about the activities of this May-Jun 2016 time period. He even said that his reason was to protect a “very sensitive source.”

At least six people dined at the Ohrs: Alison Saunders, her executive assistant, Helen Kershaw, Sue Patten and Patrick Steves, Bruce Ohr and Nellie Ohr. Saunders also had MI-6 security with her. We do not yet know who attended on the American side besides the Ohrs.

From a protocol perspective, this meeting was a non-starter. First, Saunders was meeting with an underling of her professional equivalent, Sally Yates. Second, being there under diplomatic immunity begs the question:
What did Saunders bring with her to give to the Ohrs? McVities, tea, crumpets, money, non-traceable gems, documents, weapons, drugs, what? Both Saunders and Ohr were international organized crime experts, so they would certainly know the opportunities that such a secret meeting provided. It appears that they were engaging in their own organized crime this time.

So, thanks to Judicial Watch, we have proof that American Bruce Ohr, one of the DOJ’s paymasters for Obama’s stay behind 10,000-man army innocuously named the Senior Executive Service (SES) Performance Review Board, is having a secret meeting with the Queen’s top Crown prosecutor.

Hindsight being 20-20, we can now look back to the date of the Dinner with the Ohrs, Jun. 05, 2016, and then see that the Trump Tower meeting occurred just four days later on Jun. 09, 2016.

It makes sense. Saunders’ American assets, the Ohrs, Strzoks, Comey, Mueller, Lynch, Page, McCabe, etc. were committing treason, and the Privy Council was anxious to make sure they would execute on the plan to frame the Trump campaign with their phony Steele “dirty dossier.” It’s just astounding how many otherwise educated people conspired all around the world in this drafting effort. Clearly, the proven problem solving abilities of Donald J. Trump spooked them all. It is like their evil Borg hive mind acted in unison.

Before we draw any conclusions regarding this suspicious timing, we need to review Alison Saunders’ background.

ALISON M. SAUNDERS BIOGRAPHY & TIMELINE

LEADER V. FACEBOOK BACKGROUND

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

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

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

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

2. Dr. Lakshmi Arunachalam’s Censored Federal Circuit Filings (Archive)
3. Brief Summary of Leader v. Facebook
4. Backgrounder
5. Fenwick & West LLP Duplicity
6. Instagram-scam
7. USPTO-reexam Sham
8. Zynga-gate
Saunders’ six-year tenure as head of the Crown Prosecution Service was mired in continuous scandal.

In one massive scandal, her prosecutors were caught feeding fabricated evidence to try and convict an innocent man of rape. 3,637 rape trials had to be reviewed and 47 were found to have been corrupted similarly.

In the infamous rape trial of Liam Allan, 23, Saunders’ prosecutors withheld evidence among the alleged victim’s 57,000 text messages. That evidence exonerated Allan and meant the trial was a sham.

The CPS and police apologized once caught. Wouldn’t being tarred and feathered be more effective as a deterrent?

In another high profile case, Saunders ignored three chances to prosecute barrister politician Baron Janner of Braunstone, QC, for his serial sexual abuse of children. Baron Janner was a Fulbright Scholar who had studied at both Cambridge and Harvard Law.
Saunders performed so badly in her job that members of the public started a petition in Parliament to reject her for a customary damehood. Parliament rebuffed the petition saying it does not "meet the petition standards" and essentially said no citizen can dictate such perogatives of the monarch. The Queen must have taken note in any event because Saunders was not awarded the prefunctory honor in 2018, although she does retain a "Companion" title in the Order of the Bath.

So, if Saunders was so bad at her job, why was she hired in the first place? Now we know, she was a willing, expendable gopher for the Privy Council new world order agenda.

With Saunders' dubious job performance in view, and with no financial disclosures with which to review her financial conflicts of interest, researchers turned to her biography for more information about her. That turned up all you need to know.

**MANY BRITISH PUBLIC (PRIVATE) SCHOOLS HIDE GREAT SINS OF THE FATHERS**
Companies House (the British version of the U.S. Securities & Exchange Commission) shows that Saunders is a director alumnus (2008-2014) of EASTBOURNE COLLEGE (INCORPORATED) founded in 1867.

EASTBOURNE was historically a boys high school until going coed in 1968. It is one of those uniquely British hoity toity “public schools” (Americans call them private high schools or boarding schools) that costs $46,000 a year to attend.

The nefarious goings on within some of these schools is finally surfacing. Turns out that they are bastions of the uniquely British form of global corruption that reaches back to the formation of the British East India Company in 1600. We highlighted a particularly nasty spy training school watering hole in a previous post about Baron Richard Allan’s family spy history that he has tried to hide: Haileybury. Allan is the current Facebook vice-president for policy in Europe, Africa and Asia. His paramour Dr. Ana Padilla advises Parliament on mental health and pharmacology as advisor to the Tavistock Institute (mass brainwashing propaganda psychiatry since WWI).

Our sources in the UK who have attended other such prominent "public schools" tell us that in their considered opinion, this kind of endemic treachery is institutionalized in perhaps "1-3%" of their public schools. They wished our readers to know that while some of these schools have well-deserved sullied reputations, most value their integrity. That said, if the criminality in these schools is that well known, then why has nothing been done to stop them? Is this not classical co-dependent dysfunction on a societal scale?

Much like Harvard, Yale, Princeton, Stanford and their feeder high schools in the U.S., some of these British public schools have been grooming their generations of corrupt British politicians, bankers,
educators, doctors, lawyers and engineers—all guided and protected by the Crown’s Privy Council. Horrifically, ritual pedophilia plays a prominent role in the grooming of Britain’s leaders.

As we have shown in previous posts, DeBeers’ Rothschild-financed British mining oligarch Cecil Rhodes’ great uncle John Masterman was a director in the British East India company as well as a member of parliament (1847-1857) with Baron Lionel-Nathan de Rothschild. Leftist political radical Charles F.G. Masterman was selected to start the British War Propaganda Bureau known as The Wellington House at the beginning of World War I (1914). Read So You Thought Rhodes Scholarships Were A Good Thing?

This monopoly on global corruption is tightly managed by a surprisingly few families with their hands around the world’s neck, most notably the Rothschild family that quite literally has their fingers in just about every economic and political pie on the planet. Alison Saunders’ Biography and Timeline shows almost 1,000 Rothschild and related entities with direct relationships to Saunders. See Fig. 4.

IT’S A LITTLE WIERD TO KEEP MEETING UP WITH YOUR HIGH SCHOOL MATES YOUR WHOLE LIFE UNLESS YOU ARE PLOTTING SOMETHING TOGETHER

The alumni of these British public schools meet often. On the surface the purpose is to swap stories about boarding school hijinks. If you thought this, then some of this is actually deadly wrong. Some of those school environments are toxic. These events are merely excuses for Britain’s self-styled globalist elites to conspire and control the world. These efforts are tightly controlled by their school Board of Governors. At this point in our research, this is no

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

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

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

WELCOME TO DONNA KLINE NOW!

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longer even a question. Would that it were merely a "conspiracy theory." Indeed, it is a conspiracy FACT, as the "Dinner with the Ohrs" proves.

Bookmark: #alison-saunders-eastbourne-nwo-mates | https://tinyurl.com/y25aba83

Alison Saunders’ fellow EASTBOURNE governor alums include:

- **PETER JOHN BALL**, a confessed, convicted pedophile bishop in the Church of England;

- **JOHN HAMILTON RYLEY**, BBC, ITN and SkyNews TV producer; head of Sky News; NWO Tavistock propagandist;

- **KEITH GULL**, an Oxford microbiologist and principal research fellow for Wellcome Trust, associated with Dr. Ana Padilla, Parliamentary advisor on mental health, Tavistock Institute, British Psychological Society and paramour of **Baron Richard Allan**, Facebook vice president of policy for Europe,
Africa and Asia, in league with Sir Nick Clegg, Facebook vice president for communications policy in America (former UK deputy prime minister); Wellcome is GlaxoSmithKline in the U.S.;

- **SHEILA VALERIE NOAKES**, director of the Bank of England, governor of the London School of Business, partner of KPMG, co-director of Reuters Founders Share Company where Lord Mark Malloch-Brown is also a director; director of RBS;


- **PHILIP ARTHUR JOHN BROADLEY**, director of Prudential, Legal & General with Sir David Alan Walker, associated with Sir...
These resumes alone make Saunders’ role abundantly clear. She was put in place as a functionary, a face, to carry forward the Cecil Rhodes 200-year plan for one world government being implemented by the Queen’s Privy Council through its chief proponents: the ROTHESCHILD FAMILY, SIR MICHAEL RICHARDSON, SIR GEOFFREY PATTIE, LORD MARK MALLOCH-BROWN & GEORGE SOROS

In between Saunders and the Privy Counselors cited above is Arvinder K. Sambei, a London barrister whose background is shrouded in thick fog. Not to worry, even the crumbs off her table are exposing her.

When researchers recently telephoned hers and Saunders’
former employer, the Crown Prosecution Office (CPS), to get a Sambei biography, the phone connection was immediately disconnected.

ARVINDER SAMBEI WORKED FOR THE FBI AND ROBERT S. MUELLER ON 9/11

Arvinder K. Sambei is also a former chief Crown prosecutor, like Saunders. We also now know that Sambei was working for the FBI and Robert S. Mueller after 9/11. She was engaged in pressing false narratives in the UK about the alleged 9/11 hijackers within days of the event. That case was eventually dismissed in 2003 for lack of evidence, but it served to shield Sambei from any inquiry into her personal complicity in 9/11. Remember, Mueller was appointed to be FBI director on Sep. 04, 2001, just a week before 9/11.

Bookmark: #papadoupolos-speaks-out | https://tinyurl.com/y35al72y

BREAKING! MAR. 28, 2019:

George Papadapoulos just disclosed in his new book Deep State Target that Arvinder K. Sembei—director of LCILP (see Fig. 12) where he worked—directed him to travel with Joseph Mifsud to visit the LINK Campus in Rome where rogue C.I.A. agents train outside of Congressional 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 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
Sambei’s and Robert Mueller’s colleague at the London Center for International Law and Practice (LCILP) where Papadopoulos was employed. [Editor: As of this news update, the lcilp.org website has gone offline. It was live just days ago. The link above is from the wayback machine dated Sep. 18, 2015.]

This rogue LINK activity is an outgrowth of the illegal, totally secret spying agreement between the U.S. and Britain on Mar. 05, 1946 that empowered global mischief among the SOE (Special Operations Executive) stay-behind units, commandeered by the newly forming rogue C.I.A. in Geneva, who then conspired with Rockefeller, Carnegie, JP Morgan and Rothschild banks, technology, pharma, education, defense, mining and drug lords ... to this day. They formed the new world order’s totally illegal intelligence agency.

Sambei also worked from Robert Mueller at 9/11. The LINK Campus is where the frame up of Papadopoulos took flight. Papadopoulos first met Professor Joseph Mifsud on March 14, 2016, one week before joining the Trump campaign.

See Owen Shroyer’s [VIDEO] interview “Mueller knew I was innocent” with Papadopoulos on Mar. 27, 2019 (last night).

See also Chris Blackburn. (Accessed Mar. 28, 2019). Political Analyst UK. @CJBdingo25). Twitter.


This additional information makes Saunders’ "Dinner with the Ohrs" all the more suspicious.

Saunders lacked credibility. She was already by then a washed up policy hack who was buried in controversy. Surely her treasonous American co-conspirators would not have risked their careers on
Saunders' resume. Since she herself had no credibility, she was evidently delivering message(s).


Were they all there to get their Privy Council marching orders on the Trump takedown for the new world order? It was information obviously too sensitive to deliver in any other manner than in person?

We believe Saunders was sent by Arvinder K. Sambei to have a secret meeting with the Ohrs on behalf of the Privy Council to ensure a successful take down of of Donald Trump's campaign.

DONALD TRUMP IS A WRECKING BALL TO MORE THAN 100 YEARS OF NEW WORLD ORDER PLANS TO ENSLAVE US (THANK GOD)

Why? Because Donald Trump represented an existential threat to their 200-year Cecil Rhodes plan for one world government. They sensed that Trump would be a wrecking ball to their century of planning. They sensed it and were totally dedicated to stopping it. They risked exposing Saunders to pull it off.

Saunders became a tool in their carefully laid plan to take down Donald Trump. She was controversial, so she was expendable. Unlike Sambei, Saunders and her entourage could travel to meet the Ohrs on a diplomatic passport and carry a diplomatic bag without a customs check. Saunders was able to bring all the tools of the trade with her that her FBI and DOJ co-conspirators might need to frame Donald Trump at the Trump Tower meeting four days hence.
Without a doubt untraceable bribery resources were delivered, that is just what these criminals do.

We will conclude this post here with a plan to publish more findings in the coming days.

In conclusion, the Judicial Watch evidence of Saunders’s espionage and the Ohrs’ treason should be sufficient for their just penalties. We can now understand why Peter Strzok refused to provide any information about the Dinner with the Ohrs in his goal to protect “a very sensitive source.” We believe that source is Crown chief prosecutor Alison Saunders and her handler Arvinder K. Sambei.

CONCLUSION

We will conclude this post with a plan to publish more of our findings in the coming days. We suggest you check back in with this post every few days because we will have many more items of hard evidence linked. The Alison Saunders Biography & Timeline is chock full of primary evidence.


However, the Judicial Watch "Dinner with the Ohrs" evidence was made public by the U.S. Department of Justice—the very agency that has been conspiring against We The People and Our Republic.

* * *

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

COMMENT

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

5. Gibson Dunn LLP (Facebook law firm in Leader v. Facebook; undisclosed counsel to the Federal Circuit; undisclosed protégé of Chief Justice John Roberts, Jr.; undisclosed former employer to Preetinder (“Preet”) Bharara, U.S. Attorney currently persecuting Paul Ceglia in U.S. v. Ceglia (Ceglia v. Zuckerberg))
6. Orrick Herrington LLP (longtime Facebook law firm and destroyer of evidence for the cabal in Winkleless v. Zuckerberg and ConnectU v. Facebook)
7. Weil Gotshal LLP (Federal Circuit counsel in Leader v. Facebook; Judge Kimberly A. Moore’s undisclosed former client)
8. Latham & Watkins LLP (Facebook Director James W. Breyer’s counsel; Judge Kimberly A. Moore’s husband, Matthew J. Moore’s new law firm)
9. Federal Circuit Bar Association (“FCBA”) (Federal Circuit’s bar association; second largest in the U.S.; Facebook’s law firms exert much influence in its policy and activity; incl. Fenwick & West LLP, Gibson Dunn LLP, Orrick Herrington LLP, Weil Gotshal LLP; Facebook’s large shareholder, Microsoft, is a director; Federal Circuit Clerk of Court 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, the husband and wife team of Robert F. Bauer and Anita B. Dunn; Bauer was identified on Aug. 1, 2013 as having directed the IRS targeting of the Tea Party)
12. Stroz Friedberg (Facebook’s "forensic expert" who manipulated the data in Paul Ceglia v. Mark Zuckerberg, and who first revealed the existence of 28 Zuckerberg hard drives and Harvard emails that they told Leader Technologies in 2009 were "lost")
13. Chandler Law Firm Chartered (Professor James P. Chandler, III, principal; Leader Technologies patent counsel; adviser to IBM and David J. Kappos; adviser to Eric H. Holder, Jr. and the U.S. Department of Justice; author of the Economic Espionage Act of 1996 and the Federal Trade Secrets Act)
14. Gordon K. Davidson (Fenwick; Facebook’s securities and patent attorney; Leader Technologies’ former attorney)
you. We welcome and encourage anonymous comments, especially from whistleblowers.

K. Craine March 22, 2019 at 6:14 AM
Agree 110%

K. Craine March 22, 2019 at 6:13 AM


Hundreds of millions of Facebook users had their account passwords stored in plain text and searchable by thousands of Facebook employees — in some cases going back to 2012, KrebsOnSecurity has learned. Facebook says an ongoing investigation has so far found no indication that employees have abused access to this data.

Facebook is probing a series of security failures in which employees built applications that logged unencrypted password data for Facebook users and stored it in plain text on internal company servers. That’s according to a senior Facebook employee who is familiar with the investigation and who spoke on condition of anonymity because they were not authorized to speak to the press.

The Facebook source said the investigation so far indicates between 200 million and 600 million Facebook users may have had their account passwords stored in plain text and searchable by more than 20,000 Facebook employees. The source said Facebook is still trying to determine how many passwords were exposed and for how long, but so far the inquiry has uncovered archives with plain text user passwords dating back to 2012.

Full story:


K. Craine March 22, 2019 at 6:13 AM

Email comment by JM:


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Full story:

It’s no secret that many Freedom of Information Act requests take a long time to be answered or are never answered at all.

In 2016, Congress passed the FOIA Improvement Act establishing a “presumption of openness,” meaning an agency can only refuse to release requested records if it believes they will put national security at risk, for example.

However, four members of the Senate Judiciary Committee have written a letter to the Department of Justice office that processes the agency’s FOIA requests. The letter expresses their concern about a “continued culture of secrecy in the federal bureaucracy.”

Senators Chuck Grassley (R-Iowa), Patrick Leahy (D-Vermont), John Cornyn (R-Texas) and Diane Feinstein (D-Calif.) have noted “negative trends in compliance with the Freedom of Information Act,” which include long delays, lawsuits, and a simple lack of acknowledgement of receiving requests, in many instances.

You can read the full letter from Grassley, Leahy, Cornyn, and Feinstein to the Director of the Office of Information at the Department of Justice here:

Full story:

Reply

cazzograndissimo March 22, 2019 at 10:02 AM

If the USG is a corporation as has been proven, then this move by the Brits is really just an internal corporate battle to determine corporate leadership - not treason or espionage. Furthermore there is ample evidence that the U.S. is not actually a sovereign nation but is an 'incognito' member of the Commonwealth, being it's military branch. Were that not the case, why is the British company SERCO administering almost everything of importance in an 'incognito' member of the Commonwealth, being it’s military branch. Were that not the reason, why is the British company SERCO administering almost everythng of importance in the USA through no bid contracts? Why does SERCO have 'special relationships' with our largest defense contractors? Who REALLY won the revolutionary war? Inquiring minds want to know...

Reply

K. Craine March 22, 2019 at 3:50 PM

Email comment by GN:


Zuckerberg told Congress the company learned what political consultants were doing when the rest of the world learned. D.C.’s attorney general believes otherwise.

Private emails could contradict Facebook CEO Mark Zuckerberg’s sworn testimony about when Facebook learned about the Cambridge Analytica data breach.

The social media giant and Washington, D.C.’s attorney general are sparring over an internal email chain that allegedly shows Facebook employees discussing Cambridge Analytica data harvesting scandal in September 2015. Those alleged emails came months before Facebook claims it learned that Cambridge Analytica, a political consulting firm founded by backers of Donald Trump, was scraping millions of Facebook users’ information without their knowledge.
Full story:
https://www.thedailybeast.com/facebook-emails-on-cambridge-analytica-scandal-could-be-trouble-for-zuckerberg

K. Craine  March 22, 2019 at 3:51 PM
Previous comment:
https://tinyurl.com/y3mbozy2
Spread the truth.

K. Craine  March 23, 2019 at 5:34 PM
Email comment by JM/GH/GN:

Nevada rancher Cliven Bundy could have spent the rest of his life in jail, but instead he walked away Monday a free man, the case against him and his sons thrown out over what the judge decried as "outrageous" misconduct by federal prosecutors.

In a stunning rebuke, U.S. District Court Chief Judge Gloria Navarro scolded the prosecution for violating the due process rights of the four defendants — Cliven Bundy, his sons Ammon and Ryan, and Ryan Payne — and dismissed the case “with prejudice,” meaning they cannot be retried on felony conspiracy and firearms charges stemming from the 2014 Nevada standoff.

“The court finds that the universal sense of justice has been violated,” said Judge Navarro, appointed to the bench by President Barack Obama in 2010, as reported by the Arizona Republic.

Full story:

K. Craine  March 23, 2019 at 5:35 PM
Previous comment:
http://tinyurl.com/y3eqxmk
Spread the truth.

K. Craine  March 25, 2019 at 6:23 AM
Email comment by God Save America:

Full story [VIDEO]:
https://youtu.be/_At49ytEhkg

C. Facebook puppet masters:

81. President Barack Obama (appointed Leonard P. Stark to the judge's seat in Delaware Federal District Court eight days after Stark's court allowed Facebook to get away with jury and court manipulation of an on-sale bar verdict which was attained without a single piece of hard evidence; Barack and Michelle Obama were evidently protecting their 47 million "likes" on Facebook)

82. Lawrence "Larry" Summers (Harvard President who aided Zuckerberg's light-speed rise to prominence with unprecedented Harvard Crimson coverage; Obama bailout chief; Clinton Treasury Secretary; World Bank Chief Economist; "Special Advisor" to Marc 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 Milner/DST/Asmanov's money used to purchase Facebook stock)

83. James W. Breyer, Accel Partners LLP; Facebook director; client of Fenwick & West LLP since the 1990's; apparently received technology from other Fenwick clients that was shuffled to Zuckerberg, ind. Leader Technologies' legal counsel, along with Fenwick & West LLP)
Email comment by Tom Fitton:

Tom Fitton’s Weekly Update: Reactions to the #MuellerReport, MORE Classified Clinton Emails, & More!

Full story [VIDEO]:
https://youtu.be/YhvQMp-2WD8

NEW JW RELEASE:


A first revelation from our review is that as early at Sep. 16, 2010, Secretary of State Hillary Clinton was using Lanny J. Davis as a secret back channel to India and Pakistan. Davis is Michael Cohen’s current lawyer. The task was so secret that the DOS CLASSIFIED it before this Judicial Watch release. Tellingly, just 14 days later on Sep. 30, 2010 Hillary secretly paid $250,000 and hired Facebook’s Russian manager Dmitri Shevelenko for a second tranche to create a “template for election winning.” Shevelenko’s own LinkedIn In page says he moved to India to write the program. Apparently, Lanny J. Davis and the Department of State itself was being used to rig American elections by then Secretary of State Hillary Clinton. This Facebook contract occurred just two months after the Leader v. Facebook trial which was going to appeal at the time. Such tampering with witnesses in an active litigation is obstruction of justice by Hillary Clinton herself, not even counting treasonous election meddling.

https://en.wikipedia.org/wiki/Lanny_Davis
https://en.wikipedia.org/wiki/Indra_Nooyi

Indra Nooyi has a globalist NOW resume: Pepsi, Boston Consulting Group, Booz Allen Hamilton, Motorola, ABB, Yale

NEW JUDICIAL WATCH Mar. 22, 2019 FOIA TRANCHE: Michael Cohen’s attorney Lanny J. Davis was a CLASSIFIED Hillary Clinton secret back channel to India, Pakistan and the Middle East using Pepsi’s Indian-American CEO Indra Nooyi as early as Sep. 16, 2010.
State Department CLASSIFIED a Hillary Email to LANNY J. DAVIS, Michael Cohen's attorney!

LANNY J. DAVIS was a HILLARY CHANNEL TO INDIA AND PAKISTAN via Pepsi CEO Indra Nooyi


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This was just 14 days before Hillary secretly contracted with Facebook to build a “template for winning elections”… in India using Facebook’s Russian programmer/manager Dmitri Shevelenko


McBe Strategic "consulting" alliance

105. BrightSource (received $1.6 billion in Obama stimulus at the recommendation of the Cooley-McBe Strategic "consulting" alliance)

106. John P. Breyer (father of James W. Breyer; founder of IDG Capital Partners - China; coached his son on exploiting Western markets while he quietly built a venture capital business in China for the last 20 years; the real brain behind the Breyer exploitations

107. IDG Capital Partners (China) (founded by John P. Breyer, the father of James W. Breyer, Accel Partners; the current launderer of the tens of billions James W has fleeced from the U.S. market from the bailout, stimulus and the "pump & dump" Facebook IPO schemes)

108. Goldman Sachs (received US bailout funds; then invested with DST in Facebook private stock via Moscow; took Facebook public; locked out American investors from investing)

109. Morgan Stanley (received US bailout funds; took Facebook public; probably participated in overseas purchases of Facebook private stock before IPO)

110. State Street Corporation (received U.S. taxpayer bailout monies along with Goldman Sachs and Morgan Stanley; consolidating control of ATM banking networks internationally)

111. JP Morgan Chase (received U.S. taxpayer bailout monies along with Goldman Sachs, Morgan Stanley and State Street Corporation)

112. Lloyd Blankfein (Goldman Sachs, CEO)

113. Jamie Dimon (JP Morgan Chase, CEO)

114. Steve Cutler (JP Morgan Chase, General Counsel)

115. Rodgin Cohen (JP Morgan Chase, Outside Counsel; Sullivan Cromwell, LLP)

116. U.S. Securities & Exchange Commission (granted Fenwick & West’s application on behalf of Facebook for an unprecedented exemption to the 500 shareholder rule; opened the floodgates for Goldman Sachs and Morgan Stanley to make a private market in Facebook pre-IPO insider stock; facilitated the influx of billions of dollars from "dubious" sources associated with Russian oligarchs, Alisher Asmanov and Yuri Milner, and the Kremlin; Goldman Sachs is a partner with this Moscow company, Digital Sky Technologies, aka DST, aka Mail.ru)

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

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