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Americans For Innovation ... and against intellectual property theft Constitutional rights are not negotiable

Attention: Searches this blog, Donna Kline Archive, FB Cover-up, Origins of Facebook's Technology and LeaderDocs.

Google[™] Custom Search

CHIEF JUDGE PROST REPEATS COURT BIAS AND **REVEALS JPMORGAN DEEP-POCKET INFLUENCE**

PANEL FAILED TO DISCLOSE MASSIVE JPMORGAN HOLDINGS & IBM / ECLIPSE FOUNDATION / FACEBOOK / NSA LINKS IN ARUNACHALAM V. JPMORGAN

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | MAY 07, 2015, UPDATED MAY 08 | PDF



MAY 8, 2015 NEWS FLASH!-Today, Judge Sue L. Robinson was also asked to recuse herself in Arunachalam v. JPMorgan. Forensics reveal she was instrumental in 2001 judicial rules changes that spawned the "safe harbor" mutual fund scam, along with Federal Circuit executive Jan Horbaly who resigned shortly after censoring Dr. Arunachalam's amicus curiae briefs in Leader Tech v. Facebook.

FIG. 2- JUDGE SUF L ROBINSON Another ethically challenged federal judge who plays JPMorgan's tune

Dr. Arunachalam moved to have Judge Robinson recuse herself due to her selfinterestedness in supporting the "safe harbor concept" that federal judges are using as their excuse to hide investments in deep-pocket litigants, like JPMorgan, Facebook and Facebook's other underwriters. Dr. Arunachalam included a timeline showing when

the safe harbor scam was put in place.

Judge Robinson had earlier ruled for JPMorgan in the critical Markman Hearing, after just a week on the case as judge. She has almost laughably refused to acknowledge even one conflict of interest in this case. Tellingly, JPMorgan defends her conflicts as permissible. The Judge she replaced, Richard G. Andrews, actually admitted his JPMorgan holdings, citing Robinson's "safe harbor" mutual fund sham excuse. Federal judges are clearly feathering their nests at the expense of justice and fair play . . .

540 Sines. Zend : 0 -

JPMORGAN BANKROLLS ECLIPSE

WITH IBM FOR NSA RIGHT UNDER

CONGRESS' NOSE

FIG. 1- Eclipse Foundation is dominated by deep pockets in Tech and Banking Target judges, bureaucrats and politicians were encouraged to invest early, and often Wink, wink

no doubt believing that laypeople are too stupid to notice, and fellow attorneys too cowardly to say anything, even though Rule 8.3 of the Rules of Professional Conduct says it is their solemn duty to self-police this corruption in order to maintain our Republic. The entire legal community is silent about this profound judicial scam, like co-dependent alcoholics who refuse to admit their alcoholism.

Robinson was evidently shuffled into this case (which was going badly for JPMorgan in a fair fight) as a placeholder by fellow Delaware District Court Judge Richard G. Andrews and Chief Judge Leonard P. Stark. Both Andrews and Stark hold mountains of investments in JPMorgan and the Facebook cartel. Stark was shoehorned into the Leader v. Facebook case just one month before trial, and received his appointment by Obama just six days after the trial ended where he ruled against Leader on a fabricated on-sale claim that he allowed Facebook to add as his first act as

CLICK HERE FOR HIJACK OF THE CYBER WORLD TIMFLINE AND DATABASE





Q





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

Federal Corruption

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Congressional Briefings

Federal Circuit Censored Docket Americans For Innovation Archives

trial judge without permitting additional discovery on the new claim-a clear breach of Leader's right to due process.

See the pattern folks? These JPMorgan / Facebook / $\rm IBM$ / Harvard Law thugs don't give two hoots about the U.S. Constitution.

ORIGINAL POST

(MAY 7, 2015)—On Apr. 20, 2015, a Federal Circuit Court of Appeals panel in Dr. Lakshmi Arunachalam v. JPMorgan, dismissed Dr. Arunachalam's patent infringement appeal on trivial procedural grounds, without a hearing, and after failing to clarify ambiguous rulings crafted to create a pro-JPMorgan decision. Dr. Arunachalam asserts that JPMorgan and other key banks infringe her core patent on web transactions.

Dr. Arunachalam is the former Director of Network Architecture for Internet pioneer supplier, Sun Microsystems (now part of Oracle).

Today, Dr. Arunachalam fired back with a **motion for recusal** of these judges for evident bias. She included a detailed analysis of each judge's financial holdings in the JPMorgan litigants: (Exhibit A) Judge **Sharon Prost**, (Exhibit B) Judge **Evan J. Wallach** (part of the corrupt Leader Tech v. Facebook panel) and (Exhibit C) Judge **Jimmie V. Reyna**.

Several days ago, she filed a **motion for reconsideration** due to the Court having run roughshod over her basic

constitutional rights in a school-yard



FIG. 3—DANIEL A. DEVITO, JPMorgan's go-to lawyer for patent infringement cases they intend to win at any cost. DeVito is a former colleague to and has a close relationship with EDWARD R. REINES, WEIL GOTSHAL LLP. Reines was recently reprimanded by the Federal Circuit Court of Appeals for his chummy ("best friends forever") relationship with former chief judge RANDALL R. RADER. Federal Circuit judge KIMBERLY A. MOORE, a Leader v. Facebook judge, also worked for Weil Gotshal LLP and did not disclose these conflicts, nor her investments in FACEBOOK—JPMORGAN'S underwriting client. This conflation of chummy relationships paints a picture of unbridled judicial and lawyer corruption masquerading as justice.

Photo Skadden Arps LLP

bully ruling including: (1) prejudice created by conflicting rulings which made it impossible for her to comply, (2) dismissal on dubious procedure grounds based on a trivial argument over how to count abbreviations in the word count, (3) ignoring her medical emergency, (4) ignoring the evident judge bias, and (5) refusal to give latitude to a pro se litigant and allow her to correct the alleged word count error.

The fact is, Internet pioneer Dr. Lakshmi Arunachalam may be the most bold woman in America. She is highlighting the financial conflicts of interests of high court judges who have probably never been challenged about the way they hide their financial holdings in deep-pocketed litigants.

By dismissing the case before it had reached first base, the financial holdings of these judges in JPMorgan, Wells Fargo and Citigroup, among other defendants shows obvious bias.

JUDGE PROST FOLLOWS PREDECESSOR RADER INTO SECRETIVE WORLD OF Corrupt influences over the federal circuit by deep-pocketed Litigants like JPMORGAN





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FINANCIAL HOLDINGS OF OBAMA POLITICAL APPOINTEES, BY AGENCY

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BLOG ARCHIVE (New, 1/20/14)

2015 (10)

May (1) CHIEF JUDGE PROST REPEATS COURT BIAS AND REVEALS J...

- ► April (4)
- ▶ March (3)
- February (1)
- ► January (1)
- ► 2014 (26)
- ► **2013** (28)
- ► 2012 (6)

UPDATE MAR. 25, 2014

FIVE CRITICAL AFI POSTS ON JUDICIAL COMPROMISE

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

1. HOW PATENT JUDGES GROW Rich on the Backs of American Inventors



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

2. WAS CHIEF JUSTICE ROBERTS BLACKMAILED into supporting Obamacare by his ethical compromises in Leader v. Facebook?

- 3. JUSTICE ROBERTS MENTORED Facebook Gibson Dunn LLP attorneys.
- 4. JUSTICE ROBERTS HOLDS substantial Facebook financial interests.



FIG. 4—L/R: FORMER FEDERAL CIRCUIT CHIEF JUDGE RANDALL R. RADER, REPLACEMENT CHIEF JUDGE SHARON PROST. Prost replaced Rader after he resigned in disgrace over his chummy relationship with Edward R. Reines, Weil Gotshal LLP. Prost's railroading of Dr. Arunachalam right out of the Federal Circuit in the JPMorgan case proves she will carry on the corruption of backroom deals with her Perkins Coii LLP and Weil Gotshal LLP Federal Circuit Bar Association chums.

Rader rejected Leader Technologies' motion for rehearing en banc in Leader v. Facebook without disclosing his close association with Leader's patent attorney, Professor James P. Chandler, and his work with Chandler and the NSA on the Economic Espionage Act of 1996. Rader also did not disclose he was Chandler's law student at George Washington University Law Center, nor did he disclose that Facebook's appeals attorney, Thomas G. Hungar, Gibson Dunn LLP, was his former counsel in a 2010 ethics case. Gibson Dunn LLP is representing Facebook in Ceglia v. Facebook and US v. Facebook despite the fact that the U.S. Attorney, Preetinder Bharara was formerly employed by Gibson Dunn LLP. See previous posts.

Graphic Scott Graham, The Recorder

On May 23, 2014, Prost's predecessor, **Chief Judge Randall R. Rader**, **resigned the court in disgrace** after the leak of his chummy relationship with Edward R. Reines, Weil Gotshal LLP. Weil Gotshal is a Facebook cartel and JPMorgan attorney. Curiously, the judge in US v. Ceglia (Ceglia v. Zuckerberg/Facebook), Vernon S. Broderick, worked for Weil Gotshal LLP.

See previous post. AFI. (Mar. 26, 2015). U.S. Government uses old KGB-style tactics to persecute Paul Ceglia. Americans For Innovation

JPMorgan's lead attorney on this case, Daniel A. DeVito, has similar chummy relationships with the Federal Circuit judges who appear to do his and JPMorgan's bidding. Why wouldn't they, they have all their personal financial bets on JPMorgan and its cronies.

See previous post AFI. (Nov. 18, 2014). JPMorgan tries to block constitutional rights of Internet pioneer. Americans For Innovation.

PROST Holdings, Motion for Recusal of Prost, Reyna, Wallach, Pi-Net v. JPMorgan, Case No. 14-1495, Do. No. 77 (Fed. Cir. 2014)

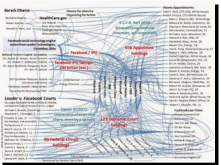




financial interests and his reliance on Facebook's Cooley Godward LLP attorneys for his appointment.

BARACK OBAMA'S DARK POOLS of Corruption

Click to enlarge



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

STOP FACEBOOK PROPERTY THEFT

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

WILL HUMANK ND 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!

			r [≫] D
Jud	ge Sharon Prost, Financial Di	sclosure, 2012, Submitte	d 5/15/2013
Ref	Fund / Association with this litigation	Ticker / Portfolio Holdings	Value
1	Pioneer Value Fund -CIA	CVFCX, PIIFX	
	Dr. Arunachalam Litigant	All State	\$15,510,467
	Dr. Arunachalam Litigant	BofA	\$17,800,273
	Dr. Arunachalam Litigant	Citigroup	\$18,340,552
	Dr. Arunachalam Litigant	Microsoft	\$24,400,639
	Dr. Arunachalam Litigant	Wells Fargo	\$28,746,888
		Total:	\$104,798,819
2	American Funds-Small Cap World Fund Inc- CIA, Am Cent	SMCWX	
	Dr. Arunachalam Litigant	Umpgua Bank	\$101,143,000
		Total:	\$101,143,000
3	American Fund-Capital World Growth	CWGIX	
	Income Fund-VIII		45.40 000 000
	Dr. Arunachalam Litigant	Barclays	\$543,720,000
	Dr. Arunachalam Litigant	UBS	\$777,229,000
	Dr. Arunachalam Litigant	Home Depot Total:	\$551,551,000
		Total.	\$1,872,500,000
4	American Funds-New World Fund	NEWFX	
	Dr. Arunachalam Litigant	CitiGroup	\$97,425,00
	Dr. Arunachalam Litigant	Santander, Sovereign Bank	\$22,943,00
	Dr. Arunachalam Litigant	Santander, Sovereign Bank	\$18,817,00
		Total:	\$1,872,500,00
5	Pioneer Mid-Cap Growth Fund- IRA	PCGRX	
	Dr. Arunachalam Litigant	Macys	\$2,537,60
	Dr. Arunachalam Litigant	Kohls	\$2,807,22
	Dr. Arunachalam Litigant	Banks	\$82,651,19
-	Dr. Arunachalam Litigant	All State	\$17,895,87
		Total:	\$105,891,89
6	Goldman Sachs TR Mid-Cap Value	GCMAX	
	Fund	M&T Bank	¢167.000.17
	Dr. Arunachalam Litigant	M&T Bank Staples	\$167,099,17
	Dr. Arunachalam Litigant	i staples	\$92,923,58

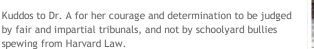
Docstoc

FIG. 5—JUDGE SHARON PROST (EXHIBIT C) FINANCIAL HOLDINGS in Dr. Lakshmi Arunachalam v. JPMorgan et al. Click here to download PDF directly: Motion for Recusal of Judges Prost, Wallach and Reyna, Doc. No. 77, Pi-Net/Arunachalam v. JPMorgan, Case No. 14-1495 (Fed. Cir. 2014).

Photo Skadden Arps LLP

Click here to download Dr. Arunachalam's Motion to Recuse and the judge holdings: (Exhibit A) Judge Sharon Prost, (Exhibit B) Judge Evan J. Wallach (part of the corrupt Leader Tech v. Facebook panel) and (Exhibit C) Judge Jimmie V. Reyna.

Evidently, JPMorgan's "Punks with a Pen" are committed to destroying real American inventors in blizzards of legal sophistry smeared with rich red lipstick.



* * *

ANTI-CORRUPTION SUGGESTION BOX

Notice: This post may contain opinion. As with all opinion, it should not be relied upon without independent verification. Think for yourself.

COMMENT

Click "N comments:" on the line just below this instruction to comment on this post.

LEADER TECHNOLOGIES Inventor Protection Act (Proposed)

America needs to practice what it preaches.

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

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

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

Ind. Investigate

Contact your representatives. Ask them to pass it. <u>Real</u> American inventors need your support. http://www.contactingthecongress.org/ http://americans4innovation.blogspot.com

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

LEADER V. FACEBOOK BACKGROUND

Jul. 23, 2013 NOTICE: DonnaKlineNow! has gone offline. All her posts are available as a PDF collection here (now updated, post-Scribd censorship).

Mar. 20, 2014 READER NOTICE: On Mar. 7, 2014, all of our documents linked to Scribd were deleted by that "cloud" service using the flimsiest of arguments . Some of our documents have been there for two years and some had almost 20,000 reads.

George Orwell wrote in 1984 that one knows one is in a totalitarian state when telling the truth becomes an act of courage.

All the links below were updated Mar. 20, 2014 (many thanks to our volunteers!)

- Summary of Motions, Appeal, Petition, Evidence, Analysis, Briefings (FULL CITATIONS) in Leader Technologies, Inc. v. Facebook, Inc., 08-cv-862-JJF-LPS (D. Del. 2008), published as Leader Techs, Inc. v. Facebook, Inc., 770 F. Supp. 2d 686 (D. Del. 2001)
- 2. Dr. Lakshmi Arunachalam's Censored Federal Circuit Filings (Archive)
- 3. Brief Summary of Leader v. Facebook
- 4. Backgrounder
- 5. Fenwick & West LLP Duplicity
- 6. Instagram-scam
- 7. USPTO-reexam Sham
- 8. Zynga-gate

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 whisteblowers.

Posted by K. Craine at 9:06 PM 2 comments:

Wednesday, April 29, 2015

AMERICAN PUBLIC DESERVES TO KNOW WHAT ZUCKERBERG IS HIDING

STONEWALLING ABOUT FACEBOOK'S ORIGINS IS NOW A MATTER FOR MANDATORY PUBLIC DISCLOSURE

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | APR. 29, 2015, UPDATED MAY 06 | PDF

MAY 1, 2015 NEWS FLASH!—SAP AMERICA IMPLICATED IN GROWING ZUCKERBERG, FACEBOOK, IBM, NSA, THE ECLIPSE FOUNDATION SCANDAL

Corporate giant SAP America appears to have no sense of humor. While they abuse true American inventors, they are thin skinned when called on the carpet for their corruption. On Dec. 6, 2014, AFI exposed Patent

UPDATE, MAY 5. SAP-GERMAN NSA CONNECTION A new NSA scandal in Germany (PDF) reveals cooperation with the NSAdespite feigned indignation about the earlier NSA snooping of Chancellor Angela Merkel's email. SAP (headquartered in Germany and one of their largest tech companies) helped deploy The Eclipse Foundation / IBM / NSA platform stolen from inventor Leader Technologies.

Office chief judge Robert MacNamara's holdings in JPMorgan and SAP in an unfounded patent reexamination captioned Pi-Net/Dr. Lakshmi Arunachalam v. SAP America. Dr. Arunachalam holds about 15 patents on much underlying infrastructure used widely in ecommerce. SAP is trying to steal them without compensating her. Rumors are circulating that JPMorgan and SAP are attempting to get royalty-free, perpetual licenses for the technology they have stolen from inventors--even royalty-free rights to their future inventions in exchange for not persecuting the inventor. This mentality is socialism. It undermines the U.S. Constitution, Article I, Section 8, Clause 8 on copyrights and patents. The fruit of your liberty and labor is your property.

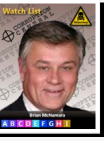


FIG. 1—PATENT JUDGE BRIAN Macnamara

In that exposé, we included a photo of Judge MacNamara with an attorney toxic waste symbol. The illustration was satire to emphasize the destructive effects that the legal profession is having on our American Republic (see Fig. 1). In SAP's filing yesterday, they implied that Dr. Arunachalam was responsible for the AFI posts. She is not, but even if she was, the last time we checked, the First Amendment is still in the U.S. Constitution. SAP America conflated the description this way: "a picture of [the Judge] superimposed on a background of simulated targets with a skull and crossbones." Really? (Tellingly, SAP failed to mention the words "CORRUPTION CENTRAL," and thus took the description out of context which takes aim at the toxic conduct of corrupt officials and judges. These "Punks with a Pen" lawyers are

masters of fabricated evidence.) We are pleased that SAP is reading our posts. Critiques of the conduct of public figures is an absolute necessity to maintain our Republic from the corrosive effects of corruption and abuse of power, as is exhibited in Dr. Arunachalam's patent case, in our opinion. We invite SAP to add comments if they believe something we have posted is incorrect.

FACEBOOK CARTEL ALERT: SAP America is a founding member of David J. Kappos', James P. Chandler's and BM's The Eclipse Foundation on Nov. 29, 2001. This could explain their sensitivity to having their conduct exposed. It appears that SAP, too, has relied upon Leader Technologies' social networking invention, just like Facebook. Is SAP in cahoots with the Patent Office (formerly directed by The Eclipse Foundation's founder, BM's David J Kappos) and cooperating



with the NSA also? Are Zuckerberg's hard drives going to incriminate SAP also? The scandal grows.

ORIGINAL POST

- 9. James W. Breyer / Accel Partners LLP Insider Trading
- 10. Federal Circuit Disciplinary Complaints
- 11. Federal Circuit Cover-up
- 12. Congressional Briefings re. Leader v. Facebook judicial corruption
- 13. Prominent Americans Speak Out
- 14. Petition for Writ of Certiorari
- 15. Two Proposed Judicial Reforms
- 16. S. Crt. for Schemers or Inventors?
- 17. Attorney Patronage Hijacked DC?



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

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

(APR. 29, 2015)—Mark Zuckerberg was a 19-year old Harvard sophomore in 2003-2004 when Facebook began.

The Social Network movie

"narrative" led the public to believe that Zuckerberg was some sort of savant who could write computer code 20 or 30 times faster than a normal programmer. Not a single mainstream media investigator has ever questioned this story.

Given the pervasiveness of social networking in our culture-the media silence about Facebook's origins betrays the secret loyalties of media editors and their owners who appear to have been insiders in this deception.

WILL A FREE PRESS RETURN?

Hopefully, an independent Free Press will return before our Republic is destroyed by this acquiescence to crony capitalism.

Today, Facebook is protected by a phalanx of large law firms who have stonewalled every attempt to learn

the truth about Zuckerberg and Facebook in 2003-2004. Prominent among these firms are Fenwick & West LLP, Gibson Dunn LLP, Cooley Godward LLP and Orrick Herrington LLP.

Incontestably, these law firms have outright lied to numerous federal judges in trade secrets, patent and breach of contract lawsuits filed against Zuckerberg and Facebook. They have also lied to the American public in the sale of Facebook stock to the public and their reliance on stolen intellectual property.

Normally, such lies would land these people in jail. But in Obama's brand of justice, these people are excused and elevated to high office.

How do we know that The Social Network was a false narrative meant to fool the public into believing Zuckerberg was something he never was?

ZUCKERBERG'S STORY CHANGES WITH EACH TELLING

In a recent Zuckerberg v. Argentieri court filing, Zuckerberg wrote that he "conceived of Facebook" "around December 2003." However, in his 2006 ConnectU testimony he was clear that it was "one to two weeks" in January 2004.

In Ceglia v. Zuckerberg he first claimed the contract was a forgery. Then later, in U.S v. Ceglia, when it became clear that his original signature was on page two, he said the 2nd page was genuine, but the 1st page was a forgery. The government accepted his claim without independent verification and threw Ceglia in jail. The U.S. Attorney Preetinder Bharara was formerly employed by Gibson Dunn LLP, Facebook's attorney, and a fellow Obama Harvard crony.

However, in recent weeks the government disclosed an August 18, 2003 email where Zuckerberg and Ceglia discussed the second contract. Then just a few weeks ago, the U.S. Secret Service Forensic Labs confirmed that both pages of the contract are genuine. Despite this hard proof, Gibson Dunn LLP's mobster "Punks with a Pen" continue to shout the stale "forgery!" fiction in an obvious attempt to cover up the new facts that expose their false "narrative."

The judges and media that Gibson Dunn is shouting at are either gullible, or complicit.

A TIMELINE OF DECEPTION, THEFT AND COLLUSION

During 2003, while Leader Technologies was busy debugging its social networking invention, Zuckerberg set about to stall at least three other campus facebook initiatives by Paul Ceglia





FIG. 2-PRESIDENT BARACK OBAMA KIBITZES WITH MARK ZUCKERBERG.

Barack Obama announced his candidacy for President on Facebook in 2007. Pundits credit his election and re-election with the slicing and dicing of Facebook demographic data to micro-target voter groups to whom he pandered. It appears that both Obama and Zuckerberg have the same handlers.

Facebook began feeding user data on American citizens to the NSA just nine weeks after Eric H. Holder, Jr. became U.S. Attorney General. Was this the greatest public-private mercantile sell out of all time?

Are your children safe on the Facebook platform?

Is our Republic's political dialogue safe in the hands of these unaccountable predators and their secret censors of "community standards?"

Photo Reuters / lim Young

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



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



OSU BAND INVESTIGATION UNEARTHS SURPRISE TRUSTEE COLLUSION IN PATENT THEFT

Breaking News, Sep. 3, 2014, 10:05am OSU Trustee President, Jeffrey Wadsworth,

"counterattacks" the Band Alumni leadership T...



FIRING OF OSU BAND LEADER EXPOSES CORRUPTION AT BATTELLE LABS, PATENT OFFICE, NSA Jeffrev Wadsworth. Battelle CEO and OSU

Trustee president, doles out OSU contracts to Facebook Cartel thru his McBee Strategic LLC lobbyis...



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Undisclosed conflicts of interest-on a massive scale—are choking

Washington Contributing Writers OPINION | AMERICANS FOR INNOVATION



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 ...



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



Facebook users should pav

(Facebook), the Winkelevoss Twins (ConnectU) and Aaron Greenspan (HOUSEsystem).

The various deceptions were necessary so his former PayPal handlers (James W. Breyer, Reid Hoffman, Peter Thiel), in collusion with IBM attorney David J. Kappos and IBM's "The Eclipse Consortium," could wait for Leader's 750,000 lines of source code to be debugged and fed to them by Leader's patent counsel, IBM's chief outside counsel. For comparison, a good programmer can write and test perhaps 300-400 lines of debugged (clean up all drafting errors) code a day.

Leader's debugging was completed on Oct. 28, 2003. Magically, Zuckerberg hacked the house sites at Harvard that same night ("Let the hacking begin.").

Several months later, in the coincidence of coincidences, IBM-Eclipse sponsored its first "EclipseCON" on Feb. 2-5, 2004. Magically, Facebook launched on Feb. 4, 2004, during the convention.

Rolling forward, Barack Obama was elected on Nov. 4, 2008.

On Nov. 18, 2008, Leader Technologies sued Facebook for patent infringement.

On Nov. 28, 2008, Harvard's Larry

Summers was appointed to lead the bank bailout and thereafter funneled \$33 million to Goldman Sachs, Morgan Stanley and JPMorgan-all Facebook underwriters.

On Dec. 12, 2008, the FISA Court quietly change thde oversight rules which effectively gave the incoming Attorney General almost dictatorial powers to allow the NSA to spy on American citizens on the flimsiest of probable cause.

On Mar. 27, 2009, Eric H. Holder, Jr. became U.S. Attorney General. Leader Technologies' patent attorney, James P. Chandler, appears to have had murky control over Holder's nomination and the relationship between the Justice Department and the NSA.

Nine weeks after that, on Jun. 06, 2009, Facebook began feeding American user data to the NSA based on a dubious FISA opinion concocted just months earlier to give incoming Eric H. Holder, Jr. almost dictatorial powers to snoop on American citizens. See previous two posts.

Also in June 2009, Facebook told Leader Technologies' attorneys that Zuckerberg's 2003-2004 information requested in discovery was all lost.

On Aug. 13, 2009, David J. Kappos, IBM's intellectual property counsel was appointed by Obama as director of the Patent Office. Both Kappos and Eric Holder were protégés of, James P. Chandler, Leader Technologies' patent attorney. Chandler was chief outside counsel to IBM and close adviser to the National Security Agency (NSA)

On Nov. 29, 2001, during Kappos' tenure at IBM, he and Chandler cajoled IBM to invest \$40 million to start The Eclipse Foundation. The publicly available Eclipse minutes from Dec. 8, 2004 state they were "unable to locate" the original contributor of the code they used to start Eclipse. The minutes also declared that they must "re-implement" its founding source code. "Re-implementation" is lawyer sophistry for steal.

SNARK ALERT (Sorry, we could not resist commenting on the ridiculousness of the "unable to locate" and "re-implementation" lawyer sophistry for theft in the preceding paragraph.)



FIG. 3-ZUCKERBERG AND FACEBOOK CONCEALED 28 HARD DRIVES AND HARVARD EMAILS FROM DISCOVERY IN THE LEADER V. FACEBOOK PATENT INFRINGEMENT CASE. Leader nonetheless proved that Facebook infringes Leader's invention of social networking on 11 of 11 claims. Facebook's attorneys lied to the court and said this information was lost. See $\ensuremath{\mathsf{Rose}}$ and $\ensuremath{\mathsf{McGowan}}$ depositions.

Magically, this information was found to be in the custody of Facebook's appeals attorney, Gibson Dunn LLP, the entire time. This revelation occured just two days after the Federal Circuit appeals court denied Leader's appeal on a trumped up Facebook side issue that the judges affirmed.

The judges in Leader v. Facebook, just like the judges in Ceglia v. Zuckerberg, hold substantial amounts of financial interests in Facebook at its underwriters. These holdings and their prior relationships with Facebook's attorneys dictated their recusal according to the Code of Conduct.

These judges have been playing paddy cakes games trying to hide behind ambiguous guidelines that appear to let them hold stock in litigants behind mutual funds. But, the selfserving guidelines are convoluted and fail to address the overarching instruction to avoid even the appearance of impropriety-which their mutual fund games do not. Instead, they hammered down against the U.S. Constitution and sacred American property rights in order to protect their cronies. See Hijack of the Cyber World Timeline and Database.

Photo Unknown

Leader fees voluntarily; its the right thing to do since Faceb...



ECLIPSE OF THE U.S. CONSTITUTION IBM and "The Eclipse Foundation" Control Obama in the Shadows to Block Out Our Fundamental Rights Contributing Writers | Opinio...

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...

EDITORIALS

- 1. DC Bar refuses to investigate attorney misconduct in Leader v. Facebook -Unwillingness of DC attorneys to selfpolice may explain why Washington is broken, Dec. 30, 2012
- 2. Will the U.S. Supreme court support schemers or real American inventors? Facebook's case dangles on a doctored interrogatory. Eighteen (18) areas of question shout for attention, Dec. 27, 2012
- 3. Two Policy Changes That Will Make America More Democratic (and less contentious), Dec. 21, 2012

OUR MISSION

American citizens must fight abuse of the constitutional right for authors and inventors to enjoy the fruits of their inventions, as a matter of matter of basic property rights and sound public policy. Otherwise, instead of innovation, creativity, genius, ideas, vision, courage, entrepreneurship, respect, property, rejuvenation, morals, ethics, values, renewal, truth, facts, rights, privacy, solutions and judicial faithfulness,

. . . our society and economy will be dragged down (and eventually destroyed) by copying, infringement, thievery, counterfeiting, hacking, greed, misinformation, exploitation, abuse, waste, disrespect, falsity, corruption, bribery, coercion, intimidation, doublespeak, misconduct, lies, deception, attorney "dark arts," destruction, confusion, dishonesty, judicial chicanery and lawlessness.

If we do not speak up, impeach derelict judges and imprison corrupt attorneys, we cannot possibly hope to start fixing the current ills in our society. Without justice and respect for private property, democracy has no sure foundation.

CURRENT EDITORIAL FOCUS

Notice to the Facebook Cartel lawyers: we found the contributor you were unable to locate! LEADER TECHNOLOGIES-true American innovators from Columbus, Ohio. Turns out, your law professor buddy, Professor James P. Chandler, was Leader's patent counsel at the time you stole Leader invention starting in late 2001! (See Eclipse formation announcement, Nov. 29, 2001; See first Eclipse board meeting minutes.) James P. Chandler-the esteemed professor emeritus of intellectual property law from George Washington University and author of the Economic Espionage Act of 1996-must've had a brain freeze not to remember his client's name. Isn't it a crazy coincidence that Chandler also happened to have two protégés who just happened to gain high office in the Obama White House in IBM/Eclipse's David J. Kappos (Patent Office director) and Eric H. Holder, Jr. (Attorney General)? Isn't it also just crazy coincidence that Chandler cut a backroom deal with IBM/Eclipse to construct a special backdoor for the NSA into the Eclipse platform Leader platform that you gave away (without Leader's permission) to every developer on the planet in 2004. As a result, the NSA can snoop on every American, including our children, at their convenience, in total secrecy. Yee Haw, it was an "open source" code free for all, wasn't it? You certainly do know how to "lose" incriminating evidence when it is convenient. No wonder Facebook looked so much like Leader's invention. It was!

THE DOG ATE IT (for national security, of course)

You high paid lawyer malcontents sure are clumsy with your evidence. You lost Lois Lerner's emails. You deleted Hillary's email. Shucks, you just cannot find DoJ emails. You have stonewalled review of Zuckerberg's 28 hard drives and Harvard emails in Leader v. Facebook, Celgia v. Zuckerberg, U.S. v. Ceglia. Yada, yada, yada.

The first whistle blower might be able to cut a deal to stay out of jail. You younger lawyers don't want to ruin your lives and families for these misguided people. Don't be fooled any longer, their conduct is greed, powermongering and criminality dressed up in the verbiage of "national security."

On Jul. 18, 2012, Facebook's experts Rose and McGowan revealed that 28 Zuckerberg hard drives and Harvard emails were not lost and were in the custody of Gibson Dunn LLP the whole time, proving that their claims to Leader Technologies were a lie.

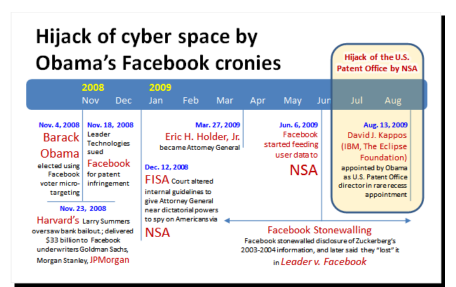


FIG. 4—OBAMA AND HIS HANDLERS HAD A CLEAR AGENDA TO FEED FACEBOOK USER DATA TO THE NSA SECRETLY. The restrictions, checks and balances on the FISA Court established by the Patriot Act were secretly revised by Chief Justice John G. Roberts, Jr.'s appointments to the FISA court without any independent oversight or review. The new Attorney General, Loretta Lynch, has stated her intention to extend these abuses of power for another five years. The FISA Court is merely eyewash for the Facebook Cartel and must be dismantled. See Hijack of the Cyber World Timeline and Database.

Graphic Americans For Innovation

FACEBOOK: CHILD PREDATOR AND VOYEUR? THE PUBLIC & 1+ BILLION USERS DESERVE TO KNOW THE TRUTH. PUBLIC SAFETY IS THREATENED

Over one billion Facebook users, Facebook's shareholders and the American public deserve to know the truth about Zuckerberg and Facebook's origins.

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

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

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

WELCOME TO DONNA KLINE Now! Readers!



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

Anonymous Posts Are Welcomed! Blogger has more

posting constraints than Donna's WordPress, but we will continue to welcome anonymous posts. Simply send us an email at amer4innov@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 fact that Facebook's lawyers have stonewalled (with extensive judicial cooperation) every lawful request to review Zuckerberg's 2003-2004 hard drives and Harvard emails is telling.

What are they hiding? If their arguments are genuine, then they have nothing to worry about. If on the other hand, the investigation proves that Ceglia's contract is genuine, and it proves that Facebook relies on Leader Technologies' invention, then Facebook is led by thieves and liars who have made a pact with the devil in their cooperation with the NSA.

If the latter is true, then these are not the sorts of people to be managing the online conversations of our children.

IS OUR CHILDRENS' DIGITAL PLAYGROUND OVERSEEN BY LIARS, THIEVES & MONEY LAUNDERERS? (YES)

Would you drop off your children to play in playground full of thieves, liars and money launderers? That appears to be exactly what is happening on Facebook.

This issue has become one of public safety and security, and not just one of constitutional contract and patent rights.

NO MORE STONEWALLING FROM FACEBOOK'S CADRE OF UNSCRUPULOUS LAWYERS, BANKERS AND JUDGES

It's time for an independent commission to get to the truth about Zuckerberg and Facebook's origins—before Facebook's lawyer, Gibson Dunn LLP and McManus Faulkner LLP, cause these 28 hard drives and Harvard emails in their custody to disappear, magically.

* * *

Notice: This post may contain opinion. As with all opinion, it should not be relied upon without independent verification. Think for yourself.

COMMENT

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

Posted by K. Craine at 2:53 PM 14 comments:

Monday, April 20, 2015

2ND CIRCUIT ISSUES SCANDALOUS NATIONAL ENQUIRER-GRADE OPINION IN US V. CEGLIA

APPEALS COURT AFFIRMS ZUCKERBERG'S DEBUNKED FORGERY STORY DESPITE SECRET SERVICE FORENSIC AUTHENTICATION

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | APR. 20, 2015, UPDATED APR. 23 | PDF

(APR. 20, 2015)—No wonder Paul Ceglia left town with his family. The American

2ND CIRCUIT OPINION DETERIORATES TO



Americans For Innovation STOP Judicial Misconduct "Canon 3 requires disqualification of a judge in any proceeding in which the judge has a financial interest, however small."

> Code of Conduct for United States Judges

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 justice system is out to put him away because, we believe, his claims upset a long-planned hijack of American digital infrastructure by Facebook's handlers via the NSA, IBM and The Eclipse Foundation. In the process, judges are being handsomely compensated by Wall Street for going along.

The Facebook financial conflicts-laden Second Circuit in Paul Ceglia's appeal (see previous post for analysis of their financial disclosures, also here: Cabraras | Raggi | Calabresi) took only one day to issue its opinion. The hearing occurred in Manhattan only on Thursday.

MADE-FOR-TV OPINION

This Made-for-TV opinion is replete with narcissistic references to Facebook's "Academy Award-winning movie."

Remarkably, an allegedly-esteemed U.S. appeals court is taking its cue about the facts and the law from Hollywood. The National Enquirer would be proud.

U.S. SECRET SERVICE FORENSICS: THE CEGLIA-ZUCKERBERG CONTRACT IS AUTHENTIC

The "Summary Order" ignored the

elephant in the room. The recent U.S. Secret Service Forensics report concluded that the CONTRACT IS VALID and NOT A FORGERY as claimed by Zuckerberg.

Despite this hard evidence, the Second Circuit continued to support the BIG ZUCKERBERG LIE—that the lower court got it right by so-called "clear and convincing evidence" that the contract was a forgery.

ABORTION OF DUE PROCESS

The lower court judge made that decision without a jury trial, and with a magistrate judge, Leslie G. Foschio, who issued a 155-page report using only Facebook's forensic hiredliar experts whom he shielded from cross-examination by Ceglia's experts. Ceglia was also blocked from discovery of Zuckerberg's 28 hard drives and Harvard emails.

Ceglia's appeal focused on these clear abuses of due process—which the Second Circuit IGNORED.

This is one of the most pathetic abuses of federal power in recent memory. Like lemmings, these appeals court judges spout the Zuckerberg fiction while ignoring affirmed facts by the government's own experts.

Ceglia says he is telling the truth. The Secret Service affirms that he is telling the truth. And yet, these judges ignore the evidence and say he is guilty.

THE GROSS DECLINE OF YALE & HARVARD LAW INTEGRITY

These judges (Calabresi, Cabranes and Raggi) hail from Yale and Harvard Law. The quality of their legal and moral education is very evidently suspect.

Welcome to the kangaroo courts of the old Soviet Union folks. We've arrived. This opinion proves this thesis with empirical evidence.

Click here to read the Second Circuit opinion. Summary Order, Doc. No. 158-1, Ceglia v. Zuckerberg; Holder et al, 14-1365-cv; 14-1752-cv (2nd Cir. 2014).

* * *

Americans For Innovation



FIG. 1—The Second Circuit judges issued an opinion that runs roughshod over Paul Ceglia's most basic constitutional rights to a fair and impartial tribunal in Ceglia v. Zuckerberg and U.S. v. Ceglia. These judges failed to disclose their substantial holdings in Facebook financial interests that betray their bias to rule in Facebook's favor.

The U.S. government is very evidently protecting Zuckerberg and Facebook. We believe this obvious abuse is designed to: (a) protect their personal financial holdings, and (b) to preserve the private agenda of the Facebook Cartel in collaboration with the FISA Court and the NSA to sieze control of America's digital infrastructure before President Obama leaves office. Ceglia is in their way.

Warning: Facebook's astroturfers will be out in full force defending these judges and calling Paul Ceglia every name they can think of. We have now come to expect such unsavory conduct from Facebook's "Punks with a Pen" (see previous post).

> Photos Calabrsi, Vimeo;Cabranes, Hospital Newspaper; Raggi, Mercopress com

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



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 onsale 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. Court of Appeals for the Federal Circuit, panel judge in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Moore

Notice: This post may contain opinion. As with all opinion, it should not be relied upon without independent verification. Think for yourself.

COMMENT

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

Posted by K. Craine at 10:33 AM 12 comments:

Wednesday, April 8, 2015

GIBSON DUNN LAWYERS TAINT U.S. V. CEGLIA PROCEEDINGS

JUDGE BRODERICK INHERITED A NEST OF CONFLICTS INVOLVING JPMORGAN AND FACEBOOK FROM JUDGE CARTER

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | APR. 08, 2015, UPDATED APR. 18 | PDF

2ND CIRCUIT APPEALS COURT STACKED WITH FACEBOOK CRONIES—ANOTHER AMBUSH TO PROTECT FACEBOOK—THE N.S.A.'S FAVORITE SPY PLATFORM

04/16/2015 155 CASE, before GC, JAC, RR, C.JJ., HEARD.[1486419] [14-1365] [Entered: 04/16/2015 11:40 AM]

Cutting through the Gibson Dunn astroturfing slander of Paul Ceglia, do you need to know more about this case? Secret Service Forensics just *validated* the contract, and Paul Ceglia has been *blocked* at every turn from conducting thorough discovery on Mark Zuckerberg . . . for five years. What *are* they hiding? Why was a FISA judge assigned while Broderick is srutinizing FISA-NSA in the *ACLU v. Clapper* appeal in this same court? The ambush is evident.

(APR. 16, 2015 BREAKING NEWS)—An appeals court hearing was held this morning in Ceglia v. Zuckerberg and U.S. v. Ceglia. The three-judge panel assigned was composed of JOSE A. CABRARAS (JAC), REENA RAGGI (RR) and GUIDO CALABRESI (GC). See the cryptic docket entry above. Ceglia v. Zuckerberg, Case No. 14-1365 (2nd Cir. 2014).

EVIDENT ABORTION OF IMPARTIALITY

Analysis of their Senate confirmation and financial disclosures has uncovered an evident abortion of impartiality. Conflicts analyses: Cabraras | Raggi | Calabresi. Our opinion is that this panel is more of the same judicial bias that swirls around Facebook. Review of the Raggi, Cabrares and Calabresi financial disclosures reveals the now familiar pattern of massive holdings in Facebook and the Cartel.

Cabraras is a FISA Court judge (PDF) where Reggie B. Walton is



FIG. 1—2ND CIRCUIT JUDGE JOSE A CABRARAS. Judge Cabraras was just assigned to the Ceglia appeal despite his substantial financial holdings in Facebook interests, and his FISA Court membership—which ties him to Eric H Holder, the plaintiff in U S v Ceglia, and the defendant in the ACLU v Clapper (NSA) appeal being heard by Judge Broderick, who presides over U S v Ceglia

What ethics school did these people attend? Oh right They skipped class

Photo Dartblo

stood to benefit financially from undisclosed holdings in Facebook. See disclosure of substantial holdings in Facebook and Facebook-related stocks. Judge

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



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



Judge Evan J. 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

5/8/2015

Americans For Innovation



FIG. 2-FISA COURT PRESIDING JUDGE REGGIE B. WALTON On Dec 12, 2008,

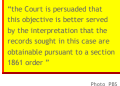
Walton signed a FISA "supplemental opinion" giving the incoming

Attorney General Eric H Holder, Jr almost dictatorial powers to override constitutional checks and balances in



the name of

authority, buried in sophistry, where your sacred American rights to privacy were trampled by attorneys and judges for the US government



national security Here's the

Whistleblower Edward Snowden disclosed that Facebook began cooperation with the NSA on Jun. 06, 2009, after Obama's White House cabinet was set. U.S. v. Ceglia lower court judge Vernon S. Broderick is currently presiding in the

presiding judge-both cronies

These CABRARAS-BRODERICK-HOLDER-

CHANDLER-WALTON-FACEBOOK-NSA-FISA

COURT interconnections hopelessly

think they are brain dead).

Jul. 02, 2014.

FACEBOOK

See previous post "Eric Holder

taint this panel. They are either brain

dead as to their conflicts of interest.

or this was very intentional (we don't

Exploits Secret FISA Laws For Personal

Gain" by Americans For Innovation,

SNOWDEN DISCLOSED TIES

BETWEEN NSA-FISA AND

of the secretive NSA kingpin, Professor James P. Chandler. The FISA

dictatorial powers to override the U.S. Construction in the name of

national security. These powers allowed the National Security Agency

(NSA) to spy on American citizens on the flimsiest of probable cause.

court is the secret court that granted Eric H. Holder, Jr. almost

2nd Circuit in the ACLU's complaint against the NSA where Eric Holder is a defendant. What seems evident is that the FISA court and Chandler are in damage control, having tapped Broderick to control the ACLU case, and Cabraras to ensure the proper outcome

in U.S. v. Ceglia.

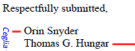
Ceglia just filed a motion in Broderick's court to review Zuckerberg 28 hard drives and Harvard emails. Broderick has not vet ruled on this motion. Is his FISA crony Cabraras running interference so that he won't have to order Zuckerberg's computers up for analysis at last? How Broderick rules will tell us everything about his intentions to run an impartial tribunal, or circle the wagons even tighter around Facebook-the NSA's favorite spy platform. Is Broderick his

own man, or a Cartel puppet. We'll know by how he rules on hacker-thief Zuckerberg's evidence-which the public has a right to see at this point.

That public is now watching.

BIRDS OF A FEATHER

UPDATE APR. 18, 2015-Facebook's GIBSON DUNN LLP attorneys in the Ceglia cases, ALEXANDER H. SOUTHWELL and ORIN S. SNYDER, recently teamed up with Facebook's Gibson Dunn Leader v. Facebook attorney, THOMAS G. HUNGAR, who failed to disclose the 28 Zuckerberg hard drives in his possession. They oppose an attempt by the U.S. government to obtain discovery from Microsoft customers outside the U.S. Microsoft is a large Facebook stockholder in which all of the judges in Ceglia and Leader v. Facebook are invested. Facebook has used its ill-gotten revenues to build a massive data center in Lulea, Sweden. If this Microsoft email discovery is allowed, it would give precedent in Ceglia and Leader Technologies for more access to Facebook's evidence hidden overseas. Overseas is one thing, but we know the 28 ZUCKERBERG HARD DRIVES AND HARVARD EMAILS are in California-hidden by Zuckerberg's attorneys Gibson Dunn LLP and McManus Faulkner LLP-and the courts to date have blocked Ceglia from reviewing them for five years. Facebook's own forensic experts, Rose and McGowen, confirmed



Alexander H. Southwell Gibson, Dunn & Crutcher LLP Fac 200 Park Avenue New York, NY 10166 Counsel for Infor oft v. US, Case No. 14-2985 (2nd Cir. 2014), Dec. 15, 2014.

FIG. 4-BARACK OBAMA, JAMES P.

CHANDLER & ERIC H. HOLDER have

presided over perhaps the greatest abuse of

American security and privacy via the NSA, JPMorgan, Gibson Dunn, Fenwick & West and

Facebook in the history of the Republic Paul Ceglia is in their way, among others How dare

Photo Politico

he upset this predominantly black agenda re, we spoke about the elephant in this

room The other race card

FIG. 5—FACEBOOK'S "PUNKS WITH A PEN" at Gibson Dunn, Orin S Synder, Alexander H Southwell and Thomas G Hungar are **teamed up** to oppose release of Microsoft discovery which would have a spill over effect in Ceglia These people do not appear to respect American due cess Their licenses to practice law are a privilege granted by the American people and should be revoked They h forgotten their ethical oaths If the judicial system will not police these legal punks, then the People will THOMAS G. HUNGAR ORIN S. SNYDER ALEX H. SOUTHWELL



CHANDLER Leader Technologies patent counsel. Photo NIPLI

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. Horbalv 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 Horbalv is not licensed to practice law in the District of Columbia, [Editorial: What does that make the Federal Circuit with its location within in a stone's throw of the White House? A selfgoverning state?]

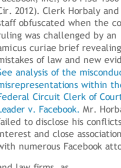


Judge Randall R. Rader, U.S. Court of Appeals for the Federal Circuit, chief judge responsible for the (mis)conduct of his judges and Clerk of Court in Leader Techs v. Facebook, Inc., 678 F.3d 1300 (Fed. Cir. 2012). Judge Rader failed to manage his court resulting in a likely situation where his judges

http://americans4innovation.blogspot.com/

(using disbelieved testimony as ostensible evidence of an opposite). Judge Wallach also failed to police his court when he failed to apply the Supreme Court's Pfaff v. Wells Electronics, Inc. test for on-sale bar evidence, which included even the Federal Circuit's own Group One v. Hallmark Cards, Inc. test-a test which Judge Lourie should have advised Judge Wallach to follow since Judge Lourie helped write that opinion. Group One test omission analysis.





their existence (even though Facebook said they were lost in Leader v. Facebook). Also noteworthy, another Facebook lawyer in Ceglia, Orrin Herrington LLP, is defending Microsoft. The koinky dinks are piled a mile high. Too bad we have an Attorney General and Justice Department that play paddy cakes with these unscrupulous attorneys and judges.

ORIGINAL POST

(APR. 08, 2015)—Mark Zuckerberg's and Facebook's Gibson Dunn LLP attorneys, Orin S. Snyder and Alexander H. Southwell, were allowed to enter the U.S. v. Ceglia by the previous judge, Andrew L. Carter.

Synder and Southwell forced their way in as self-designated "victims" of a now debunked alleged fraud. New forensic evidence by the government's own Secret Service forensic lab proved last month that the Ceglia-Zuckerberg contract is genuine.

ZUCKERBERG & GIBSON DUNN FRAUD NULLIFIES ARCARA JUDGMENT / DEBUNKS CRIMINAL ACTION

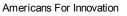
In short, if the new evidence stands, then this means that it is Zuckerberg and Gibson Dunn LLP who have been committing fraud on the court for almost five years, not Ceglia.

A white collar criminal's modus operandi is often to accuse the target of the crimes he is committing. This forces the victim to prove a negative, e.g., "How long has it been since you stopped beating your wife?" These schemers have kept this plate spinning for five years—all through the Facebook IPO season.

JUDGE CARTER & GIBSON DUNN TAINTED THIS CASE ON JUN. 26, 2014

Judge Carter tainted this case when he allowed Southwell and Snyder to enter the case on Jun. 26, 2014.

Southwell was simultaneously counsel to JPMorgan in U.S. v. JPMorgan et al in a **\$614 million mortgage fraud settlement** with the U.S. government, as evidenced by **Southwell's entry of appearance** (Mar. 14, 2014) in that case just a few months before his entry in the Ceglia case. JPMorgan is a key Facebook underwriter and beneficiary.





nposite Graphic PACER gov; Photos Hungar, Gibson Dunn, yellow triangle – toxic waste warning; Snyder, theverge com; Southwell, Bloomberg



NEWS FLASH!—GIBSON DUNN WHISTLE BLOWER SAYS SNYDER & SOUTHWELL WILL LIKELY STONEWALL ORDERS: "JUST LIKE HILLARY CLINTON HAS BEEN INSTRUCTED"

Alexander Southwell wrote to Ceglia's attorney on Monday, Apr. 08, 2015, stating defiantly: "*Don't get too excited, you're not getting anything the government doesn't already have*" (paraphrase).

BREAKING NEWS, 7:08 MST—As we were publishing this post, we received notice of a new docket entry regarding the Facebook document production. Paul Ceglia's attorney, Robert Ross Fogg, filed a "Noncomplaint Production under Rule 17 Subpoena" letter to Judge Broderick. Fogg confirmed by reference our whistle blower information and described Gibson Dunn's production as "gratuitous" and "deliberate evasion." Click here for the Fogg Letter.

ARE SYNDER & SOUTHWELL TOO BIG FOR THEIR BRITCHES?

FIG. 6—JUDGE VERNON S. BRODERICK'S Good Friday order rebuked Facebook's defiance of his earlier Order. In response, sources at Gibson Dunn LLP say attorneys Orin S. Snyder and Alexander H. Southwell remain defiant; showing no intention of providing the Zuckerberg information to anyone, including the newly-appointed Broderick. These are the same men who obsequiously "thank[ed] the Court for its kind consideration" when they needed the judges' approval to enter the case. See Fig. 2. Now out come the fangs.

The source says Synder and Southwell have gone through the motions and have regurgitated information they have already provided. In other words, they sent nothing new. Concealing evidence is a criminal offense.

The source says Gibson Dunn did not check the 28 Zuckerberg hard drives and Harvard emails.

Photo C-SPAN in ACLU v Clapper (NSA)

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.

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

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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AFI LOGO (with text)

6/26/14

CARTER .



FIG. 7-Orin Snyder's and Alexander H. Southwell's request to intervene (left) in U.S. v. Ceglia, submitted and ordered by Judge Andrew L. Carter on Jun. 26, 2014.

Dated: New York, New York January <u>31</u> , 2014	1 APAR
January <u>\$7</u> , 2014	By: MOW
	Alexander H. Southwell
	Gibson, Dunn & Crutcher LLP
	200 Park Avenue
	New York, New York 10166
	Telephone: (212) 351-3981
	Facsimile: (212) 351-6281
	Attorneys for JPMorgan Chase & Co. and
	JPMorgan Chase Bank, N.A.

FIG. 8—Alexander H. Southwell, Gibson Dunn LLP, certification of his representation of JPMorgan Chase, as shown here (p. 19, US v. JPMorgan), at the same time as he and Orin S. Snyder made their appearance in U.S. v. Ceglia. Judge Andrew L. Carter held 9 investments in JPMorgan which he failed to disclose prior to ordering Southwell and Snyder into the case.

JUDGE CARTER FAILED TO DISCLOSE HIS JPMORGAN FINANCIAL HOLDINGS

However, Judge Carter failed to disclose his nine (9) financial holdings in JPMorgan. He also holds substantial investments in other notorious Facebook pre-IPO beneficiaries, including Fidelity Contrafund (FCNTX) and Vanguard Funds.

Carter's and Southwell's common interests in JPMorgan meant that Carter was not impartial, in evident violation of Canons 2 and 3 of the Code of Conduct for U.S. Judges.

Canon 2: A judge should avoid impropriety and the appearance of impropriety in all activities.

Canon 3: A judge should perform the duties of the office fairly, impartially and diligently.

On Jan. 08, 2015, Carter withdrew inexplicably from the case. Judge Vernon S. Broderick was assigned.

Carter's withdrawal cannot undo the damage his JPMorgan conflict of interest with Gibson Dunn LLP's has done. The precedential U.S. Supreme Court case **Tumey v. Ohio**, 273 US 510

Andrew L. Carter

Financial Disclosure, 2012

6.	J.P. MORGAN STABLE VALUE (401K)		None	1	Т
7.	J.P. MORGAN CHASE COMMON STOCK FUND (IRA)	в	Dividend	к	т
8.	J.P. MORGAN CHASE AGG. PORTFOLIO (401K)		None	L	Т
9.	J.P. MORGAN CHASE MOD. AGG (401K)		None	М	т
10.	J.P. MORGAN PENSION	D	Interest	L	т
17.	J.P. MORGAN CHASE SAVINGS ACCT.	A	Interest	L	т
23.	J.P. MORGAN COMMON STOCK	A	Dividend	J	т
24.	J.P. MORGAN RESTRICTED STOCK	-	None	J	т
25.	J.P. MORGAN STOCK OPTIONS	D	None	ı	т

1.	VANGUARD INDEX 500 (IRA)	۸	Dividend	м	т
2.	VANGUARD INDEX 500	٨	Dividend	K	т
3.	VANGUARD STAR FUND (IRA)	A	Dividend	J	т
4.	FIDELITY CONTRA FUND (IRA)	1	None	L	т
5.	FIDELITY TOTAL BOND INDEX FUND (IRA)		None	L	т

FIG. 9—Andrew L. Carter, Financial Disclosure, 2012 showing some of his financial holdings that created a conflict with his allowing JPMorgan's and Facebook's counsel, Gibson Dunn LLP, to intervene in U.S. v. Ceglia. Click here to download Andrew L. Carter Financial Disclosure, 2012.



AFI LOGO (no text)



CORRUPTION WATCH LIST

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

Here is the cast of characters in Leader v. Facebook. We encourage you to report their corrupt activities to this site and others, like Lawless America. Feel free to communicate anonymously in any way in which you are most comfortable. The attempt of these people and their organizations to corrupt American justice and commerce cannot be tolerated. Vigilance. We will expose them. See Congressional Briefings (currently being updated after Scribd censored the documents on Fri. Mar. 7, 2014).

A. Facebook's law firms:

- Fenwick & West LLP (Facebook securities and patent law firm; former Leader Technologies counsel; attempted an appearance in Leader v. Facebook; did not seek conflicts waiver from Leader prior to representing Facebook)
- 2. Cooley Godward LLP (Facebook law firm in Leader v. Facebook; McBee Strategic energy stimulus partner; Obama Justice Dept. advisor; former employer to patent judges)

(1927) explains why a judge with a financial interest in one of the litigants taints the proceedings ("direct pecuniary interest in the outcome" and "motive to convict").

SOUTHWELL, SNYDER, GIBSON DUNN, BHARARA, HOLDER AND ARCARA WERE ALL BENEFICIARIES OF THE \$614 MILLION MORTGAGE FRAUD SETTLEMENT WITH JPMORGAN

Eric H. Holder, as U.S. Attorney General, benefited from the \$614 million Justice Department settlement with JPMorgan. Holder also holds up to \$22.5 million in investments in in Fidelity, T. Rowe Price and Vanguard which are notoriously known Facebook investors. These funds also hold substantial amounts of JPMorgan stock. Therefore, Holders investments do not satisfy the so-called judicial "safe harbor" exemption, since the appearance of impropriety alone is audacious in its ignoring of long-standing ethics conflict of interest principles.

Judge Richard J. Arcara, the judge who proclaimed the Ceglia-Zuckerberg contract a forgery without even allowing Ceglia to conduct discovery, also holds four (4) JPMorgan investments, along with Fidelity (4 holdings), and the following Facebook IPO underwriters: Goldman Sachs (4 holdings), Bank of America (4 holdings), Citigroup (3 holdings), Wells Fargo (2 holdings) and Credit Suisse (1 holding). This is at least 22 reasons he made decisions favorable to Facebook. If he attempts to hide behind the so-called "safe harbor" exemption scam, that's just more proof he's a crook, we believe. Any reasonable person can see these investments required disclosure and recusal. Instead, he declared the contract a forgery without even having a government expert opinion. He took Facebook's hire-a-liar expert's word alone.

The same thing occured in Leader v. Facebook. Obama-nominee judge Leonard P. Stark affirmed a Facebook on-sale bar claim that he allowed them to add just three weeks before trial. He then blocked Leader from obtaining discovery on the new accusation. Leader proved infringement on 11 of 11 claims anyway. Facebook presented no expert testimony at trial (which is required to prove on-sale bar claims about computer source code), yet Stark ruled in Facebook's favor anyway. Leonard P. Stark also did not disclosue his substantial financial holdings in Facebook interests.

CARTER AND HOLDER ARE BOTH INVESTED IN FIDELITY CONTRAFUND (FCNTX)—THE LARGEST MUTUAL FUND IN FACEBOOK

Like Judge Carter, Eric H. Holder, Bharara's boss, is also a Fidelity Contrafund (FCNTX) investor—the largest mutual fund in Facebook.

KOINKY DINK ALERT: The following judges in Leader Technologies v. Facebook also held and still hold Facebook Fidelity Contrafund.

- 1. JOHN G. ROBERTS, JR., Chief Justice (Supreme Court), a mentor to Thomas G. Hungar, Gibson Dunn LLP;
- KIMBERLY A. MOORE Circuit Judge (Federal Circuit Patent Court), a client of Thomas G. Hungar, Gibson Dunn LLP;
- 3. EVAN J. WALLACH, Circuit Judge (Federal Circuit Patent Court), a client of Thomas G. Hungar, Gibson Dunn LLP; and
- 4. STEPHEN C. SIU, Patent Judge (Patent Office), former employee for IBM, vendor of 750 patents to Facebook two months before the Facebook IPO on May 22, 2012; Facebook insiders cashed out over \$16 billion shares on Day 3 of the IPO, including Mark Zuckerberg and James W. Breyer, Accel Partners LLP (see Transcript), Zuckerberg's Harvard handler, along with former Harvard president, Lawrence "Larry" Summers.

- 3. Blank & Rome LLP (Facebook law firm in Leader v. Facebook; former employer to patent judges)
- 4. White & Case LLP (Facebook law firm in Leader v. Facebook; undisclosed former employer to Patent Office Freedom of Information Act (FOIA) officer involved in Leader v. Facebook)
- 5. Gibson Dunn LLP (Facebook law firm in Leader v. Facebook; undisclosed counsel to the Federal Circuit; undisclosed protégé of Chief Justice John Roberts, Jr.; undisclosed former employer to Preetinder ("Preet") Bharara, U.S. Attorney currently persecuting Paul Ceglia in U.S. v. Ceglia (Ceglia v. Zuckerberg))
- 6. Orrick Herrington LLP (longtime Facebook law firm and destroyer of evidence for the cabal in Winklevoss v. Zuckerberg and ConnectU v. Facebook)
- 7. W eil Gotshal LLP (Federal Circuit counsel in Leader v. Facebook; Judge Kimberly A. Moore's undisclosed former client)
- Latham & Watkins LLP (Facebook Director James W. Breyer's counsel; Judge Kimberly A. Moore's husband, Matthew J. Moore's new law firm)
- 9. Federal Circuit Bar Association ("FCBA") (Federal Circuit's bar association; second largest in the U.S.; Facebook's law firms extert much influence in its policy and activity, incl. Fenwick & West LLP, Gibson Dunn LLP, Orrick Herrington LLP, Weil Gotschal LLP; Facebook's large shareholder, Microsoft, is a director; Federal Circuit Clerk of Court Jan Horbaly is an officer; FCBA made an appearance in Leader v. Facebook to oppose the amicus curiae (friend of the court) motion of Dr. Lakshmi Arunachalam, former Director of Network Architecture at Sun Microsystems, in favor of Leader Technologies and objecting to the evident conflicts of interest within the court itself, her motion was denied, the judges refused to disclose their conflicts which we now know include Facebook and Microsoft stocks)
- 10. DC Bar Association
- 11. Perkins Coie LLP (Facebook's "rapid response enforcement team;" law firm for Obama's chief counsels, the husband and wife team of Robert F. Bauer and Anita B. Dunn; Bauer was identified on Aug. 1, 2013 as having directed the IRS targeting of the Tea Party)
- 12. Stroz Friedberg (Facebook's "forensic expert" who manipulated the data in Paul Ceglia v. Mark Zuckerberg, and who first revealed the existence of 28 Zuckerberg hard drives and Harvard emails that they told Leader Technologies in 2009 were "lost")
- 13. Chandler Law Firm Chartered (Professor James P. Chandler, III, principal; Leader Technologies patent counsel; adviser to IBM and David J. Kappos; adviser to Eric H. Holder, Jr. and the U.S. Department of Justice; author of the Economic Espionage Act of 1996 and the Federal Trade Secrets Act)

See notoriously-known public confirmation Fidelity Contrafund (FCNTX)'s leading role in the financing and valuations of Facebook: Weiss, M. (2011, Jun. 1). Fidelity's Danoff Bets on Social Networking With Facebook Shares. **Bloomberg News**; See also Lucchetti, A., Demos, T. (2012, Aug. 24). Morgan Stanley Funds in Big Facebook Bet. **The Wall Street Journal**; Demos, T. (Apr. 24, 2012). Who Else Has a Big Bet on Facebook [Vanguard, Morgan Stanley, Facebook misiders, Mark Zuckerberg, Accel Partners, Goldman Sachs, Baillie Gifford (Vanguard associate), BlackRock, T. Rowe Price, Sands Capital, Jennison, Capital Research]. **The Wall Street Journal**; Pilon, M. (Apr. 16, 2011). T. Rowe Price Invests in Facebook. **The Wall Street Journal**.

PAUL CEGLIA'S CHIEF PERSECUTORS

Write your own caption for this group: e g Nice Fellows, Best Buds, Rogues Gallery, Den of Thieves

AMERICA'S DIGITAL FUTURE IS SLIDING INTO THE HANDS OF THESE UNSCRUPULOUS MEN AND THEIR CRONIES—SECRETLY FINANCED BY JPMORGAN, IBM & THE NSA

See AFI. (Mar. 16, 2015). People you trusted on now hijacking the cyber world. Findings of Fact, Timeline, Database. Americans For Innovation (HTML version). See also PDF version.







Eric H Holder, Attorney General



Preetinder Bharara, U S Attorney



Orin S Snyder, Gibson Dunn LLP



Alex H Southwell, Gibson Dunn LLP



- 14. Gordon K. Davidson (Fenwick; Facebook's securities and patent attorney; Leader Technologies' former attorney)
- 15. Christopher P. King (aka Christopher-Charles King aka Christopher King aka Christopher-Charles P. King, Fenwick & West LLP)
- 16. Theodore B. Olson (Gibson Dunn)
- 17. Thomas G. Hungar (Gibson Dunn)
- 18. Eric H. Holder, Jr. (Attorney General, U.S. Dept. of Justice)
- 19. James Cole (Deputy Attorney General, U.S. Dept. of Justice)
- 20. To ny W est (Associate Attorney General, U.S. Dept. of Justice; 2008 Obama California Campaign Manager)
- 21. Robert F. Bauer (Obama Attorney; White House Chief Counsel; directed IRS targeting of the Tea Party; formerly and currently employed by Perkins Coie LLP, Facebook's "rapid response enforcement team;" spouse is Anita B. Dunn)
- 22. Anita B. Dunn (Obama Attorney; White House Chief Counsel; husband Robert F. Bauer directed IRS targeting of the Tea Party, formerly employed by Perkins Coie LLP, Facebook's "rapid response enforcement team")
- 23. Mary L. Schapiro (former Chairman, Securities & Exchange Commission (S.E.C.); holds investments in 51 Facebook Club basket funds)
- 24. Jam es "Jam ie" Brigagliano (former Deputy Director of the Division of Trading and Markets at the Securities and Exchange Commission; Mary L. Schapiro's chief lieutenant on "dark pool" rule making)
- 25. Joseph P. Cutler (Perkins Coie)
- 26. David P. Chiappetta (Perkins Coie)
- 27. James R. McCullagh (Perkins Coie)
- 28. Ramsey M. Al-Salam (Perkins Coie)
- 29. Grant E. Kinsel (Perkins Coie)
- 30. Reeve T. Bull (Gibson Dunn)
- 31. Heidi Keefe (Cooley)
- 32. Michael G. Rhodes (Cooley; Tesla Motors)
- 33. Elizabeth Stameshkin (Cooley)
- 34. Donald K. Stern (Cooley; Justice Dept. advisor)
- 35. Mark R. Weinstein (Cooley)
- 36. Jeffrey Norberg (Cooley)
- 37. Ronald Lemieux (Cooley)
- 38. Craig W. Clark (Blank Rome)
- 39. Tom Amis (Cooley / McBee Strategic)
- 40. Erich Veitenheimer (Cooley / McBee Strategic)
- Roel Campos (Cooley; former Commissioner of the U.S. Securities & Exchange Commission at the time

Judge Richard J Arcara

FIG. 10-Left to Right, Top to Bottom; U.S. v. Ceglia / Ceglia v. Zuckerberg (conflict threads in red).

- ERIC H. HOLDER-U.S. Attorney General; Fidelity Contrafund investor-Facebook investor; IBM / The Eclipse Foundation / James P. Chandler adviser;
- 2. ANDREW L. CARTER-U.S. Judge #1 in U.S. v. Ceglia; JPMorgan investor; Fidelity

- Contrafund investor; Chandler protégé;
- 3. JAMES P. CHANDLER—trade secrets and economic espionage advisor to FISA Court, NSA, Eric Holder, Justice Department, Snyder, Southwell, Gibson Dunn LLP; Fenwick & West LLP—Facebook's patent and securities attorney; co-founder of IBM / The Eclipse Foundation;
- PREETINDER BHARARA–U.S. Attorney in U.S. v. Ceglia; former Gibson Dunn LLP partner; JPMorgan beneficiary; Chandler protégé;
- ORIN S. SNYDER-Gibson Dunn LLP partner; Square, Inc. counsel (Harvard's Lawrence Summers director, mentor to Sheryl K. Sandberg, Facebook chief operating officer); Chandler protégé;
- ALEXANDER SOUTHWELL-Gibson Dunn LLP partner; counsel to JPMorgan; Chandler protégé; and
- 7. RICHARD J. ARCARA–U.S. Judge in Ceglia v. Zuckerberg; JPMorgan investor; Facebook investor.

Photos Holder, Press Hearald; Carter, ShalomLife; Chandler, NIPLI; Bharara, USDOJ; Snyder, theverge com; Arcara, MichaelBrey org; Southwell, Bloomberg;

After Snyder's openly arrogant letter to Judge Broderick last week, AFI investigators decided to learn more about these men. We quickly discovered substantial conflicts of interest with U.S. Attorney Preetinder "Preet" Bharara and the U.S. government, cited above.

TOO CONNECTED FOR THE GOOD OF THE AMERICAN JUDICIAL SYSTEM

Snyder and Southwell are prime candidates for a new cause of action against uberconnected attorneys:

Banishment from the practice of law for we-cannot-helpbut-be-corrupt insider trading and influence peddling. (Similar to the anti-trust breakup of a monopoly.)

In the Southern District Court of New York alone, Snyder is listed as attorney on **125 cases**. Southwell is listed on **170 cases**. At what point should such attorneys be banished from the practice of law?

Synder and Southwell, practically speaking, monopolize lower Manhattan legal activity in certain subject areas. Indeed, there comes a point with such individuals where they can no longer resist the temptation to abuse their knowledge of the weaknesses of our system of justice for themselves, their cronies and the highest bidder.

Facebook and JPMorgan must be paying them a pretty penny to tell their lies.

INCESTUOUS GOVERNMENT BIAS

Snyder is a former prosecutor and Southwell a former Assistant U.S. Attorney in Bharara's Southern District Court of New York (SDNY).

Snyder's and Southwell's former employment by the U.S. government disqualifies the government from permitting them to enter this case. This bias cannot be any more evident.

Such incestuous relationships among Snyder, Southwell and Bharara double down on the bias against Paul Ceglia, especially since Bharara formerly worked for Gibson Dunn LLP.

SNYDER & SOUTHWELL FALSE AND MISLEADING PUBLIC STATEMENTS ABOUT THE CEGLIA MATTER

ORIN S. SNYDER's Gibson Dunn biography referring to Ceglia v. Zuckerberg states: "Obtained expedited discovery that culminated in a dismissal of the action as a fraud on the federal courts."

He does not disclose that Gibson Dunn LLP stonewalled the discovery and prevented Ceglia from being able to examine 28 Zuckerberg computer hard drives and Harvard emails to

of the infamous Facebook 12(g) exemption)

- 42. Lisa T. Simpson (Orrick)
- 43. Indra Neel Chatterjee (Orrick)
- 44. Samuel O'Rourke (Facebook; Cooley-directed)
- 45. Theodore W. Ullyot (Facebook; Cooley-directed)
- 46. Amber H. Rover, aka Amber L. Hagy aka Amber Hatfield (Weil Gotshal LLP; Judge Kimberly A. Moore's former client)
- 47. Edward R. Reines (Weil Gotschal)
- 48. Trish Harris (DC Bar Association)49. Elizabeth A. Herman (DC Bar
- 50. Elizabeth J. Branda (DC Bar Association)

Association)

- 51. David J. Kappos (former Patent Office Director; former IBM chief intellectual property counsel; ordered unprecedented 3rd reexam of Leader Technologies' patent; Obama political appointee)
- 52. Preetinder ("Preet") Bharara (U.S. Attorney Ceglia v. Zuckerberg; formerly of Gibson & Dunn LLP; protects Zuckerberg)
- 53. Thomas J. Kim (SEC Chief Counsel)
- 54. Anne Krauskopf (SEC Special Sr. Counsel)
- 55. John G. Roberts, Jr. (Chief Justice, U.S. Supreme Court)
- 56. Jan Horbaly (Federal Circuit, Clerk of Court)
- 57. Kimberly A. Moore (Judge, Federal Circuit)
- 58. Matthew J. Moore (Latham & Watkins LLP; husband of Judge Kimberly A. Moore)
- 59. Kathryn "Kathy" Ruemmler (Latham & Watkins LLP; White House counsel)
- 60. Evan J. Wallach (Judge, Federal Circuit)
- 61. Alan D. Lourie (Judge, Federal Circuit)
- 62. Randall R. Rader (Chief Judge, Federal Circuit)
- 63. Terence P. Stewart (Federal Circuit Bar Association)
- 64. Leonard P. Stark (Judge, Delaware U.S. District Court)
- 65. Richard J. Arcara (Judge, N.Y. Western District, Ceglia v. Holder et al)
- 66. Allen R. MacDonald (Administrative Judge, U.S. Patent Office)
- 67. Stephen C. Siu (Administrative Judge, U.S. Patent Office)
- 68. Meredith C. Petravick (Administrative Judge, U.S. Patent Office)
- 69. James T. Moore (Administratie Judge, U.S. Patent Office)
- 70. Pinchus M. Laufer (Sr. Counsel, Patent Trial and Appeal Board, PTAB)
- 71. Kimberly Jordan (Counsel, Patent Trial and Appeal Board, PTAB)
- 72. Daniel J. Ryman (Counsel, Patent Trial and Appeal Board, PTAB)
- 73. William J. Stoffel (Counsel, Patent Trial and Appeal Board, PTAB)

prepare his defense.

Snyder also does not disclose that Gibson Dunn concealed the existence of those drives in Leader v. Facebook.

Synder's assertions about Ceglia's alleged fraud on the court are now proven false by the government's own Secret Service forensic analysis. Zuckerberg is the fraudster, not Ceglia.

ALEXANDER H. SOUTHWELL's Gibson Dunn LLP biography repeats the same Snyder false statements. He says he was instrumental in "developing evidence of spoliation of evidence and fraud" in the Ceglia case. This statement has now been discredited by the new Secret Service forensic report proving the contract to be genuine.

Was Southwell's use of "developing evidence" a euphemistic deception for his work to fabricate evidence they used to frame Paul Ceglia? Evidently.

IF ZUCKERBERG IS INNOCENT, THEN WHY THE GIBSON DUNN LLP "PUNKS WITH A PEN?"

Mr. Ceglia is certainly getting the attention of some of Manhattan's most pernicious legal insiders.

Their body language and rapacious activity says it all.

One is reminded of Shakespeare's line in Hamlet (1602):

"The lady doth protest too much, methinks."

Go Judge Broderick! True inventors and our Republic need you to do the right thing.

* * *

Notice: This post may contain opinion. As with all opinion, it should not be relied upon without independent verification. Think for yourself.

COMMENT

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

Posted by K. Craine at 4:42 PM 14 comments:

Home Older Posts Subscribe to: Posts (Atom)

- 74. James C. Payne (Counsel, Patent Trial and Appeal Board, PTAB)
- 75. Deandra M. Hughes (Examiner, Leader v. Facebook reexamination)
- 76. Kathryn Walsh Siehndel (FOIA Counsel, U.S. Patent Office - bio and conflicts log concealed)
- 77. Dennis C. Blair (Director, U.S. National Intelligence)
- 78. Dennis F. Saylor, IV (Judge, Foreign Intelligence Surveillance Court, FISA)
- 79. James E. Boasberg (Judge, Foreign Intelligence Surveillance Court, FISA)
- 80. Jam es P. Chandler, III (President, National Intellectual Property Law Institute, NIPLI; The Chandler Law Firm Chartered; advisor to Asst. Att'y Gen. Eric H. Holder, Jr., Dept. of Justice; Member, National Infrastructure Assurance Commission, NIAC; advisor to Federal Circuit Chief Judge Randall R. Rader; advisor to Sen. Orrin Hatch; author, The Federal Trade Secrets Act and the Economic Espionage Act of 1996; Leader Technologies' legal counsel, along with Fenwick & West LLP)

C. Facebook puppet masters:

- 81. President Barack Obama (appointed Leonard P. Stark to the judge's seat in Delaware Federal District Court eight days after Stark's court allowed Facebook to get away with jury and court manipulation of an on-sale bar verdict which was attained without a single piece of hard evidence; Barack and Michelle Obama were evidently protecting their 47 million "likes" on Facebook)
- 82. Lawrence "Larry" Summers (Harvard President who aided Zuckerberg's light-speed rise to prominence with unprecedented Harvard Crimson coverage; Obama bailout chief; Clinton Treasury Secretary; World Bank Chief Economist; "Special Advisor" to Marc Andreessen in Instagram; cocreator of the current Russian robber baron economy; close 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)
- 83. 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)
- 84. David Plouffe; directed Obama's 2008 and 2012 campaigns; a selfdescribed "statistics nerd;" likely directed the activities of the Facebook Club; employed Robert F. Bauer, Perkins Coii LLP in 2000 at the Democratic Congressional Campaign Committee
- 85. McBee Strategic (one of the main "private" arms responsible for dolling out the billions in Obama "green energy" stimulus funds; partnered with Cooley Godward

LLP)

- 86. Mike Sheehy (Cooley-McBee Strategic principal; former National Security Adviser to House Speaker Nancy Pelosi)
- Nancy Pelosi (U.S. Congresswoman; appears to be running political cover in the House for Facebook, McBee Strategic, Cooley Godward, Fenwick & West, Breyers, etc.)
- 88. Harry Reid (U.S. Senator; Judge Evan J. Wallach patron)
- 89. Thomas J. Kim (SEC, Chief Counsel & Assoc. Director) approved Facebook's 500-shareholder exemption on Oct. 14, 2007, one day after it was submitted by Fenwick & West LLP; Facebook used this exemption to sell \$3 billion insider stock to the Russians Alisher Asmanov, Yuri Milner, DST, Digital Sky, Mail.ru which pumped Facebook's pre-IPO valuation to \$100 billion; another Harvard grad, Kim worked at Latham & Watkins LLP which was the chief lobbyist for the National Venture Capital Association in 2002-2004 whose Chairman was ... James W. Beyer, Accel Partners LLP; in other words Breyer and Kim, both Harvard grads, were associated at the time of the Zuckerberg hacking and theft of Leader Technologies' software code)
- 90. Ping Li (Accel Partners, Zuckerberg handler)
- 91. Jim Swartz (Accel Partners; Zuckerberg handler)
- 92. Sheryl K. Sandberg (Facebook, Summers protégé; Facebook director)
- 93. Yuri Milner (DST aka Digital Sky, Summers protégé; former Bank Menatep executive; Facebook director)
- 94. Alisher Asmanov (DST aka Digital Sky; Goldman Sachs Moscow partner; Russian oligarch; Friend of the Kremlin; Became the Richest Man in Russia after the Facebook IPO)
- 95. Marc L. Andreessen (Zuckerberg coach; client of Fenwick & West LLP and Christopher P. King aka Christopher-Charles King aka Christopher King aka Christopher-Charles P. King; Summers' sponsor during Instagram-scam; Facebook director)
- 96. Peter Thiel (19-year old Zuckerberg coach; PayPal; Facebook director; CEO, Clarion Capital)
- 97. Clarion Capital (Peter Thiel)
- 98. Reid G. Hoffman (19-year old Zuckerberg coach; PayPal; LinkedIn; Facebook director)
- 99. Richard Wolpert (Accel Partners)
- 100. Robert Ketterson (Fidelity Ventures; Fidelity Equity Partners; Fidelity Ventures Telecommunications & Technology)
- David Kilpatrick (Business Insider; "The Facebook Effect"; PR cleanse-meister re. Facebook origins)
- 102. Zynga/Groupon/LinkedIn/Squ are/Instagram ("Facebook Money/Credits/Bitcoin" feeder companies)
- 103. 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 disasterous Markman Hearing)

- 104. Solyndra (received \$535 million in Obama stimulus at the recommendation of the Cooley-McBee Strategic "consulting" alliance)
- 105. BrightSource (received \$1.6 billion in Obama stimulus at the recommendation of the Cooley-McBee Strategic "consulting" alliance)
- 106. 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
- 107. 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)
- 108. 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)
- 109. Morgan Stanley (received US bailout funds; took Facebook public; probably participated in oversees purchases of Facebook private stock before IPO)
- 110. State Street Corporation (received U.S. taxpayer bailout monies along with Goldman Sachs and Morgan Stanley; consolodating control of ATM banking networks internationally
- 111. JP Morgan Chase (received U.S. taxpayer bailout monies along with Goldman Sachs, Morgan Stanley and State Street Corporation)
- 112. Lloyd Blankfein (Goldman Sachs, CEO)
- 113. Jamie Dimon (JP MorganChase, CEO)
- 114. Steve Cutler (JP MorganChase, General Counsel)
- 115. Rodgin Cohen (JP MorganChase, Outside Counsel; Sullivan Cromwell, LLP)
- 116. U.S. Securities & Exchange Commission (granted Fenwick & West's application on behalf of Facebook for an unpredented 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)
- 117. 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)

- 118. 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)
- 119. 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)
- 120. 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)
- 121. 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. Greeberg lied to the jury, thus discrediting his testimony)
- 122. To ni 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 Obamacare website; CGI shut off the security features on Obama's reelection donation sites to increase donations)
- 123. 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)
- 124. 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)
- 125. 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.)
- 126. 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)
- 127. 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.)
- 128. 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)
- 129. Penny S. Pritzker (Secretary, Department of Commerce; replaced Rebecca M. Blank; holds over \$24 million in Facebook "dark pools" stock, most notably in Goldman Sachs, Morgan Stanley and JPMorgan)
- 130. 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)
- 131. 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)
- 132. 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)
- 133. 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)
- 134. Trip Adler ("Co-Founder" of Scribd; Harvard contemporaries of Mark Zuckerberg with a dubious orgins 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)
- 135. Jared Friedman ("Co-Founder" of Scribd; Harvard contemporaries of Mark Zuckerberg with a dubious orgins 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)
- 136. Jeffrey Wadsworth (CEO, Battelle Memorial Institute; President, Ohio State University Board of Trustees; former Deputy Director of Science & Technologies, Lawrence Livermore National Laboratory, University of California Board of Trustees)
- 137. Michael V. Drake (President, The Ohio State University; former Chancellor, University of California, Irvine)
- 138. Woodrow A. Myers (Chief Medical Officer, Wellpoint, Inc.; formerly Corporate Operations Officer, Anthem Blue Cross Blue Shield of Indiana)
- 139. Alex R. Fischer (aka Alexander Ross Fischer; Trustee, The Ohio State University; former Sr. Vice President, Battelle Memorial Institute; Chairman, OmniViz; married to Lori Barreras)
- 140. Chris Glaros (author of the discredited Waters Report re. The Ohio State University Marching Band; protege of Eric H. Holder, Jr., Professor James P. Chandler, III, and Algernon L. Marbley)
- 141. Lori Barreras (Commissioner, Ohio Civil Rights Commission; former Vice President of Human Resources, The Ohio State University; former Vice President, Battelle Memorial Institute; married to Alex R. Fischer)
- 142. David Vaughn (Criminal Attorney, David Vaughn Consulting Group; former Assistant U.S. Attorney; appointed to the discredited Waters Commission at Ohio State)

- 143. Betty Montgomery (former Ohio Attorney General; appointed to the discredited Waters Commission at Ohio State; accepted campaign contributions from Woodrow A. Myers, Wellpoint, Inc. and friend of Michael V. Drake)
- 144. Joseph A. Steinmetz (Provost, The Ohio State University; author of Psychological Science article on MOOC (Massive Open Online Course) that triggered the discovery of massive double-dealing and fraud within the Ohio State trustees)

D. Facebook boypuppets:

- 145. Mark E. Zuckerberg
- 146. Chris Hughes
- 147. Dustin Moskowitz
- 148. Eduardo Saverin
- 149. Matthew R. Cohler
- 150. Elon Musk

E. Corruption Watch —Patent Office Judges:

- 151. Anderson, Gregg
- 152. Best, George
- 153. Bonilla, Jackie W.
- 154. Boucher, Patrick
- 155. Braden, Georgianna W.
- 156. Branch, Gene
- 157. Bisk, Jennifer Bresson
- 158. Bui, Hung H.
- 159. Busch, Justin
- 160. Clements, Matt
- 161. Crumbley, Kit
- 162. Droesch, Kristen
- 163. Elluru, Rama
- 164. Fitzpatrick, Michael
- 165. Gerstenblith, Bart A.
- 166. Giannetti, Thomas L.
- 167. Guest, Rae Lynn
- 168. Hastings, Karen M.
- 169. Hoff, Marc
- 170. Horner, Linda
- 171. Hughes, James R.
- 172. Hume, Larry
- 173. James, Housel
- 174. Jung, Hung J.
- 175. Kamholz, Scott
- 176. Katz, Deborah
- 177. Lucas, Jay
- 178. MacDonald, Allen R. (bio unavailable) – Leader 3rd reexam judge (bio and conflicts log concealed by FOIA)
- 179. Mahaney, Alexandra
- 180. Martin, Brett
- 181. McKone, Dave
- 182. McNamara, Brian
- 183. Medley, Sally
- 184. Moore, Bryan
- 185. Moore, James T Leader 3rd reexam judge (bio and conflicts log concealed by FOIA)

- 186. Morgan, Jason V.
- 187. Morrison, John
- 188. Pak, Chung K.
- 189. Perry, Glenn J.
- 190. Petravick, Meredith C. (bio and conflicts log concealed by FOIA) – Leader 3rd reexam judge
- 191. Pettigrew, Lynne
- 192. Praiss, Donna
- 193. Quinn, Miriam
- 194. Reimers, Annette
- 195. Saindon, William
- 196. Scanlon, Patrick
- 197. Siu, Stephen C. Leader 3rd reexam judge (bio and conflicts log concealed by FOIA)
- 198. Smith, James Donald
- 199. Smith, Neil
- 200. Snedden, Sheridan
- 201. Song, Daniel
- 202. Spahn, Gay Ann
- 203. Strauss, Mike
- 204. Timm, Catherine
- 205. White, Stacey
- 206. Zecher, Michael

Research Tip:

Type any name or subject in the Google search at the top of this webpage. That will show you any relevant links within the sites that we have been following and investigating in the Leader v. Facebook case. Vigilance everyone! Our American Republic is at risk.

HOW TO FILE A FRAUD Complaint Against A University

The following universities were announced as participants in Ohio State Provost Joseph A. Steinmetz's corrupt MOOC education initiative named "University Innovation Alliance" (UIA). We have identified the instructions and online forms you need to file a complaint with the participants. MOOC stands for "Massive Open Online Course."

You should complain about:

 the intellectual property theft of social networking source code from Leader Technologies, Columbus, Ohio that is the software engine running the UIA;

(2) the corruption at Ohio State University and OSU's collusion with Battelle Memorial Institute which helped steal the software being used by UIA; and

(3) the mistreatement of OSU Marching Band Director Jon Waters regarding fabricated Title IX charges that were used to pave the way for Steinmetz to announce UIA.

Universities pride themselves on protection of intellectual property.

Therefore, these universities cannot participate in this abuse of inventor copyrights, patents and trade secrets by The

Ohio State Trustees and Administration. If these universities participate knowingly with Ohio State in its theft of intellectual property, then they are aiding and abetting the theft of intellectual property on a "massive" scale... Massive Open Online Course (MOOC) also known as The Eclipse Foundation.

1. ARIZONA Arizona State University https://www.azag.gov/consumer/procedure https://www.azag.gov/complaints/consumer

2. CALIFORNIA University of California Riverside California State System (observer) http://www.oig.ca.gov/ http://www.oig.ca.gov/pages/about-us/howto-file-a-complaint.php http://www.oig.ca.gov/pages/aboutus/complaint-form.php

3. FLORIDA University of Central Florida http://www.floridaoig.com/ http://www.flode.org/ig/complaint.asp http://app1.fldoe.org/IGComplaint/Complain tForm.aspx

4. GEORGIA Oregon State University http://oig.georgia.gov/ http://oig.georgia.gov/file-complaint

5. INDIANA Purdue University http://www.in.gov/ig/2330.htm

6. IOWA
lowa State University
http://www.state.ia.us/government/ag/file_
complaint/online_2.html

7. MICHIGAN Michigan State University http://www.mfia.state.mi.us/OIG/SubmitCo mplaint.aspx?ComplaintMode=client

8. OHIO The Ohio State University http://watchdog.ohio.gov/FileaComplaint.asp

9. ORGEON Oregon State University https://justice.oregon.gov/forms/consumer_ complaint.asp https://justice.oregon.gov/consumercomplai nts/

10. KANSAS The University of Kansas http://www.fraudguides.com/report/kansas. asp https://ag.ks.gov/about-the-office/contactus/email-us

https://ag.ks.gov/about-the-office/contactus/file-a-complaint/koma-kora-investigationrequest

11. TEXAS The University of Texas http://www.tdcj.state.tx.us/divisions/oig/oig _fraud.html https://sao.fraud.state.tx.us/Hotline.aspx

Let's make sure that the "University Innovation Alliance (UIA)" and "Massive Open Online Course" MOOC never get off the ground due to their corrupt foundations.

RESOURCE: http://inspectorsgeneral.org/directory-ofstate-and-local-government-oversightagencies/

RECIPROCAL LINKS

- Center for Public Integrity
- Center for Self Governance
- Georgia! KSCO
- Judicial Watch
- Lawless America
- West New Jersey Tea Party
- Innovation Alliance (Save The Inventor)
- Sharyl Attkisson

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