Proskauer Rose - Allen Fagin

Blog Owned by Investigative Blogger Crystal L. Cox

Saturday, April 7, 2012

Anti-Corruption Blogger Crystal Cox Says, a Bit About the iViewit Technology Court Case. Crystal Cox regarding the Eliot Bernstein Story, and Justice for the iViewit Inventors

What if This was Your Invention, Stolen by the Patent Attorneys that You Hired to get you a Patent?



More on the iViewit Technology Case

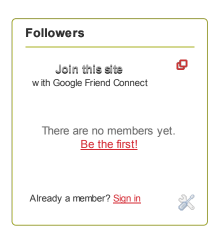
http://www.DeniedPatent.com/

http://www.iViewit.tv/

FBI, SEC Complaint, iViewit

http://iviewit.tv/CompanyDocs/20100206%20FINAL%20SEC%20FBI%20and%20more %20COMPLAINT%20Against%20Warner%20Bros%20Time%20Warner%20AOL176238n scolorlow.pdf

http://www.investigativejournalist.net/2011/02/open-letter-to-time-warner-warner-bros.html Investigative Blogger Crystal Cox, Open Letter to Intel Shareholders





http://www.investigativejournalist.net/2011/02/open-letter-to-intel-corp-board-of.html Investigative Blogger Crystal Cox, Open Letter to Warner Bros. Shareholders

> http://intelcorruption.blogspot.com/ Investigative Blogger Crystal Cox Blog On Paul Otelline Formerly CeoPaulOtellini.com

http://www.alexisdevane.com/ This Blog was Formerly KennethRubenstein.com

http://www.proskauerfraud.com/

http://ceopaulotellini.blogspot.com/

http://jeffreybewkes.blogspot.com/

http://iviewit.tv/wordpress/?p=498

http://www.investigativejournalist.net/2011/02/intel-corp-intc-press-release-on-mass.html

http://www.foley-lardner.com/

http://www.greenbergtraurigsucks.com/

http://www.proskauerlawfirm.com/ Formerly ProskauerSucks.com

Christopher C. Wheeler, Proskauer Rose Attorney Formerly ChristopherCWheeler.com http://christophercwheeler.blogspot.com/

Mathew Triggs, Proskauer Rose Attorney http://matthewtriggscom.blogspot.com/

Eliot Bernstein, iViewit Founder and One of the Inventors http://www.EliotBernstein.com/

> Raymond Joao Proskauer Rose Formerly RaymondJoao.com http://raymondjoao.blogspot.com/

http://www.scottsherr.com/ Scott Sherr Sony

http://www.toddoutten.com/ Todd Outten

http://douglaschey.blogspot.com/ Formerly DouglasChey.com

Posted by Crystal L. Cox at 12:38 PM No comments:

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Labels: Douglas Chey, Eliot Bernstein, Intel Corp, Jeffrey Bewkes, John Calkins SONY, Proskauer Rose, Warner Bros.

Eliot Bernstein on Inventors Rights, Corrupt Patent Lawyers, MPEG LA, Proskauer Rose and the Stealing of the IViewit Technology.

More at Link Below
http://www.crystalcox.com/2012/03/dick-woelfle-tv-interview-inventor.html

Posted by Crystal L. Cox at 9:13 PM No comments:

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Labels: Corrupt Patent Attorney, Iviewit Technologies, Kenneth Rubenstein, MPEG LA, Proskauer Rose

Wednesday, March 7, 2012

Proskauer Rose Guilty, Proskauer Rose, Chadbourne and others Charged with Conspiracy and Fraud.. IViewit is Next. 13 Trillion Dollar Scandal, USPTO, DOJ, SEC, knows of Massive Shareholder Fraud.

Proskauer Rose Guilty, Iviewit Inventor Eliot I. Bernstein Publishes Draft Motion to US Appeals Court

Posted by Crystal L. Cox at 9:54 PM No comments:

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Labels: Iviewit Technolgies, MPEG LA, New York Corruption, Proskauer Rose, Warner Bros.

0

Proskauer Rose Guilty, Proskauer Rose, Chadbourne and others Charged with Conspiracy and Fraud.. IViewit is Next. 13 Trillion Dollar Scandal, USPTO, DOJ, SEC, knows of Massive Shareholder Fraud.

"Proskauer Rose, Chadbourne and others Charged with Conspiracy and Fraud in R. Allen Stanford Ponzi by Court Receiver for Victims Ralph Janvey.

lviewit Inventor **Eliot I. Bernstein Publishes Draft Motion to US Appeals Court** involving direct ties to the lviewit Stolen Patents and Sir R. Allen Stanford, Bernie Madoff, Galleon, Dreier, MF Global scams and more.

Proskauer Rose, Chadbourne and others Charged with Conspiracy and Fraud in R. Allen

Stanford Ponzi by Court Receiver for Victims Ralph Janvey.
Stanford Trial Drags Former Proskauer, Chadbourne Partner Back into Spotlight Brian Baxter The American Lawyer February 8, 2012
View Article Click Below
http://www.law.com/jsp/tal/PubArticleTAL.jsp?id=1202541880071&sIreturn=1
 Iviewit Inventor Eliot I. Bernstein Publishes Draft Motion to US Appeals Court involving
direct ties to the Iviewit Stolen Patents and Sir R. Allen Stanford, Bernie Madoff, Galleon, Dreier, MF Global scams and more
IVIEWIT DRAFT MOTION TO SECOND CIRCUIT COURT OF APPEALS OF CONFLICTS
Case No. 08-4873-CV
—
United States Court of Appeal for the Second Circuit Justices: Debra Ann Livingston, Richard C. Wesley, Peter W. Hall and- Ralph K. Winter, Jr.
Eliot Ivan Bernstein, Pro Se Plaintiff – Appellant
Appellate Division First Department Departmental Disciplinary Committee et al. Defendants / Appellees
ON APPEAL FROM THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK
CASE 07 Civ. 11196 (Shira Anne Scheindlin)
LEGALLY Related Case to lviewit RICO by Federal Judge Shira A. Scheindlin to:
(07 Civ. 9599) (SAS-AJP) WHISTLEBLOWER LAWSUIT of Christine C. Anderson, Esq. v. the State of New York, et al. (Anderson, a Former New York Supreme Court Attorney)
Cases Legally Related to Anderson / Iviewit:
1. 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 TRILLION DOLLAR LAWSUIT
2. Capogrosso v New York State Commission on Judicial Conduct, et al.
3. Esposito v The State of New York, et al.
4. McKeown v The State of New York, et al.
5. Related Cases @ US District Court - Southern District NY
6. 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
7. 07cv11196 Bernstein, et al. v Appellate Division First Department Disciplinary Committee, et al.
8. 07cv11612 Esposito v The State of New York, et al.

www.allenfagin.com

9. 08cv00526 Capogrosso v New York State Commission on Judicial Conduct, et al.

10. 08cv02391 McKeown v The State of New York, et al.

11. 08cv02852 Galison v The State of New York, et al.

12. 08cv03305 Carvel v The State of New York, et al.

13. 08cv4053 Gizella Weisshaus v The State of New York, et al.

14. 08cv4438 Suzanne McCormick v The State of New York, et al.

15. 08 cv 6368 John L. Petrec-Tolino v. The State of New York

16. 06cv05169 McNamara v The State of New York, et al.

ELIOT IVAN BERNSTEIN, PRO SE

2753 N.W. 34TH STREET BOCA RATON, FLORIDA 33434-3459 (561) 245.8588 (o) / (561) 886.7628 (c) / (561) 245-8644 (f) iviewit@iviewit.tv / www.iviewit.tv

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II. IMMEDIATELY DISQUALIFY ALL Justices and other Members of the United States Second Circuit Court of Appeals (this Court) whom have currently acted in this Lawsuit in anyway whatsoever, for their part in Aiding and Abetting Fraud on the Court, Obstruction of Justice, Denial of Due Process, HIGH CRIMES AND MISDEMEANORS and more.. 69

III. Remand, Halt and Rehear this RICO & ANTITRUST Lawsuit due to the New York State Attorney General's now Admitted and Acknowledged Conflicts of Interest, both past and present, in acting ILLEGALLY as Counsel their office and additionally for 39 plus State Defendant/Actors in this Lawsuit, by Violating Public Office Rules & Regulations, Attorney Conduct Codes and State & Federal Law 83

IV. Remand and Rehear this Lawsuit due to the New York State Supreme Court Attorney Whistleblower Christine C. Anderson's Felony Criminal Allegations against SENIOR Court Officials, Public Officials and more. 92

HALT THIS LAWSUIT and the "Legally Related" Lawsuits, pending investigations

of Whistleblower Anderson's FELONY CRIMINAL Allegations against Members of, the New York Attorney General's Office, the US Attorney's Office, the New York District Attorney's Office, Justices of the courts, Officers of the New York Supreme Court, the New York Supreme Court Disciplinary Departments, officers of the new york supreme court disciplinary departments and others, based on **FELONY CRIMINAL ALLEGATIONS** in US Federal Court and before the New York Senate Judiciary Committee.

The Felony Crimes alleged by Anderson, directly relate to this RICO & ANTITRUST Lawsuit, including having several identical New York State Public Official Actor/Defendants and the allegations are wholly germane to the nexus of the Iviewit RICO & ANTITRUST Lawsuit Crimes alleged. Further the two lawsuits are "Legally Related" by Federal Judge Shira Scheindlin. 96

V. **Remove and report ALL other Conflicts of Interest**, violations of public office rules, violations of judicial cannons, attorney conduct codes and state and federal law, currently in place in this RICO Lawsuit and related cases, in order to impart fair and impartial DUE PROCESS UNDER LAW... 96

VI. DEMAND that ALL parties to this Lawsuit going forward, including but not limited to, Court Justices & Officials, Attorneys at Law, Prosecutors, Clerks, etc. sign Affirmed Conflict of Interest Disclosures, identical to the one attached herein, acknowledging PERSONAL and PROFESSIONAL LIABILITIES for any violation, prior to, ANY further Action by ANYONE in this RICO & ANTITRUST Lawsuit. 97

VII. Demand for Justices of the SECOND CIRCUIT to turn themselves in to State and Federal Criminal Authorities to ANSWER to filed CRIMINAL COMPLAINTS against them and served upon them.. 97

VIII. alleged crimes ongoing by p. stephen lamont et al. both known and unknown and fraud on this court, the us district court and now other courts including the supreme court and more. 98

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Exhibit 4 - Ethics Complaint. 108

MOTION TO:

• Remand and Rehear this Lawsuit due to the New York State Attorney General's now Admitted and Acknowledged Conflicts of Interest both past and present, in acting ILLEGALLY as Counsel for 39 plus State Defendant/Actors in this Lawsuit by Violating Public Office Rules & Regulations, Attorney Conduct Codes and State & Federal Law.

• Remand and Rehear this Lawsuit due to the New York State Supreme Court's Attorney Whistleblower, Christine C. Anderson's ("Anderson") Felony Criminal Allegations against SENIOR Court Officials, Public Officials et al.

• HALT THIS LAWSUIT and the "Legally Related" Lawsuits, pending investigations of Whistleblower Anderson's FELONY CRIMINAL Allegations against Members of the New York Attorney General's Office, the US Attorney's Office, the New York District Attorney's Office, New York State Supreme Court, the New York Supreme Court Disciplinary Departments and others.

FELONY CRIMINAL ALLEGATIONS EXPOSED in US Federal District Court, THIS COURT and before the New York Senate Judiciary Committee by the HEROIC TESTIMONY and SWORN STATEMENTS of NEW YORK SUPREME COURT ATTORNEY WHISTLEBLOWER, CHRISTINE C. ANDERSON. · IMMEDIATELY DISQUALIFY ALL Justices and other Members of the United States Second Circuit Court of Appeals (this Court) whom have acted to this point in this Lawsuit in any capacity whatsoever, for Aiding and Abetting Fraud on the Court, Obstruction of Justice, Denial of Due Process and more.

• Remove ALL other Conflicts of Interest currently in place in this Lawsuit in order to implement FAIR & IMPARTIAL DUE PROCESS UNDER LAW.

• DEMAND that ALL parties to this Lawsuit going forward, including but not limited to, Court Justices & Officials, Attorneys at Law, Prosecutors, Clerks, et al. Sign and Affirm Conflict of Interest Disclosures identical to the one attached herein, acknowledging PERSONAL and PROFESSIONAL LIABILITIES for any violation, prior to, ANY further Action by ANYONE in this RICO & ANTITRUST Lawsuit.

• Demand for Justices and others named herein of this Court to turn themselves in to the appropriate State and Federal Criminal Authorities to **ANSWER to filed CRIMINAL COMPLAINTS** against them and served upon them.

Caution! if you have not signed the attached Conflict of Interest Disclosure form and returned it as instructed and you continue to act in any manner whatsoever in these matters, Criminal Charges will be brought against you, for Obstruction of Justice, Aiding & Abetting a Criminal RICO Organization and More. see the attached Conflict of Interest Disclosure Form for further information regarding your potential personal and professional liabilities.

I. Introduction

"What country before ever existed a century & a half without a rebellion? & what country can preserve its liberties if their rulers are not warned from time to time that their people preserve the spirit of resistance? Let them take arms.

The remedy is to set them right as to facts, pardon & pacify them. What signify a few lives lost in a century or two? The tree of liberty must be refreshed from time to time with the blood of patriots & tyrants. It is its natural manure."

The "Tree of Liberty" letter from Thomas Jefferson to William Smith http://www.theatlantic.com/past/docs/issues/96oct/obrien/blood.htm

A. NEW YORK SUPREME COURT WHISTLEBLOWER ATTORNEY, CHRISTINE C. ANDERSON, ESQ. ("Anderson") MAKES FELONY CRIMINAL ALLEGATIONS IN US FEDERAL COURT AND BEFORE THE NEW YORK SENATE JUDICIARY COMMITTEE. ALLEGATIONS AGAINST SENIOR RANKING OFFICIALS OF THE US ATTORNEY'S OFFICE, THE NEW YORK ATTORNEY GENERAL'S OFFICE, THE DISTRICT ATTORNEY'S OFFICE, THE NEW YORK SUPREME COURT, THE NEW YORK SUPREME COURT DISCIPLINARY DEPARTMENTS, "FAVORED LAWYERS AND LAW FIRMS" [Footnote 3] and names a "CLEANER" [Footnote 4], as revealed in federal court testimony, a one Naomi Goldstein.

THESE ALLEGATIONS DEMAND IMMEDIATE REPORTING, INVESTIGATION AND HALTING OF THE LEGALLY RELATED IVIEWIT RICO & ANTITRUST LAWSUIT IN ORDER TO BEGIN INVESTIGATIONS TO IDENTIFY AND PROSECUTE THOSE FINGERED BY WHISTLE BLOWER ANDERSON and OTHERS.

[3] From Anderson's Sworn Statement to the New York Senate Judiciary Committee, "Specifically, I discovered and reported that employees of the DDC had engaged in, inter alia, the "whitewashing" [of] complaints of misconduct leveled against certain "select" attorneys and law firms.

This "whitewashing" sometimes involved burying cases or destroying evidence, so that certain complaints were inevitably, unavoidably, dismissed. I witnessed this destruction of evidence myself. Other reported misconduct involves victimizing attorneys lacking privileged positions or connections."

http://iviewit.tv/wordpress/?p=365

[4] "Legal Document: Request for Discovery" Posted on July 22, 2011 by Fred Celani

http://fredcelani.wordpress.com/2011/07/22/request-for-discovery/

The "Legally Related" Federal Lawsuit of New York Supreme Court Veteran Senior Supreme Court Disciplinary Department Attorney and Expert in Attorney Criminal Misconduct Complaints, Whistleblower Christine Anderson, Esq., by Federal Judge Shira Anne Scheindlin to this RICO & ANTITRUST Lawsuit, exposes from the inside, a legal conspiracy of corruption involving the highest levels of Regulatory, Prosecutorial and Judicial Public Offices both State and Federal. Heroism is a word earned through action. The Whistleblowing Efforts of Anderson, another New York Supreme Court Attorney Whistleblower and Hero, Nicole Corrado, Esq., and, a Sitting New York Supreme Court Justice, Honorable Duane A. Hart, Esq., all cited herein, should be the Moniker of HEROISM for others in the legal profession to follow.

These Whistleblowers Expose Corruption at the Top of Government, including the Courts, this Court, the Department of Justice, the New York Attorney General and others.

They further provide the World with an understanding of how America's Financial System has melted top down, from rigged economic breakdowns and controlled demolition of world markets through fraud, with no Regulators or Prosecutors or Courts to stop it, in fact, all of them Aiding and Abetting the crimes.

Nobody attempting to RECOVER the stolen funds for the PEOPLE, as all of the Top Government Officials charged with enforcement of the Law, appear on the take and part of the crimes according to these Whistleblowers. These Whistleblowing efforts expose how and why no one on Wall Street/Greed Street/Fraud Street has been charged with Criminal Acts, despite massive and overwhelming evidence of CRIMINAL ACTS and FRAUD.

Further exposed, is why none of the Stolen Loot from these Economic Crimes have been recovered back to the People. What is unveiled is a COUP D'ÉTAT on the HIGHEST OUTPOSTS OF LAW & ORDER in the United States and yet not a single story in the Mainstream Media aka US Pravda Press, regarding these shocking allegations by inside Whistleblowers.

Exposed by these HEROIC WHISTLEBLOWING EFFORTS is a REVOLVING DOOR between a licentious GROUP OF LAW FIRMS and ATTORNEYS AT LAW, acting in both PRIVATE PRACTICE and PUBLIC OFFICE, working together in CONSPIRACY and forming a RICO CRIMINAL ORGANIZATION with tentacles embedded at the highest outposts of the US Government in order to OBSTRUCT JUSTICE for the CRIMINAL ENTERPRISE.

Anderson, Corrado and Other Public Office Whistleblowers cited herein, also provide explanation for why Judges and Attorneys at Law are now desperately trying to grant themselves immunity for felony crimes and attempting to use the State Attorney General Offices and other Government officials as accomplice in the cover-up.

Immunity for ATTORNEYS AT LAW for their role in TORTURE CRIMES, WAR CRIMES and ECONOMIC CRIMES, crimes that include the CREATION OF ILLEGAL/FRAUDULENT FINANCIAL & INSURANCE CONTRACTS that led to the RIGGED HOUSING and MARKET COLLAPSES, that led to MILLIONS OF VERY ILLEGAL FORECLOSURES and left MILLIONS UNEMPLOYED AND STARVING. Seeking immunity for crime, as a legal defense is both futile and an obvious admission of guilt, which will never hold in a fair and impartial

court of law?

The attempts to gain **immunity for FELONY CRIMINAL ACTS** shows culpability in the crimes, exposing fear by the guilty of retribution of the day when the "long arm of the law" swings back.

Fear that they will hang for their crimes against Humanity, their War Crimes (Illegal Undeclared Wars of Aggression, Torture, Misappropriation of Public funds by Congress for Undeclared Wars, Economic Terrorism and more) and they must hope for dirty courts to clear them forever.

Whistleblowing comes at a price to Whistleblowers in this new environment of a CRIMINAL GOVERNMENT.

Christine Anderson, Corrado, Hart and others, including PLAINTIFF have been through hell to bring this INFORMATION TO LIGHT and where this Court should acknowledge Anderson, Corrado and the others who have come forth for their HEROISM, suspiciously, they do not.

These are TRUE AMERICAN PATRIOTS, HEROES and ROLE MODELS OF ETHICS shunned by the very legal system they work in.

We instead find this Court currently attempting to ILLEGALLY

DISMISS Anderson's WHISTLEBLOWER Lawsuit and the "legally related" cases prior to investigations and hearings of the criminal acts exposed by government officials against other Senior Ranking Officials.

We find THIS COURT attempting to BURY THE FELONY CRIMINAL ALLEGATIONS AGAINST FEDERAL AND STATE AGENCIES EXPOSED BY CREDIBLE WITNESSES in a FEDERAL COURT by "SWEEPING THEM UNDER THE RUG,"

PRIOR TO INVESTIGATIONS REQUIRED BY LAW, as more fully defined herein. Therefore, Plaintiff starts this Motion in Honor.

A Tip of the Hat to the TRUE PATRIOTS NAMED HEREIN AND THEIR HEROIC WHISTLEBLOWING EFFORTS TO BLOW THE LID OFF ONE OF THE LARGEST CORRUPTION STORIES OF ALL TIME, PLACING MEMBERS OF THIS COURT RIGHT IN THE CENTER of world market fraud and more, A ROOT OF THE PROBLEM."

Source and Full Article http://iviewit.tv/wordpress/?p=594



Monday, January 2, 2012

Don't Forget the WIPO Case I WON with Proskauer Rose Last Summer - Proskauer Rose Law Firm IS not above the Law. Expose Proskauer Rose Law Firm.

"Gregg M. Mashberg v. Crystal Cox (WIPO Case No. D2011-0677), Allen Fagin v. Crystal Cox (WIPO Case No. D2011-0678), and Joseph Leccese v. Crystal Cox (WIPO Case No. D2011-0679) Filed: April 15, 2011; Decided: June 30, 2011 (Panelists: Robert A. Badgley, Richard G. Lyon [Proskauer Rose LLP case]/Andrew D.S. Lothian [other cases], and Debra J. Stanek)

Disputed domain names: , , , and

proskauerlawfirm.com

The Parties

These complaints were filed by Complainant Proskauer Rose, "one of the largest law firms in the United States," and by Allen Fagin, Joseph Leccese, and Gregg M. Mashberg. The individual complainants are partners at Proskauer (as its been known since 2000), and have been quoted in various media outlets and named "Super Lawyers" by several publications. They point out that their names appear prominently on the firm's website and appear in firm promotional materials, and that their names appear on bills sent to clients of the firm.

Respondent Crystal Cox bills herself as an "Investigative Blogger." According to the Complainants, she shares the views of Eliot Bernstein, who sued Proskauer in 2007 accusing it of "contribut[ing] to the Enron bankruptcy and the presidency of George W. Bush." She uses the disputed domain names to operate sites that accuse the firm and its attorneys of fraud, theft, corruption, and perjury.

Identical or Confusingly Similar

The Panel finds that Proskauer has rights in the mark PROSKAUER through its registration and use of that mark. The domain name is confusingly similar to Proskauer's mark, since it merely incorporates the mark and adds the descriptive term "law firm."

Though individuals can prove trademark rights (even unregistered rights) in their names, the Panel finds that the individual attorneys here failed to do so. The Panel acknowledges that the attorneys are "highly respected, prominent lawyers," but points out that there is no evidence that they market or provide services independently of the Proskauer firm. Rather, "it appears that the Proskauer firm is the platform on which [they] provide [their] legal services." Furthermore, there is no evidence that the individual attorneys spent money advertising their names, or billed clients in their own names; nor were they the driving force behind, or the alter ego of, the Proskauer firm.

Cases cited by the Complainants involving trademarks for individual names did not persuade the Panel. Those cases involved a banker whose name was incorporated into the bank name, and a fashion designer who used his personal name in connection with his fashion design business. "The context of an accomplished partner at a prominent, well-known law firm is generally not analogous."

For those reasons, the Panel finds that the individual attorneys did not have trademark rights in their names sufficient to support a UDRP proceeding.

Rights or Legitimate Interests

"A majority of this Panel maintains that the use of the Domain Name [] here as a genuine 'gripe site' vests Respondent with a legitimate interest," namely, making a fair use of the disputed domain. Though the concept of free speech is not enumerated as a legitimate interest under the Policy, the Panel recognizes that it qualifies as such.

Ultimately, the Panel declines to address these case squarely:

The Panel unanimously believes that this is not a clear case of cyber squatting which the Policy was designed to address. Rather, this looks like a protracted and contentious dispute among numerous parties, several of whom are not before the Panel in this proceeding, that has spilled into the arena of Internet domain names. All parties are free to pursue their respective positions and interests in other fora better suited to consider evidence and grant appropriate relief. As set forth in his concurring opinion, the Panel member who disagrees with the majority's reasoning on the legitimacy of criticism sites joins the Panel in finding this dispute better suited for the national courts and in the circumstances of this case not appropriate for resolution under the Policy.

In light of the Panel's decision on the second prong, it declines to consider the third prong.

Decision

The complaint is denied.

Commentary

Lawyers are always being told that they are their own "brand"; I guess this Panel doesn't read the same marketing books I do. So what can a lawyer do to establish trademark rights in an individual name (short of becoming a named partner)?

For the Panel to find in favor of Proskauer, it would have to get around the free speech/fair use issue. Of course, free speech is not unlimited; defamatory statements are not protected by the Constitution. But the limited scope of the UDRP does not allow the Panel to make the fact-intensive determination of whether the Respondent's statements are defamatory. Though it was likely worth filing these complaints and taking a shot, Proskauer may need a court to find defamation in order to recover the domains. Otherwise, the gripe sites they point to will likely be considered fair uses."

Source of Crystal Cox Kicks Proskauer Rose's Ass Post http://the-domain-blog.com/2011/07/08/proskauer-hosed/

Posted by Crystal L. Cox at 6:16 PM No comments:

Recommend this on Google

Labels: Allen Fagin, Jenifer deWolf Paine, Joseph Leccese, Proskauer Rose WIPO

Fox News, Rupert Murdoch, Proskauer Rose -Murdoch Media Scandal - Bertram Abrams Proskauer Rose

Murdoch Media Scandal - the controlling of Media is protected by Proskauer Rose Law Firm. Expose Proskauer Rose Law Firm as they protect corruption, and aid in making victims into criminals. Do NOT believe the jaded perception of Fox News, do your Homework. Blogs are the Real News... Dig Deep.

http://www.democracynow.org/tags/murdoch_media_scandal

Rupert Murdoch was on this Bio and then Seemed to Disappear http://www.proskauer.com/professionals/bertram-abrams/

Search Engines say this

Bertram A Abrams | Professionals | Proskauer - **Proskauer Rose** LLP www.proskauer.com/professionals/bertram-abrams/

Acted as counsel to **Rupert Murdoch** in his acquisition of five television stations from Metromedia for \$1.2 billion, and represented ... 2011 **Proskauer Rose** LLP.

http://www.proskauer.com/news/press-releases/june-15-2000/

Proskauer Rose, Fox News ~ Guess that's why Fox News wants to discredit Blogger Crysta Cox who has been Exposing Proskauer Rose Crime for Years.

Links to Proskauer Rose Corruption

http://www.proskauerfraud.com/

http://www.josephleccese.com/

http://www.deniedpatent.com/

Posted by Crystal L. Cox at 6:15 PM No comments:

Recommend this on Google

Thursday, December 29, 2011

Proskauer Rose Law Firm continues to be Protected for White Collar Crimes, Perjury, Patent Theft, Investor Fraud, Stealing Inventions, Defrauding Clients, Billing Fraud and More in the Case of iViewit Technologies.

Proskauer Rose LLP - Billing Discrepancies - Missing Pages and ... More on Proskauer Rose involved in iViewit Technology Theft.

Proskauer Rose Billing Entries Proskauer Rose Missing Paid Bills Iviewit Holdings Missing Page Iviewit General Corporate Advice

Iviewit General Corporate Advice P16 Iviewit General Corporate Advice - Missing Page Numbers Done in Different Text Document Missing Page Number in Different Font General Corporate Advice P17

Missing Page

Proskauer Rose Lawyers WERE involved in the iViewit Scandal

Crystal L. Cox Investigative Blogger Crystal@CrystalCox.com

Eye on Proskauer Rose

Original Post by Investigative Blogger Crystal Cox to WARN others of what Proskauer Rose Law Firm has done and how the Wall of Corruption in New York and Florida Courts protect Proskauer Rose, as does the SEC, the DOJ, the FBI, and the USPTO. http://www.massiveshareholderfraud.com/2011/07/proskauer-rose-llp-billing.html

Joseph Leccese, Protected Elite Law Firm Proskauer Rose IGNORES the Crimes of Proskauer Rose Attorney Kenneth Rubenstein in the iViewit Technology Theft

Kenneth Rubenstein, Corrupt Patent Attorney from Proskauer Rose LLP - Working with MPEG LA. Kenneth Rubenstein Perjured himself in Depositions Regarding the lviewit Technologies Patents in Which Kenneth Rubenstein was Directly Involved in Derailing the Rightful Inventors to Getting their Rightful Patent.

MPEG LA - with the Help of Kenneth Rubenstein Corrupt Proskauer Rose Patent Attorney, Pooled the Technology in patents and well the lviewit Inventors NEVER got rights or any compensation for the Mult-Trillion Dollar Invention that WE ALL USE.

Part 1
Part 2
Part 3
Part 4
Part 5
Part 6 - Final
www.lviewit.TVFor More on lviewit
http://www.proskauerfraud.com/ more on Proskauer Rose Corruption
http://www.alexisdevane.com/ more on MPEG LA Corruption and Kenneth Rubenstein Corrupt Patent Attorney.
posted by Crystal L. Cox Investigative Blogger Crystal@CrystalCox.com
Gregg Mashberg Proskauer Rose Law Firm involved in 13 Trillion Dollar Shareholder Fraud.
Gregg Mashberg Proskauer Rose Law Firm is covering up Massive Shareholder Fraud in the iViewit Technology Theft involving Proskauer Rose Patent Attorneys. NDAY, JANUARY 3, 2010 United States District Judge

Re: Bernstein V. Appellate Division, First Department

"Dear Judge Scheindlin:

We represent defendants Proskaur Rose LLP, Kenneth Rubenstein, Steven C.

Krane, and the Estate of Stephen R. Kaye. We write to request a pre-motion conference in order to bring a motion to (i) stay service of Plaintiff's amended complaint, due to be filed by May 10, 2008, on all of the new defendants to be named therein...., pending your Honor's disposition of the motions to dismiss the amended comlaint... to be filed ... by the defendants named in the original complaint...

Source of Post and Full Document Click Below

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http://www.iviewit.tv/CompanyDocs/United%20States%20District%20Court%20Southern%2 0District%20NY/20080509%20Proskauer%20to%20Scheindlin%20to%20block%20amended. pdf

Proskauer Rose Law Firm controls Judges, SEC, USPTO, DOJ, FBI and More in the Cover up of a 13 Trillion Dollar Patent Theft over the iViewit Technology

Proskauer Rose LLP - Kenneth Rubenstein, MPEG LA - Judge Jorge Labarga - Iviewt Theft - Proskauer Rose Perjury - Proskauer Rose Law Firm.

Proskauer Rose Attorney - Proof of Corruption and Coverups in Iviewit Stolen Technology

2003 10 30 Department of Justice complaint filed against Rubenstein and others for antitrust violations including their MPEGLA patent pooling scheme and claims that the DOJ approved the scheme.

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2003 11 17 - Final Judgment against Niewit in the Proskauer v. Niewit case. Judgment was issued by Judge Jorge Labarga, after he cancelled the first trial with no notice to Niewit or either of their law firms, Selz & amp; Muvdi and Schiffrin & amp; Barroway. At the rescheduling hearing both Schiffrin & amp; Barroway and Selz Muvdi withdrew as counsel stating the other would be handling the case. Labarga let both go instead, despite the fact that Schiffrin & amp; Barroway had signed a binding LOU/Legal Retainer agreement to represent Niewit at the case. This forced Niewit to have no counsel and days later Labarga ruled a default on Niewit for failure to retain replacement counsel. Niewit could not find counsel that fast in a almost three year case and Schiffrin and Selz refused to turn over necessary files needed to find new counsel or file an appeal.

2003 11 17 - Final Judgment against lviewit in the Proskauer v. Viewit case. Judgment was issued by Judge Jorge Labarga, after he cancelled the first trial with no notice to lviewit or either of their law firms, Selz & amp; Muvdi and Schiffrin & amp; Barroway. At the rescheduling hearing both Schiffrin & amp; Barroway and Selz Muvdi withdrew as counsel stating the other would be handling the case. Labarga let both go instead, despite the fact that Schiffrin & amp; Barroway had signed a binding LOU/Legal Retainer agreement to represent lviewit at the case. This forced lviewit to have no counsel and days later Labarga ruled a default on lviewit for failure to retain replacement counsel. Niewit could not find counsel that fast in a almost three year case and Schiffrin and Selz refused to turn over necessary files needed to find new counsel or file an appeal.

2003 11 10 - The Florida Bar letter response refusing to start investigation of Christopher Clark Wheeler of Proskauer and his bar complaint.

Christopher Clark Wheeler of Proskauer and his bar complaint.Source of Proskauer Rose - iViewit Post http://www.deniedpatent.com/search/label/Proskauer%20Rose%20LLP

Original Proskauer Rose Corruption over lviewit post by Crystal L. Cox, Investigative Blogger http://www.massiveshareholderfraud.com/2011/07/proskauer-rose-Ilp-kenneth-rubenstein.html

Proskauer Rose Law Firm is Protected by New York Courts as they Participate in Massive Shareholder Fraud over the iViewit Scandal

Steven C. Krane, Esq. - Proskaur Rose Affiliations, Connections - Judith Kaye - Proskauer Rose involved in 13 Trillion Dollar Iviewit Technology Theft

New York's Wall of Corruption is Protected by Andrew Coumo and his Cronies. Inventors like Eliot Bernstein of lviewit pay the price.

NEW YORK SUPREME COURT FIRST DEPARTMENT COURT ORDER FOR INVESTIGATION OF KRANE

KRANE COMPLAINT TO NEW YORK SUPREME COURT FIRST DEPARTMENT

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Steven Krane - the Attorney's Attorney Providing Legal Advice to the Proskaur Rose Law Firm.

Proskaur.com Bio in Part.. Steven Krane is a Partner in the Litigation & amp; Dispute

Resolution Dpartment, co-head of the Law Firm Practice Group, concentrating in the field of legal ethics and professional responsibility, and is Proskauer's General Counsel, responsible for providing professional legal advice to the firm.

Steven represents law firms and individual lawyers in a variety of professional matters, including rendering opinions and counseling them on a daily basis on a broad range of professional matters including conflicts of interest, client confidentiality, cross-border legal practice issues, **partnership disputes**, **internal investigations**, ancillary businesses and alternative business structures for law firms. In addition, he defends law firms in litigated proceedings involving legal malpractice and other civil claims, represents individual lawyers before grievance and disciplinary committees and assists lawyers in disputes concerning admission to the Bar.

He has served as a litigation consultant and expert witness testifying on a variety of issues such as conflicts of interest, litigation conduct, legal malpractice, billing disputes, and solicitation of clients by lawyers leaving a law firm.

Steven is among the nation's leaders in developing and interpreting the rules governing the professional conduct of lawyers. He is the immediate past chair of the American Bar Association's Standing Committee on Ethics and Professional Responsibility, on which he served since 2004.

For 14 years, he has led the **New York State Bar Association committee** that is responsible for formulating the ethical rules governing New York lawyers. In 2007, he was appointed by Chief Judge Kaye to be co-chair of the New York Judicial Institute on Professionalism in the Law. He served as vice-chair of the NYSBA Special Committee on the Law Governing Firm Structure and Operation (the "MacCrate Committee"), chaired the successor to that committee, the Special Committee on Multidisciplinary Practice, and was recently named Vice-Chair of the International Bar Association Committee on Multidisciplinary Practices. "

More Gibberish at Source of Link

http://www.proskauer.com/professionals/steven-krane/

Below Fromwww.lviewit.TV

Former New York **State Bar President** and member of **Disciplinary Committees** and **Ethics boards nationwide**. Ordered for investigation of conflict of interest and appearance of impropriety by the New York Supreme Court Appellate Division: First Department. The investigation has so far been thwarted, through further conflicts in New York, typical New York crooked politics but being from the Windy City, so named for corrupt politics, this will be New York's Greylord.

It was learned that **conflict in New York** led all the way to **Chief Judge Judith Kaye**, you guessed it, **married to a Proskauer partner**, a partner like **Krane**, **Stephen Kaye**, G0d now prancing upon his recently departed soul although he was soulless while living towards the end, a partner who was instantly added to newly formed **Proskauer intellectual property** department (formed instantly after learning of my inventions), although he had no history in IP law, hmmm.

Judge Judy Kaye is also conflicted up the butt with Krane, as he was her former whipping boy, serving as her lapdog clerk.

Krane attempts to use influence peddling like never before seen in Gotham to earn his **Proskauer intellectual property partnership** wings by **blocking lviewit** never revealing **his conflicts**, until two years into the complaints when news of his **conflicts surfaced**.

Steven Krane and Judith Kaye (Judge Judy is now the proud conflicted **owner** of her dead husband **Stephen Kaye's Proskauer shares of lviewit**) then had **to bury the New York Supreme Court ordered investigation against them and the Proskauer partners**, and in a feat unsurpassed in the annals or anals of New York, he ass kisses or offers it for the taking widely, to evade the investigation without even having to give a statement in his defense.

After five Supreme Court Justices unanimously voted for an INVESTIGATION, Stephen Krane, Kenneth Rubenstein and Raymond Anthony Joao, did **not even have to provide a response to that court**, nor provide one to the department charged with the investigations.

Instead those disciplinary departments wrote little old me how they were going to dismiss it without investigation based on that he was a nice guy basically. It was as if the Supreme Court of New York, Second Department, was actually doing his defense, as they tendered all letters on his behalf, he did not answer a single question or put forth a statement in his defense. You guessed it, the First Department and the Second Department are controlled by **Proskauer attorneys**, those charged with investigating the conflicts, upon a little scratch of the surface were also found in conflict with the matters, Krane and Kaye, and yet they continued handling the complaints against Proskauer and its partners. So assured that top down control of the courts could never be penetrated with Judith Kaye and Stephen Krane controlling them that they acted as if **they were above the law**.

Perhaps they are above the law, in crime festered New York but they are not above the law of G0d.

Of course I did not order the investigation, a bunch of judges did.

So it begs one to ask why they confronted me to try and evade the investigations and not the court that ordered it. The answer, they could not answer the court with the results of the investigation, as no investigation was ever done and they tried to claim dismissing the case on review was equal to an investigation.

No witnesses were called, no evidence submitted tested, these guys did not even have to tender a response.

How much payola do you think that it costs to buy off three court ordered investigations? With the help of Judge Judy Kaye and some very large illegal gains from the stolen technologies to make people obfuscate their public office duties, they have succeeded but for the moment at evading charges.

Steven Krane stands as the most despicable man in the history of legal ethics, currently found trying to amend laws to protect him and others from prosecution. Perhaps Ken Lay hired him to write some laws to prevent loss of his estate from death or the Bush group has

him rewriting war codes to justify torture and protect from prosecution.

Either way, there may soon be a lot of Proskauer and other corrupted lawyers cited herein, wishing for an artery to pop to the brain, with Krane's obese gluttony, he will be first. (I was wrong here, Judy's husband Stephen Krane, G0d unrest his soul, was the first to leave this earthly world for hell for his actions.)

Krane Complaint First Department Exposing Conflicts and Violations of Public Office. Krane then goes on to really fuck himself when he writes his own defense of his bar complaint, failing to disclose his conflicting positions at the disciplinary department and further concealing them in an effort to deny he was caught, this little lie cost him orders for investigation.

Krane Suicide Letter

Steven Krane was busted immediately following that letter, after Clerk of the Court, Catherine O'Hagan Wolf identified that Steven Krane was in fact a member of the disciplinary committee that his letter denied, in fact she sat on several committee's with Steven Krane and was stunned that **he would be handling a complaint against himself or his partners**, she suggested lviewit file the Motion with the Court that led to the unanimous ruling for investigation.

OK breaking news in November 2007 comes in the form of **Krane's buddy** at the First Department, **Thomas Cahill, former Chief Counsel of the Supreme Court of New York** First Department, DDC. Thomas Cahill is busted for burying and whitewashing complaints against attorneys that he is charged with investigating.

Oh, shit gets really bad as the informant is an insider, a 62 yr old black female attorney, who is victimized, physically assaulted and terminated for her bravery to stand up to wrongdoings at the Department. In a \$100M Federal Lawsuit, she names lviewit in P. 97 of the complaint, as a cause of termination.

Oh shit, Thomas Cahill and Steven Krane and **their scam exposed from the inside**, Holy Cow Batman, Gotham Uppy Ups are going down, The New York Law Journal writes a story exposing Cahill and others for **derailing complaints against attorneys**, exactly what **Iviewit is claiming to the Feds**.

Holy Big Shit Batman, The New York Times follows with an even more devastating article and now New York is on fire, Kerik, the whole **criminal political crime family** composed of scumbag lawyers, judges and politicians is flaming downward, hell awaits, my smiling face to greet them.

All this shit started by an investigative reporter at Expose Corrupt Courts, a one ballsy Frank Brady, in a time of journalistic lack of integrity and complacency with the corruptions read by propaganda readers like Blitzer (whose his daddy), Sanchez (where did this guy get his journalistic wings) and other script readers, Brady emerges as something of a Ben Bradlee, a Woodward, a Bernstein.

My kudos also go to Dan Wise of the New York Law Journal and Paul Vitello of the New York Times for having the balls to **expose corruption** New York's Heart of Darkness."

Source:

http://www.iviewit.tv/ Eliot Bernstein Site on the Iviewit Stolent Patent

Original Proskauer Rose - iViewit Post http://www.deniedpatent.com/2009/12/steven-c-krane-esq-proskaur-rose.html

More on lviewit Story at

http://www.iviewit.tv/ Proof of Proskauer Rose Corruption http://www.deniedpatent.com/ Proskauer Rose Involved in iViewit Technology Theft

http://iviewit.tv/CompanyDocs/rico/CRIME%20ORG%20CHARTS%201.htm Proskauer Rose Crime Chart

http://iviewit.tv/CompanyDocs/Appendix%20A/index.htm#proskauer Proskauer Rose Connections

Originally posted by Crystal L. Cox Blogger at Link Below http://www.massiveshareholderfraud.com/2011/07/steven-c-krane-esq-proskaur-rose.html

Proskauer Rose LLP, Robert J. Kafin - Securities Fraud - USPTO Fraud - Shareholder Fraud - Anti-Trust Violations - Proskauer Rose Law Firm - Proskauer Rose LLP - Proskauer Rose Sucks - Proskauer Rose Corruption

Proskauer Rose Law Firm - RICO Complaint Proskauer Rose

Patent & amp; Copyright Misappropriations

•Co-Directs Frauds: USPTO; EPO; JPO; Wachovia **Securities Fraud**; Iviewit **Shareholder Fraud**;

•Contributory Antitrust Violations

•Co-Directs RICO Violations

•Tortuous Interference with Business Relationships

•Conflicts of Interest

For More Affiliations, Conflicts of Interest Click on Link Below.

Link to Source Of this Post

http://iviewit.tv/CompanyDocs/rico/KAFIN.htm

Proskauer Rose Law Firm - Proskauer Rose

Crystal L. Cox Investigative Blogger Crystal@CrystalCox.com Eye on Proskauer Rose Law Firm - Proskauer Rose

Originally Posted .. http://www.massiveshareholderfraud.com/2011/07/proskauer-rose-llp-robert-j-kafin.html

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