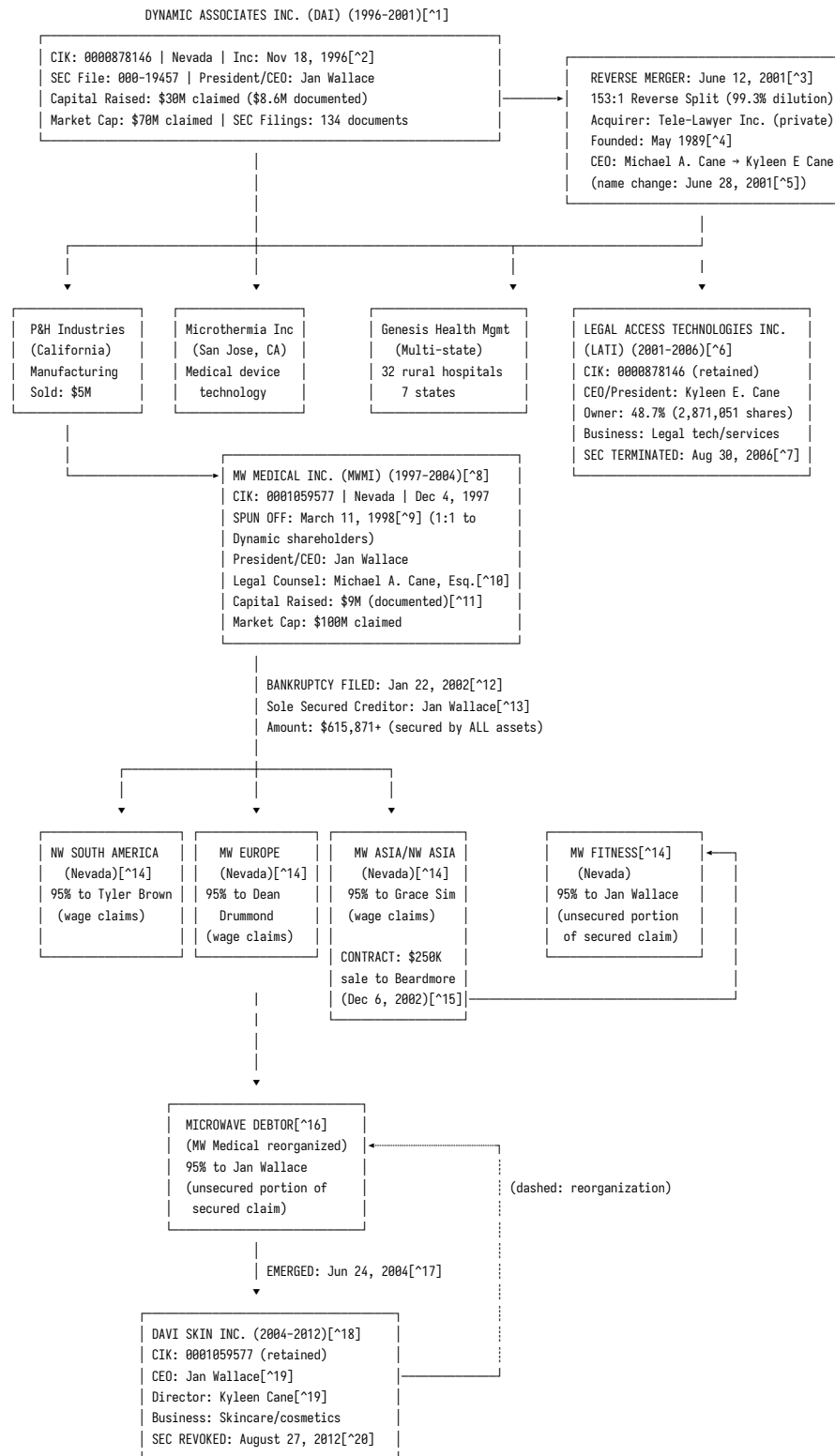


Dynamic Associates Genealogy



Corporate Genealogy Narrative

Dynamic Associates Inc. (DAI) was incorporated in Nevada on November 18, 1996,¹ and began operations as a publicly-traded shell company under SEC File Number 000-19457. DAI claimed to raise \$30 million in capital (with \$8.6 million documented) and asserted a market capitalization of \$70 million.² Under the leadership of President and CEO Jan Wallace, DAI pursued a strategy of acquiring healthcare management businesses, including Genesis Health Management (operating 32 rural hospitals across 7 states), Microthermia Inc. (a San Jose-based medical device technology company), and P&H Industries (a California manufacturing company that was sold for \$5 million).

On December 4, 1997, DAI created MW Medical Inc. (MWMI) as a wholly-owned subsidiary.³ MWMI was spun off to DAI shareholders on March 11, 1998, on a 1:1 basis, with each DAI shareholder receiving one share of MWMI for each share of DAI they held.⁴ Jan Wallace served as President and CEO of MWMI, with Michael A. Cane, Esq. providing legal counsel from offices in Las Vegas, Nevada.⁵ MWMI raised \$9 million in documented capital and claimed a market capitalization of \$100 million.⁶ P&H Industries was transferred to become a subsidiary of MWMI following the spin-off.

While DAI and MWMI were operating as separate public entities with overlapping management, financial distress emerged. On January 22, 2002, MWMI filed for Chapter 11 bankruptcy protection,⁷ with Jan Wallace positioned as the sole secured creditor holding \$615,871+ in promissory notes secured by all company assets in first-priority position.⁸ Through the bankruptcy reorganization plan, MWMI created multiple subsidiary entities with 95% ownership stakes distributed to various parties: MW Asia/NW Asia (Nevada) to Grace Sim for wage claims, MW Europe (Nevada) to Dean Drummond for wage claims, NW South America (Nevada) to Tyler Brown for wage claims, MW Fitness (Nevada) to Jan Wallace for the unsecured portion of her secured claim, and Microwave Debtor (the reorganized MWMI entity itself) with 95% ownership to Jan Wallace.^{9,10}

On December 6, 2002, MW Asia was contracted for sale to an entity identified as Beardmore for \$250,000,¹¹ representing an early attempt to monetize the bankrupt entity's shell companies. MWMI emerged from bankruptcy on June 24, 2004, approximately 2.5 years after the filing, and immediately changed its name to Davi Skin Inc.,¹² pivoting from medical technology to the skincare and cosmetics business. Jan Wallace continued as Chief Executive Officer, with Kyleen Cane (formerly Michael A. Cane) serving as Director.¹³ Davi Skin Inc. faced civil litigation, including the Parrish Medley v. Jan Wallace case filed on April 21, 2006.¹⁴ The SEC ultimately revoked Davi Skin Inc.'s registration on August 27, 2012, for failure to file required reports.¹⁵

Simultaneously with the MWMI bankruptcy proceedings, DAI underwent its own transformation through a reverse merger. On June 12, 2001, Tele-Lawyer Inc., a private legal services and technology company founded in May 1989 by Michael A. Cane,¹⁶ acquired DAI through a share-for-share exchange accompanied by a 153-to-1 reverse stock split, resulting in 99.3% dilution of existing DAI shareholders.¹⁷ Jan Wallace and Grace Sim resigned as officers and directors on the same date. Michael A. Cane changed his name to Kyleen E Cane, effective June 28, 2001.¹⁸ The merged entity was renamed Legal Access Technologies Inc. (LATI), retaining DAI's CIK number 0000878146.¹⁹ Kyleen Cane acquired 48.7% controlling interest (2,871,051 shares) through the merger exchange and served as CEO and President of LATI.²⁰ The company operated in the legal technology and services sector until voluntarily deregistering with the SEC on August 30, 2006, via Form 15-12G.²¹

The genealogy reveals a pattern of related-party transactions, with Wallace and Cane maintaining control across multiple corporate transformations, bankruptcies, reverse mergers, and business pivots, while utilizing secured creditor positions and wage claim allocations to retain ownership through reorganization proceedings.

¹Dynamic Associates Inc. incorporated in Nevada on November 18, 1996. SEC Form S-18 registration statement, CIK 0000878146.

²SEC EDGAR database, CIK 0000878146. Dynamic Associates Inc. operated as a public shell company acquiring healthcare management businesses under SEC File Number 000-19457 (small business issuer).

³MW Medical Inc. incorporated in Nevada on December 4, 1997 as wholly-owned subsidiary of Dynamic Associates Inc. SEC Form S-1, CIK 0001059577, filing 0001011438-98-000283.

⁴Spin-off completed March 11, 1998. Dynamic Associates distributed all MW Medical shares to Dynamic shareholders on 1:1 basis. Each shareholder of Dynamic received one share of MW Medical common stock for each share of Dynamic common stock held. SEC Form 10-KSB, CIK 0001059577, multiple filings including 0001075793-00-000093.

⁵Michael A. Cane served as legal counsel to MW Medical Inc. with office at 101 Convention Center Dr #1200, Las Vegas, NV. SEC Form S-1 registration statement dated September 3, 1999, CIK 0001059577.

⁶MW Medical Inc. S-1 Registration filed September 3, 1999, offering 5,146,010 shares at \$3.50 per share. SEC EDGAR database, CIK 0001059577.

⁷MW Medical Inc. filed Chapter 11 bankruptcy petition on January 22, 2002 in United States Bankruptcy Court for the District of Arizona (later transferred to District of Nevada), Case Number 02-10145. Filing occurred 54 days after board vote. SEC Form 10-KSB disclosures, CIK 0001059577, filings 0001075793-02-000226 and 0001075793-02-000209.

⁸Jan Wallace held sole secured creditor position with \$615,871+ in promissory notes secured by all company assets, positioned in first-priority position to acquire assets through bankruptcy. SEC Form 10-KSB disclosures and bankruptcy court records.

⁹Subsidiary entities created through MW Medical bankruptcy plan: MW Asia/NW Asia (Nevada, 95% to Grace Sim for wage claims, with \$250K sale contract to Beardmore dated December 6, 2002), MW Europe (Nevada, 95% to Dean Drummond for wage claims), NW South America (Nevada, 95% to Tyler Brown for wage claims), and MW Fitness (Nevada, 95% to Jan Wallace for unsecured portion of secured claim). Bankruptcy Plan of Reorganization, Case 02-10145.

¹⁰"Microwave Debtor" represents MW Medical Inc. as debtor-in-reorganization during Chapter 11 bankruptcy proceedings, with 95% ownership allocated to Jan Wallace for unsecured portion of secured claim under Plan of Reorganization.

¹¹Contract for sale of MW Asia shell to Beardmore dated December 6, 2002 for \$250,000. Bankruptcy court records and SEC filings.

¹²MW Medical Inc. emerged from bankruptcy and changed name to Davi Skin Inc. effective June 24, 2004, approximately 2.5 years after January 22, 2002 bankruptcy filing. SEC Form 8-K filed June 24, 2004, CIK 0001059577, filing 0001255294-04-000137.

¹³Jan Wallace served as Chief Executive Officer and Kyleen Cane served as Director of Davi Skin Inc. following emergence from bankruptcy. Parrish Medley v. Jan Wallace litigation documents (April 21, 2006) and SEC Form 10-QSB filings, CIK 0001059577.

¹⁴Davi Skin Inc. operated 2004-2012 as skincare/cosmetics company. Civil litigation complaint filed April 21, 2006 in Parrish Medley v. Jan Wallace Re Davi Skin identifies post-transformation management structure. SEC EDGAR database, CIK 0001059577.

¹⁵SEC revoked Davi Skin Inc. registration on August 27, 2012 for failure to file required reports. SEC EDGAR database, CIK 0001059577, registration status change.

¹⁶Tele-Lawyer Inc. founded May 1989 by Michael A. Cane as private legal services and technology company. SEC Form 10-KSB, CIK 0000878146.

¹⁷Reverse merger effective June 12, 2001, documented in SEC Form 10-KSB, CIK 0000878146, filing 0001075793-02-000056. Tele-Lawyer Inc. acquired Dynamic Associates through share-for-share exchange with simultaneous 153-to-1 reverse stock split. Jan Wallace and Grace Sim resigned as officers and directors on same date.

¹⁸Name change from Michael A. Cane to Kyleen E Cane effective June 28, 2001, disclosed in SEC Form 4 filed October 13, 2005, CIK 0001144030, filing 0001255294-05-000636. Former name and date of change explicitly documented in filing.

¹⁹Legal Access Technologies Inc. formed from reverse merger of Dynamic Associates and Tele-Lawyer, retaining Dynamic's CIK number 0000878146. Michael/Kyleen Cane acquired 48.7% controlling interest (2,871,051 shares) through share-for-share merger exchange. SEC Schedule 13D, filing 0001075793-01-500095.

²⁰Legal Access Technologies Inc. formed from reverse merger of Dynamic Associates and Tele-Lawyer, retaining Dynamic's CIK number 0000878146. Michael/Kyleen Cane acquired 48.7% controlling interest (2,871,051 shares) through share-for-share merger exchange. SEC Schedule 13D, filing 0001075793-01-500095.

²¹Legal Access Technologies terminated SEC registration on August 30, 2006 via Form 15-12G voluntary deregistration. SEC EDGAR database, CIK 0000878146.

Entity Abbreviations

Abbreviation	Full Entity Name	CIK
DAI	Dynamic Associates Inc.	0000878146
LATI	Legal Access Technologies Inc.	0000878146
MWMI	MW Medical Inc.	0001059577
Davi	Davi Skin Inc.	0001059577
BCA	Book Corp of America	0000013156
SDI	Secured Diversified Investment Ltd	0000013156
GGI	Galaxy Gaming, Inc.	0000013156
LVGI	Las Vegas Gaming, Inc.	0001103993
SSSI	Sedona Software Solutions, Inc.	0001100131
CC	Cane Clark LLP	0001255294
CUBED	Cubed, Inc. (formerly Northwest Resources)	0001507718
COSIGN	Co-Signer, Inc. (formerly Southern Products)	0001487659
CSH	CodeSmart Holdings, Inc. (formerly First Independence)	0001543098
AVIANA	Aviana, Corp.	0001561622
M.C.	Michael A. Cane (CIK 0001144030, pre-6/28/2001)	0001144030
K.C.	Kyleen E Cane (CIK 0001144030, post-6/28/2001)	0001144030
J.W.	Jan Wallace	0001286757

Comprehensive Entity Timeline

Date	Entity	Event
5/1989	LATI	Tele-Lawyer Inc. founded by M.C. as private legal services and technology company ²²
11/18/1996	DAI	Incorporated in Nevada ²³
12/4/1997	MWMI	Created as wholly-owned subsidiary of DAI ²⁴
3/11/1998	MWMI	Spun off from DAI to shareholders (1:1 distribution) ²⁵
9/3/1999	MWMI	S-1 Registration filed offering 5,146,010 shares @ \$3.50/share ²⁶
5/17/2000	BCA	Name change: Book Corp of America □ Secured Diversified Investment Ltd ²⁷
6/12/2001	DAI/LATI	Reverse merger: Tele-Lawyer acquires DAI with 153:1 reverse split (99.3% dilution); J.W. and Grace Sim resign; renamed Legal Access Technologies Inc. ^{28,29}
6/18/2001	LATI	M.C. acquired 2,821,051 shares (48.7% ownership) via IRC §368(a)(1)(A) reorganization ³⁰
6/18/2001	LATI	M.C. acquired 50,000 options ³¹
6/28/2001	K.C.	M.C. name change to K.C. effective ³²
1/22/2002	MWMI	Chapter 11 bankruptcy filed; J.W. sole secured creditor (\$615,871+) ^{33,34}
9/19/2002	SDI	Name change filing (administrative) ³⁵
12/6/2002	MW Asia	Contract for sale to Beardmore for \$250,000 ³⁶

²²Tele-Lawyer Inc. founded May 1989 by Michael A. Cane as private legal services and technology company. SEC Form 10-KSB, CIK 0000878146.

²³Dynamic Associates Inc. incorporated in Nevada on November 18, 1996. SEC Form S-18 registration statement, CIK 0000878146.

²⁴MW Medical Inc. incorporated in Nevada on December 4, 1997 as wholly-owned subsidiary of Dynamic Associates Inc. SEC Form S-1, CIK 0001059577, filing 0001011438-98-000283.

²⁵Spin-off completed March 11, 1998. Dynamic Associates distributed all MW Medical shares to Dynamic shareholders on 1:1 basis. Each shareholder of Dynamic received one share of MW Medical common stock for each share of Dynamic common stock held. SEC Form 10-KSB, CIK 0001059577, multiple filings including 0001075793-00-000093.

²⁶MW Medical Inc. S-1 Registration filed September 3, 1999, offering 5,146,010 shares at \$3.50 per share. SEC EDGAR database, CIK 0001059577.

²⁷SEC Form 10-K filings, Galaxy Gaming, Inc. (CIK 0000013156), filing 0001193125-06-000001. Name change history: Book Corp of America (original name) □ Secured Diversified Investment Ltd (May 17, 2000) □ Galaxy Gaming, Inc. (June 22, 2005).

²⁸Reverse merger effective June 12, 2001, documented in SEC Form 10-KSB, CIK 0000878146, filing 0001075793-02-000056. Tele-Lawyer Inc. acquired Dynamic Associates through share-for-share exchange with simultaneous 153-to-1 reverse stock split. Jan Wallace and Grace Sim resigned as officers and directors on same date.

²⁹Legal Access Technologies Inc. formed from reverse merger of Dynamic Associates and Tele-Lawyer, retaining Dynamic's CIK number 0000878146. Michael/Kyleen Cane acquired 48.7% controlling interest (2,871,051 shares) through share-for-share merger exchange. SEC Schedule 13D, filing 0001075793-01-500095.

³⁰SEC Schedule 13D, Legal Access Technologies Inc. (CIK 0000878146), filed June 28, 2001, filing 0001075793-01-500095. Michael A. Cane acquired 2,821,051 shares (48.7% ownership) plus 50,000 options through share-for-share merger exchange qualifying as IRC §368(a)(1)(A) reorganization.

³¹SEC Schedule 13D, Legal Access Technologies Inc. (CIK 0000878146), filed June 28, 2001, filing 0001075793-01-500095. Michael A. Cane acquired 2,821,051 shares (48.7% ownership) plus 50,000 options through share-for-share merger exchange qualifying as IRC §368(a)(1)(A) reorganization.

³²Name change from Michael A. Cane to Kyleen E Cane effective June 28, 2001, disclosed in SEC Form 4 filed October 13, 2005, CIK 0001144030, filing 0001255294-05-000636. Former name and date of change explicitly documented in filing.

³³MW Medical Inc. filed Chapter 11 bankruptcy petition on January 22, 2002 in United States Bankruptcy Court for the District of Arizona (later transferred to District of Nevada), Case Number 02-10145. Filing occurred 54 days after board vote. SEC Form 10-KSB disclosures, CIK 0001059577, filings 0001075793-02-000226 and 0001075793-02-000209.

³⁴Jan Wallace held sole secured creditor position with \$615,871+ in promissory notes secured by all company assets, positioned in first-priority position to acquire assets through bankruptcy. SEC Form 10-KSB disclosures and bankruptcy court records.

³⁵SEC Form 10-K filings, Galaxy Gaming, Inc. (CIK 0000013156), filing 0001193125-06-000001. Name change history: Book Corp of America (original name) □ Secured Diversified Investment Ltd (May 17, 2000) □ Galaxy Gaming, Inc. (June 22, 2005).

³⁶Contract for sale of MW Asia shell to Beardmore dated December 6, 2002 for \$250,000. Bankruptcy court records and SEC filings.

Date	Entity	Event
2002-2004	MWMI	Bankruptcy plan creates subsidiaries: MW Asia (95% Grace Sim), MW Europe (95% Dean Drummond), NW South America (95% Tyler Brown), MW Fitness (95% J.W.) ³⁷
3/26/2003	MWMI	J.W. acquired 74,000,000 shares @ \$0.005 ³⁸
4/30/2003	LATI	K.C. acquired 50,000 options @ \$0 ³⁹
4/30/2003	LVGI	Merger with Triple Win in Nevada, Inc. effective 5/7/2003; IRC §368(a)(1)(A) reorganization; legal advisor Cane O'Neill Taylor, LLC; 580,000 shares + \$300K cash to Triple Win shareholders ⁴⁰
8/31/2003	LATI	K.C. disposed 470,000 shares @ \$0 (six transactions) ⁴¹
6/24/2004	MWMI/Davi	Emerged from bankruptcy; name change to Davi Skin Inc.; J.W. CEO, K.C. Director ⁴²
8/31/2004	LATI	K.C. disposed 470,000 shares @ \$0.05 (six transactions) ⁴⁴
4/4/2005	SDI	J.W. initial holdings: 200,000 shares + 400,000 warrants (indirect) ⁴⁵
4/4/2005	SDI	J.W. acquired 245,000 shares @ \$0.025 + 400,000 warrants @ \$0 ⁴⁶
5/10/2005	LVGI	K.C. acquired 50,000 Warrant No. 148 @ \$3.00 ⁴⁷
5/13/2005	SSSI	CC acquired control; market value \$138; outstanding shares 5,376,500 ⁴⁸
6/22/2005	GGI	Name change: Secured Diversified Investment Ltd □ Galaxy Gaming, Inc. ⁴⁹
12/22/2005	SDI	J.W. disposed 45,000 shares @ \$0 ⁵⁰
4/21/2006	Davi	Civil litigation filed: Parrish Medley v. Jan Wallace ⁵¹
8/30/2006	LATI	Voluntarily deregistered with SEC via Form 15-12G ⁵²
3/31/2008	LVGI	K.C. acquired 10,000 Options/Rights @ \$0 ⁵³
5/16/2008	LVGI	K.C. acquired 1,500 Common Stock Series A @ \$2.00 ⁵⁴
9/18/2008	LVGI	K.C. acquired 4,500 Common Stock Series A @ \$2.00 (two transactions) ⁵⁵
1/9/2009	LVGI	K.C. acquired 35,000 Options/Rights @ \$0 (two transactions) ⁵⁷
3/22/2010	COSIGN	Name change: Southern Products, Inc. □ Co-Signer, Inc. ⁵⁹
12/13/2010	CUBED	Name change: Northwest Resources, Inc. □ Cubed, Inc. ⁶⁰

³⁷Subsidiary entities created through MW Medical bankruptcy plan: MW Asia/NW Asia (Nevada, 95% to Grace Sim for wage claims, with \$250K sale contract to Beardmore dated December 6, 2002), MW Europe (Nevada, 95% to Dean Drummond for wage claims), NW South America (Nevada, 95% to Tyler Brown for wage claims), and MW Fitness (Nevada, 95% to Jan Wallace for unsecured portion of secured claim). Bankruptcy Plan of Reorganization, Case 02-10145.

³⁸SEC Form 5, MW Medical Inc. (CIK 0001059577), filing 0001255294-04-000119. Jan Wallace acquired 74,000,000 shares at \$0.005 per share on March 26, 2003.

³⁹SEC Form 5, Legal Access Technologies (CIK 0000878146), filing 0001255294-04-000216. Kyleen E Cane acquired 50,000 options to buy at \$0 on April 30, 2003.

⁴⁰SEC Form 8-K, Las Vegas Gaming Inc. (CIK 0001103993), merger filing. Merger with Triple Win in Nevada, Inc. effective May 7, 2003, structured as IRC §368(a)(1)(A) reorganization with legal services by Cane O'Neill Taylor, LLC; consideration: 580,000 LVGI shares + \$300,000 cash.

⁴¹SEC Form 5, Legal Access Technologies (CIK 0000878146), filing 0001255294-05-000179. Kyleen E Cane disposed of 470,000 shares in six transactions at \$0 on August 31, 2003.

⁴²MW Medical Inc. emerged from bankruptcy and changed name to Davi Skin Inc. effective June 24, 2004, approximately 2.5 years after January 22, 2002 bankruptcy filing. SEC Form 8-K filed June 24, 2004, CIK 0001059577, filing 0001255294-04-000137.

⁴³Jan Wallace served as Chief Executive Officer and Kyleen Cane served as Director of Davi Skin Inc. following emergence from bankruptcy. Parrish Medley v. Jan Wallace litigation documents (April 21, 2006) and SEC Form 10-QSB filings, CIK 0001059577.

⁴⁴SEC Form 4, Legal Access Technologies (CIK 0000878146), filing 0001255294-04-000300. Kyleen E Cane disposed of 470,000 shares in six transactions at \$0.05 on August 31, 2004.

⁴⁵SEC Form 3, Secured Diversified Investment (CIK 0000013156), filed April 4, 2005, filing 0001255294-06-000227. Jan Wallace initial holdings: 200,000 shares + 400,000 warrants (indirect).

⁴⁶SEC Form 5, Secured Diversified Investment (CIK 0000013156), filing 0001255294-06-000228. Jan Wallace acquired 245,000 shares at \$0.025 + 400,000 warrants at \$0 on April 4, 2005; disposed 45,000 shares at \$0 on December 22, 2005.

⁴⁷SEC Form 4, Las Vegas Gaming Inc. (CIK 0001103993), filing 0001255294-05-000636. Kyleen E Cane acquired 50,000 Warrant No. 148 at \$3.00 on May 10, 2005. This filing contains explicit name change disclosure.

⁴⁸SEC filings, Sedona Software Solutions, Inc. (CIK 0001100131), and Cane Clark LLP (CIK 0001255294). Ownership change May 13, 2005; market value \$138; outstanding shares 5,376,500.

⁴⁹SEC Form 10-K filings, Galaxy Gaming, Inc. (CIK 0000013156), filing 0001193125-06-000001. Name change history: Book Corp of America (original name) □ Secured Diversified Investment Ltd (May 17, 2000) □ Galaxy Gaming, Inc. (June 22, 2005).

⁵⁰SEC Form 5, Secured Diversified Investment (CIK 0000013156), filing 0001255294-06-000228. Jan Wallace acquired 245,000 shares at \$0.025 + 400,000 warrants at \$0 on April 4, 2005; disposed 45,000 shares at \$0 on December 22, 2005.

⁵¹Davi Skin Inc. operated 2004-2012 as skincare/cosmetics company. Civil litigation complaint filed April 21, 2006 in Parrish Medley v. Jan Wallace Re Davi Skin identifies post-transformation management structure. SEC EDGAR database, CIK 0001059577.

⁵²Legal Access Technologies terminated SEC registration on August 30, 2006 via Form 15-12G voluntary deregistration. SEC EDGAR database, CIK 0000878146.

⁵³SEC Form 4, Las Vegas Gaming Inc. (CIK 0001103993), filing 0001255294-09-000048. Kyleen E Cane acquired: 10,000 Options/Rights at \$0 (March 31, 2008); 1,500 Common Stock Series A at \$2.00 (May 16, 2008); 4,500 Common Stock Series A at \$2.00 (September 18, 2008).

⁵⁴SEC Form 4, Las Vegas Gaming Inc. (CIK 0001103993), filing 0001255294-09-000048. Kyleen E Cane acquired: 10,000 Options/Rights at \$0 (March 31, 2008); 1,500 Common Stock Series A at \$2.00 (May 16, 2008); 4,500 Common Stock Series A at \$2.00 (September 18, 2008).

⁵⁵SEC Form 4, Las Vegas Gaming Inc. (CIK 0001103993), filing 0001255294-09-000048. Kyleen E Cane acquired: 10,000 Options/Rights at \$0 (March 31, 2008); 1,500 Common Stock Series A at \$2.00 (May 16, 2008); 4,500 Common Stock Series A at \$2.00 (September 18, 2008).

⁵⁶SEC Form 4, Las Vegas Gaming Inc. (CIK 0001103993), filing 0001255294-10-000274. Kyleen E Cane acquired: 4,500 Common Stock Series A at \$2.00 (September 18, 2008); 35,000 Options/Rights at \$0 (January 9, 2009).

⁵⁷SEC Form 4, Las Vegas Gaming Inc. (CIK 0001103993), filing 0001255294-10-000274. Kyleen E Cane acquired: 4,500 Common Stock Series A at \$2.00 (September 18, 2008); 35,000 Options/Rights at \$0 (January 9, 2009).

⁵⁸SEC Form 4, Las Vegas Gaming Inc. (CIK 0001103993), filing 0001255294-09-000061. Kyleen E Cane acquired 35,000 Options/Rights at \$0 on January 9, 2009.

⁵⁹SEC filings, Co-Signer, Inc. (CIK 0001487659). Name change from Southern Products, Inc. to Co-Signer, Inc. effective March 22, 2010.

⁶⁰SEC filings, Cubed, Inc. (CIK 0001507718). Name change from Northwest Resources, Inc. to Cubed, Inc. effective December 13, 2010.

Date	Entity	Event
2/23/2012	CSH	Name change: First Independence Corp. to CodeSmart Holdings, Inc. ⁶¹
8/27/2012	Davi	SEC revoked registration for failure to file reports ⁶²
11/2012	AVIANA	S-1 filing: 1,510,000 shares @ \$0.05; shell company, emerging growth company ⁶³

Footnotes

⁶¹SEC filings, CodeSmart Holdings, Inc. (CIK 0001543098). Name change from First Independence Corp. to CodeSmart Holdings, Inc. effective February 23, 2012.

⁶²SEC revoked Davi Skin Inc. registration on August 27, 2012 for failure to file required reports. SEC EDGAR database, CIK 0001059577, registration status change.

⁶³SEC Form S-1, Aviana, Corp. (CIK 0001561622), filed November 2012. Offering 1,510,000 shares at \$0.05; status: shell company, emerging growth company.