

**Eliot I. Bernstein**

---

**From:** Eliot I. Bernstein [iviewit@adelphia.net]  
**Sent:** Tuesday, September 21, 2004 10:08 AM  
**To:** 'agoodman@pklawgroup.com'  
**Cc:** Marc R. Garber (E-mail); Marc R. Garber (E-mail 2); Caroline Prochotska Rogers Esquire (E-mail 2); Barbara Williams (E-mail); P. Stephen Lamont (E-mail)  
**Subject:** William Dick Bar Complaint  
**Importance:** High  
**Sensitivity:** Confidential  
**Contacts:** Andrew H. Goodman



Dear Mr. Goodman,

Regarding your attached letter in the matter of William J. Dick, we have been trying to reach your office to make you aware of certain conflicts of interests and appearances of impropriety that have been found in Supreme Court Bars of both Florida and New York and that these conflicts had impact on the Virginia Bar. Mr. Dick, in his response to the complaint refers to these other bar complaints, and in fact, refers to them using false and misleading information. Further, these bar cases have now been tainted by such conflicts and actions have been taken which have led to Supreme Court cases now before New York and Florida (SC04-1078). In New York, Chief Counsel, Thomas Cahill, has already been forced to take action, in a petition to the Supreme Court of New York Appellate Division: First Department to move three attorney complaints, due to conflicts of interest and the appearance of impropriety, currently under review by a panel of five justices, per NY law.

Certainly, we need to petition the entire review at the Virginia Bar as these issues were undiscovered at the time of filing, and since Mr. Dick misuses information from these tainted cases to act as defenses in response a response void of such misstatements as are contained in his original response would have to be submitted, with correction. Again, as I have left in several messages at your office, we have been advised, due to the current nexus of events at the other state bar agencies, to request that all Virginia State Bar Members who have had any dealings with this complaint, to sign conflict waivers, stating that they have no conflicts with any of the named lawyers or law firms contained in the complaint.

Please provide the Company with the process for appealing or challenging your opinion before any loss of rights in the matter occurs to the company.

A handwritten signature in black ink, appearing to read "E.I. Bernstein", written in a cursive style.

Eliot I Bernstein  
Founder, President & Inventor  
561.364.4240  
[iviewit@adelphia.net](mailto:iviewit@adelphia.net)

Iviewit Holdings, Inc.  
10158 Stonehenge Circle  
Suite 801

Boynton Beach, FL 33437-3546

**THIS MESSAGE AND ITS EMBEDDED FILES INCORPORATED HEREIN CONTAIN INFORMATION THAT IS PROPRIETARY AND CONFIDENTIAL PRIVILEGED INFORMATION. IF YOU ARE NOT THE INTENDED RECIPIENT, YOU ARE PROHIBITED FROM READING, OPENING, PRINTING, COPYING, FORWARDING, OR SAVING THIS MAIL AND IT'S ATTACHMENTS. PLEASE DELETE THE MESSAGE AND ITS EMBEDDED FILES WITHOUT READING, OPENING, PRINTING, COPYING, FORWARDING, OR SAVING THEM, AND NOTIFY THE SENDER IMMEDIATELY AT 561.364.4240. IF YOU ARE THE INTENDED RECIPIENT, YOU ARE PROHIBITED FROM FORWARDING THEM OR OTHERWISE DISCLOSING THESE CONTENTS TO OTHERS, UNLESS EXPRESSLY DESIGNATED BY THE SENDER. THANK YOU!**

**ARTICLE 1, SECTION 8, CLAUSE 8 OF THE UNITED STATES CONSTITUTION PROVIDES:  
"CONGRESS SHALL HAVE THE 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."**