OHIO STATE’S PRESIDENT MICHAEL V. DRAKE MIRED IN PERSONAL CONFLICTS OF INTEREST

TRUSTEES AND PROVOST PROMOTE LEARNING TECHNOLOGY THAT BENEFITS TRUSTEE CLIENTS AND IS STOLEN FROM OSU ALUMS

MCBEE STRATEGIC LLC — OHIO STATE TRUSTEES CONTRACTING SCANDAL

UPDATE, AUG. 15, 2014 — Investigation into the bizarre firing of Ohio State’s beloved Marching Band Director, JON WATERS, has uncovered shocking conduct by Ohio State’s Board of Trustees. See Ohio State band Director Jon Waters in action in this 2014 YouTube trailer. Compare that to Michael V. Drake’s prior experience with the Stanford band at the 2013 Rose Bowl. The contrast in professionalism is stark.

Incoming President MICHAEL V. DRAKE was supported in that decision to fire Waters without even a hearing by JEFFREY WADSWORTH, President of the OSU Trustees.

Wadsworth is the CEO of Battelle Memorial Institute. He preceded Drake’s move to Ohio, having moved from California where he was employed by Drake’s alma mater, the UNIVERSITY OF CALIFORNIA TRUSTEES, at Lawrence Livermore National Laboratory (LLNL). Curiously, Wadsworth’s move to Ohio was at the same time as the theft of Leader Technologies’ source code by The Eclipse Foundation / IBM, and Leader’s research projects with Battelle and LLNL. Hmmm. It is now evident that Eclipse simply gave Leader’s invention to Facebook as it was coming off of Leader’s engineering drawing board and was being secretly shuffled to them by Leader’s Washington D.C. and Silicon Valley attorneys (Read: cronies of Drake and Wadsworth.)

MCBEE STRATEGIC—BATTELLE’S TOP LOBBYIST

Washington lobby databases show that Wadsworth employs MCBEE STRATEGIC, a lobbying firm that “aligned” with Facebook’s COOLEY GODWARD LLP in April 2009 to help dole out the Administration’s...
energy stimulus funds. Congressional testimony revealed that most of the $31 billion in taxpayer funds went to political cronies, and almost all of the projects have failed. Cooley Godward is the law firm at the center of the Leader v. Facebook judicial corruption scandal, where OSU graduate Michael McBibren’s invention of social networking was confiscated by the federal government with Cooley’s now evident assistance. See sidebar Request for Congressional Intervention.

Ohio State has contracts with at least 12 McBee Strategic clients. Four of those McBee clients are represented legally by Ardent Fox LLP who has been appointed by Drake to the ongoing Waters affair. Jump to the McBee Investigation results below.

**WADSWORTH’S DOUBLE-DEALING**

Wadsworth’s McBee Strategic ties are gargantuan conflicts of interest for the OSU Board of Trustees. The double-dealing by Wadsworth, and the evident collusion by others, corrupts all trustee proceedings, including the “unanimous” decision to fire Jon Waters. How or if the Waters affair and Wadsworth’s McBee Strategic double-dealing are related remains a mystery. However, the facts are what they are.

Clearly, if the OSU Trustees are willing to cheat on contract awards, they are willing to cheat on the Waters firing too.

(AUG. 13, 2014) – A regular AFI commenter provided a heads up about the Massive Open Online Course (MOOC) initiative. That investigation has opened Pandora’s Box. Readers will be surprised at the path those facts have taken. Strap on your seatbelts.

MOOC is a heavily promoted education initiative of The Eclipse Foundation. Eclipse is also the source of the theft of Leader Foundation. Eclipse is also the education initiative of The Eclipse MOOC is a heavily promoted on your seatbelts.

Eclipse was founded by IBM in late 2001 while Leader was perfecting its invention and sharing the progress with their attorneys. Hindsight shows those attorneys were untrustworthy. IBM’s attorneys included Leader’s attorney, James P. Chandler, III, and David J. Kappos, later Obama’s Patent Office director. According to Leader, Chandler did not disclose his conflict of interest which now appears to be the genesis of Eclipse... and therefore, MOOC.

As a parting act, Kappos secretly ordered Leader’s patent invalidated last year, even though Leader proved in federal court that Facebook is guilty of infringing this patent on 11 of 11 counts. Kappos was obviously under orders from his former employer. See previous post.

As we reported in the previous post, Eclipse promotes “The Internet of Things” whereby Eclipse members control all digital communications globally, right down to your toaster.

**ECLIPSE WANTS CONTROL OF GLOBAL EDUCATION VIA MOOC**

MOOC surrogates have been moved into prominent academic positions to facilitate Eclipse hegemony.

Take Ohio State University for example. MOOC advocates have targeted Ohio State and Columbus-based Battelle Memorial Institute. Battelle has $6.2 billion in annual revenue,
much of it from government contracts. Ohio State’s budget for 2014 is $5.2 billion.

OHIO STATE’S PROVOST
JOSEPH E. STEINMETZ
PITCHES MOOC

In May 2013, Ohio State’s current Provost, Joseph E. Steinmetz, heavily promoted MOOC in his farewell Observer article as outgoing President of the Association for Psychological Science.

In the article Steinmetz sang the praises of “Big Data” and Internet-based education. He wrote “The Internet is changing this world” and singled out MOOCs. Four months later, Google announced its commitment to MOOC. Oracle followed in lockstep.

JEFFREY WADSWORTH, OSU TRUSTEE PRESIDENT, GIVES CONTRACTS TO GOOGLE AND ORACLE, WHO ARE CLIENTS OF HIS BATTELLE LOBBYIST, MCBEE STRATEGIC

The President of the Ohio State Board of Trustees is Jeffrey Wadsworth. Wadsworth has been the CEO and President of Battelle since December 2008, and an OSU trustee since June 2010. Between 1992 to 2002 Wadsworth was Deputy Director of Science and Technology at Lawrence Livermore National Laboratory (LLNL) managed by the University of California trustees.

One of Wadsworth/Battelle’s Washington DC lobbyists is McBee Strategic LLC. McBee lists at least twelve (12) current clients with Ohio State contracts and relationships, including Oracle and Google. Other relationships include Alcoa, Babcock & Wilcox, Boeing, Charter Communications, Enterprise Community Partners, GE Energy, Honeywell, JPMorgan, Praxair and Time Warner Cable.

FIG. 2—JOSEPH E. STEINMETZ. Ohio State Provost, sang the praises of MOOC in his final editorial as president of the Association for Psychological Sciences. A few months later, OSU vendors Google and Oracle announced MOOC initiatives to which Ohio State has joined. Steinmetz failed to disclose that OSU Trustee President, Jeffrey Wadsworth’s lobbying firm, McBee Strategic, benefits from OSU decisions favorable to Oracle, Google and MOOC. Photo: OBS.

FIG. 3—JEFFREY WADSWORTH. President, The Ohio State University Board of Trustees; CEO, Battelle Memorial Institute, Wadsworth employs McBee Strategic as a Washington D.C. lobbyist. At least 12 of McBee Strategic’s clients have key contracts and relationships with Ohio State University. Decisions favorable to these firms benefit Wadsworth personally, as well as Battelle. Photo: The Columbus Dispatch.

BARACK OBAMA’S DARK POOLS OF CORRUPTION

Click to enlarge

CLICK HERE FOR WASHINGTON’S ETHICAL DISEASE DISCOVERIES RE. FACEBOOK “DARK POOLS”

STOP FACEBOOK PROPERTY THEFT

We see. We “like.” We steal.

STOP FACEBOOK PROPERTY THEFT.
www.fbcoverup.com

WILL HUMAN KIND EVER LEARN? Facebook’s Orwellian doublespeak about property and privacy (theft) merely repeats the eventual dehumanization of the individual under Mao’s Red Star, Stalin’s SOVIET Hammer & Cycle and Hitler’s NAZI Swastika. Respect for the inalienable rights of each individual is a bedrock value of democracy. The members of the Facebook Cabal abuse this principle at every opportunity. They evidently believe that they deserve special privileges and are willing to lie, cheat and steal in order to treat themselves to these privileges.

ASK CONGRESS: PASS THE INVENTOR PROTECTION ACT!

LEADER TECHNOLOGIES
Inventor Protection Act (Proposed)

America needs to practice what it preaches. We have no business lecturing the world about free enterprise and the rule of law, when we permit the investors in Ohio-based innovator Leader Technologies to go uncompensated for the risks they took to help invent social networking ...

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

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


Contact your representative. Ask them to pass it.

Real American inventors need your support.

http://www.contactingcongress.org/

http://americansforinnovation.blogspot.com

http://americans4innovation.blogspot.com/2014/08/ohio-states-michael-v-drake-mired-in.html
OSU DECISIONS THAT BENEFIT GOOGLE, ORACLE AND 10 OTHER FIRMS ALSO BENEFIT McBEE STRATEGIC, WADSWORTH’S LOBBYST—CLASSIC CONFLICTS OF INTEREST

By promoting MOOC and McBee’s dozen Ohio State clients, Steinmetz and Wadsworth are benefiting Wadsworth personally. Such conduct is a classical conflict of interest.

Ironically, since MOOC relies on Eclipse source code originally stolen from Columbus, Ohio-based Leader Technologies, Inc., Ohio State is promoting the stolen property of one of its own—Leader’s inventor, Michael McKibben, who is a ’73 Ohio State civil engineering graduate and 4-year member as well as squad leader of the famed OSU band. We asked him for his reaction to these new developments regarding MOOC and OSU. He said, “I am not surprised, but I am saddened that the ethical standards among the OSU leadership are simply following the herd.”

McKibben continued, “That’s probably why they are attacking the band. The OSU band is where I first encountered a culture that worked hard, strived for excellence, knew how to have fun in working hard, and took the high ground. The Animal House innuendo is so not who we were, or who the current band is. It’s an insulting, nasty smear campaign.”

MICHAEL V. DRAKE’S CONFLICTS OF INTEREST

OSU Trustee President Wadsworth’s University of California ties to Ohio State’s new president, Dr. Michael V. Drake, have come under scrutiny in recent weeks. Drake was director of policy for the UC medical schools and was chancellor at UC Irvine. Wadsworth worked at Lawrence Livermore National Laboratory which was managed by the UC Trustees. Neither man had prior ties to Ohio or Ohio State.
Drake fired Ohio State’s beloved marching band director, Jonathan Waters, during his first week on the job. The charges now appear to be fabricated. The purpose of the Waters’ mistreatment is unclear.

Waters is the creator of the animated marching formations that went viral last year on YouTube, and were then featured on an Apple iPad commercial. The iPad commercial generated $30 million to the University, according to ABC News.

Undisclosed financial ties have been discovered between Drake and former Ohio Attorney General Betty Montgomery. Those ties involve a Stanford medical colleague, Woodrow A. Myers, and a fellow Black Community Services award winner and officer of Wellpoint, Inc. Wellpoint made a political donation in 2006 to Montgomery.

**MICHAEL DRAKE “KNEW OR SHOULD HAVE KNOWN” ABOUT A POLITICAL DONATION MADE TO BETTY MONTGOMERY BY HIS STANFORD COLLEAGUE, WOODROW A. MYERS**

Using Drake’s argument for firing OSU Marching Band Director Jon Waters, Drake “knew or should have known” that Betty Montgomery had taken political money from his Stanford colleague Woodrow A. Myers.

**MICHAEL DRAKE “KNEW OR SHOULD HAVE KNOWN” THAT HIS FRIEND WOODROW A. MYERS’ ASSOCIATION WITH ANTHEM BLUE CROSS BLUE SHIELD IS IN CONFLICT WITH OSU TRUSTEE ERIN P. HOEFLINGER, ON ALL MATTERS SHE ADVOCATES**

Myers was also corporate medical director at Anthem Blue Cross Blue Shield. OSU Trustee Erin P. Hoeflinger is the current president of Anthem Blue Cross Blue Shield in Ohio. This conflict of interest casts a cloud of bias over Drake’s and Hoeflinger’s association on the OSU Trustees, especially on healthcare-related matters.

**MICHAEL DRAKE “KNEW OR SHOULD HAVE KNOWN” THAT ARENT FOX LLP REPRESENTS AT LEAST FOUR CLIENTS OF**

We weave, when first we practice to deceive.

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 support of democratic principles. They promise to conduct themselves in a manner that instills confidence among the citizenry in the rule of law and the judicial system. These promises appear to be meaningless. Click here for a PDF version of Julie Davis’ article.

POPULAR POSTS

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

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

Boycott NCAA March Madness? Copyright-Gate

Constitutional rights advocates demand that NCAA stop its copyright infringement in social media; ask Congress to preserve...
THE OSU TRUSTEE PRESIDENT
JEFF WADSWORTH’S
LOYALIST, MCBEE STRATEGIC

Drake selected the Arent Fox LLP law firm to conduct further investigations into the OSU band. However, he failed to disclose that Arent represents at least four of McBee Strategic’s Ohio State clients (Google, Oracle, Honeywell, Time Warner), and therefore cannot be impartial.

MICHAEL DRAKE “KNEW OR SHOULD HAVE KNOWN” THAT DAVID VAUGHN CONSULTING GROUP WAS FORMED LESS THAN TWO WEEKS BEFORE HE HIRED VAUGHN

A criminal lawyer, David Vaughn Consulting Group, was hired for the Jon Waters investigation. Vaughn’s website is only one page and was created less than two weeks before he was hired by Drake. This gives the impression that the website was created just for the OSU affair. The site is poorly implemented, which further supports the notion that it was thrown up hurriedly for his friend, Michael V. Drake, and Betty Montgomery.

Since Jon Waters was fired on July 24, 2014, Michael Drake has dodged questions from reporters.

BIZARRE LINKAGE—CULTURE OF UNDISCLOSED CONFLICTS

The conflicts of interest among Drake, Steinmetz, MOOC, Oracle, Google, The Eclipse Foundation, Myers, Montgomery, Vaughn, Arent Fox, UC, Stanford, McBee Strategic, Wadsworth and Battelle, and this bizarre set of linkages among the Jon Waters affair, the theft of Leader Technologies’ code, and the global MOOC initiative, are puzzling facts.

MOOC certainly figures prominently into the misconduct of the OSU leadership. But, how did Director Jon Waters and the OSU Marching Band threaten that collusion?

Regardless of the marching band connection, OSU’s leaders have much to answer for regarding their “Culture of Undisclosed Conflicts.”

Perhaps it is all just coincidental. However, the coincidences in the Leader v. Facebook matter are now piled so high and deep that they are starting to block out the sun... can anyone say “eclipse?”

* * *

http://americans4innovation.blogspot.com/2014/08/ohio-states-michael-v-drake-mired-in-personal-conflicts-of-interest.html
POSTSCRIPT:
OSU MARCHING BAND 2014 TRAILER, JON WATERS, DIRECTOR

Source: YouTube — http://youtu.be/1NJDV_BmXb8

COMMENT

Click “N comments:” on the line just below this instruction to comment on this post. Alternatively, send an email with your comment to amer4innov@gmail.com and we’ll post it for you. We welcome and encourage anonymous comments, especially from whistleblowers.

15 comments:

Rain Onyourparade August 13, 2014 at 2:08 PM
Just the facts maam. Taking bets Ohio State sees a new president and provost shortly, not to mention a shakeup in the trustees. These conflicts make Tressel's tattoo-gate, Gee's joke-gate and Waters' ramp-gate look absolutely juvenile. Our PC world is upside down... and no, I'm not from Ohio.... but I read, and think, which puts me in a species threatened with extinction.

Reply

K. Craine August 13, 2014 at 6:54 PM
Email comment by R&A (reposted):
NEW STUDY OF 12 YEARS OF DATA: 99.82% OF COMPLAINTS AGAINST JUDGES ARE DISMISSED WITHOUT ANY INVESTIGATION.

You may find this interesting. I sent this link to the Drudge Report. It will be interesting to see if they publish it. It is scary!


Reply

K. Craine August 13, 2014 at 7:08 PM
Email comment by: HooHooNeighbor

Ohio State people need to go right at the credibility of these bullies individually. Forget about discrediting the report, that's a given. Discredit those who created this false crisis. They are not acting in good faith. This post gave plenty of clues. Think about it,
no self-respecting incoming president of a major university starts his or her job by creating such acrimony against a man he has never even met, and who just generated $30 million for the university.

Reply

Arasmus Dragon  August 13, 2014 at 7:15 PM

LOL. By comparison, the Schottenstein family donated a mere $10 million to get their name on the Schottenstein Center, Ohio State's new basketball arena. This situation is absolutely surreal. I hope Jon hangs in their while us fans grab our pitchforks and head to Drake's office. I'd hate to see us lose such a talent. I don't have a good feeling about Drake at all.

Reply

K. Craine  August 14, 2014 at 7:21 AM

Email comment by Clarke:

The more I check this out, the more I believe you might find Sidney Powell's book to prove relevant to your important work. Suggest you check out her website.

www.LicensedtoLie.com

"Licensed to Lie is the true story of the strong-arm, illegal, and unethical tactics used by headline-grabbing federal prosecutors in their narcissistic pursuit of power."

Reply

Rain Onyourparade  August 14, 2014 at 8:42 AM

This would be the newly-minted "David Vaughn Consulting Group?"

Vaughn has spent his whole career as a federal prosecutor. He seems to be trying very hard to hide this fact. His California background with Michael Drake, the Arent Fox LLP law firm, and Ernst & Young need to be investigated. This is getting smellier by the moment.

For those of us who follow the Leader v. Facebook judicial corruption scandal, this Ohio State scandal seems quite familiar. It reads like the same perpetrators. It is certainly a similar pattern of behavior by the bad guys. Similar university backgrounds. etc. etc. etc. etc. Gag.

Reply

K. Craine  August 14, 2014 at 7:27 AM

Email comment by TEX:

Dear Dr Drake,

Petty tough start at OSU, huh? After looking at your past experiences and track record, including your hiring, firing, and re-hiring ( in about 30 minutes) of left wing loon, radical lawyer Erwin Chemerinsky in 2007 as Dean of UC Irvine law school, I must say that you are an enigma. I sincerely hope that you have become engaged with the Eclipse group by innocent mistake rather than by greedy design. They will use you, eat you up, and spit you out. (Oops, probably shouldn't have used that phrase since Jeffrey Dahmer was an OSU grad).

Back to your opening salvo.....firing a beloved band leader. I have a couple of questions for you. Are you aware that your new Harvard cohorts , albeit indirect, have a long tradition of getting naked and running around screaming like a bunch of ninnies on the night before they start their final exams? I have seen some of those people clothed....not that attractive. And, are you aware that your alma mater, Stanford, has naked things daily? Do you recall "full moon on the Quad"? How about "frolicking around three virgins"? Or, how about " Columbae" at the library? Did you ever get curious and frolicking with them ? Heck, the Stanford band is the biggest bunch of goofballs on the planet.

I proffer the following.....rehire the beloved band director. Then spend your time on providing your students with a "full " education rather than imposing the "MOOC" agenda that the serial Facebook thieves are providing. If the core of the fruit is rotten then it is only a matter of time that the fruit becomes rotten throughout. Let's teach them about drives of 2003-2004 evidence from Leader Technologies that could prove actual theft (and therefore claims even more serious than infringement). In addition, Facebook's appeal attorney, Thomas G. Hungar of Gibson Dunn LLP, has close personal ties to just about every judicial player in this story. The misconduct appears to reach into the U.S. Patent Office through abuse of the reexamination process by Facebook. We will stay focused on Leader v. Facebook until justice is served, but we also welcome news and analysis of intellectual property abuse in other cases as well.

WELCOME TO DONNA KLINE NOW! READERS!

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

Anonymous Posts Are Welcomed! Blogger has more posting constraints than Donna's WordPress, but we will continue to welcome anonymous posts. Simply send us an email at americ4innov@gmail.com with your post. Once the moderator verifies that your email address is real, your comment will be posted using your real name or handle, whatever you wish, like John Smith or Tex.

Click here to view a complete Donna Kline Now! posts archive.
how good America is... not how bad it is. Let's teach them about the beautiful design of our Constitutional republic rather than the benefits of central control and socialism. Let's teach them that socializing should include respectful one on one conversation and not just texting and face booking. Let's teach them that getting naked and groping each other is unacceptable, and that respect for others begins with respecting oneself. And let's remind them that naked tuba players are not attractive to the cute flutist.

Well, it's been great visiting with you, Dr Drake.

Sincerely, TEX

Reply

Arasmus Dragon August 14, 2014 at 2:02 PM

Some links to interesting articles from a variety of sources on the bullying of the OSU Band by the incoming Ohio State president Drake:

The Anatomy of a Scandal
https://medium.com/@thomasafine/the-anatomy-of-a-scandal-7e222a66bbc7?fb_action_ids=101278015660136&fb_action_types=og.shares

Jonathan Waters' employment file packed with praise, little criticism

4 Women Named in OSU Band Investigation Send Letter to President Drake

Ohio State Band Members Claim Hazing Investigation Failed To Interview Them

Reply

K. Craine August 15, 2014 at 9:15 AM

Email comment by TEX:

A nation or a civilization that continues to produce soft-minded men purchases its own spiritual death on an installment plan.

Reply

Rain Onyourparade August 15, 2014 at 10:16 AM

AREN'T FOX LLP IS DIRTY.

Follow this... more financial nested dolls to hide cronyism and payola.

AREN'T LOBBIES for XCEL ENERGY

XCEL ENERGY is also lobbied for by CAPITAL COUNSEL

CAPITAL COUNSEL lists numerous OHIO STATE VENDORS as clients, including:

1. Cardinal Health
2. Anthem Blue Cross Blue Shield
3. Time Warner

One OSU Trustee is ERIN P. HOEFLINGER, President of Anthem Blue Cross Blue Shield of Ohio. So much for an unbiased Jon Waters investigation by these trustees.

Reply

K. Craine August 15, 2014 at 10:50 AM

This is a very sweet and short (1 min. 40 sec.) video that shows the Ohio State band for those unfamiliar with their traditions. Several readers have sent it today. It features fired Director Jon Waters. What the heck is going on in Ohio? They eat their own apparently.
Huh! and other Readers should realize that this OSU Trustee Cartel has been forming for a long time. In fact, Michael V. Drake’s Stanford Black Alumni crony Woodrow A. Myers has been spreading Ohio campaign donations around liberally since the 2006 election cycle through his company, WELLPOINT, INC.

Our investigators had gathered this information for this post, but focused initially only on Betty Montgomery’s tie to Michael Drake and Jeff Wadsworth. However, since Huh! has proposed the possibility that the Ohio legislature step in and sanction the OSU Trustees, you should realize that I-OWE-YOU'S going back to 2006 and Betty Montgomery will be called in to stop that, we believe.

We know this crowd. They have been patently building to this point for many years. We are still baffled why they have singled out the OSU Band and Jon Waters, but that question mark aside, will loyal Buckeyes hear more crickets when they march to the statehouse? We believe only if they, metaphorically speaking, tuck their tails between their legs and walk away when they encounter more abusive conduct. This OSU Trustee Cartel is a beast that must be taught to sit. They work for the citizens of Ohio, at their pleasure, not the other way around.

Here’s proof that the OSU Trustee Cartel may have bought off many Ohio legislators:

2006 - - - Ohio Campaign donations by WELLPOINT, INC. (244 Ohio candidates, including Betty Montgomery)

2008 - - - Ohio Campaign donations by WELLPOINT, INC. (150 Ohio candidates)

2010 - - - Ohio Campaign donations by WELLPOINT, INC. (139 Ohio candidates)

2012 - - - Ohio Campaign donations by WELLPOINT, INC. (134 Ohio candidates)
Rain Onyourparade August 16, 2014 at 1:17 PM

OHIO LEGISLATIVE RESOLUTION TO REINSTATE JON WATERS

I just took a look at the Ohio Joint Legislative Code of Ethics. It’s pretty much the same in my state on “Voting Abstention.” If a motion to reinstate Jon Waters comes before The Ohio General Assembly, first they’d be obliged as Buckeyes to play the official state rock song, Hang On Sloopy, by the Ohio State Marching Band, LOL. Ouch.

Then, any Ohio legislator with conflicts would be obliged to abstain from the vote. That would include anyone who took a donation from WELLPOINT, INC., BETTY MONTGOMERY, MICHAEL V. DRAKE, WOODROW A. MEYER, BATTELLE, STANFORD, UC, LIVERMORE LABS, DEPARTMENT OF ENERGY, OAK RIDGE LABS, BLUE CROSS BLUE SHIELD, ORACLE, MOOC, ECLIPSE FOUNDATION, ET. or was associated with or benefited from MCBEE STRATEGIC, or any of McBee Strategic’s clients. Given the probable compromise of the OSU Board of Trustees, any legislator with a relationship, including family members and employers, to any of the OSU TRUSTEES, should also abstain....oh what a mess this is.

Once the group of legislators eligible to vote is determined, however, small, only then could a vote be taken.

The general ethical principle is that the legislator should “avoid impropriety and the appearance of impropriety.” The OSU Trustee president and the other trustees appear to have ignored this fundamental ethical principle. What nefarious agenda is afoot? My guess: Get the MOOC/IBM/THE ECLIPSE FOUNDATION/NSA pipelines laid at Ohio State University before Obama leaves office. There, I said it.

http://www.jlec-olig.state.oh.us/?page_id=34

Patent Blogger 4 August 16, 2014 at 9:29 AM

These OSU Trustee GOONS are part of the same group people and thug law firms that are bullying the US Congress into total ineffectiveness, so the people of Ohio State should be a piece of cake. Right? (I am cheering for Buckeye Nation to come to the Nation's rescue.)

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 Arunachalam’s 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 fabrication of new arguments and evidence for Facebook in the secrecy of judge’s chambers after he had just invalidated Facebook’s sole remaining item of evidence (using disbelieved testimony as ostensible evidence of an opposite). Judge Wallach also failed to police his court’s violation of Leader’s Fifth Amendment omission analysis.
Clerk of Court Jan Horbaly, U.S. Court of Appeals for the Federal Circuit, clerk who signed all the opinions in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Clerk Horbaly and his staff obfuscated when the court’s ruling was challenged by an amicus curiae brief revealing clear mistakes of law and new evidence. See analysis of the misconduct and misrepresentations within the Federal Circuit Clerk of Court in Leader v. Facebook. Mr. Horbaly failed to disclose his conflicts of interest and close associations with numerous Facebook attorneys and law firms, as well as his close association with one of Facebook’s largest shareholders, Microsoft, who is a Director of The Federal Circuit Bar Association where Mr. Horbaly is an ex officio officer. Additionally, the DC Bar revealed in a written statement that Clerk Horbaly is not licensed to practice law in the District of Columbia. [Editorial: What does that make the Federal Circuit with its location within in a stone’s throw of the White House? A self-governing state?]

Judge Randall R. Rader, U.S. Court of Appeals for the Federal Circuit, chief judge responsible for the (mis)conduct of his judges and Clerk of Court in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Rader failed to manage his court resulting in a likely situation where his judges never even received briefs that they allegedly ruled on in favor of Facebook. Judge Rader also failed to disclose his conflicting relationships with a Leader principle with whom he may have had deep professional differences during his time at the Senate Judiciary Committee—his former professor of law at George Washington University Law Center, former Leader director Professor James
P. Chandler. See analysis of Judge Rader’s undisclosed conflicts of interest in Leader v. Facebook. Judge Rader also did not stop his judges from creating new arguments and evidence for 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.

This site is a not-for-profit effort focused on education, news, investigation of issues in the public interest, and research, and relies on fair use copyright exemptions under 17 U.S.C. 106(a)-117 of the United States Copyright Act, in addition to any and all other related and relevant privileges to which a fair and reasonable person would attribute to this grassroots effort to root out corruption and promote justice. No rights whatsoever to third party content are claimed or implied.
Faces of the Facebook Corruption (PDF):

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.

A. 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 representing Facebook)

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

3. Blank & Rom e LLP (Facebook law firm in Leader v. Facebook; former employer to patent judges)

4. White & Case LLP (Facebook law firm in Leader v. Facebook; undisclosed former employer to Patent Office Freedom of Information Act (FOIA) officer involved in Leader v. Facebook)
5. Gibson Dunn LLP (Facebook law firm in Leader v. Facebook; undisclosed counsel to the Federal Circuit; undisclosed protégé of Chief Justice John Roberts, Jr.; undisclosed former employer to Preetinder (“Preet”) Bharara, U.S. Attorney currently persecuting Paul Ceglia in U.S. v. Ceglia (Ceglia v. Zuckerberg))

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

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

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

9. Federal Circuit Bar Association (“FCBA”) (Federal Circuit’s bar association; second largest in the U.S.; Facebook’s law firms exert much influence in its policy and activity, incl. 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)

10. DC Bar Association

11. Perkins Coie LLP (Facebook’s “rapid response enforcement team;” law firm for Obama’s chief counsels, the husband and wife team of Robert F. Bauer and Anita B. Dunn; Bauer was identified on Aug. 1, 2013 as having directed the IRS targeting of the Tea Party)

12. Stroz Friedberg (Facebook’s “forensic expert” who manipulated the data in Paul Ceglia v. Mark Zuckerberg, and who first revealed the existence of 28 Zuckerberg hard drives and Harvard emails that they told Leader Technologies in 2009 were “lost”)
B. Facebook attorneys & cooperating judges:

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

14. Christopher P. King (sometimes Christopher-Charles King, Fenwick)

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-Salam (Perkins Coie)
<table>
<thead>
<tr>
<th></th>
<th>Name</th>
<th>Company/Position</th>
</tr>
</thead>
<tbody>
<tr>
<td>28.</td>
<td>Grant E. Kinsel</td>
<td>Perkins Coie</td>
</tr>
<tr>
<td>29.</td>
<td>Reeve T. Bull</td>
<td>Gibson Dunn</td>
</tr>
<tr>
<td>30.</td>
<td>Heidi Keefe</td>
<td>Cooley</td>
</tr>
<tr>
<td>31.</td>
<td>Michael G. Rhodes</td>
<td>Cooley; Tesla Motors</td>
</tr>
<tr>
<td>32.</td>
<td>Elizabeth Stameshkin</td>
<td>Cooley</td>
</tr>
<tr>
<td>33.</td>
<td>Donald K. Stern</td>
<td>Cooley; Justice Dept. advisor</td>
</tr>
<tr>
<td>34.</td>
<td>Mark R. Weinstein</td>
<td>Cooley</td>
</tr>
<tr>
<td>35.</td>
<td>Jeffrey Norberg</td>
<td>Cooley</td>
</tr>
<tr>
<td>36.</td>
<td>Ronald Lemieux</td>
<td>Cooley</td>
</tr>
<tr>
<td>37.</td>
<td>Craig W. Clark</td>
<td>Blank Rome</td>
</tr>
<tr>
<td>38.</td>
<td>Tom Amis</td>
<td>Cooley / McBee Strategic</td>
</tr>
<tr>
<td>39.</td>
<td>Erich Veitehenheimer</td>
<td>Cooley / McBee Strategic</td>
</tr>
<tr>
<td>40.</td>
<td>Roel Campos</td>
<td>Cooley; former Commissioner of the U.S. Securities &amp; Exchange Commission at the time of the infamous Facebook 12(g) exemption</td>
</tr>
<tr>
<td>41.</td>
<td>Lisa T. Simpson</td>
<td>Orrick</td>
</tr>
<tr>
<td>42.</td>
<td>Samuel O'Rourke</td>
<td>Facebook; Cooley-directed</td>
</tr>
<tr>
<td>43.</td>
<td>Theodore W. Ullyot</td>
<td>Facebook; Cooley-directed</td>
</tr>
<tr>
<td>44.</td>
<td>Amber H. Rover, aka Amber L. Hagy aka Amber Hatfield</td>
<td>Weil Gotshal LLP; Judge Kimberly A. Moore's former client</td>
</tr>
<tr>
<td>45.</td>
<td>Edward R. Reines</td>
<td>Weil Gotshal</td>
</tr>
<tr>
<td>46.</td>
<td>Trish Harris</td>
<td>DC Bar Association</td>
</tr>
<tr>
<td>47.</td>
<td>Elizabeth A. Herman</td>
<td>DC Bar Association</td>
</tr>
<tr>
<td>48.</td>
<td>Elizabeth J. Branda</td>
<td>DC Bar Association</td>
</tr>
<tr>
<td>49.</td>
<td>David J. Kappos</td>
<td>former Patent Office Director; former IBM chief intellectual property counsel; ordered unprecedented 3rd reexam of Leader Technologies' patent; Obama political appointee</td>
</tr>
<tr>
<td>50.</td>
<td>Preetinder (&quot;Preet&quot;) Bharara</td>
<td>U.S. Attorney Ceglia v. Zuckerberg; formerly of Gibson &amp; Dunn LLP; protects Zuckerberg</td>
</tr>
</tbody>
</table>
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" Ruemmler (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 et al)

64. Allen R. MacDonald (Administrative Judge, U.S. Patent Office)


68. Kathryn Walsh Siehndel (FOIA Counsel, U.S. Patent Office)

C. Facebook puppet masters:

69. 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.

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

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

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

73. McBee Strategic (one of the main "private" arms responsible for doling out the billions in Obama "green energy" stimulus funds; partnered with Cooley Godward LLP)

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

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

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

77. Thomas J. Kim (SEC, Chief Counsel & Assoc. Director) approved Facebook's 500-shareholder exemption on Oct. 14, 2007, one day after it was submitted by Fenwick & West LLP; Facebook used this exemption to sell $3 billion insider stock to the Russians Alisher Asmanov, Yuri Milner, DST, Digital Sky, Mail.ru which...
pumped Facebook's pre-IPO valuation to $100 billion; another Harvard grad, Kim worked at Latham & Watkins LLP which was the chief lobbyist for the National Venture Capital Association in 2002-2004 whose Chairman was... James W. Beyer, Accel Partners LLP; in other words Breyer and Kim, both Harvard grads, were associated at the time of the Zuckerberg hacking and theft of Leader Technologies' software code)

78. Ping Li (Accel Partners, Zuckerberg handler)

79. Jim Swartz (Accel Partners; Zuckerberg handler)

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

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

82. 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)

83. Marc L. Andreessen (Zuckerberg coach; client of Fenwick and Christopher P. King; Summers' sponsor during Instagram-scum; Facebook director)

84. Peter Thiel (19-year old Zuckerberg coach; Pay Pal; Facebook director; CEO, Clarion Capital)

85. Clarion Capital (Peter Thiel)

86. Reid G. Hoffman (19-year old Zuckerberg coach; Pay Pal; LinkedIn; Facebook director)

87. Richard Wolpert (Accel Partners)

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

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

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

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

92. Solyndra (received $535 million in Obama stimulus at the recommendation of the Cooley-McBee Strategic “consulting” alliance)

93. BrightSource (received $1.6 billion in Obama stimulus at the recommendation of the Cooley-McBee Strategic “consulting” alliance)

94. 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)

95. 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)

96. 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)

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

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

99. JP Morgan Chase (received U.S. taxpayer bailout monies along with Goldman Sachs, Morgan Stanley and State Street Corporation)

100. Lloyd Blankfein (Goldman Sachs, CEO)

101. Jamie Dimon (JP MorganChase, CEO)

102. Steve Cutler (JP MorganChase, General Counsel)

103. Rodgin Cohen (JP MorganChase, Outside Counsel; Sullivan Cromwell, LLP)

104. U.S. Securities & Exchange Commission (granted Fenwick...
& West's application on behalf of Facebook for an unprecedented exemption to the 500 shareholder rule; opened the floodgated for Goldman Sachs and Morgan Stanley to make a private market in Facebook pre-IPO insider stock; facilitated the influx of billions of dollars from "dubious" sources associated with Russian oligarchs, Alisher Asmanov and Yuri Milner, and the Kremlin; Goldman Sachs is a partner with this Moscow company, Digital Sky Technologies, aka DST, aka Mail.ru)

105. Jeff Markey (McBee Strategic LLC; allied with Facebook's Cooley Godward Kronish LLP to arrange Obama's green energy funding; arranged $1.6 billion for failed BrightSource and $535 million for failed Solyndra)

106. Steve McBee (McBee Strategic LLC; allied with Facebook's Cooley Godward Kronish LLP to arrange Obama's green energy funding; arranged $1.6 billion for failed BrightSource and $535 million for failed Solyndra)

107. Michael F. McGowan (Stroz Friedberg; Facebook forensic expert who lied about his knowledge of the contents of the 28 Zuckerberg hard drives and Harvard Email accounts)

108. Bryan J. Rose (Stroz Friedberg; Facebook forensic expert who lied about his knowledge of the contents of the 28 Zuckerberg hard drives and Harvard Email accounts)

109. Dr. Saul Greenberg (Facebook's expert witness from the University of Calgary; disingenuously waived his hands and said he would be "wild guessing" about the purpose of a Java "sessionstate" import statement (even Java newbies know it is used for tracking a user while in a web session); in short, Dr. Greenberg lied to the jury, thus discrediting his testimony)

110. Toni Townes-Whitley (CGI Federal; Michelle Obama's 1985 Princeton classmate; CGI "donated" $47 million to the Obama campaign; CGI won the no-bid contract to build the www.healthcare.gov Obamcare website; CGI shut off the security features on Obama's reelection donation sites to increase donations)

111. 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 Obamcare website; Michelle Obama's Princeton classmate, Toni Townes-Whitley, is a Senior Vice President of CGI; the website is
replete with social features and links to Facebook)

112. 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)

D. Facebook boy-puppets:

113. Mark E. Zuckerberg
114. Chris Hughes
115. Dustin Moskowitz
116. Eduardo Saverin
117. Matthew R. Cohler
118. Elon Musk

E. Corruption Watch—Patent Office Judges:

119. Anderson, Gregg
120. Best, George
121. Bonilla, Jackie W.
122. Boucher, Patrick
123. Braden, Georgianna W.
124. Branch, Gene
125. Bisk, Jennifer Bresson
126. Bui, Hung H.
127. Busch, Justin
128. Clements, Matt
129. Crumbley, Kit
130. Droesch, Kristen
131. Elluru, Rama
132. Fitzpatrick, Michael
| 133. | Gerstenblith, Bart A. |
| 134. | Giannetti, Thomas L. |
| 135. | Guest, Rae Lynn |
| 136. | Hastings, Karen M. |
| 137. | Hoff, Marc |
| 138. | Horner, Linda |
| 139. | Hughes, James R. |
| 140. | Hume, Larry |
| 141. | James, Housel |
| 142. | Jung, Hung J. |
| 143. | Kamholz, Scott |
| 144. | Katz, Deborah |
| 145. | Lucas, Jay |
| 146. | MacDonald, Allen R. (bio unavailable) – Leader 3rd reexam judge |
| 147. | Mahaney, Alexandra |
| 148. | Martin, Brett |
| 149. | McKone, Dave |
| 150. | McNamara, Brian |
| 151. | Medley, Sally |
| 152. | Moore, Bryan |
| 153. | Moore, James T – Leader 3rd reexam judge |
| 154. | Morgan, Jason V. |
| 155. | Morrison, John |
| 156. | Pak, Chung K. |
| 157. | Perry, Glenn J. |
| 158. | Petrvick, Meredith C. (bio unavailable) – Leader 3rd reexam judge |
| 159. | Pettigrew, Lynne |
| 160. | Praiss, Donna |
| 161. | Quinn, Miriam |
| 162. | Reimers, Annette |
| 163. | Saindon, William |
| 164. | Scanlon, Patrick |
| 165. | Siu, Stephen C. – Leader 3rd |