

Eliot Ivan Bernstein

From: Ben Brown <bbrown@matbrolaw.com>
Sent: Wednesday, June 4, 2014 5:08 PM
To: Eliot Ivan Bernstein; Linda McDaniel
Cc: Ben Brown
Subject: RE: Production

Eliot-

My understanding is that whatever was in the condo and at St. Andrew's is now at St. Andrew's. But I will confirm.

Regards,

Ben Brown, Curator

Benjamin P. Brown, Esq.
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From: Eliot Ivan Bernstein [mailto:iviewit@iviewit.tv]
Sent: Tuesday, June 03, 2014 3:48 PM
To: Ben Brown; Linda McDaniel
Cc: Caroline Prochotska Rogers Esq.; Michele M. Mulrooney ~ Partner @ Venable LLP; Andrew R. Dietz @ Rock It Cargo USA; Marc R. Garber Esq. @ Flaster Greenberg P.C.; Marc R. Garber Esq. @ Flaster Greenberg P.C.; Marc R. Garber Esq.; tourcandy@gmail.com; Eliot I. Bernstein, Inventor ~ Iviewit Technologies, Inc.
Subject: FW: Production

Ben, on first glance and I will look a bit deeper at these, what jumps out it that the Estate listed the furniture contents of both the house and condo at 51,135k and that appears to be the amount they listed the furniture on Simon's inventory and accounting as his possessions. The Condo appears to be in her trust but the furnishings and other personal property appear to have been transferred to Simon on her death. Therefore, the contents of the Condo would be assets of the Estate of Simon, not Shirley or her trust and therefore should be marshaled by you as the Curator as they are listed as an Estate asset of Simon. Thanks, Eliot

From: Ben Brown [<mailto:bbrown@matbrolaw.com>]
Sent: Tuesday, June 3, 2014 3:23 PM
To: Eliot Ivan Bernstein
Cc: Ben Brown; Linda McDaniel
Subject: RE: Production

Eliot-

Linda can confirm, but I am pretty sure all the documents we received from T&S were copies, other than the promissory note referenced in the attached e-mail. We have the jewelry listed on the appraisal in the firm's SDB. JPM and SUB have sent the documents to transfer the accounts there (checking and IRA). The Curator has access to the SUB account, it was used to pay the fees for the Curator (and costs associated with the Kia transfer, to reimburse advances as shown on this firm's invoice).

Regarding the Kia, it was not listed on the inventory, which is one of the reasons the Curator asked for leave to transfer it to your son; your position was that it had been a pre-death gift (and you provided facts to support that). Ted's position is that your father held title, so it should be considered a distribution from the Estate to your son's sub-trust. Those positions were not resolved by the Court, instead the Court permitted the Curator to take actions to transfer it to your son's name, and the order reserved determination of your and Ted's competing positions for later. The documents surrounding those proceedings initiated by the Curator, which you have, would be the only documentation at this time.

This is what I have on the furniture (attached). I can ask counsel to allow inspection of the TPP, or failing that move for a Court Order, but it would probably (likely) be better and cheaper to have the appraiser go back in there and confirm it is all there.

Regarding the condominium, it apparently was titled in the name of Shirley's Trust, and was not an Estate asset (see attached Spallina e-mail TS 4584-5).

Linda- so we all know the source of documents provided to Eliot, please start CUR bates stamping the documents I provide via e-mail, starting with these and numbering sequentially. Thank you.

Regards,

Ben Brown, Curator

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From: Eliot Ivan Bernstein [<mailto:iviewit@iviewit.tv>]

Sent: Tuesday, June 03, 2014 11:23 AM

To: Ben Brown

Cc: Caroline Prochotska Rogers Esq.; Michele M. Mulrooney ~ Partner @ Venable LLP; Marc R. Garber Esq. @ Flaster Greenberg P.C.; Marc R. Garber Esq. @ Flaster Greenberg P.C.; Marc R. Garber Esq.; Andrew R. Dietz @ Rock It Cargo USA; tourcandy@gmail.com; Eliot I. Bernstein, Inventor ~ Iviewit Technologies, Inc.

Subject: Production

Ben,

Thank you for your document production. However, the documents were scanned in black and white and not color and therefore it is impossible to tell which ones are original and which are photocopies. Can you please rescan in color or send me the color files if you have them and please note in a log those documents that you believe are the original documents that were provided to you by Tescher and Spallina. With so much FRAUD and FORGERY and ALTERCATION of documents already evidenced in these matters this is of utmost importance that we know what kind of document has been tendered. Also, please provide an accounting of all the estate assets in your possession at this time that were transferred, including the Jewelry and Furniture that was listed in the appraisals, etc. in detail and note any missing items. Also, I did not find yet any information regarding the distributions taken of assets by any party, including information relating to the alleged transfer of the KIA to my son or any information listing that it was ever even an asset of the Estate that was distributed at all. I believe much of my father's personal and business items are not listed and I think we should take a walk through of his home and his office to see if they are still there or have been removed. I believe the Condominium was sold but have never received any transaction details or accountings but I believe the furniture was an asset of Simon's that I am not sure where that might have gone. Thanks ~ Eliot

Eliot I. Bernstein

Inventor

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