/// Donna Kline Now!

By Donna Kline — www.DLKindustries.com



/// Donna Kline is a reporter for *Pittsburgh Business Report* and a former reporter for *Bloomberg* New York.

LEADER V.
FACEBOOK PRESS
BACKGROUND

{ 2012 10 22 }

/// The Leader v. Facebook Judicial Scandal Widens

Congressional briefings reveal 20-year linkages among key players in tech, finance, academia, judiciary, the Russian government and former Obama bailout director

BY DONNA KLINE | Updated Nov. 11, 2012 | PITTSBURGH BUSINESS REPORT (PBR)

(Nov. 11, 2002)—

Briefing for Representative Jim Jordan, HOUSE OVERSIGHT COMMITTEE, & 'Abuse of Patent Reexamination' ...

- 1. Brief Summary (PDF)
- 2. Backgrounder (PDF)
- 3. Facebook Secrets (PDF)
- 4. Instagram-scam? (PDF)
- 5. USPTO-gate? (PDF)
- 6. Zynga-gate? (PDF)
- 7. Insider Trading (PDF)
- 8. Discipl. Compl. (PDF)
- 9. Cover-up? (PDF)

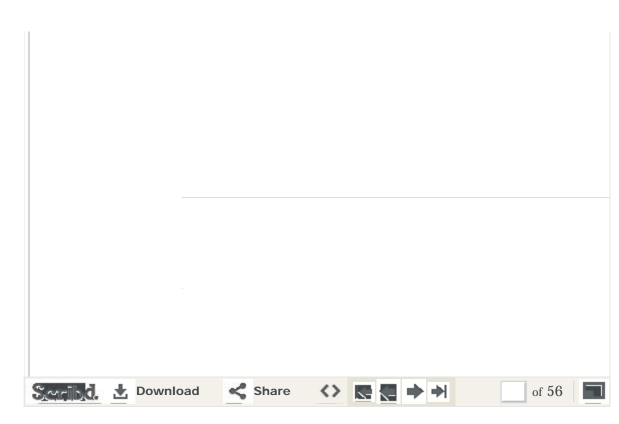
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Please donate to the cause! This blog has become a grassroots effort. My Leader v. Facebook patent infringement interview (click here) has mushroomed into a major investigation. Will you donate to the cause? Your donations will enable me to sustain this important news effort. Thank you! MEEP MEEP — Donna



(Nov. 1, 2002)—

This site experienced a spam-attack two days ago that uncovered interesting information about Working Summary, "Revitalize and Expand Moral and Ethical Principles Embodied in the Business Judg...









PREVIOUS POSTS

/// The Leader v.

Facebook Judicial

Scandal Widens

/// Cover-up In

Process at the Federal

Circuit?

/// Federal Circuit

Violates Leader

Technologies'

Constitutional Rights

/// Judicial

"Hyperactivity" at the

Federal Circuit

/// Hijinks At The

High Court

/// Industry Leader

commenters such as "JohnC" that readers should know. Click here to jump directly to my post below.

(Oct. 22,

2012)—<u>The Federal</u>

Circuit ethics scandal

grows following
judicial financial
disclosures that two of
the three judges in
Leader v. Facebook
hold stock in
Facebook, then tried
to hide it by getting
The Federal Circuit
Bar Association to slip
in a special "request"
which was (and is)
obscured from public
review (available here,
after Dr. A's

response). This latest move comes on the heels of a grossly flawed legal opinion that first raised suspicions of conflicts

of 12 Click bottom right corner box to ENLARGE / REDUCE document view CLICK HERE TO DOWNLOAD DIRECTLY

Fig. 1 — Working Summary, "Revitalize and Expand Moral and Ethical Principles Embodied in the Business Judgment Rule;" Prepared for Representative Jim Jordan (OH), HOUSE OVERSIGHT COMMITTEE, Oct. 25, 2012.

of interest among patent litigation experts.

Leader v. Facebook is a 1:19 outlier

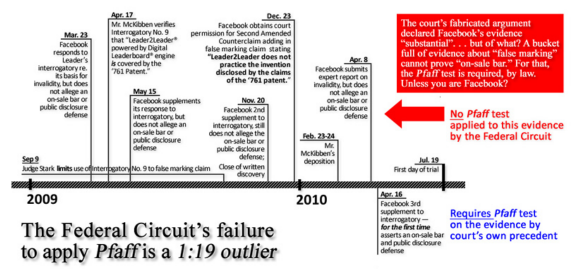
Blasts Facebook's **Predatory Conduct** /// Facebook counterfeit from inception? /// Leader filed petition for rehearing today /// The Facebook Debacle - More **Undisclosed Insider** Secrets /// Facebook IPO - Is the bubble over before it started? /// Federal Circuit violates most basic tenents of GROUP ONE vs. HALLMARK CARDS re. validity of "on sale bar" evidence /// Congratulations, Facebook. See you at the Supreme Court? /// Are Facebook insiders mocking the **Business Judgment**

Rule?

Review of the court's past decade of on-sale bar decisions reveals that this *Leader v. Facebook* decision is an outlier. *Never before* in the court's previous 18 on-sale bar decisions have they failed to apply the Supreme Court's *Pfaff* test to the evidence (proof of on-sale bar requires a detailed test of the evidence against each claim). Only in *Leader v. Facebook* did the court *refuse* to apply *Pfaff*. The natural question is why. The options are either that the court was coerced, bribed or incompetent, and no one believes the latter. The legal experts with whom I have spoken say these judges know the *Pfaff* test well and *chose* not to follow it. At the very least, the court is guilty of violating Leader Technologies' Fifth Amendment due process when they fabricated new arguments and evidence in the secrecy of judges' chambers without a briefing or hearing.

The Congressional briefings in Figs. 1 and 4 help fill in the gaps. They describe a group of monied players who have been working for over a decade to construct a global network that Accel Partners' James W. Breyer calls an "ecosystem" based in "London, Bangalore and Beijing." One small problem is the fact that they are basing their strategy on a stolen technology platform. When one considers the very public fact that Leader Technologies' corporate attorney at the time of Mark Zuckerberg's hacking in late 2003, Fenwick & West LLP, is now Facebook's lead counsel for securities and patents, one understands the problem at a personal level—one expects security, confidentiality and privacy from one's attorney. Leader's CEO Michael McKibben told me "I opened Facebook's S-1 to the first page and was shocked to see Fenwick & West LLP listed as Facebook's lead counsel." McKibben confirmed, "Fenwick had copies of our source code in their client files. Wouldn't you be crying foul if Fenwick was your attorney? The sophisticated excuses Fenwick is giving might satisfy a room full of attorneys, but they don't hold water on Main Street. When we learned that Fenwick along with their appellate attorney Gibson Dunn were on The Federal Circuit Bar Association's 'Leaders Circle' side-by-side with the Clerk of Court, we smelled a rat."

/// James W. Breyer's tangled web of insider trading - AKA -"You've been Breyered" /// Wal-Mart – Zynga - Facebook: Oh. the webs we weave /// Facebook forces reexam order of Leader's patent through USPTO Director's office in wake of Instagram controversy /// Instagram-scam? /// Facebook's Orwellian (black-iswhite) definition of "clear and convincing" evidence /// Facebook countersues Yahoo with bogus patents? Confirms reckless mindset.



New Fig. 2 – Facebook's claims timeline. See Leader Combined Petition, Leader Tech v. Facebook, Case No. 2011-1366 (Fed. Cir.), Jun. 7, 2012. The courts must test the evidence against precedents including Pfaff v. Wells Electronics. Inc., 525 US 55 (Supreme Court 1998) and Group One. Ltd. v. Hallmark Cards. Inc., 254 F. 3d 1041 (Federal Circuit 2001). The court's fabricated argument declared Facebook's evidence "substantial"... but of what? A bucket full of evidence about "false marking" cannot prove "on-sale bar." For that, the Pfaff test is required, by law. Unless you are Facebook? Such conduct by the court, without a hearing, is a violation of Leader's Fifth Amendment right to due process. Tellingly this is the only case in their last 19 on-sale bar case over the last decade in which they DID NOT apply the Supreme Court's Pfaff test to the alleged evidence. Further examination of Judge Leonard P. Stark's Sep. 9, 2009 rulings (ordered the interrogatory to be answered in the present tense) in this case reveal that Interrogatory No. 9 was a set up. The judge first said it could only be used for the Facebook "false marking" claim. Then at trial, he allowed it to be used to blindside Leader with their new "on-sale bar" claim—a line of questioning for which Leader had no advance notice. This is attorney "dark arts." The innuendo damage was done. The jury fooled. Since the judge flip-flopped Leader should have been permitted to pursue additional discovery on that evidence. Without such discovery, Leader's fundamental Fifth Amendment rights to due process have been violated.

The Leader invention is a key to the roll-out of Facebook's "ecosystem" platform?

The well-supported 23-page Congressional brief in Fig. 4 (summarized in the Fig. 1 briefing) cites fact after fact pointing to an international agenda to establish "Facebook Credits" as a "virtual world currency" that would avoid U.S. banking regulations. Further digging finds many of the world's major transaction and ATM systems involved in this "ecosystem." According to the briefing, a pointman in this scheme appears to be President Obama's former director of the National Economic Council, Lawrence Summers. Summers was the president of

/// Facebook "Liked" Leader's source code ... before it didn't /// Proof Fenwick & West LLP did not disclose Leader as prior art to Facebook /// MF Global + JP Morgan + Goldman Sachs + Harvard Grads + Politics = A big mess /// What Facebook. Accel Partners, Goldman Sachs and Fenwick & West don't want us "muppets" to know /// Make up your mind. Fenwick & West LLP /// Muppet Mania /// Haughtiness in the face of "literal infringement" /// Facebook ordered pharma users to allow comments, yet will not return phone calls now

Harvard during the infamous 2003 Zuckerberg hacking. Zuckerberg received astounding media coverage in *The Harvard Crimson* during those months; which it now appears was orchestrated by Summers. While director of President Obama's National Economic Council, Larry Summers lobbied for the \$20 billion bailout of Facebook's two IPO underwriters, Goldman Sachs and Morgan Stanley, as well as a \$2 billion bailout of Boston-based State Street Corporation which has close ties to Harvard, MIT, DST Systems and Microsoft. Microsoft is one of Facebook's largest shareholders and is a "director" of The Federal Circuit Bar Association alongside the Clerk of Court Jan Horbaly.

DST Systems recently purchased and now manages Goldman Sachs' offshore hedge fund software from a Toronto office. The interconnections are a tangled web.

Power corrupts...

From my time reporting on Wall Street for *Bloomberg TV*, one learns that in a regulated world these interconnections may make business sense; as long as there are checks on unbridled greed. But left unchecked these interconnections inevitably lead to abuse. The corruption described in the briefing appears to have been lurking just below the surface for years. See my post going back to Goldman and MF Global [click here] which I wrote before ever having heard of Leader Technologies.

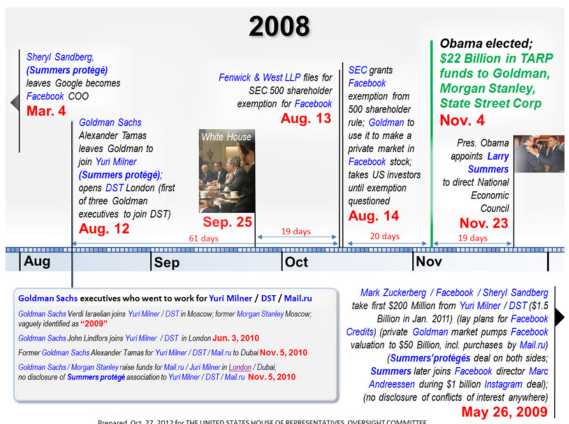
The Federal Circuit Bar Association (FCBA) seems to be an ethical den of iniquity. It is practically staffed by attorneys from Facebook and Microsoft. These firms populate directorships and the FCBA "Leaders Circle." The FCBA filed a motion last month that attempts to absolve the *Leader v. Facebook* judges of all conflicts. The Clerk of Court Jan Horbaly has systematically refused to docket any of the oppositions to these cover-up attempts (all available here). Nonetheless, Dr. Lakshmi Arunachalam, inventor, internet pioneer, and former Director of Network Architecture for Sun Microsystems, filed friend of the court briefs that highlight the many mistakes of patent law being railroaded through this court. When Dr. Arunachalam's briefs unearthed the judge's undisclosed Facebook

/// First thoughts after leaving courthouse March 5, 2012 /// Judges Selected /// San Francisco CBS-TV KPIX Coverage /// NBC-TV4 (Columbus) Interview with Leader founder Michael McKibben /// How Facebook tricked the jury – YouTube /// New friends? /// Did Someone Prod the Media? /// Facebook: The New 'Too Big To Fail?' /// Big trouble ahead for the Facebook IPO? - PBR / YouTube /// What happens on March 5th, 2012? /// More on FB's S-1 omissions & other conflicts of interest /// Big trouble ahead for Facebook IPO?

investments and Mark Zuckerberg's concealment of 28 hard drives of evidence from Leader Technologies, the court responded with a self-serving four-page opinion (also undocketed) that included numerous false statements. They ignored the Zuckerberg bombshell. Dr. Arunachalam says "these tactics are what one expects to find in a banana republic; not in the United States of America."

U.S. Taxpayer TARP funds used by DST-Moscow to invest in Facebook?

The Congressional briefing raises the specter of the possible use of U.S. taxpayer funds—funneled to Moscow via Goldman Sachs' bailout funds—then used to purchase Facebook stock in the self-styled \$3 billion "pre-IPO supplement" by Russian and European companies variously named Digital Sky Technologies, DST Global, simply DST and subsidiaries.



Backgrounder /// My take on the MF Global debacle: It could have been a customer /// Comments on EU reform announced Oct 27, 2011 /// Post Crackdown **Update** /// Thoughts on rating agency S&P /// Japan's Debt Rating Cut to AA-/// The Truth Behind Quantitative Easing? Ask Japan. /// Reaching target? /// In the zone /// Panem et Circenses /// Wrap up to the week /// Stocks struggle as Treasuries lead the way

ARCHIVE OF POSTS

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New Fig. 3 – Larry Summers' proteges are all over all sides of every transaction involving Facebook, DST, Goldman Sachs and Morgan Stanley. 2008 timeline of events within the Facebook "ecosystem" involving Sheryl Sandberg, Larry Summers, Juri Milner, Goldman Sachs, Morgan Stanley, State Street Corporation, SEC, Fenwick and West LLP, Mark Zuckerberg, TARP, DST, DST Global and Digital Sky Technologies. Take special note of the way Lawrence ("Larry") Summers and his proteges are on both sides of DST-Facebook deals as well as Goldman Sachs / Morgan Stanley – TARP deals. A poster child for conflicts of interest? This illustration is contained in the Congressional "Working Summary in Fig. 1.

Goldman Sachs is a substantial stockholder in DST-Moscow alongside Russian oligarch Alisher Asmanov. Seventy percent (70%) of DST-Moscow's employees are *former*-Goldman employees. Goldman's \$3 billion pre-IPO private market in Facebook stock was *exempted* from public registration by the U.S. Securities and Exchange Commission in a remarkable one-day turnaround of a Fenwick & West LLP application in 2008 (**Applied for on Oct. 13**, 2008; **Approved on Oct. 14**, 2008). Such speed is remarkable for such a stodgy agency that failed to investigate Bernie Madoff for eight years. Note that this approval occurred right as the Madoff scandal was breaking. This private market pumped the Facebook valuation to \$100 billion prior to the IPO.

Are Federal Circuit judges in on this international "ecosystem" plan? Their conduct is either incompetent or willful. Members of their "Leaders Circle" certainly are.

According to the Facebook website "Facebook Credits are a virtual currency you can use to buy virtual goods in any games or apps of the Facebook platform that accept payments." Facebook is officially ambiguous about its Facebook Credits plan and did not return calls for this article. They made an official announcement in June 2012 of plans to phase out the program. Exactly what is being phased out is murky and seems to be largely window dressing. The announcement said they would keep "the underlying payment processing system," according to the *San Francisco Chronicle*. All that appears to be changing is the branding, while the underlying structure steams ahead. As with most things involving Facebook, their Facebook Credits actions are ambiguous.

Below is the October 19, 2012 Congressional briefing:

CALENDAR:

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12 13 14 15 16 17 18

19 20 21 22 23 24 25

26 27 28 29 30

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Briefing for Representative Jim Jordan (OH) – HOUSE OVERSIGHT COMMITTEE – American and Russian Opportunists...



Fig. 4 – Briefing for Representative Jim Jordan (OH) – HOUSE OVERSIGHT COMMITTEE - American and Russian Opportunists Undermining U.S. Sovereignty and Corrupting U.S. Financial and Judicial Systems, Oct. 19, 2012

Click here to add a **Comment** below

Posted by Donna Kline on Monday, October 22, 2012, at 4:41 pm.

Filed under Investigation.

Follow any responses to this post with its comments RSS feed.

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{ 46 }

Comments

Our Children's Data | October 23, 2012 at 6:32 1. am | Permalink



Our children's data is controlled by Russian oligarch Alisher Asmanov. According to Fortune magazine, the \$450 million funds he used to purchase Facebook stock has unknown origins. Mark Zuckerberg just visited him and his Digital Sky Technologies (DST Global) Juri Milner just weeks ago. Goldman Sachs, Morgan Stanley and

Kathy C on /// The

Leader v. Facebook

Judicial Scandal

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Steven Williams on ///

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Fenwick & West LLP failed to disclose this conflict of interest in the Facebook S-1; or disclose whether TARP funds were used in this purchase—funds Goldman Sachs sent overseas after receiving \$10 billion in taxpayer bailout. The SEC knew about this and failed to take any action to protect investors from this lack of disclosure. (Donna, would you insert the graphic I just sent you below this sentence? Very much appreciated.)





Oh wait, JohnC says this is just all coincidence. Bwahhhahahahaha.

Simon Goodley. "Facebook investor DST comes with ties to Alisher Usmanov and the Kremlin." *The Guardian*, Jan. 4, 2011.

http://www.guardian.co.uk/technology/2011/jan/04/facebook-dst-goldman-sachs.

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OPINION

This is an opinion blog.
Any information
contained or linked
herein should be
independently verified
and should be
considered the sole
opinion of the writer.
Free Speech and
Freedom of the Press
are protected by the
First Amendment of
the U.S. Constitution
and other local, state,

national and

(opinion)

2. **Bill Cranbrook** | October 23, 2012 at 7:41 am |



Permalink

What part of conspiring with Russian oligarchs is unclear to you JohnC? Get your head out of your dark places. Read this *Fortune* article. (Donna, please post my screen capture after my next paragraph. Thank you.)

Just one bibliography reference out of the HOUSE OVERSIGHT COMMITTEE briefing proves that there is more than a Ludlum-conspiracy novel being written here. This is real-life collusion. The fact that Larry Summers had Milner working for him and Sandberg in the early 90's on Soviet banking "reform" that deteriorated into the Russian mob taking over all of the major Soviet industries, makes the picture crystal clear... unless (1) you are in denial, or (2) you're getting paid off. Ask any historian, the Soviets were masters at coercion... until they ran out of people to coerce and their system just collapsed because no one was working.

international laws.

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Jessi Hempel. 'Facebook's friend in Russia — DST's Yuri Milner makes big bets on social media companies and brings new clout — along with a mysterious oligarch backer — to Silicon Valley.' *Fortune*, Oct. 4, 2010, http://tech.fortune.cnn.com/2010/10/04/facebooks-friend-in-russia/.

(opinion)

3. **The Trifecta** | October 23, 2012 at 7:49 am |



Permalink

Highlights from: HOUSE

OVERSIGHT COMMITTEE

Briefing, Oct. 19, 2012

James W. Breyer,

Managing Partner, Accel

Partners LLP

- Exploited the 2008 500

C exemption 1 day by ed and arty

shareholder SEC exemption orchestrated in 1 day by Fenwick & West

- In 2005 <u>solicited and</u> <u>induced third party</u>

<u>developers</u> to build APPs on the stolen Facebook platform (<u>transcript</u>)

- Worked with Goldman Sachs and Morgan Stanley to pump the pre-IPO valuation to \$100 Billion on the strength of the "pre-IPO supplement" private market using numbers inflated by DST's stock purchases possibly using TARP monies where Goldman was a shareholder in the purchasing entity (DST)
- Cashed out massive amounts of personal stock in the \$3 billion "pre-IPO supplement" helped artificially pump the pre-IPO valuation none of this activity disclosed to investors
- **Fleeced \$6.5 Billion** on Day 3 of the Facebook public offering for himself and his Accel buds
- Goldman Sachs and Morgan Stanley looked the other way when insiders sold over \$13 billion of their shares on the opening of Day 3 of the IPO. WAIT, Goldman sold \$914 Million of their own stock!!! "Thank you, American suckers."
- Sees the decline of venture investing in the U.S. as

- "probably a good thing"
- Placing his bets on "London, Bangalore and Beijjing" (not the USA)
- Harvard Alumnus, took good notes in the "Fleecing of America" class [sorry, couldn't resist this!!!]
- Co-owner of the Boston Celtics
- Cut the deals with the Russians
- What have I missed? Why do rape, pillage and plunder keep coming to mind?(opinion)

4. Mike Strall | October 23, 2012 at 8:40 am | Permalink



Where are the US government regulators? Oh that's right, most have investments in the Facebook IPO. Why in the heck would they want to enforce our laws?

With the current administration it is wide open — a windfall to steal all you can. The US is in deep S____ with 4 more years or this type corruption—shameful (opinion)

PhD's in schmooze | October 23, 2012 at 12:17
 pm | Permalink



Donna had these photos in a previous post — Who really controls Facebook? Shhhh. — Are Facebook insiders mocking the Business Judgment Rule? May 3, 2012. I think these photos were taken in 2008 when Summers was appointed Director of the National Economic Council.

Sheryl Sandberg, Facebook COO, Summers' 20-year protege



Larry Summers, President Obama's National Economic Council Director



(opinion)

6. **Inquiring Minds** | October 23, 2012 at 4:24 pm | Permalink



Does anyone know if Robert Mueller from the FBI has any Facebook stock? How many more people will we find out about that have connections to the old Zuck?? So interesting to watch all the colors go onto the canvas. What kind of picture will we have at the end? Maybe an artist should start painting. Could be worth MILLIONS in

the near future.

(opinion)

7. **ConflictsChecker** | October 24, 2012 at 2:29 pm | Permalink



I have become a pretty cynical person in my chosen avocation (rooting out corruption) but to think that economist Larry Summers would be so cynical and uncaring of his fellow human being as to orchestrate a global financial crisis to create the excuse to get \$22 billion into the hands of his friends "legally" is mind boggling in its implications. He certainly has the knowledge, but does he have the audacity? I need to chew on this one. The facts smell of something foul, of that I am certain. Been doing this too long.

(opinion)

8. **THE FBI** | October 24, 2012 at 4:36 pm | Permalink



What is democracy? It is trust and truth, that is all. (opinion)

9. **Donna Kline** | October 25, 2012 at 5:07 pm | Permalink



Hello everyone. Just received this a few moments ago from sources close to the HOUSE OVERSIGHT COMMITTEE. –Donna

/// Donna Kline Now! : /// The Leader v. Facebook Judicial Scandal Widens		
	Working Summary, Return to the Business Judgment Rule; for Representative Jim Jordan	
	(OH), HOUSE OVERSIGHT	



10. **THE FBI** | October 26, 2012 at 8:58 am |



Permalink

In 2003, Aaron Greenspan sent an email to Harvard students describing the newest feature of houseSYSTEM as "the Face Book." Read more at http://yenturebeat.com/2007/09/02/who-founded-

 $\frac{http://venturebeat.com/2007/09/02/who-founded-}{facebook-aaron-greenspan/\#AP9OqRRyuiA2s4QB.99}$

This is fool's information, because Greenspan, you called it "Face-Net" not "the Face Book." You stole the idea from David London and extorted money from Zuck who also stole the idea from London. You know exactly how this went down and the bunch of you are shameful Harvard liars.

zberg02: but it's not like i took the idea from you ThinkComp: sure, i understand

The Washington Post's Alex French interviewed Aaron Greenspan for a full week in 2007 insisting that he wanted to write the true story behind Facebook. So, Mr. French, what happened to your story? Greenspan says he testified in a Leader Technologies deposition several years ago, but he's a pathological liar, so what good is his word?

(opinion)

11. **polly** | October 26, 2012 at 9:04 am | Permalink

This is crooked! Larry Summers' two oligarch-creating proteges are put in place at Facebook and DST in March and August 2003; Goldman even gives them one of their executives (talk about "coddling" — the federal judges are not the first it seems).

Then Fenwick & West achieves an astounding one-day turnaround from the SEC, exempting Facebook from one of the most sacred rules in U.S. Securities law — the 500 shareholder rule.

Then 20 days later Goldman, Morgan and State Street are handed **\$22 billion** in U.S. taxpayer monies which Goldman and the Facebook crowd use to inflate the Facebook valuation. ANYBODY SMELL ROTTING FISH? ?????

Larry Summers is appointed by Pres. Obama as Director of the National Economic Council...to oversee the very funds he has just fleeced right into the pockets of his friends at Goldman and Morgan.

Amazingly, Facebook and DST choose Goldman and Morgan Stanley and Fenwick & West to take them public... can anyone say GREATEST CON JOB EVER ???? ?%\$@%\$\$#@!

Facebook goes public on a Goldman-Morgan-TARP-inflated valuation and the FB insiders cash out over \$16 billion on Day 3 of the public offering.

I just heard a jail cell lock. Oh wait, these are white collar criminals. They are given awards, prizes and honors... not of this woman has anything to say about it, and I'm going to have a lot to say. These are not the kind of values I want to leave to my children. Words fail to describe how appalling this is.

OK JIM Cramer, I'm outraged. SOBs (excuse the French)!!!!!!!!!!!

(opinion)

12. **Mason R** | October 26, 2012 at 11:29 am |



Permalink

[From Editor: This post came in last night, but I could not verify it. The ostensible poster "MasonR" has used a fake yahoo email address. Therefore, I felt it important for readers to know that before I posted this since it contains interesting and specific information.]

I'm sorry, but Mike McKibben is now grossly distorting the truth. This most recent briefing claims that the federal circuit attempted to absolve itself of a conflict by triggering a motion by the bar association? Where in the world is the evidence of that? This is patently false, given that the court DENIED that motion more than a month ago. This is public knowledge. Go to the publicly accessible PACER site and view the docket for this case. You will see that the motion was denied back in September.

The briefing also fundamentally misrepresents the business judgment rule. The business judgment rule is not an affirmative rule. Instead, it states that when officers of a company undertake an action, there is a PRESUMPTION that they have acted in conformity with

certain principles. The rule comes into play, for example, when a shareholder files a suit against the company. That shareholder has to overcome the presumption of the business judgment rule to demonstrate that the officers did not act in the best interests of the company. There is no abstract "business judgment rule" that requires certain conduct. So this idea of "returning to the business judgment rule" is just nonsensical.

(opinion)

13. **mike kennedy** | October 26, 2012 at 6:58 pm |



Permalink

Good job Donna! We will hope and keep praying that justice will finally be served.

(opinion)

14. **Donna Kline** | October 26, 2012 at 9:59 pm |



Permalink

Posters: Posts require verifiable email addresses. Thank you.

(.... and thanks for your note mike kennedy!)

15. **get your story right** | October 27, 2012 at 5:32 am | Permalink



Q: How do you know a Facebook attorney is lying? A: His lips are moving.

Orin Snyder says Ceglia used the federal court system to perpetuate his fraud and will now be held accountable for his criminal scheme," said Orin Snyder, a partner at Gibson Dunn. "Facebook also intends to hold accountable all of those who assisted Ceglia in this outrageous fraud." http://dealbook.nytimes.com/2012/10/26/man-claiming-facebook-ownership-arrested-on-fraud-charges/

Hhhmmmm. Gibson Dunn, where have we heard about that firm before? In my opinion, this action makes no sense other than more payoffs by Facebook. Ceglia's civil case was right in the middle of verifying the authenticity of that contract, and it was not going well for them. Despite their hired liar experts, Ceglia's attorneys were blasting holes in their testimony..... then this prosecutor files a Facebook-loving criminal action for the Facebook attorneys (the rules prevented the attorneys from filing it - you cannot take criminal action to gain advantage in a civil case). This smells like more Facebook theater. Quoting Jim Cramer, but applying it to the legal profession. Where's the outrage? This is the pot calling the kettle black. Remember, Zuckerberg claimed to be working alone prior to Facebook's launch of February 4, 2004, but EVERYONE knows that was a fraudulent statement. The best defense is a good offense Mr. Snyder? ?? These actions are despicable.

Preet Bharara, the United States attorney says this is an attempt at corruption of our legal system through the manufacture of false evidence. ROFL "corruption" is Facebook's brand. Has anyone checked for offshore bank accounts? Where's Mr. Bharara's connection to the FB crowd? You'll probably not have to look very far to find it. He advertises himself as an Indian-American. Be sure to check family connections and bank accounts in India. Also phone records of calls to FB people. He didn't make

this decision in a vacuum. As soon as that connection is found, this case should be thrown out and the prosecutor disciplined.

(opinion)

16. **get your story right** | October 27, 2012 at 7:41 am | Permalink



Zuckerberg said he had not even conceived of the idea for Facebook until December 2003, but Zuckerberg you stole from Leader Technologies long before that date as well as the idea of facebook. You then lied to the Winklevosses, Greenspan, FBI, etc. etc. etc. Are you capable of telling the truth? Your new accusations against Ceglia are just sad; and you had to engage an Indian-American to do it. Also very sad. I hope you are having trouble sleeping these days. Remember those Craig's List girls you "dated" in 2003? That was a nasty case of poison ivy wasn't it? The Rogue's Gallery is preparing a display for you next to the other great fraudsters of history. Repent for the sake of your immortal soul. It is never too late this side of heaven.

BTW, all this is merely content for my new novel- truth of fiction? Decide for yourself! More than Facebook can play the smoke and mirrors game. Oh what webs we weave... (opinion)

17. **Judicial Corruption** | October 27, 2012 at 9:06 am | Permalink



If the Ceglia judge has any brass at all he will throw these

scheming Facebook attorneys out on their ears. That Ceglia criminal case is so obviously corruptly inspired that no reasonable person can give it any credence. (opinion)

18. **Steve Williams** | October 27, 2012 at 11:28 am



Permalink

Reliable sources have told me that the window for Leader to file with the US Supreme Court remains open. I couldn't get any more detail! So we'll have to stay tuned! Lets keep sending around the new news in this case as it comes in to media, important persons and elected officials. We need to persist in asking them to investigate based on Donna's site and the court filings to expose Facebook's Fraud. The more messages these people receive, the harder it is for them to ignore it. Also, they're busy, and it takes multiple contacts to register.

I suggest inserting these links for them to investigate:

"Revitalize and Expand Principles of Morality and Ethics Embodied in the Business Judgment Rule." http://www.leader.com/docs/Working-Summary-

Representative-Jim-Jordan-Oct-25-2012.pdf

"American and Russian Opportunists Undermining U.S. Sovereignty and Corrupting U.S. Financial and Judicial Systems."

http://www.leader.com/docs/Briefing-For-Representative-Jim-Jordan-CORRUPTION-OF-US-FINANCIAL-SYSTEMS-and-COURTS-Oct-19-2012.pdf

"Federal courts are coddling a proven infringer." http://www.leader.com/docs/Briefing-for-Rep-Jim-

Jordan-OHIO-28-Sep-2012.pdf

(opinion)

19. Judicial Corruption | October 27, 2012 at 3:59



pm | Permalink

Hey Fake-Name-MasonR-payroll-Facebook-attorney-defender,

Your information is full of lies and half-truths. You clearly have not been reading Dr. A's motions. The Clerk of Court has SYSTEMATICALLY REFUSED TO DOCKET THE MOTIONS AND BRIEFS ON PACER. That has nothing to do with McKibben. Typical of you hired-liars to personalize every subject to divert attention from your misconduct. In any case, Dr. A's response contains the Court's request to absolve the judges. So your attempt to disparage McKibben is exposed for the fraud it is: http://www.scribd.com/doc/106156081/Response-to-Request-of-Federal-Circuit-Bar-Association-s-Requestfor-Reissue-Re-Leader-v-Facebook-Case-No-2011-1366-Fed-Cir-by-Lakshmi-Arunach This confirms your willingness to disparage rather than seek the truth, just like Leader's attorneys said you did at trial in trying to discredit McKibben in front of the jury with snippets of video tape taken out of context and and the doctored Interrogatory No. 9. Once a disparager, always a disparager.

Also, your comments about the Business Judgment rule are typical attorney poppycock. Conflicts of interest require disclosure. It is not a hard concept.

I warn you, if you attorneys don't stop spinning common

sense into such nonsense, you are going to see a lay revolt on your hands. Seems to me that the legal world is in denial regarding the level of lay discontent at attorney and judicial misconduct.

Everyone. This is the Federal Circuit docket that contains Dr. A's undocketed motions (that the court keeps making Orders about without disclosing them to the public):

http://www.scribd.com/amer4innov/

(opinion)

20. **THE RAT** | October 27, 2012 at 6:40 pm |



Permalink

Prosecutor Bharara in the Ceglia case (who just filed a case against Paul Ceglia) has been accused of seeking the "most expedient" cases to pursue, rather than the most serious, such as online poker and insider trading, and of taking "an alleged New York misdemeanor with a maximum penalty of one year in jail and turning it into multiple federal felonies." (opinion)

I SMELL A RAT

21. **real crime?** | October 27, 2012 at 8:01 pm |



Permalink

More important than the question of whether prosecutor Bharara in the Ceglia case can win the case and the question of why on earth he brought it to begin with? Is there so little real crime in Buffalo, New York that Bharara feels free to waste taxpayer money on this pointless crusade? (opinion)

Just pay the man zuck

22. **Judicial Corruption** | October 28, 2012 at 2:14 pm | Permalink

Donna's comment yesterday just struck me. The only Facebook defenders we read about are attorneys. Is Facebook just one big fraud perpetrated by jackal attorney firms? It is appearing more and more likely.

Also, the Facebook jackals, excuse me, attorneys, are on the move at the Patent Office again. My call Friday to the USPTO just confirmed a new set of games with the rules between "ex parte" and "inter partes" reexams.

Apparently some rules idiot made the burden of proof for inter partes reexams "a preponderance of evidence."

Sound familiar? That's what Gibson Dunn and Facebook's attorney Thomas G. Hungar have been dreaming for for their big-infringer clients. May be time for an even larger Congressional inquiry campaign on this. Looks like they will be attempting to payoff a patent examiner to invalidate Leader's claims (after they were validated three times by previous examiners). Are we going to have to show up with pitch forks at the USPTO to get them to stop bullying real inventors?

Also, there is new evidence that Alexander Tamas, the first Goldman Executive to join Milner/DST, moved to **Dubai** in 2010.

http://www.scribd.com/doc/111382419/MailRU-Prospectus-Nov-05-2010-7389V-2010-11-5#page=142

Think that may be where all the payola for clerks, judges, jurors, examiners, muzzled witnesses, employees, former

roommates, etc. is made available? U.S. Homeland Security needs to check this out. (That's probably where the prosecutor's money is in the Ceglia case.) (Now watch it start moving somewhere else. Homeland Security can track that now, so hiding it is pointless these days.)

http://www.emndubai.com/dubai bank account.html?

cmp=G_Sr_Off&kw=a-bank-account-in-

dubai&mtch=broad&_kk=8663773a-0690-450d-8951-

 $\underline{52a9e0b4b828\&_kt=3075206362\&gclid=CLOr8pO7pLMCFQtxQgodFk8AYw}$

"Dubai Offshore Banking allows flexibility. There are no funds transfer restrictions."

Follow the m-o-n-e-y.

(This is all just my opinion of course.)

23. **surfer dude** | October 28, 2012 at 2:59 pm |



Permalink

Great job Donna digging under this story.. We need more media watchdogs like you! I live in Silicon Valley.. The fact there is not more coverage proves to me that payoffs are flowing all around within the media.. (I haven't been offered any ;-(LOL).. It is common knowledge that David Kirkpatrick is a Facebook friendly.. Talk of this scandal is spreading. People were put on notice months ago by a CBS news piece..

(opinion)

24. **THE SUCK-UP** | October 28, 2012 at 8:20 pm |



<u>Permalink</u>

"David Kirkpatrick is a Facebook friendly.."

SUCK-UP is a better description surfer dude (opinion)

25. **BAHAAAA** | October 28, 2012 at 10:06 pm |



Permalink

Hey Ceglia, these FB criminals may have overplayed their hand in paying a prosecutor to file criminal charges against you. Now you have greater flexibility to get past all the discovery BS that these Facebook attorneys used to withhold evidence in previous cases.

Don't forget to subpoena Chris Hughes, David Kirkpatrick, Dustin Moskowitz, Peter Thiel, Marc Andreessen, Joe Green

and Robert Mueller from the FBI. They all have the emails on how Zuckerberg stole Facebook. Be sure to get everything and don't let the suck up Facebook attorneys and their hired-liar "experts" get away with such narrow search terms next time.

The story about protecting Zuck's privacy is a sick joke. They're supposedly protecting the privacy of one of the worst identity theft hackers of all time. These attorneys for FB are all acting like mob Consigliere. Expose them Ceglia.

Also find out where the NY prosecutor is storing his payoff. Moscow? London? Dubai? Cayman Islands? Bahamas? Follow the money.

Homeland security should get involved. They are pretty good a tracking terrorist money now. (opinion)
BAAHAAAA

(opinion)

26. **megan** | October 29, 2012 at 12:15 pm |



Permalink

I believe investigators call it "sudden newfound wealth." Payola always shows up somewhere. Let's all start investigating. Ask friends. Ask banking contacts, etc. I have already contacted friends in India on the Ceglia case. I also have a friend who is a former CFO of a public company here in the UK whose close relative works in Dubai... Bahamas too. We'll find them. \mathfrak{S} (opinion)

Oh what webs we weave.....Megan (opinion)

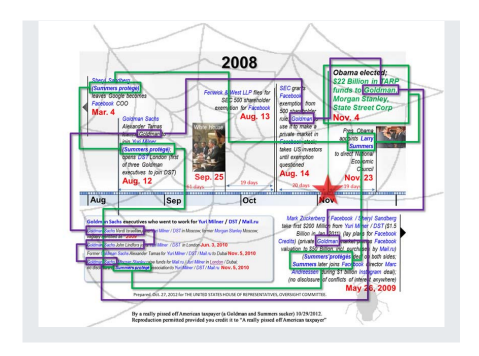
27. **pissed off** | October 29, 2012 at 5:02 pm |



Permalink

I asked my graphic artist to put this together. It speaks for itself. (Donna, I am emailing you the files. Will post them under this text? If you don't mind, would your webmaster put this header in big bold letters "Web of Conflicts". Thanks.) I wanted to VISUALIZE for myself what was seeming obvious: Summers and Goldman put an influence fence around the entire TARP bailout for their own selfish benefit. No wonder they had no problems with TARP bankers taking their bonuses. Birds of a feather. Man this grinds on me now. (opinion)

Web of Conflicts



28. **stossel at fox** | October 29, 2012 at 9:27 pm | Permalink



John Stossel should be sent this. He hates the way lawyers have wormed their way into every aspect of American life and produce nothing but hot air, bullying and piles of paper. The question, why aren't the legal good guys not speaking up? Do they think this dysfunctional legal system will fix itself without its own versions of Rosa Parks? (opinion)

29. **Steve Williams** | October 30, 2012 at 11:18 am |



Permalink

Zuckerberg is an arrogant jerk (opinion)

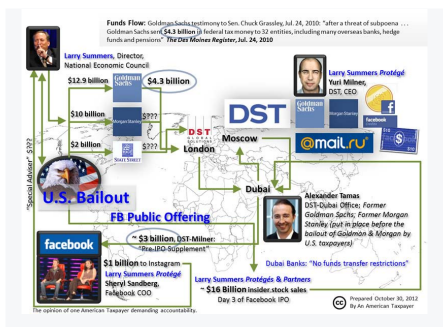
Zuckerberg is a thief (not an opinion)

30. **more pissed** | October 30, 2012 at 1:52 pm |



<u>Permalink</u>

Donna, I just emailed you a second graphic my artist prepared after sleeping on her first one. It shows the likely Goldman funds flows. Do you think this crowd was going to let a few U.S. federal judges stand in their way with talk of "truth," "equity" and "justice?" This also helps explain why Milner didn't ask for a seat on the board of directors of Facebook like a normal investor of such magnitude would have. It was all likely U.S. Taxpayer money anyway and that would have been presumptuous of him. LOL. Seems he was probably TOLD by his U.S. handlers how he was to play it. I remember at the time how Silicon Valley was all abuzz about the new "DST" model of investing. Yeh, get free U.S. Taxpayer money!!!! That was at the same time James W. Beyer of Accel Partners was saying U.S. investments were not as good as ones in London, India and China. No wonder, he was trashing his own back yard. Milner's \$100 Million for his Palo Alto mansion was chump change. This is so scandalous I am at a loss for words. "Pissed" is the only thing I could think of. While I understand the need to focus on "Conflicts of Interest" as a core principle having been violated here.... seems to me it goes much deeper — into the very souls of these players. Seems their world is dark and cynical about their fellow (wo)man and respect for the rule of law. BTW. Notice the American Eagle. He's pissed too (I picked that myself)!



This is all my opinion of course.

31. **Donna Kline** | October 31, 2012 at 8:29 am | **Permalink**



Readers: My site is being attacked with spam, so apologies if your posts don't show up. We are working with the site engineers to thwart these attacks. Please be patient. Donna

32. Steve Williams | October 31, 2012 at 10:13 am Permalink



I'd like to insert my own spam here (so as to not feel left out)

33. **Donna Kline** | October 31, 2012 at 2:19 pm | **Permalink**



Hi All. I have received an analysis from the engineers and will post a laymen's summary of the results a little later.

—Donna

34. **lisa** | October 31, 2012 at 8:47 pm | Permalink

If we find out that the entire justice system is compromised, we activists move to the executive and legislative branches and the uncompromised media, until justice is served. Corrupt judges are an abomination. Life is about choices. They better start making some honorable ones, but maybe that is impossible. Once compromised, always compromised until booted out? Time will tell.

(opinion)

35. **Bill Cranbrook** | October 31, 2012 at 8:55 pm | Permalink



Amen "lisa." You go girl. I just said that to my congresswoman yesterday! She agreed. Our support is growing. If we let them compromise respect for the rule of law, we're all sunk. James W. Breyer just sold another \$81 million of his Facebook shares in the past few days. Congressman Jordon's briefing was right on. Breyer is grabbing all the money he can before he has to flee the country?

http://www.forbes.com/sites/tomiogeron/2012/10/31/facebook-investor-jim-breyer-sells-81m-of-facebook-stock/

(opinion)

36. **Donna Kline** | November 1, 2012 at 6:54 am |



<u>Permalink</u>

Open Letter to My Readers,

My engineers have provided a report on the spamming event of two nights ago. As much as I enjoy reading all opinions and comments on this site, I must disallow postings from people from whom I cannot confirm their identities. For example, JohnC posted three comments the other night that rode in amidst a wave of spam from all over the planet—and from different internet locations, one in Scottsdale, AZ and two in Nuremberg, Germany. Unless he has mastered teleporting, something is amiss.

At 10:28 PM and 10:31 PM he posted two not-short comments from a website 188.40.105.142. Then, at 12:01 midnight he posted a third long comment from website 173.201.196.89 (GoDaddy.com, LLC) – Scottsdale, AZ.

Upon further investigation the engineers traced the first two posts to site 188.40.105.142 (hz1.yolau.net) — Hetzner Online AG, Nuremburg, Germany. One of the sites hosted at this server is 007_spy_info (this is not the real URL, I am not typing out the actual URL name so that it becomes a hotlink automatically and so that you don't actually click on it). Trend Micro says the site is a "Dangerous Page . . . involved in online scams or fraud." The engineers provided me this description from the site:

"ACCESS ANY SITE IN STEALTH MODE: Are you looking for a great way to unblock internet websites while in school or at work. Use this fast and free internet proxy. One of the best ways to stay completely anonymous online. Free web

proxies are your best way to anonymize your ip address online. All you have to do is enter a url to browse on the internet and we go and fetch it for you. The website you visit will think that we are requesting it from us and not your actual current ip address. This is a great way to hide your ip address on the internet anonymous and maxamizing your internet p r i v a c y.

The great unblocker websites on the internet unblock all kinds of websites facebook, gmail, hotmail, myspace, twitter, bing etc."

It is notable that known scammers and fraudsters hang out their shingles as "identity protection." Beware the double-speak.

Further traces track the ownership of this domain to a publicly-held German internet company United Internet http://www.united-internet.de. In short, this public company invests in scam and fraud related services for its clients, according to Trend Micro. They even have a large server center in Lenexa, Kansas (near DST Systems). GoDaddy, on the other hand, is a hosting site in Arizona and I doubt if JohnC is GoDaddy's founder Bob Parsons... or is he? Therefore, the engineers tell me that JohnC is going out of his way to hide.

The trail of ownership of this spy site is: 007spyDOTinfo >>> Oneandone Private Registration >>> 1and1.com >>> United Internet AG (Germany). Again, don't go to the 007spy site! Trend Micro security says it is involved in "scams and frauds" and for all we know may be placing bad stuff on visitor's computers.

I don't know and don't want to take any more time to determine whether there is a connection between JohnC

and the spam attack, but given JohnC's apparent association with a German spammer/fraudster site, I already know enough to be cautious. JohnC and others, if you wish to continue posting on this site, please identify yourself to me. I protect the identities of my newsgathering sources. Afterward, you may continue to post anonymously, within reason. And, I must have a real email address from you to be able to verify that you are the source of an anonymous post. Emails do not appear on the public post.

Keep posting everyone!

-Donna

37. **Steven Williams** | November 1, 2012 at 8:30 pm | Permalink



Hey Bill C! I sent an email to Mr.Tomio Geron yesterday. (He spoke of Breyer selling \$81 million worth of Facebook stock, according to a regulatory filing; posted in Forbes.) He emailed back ,in response to my little snippets from Donna's blog about Mr. Breyer. This is what he had to say -"His holdings aren't controlled by Accel. A lot of those holdings belong to Accel. He is JUST A partner in Accel." Our response as of tonight back was this...

Dear Mr. Geron,

My concern is not whether Mr. Breyer's holdings are controlled by Accel or not; rather that Mr. Breyer's fortunes have been gained through business with a fraudulent company, FACEBOOK, Inc. Indeed, everyone associated with Facebook, has benefited from ill-gotten gains. Would you please direct your attention to Donna

Kline's blog site, referencing the ongoing legal battles between Leader Technologies, Lewis Center, Ohio and Facebook, and the subsequent, apparent judicial cover-up following the trial. If Leader ultimately prevails in this case, which they very well may, than many of the men you have referenced in your article may be called into question to justify their wealth.

The implications of this case, Leader v. Facebook, will be monumental, given the magnitude of Intellectual property flooding the markets today. The very notion of patent holdings have come into question, as many, again, in your article in Forbes, seem to have conspired with foreign investors to usurp American jurisprudence. If Facebook were to prevail, then no Intellectual Property, nor any private property for that matter, shall be deemed safe to unscrupulous "Vulture" capitalists. And with apparent payoffs of members of our U.S. Courts, no American can trust that they would ever receive their fair and just day in court. Surely, you, as a writer, a journalist, a businessman perhaps, can appreciate the necessity of getting to the truth and exposing it before irreparable damages can take place.

Thank you for your response to my initial email, and please, once again, research Donna's site for info into this travesty. http://donnaklinenow.com/

Best regards, Steve and Amy

This is our effort to once again educate media types about what is really happening behind the scenes. They need informed about the real truths. 38. **Kathy C** | November 2, 2012 at 9:24 am |



Permalink

Steve and Amy,

knows this.

Accel Partners LLP is James W. Breyer's alter ego. He controls all its many investing partnerships. So much so that even the SEC Form 4 lists all his "insider relationships" together. Donna posted on this some time back. Here it is:

http://donnaklinenow.com/investigation/james-wbreyers-tangled-web-of-insider-trading-aka-youve-beenbreyered

39. **julie** | November 2, 2012 at 9:51 pm | Permalink
Hey Steve, Jim Breyer is the founder and alter ego
of Accel Partners. He has formed dozens of limted
partnerships for his investments, but he controls them all.
Even the SEC recognizes that in their insider trading
listings. Everyone who has followed him since Harvard

40. **personal life** | November 4, 2012 at 6:50 am | Permalink



Facebook as founded on a series of betrayals, fueled by the unappeasable craving for friends Zuckerberg is a villain an antihero, a flawed human whose deep need for acceptance becomes the driving force behind a Web site that offers the illusion of it. It's crazy because all of a sudden Mark becomes this person who stole Facebook to get girls an to gain power The Social Network the guy with "I'm CEO...bitch" on his business card.he called his ex-girlfriend "Jessica Alona is a b*tch" but was not going out with her just a fantesy Kirkpatrick, The Facebook Effect," is a reported account of the company's history, says much of the film, including many of the details of Mr. Zuckerberg's personal life, are made up and "horrifically unfair but you Kirkpatrick got all the emails on how zuck stole FB you trid to rewrite the histrey of fb just for the illusion of it.

And James W. Breyer knew fb was stolen at the time of the stanford video

41. **"old"Tex** | November 5, 2012 at 5:59 pm | Permalink



Donna and friends, I have been with you now from the beginning and feel badly that I couldn't assist to a larger degree in uncovering this multi-layered, multi billion dollar, international thriller of "catch me if you can" that the Zucksters created . They never believed that a bunch of eager, amateur (not you Donna, you are very professional) detectives would work tirelessly to unravel this astonishingly corrupt web of theft, lies, and deception. Well folks, you are closing in on these scoundrels.....as a result, they are cashing in today as fast as they can....the Facebook CEO, CFO, etc put up big stock sales today. I am sure the proceeds are resting comfortably in foreign accounts as I write. It would be interesting to find out if the holdings of our various presiding judges, and insider dealing lawyers, have been liquidated.....Tomorrow is a huge election in this country. I pray that we make a good choice. As you have

determined, this corruption goes way beyond the theft of Leader's patented technology. It goes way up the ladder, perhaps even to the top rung. Keep up the good work...... this effort will be considered one of the "greatest common man gets revenge" collaborations of all times. and what a great book/movie...... from North Texas, all my best,Tex.

42. **Bill Craine** | November 5, 2012 at 7:28 pm |



Permalink

The latest rhetoric coming from the Facebook crowd really is twisted. They cannot win with ideas and people, so they are resorting to bullying. They succeeded in getting Paul Ceglia thrown in jail for the dubious charge of fabricating a contract which was actively being tested in his civil suit with Zuckerberg. That alone taints the proceeding right there. What were this prosecutor's motives? To protect FB's \$20B from Ceglia's dime and a cup of coffee? How ridiculous. It reminded me of a Harvard paper on corporate bullies.

http://blogs.hbr.org/johnson/2012/07/bullying-is-a-confidence-game.html

43. **Linda Wilson** | November 7, 2012 at 10:36 am |



Permalink

I agree wholeheartedly Tex. It is appearing more and more that this new administration is anti-inventor. Let's hope the rhetoric about caring from small business was more than an insincere campaign promise.

This just came across my Google alerts. What do we do

when our agencies and courts are breaking the laws in cahoots with criminal corporations like Facebook? How can any of our businesses get anything done when we have to spend all our time fighting off our own courts and agencies? Our laws are good if we'll just honor them. This appears to be a very cynical crowd that we've allowed to worm their way into the levers of power.

I just received 2 Google alerts about the same congressional document. This is frightening.

Nov. 6, 2012 – Briefing for Rep. Jim Jordan (OH), HOUSE OVERSIGHT COMMITTEE. "Abuse of Patent Reexamination Laws for the Purposes of Administrative (Political) Bullying, Business Harassment, Economic Dissipation, Dismantling of Patent Law, and Discouraging Small Inventors from Protecting Their Patents," Nov. 6, 2012. — https://docs.google.com/open? id=0B2SfG2nEsMfqaXllbk8wdzZ6Qkk

http://www.scribd.com/doc/112347902/Briefing-for-Representative-Jim-Jordan-HOUSE-OVERSIGHT-COMMITTEE-Abuse-of-Patent-Reexamination-Laws-forthe-Purposes-of-Administrative-Political

I'm thinking (beware a woman...)

44. **Steve Williams** | November 8, 2012 at 6:07 pm |



Linda,

Permalink

You are correct; this is a very frightening turn of events that the USPTO is trying to engineer. A fourth re-examination of patent '761 seems, to me, very mundane and quite redundant, especially given the fact that said

patent has already been examined 3 times, reaffirmed and validated by the USPTO, and this fourth attempt against the objections of the examiner's office itself. The fact remains that Facebook knows it is trying to oust a legitimate patent in favor of "ankle biting" software. They (Facebook) have, sitting at the USPTO, over 700 patents waiting to be filed, but there's a problem; in order for them to proceed with their process, a valid patent (patent '761) stands in their way. The only way for them to go forward is to de-legitimize Leader's patent. Unfortunately, for Facebook, the law, and a court ruling of 11 counts of literal patent infringement, remains a black stain on Wonder Boy's resume.

The briefing laid out before Congressman Jordan is a well thought out, constructed timeline of every event leading to this point —who did what and who was involved. Their (Congress) task now is to hopefully investigate this whole shebang and shed even more light to world about what a fraud Facebook was and has become.

Many people have questioned as to the reasoning behind the lack of settlement offers from Facebook to Leader. Facebook has been notorious for buying peoples' silence and paying off those who would otherwise give the appearance of illegitimacy (The Winklevoss twins come to mind). It is my humble opinion that for them to reach out now, to Leader, would show not only admittance of guilt in the theft of Leader's intellectual property, but also the coercion and manipulation of the Federal Courts. (This is all my opinion of course)

2

How does one investigate the offshore bank accounts in the names of federal employees and their family members? I hear all that sort of investigation has improved greatly to trace terrorist money. These guys are terrorizing democracy. Their philosophy seems to be "What's mine is mine, and yours is mine as well.... dude."

46. **julie** | November 10, 2012 at 2:13 pm | Permalink



A friend of mine just sent me that Washington Examiner article talking about how Facebook players want on Pres. Obama's cabinet:

http://washingtonexaminer.com/report-google-and-facebook-competing-for-an-obama-cabinet-slot/article/2512982#disqus_thread

That reminded me of an observation last week after Donna's investigation into JohnC. She found that JohnC was posting comments through a German website so he wouldn't be detected. She also found, and I have confirmed myself, that the 007spy website is indeed a fraud and spam site owned by a German public that is selling internet services in the USA under the brand 1&1.

My observation was this: Here we have JohnC, who is an attorney defending Facebook and the Federal Circuit; using a German stealth website proven to be promoting fraud. JohnC is defending the very people who are lobbying to have a seat in the cabinet of the President of the United States! Are we going to see a repeat of the Nixon Administration that was so full of hubris at its 2nd-term election that they thought they were above the law?

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« /// COVER-UP IN PROCESS
AT THE FEDERAL CIRCUIT?

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