

**Iviewit Technologies, Inc.**

35 Locust Avenue  
Rye, N.Y. 10580

# *urgent*

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f a c s i m i l e

*To:* **Perry Apelbaum**

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*Pages:* 3

*Date/Time:* 11/18/2008 1:39:45 PM

*Subject:* Request for a Meeting

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## IVIEWIT HOLDINGS, INC.

P. Stephen Lamont  
Chief Executive Officer  
Direct Dial: 914-217-0038

By: Facsimile to (202) 225-7680

November 18, 2008

Perry Apelbaum  
Majority Staff Director/Chief Counsel  
Judiciary Committee in the U.S. House of Representatives  
2138 Rayburn House Office Building  
Washington, D.C. 20515

RE: Request for Meeting on or about December 3, 2008.

Dear Mr. Apelbaum:

This is a follow up to our September 21 letter informing the Judiciary Committee of instances of criminal conduct surrounding the case of *Christine C. Anderson v. The State of New York, et al.*, 07Civ9599 (S.D.N.Y. filed October 26, 2008) and the nine (9) other related cases in the U.S. District Court for the Southern District of New York all pointing to the “systematic corruption” that exists within and about New York’s Federal and State court system as well as other agencies.

Moreover, the discussion during the tentative meeting of December 3 would pertain to: (i) support for the Motion of Iviewit Holdings, Inc. and related cases to the U.S. Court of Appeals for the Second Circuit for a temporary injunction and a preliminary injunction enjoining the State of New York from further administration of the State of New York Departmental Disciplinary Committees and appointment of a Federal monitor in lieu of State administration; and (ii) request for the Judiciary Committee, or any Subcommittee, to hold hearings with a view towards the eventual oversight of the New York court system(s) and agencies.

Furthermore, these issues DO NOT pertain to a single case or group of related cases, but pertain to a systemic cause of concern in the State of New York. From the filing of *Anderson* to the present, we have documented countless examples of the abuse of

Perry Apelbaum  
Majority Staff Director/Chief Counsel  
Page 2

process, ignorance of the rule of law, and denial of due process combined with a complete defiance of all rights afforded to the litigants under the Constitution of the United States where such rule of law, attorneys, litigants, state employees and, in fact, judges have been targeted for annihilation simply because of a political whim or from the vengeful, misguided desires of a few.

Similarly, we have evidence of many outrageous and criminal acts by certain individuals within and about the State court systems that have been substantially overlooked for no other reason than their favored position or political affiliation.

Parties that will attend this meeting:

Luisa Castagna Esposito (Plaintiff-Appellant in USCA 08-4879-CV)  
Cause: 42:1983 Civil Rights Act

Kevin McKeown, (Plaintiff-Appellant in USCA 08-4586-CV)  
Cause: 42:1983 Civil Rights Act

P. Stephen Lamont, (Co-Plaintiff-Lead Appellant in USCA 08-4783-CV)  
Cause: 18:1961 Racketeering (RICO) Act

Counsel (TBD)

Lastly, considering these serious matters, the state of affairs in New York will never right itself absent Congressional intervention. Therefore, in a face-to-face meeting on or about December 3, 2008 before select members of the Committee(s) and its counsel, where supplied with evidence, it will become crystal clear of the need for such Federal intervention.

Very truly yours,

**IVIEWIT HOLDINGS, INC.**

By:   
Chief Executive Officer

Mail Replies To:

P. Stephen Lamont  
35 Locust Avenue  
Rye, N.Y. 10580