HOW JUDGES & BANKERS GROW RICH ON THE BACKS OF AMERICAN INVENTORS

PATENT OFFICE FILINGS ARE SHUFFLED OUT THE USPTO BACKDOOR TO CRONY LAWYERS, BANKS AND DEEP-POCKET CLIENTS

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | NOV. 26, 2014, UPDATED NOV. 10, 2017 | PDF | https://tinyurl.com/y9wvsmqj

FIG. 1 – CHIEF JUSTICE JOHN G. ROBERTS, JR. Justice Roberts in Leader Technologies’ Petition for Writ of Certiorari in Leader v. Facebook failed to disclose his massive holdings in Facebook financial interests, and he declined to hear Leader’s appeal. In addition, Justice Roberts failed to disclose his mentoring relationship with Facebook’s Gibson Dunn LLP attorney Thomas G. Hungar.

Photo Unknown


CLICK HERE TO SEE COMBINED TIMELINE OF THE HIJACKING OF THE INTERNET

PAY-to-PLAY NEW WORLD ORDER
This timeline shows how insiders sell access & manipulate politicians, police, intelligence, judges and media to keep their secrets. Clintons, Obamas, Summers were paid in cash for outlandish speaking fees and Foundation donations. Sycophant judges, politicians, academics, bureaucrats and media were fed tips to mutual funds tied to insider stocks like Facebook. Risk of public exposure, blackmail, pedophilia, “snuff parties” (ritual child sexual abuse and murder) and Satanism have ensured silence among pay-to-play beneficiaries. The U.S. Patent Office is their toy box from which to steal new ideas.

Request for Congressional Intervention

DOWNLOAD

https://americans4innovation.blogspot.com/2014/11/how-judges-grow-rich-on-backs-of.html 1/31
NEWS UPDATE DEC. 6, 2014:
JUDICIAL PATENT THEFT SYNDICATE EXPOSED

Dead fish are washing up everywhere (this is a metaphor folks). Two days ago, patent judge BRIAN J. MCNAMARA was caught censoring dockets in six “patent reexaminations” in Dr. Lakshmi Arunachalam’s Pi-Net v. JPMorgan/SAP cases. Yes that’s right, a patent property right is a joke in this post “America Invents Act” era. Deep-pockets can tie your patent up for decades with new AIA legal harassment tricks. Dr. Arunachalam’s filing (click here) exposed McNamara’s financial holdings in JPMorgan, SAP, Citigroup, Bank of America, etc.—the banks Dr. Arunachalam is suing. Earlier she showed that Delaware district court judges LEONARD P. STARK (click here) and RICHARD G. ANDREWS have substantial holdings in the same banks, as do many Supreme Court and Federal Circuit appeals court judges who are embroiled in the corruption scandal involving former chief judge RANDALL R. RADER.

Rader was a law student of Professor JAMES P. CHANDLER, the attorney now implicated in the theft of Leader Technologies’ patent in Leader v. Facebook. Chandler was IBM’s chief outside counsel. He worked directly with DAVID J. KAPPOS at IBM in the founding of THE ECLIPSE FOUNDATION on Nov. 29, 2001, just as Leader Technologies’ social networking innovations were coming off the drawing board. Chandler was ostensibly protecting Leader’s intellectual property and introduced Leader to Battelle Labs, Livermore Labs, Boston Scientific, Wright Patterson Air Force Base, and FENWICK & WEST LLP. Magically, Facebook hatched 18 months later and Leader, Chandler’s and Fenwick’s client, was iced out of the market. Fenwick started filing patents for FACEBOOK in 2007 (without disclosing Leader’s prior art). BARACK OBAMA announced his candidacy on Facebook in 2007.

NEWS FLASH: After encouraging Dr. Arunachalam to investigate his financial holdings “to your heart’s content,” Patent Judge BRIAN J. MCNAMARA didn’t like the results. He just sanctioned Dr. Arunachalam and threatened to invalidate her patents if she pursues her complaints about his JPMorgan financial conflicts of interest. He expunged the filings analyzing his JPMorgan, Microsoft, SAP, Citigroup, etc. financial holdings (linked here). McNamara essentially admitted that he had the conflicts, but that the rules absolve him (in other words, the rules allow cheating and deception!). He also said she cannot represent herself pro se and must hire an authorized attorney, which is illegal. Instead of just withdrawing from the case, he imposed self-serving rules that will enable him to stay in the game and muzzle further complaints about his conflicts, citing a flurry of rules to hide behind, like recalcitrant judges always do. So much for the CODE OF CONDUCT CANON 2—AVOID THE APPEARANCE OF IMPROPERITY.
Kappos was appointed director of the Patent office in 2009. IBM sold 750 patents to Facebook a month before the public offering, a month after Kappos ordered the 3rd Leader reexamination. Fenwick took Facebook public in 2012. The smell of dead fish is pronounced.

JUDICIAL PATENT THEFT SYNDICATE

The yellow "Attorney" symbol is a rhetorical warning that the attorney is lining his pockets and is likely TOXIC to your property rights and the Rule of Law. (Hover over picture for name; Click to enlarge.)


We almost forgot to mention that we just received the public financial disclosure of patent judge STEPHEN C. SIU (click here) who was assigned by Kappos, in an unprecedented move for a Patent Office director, to invalidated Leader’s patent in a secret Patent Office court. Not surprisingly, Siu holds the telltale insider darling fund Fidelity Contrafund and worked for IBM with Kappos. Siu staffed his Kappos-directed kangaroo court with other IBM cronies. Click here for a new analysis of Stark's 6,869 holdings in Facebook interests.

You do the math. 78% are lawyers.

"DE MINIMUS! SAFE HARBOR!"

We’re hearing these two excuses repeated by judges who have millions and tens of millions of dollars in net worth when they are asked why they did not disclose their stock holdings in litigants like JPMorgan and Facebook. MEMO TO JUDGES: Your duty is to disclose your mutual fund portfolio holdings to the parties if there is even the hint of a potential conflict—"even one share." The parties (not you) will decide whether those holdings are de minimus or not.

JUDICIAL ETHICS STEALTH:

UPDATE MAR. 25, 2014
FIVE CRITICAL AFI POSTS ON JUDICIAL COMPROMISE

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

1. HOW PATENT JUDGES GROW RICH ON THE BACKS OF AMERICAN INVENTORS
   Patent Office filings are shuffled out the USPTO backdoor to crony lawyers, banks and deep-pocket clients.

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

3. JUSTICE ROBERTS MENTORED Facebook Gibson Dunn LLP attorneys.

4. JUSTICE ROBERTS HOLDS substantial Facebook financial interests.

5. JUDGE LEONARD STARK FAILED to disclose his Facebook financial interests and his reliance on Facebook's Cooley Godward LLP attorneys for his appointment.
Americans for Innovation: HOW JUDGES & BANKERS GROW RICH ON THE BACKS OF AMERICAN INVENTORS

11/10/2017

I Morgan stocks and bonds, for example. I anyone questions whether he should have disclosed that holding before presiding over a JPMorgan case, he uses the excuse that he doesn't have to because it is a “de minimus” holding (of no consequence)—even though he will benefit personally by decisions favorable to JPMorgan. Of course, compared to the whole fund its only 0.0017% of the fund. However, ask the investor who invested $500,000 in the patent that the judge just helped JPMorgan steal if its “of no consequence.” That’s ignoring that the judge tripled his investment after the insider tip; but of course, that is also de minimus according this convoluted definition. **MEMO TO JUDGES:** Even the so-called “safe harbor” exemption says it does not apply when you get regular portfolio reports from your mutual funds, which you do twice a year, by law. Using these excuses, no judge would have to disclose any holding in any company stock held by a mutual fund—the ultimate scam. This makes Bernie Madoff look like a gradeschooler, and this time, our supposed watchdogs are in on it! For example, SEC Chair Mary L. Schapiro holds over 50 Facebook “dark pools” mutual funds. Quoting the game hunter in Jurassic Park: “Clever girl.”

* The other mutual funds of choice in this Mutual Fund Scam are Fidelity, T. Rowe Price, Vanguard, BlackRock, Baillie Gifford, Goldman Sachs, Citigroup, Bank of America, JPMorgan, Barclays, Credit Suisse, Wells Fargo, Morgan Stanley, UBS and Deutsche Bank and TIAA-CREF.

**MEMO TO AMERICA:**

These are the same people we have entrusted with guarding our justice system and the rule of law.

**ORIGINAL POST**

(NOV. 26, 2014)—AFI investigators have wondered how certain judges, bureaucrats and politicians acquire sudden wealth after attaining high office. It’s either pure genius, or fraud. Turns out it’s mostly fraud, at least in the cases we have investigated: Leader v. Facebook and Pi-Net v. JPMorgan.
FIG. 2—U.S. PATENT OFFICE & FEDERAL CIRCUIT COURT HAVE DEVOLED INTO A DEN OF THIEVES CONTROLLED BY BIG LAW FIRMS & THEIR DEEP POCKET CLIENTS. Promising ideas are backdoored before the patents are even issued, giving the deep-pockets a jump on all the best business opportunities. The idea that the Patent Office treats small inventors fairly is a carrot and stick to lure unsuspecting innovators into the lair. The Patent Office has become a system highly biased to big infringers. Internet pioneer Dr. Lakshmi Arunachalam is having to fight just to get her judge off the Pi-Net v. JPMorgan/SAP case after discovering that the judge holds substantial JPMorgan interests.

We see the same patterns in Ceglia v. Zuckerberg and Rembrandt v. Facebook. The list of go-to-attorneys for this Cartel is a tight little group associated with their adviser, Professor James P. Chandler. Chandler appears to be running the show from his perch on the Potomac. Tom Clancy couldn’t make this up.

First we’ll describe how we believe they did it, then we’ll give hard data retrieved from the government’s archives to prove it. Thanks to librarians from a prominent law school for their assistance. Since a picture is worth a 1000 words, Fig. 2 is an illustration of how Leader Technologies’ attorneys led the heist.

FIG. 3—THE REPRESENTATIVE GOVERNMENT ZEITGEIST—Zeitgeist means the defining spirit or mood of a particular period of history as shown by the ideas and beliefs of the time. Source: Wiley Inc., 2018

LEADER V. FACEBOOK BACKGROUND

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

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

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

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


2. Dr. Lakshmi Arunachalam’s Censored Federal Circuit Filings (Archive)

3. Brief Summary of Leader v. Facebook

4. Background

5. Fenwick & West LLP Duplicity

6. Instagram-scam

7. USPTO-reexam Sham

8. Zynga-gate

9. James W. Breyer / Accel Partners LLP Insider Trading

10. Federal Circuit Disciplinary Complaints

11. Federal Circuit Cover-up

12. Congressional Briefings re. Leader v. Facebook judicial corruption

13. Prominent Americans Speak Out

14. Petition for Writ of Certiorari

15. Two Proposed Judicial Reforms

16. S. Crt. for Schemers or Inventors?

17. Attorney Patronage Hijacked DC?

18. Justice Denied | Battle Continues

19. FB Robber Barons Affirmed by S. Crt.

20. Judicial Misconduct WALL OF SHAME

21. Corruption Watch - “Oh what webs we weave, when first we practice to deceive”

22. Facebook | A Portrait of Corruption

THE SCENE OF THE CRIME:

Click the image to enlarge. Click here to download a PDF.

FIG. 4—THE GREAT MUTUAL FUND SCAM.

Illustrates how ethics officials from the Department of Justice, Office of Government Ethics and Judicial Conference schemed to create Gruberesque ethics policies so tortured that no one could understand them. The result has been that few judges report their holdings in deep-pocket litigants hidden behind mutual funds. They cite the “safe harbor” exemption incorrectly. That has been especially true in Leader v. Facebook and Pi-Net v. JPMorgan et al. We have noticed the same undisclosed judicial conflicts in Ceglia v. Zuckerberg and Rembrandt v. Facebook also.

Several documents that were generated at the scene of this crime were available in plain sight, once we knew where to look.

OGE ACTING DIRECTOR F. GARY DAVIS INTRODUCED A TORTURED 13-PAGE

- 23. White House Meddling
- 24. Georgia! AM 1080 McKibben Interview
- 25. Constitutional Crisis Exposed
- 26. Abuse of Judicial Immunity since Stump
- 27. Obamacare Scandal Principals are intertwined in the Leader v. Facebook scandal
- 28. S.E.C. duplicity re. Facebook

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 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

- Ohio State’s President Michael V. Drake Aired in Personal Conflicts of Interest
- OSU Band Investigation Uncovers Surprise Trustee Collusion in Patent Theft

Breaking News, Sep. 3, 2014, 10:50am OSU Trustee President, Jeffrey Wadsworth,
GRUBERESQUE ADVISORY ON MUTUAL FUNDS THAT OPENED THE FLOODGATES

On Aug. 25, 2000, F. Gary Davis, 21-year veteran and acting director of the Office of Government Ethics (OGE) issued a tortured 13-page advisory opinion on mutual fund reporting. This advisory introduced the ludicrous notion that fund manager writings in prospectuses (and not actual fund holdings) would govern decisions about disclosing potentially conflicting stocks in a mutual fund. Given the notoriously known penchant for brokers to lie, surely Davis’ 21-years of experience told him this was a bad idea. Was David lining his retirement pockets with Cartel favors?

Following on Davis’ heals seven months later, on Mar. 14, 2001, the U.S. Judicial Conference introduced sweeping changes to the Code of Conduct for Judicial Employees. These changes cleared the way for federal employees in the justice system to use Davis’ ethics advisory to hide their stock in litigants under a euphemistically defined “safe harbor” exemption.

HERE’S WHEN SENIOR ADMINISTRATION LAWYERS STARTED FLEECING AMERICA:


4 months later . . .

JAN. 18, 2001—Bill Clinton appointed Professor James P. Chandler to the National Infrastructure Assurance Council (NIAC), White House Press Release, Jan. 18, 2001; gave Chandler the platform to argue that stealing Leader Technologies’ invention was for the national good (as well as good for his other client, IBM).

2 months later . . .

MAR. 14, 2001—Sweeping Judicial Conference Code of Conduct for Judicial Employees changes, Report of Proceedings of the U.S. Judicial Conference, Approving these changes were Eric H. Holder, Judge Sue L. Robinson (Pi-Net v. JPMorgan judge), and Federal Circuit Clerk of Court Jan Horbaly (managed docket censorship of Pi-Net filings in Leader v. Facebook)

2 weeks later . . .


**DURING THE NEXT 6 MONTHS**, Chandler recommended Leader Technologies relationships with Wright Patterson Air Force Base (WPAFB), Lawrence Livermore National Laboratory (LLNL), Battelle Laboratory, Fenwick & West LLP. Source: US Courts, Leader v. Facebook.

**ON AUG. 7, 2001**, Chandler joined the board of Eurotech, Ltd. comprised of former senior government Energy Department officials looking to exploit homeland security opportunities. According to sources, Chandler said nothing to Leader nor sought a conflicts waiver on this relationship, even though he was engaged in Energy Dept. projects with Leader at WPAFB, LLNL and Battelle regarding Leader’s inventions.

**ON AUG. 20, 2001**, we have verified that Leader entered a legal services agreement with Fenwick & West LLP at Chandler’s recommendation. No conflicts waivers have been sought by Fenwick, especially before they began representing Facebook.

**ON NOV. 29, 2001**, Chandler assisted David Kappos and IBM to form The Eclipse Foundation; said nothing to Leader about the conflict. Source: Eclipse press announcement.

**TABLE 1:** The Great Mutual Fund Scam Timeline and supporting documents.

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**HARD EVIDENCE OF THIS COLLUSION BETWEEN DEEP-POCKET PATENT INFRINGERS AND PATENT JUDGES**

For example, Patent Judge **BRIAN J. MCNAMARA** holds up to $3 million in mutual fund stocks. He currently presides over a series of “patent reexaminations” triggered by mega patent infringers JPMorgan and SAP against Internet pioneer Dr. Lakshmi Arunachalam’s. Judge McNamara makes $150,000 per year in salary. Clearly he suffers from sudden-onset investing genius. [Click here to read her latest request for an impartial tribunal.](https://americans4innovation.blogspot.com/2014/11/how-judges-grow-rich-on-backs-of.html)

[Click here](https://americans4innovation.blogspot.com/2014/11/how-judges-grow-rich-on-backs-of.html) to jump to previous post revealing Judge Leonard P. Stark’s holdings and conflicts of interest in Leader and Pi-Net litigants.

**LONGTIME** Federal Circuit Judge **Alan D. Lourie** in the Leader v. Facebook judicial corruption scandal is worth up to $15 million. How do they do it? Are they that much smarter?

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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

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**OUR MISSION**

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

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

If we do not speak up, impeach derelict judges and imprison corrupt attorneys, we cannot possibly hope to start fixing the 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 Horbally, and his close friends at The Federal Circuit Bar Association. (The DC Bar...
THE GREAT MUTUAL FUND SCAM

Dr. Arunachalam writes about this Great Mutual Fund Scam in her latest patent office complaints about Judge BRIAN J. MCNAMARA bias. Or, Click here for that filing.

In Fig. 4 we include the related timeline for Leader v. Facebook events. The kooky dinks are off the charts now that the modus operandi is evident.

CARTEL OBJECTIVES: IBM’S “THE INTERNET OF THINGS” (MONITOR EVERYTHING INCLUDING TOASTERS) AND EXTEND NSA SNOOPING CAPABILITIES USING LEADER’S AND PI-NET’S INVENTIONS

IBM and MICROSOFT figure prominently in this heist. The judges in Leader’s unprecedented 3rd patent reexam ordered by Kappos are all IBM and Microsoft cronies. In fact the chief judge, STEPHEN C. SIU, worked for both IBM and Microsoft, according to Siu’s newly acquired financial disclosures. The patent judges between them have issued almost 100 patents to IBM, 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.

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 Welcome! Blogger has more posting constraints than Donna’s WordPress, but we will continue to welcome anonymous posts. Simply send us an email at NEW Leader® Private Email: afi@leader.com with your post. Once the moderator verifies that your email address is real, your comment will be posted using your real name or handle, whatever you wish, like John Smith or Tex.

Click here to view a complete Donna Kline Now! posts archive.
Microsoft and Xerox. Judge Siu’s failed to disclose his newly discovered holdings in Fidelity Contrafund (his largest single holding).

Judge McNamara holds Fidelity Contrafund as does ERIC H. HOLDER, JOHN G. ROBERTS, JR. and three of the four Leader v. Facebook judges, KIMBERLY A. MOORE (she sold it after the IPO, but held it during the Leader v. Facebook proceedings), EVAN J. WALLACH and LEONARD P. STARK (though his Fidelity funds of funds).

**EDUCATED BANDITS**

America appears to be run by people who are little more than educated bandits.

Stay tuned.

* * *

**COMMENT**

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

posted by K. Craine at 11:18 AM

30 comments:

dave123  November 26, 2014 at 3:10 PM

Singers Bono and Robin Thicke have been named two of the least influential people of 2014 by GQ magazine. The worst part was the way both Apple and U2 treated this like it was some kind of noble gift to the people, Bono your a legend in your own little mind Bono knew facebook was stolen and made millions by doing insider trading on facebook. Let's all get a divorce from all this crap And Obama is not much better you are to serve others first not your self you freak this is why Obama always appears to be playing catch up with events over seas rather than being in control of them

Reply

K. Craine  November 27, 2014 at 7:58 AM

Received this Thanksgiving message from one of our readers. Thought most of you would enjoy this beautiful reminder about life’s truest values.

---------Begin Reader Message---------

My Dad died in 1971 when I was 19, but he was able to teach me many valuable lessons. Most of all, I knew that he loved me. One of his lessons is printed on the back of a yellowing business card from the Monona Motel in little town of Monona, Iowa. Dad kept the card in is wallet to remind him. I still keep it on my desk to remind me. The front of the card advertised that they were “Northeast Iowa's Finest” and had “Room phones, Television, and Air Conditioning” -- quite unassumingly remarkable for the 1960's.

The back of the card is more insightful. It reads:

"It's good to have money and the things that money can buy. But it's good to check up once in awhile to make sure you haven't lost the things that money can't buy."

---------End Reader Message---------
I hope you'll enjoy this video of a TED talk. It's still the best one I've seen regarding Thanksgiving and gratitude:

https://www.ted.com/talks/louie_schwartzberg_nature_beauty_gratitudeft-1217

I HOPE YOU AND YOUR FAMILY AND FRIENDS HAVE A WONDROUS THANKSGIVING--including our friends and family who are not Americans!

Reply

K. Craine November 27, 2014 at 9:43 AM

Email comment by TEX:

The Holiday season around my house has mostly been joyful through the years. We celebrate at Thanksgiving, the wonderful gifts that are forefathers put in place for us, and then in December we celebrate the love that our Creator/Father put in motion with the birth of Jesus Christ. For those things we are most thankful and forever grateful. As we all know, our freedoms come from the free-will that is embedded in our DNA. I become lachrymose when I see men/women in powerful positions usurp our God given freedoms. And it is so rampant now in our country that it seems impossible to stop.

This blog intrigues me because if I were a recipient of some of these accusations and these charges were untrue, I would take legal action, especially if I was a lawyer and/or Judge. Now I know that this is an opinion blog, but I also know that most libel lawsuits require uncomfortable discovery, plaintiff witnesses, and other steps that might prove the accusations to be true. That would be most uncomfortable for judges, huh? They retain power as long as the people let them retain power. Federal judges are installed for life unless impeached by other judges, led by other lawyers, or politicians etc. all lawyers. Now that's a racket. Why would a young, bright, Harvard lawyer challenge the powers at be when, if he plays the game, he too may have one of those powerful positions one day? And what does getting a power position mean? Millions of dollars in wealth by being invisible, but acquisicing to the corrupt system. And you get to enjoy the gatherings and parties of the elite. And it's not their salary/benefits that gets them there, is it? A Federal judge is a political appointee...no way around that statement. Why would a President want a lackey on key benches? Bingo...follow the power, which leads to money.

Not all lawyers or judges are corrupt. But this blog points out a real possibility that if enough are, and they are positioned in the proper order, changes of great significance and wealth of great magnitudes can be created. Remember what Obama said....elections have consequences. He also said "and I won". That is now becoming quite obvious. What specific location in our government can create the greatest new wealth? USPTO. That's the house of new ideas and technologies. What specific location in our government can best destroy old wealth and change power? EPA, and DOE. What specific cabinet post can best protect corruption? DOJ. And if the judicial system supports this new order of things in America, what will be the outcome? All one has to do is sit back and look at the appointments and staff that Obama picked. These people are almost, to the person, of the same ilk as Obama. They are at the apogee of being ideologically political, and there is a shortage of truth/openness in their words. Most have zero prior experience.....which exceeds Obama's resume.

So what am I thankful for (besides my God, my family, my full life, my dear friends of 50 years, my great country, and living in Texas)? Not these jackasses. Have a nice day. TEX

Reply

Replies

K. Craine November 28, 2014 at 1:53 PM

Dear TEX,

In keeping with your comments about the "jackasses" who steal whatever they fancy, this Nov. 28, 2014 Non Sequitur cartoon is not to be missed:

REPRESENTATIVE GOVERNMENT ZEITGEIST:

http://assets.amuniversal.com/fddccd051c00132ae0005056a9545d
http://www.gocomics.com/nonsequitur/2014/11/28#VHjtwt56y_Y@mailito
http://www.gocomics.com/nonsequitur

Reply

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 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
A few eggnogs into my day......my thoughts.

All humans, past, present, future, have been, are, or will be, guided by their dreams. If dreams are powerful enough, they become passions. Fulfilling passions can have, and will, change the world we live in. The ability to do these things come from deep within the heart of humans.

The list of differences between man and other animals includes the existence of good and evil, love and hate, logic and chaotic thought, truth and dishonesty. Evil only exists in the heart of humankind........it is not located in any other place in our universe. We don't find evil in volcanoes, or snowdrifts, or plants, or big wolves. And evil does not always look like Darth Vader or Hannibal Lecter. Sometimes it looks like a freshly scrubbed, tee shirt wearing, college kid, and other times it can wear a scary black robe. Rarely do men lose their dreams, but they do change their strategies to fulfill those dreams. And at times those new strategies are evil. That is the definition of "the means justify the ends" as so eloquently written by Marxists over the last century. The evil in this thought process occurs when the human mind tells the human heart that the lies and deceptions are ok because it is for the "greater good". They call it "social justice". We have heard those words a lot these last six years, haven't we? I believe that it is inherently "evil" to create a system of taking money, ideas, patents, or any other assets from the productive and redistribute them to the undeserving and unproductive. It is real "social justice", however, to share those things by personal choice to give (versus confiscation by the govt.,) to the needy, the helpless, the sick, and the indigent. The first is taking (by the govt.), the second is giving (by the producer). The first is socialism, the second is capitalism. Let's be clear.....Barack Obama has surrounded himself with socialists who truly see themselves as good, not evil, even though lying and deceiving are knowingly part of their quiver of arrows. Biden and Hillary are just as misguided as BHO. They lie, cheat, deceive, etc. just as much as the president because the greater good demands it. And they are the obvious nominees from that party in 2016. And do not doubt for a minute that the GOP also has it's share of evil men and women. They do......we have to identify and out those characters as well. Evil is evil......it has no political affiliation.

*******TEX comment, Part I, END******

K. Craine  November 29, 2014 at 11:07 AM

As Churchill stated, "socialism is nothing more than equal sharing of misery". Old TEX believes capitalism creates the chance for men and women to live their passions. Socialism destroys dreams and passions. And evil fills the hole in the heart of the dreamless man.

Old TEX has also learned through the years that most lying, cheating, deception, cruelty, and bullying come from weaknesses of the perpetrators heart. Even though most of theirs, they succeed in their evil intentions because of the power given to the them by the societal system. That's why the current administration's violations of our checks and balances (Congressional, Judicial, Administrative) are so frightening. The firewall created by our genius founders has been pierced and our objections have been ridiculed. Evil is roaming around like it owns the place.

Flavia wanted me to share an email she received from a friend (author unknown but spot on):

- Critics say America is a greedy capitalism, yet 1/2 of our population receives subsidy
- Half the population is subsidized, yet they feel victimized
- They feel like victims, yet the folks they voted in are running the country
- And while their party runs the government, they continue to get poorer
- Half of our country considers themselves poor, yet the rest of the world can only dream about being as rich as our poor
- When folks from other countries come to America, they enjoy freedoms and opportunities like never before, yet they demonstrate for America to be more like their homeland
- And then they vote for the socialist party that insure it will be.

BUMMER !!!!!!

Have a great day of football, which is truly one of America's great traditions. You see, we love football because it creates both the possibility of winning and the heartbreak of losing. Competing is an inbred American spirit. We do not condone winning by lying or cheating in sports. There are referees armed with flags looking for violations. And free American capitalism does as well. Winning and/
or losing in America is only temporary because we continue to strive to get better. Capitalism has not failed......the pure enforcement of the system around it has. There are men in sports that no longer are revered because they got caught cheating and lying. There are referees in prison for point shaving. That does not mean sports are bad. Perhaps the men in black robes need a similar oversight. Put a few of them in jail and America can renew itself quickly. Justice should not have a political ideology . Fearless, honest, tough, fair, passionate, and intelligent adjudicators are rare in America today. We can change that. Let's elect a few football referees.

Nice talking to you…..TEX

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K. Craine  December 1, 2014 at 9:53 AM

NEWS FLASH: We have just been informed by Internet pioneer Dr. Lakshmi Arunachalam that the U.S. Patent Office has just made her latest "patent reexamination" filing post on this site inaccessible at the Patent Office website. This is unvarnished GOVERNMENT CENSORSHIP!

However, you can access those documents from our last post at:


Dr. Arunachalam complained and showed proof of the substantial financial holdings of chief patent judge BRIAN J. MCNAMARA in JPMorgan’s/SAP’s attack on her patent.

We encourage everyone to download the full package for safekeeping in the event of further USPTO censorship. If they are innocent, then why are they censoring free speech?

Here’s a direct link to the full package:


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dave123  December 2, 2014 at 7:48 PM

World Food program suspends Aid scheme for Syrian refugees No Thanksgiving for Syrian people

Bank Crisis: 2008 banking crisis (likely created by this mutual fund scam)

Bailout: $10's of billions of taxpayer bailout funds flow to Cartel crony banks

Benghazi: rescuers ordered to stand down by the White House

Fast and Furious: gun running by the U.S. government

IRS Political Enemies: targeting of conservative groups


Datapalooza: the giving away of privacy data by the U.S. government

NSA Snooping: privacy violations of US citizens (see Obama debating ObamaB)

“Green” Energy Stimulus: $10's of billions in frauds and failures

VA Scandal: fake reports and abuse of veterans

AP Bugging: free press journalists targeted by Eric Holder

ObamaCare: now admitted lies to get it approved

HealthCare.gov: roll out debacle; in confusion there is profit

FOIA Requests: Administration stonewalls public disclosures

Immigration: Allow indiscriminant entry and release of detainees

Mutual Fund Scam: Judges, regulators and politicians hide bribes behind a so-called “safe harbor” opinion that’s neither a policy or a law.

Obama serve others first not your self

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Deer Beer  December 3, 2014 at 5:08 PM

I was about to comment on the post above and just how unsubstantiated it was. I know this blog cares nothing about the truth, but just a couple flagrant falsities

Sweeping Judicial Conference Code of Conduct for Judicial Employees changes, Report of...
Proceedings of the U.S. Judicial Conference. Approving these changes were Eric H. Holder, Judge Sue L. Robinson (Pi-Net v. JPMorgan judge), and Federal Circuit Clerk of Court Jan Horbaly (managed docket censorship of Pi-Net filings in Leader v. Facebook)

But of course zero evidence that any of this ever occurred.


And of course zero evidence that anyone other than Chandler was involved in this conference (aside from a mention that there was someone from BS speaking at the convention).

Chandler recommended Leader Technologies relationships with Wright Patterson Air Force Base (WPAFB), Lawrence Livermore National Laboratory (LLNL), Battelle Laboratory, Fenwick & West LLP. Source: US Courts, Leader v. Facebook.

And again zero evidence.

Reply

Rain Onyourparde December 8, 2014 at 9:51 AM

You guys are so lazy. This site has posted evidence of all this.

Deer Beer December 3, 2014 at 5:09 PM

And more:

Chandler joined the board of Eurotech, Ltd. comprised of former senior government Energy Department officials looking to exploit homeland security opportunities. According to sources, Chandler said nothing to Leader nor sought a conflicts waiver on this relationship, even though he was engaged in Energy Dept. projects with Leader at WPAFB, LLNL and Battelle regarding Leader's inventions.

Of course there was no conflict waiver. There was no conflict. Time to review those rules again.

Chandler assisted David Kappos and IBM to form The Eclipse Foundation; said nothing to Leader about the conflict. Source: Eclipse press

Really? That press release says nothing about Chandler!!!!!!!!!!!!!!! You are inventing facts out of thin air.

And here is the ultimate telling fact. Check out the leader.com website. It claims that "William Shatner" interviewed Mike McKibben. But when you look at the video, it's clear that this was all a scam. Shatner did not interview anyone. This was an infomercial where some advertising agency was soliciting money for paid advertisements. Shatner had nothing to do with anyone aside from collecting some promotional fee. The "interview" is so laughably fake that it's just sad. Shatner pre-recorded some bit that could be used for any company. Note how Shatner never refers to the interviewee or the company by name. And note how the exact same intro is used in many other "interviews!!!!!!" This is shameful.

Leader, this is false and misleading to include this on your homepage. I frankly think it is grounds for a fraud lawsuit. Why the deceit???????

Reply

K. Craine December 4, 2014 at 3:32 PM

Email comment by TEX:

C'mon, Deer Beer, is that the best you can proffer ? A Wm Shatner infomercial ? I hope your senior law partners didn't review that argument.
This blog is about “the rule of law”, a now familiar topic in our White House. Can we only imagine if folks like Al Sharpton, Jessie Jackson, Charlie Rangel, Bill and Hillary Clinton, and Eric Holder continue to abrogate the rule of law for further transformational change in America. Al Sharpton owes $4,500,000 in past due taxes—-all the way back to 2008. Jackson and Rangel have long rap sheets relating to unpaid taxes and personal morality issues. Eric Holder is the first and only AG to ever be held in contempt by Congress, and then there is the Clinton's colorful past. And wow what a beauty we have in our President...... Mr Follow the Rule of Law. What a group, huh ? And they are attacking the very basis of our law.....the Constitution....at every turn under the guise of “rule of law”.

They attack our courts system. Remember when Obama attacked the SCOTUS at his State of the Union a few years ago? And now they attack our Grand Jury system in NYC and Ferguson, MD. Don’t you get it, Deer Beer, it’s anarchy in this country without laws. The USPTO is just a great example of how the elites can create wealth without following the laws. Another step closer to anarchy.

The very basis of this blog centers on the question, “did a man have legal patents that were taken illegally and then, when challenged, used nefarious means to cover the crime? ” I believe that happened. I followed the court proceedings. I read the briefs. Did you? We are in big trouble, my friend and I hope you come to realize this fact before we can not reverse our current path of self destruction.

Have a great day, TEX

Reply

William Cranbrook December 6, 2014 at 12:59 PM

Wow. More wild accusations today about Judge Macnamara. And again zero evidence!!!! If he had actually issued such orders don’t you think they would actually exist!!! Whoops. I cannot believe the duplicity of his blog.

Reply

Replies

Rain Onyourparade December 8, 2014 at 9:48 AM

Welcome back attorney William! Facts in the real world are ‘wild accusations” and “zero evidence” in yours. This blog gave you links to the actual SEC evidence and you call it “zero evidence.” Astounding. What alternative bubble do you live in? Go look up McNamara’s order yourself. Oh wait, I forgot, you are allergic to facts.

Reply

K. Craine December 7, 2014 at 10:57 AM

Email comment by TEX:

Before heading to Mass this morning, I took a quick peek at your post , Mr Cranbrook ……….fascinating. If A defense of “It doesn’t exist”.

Mr Cranbrook, that is very clever but used so frequently by your team that it is, as you say, duplicitous. Let’s see……. patents were treated as if they never existed and marginalized by a claim of “on sale bar” that truly never existed. It was placed in the circuit court system in DC , reviewed by judges who had hundreds of conflicting reasons to recuse themselves but, of course, that never existed. The list of violations by the many judges involved in truly mind numbing…….financial gains, prior associations, close friendships, political activism, and on and on. True unbiased judgement never existed.

The Leader team of lawyers listened to testimony from Zuckerberg about how he wrote a DNA length source code in two weeks and asked to see his hard drives that could perhaps corroborate his story but , wow, they never existed. Want to know why? He lied.

This massive theft , whether through commission or innocent omission, is like a very large ball of twine with a tootsie roll in the center. Not all of the players are liars and thieves but the daunting power of the fraudulent team was so overwhelming that it was easier to play along. This ball of twine is unraveling now and although it may take a few brave , honest judges and a bit of time to get there , the tootsie roll will see the light of day. Dr A’s tenacity and fearless honesty is what America truly needs right about now. She does exist !!!! Laugh all you want , but this entire side of the fight for right “does exist”, and we are not going away. You can see the cracks, can’t you ? It will only take one or two brave folks to come forward with information……and , kaboom, justice will be served. It’s that close. And , by the way, do you exist ? In any case, I will pray for you.
Merry Christmas to all. Have a great day, TEX

Reply

Rain Onyourparade December 9, 2014 at 8:04 AM

UPDATE ON THE OSU MARCHING BAND WHITEWASH:

Here's yet more proof that the OSU Facebook Cartel Homies, sorry, OSU Trustees and Administration, were lying about the so called concerns. Those Harvard and Stanford classes on how to screw the American taxpayer were pretty effective, I'll have to admit. Let's see what Groober, sorry Gruber has to say:

"Emails Detail OSU's Knowledge And Approval Of Midnight Ramp" by NBC4i.com, Monday, Dec. 8, 2014


utm_content=buffer60b98&utm_medium=social&utm_source=plus.google.com&utm_campaign=gn=buffer

Reply

Replies

Rain Onyourparade December 9, 2014 at 12:20 PM

Rep. Jim Jordan questioning of Dr. Jonathan Gruber and HHS Marilyn Tavenner today before the House Oversight Committee on Government Reform

http://youtu.be/4i3QAzhR9ls

Reply

Darren December 9, 2014 at 5:07 PM

Looks like the Ohio State Trustee's Investigative committee report was a little shy of actual truth.

The Emails that NBC4i.com has uncovered, unravel the lies being put forth by the Ohio State Trustees, OSU Pres. Drake and Betty Montgomery's "investигative" Report.

At one point the "investigative" report states Waters pushed back when police said band members were intoxicated at one of the late-night Ohio Stadium underweath marches. Waters said the claims were "drastically distorted."

You can read the emails yourself and see exactly the "PUSHING" that Jon did.

Remember one thing when reading the emails, Jon Waters was only the Assistant Director of OSU Marching and Athletic Bands at this time.

Persons also aware of what was going on were Dr. Jon R. Woods, Director, OSU Marching Band, Dr. Ed Adelson, Interim Director of the OSU School of Music, and Kyle Huston, Graduate Assistant Director of the OSU Marching and Athletic Bands, Andrea Goldblum, Director for the Office of Student Judicial Affairs.

That is just the short list!!!!!!

I have asked this question before, where is Gene Smith's culpability in this! He stated in an interview that he was not involved in "Midnight Ramp"!

The bigger question is, was he aware of it? If it was the sexual nature that Ms. Montgomery's report says it was, why did he approve each year of giving a key to the stadium to the band????

Dr. Jon R. Woods, Director, OSU Marching Band, helped organize the next year, 2010. It has been stated that "we have notified the stadium superintendent, their staff, the OSU Police, and other administration about the band's playing in Ohio Stadium at midnight. The stadium officials granted permission this year to again hold this tradition."

There have been investigations into "Fesler Night and Midnight Ramp" by the University since 2009 and there doesn't seem to be any of the sexualized culture found in those investigations.

Are we looking at another "McCarthy" era with these Ohio State Trustees????????

8-0

Reply

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 &
Just had an attorney flippantly insist that the law says judges don't have to report mutual funds. Period. End of story. I asked him that if that is true, then why is there NO CASE LAW supporting his view? I then showed him the Judicial Conference policy linked on this site. He was silent.

Seems that the legal profession is operating on an astounding misconception about judge conflict reporting rules. Could it be because the attorneys standing in front of them are in on this big scam?

Reply

Email comment by TEX:

Old TEX is just a simple guy with worn out boots, Wrangler jeans, a short mullet haircut, an Airborne tattoo on my arm, flannel shirts, and an arsenal that could withstand a small ISIS insurgency in North Texas. I don't understand a lot of the modern stuff that the Harvard erudites throw out but I do see some things quite clearly.

This Cuba peace treaty that Obama just unilaterally threw at 330,000,000 million US citizens fits a very bizarre trend. There are two ways to control Americans. . . . coercion or persuasion. Generally, coercion is conducted by governments in a strong arm way, primarily by imposing taxes or regulations. If citizens fail to comply, their freedoms and personal assets are confiscated. Persuasion, on the other hand, is conducted by private enterprise, through individual choices. We call this capitalism, freedom, and liberty. Individuals are forced to take responsibility and compete.

Obama is making choices now for government coercion without the Constitutional consent of the other branches of government. As he continues on this path, it is becoming very clear to me that he chooses socialism, theocracy, and communism over capitalism. He has supported Iran in their mission to develop the bomb while he castsigates the freedoms of a democratic society with sovereign borders . . . . (in) Israel. He is strengthening the communist insurgency in North Texas. I don't understand a lot of the modern stuff that the Harvard erudites throw out but I do see some things quite clearly.

I know it's Christmas time and we should just relax and carpe diem . . . . but guess what, this narcissistic, criminal, feckless president of ours is betting on just that. He will be basking in the Hawaii sun at a cool million per day, tax payer money, as his policies of government degradation of our allies, phony racism and misogynism, continues to destroy our country.

Other than that, have a great day. . . . Merry Christmas. TEX

Reply

Email comment by OSU Marching Band Alum:

Marbley Resigns as OSU Trustee in Ethics Scandal

Hi All, this is some good news. The article says the inquiries started earlier, so perhaps our complaints were the icing on the cake.

Marbley now owes Jon Waters and OSUMB a written apology along with the one he wrote to Wadsworth (linked in the Dispatch article). Was Marbley not acting fraudulently in approving Jon's firing while being compensated by the university illegally?

Marbley, a sitting U.S. federal judge, said of his compensation for teaching law while serving as a trustee: "I don’t know how we all missed it, but it was missed. That’s all I can say." Really? I read somewhere that ignorance of the law is no excuse.

Those who live in glass houses . . . .

"Ethics inquiry leads to federal judge's resignation as Ohio State trustee" by Collin Brinkley, The Columbus Dispatch, Dec. 19, 2014

http://www.dispatch.com/content/stories/local/2014/12/18/Marbley_to_resign.html

cooperating judges:

14. Gordon K. Davidson (Fenwick; Facebook's securities and patent attorney; Leader Technologies' former attorney)
15. Christopher P. King (aka Christopher-Chares King aka Christopher King aka Christopher-Chares 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 (5 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 / McBe & Exchange Commission at the time)
“Marbley’s resignation, effective Jan. 30, is part of a settlement with the commission, which had been investigating whether the judge broke state law by serving as both a university trustee and an adjunct law professor at Ohio State.”

Marbley was being compensated as an adjunct law professor while also serving as an Ohio State Trustee in clear violation of Ohio Revised Code Sec. 3335.09, Ohio State University: http://codes.ohio.gov/orc/3335.09

“The board of trustees of the Ohio state university shall elect, fix the compensation of, and remove, the president and such number of professors, teachers, and other employees as are necessary; but no trustee, or his relation by blood or marriage, shall be eligible to a professorship or position in the university, the compensation for which is payable out of the state treasury or a university fund. The board shall fix and regulate the course of instruction and prescribe the extent and character of experiments to be made at the university.”

How could Judge Marbley have missed this clear language for so many years?

Our honor defend (keep pounding)

Reply

Darren December 20, 2014 at 8:00 AM

In a previous post I pointed out;

#3. Then we come to Alegron Marbley. As of late May 2014, he was under ethical scrutiny. The article referenced previous states; The ethics commission previously issued opinions that said trustees at Kent State and the University of Toledo were prohibited from holding paid teaching positions. Those opinions were advisory and not part of an investigation. Ohio State asked only for a commission opinion, but, the panel launched an investigation in February because a potential conflict had already occurred.

“This question for us is not about the quality of the instruction but rather the legality of the contract,” said commission director Paul Nick.

Another issue for the commission is a 2009 advisory opinion for federal judges advising that judges should not serve as trustees at public universities.

Larry James his lawyer said “that opinion, which is only a recommendation, is not within the ethics commission’s jurisdiction.”

Amazing how the judge and the University were only asking for an “Opinion”!

When the “Opinion” isn’t favorable and doesn’t follow what they want, they say they are not bound by an Opinion.

One other thing that the article said they were looking into with the judge is, “the commission is also investigating any potential conflict of interest with the University’s hiring of Marbley’s daughter-in-law while he served as trustee.

Marbley says he wasn’t aware she been hired until after she got the job. Nepotism? (Appearance of Impropriety?)

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

Canon 2B. Testimony as a character witness injects the prestige of the judicial office into the proceeding in which the judge testifies and may be perceived as an official testimonial. A judge should discourage a party from requiring the judge to testify as a character witness in the proceeding in which the judge testifies and may be perceived as an official testimonial. A judge should discourage a party from requiring the judge to testify as a character witness except in unusual circumstances when the demands of justice require. This Canon does not create a privilege against testifying in response to an official summons.

Since the firing of Jon Waters was not a court hearing, wasn’t the judge’s vote as a Trustee against Jon Waters character in violation of Canon 2B because he cannot remove his judicial hat at the whim of the university.

And isn’t the judge in violation of Canon 2 with his conflict of interest by being a trustee at Ohio State University. (Remember, he is an adjunct Professor, being paid by the University, at the Moritz School of Law, for years!)

Also in Canon 2 it states, A judge must expect to be the subject of constant public scrutiny and accept freely and willingly restrictions that might be viewed as burdensome by the ordinary citizen.

These are the standards he swore to uphold, but it seems these standards don’t fit his agenda. I am sure he has good intentions but you know what they say! (Quote for another time!)

*** Continued in next Post***

Reply

Darren December 20, 2014 at 8:02 AM

*** Continuation***

If John Waters can be judged by the statement he knew or should have known, then OSU
President Drake, Alex Fischer, Lori Barreras and Judge Marbey should be judged by the same standard. They knew or should have known of their ethics violations and conflicts of interest and bad moral judgments and recuse themselves from judgment against another person!

The Trustees even violated their own bylaws all these years!

(J) Except as provided in paragraph (C)(8) of rule 3335-91, no trustee shall, during his or her term in office, serve as a director or officer or in any other capacity of any university affiliated entity or as a director, officer, or member or in any other governance of any other university or related advisory or governance board, committee, or similar body, unless such service is recommended by the committee on trusteeship and approved by resolution of the board of trustees.

I think the pertinent phrase is, "in any other capacity of any university affiliated entity!

(Emphasis added)

3335.09 Powers of board of trustees regarding president, professors, other employees and course of instruction. The board of trustees of the Ohio state university shall elect, fix the compensation of, and remove, the president and such number of professors, teachers, and other employees as are necessary; but no trustee, OR HIS RELATION BY BLOOD OR MARRIAGE, (EMPHASIS ADDED) shall be eligible to a professorship or position in the university, the compensation for which is payable out of the state treasury or a university fund. The board shall fix and regulate the course of instruction and prescribe the extent and character of experiments to be made at the university.

Effective Date: 10-01-1953

So, did you notice how Jeffery Wadsworth didn't recommend his friend and long time business associate, Alex Fischer, to be a Trustee until Lori Barreras was already in place at Ohio State?

It seems that ETHICS are not applied to the Trustees.

What will the University do about the hiring of Judge Marbey's daughter in law now that they are aware of the conflicts.

What kind of "culture" are the Trustees breeding now?

8-0

http://trustees.osu.edu/rules/bylaws-of-the-board-of-trustees/ru-1-02/

Reply

Arasmus Dragon December 22, 2014 at 2:03 AM

Judge Marbey's excuse is that he didn't hide taking an Ohio State law teaching salary while serving as an OSU Trustee. And that that is supposed to make it OK???????? That's like a hooker arguing that she didn't hide her activities so she should escape punishment for breaking prostitution laws!!!! Whose the more flagrant offender in these two situations???? The criminal thinking of these judges is off the charts!!!!

Reply
K. Craine  December 20, 2014 at 9:40 AM

Thanks Darren. We specially note how Judge Marleby's attorney, Columbus attorney Larry James, says a Judicial Advisory Opinion is not enforceable, yet these are the same Advisory Opinions that the legal world takes as Gospel when excusing their nondisclosure of the company stock portfolios in their mutual funds.

See Section 106. Mutual and Common Investment Funds:
http://www.uscourts.gov/uscourts/RulesAndPolicies/conduct/Vol02B-Ch02.pdf

This shows the DUPLICITY OF THE LEGAL COMMUNITY in writing ambiguous rules that they can interpret either way, depending on the circumstance. So much for justice and fair play. The American citizenry must step up and stop this.

Reply

Replies

K. Craine  December 20, 2014 at 9:45 AM

Here's another good example of the obviously intentional AMBIGUITY in the Judicial Advisory Opinion: In Section 20 it states: "Ownership of even one share of stock by the judge's spouse would require disqualification."

So which is it Mr. Attorney, "even one share" requires recusal, or all holdings of company stocks in mutual funds are exempt from disclosure? Hmmmm. We wonder which "advisory" an unscrupulous attorney or judge will follow.

Reply

K. Craine  December 20, 2014 at 9:49 AM

Email comment by Flavia:

TEX left the office yesterday and put me in charge until after Christmas. Since he has sorta made fun of me and Mavis, I wanted to let the readers know that I like rich judges........

Just to set the record straight my bald spot is showing signs of new growth. The ointment smells funny but I see new black spots that I believe are new shoots. And my grayish tooth , which is quite a conversation starter, is also improving. I think that it may be the cause of my breath issues. You know it's not all about beauty , I do drive a 2004 Hummer with a CB radio. If that's not enough, I have four tickets to the national cage fighting championship of Mexico in February.

So any of you rich judges ( or lawyers that may be judges) that are looking for a show pony, just drop me a message on this blog. I may need to get some financial help from you after TEX finds out that I sent this email to AFI..... Hasta luego, Flavorita.

Reply

Rain Onyourpar ade  December 21, 2014 at 6:59 AM

Notice to our greedy American judges. We're on your tails now and will not rest until you are all run off the bench and put in jail. You have betrayed the public trust. 8-O (deer in the headlight)

Reply

K. Craine  December 23, 2014 at 8:08 AM

Email comment by TEX:

Although I am on a cruise ship in Idaho, it is time to do my "first time", annual New Year predictions :

. Obama will fund a plan to put wheels on live trees so they can transport us while sucking up CO2 and converting it to O2 as we drive. Likely recipients for this billion dollar grant are Beyoncé and Candy Crowley.

. Scientists will discover climate change is real and has been for 4 1/2 billion years. Joe Biden will apply for a mouth transplant because all of the brains are already committed .

. Hillary will water board Al Sharpton until he gives her his weight loss secret. .......

. We will finally find out what happened to Jimmie Hoffa. Turns out he was alive and well dressed up under those tears as Tammy Faye Baker.

. An actual masculine man will join the mainstream media (MSM ). Obama will accidentally discover during a smoke break on the golf course in Hawaii that

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

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

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

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

89. Thomas J. Kim (SEC, Chief Counsel & Assoc. Director) approved Facebook's 500-shareholder exemption on Oct. 14, 2007; one day after it was submitted by Fenwick & 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-Charles P. King; Summers’ sponsor during Instagram-scam; Facebook director)

96. Peter Thiel (19-year old Zuckerberg coach; PayPal; Facebook director; CEO, Clarion Capital)

97. Clarion Capital (Peter Thiel)

98. Reid G. Hoffman (19-year old Zuckerberg coach; PayPal; LinkedIn; Facebook director)

99. Richard Wölpert (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)
our Constitution exists in a glass case in the National Archives.
. Eleven million Cubans who hate communism. Hollywood, the MSM, and the Obama administration will be gutted and the US GDP will increase 10% immediately. Within three weeks the new Cuban communists will be screaming UNCLE.
. The people living in pot laden Colorado will not care all year. Ski resorts will see a severe shortage of Tostitos.
. Putin will invade Monaco because he needs a few new yachts.
. All three Ohio State quarterbacks will win the 2015 Heisman trophy.
. Texas will not adopt Sharia law.
. You cannot keep your doctor, or your health plan, and your health costs will not go down.
. Our police, military, firemen, and ministers will leave their occupations to become “good guys” and join with the people burning down our cities. Finally, Michelle, Al Sharpton, Jesse Jackson, Malcolm X, and Bill de Blasio will truly love America despite the smoldering ashes.
. After reviewing the films of the OSU/Wisconsin game, Alabama will declare that the playoffs are not such a good idea.
. I predict that Oklahoma State will be asked to join the Ivy League in everything except academics.
. And lastly, I predict that the corrupt lawyers and judges that have gained riches from usurping the laws of the USPTO will reap their comeuppance. Truth kills corruptness. AFI is shining that truth light brighter and brighter every day.

Happy New Year. Have a great 2015. TEX=

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

102. Zynga/Groupon/LinkedIn/Square/Instagram (“Facebook Money/Credits/Bitcoin” feeder companies)
103. Tesla Motors (received $465 million in Obama stimulus funds and hired Cooley’s Michael Rhodes in the seven months before the Leader v. Facebook trial, just before veteran Judge Joseph Farnan made the surprise announcement of his retirement, just six days after Facebook’s 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, Accel Partners; the current launderer of the tens of billions James W has fleece 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 MorganChase, CEO)
114. Steve Cutler (JP MorganChase, General Counsel)
115. Rodgin Cohen (JP MorganChase, Outside Counsel; Sullivan Cromwell, LLP)
116. U.S. Securities & Exchange Commission (granted Fenwick & West’s application on behalf of Facebook for an unprecedented exemption to the 500 shareholder rule; opened the floodgated for Goldman Sachs and Morgan Stanley to make a private market in Facebook pre-IPO insider stock; facilitated the influx of billions of dollars from “dubious” sources associated with Russian oligarchs,