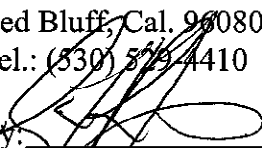


continuing to represent knowing they may be in conflict, may incite in the minds of the Plaintiffs, and thereafter this Court, that GT became part of the conspiracy either prior to or after working on the Iviewit IP and after conversations with Plaintiff Bernstein regarding the IP. As such, GT may be acting in concert with the Florida Bar allowing them to secure counsel that has a conflicting interest in the matter and thus enabling such conflicted counsel to assert frivolous, false and possibly misleading filings which could taint these proceedings. Counsel acting in conflict, if so determined, would give counsel to Florida Bar that may not truly be representative of the facts, as unbiased non conflicted counsel would be and will only add fuel to the fire that conflicts are allowed to prevail at a case related to an ethics case and the corruption of those involved in upholding ethics. As will be alleged in this case, this is not the first time, in fact only one of many, whereby attorneys acting in conflict and violation of their ethical obligations and public office duties, have misused their legal powers to deny due process and procedure as the only defense to the crimes alleged against them.

Attorney for Petitioners

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
By: 
Eliot I. Bernstein

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AFFIDAVIT OF SERVICE

I hereby certify that a true and correct copy of the foregoing has been furnished by facsimile and U.S. Mail this 9th day of April 2008.



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See Appendix B for a more in depth set of factual allegations stating a more in depth set of factual allegations regarding the Florida Bar Defendants and their relation to the conspiracy against Plaintiffs.

WHEREFORE, based on above material and substantial evidence of a *prima facie* case and the factual allegations in the forthcoming Amended Complaint attached herein in draft form, Plaintiffs respectfully request this Court to deny defendants Motion to Dismiss.

Respectfully submitted,

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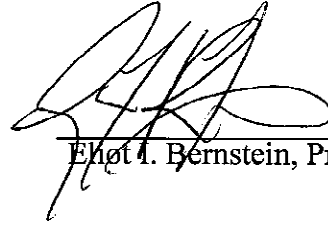
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