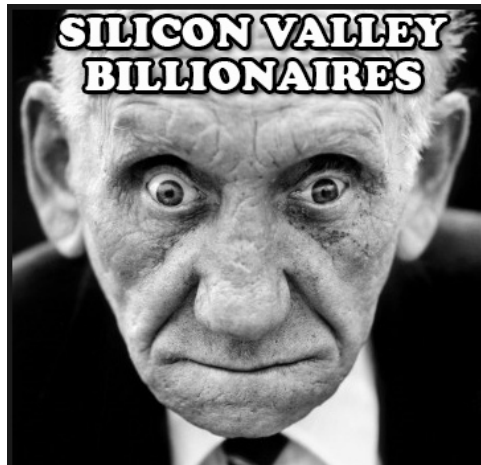


America hates inventors and innovation. How the great American dream became a national nightmare.



By Andrew K. - The National Invention Alliance

Spend your whole life creating and building products to improve the world, have nobody else prove that they came up with those things before you, have non-creative people ask to look at those things, then have those copy-cats copy them and make billions of dollars while making sure that you don't see a dime of those profits.

This is the cycle of pain that the modern inventor in the USA, must endure. It was not always like that. This is a new thing.

I blame it on Google and the megalomaniac billionaires of Silicon Valley. They can't invent anything on their own, so they take what they see and spend billions of dollars paying off politicians to look the other way and help them steal those things. Inventors in America have zero protection these days.

The following articles explain the damage that Silicon Valley has done:

How Google and Michelle Lee Destroyed American Innovation and fouled the U.S. Patent System

By Audrey Lancaster

The articles at the following links demonstrate a horrific state of affairs for American technology. Google lobbyists and campaign financiers placed another one of their people in charge of another federal agency (Just like at the DOE, White House and FCC) and it, again has led to devastating results for America.

While protecting Google's interests, Google's lawyer: Michelle Lee, has gutted the U.S. Patent Office and destroyed the last vestiges of domestic creative advantage that the nation had.

http://www.nytimes.com/2016/01/24/technology/larry-page-google-founder-is-still-innovator-in-chief.html?_r=0

...This New York Times article describes Google's process for spying on inventors and stealing their ideas.

<http://www.ipwatchdog.com/2016/04/07/district-courts-misapplying-alice/id=68104/>

... This article describes the invention terminating process that Michelle Lee set in place.

<http://www.ipwatchdog.com/2016/04/04/amici-eli-lilly-supreme-court-sequenom/id=67973/>

... This article describes the, LITERAL, killing of the public caused by Michelle and her termination of life saving medical technologies. Notice in the Eli Lilly case that the problem is so disastrous that even Lilly, Genentech and other providers can't even deliver new drugs and cancer-curing new medical discoveries because they are being rejected and forced to be de-funded.

Google (AKA: the notorious “PollyHop” in the Season 6 HOUSE OF CARDS TV Series) is under global investigation for political manipulation. With the U.S. Patent Office, Google cuts right to the chase and sends their lawyer in to engage in BoonDogging with audacity.

Eric Schmidt and Google funded the attempt to outlaw small inventors being allowed to get patents. Schmidt's famous lobbying facade known as “the troll bill” was temporarily rebuffed but now Schmidt has gone one better by placing his girl right on top of the actual U.S. Patent Office where she can do her thing right out in broad daylight.

DOES GOOGLE'S MICHELLE LEE WORK FOR BOTH GOOGLE AND THE U.S. PATENT OFFICE AT THE SAME TIME? CORRUPTION?

- Michelle Lee is Google's lawyer. She runs the U.S. Patent Office.
- Google hates other people's patents because, according to many inventors, Google has stolen most of it's technology from others.
- Michelle Lee presided over some of the largest intellectual property thefts, by Google, while she was at Google.
- The New York Times did a feature article about how Google founder Larry Page based Google's business model on ideas he stole.
- Google spent more money, than any other company, trying to over-throw modern patent laws that protect small inventors.
- Most people think that Michelle Lee is a **“criminal mole planted by Google to protect Google and only Google”**.
- Michelle Lee makes huge amounts of money off of Google while she runs the U.S. patent office.
- Google funded Obama's campaign and Obama appointed Michelle Lee.

- Michelle Lee has vindictively and overtly sought to invalidate tens of thousands of existing patents on a **“seemingly maniacal crusade to protect Google by steam-rollering all patents that may affect Google.”** She does so with the protection of the White House, who Google seems to **“own”**.
- Patent attorneys, start-up CEO's, inventors and small business hate Michelle Lee. Only Google seems to like Michelle Lee.
- Citizens groups plead with Trump, Sanders and Cruz to arrest and indict Michelle Lee if elected but know Hillary will keep her because Google finances Hillary, too.

[Is It Google's Turn to Head the USPTO Corporation ...](#)

techrightrights.org/2014/10/20/michelle-lee/

- As we showed in past years, *Google* had hired many patent lawyers rather than fight *software* patents; *Michelle Lee* may therefore be part of the problem. ... Microsoft's Charm Offensive Against GNU/Linux Uses the Same ...

[Michelle Lee | LinkedIn](#)

<https://www.linkedin.com/in/mlee95070>

Washington D.C. Metro Area - Under Secretary of Commerce for Intellectual Property and Director at USPTO - United States Patent and Trademark Office (USPTO)

- *Michelle Lee* is currently the chief executive of one of the largest intellectual ... Executive lead of *Google's* patent and patent strategy efforts. ... to Fortune 100 tech companies in the areas of internet, online commerce, *software*, ...

[What is Michelle Lee Hiding? - IPWatchdog.com | Patents ...](#)

www.ipwatchdog.com/2016/02/29/what-is-michelle-lee.../id=66590/

- If you *google* “*Michelle Lee* transparency” you can find more quotes with ... Act. To be clear—just like the pharma companies we are up *against*, we are So small *software* entities have to fight for 7, 8, 9, 10+ years for truly ...

[Former Google attorney Michelle Lee nominated to run US ...](#)

www.theverge.com/.../michelle-lee-nominated-uspto-director-...

The Verge

- Former *Google* patent chief *Michelle Lee* has been nominated by ... from the tech industry and a broader struggle around *software* patents, Lee's ... Feb 4 The ultimate patent troll is going to trial *against Google* and Motorola.

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[Google Public Policy Blog: Patent reform needed more than ...](#)

googlepublicpolicy.blogspot.com/.../patent-reform-needed-more-than-ev...

- Posted by *Michelle Lee*, Head of Patents and Patent Strategy If a company is really *against software patents*, it should sign the European ...

[michelle lee « America Invents IP Blog - Burdlaw.com](#)

www.burdlaw.com/blog/?tag=michelle-lee

Posts Tagged '*michelle lee*'. *Michelle Lee*, What Will You Be? ... Big *software* wants to kill the enforcement of *software patents*, with *Google* leading the charge. ... and regulations, but I wonder how strongly she will fight *against* jobflow to Asia.

[Gigaom | Former Google lawyer to lead Silicon Valley patent ...](#)

<https://gigaom.com/.../former-google-lawyer-to-lead-silicon-valley-paten...>

- Fantastic news: Michelle K. Lee, formerly *Google's* chief patent ... while many experts have called for the reform or abolition of *software patents*.

[The Fox Guarding the Chicken Coop? - IP Nav](#)

www.ipnav.com/blog/the-fox-guarding-the-chicken-coop/?printPDF

Former *Google* patent boss named as head of USPTO Silicon Valley office; does she bring her biases *against* NPEs to the job? ... The US Patent and Trademark Office has appointed *Michelle Lee*, former deputy general counsel ... At the Silicon Valley *software* conference where news of Lee's appointment first came to light, ...

[Long-time Googler will head Silicon Valley patent office | Ars ...](#)

[arstechnica.com/.../long-time-googler-will-head-silicon-vall...](#)

Ars Technica

- Michelle Lee, a former Google attorney who was one of the first ... The move was announced Friday afternoon at a conference about *software* patents, ... Of twenty patent lawsuits that had been filed against Google, only two ...

Is Google's Larry Page an “Idea Thief”?

A new lawsuit against Google presents startling evidence that Google stole YouTube, Google Glass, Google VR, Google-Loon, Google's video technology and the very essence of Google itself.

The lawsuit, along with a number of other legal actions, demonstrates a systematic program of intellectual property theft where Google's owners would dangle “possible investment” with Google's massive government-funded bank vault in front of entrepreneurs and inventors. Google's people then use this pretext to defraud inventors into revealing the workings of their ideas. Google then rejects the ideas, runs a global defamation attack against the entrepreneurs to prevent them from competing, and copies the idea and makes billions of dollars. The inventors get nothing but grief. The following article goes into greater detail:

How Google Steals Ideas From Entrepreneurs

By Sarah Dunn and Anthony Harvard

A recent article in The New York Times called: “*How Larry Page’s Obsessions Became Google’s Business*” describes how Google Boss Larry Page covertly attends technology conferences in order to get ideas from entrepreneurs. He does not seem to ever pay those entrepreneurs, for the technology he takes from them, and makes billions of dollars off of at Google.

Google Boss Eric Schmidt just spent over \$1 Billion to try to lobby Congress to change the patent laws in order to make patents for entrepreneurs nearly illegal, and to try to make patents almost entirely unenforceable, so that Google would not have to pay for the technology it steals. Google seems to love killing the American dream.

Google spent millions of dollars to nominate, lobby for, influence and place it's top lawyer in charge of the U.S. Patent Office. Now Google's “inside-man” makes sure that patents, that Google is infringing, are either turned down or, in some cases, have their approvals reversed.

Google's motto seems to be: “Why Compete When You Can Cheat”. This is a far more relevant motto than 'Don't be evil’.

The New York Times article, and hundreds of stories from entrepreneurs, describes how Mr. Page cuddles up to technologists in ordinary street wear, does not identify himself, and Hoover's up their

innovations for his company. The article, details the following:

“Three years ago, Charles Chase, an engineer who manages Lockheed Martin’s nuclear fusion program, was sitting on a white leather couch at Google’s Solve for X conference when a man he had never met knelt down to talk to him.

They spent 20 minutes discussing how much time, money and technology separated humanity from a sustainable fusion reaction — that is, how to produce clean energy by mimicking the sun’s power — before Mr. Chase thought to ask the man his name.

“I’m Larry Page,” the man said. He realized he had been talking to [Google’s billionaire co-founder and chief executive](#).

“He didn’t have any sort of pretension like he shouldn’t be talking to me or ‘Don’t you know who you’re talking to?’” Mr. Chase said. “We just talked.”

The article also reveals the show-boating of how Mr. Page likes to “ ignore the main stage and ***follow the scrum of fans and autograph seekers who mob him in the moments he steps outside closed doors.***”

The article goes on to show that.. ***“ He is a regular at robotics conferences and intellectual gatherings like TED. Scientists say he is a good bet to attend Google’s various academic gatherings, like Solve for X and Sci Foo Camp, where he can be found having casual conversations about technology or giving advice to entrepreneurs. Mr. Page is hardly the first Silicon Valley chief with a case of intellectual wanderlust, but unlike most of his peers, he has invested far beyond his company’s core business and in many ways has made it a reflection of his personal fascinations.”***

Further Page has ***“... said on several occasions that he spends a good deal of time researching new technologies, focusing on what kind of financial or logistic hurdles stand in the way of them being invented or carried out. His presence at technology events, while just a sliver of his time, is indicative of a giant idea-scouting mission that has in some sense been going on for years but is now Mr. Page’s main job.”***

Photo



Sergey Brin, co-founder of Google, wearing Google Glass. Credit Carlo Allegri/Reuters

Then the article grows dark, it says: ***“Many former Google employees who have worked directly with Mr. Page said his managerial modus operandi was to TAKE new technologies or product ideas and generalize them to as many areas as possible. Why can’t Google Now, Google’s predictive search tool, be used to predict everything about a person’s life? Why create a portal to shop for insurance when you can create a portal to shop for every product in the world?*”**

But corporate success means corporate sprawl, and recently Google has seen a number of engineers and others leave for younger rivals like Facebook and start-ups like Uber. Mr. Page has made personal appeals to some of them, and, at least in a few recent cases, has said he is worried that the company has become a difficult place for entrepreneurs, according to people who have met with him.”

“People who have worked with Mr. Page say that he tries to guard his calendar, avoiding back-to-back meetings and leaving time to read, research and see new technologies that interest him.”

The article details Page's under-cover intelligence gathering: ***“ People who work with Mr. Page or have spoken with him at conferences say he tries his best to blend in, ..” “ The scope of his curiosity was apparent at Sci Foo Camp, an annual invitation-only conference that is sponsored by Google, O’Reilly Media and Digital Science.***

The article goes on to reveal that Google was forced to engage in a break-up, into a front operation called “Alphabet” in order to try to create overt shell companies to build buffers from the Tsunami of legal actions that are coming after it.:

“Of course, for every statement Mr. Page makes about Alphabet’s technocorporate benevolence, you can find many competitors and privacy advocates holding their noses in disgust. Technology companies like Yelp have accused the company of acting like a brutal monopolist that is using the dominance of its search engine to steer consumers toward Google services, even if that means giving the customers inferior information.

In fact, the company’s main business issue seems to be that it is doing too well. Google is facing antitrust charges in Europe, along with investigations in Europe and the United States. Those issues are now mostly Mr. Pichai’s to worry about, as Mr. Page is out looking for the next big thing.”

“It is hard to imagine how even the most ambitious person could hope to revolutionize so many industries. And Mr. Page, no matter how smart, cannot possibly be an expert in every area Alphabet wants to touch.

His method is not overly technical. Instead, he tends to focus on how to make a sizable business out of whatever problem this or that technology might solve. Leslie Dewan, a nuclear engineer who

founded a company that is trying to generate cheap electricity from nuclear waste, also had a brief conversation with Mr. Page at the Solve For X conference.

She said he questioned her on things like modular manufacturing and how to find the right employees.

“He doesn’t have a nuclear background, but he knew the right questions to ask,” said Dr. Dewan, chief executive of Transatomic Power. “Have you thought about approaching the manufacturing in this way?’ ‘Have you thought about the vertical integration of the company in this way?’ ‘Have you thought about training the work force this way?’ They weren’t nuclear physics questions, but they were extremely thoughtful ways to think about how we could structure the business.”

Dr. Dewan said Mr. Page even gave her an idea for a new market opportunity that she had not thought of. Asked to be more specific, she refused. The idea was too good to share.”

Yet, Dr. Dewan did share, *seduced* by the understated encouragement of a top intelligence gathering officer: Larry Page.

Below, you will find a small sample of tens of thousands of blog articles and news articles discussing the overt experience of Google's intellectual property theft. When you have a zillion billion dollars and own your own Senators, ethics do not seem to fall within range of your moral compass.

Entrepreneurs have charged that Google has overtly, stolen its video broadcasting technology, virtual reality systems, Internet balloons, search engine system, wireless technology and many other items. We spoke with technologists who showed us United States Government issued patents and communications that showed that they had designed, engineered, built, patent filed and launched a number of the technologies that Google now has filled their bank accounts from. Google's financiers at Kleiner Perkins, Google Ventures and other groups had come to them, looked at the technologies confidentially, under the guise of “maybe we'll invest”, and then sent the technologies over to Google to build 100% clones of.

How hard is it to sue Google for patent infringement? With Google controlling the patent office and 80% of the technology law firms, the hapless entrepreneur is out-gunned.

Google even tried the lamest shell game in history by posting ads on technology blogs asking inventors to just send Google their patents and Google would look at them and offer a low-ball check if Google thought they might get in trouble. That ploy was universally mocked on the web.

Google remains a big, dumb, reckless billionaire's toy with no regard for the individual. As a creator, your idea is Google's to plunder. As a citizen, your privacy is Google's to plunder. As the buyer of elected officials and federal agencies, the law is now Google's bitch.

American FTC investigators wrote, in their report, that “*Google is a threat to domestic innovation*”. The European Union investigators have found “*...Google to be a private out of control corporate government that has more power than the U.S. Government.*”

It is time the FBI came in and shut that train down. Google is nothing but bad news for modern society and innovation.

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steal (stēl) v. stole (stōl), sto·len (stō'lon), steal·ing, **steals** v.tr. 1. To take (the property of another) without right or permission. 2. To present or ...

thefreedictionary.com/steal

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[8/14/14 3:35pm](#)

[Filed to: Google](#)

Some complaints are a morass of technical jargon and legalese. Others read like the makings of a [zany crime-comedy](#) by Steven Soderbergh. One [new lawsuit](#) filed against Google for copying the technology to compress video and audio files falls into the latter category, due primarily to allegedly incriminating Post-It notes accidentally handed over to the victim.

Comic potential aside, the claims are far-reaching, alleging that Google used trade secrets to "enhance the streaming and downloading features of virtually all Google services," [reports The Recorder](#). That list includes YouTube, AdSense, Google Maps, Google Drive, Google Chromecast, and many more. The allegations also involve top Google executives, including [former sales boss Nikesh Arora](#) and Megan Smith. It will likely provide a fount of schadenfreude for every startup that ever alleged that Google used acquisition talks to pilfer their inventions.

3. Indeed, time and time again, Google has willfully infringed the patents and used the proprietary information of others without offering to compensate the owners of those patents and/or proprietary information. This case is yet another of the many occasions on which Google has unlawfully taken, rather than developed for itself and/or paid for, valuable and proprietary technology that is core to the functioning of its many businesses and products.

[In a press release](#), the plaintiffs Vedanti System Limited (VSL) and Max Sound noted that they filed two suits against Google. Max Sound acquired the licensing rights to data transmission technology originally owned by VSL Communications. One lawsuit, filed in Santa Clara County Superior Court, is related to trade secrets. The other suit, filed in U.S. District Court for the District of Delaware, accuses Google of willful patent infringement. Both complaints are now embedded below.

According to the patent complaint, the problem began in March, 2010 when VSL's CEO met with Arora to discuss "licensing or acquiring" VSL's patented technology for digital video streaming. The filing also says that Smith, then Google's vice president of business development, signed an NDA in order to discuss VSL's technology. And that if VSL's patent portfolio met a certain requirement, Laura Majerus, part of Google's in-house counsel, then Google would "seek to buy the technology or to acquire VSL."

(Arora, who recently left for a plum position at the tech conglomerate SoftBank, was Google's [highest-paid executive in 2012](#), with a compensation package of \$51 million.)

The suit says that when negotiations between VSL and Google "stalled" and "terminated," Majerus shipped materials back to VSL pursuant to the NDA. Those materials were allegedly crawling with incriminating Post-It notes. The complaint claims that one Post-It said Google should "try" to destroy email evidence, one that said Google worried its infringement might be "reckless," and one that said Google should consider a "design around" or face litigation:

55. Included with the materials was a collection of Post-It notes, which appear to have been authored by Google personnel.

56. The Post-It notes included statements that suggest that Google intended to infringe VSL's patents and that Google's infringement was knowing and willful.

57. Examples of such statements in the Post-It notes include the following:

a. Google engineers should be discouraged from "digging deep" and should "close eyes to existing IP," and from talking further to Qualcomm IP engineer Seyfullah Oguz who had agreed to assist VSL in providing understanding to Google ;

b. Google was concerned that its infringement could be considered "recklessness" (the standard applicable to willful infringement);

c. Google had concerns that products in development should be carefully monitored because of potential infringement;

d. Google personnel should "try" to destroy incriminating emails;

e. Google needed to obtain a non-infringement opinion from outside counsel;

f. Google should evaluate the risk of getting sued for infringement if Google's infringing products were "money making"; and

g. Google should consider a "design around" because it was facing a "risk of litigation."

58. On information and belief, Google began to incorporate VSL's patented technology into WebM/VP8 soon after it initiated negotiations with VSL and received from VSL confidential information regarding VSL's patent portfolio.

The returned VSL material, it should be noted, included a working VSL codec for Google to test and analyze, copies of patents and patent applications, and a chart comparing their inventions to existing standards.

When VSL's CEO Alpesh Patel met with Arora in 2010, it was with the understanding that Google's

video tech " was in desperate need of improvement." [The Recorder](#) reports:

Sure enough, Google in 2010 had begun to amend its preexisting patent applications and to file new applications using VSL's technology, according to the complaint. In 2012, VSL noticed that the video quality of Google's Android operating system and other Google software had significantly improved. In June, VSL staff analyzed Google's publicly available code and discovered it contained VSL trade secrets.

1. This case arises out of Defendants' willful infringement of United States Patent No. 7,974,339 and Defendants' incorporation of this patented technology into products made, used, sold, offered for sale, and/or imported, including, but not limited to, VP8, VP9, WebM, YouTube, Google AdSense, Google Play, Google TV, Chromebook, Google Drive, Google Chromecast, Google Play-per-view, Google Glasses, Google +, Google's Simplify, Google Maps and Google Earth. In short, Defendants' infringement pervades virtually every website and product offered by Google and its Defendant subsidiaries.

I reached out to Google. A spokesperson said "We've got no comment on the complaint." Welp, in that case, please leave your casting recommendations in the comments.

[Complaint against Google for patent infringement](#)

<http://www.scribd.com/doc/236840708/Complaint-against-Google-for-patent-infringement>

<http://www.scribd.com/doc/236846889/Trade-Secret-Complaint-against-Google>

COPY

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IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA
COUNTY OF SANTA CLARA

MAX SOUND CORPORATION, VSL
COMMUNICATIONS LTD., and VEDANTI
SYSTEMS LIMITED,

Plaintiffs,

v.

GOOGLE, INC., YOUTUBE, LLC, ON2
TECHNOLOGIES, INC., and DOES 1-100,

Defendants.

Case No. **114CV269231**

UNLIMITED JURISDICTION

**COMPLAINT FOR DAMAGES AND
INJUNCTIVE RELIEF:**

1. MISAPPROPRIATION OF TRADE SECRETS
2. BREACH OF CONTRACT
3. UNFAIR COMPETITION
4. CONVERSION
5. FRAUD
6. DECLARATORY RELIEF

JURY TRIAL DEMANDED

ENDORSED

2011 AUG 11 10 3 10

CLERK OF SUPERIOR COURT
COUNTY OF SANTA CLARA
JURY TRIAL DEMAND

J. CAO-NGUYEN

FAXED

Dated: August 9, 2014

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