

**Eliot I. Bernstein**

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**From:** Eliot I. Bernstein [iviewit@adelphia.net]  
**Sent:** Saturday, June 18, 2005 10:39 AM  
**To:** 'James.Groody@uspto.gov'; 'Harry.Moatz@USPTO.GOV'; The Honorable Glenn Fine - Inspector General Department of Justice; The Honorable Johnnie E. Frazier - Inspector General Department of Commerce  
**Cc:** 'Caroline Prochotska Rogers Esquire (E-mail 2)'; 'Flaster Greenberg P.C. - Marc R. Garber, Esq.'; 'Marc R. Garber (E-mail 2)'; Michele M. Mulrooney Esq. - Hirsch Jackoway Tyerman Wertheimer Austen Mandelbaum & Morris (mmulrooney@hjlalaw.com); Andrew R. Dietz (andy\_dietz@rockitcargo.com); Caroline Prochotska Rogers Esq. (caroline@cprogers.com); Barry Becker (barryb@rockitcargo.com); Eliot L. Spitzer (eliot.spitzer@oag.state.ny.us); George E. Pataki (gov.pataki@chamber.state.ny.us); Jarmstrong1 (jarmstrong1@comcast.net); Gerard Vonk (gerard.vonk@haaglandenden.politie.nl); 'Alan Epstein, Esq. - Hirsch Jackoway Tyerman Wertheimer Austen Mandelbaum & Morris'; 'mlzam@comcast.net'; 'guy@gtlilife.net'; 'circles@circleme.org'; 'anthony.frenden@disney.com'; Iviewit (iviewit@adelphia.net); Candice Michelle Bernstein (candiceb@adelphia.net); Donna Beth Dietz (donna@air-apparent.com); Donna Beth Dietz (donnabdietz@yahoo.com); Andrew R. Dietz (andyd@air-apparent.com); Andrew R. Dietz (ad1956@aol.com); 'AScott@ci.boca-raton.fl.us'; 'info@patentepi.com'  
**Subject:** RE: RE: PRIVATE AND CONFIDENTIAL - Iviewit Patent Applications  
**Importance:** High  
**Attachments:** interpol exhibit list of crimes.pdf; 2005 02 14 09 630 939 US Patent - 2nd six month extension.pdf; image002.gif; image004.jpg; image001.wmz; oledata.mso; oledata.mso; image003.png; image001.wmz

Dear Mr. Groody and Mr. Moatz,

Mr. Groody, based on our prior conversations you were going to get back to me in one week with some answers regarding the suspension requests sent to you for the entire Iviewit patent portfolio filed at the USPTO. While we have received suspension on some applications we are unclear if the other intellectual properties have been put in suspension by the USPTO pending the investigation of patent attorney frauds committed upon the USPTO. These are very serious issues as the loss of patent rights may ensue based on the lack of actions by the USPTO and thereby causing inventors to lose their constitutionally protected rights to the patents as ensured in Article 1, Section 8, Clause 8 of the United States Constitution. We are due to file for review by the United States Supreme Court in the next few weeks the many issues surrounding these matters and it is imperative that an accurate assessment of the status of the patents is presented.

Also, you were going to find out why the USPTO has not sent copies of our filings to us, despite repeated requests to send copies of the entire file and file wrappers for each and every patent requested. This request for our documents is now well over one year old. I sent this email to your office in March of 2005 and recently received a "not read" report showing that you did not read the document or the attachments. I would like to confirm your receipt of the email below and have some confirmation as to what you are doing about the remaining patents and other IP still at risk of being lost by inactions of the USPTO to either confirm or deny suspension of each and every application requested.

It is now several months since our initial conversation and I am at a loss of how to move forward if the patent office now refuses to respond to formal requests for suspensions on the IP and where such evasive actions leads one to question if the Inspector General that regulates the Commerce Department and the USPTO should now be contacted in order to prevent loss of such constitutionally protected rights and oversight such matters. I would like this letter to serve as a formal request that the Commissioner and you notify such Inspector General of the entirety of the matters to maintain internal controls and prevent corruption from within the USPTO from possibly occurring, which could cause further losses of inventors rights. Where such losses, if attributable to inactions by the USPTO, could be perceived as a threat to the USPTO a division of the Commerce Department and cause public loss of confidence in the patent system, the patent office and certainly patent attorneys regulated by the Office of Enrollment and Discipline, remain to be determined. Where such issues are of national and international

concern and where loss in faith of the USPTO by inventors worldwide could have catastrophic effects on the commerce department and the USPTO's ability to provide a safe haven for inventors to file their inventions.

Please respond to this letter in writing and it would be great if you could call me directly to inform me of the actions of the USPTO in regards to each and every application we have requested suspensions for. I appreciate your efforts thus far and I request that both the Commerce Department Inspector General and the Justice Department Inspector General (The Honorable Glenn Fine) be notified of the entirety of the case by your offices immediately since it appears that patent rights may already have been lost by inactions of the USPTO. I have never accused the USPTO for inaction or wrongdoings since there has been actions in certain cases and therefore these requests are precautionary and preventative versus accusatory in nature. To have oversight in these matters is safer for all parties involved at this juncture where so many crimes are alleged and where the nature of such crimes centers on a multiplicity of frauds against the United States and foreign nations. This request is also for Mr. Moatz's office to take similar actions in notifying the inspector generals of the status of his investigations of the attorneys involved. Where the law firms involved now have additional charges pending investigations for violations of public offices in the Supreme Court of New York and the Supreme Court of Florida (being appealed in the United States Supreme Court shortly), one must now be careful of further infiltrations by these lawyers and firms of public offices where complaints against them have been formally filed. Further, it is requested that your offices attach this letter to both inspector generals so that company and its shareholders can be assured that such formal notification has been served upon them and copy us the letter sent by your offices notifying them of this case.

Again, thank you for your time, effort and consideration of these matters,

Eliot Ivan Bernstein  
Inventor



Eliot I. Bernstein  
President, Founder & Inventor  
Direct Dial: 561.364.4240

**PRIVATE & CONFIDENTIAL**

Monday, March 14, 2005 - 04:23:42

**Re:** Iviewit

Dear Mr. Groody:

I am not sure if the attached suspension letter came from our conversations or not, but if so, thank you. This form of suspension notice is what I am looking for on all of the IP cited in my earlier email. I am sure it is taking a bit longer to get your arms around the matters but I look forward to our conversation to discuss the remaining IP status. We also were wondering if the patent office has begun formal investigations of the charges of fraud on the USPTO as filed in the complaint by Iviewit and it's investor Crossbow Ventures of W. Palm Beach. It is our understanding that where the inventor is wrong from foul play this must be determined by an administrative court, please advise. I have also attached for your review a list of the crimes I have filed with the FBI and other state and International authorities with a summation of the crimes committed and investigations ongoing. Part of the federal codes violated are the patent crimes and this is based on the companies interpretation of such laws.

I was wondering if for the copyright crimes I need to contact those offices or how this all works, or if reporting to the USPTO is same?

6/18/2005

With best regards,



Eliot I. Bernstein  
President, Founder & Inventor  
Iviewit Technologies, Inc.  
10158 Stonehenge Circle  
Suite 801  
Boynton Beach, Fla. 33437-3546  
561-364-4240  
[iviewit@adelphia.net](mailto:iviewit@adelphia.net)  
[www.iviewit.tv](http://www.iviewit.tv)

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**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."**

-----Original Message-----

**From:** Candice Michelle Bernstein [mailto:candiceb@adelphia.net]

**Sent:** Friday, January 14, 2005 3:31 PM

**To:** 'James.Groody@uspto.gov'

**Cc:** 'Caroline Prochotska Rogers Esquire (E-mail 2)'; 'Flaster Greenberg P.C. - Marc R. Garber, Esq.'; 'Marc R. Garber (E-mail 2)'; 'pstephen.lanmont@verizon.net'

**Subject:** RE: PRIVATE AND CONFIDENTIAL - Iviewit Patent Applications

Dear Mr. Groody,

Thank you for your time today and attached is a copy of the request for suspensions of all applications of Iviewit,

6/18/2005

until the investigations into the matters may be completed through the office and OED. If you need further information or submissions, please feel free to call.

Thank you,  
Eliot Bernstein

-----Original Message-----

From: Eliot I. Bernstein [<mailto:iviewit@adelphia.net>]

Sent: Wednesday, December 22, 2004 5:03 PM

To: erick.rekstad@uspto.gov; Harry I. Moatz (E-mail)

Cc: Caroline Prochotska Rogers Esquire (E-mail 2); 'Flaster Greenberg P.C. - Marc R. Garber, Esq.'; Marc R. Garber (E-mail 2)

Subject: PRIVATE AND CONFIDENTIAL - Iviewit Patent Application 09 587 026

Dear Mr. Rekstad,

It was a pleasure speaking with you today and as requested I have attached the suspension letter sent to the Commissioner in July for the 09 587 026 application. Please respond with confirmation of receipt of this email and also advise us as to how to respond to the recent office action. We were under the impression that the suspension had already been renewed, although we had not received confirmation in writing from the USPTO.

Thanks,  
Eliot

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

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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."

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