FACEBOOK PROPPED UP BY GLOBAL MONEY LAUNDERERS

FACEBOOK UNDERWRITERS & PRINCIPALS TIED TO SHELTERED HSBC CASH FUNDING DICTATORS, ARMS, DRUGS, SECURITIES FRAUD, BRIBERY AND ORGANIZED CRIME

On Mar 02, 2015, President Obama met with his Internet takeover council—the bosses who drive The Eclipse Foundation. The takeover of the Internet by well-funded corporations using the power of the U.S. government to bully inventors and confiscate their property without compensation is coming out of the closet.

Apparently not satisfied having one The Eclipse Foundation from which to steal inventions, these companies have opened a second front named "AllSeen Alliance," ostensibly to "accelerate" the "Internet of Everywhere." It walks and talks just like an Eclipse duck though. Of all the names to pick, the Masonic-esque sounding symbolism is curious.

JPMORGAN CORRUPTION UPDATE (FEB. 28, 2015) - JPMorgan lawyers complained about the way words are typed rather than substance...
JPMorgan that paid Attorney General Eric H. Holder $13 billion to try and wash away its sins regarding JPMORGAN'S 2008 CORRUPT MORTGAGE LENDING PRACTICES – all blessed by these same lawyers. JPMorgan paid its crook, Eric Holder, monies rightly due to Dr. Arunachalam. The bank’s corruption knows no bounds, it appears—all whitewashed by its consiglieres. Sorry felias, would that washing one’s sins away were that easy, or that disparaging true inventors will be any more convincing or efficacious. By the way, our First Amendment-protected newsgathering sources are none of your business. As attorney John Adams said in 1770 in defense of the British soldiers: “Facts are stubborn things.” We can read the court’s PACER filings just like you. Suggestion: Before the window of opportunity closes, one of you should muster the courage to whistleblow, just like Hervé Falciani at HSBC.

CONCEALED ZUCKERBERG EMAIL SURFACES (FEB. 24, 2015) – The 2ND CIRCUIT Court of Appeals today approved a rarely-granted motion by PAUL CEGLIA to supplement the civil record in Ceglia v. Facebook to include a previously concealed (by Facebook) Aug. 18, 2003 email from MARK ZUCKERBERG’S Harvard email account to Paul Ceglia discussing a second proposed contract. (Zuckerberg has claimed he had no contracts in his possession, much less a second contract.) The very same GIBSON DUNN LLP who lied about the existence of Zuckerberg’s 28 hard drives in LEADER V. FACEBOOK represents Facebook in Ceglia’s appeal. The actual Zuckerberg Harvard email is sealed. Why is the court protecting Zuckerberg? Facebook has concealed far too many crimes behind court secrecy veils.

ZUCKERBERG SUBPOENAE FOR HARD DRIVES (FEB. 18, 2015) – Yesterday, despite his substantial financial holdings in Facebook interests (see previous post), Judge VERNON S. BRODERICK nevertheless ordered Facebook’s attorney, GIBSON DUNN LLP, to comply with a subpoena from Paul Ceglia to Zuckerberg and Facebook to produce all contracts and electronic communications from 2003-2004 from anywhere, including Mark Zuckerberg’s 28 hard drives and emails for evidence of his truthfulness. Will this become another Lois Lerner “Golly Beaver, we just can’t find what you are asking for” moment, or justice for Mr. Ceglia? Shouldn’t Leader Technologies and the family of the late inventor Johannes Van Der Meer be given equal access to those “lost” Zuckerberg hard drives as well? Click here for the Feb. 20, 2015 Zuckerberg Subpoena.

Before the window of opportunity closes, one of you should muster the courage to whistleblow, just like Hervé Falciani at HSBC.

Facebook underwriters (click here) held up Facebook underwriters – the junior Breyer is now Facebook’s largest inside investor. See AFI Findings of Fact and Timeline (PDF). The HSBC leaks show that “IDG TECHNOLOGY VENTURE INVESTMENT III, L.P.” (“IDG”) incorporated in Delaware, USA on Mar. 2, 2005—the two months before IDG founder, JAMES W. BREYER, managing partner of ACCEL PARTNERS, LLP, and an IDG founder with his elusive Chinese venture capital father, JOHN P. BREYER, founder of Computerworld, invested $13 million in Facebook on May 26, 2005. The junior Breyer is now Facebook’s largest inside investor. See AFI Findings of Fact and Timeline (PDF).
A week later, on Jun. 1, 2005, Russian
JURI MILNER started DIGITAL SKY TECHNOLOGIES
(DST) aka MAIL.RU funded by oligarch
ALISHER USMANOV—now called “Russia’s
richest man.” Milner and Facebook chief
operating officer, SHERYL K. SANDBERG,
were staffers to Harvard’s LAWRENCE H.
SUMMERS, Obama’s 2008 bank bailout
director, when Summers was the World
Bank’s chief economist in 1992. The
threesome, recommended the disastrous
Russian voucher system that helped create
the current system of corrupt oligarchs
like Usmanov. Milner (directly and
through DST and Mail.ru) is now
Facebook’s largest outside investor.

The HSBC leaks provided a break in our
investigation when they revealed that IDG
formed “WININCHINA, INC.” in the Cayman
Islands on Dec. 12, 2006. HSBC and SEC
records identify three Breyer associates
running IDG: PATRICK J. MCGOVERN, HUGO
SHONG and XIN XU. WininChina was formed
just a month after the U.S. Patent Office
awarded the patent for social networking,
U.S. Pat. No. 7,139,761, to Columbus,
Ohio innovator Leader Technologies.

CHINA’S VERSION OF
FACEBOOK–GOOGLE, Baidu,
WAS FUNDED BY THE SAME
FACEBOOK "MURKY"
OFFSHORE MOBSTERS

Baidu (ADR), China’s version of Facebook
and Google combined, was started the
same month as Facebook and the first
annual EclipseCon in Feb. 2004 by a young
ROBIN YANGONG LI who holds his stock in the British Virgin Islands under the company name
"Handsome Reward." He owns 32% of the company. Baidu’s chief intellectual property
counsel is PARKER ZHANG, who went from being an associate at FENWICK & WEST LLP
that position almost overnight. Baidu’s two largest shareholders are also Facebook’s T. ROWE PRICE
(6.9%) and BAILIE GIFFORD (7.5%) (VANGUARD’s “adviser”). See previous post on Baidu.

http://americans4innovation.blogspot.com/2015/02/facebook-propped-up-by-global-money.html
Fig. 3—TAX HAVENS 101: The high cost of going offshore. Source: ICIJ.

Direct Download: Findings of Fact and Timeline in the Leader v. Facebook judicial corruption scandal.

Fig. 4—Findings of Fact and Timeline in Leader v. Facebook Judicial Corruption Scandal. This 2000–2015 timeline and supporting facts provide unmistakable evidence of collusion, dereliction of duty, fraud, corruption, the appearance of corruption, racketeering, monopoly and anti-trust by senior United States government officials, Harvard and Stanford academics, judges, law firms and their commercial accomplices. Click here to download DIRECTLY this PDF.

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
**COMMENT**

Click 'N comments:' on the line just below this instruction to comment on this post. Alternatively, send an email with your comment to americans4innov@gmail.com and we'll post it for you. We welcome and encourage anonymous comments, especially from whistleblowers.

Posted by K. Craine at 3:54 PM

---

**31 comments:**

**K. Craine  February 17, 2015 at 6:50 PM**

Email comment by TEX:

I may be like your Uncle Eddie and overstaying my welcome in your house, so to speak. But I just have to get this grin off of my face by sharing a thought on "college degrees". I just listened to Dr Howard Dean, (a dermatologist turned failed governor ) to failed politician "to accomplished loud mouth commentator " state that Wisconsin Governor Scott Walker is "unknowledgeable " because he did not finish college. This, according to Dean , makes him unworthy to be President. Being a skin doctor or a community organizer does, I guess.

Without much else to say, I proffer the following names:

George Washington, Andrew Jackson, Harry Truman, Abraham Lincoln, Benjamin Franklin, J.Paul Getty, Barry Goldwater, Patrick Henry, Oprah, Peter Jennings, William Randolph Hearst, Charles Dickens, Carl Bernstein ( Watergate reporter), Bill Gates, Steve Jobs, Paul Allen, Thomas Edison, Tom Hanks, Richard Gere, James Cameron, George Carlin, Ben Affleck, Halle Berry, Michael Dell, Larry Ellison, Ellen de Generes, Leonardo di Caprio, Steve Balmer, Russell Brand, Richard Branson, and even dear our buddy, the Zuckster. I would also suggest that there is no unsealed proof that Hussein Obama has any education. None of these unknowledgeable people have (or had ) college degrees. So I guess that they ,too, are all unworthy of being successful.

Howard Dean, you are a joke, and a drive by coward.......be a man, talk about ability to lead, talk about the ability solve problems. America has had its belly full of eruditic horserashid......I would suggest that neither your party's President nor your next probable nominee , although we have seen her diploma, have shown any propensity to lead or solve problems. But that's for a later discussion.

Have a nice day, TEX

Reply

---

**K. Craine  February 17, 2015 at 6:52 PM**

Repost of Rainonyourparade comment on previous post:

Check out this rare photo of Abraham Lincoln. Who knew?

http://1.bp.blogspot.com/-2IAWebf_dw/VONh3aUsrSI/AAAAAAAAAO4/y7qXLQCuG-U/s1600/abraham-lincoln-and-brian-williams-on-the-battlefield.jpg

Reply

---

**Rain Onyourparade  February 19, 2015 at 8:17 AM**

We cannot sit on these revelations! It's time to storm the gates of Congress until they wake up and address this threat PROACTIVELY instead of simply sitting on it and waiting for the damage to be done. That will be deadly to our Republic, as my letter-template below says.

I encourage all my fellow AFI readers to act on this with a letter something like this. Feel free to use my words freely.

---

http://americans4innovation.blogspot.com/2015/02/facebook-propped-up-by-global-money.html
Dear [NAME]:

Attached is an electronic version of the letter I am mailing today to [NAME OF SENATOR OR CONGRESSPERSON] and other members of Congress. Please consider it a clarion call. America is in clear and present danger of losing its sovereignty to a secret, parallel economy that is now rapidly seizing control of our digital infrastructure.

Waiting until the damage has occurred will be too late to undo the embedded infrastructure they are creating. It would be like waiting until Hitler had done his damage before we respond. But wait, we did that. Hitler was the original mass data gather and abuser of “dark profiles” in using IBM computers to catalog his Jews, gypsies, Poles and homosexuals for annihilation in the 1930’s. Is history about the repeat itself? I implore you not to respond casually to this danger.

The current global Cartel operates via the parallel offshore economy exposed by the recent HSBC leaks. They are already monitoring every move of every member of Congress through their Twitter and Facebook feeds. As a result, they can easily stay one step ahead of you, permanently.

We must return to normalcy with respect to privacy and property. We cannot let these immoral/amoral interlopers govern our future, from the shadows.

I close with sage insight of John Adams:

“The moment the idea is admitted into society, that property is not as sacred as the laws of God, and that there is not a force of law and public justice to protect it, anarchy and tyranny comment. If ‘Thou shalt not covet,’ and ‘Thou shalt not steal,’ were not commandments of Heaven, they must be made inviolable precepts in every society, before it can be civilized or made free.” -- John Adams (1778)

“Government is instituted for the common good; for the protection, safety, prosperity and happiness of the people; and not for the profit, honor, or private interest of any one man, family, or class of men.” (emphasis added) -- John Adams’ Article VII, Massachusetts Constitution (model for U.S. Constitution)

Let me know how I may be of assistance.

Sincerely,

[YOUR NAME]

Attachment:

http://www.fbcoverup.com/docs/cyberhijack/cyber-hijack-findings.pdf

Reply

K. Craine  February 19, 2015 at 10:35 AM

AFI just received this update from the International Consortium of Investigative Journalists (ICIJ) who just published the HSBC leaks database that has blown open the Leader v. Facebook judicial corruption investigation further:

http://us4.campaign-archive1.com/?u=8dc6ceced67f7f012462d0b12b1d=29764a8c06e6e=310eda9a2c

Governments promise investigations following ICIJ’s Swiss Leaks project

ICIJ’s SwissLeaks project unveiled for the first time the secrets behind one of the world’s most private banking systems through a detailed leak based on data from inside HSBC’s Swiss branch.

Since ICIJ and its partners began publishing stories that revealed the bank’s role in aiding tax avoidance and its dealings with some questionable clients, there has been an instant response from politicians, regulators and even the bank itself.

Reply

K. Craine  February 19, 2015 at 1:46 PM

Comment from Deer Beer:

[Editor: Deer Beer continues to abuse our long-published policy to respect anonymity and refrain from wild speculation about identities. We have no idea what motivated this comment, but re-post it nonetheless, if for no other reason, as support of democratic principles. They promise to conduct themselves in a manner than instills confidence among the citizenry in the rule of law and the judicial system. These promises appear to be meaningless.

Click here for a PDF version of Julie Davis’ article.

POPULAR POSTS

Ohio State’s President Michael V. Drake Mired in Personal Conflicts of Interest

Trustees and Provost promote learning technology that benefits trustee clients and is stolen from OSU alums Contributing Writers | Opinion...

OSU Band Investigation Unearths Surprise Trustee Collusion in Patent Theft

Breaking News, Sep. 3, 2014, 10:05am OSU Trustee President, Jeffrey Wadsworth, “counterattacks” the Band Alumni leadership T...

Firing of OSU Band Leader Exposes Corruption at Battelle Labs, Patent Office, NSA

Jeffrey Wadsworth, Battelle CEO and OSU Trustee president, doles out OSU contracts to Facebook Cartel thru his McBee Strategic LLC lobbyists...

Governor John Kasich Holds Much Stock in OSU Trustee Private Interests

Governor’s trustee appointments reveal strong bias toward protecting his investments Contributing Writers | Opinion | AMERICANS FOR INNOVA...

Healthcare.gov Has Exposed Washington’s Ethical Disease

Undisclosed conflicts of interest—on a massive scale—are choking Washington Contributions Writers | OPINION | AMERICANS FOR INNOVATION ...
Americans For Innovation: FACEBOOK PROPPED UP BY GLOBAL MONEY LAUNDERERS

3/6/2015

insight into the mind of an Astroturfer. Therefore, we have redacted the identity speculation and re-posted Deer Beer's comment.]

[NAME SPECULATION], you continue to crack me up. Same old crap posted over and over and over. No one is biting.

Someone should be asking Michael Drake why he failed to disclose his financial holdings when he filed his financial disclosure with the Ohio Ethics Commission. He only disclosed his broker, not his actual holdings. He was even a director of the bank that he listed as his broker, so his lack of disclosure is a disingenuous shell game. That bank/broker’s website says they offer over a hundred mutual funds. Included in that list are companies his broker, not his actual holdings. He was even a director of the bank that he listed as

and over. No one is biting.

Reply

Arasmus Dragon February 19, 2015 at 3:31 PM

Interesting that Jon Waters has not come up on this blog for a while... until Deer Beer's strange post. Then, a few hours later, I was forwarded a copy of an Email to the OSU Marching Band Alumni reviewing the current activities about the injustices done to Jon Waters and the band. Isn't that special?

This debunks Deer Beer's notion that 'No one is biting' regarding the corruption at Ohio State. But wait, we forgot, people from Ohio are nobodies... just flyover riff raff.

We should keep a running tally of Deer Beer's Astroturfing phraseology:

"crack me up"
"same old crap"
"over and over and over"
"no one is biting"

Poor Deer Beer has been proven wrong once again.

K. Craine February 19, 2015 at 3:35 PM

Here's the OSU band alumni email to which Arasmus refers:


Reply

K. Craine February 20, 2015 at 8:02 AM

[Editors] NBC4i.com reporter Harrison Hove just posted on our Google+ page:

TOP OSU OFFICIAL LEAVING? An Austin Newspaper is reporting Ohio State Provost Dr. Joseph Steinmetz is a finalist for the University of Texas President position. Steinmetz is still listed as a defendant in the million dollar federal lawsuit filed by former OSU marching band director Jonathan Waters.

UPDATE: OSU tells me Dr. Steinmetz has now withdrawn his name from consideration.

http://www.statesman.com/.../four-on-short-list-to-rep.../nik05d/

Steinmetz was Jon Waters' boss's boss who signed off on Waters' firing, the Provost. He is also the key promoter of OSU's BIG DATA M.O.O.C. initiative to suck out all of OSU's research data and academic work to president Michael V. Drake's and trustee Jeffrey Wadsworth's BIG DATA cronies in California - Stanford - Univ. of Calif. Ohio State is the third largest research university in the US.

Reminder: In the OSU trustee meeting following Waters' firing, the trustees voted unilateral signing authority to Steinmetz, Geoffrey Chatas (CFO), and Michael Drake for OSU investments up to $100 million. Has anyone asked where they are investing OSU's

s visibly on the effe...

Leader fees voluntarily; its the right thing to do since Faceb...

ECLIPSE OF THE U.S. CONSTITUTION

IBM and "The Eclipse Foundation" Control Obama in the Shadows to Block Out Our Fundamental Rights Contributing Writers | Opinion...

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 effe...

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...
money without effective, arm's length oversight? Since when do inexperienced investors get such signing authority? NEVER.

Also remember, Michael V. Drake has failed to disclose his personal financial holdings other than the bank that brokers his mutual funds to the Ohio Ethics Commission. We predict the devil will be in those details, and that is why he has withheld them. We predict we will see portfolio holdings in numerous OSU and Battelle contractors and vendors.

Reply

K. Craine  February 20, 2015 at 9:12 AM

Email comment by TEX:

Problems it seems to me, are always easier to solve when reduced to their smallest elements, evaluated, and then restructured as solutions. The number ONE issue in America's obvious fall from extraordinary to inept is the basic element of trust......do we trust Obama to tell us the truth? Do we trust the various bureaucrats to do the right thing regardless of their own agendas? Do we trust the "on deck" presidential candidates to tell us the truth? Do we trust our checks and balances (Congress, Judiciary) to enforce the truth? Do we trust corporate America or our pastors or our teachers/professors or our police to be truthful and honest? Who do we trust anymore?

I guess the real questions are "does truth matter?" and "how do we define truth?" Trust is the basis for civilization. Economies, families, militaries, faiths, and other human institutions rely on trust. Animals seem to have instinctive trust and distrust. It is a matter of survival. Humans have learned to dismiss, for cognitive reasons, certain instincts that are innately core to their survival. Example after example has provided the readers on this blog with delineated failures to exhibit the truth, the failures of trust, and an obvious collapse of moral integrity. It's one thing to have individual failure but it's really a big deal when we see systemic evisceration of societal laws. Societies fall when laws are not believed to be important.

Over the past few years, I have learned the following: 1) Don't ride an elevator with Ray Rice. 2) don't trust Pete Carroll's play calling on the one yard line. 3) don't eat gas station Sushi. 4) Brian Williams and Hillary confuse a few things. 5) world maps should not include the US since we no longer have borders 6) do not trust a Palestinian pushing a baby carriage. 7) ISIS is just an unruly band of kids that just need to work at McDonalds in Syria.

Obama would tell you that America is in trouble because we are on a 'high horse'. What does that mean? I think we are in trouble because Obama is a horse's southern extremity. America is the greatest idea ever created to live in peace, prosperity, and personal freedom. Period! It is being destroyed top down......the perpetrators are the 'elite' know-it-alls that haven't done it but want to tell the rest of us how to do it better.

So I had a few too many Starbucks today. Big deal......get out there and fight for our survival.

Have great day. TEX

Reply

Paul A.  February 20, 2015 at 5:26 PM

Psalm 49 ...

"Why should I fear in evil days the malice of the foes who surround me, men who trust in their wealth, and boast of the vastness of their riches?"

For no man can buy his own ransom, or pay a price to God for his life.

The ransom of his soul is beyond him.

He cannot buy life without end, nor avoid coming to the grave.

He knows that wise men and fools must both perish and leave their wealth to others.

Their graves are their homes for ever, their dwelling place from age to age, though their names spread wide through the land.

In his riches, man lacks wisdom: he is like the beasts that are destroyed.

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.
Psalm 49 ...

"Why should I fear in evil days the malice of the foes who surround me, men who trust in their wealth, and boast of the vastness of their riches?

For no man can buy his own ransom, or pay a price to God for his life.

The ransom of his soul is beyond him.

He cannot buy life without end, nor avoid coming to the grave.

He knows that wise men and fools must both perish and leave their wealth to others.

Their graves are their homes for ever, their dwelling place from age to age, though their names spread wide through the land.

In his riches, man lacks wisdom: he is like the beasts that are destroyed.

On Aug. 01, 2008, FORTUNE senior editor, David Kirkpatrick, resigned to write —The Facebook Effect!— and became one of Facebook’s mainstream media shills who has been quoted numerous times by Facebook lawyers as a fact source.94. But the fact is David Kirkpatrick knew Facebook was a stolen idea and the source code was stolen. James W. Breyer, managing partner of Accel Partners, LLP, invested $13 million in Facebook on May 26, 2005. Breyer is now Facebook’s largest inside investor. He knew Facebook was a stolen idea and the source code was stolen. Russian Yuri Milner started Digital Sky Technologies (DST) aka Mail.ru funded by oligarch Alisher Usmanov—now called “Russia’s richest man.” Milner and Facebook chief operating officer, Sheryl K. Sandberg, were staffers to Harvard’s Lawrence H. Summers, Obama’s 2008 bank bailout director. They all knew Facebook was a stolen idea and the source code was stolen.

Bill Gates knows that Facebook was stolen. It’s called insider trading. You little shit! He was propped up by global money laundering.

Email comment by TEX:

Paul A .... much like the Knights Templar, it is time for those that love the way of life that Christianity offers to stand up and be heard. Jesus took the time to give us a road map. Our creator has to be looking down and questioning his “free will” concept. Evil is flourishing. ISIS is an evil movement that must be stopped. What is our country thinking? Obama says they just need jobs. They have jobs. Their job is to kill me and you.

Jesus, in only two years of teaching, gave us a real road map.
Even non believers find a sense of security in his brilliant teachings. He says we should love one another. But he also knew that he would die and also that we might die for our faith. If we don’t defend ourselves, we will perish. If we let his goodness evaporate, evil will fill the void.

Our Christ never asked us to kill non believers. He never asked our wives and children to strap on a bomb and blow themselves up to kill non believers. As a matter of fact, it was just the opposite. He strapped on a bomb and gave his life, not mine.

In your post David A, I am not certain of what you proffered. David, the biblical hero, was the major author of Psalms, was a very tough guy, and a man willing to fight for his nation and his faith. Perhaps David was the greatest of the Old Testament heroes. We are lacking a hero today, at a number if levels.

I pray, every day, for humankind. We are in real need of some sanity. The idols that are leading our country today are as crazy as bat poopoo. We must overrule their attempt to eradicate our faith, and our way of life. We must follow the teachings of Christ and we must defend ourselves against those that want to rid planet earth of our Christian way of life.

Keep up the good fight, folks. Evil is lurking. Make an effort, while you are here on earth, to fight a good fight. And if all else fails. come to Texas. We will all secede together.

Have a great day, TEX

Reply

Rain Onyourparade February 24, 2015 at 7:14 AM

FRAUDSTER ALERTS:

SQUARESPACE is trying to dazzle unsuspecting potential customers to start hosting their webpages. Don’t be fooled. SquareSpace is funded by James W. Breyer, Accel Partners LLP. This company is a wolf in sheep’s clothing. Changing metaphors, their slick ads are attempting to put lipstick on a very corrupt pig, as this blog proves.

https://www.crunchbase.com/organization/squarespace

Run.

Reply

Rain Onyourparade February 24, 2015 at 7:19 AM

SQUARE is the equally ugly pig, also funded by the Facebook Cartel.

https://www.crunchbase.com/organization/square

Morgan Stanley
Goldman Sachs
Silicon Valley Bank
Barclays Investment Bank
JP Morgan Chase & Co.

Grab your wallets and your identities and RUN.

Reply

K. Craine February 26, 2015 at 7:44 AM

Email comment by TEX:

When we issue a debt instrument, we actually create a way to consume our future NOW. If and when we pay it back, we reduce our ability to consume at that particular time in the future. The USA now has over $120 trillion in committed but unfunded obligations. That’s HALF of the total wealth in the world. We have spent our future. When we set a standard of ignoring our borders today, we make them unimportant in the future. When we tax our citizens today at “burdensome” levels and provide incentives to folks that can but don’t work, we create a future of dependency that might not be sustainable in the future without anarchy. If the best option provided by our DHS in case of a local terror attack today is to run and hide when they open fire in a mall, then our future looks pretty bleak. If our President can, outside of his authority, issue mandates now that restrict our individual and personal freedoms, then our future looks bleak. If a “junior varsity” terrorist group can grab and behead American citizens at will with no “overwhelming response” from our government, then our future looks bleak. When I see a future of hate filled lunatics (Iran) given a path to build weapons of massive and final destruction, combined with a substantial reduction in our own military capability, I have
to believe our future is jeopardized.

Why is TEX bent out of shape on such trivial matters? The consistent theme in what Hussein Obama has done is “to transform our future”. I see my grand kids quite often and I look at what we are doing to America and it breaks my heart. I now see the government grab for controlling the internet, I see the attack on family, the diminishment of Judeo/Christian ethics and morals, and even a determined effort to disarm innocent citizens, I look at my sweet grand kids and know they are going to have to face a challenge greater than any generation before them.

I look at the preparation that these children are being handed. The schools have become a place to memorize things and tests are graded by teachers that require a student to regurgitate the PC crap that the teacher foments in class. Very little, if any, time is spent on the great masters of logic and cognitive thinking (Plato, Socrates, Aristotle, St Thomas Aquinas, etc.). Challenging classes on math and science creative thought is nonexistent. Phys-ed has been replaced with the iPad, kids are taught that the government is the only answer to everything including self protection, the military is bad, girls and boys are exactly the same, and the government is a better parent than mom and dad. They literally have no chance to overcome the future we will hand them.

And now we have Hillary looming in the weeds to become the next purveyor of America's reconstruction. Her qualifying attributes? Well she has female organs, she is a wife of a President of substantial immorality, and she is a born-again socialist. Please read her college thesis on Saul Alinsky, look at her path of lying and cheating, and study her speeches. The only remaining reason to possibly vote for her is her female parts. Is that a qualifying standard for President? If that’s our goal, we have 150 million other women from which to pick a president, including a beautiful new woman, Bruce Jenner.

Stay in the game folks. Like the song says, “if given the chance, get up and dance”. Have a great day, TEX

Reply

Arasmus Dragon February 26, 2015 at 8:53 AM

American Commitment’s suggested letter to your elected officials on Obama’s ‘net neutrality’ RAMROD.

SEND IT NOW. DON’T DELAY.

[Date]

Dear Representative NAME,
Dear Senator NAME,

I am outraged that President Obama ignored the clear mandate from the American people for smaller, less intrusive government and has convinced the FCC, which is supposed to be an independent agency, to reduce the Internet to a government-controlled “public utility.”

FCC “public utility” regulation of the Internet will devastate private investment, undermine competition, and stall innovation. It will undo a broad, bipartisan consensus in favor of an unregulated Internet that has been amazingly successful for decades.

The liberal groups calling for “public utility” regulation are extremists, including the group Free Press whose founder has openly called for the destruction of the capitalist economy.

These groups have deceived many Americans into thinking that the way to keep the Internet they know and love is to impose draconian, unprecedented new regulations. I strongly disagree.

Reclassification would also impose massive new taxes on Internet service without a vote of Congress; it would be a dereliction of your responsibilities to allow that to happen.

I urge you to pass language in an upcoming must-pass vehicle blocking any move to turn the Internet into a public utility, and, if the FCC persists, to seriously consider legislation eliminating the FCC altogether.

Please respond to this letter with a clear commitment to act on this issue.

Sincerely,

YOUR NAME
ADDRESS
PHONE

Reply

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 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.
K. Craine  February 27, 2015 at 1:16 PM

Email comment by TEX, PART 01:
On most occasions, when we climb into the family station wagon, we know our destination. At least in our mind we have our route planned. If we get lost, our navigation systems or smart phones can put us back on track. As a career business builder, I believe that it is imperative that my team understands our destination ( our corporate mission ). Our timelines and budgets must be defined accordingly. Without knowing the final destination, companies flounder and fail. The same is true for almost every human endeavor imagined......faith, education, sports, medicine, and even sex.

It's also very human to anticipate and prepare for detours, diversions, and 'black swans'. ( I know Eric Holder would think that calling a swan black is racist. Deal with it......). When these occur, and they certainly do, we don't change our "destination", we change our road map, our strategies, and even our tactics. What do we have to do, that's legal and morally acceptable, to complete our vision? Sadly, a new mantra has emerged in our formerly great nation that omits part of that last question......the legal and moral part. It reads " the ends justify the means". Period !!!! In elitist minds, the destination is all that matters. If they have to cheat, lie, obfuscate, or deceive, and if it is perceived to be for the greater good or, more importantly, for their own good, then it's ok. This strategy for the allegedly smarter elitists goes back 100 years to the Woodrow Wilson years. We, the dummies, they believe, need their help to get to the goal line because, well, we just can't get there on our own.

This brings me to the recent news on this post. Much of what is alleged is almost impossible to accept. In a sense, it is surreal. I find it incomprehensible that our justice system could be this manipulative and corrupt. It would be sickening to me if "only half" of these accusations are real......however, I must admit, I believe that the core arguments for this historical heist are absolutely real. What started out as a small, secretive plan to divert Leaders invention became a monster of a scheme that, with each additional step, became bigger, deeper, and more complex. No one, in the beginning, imagined the powerful importance of social networking, even though Leader did commit thousands of dollars to get to the "big" banks. Seems that a little bit of due diligence might have caused problems for the cartel.

Additionally, the DC Bar revealed that Mr. 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.

One would think that the small, ignorant minions on this blog would finally give up. Not so fast Batman. Dr. A is giving the elitists more than they bargained for. She is connecting the dots. Not sure, but I suspect that she is more than just a nuisance. It is people like this little package of dynamite that will cause our country to fail if they continue to prevail in "the ends justify the means". I applaud her heroic efforts. Perhaps her brave "bulldoggedness" will inspire one of you staffers that didn't get rich or gain power to come forward......not to frighten anyone but it is happening now.

We are about to see some real Texas two stepping from a number of complicit fabricators 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 ostensibly 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 in which Judge Laurie should have advised Judge Wallach to follow since Judge Laurie 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.

The more powerful the players, the more attractive this pot of gold became to the "big" banks. Seems that a little bit of due diligence might have caused JP Morgan to be concerned and maybe they were, but it appears that money and power ruled the day. The same holds true with the Obama administration, top to bottom. And if, for one second, you don't believe how deeply Obama and his team is in bed with the players in Silicon Valley, I suggest you follow the contribution stream of cash that got this incompetent man elected twice. He announced his candidacy on Facebook. The USPTO punch was also spiked, so to speak, just in the nick of time for Facebook to circumvent the rules in that Obama patent office. A crony appointee of Obama came and left, but not before fixing a problem for the cartel.

One would think that the small, ignorant minions on this blog would finally give up. Not so fast Batman. Dr. A is giving the elitists more than they bargained for. She is connecting the dots. Not sure, but I suspect that she is more than just a nuisance. It is people like this little package of dynamite that made our country great. It is her opposition in this task (the corrupt erudites) that will cause our country to fail if they continue to prevail in "the ends justify the means". I applaud her heroic efforts. Perhaps her brave "bulldoggedness" will inspire one of you staffers that didn't get rich or gain power to come forward......not to frighten anyone but it is happening now. We are about to see some real Texas two stepping from a number of complicit...
I may try to call Jamie Dimon this afternoon to bring him up to date. I feel certain that he will apologize profusely and make it all right …perhaps we can have a martini lunch in Manhattan tomorrow. If he doesn’t answer my call, then the twins will hang around their lobby until he does. I hope they don’t have a revolving door, the girls have gained a little weight.

Have a great day, -TEX
In case you missed this story on Saturday, March 21, 2015, 12-year old Coreco "CJ" Pearson posted a short video on Facebook agreeing with former New York Mayor Rudy Giuliani that President Obama does not love America. Shortly after the young Pearson’s post, Facebook censored it with now familiar censorship excuses about “suspicious activity.” This government censorship places America squarely in the historical frame of the former Soviet Union where free speech was labeled “anti-Soviet” and those who gave voice to those thoughts were censored and persecuted by the Soviet KGB secret police, just like this young man is being censored. It is pretty sad when the government starts censoring 12-year old children.

Here’s the original video on YouTube (no at 1.5 million views and climbing):

http://youtu.be/yUtiRCF-RFU

Here’s the Fox interview with 12-year old Coreco “CJ” Pearson

http://insider.foxnews.com/2015/03/01/watch-12-year-old-conservative-superstar-defends-giuliani-blasts-obama

K. Craine  March 2, 2015 at 9:39 AM
Email comment by Peter Smith:

Hopefully, now you know that our government is no longer that kind little government you used to know.

K. Craine  March 3, 2015 at 7:09 AM
Beware of the Coming Obamacare “Cadillac Tax”

Meet the Man Who Exposed the Obamacare “Stupidity of the American Voter” Videos


http://dailysignal.com/2015/03/02/first-time-camera-meet-man-discovered-gruber-videos/

K. Craine  March 3, 2015 at 9:33 AM
Affidavit: First IRS Tech to Inspect Lois Lerner Hard Drive Was Blind

http://www.newsmax.com/Newsfront/irs-tech-legally-blind/2015/03/02/id/627837/

K. Craine  March 4, 2015 at 11:32 AM
Email comment by TEX:

These next two political years are going to be quite entertaining, indeed. Thus far, the main stream media (MSM) has been predictable. The attack on the GOP early front runners has been focused on Jeb’s last name, and on Scott Walkers non collegiate education. On the DEM side, the MSM is adoring Hillary’s every move even though she is once again awash in slimy scandal after slimy scandal. Nonetheless, they have put her up for an early Emmy, and Nobel Peace Prize. Her integrity will not be questioned because she has a great last name, and, of course, female body parts. And, oh yes, she is a loving grand mom.

Americans have lost the sense of enormity when it comes to national politics. Have no doubt, politicians ( if they can avoid jail), will most likely leave office rich. There are over 12,000 registered lobbyists in DC. They have a mandate to allocate , to their causes, $ 3.2 billion this year. Why would TEX think that us little hard working tax payers are getting hosed by these wonderful folks? Here’s a short list to begin the conversation :

1. Obama was broke in the early 2000’s. Today he is worth more than $25 million and counting. If he saved every penny, nickle, dime of his government salary since entering politics ( paying no taxes), he might have saved $2 million. How can he be that rich?
2. Obama bought a lot and a house for several hundred thousand from Tony Rezko,
currently serving time in prison. Rezko was Valerie Jarrett's business partner in a slum
lord scheme. Ms. Jarrett was Michelle's first boss. Obama bought Rezko's property at less
than 50% of appraised value. Hmmm...

- Obama's college applications and transcripts are still sealed. Why?
- the Illinois governor that supported Obama, Rod Blagojevich, is in prison for shady deals
that included Jarrett, Rezko, and probably Obama. Of the last seven governors of Illinois,
four are in prison. Valerie Jarrett was born in Iran (just threw this in )
- If 2 behind Obama is 'Mr Grab a woman and grope away'. Biden is a liar , a fraud, and
maybe a pervert. In 1988, as a presidential candidate, he plagiarized, verbatim, a speech
from a politician in Europe. His campaign ended. To show how stupid he is , he did it
previously in 1980 as well. He mimicked a speech that Churchill had made and claimed
that he had not seen the Churchill speech. This guy is a gaffe machine, waiting to erupt.
Why ? Because he is stupid and horny .
- John Kerry self inflicted a wound while in Vietnam to force his return to the States. He
was awarded a contested Purple Heart. He returned home to announce that US soldiers
were killing babies in Vietnam. Why? He is a liar and a coward.
- and now to Hillary. This alleged lady has not an ounce of integrity or decency. Please
do our country a favor and become knowledgeable about the following scandals:
- Whitewater real estate
- $100,000 profit on a $1,000 investment in beef futures. ( Tyson Foods)
- Rose Law firm billing scandal
- death of Vince Foster
- Travelgate
- a sniper shot at me in Bosnia
-Monica Lewinsky
- Benghazi
- the missing $6 billion in her State Department during her tenure
- millions of dollars of " donation " from corporations, foreign dignitaries, and notorious
countries around the world into the Clinton Foundation
- her claim that she was dead broke when she left the Senate. The Clinton's are
magically worth nearly $200 million today.

And now her email scandal.......

Well, let's get past this integrity thing because we need a ' first woman president ' . It
could be Pocahontas Warren, I guess. She's a good liar . Hello, America......anybody home?

Have a great day, TEX=

Reply

K. Craine  March 5, 2015 at 7:02 AM
Email comment from THE EVENING TRIBUNE:

'Zuckerberg and his minions embody a particular form of evil that must be resisted and
defeated.' -- Paul Argenti

ARGENTIERI SAYS EVIDENCE GIVES HIM CONFIDENCE

Ceglia's lawyer calls Facebook creator a 'liar, cheater and computer hacker'

HORNELL, NY - Paul Ceglia's case against Mark Zuckerberg and Facebook took a new turn in
United States District Court on Friday.

United States District Judge Vernon S. Broderick signed an order granting Ceglia a pair of
subpoenas against Zuckerberg prior to the Wellsville native's criminal trial.

As a result, Zuckerberg and Facebook must produce documents to Ceglia's defense team
by noon on March 16.

Ceglia's criminal trial is set to begin on May 4, where he will face the U.S. District Court
in New York regarding an alleged attempt to interfere with the justice system.

"Zuckerberg is now in a position that he never fully considered when he engineered the
arrest of Paul Ceglia by falsely promoting a narrative not supported by authentic
evidence," Argenti said from California Friday.

According to the subpoena, Zuckerberg and Facebook must produce "all written
contracts, agreements and addendums" between Mark Zuckerberg and Paul Ceglia
between Jan. 1, 2003 and July 29, 2004. Communications between companies managed or
owned in some form by Zuckerberg and Ceglia in that time period are also included.

"In a cruel twist of fate, Zuckerberg must prove a case based upon his testimony, under
oath, that will simultaneously subject him to the perils of perjury," Argenti said.

Argenti said the subpoena will force Zuckerberg to give up documents he didn't
have to produce in previous cases, including the case involving Cameron and Tyler
Winkelvoss that was portrayed in the film "The Social Network."

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 Preettinder ("Preet") Bharara, U.S. Attorney currently prosecuting 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. Fenwik & 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 of
staff, 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
Based upon his privileged life to date, he has never been subject to a court order demanding him to disclose all his evidence,” Argentieri said.

Ceglia’s case against Facebook was dismissed in March of last year after U.S. Magistrate Judge Leslie Foschio recommended it due to believed fabrications on documents used.

The subpoena could have an impact on the case Facebook filed against several firms and lawyers in October of last year. Paul Argentieri & Associates was one of the firms named in the suit and Argentieri & Associates was one of the firms named in the suit and Argentieri didn’t mince his words to The Evening Tribune at the time.

“Zuckerberg and his minions embody a particular form of evil that must be resisted and defeated,” Argentieri said in October. “This is a fight I feel very comfortable in and have trained for a very long time as a trial lawyer.”

Argentieri then demanded a trial by jury via a denial filed by the New York County Clerk on Nov. 17, 2014 and called Zuckerberg “an individual with a well-documented history as a liar, cheater and computer hacker.”

Argentieri believes the subpoena in Ceglia’s case could have a major impact on the case he faces against the social media giant.

'Consider another two rails in a railroad track,” Argentieri said. “We have Paul Ceglia’s litigation and we have the lawyer litigation but it’s the same track. The information that’s gathered in one will be connected to the other. There’s a seamless parallel there."

* * *


**Attorneys & Cooperating Judges**

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

15. Christopher P. King (aka Christopher-Charles King aka Christopher King aka Christopher-Charles P. King, Fenwick & West LLP)

16. Theodore B. Olson (Gibson Dunn)

17. Thomas G. Hungar (Gibson Dunn)


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

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

21. Robert F. Bauer (Obama Attorney; White House Chief Counsel; directed IRS targeting of the Tea Party; formerly and currently employed by Perkins Coie LLP, Facebook’s “rapid response enforcement team”; spouse is Anita B. Dunn)

22. Anita B. Dunn (Obama Attorney; White House Chief Counsel; husband Robert F. Bauer directed IRS targeting of the Tea Party, formerly employed by Perkins Coie LLP, Facebook’s “rapid response enforcement team”)

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

24. James "Jamie" Brigagliano (former Deputy Director of the Division of Trading and Markets at the Securities and Exchange Commission; Mary L. Schapiro’s chief lieutenant on “dark pool” rule making)

25. Joseph P. Cutler (Perkins Coie)

26. David P. Chiappetta (Perkins Coie)

27. James R. McCullagh (Perkins Coie)

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

29. Grant E. Kinsel (Perkins Coie)

30. Reeve T. Bull (Gibson Dunn)

31. Heidi Keefe (Cooley)

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

33. Elizabeth Stameshkin (Cooley)

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

35. Mark R. Weinstein (Cooley)

36. Jeffrey Norberg (Cooley)

37. Ronald Lemieux (Cooley)

38. Craig W. Clark (Blank Rome)

39. Tom Amis (Cooley / McBee Strategic)

40. Erich Veiteheimer (Cooley / McBee Strategic)

41. Roel Campos (Cooley; former Commissioner of the U.S. Securities & Exchange Commission at the time)

**Replies**

**K. Craine** March 5, 2015 at 7:51 AM

**Paul Ceglia’s Case Needs the People’s Voice**

Paul Ceglia’s cases against Mark Zuckerberg and Facebook have received ZERO objective reporting from the mainstream media lemmings. For example, the Facebook thugs accused Ceglia of forging his agreement with Zuckerberg, yet Zuckerberg has never produced the alternative agreement he claims to have signed. The prosecutors based their case solely on the expert testimony of Facebook experts, who have also never seen Zuckerberg's claimed version. They based the arrest solely on a scanned bitmap image found on Ceglia’s computers which they seized when they arrested him. Both judges hold substantial stock in Facebook interests, and the U.S. Attorney who had Ceglia arrested, Preetinder Bharara, worked previously at Gibson Dunn LLP -- Facebook’s lawyer!

The shams just keep piling up for the Facebook Cartel of attorneys and federal judges. As anyone with a working knowledge of computer knows, scanned images are not originals.

We encourage our readers to forward this article on to opinion influencers. Paul Ceglia’s right to fair and impartial tribunals has been obliterated by crooked judges and colluding law firms like Gibson Dunn LLP. The judges who have been assigned to Ceglia cases are all well invested in the Facebook Cartel, so we know who pulls their strings.


---

**Rain Onyourparade** March 5, 2015 at 8:38 AM

This post undresses how the Facebook Cartel pulls off their wild valuations. This dirty money has destroyed the normal American capital markets with funny money sloshing around offshore, just waiting for some new stock scheme to push their dubious cash into while the SEC looks the other way. No liquidity for anyone except those in this massive Ponzi scheme where Peter in Dubai invests in Facebook who sells advertising to Paul who takes money from Mary in Beijing.
Mark Cuban just sounded this alarm too:


Reply

K. Craine March 5, 2015 at 9:11 AM

Email comment by TEX:

Have you watched a demolition crew bring down an old building by strategically placing dynamite blast caps inside and around the structure? It is imperative that all load bearing walls and pillars are destroyed. KABOOM ! Down it comes. Many hours of planning culminates in a meticulous pile of rubble that is easily removed. Once cleared, the underlying land is used to give rise to a "fundamentally transformed" structure.

Now let's play a game of wild imagination. I had this nightmare. Suppose that our goal is to "fundamentally transform" America. Where would we place the blast caps? We would have to start with our strongest pillar, the Constitution. That might take several caps. We would want to obliterate it. Then , in no certain order of importance, we would do the following . We would take total control of the media, both traditional and the Internet. We have to control the messaging. Then the next strongest pillar might be the military. We want a military that would enforce our new agenda , so changing out senior commanders that don't play ball would be really important. As a blast cap to confuse the logical thinkers that might oppose our military takeover, we will call our enemies our friends, and friends our enemies. When a friend came to town , we would chastise him . We would slowly dismantle our defenses, reduce our weapons, and tell the world that we no longer want to be the beacon of freedom.

We would ridicule the notion of oversight by two other branches and make each as feckless as possible. Congress must be seen as useless ( say 10% approval) and the court system must become an arm of our coercion. It might take a few years but proper placement of less than neutral judges could be a final blast cap. Congress could self destruct without much help. We would want to disarm our citizens by taking their weapons or their bullets, or both. It would be a real concern that there over three hundred million weapons in the hands of US citizens and they have a history of resisting loss of freedoms.

Other pillars of our great country must also be blown apart . Our youth must be convinced by their teachers and professors ( whom we must control) that mom and dad are just too old fashioned to see the need for this great ' transformation" . In doing this we can destroy other bothersome traditions such as family, faith, and patriotism. The economic system must be blown up and rebuilt to be "more fair". Income equality, sexual equality, racial equality, must be used as our blast caps. Innovation, productivity, and competition must not be tolerated. To do this , we would put our country so deep into debt that it could not possibly survive. We would need the majority of Americans to come to the feeder trough of entitlements. And as a final and lasting blow, let's collapse our sovereign borders. After all , if we want to be ordinary, we must remove all extraordinary remains of this failed experiment......America.

But, this could never happen to the land of the free and the home of the brave. Wake me up when this nightmare is over.

Reply

Rain Onyourparade March 5, 2015 at 2:22 PM

Hey Folks, in compiling data for AFI investigators, discovered this curious sequence of events in the life of our new President Obama and his homies in 2008:

Nov. 19, 2008 - Leader Technologies filed suit against Facebook

Dec. 01, 2008 - Eric H. Holder, Jr. nominated to be Attorney General

Dec. 05, 2008 - Donald K. Stern, Cooley Godward LLP appointed to advise Obama on Justice Department appointments

Dec. 12, 2008 - FISA Court makes sweeping changes to wire tapping laws giving Attorney General (Holder) almost dictatorial powers which ushered in the NSA abuses of privacy.

Remember, Leader's patent attorney, James P. Chandler, coached Holder and the Justice Department of national security and intellectual property. What better person to of the infamous Facebook 12(g) exemption

42. Lisa T. Simpson (Orrick)
43. Indra Neel Chatterjee (Orrick)
44. Samuel O'Rourke (Facebook; Cooley-directed)
45. Theodore W. Ullyot (Facebook; Cooley-directed)
46. Amber H. Rover, aka Amber L. Hagy aka Amber Hatfield (Weil Gotshal LLP; Judge Kimberly A. Moore's former client)
47. Edward R. Reines (Weil Gotshal)
48. Trish Harris (DC Bar Association)
49. Elizabeth A. Herman (DC Bar Association)
50. Elizabeth J. Branda (DC Bar Association)
51. David J. Kappos (former Patent Office Director; former IBM chief intellectual property counsel; ordered unprecedented 3rd reexam of Leader Technologies' patent; Obama political appointee)
52. Preetinder ("Preet") Bharara (U.S. Attorney Ceglia v. Zuckerberg; formerly of Gibson & Dunn LLP; protests Zuckerberg)
53. Thomas J. Kim (SEC Chief Counsel)
54. Anne Krauskopf (SEC Special Sr. Counsel)
55. John G. Roberts, Jr. (Chief Justice, U.S. Supreme Court)
56. Jan Horbaly (Federal Circuit, Clerk of Court)
57. Kimberly A. Moore (Judge, Federal Circuit)
58. Matthew J. Moore (Judge, Federal Circuit)
59. Kathryn "Kathy" Ruemmler (Latham & Watkins LLP; husband of Judge Kimberly A. Moore)
60. Evan J. Wallach (Judge, Federal Circuit)
61. Alan D. Lourie (Judge, Federal Circuit)
62. Randall R. Rader (Chief Judge, Federal Circuit)
63. Terence P. Stewart (Federal Circuit Bar Association)
64. Leonard P. Stark (Judge, Delaware U.S. District Court)
65. Richard J. Arcaro (Judge, N.Y. Western District, Ceglia v. Holder et al)
68. Meredith C. Petravick (Administrative Judge, U.S. Patent Office)
70. Pinchus M. Laufer (Sr. Counsel, Patent Trial and Appeal Board, PTAB)
71. Kimberly Jordan (Counsel, Patent Trial and Appeal Board, PTAB)
72. Daniel J. Ryman (Counsel, Patent Trial and Appeal Board, PTAB)
73. William J. Stoffel (Counsel, Patent Trial and Appeal Board, PTAB)

http://americans4innovation.blogspot.com/2015/02/facebook-propped-up-by-global-money.html
coach them on a clever way to steal it from his client?

Cooley's Stern recommended Judge Leonard P. Stark to the Leader v. Facebook case

Cooley replaced White & Case LLP as Facebook's Leader v. Facebook trial lawyers

The skids on justice and fairplay weren't rigged. Nawwwwww.

Here's proof:


C. Facebook puppet masters:

81. President Barack Obama (appointed Leonard P. Stark to the judge's seat in Delaware Federal District Court eight days after Stark's court allowed Facebook to get away with jury and court manipulation of an on-sale bar verdict which was attained without a single piece of hard evidence; Barack and Michelle Obama were evidently protecting their 4/7 million "likes" on Facebook)

82. Lawrence "Larry" Summers (Harvard President who aided Zuckerberg's light-speed rise to prominence with unprecedented Harvard Crimson coverage; Obama bailout chief; Clinton Treasury Secretary; World Bank Chief Economist; "Special Advisor" to Marc Andreessen in Instagram; co-creator of the current Russian robber baron economy; close 20-year relationships with protégés Sheryl Sandberg & Yuri Milner; aided in recommendations that created the Russian robber baron economy—and Yuri Milner/DST/Asmanov's money used to purchase Facebook stock)

83. James W. Breyer, Accel Partners LLP; Facebook director; client of Fenwick & West LLP since the 1990's; apparently received technology from other Fenwick clients that was shuffled to Zuckerberg, ind. Leader 'Technologies' (inventions)

84. David Plouffe; directed Obama's 2008 and 2012 campaigns; a self-described "statistics nerd;" likely directed the activities of the Facebook Club; employed Robert F. Bauer, Perkins Coi I LLP in 2000 at the Democratic Congressional Campaign Committee

85. McBe Strategic (one of the main "private" arms responsible for doling out the billions in Obama "green energy" stimulus funds; partnered with Cooley Godward
86. Mike Sheehy (Cooley-McBee Strategic principal; former National Security Adviser to House Speaker Nancy Pelosi)

87. Nancy Pelosi (U.S. Congresswoman; appears to be running political over 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 $8 billion insider stock to the Russians Alisher Asmanov, Yuri Milner, DST, Digital Sky, Mail.ru which pumped Facebook’s pre-IPO valuation to $100 billion; another Harvard grad, Kim worked at Latham & Watkins LLP which was the chief lobbyist for the National Venture Capital Association in 2002-2004 whose Chairman was . . . James W. Beyer, Accel Partners LLP; in other words Breyer and Kim, both Harvard grads, were associated at the time of the Zuckerberg hacking and theft of Leader Technologies’ software code)

90. Ping Li (Accel Partners, Zuckerberg handler)

91. Jim Swartz (Accel Partners; Zuckerberg handler)

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

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

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

95. Marc L. Andreessen (Zuckerberg coach; client of Fenwick & West LLP and Christopher P. King aka Christopher-Charles King aka Christopher King aka Christopher-Charles P. King; Summers’ sponsor during Instagram-scam; Facebook director)

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

97. Clarion Capital (Peter Thiel)

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

99. Richard Wolpert (Accel Partners)

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

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

102. Zynga/Groupon/LinkedIn/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 fleeced from the U.S. market from the bailout, stimulus and the “pump & dump” Facebook IPO schemes)

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

109. Morgan Stanley (received US bailout funds; took Facebook public; probably participated in overseas 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 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 this Moscow company, Digital Sky Technologies, aka DST, aka Mail.ru)

117. Jeff Markey (McBee Strategic LLC; allied with Facebook’s Cooley Godward Kronish LLP to arrange Obama’s green energy funding;
<table>
<thead>
<tr>
<th>Serial Number</th>
<th>Name and Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>118</td>
<td>Steve McBe (McBe 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)</td>
</tr>
<tr>
<td>119</td>
<td>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)</td>
</tr>
<tr>
<td>120</td>
<td>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)</td>
</tr>
<tr>
<td>121</td>
<td>Dr. Saul Greenberg (Facebook's expert witness from the University of Calgary, disingenuously waived his hands and said he would be &quot;wild guessing&quot; about the purpose of a Java &quot;sessionstate&quot; 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)</td>
</tr>
<tr>
<td>122</td>
<td>Toni Townes-Whitley (CGI Federal; Michelle Obama’s 1985 Princeton classmate; CGI &quot;donated&quot; $47 million to the Obama campaign; CGI won the no-bid contract to build the <a href="http://www.healthcare.gov">www.healthcare.gov</a> Obamacare website; CGI shut off the security features on Obama’s reelection donation sites to increase donations)</td>
</tr>
<tr>
<td>123</td>
<td>CGI Federal (US division of a Canadian company; Donated $47 million to Obama’s reelection, then received the no-bid contract to build the ill-fated Obamacare website; Michelle Obama’s Princeton classmate, Toni Townes-Whitley, is a Senior Vice President of CGI; the website is replete with social features and links to Facebook)</td>
</tr>
<tr>
<td>124</td>
<td>Kathleen Sebelius (Obama’s Secretary of Health &amp; 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)</td>
</tr>
<tr>
<td>125</td>
<td>Todd Y. Park (White House Chief Technology Officer (CTO); former CTO for Health &amp; Human Services; chief architect of HealthCare.gov; founder, director, CEO, Athenahealth, Inc.; founder, director, CEO, Castlight Health, Inc.)</td>
</tr>
<tr>
<td>126</td>
<td>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)</td>
</tr>
<tr>
<td>127</td>
<td>Robin &quot;Handsome Reward&quot; Yangong Li (CEO, Baidu, Inc. (ADR); appointed Jan. 2004, the same month that Mark Zuckerberg...</td>
</tr>
</tbody>
</table>
obtained Leader Technologies' social networking source code to start Facebook; Robin Y. Li is very likely associated with John P. and James W. Breyer through their Chinese entities, including IDG Capital Partners, IDG-Accel and other variants; Li appointed a junior attorney from Fenwick & West LLP, Palo Alto/Mountain View, namely Parker Zhang, to be his "Head of Patents;" Fenwick & West LLP represented both Leader Technologies, Inc. and Accel Partners LLC in 2002-2003 and had Leader’s source code in their files.)

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

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

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

131. Mary L. Schapiro (Chairman, Securities & Exchange Commission; holds 51 Facebook "dark pools" stocks which held stock in Facebook, Baidu and more than a dozen Facebook crony companies; failed to regulate the "dark pools;" failed to disclose her substantial conflict of interest in regulating the run up to the Facebook IPO)

132. Robert C. Hancock (Chief Compliance Officer, Sands Capital Management, LLC; failed to file S.E.C. Form SC 12G notice of acquisition reports for Athenahealth, Baidu and Facebook during the period of the Facebook IPO in 2012; this conduct masked the conflicts of interest of Todd Y. Park, who was appointed by President Obama to be the U.S. Chief Technology Officer during this same period; Todd Y. Park is/has been founder, director and CEO of both Athenahealth and Castlight Health; Todd Y. Park deeply embedded the software from Athenahealth and Castlight Health into HealthCare.gov when he was CTO at Health & Human Services; none of these conflicts of interest were disclosed; Todd Y. Park’s ethics pledges and reports are missing from the Office of Government Ethics)

133. Jonathan Goodman (Chief Counsel, Sands Capital Management, LLC; failed to file S.E.C. Form SC 12G notice of acquisition reports for Athenahealth, Baidu and Facebook during the
period of the Facebook IPO in 2012; this conduct masked the conflicts of interest of Todd Y. Park, who was appointed by President Obama to be the U.S. Chief Technology Officer during this same period; Todd Y. Park is/has been founder, director and CEO of both Athenahealth and Castlight Health; Todd Y. Park deeply embedded the software from Athenahealth and Castlight Health into HealthCare.gov when he was CTO at Health & Human Services; none of these conflicts of interest were disclosed; Todd Y. Park's ethics pledges and reports are missing from the Office of Government Ethics; Goodman was formerly employed by Gibson Dunn LLP, Facebook appeals counsel in Leader v. Facebook)

134. Trip Adler ("Co-Founder" of Scribd; Harvard contemporaries of Mark Zuckerberg with a dubious orgins story, like Zuckerberg’s; Scribd held AFI documents for two years, then summarily deleted the entire library without warning on Fri. Mar. 7, 2014; AFI's library contained only public documents and much evidence proving the Leader v. Facebook judicial corruption)

135. Jared Friedman ("Co-Founder" of Scribd; Harvard contemporaries of Mark Zuckerberg with a dubious orgins story, like Zuckerberg’s; Scribd held API documents for two years, then summarily deleted the entire library without warning on Fri. Mar. 7, 2014; AFI’s library contained only public documents and much evidence proving the Leader v. Facebook judicial corruption)

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

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

138. Woodrow A. Myers (Chief Medical Officer, Wellpoint, Inc.; formerly Corporate Operations Officer, Anthem Blue Cross Blue Shield of Indiana)

139. Alex R. Fischer (aka Alexander Ross Fischer; Trustee, The Ohio State University; former Sr. Vice President, Battelle Memorial Institute; Chairman, OmniViz; married to Lori Barreras)

140. Chris Glaros (author of the discredited Waters Report re. The Ohio State University Marching Band; protege of Eric H. Holder, Jr., Professor James P. Chandler, III, and Algernon L. Marbley)

141. Lori Barreras (Commissioner, Ohio Civil Rights Commission; former Vice President of Human Resources, The Ohio State University; former Vice President, Battelle Memorial Institute; married to Alex R. Fischer)

142. David Vaughn (Criminal Attorney, David Vaughn Consulting Group; former Assistant U.S. Attorney; appointed to the discredited Waters Commission at Ohio State)
3/6/2015

Americans For Innovation: FACEBOOK PROPPED UP BY GLOBAL MONEY LAUNDERERS

143. Betty Montgomery (former Ohio Attorney General; appointed to the discredited Waters Commission at Ohio State; accepted campaign contributions from Woodrow A. Myers, Wellpoint, Inc. and friend of Michael V. Drake)

144. Joseph A. Steinmetz (Provost, The Ohio State University; author of Psychological Science article on MOOC (Massive Open Online Course) that triggered the discovery of massive double-dealing and fraud within the Ohio State trustees)

D. Facebook boy-puppets:

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

E. Corruption Watch —Patent Office Judges:

151. Anderson, Gregg
152. Best, George
153. Bonilla, Jackie W.
154. Boucher, Patrick
155. Braden, Georgianna W.
156. Branch, Gene
157. Bisk, Jennifer Bresson
158. Bui, Hung H.
159. Busch, Justin
160. Clements, Matt
161. Crumbley, Kit
162. Droesch, Kristen
163. Elluru, Rama
164. Fitzpatrick, Michael
165. Gerstenblith, Bart A.
166. Giannetti, Thomas L.
167. Guest, Rae Lynn
168. Hastings, Karen M.
169. Hoff, Marc
170. Horner, Linda
171. Hughes, James R.
172. Hume, Larry
173. James, House
174. Jung, Hung J.
175. Kamholz, Scott
176. Katz, Deborah
177. Lucas, Jay
178. MacDonald, Allen R. (bio unavailable) – Leader 3rd reexam judge (bio and conflicts log concealed by FOIA)
179. Mahaney, Alexandra
180. Martin, Brett
181. McKone, Dave
182. McNamara, Brian
183. Medley, Sally
184. Moore, Bryan
185. Moore, James T – Leader 3rd reexam judge (bio and conflicts log concealed by FOIA)
3/6/2015 Americans For Innovation: FACEBOOK PROPPED UP BY GLOBAL MONEY LAUNDERERS

http://americans4innovation.blogspot.com/2015/02/facebook-propped-up-by-global-money.html

186. Morgan, Jason V.
187. Morrison, John
188. Pak, Chung K.
189. Perry, Glenn J.
190. Petravick, Meredith C. (bio and conflicts log concealed by FOIA) – Leader 3rd reexam judge
191. Pettigrew, Lynne
192. Praiss, Donna
193. Quinn, Miriam
194. Reimers, Annette
195. Saindon, William
196. Scanlon, Patrick
197. Siu, Stephen C. – Leader 3rd reexam judge (bio and conflicts log concealed by FOIA)
198. Smith, James Donald
199. Smith, Neil
200. Snedden, Sheridan
201. Song, Daniel
202. Spahn, Gay Ann
203. Strauss, Mike
204. Timm, Catherine
205. White, Stacey
206. Zecher, Michael

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

HOW TO FILE A FRAUD COMPLAINT AGAINST A UNIVERSITY

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

You should complain about:

(1) the intellectual property theft of social networking source code from Leader Technologies, Columbus, Ohio that is the software engine running the UIA;

(2) the corruption at Ohio State University and OSU’s collusion with Battelle Memorial Institute which helped steal the software being used by UIA; and

(3) the mistreatment of OSU Marching Band Director Jon Waters regarding fabricated Title IX charges that were used to pave the way for Steinmetz to announce UIA.

Universities pride themselves on protection of intellectual property.

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

1. ARIZONA
Arizona State University
https://www.azag.gov/consumer/procedure
https://www.azag.gov/complaints/consumer

2. CALIFORNIA
University of California Riverside
California State System (observer)
http://www.oig.ca.gov/

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

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

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

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

7. MICHIGAN
Michigan State University

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

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

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

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

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

RECIPROCAL LINKS
- Center for Public Integrity
- Center for Self Governance
- Georgia! KSCO
- Judicial Watch
- Lawless America
- West New Jersey Tea Party
- Innovation Alliance (Save The Inventor)
- Sharyl Attkisson

Author and Site attribution is sufficient. Simple template, Powered by Blogger.