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

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Tuesday, December 1, 2020

# DETROIT ELECTION FRAUD COURT IS COMPLICIT WITH WAYNE STATE LAW & WILMER HALE IN BRITISH PRIVY COUNCIL FOREIGN INTEREFERENCE (ESPIONAGE)

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | DEC. 01, 2020, DEC. 03, 2020 | PDF | https://tinyurl.com/yya4kwwi



Fig. 1—Executive Magistrate Judge R. Steven Whalen, Eastern District Court of Michigan, aka Steven R. Whalen. Assigned to to the Sidney Powell court in the Eastern District Court of Michigan.

COMPLAINT, including 19 Exhibits. (Filed Nov. 25, 2020). King et al v. Whitmer et al, Case No. 2:20-cv-13134, Judge Linda V. Parker-Magistrate Judge R. Steven Whalen, LVP-RSW (E.D. Mich. 2020). (116 MB)

**Warning:** Judge Parker is a woman with a racist agenda. She is evidently committed to judicial activism to fundamentally change American laws from the bench.

Linda Vivienne Parker. (Jan. 06, 2014). Senate Judiciary Questionnaire. U.S. Senate.

In her 2014 Senate questionnaire, she identified the issue of Voter Information, Fraud, ID (she is against), Rights, Responsibilities no less than sixteen (16) times.

Given Judge Parker's political position AGAINST Voter ID, she certainly cannot be

# SENIOR EXECUTIVE SERVICE (SES) HIJACKED THE INTERNET



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

# DEEP STATE SHADOW GOVERNMENT POSTER



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

LEGEND: Some corruptocrat photos in this blog contain a stylized Christian Celtic Wheel Cross in the background alongside the text

"Corruption Central" meaning we have put the person's conduct under the microscope and discovered that he or she is at the center of global corruption. Judge Amy Berman Jackson asserts that it is unambiguously (to her

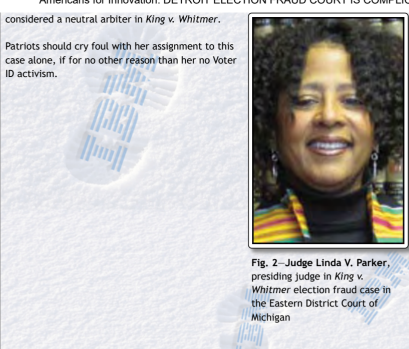


anyway) a rifle cross hair. This shows her woeful ignorance of theology, history, symbology and engineering. It could be many things, but she clearly wanted to see a rifle sight (ask her about her role in Fast and Furious gun running). Others assert equally ignorantly that it is a pagan or white supremacist symbol. This stylized Christian Chi-



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

life, when studied under a microscope, has been found wanting, but that there is hope in Christ if the person repents from his or her wicked ways. It triples as a reticle or graticule built into all sorts of eyepieces in microscopes, oscilloscopes, surveying instruments, astronomy optics, precision pointers, binoculars, etching equipment, and yes,



The Detroit federal court is hopelessly embroiled in ties to WilmerHale London and the British Privy Council (foreign influence)

WilmerHale is notoriously known for corrupt practices with regard to President Trump and other Republican candidates

Wayne State Law School under then Dean Jocelyn Benson became a nest of espionage, sedition and treason against the United States

Secretary of State Jocelyn Benson oversaw the Michigan election fraud personally using her WilmerHale surrogates

Bookmark: #trump-on-2020-election-fraud | https://tinyurl.com/yy4u6ukt

# PRESIDENT TRUMP SHOWS HARD EVIDENCE OF THE UNPRECEDENTED 2020 ELECTION FRAUD BY DEMOCRATIC PARTY

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

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.



Video: The White House.



Fig. 2a—President Donald Trump. (Dec. 03, 2020). Speech on the unprecedented 2020

Election Fraud, uncensored, un-editorialized. White House. Raw \*.mp4 video file).

Dec. 01, 2020—On Nov. 25 2020, Executive Magistrate Judge R. Steven Whalen was assigned by to the election fraud litigation filed by Sidney Powell.

Judge Whalen was assigned to the federal bench for the Eastern District of Michigan on Sep. 11, 2002. Notably, this was exactly one year after the horrors of 9/11 and the appointment of Wilmer Hale LLP partner Robert S. Mueller III's as FBI Director.

Although these facts have been IGNORED by

the Justice Department, We The People discovered that at the time of Whalen's appointment, Robert Mueller and the FBI were busy conspiring with the British Crown Prosecution Service's chief prosecutor, Arvinder K. Sambei, to (falsely) scapegoat Lofti Raissi, the alleged flight trainer of 9/11. In 2010, Raissi was fully exonerated both in London and Arizona once Mueller's US and UK propagandist goon squad had moved on.



Fig. 3— R. Steven Whalen (b. abt 1949), known through Sullivan High School, Chicago as Steven R. Whalen (Class of 1965), age 16. Parents unknown. Siblings unknown. Marital status unknown. Children unknown.

See Kimberly G. Altman. (Apr. 01, 2003). Magistrate Judge R. Steven Whalen, pp. 3,4, No. 19876, Spring 2003. FBAnewsletter.

# Federal Corruption CIMCK TO LOOK INSIDE Congressional Briefings Federal Circuit Censored Docket Americans For Innovation Archives Disclosures: Exec | Judiciary | USPTO Patent Office FOIA Stonewalling Donna Kline Now! Archives Faces of Facebook Corruption

# **CONGRESS CONTACT LOOKUP**

# Contacting the Congress



Universal Toxic Substance Symbol & Warning

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

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# **BLOG ARCHIVE**

- **2020** (17)
  - **▼** December (1)

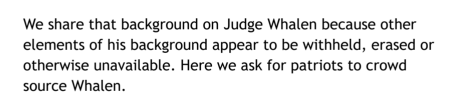
DETROIT ELECTION FRAUD COURT IS COMPLICIT WITH WAY...

- November (3)
- October (2)
- ▶ September (3)
- August (1)
- **▶** July (1)
- **June** (1)
- April (1)
- March (1)
- February (1)
- January (2)
- **2019** (13)
- **2018** (21)
- **2017** (27)
- **2016** (39)
- **2015** (34)
- 2014 (26)2013 (28)
- 2013 (20
- **2012** (6)



Judge Linda V. Parker was also assigned to the Powell election fraud case as the presiding judge. Parker is evidently only the titular head of this case since Judge Whalen is a seasoned political operative, as compared to her light experience outside of her George Soros-funded Democratic racial warrior-ism that pervades Detroit politics. Judge Parker was appointed by Obama on Mar. 17, 2014.

# WHO'S YOUR DADDY, JUDGE WHALEN?



Specifically, we have been unable to ascertain the names of Whalen's parents, grandparents and great grandparents. We don't know if he is or has been married or has children.

Our experience with these corruptocrats is that they were groomed into their corrupt roles, usually by mommy and/or daddy's bribery and influence. As a result, far too many of their resumes try to hide their parentage.

After a well-documented high school career where he graduated from Sullivan High School in Chicago in 1965, Whalen's bio fades into largely undated vagaries with the definite odor of grooming.

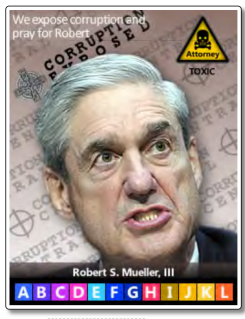


Fig. 4— Robert S. Mueller, III. Longtime WilmerHale partner, FBI Director.

See AFI. (May 16, 2019). British Sr. Crown Prosecutor Arvinder Sambei conspires with Mueller on Trump coup d'etat. Americans for Innovation.

See also: AFI. (Feb. 06, 2019). Mueller's Judge and Prosecutor take their orders from Hillary. Americans for Innovation.

**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.



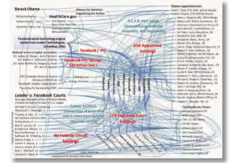


 JUDGE LEONARD STARK FAILED to disclose his Facebook financial interests and his reliance on Facebook's Cooley Godward LLP attorneys for his appointment.



# 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. They evidently believe that they deserve special privileges

After getting a B.A. from the University of Illinois in 1970, Whalen worked for two years in clinical biochemistry at the University of Michigan Hospital, then changed to law at Wayne State Law School where he received a J.D. in 1976—take note of Wayne State Law, this will become significant below.

Whalen then buzzed around in senior citizens legal aid, the State Appellate Defender Office where he worked for seven years until 1985, then he specialized in indigent and criminal defense. Sounds good on the surface, but the devil is always in the detail with these people.

By Jun. 13, 1990, Whalen had changed his name to R. STEVEN WHALEN (from Steven R. Whalen) and incorporated his law firm R. STEVEN WHALEN, P.C. (Public Corporation). He filed a total of 71 criminal cases and 37 civil cases between 1991-99. Therefore, his law practice was largely bankrolled as a public defender (a notoriously corrupt role in Detroit).

Such a drastic and unexplained name change, especially for a man, often telegraphs something being hidden.

# THE WILMERHALE GROOMING OF MAGISTRATE JUDGE R. STEVEN WHALEN (& JOCELYN BENSON)

Fast forward a few years to 2005. The future Michigan Secretary of State Jocelyn Benson, at age 28, became an Associate Professor at Wayne State University Law School. She had no experience to qualify her for this role. She was evidently a plant. Given her invitation of alum Gary Born, CEO of the WilmerHale London arbitration division, the close relationship is evident.



Fig. 5— Jocelyn Benson, Michigan Secretary of State in charge of elections. She is responsible for the purchase of the proven-corrupt Dominion-Smartmatic voting machines from her Wayne State University Law colleagues

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

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

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

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

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

- 1. Summary of Motions, Appeal, Petition, Evidence, Analysis, Briefings (FULL CITATIONS) in Leader Technologies, Inc. v. Facebook, Inc., 08-cv-862-JJF-LPS (D. Del. 2008), published as Leader Techs, Inc. v. Facebook, Inc., 770 F. Supp. 2d 686 (D. Del. 2001)
- 2. Dr. Lakshmi Arunachalam's Censored Federal Circuit Filings (Archive)
- 3. Brief Summary of Leader v. Facebook

On Oct. 23, 2014, Benson became a director of the Southern Poverty Law Center (SPLC)—a leading communist propagandist for the British Pilgrims Society. WilmerHale London and the British Privy
Council, including Baron Collins of Mapesbury
(formerly Sir Lawrence Antony Collins) and
Lord Mark Malloch-Brown, among others.

See: The Conclave. (Nov. 04, 2020). Michigan Secretary of State is a Pilgrims Society operative put in place to destroy Trump.

American Intelligence Media, Americans for Innovation.

See also. Jocelyn Benson. (Compiled Nov. 04, 2020). Biography and Timeline. Anonymous Patriots.

Remarkably, Benson's weaponized activism

propelled her into the Dean-ship of the Wayne State University Law School in 2012 at age 35, still with nothing other than experience as a leftist ideologue. She sent students to intern with Judge Whalen in a steady stream. According to Wayne State Law, Zachary Van Horn (see below) had served as "a judicial intern with Executive Judge R. Steven Whalen."

Then, on Feb. 05, 2013, a year into Benson tenure, Wayne State Law professors under her leadership, Paul **Dubinsky** (WilmerHale 1991-96) and **Gregory** Fox (WilmerHale 1986-89) arranged for two of their graduating students, Steven Helton and Zachary Van Horn, to work as interns WilmerHale LLP London where they had both worked previously.

Wilmer Hale London managing partner Gary Born, himself an honoraryWayne State Law doctor of laws (2012—awarded by Jocelyn Benson, the newly-minted 35-yr. old dean), had been the commencement speaker the previous year and hatched the idea with



Fig. 6— Paul Dubinsky, professor, Wayne State University Law School (2005-present); Associate, WilmerHale LLP (1991-1996); BS Yale (1981-85); JD Harvard (1986-89); International Law Association, American Branch (2008-present).

- 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

"Skillful manipulation of the firm's extensive media connections allows Gibson Dunn to promote their causes, while simultaneously smearing their opponents and silencing embarrassing news coverage."

the newly-minted Dean Jocelyn Benson.

THE COZY
RELATIONSHIP
WITH
WILMERHALE
LONDON IS
EVIDENT AMONG
JUDGE WHALEN,
BORN, JOCELYN
BENSON, FOX,
THEIR



Fig. 7—Gregory Fox. Professor, Wayne State University Law (2002-present); assistant professor, Chapman University (1999-2002); fellow, Schell Center for Human Rights, Yale; adjunct professor, NYU; arbitration (Gary Born), WilmerHale London (1986-89); JD, NYU; MA, Bates College (1978-82).

# HANDPICKED STUDENTS HELTON & VAN HORN

Wilmer Hale LLP is notoriously known to have been fueling the lawfare attacks against President Trump these last four years.

Earlier, Wilmer Hale, led by their partner, Robert S. Mueller, Ill's, ran cover for numerous false flags include the embassy bombings in Africa, the murderous 9/11 destruction and cover up, and the weaponization of the FBI, DoJ, SEC, DOC, NSA, DoD, Navy, the propaganda media, pharma, education, technology, social networking, etc. to further the one world order goals of the British Pilgrims Society.

Bookmark: #baron-collins | https://tinyurl.com/y59r8y5y

# WILMER HALE & THE BRITISH PRIVY COUNCIL ARE TIED AT THE HIP

WilmerHale London's Gary Born collaborates closely with Baron Collins of Mapesbury (formerly Sir Lawrence Antony

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...



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. Jackson...



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...



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 | ...



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 ...

CORONAVIRUS SOURCE DISCOVERED! ALSO UNCOVERS LORD PIRBRIGHT, A

Collins), former Justice of the Supreme Court of the United Kingdom, Queen's Counsel, and member of the Privy Council. Here is just one example of Gary Born's an Baron (Sir) Collins' collaboration.

Zachary Van Horn's LinkedIn that described his work with Baron Collins of Mapesbury, Privy Councilor, has been censored off of LinkedIn just today. However, the associations among Born, Mapesbury and Van Horn are easy to see. Born evidently included his prized Wayne State Law intern (Zachary Van Horn) in his arbitration collaboration with Mapesbury. The young Van Horn touted that work on his LinkedIn, until yesterday. A sudden onset of shame for participating in this global corruption?

Baron Mapesbury is a Pilgrims Society Privy Counsel colleague of George Soros and Lord Mark Malloch-Brown, owner of the Smartmatic-Dominion Voting Systems that have contributed to perhaps the greater voting system fraud in American history in the 2020 election. He is also



Fig. 8-Lawrence Antony Collins, Baron Collins of Mapesbury. City of London School (British East India Company cum Piligrims Society), Privy Council, Queen's Counsel, UK Supreme Court, Wayne State University Law, WilmerHale London conspirator in the U.S. election fraud of 2020 by undisclosed associations with his Wavne State Law and insider relationships with the Eastern District of Judges Parker and Whalen, includin his Wayne State intern Zachary Van Horn







"ELIZABETH THE SECOND by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Our other Realms and Territories Queen Head of the Commonwealth Defender of the Faith To all to whom these Presents shall come Greeting

Whereas... Our right trusty and well beloved Counsellor Sir Lawrence **Antony Collins** Knight one of Our Lords Justices of Appeal to be a Lord of Appeal in Ordinary [in Oct. 2009, became Justice of the Supreme Court of the United Kingdom by the style of Baron Collins of





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...



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, Apr. 10, 2020 | PDF | https://tinyurl.com/rt7q8sy Fig....



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

Monstrous Patent calls people "wet ware"

Implanted devices deliver electric shock, poisons, dopamine, adrenaline, emit mind control freq...

## **EDITORIALS**

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



# **OUR MISSION**

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

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

If we do not speak up, impeach derelict judges and imprison corrupt attorneys, we cannot possibly hope to start fixing the a Privy Councilor with Sir Geoffrey Pattie, the owner of Cambridge Analytica that swirled at the center of the Trump-Russia hoax.

# QUEEN HILLARY & BARON-SIR COLLINS

Collins was elevated from knight to baron on Apr. 21, 2009—just months before Hillary Clinton secretly hired Facebook to build a

Mapesbury of Hampstead Town in Our London Borough of Camden, To hold the said Office so long as he shall well behave himself therein, subject to the provisions in the said Act mentioned, with all wages profits privileges rank and precedence whatsoever to the said Office belonging or in anywise appertaining, and to hold the said style of Baron Collins of Mapesbury unto him the said Sir Lawrence Antony Collins during his life.

BY THE QUEEN HERSELF, Westminster, Apr. 20, 2009"

See Sir Lawrence Antony Collins, Knight). (Apr. 21, 2009). Appointed Baron Collins of Mapesbury and Lord of Appeal, PDF pp. 4,6,9. UK Parliament, London Gazette.

See also Sir Lawrence Collins [later Baron Collins of Mapesbury]. (Mar. 22, 2007). Court Circular, appointment to the Privy Council. 10 Downing Street, The Times.

Lord Collins of Mapesbury, Sir Lawrence Collins, later Baron Collins of Mapesbury. (Sep. 01, 2016). Curriculum Vitae and Timeline.
Arbitrators International.

"template for winning elections" while the *Leader v.*Facebook social networking patent infringement trial was in process, thus obstructing justice with potential witnesses in that case.

Michigan Secretary of State Jocelyn Benson, Magistrate Judge R. Steven Whalen and all those associated with Wayne State Law (which is most of the Eastern District of Michigan Court?) must recuse themselves due to their evident conflicts of interest regarding WilmerHale, Baron Mapesbury, Lord Mark Malloch-Brown etc.

They are not qualified to count votes for dog catcher, let along President of the United States, the Senate and House.

It does not appear that a single person involved on the Michigan justice system in this 2020 Sidney Powell lawsuit is an honest broker of the Constitution. They are clearly in bed with the British Pilgrims Society Privy Council peers who own and control the Dominion and ES&S voting systems throughout Michigan and elsewhere.

# Gary B. Born, WilmerHale LLP (30 yrs.)—Too Good to Be True—Pilgrims Society Grooming

WilmerHale is evidently conspiring with foreign actors in the likes of Privy Councilors Lord Mark Malloch-Brown, Sir Geoffrey E. Pattie and Baron (Sir) Collins of Mapesbury, not

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, 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.

to mention Wayne State alums Gary Born and Jocelyn Benson who are evidently assisting in their espionage.

At the bare minimum, Executive Magistrate R. Steven Whalen must step down while investigators sort out the extent of his cooperation with the coup plotters at Wilmer Hale, Privy Council and Pilgrims Society.

# CONCLUSION

If the Justice
Department is going to sit on its hands in the face of this overwhelming evidence of election fraud, then our system of government has failed our most sacred act: THE VOTE.

Therefore, the President, who swore and oath to preserve, protect and defend the Constitution, and has already been empowered by his oath to use all the means at his disposal, must act decisively to stop this insurrection, then restore a functioning Republic with free and fair elections, and a truly free press. We are with you Mr. President.



Fig. 9—Gary B. Born. Born Sep. 14, 1955; BA Haverford College (1978); JD UPenn (1981); Judge Friendly Clerk (1981-82); Rehnquist Clerk (1982-83); Wilmer Hale LLP (30 yrs.); Wayne State honorary doctor of law (2012, awarded by newly-minted 35-yr. old dean Jocelyn Benson).

Born has taught courses on international arbitration, international litigation or public international law at Harvard Law School, Stanford Law School, St. Gallen University, National University of Singapore, University of Peking, Tsinghua University (China - Bulbous Tech / IBM Eclipse Foundation—theft of social networking invention from Columbus, OH innovator Leader Technologies), Georgetown University Law Center, University of Virginia School of Law and elsewhere. Born was named the inaugural Kwa Geok Choo Distinguished Visitor in 2012 at the National University of Singapore's Law School, and has been invited to deliver the James E.C. Brierley Memorial Lecture at McGill University and the Goff Arbitration Lecture at the City University of Hong Kong. He has also been awarded honorary titles by leading universities, including St. Gallen (Professor) and Wayne State University (Doctor of Laws). Born received the Haverford College Alumni Distinguished Achievement Award in 2013.

Born is a member of the American Law Institute and has served on the Executive Council of the American Society of International Law, and as co-chair of the ABA International Section. Committee on International Aspects of Litigation. He also is a member of the Advisory Committee for the ALI's Restatement of International Commercial Arbitration, the ALI's Restatement (Fourth) of Foreign Relations Law, the Board of Trustees of the British Institute of International and Comparative Law, the Academic Council of the Institute for Transnational Arbitration, the Advisory Board of the African International Legal Awareness, the International Advisory Board of the Hong Kong International Arbitration Centre, and the Indian Journal of Arbitration Law. Born is a member of





# CODE OF CONDUCT FOR U.S. JUDGES

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



# GALLERY OF JUDICIAL MISCONDUCT



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

Then, like George
Washington retired to
Monticello, President
Trump and Melanie can
retire to Mar-a-Lago,

the Court of the Singapore International Arbitration Centre and a Vice-President of the American Society of International Law.

Too good to be true. This is classical Pilgrims Society next-gen grooming of their sycophants.

with our blessing and prayers.

In the meantime, it is nut cutting time Patriots.

Godspeed to us all.

(See 18 U.S. Code § 2381. Treason and 10 U.S. Code § 894 - Art. 94. Mutiny or sedition.)



Described above is abject immorality.

Morality must win the day.

"Repent, for the kingdom of heaven is at hand."

The Gospel of St. Matthew 4:17.

Bookmark: #miller-act-notice | https://tinyurl.com/y2xk8l4y

# **Footnote**

# REMINDER RE. THE MILLER ACT NOTICE— THE PERPETRATORS OF THIS EPIC FRAUD MUST DISGORGE THEIR ILL-GOTTEN GAIN

Click image to open PDF of this and the next slide

preparing its defenses to this new claim. Judge Like 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 Like 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



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 Facebookrelated stocks. Judge Moore failed

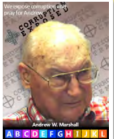


Fig. 10—Mr. President: Turn the Tables on Censorship; Write the Miller Act Notice check immediately! By writing the check for the Leader Technologies' Miller Act, and acquiring a global master license on social networking, President Trump, with the stroke of a pen, can turn the tables all Big Tech, Media, Bank and Pharma censorship and propaganda. It will initiate a second American Revolution to give the citizen control of the media for the first time since the early days of the American Republic, before the Rothschild Bank of England hooked its claws back in to the fledgling Republic. Click here to download the PDF (check your Downloads folder after clicking).

Leader Technologies, Inc. sent their FIRST AMENDED MILLER ACT NOTICE to President Trump 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, and the Pilgrims Society who steal and weaponize inventions for continuous war making and enrichment of fascist insider militaryindustrial corporations.

# FEDERAL BRITISH-AMERICAN PATENT WEAPONIZATION THIEVES





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 Praetorian Guard. See American Intelligence Media republish of the Leader Miller Act Notice.

Bookmark: #trump-jfk-v-cia | https://tinyurl.com/y3nt8v5l

# WAR BETWEEN THE WHITE HOUSE AND CIA? PRESIDENT TRUMP FINALLY IMPLEMENTING JFK'S EXECUTIVE ORDER

to follow the longheld precedent for testing on-sale bar evidence in *Pfaff* v. *Wells* 



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



Judge Evan J. Wallach, U.S. Court of Appeals for the Federal Circuit. member of the three-judge panel in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Wallach is not a patent attorney. This begs the question as to why a judge with no knowledge of patent law was assigned to the case. Would anyone ask a dentist to perform brain surgery? The Federal Circuit was specially formed to appoint patent-knowledgeable judges to patent cases. There is no evidence so far in the judicial disclosures that Judge Wallach holds stock in Facebook, although when he was asked on a motion to disclose potential Facebook holdings and other conflicts of interest, he refused along with the other judges. See Motion to Disclose Conflicts of Interest. Judge Wallach continued

in silence even after Clerk of Court Horbaly failed to provide him with Dr.



Lakshmi Arunachalam's motions (according to his Federal Circuit staffer Valeri White), and yet the 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

Video: The New American Video.

# DISMANTLING THE OUT-OF-CONTROL C.I.A. WHO WERE CONSPIRING WITH THE **BRITISH PILGRIMS SOCIETY**



Return to return to the beginning of this post.

Video. https://youtu.be/AEQldn4Pi2s | (Raw \*.mp4 video file).

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 whisteblowers.

Posted by K. Craine at 3:12 PM



Labels: 2020 Election Fraud, Baron Collins of Mapesbury, Dominion Election Systems, Gary Born, Gregory Fox, Jocelyn Benson, Michigan Election Fraud, Paul Dubinsky, Privy Council, TÜV SÜD, Wayne State Law, Wilmer Hale

# 13 comments:

Anonymous December 2, 2020 at 1:59 AM

I am British, and it makes me feell SO ashamed that our Monarchy and Political Establishment is so evil. they must be removed and Britain become a republic just like the USA. Trump MUST go after Klaus Schwab and Prince Charles at the WEF to prevent their "Great Reset", and instigate his "Great Awakeing"

Reply Delete



K. Craine December 2, 2020 at 9:08 AM

Email comment by TG:

SCYTL THE VOTE-RIGGING COMPANY THAT FIXED THE 2020 ELECTION FOR LORD MARK MALLOCH-BROWN

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



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

Scytl was Spanish, but is now British/Irish with branch offices throughout the world. The familiar smell of Lord Mark Malloch-Brown filled the air as the English international voteriggers' fingerprints were all over this blatant election manipulation by Scytl.

The standard English plan of imperialist regime-change accomplished through a fake democratic vote taken with machines and software owned by the best international Fake-Election Lords Sir Geoffrey Pattie and Lord Mark Malloch-Brown.

Both of these vote-riggers are dear friends of George Soros and his compatriots in Color Revolutions around the globe that are usually centered around a contested election. This Scytl digital "man in the middle" was beginning to remind us of Optech's creation in the late 70's with Malloch-Brown and Jimmy Carter in Venezuela through the CIA and the United Nations.

Full stories:

https://aim4truth.org/2020/11/30/scytl-the-vote-rigging-company-that-fixed-the-2020election/

#### Reply Delete





K. Craine December 2, 2020 at 9:09 AM

Previous comment:

https://tinyurl.com/y6oqq8zc

Spread the truth.

Delete

#### Reply



K. Craine December 2, 2020 at 9:12 AM

Email comment by TG:

CAT REPORT

'Biggest fraud' in US history—up to 300,000 fake people voted in Arizona election

President Trump Calls into Arizona Legislature Hearing on Election Fraud

Expert witness says he believes the numbers in Arizona are fraudulent based on the data

Dr. Shiva Ayyadurai presents his data at the Arizona Hearing

Georgia Govt Lawyers Defended Dominion's 'Trade Secrets' to Stop Forensic Analysis of Machines/ Software

Pfizer Asks EU To Approve COVID-19 Vaccine, Aims For Rollout Before Year's End

Michigan State Senate Committee on Oversight Holds Hearing on Election Issues

The First Female College Football Player

As Fall turns to Winter in Rural New England

The Failed Start Of The League of Nations I THE GREAT WAR 1920

SPIRITUAL AWAKENING - Get ready for the changes

Full story:

https://aim4truth.org/2020/12/01/cat-report-621/

# Reply Delete Replies



K. Craine December 2, 2020 at 9:12 AM

University Law Center, former Leader director Professor James P. Chandler. See analysis of Judge Rader's undisclosed conflicts of interest in Leader v. Facebook.

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



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

#### Updated May 22, 2015

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



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

Leader v. Facebook Legal Research Links



# **NOTICE: Opinion**

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

Previous comments: https://tinyurl.com/yy8qm9bb

Spread the truth.

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Reply



K. Craine December 2, 2020 at 9:14 AM

Email comment by CM/AS:

External peer review of the RTPCR test to detect SARS-CoV-2 reveals 10 major scientific flaws at the molecular and methodological level: consequences for false positive results.

https://cormandrostenreview.com/report/

#### Reply Delete

#### Replies



K. Craine December 2, 2020 at 9:14 AM

Previous comment:

https://tinyurl.com/y47ha2ks

Spread the truth.

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#### Reply



K. Craine December 2, 2020 at 9:17 AM

Email comment by JB:

Arizona Secretary of State Katie Hobbs certifies general election results

Arizona State Rep Issues Call to Withhold State's Electoral College Votes to Joe Biden Due to Significant Evidence of Fraud

AZ Sec. of State Katie Hobbs takes money from foreign governments and George Soros

Fla. Cops Remove Eight Concerned Moms From School Board Meeting For Refusing to Wear

Los Angeles County Banned Outdoor Dining. There's Zero Evidence It Spreads COVID-19

Staten Island - Mac's Public House - More FINES! Original \$15,000 Fine Voided, THE BATTLE

If We Make It Through December

UNLEASH HUMANITY

Full stories:

https://aim4truth.org/2020/11/30/meow-44/

### Reply Delete

#### Replies



K. Craine December 2, 2020 at 9:17 AM

Previous comment:

https://tinyurl.com/yxhu6lc2

Spread the truth.



# AFI LOGO (no text)



## **CORRUPTION WATCH LIST**

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

Here is the cast of characters in *Leader v*. Facebook. We encourage you to report their corrupt activities to this site and others, like Lawless America. Feel free to communicate 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 Leaderv. 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
- 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*)





K. Craine December 2, 2020 at 9:21 AM

Read FIFTY (50) studies that show that face masks do not work, and likely cause harm. For example, bacteria grows in the moist environment on the mask, then can infect the wearer with bacterial pneumonia (that will likely be mis-classified as COVID)..

Resource

https://www.fbcoverup.com/docs/library/2020-08-15-Mask-Facts-WITH-SOURCES-The-Science-and-History-of-Mask-in-Medicine-by-Shawn-Stevenson-The-Model-Health-Show-Aug-15-2020.pdf

#### Reply Delete





K. Craine December 2, 2020 at 12:15 PM MUST SEE VIDEO:

Daniel Natal. (Dec. 01, 2020). War Between The White House and CIA? The New American Video.

https://youtu.be/AEQIdn4Pi2s

https://www.fbcoverup.com/docs/library/2020-12-01-Daniel-Natal-War-Between-The-White-House-and-CIA-The-New-American-Video-Dec-01-2020.mp4

#### Reply Delete





- 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)
- 9. 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 the court itself, her motion was denied, the judges refused to disclose their conflicts which we now know include Facebook and Microsoft stocks)
- 10. DC Bar Association
- 11. Perkins Coie LLP (Facebook's
  "rapid response enforcement team;"
  law firm for Obama's chief counsels,
  the husband and wife team of Robert
  F. Bauer and Anita B. Dunn; Bauer
  was identified on Aug. 1, 2013 as
  having directed the IRS targeting of
  the Tea Party)
- 12. **Stroz Friedberg** (Facebook's "forensic expert" who manipulated the data in *Paul Ceglia v. Mark Zuckerberg*, and who first revealed the existence of 28 Zuckerberg hard drives and Harvard emails that they told Leader Technologies in 2009 were "lost")
- 13. Chandler Law Firm Chartered (Professor James P. Chandler, III, principal; Leader Technologies patent counsel; adviser to IBM and David J. Kappos; adviser to Eric H. Holder, Jr. and the U.S. Department of Justice; author of the Economic Espionage Act of 1996 and the Federal Trade Secrets Act)

# 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