Thursday, September 26, 2013

HOW THE FACEBOOK CLUB HIJACKED U.S. POLITICS FOR ANOINTED CANDIDATES

D.O.J. STONEWALLS LEADER V. FACEBOOK FOIA REQUEST – TELEGRAPHS A RAT’S MAZE TO AVOID PUBLIC SCRUTINY & ACCOUNTABILITY

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | UPDATED SEP. 30, 2013 | PDF

(SEP. 26, 2013) On Jan. 21, 2009 President Obama declared "a democracy requires accountability, and accountability requires transparency." Apparently, the Department of Justice (D.O.J.) and the Patent Office didn't get the memo.[1]

The mission of the D.O.J. is to "ensure fair and impartial administration of justice for all Americans."[2]

On Aug. 15, 2013 the D.O.J.’s Vanessa R. Brinkman responded to a Freedom of Information Act (FOIA) request for information regarding Leader v. Facebook with anything but transparency.[6]

Even though the request was addressed according to instructions on the D.O.J. FOIA website, the D.O.J. Office of Information Policy (OIP) who "processes Freedom of Information Act (FOIA) and Privacy Act (PA) requests" said nonsensically “this Office nor any of these senior leadership [including the Attorney General] typically maintain records on specific court cases.”

FIG. 1—THE D.O.J.’S TRANSPARENCY MERRY GO ROUND.

Even though the request was addressed according to instructions on the D.O.J. FOIA website, the D.O.J. Office of Information Policy (OIP) who "processes Freedom of Information Act (FOIA) and Privacy Act (PA) requests" said nonsensically “this Office nor any of these senior leadership [including the Attorney General] typically maintain records on specific court cases.”

[Editorial: This statement deserves a ROTFL (rolling on the floor laughing). Here we have our chief law enforcers claiming ignorance about conflicts disclosure information from the people who work for them. This is reminiscent of the President first learning...
Let's get this straight.

1. According to the D.O.J. website [http://www.justice.gov](http://www.justice.gov) - in the bottom right sidebar titled "Justice.gov" click "FOIA" which goes to:

2. OIP ([http://www.justice.gov/oip](http://www.justice.gov/oip)). The menu on that page presents "OIP FOIA" which goes to the contact information for:

3. OIP FOIA ([http://www.justice.gov/oip/oip.htm](http://www.justice.gov/oip/oip.htm)).

4. However, Ms. Brinkman responds that while OIP "processes" requests, they don't "maintain records." Huh? This is reminiscent of the Seinfeld car reservation episode where the car rental agency takes reservations, but they don't hold those reservations.

[Cue circus music.]

**WHY DO WE PAY THESE PEOPLE?**

These D.O.J. people are either incompetent, or they are intentionally obscuring the FOIA process to discourage public transparency. If its either reason, why do we pay them? The Requester appealed this embarrassing D.O.J. conduct. Click here to read the appeal (also displayed at the end of this post).

Brinkman took great pains to spell out what they do not, will not and are not required to do. The "decentralized" nature of the D.O.J. FOIA system was emphasized, but nowhere was it mentioned that the D.O.J. website promises to "forward your request to the D.O.J.

about the IRS scandal from the evening news. If our leaders are not in charge, who is? Answer: The Facebook Club, we think.]

The response goes on to inform the requester that the D.O.J. system for handling FOIA requests is "decentralized" and that the requester should consult [http://www.justice.gov/oip/oip.htm](http://www.justice.gov/oip/oip.htm).

Humorously, this website gives the Office of Information Policy contact information—the very ones making the suggestion. In short, contact us, then we'll tell you to... contact us again... then, we'll keep suggesting that you contact us until we've generated lots of official looking paper for our files... and/or until you give up.

**THE D.O.J. MERRY GO ROUND**

UPDATE SEP. 27, 2013

**FIG. 2**—JUST A FEW OF THE ACTUAL CONFLICTS MAPPED RE. THE FEDERAL CIRCUIT IN LEADER V. FACEBOOK.


Finally! 7th Circuit Judge Diane P. Wood speaks out in support of AFI’s contention that the Federal Circuit’s monopoly over patent appeals must end

Is a judicial fix for the corrupt [Leader v. Facebook](http://www.justice.gov/oip/oip.htm) in the offing, or will Congress be forced to fix it? (Rumor has it that Congressional committees are investigating how to fix the corruption emanating from the Executive and Judicial Branches in this case.)

UPDATE MAR. 25, 2014

**FOUR CRITICAL AFI POSTS ON JUDICIAL COMPROMISE**

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

1. WAS CHIEF JUSTICE ROBERTS BLACKMAILED into supporting Obamacare by his ethical compromises in Leader v. Facebook?

2. JUSTICE ROBERTS MENTORED Facebook Gibson Dunn LLP attorneys.

3. JUSTICE ROBERTS HOLDS substantial Facebook...
component they determine is most likely to maintain the records you are seeking.”[3]

The reader is left with the impression that Brinkman could not be bothered, or is hiding something. Perhaps both.

Given the D.O.J.’s obstruction, the requester spelled out a list of people and organizations suspected of misconduct in Leader v. Facebook, including their possible collusion with members of the Department of Justice. This person even suggested basic search instructions.

D.O.J.’S "DECENTRALIZED" FOIA MAZE PREVENTS SCRUTINY

The D.O.J.’s “decentralized” FOIA data processing system appears to be at cross purposes with the law of the land on conflicts of interest disclosure. That information should be readily accessible, not hidden inside a rat’s maze of deceptions and misdirection. The fact that it is hidden begs the question, “What is so important to hide that the D.O.J. won’t follow mandates for which they are supposed to be the chief law enforcers?”

The Ethics in Government Act of 1978 requires mandatory, public disclosure of financial and employment history of public officials and their immediate family.[4]

In 2006, well before Leader v. Facebook, the Judicial Conference mandated automated conflicts screening for courts and judges.[5]

HOW THE FACEBOOK CLUB HIJACKED U.S. POLITICS

The misconduct revealed by the Leader scandal begs the question: “What drives the Department of Justice these days, the U.S. Constitution or the Facebook Club?”

The requester’s list reads more like a shadow U.S. Government. Their conduct certainly gives one pause:

- President Obama’s protection of Facebook to preserve his 47 million “likes” on Facebook; White House reliance on confiscated private property to sustain its power;
- 16,000 Patent Office Facebook “likes” protected by Director David J. Kappos, using a patented system stolen from Leader Technologies which the Patent Office is right now trying wipe off the map by autocratic fiat;
- Fabricated “likes” are used to titillate and manipulate low-information voters (just enough to statistically manipulate any close election);
- Deregulated Internet electioneering

UPDATE SEP. 27, 2013

Yesterday, Seventh Circuit Judge Diane P. Wood proposed ending the Federal Circuit’s exclusive jurisdiction over patent appeals, according to Law360 (click here). Finally, a federal judge has dressed down this court which has become corrupted by the Facebook Club.

Even though Judge Wood sidestepped the corruption elephant in the room, her recommendations are welcomed nonetheless. She was careful to discuss only systemic problems, while avoiding specific examples of Federal Circuit abuse of private property rights – as has occurred in Leader v. Facebook and Zoltok Corp. v. US. (Fed. Cir. and their Facebook Club members are working to strip Congress of jurisdiction over private property rights by flat out ignoring constitutional precedent, e.g., the on-sale bar whitewash in Leader v. Facebook.)

Is Judge Wood a lone drummer… or will others join her? Time will tell. We at AFI have been hoping and praying for a break in these dark clouds. Will moral judicial leaders speak up? Or, is the notion of a moral and just judge merely a cruel hoax in early 21st century America?

Are our federal judges already too compromised into silence by their big infringer paymasters – the Leader v. Facebook judges chief among them, including Stark, Louie, Wallach, Moore, Rader, Siu, Petrvanck, Moore, Hughes, McDonald, DC Bar, Federal Circuit Bar Association, A.F.I.C.T.A.C.A.F.C., Clerk Horbaly, USPTO Director Kappos and Chief Justice John Roberts? In the case of these judges, their inside knowledge of the Facebook IPO planned by Goldman Sachs lured them to the rocky shoals of profligacy. How many others are equally compromised for life?

IS 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.

WWW.FBCOVERUP.COM

WILL HUMANITY EVER LEARN! Facebook’s Orwellian doublespeak about property and privacy (theft) merely repeats the eventual dehumanization of the individual under Mao’s Red Star, Stalin’s SOVIET Hammer & Cycle and Hitler’s NAZI Swastika. Respect for the inalienable rights of each individual is a bedrock value of democracy. The members of the Facebook Cabal abuse this principle at every opportunity. They evidently believe that they deserve special privileges and are willing to lie, cheat and steal in order to treat themselves to these privileges.

ASK CONGRESS: PASS THE INVENTOR PROTECTION ACT!
founded upon fraudulent misrepresentation (by Perkins Coi LLP partners — long time person counsels of Barack Obama);

- Protection of the stolen Facebook platform for electioneering and global financial manipulations via massive judicial misconduct in Leader v. Facebook;

- Lack of electioneering accountability and transparency over the private Facebook data manipulation of "likes" without equal access;

- Substantial foreign influence in American electioneering via intertwined Facebook Club relationships; and

- Facebook's Washington, Silicon Valley and Moscow law firms and financiers undermining the Constitutional separation of powers—to secure their own, led by their mentor, Lawrence "Larry" Summers.

We could go on, but the evidence is clear . . .

"Something is rotten in the state of Denmark." (Shakespeare's Hamlet, Act I)

Dept. of Justice FOIA Appeal, OIP/13-04526 (F) VRB:VAV:CMW, Vanessa R. Brinkman, Aug. 15, 2013 by Americans For Innovation

* * *

Footnotes:


16 comments:

dave123   September 26, 2013 at 10:05 PM
Brazil's Protesters Take To The Streets Again
U.S. intelligence spied on its own citizens, and the world for what to steal idea?

Parker: Peter [Thiel] tried some dirty tricks. All that shit he does is like classic Moritz shit.
Zuckerberg: Haha really?
Parker: Only Moritz does it way better.
Zuckerberg: That's weak.
Parker: I bet he learned that from Mike.
Zuckerberg: Well, now I learned it from him and I'll do it to Eduardo.

Could Mark have been completely joking? NO. Read more: http://www.dailymail.co.uk/sciencetech/article-2165543/Facebooks-Dark-Profiles-twisted-genius-Mark-Zuckerbergs-quest-total-domination.html#ixzz24guto5qW

Sean Parker (who extorted Zuck to get 5% of Facebook) said: "I've ended up with less than 5% of Facebook, http://onforb.es/rU3oVb the video Parker approached Reid Hoffman, both Hoffman and Thiel are considered members of the PayPal Mafia, and Hoffman new that Sean Parker and Thiel stole the idea facebook

Reply

dave123   September 26, 2013 at 10:10 PM
A. McGowan

Q. Do you know if you found e-mails
12 between Mr. Zuckerberg and Mr. Ceglia from the
13 time period of March 2003 to June 2003?
14 A. I just said we didn't find any
Q. Were there e-mails on any of those
17 devices, stored on those devices from
18 Mr. Zuckerberg's Harvard e-mail account?
19 A. I don't recall. (WHAT??)
Q. I'm talking about the 28 devices.
7 A. Yes.
8 Q. Were there any communications you found
9 on those 28 devices about StreetFax?
10 A. I don't recall specifically.
11 Q. Any e-mails you found on those 28
12 devices regarding Karin Peterson?
13 A. I don't recall.

14 Q. Did you find any source code related to
the StreetFax project that Mr. Zuckerberg worked
on for Mr. Ceglia on any of those 28 devices?
17 A. I don’t believe so.

Q. So to determine fraudulent in your
report you would agree with me that you have to
determine the person’s intent for the action they
took regarding the evidence?
4 MR. BOLAND: I’m going to object to the
shaking of the head of defense counsel which
is occurring right now, I interpret that as
an attempt to signal the witness how to
answer and I would appreciate it if you
would not nod up or down or left to right,
okay?
11 It’s quite obvious that you are shaking
your head yes and no in response to certain
questions I’m offering and I think that’s a
potential to signal the witness.
15 MR. SOUTHWELL: We hear you, Mr.
Boland. It’s not intended to signal the
witness, Mr. Benjamin and I are
communicating about a number of things, but
I understand your point and we will ensur
that there is no signaling of the witness,
21 which there hasn’t been.
22 MR. BOLAND: Very well.

Cathy Lee  September 28, 2013 at 2:26 PM
Medal of Honor recipient, Sammy L. Davis, has wonderful advice for all of us. He and the
other 79 surviving recipients of the honor are our country’s true heroes. His advice to his
fellow U.S. citizens, is that there are no problems that we cannot solve if “We the
People” stand up, express our opinions, and work together. (from his speech on Sept. 25,
2013).

I encourage everyone to take the information from this site and share it widely. Everyone
in this country needs to be aware of the corruption. Everyone needs to use their power
as a citizen to inform our current officials and use the ballot box to ensure that we get
the best leadership possible.

We need to stand up, speak up, and work together to end the corruption exposed by
Americans for Innovation.

Rain Onyourparade  September 30, 2013 at 8:44 AM

support of democratic principles. They
promise to conduct themselves in a manner
that 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

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Trustees and Provost promote learning technology that benefits trustee clients and is stolen from OSU alums
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Zuckerberg's ...

Leader v. Facebook Wall of Shame
Judges go to jail for far less serious misconduct; Facebook users should pay Leader fees voluntarily; its
the right thing to do since Faceb...

Eclipse of the U.S. Constitution
IBM and "The Eclipse Foundation" Control Obama in the Shadows to Block Out Our Fundamental
"JP Morgan's [Jamie] Dimon meetings with Attorney General Holder." REUTERS, 26, 2013. (Jamie's a leading member of the Facebook Club.)
http://www.reuters.com/article/2013/09/26/us-jpmorgan-probes-holder-
idUSRE8P0NW20130926

Do ya think there was a lot of winking and nodding in this meeting of Wall Street and Justice on Thursday????!!

Curiously, following the revelations on this website, JAMIE DIMON himself travels to Washington to meet personally with the Attorney General ERIC HOLDER. Maybe coincidence, but I don't believe in coincidences in Leader v. Facebook any more.

Even REUTERS could not avoid pointing out "It is unusual for a CEO of a company to meet with the head of the U.S. Justice Department... Legal sources said high-level meetings between corporate executives and the U.S. attorney general are unusual..."

Also curious, Holder "declined to give details of the talks."

All the attendees were FACEBOOK CLUB FRIENDLY. Curiouser and curiouser (Alice in Wonderland).

With HOLDER at the meeting were Deputy Attorney General JAMES COLE (formerly with a long time JP Morgan law firm Bryan Cave LLP), and TONY WEST who attended Harvard and Stanford, and was co-chair of Obama's California 2008 presidential campaign.

No doubt their winkers and nodders needed adjustment from overwork after this closed door meeting. Of course these attorneys will have all kinds of reasons why their discussions were private. blah blah blah.

Reply
dave123 October 1, 2013 at 6:12 PM

Gibson Dunn touts itself as a “recognized leader” in representing multinational corporations, banks and government entities, having recruited an impressive collection of former judges, prosecutors and government officials who have left their positions to join the firm (in some instances, under highly suspicious circumstances). While corporate thieves go forth and prosper, prosecutions against truth-tellers are on the rise. Close connections to the top tiers of the legal system and the government allow Gibson Dunn to carve out an escape route for their clients.

Gibson Dunn accused plaintiffs of “fraud” and attempted to silence them by negative media coverage by filing defamation lawsuit against them. Gibson Dunn proactively strives to shift the public opinion by utilizing their extensive media connections. Gibson Dunn firm represented Solyndra – a “green” company that went belly up and filed for bankruptcy after receiving nearly $500 million in stimulus Obamabucks and over $1 billion dollars from private investors. John Gaffney, who served as Solyndra’s general counsel has joined Gibson, Dunn & Crutcher as a partner.

Gibson Dunn represented Facebook against the Federal Trade Commission’s charges that it deceived its users and failed to keep their information private. Gibson Dunn convinced the Supreme Court to legalize corporate political contributions, which used to be a felony under federal law. Gibson Dunn Skilful manipulation of the firm’s extensive media connections allows Gibson Dunn to promote their causes, while simultaneously smearing their opponents and silencing embarrassing news coverage. Gibson Dunn takes the principle of blaming the victim to new lows. They hire scores of private investigators to dig up the dirt on their opponents. Gibson Dunn The firm persuaded the California Court of Appeal to uphold a special state law allowing counties to continue providing supplemental benefits to State Court Judges.

Reply
dave123 October 1, 2013 at 6:14 PM

former AIG executive who was named as one of the creators of the financial crisis), rely on Gibson Dunn to persuade government agencies to drop investigations and prosecutions against them. At the same time, the firm is quick to accuse their opponents of fraud, waging battles that extend far beyond the courtroom. Gibson Dunn proudly boasts of its representation of Goldman Sachs and other companies facing the scrutiny of the Financial Crisis Inquiry Commission. Notably, K. Susan Grafton, former Vice President and Associate General Counsel of Goldman Sachs, now works for Gibson Dunn. This is a clear indication of how desperate big government and big corporations are to crush anyone who oppose them in any way, shape, or manner.

All of this maneuvering explains why not a single executive has gone to jail for the financial crisis the U.S. is currently facing. The same is true with regard to the lack of accountability for the violations of constitutional rights and freedoms by our floundering government agencies. The resources spent on combating whistleblowers these days are

astounding. Gibson Dunn takes the principle of blaming the victim to new lows. IS GIBSON DUNN A CONSTITUTIONAL SLUT???? . Each morning at a meeting of UBS’s interest-rate-derivatives desk in Tokyo, Mr. Hayes would change his status on his Facebook page to reflect his daily desires for Libor to move up or down Facebook than added the feature to tag certain friends (or groups, bankers lawyer Shady traders etc.) The ponzi scheme had everything it needed mark zuckerberg , Orrick, the firm Eduardo Savrin accused of conspiiring with Zuckerberg to deprive him of his shares and the Patent Office is protecting its 15,000 “likes” on Facebook too, along with Obama’s 47 million fake likes on facebook. Obama a nation’s contempt for congress and its failure to function.

Reply

Re: Digital Totalitarianism, the Facebook Club & the priority to defund Obamacare

K. Craine October 5, 2013 at 9:46 AM

It’s pretty clear dave123 that Gibson Dunn is one of the law firms that is driving this constitutional takeover. Here’s the Corruption Watch List of attorneys. We suspect no attorney working for any of these firms is trustworthy, since even if they are not actively participating in the current obstructions of justice in Washington, they know about them, and are therefore complicit in their silence:

- Perkins Coi LLP
- Fenwick & West LLP
- Orrick Herrington LLP
- Cooley Godward LLP
- Weil Gotshal LLP
- White & Case LLP
- Blank Rome LLP
- Latham & Watkins LLP
- DC Bar Assoc.
- Fed. Cir. Bar Assoc.
- U.S. Patent Office
- Federal Circuit Court, Randal R. Rader, Presiding Judge
- US Supreme Court, John G. Roberts, Chief Justice
- Delaware District Court, Leonard P. Stark, Leader v. Facebook

It should be noted that these firms either represent President Obama directly, advise him directly, and are almost exclusively Democratic in their political affiliation. These firms are also close to Nancy Pelosi and Harry Reid.

The nexus of relationships would certainly indicate that these people are driving a hidden Facebook Club agenda in the current Washington standoff. We believe these people want total control of Digital America... healthcare, finance, relationships, spending, entertainment, phone calls, texts, emails... a nefarious agenda is afoot.

K. Craine October 7, 2013 at 11:25 PM

Ironically, Darren, the Facebook law firms all seem to be specialists in ethics and governance. (Un)ethics and (un)government? Beware a Facebook law firm bearing a PowerPoint on business and legal ethics.

Reply

Rain Onyourparade October 3, 2013 at 10:23 AM

I just sent this message to my Congressperson:

Re: Digital Totalitarianism, the Facebook Club & the priority to defund Obamacare

Most people don’t realize that the Facebook Club only needs a snapshot of all American data once to take over. (Facebook has opened a data facility in Sweden that could house this data—outside the reach of U.S. laws). It’s like a still photo. Once they have that database snapshot once, they will be able to “mine” that data for decades—even if they never got that snapshot again. That’s because demographic data of the kind that can control people’s lives, doesn’t change quickly. It evolves over time. So, getting that data just once puts UNPRECEDENTED POWER into the hands of the unscrupulous (blackmail, coercion, sabotage, manipulation, business interference, robbery, harassment, etc.). Much of that data comes to them with Obamacare, if implemented like they want. They will know a person’s every strength, weakness, vice, predilection, preference, orientation, secret, etc. When you add the NSA snooping, AP snooping, IRS snooping, that pretty much covers all Americans’ personal data.

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. Lorie 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 welcome news and analysis of intellectual property abuse in other cases as well.

WELCOME TO DONNA KLINE NOW! READERS!

AFI has been supporting Donna and is now picking up the main Leader v. Facebook coverage (she will continue coverage as well).

Anonymous Posts Are Welcomed! Blogger has more posting constraints than Donna’s WordPress, but we will continue to welcome anonymous posts. Simply send us an email at amer4innov@gmail.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.
The threat is real and it is upon us IMHO. This impasse in Washington is driven by this IMHO. While those not in the Facebook Club may not understand why it is happening, their guts are telling them something is rotten. The reality is, once the Club gets it the first time, it will be 10 times easier for them to manipulate their way to access to it, again and again. “Digital Totalitarianism” is a very accurate description. This kind of power in private hands no less, will make history’s previous dictators look like school children.

We must draw the line now, before they get this data. Once they get it just once, the barn door is open forever, IMHO.

Keep up the good work, and let us know how we can help.

http://www.neurope.eu/article/facebook-opens-data-server-sweden

Reply

K. Craine October 3, 2013 at 10:35 AM

Somebody has already tweeted you, Rain. Great work! We encourage readers to get this message to your Senators and Congressperson. Most of them are not “data heads,” but they’re likely understand this threat since most in politics have experienced coercion based on inside information.

Reply

Darren October 6, 2013 at 11:52 AM

Thought I would drop a note reminding everyone why the Judiciary Committees needs to get involved in this matter! Massive undisclosed conflicts of interest from Judges, lawyers and Freedom of Information personnel!

Records that are required by Law to be kept and be available to the public are said to be nonexistent. Then the FOIA personnel’s excuse to the public is that we need to tell them
1. What continent the information exists.
2. What part of the country
3. What State they exist in.
4. What city they reside in.
5. What street they are on.
6. What building they are located in.
7. What floor, if a multi-story building, they are located
8. Which particular office they are in.
9. Which file cabinet they are located in
10. Which folder they reside in.

Another reminder of judicial conflicts of interest is from Wikipedia. A conflict of interest (COI) occurs when an individual or organization is involved in multiple interests, one of which could possibly corrupt the motivation for an act in another. The presence of a conflict of interest is independent from the execution of impropriety. Therefore, a conflict of interest can be discovered and voluntarily defused before any corruption occurs. A widely used definition is: “A conflict of interest is a set of circumstances that creates a risk that professional judgment or actions regarding a primary interest will be unduly influenced by a secondary interest.”[1] Primary interest refers to the principal goals of the profession or activity, such as the protection of clients, the health of patients, the integrity of research, and the duties of public office. Secondary interest includes not only financial gain but also such motives as the desire for professional advancement and the wish to do favours for family and friends, but conflict of interest rules usually focus on financial relationships because they are relatively more objective, fungible, and quantifiable. The secondary interests are not treated as wrong in themselves, but become objectionable when they are believed to have greater weight than the primary interests. The conflict in a conflict of interest exists whether or not a particular individual is actually influenced by the secondary interest. It exists if the circumstances are reasonably believed (on the basis of past experience and objective evidence) to create a risk that decisions may be unduly influenced by secondary interests.(1)

Amazing how ALL of the Judges associated with the Leader v Facebook case own stock in Facebook.

From Fidelity’s’ website about mutual funds they have 3 ways to select.
Help Finding Funds
There are a number of ways to choose funds, whether you:
1. Would like Fidelity to select and monitor your investments for you.

2. Prefer to select funds yourself, supporting your decisions with guidance from investment professionals along the way.

3. Want to take an active role in building and managing your own portfolio, using our screening tools and independent research.

If either reason 2 or 3 is the case then a reasonable person would be in management of that fund because he would have had to approve the stocks selected.

Remember if a Judge MANAGES his mutual fund he is required to notify all parties or recuse himself from the case, for possible conflicts of interest.

We are then asked to believe that the Judges in question are all dumb and ignorant SHEEP when it comes to their financial holdings!

ALL have Facebook stock!!!!!!!!!
Are they stooges to the Facebook Club
One person’s observation!!!!!!!!!
8-0

(1) http://en.wikipedia.org/wiki/Conflict_of_interest
(2) https://www.fidelity.com/mutual-funds/fund-help/overview
Gibson Dunn LLP, this firm was the reason why not a single Wall Street banker has gone to jail since 2008. Mr. Bharara previously worked at Gibson Dunn, the firm representing Facebook in Mr. Ceglia's civil suit. Is Obama in bed with Mr. Bharara OXOXOX If so what a suck up you are, Obama your not a Nelson Mandela you will never be a global peace icon and who was it that put that Islamist Mohammed Morsi on a pedestal?! It WAS YOU Americans or do i say exclusively Democratic America narcissistic leaders learn little from defeat. When setbacks occur, such leaders don’t take any personal responsibility; instead, they scapegoat others surround themselves with ‘yea-sayers.’ Unwilling to tolerate disagreement and dealing poorly with criticism.

With such a big valuation at IPO time (pumped up by the billions in dirty Russian money buying up insider stock - thank you Fenwick & West and the SEC), Citigroup stock analyst Mark Mahaney was fired as a result of the regulatory fallout from Facebook's initial public offering. Mahaney was a popular figure in Silicon Valley. [If you're going to leak something to TechCrunch, don't do it from your work email,” TechCrunch coeditor Alexia Tsotsis tweeted.] Posted by Cody Gash on Oct 28th, 2012 //Mahaney, was fired for allegedly trying to cover up the violations, according to the Wall Street Journal. Separately, Business Insider used information provided in the court document to piece together the identities of Jacobs and the TechCrunch reporters involved, Josh Constine, a Stanford pal of Jacobs', and Kim-Mai Cutler. court settlement document firm terminating one of its top research analysts. According to the settlement, Mahaney was indirectly involved in the incident involving Facebook research. It was the actions of the junior analyst who worked under him provide a glimpse into the type of information trading that regulators wanted to control.

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dave123 October 16, 2013 at 7:13 PM

Merrill Lynch Emails

From: Blodget, Henry (RSCH)
Sent: Monday, December 04, 2000 1:08 PM
To: Glatt, Eve (RSCH)

Subject: RE: Internet ad spend-media conference

LFWM at $4. I can’t believe what a POS [piece-of-sh-t] that thing is. Shame on me/us for giving them any benefit of the doubt.

11/16/2000
13:26:30
RE:FW: AltaVista Selects GoTo as Exclusive Pay-For-Performance Search Provider
To: Henry Blodget
From: Kirsten Campbell

I don’t want to be a whore for f-king mgmt. If 2-2 means that we are putting half of Merrill retail into this stock because they are out accumulating it then I don’t think that’s the right thing to do. We are losing people and money and I don’t like it. John and Mary Smith are losing their retirement because we don’t want Todd to be mad at us· the whole idea that we are independent from banking is a big lie.

Kirsten Campbell
Assistant Vice President
Merrill Lynch Internet Research
4 World Financial Center, 21st Floor
New York, NY 10080

From: Blodget, Henry (RSCH)
Sent: Thursday, July 13, 2000 10:27 AM
To: Ghachem, Sofia (RSCH)
Subject: INSP

The first bullet is pretty bullish, no? The tone of the bullets doesn’t quite jibe with the cautionary tone on the call.

I don’t mean to be a pain on this one, but this stock is a powder keg, given how aggressive we were on it earlier this year and given the “bad smell” comments that so many institutions are bringing up. If you really think it’s going to 30, or you have any real concerns about vodafone, etc, I want to at least get them clearly in writing. In any case, maybe don’t make the first bullet “reiterate Buy” unless you think it’s going straight up from here. You don’t have to make writing conform to rating—I’d rather it be the other way around.

Thanks,
From: Syer, Virginia
To: Blodget, Henry
06/03/2000

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Court of Appeals for the Federal Circuit, panel Judge in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Moore stood to benefit financially from undisclosed holdings in Facebook. See disclosure of substantial holdings in Facebook and Facebook-related stocks. Judge Moore failed 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 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面色chi’s 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
ATHM such a piece of crap!!! I bet Comcast is the C doing a deal with you know who - it’s Comcast or Cox and I bet the former.

Henry Blodget: Sorry, But People Who Lost Money On Facebook Stock Have Only Themselves And Their Advisors To Blame. Henry Blodget http://www.businessinsider.com/facebook-stock-letter-shareholders is this the 100th article BI has written about Facebook WHAT A SUCK UP Henry Blodget He’s like a bad penny thats bent. Henry Blodget and David Kirkpatrick new that facebook was stolen and cod and new about libor manipulation as far back as 2005-2006 David Kirkpatrick: Henry Blodget :Blodget, of New York City, issued fraudulent research under Merrill Lynch’s name, as well as research in which he expressed views that were inconsistent with privately expressed negative views. Journalism is Among Top 10 Occupations to Most Likely Attract Psychopaths this is why the truth is dead

For more information see the New York Attorney General’s Press Release and AFFIDAVIT IN SUPPORT OF APPLICATION FOR AN ORDER PURSUANT TO GENERAL BUSINESS LAW SECTION 354. Merrill Lynch has also published a Press Release and offer a video of their recent press conference on their web site.

Reply

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Comment as:  Google Accou ▼

Publish  Preview

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

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 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?]
Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Rader failed to manage his court resulting in a likely situation where his judges never even received briefs that they allegedly ruled on in favor of Facebook. Judge Rader also failed to disclose his conflicting relationships with a Leader principle with whom he may have had deep professional differences during his time at the Senate Judiciary Committee—his former professor of 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 creating new arguments and evidence for Facebook in the secrecy of chambers—after they had debunked all of Facebook’s evidence on appeal, which is a clear breach of constitutional due process.

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


Leader v. Facebook Legal Research Links

NOTICE: Opinion

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

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Here is the cast of characters in Leader v. Facebook. We encourage you to report their corrupt activities to this site and others, like Lawless America. Feel free to communicate anonymously in any way in which you are most comfortable. The attempt of these people and their organizations to corrupt American justice and commerce cannot be tolerated. Vigilance. We will expose them. See Congressional Briefings (currently being updated after Scribd censored the documents on Fri. Mar. 7, 2014).

A. Facebook’s law firms:

1. Fenwick & West LLP (Facebook securities and patent law firm; former Leader Technologies counsel; attempted an appearance in Leader v. Facebook; did not seek conflicts waiver from Leader prior to representing Facebook)
2. Cooley Godward LLP (Facebook law firm in Leader v. Facebook; McBee Strategic energy stimulus partner; Obama Justice Dept. advisor; former employer to patent judges)
3. Blank & Rome LLP (Facebook law firm in Leader v. Facebook; former employer to patent judges)
4. White & Case LLP (Facebook law firm in Leader v. Facebook; undisclosed former employer to Patent Office Freedom of Information Act (FOIA) officer involved in Leader v. Facebook)
5. Gibson Dunn LLP (Facebook law firm in Leader v. Facebook; undisclosed counsel to the Federal Circuit; undisclosed protégé of Chief Justice John Roberts, Jr.; undisclosed former employer to Preetinder ("Preet") Bharara, U.S. Attorney currently persecuting Paul Ceglia in U.S. v. Ceglia (Ceglia v. Zuckerberg))
6. Orrick Herrington LLP (longtime Facebook law firm and destroyer of evidence for the cabal in Winklevoss v. Zuckerberg and ConnectU v. Facebook)
7. Weil Gotshal LLP (Federal Circuit counsel in Leader v. Facebook; Judge Kimberly A. Moore’s undisclosed former client)
8. Latham & Watkins LLP (Facebook Director James W. Breyer’s counsel; Judge Kimberly A. Moore’s husband, Matthew J. Moore’s new law firm)
9. Federal Circuit Bar Association ("FCBA") (Federal Circuit’s bar association; second largest in the U.S.; Facebook’s law firms exert much influence in its policy and activity, incl. Fenwick & West LLP, Gibson Dunn LLP, Orrick Herrington LLP, Weil Gotshal LLP; Facebook’s large shareholder, Microsoft, is a director; Federal Circuit Clerk of Court Jan Horbaly is an officer; FCBA made an appearance in Leader v. Facebook to oppose the amicus curiae (friend of the court) motion of Dr. Lakshmi Arunachalam, former Director of Network Architecture at Sun Microsystems, in favor of Leader Technologies and objecting to the evident conflicts of interest within the court itself, her motion was denied, the judges refused to disclose their conflicts which we now know include Facebook and Microsoft stocks)
10. DC Bar Association
11. Perkins Coie LLP (Facebook’s "rapid response enforcement team;" law firm for Obama’s chief counsels, the husband and wife team of Robert F. Bauer and Anita B. Dunn; Bauer was identified on Aug. 1, 2013 as having directed the IRS targeting of the Tea Party)
12. Stroz Friedberg (Facebook’s "forensic expert" who manipulated the data in Paul Ceglia v. Mark Zuckerberg, and who first revealed the existence of 28 Zuckerberg hard drives and Harvard emails that they told Leader Technologies in 2009 were "lost")
13. Chandler Law Firm Chartered (Professor James P. Chandler, III, principal; Leader Technologies patent counsel; adviser to IBM and David J. Kappos; adviser to Eric H. Holder, Jr. and the U.S. Department of Justice; author of the Economic Espionage Act of 1996 and the Federal Trade Secrets Act)

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)
19. James Cole (Deputy Attorney General, U.S. Dept. of Justice)
20. Tony West (Associate Attorney General, U.S. Dept. of Justice; 2008 Obama California Campaign Manager)
21. Robert F. Bauer (Obama Attorney; White House Chief Counsel; directed IRS targeting of the Tea Party; formerly and currently employed by Perkins Coie LLP, Facebook’s "rapid response enforcement team;" spouse is Anita B. Dunn)
22. Anita B. Dunn (Obama Attorney; White House Chief Counsel; husband Robert F. Bauer directed IRS targeting of the Tea Party, formerly employed by Perkins Coie LLP, Facebook’s "rapid response enforcement team")
23. Mary L. Schapiro (former Chairman, Securities & Exchange Commission (S.E.C.); holds investments in 51 Facebook Club basket funds)
24. James "Jamie" Brigagliano (former Deputy Director of the Division of Trading and Markets at the Securities and Exchange Commission; Mary L. Schapiro’s chief lieutenant on "dark pool" rule making)
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 Gotshal)
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 House counsel)
60. Evan J. Wallach (Judge, Federal Circuit)
61. Alan D. Lourie (Judge, Federal Circuit)
62. Randall R. Rader (Chief Judge, Federal Circuit)
63. Terence F. 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)
68. Meredith C. Petravick (Administrative Judge, U.S. Patent Office)
70. Pinchus M. Laufer (Sr. Counsel, Patent Trial and Appeal Board, PTAB)
71. Kimberly Jordan (Counsel, Patent Trial and Appeal Board, PTAB)
72. Daniel J. Rymon (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)
79. James E. Boasberg (Judge, Foreign Intelligence Surveillance Court, FISA)

C. Facebook puppet masters:

81. President Barack Obama (appointed Leonard P. Stark to the judge’s seat in Delaware Federal District Court eight days after Stark’s court allowed Facebook to get away with jury and court manipulation of an on-sale bar verdict which was attained without a single piece of hard evidence; Barack and Michelle Obama were evidently protecting their 47 million “likes” on Facebook)
82. Lawrence "Larry" Summers (Harvard President who aided Zuckerberg’s light-speed rise to prominence with unprecedented Harvard Crimson coverage; Obama bailout chief; Clinton Treasury Secretary; World Bank Chief Economist; "Special Advisor“ to Marc Andreessen in Instagram; co-creator of the current Russian robber baron economy; close 20-year relationships with protégés Sheryl Sandberg & Yuri Milner; aided in recommendations that created the Russian robber baron economy—and Yuri Milner/DST/Asmanov’s money used to purchase Facebook stock)
83. James W. Breyer, Accel Partners LLP; Facebook director; client of Fenwick & West LLP since the 1990’s; apparently received technology from other Fenwick clients that was shuffled to Zuckerberg, 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 doling out the billions in Obama “green energy” stimulus funds; partnered with Cooley Godward
86. Mike Sheehy (Cooley-McBee Strategic principal; former National Security Adviser to House Speaker Nancy Pelosi)

87. Nancy Pelosi (U.S. Congresswoman; appears to be running political cover in the House for Facebook, McBee Strategic, Cooley Godward, Fenwick & West, Breyers, etc.)

88. Harry Reid (U.S. Senator; Judge Evan J. Wallach patron)

89. Thomas J. Kim (SEC, Chief Counsel & Assoc. Director) approved Facebook’s 500-shareholder exemption on Oct. 14, 2007, one day after it was submitted by Fenwick & West LLP; Facebook used this exemption to sell $5 billion insider stock to the Russians Alisher Asmanov, Yuri Milner, DST, Digital Sky, Mail.Ru which pumped Facebook’s pre-IPO valuation to $100 billion; another Harvard grad, Kim worked at Latham & Watkins LLP which was the chief lobbyist for the National Venture Capital Association in 2002-2004 whose Chairman was... James W. Beyer, Accel Partners LLP; in other words Breyer and Kim, both Harvard grads, were associated at the time of the Zuckerberg hacking and theft of Leader Technologies’ software code)

90. Ping Li (Accel Partners, Zuckerberg handler)

91. Jim Swartz (Accel Partners; Zuckerberg handler)

92. Sheryl K. Sandberg (Facebook, Summers protégé; Facebook director)

93. Yuri Milner (DST aka Digital Sky, Summers protégé; former Bank Menatep executive; Facebook director)

94. Alisher Asmanov (DST aka Digital Sky; Goldman Sachs Moscow partner; Russian oligarch; Friend of the Kremlin; Became the Richest Man in Russia after the Facebook IPO)

95. Marc L. Andreessen (Zuckerberg coach; client of Fenwick & West LLP 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 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/Square/Instagram (“Facebook Money/Credit/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 disastrous 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, Acel Partners; the current launderer of the tens of billions James W has fleeced from the U.S. market from the bailout, stimulus and the “pump & dump” Facebook IPO schemes)

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

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

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

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

112. Lloyd Blankfein (Goldman Sachs, CEO)

113. Jamie Dimon (JP Morgan Chase, CEO)

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

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

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

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

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

119. Michael F. McGowan (Stroz Friedberg; Facebook forensic expert who lied about his knowledge of the contents of the 28 Zuckerberg hard drives and Harvard Email accounts)

120. Bryan J. Rose (Stroz Friedberg; Facebook forensic expert who lied about his knowledge of the contents of the 28 Zuckerberg hard drives and Harvard Email accounts)

121. Dr. Saul Greenberg (Facebook’s expert witness from the University of Calgary; disingenuously waived his hands and said he would be “wild guessing” about the purpose of a Java “sessionstate” import statement (even Java newbies know it is used for tracking a user while in a web session); in short, Dr. Greeberg lied to the jury, thus discrediting his testimony)

122. Toni Townes-Whitley (CGI Federal; Michelle Obama’s 1985 Princeton classmate; CGI “donated” $47 million to the Obama campaign; CGI won the no-bid contract to build the www.healthcare.gov Obamacare website; CGI shut off the security features on Obama’s reelection donation sites to increase donations)

123. CGI Federal (US division of a Canadian company; Donated $47 million to Obama’s reelection, then received the no-bid contract to build the ill-fated Obamacare website; Michelle Obama’s Princeton classmate, Toni Townes-Whitley, is a Senior Vice President of CGI; the website is replete with social features and links to Facebook)

124. Kathleen Sebelius (Obama’s Secretary of Health & Human Services since 2009 responsible for $678 million Obamacare implementation; made the decision to hire CGI Federal on a no-bid contract despite the evident conflict of interest with Michelle Obama and $47 million in Obama campaign donations by CGI; the website is replete with social features and links to Facebook)

125. Todd Y. Park (White House Chief Technology Officer (CTO); former CTO for Health & Human Services; chief architect of HealthCare.gov; founder, director, CEO, Athenahealth, Inc.; founder, director, CEO, Castlight Health, Inc.)

126. Frank M. Sands, Sr. / Frank M. Sands, Jr. (Founder and CEO, respectively, of Sands Capital Management LLC; failed to file S.E.C. Form SC 13G acquisition reports for Athenahealth, Inc., Baidu, Inc. (ADR) and Facebook stock during 2012; masked the association of Todd Y. Park with Athenahealth, Inc. and Baidu, Inc., and the association of both of those companies with the Facebook IPO fraud)

127. Robin “Handsome Reward” Yangong Li (CEO, Baidu, Inc. (ADR); appointed Jan. 2004, the same month that Mark Zuckerberg
obtained Leader Technologies’ social networking source code to start Facebook; Robin Y. Li is very likely associated with John P. and James W. Breyer through their Chinese entities, including IDG Capital Partners, IDG-Accel and other variants; Li appointed a junior attorney from Fenwick & West LLP, Palo Alto/Mountain View, namely Parker Zhang, to be his “Head of Patents;” Fenwick & West LLP represented both Leader Technologies, Inc. and Accel Partners LLC in 2002-2003 and had Leader’s source code in their files.)

128. Parker Zhang ("Head of Patents" at Baidu, Inc. (ADR), appointed in approx. May 2012; formerly a junior Associate attorney at Fenwick & West LLP; graduate from Michigan Law in 2005)

129. Penny S. Pritzker (Secretary, Department of Commerce; replaced Rebecca M. Blank; holds over $24 million in Facebook “dark pools” stock, most notably in Goldman Sachs, Morgan Stanley and JPMorgan)

130. Rebecca M. Blank (Secretary, Department of Commerce; oversaw the dubious Leader v. Facebook activities of the Patent Office Director, David J. Kappos, who held over one million dollars in Facebook “dark pools” during the Leader v. Facebook proceedings; Kappos purchased this stock within weeks of his surprise recess appointment by President Obama; Kappos also was formerly employed by IBM, who sold Facebook 750 patents during the Leader v. Facebook proceedings; right before leaving the Patent Office, Kappos also ordered an unprecedented 3rd reexamination of Leader’s patent without even identifying claims)

131. Mary L. Schapiro (Chairman, Securities & Exchange Commission; holds 51 Facebook “dark pools” stocks which held stock in Facebook, Baidu and more than a dozen Facebook crony companies; failed to regulate the “dark pools;” failed to disclose her substantial conflict of 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 origins 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 origins story, like Zuckerberg's; Scribd held AFI documents for two years, then summarily deleted the entire library without warning on Fri. Mar. 7, 2014; AFI's library contained only public documents and much evidence proving the Leader v. Facebook judicial corruption)

136. Jeffrey Wadsworth (CEO, Battelle Memorial Institute; President, Ohio State University Board of Trustees; former Deputy Director of Science & Technologies, Lawrence Livermore National Laboratory, University of California Board of Trustees)

137. Michael V. Drake (President, The Ohio State University; former Chancellor, University of California, 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)
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)

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 boy-puppets:

Mark E. Zuckerberg
Chris Hughes
Dustin Moskowitz
Eduardo Saverin
Matthew R. Cohler
Elon Musk

E. Corruption Watch — Patent Office Judges:

Anderson, Gregg
Best, George
Bonilla, Jackie W.
Boucher, Patrick
Braden, Georgianna W.
Branch, Gene
Bisk, Jennifer Bresson
Bui, Hung H.
Busch, Justin
Clements, Matt
Crumbley, Kit
Droesch, Kristen
Elluru, Rama
Fitzpatrick, Michael
Gerstenblith, Bart A.
Giannetti, Thomas L.
Guest, Rae Lynn
Hastings, Karen M.
Hoff, Marc
Horner, Linda
Hughes, James R.
Hume, Larry
James, Housel
Jung, Hung J.
Kamholz, Scott
Katz, Deborah
Lucas, Jay
MacDonald, Allen R. (bio unavailable) – Leader 3rd reexam judge (bio and conflicts log concealed by FOIA)
Mahaney, Alexandra
Martin, Brett
McKone, Dave
McNamara, Brian
Medley, Sally
Moore, Bryan
Moore, James T – Leader 3rd reexam judge (bio and conflicts log concealed by FOIA)
Americans For Innovation: HOW THE FACEBOOK CLUB HIJACKED U.S. POLITICS FOR ANOINTED CANDIDATES

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 mistreatment 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

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.
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/

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

4. GEORGIA
Oregon State University
http://oig.oregon.gov/
http://oig.oregon.gov/file-complaint

5. INDIANA
Purdue University
http://www.in.gov/ig/2330.htm

6. IOWA
Iowa State University
http://www.state.ia.us/government/ag/file_complaint/online_2.html

7. MICHIGAN
Michigan State University

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

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

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

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

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

RECIPROCAL LINKS

- Center for Public Integrity
- Center for Self Governance
- Georgia! KSCO
- Judicial Watch
- Lawless America
- West New Jersey Tea Party

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