

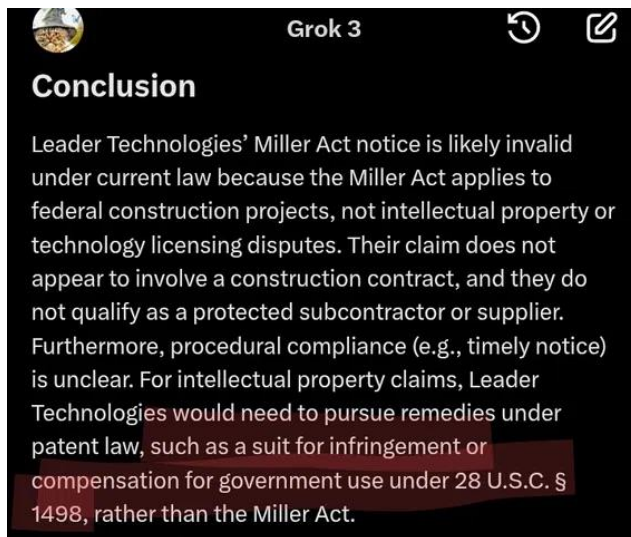
# Leader Technologies, Patent Theft, Government Confiscation, Miller Act Notice, and The Free Press Fund

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May 15, 2025, Advocate for Justice

Someone or bot with the username "Grok 3" posted this comment yesterday on Gab:

	<p>Transcription: Grok 3, May 14, 2025, Gab comment</p> <p>Conclusion Leader Technologies' Miller Act notice is likely invalid under current law because the Miller Act applies to federal construction projects, not intellectual property or technology licensing disputes. Their claim does not appear to involve a construction contractor, and they do not qualify as a protected subcontractor or supplier. Furthermore, procedural compliance (e.g., timely notice) is unclear. For intellectual property claims, Leader Technologies would need to pursue remedies under patent law, such as a suit for infringement or compensation for government use under 28 U.S.C. § 1498, rather than the Miller Act.</p>
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The output of AI models like Grok and ChatGPT mirrors the input they receive. If a user instructs Grok to blend misleading texts into a comment with a predetermined conclusion, Grok will comply without altering the directive. For instance, a user might prompt Grok: "Compile my ten years of online harassment writings targeting Leader Technologies, dismiss their Miller Act claims as baseless, and assert the Miller Act Notice is invalid. Adopt a legalistic tone to intimidate readers and sidetrack them with irrelevant legal arguments." Grok would then generate a deceptive comment based on those instructions. This highlights the societal risks of using AI tools like Grok and ChatGPT to create propaganda, misinformation, falsehoods, and other forms of immorality.

\* \* \*

The claim attributed to "Grok 3" that the Miller Act (40 U.S.C. §§ 3131–3134) does not apply to intellectual property and patents is categorically false. This response refutes that assertion using the statute's text, legal precedents, and the Fifth Amendment's Takings

Clause to affirm Leader Technologies' valid claim for compensation due to the government's theft of its intellectual property.

The "Grok 3" argument appears to be a deliberate misrepresentation by government-aligned interests to deny justice to Leader Technologies and its founder, Michael McKibben. The Miller Act applies to "public buildings, property, or works," and the term "works" encompasses intellectual property, including McKibben's social networking invention (U.S. Patent No. 7,139,761). This technology was misappropriated by the federal government via the IBM Eclipse Foundation and illicitly used by entities like Facebook, as proven in court.

The Fifth Amendment's Takings Clause—"nor shall private property be taken for public use, without just compensation"—explicitly protects patents as private property. The government's uncompensated use of Leader's invention constitutes a clear violation. The Miller Act provides a remedy by holding accountable federal contractors who profited from this theft while falsely claiming ownership in violation of performance and payment bonds (FAR Part 28).

Contrary to "Grok 3's" claim that the Miller Act is limited to construction, the statute's term "works" includes creative outputs like patents, software, and trade secrets (see 17 U.S.C. § 102(a); 18 U.S.C. § 1839). Legal precedent supports this: in *Fletcher v. Peck* (1810), Chief Justice John Marshall recognized patents as contracts between the inventor and the American people deserving protection, and in 1942, the Alien Property Custodian under Franklin D. Roosevelt confiscated over 50,000 patents from inventors in Axis countries, affirming their status as compensable property. Statutory interpretations "reasonable person" test further confirms that "works" extends beyond physical construction to intellectual property.

The government's misconduct was exacerbated during the *Leader v. Facebook* trial, where Leader proved infringement on all 11 patent claims. Judicial conflicts of interest, tied to investments in Facebook interlocks and affiliations with federal government officials, obstructed justice, a pattern "Grok 3" perpetuates by misrepresenting the Miller Act. Leader's Miller Act notice, which details the responsible parties, is legally sound and demands accountability.

## Call to Action

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To Whom It May Concern,

On Thursday, May 15, 2025, at 3:02 PM EDT, we reject the false claim attributed to "Grok 3" that the Miller Act (40 U.S.C. §§ 3131–3134) excludes intellectual property and patents. The Act's scope includes "public buildings, property, or works," with "works" encompassing intellectual property like Leader Technologies' social networking invention (U.S. Patent No. 7,139,761). In legal contexts, "works" covers creative outputs such as

software, patents, and trade secrets (17 U.S.C. § 102(a); U.S. Copyright Office, Circular 1, 2024). The government's theft of this technology violates the Fifth Amendment's Takings Clause, which safeguards all private property, including patents.

"Grok 3's" attempt to restrict the Miller Act to construction misreads the statute's plain language. Federal contractors using Leader's stolen technology breached their bonds by falsely claiming ownership, rendering Leader's Miller Act notice valid. The government's actions, compounded by judicial misconduct in *Leader v. Facebook*, expose a corrupt system that "Grok 3" defends. We demand just compensation for Leader Technologies under the Miller Act and accountability for those undermining American inventors' rights in our constitutional republic, designed to protect liberty and property.

Upon receiving compensation, Leader Technologies pledges to establish The Free Press Fund, dedicating a portion of the funds to support alternative media and free speech, a cornerstone of our republic. Leader will also grant usage rights for its invention, enabling legal social media operations and correcting the government's fraudulent distribution through entities like Facebook. This resolution upholds justice, benefits the public, and exposes the deceit of those, like "Grok 3," who distort laws to shield powerful interests.

Sincerely,

*[Your Name or Organization]*

Advocate for Justice

P.S. It is shameful that American officials do not protect inventors. Why do those same officials contract with British Crown companies like SERCO Group Plc and QinetiQ Group plc to steal innovations from real American inventors?

cc.

- U.S. Department of Government Efficiency (D.O.G.E.) re. fraud and unjust income
- Hon. James Jordan, chairman, Subcommittee on the Weaponization of the Federal Government, re. weaponization of social networking by the federal government

Comments from <https://aim4truth.org/2025/05/15/leader-technologies-patent-theft-government-confiscation-miller-act-notice-and-the-free-press-fund/> as of Fri. AM 5/16/2025

1. 1

**Ralph Baird Seymour** on May 15, 2025 at 4:53 pm

Very good. But to think that anyone in the US Federal government and in a position of influence (much less an elected representative) might lift a finger to correct the huge corruption we are faced with amounts to nothing more than a dream.

As long as the banking cartel can print currency, it will remain in control.

2. 2

**Robert D. Gubisch** on May 15, 2025 at 5:53 pm

Most of the above is far beyond my abilities, relative to offering substantial help. Yet, Douglas and Tyla continue to keep us aware, alert and in tune with the realities that we face. While reading Douglas's "The Incarnation of Ahriman" I was inspired to re-read Rudolf's "Planetary Spheres and Their Influence on Man's Life on Earth and in Spiritual Worlds". How immense is the information that Rudolf shared over one hundred years ago. And how immense is the effort and energy that Douglas and Tyla put out, and have put out, for years to keep Rudolf's message alive and well.

In reference to the only comment that I saw above, dreams are part of creation. Douglas and Tyla continue to awaken human beings as to the reality that they live in. Through truthful awareness we have the power to help them shed light on what is required of us. I have a dream, that we all speak truth, wherever and whenever we are among people. Real life starts from our personal relationships and expands from there. We don't need to hope for our elected officials to stand forth. We need to stand forth ourselves, like Douglas and Tyla, to the point that our elected officials will have no choice but to either come clean or go hide under a rock.

3. 3

**ScaredyCAT** on May 15, 2025 at 8:04 pm

This is an excellent write up. I know specifically which Grok 3 post is referred to in this article. Grok 3 is X Social media platforms most current version of "AI" bot. It should also be noted that X is operating on stolen Technologies from Leader. All 3 versions of Grok have a history of giving many inaccurate answers and twisted versions of the TRUTH. Personally, I'm sick of it. There are a whole network of shill bots working in coordination with these dumbass AI programs trying to change and control the narrative to fit their agenda. Thank you for refuting these

clowns. I will be glad when the Leader Act is signed by POTUS so we can put an end to all of these shenanigans.

4. [4](#)

**The Kraken on May 15, 2025 at 10:03 pm**

Ralph, in man's world you may be right. But with God, all things are possible. God has used donkeys to do His Will. Our job is to plant seeds. God makes them grow!

5. [5](#)

**Steve Nieman on May 15, 2025 at 10:48 pm**

Riddled the whole AI fraud devastatingly by describing how an immoral person can use AI immorally to pronounce a "black magick truth". I admire the tenacity of CEO Michael McKibbens Leader Technologies to expose and bring these various theft demons in the disguise of fallen animal-humans to justice. Truth needs no defense but the Light of the Sun.

6. [6](#)

**David Viele on May 16, 2025 at 4:43 am**

[NOTICE TO READERS: David is recognized as a troll and advocate for Facebook, its legal teams, and affiliated judges. Typically, we remove his content, but we've chosen to keep this post to demonstrate his unAmerican perspective and writing style to those who value truth. He frequently attacks Leader Technologies online, so feel free to counter his claims.]

Grok is 100% correct and it's easy to test for yourself. Just go on Twitter, open up grok and type in a question as simple as "is the Miller act notice filed by leader technologies a valid claim under US law?"

Select the "Deeper Search" option and grok will perform the most detailed analysis possible. You can watch it happen in real time and it will take the AI a good four to five minutes going through every conceivable source on the internet. You will see the reasoning process it goes through and why it reaches the conclusions it does.

In summary, the Miller act only applies to construction projects. If you have a claim under Miller act you have to file it within one year of the claim arising. The doctrine of adverse domination has zero application to the Miller act. There are a good seven or eight other reasons why the claim is completely invalid under US law.

But don't take my word for it. Perform the search yourself and you will see just how comprehensive the analysis is. I don't know whoever advised Mike that the Miller Act was remotely applicable here but unfortunately that advice was dead wrong.

7. 

**Editorial Staff** on May 16, 2025 at 8:47 am

Written like a devoted legal shill. **David Viele** now, John Miller before. We've tracked your relentless harassment of Leader Technologies for over ten years. You're despicable. Your opening remarks reveal you've embraced moral corruption.

The claim that "Grok is 100% correct" is absurd and demonstrably false, revealing it as a flawed tool shaped by its creators' biases. Garbage in, garbage out. We've uncovered substantial, court-admissible evidence that Grok dismisses because it clashes with the deceptive narrative its creators uphold. Grok is merely a curated set of datasets, as human and fallible as those who built it. Its output isn't truth just because it's generated. We've shown that the Miller Act's plain language extends far beyond construction to other property and works. Patents and copyrights, like those held by Leader, are the only property rights enshrined in the U.S. Constitution (Article I, Section 8, Clause 8), which empowers Congress to "promote the Progress of Science and useful Arts" by securing exclusive rights to authors and inventors. Federal buildings aren't mentioned. You and your judicial co-conspirators are corrupt, We the People reject you and your deceitful "lawyers and judges."

The adverse domination doctrine suspends statutes of limitations when courts, intertwined with the opposing party, display bias. In the Leader v. Facebook appeal, judges were urged to recuse themselves, as documented in amicus briefs, due to their financial connections to Facebook, but none did so. These ties indicate bias, aligning the judges with Facebook and its counsel before the trial began. Additionally, Hillary Clinton's private server proves, and Facebook pages during the case for Barack Obama and USPTO David Kappos prove that they obstructed justice. The courts' failure to adhere to their own *Pfaff* and *Group One* "on-sale bar" evidence tests further demonstrates their bias.

We demand that morality return to justice.

Now we speak to the demon(s) that inhabit David Viele aka John Miller:

We demand that you tell us your actual name David, or John, or ??? Where did you go to law school? List the judges who are in your pocket or the pocket of your law firm. What corrupt law firm pays your salary to harass real American inventors? Who are your handlers? What companies do you shill for?

**GET BEHIND US SATAN.**

8. 

**CATNIP** on May 16, 2025 at 9:37 am

Right on! Speak truth to these demons.

9. 

**The Skeptic** on May 16, 2025 at 1:42 pm

LOL, I decided to test “David Viele”’s assertion that “Grok is 100% correct.”

I had just watched Fox News’ Bret Baier interview President Trump and noticed Bret was squirming and interrupting the President. <https://youtu.be/4sqJKn8-QYE?si=yhuD9ggFCZ2JoBmT&t=88>

My question to Grok was simple: “*What is Bret Baier’s relationship with the American Academy of Achievement?*” I asked for a Deep Search like “David Viele” suggested. Grok scrolled its progress in looking through dozens of websites and produced this result:

*Grok: “Extensive searches across the academy’s website, news articles, and social media platforms, including X, did not reveal any direct links between Baier and the academy.”*

Giving Grok a second chance, I ran the same question twice and received the same answer.

I looked on my own and found this evidence that \*\*\*100% refutes\*\*\* Grok’s answer, and proves that “David Viele” drinks the Grok Kool-Aid:

<https://achievement.org/summit/2022/> [*Color added for emphasis*]

“**The Banquet of the Golden Plate awards presentations were moderated by broadcast journalists Bret Baier, Fox News Chief Political Anchor** (shown above), and Academy member and CNN news anchor Wolf Blitzer at the National Portrait Gallery’s **Luce Center in Washington, D.C.**, during the 2022 International Achievement Summit. Note that the **Henry Luce family** have been prime movers in the **British Pilgrims Society** since 1902. **Henry Luce III was president of the Pilgrims in the US from 1996-2005.** The Luce family controls the Pilgrims propaganda outlets **TIME, LIFE, FORBES, SPORTS ILLUSTRATED** <https://achievement.org/wp-content/uploads/2022/11/2022-Brett-Baier-Moderator-Luce-760x543.jpg>

<https://www.pilgrimsus.org/officers-and-directors-of-the-pilgrims-of-the-united-states/>

Conclusion: “David Viele” lies about Grok, lies about Leader Technologies, and lies about the law.

By definition: Liars who lie about their lies at the level of U.S. Law are possessed by demons, especially lawyers and judges. Let me join the chorus: GET BEHIND ME SATAN.



Fox News' anchor Bret Baier moderated the 2022 American Academy of Achievement Summit in Washington, D.C. with ...

Supreme Court glitterati: Anthony Kennedy, Amy Coney Barrett, Ketanji Brown Jackson and Brett Kavanaugh (below).





Whose team are these people really on? Answer: The British Pilgrims Society seeking the annexation of America and the destruction of our republic.