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***“Surf with Vision”***

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Friday, April 15, 2011

New York State Office of the Attorney General

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New York State Office of the Attorney General

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**Re: Phone Call on April 14, 2011 with James Rogers on behalf of Harlan Levy referred by Steven Michael Cohen, Chief of Staff to Governor Andrew Cuomo, Regarding FILED Criminal Complaints Against the New York Attorney General’s Office, Attorney General Andrew Cuomo, Steven Michael Cohen, Chief of Secretary to Governor Andrew Cuomo and Monica Connell, of the New York State Office of the Attorney General.**

Dear Mssrs. Levy and Rogers,

Please let this letter serve as formal commemoration of our April 14, 2011 phone conversation between Patrick Hanley, James Rogers, Esq., Special Counsel and Senior Advisor to Attorney General Eric T. Schneiderman and myself. James Rogers, Esq. was acting on behalf of Harlan Levy whom Steven Michael Cohen, Chief of Staff to Governor Andrew Cuomo, had referred us to. The following summarizes the salient points of the calls and the IMMEDIATE actions now required by Law, following the revelation and admission by Rogers of existing Conflicts of Interest. These Conflicts of Interest caused Rogers to assert that the inherent Conflicts for himself, the AG’s Office and other members of the AG’s Office, now demanded that the AG’s office was required forthwith to seek Outside Non Conflicted Independent Counsel to represent them in the Iviewit Filed Criminal Complaints, the Iviewit Ongoing Federal RICO & ANTITRUST Lawsuit and any/all “legally related” lawsuits, all further described herein.

1. **Summary of Calls with both the Governor’s Office and the Attorney General’s Office Regarding the Criminal Complaints against the Office of the New York Attorney General, Andrew Cuomo, Eliot Spitzer, Steven Michael Cohen, Monica Connell et al.**
   1. Earlier Calls with Cuomo
      * 1. On February 08, 2011, I spoke with Emily Cole, Assistant to Steven Michael Cohen, Secretary to Governor Cuomo, regarding CRIMINAL COMPLAINTS that had been filed against Andrew Cuomo and Steven Michael Cohen, filed with both the Attorney General’s Office and the Governor’s Office on November 19, 2010. On February 08, 2011, Emily Cole was informed that her work relation with Steven Michael Cohen, a named party to the Complaint posed a Conflict of Interest in her handling any complaint information. Emily proceeded to assert that she would handle finding a non-conflicted party to review the complaints and get back to me in a few days.
   2. Calls April 13-15th 2011
      * 1. After several calls went unreturned over two months attempting to reach Emily, on April 13, 2011, both Patrick Hanley[[1]](#footnote-1) and I reached Emily and requested the current status of the Criminal Complaints and if she had retained any Non-Conflicted party to investigate pursuant to our prior call. At this point it was learned, upon information and belief, that a one Kenneth Cole of Kenneth Cole Productions ( NYSE: KCP ) and Maria Cuomo Cole have a daughter named Emily Cole[[2]](#footnote-2). Upon confronting Emily Cole of the Conflict of Interest a direct family relationship would create and requesting verification that she was not the Emily Cole related to the Cuomo’s, Emily Cole denied she was the daughter of Kenneth Cole and Maria Cuomo. Later, further questioning Emily Cole regarding her name, Emily Cole became defensive and claimed that even if she were, it was “none of my business and would not matter” or words to that effect. I explained that if she were related to the Cuomo’s this further exacerbate the Conflict of Interest in her handling the Criminal Complaint against Andrew Cuomo and Steven Michael Cohen, in addition to the Conflict of Interest already present with her employment by Steven Michael Cohen.
        2. Emily Cole subsequently admitted that she had turned the prior request on February 08, 2011 for complaint information over to Steven Michael Cohen, at which point we advised her that this represented an egregious Conflict of Interest and violation of public office rules and regulations, federal and state law, as well as, attorney conduct rules by both Cohen and herself. As exhibited herein and in the attached URL exhibits, Conflicts Of Interest are the glue that binds the Title 18: 1961- 1968 RICO Conspiracy together, as presented in my Amended Complaint and the attached RICO Statement filed therein. The Amended Complaint can be found at

<http://iviewit.tv/CompanyDocs/United%20States%20District%20Court%20Southern%20District%20NY/20080509%20FINAL%20AMENDED%20COMPLAINT%20AND%20RICO%20SIGNED%20COPY%20MED.pdf>

and the URL is hereby incorporated by reference in entirety herein. Emily Cole then became distraught and defensive when notified that her actions in conflict would be included in any ongoing and future criminal and civil complaints filed. Emily was notified that these actions in conflict aided and abetted the conspiracy through Obstruction of Justice caused by the Denial of Due Process and Procedure in the mishandling of the Complaints while in direct Conflicts of Interest and other violations of law and public office rules. Emily Cole then rudely and abruptly terminated the phone call by hanging up.

* + 1. Upon immediately calling back the Governor’s office, to now speak with Benjamin Lawsky, Chief of Staff to Governor Cuomo, to again find a NON-CONFLICTED party to handle the Criminal Complaints or direct the complaints to an INDEPENDENT NON CONFLICTED INVESTIGATOR, and also, to report the new alleged crimes committed by Emily Cole passing the Complaints to Steven Cohen, one of the accused, the call transferred by the receptionist to Lawsky was then intercepted directly by Steven Michael Cohen. Cohen, now further acted in a Plethora of Conflicts of Interest, Violations of Public Office Rules and Regulations and Violations of State and Federal Law in regards to personally handling Complaint matters against oneself and/or acting on any complaints while in Conflict. After noticing Cohen of his conflicts and the fact that I was attempting to “PUT HIM IN PRISON…”[[3]](#footnote-3) in my RICO and ANTITRUST Federal Lawsuit, Cohen proceeded to attempt to deflect the Complaints filed with the Governor to the New York Attorney General and a one Harlan Levy, Chief of Staff to New York AG Eric T. Schneiderman. Cohen attempted this transfer of legal obligations of the Governor to the AG despite being noticed that the AG had a separate Criminal Complaint filed and that the Governor was being requested in a separate Criminal Complaint to execute his executive authority, which could only be handled by the Governor. According to Cohen, Levy is the immediate successor to Cohen’s former position as Chief of Staff to Cuomo when Cuomo was AG.
    2. Cohen, is aware of the Criminal Complaints filed against both he and Cuomo as exhibited in all of the following URL’s, all fully incorporated by reference in entirety herein,
       1. <http://www.free-press-release.com/news-iviewit-inventor-eliot-bernstein-files-criminal-charges-against-ny-ag-andrew-cuomo-chief-of-staff-steven-cohen-asst-ag-monica-connell-w-gov-david-1291165927.html>   
          November 30, 2010 Intellectual Property news in Palm Beach, Florida, United States of America, Free-Press-Release, Inc. “Iviewit Inventor Eliot Bernstein Files Criminal Charges Against NY AG Andrew Cuomo, Chief of Staff Steven Michael Cohen & Asst AG Monica Connell w/ Gov David Paterson & NY Senate Judiciary Chair John Sampson”

\*\*\*The Criminal Complaints were similarly filed with Andrew Cuomo while he was AG and to my knowledge, nothing was done but to further Obstruct the Complaints, including Obstructing complaints dating back to those filed with Eliot Spitzer when he was AG and Governor, by denying any Due Process through the burying of the new Complaints, in addition to the old complaints, by those in conflict. These actions to deny Due Process and Procedure come despite the repeated demand from the start of the complaints that if conflict existed the Complaints were to be turned over to a Non-Conflicted Independent Party.

* + - 1. <http://iviewit.tv/CompanyDocs/United%20States%20District%20Court%20Southern%20District%20NY/20090613%20FINAL%20NYAG%20Steven%20Cohen%20Letter%20signed%20low.pdf>   
         June 13th 2009, letter to Steven Michael Cohen regarding “Conflicts of Interest; etc; Bernstein v. NYS First Department et al.; US Second Circuit Docket No. 08-4873-CV.”
      2. <http://iviewit.tv/CompanyDocs/United%20States%20District%20Court%20Southern%20District%20NY/20090618%20FINAL%20NYAG%20Steven%20Cohen%20Letter%20Re%20Lamont%20Signed.pdf>

June 18th 2009 letter to Steven Michael Cohen regarding “First Department Obstruction of Justice.” The letter deals with First Department Officials acting in blatant Conflicts of Interest in the handling of complaints against themselves and matters relating to Criminal Misconduct of P. Stephen Lamont.

* + 1. In the most recent Criminal Complaints, Cohen and Cuomo have been apprised of the Criminal Complaints against them while they were at the AG’s office and now at the Governor’s office and have failed to turn over the complaints to Non-Conflicted Independent Party since June 13th 2009. A response cannot be tendered by either Cohen, Cuomo or even the Governor’s or AG’s offices, as the Governor and now the AG and their employees are entirely conflicted with these matters, as evidenced herein and in exhibit. Therefore, they instead have elected to hide the Complaints and derail the investigations, further aiding and abetting the RICO Conspiracy by Obstructing Justice through their failure to perform their honest services, violating public office rules and regulations and state and federal laws.
    2. Additionally, the AG’s Office and members of that office are named Defendants in my Federal RICO and ANTITRUST Lawsuit. Further, the AG’s Office is also illegally representing 39 plus State Actor/Defendants as counsel of record, representing them further illegally in both a Professional and Personal capacity which causes yet additional layers of Conflicts that further deny Due Process and Obstruct Justice.
    3. Further, Federal Judge Shira Scheindlin has “legally related” my RICO and ANTITRUST Lawsuit to that of an inside Whistleblower Christine C. Anderson, a veteran Senior Staff Attorney in the New York Supreme Court Disciplinary Department. Anderson has blown the Whistle on Corruption under oath in a Federal Court and before the New York Senate Judiciary Committee in an ONGOING investigation by that Committee. Anderson exposed the corrupt and illegal patterns and practices, including but not limited to, Destruction of Official Court Records and Evidence, Extorting a Federal Witness (a one Nicole Corrado, another Veteran New York Supreme Court Senior Staff Attorney in the Disciplinary Department who was being deposed in Anderson’s Whistleblower Lawsuit), Whitewashing Attorney Disciplinary Complaints, Obstructions of Justice and more. These illegal actions exposed to the Judiciary Committee and Federal Judge Shira Scheindlin infect the entire legal community, including but not limited to court officials, disciplinary officials and State and Federal prosecutors. Anderson further claimed that a CLEANER exists inside the Ethics Department Of the New York Supreme Court named Naomi Goldstein, who has with the aid of other senior ranking New York Court Officials, District Attorneys, US Attorneys and Favored Law Firms and Lawyers, to WHITEWASH complaints on behalf of these US ATTORNEYS, DA’s, ADA’s and FAVORED LAW FIRMS and LAWYERS. OUTRAGEOUS!!! Anderson further complains in Motion to the Federal Court that Cuomo is ILLEGALLY REPRESENTING STATE DEFENDANTS in New York. Anderson’s filing to Remove the AG from her Lawsuit for Conflicts of Interest again illustrating a further plethora of Violations of Public Office rules and regulations, Violations of Attorney Conduct Codes and State and Federal Law.

Anderson’s Motion can be found at the following URL’s and Anderson’s arguments for removing the AG in that Motion are hereby fully incorporated by reference as my own in this letter where they are applicable to our “legally related” cases.

<http://iviewit.tv/wordpress/?p=391>

“Wednesday, September 15, 2010 “Anderson Moves to Disqualify NY Attorney General”

For Anderson’s Motion to remove the AG see link @ <http://www.frankbrady.org/TammanyHall/Documents_files/CCA%20091410%20Filing.pdf> .

Further, at Anderson’s trial upon hearing the shocking CRIMINAL VIOLATIONS OF PUBLIC OFFICE, VIOLATIONS of ATTORNEY CONDUCT CODES and VIOLATIONS OF STATE AND FEDERAL LAW, notice was sent to Federal Judge Shira Scheindlin on October 27th 2009 by witnesses of Anderson’s CRIMINAL claims at trial Eliot Bernstein and Terrence Finnan that demand that Scheindlin follow her Judicial Cannon and Law in reporting the CRIMINAL allegations to the proper authorities, including the New York Attorney General’s Office, where Cohen was officially copied the letter. Notice of these CRIMINAL allegations via copy of the letter, include all of the following State, Federal & International Authorities currently investigating the Iviewit complaint matters;

* The Honorable Barack Hussein Obama II  
  President United States of America
* The Honorable Glenn A. Fine  
  Inspector General United States Department of Justice
* The Honorable John Conyers Jr.  
  Chairman House Judiciary Committee
* The Honorable United States Senator Dianne Feinstein  
  Senate Judiciary Committee
* Hon. Eric H. Holder, Jr.  
  United States Attorney General US Department of Justice
* The Honorable Elena Kagan  
  Solicitor General US Department of Justice
* Robert S. Mueller, III.  
  Director Federal Bureau of Investigation
* Candice M. Will  
  Assistant Director, Office of Professional Responsibility Federal Bureau of Investigation
* The Honorable Harry I. Moatz  
  Director, Office of Enrollment & Discipline United States Patent & Trademark Office
* Todd J. Zinser  
  Inspector General United States Department of Commerce
* David Kappos  
  Under Secretary of Commerce for Intellectual Property and Director of the United States Patent and Trademark Office United States Patent & Trademark Office
* John J. Doll  
  Commissioner for Patents United States Patent and Trademark Office
* David L. Gouvaia  
  Treasury Inspector General for Tax Administration
* Mary L. Schapiro  
  Chairperson United States Securities and Exchange Commission
* Peter L. McClintock  
  Acting Inspector General Small Business Administration
* Chris P. Mercer  
  President Institute of Professional Representatives before the European Patent Office (epi)
* Steven Michael Cohen  
  Counselor and Chief of Staff for Andrew Cuomo New York Office of the Attorney General
* Joseph M. Demarest, Jr.  
  FBI Assistant Director in Charge of the New York Division
* David A. Paterson  
  Governor New York State
* New York Senate Judiciary Committee Members:

sampson@senate.state.ny.us, onorato@senate.state.ny.us, schneiderman@schneiderman.org, schneiderman@senate.state.ny.us, hassellt@senate.state.ny.us, diaz@senate.state.ny.us, jdklein@senate.state.ny.us, eadams@senate.state.ny.us, espada@senate.state.ny.us, breslin@senate.state.ny.us, dilan@senate.state.ny.us, savino@senate.state.ny.us, perkins@senate.state.ny.us, maziarz@senate.state.ny.us, jdefranc@senate.state.ny.us, volker@senate.state.ny.us, saland@senate.state.ny.us, lavalle@senate.state.ny.us, bonacic@senate.state.ny.us, winner@senate.state.ny.us, nozzolio@senate.state.ny.us, lanza@senate.state.ny.us, ranz@senate.state.ny.us, spotts@senate.state.ny.us.

* Hon. Andrew Cuomo  
  Attorney General Office of the Attorney General
* Monica Connell, Esq.  
  Assistant Attorney General - Division of State Counsel Litigation Bureau, State of New York Office of the Attorney General
* Thomas P. DiNapoli  
  Comptroller State of New York
* Robert Morris Morgenthau  
  District Attorney of New York County
* Lovett & Bellatoni

The Notice to Shira Scheindlin and others of the Criminal Allegations levied by Christine Anderson, Whistleblower can be found at,

<http://iviewit.tv/wordpress/?p=205>   
“Re: CRIMINAL ALLEGATIONS in Christine C. Anderson v. New York State et al. (07cv09599); Code of Conduct for US Judges Canon 3B(5), Protecting the People”

It goes without saying that the New York Attorney General’s Office and Andrew Cuomo as AG where fully and intimately cognizant of Anderson’s FELONY CRIMINAL ALLEGATIONS in OPEN FEDERAL COURT before Judge Scheindlin as they were OPPOSING COUNSEL to Anderson and were in the Court at the time of the Allegations and further copied on the letter noticing Scheindlin. Once cognizant of the alleged crimes, the AG’s Office acting as Counsel of Record for the Anderson Defendants, including but not limited to, Assistant Attorney Generals’ Lee Alan Adlerstein (present in the Courtroom) and Asst AG Monica Connell, had no deniability of the CRIMINAL ALLEGATIONS, and in their OFFICIAL CAPACITY are required by LAW and ATTORNEY CONDUCT CODES to report and/or investigate any reliable CRIMINAL ALLEGATIONS, as mandated by the New York Lawyer's Code of Professional Responsibility and Law:

* **DR 1-103 [1200.4] Disclosure of Information to Authorities.**A lawyer possessing knowledge, (1) not protected as a confidence or secret, or (2) not gained in the lawyer's capacity as a member of a bona fide lawyer assistance or similar program or committee, of a violation of DR 1-102 [1200.3] that raises a substantial question as to another lawyer's honesty, trustworthiness or fitness as a lawyer shall report such knowledge to a tribunal or other authority empowered to investigate or act upon such violation.

Since Anderson has fingered attorneys from the US Attorney Office, DA, ADA, NY Attorney General and “Favored Law Firms and Lawyers” all attorneys who are cognizant whether they are judges, prosecutors or lawyers in these matters must report the Criminal Allegations for Investigation.

* **TITLE 18 PART I CHAPTER 1 § 4 Misprision of felony**

Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years, or both.

The revised Code of Conduct[[4]](#footnote-4) for Judges also binds Scheindlin to report these allegations to the proper authorities under,

* **CANON 3 A JUDGE SHOULD PERFORM THE DUTIES OF THE OFFICE IMPARTIALLY AND DILIGENTLY**   
   B. Administrative Responsibilities.

(3) A judge should initiate appropriate action when the judge becomes aware of reliable evidence indicating the likelihood of unprofessional conduct by a judge or lawyer.

COMMENTARY

Canon 3B(3). Appropriate action may include direct communication with the judge or lawyer who has committed the violation, other direct action if available, and reporting the violation to the appropriate authorities.

This may also be further criminal financial abuses by Public Officials as the legal fees for them both Professionally and Personally are being paid for as a gift by the AG’s office and the New York Taxpayers and doubtfully reflected as legal fee gifts on their income tax returns. As Anderson’s Motion to Disqualify the AG Office shows, there are also Conflicts of Interest inherent in the multiple representations.

Similarly in my RICO and ANTITRUST lawsuit, the AG not only Represents 39+ State Defendants but acts as Pro Se Counsel for themselves in responding to the Amended Complaint, which was GRANTED by Judge Scheindlin,

<http://iviewit.tv/CompanyDocs/United%20States%20District%20Court%20Southern%20District%20NY/20080414%20Order%20Granting%20Filing%20of%20Amended%20Complaint.pdf>

and then responded to by the AG, a Defendant and Defense Counsel, acting in a bizarre and illegal myriad of Conflicts of Interest, Violations of Public Offices and Violations of State and Federal Law. It should also be noted here that prior to the Cuomo Administration the Spitzer Administration had buried the Iviewit Complaints against the very same Defendants the AG went on later to defend, after reviewing the information in the Iviewit Complaints and again this posed a massive conflict of interest. The Cuomo Administration upon the termination of Spitzer for Violations of the Federal Mann Act in Transporting Prostitutes across State Lines and other crimes then paid Defendant in my RICO and ANTITRUST lawsuit, Proskauer Rose (the central conspirator of the RICO) for Spitzer’s Legal Defense of approximately US $500,000.00 out of New York States coffers. Further, several key Spitzer Officials then took Partnerships with Proskauer further advancing the Conflicts in the Swamp. Again, this may represent illegal use of State Funds for personal legal defense fees, of course, a review of Defendant in my RICO Eliot Spitzer’s tax returns would reveal how his personal defense monies to Proskauer Rose were reported to the IRS or if they were.

Finally, Cuomo began representing New York State Defendants in my RICO after his offices had been given Iviewit Complaint Information and began investigating the same Defendants. Again, the Conflicts, Violations of Public Office and Law caused further Obstruction of the complaints against the AG’s now legal clients and then subsequent complaints were never transferred to a Non Conflicted Party for proper investigation.

March 14, 2008 “Based on New Information - Request for Reconsideration of Letter of September 24, 2007 from Attorney General Andrew Cuomo’s Office of Public Integrity (“OPI”) Case No. 07-507”

<http://iviewit.tv/CompanyDocs/United%20States%20District%20Court%20Southern%20District%20NY/20080314%20FINAL%20Letter%20to%20NY%20AG%20to%20reistigate%20investigation%20on%20new%20evidence.pdf>

* + 1. On April 15, 2011, calls made to Harlan Levy were intercepted, or transferred, to a one, James Rogers, Special Counsel and Senior Advisor to Attorney General Eric Schneiderman. Upon advising Mr. Rogers of the situation whereby,
       1. the AG’s Office and two former AG’s are Defendants in the Iviewit RICO and ANTITRUST Lawsuit,
       2. the AG is representing the AG’s Office and two former AG’s while having multiple Conflicts of Interest in the RICO and ANTITRUST Lawsuit,
       3. the AG, while representing themselves as a Defendant, as can be seen in their Motion to Dismiss the Amended Complaint in my RICO & ANTITRUST Lawsuit which was GRANTED by Federal Judge Shira Scheindlin, is also illegally representing 39+ State Defendants both Personally and Professionally in the RICO and ANTITRUST Lawsuit,
       4. the former AG’s and AG Office are the subjects of the Criminal Complaints referenced herein, the AG’s office and Defendant Proskauer Rose are in a direct business relationship and that it appears impossible for the AG to now review the FILED CRIMINAL COMPLAINTS against Cohen and Cuomo, Mr. Rogers did the impossible, he admitted an existing Conflict Of Interest. Immediately after declaring a Conflict of Interest Mr. Rogers choose to not discuss the CRIMINAL COMPLAINTS until retaining NON CONFLICTED OUTSIDE COUNSEL, as the Conflicts acknowledged were impossible to overcome.

First, I must applaud Mr. Rogers, for he is one of the very few people in over a decade who has handled the WEB OF CONFLICTS in the CONFLICT SWAMP ethically. Bravo Mr. Rogers! Upon learning that the New York Attorney General and members of the AG were undeniably conflicted with the Iviewit matters.

Now that Conflicts of Interest have been affirmed and acknowledged by the AG Office, a mass of actions must be taken to REMOVE the CONFLICTS from ALL APPLICABLE Iviewit matters and notify all relevant parties listed herein IMMEDIATELY.

1. **ACTIONS TO REMOVE CONFLICTS FROM ALL PROCEEDINGS**
   1. First the AG must not only RECUSE their offices from investigating the CRIMINAL COMPLAINTS filed at the AG and Governor’s Offices but they must also now WITHDRAW from REPRESENTATION in all COURT CASES of IVIEWIT, Eliot I. Bernstein and ALL LEGALLY RELATED CASES to Iviewit, Eliot I. Bernstein and the legally related WHISTLEBLOWER Christine C. Anderson’s Lawsuit as listed below.

**Legally Related Cases to Whistleblower Christine C. Anderson by Federal Judge Shira A. Scheindlin @ New York Second Circuit**

* 1. Anderson v The State of New York, et al. - WHISTLEBLOWER LAWSUIT which other cases have been marked legally “related” to by Fed. Judge Shira A. Scheindlin
  2. 08-4873-cv United States Court of Appeals for the Second Circuit Docket - Bernstein, et al. v Appellate Division First Department Disciplinary Committee, et al. – 12 COUNT 12 TRILLION DOLLAR FEDERAL RICO & ANTITRUST LAWSUIT
  3. Capogrosso v New York State Commission on Judicial Conduct, et al.
  4. Esposito v The State of New York, et al.
  5. McKeown v The State of New York, et al.

**Legally Related Cases to Whistleblower Christine C. Anderson by Federal Judge Shira A. Scheindlin @ US District Court - Southern District NY**

* 1. 07cv09599 Anderson v The State of New York, et al. - WHISTLEBLOWER LAWSUIT which other cases have been marked legally “related” to by Fed. Judge Shira A. Scheindlin
  2. 07cv11196 Bernstein, et al. v Appellate Division First Department Disciplinary Committee, et al.
  3. 07cv11612 Esposito v The State of New York, et al.,
  4. 08cv00526 Capogrosso v New York State Commission on Judicial Conduct, et al.,
  5. 08cv02391 McKeown v The State of New York, et al.,
  6. 08cv02852 Galison v The State of New York, et al.,
  7. 08cv03305 Carvel v The State of New York, et al., and,
  8. 08cv4053 Gizella Weisshaus v The State of New York, et al.
  9. 08cv4438 Suzanne McCormick v The State of New York, et al.
  10. 08 cv 6368 John L. Petrec-Tolino v. The State of New York
  11. 06cv05169 McNamara v The State of New York, et al
  12. Acknowledging that the AG’s Office and members and former members are also personally and professionally sued and therefore further conflicted, now forces the AG to remove all PRIOR court filings IMMEDIATELY. All previous representation were filed in Conflict of Interest, as has been complained of in my case since the very start of the RICO & ANTITRUST Lawsuit and the AG must notify the Court and all other relevant parties, including all state and federal investigators listed herein of their Conflicts and Withdrawal from the cases**. Further, all of these matters now need to be handled by the AG’s NON-CONFLICTED Counsel, not the AG.**

1. The Acknowledged and Admitted Conflict of Interest Now Causes all Prior Criminal Complaints filed with the New York Attorney General’s Office to IMMEDIATELY be transferred to a INDEPENDENT NON CONFLICTED THIRD PARTY INVESTIGATOR.
2. **The Admitted Conflict of Interest Now Causes Current ILLEGAL** representation of New York State Defendants by the New York Attorney General’s Office to seek independent NON CONFLICTED COUNSEL and WITHDRAW IMMEDIATELY AS COUNSEL to all State Actors in the RICO and ANTITRUST Lawsuit. The AG should notify the Courts that the State Defendants must now seek new NON-CONFLICTED representation in the RICO & ANTITRUST LAWSUIT separate and distinct counsel for their Personal and Professional Representation.
3. The New York AG must also seek independent counsel for the New York Attorney General’s Office and for the members directly named as Defendants both Personally and Professionally. Also, notice has been given to both Cuomo and Cohen that in addition to the Criminal Complaints filed against them, they will both be forthcoming Defendants both Professionally and Personally in all Iviewit Lawsuits both current and future.
4. Conflict of Interest Now Causes the New York Attorney General to notify all Criminal and Court Officials involved in the Iviewit RICO & ANTITRUST LAWSUIT of the CONFLICT OF INTEREST and fully DISCLOSE ALL CONFLICTS in writing to Plaintiff Eliot Ivan Bernstein. Further, voluntary REMOVAL of all PRIOR FILINGS and PLEADINGS that were filed by the New York Attorney General’s Offices in the Iviewit RICO & ANTITRUST LAWSUIT and ALL LEGALLY RELATED CASES.
5. **Parties to Notice of AG CONFLICTS by AG**
6. **Parties Copied**
7. **RICO & ANTITRUST Lawsuit and Related Cases UPDATE**
   1. **Anderson – Filing indicates that Cahill perjured court testimony further Obstructing Justice in a Federal Whistleblower Lawsuit, see Anderson Motion to Remove AG**
   2. **Iviewit Case on hold after Motion to Dismiss as Criminal Investigations must now be commenced, no free of Conflicts of Interest.**
   3. **Related Cases**
      1. **Second Circuit Dismissals with Existing Conflicts turned over to Criminal Authorities for Aiding and Abetting**
      2. **Second Circuit Criminal Activity Reported to Authorities**
      3. **Criminal Authorities were Summoned and Conflicts found in handling of those complaints.**
      4. **2nd Circuit Possible Court Case Fixing – Pollack**

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:

Enclosure(s)/Attachment(s)/URL’s

Uniform Resource Locator(s), all Uniform Resource Locators ( URL’s ) and the contents of those URL’s Websites are incorporated in entirety by reference herein, include these sites and documents as part of this correspondence and as evidentiary material to be included.

cmb/eib

1. Patrick Hanley, Personal Assistant to Suzanne McCormick in a “Legally Related” Federal Lawsuit, related by Judge Shira Scheindlin, SDNY, to a Federal Lawsuit of a New York Supreme Court Disciplinary Department Attorney Whistleblower, Christine C. Anderson. The Iviewit and Eliot I Bernstein, Federal RICO and ANTITRUST Lawsuit, is also “Legally Related” by Judge Scheindlin to the Whistleblower Anderson Lawsuit. [↑](#footnote-ref-1)
2. <http://www.zimbio.com/photos/Maria+Cuomo+Cole/Emily+Cole/Cannes+Film+Festival/J5qqur_otEh> “Maria Cuomo Cole and Emily Cole Photostream - Browse all photos of Maria Cuomo Cole and Emily Cole together in this socially oriented mega-slideshow”. URL fully incorporated by reference in entirety herein. [↑](#footnote-ref-2)
3. Cohen ironically responded to the fact that I was attempting to “Put him in Prison” by retorting that “Some would say I already am in Prison” at which point I responded that “I agree”. [↑](#footnote-ref-3)
4. Note that this language cited comes from a revised Code of Conduct on July 01, 2009. As the Iviewit matters involve allegations of CORRUPTION against Senior Ranking Court Officials dating back to 1997, including those involved directly in Disciplinary Departments and creating code, both State and Federal, it is suggested that only Disciplinary Rules from 1997 or prior be reviewed prior to the watering down that has taken place over the years. Evidence has been submitted to the courts of previous attempts by named Defendants in my RICO and ANTITRUST Lawsuit to change Disciplinary Codes to fit the crimes and use falsified and un-codified codes in forming dismissal letters. [↑](#footnote-ref-4)