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

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Q

Wednesday, May 1, 2019

MUELLER RIGGED GRAND JURIES FOR DECADES

Mueller Report says grand juries are not accountable to the government or *We The People*

Mueller cited a 1992 case he pushed along with an eventual FISA presiding judge and an SES DoJ paymaster allowing prosecutors to withhold exculpatory evidence from grand juries

Mueller used this case to justify withholding evidence in the Trump-Russia investigation

DoJ and Judiciary have become lawless. Many are demanding grand juries be abolished

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | MAY 01, 2019, UPDATED JAN. 31, 2022 | PDF | https://tinyurl.com/y39153ge



SENIOR EXECUTIVE SERVICE (SES) HIJACKED THE INTERNET

Click image to play video (starts @32 min.)



Click here to download a raw *.mp4 version of this video

DEEP STATE SHADOW GOVERNMENT POSTER



Available by request only, email request to: afi@leader.com

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

LEGEND: Some corruptocrat photos in this blog contain 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



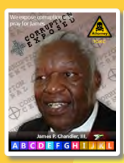
312 A.D. when Emperor Constantine adopted the symbol after his history-changing "By this sign, you shall conquer" vision on the Milvian Bridge. A similar Wheel Cross form was widely used in Ireland by the eighth century. The triple entendre indicates that the

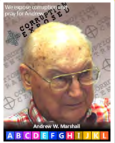
Bookmark: #first-amended-miller-act-notice | https://tinyurl.com/y3nlb6e3

NEWS UPDATE! MAY 01, 2019

Leader Technologies, Inc. sent their FIRST AMENDED MILLER ACT NOTICE to President Trump today. It is a contract demand for the U.S. Treasury to pay them for the federal government's 18-year theft of their social networking inventions. These inventions were stolen by Leader's patent attorney James P. Chandler, III, on behalf of Andrew W. Marshall and the Department of Defense Office of Net Assessment that steals and weaponizes inventions for continuous war making and enrichment of its fascist insider military-industrial corporations.

FEDERAL PATENT WEAPONIZATION THIFVES





James P. Chandler, III

Andrew W. Marshall

Patriots are encouraged to help get this First Amended Miller Act Notice to President Trump and past the Pretorian Guard. See American Intelligence Media republish of the Leader Miller Act Notice.

See also previous post AFI. (Apr. 17, 2019). Death of Mega Warlord Andrew Marshall Exposes 100-year NWO Patent Theft Agenda. Americans for Innovation.

(MAY 01, 2019)—The Mueller Report (Vol. I, p. 177, ¶ iii) made a shocking claim that the U.S. grand jury system . . .

The Globalist Warlord's Grand Jury:

"... belongs to no branch of the institutional government, serving as a kind of buffer or referee between the Government and the people" citing U.S. v. Williams (1992).

Very few people understand the grand jury system. The video above explains its dubious origins.

Researchers found Mueller's claim preposterous in light of the U.S. Constitution in which We the People bestow all powers to the government. No grand jury can operate alongside or outside of We the People in our Republic. To read such a claim from a man who was director of the FBI for more than a decade implies that everything he built at the FBI is a house built on shifting sand. See Jesus' Parable of the Wise and the Foolish Builder.

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, precision pointers, binoculars, etching equipment, and yes, gun sights, but also computer mouse pointers! Therefore, to claim that it could only mean a gun sight, as Judge Jackson did, is truly ignorant. As shown, it is a call to prayer and repentance based upon microscopic observation of the corruptcrat's conduct. For Judge Jackson to use her ignorance of this symbol as the excuse to gag Roger Stone's FREE SPEECH right to defend himself is heinous abuse of authority. Chief Justice John Roberts should censor her immediately. Patriots must demand it.

Bookmark: #stand-with-roger-stone

ROGER STONE SPEAKS: On Nov.

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

Updated Jul. 26, 2019

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. 2-Robert S. Mueller, III.

MUELLER CLAIMS (HIS) GRAND JURIES EXIST OUTSIDE THE U.S. CONSTITUTION

Clipped from his report, PDF p. 389:

to answer" for a serious crime "unless on a presentment or indictment of a Grand Jury"). "[T]he whole theory of [the grand jury's] function is that it belongs to no branch of the institutional government, serving as a kind of buffer or referee between the Government and the people," *United States v. Williams*, 504 U.S. 36, 47 (1992), "pledged to indict no one because of prejudice and to free no one because of special favor." *Costello v. United States*, 350 U.S. 359, 362 (1956).

Fig. 3—Robert S. Mueller, III. (Released Apr. 18, 2019). Vol. I of II, Report On The Investigation Into Russian Interference In The 2016 Presidential Election, March 2019, PDF p. 389 (iii). U.S. Department of Justice. ("[T]) whole theory of [the grand jury's] function is that it belongs to no branch of the institutional government, serving as a kind of buffer or referee between the Government and the people,..." *United States v. Williams*, 504 U.S. 36, 47 (1992).)

Robert S. Mueller, III. (Apr. 24, 2019). Vols. I and II combined Report on the Investigation into Russian Interference in the 2016 Presidential Election, Mar. 2019. U.S. Department of Justice. (122 MB); Robert S. Mueller, III. (Apr. 24, 2019). ANALYSIS of Vols. I and II combined Report on the Investigation into Russian Interference in the 2016 Presidential Election, Mar. 2019. U.S. Department of Justice.

Our investigation into Mueller's use of the *Williams* case has uncovered decades of sin and misconduct within the Department of Justice and Judiciary.

Mueller helped write the *Williams* case. He uses his own 1992 case to justify withholding massive "exculpatory evidence" (favorable to President Trump) of the real Hillary Clinton conspiracies with Russia surrounding Uranium One.



CONGRESS CONTACT LOOKUP

Contacting the Congress



Universal Toxic Substance Symbol & Warning

FINANCIAL HOLDINGS OF OBAMA POLITICAL APPOINTEES, BY AGENCY Bookmark: #archive

BLOG ARCHIVE

- **2022** (1)
- **2021** (13)
- **2020** (22)
- **2019** (13)
 - October (3)
- ► September (1)
- **▶** July (1)
- **▶ June** (1)
- ▼ May (2)

BRITISH SR. CROWN PROSECUTOR ARVINDER SAMBEI CONSP...

MUELLER RIGGED GRAND JURIES FOR DECADES

- April (1)
- March (1)
- February (1)
- January (2)
- **2018** (21)
- **2017** (27)
- **2016** (39)
- **2015** (34)
- **2014** (26)
- **2013** (28)
- **2012** (6)

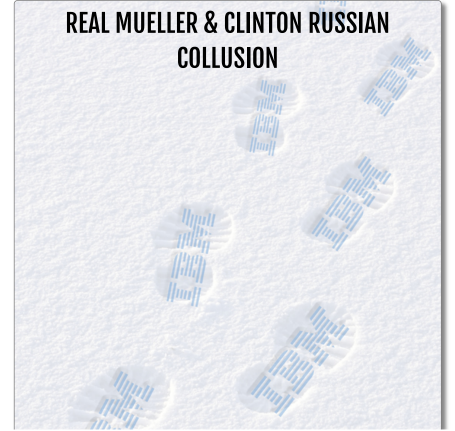
On Apr. 20, 2009, at the direction of Secretary of State Hillary Clinton, FBI director Robert Mueller himself delivered a ten-gram sample of highly-enriched yellow cake uranium to Vladimir Putin on the Moscow Sheremetyevo Airport tarmac. This was proven by leaked State Department



Fig. 2-Hillary Clinton.

cables where Hillary as the newly-appointed Secretary of State directed the uranium transfer ("We require that the transfer of this material [by FBI Director Mueller] be conducted at the airport, on the tarmac near by the plane, upon arrival of the Director's aircraft").

Bookmark: #mueller-real-russian-collusion | https://tinyurl.com/y5w4nrnv



UPDATE MAR. 25, 2014

FIVE CRITICAL AFI POSTS ON JUDICIAL COMPROMISE

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

1. HOW PATENT JUDGES GROW RICH ON THE BACKS OF AMERICAN INVENTORS



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

- 2. WAS CHIEF JUSTICE ROBERTS BLACKMAILED into supporting Obamacare by his ethical compromises in *Leader v. Facebook*?
- JUSTICE ROBERTS MENTORED Facebook Gibson Dunn LLP attorneys.



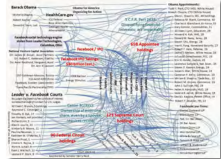


 JUDGE LEONARD STARK FAILED to disclose his Facebook financial interests and his reliance on Facebook's Cooley Godward LLP attorneys for his appointment.



BARACK OBAMA'S DARK POOLS OF CORRUPTION

Click to enlarge

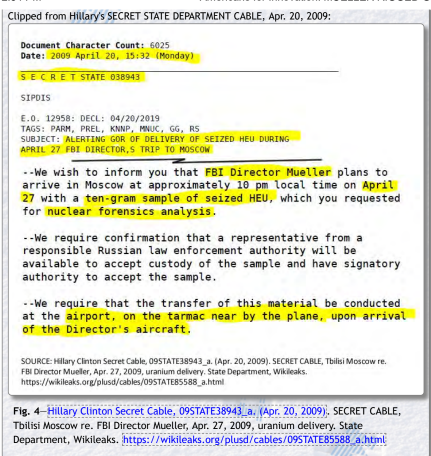


CLICK HERE FOR WASHINGTON'S ETHICAL DISEASE DISCOVERIES RE. FACEBOOK "DARK POOLS"

STOP FACEBOOK PROPERTY THEFT



WILL HUMANKIND EVER LEARN? Facebook's Orwellian doublespeak about property and privacy (theft) merely repeats the eventual dehumanization of the individual under MAO's Red Star, Stalin's SOVIET Hammer & Cycle and Hitler's NAZI Swastika. Respect for the inalienable rights of each individual is a bedrock value of democracy. The members of the Facebook Cabal abuse this principle at every opportunity.



Compare this real Russian collusion to the faked pee pee dossier. The contrast is so clear.

By relying on *Williams* to withhold evidence, Mueller played his long held trump card and proved he should have recused himself due to the appearance of impropriety as an author of the bogus *Williams* opinion on which he now relies.

Further investigation into *Williams* reveals a decadeslong pattern of corrupt practices with the FBI, Department of Justice and the Judiciary surrounding grand juries, which have clearly been Senior Executive Service (SES) shadow government kangaroo courts.

Hindsight shows that Mueller has used *Williams* to withhold evidence from other grand juries before—Ruby Ridge (1992), Waco (1993), World Trade Center (1993), Oklahoma City Bombing (1995), 9/11 (2001) and now the Trump-Russia Hoax. The pattern is clear.

They evidently believe that they deserve special privileges and are willing to lie, cheat and steal in order to treat themselves to these privileges.

ASK CONGRESS: PASS THE INVENTOR PROTECTION ACT!



LEADER V. FACEBOOK

BACKGROUND

Such permissiveness is obscene.

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

optimized for a 11in. x 17in. (ledger-size) poster. America should not be in the business of cheating its entrepreneurial investors simply because the cheaters

buy off judges with the money gained from their theft.

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!)

1. Summary of Motions, Appeal, Petition, Evidence, Analysis, Briefings (FULL CITATIONS) in Leader Technologies, Inc. v. Facebook, Inc., 08-cv-862-JJF-LPS (D. Del. 2008), published as Leader Techs, Inc. v. Facebook, Inc., 770 F. Supp. 2d 686 (D. Del. 2001)

False Flag events are covered up by rigged grand juries.

MUELLER HAS BEEN RIGGING GRAND JURIES SINCE 1992

The Supreme Court in *Williams* ruled along political lines that a DoJ special prosecutor could withhold "exculpatory evidence" and persecute innocent victims. Justice Stevens dissented saying "[I]t blinks reality to say that the grand jury can adequately perform this important historic role if it is intentionally misled by the prosecutor." PDF p. 33 (p. 68).

The original case against entrepreneur investor John H. Williams, Jr. was contrived by the DoJ from the start. The fact that it made its way to the U.S. Supreme Court is a testament to a conspiracy between the DoJ and Judiciary to get the precedent they wanted.

Williams was accused by then Associate U.S. Attorney Frank
Keating (Francis Anthony "Frank"
Keating II, no relation to the S&L Keating in AZ) of bank fraud in Tulsa OK for allegedly overvaluing two venture capital stock assets shown on his financial statement for a loan application. Keating's brother

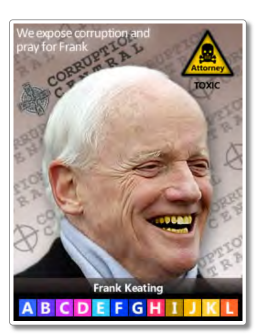


Fig. 5-Francis Anthony "Frank" Keating II

Daniel Keating was the bank president at Village South National Bank. Daniel had approached his

- 2. Dr. Lakshmi Arunachalam's Censored Federal Circuit Filings (Archive)
- 3. Brief Summary of Leader v. Facebook
- 4. Backgrounder
- 5. Fenwick & West LLP Duplicity
- 6. Instagram-scam
- 7. USPTO-reexam Sham
- 8. Zynga-gate
- 9. James W. Breyer / Accel Partners LLP Insider Trading
- 10. Federal Circuit Disciplinary Complaints
- 11. Federal Circuit Cover-up
- 12. Congressional Briefings re. Leader v. Facebook judicial corruption
- 13. Prominent Americans Speak Out
- 14. Petition for Writ of Certiorari
- 15. Two Proposed Judicial Reforms
- 16. S. Crt. for Schemers or Inventors?
- 17. Attorney Patronage Hijacked DC?





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

Bookmark: #gibson-dunn

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



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

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

"Skillful manipulation of the firm's extensive media

brother Frank to take the case so he could lower his legal costs. He said "I didn't in my mind consider this a criminal case." Clearly, his brother and the DoJ saw an opportunity to use the case for their nefarious purpose.

Frank Keating indicted Williams and withheld substantial audit evidence that proved Williams was innocent (other audits listing the stocks) and had no intent to defraud. The district court judge James O. Ellison agreed and threw out the case, stating the "information withheld raises reasonable doubt about the Defendant's intent to defraud" and this "renders the grand jury's decision to indict gravely suspect." Williams, PDF, p. 35.

In a reasonable world, this should have been the end of the Williams case. The fact that the DoJ pursued the case to the U.S. Supreme Court anyway, turns our attention to the DoJ and Judiciary motives to make precedent case law out of Williams.

Preposterously, the DoJ insisted that prosecutors should be free to withhold evidence of a target's innocence from a grand jury.

On appeal to the Tenth Circuit, the circuit too agreed with the district court and rejected the government's argument.

SO, WHY TAKE WILLIAMS TO THE SUPREME **COURT UNLESS YOU WANT TO RIG GRAND JURIES WITH PREDETERMINED OUTCOMES?**

The DoJ filed a petition for writ of certiorari with the U.S. Supreme Court. They argued that a special prosecutor was not required to disclose exculpatory evidence. The court's decision was sharply split.

connections allows Gibson Dunn to promote their causes. while simultaneously smearing their opponents and silencing embarrassing news coverage."

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

POPULAR POSTS



CORONAVIRUS TRACED TO THE BRITISH CROWN

The Pirbright Institute (UK) has been awarded 11 U.S. Patents, including Coronavirus U.S. Pat. No.

10,130,701 The Pirbright Institute...



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

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

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



CORONAVIRUS SOURCE DISCOVERED! ALSO UNCOVERS LORD PIRBRIGHT. A ROTHSCHILD, AS KEY TO THE 140-YR. PILGRIMS SOCIETY MONOPOLY OVER WORLD SOCIETY, COMMERCE & WAR

The British Crown and the C.I.A. teamed up treasonously via QinetiQ Group Plc controlled by the Monarch Lord Pirbright (Rothschild) a...



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

Contributing Writers | Opinion | AMERICANS FOR INNOVATION | ...



MUELLER'S JUDGE AND PROSECUTOR TAKE THEIR ORDERS FROM HILLARY

Congressional disclosures prove the Mueller probe is "the fruit of the poisonous

tree" Nardone v. U.S. Judge Amy B.



ANTHONY FAUCI: CHIEF **GLOBALIST SNAKE OIL** PITCHMAN, LEADER OF **BIOLOGICAL AND GERM**

Contributing Writers | Opinion | AMERICANS FOR INNOVATION Apr. 09, 2021, Updated May 20, 2021 | PDF | https://tinyurl.com/53smwx...

The 5:4 decision by the U.S. Supreme Court sent the case back to the district court for further proceedings, but Mueller had his sound byte (and used it in his Report).

That's where this trail went ice cold.

Tellingly, the whole *Williams* district court docket is missing.

The district court docket has been removed. Zilch.

Nada. None of the district court records are available in either Pacer or LEXIS NEXIS. Other records in other cases at that time are there, but not *Williams*. This is all the more concerning because it would include the records of the case after it came back from the Supreme Court for further consideration on the firm evidence that the special prosecutor had withheld from the grand jury.

The first telltale sign of DoJ and Judicial misconduct at the U.S. Supreme Court are the government attorneys who argue the case:

- (1) Kenneth R. Starr;
- (2) Robert S. Mueller, III;
- (3) William C. Bryson and
- (4) Michael R. Dreeben.
- (5) with full complicity from Frank Keating & Joseph C. Wyderko.

Bookmark: #doj-grand-jury-hijackers | https://tinyurl.com/y3jvg7mf





ROBERT MUELLER - THE ORGANIZER OF 9/11 - IS MUSCLING HILLARY TO BE THE MOB BOSS OF AN EMPIRE WITHOUT BORDERS OR MORALITY

Yes, Mueller organized 9/11, and then investigated himself! Mueller placed his patsy Joseph E. Sullivan at Cloudflare to fix the 2018...



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

President Trump is asked to compensate Leader for the

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



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

These lawyers, bankers, academics, journalists,

bureaucrats and self-styled elitists sponge off the actual wealth-creation of hard working...



WEAPONIZED CORONAVIRUS IS AN ANGLO-AMERICAN PILGRIMS SOCIETY ATTACK ON NON-GLOBALIST AMERICA WHILE BLAMING CHINA

Contributing Writers | Opinion |

AMERICANS FOR INNOVATION | Mar. 16,
2020, Dec. 21, 2020 | PDF |

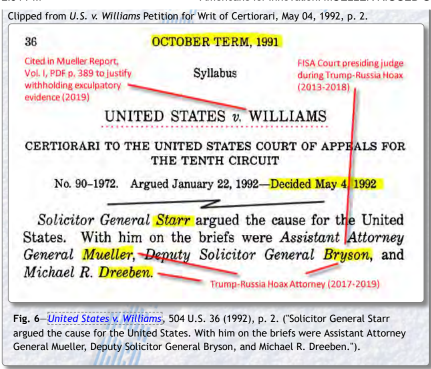
https://tinyurl.com/rt7q8sy Fig...

EDITORIALS

- DC Bar refuses to investigate attorney misconduct in Leader v. Facebook -Unwillingness of DC attorneys to selfpolice may explain why Washington is broken, Dec. 30, 2012
- Will the U.S. Supreme court support schemers or real American inventors? Facebook's case dangles on a doctored interrogatory. Eighteen (18) areas of question shout for attention, Dec. 27, 2012
- Two Policy Changes That Will Make America More Democratic (and less contentious), Dec. 21, 2012

OUR MISSION

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



The evident result of Mueller et al's argument is the blessing of the Supreme Court for prosecutors to withhold evidence from a grand jury in order to *create* fake indictments. As stated earlier, history shows that is what he did after Ruby Ridge (1992), Waco (1993), World Trade Center (1993), Oklahoma City Bombing (1995), 9/11 and now Trump Russia Hoax (2017).

Here is where the relationships among Mueller and the other U.S. Attorneys in the *Williams* case get highly suspect.

OKLAHOMA GOV. FRANK KEATING

Frank Keating, the original grand jury prosecutor and the brother of the bank manager pressing charges against Williams, became governor of Oklahoma. Keating presided over the Oklahoma City Bombing false flag in which Timothy McVeigh, a now known C.I.A. asset and mind control drone of Dr. Jolly West, was framed.

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

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

CURRENT EDITORIAL FOCUS

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

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

The judges ignored shocking new evidence that Mark Zuckerberg withheld 28 hard drives of 2003-2004 evidence from Leader Technologies that could prove actual theft (and therefore claims even more serious than infringement). In addition, Facebook's appeal attorney, Thomas G. Hungar of Gibson Dunn LLP, has close personal ties to just about every judicial player in this story. The misconduct appears to reach into the U.S. Patent Office through abuse of the reexamination process by Facebook. We will 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,

Never mind that a Clinton body guard, Alan G. Whicher, was killed in the blast, or that the FBI investigation records for Ruby Ridge and Waco were destroyed or carted off *before* first responders were allowed into the rubble, or that the actual bomb materials were DoD weapons-grade and could not have been the low energy made-for-TV fertilizer truck bomb. *See* testimony of Ted L. Gunderson, FBI Agent in Charge.

The McVeigh trial, following a grand jury indictment, (filed Feb. 20, 1996) was transferred out of Oklahoma where former U.S. Attorney and U.S. v. Williams lead Frank Keating was now governor. Keating's former U.S. Attorney colleague Joseph C. Wyderko was assigned the McVeigh case.

U.S. ATTORNEY JOSEPH C. WYDERKO

Concurrent with Wyderko's assignment to the McVeigh grand jury and trial, the DoJ began assigning him to numerous cases with U.S. Attorney Michael R. Dreeben. For example, Dreeben and Wyderko were concurrently assigned to a Supreme Court case U.S. v. O'Hagan, Case No. 96-842 (Oct. 1996 term).

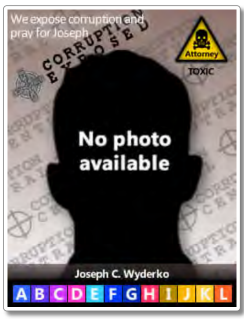


Fig. 7-Joseph C. Wyderko.

Tellingly, about the same time, on Oct. 11, 1996, Congress passed three Acts simultaneously, the Economic Espionage Act, the Federal Trade Secrets Act and the False Statements Accountability Act ("FSAA"). Those laws were written largely by James

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 on Google Drive. If the Drive is not accessible, click here to download a ZIPPED library (then check your Downloads folder).





CODE OF CONDUCT FOR U.S. JUDGES

"CANON 2: A JUDGE SHOULD AVOID IMPROPRIETY AND THE APPEARANCE OF IMPROPRIETY IN ALL ACTIVITIES"

P. Chandler, III and were enthusiastically promoted by President Bill Clinton, Robert S. Mueller, III, James B. Comey, DoJ, FBI and intelligence, among others.

The assignment of Wyderko to another Dreeben case would effectively muzzle Wyderko from ever talking about his conversations with Dreeben about the McVeigh case. This was evident insurance, just in case Wyderko was ever tempted to spill the beans on the government's framing of McVeigh, including withholding of exculpatory evidence. Case confidentiality rules would silence him.

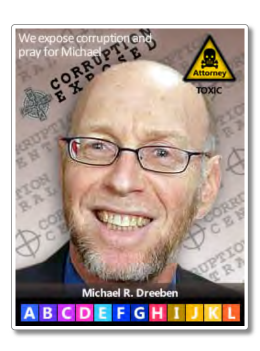
Consistent with the result of *U.S. v. Williams* (special prosecutors can lie to grand jurys), the FSAA, subsection (b) permitted lying to courts and Congress by these same prosecutors.

Now, let's move forward in time to the Robert Mueller Special Prosecutor legal team, sometimes called "The 13 Angry Democrats."

U.S. ATTORNEY MICHAEL R. DREEBEN— SENIOR EXECUTIVE SERVICE (SES) PAYMASTER

Michael R. Dreeben,

Wyderko's and
Mueller's DoJ
colleague who has
relied on Williams in
many grand jury
cases, was appointed
by Mueller to the
Special Counsel team
in 2017. Evidently,
Mueller needed
insiders who were
familiar with Williams



GALLERY OF JUDICIAL MISCONDUCT



Judge Leonard P. Stark, U.S.
District Court of Delaware, trial
judge in Leader Techs, Inc. v.
Facebook, Inc., 770 F. Supp. 2d 686
(D.Del. 2011). Judge Stark heard
his jury foreman admit that the
jury made the on-sale bar decision
without any evidence other than
speculation, and yet he supported
that verdict anyway. Just months
before trial, Judge Stark allowed
Facebook to add

the on-sale bar claim after the close of all fact discovery and blocked Leader



from preparing its defenses to this new claim. Judge Stark allowed the claims despite Leader's prophetic argument that the action would confuse the jury and prejudice Leader. He also permitted the jury to ignore the *Pfaff v. Wells Electronics*, *Inc.* test for on-sale bar, even after instructing the jury to use it. (See that

Jury Instruction No. 4.7 here.) He also contradicted his own instruction to Leader to



answer Interrogatory No. 9 in the present tense (2009), then permitted the jury to interpret it as a 2002 admission as well. Facebook's entire on-sale bar case is based upon this interrogatory. (*Editorial*: Hardly sufficient to meet the "heavy burden" of the clear and convincing evidence standard.)



Judge Alan D. Lourie, U.S. Court of Appeals for the Federal Circuit, panel judge in *Leader Techs v. Facebook, Inc.*, 678 F.3d 1300 (Fed. Cir. 2012). Judge Lourie stood to 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.

and would keep their mouths shut about

Fig. 8-Michael R. Dreeben.

withholding exculpatory evidence.

The close Dreeben-Wyderko relationship implicates Mueller in withholding evidence in the Oklahoma City Bombing, and in complicity with Oklahoma Governor Frank Keating in the staging of the U.S. v. Williams case and his framing of McVeigh in the Oklahoma City bombing as well.

Michael R. Dreeben is currently a high ranking paymaster in the Senior Executive Service (SES) shadow government. In fact, he is a member of the infamous SES 500 that makes compensation decisions for the entire organization—managed within the now evidently rogue U.S. Department of Justice.

Bruce Ohr is also a member of the SES 500 despite his assistance in fabricating the Steele "pee-pee" dossier and his collusion with the Queen's Chief Crown **Prosecutor Alison** Saunders just four days before the infamous Trump Tower frame up.

See AFI. (Mar. 21, 2019). British-

American espionage-

treason on full display at "Dinner with the Ohrs." Americans for Innovation.

The other three U.S. Attorneys who argued U.S. v. Williams were Kenneth R. Starr, Robert S. Mueller, III, William C. Bryson along with Michael R. Dreeben.



Fig. 9-Alison M. Saunders, Chief Crown Prosecutor, Robert Mueller's Privy Council handler with Arvinder Sambei aka Arvinda Sambir since 9/11.

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



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 Facebookrelated stocks.

Judge Moore failed to follow the long-Like 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 when he was asked on a motion to disclose potential Facebook holdings and other conflicts of interest, he refused along with the

U.S. SOLICITOR GENERAL KENNETH STARR

Kenneth R. Starr is notoriously known for his legal convolutions in the Clinton Impeachment to make it fail. In other words, he protected Clinton. He ignored the decade of "Arkancide" involving the suspicous deaths of many dozens of former Clinton confidents. He sidestepped the mountains of evidence

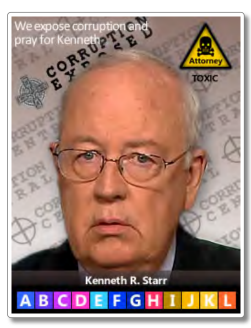


Fig. 10-Kenneth R. Starr.

of criminality withheld by the Clintons at Ruby Ridge, Waco, the World Trade Center bombing, Kosovo, Rwanda, QRS-11 uninterruptable autopilot, Dual EC-DRBG algorithm FBI backdoor key, Whitewater, etc. Instead, Starr trivialized the proceedings to machinations about Bill's sexcapades with internvictim Monica Lewinsky.

FEDERAL CIRCUIT & FISA JUDGE WILLIAM C. BRYSON

William C. Bryson is currently a Federal Circuit judge. In other words, he hears all patent appeals where victims of SERCO's British theft of U.S. inventions are left to flap in the wind of shadow government corruption.

See AFI. (Apr. 20, 2018). The shadow government uses SES, Serco and OPIC as portals into horrific corruption. *Americans for Innovation*.

Disclose Conflicts of Interest. Judge Wallach continued in silence even after Clerk of Like Court Horbaly failed to provide him with Dr. Lakshmi Arunachalam's motions (according to his Federal Circuit staffer Valeri White), and yet the Clerk signed an order regarding that motion on Judge Wallach's behalf. See a full analysis of these events at Donna Kline Now! Judge Wallach also failed to police his court's violation of Leader's Fifth and 14th Amendment constitutional right to due process when he participated in the fabrication of new arguments and evidence for Facebook in the secrecy of judge's chambers after he had just invalidated Facebook's sole remaining item of evidence (using disbelieved testimony as ostensible evidence of an opposite). Judge Wallach also failed to police his court when he failed to apply the Supreme Court's Pfaff v. Wells Electronics, Inc. test for on-sale bar evidence, which included even the Federal Circuit's own Group One v. Hallmark Cards, Inc. test-a test which Judge Lourie should have advised Judge Wallach to

other judges. See Motion to



omission analysis.

follow since Judge Lourie helped write that opinion. Group One test

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 Like 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

Bryson was nominated by Bill Clinton on Jun. 22, 1994, concurrently with his collusion with Starr, Mueller and Dreeben on the U.S. v. Williams decision to create a license to persecute victims of DoJ and Judiciary perfidy.

Tellingly, Bryson was a member of the FISA Court from Dec. 01, 2011 to May 18, 2018. On Sep. 10, 2013, Chief Justice John G. Roberts, Jr. appointed Judge Williams C. Bryson to be the PRESIDING JUDGE of the FISA Court. Therefore, Bryson, Robert Mueller's U.S. v. Williams collaborator, also presided over the FISA corruption surrounding the fabricated British intelligence agent Christopher Steele

"pee-pee" dossier.

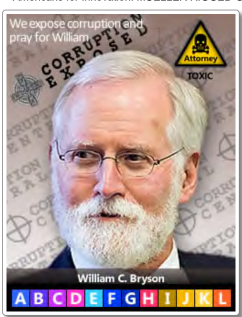


Fig. 11—William C. Bryson. Presiding Judge of the FISA Court during the Trump-Russia Hoax ramp up; also a Federal Circuit patent judge (1993) soon after Robert Mueller pushed Warlord Grand Juries through the U.S. Supreme Court.

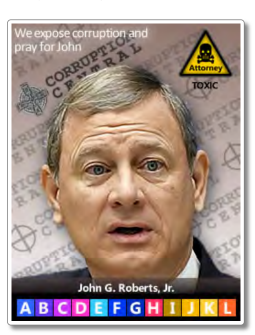


Fig. 12-John G. Roberts, Jr.

To be clear, Roberts appointed a Mueller man to be the presiding judge of the FISA Court who promoted the withholding of exculpatory evidence from a grand jury. Upon such corrupt men and women is our U.S. judiciary built. No wonder the FISA Court is a gutless wonder. It employs two-timing judges who exonerate the guilty, persecute the

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 Like 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 Like creating new arguments and evidence for Facebook in the secrecy of chambers-after they had debunked

Updated May 22, 2015

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

all of Facebook's evidence on

constitutional due process.

appeal, which is a clear breach of



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

innocent and sell off the birthright of our inventions to the British Privy Council.

Note: In the early 1990's, James P. Chandler, III was a reviewer of patent cases and supposed critic of the Federal Circuit.

Now we return to Michael R. Dreeben. Dreeben's associate Joseph C. Wyderko presided over the Oklahoma City bombing false flag cover-up.

Subsequently, Dreeben made sure that Joseph C. Wyderko kept the McVeigh secrets by ensuring that he and Wyderko was continuously assigned to DoJ prosecutions with Dreeben.

Then, Mueller appointed Dreeben, his old *US v. Williams* co-conspirator, to the Trump-Russia probe. With their fellow *Williams* partner Bryson, these criminals withheld exculpatory evidence in the Trump-Russia investigation, and are now trying to get away with it.

As insurance, Mueller cited *US v. Williams* in his Report.

GRAND JURIES (ALONG WITH THE DOJ, FEDERAL COURTS, USPTO) ARE CORRUPTED BEYOND REPAIR

These decades-long, incestuous DoJ, Judicial and Patent Office relationships that have created all this fetid case law are incontrovertible proofs that Robert Mueller and his ilk have corrupted at least the grand jury system beyond repair.

See previous post AFI. (Apr. 17, 2019). Death of Mega Warlord Andrew Marshall Exposes 100-year NWO Patent Theft Agenda. Americans for Innovation.

Leader v. Facebook Legal Research

NOTICE: Opinion

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

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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 Suggested Action Items from this investigation:

- 1. The grand jury system should be eliminated forthwith, we do not need them.
- 2. The DoJ special counsel procedure must be abolished, also not needed.
- 3. The FISA Court must be abolished, it has always just been a rubber stamp for Mueller and Co.
- 4. An attorney who becomes a legislator must forfeit his/her license to practice law subsequently (to being enriched by the laws he/she makes).
- 5. John Roberts must be impeached for his conspiratorial mismanagement of the FISA Court and compromise of the patent system to the British.
- 6. Attorneys must be prohibited from using laws and precedents in their defense that they helped create.
- 7. The Senior Executive Services (SES) must be abolished as it is nothing but a shadow government Fifth column menace to the Republic.
- 8. The U.S. Patent Office must be rebuilt without the British (SERCO, Crown Agents) and without attorneys on staff (conflicts of interest).
- These would be good first steps to restoring 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 affected and we'll post it for you. We welcome and *encourage* anonymous comments, especially from whisteblowers.

Posted by K. Craine at 1:38 PM



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 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*; McBee 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 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 Winklevoss v. Zuckerberg and ConnectU v. Facebook)
- 7. **Weil Gotshal LLP** (Federal Circuit counsel in *Leader v. Facebook*; Judge Kimberly A. Moore's undisclosed former client)
- 8. Latham & Watkins LLP (Facebook Director James W. Breyer's counsel; Judge Kimberly A. Moore's husband, Matthew J. Moore's new law firm)
- o Federal Circuit Bar Association ("FCBA") (Federal Circuit's bar association; second largest in the U.S.: Facebook's law firms extert much influence in its policy and activity, incl. Fenwick & West LLP. Gibson Dunn LLP, Orrick Herrington LLP, Weil Gotschal 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

35 comments:



Lancelot May 2, 2019 at 7:01 AM

These revelations are simply extraordinary. Listening to the Barr testimony on Wednesday, knowing that AG Barr may know all this, makes you realize that he absolutely has to prosecute the real criminals in all of this, including Mueller. Starting now,

Reply

Replies



K. Craine May 3, 2019 at 6:34 AM

https://tinvurl.com/v3ivg7mf

Spread the truth.

Reply



K. Craine May 3, 2019 at 6:34 AM

Email comment by TG:

CAT REPORT May 2, 2019

White Helmets admit staging fake chemical attacks in Syria

US natural gas exports to Europe surge nearly 300%

Danish burn Korans wrapped in bacon

U.K. Lord Speaker Slams Commons Speaker Snubbing Trump as Insult to U.S. D-Day Vets

Eulogy to the Witch Hunt

Trump criticizes Venezuela's Maduro, calls Mueller probe 'political game'

Full stories:

https://aim4truth.org/2019/05/02/cat-report-10/

Reply

Replies





K. Craine May 3, 2019 at 6:35 AM

Previous comment:

https://tinyurl.com/y6dbgyfj

Spread the truth.

Reply



K. Craine May 3, 2019 at 6:37 AM

Email comment by BR:

John Barnwell. (Apr. 28, 2019). CROWNGATE: THE GREATEST CRIMINAL CONSPIRACY IN U.S. HISTORY. AIM.

AIM CONCLAVER JOHN BARNWELL SUMMARIZES CROWNGATE: THE GREATEST CRIMINAL CONSPIRACY IN U. S. HISTORY IN THIS TWEET THREAD. PLEASE SHARE WITH OTHERS.

Note to AIM Patriots: This twitter thread was compiled by John Barnwell who is an historian

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

B. Facebook attorneys & cooperating judges:

- 14. Gordon K. Davidson (Fenwick; Facebook's securities and patent attorney; Leader Technologies' former attorney)
- 15. Christopher P. King (aka Christopher-Charles King aka Christopher King aka Christopher-Charles P. King, Fenwick & West
- 16. Theodore B. Olson (Gibson Dunn)
- 17. Thomas G. Hungar (Gibson
- 18. Eric H. Holder, Jr. (Attorney General, U.S. Dept. of Justice)
- 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;" spouse is Anita B. Dunn)
- 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)

in the AIM Conclave. If you wish to pass along the info from Twitter, access the link in the headline above.

For those of you who prefer a WordPress platform, please read below. This is important historicial information needed to understand the breadth and depth of the foreign meddling in our election and the British attempt to overthrow Donald Trump. When you look at the origin of the coup, it takes you right smack into the British Privy Council.

Full story:

https://aim4truth.org/2019/04/28/crowngate-the-greatest-criminal-conspiracy-in-u-shistory/

Reply

Replies



K. Craine May 3, 2019 at 6:37 AM

https://tinyurl.com/yyp7qccu

Spread the truth.

Reply



K. Craine May 3, 2019 at 6:39 AM

Email comment from the Conclave-UK

MARK SEDWILL

_, I think this is someone who needs investigation. He is muted as being the man behind Gavin Williamson's sacking but his career goes back a long way to the Gulf War when Sir Richard Dearlove was Chief of the Secret Intelligence Service (SIS). Does he have a part to play in the Russian hoax?

Do you have anything? If not perhaps you could encourage people to dig. He seems to be controlling Theresa May and has ties with the European Defence Force and NATO. I am digging around in his family background, details of which are scant.

https://en.wikipedia.org/wiki/Mark_Sedwill

https://www.express.co.uk/news/politics/1122230/BBC-newsnight-gavin-williamsontheresa-may-huawei-leak-sacked-5G-defence-secretary

https://www.bitchute.com/video/m8yn41KcDsiP/

Involved in the Skripal's case too.

https://theduran.com/skripal-case-britain-letter-nato-blame-russia-guesses-single-source/

Regards,

Reply

Replies



K. Craine May 3, 2019 at 6:40 AM

Previous comment:

https://tinyurl.com/y5y85t6r

Spread the truth.



K. Craine May 3, 2019 at 6:41 AM

- 25. Joseph P. Cutler (Perkins Coie)
- 26. David P. Chiappetta (Perkins Coie)
- 27. James R. McCullagh (Perkins Coie)
- 28. Ramsey M. Al-Salam (Perkins
- 29. Grant E. Kinsel (Perkins Coie)
- 30. Reeve T. Bull (Gibson Dunn)
- 31. Heidi Keefe (Cooley)
- 32. Michael G. Rhodes (Cooley; Tesla Motors)
- 33. Elizabeth Stameshkin (Cooley)
- 34. Donald K. Stern (Cooley; Justice Dept. advisor)
- 35. Mark R. Weinstein (Cooley)
- 36. Jeffrey Norberg (Cooley)
- 37. Ronald Lemieux (Cooley)
- 38. Craig W. Clark (Blank Rome)
- 39. Tom Amis (Cooley / McBee Strategic)
- 40. Erich Veitenheimer (Cooley / McBee Strategic)
- 41. Roel Campos (Cooley; former Commissioner of the U.S. Securities & Exchange Commission at the time of the infamous Facebook 12(g) exemption)
- 42. Lisa T. Simpson (Orrick)
- 43. Indra Neel Chatterjee (Orrick)
- 44. Samuel O'Rourke (Facebook; Cooley-directed)
- 45. Theodore W. Ullyot (Facebook; Cooley-directed)
- 46. Amber H. Rover, aka Amber L. Hagy aka Amber Hatfield (Weil Gotshal LLP; Judge Kimberly A. Moore's former client)
- 47. Edward R. Reines (Weil Gotschal)
- 48. **Trish Harris** (DC Bar Association)
- 49. Elizabeth A. Herman (DC Bar Association)
- 50. Elizabeth J. Branda (DC Bar Association)
- 51. David J. Kappos (former Patent Office Director; former IBM chief intellectual property counsel; ordered unprecedented 3rd reexam of Leader Technologies' patent; Obama political appointee)
- 52. Preetinder ("Preet") Bharara (U.S. Attorney Ceglia v. Zuckerberg; formerly of Gibson & Dunn LLP; protects Zuckerberg)
- 53. Thomas J. Kim (SEC Chief Counsel)
- 54. Anne Krauskopf (SEC Special Sr.
- 55. John G. Roberts, Jr. (Chief Justice, U.S. Supreme Court)
- 56. Jan Horbaly (Federal Circuit, Clerk of Court)
- 57. Kimberly A. Moore (Judge, Federal Circuit)
- 58. Matthew J. Moore (Latham & Watkins LLP; husband of Judge Kimberly A. Moore)
- 59. Kathryn "Kathy" Ruemmler (Latham & Watkins LLP; White House counsel)
- 60. Evan J. Wallach (Judge, Federal Circuit)
- 61. Alan D. Lourie (Judge, Federal Circuit)

Email comment from the Conclave-UK

More on MARK SEDWILL

Hi ______, Sedwill was private secretary to Foreign Secretary Jack Straw between 2000-2002, before & after 9/11, when Arvinder Sambei was let lose.

He was Theresa May's Permanent secretary when she was Home Secretary and it looks very much to me like she is his "cover" and her election to PM was probably the Deep State's way of getting their man to the top.

"In November he was elevated to Cabinet Secretary and Head of the Civil Service - as well as National Security Adviser." "He is the first Civil Servant to hold all three roles at once and he wields the power ruthlessly - as Gavin Williamson discovered."

https://www.dailymail.co.uk/debate/article-6986777/Dark-PMs-softly-spoken-Cabinet-enforcer-ANDREW-PIERCE-rise-Sir-Mark-Sedwill.html

Reply



K. Craine May 3, 2019 at 6:45 AM

Email comment from Sharyl Attkisson:

Sharyl Attkisson. (May 02, 2019). When media narratives became more important than facts. Full Measure.

The following is an excerpt of my article in Epoch Times.

The day that I told CBS News I wished to leave my job as investigative correspondent ahead of my contract, I didn't give a reason. I didn't see the point because the problem wasn't fixable

Nor was it isolated to CBS News.

My own take is that—as our industry has changed in ways that have become undeniable to most—I was a bit of the canary in the coal mine. By that, I mean I believe I was among the first to really pay attention to the increasingly effective operations to shape and censor news—the movements to establish narratives rather than follow facts—and to see the growing influence of smear operations, political interests, and corporate interests on the news.

Full story:

https://sharylattkisson.com/2019/05/when-media-narratives-became-more-important-than-facts/

Reply

Replies



K. Craine May 3, 2019 at 6:46 AM

Previous comment:

https://tinyurl.com/y3qev9m8

Spread the truth.

Reply



K. Craine May 3, 2019 at 7:09 AM

[Editorial on this comment: The New York Times just carried this "revelation" as if it has not been known to the Patriot community for years. In fact, American Intelligence Media first broke this story almost two years ago. We picked it up at Americans for Innovation a year ago.

- 62. **Randall R. Rader** (Chief Judge, Federal Circuit)
- 63. **Terence P. Stewart** (Federal Circuit Bar Association)
- 64. **Leonard P. Stark** (Judge, Delaware U.S. District Court)
- 65. **Richard J. Arcara** (Judge, N.Y. Western District, *Ceglia v. Holder et al*)
- 66. Allen R. MacDonald (Administrative Judge, U.S. Patent Office)
- 67. **Stephen C. Siu** (Administrative Judge, U.S. Patent Office)
- 68. **Meredith C. Petravick**(Administrative Judge, U.S. Patent Office)
- 69. **James T. Moore** (Administratie Judge, U.S. Patent Office)
- Pinchus M. Laufer (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)
- 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)
- 80. James P. Chandler, III
 (President, National Intellectual
 Property Law Institute, NIPLI; The
 Chandler Law Firm Chartered;
 advisor to Asst. Att'y Gen. Eric H.
 Holder, Jr., Dept. of Justice;
 Member, National Infrastructure
 Assurance Commission, NIAC;
 advisor to Federal Circuit Chief
 Judge Randall R. Rader; advisor to
 Sen. Orrin Hatch; author, The
 Federal Trade Secrets Act and the
 Economic Espionage Act of 1996;
 Leader Technologies' legal counsel,
 along with Fenwick & West LLP)

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

Just now The New York Times decides to run it, on the eve of the release of the unredacted FISA warrants against Carter Page. This Johnny Come Lately story is a lame attempt at rehabilition for NYT's repuation that they have demolished by their own hand. But, because it contains truth, we will publish it here.]

Adam Goldman, Michael S. Schmidt and Mark Mazzetti. (May 02, 2019). F.B.I. Sent Investigator Posing as Assistant to Meet With Trump Aide in 2016

George Papadopoulos, a former Trump campaign aide, was the target of an F.B.I. investigation into connections between the campaign and Russia.

WASHINGTON — The conversation at a London bar in September 2016 took a strange turn when the woman sitting across from George Papadopoulos, a Trump campaign adviser, asked a direct question: Was the Trump campaign working with Russia?

The woman had set up the meeting to discuss foreign policy issues. But she was actually a government investigator posing as a research assistant, according to people familiar with the operation. The F.B.I. sent her to London as part of the counterintelligence inquiry opened that summer to better understand the Trump campaign's links to Russia.

Full story:

https://www.nytimes.com/2019/05/02/us/politics/fbi-government-investigator-trump.html

Reply

Replies



K. Craine May 3, 2019 at 7:14 AM

[Editor: Here is what a real journalist, Glenn Greenwald, wrote about Stefan Halper ***a year ago***. This shows the New York Times is not to be trusted as news. They are a lying propaganda machine for the Deep State shadow government otherwise known as the Senior Executive Service (SES).]

Glenn Greenwald. (May 19, 2018). The FBI Informant Who Monitored the Trump Campaign, Stefan Halper, Oversaw a CIA Spying Operation in the 1980 Presidential Election. The Intercept.

AN EXTREMELY STRANGE EPISODE that has engulfed official Washington over the last two weeks came to a truly bizarre conclusion on Friday night. And it revolves around a long-time, highly sketchy CIA operative, Stefan Halper.

Four decades ago, Halper was responsible for a long-forgotten spying scandal involving the 1980 election, in which the Reagan campaign - using CIA officials managed by Halper, reportedly under the direction of former CIA Director and then-Vice-Presidential candidate George H.W. Bush - got caught running a spying operation from inside the Carter administration. The plot involved CIA operatives passing classified information about Carter's foreign policy to Reagan campaign officials in order to ensure the Reagan campaign knew of any foreign policy decisions that Carter was considering.

Full story:

https://theintercept.com/2018/05/19/the-fbi-informant-who-monitored-the-trump-campaign-stefan-halper-oversaw-a-cia-spying-operation-in-the-1980-presidential-election/



K. Craine May 3, 2019 at 7:19 AM

For real news, not New York Times propaganda and spin for the Senior Executive Service (SES) and the British Privy Council, follow:

https://americans4innovation.blogspot.com

https://aim4truth.org/ https://patriots4truth.org/

https://truthbits.blog/

https://threadreaderapp.com/thread/1120836449409163270.html

https://www.youtube.com/channel/UCv0dEcvXLOf4ZFvjCahK4Lw/featured

Economist; "Special Advisor" to Marc Andreessen in Instagram; cocreator 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, incl. Leader
 Technologies' inventions)
- 84. David Plouffe; directed Obama's 2008 and 2012 campaigns; a self-described "statistics nerd;" likely directed the activities of the Facebook Club; employed Robert F. Bauer, Perkins Coii LLP in 2000 at the Democratic Congressional Campaign Committee
- 85. McBee Strategic (one of the main "private" arms responsible for dolling 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



K. Craine May 3, 2019 at 7:19 AM

Previous comments on NYT and propaganda:

https://tinvurl.com/v2vffwnp

Spread the truth.

Reply



K. Craine May 5, 2019 at 9:36 AM

Email comment by DL:

Anonymous Patriots. (May 05, 2019). COULD IT BE THAT BRITAIN'S GCHQ COLLUDED WITH OBAMA AFTER ALL? Patriots for Truth.

This image caught our attention and we are posting it here for our community to review. We cannot authenticate it veracity and the site from which it comes is not one that we have vetted before. Please read the letter and the article under the link.

Then note below that the author of the article posted a postscript. See below.

Date: 17 Nov 2016

GCHO (UK) Ref. A/7238/6547/12

To: Boris Johnson, MP, Sec. of State for Foreign & Commonwealth Affairs

"Item 4: US National Security Advisor Rice has requested that we continue our surveillance, during the transition period, as internal US intelligence is potentially compromised by the incoming Trump administration."

From: Robert Hannigan Director, GCHQ

Full story:

https://patriots4truth.org/2019/05/05/4100/

Reply







K. Craine May 5, 2019 at 9:37 AM

Previous comment:

https://tinyurl.com/yy8snfsa

Spread the truth.





https://patriots4truth.files.wordpress.com/2019/05/hannigan-boris-johnsonletter.jpg

Reply



K. Craine May 5, 2019 at 9:41 AM

Email comment by Silver:

Editor. (May 04, 2019). #BCP #NEWS #BCPNEWS, YOU WON'T BELIEVE WHAT THE DEEP STATE IS DOING TO STOP AG BILL BARR FROM INDICTING BARRY'S TRAITORS! Black Conservative Patriot.

Full story [VIDEO]

https://youtu.be/FwuwGYaV1_8

and Christopher P. King aka Christopher-Charles King aka Christopher King aka Christopher-Charles P. King; Summers' sponsor during Instagram-scam; Facebook director)

- 96. Peter Thiel (19-year old Zuckerberg coach; PayPal; Facebook director; CEO, Clarion Capital)
- 97. Clarion Capital (Peter Thiel)
- 98. Reid G. Hoffman (19-year old Zuckerberg coach; PayPal; LinkedIn; Facebook director)
- 99. Richard Wolpert (Accel Partners)
- 100. Robert Ketterson (Fidelity Ventures; Fidelity Equity Partners; Fidelity Ventures Telecommunications & Technology)
- 101. David Kilpatrick (Business Insider; "The Facebook Effect"; PR cleanse-meister re. Facebook
- 102. Zynga/Groupon/LinkedIn/Squ are/Instagram ("Facebook Money/Credits/Bitcoin" feeder companies)
- 103. **Tesla Motors** (received \$465 million in Obama stimulus funds and hired Cooley's Michael Rhodes in the seven months before the Leader v. Facebook trial, just before veteran Judge Joseph Farnan made the surprise announcement of his retirement, just six days after Facebook's disasterous Markman Hearing)
- 104. **Solyndra** (received \$535 million in Obama stimulus at the recommendation of the Cooley-McBee Strategic "consulting" alliance)
- 105. **BrightSource** (received \$1.6 billion in Obama stimulus at the recommendation of the Cooley-McBee Strategic "consulting" alliance)
- 106. John P. Breyer (father of James W. Breyer; founder of IDG Capital Partners - China; coached his son on exploiting Western markets while he quietly built a venture capital business in China for the last 20 years; the real brain behind the Brever 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 oversees purchases of Facebook private stock before IPO)
- 110. State Street Corporation (received U.S. taxpayer bailout monies along with Goldman Sachs and Morgan Stanley; consolodating 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)

Reply

Replies



K. Craine May 5, 2019 at 9:41 AM

Previous comment:

https://tinyurl.com/y2c5m8gg

Spread the truth.

Reply



K. Craine May 5, 2019 at 9:44 AM

Email comment by Silver:

Shira Tarlo. (Apr. 25, 2019). Blue states move to block Donald Trump from 2020 ballot. Salon.

20 states introduced bills that would require presidential candidates to release their taxes

As President Donald Trump continues to refuse requests to hand over copies of his tax returns from Democrats on Capitol Hill, state lawmakers are considering making their release a condition of the 2020 presidential election.

Neary twenty states across the county have introduced legislation that would require all presidential and vice presidential candidates to release their individual tax returns in order to appear on the ballot during the presidential or general election, according to data from the National Conference of State Legislatures (NCSL).

Bills requiring prospective presidential candidates to disclose recent tax returns as a condition to appear on the ballot are currently pending in the following fourteen states: Arizona, California, Connecticut, Hawaii, Illinois, Minnesota, New Jersey, New York, North Carolina, Oregon, Pennsylvania, Rhode Island, Vermont and Washington. Similar legislation, introduced this year, failed in Maryland, Mississippi, New Hampshire, New Mexico and Virginia.

Full story [VIDEO]:

https://youtu.be/FwuwGYaV1_8

Reply

Replies



K. Craine May 5, 2019 at 9:45 AM

Previous comment:

https://tinyurl.com/y38tf4qs

Spread the truth.

Reply



K. Craine May 5, 2019 at 9:48 AM

Email comment by Silver:

Press Release. (Apr. 05, 2019). Judicial Watch Sues State Department for Obama Ambassador Victoria Nuland's Communications Related to the Anti-Trump Dossier

Ambassador Nuland reportedly initially connected the author of the anti-Trump dossier, Christopher Steele, to the FBI.

(Washington, DC) - Judicial Watch announced today that it filed a Freedom of Information Act (FOIA) lawsuit against the U.S. Department of State for communications between Obama Assistant Secretary of State for European and Eurasian Affairs Ambassador Victoria

- 112. **Lloyd Blankfein** (Goldman Sachs, CEO)
- 113. **Jamie Dimon** (JP MorganChase, CEO)
- 114. **Steve Cutler** (JP MorganChase, General Counsel)
- 115. Rodgin Cohen (JP MorganChase, Outside Counsel; Sullivan Cromwell, LLP)
- 116. U.S. Securities & Exchange Commission (granted Fenwick & West's application on behalf of Facebook for an unpredented exemption to the 500 shareholder rule; opened the floodgated 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 McBee (McBee Strategic LLC; allied with Facebook's Cooley Godward Kronish LLP to arrange Obama's green energy funding; arranged \$1.6 billion for failed BrightSource and \$535 million for failed Solyndra)
- 119. **Michael F. McGowan** (Stroz Friedberg; Facebook forensic expert who lied about his knowledge of the contents of the 28 Zuckerberg hard drives and Harvard Email accounts)
- 120. **Bryan J. Rose** (Stroz Friedberg; Facebook forensic expert who lied about his knowledge of the contents of the 28 Zuckerberg hard drives and Harvard Email accounts)
- 121. **Dr. Saul Greenberg** (Facebook's expert witness from the University of Calgary; disingenuously waived his hands and said he would be "wild guessing" about the purpose of a Java "sessionstate" import statement (even Java newbies know it is used for tracking a user while in a web session); in short, Dr. Greeberg lied to the jury, thus discrediting his testimony)
- 122. Toni Townes-Whitley (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 \$47 million to Obama's reelection, then received the no-bid contract to build the ill-fated Obamacare website; Michelle Obama's Princeton classmate, Toni Townes-Whitely, is a Senior Vice President of CGI; the website is replete with social features and links to Facebook)
- 124. **Kathleen Sebelius** (Obama's Secretary of Health & Human Services since 2009 responsible for \$678 million Obamacare implementation; made the decision to hire CGI Federal on a no-bid

Nuland and employees of Fusion GPS, as well as top ranking Department of Justice, FBI, and State Department officials.

Nuland served as Assistant Secretary of State for European and Eurasian Affairs from September 2013 until January 2017.

Judicial Watch filed the suit after the State Department failed to respond to a November 1, 2018, FOIA request (Judicial Watch v. U.S. Department of State (No. 1:19-cv-00574)). Judicial Watch seeks:

Any and all records of communication between Ambassador Victoria Nuland and any of the following individuals between January 1, 2016 and January 25, 2017:

Professor Joseph Mifsud

Mr. Christopher Steele

Mr. Glenn Simpson

Mrs. Nellie Ohr

Former CIA Director John Brennan

Former Undersecretary of State Patrick Kennedy

Former Attorney General Loretta Lynch

Deputy Attorney General Rod Rosenstein

Former Acting Attorney General Sally Yates

Former Assistant Attorney General John P. Carlin

Former Deputy Assistant Attorney General George Toscas

Former DOJ Official David Laufman

Former Homeland Security Advisor Lisa Monaco

Former Associate Deputy Attorney General Bruce Ohr

Former FBI Director James Comey

Former FBI Deputy Director Andrew McCabe

Former FBI Agent Peter Strzok

FBI Attorney Lisa Page

FBI Attorney James Baker

Former FBI Chief of Staff James Rybicki

FBI Assistant Director Edward William Priestap

Former FBI Agent John Giacalone

Former FBI Agent Michael Steinbach

Former FBI Agent Josh Campbell

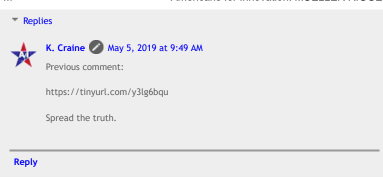
The author of the anti-Trump dossier, Christopher Steele, reportedly had developed long-standing relationships with senior State Department officials including Ambassador Victoria Nuland, "Between 2014 and 2016, Steele authored more than a hundred reports on Russia and Ukraine. These were written for a private client but shared widely within the State Department and sent up to Secretary of State John Kerry and to Assistant Secretary of State Victoria Nuland, who was in charge of the U.S. response to the Ukraine crisis."

Full story:

https://www.judicialwatch.org/press-room/press-releases/judicial-watch-sues-state-department-for-obama-ambassador-victoria-nulands-communications-related-to-the-anti-trump-dossier/amp/

Reply

- 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; chief architect of HealthCare.gov; founder, director, CEO, Athenahealth, Inc.; founder, director, CEO, Castlight Health, Inc.)
- 126. 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)
- 127. 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.)
- 128. 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)
- 129. 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)
- 130. 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)
- 131. 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





K. Craine May 5, 2019 at 9:51 AM

Email comment by GH:

Michael Savage. (May 04, 2019). Vanity Fair: Hunter Biden's \$1.5 Billion Bank of China Deal 'Looming on the Horizon' as Campaign Scandal. Michael Savage.

Family members gather for a road naming ceremony with U.S. Vice President Joe Biden, centre, his son Hunter Biden, left, and his sister Valerie Biden Owens, right, joined by other family members during a ceremony to name a national road after his late son Joseph R. "Beau" Biden III, in the village of Sojevo, Kosovo, on Wednesday, Aug. 17, 2016. President Joe Biden is the guest of honor during the street dedication ceremony naming the national road Joseph R. "Beau" Biden III.AP Photo/Visar Kryeziu)

BREITBART:

A \$1.5 billion sweetheart deal Hunter Biden's private equity firm secured from the stateowned Bank of China is "looming on the horizon" as a potential line of attack against his father's 2020 presidential campaign, according to Vanity Fair's Tina Nguyen.

This comes days after a New York Times article renewed interest in the revelations exposed in Peter Schweizer's 2018 bestseller Secret Empires concerning the sweetheart deals Hunter Biden's private equity firm secured while his father, Joe Biden, was vice president.

But the Times' article "may be just the first volley in what is likely to become a broader war over Joe Biden's conduct and record," Vanity Fair's Nguyen writes:

Full story:

https://michaelsavage.com/vanity-fair-hunter-bidens-1-5-billion-bank-of-china-deallooming-on-the-horizon-as-campaign-scandal/amp/

Reply





K. Craine May 5, 2019 at 9:51 AM

Previous comment:

https://tinyurl.com/y3y4lhmd

Spread the truth.

Reply



K. Craine May 5, 2019 at 9:55 AM

Email comment by Anon:

Jeanine Pirro. (May 05, 2019). JEANINE PIRRO: INVESTIGATION INTO 'COUP' AGAINST TRUMP UNDERWAY, 'Grab your popcorn, folks!'. Mediaite.

Judge Jeanine Pirro started off her show on Saturday by claiming justice is coming for the

"The left simply refuses to accept the Mueller investigation is over and that justice is coming for them," Pirro said. "They are fixated on obstruction but make no mistake, if Mueller wanted the indictment he would have recommended one."

- interest in regulating the run up to the Facebook IPO)
- 132. 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 interest of Todd Y. Park, who was appointed by President Obama to be the U.S. Chief Technology Officer during this same period; Todd Y. Park is/has been founder, director and CEO of both Athenahealth and Castlight Health; Todd Y. Park deeply embedded the software from Athenahealth and Castlight Health into HealthCare.gov when he was CTO at Health & Human Services; none of these conflicts of interest were disclosed: Todd Y. Park's ethics pledges and reports are missing from the Office of Government Ethics)
- 133. Jonathan Goodman (Chief Counsel, 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 interest of Todd Y. Park, who was appointed by President Obama to be the U.S. Chief Technology Officer during this same period; Todd Y. Park is/has been founder, director and CEO of both Athenahealth and Castlight Health; Todd Y. Park deeply embedded the software from Athenahealth and Castlight Health into HealthCare.gov when he was CTO at Health & Human Services; none of these conflicts of interest were disclosed; Todd Y. Park's ethics pledges and reports are missing from the Office of Government Ethics; Goodman was formerly employed by Gibson Dunn LLP, Facebook appeals counsel in Leader v. Facebook)
- 134. Trip Adler ("Co-Founder" of Scribd; Harvard contemporaries of Mark Zuckerberg with a dubious orgins story, like Zuckerberg's; Scribd held AFI documents for two years, then summarily deleted the entire library without warning on Fri. Mar. 7, 2014; AFI's library contained only public documents and much evidence proving the Leader v. Facebook judicial corruption)
- 135. Jared Friedman ("Co-Founder" of Scribd; Harvard contemporaries of Mark Zuckerberg with a dubious orgins story, like Zuckerberg's; Scribd held AFI documents for two years, then summarily deleted the entire library without warning on Fri. Mar. 7, 2014; AFI's library contained only public documents and much evidence proving the Leader v. Facebook judicial corruption)
- 136. Jeffrey Wadsworth (CEO, Battelle Memorial Institute; President, Ohio State University Board of Trustees; former Deputy Director of Science & Technologies, Lawrence Livermore National Laboratory, University of California Board of Trustees)
- 137. Michael V. Drake (President, The Ohio State University; former Chancellor, University of California,

Full story
[VIDEO]

https://tinyurl.com/y2kdjf39

Reply

Replies



K. Craine May 5, 2019 at 9:55 AM

Previous comment:

https://tinyurl.com/yyghl8ku

Spread the truth.

Reply



K. Craine May 6, 2019 at 2:31 PM

Email comment by JK:

American wireless capability is and has been totally controlled by Britain

https://tinyurl.com/y65jymm6

BRITISH PRIVY COUNCIL SECRETLY TOOK CONTROL OF GLOBAL WIRELESS IN THE BRITISH COMMONWEALTH & AMERICA IN 1912

Lloyd George, the future prime minister, and attorney-general Rufus Isaacs, bought insider stock from Isaac's brother, managing director of Marconi—using their inside information on coming British Marconi contracts ("The Marconi Scandal")

Wireless technology to this day is founded on this lawless, corrupt beginning

Lloyd George used the British War Cabinet (1917) to consolidate British control of global wireless and Tavistock propaganda permanently (e.g., SCL Group, Cambridge Analytica, Facebook, Google, Twitter, Geoffrey Pattie, Malloch-Brown, Clegg, Allan)

Full timeline entry:

http://www.fbcoverup.com/docs/cyberhijack/cyber-hijack-findings.html#marconi-stock-insider-trading

https://tinyurl.com/y65jymm6

Reply





K. Craine May 6, 2019 at 2:32 PM

Previous comment:

https://tinyurl.com/y38x2fh4

Spread the truth.

Reply



K. Craine May 6, 2019 at 2:34 PM

Email comment by SL:

Jan Jekielek. (May 06, 2019). Michael Anton: FISA Spying, Mueller Report and Barr Hearing Vindicate "Flight 93 Election" Essay. The Epoch Times.

How do the Mueller investigation, the alleged FISA abuse, and the current attacks on

- 138. Woodrow A. Myers (Chief Medical Officer, Wellpoint, Inc.; formerly Corporate Operations Officer, Anthem Blue Cross Blue Shield of Indiana)
- 139. Alex R. Fischer (aka Alexander Ross Fischer; Trustee, The Ohio State University; former Sr. Vice President, Battelle Memorial Institute; Chairman, OmniViz; married to Lori Barreras)
- 140. Chris Glaros (author of the discredited Waters Report re. The Ohio State University Marching Band; protege of Eric H. Holder, Jr., Professor James P. Chandler, III, and Algernon L. Marbley)
- 141. Lori Barreras (Commissioner, Ohio Civil Rights Commission; former Vice President of Human Resources, The Ohio State University; former Vice President, Battelle Memorial Institute; married to Alex R. Fischer)
- 142. David Vaughn (Criminal Attorney, David Vaughn Consulting Group; former Assistant U.S. Attorney; appointed to the discredited Waters Commission at Ohio State)
- 143. Betty Montgomery (former Ohio Attorney General; appointed to the discredited Waters Commission at Ohio State; accepted campaign contributions from Woodrow A. Myers, Wellpoint, Inc. and friend of Michael V. Drake)
- 144. **Joseph A. Steinmetz** (Provost, The Ohio State University; author of Psychological Science article on MOOC (Massive Open Online Course) that triggered the discovery of massive double-dealing and fraud within the Ohio State trustees)

D. Facebook boypuppets:

- 145. Mark E. Zuckerberg
- 146. Chris Hughes
- 147. Dustin Moskowitz
- 148. Eduardo Saverin
- 149. Matthew R. Cohler
- 150. Elon Musk

E. Corruption WatchPatent OfficeJudges:

- 151. Anderson, Gregg
- 152. Best, George
- 153. Bonilla, Jackie W.
- 154. Boucher, Patrick
- 155. Braden, Georgianna W.
- 156. Branch, Gene
- 157. Bisk, Jennifer Bresson
- 158. Bui, Hung H.
- 159. Busch, Justin
- 160. Clements, Matt
- 161. Crumbley, Kit
- 162. Droesch, Kristen
- 163. Elluru, Rama
- 164. Fitzpatrick, Michael
- 165. Gerstenblith, Bart A.
- 166. Giannetti, Thomas L.
- 167. **Guest, Rae Lynn** 168. **Hastings, Karen M.**
- https://americans4innovation.blogspot.com/2019/05/mueller-rigged-grand-juries-for-decades.html

Attorney General William Barr act to vindicate Michael Anton's 2016 essay "the Flight 93 Election"?

This is American Thought Leaders, and I'm Jan Jekielek.

Today we sit down with the essay's author, columnist and lecturer Michael Anton, who worked on the National Security Council in the Trump Administration, and serves as a fellow at Hillsdale College and at the Claremont Institute.

We discuss the Mueller investigation and its genesis, and what Anton sees as the administrative state's (what some people call the deep state's) threat to democracy. We also explore his approaches to immigration and border security, how concepts of justice differ between left and right, and the future of the Republican party.

Full story [VIDEO]:

https://youtu.be/SAHy5100dVg

Reply

Replies



K. Craine May 6, 2019 at 2:35 PM

Previous comment:

https://tinyurl.com/y33z2jpb

Spread the truth.

Reply



K. Craine May 6, 2019 at 2:37 PM

Email comment by SL:

Ronn Blitzer. (May 06, 2019). Strzok-Page texts suggest intel agencies leaked on Russia case: GOP senators. Fox News.

Republican congressional leaders are calling for a new investigation of media leaks surrounding the Russia investigation -- possibly emanating from the intelligence community -- pointing to internal text messages they say indicate a more widespread problem.

"[T]hese texts and emails demonstrate the need to investigate leaks from agencies or entities other than FBI," Senate Homeland Security Committee Chairman Ron Johnson, R-Wis., and Finance Committee Chairman Chuck Grassley, R-Iowa, wrote to Intelligence Community Inspector General Michael K. Atkinson, pointedly asking whether he's launched a probe "into these apparent leaks."

Attorney General Bill Barr testified last week, under questioning from Grassley, that the Justice Department has "multiple criminal leak investigations" underway concerning media contact by department officials during the special counsel's Russia investigation.

Full story [VIDEO]:

https://www.foxnews.com/politics/strzok-page-texts-intel-russa-senators

Reply

Replies



K. Craine May 6, 2019 at 2:38 PM

Previous comment:

https://tinyurl.com/y3ftat4n

Spread the truth.

Reply

- 169. Hoff, Marc
- 170. Horner, Linda
- 171. Hughes, James R.
- 172. Hume, Larry
- 173. James, Housel
- 174. Jung, Hung J. 175. Kamholz, Scott
- 176 Katz. Deborah
- 177. Lucas, Jay
- 178. **MacDonald, Allen R.** (bio unavailable) – *Leader* 3rd reexam judge (bio and conflicts log concealed by FOIA)
- 179. Mahaney, Alexandra
- 180. Martin, Brett
- 181. McKone, Dave
- 182. McNamara, Brian
- 183. Medley, Sally
- 184. Moore, Bryan
- 185. Moore, James T Leader 3rd reexam judge (bio and conflicts log concealed by FOIA)
- 186. Morgan, Jason V.
- 187. Morrison, John
- 188. Pak, Chung K.
- 189. Perry, Glenn J.
- 190. **Petravick, Meredith C.** (bio and conflicts log concealed by FOIA) *Leader* 3rd reexam judge
- 191. Pettigrew, Lynne
- 192. Praiss, Donna
- 193. Quinn, Miriam
- 194. Reimers, Annette
- 195. Saindon, William
- 196. Scanlon, Patrick
- 197. **Siu, Stephen C.** *Leader* 3rd reexam judge (bio and conflicts log concealed by FOIA)
- 198. Smith, James Donald
- 199. Smith, Neil
- 200. Snedden, Sheridan
- 201. Song, Daniel
- 202. Spahn, Gay Ann
- 203. Strauss, Mike
- 204. Timm, Catherine
- 205. White, Stacey
- 206. Zecher, Michael

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

Anonymous May 14, 2019 at 2:46 PM Brand new Biography & Timeline for

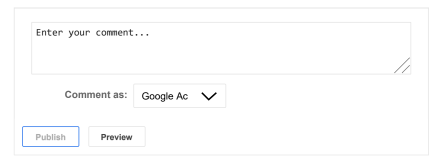
ARVINDER K. SAMBEI (Robert S. Mueller's British handler)

Arvinder Kaur Sambei. (Compiled May 14, 2019). Biography & Timeline.

https://www.fbcoverup.com/docs/library/2019-05-14-Arvinder-Kaur-Sambei-aka-Arvinda-Sambir-aka-Arvinder-Sambi-BIOGRAPHY-TIMELINE-prepared-May-14-2019.pdf

Download your own copy for safekeeping. She is definitely a New World Order acolyte.

Reply



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

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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;
- (2) the corruption at Ohio State University and OSU's collusion with Battelle Memorial Institute which helped steal the software being used by UIA; and
- (3) the mistreatement of OSU Marching Band Director Jon Waters regarding fabricated Title IX charges that were used to pave the way for Steinmetz to announce UIA.

Universities pride themselves on protection of intellectual property.

Therefore, these universities cannot participate in this abuse of inventor copyrights, patents and trade secrets by The Ohio State Trustees and Administration. If these universities participate knowingly with Ohio State in its theft of intellectual property, then they are aiding and abetting the theft of intellectual property on a "massive" scale... Massive Open Online Course (MOOC) also known as The Eclipse Foundation.

1. ARIZONA

Arizona State University

https://www.azag.gov/consumer/procedure https://www.azag.gov/complaints/consumer

2. CALIFORNIA

University of California Riverside California State System (observer)

http://www.oig.ca.gov/

http://www.oig.ca.gov/pages/about-us/how-

to-file-a-complaint.php

http://www.oig.ca.gov/pages/about-

us/complaint-form.php

3. FLORIDA

University of Central Florida

http://www.floridaoig.com/

http://www.fldoe.org/ig/complaint.asp

http://app1.fldoe.org/IGComplaint/Complain tForm.aspx

4. GEORGIA

Oregon State University

http://oig.georgia.gov/

http://oig.georgia.gov/file-complaint

5. INDIANA

Purdue University

http://www.in.gov/ig/2330.htm

6. IOWA

Iowa State University

http://www.state.ia.us/government/ag/file_ complaint/online_2.html

7. MICHIGAN

Michigan State University

http://www.mfia.state.mi.us/OIG/SubmitCo mplaint.aspx?ComplaintMode=client

8. OHIO

The Ohio State University

http://watchdog.ohio.gov/FileaComplaint.as DX