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By Facsimile & Web Form

February 1, 2007

The Honorable United States Senator Dianne Feinstein
United States Congress
1 Post Street
Suite 2450
San Francisco, CA 94104

Re: Request to Amend Legislation to Release Confidential Information at the United States Patent and Trademark Office (“USPTO”) Pertaining to Patent Applications Filed Fraudulently on Behalf of Iviewit Holdings, Inc., and its Subsidiaries, Affiliates, and Related Parties (collectively, “Iviewit”), Request to Amend Legislation to Continue the Time Period to Suspend Action by the USPTO in the Case of Alleged Fraud, and Request to Amend Legislation in Situations of Fraud and Conspiracy Against the United States that Endanger Loss of Inventor Rights.

Dear The Honorable United States Senator Dianne Feinstein:

Recognizing the Congressional power to protect inventors under Article 1, Section 8, Clause 8 of the Constitution of the United States whereby “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”, I write to request amendments to current legislation requiring the USPTO to release confidential information pertaining to patent applications filed fraudulently, request amendments to legislation to continue the time period to suspend action by the USPTO in the case of alleged fraud whereby the time of investigations may jeopardize the inventors’ patent applications, and to request amendments to legislation to enact any/all changes necessary to return intellectual properties consummated in fraud and conspiracy against the United States that may endanger loss of inventor rights.

The attached bill is vital in protecting my interests as an inventor of technologies filed in the United States and through international commerce treatises to foreign nations. While

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investigations remain ongoing¹; it is clearly not the intent of the Constitution that while such charges of crimes against the USPTO by licensed representatives of the USPTO and perhaps internal agents at the USPTO are fully investigated, that inventors would lose rights to their intellectual properties, opposite of the Constitution's mandate for Congress to protect such rights. Further, where the present institutions and current legislation have failed in protecting the inventor under these circumstances and may have been directly culpable to the aforementioned loss of intellectual property rights, clearly Congress must enact new legislation to protect from this prior unforeseen instance involving crimes against the United States and foreign nations committed by those entrusted to uphold the inventor rights under current legislation.

As civil claims cannot come prior to federal actions, the inventors are calling upon Congress to similarly take oversight of all federal, state and international investigations, so as to determine how to protect such rights. Additionally, Congress must intercede where international treatises have been violated and fraud committed against foreign nations, also posing risk to the international counterparts to the USPTO applications in foreign nations. Since these crimes are not only against the owners, assignees and inventors of the intellectual properties, which would typically mandate civil actions but are against the United States and foreign nations, the true and proper inventors' are forced to wait for federal and international actions to be taken, again, prior to having any civil claims in these matters.

Furthermore, the attached bill, preferably brought by special committees pre-screened for conflict in these matters, including any signatories², requests Congress to amend legislation to release information to the true and proper inventors on patent applications fraudulently filed on behalf of others, where The Privacy Act of 1974, 5 U.S.C. §552(a), as Amended, or any other applicable Federal law, upon information and belief, prevents the USPTO to disclose information on applications that were criminally³ misappropriated by attorneys licensed by the distinguished USPTO Patent Bar through a pattern of fraud, deceit, and misrepresentation that runs so wide and so deep that it tears at the very fabric of what has become to be known as free commerce in this country, and, in the fact that it pertains to inventors rights, tears at the very fabric of the Constitution of the United States. More specifically, the true inventors cannot repair or even amend certain of the misappropriated and converted intellectual properties without the proper information from the USPTO pertaining to the fraudulently filed applications first being corrected.

Additionally, the attached bill, preferably brought by special committees pre-screened for conflict in these matters, including any signatories, requests Congress to amend

¹ See attached Ongoing Investigation Chart

² Affirmed Conflict of Interest letters are necessary due to the fact that almost four thousand attorneys are in the law firms accused and where certain of the accused have already been found violating public offices in the handling of these matters

³ Case citations available upon request.

legislation to continue the time period to suspend action by the USPTO in the case of alleged fraud and conspiracy against the United States, where Title 37 - Code of Federal Regulations, Patents, Trademarks, and Copyrights, §1.103 Suspension of Action by the Office, or any other applicable section or any other provision in United States Code Title 35 – Patents, contains insufficient time periods to investigate the allegation of fraud, including the exhaustion of appeals to any decision. In certain instances already these time frames have been exceeded leaving the inventors' rights in question and where the USPTO has tendered no information since beginning formal investigations, the inventors' now remain in limbo as to their rights, certainly opposite to the Constitutional mandate to protect such rights and Congress' mandate to enforce such protections.

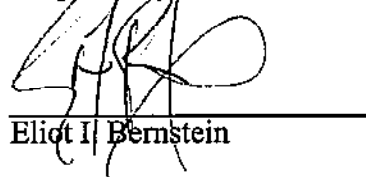
Third, the attached bill, requests Congress to enact new legislation to broaden the Commissioners' power upon information supplied by the applicant or investigatory bodies, to take any/all necessary actions to ensure the return of any fraudulently acquired intellectual properties to the true and proper inventors, owners and assignees.

Moreover, the requests in the attached bill were first suggested by Harry I. Moatz ("Moatz"), the Director of the Office of Enrollment and Discipline of the USPTO, whereby Moatz directed Iviewit to file charges of fraud and conspiracy against the United States and others with the Commissioner of Patents after reviewing attorney dockets and other evidence that contained falsified information prepared and disseminated by no less than four U.S. law firms, including but not limited to, Meltzer Lippe Goldstein & Schlissel LLP, Foley & Lardner LLP, and most recently Blakely Sokoloff Taylor & Zaffman LLP, all under the direction of the New York law firm of Proskauer Rose LLP.

Furthermore, this bill, also calls Congress to action in the protection of interests of similarly situated inventors and stakeholders who share in loss and is wholly and entirely in the public interest of constituents here in California, as the companies holding the intellectual properties were last headquartered in California, those interests of which the duly elected members have been sworn to protect.

Lastly, the above situations, regrettably, are time of the essence items as: the USPTO has been unresponsive materially jeopardizing the intellectual properties; the European Patent Office has been equally unresponsive, further jeopardizing the fraudulent applications filed in violation of international commerce treatises; and the Japanese Patent Office has been entirely not forthcoming, yet again, jeopardizing these fraudulent applications filed in violation of international commerce treatises. Finally, with the recent car bombing attempt on my life, these matters demand a speedy response.

Respectfully submitted,



Eliot I. Bernstein

cc & ec:

Select House Judiciary Committee Members
John Conyers, Chairman of the House Judiciary Committee
Select House Energy and Commerce Committee Members
The Honorable John Dingell, Chairman of the House Energy and Commerce Committee
The Honorable Nita Lowey
The Honorable Barbara Boxer
Harry I. Moatz, Director ~ United States Patent & Trademark Office -- Office of Enrollment & Discipline
Jon W. Dudas ~ Under Secretary of Commerce for Intellectual Property and Director of the United States Patent and Trademark Office
Stephen Lucchesi, Special Agent – Federal Bureau of Investigation
David Vogel, Research Assistant to Energy and Commerce Committee
Sampak Garg, Staff Attorney to Judiciary Committee
Shanna Winters, Staff Attorney to Judiciary Committee
Perry Apelbaum, Majority Chief of Staff and Counsel to Judiciary Committee
Dennis Fitzgibbons, Majority Staff Director to Energy and Commerce Committee
Jonathan Cordone, Deputy General Counsel to Energy and Commerce Committee
Iviewit Shareholders

Bill Name: S._____

Senate Author(s): The Honorable United States Senator Dianne Feinstein;

Short Description: President and Congress memorialized by resolution: to amend legislation to allow the United States Patent and Trademark Office to release privileged information on patent applications notwithstanding The Privacy Act of 1974, 5 U.S.C. §552(a), as Amended, or any other applicable Federal law; and to amend legislation to continue the time period to suspend action by the USPTO in the case of alleged fraud notwithstanding Title 37 - Code of Federal Regulations, Patents, Trademarks, and Copyrights, §1.103 Suspension of Action by the Office, or any other applicable section or any other provision in United States Code Title 35 – Patents, to allow sufficient time periods to investigate the allegation of fraud against the United States and foreign nations, including the exhaustion of appeals to any decision, so as to not endanger inventor rights as guaranteed under Article 1, Section 8, Clause 8 of the United States Constitution; finally, to enact legislation giving broad powers to the USPTO in instances whereby crimes of fraud and conspiracy committed against the United States and foreign nations by agents of the United States Patent & Trademark Office have caused loss to inventor rights, in opposite the intent of the Constitution.

Long Description:

WHEREAS, recognizing the Congressional responsibility to protect inventors under Article 1, Section 8, Clause 8 of the Constitution of the United States, Congress has ultimate responsibility to protect such rights using the full weight of its powers under the Constitution; and

WHEREAS, the Constitution places the rights of the inventor by virtue of Article 1, Section 8, Clause 8 directly even before the creation of the lower courts by virtue of Article 1, Section 8, Clause 9 and subsequently places Congress in charge of overseeing both the legal system and Commerce Department when either, or both as is the present case, have failed to perform their constitutionally mandated objectives to protect inventor rights; and

WHEREAS, with the intent of the Founders, the placement of these items in the Constitution is tantamount to understanding this bill, as it will be evidenced that, despite the complexity of the crimes, the simple fact is that members of the Patent Bar of the United States Patent and Trademark Office (USPTO) and perhaps internal agents of the USPTO, acting as attorneys for the inventors of Iviewit Holdings, Inc., Iviewit Technologies, Inc. and its subsidiaries, affiliates, and related parties, filed a series of fraudulent patent applications to patent offices, including but not limited to, in the U.S., Europe, and Japan, violating federal laws and international treatises, to misappropriate inventions from the inventors they represented. These crimes against the United States and foreign nations are now under a multitude of federal and international investigations which now interfere with the rights of the inventors, as civil actions cannot be initiated until federal and international authorities take appropriate actions to correct the applications, and, where no law may currently exist to enact such changes; and

WHEREAS, the attorneys involved in perpetuating these crimes have been under investigation by the Commissioner's Office of the United States Patent & Trademark Office, the Office of Enrollment and Discipline of the United States Patent and Trademark Office under the direction of Harry I. Moatz ("Moatz"), Director, and whereby Moatz has specifically stated that Congress may have to amend existing law to return the intellectual properties to the true and proper inventors, make appropriate changes and protect the inventors' rights from catastrophic loss, namely The Privacy Act of 1974, 5 U.S.C. § 552a, as Amended or any other relevant Federal privacy law; and

WHEREAS, where Title 37 - Code of Federal Regulations, Patents, Trademarks, and Copyrights, §1.103 Suspension of Action by the Office, or any other applicable section or any other provision in United States Code Title 35 – Patents, contains insufficient time periods to investigate the allegation of fraud and conspiracy against the United States and foreign nations, including the exhaustion of appeals to any decision, whereby current limited periods of available suspensions may lead to a further loss of intellectual property rights in diametric opposition to the protections afforded inventors under Article 1, Section 8, Clause 8 of the Constitution of the United States;

and

WHEREAS, where Title 37 - Code of Federal Regulations, Patents, Trademarks, and Copyrights, Subpart B - National Processing Provision, Examination of Applications, or any other applicable section or any other provision in United States Code Title 35 - Patents, broadens the Commissioners' power upon information supplied by the applicant and/or investigatory bodies, to take any/all necessary actions to ensure the return of any fraudulently acquired intellectual properties to the true and proper inventors, owners and assignees.

RESOLVED THAT, The Privacy Act of 1974, 5 U.S.C. § 552a, as Amended, or any other applicable Federal privacy law, be amended by the insertion of a §552 a (b) (13):

(13) to any person, as it is defined by Title 26 of the United States Code - Internal Revenue Code, who by disclosure of such information would be reasonably likely to have the benefit of enough evidence to bring civil and/or criminal charges against alleged perpetrating persons.

and,

RESOLVED THAT, Title 37 - Code of Federal Regulations, Patents, Trademarks, and Copyrights §1.103 Suspension of action by the Office, or any other applicable section or any other provision in United States Code Title 35 - Patents, be amended by the insertion of, in the case of Title 37 - Code of Federal Regulations, Patents, Trademarks, and Copyrights, a §1.103 (h):

(h) Suspension for cause, fraud and conspiracy against the United States. On request of the applicant, the Office may grant a suspension of action by the Office under this paragraph for good and sufficient cause in the case of alleged fraud. Any petition for suspension of action for cause or any other action for cause, in the case of alleged fraud and conspiracy against the United States under this paragraph must specify a period of suspension not exceeding the finalization of the allegations of fraud by the OED, or any other International, State or Federal Agency, including the Congress, and the exhaustion of any/all appeals.

and,

RESOLVED THAT, Title 37 - Code of Federal Regulations, Patents, Trademarks, and Copyrights, Subpart B - National Processing Provision, Examination of Applications, or any other applicable section or any other provision in United States Code Title 35 - Patents, be amended by the insertion of, in the case of Title 37 - Code of Federal Regulations, Patents, Trademarks, and Copyrights, Subpart B - National Processing Provision, Examination of Applications, a §1.115, and renumbering all following sections:

§1.115 Recovery of intellectual property for cause, fraud and conspiracy against the United States and foreign nations. On request of the Commissioner pursuant to information supplied by the applicant and/or investigatory bodies, take any/all other actions to ensure the return of any fraudulently acquired intellectual properties to the true and proper inventors, owners and assignees, making appropriate legislative changes to any law found to have been usurped through the fraud and/or conspiracy against the United States that endangers inventor rights, in order to timely return such rights guaranteed under the Constitution to the true and proper inventors, owners and assignees.

End of Bill.

President George W. Bush

Ongoing Investigation Chart

#	Department Filed With	Complaint	Filed With	Determination	NOTES
1	House, Judiciary Committee	John Dingell, House Energy & Commerce Committee forwards Ivewit former CEO, P. Stephen Lamont complaint to Nita Lowey to Judiciary Committee, Sam Garg	House Judiciary Committee by The Honorable John Dingell	Introduced January 2007	<ul style="list-style-type: none"> P. Stephen Lamont, former Ivewit CEO, files complaint with Nita Lowey regarding his personal interests in the Ivewit companies and informs her of crimes against the United States Patent & Trademark Office, other United States agencies and international crimes against foreign nations. Lowey passes the information to John Dingell, House Energy and Commerce Committee Dingell forwards complaint to Sam Garg, House Judiciary Committee Inventor Eliot I. Bernstein petitions Hon. Senator Dianne Feinstein of the Senate Judiciary Committee on behalf of inventor protections under Article 1, Sec. 8, Clause 8 Waiting for response from office concerning the best places to take the complaint filed within Congress. Petition to Feinstein asks for Government oversight as criminals have violated public offices of a multiplicity of government agencies in attempts to defraud inventors' of inventions. Call for government to be accountable for all investigations that have been found fraught with conflicts. Call for Congress to enact legislation that suspends patents indefinitely while investigations are ongoing to protect patents from loss in opposite of the Constitution. Call for Congress to enact protections for inventors and against the United
2	The Honorable Senator Dianne Feinstein	Appeal for Congress to intervene on behalf of inventor Bernstein under () Article 1, Section 8, Clause 8 Inventor protections (ii) Due Process & Procedure (iii) Civil Right to Life and (iv) notify Congress of crimes directly against the United	The Honorable Senator Dianne Feinstein	2006	

States

- others lives, after car bombing.
- Alert of potential Patentgate

3	Federal Bureau of Investigation	Written Statement with evidence and witnesses. Personal interviews with Eliot I. Bernstein & P. Stephen Lamont	Special Agent ~ Stephen Luchessi - West Palm Beach by Iviewit Management and Shareholders	Formal Investigation - Ongoing Since 2000	<ul style="list-style-type: none">• 2005 Luchessi confirms contact with Moatz to formally investigate federal crimes against the USPTO and Commerce Department.• 2005 Luchessi states he has taken complaints to US Attorney for Southern District of Florida for formal investigations.• 2000 FBI initially notified in the Long Beach, California offices, that death threats had been made against inventor Bernstein and that Harry Moatz of the patent office had been apprised of possible fraud against the USPTO. Formal complaints of the death threats were filed with the Rancho Palos Verdes local offices, the FBI and the USPTO.
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4	FBI/Boynton Beach Fire Dept & The Florida Fire Marshall	Car Bomb planted in inventor Eliot I. Bernstein's family mini-van	FBI, Special Agent ~ Stephen Luchessi & Boynton Beach Fire Investigator Rick Lee/The Florida Fire Marshall	Formal Investigation - Ongoing Since 2005 ~ Images @ www.iviewit.tv	<ul style="list-style-type: none"> • Status of investigation unknown. • No protections instituted for inventor Bernstein or his family, despite the attempt and threats on their lives. • Bernstein's forced to flee again for their lives from Florida, the first time after Brian G. Utley threatened the life on inventor Bernstein in 2000 if he exposed the crimes initially exposed by Arthur Andersen and others
5	U.S. Attorney, Southern District Florida	Case brought by FBI, Special Agent, Luchessi	Formal Investigation - Ongoing since 2004	Unknown status of investigation	

6	United States Patent & Trademark Office	Petition for Change of Inventors based on charges of fraud on the United States	Commissioner of Patents on advisement of Harry I. Moatz by Inventors & Investor Crossbow Ventures / Small Business Administration	Formal Investigation - Ongoing Since 1999	<ul style="list-style-type: none"> • Investigation has led to suspensions of patent applications by the Commissioner pending investigation • Petition for continued suspension by inventors is granted by the Commissioners' office pending investigation into the alleged patent crimes • Investigation may cause loss of inventor rights as current law is not in place for issues where patent bar members have committed fraud against states and investigations take longer than current suspension laws allow for; Congress is petitioned via Dianne Feinstein, by inventor Elliot I. Bernstein for changes to legislation to protect inventor rights. • Moatz advises inventors to call upon Congress to intercede where inventors, owners and assignees on intellectual properties have been falsified, to pursue having the intellectual properties corrected and returned to the true and proper inventors • The inventors are unable to make changes or gain information where they are not listed on the patents under current law • Commissioner of Patents apprised of OED formal investigations with FBI • At the direction of Moatz, Stephen Warner of Crossbow Ventures, (two-thirds federal Small Business Administration funds) signs complaints with inventors, with the Commissioner alleging fraud on the United States Patent & Trademark Office and other crimes against the United States and foreign nations.
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7	United States Patent & Trademark Office ~ Office of Enrollment & Discipline	Formal complaints filed with evidence and witnesses provided. Formal investigation of allegations of fraud on the USPTO by registered members of the federal Patent Bar	Director, Harry I. Moatz by Eliot I. Bernstein & P. Stephen Lamont	Formal Investigation - Ongoing Since 1999	<ul style="list-style-type: none"> • Formal investigation of law firms and patent attorneys <ul style="list-style-type: none"> o Proskauer Rose (Kenneth Rubenstein, Raymond Joao, others) o Foley & Lardner (William J. Dick, Steven Becker & Douglas Bohem o Blakely, Sokoloff, Taylor & Zafman (Norman Zafman, Thomas Coester, others) o Meltzer Lippe Goldstein Wolfe & Schlisssel (Raymond Joao, others) o Schiffin & Barroway (Andrew Barroway, Krishna Narine, others) • Per Moatz, he has begun formal investigation with Special Agent Stephen Luchessi of the FBI concerning the federal crimes committed against the USPTO and United States by the aforementioned law firms and lawyers • Moatz designs patent office team to get inventions suspended at USPTO and directs inventors to file fraud upon the USPTO • Moatz advises inventors to seek congressional intervention regarding a variety of patent issues <ul style="list-style-type: none"> • Patents are found in former management Brian Utley's name, the patents ending up in fraudulent companies • Patents, 90 patents, are found in former patent counsel Raymond Joao's name, many of them being written while he was retained counsel for Iviewit and taken from Iviewit
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8	United States Supreme Court	Case No. 05-6611 Eliot I. Bernstein v. The Florida Bar - Cetiorari of Florida Supreme Court Case SC-1078	• Justices o ? o ? o ? o ? o ? o ? o ?	Denied.
				<ul style="list-style-type: none"> • Court denied hearing of case, precluding Iviewit shareholders from advancing claims against attorney's caught violating Supreme Court of Florida public offices. • Denying the case set a "Catch 22" whereby citizens were precluded rights to have formal docketing of complaints against public officials and with no state or federal forum to file. • Although United States Solicitor General was invited to undertake the crimes alleged against the United States, no response to court or Bernstein was ever tendered in response prior to the Supreme Court denying hearing the case.
9	United States Bankruptcy Court Southern District of Florida	Case No. 01-33407-BKC-SHF- Intel (RYJO), Brian Utley, Raymond Hersh and Michael Reale file involuntary bankruptcy against Iviewit.com LLC	Case dropped Case will be appealed based upon startling new evidence of fraud and conspiracy against the United States Bankruptcy Court.	<ul style="list-style-type: none"> • Iviewit was notified by investors in 2001 while doing a Private Placement with Wachovia that they were in a law suit with Proskauer Rose and an involuntary bankruptcy with Intel and former management. • Iviewit retained legal counsel to investigate how these legal actions could be instigated without shareholder or management consent. It was later learned that stolen intellectual properties were being funneled into companies set up by former counsel whereby they were the shareholders of the similar and identically named companies to the Iviewit companies. A sophisticated shell game of corporations and intellectual properties in attempt to defraud the United States, the inventors and shareholders. In so designating this artifice to defraud, applications in false inventors' names for the Iviewit inventions was then filed fraudulently in violation of federal code and finally further prosecuted in over thirty countries in violation of international treatises.

10	AICPA	Case No. TNS 2004-038 - Written Statement with evidence and witnesses that Gerald Lewin had violated ethical codes of conduct	Elizabeth Boltz, CPA originally started investigation. New investigator replaced her and dismissed the case due to too busy?	Deferred to Florida Department of Professional Regulation	<ul style="list-style-type: none"> The AICPA was apprised that crimes had been committed against the federal Small Business Administration and other United States departments and started an investigation. A new investigator took over the case and stated the AICPA was to busy to further investigate and to contact Florida State authorities? Despite overwhelming evidence that the accountant, Gerald Lewin and his daughter Erika were part of misleading Arthur Andersen auditors and were involved in crimes against the United States and were under investigation, the claim was that they had no resources to investigate.
11	Boca Raton, Florida Police Complaint 1	Case No. 2001-054580 Embezzlement/Theft of Proprietary Equipment	J. Ulloa by William Kasser	Case re-filed due to new evidence and new crimes committed.	<p>Upon requests to re-open the case due to further evidence submissions entailing more criminal activities, including fraud on the United States, Detective Robert Flechaus stated he began new investigations with the SEC. The SEC denied ever being involved, information forwarded to FBI.</p> <p>6/20/2001 Brian G. Utley & Michael Reale found in possession of stolen proprietary equipment and forced to return stolen property by Boca PD.</p> <p>Case is under investigation and internal review by Chief Andrew Scott of the Boca Raton PD</p>
12	Boca Raton, Florida Police Complaint 1	Case # Stolen SBA and Corporate Funds over \$1,000,000 including SBA funds	Detective Robert Flechaus - removed from case for internal affairs review	Ongoing	

13	Boca Raton, Florida Police Complaint 2	Case # - Stolen Patents and Crimes Against the USPTO & SBA	Detective Robert Flechau - removed from case for internal affairs review.	Ongoing	Case is under investigation and internal review by Chief Andrew Scott of the Boca Raton PD
14	Boca Raton Police Internal Affairs	Case #Unknown	Chief Andrew Scott	Ongoing	Case is under investigation and internal review by Chief Andrew Scott of the Boca Raton PD
15	New York Supreme Court Appellate Division First Department - Departmental Disciplinary Investigation	Petition for Investigation of Steven Krane, Kenneth Rubenstein and Raymond Joao for conflict of interest, appearance of impropriety and crimes against the United States	First Dept Justices: Angela M. Mazzarelli, Richard T. Andrias, David B. Saxe, David Friedman & Lewis A. Gonzalez	Order for Formal Investigation & Disposition of Conflicts and Appearance of Impropriety - Unpublished Orders M3198 - Krane / M2820 Rubenstein and M3212	Court order for investigation never completed. Waiting for new forum that is conflict free to file for enforcement of court order.

16 New York Supreme Court Appellate Division First Department - Departmental Disciplinary	Complaint No. 2004.1883 Steven C. Krane, Esq. - Proskauer Rose LLP Intellectual Property Partner - Former President NYSBA & Member First Dept	Thomas Cahill, removed from case for conflict & appearance of impropriety, under special inquiry investigation	Supreme Court of New York - Appellate Division First Department - Justices Order Investigation for Conflicts and the Appearance of Impropriety. Unanimous Vote	<ul style="list-style-type: none"> • Cases transferred for formal investigation, after review and deliberation of conflicts and appearance of impropriety by five justices of the New York First Department • Case originally dismissed upon review without investigation due to conflicts found in Steven Krane handling of complaints in violation of public office almost two years after it had begun. • Thomas Cahill, Chief Counsel, First Department now under special inquiry investigation for his part in aiding and abetting Krane, Rubenstein & Joao • Cahill upon request of Moatz of the USPTO-OED to contact him would not contact Moatz to enjoin investigations and prior to the federal OED investigation being completed tried to dismiss the cases without any formal investigation. At that time it was unknown that Krane was a leading disciplinary committee member with multiple roles at the First Dept. while handling complaints against his partners and then himself • Krane writes letter response to his complaint denying roles at the First Dept. Viewit then contacted First Dept Clerk of the Court Catherine O'Hagan Wolfe to verify Krane's statement and she stated Krane was a member and that she personally sat on Committee's with him. <p>Directs Viewit to file a petition with First Dept Justices who rule unanimously for investigation</p>
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17	New York Supreme Court Appellate Division Second Department - Departmental Disciplinary	Case No. T-1689-04 Steven C. Krane, Esq. - Proskauer Rose LLP Intellectual Property Partner - Former President NYSBA & Member First Dept	Dianne Kearse, Chief Counsel - CONFLICTS ADMITTED WITH ACCUSED STEVEN STEVEN KRAINE	Failed to complete First Dept. court ordered investigation. Waiting for conflict free forum to press for full investigation as ordered.	<ul style="list-style-type: none"> • Further conflicts and violations of public offices were found and the Court Ordered Investigations by the First Department were never formally completed <ul style="list-style-type: none"> • Chief Counsel, Dianne Kearse, Second Dept DDC, writes Iviewit that cases were dismissed without investigation. No witnesses provided were called, no evidence tested and she claims she is not under the jurisdiction of the First Dept and therefore does not have to investigate under the court order • Kearse fails to respond to the First Dept with her decisions and instead attempts to dismiss the case through contacting Iviewit who did not order the investigation • Kearse admits conflicts with both Krane and Chief Judge of New York, Judith Kaye. • Kearse fails to disclose conflicts prior to handling the complaints • Kearse refuses to docket formally complaints against herself and Lawrence DiGiovanni, Chairman of the Second Dept DDC • Clerk of the Court, Pelzer (with no authority under the Disciplinary Dept., attempts to write letter stating that Kearse was wrong and that they did do an investigation but dismissed at the review stage <ul style="list-style-type: none"> • No witnesses provided were contacted, no evidence tested and Krane, Rubenstein and Joao, despite court orders for investigation, did not even have to put forth a response, as the Second Dept. as if it were their law firm shielded them from any responses • Due to the fact that Krane and Chief Justice Judith Kaye are the two most influential members of the Courts
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and Disciplinary in New York conflicts arise in the fact they are both Proskauer affiliated.

- Krane is a Proskauer partner of the Intellectual Property group under investigation and Kaye was married to Stephen Kaye a Proskauer Intellectual Property Partner both are Iviewit shareholders, making matters more conflicted

- After discovering that conflicts in New York where inherent at any disciplinary body in New York due to Krane and Kaye having control of the courts and disciplinary, Iviewit awaits the court ordered investigations to be completed by a non-conflicted third party investigatory body, free of conflict and will be soon be seeking such relief from the Supreme Court in regard to the failed investigations

		Five Justices Order Investigation for Conflicts and the Appearance of Impropriety. Unanimous Vote	See Notes for Krane First Dept investigation
18	New York Supreme Court Appellate Division First Department - Departmental Disciplinary. Thomas Cahill, removed from case for conflict & appearance of impropriety, under special inquiry investigation	Case No. 2003.0531 Kenneth Rubenstein & Proskauer Rose LLP	Failed to complete First Dept. court ordered investigation. Waiting for conflict free forum to press for full investigation as ordered.
19	New York Supreme Court Appellate Division Second Department - Departmental Disciplinary	Case No. T-1688-04 - Kenneth Rubenstein & Proskauer Rose LLP	New York Supreme Court Appellate Division Second Department - Departmental Disciplinary

		Initially filed with Second Dept but case mysteriously transfers to First Dept with Rubenstein. Then the case is retransferred again to Second Dept with Rubenstein and Krane after discovery of conflicts and violations of New York Supreme Court - First Dept. - Disciplinary Dept.
20	New York Supreme Court Appellate Division Second Department - Departmental Disciplinary	New York Supreme Court Appellate Division Second Department - Departmental Disciplinary.
21	New York Supreme Court Appellate Division First Department - Departmental Disciplinary. Thomas Cahill, removed from case for conflict & appearance of impropriety, under special inquiry investigation	<p>*Transferred back to Second Department for conflict and appearance of impropriety. See Krane First Dept notes</p> <p>Supreme Court of New York - Appellate Division First Department - Justices Order Investigation for Conflicts and the Appearance of Impropriety. Unanimous Vote</p> <p>Supreme Court of New York - Appellate Division First Department - Justices Order Investigation for Conflicts and the Appearance of Impropriety. Unanimous Vote</p> <p>removed from case for conflict & appearance of impropriety, under special inquiry investigation</p>

22	New York Supreme Court Appellate Division Second Department - Departmental Disciplinary	Case No. T-1690-04 - Raymond Joao, Proskauer & MLGWS	New York Supreme Court Appellate Division Second Department - Departmental Disciplinary.	Failed to complete First Dept. court ordered investigation. Waiting for conflict free forum to press for full investigation as ordered.
23	New York Supreme Court Appellate Division First Department - Departmental Disciplinary	Case No. 2004.1122 - Thomas Cahill, Chief Counsel First Dept.	Ongoing - Transferred to special investigator Martin Gold from First Dept. for conflict	Ongoing Formal Investigation Ongoing. Cahill charged with aiding and abetting Krane, Rubenstein & Joao and attempting to cover up conflicts and violations of public office with Krane.

24	New York Supreme Court Appellate Division Second Department - Departmental Disciplinary	Complaint Refused Docketing - D. Kearse, Chief Counsel	New York Supreme Court Appellate Division Second Department - Departmental Disciplinary.	Waiting to have complaint filed and docketed according to law in a non-conflicted third party venue	*Kearse refused docketing a formal written complaint against herself filed with her at her request for failure to follow a court order and conflicts - Kearse handled this herself and with such complaint filed, continued to act without disclosure despite admitted conflicts and a complaint filed against her
25	New York Supreme Court Appellate Division Second Department - Departmental Disciplinary	Complaint Refused Docketing - Chairman, Lawrence DiGiovanna	New York Supreme Court Appellate Division Second Department - Departmental Disciplinary.	Waiting to have complaint filed and docketed according to law in a non-conflicted third party venue	*Kearse refused docketing a formal written complaint against DiGiovanna sent to her at her request for failure to obey a court order
26	Florida Supreme Court	Case No. SC04-1078 Eliot Bernstein v. The Florida Bar - Petition to investigate Florida Bar complaints due to conflicts of interest and public office violations of Supreme Court Florida Bar Officers	• Justices o Wells o Anstead o Lewis o Quince o Bell o JJ	Denied	<ul style="list-style-type: none"> • Florida Bar and Florida Supreme Court refuse formal and procedural docketing of complaints against officers with affirmed violations of public office, inapposite of the Florida and United States constitutions • Despite public office violations confirmed by The Florida Bar against officers, Florida Supreme Court refuses to prosecute and moves to destroy records opposite Florida record retention laws, attempts to destroy evidence of the conflicts and public office violations • Conflicts discovered elevate to Florida Bar President, Kelly Overstreet Johnson, found handling complaints against Christopher C. Wheeler (convicted of a Felony

DUI with injury) while working as a lawyer under James Wheeler at a Florida law firm, without prior disclosure.

- Florida Bar Counsel, John Anthony Boggs, attempts to dismiss attorney conflicts and violation of public offices by citing legislation he was proposing, instead of the law.

27	Florida Supreme Court - The Florida Bar	Case No. 2003-51 109 15© - Christopher C. Wheeler	Florida Supreme Court - The Florida Bar	Conflicts and Appearance of Impropriety Discovered. Case elevated to the Florida Supreme Court and then the United States Supreme Court - Wheeler gets arrested for felony DUI w/ Injury

28	Florida Supreme Court - The Florida Bar	Christopher C. Wheeler #2 - Complaint Refused Formal Docketing and Disposition, after conflicts and public office violations were discovered in Wheeler #1?	Florida Supreme Court - The Florida Bar
29	Florida Supreme Court - The Florida Bar	Complaint Refused Docketing by Bar despite confirmed conflicts - Matthew Triggs	Florida Supreme Court - The Florida Bar

- *Flabar and FSC refuse docket this formal written complaint where the charges were separate from Wheeler's first complaint and for additional conflicts, conflicts again confirmed by Flabar in writing
- *Flabar and FSC refuse docketing formal written complaint even though they confirm conflicts with Petitioner and violations of his public office position with Flabar. Elevated to the Florida Supreme Court which denied hearing the case. That decision elevated to United States Supreme Court which also denied hearing the case, leaving the Iviewit shareholders with no Court to hear complaints against public officers violating their public offices.

30 **Fifteenth
Judicial District,
Florida - Judge
Jorge Labarga**

Proskauer v. Iviewit
Civil Case No. CA
01-04671 AB (At
time of Iviewit
discovering this law
suit that
management and
shareholders were
unaware of, it was
not known that
these were
fraudulent
companies set up
by Proskauer to
steal intellectual
property.

Default
Judgement
against Iviewit
for failure to
retain
replacement
counsel

- Dismissed upon review with no formal investigation
 - Labarga refuses to allow a counter complaint filed by competent counsel for Iviewit showing that attorneys in the billing case have committed crimes against the United States Patent & Trademark Office
 - Labarga dismisses Iviewit law firms after cancelling a trial date with no notice to Iviewit or either of two law firms handling the case for Iviewit.
 - Labarga immediately rules against Iviewit for failure to retain replacement counsel, after dismissing two law firms only days before.
 - Proskauer v. Iviewit will be appealed when due process and procedure can be insured based on new evidence.
- o It was unknown at the initial lawsuit, that the companies involved in the lawsuit, although similarly named to Iviewit, were set up fraudulently by former counsel to harbor stolen intellectual properties that were almost identical to the Iviewit intellectual properties
- o It appears the combination of the bogus involuntary bankruptcy and the bogus lawsuit, were designed to take the stolen patents by instituting a lawsuit against these phony companies, whereby Proskauer would be the largest creditor in the bogus lawsuit concocted by Proskauer referred management and Intel who would also be the owners

31	Judicial Qualifications Commission	Case Docket No. 03352	Judicial Qualifications Commission	The entire case will be appealed upon assurance of due process in a conflict free venue. Astonishing new evidence shows that the law suit filed by Proskauer Rose in Proskauer v. Ivewit, was filed against company's that were part of a fraud against the United States and foreign nations
32	Florida Department of Business and Professional Regulation	Case Nos. 2004-053428 & 2004-053434 & 2004-053999	Angella Potter	Under review by Inspector General Office
33	Inspector General - Florida Department of Business and Professional Regulation		Inspector General - Carl Cook & Ron Russo	
34	Pennsylvania Bar	No docket # - Krishna Narine	Pennsylvania Bar	Dismissed without investigation
35	Pennsylvania Bar	No docket # Andrew Barroway	Pennsylvania Bar	Dismissed without investigation

36 Virginia State Bar	Case Docket No. 04-888-1004 - William J. Dick & the law firm Foley & Lardner	<p>Virginia Bar</p> <p>Dismissed without investigation *Where Virginia Bar refuses to advance the complaints in accordance with well established rules or return phone calls regarding this matter. Even after being notified of the conflicts in Florida and New York and perjured statement made by Dick to that tribunal and the United States Patent Office in his response. In the Iviewit rebuttal to the response, evidence of the perjuries were presented. Also based on an intellectual property docket submitted by Dick on behalf of Foley & Lardner to that tribunal, upon review of the IP docket, Moatz of the USPTO-OED noted that certain information regarding the owners of those patents was false. This led to suspension of certain of the Iviewit intellectual properties at the USPTO.</p> <p>Complaints on file with the Institute of Professional Representatives Before the European Patent Office.</p>
37 Institute of Professional Representatives Before the European Patent Office		<p>Ongoing</p> <p>Formal Investigation</p>
38 European Patent Office	Martyn Molyneaux & the law firm of Patent Office	<p>Ongoing</p> <p>Complaints on file with the European Patent Office & against patent counsel licensed with that Institution.</p> <p>Complaints on file against Molyneaux and all culpable law firms involved in filing the fraudulent applications in Europe. Requests for oversight at EPO.</p>
39 Japanese Patent Office		<p>Ongoing</p> <p>Complaints on file against counsel.</p>

FACSIMILE TRANSMITTAL SHEET

TO: Representative Nita M. Lowey (D-NY
18th) FROM: Eliot I. Bernstein & P. Stephen Lamont

COMPANY: United States House of Representatives DATE: 2/1/2007

FAX NUMBER: (202) 225-0546 TOTAL NO. OF PAGES INCLUDING COVER: 29

PHONE NUMBER: SENDER'S REFERENCE NUMBER: (530) 529-4110

RE: Request for New Legislation in
matters related to Iviewit
Technologies, Inc. YOUR REFERENCE NUMBER:

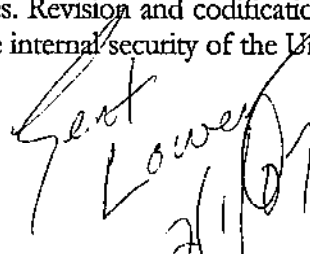
URGENT FOR REVIEW PLEASE COMMENT PLEASE REPLY PLEASE RECYCLE

Dear The Honorable United States Representative Nita M. Lowey (D-NY 18th), please add this request for legislation change and bill for signing, filed today with The Honorable United States Senator Dianne Feinstein, to your current file for the Iviewit matters. The matters were forwarded by your offices on behalf of your constituent, P. Stephen Lamont, to the Chairman of the Energy and Commerce Committee, John D. Dingell, who subsequently sent the matters to the House Judiciary Committee. This action was filed with Senator Feinstein as a request for inventor protections and legislation on my behalf as an inventor.

These matters are under the Judiciary Committee's jurisdiction in all of the following: The judiciary and judicial proceedings, civil and criminal. Administrative practice and procedure. Bankruptcy, mutiny, espionage, and counterfeiting. Civil liberties. Federal courts and judges, and local courts in the Territories and possessions. Interstate compacts generally. Claims against the United States. Patents, the Patent and Trademark Office, copyrights, and trademarks. Protection of trade and commerce against unlawful restraints and monopolies. Revision and codification of the Statutes of the United States. Subversive activities affecting the internal security of the United States.

Thank you for your efforts on my behalf in these matters,

Eliot I. Bernstein
39 Little Ave
Red Bluff, CA 96080
(530)-529-4110



*** TRANSMISSION REPORT ***

FEB 1, 2007 15:07 Model # 4200 Series 530-529-4110
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I V I E W I T H O L D I N G S , I N C .

FACSIMILE TRANSMITTAL SHEET

TO:	FROM:
The Honorable United States Senator Dianne Feinstein	Eliot I. Bernstein
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United States Senate	2/1/2007
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Request for New Legislation	

URGENT FOR REVIEW PLEASE COMMENT PLEASE REPLY PLEASE RECYCLE

NOTES/COMMENTS:

Please review the attached Bill for submission to enact new legislation and reply to such request in a timely manner due to the seriousness of the crimes described against the United States and foreign nations. Thank you!



*** TRANSMISSION REPORT ***

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TO:	FROM:
The Honorable United States Representative John Conyers, Jr. (D- MI 14th)	Eliot I. Bernstein
COMPANY:	DATE:
United States Senate	2/1/2007
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Request for New Legislation	

URGENT FOR REVIEW PLEASE COMMENT PLEASE REPLY PLEASE RECYCLE

Dear The Honorable United States Representative John Conyers, Jr.

Please add this request for legislation change and bill for signing, filed today with The Honorable United States Senator Dianne Feinstein, to the current file under your Committee's auspices for the Iviewit matters. The matters were forwarded by the Chairman of the Energy and Commerce Committee, John D. Dingell.

These matters are under the Committee's jurisdiction in all of the following: The judiciary and judicial proceedings, civil and criminal. Administrative practice and procedure. Bankruptcy, mutiny, espionage, and counterfeiting. Civil liberties. Federal courts and judges, and local courts in the Territories and possessions. Interstate compacts generally. Claims against the United States. Patents, the Patent and Trademark Office, copyrights, and trademarks. Protection of trade and commerce against unlawful restraints and monopolies. Revision and codification of the Statutes of the United States. Subversive activities affecting the internal security of the United States!

Thank you,

Eliot I. Bernstein
Founder & Inventor
Iviewit Technologies, Inc.
39 Little Ave
Red Bluff, CA 96080
(530)-529-4110

*sent D.C.
2/1/07*

*** TRANSMISSION REPORT ***

FEB 1, 2007 14:16 Model # 4200 Series 530-529-4110
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