EXHIBIT 28 – EXPOSE CORRUPT COURT ARTICLES

478

FRIDAY, JANUARY 25, 2013

"FORMER INSIDER ADMITS TO ILLEGAL WIRETAPS FOR NYS 'ETHICS BOSSES'"

HTTP://EXPOSECORRUPTCOURTS.BLOGSPOT.COM/2013/01/FORMER-INSIDER-ADMITS-TO-ILLEGAL.HTML

This story is written and posted by McKeown. The article details Obstruction of Justice against Related Case to this Lawsuit (07cv09599) Anderson v The State of New York, et al. filed by Whistleblower Christine C. Anderson, Esq. former Attorney at Law for the DDC and an expert in Attorney at Law Disciplinary complaints. The article details an invasion of privacy against Anderson to "OBSTRUCT JUSTICE" so outrageous as to completely have prejudiced not only the Anderson related lawsuit but this Lawsuit and every lawsuit related to Anderson, including but not limited to the following:

- (07cv11612) Esposito v The State of New York, et al.,
- (08cv00526) Capogrosso v New York State Commission on Judicial Conduct, et al.,
- (08cv02391) McKeown v The State of New York, et al.,
- (08cv02852) Galison v The State of New York, et al.,
- (08cv03305) Carvel v The State of New York, et al., and,
- (08cv4053) Gizella Weisshaus v The State of New York, et al.
- (08cv4438) Suzanne McCormick v The State of New York, et al.
- (08 cv 6368) John L. Petrec-Tolino v. The State of New York

Selected Quotes from this story,

"FORMER INSIDER ADMITS TO ILLEGAL WIRETAPS FOR NYS "ETHICS BOSSES

http://exposecorruptcourts.blogspot.com/2013/01/former-insider-admits-to-illegal.html

Evidence was obtained on Thursday, January 24, 2013, confirming the position of a former NYS attorney ethics committee insider that various illegal actions were employed by New York State employees to target and/or protect select attorneys.

For purposes of this article, a first in a series, the former insider will be referred to as "The Cleaner's Man" or "The Man."

The Cleaner

During the wrongful termination case of former Manhattan ethics attorney Christine Anderson, it was revealed that New York State employees had a nick-name for supervising ethics attorney Naomi Goldstein. Naomi Goldstein was, "The Cleaner."

"Ethics" Retaliation Machine Was Real.

The focus of this initial article concerns the 1st and 2nd judicial department, though the illegal methods are believed to have been utilized statewide in all 4 judicial departments.

The Cleaner's Man says that he would receive a telephone call from Naomi Goldstein, who would say, "we have another target, I want to meet you..." The Man also says that Thomas Cahill, a former DDC Chief Counsel, and Sherry Cohen, a former Deputy-Chief Counsel, were knowledgeable of all of Naomi Goldstein's activity with him and his team.

The meetings, he says, were usually at a park or restaurant near the Manhattan Attorney ethics offices (the "DDC") in lower Manhattan, however he did over time meet Goldstein at his office, the DDC or in movie theater- a venue picked by Naomi. Goldstein would provide her Man with the name, and other basic information, so that the Man's team could begin their "investigation."

The Man specifically recalls Naomi Goldstein advising him to "get as much damaging information as possible on Christine [Anderson]."

The Man says that they then tapped Ms. Anderson's phones, collected ALL "ISP" computer data, including all emails, and set up teams to surveil Anderson 24/7. The Man says he viewed the improperly recorded conversations and ISP data, and then personally handed those items over to Naomi Goldstein.

Anderson should not, however, feel like she was a lone target. According to The Man, "....over 125 cases were interfered with...." And there were dozens of "targeted" lawyers, says The Man, adding, that the actions of his teams were clearly "intentionally obstructing justice."

If Ms. Goldstein had identified the Ethics Committee's newest target as an attorney, it was quickly qualified with whether the involved lawyer was to be "screwed or UNscrewed." Unscrewed was explained as when an attorney needed to be "protected" or "saved" even if they did, in fact, have a major ethics problem.

The Man has a nice way of explaining his actions, the "authority" to so act and, he says, over 1.5 million documents as proof...... The U.S. Attorney is aware of The Man and his claims...."

FEBRUARY 10, 2013

"UPDATE ON ATTORNEY "ETHICS" COMMITTEES' ILLEGAL WIRETAPS FORMER INSIDER ADMITS TO ILLEGAL WIRETAPS FOR "ETHICS" BOSSES."

http://exposecorruptcourts.blogspot.com/2013/02/update-on-attorney-ethics-committees.html

Excerpts from the article,

Evidence was obtained on Thursday, January 24, 2013, confirming the position of a former New York State attorney ethics committee insider that various illegal actions were employed by New York State supervising employees to target and/or protect select attorneys.

The Cleaner

Many of the most powerful attorneys in the United States are licensed to practice law in New York State, and if the business address for that lawyer is located in The Bronx or Manhattan, legal ethics is overseen by the Departmental Disciplinary Committee (the "DDC"), a group that falls under Manhattan's Appellate Division of The NY Supreme Court, First Department.

A few years ago, and during a wrongful termination case involving a former DDC ethics attorney, Christine Anderson, it was revealed that DDC employees had a nick-name for a supervising ethics attorney, Naomi Goldstein. "Ethics" Supervising Attorney Naomi Goldstein was known as "the Cleaner."

"Ethics" Retaliation Machine Was Real

There are usually cries of "retaliation" whenever charges of violating regulations of attorney ethics rules are lodged against a lawyer. However, an investigation of activity at the DDC for a ten year period reveals starling evidence of routine and improper retaliation, evidence tampering and widespread coverups.

Importantly, an insider, who says he was involved in the illegal activity, including widespread wiretapping, has provided the troubling details during recent interviews. He says he supervised the teams that acted illegally. The insider says that he was Naomi Goldstein's 'man' - The Cleaner's 'man' - and that he would simply receive a telephone call from Naomi Goldstein, and who would say, "we have another target, I want to meet you..." He also says that Thomas Cahill, a former DDC Chief Counsel, and Sherry Cohen, a former Deputy-Chief Counsel- and

now in private practice helping lawyers in "ethics" investigations, were part of, and knowledgeable of, the illegal activity.

The meetings, the insider says, were usually at a park or restaurant near the DDC's lower Manhattan ethics' offices, however he did over time meet Goldstein at his office, inside the DDC or in movie theater- a venue picked by Naomi. Goldstein only needed to provide him with the name and other basic information, so that his team could begin their "investigation."

He specifically recalls Naomi Goldstein advising him to "get as much damaging information as possible on Christine [Anderson,]" the former DDC staff attorney who had complained that certain internal files had been gutted of collected evidence.

Naomi's "man" says that they then tapped Ms. Anderson's phones, collected ALL "ISP" computer data, including all emails, and set up teams to surveil Anderson 24/7.

He says he reviewed the illegally recorded conversations and ISP data, and then personally handed those items over to Naomi Goldstein.

Attorney Christine Anderson should not, however, feel like she was a lone target. Initially, Goldstein's "man," indicated that "....over 125 [attorney] cases were interfered with...." But a subsequent and closer review of approximately 1.5 million documents has revealed that there may have been many hundreds of attorneys, over the ten-year-period, involved in the DDC's dirty tricks, focused retaliation and planned coverups.

Previously identified "targeted" lawyers were only numbered in the "dozens," but that was before the years-old documents were reviewed. In initial interviews, the insider says that if Ms. Goldstein had identified the DDC ethics committee's newest target as an attorney, it was quickly qualified with whether the involved lawyer was to be "screwed or UNscrewed." Unscrewed was explained as when an attorney needed to be "protected" or "saved" even if they did, in fact, have a major ethics problem. But targets, it is now revealed, were not always identified as having a law license.

The DDC insider also says that litigants (most of whom were not attorneys) were also DDC targets. The on-going document review continues to refresh the memory of the insider, after initially only remembering names from high-profile cases involving "big-name" attorneys. But one fact remains constant, says the insider- the actions of his teams were clearly and "intentionally obstructing justice."

WEDNESDAY, FEBRUARY 13, 2013

"JUDGES WERE ILLEGALLY WIRETAPPED, SAYS INSIDER"

http://exposecorruptcourts.blogspot.com/2013/02/judges-were-illegally-wiretapped-says.html

Not only were attorneys targeted for 24/7 wiretapping of their personal and business phones, but judges in New York also became victims of the illegal whims of political insiders, according to a former insider who says he supervised parts of the operation for years.

It was previously reported that evidence was obtained on January 24, 2013 confirming illegal actions against New York attorneys, **including the continuous and illegal wiretapping of their phones and the complete capture and copying of all internet ISP activity, including email.** CLICK HERE TO SEE BACKGROUND STORY "Former Insider Admits to Illegal Wiretaps for "Ethics Bosses"

The Manhattan-based attorney ethics committee, the Departmental Disciplinary Committee (the "DDC"), a state-run entity that oversees the "ethics" of those who practice law in The Bronx and Manhattan, has been identified of <u>utilizing the illegal activity- at will, and by whim- to either target or protect certain attorneys.</u>

One Manhattan supervising ethics attorney, Naomi Goldstein, was identified as a regular requestor of the **illegal tape recordings**, and former chief counsel [DEFENDANT] Thomas Cahill has been described in interviews as being "very involved" to those who were conducting the illegal activity. Cahill subsequently retired, however New York State-paid attorney Naomi Goldstein still supervises "ethics" investigations from her Wall Street DDC 2nd floor office at 61 Broadway. THERE'S MORE TO THIS STORY, see the first 3 judges identified CLICK HERE TO SEE THE LATEST ETHICSGATE UPDATE

WEDNESDAY, FEBRUARY 13, 2013

"JUDGES WERE ILLEGALLY WIRETAPPED, SAYS INSIDER"

http://ethicsgate.blogspot.com/2013/02/judges-were-illegally-wiretapped-says.html

Not only were attorneys targeted for 24/7 wiretapping of their personal and business phones, but judges in New York also became victims of the illegal whims of political insiders, according to a former insider who says he supervised parts of the operation for years.

It was previously reported that evidence was obtained on January 24, 2013 confirming illegal actions against New York attorneys, including the continuous and illegal wiretapping of their phones and the complete capture and copying of all internet ISP activity, including email. CLICK HERE TO SEE BACKGROUND STORY "Former Insider Admits to Illegal Wiretaps for "Ethics Bosses"

The Manhattan-based attorney ethics committee, the Departmental Disciplinary Committee (the "DDC"), a state-run entity that oversees the "ethics" of those who practice law in The Bronx and

Manhattan, has been identified of utilizing the illegal activity- at will, and by whim- to either target or protect certain attorneys.

One Manhattan supervising ethics attorney, Naomi Goldstein, was identified as a regular requestor of the illegal tape recordings, and former chief counsel Thomas Cahill has been described in interviews as being "very involved" to those who were conducting the illegal activity. Cahill subsequently retired, however New York State-paid attorney Naomi Goldstein still supervises "ethics" investigations from her Wall Street DDC 2nd floor office at 61 Broadway.

Ethicsgate

According to the source, one New York "ethics" legend, Alan Friedberg, was "very well known" to those conducting the illegal wiretapping activity. Friedberg, who has become the poster child for unethical tactics while conducting "ethics" inquiries, appears to have been present in the various state offices where illegal wiretaps were utilized. Friedberg worked for the New York State Commission on Judicial Conduct (the "CJC") before running the Manhattan attorney "ethics" committee as chief counsel for a few years. Friedberg then resurfaced at the CJC, where he remains today. The CJC investigates ethics complaints of all judges in New York State.

Judges Deserve Justice Too, Unless Political Hacks Decide Otherwise

While court administrators have effectively disgraced most judges with substandard compensation, it appears that at least the selective enforcement of "ethics" rules, dirty tricks and retaliation were equally employed on lawyers and judges alike.

According to the insider, targeted judges had their cellphones, homes and court phones wiretapped- all without required court orders. In addition, according to the source, certain courtrooms, chambers and robing rooms were illegally bugged.

A quick review of notes from over one million pages of evidence, according to the insider, reveals that the "black bag jobs" included: NYS Supreme Court Judge, the Hon. Alice Schlesinger (Manhattan), Criminal Court Judge, the Hon. Shari R. Michels (Brooklyn) and NYS Supreme Court Judge, the Bernadette Bayne (Brooklyn).

More coming soon...... sign up for email alerts, at the top of this page......

CLICK HERE to see, "Top Judicial 'Ethics' Lawyer Settles Lack-of-Sex Lawsuit"

FRIDAY FEBRUARY 15, 2013

"NY GOVERNOR ANDREW CUOMO ASKED TO SHUT DOWN JUDICIAL "ETHICS" OFFICES."

http://ethicsgate.blogspot.com/2013/02/ny-governor-andrew-cuomo-asked-to-shut.html

Selected Quotes from that story,

New York State Governor Andrew Cuomo has been formally requested to immediately shut down the offices of The Commission on Judicial Conduct (the "CJC"), the state agency charged with overseeing the ethics of all judges in the Empire State. The request comes from a public integrity group after confirmation that the CJC has been involved in illegally wiretapping and other illegal "black bag operations" for years.

Governor Cuomo is asked to send New York State Troopers to close and secure the state's three judicial ethics offices: the main office on the 12th floor at 61 Broadway in Manhattan, the capital office in Albany at the Corning Tower in the Empire State Plaza, and the northwest regional office at 400 Andrews Street in Rochester.

The Governor is asked to telephone the Assistant United States Attorney who is overseeing the millions of items of evidence, most of which that has been secreted from the public- and the governor- by a federal court order.

Governor Cuomo was provided with the direct telephone number of the involved federal prosecutor, and simply requested to confirm that evidence exists that certain state employees in New York's so-called judicial "ethics" committee illegally wiretapped state judges.

The request to the governor will be posted at www.ethicsgate.com later today. (Media inquiries can be made to 202-374-3680.)

FRIDAY, FEBRUARY 15, 2013

"SEE THE LETTER TO NEW YORK GOVERNOR ANDREW CUOMO RE: WIRETAPPING JUDGES..."

CLICK HERE TO SEE THE LETTER, AT

HTTP://ETHICSGATE.BLOGSPOT.COM/2013/02/LETTER-TO-NEW-YORK-GOVERNOR-ANDREW.HTML "

Selected quotes from that article and the letter to Cuomo,

Friday, February 15, 2013 Letter to New York Governor Andrew Cuomo Re: Wiretapping Judges The letter was delivered to the Governor's Manhattan and Albany offices: Reform2013.com [**REDACTED**] 202-374-3680 tel 202-827-9828 fax



[**REDACTED**]

February 15, 2013

The Honorable Andrew M. Cuomo, Governor of New York State NYS Captiol Building Albany, New York 12224 [**REDACTED**] [**REDACTED**] [**REDACTED**]

RE: ILLEGAL WIRETAPPING OF JUDGES BY THE COMMISSION ON JUDICIAL CONDUCT

Dear Governor Cuomo

I respectfully request that you telephone Assistant U.S. Attorney [**REDACTED**] and ask whether there is any credible evidence in the millions of documents, currently under court seal in case # [**REDACTED**] regarding the illegal wiretapping of New York State judges and attorneys [**REDACTED**]

I believe you will quickly confirm that certain NYS employees at the judicial and attorney "ethics" committees routinely directed such "black bag operations" by grossly and illegally abusing their access to [**REDACTED**]

New York judges and lawyers, and obviously the public, deserve immediate action to address the widespread corruption in and about the state's so-called "ethics" oversight entities. According, it is requested that you temporarily shut down and secure New York's "ethics" offices and appoint, by executive order, an Ethics Commission to investigate, etc.

Please take immediate action regarding this vital issue, and so as to continue your efforts to help all New Yorkers restore their faith in their government. [**REDACTED**]

cc: Assistant U.S. Attorney [**REDACTED**] The Hon. [**REDACTED**] [**REDACTED**]

TUESDAY, FEBRUARY 19, 2013

"ETHICSGATE UPDATE FAXED TO EVERY U.S. SENATOR WWW.ETHICSGATE.COM "THE ULTIMATE VIOLATION OF TRUST IS THE CORRUPTION OF ETHICS OVERSIGHT" EXCLUSIVE UPDATE"

http://exposecorruptcourts.blogspot.com/2013/02/ethicsgate-update-faxed-to-every-us.html

Tuesday, February 19, 2013 --- New York State Governor Andrew Cuomo asked to shut down judicial "Ethics" offices after evidence reveals illegal wiretapping of judges - Andrew Cuomo was formally requested on Friday, February 15, 2013 to shut down the NYS Commission on Judicial Conduct, the state agency charged with overseeing the ethics of all non-federal judges in the Empire State. Governor Cuomo will confirm with federal prosecutors that a case, where millions of documents are held under seal, contains evidence of widespread "black bag operations" that advanced, over more than a decade, knowingly false allegations against targets while protecting favored insiders, including Wall Street attorneys.... See the full story at:

www.ethicsgate.com"

THURSDAY, FEBRUARY 28, 2013

"NEW YORK SENATORS ASKED TO APPOINT ETHICS CORRUPTION LIAISON...EVERY NEW YORK STATE SENATOR HAS BEEN REQUESTED TO APPOINT AN "ETHICS CORRUPTION LIAISON" SO THAT TIMELY INFORMATION IN THE EVER-GROWING SCANDAL INSIDE NEW YORK'S SO-CALLED "ETHICS" ENTITIES MAY BE PROVIDED TO EACH STATE SENATOR."

http://exposecorruptcourts.blogspot.com/2013/02/new-york-senators-asked-to-appoint.html

Reform2013.com Ethicsgate.com February 28, 2013 Via Facsimile [as noted below]

RE: Illegal Wiretapping of NYS Judges and Attorneys by "Ethics" Entities

Dear Senator,

On February 15, 2013, we formally requested that Governor Cuomo contact the Assistant U.S. Attorney handling a sensitive federal case wherein credible evidence, in the millions of documents currently under court seal, support the allegation of the widespread illegal wiretapping of New York State judges and attorneys over at least the last ten years. In addition, other individuals- unrelated to that sealed federal matter- allege the exact same illegal activity.

The illegal wiretapping is alleged to have been directed by named senior personnel (and NYS employees) at the Commission on Judicial Conduct (the "CJC") and by at least two of the state's 4 judicial departments' attorney ethics committees.

We are, of course, confident that Governor Cuomo is taking decisive action regarding these troubling allegations, and we are now requesting that you, as a New York State Senator, begin a comprehensive review of the troubling issues.

As we are all aware, certain corrupt forces in New York have caused tremendous damage to the very soul of this great state. Now, the improper actions have accomplished the "ultimate corruption" - they have compromised and corrupted New York's so-called "ethics oversight" entities.

New York judges and lawyers, and obviously the public, deserve immediate action to address the widespread corruption in and about the state's so-called "ethics" oversight entities. (Additional information is available at www.Reform2013.com)

Accordingly, it is requested that you direct someone in your office to act as the liaison regarding this Ethics Corruption, and that he or she be in contact with us so that we may best communicate information to your office. Please have your designee contact us at their earliest convenience.

Thank you.

Very truly yours,

Reform2013



WEDNESDAY, APRIL 3, 2013

FORMAL COMPLAINT FILED AGAINST NYS EMPLOYEES FOR ILLEGAL WIRETAPPING...THE WIDESPREAD ILLEGAL WIRETAPPING INCLUDED TARGETED NEW YORK STATE JUDGES AND ATTORNEYS.....

http://exposecorruptcourts.blogspot.com/2013/04/formal-complaint-filed-against-nys.html

Reform2013.com P.O. Box 3493 New York, New York 10163 202-374-3680 tel 202-827-9828 fax

April 3, 2013

Robert Moossy, Jr., Section Chief Criminal Section, Civil Rights Division US Department of Justice via facsimile # 202-514-6588 950 Pennsylvania Avenue, NW Washington, D.C. 20530

RE: Formal Complaint Against New York State Employees Involving Constitutional Violations, including widespread illegal wiretapping

Dear Mr. Moossy,

In researching and reporting on various acts of corruption in and about the New York State Court System, specific reviewed evidence supports allegations that over a ten-yearplus period of time, certain NYS employees participated in the widespread practice of illegal wiretapping, inter alia. As these individuals were in supervisory positions at "ethics oversight" committees, the illegal wiretapping largely concerned attorneys and judges, but their actions also targeted other individuals who had some type of dealings with those judicial and attorney "ethics" committees.

The NY state-employed individuals herein complained of include New York State admitted attorneys Thomas Joseph Cahill, Alan Wayne Friedberg, Sherry Kruger Cohen, David Spokony and Naomi Freyda Goldstein.

At some point in time shortly after 9/11, and by methods not addressed here, these individuals improperly utilized access to, and devices of, the lawful operations of the Joint Terrorism Task Force (the "JTTF"). These individuals completely violated the provisions of FISA, ECPA and the Patriot Act for their own personal and political



agendas. Specifically, these NY state employees essentially commenced "black bag operations," including illegal wiretapping, against whomever they chose- and without legitimate or lawful purpose.

To be clear, any lawful act involving the important work of the JTTF is to be applauded. The herein complaint simply addresses the unlawful access- and use- of JTTF related operations for the personal and political whims of those who improperly acted under the color of law. Indeed, illegally utilizing JTTF resources is not only illegal, it is a complete insult to those involved in such important work.

In fact, hard-working and good-intentioned prosecutors and investigators (federal and state) are also victims here, as they were guided and primed with knowingly false information.

Operations involving lawful activity- and especially as part of the important work of the JTTF and related agencies- are not at issue here. This complaint concerns the illegal use and abuse of such lawful operations for personal and political gain, and all such activity while acting under the color of law. This un-checked access to highly-skilled operatives found undeserving protection for some connected wrong-doers, and the complete destruction of others- on a whim, including the pre-prosecution priming of falsehoods ("set-ups"). The aftermath of such abuse for such an extended period of time is staggering.

It is believed that most of the 1.5 million-plus items in evidence now under seal in Federal District Court for the Eastern District of New York, case #09cr405 (EDNY) supports the fact, over a ten-year-plus period of time, of the illegal wiretapping of New York State judges, attorneys, and related targets, as directed by state employees.

To be sure, the defendant in #09cr405, Frederick Celani, is a felon who is now regarded by many as a conman. Notwithstanding the individual (Celani), the evidence is clear that Celani once supervised lawful "black bag operations," and, further, that certain NYS employees illegally utilized access to such operations for their own illegal purposes. (Simple reference is made to another felon, the respected former Chief Judge of the New York State Court of Appeals, Sol Wachtler, who many believe was victimized by political pre-priming prosecution.)

In early February, 2013, I personally reviewed, by appropriate FOIL request to a NYS Court Administrative Agency, over 1000 documents related to the herein complaint. Those documents, and other evidence, fully support Celani's claim of his once-lawful supervisory role in such JTTF operations, and his extended involvement with those herein named. (The names of specific targeted judges and attorneys are available.)

One sworn affidavit, by an attorney, confirms the various illegal activity of Manhattan's attorney "ethics" committee, the Departmental Disciplinary Committee (the "DDC"), which includes allowing cover law firm operations to engage in the practice of law without a law license. Specifically, evidence (attorney affidavits, etc.) supports the claim that Naomi Goldstein, and other DDC employees supervised the protection of the



unlicensed practice of law. The evidence also shows that Ms. Goldstein knowingly permitted the unlicensed practice of law, over a five-year-plus period of time, for the purpose of gaining access to, and information from, hundreds of litigants.

Evidence also supports the widespread illegal use of "black bag operations" by the NYS employees for a wide-range of objectives: to target or protect a certain judge or attorney, to set-up anyone who had been deemed to be a target, or to simply achieve a certain goal. The illegal activity is believed to not only have involved attorneys and judges throughout all of the New York State, including all 4 court-designated ethics "departments," but also in matters beyond the borders of New York.

Other evidence points to varying and widespread illegal activity, and knowledge of such activity, by these and other NYS employees - all of startling proportions. For example:

- The "set-up" of numerous individuals for an alleged plot to bomb a Riverdale, NY Synagogue. These individuals are currently incarcerated. The trial judge, U.S. District Court Judge Colleen McMahon, who publicly expressed concerns over the case, saying, "I have never heard anything like the facts of this case. I don't think any other judge has ever heard anything like the facts of this case." (2nd Circuit 11cr2763)
- The concerted effort to fix numerous cases where confirmed associates of organized crime had made physical threats upon litigants and/or witnesses, and/or had financial interests in the outcome of certain court cases.
- The judicial and attorney protection/operations, to gain control, of the \$250 millionplus Thomas Carvel estate matters, and the pre-prosecution priming of the \$150 million-plus Brooke Astor estate.
- The thwarting of new evidence involving a mid 1990's "set-up" of an individual, who spent over 4 years in prison because he would not remain silent about evidence he had involving financial irregularities and child molestation by a CEO of a prominent Westchester, NY non-profit organization. (Hon. John F. Keenan)
- The wire-tapping and ISP capture, etc., of DDC attorney, Christine C. Anderson, who had filed a lawsuit after being assaulted by a supervisor, Sherry Cohen, and after complaining that certain evidence in ethics case files had been improperly destroyed. (See SDNY case #07cv9599 Hon. Shira A. Scheindlin, U.S.D.J.)
- The eToys litigation and bankruptcy, and associates of Marc Dreir, involving over \$500 million and the protection by the DDC of certain attorneys, one who was found to have lied to a federal judge over 15 times.
- The "set-up" and "chilling" of effective legal counsel of a disabled woman by a
 powerful CEO and his law firms, resulting in her having no contact with her children
 for over 6 years.
- The wrongful detention for 4 years, prompted by influential NY law firms, of an early whistleblower of the massive Wall Street financial irregularities involving Bear Sterns and where protected attorney-client conversations were recorded and distributed.
- The blocking of attorney accountability in the \$1.25 billion Swiss Bank Holocaust Survivor settlement where one involved NY admitted attorney was ultimately

disbarred- in New Jersey. Only then, and after 10 years, did the DDC follow with disbarment. (Gizella Weisshaus v. Fagan)

Additional information will be posted on <u>www.Reform2013.com</u>

The allegations of widespread wiretapping by New York's so-called "ethics" committees were relayed to New York Governor Andrew M. Cuomo on February 15, 2013, and to the DDC Chairman Mr. Roy R. L. Reardon, Esq., who confirmed, on March 27, 2013, his knowledge of the allegations. (Previously, on March 25, 2013, I had written to DDC Deputy Chief Counsel Naomi Goldstein, copying Mr. Reardon, of my hope that she would simply tell the truth about the improper activity, inter alia.)

New York judges and lawyers, and obviously the public, deserve immediate action to address the widespread corruption in and about New York's so-called "ethics" oversight entities.

Please take immediate action regarding this troubling issue, and so as to continue the DOJ's efforts to help all New Yorkers restore their faith in their government.

CC:

U.S. Attorney Loretta E. Lynch via facsimile 718-254-6479 and 631-715-7922 U.S. DOJ Civil Rights Section via facsimile 202-307-1379, 202-514-0212 The Hon. Arthur D. Spatt, via facsimile 631-712-5626 The Hon. Colleen McMahon via facsimile 212-805-6326 Hon. Shira A. Scheindlin via facsimile 212-805-7920 Assistant U.S. Attorney Demetri Jones via facsimile 631-715-7922 Assistant U.S. Attorney Perry Carbone via facsimile 914-993-1980 Assistant U.S. Attorney Brendan McGuire via 212-637-2615 and 212-637-0016 FBI SSA Robert Hennigan via facsimile 212-384-4073 and 212-384-4074 Pending SEC Chair Mary Jo White via facsimile 212-909-6836

Posted by Corrupt Courts Administrator at 2:11 PM

2/5/14 5:37 AM

8+ Share 0 More Next Blog»

Create Blog Sign In

EXPOSE CORRUPT COURTS

MLK said: "Injustice Anywhere is a Threat to Justice Everywhere"

End Corruption in the Courts!

Court employee, judge or citizen - Report Corruption in any Court Today !! As of January 12, 2014, we've received over 137,725 tips...KEEP THEM COMING !! Email: CorruptCourts@gmail.com Twitter: @corruptcourts

REFRESH - Go To Home Page

Most Read Stories

- Tembeckjian's Corrupt Judicial 'Ethics' Commission Out of Control
- As NY Judges' Pay Fiasco Grows, Judicial 'Ethics' Chief Enjoys Public-Paid Perks
- New York Judges Disgraced Again
- Wall Street Journal: When our Trusted Officials Lie
- Massive Attorney Conflict in Madoff Scam
- FBI Probes Threats on Federal Witnesses in New York Ethics Scandal
- Federal Judge: "But you destroyed the faith of the people in their government."
- Attorney Gives New Meaning to Oral Argument
- Wannabe Judge Attorney Writes About Ethical Dilemmas SHE Failed to Report
- 3 Judges Covered Crony's 9/11 Donation Fraud
- Former NY State Chief Court Clerk Sues Judges in Federal Court
- Concealing the Truth at the Attorney Ethics Committee
- NY Ethics Scandal Tied to International Espionage Scheme
- Westchester Surrogate's Court's Dastardly Deeds

Ethicsgate

Former Insider Admits to Illegal Wiretaps for NYS "Ethics Bosses"

Friday, August 24, 2007

http://exposecorruptcourts.blogspot.com/2007/08/justice-dept-widens-patentgate-probe.html

CLICK HERE TO FOLLOW US ON TWITTER CLICK HERE TO FOLLOW US ON FACEBOOK

Buying Judges, Payback Expected



Att'ys Scratch Backs of Judge Wannabes

Westchester Keeping Feds Busy

- Anthony Scarpino
- Francis Nicolai

Search This Blog

Frank and the second seco
Search

ExposeCorruptCourts.blogspot.com

1.0

14

Posts	
-------	--

Comments

Ethicsgate

- www.Ethicsgate.com
- www.LawEnforcementCorruption.blogspot.com

Justice Department Widens "Patentgate" Probe Buried by Ethics Chief Thomas J. Cahill...CLICK HERE FOR FULL STORY

In a letter dated July 16, 2007, the U.S. Department of Justice, Office of Professional Responsibility, announced from its Washington, D.C. headquarters that it was expanding its investigation into a bizarrely stalled FBI investigation that involves an almost surreal story of the theft of nearly 30 U.S. Patents, and other intellectual property, worth billions of dollars. The probe reaches some of New York's most prominent politicians and judges, and has already proven to be a stunning embarrassment to the State's ethics watchdog committees. (*To the right, see the July 16, 2007 letter "D.O.J. Widens Patentgate Probe"*)...

Coming Soon: Iviewit's Patentgate -

Part II - Naming the Patentgate Players (New York's Top Politicians and Judges) Part III - Why a Once-Top Law Firm Thought They'd Get Away with It (\$\$) Part IV - The Groundbreaking Iviewit Technology & Patentgate Fraud Proof

Part I

The Fox and the Hen House

It was only recently exposed in July that the underlying "Patentgate" inquiries were effectively buried, or derailed, under the leadership of Manhattan's top State ethics Chief Counsel, Thomas J. Cahill, Esq. Mr. Cahill's "retirement" was then quickly announced after his own ethical failings in the Patentgate matter, along with other ethics complaints that were made, became known.

While no one can exactly figure out how inquiries under Mr. Cahill's charge went so awry, one thing is certain. At the same time the Patentgate probes were being secreted by state officials in New York, the United States Patent and Trademark Office Patent bar increased their own investigation into the same matter implicating the same attorneys. (*Note: Mr. Cahill's replacement was recently decided, and an announcement is expected as early as next week by the Appellate Division, First Department Presiding Justice, Jonathan Lippman.*)

"Patentgate"

http://exposecorruptcourts.blogspot.com/2007/08/justice-dept-widens-patentgate-probe.html

VIDEO OF MANHATTAN SEPTEMBER 24, 2009 COURT CORRUPTION HEARING!

NY Daily News on Court Corruption



NY Daily News on Court Corruption - See May 17, 2007 Post

Was Tom Carvel Murdered for Hundreds of Millions? (CLICK ON PHOTO)



Body of Tom Carvel to be Exhumed

Part 1 of June 8, 2009 Court Corruption Hearing The defrauded company is called "*lviewit*" - pronounced, "I-view-it." The company's internet site originally advertised their groundbreaking technology. Now, the opening page of the company website (www.iviewit.tv) displays unsettling photographs of the inventor's family vehicle after it was bombed.

"This is quite serious," says an investigator close to the federal probe. "The charges allege that valuable 'back-bone enabling digital imaging technology'--MPEG type intellectual property-- was stolen by the inventor's own attorneys, the once-untouchable Manhattan based law firm Proskauer Rose. This is going to get very ugly," he says.

Members of the U.S. Senate and U.S. House Judiciary Committees have known about the Iviewit investigation since about September of 2006, and it is in our nation's capital where the matter quickly earned its moniker "Patentgate." And the story was also globally known in technical, Intellectual Property circles. But the big question remains: how did such an explosive story like Patentgate stay off every mainstream media's radar screen—especially in New York.

"I know how," says a retired federal agent who asked not to be identified. "Phone calls were made—many phone calls. Plain and simple." And while this retired federal agent isn't surprised by the apparent "cover-up," he is alarmed by his own findings after a month-long independent review of all submitted Iviewit papers. "I can't find one discrepancy in the allegations, not one unsubstantiated charge," he says. "For one, you have the highest state courts in New York white-washing this thing with 'unpublished' rulings. And then you have state ethics committees contradicting themselves-- in writing, no less. It's a complete meltdown," he concludes. "The broken system appears to have finally fallen apart."

"Iviewit was been radio-active from day one," says one prosecutor who asked not to be named. "Considering who was involved, you know the phones were ringing off the hook, and with a simple directive: 'don't go near it' (an inquiry)." He believes, however that a serious shake-up is imminent. "The powers that be can't contain this story anymore—it's out, U.S. Senators and Congressman are talking about it. This involves national Commerce issues: attorneys stealing U.S. Patents from their own client, and the illegal failings of a state's ethics agency by its own cover-up, and selective, self-dealing, politically-based inaction. Patentgate appears to have exposed the true, and troubling, underbelly of ethics investigations in New York State. And its not pretty."

Additional Background Information

The original complaint involving Thomas Cahill and the Proskauer Rose law firm has been "pending" since February of 2003. The Cahill Proskauer Complaint is a high priority for the new State Chief Administrative Judge, the Honorable Ann T. Pfau.

The Cahill Proskauer issue became a hot topic in Washington, D.C. in early 2007 at the U.S. House Energy and Commerce Committee, the U.S. House

http://exposecorruptcourts.blogspot.com/2007/08/justice-dept-widens-patentgate-probe.html



CLICK ON PHOTO OF TEMBECKJIAN TO SEE VIDEO

Part 2 of June 8, 2009 Court Corruption Hearing



CLICK ON PHOTO TO VIEW

Carvel Smoking Gun - See Tuesday, October 9, 2007 Post

Judiciary Committee and the U.S. Department of Commerce (The United States Patent and Trademark Office). And it has specifically caught the attention of U.S. Senator Dianne Feinstein, and U.S. House Representatives John D. Dingell and Nita Lowey.

The Cahill Proskauer Scandal involves many allegations: the alleged theft by Proskauer of numerous U.S. Patents from their own client; claimed losses over 10 years on a trillion dollar technology pool that has affected all forms of digital imaging and video; and the March, 2005 bombing in Boynton Beach, Florida of the inventor-client-complainant's family mini-van.

It is alleged that Mr. Cahill masterminded the scheme to indefinitely delay complaints against Proskauer Rose, himself, and former New York State Bar Association President and Proskauer partner Steven C. Krane, Proskauer Partner Kenneth Rubenstein, chief counsel for MPEGLA, and attorney Raymond Joao of Yonkers. It is also alleged that attorney Steven C. Krane initially interceded, with Mr. Cahill's knowledge and consent, in handling disciplinary complaints involving himself at the same time he was associated with the 1st Department in Manhattan.

Attorney Krane's conflicts were exposed when officials from the Iviewit company contacted Katherine O'Hagan Wolfe, who contradicted Cahill's statements and Krane's written denial of his 1st Dept roles. Ms. O'Hagan Wolfe advised that she was, in fact, on a Committee at the 1st Dept with both Cahill and Krane, and that they even had a meeting that same night.

The various Cahill Proskauer issues bounced around under the public radar screen at the Court of Appeals in Albany and were ultimately transferred from the 1st Department to the 2nd Department in Brooklyn. This was done after 5 justices of the 1st Dept ruled unanimously to investigate Krane, Rubenstein and Joao for conflict of interest and the appearance of impropriety after their review of the 1st Department complaint.

The Cahill inquiry is apparently "still pending" under attorney Martin R. Gold who, insiders say, was directed to "sit on it...forever."

Earlier this year, FBI headquarters in Washington, D.C. assigned additional agents to the Public Integrity Corruption squad at 26 Federal Plaza in Manhattan, and where agents have been actively conducting interviews.

Coming Soon: Iviewit's Patentgate - Part II

Posted by Corrupt Courts Administrator at 2:35 PM

8+1 Recommend this on Google

25 comments:

		LANGE & SACRANE OF
		1070419
Charlottin Deputy man		AND THE OWNER
	07	-CV- 1034
		6.0X +1071
THE INCOMES ADDRESS	FEIS ML	
APPENDE	x	
11,4,2,0	TT	Doted, Name 274
	in fini 1	111 WA 6944
	APPENDI	Control of the set of

Corruption Targets Judge - Part II



Part II - Judge Phillips

Ex-Judge Lawrence Horowitz - See Saturday, July 14, 2007 Post Welcoming Committee said...

Welcome to New York, boys. You should know that here in the Empire State, there are no "real" ethics committees. If you are "in" with the political bosses, you can do whatever you want. Yes, that includes stealing from your own clients.

We're also proud to inform you that our courts are like toilet bowls nowadays: no "rule of law" - no "impartial" treatment - no "fairness" - no "due process"

The only thing you'll find in any New York court these days is a lot of, you know, what toilet bowls have. (however, you will receive hefty legal bills, which you better pay! - judges have to be taken care of quickly, you know!)

In New York, even the honest judges have given up. And so should you.

Give up, and go back to Kansas.

(And I'll move to Kansas as soon as the Yankees do)

August 24, 2007 at 5:56 PM

insider said...

Here's some inside information: the corruption in the New York courts is everywhere, and it goes all the way up to the tippy top. (don't tell anyone, it's a secret.)

August 24, 2007 at 6:22 PM

Anonymous said...

only the feds can help clean up the mess in the new york courts. the feds did it in chicago, they just moved in and took over things. that's what ny needs. BRING ON THE FEDS.

August 24, 2007 at 6:36 PM

first hand said ...

I know first hand that Tom Cahill and his sidekick Cohen would take a hot stove, he was always on the make and take.

August 24, 2007 at 8:27 PM

Anonymous said...

I can't believe this Iviewit story. I have NEVER even heard of it. check out the website, they really blew the guys van up.

August 24, 2007 at 9:23 PM

Is this finally the end for the hive? said ...





www.WLF.org



The Washington Legal Foundation

Judicial Destruction in Westchester - See April 9th & 20th Posts With this very terrifying situation and investigation, does it mean the courts of new york are finally going to be cleansed. if this is so, i just can't believe it! i truly beleived that judy kaye and her mob, would continue their reign of brutality! kaye is famous for pouncing on vulnerable non-political and, mostly female employees, if they attempted to assert themselves in an ethical way! send her and all that judicial crap out of this country and start tomorrow...please! kaye is now vulnerable herself, since big daddy died, so she can now see how it is to feel helpless while taking employment from single women with children...throw the witch out!

August 24, 2007 at 11:03 PM

ny atty said...

Cahill is some piece of work, he screwed a friend of mine over nothing because someone asked him to do it. Hope he gets what he deserves.

August 25, 2007 at 8:50 AM

Anonymous said...

i can't believe our system is this crooked.

August 25, 2007 at 10:30 AM

Eliot Bernstein / Iviewit / Patentgate said...

Welcoming Committee said...

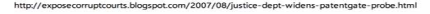
Welcoming Committee, leave, give up, the sky is falling, can't fight city hall, can't beat em' join em', everybody is doing it, welcome to the real world, blah blah blah.

It is said that complacency is the right arm of the Devil, it can shift the balance when the People give up and let government control. Government of now spoiled rotten third generation rich kids with law degrees and day jobs of feeding off the People by corrupting government, oft members of skull and bones and federalist plots centered on wealth transfer and power grabs, eating off nazi plates with bs agenda's all to avoid "hard work". I have only been to ny a few times but i did not recall citizens that were pussy cats or just pussies to the man. in fact, i rebelled with some good kids who were anti-establishment guys into their rights, who were just the outspoken advocates at young ages, now they would be doped up by Judith Kaye and her prison reform to file kids away and make zombies from feeding them drugs to rip off medicaid and blah.

point being, you can have your shit hole as it is, corruption controlling your lives and pussies to the man. great rap for ny kids, pussies, unable to knock out a bunch of criminals ripping off their rights.

i had respect for my friends who were ny boys, they were proud, nobody would take nothing from them and calling them pussies could oft incite them to riot, fight, brawl, west side story shit.

I can't believe welcoming committee that you are blue blooded new yorker with a fatalist pussy attitude. i am not attacking you personally for it is the whole of the rotten apples problems, you used to raise your boys as better than this and to fight for what is right, not give in to the man. Wow, batman may really be dead and the world looks on at new york and wonders what kind of pussies let their establishment walk all over them. i like to picture new yorkers as learning they are being f'kd and getting baseball bats, pitch forks, ok, a noose or two, marching in to city hall, kind of pissed, like a ny'r whose pretzel is served cold, grabbing injustice by it's soiled spoiled rotten robes and kicking it to death. Then marching down to the nearest pub for a late night martini and figuring how to split up the goods taken back from the dirty judges, lawyers and other scum. oh pity your children when they learn their parents were complacent to this, advised people to leave instead of jab pitchfork of truth, justice and the american





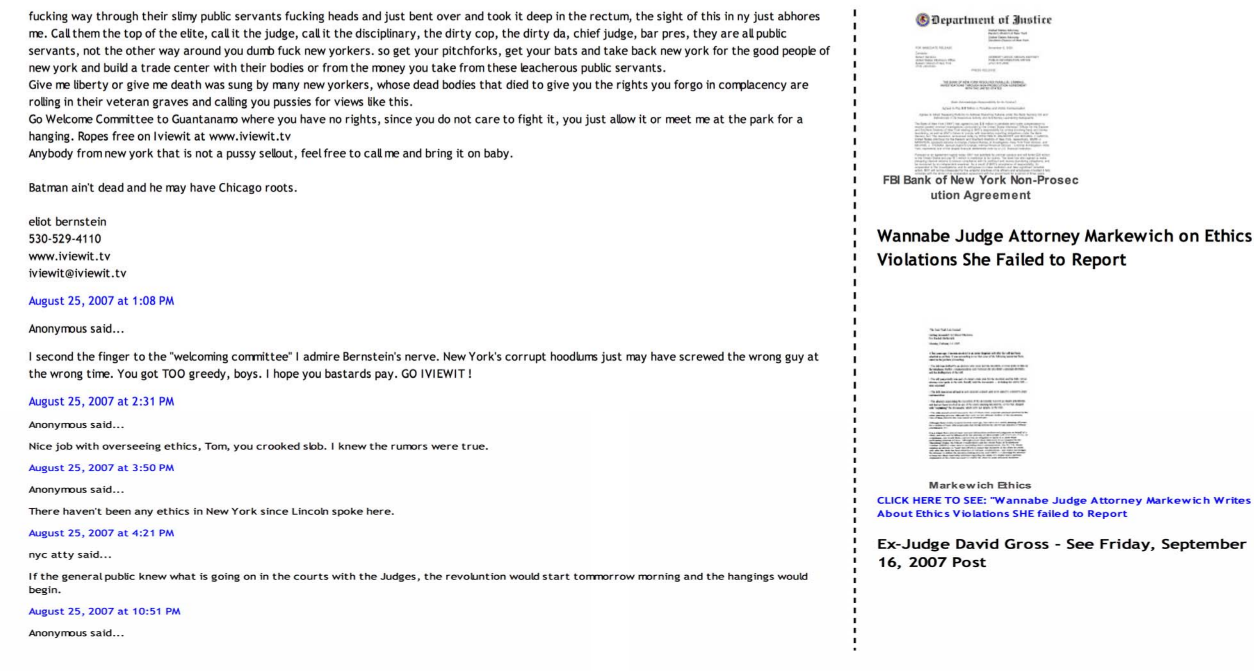
Ramos-Lippman-Weissberg Documents



Ramos-Lippman-Weissberg Documents

Click on Page to See FBI Bank of New York Non-Prosecution Agreement Info

2/5/14 5:37 AM



http://exposecorruptcourts.blogspot.com/2007/08/justice-dept-widens-patentgate-probe.html

ex-judge, now-felon Mr. Garson needs a cellmate. Which thug in a black robe is next?

August 26, 2007 at 10:29 AM

intrigued said...

came on this blog and am intrigued by the content, with a major national media outlet and will be contacting you --- if even half of this is true it's will get coverage big time. Looking forward to hearing from you.

August 26, 2007 at 11:25 AM

Anonymous said...

Finger to "Welcoming Committee;" cheers to "Anonymous:"

As former CEO of Iviewit Holdings, Inc. and its subsidiaries, affiliates and related parties (counsel advised resignation of all Iviewit executives and work along side Iviewit rather than within Iviewit), and I write in reply to "Welcoming Committee" and in support of "Eliot I. Bernstein" and "Anonymous." As of even date above, it should be clear by now that, as I had many times termed it, "invention stealing is the world"s second oldest profession, only this time, as Jack Nicholson has termed it, "[They] f***ed with the wrong marine(s)."

Stay tuned for the blog pertaining to my July 24, 2007 meeting with the Chief Counsel of U.S. House of Representatives Judiciary Committee and Subcommittee on Courts, the Internet and Intellectual Property. Does "Welcoming Committee" still advise giving up?

P. Stephen Lamont, former CEO Iviewit Holdings, Inc.

August 26, 2007 at 11:47 AM

hopeful said...

Just maybe the Federal authorities will finally do the job that they are paid to do this time.

August 26, 2007 at 9:50 PM

no law said...

If you're a small time thief and get caught you go to jail. If you're a lawyer (big time thief) and get caught nothing happens. You have a license to steal and the Judges (fellow lawyers) protect them. The laws are not meant for this privileged class.

August 27, 2007 at 9:20 AM

Anonymous said...

if intrigued is really going to investigate these allegations nationally, i wish he would hurry up! OCA and their thugs will start right now cleaning up, digging up dirt and using the law to cover up! rush in soon and catch them bare-assed...this is a horror (whore) story for America.

August 27, 2007 at 10:05 AM

Ex-judge pleads guilty to mergy laundering or scrower contrast attraction contrast	
346 13, 3007, 9-25 PM 897	Leanghe
Perman Names County Cosmit Setting Renet Server, and and when about the "scale memory of experiate time members with appeared in the Company's admitted Promy to Anthead mean that he company's with an account measured in Sandade means (Aus 6458,800 to presente). They around parally	Erriting -
Group, 64, plantation quilty Prillap Int. a memory latentiming contrainery for the weater 24 and advector. Action was interesting approximate literation gain to end quilty approximate literation densities a proceeding literation of the Generatory and Constitute or proceedings.	An Income and Annual P
Grow, accompanied to solve by Incastronic Round forward to Dro announcement available of atting at the indexes adult and announcements solutions from U.D. Magnitum William Rull at the estimated this pulse plea.	-
Grow those a reactinger of 30 years in prices when he is sentenced by U.S. Brethol, Aulya Arthur Spott on DO, physical intervent, behavior processition, are reactionseening 27 to 46 months to prices.	NO.
Other after agreed to currently a 1999 Overlar 200 automatics that he want to Yampot Bie Autohem robey, a part of 1.7 kard, damand samting greet to have an antidercover folgowing approximation of the	

Sunday, February 10, 2008-New Jersey Ethics Counsel says NY Holocaust Attorney Should Be Disbarred

Annue Praire Laurien. Honogra, Galdellin Kaab 19000 Le Prair Real	49.7.6
National Control of States	
	etherine the second sec
OFFICE OF A FEEDFAL	1
Captrical	HIGHLIGHT LCDD
5	MORENE.
(04-00 0.140A.0H)	
Reprint	1
The Real Property lines	level.
to day the Tomas State Anna (M.S.) Nation, T. Collaborato	
Name (South on South Control of South Co	20, 440
Manuff Assessed for Security Law Institute 1 Constitute Law	

NJ Ethics Findings - Disbar Fagan

Tom Robbins on New York Judges

Expose Corrupt Courts: Justice Department Widens "Patentgate" Probe Buried by Ethics Chief Thomas J. Cahill...CLICK HERE FOR FULL STORY

Anonymous said...

This guy Tom Cahill really needs to be charged with some very serious crimes. Only the FBI can help when it reaches this high in the state system.

August 27, 2007 at 10:21 AM

Anonymous said...

Why can't our U.S. Senators do something about the court corruption in New York?

August 27, 2007 at 6:45 PM

Anonymous said...

T. Cahill & S. Cohen should be both given the third degree and let the chips fall may they may.

August 27, 2007 at 8:58 PM

a fellow drinker said...

they're both on liquid diets = confirmed drunks, so give them a break

August 28, 2007 at 5:45 PM

not shocked said ...

On the net one can discover all things. Came on one site with a related story.

www.america'sjudicialmeltdown.com

The story is about a young aspiring engineer, Joseph A. Gentiluomo, who has written a book about how federal judges violate the laws and obstruct justice. They further manipulate, distort and violate precedential laws in order to favor a party of their liking. It's all about PATENTS and MONEY!

How many other are there?

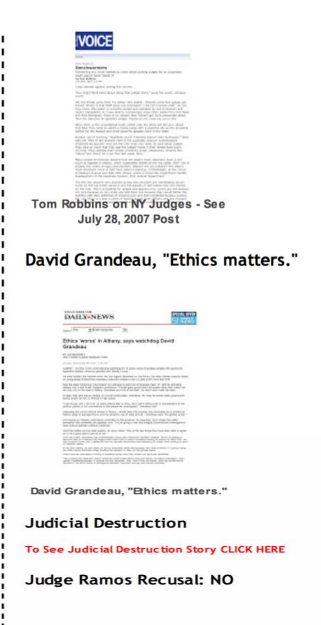
August 30, 2007 at 10:13 AM

Anonymous said...

Someone very heavy tried to kill Eliot Burnstein by blowing up his van (see website). Then these same burns turn around and spread money around buying everyone (Cahill, Cohen etc.), that sounds like lawyers to me. That's their style, they can't help it....where's the real mob when you need them? Eliot send them all dead fishes wrapped in newspapers. Send them a message.

August 31, 2007 at 2:57 PM

Post a Comment



8+ Share 0 More Next Blog»

Create Blog Sign In

EXPOSE CORRUPT COURTS

MLK said: "Injustice Anywhere is a Threat to Justice Everywhere"

End Corruption in the Courts!

Court employee, judge or citizen - Report Corruption in any Court Today !! As of January 12, 2014, we've received over 137,725 tips...KEEP THEM COMING !! Email: CorruptCourts@gmail.com Twitter: @corruptcourts

REFRESH - Go To Home Page

Most Read Stories

- Tembeckjian's Corrupt Judicial 'Ethics' Commission Out of Control
- As NY Judges' Pay Fiasco Grows, Judicial 'Ethics' Chief Enjoys Public-Paid Perks
- New York Judges Disgraced Again
- Wall Street Journal: When our Trusted Officials Lie
- Massive Attorney Conflict in Madoff Scam
- FBI Probes Threats on Federal Witnesses in New York Ethics Scandal
- Federal Judge: "But you destroyed the faith of the people in their government."
- Attorney Gives New Meaning to Oral Argument
- Wannabe Judge Attorney Writes About Ethical Dilemmas SHE Failed to Report
- 3 Judges Covered Crony's 9/11 Donation Fraud
- Former NY State Chief Court Clerk Sues Judges in Federal Court
- Concealing the Truth at the Attorney Ethics Committee
- NY Ethics Scandal Tied to International Espionage Scheme
- Westchester Surrogate's Court's Dastardly Deeds

Ethicsgate

Former Insider Admits to Illegal Wiretaps for NYS "Ethics Bosses"

Saturday, December 6, 2008

http://exposecorruptcourts.blogspot.com/2008/12/proskauer-rose-house-of-cards-crumbling.html

CLICK HERE TO FOLLOW US ON TWITTER CLICK HERE TO FOLLOW US ON FACEBOOK

Buying Judges, Payback Expected



Att'ys Scratch Backs of Judge Wannabes

Westchester Keeping Feds Busy

- Anthony Scarpino
- Francis Nicolai

Search This Blog

	Search
--	--------

ExposeCorruptCourts.blogspot.com

1.0

Comments

Ethicsgate

www.Ethicsgate.com

www.LawEnforcementCorruption.blogspot.com

Proskauer Rose 'House of Cards' Crumbling

Proskauer lays off 35 associates and 25 staff

Legal Week by Zach Lowe - December 5, 2008

Proskauer Rose is laying off 35 associates and 25 administrative staff, reports The Am Law Daily. The news was announced in a memo, sent out by the firm yesterday (4 December), although which offices or practice areas will suffer the most is not specified. The New York firm said the layoffs are due to both the economic crisis and the "unprecedented reduction in our historical lawyer attrition rate." Proskauer launched an office in London last year with hire of Matthew Hudson, the former head of O'Melveny & Myers' City arm. In September, the firm also secured its long-awaited Asia launch after hiring a two-partner team in Beijing from Heller Ehrman. Proskauer has been one of the most upwardly-mobile practices in the US in recent years, successfully expanding beyond its core employment practice into a stronger corporate profile. During the last two weeks a raft of US firms have made layoffs, including Reed Smith, White & Case, Orrick Herrington & Sutcliffe, while firms including Cravath Swaine & Moore and Simpson Thacher & Bartlett have cut back associate bonuses.

On Friday, August 24, 2007, we ran "Justice Department Widens 'Patentgate' Probe Buried by Ethics Chief Thomas J. Cahill:

In a letter dated July 16, 2007, the U.S. Department of Justice, Office of Professional Responsibility, announced from its Washington, D.C. headquarters that it was expanding its investigation into a bizarrely stalled FBI investigation that involves an almost surreal story of the theft of nearly 30 U.S. Patents, and other intellectual property, worth billions of dollars. The probe reaches some of New York's most prominent politicians and judges, and has already proven to be a stunning embarrassment to the State's ethics watchdog committees. (Click here to see the July 16, 2007 letter "D.O.J. Widens Patentgate Probe")

The Fox and the Hen House

It was only recently exposed in July that the underlying "Patentgate" inquiries were effectively buried, or derailed, under the leadership of Manhattan's top State ethics Chief Counsel, Thomas J. Cahill, Esq. Mr. Cahill's "retirement" was then quickly announced after his own ethical failings in the Patentgate matter, along with other ethics complaints that were made, became known.

While no one can exactly figure out how inquiries under Mr. Cahill's charge went so awry, one thing is certain. At the same time the Patentgate probes

VIDEO OF MANHATTAN SEPTEMBER 24, 2009 COURT CORRUPTION HEARING!

NY Daily News on Court Corruption



NY Daily News on Court Corruption - See May 17, 2007 Post

Was Tom Carvel Murdered for Hundreds of Millions? (CLICK ON PHOTO)



Body of Tom Carvel to be Exhumed

Part 1 of June 8, 2009 Court Corruption Hearing

http://exposecorruptcourts.blogspot.com/2008/12/proskauer-rose-house-of-cards-crumbling.html

2/5/14 5:40 AM

2/5/14 5:40 AM

were being secreted by state officials in New York, the United States Patent and Trademark Office Patent bar increased their own investigation into the same matter implicating the same attorneys. (Note: Mr. Cahill's replacement was recently decided, and an announcement is expected as early as next week by the Appellate Division, First Department Presiding Justice, Jonathan Lippman.)

"Patentgate"

The defrauded company is called "Iviewit" - pronounced, "I-view-it." The company's internet site originally advertised their groundbreaking technology. Now, the opening page of the company website (www.iviewit.tv) displays unsettling photographs of the inventor's family vehicle after it was bombed.

"This is quite serious," says an investigator close to the federal probe. "The charges allege that valuable 'back-bone enabling digital imaging technology'--MPEG type intellectual property-- was stolen by the inventor's own attorneys, the once-untouchable Manhattan based law firm Proskauer Rose. This is going to get very ugly," he says.

Members of the U.S. Senate and U.S. House Judiciary Committees have known about the Iviewit investigation since about September of 2006, and it is in our nation's capital where the matter quickly earned its moniker "Patentgate." And the story was also globally known in technical, Intellectual Property circles. But the big question remains: how did such an explosive story like Patentgate stay off every mainstream media's radar screen-especially in New York.

"I know how," says a retired federal agent who asked not to be identified. "Phone calls were made—many phone calls. Plain and simple." And while this retired federal agent isn't surprised by the apparent "cover-up," he is alarmed by his own findings after a month-long independent review of all submitted Iviewit papers. "I can't find one discrepancy in the allegations, not one unsubstantiated charge," he says. "For one, you have the highest state courts in New York white-washing this thing with 'unpublished' rulings. And then you have state ethics committees contradicting themselves-- in writing, no less. It's a complete meltdown," he concludes. "The broken system appears to have finally fallen apart."

"Iviewit was been radio-active from day one," says one prosecutor who asked not to be named. "Considering who was involved, you know the phones were ringing off the hook, and with a simple directive: 'don't go near it' (an inquiry)." He believes, however that a serious shake-up is imminent. "The powers that be can't contain this story anymore—it's out, U.S. Senators and Congressman are talking about it. This involves national Commerce issues: attorneys stealing U.S. Patents from their own client, and the illegal failings of a state's ethics agency by its own cover-up, and selective, self-dealing, politically-based inaction. Patentgate appears to have exposed the true, and troubling, underbelly of ethics investigations in New York State. And its not pretty."

Additional Background Information

http://exposecorruptcourts.blogspot.com/2008/12/proskauer-rose-house-of-cards-crumbling.html



CLICK ON PHOTO OF TEMBECKJIAN TO SEE VIDEO

Part 2 of June 8, 2009 Court Corruption Hearing



CLICK ON PHOTO TO VIEW

Carvel Smoking Gun - See Tuesday, October 9, 2007 Post

The original complaint involving Thomas Cahill and the Proskauer Rose law firm has been "pending" since February of 2004. The Cahill Proskauer Complaint is a high priority for the new State Chief Administrative Judge, the Honorable Ann T. Pfau.

The Cahill Proskauer issue became a hot topic in Washington, D.C. in early 2007 at the U.S. House Energy and Commerce Committee, the U.S. House Judiciary Committee and the U.S. Department of Commerce (The United States Patent and Trademark Office). And it has specifically caught the attention of U.S. Senator Dianne Feinstein, and U.S. House Representatives John D. Dingell and Nita Lowey. The Cahill Proskauer Scandal involves many allegations: the alleged theft by Proskauer of numerous U.S. Patents from their own client; claimed losses over 10 years on a trillion dollar technology pool that has affected all forms of digital imaging and video; and the March, 2005 bombing in Boynton Beach, Florida of the inventor-client-complainant's family mini-van.

It is alleged that Mr. Cahill masterminded the scheme to indefinitely delay complaints against Proskauer Rose, himself, and former New York State Bar Association President and Proskauer partner Steven C. Krane, Proskauer Partner Kenneth Rubenstein, chief counsel for MPEGLA, and attorney Raymond Joao of Yonkers. It is also alleged that attorney Steven C. Krane initially interceded, with Mr. Cahill's knowledge and consent, in handling disciplinary complaints involving himself at the same time he was associated with the 1st Department in Manhattan. Attorney Krane's conflicts were exposed when officials from the Iviewit company contacted Katherine O'Hagan Wolfe, who contradicted Cahill's statements and Krane's written denial of his 1st Dept roles. Ms. O'Hagan Wolfe advised that she was, in fact, on a Committee at the 1st Dept with both Cahill and Krane, and that they even had a meeting that same night.

The various Cahill Proskauer issues bounced around under the public radar screen at the Court of Appeals in Albany and were ultimately transferred from the 1st Department to the 2nd Department in Brooklyn. This was done after 5 justices of the 1st Dept ruled unanimously to investigate Krane, Rubenstein and Joao for conflict of interest and the appearance of impropriety after their review of the 1st Department complaint. The Cahill inquiry is apparently "still pending" under attorney Martin R. Gold who, insiders say, was directed to "sit on it...forever." Earlier this year, FBI headquarters in Washington, D.C. assigned additional agents to the Public Integrity Corruption squad at 26 Federal Plaza in Manhattan, and where agents have been actively conducting interviews.

Posted by Corrupt Courts Administrator at 5:45 AM

8+1 Recommend this on Google

10 comments:

Anonymous said...

YOU CAN'T MAKE THIS SHIT UP, EVEN IF YOU WANTED TO ... THIS IS TOO SURREAL .. BUT, WAIT, STAY TUNED .. BECAUSE NEW YORK IS ABOUT TO BE



Corruption Targets Judge - Part II



Part II - Judge Phillips

Ex-Judge Lawrence Horowitz - See Saturday, July 14, 2007 Post

http://exposecorruptcourts.blogspot.com/2008/12/proskauer-rose-house-of-cards-crumbling.html

ROCKED...THE BIGGEST THUGS ARE ABOUT TO FALL AND REAL HARD..GO TO JAIL..DIRECTLY TO JAIL AND DON'T PASS GO..HE WHO LAUGHS LAST, LAUGHS BEST...HA-HA-HA-HA-HA-HA

December 6, 2008 at 8:10 AM

Happy Retirement said ...

WAIT a minute here...Wasn't Chief Judge Judith Kaye married to the main Partner of Proskauer & Rose..and he's recently passed away? HUGE PROBLEM HERE...I smell a RAT..a BIG DIRTY RAT..I wonder how Judge Kaye's going to look in stripes? Wow, what a way to have to spend the rest of one's life, behind JAIL CELL BARS..HAPPY RETIREMENT JUDGE KAYE

December 6, 2008 at 8:17 AM

Anonymous said...

Is Saint Andrew going to defend the witch, Kaye and her gaggle of vipers. Why wasn't Saint Andrew doing his elected work for the people? Saint Andrew was informed of the corruption by his boss, the people, but Saint Andrew apparently acts on his higher duty as Patron Saint of crooked lawyers and judges.

December 6, 2008 at 9:12 AM

ex p.r. emp. said...

you don't the half of it. just the tip of the iceberg at PR. i know, i worked there!

December 6, 2008 at 11:44 AM

gopher said...

this couldn't happen to a nicer group! free us from lawyers and this country would be better!

December 6, 2008 at 12:37 PM

Anonymous said...

they bombed the minivan?

ATF does not fool around someone should have been arested imidiatly for something like that. When the mob has done things like that the govt was quick to find out who did it and prosecute. People should have already bennsent to jail. I think the Senators should have already done something about this beside taking campaign donations from law firms.

December 6, 2008 at 12:41 PM

hmmmm, hic said...

Proskauer Rose was alway\$ very appreciative, if you know what I mean (\$\$) of DDC employee\$ Tom Cahill and \$herry Cohen.... \$omehow the Manhattan attorney ethic\$ committee, where the drunkards Cahill and Cohen drink, er, worked, always seemed to loose complaint\$ again\$t Pro\$kauer Ro\$e lawyer\$.

http://exposecorruptcourts.blogspot.com/2008/12/proskauer-rose-house-of-cards-crumbling.html



www.WLF.org



The Washington Legal Foundation

Judicial Destruction in Westchester - See April 9th & 20th Posts

December 6, 2008 at 1:18 PM

P. Stephen Lamont, CEO Iviewit, Lead Appellant 08-4873-cv said...

ex p.r. emp. -- tell us more!!

December 6, 2008 at 10:50 PM

CompuSerb said... Β

Proskauer Rose LLP attorney Navid Soleymani conspired in theft and destruction of Court Documents and then committed Misprision of Felony, see Indisputable Evidence.

January 2, 2009 at 1:23 PM

Anonymous said...

I would like to exchange links with your site exposecorruptcourts.blogspot.com Is this possible?

August 25, 2010 at 6:32 AM

Post a Comment

Newer Post

Home



Blog Archive

- ► 2014 (2)
- ► 2013 (51)
- ► 2012 (320)
- ► 2011 (349)
- 2010 (270)
- 2009 (554)
- ▼ 2008 (547)
- ▼ December (59)

Voters Be Damned; Hacks Decide Who's On Public Pay... Holocaust Survivor Ties Madoff and Dreier to NY Et... NY Law Journal on Shameful Surrogate Judge NY High Court Blocks Surrogate from Bench



Ramos-Lippman-Weissberg Documents



Older Post

Ramos-Lippman-Weissberg Documents

Click on Page to See FBI Bank of New York Non-Prosecution Agreement Info

Page 6 of 34

8+ Share < 0 More Next Blog»

Create Blog Sign In

EXPOSE CORRUPT COURTS

MLK said: "Injustice Anywhere is a Threat to Justice Everywhere"

End Corruption in the Courts!

Court employee, judge or citizen - Report Corruption in any Court Today !! As of January 12, 2014, we've received over 137,725 tips...KEEP THEM COMING !! Email: CorruptCourts@gmail.com Twitter: @corruptcourts

REFRESH - Go To Home Page

Most Read Stories

- Tembeckjian's Corrupt Judicial 'Ethics' Commission Out of Control
- As NY Judges' Pay Fiasco Grows, Judicial 'Ethics' Chief Enjoys Public-Paid Perks
- New York Judges Disgraced Again
- Wall Street Journal: When our Trusted Officials Lie
- Massive Attorney Conflict in Madoff Scam
- FBI Probes Threats on Federal Witnesses in New York Ethics Scandal
- Federal Judge: "But you destroyed the faith of the people in their government."
- Attorney Gives New Meaning to Oral Argument
- Wannabe Judge Attorney Writes About Ethical Dilemmas SHE Failed to Report
- 3 Judges Covered Crony's 9/11 Donation Fraud
- Former NY State Chief Court Clerk Sues Judges in Federal Court
- Concealing the Truth at the Attorney Ethics Committee
- NY Ethics Scandal Tied to International Espionage Scheme
- Westchester Surrogate's Court's Dastardly Deeds

Ethicsgate

Former Insider Admits to Illegal Wiretaps for NYS "Ethics Bosses"

Tuesday, August 28, 2007

http://exposecorruptcourts.blogspot.com/2007/08/patentgate-ethics-scam-hits-holocaust.html

CLICK HERE TO FOLLOW US ON TWITTER CLICK HERE TO FOLLOW US ON FACEBOOK

Buying Judges, Payback Expected



Att'ys Scratch Backs of Judge Wannabes

Westchester Keeping Feds Busy

- Anthony Scarpino
- Francis Nicolai

Search This Blog

	Search
--	--------

ExposeCorruptCourts.blogspot.com

1.0

14

Posts

Comments

Ethicsgate

www.Ethicsgate.com

www.LawEnforcementCorruption.blogspot.com

Patentgate Ethics Scam Hits Holocaust Survivor...(CLICK HERE FOR FULL STORY)

As a young girl, Mrs. Gizella Weisshaus survived the Holocaust, but recently and now 77-years-old, she finds herself on the growing list of victims ensnarled in the Manhattan attorney ethics scandal shaking the New York State Court system....

Background

In July of 2007, it became publicly known that many ethics complaints against attorneys in the Bronx and Manhattan were methodically mishandled-effectively buried or stalled—due to politically-based connections, favors or back-room deals. The "Patentgate" matter quickly highlighted the need in New York for federal intervention since the alleged theft of dozens of U.S. patents by the inventor's own New York lawyers-- the once respected and politically connected Proskauer Rose law firm-- went largely and substantively unaddressed. The Patentgate ethics complaints were obscured in New York at the very same time the identical issues found The United States Department of Justice widening their own investigation and, additionally, where members of the U.S. Senate and House Judiciary committees called for further probes. The ongoing ethics shake-up resulted in the quickly announced "retirement" of Manhattan's top State ethics Chief Counsel, Thomas J. Cahill, Esq., and whose replacement is expected to be announced soon. (See the related August 24, 2007 story below: "Justice Department Widens "Patentgate" Probe Buried by Ethics Chief Thomas J. Cahill")

Holocaust Survivor meets New York "Ethics"

Mrs. Gizella Weisshaus was the named plaintiff in the 1996 filed historic lawsuit against Swiss banks that, after being designated as a class action proceeding, was settled in 1998 on behalf of thousands of Holocaust survivors for \$1.25 billion.

Gizella, however, opted out of that settlement because, she says, certain involved attorneys were more interested in paying themselves millions of dollars even before some of the survivors had received any money. She would also learn, she says, that someone "manufactured" a necessary amended complaint in 2000 by backdating that court document to 1997. And she would also find that in an unrelated estate proceeding where she was the executrix, her own lawyer, Edward D. Fagan, had failed to deposit more than \$82,000.00 into an attorney escrow account choosing, instead, to use the money for his own various personal expenses. (Mr. Fagan also represented Mrs. Weisshaus in the subsequent filing against the Swiss banks and from where he ultimately received millions of dollars in legal fees)

The Devil's Advocate

VIDEO OF MANHATTAN SEPTEMBER 24, 2009 COURT CORRUPTION HEARING!

NY Daily News on Court Corruption



NY Daily News on Court Corruption - See May 17, 2007 Post

Was Tom Carvel Murdered for Hundreds of Millions? (CLICK ON PHOTO)



Body of Tom Carvel to be Exhumed

Part 1 of June 8, 2009 Court Corruption Hearing An attorney ethics complaint followed, and in a letter dated May 6, 1998, attorney disciplinary Chief Counsel Thomas J. Cahill's predecessor, Hal R. Lieberman, Esq., wrote to Gizella to advise that since her complaint against attorney Edward Fagan had involved an "ongoing criminal proceeding" his office would await the outcome of that proceeding before concluding their disciplinary investigation. Then-Chief Counsel Lieberman also advised Gizella that his New York State ethic's office had requested a written answer to the complaint from attorney Fagan. Edward Fagan then hired his own lawyer.

Letter to Self

Approximately 9 weeks later, in a July 15, 1998 dated formal answer to the charges against him, attorney Fagan's lawyer submitted a 6-page denial of the various charges made by Mrs. Weisshaus. Astonishingly, attorney Fagan's lawyer, who he had recently engaged, was none other than Hal R. Lieberman who, in a 9-week period of time, had left his position as Chief Counsel of the New York Supreme Court, Appellate Division, First Department Disciplinary Committee to join the law firm Beldock Levin & Hoffman, LLP.

So, essentially, on July 15, 1998 private attorney Hal Lieberman was responding to himself-- to his own May 6, 1998 letter wherein he, as the New York state-employed Ethics Chief Counsel had advised Gizella of the request for a written answer from the attorney she had filed a complaint against, and the same person who was to be Lieberman's client-- Edward Fagan.

More on Mrs. Weisshaus, attorney Edward Fagan's arrest, the pending ethics inquiries in New Jersey against Fagan, and Chief Counsel Thomas J. Cahil's determination of no conflict of interest by the prior chief counsel, Hal Lieberman.... MORE.... LATER THIS WEEK......

To the right, see the documents marked "Weisshaus Fagan Lieberman"

1. May 6, 1998 dated letter from NY State Attorney Disciplinary Committee Chief Counsel Hal R. Lieberman to Mrs. Gizella Weisshaus RE: Edward Fagan (1 page)

2. July 15, 1998 dated Answer to Complaint from private attorney Hal R. Lieberman to Mrs. Gizella Weisshaus RE: Edward Fagan (6 pages)

Posted by Corrupt Courts Administrator at 9:47 AM

8+1 Recommend this on Google

18 comments:

Nice vacation, ann? said...

CLICK ON PHOTO OF TEMBECKJIAN TO SEE VIDEO

Part 2 of June 8, 2009 Court Corruption Hearing



CLICK ON PHOTO TO VIEW

Carvel Smoking Gun - See Tuesday, October 9, 2007 Post

http://exposecorruptcourts.blogspot.com/2007/08/patentgate-ethics-scam-hits-holocaust.html

August 28, 2007 at 11:12 AM

Cahill and Cohen shall rot in hell !

It's the only way they can live with themselves.

Shame on the people overseeing these two heartless hacks.

August 28, 2007 at 12:55 PM

August 28, 2007 at 1:13 PM

August 28, 2007 at 6:20 PM

August 28, 2007 at 8:34 PM

August 28, 2007 at 9:13 PM Charles Dickens said...

August 28, 2007 at 10:04 PM

a ring side seat said...

disgusted said...

Anonymous said...

who's buying? said ...

mad as hell said...

I hope the new Chief Administrative Judge Ann Pfau had a restful summer. Because, boy oh boy--- she's got her work cut out for her.... not going to be easy cleaning up the many years of court corruption in New York.... say a prayer for her..... Glad to here Cahill and Cohen were screwing all people from all religions and backgrounds. They'll be happy to know that when the falsely set me up and APPENDIX took away my law license, they also screwed with children: mine, 2 and 4 years old. **Carvel Smoking Gun** Corruption Targets Judge - Part II The actions by Ms. Cohen and Mr. Cahill might explain why the two of them are fall down drunks. MALERESS HEVANBER IS NOT duck and cover artists paid by the taxpayers who they are suppose to be protecting Part II - Judge Phillips how did ANYONE leave these clowns in charge of ETHICS...that's the big question. call in the U.S. Attorney!! Ex-Judge Lawrence Horowitz - See Saturday, July 14, 2007 Post The name 'Fagan' (Edward D. Fagan) alone was all I had to hear! And he lived up to his name too! A real GONIF with all the other GONIF'S (Judges et al.)!

Anonymous said...

http://exposecorruptcourts.blogspot.com/2007/08/patentgate-ethics-scam-hits-holocaust.html

The foxes have been and are in charge of the hen house!!

August 29, 2007 at 8:50 AM

Anonymous said...

Only the feds can help New York....looks like patentgate might have just gotten the feds to take a little interest in the Free and Independant (ly corrupt) country called the Empire Country. Yes, New York does not adhere to the laws of the United States, they have their own. Bring on the real feds !!!!!

August 29, 2007 at 4:35 PM

confused said...

always was under the impression that this country was under the rule of law - after reading this blog and many other things I have come to the conclusion that the rule of law doesn't exist anymore - the law has become whatever some monkey in a blackrobe wants - then go fight city hall and spent your money and make the lawyers richer - we live in what was a great country at one time, it's very sad what has happened!

August 29, 2007 at 6:28 PM

Anonymous said...

And who was/is watching the ethics of the ethics committee people?

August 29, 2007 at 9:23 PM

horrified atty said ...

Tom Cahill has done a great number of unconsionable things to maintain his place in the system but what he did to this poor lady (Weisshaus), is beyond the pale! Maybe he was drunk when he did this?

August 29, 2007 at 9:44 PM

another proud jew said ...

some of the judges who are jewish, or pretend to respect the jewish people, have chosen money over the jewish people. they shall be rightly disgraced and removed from the bench.

August 30, 2007 at 7:42 AM

Anonymous said...

G-d will curse them all

August 30, 2007 at 8:47 PM

Anonymous said...

This poor lady's life has not been easy and yet Cahill & Cohen made it harder





www.WLF.org



The Washington Legal Foundation

Judicial Destruction in Westchester - See April 9th & 20th Posts Expose Corrupt Courts: Patentgate Ethics Scam Hits Holocaust Survivor...(CLICK HERE FOR FULL STORY)

August 30, 2007 at 11:19 PM

religious jew said...

.

.

Both Cahill and Cohen should be ashamed of themselves and for Cohen a Jewish girl to do this is terrible

August 31, 2007 at 10:07 AM

Anonymous said...

did these cahill/cohen jackasses ever say to themselves, "what is the RIGHT thing to do here?"

.

September 1, 2007 at 5:31 AM

a fly on the wall said...

Subscribe to: Post Comments (Atom)

Tom Cahill and Ms. Cohen are doing a sanitizing job to cover their tracks sure hope the cameras are in place and the Feds are on top of things

September 8, 2007 at 7:24 PM

Post a Comment

Newer Post

Blog Archive

► 2014 (2)

► 2013 (51)

2012 (320)
2011 (349)

► 2010 (270)

2009 (554)
 2008 (547)
 2007 (167)

December (47)
 November (20)
 October (30)
 September (31)
 August (9)

Home

Older Post



Ramos-Lippman-Weissberg Documents

Click on Page to See FBI Bank of New York Non-Prosecution Agreement Info



Ramos-Lippman-Weissberg Documents



8+ Share < 0 More Next Blog»

Create Blog Sign In

EXPOSE CORRUPT COURTS

MLK said: "Injustice Anywhere is a Threat to Justice Everywhere"

End Corruption in the Courts!

Court employee, judge or citizen - Report Corruption in any Court Today !! As of January 12, 2014, we've received over 137,725 tips...KEEP THEM COMING !! Email: CorruptCourts@gmail.com Twitter: @corruptcourts

REFRESH - Go To Home Page

Most Read Stories

- Tembeckjian's Corrupt Judicial 'Ethics' Commission Out of Control
- As NY Judges' Pay Fiasco Grows, Judicial 'Ethics' Chief Enjoys Public-Paid Perks
- New York Judges Disgraced Again
- Wall Street Journal: When our Trusted Officials Lie
- Massive Attorney Conflict in Madoff Scam
- FBI Probes Threats on Federal Witnesses in New York Ethics Scandal
- Federal Judge: "But you destroyed the faith of the people in their government."
- Attorney Gives New Meaning to Oral Argument
- Wannabe Judge Attorney Writes About Ethical Dilemmas SHE Failed to Report
- 3 Judges Covered Crony's 9/11 Donation Fraud
- Former NY State Chief Court Clerk Sues Judges in Federal Court
- Concealing the Truth at the Attorney Ethics Committee
- NY Ethics Scandal Tied to International Espionage Scheme
- Westchester Surrogate's Court's Dastardly Deeds

Ethicsgate

Former Insider Admits to Illegal Wiretaps for NYS "Ethics Bosses"

Saturday, November 24, 2007

http://exposecorruptcourts.blogspot.com/2007/11/press-release-november-23-2007-for.html

CLICK HERE TO FOLLOW US ON TWITTER CLICK HERE TO FOLLOW US ON FACEBOOK

Buying Judges, Payback Expected



Att'ys Scratch Backs of Judge Wannabes

Westchester Keeping Feds Busy

- Anthony Scarpino
- Francis Nicolai

Search This Blog

	Search
--	--------

ExposeCorruptCourts.blogspot.com

1.0

14

Posts

Comments

Ethicsgate

www.Ethicsgate.com

www.LawEnforcementCorruption.blogspot.com

lviewit Press Release: Patentgate and NY's Ethics Scandal (MORE, CLICK HERE)

History in the making, folks. Tammany Hall Part II is in full swing. See Iviewit's November 23, 2007 Press Release MORE

Press Release

November 23, 2007

For Immediate Release:

NY TIMES REPORTS \$80 MILLION SUIT CLAIMING WHITEWASHING IVIEWIT COMPLAINTS v.PROSKAUER & NY SUPREME COURT

NY TIMES & LAW JOURNAL REPORT \$80 MILLION SUIT CLAIMING WHITEWASHING OF IVIEWIT COMPLAINTS v. PROSKAUER, STEVEN KRANE PAST NYSBA PRES, FOLEY LARDNER & NY COURT OFFICERS - REVEALED BY ATTY INSIDE WHISTLEBLOWER

United States of America (Press Release) November 23, 2007 -- In an explosive \$80 Million federal lawsuit http://www.iviewit.tv/CCA-2-amended.pdf a staff attorney at the New York Supreme Court claims officials whitewashed Iviewit complaints against Proskauer Rose, Steven C. Krane, Esq. (former NYSBA Pres & clerk to Chief Judge Judith Kaye) & other high ranking NY Supreme Court officers. The inside whistleblower also claims she was physically assaulted & then terminated to keep Iviewit claims of fraud on the US Patent Office and other government agencies buried.

The New York Law Journal @ http://www.law.com/jsp/article.jsp?id=1193648632218 and The New York Times @ http://www.nytimes.com/2007/11/01/nyregion/01suit.html?ref=nyregion reported on a federal lawsuit claiming high ranking members on the New York Supreme Court, purposely and with intent to cover-up for other high ranking court officials, caused the whitewashing of complaints against attorneys and senior court officials who committed hosts of state, federal, and international crimes against a multiplicity of governmental agencies, and in fact, threatened and coerced Plaintiff Anderson, including wrongfully terminating her and physical assault, for voicing concern that there was irrefutable evidence of wrongdoings by the attorneys and court officials to cover up the crimes committed against the United States.

In the lawsuit http://www.iviewit.tv/CCA-2-amended.pdf filed on October 27, 2007 in the United States District Court for the Southern District of New York, filed 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 the Iviewit matters of patent sabotage, FRAUD ON THE UNITED STATES PATENT AND TRADEMARK OFFICE, intellectual property theft, and an attempted murder

VIDEO OF MANHATTAN SEPTEMBER 24, 2009 COURT CORRUPTION HEARING!





NY Daily News on Court Corruption - See May 17, 2007 Post

Was Tom Carvel Murdered for Hundreds of Millions? (CLICK ON PHOTO)



Body of Tom Carvel to be Exhumed

Part 1 of June 8, 2009 Court Corruption Hearing perpetrated by, among others, the once respected Proskauer Rose LLP and its members Kenneth Rubenstein, Steven C. Krane, (former New York State Bar President, former clerk to Chief Judge Judith Kaye), Chief Judge Judith Kaye and her late Proskauer partner husband Stephen Kaye, Christopher C. Wheeler, Foley & Lardner LLP led by its former Chairman and former Republican National Committee, Chief Counsel, Michael C. Grebe and others.

In that lawsuit, the Plaintiff factually alleges that:

Upon information and belief, defendants also state that the timing of the, Plaintiff's abrupt firing was connected to the newly circulated revelations concerning Cahill's status as an individually named defendant in a lawsuit entitled *In the Matter of Complaints Against Attorneys and Counselors-At-Law; Kenneth Rubenstein-Docket 2003.0531; Raymond Joao-Docket 2003.0532; Steven C. Krane- Docket 2004.1883; Thomas J. Cahill- Special Inquiry #2004.1122; and the Law Firm of Proskauer Rose, LLP*; filed by Eliot I. Bernstein, Pro Se and P. Stephen Lamont Both Individually and On Behalf of Shareholders of: Iviewit et. al., Petitioners. [Iviewit's].petition was filed in the Supreme Court of the State of New York, Appellate Division: First Department.

The Iviewit Petition @

http://www.iviewit.tv/CompanyDocs/2004%2007%2008%20Cahill%20Motion%20Supreme%20court%20new%20york%20FINAL%20BOOKMAR.pdf for immediate investigation was later granted by the First Department Justices in a unanimous decision to begin immediate investigation for the Appearance of Impropriety and Conflict of Interest in Unpublished Orders:

** M3198 - Steven C. Krane & Proskauer Rose @

http://www.iviewit.tv/CompanyDocs/2004%2008%2011%20new%20york%20first%20department%20orders%20investigation%20Krane%20Rubenstein%20Joa o.pdf

- ** M2820 Kenneth Rubenstein & Proskauer Rose
- ** M3212 Raymond A. Joao and Meltzer Lippe Goldstein & Schlissel and,
- ** Thomas J. Cahill Special Inquiry #2004.1122 Cahill was transferred for Special Inquiry and Investigation to Martin Gold per First Dept rules.

Original First Dept Complaints:

** Kenneth Rubenstein - Docket 2003.0531 First Department,



CLICK ON PHOTO OF TEMBECKJIAN TO SEE VIDEO

Part 2 of June 8, 2009 Court Corruption Hearing



CLICK ON PHOTO TO VIEW

Carvel Smoking Gun - See Tuesday, October 9, 2007 Post

- ** Raymond Joao Docket 2003.0532 First Department,
- ** Steven C. Krane Docket 2004.1883 First Department,
- ** the Law Firm of Proskauer Rose, LLP and,
- ** the Law Firm of Meltzer Lippe Goldstein Wolfe and Schlissel

Additionally, and similar to the NYLJ and the NYT, as reported in an article aptly titled "Justice Department Widens 'Patentgate' Probe Buried by Ethics Chief Thomas J. Cahill' @ http://exposecorruptcourts.blogspot.com/2007/08/justice-dept-widens-patentgate-probe.html the Iviewit inquiries have reached the highest levels of New York & Washington political circles and into many judicial chambers as well.

The original inquiries revealed that New York ethics Chief Counsel Thomas J. Cahill of the First Department Disciplinary Committee whitewashed investigations, which recently led to his abrupt departure.

In a letter dated July 16, 2007, H. Marshall Jarret's office, the U.S. Department of Justice, Office of Professional Responsibility, announced from its Washington, D.C. headquarters that it was expanding its investigation into a bizarrely stalled FBI and US Attorney investigation, initiated in 2001, that involves the theft from Iviewit of nearly 30 patents, trademarks and other intellectual properties, with an estimated value of a trillion dollars. The OPR investigation was sparked by a request from the DOJ - OIG, Inspector General Glenn Fine's Office whom is also conducting an ongoing investigation. The patent pending applications and other IP have been suspended by the Commissioner of Patents pending the outcome of ongoing state, federal and international investigations. The probe reaches some of New York's most prominent politicians and judges, and has already proven to be a stunning embarrassment to the State's ethics watchdog committees.

As a backdrop to the technologies in question, Mr. Bernstein's inventions, the Iviewit video scaling and image overlay systems, are the backbone, enabling technologies for the transmission of video and images across almost all transmission networks and viewable on all display devices, an elegant upstream solution (towards the content creator) of reconfiguring video frames to unlock bandwidth, processing, and storage constraints -- the "Holy Grail" inventions of the digital imaging and video worlds that enable low bandwidth video on the Internet and mobile phones.

As previously reported, the U.S. Senate and U.S. House Judiciary Committee (Representative John Dingell, Chair of the Energy & Commerce Committee forwarded the Iviewit matters to John Conyers, Chair of the House Judiciary Committee for investigation) have known about the Iviewit investigation since about September of 2006. Sen. Dianne Feinstein's office is also championing the Iviewit cause. The story is globally known in technical and intellectual property circles, with ongoing investigations at international patent offices such as the European Patent Office as well.

http://exposecorruptcourts.blogspot.com/2007/11/press-release-november-23-2007-for.html



Part II - Judge Phillips

Ex-Judge Lawrence Horowitz - See Saturday, July 14, 2007 Post Expose Corrupt Courts: Iviewit Press Release: Patentgate and NY's Ethics Scandal (MORE, CLICK HERE)

Full information available @ http://www.iviewit.tv/, including full pertinent documentation and images of the car bombing attempt on inventor Bernstein's life.

Eliot I. Bernstein & P. Stephen Lamont Iviewit Technologies, Inc. Iviewit Holdings, Inc. http://www.iviewit.tv/ iviewit@iviewit.tv

About Iviewit Technologies, Inc. and Iviewit Holdings, Inc., Iviewit's innovative patent pending imaging and video technologies deliver to millions of people around the world digital video and images every day. Founded in 1998 by Eliot I. Bernstein, Jude Rosario and Zakirul Shirajeee, Iviewit's core backbone technologies deliver video and images to top web properties in all major global markets enhancing the overall web experience for users. For more information, visit www.iviewit.tv . Currently the Iviewit patent pending applications have been suspended by the USPTO pending investigations by state, federal and international authorities concerning the theft of the IP by patent attorneys charged with filing them.

For more information:

530-529-4110

39 Little Ave Red Bluff, CA 96080 Visit our website: http://iviewit.tv Eliot Bernstein & P. Stephen Lamont Visit author's site

Keywords:

iviewit

Patentgate

Proskauer Rose

New York Times



Ex-Judge Lawrence Horowitz

www.WLF.org



The Washington Legal Foundation

Judicial Destruction in Westchester - See April 9th & 20th Posts New York Law Journal Steven C. Krane

New York

Posted by Corrupt Courts Administrator at 2:42 PM

8+1 Recommend this on Google

19 comments:

AMAZED said...

You can't make this stuff up....these people (mostly lawyers) steal things and get away with it through the Courts.....they should all go to JAIL.

November 24, 2007 at 4:16 PM

Anonymous said...

Hang all these son of bitches

November 24, 2007 at 5:11 PM

Anonymous said...

I'm and attorney and I'm numb. A friend referred me to this site this morning and I've read a few stories. There are some very serious issues here. All of this is VERY concerning: the DDC and Iviewit allegations, just to start...

November 24, 2007 at 6:46 PM

Anonymous said...

This guy Bernstein, the lawyers had a hit out on, do you believe it? They blewup his car. It's only right Bernstein should see some people and put out a hit on all of them. What comes around goes around. Screw them all

November 24, 2007 at 9:35 PM

Anonymous said...

This guy Bernstein, the lawyers had a hit out on, do you believe it? They blewup his car. It's only right Bernstein should see some people and put out a hit on all of them. What comes around goes around. Screw them all

November 24, 2007 at 9:35 PM

Anonymous said...

Sara Jo Hamilton also need to be looked into by the feds. I was told the EEOC could not look into the DDC a few years ago. Hopefully with the lawsuit maybe the EEOC will look into it.



Ramos-Lippman-Weissberg Documents



Ramos-Lippman-Weissberg Documents

Click on Page to See FBI Bank of New York Non-Prosecution Agreement Info It is amazing that these people have unions. In the lawsuit it says that they have a union. C Department of Instice Acres 6, 161 in the lawsuit it says they are union workers. If they work for the State jobs should be open and competitive. They also should be held to standards PORTO AND ADDRESS OF THE PORTO that other state employess are held to. They are state jobs that are not equal oppertunity, that are not open to And Approved and a construction of the state all who qualify regardless of race and other influences. a simple Ref Select of Printee and Policy Series If it the Unified court system writting the checks. What does the Unified Court system and the State answering questions about who they hire at the He claims he is going to clean up Albany.

November 25, 2007 at 3:06 AM

Spitzer should get involved.

From the top to the bottom said...

First he needs to look at what judicial favors are coming out of Cuomo's office.

November 25, 2007 at 8:34 AM

nys taxpayer said...

I do not understand

DDC?

If the Feds have dropped the ball on this one where is our fighting Attorney General Andrew Cuomo?

November 25, 2007 at 11:30 AM

always in the know about the courts and unions said ...

First of all, the EEOC is a massive hack office of the federal gov.! they told me i did not have a case and i knew i did from a past federal action and my extensive experience and education from OCA....THANK you OCA! I FORCED THEM to investigate (WNY) and maryanne drabczyk, eeoc, did... an i'm screwing you, lazy girl attempt from her desk and telephone to OCA'S hack and admin. heads, and then made outrageous, untrue, lies and statements in writing. Butt, funny she did give me the right to sue letter. for the second phase of my case, termination by OCA, she pretended she would just send a right to sue letter immediately to my home.... acting sweet as liquor. but after consultation with andrew eisenberg, non-judicial admin., for chief judge sharon townsen, 8th dist., from OCA, she sucker punched me and sent it to the washington bureau of the dept of justice, DOJ, first, for their approval...hoping they would see that no investigation was done and, not knowing that she sent me a right to sue a few months prior, they, the dept of justice would reject it! BUT i got word from my excellent investigative sources that she did this and i called DC and gave DOJ THE MANY details they needed.... and soon after i got the right to sue letter!!!! EEOC does business with OCA through the STATE division of human rights and, therefore will do whatever they can to negate your complaints about any agency within OCA..no matter how serious they are. EEOC needs to be investigated also , and they are part of my federal complaint... they will always work with NY courts behind your back! always file and force them to investigate, even if they accuse you of taping them? huh?..oh yes, until they give you the right to sue letter!

as far as the unions....CSEA is in collusion with OCA....fact! CSEA'S only interest is securing small cost of living raises for its dues paying brothers and sisters, while spending the other 3 years playing with each other...check out what they do in their offices and how they pretend to represent you, when they 'never" "WIN any cases that don't include a bunch of employees....singulair cases take play time and play money from CSEA big shots and, allows OCA to play hardball at contract time!....right donahue?! CSEA and OCA are in concert with pillow talk!





Markewich Ethics

CLICK HERE TO SEE: "Wannabe Judge Attorney Markewich Writes About Ethics Violations SHE failed to Report

Ex-Judge David Gross - See Friday, September 16, 2007 Post

November 25, 2007 at 1:04 PM

victim said...

The system doesn't work! It has been hijacked by gangsters and is not responsive to the people.

November 25, 2007 at 11:45 PM

Anonymous said...

Hi, I am Luisa Esposito, my story is listed on October 10, and October 11, 2007. (Esq. sex scandal). I cannot believe what is going on with our Judicial System, Police Departments, District Attorney's Office, etc. After reading what happened to Mr. Bernstein, and Ms. Anderson, it leads me to believe that all of my conspiracy theories might be valid. I along with Mr. Bernstein and Ms. Anderson, have substantial evidence of a possible cover-up within the DDC Dept.and other Agencies. I was allegedly sexually abused by my former Attorney Allen H. Isaac, Esq.I presented my evidence, DVD Audi-Video tape with Mr. Isaac's admissions on it to the District Attorney's Office along with witnesses. I was victimized by the Chief of the Sex Crimes Unit, she had me in tears for approx. 3 hours. My evidence was never presented to the Grand Jury. I went to the Manhattan Special Victims Squad and the Detective told me "Mr. Isaac was getting arrested". The Police Report reads "Felony, Sexual Abuse, Wanted Allen H. Isaac. Will Prosecute, Yes". The Detective told me" favors were getting called in and they were not allowing the arrest". Thus Far, there has not been an arrest. Attorney Anthony Denaro sent a letter to Police Commissioner Raymond Kelly, a Notice and Demand to arrest on reported "Felony level Sexual Abuse". In addition, i filed a complaint at the DDC in 2005, and could not believe what i was experiencing at the hands of these proceedings. The DDC transcribed my DVD Audiovideo tape which had numerous ommissions regarding pertinent and critical conversations. They told me i could not have an Attorney present during the hearings, they were not submitting the Police Report into evidence, witnesses on my behalf were not getting called in to corroborate my complaint. An Intern that worked for Mr. Isaac came forward saying that this was not an isolated incident, the Office staff warned her to steer clear of him. She was not getting called in as a witness. The harrassment i experienced at their hands was beyond believable. My testimony was blackened out with magic marker, after i tried to address my concerns about the hearings. Why is our system failing us, Is it Greed, Money, Power? God Bless us all, let's band together as citizen's to try and stop all of this corruption.Go to http://www.youtube.com/watch?v-UJlvm7-5654 and listen to my video and read the comments.

November 26, 2007 at 11:05 AM

Anonymous said...

Mr. Bernstein, I admire your courage and fortitude. This Country is full of cowards, they allow these animals and thiefs to steal our souls from us. That is why they continue to get away with lying, stealing, and corrupting our system. Hang in there, i hope they lock up all of these burns, and throw away the key.

November 26, 2007 at 2:11 PM

so sick of the office of court administration! said...

Our judicial system is failing and in full participation of many forms of conspiracy, because there is no accountability, tons of greed and way too much power given to weak and cowardly people with mental issues! The only salvation is for the masses to come together and demand a federal investigation, national media coverage and removal of the top administraters...Kaye goes first and foremost, along with Lippman and Plumadore!! am hoping this will begin by the beginning of 2008! People please get MAD!!!!!!

November 26, 2007 at 5:46 PM

http://exposecorruptcourts.blogspot.com/2007/11/press-release-november-23-2007-for.html

Sunday, February 10, 2008-New Jersey Ethics Counsel says NY Holocaust Attorney Should Be Disbarred

		2.7	
	ALCON MILLIO ALCO (ALCA)	2.4.a.	
		REPORT FOR THE R	Circle Treed
	TIORING RETORN.		
			C 147904
		ALC: NO	
374-3018			
-	The State Country	_	
The day set			
Same and	and the second sec		
and the second dist		n, 44	
miner in	- Baserie		

NJ Ethics Findings - Disbar Fagan

Tom Robbins on New York Judges

Anonymous said...

I've read Anderson's amended complaint, and I've read Iviewit's press release, which is, at various parts, factually inaccurate.

But Iviewit is correct about one thing: heads need to role on what happened to them.

November 26, 2007 at 7:24 PM

where the hell am I said...

How can you trust a government that allows this? They certainly make it difficult to debate with my european and canadian friends on these and various other issues.

It's a joke!! Hard to defend my country and it's system with crap like this!!

November 27, 2007 at 12:49 PM

Anonymous said...

What was ray joao's role? Can someone explain. Thanks.

November 29, 2007 at 8:18 PM

Eliot said...

A few comments to the bloggers here.

Ray Joao was retained by Proskauer Rose to patent lviewit inventions as Kenneth Rubenstein's lackey. Both Rubenstein and Joao were at Meltzer Lippe Goldstein Schlissel and Wolfe prior to Proskauer grabbing Rubenstein immediately after learning of the inventions and starting an IP department based on stealing those inventions. Raymond Joao is beyond a disreputable scum, he is scum from the bottom of hell, he put 90 patents into his own name, all to do with Iviewit inventions. A true bottom feeder and lackey for Proskauer and Foley and Lardner doing the dirty work. Ray purposely filed false patent applications a federal crime and violated almost all of his federal patent bar regulations. Ray also is a flat out liar, he tried to say he never met inventors Jude Rosario and Zakirul Shirajee but mounds of evidence refute that. Ray is under investigation at the USPTO OED with all these criminal attorneys, I mean attorney criminals.

As for Luisa Esposito, I admire this woman who has been hosed by the system to protect some sexually perverted attorney who solicits bj's for legal work, hope when she gets hers, he will like giving bj's to his roomie homey in New York's finest prison.

As for me, well we can stop this crap now, yank these public servants gone mad from their jobs and try them for their abuse of power. It is not impossible, oh, you mean Dick Cheney has impeachment papers at the Judiciary Committee for war crimes, etc. and Alberto Bongo is gonzo, well it takes time but history is replete with incidence whereby crap like this is removed in a single flush into the New York historical sewer.

New Yorkers must now get enraged at their public officials and call them to the light, they hate the light, demand answers, file complaint after complaint, force them to jump down into the sewer to escape the light.

Fear not who they are from title, title is earned, they brought down Nixon and he had a pretty powerful title.

Fight now or you are cowards and your children will spit on you when they see you were a coward who sold out their freedoms and government. My kids are making noise now

http://youtube.com/watch?v=TtikwNTSUE8

1	La mandata por una resulta la forma prova una la companya de la provincia de la provincia de la provincia de la La provincia de la provincia de La provincia de la provincia de
1	I deal second application onlying that patients
I	No 630 Red Lance Mind Reig Ref (align Ref.) and Ref. cont
i	(4) A the structure starts (3) a structure with a starts of the structure
1.0	Martin Martin, S. Reis and an experimental fragility and the strength of the attention of the attention of the strength of the strengt of t
1	Another is constructional and an another construction of the const
1	We can approximate intervention of the second second second second second and a second
	The PM, fact-allocate spin, pulsified a sense field of control and provide spin. Another
ds on these and	10 M KH VAT WEIN DURING VAL BARREN AND ALL REAL AND AL
1	Tom Robbins on NY Judges - See
1	-
1	July 28, 2007 Post
	David Grandeau, "Ethics matters."
i	
î	
1	
1	DAILX-NEWS
	und to the second as
1	Ethica 'worse' in Alberty, asys watchdog David Grandeau
1	IP AND RECEIPT AND A DESCRIPTION OF A DE
1	[51] M. LEWIS, W. M. WART, M. LEWIS, M. LEWIS, M. M. LEWIS, M. M. WART, M. LEWIS, M. LEWIS, M. LEWIS, "Annual Science of State Science on the state Science on the science of the scien
	2) and particle is in the second or an equip constrainty of a province in the second or an equip constrainty of a provi
	(1) and the set of a set of the set of a set
ware at Maltman Linns	Construction and a construction of a state of the stat
were at Meltzer Lippe	and the second
IP department based	There is a state of the stat
nto his own name, all	Contraction of Contract Contraction and the Contraction of Contrac
rposely filed false	
to say he never met	
h all these criminal	Devid Considered IID his services II
	David Grandeau, "Ethics matters."

т

Judicial Destruction

To See Judicial Destruction Story CLICK HERE

Judge Ramos Recusal: NO

The government is trying to suppress rebellion and what they are about to find out is that New Yorkers and most Americans are not going to stand for this shit much longer before we pitchfork their heads. Fool me once. If you can't fight city hall, tear it down!

Anarchy 101

November 30, 2007 at 11:44 AM

Anonymous said...

Eliot...you are sooo right, so honest as well as graphic...which is necessary... and correct about piling it on till they can't breathe..plus you crack me up! Give the judicial system what they give us...a blast of living hell! The respect for the ROBE is gone and now the courts cannot do business as it needs to. Criminals rule this state!

December 2, 2007 at 7:22 AM

Richenry7 said...

Proskauer Rose LLP donating money to Clyde Lo-chin's Steel drum club.

Clyde Lo-chin (currently mediator in Tampa, FL EEOC) recruited me (Ricardo E. Jones) and a friends (Robert Brown) of the US Army Reserves to apply for positions at the EEOC-NYDO as investigators on or/about early 2001. Clyde had meetings with us both to prepare us for the interviews with members of management of EEOC-NYDO. I never believed that I was going to be hired despite my background in Law Enforcement and investigation. Clyde said not to worry you'll get hired. I was hired sometime the first week of April 2001. After I was hired Clyde was working on a big case against Ralph Laren Polo involving a large Black Class of employees. Sometime later Clyde asked me to attend one of the settlement conferences at Proskauer Rose LLP where I meet top negotiator Paul Salvator Esq, and other attorneys for Polo. Later after the conference I was contacted by Paul Salvator of Proskauer Rose. Paul asked if I had a case with the respondent MBIA. Paul wanted me to set-up a similar conference to settle the case. I did and it settled for \$650,000.00 in less than 90 days. Clyde Lo chin admitted to me that he asked Paul Salvator to have Polo to donate \$5000.00 to his Clyde's Steel Drum club and he did.

Clyde Lo chin has a relationship with Nancy Boyd who at the time of my hirer was Enforcement manager, and later Deputy Director of the EEOC-NYDO. Nancy Boyd was fixing cases for Vice Chair of EEOC Leslie Silverman (formerly of the Senate subcommittee on employment and workplace safety) for the Proskauer Rose Law Firm. Leslie Silverman left EEOC and became a partner of Proskauer Rose in Washington DC and works with Paul Salvator of Proskauer Rose in Washington DC.

December 2, 2010 at 12:17 PM

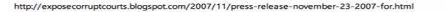
Post a Comment

Newer Post

Home

Subscribe to: Post Comments (Atom)

Blog Archive





Judge Ramos Recusal: NO

September 24, 2009 NYS Senate Judiciary Hearing



More Exposure of Widespread Corruption in NY's Judiciary CLICK HERE TO SEE VIDEO OF SEPTEMBER 24, 2009 COURT CORRUPTION HEARING

Judge John L. Phillips

Older Post