

Dear Ben,

I hope this note finds you well.

I am reaching out to you in an effort to have an immediate emergency request for instructions for a very important issue. Currently the tuition for our children's school is past due. School is over for this year and we are in need of re-enrolling for next year or they will lose their school placements. Our oldest son Josh is graduating this year and we need to utilize any means possible to have the tuition paid so that there is no interruption in his education and he can successfully graduate from the only school he has known here in Florida and to reap the benefits of the investment we have made already on behalf of his education. These were the wishes of Simon and Shirley whom enrolled them in Saint Andrews in 2008 and paid for. Simon Bernstein has been the responsible party for payment since 2008.

I have attached the School Tuition Bills for Joshua, Jacob and Danny in an effort to for you to ask the court for instructions on how to proceed in hopes of requesting means to pay these bills so that there is no interruption in the education of the three minor children. I have also attached information on how the tuition bills have been paid consistently since 8/19/08 to his date of death by Simon Bernstein as the responsible party through the school's automatic payment plan system FACTS as evidenced in the production documents you sent us and through school records.

I have submitted to Ted requests for payment in the interim from the Shirley Trust at the time he made distributions to the grandchildren's trust that did not include our three children but did include his. As you aware at that time we refused to establish trust accounts for our children based on the fraudulent trust documents Tescher and Spallina put forth to use as the controlling document based on the exercised power of appointment over Shirley's Trust. In light of Robert Spallina admitting to fabricating the amendment to Shirley's Trust in order to amend and restate Simon's trust, we now know the 2012 Amended and Restated Trust of Simon was unlawfully drafted based on a fabricated document and legal strategy he knew was not proper or that was just more fraud entirely. Clearly at this time we are still unable to establish trusts for our children due to the forgery and frauds that have occurred and the need for lawful trust documents to produce to resolve the beneficial interests and parties to them. Ted's counsel has demanded we take distributions and release all claims or he will not pay these school expenses threatening our children's education in efforts to extort us and participate in the fraudulent distributions to improper parties. Ted having made distributions against the advice of counsel according to PB Sheriff Office reports.

Again at the heart of this matter are three children that are being removed from their school, friends and sports teams and whose education has been highly damaged already this year from these acts. Our children get minimal scholarship money for tuition and have applied for scholarships for the 2014-2015 year but need to have the past due balance paid for that process to continue and have next years tuition determined. We cannot even get transcripts until past due is paid, making almost impossible to even move them if necessary. Our children's trusts purchased a home that backs up to Saint Andrews School and have enjoyed the privilege of basically living on campus which was the intent of Simon and Shirley Bernstein and the overall plan for our children's education and success that they left considerable sums

to our family to cover, which inheritance has been interfered with now for over 3 years in Shirley and almost two in Simon.

Our children were not unique to this gift, in fact it appears that all three of Ted's children attended private school of the same price roughly, which Simon Bernstein paid for all as well.