

39 Little Ave
Red Bluff, CA 96080
(530) 529-4110

**Iviewit
Technologies,
Inc./Iviewit Holdings,
Inc**

Fax

To: Federal Bureau of Investigation
Internal Affairs

From: Eliot I. Bernstein

Fax: 202-324-9737

Pages: 10 including cover

Phone: 202-324-3000

Date: 4/17/2007

Re: Iviewit Technologies Investigation

CC:

Urgent **For Review** **Please Comment** **Please Reply** **Please Recycle**

The following facsimile is intended for the office of internal affairs of the FBI. If you have any questions, please contact the sender, Eliot I. Bernstein at (530) 529-4110/

THIS MESSAGE AND ITS EMBEDDED FILES INCORPORATED HEREIN CONTAIN INFORMATION THAT IS PROPRIETARY AND CONFIDENTIAL PRIVILEGED INFORMATION. IF YOU ARE NOT THE INTENDED RECIPIENT, YOU ARE PROHIBITED FROM READING, OPENING, PRINTING, COPYING, FORWARDING, OR SAVING THIS MAIL AND ITS ATTACHMENTS. PLEASE DELETE THE MESSAGE AND ITS EMBEDDED FILES WITHOUT READING, OPENING, PRINTING, COPYING, FORWARDING, OR SAVING THEM, AND NOTIFY THE SENDER IMMEDIATELY AT (530) 529-4110. IF YOU ARE THE INTENDED RECIPIENT, YOU ARE PROHIBITED FROM FORWARDING THEM OR OTHERWISE DISCLOSING THESE CONTENTS TO OTHERS, UNLESS EXPRESSLY DESIGNATED BY THE SENDER. THANK YOU!



IVIEWIT HOLDINGS, INC.

*Iviewit Technologies, Inc. (fka)
Iviewit Holdings, Inc. - Del.

Iviewit Holdings, Inc. (fka)
Uview.com, Inc. - Del.

*Iviewit Holdings, Inc. - Fla.

Iviewit Holdings, Inc. - Fla.

Iviewit, Inc. - Fla.

*I.C., Inc. (fka)
Iviewit.com, Inc. - Fla.

Iviewit.com LLC - Del.

Iviewit.com, Inc. - Fla.

Iviewit.com, Inc. - Del.

Iviewit LLC. - Del.

*Iviewit Corporation

*Indicates companies
where ownership is
currently under
federal and state
investigations.

Eliot I. Bernstein
President, Founder & Inventor
Direct Dial: (530) 529-4110

PRIVATE & CONFIDENTIAL

Tuesday, April 17, 2007

Office of Internal Affairs
Federal Bureau of Investigation
and
Inspector General, Department of Justice, The Honorable Glenn Fine

Re: Iviewit Technologies, Inc. Investigation – W. Palm Beach, FL ~ Special Agent Stephen Lucchesi

Via: Facsimile

To Whom It May Concern:

I am writing requesting a formal docketed internal affairs investigation into the Iviewit Technologies, Inc./Iviewit Holdings, Inc./Iviewit.com investigation in W. Palm Beach by Special Agent Stephen Lucchesi (“Lucchesi”). Lucchesi had been formally investigating and had taken the matters to the United States Attorney in Florida regarding matters involving crimes committed against the United States and foreign nations, as well as, crimes against the Iviewit Shareholders & inventors. Lucchesi had also undertaken investigation with Director of the Office of Enrollment & Discipline (“OED”), Harry I. Moatz (“Moatz”), at the United States Patent & Trademark Office (“USPTO”), matters relating to frauds committed upon the USPTO and other federal commerce agencies. Lucchesi was investigating the bombing of my family’s car, that blew up three cars next to it and we were under the impression these elements of the case were all active and ongoing with Lucchesi and the United States Attorney. Lucchesi had been apprised and was investigating either directly or in conjunction with others, hosts of federal, state and international crimes that were committed in the attempt to steal technologies valued by industry experts to be worth approximately one trillion dollars or more.

This morning we received a call from the W. Palm Office of the FBI, which is no longer listed as a field office at your website and were chastised for faxing a 90 page



IVIEWIT TECHNOLOGIES, INC.

Tuesday, April 17, 2007

Re: Iviewit Technologies, Inc. Investigation – W. Palm Beach, FL ~ Special Agent Stephen Lucchesi

Page 2 of 8

fax to that office and tying up their facsimile machine, as it had ran out of paper. Lucchesi had requested that documents be faxed, as there was not email at the time and a ninety page fax did not seem large in comparison to other documents submitted as evidence in these matters. The office complained that they were unable to receive subpoenas due to our fax, which again seems out of place that a federal office of the FBI is unable to receive faxes due to paper outages and no backup machines for what appear very important faxes to the business of the United States. In a call that followed today from that office, the acting supervisor, Special Agent Joseph Sconzo, claimed that the reason for such poor equipment is that the FBI is so under-funded that they have old equipment?

More disturbing was that when asked to confirm the fax with Lucchesi, that it all had been received, the W. Palm Beach agency informed me that Lucchesi was no longer with the agency and had long since retired. When asked who replaced him on our matters, I was met with a blank. When I asked for a name I was told someone would contact me from that office. When I found that no office was listed on the FBI website any longer in W. Palm, I was concerned and thought that a formal internal affairs investigation should be conducted into these matters for the reason that no notice was given to us from Lucchesi or that office, that new investigators had taken over or how to submit further evidence. Seeing that we have no contact on these matters, when we were led to believe that investigations were underway, leaves us concerned with the conduct of how these matters of life and death and crimes against the United States had been handled, if they had been handled at all and if due process and procedure had been afforded to the complaints or they had been victim of a subterfuge through internal corruptions. It also seemed strange upon visiting the W. Palm office of the FBI, with former CEO of Iviewit, P. Stephen Lamont, the office was located in a private building, not a federal building. We were unsure why but it was explained at that meeting, attended by Lucchesi and another agent attending that specialized in crimes committed by law firms, that the building was acquired as part of criminal acquisition and while not typical that offices were in private buildings, it was not uncommon. While this office was listed when we checked at that time, the fact that it was not listed today forces us to ask when that office was officially formed and when it was officially closed, if at all.

The Iviewit matters have been elevated to the House Judiciary Committee for investigation by Chairman of the House Energy and Commerce Committee, John Dingell. The Judiciary Committee has been reviewing the matters for several weeks and we are waiting for determinations and will so be forwarding these issues to them for review as well. There are also other investigations under way on a federal, international and state level of crimes against other state agencies, federal agencies and foreign nations that Lucchesi was apprised of and were being investigated and which we thought were continuing to be investigated by the FBI.

In fact, the fax sent over to Lucchesi this weekend was regarding checking if Lucchesi had contacted Interpol regarding the crimes that appeared to have transcended international waters



IVIEWIT TECHNOLOGIES, INC.

Tuesday, April 17, 2007

Re: Iviewit Technologies, Inc. Investigation – W. Palm Beach, FL ~ Special Agent Stephen Lucchesi

Page 3 of 8

through international trade treatise violations, similar to the crimes committed against our USPTO. The USPTO, via the Patent Cooperation Treaty ("PCT") and subsequently the European Patent Office ("EPO") were all handed sets of fraudulent patent applications, in violation of federal and international law regarding false declarations of oath. We were advised to contact Lucchesi and did on several occasions, via fax, notify Lucchesi and have him contact the Interpol offices in regard to these matters. Since we have had no contact with Lucchesi, since confirming that he had contacted Moatz, to join investigation into the federal crimes committed against the USPTO and other commerce department agencies he had been apprised of, we are unclear of the status on any of these matters and once Lucchesi had stated that he was beginning formal investigation in Washington with Moatz, he stated that he would contact us when necessary and could not discuss the matters while formal investigations were underway and that to continue to fax and supplementary info to the W. Palm office.

Since we have been complaining of what appears to be a Patentgate, whereby top down government controls were instituted to preclude and block Iviewit and its shareholders from justice at every level, we find further fear of such government corruption when learning that succession of Lucchesi and the forward handling of these matters has never been given to our company in regard to the complaint, in now over two years, in ongoing formal investigations. Since the criminals alleged to have committed these crimes are by no means ordinary criminals, composed mainly of several large law firms, Proskauer Rose (Democratic firm) and Foley and Lardner (Republican firm and former Chairman, Michael Grebe, was also the Republican National Committee (RNC) Chair), and where we have already found conflicts of interests existing already in investigations in both Florida and New York, in state agencies with partners of Proskauer, including derailing the court ordered investigations, by the New York Supreme Court Appellate Division First Department of three Proskauer partners for allegations of conflict and appearance of impropriety, a ruling by five justice who all conferred after due deliberation to issue orders for investigation. Those investigations were further circumvented through additional conflicts and crimes of other public officers charged with the investigation in New York, all related to Proskauer. It was further learned that Chief Justice of New York Judith Kaye and her former law clerk, Steven C. Krane where both Proskauer related, Kaye married to a partner in the newly formed intellectual property group and Krane (former NYSBA President and leading disciplinary department official) and partner in the newly formed intellectual property group and both with direct involvement in the handling of complaints against Proskauer partners. Krane, in fact, was found handling his own complaint and those of his partners, while holding active roles, that he failed to disclose prior to involvement, with the investigating agency. Roles that due to conflict would have precluded any involvement, yet with a top down control in New York, Proskauer feared naught and acted as if they were bulletproof, and to this point have been, in deflecting any investigations into their actions since they controlled the courts and disciplinary departments. So brazen were they that they failed to docket complaints filed against those caught in further conflicts affording them no due process and procedure without concern for any repercussions.



IVIEWIT TECHNOLOGIES, INC.

Tuesday, April 17, 2007

Re: Iviewit Technologies, Inc. Investigation – W. Palm Beach, FL ~ Special Agent Stephen Lucchesi

Page 4 of 8

In Florida, members of The Florida Bar (“TFB”), again partners in Proskauer Rose, were found violating Florida Supreme Court (“FSC”) public offices to block complaints against their firm and again acting in concert with the President of TFB at the time to avoid prosecution. The President of the TFB, then relinquished her involvement in the matters when conflict was discovered with her and the main accused, Christopher Clarke Wheeler, Esq. (recently convicted in a Felony DUI w/ Injury in the state of Florida) through his brother James Wheeler, who was the oversight to Johnson in a small boutique Florida law firm. This recusal came months after Johnson was handling the matters and receiving correspondences in the matters with no disclosure of her conflict with Wheeler and immediately after the Iviewit companies found the initial source of denial of due process in that venue when discovering the conflict with Matthew Triggs, Esq. of Proskauer, who was found handling the complaint against Wheeler in violation of his public offices with the FSC TSB. Again, revealing a top down denial of due process in the Florida courts and disciplinary departments.

In Florida again, recent derailing of a complaint with the Florida Department of Business and Professional Regulation (“FDBPR”) against accountant in the scam, Gerald Lewin and his daughter Erika Lewin, was suddenly derailed after investigation on a finding of no probable cause. This appeared highly unusual since the FDBPR had stated they had Lucchesi and were informed to do their own separate investigation and to get back to him with their results to include in his overall case, this information was transmitted to the Iviewit management and again this rush to dismiss seemed suspect. After elevating the complaint to the OIG of the FDBPR and then on to the Governor’s office of Charlie Christ (“Christ”), again conflict was discovered when it was learned that the Governor’s office was controlled by Foley and Lardner partners, with Christ having created special posts in his office for a senior partner of Foley, Christopher Kise (“Kise), the former Solicitor General of Florida, a Foley partner. One now questions if the bizarre series of events at the FSC that led to a further denial of due process of the complaints was not derailed by Kise who may have acted without disclosing his conflicts to derail the complaints. In fact, one must ask why Proskauer Rose is controlling the Florida Courts and disciplinary departments when they are a New York firm with a small office in Boca Raton. Then why Foley and Lardner is controlling the Supreme Court of Florida and the Governors office, when they are a Wisconsin firm that had virtually no presence in Florida prior to meeting Iviewit. Finally, Christ who is personally represented by Foley and Lardner was found attempting to appoint a highly conflicted Foley partner to his office staff but high visibility in the press quashed that appointment.

It appears due to their array of attorneys and the monies generated from the stolen technologies, valued already to have generated several billion to several hundred billion dollars from date of invention that these law firms are capable of penetrating government posts at all levels. It has been speculated by many that due to the fact that outstanding amounts of evidence were submitted to authorities worldwide in the matters, that these criminals knew the only way to



IVIEWIT TECHNOLOGIES, INC.

Tuesday, April 17, 2007

Re: Iviewit Technologies, Inc. Investigation – W. Palm Beach, FL ~ Special Agent Stephen Lucchesi

Page 5 of 8

prevent prosecution was to seize the United States government top down to block prosecution at every level through conflicts and violations of public offices. It appears now that not only did they take over state governments top down, that they may have also sabotaged federal agencies that were charged with investigating, including what now appears the FBI possibly.

There also was a subterfuge in an ongoing investigation in Boca Raton Florida involving the Boca Raton Police Department ("BRPD"), an investigation that involved false claims by BRPD that the SEC was involved with investigating the matters along with the Boca PD, in allegations that several million dollars were stolen according to eye witnesses, monies that were partially the federally backed Small Business Administrations ("SBA") funds. These investigations were also into stolen proprietary equipment that BRPD initially recovered from the accused and stolen patents. After the ongoing investigation seemed to also be victim of internal subterfuge and the lead officer was accused of mishandling the investigations, the BRPD made claims that meetings were to be conducted with the Boca PD, Lucchesi, the company and two members of the SEC. Days before the supposed meeting, a lawyer for Iviewit asked that the SEC contacts names be revealed and when they finally put forth names, when contact these SEC agents denied any involvement at all and had no idea of the meeting they were to be attending in the next days. This revelation contradicted the BRPD's statements and lead to investigation by Lucchesi, the SEC and internal affairs at the Boca PD or so we thought, although with the retirement of Lucchesi and the FBI's disclosure today that they had no information on the case and that it may have retired with Lucchesi, discussed further herein, again the appearance of internal subterfuge raises its ugly head.

All of these matters are dwarfed, in lieu of a call just received from the W. Palm Beach office of the Federal Bureau of Investigation regarding where the Iviewit matters have gone since the retirement of Lucchesi. The call was from Active Supervisor, Special Agent, Joseph Sconzo ("Sconzo"). Sconzo stated that there are no records other than this weekends fax on the Iviewit matters and he has no records of the case ever being opened at that office or where it went or how it was handled. This is shocking, if not further evidence of possible corruption within the FBI and again a subterfuge of Iviewit complaints now by federal government agencies. When asked if there were any indication the case had been declined by the US Attorney and Lucchesi failed to notify anyone, he stated he could not find any evidence of anything at their offices. He stated he will get back to us with what he finds out but was not willing to put his findings in writing, stating he would only contact me through oral communications. We would like that the internal affairs investigation provide formal written confirmation that these actions are following proper and procedural formalities in the formal complaint process that rules FBI actions on how cases are handled procedurally according to law.

In fact, we would like to know what formal procedures should have followed contact with the US Attorney and what formal disposition procedures would have had to have been followed on any determination. Again, since it is being alleged that these law firms have politicked and



IVIEWIT TECHNOLOGIES, INC.

Tuesday, April 17, 2007

Re: Iviewit Technologies, Inc. Investigation – W. Palm Beach, FL ~ Special Agent Stephen Lucchesi

Page 6 of 8

consumed positions within investigatory bodies to prevent prosecution, certainly the FBI could have been similarly penetrated to cover up the matters. If the top down control elevates to the President and Vice President, as certain corollary evidence reveals, Presidential appointments and Governor appointments in Texas and Florida, may provide the necessary links to just who is preventing the prosecution of the Iviewit claims in every instance.

The FBI claim of loss of all case information at this time by the W. Palm office, including matters relating to the car bombing and investigation of those life or death matters, is also of particular concern, in that to some degree we felt that the matters were being investigated. This call by Sconzo should stand as sufficient cause for a full internal affairs investigation into all those involved in the matters and if their actions followed procedures to insure the Iviewit claims were afforded due process and procedure under law. Originally, in 2001, the first calls to the FBI were made to the Long Beach office of the FBI, relating to the initial death threats made against myself by recruits of the law firms Proskauer and Foley and Lardner, that forced my family to flee for the first of several times to save our lives. It is particularly disturbing that a case of this magnitude, involving crimes against the United States and foreign nations would have not a single trace of evidence at the investigating office of any disposition or outcome at all and a loss of the entire file by the office, now claiming per Sconzo that cases often retire when officers handling them retire???

Request was made of Sconzo to notify the office of internal affairs for the FBI and the OIG of the Department of Justice of his findings but there was no commitment that such action would be taken, despite the claim that on initial appearance there was no information regarding the matters that the office had undertaken which did raise a brow. When asked if there was also information regarding the federal crimes of submitting falsified patent applications to the USPTO and other Commerce Department agencies, crimes against the United States and foreign nations, not Iviewit or Eliot I. Bernstein, that Lucchesi was working on with other federal and state agencies, again there was no case or record of that office investigating any of these matters. Again, what appears to be cause for a thorough investigation by internal affairs and the DOJ OIG Inspector General, Glenn Fine ("Fine"), who has been advised and copied on many facets of these matters over the last two years, is the frightening fact that no one has a forward plan for the matters or even has record of the crimes Lucchesi stated where under formal FBI investigations. Sconzo was apprised that Fine's office was involved and his attitude became more of attuned to investigating further than attempting to tell us that the matters must not have been worthy of investigation based on the fact that he could not find any evidence of them in his offices, his statements prior to learning of Fine's involvement. Sconzo's call seems highly out of place and sent a shiver down the spine to those involved and witnesses, as the question asked was why he called us prior to contacting retired agent Lucchesi first to get apprised of the case disposition.

Please contact me immediately regarding these matters, as I fear for not only for the life of my family but those who had volunteered to act as witness and others, that presumed they were



IVIEWIT TECHNOLOGIES, INC.

Tuesday, April 17, 2007

Re: Iviewit Technologies, Inc. Investigation – W. Palm Beach, FL ~ Special Agent Stephen Lucchesi

Page 7 of 8

doing so with the FBI investigating the matters. I am in grave concern that the FBI has taken no actions to protect a citizen whose life has been threatened repeatedly, whose car has been blown up and confirmed as committed with intent by fire investigators. A group of citizens who have followed all the rules of making complaints to all the proper authorities, to find that no one is protecting their rights to life, as well as, the rights guaranteed through the Constitution under Article 1, Sec 8, Clause 8 pertaining to protection of inventors with the full weight of the Constitution, in the event of just such attempts to steal such inventions and murder inventors. In fact, in a RICO case the FBI typically offers protection to witnesses against corruption from small or large mobsters when witnesses' lives may be in danger. Where a group of citizens have brought allegations of corruption that may yield a Patentgate, with attempted murders already occurring in the US and threats already effectuated against ones life, it is stunning that FBI officers who have been fully apprised of the matters and tendered evidence and witnesses against the accused, have not granted an iota of protection to those who are in danger, all indicating a top down control of the government and its regulatory agencies. Control by those at the top to aid and abet those alleged to have committed such atrocities, through violation of public offices of these federal and state investigatory agencies. Most disturbing though is that it now appears that no one is protecting the United States and foreign nations from a group of criminals cloaked as lawyers, politicians and judicial members!

Not even the protection that the case has been handled according to procedure and afforded due process to the complainants at all, by now federal agencies, who claim the files are missing. Not even that the matters are being properly docketed and afforded due process and procedure according to law, is even more mind boggling. Please notify both the House and Senate Judiciary Committee members who are reviewing these matters, of your findings on behalf of the crimes against the United States and the crimes against Iviewit, its shareholders (including the SBA, the largest investor and shareholder of the technologies through SBIC loans) and the inventors, as well as myself of your findings in a formal written statement of the outcome of this complaint to instigate an internal affairs audit of these matters.

For more information regarding the complaints filed with the FBI, please visit the Iviewit website at www.iviewit.tv, there is a plethora of information in the Supreme Court Exhibit Gallery, including correspondences with the FBI.



IVIEWIT TECHNOLOGIES, INC.

Tuesday, April 17, 2007

Re: Iviewit Technologies, Inc. Investigation – W. Palm Beach, FL ~ Special Agent Stephen Lucchesi

Page 8 of 8

With best regards,

A handwritten signature in black ink, appearing to read "E.I. Bernstein", is written over the typed name.

Eliot I. Bernstein
President
Iviewit Technologies, Inc./Iviewit
Holdings, Inc.

e copy and/or cc:

Select Members of the House and Senate Judiciary Committee's
Senator Dianne Feinstein

The Honorable Inspector General, Department of Justice, Glenn Fine
Director of the Office of Enrollment & Discipline, United States Patent & Trademark Office,
Harry I. Moatz

The Honorable Inspector General, Department of Commerce, Johnnie Frazier
Under Secretary of Commerce for Intellectual Property and Director of the United States
Patent and Trademark Office, Jon W. Dudas

F

Florida

FBI Jacksonville
Suite 200
7820 Arlington
Expressway
Jacksonville, Florida
32211-7499
jacksonville.fbi.gov
(904) 721-1211

FBI North Miami Beach
16320 Northwest Second Avenue
North Miami Beach, Florida 33169-6508
miami.fbi.gov
(305) 944-9101

top of page ↗

FBI Tampa
5525 West Gray Street
Tampa, Florida 33609
tampa.fbi.gov
(813) 253-1000

G

Georgia

FBI Atlanta
Suite 400
2635 Century Parkway,
Northeast
Atlanta, Georgia 30345-
3112
atlanta.fbi.gov
(404) 679-9000

top of page ↗

H

Hawaii

FBI Honolulu
Room 4-230, Kalaniana'ole
FOB
300 Ala Moana Boulevard
Honolulu, Hawaii 96850-
0053

top of page ↗