#### EXHIBIT A

**Original Complaint** 

## United States District Court

SOUTHERN	DISTRICT OF	NEW YORK
ELIOT I. BERNSTEIN		
P.STEPHEN LANGUT	SUMMON	S IN A CIVIL CASE
<b>V.</b>	CASE NUMBER	R:
SOE ATLACHED		
TO: (Name and address of defendant)	93	CV 11196
YOU ARE HEREBY SUMMO ELIOT I.BERNSTEIN, P P-STEPHEN LAMONT, PEO	ONED and required to serve upon PLA いる Se 39 41714 のも R SE 35 401057 からもし	AINTIFF'S ATTORNEY (name and address)  FOR BLUFF (OL 96080  Rye, NY 10580
An answer to the complaint which is herewith ser upon you, exclusive of the day of service. If you the complaint. You must also file your answer with	fail to do so judgment by defends will to	days after service of this summons taken against you for the relief demanded in able period of time after service.
J. MAEL McMA	HON	DEC 1 2 2007.
(BY) DEPUTY CLERK		

LAWYERS FUND FOR CLIENT PROTECTION OF THE STATE OF NEW YORK THE FLORIDA BAR, LORRAINE CHRISTINE HOFFMAN in her official and individual capacity, ERIC TURNER in his official and individual capacity, JOHN ANTHONY BOGGS in his official and individual capacity, KENNETH MARVIN in his official and individual capacity, THOMAS HALL in his official and individual capacity, DEBORAH YARBOROUGH in her official and individual capacity, VIRGINIA STATE BAR, ANDREW H. GOODMAN in his official and individual capacity, NOEL SENGEL in her official and individual capacity, MARY W. MARTELINO in her official and individual individual capacity, and John Does.

Defendants



APPELLATE DIVISION FIRST DEPARTMENT DEPARTMENTAL DISCIPLINARY COMMITTEE, THOMAS J. CAHILL, in his official and individual capacity, JOSEPH WIGLEY in his official and individual capacity, CATHERINE O'HAGEN WOLFE in her official and individual capacity, PAUL CURRAN in his official and individual capacity, MARTIN R. GOLD in his official and individual capacity, HON. ANGELA M. MAZZARELLI in her official and individual capacity, HON. RICHARD T. ANDRIAS in his official and individual capacity, HON. DAVID B. SAXE in his official and individual capacity, HON. DAVID FRIEDMAN in his official and individual capacity, HON. LUIZ A. GONZALES in his official and individual capacity, APPELLATE DIVISION SECOND DEPARTMENT DEPARTMENTAL DISCIPLINARY COMMITTEE, LAWRENCE DIGIOVANNA in his official and individual capacity, DIANA MAXFIELD KEARSE in her official and individual capacity, JAMES E. PELTZER in his official and individual capacity, HON. A. GAIL PRUDENTI in her official and individual capacity, STEVEN C. KRANE in his official and individual capacity, HON. JUDITH S. KAYE in her official and individual capacity, KENNETH RUBERSTEIN, ESTATE OF STEPHEN KAYE, PROSKAUER ROSE LLP, MELTZER LIPPE GOLDSTEIN & BREISTONE LLF, LEWIS S. MELTZER, RAYMOND A. JOAO, FOLEY LARDNER LLP, MICHAEL C. GREBE, WILLIAM J. DÍCK, DOUGLAS A. BOEHM, STEVEN C. BECKER, STATE OF NEW YORK COMMISSION OF INVESTIGATION,

COMPLAINT

### UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK



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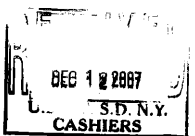
ELIOT I. BERNSTEIN, INDIVIDUALLY and P. STEPHEN LAMONT, ON BEHALF OF SHAREHOLDERS OF IVIEWIT HOLDINGS, INC., IVIEWIT TECHNOLOGIES, INC., UVIEW.COM, INC., IVIEWIT HOLDINGS, INC., IVIEWIT HOLDINGS, INC., IVIEWIT.COM, INC., IVIEWIT.COM, INC., IVIEWIT.COM LLC, IVIEWIT LLC, IVIEWIT CORPORATION, IVIEWIT, INC., IVIEWIT, INC., IVIEWIT, INC., IVIEWIT, INC., AND PATENT INTEREST HOLDERS ATTACHED AS EXHIBIT A

DOCKET NO:

Plaintiffs,

-against-

APPELLATE DIVISION FIRST DEPARTMENT DEPARTMENTAL DISCIPLINARY COMMITTEE, THOMAS J. CAHILL, in his official and individual capacity, JOSEPH WIGLEY in his official and individual capacity, CATHERINE O'HAGEN WOLFE in her official and individual capacity, PAUL CURRAN in his official and individual capacity, MARTIN R. GOLD in his official and individual capacity, HON. ANGELA M. MAZZARELLI in her official and individual capacity, HON. RICHARD T. ANDRIAS in his official and individual capacity, HON. DAVID B. SAXE in his official and individual capacity, HON. DAVID FRIEDMAN in his official and individual capacity, HON. LUIZ A. GONZALES in his official and individual capacity, APPELLATE DIVISION SECOND DEPARTMENT DEPARTMENTAL DISCIPLINARY COMMITTEE, LAWRENCE DIGIOVANNA in his official and individual capacity, DIANA MAXFIELD KEARSE in her official and individual capacity, JAMES E. PELTZER in his official and individual capacity, HON. A. GAIL PRUDENTI in her official and individual capacity, STEVEN C. KRANE in his official and individual capacity, HON. JUDITH S. KAYE in her official and individual capacity, KENNETH RUBENSTEIN, ESTATE OF STEPHEN KAYE, PROSKAUER ROSE LLP, MELTZER LIPPE GOLDSTEIN & BREISTONE LLP, LEWIS S. MELTZER, RAYMOND A. JOAO, FOLEY LARDNER LLP, MICHAEL C. GREBE, WILLIAM J. DICK, DOUGLAS A. BOEHM, STEVEN C. BECKER, STATE OF NEW YORK COMMISSION OF INVESTIGATION,



**COMPLAINT** 

LAWYERS FUND FOR CLIENT PROTECTION OF THE STATE OF NEW YORK, THE FLORIDA BAR, LORRAINE CHRISTINE HOFFMAN in her official and individual capacity, ERIC TURNER in his official and individual capacity, JOHN ANTHONY BOGGS in his official and individual capacity, KENNETH MARVIN in his official and individual capacity, THOMAS HALL in his official and individual capacity, DEBORAH YARBOROUGH in her official and individual capacity, VIRGINIA STATE BAR, ANDREW H. GOODMAN in his official and individual capacity, NOEL SENGEL in her official and individual capacity, MARY W. MARTELINO in her official and individual capacity, and John Does.

Defendants

X

JURY TRIAL DEMANDED

COMPLAINT FOR DENIAL OF DUE PROCESS IN THE MATTERS OF WHITE WASHING OF COMPLAINTS AGAINST ATTORNEYS AND COUNSELORS AT LAW AND MANDAMUS FOR RELEASE OF INVESTIGATORY FILES AND REMOVAL TO A FEDERAL MONITOR TO INSTITUTE IMMEDIATE INVESTIGATIONS AND TO OVERSEE THE DAY-TO-DAY OPERATIONS OF THE FIRST DEPARTMENT DEPARTMENTAL DISCIPLINARY COMMITTEE, THE SECOND DEPARTMENT DEPARTMENTAL DISCIPLINARY COMMITTEE, THE FLORIDA BAR, AND THE VIRGINIA BAR ASSOCIATION FOR AN INDEFINITE PERIOD OF TIME

PLAINTIFFS, ELIOT I. BERNSTEIN, Pro se, individually and P. STEPHEN LAMONT, Pro se on behalf of shareholders of Iviewit Holdings, Inc., Iviewit Technologies, Inc., Uview.com, Inc., Iviewit Holdings, Inc., Iviewit Holdings, Inc., Iviewit.com, Inc., Iviewit.com, Inc., Iviewit.com, Inc., Iviewit.com, Inc., Iviewit.com, Inc., Iviewit, Inc., Iviewit, Inc., and other John Doe companies (collectively, "Iviewit Companies"), and patent interest holders attached as Exhibit A, as and for their Complaint against the above captioned Defendants, state upon knowledge as to their own facts and upon information and belief as to all other matters:

#### PRELIMINARY STATEMENT

1. This is a civil action seeking injunctive relief, monetary relief, including past and on going economic loss, compensatory and punitive damages. disbursements, costs and fees for violations of rights brought pursuant to, including but not limited to, Article 1,

Section 8, Clause 8 of The Constitution of the United States; Fifth, and Fourteenth Amendment to The Constitution of the United States; 15 U.S.C.A. §§ 1 and 2; 18 U.S.C. § 81; 18 U.S.C. § 241; 18 U.S.C. § 371; 18 U.S.C. § 666; 18 U.S.C.§ 1002; 18 U.S.C. § 1031; 18 U.S.C. § 1037; 18 U.S.C. § 1038; 18 U.S.C.§ 1341; 18 U.S.C.§ 1343; 18 U.S.C. § 1349; 18 U.S.C. § 1505; 18 U.S.C. § 1951; 18 U.S.C. § 1962; 18 U.S.C. § 2511; 18 U.S.C. § 1961 through 18 U.S.C. § 1968; and, State law claims.

- 2. Specifically, Plaintiffs allege that the Defendants wantonly, recklessly, knowingly and purposefully, acting individually and in conspiracy with each other, sought to deprive Petitioners of title and pay through a pattern of violation of constitutional rights, violation of attorney ethics, misrepresentation, misinformation, fraud, fraud upon the United States Patent and Trademark Office and other Federal, state, and international agencies, and abuse of and manipulation of laws, rules, and regulations, conflicts of interests and abuse of public offices of 1st DDC and 2nd DDC and others, and appearances of impropriety12.
- 3. Said acts were done knowingly with the consent and condonation of officers of the First Department Departmental Disciplinary Committee ("1st DDC"), the Second Department Departmental Disciplinary Committee ("2<sup>nd</sup> DDC"), the New York State Supreme Court Appellate Division First Department ("First Department Court"), Supreme Court of the State of New York Appellate Division Second Judicial Department ("Second Department Court"), State of New York Court of Appeals, ("COA"), Proskauer Rose LLP ("Proskauer"), Meltzer Lippe Goldstein & Breistone LLP (f.k.a. Meltzer Lippe Goldstein Schlissel & Wolfe LLP "MLGSW"), Foley Lardner LLP ("Foley"), the State of New York Commission of Investigation ("COI"), Lawyers Fund for Client Protection of the State of New York ("LFCP"), The Florida Bar ("TFB"), the Virginia State Bar ("VSB"), and other interested parties.
- 4. Consequently, and contained in this Complaint, Plaintiffs depict a conspiratorial pattern of fraud, deceit, and misrepresentation, that runs so wide and so deep, that it tears at the very fabric and becomes the litmus test of what has come to be known as due

<sup>&</sup>lt;sup>1</sup> See Unpublished Order:

M3198 - Steven C. Krane & Proskauer Rose;

M2820 Kenneth Rubenstein & Proskauer Rose;

M3212 Raymond A. Joao and Meltzer Lippe Goldstein & Schlissel; and,

Thomas J. Cahill - Special Inquiry #2004.1122.

THOMAS J. CAMIN - SPECIAL INQUIRY #2004.1122.

2 See Petition... FINTHE ON A THEIS OF COMPLAINED PROPRIEST ATTORNEYS THUD COUNSELOWS - FIT-LAW!
THOMAS J. CAYILL -POCKET PENDING PRINCEW BY SPECIAL COUNSEL MARTIN R. GOLD ON PROPRIEST
MENT OF PAUL J. CURRAN PROPRIED COSES (SEPARATE MOTTON ATTACKED) PROPRIET
RENNETH ROBENISTEIN - BOCKET 2003, OS31 RAYMOND JOPO-DOCKET 2003, OS32
STEUEN C. LEBANE - DOCKET PENDING REVIEW BY PAUL J. CURRAN, ESO. PUD THE LAW FROM OF PROSTRICER PLOSE LLD

process and free commerce in this country, and in that the circumstances involve inventors' rights tears at the very fabric of the Constitution of the United States.

#### JURISDICTION AND VENUE

- 5. This Court has subject matter jurisdiction over this dispute pursuant to 28 U.S.C. §§ 1331 and 1338 (federal question jurisdiction). Jurisdiction is premised upon Defendants' breach of, among other federal statutes, 15 U.S.C.A. §§ 1 and 2, Racketeer Influenced and Corrupt Organizations Act, and section 8 of The Constitution of the United States.
- 6. This Court has personal jurisdiction over the diverse Defendants because all factual allegations derive from Plaintiffs' denial of due process at the State of New York Supreme Court Disciplinary Committees and Appellate Courts, and for the sake of judicial expediency, this Court has supplemental jurisdiction over all other claims that are so related to claims in the actions of the parties within such original jurisdiction that they form part of the same dispute pursuant to 28 U.S.C. § 1367.
- 7. Venue is proper in this district pursuant to 28 U.S.C. §§1391 and 1400 because the bulk of the Defendants transacts business and are found in this district, and for those Defendants that do not, and for the sake of judicial expediency, this Court has supplemental jurisdiction over all other Defendants that are so related to claims in the actions of the parties within such original jurisdiction that they form part of the same dispute pursuant to 28 U.S.C. § 1367.

#### **PARTIES**

- 8. Plaintiff, BERNSTEIN, is a sui juris individual and resident of Red Bluff, Tahema County, California, and the Founder and principal inventor of the technology of the Iviewit Companies.
- 9. Plaintiff, LAMONT, is a sui juris individual and resident of Rye, Westchester County, New York, and former Chief Executive Officer (Acting) of the Iviewit Companies formed to commercialize the technology of the Iviewit Companies.
- 10. Plaintiff, IVIEWIT HOLDINGS, INC., is a Delaware corporation<sup>3</sup>?
- 11. Plaintiff, IVIEWIT TECHNOLOGIES, INC., is a Delaware corporation?
- 12. Plaintiff, UVIEW.COM, INC., is a Delaware corporation?

<sup>&</sup>lt;sup>3</sup> Upon information and belief, and pending ongoing investigations due to the discovery of multiple, unauthorized, similarly named corporate formations and unauthorized stock swaps and unauthorized asset transfers.

- 13. Plaintiff, IVIEWIT HOLDINGS, INC., is a Florida corporation?
- 14. Plaintiff, IVIEWIT.COM, INC., is a Florida corporation?
- 15. Plaintiff, IVIEWIT.COM, INC., is a Delaware corporation?
- 16. Plaintiff, I.C., INC., is a Florida corporation?
- 17. Plaintiff, IVIEWIT.COM LLC, is a Delaware limited liability company?
- 18. Plaintiff, IVIEWIT LLC, is a Delaware limited liability company?
- 19. Plaintiff, IVIEWIT CORPORATION, is a Delaware corporation?
- 20. Plaintiff, IVIEWIT, INC., is a Florida corporation?
- 21. Plaintiff, IVIEWIT, INC., is a Delaware corporation?
- 22. Defendant, 1<sup>st</sup> DDC, is an attorney discipline organization in New York County, New York and a unit of the Supreme Court of the State of New York.
- 23. Defendant, THOMAS J. CAHILL, is Chief Counsel for the 1<sup>st</sup> DDC<sup>4</sup>.
- 24. Defendant, JOSEPH WIGLEY, upon information and belief, was staff counsel of the 1<sup>st</sup> DDC.
- 25. Defendant, CATHERINE O'HAGEN WOLFE, was employed as Clerk of the Court of the First Department Court.
- 26. Defendant, PAUL CURRAN, is Chairman, 1st DDC.
- 27. Defendant, MARTIN R.GOLD, is a senior member of the 1st DDC.
- 28. Defendant, HON. ANGELA M. MAZZARELLI, is a justice of the First Department Court.
- 29. Defendant, HON. RICHARD T. ANDRIAS, is a justice of the First Department Court.
- 30. Defendant, HON. DAVID B. SAXE, is a justice of the First Department Court.
- 31. Defendant, HON. DAVID FRIEDMAN, is a justice of the First Department Court.
- 32. Defendant, HON. LUIZ A. GONZALES, is a justice of the First Department Court.
- 33. Defendant, 2<sup>nd</sup> DDC, is an attorney discipline organization in New York County, New York and a unit of the Supreme Court of the State of New York.
- 34. Defendant, LAWRENCE DIGIOVANNA, is the Chairman of the State of New York Grievance Committee for the Second and Eleventh Judicial Districts.

<sup>&</sup>lt;sup>4</sup> See attached article as Exhibit C: The New York Law Journal and The New York Times.

- 35. Defendant, DIANA MAXFIELD KEARSE, is the Chief Counsel of the State of New York Grievance Committee for the Second and Eleventh Judicial Districts.
- 36. Defendant, JAMES E. PELTZER, is the Clerk of the Court of the Supreme Court of the State of New York Appellate Division Second Judicial Department.
- 37. Defendant, HON. A. GAIL PRUDENTI, is the Presiding Justice of the Second Department Court.
- 38. Defendant, STEVEN C. KRANE, is a member of Proskauer Rose LLP, and a member of 1<sup>st</sup> DDC, and former President of the New York State Bar Association.
- 39. Defendant, HON. JUDITH S. KAYE is the Chief Judge of the COA.
- 40. Defendant, KENNETH RUBENSTEIN, is a member of Proskauer Rose LLP.
- 41. Defendant, ESTATE OF STEPHEN KAYE.
- 42. Defendant, PROSKAUER ROSE LLP, is, upon information and belief, a New York Limited Liability Partnership ("Proskauer").
- 43. Defendant, MLGSW, is, upon information and belief, a New York Limited Liability Partnership.
- 44. Defendant, LEWIS S. MELTZER, is the Managing Partner of MELTZER LIPPE GOLDSTEIN & BREISTONE LLP.
- 45. Defendant, RAYMOND A. JOAO, was Of Counsel to MELTZER LIPPE GOLDSTEIN SCHLISSEL & WOLFE LLP, and misrepresented to Plaintiffs as a Proskauer partner.
- 46. Defendant, FOLEY, is, upon information and belief, a Wisconsin Limited Liability Partnership.
- 47. Defendant, MICHAEL C. GREBE, was a Chairman and CEO of FOLEY and a former Chairman of the Republican National Committee.
- 48. Defendant, WILLIAM J. DICK, was Of Counsel to FOLEY.
- 49. Defendant, DOUGLAS A. BOEHM, was a member of FOLEY.
- 50. Defendant, STEVEN C. BECKER, is a member of FOLEY.
- 51. Defendant, COI, is an investigatory organization with the mandate to investigate any matter concerning the public peace, public safety and public justice.
- 52. Defendant, LFCP, is an organization that the New York State Legislature has given a broad mandate: to protect legal consumers from dishonest conduct in the practice of law,

- to preserve the integrity of the bar, to safeguard the good name of lawyers for their honesty in handling client money, and to promote public confidence in the administration of justice in the State of New York.
- 53. Defendant, TFB, is an attorney discipline organization in Tallahassee, Fla. and a unit of the Supreme Court of Florida.
- 54. Defendant LORRAINE CHRISTINE HOFFMAN, is a staff attorney at TFB.
- 55. Defendant, ERIC TURNER, is a staff attorney at TFB.
- 56. Defendant, JOHN ANTHONY BOGGS, is a Disciplinary Procedure and Review attorney at TFB.
- 57. Defendant, KENNETH MARVIN, is a Disciplinary Procedure and Review attorney at TFB.
- 58. Defendant THOMAS HALL, is the Clerk of the Court of the Supreme Court of Florida.
- 59. Defendant, DEBORAH YARBOROUGH, is the Acting Clerk of the Court of the Supreme Court of Florida.
- 60. Defendant, VSB, is an attorney discipline organization in Richmond, Va. and a unit of the Supreme Court of the Commonwealth of Virginia.
- 61. Other interested party, Glenn Fine, is the Inspector General for the United States Department of Justice, where a complaint has been filed by Plaintiffs and is under review.
- 62. Other interested party, H. Marshall Jarrett, is the Chief Counsel of the Federal Bureau of Investigation, Office of Professional Responsibility, as was referred by Glenn Fine to begin investigation of Plaintiffs' missing files at the Federal Bureau of Investigation and the United States Attorney for the Southern District of Florida concerning Iviewit Companies matters and a car bombing of Plaintiff BERNSTEIN's minivan.
- 63. Other interested party, Harry I. Moatz, is the Director of the Office and Enrollment and Discipline for the United States Patent and Trademark Office, whereby a complaint has been filed by Plaintiffs and has led to a formal investigation of up to nine attorneys and law firms the complained of herein including Proskauer, Rubenstein, Joao, Foley, Dick, Boehm and Becker.
- 64. Other interested party, Jon W. Dudas, is Under Secretary of Commerce for Intellectual Property and Director of the United States Patent and Trademark Office, after

initial investigation by Moatz, Plaintiffs were directed by Moatz to file a charge of fraud upon the United States Patent and Trademark Office by those attorneys and law firms under formal Federal Patent Bar; request of patent suspension was granted pending outcome of Moatz and the United States Patent and Trademark Office investigations.

- 65. Other interested party, Eric M. Thorsen, Small Business Administration Inspector General, as a result of Plaintiffs' ongoing complaint.
- 66. Other interested party, Daniel O'Rourke, is Assistant to Small Business Administration Inspector General, as a result of Plaintiffs' ongoing complaint.
- 67. Other interested party, David Gouvaia, is the Duty Agent, Treasury Inspector General for Tax Administration, as a result of Plaintiffs' ongoing complaint.
- 68. Other interested party, George Pataki, is the former Governor of the State of New York, as a result of Plaintiffs' ongoing complaint.
- 69. Other interested party, Eliot Spitzer, is the governor of the State of New York, as a result of Plaintiffs' ongoing complaint.
- 70. Other interested party, Andrew Coumo, is the Attorney General of the State of New York, as a result of Plaintiffs' ongoing complaint.
- 71. Other interested party, Robert Morganthau, is the District Attorney for New York County, New York, as a result of Plaintiffs' ongoing complaint.
- 72. Other interested party, Hilary R. Clinton, is a United States Senator from New York, as a result of Plaintiffs' ongoing complaint.
- 73. Other interested party, Chris P. Mercer, is the President of the Institute of Professional Representatives Before the European Patent Office, as a result of Plaintiffs' ongoing complaint whereby evidence of document tampering has surfaced.

#### FACTUAL BACKGROUND

- 74. Contained in this Complaint, Plaintiffs depict a conspiratorial pattern of fraud, deceit, and misrepresentation, that runs so wide and so deep, that it tears at the very fabric of what has come to be known as due process in this country, and in that the circumstances involve inventors' rights, tears at the very fabric of the Constitution of the United States.
- 75. That the nexus of events begins where Christopher C. Wheeler ("Wheeler"), a partner of Proskauer and who provided legal services to Plaintiffs, and Kenneth Rubenstein, the patent attorney partner of Proskauer, and counsel to and patent evaluator of the

multimedia patent pools sponsored by MPEG LA, LLC ("Rubenstein") embarked on disingenuous scheme to deprive Plaintiffs of the fruits of the technology that consisted of patent sabotage, the proliferation of the technology across a wide array of potential licensees and competitors, theft of intellectual properties, direct threats on, including a car bombing, and destruction of the personal property of Plaintiff BERNSTEIN, and cover-ups thereto, the specific subject matter of this Complaint.

76. That including but not limited to Proskauer, MLGSW, Wheeler, Rubenstein, and Raymond A. Joao ("Joao"), represented to Plaintiffs as Rubenstein's underling, upon viewing the technology developed at the time by Plaintiff BERNSTEIN and others realized the significance of the technology, its various applications to communication networks for distributing video and images and for existing digital processes, including but not limited to, all forms of video delivery, digital cameras, digital imaging technologies for medical purposes and digital video, and that Proskauer, Foley, Wheeler, Rubenstein, and Joao then conspired to undertake and in fact undertook a deliberate course of conduct to deprive Petitioners of the beneficial use of such technology for their own and others gains, all to the detriment of Plaintiffs.

77. That, meanwhile, and in conflict of interest, another Proskauer partner, Steven C. Krane ("Krane") former President of the New York State Bar Association and a leading figure in the New York disciplinary departments, represented and authored a response acting as counsel for Rubenstein and in a complaint filed later against him directly, while holding multiple ethics positions with both the attorney discipline body Plaintiffs had filed with and other ethics positions, including the New York State Bar Association rules of a one year blackout period to represent accused attorneys, in New York State. Upon this finding of conflict and violation of Supreme Court of New York Appellate Division First Department offices, Plaintiffs proceeded to file a petition to move the complaints to an unbiased forum, free of conflict and further improprieties and begin the immediate investigation of the complaints against Rubenstein, Joao, and now Krane - Docket 2004.1883 (conflict of interest).

78. That it became abundantly clear to Plaintiffs, and is a factual matter that, Thomas J. Cahill ("Cahill"), the Chief Counsel of 1<sup>st</sup> DDC, masterminded a scheme to aid and abet in indefinitely delaying the complaints against these attorneys, including Krane, resulting

in the attorney complaint filed against Cahill himself in Special Inquiry No. 2004.1122 Complaint against Thomas Cahill, Chief Counsel First Department Departmental Disciplinary, Martin Gold special investigator.

- 79. That in the lawsuit filed on October 27, 2007 in this Court styled as Christine C. Anderson v. The State of New York, et. al. S.D.N.Y., October 27, 2007 the plaintiff affirmatively claims support by Plaintiffs matters of patent sabotage, intellectual property theft, and attempted murder of the family of Plaintiff BERNSTEIN perpetrated by, among others, the once respected Proskauer and its members Rubenstein, Krane, Chief Judge Judith S. Kaye and her late Proskauer partner husband Stephen Kaye, Wheeler, and Foley, led by Grebe.
- 80. Plaintiffs direct this Court to the file at the 1<sup>st</sup> DDC concerning the Complaint Against Kenneth Rubenstein Docket 2003.0531, Raymond A. Joao Docket 2003.0532, Steven C. Krane Docket 2004.1883, Thomas J. Cahill Special Inquiry #2004.1122, and in the 2<sup>nd</sup> DDC, Kenneth Rubenstein T-1688-04, Raymond A. Joao T-1690-04, Steven C. Krane T-1689-04, Diana Maxwell Kearse complaint filed and she refused to docket, Lawrence DiGiovanna complaint filed and refused to docket by Diana Maxwell Kearse and A. Gail Prudenti, James E. Peltzer complaint filed and A. Gail Prudenti refused to docket, and all supporting materials thereto for a factual statement concerning the matters complained of herein (over 6,000 pages in total).

# COUNT ONE ARTICLE 1, SECTION 8, CLAUSE 8 OF THE CONSTITUTION OF THE UNITED STATES

- 81. Plaintiffs repeats and realleges each and every allegation contained in paragraph "1" through "80", as though fully set forth herein.
- 82. The action of the Defendants' in white washing attorney complaints thereby continuing the violation of Plaintiffs inventive rights is contrary to the invention clause of the Constitution of the United States.
- 83. As a result of the Defendants' acts, Plaintiffs now suffer and will continue to suffer irreparable injury and monetary damages, and that Plaintiffs are entitled to damages sustained to date and continuing in excess of the amount of Two Hundred and Fifty Million Dollars (\$250,000,000.00) as well as punitive damages, costs and attorney's fees.

### COUNT TWO 15 U.S.C.A. §§ 1 and 2

- 84. Plaintiffs repeats and realleges each and every allegation contained in paragraph "1" through "83", as though fully set forth herein.
- 85. The actions of Defendants in white washing attorneys complaints thereby continuing the violation of Plaintiffs proprietary patent rights allows an illegal monopoly and restraint of trade in the market for video and imaging encoding, compression, transmission, and decoding by MPEG LA LLC, upon information and belief, a Colorado limited liability company and sponsor of multimedia patent pools and others.
- 86. As a result of the Defendants' acts, Plaintiffs now suffer and will continue to suffer irreparable injury and monetary damages, and that Plaintiffs are entitled to damages sustained to date and continuing in excess of the amount of Two Hundred and Fifty Million Dollars (\$250,000,000.00) as well as punitive damages, costs and attorney's fees.

#### **COUNT THREE**

18 U.S.C. § 81; 18 U.S.C. § 241; 18 U.S.C. § 371; 18 U.S.C. § 666; 18 U.S.C. § 1002; 18 U.S.C. § 1031; 18 U.S.C. § 1037; 18 U.S.C. § 1038; 18 U.S.C. § 1341; 18 U.S.C. § 1343; 18 U.S.C. § 1349; 18 U.S.C. § 1505; 18 U.S.C. § 1951; 18 U.S.C. § 1962; 18 U.S.C. § 2511

- 87. Plaintiffs repeats and realleges each and every allegation contained in paragraph "1" through "86", as though fully set forth herein.
- 88. The actions of Defendants in white washing of attorney complaints and allowing an illegal monopoly and restraint of trade violates, including but not limited to, the above sections of Title 18 of the United States Code.
- 89. As a result of the Defendants' acts, Plaintiffs now suffer and will continue to suffer irreparable injury and monetary damages, and that Plaintiffs are entitled to damages sustained to date and continuing in excess of the amount of Two Hundred and Fifty Million Dollars (\$250,000,000.00) as well as punitive damages, costs and attorney's fees.

### COUNT FOUR 18 U.S.C. § 1961 through 18 U.S.C. § 1968

90. Plaintiffs repeats and realleges each and every allegation contained in paragraph "1" through "89", as though fully set forth herein.

- 91. The actions of Defendants' constitute a criminal enterprise comprising various combinations that provide for the violation of Plaintiffs' Constitutional rights, fraud upon U.S. Federal agencies such as the United States Patent and Trademark Office, the Small Business Administration, the Department of Commerce, the United States Treasury Department, theft of intellectual property, and bank fraud.
- 92. As a result of the Defendants' acts, Plaintiffs now suffer and will continue to suffer irreparable injury and monetary damages, and that Plaintiffs are entitled to damages sustained to date and continuing in excess of the amount of Two Hundred and Fifty Million Dollars (\$250,000,000.00) as well as punitive damages, costs and attorney's fees.

#### **PRAYER FOR RELIEF**

WHEREOF, Plaintiffs respectfully requests that the Court enter judgment and an Order:

- A. Appointing a federal monitor to oversee the day-to-day operations of the 1<sup>st</sup> DDC and 2<sup>nd</sup> DDC for an indefinite period of time; and
- B. 1<sup>st</sup> DDC and 2<sup>nd</sup> DDC: At least <del>Two</del> Hundred <del>and Fifty</del> Million Dollars (\$250,000,000.00) dollars as well as punitive damages, costs and attorney's fees; and

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C. VSB: At least Two Hundred and Fifty Million Dollars (\$250,000,000.00) dollars as well as punitive damages, costs and attorney's fees; and

- **D.** TFB: At least Two Hundred and Fifty Million Dollars (\$250,000,000.00) dollars as well as punitive damages, costs and attorney's fees; and
- E. Interest and prejudgment interest on the amount described above, calculated at the prevailing rate: Awarding Plaintiff punitive damages against all individual defendants; and
- F. Attorney's fees and costs, pursuant to 42 U.S.C. \$ 1988 and 42 U.S.C. 2000e-5&); and
- G. A declaratory judgment stating that Defendants willfully violated Plaintiffs rights secured by federal and state laws as alleged herein; and
- H. Injunctive relief: an injunction requiring Defendants to correct all present and past violations of federal and state law as alleged herein; to allow the Plaintiffs to continue in the position from which Defendants' illegally white washed their complaints; to enjoin the Defendants from continuing to act in violation of federal and state law as alleged herein; and to order such other injunctive relief as may be appropriate to prevent any

future violations of said federal and state laws; and awarding Plaintiffs damages in the amount of all royalties, professional services revenues, and any and all other compensation denied or lost to Plaintiffs by reason of the foregoing; and

I. An Order granting such other legal and equitable relief as the Court deems just and Proper that includes, but is not limited to an Order to bring representation for the U.S. Federal agencies including but not limited to United States Patent and Trademark Office, the Small Business Administration; mandamus for the aforementioned Federal agencies to join this complaint.

With all due respect to this Court, and in light of the subject matter of this Complaint, please see the Conflict of Interest Disclosure form attached herein as Exhibit B.

#### JURY TRIAL IS DEMANDED

Plaintiffs demand a trial by jury on all claims so triable.

**Attorney for Petitioners** 

Eliot I. Bernstein, Pro se 39 Little Avenue

Red Bluff, Cal. 96080

Tel.: (530) 529-4410

Eliot I. Bernstein

P. Stephen Lamont, Pro se

35 Locust Avenue

Rye, N.Y. 10580 Tel.: (914) 217,0038

P. Stephen Lamont

#### Affidavit of Service

I hereby certify that a true and correct copy of the foregoing was furnished by facsimile this \_\_\_ th day of December 2007, to the aforementioned Defendants.

P. Stephen Lamont, Pro se

Eliot I. Bernstein, Pro se

#### CERTIFICATE OF AFFIRMATION

STATE OF NEW YORK COUNTY OF WESTCHESTER:

Before me, the undersigned authority, personally appeared P Stephen Lamont, who was duly sworn and says that the facts alleged in the foregoing pention are true.

P. Stephen Lamont

Sworn to and subscribed to me on this 2th day of December 2007.

Notary Public

Notary Public, State of New York
No. 01 FE6130974

Qualified in Westchester County
Commission Expires July 25, 2009

#### CERTIFICATE OF AFFIRMATION

### STATE OF CALIFORNIA COUNTY OF TAHEMA:

Before me, the undersigned authority, personally appeared Eliot I. Bernstein, who was duly sworn and says that the facts alleged in the foregoing petition are true.
Eliot I. Bernstein
Sworn to and subscribed to me on thisth day of December 2007.

EXHIBIT A

쁼	Patent Unit. Interests %
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Simon I., and Shirky Bernstein	2.3858%
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#### Suit Accuses Court Panel of Cover-Up

By PAUL VITELLO Published: November 1, 2007

A former lawyer for the state court system, fired in June from her job investigating lawyers charged with misconduct, has charged in a federal lawsuit that supervisors "whitewashed" some cases for "personal or political reasons."

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region.

The lawyer, Christine C. Anderson, who was a staff attorney for six years in a Departmental Disciplinary Committee of the State Supreme Court's Appellate

Division in Manhattan, did not name the lawyers who she said received such protection. But she said her supervisors, who were named, intervened on behalf of lawyers against whom she had found "overwhelming concrete evidence of misconduct."

The lawsuit, filed last week in the United States District Court for the Southern District, charges that Ms. Anderson was fired because she openly voiced her concerns about "a pattern and practice of whitewashing and routinely dismissing complaints leveled against certain select attorneys." Ms. Anderson, 62, who is black, also said she was a victim of age and race discrimination.

Disciplinary committees operate in each of the state's four Appellate Division departments to investigate lawyers accused of misconduct. Charges can vary from unresponsiveness toward clients, to the theft of money from escrow accounts, to failure to disclose conflicts of interest. Based on investigations by staff attorneys like Ms. Anderson, committees can admonish lawyers, suspend or revoke their licenses or recommend criminal prosecution.

In the suit, Ms. Anderson, who worked in the First Department, covering most of New York City and Westchester, named as defendants Thomas J. Cahill, chief counsel of the Departmental Disciplinary Committee; his first deputy, Sherry K. Cohen; Catherine O'Hagan Wolfe, the court clerk; David Spokiny, her deputy; and John Buckley, the presiding justice of the Office of Court Administration.

None could be reached for comment. David Bookstaver, a spokesman for the state court system, said it would be "inappropriate to comment."

Fred K. Brewington, the Long Island lawyer representing Ms. Anderson, said she had been harassed on the job continuously, beginning in 2005, after she raised questions about Ms. Cohen's relationship with a lawyer representing another lawyer who was under review. Despite strong evidence of misconduct by the lawyer in that case, he said, the complaint was dismissed and a file containing Ms. Anderson's investigation disappeared.

Ms. Anderson is seeking \$10 million in damages, as well as punitive damages and lawyer's fees for what her suit described as the "irreparable injury," "mental anguish and humiliation" of being fired without cause.

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Complaints Against 'Select Attorneys' Whitewashed, N.Y. Lawsuit Alleges

Daniel Wise New York Law Journal October 30, 2007

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A former staff attorney at the 1st Department Disciplinary Committee has filed a federal lawsuit charging she was fired in June in retaliation for complaining that her superiors had engaged in a "pattern and practice of whitewashing and routinely dismissing complaints against certain select attorneys."

Christine C. Anderson, who had worked for six years at the disciplinary committee, seeks \$10 million in damages, claiming retaliation for the exercise of her First Amendment rights and discrimination because she is of Jamaican origin and black.

Anderson also asks for the appointment of a federal monitor to oversee operation of the disciplinary committee.

David Bookstaver, a spokesman for the Office of Court Administration, said it would be "inappropriate" to comment on pending litigation.

Anderson alleged two instances in which her recommendations had been overridden or changed by her superiors at the committee.

In 2005, Anderson charged in her complaint, she discovered that the chief counsel of the disciplinary committee, Thomas J. Cahill, and Sherry K. Cohen, its first deputy counsel, were "apparently engaged in a 'numbers game' and practice" of "selectively" dismissing complaints against attorneys for their "own personal and political reasons."

A possible second, or alternative reason for the dismissals, the complaint stated, was that the prosecutions of the complaints would be "burdensome or otherwise 'unworthy' of prosecution."

Anderson also charged that in one incident, in July 2006, Cohen physically blocked her from leaving her office and, in so doing, had dug her nails into the plaintiff's hand, causing scratches.

Cahill declined to comment on the allegations; Cohen did not return a call for comment.

In addition to suing Cahill and Cohen, Anderson named as defendants Justice John T. Buckley, who was presiding justice of the Appellate Division, 1st Department, until May; former Clerk of Court Catherine O'Hagan Wolfe, who resigned in April to become clerk of the 2nd U.S. Circuit Court of Appeals; and the Office of Court Administration.

The case, Anderson v. State of New York, was filed on Friday in the Southern District of New York, according to Anderson's attorney, Frederick K. Brewington of Hempstead, N.Y.

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Cahill's retirement was announced in July, though he is remaining as chief counsel until a successor is chosen.

The first instance of a "whitewash" alleged in Anderson's complaint occurred "in or about 2003" in "a highly sensitive investigation," which had uncovered "overwhelming concrete evidence of misconduct" by an attorney, Anderson alleged.

The matter was dropped despite her recommendation that a formal complaint be filed against the lawyer, Anderson alleged.

She also charged that a large file she had amassed containing "indisputable evidence of misconduct" had been "gutted."

The second instance in which Anderson's handling of a case was overridden occurred about two years later, she alleged.

In that case, she stated, Cahill had asked her to write an introductory paragraph to the policy committee, explaining her

recommendation that an attorney be given a non-public admonition rather than be the subject of a formal proceeding that could lead to a public sanction.

Anderson explained in her complaint, that, although the results of a "complex investigation" of the attorney "argued strongly in favor of charges," there was "lack of actual proof of a conversion." She also stated there had been an "initial lack of cooperation" from the client complaining against the lawyer.

Anderson stated that she wrote an introductory paragraph explaining the gravity of the attorney's conduct, but that Cohen had rewritten it, "deleting facts" Anderson had uncovered during her investigation and conclusions she had reached.

Anderson quoted Cohen as saying the reason she had rewritten the paragraph was to avoid having the policy committee send the matter back to staff for the preparation of a formal complaint.

Anderson further charged that Cohen had done this because "she had a prior working relationship" with the attorney for the lawyer under investigation and sought to avoid having his client formally charged "as a favor."

The complaint did not identify the two lawyers who were the subjects of the proceedings cited by Anderson. Brewington said in an interview that he would not name them "at this time."

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EXHIBIT C

# CONFLICT OF INTEREST DISCLOSURE FORM - Please accept and return the following statement of conflict before continuing further with the body of this document.

Dear	and any other representative of the	who may come into
possession of this docume	ent, please take notice of and execute the CONEL	ICT OF INTEREST
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This conflict of interest form is designed to ensure that the review of the enclosed Complaint with the United States District Court for the Southern District of New York will not be biased by any conflicting financial interest or any other interest by those reviewers responsible for the handling of this complaint with the main alleged perpetrators of the crimes cited in these matters. Disclosure forms with "Yes" answers to either or both of the following questions are requested not to open the remainder of the document and instead forward the matters on to the next available reviewer that is free of conflict that can sign and complete the disclosure and proceed with the unbiased review of the matters.

I. Do you, your spouse, your dependents or any business partners, in the aggregate have, any direct, or in any outside entity, indirect relation to the following parties to the proceeding of the matters you are reviewing:

#### 1. PROSKAUER ROSE, LLP

Alan S. Jaffe - Chairman Of The Board - ("Jaffe"); Kenneth Rubenstein - ("Rubenstein"); Robert Kafin - Managing Partner - ("Kafin"); Christopher C. Wheeler - ("Wheeler"); Steven C. Krane - ("Krane"); Stephen R. Kaye - ("S. Kaye") and in his estate with New York Supreme Court Chief Judge Judith Kaye ("J. Kaye"); Matthew Triggs - ("Triggs"); Christopher Pruzaski - ("Pruzaski"); Mara Lerner Robbins - ("Robbins"); Donald Thompson - ("Thompson"); Gayle Coleman; David George; George A. Pincus; Gregg Reed; Leon Gold - ("Gold"); Albert Gortz - ("Gortz"); Marcy Hahn-Saperstein; Kevin J. Healy - ("Healy"); Stuart Kapp; Ronald F. Storette; Chris Wolf; Jill Zammas; FULL LIST OF 601 liable Proskauer Partners; any other John Doe ("John Doe") Proskauer partner, affiliate, company, known or not known at this time; including but not limited to Proskauer ROSE LLP; Partners, Associates, Of Counsel, Employees, Corporations, Affiliates and any other Proskauer related or affiliated entities both individually and professionally. Hereinafter, collectively referred to as ("Proskauer").

#### 2. MELTZER, LIPPE, GOLDSTEIN, WOLF & SCHLISSEL, P.C.

Lewis Melzter - ("Meltzer"); Raymond Joao - ("Joao"); Frank Martinez - ("Martinez"); Kenneth Rubenstein - ("Rubenstein"); FULL LIST OF 34 Meltzer, Lippe, Goldstein, Wolf & Schlissel, P.C. liable Partners; any other John Doe ("John Doe") Meltzer, Lippe, Goldstein, Wolf & Schlissel, P.C. partner, affiliate, company, known or not known at this time; including but not limited to Meltzer, Lippe, Goldstein, Wolf & Schlissel, P.C.; Partners, Associates, Of Counsel, Employees, Corporations, Affiliates and any other Meltzer, Lippe, Goldstein, Wolf & Schlissel, P.C. related or affiliated entities both individually and professionally. Hereinafter, collectively referred to as ("MLGWS").

#### 3. FOLEY & LARDNER

Ralf Boer ("Boer"); Michael Grebe ("Grebe"); Christopher Kise ("Kise"); William J. Dick - ("Dick"); Steven C. Becker - ("Becker"); Douglas Boehm - ("Boehm"); Barry Grossman - ("Grossman"); Jim Clark - ("Clark"); any other John Doe ("John Doe") Foley & Lardner partners, affiliates, companies, known or not known at this time; including but not limited to Foley & Lardner; Partners, Associates, Of Counsel, Employees, Corporations, Affiliates and any other Foley & Lardner related or affiliated entities both individually and professionally. Hereinafter, collectively referred to as ("Foley").

#### 4. SCHIFFRIN & BARROWAY, LLP

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#### 5. BLAKELY SOKOLOFF TAYLOR & ZAFMAN LLP

Norman Zafman - ("Zafman"); Thomas Coester - ("Coester"); Farzad Ahmini - ("Ahmini"); George Hoover - ("Hoover"); any other John Doe ("John Doe") Blakely Sokoloff Taylor & Zafman LLP partners, affiliates, companies, known or not known at this time; including but not limited to Blakely Sokoloff Taylor & Zafman LLP; Partners, Associates, Of Counsel, Employees, Corporations, Affiliates and any other Blakely Sokoloff Taylor & Zafman LLP related or affiliated entities both individually and professionally. Hereinafter, collectively referred to as ("BSTZ").

#### 6. WILDMAN, HARROLD, ALLEN & DIXON LLP

Martyn W. Molyneaux - ("Molyneaux"); Michael Dockterman - ("Dockterman"); FULL LIST OF 198 Wildman, Harrold, Allen & Dixon LLP liable Partners; any other John Doe ("John Doe") Wildman, Harrold, Allen & Dixon LLP partners, affiliates, companies, known or not known at this time; including but not limited to Wildman, Harrold, Allen & Dixon LLP; Partners, Associates, Of Counsel, Employees, Corporations, Affiliates and any other Wildman, Harrold, Allen & Dixon LLP related or affiliated entities both individually and professionally. Hereinafter, collectively referred to as ("WHAD").

#### 7. CHRISTOPHER & WEISBERG, P.A.

Alan M. Weisberg - ("Weisberg"); any other John Doe ("John Doe") Christopher & Weisberg, P.A. partners, affiliates, companies, known or not known at this time; including but not limited to Christopher & Weisberg, P.A.; Partners, Associates, Of Counsel, Employees, Corporations, Affiliates and any other Christopher & Weisberg, P.A. related or affiliated entities both individually and professionally. Hereinafter, collectively referred to as ("CW").

#### 8. YAMAKAWA INTERNATIONAL PATENT OFFICE

Masaki Yamakawa - ("Yamakawa"); any other John Doe ("John Doe") Yamakawa International Patent Office partners, affiliates, companies, known or not known at this time; including but not limited to Yamakawa International Patent Office; Partners, Associates, Of Counsel, Employees, Corporations, Affiliates and any other Yamakawa International Patent Office related or affiliated entities both individually and professionally. Hereinafter, collectively referred to as ("Yamakawa").

#### 9. GOLDSTEIN LEWIN & CO.

Donald J. Goldstein - ("Goldstein"); Gerald R. Lewin - ("Lewin"); Erika Lewin - ("E. Lewin"); Mark R. Gold; Paul Feuerberg; Salvatore Bochicchio; Marc H. List; David A. Katzman; Robert H. Garick; Robert C. Zeigen; Marc H. List; Lawrence A. Rosenblum; David A. Katzman; Brad N. Mciver; Robert Cini; any other John Doe ("John Doe") Goldstein & Lewin Co. partners, affiliates, companies, known or not known at this time; including but not limited to Goldstein & Lewin Co.; Partners, Associates, Of Counsel, Employees, Corporations, Affiliates and any other Goldstein & Lewin Co. related or affiliated entities both individually and professionally. Hereinafter, collectively referred to as ("Goldstein").

10. INTEL, REAL 3D, INC. (SILICON GRAPHICS, INC., LOCKHEED MARTIN & INTEL.) & RYJO Gerald Stanley - ("Stanley"); Ryan Huisman - ("Huisman"); RYJO - ("RYJO"); Tim Connolly - ("Connolly"); Steve Cochran; David Bolton; Rosalie Bibona - ("Bibona"); Connie Martin; Richard Gentner; Steven A. Behrens; Matt Johannsen; any other John Doe ("John Doe") Intel, Real 3D, Inc. (Silicon Graphics, Inc., Lockheed Martin & Intel) & RYJO partners, affiliates, companies, known or not known at this time; including but not limited to Intel, Real 3D, Inc. (Silicon Graphics, Inc., Lockheed Martin & Intel) & RYJO; Employees, Corporations, Affiliates and any other Intel, Real 3D, Inc. (Silicon Graphics, Inc., Lockheed Martin & Intel) & RYJO related or affiliated entities both individually and professionally. Hereinafter, collectively referred to as ("Intel/R3D").

#### 11. TIEDEMANN INVESTMENT GROUP

Bruce T. Prolow ("Prolow"); Carl Tiedemann ("C. Tiedemann"); Andrew Philip Chesler; Craig L. Smith; any other John Doe ("John Doe") Tiedemann Investment Group partners, affiliates, companies, known or not known at this time; including but not limited to Tiedemann Investment Group and any other Tiedemann Investment Group related or affiliated entities both individually and professionally. Hereinafter, collectively referred to as ("Tiedemann").

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#### 12. CROSSBOW VENTURES / ALPINE PARTNERS

Stephen J. Warner - ("Warner"); Ren P. Eichenberger - ("Eichenberger"); H. Hickman Hank Powell - ("Powell"); Maurice Buchsbaum - ("Buchsbaum"); Eric Chen - ("Chen"); Avi Hersh; Matthew Shaw - ("Shaw"); Bruce W. Shewmaker - ("Shewmaker"); Ravi M. Ugale - ("Ugale"); any other John Doe ("John Doe") Crossbow Ventures / Alpine Partners partners, affiliates, companies, known or not known at this time; including but not limited to Crossbow Ventures / Alpine Partners and any other Crossbow Ventures / Alpine Partners related or affiliated entities both individually and professionally. Hereinafter, collectively referred to as ("Crossbow").

#### 13. BROAD & CASSEL

James J. Wheeler - ("J. Wheeler"); Kelly Overstreet Johnson - ("Johnson"); any other John Doe ("John Doe") Broad & Cassell partners, affiliates, companies, known or not known at this time; including but not limited to Broad & Cassell and any other Broad & Cassell related or affiliated entities both individually and professionally. Hereinafter, collectively referred to as ("BC").

#### 14. FORMER IVIEWIT MANAGEMENT & BOARD

Brian G. Utley/Proskauer Referred Management - ("Utley"); Raymond Hersh - ("Hersh")/; Michael Reale - ("Reale")/Proskauer Referred Management; Rubenstein/Proskauer Rose Shareholder in Iviewit - Advisory Board; Wheeler/Proskauer Rose Shareholder in Iviewit - Advisory Board; Dick/Foley & Lardner - Advisory Board; Becker/Foley & Lardner; Advisory Board; Joao/Meltzer Lippe Goldstein Wolfe & Schlissel - Advisory Board; Kane/Goldman Sachs - Board Director; Lewin/Goldstein Lewin - Board Director; Ross Miller, Esq. ("Miller"), Prolow/Tiedemann Prolow II - Board Director; Powell/Crossbow Ventures/Proskauer Referred Investor - Board Director; Maurice Buchsbaum - Board Director; Stephen Warner - Board Director; Simon L. Bernstein - Board Director ("S. Bernstein"); any other John Doe ("John Doe") Former Iviewit Management & Board partners, affiliates, companies, known or not known at this time; including but not limited to Former Iviewit Management & Board and any other Former Iviewit Management & Board related or affiliated entities both individually and professionally. Hereinafter, collectively referred to as ("Iviewit Executive").

#### 15. FIFTEENTH JUDICIAL CIRCUIT - WEST PALM BEACH FLORIDA:

Judge Jorge LABARGA - ("Labarga"); any other John Doe ("John Doe") FIFTEENTH JUDICIAL CIRCUIT - WEST PALM BEACH FLORIDA staff, known or not known to have been involved at the time. Hereinafter, collectively referred to as ("15C").

### 16. THE SUPREME COURT OF NEW YORK APPELLATE DIVISION: FIRST JUDICIAL DEPARTMENT, DEPARTMENTAL DISCIPLINARY COMMITTEE

Thomas Cahill - ("Cahill"); Joseph Wigley - ("Wigley"); Steven Krane, any other John Doe ("John Doe") of THE SUPREME COURT OF NEW YORK APPELLATE DIVISION: FIRST JUDICIAL DEPARTMENT, DEPARTMENTAL DISCIPLINARY COMMITTEE staff, known or not known to have been involved at the time. Hereinafter, collectively referred to as ("First Dept DDC").

#### 17. THE FLORIDA BAR

Lorraine Christine Hoffman - ("Hoffman"); Eric Turner - ("Turner"); Kenneth Marvin - ("Marvin"); Anthony Boggs - ("Boggs"); Joy A. Bartmon - ("Bartmon"); Kelly Overstreet Johnson - ("Johnson"); Jerald Beer - ("Beer"); Matthew Triggs; Christopher or James Wheeler; any other John Doe ("John Doe") The Florida Bar staff, known or not known to have been involved at the time. Hereinafter, collectively referred to as ("TFB")

#### 18. MPEGLA, LLC.

Columbia University; Fujitsu Limited; General Instrument Corp; Lucent Technologies Inc.; Matsushita Electric Industrial Co., Ltd.; Mitsubishi Electric Corp.; Philips Electronics N.V. (Philips); Scientific Atlanta, Inc.; Sony Corp. (Sony); EXTENDED LIST OF MPEGLA LICENSEES AND LICENSORS; any other John Doe MPEGLA, LLC. Partner, Associate, Engineer, Of Counsel or Employee; any other John Doe ("John Doe") MPEGLA, LLC partners, affiliates, companies, known or not known at this time; including but not limited to MPEGLA, LLC and any other MPEGLA, LLC related or affiliated entities both individually and professionally. Hereinafter, collectively referred to as ("MPEGLA").

#### 19. DVD6C LICENSING GROUP

Toshiba Corporation; Hitachi, Ltd.; Matsushita Electric Industrial Co. Ltd.; Mitsubishi Electric Corporation; Time Warner Inc.; Victor Company Of Japan, Ltd.; EXTENDED DVD6C DEFENDANTS; any other John Doe DVD6C LICENSING GROUP Partner, Associate, Engineer, Of Counsel or Employee; any other John Doe ("John Doe") DVD6C LICENSING GROUP partners, affiliates, companies, known or not known at this time; including but not limited to DVD6C LICENSING GROUP and any other DVD6C LICENSING GROUP related or affiliated entities both individually and professionally. Hereinafter, collectively referred to as ("DVD6C").

### 20. HARRISON GOODARD FOOTE INCORPORATING BREWER & SON.

Martyn Molyneaux, Esq. ("Molyneaux"); Any other John Doe ("John Doe") Harrison Goodard Foote (incorporating Brewer & Son) partners, affiliates, companies, known or not known at this time; including but not limited to Harrison Goodard Foote incorporating Brewer & Son and any other related or affiliated entities both individually and professionally. Hereinafter, collectively referred to as ("HGF").

- **21. LAWRENCE DIGIOVANNA**, Chairman of the Grievance Committee of the Second Judicial Department Departmental Disciplinary Committee;
- 22. JAMES E. PELTZER, Clerk of the Court of the Appellate Division, Supreme Court of the State of New York, Second Judicial Department;
- 23. DIANA KEARSE, Chief Counsel to the Grievance Committee of the Second Judicial Department Departmental Disciplinary Committee;
- **24. HOUSTON & SHAHADY, P.A.**, any other John Doe ("John Doe") Houston & Shahady, P.A., affiliates, companies, known or not known at this time; including but not limited to Houston & Shahady, P.A. related or affiliated entities both individually and professionally. Hereinafter, collectively referred to as ("HS").
- 25. FURR & COHEN, P.A. any other John Doe ("John Doe") Furr & Cohen, P.A., affiliates, companies, known or not known at this time; including but not limited to Furr & Cohen, P.A. related or affiliated entities both individually and professionally. Hereinafter, collectively referred to as ("FC").
- 26. MOSKOWITZ, MANDELL, SALIM & SIMOWITZ, P.A., any other John Doe ("John Doe") Moskowitz, Mandell, Salim & Simowitz, P.A., affiliates, companies, known or not known at this time; including but not limited to Moskowitz, Mandell, Salim & Simowitz, P.A. related or affiliated entities both individually and professionally. Hereinafter, collectively referred to as ("MMSS").
- 27. THE GOLDMAN SACHS GROUP, INC. Jeffrey Friedstein ("Friedstein"); Sheldon Friedstein (S. Friedstein"), Donald G. Kane ("Kane"); any other John Doe ("John Doe") The Goldman Sachs Group, Inc. partners, affiliates, companies, known or not known at this time; including but not limited to The Goldman Sachs Group, Inc. and any other related or affiliated entities both individually and professionally. Hereinafter, collectively referred to as ("GS").
- 28. DAVID B. SIMON, ESQ. ("D. SIMON")
- 29. SACHS SAXS & KLEIN, P.A. any other John Doe ("John Doe") Sachs Saxs & klein, P.A., affiliates, companies, known or not known at this time; including but not limited to Sachs Saxs & klein, pa related or affiliated entities both individually and professionally. Hereinafter, collectively referred to as ("MMSS").
- **30. HUIZENGA HOLDINGS INCORPORATED** any other John Doe ("John Doe") Huizenga Holdings Incorporated affiliates, companies, known or not known at this time; including but not limited to Huizenga Holdings Incorporated related or affiliated entities both individually and professionally. Hereinafter, collectively referred to as ("MMSS").
- **31. ELIOT I. BERNSTEIN**, ("Bernstein") a resident of the State of California, and former President (Acting) of Iviewit Holdings, Inc. and its affiliates and subsidiaries and the founder of Iviewit and principal inventor of its technology. Hereinafter, collectively referred to as ("Bernstein").

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- **32. P. STEPHEN LAMONT, ("LAMONT")** a resident of the State of New York, and former Chief Executive Officer (Acting) of Iviewit Holdings, Inc. and all of its affiliates and subsidiaries. Hereinafter, collectively referred to as ("Lamont"); and
- 33. ANY OTHER KNOWN OR UNKNOWN PERSON OR KNOWN OR UNKNOWN ENTITY NOT NAMED HEREIN THAT WILL CAUSE YOUR REVIEW OF THE COMPLAINT YOU ARE CHARGED WITH INVESTIGATING TO BE BIASED BY ANY CONFLICTING PAST, PRESENT, OR FUTURE FINANCIAL INTEREST OR ANY OTHER INTEREST?

NO YES (please describe below)

II. Do you, your spouse, and your dependents, in the aggregate, receive salary or other remuneration or financial considerations from any entity related to the enclosed parties to the proceeding of the matters?

NO YES (please describe below)

III. Have you, your spouse, and your dependents, in the aggregate, had any prior conversations or correspondences of any kind, with any person related to the proceeding of the Iviewit or related matters?

NO YES (please describe below)

I declare under penalty of perjury that the foregoing statements in this CONFLICT OF INTEREST DISCLOSURE FORM are true and correct. Executed on this \_\_ day of \_\_\_\_\_\_ 2007 the foregoing statements in this CONFLICT OF INTEREST DISCLOSURE FORM are true. I am aware that any false, fictitious, or fraudulent statements or claims may subject me to criminal, civil, or administrative penalties, including possible culpability in the attempted murder of the inventor Eliot Bernstein and his wife and children in a car bombing attempt on their lives. I agree to accept responsibility for the unbiased review, and presentation of findings to the appropriate party(ies) who also have executed this CONFLICT OF INTEREST DISCLOSURE FORM. Failure to execute and return this CONFLICT OF INTEREST DISCLOSURE FORM by facsimile to 530-529-4110 or by mail to c/o Eliot I. Bernstein, 39 Little Avenue, Red Bluff, Cal. 96080 within fifteen (15) days shall constitute an admission of conflicts of interest in the matters.

Signature X	
Position/Title:	
Signature X	
Position/Title:	
Signature X	
Position/Title:	
Signature X	
Position/Title:	
Signature X	
Position/Title:	
Signature X	
Position/Title:	

If you are unable to sign such document and are therefore unable to continue to further pursue these matters, then a statement of whom we may contact in situations where you may be in conflict with the matters would be necessary.

[INSERT CONFLICT OF INTEREST DISCLOSURE FORM]