

How institutional morality and integrity can emerge from this U.S. election — **The Free Press Fund**

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A freshly-elected Donald J. Trump has an opportunity to rise above the lies, immorality, and narcissism of today's politics and set America on the path she was ordained by God to follow. The checks and balances of a fully funded and truly free press are essential. There is a way.

I am the true inventor of social networking. We invested \$20 million and 175,000 man-hours to create 750,000 lines of source code starting in Columbus, Ohio in 1997 when Zuckerberg was in elementary school. Before that I had redeveloped AT&T's AccessPlus 3.0 email system using Bell Labs as my testers. I also created one of AT&T's first ten commercial websites on AT&T WorldNet.

My social networking invention was stolen by the key actors of the "deep state" that we have since discovered has a name: **The British Pilgrims Society** headquartered in **TheCityofLondon**. Their American surrogates within the Executive Branch took the lead in the theft. We demand that our shareholders be paid for this Fifth Amendment property confiscation, and we pledge a substantial portion of the royalties to be paid in to a Free Press Fund. President Trump can initiate this immediately by signing our [First Amended Miller Act Notice](#).

It is impossible to understand the long view of this property confiscation without discussing history that has been censored from the public.

In the mid-1,700's, America's Founders struggled against a rapacious British Empire that dominated much of the world and was controlled by the merchant-banks of **TheCityofLondon** chartered in 1067 A.D., not to be confused with Greater London. "The City" has a separate royal government with its own peerage, own guilds, laws, courts, and sheriff.

The City eventually funded their "merchants



Fig. 1: When President Trump signs the Leader Technologies, Inc. [First Amended Miller Act Notice](#) he will trigger the establishment of The Free Press Fund that will finance a truly free press for the first time in American history.

with a sword" corporate monopoly—the **British East India Company**—chartered in 1,600 A.D. It was this company's tea that was dumped into Boston harbor on December 16, 1,773.



Fig. 2: The Boston Tea Party, December 16, 1773, protested the British East India Company tax.

Early on these Babylonian merchant-bankers found it useful to profess to be Jewish in order to hide their paganism. This imposter identity has been perpetuated down to our time. Their DNA bloodlines are not Hebrew or Semitic, they are Turkic, Persian, Khazarian, Sogdian, and even Chinese—the peoples of the Silk Road.

History Censorship

This merchant-banker usury history has been written out of our education for a reason—I believe because it identifies the people who profit across generations from the sin of usury—the domain of evil Mammon with whom Jesus Christ contended.

The Domesday Book published in 1,086 A.D. was the first inventory of all taxable

properties in Britain. It identified a group called "Radknights" who managed the banking, business, commerce, and tax collection of Norman England.

Their name is believed to have derived from "Rādhānites" who were the same merchant-bankers of ancient Babylon who had an elaborate web of trading centers throughout Europe—each a day's travel from the next. They had been running the banking of Babylon and the Silk Road for millennia.

The British East India Company is notoriously known for making its labor fortune by theft of labor (slavery of whites, blacks, brown, yellow people), property, money, gold, silver, natural resources, finances, and freedom, as well as intellectual property.

For example, Kamala Harris' great great grandfather was Hamilton Brown. He was an Irish attorney, banker, and slave holder who helped the Rothschilds set up offshore banking in Jamaica. He sometimes took slaves in lieu of his legal fees and publicly advocated for use of buggy whips to discipline recalcitrant slaves. [Royal Gazette, Dec. 5, 1826, pp. 9-11.](#)

Usury

The merchant-banking model of fiat currency, usury, and debt slavery today was born in 1,755 B.C. when the [Hammurabi Code](#) made usury the law of the land (Law No. 100) and enforced it by the power of the state.

The archeological records are clear that usury legalized debt slavery, property confiscation, perpetual poverty, prostitution, child sacrifice, and two-tiered societies of slave owners and slaves. See Egibi and Murašû Archives (ca. 5th–7th century B.C.).

Usury triggered the development of a lawyer-banker-merchant class that emerged to profit from, control, and enforce this new economic system. They have never given up that power.

These Babylonian merchant-bankers were worshippers of Mammon, Moloch, Ahriman, and Ba'al, among the dozens of demon-gods



that King Solomon to whom he eventually built temples to please his 700 wives and 300 concubines ca. 1,000 B.C.

Fig. 3: The Hammurabi Code stele, The Louvre, created ca. 1792–1750 BC, Law No. 100: "... interest for the money, as much as he has received, he shall give a note therefor, and on the day, when they settle, pay to the merchant."



Without more information, most people think, if they think about it at all, that the Rothschild family organized modern merchant-banking sometime in the 1,700's at the time of the American Revolution.

This is not so. The fact is the pagan merchant-bankers of Babylon created our current system of debt and usury (charging compound interest on loans) after 1,755 B.C. when King Hammurabi had it carved in stone and made the law of the Babylonian empire.

The Prophet Ezekiel (ca. 7th century B.C.): Usury is an abomination

The Hebrew Prophets railed against usury ca. 600 BC. "If he has exacted usury or taken increase — Shall he then live? He shall not live! If he has done any of these abominations, He shall surely die; His blood shall be upon him." *Ezekiel 18: 13.*

Likewise, the Christian Church preached against usury (at least until Roman Catholic popes destroyed the Knights Templar experiment with interest-free banks). The pre-Norman English Christian Duchies were against usury. Islam is against usury. The Torah is against usury, but the Babylonian Talmud is duplicitous.

Today there are few church mortgages that are not debt slaves to faceless banks.

Why? Because usury leads to debt slavery, then to full on slavery. Does this mean that many Christian churches are choked and neutered by usury? From my experience, more than a few churches are.

Humans are chattel property to be exploited by banks as just another commodity

Human beings become nothing more than chattel to be bought and sold for raw value. Although the Scriptures prescribe the Year of Jubilee as a way to stop generational debt slavery, it does not appear to have been followed. Evidently our bankers are not Christian, Jewish, or Islamic. So whom do they serve?

You "Gotta Serve Somebody." Bob Dylan (1979)

A mortgage makes you a debt slave to faceless, pagan Babylonian Radknight or "Rādhānite" merchant-bankers.

Case in point, if you borrow \$125,000 to buy a house with no money down, you owe the bank this money with compound interest.

Are you not a debt slave of the bank? Never mind the banker did *no work* to justify his or her subsequent income off of you. On average, on a 30-year mortgage you will pay more interest than principle on money the banker was *given* from the Federal Reserve!

How do we let merchant-bankers get away with this license to be a slave owner?

If you cannot pay back the loan you are kicked out of your house and sued to pay it back out of future income. In earlier centuries if that payback failed, you would be enslaved, including your wife and children.

During the Depression, my East Tennessee mother's family canned tomatoes for markets all the way to Chicago—The Forked Deer brand. When customers could not even afford staples like tomatoes, the bank liquidated his factory and put many hundreds of white and black employees out of work. Those same banks later begged my grandfather to teach citizens how to can Victory Garden produce for their **bankers' war**—World War II.

Your future creativity and labor became the collateral. It is a never ending cycle of debt and abuse by greedy merchant-bankers who do no work.

You are human chattel—a commodity to be exploited for its value

We will skip such heinous current subjects as child sex trafficking, organ, and fetal tissue harvesting that extend the heinous value proposition to stealing body parts for cash. Lord have mercy on the innocents.



Real property

Some might think that physical property is the most valuable asset a person has. Incorrect. This is a 1:1 value, or maybe incrementally so with compound interest.

A person's lifetime of labor is also valuable. Hence the merchant-bankers invented slavery and indentured servitude long ago. This is also a 1:1 value.

Once the effort is expended it cannot be repeated except by new effort. Your slave fabricates a chair and you sell it. The same chair can be sold but once.

Intellectual Property

Intellectual property, however, is the most prized commodity of all for these merchant-banker tyrants.

Ideas are the lifeblood of an economy. They can be multiplicative in value: 1:1, 1:10, 1:100, 1:1,000, 1:10,000, 1:1,000,000, etc.

The Founders knew this. This is why patents and copyrights are the only property rights delineated in the U.S. Constitution.

Article I, Section 8, Clause 8:

[The Congress shall have Power . . .] To promote the Progress of Science and useful Arts, by securing for limited Times to Authors and Inventors the exclusive Right to their respective Writings and Discoveries."

Social Networking

Take my invention of social networking that was stolen by the Executive Branch and its British handers, for example.

As stated earlier, I invested \$20 million, 175,000 man- hours and wrote 750,000 lines of source code between 1997-2004. I filed patents which were supposed to protect my idea for 20 years so that I could have time to monetize the risk I and my investors took to conceive and build it. See U.S. Patents No. [7,139,761](#), [7,925,246](#) and [8,195,714](#).

See also [Leader v. Facebook, Writ of Certiorari](#), No. 12- 617. U.S. Supreme Court.

The “Defense Machine” confiscated social networking to build a banking, propaganda & bio weapon against the American people

The “Defense Machine,” warned of by President Dwight Eisenhower on January 17, 1961, confiscated social networking from me, the real inventor, and my company Leader Technologies; then they weaponized it against not only Americans, but all of humanity.



Fig. 5: On Jan. 17, 1961, outgoing President Dwight Eisenhower warned about the abuse of power by a military-industrial complex.

TheCityofLondon

TheCityofLondon merchant-bankers led a group of British and American military-industrial criminals to steal my invention.

The ink was still not dry on our social networking design plans when my patent attorney, James P. Chandler III, George Washington University law professor, busied himself showing it to his patent weaponization co-conspirators at the British Pilgrims Society, including IBM, Rothschild Asset Management, DARPA, Highlands Group, DoD Office of Net Assessment.

The Annexation of America by the imperial British Empire

[Dear Bobby Kennedy: I believe these Pilgrims are the same demons who assassinated your father and uncle because they were threatening to expose the secret British Pilgrims Society. (JFK, April 27,



Fig. 4: On Jun. 8, 2000, IBM outside intellectual property counsel James P. Chandler, III, author of the Federal Trade Secrets Act, and also new patent attorney for Leader Technologies, and his legal assistant Kelley Clements (L/R, right rear, seated), participated, along with co-inventors Jeffrey Lamb and Michael McKibben (L/R, left rear, standing), in eyes-only Leader invention design sessions in Columbus, Ohio.

1961: beware “secret societies” “secret oaths” and “secret proceedings.”)

Lyndon B. Johnson (LBJ) was a member of the Pilgrims Society; so were Dean Acheson, John McCone, the Dulles brothers, Henry Kissinger, John Rockefeller, David Sarnoff, Rothschilds, Bacharachs, Morgans, Andrew Carnegie, Barclays brothers, Barings brothers, Caspar Weinberger, Alexander Haig, and Paul Volcker, among many others.

The fact is that Eisenhower’s hands were not clean. Ike and General Marshall approved the ultra-secret “Five Eye’s” intelligence sharing agreement with the British Pilgrims Society via their surrogate entities British MI6, MI5, and GC&CS renamed GCHQ on March 5, 1946. Their first meeting was on [Mar. 11, 1946](#). That group already had control of the FBI and Pilgrims member J. Edgar Hoover. After the war they then directed the founding of the C.I.A. and NSA as their American surrogates. The ANNEXATION OF AMERICA was their primary objective for their new world order.]

Intellectual Property Lawfare Against Real Inventors

On paper professor James P. Chandler III was the best trade secrets and intellectual property attorney in the world for us. He was advising the White House, Congress, judiciary, military, intelligence, academia, corporations, and media. He even wrote our modern laws on trade secrets and lying to

Congress—the Federal Trade Secrets Act of 1996, and the False Statements Accountability Act of 1996.

We have learned that these evil people use deceptive labels that actually mean the opposite. Chandler’s laws do the opposite: they facilitate the theft of trade secrets and they sanction lying to Congress amidst flowery legalese.

Secretly, Chandler was drooling over our social networking invention. He formed the IBM Eclipse Foundation with a \$40 million IBM “donation” from future Patent Office director and IBMer David J. Kappos as a way to steal our source code (the magic sauce), then give our designs away to Silicon Valley, government, military, media, academia, and commerce through something they called The Eclipse Foundation “Eclipse IDE.” Others have since copied it, including the Chinese. Even Truth Social uses its offspring.

This is what really happened.

The Scene of the Crime

After our first meetings in Washington, D.C. Attorney Chandler agreed to help us protect our invention. He then played interminable patenting confidence tricks with us to learn our invention while he ostensibly worked to protect it. See Fig. 5 below.

Sir Geoffrey E. Pattie, British Pilgrims Society, founder of SERCO

However, Chandler was secretly making arrangements to steal our invention with IBM and his intellectual property counterpart in the UK, [Sir Geoffrey E. Pattie](#).

Sir Geoffrey was chairman and lead trustee of The Intellectual Property Institute in London, Co. No. 01557489, formerly named THE COMMON LAW INSTITUTE OF INTELLECTUAL PROPERTY.

Hindsight reveals they were coordinating the take down of America's intellectual property sovereignty by the British Pilgrims Society. That was fully implemented in 2006 with the takeover of the U.S. Patent Office by British SERCO GROUP plc.

Notably, Sir Geoffrey was the keeper of the Queen's "golden shares" (Crown control over key industries.) He was also the CEO of RCA, founder of SERCO GROUP plc, and controller of Marconi Wireless, BAE, among other Pilgrims Society operations within the British military-industrial machine.

Sir Geoffrey Pattie also oversaw the Trump-Russia hoax. He is the owner of the propaganda outlets [Strategic Communications Laboratory \(SCL\)](#) and its subsidiary Facebook-front Cambridge Analytica. He had direct collaboration with Sir Richard Dearlove and MI6.



[Alexander Nix](#), CEO of Cambridge Analytica was given membership in the Pilgrims Society as proved in their newly-discovered Pilgrims Society Newsletter on June-September 2013. The *quid pro quo* is: keep your mouth shut.

Sir Geoffrey and Chandler stole our Leader Technologies source code, gave it to the IBM Eclipse Foundation, then IBM Eclipse bastardized it into a universal surveillance tool by building in an encryption backdoor.



IBM Eclipse then distributed our social networking invention "FREE" as freshly-labeled "open source." This development alone should have raised red flags in the technology world. IBM is notoriously known as the largest patent holder and licensor in the world. They uniformly force clients into expensive intellectual property licenses. The deniability that they flogged onto the entire

technology world was that this code they were giving away was "open source" and therefore royalty-free, no questions asked. This served the spy agenda to implement a universal backdoor underneath the Internet.

How valuable is this British-American theft of my social networking invention?

We invested \$20 million to invent social networking. We have not been paid a dime in licenses, outside recent payments.

The current market capitalization on the breadth of companies supplying social networking to customers worldwide is approximately \$10 trillion, or more.

This makes the value of social networking today at least:

1: 500,000

This is why merchant-bankers have stolen intellectual property for millennia.

Let me give you a few facts to reinforce this value analysis:

1 SERCO GROUP plc

In 2006, the U.S. Patent Office "outsourced" to British [SERCO GROUP plc](#) to process all American patent applications. This means the British Pilgrims examiners get first look at every new idea that American inventors share with the U.S. Patent Office during the application process. This is a permanent economic advantage, albeit treasonous.



Fig. 6: Press Release. (Nov. 15, 2018). Serco Processes 4 Millionth Patent Application for U.S. Patent and Trademark Office. SERCO.

SERCO (formerly RCA Ltd.) and sister QinetiQ have been allowed to become deeply embedded in [American infrastructure](#), including U.S. patent processing, at least [63 U.S. FAA air traffic controllers](#), FEMA regions 2 and 9, SPAWAR naval systems, HHS Obamacare, OPM/SES/GSA data systems, global U.S. Army inventory system.

SERCO's CEO is new Pilgrims Society member [Mark Irwin](#) as was its



former chairman Sir Rupert Soames, grandson of Pilgrims Society co-founder Winston Churchill.

2 "Patents at Work"

In 1942, President Franklin D. Roosevelt, a Pilgrims Society member, signed off on America's theft of over 50,000 Axis patents during World War II. He then set up an office in Washington, D.C. euphemistically named "Patents at Work" to manage the corporate *avaricious feeding frenzy* that ensued. These ideas fueled the U.S. post-war economy funded by the corrupt Marshall Plan (Pilgrims Society) promoted by the likes of the corrupt Dulles brothers banker-lawyer-spies.

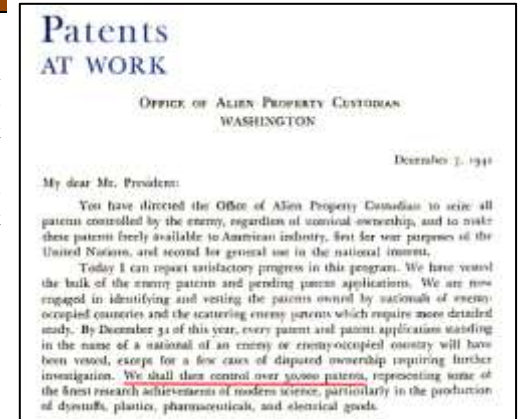


Fig. 7: Leo T. Crowley, Custodian. (Dec. 07, 1943). Patents at Work—A Statement of Policy, No. JX5313-U6A5. U.S. Alien Property Custodian. ("We shall then control over 50,000 patents.")

3 RCA-NBC monopoly

In 1919, then U.S. Navy Deputy Secretary Franklin D. Roosevelt, a Pilgrims Society member, ordered all the existing telegraphy providers to turn over thousands of their patented technologies to a newly-forming Radio Corporation of America (RCA). He ordered AT&T, GE, Westinghouse, Marconi Wireless America, and the United Fruit Company (South American telecom) to give their know-how to RCA so that the Pilgrims Society could control telecommunications, news, and mass surveillance. RCA later created NBC-TV—also government-controlled ([David Sarnoff](#)).

*The following table, based upon data in the F. Y. C. Radio Board, p. 30, indicates the RCA stock outstanding in 1922.

Name of stockholder	Number of shares	Par value	Market value
General Electric	1,000,000	100,000,000	1,000,000,000
Westinghouse	1,000,000	100,000,000	1,000,000,000
American Telephone & Telegraph	1,000,000	100,000,000	1,000,000,000
United Fruit	1,000,000	100,000,000	1,000,000,000
Others 1	1,000,000	100,000,000	1,000,000,000
Total	5,000,000	500,000,000	5,000,000,000

1 Both common and preferred stock. 2 Both common and preferred stock. 3 Most of these were stockholders of the *Marconi Co. of America*. Report on Co. Computations.

Fig. 8: [James Lawrence Fly, Chairman. \(May 2, 1941\)](#). *Investigations of Chain Broadcasting*, 163 pgs. P. 11, PDF p. 20, Commission Order No. 37, Docket No. 5060. Federal Communications Commission (FCC).

4 Wireless Monopoly

In the 1890s, British Marconi began confiscating all the patents of Nikola Tesla and just giving them to their cardboard cutout, Guglielmo Marconi. The British Home Office (MI5) and Admiralty (MI6) created a monopoly called Marconi Wireless that was later exported to America inside RCA, AT&T, and Westinghouse, initially, then the FBI, CIA and NSA via the ultra-secret [“Five Eyes”](#) intelligence gathering conspiracy. Even the British prime minister David Lloyd George was caught in insider trading trying to buy stock in Marconi America.



Fig. 10: [Company Secretary. \(Apr. 7, 1906\)](#). *MARCONI WIRELESS TELEGRAPH, Open Letter to Marconi Stockholders, Investors and the Public—Your Last Opportunity*. Indianapolis News.

5 Empire Press Union



From Jun. 5-28, 1909, 650 newspapermen of the British Empire, met in London for a [“Parliament of the Press” First Imperial Press Conference, 1909](#) conference. This

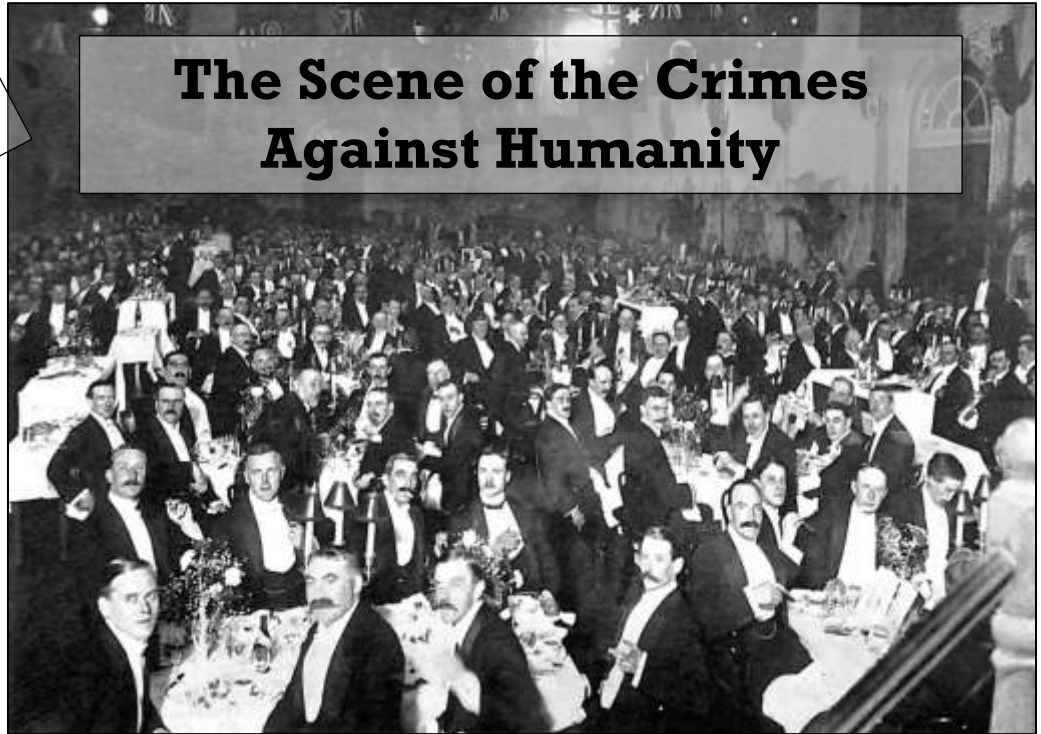


Fig. 9: [Thomas H. Hardman, ed. pub. \(Jun. 05-26, 1909\)](#). *A PARLIAMENT OF THE PRESS - THE FIRST IMPERIAL PRESS CONFERENCE, 1909, Illustrated, with Preface by The Earl of Rosebery, K.G., PDF p. 29*. London: Horace Marshall & Son.

conference profoundly influenced, if not outright controlled, propaganda, publishing, education, intelligence, culture, religion, telecommunications, commerce, warfare, eugenics, and banking ever since.

Remarkably, this event is rarely mentioned in history books. Georgetown historian Carol Quigley does not mention it even once. The organizer was the British Pilgrims Society, a secret society that was the brainchild of privy counsellor Cecil Rhodes and his clutch of imperial insiders who controlled the empire.

The Conference was bankrolled by big pharma Burroughs Wellcome & Co. It hosted 650 newspapermen from the British Empire June 5-28, 1909 at White City, Shepherd’s Bush, London (the current site of BBC Television Centre). Key Outcomes:

1. Founded the Empire Press Union (to be [“missionaries of Empire”](#)—Lord Rosebery- Rothschild)
2. Recruited founding spy agents for MI6, MI5, GC&CS now GCHQ who then created FBI, NSA, C.I.A.
3. Initiated [“Government by Journalism”](#)
4. Nurtured Russian Bolshevism thru Pilgrims agent Vladimir Lenin
5. Formed Committee of Telegraph Administrations (monopoly of telecom/lies)
6. Organized nine more conferences (into the 1960s) “these are effects that will not evaporate in two years, nor ten times two years.”

From inception in 1902, the Pilgrims Society set its sights on [annexing America](#) back into imperial Britain. These pilgrims

were not American Pilgrims, they were the pagan merchant-banker pilgrims of Babylon who had moved their financial center to Britain in 1067 A.D. as [“Rādhānites”](#) or [“Radknights”](#) and chartered The City of London. Many of them claimed to be Jewish, but that was just their [“antisemitism”](#) cover. They were and still are Babylonian pagans.

This conference has been diabolically concealed from the public. The delegates went home and have fouled world culture.

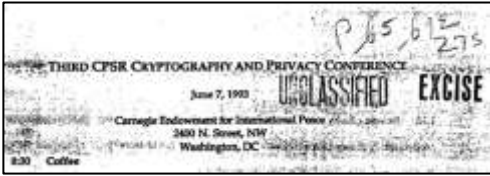
6 Internet Spy Backdoor

Judicial Watch discovered on Hillary Clinton’s private server that a universal encryption backdoor was embedded into all hardware, software, and firmware used in the Internet called the [Dual_EC_DRBG](#) algorithm. It is still exploited by the FBI, NSA, CIA and their [“Five Eyes”](#) MI6 handlers in the British Pilgrims Society:

“to require that telecommunications manufacturers and service providers redesign their systems to facilitate wiretapping.”

On Jun. 7, 1993, a secret meeting was bankrolled by the [Carnegie Endowment for International Peace \(British Pilgrims Society\)](#) and facilitated by Clinton chief of staff [John Podesta](#) and our later patent attorney law professor [James P. Chandler III](#). Their participants included NSA, AT&T, Verisign, DOJ, Cisco, ICANN, Dept. of State, UPenn, Georgetown, Mitre, ACLU,

NPR, Wilmer Hale LLP, NIST, HP, New York Times, Qualcomm, MacWorld, Oracle,



Deloitte, Apple, IBM, MIT, Treasury Dept.

Fig. 11: James P. Chandler, John D. Podesta. (Jun. 07, 1993). Third CPSR Cryptography and Privacy hard Conference included Stephen Crocker, Ann Harkins, Ken Mendelson, Juan Osuna, Cathy Russell, Steven Wolff, IBM, HP, AT&T. FOIA No. 9403963. U.S. Dept. of State.



Fig. 12: Michael McKibben. (Apr. 25, 2019). First Amended Miller Act Notice from Leader shareholders and officers served to the White House via Rep. Jim Jordan. Photo: Leader Technologies.

7 Obstruction of Justice & Election Rigging

Judicial Watch also discovered that Hillary had secretly contracted with Facebook for “a template for winning elections.” The first GSA contract on her server is dated Sep. 26, 2009 and does not appear on the public GSA ledger. Simultaneously, we had sued Facebook for patent infringement and were preparing for trial. For a year, Zuckerberg had been stonewalling production of his 2003 Harvard computers for evaluation by our experts from Carnegie Mellon and University of California Berkeley.

Hillary’s intention for social networking



Fig. 13: U.S. Dept. of State Contract. (Sep. 30, 2010). Facebook pages to build an international community to discuss relevant issues of the day. Contact: Dmitry Shevelenko. Facebook Contract SAQMMA09M1870, Judicial Watch v. U.S. Dept of State, Case No. F-2013-06356, Doc. No. C05516676, 01/02/2014

The litigation demeanor of Facebook’s attorneys at White & Case LLP, Cooley Godward LLP, and Gibson Dunn LLP were noticeably smug. (Note that Cooley Godward had already been favored by Obama to distribute the Energy Stimulus boondoggle that included at least \$465 billion to Elon Musk who also used Cooley Godward LLP.) Now we know why: the Obama administration was hell-bent to protect Facebook and was dedicated to rigging the outcome of our patent litigation—which is a felony under 18 U.S. Code § 1505 for obstructing a proceeding.

The Judicial Watch discovery also revealed that Hillary was secretly communicating with Sheryl Sandberg who had become chief operating officer and Zuckerberg’s handler. Despite the rigging, we still proved that Facebook is infringing our U.S. Patent 7,139, 761 on 11 of 11 claims we asserted at trial.

The obstruction of justice in *Leader v. Facebook* also included the U.S. Patent Office, Patent Office director David J. Kappos, and President Barack Obama all relying on Facebook accounts to press their corrupt propaganda, surveillance and medical agendas for our invention.

The Miller Act Notice

Once my shareholders and I realized that our social networking invention was confiscated by the Executive Branch, we put a demand to the President named The First Amended Miller Act Notice.

The Miller Act addresses government confiscation of private property without fair compensation.

The physical property corollary is eminent domain. A few scheming lawyers argue that the Miller Act does not apply to intellectual property.

Such a notion is wrong headed. The only property right actually included in the U.S. Constitution is for patents and copyrights! The Founders knew that intellectual property

was much more valuable to a booming economy than physical property.

The Miller Act required that we deliver the notice to the executive officer of the agency that confiscated the property. In our case it was President Donald Trump at the time. We assumed that he did not know about the theft of our invention at the time, so we gave him a pass on culpability.

The demand was hand-delivered to President Trump by senior staffers for Rep. Jim Jordan who is the representative of several of our Ohio shareholders, and with whom we had met four times on this matter.

Recently, Mr. Trump floated a Truth Social public offering without disclosing our First Amended Miller Act Notice and his reliance on our inventions.

The value of our First Amended Miller Act Notice claim is enormous (many trillions of dollars)

We want to be a part of fixing free speech and property theft in America, so we proposed a way to get our shareholders compensated, then to turn over a large portion of the licenses owed us into a “free press pool.” See [Honest Elections & Free Speech](#).

The problem with the ostensible free press today is that it is controlled by merchant-bankers in TheCityofLondon (Fleet Street) and their minions in America. Their conflict of interest is obvious and cannot be reformed. It must die from a lack of resources. We have empirically proved this in our research and Truth History disclosures.

It is not for nothing that news is called the “mockingbird press.” We have tracked this development down historically—down to who, what, where, and when—Empire Press Union, Fleet Street, all directed by the Pilgrims Society.

The Free Press Fund

We have proposed that the bulk of the license fees owed us by the Executive Branch be pooled into “The Free Press Fund.” This

fund would issue vouchers to each citizen that they can give to content and news creators as they see fit.

Because these funds will flow for decades, and maybe forever, depending on how well the outlets do their jobs, and how the funds are managed, a free press in America can finally emerge—for the first time free of TheCityofLondon control.

Leader Technologies will be the steward of this Free Press Fund and the process for issuing the vouchers. The only requirement to obtain the voucher is that you be a verifiable American citizen.

The self-anointed “elites” who presently control the mainstream media would have no say in who receives the funds. This would break the back of their stranglehold on public dialogue.

The media liars would then lose their funding since citizens will decide presumably not to fund liars with the vouchers.

who needs to regulate the social networking providers—who are all thieves of my invention!

Their maddening behavior is like demanding that a car thief wash and wax the car regularly, rather than give the car back to the rightful owner!

Public social discourse is condemned by immoral foundations until social networking users worldwide obtain a legal license

Public social discourse will be condemned to rearranging the deck chairs on the Titanic until we fix the underlying moral decrepitude of social networking intellectual property theft.

In our Miller Act Notice we have proposed a licensing solution for the entire planet.

We have proposed to issue a worldwide license for the U.S. Executive Branch to issue a blanket license for all users of social networking worldwide.

This gets everyone properly licensed and legal for the first time. (New users of our new product [MySQIF™](#) [Privacy App™](#) get the first-ever legal licenses to social networking.) See [mysqif.com](#)

President Trump, back in office, can pick up his pen and pay our Miller Act Notice on Day One.

* * *

Definitions:

Pilgrims Society: A secret society, founded on Jul. 16, 1902 in TheCityofLondon by a clique of British and American peers, generals, merchants, bankers, spies, militarists, colonialists, propagandists, newspapermen, politicians, robber barons, all self-anointed elites who conspire to promote a new English-speaking, Imperial, corporatist new world order where

America is annexed back into the British Empire. For public consumption, the Pilgrims say they are organized “to promote good-will, good-fellowship, and everlasting peace between the United States and Great Britain.” They also bang the “**special relationship**” drum endlessly despite the disclosure in 2010 that on Mar. 05, 1946 the British Pilgrims Society via MI6 took over the control of America’s intelligence agencies including the FBI, NSA, C.I.A., and DIA.

TheCityofLondon: Approximately one square mile in the center of London, UK. Founded by royal charter in 1067 A.D. by William the Conqueror. Also called “The City” it is the financial, news-media, legal, commercial center of the British Empire. It is separately governed by a Lord Mayor, High Sheriff, Guilds, Aldermen, Common Council, Clerk. Since inception, membership has been restricted to men and their male heirs.

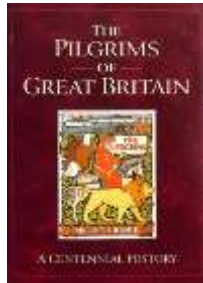
Miller Act. The Fifth Amendment Takings Clause to the United States Constitution reads as follows: “*Nor shall private property be taken for public use, without just compensation.*” It also includes situations in which the government permanently deprives a private owner of possession of his asset or gives his asset (or the right to permanently possess the asset) to someone else. The phrase “just compensation” means that the owner of the property shall receive at a minimum the fair market value of the property in its best alternative use.

Unscrupulous lawyers argue wrongheadedly that the Miller Act principle of just compensation does not apply to intellectual property, even when the government confiscated the property as a public work, which is exactly what happened with the theft of Leader Technologies’ social networking invention as a surveillance and population control infrastructure.

The Free Press Fund: A proposal by inventor Michael McKibben and the company he founded, Leader Technologies, Columbus, Ohio, to designate a substantial amount of the trillions of dollars in unpaid and future royalties due to him for the confiscation of his invention of social networking since 2000 when it was stolen in violation of the Fifth Amendment Takings Clause. See First Amended Miller Act Notice.

The First Revised Miller Act Notice: The demand put to the Executive Branch to compensate inventor Leader Technologies for its confiscation of their social networking invention property pursuant to the Miller Act. This demand includes the terms for the amount of funds to be paid out for damages and royalties.

The Silk Road: An ancient trade route and trading posts linking China and the Far East



Put your social networking use on a proper moral footing

Can any good fruit come from a bad tree? Can a reliable house be built on a bad foundation?

The entire world has benefited from its uncompensated use of my social networking invention. That is a bad foundation from which to expect good results.

What we see instead is interminable bickering, hearings, and grandstanding on



Fig. 14: Demon-worshipping Babylonian Rādhānite merchant-banker Silk Road trade routes ca. 8th century; they eventually migrated from Babylon to TheCityofLondon with William the Conqueror in 1,066 A.D., bringing their gold, silver, demon-worshipping paganism, and debt-banking usury know-how with them.

with the Middle East and Europe that carried silk, goods, slaves, china, textiles, perfumes, luxury goods, precious stones and metals, leather, spices, tools, artworks, medicines, gunpowder, fireworks, swords, firearms, and ideas between China and Europe.

Khazaria: A nomadic, pagan Turkic people that covered a large geography north of the Black Sea and had an empire that equalled the Byzantine and Russian empires. Between 8th and 10th centuries they cooperated with the Babylonian Rādhānites merchant-bankers to claim that they were Jewish while they opened a “northern route” for the Silk Road across Khazaria to northern Europe.

Sogdia: Was an ancient Iranian civilization along a large swath of the Silk Road now covering Uzbekistan, Turkmenistan, Tajikistan, Kazakhstan, and Kyrgyzstan.

Babylon: An ancient city in Mesopotamia, the capital of Babylonia in the 2nd millennium before Christ. The city was on the banks of the Euphrates River and was noted for its luxury, its fortifications, and, particularly, for the Hanging Gardens of Babylon. The ancient Silk Road settled its banking and contracts in a southeastern area of Babylon named Rādhān. Its inhabitants were named Rādhānites who claimed to be Jewish but who were not semitic, but were related to the pagan bloodlines of the Silk Road. The Rādhānites invented the Talmud and Yiddish to ply their merchant-banker control of the Silk Road trade route. The Prophet Ezekiel ca. 600 B.C. decried Babylon’s enforcement of debt slavery via usury. The Christian Apostles called this bankers “not Jewish” and “of the synagogue of Satan”) Rev. 2:9, 3:9.

Usury: the illegal action or practice of lending money with interest: “the ancient prohibition on usury as debt slavery.”

The Domesday Book: The formal survey of English holdings, labor, and dues owed to William the Conqueror completed in 1086 A.D. It identified the “Radknights” or “Riding Knights” that did the business of the realm including tax collection, accounting, minting money, banking, administration, law enforcement, trade, and commerce. This inventory is still in use today to identify property and deeds. It is believed that the Radknights were pagan Babylonian Rādhānite merchant-bankers pretending to be Jewish who had been managing the Silk Road merchant-banking routes between England and Europe to China.

The Hammurabi Code. A Babylonian legal text composed during 1755-1750 B.C. IT is the longest, best-organized, and best-preserved legal text from Babylon. The Code made usury the law of the land in a major empire for the first time.

Rādhānites. Arab historian Ibn Khordadbeh wrote in about 870 A.D. in his *Book of Roads and Kingdoms* about the merchant-bankers living in the wealthy Babylon-Baghdad suburb of Rādhān where Silk Road banking and trades were settled. He identified them as Jews, but subsequent DNA studies show them to be Turkic, Persian, Khazarian, Sogdian, and Chinese with a genetic deformity of an aquiline nose as identified in ancient Chinese art. The Rādhānite merchant-bankers disappeared almost overnight just as the “Ashkenazi” moniker emerged in the 11th century as a dubious Semitic moniker.

Demons. When lies become public laws and policy, evil spirits possess them, their human purveyors, and their outcomes. In the Holy Scriptures, evil spirits have numerous names, including DEMONS (mentioned 82 times), SATAN (42x), EVIL (430x), SERPENT (22x), DRAGON (14x), BEAST (87x), MAMMON (1x), MOLOCH (2x), BA’AL (121x), BEELZEBUB (1x), and ANTICHRIST (4x).

When a demon is confronted by the righteous, he must obey. (“Get behind me Satan.” Matthew 16:23.)

Solomon’s Gold. Gold delivered to King Solomon 800 tons over 36 years (666 talents per year) from the Mines of Ophir (Rothschild DeBeers today). Eventually, Solomon forsook God and built temples to the demon-gods of his 700 wives and 300 concubines.

Ahriman. Zoroastrian destructive/evil spirit. Identified by Rudolf Steiner as a materialistic, soul-hardening fallen evil spirit who pulls humanity away from God.

Chattel. Personal possession. A piece of personal property, including something that can be moved, or intellectual property rights such as copyright and patents.

Slavery. The practice or institution of holding people as chattel involuntarily and under threat of violence.

Debt Slavery. Interest-bearing debt (usury) that binds a borrower to a third party lender who assumes some level of control over the debtor’s life and freedom of movement.

Intellectual Property. Intellectual property (IP) is a category of property that includes intangible creations of the human intellect.

Egibi Babylonian Merchant-Banking Dynasty. The Egibis and Murašûs were called “Babylonian Rothschilds” by historians, but they were an imposter Jewish banking family that controlled the business and commerce of Babylon for hundreds of years dated from ca. 606–484 BC.

The Egibis and others families like the Murašûs discovered that the empires along

the Silk Road preferred doing business with “people of the book” rather than their pagan neighbors that they did not trust. Therefore, the Babylonians coopted Judaism to do their Silk Road banking. Eventually they fabricated the pro-usury Talmud and Yiddish to legitimize their imposter Judaism.



Fig. 15: *The Houses of Egibis and Murašûs trafficked in slaves. Cuneiform tablet: agreement regarding disposition of slaves, Egibi archive ca. 540 BC. This contract is part of 1,700 tables of The House of Egibi Bankers from Babylon. Source: The Met. See also [AFL \(Apr. 19, 2023\)](#). The City of London Babylonian Merchant-Banker-Demon Hoax of all Time. Americans for Innovation.*

“Five Eyes.” A highly secret conspiracy of British and American spies (intelligence) that was hatched on [June 05, 1946](#) by the British Pilgrims Society in meetings in London named “British-U.S. Intelligence Agreement.” “(a) It will be contrary to this agreement to reveal its existence to any third party whatsoever.” (First made public on Apr. 08, 2010). The agreement was spearheaded by the British Pilgrims Society leaders through MI6 with the U.S. Army Security Agency and the FBI following behind. Five Eyes then led the formation of the NSA and C.I.A. It agreed that most all American intelligence going forward would be shared with British MI6 and their Commonwealth minions in Canada, New Zealand, Australia. Israeli Mossad eventually came under the wing of MI6 these interlocked spies defined the “special relationship” and kept it secret until 2010.

“Special Relationship.” On [June 05, 1946](#) British prime minister Winston Churchill delivered a speech in Fulton, Missouri coining the phrase “Special Relationship” for the first time. However he lied by failing to mention the secret “Five Eyes” spy agreement that was the focal point of the relationship. Therefore, a demon entered British, American, and world culture through this lie. See definition of demon herein.

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