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In Re The Estate of Shirley Bernstein.txt
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       IN THE CIRCUIT COURT OF THE 15TH JUDICIAL CIRCUIT,
             IN AND FOR PALM BEACH COUNTY, FLORIDA
  2
                PROBATE/GUARDIANSHIP DIVISION IY
  3
                          CASE NO.: 502011CP000653XXXXSB
      IN RE: THE ESTATE OF:
      SHIRLEY BERNSTEIN,
  4
                Deceased
  5
      ELIOT IVAN BERNSTEIN, PRO SE,
  6
                Petitioner,
      vs.
  7
      TESCHER & SPALLINA, P.A., (AND ALL PARTNERS,
  8
      ASSOCIATES AND OF COUNSEL); ROBERT L. SPALLINA
      (BOTH PERSONALLY & PROFESSIONALLY); DONALD
  9
      R. TESCHER (BOTH PERSONALLY & PROFESSIONALLY);
      THEODORE STUART BERNSTEIN (AS ALLEGED PERSONAL
 10
      REPRESENTATIVE, TRUSTEE, SUCCESSOR TRUSTEE) (BOTH
      PERSONALLY & PROFESSIONALLY); AND JOHN AND JANE
 11
      DOE'S (1-5000),
                Respondents.
 12
 13
                   TRANSCRIPT OF PROCEEDINGS
 14
                            BEFORE
 15
                 THE HONORABLE MARTIN H. COLIN
 16
 17
                    South County Courthouse
             200 West Atlantic Avenue, Courtroom 8
                  Delray Beach, Florida 33344
 18
 19
 20
                   Friday, September 13, 2013
                     1:30 p.m. - 2:15 p.m.
 21
 22
 23
 24
                 Stenographically Reported By:
                        JESSICA THIBAULT
 25
우
00002
  1
                          APPEARANCES
  2
      On Behalf of the Petitioner:
  3
  4
                ELIOT IVAN BERNSTEIN, PRO SE
                2753 NW 34th Street
  5
                Boca Raton, Florida 33434
  6
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## In Re The Estate of Shirley Bernstein.txt 7 8 On Behalf of the Defendants: LAW OFFICE OF MARK MANCERI, P.A. 9 2929 East Commercial Blvd., Ste. 702 10 Fort Lauderdale, Florida 33308 (954) 491-7099 mrmlaw@comcast.net 11 BY: MARK MANCERI, ESQ. 12 13 14 15 16 17 18 19 20 21 Also present: 22 Robert Spallina, Esq. 23 Theodore Bernstein 24 Mrs. Bernstein, Petitioner's wife 25 9 00003 PROCEEDINGS 1 2 THE COURT: All right, we're here on the No one is representing as the 3 Shirley Bernstein estate, 2011CP000653. Personal Representative, Counsel, make your appearances. 4 Manceri is representing them 5 MR. MANCERI: Good afternoon, your Honor, as estate counsel, their other I'm here on behalf of Robert ∠ 6 Mark Manceri. role. No Personal Rep 7 Spallina and Donald Tescher, named respondents. because when Si died no one 8 MR. ELIOT BERNSTEIN: Good afternoon, your notified the Court and a 9 Honor, my name is Eliot Bernstein, and I'm successor PR or Trustee was 10 representing myself pro se. never elected. 11 MR. THEODORE BERNSTEIN: Your Honor, Ted Bernstein, trustee of the estate, and I'm here 12 13 representing myself today. 14 THE COURT: Okay, thanks. 15 Let me just get the case up on the computer, please. 16 17 All right, so I set oral argument based 18 upon Mr. Bernstein's emergency motions, and I 19 did so with the cautionary language in the 20 notice of hearing that I assume both of you 21 have, that indicates that I first want to hear 22 what makes this matter emergency as defined by Ted is not "trustee" of the estate as their was no papers 23 our law, so, because you're pro se,

Page 2

Mr. Bernstein, I want to make sure you're aware

24

approved by court because

they never closed estate

while Simon was alive.

In Re The Estate of Shirley Bernstein.txt 25 of that particular aspect of what I just said. 00004 1 Counsel knows. This is not an emergency in 2 your mind. It's an emergency as the law calls 3 it an emergency. You're probably going to show 4 me a case or an administrative order and tell 5 me how this is an emergency. The second part of it is what type of 6 7 evidentiary hearing we need to have, so you're 8 up first. 9 MR. ELIOT BERNSTEIN: Okay, you want me to step up or? 10 11 THE COURT: You could do it right from 12 there. 13 MR. ELIOT BERNSTEIN: It's an emergency 14 because three of the beneficiaries --15 THE COURT: Say again? I couldn't -- you 16 mumbled, I couldn't hear you. 17 MR. ELIOT BERNSTEIN: It's an emergency 18 because three of the beneficiaries of the 19 estates lives have been put in danger. 20 THE COURT: Okay, so they're about to be 21 killed? 22 MR. ELIOT BERNSTEIN: They're about to be 23 cut off of school, insurance, the necessary 24 care that was set aside in the estates. 25 THE COURT: So it's not physical harm? 00005 MR. ELIOT BERNSTEIN: 1 No. 2 THE COURT: So it's financial harm? 3 MR. ELIOT BERNSTEIN: Correct. 4 THE COURT: Educational harm? 5 MR. ELIOT BERNSTEIN: Correct. THE COURT: Show me in either the law or 6 7 the administrative order where that is defined 8 as an emergency. 9 MR. ELIOT BERNSTEIN: If it's not then I 10 made a mistake. THE COURT: You're supposed to know that. 11 12 That's why we're having this hearing. 13 MR. ELIOT BERNSTEIN: Well, I'm pro se. 14 THE COURT: I know. We brought all this 15 judicial effort here. No, sir, this is not a 16 free shot for you. 17 MR. ELIOT BERNSTEIN: I thought that it 18 was an emergency.

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 19
                            No, it's not your thought.
                THE COURT:
 20
                MR. ELIOT BERNSTEIN: Okay.
 21
                THE COURT: I cautioned you in the notice
 22
           of hearing you so came today -- I kind of
 23
           cautioned you whether this is an emergency,
 24
           okay? So you need to demonstrate to me where
 25
           under our laws this situation that you say the
00006
  1
           evidence would show is imminently happening,
           imminent means today, okay, where an emergency
  2
  3
           exists.
  4
                The last two emergencies I did, someone
  5
           was on the way to the airport waiting to be
  6
           taken illegally to Iran, a non-hate convention
  7
           country. We had to get an order out so that
  8
           Homeland Security would rush down with armed
  9
           guards and protect a child from going overseas
 10
           and never coming back to the U.S.
 11
                The other one was we had to get an order
           so police could break down the door to prevent
 12
 13
           someone from being physically killed or harmed
 14
           physically.
 15
                Those two were emergencies. Is this an
 16
           emergency like that?
 17
                MR. ELIOT BERNSTEIN: I believe so.
 18
                THE COURT: Okay, all right, so let me
 19
           tell you, I'm going to let you go forward. If
 20
           I do not believe so, get your checkbook out.
 21
                MR. ELIOT BERNSTEIN:
                                     Okay.
 22
                THE COURT: You're going to personally pay
 23
           for the cost of this.
 24
                MR. ELIOT BERNSTEIN: Okav.
 25
                THE COURT: It doesn't seem so based upon
00007
           what you've told me, but you have this belief
  1
  2
           that it is. Remember, show me that it's a
  3
           legal emergency like I gave the example of it.
  4
           Someone is going to die, be taken out of the
  5
           jurisdiction, someone's wellbeing today is
  6
           going to be -- you know, they're going to be
           without food, they'll be on the street
  7
  8
           tomorrow.
  9
                MR. ELIOT BERNSTEIN:
                                      Okav.
 10
                THE COURT: So is that the type of hearing
 11
           I need?
 12
                MR. ELIOT BERNSTEIN:
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In Re The Estate of Shirley Bernstein.txt 13 THE COURT: Okay. So tell me how that --14 what evidence is there that this is an 15 emergency along those lines? 16 MR. ELIOT BERNSTEIN: Okay, the estate 17 representatives when my parents died told us 18 that they were understanding the special 19 circumstances me and my three children are in, 20 and that funds had been set aside and not to 21 worry, there would be no delay of paying their 22 living costs and everything that my father and 23 mother had been paying for years to take care 24 of them, and then they were paying that out of 25 a bank account at Legacy Bank. 80000 1 THE COURT: Who is they? 2 MR. ELIOT BERNSTEIN: Mr. Spallina had 3 directed Rachel Walker to pay the expenses of a 4 Legacy bank account. It was being paid. 5 then Mr. Spallina stated that I should or that 6 Rachel should -- she was fired, she should now 7 turn the accounts over to my wife to start 8 writing checks out of an account we've never 9 seen. 10 So I said I didn't feel comfortable 11 writing checks out of an account, especially 12 where it appeared my dad was the signer, so I 13 called Legacy Bank with Rachel and they were 14 completely blown away that checks had been 15 being written out of a dead person's account. Nobody had notified them that Simon had 16 17 deceased. And that no -- by under no means 18 shall I write checks out of that account, and 19 so then Mr. Spallina told me to turn the 20 accounts over to Janet Craig of Oppenheimer, 21 and Oppenheimer was going to pay the bills as 22 it had been done by Rachel in the past. And so 23 we sent her the Legacy account. We thought all 24 that was how things were being done and, you 25 know, he doesn't give us any documents 00009 whatsoever in the estate, so we don't know, you 1 2 know, what he's operating out of, but 3 Oppenheimer then started to pay the things --4 first they said, wait a minute, these are 5 school trust funds -- well, they actually said

6

that after they started paying, and they were a

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  7
           little hesitant that these funds were being
  8
           used for personal living expenses of everybody,
  9
           which the other Legacy account had been paying
 10
           for through an agreement between and my
 11
           parents. And then what happened was
 12
           Mr. Spallina directed them to continue, stating
 13
           he would replenish and replace the funds if he
 14
           didn't get these other trusts he was in the
           process of creating for my children in place
 15
 16
           and use that money he would replenish and
 17
           replace it.
 18
                So the other week or two weeks or a few
 19
           week ago Janet Craig said that funds are
 20
           running low and she contacted Mr. Spallina who
 21
           told her that he's not putting any money into
 22
           those trusts and that there's nothing there for
 23
           me, and that basically when that money runs out
 24
           the kids' insurance, school, their home
 25
           electricity and everything else I would
00010
  1
           consider an emergency for three minor children
  2
           will be cut off, and that was not --
  3
                THE COURT: Let me ask you a question.
  4
                MR. ELIOT BERNSTEIN: Yes, sir.
  5
                THE COURT: At the time when you say
  6
           things were as they should be, your parents
  7
           were alive and they were paying bills of you
  8
           and your children?
  9
                MR. ELIOT BERNSTEIN: Correct,
 10
           100-percent, through an agreement.
                THE COURT: An agreement with them?
 11
 12
                MR. ELIOT BERNSTEIN: Yes.
                THE COURT: Okay. Then who died first?
 13
 14
                MR. ELIOT BERNSTEIN: My mom.
 15
                THE COURT: Because this is what -- vou
 16
           filed it under your mom's estate.
 17
                MR. ELIOT BERNSTEIN: Okay.
 18
                THE COURT: Is your father alive or dead?
 19
                MR. ELIOT BERNSTEIN: My father is
 20
           deceased today a year ago.
 21
                THE COURT: All right.
                                        So you're saying
 22
           that after your father died, however it
 23
           happened, bills for you and your children
 24
           continued to be paid somehow?
 25
                MR. ELIOT BERNSTEIN: First out of an
00011
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  1
           account that they shouldn't have been being
  2
           paid out of.
  3
                THE COURT: And then it stopped?
  4
                MR. ELIOT BERNSTEIN: It stopped. Then it
  5
           was transferred to Oppenheimer.
  6
                THE COURT: And they paid for a little
  7
           while?
                MR. ELIOT BERNSTEIN: Correct.
  8
  9
                THE COURT: And when did that stop?
 10
                MR. ELIOT BERNSTEIN: Correct, just on
 11
           August 28th, with one-day's notice.
 12
                THE COURT: Okay. So the bills that they
 13
           were paying for you were what bills?
 14
                MR. ELIOT BERNSTEIN: All of them.
 15
                THE COURT: All the bills.
 16
                MR. ELIOT BERNSTEIN: Health insurance,
 17
           electricity, water, food, clothing, everything,
 18
           100-percent.
 19
                THE COURT: When did the emergency take
 20
           place?
 21
                MR. ELIOT BERNSTEIN: On August 28th.
 22
           They told me if I didn't sign releases that
 23
           Robert wanted me to sign and turn the money
 24
           over to my brother, the remaining corpus of the
 25
           trust, that they were going to shut the funds
00012
  1
           off as of that day.
  2
                THE COURT: And they did?
  3
                MR. ELIOT BERNSTEIN: I'm not 100-percent
  4
           sure, because then I asked them for their
  5
           operating documents that Mr. Spallina had sent
  6
           them, and once again we've got un-notarized
  7
           documents --
  8
                THE COURT: We'll talk about the notary
  9
           thing in a second.
 10
                MR. ELIOT BERNSTEIN: Okay. Then we have
 11
           new improperly notarized documents authorizing
 12
           the trust to operate, and they sent me
 13
           incomplete documents which are unsigned on
           every page of the trust agreement, so they're
 14
 15
           telling me and I've asked them three times if
           they have signed copies and three times they've
 16
 17
           sent me unsigned copies.
 18
                THE COURT: Okay, but what bills today --
 19
                MR. ELIOT BERNSTEIN: All of them.
 20
                THE COURT: What bills are unpaid as
 21
           overdo today?
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 22
                MR. ELIOT BERNSTEIN: Health insurance is
 23
           one.
 24
                THE COURT: What's overdue today?
 25
                MR. ELIOT BERNSTEIN: Health insurance is
2
00013
  1
           one.
  2
                THE COURT: All right, name the health
  3
           insurance company.
  4
                MR. ELIOT BERNSTEIN: It's COBRA.
  5
                THE COURT: COBRA is not a company.
  6
                MR. ELIOT BERNSTEIN:
                                      Blue Cross.
  7
                THE COURT: Blue Cross, okay. How much is
  8
           overdue to Blue Cross today?
  9
                MR. ELIOT BERNSTEIN: $2,000 or so.
 10
                THE COURT: It's not $2,000 a day.
 11
                MR. ELIOT BERNSTEIN: A month.
 12
                THE COURT: $2,000 a month is the health
 13
           insurance bill?
 14
                MR. ELIOT BERNSTEIN:
                                      Correct.
 15
                THE COURT: When was that bill due?
 16
                MR. ELIOT BERNSTEIN: Well, this is the
 17
           problem. All of the bills are going to them
           and they don't share with me any of that.
 18
 19
                THE COURT: So how do you know that you
 20
           don't have health insurance coverage?
 21
                MR. ELIOT BERNSTEIN: Only because it's
 22
           paid by them on that date. Usually on the
 23
           first.
                THE COURT: September 1st?
 24
 25
                MR. ELIOT BERNSTEIN: Yes.
                                            As of
00014
           September 1st I don't believe they have --
  1
  2
                THE COURT: Is the coverage in effect
  3
           today?
                MR. ELIOT BERNSTEIN: I don't know.
  4
  5
                THE COURT: If you don't know, how do you
  6
           know that it's an emergency?
                MR. ELIOT BERNSTEIN: I just know they
  7
  8
           haven't paid it.
  9
                THE COURT: Okay, so --
                MR. ELIOT BERNSTEIN: I don't have --
 10
 11
                THE COURT: So you have coverage you said
 12
           as of August 31st you had coverage?
                MR. ELIOT BERNSTEIN: We don't know. We
 13
 14
           don't have an accounting if she stated that,
 15
           I'm sorry.
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 16
                THE COURT: Okay, so you may be covered,
 17
           you may not be covered?
 18
                MR. ELIOT BERNSTEIN: Correct.
 19
                THE COURT: What other bill is unpaid as
 20
           of today.
                MR. ELIOT BERNSTEIN: And that's my wife
 21
 22
           and my children too.
 23
                THE COURT: Okay.
 24
                MR. ELIOT BERNSTEIN: Again, they have all
 25
           the bills, so when they're due, like the
00015
  1
           electric was due on the 28th, then they usually
  2
           pay it. I don't even get the bills. So the
  3
           bills are going straight to Oppenheimer.
  4
                THE COURT: How do you know
  5
           authoritatively that they're not being paid?
  6
                Ma'am, you can't speak. You're not a
  7
           lawyer, right?
  8
                MRS. BERNSTEIN: No.
  9
                THE COURT: Up, move to the back.
 10
                MR. ELIOT BERNSTEIN: You want her to go
 11
           back?
 12
                THE COURT: Yes, because she's disruptive.
 13
           I can't speak to you and hear her.
 14
                MR. ELIOT BERNSTEIN: Okay.
 15
                THE COURT: So stay there in absolute
 16
           silence. You could write something if you
 17
           want, is that agreed?
 18
                MRS. BERNSTEIN: Yes.
 19
                THE COURT: Okay, go ahead. How do you
 20
           know these monthly bills are not being paid?
 21
           How do you know the way you know today is
           Friday, you know what your name is, know
 22
 23
           meaning indisputable knowledge.
 24
                MR. ELIOT BERNSTEIN: I can't say for
 25
           certainty since I don't receive it and manage
00016
  1
           and pay the bills.
                THE COURT: Well then how is it an
  2
  3
           emergency if you don't know?
                MR. ELIOT BERNSTEIN: Well, because we
  4
  5
           know that within this next month if electricity
  6
           isn't paid and there's no money to pay it and
  7
           he doesn't reimburse the trusts that all those
  8
           bills on whatever date they were due were
           lapsing in the next few hours.
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10
                THE COURT: From today?
11
               MR. ELIOT BERNSTEIN: From the 28th.
12
                THE COURT: The 28th of August?
13
               MR. ELIOT BERNSTEIN: Correct, sir.
14
                THE COURT: All right.
                                        So you don't know
15
           if they've been paid or not. You still have
16
           your electric on?
17
               MR. ELIOT BERNSTEIN: Yes.
                THE COURT: Are any services shut off?
18
19
               MR. ELIOT BERNSTEIN: No.
20
               MR. ROTHMAN: Maybe like things like lawn
21
           and stuff, the lawn guys have been coming, said
           we owe them money, which we've never heard that
22
23
           from this guy knocking on the door.
24
                THE COURT: All right. Is the lawn an
25
           emergency situation?
00017
 1
                MR. ELIOT BERNSTEIN: No. You just asked
 2
           if any bills --
 3
                THE COURT:
                           These are not emergencies
 4
           then.
 5
                MR. ELIOT BERNSTEIN: Okay.
 6
                THE COURT: Remember, you filed a motion
 7
           that stopped the courthouse from working.
 8
               MR. ELIOT BERNSTEIN: I'm very sorry.
 9
                THE COURT: We thought you were ready to
10
           die on the day you filed the motion.
11
               MR. ELIOT BERNSTEIN: I'm very sorry.
12
                THE COURT: Okav.
13
               MR. ELIOT BERNSTEIN: I believed it was an
14
           emergency. The minor children are in there.
15
                THE COURT: Let me ask, how old are you?
16
               MR. ELIOT BERNSTEIN: I'm 50.
17
                THE COURT: Can you pay an electric bill?
               MR. ELIOT BERNSTEIN:
18
                                      No.
19
                THE COURT: Why not?
20
               MR. ELIOT BERNSTEIN: I don't have any
21
           employment.
22
                THE COURT: Why not? If there's an
23
           emergency and you're not eating and you have
24
           children --
25
               MR. ELIOT BERNSTEIN:
                                      It's very
00018
           complicated, but --
 1
                THE COURT: Well, could you work to pay
 2
 3
           your electric bill? If that made a difference?
```

In Re The Estate of Shirley Bernstein.txt 4 MR. ELIOT BERNSTEIN: No, I haven't been 5 able to gain employment due to 6 Ricco-related-type crimes that have been 7 committed against me and my family. 8 THE COURT: So your kids are without food, 9 you would have them starve rather then go over 10 to Burger King or Dunkin Donuts and get a job 11 doing --MR. ELIOT BERNSTEIN: I've tried all those 12 13 things. 14 THE COURT: And they won't hire you? 15 MR. ELIOT BERNSTEIN: Let me explain. 16 THE COURT: Will they hire you to make 17 enough money? 18 MR. ELIOT BERNSTEIN: No. And that's why 19 my father and mother had set aside these funds 20 to pay those bills because they understood the 21 gravity --22 THE COURT: So here's what we'll do, we're 23 going to have a hearing, tell me if you're 24 comfortable, whether there's any employment you 25 could get, so I'm going to bring the people 00019 1 from Florida State Employment who tell me 2 there's hundreds of jobs today that you could 3 work. 4 MR. ELIOT BERNSTEIN: Okay. 5 THE COURT: You could start today as a 6 laborer right outside this courthouse. Why 7 don't you do that? 8 MR. ELIOT BERNSTEIN: Well, because if I 9 do that I have tax liens that are --10 THE COURT: Who cares? You want to feed 11 your children. They're going to pay you money 12 to feed vour children. MR. ELIOT BERNSTEIN: Okay, I'll explain. 13 14 I have tax liens which are under investigation 15 by the inspector general of the tax 16 administration department, currently ongoing, 17 that were put on me as part of the efforts in a Ricco-related lawsuit that I'm involved in. 18 19 These are just the facts, I'm just telling 20 vou --21 THE COURT: What's to stop you from 22 working as a laborer? 23 MR. ELIOT BERNSTEIN: Because they then 24 attach my wages --

The Estate of Shirley Bernstein.txt 25 THE COURT: They don't even know that 00020 1 you're working, and you have an emergency, you 2 could feed your children. 3 MR. ELIOT BERNSTEIN: They know I'm 4 working. 5 How do they know you're THE COURT: 6 working? 7 MR. ELIOT BERNSTEIN: Well, actually, if 8 you read the last articles I put in the 9 petition six or five, one of those two, I put 10 in the articles that have been released in the 11 press that say that they were misusing joint 12 terrorism task force funds and resources to 13 monitor and violate our rights through the 14 Patriot Act violations, and that they have done that to me in the related cases in the federal 15 16 court. 17 THE COURT: All right, whatever you say. 18 I don't think you want -- if you want a hearing on whether you could go to work today, 19 20 physically go to work and pay, I'll give you 21 that hearing right now and I'll get someone 22 from Florida Employment. Here's the deal, you 23 lose all your motions as soon as they tell you 24 that you could go outside and work. 25 Do you want that hearing or not? You 00021 1 could physically earn enough money to pay for 2 food for your children today, you tell me you 3 can't do -- that someone is going to tackle you and stop you from working outside as a laborer 4 5 to get enough money to feed your children? 6 That's the emergency, your children are 7 starving. You're a parent. You're going to 8 tell me you're going to let your children 9 starve and not work to earn enough money to 10 feed them, that's what you're telling me, 11 correct? 12 MR. ELIOT BERNSTEIN: No. Well, I won't 13 tell you that because, I guess, if you say 14 there's some job that you could get me I'll get 15 it. 16 THE COURT: There's tons of jobs. 17 MR. ELIOT BERNSTEIN: I know, I've applied 18 for so many over the years --

19 20 21 22 23 24 25 <sup>\(\frac{\partial}{\partial}\)</sup>	In Re_ The Estate of Shirley Bernstein.txt THE COURT: I mean maybe not as a CEO of a company. \$10, \$9.00 an hour jobs MR. ELIOT BERNSTEIN: I've applied for minimum wage and had trouble, believe me. THE COURT: I'm talking about getting work today if you tell me you can't work today I'll have a hearing on that.
00022	
1	MR. ELIOT BERNSTEIN: I can work today.
2	THE COURT: Well, then you could feed your
3	children today.
4	MR. ELIOT BERNSTEIN: Okay, if I could get
5	a job
6	THE COURT: That's not an emergency. You
7	might have a hearing on it down the line, but
8	it's not an emergency.
9	MR. ELIOT BERNSTEIN: Okay.
10	THE COURT: An emergency means my kids are
11	starving, they haven't eaten, there's no food,
12	and I can't legally get them food because I
13	can't work. I have people who are blind, who
14	have no arms and legs, and they can't work.
15	MR. ELIOT BERNSTEIN: Okay.
16	THE COURT: That's different, that's not
17	you.
18	MR. ELIOT BERNSTEIN: Okay.
19	THE COURT: Okay. Can't work and don't
20	want to work, think they're reasons not to work
21	are two different things.
22	MR. ELIOT BERNSTEIN: Okay.
23	THE COURT: Okay. What's your position on
24	the emergency before we go to some of these
25	others issues which concern me about what he
9	
00023	aaid
1 2	said.
3	MR. MANCERI: Good afternoon, your Honor. As I stated in my opening, I represent Robert
4	Spallina and Mr. Tescher. I would like to
5	apologize
6	THE COURT: So their roles are what in
7	this case?
8	MR. MANCERI: They were counsel or are
9	counsel for the estate of Shirley Bernstein, as
10	well as counsel for the estate of Simon
11	Bernstein, who is in front of Judge French.
12	THE COURT: Okay.
	<b>,</b> .

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 13
                MR. MANCERI: But before I make my
 14
           presentation, I would just like to apologize
 15
           for Mr. Tescher's absence. He's out of town
 16
           for the holiday.
 17
                THE COURT: Okay. Who are the PR's that
 18
           vou represent?
 19
                MR. MANCERI: Well, Shirley Bernstein
 20
           there is no technically any PR because we had
 21
           the estate closed.
 22
                THE COURT: Okay.
 23
                MR. MANCERI: And what emanated from
 24
           Mr. Bernstein's 57-page filing, which falls
 25
           lawfully short of any emergency, was a petition
00024
  1
           to reopen the estate, so technically nobody has
  2
           letters right now.
                Simon Bernstein, your Honor, who died a
  3
  4
           year ago today as you heard, survived his wife,
  5
           Shirley Bernstein, who died December 10, 2010.
  6
           Simon Bernstein was the PR of his wife's
  7
           estate.
  8
                As a result of his passing, and in attempt
  9
           to reopen the estate we're looking to have the
 10
           estate reopened. So nobody has letters right
 11
           now, Judge. The estate was closed.
 12
                THE COURT: So you agree that in Shirley's
           estate it was closed January of this year,
 13
 14
           there was an order of discharge, I see that.
 15
           Is that true?
                MR. ELIOT BERNSTEIN: I don't know.
 16
 17
                THE COURT: Do you know that that's true?
 18
                MR. ELIOT BERNSTEIN: Yes, I believe.
 19
                THE COURT: So final disposition and the
 20
           order got entered that Simon, your father --
                MR. ELIOT BERNSTEIN: Yes, sir.
 21
 22
                THE COURT: -- he came to court and said I
 23
           want to be discharged, my wife's estate is
 24
           closed and fully administered.
 25
                MR. ELIOT BERNSTEIN: No. I think it
00025
           happened after --
  1
  2
                THE COURT: No, I'm looking at it.
  3
               MR. ELIOT BERNSTEIN: What date did that
  4
           happen?
  5
                THE COURT: January 3, 2013.
  6
                MR. ELIOT BERNSTEIN: He was dead.
```

```
In Re The Estate of Shirley Bernstein.txt
  7
                MR. MANCERI: That's when the order was
  8
           signed, yes, your Honor.
  9
                THE COURT: He filed it, physically came
 10
           to court.
 11
                MR. ELIOT BERNSTEIN: Oh.
 12
                THE COURT: So let me see when he actually
 13
           filed it and signed the paperwork.
                                               November.
           What date did your dad die?
 14
 15
                MR. ELIOT BERNSTEIN: September. It's
 16
           hard to get through. He does a lot of things
 17
           when he's dead.
 18
                THE COURT: I have all of these waivers by
 19
           Simon in November. He tells me Simon was dead
 20
           at the time.
 21
                MR. MANCERI: Simon was dead at the time,
 22
           your Honor. The waivers that you're talking
 23
           about are waivers from the beneficiaries, I
 24
           believe.
 25
                THE COURT: No, it's waivers of
00026
  1
           accountings.
  2
                              Right, by the beneficiaries.
                MR. MANCERI:
  3
                THE COURT: Discharge waiver of service of
  4
           discharge by Simon, Simon asked that he not
  5
           have to serve the petition for discharge.
  6
                MR. MANCERI: Right, that was in his
  7
           petition.
                      When was the petition served?
  8
                THE COURT: November 21st.
  9
                MR. SPALLINA: Yeah, it was after his date
 10
           of death.
 11
                THE COURT: Well, how could that happen
 12
           legally? How could Simon --
 13
                MR. MANCERI: Who signed that?
 14
                THE COURT: -- ask to close and not serve
 15
           a petition after he's dead?
                MR. MANCERI: Your Honor, what happened
 16
 17
           was is the documents were submitted with the
 18
           waivers originally, and this goes to
 19
           Mr. Bernstein's fraud allegation. As you know,
 20
           your Honor, you have a rule that you have to
 21
           have your waivers notarized. And the original
 22
           waivers that were submitted were not notarized,
 23
           so they were kicked back by the clerk.
 24
           were then notarized by a staff person from
 25
           Tescher and Spallina admittedly in error. They
00027
```

In Re\_ The Estate of Shirley Bernstein.txt 1 should not have been notarized in the absentia 2 of the people who purportedly signed them. 3 I'll give you the names of the other siblings, 4 that would be Pamela, Lisa, Jill, and Ted 5 Bernstein. 6 THE COURT: So let me tell you because I'm 7 going to stop all of you folks because I think you need to be read your Miranda warnings. 8 9 MR. MANCERI: I need to be read my Miranda 10 warnings? 11 THE COURT: Everyone of you might have to 12 be. 13 MR. MANCERI: Okay. 14 THE COURT: Because I'm looking at a 15 formal document filed here April 9, 2012, signed by Simon Bernstein, a signature for him. 16 17 MR. MANCERI: April 9th, right. 18 THE COURT: April 9th, signed by him, and 19 notarized on that same date by Kimberly. It's 20 a waiver and it's not filed with The Court 21 until November 19th, so the filing of it, and 22 it says to The Court on November 19th, the undersigned, Simon Bernstein, does this, this, 23 24 and this. Signed and notarized on April 9, 25 2012. The notary said that she witnessed Simon 00028 1 sign it then, and then for some reason it's not 2 filed with The Court until after his date of 3 death with no notice that he was dead at the 4 time that this was filed. MR. MANCERI: Okay. 5 6 THE COURT: All right, so stop, that's 7 enough to give you Miranda warnings. Not you 8 personally --9 MR. MANCERI: Okav. 10 THE COURT: Are you involved? Just tell 11 me yes or no. 12 MR. SPALLINA: I'm sorry? 13 THE COURT: Are you involved in the 14 transaction? MR. SPALLINA: I was involved as the 15 16 lawyer for the estate, yes. It did not come to 17 my attention until Kimberly Moran came to me 18 after she received a letter from the Governor's 19 Office stating that they were investigating 20 some fraudulent signatures on some waivers that 21 were signed in connection with the closing of

```
In Re The Estate of Shirley Bernstein.txt
 22
           the estate.
 23
                THE COURT: What about the fact, counsel,
 24
           let me see who signed this. Okay, they're all
 25
           the same as to -- so let me ask this, I have a
2
00029
           document where Eliot, you're Eliot, right?
  1
  2
                MR. ELIOT BERNSTEIN: Yes, sir.
  3
                THE COURT: Where you purportedly waived
  4
           accounting, agreed to a petition to discharge
  5
           on May 15th, and you signed that. Do you
  6
           remember doing that? Do you remember that or
  7
           not? I'm looking at it.
  8
                MR. ELIOT BERNSTEIN: I remember signing
  9
           it and sending it with a disclaimer that I was
           signing it because my father was under duress
 10
 11
           and only to relieve this stress that he was
 12
           being --
 13
                THE COURT: Well, I don't care -- I'm not
 14
           asking you why you signed it.
 15
                MR. ELIOT BERNSTEIN: I also signed it
 16
           with the expressed -- when I signed it I was
 17
           coned by Mr. Spallina that he was going to send
           me all the documents of the estate to review.
 18
 19
           I would have never lied on this form when I
 20
           signed it. It's saying that I saw and I never
 21
           saw --
 22
                THE COURT: Let me ask you --
 23
                MR. ELIOT BERNSTEIN: I lied.
 24
                THE COURT: Did you have your signature
 25
           notarized?
00030
                MR. ELIOT BERNSTEIN:
  1
                                      No.
  2
                THE COURT: Kimberly Moran never signed or
  3
           notarized his signature?
                MR. MANCERI: Yes, your Honor, and that's
  4
  5
           been addressed with the Governor's office.
  6
                THE COURT: You need to address this with
  7
           me.
  8
                MR. MANCERI: I am going to address it
  9
           with you.
                THE COURT: Here's what I don't understand
 10
           because this is part of the problem here, is
 11
 12
           that Shirley has an estate that's being
           administered by Simon.
 13
 14
                MR. MANCERI: Correct.
                THE COURT: There comes a time where they
 15
```

```
In Re_ The Estate of Shirley Bernstein.txt
 16
           think it's time to close out the estate.
 17
                MR. MANCERI: Correct.
 18
                THE COURT: Waivers are sent out, that's
           kind of SOP, and people sign off on that.
 19
 20
                MR. MANCERI: Right.
 21
                THE COURT: And why are they held up for
 22
           six months, and when they're filed it's after
 23
           Simon is already deceased?
 24
                MR. MANCERI: They were originally filed
 25
           away, your Honor, under the signature of the
00031
  1
           people.
  2
                THE COURT: No, they weren't filed, that's
  3
           the whole thing. I'm looking at the file date,
  4
           filed with The Court.
  5
                MR. MANCERI: No, they were returned by
           the clerk because they didn't have
  6
  7
           notarization. We have affidavits from all
  8
           those people, Judge.
  9
                THE COURT: Well you may have that they
 10
           got sent up here.
                MR. MANCERI: We have affidavits from all
 11
 12
           of those people.
 13
                MR. ELIOT BERNSTEIN: Including Simon?
 14
                THE COURT: Slow down. You know how we
 15
           know something is filed? We see a stamp.
 16
                MR. MANCERI: It's on the docket sheet, I
 17
           understand.
 18
                THE COURT: So it's stamped in as filed in
 19
           November. The clerk doesn't have -- now, they
 20
           may have rejected it because it wasn't
 21
           notarized, and that's perhaps what happened,
 22
           but if in the meantime waiting cured the
 23
           deficiency of the document, two things happen
           you're telling me, one, Simon dies.
 24
 25
                MR. MANCERI: Correct.
00032
  1
                THE COURT: And when those documents are
  2
           filed with the clerk eventually in November
  3
           they're filed and one of the documents says, I,
  4
           Simon, in the present.
  5
                MR. MANCERI: Of Ms. Moran.
  6
                THE COURT: No, not physically present, I
  7
           Simon, I would read this in November Simon
  8
           saying I waive -- I ask that I not have to have
           an accounting and I want to discharge, that
```

```
In Re The Estate of Shirley Bernstein.txt
 10
           request is being made in November.
 11
                MR. MANCERI: Okay.
 12
                THE COURT: He's dead.
 13
                MR. MANCERI:
                              I agree, your Honor.
 14
                THE COURT: Who filed that document?
 15
                MR. MANCERI: Robert, do you know who
           filed that document in your office?
 16
 17
                MR. SPALLINA: I would assume Kimberly
 18
           did.
 19
                MR. MANCERI: Ms. Moran.
 20
                THE COURT: Who is she?
 21
                MR. MANCERI:
                             She's a staff person at
 22
           Tescher and Spallina.
 23
                THE COURT: When she filed these, and one
 24
           would think when she filed these the person who
 25
           purports to be the requesting party is at least
00033
  1
           alive.
  2
                MR. MANCERI: Understood, Judge.
  3
                THE COURT: Not alive. So, well -- we're
  4
           going to come back to the notary problem in a
  5
           second.
  6
                MR. MANCERI: Okay.
  7
                THE COURT: In the meantime, based upon
  8
           all that I discharge the estate, it's closed.
  9
                Here's what I don't understand on your
           side, you're representing yourself, but the
 10
 11
           rules still apply. You then file, Eliot
 12
           Bernstein, emergency petitions in this closed
 13
           estate, it's closed.
 14
                MR. ELIOT BERNSTEIN: You reopened it.
 15
                THE COURT: When did I reopen it?
 16
                MR. MANCERI: No, it hasn't been reopened,
 17
           your Honor.
                THE COURT: There's an order that I
 18
           entered in May of 2013 denying an emergency
 19
 20
           petition to freeze assets. You filed this one
 21
           in May. Do you remember doing that?
 22
                MR. ELIOT BERNSTEIN: I believe so.
 23
                THE COURT: And what you said was there's
 24
           an emergency in May, you want to freeze the
 25
           estate assets appointing you PR, investigate
00034
           the fraud documents, and do a whole host of
  1
  2
           other things, and the estate had been closed.
  3
           The reason why it was denied among other
```

In Re The Estate of Shirley Bernstein.txt 4 things, one, it may not have been an emergency, 5 but, two, the case was not reopened. There's 6 no reopen order. MR. ELIOT BERNSTEIN: I paid \$50 to 7 8 someone. 9 THE COURT: You may have paid to file what 10 you filed, but there's no order reopening the 11 estate. 12 MR. ELIOT BERNSTEIN: Okay, that's my 13 mistake. 14 THE COURT: It's closed, the PR is 15 discharged, they all went home. 16 MR. ELIOT BERNSTEIN: And I filed to reopen because we discovered the fraudulent 17 18 documents. 19 THE COURT: But then you still had to ask 20 to reopen --21 MR. ELIOT BERNSTEIN: And notice, your 22 Honor, that they haven't come to you in all of 23 that time, he said he just got notified from 24 the governor the other day about this fraud, I 25 put it in your court and served him months ago 00035 1 and he never came to me or you or anybody else 2 to know that the police are calling him, the 3 sheriff and the governor's Office. 4 THE COURT: Then you filed another 5 emergency similarly, served you folks, Tescher 6 and Spallina. I denied it because it wasn't an 7 emergency because nothing was happening I 8 thought had to happen on the day or two after. 9 MR. ELIOT BERNSTEIN: Well, now that I 10 understand emergency --11 THE COURT: The estate wasn't open and it 12 really wasn't an emergency at the time. And 13 then you filed a motion in the ordinary course 14 to have things heard, and a motion to -- bunch 15 of other motions, to remove PR. 16 MR. ELIOT BERNSTEIN: Well, with each 17 successive crime we found -- by the way, that's 18 kind of why this is an emergency because with 19 the use of these fraudulent documents a bunch 20 of other crimes are taking place. 21 THE COURT: Okay. Representing yourself 22 is probably not the easiest thing. 23 MR. ELIOT BERNSTEIN: I had counsel, your 24 Honor, but Mr. Spallina abused her so much and

```
In Re The Estate of Shirley Bernstein.txt
 25
           she ran up a $10,000 bill.
00036
  1
                THE COURT: Doesn't help me.
  2
                MR. ELIOT BERNSTEIN: Doesn't help you,
  3
           okay.
  4
                THE COURT: Then in August you started
  5
           again, September you started again, and at
           least I set the hearing because it's kind of
  6
  7
           hard when I read your allegations I couldn't
  8
           figure it out. Now I think, okay -- so now let
 9
           me ask you this, counsel.
 10
                MR. MANCERI: Yes, sir.
 11
                THE COURT: So the pleadings get filed,
 12
           the estate gets closed.
 13
                MR. MANCERI: Correct.
 14
                THE COURT: Simon dies. So what happened
 15
           with Shirley's estate?
                MR. MANCERI: Shirley's estate is closed,
 16
 17
           as you said.
 18
                THE COURT: I know the administration is
 19
           closed. What happened with her estate? Where
 20
           did that go? Did she have a will?
 21
                MR. MANCERI: Her assets went into trusts,
 22
           and her husband had a power of appointment
 23
           which he exercised in favor of Mr. Bernstein's
 24
           children.
 25
                THE COURT: Okay.
00037
                MR. MANCERI: And that leads to the trust
  1
  2
           that he mentioned at Oppenheimer which he
  3
           mislead The Court as to what's happening with
  4
           that.
  5
                THE COURT: Let me slow you down.
  6
                MR. MANCERI: Okav.
  7
                THE COURT: So her estate assets went into
  8
           a trust?
  9
                MR. MANCERI: Correct.
 10
                THE COURT: And that trust is --
                MR. MANCERI: And Ted Bernstein, I
 11
 12
           believe, is the trustee of that trust.
 13
                THE COURT: And you're brothers?
                MR. THEODORE BERNSTEIN: That's correct.
 14
 15
                THE COURT: All right. So then -- so
           Simon really wasn't alive long when he died as
 16
 17
           trustee?
                MR. MANCERI: Not terribly long.
 18
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In Re_ The Estate of Shirley Bernstein.txt
 19
                THE COURT: All right. So he was a
 20
           trustee. Was she a trustee as well?
 21
                MR. MANCERI: He died, your Honor. Again
           she died December 10, 2010. He died September
 22
 23
           of 2012.
 24
                THE COURT: Right, but was he a trustee
 25
           also of Shirley's trust?
00038
  1
                MR. MANCERI: Yes.
  2
                THE COURT: So she dies, the estate is
  3
           closed, her assets are in a trust. Simon then
  4
           dies. What happened with his estate? Judge
  5
           French is hearing it, but tell me what
  6
           happened.
  7
                MR. MANCERI: My understanding is that
  8
           money went into a trust for the grandchildren.
  9
                THE COURT: Grandchildren of Eliot?
 10
                MR. MANCERI: Well there's actually ten of
 11
           them, ten grandchildren, which he has three.
                THE COURT: So the beneficiary level for
 12
 13
           Simon was he skipped over his children and gave
 14
           everything to the grandchildren?
 15
                MR. MANCERI: That's correct.
 16
                MR. ELIOT BERNSTEIN: No.
 17
                THE COURT: That's not what happened with
 18
           your father's estate?
 19
                MR. ELIOT BERNSTEIN:
                                      No.
 20
                THE COURT: That's not what the rule says
 21
           to do?
 22
                MR. ELIOT BERNSTEIN:
                                      No.
 23
                THE COURT: What does the rule say to do?
 24
                MR. ELIOT BERNSTEIN: The rule is not
 25
           properly notarized. He didn't appear --
00039
  1
                THE COURT: What did the will say that The
  2
           Court used?
  3
                MR. ELIOT BERNSTEIN: The Court filed a
  4
           will and amended trust, both improperly
  5
           notarized.
  6
                THE COURT: You didn't answer my question,
  7
           so stop speaking.
  8
                MR. ELIOT BERNSTEIN: Okay.
  9
                THE COURT: If you don't answer me you
 10
           give up your right to participate. Stop, don't
           speak, all right, because you waived your right
 11
 12
           because you refused to answer my question,
```

```
In Re_ The Estate of Shirley Bernstein.txt
 13
           okay. So I'll let you answer it.
 14
                MR. MANCERI: If I can, your Honor.
 15
                THE COURT: Go ahead.
                MR. MANCERI: The ten grandchildren shares
 16
 17
           -- and I want to be clear on this, this
           gentleman is only a tangible personal property
 18
 19
           beneficiary. He and his own proper person.
 20
           And the mother. That's all he's entitled to.
 21
           No cash request, nothing directly to him,
 22
           because of his financial problems among other
 23
           issues.
 24
                THE COURT: Okay.
 25
                MR. MANCERI: He has been asked to
00040
           establish accounts for the benefit of his
  1
  2
           children and he refused to do it.
  3
                THE COURT: I'm not interested in that,
  4
           here's what I'm interested in.
  5
                MR. MANCERI: All right.
  6
                THE COURT: So before this latest realm of
  7
           pleadings were filed, both parents are
  8
           deceased?
  9
                MR. MANCERI: Yes.
 10
                THE COURT: They both have trusts?
 11
                MR. MANCERI: Right.
 12
                THE COURT: Simon's trusts are for the
 13
           benefit of the grandchildren?
 14
                MR. MANCERI: Correct.
 15
                THE COURT: And Shirley's trust is for the
 16
           benefit of who?
                MR. MANCERI: The grandchildren now
 17
 18
           because Simon died.
 19
                THE COURT: So children-level, Eliot, Ted
 20
           were skipped over as beneficiaries?
                MR. MANCERI: That's correct, your Honor.
 21
 22
                THE COURT:
                            Now, tell me the best you can
 23
           the way Eliot described that there was some
 24
           deal that had been in effect with Shirley and
 25
           Simon while they were alive that kept on going
00041
           after Shirley died to help support his
  1
  2
           children.
  3
                MR. MANCERI: That I can't comment on
  4
           personally, your Honor, because I never met
  5
           either one of them.
                THE COURT: Do you know anything about
```

```
In Re The Estate of Shirley Bernstein.txt
  7
           that?
  8
                MR. MANCERI: He was the draftsman.
  9
           firm was the draftsman.
                THE COURT: So did Shirley and --
 10
 11
                MR. ELIOT BERNSTEIN: They didn't draft --
 12
                THE COURT: Stop. Next time you speak out
 13
           of turn you will be held in contempt of court.
 14
                MR. ELIOT BERNSTEIN: Sorry.
 15
                THE COURT: Why get yourself in trouble?
 16
           You're being rude.
 17
                MR. ELIOT BERNSTEIN:
                                      Sorry.
 18
                THE COURT: So is it true that when they
 19
           were alive they were helping to support Eliot's
 20
           family?
 21
                MR. SPALLINA: To the best of my
 22
           knowledge, yes, sir.
 23
                THE COURT: So after Shirley died, did
 24
           that continue?
 25
                MR. SPALLINA: Yes, I assume so, that Si
00042
  1
           was paying bills.
  2
                THE COURT: And when he died in September
  3
           of last year, what happened, if anything?
  4
                MR. SPALLINA: There was an account that
  5
           we set up in the name of Bernstein Family
  6
           Reality. That was owned by three old trusts
  7
           not that we created, but were created by
  8
           Mr. Bernstein in 2006 that owned the house that
  9
           the family lives in, so there was an LLC that
 10
           was set up, Bernstein Family Realty, LLC,
 11
           there's the three children's trust that own the
 12
           membership interest in that, and there was a
 13
           bank account at Legacy Bank that had a small
 14
           amount of money that Si's assistant Rachel had
 15
           been paying the bills out of on behalf of the
 16
           trusts.
 17
                When Mr. Bernstein died, Oppenheimer, as
 18
           trustee of the three trusts and in control of
 19
           the operations of that entity, assigned
 20
           themselves as manager, had the account moved
 21
           from Legacy to Oppenheimer, and continued to
 22
           pay the bills they could with the small amount
 23
           of money that was in the Legacy account.
 24
                At this time, the Legacy account was
 25
           terminated because there were no funds left,
00043
```

In Re The Estate of Shirley Bernstein.txt 1 they started using the funds inside the three 2 trusts at Oppenheimer to pay for health, 3 education, maintenance and support --4 THE COURT: Of the grandchildren? 5 MR. SPALLINA: Of the grandchildren. And 6 it was probably at the time that Mr. Bernstein 7 died about \$80,000 in each of those trusts last 8 September. 9 THE COURT: Okay, so then what happened? 10 MR. SPALLINA: So over the course of the 11 last year -- the kids go to private school, 12 that's an expensive bill that they pay, think 13 it's approximately \$65,000. There were other 14 expenses throughout the year. The trust assets 15 as of this week I spoke to Janet Craig, have 16 depleted down collectively across the three 17 trusts for about \$25,000. 18 THE COURT: Total left? 19 MR. SPALLINA: Total left in the three 20 trusts. 21 THE COURT: Any other trusts? 22 MR. SPALLINA: Again, this is not part of 23 the estate right now, so let's leave the estate 24 of Shirley and Si completely separate. Just 25 trying to get to the issue that Mr. Bernstein 00044 1 spoke about first. 2 THE COURT: Right. 3 MR. ELIOT BERNSTEIN: Oppenheimer called 4 me and said that the trusts are coming to the 5 end of their useful life, it doesn't pay to 6 administer them anymore. They're going to make 7 final distribution to Mr. Bernstein and his 8 wife as the guardians of their children. 9 They sent out standard waivers and 10 releases for him to sign in exchange for the 11 remaining money that was there. There was a 12 disagreement that ensued and I have the e-mail 13 correspondence between Eliot and Janet Craig at Oppenheimer that this is extortion and that 14 15 Mr. Spallina and you have devised a plan not to 16 give us the rest of the money. That's not the 17 case at all. In fact, we told them to 18 distribute the rest of the money, there's been 19 \$12,000 in bills submitted to them that they

20

21

are either paying today or on Monday, and the

\$14,000 or some-odd dollars that would be left

	In Re_ The Estate of Shirley Bernstein.txt
22	are in securities that they have to liquidate,
23	supposedly they would have good funds today,
24	but there was some threats of litigation and so
25	they said that it might be prudent to hold onto
4	
00045	
1	this. There's also some expenses outstanding
2	on accounting fees and tax preparation fees.
3	THE COURT: Let me ask you this, what's
4	the other part of the estate planning that
5	Shirley or Simon had, another trust?
6	MR. SPALLINA: Both of their estates say
7	that at the death of the second of us to die,
8	pursuant to Si's exercise over his wife's
9	assets, that all of those assets would go down
10	to ten grandchildren's trust created under
11	their dockets.
12	Mr. Bernstein was on a call while his
13	father was alive with his other four siblings
14	where he had called me and said, Robert, I
15	think we need to do a phone call with my
16	children to explain to them that I'm going to
17	give this to the ten grandchildren.
18	THE COURT: And that happened?
19	MR. SPALLINA: And that happened.
20	THE COURT: So right now the status,
21	there's a trust that deals with that, or more
22	than one trust.
23	MR. SPALLINA: There's both Si's estates
24	and Shirley's estates basically say after and
2 <del>4</del> 25	
<b>25</b> ♀	again there is some litigation.
·	
00046	THE COURT: And that's different than this
1	
2	\$14,000
3	MR. SPALLINA: Yeah, those are three
4	trusts that were just designed to hold.
5	THE COURT: Who's administering those
6	trusts?
7	MR. SPALLINA: Those trusts, Ted Bernstein
8	is the trustee of his mother's trust and holds
9	three assets.
10	THE COURT: Who is the trustee of the
11	father's trust?
12	MR. SPALLINA: Don Tescher and myself.
13	THE COURT: And what are those trusts
14	doing with trust assets?
15	MR. SPALLINA: On the estate side there

In Re The Estate of Shirley Bernstein.txt 16 was a claim filed by a former employee of 17 Mr. Bernstein for \$2.5 million-plus, so there's 18 litigation that's been pending in the estate 19 now for basically since this date, and those 20 funds are just sitting in a partnership account 21 at JP Morgan with no distributions that have 22 been made at all. 23 THE COURT: So what's the total corpus of 24 the what I'll call the ten grandchildren's 25 trust of both grandparents? 00047 1 MR. SPALLINA: Not taking into account the 2 litigation? 3 THE COURT: Well, no, you haven't paid 4 anything out yet. 5 MR. SPALLINA: I would say it's 6 approximately \$4 million. 7 THE COURT: So there's litigation going on 8 in Simon's --9 MR. SPALLINA: Estate. 10 THE COURT: And at some point when that 11 claim is resolved the trust will then be 12 administered by your firm and... 13 MR. SPALLINA: No, that's not the case. 14 Each of the adult children for their own 15 children are designated to serve as trustee of 16 their children's trust. THE COURT: So a distribution takes place 17 18 then once the money gets to the trust age? 19 MR. SPALLINA: Correct, and today again 20 the Shirley Bernstein trust does have liquid 21 assets in it. There was two properties, real 22 estate properties, the residential home and a 23 condo on the beach. The condo on the beach 24 sold back in April or May. There were funds that came into the account at that time. Ted 25 00048 1 was going to make partial distribution. sent out an e-mail with tax I.D. numbers and 2 3 the naming of the trust to the five children 4 for the purposes of them opening up the 5 accounts. 6 THE COURT: Okay, what happened? 7 MR. SPALLINA: Seven of ten accounts were 8 opened and were actually funded this week with \$80,000.

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In Re_ The Estate of Shirley Bernstein.txt
 10
                THE COURT:
                            Total or each?
 11
                MR. SPALLINA: Each.
 12
                THE COURT: Three of Eliot's --
 13
                MR. SPALLINA: Are not open. And we've
 14
           asked multiple --
 15
                THE COURT: And he executed documents to
           open $240,000 immediately or very quickly go
 16
 17
           into those accounts?
 18
                MR. SPALLINA: Yes, sir.
 19
                THE COURT: Go ahead.
 20
                MR. SPALLINA: Now, there was a question
 21
           from our client as trustee of his mother's
 22
           trust because he has apprehension as do the
 23
           other siblings as to whether or not
 24
           Mr. Bernstein is the proper trustee for that
 25
           trust.
00049
  1
                THE COURT: Okay, all right.
  2
                MR. SPALLINA: We had discussions about
  3
           possibly making emergency distributions to pay
           the expenses, but not necessarily --
  4
  5
                THE COURT: Not giving the money directly
  6
           to him.
  7
                MR. SPALLINA: Not necessarily put in all
  8
           $80,000 in all three of those trusts.
  9
                THE COURT: Does the trust pay expenses
 10
           directly or give money to the parent who pays
 11
           the expenses? Do you pay the electric bill or
 12
           do you give money to Eliot to pay the electric
 13
           bill?
 14
                MR. SPALLINA: Today?
 15
                THE COURT: Now, how does that work with
 16
           the others kids?
 17
                MR. SPALLINA: They were just funded, but
           normally the trustee of the trust would pay for
 18
           expenses on behalf of the beneficiary if
 19
 20
           they're minor children. Some of the children
 21
           here are adults. So to the extent they're
           adults they would make distribution.
 22
 23
                THE COURT: So what's the resolution of
 24
           the notary problem? Has that been resolved?
 25
                MR. SPALLINA: I can speak to it.
00050
                MR. MANCERI: Please, Robert, go ahead.
  1
  2
           The Judge is addressing you, be my guest.
  3
                MR. SPALLINA: In April of last year we
```

In Re The Estate of Shirley Bernstein.txt 4 met with Mr. Bernstein in April of 2012 to 5 close his wife's estate. 6 THE COURT: No, I know that part. 7 MR. SPALLINA: Okay. 8 THE COURT: I mean everyone can see he 9 signed these not notarized. When they were 10 sent back to be notarized, the notary notarized them without him re-signing it, is that what 11 12 happened? 13 MR. SPALLINA: Yes, sir. 14 THE COURT: So whatever issues arose with 15 that, where are they today? 16 MR. SPALLINA: Today we have a signed affidavit from each of the children other than 17 18 Mr. Bernstein that the original documents that 19 were filed with The Court were in fact their 20 original signatures which you have in the file attached as Exhibit A was the original document 21 22 that was signed by them. 23 THE COURT: It was wrong for Moran to 24 notarize -- so whatever Moran did, the 25 documents that she notarized, everyone but 00051 1 Eliot's side of the case have admitted that 2 those are still the original signatures of 3 either themselves or their father? 4 MR. SPALLINA: Yes, sir. 5 THE COURT: I got it. 6 MR. MANCERI: And we can file those 7 affidavits, Judge, at any time. 8 THE COURT: So now I'm trying to deal with 9 the oral argument for today. 10 So I only have in front of me Shirley's 11 estate. Shirley's estate is closed. MR. MANCERI: Your Honor, could I bring 12 you up to speed on one thing maybe you're not 13 14 seeing on your docket. THE COURT: Yes. 15 16 MR. MANCERI: We actually filed a motion 17 to actually reopen the estate when we learned 18 about the deficiency in the affidavit issue. 19 THE COURT: Okay. 20 MR. MANCERI: And that was signed 21 August 28th of this year. Do you have a copy 22 of that, Judge, can I approach? 23 THE COURT: Hold on, it should be here, 24 but let's see. Because I have an August 28th

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In Re The Estate of Shirley Bernstein.txt
 25
           file, I have that.
00052
                MR. MANCERI: You have that.
  1
  2
                THE COURT: Motion to reopen the estate.
  3
                MR. MANCERI: Right, your Honor. We set
  4
           it for an evidentiary hearing.
  5
                THE COURT: When is it set?
                MR. MANCERI: It's set for October 28th,
  6
  7
           your Honor, for an hour at 11:00 a.m.
  8
                THE COURT: I'm going to decide on
  9
           Shirley's case whether to open it and how to
 10
           deal with whatever issues pertain to this, but,
 11
           Eliot, on your side you have an emergency
 12
           motion to freeze assets of the estate, so I
 13
           would say to you with a closed estate where the
 14
           PR, Simon, has been already discharged, and a
 15
           petition for discharge approved, what assets
 16
           are there in a closed estate where the estate
 17
           assets have already been distributed that I can
 18
           now in vour motion freeze?
 19
                MR. ELIOT BERNSTEIN: The petition --
 20
                THE COURT: Listen to my question. It's
 21
           artful.
                   What assets now that the estate's been
 22
           closed, that the estate's been fully
 23
           administered, and the estate has been
 24
           discharged, can I freeze that I could identify
 25
           still belong to Shirley's estate?
00053
  1
                MR. ELIOT BERNSTEIN: I can't tell you
  2
           because I never got a document regarding the
  3
           assets.
  4
                THE COURT: But when you say it's an
  5
           emergency hearing --
                MR. ELIOT BERNSTEIN: But I was supposed
  6
  7
           to get those documents, correct?
  8
                THE COURT: Well, I don't know what
           documents --
  9
 10
                MR. ELIOT BERNSTEIN: I was a beneficiary,
 11
           unlike they said, me, my brother was cut out of
 12
           my mother's estate and my older sister.
 13
                THE COURT: They said you were a
 14
           beneficiary of personal property.
 15
                MR. ELIOT BERNSTEIN: No, I was the third
 16
           beneficiary to the entire estate.
 17
                THE COURT: All right, I don't know.
 18
                MR. SPALLINA: At one point he was.
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```
In Re The Estate of Shirley Bernstein.txt
 19
                MR. MANCERI: Early on, your Honor.
 20
                THE COURT: But on the will that was
 21
           probated?
 22
                MR. MANCERI: No.
 23
                THE COURT: Okay, so maybe you don't know
           then, your mother changed her will, they say.
 24
 25
               MR. ELIOT BERNSTEIN: Did my mother change
00054
  1
           her will?
  2
                MR. SPALLINA: You know that your father
  3
           did.
  4
                MR. ELIOT BERNSTEIN: No, he asked if my
  5
           mother did.
  6
               MR. SPALLINA: Oh, yes.
  7
                THE COURT: Okay, all right --
  8
                MR. ELIOT BERNSTEIN: After she was dead
  9
           using alleged --
 10
                THE COURT: Not after she was dead.
 11
                MR. ELIOT BERNSTEIN: No, your Honor, my
           father went back into my mother's estate and
 12
 13
           made changes after we believe he was dead using
 14
           documents that are signed forged, by the way
 15
           those documents you're looking at --
 16
                THE COURT: Here's the thing.
 17
                MR. ELIOT BERNSTEIN:
                                     Yes.
 18
                THE COURT: You want me to freeze assets
 19
           of an estate that's already been fully
 20
           probated. I can't freeze something that
 21
           doesn't exist.
 22
                MR. ELIOT BERNSTEIN: Can you reopen it
 23
           because it was closed on fraudulent documents?
 24
                THE COURT: They asked for the estate to
 25
           be reopened. They want to have a hearing on
00055
  1
           that.
  2
                MR. ELIOT BERNSTEIN: Okay.
  3
                THE COURT: Do you have responses to your
  4
           motion?
  5
                MR. MANCERI: Mr. Spallina filed it, but I
  6
           don't believe so yet, your Honor.
  7
                THE COURT: So we know one person wants to
           reopen it, Eliot, correct? Who did you notice
  8
  9
           of that motion?
                MR. MANCERI: This motion was served on
 10
 11
           Ted Bernstein, Pamela --
 12
                THE COURT: Ted, do you want the estate
```

```
In Re The Estate of Shirley Bernstein.txt
 13
           reopened, Shirley's estate reopened?
 14
                MR. THEODORE BERNSTEIN: I think you're
 15
           asking me a legal question, your Honor.
                THE COURT: Does anyone represent you?
 16
 17
                MR. MANCERI: Not at the moment, your
 18
           Honor. I may depending on how far this goes.
 19
                THE COURT: All right, well, what I'm
 20
           getting at is, is anyone opposing the reopening
 21
           of the estate?
 22
                MR. MANCERI: No, your Honor. We want to
           open it to cure what his allegation is.
 23
 24
                THE COURT: First step, one, is reopen.
 25
                MR. MANCERI: Correct.
00056
  1
                THE COURT:
                            So why do we have to wait
  2
           until the end of October to reopen the estate
           when we could do that in mid-September?
  3
  4
                MR. MANCERI: No reason, your Honor.
  5
                THE COURT: Any reason why we need to
  6
           wait?
  7
                MR. ELIOT BERNSTEIN: No.
                THE COURT: All right, so...
  8
  9
                MR. MANCERI: You haven't heard any
 10
           objections to this from anybody else, have you
 11
           Robert?
 12
                MR. SPALLINA:
                               No.
                THE COURT: All right, so get me up an
 13
 14
           agreed order that I could open up the estate.
 15
                MR. MANCERI: Okay, you'll take care of
 16
           that, Robert?
 17
                MR. SPALLINA: Uh-Huh.
 18
                MR. MANCERI: We'll take the October
 19
           hearing off your docket.
                THE COURT: You don't need an evidentiary
 20
           hearing to prove it, I'm going to do it, and
 21
           under these circumstances that makes sense.
 22
 23
                Okay, so I'm going to have it reopen the
 24
           estate. So now the question is --
 25
                MR. MANCERI: Your Honor, just so I'm
00057
           clear.
  1
  2
                THE COURT: Yes, Shirley's estate.
  3
                MR. MANCERI: The reason we asked to
  4
           reopen it is to cure or address this alleged
  5
           fraud.
                THE COURT: But all I'm physically doing
```

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In Re_ The Estate of Shirley Bernstein.txt
  7
           is saying, Rich, reopen.
  8
                MR. MANCERI: Agreed.
                                       I just wanted to be
  9
           clear.
                THE COURT: I don't want you to get rid of
 10
 11
           the hearing.
 12
                MR. MANCERI: Oh, you don't, okay.
 13
                THE COURT: So at the hearing whatever it
 14
           is in relief that you want now that the estate
 15
           is open, I'll hear that.
 16
                MR. MANCERI: Okay.
 17
                THE COURT: And, Mr. Bernstein, whatever
 18
           you want relief-wise to happen with respect to
 19
           Shirley's estate, not Shirley's trust, but
 20
           Shirley's estate, you could have a hearing on
 21
           that. I'll combine everyone who has an
 22
           interest in getting some relief.
 23
                MR. MANCERI: Only thing I was going to
 24
           say, your Honor, after this was noticed I got
 25
           into this matter. I have a conflict on the
00058
           28th at that hour. If we could move it to the
  1
  2
           afternoon I'd appreciate it.
  3
                THE COURT: I'll get my book and see.
  4
           Maybe I can, I don't know.
  5
                MR. MANCERI: That's my only issue on the
  6
           28th.
  7
                THE COURT: I don't know, I'll look.
  8
                So let me try to make some progress, all
  9
           right.
 10
                So today is whether in Shirley's estate
 11
           there's an emergency, here is my order, no.
 12
           Okay?
 13
                MR. MANCERI: Okay.
 14
                THE COURT: Next, whether -- what type of
 15
           evidentiary hearing, if any, needs to be held.
 16
           For Shirley's estate purposes I guess I have to
 17
           figure out the following: It appears that
 18
           there could be some problem in the documents
 19
           that took place to lead Shirley's estate to be
 20
           closed and distributed as it took place, okay
 21
           because --
 22
                MR. MANCERI: Right.
 23
                THE COURT: It took place pursuant to
 24
           documents that may have been improperly
           notarized. Now. That doesn't mean that
 25
00059
```

In Re The Estate of Shirley Bernstein.txt anything happened, it just means the documents may have a taint to them themselves.

MR. MANCERI: Right.

THE COURT: But I'll take a look at it and see whether there's anything that has to happen differently than what already happened with respect to that.

MR. MANCERI: Judge, in furtherance in making that determination, would you like us to submit these to you?

THE COURT: What are those?

MR. MANCERI: These are the original affidavits. I haven't made copies.

THE COURT: File them.

MR. MANCERI: Just file them, okay. Very good, we'll file them and serve them.

THE COURT: Mr. Bernstein, I want you to understand something. Let's say you prove what seems perhaps to be easy, that Moran notarized your signature, your father's signature, other people's signatures after you signed it, and you signed it without the notary there and they signed it afterwards. That may be a wrongdoing on her part as far as her notary republic ability, but the question is, unless someone

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21 22

23

24

25

claims and proves forgery, okay, forgery, proves forgery, the document will purport to be the document of the person who signs it, and then the question is, will something different happen in Shirley's estate then what was originally intended? Originally intended they say, the other side, was for Simon to close out the estate. The estate they say was small. The estate gave everything to the trust and that's what it did, and that was the end of the estate.

Remember, this is not everything about your parents and their estate planning. This is one small component, Shirley's estate alone, not her trust, and nothing to do with what happened with Simon, okay, because that's not before me. Simon's case is before Judge French.

Having said that, one of the other reasons why I have to consider whether your matter is an emergency, even if there was something that

```
In Re The Estate of Shirley Bernstein.txt
 22
           I could enter an order on or have a hearing on
 23
           immediately that could free up money from
 24
           Shirley that you personally would be entitled
           to, you tell me you don't even know that you
 25
2
00061
           were not a beneficiary of the estate, so
  1
  2
           certainly you're not doing your groundwork to
           tell me if it's an emergency or not because it
  3
  4
           could be an emergency if you were a beneficiary
  5
           of her will that was probated, but you don't
  6
           even know one way or the other.
                                            So you could
  7
           be a stranger to the estate. She may have
  8
           disinherited you from the estate. She may have
  9
           chosen to only give you personal property.
 10
           if you're not entitled to anything, you don't
 11
           have an emergency. You're not entitled to
 12
           anything. Go ahead.
 13
                MR. ELIOT BERNSTEIN: I never was
 14
           noticed --
 15
                THE COURT: It doesn't matter.
 16
                MR. ELIOT BERNSTEIN: -- by the estate
 17
           planner when she died.
 18
                THE COURT: Okay.
 19
                MR. ELIOT BERNSTEIN: So he's supposed to
 20
           notify the beneficiaries.
 21
                THE COURT: Who?
 22
                MR. ELIOT BERNSTEIN:
                                      Mr. Spallina.
 23
                THE COURT: Of what?
 24
                MR. ELIOT BERNSTEIN:
                                      That there are
 25
           beneficiaries of the estate.
00062
                THE COURT: But what if you weren't a
  1
  2
           beneficiary?
  3
                MR. ELIOT BERNSTEIN: I was at that time.
  4
           My dad doesn't change that until a
  5
           year-and-a-half later. Are you following?
  6
                THE COURT: This may be about it, but
  7
           you're interested in some financial relief.
           you don't want to go out and get a laborer job
  8
  9
           today to feed your children that's your choice.
                MR. ELIOT BERNSTEIN: I didn't say that.
 10
 11
                THE COURT: I'm not in charge of feeding
 12
           your children or paying your electric bills,
           you are. You have to do what a parent does to
 13
 14
           take care of their children. It doesn't sound
           like you're doing everything that you can, but
 15
```

In Re The Estate of Shirley Bernstein.txt 16 that's technically not before me. 17 But in the meantime not knowing a whole 18 lot about this case, it's my first time I'm really having this type of dialogue. I heard 19 20 some voice that said there's cash to feed your 21 children that could become readily in your 22 pocket or in someone's pocket to pay bills that 23 could help your children. I heard that. 24 say the stumbling block to your children 25 getting the benefit of that money is you. I 00063 1 don't know whether that's true or not, but if 2 you want your children to imminently get money 3 and they have imminent money to give your children, maybe you want to sit with Ted and 4 5 that other side and see if there's some money 6 that could come to your children. 7 MR. ELIOT BERNSTEIN: Excuse me. 8 THE COURT: Sure. 9 MR. ELIOT BERNSTEIN: That's like asking 10 me to participate in what I allege is a fraud. 11 THE COURT: No, it doesn't --12 MR. ELIOT BERNSTEIN: Listen, if the money 13 comes to my children and it was supposed to 14 have gone to me, and these documents that are 15 all shady and unsigned wills with --16 un-notarized wills and trusts don't stand. The 17 money comes to me personally, Eliot Bernstein. 18 MR. MANCERI: Your Honor --19 THE COURT: Let me just say this to you. 20 Maybe two, three years from now as a result of 21 the same trust litigation you'll be right, but 22 in the meantime according to you there's money 23 that could feed your children that you don't 24 want to touch because you think the money 25 should go to you instead of your children that 00064 1 they're willing to --MR. ELIOT BERNSTEIN: Well, I think there 2 3 are other beneficiaries. 4 THE COURT: -- put in accounts to go for 5 the benefit of your children. MR. ELIOT BERNSTEIN: I think there are 6 7 other beneficiaries that are also --8 THE COURT: They signed off. 9 MR. ELIOT BERNSTEIN: No, just their

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In Re_ The Estate of Shirley Bernstein.txt
 10
           parents have. The children don't even know.
 11
           They're not even represented.
 12
                THE COURT: Well, the parents represent
 13
           the child.
 14
                MR. ELIOT BERNSTEIN: No, but they have
 15
           conflicting interests.
 16
                THE COURT: Well, you say that --
 17
                MR. ELIOT BERNSTEIN: Our attorney wrote a
           subpoena and said it. I had to get two lawyers
 18
 19
           because my attorney couldn't represent both
 20
           sides of this.
 21
                MR. MANCERI: I'm very concerned about
 22
           something Mr. Bernstein just told The Court.
 23
           He's the one objecting they're in conflict,
 24
           he's stating from what I'm piecing together
 25
           that he believes that his children are getting
00065
  1
           money that the parents really was supposed to
  2
           go to him personally. He's got the inherent
  3
           conflict with that mindset.
  4
                MR. ELIOT BERNSTEIN: I'm not saying I
  5
           don't.
  6
                THE COURT: Okay, here's the point, if
  7
           you're at a point where you're asking The Court
  8
           for an emergency because you can't feed
  9
           children, and there's someone around the corner
 10
           that's holding out a $20 bill and says you
 11
           could have it to feed your children, and you
 12
           go, you know, I'm not going to take that to
 13
           feed my children because I want to have a court
 14
           determine that it really was mine, then I don't
 15
           know that you're treating this as an emergency.
 16
           Emergencies mean you figure out a way of
 17
           getting the money to your children sooner than
           later, and they say it's happening imminently,
 18
           cash that could pay bills for your children.
 19
 20
           That's what they say. If it's an emergency and
 21
           your kids are starving, and you as the parent
 22
           say that might be my money and not my kids', so
           I want to wait for two or three years and let
 23
 24
           the money stay in a bank account until I could
 25
           figure it out, and not feed my children, I
00066
  1
           think you need to reflect upon some of your
  2
           decisions.
  3
                MR. MANCERI: Your Honor --
```

```
In Re_ The Estate of Shirley Bernstein.txt
  4
                THE COURT:
                            What?
  5
                MR. MANCERI: I'm not saying we're going
  6
           to do this, Judge, but this sounds like this
           may need an ad litem for these kids.
  7
  8
                THE COURT: Well, I don't know, let's not
  9
           add fuel to the fire.
 10
                MR. MANCERI: Because I'm troubled by what
 11
           he's saying.
 12
                THE COURT: All right, so --
 13
                MR. ELIOT BERNSTEIN: Here's why I have
 14
           not taken that money.
 15
                THE COURT: Why?
 16
                MR. ELIOT BERNSTEIN:
                                      Because if you told
 17
           me, your Honor, that you just murdered him, and
 18
           here's $20 from his pocket to feed your kids
 19
           from the crime --
 20
                THE COURT: If they were starving I would
 21
           take the $20.
 22
                MR. ELIOT BERNSTEIN: On that advice, I'll
 23
           take the money.
 24
                THE COURT:
                           If they were starving --
 25
                MR. ELIOT BERNSTEIN: On that advice --
00067
  1
                THE COURT: Your kids are starving.
  2
           not giving you advice.
  3
                MR. ELIOT BERNSTEIN: On that advice, I
  4
           will --
  5
                            The $20 didn't murder anybody,
                THE COURT:
  6
                   Did the $20-bill murder someone?
           did it?
  7
                MR. ELIOT BERNSTEIN: It's stealing money
  8
           from people.
  9
                THE COURT: They're not -- this isn't
 10
           stolen money. This is your parents' money.
 11
                MR. ELIOT BERNSTEIN: If I take that money
 12
           and put it in my kids' accounts, it's actually
 13
           taking money from what we believe are the true
 14
           and proper beneficiaries --
 15
                THE COURT: Which is you.
 16
                MR. ELIOT BERNSTEIN: No, through -- one
 17
           of, through --
 18
                THE COURT: So meanwhile if your kids are
 19
           starving and you don't take the money, all I
 20
           could say to you, there's obviously -- if you
 21
           look at the documents I mean you're not going
 22
           to confess to killing Kennedy as part of
 23
           receiving the money, but if they want to give
 24
           you money for your children and you don't want
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In Re The Estate of Shirley Bernstein.txt
 25
           to take it because you think it's yours, and
00068
  1
           you want to wait years --
  2
                MR. ELIOT BERNSTEIN:
                                      That's not why I
  3
           want to dispute it.
                THE COURT: You think that there's some --
  4
  5
                MR. ELIOT BERNSTEIN: I think that it's
  6
           part of a fraud that forged documents were used
  7
           to --
  8
                THE COURT: But it's still your parents
  9
           money --
 10
                MR. ELIOT BERNSTEIN: -- convert estate
 11
           assets to the wrong beneficiary.
 12
                THE COURT: But they want to now get it to
 13
           you.
 14
                MR. ELIOT BERNSTEIN:
                                      No, not me.
 15
                THE COURT: To your children.
                MR. ELIOT BERNSTEIN:
                                      Listen, I'll take
 16
 17
           the money without explanation on it. I agree.
 18
           Listen, the only reason I didn't want to take
 19
           the money was so I wouldn't be part of a fraud.
 20
                THE COURT: You're not, obviously no one
 21
           is accusing you of fraud.
                                     If they give you
 22
           money to care for --
 23
                MR. ELIOT BERNSTEIN:
                                      But then I could
 24
           accuse them of fraud if I'm participating.
 25
                THE COURT: I mean all you're doing is
00069
  1
           signing a receipt. You don't know where the
  2
           money came from. You're not signing off --
  3
           you're not saying that you make a declaration
  4
           that the money came from them, the other side
  5
           to you in only legal means. You're just
  6
           signing a receipt.
  7
                MR. MANCERI: But he is signing off on
  8
           that he's going to honor the terms of the
  9
           trust. If he is signing off to that --
 10
                THE COURT: If it comes to you as trustee
 11
           for your children, you are -- you have a duty
 12
           to only use it for the children, not yourself.
 13
           Not you. You still have to work for you.
 14
           you don't have to work for your children,
 15
           maybe. You still have to support yourself.
 16
                MR. ELIOT BERNSTEIN: Yeah.
 17
                THE COURT: The money has to get spent on
           your children if that's how you get it.
 18
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 19
                MR. ELIOT BERNSTEIN: Right.
 20
                THE COURT: That's all we're talking about
 21
           is money to feed your children.
 22
                MR. ELIOT BERNSTEIN: You see, if the
 23
           money came to me, it's also for me and my wife
 24
           and feeds our children.
 25
                THE COURT: That's not what they said. It
00070
  1
           does not go to support you and your wife.
                MR. ELIOT BERNSTEIN: If the money comes
  2
  3
           to me as a beneficiary, it does. If all these
  4
           nonsense documents that are forged and --
  5
                THE COURT: If they want to give it to you
  6
           only under their condition this is because
  7
           their version is it belongs to your children.
  8
                MR. ELIOT BERNSTEIN: Right.
  9
                THE COURT: Don't accept it, you don't get
 10
           it. If you accept it, it goes to your
 11
           children. You may not like that, but it only
 12
           could be used for your children, because that's
 13
           the deal that they make. You take that deal
 14
           because you don't want your kids to starve.
 15
                You may not like it, you want to be
 16
           supported too, but they don't want to support
 17
           you. They don't think it's your money, they
 18
           think it's your children's money. So why turn
 19
           that -- maybe you're entitled to it, but why
 20
           turn down money that could help support your
 21
           children in the meantime.
 22
                MR. ELIOT BERNSTEIN:
                                      If your logic is
 23
           correct, your Honor, I agree.
 24
                THE COURT: Well, I don't know if my logic
 25
           is correct.
00071
  1
                MR. ELIOT BERNSTEIN: Here's the legal
  2
           problem --
  3
                THE COURT: Stop, no, the hearing is over.
  4
           I'm not giving more legal advice. Your hearing
  5
           goes on, okay, see you.
  6
                MR. MANCERI: Your Honor, any chance of
  7
           resetting it?
  8
                THE COURT: I'm going to ask my office to
  9
           flip it around to the afternoon. I'll take
           care of that.
 10
 11
                MR. MANCERI: Thank you, your Honor.
 12
           We'll submit an order to your Honor.
```

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                THE COURT: Okay, clear it with him and
 13
 14
           see if you could actually get something that
           makes sense. It's really narrow.
 15
                MR. MANCERI: It's very narrow. We've got
 16
 17
           the transcript, Judge.
 18
                THE COURT: It's only really that there's
 19
           no emergency here. Everything everyone raises
 20
           on the 28th.
 21
                MR. MANCERI: Very good, Judge. Do you
 22
           think we can do it in an hour, Judge?
 23
                THE COURT: We'll try.
 24
                MR. MANCERI: Okay.
                MR. ELIOT BERNSTEIN: I'm sorry, your
 25
00072
          Honor, for calling an emergency.
  1
  2
                THE COURT: All right. Just there's a lot
           of work when you call something an emergency.
  3
  4
                MR. ELIOT BERNSTEIN: I didn't understand
  5
           what you go through.
                THE COURT: Okay, bye.
  6
  7
                MR. MANCERI: It's an evidentiary, Judge,
  8
           we're going to call witnesses.
  9
                THE COURT: Witnesses and evidence.
 10
                MR. MANCERI: Very good.
 11
 12
      (The proceeding was concluded at 2:15 p.m.)
 13
 14
 15
 16
 17
 18
 19
 20
 21
 22
 23
 24
 25
00073
                    CERTIFICATE OF REPORTER
  1
  2
  3
     STATE OF FLORIDA )
  4
      COUNTY OF PALM BEACH )
  5
  6
                I, Jessica Thibault, a Court Reporter,
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In Re\_ The Estate of Shirley Bernstein.txt 7 certify that I was authorized to and did 8 stenographically report the proceedings in the 9 above-styled cause before the Honorable Martin H. 10 Colin, pages 1 through 72; and that the transcript 11 is a true record of my stenographic notes. 12 13 I further certify that I am not a 14 relative, employee, attorney, or counsel of any of the parties, nor am I a relative or employee of any 15 of the parties' attorneys or counsel connected with 16 17 the action, nor am I financially interested in the 18 action. 19 20 Dated this 17th day of September, 2013. 21 22 23 Jessica Thibault Court Reporter 24 25