More



To ensure you are reading the latest post, click the logo above. SEARCH by topic, keyword or phrase. Type in Custom Search box

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

ENHANCED BY Google

Q

Thursday, December 2, 2021

ATTORNEY-BANKERS ARE THE DEMONIC JACKBOOTS OF HISTORY WHO USE PATENT THEFT AND MONOPOLY TO FUEL SOCIALISM, DEBT SI AVERY* AND FUGENICS

* exploiting white, black, brown, red and yellow ethnicities alike

They hire actors, including fake terrorists and virologists, to stage false flags to divert attention from their great sins

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | DEC. 03, 2021, UPDATED FEB. 27, 2022 | PDF | HTTPS://TINYURL.COM/YP7N5NC5



Fig. 1—Leonard P. Stark. Nominated by Biden on Nov. 03, 2021 to move from the Delaware District Court to the Federal Circuit Court in Washington, D.C. The Federal Circuit was formed on Oct. 01, 1982 to handle all patent litigation appeals. The court was formed by agents of the Senior Executive Service (SES) (formed in 1978 by Jimmy Carter)—10,000 British Crown Agents that have infiltrated every agency of the Executive Branch.

SENIOR EXECUTIVE SERVICE (SES) HIJACKED THE INTERNET

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



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

DEEP STATE SHADOW GOVERNMENT POSTER



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

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

LEGEND: Some corruptocrat photos in this blog contain 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

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

The first Delaware case in which Stark, as a magistrate, was shoehorned in as trial judge —just two weeks before trial, was the patent infringement case *Leader v. Facebook* over Facebook's theft of Columbus, Ohio innovator Leader Technologies, Inc. Stark failed to disclose his family's interlocking associations with British and American intlligence, propaganda and telecommunications. He should have never been involved in *Leader v. Facebook*.

Stark's fraudulent involvement unwinds his protection of Facebook. Fraud unwinds judgments. Federal Rules of Civil Procedure Rule 60. There is no statute of limitations on fraud when the court or body to whom one would otherwise appeal to is a party to the fraud. Adverse Domination applies to court officials who are conspiring with a party to a litigation as *de facto* stakeholders of the organization, or in Stark's case an investor, in violation of his Code of Conduct to be unbias.

In plain language, Judge Stark doesn't get to cheat a litigant, then get away with it by hiding behind the British Queen's skirt. He must now disgorge his illgotten gain and be hanged as a traitor. That is the law for egregious crimes against the American Republic. \$2381. Treason.

Stark hid the identity of his father in all litigation as a judge or magistrate, Walter Stark, who was firmly esconced in the British Pilgrims Society British Patent Pool monopoly. This fact alone disqualifies Judge Stark from any technology company involved in computers, software, telecommunications and intelligence.

Bookmark: #Secret-British-Patent-Radiography-Pool-Monopoly-Protected-by-US-Courts |

Interactive PDF version available at: https://www.leader.com/docs/Opposition-to-Leonard-P-Stark-Der-22-2021.pd Secret "British Patent Pool" Crown Monopoly / Pilgrims Society / USPTO / Federal Circuit / US Patent Court corruption 614 890,1986 VOICE Beats Carder, QH 83033 614 864,7922 FAX Walter Stark, hidden British "neutrodyne" radiography British Pilgrims Society monopolist father of Delaware district court judge Leonard P. Stark, was not disclosed to the American public. Senator Dick Durbin D-IL, Chairman United States Senate Committee on the Judiciary 711 Hart Senate Building FIRST AMENDED OPPOSITION, Washington, DC 20510 COMPLAINT AND REQUEST FOR Senator Chuck Grassley R-IA, Ranking Member INVESTIGATION United States Senate Committee on the Judiciary 152 Dirksen Senate Office Building Washington, DC 20510 ... and Others1 Dear Mr. Chairman First Amended Opposition to, complaint about, and request for an impartial investigation² of the nomination of Judge Leonard P. Stark to the Federal Circuit On behalf of the hundreds of shareholders of Leader Technologies, Inc., Columbus, Ohio ("Leader"), we oppose the nomination of Judge Leonard P. Stark to the United States Court of Appeals for the Federal Circuit ("Federal Circuit"). We experienced profound corruption from this judge who was evidently being directed by his British Pilgrims Society handlers who manage the "British Patent Pool" Crown

Fig. 2—Leader Technologies. (Dec. 22, 2021). OPPOSITION TO LEONARD P. STARK to Federal Circuit - Secret "British Patent Pool" / Pilgrims Society / USPTO / Federal Circuit / U.S. Patent Courts corruption. Senate Judiciary Committee.

monopoly just recently discovered and associated with Judge Stark's hidden father, Walter

Please return over the next several weeks as we add links to a significant amount of indictable evidence

Biden's recent nomination of Leonard P. Stark to the highest patent appeals court is marinated in fraud. person's corrupt life, when studied under a microscope, has been found wanting, but that there is hope in Christ if the person repents from his or her wicked ways. It triples as a reticle or graticule built into all sorts of eyepieces in microscopes, oscilloscopes, surveying instruments, astronomy optics, precision pointers, binoculars, etching equipment, and yes, gun sights, but also computer mouse pointers! Therefore, to claim that it could only mean a gun sight, as Judge Jackson did, is truly ignorant. As shown, it is a call to prayer and repentance based upon microscopic observation of the corruptcrat's conduct. For Judge Jackson to use her ignorance of this symbol as the excuse to gag Roger Stone's FREE SPEECH right to defend himself is heinous abuse of authority. Chief Justice John Roberts should censor her immediately. Patriots must

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.



The British Pilgrims Society, via SERCO (formerly RCA Limited UK), has run the U.S. Patent Office since 2006. London attorney-bankers get exclusive pick of all American inventions to steal.

Stark is the British Pilgrims Society anglophile who was shoehorned in to the *Leader v.*Facebook litigation just two weeks before trial.

Stark hid the identity of his father, Walter Stark, from his Senate Judiciary Committee ethics disclosures (hid from public scrutiny).

Walter Stark was chief counsel for HAZELTINE CORPORATION, the patent-pooling lynch pin in the British takeover of American communications, intelligence and propaganda (via RCA, NBC, CBS, ABC, AT&T, Sperry-Rand, Westinghouse, GE, Western Electric, Admiralty, British Telecom, BBC, etc.).



Walter Stark (aka Walter Henry Stark, Walter H. Stark, b. Nov. 24, 1943, m. Jun. 25, 1966, d. Oct. 6, 2003). OBITUARY. Source: St. Louis Post-Dispatch (Oct. 09, 2003). Chief Coursel, Sec. Dir., HAZELTINE CORPORATION (RCA LTD./BBC interlock), EMERSON, MARCOMI-GE-BRITISH AEROSPACE: Walter's father may be Kimball Houton "Henry" Stark, chief engineer-promoter of "Neutrodyne" radio receiver squawking and howling cancellation (ca. 1923); Walter is father of judge Leonard P. Stark, b. Jul. 05, 1969, British Pilgrims Society Rhodes Scholar.

Fig. 3— Walter Stark (aka Walter Henry Stark, Walter H. Stark, b. Nov. 24, 1943, m. Jun. 25, 1966, d. Oct. 6, 2003). OBITUARY. Source: St. Louis Post-Dispatch (Oct. 09, 2003).

Walter Stark was Chief Counsel, Sec., Dir., HAZELTINE CORPORATION (RCA LTD./BBC interlock), EMERSON, MARCONI-GE-BRITISH AEROSPACE (BAE); Walter's father may be Kimball Houton "Henry" Stark, chief engineer-promoter of "Neutrodyne" radio receiver squawking and howling cancellation (ca. 1923); Walter is father of judge Leonard P. Stark, b. Jul. 05, 1969, British Pilgrims Society Rhodes Scholar.

Walter Stark. (Compiled Dec. 03, 2021).
Obituary, Biography & Timeline. Anonymous Patriots.



CONGRESS CONTACT LOOKUP

Contacting the Congress



Universal Toxic Substance Symbol & Warning

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

BLOG ARCHIVE

- **2022** (2)
- **2021** (13)
 - ▼ December (1)

ATTORNEY-BANKERS ARE THE DEMONIC JACKBOOTS OF HIST...

- October (1)
- August (2)
- **July** (1)
- ▶ June (2)
- May (1)
- April (1)
- March (1)
- February (1)
- January (2)
- **2020** (22)
- **2019** (13)
- **2018** (21)
- **2017** (27)
- **2016** (39)
- **2015** (34)
- **2014** (26)
- **2013** (28)
- **2012** (6)

Attorney-bankers use "patent pool" racketeering to seize fresh inventions so that their fiat money always wins.

Perspectives on attorneys, bankers and politicians:

"Occupants of public offices love power and are prone to abuse it."

-George Washington

"Lawyers spend a great deal of their time shoveling smoke."

-Oliver Wendell Holmes Jr.

"The law, as manipulated by clever and highly respected rascals, still remains the best avenue for a career of honourable and leisurely plunder."

-Gabriel Chevallier, Clochemerle

"The USA legal system is designed to enrich lawyers, protect the government and corporations, and shaft the general public."

-Steven Magee, author

"Old radicals never changed. They just got law degrees and updated their bag of tricks."

-Susan Elizabeth Phillips, Fancy **Pants**



Fig. 4-Kimball Houton "Henry" Stark, Chief Engineer, F.A.D. Andrea, Inc. (Jul. 01, 1923, 1st ed.). How to Build Hazeltine's Neutrodyne Circuit Radio Receiver. F.A.D. Andrea, Inc.; likely father of Walter Stark, Chief Counsel. sec., VP, Dir., HAZELTINE CORPORATION (interlocked with RCA Ltd., GE, Marconi, British Aerospace (BAE); likey grandfather of Leonard P. Stark, judge.

Kimball Houton Stark, Chief Engineer, F.A.D. Andrea, Inc. (Jul. 01, 1923, 1st ed.). How to Build Hazeltine's Neutrodyne Circuit Radio Receiver. F.A.D. Andrea, Inc.

"Any society that produces twice as many lawyers as it does poets and preachers is doomed."

-John Fogarty, musician, singer, songwriter



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?

3. JUSTICE ROBERTS MENTORED Facebook Gibson Dunn LLP attorneys.



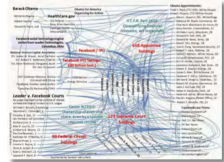
4. JUSTICE ROBERTS HOLDS substantial Facebook financial interests.

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



BARACK OBAMA'S DARK POOLS OF CORRUPTION

Click to enlarge



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

STOP FACEBOOK PROPERTY THEFT

We see. We "like." We steal. STOP FACEBOOK PROPERTY THEFT. www.fbcoverup.com

WILL HUMANKIND EVER LEARN? Facebo 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.

9:58 AM Americans for Innovation: ATTORNEY-BANKERS ARE THE DEMONIC J				
Judge Leonard P. Stark (b. Jul. 5, 1968-present)	Walter H. Stark (b. Nov. 24, 1943; d. Oct. 06, 2003)	Kimball Houton (possibly "Henry") Stark (b. Jan. 30, 1899; d. Jan. 12, 1974)		
Criminally hides his conflicting family relationships in which he is a beneficiary	Leonard P. Stark HIDES his father	Leonard P. Stark HIDES his likely grandfather		
Delaware district court federal judge (2010-present); nominated by Biden to be Federal Circuit patent judge (2021); British Pilgrims Society Rhodes Scholar; Agent of the British Patent Pool monopoly that has gutted American innovation as a British Patent Pool sycophant	DoD, HUD, Hazeltine Corporation, interlocked with RCA, GE, Marconi, British Aerospace (BAE)— British Patent Pool monopoly for global communications and pharmaceutical bio-tech weapons	Sperry Gyroscope Co. (ca. 1918, now Sperry Rand); Hazeltine Corporation "Neutrodyne" Engineer-promoter for F.A.D. Andrea, Inc., Chief Engineer (ca. 1923-) Identified "Sperry Gyroscope Co." (Brooklyn) (now Sperry Rand) as his employer and his profession as "Electro Engineer" on his Sep. 08, 1918 WWI draft card Identified his profession as "Radiation Research" and his residence as "Ray Energy, Inc., NY, NY" on his Feb. 16, 1942 WWII draft card		
Table 1: Three generations of Starks who conspired with the British Pilgrims Society to				

create and promote the British Patent Pool where HAZELTINE CORPORATION licensed his "neutrodyne" radio receiver technology exclusively through the British Patent Pool ca. 1923.

Bookmarks: #patent-slavery | https://tinyurl.com/yx3z2ecw

THE EVILS OF PATENT POOLS

Click this image, then the play arrow to to play the video.



Fig. 5—Gabrel, McKibben. (Dec. 04, 2021). The EVILS of PATENT POOLS. American Intelligence Media, Americans for Innovation. Also available at Brighteon. Video: AIM/AFI.

Bookmarks: #unmasking-bitcoin | https://tinyurl.com/2p9fc9bt

UNMASKING BITCOIN

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

ASK CONGRESS: PASS THE INVENTOR PROTECTION ACT!



Click image above to download a poster-quality PDF optimized for a 11in. x 17in. (ledger-size) poster. America should not be in the business of cheating its entrepreneurial investors simply because the cheaters buy off judges with the money gained from their theft. Such permissiveness is obscene.

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)

Click this image, then the play arrow to to play the video.



Fig. 6—Gabriels, McKibben. (Dec. 15, 2021). Revealing the BITCOIN Scam. American Intelligence Media, Americans for Innovation. Video: AIM/AFI.

Postscript: Tyla made mention several times about the electric consumption of a cryptocoin node, voicing a common critique. However, we think the discussion of electric consumption is misdirected. Any system that consumed electricity like the BORG would have been poorly designed and would not be stable. The fact is, SWIFT bank transactions are efficient little bursts of data that do not consume large amounts of network power and resource. Web server centers do use a lot of electricity. That is well known to technologists but not to the "average" person. But in the case of crypto nodes, the volunteers pay for their own electricity, and the consumption of a node is minimal—much less than what your PC consumes. It could be that the crypto currency propagandists floated the electricity consumption story as a diversion since it has an element of truth, yet can go nowhere and will succesfully divert patriot attention from their criminiality.

Another misdirected subject is "bitcoin mining." We see this as a sneaky way the Bank of England through Goldman Sachs incents hapless "miners" to perform disk maintenance and cache hash checking (is this the current cache?) and updating on the nodes appropriately. The *quid pro quo* is "payment" in bitcoin spiffs (mere digits, not even money). Like in Las Vegas, they'll let some miners think they are winning to fuel everyone's greed to continue doing the disk maintainance, albeit haplessly. Bottom line, Bitcoin is a sneaky way to fund the British Pilgrims Society's outlier bitcoin network with untraceable transactions that their network of interlocked banks do payout on, with difficulty, in order to keep the Ponzi scheme growing. If you are caught in this web, we suggest you run, before your soul becomes "seared with a hot iron." (Timothy 4:2).

Bookmarks: #british-pilgrims-patent-predators | https://tinyurl.com/mr3w3kr9

BRITISH PILGRIMS SOCIETY PATENT POOL PREDATORS

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





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

Bookmark: #gibson-dunn

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



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

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

"Skillful manipulation of the firm's extensive media



Fig. 7—Gabriel, McKibben. (Jan. 19, 2022). Pilgrims Society Patent Pool Predators. American Intelligence Media, Americans for Innovation. AFI/AIM. Video: AIM/AFI.

(Dec. 03, 2021)—Joe Biden just nominated Leonard P. Stark to the Federal Circuit appeals court that handles patents. Stark is one of Biden's Delaware political protégés.

In 2010, Leonard P. Stark presided at the *Leader v. Facebook* patent infringement trial. In that trial, Columbus, Ohio innovator Leader Technologies, Inc. proved—on 11 of 11 claims in an epic battle of experts—that Facebook stole its invention of social networking.

As a consequence, every Facebook user on the planet is an unwitting accomplice to that theft as they enjoy Leader's invention.

The Leader v. Facebook trial was a split verdict in which Stark ignored well-tested precedent and discombobulate that law to protect Facebook anyway. Two weeks before trial he was shoehorned into the case. He unexpectedly replaced 23-year veteran Joseph J. Farnan, who had just handed Facebook a stunning defeat in the critical pre-trial Markman Hearing. This hearing settles definitions used for patent innovations. Stark also allowed Facebook to flip its claims, but denied Leader time to prepare defenses for the new counterclaims—this is a profound denial of due process.

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

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

POPULAR POSTS



CORONAVIRUS TRACED TO THE BRITISH CROWN

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

Coronavirus U.S. Pat. N 10,130,701 The Pirbright Institute...



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

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

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



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

WORLD SOCIETY, COMMERCE & WAR

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



PROOF: ROBERT MUELLER CANNOT BE IMPARTIAL IN THE RUSSIA INVESTIGATION

Mueller's Deep State relationships will politicize the FBI yet again

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



MUELLER'S JUDGE AND PROSECUTOR TAKE THEIR ORDERS FROM HILLARY

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

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



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

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

WASHINGTON, D.C. IS A CESSPOOL OF BRITISH PATENT CORRUPTION

On appeal, *Leader v. Facebook* went to a three-judge Federal Circuit panel comprised of Kimberly A. Moore. Alan D. Lourie and Evan J. Wallach.

Moore has since bubbled up to be chief judge following the Randall R. Rader judicial corruption scandal that occurred soon after the *Leader v. Facebook* appeal where Moore circled the wagons around Facebook.

Rader was caught conspiring with attorney Edward R. Reines, Weil Gotschal LLP, who advocated for Facebook in *Leader v. Facebook*. The conspiracies continued when Chief Justice John G. Roberts, Jr. failed to disclose his intimate mentor relationship with Facebook's appeal attorney, Thomas G. Hungar, Gibson Dunn LLP. Roberts is a British Knight of Malta.

During the *Leader v. Facebook* trial, British Crown corporations SERCO and QinetiQ were given the exclusive contract to process all patent applications for the U.S. Patent Office. The USPTO and its newly-minted director, IBM's David J. Kappos, also started a Facebook page before the trial. Kappos was a close colleague of Leader's patent attorney James P. Chandler, III, and was thus tampering with Facebook and Leader witnesses. This was more obstruction of justice.

See Petition for Writ of Certiorari, Leader Technologies, Inc. v. Facebook, Inc., No. 12-617 (U.S. Nov. 16, 2012)

Bookmark: #british-devils | https://tinyurl.com/ywnbfx75

In short, the courts and patent office were criminally stacking the deck to insure that Facebook survived.

THE 17 BRITISH PILGRIMS SOCIETY'S LEAD DEMONS IN THE DESTRUCTION OF THE AMERICAN REPUBLIC:

No.	Surname	Full Name / Treachery
1.	Windsor	Crown Prince Regent Charles, Prince's Trust,
		Pilgrims hon. chairman



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

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



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

President Trump is asked to compensate Leader for the

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



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

These lawyers, bankers, academics, journalists,

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



THE 200-YEAR INFORMATION WAR: THE UK-U.S. PILGRIMS SOCIETY CONTROLS THE PRESS THAT DIRECTS INTELLIGENCE (SPY-LIES) TO BEND WORDS AND CULTURE

TO EXTREMELY DANGEROUS FAKE NEWS (ATHEISTIC SOCIAL FASCISM)

Our history books are silent about the Pilgrims Society that has controlled the MSM (mainstream media) with lies for 120 years This ...

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

2.	Clegg	Sir Nicholas W.P. Clegg, Facebook VP, Dep. PM	
3.	Allan	Baron Richard B. Allan, Facebook VP, ggs. WWII propaganda chief of staff, co-founder, "Five Eyes" treason	
4.	Knowles	Sir Nigel G. Knowles, DLA Piper, Prince's Trust, Kamala Harris handler	
5.	Johnson/Symonds- Asquith	PM Boris and Carrie (née Symonds; illeg. ggd. of PM H.H. Asquith, ggf., Pilgrims co-founder, founder of MI6, MI5, GC&CS now GCHQ) Johnson	
6.	Malloch-Brown	Baron Mark Malloch-Brown, global British-UN election rigging	
7.	Soros	Pilgrim George Soros, British-UN NGOs	
8.	Clinton	Pilgrims Bill and Hillary Clinton, British-UN NGOs	
9.	Manningham-Buller	Baroness Elizabeth L. Manningham-Buller, Wellcome Trust (Gates, Fauci, EU, WHO, UKRI, Pirbright Institute)-"China" Coronavirus patent	
10.	Fauci	Pilgrim Anthony Fauci, Dr. Mengele-Death, NIH	
11.	Symonds	Sir Jonathan R. Symonds, SERCO, QinetiQ, HSBC	
12.	Schwab	Pilgrim Klaus Schwab, British-UN-World Economic Forum	
13.	Pattie	Sir Geoffrey E. Pattie, SERCO, GE, RCA, Marconi, BAE, Cambridge Analytica (SCL Group), Intellectual Property Institute (UK) fascist patent theft conspiracy, Hazeltine Corporation-Walter Stark (British Patent Pool monopoly) handler; James P. Chandler, III handler	
DEAD.	Rothschild	Baron Victor Rothschild (1910-90), biotech founder	
14.	Rothschild	Baron Jacob Rothschild, N.M. Rothschild & Sons et al; Pilgrim Henry Kissinger handler; Judge Leonard P. Stark likely handler with Sir Nigel Knowles, Sir Nick Clegg, Sir Roy Gardener, Sir Rupert Soames	
15.	Breyer	Pilgrim James W. Breyer, Facebook financier, chair	
16.	Gardner	Sir Roy A. Gardener, SERCO	
17.	Soames	Pilgrim Rupert C. Soames OBE, SERCO	

Table 2: Seventeen (17) of the major insiders within the British Pilgrims Society actively pursuing the destruction of the American Republic, and therefore, engaging in treason, sedition and military and bio-weapon murder.

British Oath of Allegiance to the Monarch: These men have pledged oaths of allegiance to the Queen substantially in this form: "I, NAME, do swear that I will be faithful and bear true Allegiance to Her Majesty Queen Elizabeth, Her Heirs and Successors, according to the Law. So help me GOD." Some British citizens consulted discount these awards by the Queen as somewhat meaningless, while others did not. The point to be made here is less about opinions on royal orders, and more about whether these men take seriously their oath to Queen and God. It is certain that British courts consider these oaths to be legally binding. Since these are binding legal oaths, it is certain that they run Serco, and its subsidiaries in America, with loyalty to the Queen over the U.S. Constitution. These oaths are similar in principle to swearing to tell the truth so help you God before testifying in court. See Promissory Oaths Act 1868. (Jul. 31, 1868). 1868 c. 72 (Regnal. 31_and_32_Vict). Legislation.gov.uk.



Fig. 8—Crown Prince
Regent Charles Windsor

1. British Crown Prince Regent Charles Windsor (Saxe-Coburg Gotha-Saalfeld), current regent-king of the United Kingdom. Edward VII, Charles' great great grandfather, was the founding patron of the British Pilgrims Society on Aug. 8, 1902, on the eve of his coronation to replace Queen Victoria, who had died on Jan. 22, 1902.

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 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

(Saxe-Coburg Gotha-Saalfeld), Facebook and Biden-Harris handler for the Pilgrims Society via Sir Nigel Knowles, Baro Mark Malloch-Brown, Sir Nick Clegg, Baron Richard Allan, Prince's Trust USA.

Queen Victoria was a main supporter of Imperial British corporatism of Cecil Rhodes, facilitated by a germinating Pilgrims Society, to replace the fading colonial empire with a commonwealth where the Crown continued to control

the banking, labor and resources of her hapless "subjects." This included the recapture of her rogue American subjects.

Edward's coronation was delayed by his ill health (at least that is the propaganda). Charles' father and mother Queen Elizabeth and Prince Philip are/were lifelong Pilgrims patrons. On Oct. 25, 1902, Edward also gave corrupt banker-industrialist Pilgrim Andrew Carnegie a "dukedom" at Carnegie's Skibo Castle in Scotland (probably in the Knights of Malta) just two weeks after his coronation, remarkably, traveling alone. We believe the delay may have had more to do with getting the Pilgrims Society organized following Cecil Rhodes' untimely death on Mar. 26, 1902 (which immediately initiated the Rhodes Scholarship's for grooming fresh Pilgrims-like Leonard Stark, Bill Clinton and Pete Buttigieg at Oxford University).

Special Note: The Windsor's Saalfeld, Germany ancestral hometown operated a Nazi metals factory concentration camp named "Maksuta" about 4 kilometers from the city center throughout WWII. A young Russian captured by the Nazis during the Battle of Moscow nightmare, Rotefan Eloyan, was enslaved there. Saalfeld was liberated by the U.S. Army 87th Infantry Division on Apr. 13, 1945. Upon his return to Moscow, Rotefan was then enslaved by British-led Joseph Stalin in 10 prison and concentration camps before being released by Krushchev after numerous appeals for human decency to the Supreme Soviet. Stalin was busy at that time coaching Mao Tse-tung in China for the British Pilgrims, via their many British Y.M.C.A. outposts, on how to orchestrate a cultural revolution and usher in communism and control of the banks.

- **2. British knight Nicholas W.P. Clegg**, former deputy prime minister, now governs Facebook globally as VP of global affairs. Clegg's heritage is rooted in Russian aristocracy.
- **3. British baron** Richard B. Allan is grandson of the former propaganda chief of staff for the British war cabinet and now directs public policy in Europe for Facebook.

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





CODE OF CONDUCT FOR U.S. JUDGES



Fig. 10—Baron Richard B. Allan, Facebook, VP Europe, Public Policy.



Briti

knig

Kno

wle

sh

ht Nig

Fig. 11—Sir Nigel Knowles, Kamala Harris' British handler; Prince's Trust, chief trustee; DLA Piper LLP chair emeritus



Fig. 9—Sir Nicholas Clegg., Facebook VP, Global Policy

s, Esq. is Kamala Harris' newly-minted husband Douglas C. Emhoff's handler as chairman emeritus of DLA Piper Plc (London) and trustee of Prince's Trust International (London) and USA. Knowles is also a Pilgrims handler for prime minister 5. Boris and Carrie (Asquith) Johnson who have failed to disclose their profound slavery heritage and Asquith's founding of the Pilgrims Society, MI6, MI5 and GC&CS now GCHQ. Knowles, via DLA Piper Limited (one of its hundreds of entities), also directs the demonic, monopolistic patent-pooling hegemony of multinational corporations like Vanguard. See 9,648 patents listed at the U.S. Patent Office involving Knowles' DLA Piper attorney-bankers (as of Dec. 05, 2021).



Fig. 12—Baron Mark Malloch-Brown, Facebook election rigging chief; George Soros handler; United Nations director for the British Pilgrims Society

5. British baron privy counsellor Mark-Malloch Brown ran UN refugee policy for decades. He boasts about rigging elections for the U.N. worldwide via the insertion of Optech election ballot scanning software inside all major machines including Dominion, Smartmatic, ES&S, Diebold, Sequoia, Premier and Hart InterCivic, among others. He is also the Privy Counsellor handler of 7. George Soros who exploits Facebook for his "color

revolutions" via 8. Hillary & Bill Clinton, among others. Malloch-Brown was also a founding director in multiple Soros investment funds, as well as International Crisis Group (ICG) that foments wars to *create* mass migrations to feed their slavery mills worldwide—a key purpose of the United Nations.

9. British baroness Elizabeth L. Manningham-Buller until months ago, was chairman of Wellcome Trust that is

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

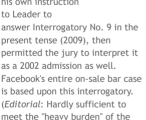
GALLERY OF JUDICIAL MISCONDUCT



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 Like close of all fact discovery and

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

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



Like



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

financing The Pirbright Institute with Bill Gates where the Coronavirus patent was created. She was chief of MI5 (British intelligence [Pilgrims Society] that runs the FBI in the U.S; British MI6 runs the C.I.A. and British GCHQ runs the NSA.).



She exploits Facebook to censor criticism of the COVID hoax with her interlocked partners at DARPA, EU, DEFRA, UKRI, UN-WHO, Pfizer, Oxford

University and AstraZeneca. She appears to be **10.** Anthony Fauci's Pilgrims Society handler as head of Wellcome Trust.



Fig. 13—Baroness
Elizabeth ManninghamBuller, MI5, DARPA, EU,
DEFRA, UKRI, UN-WHO,
Pfizer, Oxford,
AstraZeneca, Wellcome
Trust (chief funder with
Gates Foundation and
others just listed, of the
Coronavirus patent).



related stocks.

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-

of Judge Lourie's T. Rowe Price

holdings re. the Facebook IPO.

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—

Like

Judge Lourie also failed to apply his

own law-test in

Hallmark Cards to

Group One v.

the evidence.

Judge Moore failed to follow the long-held precedent for testing on-sale bar evidence in *Pfaff* v. *Wells Electronics, Inc.*—an evident and intentional omission coming from a former patent law professor. After debunking all of Facebook's evidence on appeal, Judge Moore created new argument in the secrecy of chambers to support Facebook and prevent the on-sale bar verdict from being

overturned—a clear breach of constitutional due process.



Judge Evan J. Wallach, U.S. Court of Appeals for the Federal Circuit, member of the three-judge panel in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Wallach is not a patent attorney. This begs the question as to why a judge with no knowledge of patent law was assigned to the case. Would anyone ask a dentist to perform brain surgery? The Federal Circuit was specially formed to appoint patent-knowledgeable judges to patent cases. There is no evidence so far in the judicial



Fig. 14—Sir Johnathan R. Symonds. Facebook Crown facilitator; chair, GlaxoSmithKline, HSBC; CFO, Novartis, AstraZeneca, QinetiQ; managing director, Goldman Sachs; Privy Counsellor; Thorn EMI, Unilver, Queen's Qourt; Klaus Schwab, WEF, handler for the Pilgrims Society

11. British knight Jonathan R.

Symonds is chairman of
GlaxoSmithKline; was chairman of
HSBC; CFO, Novartis, AstraZeneca,
QinetiQ; managing director, Goldman
Sachs; succeeded Privy Counsellor
Geoffrey Pattie as accountant for the
monarch's "golden share" controls of all

major industries; Geoffrey Pattie became chairman of the British Intellectual Property (patents) in 1995 interlocked with GE, GlaxoSmithKline,



AstraZeneca, Thorn EMI, Unilever and the Queen's Court. Symonds appears to

be **12.** Klaus Schwab's (World Economic Forum, Davos) Pilgrims Society handler.

13. British knight privy counsellor
Geoffrey E. Pattie, Esq. merged modern
American and British communications
systems into Marconi-Crown-British
Aerospace, British QinetiQ and British
SERCO. SERCO controls all patent
applications in the U.S. Patent Office,
subcontracted by the Senior Executive
Service (SES) Crown Agents. He also
managed the Queen's "Golden Share"
100% controls in all strategic industries.



Fig. 15—Sir Geoffrey E.
Pattie., Founder of British
SERCO (formerly RCA
Limited), controller of U.S.
Patent Office; cabinet
minister responsible for

managing the Monarch's

"Golden Share" control of

including propaganda,

weaponized pharma and

intelligence: chairman of

the British Intellectual

Property Law Institute;

chair of General Flectric.

UK, Marconi Electronics.

strategic British industries,



Fig. 16—Baron Victor
Rothschild. The Rothschild
Report, 1973 on British
research and development
priorities; chairman, N.M.
Rothschild & Sons bank;
chairman, Biotechnology
Investments Limited (BIL);
—the father of the modern
biotechnology industry—
biology as a weapon of war
and depopluation.

DEAD. British Baron Victor Rothschild was chairman of
Biotechnology
Investments Limited
(BIL)** funded by N.M.
Rothschild and Sons.

Rothschild and Sons.

His father Charles was a co-founder of the British Pilgrims Society. With the underpinning of the British government, Victor singlehandedly created the biotechnology industry and its patent-pool stranglehold (ca. 1973-83) following The Rothschild Report to

Parliament in 1973. He effectively

became the interlocked N.M. Rothschild

parent to all biotechnology in America. He was also accused of being a Soviet spy (he was probably the Soviet's Pilgrims Society handler).

** Now Rothschild Asset Management Ltd.

14. British Baron Jacob Rothschild, chair of RIT Capital Partners plc, formerly Rothschild Investment Trust, Britain's largest capital trust, interlocked with N.M. Rothschild & Sons. He is a 37% owner of Rockefeller Financial Services; key advisor to The Blackstone Group founded by Stephen A. Schwarzman chairman of the Rhodes Scholar copycat Schwarzman Scholars. In 2002 Rothschild teamed with Blackstone and Mitt Romney's Bain Capital to buy the scholastic publisher Houghton Mifflin Harcourt. He is a patron of the American Academy of Achievement



Awardswith Facebook's first chairman 15. James W.

Breyer who is now focused on IDG-Accel Partners China where he is "super bullish on China," and is very likely

Xi Jinping's British Pilgrims Society handler (along with his elusive banker father John P. Breyer, founder of *Computerworld* and IDG; fellow Hungarian "refugee" with Andy Grove [Intel] and George Soros).



Fig. 17-Baron Jacob Rothschild.. Current chairman of N.M. Rothschild & Sons bank. Rockefeller Financial Services and The Blacksone Group. One of the primry Pilgrims Society recruiters of new American blood through his patronship of the American Academy of Achievement awards with Facebook's first public funder and chairma, James W. Breyer, who is "Superbullish on China" where he and his father, John Breyer, operated IDG Accel Partners China, Remember, China is and has always been an outpost of the British Pilgrims Society.

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 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



Fig. 18—Sir Roy A.
Gardner. SERCO,
chairman; Pilgrims handler
has been Sir Geoffrey E.
Pattie at Marconi Company
Ltd., Marconi Space and
Defence, STC-Nortel;
Norhern Telecom Europe;
GEC Marconi Ltd.;
Centrica-Windsor.

16. Sir Roy A. Gardner is chairman of SERCO; is handled by Pilgrims Society's "Golden Shares" keeper Sir Geoffrey E. Pattie (see above) at... Marconi Company Ltd. (1975); Marconi Space and Defence as finance director; STC plc now Nortel; Northern Telecom Europe; GEC Marconi Ltd.; Centrica plc (headquartered in Windsor UK).

17. Rupert C.

Soames OBE is CEO of
SERCO; grandson of
Pilgrims Society cofounder Winston

Churchill. Rupert & Milly Soames are entries in pedophile Pilgrim Jeffrey

Epstein's "Little Black Book" along with other Pilgrims including (Sir) Conrad Black (p. 6, Privy Council Canada, Daily Telegraph Group, Chicago Sun-Times, Sydney Morning Herald, National Post, Hollinger, pardoned by Trump), McGill U;

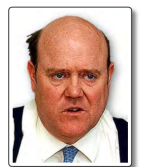


Fig. 19—Rupert C.
Soames. SERCO, CEO;
grandson of Pilgrims
Society co-founder
Winston Churchill; was a
client of pedophile
Pilgrims Jeffrey Epstein.

Sir Henry Kissinger (p. 31), who was a vice-president of the US Pilgrims Society ca. 2002-2009 along with Paul Volcker. The entire Nixon White House cabinet was comprised of British Pilgrims, including George Schultz, Gen. Alexander Haig, Caspar Weinberger (Mike Pompeo's Pilgrims handler). Re. Schultz, Haig, Weinberger, etc. see previous post: AFI. (Aug. 26, 2020). Henry Kissinger has been spying for the (British) Pilgrims Society, likely since the late 1940's. AFI.

INTERLOCKED BRITISH-AMERICAN DEVILS

These interlocked, self-anointed British devils have one thing in common:

They are interlocked members of the British Pilgrims Society.

The Pilgrims Society funded the Tavistock Institute and MKUltra and has used its best mind control

shareholders, Microsoft, who is a Director of The Federal Circuit Bar Association where Mr. Horbaly is an ex officio officer. Additionally, the DC Bar revealed in a written statement that Clerk Horbaly is not licensed to practice law in the District of Columbia. [Editorial: What does that make the Federal Circuit with its location within in a stone's throw of the White House? A self-governing state?]



Judge Randall R. Rader, U.S. Court of Appeals for the Federal Circuit, chief judge responsible for the (mis)conduct of his judges and Clerk of Court in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Rader failed to manage his court resulting in a likely situation where his judges never even received briefs that they allegedly ruled on in favor of Facebook, Judge Rader also failed to disclose his Like conflicting relationships with a Leader principle with whom he may have had deep professional differences during his time at the Senate Judiciary Committee—his former professor of law at George Washington University Law Center, former Leader director Professor James P. Chandler. See analysis of Judge Rader's undisclosed conflicts of interest in Leader v. Facebook. Judge Rader also did not stop his judges from Like creating new arguments and Facebook in the secrecy of chambers-after they had debunked all of Facebook's evidence on appeal, which is a clear breach of

Updated May 22, 2015

constitutional due process.

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



techniques since 1902 to hide their identity and new world order agenda.

They knew Americans had warm feelings about the Plymouth Pilgrims, so they picked that name to hide their demonic agenda.

We know the Pilgrims Society's many feeder groups by many names. These names each reveal a sliver of the overall agenda, but are not the guiding hand.

A few of the Pilgrims Society's many nom de plumes include Bilderberg Group, Freemasons, Illuminati, Society of the Elect, Round Table, Club of Rome, Chatham House, Wellington House, Club of Rome, Vatican Bank, American Academy of Achievement, Aspen Institute, Bohemian Grove, Council on Foreign Relations, Trilateral Commission, Rhodes Scholars, Schwarzman Scholars, IBM Eclipse Foundation, Gates Foundation, Rockefeller Foundation, Carnegie Foundation, Ford Foundation, Institute of Pacific Relations, League of Nations, United Nations, YMCA, YWCA, Salvation Army, Boy Scouts, Girl Scouts, Bolshevism, Marxism, Leninism, Socialism, Settlement Movement, Toynbee House, Kibuttzim, Skull & Bones, Brookings Institution, Rosicrucians, Knights Templar, Knights Hospitallers, Knights of Malta, Priory of Sion, Opus Dei.

THE JESUITS

The Jesuits are a special class of offshoot who have historically pursued their own version of world domination, but were basically coopted into the Pilgrims' agenda as one of the main purposes of Cecil Rhodes' Boer Wars, World Wars I and II.

The Jesuit operations in Switzerland provide many resources to the World Economic Forum (Davos), Klaus Schwab and even Anthony Fauci whose maternal family name is Abys who hail from Chur, just 15 miles from Davos. But, make no mistake, the attorney-banker Pilgrims in London run Klaus and Davos. The would-be-king of the Austro-Hungarian Empire Otto von Habsburg, and Knight of Malta, sent that message loud and clear in his keynote speech at the founding of the World Economic Forum in 1973. Pilgrims Henry Kissinger was hovering in the background, as was Paul Volcker, like he did in the second Nixon cabinet who were all

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.

This site is a not-for-profit effort focused on education, news, investigation of issues in the public interest, and research, and relies on fair use copyright exemptions under 17 U.S.C. 106(a)-117 of the United States Copyright Act, in addition to any and all other related and relevant privileges to which a fair and reasonable person would attribute to this grassroots effort to root out corruption and promote justice. No rights whatsoever to third party content are claimed or implied.

AFI LOGO (with text)



AFI LOGO (no text)



CORRUPTION WATCH LIST

Pilgrims directed from London. Tellingly, Kissinger's first speech on foreign policy in 1973 was at a Pilgrims Society banquet... in London (not America).

We believe the Jesuit-controlled Vatican Bank, in league with the Knights of Malta English Priory, was also subsumed into the Pilgrims Society new world order strategy starting in the 1890s, directed by the Rothschilds-Bank of England that controlled the British Parliament and Queen Victoria in her later years (Walter Rothschild, Lord Rosebery, Lord Pirbright—patron of Wellcome Trust and vaccines as a bioweapon), Privy Councilors Cecil Rhodes and Lord Milner.

THE ILLUMINATI

Yes, the Illuminati is a historical fact from the time of the American Revolution. Yes, it has certainly been a tool of the attorney-banker scoundrels in Britain and Europe since secrecy is a coin of their realm, And yes, the Illuminati is certainly aligned with various Masonic orders.

What is needed now is to realize that the British Pilgrims Society sucked in all previous attorney-banker movements into its death star. They no doubt find talk of the Illuminati, Jesuits, Freemasons, Khazarians, etc. to be cute anachronisms, and useful since they draw attention away from the British attorney-banker Pilgrims Society laired in London.

ILLUMINATI UPDATE, FEB. 27, 2022:

Following this post, we put researchers on cutting through the mountains of hearsay and finding more primary history on the "Illuminati." To our surprise, we discovered that the Illuminati was formed at the time of the American Revolution and was funded by Mayer Amschel Rothschild as a way for him to inflitrate Free Masonry and expand his network of bank agents. He also promoted Sabbatian Frankist sexual licentiousness as a demonic religion he used (and the Rothschilds continue to use) to control that network *ala* Jeffrey Epstein and Sir Jimmy Saville.

For full details of this research, see AFI. (Feb. 15, 2022).

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:

- Fenwick & West LLP (Facebook securities and patent law firm; former Leader Technologies counsel; attempted an appearance in *Leader* v. Facebook; did not seek conflicts waiver from Leader prior to representing Facebook)
- 2. **Cooley Godward LLP** (Facebook law firm in *Leader v. Facebook*; McBee Strategic energy stimulus partner; Obama Justice Dept. advisor; former employer to patent judges)
- 3. **Blank & Rome LLP** (Facebook law firm in *Leader v. Facebook*; former employer to patent judges)
- 4. White & Case LLP (Facebook law firm in Leader v. Facebook; undisclosed former employer to Patent Office Freedom of Information Act (FOIA) officer involved in Leader v. Facebook)
- 5. Gibson Dunn LLP (Facebook law firm in Leader v. Facebook; undisclosed counsel to the Federal Circuit; undisclosed protégé of Chief Justice John Roberts, Jr.; undisclosed former employer to Preetinder ("Preet") Bharara, U.S. Attorney currently persecuting Paul Ceglia in U.S. v. Ceglia (Ceglia v. Zuckerberg))
- 6. Orrick Herrington LLP (longtime Facebook law firm and destroyer of evidence for the cabal in Winklevoss v. Zuckerberg and ConnectU v. Facebook)
- 7. **Weil Gotshal LLP** (Federal Circuit counsel in *Leader v. Facebook*; Judge Kimberly A. Moore's undisclosed former client)
- 8. Latham & Watkins LLP (Facebook Director James W. Breyer's counsel; Judge Kimberly A. Moore's husband, Matthew J. Moore's new law firm)
- 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

550-yr. Rothschild frauds discovered - their offshore accounts must be seized to pay reparations. *Americans for Innovation*. (HTML version).

THE KHAZARIAN JEWS

Yes, the Khazars were a semi-nomadic people and Khazria became a major trading hub along the Silk Road. It is likely that in their poly-culture, some Khazars converted to Judaism. But, the idea that the predominance of Jews in banking and modern corporate cultures emerged from these Khazarian Jewish converts lacks evidence.*

We believe the reason emanates from British Zionism. We see hard evidence of this because the Pilgrims Society "Zionists" demanded a permanent economic and political foothold (colony) in Palestine. They found London's Jewish leaders ready to play ball--the British way. Indeed Emmanuel Hertz, the brother of chief rabbi in Britain, Joseph Hertz, controlled the histories of Abraham Lincoln—a history that avoided the Crown's involvement in Lincoln's assassination in order to kill the "greenback" dollar in favor of debt and interest controlled from London banks.

British Pilgrims co-founder Sir Alfred Mond was one such avid British Zionist. Mond founded Brunner-Mond which was the sole supplier of gunpowder to the British military (war making) for almost a century. He purchased Nobel's chemical capabilities and founded ICI - Imperial Chemical Industries which spun of AstraZeneca in the early 1990s.

* Our researchers have asked proponents of the Khazarian Jews theory to provide hard evidence, not just hearsay. So far, we find the "evidence" interesting at best, but not compelling. We maintain an open mind though. History should not be quickly pigeonholed like it has been in our lifetimes. See Feb. 27, 2022 "Update" following.

Do you get the picture yet?

The evil descending upon our world today in the lockdowns and pandemic propaganda emanates from London-based British Pilgrims Society.

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 Christopher King aka Christopher-Charles P. King, Fenwick & West LLP)
- 16. **Theodore B. Olson** (Gibson Dunn)
- 17. **Thomas G. Hungar** (Gibson Dunn)
- 18. **Eric H. Holder, Jr.** (Attorney General, U.S. Dept. of Justice)
- 19. **James Cole** (Deputy Attorney General, U.S. Dept. of Justice)
- 20. **Tony West** (Associate Attorney General, U.S. Dept. of Justice; 2008 Obama California Campaign Manager)
- 21. Robert F. Bauer (Obama Attorney; White House Chief Counsel; directed IRS targeting of the Tea Party; formerly and currently employed by Perkins Coie LLP, Facebook's "rapid response enforcement team;" spouse is Anita B. Dunn)
- 22. Anita B. Dunn (Obama Attorney; White House Chief Counsel; husband Robert F. Bauer directed IRS targeting of the Tea Party, formerly employed by Perkins Coie LLP, Facebook's "rapid response enforcement team")
- 23. Mary L. Schapiro (former Chairman, Securities & Exchange Commission (S.E.C.); holds investments in 51 Facebook Club basket funds)

KHAZARIAN UPDATE, FEB. 27, 2022:

Following this post, we put researchers on the "Khazarian Jew" question. They uncovered the facts about the Khazarians, including recent DNA analyses. THE KHAZARIAN JEWISH "conspiracy theory" proves to be true, even its association with the Rothschilds and other, if not most, prominent Jewish family lineages. The facts were out there, but were made very difficult to find by evident history censors. Even Jewish historians found the lack of primary Khazarian material curious given the prominent role that the Khazarian Empire played in world commerce and politics between 650-950 A.D. The Khazarians rivaled the Byzantine and Ottoman empires of that era. At least one Byzantine emperor even married a Khazarian.

For full details of this researh, see AFI. (Feb. 15, 2022). 550-yr. Rothschild frauds discovered—their offshore accounts must be seized to pay reparations. *Americans for Innovation*. (HTML version).

A PATENT REPRESENTS HUMAN WILL-POWER AND CREATIVITY—GOD'S IMAGE

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



A patent represents the creativity of a human soul who is made in the image and after the likeness of God (Genesis 1.26). This creativity is interlocked with human will power because without sustaining will-power, that God's Spirit gives, creative ideas do not spring forth.

However, attorney-bankers have coopted 65% (GDP) of the total value of the economy into offshore British banks. This is economic slavery, founded on patent theft.

Patents may have existed since Greek times, and were formalized in Venice about 1421 and England in 1449. Theoretically, a patent is a temporary monopoly granted to the inventor to give him or her time to reap the economic reward of his or her creation.

However, here is where unscrupulous attorney-bankers play a confidence trick on the public to cajole inventors to share their idea during the patent application. Describing one's trade secrets during the patenting process assumes the trustworthiness of the government lawyer-bankers who are

- House counsel)
- 60. Evan J. Wallach (Judge, Federal
- 61. **Alan D. Lourie** (Judge, Federal Circuit)
- 62. **Randall R. Rader** (Chief Judge, Federal Circuit)
- 63. **Terence P. Stewart** (Federal Circuit Bar Association)
- 64. **Leonard P. Stark** (Judge, Delaware U.S. District Court)
- 65. **Richard J. Arcara** (Judge, N.Y. Western District, *Ceglia v. Holder et al*)
- 66. **Allen R. MacDonald**(Administrative Judge, U.S. Patent Office)
- 67. **Stephen C. Siu** (Administrative Judge, U.S. Patent Office)
- 68. **Meredith C. Petravick**(Administrative Judge, U.S. Patent Office)
- 69. **James T. Moore** (Administratie Judge, U.S. Patent Office)
- Pinchus M. Laufer (Sr. Counsel, Patent Trial and Appeal Board, PTAB)
- 71. **Kimberly Jordan** (Counsel, Patent Trial and Appeal Board, PTAB)
- 72. **Daniel J. Ryman** (Counsel, Patent Trial and Appeal Board, PTAB)
- 73. **William J. Stoffel** (Counsel, Patent Trial and Appeal Board, PTAB)
- 74. **James C. Payne** (Counsel, Patent Trial and Appeal Board, PTAB)
- 75. **Deandra M. Hughes** (Examiner, *Leader v. Facebook* reexamination)
- 76. **Kathryn Walsh Siehndel** (FOIA Counsel, U.S. Patent Office - bio and conflicts log concealed)
- 77. **Dennis C. Blair** (Director, U.S. National Intelligence)
- 78. **Dennis F. Saylor, IV** (Judge, Foreign Intelligence Surveillance Court, FISA)
- James E. Boasberg (Judge, Foreign Intelligence Surveillance Court, FISA)
- 80. James P. Chandler, III
 (President, National Intellectual
 Property Law Institute, NIPLI; The
 Chandler Law Firm Chartered;
 advisor to Asst. Att'y Gen. Eric H.
 Holder, Jr., Dept. of Justice;
 Member, National Infrastructure
 Assurance Commission, NIAC;
 advisor to Federal Circuit Chief
 Judge Randall R. Rader; advisor to
 Sen. Orrin Hatch; author, The
 Federal Trade Secrets Act and the
 Economic Espionage Act of 1996;
 Leader Technologies' legal counsel,
 along with Fenwick & West LLP)

C. Facebook puppet masters:

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

evaluating the application. Patenting is a lawyer's game from start to theft, then thereafter to preserved the theft.

Trustingly, Americans file their applications with the U.S. Patent Office believing their confidences will be maintained.

But, in reality, every American patent is sent to Britain via the Crown Company SERCO, with the data stream facilitated by the Crown Company QinetiQ.

Then, in secret, the Department of Defense Office of Net Assessment in conspiracy with the Highlands Group of "public-private" insiders in commerce, education, banking and law evaluate their war-making plans to decide which patents they will steal, weaponize and monetize for themselves. Truly, "national security" has many demonic bedfellows.

Leader Technologies, Inc.'s invention of social networking was one such invention. In 2000, when secret agents of the British Pilgrims Society decided to weaponize and monetize Leader's invention, Sir Henry A. Kissinger was vice-president of the American "branch" of the Pilgrims Society. For context, Facebook did not emerge until Feb. 04, 2004—four years later.

BRITISH WORLD DOMINATION DEMONIC PSYCHE

The British mentality toward patents is now emerging. They have inculcated this mentality into America's law, courts and patent issuances. Here we must return to the evidence that a patent is the *exclusive* domain of lawyers.

This begs the question:

CAN PATENT LAWYERS & JUDGES BE TRUSTED WITH OUR VALUABLE INVENTIONS?

The answer is very evidently NO.

- 82. Lawrence "Larry" Summers (Harvard President who aided Zuckerberg's light-speed rise to prominence with unprecedented Harvard Crimson coverage; Obama bailout chief; Clinton Treasury Secretary: World Bank Chief Economist; "Special Advisor" to Marc Andreessen in Instagram: cocreator of the current Russian robber baron economy; close 20year relationships with protégés Sheryl Sandberg & Yuri Milner; aided in recommendations that created the Russian robber baron economy-and Yuri Milner/DST/Asmanov's money used to purchase Facebook stock)
- 83. James W. Breyer, Accel
 Partners LLP; Facebook director;
 client of Fenwick & West LLP since
 the 1990's; apparently received
 technology from other Fenwick
 clients that was shuffled to
 Zuckerberg, incl. Leader
 Technologies' inventions)
- 84. David Plouffe; directed Obama's 2008 and 2012 campaigns; a self-described "statistics nerd;" likely directed the activities of the Facebook Club; employed Robert F. Bauer, Perkins Coii LLP in 2000 at the Democratic Congressional Campaign Committee
- 85. McBee Strategic (one of the main "private" arms responsible for dolling out the billions in Obama "green energy" stimulus funds; partnered with Cooley Godward LLP)
- 86. Mike Sheehy (Cooley-McBee Strategic principal; former National Security Adviser to House Speaker Nancy Pelosi)
- 87. Nancy Pelosi (U.S.

 Congresswoman; appears to be
 running political cover in the House
 for Facebook, McBee Strategic,
 Cooley Godward, Fenwick & West,
 Breyers, etc.)
- 88. **Harry Reid** (U.S. Senator; Judge Evan J. Wallach patron)
- 89. Thomas J. Kim (SEC, Chief Counsel & Assoc. Director) approved Facebook's 500-shareholder exemption on Oct. 14, 2007, one day after it was submitted by Fenwick 8 West LLP; Facebook used this exemption to sell \$3 billion insider stock to the Russians Alisher Asmanov, Yuri Milner, DST, Digital Sky, Mail.ru which pumped Facebook's pre-IPO valuation to \$100 billion; another Harvard grad, Kim worked at Latham & Watkin LLP which was the chief lobbyist for the National Venture Capital Association in 2002-2004 whose Chairman was . . . James W. Beyer, Accel Partners LLP; in other words Breyer and Kim, both Harvard grads, were associated at the time of the Zuckerberg hacking and theft of Leader Technologies' software code)
- 90. **Ping Li** (Accel Partners, Zuckerberg handler)
- 91. **Jim Swartz** (Accel Partners; Zuckerberg handler)
- 92. **Sheryl K. Sandberg** (Facebook, Summers protégé; Facebook director)
- 93. **Yuri Milner** (DST aka Digital Sky, Summers protégé; former **Bank Menatep** executive; Facebook director)

PATENT-POOLS REFLECT THE BRITISH MENTALITY FOR CROWN MONOPOLIES

One mid-1800s patent-pool, also called "combination," was in the sewing machine industry. Here the courts turned a blind eye to the predatory practices of Singer and a handful of others to sue their would-be competitors out of business.

The banks are only too ready to fund both the predators and the victims since their attorney colleagues on both sides have expensive lifestyles to maintain. The patent litigation mill takes care of the attorney-banker class no matter who wins or loses. Then, the attorney-bankers just move on to the next inventor prey.

The Bank of England has been comprised of almost 100% (26) lawyer-directors each year since at least 1780, and likely before that. These lawyer-bankers also fund the military-industrial complex into which stolen patents flow to feed it for killing off populations of "undesirables" and profit. Such conduct has layers of demons and evil specters upon themselves and has codified this satanism into our laws.

For context, today the 117th U.S. Congress has 175 lawyers—33% of the Senate, 32% of the House. No attorney joke is appropriate here because this profession is literally strangling the life out of our beloved American Republic, which appears to have been more an ideal in our minds than a reality of our government.

Bookmark: #1812-bank-of-england-directors | https://tinyurl.com/4abhyp4w



- 94. **Alisher Asmanov** (DST aka Digital Sky; Goldman Sachs Moscow partner; **Russian oligarch**; Friend of the Kremlin; Became the Richest Man in Russia after the Facebook
- 95. Marc L. Andreessen (Zuckerberg coach; client of Fenwick & West LLP and Christopher P. King aka Christopher-Charles King aka Christopher King aka Christopher-Charles P. King; Summers' sponsor during Instagram-scam; Facebook director)
- 96. **Peter Thiel** (19-year old Zuckerberg coach; PayPal; Facebook director; CEO, Clarion Capital)
- 97. **Clarion Capital** (Peter Thiel)
- 98. **Reid G. Hoffman** (19-year old Zuckerberg coach; PayPal; LinkedIn; Facebook director)
- 99. Richard Wolpert (Accel Partners)
- 100. **Robert Ketterson** (Fidelity Ventures; Fidelity Equity Partners; Fidelity Ventures Telecommunications & Technology)
- 101. **David Kilpatrick** (Business Insider; "The Facebook Effect"; PR cleanse-meister re. Facebook origins)
- 102. Zynga/Groupon/LinkedIn/Squ are/Instagram ("Facebook Money/Credits/Bitcoin" feeder companies)
- 103. **Tesla Motors** (received \$465 million in Obama stimulus funds and hired Cooley's Michael Rhodes in the seven months before the *Leader v. Facebook* trial, just before veteran Judge Joseph Farnan made the surprise announcement of his retirement, just six days after Facebook's disasterous *Markman* Hearing)
- 104. **Solyndra** (received \$535 million in Obama stimulus at the recommendation of the Cooley-McBee Strategic "consulting" alliance)
- 105. BrightSource (received \$1.6 billion in Obama stimulus at the recommendation of the Cooley-McBee Strategic "consulting" alliance)
- 106. **John P. Breyer** (father of James W. Breyer; founder of IDG Capital Partners China; coached his son on exploiting Western markets while he quietly built a venture capital business in China for the last 20 years; the real brain behind the Breyer exploitations
- 107. IDG Capital Partners (China)
 (founded by John P. Breyer, the
 father of James W. Breyer, Accel
 Partners; the current launderer of
 the tens of billions James W has
 fleeced from the U.S. market from
 the bailout, stimulus and the "pump
 & dump" Facebook IPO schemes)
- 108. Goldman Sachs (received US bailout funds; then invested with DST in Facebook private stock via Moscow; took Facebook public; locked out American investors from investing)
- 109. **Morgan Stanley** (received US bailout funds; took Facebook public; probably participated in oversees purchases of Facebook private stock before IPO)
- 110. **State Street Corporation** (received U.S. taxpayer bailout monies along with Goldman Sachs

WHITE HOUSE IN 1814

Bank of England

Governors & Directors Ledger

1812 26 attorneys ("Esq.")

Source: Directors. (1780-1935). 1812, The Bank of England Governors, Deputy Governors and Directors Ledger, M5/437. Bank of England Archive.

In this year (and most other years) the Bank of England directors were 100% attorneys.

We should note that 1812 was a seminal year in Britain (certainly not coincidental). (1) The Luddite protest occurred protesting banker and corporation greed at the expense of families and was brutally suppressed by Parliament (despite the strong objections of Lord Byron in his first speech), including ordering the death penalty for protest organizers. At the same time; (2) the Bank of England, via N.M. Rothschild financing, was pressing the War of 1812 with America; (3) Parliament was considering the renewal of the British East India Company charter; (4) the Bank of England Note was declared legal tender; (5) the coinage of Britain was being modified (for the first time) to increase the value of Bank of England Notes by 500% to be on par with gold, even when the notes were trading in a free-er market at a 5 paper notes to 1 gold coin discount; and (6) at least half of the 26 directors of the Bank of England were personally profiting from the slave trade along with N.M. Rothschild by their joint investment in the East London docks where slaves were auctioned.



Fig. 20—100% of the Bank of England Directors in 1812 were "Esq." Directors. (1780-1935). 1812, The Bank of England Governors, Deputy Governors and Directors Ledger, M5/437. Bank of England Archive. These attorney-interloacks burned down the White House!

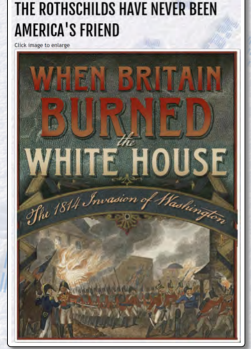
"Esq." to an American means only one thing—an attorney. In English law it is used to signify a title of dignity, which ranks above gentleman and directly below knight. By the nature of the London Stock Exchange, any Bank of England "Esq." in London was either an attorney himself, or he was inseparably *interlocked* with a den of attorneys flailing from the "Inner Temple" and Queen's Court on Fleet Street. (The Inner Temple has four "Inns of Court" which is an "old boys' private club" that is replicated in the U.S., treasonously in our opinion.) Fleet Street in the City of London is and has been for many centuries the epicenter of the British high courts, law, slave trading, propaganda, newspapers, advertising, brokerage and insider-trading banking. This would either reflect or explain, or both, why the British Pilgrims Society Esq.'s, lords, sirs and dukes are so obsessed with controlling currency and human labor. It is in their now demonic blood lines.

- and Morgan Stanley; consolodating control of ATM banking networks internationally
- 111. JP Morgan Chase (received U.S. taxpayer bailout monies along with Goldman Sachs, Morgan Stanley and State Street Corporation)
- 112. **Lloyd Blankfein** (Goldman Sachs, CEO)
- 113. **Jamie Dimon** (JP MorganChase, CEO)
- 114. **Steve Cutler** (JP MorganChase, General Counsel)
- 115. **Rodgin Cohen** (JP MorganChase, Outside Counsel; Sullivan Cromwell, LLP)
- 116. U.S. Securities & Exchange Commission (granted Fenwick & West's application on behalf of Facebook for an unpredented exemption to the 500 shareholder rule; opened the floodgated for Goldman Sachs and Morgan Stanley to make a private market in Facebook pre-IPO insider stock; facilitated the influx of billions of dollars from "dubious" sources associated with Russian oligarchs, Alisher Asmanov and Yuri Milner, and the Kremlin; Goldman Sachs is a partner with this Moscow company, Digital Sky Technologies, aka DST, aka Mail.ru)
- 117. **Jeff Markey** (McBee Strategic LLC; allied with Facebook's Cooley Godward Kronish LLP to arrange Obama's green energy funding; arranged \$1.6 billion for failed BrightSource and \$535 million for failed Solvndra)
- 118. Steve McBee (McBee Strategic LLC; allied with Facebook's Cooley Godward Kronish LLP to arrange Obama's green energy funding; arranged \$1.6 billion for failed BrightSource and \$535 million for failed Solyndra)
- 119. Michael F. McGowan (Stroz Friedberg; Facebook forensic expert who lied about his knowledge of the contents of the 28 Zuckerberg hard drives and Harvard Email accounts)
- 120. **Bryan J. Rose** (Stroz Friedberg; Facebook forensic expert who lied about his knowledge of the contents of the 28 Zuckerberg hard drives and Harvard Email accounts)
- 121. Dr. Saul Greenberg (Facebook's expert witness from the University of Calgary; disingenuously waived his hands and said he would be "wild guessing" about the purpose of a Java "sessionstate" import statement (even Java newbies know it is used for tracking a user while in a web session); in short, Dr. Greeberg lied to the jury, thus discrediting his testimony)
- 122. Toni Townes-Whitley (CGI Federal; Michelle Obama's 1985 Princeton classmate; CGI "donated" \$47 million to the Obama campaign; CGI won the no-bid contract to build the www.healthcare.gov Obamacare website; CGI shut off the security features on Obama's reelection donation sites to increase donations)
- 123. CGI Federal (US division of a Canadian company; Donated \$47 million to Obama's reelection, then received the no-bid contract to build the ill-fated Obamacare website; Michelle Obama's Princeton classmate, Toni Townes-Whitely, is a Senior Vice President of CGI; the

William Manning (b. 1763, d. 1835). Bank of England—Gov. (1812-13); Dep. Gov. (1811); Member (1807-09, 1814-31); Slaver; father of Cardinal Henry Edward Manning (1808-92); a Jesuit, voted for papal infallibility at the 1st Vatican Council (1869-1870)—a likely influencer for the formation of the English Grand Priory of the Knights of Malta (British Association of the Order of Malta, 1875); member of Cecil J. Rhodes "Society of the Elect" in 1890.

Notably, the 26 directors of the Bank of England-all lawyers or lawyer-driven-were interlocked in the slave trade with Nathan Mayer ("N.M.") Rothschilds in 1812. Notably, Centre for the Study of the Legacy of British Slavery identifies the following slave owners on the Bank of England Board in 1812: William Manning, Governor; Alexander Baring, Deputy Governor; Henry Davidson (enslaved 3,702 souls); Ebenezer Maitland; Thomas Neave; John Pearce; Samuel Turner; John Horsley Palmer; and Jeremiah Harman.

On Jun. 18, 2020, the Bank of England removed, disingenously, Manning's portrait from their Governor's portrait gallery with an apology for his role in promoting slavery. Such tokenism was laughable given the fact that



practically every director of the Bank of England prior to the great demonic compensation in 1838 relied upon the black and brown slave trade in their businesses.

Note: This compensation was facilitated by a Rothschild loan on Aug. 03, 1835 to the British government (that started British offshore banking). In short, the directors of the Bank of England conspired with the Rothschilds to ensure their continued profits from the slave trade, that they were in the process of converting the British Empire economy to white and yellow debt slavery.

See GOLD COIN BILL. (Mar. 21, 1811 to Apr. 26, 1814). Commons and Lords Debates, including Errata. UK Parliament Hansard.

CONGRESS, EXECUTIVE, JUDICIARY & PRESS ARE ALL SILENT ABOUT THE BRITISH HIJACK OF THE U.S. PATENT OFFICE VIA THE BRITISH CROWN-CONTROLLED CORPORATION SERCO

This certainly explains why Congress, the Executive, Courts and Press are deafeningly silent about the British Crown SERCO takeover of the U.S. Patent Office.

- website is replete with social features and links to Facebook)
- 124. **Kathleen Sebelius** (Obama's Secretary of Health & Human Services since 2009 responsible for \$678 million Obamacare implementation; made the decision to hire CGI Federal on a no-bid contract despite the evident conflict of interest with Michelle Obama and \$47 million in Obama campaign donations by CGI; the website is replete with social features and links to Facebook)
- 125. **Todd Y. Park** (White House Chief Technology Officer (CTO); former CTO for Health & Human Services; chief architect of HealthCare.gov; founder, director, CEO, Athenahealth, Inc.; founder, director, CEO, Castlight Health, Inc.)
- 126. Frank M. Sands, Sr. / Frank M. Sands, Jr. (Founder and CEO, respectively, of Sands Capital Management LLC; failed to file S.E.C. Form SC 13G acquisition reports for Athenahealth, Inc., Baidu, Inc. (ADR) and Facebook stock during 2012; masked the association of Todd Y. Park with Athenahealth, Inc. and Baidu, Inc., and the association of both of those companies with the Facebook IPO fraud)
- 127. Robin "Handsome Reward" Yangong Li (CEO, Baidu, Inc. (ADR); appointed Jan. 2004, the same month that Mark Zuckerberg obtained Leader Technologies' social networking source code to start Facebook; Robin Y. Li is very likely associated with John P. and James W. Breyer through their Chinese entities, including IDG Capital Partners, IDG-Accel and other variants; Li appointed a junior attorney from Fenwick & West LLP, Palo Alto/Mountain View, namely Parker Zhang, to be his "Head of Patents;" Fenwick & West LLP represented both Leader Technologies, Inc. and Accel Partners LLC in 2002-2003 and had Leader's source code in their files.)
- 128. **Parker Zhang** ("Head of Patents" at Baidu, Inc. (ADR), appointed in approx. May 2012; formerly a junior Associate attorney at Fenwick & West LLP; graduate from Michigan Law in 2005)
- 129. Penny S. Pritzker (Secretary, Department of Commerce; replaced Rebecca M. Blank; holds over \$24 million in Facebook "dark pools" stock, most notably in Goldman Sachs, Morgan Stanley and JPMorgan)
- 130. Rebecca M. Blank (Secretary, Department of Commerce; oversaw the dubious Leader v. Facebook activities of the Patent Office Director, David J. Kappos, who held over one million dollars in Facebook "dark pools" during the *Leader v*. Facebook proceedings; Kappos purchased this stock within weeks of his surprise recess appointment by President Obama; Kappos also was formerly employed by IBM, who sold Facebook 750 patents during the Leader v. Facebook proceedings; right before leaving the Patent OFfice, Kappos also ordered an unprecedented 3rd reexamination of Leader's patent without even identifying claims)

THE HISTORICAL LESSON: LAWYERS DON'T TELL ON LAWYERS.

The U.S. patent system is horribly wrong on multiple levels.

- 1. It is not run to protect inventors, but rather attorney-banker infringers
- 2. It is run, treasonously, by a foreign power: the British Crown.
- 3. It provides secret "first look" at innovations to the British Crown.
- 4. It feeds the lawyer-banker corruption mill with a steady stream of fresh meat.
- 5. The 3-year patenting process gives the lawyer-bankers enough time to monetize the invention secretly.
- It is a lawsuit-mill designed to reward the lawyerbankers who can outlast the inventor financially, while still also rewarding the "losing" attorneys (their coconspirators).
- 7. The banker-lawyers team with bureaucrats who allow "patent-pool" monopolies to force real inventors to feed their beast or die.

In short, the promises given to inventors to protect their inventions as enshrined in the Constitution, however well-meaning at creation, have become a lie of attorney-bankers eager to get their grubby hands on fresh ideas for their fascist corporations.

PATENTING IS A LAWYER-BANKER CONFIDENCE TRICK FROM TOP TO BOTTOM

The next big patent pool to emerge was the Marconi Wireless patent-pool in the 1890's. British banker-lawyers stole American Nikola Tesla's wireless telegraphy patents and gifted them to (Sir) Guglielmo Marconi to form the British Post Office-Admiralty patent-pool to control global communications. The 1st Imperial Press Conference, 1909 - A Parliament of the Press was convened by the Pilgrims to

- 131. Mary L. Schapiro (Chairman, Securities & Exchange Commission; holds 51 Facebook "dark pools" stocks which held stock in Facebook, Baidu and more than a dozen Facebook crony companies; failed to regulate the "dark pools;" failed to disclose her substantial conflict of interest in regulating the run up to the Facebook IPO)
- 132. Robert C. Hancock (Chief Compliance Officer, Sands Capital Management, LLC; failed to file S.E.C. Form SC 12G notice of acquisition reports for Athenahealth, Baidu and Facebook during the period of the Facebook IPO in 2012; this conduct masked the conflicts of interest of Todd Y. Park, who was appointed by President Obama to be the U.S. Chief Technology Officer during this same period; Todd Y Park is/has been founder, director and CEO of both Athenahealth and Castlight Health; Todd Y. Park deeply embedded the software from Athenahealth and Castlight Health into HealthCare.gov when he was CTO at Health & Human Services; none of these conflicts of interest were disclosed; Todd Y. Park's ethics pledges and reports are missing from the Office of Government Ethics)
- 133. Jonathan Goodman (Chief Counsel, Sands Capital Management, LLC; failed to file S.E.C. Form SC 12G notice of acquisition reports for Athenahealth, Baidu and Facebook during the period of the Facebook IPO in 2012; this conduct masked the conflicts of interest of Todd Y. Park, who was appointed by President Obama to be the U.S. Chief Technology Officer during this same period; Todd Y. Park is/has been founder, director and CEO of both Athenahealth and Castlight Health; Todd Y. Park deeply embedded the software from Athenahealth and Castlight Health into HealthCare.gov when he was CTO at Health & Human Services; none of these conflicts of interest were disclosed; Todd Y. Park's ethics pledges and reports are missing from the Office of Government Ethics; Goodman was formerly employed by Gibson Dunn LLP, Facebook appeals counsel in *Leader* v. Facebook)
- 134. **Trip Adler** ("Co-Founder" of Scribd; Harvard contemporaries of Mark Zuckerberg with a dubious orgins story, like Zuckerberg's; Scribd held AFI documents for two years, then summarily deleted the entire library without warning on Fri. Mar. 7, 2014; AFI's library contained only public documents and much evidence proving the *Leader v. Facebook* judicial corruption)
- 135. Jared Friedman ("Co-Founder" of Scribd; Harvard contemporaries of Mark Zuckerberg with a dubious orgins story, like Zuckerberg's; Scribd held AFI documents for two years, then summarily deleted the entire library without warning on Fri. Mar. 7, 2014; AFI's library contained only public documents and much evidence proving the Leader v. Facebook judicial corruption)
- 136. **Jeffrey Wadsworth** (CEO, Battelle Memorial Institute; President, Ohio State University Board of Trustees; former Deputy

unify into a single source all news flow, propaganda and spying across the Empire (including America).

Remarkably, the proceedings of that 1909 Conference had dropped out of history until rediscovered by AFI investigators several years ago.

FDR AS NAVY UNDERSECRETARY ORDERED AMERICA INTO THE BRITISH PATENT POOL OF STOLEN TESLA PATENTS

Then, immediately after WWI, American navy undersecretary Franklin D. Roosevelt ordered American companies to pool all their patents, about 500, to form Radio Corporation of America (RCA). RCA has been led by British Pilgrims since its inception in 1919.

For a detailed record of the RCA purchase of Marconi Wireless America patents and assets at the insistence of the U.S. Navy, where Franklin D. Roosevelt was secretary, see the 1,491-page Congressional Record (*searchable*) H.R. 4523, Part III. (Beginning Feb. 11, 1935). Pooling of Patents.

Committee on Patents, Feb. 11, 14, 20, 25, 28; Mar. 7; Oct. 15-18; Dec. 2-6, 9, 10, 12, 1935, p. 3387, PDF p. 984. 74th U.S. Congress. (66.4 MB).

While on the surface, RCA was making America sovereign over its emerging telecom network, a ringer was placed in the British Patent Pool—Hazeltine Corporation.

American Hazeltine Corporation (founder professor Louis Alan Hazeltine) exclusively licensed its technology to the British Patent Pool, forcing all U.S. companies to license the British Patent Pool in order to operate in America. American telecom independence was a post-WWI head fake. Inside that pool were all the British Marconi Wireless "patents." Britain has been in control of American communications since before WWI.

Hazeltine had invented a critical technology to stop the tube radios from "squawking" and squealing from dissonant vibrations among the tubes and causing unbearable noise. His invention facilitated the launch of commercial radio worldwide.

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

D. Facebook boypuppets:

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

E. Corruption 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. Droesch, Kristen

An early promoter of the Hazeltine "neutrodyne" invention was engineer Kimball Houton Stark. Remember the family name "Stark" as you read on.

In Britain, Marconi Wireless and RCA could not commercialize radio with Professor Hazeltine's "neutrodyne" invention. Hazeltine offered the British Patent Pool exclusive licensing rights to his patents worldwide. This meant that when RCA created NBC, NBC could not move without approval by the British Crown. The same is true for CBS, ABC, BBC, GE, CNN, PBS, NPR, CNBC, MSNBC, Highlands Group and In-Q-Tel (C.I.A.). When solid state electronics began to replace the tube, Hazeltine's patents faded in importance, slowly, but not before the British Crown though the Pilgrims were in full charge of RCA and NBC. U.S. House proceedings from 1940 confirm this situation.

In 1943, Hazeltine began to participate in The British Patent Pool ("The dominant radio and electronics companies in Great Britain." Among them were:

- 1. Electric and Musical Industries Ltd.;
- 2. General Electric Company, Ltd. (part of RCA);
- 3. Marconi Wireless Telegraph Co. Ltd. (part of RCA);
- 4. Philips Electrical Ltd., Pye Ltd. (now Philips, Magnavox);
- 5. Murphy Radio Ltd. (now Bush, Toshiba, Rank); and
- Rank Cintel Ltd. (now Blackmagic Design, Australia; Netflix, Apple)

HOW EXTENSIVE WAS BRITISH CROWN CONTROL OF RCA, YOU ASK?

When SERCO was started in 1987, it took over the charter of RCA Limited which was controlled by Sir Geoffrey E. Pattie. Pattie was the keeper of the Crown's "Golden Shares" controlling SERCO. Pattie was also the overseer of the British Patent Institute.

Pattie was also CEO of Marconi Electronic Systems and director of General Electric before merging the lot into British Aerospace that maintains Marconi subsidiaries to this day, including in America.

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

Research Tip:

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

HOW TO FILE A FRAUD COMPLAINT AGAINST A

On paper, Hazeltine's (the British Patent Pool's) exclusive hold over America radio licensing ran afoul of the U.S. Courts. In 1965 the Supreme Court upheld a lower court decision that Hazeltine violated the Sherman and Clayton Anti-Trust Acts in pursuing its predatory licensing with its British Patent Pool partner.

Walter Stark, Leonard P. Stark's father (see below), became chief counsel, secretary and director of Hazeltine which was "forced" to sell to Emerson Electric, another British Patent Pool member. Thus, on paper the American People won that lawsuit, but we really did not since the patent rights were just shifted to another name brand.

Bookmark: #fdr-patents-at-work-theft-dec-07-1942 | https://tinyurl.com/2p8tazbc

POOLING OF AXIS PATENTS BY PILGRIM FDR (THEFT)

The next major patent pooling in telecommunications occurred on Dec. 07, 1942 when president Franklin D. Roosevelt confiscated over 50,000 Axis patents and gave them free of charge to selected American companies. He euphemistically named it "Patents at Work" (Read: Patent Theft at Work).

"FIVE EYES" BRITISH PILGRIMS PATENT POOLING (THEFT)

On Mar. 5, 1945, at the close of WWII, the British government was ceded control of American telecommunications. Here is the top secret (ULTRA) intelligence sharing agreement signed on Mar. 05, 1946 that still directs the treasonous "Five Eyes" collaboration to this day. Churchill declared two things the day this was signed: the US-Britain "special relationship" and an "Iron Curtain" had fallen in Europe. Hindsight shows that the "Iron Curtain" was classical British Pilgrims Society propaganda to fuel their post-war consolidation of the military industrial complex being set up by the Marshall Plan.

UNIVERSITY

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

You should complain about:

- (1) the intellectual property theft of social networking source code from Leader Technologies, Columbus, Ohio that is the software engine running the UIA;
- (2) the corruption at Ohio State University and OSU's collusion with Battelle Memorial Institute which helped steal the software being used by UIA; and
- (3) the mistreatement of OSU Marching Band Director Jon Waters regarding fabricated Title IX charges that were used to pave the way for Steinmetz to announce UIA.

Universities pride themselves on protection of intellectual property.

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

1. ARIZONA

Arizona State University

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

2. CALIFORNIA

University of California Riverside California State System (observer)

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

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

to-file-a-complaint.php

http://www.oig.ca.gov/pages/about-us/complaint-form.php

3. FLORIDA

University of Central Florida

http://www.floridaoig.com/

http://www.fldoe.org/ig/complaint.asp http://app1.fldoe.org/IGComplaint/Complain

tForm.aspx

4. GEORGIA

Oregon State University

http://oig.georgia.gov/

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

5. INDIANA

Purdue University

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

6. IOWA

Iowa State University

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

Churchill and Truman euphemistically called it the "special relationship." In reality, America was just formalizing Britain's Pilgrims Society ongoing control of global communications through its patent pool.

PROJECT ECHELON: THE BRITISH TELECOMMUNICATIONS PATENT-POOL TURNED AGAINST AMERICANS

On Apr. 19, 1978, Brigadier General James E. Freeze, head of the NSA, authorized Project Echelon that began formal surveillance of American citizens in utter violation of the Constitution and Bill of Rights. Now the British Pilgrims Society had everything for their banking and societal brainwashing. Sir Henry Kissinger was a British Pilgrims Society agent.

"IBM ECLIPSE FOUNDATION:" SOCIAL NETWORKING SEEDED BY LEADER TECHNOLOGIES' INVENTIONS

In early 2000, Pilgrims Society patent attorney-agent in Washington, D.C.—James P. Chandler, III—couldn't believe his luck when he was introduced to inventor Michael T. McKibben, founder and CEO of Leader Technologies in Columbus, Ohio. Mike had reengineered AT&T's email system, AT&T AccessPlus 3.0, and had formed a new team to tackle how to do Internet collaboration on a large scale. From his AT&T contract he could see now IBM, Microsoft, Novell and Lotus were all headed down the wrong path in lockstep. So, he started inventing in Columbus, Ohio, quietly, to avoid having his ideas stolen.

On Jun. 20, 2000, just a few months after meeting Michael McKibben and Chandler evaluating his (social networking) invention, Pilgrims Society Crown agent Sir Geoffrey E. Pattie showed up in Washington, D.C., ostensibly to receive an award, along with fellow Pilgrims Society members Alexander M. Haig, Jr. and Caspar W. Weinberger (Mike Pompeo's Pilgrims handler).

7. MICHIGAN

Michigan State University

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

3. OHIO

The Ohio State University

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

9. ORGEON

Oregon State University

https://justice.oregon.gov/forms/consumer_

https://justice.oregon.gov/consumercomplai

10. KANSAS

The University of Kansas

http://www.fraudguides.com/report/kansas.

https://ag.ks.gov/about-the-office/contact-us/email-us

https://ag.ks.gov/about-the-office/contact-us/file-a-complaint/koma-kora-investigation-request

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:

http://inspectorsgeneral.org/directory-ofstate-and-local-government-oversightagencies/

REAL NEWS LINKS

Bookmark: #real-news

- 1. 12160.info Resisting the New World Order
- 2. **1791L**
- 3. Abby Martin (The Empire Files)
- 4. Abel Danger
- 5. Aim4Truth.org
- 6. Alex Jones, InfoWars
- 7. America Talks (David Zublick)
- 8. American Intelligence Media (AIM)
- 9. Americans for Innovation (AFI)
- 10. American Thinker
- 11. Ann Coulter
- 12. Anthony Gucciardi
- 13. Before It's News
- 14. Bill Still
- 15. Bob Dylan's Plagarism of James
 Damiano
- 16. Breitbart
- 17. Catherine Austin Fitts (Solari.com)
- 18. Center for Public Integrity
- 19. Cernovich, Mike (Danger & Play)
- 20. Center for Self Governance

Hosting awards and dinners is a primary way these senior Pilgrims Society members coordinate their treachery without suspicion.

Since Leader's invention was uniquely innovative in the collaboration sector, no patent pooling was needed. Instead, Chandler teamed with his client IBM (David J. Kappos, IP counsel) and used \$40 million in an IBM "donation" to form the IBM Eclipse Foundation.

The purpose of this "foundation" was to distribute McKibben's invention freely to everyone in the technology world as "open source," with the British Pilgrims Society, through IBM, controlling all the levers and pulleys of the invention. IBM is the largest patent holder on the planet. The idea that had "found Jesus" and suddenly opened their knickers to social networking is laughable. Of course they were distributing something they stole.

This is the case today.

NOW BACK TO SECRET BRITISH PATENT POOL JUDGE LEONARD STARK

Another Stark was shoehorned into the Leader v Facebook just two weeks before trial - Leonard P. Stark.

Stark is a British Rhodes Scholar who wrote his thesis on British politics. We are working to obtain a copy titled:

"Do rules matter?: leadership selection in British parties, 1963-93" by American Rhodes Scholar Leonard P. Stark (1991-93).

During his time at Oxford (1991-93), Stark

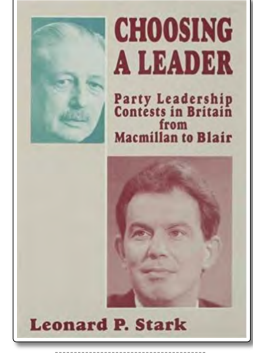


Fig. 20— Leonard P. Stark. (Jun. 01, 1966). Choosing a Leader: Party Leadership Contests in Britain from Macmillan to Blair, accessed Dec. 06, 2021. Amazon.

- 21. Charles Benninghoff / Pray For Us
- 22. Conservative Daily Post
- 23. Conservative Patriot Blog
- 24. Conservative Tribune
- 25. Counterpunch
- 26. Culture Shock News
- 27. Daily Caller
- 28. Daily Wire
- 29. Danger & Play (Mike Cernovich)
- 30. David Horowitz Freedom Center
- 31. Dark Journalist
- 32. David Knight (Libertytarian)
- 33. David Seaman
- 34. David Vose
- 35. David Zublick (America Talks)
- 36. Deeper Than Drudge
- 37. Diplopundit
- 38. Discover The Networks / David Horowitz
- 39. Doomsday Doug
- 40. Drudge Report
- 41. Ed Magedson
- 42. Empire Files (Abby Martin)
- 43. En-Volve Conservative News
- 44. ExposeFacts.org (William Binney)
- 45. Faith Happens
- 46. FEDERICO InspoNews (Frederico Cardella)
- 47. Free Our Internet
- 48. Free Thought Project (The)
- 49. FreedomWatch / Larry Klayman
- 50. Full Measure with Sharyl Attkisson
- 51. Gateway Pundit (The)
- 52. GeoEngineering Watch
- 53. Georgia! KSCO
- 54. Gerald Celente / Trends Research
- 55. Global Freedom Movement
- 56. Gorilla Mindset by Mike Cernovich
- 57. Government Gone Wild
- 58. Glomar Disclosure
- 59. H.A. Goodman
- 60. Hagmann Report
- 61. HANG THE BANKERS
- 62. HORN NEWS
- 63. Horowitz (David) Freedom Center
- 64. Howard Nema (Truth Talk News)
- 65. InfoWars, Alex Jones
- 66. Intrepid Report
- 67. Intercept (The)
- 68. International Consortium of Investigative Journalists (ICIJ)
- 69. Innovation Alliance
- 70. Jack Posobiec
- 71. James Wesley Rawles (SurvivalBlog)
- 72. Joel M. Skousen / World Affairs Brief
- 73. Judicial Watch
- 74. Julian Assange (WikiLeaks)

was given unprecedented access to members of Parliament and the House of Lords, and was published in 1996 soon after he had left England to pursue his American legal career. Such publishing is classical Pilgrims Society flattery to lock in a new Rhodes-ian Pilgrims Society recruit (as were men like Tony Blair about whom he was writing).

On Nov. 03, 2021, Joe Biden nominated judge Leonard P. Stark from his home state of Delaware to a seat on the Federal Circuit Court of Appeals in Washington, D.C.

Biden has been Stark's political mentor for decades. In 2010, Biden, along with president Obama and attorney general Eric J. Holder, Jr.—just months before the *Leader v. Facebook* patent infringement trial in Delaware—supported Stark to be a district court judge in Delaware.

In the *Leader v. Facebook* trial, Stark replaced 26-year veteran judge Joseph J. Farnan just two weeks before trial. Farnan was a Reagan appointee. Farnan had just handed Facebook a stunning pre-trial defeat in the Markman Hearing, then poof, he's pulled from the case.

Despite proving in the jury trial that Facebook infringed Leader's patent for social networking on 11 of 11 claims, Stark stubbornly refused to follow well-tested precedent (*Pfaff* and *Group One*) and ruled for Facebook anyway. The three-judge Federal Circuit appeals court panel (Moore, Lourie, Wallach) and chief justice John Roberts supported Stark—in lockstep. Notably, each of the judges in Leader v. Facebook held mountains of Facebook financial interests, both directly and through surrogate mutual funds that were heavily invested in Facebook.

Judge Kimberly Moore, who upheld Stark's corrupt ruling in the three-judge Leader appeal, is now chief judge of the Federal Circuit where Biden wants to send Stark.

Hindsight being 20-20, the corruption that this conduct exposes reaches back over 130 years and marches us right up to today.

PATENTS ARE MEANT TO ENSNARE INVENTORS INTO SHARING THEIR KNOW-HOW INTO A POOL OF BANKER-

- 75. Kaya Jones
- 76. Larry Elder
- 77. Larry C. Johnson (No Quarter)
- 78. Laura Ingraham
- 79. Lawless America
- 80. LawNewz
- 81. Lee Stranahan
- 82. Lew Rockwell
- 83. Liberty Headlines
- 84. Liberty Writers News
- 85. Libertytarian) (David Knight)
- 86. LifeZette (Laura Ingraham)
- 87. Lionel Nation / Media
- 88. Lisa Haven News
- 89. Mark Dice
- 90. Marshall Report (The)
- 91. Matt Drudge / Drudge Report
- 92. Middle East Eye
- 93. Mike Cernovich (Danger & Play)
- 94. Millennium Report (The)
- 95. Milo Yiannopoulos
- 96. Muckrock
- 97. Newsbud (Sibel Edmonds)
- 98. Newswars.com
- 99. No More Games (Morgan Reynolds)
- 100. No Quarter (Larry C. Johnson)
- 101. Occupy Peace
- 102. Open Mind
- 103. Pat Dollard The War Starts Here!
- 104. Paul Joseph Watson
- 105. Peter Schiff
- 106. PJ Media
- 107. PoliZette
- 108. PragerU
- 109. Charles Benninghoff / Pray For Us
- 110. Prison Planet Live
- 111. Public Intelligence Blog (Robert David Steele)
- 112. Real News with David Knight
- 113. Rebel Media
- 114. Right Side Broadcasting
- 115. Right Wing News (John Hawkins)
- 116. Ripoff Report
- 117. Robert David Steele
- 118. Roger Stone, Stone Cold Truth
- 119. ROOT for America (Wayne Allyn Root)
- 120. Sargon of Akkad
- 121. Save The American Inventor
- 122. SGTReport
- 123. Sharyl Attkisson
- 124. Sibel Edmonds (Newsbud)
- 125. Solari.com (Catherine Austin Fitts)
- 126. State of The Nation (SOTN)
- 127. Stefan Molyneux
- 128. StevenCrowder
- 129. Steve Pieczenik

ATTORNEYS COMMITTED TO ENSLAVING THOSE VERY INVENTORS

Patents are a tool of slavery so that self-anointed elitists can extract every bit of value possible out of human creativity and labor.

Lord Rothschild famously said that he saw three opportunities for profit from his debt: (1) from resources, then (2) manufacturing, then (3) distribution including the interest and taxes to be collected from each step.

This system of exploitation needs a continuous stream of exploitable value to work in perpetuity. That comes from controlling patents and the invention of human souls.

Self-anointed elitists are virtually devoid of human creativity. So, they are forced to dwell in the opposite: pride, greed, lust, envy, gluttony, anger, sloth.

As human beings they carry the same divine spark (made in the image and likeness of God), but their consciences have been "seared with a hot iron" by many hundreds of years of depravity, debauchery, murder, rape, sodomy, mutilation, trafficking, power mongering and abuse of their fellow human beings. Thus, they opened their souls to demon possession long ago.

This observation is consistent with Jesus Christ's admonition: "No one can serve two masters; for either he will hate the one and love the other, or else he will be loyal to the one and despise the other. You cannot serve God and mammon.

—Matthew 6: 24.

Thus, the modern world economy is run by demons and their chief: Mammon.

Fauci, Schwab, Gates, Soros, Kissinger, Clinton, Malloch-Brown, Knowles, Symonds, Rothschild, Dimon, Johnson, Obama, Biden, Harris, Merkel, etc. are all merely possessed vessels. The orders come from the Pilgrims Society in London that hides inside the Monarch's Privy Council, Bank of England and Queen's Court.

How many people control this evil system? Probably less than ten, and they are all British. See above.

- 130. Stone Cold Truth, Roger Stone
- 131. SurvivalBlog (James Wesley Rawles)
- 132. The Daily Caller
- 133. The Free Thought Project
- 134. The Gateway Pundit
- 135. The HORN NEWS
- 136. The Intercept (Note: Most writers are fair; but some are unalloyed fake news leftists)
- 137. The Larry Elder Show
- 138. The Marshall Report
- 139. The Millennium Report
- 140. The Stone Zone
- 141. The Watchman's Report
- 142. Trends Research / Gerald Celente
- 143. Val Stillwell
- 144. Veterans Today (VT)
- 145. Vets For Child Rescue
- 146. Vidme
- 147. Washington Examiner
- 148. Wayne Madsen Report
- 149. WND (WorldNetDaily)
- 150. Whatever Happened to Common Sense
- 151. WikiLeaks (Julian Assange)
- 152. William Binney (ExposeFacts.org)
- 153. We Are Change
- 154. West New Jersey Tea Party
- 155. Western Journalism
- 156. World Affairs Brief / Joel M. Skousen
- 157. Your Voice Radio
- 158. ZeroHedge

One must forget notions that China or Russia are driving this global corporatist corruption.

No, Russia and China are victims of Britain too.

In Russia, they have jettisoned Britain and are attempting to make their own pathway based on their venerable Orthodox Christian roots.

By contrast, anything that China does today has been approved in London. Ever since the 1st and 2nd Opium Wars (1839-60), Britain has controlled China. Britain created Mao and the "Cultural Revolution" facilitated by the YMCA that helped Mao organize.

Britain (not China) created the Korean War false flag to flex the muscles of its newly-minted "United Nations" conception of one-world government.

Britain controls the software that runs Chinese banks via Lord Mark Malloch-Brown's Investec nested dolls of several hundred corporations.

Britain established a P4 bioweapons labs in China (following the 2007 Merial Animal Health hoof and mouth virus release at Pirbright, UK).

All these events march back to the Pilgrims Society in London, supported by their "branch" in America. Every other notion is a carefully executed propaganda smokescreen.

WHO ARE THESE MEMBERS OF THE BRITISH PILGRIMS SOCIETY?

America's founding fathers? No!

The Pilgrims name was chosen to fool Americans in a psychological dissonance.

THE *LEADER V. FACEBOOK* LITIGATION

Just before the trial was set to start in two weeks, newlyensconced Magistrate Stark allowed Facebook to flip-flop its claims from non-infringement to on-sale bar. In layman's terms, Facebook flipped from arrogantly contending that Leader had not invented anything and was just a moneygrubbing patent troll to contending the opposite: that Leader's invention of social networking was novel, unique and patentable, but that Leader tried to sell it too soon and therefore should have been barred (hence "on-sale bar") from being awarded a patent at all.

Due process dictates that Leader should have been given additional time to prepare defenses for these last-minute counterclaims. However, Stark denied Leader time for additional discovery and preparation. He also denied Leader permission to depose their patent attorney, law professor James P. Chandler, III, and denied Leader's ability to call Chandler as a witness.

Stark as the magistrate handling discovery in the case, had stonewalled giving Leader access to Mark Zuckerberg's Harvard computers from 2004-2004. Facebook had claimed they were "lost," but magically, two years later, it was discovered that they were *always* in the possession of Facebook's corrupt appeals attorney, Thomas G. Hungar, Gibson Dunn LLP—a protégé of Chief Justice John G. Roberts, Jr., a British Knight of Malta.

WALTER STARK: THE FATHER THAT LEONARD STARK HIDES

During his 2010 confirmation hearing, Stark said his father had died in 2003, but oddly, did not give his name, even though he named his other family members.

It took our investigators a week to discover the identity of Judge Stark's father.

He did not mention him in the Delaware court, nor in Wikipedia, Ballotpedia, UPenn Law, Justia, Wiki, and the Federal Judicial Center.

Stark's father's name, according to his Oct. 09, 2003 St. Louis Post-Dispatch obituary, is Walter Stark, and possibly Walter Henry Stark (Henry was his grandfather's name).

Walter Stark was born on Nov. 24, 1943 in Rockaway Beach NY.

Walter Stark died on Oct. 06, 2003 at age 59 in St. Louis MO.

We believe it is possible that Walter was the illegitimate son of Hazeltine Corporation "neutrodyne" promoter-engineer, Kimball Houton Stark.

Walter Stark graduated from Far Rockaway High School in 1961. Ruth Madoff (Bernie Madoff's wife) graduated three years earlier in 1958.

On Jun. 13, 1965. Walter Stark graduated from Michigan State University with a BA in History.

In 1965, Hazeltine was successfully prosecuted for violating the Sherman and Clayton anti-trust acts due to its exclusive agreement with the British Patent Pool for licensing patents. ca. 1967 Walter attained a J.D. from Brooklyn Law School. ca. 1968 Walter was an attorney, Department of Defense, Detroit.

In 1973, Walter Stark gained an LL. M. Masters of Law at George Washington Law in 1973.

Undetermined date: Walter Stark was Contracts Administrator and Director, Office of Procurement and Contracts, HUD, Washington, D.C.

In 1976, Walter Stark was VP, contract administration Frigitemp Corp. NY, NY

In 1979, Walter Stark became General Counsel, Hazeltine, Greenlawn NY

In 1989, Walter followed the sale of Hazeltine to Emerson Electric.

In 1990, Walter was VP of legal administration, government and defense group, Emerson Electric named ESCO Electric Co. "ESCO (10-K 1999) was incorporated in Missouri in August 1990 as a wholly-owned subsidiary of Emerson Electric Co. ("Emerson") to be the indirect holding company for Electronics & Space Corp. ("E&S"), Hazeltine Corporation, Southwest Mobile Systems Corporation ("Southwest"), Rantec, VACCO and DCSI, which were then Emerson subsidiaries."

From Oct. 1990 to Oct. 1992, Walter Stark was secretary, vice president and general counsel. From 1992 to 2000 he

was senior vice president as well as secretary and general counsel of ESCO Electronics Corp.

"On Jul. 22, 1996, ESCO sold 100% of the capital stock of Hazeltine to GEC-Marconi Electronic Systems Corporation ("GEC-Marconi")" when Stark was general counsel, vice president and secretary.

In other words, Walter Stark as well as Walter's possible father, Kimball Houton "Henry" Stark, were in bed with the British Pilgrims Society Patent Pool through most of his career.

Walter was general counsel of Emerson Electric, process management division.

On Oct. 18, 1999, Walter executed a severance agreement with Emerson that assigned benefits that included Leonard P. Stark as a beneficiary.

LEONARD P. STARK DEFRAUDS THE AMERICAN PEOPLE

Leonard P. Stark's father was a prime mover in the British telecom patent pool monopoly. By failing to disclose these material facts to the Senate Judiciary Hearing, and failing to disclose them in *Leader v. Facebook*, Judge Stark committed egregious fraud on the court, especially since it can be proved that he was a beneficiary of his father's estate, including his fully-vested stock options in the British RCA monopoly.

THE STARK-MOORE FEDERAL CIRCUIT PATENT WRECKING BALL

Stark and Moore will become their own British Patent Pool inside the Federal Circuit if this treachery is allowed to continue.

Here is just a few of the several thousand Stark cases since 2000. These cases have involved ABB, Abbott Labs, Acer, Alcatel-Lucent, Amazon, Ameriprise, Amgen, AOL, Apple, Aruba, AT&T, Avaya, Avis, Barracuda, BASF, Bayer, Best Buy,

Biogen, Blackberry, Blackboard, Bosch, Bose, Bristol-Myers Squibb, Broadcom, Brocade, Chrysler, Cirrus Logic, Citrix, CNN Interactive, Conoco, Covidien, Dell, Deutsche Lufthansa, Diebold, Dish Networks, Dow, Dropbox, DuPont, eBay, EMC, E-Trade, Expedia, Facebook, Ford, Fujitzu, GE, Gilead Sciences, GlaxoSmithKline, Google, Groupon, Gulfstream Aerospace, HP, Huawei, Hughes Network, IBM, Intellectual Ventures, Invesco, JPMorgan Chase, Juniper, Leader Technologies, Lenovo, LG, LinkedIn, Marathon, Merck, Microsoft, Motorola, NEC, NetBrain, Netflix, NetGear, Nextel, Nokia, Nortel, Novartis, Onyx, Oracle, Panasonic, Pepsico, Pfizer, Pioneer Electronics, Qualcomm, Rackspace, Research in Motion, Royal Philips, Samsung, Sanofi, SAP, Sears, Sharp, Siemens, Sony, Spacenet, SwissRe, Symantec, Target, Texas Instruments, Time Warner Cable, T-Mobile, Toshiba, Toshiba, Touchscreen Technology, Trend Micro, Ubisoft, US DoJ, Verizon, Volkswagen, Wal-Mart, WhatsApp, Xerox, Xos, Yahoo!, Zoom.

JUDGE STARK HAS BECOME A WRECKING BALL SURROGATE FOR THE BRITISH PATENT POOL

When one combines the IBM Eclipse Foundation's singular patent pool created by the mass-distribution of Leader Technologies' social networking invention with the "pooling" of Stark's inordinate influence over patents, Stark himself becomes his own kind of patent-pool influence peddler.

Having groomed him to help steal American patents for his telecom fascist handlers, Stark's presence on the Federal Circuit, if approved, will only further solidify a new kind of banker-attorney pooling within the patenting system itself.

In other words, the patenting system will be so thoroughly rigged that any patent that potentially emerges from the district courts will die a slow death in the Stark-Moore Federal Circuit.

CONCLUSION: BANISH PATENT BANKER-ATTORNEYS & THEIR PARASITIC

PROFESSIONS

Two attorneys with only one parachute were plummeting to earth one day in a crippled airplane. The attorney with the parachute jumped, leaving his fellow attorney to perish. Asked later why he did not't share his parachute and save them both, he replied, "When you have a monopoly, you abuse it, even if others must die. There is no such thing as a benevolent dictatorship."

The story of the British Empire and their American sycophants is a demonic story of abuse of one's fellow human being for profit and power.

Self-anointed banker-attorneys is the common thread.

If we put civil engineers with at least 20 years of experience in charge of government, society's problems would be solved in short order.

Why?

Because bankers and attorneys profit from chaos and uncertainty, and they have egos that thrive on dominating their fellow human beings.

Whereas, civil engineers, by nature, build and fix things, then move on.

Donald Trump is a good case study. The civil engineer in him fixed things economically, despite the roadblocks from politicians (33% are lawyers) and their banker handlers. However, the dark side of the high-ego Donald was eaten alive by those same power-mongers with which he surrounded himself.

In short, The Donald forgot his "You're Fired!" promises to rid the Washington, D.C.-Boston-New York swamp of its British Pilgrims Society overseers.

From its founding in 1600, the British East India Company practiced "trade with a sword." They would use their superior naval fire power to subdue their targeted acquisitions. Then, they would enslave the inhabitants to work on their plantations.

The British monarch would grant special "charters" to manage the trade in these demonic goods. With the

Monarch's blessing, they would subdue "their" slave properties using rape, sodomy, beatings and debt.

In this evil culture of domination, the satanism of the British Empire was born.

This demonic spirit flows through their blood. The demons then jump from one generation to the next in a steady stream of lords, dukes, knights and baronesses.

These families would often intermarry to preserve their illgotten gain, thus creating inevitable mental illness that engulfed their greed, power mongering and depravity.

* * *

POSTSCRIPT

More on Judge Stark's many frauds, deceptions, withholdings and conspiracies in *Leader v. Facebook*:

- 1. During Leader v. Facebook trial preparation between Nov. 2008 to Jul. 2010, Magistrate Stark failed to stop multiple obstructions of justice by him and his political handlers. Judges do not have to wait for litigation to act "sua sponte" (on the judge's own authority, without prompting) when the public interests are being threatened by publicly evident violations of the law.
- 2. Magistrate Stark was silent about the takeover of the U.S. Patent Office by British SERCO in 2006. 1 He did not warn Leader about the threat of that bias on his court in Leader v. Facebook. Stark was a British Rhodes Scholar at Oxford University (1991-93) and wrote his thesis on "Do rules matter?: leadership selection in British parties, 1963-93"). 2 SERCO is controlled by the British Pilgrims Society inside the British Monarchy that controls SERCO through a 100% controlling royal "Special Share" associated with SERCO's 1/3rd ownership of British Nuclear Fuels Plc with Lockheed Martin and the Atomic Weapons Establishment (AWE). 03

These interlocking relationships weld SERCO (and therefore the U.S. Patent Office) to the British Monarchy.

British Pilgrims are notoriously known to have been trustees of the Rhodes Scholarships 04 from inception, for which Stark was a beneficiary. These first Pilgrims Society Rhodes trustees included Lord Milner, Lord Rosebery (former prime minister and N.M. Rothschild & Sons heir), Lord Grey and Alfred Beit.

This relationship biased Stark against Leader since Pilgrims Society bankers were underwriters of Facebook, including UBS, JP Morgan Chase (IPO underwriter), Fidelity (Stark held nine investments in 2009, see below), Ballie Gifford, and HSBC.

- 3. Magistrate Stark failed to disclose QinetiQ Holdings Limited, UK Company No. 4586941, another Monarch-controlled "special share" company, like SERCO, run by British Pilgrims Society members, including Governor-elect Glenn A. Youngkin, that was given the contract to provide information technologies services to the US Patent Office. This contract is an evident compromise of American sovereignty over the inventions of its citizens. Stark did not warn Leader that the Patent Office was compromised by British QinetiQ and SERCO, given that he was aware of Facebook's patent reexaminations during the trial that were being controlled by his British handlers.
- 4. Magistrate Stark was silent about his relationships within the British Pilgrims Society founded in 1902, including its "New York branch," 06 by the most powerful bankers, journalists, attorneys, educators and industrialists in the British Empire, Privy Council, Bank of England and their Wall Street "branch." Stark is a British Rhodes Scholar—which is a notoriously-known recruiting and training ground for the Pilgrims Society in its objective to promote the political, economic, banking, healthcare, propaganda and war-making interests of the British Crown, exclusively. Notably, his Oxford doctoral thesis was on "British Politics." Notably, Stark disclosed letters to the editor, but FAILED TO DISCLOSE HIS OXFORD UNIVERSITY THESIS (see above) during his confirmation! 07

- 5. Magistrate Stark was silent when IBM's chief counsel David J. Kappos was nominated on Jun. 18, 2009 by Obama to run the U.S. Patent and Trademark Office and the risk that posed to the trial, given the Patent Office's control by his British handlers. On Aug. 07, 2009, 08 two months later, Kappos was appointed in a rare recess appointment-without full Senate vote. Stark knew that a potential witness in the case, Professor James P. Chandler, III, was Leader's patent attorney, and Chandler was also IBM's chief outside intellectual property counsel. During the trial Facebook filed multiple patent reexaminations at Kappos' Patent Office (they lost each Examiner-managed appeal), until, that is, director Kappos, a political lawyer, not a patent examiner, intervened in an unprecedented act of directorial abuse to summarily invalidate Leader's entire patent-including several dozen claims that were not even the subject of litigation and reexamination previously. 09 Evidently, Kappos's handlers wanted Leader's patent claims wiped off their map for world communications hegemony.
- 6. Magistrate Stark was silent when on May 16, 2010, Director Kappos reported that he had "divested" his IBM stock and converted his holdings almost exclusively in Vanguard 10—which is today the controlling shareholder of IBM (7.25%) and was the 9th largest fund purchaser in the Facebook IPO (9.6 million shares). Given the association of IBM with Leader's patent counsel James P. Chandler, III and Kappos, this silence was further obstruction and bias. IBM then facilitated the theft of Leader's invention, in conspiracy with Chandler, through the IBM Eclipse Foundation.
- 7. Magistrate Stark was silent when Secretary of State Hillary Clinton began actively promoting Facebook as a tool of her diplomacy 11 during the trial preparation. She told the Council on Foreign Relations (CFR) ca. Jul. 09, 2009 that:

"Facebook will become as much a part of the diplomatic lexicon as cables and demarches [political steps or initiatives]."12

Hillary Clinton was engaged in a flagrant obstruction of justice in *Leader v. Facebook* as a public official whose

duty was not to interfere in ongoing litigation. Hillary repeated her promotion of Facebook in a speech to the Alliance of Youth Movements Summit in Mexico City, Mexico October 16, 2009:

"In Columbia, two young college graduates used Facebook to organize 14 million people..." 13

Any reasonable person can see that these public statements by a newly-minted Secretary of State would intimidate an ambitious Magistrate Stark pining to move up in the Obama White House judicial totem pole (and he did).

- 8. Magistrate Stark was silent when on Jun. 03, 2009
 Facebook began secret cooperation with the NSA PRISM program—more obstruction of justice in the trial. 14
- 9. Magistrate Stark's compromised conduct enabled Facebook to stonewall discovery of Mark Zuckerberg's (28) computer hard drives from 2003-2004. Those computers were never produced in the Leader litigation -despite clear and persistent demands from Leader's experience patent litigators from King & Spalding LLP. Then, magically, those 28 devices appeared in a subsequent case: Ceglia v. Zuckerberg (W.D.N.Y. 2010). Facebook's own experts confirmed that the Zuckerberg computer hard drives were in the possession of Facebook's appeals attorney, Gibson Dunn LLP, during the entire Leader case. Stark never acted on Facebook lies and fraud on the court. 15 We believe those hard drives will prove conspiracy with IBM and the IBM Eclipse Foundation to disseminate Leader's technology broadly across all market segments in Silicon Valley. 16
- 10. Judge Stark was silent when USPTO director Kappos launched an official USPTO fan page on Facebook on May 14, 2010—just two months before trial. 17 More obstruction of justice by a federal officer.
- 11. Judge Stark was silent on the issues of obstruction of justice and his involvement as an Obama judge prospect when president-elect Barack Obama launched his Organizing for America (OFA) Facebook page on Jun. 17, 2008—more obstruction of justice in Leader v. Facebook,

especially since Magistrate Stark was courting the favor of the Obama Administration to get a judge appointment, which he did within days of the end of the *Leader v. Facebook* trial.

12. Judge Stark failed to disclose his conspiracy with Attorney General Eric Holder and President Barack Obama that very evidently obstructed justice in Leader v. Facebook. On Jan. 20, 2010, Facebook experienced a devastating Markman Hearing in front of Judge Joseph Farnan who had expressed enthusiasm at making Leader v. Facebook his final trial before retirement. However, on Jan. 26, 2010—six days later—Judge Farnan suddenly reversed himself and announced his retirement and that he would step down from presiding over the Leader v. Facebook case. Then, in quick succession, on Mar. 17, 2010, Judge Stark was nominated by Barack Obama for a judgeship. On Apr. 22, 2010—just one month later—Magistrate Stark told the Senate Judiciary Committee in his confirmation hearing:

"My obligation is to follow the binding precedents of the Supreme Court and the Court of Appeals." 18

- 13. Stark was maliciously silent about his conspiracy with Holder, Clinton and Obama (his handlers) then was shoehorned into *Leader v. Facebook* on June 24, 2010—just 25 days before the trial was scheduled to begin date.
- 14. Magistrate Stark then ignore his pledge to the Senate to follow binding precedents. On the day he entered the case, he allowed Facebook to flip-flop its Leader-invented-nothing claims to on-sale bar—that Leader's invention was novel, but that Leader tried to sell it too soon. Then shockingly, he denied Leader's request to conduct addition discovery on the new claim, forcing Leader to go to trial without any due process preparation on Facebook's new flip-flopped claim.
- 15. Stark's denial of due process notwithstanding, Leader proved nonetheless that Facebook is infringing all 11 of 11 patent claims asserted by Leader. During trial, Stark allowed Facebook to engage in trial theater using innuendo and a cut-and-paste, redacted affidavit in the

absence of real evidence that confused the jury, overriding Leader's objections.

- 16. Stark knew he was ignoring binding precedent. An onsale bar claim must be proven with hard evidence. More specifically. Stark ignored the well-settled precedents for testing evidence of on-sale bar, namely *Pfaff* 19 and Group One. 20 Group One is a Federal Circuit precedent and Pfaff is a Supreme Court one—both precedents that Stark promised the Senate he would follow. Subsequent investigation of on-sale bar litigations shows that Leader v. Facebook was to be an outlier -- the first and only onsale bar litigation that did not apply the Pfaff and Group One tests. Those precedents demanded that Facebook show the actual computer source code that Leader allegedly tried to sell too soon. That was impossible since Facebook did not have Leader's source code (nor had Facebook produced Zuckerberg's 2003-2004)—a remarkable bit of juggling by Magistrate Stark in a SOFTWARE infringement case. In other words, Stark thumbed his nose at the entire discovery procedure in favor of Facebook and violated Leader's due process, not to mention *ignored* the unquestioned Federal Circuit and Supreme Court on-sale bar precedents.
- 17. The suspicious resignation of Judge Joseph Farnan after the Markman Hearing should be investigated, not that anyone believes these judicial officers will tell the truth about the Facebook-Pilgrims Society arm twisting behind the scenes.
- 18. Magistrate Stark failed to disclose to the litigants his substantial Facebook financial interests. He disclosed eight (8) interlocked investments in Fidelity mutual funds in his holdings in his confirmation financial disclosure on Apr. 22, 2010. Remarkably, his decision to invest heavily in Fidelity was prescient. Fidelity was the largest mutual fund investor (\$818,228,924) 21 in the Facebook initial public offering on May 18, 2012. His holdings violate numerous canons of the Code of Judicial Conduct, including Canon 2: avoid "impropriety and the appearance of impropriety... A judge should neither lend the prestige of the judicial office to advance the private interests of the judge or others nor convey or permit others to convey the impression that they are in a

special position to influence the judge." Notably, when Stark's conflicting financial interests were discovered and disclosed in the Federal Circuit appeal, the three-judge panel (Laurie, Wallach and Moore) and the chief judge (Randall R. Rader) failed to investigate. Randall R. Rader, subsequently resigned in a scandal involving his evident partiality to a "Your friend for life" Weil Gotschal LLP attorney Edward R. Reines. Reines was assigned by Rader in the *Leader v. Facebook* appeal. Rader's indiscretion obstructed justice in this case since Reines made an appearance on behalf of Facebook in the *Leader v. Facebook* appeal where each of the judges had significant holdings of Facebook interests.

19. Stark failed to disclose the obstruction of justice of Secretary of State Hillary Clinton's secret contract with Facebook to build "an election winning template." Facebook's lead trial attorney, Michael Rhodes, Cooley Godward, was secretly advising Barack Obama, with McBee Strategic, in multiple billions of dollars in energy stimulus funds, including to BrightSource (\$1.6 billion), Solyndra (\$535) and Tesla Motors (\$465 million).

POSTSCRIPT FOOTNOTES:

01] See Press Release. (May 18, 2006). Serco Awarded Milestone Contract with the Commonwealth of Virginia.; Press Release. (Mar. 19, 2013). Serco Processes 2 Millionth Patent Application for U.S. Patent and Trademark Office. Serco.; See also: Press Release. (Nov. 30, 2015). Serco Awarded \$95 Million Patent Classification Contract with the U.S. Patent and Trademark Office.; Press Release. (Nov. 15, 2018). Serco Processes 4 Millionth Patent Application for U.S. Patent and Trademark Office. Serco.

"Do rules matter?: leadership selection in British parties, 1963-93" by American Rhodes Scholar Leonard P. Stark (1991-93) is available at Oxford University, Bodleian Library, per Dr Richard Allen FRHistS, Archivist, Magdalen College. Efforts to obtain a copy of the Stark thesis were referred to the "Rare Books" section. The library requires permission from the former student (Leonard P. Stark) before a digital copy will be obtained. The requester is required to explain the purpose in requesting the thesis. The email address for the request is oxford.theses@bodleian.ox.ac.uk Request: "Do rules matter?: leadership selection in British parties, 1963-93" by American Rhodes Scholar Leonard P. Stark (1991-93).

03 Queen's Golden Control Share. See AFI. (Apr. 20, 2018). The shadow government uses SES, Serco and OPIC as portals into horrific corruption. AFI.

04 Thomas H. Hardman, ed. pub. (Jun. 05-26, 1909). A PARLIAMENT OF THE PRESS - THE FIRST IMPERIAL PRESS CONFERENCE, 1909, Illustrated, with Preface by The Earl of Rosebery, K.G. London: Horace Marshall & Son. Lord Curzon, Oxford Chancellor, co-founder of the British Pilgrims Society, Imperial War Cabinet (1917), speaking at All Souls Library, Oxford (pp. 78-80): "The academic sanctuary of British law... organized by Harry Brittain, the founder of the Pilgrims Society . . . "Under the munificent bequest of the late Cecil Rhodes - (cheers) - . . . some 2,000 of them [Rhodes Scholars] scattered throughout the English-speaking world, the overseas Dominions and America as well . . . They will be the creators of public opinion in the Empire and the real Empire-builders of the future."; See also Rhodes Trust Bill. (House of Lords Bill).; Rhodes Estate Bill. (House of Lords Bill).

DOC40PAPT0402345, DOC43PAPT0406109, 600198507B0440850206, N0001478C0859, N0001483C0324, N0001484C0022, N0001484C0119, N0001484C0211, N0016783D0031, Vendor DUNS 037967101, Global DUNS 733131788FPDS. FPDS. See also GSA summary.

06 Anne Pimlott Baker. (2003). The Pilgrims of the United States: A Centennial History, ISBN 1-86197-726-3. London: Profile Books.

07: Leonard P. Stark (April 22, 2010). Published Writings and Public Statements, S. Hrg. 111-695, Part 6, Questionnaire for Judicial Nominees. Senate Confirmation Hearing. U.S. Senate.

08 Merritt, R. (Aug. 07, 2009). Senate confirms ex-IBMer David J. Kappos to head patent office. *EE Times*.; *See* also David J. Kappos, 2008 Financial Disclosure. OGE Form 278. U.S. Office of Government Ethics.

09 Request for Rescission and Full Disclosure of Conflicts of Interest re. Third Reexamination ordered by USPTO Director David J. Kappos. (May 6, 2014). Re. LTI0002-RXM, App. No. 95/001,261, U.S. Patent No. 7,139,761, McKibben et al.

10 David J. Kappos. (May 16, 2010). Form 278 Financial Disclosure. OGE.

11 https://www.fbcoverup.com/docs/cyberhijack/cyber-hijack-findings.html#_ftnref309

12 Sidney Blumenthal Message, Subj: hrc memo cfr speech 070809. (July 09, 2009). United States. Department of State, Judicial Watch v. U.S. State Department (FOIA), Doc. No. C05762671, Case No. F-2014-20439, 10/30/2015.

[13] Hillary Clinton. (Oct. 16, 2009). Secretary Clinton Addresses Youth Movement Summit in Mexico City, Mexico. Promotes Facebook. YouTube / U.S. Department of State.

14 Greenwald, G., MacAskill, E. (Jun. 07, 2013). NSA Prism program taps in to user data of Apple, [Facebook,] Google and others. *The Guardian*

15 Deposition of Michael F McGowan, Facebook Forensic Expert, Tr. 66:4, Paul D. Ceglia v. Mark E. Zuckerberg, 1:10-cv-00569-RJA (W.D.N.Y. 2010), Jul. 19, 2012; Deposition of Bryan J. Rose, Facebook Forensic Expert, Id., Jul. 18, 2012.

[16] The IBM Eclipse Foundation (Sep. 09, 2008). Membership Logos [Board minutes]; See also The IBM Eclipse Foundation (Sep. 17, 2008). The Members of Eclipse, Minutes of the Eclipse Board Meeting, Sep. 17, 2008.

17 Kappos, D. J. (Apr. 01, 2010). U.S. Patent Office Facebook page launched. USPTO.

[18] S. HRG. 111-695, PART 6] - CONFIRMATION HEARINGS ON FEDERAL APPOINTMENTS, Leonard P. Stark Confirmation Hearing. United States Senate, 111th Congress, 2nd Session, Apr. 22, Apr. 28, and May 13, 2010, Part 6, Serial No. J-111-4, S. Hrg. 111-695, Pt. 6, Y 4.J 89/2, GPO.

19 Pfaff v. Wells Electronics, Inc., 525 U.S. 55 (1998).

20 Group One, Ltd. v. Hallmark Cards, Inc., 254 F.3d 1041 (Fed. Cir. 2001).

21 S. HRG. 111-695, PART 6 - CONFIRMATION HEARINGS ON FEDERAL APPOINTMENTS, Leonard P. Stark Confirmation Hearing. United States Senate, 111th Congress, 2nd Session, Apr. 22, Apr. 28, and May 13, 2010, Part 6, Serial No. J-111-4, S. Hrg. 111-695, Pt. 6, Y 4.J 89/2, GPO.

22 https://americans4innovation.blogspot.com/2013/07/obama-colludes-with-facebook-cabal-to.html

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/fa6jk9j6

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

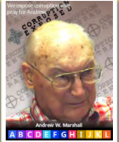


Fig. 21—The First Amended Miller Act Notice. Click here to download the PDF (check your Downloads folder after clicking).

Leader Technologies, Inc. sent their FIRST AMENDED MILLER ACT NOTICE to President Trump (the then-current President) 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 WFAPONIZATION THIFVES





James P. Chandler, III

Andrew W. Marshall

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

Miller Act Notice.

Return to return to the beginning of this post.

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

COMMENT

Click "N comments:" on the line just below this instruction to comment on this post. Alternatively, send an email with your comment to affected and we'll post it for you. We welcome and *encourage* anonymous comments, especially from whisteblowers.

Posted by K. Craine at 2:15 PM



Labels: GE, Hazeltine Corporation, Kimball Houton Stark, Leonard P. Stark, Marconi, MI6-CIA, Pilgrims Society, Radio Corporation of America, RCA, United Fruit Company, Walter Stark, Western Electric

43 comments:



Ri-chard December 4, 2021 at 2:11 PM

Per the title of this article, I agree, and that it started in America in 1783 when the English Esquires agreed with King George III by signing the Treaty of Peace. They did this because General Washington did not create a Doctrine of Conquest in 1781 at General Cornwallis's so called surrender.

Reply



Ri-chard December 4, 2021 at 2:15 PM

Remember in 1791 President Washington and Hamilton sided with the King of England an created the First Bank of United States with an English private bank with all foreign stock holder.

Reply

Replies



Peter Grafström January 10, 2022 at 12:32 PM

It would be interesting to see the a4i editors defend/confront or elaborate on this matter where two groupings of seriousminded americans who are more aware of the British link than the majority in the US, still have seemingly opposing views with respect to Hamilton and Jackson.

Trump had a large portrait of Jackson but was simultaneously inclined to go against free trade with tariffs

h. This is the constant of the constant of the constant of the core-principles of the cor

• •

Nancy obliterates the popular slanders repeated for over two centuries that "Hamilton was just a Rothschild tool creating a proto-Federal Reserve in America" and that his death at the hands of Vice President Aaron Burr was somehow a great service for the nation. Other popular myths promulgated over the years which Nancy confronts is the oft-repeated lie that President Andrew Jackson was a hero for killing Hamilton's 2nd National Bank, paying the debt and opening the USA to free trade. On deeper inspection we find the truth to have been carefully turned inside out on all counts with the true City of London puppets being none other than Wall Street founder Aaron Burr and his later lackey Andrew Jackson- both of whose policies ushered in only destruction and corruption in the USA leading to the otherwise avoidable Civil War of 1861-65

Reply



K. Craine December 8, 2021 at 7:16 AM

Email comment by TG:

VIRGINIA GOVERNOR GLENN YOUNGKIN IS THE QUEEN'S MAN

The British Monarch has taken over the state of Virginia and not a shot was fired in its defense.

Get inside and see who Glenn Youngkin really works for and why all Virginians need to be very concerned about their state sovereignty.

Full stories:

https://aim4truth.org/2021/11/15/virginia-governor-glenn-youngkin-is-the-queens-man/

Reply

Replies



K. Craine December 8, 2021 at 7:16 AM

Previous comment:

https://tinyurl.com/mwszrz4x

Spread the truth.

Reply



K. Craine January 6, 2022 at 10:26 AM

Email comment by TG:

EVIL PATENT POOLS AND JUDGE LEONARD P. STARK

Biden's nomination of Leonard P. Stark to the highest patent appeals court is marinated in

U.S. Patent Office since 2006. London attorney-bankers get exclusive pick of all American inventions to steal.

Stark is the British Pilgrims Society anglophile who was shoehorned in to the Leader v. Facebook litigation just two weeks before trial.

Stark hid the identity of his father, Walter Stark, from his Senate Judiciary Committee ethics disclosures (the public).

Attorney-bankers use "patent pool" racketeering to seize fresh inventions so that their fiat money always wins.

Full stories:

https://aim4truth.org/2021/12/04/evil-patent-pools-and-judge-leonard-stark/

Reply

Replies



K. Craine 🕜 January 6, 2022 at 10:27 AM

Previous comment:

https://tinyurl.com/3xv4eyhn

Spread the truth.

Reply



K. Craine January 6, 2022 at 10:30 AM

Email comment by DG:

U2 - TOOB REMOVED AIM VIDEO CHANNEL:

Our 700+ videos on U2 - TOOB have been taken down and the American Intelligence Media channel removed from U2 - TOOB

Full story:

https://aim4truth.org/2022/01/04/youtube-removes-aim-video-channel/

Reply

Replies



K. Craine January 6, 2022 at 10:31 AM

Previous comment:

https://tinyurl.com/bdy3y7kt

Spread the truth.

Reply



K. Craine January 10, 2022 at 8:13 AM

2008 FAUCI STUDY SHOWS SPANISH FLU DEATHS IN 1988-19 WERE CAUSED BY SECONDARY BACTERIAL PNEUMONIA ****CAUSED BY WEARING MASKS ***

David M.. Morens, Jeffery K. Taubenberger, Anthony S. Fauci, Predominant Role of Bacterial Pneumonia as a Cause of Death in Pandemic Influenza: Implications for Pandemic Influenza Preparedness, The Journal of Infectious Diseases, Volume 198, Issue 7, 1 October 2008, Pages 962-970, https://doi.org/10.1086/591708

Reply

Replies



K. Craine January 10, 2022 at 8:15 AM

Previous comment:

https://tinyurl.com/2s3rr86z

Spread the truth.

Reply



K. Craine January 10, 2022 at 8:37 AM

DR. DEATH

ANTHONY FAUCI's maternal ABYS family entrenchment in the effete snobbery and 911-scale mass murder of their Plurss (now Piuro) neighbors by the British East India Company and resulting Pilgrims Society and their Swiss co-conspirators, including the first Swiss Secretary of War RAGET ABYS who also co-founded Escher-Wyss, Credit Suisse Bank, Swiss Life, Swiss Northeastern Railway, Swiss Federal Institute of Technology ETH, Gotthard Railway.

AFI. (Apr. 09, 2021). Anthony Fauci: chief globalist snake oil pitchman, leader of biological and germ warfare. Americans for Innovation.

https: // americans 4 innovation. blog spot. com/2021/04/anthony-fauci-chief-globalist-snake-oil. html

https://www.fbcoverup.com/docs/afi/2021-04-09-ANTHONY-FAUCI-CHIEF-GLOBALIST-SNAKE-OIL-PITCHMAN-LEADER-OF-BIOLOGICAL-AND-GERM-WARFARE-Americans-for-Innovation-Apr-09-2021.pdf

Also see The ABYS Family Crest (pre-1609): Crowned viper consuming a grizzling human child while bearing a black yoke balancing two buckets of gold. (The full crest contains three vipers.); Anthony S. Fauci's great, great uncle.

Reply





K. Craine January 10, 2022 at 8:45 AM

PROF. DEATH

AFI. (Mar. 15, 2021). Klaus Schwab is the Great Barker of the Fourth Reich. Americans for Innovation.

https://americans 4 innovation. blogspot.com/2021/03/klaus-schwab-is-great-barker-of-fourth. html

https://www.fbcoverup.com/docs/afi/2021-03-15-KLAUS-SCWHAB-IS-THE-GREAT-BARKER-OF-THE-FOURTH-REICH-Americans-for-Innovation-Mar-15-2021.pdf

Sir Klaus Martin Schwab, KCMG (British Knight Commander of the Order of St. Michael and St. George, 2006). Founder and only chairman of the World Economic Forum (WEF) that first met Feb. 04-07, 1971 in Davos, Switzerland. It's original name was the European Management Forum until 1987. It was founded under the "supervision of the Swiss Federal Department of the Interior" by Klaus and the soon-to-be Mrs. (Hilde) Schwab (née Stoll). Klaus had just been assigned to the Bern canton infantry handling ABC (Atomic, Biological, Chemical) where his company, Escher-Wyss, was a supplier. Klaus married Hilde in Feb. 1971 just weeks after the first conference.

Since inception WEF has been a British-American Pilgrims Society new world order League of Nations cum United Nations cum Marshall Plan hustle, under the direction of Rockefeller Foundation operatives Otto von Habsburg, IBM, Henry Alfred Kissinger, John Kenneth Galbraith, Paul Adolph Volcker and other "new world order" globalist hucksters from Harvard, Yale, Oxford, Cambridge and the London School of Economics (communism central).

Reply



K. Craine January 10, 2022 at 8:49 AM

2/27/22, 9:58 AM



Email comment by AP:

PATENT JUDGES OF DEATH.

AFI. (Dec. 03, 2021). Attorney-bankers are the demonic jackboots of history who use patent theft and monopoly to fuel socialism, debt slavery and eugenics. Americans for Innovation.

https://americans4innovation.blogspot.com/2021/12/attorney-bankers-are-demonic-iackboots.html

https://www.fbcoverup.com/docs/afi/2021-12-03-ATTORNEY-BANKERS-ARE-THE-DEMONIC-JACKBOOTS-OF-HISTORY-Americans-for-Innvation-Dec-03-2021.pdf

Reply

Replies



K. Craine January 10, 2022 at 8:50 AM

Previous comment:

https://tinyurl.com/2p9yv85v

Spread the truth.

Reply



K. Craine January 10, 2022 at 9:05 AM

UK PRIME MINISTER OF DEATH & HIS DEMONIC BABY MOMMY

AFI. (Jun. 30, 2021). Boris Johnson's slave banking ancestors founded the YMCA (1844) to implement time tested human emasculation principles of buggery/sodomy, rape and whipping to recruit new industrial slaves for Barclays Bank, J.P. Morgan, Vanderbilt etc. Americans for Innovation.

https://americans4innovation.blogspot.com/2021/06/boris-johnsons-slave-banking-ancestors.html

https://www.fbcoverup.com/docs/afi/2021-06-30-BORIS-JOHNSONS-SLAVE-BANKING-ANCESTORS-FOUNDED-THE-YMCA-(1844)-TO-IMPLEMENT-TIME-TESTED-HUMAN-EMASCULATION-PRINCIPLES-Americans-for-Innovation-Jun-30-2021.pdf

British Prime Minister Boris Johnson ("BoJo") and Caroline Louise Bevan "Carrie" Johnson (ne Symonds) ("CaJo"). Married May 29, 2021 in a secret Westminster Cathedral ceremony, just two weeks before the 47th G7 summit. The couple have a one-year old son Wilfred Lawrie Nicholas Johnson. Wilfred is probably BoJo's seventh child.

BoJo's great great grandfather was Sir George Williams, the founder of the Young Men's Christian Association (YMCA) on Jun. 06, 1844. The YMCA—Britain was funded by a group of British East India Company banker-slavers who founded the modern Barclays Bank. The YMCA—New York started in 1852 and was incorporated on Apr. 03, 1866 by Robber baron directors and committeemen including J.P. Morgan, William E. Dodge, Jr., Cornelius Vanderbilt and Elihu Root.

CaJo is the illegitimate great granddaughter of Herbert H. Asquith, 1st Earl of Oxford, co-founder of the British Pilgrims Society, British prime minister (1908-16) and founder of mordern British intelligence (MI6, MI5, GCHQ), state-run propaganda (BBC, Empire Press Union, Reuters, Associated Press, Marconi Wireless) and biochemical warfare (Wellcome Trust, now GlaxoSmithKline and Astrazeneca) (1909). Asquith orchestrated the false flags with Winston Churchill and others that triggered WWI.

BoJo and CaJo's relatives knew from their profit taking in the long history of the British East India Company that the institution of slavery required fundamentals like buggery/sodomy, rape and the whip. Those fundamentals were instituted within the YMCA just as agrarian slavery was being abolished. Their slavers turned from black, brown and yellow slaves to Y.M.C.A. buggered/sodomized and raped white urban slaves to sustain their profits.

Reply

Replies



K. Craine January 10, 2022 at 9:06 AM

Previous commnent:

https://tinyurl.com/vdzzkupx

Spread the truth.

Anonymous January 11, 2022 at 4:39 AM

It's funny that you cite absolutely zero evidence that these men who founded the YMCA engaged in any of these horrific acts of which you accused them. Apparently you just made this up in your head or is this something that happened to you personally?



K. Craine January 12, 2022 at 7:18 AM

[EDITOR]: Dear Anonymous. You should engage your brain and hearing before opening your mouth. We prove the horrific acts without question.

https://americans4innovation.blogspot.com/2021/06/boris-johnsons-slavebanking-ancestors.html

https://americans4innovation.blogspot.com/2021/08/british-chatham-housewith-cfr-in.html

Reply



K. Craine January 10, 2022 at 9:09 AM

UNIVERSITY OF DEATH

AFI. (Jun. 04, 2021). PART II: Proof Columbia University helped British saboteurs and American traitors takeover America in 1902. Americans for Innovation.

https://americans4innovation.blogspot.com/2021/06/part-ii-proof-columbiauniversity.html

https://www.fbcoverup.com/docs/afi/2021-06-04-PART-II-PROOF-COLUMBIA-UNIVERSITY-HELPED-BRITISH-SABOTEURS-AND-AMERICAN-TRAITORS-TAKEOVER-AMERICA-IN-1902-Americans-for-Innovation-Jun-04-2021.pdf

Rothschild-protégé banker J.P. Morgan became a trustee of Columbia University while William J. Donovan (1903-1907) was being groomed by numerous founders of the British Pilgrims Society. By 1912, had purchased editorial control of all of America's major newspapers and in 1913 drove the formation of the Federal Reserve to be controlled by British banks aligned with the Pilgrims Society where Lord Rothchild was a co-founder with J.P. Morgan. L/R: William J. "Wild Bill" Donovan, J. Pierpont ("J.P.") Morgan, Franklin D. Roosevelt, all British Pilgrims Society founding members.

Reply

Replies



K. Craine January 10, 2022 at 9:11 AM

Previous comment:

https://tinyurl.com/3t5tsved

Spread the truth.

Reply



K. Craine January 10, 2022 at 9:13 AM

2/27/22, 9:58 AM

VENTURE CAPITALIST OF DEATH.

AFI. (Dec. 18, 2020). James W. Breyer, Facebook kingpin, is the British Pilgrims Society surrogate in China and literally Xi Jinping's right-hand man. Americans for Innovation.

https://americans4innovation.blogspot.com/2020/12/james-w-breyer-facebook-kingpinis.html

https://www.fbcoverup.com/docs/afi/2020-12-18-JAMES-W-BREYER-FACEBOOK-KINGPIN-IS-THE-BRITISH-PILGRIMS-SOCIETY-SURROGATE-IN-CHINA-AND-LITERALLY-XI-JINPING%E2%80%99S-RIGHT-HAND-MAN-Americans-for-Innovation-Dec-18-2020.pdf

James W. Brever: Chairman, Accel Partners (Palo Alto CA): director. IDG-Accel China: chairman, Breyer Capital; former chairman, National Venture Capital Association (2004-05, NVCA); Xi Jinping's right hand man for America's depopulation and destruction.

Reply





K. Craine January 10, 2022 at 9:15 AM

Previous comment:

https://tinyurl.com/2p9xsh8y

Spread the truth.

Reply



K. Craine January 10, 2022 at 11:01 AM

DR. OF DEATH HENRY KISSINGER

AFI. (Aug. 26, 2020). Henry Kissinger has been spying for the (British) Pilgrims Society, likely since the late 1940's. Americans for Innovation.

https://americans4innovation.blogspot.com/2020/08/henry-kissinger-has-been-spyingfor.html

https://www.fbcoverup.com/docs/afi/2020-08-26-HENRY-KISSINGER-HAS-BEEN-SPYING-FOR-THE-(BRITISH)-PILGRIMS-SOCIETY-LIKELY-SINCE-THE-LATE-1940s-Americans-for-Innovation-Aug-26-2020.pdf

Henry Alfred Kissinger (b. May 27, 1923, Fuerth, Germany; naturalized U.S. citizen Jun. 19, 1943, Age 20, at Spartansburg, SC. By Age 22 he had been catapulted into the senior echelon of the U.S. Signals Intelligence working directly with William J. Donovan (OSS-Bank of International Settlements-Gold-Zurich-CIA), Brigadier General David Sarnoff (RCA/NBC), Gen. George Marshall, Dean Acheson (Under Secretary of State) and Henry Stimson (Secretary of War). All of the aforementioned figures were/are members of the (British) Pilgrims Society and dedicated to constructing a "one world government" run by crony Pilgrims corporations, socialism and uncompetitive fascist ("pick the winners") capitalism.

Reply

Replies



K. Craine January 10, 2022 at 11:03 AM

Previous comment:

https://tinyurl.com/42w6bnhd

Spread the truth.

Reply

K. Craine January 10, 2022 at 11:06 AM



MARSHALL PLAN OF DEATH

AFI. (Jul. 28, 2020). The Anglo-American (British) Pilgrims Society and its CFR minions used the Marshall Plan, shrouded in anti-communism, to seize control of global banking using Nazi & Japanese stolen gold. Americans for Innovation.

 $https://americans 4 innovation.blogspot.com/2020/07/the-anglo-american-british-pilgrims_30.html$

https://www.fbcoverup.com/docs/afi/2020-07-28-THE-ANGLO-AMERICAN-BRITISH-PILGRIMS-SOCIETY-AND-ITS-CFR-MINIONS-USED-THE-MARSHALL-PLAN-TO-SEIZE-CONTROL-OF-GLOBAL-BANKING-USING-NAZI-AND-JAPANESE-STOLEN-GOLD-Americans-for-In.pdf

HISTORY WARNING NOTICE

The Anglo-American (British) Pilgrims Society generally triggers a war to supress this kind of exposure of their evil underbelly.

Unless we stop them, their next wars will evidently be fake pandemics, poison-laden nanoparticles to attack our blood and immune systems via vaccines, Taviscok-inspired mass mind control, and 5G wireless irradiation.

Spread this information as the antidote.

Reply

Replies



K. Craine January 10, 2022 at 11:07 AM

Previous comment:

https://tinyurl.com/2p8s6c6x

Spread the truth.

Reply



K. Craine January 10, 2022 at 11:11 AM

BRITISH CIA-MI6 CLUB OF DEATH

AFI. (May 21, 2021). Part 1: William J. 'Wild Bill' Donovan was fake - alleged C.I.A. progenitor took orders after law school (1905) from the British Pilgrims Society. Americans for Innovation.

https://americans 4 innovation.blogspot.com/2021/05/part-1-william-j-wild-bill-donovan-was.html

https://www.fbcoverup.com/docs/afi/2021-05-21-PART-1-WILLIAM-J-DONOVAN-WAS-A-FAKE-ALLEGED-CIA-PROGENITOR-TOOK-ORDERS-AFTER-LAW-SCHOOL-(1905)-FROM-THE-BRITISH-PILGRIMS-SOCIETY-AFI-May-21-2021.pdf

Urban legend says William J. "Wild Bill" Donovan (1883-1959) was the "father of the C.I.A." that was founded in 1947 after the Office of Strategic Services (OSS) disbanded

That is a boldfaced lie. We shall prove it.

The true originator of the C.I.A. is British (Pilgrims Society) intelligence—Foreign Office, MI6, MI5 and GC&CS, now GCHQ

The much ballyhooed "special relationship" is a fraud created in secret on Mar. 05, 1946 by Donovan & Co.—its all about Pilgrims Society spies and their corporate cronies lining each other's pockets.

Reply

Replies



K. Craine January 10, 2022 at 11:11 AM

Previous comment:

https://tinyurl.com/3xj6smzy

Spread the truth.

Reply



K. Craine January 10, 2022 at 11:14 AM

NBC/RCA-HAZELTINE RADIO/TV CLUBS OF DEATH

AFI. (Apr. 17, 2020). PART ONE: NBC founder & Pilgrim David Sarnoff led the Imperial British agenda that has terrorized our world for over 100 years. Americans for Innovation.

https://americans4innovation.blogspot.com/2020/04/part-1-rca-nbc-founder-pilgrimdavid.html

https://www.fbcoverup.com/docs/afi/2020-04-17-PART-ONE-RCA-NBC-FOUNDER-AND-PILGRIM-DAVID-SARNOFF-LED-THE-IMPERIAL-BRITISH-AGENDA-THAT-HAS-TERRORIZED-OUR-WORLD-FOR-OVER-100-YEARS-Americans-for-Innovation-Apr-17-2020.pdf

David Sarnoff (1891-1971). Sarnoff held various positions at Marconi Wireless from copy boy and inspector to instructor and commercial manager (1906-1919); Pilgrims Society member (ca. 1918); RCA commercial manager (1919-1921); RCA general manager (1922-1929); RCA executive vice president (1929); RCA president, ceo (1930-1949); RCA chairman (1949-1975); president, ceo of NBC (1926-1966); U.S. Army Signals Corps, brigadier general (1944). As Gen. Eisenhower's Allied Command communications advisor, Sarnoff oversaw the formation of "Five Eyes" intelligence sharing between the U.S. (FBI, Army Signals, later NSA and C.I.A.) with Great Britain and the Commonwealth (most notably Canada, Australia, New Zealand) spy and propaganda apparati in MI6, MI5 and GC&CS renamed GCHQ.

David appears to be the 2nd groomed cardboard cutout of the Pilgrims Society for wireless technology in the 20th century. The first was Guglielmo Marconi.

Reply

Replies



K. Craine January 10, 2022 at 11:15 AM

Previous comment:

https://tinyurl.com/ynyap64v

Spread the truth.

Reply



K. Craine January 10, 2022 at 11:18 AM

CORONAVIRUS NANO DEATH STICK

AFI. (Mar. 16, 2020). Weaponized Coronavirus is an Anglo-American Pilgrims Society Attack on Competitors in America and China. Americans for Innovation.

https://americans4innovation.blogspot.com/2020/03/weaponized-coronavirus-isanglo.html

https://www.fbcoverup.com/docs/afi/2020-03-16-WEAPONIZED-CORONAVIRUS-IS-AN-ANGLO-AMERICAN-PILGRIMS-SOCIETY-ATTACK-ON-TRADE-COMPETITORS-IN-AMERICA-AND-CHINA-Americans-for-Innvation-Mar-16-2020.pdf

Baroness Elizabeth Lydia Manningham-Buller ("M"), Sir Jonathan Richard Symonds ("Ol' Five Fingers Johnny"). Manningham-Buller is the chair of Wellcome Trust, among others. Symonds has been groomed by the Pilgrims Society his entire career in finance, technology and pharmaceuticals to set up the destroyer communications company, QinetiQ Group Plc, to reign down 5G milliwaves to weaken our immune systems and release Coronavirus carrying nanotechnology that has been developed by the likes of recently indicted Harvard professor Dr. Charles Lieber.

Reply

Replies

K. Craine January 10, 2022 at 11:19 AM



Previous comment:

https://tinyurl.com/2p87jdfx

Spread the truth.

Reply



K. Craine January 10, 2022 at 11:21 AM

ROYAL CORONAVIRUS OF DEATH

AFI. (Jan. 30, 2020). Coronavirus traced to the British Crown. Americans for Innovation.

https://americans4innovation.blogspot.com/2020/01/coronavirus-traced-to-british-crown.html

https://www.fbcoverup.com/docs/afi/2020-01-30-CORONAVIRUS-TRACED-TO-THE-BRITISH-CROWN-Americans-for-Innovation-Jan-30-2020.pdf

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 is controlled by the Queen's Golden Share along with SERCO and QinetiQ (pron. kinetic)

Pirbright's controllers track back to SERCO, QinetiQ & Sir Geoffrey E. Pattie, Chairman Marconi and the British Intellectual Property Institute

Outrageously, British SERCO—today runs the U.S. Patent Office (proof below), U.S. FEMA Region 04, and Zone 02, websites for U.S. Obamacare, OPM, GSA and U.S. Navy SPAWAR, Virginia, New York, 63 U.S. city air traffic controllers, and more

SERCO used its control of the U.S. Patent Office to issue its British bio company a patent on the Coronavirus in record time—that's pure fraud

Reply

Replies



K. Craine January 10, 2022 at 11:23 AM

Previous comment:

https://tinyurl.com/46xhfxa6

Spread the truth.

Reply



K. Craine January 10, 2022 at 11:27 AM

200-YEAR BRITISH PROPAGANDA SYSTEM OF DEATH

AFI. (Oct. 24, 2019). The 200-year Information War: The UK-U.S. Pilgrims Society controls the Press that directs intelligence (spy-lies) to bend words and culture to atheistic social fascism. Americans for Innovation.

https://americans 4 innovation.blogspot.com/2019/10/the-200-year-information-war-uk-us.html

https://www.fbcoverup.com/docs/afi/2019-10-24-THE-200-YR-INFO-WAR-UK-US-PILGRIMS-SOCIETY-CONTROLS-THE-PRESS-DIRECTS-INTELLIGENCE-(SPY-LIES)-TO-BEND-CULTURE-AND-WORDS-TO-ATHEISTIC-SOCIAL-FASCISM-Americans-for-Innov-Oct-24-2019.pdf

THE 200-YEAR INFORMATION WAR: THE UK-U.S. PILGRIMS SOCIETY CONTROLS THE PRESS THAT DIRECTS INTELLIGENCE (SPY-LIES) TO BEND WORDS AND CULTURE TO EXTREMELY DANGEROUS FAKE NEWS (ATHEISTIC SOCIAL FASCISM)

Our history books are silent about the Pilgrims Society that has controlled the MSM (mainstream media) with lies for 120 years

This anti-Christian secret society hijacked the name "Pilgrims" in 1902

They lure promising young Americans, Brits, Russian & Chinese with Rhodes, Schwarzman, Oxford Russia Fund Scholarships and Privy Council peerage for continuity and legal protection

The Pilgrims control all British and American intelligence (MI5, MI6, GCHQ, Foreign Office, FBI, C.I.A., NSA, GlaxoSmithKline, State Department)

They organized The First Imperial Press Conference, 1909 to take over the public discourse and the meaning of words, not to mention they hijacked the Russian Duma

Reply





K. Craine January 10, 2022 at 11:32 AM

Email comment by JB:

Ernst Wolff. (Jan. 10, 2022). THE DEEP STATE AND THE DIGITAL-FINANCIAL COMPLEX. Ernst. Wolff.

https://tinyurl.com/k5cmvj9h

Since March of 2020, many of us have been scratching our heads and wondering how "they" were able to pull off the global lockdowns and to coordinate the synchronized Fascism of virtually all of the world's governments. German economist Ernst Wolff has very elegantly and succinctly explained how this was achieved in this 11-minute video.

https://tinyurl.com/k5cmvj9h

Reply





K. Craine January 19, 2022 at 11:33 AM

Email comment by TG:

https://pubmed.ncbi.nlm.nih.gov/34466270/

Ivermectin: a multifaceted drug of Nobel prize-honoured distinction with indicated efficacy against a new global scourge, COVID-19

NIH National Library of Medicine

A D Santin 1, D E Scheim 2, P A McCullough 3, M Yagisawa 4, T J Borody 5

- PMID: 34466270
- PMCID: PMC8383101
- DOI: 10.1016/j.nmni.2021.100924

Abstract

In 2015, the Nobel Committee for Physiology or Medicine, in its only award for treatments of infectious diseases since six decades prior, honoured the discovery of ivermectin (IVM), a multifaceted drug deployed against some of the world's most devastating tropical diseases. Since March 2020, when IVM was first used against a new global scourge, COVID-19, more than 20 randomized clinical trials (RCTs) have tracked such inpatient and outpatient treatments. Six of seven meta-analyses of IVM treatment RCTs reporting in 2021 found notable reductions in COVID-19 fatalities, with a mean 31% relative risk of mortality vs. controls. During mass IVM treatments in Peru, excess deaths fell by a mean of 74% over 30 days in its ten states with the most extensive treatments. Reductions in deaths correlated with the extent of IVM distributions in all 25 states with p < 0.002. Sharp reductions in morbidity using IVM were also observed in two animal models, of SARS-CoV-2 and a related betacoronavirus. The indicated biological mechanism of IVM, competitive binding with SARS-CoV-2 spike protein, is likely non-epitope specific, possibly yielding full efficacy against emerging viral mutant strains.

Keywords: COVID-19; H. pylori; SARS-CoV-2; ivermectin; spike protein.

https://pubmed.ncbi.nlm.nih.gov/34466270/

Reply



Enter your comment			
Comment as:	Google Ac	~	
Publish Preview			

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

Newer Post Home Older Post

Subscribe to: Post Comments (Atom)

Author and Site attribution is sufficient. Simple theme. Powered by Blogger.