Tuesday, November 26, 2013

HEALTHCARE.GOV DOOMED BY WIDESPREAD UNETHICAL CONDUCT

PRES. OBAMA'S FACEBOOK COMPICITY MAKES THE WEBSITE A FOOL'S ERRAND

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | NOV. 26, 2013, UPDATED MAR. 15, 2014, POST-SCRIBO CENSORSHIP | PDF

(NOV. 26, 2013) - New evidence proves that President Obama is ethically bound to recuse himself from Obamacare decisions, as should his chief technology officer, Todd Y. Park.

Yesterday, AFI received a copy of the 2006 Senate financial disclosure for Edward M. ("Ned") Lamont and his wife Ann H. Lamont (CLICK HERE). Investigation into the Lamonts began after discovery of her close business associations with Todd Y. Park.

A SPIDER’S WEB

A spider's web of self-dealing and conflicts of interest emerged. See, Fig. 1. The Standards of Ethical Conduct for Employees of the Executive Branch tell employees to "avoid even the appearance of impropriety." Actual undisclosed conflicts of interest are serious offenses, and demand immediate redress to prevent damage to the body politic.

PARK ONLY PRETENDED TO DIVERSE HIS CONFLICTS

Massive corruption renders Obamacare and HealthCare.gov dead on arrival

When President Obama first appointed Park to be chief technology officer (CTO) for Health and Human Services (HHS), the press asked Park about his conflicts of interest as founder, director and lobbyist for Athenahealth. Park promised to sell his $30 million in stock and options. Fair enough.

However, instead of divesting himself of his conflicts in 2009, he doubled down. Chief among Athenahealth’s shareholders were Ann H. Lamont; Lamont’s venture firm Oak Investments; venture capitalists Draper Fisher, Cardinal Health and Venrock; and his brother Ed Y. Park.
THE PRICE OF TODD Y. PARK’S SOUL: $160 MILLION

A year earlier, in Jan. 2008, Park had formed Castlight Health. On Aug. 4, 2009, Park was appointed HHS CTO by President Obama. Then, just 10 months later in Jun. 2010, Park’s private Castlight Health company received a whopping $60 million investment from Morgan Stanley, Oak Investments (Ann H. Lamont), Venrock and the Cleveland Clinic. He received another $100 million in May 2012. T. Rowe Price jumped on the second-round bandwagon.

Park’s conflicts are astounding. No less than three of the Athenahealth entities with whom Park had earlier admitted conflicts, were now back on center stage privately funding Castlight Health. Concurrently, Park was designing and developing HealthCare.gov—without disclosing these conflicts. As troubling, President Obama’s chief adviser on Obamacare, Robert Kocher, MD, joined Venrock and the Castlight Health board of directors, along with Ann H. Lamont, and Facebook’s CFO, David A. Ebersman.

These conflicts were layered on top of Park’s prior association with government contractor Booz Allen Hamilton where he was formerly employed. Booz Allen is the primary subcontractor to HealthCare.gov contractor CGI Federal. CGI’s senior vice president, Toni Townes-Whitley, is a friend and fellow college alum of Michelle Obama. In any professional public board room, giving preference to friends and family is a conflict of interest on its face. CGI received the $634 million HealthCare.gov contract without a bid. Such conduct can only be described as audacious impropriety.

In addition, the HealthCare.gov website claims the social networking technology it uses is “open source,” yet fails to disclose that Columbus innovator Leader Technologies proved Facebook guilty on 11 of 11 counts of infringing Leader’s patent. Facebook’s counter is that it prevailed on an “on-sale bar” verdict. (See previous post.) The on-sale bar verdict was achieved without evidence, and is mired in corruption since all the judges, including Chief Justice John G. Roberts, held stock in Facebook during the proceedings.

In yet another layer, Mark Zuckerberg withheld 28 hard drives and Harvard emails from Leader’s attorneys, then lied to the court that they were lost. In fact, they were in the possession of Facebook’s appeals attorney, Thomas G. Hungar, Gibson & Dunn LLP, the entire time, by the admission of Facebook’s own experts in Ceglia v. Zuckerberg. The courts have taken no steps to redress this evident misconduct. All Facebook arguments are attorney sophistry, not hard evidence. Clearly, that’s all that these corrupt federal judges needed not to rule against Facebook to protect their personal financial interests.

TODD Y. PARK WORKS FOR FACEBOOK; PRES. OBAMA ALONG FOR THE RIDE

Researchers discovered late last week that Ann Lamont served as a director of the National Venture Capital Association (NVCA) at the same time as James W. Breyer, Accel Partners (Facebook former director and largest shareholder); Robert C. Ketterson, Fidelity Funds (large Facebook investor); and Anne Rockhold, a previous Vanguard (large Facebook investor) CFO and current Accel Partners CFO. The researchers suspected that direct financial relationships were lurking in the weeds.

The White House and HHS failed to produce Park’s financial disclosures, but Ned and Ann Lamont’s was located. Lamont ran as the Democratic candidate against Democrat turned Independent Senator Joe Lieberman in the 2006.

The hard proof of Park's conflicting relationships emerged on page 93 of 96. The impropriety of Lamont's failure to disclose the value of these holdings aside, Lamont nonetheless disclosed the names of four venture capital funds owned by Ann H. Lamont, namely:

1. Meritech Capital Affiliates II, LP.
2. Meritech Capital Affiliates, LP.
3. Oak Meritech II, LLC.
4. Oak Meritech Associates III, LLC.

Venture capitalists use mundane names like these for their investing entities. The names tend to be variations of “Affiliates,” “Associates,” “Holdings” along with roman numerals. It is not unusual to see five or ten variants of the same fund in a single round of investing.

PARK AND LAMONT ARE MEMBERS OF THE FACEBOOK CLUB

In 2004, Lamont’s Meritech Capital Affiliates, LP (see No. 2 above) invested with James W. Breyer and many of his partners at Accel Partners in Peoplesupport, Inc. Lamont and Breyer were both National Venture Capital Association directors at the time. These SEC records prove that Lamont and Park are tied to Breyer and other key Facebook interests. In addition, Meritech was a part of the group of Facebook insiders who cashed in over $16 billion of their shares on Day 3 of the Facebook IPO, during the supposed NASDAQ “glitch,” before the price plummeted.

Lamont’s portfolio shows 62 Goldman Sachs and 19 JPMorgan Chase investment funds valued at up to $71 million. The portfolio reads like a Who’s Who of the Facebook IPO. Fidelity, JP Morgan Chase, Morgan Stanley, T. Rowe Price, Microsoft, IBM, even Boston Scientific. All these entities had a vested financial interest in ensuring that Facebook went public years later. This explains the silence from the financial press when Leader Technologies proved in 2010 that Facebook is infringing its patent.

TODD PARK’S RECUSAL: Todd Y. Park’s broad conflicts of interest dictate that he recuse
PRES. OBAMA'S RECUSAL: Due to Michelle's conflicts and the tainted advice of Todd Park and other advisers, President Obama should recuse himself from decision making on Obamacare and HealthCare.gov. The President of the United States must set the example of propriety. Not to disqualify himself is to send the signal that ethics is unimportant.

AMERICA'S HEALTHCARE DATA SHIPPED TO SWEDEN

Facebook has a fully operational server center offshore, in Lulea, Sweden ("Inside the Arctic Circle, Where Your Facebook Data Lives" by Ashlee Vance, Business Week, Oct. 4, 2013). If we let these people continue to manipulate America’s healthcare data, it is certain that America’s private healthcare information will be “liberated” to overseas locations like Sweden, well beyond the reach of U.S. law and accountability.

HEALTHCARE.GOV: PARABLE OF THE WISE AND FOOLISH BUILDERS

Jesus Christ’s parable of the wise and foolish builders comes to mind when considering what must be done with Obamacare and HealthCare.gov. The foolish builder built his house on sand. When the rains came, and the rivers rose, and the winds blew, the house fell with a great crash. Matthew 7:24-29.

Obamacare and HealthCare.gov have been rendered useless by the massive corruption that began with the Commander in Chief, trickled down through his Chief Technology Officer, flowed through his staff, cabinet, and agencies; it compromised courts and media, and threatens to destabilize American democracy itself. The President’s response to this demand for recusal will be telling.

* * *

5 comments:

Dale Michaels December 1, 2013 at 10:57 AM
They have already fixed the website. Running smoothly now.

Reply

K. Craine December 3, 2013 at 6:04 AM
Dale's comment illustrates why these scoundrels are getting away with their criminality. The average person tends to believe what they are told when they are looking at a process like software that they do not fundamentally understand. This is no different than a mechanical novice taking his car to a garage and being handed a huge bill and his keys with assurances that everything is fixed. Two hours later, the engine stops running because the mechanic was lying. The only difference is the cleverness of the explanations coming out of the Administration. Those “sophisticated” excuses are why Harvard is so expensive. The great leveler is that expensive lies are still lies.

Reply

Darren December 2, 2013 at 9:55 AM
Wow! Another kool-aid drinker!
I hope they don't use the same standards you just gave when repairing boats, planes and trains. The Facebook crowd seems to think it is OK and acceptable to have substandard programs and software! The cost is 100's of times more expensive than what could have been developed in the private sector and then supposedly gets fixed in less than 30 days except for the glitches they say still exist.

17. Justice Denied | Battle Continues
18. FB Robber Barons Affirmed by S. Ct.
19. Judicial Misconduct WALL OF SHAME
20. Corruption Watch - ‘Oh what webs
3 1/2 years and $300-$500 million to develop. I wonder what the repair bill will be in a 80% running program and they are not yet finished!

8-0

Reply

Cathy Lee December 3, 2013 at 12:12 PM

Experts in application and system tuning use the terms: “hogs, frogs, and dogs” to describe different types of transactions. Hogs use up a lot of system resources. Frogs are efficient applications that run quickly and smoothly. Dogs are applications that need a lot of work for provide proper functionality and then run efficiently. To get to an 80% level of efficiency for the functions the Administration has announced, it looks like the team worked on the hogs and frogs. The dogs need to be triaged for a later effort. They also added major “horsepower” in hardware to help the applications run faster.

However, this does not even address the serious privacy and security issues embedded in these systems.

And don’t be fooled by proclamations of success. It’s like the baseball team announcing victory after 80% of the innings were played (22 of the 27 outs had been achieved—still leaving another 5 outs to go.) And we know what can happen in the last two innings of a game.

False promises were made and continue to be made. The cover ups will continue, too. It looks like the hogs, frogs, and dogs have been joined by skunks.

Reply

Dale Michaels December 17, 2013 at 12:44 PM

David London you supposedly have all of these emails showing the Facebook fraud. Why in the works haven’t you posted them if they actually exist?

Reply

Enter your comment...

Comment as: Google Accoun

Publish Preview

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 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.
Constitutional rights advocates demand that NCAA stop its copyright infringement in social media; ask Congress to preserve Zuckerberg’s ...

THE REAL FACEBOOK - A PORTRAIT OF CORRUPTION
SEC counsel cleared the way for the Facebook “pump and dump” scheme in 2008? SEC counsel appears to have failed to disclose his confl...

LEADER V. FACEBOOK JUDICIAL MISCONDUCT EXPOSES A CONSTITUTIONAL CRISIS
Leader v. Facebook judicial misconduct exposes a constitutional crisis. The theft of Leader Technologies’ patent by Facebook, and the eff...

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 Facebo...

WHITE HOUSE SCANDAL SPREADS TO LEADER V. FACEBOOK
SEC counsel cleared the way for the Facebook “pump and dump” scheme in 2008? SEC counsel appears to have failed to disclose his confl...

PATENT OFFICE REMOVES CRITICAL LEADER V. FACEBOOK DISCLOSURE ITEMS
USPTO conduct parallels the document obstruction by the IRS Fig. 2 - On Jun. 15, 2013 Congressman Darrell Issa held up a blacked-ou...

A COCKSURE FACEBOOK
Facebook waivered their right to respond to Leader Technologies’ U.S. Supreme Court petition AFI Insights | Contributing Writers | AMERI...

WAS CHIEF JUSTICE ROBERTS BLACKMAILED INTO SUPPORTING OBAMACARE BY HIS LEADER V. FACEBOOK MISCONDUCT?
Enlarge banner image New, Jun. 28, 2013: Undermined Checks & Balances Between Executive & Judicial Branches ...

MASSIVE WASHINGTON CORRUPTION EXPOSED BY LEADER V. FACEBOOK
Bi-partisan citizen group appeals to Congress to RESTORE PROPERTY CONFISCATED BY widespread federal corruption incl. Interference by Nancy...
EDITORIALS

1. DC Bar refuses to investigate attorney misconduct in Leader v. Facebook - Unwillingness of DC attorneys to self-police may explain why Washington is broken, Dec. 30, 2012

2. 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 basic property rights and sound public policy. Otherwise, instead of innovation, creativity, genius, ideas, vision, courage, entrepreneurship, respect, property, rejuvenation, morals, ethics, values, renewal, truth, facts, rights, privacy, solutions and judicial faithfulness,

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

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

CURRENT EDITORIAL FOCUS

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

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

The judges ignored shocking new evidence that Mark Zuckerberg withheld 28 hard drives of 2003-2004 evidence from Leader Technologies that could prove actual theft (and therefore claims even more serious than infringement). In addition, Facebook's appeal attorney, Thomas G. Hungar of Gibson Dunn LLP, has close personal ties to just about every judicial player in this story. The misconduct appears to reach into the U.S. Patent Office through abuse of the reexamination process by Facebook. We will stay focused on Leader v. Facebook until justice is served, but we also welcome news and analysis of intellectual property abuse in other cases as well.

WELCOME TO DONNA KLINE NOW! READERS!

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

Anonymous Posts Are Welcomed! Blogger has more posting constraints than Donna's WordPress, but we will continue to welcome anonymous posts. Simply send us an email at 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.
Judge Leonard P. Stark, U.S. District Court of Delaware, trial judge in Leader Techs, Inc. v. Facebook, Inc., 770 F. Supp. 2d 686 (D.Del. 2011). Judge Stark heard his jury foreman admit that the jury made the on-sale bar decision without any evidence other than speculation, and yet he supported that verdict anyway. Just months before trial, Judge Stark allowed Facebook to add the on-sale bar claim after the close of all fact discovery and blocked Leader from preparing its defenses to this new claim. Judge Stark allowed the claims despite Leader's prophetic argument that the action would confuse the jury and prejudice Leader. (Read Leader's May 20, 2010 motion here.) He also permitted the jury to ignore the Pfaff v. Wells Electronics, Inc. test for on-sale bar, even after instructing the jury to use it. (See that Jury Instruction No. 4.7 here.) He also contradicted his own instruction to Leader to answer
Interrogatory No. 9 in the present tense (2009), then permitted the jury to interpret it as a 2002 admission as well. See his Sep. 14, 2009 Order. Facebook's entire on-sale bar case is based upon this interrogatory. (Editorial: Hardly sufficient to meet the "heavy burden" of the clear and convincing evidence standard.)

Judge Alan D. Lourie, U.S. Court of Appeals for the Federal Circuit, panel judge in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Lourie stood to benefit financially from undisclosed holdings in Facebook. See analysis of Judge Lourie's T. Rowe Price holdings re. the Facebook IPO.

Judge Lourie also failed to apply his own law-test in Group One v. Hallmark Cards to the evidence. After debunking all of Facebook's evidence on appeal, Judge Lourie created new argument in the secrecy of chambers to support Facebook and prevent the on-sale bar verdict from being overturned—a clear breach of constitutional due process.

Judge Kimberly A. Moore, U.S. Court of Appeals for the Federal Circuit, panel judge in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Moore stood to benefit financially from undisclosed holdings in Facebook. See disclosure of substantial holdings in Facebook and Facebook-related stocks. Judge Moore failed 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. 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 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?]

Judge Randall R. Rader, U.S. Court of Appeals for the Federal Circuit, chief judge responsible for the (mis)conduct of his judges and Clerk of Court in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Rader failed to manage his court resulting in a likely situation where his judges never even received briefs that they allegedly ruled on in favor of Facebook. Judge Rader also failed to disclose his conflicting relationships with a Leader principle...
with whom he may have had deep professional differences during his time at the Senate Judiciary Committee—his former professor of 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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Faces of the Facebook Corruption (PDF)
(currently being updated after the Fri. Mar. 7, 2014 Scribd censorship of this document):

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

A. Facebook’s law firms:

1. Fenwick & West LLP (Facebook securities and patent law firm; former Leader Technologies counsel; attempted an appearance in 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"

**B. Facebook attorneys & cooperating judges:**

13. Gordon K. Davidson (Fenwick; Facebook's securities and patent attorney; Leader Technologies' former attorney)

14. Christopher P. King (sometimes Christopher-Charles King, Fenwick)

15. Theodore B. Olson (Gibson Dunn)

16. Thomas G. Hungar (Gibson Dunn)

17. Eric H. Holder, Jr. (Attorney General, U.S. Dept. of Justice)

18. James Cole (Deputy Attorney General, U.S. Dept. of Justice)

19. Tony West (Associate Attorney General, U.S. Dept. of Justice; 2008 Obama California Campaign Manager)

20. 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)

21. 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")

22. Mary L. Schapiro (former Chairman, Securities & Exchange Commission (S.E.C.); holds investments in 51 Facebook Club basket funds)

23. 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)

24. Joseph P. Cutler (Perkins Coie)

25. David P. Chiappetta (Perkins Coie)

26. James R. McCullagh (Perkins Coie)

27. Ramsey M. Al-Salam (Perkins Coie)

28. Grant E. Kinsel (Perkins Coie)

29. Reeve T. Bull (Gibson Dunn)

30. Heidi Keefe (Cooley)

31. Michael G. Rhodes (Cooley; Tesla Motors)

32. Elizabeth Stameshkin (Cooley)

33. Donald K. Stern (Cooley; Justice Dept. advisor)

34. Mark R. Weinstein (Cooley)

35. Jeffrey Norberg (Cooley)
36. Ronald Lemieux (Cooley)
37. Craig W. Clark (Blank Rome)
38. Tom Amis (Cooley / McBee Strategic)
39. Erich Veitenheimer (Cooley / McBee Strategic)
40. Roel Campos (Cooley; former Commissioner of the U.S. Securities & Exchange Commission at the time of the infamous Facebook 12(g) exemption)
41. Lisa T. Simpson (Orrick)
42. Samuel O’Rourke (Facebook; Cooley-directed)
43. Theodore W. Ullyot (Facebook; Cooley-directed)
44. Amber H. Rover, aka Amber L. Hagy aka Amber Hatfield (Weil Gotshal LLP; Judge Kimberly A. Moore’s former client)
45. Edward R. Reines (Weil Gotshal)
46. Trish Harris (DC Bar Association)
47. Elizabeth A. Herman (DC Bar Association)
48. Elizabeth J. Branda (DC Bar Association)
49. David J. Kappos (former Patent Office Director; former IBM chief intellectual property counsel; ordered unprecedented 3rd reexam of Leader Technologies’ patent; Obama political appointee)
50. Preetinder ("Preet") Bharara (U.S. Attorney Ceglia v. Zuckerberg; formerly of Gibson & Dunn LLP; protects Zuckerberg)
51. Thomas J. Kim (SEC Chief Counsel)
52. Anne Krauskopf (SEC Special Sr. Counsel)
53. John G. Roberts, Jr. (Chief Justice, U.S. Supreme Court)
54. Jan Horbaly (Federal Circuit, Clerk of Court)
55. Kimberly A. Moore (Judge, Federal Circuit)
56. Matthew J. Moore (Latham & Watkins LLP; husband of Judge Kimberly A. Moore)
57. Kathryn "Kathy" Ruemmler (Latham & Watkins LLP; White House counsel)
58. Evan J. Wallach (Judge, Federal Circuit)
59. Alan D. Lourie (Judge, Federal Circuit)
60. Randall R. Rader (Chief Judge, Federal Circuit)
61. Terence P. Stewart (Federal Circuit Bar Association)
62. Leonard P. Stark (Judge, Delaware U.S. District Court)
63. Richard J. Arcara (Judge, N.Y. Western District, Ceglia v. Holder et al)
64. Allen R. MacDonald (Administrative Judge, U.S. Patent Office)
68. Kathryn Walsh Siehndel (FOIA Counsel, U.S. Patent Office - bio and conflicts log concealed)

C. Facebook puppet masters:

69. 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)

70. 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)

71. 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)

72. 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

73. McBee Strategic (one of the main "private" arms responsible for doling out the billions in Obama "green energy" stimulus funds; partnered with Cooley Godward LLP)

74. Mike Sheehy (Cooley-McBee Strategic principal; former National Security Adviser to House Speaker Nancy Pelosi)

75. Nancy Pelosi (U.S. Congresswoman; appears to be running political cover in the House for Facebook, McBee Strategic, Cooley Godward, Fenwick & West, Breyers, etc.)
76. Harry Reid (U.S. Senator; Judge Evan J. Wallach patron)

77. Thomas J. Kim (SEC, Chief Counsel & Assoc. Director) approved Facebook's 500-shareholder exemption on Oct. 14, 2007, one day after it was submitted by Fenwick & West LLP; Facebook used this exemption to sell $3 billion insider stock to the Russians Alisher Asmanov, Yuri Milner, DST, Digital Sky, Mail.ru which pumped Facebook's pre-IPO valuation to $100 billion; another Harvard grad, Kim worked at Latham & Watkins LLP which was the chief lobbyist for the National Venture Capital Association in 2002-2004 whose Chairman was... James W. Beyer, Accel Partners LLP; in other words Breyer and Kim, both Harvard grads, were associated at the time of the Zuckerberg hacking and theft of Leader Technologies' software code)

78. Ping Li (Accel Partners, Zuckerberg handler)

79. Jim Swartz (Accel Partners; Zuckerberg handler)

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

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

82. 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)

83. Marc L. Andreessen (Zuckerberg coach; client of Fenwick and Christopher P. King; Summers' sponsor during Instagram-scum; Facebook director)

84. Peter Thiel (19-year old Zuckerberg coach; Pay Pal; Facebook director; CEO, Clarion Capital)

85. Clarion Capital (Peter Thiel)

86. Reid G. Hoffman (19-year old Zuckerberg coach; Pay Pal; LinkedIn; Facebook director)

87. Richard Wolpert (Accel Partners)

88. Robert Ketterson (Fidelity Ventures; Fidelity Equity Partners; Fidelity Ventures Telecommunications & Technology)

89. David Kilpatrick (Business Insider; "The Facebook Effect"; PR cleanse-meister re. Facebook origins)

90. Zynga/Groupon/LinkedIn/Square/Instagram ("Facebook Money/Credits/Bitcoin" feeder companies)

91. 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)

92. Solyndra (received $535 million in Obama stimulus at the recommendation of the Cooley-McBee Strategic “consulting” alliance)

93. BrightSource (received $1.6 billion in Obama stimulus at the recommendation of the Cooley-McBee Strategic “consulting” alliance)

94. 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

95. 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)

96. 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)

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

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

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

100. Lloyd Blankfein (Goldman Sachs, CEO)

101. Jamie Dimon (JP MorganChase, CEO)

102. Steve Cutler (JP MorganChase, General Counsel)

103. Rodgin Cohen (JP MorganChase, Outside Counsel; Sullivan Cromwell, LLP)

104. 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 Asmanov and Yuri Milner, and the Kremlin; Goldman Sachs is a partner with
### Americans For Innovation: HEALTHCARE.GOV DOOMED BY WIDESPREAD UNETHICAL CONDUCT

- **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 $335 million for failed Solyndra)

- **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 $335 million for failed Solyndra)

- **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)

- **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)

- **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)

- **Toni Townes-Whitely** (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)

- **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)

- **Todd Y. Park** (White House Chief Technology Officer (CTO); former CTO for Health & Human Services; chief architect of HealthCare.gov; founder, Digital Sky Technologies, aka DST, aka Mail.ru)
114. 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)

115. 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.)

116. 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)

117. 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)

118. 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)

119. 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 cronies companies; failed to regulate the "dark pools;" failed to disclose her substantial conflict of interest in regulating the run up to the Facebook IPO)
120. 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)

121. 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)

122. 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)

123. 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)

D. Facebook boy-
puppets:
124. Mark E. Zuckerberg
125. Chris Hughes
126. Dustin Moskovitz
127. Eduardo Saverin
128. Matthew R. Cohler
129. Elon Musk

E. Corruption Watch—Patent Office Judges:
130. Anderson, Gregg
131. Best, George
132. Bonilla, Jackie W.
133. Boucher, Patrick
134. Braden, Georgianna W.
135. Branch, Gene
136. Bisk, Jennifer Bresson
137. Bui, Hung H.
138. Busch, Justin
139. Clements, Matt
140. Crumbley, Kit
141. Droesch, Kristen
142. Elluru, Rama
143. Fitzpatrick, Michael
144. Gerstenblith, Bart A.
145. Giannetti, Thomas L.
146. Guest, Rae Lynn
147. Hastings, Karen M.
148. Hoff, Marc
149. Horner, Linda
150. Hughes, James R.
151. Hume, Larry
152. James, Housel
153. Jung, Hung J.
154. Kamholz, Scott
155. Katz, Deborah
156. Lucas, Jay
157. MacDonald, Allen R. (bio unavailable) – Leader 3rd reexam judge (bio and conflicts log concealed by FOIA)
158. Mahaney, Alexandra
159. Martin, Brett
160. McKone, Dave
161. McNamara, Brian
162. Medley, Sally
163. Moore, Bryan
164. Moore, James T – Leader 3rd reexam judge (bio and conflicts log concealed by FOIA)
165. Morgan, Jason V.
166. Morrison, John
167. Pak, Chung K.
168. Perry, Glenn J.
169. Petrarick, Meredith C. (bio and conflicts log concealed by FOIA) – Leader 3rd reexam judge
170. Pettigrew, Lynne
171. Praiss, Donna
172. Quinn, Miriam
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<td>Siu, Stephen C. – Leader 3rd reexam judge (bio and conflicts log concealed by FOIA)</td>
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**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! American democracy is at risk.

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