

Eliot I. Bernstein Founder & Inventor Direct Dial: (561) 245-8588 (o) (561) 886-7628 (c)

Wednesday, June 17, 2009

Steven Michael Cohen Counselor and Chief of Staff New York Attorney General

Re: First Department Obstruction of Justice

Dear Mr. Cohen:

Steven, I contacted your offices last week with a very focused request, which was to find out who to complain to about the First Department Disciplinary Committee, one of the NY AG client/defendant in the Iviewit federal case. More particularly to complain to you as counsel about the outrageous actions of your client who continues to attempt to handle complaints in mass violation of Public Office Law, Attorney Conduct Codes, Disciplinary Departmental Rules and other federal and state law while conflicted in the matters.

As I mentioned in the last letter, Monica Connell of your office was to handle new complaints with the First Department DDC by finding a non-conflicted venue for the complaints to be transferred to for unbiased review. Instead, the Chief Counsel for the First Department DDC attempted to vindicate those complained of, co-defendants in the Iviewit lawsuit. For this conflicted action, new complaints were filed against the Chief Counsel and the Chairman for their blatant violations of their own departmental rules. Of note, the First Department has failed to respond to the complaints lodged against the Chief Counsel and Chairman.

Finally, I have sent written requests for the First Department to stop interfacing with a former graduate of Columbia Law School, P. Stephen Lamont of Westchester County, who despite being terminated from representing both me or my companies, continues to act on behalf of my companies, in violation of law. Lamont has filed a lawsuit whereby he is suing on behalf of companies and individuals in which he has no right or permission to do so. Upon finding that representing others without their consent may be illegal, I sought to have his representation of others quashed by the Federal Judge Shira Scheindlin and at the US Court of Appeals, as I too had been named by Lamont as

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representing others in the lawsuit. I have formally petitioned the courts to remove both Lamont and my representation of others without consent from such position in the lawsuit. Lamont continues to assert his claims only on behalf of others, I have always been named in the lawsuit as Plaintiff on behalf of myself individually but Lamont has not represented himself individually and only acts as quasi attorney for others who do not have any idea he is doing so on their behalf.

These continued actions of Lamont appear to violate several laws and rules of professional conduct. First, Lamont did not take the Bar exam, thus he is representing others, without their consent, in a Federal Lawsuit, knowingly violating the Code of Conduct and laws that prevent non-lawyers from legally representing others in courts. Additionally, he maintains that he is CEO of the Iviewit companies when this is not true, in fact, his own words at the Iviewit website describe the legal complexities precluding that representation:

By way of introduction, I am P. Stephen Lamont, former Acting CEO of Iviewit (counsel advised all Iviewit executives to resign their posts and work along side Iviewit rather than within Iviewit, as the former Board of Directors, Counsel and Accountants, disbanded without requisite notice to Shareholders in violation of law, thereby leaving massive liability and exposure) and a significant shareholder in Iviewit. With more than a fifteen year track record as a multimedia technology and consumer electronics licensing executive and holder of a J.D. in Intellectual Property Law from Columbia University...

Repeated requests to Lamont to cease making representations on behalf of Iviewit and its Shareholders have gone ignored which may lead to more serious securities fraud charges against him in the future but it is in his representation to the First Department as an Iviewit executive, the CEO that I write to you regarding. As I have filed many complaints at the First Department that are under investigation and the centerpiece of the federal lawsuit and since the First Department is now a defendant in the lawsuit, the lunacy of them now handling complaints against co-defendants and members of their department is certifiably insane.

Yet, Lamont and the First Department are doing just that in a series of letters whereby Lamont, illegally acting as Iviewit CEO, is requesting First Department actions on complaints against former Chief Counsel Cahill and others and the First Department is dealing directly with Lamont and attempting dismiss these several year old complaints and investigations. Of course, neither party, Lamont or the First Department, should be in contact with each other as adversaries in the lawsuit. The First Department is

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represented by your offices and certainly any action on the complaints against defendants by other defendants is so mired in conflict that it becomes Obstructive in nature and thus warrants criminal investigation but minimally it mandates your office to intermediate with your client to prevent further crimes from being committed by these actions. Repeated written and verbal requests for your client the First Department DDC to cease working on the complaints in question with Lamont have gone ignored and it has now come to my attention that the First Department DDC is corresponding directly with Lamont and taking actions on old complaints and I also request that you have the First Department DDC rescind all actions made recently with Lamont or face yet additional charges both criminal and ethical.

Respectfully Yours,

Eliot I. Bernstein Founder & Inventor

Iviewit Holdings, Inc. – DL
Iviewit Holdings, Inc. – DL
Iviewit Holdings, Inc. – FL
Iviewit Technologies, Inc. – DL
Uview.com, Inc. – DL
Iviewit.com, Inc. – FL
Iviewit.com, Inc. – DL
I.C., Inc. – FL
Iviewit.com LLC – DL
Iviewit LLC – DL
Iviewit Corporation – FL
Iviewit, Inc. – FL
Iviewit, Inc. – DL
Iviewit Corporation

cc/ec:

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Enclosure(s)/Attachment(s)

Uniform Resource Locator(s)

All Url's incorporated in entirety by reference herein

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