KAMALA HARRIS’ JAMAICAN ANCESTORS LED THE BRITISH-JAMAICAN SLAVE TRADE BEFORE THE U.S. CIVIL WAR

Hamilton Brown, Kamala Harris’ paternal ancestor, an attorney, enslaved Africans, Creole, Irish . . . white, black and brown alike, and persecuted Methodist, Baptist and Anglican abolitionists

Kamala’s promotion of reparations should start with compensating the tens of thousands of souls enslaved by her ancestors in Jamaica—a British slave hub for the Americas

Kamala cannot be President because she is not a natural born citizen (see below)
(JUL. 19, 2019)—Kamala Harris’ father, Donald J. Harris, is a professor emeritus of economics from Stanford University. Stanford’s website boasts a long list of Harris’ writing and associations. He has also consulted to successive prime ministers in his homeland of Jamaica.

Fig. 1—Kamala Devi Harris. She says she is running for U.S. President, yet fails to tell us that she is not qualified to be President. As an officer of the law, you’d think she had mastered Constitutional Law 101 that requires a candidate for President to be natural born. Kamala’s problem is that she was born in Oakland, California in 1964 to a Jamaican father and Indian mother who had only been in the U.S. about six months on student visas. To make matters much worse, Kamala has jumped on the reparations bandwagon without telling us that her Jamaican roots are steeped in the 19th century Jamaican slave trade.

Fig. 2—Gabriel, McKibben. (Jul. 18, 2019). Kamala Harris, slavery, and open borders. American Intelligence Media, Americans for Innovation. https://youtu.be/3ygpSHAW6ao (Raw *.mp4 video file).

Fig. 3—Donald J. Harris. Kamala Harris’ Jamaican father. He appears to be separated/divorced from Kamala’s mother. Divorce and naturalization papers have yet to be found. Kamala’s Oakland, Alameda County CA Certificate of Live Birth No. 64-29584 (Oct. 20, 1964) says her mother, Shyamala Gopalan, is a Caucasian from India. No African heritage is disclosed by either parent.

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 corruptocrat’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: #kamala-harris-slaves | https://tinyurl.com/yynns7hm

ROGER STONE SPEAKS: On Nov. 18, 2017, Twitter censored New York Times best-selling 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).

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.

Social networking: The true story
Healthcare.gov’s confiscation of this property cannot stand

Leader: $45,000 man-hours • over $10 million • 20 people • sold engineering hackers not welcome • affirms privacy • security property • no foreign influence • respects U.S. Constitution

Facebook: “one to two weeks” • weekly money • by myself • 30 hidden hard drives • stolen Harvard photos • hacked emails • Yelp • Mafia handles • scope of privacy • corrupt markets • judges • politicians & gov’t agencies

Updated July 26, 2019
Click here to see combined timeline of the hijacking of the Internet
KAMALA’S FATHER IS A NEW WORLD ORDER GEORGE SOROS, LORD MARK MALLOCH-BROWN, SIR GEOFFREY PATTIE U.N.-LED GLOBALIST

Professor Harris’ economic and political connections include Cambridge, Yale, Ford Foundation, Fulbright Scholar and Inter-American Development Bank. To say that he has been nurtured by British Lord Mark Malloch-Brown, former Deputy Secretary General of the United Nations, George Soros, British Sir Geoffrey E. Pattie and other new world order globalists in his career would be an understatement. Indeed, the British Privy Council appears to still control Jamaica despite the Country’s “independence” from Britain in 1962.

Given the tribal, nepotistic nature of globalists, one can reasonably assume that the Brown-Harris family heritage of influence peddling, legal chicanery, human trafficking and abuse now falls upon Kamala to uphold.

On Jan. 13, 2019, Professor Harris told Jamaica Global Online that Kamala’s paternal great grandmother, Christiana Brown, was a:

"... descendant of Hamilton Brown who is on record as plantation and slave owner and..."
Hamilton Brown (1775-Sep 18, 1843) was an attorney, plantation-owner, slave-owner, slave-trader and Assemblyman in St. Ann’s Parish, Jamaica. Here is an annotated Wikipedia entry for Brown. Notice the difference between the full truth of his heinous, well-documented brutality of slaves and Wikipedia’s sanitized version. Also note that there is no mention that Kamala Harris is a direct descendant.

Brown’s Town (originally Hamilton Town) is named after him.

HAMILTON BROWN ENSLAVED 2,158 AFRICAN & CREOLE AND MORE THAN 2,000 IRISH

University College London has published about 100 pages of Hamilton Brown’s legacy of slave ownership based upon court records of his attorney work as a receiver, executor, trustee and awardee for numerous plantation owners and the claimed slave properties bought, sold and transferred.

These records reveal that Hamilton Brown managed 2,089 enslaved souls for his clients and was awarded 69 slaves in part payment for his legal fees.
The National Archives in London actually names each of Hamilton Brown’s 204 slaves owned personally as of Jun. 28, 1817: 100 males, 104 females.

In 1833, the British Parliament outlawed slavery by the Slavery Abolition Act. Harris vehemently fought this.

**HAMILTON BROWN DEFIANTLY OPPOSED FREEDOM FROM HUMAN TRAFFICKING (AKA SLAVERY)**

The year before, on Sep. 03, 1832, Henry Whiteley, a young English job-seeker had arrived from England...
hoping to get a job as a store clerk or plantation book-keeper. Whiteley’s notarized affidavit was published by the Anti-Slavery Society upon his return to England.

A draft of the Slavery Abolition Act, then called the "Order in Council for the Amelioration of Slavery," was circulating throughout the Caribbean colonies.

Whiteley described that upon first meeting St. Ann’s Assemblyman Hamilton Brown, Brown swore by his Maker that abolition of slavery would never be permitted by the planters of Jamaica.

He also said that Brown and other slave owners waxed eloquent about the “happiness and comfort of the slaves of Jamaica” as compared to the destitute of England. Whitely would quickly discover that these self-serving assertions were horrifically false.

The young Whiteley chronicled his observations of systemically brutal whippings (39 lashes per incident was the British legal limit, but often went higher), deprivations of food and sleep, and rape by owners and overseers.

Whitely was forced to return to England just seven weeks later by a mob representing the “Saint Ann’s Colonial Church Union.” Hamilton Brown was a member and leader of this Union. They had come to tar and feather him for the sin of asking questions of the slaves and inciting them to question their conditions. He pled guilty to all of the charges
except preaching to a gathering of 150 slaves at one time.

To replace his newly-released African and Creole slaves, *Limerick ‘Slaves’ for Jamaica* by Carl Senior (1986) presented compelling research showing how Hamilton Brown and his fellow slavers and sub-agents used street pamphlets to lure Irish peasants hungry from the potato famine to move to Jamaica with the promise of: (1) free passage with food, (2) comfortable cottage, (3) medicine and medical care, (4) sow pig and milk cow, (5) barrels of oatmeal and herring, (6) good wages and (7) Roman Catholic churches and chapels.

Item 7 was especially disingenuous since Whitely had described how slaves were being whipped for even the sin of praying, not to mention forbidden from attending church, and Methodist and Baptist churches being destroyed for nurturing prayer and devotion to God.

The Hibernian Anti-Slavery Society organized “friends of humanity” to help poor Irish avoid being lured by Brown’s “man-traps” and “Jamaican slave-ships.” Despite the Society’s best efforts, some 2,060 Irish men, women and children sailed to Jamaica in “the hope of bettering their miserable condition.” Over 1,180 Germans and 92 Portuguese also made the trip.

The facts are well-documented and unmistakable. High volume human trafficking and ritual abuse is in Kamala Harris' blood. If anyone should be paying reparations for the heinous sins of slavery, Kamala and her Jamaican family should be among the first to pay.
KAMALA HARRIS’ POLITICAL CONDUCT HAS PRECIPITATED THIS ANALYSIS OF HER HERITAGE THAT WAS ENRICHED BY SLAVERY

Kamala Harris is supporting reparations for slavery—specifically African slavery—in a cynical attempt to elicit African-American votes.

She is not even qualified to seek votes for the Presidency since she is not a natural born citizen. She was born to foreign students in the U.S. and does not meet the Constitutional requirements. Constitutional attorney Larry Klayman just made this case quite clearly.

Her reparations argument is equally fallacious since she ignores her own family heritage. Hamilton Brown’s enslavement of black, white and brown slaves was horrific and unrepentant.

Perhaps Kamala should first make reparations for the crimes of her own family.

Women who live in glass houses should not throw stones. And, it is outrageous that a person with her hideous family background would try to make an issue out of slavery reparations.

* * *

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

COMMENT

Click “N comments:” on the line just below this instruction to comment on this post. Alternatively, send an email with your comment to afi@leader.com and we’ll post it for you. We welcome and encourage anonymous comments, especially from whistleblowers.

 Bookmark: #mueller's-coming-testimony | https://tinyurl.com/yyu7vnc

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, but we will continue to welcome anonymous posts. Simply send 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.

REMINDER RE. THE MILLER ACT NOTICE

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 Major General James E. Freeze (US Army, ret.) and 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.

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

K. Craine  July 22, 2019 at 7:38 AM
Email comment by PB:

Congressional Prayer Conference of Washington DC:

1-202-747-4839

Calls for Cooperation with All Worldwide Prayer Partners to a Special Repentance Prayer for America The Congressional Prayer Conference is offering the following avenues of prayer to Pray America back to Repentance and a closer walk with GOD through Jesus:

1. "Telephonic Prayer Session" daily, Monday through Friday, 1-605-468-8016, Access code 399430# at 9:00 AM EST

2. 24-hour "Live" Prayer Request Line, 1-714-865-8132

3. "Live" Upper Room Prayer Vigils daily at 12:00 noon and 8:00 PM EST, 1-714-522-7201

4. E-mail for written prayer targets: wileydrake@gmail.com

5. Contact: Pastor Wiley Drake, 714-865-8132 The Wiley Drake Show - World-Wide Internet TV Broadcast

ustream.tv/channel/wileydrakeshow

Reply

K. Craine  July 22, 2019 at 7:39 AM
Previous comment:

https://tinyurl.com/yy48jkdo

Reply

K. Craine  July 22, 2019 at 7:41 AM
Email comment by LifeZette:

Monday, Jul 22.

Should We Stop Allowing Undocumented Immigrants in to the United States?

Vote NOW or Forever Hold Your Peace...

https://www.americanpolling.org/survey/surveyaae395e?imt=1

Reply

K. Craine  July 22, 2019 at 7:41 AM
Previous comment:

https://tinyurl.com/y5r69ovj
Spread the truth.

Reply

K. Craine  July 22, 2019 at 7:42 AM
Email comment by TG:

CAT REPORT

Trump's Big Win on the Citizenship Question

Kamala Harris on Reparations: ‘Writing a Check’ Not ‘Gonna Be Enough’

Senate Bill Would ‘Properly Identify’ Antifa As ‘Domestic Terrorist Organization’

Snopes lies about Kamala Harris’s connection to Hamilton Brown

How Long Is Jeffrey Epstein For This World?

Miss Michigan World America stripped of title over comments about hijab

Full stories:
https://aim4truth.org/2019/07/20/cat-report-83/

Reply

K. Craine  July 22, 2019 at 7:44 AM
Email comment by TG:

Susan Rice: Trump Doing ‘Whatever the Hell He Wants’ ‘Exceedingly Dangerous’

Connecting the Dots: Is Epstein an Israeli Intelligence/Mossad Agent?

These Prominent People Must Be PANICKING About What the Epstein Case Will Reveal

What Did Sebastian Gorka Do in the British Army?

Americans everywhere are describing a mysterious and powerful new object!

NH Voter to Elizabeth Warren: “I have concerns about your honesty” due to Native American claim

Full stories:
https://aim4truth.org/2019/07/21/cat-report-84/

Reply

K. Craine  July 22, 2019 at 7:45 AM
Email comment by TG:

Preparing its defenses to this new claim. Judge Stark allowed the claims despite Leader’s prophetic argument that the action would confuse the jury and prejudice Leader. He also permitted the jury to ignore the Pfaff v. Wells Electronics, Inc. test for on-sale bar, even after instructing the jury to use it. (See that Jury Instruction No. 4.7 here.) He also contradicted his own instruction to Leader to answer Interrogatory No. 9 in the present tense (2009), then permitted the jury to interpret it as a 2002 admission as well. Facebook’s entire on-sale bar case is based upon this interrogatory. (Editorial: Hardly sufficient to meet the “heavy burden” of the clear and convincing evidence standard.)

Judge Alan D. Lourie, U.S. Court of Appeals for the Federal Circuit, panel judge in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Lourie stood to benefit financially from undisclosed holdings in Facebook. See analysis of Judge Lourie’s T. Rowe Price holdings re. the Facebook IPO. Judge Lourie also failed to apply his own law-test in Group One v. Hallmark Cards to the evidence. After debunking all of Facebook’s evidence on appeal, Judge Lourie created new argument in the secrecy of chambers to support Facebook and prevent the on-sale bar verdict from being overturned—a clear breach of constitutional due process.

Judge Kimberly A. Moore, U.S. Court of Appeals for the Federal Circuit, panel judge in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Moore stood to benefit financially from undisclosed holdings in Facebook. See disclosure of substantial holdings in Facebook and Facebook-related stocks. Judge Moore failed
There is no bought in my mind, that KH and Pok-a-haunt-U spent alot of time together planning how KH was going to get away with all the lies surrounding her supposed African blood line. She is going to have to apologize on national TV , Don't ya think? You are so right about people needing to yell out, YOU NOT HEADS WE JUST WENT THREW 8 YEARS WITH AN ILLEGAL PEARSON AS PRESIDENT, AND WE ARE SUFFERING FOR IT, WE CAN'T BE THAT STUPID AND DO IT AGAIN!!!!!!!!!!!

THE AFRICAN AMERICAN VOTERS SHOULD REALLY RESEARCH ALL KH , AROUND EVERY CORNER THERE'S A SKELETON to be found that leads directly to KH.

Every African American voter should be outraged at her outright lie that she is BLACK. It was because of Kamala's great grandfather that so many blacks, Irish, and Creoles were enslaved, trafficked and murdered. Her fame and fortune is built upon SLAVERY..and probably still is if we look carefully at her ties to California human trafficking.

Judge Evan J. Wallach, U.S. Court of Appeals for the Federal Circuit, member of the three-judge panel in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012), Judge Wallach is not a patent attorney. This begs the question as to why a judge with no knowledge of patent law was assigned to the case. Would anyone ask a dentist to perform brain surgery? The Federal Circuit was specially formed to appoint patent-knowledgeable judges to patent cases. There is no evidence so far in the judicial disclosures that Judge Wallach holds stock in Facebook, although when he was asked on a motion to disclose potential Facebook holdings and other conflicts of interest, he refused along with the other judges. See Motion to Disclose Conflicts of Interest. Judge Wallach continued in silence even after Clerk of Court Horbaly failed to provide him with Dr. Lakshmi Arunachalam's motions (according to his Federal Circuit staffer Valeri White), and yet the 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
K. Craine  July 22, 2019 at 7:55 AM
Email comment by AIM:

Eulogy for Joseph Mifsud.
https://youtu.be/qf26R7EZIZg

Reply

K. Craine  July 22, 2019 at 7:56 AM
Previous comment:
https://tinyurl.com/y66h2hqf
Spread the truth.

Reply

K. Craine  July 22, 2019 at 7:58 AM
Email from Patriots4Truth:

Ruth Bader Ginsburg ALIVE

She has risen according to celebrity chef Padma Lakshmi who sipped champagne and dined on king salmo with the Supreme Court Justice, she claimed in an Instagram post and Insider article.

https://youtu.be/XysE2ylF474

Reply

K. Craine  July 22, 2019 at 7:59 AM
Previous comment:
https://tinyurl.com/y2erx6ua
Spread the truth.

Reply

K. Craine  July 22, 2019 at 8:01 AM
Email comment by Anon:

ANONYMOUS PATRIOTS JULY 18, 2019: 7:52 AM
Google and Facebook manipulate votes for Hillary up to 10 million votes in 2016. Shocking Congressional testimony!

President Trump on Ilhan Omar: I hear she was married to her brother!

Put up, or shut up? Well, 137 House Democrats voted against impeachment

Kamala's family history shows deep roots in Human Trafficking

Twenty Questions about Islam Answered.

Joni Ernst is no friend of MAGA with a voting record full of liberal votes

Robin Williams as the America Flag

test which Judge Lourie should have advised Judge Wallach to follow since Judge Lourie helped write that opinion. Group One test omission analysis.

Clerk of Court Jan Horbaly, U.S. Court of Appeals for the Federal Circuit, clerk who signed all the opinions in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Clerk Horbaly and his staff obfuscated when the court’s ruling was challenged by an amicus curiae brief revealing clear mistakes of law and new evidence. See analysis of the misconduct and misrepresentations within the Federal Circuit Clerk of Court in Leader v. Facebook. Mr. Horbaly failed to disclose his conflicts of interest and close associations with numerous Facebook attorneys and law firms, as well as his close association with one of Facebook’s largest shareholders, Microsoft, who is a Director of The Federal Circuit Bar Association where Mr. Horbaly is an ex officio officer. Additionally, the DC Bar revealed in a written statement that Clerk Horbaly is not licensed to practice law in the District of Columbia. [Editorial: What does that make the Federal Circuit with its location within a stone’s throw of the White House? A self-governing state?]

Judge Randall R. Rader, U.S. Court of Appeals for the Federal Circuit, chief judge responsible for the (mis)conduct of his judges and Clerk of Court in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Rader failed to manage his court resulting in a likely situation where his judges never even received briefs that they allegedly ruled on in favor of Facebook. Judge Rader also failed to disclose his conflicting relationships with a Leader principle with whom he may have had deep professional differences during his time at the Senate Judiciary Committee—his former professor of
Drug kingpin El Chapo sentenced to life in prison, Must forfeit $12.6 billion

https://aim4truth.org/2019/07/18/cat-report-80/

K. Craine  July 22, 2019 at 10:37 AM

KEY QUESTIONS TO ASK ROBERT MUELLER ABOUT HIS CONSPIRACIES WITH THE BRITISH PRIVY COUNCIL

1. Who is Arvinder K. Sambei, who also uses the names Arvinda K. Sambir and Arvinder K. Sambi (we’ll use “Sambei” below)?
   - Chief, Commonwealth Secretariat
   - Director, Amicus Legal Consultants Limited
   - Director, London Centre of International Law Practice (LCILP)
   - Consultant, Global Center on Cooperative Security (GCCS)
   - Co-founder, Public International Law Advisory Group (PILAG)
   - Expert Advisor, Council of Europe, EU, IMF, UNCAC, UNDP, UNODC, UN Anti-Piracy Program

2. Have you ever worked with her in any of your jobs with the DoJ and/or FBI? If so, when?
   - (Name Variant#1: Arvinder Sambli, 1999 – Tanzania-Kenya Embassy Bombings)
   - (Name Variant#2: Arvinda Sambir, 2001 – 9/11)
   - (Name Variant#3: Arvinder Sambei, 2016 – Trump Russia Hoax)

3. Please explain the reason you used different names for your work with Sambei in the FBI in press releases.

4. On Jun. 05, 2016, Ms. Alison Saunders, the Chief Crown Prosecutor at CPS—a Sambei colleague—had a private dinner with Bruce & Nellie Ohr—just five days before the infamous Trump Tower meeting. What was the purpose of that meeting? Were notes kept? Who were all the attendees? Did those attendees include others from the DoJ or FBI in addition to the Ohrs?

5. Fully describe all relationships, over time, among Sambei, Saunders, CPS, and the DoJ and FBI.

6. George Papadopoulos says Sambei directed him to go to Rome to meet Joseph Mifsud. Since Sambei is an FBI asset, was that not under your instruction?

7. Your FBI-CPS collaboration with Sambei after 9/11 resulted in full exoneration of your falsely charged target Lofti Raissi with appeals judge stating: “[T]he CPS lawyer, Ms. Arvinda Sambir [aka Arvinder Sambei], went further outside court [in the press] and said that Raissi’s job was to ensure that the pilots were capable and trained. Again, she had no evidence to support this statement.”

Have either you or Sambir been sanctioned in either the U.S. or Britain for this false prosecution and fabricated evidence? Have you apologized to Mr. Raissi for ruining his life with yours and Sambei’s false allegations? Why should we believe anything you say now?

JUDICILY-RECOGNIZABLE EVIDENCE:

AFL. (Mar. 21, 2019). British-American espionage-treason on full display at "Dinner with the Ohrs." Americans for Innovation.

https://americans4innovation.blogspot.com/2019/03/british-american-espionage-treason-on.html

---

K. Craine ✤ July 22, 2019 at 10:38 AM
Previous comment:
https://tinyurl.com/y38kjmop
Spread the truth.

---

K. Craine ✤ July 22, 2019 at 11:34 AM
Email comment by DL:


Obama State Department Officials Set Meeting on ‘Russian Matter’ in 2016

Kentucky to Remove Inactive Voters Names in Agreement with Judicial Watch

No Surprise: Illegal Aliens Released from Custody Commit More Crimes

Obama State Department Officials Set Meeting on ‘Russian Matter’ in 2016

The Obama State Department was central to the effort to target President Trump with the Russia smear. We have obtained new emails showing that senior Obama State Department officials advanced the Russiagate hoax just before the 2016 presidential election.

With The Daily Caller News Foundation we have released 84 pages of documents, including a September 2016 email exchange between then-Assistant Secretary of State Victoria Nuland and Special Coordinator for Libya Jonathan Winer, a close associate of dossier author Christopher Steele, discussing a “face-to-face” meeting on a “Russian matter.”

(In June 2016 Nuland permitted a meeting between Steele and the FBI’s legal attaché in Rome. Nuland told CBS News that the State Department knew about the Steele dossier by July 2016.)

According to an op-ed Winer wrote for The Washington Post in 2018, also in September 2016, “Steele and I met in Washington and discussed the information now known as the “dossier ... I prepared a two-page summary and shared it with Nuland, who indicated that, like me, she felt that the secretary of state needed to be made aware of this material.”

Full story:


---

K. Craine ✤ July 22, 2019 at 11:34 AM
Previous comment:
https://tinyurl.com/yxle37gs
Spread the news.
Americans for Innovation: KAMALA HARRIS' JAMAICAN ANCESTORS LED THE BRITISH-JAMAICAN SLAVE TRADE BEFORE THE U...

Climatology's startling error of physics: answers to comments.

By Christopher Monckton of Brenchley

I make no apology for returning to the topic of the striking error of physics unearthed by my team of professors, doctors and practitioners of climatology, control theory and statistics. Our discovery the climatology forgot the Sun is shining brings the global-warming scare to an unlamented end. My last article discussing our result attracted more than 800 comments. Here, I propose to answer some of the more frequently-occurring comments, which will be in bold face. Replies are in regular face.

In a temperature feedback loop, the input signal is surface reference temperature clip_image004 before feedback acts. The output signal is equilibrium temperature E after feedback has acted. The feedback factor f (= 1 - R / E) is the ratio of the feedback response E (= E - R) to E. Then E = R + fE = R(1 – f)–1. By definition, E = RA, where A, the system-gain factor or transfer function, is equal to (1 – f)–1 and to E / R.

But your result is too complex. Please state it in simpler terms.

Full story [VIDEO]:


---

K. Craine  July 23, 2019 at 11:14 AM

Email comment by PR:


Climatology's startling error of physics: answers to comments.

By Christopher Monckton of Brenchley

I make no apology for returning to the topic of the striking error of physics unearthed by my team of professors, doctors and practitioners of climatology, control theory and statistics. Our discovery the climatology forgot the Sun is shining brings the global-warming scare to an unlamented end. My last article discussing our result attracted more than 800 comments. Here, I propose to answer some of the more frequently-occurring comments, which will be in bold face. Replies are in regular face.

In a temperature feedback loop, the input signal is surface reference temperature clip_image004 before feedback acts. The output signal is equilibrium temperature E after feedback has acted. The feedback factor f (= 1 - R / E) is the ratio of the feedback response E (= E - R) to E. Then E = R + fE = R(1 – f)–1. By definition, E = RA, where A, the system-gain factor or transfer function, is equal to (1 – f)–1 and to E / R.

But your result is too complex. Please state it in simpler terms.

Full story [VIDEO]:


---

K. Craine  July 23, 2019 at 2:37 PM

Email comment by TF:


July 22, 2019- Judicial Watch President Tom Fitton appeared on “Lou Dobbs Tonight” on the Fox Business Network to discuss reports that leftists inside President Trump’s State Department sabotaged the president’s deal with Guatemala.

Full story [VIDEO]:

K. Craine  July 23, 2019 at 2:40 PM
Email comment by Anon:


It is one of the most enduring and consequential mysteries of the Trump-Russia investigation: Why did former FBI Director James Comey refuse to say publicly what he was telling President Trump in private -- that Trump was not the target of an ongoing probe?

That refusal ignited a chain of events that has consumed Washington for more than two years -- including Comey's firing by Trump, the appointment of Special Counsel Robert Mueller, and ongoing claims that Trump obstructed justice.

Full story:

K. Craine  July 23, 2019 at 2:47 PM
Email comment by DM:

Darrin McBreen. (Jul. 23, 2019). This Is It! The Most Important Video You’ll Watch This Year! - Spread this censored link to push back against internet censorship. NewsW.

G__gle’s manipulation of votes gave at least 2.6 million votes to Hillary Clinton in 2016. During the July 16, 2019, Senate hearing on G__gle and censorship, former editor of Psychology Today Dr. Robert Epst_in exposed G__gle’s role in America’s elections.

In an exchange with Senator Ted Cruz, Dr. Epst_in laid out the facts about Big Tech’s shocking manipulation of the American electoral system.

Full story [VIDEO]:
https://tinyurl.com/y5spluun

K. Craine  July 23, 2019 at 2:48 PM
Email comment by DM:

Darrin McBreen. (Jul. 23, 2019). This Is It! The Most Important Video You’ll Watch This Year! - Spread this censored link to push back against internet censorship. NewsW.

G__gle’s manipulation of votes gave at least 2.6 million votes to Hillary Clinton in 2016. During the July 16, 2019, Senate hearing on G__gle and censorship, former editor of Psychology Today Dr. Robert Epst_in exposed G__gle’s role in America’s elections.

In an exchange with Senator Ted Cruz, Dr. Epst_in laid out the facts about Big Tech’s shocking manipulation of the American electoral system.

Full story [VIDEO]:
https://tinyurl.com/y5spluun
Americans for Innovation: KAMALA HARRIS' JAMAICAN ANCESTORS LED THE BRITISH-JAMAICAN SLAVE TRADE BEFORE THE U...
Spread the truth.

K. Craine  July 29, 2019 at 7:46 AM
Email comment by TG:


Play the Not Exonerated Game
Federal judge tosses March for Life attendee's Nick Sandman $25M defamation lawsuit against Washington Post
President Trump Discusses Declassification Authority Granted to AG Bill Barr
Supreme Court rules Trump can use military funds for border wall construction
Full stories:
https://aim4truth.org/2019/07/cat-report-90/

Reply

K. Craine  July 29, 2019 at 7:47 AM
Previous comment:
https://tinyurl.com/yylcgq94
Spread the truth.

Reply

K. Craine  July 29, 2019 at 7:49 AM
Email comment by TG:


Angel Card Reading for this Profound Week of HUGE New Beginnings
Michael La Von Robinson, AKA Michelle Obama and His Muslim Husband Barack
What SCOTUS's wall decision says about John Roberts
Full story:

Reply

K. Craine  July 29, 2019 at 7:49 AM
Previous comment:
https://tinyurl.com/yvybypgn
Spread the truth.

Reply
Email comment by TF:


@TomFitton Jul 26
BIG: Don't be fooled: Mueller helped Clinton-Obama-Dem-Deep State coup cabal abuse @realDonaldTrump PLUS Judicial Watch steps up to demand House ethics Committee look into evidence of Ilhan Omar marriage scam.Special 25th Anniversary @JudicialWatch Update! https://youtu.be/whfuVzLy8z8

Full story [VIDEO]:
https://youtu.be/whfuVzLy8z8

K. Craine  July 29, 2019 at 7:54 AM
Previous comment:
https://tinyurl.com/y2x6r4g2
Spread the truth.

K. Craine  July 29, 2019 at 7:55 AM

Full story [VIDEO]:
https://youtu.be/mCho3N3xfuc

K. Craine  July 29, 2019 at 7:56 AM
Previous comment:
https://tinyurl.com/yxvcr3a6
Spread the truth.

K. Craine  August 2, 2019 at 8:22 AM
Email comment by TG:

Angel Card Reading for this Profound Week of HUGE New Beginnings

Michael LaVon Robinson, AKA Michelle Obama and His Muslim Husband Barack

What SCOTUS's wall decision says about John Roberts

Tom Fitton: Obama KNEW of #SpyGate and was “Running the Show” to Target Trump

Full stories:

K. Craine  August 2, 2019 at 8:24 AM
Email comment by TG:


Why Google made the NSA
Who Really Owns the Military Industrial Complex: The Highland Forum Exposed
Trump calls for John Kerry to be prosecuted for Iran talks amid heightened tensions
Representative John Ratcliffe Responds to ODNI Nomination

Full stories:

Reply

K. Craine  August 2, 2019 at 8:26 AM
Email comment by TG:


Ahriman Exposed Evil AI and Destruction of Human Thinking
James Comey Under Investigation - John Huber Investigating Comey Memos - Declaration Release This Week
Facebook Unmasked: How the World’s Most Relevant Entrepreneur Was Screwed By Zuckerberg

Highlands Group vs Trump the Scot
Kamala Harris has a much bigger slave reparations problem than 99.95% of the American white population

Full stories:

Reply

K. Craine  August 2, 2019 at 8:26 AM
Email comment by TG:


Ahriman Exposed Evil AI and Destruction of Human Thinking
Facebook Unmasked: How the World’s Most Relevant Entrepreneur Was Screwed By Zuckerberg

Highlands Group vs Trump the Scot
Kamala Harris has a much bigger slave reparations problem than 99.95% of the American white population

Full stories:

Reply
The typical going rate for foreign children used by illegal immigrants is said to be between $100 and $1000. The typical going rate for foreign children used by illegal immigrants is said to be between $100 and $1000. The typical going rate for foreign children used by illegal immigrants is said to be between $100 and $1000.
Email comment by GH:

Breaking: Epstein Scandal to Bring Down CFR / Trilateralist Pedophile Ring

This has been common knowledge for anyone researching this for decades. Below is an excellent, very well-researched break down from Intrepid Report:

CFR-Trilateral Pedophile Jeffrey Epstein's Corporate Philanthropy Tied to Transhumanist Neo-Eugenics

By John Klyczek

Jeffrey Epstein is currently infamous for his conviction for soliciting a fourteen-year-old girl for prostitution and for allegedly orchestrating underage "sex slave" orgies at his private Virgin Island mansion, where he purportedly plumped out underage girls to elite political figures such as Prince Andrew, Alan Dershowitz, and probably Bill Clinton as well (he also traveled to Thailand in 2001 with Prince Andrew, probably to indulge in the country's rampant child sex trade).

But before these sex scandals were the highlight of Epstein's celebrity, he was better known not just for his financial prowess, but also for his extensive funding of biotechnological and evolutionary science. With his bankster riches, he founded the Jeffrey Epstein VI Foundation which established Harvard University's Program for Evolutionary Dynamics.

Full story:

https://tinyurl.com/yyxyavew
Insider: “It’s time to decide, do we run the technology, or does the technology run us?”

“I really don’t buy the idea that big tech is politically neutral.”

“Are we going to just let the biggest tech companies decide who wins every election from now on?”

“I look at search and I look at Google News and I see what it’s doing and I see Google executives go to Congress and say that it’s not manipulated. It’s not political. And I’m just so sure that’s not true.”

“I have a PhD, I have five years’ experience at G__gl3 and I just know how algorithms are. They don’t write themselves. We write them to do what we want them to do.”

Full story [VIDEO]:
https://tinyurl.com/y57wqggg

K. Craine  August 3, 2019 at 5:09 AM
Previous comment:
https://tinyurl.com/y57wqggg

Spread the truth.

K. Craine  August 3, 2019 at 5:32 AM
Email comment by Roger Stone:

Dear Friend,

President Trump and I won a huge legal victory Wednesday and we could not have done in without your support.

Federal Judge John Koetl, a Clinton appointee in New York dismissed a lawsuit by the Democratic National Committee changing that I worked with the Trump Campaign and others to hack the DNC's computers and give data allegedly stolen in the hack to Wikileaks.

The Judge said the DNC case was “entirely divorced from the facts,” and also said the Democrats suit was “moot and without merit.” In their lawsuit the DNC produced no evidence that I or anyone associated with the President or his campaign has any involvement in the alleged hack by the Russians or transfer of data allegedly acquired in the hack.

The President was so happy about our victory he posted this tweet:

https://twitter.com/realdonaldtrump/status/115634533997363200

The Stone Defense Fund spent over $250,000 to defend me in this baseless lawsuit - and victory would never have been possible without your generous contributions.

The dismissal of this civil suit does NOT impact the criminal charges I face in November in which Special Counsel Robert Mueller has charged me with lying to Congress and other related charges.

As you know I have vigorously contested the charges, pled not guilty and have vowed to fight at trial in Washington, DC for exoneration - but I cannot prevail without your help.

This important victory yesterday proves your contributions can make a difference which is why I must call on you again for your help.

Donate to the Stone Defense Fund Now
https://secure.rogerstonelegaldefensefund.com/fam/?InitiativeKey=PL5NUNBDWE

The mounting costs of my legal defense will easily top $2 million. While I have raised much of this from friends and supporters of the President, I still must raise at least another $399,000 in the next two weeks.

D. Facebook boy-puppets:

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

E. Corruption Watch —Patent Office Judges:

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. Drostoch, Kristen
163. Elluru, Rama
164. Fitzpatrick, Michael
165. Gerstenblith, Bart A.
166. Giannetti, Thomas L.
167. Guest, Rae Lynn
168. Hastings, Karen M.
169. Hoff, Marc
170. Horner, Linda
171. Hughes, James R.
172. Hum, Larry
173. James, House
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, Alexandr
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. Petrowick, Meredith C. (bio and conflicts log concealed by FOIA) – Leader 3rd reexam judge
191. Pettigrew, Lynne
192. Prais, Donna
193. Quinn, Miriam
194. Reimers, Annette
Despite enormous financial and legal pressure I will never turn on the President. I know in my heart that I have done nothing wrong or illegal in my efforts to elect Donald Trump President and my lawyers will be ready to disprove any claim to the contrary just 14 weeks from now.

Please make another contribution to the Roger Stone Defense Fund. No amount is too big or too small.

Donate to the Stone Defense Fund Now

https://secure.rogerstonelegaldefensefund.com/fam/?InitiativeKey=PLSSNJB8DWDE

At almost 67 years old, and after working for four Republican Presidents, I face the prospect of years in prison for crimes I did not commit. This prospect terrifies my poor wife of 27 years but with God’s help - and yours - I know that I will prevail.

We have just proved we can win. The time is short. The need is great. The cause is just. Please send your urgently needed help today.

https://secure.rogerstonelegaldefensefund.com/fam/?InitiativeKey=PLSSNJB8DWDE

Please rush me your answer as soon as possible

God Bless You,

Roger Stone

Full DJT tweet:

https://twitter.com/realdonaldtrump/status/1156345333997363200

---

K. Craine [August 3, 2019 at 5:33 AM]

Previous comment:

https://tinyurl.com/y5bpb98k

Spread the truth.

---

K. Craine [August 3, 2019 at 5:38 AM]

[FINALLY! No progressive propaganda. just actual research from The Intercept! Now please add links to the source documents!]

Email comment by Glen Greewald:


KAMALA HARRIS’S PRESIDENTIAL CAMPAIGN, while releasing a new health care proposal yesterday, balked at criticism that private industry interests would seek to influence her election effort.

Ian Sams, the national press secretary for the Harris campaign, told CNN on Monday that Harris “is not taking any money from pharmaceutical executives.”

Federal Election Commission campaign finance records, however, show that the California senator has received thousands of dollars from executives at drug companies this year, most of which has not been returned.

Donors include Therese Meaney, a vice president at Endo Pharmaceuticals, a company that manufacturers opioid painkillers, who has given $1,250 to the Harris campaign; Ted Love, the president and chief executive of Global Blood Therapeutics, a biopharmaceutical company, who gave $2,800; J. Dana Hughes, a vice president at Pfizer, gave $250; Damian Wilmot, an executive at Vertex Pharmaceuticals, gave $1,000; and Jeffrey Stein, the chief executive of Cidara Therapeutics, another drug startup, who gave $1,000.

Full story:

https://theintercept.com/2019/07/30/kamala-harris-big-pharma-donations/
2. CALIFORNIA
University of California Riverside
California State System (observer)
http://www.oig.ca.gov/

3. FLORIDA
University of Central Florida
http://www.floridaigo.com/
http://www.fldoe.org/ig/complaint.asp
http://app1.fldoe.org/IGComplaint/ComplaintsForm.aspx

4. GEORGIA
Georgia State University
http://www.georgia.gov/ig/online_complaint_form.php

5. INDIANA
Indiana University
http://www.indiana.edu/ig/contact.php

6. IOWA
Iowa State University
http://www.iowagov/ig/contact_us.php

7. MICHIGAN
Michigan State University

8. OHIO
The Ohio State University
http://watchdog.ohio.gov/FileaComplaint.aspx

9. OREGON
Oregon State University
https://justice.oregon.gov/forms/consumer_complaint.asp
https://justice.oregon.gov/consumercomplaints/

10. KANSAS
The University of Kansas
https://ag.ks.gov/about-the-office/contact-us/email-us

11. TEXAS
The University of Texas
http://www.tdcj.state.tx.us/divisions/oig/oig_fraud.html
https://sao.fraud.state.tx.us/Hotline.aspx

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

RESOURCE:

REAL NEWS LINKS

Bookmark: #real-news

1. 12160.info - Resisting the New World Order
2. 1791L