

In response to Alan Roses fleet of flings, let's be clear. We are here today because of Simon and Shirley's Estate Planning Attorneys, Trustees and Alleged Fiduciaries that have acted unethically and unlawfully from day one. SEE EXHIBIT A They have breached all fiduciary duties by denying and suppressing all estate planning documents, accountings and administration information, forging and fraudulently notarizing documents, presenting documents to court for a deceased PR as if he were alive, altering and fabricating trust documents and amendments, unlawfully creating new amended and restated trust agreements and then harassing, denying and extorting beneficiaries. The interested parties have been trying to attain this hidden information and truth for three years to only be ignored. The bad actors have only hidden this information and continue to violate their duties to provide and keep all informed constantly wasting estate and trust funds from Simon and Shirley's true beneficiaries. Personal representatives, Trustees and Fiduciaries have duties to uphold according to law, Florida Statutes and Probate Codes and they have violated all of them. SEE EXHIBIT B. (INSERT MARKETPLACE QUOTE)

Tescher Spallina and Ted Bernstein have been under investigation with the Palm Beach County Sheriffs financial crime division. SEE REPORT. They have retained counsel for their defense and paid for them from Estate and Trust assets. Attorney Mark Manceri has represented defense for T and S and Ted full aware of his clients fraudulent activity, even after T& S Notary Kimberly Moran was charged with a felony and arrested, yet Manceri continues to bill for fees and has enjoyed payment from trust and estate assets. Ted Bernstein acting in concert with T&S also hired Mark Manceri for his defense and paid him with estate and trust assets. Petitioner was forced to bring forward several motions in these matters and hire independent counsel Christine Yates, which in turn has generated more attorney fees wasting the estates and trusts precious assets. The end result was an arrest, notary privileges removed and victim protection for Petitioner, Eliot that prohibits Kimberly Moran to ever have anything to do with the Bernstein cases ever again. In addition to T& S Notary, Ted Bernstein's assistant and notary Lindsay Baxley aka Lindsay Giles is also currently under investigation.

Then there was a car given to Simon's grandson two weeks before he passed away. When the registration needed to be changed a litany of harassment began from Ted Bernstein, Pam Simon, Lisa Friedstein and Jill Iantoni moving to remove the car given to Petitioner, Eliot's son as a birthday gift. Not releasing the title to the rightful owner and acting to retaliate against Petitioner and his family. In excess of \$20,000 was spent on attorney fees to prevent a sixteen year old boy from having his birthday gift that sat in his driveway un-drivable. The car was worth 11,000 but Ted Bernstein used attorneys in attempt to seek one fifth of the car and used attorneys to harass beneficiaries with no benefit to the estate. After thousands of dollars spent by the T&S, Mark Manceri and finally Ben Brown, the Curator, the car was finally given to the rightful owner with a court order from Judge Colin finally stopping the abuse to a sixteen year old boy as it was a pre-death gift that all were aware of including Ted Bernstein
SEE EXHIBIT EMAILS.

The next waste and drain of estate and trust assets was used to unlawfully claim a life insurance policy issued to the deceased. Simon's trusted fiduciaries T&S seemed to have "lost" the insurance trust, yet they claim to know all about it, but never took the effort to secure the policy or trust document erring in all duties to protect their client's estate planning. T&S, Ted and Pam began forming various schemes in attempt to claim the proceeds of 1.7 million dollars and has been another huge drain on assets caused by Tescher, Spallina, Ted, and also Pam Simon with no benefit to the estate, only self-dealing with an expectation of gain for them. The real bitter children who have been wholly disinherited from all estate plans and beneficiary designations for Simon and Shirley. SEE EXHIBITS Ted and Pam have been disinherited, carved out and known to be predeceased because they have been adequate provided for and were spoon fed company businesses. SEE EXHIBIT . Eliot, Jill and Lisa have always been provided for in inheritances and estate planning to make them "whole" after what TED and Pam have already taken in family assets from once profitable businesses. Ted and Pam forced family members away from the family businesses because nobody could not stand working in those same family businesses with them

because of Ted and Pam's long history and continuous problems of not wanting to let go of other people's money. Years of unhappy agents would agree and testify they don't pay commissions and constantly steal other people's money. Thus, their new found reason to be brought back to life and benefit after they ran their businesses to the ground with their bad business dealings. Then suddenly they decide the life insurance trust and policy is missing and they in concert with Tescher, and Spallina spending thousands of dollars from the estates and trusts prepare a scheme to remove the proceeds from the estate to falsely benefit Ted and Pam generating more legal fees paid from the estate and trusts with no benefit to the estate while they know there is another trust document that states the same policy as an asset. SEE EXHIBIT Then Pam and in-laws sue the insurance company behind everyone's backs in Federal Court in Illinois to remove the control from the Florida Probate court which now is generating more attorney fees in Illinois in an ill attempt to control the proceeds out of state. In addition to T&S and Florida attorney's fees, the insurance company is requesting their fees paid for Ted and Pam filing an improper lawsuit, SEE EXHIBIT. Finally by court order the estate now has counsel in Illinois to stop this conversion and attempted theft causing the estate and curator to generate more fees. This is a huge drain and waste of estate assets in attempt to benefit Ted and Pam personally the only disinherited bitter children and remove an asset of the estate and the State of Florida and damage the true beneficiaries that ironically include THEIR CHILDREN. Ted and Pam have now acquired John Morrissey a Florida attorney that is wasting more estate and trust assets in a final attempt to prevent the estate representation in Illinois directly HARMING their adult children, whom he stated he has never spoken with. All of these actions are to the detriment of the estate. The law states if there is no valid beneficiary the PR must claim it for the estate. PERIOD.

Another drain on the estate as referenced is Ted's current litigation with Bill Stansbury wherein a dear friend of Simon and Shirley's was damaged and abused financially by Ted's greed that forced him to sue and seek recovery of his damages for an excess of 2.5 million dollars. Ted is currently facing charges of

withholding money, hiding accounting, breach of oral contract, breach of implied covenant of good faith and fair dealing, breach of fiduciary duty, civil theft, fraud, as referenced in CASE 502012CA01393.

If we had a few days we can discuss the costs to the estates and trusts for defending Ted in these matters! In addition his bad business practices have damaged other family business entities including Petitioner's children company Bernstein Family Realty LLC, LIC Holdings (which all the grandchildren have shares), Shirley Bernstein Trusts and the Simon Bernstein Estate all of which required legal representation wasting more trust and estate assets. Ted has used the Shirley Bernstein Trust Account as his own personal checkbook in unlimited self-dealing acts to pay for his attorneys for his own benefit damaging the proper beneficiaries including Petitioner's children. Wasting, wasting, wasting assets for Ted's defense attorneys and numerous attorneys to defend his fraud and bad business practices with NO benefit to the estates or trusts using estate and trust checkbooks as his own for his many bad dealings. Instead of do the right thing and give Bill Stansbury back his money that TED stole, he now expects the beneficiaries to pay Bill Stansbury for his ill gained profits. Another case Ted is names as a defendant is the Marvin Schiller case # where Ted is charged with

During an on-going investigation from the Palm Beach County Sheriff's department, Robert Spallina provided two trust documents to Officer in which one was real and one was fraudulently altered and an amendment fabricated. The fabricated document was sent to Petitioner's counsel after several months of ignored requests for documents that forced Petitioner to seek counsel in the first place to secure his basic rights and due information. This fraudulent fabricated document also created the Amended and Restated Trust Agreement of Simon Bernstein wherein Robert Spallina admits it was created unlawfully. Simon would have had to transfer Shirley's Trust assets to Simons name if he wanted to make any changes to the beneficiaries. Lawfully Simon could only use the Power of Appointment over Shirley's Trust Assets to Eliot, Jill, Lisa and their lineal descendants. The entire Simon Bernstein Trust document of 2012 was drafted unlawfully and notarized incorrectly by Ted's assistant and witnessed by a now

convicted felon, Kimberly Moran and drafted and witnessed by currently under investigation Robert Spallina. Yet these documents are still being provided to correct and incorrect beneficiaries with instructions to take fraudulent documents to trust companies and open accounts. T&S, Ted Bernstein and John Pankauski have sent harassing emails, threats to foreclose on Petitioner's children's home and harassment of Petitioner's counsel violating all civility rules in efforts to retaliate to Petitioner for exposing these crimes and in efforts for Petitioner to go along with their crimes. T&S, Ted, Alan Rose and John Pankauski are acting on known fraudulent trust documents and making distributions and depleting the assets as quickly as possible in further retaliation. Ted began selling assets immediately and distributing funds to his children and Pam's children damaging Petitioner's children and the true beneficiaries. Now more monies are being wasted in attempt to defend T &S, Ted, Alan Rose and John Pankauski in these actions with no benefit to the estates or trusts. They are billing thousands and thousands of dollars to defend these actions and paying themselves in large and excessive amounts from the estates and trusts to continue acting under these documents.

Spallina fabricated a trust amendment that made the distributions to Ted and Pam's distributions to their children possible and further investigation from the Sheriff's office finally caused the withdrawal of Manceri and T& S. On his way out the door Manceri submits his bills to the court for payment but of course refuses to show and submit them to the interested parties. As T&S then run out the door with an apology letter they pass the baton to Ted and give him full access to all banking and trust accounts for Ted to continue to use as his own personal checkbook and he continues to pay himself, his attorney fees, his wife, his gardener etc.. from these accounts. Self-dealing, theft and embezzlement are running ramped and needs to be stopped! Alan Rose attended the Sheriff's interrogation with Ted and has full knowledge of all bad deeds of his client TED and is aiding and abetting the continuance of the breaches of fiduciary duties committed by Ted and T&S yet still defends Ted to this day while his hand is still in the

cookie jar. Waste, Waste, Waste with no benefit to the estates or trusts being spent on Alan Rose and John Pankauski to wrongfully defend Ted Bernstein.

Petitioner acting Pro Se is the only party not spending money on attorneys any more. This case is a probate family matter and Petitioner is able to articulate the truth in writing, should be pretty easy and straightforward to seek truth and justice. Ted needs a constant litany of attorneys by his side to strategize his defense or lack thereof, for all his bad acts and crimes he has committed, the truth is not as easy for Ted and he uses attorneys to lie for him. Ted's only defense is to pass blame on Petitioner. Ted prefers to retaliate, harass, extort, embezzle money and destroy Petitioner and his children, instead of come clean and withdraw so the rest of us can move on in a nice legal fashion. Ted prefers these tactics instead of performing the duties required like keeping the parties informed of administration, providing accountings, acting fairly and unbiased to all beneficiaries equally, and acting accordingly to Florida law and probated codes to the best interests of beneficiaries. Ted's own counsel is not even advising him to perform his duties bound by law and encouraging him to keep the cover going (which puts more money in their pockets) creating more harm to the estates and trusts.

Petitioner's pro se motions might be lengthy but only because of the long laundry list of crimes to expose and bring forward to the court for intervention as all beneficiary rights have been violated and Ted and his minions are running off with all assets right under this court's nose. The denying of accounting and financial information and lack of transparency proves their wrong doing or there would be nothing to hide. Truth + Transparency = Trust.

As far as Alan Rose mentioning Crystal Cox in his various pleadings, again wasting more estate and trust assets, I would say this. Crystal Cox provides a public service who passionately writes about cases where attorneys have abused their powers, acted unethically and harmed others. She exposes corrupt attorneys nationally and gives a voice for many victims. I understand her efforts to be part process of

cleaning our nation's justice system from corruption and expose those under oath to protect it that are harming it. I imagine it would be unfavorable to have a reporter constantly exposing your bad actions and exposing the harm you have done, when you are one of those corrupt attorneys. Her unique niche of preferred blogging interests really sucks for bad attorneys, I advise them to become more ethical citizens within their profession. Kind of like a fashion blogger who blogs about a bad outfit. Maybe you should dress better. In conclusion, this is not the estates problem this is corrupt attorney's mentioned by Crystal Cox's problems.

The truth needs to be told. Money and assets are being stolen and wasted from bad attorneys and Trustees so they can hire more bad attorneys in their defense. Passing open checkbooks to Ted and his wife to continue the theft and self-dealing are reckless, wasteful and dangerous and in exchange for Ted to protect them. Meanwhile minor children beneficiaries are being damaged and watching their college funds disappear from a bunch of greedy, un-soulful and criminal minded individuals.

Ben Brown as curator was the first step in the right direction. Of course more attorneys generating fees were needed in attempt to prevent this. Ben Brown is the only attorney currently benefiting the estates and trusts. Ted's own attorneys have told him it is unlawful to pay their fees from trust accounts as it provides no benefit to the estates or trusts. TED defending fraud claims when Ted has conducted fraudulent activity needs to be stopped and Ted needs to be removed from all of his duties immediately before he drains the estates and trusts to nothing for his regal goal to make sure nobody gets anything because HE was disinherited and he is bitter. TED needs to return all the monies he and his wife have absconded with and end the trail of damage they create in their wake.

The next step and final resolution is to finish the cleaning of the house after removing Ted and getting all the money he has stolen back are removing all of his counsel and excessive use of attorneys to defend his fraudulent activity and appointing an honest and trustworthy PR and Trustee for all wills, trusts, and

business entities. Petitioner seeks the truth and removal of all bad actors that have only acted in their best interest and will continue to do so until stopped by this court.

Now it appears there only recourse in defending their bad acts and with a fist hit to the table is the continued attack on Petitioner and his three minor children. The matters at hand need to be resolved so that proper administration and proper distribution to the proper beneficiaries can occur. Ben Brown as the curator has been the first step of any proper administration and distribution. All would be a waste if at the end of the day his efforts of protecting assets are then handed over to Ted in the form of another open check book to continue to deny and suppress information, withhold all moneys to beneficiaries including minor children in need so that he can continue a defense of why he refuses to part with other peoples moneys. He enjoys spending it himself more and actually enjoys watching others suffer at his gain. He has enjoyed watching Petitioner's three minor children go without food and basic necessities. He and his wife have enjoyed having the electricity and water turned off for the home of Petitioner's three minor children. He has enjoyed removing health insurance and homeowners insurance from them. He has enjoyed intentionally not paying their school tuition expenses so they are being removed from their school and sports teams. He has enjoyed spending their college money. Ted Bernstein is a very sick individual who with his wife sits alone in a 4 million dollar empty home hiding from a community that knows he is a crook and thief.

Petitioner asks the court for immediate relief to stop the continued drain of assets and self-dealing created by Ted Bernstein and his attorneys including Alan Rose and John Pankauski. Petitioner asks that Alan Rose's and John Pankauski's bills be provided with all other accounting and financial information suppressed for three years. Petitioner requests all roles and duties Ted has fraudulently attained including known and unknown capacities for Simon Bernstein Trusts, Shirley Bernstein Trusts and trusts created there under, Bernstein Family Investments LLLP, Bernstein Holdings LLC, LIC Holding Inc. and all

other business entities he has run off with immediately. In addition this court needs to not allow already scheduled hearings scheduled by Petitioner from being changed and rescheduled by Alan Rose that are finally bringing these issues to light. And so on.....needs a happy ending!