

[Click Here for More Iviewit Sound Bites and Videos](#)

[Click Here for Eliot Bernstein Interview on the Disbar the Florida Bar Radio Show](#)

## WARNER BROS. FRAUD. WARNER BROS. SHAREHOLDER FRAUD. IVIEWIT TECHNOLOGY THEFT.

Iviewit Inventors Stolen Patent - a Trillion Dollar Heist - All Seemingly Legal Proskauer Rose, Christopher C. Wheeler, Kenneth Rubenstein, Brian Utley, US Patent Office, US Supreme Court Judge, New York State Bar, Florida Supreme Court, Florida State Bar, Department of Justice, Lockheed, Thomas Cahill, Judith Kaye, IBM, Intel, D. Bruce Sewell, CEO Paul Otellini, MPEGLA and the List Goes On... Proskauer Rose Law Firm Involved in Major Technology Theft. Proskauer Rose Patent Attorney

[Federal RICO Lawsuit](#)

[Iviewit Blog](#)

[Iviewit Website - Tons of Documents](#)

[Kenneth Rubenstein - Proskauer](#)

[Eliot's Blog](#)

[Full List of Those Possibly Liable at Proskauer Rose for a Trillion Dollar Patent Theft.](#)

[Proskauer Rose Connections - Crime Chart - Click Here](#)

[Names and Players of Iviewit Stolen Technology and Trillion Dollar Heist Click Here.](#)

[Eliot Bernstein Rebuttal - Tons of Information Click Here.](#)

### Attention:

If you Own Shares in  
Intel Corporation,  
Lockheed Martin,  
Warner Bros.,  
AOL, IBM or Sony..  
YOU Need to Read this SEC Complaint.  
This Complaint Affects your Money  
and Creates Major Shareholder Liability.  
Click here To Read SEC Complaint.

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

MONDAY, APRIL 9, 2012

**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**

### WHERE DO YOU STAND ?

#### **Time to Pick a Side.**

ALL involved at ANY level of the Iviewit Technologies Company and the Iviewit Trillion Dollar Stolen Patent Scandal - It is TIME to Stand up and Pick A Side.

#### **What will it be?**

To Stand with the Corrupt Courts, with NY Supreme Court Conflicts of Interest and Corruption, With the Florida Supreme Courts Flat out Denying Evidence and Due Process?

Will it be with Corrupt, Protected High Profile Law Firms like **Foley and Lardner LLP** - Proskauer Rose LLP and **Greenberg Traurig**?

Will it be to Stand with the Corruption and Stalling of the USPTO? Will you Stand with the SEC who seems to Ignore the Blatant Attack on Shareholders?

Will you Stand with **the Billion Dollar Tech** companies as they USE these inventions and profit from them year after year while the inventors and the Shareholders get NO Rights, No Compensation and instead constant harassment, set ups, denial of due process and Ignored?

Or will YOU Stand up for **the Iviewit Inventors** so that Contract such as Signed by Warner Bros. and other tech companies are MADE to be honored by those who are Lawful and Paying Attention in our **US Court System**?

Will you Stand on the **Right Side of Ethics**, Stand up for High Integrity and Morals, Stand up for the Upholding of the Laws of this Great Country and Stand up for **the TRUTH....???**

#### **Or will YOU Stand for the LIE?**

At this POINT - **Enough is Enough** - You Either Stand with the Victim and the TRUTH or you Stand with the Criminal and the LIE.

**It Really is That Simple.**

**And At this Point  
Silence Is Betrayal.**

<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%20AOL176238nscolorlow.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://jeffreymbewkes.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.greenbergraurigsucks.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

Many of My Domain Names Expired, were Lost,  
such is Life, the information is still there,  
Feel Free to Repost.

Proudly and Truthfully Posted by Crystal L. Cox at 1:21 PM, 0 comments   
Labels: Douglas Chey, Eliot Bernstein, Intel Corp, Jeffrey Bew kes, John Calkins SONY, Proskauer Rose, Warner Bros.

Lonnie Davis Department of Justice Regarding Vehicle Tampering



[Click Here for a WHOLE lot More on the iViewit Stolen Patent Case.](#)



[How to Easily Commit Patent Theft](#)



STOLEN PATENT - HOW CAN THIS HAPPEN IN THE UNITED STATES.

**This Blog is about the iViewIt Stolen Patent Story.**

Thousands of Documents of Proof.

And yet **no Justice** for the REAL inventors of the iViewit Technology that is used today.

This is a **Trillion Dollar Stolen Patent Story**, it is high profile and yet none of the big players, big companies are stepping up to defend the REAL inventors of **this Holy Grail Technology**, that has changed their world.

There has been years of Court Corruption, Conflicts of Interest, Fraud against the US Patent Office and no one seems to be able to do anything about.

**Why, is another Major Question?**

It looks like **Stealing Patents and Stealing Technology is Easy** in the United States.

So if you have a great idea, Patent it in another Country. You may have more Protection there.

**The US Courts make patent fraud easy for the Patent Attorneys themselves to commit.**

Read Through this blog as we add content pretty much daily to paint a picture of how this Trillion Dollar Heist happened, who is to blame and why it is still allowed to go on.



Got Something to Say about Any of these Players?

Email Me at [Crystal@CrystalCox.com](mailto:Crystal@CrystalCox.com) ~



[Eliot's Blog on iViewit](#)



ENOUGH IS ENOUGH

**This Blog is about the STOLEN iViewit Patent.**

**Who Stole this Trillion Dollar Technology, WHO looked the other Way?**

**What Politicians, Judges, Patent Officers, Patent Attorneys and Law Firms were Involved?**

This BLOG will Explore **the Corruption of the US Patent Office** and whether or not the FBI, SEC, Department of Justice, US Postal Regulators, SBA Regulators, **the Supreme Court** or anyone for the

# by Marrone Volvo/Autonation/Huizenga Holdings, Volvo Cars of North America and Volvo of Sweden. IViewit Technologies Eliot Bernstein

SUNDAY, MARCH 25, 2012

Vehicle and Vehicle Record tampering by Marrone Volvo Autonation Huizenga Holdings, Volvo Cars of North America and Volvo of Sweden

**"Dear Lonnie Davis, Department of Justice, Office of the Inspector General and the Department of Justice Intake Office,**

Attached herein, in a PDF file and contained in the letter below, is information about an alleged **Vehicle and Vehicle Record tampering by Marrone Volvo/Autonation/Huizenga Holdings, Volvo Cars of North America and Volvo of Sweden**, which may have been a further attempt to MURDER my family through another instance of alleged Vehicular Tampering while our car was being serviced. Please make this communiqué part of the Ongoing Department of Justice Investigation into the Iviewit/Eliot Bernstein investigation, which also includes an attempted murder via a vehicle CAR BOMBING in FL., while the prior minivan was in for servicing.

Of major concern is that it has only recently been learned that one of the main perpetrators in the Iviewit/Eliot Bernstein RICO & ANTITRUST Lawsuit and the Criminal Complaints filed with the DOJ and others, Mr. Wayne Huizenga, is intimately involved and owned the dealership, Marrone Volvo/Autonation/Huizenga Holdings, where this new Vehicle Tampering issue has occurred. Mr. Huizenga is a CENTRAL CONSPIRATOR in my RICO & ANTITRUST Lawsuit and that predicate act of Attempted Murder cited in my Amended Complaint in that matter.

Another point of concern, is that once Marrone Volvo and Volvo North America were found to be tampering with Vehicle records and falsifying claims of a Certified Vehicle Inspection by a Volvo Certified Engineer regarding the safety of the vehicle, the General Counsel for Mr. Huizenga's organization, a one Jill Bilanichone, Esq., attempted to claim that she was not conflicted in responding to these matters for her employer, Marrone Volvo/Autonation/Huizenga Holdings, despite the fact that Wayne Huizenga owns/owned Marrone Volvo/Autonation/Huizenga Holdings and was the founder and listed in the Board of Director page. Bilanichone refused to sign a conflict of interest disclosure and acted on behalf of all the corporations knowing of her conflicts with Mr. Huizenga's organizations, instead of retaining outside NON CONFLICTED legal counsel to respond to the matters.

After realizing my car was not only not getting serviced properly since almost day one by Marrone/Autonation/Huizenga Holdings but that Huizenga owned Marrone, I tendered several letters to both Marrone Volvo, Volvo North America and Volvo Sweden, which advised them of the criminal RICO & ANTITRUST Lawsuit in NY that Huizenga is a central defendant in and that Federal Judge Shira Scheindlin "legally related" my lawsuit to a New York Supreme Court Whistleblower lawsuit and that these alleged Vehicle tampering issues represented legal liabilities MarroneVolvo/Autonation/Huizenga Holdings, Volvo Cars of North America and Volvo Sweden. Instead of having Counsel reply to the myriad of Civil and Criminal allegations against the corporations and officers and employees of the corporations,

I received a call last week from Erika Kirsch, one of the main alleged perpetrators named in the documents and charged with falsifying Service Records and Vehicle Engineering Reports and despite admitting and acknowledging that she was aware of Criminal and Civil charges alleged against her in the matters and the conflict this posed in her contacting me regarding legal liabilities of the Corporations and their employees, she maintained that she was representing the legal matters for the corporations.

I am unclear if Erika, the Executive Management Specialist for Volvo Cars of North America, has legal standing to respond to these very legal matters relating to massive potential liabilities for the corporations and executives involved or if any of the corporations could not retain legal counsel due to conflicts and thus had Erika, a named party in the complaints, respond as no one else could be found to continue to perpetrate the crimes involved in covering up the matter. I have notified all of the parties of their liabilities and that they were being criminally complained of and would be added to all ongoing and future Civil and Criminal actions relating to these matters.

Finally, Marrone Volvo/Autonation/Huizenga Holdings, Volvo North America and Volvo Sweden have refused repeated requests to provide FULL VEHICLE RECORDS to me, which I believe is mandatory under law and this again imparts something awful. To date, I have not received the signed Certified Engineering Report that supposedly was done and is mentioned in the attached Adobe PDF file either and the executives at Volvo, including legal counsel for both Volvo Cars of North America and Volvo Sweden, have refused to take my calls or respond, other than through Erika, to letters tendered to them and their counsel. I have more evidence, including conversations, messages and letters regarding these matters not contained herein and will be submitting that information for your review after analysis but please take this letter as a FORMAL Criminal Complaint for this matter to be added to all my DOJ and DOJ OIG investigations ongoing.

I will be contacting you shortly to further discuss these matters. Again, thank you for all of your time, effort and consideration of these life threatening matters regarding the Iviewit/Eliot Bernstein matters, I will be forwarding this letter to several other criminal investigators with ongoing investigations and will copy you on those. I have copied those involved from the corporations named in the complaints as further service to them of the criminal and civil notice of liabilities in criminal and civil complaints being filed against them for reporting to their auditors, insurance carriers, bondholders, shareholders and any other party they are obligated to notice of such or any party who may incur liabilities in these matters. Please feel free to call me if you have questions or need

matter even Cares about a TRILLION Dollar Invention STOLEN from the Original Inventors.

WELL I for ONE Care.

And over the NEXT few Weeks you Will begin to See how this happened, who the Cleaners are, who the Criminals are and who has Inventors Backs or Cares about the Original Iviewit Shareholders.

Iviewit.TV Search

## Ideas To Reality

Inventor Assistance for Patents, Prototypes, Marketing & Licensing!  
www.harshawresearch.com

## 2012 Photography Classes

Study Photography at a School Near You - Get Matched To Programs!  
www.CampusExplorer.com/Photography

## Recover Losses from Fraud

Helping Investors Since 1990 Speak to an Attorney 800-259-9010!  
www.ecurities-fraud-attorney.com

**Who Stole the iViewIt Technology and Why Can NOTHING be Done to Give a Patent and Compensation to the Inventor ???**

**You are Using this Technology Right Now!!!**

Who is Profiting, Who is Selling it to You?

**Who is Condoning Corruption in the US Patent Office?**

I Intend to Bring you all this Information.

## How To Patent Your Idea

3 Easy Steps To Patent & Make Money Get Free Patent Kit & eBook Today!  
www.InventionHome.com

## Seattle Criminal Defense

Former Prosecutor, Stellar Results "I win hard cases"  
www.leerouso.com

## Divorce For Men

Local Seattle Divorce Lawyers Free Answers! Call 1-800-DIVORCE!  
GoldbergJen05-WA.com/Divorce

STOP BLIND JUSTICE



Rule 26 Letter to Anker Foley

Rule 26 Letter to Connell NYAG

additional information.

Eliot Bernstein"

"Dear Stefan Jacoby, Elisabet Wenzlaff, Esq., Maria Hemberg, Esq. and Michael Thomas, Esq. ~ it has come to my attention that some or all of you may not have received this prior communication regarding Criminal and Civil actions and liabilities now involving Executives of Volvo Cars of North America, Volvo Car Corporation, Autonation and others noted in the attached correspondences [attached below] and the Adobe pdf file attached herein. Notice has been given to the investigatory agencies, including the Department of Justice, listed below and others regarding these most serious charges. Michael, I have left a message on your voice mail several weeks back for you to contact me, which has been ignored, however, I did get a call from Erica at Volvo North America, one of accused parties in the Criminal Complaints noted in the attached Adobe PDF file and was appalled that Volvo would allow a conflicted party and named individual in the Criminal Complaint to contact me directly. I did notify Erica that it seemed wholly out of place that one of the accused parties in the Criminal Complaints would be allowed by Volvo to contact the Customer complaining, in an effort to distance Volvo from further communications with me, especially when the matters are legal in nature and have massive liabilities attached, which truly should only be responded to by Non Conflicted legal counsel and may in fact cause more Civil and Criminal liabilities. Erica informed me that she was even responding on behalf of all parties named in the complaints in a legal capacity or on legal counsels behalf, which seems outrageous and perhaps illegal and unethical. Further, I have received from Volvo North America a package of pictures, which appear further efforts to paper the file, after "complete records" were supposedly tendered by Jill Bilanchone of AutoNation and where VOLVO has REFUSED TO RELEASE FULL VEHICLE HISTORY REPORTS despite repeated WRITTEN REQUESTS, again this may cause further liabilities to VOLVO et al.

I will be preparing a further Criminal Complaint and formal response regarding the newly tendered evidence in a few days but wanted to also note here that Erica has stated that nobody at VOLVO et al. will talk with me ever again, in any regard, other than through her, a non lawyer and conflicted party in the matters. Further, at this point, without the requested Signed Vehicle Safety and Engineering Report promised by Volvo, I cannot in good conscience even sell the car with the possible life threatening dangers associated with the Vehicle that Volvo is now fully apprised of. The Vehicle remains having all the problems noted in the attached PDF letter, which grow more dangerous each day. We attempted to service the Vehicle at a different dealership than Marrone/Autonation but due to the fact that the Vehicle has recently gone over 50,000 miles and supposedly out of warranty, they will not address the safety issues, such as the brakes, etc. They stated that since Marrone/Autonation had done the prior work, it was under warranty with them only and they could address the problems, leaving us with no service options and a wholly unsafe vehicle.

**Your prompt attention** to these matters would be greatly appreciated, if I do not hear back from you to resolve these matters in the next five days, you may take this correspondence as legal notice that all those named herein and in the attached PDF file will have new individual Criminal and Civil charges filed against you, in addition to those already filed as indicated below.

Thank you,

Eliot Bernstein"

Source, IViewit, Eliot Bernstein to Volvo  
Below is Letter to Volvo

[Huizenqa Holdings, Inc., Jeanetter Rider, Stefan Jacoby, Elisabet, Wenzlaff, Volvo Car Corporation Sweden.](#)

#### Rule 26 Letter to Fried

[Rule 26 Letter to Greenberg Traurig & Florida Supreme Court & Florida Bar](#)

#### Rule 26 Letter to Meltzer

[Rule 26 Letter to Proskauer](#)

[Rule 26 Letter to Virginia Bar Hall](#)



#### STOLEN PATENT

[Unwired Planet Sues Google & Apple Over Patent](#)

Daily Gossip

Unwired Planet or Openwave System, as they were once known, recently announced that they filled a series of lawsuits against Apple and Google over patent infringement. According to them, Apple and Google "stole" a total of 20 patents from them.

[Daily Cuppa: Apple IDs stolen from FBI, Apple](#)  
ZDNet

The hackers plan to release a million of the stolen Apple unique device identifiers that have been stripped of personal data. On to more Apple-related news, a new patent has been granted to the tech giant that could remotely disable mobile phones.

[Samsung smartphones/tablets ruled in violation of](#)  
ZDNet

... stolen. Just like Apple sued Samsung for something they "took" from Sony; the design. Even though the Samsung devices are not like Apple devices they still ruled in their favor. No company will have a fair trial against patent troll Apple in this ...

[Related Articles >](#)

[Minor Victory For Samsung In Japan](#)

Techtree.com

Apple claimed that Samsung had stolen a data-transfer technology and used it in some of its mobile devices; the Court ruled in Samsung's favour. Compared to last week's monumental \$1 billion US verdict, ... About a week ago, a South Korean court ruled ...

[Related Articles >](#)

powered by




#### NO MORE BLIND JUSTICE



#### LABELS

Affiliations  
Anderson v The State  
Attorney Bar Complaints  
Baldassare Vinti  
BANKRUPTCY JUDGE  
Bar Complaint Response  
Bernstein Lawsuit  
Brian G. Utley  
Brian Utley  
Catherine O'Hagan Wolfe  
Chairman Dingell  
Christine C. Anderson  
Christopher Wheeler

Huizenga Holdings, Inc., Jeanetter Rider, Stefan Jacoby, Elisabet, Wenslaff, Volvo Car Corporation Sweden.

Proudly and Truthfully Posted by Crystal L. Cox at 8:21 AM, 0 comments 

Labels: Eliot Bernstein, Volvo Corporation

## Sony Pictures Entertainment Constantly Researching my Blogs Regarding John Calkins and iViewit. Yes, your Involved, time to come clean

FRIDAY, MARCH 23, 2012


Visitor Analysis & System Spec  Show Full URLs

**Referring URL:** [www.google.com/url?sa=t&rct=j&q=&esrc=s&source=web&cd=10&cts=1331743601url=http%3A%2F%2Fwww.investigativeblogger.com%2F2011%2F06%2Fjohn-calkins-esaress.html&ei=JctgT\\_2DLiHftgea4Ki7BQ&usg=AFQjCNht7PCmvvkXeR\\_V7QP9jhZCiBRQ68Le41riinKIp14eqw](http://www.google.com/url?sa=t&rct=j&q=&esrc=s&source=web&cd=10&cts=1331743601url=http%3A%2F%2Fwww.investigativeblogger.com%2F2011%2F06%2Fjohn-calkins-esaress.html&ei=JctgT_2DLiHftgea4Ki7BQ&usg=AFQjCNht7PCmvvkXeR_V7QP9jhZCiBRQ68Le41riinKIp14eqw)

|                          |  |                          |                 |
|--------------------------|--|--------------------------|-----------------|
| <b>Host Name:</b>        |  | <b>Browser:</b>          | Firefox 10.0    |
| <b>IP Address:</b>       | 208.84.225.10 — <a href="#">[Label IP Address]</a> | <b>Operating System:</b> | Win7            |
| <b>Location:</b>         | Culver City, California, United States             | <b>Resolution:</b>       | 1440x900        |
| <b>Returning Visits:</b> | 0  | <b>Javascript:</b>       | Enabled         |
| <b>Visit Length:</b>     | Multiple visits spread over more than one day      | <b>ISP:</b>              | Sony Pictures E |

## Navigation Path

| Date   | Time     | WebPage  | <input checked="" type="checkbox"/> Show Full URLs |
|--------|----------|--|--|
| 14 Mar | 10:46:42 | <a href="http://www.google.com/url?sa=t&amp;rct=j&amp;q=&amp;esrc=s&amp;source=web&amp;cd=10&amp;cts=1331743601url=http%3A%2F%2Fwww.investigativeblogger.com/2011/06/john-calkins-sony-googled-by-esaress.html">www.google.com/url?sa=t&amp;rct=j&amp;q=&amp;esrc=s&amp;source=web&amp;cd=10&amp;cts=1331743601url=http%3A%2F%2Fwww.investigativeblogger.com/2011/06/john-calkins-sony-googled-by-esaress.html</a> |  |
|        |          | (No referring link)  |  |
| 14 Mar | 17:38:17 | <a href="http://www.investigativeblogger.com/2011/06/john-calkins-sony-googled-by-esaress.html">www.investigativeblogger.com/2011/06/john-calkins-sony-googled-by-esaress.html</a>   |  |
| 23 Mar | 13:00:42 | <a href="http://www.google.com/url?sa=t&amp;rct=j&amp;q=&amp;esrc=s&amp;frm=1&amp;source=web&amp;cd=1&amp;ved=0CC">www.google.com/url?sa=t&amp;rct=j&amp;q=&amp;esrc=s&amp;frm=1&amp;source=web&amp;cd=1&amp;ved=0CC</a>   |  |
|        |          | <a href="http://www.investigativeblogger.com/2011/02/john-calkins.html">www.investigativeblogger.com/2011/02/john-calkins.html</a>   |  |

Proudly and Truthfully Posted by Crystal L. Cox at 12:57 PM, 0 comments 

Labels: Calkins Group Inc., John Calkins SONY, Web Stats

Proskauer Rose LLP, Proskauer Law Firm, 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.

WEDNESDAY, MARCH 7, 2012

Commission on Judicial Conduct  
Conflict of Interest  
Corruption in Government  
Court Corruption  
Court of Appeals  
Crossbow Ventures  
Cyveillance  
Denial of Due Process  
Department of Justice  
Documents  
Dr. Joan Ellis  
Duval and Stachenfeld  
DVD  
Eliot Bernstein  
Eliot I. Bernstein  
Ellen DeGeneres  
Ellen G. White  
Energy and Commerce  
Erika Lewin  
Expose Corrupt Courts  
Federal Whistleblower Lawsuit  
Florida Bar  
Foley and Lardner  
Fox Business News  
Gerald R. Lewin  
Grand Jury  
Hillary Clinton  
How to Steal a Patent  
Intel  
Intellectual Properties  
Intellectual Property Law  
Intellectual Property Rights  
Inventors  
Inventors Protection Act of 1999  
iViewit CEO  
iViewit Inventions  
IVIEWIT INVENTOR  
iViewit Patent Theft  
iViewit Patentgate  
iViewit Patents Pending  
iViewit Technologies  
James Armstrong  
James E. Gregory  
Jude Rosario  
Judiciary Committee Hearing  
Judith S. Kaye  
Kenneth Rubenstein  
Law Cases  
Lisa Berkowitz Hermson  
Lisa M. Stern  
Lockheed Martin  
MARTIN GLENN  
Matthew Mink  
Michael Grebe  
Michael Jakes  
MPEG  
MPEG-2  
MPEG-4  
MPEGLA LLC  
News Archives  
Officer of iViewit  
P. Stephen Lamont  
Patent Attorneys  
Patent Examining Procedure  
patent fraud  
Patent Law Group  
Patent Lawyers  
Patent Office Practice Committee  
Patent Pending Technologies  
Patent Protection  
Patent Suspension Notice  
Patricia Daniels  
Perjured Deposition  
Proof  
Proprietary Information  
Proskauer Rose  
Raymond Anthony Joao  
Raymond Joao  
Real 3D Inc.  
Robert J. Kafin  
Sarah K. Cherry

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

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.

[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&slreturn=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**

-v-

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 Iviewit 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.
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.

SBA Fraud  
Silicon Graphics  
Social Network  
Steven C. Becker  
Steven C. Krane  
Stolen Patents  
Stolen Technologies  
Thomas Cahill  
Tiedemann Investment Group  
Todd A. Gerety  
Trillion Dollar Heist  
U.S. Supreme Court  
US Court System  
US Patent Office  
USPTO  
Video Ads  
Video Banners  
Video Conferencing  
Web Archives  
Web Stats  
Wheretolive.com  
Whistleblower Complaint  
Whistleblower Laws  
Zakirul Shirajee



### **Unsecured Personal Loans**

Borrow up to \$25,000. Fixed Rates.  
Featured on: Forbes, CNN, NPR &  
Fox!  
Prosper.com

### **Chapter 7 Bankruptcy**

Chapter 7 Bankruptcy Lawyer.  
Contact Us For Consultation!  
www.bestbk.com

### **Field of Interest Quiz**

Trying to Find Your Field of Interest?  
Take a Short Quiz Now!  
www.APUSchools.com/Quizzes



### TIP JAR



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](http://www.iviewit.tv)

Table of Contents

[Conflict of Interest \(COI\) Disclosure Form...](#) 6

Motion to.. 22

I. Introduction.. 23

a. Christine c. Anderson, Esq., new york supreme court attorney Whistleblower Testimony Reveals a Criminal RICO Cartel Coup D'ÉTAT on government at the highest outposts of law and regulation.. 23

b. Meet the coupsters.. 26

c. The Controlled Demolition of World Markets by Attorneys at Law operating as a criminal rico enterprise and infiltrating senior PUBLIC offices, including within the department of justice and the courts.. 39

d. Where is the Justice? THE CRIMINAL role of this court in AIDING AND ABETTING the criminal rico enterprise.. 48

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 Ivewit 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

IX. PLAINTIFF SEEKS LEAVE TO AMEND THE AMENDED COMPLAINT TO ADD NEW DEFENDANTS AND NEW ALLEGED CRIMES NEWLY DISCOVERED.. 98

X. Relief.. 99

Exhibit 1 – conflict of interest disclosure PARTIAL LIST OF KNOWN CONFLICTED PARTIES. 100

Exhibit 2. 106

EXHIBIT 3 – Criminal Complaint S. 108

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 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>

More on the iViewit Story



<http://iviewit.tv/>

<http://www.deniedpatent.com/>

Proudly and Truthfully Posted by Crystal L. Cox at 8:37 PM , 0 comments   
Labels: iview it Technologies, MPEG LA, New York Corruption, Proskauer Rose, Warner Bros.

## Ian Duggan - Anything Social Researching iViewit

MONDAY, FEBRUARY 6, 2012

### Visitor Analysis & System Spec

|                          |  |                          |            |
|--------------------------|--|--------------------------|------------|
| <b>Referring URL:</b>    | (No referring link)                                | <b>Browser:</b>          | Unknown    |
| <b>Host Name:</b>        | v1221.cr1.sfo1.peakwebhosting.com                  | <b>Operating System:</b> | Unknown    |
| <b>IP Address:</b>       | 204.11.219.90 — <a href="#">[Label IP Address]</a> | <b>Resolution:</b>       | 1024x768   |
| <b>Location:</b>         | San Francisco, California, United States           | <b>Javascript:</b>       | Enabled    |
| <b>Returning Visits:</b> | 0  | <b>ISP:</b>              | Ian Duggan |
| <b>Visit Length:</b>     | 39 mins 58 secs                                    |                          |            |

### Navigation Path

| Date  | Time     | WebPage  |
|-------|----------|--|
| 6 Feb | 14:36:53 | (No referring link)<br>www.deniedpatent.com/                                   |
| 6 Feb | 14:38:44 | (No referring link)<br>www.deniedpatent.com/                                   |
| 6 Feb | 14:39:04 | (No referring link)<br>www.deniedpatent.com/search/label/US Court System       |
| 6 Feb | 14:39:05 | (No referring link)<br>www.deniedpatent.com/search/label/Fox Business News     |
| 6 Feb | 14:39:10 | (No referring link)<br>www.deniedpatent.com/search/label/DVD                   |
| 6 Feb | 14:39:17 | (No referring link)<br>www.deniedpatent.com/search/label/Court of Appeals      |
| 6 Feb | 14:39:17 | (No referring link)<br>www.deniedpatent.com/search/label/Expose Corrupt Courts |
| 6 Feb | 14:39:17 | (No referring link)<br>www.deniedpatent.com/search/label/Iviewit Court Docket  |
| 6 Feb | 14:39:17 | (No referring link)<br>www.deniedpatent.com/search/label/Matthew Mink          |
| 6 Feb | 14:39:17 | (No referring link)<br>www.deniedpatent.com/search/label/Michael Grebe         |
| 6 Feb | 14:39:17 | (No referring link)<br>www.deniedpatent.com/search/label/USPTO                 |

6 Feb 14:39:17 [www.deniedpatent.com/search/label/Web Stats](http://www.deniedpatent.com/search/label/Web+Stats)  
(No referring link)

6 Feb 14:39:17 [www.deniedpatent.com/search/label/Zakirul Shirajee](http://www.deniedpatent.com/search/label/Zakirul+Shirajee)  
(No referring link)

6 Feb 14:39:18 [www.deniedpatent.com/search/label/Inventors Protection Act of 1999](http://www.deniedpatent.com/search/label/Inventors+Protection+Act+of+1999)  
(No referring link)

6 Feb 14:39:18 [www.deniedpatent.com/search/label/MPEG](http://www.deniedpatent.com/search/label/MPEG)  
(No referring link)

6 Feb 14:39:18 [www.deniedpatent.com/search/label/MPEG-2](http://www.deniedpatent.com/search/label/MPEG-2)  
(No referring link)

6 Feb 14:39:18 [www.deniedpatent.com/search/label/Patent Examining Procedure](http://www.deniedpatent.com/search/label/Patent+Examining+Procedure)  
(No referring link)

6 Feb 14:39:18 [www.deniedpatent.com/search/label/Patent Protection](http://www.deniedpatent.com/search/label/Patent+Protection)  
(No referring link)

6 Feb 14:39:18 [www.deniedpatent.com/search/label/SBA Fraud](http://www.deniedpatent.com/search/label/SBA+Fraud)  
(No referring link)

6 Feb 14:39:18 [www.deniedpatent.com/search/label/Trillion Dollar Heist](http://www.deniedpatent.com/search/label/Trillion+Dollar+Heist)  
(No referring link)

6 Feb 14:39:18 [www.deniedpatent.com/search/label/patent fraud](http://www.deniedpatent.com/search/label/patent+fraud)  
(No referring link)

6 Feb 14:46:40 [www.deniedpatent.com/search/label/Michael Grebe](http://www.deniedpatent.com/search/label/Michael+Grebe)  
(No referring link)

6 Feb 14:46:41 [www.deniedpatent.com/search/label/Intel](http://www.deniedpatent.com/search/label/Intel)  
(No referring link)

6 Feb 14:46:41 [www.deniedpatent.com/search/label/Lockheed Martin](http://www.deniedpatent.com/search/label/Lockheed+Martin)  
(No referring link)

6 Feb 14:46:41 [www.deniedpatent.com/search/label/Todd A. Gerety](http://www.deniedpatent.com/search/label/Todd+A.+Gerety)  
(No referring link)

6 Feb 14:47:06 [www.deniedpatent.com/search/label/Department of Justice](http://www.deniedpatent.com/search/label/Department+of+Justice)  
(No referring link)

6 Feb 14:49:38 [www.deniedpatent.com/search/label/Stolen Technologies](http://www.deniedpatent.com/search/label/Stolen+Technologies)  
(No referring link)

6 Feb 14:49:53 [www.deniedpatent.com/search/label/Duval and Stachenfeld](http://www.deniedpatent.com/search/label/Duval+and+Stachenfeld)  
(No referring link)

6 Feb 14:49:53 [www.deniedpatent.com/search/label/Ellen DeGeneres](http://www.deniedpatent.com/search/label/Ellen+DeGeneres)  
(No referring link)

6 Feb 14:49:53 [www.deniedpatent.com/search/label/Judiciary Committee Hearing](http://www.deniedpatent.com/search/label/Judiciary+Committee+Hearing)  
(No referring link)

6 Feb 14:49:53 [www.deniedpatent.com/search/label/Judith S. Kaye](http://www.deniedpatent.com/search/label/Judith+S.+Kaye)  
(No referring link)

6 Feb 14:49:53 [www.deniedpatent.com/search/label/Law Cases](http://www.deniedpatent.com/search/label/Law+Cases)  
(No referring link)

6 Feb 14:49:53 [www.deniedpatent.com/search/label/Lisa Berkowitz Herrnson](http://www.deniedpatent.com/search/label/Lisa+Berkowitz+Herrnson)  
(No referring link)

6 Feb 14:49:53 [www.deniedpatent.com/search/label/Michael Grebe](http://www.deniedpatent.com/search/label/Michael+Grebe)  
(No referring link)

6 Feb 14:49:53 [www.deniedpatent.com/search/label/P. Stephen Lamont](http://www.deniedpatent.com/search/label/P.+Stephen+Lamont)  
(No referring link)

6 Feb 14:49:53 [www.deniedpatent.com/search/label/Social Network](http://www.deniedpatent.com/search/label/Social+Network)  
(No referring link)

6 Feb 14:55:51 [www.deniedpatent.com/search/label/Foley and Lardner](http://www.deniedpatent.com/search/label/Foley+and+Lardner)  
(No referring link)

6 Feb 14:55:54 [www.deniedpatent.com/search/label/Expose Corrupt Courts](http://www.deniedpatent.com/search/label/Expose+Corrupt+Courts)  
(No referring link)

6 Feb 14:55:59 [www.deniedpatent.com/search/label/Judiciary Committee Hearing](http://www.deniedpatent.com/search/label/Judiciary+Committee+Hearing)  
(No referring link)

6 Feb 14:56:00 [www.deniedpatent.com/2009/12/iviewit-stolen-patent-patent-pool.html](http://www.deniedpatent.com/2009/12/iviewit-stolen-patent-patent-pool.html)  
(No referring link)

6 Feb 14:56:00 [www.deniedpatent.com/search/label/Department of Justice](http://www.deniedpatent.com/search/label/Department+of+Justice)  
(No referring link)

6 Feb 14:56:00 [www.deniedpatent.com/search/label/Ellen G. White](http://www.deniedpatent.com/search/label/Ellen+G.+White)  
(No referring link)

6 Feb 14:56:00 [www.deniedpatent.com/search/label/Silicon Graphics](http://www.deniedpatent.com/search/label/Silicon+Graphics)  
(No referring link)

6 Feb 14:56:00 [www.deniedpatent.com/search/label/Todd A. Gerety](http://www.deniedpatent.com/search/label/Todd+A.+Gerety)  
(No referring link)

6 Feb 14:56:21 [www.deniedpatent.com/search/label/How to Steal a Patent](http://www.deniedpatent.com/search/label/How+to+Steal+a+Patent)  
(No referring link)

6 Feb 14:57:25 [www.deniedpatent.com/search/label/Patent Lawyers](http://www.deniedpatent.com/search/label/Patent+Lawyers)  
(No referring link)

6 Feb 14:57:36 [www.deniedpatent.com/search/label/Gerald R. Lewin](http://www.deniedpatent.com/search/label/Gerald+R.+Lewin)  
(No referring link)

6 Feb 14:59:49 [www.deniedpatent.com/search/label/iViewIt Technologies](http://www.deniedpatent.com/search/label/iViewIt+Technologies)

- (No referring link)
- 6 Feb 15:02:52 [www.deniedpatent.com/search/label/Catherine O%27Hagan Wolfe](http://www.deniedpatent.com/search/label/Catherine_O%27Hagan_Wolfe)
- (No referring link)
- 6 Feb 15:07:12 [www.deniedpatent.com/2009/12/civil-action-filed-trillion-dollar.html](http://www.deniedpatent.com/2009/12/civil-action-filed-trillion-dollar.html)
- (No referring link)
- 6 Feb 15:07:12 [www.deniedpatent.com/2010/02/on-what-or-whose-authority-is-p-stephen.html](http://www.deniedpatent.com/2010/02/on-what-or-whose-authority-is-p-stephen.html)
- (No referring link)
- 6 Feb 15:07:12 [www.deniedpatent.com/search/label/Brian Utley](http://www.deniedpatent.com/search/label/Brian_Utley)
- (No referring link)
- 6 Feb 15:07:12 [www.deniedpatent.com/search/label/Court Corruption](http://www.deniedpatent.com/search/label/Court_Corruption)
- (No referring link)
- 6 Feb 15:07:12 [www.deniedpatent.com/search/label/Erika Lewin](http://www.deniedpatent.com/search/label/Erika_Lewin)
- (No referring link)
- 6 Feb 15:07:12 [www.deniedpatent.com/search/label/Lisa M. Stern](http://www.deniedpatent.com/search/label/Lisa_M._Stern)
- (No referring link)
- 6 Feb 15:07:12 [www.deniedpatent.com/search/label/P. Stephen Lamont](http://www.deniedpatent.com/search/label/P._Stephen_Lamont)
- (No referring link)
- 6 Feb 15:07:12 [www.deniedpatent.com/search/label/Patent Law Group](http://www.deniedpatent.com/search/label/Patent_Law_Group)
- (No referring link)
- 6 Feb 15:07:12 [www.deniedpatent.com/search/label/Raymond Hersh](http://www.deniedpatent.com/search/label/Raymond_Hersh)
- (No referring link)
- 6 Feb 15:07:12 [www.deniedpatent.com/search/label/Whistleblower Laws](http://www.deniedpatent.com/search/label/Whistleblower_Laws)
- (No referring link)
- 6 Feb 15:08:49 [www.deniedpatent.com/2010/01/why-did-john-doll-and-jon-dudas-then.html](http://www.deniedpatent.com/2010/01/why-did-john-doll-and-jon-dudas-then.html)
- (No referring link)
- 6 Feb 15:08:50 [www.deniedpatent.com/2010/02/who-has-authority-right-now-to-speak.html](http://www.deniedpatent.com/2010/02/who-has-authority-right-now-to-speak.html)
- (No referring link)
- 6 Feb 15:08:50 [www.deniedpatent.com/search/label/Brian G. Utley](http://www.deniedpatent.com/search/label/Brian_G._Utley)
- (No referring link)
- 6 Feb 15:08:50 [www.deniedpatent.com/search/label/Inventors](http://www.deniedpatent.com/search/label/Inventors)
- (No referring link)
- 6 Feb 15:08:50 [www.deniedpatent.com/search/label/Judith S. Kaye](http://www.deniedpatent.com/search/label/Judith_S._Kaye)
- (No referring link)
- 6 Feb 15:08:50 [www.deniedpatent.com/search/label/Michael Jakes](http://www.deniedpatent.com/search/label/Michael_Jakes)
- (No referring link)
- 6 Feb 15:08:50 [www.deniedpatent.com/search/label/Patent Examining Procedure](http://www.deniedpatent.com/search/label/Patent_Examining_Procedure)
- (No referring link)
- 6 Feb 15:08:50 [www.deniedpatent.com/search/label/Scott Harshbarger](http://www.deniedpatent.com/search/label/Scott_Harshbarger)
- (No referring link)
- 6 Feb 15:08:50 [www.deniedpatent.com/search/label/Tiedemann Investment Group](http://www.deniedpatent.com/search/label/Tiedemann_Investment_Group)
- (No referring link)
- 6 Feb 15:08:50 [www.deniedpatent.com/search/label/Trillion Dollar Heist](http://www.deniedpatent.com/search/label/Trillion_Dollar_Heist)
- (No referring link)
- 6 Feb 15:11:07 [www.deniedpatent.com/search/label/Matthew Mink](http://www.deniedpatent.com/search/label/Matthew_Mink)
- (No referring link)
- 6 Feb 15:11:08 [www.deniedpatent.com/search/label/Commission on Judicial Conduct](http://www.deniedpatent.com/search/label/Commission_on_Judicial_Conduct)
- (No referring link)
- 6 Feb 15:14:51 [www.deniedpatent.com/search/label/Proskauer Complaint](http://www.deniedpatent.com/search/label/Proskauer_Complaint)
- (No referring link)
- 6 Feb 15:16:33 [www.deniedpatent.com/search/label/How to Steal a Patent](http://www.deniedpatent.com/search/label/How_to_Steal_a_Patent)
- (No referring link)
- 6 Feb 15:16:51 [www.deniedpatent.com/2010/01/foley-and-lardner-connections-with.html](http://www.deniedpatent.com/2010/01/foley-and-lardner-connections-with.html)
- (No referring link)
- 6 Feb 15:16:51 [www.deniedpatent.com/2010/01/proskauer-rose-from-proskauer-defense.html](http://www.deniedpatent.com/2010/01/proskauer-rose-from-proskauer-defense.html)
- (No referring link)
- 6 Feb 15:16:51 [www.deniedpatent.com/2010/01/slack-barshinger-wildman-harrold-allen.html](http://www.deniedpatent.com/2010/01/slack-barshinger-wildman-harrold-allen.html)
- (No referring link)
- 6 Feb 15:16:51 [www.deniedpatent.com/search/label/Attorney Bar Complaints](http://www.deniedpatent.com/search/label/Attorney_Bar_Complaints)
- (No referring link)
- 6 Feb 15:16:51 [www.deniedpatent.com/search/label/Patent Lawyers](http://www.deniedpatent.com/search/label/Patent_Lawyers)
- (No referring link)
- 6 Feb 15:16:51 [www.deniedpatent.com/search/label/Patent Pending Technologies](http://www.deniedpatent.com/search/label/Patent_Pending_Technologies)

Proudly and Truthfully Posted by Crystal L. Cox at 4:42 PM, 0 comments 

Labels: [Ian Duggan](#), [Web Stats](#)

[Home](#)

[Older Posts](#)

Subscribe to: [Posts \(Atom\)](#)

1

09 522 721 Filing with the United States Patent & Trademark Office claiming that per the direction of Harry I. Moatz, Director of the Office of Enrollment & Discipline, Miewit & Crossbow Ventures were seeking the Commissioner of Patents to suspend the Miewit patents based on evidence of fraud on the United States Patent & Trademark Office by Miewit former Intellectual Property attorneys, Kenneth Rubenstein, Proskauer Rose LLP, Meltzer Lippe Goldstein Wolf & Schlissel, Raymond Anthony Joao, Foley & Lardner, William J. Dick, Douglas Boehm, Steven Becker, Blakely Sokoloff Taylor & Zafman, Thomas Coester, Norman Zafman, Farzad Ahmini, Christopher & Weisberg PA, Krishna Narine, Andrew Barroway, Schiffrin & Barroway and others. This led to the Commissioner of Patents suspending certain of the Miewit patent applications into an infinite black hole. The form also included inventor change forms which have gone wholly unresolved while patents are in black hole at the United States Patent & Trademark Office.'

2

March 10, 1900 to March 10, 2020. These are dates on fax headers on a patent filing with the United States Patent & Trademark Office on a Patent Application Oath & Declaration filed by Raymond Joao. This application is a fraud and the fax headers on the page are part of the explanation. Both fax machines' dates were changed to look like March 10, 2000 but instead come out as 3/10/1900 and 3/10/2020. This application also is entirely different than the application signed by the inventors.

3

1997 07 Kenneth Rubenstein of Proskauer Rose starts MPEGLA LLC patent pool while at Meltzer Lippe Goldstein Wolf and Schlissel.

4

August 08 1997 MPEGLA - note they claim to have Department of Justice approval although the DOJ claims they have no such approval.

5

1998 12 29 MIEWIT BIZ PLAN

6

1999 01 08 Christopher Wheeler of Proskauer Rose letter regarding delaying getting back to inventor Bernstein after receiving patent disclosures.

7

1999 01 15 Proskauer letter regarding Miewit Corporation a company that disappears although bills are generated through it.

8

1999 01 15 Proskauer letter regarding Miewit Corporation, a company that does not exist or perhaps it is another Proskauer owned entity involved in theft of the patents through a complex shell game with identically named and similarly named companies

9

1999 01 28 Letter from Miewit to Albert Gortz of Proskauer Rose asking why Kenneth Rubenstein was not at Proskauer Rose as was told to Miewit Shareholders and instead was found to be at Meltzer Lippe Goldstein Wolf & Schlissel.

11

1999 02 17 - Interactive Week article where Intel engineers are quoted as stating the Internet, at speeds under 1.5Mbps, would be text based with banners, no video or imaging of quality at the lower bandwidths.

12

1999 02 18 Christopher Wheeler letter regarding Proskauer and Kenneth Rubenstein review of patents. Rubenstein is patent expert reviewing the patents for patentability.

13

1999 02 18 Christopher Wheeler of Proskauer letter regarding Kenneth Rubenstein review of patents.

14

1999 02 22 Raymond Joao Patent Application before he says he knows Miewit, Joao said he filed in March although it was supposed to be in January this application is missing from his bills and is in February.

15

1999 02 22 Raymond Joao patent application before he says he knows Miewit, Joao bills for patent in March stating he is working on application. Yet, the filing card shows it was sent in 2/99.

16

1999 02 PATENT FILING RECEIPT - JOAO SAYS HE DOES NOT FILE ANYTHING UNTIL MARCH!

18

1999 03 02 Kenneth Rubenstein letter to inventor Bernstein regarding how to do patents. Rubenstein states in deposition that he does not know Bernstein, never spoke with him and that he knew nothing about the inventions.

19

1999 04 16 - Christopher Wheeler gets a CD with full screen video disclosure and in his deposition he states that at this time he was unaware of full screen video inventions. Note how Wheeler tries to constantly scramble attachments.

20

1999 04 16 Proskauer and Wheeler get info for full screen video invention. Wheeler in deposition states he did not know of video invention prior to Real3D meeting. This indicates he had seen the videos and retained cd's with the inventions on them.

21

1999 04 26 NDA - Goldman Sachs - Jeffrey Friedstein & Donald Kane.

22

1999 04 26 Proskauer opinion letter for Hassan Miah and Earthlink investors Sky Dylan Dayton and Kevin O'Donnell. Wheeler sends the opinion to Richard Rosman, Esq. Wheeler states in deposition that Proskauer never reviewed the Miewit patents and never made any opinions. The patent guy Miah refers to is Kenneth Rubenstein and Miah is from Xing and former fame for role in CAA/Intel Multimedia Lab responsible for bringing multimedia to prior text based Internet.

23

1999 04 27 Richard D. Rosman, Esq. letter to Christopher C. Wheeler of Proskauer Rose, Hassan Miah wants to speak to Kenneth Rubenstein, the Miewit patent attorney, thinks he knows from MPEG.

24

1999 04 27 Rosman to Wheeler letter showing Hassan wants opinion of Proskauer's Rubenstein who he knows from MPEGLA, Wheeler sends a Proskauer opinion stating their retained counsel finds it to be novel and patentable. Wheeler lies under deposition and to Florida Bar stating he does not know anything about the technologies and never opined.

25

1999 04 27 Proskauer patent opinion.

26

1999 05 14 Real 3D deal.

27

1999 05 24 Real 3D meeting.

28

1999 05 30 Miah letter asking to email Miewit patent counsel Rubenstein some questions.  
29

1999 05 30 Miah Letter requesting to talk with Kenneth Rubenstein.  
31

1999 06 01 Donald G. Kane, Miewit Board member and member of Goldman Sachs, letter on structuring the companies.  
33

1999 06 01 Hassan Miah letter forwarded to Rubenstein.  
35

1999 06 03 Joao patent filing with the United States Patent & Trademark Office with a blanked out date. This document is later submitted to Japanese Patent Office and they reject the document.  
37

1999 06 09 - Armstrong Hirsh Jackoway Tyerman & Wertheimer letter to Wheeler confirming Proskauer and Rubenstein patent opinion for Armstrong Hirsh investors. This wholly contradicts Wheeler and Rubenstein depositions that Proskauer did no patent work or opinions ✂

39

1999 06 11 Wheeler hand notes regarding meeting with Intel, Silicon Graphics, Inc. and Lockheed Martin at Real 3D Inc. States disclosure of video and imaging inventions  
41

1999 06 18 Proskauer bill for Miewit Corporation, a company that does not exist, we think  
42

1999 06 24 Lewin letter to Wheeler regarding his conflict of interests with Visual Data. Visual Data was an early violator of their NDA and when we found out we also found out that Lewin had undisclosed conflict.  
43

1999 06 24 Lewin and Wheeler regarding conflict of interest with Proskauer and Goldstein Lewin client Visual Data. Wheeler failed to disclose they were a client of his and then after signing an NDA Visual Data begins using the Miewit process without authorization.  
44

1999 06 30 - Gerald Stanley CEO of Real 3D (Intel, SGI and Lockheed) opinion on the technologies.  
45

1999 06 30 Real 3D Opinion and Licensing Info - We start to see evidence of companies we never heard of. Now there appears an Miewit LLC and an Miewit.com LLC.  
46

1999 07 19 Armstrong Hirsh Jackoway Tyerman & Wertheimer letter to Wheeler at Proskauer asking why NDA's are in Miewit inc. a company they have no stock in or anyone else.  
47

1999 07 23 Proskauer Opinion Letter to Huizenga Holdings via Cris Branden. Another opinion on the technologies this time for Wheeler's client Wayne Huizenga for investment. Huizenga invested \$500,000 based on this opinion and Wheeler claims in deposition he did not know about the technologies and never opined.  
49

1999 09 08 Proskauer letter by Wheeler to Lewin for payment of bills after Huizenga funding. Wheeler in deposition states payments were not based on funding, this letter appears to be a fraud.  
50

1999 09 08 Proskauer Retainer almost one year after being retained, bogus document by Utley and Wheeler.  
52

1999 09 20 Meeting with Kenneth Rubenstein, Raymond Joao, Brian Utley, Steven Filipek of Fish & Richardson PC. The meeting was in New York at Rubenstein's Office, yet Rubenstein denies even knowing us other than to refer Joao in his deposition. Filipek had questions regarding the patents he viewed, claiming they appeared to miss the invention.  
53

1999 Not dated Meltzer Lippe Goldstein Wolf & Schlissel Patent Portfolio.  
54

1999 Brian Utley resume given to Miewit by Wheeler (his best friend) showing false statements about his past. He conceals former patent theft attempt from his past employer Diamond Turf Equipment, Inc. with Wheeler and William Dick and where Utley was fired with cause and the company was closed due to this attempted crime. Also, false claims of his academic career.  
55

2.19.99 Proskauer Agreement with Jenex draft.  
56

2000 03 09 Brian Utley writes letter to Raymond Joao, after Joao is thought to be writing patents wrong and possibly in his name. Decision is made to replace Joao with William Dick and Foley & Lardner LLP. Utley suddenly claims Joao patents have mistakes and major missing items. Good Guy - Bad Guy. Dick replaces Joao but instead of correcting Joao errors, wrong info and inventors, they further perpetuate the fraud.  
57

2000 04 01 James Armstrong letter regarding Utley screwing up patents.  
59

2000 04 11 Foley and Lardner - Invitation to Correct Defects patent filing.  
60

2000 04 11 Foley and Lardner - Invitation to Correct Defects  
61

2000 04 16 Miewit letter to Meltzer Lippe Goldstein Wolf and Schlissel to transfer patent docs to Foley and Lardner.  
62

2000 05 11 - Foley and Lardner letter stating there are problems with Joao's patents. All patents are not assigned to Miewit Holdings per patent office.  
63

2000 05 11 Wachovia Securities letter from Foley & Lardner regarding the Miewit patents and is found later to be wholly wrong regarding assignments and other issues according to information from the United States Patent & Trademark Office.  
64

2000 05 11 Wachovia Securities letter from Foley & Lardner stating false information regarding assignments and missing inventions. False statements for a Wachovia Private Placement by Foley and Lardner, a securities fraud.

65  
2000 05 19 Armstrong Hirsh Jackoway & Tyerman investor letters further showing Rubenstein as Patent advisor now with Dick aiding and abetting him versus Joao.

66  
2000 05 25 Dr Christopher Taylor Consulting Agreement

67  
2000 05 25 Dr Christopher Taylor Consulting Agreement

68  
2000 06 06 Foley & Lardner request Meltzer Lippe Goldstein Wolf and Schlissel and Joao files, claiming information is missing and not on file with the United States Patent & Trademark Office.

69  
2000 06 06 Foley & Lardner requests Meltzer Lippe Goldstein & Schlissel files, stating that Joao has not transferred all patent applications and files, Joao does not send a US application and tries to replace it with a PCT. Once caught he sends file 5865-10 which he replaces patent signed by Eliot, Jude and Zakirul with his initial provisional filing. This is the application with fax dates of 1900 and 2020 stamped on them.

70  
2004 06 09 Copy to Eliot Spitzer of Paul Curran's investigation of Thomas Cahill, Chief Counsel of the First Department Departmental Disciplinary Committee, stemming from the conflicts of Cahill Rubenstein and Steven Krane and violations of public office.

71  
2000 06 13 Foley & Lardner Patent Portfolio.

72  
2000 06 22 PR News Ellen DeGeneres.

73  
2000 06 23 iviewit.com unveils streaming video coverage of the ELLEN DEGENERES 'Americana 2000' Comedy Tour at SHOWBIZ EXPO.

74  
2000 07 07 Florida Sun Sentinel Article regarding Miewit and Eliot Bernstein

75  
2000 07 22 - Proskauer marketing letter to their clients regarding Miewit technologies and Wheeler claims under deposition that he did not really know about the technology and thought Miewit was a portal???

76  
2000 07 24 Foley & Lardner Patent Portfolio.

77  
2000 07 24 Letter from Foley and Lardner stating Joao patents are defective and are missing key info and disclosures.

78  
2000 07 25 Dr Christopher Taylor Milwaukee Engineering Video study showing Miewit invention for video plays better than true full-screen video, very cool.

79  
2000 07 25 Dr Christopher Taylor Report Miewit Scaling Video Tests.

80  
2000 07 25 Foley and Lardner attempting to switch Patent Portfolio after Miewit learned of Utley Patents that were written without company authorization.

81  
2000 07 25 Foley & Lardner Patent Portfolio.

82  
2000 07 31 Taped Meeting Foley & Lardner where they are asked questions about the patents discovered in Utley's name and why the patents are not assigned, etc.

83  
2000 07 31 Transcript of Meeting with Foley and Lardner and Board Members regarding finding patents in wrong names and assignees.

84  
2000 07 Miewit MTV license draft.

85  
2000 08 02 Taped Foley & Lardner meeting part 2.

86  
2000 08 02 Taped Foley & Lardner meeting part 2.

87  
2000 08 02 Taped Meeting Foley and Lardner Part 1 busted stealing patents.

88  
2000 08 02 Taped Meeting Foley and Lardner Part 2 busted stealing patents.

89  
2000 08 03 Letter From Foley & Lardner, Doug Boehm, stating he filed patents with 10 minutes to filing and made some mistakes.

90  
2000 08 04 Letter From James F. Armstrong finding math errors on Foley & Lardner filed patent applications.

91  
2000 08 04 Taped Meeting Foley & Lardner Part 1.

92  
2000 08 04 Taped Meeting Foley & Lardner Part 1 busted stealing patents.

93  
2000 08 09 James F. Armstrong, Foley & Lardner Douglas Boehm letter regarding Foley patent errors that were supposed to be filed corrected but still were filed wrong. This was beginning to discover that something was a foul with Foley, we had no idea the extent at the time.

94  
2000 08 09 Douglas Boehm of Foley & Lardner letter to Miewit regarding his math errors and tries to diffuse the glowing malpractice claim and blame the problem on Eliot for Foley's errors. He is an engineer.

95  
2000 08 09 Foley & Lardner trying to explain how math and other errors were filed in once corrected patent applications.

96  
2000 08 09 James Armstrong letter to Foley & Lardner regarding the errors in the patent filings.

97  
2000 08 25 Wheeler sends to Rubenstein PATENT PORTFOLIO BINDERS, contradicts Rubenstein's entire deposition, Wheeler delivers

these documents to attorney Selz, after Rubenstein was already caught perjuring himself.

98

2000 08 25 Wheeler sending to Rubenstein PATENT BINDER wholly contradicts Rubenstein Wheeler and Utley Depositions, Rubenstein claims he never received or saw Miewit Patents ~ OUCH.

99

2000 08 29 Wachovia Securities letter to Chairman of the Board regarding having done their Due Diligence, Foley & Lardner states Miewit Holdings, Inc. is owner and assignee of all patents. Patent office information from OED Director Moatz contradicts this. Also in taped meetings held, Foley then admits that not all patents are assigned. Foley materially misrepresents to Wachovia the status of the patents and fails to list a missing Joao application = securities fraud.

100

2000 08 29 Wachovia Securities letter to Simon Bernstein, Board Member, regarding investment due diligence.

101

2000 09 01 NEWS ARTICLE - Grabbing the Holy Grail of Digital Webcasting - Digital Webcast.

102

2000 09 05 Real 3D / Intel / RYJO letter warning of using Miewit technologies in violation of Real 3D / Intel NDA, RYJO tries to steal concepts and get intellectual property in his name, aided and abetted by Proskauer, Brian Utley and Michael Reale who thought RYJO and Ryan Huisman had not signed an NDA. Proskauer drafted a license whereby Miewit would license its technology from RYJO.

103

2000 09 08 Shareholder James Armstrong writes letter requesting to know where the patents assignments are and why they were not filed based on the taped meetings with Foley & Lardner.

104

2000 09 08 James Armstrong letter to the Miewit Board asking why the assignments on the patents were not filed. This would be shareholder fraud.

105

2000 09 09 Bernstein and Douglas Boehm letters regarding bad math filed and other issues. Foley & Lardner busted here.

106

2000 09 09 Bernstein, Foley & Lardner letters pertaining to errors in the patents filed.

107

2000 09 18 - 60 233 344 - Utley Zoom and Pan Camera patent filing with his name on them, this contradicts Utley's deposition that he knows nothing about a camera patent application in his name, oops. Fraud on the patent office, fraud on Miewit, compounded with perjury.

108

2000 09 20 Raymond Hersh, Miewit CFO, letter to Arthur Andersen stating Erika Lewin, CPA and in-house Miewit accountant was miffed at being accused of misleading auditors. When reviewing the work, she seriously misstates information to auditors to keep their scam hidden.

109

2000 09 20 Raymond Hersh to Arthur Andersen, Erika Lewin accused of misleading auditors on corporate structure, it turns out to be entirely true.

110

2000 09 MIEWIT, INC. of Delaware - Proskauer Rose has a confidentiality for this company but no company exists in Delaware with this name, how Proskauer. This may be one of the fraudulent entities that Proskauer was stealing the patents through.

111

2000 09 MIEWIT, INC. DEL PROSKAUER HAS CONFIDENTIALITY

112

2000 10 09 ARTHUR ANDERSEN letter regarding Proskauer having to provide proof of Miewit Holdings owning Miewit Technologies, to auditors which they never produce, instead going on a straight away course to destroy Miewit and the records. The audit was being conducted on behalf of Crossbow Ventures, whereby the Small Business Administration made up 2/3 of Crossbow Ventures loans.

113

2000 10 09 Arthur Andersen letter requesting proof that Miewit Holdings, Inc. is owned by shareholders, turns out several Miewit Holdings, Inc. exist, unraveling a corporate shell game where the other Miewit Holdings, Inc. are owned by Proskauer and have stolen patents as their assets.

114

2000 11 27 ARTHUR ANDERSEN letters and termination letter of Miewit as a client in the middle of an audit being conducted for the largest investor Crossbow Ventures in the middle of the audit where they found all kinds of problems.

115

2000 11 27 Arthur Andersen termination of audit letter, terminates Miewit after almost one year of audit, after accusing Erika Lewin of fraud and finding problems with the companies.

116

2000 11 30 Foley & Lardner attempting to switch Patent Portfolio 2.

117

2000 11 30 Foley & Lardner attempting to switch Patent Portfolio 3.

118

2000 11 30 Foley & Lardner Patent Portfolio with Utley listed as an inventor, this is after Utley was busted with patents in his name and Foley tries to now include these patents we found.

119

2000 11 30 Foley & Lardner Patent Portfolio with 57103-122 being two different patents. Foley's docket gets crazy as they try to adjust once caught in the fraud. Suddenly, Utley shows up on multiple patents, replacing the original inventors and has two patents in his own name. All of this was never disclosed to shareholders, etc.

120

2000 11 30 Foley & Lardner Patent Portfolio with 57103-122 twice and different patents.

121

2000 11 30 Portfolio page from Foley & Lardner does not match up and is missing now the 120 filing.

122

2000 12 20 Letter to Utley asking why invention applications are missing from patents and to modify Patents to include all things missing.

123

2000 12 21 John D. Calkins, Senior Vice President New Media Business Development, Warner Bros. letter showing Utley sending Warner Bros. the Wachovia Private Placement Memorandum.

124

2000 12 NEWS RELEASE - Digital Webcast Article on Miewit part2.

125



2000 Foley & Lardner Patent Portfolio Missing Dates - Utley busted and patents start showing up on fraudulent dockets.  
126

2000 Miewit income producing accounts for Encoding and Streaming licenses.  
127

2000 Jorge Labarga's part in the Bush v. Gore presidential election fraud. There goes America.  
128

2001 01 01 - Kenneth Rubenstein of Proskauer's biography in the Wachovia Securities Private Placement Memorandum and listed as Miewit PATENT COUNSEL & BOARD DIRECTOR, this wholly contradicts Rubenstein, Wheeler & Utley depositions.  
129

2001 01 01 Rubenstein listed in Wachovia Private Placement as patent counsel and board director, contradicts his entire deposition.  
130

2001 01 01 Brian Utley fraudulent resume in the Wachovia Securities Private Placement Memorandum containing materially false and misleading claims about his former employment where he was caught stealing patents with none other than William J. Dick and Christopher Wheeler  
131

2001 01 01 Wachovia Private Placement Memorandum - with bookmarks showing Rubenstein "Miewit patent counsel" and retained intellectual property counsel  
132

2001 01 01 Wachovia Private Placement Memorandum Bookmarked  
133

2001 01 17 Utley lists Kenneth Rubenstein as patent counsel for an SBA Compliance Request for Crossbow SBIC Loans. This completely contradicts Utley Rubenstein and Wheeler deposition statements whereby they claim Rubenstein was never an Advisor, patent counsel and that he was not on Board.  
134

2001 01 17 Utley lists Kenneth Rubenstein as Board Director for SBA loan compliance documents and to Crossbow Ventures, this is contradicted in his deposition when he claims he never used Rubenstein as an advisor and Rubenstein had NOTHING to do with Miewit, oops.  
135

2001 01 22 Kenneth Rubenstein named as patent attorney in Wachovia Private Placement Memorandum  
136

2001 01 Kenneth Rubenstein biography in the Wachovia Securities PPM and also listed as Miewit PATENT Counsel. 

137

2001 01 Wachovia Private Placement Memorandum - with bookmarks in color.  
138

2001 04 14 Brian Utley fingers Kenneth Rubenstein in the minutes of a Board Meeting calling him our advisor, this wholly contradicts his deposition statements whereby he claims Rubenstein was never an advisor. OOPS  
139

2001 04 18 Brian Utley states in Board letter that Christopher Wheeler checked with Kenneth Rubenstein as an advisor to the Board, completely contradicting Utley Wheeler and Rubenstein depositions.  
140

2001 04 18 Brian Utley writes letter to Board of Directors claiming that he checked with Rubenstein as an advisor to board. This contradicts Utley deposition statement that he never used Rubenstein as advisor, ouch.  
141

2001 04 21 - James Armstrong letter regarding Brian Utley screwing up patents and company, right on the nose.  
142

2001 05 04 Foley & Lardner letter to Brian Utley after he is fired, regarding the patents found in his name. This document is part of Foley & Lardner's attempt to try and make it look legitimate after being busted.  
143

2001 05 08 - Board Meeting.doc  
144

2001 06 07 Brian G. Utley police report full.  
145

2001 06 07 Brian G. Utley police report, Embezzlement and Theft of Proprietary Systems  
146

2001 06 12 - Book One NDA.  
147

2001 06 12 - Book Three NDA.  
148

2001 06 12 - Book Two NDA.  
149

2001 06 12 - List of Confidentialities.  
150

2001 06 25 - David J. Colter, Vice President Technology - Technological Operations Warner Bros. to Steve Case founder of AOLTW/WWB regarding Eliot Bernstein and the Thought Journal.  
151

2001 07 12 Blakely Sokoloff Taylor & Zafman portfolio shows Brian G. Utley patents, suddenly after Utley and Foley are caught with patents in wrong places, BSTZ is retained and Foley & Lardner sends patent portfolios that contain all kinds of new patents with all kinds of screw ups.  
152

2001 07 12 Blakely Sokoloff Taylor & Zafman Patent Portfolio.  
153

2001 07 13 Brian G. Utley police report embezzlement & theft leads to Utley returning stolen proprietary computers. Later discovered that computers were taken to New Jersey company owned partially by investor Tiedemann Prolow. Violates officer and director responsibilities and Utley's non-compete.  
154

2001 07 17 Blakely Sokoloff Taylor & Zafman Patent status report.  
155

2001 07 26 - Blakely Sokoloff Taylor & Zafman Power of Attorney Revocation 2.  
156

2001 07 26 - Power of Attorney Revocation.  
157

2001 08 01 Blakely Sokoloff Taylor & Zafman legal opinion and patent review revealing problems found.  
158

2001 08 01 Blakely Sokoloff Taylor & Zafman patent evaluation, showing Utley had patents in his own name that were not assigned or owned by company, completely contradicting Utley deposition statements. This is a majordomo fup.  
159

2001 08 01 Miewit investor presentation for AOL with Aidan Foley as CEO.  
160

2001 08 04 Blakely Sokoloff Taylor & Zafman letter to Miewit showing Utley on patents.  
161

2001 08 04 Blakely Sokoloff Taylor & Zafman letter to Miewit showing Brian G. Utley on patents.  
162

2001 08 29 - Irell & Manella bill for AOL license agreement they drafted.  
163

2001 09 17 Jeffrey Friedstein of Goldman Sachs, Power of Attorney for Blakely Sokoloff Taylor & Zafman.  
164

2001 09 18 Blakely Sokoloff Taylor & Zafman requests Bernstein to sign a Power Of Attorney on behalf of Brian G. Utley, to remove him from applications he was found to be on. Evidence shows that patent filings were made with Utley in Japan by Blakely Sokoloff Taylor & Zafman after Utley was long gone, showing they continued the scam and played the good guy while furthering the crimes.  
165

2001 12 10 Crossbow Ventures attempts to call loans.  
166

2002 01 14 AOLTW / Warner Bros. letter stating they are using the Miewit technologies in violation of their NDA!!!  
167

2002 01 15 - AOLTW / Warner Bros. letter stating technologists checked with Kenneth Rubenstein who opined favorably on the Miewit patents. This contradicts Rubenstein, Wheeler and Utley's statements under deposition and to the Florida Bar and the New York Supreme Court Appellate Division First Department Disciplinary Committee. REMEMBER, RUBENSTEIN STATES HE KNOWS NOTHING AND PROSKAUER NEVER OPINED OR DID PATENT WORK. oooooops  
168

2002 01 15 AOLTW / Warner Bros. investment due diligence letter stating that Rubenstein opined favorably on the patents.  
169

2002 01 15 AOLTW RUBENSTEIN OPINION  
170

2002 01 15 AOLTW RUBENSTEIN OPINION comments  
171

2002 03 19 - Blakely Sokoloff Taylor & Zafman Japanese Patent Office filing for an Utley patent after he was fired over one year and they were supposed to be removing him from patents. Miewit did not discover this until US Investigations led to research in Japan and this is when BSTZ was further found to be part of the conspiracy. This evidences that BSTZ portfolios had false and misleading information regarding these patents.  
172

2002 03 28 Anthony Frenden statement regarding stolen investor money and proprietary equipment. Also shows that they tried to bribe employees with stolen cash. Funds are believed to be investor funds including monies of the Small Business Administration.  
173

2002 04 22 Raymond A. Joao News Article claiming Joao has ninety, yes 90, patents in his name, this article needs to be checked for accuracy to see if it is a true publication on that date.  
174

2002 04 22 Raymond Joao Article Stating Joao has 90 patents in his name and showing his stolen Airplane Video patent concept, stolen from Miewit.  
175

2002 04 23 William Kasser, Miewit bookkeeper letter to Eliot Bernstein regarding Goldstein Lewin accounting fraud on financial projections. This represents more securities fraud and accounting fraud.  
176

2002 04 23 Kasser to Eliot regarding Lewin fraud on financial documents submitted to lenders.  
177

2002 06 09 Patent Portfolio Compilation showing the Greenberg Traurig patent findings in comparison to what Miewit patent attorneys prior had stated on their dockets.  
178

2002 06 09 Patent Portfolio2.  
179

2002 06 11 Miewit letter for Harry Moatz of the United States Patent & Trademark Office titled "System and Method for fraud on USPTO" and chock full of evidence.  
180

2002 06 11 System and Method for Fraud on USPTO.  
181

2002 06 11 USPTO complaint filed as patent System & Method for Fraud on the USPTO.  
182

2002 06 17 Joao timeline of events and analysis of his documents and the frauds committed.  
183

2002 08 22 Brian G. Utley deposition, states all patents are assigned to Miewit and no patents are in his name. Contradictory evidence = patents in his name and all patents not assigned - confirmed by USPTO and leading to patent suspensions by commissioner.  
184

2002 08 22 Brian G. Utley deposition states Kenneth Rubenstein is not an advisor, nor has he ever used him - Contradicted by Utley himself sending patent documents to Rubenstein and naming him as an advisor to the Board and other evidence.  
185

2002 08 23 Brian G. Utley deposition that states William J. Dick was the attorney that wrote patents into Utley's name at his former employer Diamond Turf Equipment, Inc. which led to that business closing due to the thefts. Christopher Wheeler through Proskauer, set up the company where the Utley stolen patents were transferred. Wheeler lies to the Florida Bar and states he never did work for Brian Utley, then gets caught lying in his deposition. Writes apology for his perjury to the Florida Bar. All three of them failed to disclose the prior patent heist to anyone.  
186

2002 08 23 Brian Utley deposition on Diamond Turf Equipment, Inc. and the patent dispute he had over the stolen intellectual properties with his former employer.  
187

2002 08 23 Brian G. Utley deposition statement stating Christopher Wheeler knew about Diamond Turf Equipment, Inc. patent dispute. Wheeler while recommending Utley as President of Miewit failed to disclose this little patent theft or that he was involved. William Dick never discloses his involvement when they bring him in to cover up Joao's crimes. The concealment and falsifying Utley's resume shows intent and that they were a prior criminal enterprise. Wheeler delivers Utley resume to the shareholders and completely fabricates Utley's past.  
188

2002 08 23 Brian G. Utley deposition statement that William J. Dick never filed the patents for Diamond Turf Equipment but Dick, in his response the Virginia Bar, states he filed the patents in Utley's name to a company Christopher Wheeler at Proskauer had set up, Premiere Connection. The Virginia Bar despite being provided the evidence of such false statements fails to take action.  
189

2002 08 23 Brian G. Utley deposition statement that he knew nothing about a Zoom and Pan Camera patent application. Contradictory evidence = Patent Application for Zoom and Pan on a Digital Camera filed in Utley's name without assignment to the company.  
190

2002 08 23 Brian G. Utley deposition statement that there were patent disputes at Diamond Turf which he failed to put in his resume which led to his being fired by the owner Monte Friedkin and forcing the closure of Friedkin's company. Where Dick, Wheeler and Utley were all involved shows a criminal enterprise of patent thieves.  
191

2002 08 23 Brian G. Utley deposition statement that Christopher Wheeler never represented him. Wheeler states that he did not ever represent Utley to the Florida Bar and then in deposition states that he formed a company for Utley. The reason they want to hide this corporate formation is that it is the company where the stolen patents from Diamond TE went  
192

2002 08 23 Utley deposition states he did not graduate college, this contradicts his sworn statements in a Wachovia Private Placement that he said he did graduate college  
193

2002 09 20 Greenberg Traurig Proposal Patents  
194

2002 09 20 Greenberg Traurig Proposal Patents.  
195

2002 10 16 Notice of Appeal on Jorge Labarga case.  
196

2002 10 25 Kenneth Rubenstein sworn statement to Judge Jorge Labarga trying to get out of his deposition and claiming he does not know anything about Miewit.  
197

2002 10 25 Kenneth Rubenstein statement to Judge Jorge Labarga, complete false statements to avoid a deposition at his law firms lawsuit against Miewit for a bill.  
198

2002 11 20 Kenneth Rubenstein full deposition with Exhibits CERT. I KNOW NOTHING!  
199

2002 11 20 Kenneth Rubenstein deposition regarding his being unsure a conflict check was done by Proskauer. This would have prevented MPEGLA from using the Miewit processes disclosed to Rubenstein as Miewit patent counsel, while he was a founder and patent counsel & reviewer for MPEGLA LLC  
200

2002 11 20 Kenneth Rubenstein deposition statement that he does not have Miewit patent documents = Contradictory evidence is a letter showing Christopher Wheeler sending him the entire Miewit Patent Portfolio.  
201

2002 11 21 Christopher Wheeler deposition stating he does not know about the video inventions = Contradictory evidence shows that Wheeler was sent video invention disclosures and then later in his deposition he claims to have been at video disclosure meeting with Intel and Real3D engineers.  
202

2002 11 21 Christopher Wheeler deposition does not know about video invention.  
203

2002 11 21 Christopher Wheeler deposition regarding no conflicts check, neither him or Kenneth Rubenstein are sure a conflicts check was ever done.  
204

2002 11 21 Christopher Wheeler deposition statement that Miewit was a portal, he didn't know about the technologies and that Proskauer was hired for portal services and not to patent the inventions. Contradictory evidence is overwhelming.  
205

2002 11 21 Wheeler deposition statement that no Proskauer conflict of interest check was done.  
206

2002 11 21 Wheeler deposition statement that Proskauer and Christopher Wheeler represented Brian G. Utley in the past. They failed to disclose that this former work by Proskauer and Wheeler was for a company where stolen patents went at Utley's former employer. Contradictory evidence = Wheeler's statements under deposition and to the Florida Bar that conflict, constituting perjury. Also, Utley states in deposition that Wheeler never did work for him. "Who's on first."  
207

2002 11 21 Christopher Wheeler deposition stating Proskauer never opined on the technologies or had anything to do with patents. Contradictory evidence = Wheeler/Proskauer patent opinions for the investors. Wachovia Private Placement showing Wheeler and Rubenstein on the Board of Directors and claiming Kenneth Rubenstein and Proskauer are retained patent counsel.  
208

2003 01 11 Palm Beach Post Article stating Crossbow Ventures sold an Miewit company! Problem -- Crossbow Ventures do not own the company to sell and failed to tell investors about it = securities fraud. Evidence shows that SBA loans were written down and then the securities

were sold = fraud on the SBA.

209

2003 01 11 Palm Beach Post Article Crossbow Sells Miewit.

210

2003 01 11 Palm Beach Post Article Crossbow Sells Miewit2

211

2003 01 11 Palm Beach Post Article Crossbow Sells Miewit2.

212

2003 01 28 Proskauer v. Miewit, Judge Jorge Labarga, Counter Complaint was filed but Labarga refused it claiming attorneys that were initially found representing Miewit with no authority basically waived any rights to such. It was not learned until much later that the suit involved fraudulent companies set up by Proskauer with stolen intellectual properties in them and that the suit was part of a scheme with a fraudulent federal bankruptcy filing, to seize the patents in a shell game.

213

2003 01 31 Eliot Bernstein deposition, this document is well worth the read as Eliot Bernstein deposes the deposition takers from Proskauer, note, Proskauer is continuously representing themselves in all lawsuits and all bar complaints.

214

2003 02 25 Raymond Joao 9th district original attorney misconduct complaint - somehow gets transferred to the wrong district, the Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee for prosecution with the Proskauer attorney misconduct complaints, although Joao is registered elsewhere.

215

2003 02 26 Original attorney misconduct complaint against Proskauer and Kenneth Rubenstein filed at the Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee.

216

2003 02 26 Original Rubenstein Bar Action

217

2003 02 26 Original Florida Bar Complaint against Proskauer and Christopher Wheeler.

218

2003 03 20 Judge Jorge Labarga Court Order for Kenneth Rubenstein and Christopher Wheeler to return to take further deposition to answer previously unanswered questions that they tried to refuse to come back too after being caught lying and perjuring themselves in the first part. The trial is thrown before they can be deposed again.

219

2003 04 07 - Christopher Wheeler perjured statement to the Florida Bar regarding Brian G. Utley. Wheeler in a footnote in a response tries to minimize the extent of the lie he is caught in.

220

2003 04 07 - Christopher Wheeler perjured Florida Bar statement. Florida Bar while cognizant of the crime of perjury in an official proceeding fails to take any action, although Wheeler is caught beyond a reasonable doubt and apologizes for his lies in writing. Oh yeah, the President of the Florida Bar turns out to be Wheeler's brother, James Wheeler, underling at the law firm of Broad and Cassel and fails to disclose such while receiving documents from Miewit to investigate.

221

2003 04 07 - Christopher Wheeler and Proskauer's response to the bar complaint which is tendered by Matthew Triggs of Proskauer who acted in violation of his public office with the Florida Supreme Court agency The Florida Bar.

222

2003 04 07 - Christopher Wheeler and Proskauer's response to The Florida Bar bar complaint which was tendered by Matthew Triggs of Proskauer who acted in conflict of interest and violation of public office with his Supreme Court of Florida Bar Position.

223

2003 04 08 Raymond Joao's response to the New York Supreme Court Appellate Division First Department Departmental Disciplinary Committee. Joao actually tries to accuse Miewit of stealing his inventions. Coocoo.

224

2003 04 08 Raymond Joao's response to the New York Supreme Court Appellate Division First Department Departmental Disciplinary Committee. Joao actually tries to accuse Miewit of stealing his inventions. Coocoo.

225

2003 04 11 - Kenneth Rubenstein and Proskauer's response to the bar complaint filed at the Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee authored by Proskauer Rose attorney Steven C. Krane, who acted in conflict of interest and violation of public offices with the Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee and also in violation of his role as former President of the NY Bar Association precluding him from handling any bar complaints within a one year blackout and where he had personal and professional interests he also violated his ethics. This sucks for like the guy who parades around as being an ethics leader, saddest day in the life of Socrates, rollin' in his grave.

226

2003 04 11 - Kenneth Rubenstein response authored by Proskauer attorney Steven C. Krane. Krane was former New York State Bar Association President and former law clerk to New York Supreme Court Appellate Division, Krane was clerk for Chief Judge of New York, Judith Kaye who is also in conflict and abuse of public office as Kaye is married to a Porksour partner, who recently died, Stephen R. Kaye and Judith failed to take any actions when notified of the crimes in the courts she oversees!!!!

227

2003 04 16 Supreme Court of New York First Department Disciplinary Committee regarding reply to Raymond Joao complaint. 

228

2003 04 30 Eliot Bernstein / Miewit response to Christopher Wheeler Florida Bar Complaint BOOKMARKED. Wheeler's response it is later learned was tendered by his partner Matthew Triggs who was prohibited from representing any bar complaints due to his official position with the Florida Bar'

229

2003 04 30 Eliot Bernstein / Miewit response to Christopher Wheeler Florida Bar Complaint BOOKMARKED. Wheeler's response it is later learned was tendered by his partner Matthew Triggs who was prohibited from representing any bar complaints due to his official position with the Florida Bar. BOOKMARKED

230

2003 04 30 P. Stephen Lamont Rebuttal to Christopher Wheeler's response to the Florida Bar complaint filed against him. BOOKMARKED

231

|  |  |     |
|--|--|-----|
|  | 2003 05 05 Florida Bar Receipt Filing  | 232 |
|  | 2003 05 06 Proskauer Florida Bar Receipt Filing  | 233 |
| 2003 05 23 Christopher Wheeler Admits Perjury and False Statements made to The Florida Bar in his response. Of course Triggs, acting in conflict and violation of public office makes the perjurious statement a footnote.   |  | 234 |
| 2003 05 23 Christopher Wheeler Admits Perjury and False Statements made to The Florida Bar in his response. Of course Triggs, acting in conflict and violation of public office makes the perjurious statement a footnote.   |  | 235 |
| 2003 05 23 Christopher Wheeler Response to Florida Bar Rebuttal 2, tendered by Matthew Triggs who acted in violation of his Florida Supreme Court Bar position in representing Wheeler.  |  | 237 |
|  | 2003 05 23 Wheeler Response to Rebuttal Partial  | 238 |
|  | 2003 05 26 Miewit Rebuttal to Raymond Joao attorney misconduct complaint. 1753 Pages BOOKMARKED  | 241 |
|  | 2003 06 03 Miewit Rebuttal to Wheeler 2nd Response to the Florida Bar complaint filed against him. BOOKMARKED  | 242 |
|  | 2003 06 03 Miewit Rebuttal to Wheeler Florida Bar Complaint 2nd Response Final   | 243 |
|  | 2003 06 04 Lorraine Christine Hoffman of The Florida Bar cover letter regarding Wheeler bar complaint.   | 244 |
| 2003 06 13 Kenneth Rubenstein affidavit to his deposition, where he writes in his answers without precedence, rhythm or reason. Judge Jorge Labarga orders Rubenstein to return to deposition and answer the questions he refused the first time after walking out of his deposition. Remember this is his deposition in his firms law suit.   |  | 246 |
| 2003 07 01 Florida Bar Response Wheeler Complaint trying to claim that the federal state and international crimes presented them were more a civil matter.   |  | 247 |
|  | 2003 07 02 Miewit Rebuttal to Kenneth Rubenstein's response to the New York Supreme Court Appellate Division First Department Departmental Disciplinary Committee. Final 2200+ Pages ALL | 250 |
|  | 2003 07 04 Mitchell Welsch Letter of Understanding for Schiffrin and Barroway deal that went awry.   | 251 |
| 2003 07 16 Signed Letter of Understanding "LOU" between Miewit & Schiffrin & Barroway for two million dollars and full funding of all legal counsel in all legal actions. One must ask where are they and the story can be found in complaints filed at the Pennsylvania State Bar.  |  | 252 |
| 2003 07 18 - Krishna Narine from Schiffrin & Barroway taking over patents and getting his family member Weisberg of Christopher & Weisberg, PA involved.   |  | 253 |
| 2003 07 18 - Krishna Narine from Schiffrin & Barroway taking over patents and getting his family member Weisberg of Christopher & Weisberg PA involved.  |  | 254 |
|  | 2003 07 22 - Krishna Narine of Schiffrin & Barroway transfers patents to Christopher & Weisberg.   | 255 |
|  | 2003 07 22 - Overnight and billing for transfer of patents to Christopher & Weisberg.  | 256 |
|  | 2003 07 22 Bernstein confirms patent transfer to Weisberg.   | 257 |
|  | 2003 07 24 Crossbow Ventures and DiStream Interactive deal.  | 258 |
| 2003 07 24 DiStream Interactive draft term sheet with Miewit Inc. and Miewit Holdings never executed as it was a bad deal and it was found that DiStream CEO Royal O'Brien had rewritten Miewit patents into his name.   |  | 259 |
| 2003 07 25 Steven M. Selz of Selz & Muvdi letter regarding stand down orders in Labarga litigation because Schiffrin and Barroway operating under the signed LOU asked to replace him in the case.   |  | 260 |
|  | 2003 07 25 Steven M. Selz letter to Schiffrin & Barroway regarding stand down as counsel orders.   | 261 |
| 2003 07 28 Proskauer draft settlement that had so many flaws no one could sign it without repercussions of committing fraud against the Shareholders and they would not put in clause regarding the patents, that stated if the patents were damaged it was their liability.   |  | 262 |
| 2003 08 01 Judge Jorge Labarga grants Schiffrin & Barroway motion to withdraw as counsel, in a surprise move at a rehearing scheduling days after the original trial was cancelled by Labarga with no notice to Steven Selz, Miewit's counsel or Miewit. This leaves Miewit with no counsel on the eve trial, two law firms dismissed by Labarga whereby both said the other would be representing Miewit. |  | 263 |
| 2003 08 01 Judge Jorge Labarga grants Steven M. Selz motion to withdraw as counsel for the upcoming trial after Selz states Schiffrin & Barroway who signed a binding Letter of Understanding would be handling the case. Then Schiffrin & Barroway submits a surprise motion to withdraw and Labarga grants it, leaving Miewit with no counsel.   |  | 264 |
|  | 2003 08 01 Judge Jorge Labarga regarding Steven M. Selz's notice to withdraw and trial rescheduling.   | 265 |
|  | 2003 08 01 Schiffrin & Barroway notice to withdraw as counsel from Miewit, breaching their binding LOU and legal retainer.   | 266 |
|  | 2003 08 01 Steven M. Selz withdrawal as counsel in Proskauer v. Miewit.  | 267 |

|   |     |
|---|-----|
| 2003 08 02 - Miewit letter to Krishna Narine of Schiffrin & Barroway on Christopher & Weisberg PA failure to file response on patent after taking Miewit as a client.   | 268 |
| 2003 08 02 - Miewit letter to Christopher & Weisberg regarding their being retained by Schiffrin & Barroway, getting the patents transferred by Blakely Sokoloff Taylor & Zafman and then blowing off a patent filing in violation of Title 35 USC and the Federal Patent bar, for this they were added to the complaints with Harry I. Moatz, Director of the United States Patent & Trademark Office - Office of Enrollment & Discipline.   | 269 |
| 2003 08 04 Christopher & Weisberg withdrawal as counsel and attempts to claim they were not acting as counsel for Miewit which is wholly untrue as they were retained by a family relative from Schiffrin & Barroway, Krishna Narine. This seriously jeopardizes Miewit with USPTO on patent filings.   | 270 |
| 2003 08 05 - Miewit response to Christopher & Weisberg email stating they had missed a patent filing while being retained counsel.  | 271 |
| 2003 08 08 Federal Bureau of Investigation West Palm Beach Florida, original complaint filing with Glenda Moffat.   | 272 |
| 2003 08 12 Andrew Barroway of Schiffrin & Barroway Pennsylvania Bar complaint.  | 273 |
| 2003 08 13 Miewit demand letter to Schiffrin & Barroway for performance under signed and binding LOU.   | 274 |
| 2003 08 13 Schiffrin & Barroway demand for performance letter.  | 275 |
| 2003 08 14 Christopher Wheeler involvement at Florida Atlantic University Foundation Scandal & Fuzion Fraud. Utley and Wheeler controlled FAU foundation when scandal took place. Wheeler was reported taking tax deduction on his portion of contribution to a Corvette for past president.  | 276 |
| 2003 08 28 Boca Raton Police Written Statement regarding stolen cash from Miewit including funds from Tiedemann Prolow investment, Crossbow Ventures investments which were 2/3 Small Business Administration loans.  | 277 |
| 2003 09 02 - Boca Raton Police Department Written Statement regarding stolen intellectual property given to Detective Robert Flechus who failed to perform his investigative duties and buried the complaints instead.  | 278 |
| 2003 09 02 Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee letter that was lost for months regarding holding off investigation of Kenneth Rubenstein, Proskauer Rose, Raymond Joao and Meltzer Lippe Goldstein Wolf & Schlissel.  | 279 |
| 2003 09 02 Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee response regarding Raymond Joao, Proskauer Rose, Meltzer Lippe Goldstein Wolf & Schlissel and Kenneth Rubenstein bar complaints which comes way late as it was lost in the mail. The document is probably fraudulent and tries to dismiss the complaints as a civil matter, although they ignore the state, federal and international crimes against the government and foreign nations exposed in the complaints.   | 280 |
| 2003 09 17 United States Patent & Trademark Office - Office of Enrollment & Discipline written statement to Harry I Moatz, Director of the OED.   | 281 |
| 2003 09 19 Motion for mistrial in the Proskauer v. Miewit case based on the insane actions of Judge Jorge Labarga.  | 282 |
| 2003 09 23 United States Patent & Trademark Office - Office of Enrollment & Discipline written statement to Harry I Moatz, Director of the OED. Corrected.  | 283 |
| 2003 09 23 Virginia Bar Complaint filed against William J. Dick and Foley & Lardner for Dick's patent crimes.   | 284 |
| 2003 09 25 Certified letter to Harry I. Moatz and William Dick.   | 285 |
| 2003 09 26 - Miewit letter to The Florida Bar, that civil case was over which is why they failed to investigate originally, although Florida Bar rules prohibit delaying investigation into bar complaints because of civil cases.  | 286 |
| 2003 09 02 Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee letter that was lost for months regarding holding off investigation of Kenneth Rubenstein, Proskauer Rose, Raymond Joao and Meltzer Lippe Goldstein Wolf & Schlissel.  | 287 |
| 2003 10 02 - Letter to Florida Bar - Missing  | 288 |
| 2003 10 02 - Letter to Florida Bar - Not Signed Missing Exhibits  | 289 |
| 2003 10 02 Miewit letter to The Florida Bar to re-file the complaint against Christopher Clark Wheeler as the civil litigation was completed.   | 290 |
| 2003 10 02 Miewit letter to The Florida Bar to re-file the complaint against Christopher Clark Wheeler as the civil litigation was completed.   | 291 |
| 2003 10 08 Virginia Bar response to William J. Dick and Foley & Lardner bar complaint requesting more information.  | 292 |
| 2003 10 08 Virginia Bar response to William J. Dick and Foley & Lardner bar complaint requesting more information.  | 293 |
| 2003 10 13 - Florida Bar letter by Lorraine Christine Hoffman attempting to delay Christopher Wheeler bar complaint investigation still claiming it was before a civil court. Hoffman knew that Judge Labarga had limited the Proskauer v. Miewit case to strictly billing issues and denied a counter complaint that tried to bring in the patent crimes and other crimes committed. Hoffman ignores these facts and continues to protect Wheeler, at the time it was unknown that the President of The Florida Bar, Kelly Overstreet Johnson worked for Wheeler's brother James Wheeler at Broad & Cassel a Florida law firm. Johnson conceals the conflict while accepting information on the Wheeler complaint. | 294 |

|  |     |
|--|-----|
| 2003 10 13 The Florida Bar letter again delaying wheeler complaint based on civil litigation.  | 295 |
| 2003 10 15 Judicial Qualifications Commission of Florida complaint against Judge Jorge Labarga letter from Kennerly.   | 296 |
| 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.  | 297 |
| 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.  | 298 |
| 2003 10 30 Fax receipt for William J. Dick Virginia bar complaint response.  | 299 |
| 2003 11 09 AICPA Goldstein Lewin & Co. complaint against Erika & Gerald Lewin.   | 300 |
| 2003 11 10 - The Florida Bar letter response refusing to start investigation of Christopher Clark Wheeler of Proskauer and his bar complaint.  | 301 |
| 2003 11 10 - The Florida Bar letter response refusing to start investigation of Christopher Clark Wheeler of Proskauer and his bar complaint.  | 302 |
| 2003 11 14 P. Stephen Lamont letter to Blakely Sokoloff Taylor & Zafman asking where the intellectual property docket is.  | 303 |
| 2003 11 14 P. Stephen Lamont letter to Blakely Sokoloff Taylor & Zafman asking where the intellectual property docket is.  | 304 |
| 2003 11 17 - Final Judgment against Miewit in the Proskauer v. Miewit case. Judgment was issued by Judge Jorge Labarga, after he cancelled the first trial with no notice to Miewit or either of their law firms, Selz & Muvdi and Schiffrin & Barroway. At the rescheduling hearing both Schiffrin & 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 & Barroway had signed a binding LOU/Legal Retainer agreement to represent Miewit at the case. This forced Miewit to have no counsel and days later Labarga ruled a default on Miewit for failure to retain replacement counsel. Miewit 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. | 305 |
| 2003 11 17 - Final Judgment against Miewit in the Proskauer v. Miewit case. Judgment was issued by Judge Jorge Labarga, after he cancelled the first trial with no notice to Miewit or either of their law firms, Selz & Muvdi and Schiffrin & Barroway. At the rescheduling hearing both Schiffrin & 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 & Barroway had signed a binding LOU/Legal Retainer agreement to represent Miewit at the case. This forced Miewit to have no counsel and days later Labarga ruled a default on Miewit for failure to retain replacement counsel. Miewit 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. | 306 |
| 2003 11 19 - Miewit letter to Eric Turner of The Florida Bar requesting a review of the Lorraine Christine Hoffman determination.  | 307 |
| 2003 11 19 - Miewit letter to Eric Turner of The Florida Bar requesting a review of the Lorraine Christine Hoffman determination.  | 308 |
| 2003 11 20 - Blakely Sokoloff Taylor & Zafman Intellectual Property portfolio showing Japanese Patents and Utlely Patents.   | 309 |
| 2003 11 20 - The Florida Bar re-examination notice stating they were reviewing the prior decision regarding the Christopher Wheeler bar complaint.   | 310 |
| 2003 11 20 - The Florida Bar re-examination notice stating they were reviewing the prior decision regarding the Christopher Wheeler bar complaint.   | 311 |
| 2003 11 22 - European Patent Office response to formal office action which exposes the fraud that Blakely Sokoloff Taylor & Zafman was supposed to be exposing to them and correcting but never did. This document turns up later to be sent by Chris Mercer of the Institute of Professional Representatives before the European Patent Office who while investigating the EPO filings but the document has been tampered with and is missing the exhibits, etc.  | 312 |
| 2003 11 23 - P010 European Patent Office response to office action filed by Martyn Molyneaux of WILDMAN, HARROLD, ALLEN & DIXON LLP whereby Molyneaux confirms that he filed the fraud charges but instead it appears he filed a fraudulent document without most of the exhibits.   | 313 |
| 2003 11 23 - P010 European Patent Office response to office action filed by Martyn Molyneaux of WILDMAN, HARROLD, ALLEN & DIXON LLP whereby Molyneaux confirms that he filed the fraud charges but instead it appears he filed a fraudulent document without most of the exhibits.   | 314 |
| 2003 11 24 Patent Portfolio of Blakely Sokoloff Taylor & Zafman.   | 315 |
| 2003 11 25 Response to Pennsylvania Bar regarding complaints against Schiffrin & Barroway.   | 316 |
| 2003 12 11 Blakely Sokoloff Taylor & Zafman writes a letter regarding the missing patent files sent by Foley & Lardner.  | 317 |
| 2003 12 11 Miewit letter to Florida Judicial Qualification Commission, Brooke Kennerly response Final EIB PSL signed.  | 318 |
| 2003 Letter from Miewit to Blakely Sokoloff Taylor & Zafman regarding the patent matters.  | 319 |
| 2003 10 30 Miewit response to Virginia Bar letter regarding the bar complaint filed against William J. Dick and Foley & Lardner.   | 320 |
| 2004 01 06 Brian G. Utlely declaration for William Dick's Virginia Bar response. This statement is contradicted by Utlely's statements in his own deposition regarding the filing by Dick of stolen patent from Utlely's former employer Diamond Turf Equipment, Inc. It is later learned that Christopher Wheeler had set up a company, Premiere Connections, for Utlely to house the patents Dick was stealing with Utlely from Utlely's employer Monte Friedkin. This again shows a criminal enterprise with a prior history of patent crimes.  |     |

321

2004 01 08 - William J. Dick statement to Virginia Bar showing his involvement with Brian G. Utley at Diamond Turf Equipment, Inc. and claims that he filed patents with the United States Patent & Trademark Office which contradicts Utley deposition statements that patents were never filed. Although these fraudulent statements are exposed to the Virginia Bar they fail to do anything to question Dick regarding these crimes, including falsifying information to the Virginia Bar.

322

2004 01 08 - Foley & Lardner patent portfolio included as part of William J. Dick's Virginia Bar complaint. This IP docket was later submitted to Harry I Moatz of the United States Patent & Trademark Office whereby Moatz found many inconsistencies with the IP docket versus what was one file. This leads Moatz to get patents suspended by the Commissioner of Patents. Although the Virginia Bar was notified of Moatz's actions and the fraudulent IP docket they failed to investigate the matters.

323

2004 01 08 William J. Dick's statement to the Virginia Bar showing that Premiere Connections received patents Dick wrote into Utley's name and sent to his home, inventions of Utley's employer, Premiere Connections turns out to be the company that Christopher Wheeler of Proskauer Rose set up for Brian G. Utley. Wheeler later lies and perjures himself by saying he never did work for Utley to conceal this company from the Florida Bar action. Wheeler lies to the Florida Bar that he never did work for Utley and then contradicts himself in deposition, after Utley also contradicts Wheeler's lies. This ties Utley, Wheeler and Dick together in former theft of patents from Utley's prior employer of which all three fail to disclose this matter to the Miewit Shareholders or Board.

324

2004 01 09 - Response to Thomas J. Cahill, Chief Counsel, New York Supreme Court Appellate Division First Department Departmental Disciplinary Committee regarding the attorney misconduct complaint against Proskauer Rose, Kenneth Rubenstein, Raymond Joao and Meltzer Lippe Goldstein Wolf & Schissel being delayed due to a lost letter he supposedly had sent. This is right before Miewit learns that the attorney for Proskauer is a Proskauer partner, in the IP department no less, who just happens to be a member of the New York Supreme Court Appellate Division First Department Departmental Disciplinary Committee.

325

2004 01 09 - Response to Thomas J. Cahill, Chief Counsel, New York Supreme Court Appellate Division First Department Departmental Disciplinary Committee regarding the attorney misconduct complaint against Proskauer Rose, Kenneth Rubenstein, Raymond Joao and Meltzer Lippe Goldstein Wolf & Schissel being delayed due to a lost letter he supposedly had sent. This is right before Miewit learns that the attorney for Proskauer is a Proskauer partner, in the IP department no less, who just happens to be a member of the New York Supreme Court Appellate Division First Department Departmental Disciplinary Committee.

326

2004 01 09 Blakely Sokoloff Taylor & Zafman letter response to Thomas Coester, charging Blakely with crimes and being a conspirator.

327

2004 01 09 Blakely Sokoloff Taylor & Zafman letter response to Thomas Coester, charging Blakely with crimes and being a conspirator.

328

2004 01 09 Blakely Sokoloff Taylor & Zafman letter response to Thomas Coester, charging Blakely with crimes and being a conspirator.

329

2004 01 13 Department of Justice Antitrust Division Response to Miewit complaint. Miewit does not respond to this as investigations begin at the United States Patent & Trademark Office. What is most interesting to note is that the DOJ claims that it never approved the MPEGLA LLC licensing scheme that it only issued a business review letter. This makes MPEGLA LLC claim that the DOJ gave them approval false and misleading and allows them to sell to the public they have DOJ approval for this patent pooling scheme. What is more interesting is that the DOJ had prior consistently broke up patent pools for violations of antitrust laws.

330

2004 01 13 Department of Justice Antitrust Division Response to Miewit complaint. Miewit does not respond to this as investigations begin at the United States Patent & Trademark Office. What is most interesting to note is that the DOJ claims that it never approved the MPEGLA LLC licensing scheme that it only issued a business review letter. This makes MPEGLA LLC claim that the DOJ gave them approval false and misleading and allows them to sell to the public they have DOJ approval for this patent pooling scheme. What is more interesting is that the DOJ had prior consistently broke up patent pools for violations of antitrust laws.

331

2004 01 20 Eric Montel Turner from The Florida Bar response to not investigate Christopher Clark Wheeler and Turner opines that Proskauer did no patent work for Miewit having not formally investigated the Wheeler complaint, this is a violation of the Rules Regulating the Florida Bar which precludes Florida Bar from siding with either parties claims without formal investigation. A bar complaint is filed against Turner for this but the Florida Bar dismisses it without formally docketing or disposing of it, claiming it was an employer/employee matter. Even that should have been formally docketed and disposed of but it was not.

332

2004 01 20 Eric Montel Turner from The Florida Bar response to not investigate Christopher Clark Wheeler and Turner opines that Proskauer did no patent work for Miewit having not formally investigated the Wheeler complaint, this is a violation of the Rules Regulating the Florida Bar which precludes Florida Bar from siding with either parties claims without formal investigation. A bar complaint is filed against Turner for this but the Florida Bar dismisses it without formally docketing or disposing of it, claiming it was an employer/employee matter. Even that should have been formally docketed and disposed of but it was not.

333

2004 01 21 - William J. Dick of Foley & Lardner's Virginia Bar response whereby Dick claims he filed patents for Brian G. Utley contradicting Utley's deposition statement stating patents were never filed for inventions of his former employer.

334

2004 01 21 - William J. Dick and Foley & Lardner response to his Virginia Bar complaint. Full of lies.

335

2004 01 25 Miewit response to Eric Montel Turner of The Florida Bar regarding the failure of the Florida Bar to reopen the Wheeler Complaint and to retract and redact statements regarding Proskauer not having done patent work for Miewit which is patently false.

336

2004 01 25 Miewit response to Eric Montel Turner of The Florida Bar regarding the failure of the Florida Bar to reopen the Wheeler Complaint and to retract and redact statements regarding Proskauer not having done patent work for Miewit which is patently false.

337

2004 01 27 WILDMAN, HARROLD, ALLEN & DIXON LLP letter stating that Martyn Molyneaux left the firm.

338

2004 01 27 WILDMAN, HARROLD, ALLEN & DIXON LLP letter stating that Martyn Molyneaux left the firm.

339



2004 01 28 Miewit response to Eric Montel Turner of The Florida Bar regarding his decision not to reopen the Christopher Clark Wheeler case despite massive evidence against Wheeler.

340

2004 02 02 Eric Montel Turner of the Florida Bar response to Miewit regarding his stating that he was the final arbiter of Florida Bar complaints and stating that it would be passed to the next highest level of review which he had stated did not exist, trying to get Miewit to give up and not press the claims with the Florida Bar.

341

2004 02 04 - Miewit response to Eric Montel Turner response to the Miewit 2004 02 02 letter.

342

2004 02 04 - Miewit response to Eric Montel Turner response to the Miewit 2004 02 02 letter.

343

2004 02 11 - 09 587 026 Filing with the United States Patent & Trademark Office claiming that per the direction of Harry I. Moatz, Director of the Office of Enrollment & Discipline, Miewit & Crossbow Ventures were seeking the Commissioner of Patents to suspend the Miewit patents based on evidence of Fraud on the United States Patent & Trademark Office by Miewit former Intellectual Property attorneys, Kenneth Rubenstein, Proskauer Rose LLP, Meltzer Lippe Goldstein Wolf & Schlissel, Raymond Anthony Joao, Foley & Lardner, William J. Dick, Douglas Boehm, Steven Becker, Blakely Sokoloff Taylor & Zafman, Thomas Coester, Norman Zafman, Farzahn Ahmini, Christopher & Weisberg PA, Krishna Narine, Andrew Barroway, Schiffrin & Barroway and others. This led to the Commissioner of Patents suspending certain of the Miewit patent applications into an infinite black hole. The form also included inventor change forms which have gone wholly unresolved while patents are in black hole at the United States Patent & Trademark Office.'

344

2004 02 14 Eric M. Turner of the Florida Bar 3rd response regarding the Christopher Clark Wheeler and Proskauer Rose LLP complaint. Turner states that when he told us he was the final arbiter and there was no higher level, which was learned to be false, that he meant the Florida Bar was the highest level and that the Florida Supreme Court would not hear the matter. This statement is false as the Florida Supreme Court did hear the matter and then declined to hear it???

345

2004 03 02 - Miewit letter to Stephen Warner of Crossbow Ventures regarding the patent problems and fraud that was going on at Miewit.

346

2004 03 03 - 09 522 721 Filing with the United States Patent & Trademark Office claiming that per the direction of Harry I. Moatz, Director of the Office of Enrollment & Discipline, Miewit & Crossbow Ventures were seeking the Commissioner of Patents to suspend the Miewit patents based on evidence of Fraud on the United States Patent & Trademark Office by Miewit former Intellectual Property attorneys, Kenneth Rubenstein, Proskauer Rose LLP, Meltzer Lippe Goldstein Wolf & Schlissel, Raymond Anthony Joao, Foley & Lardner, William J. Dick, Douglas Boehm, Steven Becker, Blakely Sokoloff Taylor & Zafman, Thomas Coester, Norman Zafman, Farzahn Ahmini, Christopher & Weisberg PA, Krishna Narine, Andrew Barroway, Schiffrin & Barroway and others. This led to the Commissioner of Patents suspending certain of the Miewit patent applications into an infinite black hole. The form also included inventor change forms which have gone wholly unresolved while patents are in black hole at the United States Patent & Trademark Office.

347

2004 03 03 Crossbow Ventures CEO Stephen J. Warner signs statement to patent office that fraud was committed by the attorneys against Miewit and Crossbow Ventures and where 2/3 of the Crossbow Venture funds were Small Business Administration SBIC loans, this makes this fraud against the SBA and the USPTO. Oy Vey.

348

2004 03 04 - 09 522 721 Filing with the United States Patent & Trademark Office claiming that per the direction of Harry I. Moatz, Director of the Office of Enrollment & Discipline, Miewit & Crossbow Ventures were seeking the Commissioner of Patents to suspend the Miewit patents based on evidence of Fraud on the United States Patent & Trademark Office by Miewit former Intellectual Property attorneys, Kenneth Rubenstein, Proskauer Rose LLP, Meltzer Lippe Goldstein Wolf & Schlissel, Raymond Anthony Joao, Foley & Lardner, William J. Dick, Douglas Boehm, Steven Becker, Blakely Sokoloff Taylor & Zafman, Thomas Coester, Norman Zafman, Farzahn Ahmini, Christopher & Weisberg PA, Krishna Narine, Andrew Barroway, Schiffrin & Barroway and others. This led to the Commissioner of Patents suspending certain of the Miewit patent applications into an infinite black hole. The form also included inventor change forms which have gone wholly unresolved while patents are in black hole at the United States Patent & Trademark Office.

349

2004 03 04 - 09 587 026 Filing with the United States Patent & Trademark Office claiming that per the direction of Harry I. Moatz, Director of the Office of Enrollment & Discipline, Miewit & Crossbow Ventures were seeking the Commissioner of Patents to suspend the Miewit patents based on evidence of Fraud on the United States Patent & Trademark Office by Miewit former Intellectual Property attorneys, Kenneth Rubenstein, Proskauer Rose LLP, Meltzer Lippe Goldstein Wolf & Schlissel, Raymond Anthony Joao, Foley & Lardner, William J. Dick, Douglas Boehm, Steven Becker, Blakely Sokoloff Taylor & Zafman, Thomas Coester, Norman Zafman, Farzahn Ahmini, Christopher & Weisberg PA, Krishna Narine, Andrew Barroway, Schiffrin & Barroway and others. This led to the Commissioner of Patents suspending certain of the Miewit patent applications into an infinite black hole. The form also included inventor change forms which have gone wholly unresolved while patents are in black hole at the United States Patent & Trademark Office.


350

2004 03 04 - 09 630 939 - 2004 03 04 United States Patent & Trademark Commissioner approval of request for suspension while investigations are pending into Miewit claims that their attorneys committed both fraud on the USPTO and fraud on Miewit. Patents remain in limbo.

351

2004 03 05 Eric Montel Turner of The Florida Bar letter stating he had turned the review over to the chair, notice his failure to capitalize the undefined term chair, as if his chair was reviewing the matters, this becomes hysterical in next letters.

352

2004 03 12 Miewit response to Virginia Bar decision regarding William J. Dick and Foley & Lardner showing that the patents were suspended based on charges that Dick was involved in fraud on the United States Patent & Trademark Office and fraud on Miewit and to reopen his case in light of this new and damaging evidence. Also, the IP docket submitted by Dick in his response to the Virginia Bar was found by the USPTO to be fraught with fraud. Yet, Virginia Bar held fast on their decisions despite compelling evidence to investigate. 

353

2004 03 16 - AICPA letter regarding the complaint against Gerald Lewin, Goldstein & Lewin Co. and Erika Lewin seeking more information. This investigation is then derailed by a new investigator who claims the AICPA does not have funds to investigate and that we should go to the Florida Department of Business and Professional Regulation, where Lewin slips out of that complaint, again appearing a total denial of due process.

354

2004 03 17 Miewit letter to Special Agent Stephen Lucchesi of the Federal Bureau of Investigation in West Palm Beach Florida requesting investigation of the Miewit matters.  
355

Filing with the United States Patent & Trademark Office claiming that per the direction of Harry I. Moatz, Director of the Office of Enrollment & Discipline, Miewit & Crossbow Ventures were seeking the Commissioner of Patents to suspend the Miewit patents based on evidence of Fraud on the United States Patent & Trademark Office by Miewit former Intellectual Property attorneys, Kenneth Rubenstein, Proskauer Rose LLP, Meltzer Lippe Goldstein Wolf & Schlissel, Raymond Anthony Joao, Foley & Lardner, William J. Dick, Douglas Boehm, Steven Becker, Blakely Sokoloff Taylor & Zafman, Thomas Coester, Norman Zafman, Farzad Ahmini, Christopher & Weisberg PA, Krishna Narine, Andrew Barroway, Schiffrin & Barroway and others. This led to the Commissioner of Patents suspending certain of the Miewit patent applications into an infinite black hole. The form also included inventor change forms which have gone wholly unresolved while patents are in black hole at the United States Patent & Trademark Office.'  
356

2004 03 22 Portfolio Compilation Meltzer Lippe Goldstein Wolf & Schlissel, Foley & Lardner & Blakely Sokoloff Taylor & Zafman which shows inconsistencies between the firms on the patent owners, inventors and assignees.  
357

2004 03 22 William J. Dick Virginia Bar Miewit rebuttal 2,881 pages of great evidence for the IP crimes.  
358

2004 03 23 Letter to Shareholders showing Miewit is being billed for Utley patents, the billings appear to be fraudulent and to attempt to justify the Utley patents once they were discovered, nice try at a cover up.  
359

2004 03 23 United States Patent & Trademark Office correspondence showing that the Utley patents are not the property of Miewit, the inventors are not the Miewit inventors and the owners and assignees are not the Miewit Companies.  
360

2004 03 23 United States Patent & Trademark Office correspondence showing that the Utley patents are not the property of Miewit, the inventors are not the Miewit inventors and the owners and assignees are not the Miewit Companies.  
361

2004 03 23 United States Patent & Trademark Office correspondence showing that the Utley patents are not the property of Miewit, the inventors are not the Miewit inventors and the owners and assignees are not the Miewit Companies.  
362

2004 03 25 Patent Portfolio prepared by Blakely Sokoloff Taylor & Zafman and reviewed by Weider of the United States Patent & Trademark Office whereby it was found there appeared a mass of fraud and this led to Commissioner of Patents suspending the IP.  
363

2004 03 25 Patent Portfolio prepared by Blakely Sokoloff Taylor & Zafman and reviewed by Weider of the United States Patent & Trademark Office whereby it was found there appeared a mass of fraud and this led to Commissioner of Patents suspending the IP.  
364

2004 03 26 Moatz letter to take time responding for complaint.  
365

2004 03 29 United States Patent & Trademark Office Commissioner suspends Miewit patents based on allegations of fraud on the USPTO and Miewit.  
366

2004 03 29 United States Patent & Trademark Office Commissioner suspends Miewit patents based on allegations of fraud on the USPTO and Miewit.  
367

2004 03 29 Withdrawal of attorneys Blakely Sokoloff Taylor & Zafman and Foley & Lardner.  
368

2004 03 30 Corporate formation chart based on evidence recovered from Miewit files and files from Proskauer Rose copied in Proskauer v. Miewit case, showing a litany of corporations and name changes. This excersize was preformed after learning from the United States Patent & Trademark Office - Harry I. Moatz, that patents had been assigned to companies they should not have been assigned too.  
369

2004 04 03 - 09 587 730 - 2004 04 03 United States Patent & Trademark Office approval of Request for Suspension of the patent based on allegations of fraud on the United States Patent & Trademark Office by Miewit patent attorneys. This letter was also sent to the accused to notify them of the liability and for them to report such to their liability carriers.  
370

2004 04 19 - 09 587 026 - 57103-115 2004 04 19 United States Patent & Trademark Office approval of Request for Suspension of the patent based on allegations of fraud on the United States Patent & Trademark Office by Miewit patent attorneys.  
371

2004 04 21 Letter to Miewit Shareholders and Directors regarding the fraud uncovered at the United States Patent & Trademark Office and the corporate fraud discovered.  
372

2004 04 21 Letter to Miewit Shareholders and Directors regarding the fraud uncovered at the United States Patent & Trademark Office and the corporate fraud discovered.  
373

2004 04 29 Chart prepared to explain as best as possible on the limited evidence at the time how the patent and corporate scheme was presumed to have occurred.  
374

2004 04 30 Director and Officers Meeting Agenda.  
375

2004 04 30 Director and Officers Meeting Agenda.  
376

2004 04 30 Response to AICPA request for more information regarding complaints against Gerald R. Lewin, Erika Lewin and Goldstein Lewin & Co. CPA's  
377

2004 04 30 Response to AICPA request for more information regarding complaints against Gerald R. Lewin, Erika Lewin and Goldstein Lewin & Co. CPA's  
378

2004 04 30 Teleconference Minutes from Directors and Officers meeting regarding the fraud discovered.  
379

2004 04 21 Letter to Miewit Shareholders and Directors regarding the fraud uncovered at the United States Patent & Trademark Office and the corporate fraud discovered.  
380

2004 05 01 Miewit letters to former Officers and Directors regarding the information uncovered at the United States Patent & Trademark Office and regarding the corporate fraud and other crimes. This question set was for Gerald Lewin of Goldstein & Lewin Co.  
381

2004 05 02 Minutes of meeting with former Board and Officers.  
382

2004 05 02 Teleconference Minutes of Board meeting.  
383

2004 05 13 Miewit letters to former Officers and Directors regarding the information uncovered at the United States Patent & Trademark Office and regarding the corporate fraud and other crimes. This question set was for Christopher Clark Wheeler of Proskauer Rose LLP.  
384

2004 05 19 Complaint filed against Steven C. Krane and Proskauer Rose LLP at the Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee to strike the conflicted response of Krane who violated his public office positions in representing his firm and partner Kenneth Rubenstein in their bar complaints.  
385

2004 05 19 Complaint filed against Steven C. Krane and Proskauer Rose LLP at the Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee with Thomas Cahill to strike the conflicted response of Krane who violated his public office positions in representing his firm and partner Kenneth Rubenstein in their bar complaints.  
386

2004 05 19 Miewit letter to the Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee to strike the conflicted response of Steven C. Krane of Proskauer in the Kenneth Rubenstein and Proskauer Rose LLP complaint filed and a formal request for investigation of Krane for such violations of his public offices.  
387

2004 05 20 Miewit letter to the Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee to strike the conflicted response of Steven C. Krane of Proskauer in the Kenneth Rubenstein and Proskauer Rose LLP complaint filed and a formal request for investigation of Krane for such violations of his public offices.  
389

2004 05 21 Eric Montel Turner of the Florida Bar's response to the Miewit petition to the Florida Supreme Court, note the illiteracy rate in the response that makes it impossible to determine what exactly he is saying.  
390

2004 05 21 Eric Montel Turner of the Florida Bar's response to the Miewit petition to the Florida Supreme Court, note the illiteracy rate in the response that makes it impossible to determine what exactly he is saying.  
391

2004 05 21 Steven C. Krane of Proskauer Rose response to the complaint filed against him and requesting that his responses be stricken from the Rubenstein complaint. Krane fails to disclose his roles at both the Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee and The New York State Bar which both preclude him from handling complaints against his firm and partner, especially where he has personal and professional interests. The infamous Krane suicide note.  
392

2004 05 21 Miewit letters to former Officers and Directors regarding the information uncovered at the United States Patent & Trademark Office and regarding the corporate fraud and other crimes. This question set was for Kenneth Rubenstein of Proskauer Rose LLP and MPEGLA LLC.  
393

2004 05 24 Eric Turner of The Florida Bar letter telling Miewit to put everything in writing to avoid misunderstandings.  
394

2004 05 24 Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee letter to strike the responses of Steven C. Krane of Proskauer Rose for conflicts of interest and violations of public offices.  
395

2004 05 25 Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee letter to strike the responses of Steven C. Krane of Proskauer Rose for conflicts of interest and violations of public offices  
Supreme Court Strike Response of Steven Krane for Conflict of Interest & Violation of Public Offices.  
396

2004 05 26 - Miewit response to Steven C. Krane letter dated May 21, 2004 asking the Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee's, Chief Counsel, Thomas Cahill to strike all Krane responses and pointing out his roles at the Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee and NYSBA and other ethics departments that all made his representations violations of his public offices.  
397

2004 05 26 Biography of Steven C. Krane showing conflicting roles at Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee, the NYSBA and other ethics departments that would have precluded him from representing his Proskauer partner Rubenstein, his firm Proskauer and himself.  
398

2004 05 26 - Miewit response to Steven C. Krane letter dated May 21, 2004 asking the Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee's, Chief Counsel, Thomas Cahill to strike all Krane responses and pointing out his roles at the Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee and NYSBA and other ethics departments that all made his representations violations of his public offices.  
399

2004 05 26 Miewit letter to Foley & Lardner  
400

2004 05 27 - Eric Turner Response to letter dated 2004 05 21  
401

2004 05 27 - Miewit Letter to Eric Turner of The Florida Bar letter dated May 21, 2004.  
402

2004 06 01 - Eric Turner of The Florida Bar regarding the process for elevating the Christopher Clark Wheeler Florida Bar complaint. This comes after Turner tried to claim he was the final arbiter for The Florida Bar.  
403

2004 06 01 - Eric Turner of The Florida Bar regarding the process for elevating the Christopher Clark Wheeler Florida Bar complaint. This comes after Turner tried to claim he was the final arbiter for The Florida Bar.

404

2004 06 02 - Miewit letter to Eric Turner of The Florida Bar.

405

2004 06 06 The Florida Bar taped call regarding confirming that Matthew Triggs of Proskauer had a role with a Florida Bar Grievance Committee within the year which precluded him from representing any party for a period of one year, especially his partner and his law firm, especially where he had personal and professional interests in the outcome and finally where he was representing Proskauer simultaneously in the Proskauer v. Miewit lawsuit.

406

2004 06 14 Japanese Office Action.

407

2004 06 17 Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee's, Chief Counsel, Thomas Cahill's Motion to move the complaints of Steven C. Krane, Proskauer and Kenneth Rubenstein for what he claims to avoid the appearance of impropriety when in fact he knew that Krane had violated his public office. Miewit had contacted Catherine O'Hagan Wolfe of the Supreme Court of New York Appellate Division First Department who informed Miewit that despite Cahill's initial denial that Krane had any roles with the department, that she was having a meeting with both Cahill and Krane on a Committee at the department. Holy cow Batman, their busted. Cahill writes this biased letter after learning that a complaint was filed against him and it is wholly misleading of the facts.

408

2004 06 23 - Paul J. Curran, Chairman of the Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee moving the complaint filed against Thomas J. Cahill for investigation according to department rules. A complaint was filed against Thomas J. Cahill for his involvement with lying about Steven C. Krane's conflicts and violations of public offices.

409

2004 06 23 Miewit faxes the disciplinary complaint filed against Thomas J. Cahill to Paul J. Curran for investigation.

410

2004 06 23 Cahill Petition.

411

2004 06 24 Miewit letter to Eric Turner of the Florida Bar demanding information regarding the positions of Matthew Triggs, Christopher Clark Wheeler and Spencer Sax of Sax Sachs & Klien to determine further violations of public offices revealed by the Triggs violation of public offices and noticing him that Miewit would be petitioning the Florida Supreme Court.

415

2004 06 29 - Complaint against Steven C. Krane of Proskauer Rose sent to Paul J. Curran, Chairman of the Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee.

416

2004 06 30 The Florida Bar complaint against Eric Montel Turner for his violations of his Florida Bar public office position.

417

2004 06 30 The Florida Bar's President, Kelly Overstreet Johnson, accepting Miewit complaint letters but fails to disclose her conflicts. Johnson was conflicted with the Wheeler complaint as she worked at the Florida law firm of Broad & Cassel with Wheeler's brother, James Wheeler and failed to disclose such while taking complaint information in.

418

2004 06 30 Christopher Clark Wheeler biography showing his false claims of Florida Bar positions, which is a violation of attorney conduct rules of Florida, this forms the base for yet another complaint against Wheeler for false advertising.

419

2004 07 01 Debroah Yarbrough, a clerk for the Florida Supreme Court fax cover telling her the Florida Bar intended on destroying files and hiding the case so it could not be sent to the Florida Supreme Court.

420

2004 07 01 Eric Turner Complaint Against Eric Turner The Florida Bar

421

2004 07 01 Eric M. Turner formal Florida Bar complaint, sent to Turner.

423

2004 07 01 Florida Supreme Court Case SC04-1078 - Acknowledgement of New Case and Stricken Due to Petitioner Not A Member of The Florida Bar Representing A Corporation.

424

2004 07 01 Miewit fax of a Petition for the Florida Supreme Court regarding the Florida Bar crimes being committed by its members.

425

2004 07 01 Letter to Debbie Yarbrough of the Florida Supreme Court regarding the Florida Bar's half truth on the file destruction of the Christopher Clark Wheeler bar complaint.

426

2004 07 01 Debroah Yarbrough of the Florida Supreme Court's message regarding Kenneth Marvin of The Florida Bar's misleading Yarbrough, stating The Florida Bar would return the files to Miewit. Marvin fails to state that The Florida Bar would destroy their work product that was necessary to evaluate the confirmed violation of public office by Matthew Triggs for prosecution.

427

2004 07 02 Kenneth Marvin of The Florida Bar letter regarding the Eric Montel Turner Florida Bar complaint, stating that the Turner violations of his public office were employer/employee matters and that he would not docket or process the formal filed complaint. This is inapposite of Florida Constitution and The Rules Regulating the Florida Bar.

428

2004 07 06 Miewit Petition to the Florida Supreme Court regarding the Christopher C. Wheeler bar complaint, the Matthew Triggs complaint and the Eric M. Turner complaint. FINAL NOTARIZED

429

2004 07 08 Miewit Motion to the New York Supreme Court Appellate Division First Department regarding the Cahill complaint.

430

2004 07 08 Miewit Motion to the New York Supreme Court Appellate Division First Department regarding the conflicts and violations of public offices of Kenneth Rubenstein, Proskauer Rose, Steven C. Krane, Meltzer Lippe Goldstein Wolf & Schlissel and Raymond A. Joao and requesting immediate investigation and to move the complaints.

431

2004 07 09 The Florida Bar's counsel John Anthony Boggs letter confirming the violation of public office by Matthew Triggs of Proskauer in the handling of his Proskauer Partner Wheeler and his firm Proskauer. Boggs then tries to cite law that was only proposed as a defense of Wheeler and states shoulda coulda woulda logic in attempts to justify the violation. Funny that the Florida Bar is acting like Wheeler's personal defense.

432

2004 07 09 The Florida Bar's counsel John Anthony Boggs letter confirming the violation of public office by Matthew Triggs of Proskauer in the handling of his Proskauer Partner Wheeler and his firm Proskauer. Boggs then tries to cite law that was only proposed as a defense of Wheeler and states shoulda coulda woulda logic in attempts to justify the violation. Funny that the Florida Bar is acting like Wheeler's personal defense.

433

2004 07 12 Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee's, Chief Counsel, Thomas Cahill's Motion to move the complaints of Steven C. Krane and Proskauer, note this comes after Cahill has a filed complaint against him, making this further reason for another complaint against him.

434

2004 07 12 Florida Supreme Court Miewit docket update.

435

2004 07 13 Miewit's second bar complaint against Christopher Clark Wheeler of Proskauer Rose, this goes undocketed and never gets resolved, inapposite The Rules Regulating The Florida Bar and against the Florida Constitution.

436

2004 07 15 - American Internation Group "AIG" Directors and Officers policy internal affairs letter regarding fraud on AIG committed by Proskauer Rose.

437

2004 07 15 - American Internation Group "AIG" Directors and Officers policy internal affairs letter regarding fraud on AIG committed by Proskauer Rose.

439

2004 07 22 John A. Boggs of The Florida Bar receipt of Matthew Triggs bar complaint which was never formally docketed or given procedural due process, inapposite The Rules Regulating The Florida Bar and the Florida Constitution.

440

2004 07 22 Kelly O. Johnson, President, The Florida Bar, receipt of the Matthew Triggs of Proskauer's bar complaint. Johnson recieves complaint information on Wheeler failing to disclose she works for Wheeler's brother James Wheeler at Broad & Cassel, a small law firm in Florida.

441

2004 07 22 Matthew Triggs bar complaint at The Florida Bar. The complaint was never docketed or procedurally disposed of, inapposite The Rules Regulating The Florida Bar and the Florida Constitution.

442

2004 07 22 Matthew Triggs bar complaint at The Florida Bar. The complaint was never docketed or procedurally disposed of, inapposite The Rules Regulating The Florida Bar and the Florida Constitution. BOOKMARKED

443

2004 07 23 Florida Supreme Court ruling that Miewit cannot be represented Pro Se, forcing the complaint to be re-filed by Lamont and Bernstein on behalf of the Miewit Shareholders. Although Florida pulled this trick, the New York Supreme Court did not and allowed Miewit to be represented by Lamont and Bernstein acting Pro Se.

444

2004 07 23 - The Affirmed Amended Petition for: Injunctive Relief; Declaratory Relief; Begin Immediate Investigation of Complaint Against Christopher C. Wheeler; and Move Complaints to the Next Highest Level of Review, Void of Conflict of Interest and Appearance Of Impropriety declined based on Pro Se representation of a corporation.

445

2004 07 26 Miewit letter to Harry I. Moatz of the United States Patent & Trademark Office regarding failure of patent agents Moatz assigned to return calls regarding upcoming patent suspension deadlines and asking that he request another twelve months of suspension.

446

2004 07 28 Miewit response to letter of John A. Boggs of The Florida Bar regarding the complaints of Christopher C. Wheeler of Proskauer, Matthew Triggs of Proskauer and Eric Montel Turner of The Florida Bar and his attempts to obfuscate his duties and other matters of interest.

447

2004 07 28 Cahill to move Krane.

448

2004 07 28 Crossbow Ventures signs alongside Miewit inventors with the United States Patent & Trademark Office charges of Fraud on the Patent Office and requests to change inventors to the Miewit inventors.

449

2004 07 28 Miewit Amended Petition to the Florida Supreme Court Docket #SC04-1078 regarding the crimes committed at The Florida Bar.

450

2004 07 28 Miewit Amended Petition to the Florida Supreme Court Docket #SC04-1078 regarding the crimes committed at The Florida Bar.

451

2004 07 28 Miewit Amended Petition to the Florida Supreme Court Docket #SC04-1078 regarding the crimes committed at The Florida Bar.

452

2004 07 28 Miewit response to John Anthony Boggs of The Florida Bar's letter confirming Matthew Triggs of Proskauer violation of The Rules Regulating The Florida Bar, a violation of his Supreme Court public office position. To note Kelly Overstreet Johnson was copied on this and accepts the document while failing to disclose that she has a major conflict in that she works directly for Christopher Wheeler's brother, James Wheeler at a small Florida law firm Broad & Cassel.

453

2004 07 28 Miewit request to the Commissioner of Patents to suspend ALL patents and trademarks of Miewit's for 12 more months.

454

2004 07 29 - Supreme Court of Florida Ruling that the style of the Florida Supreme Court case has been changed from Miewit Holdings, Inc. v. The Florida Bar to Eliot Bernstein, et. al versus The Florida Bar

455

2004 07 29 Florida Supreme Court Case #SCO4-1078 Ruling that The Florida Bar must halt the planned destruction of the Miewit bar complaints against Christopher Clark Wheeler of Proskauer. Although they halted this, when they decided to abandon the case, the only Order they gave was in favor of The Florida Bar to destroy the evidence, inapposite Florida record retention laws.

456

2004 07 29 Florida Supreme Court Case #SCO4-1078 Ruling that The Florida Bar must halt the planned destruction of the Miewit bar complaints against Christopher Clark Wheeler of Proskauer. Although they halted this, when they decided to abandon the case, the only Order they gave was in favor of The Florida Bar to destroy the evidence, inapposite Florida record retention laws.

457

2004 07 29 Debroah Yarborough, clerk of the Florida Supreme Court message regarding the ruling that The Florida Bar halt destruction of the Miewit bar complaints at The Florida Bar message.

458

2004 08 03 The Florida Bar counsel Eric M. Turner letter trying to explain why the Matthew Triggs complaint for violations of his public office position with The Florida Bar is not being docketed due to its being faxed. The complaint was then mailed but still The Florida Bar never docketed the case. It is remarkable that with a complaint lodged against him in the matters, Turner was allowed to continue acting in the matters.

459

2004 08 09 Japanese Patent Office investigation letter. Very interesting in that the JPO tries to claim that there is no such thing as fraud in Japan???

460

2004 08 11 Supreme Court of New York Appellate Division First Department Orders the complaints against Kenneth Rubenstein, Proskauer, Raymond Joao, Meltzer Lippe Goldstein Wolf & Schlissel and Steven C. Krane to be moved for immediate investigation due to the appearance of impropriety and conflicts. The case was then transferred to the Supreme Court of New York Appellate Division Second Department where further conflicts with Krane were discovered that derailed the investigation and caused a flurry of further complaints against the Second Department members.

461

2004 08 11 Supreme Court of New York Appellate Division First Department Orders the complaints against Kenneth Rubenstein, Proskauer, Raymond Joao, Meltzer Lippe Goldstein Wolf & Schlissel and Steven C. Krane to be moved for immediate investigation due to the appearance of impropriety and conflicts. The case was then transferred to the Supreme Court of New York Appellate Division Second Department where further conflicts with Krane were discovered that derailed the investigation and caused a flurry of further complaints against the Second Department members.

462

2004 08 19 Miewit letter to Andrew H. Goodman of the Virginia Bar regarding the William J. Dick bar complaint and noticing the Virginia Bar of conflicts and violations of public offices found in new York and Florida regarding those investigations. Information from the Florida Bar and the Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee was used in Dick's defense of the bar complaint. This should have caused at minimum review of the Dick matters.

463

2004 08 23 Miewit letter to the FBI Special Agent Stephen Luchesi regarding his taking the matters to the US Attorney.

464

2004 08 25 Miewit letter to Andrew H. Goodman of the Virginia Bar regarding the William J. Dick bar complaint and noticing the Virginia Bar of conflicts and violations of public offices found in new York and Florida regarding those investigations. Information from the Florida Bar and the Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee was used in Dick's defense of the bar complaint. This should have caused at minimum review of the Dick matters.

465

2004 08 27 Patent Office correspondence.

466

2004 09 07 Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee's, Chief Counsel, Thomas Cahill's cover letter transferring the complaints of Steven C. Krane, Proskauer, Kenneth Rubenstein, Raymond Joao & Meltzer Lippe Goldstein Wolf & Schlissel due to the unanimous decision by five justices of the Supreme Court of New York Appellate Division First Department. Very interesting that Cahill handles this as he is part of an ongoing investigation for his part in the crimes at the court and thus acts in conflict and violation of his public office. What is damning is that Cahill tries to impart to the Supreme Court of New York Appellate Division Second Department that they are do as they please with the cases, which is not what the justices ordered, they ordered IMMEDIATE INVESTIGATION, yet Cahill tries to help himself and his buddies out of the mess again.

467

2004 09 08 NEWS ARTICLE - Sony release a zoom TV.

468

2004 09 09 Steven C. Krane of Proskauer Rose, after being implicated for conflicts and violations of his Supreme Court and other public office positions violations starts working on a new biography of himself cutting what is implicating from his past as if it would disappear from his cover up. This is as funny as the picture of Krane at the Proskauer website where he replaces the picture where he weighs about 500 pounds with one from years earlier before he engorged himself in greed. You can run but you cannot hide Mr. Unethical.

469

2004 09 11 Miewit files with LAWYERS FUND FOR CLIENT PROTECTION OF THE STATE OF NEW YORK.

470

2004 09 07 Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee's, Chief Counsel, Thomas Cahill's cover letter transferring the complaints of Steven C. Krane, Proskauer, Kenneth Rubenstein, Raymond Joao & Meltzer Lippe Goldstein Wolf & Schlissel due to the unanimous decision by five justices of the Supreme Court of New York Appellate Division First Department. Very interesting that Cahill handles this as he is part of an ongoing investigation for his part in the crimes at the court and thus acts in conflict and violation of his public office. What is damning is that Cahill tries to impart to the Supreme Court of New York Appellate Division Second Department that they are do as they please with the cases, which is not what the justices ordered, they ordered IMMEDIATE INVESTIGATION, yet Cahill tries to help himself and his buddies out of the mess again.

471

2004 09 21 Miewit letter to Andrew Goodman of the Virginia Bar regarding William Dick of Foley & Lardner bar complaint, noticing the VA bar of the violations of public offices found in New York and Florida in the related attorney complaints of Christopher Clark Wheeler, Kenneth Rubenstein, Raymond Joao, Steven C. Krane and Matthew Triggs.

472

2004 09 22 United States Patent & Trademark Office second six month Suspension Notice. Note that the USPTO claims they are being suspended pending investigation into the inventor and other issues presented. The patents remain in limbo.

474

2004 10 05 Supreme Court of New York Appellate Division Second Department Departmental Disciplinary Committee's, Chief Counsel, Diana Maxfield Kearsa trying to get Steven C. Krane, Proskauer, Kenneth Rubenstein and Raymond Joao out of the Supreme Court of New York Appellate Division First Department Court ORDER for immediate investigation by claiming she reviewed and found no evidence of misconduct. This decision despite that she was ordered to investigate by five justice who reviewed the materials and found reason to Order investigations. No of the accused had to put a defense up, no witnesses were contacted, no evidence tested and then Kearsa admits that she is conflicted with Krane but refuses to answer questions regarding her conflict and tells Miewit to put any request for that information in writing. Kearsa is charged with a complaint for her undisclosed conflicts after she fails to respond to the written request for disclosure of her conflicts with both Krane and Judge Judith Kaye.

475

2004 10 07 Miewit Petition to the Florida Supreme Court requesting intervention in the Boca Raton Police Department investigation and the FBI investigation as they tried to set up a fake meeting with members of the SEC and this caused grave concerns that it was to intimidate inventor Bernstein to drop his charges against the Boca PD regarding their failure to investigate and possible internal corruptions.

476

2004 10 08 Taped Florida Bar message confirming Matthew Triggs of Proskauer's dates of service with The Florida Bar. This confirms that Triggs acted in violation of his public office when he represented Christopher C. Wheeler in his Florida Bar complaint.

477

2004 10 08 Florida Supreme Court SC104 1078 Miewit Petition to the Florida Supreme Court requesting intervention in the Boca Raton Police Department investigation and the FBI investigation as they tried to set up a fake meeting with members of the SEC and this caused grave concerns that it was to intimidate inventor Bernstein to drop his charges against the Boca PD regarding their failure to investigate and possible internal corruptions.

478

2004 10 08 Taped Florida Bar message confirming Matthew Triggs of Proskauer's dates of service with The Florida Bar. This confirms that Triggs acted in violation of his public office when he represented Christopher C. Wheeler in his Florida Bar complaint.

479

2004 10 10 Letter from David White of the European Patent Office regarding starting investigations with the legal department.

480

2004 10 11 Florida Supreme Court Ruling in Case #SCO4-1078 that the Florida Bar is to respond to the Miewit Petition. This despite Eric Montel Turner's prior claims that the Florida Supreme Court would not be able to review the matters as The Florida Bar was the final arbiter.

481

2004 10 13 - Miewit Florida Supreme Court case docket #SC104-1078 Update Docket cert

482

2004 10 13 AIG D&O letter, stating they are investigating the matters.

483

2004 10 15 Florida Supreme Court Denial of Motion for protective custody and to over sight investigations at the FBI and Boca Raton PD for failure to invoke courts jurisdiction.

484

2004 10 15 Florida Supreme Court Denial of Motion for Declaratory Relief; Intervene in Third Party Investigations of the Boca Raton Police Department, the Federal Bureau of Investigation, and the Securities and Exchange Commission with the Courts oversight to ensure due process and an emergency order for the Immediate Protective Custody of Eliot I. Bernstein, Candice M. Bernstein, Joshua EZ Bernstein, Jacob NA Bernstein, Daniel EAO Bernstein, P. Stephen Lamont & P. Stephen Lamont II - Failure to Invoke Court Jurisdiction

486

2004 10 15 United States Patent & Trademark Office correspondence regarding suspensions.

487

2004 10 18 Miewit letter to Martin Gold and Paul Curran to move the complaint of Thomas J. Cahill from the Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee to a non conflicted third party, based on the Court Order for investigation of Kenneth Rubenstein, Proskauer Rose, Steven C. Krane and Raymond Joao due to conflicts and the appearance of impropriety.

488

2004 10 18 Kelly Overstreet Johnson, President of The Florida Bar read receipt on Service of the Florida Supreme Court petition. Johnson fails to disclose at this time or previously that she has conflict with Christopher C. Wheeler's brother, James Wheeler of Broad & Cassel, as she works for him at the law firm.

489

2004 10 20 AIG POLICY 872-99-99 showing Brian G. Utey committed fraud on the application and that the policy is issued on a non-existent company.

490

2004 10 20 AIG POLICY 872-99-99 showing Brian G. Utey committed fraud on the application and that the policy is issued on a non-existent company.

491

2004 10 22 Eric Turner of The Florida Bar response to the Miewit Petition filed with the Florida Supreme Court. There are no comments on this document but try to pick out the numerous grammatical errors for fun. The response addresses none of the issues in the filed Petition and thus Miewit moves for a default judgement.

492

2004 10 22 Eric Turner of The Florida Bar response to the Miewit Petition filed with the Florida Supreme Court. There are comments on this document showing the illiteracy of the response. The response addresses none of the issues in the filed Petition and thus Miewit moves for a default judgement.

494

2004 10 22 Florida Bar to Supreme Court eib comments

495

2004 10 25 Petition Response 09 522 721.zip

496

2004 10 26 Miewit letter response to Supreme Court of New York Appellate Division Second Department Departmental Disciplinary Committee's, Chief Counsel, Diana Maxfield Kearse, rebutting her decision in spite of the Court Order for investigation, to dismiss the complaints against Kenneth Rubenstein, Proskauer Rose, Steven C. Krane, Meltzer Lippe Goldstein Wolf & Schliessel and Raymond Joao on review, not investigation. The letter also asks Kearse to disclose the conflicts she had with Krane and Judge Judith Kaye in writing as she requested.



846

Zakirul testimony on signing patents2.wav

847

ZAKIRUL SHIRAJEE SWORN STATEMENT.

848

Zakirul Shirajee testimony on Rubenstein Joao patent disclosure meetings at Wheeler's Proskauer office

849

Zakirul Shirajee testimony

850  
Zakirul Shirajee testimony  
851  
852  
2000 06 14 Proskauer Rose Generated Business Plan Miewit with Rubenstein as Advisor Legal Counsel  
853  
1999 06 09 Proskauer Investigating Lewin, CPA Document and Lewin Conflict Letter re Visual Data  
854  
1999 06 14 Proskauer Kept Confidentiality Agreements  
855  
2000 08 26 Miewit Business Plan Generated by Utley with Rubenstein as Advisor to Board Contradicting all Deposition of Rubenstein Utley  
and Wheeler  
856  
2000 06 09 Document Service International License Agreement.  
857  
2000 06 20 Goldman Sachs receiving Patents as Investment Banker for Miewit  
858  
1999 04 26 Goldstein Lewin Financial Projections Miewit  
859  
00938124.5 Complete file.  
860  
00938126.0 Complete file.  
861  
00942690.9 Complete file.  
862  
00955352.0 Complete file.  
863  
00944619.6 Complete file.  
864  
2007 07 16 US Department of Justice Letter stating they are beginning review of the Miewit matters  
865  
McKeown Order  
<http://iviewit.tv/CompanyDocs/United%20States%20District%20Court%20Southern%20District%20NY/McKeown/20080612%20McKeown%20Order%20.pdf>  
866  
NYAG Letter to Scheindlin  
<http://www.iviewit.tv/CompanyDocs/United%20States%20District%20Court%20Southern%20District%20NY/20080229%20NYAG%20State%20Actors%20Letter.pdf>  
867  
Miewit Letter to Pataki and Spitzer  
<http://www.iviewit.tv/CompanyDocs/2005%2004%2022%20pataki%20and%20spitzer%20cover%20letter%20of%20Kearse%20Supreme%20letter.doc>  
868  
NYAG Letter re Affirmations of Justices  
<http://iviewit.tv/CompanyDocs/United%20States%20District%20Court%20Southern%20District%20NY/McKeown/20080612%20AG%20Trying%20to%20Affirm%20Justices.pdf>  
869  
NY Times Article, NYAG officials transfer to Proskauer and then later represent Spitzer in his affairs, literally @  
<http://www.iviewit.tv/CompanyDocs/20070518%20NY%20TIMES%20PROSKAUER%20REPRESENTS%20SPITZER%201.pdf>  
870  
Law.com – Schnell and Cleary of NYAG join Proskauer  
<http://www.iviewit.tv/CompanyDocs/20070508%20NYAG%20Snell%20and%20Cleary%20at%20Proskauer.pdf>  
871  
New York Daily News - Spitzer Hires Proskauer for his Troopergate Scandal  
<http://www.iviewit.tv/CompanyDocs/20071013%20Spitzer%20Hires%20Proskauer.pdf>  
872  
VA AG HIRES FOLEY LARDNER  
<http://www.iviewit.tv/CompanyDocs/VAAG%20HIRES%20FOLEY%20LARDNER.pdf>  
873  
Dittner Returned Cashiers Checks  
<http://www.iviewit.tv/Dittner%20Eviction/20080531%20Returned%20Rent%20Checks%20for%20April%20and%20May%20delivered%20May%2031%20.pdf>  
874  
Dittner Case Information  
<http://www.iviewit.tv/Dittner%20Eviction/Master%20Dittner%20Eviction.pdf>  
875  
UPS Letter Regarding Error in Times for Pickup, their mistake  
<http://www.iviewit.tv/CompanyDocs/20080712%20Letter%20from%20UPS%20re%20error.pdf>  
876  
Letters Regarding Simpson Stabbing to USDOJ OIG and Garaventa  
<http://www.iviewit.tv/Simpson%20Case/20080130%20Lucas%20Simpson%20Letter%20to%20Garaventa.pdf>  
and  
<http://www.iviewit.tv/Simpson%20Case/20080130%20Lucas%20Simpson%20Letter%20to%20Tehama%20County%20Sheriff.pdf>  
877  
[20080528 Court returns Motion for Pro Bono to Re-file](#)  
878  
[20080528 Motion to Dismiss for Virginia Bar Defendants](#)  
879  
[20080530 Bush Impeachment Articles - Kucinich](#)  
880  
[20080530 Meltzer Affidavit of Service](#)



881  
[20080530 Meltzer Lippe Cross Motion.pdf](#)  
882  
[20080530 Motion to Dismiss Foley Lardner Anker Supporting Case Law](#)  
883  
[20080530 Motion to Dismiss Foley Lardner Anker](#)  
884  
[20080530 Motion to Dismiss Joao](#)  
885  
[20080530 NYAG Motion to Dismiss Amended Complaint](#)  
886  
[20080530 NYAG Motion to Dismiss Exhibit 2](#)  
887  
[20080530 NYAG Motion to Dismiss Memorandum of Law in Support](#)  
888  
[20080603 Anker Foley & Lardner Rule 26 Response](#)  
889  
[20080603 MOTION FOR EXTENSION OF TIME DUE TO EXTRANEOUS CIRCUMSTANCE](#)  
890  
[20080606 Court return of Motion to Dismiss Response filed in error ~ supposedly](#)  
891  
[20080616 Christine C. Anderson Docket with Eliot as Plaintiff ~ supposedly error](#)  
892  
[20080618 Order Granting Extension of Time](#)  
893  
[20080712 Letter from UPS re error](#)  
894  
[20080712 UPS Package ERROR letter regarding MTD response](#)  
895  
[20080714 FINAL SIGNED Supp Extension Time and Opposition to Motions to Dismiss](#)  
896  
[20080714 FINAL SIGNED Supp Extension Time and Opposition to Motions to Dismiss page 55](#)  
897  
[20080714 Letter to Judge Scheindlin](#)  
898  
[20080717 Deny Default on Proskauer](#)  
899  
[20080718 FINAL SIGNED Opposition to Proskauer letter dated July 17 2008](#)  
900  
[20080718 Letter to Scheindlin Re Proskauer letter dated July 17 2008](#)  
901  
[20080718 ORDER RE PROSKAUER DEFAULT](#)  
902  
[20080801 Scheindlin Denies Lamont Sur Reply 1](#)  
903  
[20080808 Scheindlin Dismissal of Complaint no comments](#)  
904  
[20080808 Scheindlin Dismissal of Complaint](#)  
905  
[20080808 Scheindlin Dismissal of related complaints](#)  
906  
[20080812 New York Law Journal Re Scheindlin Dismissals](#)  
907  
[20080819 USDC SDNY Scheindlin Order on Reconsideration](#)  
908  
[20080828 Motion for Extension to File Appeal](#)  
909  
[20080830 Notice of Appeal & Extension of Time](#)  
910  
[20080909 NYAG PUBLIC INTEGRITY COMPLAINT](#)  
911  
[20080924 Appeal Information Response USDC SDNY](#)  
912  
[20081002 Index to the record on appeal 2](#)  
913  
[20081002 Index to the record on appeal](#)  
914  
[20081002 US Marshal Service of Eric Turner at the SBA](#)  
915  
[20081006 Acknowledgement of Appeal Lamont](#)  
916  
[20081006 Cahill Complaint First Department Reardon Response](#)  
917  
[20081006 Docketing Letter 2nd Circuit Lamont](#)  
918  
[20081016 Court of Appeals Clerk Switch](#)  
919

[20081016 received 20081028 appeal notice](#)  
920  
[20081026 Notice of Appearance Appeal](#)  
921  
[20081027 USDOJ - FBI Letter re OIG letter](#)  
922  
[20081107 First Department Disciplinary Letter Lamont to Reardon Part 2](#)  
923  
[20081107 First Department Disciplinary Letter Lamont to Reardon](#)  
924  
[20081116 Lamont Appellant Brief](#)  
925  
[20081118 LAMONT JUDICIARY COMMITTEE MEETING -- Date, Time, Venue](#)  
926  
[20081118 Lamont Telephone Conversation Reardon](#)  
927  
[20081118 Lamont to Judiciary Committee](#)  
928  
[20081118 Lamont to Judiciary Committee 2](#)  
929  
[20081120 USDC Court of Appeal Extension letter](#)  
930  
[20081202 Proskauer Letter to Court to Merge Appeals](#)  
931  
[20081203 Virginia Bar Letter US Court of Appeals 2nd Circus](#)  
932  
[20081215 Lamont VIEWIT AFFIDAVIT\\_v1](#)  
933  
[20081215 Lamont Witness List\\_12\\_15\\_2008 Submission\\_v3](#)  
934  
[20081217 VA AG Motion Information Statement](#)  
935  
[20081219 Admission of Virginia Bar Pro Hac to Court of Appeals](#)  
936  
[20081229 Lamont Update Gizella Weishauss SDNY Hearing](#)  
937  
[20081231 US Court of Appeals Docs](#)  
938  
[20090112 First Department Letter Response to Attorney Complaints](#)  
939  
[2009 Bradley Foundation Grebe Foley Donations](#)  
940  
[2009 Intel Correspondence List Exhibit SEC](#)  
941  
[2009 Madoff Stanford linkage](#)  
942  
[20090616 FINAL NYSD BK Proof of Claim Letter SGI BK](#)  
943  
[200901 Rolling Stones Bush Interview - Hysterical](#)  
944  
[20090109 Motion For Extension of Time to File an Appeal](#)  
945  
[20090114 Judge Jonathan Lippman Motion to First Department Court Thomas J. Cahill and Alan W. Friedberg - Lamont filed](#)  
946  
[20090127 CONFLICT OF INTEREST DISCLOSURE FORM FOR COURT OF APPEALS](#)  
947  
[20090127 Conflict of Interest Form](#)  
948  
[20090127 Final Extension of Time 2](#)  
949  
[20090127 First Department Letter Reardon Dismissing Complaint against Cahill and Friedberg - Lamont filed](#)  
950  
[20090128 Court of Appeals Exhibit 1](#)  
951  
[20090128 Final Extension of Time 2](#)  
952  
[20090128 Final Extension of Time 2](#)  
953  
[20090128 Lamont Letter to Senator John Sampson](#)  
954  
[20090128 Lamont Letter to Senator Malcolm Smith](#)  
955  
[20090129 Final Extension of Time 2 SIGNED low](#)  
956  
[20090130 Lamont Threat to Bernstein Notice No 2](#)  
957  
[20090130 Lamont Threat to Bernstein Notice No 2](#)

958  
[20090202 Lamont Letter to Jonathan Lippman](#)  
959  
[20090205 Anderson Attorney Statement and list of depositions](#)  
960  
[20090206 US Court of Appeal Denial of Motion for Ext of Time](#)  
961  
[20090209 FINAL Mewit Response to First Department Re Conflict Foley Proskauer attorneys SIGNED](#)  
962  
[20090209 Lamont Attempt to Quash Bernstein Motion](#)  
963  
[20090209 NYAG PUBLIC INTEGRITY COMPLAINT SIGNED](#)  
964  
[20090213 FINAL SIGNED LETTER OBAMA TO ENJOIN US ATTORNEY](#)  
965  
[20090216 Deborah Homes Temp Stay on Appeal and Date Correction](#)  
966  
[20090216 Edwin S Kneedler US Solicitor General](#)  
967  
[20090216 Second Circuit Request for Temp Stay on Appeal and Date Correction](#)  
968  
[20090217 Letter To Holmes Regarding Court Extension](#)  
969  
[20090217 NYAG Integrity Confirmation of First Dept Complaints](#)  
970  
[20090217 Second Circuit Holmes request for stay to file appeal and confirmation deliveries](#)  
971  
[20090218 Motion other than ext sent to panel to hear appeal ORDER](#)  
972  
[20090219 Lamont Opposition to Bernstein Motion Final](#)  
973  
[20090219 USCA Order and Scheduling Order 2](#)  
974  
[20090224 Virginia Bar Brief Reply](#)  
975  
[20090225 USDC Northern TX Filing RE SEC ALLEN STANFORD](#)  
976  
[20090227 FINAL SIGNED BRIEF USCA 2nd Circ 13988](#)  
977  
[20090227 Allen Stanford Amended Complaint](#)  
978  
[20090228 Receipts for Service of Brief](#)  
979  
[20090302 FINAL Emergency Motion Re Proskauer Stanford Madoff Dreier Scandals](#)  
980  
[20090303 Proskauer Notice of Appearance](#)  
981  
[20090306 Intel Demand Letter & Liability Exposure Signed](#)  
982  
[20090309 First Department Complaints Proskauer and Foley re Shira Scheindlin Case](#)  
983  
[20090313 FINAL BERNSTEIN BRIEF SIGNED REDO](#)  
984  
[20090316 USDC Texas Letter Re Trustee Withdraw SIGNED](#)  
985  
[20090318 Meltzer Brief Reply](#)  
986  
[20090325 FINAL Intel SEC Complaint SIGNED](#)  
987  
[20090325 Intel Correspondence Regarding SEC complaint](#)  
988  
[20090325 SEC FAX Cover Page](#)  
989  
[20090326 08-4873 Brief of The Florida Bar Appellees w notes](#)  
990  
[20090326 08-4873 Brief of The Florida Bar Appellees](#)



673  
Blakely patent portfolio versus Foley and Meltzer.  
674  
BSTZ Japanese Filings Portfolio.  
675  
BSTZ Japanese Filing of Utley Patent after he is gone.  
676  
bush-kerry-yale.  
677

|  |     |
|--|-----|
| conspiracies.htm   | 678 |
| Crossbow Ventures and on Behalf of the SBA files charges of Fraud On the United States Patent & Trademark Office with Miewit.  | 679 |
| Depositions (Eliot Bernstein, Simon Bernstein, Kenneth Rubenstein, Christopher Wheeler, Gerald Lewin, William Kasser, Brian Utley) SEARCHABLE with hyperlink comments  | 680 |
| Dick Involvement with Utley at Diamond Turf Equipment, Inc. and Virginia Bar Statement.  | 681 |
| Dick Statement Contradict Utley on Filing Patent.  | 682 |
| Eliot Timeline of email 98-99.tif  | 683 |
| Ellen DeGeneres Video Netfomercial Regarding Miewit  | 684 |
| EPO fraud filing.  | 685 |
| Erika Lewin notes on corporate structure to Ernst Young Completely false and misleading.   | 686 |
| Exhibit B - Tiedemann Prolow Loan Documents.   | 687 |
| Exhibit B2 Utley Employment Agreement and Non Compete.   | 688 |
| Exhibit I Lewin COI and Wheeler.   | 689 |
| Flaster withdraw as counsel.   | 690 |
| Florida supreme court case docket sc04-1078.   | 691 |
| Foley Lardner Patent Portfolio submitted to the Virginia Bar. When this was sent to Harry Moatz at the United States Patent Office it was found to contain false and misleading information regarding certain patent applications. | 692 |
| FREE PRESS INTERNATIONAL Bush and Kerry both admit to being members of Skull and Bones.htm   | 693 |
| Gail Prudenti Judith kayo conflict.  | 694 |
| grebe1.  | 695 |
| grebe2.  | 696 |
| grebe3.  | 697 |
| grebe4.  | 698 |
| Holy Grail Articles  | 699 |
| I-Newswire Press Release on Data Compression Article.  | 700 |
| Investigations Master Sheet Showing Denial of Due Process and Procedure for derailed investigations.htm  | 701 |
| Investor Presentation v2.ppt   | 702 |
| Miewit / Cyberfyds Early Site  | 703 |
| Miewit Master Attorney Document.   | 704 |
| Miewit Press Release Sachin Garg Eworld.   | 705 |
| Miewit Press Release.  | 706 |
| Miewit Stock Certs.  | 707 |
| JOAO and Utley PATENTS.doc   | 708 |
| Joao at Dreier Baritz Law Firm.  | 709 |
| Joao at Dugan and Dugan PC.  | 710 |
| Joao destroying documents.   | 711 |
| Joao distance learning patent.   | 712 |
| JOAO FIRST BILLING MISSING FEBRUARY FILING WHICH HE HAS RECEIPT FOR<>  | 713 |
| Joao Inventions 2.MDI  | 714 |
| Joao Inventions List.  |     |

715  
Jiao patents 2.mdi  
716  
Jiao patents.  
717  
Joao was told of bad claims prior to filing by Utley.  
718  
Joao's biggest client himself article.  
719  
Johnson receipt of Triggs complaint.  
720  
Kasser Corporate Books.  
721  
Kaye Article Proskauer In Firm  
722  
kayo Prudenti accepts awards for her.  
723  
kayo Prudenti on board together.  
724  
kayo Prudenti problems in other case.  
725  
Krane bio 2  
726  
Krane President of NY Bar Rubenstein.  
727  
Krane Proskauer Bio.  
728  
Krane Suicide Letter Tendered in Conflict and Violation of Public Office in Response to Complaint against him and Proskauer  
729  
Letter to Jackie Selebi President of Interpol.  
730  
Letter to the Honorable Senator Dianne Feinstein D California Signed.  
731  
Lewin Deposition Fingering Rubenstein  
732  
Lewin Deposition on Memory page 666  
733  
LEWIN video  
734  
list of bar actions and others  
735  
List of Patent Suspensions  
736  
List of State Federal and other crimes  
737  
Lucchesi letter re Interpol.  
738  
Mark Gaffney Supporting Documents.htm  
739  
Matthew Triggs of Proskauer represents Wheeler while in blackout period of his Supreme Court of Florida Bar position in conflict of interest  
and violation of public office.  
740  
missing inventors Jiao and foley.  
741  
missing inventors Jiao patents told to wheeler and Foley 1.wav  
742  
missing inventors Jiao patents told to wheeler and Foley 2.wav  
743  
Motion for Mistrial Version 4\_Final.  
744  
Motion for Rubenstein and Wheeler to resume depositions.  
745  
Narine Bar Complaint Final.  
746  
NDA - Goldman Sachs - Jeffrey Friedstein.  
747  
NDA Infringers.  
748  
node violators  
749  
New York State Bar Represented by Proskauer Rose making whole bar disciplinary system conflicted.  
750  
News Crossbow Mewit Investment 1500000  
751  
News Crossbow Mewit Investment 1500000  
752  
New York Bar Association STRIKE RUBENSTEIN RESPONSE - COMPLAINT AGAINST KRANE.

|  |
|--|
| 753  |
| office of solicitor general.   |
| 754  |
| Officers Directors Professionals Summary Version 2.doc   |
| 755  |
| Outline of Crimes  |
| 756  |
| Patent Pool Infringers   |
| 757  |
| patentforfraud.htm   |
| 758  |
| press Ellen DeGeneres full story.  |
| 759  |
| Proskauer Bills - Summary General Ledger.  |
| 760  |
| Proskauer Client Infringers  |
| 761  |
| Proskauer Intellectual Property Billings Rubenstein  |
| 762  |
| Proskauer Patent Bills.  |
| 763  |
| Proskauer plume Wilson lawsuit.  |
| 764  |
| Proskauer Rose v. Miewit - Pleadings 1 2001 05 to 2002 08  |
| 765  |
| PROSKAUER RUBENSTEIN PATENT POOLS  |
| 766  |
| Proskauer Technology Department 2.   |
| 767  |
| Proskauer v Miewit CA 01 04671 AB  |
| 768  |
| Proskauer v Miewit CA 01 04671 AB.   |
| 769  |
| Proskauer Wheeler Business Plan Bills  |
| 770  |
| Proskauer Wheeler Patent Copyright and related bills   |
| 771  |
| Prudenti Proskauer conflicts.  |
| 772  |
| Real 3D and Huizenga info.   |
| 773  |
| Real 3D Opinion and Licensing Info.  |
| 774  |
| Response to AICPA Final Executed.  |
| 775  |
| Response_to_Garcia_Stallone_Version_1.   |
| 776  |
| RICO CRIME CHARTS  |
| 777  |
| Rubenstein as counsel 2.   |
| 778  |
| Rubenstein Deposition I know nothing.  |
| 779  |
| Rubenstein Joao Utley Filipek Meeting NY Rubenstein Office.  |
| 780  |
| RYJO LETTER WARNING OF USING MIEWIT TECH INTEL HERSH.  |
| 781  |
| RYJO/INTEL claim Miewit technologies as their own and seek intellectual properties on Miewit technology while under node |
| 782  |
| SBA Loan Due Diligence Utley Sends info with Rubenstein as Board Member.   |
| 783  |
| Selz message on Rubenstein and Proskauer Wheeler.  |
| 784  |
| SHAREHOLDER STATEMENTS BOOKMARKED  |
| 785  |
| Shareholders   |
| 786  |
| Shareholders   |
| 787  |
| skull 10.MDI   |
| 788  |
| Skull 7 Bush Plame.  |
| 789  |
| skull 8.MDI  |
| 790  |
| skull 9.MDI  |
| 791  |

|   |     |
|---|-----|
| skull1.   | 792 |
| skull2.   | 793 |
| skull3 cobs news.   | 794 |
| skull4.MDI  | 795 |
| skull4.   | 796 |
| skull5.   | 797 |
| skull6.MDI  | 798 |
| Stephen Selz, Esq.. message on Rubenstein and wheeler documents showing the opposite of their statements to courts and bars   | 799 |
| STOCK CERT HUIZENGA CANCELLED.  | 800 |
| Stock Certs for Miewit Technologies, Inc.   | 801 |
| Summary of Damages  | 802 |
| Tech Dirt Miewit News.  | 803 |
| The Fight for the Grail   | 804 |
| TRADEMARK ASSIGNMENTS AND LISTS.  | 805 |
| USPTO cannot give information on Utley patent1.   | 806 |
| USPTO CFR 37 CONSOLIDATED RULES   | 807 |
| USPTO correspondence two.   | 808 |
| USPTO USC Title 35 Patent Laws  | 809 |
| Utley Background Lies Exposed During His Deposition forgot to put on resume Proskauer Wheeler tendered that Foley's Dick, Wheeler and himself were found stealing patents at his last job | 810 |
| Utley Deposition Dick Never Filed Patent at Diamond Turf contradicts Dick's statement to Virginia Bar that he did.  | 811 |
| Utley Deposition PATENT PROBLEMS Diamond Turf 1.  | 812 |
| Utley Deposition PATENT PROBLEMS Diamond Turf.  | 813 |
| Utley Deposition Wheeler Knew About Diamond Turf 2.   | 814 |
| Utley Deposition Wheeler Knew About Diamond Turf.   | 815 |
| Utley Deposition Wheeler Never Represented Me - Wheeler contradicts this in his deposition saying he represented Utley.   | 816 |
| Utley Deposition camera application.  | 817 |
| UTLEY DEPOSITION DIAMOND TURF PATENT PROBLEMS.  | 818 |
| Utley Deposition NO COLLEGE CLEAN.  | 819 |
| Utley Deposition Patents All Assigned to Miewit.  | 820 |
| Utley Deposition Rubenstein Not An Advisor.   | 821 |
| Utley Dick Attorney at DIAMOND TURF EQUIPMENT, INC..  | 822 |
| Utley Patent Dispute at DIAMOND TURF EQUIPMENT, INC.  | 823 |
| Utley Resume - Perfect Copy.  | 824 |
| Utley Statement for Dick Foley Virginia Bar Response.   | 825 |
| Utley stolen patent samples   | 826 |
| Utley to Joao Major Missing Items in patent - clean copy.   | 827 |
| Virginia Bar bar.   | 828 |
| Virginia Bar fl bar correspondences Williams turner.  | 829 |

Weisberg and Selz orders from Schiffrin Barroway.  
830  
Wheeler Articles FAU Scandal & Fuzion Fraud.  
831  
Wheeler Deposition Mewit Portal not Inventions.  
832  
Wheeler Deposition I represented Utley.  
833  
Wheeler Deposition Regarding Conflicts Check.  
834  
Wheeler deposition stating NO PATENT OPINION.  
835  
Wheeler Guilty of Felony DUI with Injury.  
836  
Wheeler supplement to deposition.  
837  
Wheeler/Proskauer marketing letter with client list, show's that Wheeler, Rubenstein and Proskauer knew far more about the technology than they now claim  
838  
Zakirul on feasibility study.  
839  
Zakirul on Jiao having switch and signing patents.  
840  
Zakirul testimony on Jiao meeting wheeler4.wav  
841  
Zakirul testimony on Rubenstein Jiao meeting wheeler.  
842  
Zakirul testimony on Rubenstein Jiao meeting wheeler.  
843  
Zakirul testimony on Rubenstein Jiao meeting wheeler2.wav  
844  
Zakirul testimony on Rubenstein Jiao meeting wheeler2.wav  
845  
Zakirul testimony on signing patents.

577  
2006 08 19 US SUPREME COURT CASE 05-6611 Mewit case docket.  
578  
2006 09 19 Institute of Professional Representative before the European Patent Office letter response to Mewit letter of August 2, 2006.  
579  
2006 09 29 Mewit to Nita Lowey US Congress.  
580  
2006 11 03 Stephen R. Kaye of Proskauer Rose and husband to Chief Judge of New York, Judith Kaye, death notice. Now have to sue estate for his involvement. Strange that Kaye becomes a partner in the IP department of Proskauer???

581  
2006 11 28 Representative Nita M. Lowey (D-NY 18th) letter to Mewit that she was transferring the Mewit case matters to incoming Chairman of the House Energy & Commerce Committee Representative John D. Dingell (D-MI 15th). Dingell then forwards the matters to The Honorable John Conyers Jr. (D-MI 14th) - Chairman of the House Judiciary Committee where the matters are under investigation.  
582  
2006 Kaye Proskauer Owns New York Article.  
583  
2006 Proskauer link to Valerie Plame issues.  
584  
2007 01 11 Mewit Press Release regarding Representative John D. Dingell (D-MI 15th) sending the Mewit matters to The Honorable John Conyers Jr. (D-MI 14th) - Chairman of the House Judiciary Committee where it sits in review.  
585  
2007 01 18 Mewit letter to the House Judiciary Committee regarding the Mewit matters forwarded by Chairman of the House Energy and Commerce Committee Representative John D. Dingell (D-MI 15th).  
586  
2007 01 19 Mewit Press Release regarding Representative John D. Dingell (D-MI 15th) sending the Mewit matters to The Honorable John Conyers Jr. (D-MI 14th) - Chairman of the House Judiciary Committee where it sits in review. Final.  
587  
2007 01 28 Lou Dobbs of CNN on Skull & Bones. It is interesting to note that Skull and Bones member Luce started Time which owns CNN.  
588  
2007 02 01 FINAL Mewit request to The Honorable United States Senator Dianne Feinstein (D-CA) for congressional aid in the Mewit matters.  
589  
2007 02 01 List of ongoing and derailed investigations included in the petition for congressional aid for the Mewit matters.  
590  
2007 02 05 Mewit letter response to the European Patent Office letter tendered by Wim van der Eijk.  
591  
2007 04 05 President of the Institute of Professional Representatives before the European Patent Office, Chris Mercer letter response to Mewit, this leads to learning that documents at the European Patent Office are fraudulent and have been changed in route to the EPO.  
592  
2007 04 09 Mewit Response to EPO Letter FINAL.  
593





2007 04 10 Wim van der Eijk letter from the European Patent Office in response to 2007 02 05 Miewit letter.  
594

2007 04 17 Miewit Request for FBI IA and OIG investigation of FBI case.  
595

2007 04 20 Miewit request for the Federal Bureau of Investigations to launch an internal affairs probe into the missing case files of Miewit, missing car bombing files regarding the bombing of inventor Bernstein's family minivan and the missing FBI investigator Stephen Lucchesi.  
596

2007 06 11 EPO response from Wim van der Eijk regarding the documents sent by Chris Mercer, President of the Institute of Professional Representatives before the European Patent Office during his investigation which clearly show that documents were tampered with that were sent to the EPO for the patents.  
597

2007 06 14 Miewit request for the Federal Bureau of Investigations to launch an internal affairs probe into the missing case files of Miewit, missing car bombing files regarding the bombing of inventor Bernstein's family minivan and the missing FBI investigator Stephen Lucchesi.  
FINAL  
598

2007 06 18 Enron Broadband Exec Sentenced.  
599

2007 06 28 Miewit letter sent to Alain Pompidou, President of the European Patent Office c/o Aidan Kendrick and Wim van der Eijk, Principal Director of the European Patent Office regarding the fraudulent documents found in the investigation by the Institute of Professional Representatives before the European Patent Office.  
600

2007 07 16 United States Department of Justice, Federal Bureau of Investigation Office of Professional Responsibility, H. Marshall Jarrett, Counsel begins review of the Miewit matters regarding missing FBI case files for the Miewit matters, the matters of the car bombing of inventor Bernstein's family minivan and the missing FBI investigator, Stephen Lucchesi.  
601

2001 07 17 Miewit Patent IP docket prepared by Blakely Sokoloff Taylor & Zafman showing patents were filed for Brian Utley by Foley & Lardner by Douglas Boehm and Steven Becker under the direction of William J. Dick and other problems.  
602

2007 Denial of Due Process Exhibit.  
603

2007 07 23 Miewit New York State Commission of Investigation Complaint.  
604

2007 07 30 NEWS ARTICLE - Jerusalem Post article showing how Proskauer aided Nazi cause and prevented boycott of Germany, allowing further mass destruction of human life. In Jewish lingo, Jews who aided and abetted Nazi's were deemed Judenrat.  
605

2007 07 30 Jerusalem Post Proskauer Aided Nazi Cause.  
606

2007 08 05 NEWS ARTICLE "Expose Corrupt Courts" article regarding Thomas J. Cahill of the Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee involved in whitewashing complaints.  
607

2007 08 08 Cahill problems in New York 1.xps  
608

2007 08 09 and 19 State of New York Commission of Investigation letter from Anthony Cartusciello, Deputy Commissioner, denying investigation even though Thomas Cahill corruptions are being exposed at the First Department.  
609

2007 08 09 2007 08 09 and 19 State of New York Commission of Investigation letter from Anthony Cartusciello, Deputy Commissioner, denying investigation even though Thomas Cahill corruptions are being exposed at the First Department.  
610

2007 08 10 Enron Broadband Article Re Execs seeking dismissal.  
611

2007 08 18 Miewit letter to Andrew Cuomo regarding the uncovering of public office corruption of Thomas Cahill, Chief Counsel of the New York Supreme Court Appellate Division First Department Departmental Disciplinary Committee and to open immediate investigation of Cahill and the investigations of Proskauer Rose, Kenneth Rubenstein, Steven C. Krane, Raymond A. Joao, Meltzer Lippe Goldstein Wolf & Schissel and others involved in the denial of due process of the Miewit complaints.  
612

2007 08 18 Miewit letter to State of New York Commission of Investigation, Anthony Cartusciello, Deputy Commissioner, in rebuttal to his denying investigation in light of the unfolding ethics scandal at the Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee and request to reconsider.  
613

2007 08 27 The Nation - Gonzales Resigns.  
614

2007 09 05 Miewit letter to Eliot Spitzer as Governor of New York to begin immediate investigation in light of the unfolding ethics scandal at the Supreme Court of New York Appellate Division First Department Departmental Disciplinary Committee and Thomas J. Cahill and request to reopen all Miewit cases against members of the department and those involved in the theft of Miewit Intellectual properties.  
615

2007 09 24 New York Attorney General Andrew Cuomo letter denying Miewit investigation.  
616

2007 10 08 Christine C. Anderson lawsuit Case No. 07 Civ. 9599 (SAS) Christine C. Anderson v. the State of New York, et al. in the United States District Court Southern District of New York under The Honorable Justice Shira A. Scheindlin. The filed complaint by Anderson who was an attorney for the New York Supreme Court Appellate Division First Department Departmental Disciplinary Committee who names Miewit as part of her claims of the department "whitewashing" complaints, destroying case file information, physical assault for not following orders and other public office crimes. Anderson claims Thomas J. Cahill and others are involved. Cahill is the former Chief Counsel who resigned as the scandal began breaking who handled the Miewit complaints and is currently under investigation by Martin Gold.  
617

2007 10 31 New York Law Journal Exposes allegations of corruption at the New York Supreme Court Appellate Division First Department Departmental Disciplinary Committee regarding Thomas Cahill, former Chief Counsel, who resigns amidst the unfolding scandal and the whistleblower lawsuit filed by former employee of the First Department Disciplinary Committee, Christine C. Anderson. Case No. 07 Civ. 9599

(SAS) Christine C. Anderson v. the State of New York, et al. in the United States District Court Southern District of New York under The Honorable Justice Shira A. Scheindlin.

618

2007 11 01 New York Times exposes allegations of corruption at the New York Supreme Court Appellate Division First Department Departmental Disciplinary Committee regarding Thomas Cahill, former Chief Counsel, who resigns amidst the unfolding scandal and the whistleblower lawsuit filed by former employee of the First Department Disciplinary Committee, Christine C. Anderson. Case No. 07 Civ. 9599

(SAS) Christine C. Anderson v. the State of New York, et al. in the United States District Court Southern District of New York under The Honorable Justice Shira A. Scheindlin.

619

2007 11 22 Miewit Press Release regarding the New York Law Journal and New York Times exposing allegations of corruption at the New York Supreme Court Appellate Division First Department Departmental Disciplinary Committee regarding Thomas Cahill, former Chief Counsel, who resigns amidst the unfolding scandal and the whistleblower lawsuit filed by former employee of the First Department Disciplinary Committee, Christine C. Anderson. Case No. 07 Civ. 9599 (SAS) Christine C. Anderson v. the State of New York, et al. in the United States District Court Southern District of New York under The Honorable Justice Shira A. Scheindlin.

620

2007 12 11 Miewit preliminary filing of 1.5 billion dollar lawsuit in the United States District Court Southern District of New York under The Honorable Justice Shira A. Scheindlin. The Miewit case is in efforts to support former employee of the New York Supreme Court Appellate Division First Department Disciplinary Committee, Christine C. Anderson's heroic efforts to expose corruption in the department. Case No. 07 Civ. 9599 (SAS) Christine C. Anderson v. the State of New York, et al.

621

2007 12 12 Miewit filing of 1.5 billion dollar lawsuit in the United States District Court Southern District of New York under The Honorable Justice Shira A. Scheindlin. The Miewit case, Docket No. # 07 Civ. 11196 (SAS) Eliot I. Bernstein, et al. v. Appellate Division First Department, Department Disciplinary Committee et al. is filed in effort to support former employee of the New York Supreme Court Appellate Division First Department Disciplinary Committee, Christine C. Anderson's heroic efforts to expose corruption in the department. Case No. 07 Civ. 9599 (SAS) Christine C. Anderson v. the State of New York, et al. The filed amended complaint adds hundreds of defendants and claims damages over one trillion dollars, as the RICO element of the case forces the Miewit patent crimes into the filing that began as support on disciplinary matters denying due process.

623

2007 12 21 Docket No. # 07 Civ. 11196 (SAS) Eliot I. Bernstein, et al. v. Appellate Division First Department, Department Disciplinary Committee et al. United States District Court Southern District of New York, Shira A. Scheindlin MOTION FOR: APPOINTMENT OF PRO BONO COUNSEL; EXTENSION OF TIME TO FILE AMENDED COMPLAINT AFTER ORIGINAL COMPLAINT HAS BEEN FILED ON SOME OR ALL OF THE DEFENDANTS; ORDER FOR THE UNITED STATES MARSHAL SERVICE TO SERVE PAPERS ON REMAINING OR ALL OF THE DEFENDANTS; ACCEPT LIMITED POWER OF ATTORNEY OF PLAINTIFF BERNSTEIN AND PLAINTIFF LAMONT; ACCEPT REMOTE APPEARANCE OF PLAINTIFF BERNSTEIN FOR COURT PROCEEDINGS; AND PHYSICAL PROTECTION OF PLAINTIFFS FOR COURT APPEARANCES.

624

2008 01 09 Court Order United States District Court, Southern District of New York NY case 07CV 11196 SAS.

625

2008 01 15 Miewit Press from Yonkers Tribune on UNITED STATES DISTRICT COURT, SOUTHERN DISTRICT OF NEW YORK filing.

626

2008 01 23 UNITED STATES DISTRICT COURT, SOUTHERN DISTRICT OF NEW YORK Memo to US Marshal re Extra Copies.

627

2008 01 25 UNITED STATES DISTRICT COURT, SOUTHERN DISTRICT OF NEW YORK Notice to Serve Courtesy Copies on Attorney General.

628

2008 02 19 UNITED STATES DISTRICT COURT, SOUTHERN DISTRICT OF NEW YORK Letter re missing service papers.

629

2008 03 03 USPTO Non Recordation Sheet of Assignment.

630

2008 03 05 Final Plaintiff Opposition to AG Cuomo letter email copy.

631

2008 03 05 Final Plaintiff Opposition to Proskauer letter as counsel.

632

2008 03 07 Scheindlin Order re conflicts.

633

2008 03 10 Scheindlin Order re conflicts.

634

2008 03 13 FINAL Plaintiff Response to Scheindlin March 07 2008 Order.

635

2008 03 14 FINAL Letter to NY AG to reopen investigation on new evidence.

636

2008 03 20 Memo of Law in Support of TFB Motion to Dismiss Greenberg Traurig.

637

2008 03 20 Notice of Motion for Florida Bar et al filed Greenberg Traurig.

638

2008 03 21 Order Scheindlin.

639

2008 03 28 Notice of Appearance Friedman for Foley.

640

2008 03 28 Scheindlin Order re Foley counsel.

641

2008 04 01 Motion in Opposition to Motion to Dismiss for Florida Bar et al filed Greenberg Traurig.

642

2008 04 06 FINAL FILED Motion for Allow Filing of an Amended Complaint1.

643

2008 04 07 FILED FINAL Motion in Opposition to Florida Bar.

644

2008 04 08 US Department of Justice Refuse to Investigate Letter.  
645  
2008 04 11 Mewit Response to FBI OPR letter signed sent and printed copy.  
646  
2008 04 15 FINAL SENT TO COURT and Letter to Virginia Bar Counsel Attorney General Hall re phone conv.doc  
647  
2008 04 21 FINAL SIGNED Motion for Pro Bono Counsel low.  
648  
2008 04 23 Connell Motion for VA AG Pro Hac Vice.  
649  
2008 05 02 Foley Anker Appearance and letter re conflicts.  
650  
2008 05 02 Foley Anker to Bernstein to stop contacting Foley.  
651  
2008 05 09 FINAL AMENDED COMPLAINT AND RICO SIGNED COPY HIGH.doc  
652  
2008 05 09 FINAL AMENDED COMPLAINT AND RICO SIGNED COPY LOW.doc  
653  
2008 05 09 FINAL AMENDED COMPLAINT AND RICO SIGNED COPY MED.doc  
654  
2008 05 09 FINAL MOTION FOR PRO SE DESK TO COPY AMENDED COMPLAINT.doc  
655  
2008 05 09 Proskauer to Scheindlin to block amended.  
656  
2008 05 09 Scheindlin Order to stay amended.  
657  
2008 05 13 Proskauer Request for Amended Complaint.  
658  
2008 05 13 Request for Clarification on Order dated May 9th 2008.  
659  
2008 05 13 Scheindlin Order Denying Pro Se Copying.  
660  
2008 05 15 FINAL Motion in Opposition to Order.  
661  
60 233 341 - 57103-123 - Blakely Sokoloff Taylor & Zafman Utley Stolen Patents.  
662  
60 233 341 - 57103-123 Utley Theft.  
663  
60 233 344 - 57103-122 - BLAKELY SOKOLOFF TAYLOR & ZAFMAN Copy Utley Theft 2.  
664  
60 233 344 - Utley Zoom and Pan Camera Filing.  
665  
872 99 99 air d&o insurance policy face page  
666  
Anthony Boggs Message Regarding Kelly Overstreet Johnson Cannot Accept Files - After it was discovered that she had conflicts of interest  
with Wheeler brother - Windows Media File  
667  
Armstrong Hersh Documents Part 2.  
668  
ARTHUR ANDERSEN FILES  
669  
Bankruptcy documentation of Intel/Ryjo Utley Reale Hersh they file on companies they have no contracts with and get caught. At the time we  
did not know these were mirror companies of the shareholder companies with stolen patents. We thought they filed on the wrong companies  
and were idiots. It was not until the patent office told us that patents were in some of these companies that we learned that Proskauer had  
fraudulently set up corporations that mirrored companies and had second set of stolen patents going into them. This action was filed without  
company knowledge and the company found out from AOLTW/WB that this action existed.  
670  
Barroway Bar Complaint Final.  
671  
Barroway Breach Issues.doc  
672  
Blakely Letter to USPTO removing Utley from patents never happened. 

497  
2004 10 26 Mewit letter response to Supreme Court of New York Appellate Division Second Department Departmental Disciplinary  
Committee's, Chief Counsel, Diana Maxfield Kearse, rebutting her decision in spite of the Court Order for investigation, to dismiss the  
complaints against Kenneth Rubenstein, Proskauer Rose, Steven C. Krane, Meltzer Lippe Goldstein Wolf & Schlissel and Raymond Joao on  
review, not investigation. The letter also asks Kearse to disclose the conflicts she had with Krane and Judge Judith Kaye in writing as she  
requested.  
498  
2004 10 26 St Paul Insurance Company investigation letter written by law firm Garcia & Stallone regarding Raymond A. Joao fraud issues.  
499  
2004 11 04 Florida Department of Professional Regulation letter requesting more information regarding the complaints filed against Gerald  
Lewin, Erika Lewin and Goldstein Lewin & Co. CPA's. Mewit was forced to take complaints here as the AICPA suddenly in the middle of  
investigation terminated their investigation stating they had no money and told Mewit to take the complaints to the DPR who later dismissed the  
complaints, wonder how much this cost.

500

2004 11 04 Miewit filed with Florida Supreme Court a Motion to Extend Response SC04-1078.

501

2004 11 09 - Supreme Court of New York Appellate Division Second Department Departmental Disciplinary Committee's, Chief Counsel, Diana Maxfield Kears, stating that a committee member would review if the complaints ordered for investigation by the Supreme Court of New York Appellate Division First Department justices would be reopened for investigation, note no investigation was ever done but later as they get deeper in their bs, they try to state that the review was an investigation and thus they complied with the First Department order.

503

2004 11 10 - Florida Supreme Court - Grant Extension of Time

504

2004 11 11 Florida Supreme Court Case #SC04-1078 Miewit response to The Florida Bar response to the Miewit Petition filed.

505

2004 11 15 Florida Supreme Court Case #SC04-1078 Miewit response to The Florida Bar response to the Miewit Petition filed.

506

2004 11 15 Florida Supreme Court Case #SC04-1078 Miewit response to The Florida Bar response to the Miewit Petition filed.

507

2004 11 15 Florida Supreme Court Case #SC04-1078 Miewit response to The Florida Bar response to the Miewit Petition filed. CERT

508

2004 11 22 Miewit letter response to Garcia and Stallone in regard to the fraud exposed with their client Raymond A. Joao whose is covered by St. Paul Insurance. Letter notifies them that Joao was ordered for investigation by the First Department which he failed to disclose to St. Paul.

509

2004 11 25 European Patent Office letter response to letters exposing them to fraud on the USPTO and Miewit.

510

2004 11 30 08-59 THE STATE OF NEW YORK COURT OF APPEALS PSL G.

512

2004 12 15 Delray Beach Florida Drunk Driving Arrest Report for Felony DUI with injury against Christopher Clark Wheeler of Proskauer Rose. You gotta read what his wife says, go Deanna!!!

513

2004 12 15 Delray Beach Florida Drunk Driving Arrest Report for Felony DUI with injury against Christopher Clark Wheeler of Proskauer Rose. You gotta read what his wife says, go Deanna!!!

514

2004 12 20 Supreme Court of New York Appellate Division Second Department Departmental Disciplinary Committee's, Chairman, Lawrence DiGiovanna's review of Kears decision and siding with her decision to not investigate and dismiss based on review, despite the Supreme Court of New York Appellate Division First Department court Order to investigate, not review. For his part in obfuscating justice a complaint is filed against both Kears and DiGiovanna which both go undocketed and procedurally are derailed by Kears who even handles the complaint against herself???

515

2004 12 22 United States Patent & Trademark Office letter to James Groody regarding the patent suspensions.

516

2004 12 24 Stephen Kaye of Proskauer Rose biography, yes this is the husband of Judge Judith Kaye, whose former law clerk was Steven Krane, partner with Stephen Kaye at Proskauer in the Intellectual Property group that was formed immediately after Proskauer took disclosures of the Miewit inventions, then ran out and hired Rubenstein with his MPEGLA pools to steal the Miewit inventions. Here we finally see how the denial of due process in New York was being effectuated and how the crimes were going uninvestigated and were derailed.

517

2004 12 24 Steven C. Krane of Proskauer Rose, after being implicated for conflicts and violations of his Supreme Court and other public office positions violations starts working on a new biography of himself cutting what is implicating from his past as if it would disappear from his cover up. This is as funny as the picture of Krane at the Proskauer website where he replaces the picture where he weighs about 500 pounds with one from years earlier before he engorged himself in greed. You can run but you cannot hide Mr. Unethical.

518

2005 01 10 Miewit letter response to 2004 12 20 Supreme Court of New York Appellate Division Second Department Departmental Disciplinary Committee's, Chairman, Lawrence DiGiovanna's review of Kears decision to not investigate inapposite of the Supreme Court of New York Appellate Division First Department order to investigate and other issues regarding conflicts with Steven C. Krane and Chief Judge Judith Kaye.

519

2005 01 12 - Florida Supreme Court Petition For All Writs Jurisdiction filed by Miewit is denied and allows the Florida Bar to destroy the Miewit complaint against Christopher Clark Wheeler to be destroyed. After receiving a non response to the Petition filed by The Florida Bar, that wholly failed to respond to the substantive issues of the Petition the Florida Supreme Court ordered them to respond to. The case is thrown so that the Florida Supreme Court does not have to account for its members of The Florida Bar or be liable for them, as it is learned there is a major conflict of interest between the Florida Supreme Court and the Florida Bar, in that the Florida Supreme Court insurance policy covers the state actors who work for The Florida Bar, which is under the aegis of The Florida Supreme Court as a direct extension of that court. My how the conflicts continue to pile up, The Florida Supreme Court should have refused the case and sent it to a federal court as they were conflicted. This decision means that complaints against Matthew Triggs of Proskauer who violated his public offices are not docketed and disposed of according to Florida law and acts to protect Proskauer from immediate prosecution. This aiding and abetting is to be challenged next at the United States Supreme Court, that also denies to hear the case, which acts further to prevent the complaints from formal disposition and the crimes to get buried.

520

2005 01 12 - Florida Supreme Court - Order, Petitioners Motion for Judgment Non Prosecutur is Hereby Denied, There goes due process and the right to complain against government officials found violating Supreme Court rules. Hello Communist America.

521

2005 01 12 Florida Supreme Court Petition for All Writs Jurisdiction Denied ~ Destroy Files

522

2005 01 13 09 587 734 United States Patent & Trademark Office approval of additional six month suspension based on allegations of fraud on the USPTO and Miewit.

523

2005 01 25 - Draft Miewit response to Florida Supreme Court Ruling

524

2005 01 26 SC04-1078 Miewit filed with Supreme Court of Florida for a Motion for Rehearing Clarification and Certification.

525

2005 02 03 Palm Beach Post NEWS ARTICLE regarding Delray Beach Florida Drunk Driving Felony DUI with injury charges against Christopher Clark Wheeler of Proskauer Rose.

526

2005 02 05 - BOCA RATON NEWS ARTICLE Regarding Christopher Wheeler's DUI. What is amazing to note is that Eric M. Turner of The Florida Bar (the guy who derails the Wheeler complaints filed by Miewit) attempts to defend Christopher Wheeler for his drunk driving charges and he falsely states to the press that the DUI was a Misdemeanor when in fact, it was charged as a felony due to the injuries suffered by the victim. The DUI was a Felony charge as injury was incurred and as noted in the Police Report. This shows unequivocally that Turner will go to any length to protect Wheeler using The Florida Bar to achieve this end. Wheeler's license was not suspended due to his DUI, perhaps Turner defended him. Wonder if they had to give Turner a second briefcase for this?

527

2005 02 05 Florida Sun Sentinel NEWS ARTICLE regarding the arrest of Christopher Wheeler of Proskauer for felony DUI with injury.

528

2005 02 14 09 630 939 United States Patent & Trademark Office approval of additional six month suspension based on allegations of fraud on the USPTO and Miewit.

529

2005 02 15 The Florida Bar responds to the Florida Supreme Court regarding the Motion for Clarification, Rehearing and Certification filed by Miewit.

531

2005 02 23 Supreme Court of New York Appellate Division Second Department, Clerk, James E. Pelzer letter stating he is taking the matter of the decisions to review by Diana Maxfield Kearse, Chief Counsel of the Supreme Court of New York Appellate Division Second Department Departmental Disciplinary Committee and Lawrence DiGiovanna, Chairman of the Supreme Court of New York Appellate Division Second Department Departmental Disciplinary Committee, instead of investigating as ordered by the First Department justices to the Presiding Justice of the Supreme Court of New York Appellate Division Second Department, A. Gail Prudenti, for a decision.

532

2005 02 23 Supreme Court of New York Appellate Division Second Department, Clerk, James E. Pelzer letter stating he is taking the matter of the decisions to review by Diana Maxfield Kearse, Chief Counsel of the Supreme Court of New York Appellate Division Second Department Departmental Disciplinary Committee and Lawrence DiGiovanna, Chairman of the Supreme Court of New York Appellate Division Second Department Departmental Disciplinary Committee, instead of investigating as ordered by the First Department justices to the Presiding Justice of the Supreme Court of New York Appellate Division Second Department, A. Gail Prudenti, for a decision.

533

2005 02 25 Miewit response to the European Patent Office legal department, Lise Dybdahl, letter requesting suspension of the European patent applications.

534

2005 03 01 Miewit filed Motion to Florida Supreme Court Case SC04-1078 regarding keeping The Florida Bar files on Christopher C. Wheeler, Proskauer, Matthew Triggs, Eric M. Turner, John Anthony Boggs, Lorraine Christine Hoffman, Kenneth Marvin and others for review by the United States Supreme Court and other investigators. Requesting files be maintained according to Florida Record Retention laws + for the 20 year life of the patents, as the records are invaluable records and contain information in the files of violations of public offices and other matters that have not been investigated.

535

2005 03 05 Florida Supreme Court Docket Entry with the Christopher Wheeler of Proskauer Driving Under the Influence Felony Charge against him, welcome to Supreme Court history Chris, as the biggest ahole in court history.

536

2005 03 09 Inspid Little Cockroaches of Minimal Brain. Self explanatory draft.

537

2005 03 11 Miewit letter to Supreme Court of New York Appellate Division Second Department, Clerk, James E. Pelzer regarding conflicts of interest found with State of New York Court of Appeals, Chief Judge of the State of New York, Judith S. Kaye and Steven C. Krane and asking that any new investigators sign that they have no conflicts with any of the Miewit accused to prevent further conflicts which force further complaints.

538

2005 03 14 Pictures of the Car Bombing of Inventor Bernstein's Family Minivan that fire investigator Rick Lee of the Boynton Beach Fire Department claimed was caused by accelerants and blew up three cars next to it. The FBI appears to have lost both the investigation files and the investigator regarding this and the Miewit matters. The images use Miewit technology for zoom and panning on the images. Check out where the minivan hood was blown out, was this where the car bomb was???

539

2005 03 14 Pictures of the Car Bombing of Inventor Bernstein's Family Minivan that fire investigator Rick Lee of the Boynton Beach Fire Department claimed was caused by accelerants and blew up three cars next to it. The FBI appears to have lost both the investigation files and the investigator regarding this and the Miewit matters. The images use Miewit technology for zoom and panning on the images. Check out where the minivan hood was blown out, was this where the car bomb was???

540

2005 03 16 Miewit letter to Stephen Lucchesi of the Federal Bureau of Investigation regarding the bombing of inventor Eliot I. Bernstein's family minivan and request that he enjoin investigation per Rick Lee of Boynton Beach Florida fire department. This letter and the rest of the two years of Miewit files regarding the patent crimes and other crimes against the United States are lost and so is Lucchesi who disappears from the Department of Justice and even they do not know where he is. The FBI Palm Beach office refers the matter to the Department of Justice Inspector General, Glenn Fine, who requests that the FBI Office of Professional Responsibility investigate.

2005 03 16 Miewit letter to Stephen Lucchesi of the Federal Bureau of Investigation regarding the bombing of inventor Eliot I. Bernstein's family minivan and request that he enjoin investigation per Rick Lee of Boynton Beach Florida fire department. This letter and the rest of the two years of Miewit files regarding the patent crimes and other crimes against the United States are lost and so is Lucchesi who disappears from the Department of Justice and even they do not know where he is. The FBI Palm Beach office refers the matter to the Department of Justice Inspector General, Glenn Fine, who requests that the FBI Office of Professional Responsibility investigate.

541

2005 03 17 Hague Police to have FBI contact them.

542

2005 03 18 Diana Maxfield Kearse, Chief Counsel of the Supreme Court of New York Appellate Division Second Department Departmental Disciplinary Committee sends a letter stating that they had lost a letter and it was mysteriously returned by the post office. The letter attempts to claim an investigation was done by a Committee in hopes that the fact that she reviewed the matter and dismissed it on review was now moot

somehow. What fails to be noted is the fact that this was an investigation that none of the accused had to respond to, no witnesses provided were interviewed, no documents were examined. This document serves for further charges against Kearse for even attempting to use the Supreme Court of New York Appellate Division Second Department Departmental Disciplinary Committee letterhead to continue the cover up for the accused. The document appears to be evidence of mail fraud as well.

543

2005 03 27 Steven Krane NYSBA Positions.

544

2005 04 05 Krane ties to Bush.

545

2005 04 09 New York Supreme Second Dept Pelzer Letter Krane comments

2005 04 09 Supreme Court of New York Appellate Division Second Department, Clerk, James E. Pelzer, letter whereby Pelzer, who is not an actor in the disciplinary, now attempts to claim that A. Gail Prudenti had decided to blow off the investigations, which he tries to now claim were completed, although all prior information states no investigation was done in lieu of being dismissed on review, inapposite the First Department court order stating immediate investigation was to be done. He attempts to defend Krane, showing his obvious bias, instead of relying on the supposed investigations conclusions where we are sure Krane had a lawyer representing his interests. This attempts to conclude based on a dismissal on review that Krane was not conflicted using department letterhead to deny due process and form a defense for Krane. Pelzer nor Prudenti are part of the disciplinary process and are conflicted with Krane and Kaye and what is amazing is that they should be responding to the First Department court that ordered the investigation, not Eliot Bernstein and Stephen Lamont. This is very telling.

546

2005 04 20 Response to 2005 04 09 Supreme Court of New York Appellate Division Second Department, Clerk, James E. Pelzer, letter. Very interesting reading into how due process was denied and how court ordered investigations were derailed.

548

2005 04 25 Florida Supreme Court Denial of Motion for Rehearing Clarification and Certification.

549

2005 04 25 Pataki & Spitzer Cover Letter for Document

550

2005 05 25 European Patent Office "EPO" letter denying suspension of European patents and referring the matters of fraud on the EPO to the Institute of Professional Representatives before the European Patent Office "EPI" which regulates licensed legal representatives. Later the EPI during an investigation, sends over documents including a document in response to an official office action that is missing exhibits and the language of the letter is altered, evidencing fraud on the EPO. Miewit has requested immediate intervention by the FBI and Interpol to inspect the documents for forgery and fraud upon the EPO, this has gone into limbo, especially because the FBI investigator and Miewit FBI files are now missing from the FBI. The matters of the FBI have been elevated to the Department of Justice Inspector General Glenn A. Fine and H. Marshall Jarrett of the FBI Office of Professional Responsibility for investigation.

551

2005 06 18 - Miewit Florida Supreme Court Case Docket SC04-1078.

552

2005 06 18 Miewit letter to James Groody of the United States Patent & Trademark Office & Department of Justice Inspector General Glenn Fine regarding the USPTO suspensions.

553

2005 06 20 Letter to USPTO, FBI and others regarding viral attachments to emails and reporting of such activity to the Internet Crime Bureau.

554

2005 06 27 Department of Business Professional Regulation Lewin.

555

2005 07 13 Supreme Court Petition for Extension of Time.

556

2005 07 20 - 09 587730 United States Patent & Trademark Office suspension, second six months out of three possible.

557

2005 08 14 Steven C. Krane at Proskauer is counsel for the New York State Bar Association.

558

2005 08 26 Letter from the European Patent Office regarding patent filing 00955352 being lost.

559

2005 10 03 United States Patent & Trademark Office dismisses Miewit Petition to revive abandoned patent 09 522 721, although Moatz has requested that all abandoned patents be revived. Interesting that it is sent to Blakely Sokoloff after Miewit had filed to have all prior patent counsel removed from the applications as they are and remain under investigation by Harry I. Moatz, Director of the Office of Enrollment and Discipline for the United States Patent & Trademark Office.

560

2005 10 05 Miewit Patent 09 587 026 Notice of Abandonment from the United States Patent & Trademark Office.

562

2005 11 18 Chris Mercer of the Institute of Professional Representatives before the European Patent Office EPI Mercer Investigation. This investigation would at first be closed and then reopened leading to discovery of fraudulent documents in the EPO files.

563

2005 11 28 United States Supreme Court Denial of Writ of Certiorari to review the Florida Supreme Court case. This wholly blocks Miewit from filing complaints against public officers found violating Florida Supreme Court office positions.

564

2005 12 21 Miewit response to the European Patent Office regarding suspending the patents pending investigations of fraud on the EPO.

565

2006 01 06 inewswire.

566

2006 01 07 Miewit News Release regarding Representative Nita M. Lowey (D-NY 18th) taking the Miewit matters to Representative John D. Dingell (D-MI 15th), Chairman of the House Energy and Commerce Committee, who then forwards the matters for investigation to the House Judiciary Committee, under the direction of The Honorable John Conyers Jr. (D-MI 14th).

567

2006 01 18 Miewit NEWS ARTICLE by Sachin Garg of Eworld. Garg was threatened by unknown parties to take down the article.

568

2006 01 19 NEWS ARTICLE "Tech Dirt" reports on Miewit.

569

2006 03 03 United States Patent & Trademark Office Commissioner letter response to Miewit letter to John J. Doll.

570

2006 04 06 Institute of Professional Representatives before the European Patent Office letter to refile the Miewit complaints and be more specific.

571

2006 04 19 Miewit letter to The Honorable United States Senator Dianne Feinstein written at the direction of Harry I. Moatz who stated Miewit would need congressional help on certain issues, like getting information on IP that was listed on the Miewit IP dockets as Miewit's but is not on file with the United States Patent & Trademark Office the same and where the USPTO cannot release information to Miewit as the inventors are not listed on certain applications and the owners and assignees are not Miewit.

572

2006 04 19 Miewit letter to The Honorable United States Senator Dianne Feinstein written at the direction of Harry I. Moatz who stated Miewit would need congressional help on certain issues, like getting information on IP that was listed on the Miewit IP dockets as Miewit's but is not on file with the United States Patent & Trademark Office the same and where the USPTO cannot release information to Miewit as the inventors are not listed on certain applications and the owners and assignees are not Miewit.

573

2006 06 16 Miewit response to the Florida Department of Business and Professional Relations regarding their finding of no probable cause regarding Gerald Lewin, Erika Lewin and Goldstein Lewin & Co. sent to the Inspector General of the DBPR.

574

2006 07 25 Charlie Crist conflict with Foley & Lardner article, may provide answers as to how the Miewit complaints were derailed in Florida.

575

2006 08 02 Institute of Professional Representatives before the European Patent Office, Chris Mercer letter.

576

2006 08 14 Miewit letter to Chris Mercer, President, Institute of Professional Representatives before the European Patent Office demanding investigation.



991

[20090326 Intel email letter](#)

992

[20090327 Brief for Defendant-Appellee Raymond A Joao](#)

993

[20090330 Docket No 08-4873-cv Brief for Foley Lardner Defendants-Appellees](#)

994

[20090330 NYAG Enlargement of Time Request to Court of Appeals](#)

995

[20090330 SEC confirmation of Intel complaint](#)

996

[200904 SGI Davis Polk App Employ SDNY Bankruptcy](#)

997

[20090402 Order Granting Appellees State Defendants Extension of Time](#)

998

[20090403 Final Demand Letter to SGI and Ramirez](#)

999

[20090406 Grebe Foley Shady Organization](#)

1000

[20090406 Lamont Motion to Strike Joao sent to Panel](#)

1001

[20090409 FINAL US Bankruptcy Court SDNY SGI Motion](#)

1002

[20090410 Proof Of Claim SGI BK Filing](#)

1003

[20090414 Bush Six Accused in Spain of WAR CRIMES](#)

1004

[20090416 FINAL SIGNED Demand Letter to Lockheed Martin Chief Counsel James Comey](#)

1005

[20090416 Michael Grebe DA investigation school scandal](#)

1006

[20090417 Proskauer Ensnared in Tax Shelter Scams](#)

1007

[20090419 UN says failure to Prosecute CIA torturers by Obama unacceptable and a war crime](#)

1008

[20090427 07cv9599 Shira Scheindlin Decision to Move related Anderson case to trial](#)

1009

[20090427 FINAL Lockheed SEC Complaint](#)

1010

[20090429 08-4873-cv Brief for NY Defendants-Appellees](#)

1011

[20090429 Swedish Heiress Claims Proskauer Stole Art Guggenheim Lindholm](#)

1012

[20090430 USBK SDNY SGI Hearing](#)

1013

[20090507 Grebe Bradley Foundation federalist-society](#)

1014

[20090507 Motion Information Statement - Ext of Time to File Response to Appeal Rebuttal SIGNED](#)

1015

[20090512 Allen Stanford Laura Pendergest Holt Indicted Proskauer](#)

1016

[20090513 Order Approving Additional Time](#)  
1017  
[20090513 Proskauer Sjoblom Stanford re lying to SEC](#)  
1018  
[20090516 Skull Bones behind Great Depression and Great Depression 2](#)  
1019  
[20090521 Lamont Notice to Move Complaints against Cahill etc](#)  
1020  
[20090523 Dreier Partners in LA investigated](#)  
1021  
[20090524 Bilderbergs 2009 attendees](#)  
1022  
[20090525 Scarborough 911 Greenberg Traurig](#)  
1023  
[20090526 Motion Extension Kidney Stones Signed](#)  
1024  
[20090530 Foley Partner Lamb Hale takes counsel position at Department of Commerce](#)  
1025  
[20090602 Enron Broadband Exec Pleads Guilty](#)  
1026  
[20090602 Scheindlin Spitzer Prostitution Case](#)  
1027  
[20090603 Greenberg Traurig Investigation](#)  
1028  
[20090605 USCA Motion for Extension of Time Kidney Stones 2](#)  
1029  
[20090604 Judiciary Committee New York Speech Outline](#)  
1030  
[20090608 New York Judiciary Committee Hearing First Dept Witness List](#)  
1031  
[20090613 FINAL NYAG Steven Cohen Letter signed](#)  
1032  
[20090616 FINAL NYSD BK Proof of Claim and Letter SGI BK](#)  
1033  
[20090618 FINAL NYAG Steven Cohen Letter Re Lamont Signed](#)  
1034  
[Anderson v. New York -- Second Am Compl. \(Filed Stamped\)](#)  
1035  
[20080307 Scheindlin Order 03 07 2008 \(2\)](#)  
1036  
[Christine Anderson 07cv9599 12DEC07 Transcript](#)  
1037  
[Christine Anderson 07cv9599 Answer to Second Amended Complaint](#)  
1038  
[20071028 07cv9599 Anderson Original Filing](#)  
1039  
[20080111 Anderson Second Amended Complaint](#)  
1040  
[20081003 Anderson Motion for Summary Judgment](#)  
1041  
[20090205 Deposition of Sherry Cohen Partial](#)  
1042  
[20090205 Deposition of Thomas Cahill Partial](#)  
1043  
[2009025 Catherine O'Hagan Wolfe Deposition Partial](#)  
1044  
[20090427 07cv9599 Decision](#)  
1045  
[Anderson Presiding Judge Jonathan Lippman Affidavit](#)  
1046  
[Anderson New York Times DDC Article](#)  
1047  
20080122 Capogrosso related case Original Filing (for a copy of this document please contact [iviewit@iviewit.tv](mailto:iviewit@iviewit.tv))  
1048  
[Pamela Carvel related case Filing](#)  
1049  
20080707 [New York Law Journal re Pamela Carvel](#)  
1050  
[20090304 Marc S. Dreier Baritz Fraud Article Joao Meltzer](#)  
1051  
[20081228 Luisa Esposito related case Original Filing](#)  
1052  
[Esposito\Brief for Defendant- Appellee Harvey Gladstein & Partners LLC](#)  
1053  
[Esposito\Defendant Appellee Allen H. Isaac's Brief](#)  
1054  
[Expose Corrupt Court Articles](#)



1055  
[Suzanne McCormick 08cv4438 related case complaint](#)  
1056  
[Kevin McKeown 08cv5914 related case](#)  
1057  
[20080307 Kevin McKeown](#)  
1058  
[20080428 McKeown OSC 08cv2391](#)  
1059  
[20080502 McKeown 08cv2391 OSC DENIED](#)  
1060  
[20080612 McKeown AG Trying to Stop Judges](#)  
1061  
[20081020 Martin Gold Letter From McKeown](#)  
1062  
[20080612 McKeown Order to submit Judge affirmations under seal](#)  
1063  
[20090127 senate-judiciary-hearing McKeown testimony](#)  
1064  
[20080520 McKeown Brady Letter Re Judges testifying 08cv2391 letter](#)  
1065  
[20090508 367 Bernstein Denial of Emergency Motion 2](#)  
1066  
[20090508 367 Bernstein Denial of Emergency Motion](#)  
1067  
[20090508 SGI BK Hearing Script into records](#)  
1068  
[20090508 Silicon Graphics Inc. Case No. 09-11701](#)  
1069  
[20090518 Proof of Claim and info](#)  
1070  
[Bernstein Objection SGI BK](#)  
1071  
[SGI Ramirez Declaration](#)  
1072  
[Allen Stanford SEC Court Docs](#)  
1073  
[20090619 Allen Stanford FBI Indictment](#)  
1074  
[20090619 FBI Arrests Stanford Proskauer](#)  
1075  
[20090305 Another Possible Stanford Murder](#)  
1076  
[20090328 Proskauer Sued by Stanford Holt Sjoblom](#)  
1077  
[20090409 Scheindlin IBM Ford Apartheid](#)  
1078  
[20090325 Proskauer Scheindlin FCPA case](#)  
1079  
[20090412 Shira Scheindlin IBM Apartheid case](#)  
1080  
[20090425 Stanford Receiver sues Florida Greenberg Traurig lawyer](#)  
1081  
[20080439 08cv4053 Gizella Weissshaus related case](#)  
1082  
[20081229 Gizella Weissshaus Order to Show Cause](#)  
1083  
[20090519 Weissshaus 2 Sampson](#)  
1084  
[20020116 SGI transfers patents to MICROSOFT](#)  
1085  
[20070924 New York AG Cuomo letter denying Mewit investigation](#)  
1086  
[20071008 Christine C. Anderson Original Filing related case 07civ9599](#)  
1087  
[20090622 US Court of Appeals Extension of Time Approval](#)



|  |  |
|--|--|
|  |  |
|  |  |

