NEWLY RELEASED HILLARY EMAILS PROVE “PUBLIC-PRIVATE” NSA, FACEBOOK SPY STATE COLLUSION

MARK ZUCKERBERG REFUSED TO TESTIFY ABOUT HARVARD HACKING IN LEADER V. FACEBOOK ONE WEEK AFTER HILLARY ENDORSED FACEBOOK IN COUNCIL ON FOREIGN RELATIONS SPEECH WRITTEN BY BLUMENTHAL

FIG. 1—SYDNEY S. BLUMENTHAL. Former political adviser to Bill Clinton; unofficial political adviser to Hillary Clinton; and, political collaborator with NSA spy master, James P. Chandler. Hillary's emails show that Blumenthal is the behind-the-scenes architect of Hillary's social media strategy, despite White House Chief of Staff Rahm Emmanuel’s prohibitions against using him. Blumenthal is evidently a prime mover in the American Spy State strategy hatched by Chandler during the Clinton Administration. Photo: The Daily Caller.

(OCT 31, 2015)—On Friday, Oct. 30, 2015, the U.S. State Department released another batch of approximately 7,000 Hillary Clinton emails that were sent to her private servers. Besides more proof of U.S. Government collusion to steal Leader Technologies' social networking invention, they expose a heinous “public-private” Obama-Clinton-Cartel policy that can only be described as a New Fascism.

The many redactions are more proof that John Kerry’s State Department believes Hillary exchanged much classified information. It also reveals the substantial influence that Sidney Blumenthal had on Hillary’s U.S. policy right from

the beginning of the Obama Administration in 2009.

AFI readers are reminded that Blumenthal and James P. Chandler, former Harvard Law professor and NSA spy master, have been tied at the hip since Bill Clinton’s Administration. Blumenthal was running political cover for Chandler’s spy state law changes that were getting passed in rapid succession (e.g., Economic Espionage Act of 1996, False Statements Accountability Act of 1996, DOMA).

Hillary privately hired Blumenthal, despite being told by Rahm Emmanuel, Obama’s first White House chief of staff, not to engage him. This assured the continuation of the spy state agenda begun with Bill and Chandler in the early 1990s along with Harvard economics professor Larry Summers.

HILLARY & BLUMENTHAL WERE HELL-BENT TO EXPLOIT FACEBOOK / NSA IN FOREIGN POLICY . . . (AND LINE CRONY POCKETS)

consider the power of harnessing private incentives to public goals.

Source: Hillary Clinton’s first policy speech to the Council on Foreign Relations, drafted by Sidney Blumenthal, Jul 09, 2009

Blumenthal and Clinton were evidently pressing their crony Spy State Cartel agenda. By 2009, every major technology provider had become a member of the IBM Eclipse Foundation. IBM’s chief inside counsel, David J. Kappos, was nominated to take over the U.S. Patent Office three weeks earlier on Jun 18, 2009. Chandler’s orchestration of his spy state cartel was at full throttle.

On Nov. 15, 2008, Bill Clinton spoke in Germany to AWD, a personal financial planner, one week after Obama was elected. He was paid $450,000, three times his normal fee. This was his only Cartel speech in 2008. It occurred one week before Larry Summers was appointed by Obama to direct the “bank bailout.” Making sure his and Hillary’s Cartel winnings were/would be safe overseas?
On Nov. 19, 2008, Leader Technologies filed a patent infringement lawsuit against Facebook for infringement of their social networking invention. This lawsuit threatened to upset the Cartel apple cart.

On Jun. 06, 2009, Facebook opened a backdoor data feed to the NSA, as disclosed by NSA whistleblower Edward Snowden.

On Jun. 18, 2009, Obama nominated David J. Kappos, IBM chief inside intellectual property counsel, to be director of the U.S. Patent Office. Kappos and Chandler are the bookends of patent troll-ism at IBM. They invented it to monetize IBM "junk patents."

On Jul. 09, 2009, a month later, Blumenthal drafted Hillary’s first policy speech to the Council on Foreign Relations (ignoring Emmanuel’s prohibition of Blumenthal). Blumenthal highlighted the Administration’s commitment to use Facebook—while Leader v. Facebook patent infringement case was proceeding—the ultimate U.S. government insult to innovation, entrepreneurialism and the rule of law.

We must harness the power of new technologies and new means of connecting and communicating. Twitter and Facebook will become as much a part of the diplomatic lexicon as cables and demarches [political step or initiative].

NOTE: This statement contradicts Hillary’s testimony to the Benghazi Committee that she did not conduct much State Department business via email.

On Aug. 07, 2009, IBM’s chief inside counsel, David J. Kappos, was appointed director of the Patent Office by Obama in a rare recess appointment. Kappos and Chandler are the original “patent trolls.” Kappos then dumped his IBM stock and purchased 100% Vanguard mutual funds (Vanguard is heavily invested in IBM, Facebook and the Cartel, so Kappos merely shifted his IBM stock from one pocket to another.)

URGENT NSA—WHITE HOUSE SITUATION ROOM MESSAGE FORWARDED TO HILLARY’S PERSONAL EMAIL SERVER "H <hrod17@clintonemail.com>"

On Aug. 16, 2009, NSA director [James L.] Jones requested an urgent meeting with Hillary from the White House Situation Room, thus putting foreign state hackers on notice about concurrent event threats. This communication is classified by default. "H <hrod17@clintonemail.com>."

On Dec. 29, 2009, Hillary Clinton used her personal email account, ‘hrod17@clintonemail.com,” to exchange drafts of a speech on “Internet Freedom.” The draft of Clinton’s speech was redacted by the State Department as classified.

On Jan. 09, 2010, Sidney Blumenthal labeled the Republicans incompetent for failing to demand Timothy F. Geithner’s firing for colluding with AIG in the bailout.

LEADER V. FACEBOOK RIGGED TO PROTECT POLICY; U.S. PROPERTY LAW IGNORED FOR SPY STATE AGENDA

On Mar. 17, 2010, Obama nominated Leonard P. Stark to the Delaware District Court bench where the Leader v. Facebook patent infringement case was proceeding. Vice President Joe Biden was his sponsor.

On Mar. 22, 2010, Hillary had a heavily-redacted exchange on her "HDR22@clintonemail.com" address with Jake Sullivan and Huma Abedin with the subject “[Redacted] call.” This is just a week after Leader Technologies’ lawyers eviscerated Facebook’s arguments at the Markman Hearing in the Leader v. Facebook patent infringement case. Having told the Council of Foreign Relations she would embrace Facebook’s Cooley Godward LLP attorneys.

JUSTICE ROBERTS MENTORED Facebook Gibson Dunn LLP attorneys.

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.

STOP FACEBOOK PROPERTY THEFT

WILL HUMANKIND EVER LEARN? Facebook’s Orwellian doublespeak about property and privacy (theft) merely repeats the eventual dehumanization of the individual under MAO’s Red Star, Stalin’s SOVIET Hammer & Cycle and Hitler’s NAZI Swastika. Respect for the inalienable rights of each individual is a bedrock value of democracy. The members of the Facebook Cabal abuse this principle at every opportunity.

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

ASK CONGRESS: PASS THE INVENTOR PROTECTION ACT!

On Apr. 01, 2010, David J. Kappos, former IBM chief intellectual property counsel, founder of the IBM Eclipse Foundation (Nov. 29, 2001), and new Patent Office director, started the U.S. Patent Office Facebook page.

On Apr. 01, 2010, Mark Zuckerberg refused to testify about his Harvard hacking in his Leader v. Facebook deposition, on advice of his Cooley Godward LLP counsel, Heidi Keefe. Cooley Godward partner, Donald K. Stern, was newly-appointed White House judiciary adviser.

**ON FEB. 17, 2011**, BARACK OBAMA MET WITH MEMBERS OF THE IBM–NSA SPY STATE CARTEL IN THEIR SILICON VALLEY LAIR TO TOAST THEIR DECEPTION OF THE AMERICAN PUBLIC AND THE WORLD CALLED "THE CLOUD" AND "THE INTERNET OF THINGS."

On Sep. 16, 2011, Obama signed the America Invents Act that opened the door for big-infringers to continue "strategic infringement" of patents that they have stolen, **including** Leader Technologies' social networking invention, using endless "patent reexaminations." David J. Kappos was the prime mover. Spy master James P. Chandler lurked in the shadows.

On Dec. 02, 2011, Hillary adviser, Anne-Marie Slaughter, promoted a new kind of techno-socialism / fascism concept where private industry is harnessed to the will of the state.

**FASCISM** is a form of authoritarian nationalism where economics support state-control of profit-driven industries who support the goals of the political overlords first.

**HILLARY’S NEW FASCISM**

What follows are a succession of messages proving that the State Department fully embraced Facebook as a tool of state, and thus proving that Leader Technologies’ important social networking invention has been confiscated by the U.S. government in violation of the Fifth Amendment.

See the Timeline for the Hijack of the Cyber World to view these Hillary State Department activities in the context of the theft of Leader Technologies’ social networking invention by the IBM Eclipse Foundation spy state, of which Facebook was a creation.

STATE DEPARTMENT ROWING AWAY FROM HILLARY?

Obama’s IRS has withheld all of Lois Lerner’s documents. Why is the Obama State Department releasing Hillary’s? It would appear that Obama clan is is distancing itself from the Clinton clan.

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 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...
  Contributing Writers | Opinion

- **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 lobbyis...
  Contributing Writers | Opinion

- **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

- **Massive Washington Corruption Exposed by Leader v. Facebook**
  Bi-partisan citizen group appeals to Congress to RESTORE PROPERTY CONFISCATED BY widespread federal corruption incl. interference by Nancy ...
  Contributing Writers | Opinion

- **Healthcare.gov Has Exposed Washington’s Ethical Disease**
  Undisclosed conflicts of interest—on a massive scale—are choking Washington
  Contributing Writers | Opinion

- **Boycott NCAA March Madness? Copyright Gate**
  Constitutional rights advocates demand that NCAA stop its copyright infringement in social media; ask Congress to preserve Zuckerberg’s ...
  Contributing Writers | Opinion

- **How Judges Grow Rich on the Backs of American Inventors**
  Patent Office filings are shuffled out the USPTO

**HOW CAN YOU STOP THE SPY STATE?**

For starters, the Takings Clause of the Fifth Amendment empowers Congress to legislate a payday for Leader’s shareholders. This would provide adequate financing for Leader to offer a rational social networking environment—one that offers the utility people have come to enjoy about Leader’s invention without sacrificing security and privacy.

Contact your elected representatives and ask them to use Congress’ power of the purse to pay Leader Technologies and unplug the Cartel.

* * *

LETTER TO CONGRESS:
Word Doc
PDF Doc

11/4/2015 Americans For Innovation: NEWLY RELEASED HILLARY EMAILS PROVE “PUBLIC-PRIVATE” NSA, FACEBOOK SPY STATE COLLUSION

Fig. 3—The evidence is unmistakable. A Cartel of private companies, in collusion with the NSA, collect ALL relationship data between American citizens and the federal government. Much of that data is stored overseas, e.g., Lulea, Sweden, outside the jurisdiction of the U.S. Constitution (“Inside the Arctic Circle, Where Your Data Lives,” Business Week).

Fig. 4—The “social networking” industry generates huge financial profits. But the Cartel manipulates the industry illegally. Regulators turn blind eyes to the Cartel’s “Big Data” stock manipulation. Corrupt judges, politicians and regulators are influenced and bribed with insider stock tips. This appears to be the largest Ponzi scheme in history. The Cartel also has the ability to influence elections, using social networking tools to influence voters and control elected officials.

Click here for a PDF version of Julie Davis’ article.
Notice: This post may contain opinion. As with all opinion, it should not be relied upon without independent verification. Think for yourself.

**COMMENT**

Click “N comments:” on the line just below this instruction to comment on this post. Alternatively, send an email with your comment to americans4innovation@gmail.com and we’ll post it for you. We welcome and encourage anonymous comments, especially from whistleblowers.

Posted by K. Craine at 10:52 AM

Google’s Eric Schmidt funded a start-up to support Hillary Clinton for President:


http://qz.com/520652/groundwork-eric-schmidt-startup-working-for-hillary-clinton-campaign/

Reply

8 comments:

dave123 October 31, 2015 at 10:26 PM

FACEBOOK the largest Ponzi scheme in history, Facebook was Rigged and Stolen to protect U.S. policy; data collection of American citizens and ignoring property law and all for spy state agenda, and Much of that data is stored overseas, Lulea, Sweden, And YES mark zuckerberg stole the British data centre design, lawsuit claims A British company specialising in the design of data centres filed a lawsuit against Facebook , claiming that the social media giant stole its designs for a more efficient data centre, and that the substantial value of the work ended up in Facebook's Lulea Data Center in Sweden, YES you got mark zuckerberg stole the idea facebook stole the cod to run facebook from Mick stole all your data and put it on Lulea Data Center which he stole? and all in collusion with the NSA, collect ALL relationship data between American citizens and the federal government IBM Eclipse Foundation spy state, of which Facebook was a creation of when facebook was stolen

Facebook and the Winklevoss Twins’ fast-and-easy lawyers, Quinn Emmanuel LLP, agreed on a search of Zuckerberg's hard drives that was so limiting that it avoided the smoking guns. In the deal, Quinn agreed to muzzle the analyst and seal the existence of the drives from public knowledge, The Winklevoss Twins' knew how zuckerberg STOLE facebook Quinn getting their fees in the $65 million 'secret' settlement. (EXTORTION) Facebook stonewalled discovery Facebook's attorney, Cooley Godward LLP, claimed that the Zuckerberg drives and files were all lost. They also instructed Zuckerberg not to answer any questions about 2003-2004 ..........Winklevoss TELL THE TRUTH tell how zuckerberg stole facebook and from who?

Mark Zuckerberg's mistake could cost Facebook board members big bucks - Fortune


Reply

K. Craine November 1, 2015 at 6:31 AM

Email comment by DB:

No surprise?

Google's Eric Schmidt funded a start-up to support Hillary Clinton for President:


http://qz.com/520652/groundwork-eric-schmidt-startup-working-for-hillary-clinton-campaign/

Reply

K. Craine November 1, 2015 at 6:37 AM

Given the ever-presence of Google links on all political websites, heck, all backdoor to crony lawyers, banks and deep-pocket clients Contributing Writers | Opinion...

LEADER V. FACEBOOK WALL OF SHAME

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

ECLIPSE OF THE U.S. CONSTITUTION

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

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 shot 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
Former House Speaker Dennis Hastert has pleaded guilty in a hush-money case, and lying to the FBI.

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

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

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

WELCOME TO DONNA KLINE NOW! READERS!

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

Anonymous Posts Are Welcomed! Blogger has more posting constraints than Donna’s WordPress, but we will continue to welcome anonymous posts. Simply send us an email at americ4innov@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.
correspondent for CBS News. The FBI background check is mandatory. I passed the check and received my HARD PASS.

Years later, in 2013, I learned of the intrusion of my work and home computers. The intruders utilized software proprietary to a U.S. government agency. I knew that the FBI had contacted CBS News and confirmed the computer intrusion. I knew that FBI case workers listed me as a “victim” in the computer intrusion, even though they never contacted me to investigate or help.

As part of my investigation to learn more about the identities of the computer intruders, I filed a Freedom of Information Act (FOIA) and Privacy Act request to review my FBI file (as every citizen has the right to do). I knew that — at the very least — my file would include information relevant to my White House HARD PASS background checks and the computer intrusion.

But I got stonewalled.


Reply
COVERT OPERATION
TO SPY ON AMERICANS

The Eclipse Foundation

Eclipse = Cover up the U.S. Constitution

What other than capitulation to CIA threats could have gotten these competitors to fall in line?

Is the solar eclipse symbol of Islam just a coincidence?

Qur’anic Scholar: “If a Muslim feels threatened, he is permitted to lie to ‘people of the book’ (Infidels: Christians, Jews, Westerners).” See Q. 98:6, 3:51, 3:28. Does this sound like an Administration we know?

Notice: This document may contain opinion that should not be relied upon without independent verification. Think for yourself.