From: "P. Stephen Lamont" <pstephen.lamont@verizon.net> Subject: Lamont, et al. v. Appellate Division First Department, et al.

Date: Mon, May 3, 2010 2:29 pm

To: "'Alan Epstein'" <AEpstein@JTWAMM.COM>,"'Andrew Dietz'"

<andyd@rockitcargo.com>,"'Barry Becker'" <BarryB@Rockitcargo.com>,"'Brett Howard'" <Bretth@aandh.com>,"'Caroline P. Rogers Esq.'" <caroline@cprogers.com>,"'Eliot I.

Bernstein''' <iviewit@iviewit.tv>,'''James A. Osterling''' <jimosterling@sbcglobal.net>,'''James Armstrong''' <jim@6armstrongs.com>,'''Ken Anderson''' <KAnderson@quintile.com>,'''Marc

R. Garber Esq.'" <marc.garber@flastergreenberg.com>,"'Mark Gaffney Esq.'"

<markgaffney@verizon.net>,"'Michele M. Mulrooney Esq."'

<MMulrooney@JTWAMM.com>,"'Mitchell Welsch'" <mitchell.welsch@ubs.com>

Cc: "'Andrew P. Jones Esq.'" <apjonespc@yahoo.com>,"'Christine C. Anderson'"

<tallawah@earthlink.net>,"Eleanor Capogrosso" <eleanor@capogrosso.com>,"'Frank Brady'" <corruptcourts@gmail.com>,"'Gizella Weisshaus'" <GizellaWeisshaus@yahoo.com>,"Kevin R. Hall" <krhall007@aol.com>,""Luisa Esposito"" <CAST39@aol.com>,"Nicole Corrado" <ncorrado242@yahoo.com>,"'Pamela Carvel'" <estatecrimes@gmail.com>,"Sam Abady" <editor@westchesterguardian.com>,"'Scott H. Robb'" <shrobb@msn.com>,"'Tembani Selepi

Xaba'' <tembani@earthlink.net>,"'William Galison'' <wgalison@aol.com>

There is a problem. The U.S. Supreme Court's rules prevent a Petitioner from acting on another's behalf, unless he/she is a member of the Supreme Court Bar; clearly, I am not. As such, from the point of April 26 to 60 days forward (roughly, June 25) Iviewit shareholders have the following options:

- 1. "Opt-in" as individuals on the Lamont filing (we'll figure out original signatures later); or
- 2. Take my final Word document and file it on your own behalf (to be provided) however, the waters are murky for this option as they may not accept it as timely.

Clearly, this is the ONLY opportunity to advance this case to the U.S. Supreme Court, and they have accepted, but not yet docketed, the Lamont Petition as timely. Absent "opting-in" or filing on your own behalf (if accepted as timely, and there is no guarantee), should the Lamont filing get back to District Court, the only feasible damages estimation during discovery would be my 11% shareholdings. At this juncture, my advice is to opt-in and I will await decisions within 2 weeks

Best regards,

P. Stephen Lamont

Chief Executive Officer

Iviewit Technologies, Inc.

175 King Street

Armonk, N.Y. 10504

Tel: 914-217-0038

Email: pstephen.lamont@verizon.net; pstephen.lamont@att.blackberry.net

URL: www.linkedin.com/in/pstephenlamont; www.myspace.com/pstephenlamont;

www.iviewit.tv

THIS MESSAGE AND ITS EMBEDDED AND/OR ATTACHED FILES INCORPORATED HEREIN BY REFERENCE CONTAIN INFORMATION THAT IS PROPRIETARY AND CONFIDENTIAL, PRIVILEGED INFORMATION. IF YOU ARE NOT THE INTENDED RECIPIENT, YOU ARE PROHIBITED FROM READING, OPENING, PRINTING, COPYING, FORWARDING, OR SAVING THIS MAIL AND ITS EMBEDDED AND/OR ATTACHED FILES. PLEASE DELETE THE MESSAGE AND ITS EMBEDDED AND/OR ATTACHED FILES WITHOUT READING, OPENING, PRINTING, COPYING, FORWARDING, OR SAVING THEM, AND NOTIFY THE SENDER IMMEDIATELY AT 914-217-0038. IF YOU ARE THE INTENDED RECIPIENT, YOU ARE PROHIBITED FROM FORWARDING THEM OR OTHERWISE DISCLOSING THESE CONTENTS TO OTHERS, WITHOUT THE EXPRESS WRITTEN CONSENT OF THE SENDER.

Attachments:

Attachinents.	
untitled-[2]	
Size:	6.6 k
Type:	text/html