Thursday, August 15, 2013

PATENT OFFICE REMOVES CRITICAL LEADER V. FACEBOOK DISCLOSURE ITEMS

USPTO CONDUCT PARALLELS THE DOCUMENT OBSTRUCTION BY THE IRS

Justice advocates today called on Congress to step in and fix the Wild West abortions of American justice that have been exposed by the Leader v. Facebook scandal. One activist asked, "How can any innovator rely upon the trustworthiness of the U.S. Patent Office and the Justice Department, after knowing that all the judges held Facebook stock during Leader case? I am thinking it makes no sense to file my new patents until this trust issue is fixed. If it ever gets fixed. My confidence level is low right now."

CLICK HERE to view a document received today titled Lawfare which highlights the big picture of the Leader v. Facebook corruption. Readers should note that we have been writing about "lawfare" for some time. It was a highly successful assymetric warfare tactic of the former Soviet KGB's Department of Disinformation. Facebook's Moscow partners have evidently dusted off the training.
Americans For Innovation: PATENT OFFICE REMOVES CRITICAL LEADER V. FACEBOOK DISCLOSURE ITEMS

The bylines are even more interesting: "When lawyers, bankers and techs conspire illegally with the President to seize powers, democracy dies" and "American society’s new battleground—citizens who exploit the law’s good faith expectations, and breach their public oaths, in order to neuter checks and balances and prevent accountability." The document suggests that Congress take away Facebook technology engine and give it back to the inventor, Leader Technologies. By doing so, the Facebook crowd would lose their primary organizing tool. The illustration contains a background photo of President Obama’s toast with Mark Zuckerberg, Larry Ellison and the late Steve Jobs at a pre-election Silicon Valley dinner in February 2011. A fitting comeuppance.

Fig. 1 – The Facebook crowd is waging LAWFARE against the American public and the world. See the KGB logo below for more on the KGB Department of Disinformation who developed this asymmetric warfare tactic, and which is still used by the PSB... and the Facebook cabal.

"American society’s new battleground—citizens who exploit the law’s good faith expectations, and breach their public oaths, in order to neuter checks and balances and prevent accountability"

Fig. 3 – Whited-out USPTO document provided to a third party asking for statutory judicial financial and background disclosures in Leader v. Facebook. CLICK HERE or click image to see the Aug. 7, 2013 Patent Office response.

OGE 278 FINANCIAL DISCLOSURE REPORTS ARE REQUIRED BY LAW

Public disclosure of judicial and senior staff financial records is required by law. The Patent Office even says so in a current job posting for an administrative judge at JOBUSA: "The Ethics in Government Act of 1978... requires senior officials in the executive, legislative and judicial branches to file public reports of their finances as well as other interests outside the Government... The OGE 278 [Financial Disclosure Report] is available to the public.” Therefore, the FOIA response breaks the law by refusing to provide those reports in a public FOIA request. In fact, not a single judicial financial report has been provided by the FOIA Officer to this or any previous FOIA request.[15]

The Patent Office’s disturbing FOIA conduct directly contradicts their own words in their current USAJOBS posting. A reasonable person can only assume that the Patent Office is as her justification for withholding mandated judicial financial and background disclosures. The request did not ask for healthcare information, and more than 70% of the information identified was withheld.

BLOG ARCHIVE (New, 1/20/14)

UPDATE MAR. 25, 2014

FOUR CRITICAL AFI POSTS ON JUDICIAL COMPROMISE

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

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

http://americans4innovation.blogspot.com/2013/08/uspto-conduct-parallels-foia.html
running some sort of protection racket. Perhaps these judges become compromised once they are employed, then it becomes the FOIA counsel’s and Director’s jobs to protect those individuals from exposure of their misconduct. Perhaps this is where the side deals to protect cronies begins. Wink. Wink. Since they are refusing to release even one financial report, one can only conclude that they must be hiding many sins.

USPTO LAWYER FABRICATION

Update Aug. 20, 2013—AFI investigators have just learned that USPTO FOIA counsel Kathryn W. Siehndel (formerly employed by Facebook’s counsel White & Case LLP) made false claims in her response. She wrote “In our July, 9, 2013 telephone call to clarify this request, you indicated that you intended your requests to be limited to records related to the subject line . . . 3rd Reexam.” CLICK HERE to read this statement in her letter. This claim is impossible since the requester did not email the request until 5:58PM on July 10, 2013. CLICK HERE to see that email. The Express Mail copy was not received until 8:21AM on July 12, 2013. CLICK HERE to see that delivery receipt.

In fabricating her story, Ms. Siehndel appears to have become confused by the dates since the file name on the email attachment is July 8, but it was not attached and sent until July 10. She evidently believed she needed this excuse to justify her redactions. Tellingly, in her redactions one cannot find a single reference to Facebook or Microsoft. A Microsoft dictionary is among the items of alleged “prior art” that Facebook keeps putting forward (and losing on—at trial and in two previous reexams). The USPTO has almost 15,000 “likes” on Facebook.

Fig. 4—U.S. Patent Office gorging on Facebook burgers, since May 20, 2010, with Director David J. Kappos leading the feeding.

Rhetorical questions: Does the USPTO’s daily consumption of Facebook bias their perspectives? Of course it does. Can one taste-test two burgers impartially when one has been gorging on one of the brands for years? Of course not. This is precisely why we have conflicts of interest disqualified laws; none of which were followed by the entire U.S. Patent Office.

Update Aug. 21, 2013—AFI investigators just uncovered another smoking gun. Not only did Kathryn W. Siehndel conceal FOIA information about Facebook and Director Kappos, but she failed to even provide a May 20, 2010 USPTO press release by Director David J. Kappos announcing the USPTO’s new Facebook Page. Note that Kappos even uses the word “consume.” (see Fig. 4). [Editorial: We must pat our volunteer investigators on the backs for this find.] CLICK HERE to read the press release.[13]

Here are a few statistics about the Patent Office’s Facebook Page. Patent Office Director David J. Kappos has used Facebook as a Director’s exclusive newsletter that carries his propaganda, without the possibility of objection, dissent or public comment (as AFI activists discovered yesterday when they attempted to post a comment about Leader v. Facebook, which was removed). Director Kappos has made a total of 303 Facebook entries since May 14, 2010. Kappos is mentioned by name in 40 Facebook entries (CLICK HERE). Kappos’ photo appears in 5 Facebook entries. Kappos’ posts are distributed during the Leader v. Facebook proceedings, including posting pictures and videos of himself 17 times. Source USPTO.

BARACK OBAMA’S DARK POOLS OF CORRUPTION

STOP FACEBOOK PROPERTY THEFT

ASK CONGRESS: PASS THE INVENTOR PROTECTION ACT!

 WITHOUT PUBLIC DISCLOSURE, JUDGES AND JUDICIAL EMPLOYEES CANNOT BE HELD ACCOUNTABLE
 WITHOUT PATENT OFFICE TRUTHFULNESS AND IMPARTIALITY, NO PATENT IS SAFE

http://americans4innovation.blogspot.com/2013/08/uspto-conduct-parallels-foia.html
Worse, Siehndel even redacted information that the judges themselves have disclosed on their LinkedIn Profiles. These judge disclosures make a mockery of Ms. Siehndel's actions, especially in light of the high-sounding call for transparency and accountability in President Obama’s Jan. 21, 2009 FOIA speech.[02] also cited in the second table below.

The USPTO employee Disclosure highlighted below in yellow.

<table>
<thead>
<tr>
<th>USPTO employee Disclosure</th>
<th>FOIA Obstruction:</th>
</tr>
</thead>
<tbody>
<tr>
<td>None</td>
<td>The conflicted USPTO FOIA officer, Kathryn W. Siehndel, concealed these relationships that are known from the judges’ own LinkedIn profiles. See more at Faces of the Facebook Corruption.</td>
</tr>
<tr>
<td>Partial</td>
<td>(Conflict) = currently known conflict of interest</td>
</tr>
<tr>
<td>Full</td>
<td></td>
</tr>
</tbody>
</table>

**JUDGE STEPHEN C. SIU**

Concealed relationships:
- Microsoft (Conflict)*
- IBM (Conflict)
- Banner & Witcoff LLP
- New York Hospital
- Univ. of Maryland Hospital

* Facebook stakeholder who significantly benefit from decisions favorable to Facebook.

**DEPUTY FOIA COUNSEL KATHRYN SIEHNDEL**

Concealed relationships:
- White & Case LLP (Conflict)*
- Wiley Rein LLP
- US Merit Systems Protection Board
- Verizon

* Facebook’s attorney in the Leader v. Facebook case.

**JUDGE JAMES R. HUGHES**

Concealed relationships:
- Howrey LLP
- Milbank Tweed LLP

**JUDGE MEREDITH C. PETRAVICK**

Previously concealed relationships:
- The PTO Society relies on Facebook for communication to members, and has done since May 20, 2010 when Director David Kappos wrote at http://www.facebook.com/uspto.gov (Conflict)

USPTO DIRECTOR "WELCOME TO THE USPTO’S PAGE ON 6/8/2014 Americans For Innovation: PATENT OFFICE REMOVES CRITICAL LEADER V. FACEBOOK DISCLOSURE ITEMS Lea...
FACEBOOK! WE'RE EXCITED TO BE LAUNCHING THIS

DIRECTOR DAVID J. KAPPOS. CLICK IMAGE TO READ THE FACEBOOK POST. THIS PROVES UNEQUIVOCALLY THAT THE PATENT OFFICE IS BIASED AGAINST LEADER TECHNOLOGIES. FORUM TO COMMUNICATE WITH YOU AND SHARE THE LATEST NEWS FROM THE USPTO.

U.S. Patent Office's Facebook Page, Aug. 19, 2013. See also Fig. 4 above.

JUDGE ALAN R. MACDONALD

Concealed relationships
- The National Law Center at George Washington Univ. (Conflict)*

* Leader Technologies' patent attorney was Judge MacDonald's law professor, Professor James P. Chandler, III, Director of the National Law Center at George Washington University. Was the relationship good or strained? Either way, it deserves disclosure and investigation.

JUDGE CATHERINE TIMM

Concealed relationships:
- Technology Catalysts Int'l

JUDGE JACQUELINE BONILLA

Concealed relationships:
- Federal Circuit law clerk, Judge Randall R. Rader (Conflict - Concealed in Conflicts Database)*

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

Investigative Reporter Julia Davis investigates Facebook's Leader v. Facebook attorney Gibson Dunn LLP. She credits this firm with the reason why not a single Wall Street banker has gone to jail since 2008. Click here to read her article "Everybody hates whistleblowers." Examiner.com, Apr. 10, 2012. Here's an excerpt:

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

This statement followed right after Davis cited Facebook's chief inside counsel in the Leader v. Facebook case, Theodore Ullyot, who appears to have helped lead the Leader v. Facebook judicial corruption. Interesting word choices associated with Gibson Dunn LLP: manipulation, smear. Attorneys swear a solemn oath to act morally, ethically, and in
JUDGE JASON V. MORGAN
Concealed relationships:
- Lawrence Livermore National Laboratory (Conflict)*
- Avitus
- Microsoft (Conflict)**
- SCII
- Payback Training Systems

Judge Morgan's information is a jumble. Three different sets of disclosures. The statutory conflicts database is largely whitewashed. Nowhere does he disclose his Microsoft conflict.

* LLNL was a significant Leader R&D partner; Microsoft is a major Facebook stockholder and director of the Federal Circuit Bar Association that contains many judges holding Facebook stock.
** See Judge Siu above.

JUDGE MIKE STRAUSS
Concealed relationships:
- Verisign (Conflict)*
- Patent GC LLC
- Hunton & Williams LLP
- The Mitre Corporation
- Tracor
- US FAA
- Richmor Aviation
- WMHT
- WPTR

* Verisign is a company funded by Facebook's largest investor and Zuckerberg business master, James W. Breyer, Accel Partners LLP.

JUDGE GEORGE BEST
Concealed relationships:
- Federal Circuit law clerk, Judge Randal R. Rader (Conflict - Concealed in Conflicts Database)*
- East Palo Alto Community Legal Services
- U.C. Law School, Visiting Committee

* See Judge Bonilla above.

JUDGE MATT CLEMENTS
Concealed relationships:
- Ropes & Gray LLP
- US Dept. of Justice (Conflict)*
- US FCC
- NY Attorney General

* Justice Department was being advised by Facebook's Leader v. Facebook attorney, Cooley Godward LLP and 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

BOYCOTT NCAA MARCH MADNESS? COPYRIGHT-GATE
Constitutional rights advocates demand that NCAA stop its copyright infringement in social media; ask Congress to preserve Zuckerberg's ...

LEADER V. FACEBOOK WALL OF SHAME
Judges go to jail for far less serious misconduct; Facebook users should pay Leader fees voluntarily; Its the right thing to do since Facebo...

LEADER V. FACEBOOK JUDICIAL MISCONDUCT EXPOSES A CONSTITUTIONAL CRISIS
Leader v. Facebook judicial misconduct exposes a constitutional crisis. The theft of Leader Technologies' patent by Facebook, and the effe...

WHITE HOUSE SCANDAL SPREADS TO LEADER V. FACEBOOK
SEC counsel cleared the way for the Facebook “pump and dump” scheme in 2008! SEC counsel appears to have failed to disclose his confl...

THE REAL FACEBOOK - A PORTRAIT OF CORRUPTION
SEC counsel cleared the way for the Facebook “pump and dump” scheme in 2008! SEC counsel appears to have failed to disclose his confl...

MASSIVE WASHINGTON CORRUPTION EXPOSED BY LEADER V. FACEBOOK
Bi-partisan citizen group appeals to Congress to RESTORE PROPERTY CONFISCATED BY widespread federal corruption incl. interference by Nancy ...

WAS CHIEF JUSTICE ROBERTS BLACKMAILED INTO SUPPORTING OBAMACARE BY HIS LEADER V. FACEBOOK MISCONDUCT?
Enlarge banner Image New, Jun. 28, 2013: Undermined Checks & Balances Federal Circuit Clerk was protecting the judges and...

PATENT OFFICE REMOVES CRITICAL LEADER V. FACEBOOK DISCLOSURE ITEMS
USPTO conduct parallels the document obstruction by the IRS Fig. 2 - On Jun. 15, 2013 Congressman Darrell Issa held up a blacked-out i...

A COCKSURE FACEBOOK
### Americans For Innovation: PATENT OFFICE REMOVES CRITICAL LEADER V. FACEBOOK DISCLOSURE ITEMS

**Perkins Coie LLP, as well as President Obama's personal counsels Robert F. Bauer and Anita B. Dunn.**

**Concealed relationships:**
- Finnegan LLP
- Federal Circuit, Clerk for S. Jay Plager (Conflict)*

*See Judge Bonilla above.

**Perkins Coie LLP, as well as President Obama’s personal counsels Robert F. Bauer & Anita B. Dunn.**

**JUDGE LYNNE PETTIGREW**

**Concealed relationships:**
- Finnegan LLP
- Federal Circuit, Clerk for S. Jay Plager (Conflict)*

*See Judge Bonilla above.

**Perkins Coie LLP, as well as President Obama’s personal counsels Robert F. Bauer & Anita B. Dunn.**

**JUDGE BART A. GERTENBLITH**

**Concealed relationships:**
- Wiley Rein LLP
- Federal Circuit law clerk (Conflict)*
- Delaware District Court (Conflict)**

*See Judge Bonilla above.

**Perkins Coie LLP, as well as President Obama’s personal counsels Robert F. Bauer & Anita B. Dunn.**

**JUDGE KIT CRUMBLEY**

**Concealed relationships:**
- US Dept. of Justice (Conflict)*
- Finnegan LLP
- Garrett & Dunner LLP
- Alston & Bird LLP
- Fulbright & Jaworski LLP

*See Judge Clement above.

**Perkins Coie LLP, as well as President Obama’s personal counsels Robert F. Bauer & Anita B. Dunn.**

**JUDGE STACEY WHITE**

**Concealed relationships:**
- Gibson Dunn LLP (Conflict)*
- Wallenstein Wagner LLP

*Facebook’s Leader v. Facebook appeals attorney.

**Perkins Coie LLP, as well as President Obama’s personal counsels Robert F. Bauer & Anita B. Dunn.**

**JUDGE HYUN JUNG**

**Concealed relationships:**
- Blank Rome LLP (Conflict)
- Alston Power
- US Naval Reserve

*Facebook Leader v. Facebook trial attorney with Cooley Godward LLP.

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**EDITORIALS**

1. **DC Bar refuses to investigate attorney misconduct in Leader v. Facebook - Unwillingness of DC attorneys to self-police may explain why Washington is broken, Dec. 30, 2012**

2. **Will the U.S. Supreme court support schemers or real American inventors? Facebook’s case dangles on a doctored interrogatory. Eighteen (18) areas of question shout for attention, Dec. 27, 2012**

3. **Two Policy Changes That Will Make America More Democratic (and less contentious), Dec. 21, 2012**

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**OUR MISSION**

American citizens must fight abuse of the constitutional right for authors and inventors to enjoy the fruits of their inventions, as a matter of matter of basic property rights and sound public policy. Otherwise, instead of innovation, creativity, genius, ideas, vision, courage, entrepreneurship, respect, property, rejuvenation, morals, ethics, values, renewal, truth, facts, rights, privacy, solutions and judicial faithfulness, . . . our society and economy will be dragged down (and eventually destroyed) by copying, infringement, thievery, counterfeiting, hacking, greed, misinformation, exploitation, abuse, 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.

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**CURRENT EDITORIAL FOCUS**

http://americans4innovation.blogspot.com/2013/08/uspto-conduct-parallels-foia.html
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.

Table 1 - Analysis of requested USPTO conflicts of interest data about judges and employees that was concealed.

<table>
<thead>
<tr>
<th>ITEM 1: FINANCIAL DISCLOSURES OF</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. The Request</td>
</tr>
<tr>
<td>None</td>
</tr>
</tbody>
</table>

The "public interest" is already identified in U.S. Law. For example: “Any justice, judge, or magistrate judge of the United States shall disqualify himself in any proceeding in which his impartiality might reasonably be questioned.” 28 USC § 455 - Disqualification of justice, judge, or magistrate

WELCOME TO DONNA KLINE NOW! READERS!

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

Anonymous Posts Are Welcomed! Blogger has more posting constraints than Donna’s WordPress, but we will continue to welcome anonymous posts. Simply send us an email at americans4innov@gmail.com with your post. Once the moderator verifies that your email address is real, your comment will be posted using your real name or handle, whatever you wish, like John Smith or Tex.

Click here to view a complete Donna Kline Now! posts archive. 🙏
THE JUDGES

Patent judges are claiming a privilege of privacy not even claimed by the justices of the U.S. Supreme Court.

CLICK HERE to see the U.S. Supreme Court financial disclosures at OpenSecrets.org [03]

<table>
<thead>
<tr>
<th>Item 1: Biographies of the Judges</th>
<th>Judge [04]</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>USPTO does not require a requester to give a reason for requesting agency records. 37 CFR § 104.4 [05]</td>
</tr>
<tr>
<td></td>
<td>[the FOIA requester’s] need or intended use for the documents is irrelevant. North v. Walsh, 881 F.2d 1088, 1096 (D.C. Cir. 1989), [06]</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Item 2: USPTO Employees Who Are Members of AFLCTACAFC</th>
<th>The Law:</th>
</tr>
</thead>
<tbody>
<tr>
<td>No records. Custodians of his information unknown. Identify the location of this information within the USPTO systems.</td>
<td>Disqualification: &quot;A judge shall disqualify himself or herself in a proceeding in which the judge’s impartiality might reasonably be questioned, including by not limited to circumstances in which...(b) a lawyer with whom he judge previously practiced law served during such association served as a lawyer concerning the matter.&quot; Code of Conduct for U.S. Judges &amp; Judicial Employees, Canon (3)(C)(1)(c). [09]</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Item 3: Executive Communication Privilege Claimed by USPTO</th>
<th>The Law:</th>
</tr>
</thead>
<tbody>
<tr>
<td>&quot;...the USPTO has no records.&quot; This assertion is contrary to their Mar. 12, 2013 FOIA claim of Executive Privilege [11]</td>
<td>Employees of the Executive Branch shall not lie, mislead, misrepresent, fail to disclose conflicts, or act in a biased or partial manner toward one party or the other. Standards of Ethics, 5 CFR 2635 [12]</td>
</tr>
</tbody>
</table>

CLICK HERE to see Hon. Sonia Sotomayer’s biographical disclosure from her Senate Confirmation Hearings (This document is set to go automatically to page 164, the first page of her written disclosure) [08]

CLICK HERE to see Hon. Sonia Sotomayer’s biographical disclosure from her Senate Confirmation Hearings (This document is set to go automatically to page 164, the first page of her written disclosure) [08]

CODE OF CONDUCT FOR U.S. JUDGES

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

GALLERY OF JUDICIAL MISCONDUCT

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...
HUMPTY DUMPTY HAD A GREAT FALL

The Patent Office clearly cannot sustain this level of badness for very long. The rules and common sense are against them. The light of public accountability shines, and compliance is inevitable. The chorus for transparency and fairness is growing louder each day. We encourage whistle blowers to step forward.

The public must be able to trust the impartiality of the Patent Office. Without that trust, small business inventors will stop filing patents since they will not be able to rely on a full and fair hearing that is free of the undue influence of big infringers like Microsoft (for Facebook) and IBM (for Facebook), Judge Stephen C. Siu’s former employers.

Deputy Counsel Kathryn W. Siehndel is evidently protecting Facebook and their cronies. Is the Patent Office and its parent, the Executive Branch, one big, ethically-challenged Humpty Dumpty?

* * *

Footnotes:


[03] **SUPREME COURT FINANCIAL DISCLOSURES:** ‘Supreme Court Justices’ Personal Financial Disclosures Now Featured on OpenSecrets.org.” OpenSecrets.org, Feb. 18, 2011 <http://www.opensecrets.org/news/2011/02/supreme-court-justices-personal-finances.html> ("Like members of Congress, justices serving on the highest court in the land are required by law to annually disclose information about their personal investments. Personal financial disclosure filings can provide information about potential conflicts of interest judges may have in cases that come before them.").


[05] **NO REASONS NEEDED FOR A FOIA REQUEST (USPTO):** Public Information, Freedom 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. (Read Leader’s May 20, 2010 motion here.) 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. See his Sep. 14, 2009 Order. 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 bar verdict from being overturned—a clear breach of constitutional due process.

**Judge Kimberly A. Moore,** U.S.

[06] NO REASONS NEEDED FOR A FOIA REQUEST (CASE LAW): North v. Walsh, 881 F. 2d 1088 - Court of Appeals, Dist. of Columbia Circuit 1989 at 1096 <http://scholar.google.com/scholar_case?case=12171499004122858856hl=en&as_sdt=2,36> (“In sum, North’s need or intended use for the documents is irrelevant to his FOIA action; his identity as the requesting party has no bearing on the merits of his … FOIA request.”).


Judge Evan J. Wallach, U.S. Court of Appeals for the Federal Circuit, member of the three-judge panel in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge 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 Arunachalams motions (according to his Federal Circuit staffer Valeri White), and yet the 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 primary purpose of disclosure is to assist agencies in identifying potential conflicts of interest between a filer's official duties and the filer's private financial interests and affiliations."

Post Comments below

AFI

K. Craine  August 17, 2013 at 8:08 AM
This post is receiving an extraordinary number of views. We encourage whistleblowers to come forward. If you wish to remain anonymous, we encourage you to do so. Just send us enough information so that we can independently verify your information. The AFI email address is: amer4innov@gmail.com

Alternatively, we encourage you to contact the House Oversight Committee on Government Reform with your information. Be sure to approach a Congressman who is not already known to be taking donations from Facebook and Friends. We hear nothing but crickets on Capitol Hill from Facebook's Friends.

You can check on anyone's political donation history at the Federal Election Commission. Also Organizing For Action (barackobama.com) donations do not appear on the FEC database, but they self-report.

http://www.fec.gov/pindex.shtml
http://www.barackobama.com/founding-members/

Replies

AFI

K. Craine  August 17, 2013 at 12:04 PM
Anyone can send in a FOIA request to the Patent Office to drill down on the conduct being exposed here. Here’s a link to the instructions. The request can be in writing or by email. Be sure to follow the instructions carefully, because as we can see, the FOIA Officer is looking for any reason she can find to deny your request.

http://www.uspto.gov/ip/boards/foia_rr/submit.jsp

As we are seeing, the information that agencies conceal, deny or black/white out can be as instructive as what they disclose. Let’s keep pounding. We pay the people their salaries and they owe us duties of loyalty, honesty and good faith.

Reply

K. Craine  August 17, 2013 at 8:30 AM
Administrative Patent Judge JENNIFER B. BISK also worked at Facebook's attorney Cooley Godward LLP firm (the Leader v. Facebook trial attorney - Michael Rhodes, Heidi Keefe, Mark Weinstein, Jeffrey Norberg, Theodore Ulijot, Sam O'Rourke, Elizabeth Stameshkin) in 2006-2007. We missed this in earlier 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 self-governing state?]
Rain Onyourparade August 17, 2013 at 8:53 AM

He was at Latham & Watkins LLP, Facebook's James W. Breyer's firm, between 2004-2008. That's when all the Leader v. Facebook theft and dirty work was done. Then he moved to, ahhhmmm, Chicago and worked at Nixon Peabody LLP until he was appointed a Patent Judge by, ahhhmmm, Obama-appointee Director David Kappos and Federal Circuit Judge Randall R. Rader. Just look at the guy's picture. Mole? No wonder Siehndel doesn't want to release their background information. Dollar to donuts he's got a ton of Facebook and related stock.


Reply Delete

dave123 August 18, 2013 at 7:44 PM

Did you know that Judge Lourie and Judge Moore new that mark zuckerberg sign the contract to Paul Ceglia zuckerberg new what he was doing when he sign the contract and Judge Lourie and Judge Moore know how zuckerberg stole the idea facebook and the cod

Zuck: Yeah so if you ever need info about anyone at Harvard

Zuck: Just ask.
Zuck: I have over 4,000 emails, pictures, addresses, SNS
[Redacted Friend's Name]: What? How'd you manage that one?
Zuck: People just submitted it.
Zuck: I don't know why.
Zuck: They "trust me"
Zuck: Dumb fucks.

Mark Zuckerberg original response to the case was that he does not remember if he had signed the second contract

zberg02: there are only like six people in the world who have decent ideas
ThinkComp: haha
zberg02: and it's the job of the rest of the people to accuse us of taking their ideas haha
zberg02: while we just continually kick ass

Reply Delete

Rain Onyourparade August 19, 2013 at 9:04 AM

I scratched an itch this weekend. It has started to bug me that Wikipedia has NO ENTRIES for Leader Technologies, Michael McKibben or Jeffrey Lamb, the inventors of social networking. This parallels the fact that one hears nothing but crickets from the mainstream media on Leader v. Facebook, the corruption, the judicial misconduct. Nothing. Nada. Zilch.

This observation led me to investigate Wikipedia's history. They appear to use 'Socialtext' software, founded in 2002, and funded in 2004 by OMIDyar NETWORK and REID HOFFMAN (PayPal, LinkedIn, Facebook). Ahhhmmm. This is the exact same time frame as the Accel Partners'/James W. Breyer's/Zuckerberg's theft of Leader's software at Harvard in late 2003 early 2004 (Facebook went live on Feb. 4, 2004). Hoffman now even admits publicly to having coached the 19-year old Zuckerberg at Harvard then. Hoffman was a busy boy. PayPal sale, fund LinkedIn, fund Facebook, fund Socialtext/Wikipedia.... one gets the impression that the CROWD AROUND ACCEL PARTNERS AND JAMES W. BREYER

for the misconduct 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 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.

Click here to view a Federal Circuit Leader v. Facebook Conflicts of Interest Map.


Leader v. Facebook Legal Research Links

NOTICE: 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 international laws. Therefore, as with all opinion, such opinion should not be relied upon without independent verification.

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was frantically carving up Leader's invention like an elephant—every man and women getting their chunk. How could one person like Hoffman do so much, so quickly, unless the core tech was stolen? Remember, Zuckerberg claims to have done his part in ‘one to two weeks’ while studying for finals.

OMIDYAR was founded in 2004. One of its senior directors is TODIR TASHEV from Moscow, Russia who used to work for JP Morgan and maintains strong ties to Moscow as well as Harvard. Hmmm. Still more Harvard people. Socialtext even took an investment by the University of Utah’s Endowment in April 2009 -- that’s HARRY REID’S alma mater!

http://www.privco.com/investors/venture-capital/omidyar-network
http://investing.businessweek.com/research/stocks/private/person.asp?personid=34187758&privcapid=11356122
http://www.crunchbase.com/company/socialtext

Given that Leader and McKibben have had some remarkable accomplishments and contributions, like the Hurricane Katrina lifesaving with Governor Kathleen Blanco and the State of Louisiana, not to mention inventing SOCIAL NETWORKING, one gets the impression that Wikipedia is very intentionally not telling the truth.

Reply Delete

John Craven August 20, 2013 at 7:07 AM

Sigh. You don’t understand how Wikipedia works. It’s all publicly authored. This means that the reason there is no entry for Leader or McKibben is because no one ever wrote an article. Go write your own article, post it, and then if the Wikipedia authorities pull it you can start talking about conspiracy theories.

Delete

Rain Onyourparade August 20, 2013 at 12:59 PM

Double Sigh. There you go again Craven, jumping to the conclusion that no one has done this before you enlightened us in your great wisdom. You are very naive. The collusion is obvious to all but you, apparently.

Delete

Reply

K. Craine ✏️ August 19, 2013 at 4:00 PM

AFI researchers have been digging more into the FOIA disclosure and discovered more mess. Take note of a new 4th paragraph about USPTO FOIA deputy counsel Kathryn Sienhdel’s outright lie about calling the requester (she did not), updates on the conflicts in Table 1, especially the fact that the ENTIRE US PATENT OFFICE has been using Facebook since before the Leader v. Facebook trial. Simply put, the whole of the Patent Office drank the Kool-Aid, and are thus conflicted out of any decisions regarding Leader Technologies’ patent.

Reply Delete

steve n amy August 20, 2013 at 9:10 AM

trea@crowell.com is the email that you can reach the "one and only" Teresa Stanek Rea is Acting Under Secretary of Commerce for Intellectual Property and Acting Director of the United States Patent and Trademark Office (USPTO). Give her a friendly "Hello" and don’t forget everyone to like her on Facebook. Times awaiting and she needs informed! I wonder how long it will be before her Facebook disappears and email gets changed! So don’t dilly dally! Also, here is some official background on her:

web.archive.org

Reply Delete

Rain Onyourparade August 20, 2013 at 1:04 PM

C. Facebook’s law firms:

1. 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

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 updated after Scribd censored the documents on Fri. Mar. 7, 2014).
judges, to visit it DAILY. They currently have 14,700 "likes."

And they want us to believe that they are not BIASED against Leader Technologies??!

What planet is this?

Reply Delete

Darren August 20, 2013 at 8:33 PM

Here is one of the press release by the Patent office! This was made while the Patent office is still in the reexam of Leaders patent!!!!! Leader was still in the court system with their appeal!!!!!! This "proves" that the Patent office is conflicted, biased and corrupted. Remember there is not a Patent on the core technology for Facebook other than Leader's 761 patent which has been proven in court and Leader was issued a Patent by the USPTO, reaffirmed twice in previous reexams!!!!

Now the patent office is trying to steal Leader’s by using scheming lawyers inside and outside the patent office!

Contact your Congressional representatives and express your outrage and request an investigation!

8-O

http://inventblog.com/patent/2010/05/uspto-is-now-on-facebook

Reply Delete

John Craven August 21, 2013 at 1:49 PM

What?? This is beyond ridiculous.

So let's say there is an Apple patent and they allege that Microsoft infringes it through Windows. Apple patent is up for review. By your logic, no one at the patent office could use Windows because this would be a conflict of interest. It would show bias.

In fact the patent office would be prohibited from using any product involving any patent being challenged. Want to use that Xerox machine? Sorry. Conflict of interest. Bias. Want to use that AT&T long distance? Sorry, Sprint is suing then and the patent is under review. Conflict of interest. Bias. Want to use that Swingline stapler? Sorry, Bostich is suing. Conflict of interest. Bias.

This sounds ridiculous because it is. You can’t prohibit the patent office from having any association whatsoever with products that involve allegations of patent infringement. It's nonsensical and completely unworkable.

Delete

K. Craine August 21, 2013 at 3:52 PM

Here are some suggestions on what your USPTO FOIA requests might ask for:

1. Notes of the alleged July 9, 2013 telephone call between Kathryn W. Siehndel and the requester of F-13-00218. Please include all briefing notes on conclusions drawn from this alleged conversation.

2. Statutory background and financial disclosure for Kathryn W. Siehndel and David J. Kappos. (Siehndel's claim that no information exists is not credible.)

3. Conflicts of interest assessment performed before Kathryn W. Siehndel was approved as the FOIA officer for Leader v. Facebook since she was formerly employed by White & Case LLP, one of Facebook's law firms in Leader v. Facebook.

4. Conflicts of interest assessment performed by David J. Kappos's office before issuing the 3rd reexam order on Leader Technologies' patent.

5. Conflicts of interest assessments performed on the administrative patent judges (incl. Petrvack, MacDonald, Siu, Hughes, Timm) assigned to any of Leader Technologies' patent reexaminations.

6. Statutory annual judicial financial disclosure of all patent judges and judicial employees involved in the Leader v. Facebook reexaminations.

7. Who among the 10,000 employees of the USPTO has been or is a member, or otherwise affiliated with the A.F.L.C.T.A.C.A.F.C. Association of Former Law Clerks and Technical Assistances for the United States Court of Appeals for representing Facebook)

8. Cooley Godward LLP (Facebook law firm in Leader v. Facebook; McBe Strategic energy stimulus partner; Obama Justice Dept. advisor; former employer to patent judges)

9. Blank & Rome LLP (Facebook law firm in Leader v. Facebook; former employer to patent judges)

10. 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)

11. Gibson Dunn LLP (Facebook law firm in Leader v. Facebook; undisclosed counsel to the Federal Circuit; undisclosed protected of Chief Justice John Roberts, Jr.; undisclosed former employer to Preetinder ("Preet") Bharara, U.S. Attorney currently persecuting Paul Cegla in U.S. v. Cegla (Cegla vs. Zuckerberg))

12. Orrick Herrington LLP (longtime Facebook law firm and destroyer of evidence for the cabal in Winklevoss v. Zuckerberg and Connect(1) v. Facebook)

13. Weil Gotshal LLP (Federal Circuit counsel in Leader v. Facebook; Judge Kimberly A. Moore's undisclosed former client)

14. Latham & Watkins LLP (Facebook Director James W. Breyer's counsel; Judge Kimberly A. Moore's husband, Matthew J. Moore's new law firm)

15. 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 Gotshal LLP, Facebook's large shareholder, Microsoft, is a director; Federal Circuit Clerk of Court Jan Horbaly is an officer; FCBA made an appearance in Leader v. Facebook to oppose the amicus curiae (friend of the court) motion of Dr. Lakshmi Arunachalam, former Director of Network Architecture at Sun Microsystems, in favor of Leader Technologies and objecting to the evident conflicts of interest within the court itself, her motion was denied, the judges refused to disclose their conflicts which we now know include Facebook and Microsoft stocks)

16. DC Bar Association

17. 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)

18. Stroz Friedberg (Facebook's "forensic expert" who manipulated the data in Paul
8. Please provide an unredacted copy of the judicial conflicts of interest database required by the Judicial Conduct. Explain any redactions regarding subject(s) discussed, parties, dates and reasons for obscuring the content.

9. Since the USPTO has already claimed executive communication privilege in Appeal No. A-13-0004, please provide all documents related to that claim, or explain any redactions regarding subject(s) discussed, parties, dates and reasons for obscuring the content.

10. All internal documents and communications regarding the preparation and posting of content to the USPTO Facebook Page (www.facebook.com/uspto.gov) between Jan. 2010 and the present.

In general, if information is to be otherwise redacted, explain any redactions regarding subject(s) discussed, parties, dates and reasons for obscuring the content.

Rain Onyourparade August 21, 2013 at 3:57 PM

Craven got it wrong again. Conflicts are conflicts, no matter how well known a product or brand is. The Code of Conduct for US Judges says even holding one share in a company like Apple or IBM etc. is enough to conflict a judge out of a case. The Supreme Court clarified this further by saying even the APPEARANCE of impropriety is enough to disqualify a judge. Their utter silence is prima facie evidence that these judges and employees all have their hands in the Facebook cookie jar. Gee Beev, was that wrong?

Rain Onyourparade August 21, 2013 at 10:32 AM

Gotta love this Facebook post by Patent Office Director Kappos on Jul. 6, 2012 -- Kappos: “I think this is really is the best time there’s ever been to be an inventor.”

More Facebook Orwellian doublespeak. He and his crony administrative patent judges are making it as bad as it has ever been to be an inventor.

Cathy Lee August 21, 2013 at 1:11 PM

I have worked with HIPAA since its inception. I find it bizarre that the USPTO FOIA counsel used health care privacy regulations to prevent disclosure of the USPTO Facebook page.

Perhaps Facebook and the USPTO had severe “allergy” problems that prevented them from disclosing legal, good faith requests. Those “allergies” might qualify for protection under HIPAA—but it takes an Alice in Wonderland twist to be able to justify the denial. I hope the USPTO is not using similar logic to deny other people's patents.

Darren August 21, 2013 at 11:04 PM

John, you need to catch up. Your knowledge seems to be slipping. The American Bar Association published an opinion on February 13, 2013. To try and say this would not apply to all judges or could be argued against if it comes up at trial or hearing would be laughable.

Quote, “A judge may participate in electronic social networking, but as with all social relationships and contacts, a judge must comply with relevant provisions of the Code of Judicial Conduct and avoid any conduct that would undermine the judge’s independence, integrity, or impartiality, or create an appearance of impropriety.”

They go on to say, “Upon assuming the bench, judges accept a duty to “respect and honor the judicial office as a public trust and strive to maintain and enhance confidence in the legal system.” Although judges are full-fledged members of their communities, nevertheless, they “should expect to be the subject of public scrutiny that might be viewed as burdensome if applied to other citizens.” All of a judge’s social contacts, however made and in whatever context, including ESM, are governed by the requirement that judges must at all times act in a manner “that promotes public confidence in the judicial system.”

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")

B. Facebook attorneys & cooperating judges:

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

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

15. Theodore B. Olson (Gibson Dunn)

16. Thomas G. Hungar (Gibson Dunn)

17. Eric H. Holder, Jr. (Attorney General, U.S. Dept. of Justice)

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

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

20. 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)

21. 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")

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

23. 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)

24. Joseph P. Cutler (Perkins Coie)

25. David P. Chiappetta (Perkins Coie)

26. James R. McCullagh (Perkins Coie)

27. Ramsey M. Al-Salim (Perkins Coie)

28. Grant E. Kinsel (Perkins Coie)

29. Reeve T. Bull (Gibson Dunn)

30. Heidi Keefe (Cooley)

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

32. Elizabeth Stameshkin (Cooley)

33. Donald K. Stern (Cooley)
confidence in the independence, integrity, and impartiality of the judiciary,” and must “avoid impropriety and the appearance of impropriety.” This requires that the judge be sensitive to the appearance of relationships with others.” I believe they are referring to all judges not just the unwashed, non Facebook believers. As we have witnessed in the Leader v Facebook case it is evident that secrecy and nondisclosure is the norm with these Judges and lawyers.

http://www.americanbar.org/content/dam/aba/administrative/professional_responsibility/formal_opinion_462.authcheckdam.pdf

8-O
What do you think WALLY?
Reply Delete

Rain Onyourparade August 22, 2013 at 6:55 AM
Wally gives Darren an attaboy. Attorneys and judges have more ethics rules than any other profession on the planet. Ever wonder why they have such difficulty doing the right thing? Could it be because the profession actually attracts liars, cheats and thieves like moths to light? ... and we let them be "self-policing." This is like letting murderers run the prison. This system needs constitutionally overhauled. Simply making more rules...

Let's end this intentional confusion by the Facebook crowd. Orwellian corruption.” Corruption relies on confusion. When people are not confused, they stop corruption.” Let's end this intentional confusion by the Facebook crowd. Orwellian doublespeak is their tool for confusion.
Reply Delete

K. Craine August 22, 2013 at 7:03 AM
Comment by: lisa

BEWARE FORMER WORLD BANK ECONOMISTS ALLIED WITH FACEBOOK BEARING GIFTS

I notice that the mobile app company SQUARE is advertising heavily to get small business vendors to use their product. Everyone should know that Facebook Cabal President Lawrence "Larry" Summers is behind that company. This probably means this is another piece in his puzzle for dominating world commerce after his buddy Obama is out of power... and he wants to be Chairman of the Federal Reserve to boot.


Reply Delete

K. Craine August 23, 2013 at 9:01 PM
Comment by BG:

BG just sent this current Patent Office USAJOBS posting. This should be labeled DO AS I SAY, NOT DO AS I DO. This posting properly cites the Ethics in Government Act of 1978 that "requires senior officials in executive, legislative and judicial branches to file public reports of their finances as well as other interests outside the Government. If selected for this position you will be required to file a Financial Disclosure Report (OGF Form 278). The OGE 278 is available to the public. The primary purpose of disclosure is to assist agencies in identifying potential conflicts of interest between a filer’s official duties and

Justice Dept. advisor)
34.  Mark R. Weinstein (Cooley)
35.  Jeffrey Norberg (Cooley)
36.  Ronald Lemieux (Cooley)
37.  Craig W. Clark (Blank Rome)
38.  Tom Amis (Cooley / McBee Strategic)
39.  Erich Veiteneheimer (Cooley / McBee Strategic)
40.  Roel Cam pos (Cooley; former Commissioner of the U.S. Securities & Exchange Commission at the time of the infamous Facebook 12(g) exemption)
41.  L isa T. Simpson (Orrick)
42.  Samuel O’Rourke (Facebook; Cooley-directed)
43.  Theodore W. Ullyot (Facebook; Cooley-directed)
44.  Amber H. Rover, aka Amber L. Hagy aka Amber Hatfield (Weil Gotshal LLP; Judge Kimberly A. Moore's former client)
45.  Edward R. Reines (Weil Gotshal)
46.  Trish Harris (DC Bar Association)
47.  Elizabeth A. Herman (DC Bar Association)
48.  Elizabeth J. Branda (DC Bar Association)
49.  David J. Kappos (former Patent Office Director; former IBM chief intellectual property counsel; ordered unprecedented 3rd reexam of Leader Technologies' patent; Obama political appointee)
50.  Preetinder ("Preet") Bharara (U.S. Attorney Ceglia v. Zuckerberg; formerly of Gibson & Dunn LLP; protects Zuckerberg)
51.  Thomas J. Kim (SEC Chief Counsel)
52.  Anne Krauskopf (SEC Special Sr. Counsel)
53.  John G. Roberts, Jr. (Chief Justice, U.S. Supreme Court)
54.  Jan Horbaly (Federal Circuit, Clerk of Court)
55.  Kimberly A. Moore (Judge, Federal Circuit)
56.  Matthew J. Moore (Latham & Watkins LLP; husband of Judge Kimberly A. Moore)
57.  Kathryn "Kathy" Ruemm ler (Latham & Watkins LLP; White House counsel)
58.  Evan J. Wallach (Judge, Federal Circuit)
59.  Alan D. Lourie (Judge, Federal Circuit)
60.  Randall R. Rader (Chief Judge, Federal Circuit)
61.  Terence P. Stewart (Federal Circuit Bar Association)
62.  Leonard P. Stark (Judge, Delaware U.S. District Court)
63.  Richard J. Arcara (Judge, N.Y. Western District, Ceglia v. Holder
the filer’s private financial interests and affiliations.”

Well, well. The USPTO denied much of this information in their FOIA response. They are being unlawful, according to their own words.

Here is this job posting need to go straight to page 5 of the job posting:

http://www.scribd.com/doc/538697/Mark-Zuckerberg’s-Online-

The article says “all of this maneuvering in and out of the courtroom explains why not a single executive has gone to jail for the financial crisis the U.S. is currently facing.”

http://www.examiner.com/article/everybody-hates-whistleblowers

The bigger they are, the harder they fall. This is not what America’s Founders had in mind for our democracy.

C. Facebook puppet masters:

75. 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)

76. Lawrence "Larry" Summers (Harvard President who aided Zuckerberg’s light-speed rise to prominence with unprecedented Harvard Crimson coverage; Obama bailout chief; Clinton Treasury Secretary; World Bank Chief Economist; "Special Advisor" to Marc Andreessen in Instagram; co-creator of the current Russian robber baron economy; close 20-y-o ear 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)

http://americans4innovation.blogspot.com/2013/08/uspto-conduct-parallels-foia.html
Zuckerberg had apparently signed an affidavit that he had never seen Leader’s white paper. [BUT YOU SENT A COPY OF THIS WHITE PAPER TO DAVID]

At one point during the summer of 2004, according to documents viewed by Business Insider, Mark told friends he had exploited a flaw in ConnectU’s account verification process to create a fake Cameron Winklevoss account with a fake Harvard.edu email address.

Next, Mark told a friend he logged into the accounts of some ConnectU users and changed their privacy settings to invisible. In an IM, Mark explained his idea was to make it harder for ConnectU users to find their friends on the site, thus reducing its utility. Later, Mark told a friend he’d gone a step further, deactivating about 20 ConnectU accounts entirely. It is not clear how Mark accessed these accounts. It does appear that he retained access to ConnectU servers for quite some time. (In an earlier hack of the email accounts of two Harvard Crimson editors, he used login information stored in Facebook’s servers.)

ThinkComp: the joys of intellectual property
zberg02: well it isn’t really anyone’s
zberg02: I don’t care that they took it
zberg02: but they shouldn’t say I took it from them haha
ThinkComp: oh, it’s someone’s
ThinkComp: but trying to figure out whose at this point is pretty much a lost cause
ThinkComp: one thing about social networking sites
ThinkComp: is that they spread virally
ThinkComp: not just their members
ThinkComp: the sites themselves
zberg02: haha yea
zberg02: well it was sixdegrees’

Reply Delete
dave123 August 27, 2013 at 8:22 PM
In 2005 Thiel created Founders Fund, a San Francisco based venture capital fund. Other partners in the fund include Sean Parker, Ken Howery, and Luke Nosek.

In July 2010, Booker attended a dinner at a conference in Sun Valley, Idaho, where he was seated with Facebook founder Mark Zuckerberg. Zuckerberg, who had no known ties to Newark, announced in September 2010 that he was donating $100 million of his personal fortune to the Newark school system. According to an article in the New York Times, Booker and Zuckerberg continued their conversation about Booker’s plans for Newark. The initial gift was made to start a foundation for education. The gift was formally announced when Booker, New Jersey Governor Chris Christie, and Zuckerberg appeared together on The Oprah Winfrey Show. Oprah Winfrey also has been a supporter of Booker and reportedly has given millions to Newark schools and organizations.

The timing of Zuckerberg’s donation was questioned by some as a move for damage control to his image, New Jersey Governor Chris Christie and Newark Mayor Cory Booker had to force Zuckerberg to put his name to the donation, which he had actually planned the announcement for the previous month, and additionally, she and Booker had to force Zuckerberg to put his name to the donation, which he had wanted to make anonymously.

In his book The Facebook Effect, David Kirkpatrick outlines the story of how Thiel came to make his investment: [DAVID KIRKPATRICK GOT THE EMAILS ON HOW ZUCKERBERG STOLE FACEBOOK] former Napster and Plaxo employee Sean Parker, who at the time had assumed the title of “President” of Facebook, was seeking investors for Facebook. Parker approached Reid Hoffman, the CEO of work-based social network LinkedIn. Hoffman liked Facebook but declined to be the lead investor because of the potential for conflict of interest. Hoffman redirected Parker to Thiel, whom he knew from their PayPal days (both Hoffman and Thiel are considered members of the PayPal Mafia). [PAYPAL WAS A STOLEN IDEA]

2008 and 2012 campaigns; a self-described “statistics nerd;” likely directed the activities of the Facebook Club; employed Robert F. Bauer, Perkins Coie LLP in 2000 at the Democratic Congressional Campaign Committee

79. McBe Strategic (one of the main “private” arms responsible for doling out the billions in Obama “green energy” stimulus funds; partnered with Cooley Godward LLP)

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

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

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

83. 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. Breyer, 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)

84. Ping Li (Accel Partners, Zuckerberg handler)

85. Jim Swartz (Accel Partners; Zuckerberg handler)

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

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

88. 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)

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

90. Peter Thiel (19-year old
In 2005 Thiel created Founders Fund, a San Francisco based venture capital fund. Other partners in the fund include Sean Parker, Ken Howery, and Luke Nosek.

Thiel formed friendships with other students at Stanford, many of whom contributed to the Stanford Review. These include Keith Rabois, David O. Sacks, and Reid Hoffman. Some of these friends later took up jobs at PayPal (co-founded by Thiel) and became part of the PayPal Mafia. [REID HOFFMAN NEW PAYPAL AND FACEBOOK WAS STOLEN AND THE COD AND Leader’s white paper

director David Fincher and the writer Aaron Sorkin. The two worked without acquiring the rights from Mr. Zuckerberg and other subjects, relying instead on the journalist Ben Mezrich’s

They new that Aaron Greenspan and David Kirkpatrick was full of it Ben Mezrich got the emails on how zuckerberg stole FB

The reason there is no entry for Leader or McKibben is because Wikipedia is intentionally not telling the truth. funded in 2004 by OMIDYAR NETWORK and REID HOFFMAN (PayPal, LinkedIn, Facebook their was post put on Wikipedia by me about Leader and McKibben but every TIME i did this it was taken down by REID HOFFMAN !!!!

OBAMA STOP STEALING IDEAS IM NOT YOUR BUTLER WE ARE NOT YOUR BUTLER AND WILL NEVER BE YOUR BUTLER GOT THAT OBAMA!!!!!

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K. Craine September 4, 2013 at 9:47 AM

JOEL SALATIN, author of ‘Folks, This Ain't Normal’ agrees with AFI about our broken justice system.

“This whole litigation climate is destroying innovation because it makes people too afraid to move. If I think you might sue me, I’m going to move much more cautiously in my relationship with you than if I know you won’t sue me. Polyface [Farm] now leases several farms in the area. These are landowners who, for the most part, have approached us and asked us to manage their properties. It allows us to expand to meet our market demand but maintain a decentralized, spread-out production and processing model consistent with our ecological and business values.

Each agreement contains a no-litigation clause. No matter what happens or who is at fault, neither party can sue the other. Instead, we must go to binding arbitration. I have been in courtrooms several times and find them outrageous. I think if we elected non-attorneys as legislators, and selected judges from regular people, including the Supreme Court, we would have more reasonable decisions. The Constitution does not encourage attorneys to be judges. Our cultural assumption that only licensed attorneys are eligible to be judges automatically excludes innovation. It assures a fraternity of like-minded people who will assuredly protect the culture’s power brokers.”

CITATION: Salatin, Joel. Folks, This Ain't Normal: A Farmer's Advice for Happier Hens, people who will assuredly protect the culture's power brokers.

http://www.amazon.com/dp/0892968192/?tag=googhydr-

Reply Delete

Enter your comment...

Comment as: K. Craine (Goo) ▼  Sign out

Publish  Preview  □  Notify me

Zuckerberg coach; PayPal) Facebook director; CEO, Clarion Capital)

91. Clarion Capital (Peter Thiel)

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

93. Richard Wolpert (Accel Partners)

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

95. David Kilpatrick (Business Insider; "The Facebook Effect" PR clean-up re. Facebook origins)

96. Zynga/Groupon/LinkedIn/Square/Instagram (Facebook Money/Credits/Bitcoin" feeder companies)

97. Tesla Motors (received $465 million in Obama stimulus funds and hired Cooley’s Michael Rhodes in the seven months before the Leader v. Facebook trial, just before veteran Judge Joseph Farman made the surprise announcement of his retirement, just six days after Facebook’s disastrous Markman Hearing)

98. Solyntra (received $535 million in Obama stimulus at the recommendation of the Cooley-McBea Strategic "consulting" alliance)

99. BrightSource (received $1.6 billion in Obama stimulus at the recommendation of the Cooley-McBea Strategic "consulting" alliance)

100. John P. Breyer (father of James W. Breyer; founder of IDG Capital Partners - China; coached his son on exploiting Western markets while he quietly built a venture capital business in China for the last 20 years; the real brain behind the Breyer exploitations

101. IDG Capital Partners (China) (founded by John P. Breyer, the father of James W. Breyer; Accel Partners; the current launderer of the tens of billions James W has fleeced from the U.S. market from the bailout, stimulus and the "pump & dump" Facebook IPO schemes)

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

103. Morgan Stanley (received US bailout funds; took Facebook public; probably participated in overseas purchases of Facebook private stock before IPO)

104. State Street Corporation (received U.S. taxpayer bailout monies along with Goldman Sachs and Morgan Stanley; consolidating control of ATM banking networks internationally

105. JP Morgan Chase (received U.S.

http://americans4innovation.blogspot.com/2013/08/uspto-conduct-parallels-foia.html
<table>
<thead>
<tr>
<th>No.</th>
<th>Name</th>
<th>Role and Affiliations</th>
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<tbody>
<tr>
<td>106</td>
<td>Lloyd Blankfein (Goldman</td>
<td>Sachs, CEO)</td>
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<td>107</td>
<td>Jamie Dimon (JP MorganChase,</td>
<td>CEO)</td>
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<tr>
<td>108</td>
<td>Steve Cutler (JP MorganChase,</td>
<td>General Counsel)</td>
</tr>
<tr>
<td>109</td>
<td>Rodgin Cohen (JP MorganChase,</td>
<td>Outside Counsel; Sullivan Cromwell, LLP)</td>
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<td>110</td>
<td>U.S. Securities &amp; Exchange</td>
<td>Commission (granted Fenwick &amp; West's application on behalf of Facebook for an</td>
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<td>unprecedented exemption to the 500 shareholder rule; opened the floodgates for</td>
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<td>Goldman Sachs and Morgan Stanley to make a private market in Facebook pre-IPO insider</td>
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<td>stock; facilitated the influx of billions of dollars from &quot;dubious&quot; sources</td>
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<td>associated with Russian oligarchs, Alisher Asmanov and Yuri Milner, and the Kremlin;</td>
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<td>Goldman Sachs is a partner with this Moscow company, Digital Sky Technologies, aka</td>
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<td>DST, aka Mail.ru)</td>
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<td>111</td>
<td>Jeff Markey (McBee Strategic LLC)</td>
<td>allied with Facebook's Cooley Godward Kronish LLP to arrange Obama's green energy</td>
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<tr>
<td></td>
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<td>funding; arranged $1.6 billion for failed BrightSource and $535 million for failed</td>
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<td>Solyndra)</td>
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<td>Solyndra)</td>
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<td>113</td>
<td>Michael F. McGowan (Stroz</td>
<td>Friedberg; Facebook forensic expert who lied about his knowledge of the contents of</td>
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<td>the 28 Zuckerberg hard drives and Harvard Email accounts)</td>
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<td>114</td>
<td>Bryan J. Rose (Stroz Friedberg)</td>
<td>Facebook forensic expert who lied about his knowledge of the contents of the 28</td>
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<td>Zuckerberg hard drives and Harvard Email accounts)</td>
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<td>115</td>
<td>Dr. Saul Greenberg (Facebook's</td>
<td>expert witness from the University of Calgary; disingenuously waived his hands and</td>
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<td>said he would be &quot;wild guessing&quot; about the purpose of a Java &quot;sessionstate&quot; import</td>
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<td>statement (even Java newbies know it is used for tracking a user while in a web</td>
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<td>session); in short, Dr. Greeberg lied to the jury, thus discrediting his testimony)</td>
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<td>116</td>
<td>Toni Townes-Whitley (CGI</td>
<td>Federal; Michelle Obama's 1985 Princeton classmate; CGI &quot;donated&quot; $47 million to the</td>
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<td>Obama campaign; CGI won the no-bid contract to build the <a href="http://www.healthcare.gov">www.healthcare.gov</a></td>
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<td>Obamacare website; CGI shut off the security features on Obama's reelection</td>
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<td>donation sites to increase donations)</td>
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117. CGI Federal (US division of a Canadian company; Donated $47 million to Obama’s reelection, then received the no-bid contract to build the ill-fated Obamacare website; Michelle Obama’s Princeton classmate, Toni Townes-Whitely, is a Senior Vice President of CGI; the website is replete with social features and links to Facebook)

118. Kathleen Sebelius (Obama’s Secretary of Health & Human Services since 2009 responsible for $678 million Obamacare implementation; made the decision to hire CGI Federal on a no-bid contract despite the evident conflict of interest with Michelle Obama and $47 million in Obama campaign donations by CGI; the website is replete with social features and links to Facebook)

119. Todd Y. Park (White House Chief Technology Officer (CTO); former CTO for Health & Human Services; chief architect of HealthCare.gov; founder, director, CEO, Athenahealth, Inc.; founder, director, CEO, Castlight Health, Inc.)

120. Frank M. Sands, Sr. / Frank M. Sands, Jr. (Founder and CEO, respectively, of Sands Capital Management LLC; failed to file S.E.C. Form SC 13G acquisition reports for Athenahealth, Inc., Baidu, Inc. (ADR) and Facebook stock during 2012; masked the association of Todd Y. Park with Athenahealth, Inc. and Baidu, Inc., and the association of both of those companies with the Facebook IPO fraud)

121. Robin "Handsome Reward" Yangong Li (CEO, Baidu, Inc. (ADR); appointed Jan. 2004, the same month that Mark Zuckerberg obtained Leader Technologies' social networking source code to start Facebook; Robin Y. Li is very likely associated with John P. and James W. Breyer through their Chinese entities, including IDG Capital Partners, IDG-Accel and other variants; Li appointed a junior attorney from Fenwick & West LLP, Palo Alto/Mountain View, namely Parker Zhang, to be his "Head of Patents"; Fenwick & West LLP represented both Leader Technologies, Inc. and Accel Partners LLC in 2002-2003 and had Leader's source code in their files.)

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

123. Penny S. Pritzker (Secretary, Department of Commerce; replaced Rebecca M. Blank; holds over $2.4 million in Facebook "dark pools" stock, most notably in Goldman Sachs, Morgan Stanley and JPMorgan)

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

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

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

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

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

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

D. Facebook boy-puppets:

130. Mark E. Zuckerberg
131. Chris Hughes
132. Dustin Moskowitz
133. Eduardo Saverin
134. Matthew R. Cohler
135. Elon Musk

E. Corruption Watch—Patent Office Judges:

136. Anderson, Gregg
137. Best, George
138. Bonilla, Jackie W.
139. Boucher, Patrick
140. Braden, Georgianna W.
141. Branch, Gene
142. Bisk, Jennifer Bresson
143. Bui, Hung H.
144. Busch, Justin
145. Clements, Matt
146. Crumley, Kit
147. Drosch, Kristen
148. Elluru, Rama
149. Fitzpatrick, Michael
150. Gerstenblith, Bart A.
151. Giannetti, Thomas L.
152. Guest, Rae Lynn
153. Hastings, Karen M.
154. Hoff, Marc
155. Horner, Linda
156. Hughes, James R.
157. Hume, Larry
158. James, Housel
159. Jung, Hung J.
160. Kamholz, Scott
161. Katz, Deborah