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PETER MATWICZYK *
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THORNTON B. HENRY

*BOARD CERTIFIED WILLS TRUSTS
AND ESTATES

June 25, 2014

VIA U.S. MAIL

The Honorable Martin H. Colin
Palm Beach South County Courthouse
200 West Atlantic Avenue
Delray Beach, Florida 33444

Re: Estate of Simon L. Bernstein
File No. 502012CP004391XXXXSB

Dear Judge Colin:

Enclosed please find the following correspondence/emails:

1. June 19, 2014 Order on Curator's Motion for Instructions Regarding Authority to Liquidate IRA
2. Curator letter to counsel dated June 24, 2014 (without attachments);
3. Email threads between and amongst Curator, counsel and Eliot Bernstein explaining the reasoning of the proposed Amended Order;
4. Eliot Bernstein's additional email response dated June 25, 2014 stating his objection to the Amended Order;
5. Proposed Amended Order (changed from the June 24th proposed Amended Order to remove statement there is no objection).

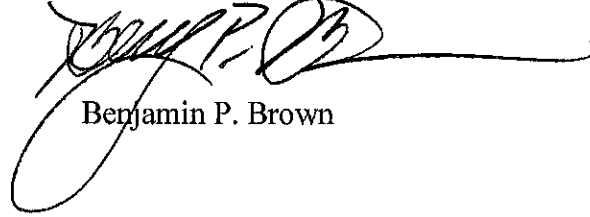
This is sent in an attempt to avoid the need for a UMC hearing to amend the June 19th Order.

If the proposed Amended Order on Curator's Motion to Liquidate the IRA meets with Your Honor's approval, self-addressed stamped envelopes and additional copies are provided for mailing conformed copies of the Amended Order to parties listed on the service list. In the event that the matter needs to be set for hearing, this is to suggest that the matter be added on to the July 11, 2014 hearing.

Thank you for your consideration.

Very truly yours,

MATWICZYK & BROWN, LLP

A handwritten signature in black ink, appearing to read 'B.P. Brown', with a long horizontal flourish extending to the right.

Benjamin P. Brown

Enclosures

Cc: Alan Rose, Esq.
John Pankauski, Esq.
Peter Feaman, Esq.
Eliot Bernstein
William Glasko, Esq.
John Morrissey, Esq.

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM
BEACH COUNTY, FLORIDA

PROBATE DIVISION
CASE NO. 5021012CP004391XXXXSB

IN RE: ESTATE OF SIMON L. BERNSTEIN
_____ /

**ORDER ON CURATOR'S MOTION FOR INSTRUCTIONS REGARDING
AUTHORITY TO LIQUIDATE IRA**

THIS MATTER came before the Court on the Curator's Motion for Instructions Regarding Authority to Liquidate IRA dated June 10, 2014 ("Motion"), the Court having reviewed the Motion, and the Court being otherwise fully advised in the premises, it is hereby:

ORDERED and ADJUDGED as follows:

The Motion is granted. Curator is authorized and directed to take any and all actions necessary to liquidate, sell and/or otherwise convert to cash or its equivalent all investments held in JP MORGAN CHASE BANK NA ACF SIMON BERNSTEIN-DECEASED IRA R/O, Account No.: W32585007 (the "IRA"). JP Morgan Chase Bank NA is authorized and directed to comply with instructions from the Curator in order to effectuate the liquidation, sale and/or conversion to cash of all investments held in the IRA.

*The cash shall be held in the IRA and shall not be
withdrawn or distributed without further Court Order.*

DONE AND ORDERED in Chambers, Delray Beach, Palm Beach County, Florida, on
June _____, 2014.

SIGNED & DATED
JUN 19 2014

MARTIN H. COLIN
CIRCUIT JUDGE

Circuit Court Judge

Copies furnished to the parties on the attached service list

SERVICE LIST

Estate of Simon L. Bernstein
Palm Beach County Case No. 502012CP004391XXXXSB

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AND ESTATES

June 24, 2014

VIA E-MAIL

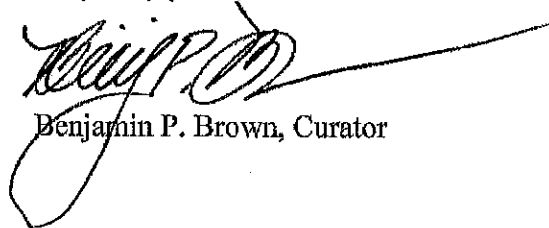
See attached service list

Re: Estate of Simon Bernstein

Dear Recipient:

In reference to the attached June 19, 2014 Order, which was provided to JP Morgan, JP Morgan has advised the Curator that in order to liquidate the investments in the IRA the investments must be transferred from the referenced account to a new account, number M55828004. Accordingly, we have attached a proposed amended Order that requires the cash (after transfer of investments and sale/liquidation) to remain in the new account number M55828004, just as with the prior account number W32585007 per the June 19th Order. If there is no objection to the proposed amended Order, it can be submitted for the judge's signature by mail. Please advise if there is any objection to the proposed amended Order. Please note that as with the June 19th Order, the proposed amended Order requires that the money shall not be distributed nor withdrawn absent a Court Order.
Thank you.

Very truly yours,



Benjamin P. Brown, Curator

Encl.

EMAIL SERVICE LIST

Estate of Simon L. Bernstein

Palm Beach County Case No. 502012CP004391XXXXSB

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Lisa Friedstein 2142 Churchill Lane Highland Park, IL 60035 Lisa@friedsteins.com lisa.friedstein@gmail.com			

Linda McDaniel

From: Eliot Ivan Bernstein <iviewit@iviewit.tv>
Sent: Wednesday, June 25, 2014 11:00 AM
To: Ben Brown; 'Alan Rose'; Linda McDaniel; 'John Pankauski'; bill@palmettobaylaw.com; jilliantoni@gmail.com; 'Peter M. Feaman'; john@jmorrisseylaw.com
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.; Marc R. Garber Esq. @ Flaster Greenberg P.C.; tourcandy@gmail.com; Eliot I. Bernstein, Inventor ~ Iviewit Technologies, Inc.
Subject: RE: Bernstein - letter from Ben Brown

Ben, briefly, if the IRA is doing fine at the moment why the rush to liquidate and all this new account stuff, I think to err on the side of caution until we have all the requested information that has been again stymied and delayed and lost perhaps, we sit tight as I stated, I do not think the sky will fall on the markets in the next few months. Again, I will leave this to Judge Colin and you to decide but this just seems to add a layer of confusion to the bouncing IRA accounts already in play. Eliot

From: Ben Brown [mailto:bbrown@matbrolaw.com]
Sent: Wednesday, June 25, 2014 9:38 AM
To: Eliot Ivan Bernstein; 'Alan Rose'; Linda McDaniel; 'John Pankauski'; bill@palmettobaylaw.com; jilliantoni@gmail.com; 'Peter M. Feaman'; john@jmorrisseylaw.com
Cc: Ben Brown
Subject: RE: Bernstein - letter from Ben Brown

Eliot-

The problem is that the IRA is fairly heavily invested in equities, which have been performing quite well, but may not continue to do so. It is routine for estates to convert those types of investments to cash, since obviously the decedent is no longer able to direct the investments and all of the beneficiaries may not agree with the investment objectives and risk level. That is why the Curator sought to liquidate/convert to cash the IRA's investments. Converting the investments to cash should not have any impact on any potential eventual forensic accounting review of the history of the IRA, nor should it have any bearing on any determination of who may be the ultimate owner/beneficiary of the IRA.

Judge Colin will be alerted of your concerns by attaching your e-mail to a motion to amend the 6/19 order. It seems this should not wait until 7/11. Unless everyone can agree that this issue should be tabled and only raised again 7/11, then the only choice is to go ahead and set the motion to amend the 6/19 order (consistent with what was described in the correspondence yesterday), for hearing next week.

If you (recipients) agree this can wait until 7/11, please respond accordingly.

Thank you,

Ben Brown, Curator

Benjamin P. Brown, Esq.
625 North Flagler Drive
Suite 401
West Palm Beach, Florida 33401
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From: Eliot Ivan Bernstein [<mailto:iviewit@iviewit.tv>]

Sent: Tuesday, June 24, 2014 6:16 PM

To: 'Alan Rose'; Ben Brown; Linda McDaniel; 'John Pankauski'; bill@palmettobaylaw.com; jilliantoni@gmail.com; 'Peter M. Feaman'; john@jmorrisseylaw.com

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.; Marc R. Garber Esq. @ Flaster Greenberg P.C.; tourcandy@gmail.com; Eliot I. Bernstein, Inventor ~ Iviewit Technologies, Inc.; Undisclosed List

Subject: RE: Bernstein - letter from Ben Brown

Ben et al. ~ I will most likely be objecting on the grounds that I have reported this IRA to authorities as evidence of possible further criminal misconduct and I do not think anything should be done with it until we can fully investigate all the shenanigans of the lost beneficiary and jumping account numbers and all that jazz. Also Ben, as we have not received the requested 7 years of statements on the IRA, we will need to have records of all the way back to Shirley rollover and more to see what has happened on this account and who the beneficiaries were. I think with allegations the beneficiaries are being suppressed and denied as part of a pattern and practice of document fraud and this may also indicate possible further FRAUD regarding documents and assets, it would be wise to allow full transparency before anything is done with these accounts and to avoid potential liabilities. Alan, as for your threat to have Ben meet objections with a request for fees, I would assume we will be adding those costs to Spallina and Tescher, et al. (including your firm and you personally) when the time is ripe for that and I would not urge Ben to get into doing dirty work for you.

Eliot

From: Alan Rose [<mailto:ARose@mrachek-law.com>]

Sent: Tuesday, June 24, 2014 3:47 PM

To: Ben Brown; Linda McDaniel; John Pankauski; bill@palmettobaylaw.com; jilliantoni@gmail.com; iviewit@iviewit.tv; Peter M. Feaman; john@jmorrisseylaw.com

Subject: RE: Bernstein - letter from Ben Brown

If you are saying there simply will be a new account created for and within the IRA, and that new account will hold the cash within the IRA, with no tax consequence as a result of opening the new account, then we obviously have no objection. If this will create an immediate tax liability, I'd like to know that.

Assuming the securities will be liquidated and held by the IRA, with no taxable distributions being made out of the IRA at this time, I do not see that you would even need an amended order, but if you prefer that, it is problem.

Assuming there is no additional tax consequence, I cannot imagine anyone would object to your recommendation that we do this, and would urge you to seek an award of fees against anyone who would or does object.

Alan B. Rose, Esq.
arose@Mrachek-Law.com
561.355.6991



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West Palm Beach, Florida 33401
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From: Linda McDaniel [<mailto:lmcdaniel@matbrolaw.com>]
Sent: Tuesday, June 24, 2014 3:34 PM
To: Alan Rose; John Pankauski; lisa.friedstein@gmail.com; lisa.friedstein@gmail.com; psimon@stpcorp.com; bill@palmettobaylaw.com; jilliantoni@gmail.com; iviewit@iviewit.tv; Peter M. Feaman; John Morrissey (john@jmorrisseylaw.com)
Subject: Bernstein - letter from Ben Brown

Please see the attached letter from Ben Brown.

Thank you,
Linda

Linda McDaniel, FRP
Paralegal
Matwiczuk & Brown, LLP
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West Palm Beach, FL 33401
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Facsimile: (561) 651-4003
lmcdaniel@matbrolaw.com

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Linda McDaniel

From: Eliot Ivan Bernstein <iviewit@iviewit.tv>
Sent: Wednesday, June 25, 2014 11:06 AM
To: 'Alan Rose'; Ben Brown
Cc: Linda McDaniel; 'John Pankauski'; bill@palmettobaylaw.com; 'Peter M. Feaman'; john@jmorrisseylaw.com; tbernstein@lifeinsuranceconcepts.com; 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.; Marc R. Garber Esq. @ Flaster Greenberg P.C.; tourcandy@gmail.com; Eliot I. Bernstein, Inventor ~ Iviewit Technologies, Inc.
Subject: RE: Bernstein - letter from Ben Brown

Alan, thank you for the compliment, the estate administration under my care would not have fraudulent documents, forgeries, altered estate and trust documents and would have preserved my parents' intents. Under you, Tescher, Spallina, Mancerie et al. it is fraught with fraud and crimes and this is what is costing everyone a fortune, until of course we recover them from you in damages in all current and future actions against you for your part in advancing these frauds. Your attempt to spin these costs as a burden I have caused is laughable but good evidence for future actions against you, which will prove that ALL these costs are due to you and those that engaged you.

Ben, please include this email to Judge Colin as well. Eliot

-----Original Message-----

From: Alan Rose [<mailto:ARose@mrachek-law.com>]
Sent: Wednesday, June 25, 2014 10:10 AM
To: Alan Rose
Cc: Ben Brown; Eliot Ivan Bernstein; Linda McDaniel; John Pankauski; bill@palmettobaylaw.com; Peter M. Feaman; john@jmorrisseylaw.com; tbernstein@lifeinsuranceconcepts.com
Subject: Re: Bernstein - letter from Ben Brown

Do what you think is best.

But I do think we will all see what estate administration would look like under an Eliot PR-ship.

Alan B. Rose
Mrachek, Fitzgerald, Rose, Konopka, Thomas & Weiss, P.A.

Linda McDaniel

From: Eliot Ivan Bernstein <iviewit@iviewit.tv>
Sent: Wednesday, June 25, 2014 4:37 AM
To: Ben Brown
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.; Marc R. Garber Esq. @ Flaster Greenberg P.C.;
tourcandy@gmail.com; Eliot I. Bernstein, Inventor ~ Iviewit Technologies, Inc.
Subject: Objection to IRA changes at this time

Ben,

Briefly, my objection to the IRA accounts being rolled over into new accounts is that we have already alleged that millions of dollars may have been taken from the IRA's inappropriately through fraud and therefore I do not want the accounts to be changed at all until investigation and auditing of the current and past IRA's can be closely and forensically investigated. I would suggest that until this is complete no one make any changes to the accounts where records could be lost in the shuffle, agents changed and documents then lost (as you know we have a repeated problem with lost and missing documents already). Therefore, to preserve evidence I think it is best that until we have ALL the information regarding both my mother and father's current accounts we sit tight and make no changes that could be construed as part of a further fraud. Please attach this email to any pleading regarding the IRA to Judge Colin, I do not think he understood that we have already alleged that millions are missing and the records have not been tendered and that this could be a huge can of worms that all evidence should be preserved as is. Have you received the account information that you requested yet and have you contacted Chris Prindle for information regarding the missing beneficiaries? Eliot

Eliot I. Bernstein
Inventor
Iviewit Holdings, Inc. – DL
2753 N.W. 34th St.
Boca Raton, Florida 33434-3459
(561) 245.8588 (o)
(561) 886.7628 (c)
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iviewit@iviewit.tv
<http://www.iviewit.tv>

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IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM
BEACH COUNTY, FLORIDA

PROBATE DIVISION
CASE NO. 5021012CP004391XXXXSB

IN RE: ESTATE OF SIMON L. BERNSTEIN
_____ /

**AMENDED ORDER ON CURATOR'S MOTION FOR INSTRUCTIONS REGARDING
AUTHORITY TO LIQUIDATE IRA**

THIS MATTER came before the Court on the Curator's Motion for Instructions Regarding Authority to Liquidate IRA dated June 10, 2014 ("Motion") and such Motion was granted by Order dated June 19, 2014 ("Order"). For the reasons stated below, and the Court being otherwise fully advised in the premises, it is hereby:

ORDERED and ADJUDGED as follows:

The Order shall be amended as provided herein. Curator is authorized and directed to take any and all actions necessary to liquidate, sell and/or otherwise convert to cash or its equivalent all investments held in JP MORGAN CHASE BANK NA ACF SIMON BERNSTEIN-DECEASED IRA R/O, Account No.: W32585007 ("5007"). JP Morgan Chase Bank NA has advised Curator that the investments held in 5007 must be transferred to new EST. OF SIMON BERNSTEIN INHERITED IRA Account No. M55828004 ("8004"), in order for JP Morgan Chase Bank NA to liquidate, sell and/or otherwise convert to cash or its equivalent all such investments. JP Morgan Chase Bank NA is authorized and directed to comply with instructions from the Curator in order to effectuate the liquidation, sale and/or conversion to cash

of all investments held in 5007 and 8004. The funds in 5007 and 8004 shall not be distributed nor withdrawn absent a Court Order.

DONE AND ORDERED in Chambers, Delray Beach, Palm Beach County, Florida, on
June _____, 2014.

Circuit Court Judge

Copies furnished to the parties on the attached service list

SERVICE LIST

Estate of Simon L. Bernstein

Palm Beach County Case No. 502012CP004391XXXXSB

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Lisa Friedstein 2142 Churchill Lane Highland Park, IL 60035 Lisa@friedsteins.com lisa.friedstein@gmail.com	William H. Glasko, Esq. Golden Cowan, P.A. 1734 South Dixie Highway Palmetto Bay, FL 33157 bill@palmettobaylaw.com		