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Friday, April 20, 2018

THE SHADOW GOVERNMENT USES SES, SERCO AND OPIC AS PORTALS INTO HORRIFIC CORRUPTION

These lawyers, bankers, academics, journalists, bureaucrats and self-styled elitists sponge off the actual wealthcreation of hard working Americans via SES, OPIC, Lockheed Martin, Crown Agents, Serco, USAID in pursuit of the seven deadly sins

Since they don't do real work, President Trump can simply turn off their lights

Then, he can use the trillions of dollars recovered to empower real wealth creators

CONTRIBUTING WRITERS | OPINION | *Americans for innovation* | Apr. 20, 2018 | PDF | https://tinyurl.com/ycxr5h7



https://americans4innovation.blogspot.com/2018/04/the-shadow-government-uses-ses-serco.html



Bookmark: #stand-with-roger-stone

ROGER STONE SPEAKS: On Nov.

18, 2017, Twitter censored New York Times bestselling author Roger Stone completely. Every red-blooded American should be outraged, Republican, Democrat and Independent alike. If Roger's voice is silenced today, yours is next. We must break this embargo. <u>Click here</u> to read and share Roger's latest perspectives on the Battle for our Republic, including his responses to his critics (who have not been censored).

Updated Mar. 25, 2018. CLICK HERE TO SEE COMBINED TIMELINE OF THE HIJACKING OF THE INTERNET

PAY-to-PLA Y NEW W ORLD ORDER This timeline shows how insiders sell access & manipulate politicians, police, intelligence, judges and media to keep their secrets

Clintons, Obamas, Summers were paid in cash for outlandish speaking fees and Foundation donations. Sycophant judges, politicians, academics, bureaucrats and media were fed tips to mutual funds tied to insider stocks like Facebook. Risk of public exposure, blackmail, pedophilia, "snuff parties" (ritual child sexual abuse and murder) and Satanism have ensured silence among pay-to-play beneficiaries. The U.S. Patent Office is their toy box from which to steal new ideas.

Americans for Innovation: THE SHADOW GOVERNMENT USES SES. SERCO AND OPIC AS PORTALS INTO HORRIFIC CORRUPTION

Fig. 1-This is a glorious depiction of the evil labyrinth we have discovered. The Icon of the Ladder of Divine Ascent is connected with the well-known spiritual classic book entitled The Ladder of Divine Ascent by Saint John Climacus, of the seventh century. It inspired by Jacob's dream where God-the Great I Am-promised to keep him in all places and that he should not be afraid. Genesis 28:12-15.

Icon Writer: Unknown

(APR. 20, 2018)-AFI began this investigation in 2012 to try and understand why the U.S. Supreme Court failed to protect Leader Technologies' revolutionary invention of social networking -even after Leader proved that Facebook infringed their patent on 11 of 11 claims.

What we have discovered is a labyrinth of organized sin and corruption that permeates practically every institution on our planet. Besides watching the Leader v. Facebook court ignore well-settled precedent so that they could to protect Facebook, the judges themselves held volumes of Facebook financial interests.

Judges are expressly prohibited by their sworn Code of Conduct from engaging in such immoral and illegal activity. They are prohibited from holding "even one share" by a spouse in a litigant. The games that our judges, politicians and bureaucrats are currently playing by hiding their financial holdings in large corporate litigants behind conspiring mutual funds is just obscene. This corrupt practice began in earnest after a Judicial Conference in March 2001-six months before 9/11 & the theft of Leader's social networking invention-without public hearing or debate. We call it The Great Mutual Fund Scam.

Here are the corrupt judges and clerk in Leader v. Facebook who each failed to disgualify himself/herself due to his/her substantial holdings in Facebook financial interests. Each person gained great wealth from the Facebook initial public offering in 2012, this is without even knowing the extent of their offshore accounts. They also failed to disclose their intimate relationships with Facebook's appeal attorney Thomas G. Hungar, Gibson Dunn LLP:



Leonard P. Stark. Delaware





Alan D. Lourie. Federal Circuit



Kimberly A. Moore, Federal Circuit



Evan J. Wallach Federal Circuit







Jan Horbaly. Federal Circuit John G. Roberts. Jr., Supreme





Social Networking: The True Story

althCare.gov's confiscation of this property cannot stand

der: 145,000 man-hours • over \$10 million • solid engineering • hackers not 20 people icome • affirms privacy, security, property eign_influence • respects_U.S. Constitu no Constitution

one to two w eeks" · beer money elf • 28 hidden hard drives • stole Harvard photo: s email • PayPal Mafia handlers • scofs at privacy judges, politicians &



OpenTrial.org

Leader v. Facebook Facebook — a force for reedom perhaps, but at odds with the rule of law in the U.S.

Federal Corruption CLICK TO LOOK INSIDE

Congressional Briefings Federal Circuit Censored Docket Americans For Innovation Archives Disclosures: Exec | Judiciary | USPTO Patent Office FOIA Stonewalling **Donna Kline Now! Archives**





CONGRESS CONTACT LOOKUP

Contacting the Congress



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BLOG ARCHIVE

2018 (10) April (1) Dunn I I P

Court

Our initial scratching at the surface of this injustice to Leader Technologies has now given way to bulldozers and dump trucks. We have teamed up with corruption fighters from around the globe. We have worked to meticulously document these crimes with indictable evidence that some are calling the Crimeline. It is intended as a research tool for lawyers, judges, politicians and the media to help speed up the coming prosecutions. Honest citizens of the world cannot allow these corruptocrats to succeed. [Note: Over a year ago we sent a copy of this Crimeline to then Senator Jeff Sessions before he became Attorney General.]

Leader Technologies' shareholders are currently asking President Trump to pay them for the 18-year theft of their social networking invention by the federal government and our rogue Silicon Valley technology community. They have filed "Miller Act Notices" at the White House and have proposed a remarkable non-tax \$500+ billion new revenue source and a Win-Win fix for the horrific problems that this theft has caused. See Leader Technologies files trillion dollar bond lien on the U.S.

BIG PICTURE: THE CORRUPTOCRATS STOLE LEADER'S INVENTION TO SPEED UP THEIR **GLOBALIST TAKEOVER**

What is the connection with Leader Technologies' social networking invention? These corruptocrats stole it because they knew it would speed up their takeover of the American Republic. They appear to have been right about that. "Social networking" appeared almost overnight like a Phoenix via the IBM Eclipse Foundation in early 2004 once Leader Technologies had finished debugging their source code. See First annual IBM EclipseCon 2004, Feb. 2-5, 2004 (Facebook started Feb. 4, 2004).

For new readers unfamiliar with the Leader Technologies story, we have added a footnote overview of the Leader "innovation magic" story below so that we can get to the main theme of this post.

Once we proved the immediate evidence of the Leader v. Facebook corruption, we widened our lens aperture to look at who and what was behind these peoples' choices to be so corrupt.

In summary, the following organizations came into focus:

THE SHADOW GOVERNMENT USES SES, SERCO AND OPIC AS

- March (3)
- February (3)
- ► January (3)
- **2017** (27)
- **2016** (39)
- **2015** (34)
- 2014 (26)
- **2013** (28) **2012** (6)

X

UPDATE MAR. 25, 2014

FIVE CRITICAL AFI POSTS ON JUDICIAL **COMPROMISE**

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

1. HOW PATENT JUDGES GROW RICH ON THE BACKS OF **AMERICAN INVENTORS**



Patent Office filings are shuffled out the USPTO backdoor to crony lawyers, banks and deep-pocket clients.

- 2. WAS CHIEF JUSTICE ROBERTS BLACKMAILED into supporting Obamacare by his ethical compromises in Leader v. Facebook?
- 3. JUSTICE ROBERTS MENTORED Facebook Gibson Dunn LLP attorneys.
- 4. JUSTICE ROBERTS HOLDS

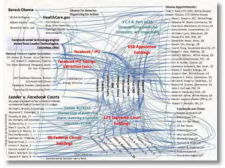


- substantial Facebook financial interests.
- 5. JUDGE LEONARD STARK FAILED to disclose his Facebook financial interests and his reliance on Facebook's Cooley Godward LLP attorneys for his appointment.



BARACK OBAMA'S DARK POOLS OF CORRUPTION

Click to enlarge



CLICK HERE FOR WASHINGTON'S ETHICAL **DISEASE DISCOVERIES RE. FACEBOOK "DARK**

- 1. Senior Executive Service (SES),
- 2. Overseas Private Investment Corporation (OPIC),
- 3. Serco,
- 4. USAID,
- 5. Crown Agents, and
- 6. Lockheed Martin.

We knew a little about Lockheed and USAID, but nothing about SES, OPIC, Serco or the Crown Agents. Considering that these organizations move hundreds of billions of dollars of American tax money around the planet, why are they not in our civic consciousness? The MSM has been silent and has clearly failed to hold them accountable, as is their job. Now we know that this gaggle of criminals are the successors of Nazi Brown Shirts for the Deep State shadow government. They could cease tomorrow and the world would only improve, wars would stop, and a new era of human creativity will be unleashed.

SES & OPIC CONSTITUTES AN UNCONSTITUTIONAL SECRET GOVERNMENT WAR PROFITEERS, BUT IT'S WORSE. OTHER *GOVERNMENTS* HELP DRIVE THIS SES / OPIC BUS TO PERDITION.



Fig. 3–WAR PROFITEERS: The SES, OPIC, USAID, Serco, the Crown Agents and Lockheed Martin operate a border less, corporatist, globalist economy where national sovereignties are obliterated. Flying the American flag upside down is an officially recognized signal of distress, not disrespect.

POOLS"

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STOP FACEBOOK PROPERTY THEFT

We see. We "like." We steal. STOP FACEBOOK PROPERTY THEFT. www.fbcoverup.com

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!

LEADER TECHNOLOGIES Inventor Protection Act (Proposed)

America needs to practice what it preaches.

We have no business lecturing the world about free enterprise and the rule of law, when we permit the investors in Ohiobased innovator Leader Technologies to go uncompensated for the risks they took to help invent social networking ...

 a technology upon which the President and U.S. government now rely;

—a technology *stolen* by the "Facebook Cabal" who recruited the federal courts and Patent Office into their club of corruption.

Rescind. Lines Sanction. Contact your representatives. Ask them to pass it. Real American inventors need your support.

http://www.contactingthecongress.org/ http://americans4innovation.blogspot.com

Click image above to download a poster-quality PDF optimized for a 11in. x 17in. (ledger-size) poster. America should not be in the business of cheating its entrepreneurial investors simply because the cheaters buy off judges with the money gained from their theft. Such permissiveness is obscene.

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.

The Senior Executive Services (SES) includes over 8,000 Obama stay-behind senior federal employees in all agencies of the U.S. government. They openly state that they cannot be fired by the President, which means they are not accountable to our Republic and have a law unto themselves. See our previous post Obama hired them. Trump cannot fire them. So they say. It went viral 30 days ago with an estimated 500,000 views. The story is out.

Former FBI Director James B. Comey's book title speaks volumes: A Higher Loyalty. Evidently Mr. Comey believes his oath to serve America does not include its leaders if he decides to have a globalist agenda. His associations with Lockheed Martin and London-based HSBC clearly show that he leads this coup against American sovereignty. The arrogance of his current book road show speaks volumes about his moral character.

Connecting the dots, AFI, Leader Technologies, American Intelligence Media (AIM) and other researchers from groups like The Right Media, Anonymous, the real Q and KimDotCom among them have helped uncover primary institutions through which the SES-OPIC funds its sedition (we believe)—totally outside of We The People Congressional oversight.

OVERSEAS PRIVATE INVESTMENT CORPORATION (OPIC)

The Overseas Private Investment Corporation (OPIC) was formed on January 19, 1971 in an amendment to the Foreign Assistance Act of 1961. The Act had previously formed the United States Agency for International Development (USAID) which is closely aligned with OPIC's seditious activity.

OPIC is actually a corporation whose sole shareholder is the U.S. Secretary of State. The SES provides the executive staffing and leadership for OPIC. Note that the Crown Agents in the UK adopted an identical organizational structure in 1995, see below.

Herein is the scandalous scamming of America. Through convoluted legal gobbledygook, OPIC as a company and not a federal agency per se is solely "owned" by the Secretary of State. OPIC is staffed by the SES who state openly that they cannot be fired by the President, and therefore by direct inference don't work for him—even though the President appoints the Secretary of State, their sole shareholder. As if this could not get more twisted, the Secretary of State is an SES member and technically cannot be fired by the President, who works for We The People. This likely means that We The People 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!)

- Summary of Motions, Appeal, Petition, Evidence, Analysis, Briefings (FULL CITATIONS) in Leader Technologies, Inc. v. Facebook, Inc., 08-cv-862-JJF-LPS (D. Del. 2008), published as Leader Techs, Inc. v. Facebook, Inc., 770 F. Supp. 2d 686 (D. Del. 2001)
- 2. Dr. Lakshmi Arunachalam's Censored Federal Circuit Filings (Archive)
- 3. Brief Summary of Leader v. Facebook
- 4. Backgrounder
- 5. Fenwick & West LLP Duplicity
- 6. Instagram-scam
- 7. USPTO-reexam Sham
- 8. Zynga-gate
- 9. James W. Breyer / Accel Partners LLP Insider Trading
- 10. Federal Circuit Disciplinary Complaints
- 11. Federal Circuit Cover-up
- 12. Congressional Briefings re. Leader v. Facebook judicial corruption
- 13. Prominent Americans Speak Out
- 14. Petition for Writ of Certiorari
- 15. Two Proposed Judicial Reforms
- 16. S. Crt. for Schemers or Inventors?
- 17. Attorney Patronage Hijacked DC?



- 18. Justice Denied | Battle Continues
- 19. FB Robber Barons Affirmed by S. Crt.
- 20. Judicial Misconduct WALL OF SHAME
- Corruption Watch "Oh what webs we weave, when first we practice to deceive"
- 22. Facebook | A Portrait of Corruption
- 23. White House Meddling
- 24. Georgia! AM 1080 McKibben Interview
- 25. Constitutional Crisis Exposed
- 26. Abuse of Judicial Immunity since Stump
- 27. Obamacare Scandal Principals are intertwined in the Leader v. Facebook scandal
- 28. S.E.C. duplicity re. Facebook

X

GIBSON DUNN LLP exposed as one of the most corrupt law firms in America

Investigative Reporter Julia Dav is investigates Facebook's Leader v. Facebook

Americans for Innovation: THE SHADOW GOVERNMENT USES SES, SERCO AND OPIC AS PORTALS INTO HORRIFIC CORRUPTION

have no control over SES or OPIC—even though we fund them both. The lawyers who wrote these laws and regulations (and then protect these entities from FOIA transparency) should be shot for this treasonous word play.

While Rex Tillerson recently left his position as Secretary of State, being SES himself, we doubt he was fired. Just look at how Attorney General Jefferson B. Sessions—also SES—is stubbornly hanging on, almost begging the President to challenge his SES employment protections.

OPIC is run by the SES according to the Plum Books from 1996, 2000, 2004, 2008, 2012 and 2016 (named after their purple title sheet . . . and the "Purple Revolution?") The 2016 Plum Books state clearly on p. 218. Since the documents intentionally fail to define the phrase "independent regulatory commission" it could mean anything if challenged and must be assumed to mean all SES members. Whether narrowly or broadly defined, thousands of federal employees fall into this insulation from Presidential authority:

By law, the appointment to or removal from any SES position in an independent regulatory commistion shall not be subject, directly or indirectly, to review or approval by an officer or entity within the Executive Office of the President.

Fig. 4—The SES Plum book claims that the President cannot fire them. <u>5. Prt. 114-26. (Dec. 01, 2016)</u>. Plum Book, Policy and Supporting Positions. Committee on Homeland Security and Governmental Affairs. U.S. Senate, 114th Congress, 2d Session, p. 218 (PDF p. 228). GPO.

OPIC's 2017 Annual Management Report says they have provided \$23.2 billion in benefits to recipients worldwide—all decisions made by the SES.

Conclusion: SES-OPIC has been a rogue outfit ever since the SES was formed in 1978.

SES + OPIC + USAID + SERCO + CROWN AGENTS + LOCKHEED







attorney Gibson Dunn LLP . She credits this firm with the reason why not a single Wall Street banker has gone to jail since 2008. Click here to read her article "Everybody

hates whistleblowers." Examiner.com, Apr. 10, 2012. Here's an excerpt:

"Skillful manipulation of the firm's extensive media connections allows Gibson Dunn to promote their causes, while simultaneously smearing their opponents and silencing embarrassing news coverage."

This statement followed right after Davis cited Facebook's chief inside counsel in the Leader v. Facebook case, Theodore Ullyot, who appears to have helped lead the Leader v. Facebook judicial corruption. Interesting word choices associated with Gibson Dunn LLP: manipulation, smear. Attorneys swear a solemn oath to act morally, ethically, and in support of democratic principles. They promise to conduct themselves in a manner than instills confidence among the citizenry in the rule of law and the judicial system. These promises appear to be meaningless. Click here for a PDF version of Julie Davis' article

POPULAR POSTS



OBAMA HIRED THEM. TRUMP CANNOT FIRE THEM. SO THEY SAY.

Senior Executive Service (SES) is ~10,000 Deep State shadow government

employees who are sabotaging the American Republic for the globali...



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 | Opini...



LEADER PROPOSES TRILLION DOLLAR FED REVENUE WHILE LOWERING TAXES User fee on social networking will generate \$300+ billion a year to fund

major initiatives Surcharge on social networking will pay for 17...



AMERICAN MORAL UNDERPINNINGS ARE UNDER SIEGE BY GODLESS DEEP STATE CORPORATE GLOBALISTS

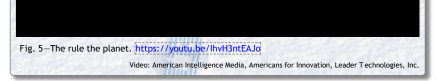
Trump under surveillance for many years MSM fake news is INTENDED to degrade our Republic Judeo-Christian moral values of our Founde...



LEADER TECHNOLOGIES FILES TRILLION DOLLAR BOND LIEN ON THE U.S. GOVERNMENT

President Trump is asked to compensate Leader for the theft of their inventions by the Deep State shadow government Leader's social net...

6/30

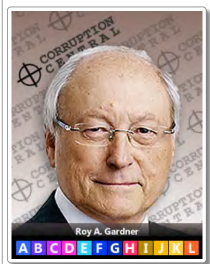


The more our investigators dove into the seditious SES-OPIC labyrinth, the deeper it went, and the more convoluted it became.

SERCO GROUP PLC (UK)

Serco is led by a British knight and the son of one. Both men have pledges oaths of loyalty to the British Crown. They are Sir Roy Gardner, and Rupert Soames OBE (Order of the British Empire), son of Sir Nicholas Soames, grandson of Winston Churchill.

AMERICA: MEET YOUR BRITISH OVERLORDS



Sir Roy Alan Gardner (born 20 August 1945) Rupert C. Soames OBE (born 18 May 1959) is a British businessman and Chairman of Serco. He was knighted in 2002. He was also managing director of GEC Marconi Ltd.

FGH D

is a British businessman and CEO of Serco. He was awarded an OBE (Order of the British Empire) in 2010. He is the son of Sir Nicholas Soames, and the grandson of Winston Churchill.

British Oath of Allegiance to the Monarch: These men have pledged oaths of allegiance to the Queen substantially in this form: "I, NAME, do swear that I will be faithful and bear true Allegiance to Her Majesty Queen Elizabeth, Her Heirs and Successors, according to the Law. So help me GOD." Some British citizens consulted discount these awards by the Queen as somewhat meaningless, while others did not. The point to be made here is less about opinions on royal orders, and more about whether these men take seriously their oath to Queen and God. It is certain that British courts consider these oaths to be legally binding. Since these are binding legal oaths, it is certain that they run Serco, and its subsidiaries in America, with loyalty to the Queen over the U.S. Constitution. These oaths are similar in principle to swearing to tell the truth so help you God before testifying in court. See Promissory Oaths Act 1868. (Jul. 31, 1868). 1868 c. 72 (Regnal. 31_and_32_Vict). Legislation.gov.uk.

Fig. 6: Sir Roy Gardner and Rupert Soames lead Serco Group Plc and its subsidiaries



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...



PROOF: ROBERT MUELLER CANNOT BE IMPARTIAL IN THE RUSSIA INVESTIGATION Mueller's Deep State

relationships will politicize the FBI vet again

Contributing Writers | Opinion | AMERICANS FOR INNOVATION | ...



MEET THE PERSON WHO CAN REMOTELY CRASH PLANES AND CAN READ YOUR MIND Monstrous Patent calls

people "wet ware"

Implanted devices deliver electric shock, poisons, dopamine, adrenaline, emit mind control freq...



JFK: DISMANTLE THE ROGUE C.I.A. Many NSA and C.I.A. whistleblowers confirm

JFK's warning Will we choose accountability to enslavement to bullies? Contribut...



TOP 12 REASONS ROBERT MUELLER IS A TRUMP HITMAN TO HIDE THE DEEP STATE'S SINS

President Trump and our Republic are in peril from

Deep State operatives like Robert S. Mueller Contributing Writers | Opinion | AMERIC

EDITORIALS

- 1. DC Bar refuses to investigate attorney misconduct in Leader v. Facebook Unwillingness of DC attorneys to selfpolice 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 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, around the world in total allegiance to the British Crown.

"Serco is the biggest company in America that you have never heard of." Why? Why is a company that operates the U.S. Patent and Trademark Office and over 58 air traffic control system in the U.S. so obscured from the public consciousness?!

Serco Group PLC is a British company with 10,000 employees and annual revenue of \$5.9 billion. Serco runs the U.S. Patent and Trademark Office!

Do you mean to tell me that the U.S. Patent Office is not capable of running itself without foreign help?! American inventors take note: You're screwed.

We could not believe this either, but here is Serco's 2015 press release announcing its deal with Obama. No reasonable person can view the giving away of a vital office to a foreign power as anything but sedition. This alone should get your blood boiling, but it gets much, much worse.

Serco has 11 contracts with the U.S. Army, Navy, SPAWAR, Intelligence, Air Force, Coast Guard, Marines, US Border Patrol as well as the Transportation and Commerce Departments.

Serco operates 58 U.S. air traffic control towers! WAT? Isn't this a national security issue? Are Americans not capable of running their own airports?!

Serco has major contracts with the FCC, FTC, FAA, DOJ, DOS, DHS, ERO, ICE, GSA, prisons, Pension Benefit Guaranty Corp and they even run U.S. military boot camps.

Serco runs major public works in Chicago, Colorado, Los Angeles, San Francisco and Georgia—all Deep State shadow government globalist strongholds. Georgia = IBM.

SWEETHEART SERCO U.S. HONEY POTS: "INDEFINITE DELIVERY, INDEFINITE QUANTITY"

In short, we have ceded great swaths of U.S. infrastructure to this foreign control. Many of the Serco contracts are the most lucrative imaginable. They are "Indefinite Delivery, Indefinite Quantity" contracts (STATED SO in the contracts), meaning they are blank checks for the SES. 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.

K

CURRENT EDITORIAL FOCUS

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

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

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

WELCOME TO DONNA KLINE NOW! READERS!



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

Anonymous Posts Are Welcomed! Blogger has more posting constraints than Donna's WordPress, Here is just a partial list of these lucrative Serco GSA contracts with numerous federal government agencies. What? Are not American companies worthy of such honey pot contracts?

AMERICA'S CORPORATE BORDERS AGAINST FOREIGN INTERVENTION WERE OVERRUN LONG AGO

More likely, these contracts reveal that America's corporate borders were overrun long ago. Ask yourself: Why are we giving our sovereignty to the United Kingdom? That is a longer answer that is superbly answered in the just released AIM article: EXPOSED: ALL THE QUEEN'S AGENTS AND CORPORATIONS THAT CONTROL THE WORLD.

Serco's American subsidiary, SI International, Inc. was founded and funded on Oct. 14, 1998 by Chicago bankers with Frontenac Company principals Rodney L. Goldstein formerly with Booz Allen Hamilton, and Jeremy H. Silverman formerly with Bain & Company (Mitt Romney).

SI International's officers included S. Bradford Antle who, according to his Bloomberg biography, was still working for Lockheed Martin, where he was leading Lockheed Martin's Washington Technical Operations with 1,700 employees. Other officers came from the U.S. Intelligence supplier CACI, Inc. and Gen. R. Thomas Marsh came from MITRE Corp. Marsh is SES.

On Dec. 28, 2008, Serco Group PLC (UK) bought SI International and renamed it Serco, Inc. aka Serco Services, Inc. and appointed S. Bradford Antle its President. The Lockheed logo on this deal is evident.

BRAD ANTLE WAS THE SERCO-LOCKHEED MARTIN GO-TO EXECUTIVE FOR THE DEEP STATE OVERLORDS

While Brad Antle was triple-timing employment among SI International, Serco and Lockheed Martin, former FBI Director James B. Comey was General Counsel at Lockheed Martin (2005-2010). but we will continue to welcome anonymous posts. Simply send us an email at NEW Leader® Private Email: afi@leader.com with your post. Once the moderator verifies that your email address is real, your comment will be posted using your real name or handle, whatever you wish, like John Smith or Tex.

Click here to v iew a complete Donna Kline Now! posts archive . 💥



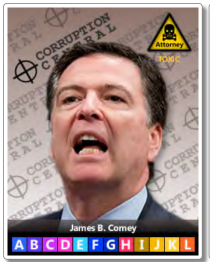
Code of Conduct fo United States Judge

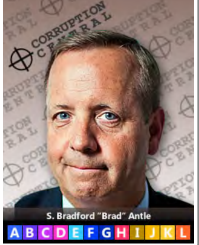
CODE OF CONDUCT FOR U.S. JUDGES

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

GALLERY OF JUDICIAL MISCONDUCT ×

AMERICA: MEET YOUR LOCKHEED MARTIN / SERCO TRAITORS





James B. Comey: "A Higher Loyalty" 2017current, FBI 2013-2017, HSBC (UK) 2013, Bridgewater Capital 2010-2013, Lockheed Martin 2005-2010, Attorney General 2003-2005, US Attorney 1996-2003, McGuire Woods 1993-1996, US Senate 1995, US Attorney 1987-1993, Gibson Dunn 1986-1987, other.

S. Bradford "Brad" Antle: GE 1985-1995, Lockheed Martin 1996-2001, SI International /Serco 1999-2008.

Fig. 7: Lockheed Martin officers James B. Comey and S. Bradford "Brad" Antle very evidently orchestrated the creation of SI International, Inc. in 1998 to acquire top secret U.S. military contracts that were then sold in 2008 to Serco (UK) who was a partner with Lockheed in AWE Management Limited (Atomic Weapons Establishment)(UK) along with British Nuclear Fuels Limited in which the British Crown has a "Golden Share" and 100% control. This makes all of Lockheed's and Serco's U.S. contracts in an absolute conflict of interest for both British and U.S. interests. In short, both the American and British peoples have been sold out to these globalist transnationalist corporatist entities.

Now comes the very sad reality that both Antle and Comey sold out America to the British Crown via Lockheed Martin and Serco.

BRITISH PATRIOTS: SERCO AND LOCKHEED Martin <u>Run</u> your nuclear program

AFI investigators have discovered what looks like hard proof of sedition among Lockheed Martin, Brad Antle and James Comey.

AWE MANAGEMENT LIMITED (UK) (ATOMIC WEAPONS ESTABLISHMENT)



Judge Leonard P . Stark , U.S. District Court of Delaware, trial judge in Leader Techs, Inc. v. Facebook, Inc., 770 F. Supp. 2d 686 (D.Del. 2011). Judge Stark heard his jury foreman admit that the jury made the on-sale bar decision without any evidence other than speculation, and yet he supported that verdict anyway. Just months before trial, Judge Stark allowed Facebook to add

the on-sale bar claim after the close of all fact discovery and blocked Leader



from preparing its defenses to this new claim. Judge Stark allowed the claims despite Leader's prophetic argument that the action would confuse the jury and prejudice Leader. He also permitted the jury to ignore the Pfaff v. Wells Electronics, Inc. test for on-sale bar, even after instructing the jury to use it. (See that

Jury Instruction

No. 4.7 here.) He also contradicted his own instruction to Leader to



answer Interrogatory No. 9 in the present tense (2009), then permitted the jury to interpret it as a 2002 admission as well. Facebook's entire on-sale bar case is based upon this interrogatory. (Editorial: Hardly sufficient to meet the "heavy burden" of the clear and convincing evidence standard.)



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

Judge Lourie also failed to apply his own law-test in Group One v. Hallmark Cards to the evidence.



After debunking all of Facebook's evidence on appeal, Judge Lourie created new argument in the secrecy of chambers to support Facebook and prevent the on-sale

On Nov. 10, 1998, AWE Management Limited was incorporated in the United Kingdom by two lawyers who had one share each. This is a standard way lawyers start companies without involving the founders in order to handle the perfunctory formation paperwork which usually gets amended later.

On Dec. 13, 1999, Serco Limited facilitated the updating of the stock to the real owners British Nuclear Fuels Plc (50,000 A shares - Golden Shares controlled by the Crown), Lockheed Martin (50,000 B shares) and Serco (49,998 C shares).

Remember, just a year earlier on Oct. 14, 1998 Lockheed's director S. Bradford Antle had just started Serco's US predecessor SI International in Chicago.

Names and Addresses	Number of shares allotted			1.00
	Ordinary	Preference	Other	Please complete legibly, preferably
BRITISH NUCLEAR FUELS PLC	50,000 A			legibly, preferabl in black type, or bold block lettering
RISLEY				
WARRINGTON		1		
CHESHIRE WA3 6AS		1		
			-	
LOCKHEED MARTIN UK LIMITED	50,000 B			
59 LAFONE STREET				
SHAD THAMES		1		
LONDON SEI 2LX				
				1
	231		1.00	1
SERCO LIMITED	49,998 C		1.50	
DOLPHIN HOUSE				1
WINDMILL ROAD				
SUNBURY ON THAMES				
MIDDLESEX TWI6 7HT				

Fig. 8–AWE MANAGEMENT LTD. (Dec. 13, 1999). Ownership Return of Allotment re. Lockheed, Serco and British Nuclear Fuels. Reg. No. 36645711, p. 2. Companies House.

Serco and Lockheed Martin hold 2/3rd of the shares in AWE Management Limited (UK). AWE stands for Atomic Weapons Establishment. AWE runs Britain's nuclear programs for weapons grade materials. The other 1/3rd of AWE shares are held by British Nuclear Fuels Limited (BNFL). Most importantly, the Queen holds a "Golden Share" in AWE and its uranium mining mega supplier Rio Tinto PLc giving her ultimate control. Her Golden Share gives her absolute control.

Here is the Queen's "Golden Share" in Rio Tinto Plc as inauspiciously recorded by hand at Companies House (London,

bar verdict from being overturned a clear breach of constitutional due process.



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

related stocks.

Judge Moore failed to follow the longheld precedent for testing on-sale bar evidence in Pfaff



v. Wells Electronics, Inc.—an evident and intentional omission coming from a former patent law professor. After debunking all of Facebook's evidence on appeal, Judge Moore created new argument in the secrecy of chambers to support Facebook and prevent the on-sale bar verdict from being overturned—a clear breach of constitutional due process.



Judge Evan J. W allach, U.S. Court of Appeals for the Federal Circuit, member of the three-judge panel in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Wallach is not a patent attorney. This begs the question as to why a judge with no knowledge of patent law was assigned to the case. Would anyone ask a dentist to perform brain surgery? The Federal Circuit was specially formed to appoint patent-knowledgeable judges to patent cases. There is no evidence so far in the judicial disclosures that Judge Wallach holds stock in Facebook, although when he was asked on a motion to disclose potential Facebook holdings and other conflicts of interest, he refused along with the other judges. See Motion to

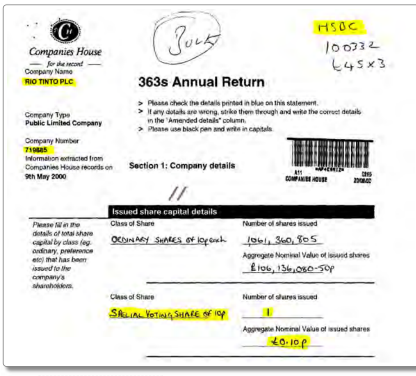
Disclose Conflicts of Interest. Judge Wallach continued

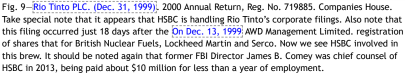
in silence even after Clerk of Court Horbaly failed to provide him with Dr.



Lakshmi Arunachalam's motions (according to his Federal Circuit staffer Valeri White), and yet the

UK) on Dec. 31, 1999, p. 8. Note: When attorneys handwrite disclosures in this day and age, it is generally an intentional act to thwart search engines from being able to index the document, so it is more difficult to find.





To make this circumstance even more unscrupulously confusing, the AWE Limited (UK) annual report on Dec. 31, 2016 actually says in very slimy lawyerly parsing that "The directors consider Lockheed Martin Corporation, a company registered in the USA, as the ultimate parent undertaking and controlling entity."

They did not mention the Queen's Golden Share that ultimately controls everything having to do with uranium and atomic weapons production in the UK. The Queen, via Rio Tinto, actually sells these companies uranium ore to produce the nuclear fuel that is enriched in America!

So, did the AWE directors check with the Queen before making this deceptive statement? Did the Ernst and Young LLP auditors include this slippery language to give the directors, officers and Crown deniability about their duplicity? The later seems most likely. The auditors probably slaved mightily over this obfuscation. Such material nondisclosures are likely criminal offenses, especially considering the grave national interests involving Britain's nuclear arsenal. Clerk signed an order regarding that motion on Judge Wallach's behalf. See a full analysis of these events at Donna Kline Now! Judge Wallach also failed to police his court's violation of Leader's Fifth and 14th Amendment constitutional right to due process when he participated in the fabrication of new arguments and evidence for Facebook in the secrecy of judge's chambers after he had just invalidated Facebook's sole remaining item of evidence (using disbelieved testimony as ostensible evidence of an opposite). Judge Wallach also failed to police his court when he failed to apply the Supreme Court's Pfaff v. Wells Electronics, Inc. test for on-sale bar evidence, which included even the Federal Circuit's own Group One v. Hallmark Cards, Inc. test-a test which Judge Lourie should have advised Judge Wallach to follow since Judge Lourie helped write that opinion. Group One test omission analysis.



Clerk of Court Jan Horbaly , U.S. Court of Appeals for the Federal Circuit, clerk who signed all the opinions in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Clerk Horbaly and his staff obfuscated when the court's ruling was challenged by an amicus curiae brief revealing clear mistakes of law and new evidence. See analysis of the misconduct and misrepresentations within the Federal Circuit Clerk of Court in

Leader v. Facebook. Mr. Horbaly failed to disclose his conflicts of interest and close associations with numerous Facebook attorneys and law firms, as well

as his close association with one of Facebook's largest shareholders.



Microsoft, who is a Director of The Federal Circuit Bar Association where Mr. Horbaly is an ex officio officer. Additionally, the DC Bar revealed in a written statement that Clerk Horbaly is not licensed to practice law in the District of Columbia. [Editorial: What does that make the Federal Circuit with its location within in a stone's throw of the White House? A selfgoverning state?]

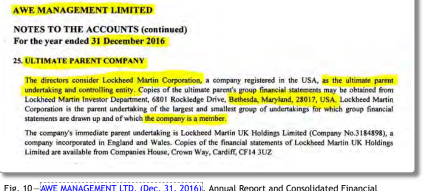


Fig. 10-AWE MANAGEMENT LTD. (Dec. 31, 2016). Annual Report and Consolidated Financial Statements. Reg. No. 36645711, p. 34. Companies House.

If we are to believe the AWE directors, Lockheed Martin controls the British nuclear program!

If we are to believe British Companies House filings, the Queen controls the nuclear program by way of her Golden Shares.

Something is horribly wrong with this picture, especially when one adds the Uranium One, Clinton, Putin, Mueller fiasco into the mix. It appears more and more likely that Putin and the Crown were jockeying over control of global uranium mining rights (Rio Tinto vs. Rosatom). Bill and Hillary Clinton knew this, so they played the American card since the Queen's ore is enriched in the U.S. in Eunice, New Mexico.

The Queen holds a Golden Share (100% control) of Rio Tinto, that operates numerous mines in Canada. In this scenario, the Uranium One deal appears to have been Bill & Hillary and The Clinton Foundation injecting themselves in the middle to get a piece of the financial action. The Kazakhstan "deal" was probably a sham, a cover, just leverage. Mueller was used as a goat to show the quality of the Eunice, NM processing of the Queen's (READ: Frank Giustra) ore.

If the former is true, then British sovereignty over its national security has been ceded to Lockheed Martin.

If the latter is true, then America's national security has been traded away by Lockheed Martin who is managing multiple sets of national interests and is, therefore, sometimes acting against the United States in its dealing with the United Kingdom.

Who are the common threads here? Former FBI Director James B. Comey and former Lockheed Martin director of Technical Operations in Washington, D.C. S. Bradford Antle.

It is important here to note a longer Serco thread that reaches back almost a century. Serco was founded in 1929 as RCA Services Limited, a UK division of the Radio Corporation of America (RCA). In 1985, General Electric purchased RCA. Two



Judge Randall R. Rader , U.S. Court of Appeals for the Federal Circuit, chief judge responsible for the (mis)conduct of his judges and Clerk of Court in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Rader failed to manage his court resulting in a likely situation where his judges never even received briefs that they allegedly ruled on in favor of Facebook. Judge

Rader also failed to disclose his conflicting relationships with



a Leader principle with whom he may have had deep professional differences during his time at the Senate Judiciary Committee—his former professor of law at George Washington University Law Center, former Leader director Professor James P. Chandler. See analysis of Judge Rader's undisclosed conflicts of interest in Leader v. Facebook. Judge Rader also

did not stop his judges from creating new arguments and evidence for



evidence for Facebook in the secrecy of chambers—after they had debunked all of Facebook's evidence on appeal, which is a clear breach of constitutional due process.

Updated May 22, 2015 Click here to view a Federal Circuit Leader v. Facebook Conflicts of Interest Map.



See "Cover-up In Process At The Federal Circuit?" Donna Kline Now! Sep. 17, 2012.

Leader v. Facebook Legal Research Links

X

NOTICE: Opinion

This is an opinion blog. Any information contained or linked herein should be

Americans for Innovation: THE SHADOW GOVERNMENT USES SES, SERCO AND OPIC AS PORTALS INTO HORRIFIC CORRUPTION

years later in 1987, the UK managers of RCA bought the RCA UK operations and changed the name to Serco in 1988.

These events within Serco (UK) occurred right when S. Bradford Antle worked for General Electric (and probably facilitated the sale, with the plan to eventually work for Lockheed, former SI International, then have Serco UK buy in to the US classified business via SI International). These sorts of devious convolutions have come to be expected by our researchers.

So more likely, the Queen controls the nuclear activities of both Lockheed Martin and Serco in Britain. This control then walks back to the U.S. via URENCO LIMITED (UK).

URENCO manages the U.S. nuclear enrichment plant in Eunice, NM. Curiously, in their 2018 annual report, URENCO disguises their British 1/3rd ownership by British Nuclear Fuels Limited (BNFL) and says instead that "Enrichment Investment Limited" (EIL) is the holder. Further investigation shows that EIL is a mere shell front for British Nuclear Fuels Limited. Why the deception?

BRITISH GOLDEN SHARE OWNER OF URENCO LIMITED (UK) WHICH CONTROLS U.S. URANIUM ENRICHMENT AT LOUISIANA ENERGY SERVICES (LSE), EUNICE, NM:

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

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AFI LOGO (with text)



AFI LOGO (no text)



CORRUPTION WATCH LIST

Faces of the Facebook Corruption (**PDF**) (currently being updated after the Fri. Mar. 7, 2014 Scribd censorship of this document:

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



Fig. 11—BNFL ENRICHMENT LIMITED. (May 25, 2001). Certificate of Incorporation of a Private Company, Co. No. 4223635. Companies House. Renamed ENRICHMENT INVESTMENTS LIMITED on Dec. 17, 2009. BNFL is a notorious acronym for British Nuclear Fuels Limited (Plc.). See also ENCRICHMENT INVESTMENTS LIMITED. (Dec. 17, 2009). Memorandum and Articles of Association, Co. No. 4223635. Companies House. ENRICHMENT INVESTMENTS LIMITED is an alias designated on Dec. 17, 2009 for its original name BNFL ENRICHMENT LIMITED formed on May 25, 2001. BNFL is a notorious acronym for British Nuclear Fuels Limited (Plc.).

LOCKHEED MARTIN APPEARS TO BE A GLOBALIST GOVERNMENT UNTO ITSELF

Lockheed's influence over critical national security organizations on both sides of the Atlantic, including AWE, Serco, SES and OPIC is evident. However, these alliances fold back on each other. It appears that Lockheed Martin sold out the American Republic long ago. We The People just never got the memo.

We have two more groups to discuss, then we will swing back around to SES and OPIC.

updated after Scribd censored the documents on Fri. Mar. 7, 2014).

A. Facebook's law firms:

- Fenwick & West LLP (Facebook securities and patent law firm; former Leader Technologies counsel; attempted an appearance in Leader v. Facebook; did not seek conflicts waiver from Leader prior to representing Facebook)
- 2. Cooley Godward LLP (Facebook law firm in Leader v. Facebook ; McBee Strategic energy stimulus partner; Obama Justice Dept. advisor; former employer to patent judges)
- Blank & Rome LLP (Facebook law firm in Leader v. Facebook; former employer to patent judges)
- 4. White & Case LLP (Facebook law firm in Leader v. Facebook ; undisclosed former employer to Patent Office Freedom of Information Act (FOIA) officer involved in Leader v. Facebook)
- 5. Gibson Dunn LLP (Facebook law firm in Leader v. Facebook; undisclosed counsel to the Federal Circuit; undisclosed protégé of Chief Justice John Roberts, Jr.; undisclosed former employer to Preetinder ("Preet") Bharara, U.S. Attorney currently persecuting Paul Ceglia in U.S. v. Ceglia (Ceglia v. Zuckerberg))
- 6. Orrick Herrington LLP (longtime Facebook law firm and destroyer of evidence for the cabal in Winklevoss v. Zuckerberg and ConnectU v. Facebook)
- 7. Weil Gotshal LLP (Federal Circuit counsel in Leader v. Facebook ; Judge Kimberly A. Moore's undisclosed former client)
- 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 extert much influence in its policy and activity, incl. Fenwick & West LLP, Gibson Dunn LLP, Orrick Herrington LLP, Weil Gotschal LLP; Facebook's large shareholder, Microsoft, is a director; Federal Circuit Clerk of Court Jan Horbaly is an officer; FCBA made an appearance in Leader v. Facebook to oppose the amicus curiae (friend of the court) motion of Dr. Lakshmi Arunachalam, former Director of Network Architecture at Sun Microsystems, in favor of Leader Technologies and objecting to the evident conflicts of interest within the court itself, her motion was denied, the judges refused to disclose their conflicts which we now know include Facebook and Microsoft stocks)
- 10. DC Bar Association
- 11. Perkins Coie LLP (Facebook's "rapid response enforcement team;" law firm for Obama's chief counsels, the husband and wife team of Robert F. Bauer and Anita B. Dunn; Bauer was identified on Aug. 1, 2013 as having directed the IRS targeting of the Tea Party)

CROWN AGENTS USA WASHINGTON DC & USAID

See American Intelligence Media's new article laying out the history of the Crown Agents. We won't repeat this superb research here. EXPOSED: ALL THE QUEEN'S AGENTS AND CORPORATIONS THAT CONTROL THE WORLD. This article includes links to actual contracts that USAID pays to Crown Agents, its similar British counterpart.

Even our week-long review of government contracts shows that the U.S. government pays tens of billions of dollars a year to Crown Agents USA Washington DC—which is a vassal of the Queen of England. Why do we not hire Americans for this work? This is another example of the corporate borders having been dropped long ago.

OPIC FUNDS USAID AND CROWN AGENTS— Globalist front men

Hidden inside OPIC are many dozens of contracts with billions of dollars awarded to Citibank. This tie to Wall Street is evident, especially considering that Citigroup was the first merged bank formed after Bill Clinton and Treasury Secretary Larry Summers (with Facebook's Sheryl K. Sandberg in tow) abolished Glass-Steagal on Nov. 12, 1999.

In addition, OPIC funds hundreds, if not thousands, of USAID projects that involve financing sent through the Crown Agents as the prime contractor or supplier to a prime contractor.

For example, OPIC provided \$100 million in funds and an "Impact Award" to Helios Investment Partners LLC—a creation of the Crown Agents Ltd headquartered in London. Crown Agent Ltd. has only one shareholder - the Crown Agents Foundation.

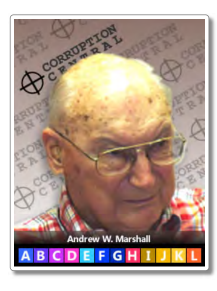
On Jul. 19, 1995, the Crown Agents were "privatized" meaning they became a stock company with a board of directors. The issuance of stock amounts and rights was in the complete control of the Crown's Secretary of State, and he or she was bound by The Crown Agents Act of 1995. Here is proof that while privatization may sound like the Queen gave up control, she did not. The Crown simply channeled its authority through the Crown's Secretary of State who controlled the Crown Agents "privatized" successor board of directors. Therefore, the Crown

- 12. Stroz Friedberg (Facebook's "forensic expert" who manipulated the data in Paul Ceglia v. Mark Zuckerberg, and who first revealed the existence of 28 Zuckerberg hard drives and Harvard emails that they told Leader Technologies in 2009 were "lost")
- 13. Chandler Law Firm Chartered (Professor James P. Chandler, III, principal; Leader Technologies patent counsel; adviser to IBM and David J. Kappos; adviser to Eric H. Holder, Jr. and the U.S. Department of Justice; author of the Economic Espionage Act of 1996 and the Federal Trade Secrets Act)

B. Facebook attorneys & cooperating judges:

- 14. Gordon K. Davidson (Fenwick; Facebook's securities and patent attorney; Leader Technologies' former attorney)
- 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)
- 18. Eric H. Holder, Jr. (Attorney General, U.S. Dept. of Justice)
- 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)

has 100% control of its subsidiary in the U.S. named Crown Agents USA Washington DC.



We should note that OPIC is similarly organized as a corporation with the U.S. Secretary of State as its sole shareholder. Also, seven days before Crown Agents was privatized, on Jul. 12, 1995, IBM purchased Lotus Corporation whose collaboration software, Lotus Notes, was planned by the illegal "public-private" Highlands Forum. and the DoD Director of Net Assessment—an SES member since 1978

Andrew W. Marshall—to be the platform to be used by the Deep State shadow government to control and spy on Internet communications. At this same time Michael McKibben (who later founded Leader Technologies) was being told by AT&T Bell Labs engineers with whom he was working to create AT&T AccessPlus 3.0 for Windows 95 that Lotus Notes probably could not be made to scale in large Internet transaction volumes.

All of the above shows the collusion among SES, OPIC and the Crown Agents.

CROWN AGENTS SERVE THE CROWN

"Director of the successor company (within the meaning of the Crown Agents Act 1995) being a director nominated or appointed by a Minister of the Crown or by a person acting on behalf of the Crown"; and

Fig. 12 - Crown Agents Act 1995. (Jul. 19, 1995), 1995 c. 24. Legislation.gov.uk. See also http://www.legislation.gov.uk/ukpga/1995/24/2009-10-01

CONCLUSION

In conclusion, we have tried to introduce the primary caves in this labyrinth of global corruption.

These caves lead us back to the beginning of our investigation into the people and organizations who stole Leader Technologies' social networking invention to promote their globalist One World agenda.

- 32. Michael G. Rhodes (Cooley; Tesla Motors)
- 33. Elizabeth Stameshkin (Cooley)
- 34. Donald K. Stern (Cooley; Justice Dept. advisor)
- 35. Mark R. Weinstein (Cooley)
- 36. Jeffrey Norberg (Cooley)
- 37. Ronald Lemieux (Cooley)
- 38. Craig W. Clark (Blank Rome)
- 39. Tom Amis (Cooley / McBee Strategic)
- 40. Erich Veitenheimer (Cooley / McBee Strategic)
- 41. Roel Campos (Cooley; former Commissioner of the U.S. Securities & Exchange Commission at the time of the infamous Facebook 12(g) exemption)
- 42. Lisa T. Simpson (Orrick)
- 43. Indra Neel Chatterjee (Orrick)
- 44. Samuel O'Rourke (Facebook; Cooley-directed)
- 45. Theodore W. Ullyot (Facebook; Cooley-directed)
- 46. Amber H. Rover , aka Amber L. Hagy aka Amber Hatfield (Weil Gotshal LLP; Judge Kimberly A. Moore's former client)
- 47. Edward R. Reines (Weil Gotschal)
- 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)
- Preetinder ("Preet") Bharara (U.S. Attorney Ceglia v. Zuckerberg; formerly of Gibson & Dunn LLP; protects Zuckerberg)
- 53. Thomas J. Kim (SEC Chief Counsel)
- 54. Anne Krauskopf (SEC Special Sr. Counsel)
- 55. John G. Roberts, Jr. (Chief Justice, U.S. Supreme Court)
- 56. Jan Horbaly (Federal Circuit, Clerk of Court)
- 57. Kimberly A. Moore (Judge, Federal Circuit)
- 58. Matthew J. Moore (Latham & Watkins LLP; husband of Judge Kimberly A. Moore)
- 59. Kathryn "Kathy" Ruemmler (Latham & Watkins LLP; White House counsel)
- 60. Evan J. Wallach (Judge, Federal Circuit)
- 61. Alan D. Lourie (Judge, Federal Circuit)
- 62. Randall R. Rader (Chief Judge, Federal Circuit)
- 63. Terence P. Stewart (Federal Circuit Bar Association)
- 64. Leonard P. Stark (Judge, Delaware U.S. District Court)
- 65. Richard J. Arcara (Judge, N.Y. Western District, Ceglia v. Holder et al)
- 66. Allen R. MacDonald (Administrative Judge, U.S. Patent Office)

The rogue C.I.A. (interestingly, headquartered in CERN, Switzerland), in collusion with Lockheed Martin, appear to be the intelligence arm of this globalist corporate takeover.

The American Republic can survive this, if we acknowledge what is going on and do something about it.

MR. PRESIDENT: DEFUND THE CRIMINALS AND FUND THE MILLER ACT NOTICE

Mr. President, please pull the plug on these corruptocrats and their illegal funding streams. Since they are all based on fake values, no real services will be affected.

In addition, write the Miller Act Notice check to Leader Technologies for 18 years of unpaid use of their revolutionary social networking invention. This will generate new cash streams to free up our economy from the globalist stranglehold. This will also empower Leader Technologies and other actually creative people in America to fix our foundering ship of state. See Leader proposes trillion dollar fed revenue while lowering taxes.

One Miller Act Notice check starts the ball rolling, Mr. President.

Keep up the good work and Godspeed. We're praying for you and your family.

* * *

Bookmark: #leader-story

FOOTNOTE:

THE MAGIC OF LEADER'S INVENTION

Leader's late 1990's breakthrough in digital scalability gave these corruptocrats a platform to unify their communications globally on a large scale not previously possible with IBM and Microsoft platforms. Leader's founder Michael McKibben knew that because he had previously rebuilt AT&T's email system AT&T AccessPlus 3.0. He knew exactly what IBM's and Microsoft's collaboration shortcomings were because AT&T Bell Labs engineers had told him after they had abandoned their failed alliance with IBM-

- 67. Stephen C. Siu (Administrative Judge, U.S. Patent Office)
- 68. Meredith C. Petravick (Administrative Judge, U.S. Patent Office)
- 69. James T. Moore (Administratie 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)
- 74. James C. Payne (Counsel, Patent Trial and Appeal Board, PTAB)
- 75. Deandra M. Hughes (Examiner, Leader v. Facebook reexamination)
- 76. Kathryn Walsh Siehndel (FOIA Counsel, U.S. Patent Office - bio and conflicts log concealed)
- 77. Dennis C. Blair (Director, U.S. National Intelligence)
- 78. Dennis F. Saylor, IV (Judge, Foreign Intelligence Surveillance Court, FISA)
- 79. James E. Boasberg (Judge, Foreign Intelligence Surveillance Court, FISA)
- 80. James P. Chandler, III (President, National Intellectual Property Law Institute, NIPLI; The Chandler Law Firm Chartered; advisor to Asst. Att'y Gen. Eric H. Holder, Jr., Dept. of Justice; Member, National Infrastructure Assurance Commission, NIAC; advisor to Federal Circuit Chief Judge Randall R. Rader; advisor to Sen. Orrin Hatch; author, The Federal Trade Secrets Act and the Economic Espionage Act of 1996; Leader Technologies' legal counsel, along with Fenwick & West LLP)

C. Facebook puppet masters:

- 81. President Barack Obama (appointed Leonard P. Stark to the judge's seat in Delaware Federal District Court eight days after Stark's court allowed Facebook to get away with jury and court manipulation of an on-sale bar verdict which was attained without a single piece of hard evidence; Barack and Michelle Obama were evidently protecting their 47 million "likes" on Facebook)
- 82. Lawrence "Larry" Summers (Harvard President who aided Zuckerberg's light-speed rise to prominence with unprecedented Harvard Crimson coverage; Obama bailout chief; Clinton Treasury Secretary; World Bank Chief Economist; "Special Advisor" to Marc Andreessen in Instagram; cocreator of the current Russian robber baron economy; close 20year 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;

Americans for Innovation: THE SHADOW GOVERNMENT USES SES, SERCO AND OPIC AS PORTALS INTO HORRIFIC CORRUPTION

Lotus called "Network Notes." He knew they could not scale to the transaction volumes needed for the emerging Internet. Problem-solver McKibben very intentionally set out to create a whole new paradigm. See The Weaponization of Social Media Should Concern Us All.

Once they had their "ah hah" moment in Dec. 1999, McKibben sought legal advice to protect the invention. He was eventually referred to the federal government's top intellectual property lawyer, James P. Chandler, III. Little did McKibben know that Chandler was chief among the world's corruptocrats. Chandler, who was already conspiring with the C.I.A., NSA, IBM, Microsoft, Cisco and Silicon Valley, knew that Leader's invention would finally enable them to implement their dream to spy on everyone.

As wolves in sheep's clothing, they offered the "social" services and email free of charge, replete with slippery legalese that gave them rights to all user data forever. This power has utterly corrupted them. Property and privacy were abolished in their pursuit of the seven deadly sins... in the name of "national security," of course.

What they did not plan on was that Leader's invention could not be controlled so precisely. Social users figured out ways to beat their censors and spread the truth using the very tools with which they are trying to enslave us.

Return to the paragraph where I jumped to this Footnote.

Posted by K. Craine at 1:50 PM

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No comments:

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

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client of Fenwick & West LLP since the 1990's; apparently received technology from other Fenwick clients that was shuffled to Zuckerberg, incl. Leader Technologies' inventions)

- 84. David Plouffe ; directed Obama's 2008 and 2012 campaigns; a selfdescribed "statistics nerd;" likely directed the activities of the Facebook Club; employed Robert F. Bauer, Perkins Coii LLP in 2000 at the Democratic Congressional Campaign Committee
- 85. McBee Strategic (one of the main "private" arms responsible for dolling out the billions in Obama "green energy" stimulus funds; partnered with Cooley Godward LLP)
- 86. Mike Sheehy (Cooley-McBee Strategic principal; former National Security Adviser to House Speaker Nancy Pelosi)
- 87. Nancy Pelosi (U.S. Congresswoman; appears to be running political cover in the House for Facebook, McBee Strategic, Cooley Godward, Fenwick & West, Breyers, etc.)
- 88. Harry Reid (U.S. Senator; Judge Evan J. Wallach patron)
- 89. Thomas J. Kim (SEC, Chief Counsel & Assoc. Director) approved Facebook's 500-shareholder exemption on Oct. 14, 2007, one day after it was submitted by Fenwick & West LLP: Facebook used this exemption to sell \$3 billion insider stock to the Russians Alisher Asmanov, Yuri Milner, DST, Digital Sky, Mail.ru which pumped Facebook's pre-IPO valuation to \$100 billion; another Harvard grad, Kim worked at Latham & Watkins LLP which was the chief lobbyist for the National Venture Capital Association in 2002-2004 whose Chairman was . . . James W. Beyer, Accel Partners LLP; in other words Breyer and Kim, both Harvard grads, were associated at the time of the Zuckerberg hacking and theft of Leader Technologies' software code)
- 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;