

Honorable Luis A. Gonzalez
Presiding Justice, New York State Supreme Court, Appellate Division First Department
27 Madison Avenue
New York, N.Y. 10010

RE: Request for a Temporary Injunction and a Preliminary Injunction Enjoining the State of New York from Further Administration of the DDC Rules (as defined below).

Dear Judge Gonzalez:

By way of introduction, I am P. Stephen Lamont, Chief Executive Officer of Iviewit Holdings, Inc., and its subsidiaries, affiliates, and related parties (collectively "Iviewit").

Moreover, and regarding your appointment as Presiding Justice of the Appellate Division, First Department, such post gives you the direct responsibility for actions and inactions of the First Department Departmental Disciplinary Committee (1st DDC).

Furthermore, scores of aggrieved citizens of the State of New York seek the restoration of a broken faith in the judicial branch of government in New York, and you, it is respectfully submitted, have the sole authority to immediately address the long-practiced and improper actions of the 1st DDC.

Still further, it should come as no surprise to you, of the existence of dozens of examples where the law, attorneys, litigants, state employees and, in fact, judges have been targeted for annihilation simply because of a political whim or the vengeful, misguided desires of a few. Secondly, there is evidence of many outrageous and criminal acts by certain individuals within and about the State court system that the authorities have substantively ignored for no other reason than their favored position or political affiliation.

Accordingly, the Armonk, N.Y. based Iviewit requests that you immediately issue a temporary injunction and a preliminary injunction enjoining the State of New York from further administration of rules and regulations of the State of New York, Title 22, Subtitle B, Chapter IV, Subchapter A-D, Article I, Subarticle A, Part 605 ("DDC Rules"), and, in conjunction with the United States Department of Justice, support the appointment a Federal monitor in lieu of State administration.

Still further, on June 8, 2009, New York State Senator John L. Sampson held the first of numerous planned public hearings on the corruption that exists in and about the four statewide Appellate Division attorney ethics committees. The videotaped testimony revealed a startling series of allegations specifically involving the DDCs:

- a) the existence of dozens of complaints that have been "white-washed";

- b) horrifying acts of retaliation by DDC superiors to chill certain individuals, including respected attorneys;
- c) an 80-year-old Holocaust Survivor who had to wait over ten years to see any action on her DDC complaint;
- d) a woman who has been ignored and procedurally defrauded by the DDC after her lawyer, who was recorded on tape wanting sex in return for a favorable outcome in court (he sexually abused her as well, a horrific act of assault and battery by a licensed NY attorney), was found to be one of the “protected” Manhattan attorneys, and who even boasted of his “juice” with sitting Associate Justices of your Court;
- e) the violation of Judiciary Law where non-court personnel policy committee members are provided with confidential case material;
- f) the mathematical impossibility that attorneys from large law firms are never held accountable by the DDC; and
- g) the outrageous presumption by the current DDC leadership that if a complainant, or complaining family member, is incarcerated or a member of a minority, then any complaint to the DDC is automatically void of sufficient grounds for any legitimate disciplinary inquiry.

Additionally, were it not for the Republican led coup d'état at the Sampson hearing, I would have presented testimony, on behalf of Ivieit, of:

- h) the “white washing” and rubber stamping of attorney discipline complaints against, among others, Dr. Kenneth Rubenstein, a Partner of Proskauer Rose LLP and Raymond A. Joao the Of Counsel to Meltzer Lippe Goldstein & Schlissel LLP for complicity in the outrageous instances of switching of signatures pages of backbone, enabling video and imaging patent applications for the benefit of themselves and certain clients of Proskauer; and
- i) the Second Department Departmental Disciplinary Committee’s reckless **disregard of an Order of your Court** to investigate, among others, attorneys Rubenstein and Joao.

In closing, Judge Gonzales, and as I have stated many times before, the state of affairs in New York will never right itself absent Federal intervention, and we at Ivieit respectfully request that you take immediate, and public, action.