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

IN RE: THE ESTATE OF SIMON BERNSTEIN, Deceased CASE NO. 502012CP004391XXXXSB HON. JUDGE MARTIN H. COLIN

ELIOT IVAN BERNSTEIN, PRO SE PETITIONER,

V.

TESCHER & SPALLINA, P.A., (AND ALL PARTNERS, ASSOCIATES AND OF COUNSEL); ROBERT L. SPALLINA, ESQ., PERSONALLY; ROBERT L. SPALLINA, ESQ., PROFESSIONALLY; DONALD R. TESCHER, ESO., PERSONALLY; DONALD R. TESCHER, ESO., PROFESSIONALLY: THEODORE STUART BERNSTEIN, INDIVIDUALLY; THEODORE STUART BERNSTEIN, AS ALLEGED PERSONAL **REPRESENTATIVE:** THEODORE STUART BERNSTEIN, AS ALLEGED TRUSTEE AND SUCCESSOR TRUSTEE PERSONALLY; THEODORE STUART BERNSTEIN, AS ALLEGED TRUSTEE AND SUCCESSOR TRUSTEE, PROFESSIONALLY; THEODORE STUART BERNSTEIN, AS TRUSTEE FOR HIS CHILDREN: LISA SUE FRIEDSTEIN, INDIVIDUALLY AS A BENEFICIARY: LISA SUE FRIEDSTEIN, AS TRUSTEE FOR HER CHILDREN: JILL MARLA IANTONI, INDIVIDUALLY AS A BENEFICIARY; JILL MARLA IANTONI, AS TRUSTEE FOR HER CHILDREN; PAMELA BETH SIMON, INDIVIDUALLY; PAMELA BETH SIMON, AS TRUSTEE FOR HER CHILDREN; MARK MANCERI, ESQ., PERSONALLY; MARK MANCERI, ESO., PROFESSIONALLY; MARK R. MANCERI, P.A. (AND ALL PARTNERS, ASSOCIATES AND OF COUNSEL); JOSHUA ENNIO ZANDER BERNSTEIN (ELIOT MINOR CHILD); JACOB NOAH ARCHIE BERNSTEIN (ELIOT MINOR CHILD); DANIEL ELIJSHA ABE OTTOMO BERNSTEIN (ELIOT MINOR CHILD); ALEXANDRA BERNSTEIN (TED ADULT CHILD); MOTION TO COMPEL... Thursday, August 28, 2014 Page 1 of 12

ERIC BERNSTEIN (TED ADULT CHILD); MICHAEL BERNSTEIN (TED ADULT CHILD); MATTHEW LOGAN (TED'S SPOUSE ADULT CHILD): MOLLY NORAH SIMON (PAMELA ADULT CHILD); JULIA IANTONI - JILL MINOR CHILD: MAX FRIEDSTEIN - LISA MINOR CHILD: CARLY FRIEDSTEIN - LISA MINOR CHILD; PAGE, MRACHEK, FITZGERALD & ROSE, P.A. (AND ALL PARTNERS, ASSOCIATES AND OF COUNSEL): ALAN B. ROSE, ESO. - PERSONALLY; ALAN B. ROSE, ESQ. - PROFESSIONALLY; PANKAUSKI LAW FIRM PLLC, (AND ALL PARTNERS, ASSOCIATES AND OF COUNSEL): JOHN J. PANKAUSKI, ESQ. - PERSONALLY; JOHN J. PANKAUSKI, ESQ. - PROFESSIONALLY; KIMBERLY FRANCIS MORAN - PERSONALLY; KIMBERLY FRANCIS MORAN -PROFESSIONALLY: LINDSAY BAXLEY AKA LINDSAY GILES -PERSONALLY; LINDSAY BAXLEY AKA LINDSAY GILES -PROFESSIONALLY: THE ALLEGED "SIMON L. BERNSTEIN AMENDED AND RESTATED TRUST AGREEMENT" DATED JULY 25, 2012; JOHN AND JANE DOE'S (1-5000).

MOTION TO COMPEL THE ESTATES AND TRUSTS OF SIMON AND SHIRLEY BERNSTEIN TO PAY FOR AND PROVIDE COUNSEL FOR ELIOT AND HIS MINOR CHILDREN.

I. That Eliot and his three minor children's inheritances have been interfered with and delayed by

CRIMINAL MISCONDUCT committed by OFFICERS OF THIS COURT and FIDUCIARIES in

the Estates of Simon and Shirley.

2. That due to these interferences and delays with an expected inheritance caused by OFFICERS OF

THIS COURT, Eliot and his children have been forced to need counsel separately due the conflicts

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of interests created by the frauds making determination of beneficiaries to be decided by the Court at a later date and thus without those inheritances, held up by this Court, Eliot and his children who have been forced to indigent status. Eliot has filed with the Court an indigent application in the Oppenheimer lawsuit showing how bad this has become due to the intentional interference with his inheritance caused by the former and current OFFICERS OF THIS COURT and FIDUCIARIES criminal misconduct.

3. That per a letter from the former Fiduciaries and Counsel in the Estates and Trusts, Donald Tescher, attached Exhibit 1, this Court can see that these needs for counsel for Eliot and his minor children are a direct result of actions of the fiduciaries who even state they want to help the injured parties,

It has been brought to my attention that a document was prepared in our office that altered the disposition of the Shirley Bernstein Trust subsequent to Simon Bernstein's death...I am obviously upset and distraught over this chain of events and will do all that I reasonably can to correct and minimize any damages to the Bernstein family.

4. That the Officers of the Court and Fiduciaries, including the alleged Trustee Theodore and his counsel Alan Rose, who have participated in the advancement of these fraudulent schemes that used Altered Trust documents and made illegal distributions as a result, all benefiting Theodore and his counsel the most, have been since wasting Estate and Trust funds without Court approval for Legal Fees to defend Theodore's friends who have been removed from these matters, Spallina, Tescher and Manceri. These costs for the fiduciaries to commit fraud and then try and defend themselves before the Court, even lying to the Court about their involvement until forced to confess to Sheriff investigators is estimated to have bled the Estates and Trusts already north of a million dollars or more. Now further legal fees are being used in efforts to cover up the former crimes, use strategies admitted to be "forceful and aggressive" against peneficiaries for Theodore to protect himself using

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Trust funds as admitted on the record by the Theodore and further injure the parties already damaged by these intentional interferences through fraud of Theodore's former counsel and PR's and Trustees now removed.

- 5. That NO accountings of legal fees and details of them have been provided to beneficiaries despite repeated requests and thus remain a mystery but Theodore has surrounded himself thus far with six or more attorneys and misused trust and estate funds in so doing to defend himself personally as well as Trustee, even using those funds despite the advice of counsel, as stated in the Palm Beach County Sheriff report already submitted to this Court where Theodore was being interrogated.
- 6. That Theodore and his counsel have refused requests for details of their billings.
- 7. That Theodore and Alan are seeking all kinds of costly legal actions against Eliot and his three minor children, including requests for depositions, responses to newly filed lawsuits and more and driving up the costs to Eliot who is Pro Se to force him to either make a mistake in responding or take depositions without counsel.
- That Eliot and his children are need of separate counsel to respond to these actions the Estates and Trusts deem essential to the proceedings that they have requested.
- 9. That the Fiduciaries of the Estates and Trusts have refused repeatedly to provide for requests for monies to pay for counsel that has become necessary to the DIRECTLY to the FRAUD of ATTORNEYS AT LAW and FIDUCIARIES acting as OFFICERS OF THIS COURT who have caused these needs for legal counsel for Eliot and his three MINOR CHILDREN who are all unrepresented.
- 10. That since these actions instigated by the fiduciary Theodore as the alleged Trustee are alleged to benefit the Estate and Trusts and since the need for separate counsel for Eliot and his children have



been caused by the Egregious Acts of Bad Faith committed with Unclean Hands of the Fiduciaries that have stymied and delayed with scienter Eliot's inheritances, the Court should find that until those OFFICERS OF THIS COURT UNDER YOUR HONOR'S Jurisdiction and Tutelage who caused these needs to arise, pay damages for forcing these costs on Eliot and his children, that the Estates and Trusts requesting all this legal work now be compelled to pay for reasonable and customary legal fees and expenses for counsel for both Eliot and his children to PREVENT FURTHER DAMAGES.

- 11. That in light of upcoming requested depositions of Eliot and Answers and Counter Complaints due in two more new complex additional cases they have filed, these legal costs of Eliot are necessary and benefit according to the Fiduciary, the Estates and Trusts. The Court knowing Eliot and his children cannot pay for this mass of legal work heaped upon them demand the PR's and Trustees to provide representative counsel, as without it this could severely prejudice and further damage Eliot and his three minor children. This is especially important for the three minor children under this Court's jurisdiction that must have separate counsel provided than Eliot due to the intentional conflicts created through the frauds committed directly by OFFICERS OF THIS COURT.
- 12. That the Fiduciaries and their Counsel have run up MASSIVE legal bills, including billing to commit fraud against the beneficiaries and for meetings to confess FRAUD to Palm Beach Sheriff Investigators that they committed to ALTER DOCUMENTS and more that caused now disputes as to who the beneficiaries are and have delayed and interfered with an expectancy to the beneficiaries. Thus, the Fiduciaries and their Counsel have used beneficiaries monies to pay legal fees to commit crimes against them and no for them to defend themselves for the crimes, while denying beneficiaries counsel to represent themselves. This is further self-dealing by these Fiduciaries and Officers of this

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Court that is OBSTRUCTING JUSTICE and causing further damages to Eliot and his three MINOR CHILDREN who have been deprived of counsel by the torts and criminal acts committed.

- 13. That Robert Spallina admitted to Palm Beach County Sheriff Investigators that he fraudulently altered a trust document in these matters that has caused the beneficiaries to come into dispute, see attached Exhibit 2 Palm Beach County Sheriff Report.
- 14. That arrest was made of Tescher & Spallina, P.A.'s Legal Assistant and Notary Public, Kimberly Moran, for Fraudulently Notarizing Documents and who admitted forging six documents for six separate people, including Simon who was deceased at the time.
- 15. That these proven and admitted crimes have cost Eliot and his three Minor Children already considerable legal fees that have further harmed them and caused them to no longer be able to afford counsel and where Eliot and his children having counsel would benefit both the Estates and Trusts and this Court and allow proper representation to continue forward and should be granted by this Court, especially where the crimes were committed by Officers of the Court and Fiduciaries and the crimes took place IN AND UPON THIS COURT as well.
- 16. Alan Rose, in an August 19th hearing stated that Eliot was indigent but failed to state the reason, which is due wholly to the acts that have caused the delays in inheritance. These intentional fraudulent acts that have delayed the inheritances, may take some time to sort out and certainly will cost a fortune in litigation to Eliot and his children, that is in no way related to the acts of Eliot or his children but again related directly to the Officers of this Court that Your Honor refuses to remove on your own initiative for now months, despite solid evidence presented for their removal and for their direct and indirect involvement with the other removed PR'S, Trustees and Counsel felonious acts.

Wherefore, Eliot prays that this Court compel the fiduciaries of both the Simon and Shirley

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Estate and Trusts to provide monies for Eliot and his children to retain and pay counsel to protect their interests from further harms within a reasonable legal rate equal to the rates they have been billing the Estates and Trusts for to act as Theodore's counsel, as this would seem fair. Perhaps a request from Your Honor compelling their billing records and details will prove more fruitful than the beneficiaries attempts that have been ignored for two years so that these fees they are charging can be ascertained and allowed for Eliot and his children.

Eliot Bernstein, Pro Se, Individually and as legal guardian on behalf of his minor three children.

CERTIFICATE OF SERVICE

I, ELIOT IVAN BERNSTEIN, HEREBY CERTIFY that a true and correct copy of

X

the foregoing has been furnished by email to all parties on the following Service List, Thursday,

August 28, 2014.

Eliot Bernstein, Pro Se, Individually and as legal guardian on behalf of his minor three children

SERVICE LIST

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RESPONDENT PERSONALLY, PROFESSIONALLY, AS A GUARDIAN AND TRUSTEE FOR MINOR/ADULT CHILDREN, AS AN ALLEGED TRUSTEE AND ALLEGED PERSONAL REPRESENTATIVE Theodore Stuart Bernstein Life Insurance Concepts 950 Peninsula Corporate Circle, Suite 3010 Boca Raton, Florida 33487 tbernstein@lifeinsuranceconcepts.co m	RESPONDENT INDIVIDUALLY, PROFESSIONALLY AND LAW FIRM and COUNSEL TO THEODORE BERNSTEIN IN VARIOUS CAPACITIES Alan B. Rose, Esq. Page, Mrachek, Fitzgerald & Rose, P.A. 505 South Flagler Drive, Suite 600 West Palm Beach, Florida 33401 (561) 355-6991 arose@pm-law.com and arose@mrachek-law.com mchandler@mrachek- law.com cklein@mrachek-law.com Imrachek@mrachek-law.com rfitzgerald@mrachek-law.com gweiss@mrachek-law.com gweiss@mrachek-law.com ibaker@mrachek-law.com gweiss@mrachek-law.com ibaker@mrachek-law.com gweiss@mrachek-law.com gweiss@mrachek-law.com gdavies@mrachek-law.com gdavies@mrachek-law.com gdavies@mrachek-law.com gdavies@mrachek-law.com	RESPONDENT INDIVIDUALLY, PROFESSIONALLY AND LAW FIRM and COUNSEL TO THEODORE BERNSTEIN IN VARIOUS CAPACITIES John J. Pankauski, Esq. Pankauski Law Firm PLLC 120 South Olive Avenue 7th Floor West Palm Beach, FL 33401 (561) 514-0900 courtfilings@pankauskilawfirm.co m john@pankauskilawfirm.com	RESPONDENT INDIVIDUALLY, PROFESSIONALLY AND LAW FIRM AND AS FORMER COUNSEL TO THEODORE BERNSTEIN IN VARIOUS CAPACITIES Robert L. Spallina, Esq., Tescher & Spallina, Esq., Tescher & Spallina, P.A. Boca Village Corporate Center I 4855 Technology Way Suite 720 Boca Raton, FL 33431 rspallina@tescherspallina.co m kmoran@tescherspallina.co m
RESPONDENT INDIVIDUALLY AND AS GUARDIAN AND TRUSTEE OF HER MINOR CHILD Pamela Beth Simon 950 N. Michigan Avenue Apartment 2603 Chicago, IL 606JJ psimon@stpcorp.com	COUNSEL FOR LIMITED APPEARANCE representing Mr. Tescher in connection with his Petition for Designation and Discharge as Co-Personal Representative of the Estate of Simon L. Bemstein, deceased. Irwin J. Block, Esq. The Law Office of Irwin J. Block PL 700 South Federal Highway Suite 200 Bocs Raton, Florida 33432 ijb@ijblegal.com martin@kolawyers.com	RESPONDENT INDIVIDUALLY, PROFESSIONALLY AND LAW FIRM and FORMER WITHDRAWN COUNSEL TO THEODORE BERNSTEIN IN VARIOUS CAPACITIES, NO NOTICES OF APPEARANCES Mark R. Manceri, Esq., and Mark R. Manceri, F.A., 2929 East Commercial Boulevard Suite 702 Frort Landerdale, FL.33308 mrmlaw@comcast.net mrmlawl@gmail.com	RESPONDENT INDIVIDUALLY, PROFESSIONALLY AND LAW FIRM AND AS FORMER COUNSEL TO THEODORE BERNSTEIN IN VARIOUS CAPACITIES Donald Tescher, Esq., Tescher & Spallina, P.A. Boca Village Corporate Center I 4855 Technology Way Suite 720 Boca Rator, FL 33431 dtescher@tescherspallina.co m dtescher@tescherspallina.co

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			<u>m</u> <u>ddustin@tescherspallina.co</u> <u>m</u> <u>kmoran@tescherspallina.co</u> <u>m</u>
RESPONDENT INDIVIDUALLY AND AS GUARDIAN AND TRUSTEE OF HER MINOR CHILD Jill Iantoni 2101 Magnolia Lane Highland Park, IL 60035 jilliantoni@gmail.com	COUNSEL TO CREDITOR WILLIAM STANSBURY Peter Feaman, Esquire Peter M. Feaman, P.A. 3615 Boynton Beach Blvd. Boynton Beach, FL 33436 pfeaman@feamanlaw.com service@feamanlaw.com mkoskey@feamanlaw.com	COURT APPROVED CURATOR TO REPLACE THE REMOVED FORMER PERSONAL REPRESENTATIVES/CO- TRUSTEES/COUNSEL TO THEMSELVES AS FIDUCIARIES TESCHER AND SPALLINA Benjamin Brown, Esq., Thornton B Henry, Esq., and Peter Matwiczyk Matwiczyk & Brown, LLP 625 No. Flagler Drive Suite 401 West Palm Beach, FL 33401 bbrown@matbrolaw.com attorneys@matbrolaw.com bhenry@matbrolaw.com	COUNSEL FOR JILL IANTONI and LISA FRIEDSTEIN William M. Pearson, Esq. P.O. Box 1076 Miami, FL 33149 wpearsonlaw@bellsouth.net
RESPONDENT INDIVIDUALLY AND AS GUARDIAN AND TRUSTEE OF HER MINOR CHILD Lisa Friedstein 2142 Churchill Lane Highland Park, IL 60035 Lisa@friedsteins.com lisa.friedstein@gmail.com lisa@friedsteins.com	COUNSEL FOR JILL IANTONI and LISA FRIEDSTEIN William H. Glasko, Esq. Golden Cowan, P.A. 1734 South Dixie Highway Palmetto Bay, FL 33157 bill@palmettobaylaw.com eservice@palmettobaylaw.com m tmealy@gcprobatelaw.com	RESPONDENT - ADULT CHILD Alexandra Bernstein 3000 Washington Blvd, Apt 424 Arlington, VA, 22201 alb07c@gmail.com	RESPONDENT/ARRESTE D AND CONVICTED OF FRAUD AND ADMITTED TO FORGERY OF SIX SIGNATURES, INCLUDING POST MORTEM FOR SIMON/HAS HAD NOTARY PUBLIC LICENSE REVOKED BY FLORIDA GOVERNOR RICK SCOTT NOTARY PUBLIC DIVISION. *See notes Kimberly Moran kmoran@tescherspallina.co m

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RESPONDENT – ADULT CHILD Eric Bernstein 2231 Bloods Grove Circle Delray Beach, FL 33445 ebernstein@lifeinsuranceconcepts.co m edb07@fsu.edu edb07fsu@gmail.com	RESPONDENT – INITIALLY MINOR CHILD AND NOW ADULT CHILD Michael Bernstein 2231 Bloods Grove Circle Delray Beach, FL 33445 mchl_bernstein@vahoo.com		COUNSEL TO ALEXANDRA, ERIC AND MICHAEL BERNSTEIN AND MOLLY SIMON John P Morrissey. Esq. John P. Morrissey, P.A. 330 Clematis Street Suite 213 West Palm Beach, FL 33401 john@jmorrisseylaw.com
RESPONDENT – ADULT STEPSON TO THEODORE Matt Logan 2231 Bloods Grove Circle Delray Beach, FL 33445 matl89@aol.com	RESPONDENTS – MINOR CHILREN OF PETITIONER Joshua, Jacob and Daniel Bernstein, Minors c/o Eliot and Candice Bernstein, Parents and Natural Guardians 2753 NW 34th Street Boca Raton, FL 33434 iviewit@iviewit.ty	RESPONDENT – MINOR CHILD Julia Iantoni, a Minor c/o Guy and Jill Iantoni, Her Parents and Natural Guardians 210 I Magnolia Lane Highland Park, IL 60035 jilliantoni@gmail.com	
RESPONDENT/REPRIMANDED BY FLORIDA GOVERNOR RICK SCOTT NOTARY PUBLIC DIVISION FOR FAILING TO NOTARIZE AN ALLEGED 2012 WILL AND TRUST OF SIMON AND SIGNING NOTARY UNDER FALSE NAME Lindsay Baxley aka Lindsay Giles <u>lindsay@lifeinsuranceconcepts.com</u>	RESPONDENT MINOR CHILDREN Carley & Max Friedstein, Minors c/o Jeffrey and Lisa Friedstein Parents and Natural Guardians 2142 Churchill Lane Highland Park, IL 6003 Lisa@friedsteins.com lisa.friedstein@gmail.com	RESPONDENT – MINOR CHILD INITIALLY NOW ADULT CHILD Molly Simon 1731 N. Old Pueblo Drive Tucson, AZ 85745 molly.simon1203@gmail.com	

MOTION IN TO COMPEL... Thursday, August 28, 2014 Page **10** of **12** EXHIBIT 1 - DONALD TESCHER RESIGNATION AS PR, TRUSTEE AND COUNSEL LETTER

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TESCHER & SPALLINA, P.A.

BOCA VILLAGE CORPORATE CENTER I 4855 TECHNOLOGY WAY, SUITE 720 BOCA RATON, FLORIDA 33431

Tel: 561-997-7008 Fax: 561-997-7308 Toll Free: 888-997-7008 www.tescherspallina.com

January 14, 2014

VIA U.S. MAIL AND EMAIL

Ted S. Bernstein 880 Berkeley Street Boca Raton, FL 33487

ATTORNEYS

DONALD R. TESCHER

ROBERT L. SPALLINA

LAUREN A. GALVANI

Pamela B. Simon 950 North Michigan Ave. Suite 2603 Chicago, IL 60606 Eliot Bernstein 2753 NW 34th Street Boca Raton, FL 33434

2101 Magnolia Lane

Highland Park, IL 60035

Lisa S. Friedstein 2142 Churchill Lane Highland Park, IL 60035

SUPPORT STAFF

DIANE DUSTIN

KIMBERLY MORAN

SUANN TESCHER

Re: Estates and Trusts of Shirley Bernstein and Simon Bernstein

Jill Iantoni

Dear Ladies and Gentlemen:

It has been brought to my attention that a document was prepared in our office that altered the disposition of the Shirley Bernstein Trust subsequent to Simon Bernstein's death. Information provided to me appears to indicate that there were two versions of the First Amendment to the Shirley Bernstein Trust Agreement, both executed on November 18, 2008. Under one version the children of Pam Simon and Ted Bernstein would not be permissible appointees of Simon Bernstein's exercise of the power of appointment while under the second version that restriction was removed. As you all know, Simon Bernstein's dispositive plan, expressed to all of you during his lifetime on a conference call, was to distribute the Estate to all ten of his grandchildren. That was the basis upon which the administration was moving forward.

Under the Shirley Bernstein Trust, there is a definition of children and lineal descendants. That definition excluded Pam Simon, Ted Bernstein and their respective children from inheriting. The document also contained a special Power of Appointment for Simon wherein he could appoint the assets of the Trust for Shirley's lineal descendants. Based upon the definition of children and lineal descendants, the Power of Appointment could not be exercised in favor of Pam Simon, Ted Bernstein or their respective children, although we believe it was Simon Bernstein's wish to provide equally for all of his grandchildren.

On November 18, 2008, it does appear from the information that I have reviewed that Shirley Bernstein executed a First Amendment to her trust agreement. The document as executed appears to make only one relatively minor modification to her trust disposition by eliminating a specific gift to Ted



Bernstein Family January 14, 2014 Page 2

Bernstein's stepson. In January of 2013 a First Amendment to the Shirley Bernstein Trust Agreement was provided to Christine Yates, Esq. who, at that time, was representing Eliot Bernstein. The document provided contained a paragraph number 2 which modified the definitional language in Shirley's document so as to permit, by deleting the words "and their respective lineal descendants" from the definition, an exercise of the power of appointment by Simon Bernstein over the Shirley Bernstein Trust to pass equally to all ten grandchildren rather than only six of the grandchildren.

By virtue of The Florida Bar Rules of Professional Conduct, I am duty bound to provide this information to you. Obviously, as a result of the issues and ramifications raised by the allegations, my firm must resign from further representation in all matters relating to the Estates and Trusts of Simon Bernstein and Shirley Bernstein. Furthermore, it is my intent, and I assume also the intent of Robert Spallina, to tender our resignations as personal representatives of the Simon Bernstein Estate and as trustees of the Simon Bernstein Trust. If the majority of the Bernstein family is in agreement, I would propose to exercise the power to designate a successor trustee by appointing Ted Bernstein in that capacity. With regard to the Simon Bernstein Estate, the appointment of the successor would require a court proceeding.

I am obviously upset and distraught over this chain of events and will do all that I reasonably can to correct and minimize any damages to the Bernstein family. As I believe you know, to date there has only been a modest funding of some, but not all, of the continuing trusts for the grandchildren emanating from Shirley's Trust assets.

Very truly yours, DONALOR. TESCHER

DRT/km cc: Alan Rose, Esq.





EXHIBIT 1 - PALM BEACH COUNTY SHERIFF REPORT

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NO. 1484 Page . 1 Jf 12

PALM BEACH COUNTY SHERIFF'S OFFICE PACE т CASE NO. 14029489 OFFENSE REPORT CASE NO. 14029489 DISPOSITION: ZULU DIVISION: DETECTIVE 911+ ECONOMIC CRIMES * SIGNAL CODE: 14 CRIME CODE: NON CRIME CODE: OT CODE: 9546 01/23/14 THURSDAY ZONE: BR GRID: DEPUTY I.D.; 7704 NAME: MILLER RYAN ASSIST: TIME D 1020 A 1020 C 1021 OCCURRED BETWEEN DATE: 12/01/12 , 0000 HOURS AND DATE: 01/31/13 , 0000 HOURS EXCEPTION TYPE: INCIDENT LOCATION: 4855 TECHNOLOGY WY AFT. NO.: 700 EIP: 33431 CITY: BOCA RATON STATE: FL NO. OFFENSES: 00 NO. OFFENDERS: UK NO. VEHICLES STOLEN: 0 NO. PREMISES ENTERED: 0 LOCATION: OTHER NO. VICTIMS: 00 NO. ARRESTED: 0 FORCED ENTRY: 0 NAME LIST . ROLE: OTHER SIMON BERNSTEIN DOB: 12/02/1935 SEX: M RACE: W HT: 506 WT: 180 HR: GEAY EYE: BROWN RESIDENTIAL ADDRESS: 7020 LIONSHEAD LA BOCA RATON FL 33496 HOME PHONE: 561 000-0000 BUSINESS PHONE: 561 000-0000 DOB: 06/29/1939 OTHER SHIRLEY BERNSTEIN SEX: F RACE: W HT: 502 WT: 102 HR: BLOND EYE: HLUE BOCA RATON FL 33496 RESIDENTIAL ADDRESS: 7020 LIONSHEAD RD HOME PHONE: 561 000-0000 BUSINESS PHONE: 561 000-0000 DOB: 06/09/1965 ROBERT L SPALLINA COMPLAINANT SEX: M RACE: W HT: 511 WT: 175 HR: BLACK EYE: BROWN RESIDENTIAL ADDRESS: 7387 WISTERIA AV PARKLAND FL 33076 HOME PHONE: 561 997-7008 BUSINESS PHONE: 561 000-0000 OTHER ALAN B ROSE DOB: 10/23/1965 SEX: M RACE: W HT: 509 WT: 170 HR: BROWN EXE: BROWN RESIDENTIAL ADDRESS: 21145 OFMOND CT BOCA RATON FL 33433 HOME PHONE: 561 000-0000 EUSINESS ADDRESS: 505 S. FLAGLER DR., STE. 600, WEB, FL 33401 EUSINESS PHONE: 561 355-6991. SEX: M RACE: W MT: 0 MT: 0 HR: UNKNOWN EYE: UNKNOWN SS: 800 BERNELEY ST BOCA RATON FL 33464 DOB: 08/27/1959 OTHER RESIDENTIAL ADDRESS: 800 HOME PHONE: 561 213-2322 BUSINESS PHONE: 561 968-6964 * * ON 01/21/13 AT 1:45 PM I MET WITH ROBERT SPALLINA AND HIS ATTORNEY DAVID ROTH. SGT. DAVID GROOVER WAS ALSO PRESENT DURING THE INTERVIEW. WE MET AT

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http://ogs.pbso.org/index.cfm?fa=dspCase&fromrec=1&srhta=4c38a1768ed81cae-22079E... 2/11/2014

PALM BEACH COUNTY SHERIFF'S OFFICE PAGE 2 CASE NO. 14029489 OFFENSE REPORT CASE NO. 14029489 DISPOSITION: ZULU

THE FALM BEACH COUNTY SHERIFF'S OFFICE, DISTRICT 1 CONFERENCE ROOM, WHICE IS LOCATED AT 3228 GUN CLUB ROAD, WEST FALM BEACH, FL. ROBERT SPALLINA STATED THAT HE AND HIS FARTNER, DONALD TESCHNER, MET SIMON AND SHILLEY BERNSTEIN IN 2007. HE SAID THAT IN 2008 THE BERNSTEIN'S CAME TO THE TESCHNER AND SPALLINA FIRM. HE SAID THAT THEY (THE ATTORNEY'S OFFICE) CREATED WILLS AND TRUSTS FOR BOTH SIMON AND SHIRLEY IN 2008, AMONG OTHER FLANNING. SPALLINA TOLD US THAT SIMON HAD BEEN IN THE INSURANCE BUSINESS FOR 40 YEARS.

HE SALD THAT THE SUBJECT OF THE FIRST MEETINGS WAS THE SALE OF THE INSURANCE BUSINESS DOWN THE ROAD, AS WELL AS MOVING AROUND SOME STOCKS. SPALLINA STATED THE CONVERSATIONS WITH SIMON AND THE THOUGHT PROCESS WAS THAT ONCE SIMON SOLD THE INSURANCE BUSINESS HE OWNED, ALL THE FAMILY WOULD BENEFIT FROM IT (FINANCIALLY). HE SAID THE BUSINESS WAS NEVER SOLD, BUT A LOT OF FLANNING AND PREPARATION WAS DONE FOR IT, TO INCLUDE SETTING UP A FLORIDA LIMITED PARTNERSHIP AND A DELAWARE ASSET PROTECTION THUST. SPALLINA STATED THAT SIMON WAS ALWARS CONCERNED WITH CREDITOR PROTECTION. HE SAID THAT IS QUITE COMMON IN THE INSURANCE BUSINESS WORLD.

SPALLINA REITERATED THAT IN 2008, THE LAW FIRM DID THE DOCUMENTS FOR THE WILLS AND TRUSTS. HE STATED THEY (SIMON & SHIRLEY) HAVE FIVE CHILDREN AND 10 GRANDCHILDREN, AS WELL AS A STEP-GRANDCHILD.

SPALLIN, SAID THAT THE ESTATE PLAN WAS SIMILAR TO MOST OTHERS, IT SAID SHOULD ONE SPOUSE DIE FIRST, THE OTHER WILL RECEIVE EVERYTHING (ALL ASSETS). HE SAID THAT UNDER BOTH TRUSTS, THE INITIAL DOCUMENTS READ THAT UPON THE SECOND DRATH, TWO CHILDREN (TED AND PAN) WHERE EXCLUDED. HE TOLD US THIS TOOK FLACE SINCE BOTE TED AND PAM WERE SET UP WITH LIFE INSURANCE BUSINESSES AND THEY WANTED TO MAKE THE REMAINING CHILDREN (ELIOT, LISA, AND JILL) AS WHOLE AS THEY COULD. NOTE: TED WAS WORKING WITH SIMON IN THE INSURANCE BUSINESS DOWN HERE IN FLORIDA AND FAM RECEIVED A COMPANY IN ILLINOIS.

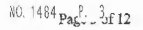
SPALLINA REITERATED THAT UPON THE DEATH OF THE SECOND SURVIVOR, EVERYTHING FROM BOTH TRUSTS GOES TO JILL, LISA, AND ELIOT ADDING THAT SHIPLEY HAD ONE OTHER STIPULATION IN HER TRUST, WHICH STATED THAT TED'S STEPSON, (MATTHEW LOGAN) RECEIVED \$200,000. HE TOLD ME THAT SHIPLEY HAD A LIKING TO MATTHEW LOGAN) RECEIVED \$200,000. HE TOLD ME THAT SHIPLEY HAD A LIKING TO MATTHEW SO SHE ADDED THAT TO HER TRUST, BUT THAT SHIPLEY HAD A LIKING TO MATTHEW SO SHE ADDED THAT TO HER TRUST, BUT THAT SHIPLEY HAD A LIKING TO MATTHEW SO SHE ADDED THAT TO HER TRUST, BUT THAT SHIPLEY HAD A LIKING TO MATTHEW SO SHE ADDED THAT TO HER TRUST, BUT THAT SHOND DID NOT BELIEVE IN THAT, THAT HE FELT EVERYTHING SHOULD GO TO BLOOD (A BIOLOGICAL CHILD). SPALLINA SAID THAT LATER ON IN 2008, SHIRLEY STATED SHE WANTED TO CHANCE HER TRUST DOCUMENTS IN REFERENCE TO THE MONEY LEFT TO MATTHEW LOGAN. HE STATED THAT AN AMENDMENT WAS CREATED, WHICH WAS SIGNED BY SHIRLEY ON NOV. 18, 2008 TAKING LOGAN OUT OF THE TRUST.

SPALLINA STATED THAT HE FELT THAT SIMON'S WISHES OVERRODE SHIRLEY'S IN THIS SITUATION. SPALLINA SAID THAT HE AND KIMBERLY MORAN (HIS EMPLOYEE & A NOTARY) WENT TO SHIRLEY'S HOME FOR THE DOCUMENT TO BE SIGNED. HE SAID THAT RACHEL WALKER, SHIRLEY'S ASSISTANT, WAS PRESENT WHEN THE DOCUMENT WAS SIGNED.

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CASE NO. 14029489



PALM BEACH COUNTY SHERIPF'S OFFICE PACE 3 OFFENSE REPORT CASE NO. 14029489 DISPOSITION: ZULU

SHE AND SPALLINA ARE ON THE DOCUMENT AS WITNESSES, MORAN IS THE NOTARY FOR SHIRLEY'S SIGNATURE. HE TOLD ME THAT WAS THE LAST CHANGE SHIRLEY EVER MADE TO SEER DOCUMENTS AND THAT SHE PASSED ON DECRMEER 2010. SIMON WAS STILL ALIVE AND THE TRUST READ THAT EVERYTHING WENT TO HIS BENEFIT. SPALLINA REITERATED THAT HER DOCUMENTS READ THAT UPON SIMON'S DEATH, EVERYTHING (HER ASSETS) WENT TO JILL, LISA, AND ELLOT.

SPALLINA STATED THAT IN 2012, SIMON CONTACTED HIM STATING THAT HE WAS HAVING CONCERNS ABOUT HOW HE HAD ELIMINATED TED AND FAM FROM HIE TRUST. HE STATED THAT IT IS POSSIBLE THAT THESE THOUGHTS CAME ON HECAUSE FAM STARTED SENDING HIM LETTERS. HE SAID THAT SHE (FAM) HAD A LAWYER CONTACT HIS OFFICE AND ASE FOR COPIES OF SHIRLEY'S TRUST DOCUMENTS. SPALLINA SAID THAT HE MET WITH SIMON, WHO SAID THAT HE WAS CONSIDERING CHANGING HIS DOCUMENTS. HE SAID THAT ONE OF THE CHANGES DISCUSSED WAS HOW TO INCLUDE TED AND FAM'S CHILDREN.

SPALLINA STATED THAT SIMON HAD A LIFE INSURANCE FOLICY WITH THE BENEFIT OF \$1,600,000. HE SAID THAT THE POLICY READ THAT IF SIMON FASSED HEFORE SHIRLEY SHE RECEIVED THE BENEFIT, BUT IF SHIRLEY PASSED BEFORE HIM, THE FIVE CHILDREN RECEIVED THE BENEFITS ONCE HE PASSED. THIS POLICY ORIGINATED OUT OF ILLINOIS. SPALLINA ADDED THAT THIS POLICY AND ITS DISTRIBUTION OF FUNDS ARE CURRENTLY IN A FEDERAL COURT BATTLE.

SPALLINA STATED THAT A DISCUSSION TOOK PLACE WITH HIM AND SIMON IN 2012; REFERENCE THE FACT THAT SIMON HAD ISSUES ON HOW AND WITH WHOM FUNDS WERE GOING TO BE DISTRIBUTED TO UPON HIS DEATH. HE TOLD ME SIMON WAS HAVING RESERVATIONS ABOUT TED AND PAM NOT BEING IN HIS TRUST, AS WELL AS THAT FACT THAT HE THEN HAD A GIRLFRIEND BY THE NAME OF MARITZ PUCCIO THAT HE WANTED TO PROVIDE FOR. HE ADDED THAT NO ONE IN THE FAMILY WAS HAPPY THAT PUCCIO WAS IN SIMON'S LIFE. HE ALSO TOLD ME THAT SIMON WANTED HIS GRANDCHILDREN TO RECEIVE BENEFITS FROM THE TRUST.

SPALLINA SAID THAT SIMON FIRST SUGGESTED MAKING BENEFICIARY CHANGES ON THE AFOREMENTIONED LIFE INSURANCE POLICY. SPALLINA SAID THAT HE TOLD SIMON THAT WAS A VERY BAD IDEA. HE TOLD ME THAT THERE WAS SOMETHING CALLED AN EXERCISE OF FOWER OF APPOINTMENT, FUT IN EOTH SIMON AND SHIRLEY'S TRUST DOCUMENTS. HE SAID THIS GAVE THE LIVING SPOUSE THE ABILITY TO MAKE CHANGES ON THE DECEASED SPOUSE'S DOCUMENTS. HE SAID THAT HE TOLD SIMON, THAT MAYBE THEY SHOULD EXPLORE OFTIONS WITH THAT. HE SAID THAT HE TOLD SIMON, THAT MAYBE THEY SHOULD EXPLORE OFTIONS WITH THAT. HE SAID SIMON TOLD HIM THAT HE WANTED TO MAKE THE MECESSART CHANGES TO HAVE BOTH TRUSTS READ THAT THE 10 GRAMPCHILDREN WERE THE BENEFICIARIES. HE TOLD ME THAT HE TOLD SIMON (SI AS HE CALLS HIM) THAT HE COULD NOT MAKE THOSE CHANGES TO SHIRLEY'S TRUST BECAUSE SHE HAD WROTE TED AND PAM AND TREET CHILDREN AS PREDECEASED IN HER TRUST.

SPALLINA REITERATED THAT STMON CAN DO WHATEVER HE WANTS WITH HIS ESTATE, BUT ALL HE CAN DO WITH SHIRLEY'S TRUST IS GIVE IT TO LISA, JULL, AND ELIOT'S CHTLDREN. HE SAID THAT SIMON WAS NOT HAPPY ABOUT THIS. HE SAID THAT SIMON

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How could Spallina write an estate plan, know about the policy and know Si's alleged intent and then not have a copy now of the policy and further how did he file a claim as Trustee of Lost Trust when he claims here the bene's were the children, not the now lost 1995 Simon Bernstein Irrev Ins Trust?

Eliot and his family were happy for him and Maritza. The other children were estranged.

Changes could not be to her beneficiaries however, which is what they tried.



CASE NO. 14029489

PALM BEACH COUNTY SHERIFF'S OFFICE PAGE 4 OFFENSE REPORT CASE NO. 14029489 DISPOSITION: 2010

WAS VERY ADAMANT ABOUT LEAVING EVERYTHING IN THE ESTATES TO THE GRANDCHILDREN. HE ALSO SAID THAT HE ADVISED SIMON TO NOT MARE CHANGES TO THE LIFE INSURANCE FOLICY OR THE ESTATES, MAKING FUCCIÓ À BENEFICIARY. HE STATED THAT THIS WILL ONLY CAUSE PROBLEMS AND CREATE LITIGATION. SPALLINA SAID THE AFOREMENTIONED DISCUSSION AND MEETING TOOR PLACE IN FERBUARY 2012. HE SAID THE MEETING CONCLUDED WITH SIMON SAYING HE NEEDED TO TELINK ABOUT THINGS.

HE TOLD ME THAT THREE MONTHS LATER, SIMON CONTACTED HIM STATING HE KNEW WHAT HE WANTED TO DO. HE SAID THAT SIMON TOLD HIM HE WANTED TO LEAVE HIS INSURANCE POLICY ALONE, BUT THAT HE WANTS BOTH TRUSTS TO GO TO HIS 10 GRANDCHILDREN. SPALLINA SAID THAT HE EXPLAINED TO HIM AGAIN, THAT ONLY HIS TRUST, NOT SHIRLEY'S CAN GO TO BOTH GRANDCHILDREN, UNLESS HE TAKES ALL OF THE ASSETS OUT OF THE SHIRLEY TRUST AND FUTS THEM NOULD HIS NAME. HE SAID THE COST OF TAKING THE ASSETS OUT OF SHIRLEY'S TRUST WOULD HAVE BEEN SIGNIFICANT, HECAUSE SHIRLEY'S DEATH OCCURRED BEFORE FEDERAL ESTATE TAX CHANGES TOOK PLACE, SO AS LONG AS IT STAYED IN HER ESTATE IT WOULD HE FREE OF TAX, BUT SHOULD IT GO TO SIMON'S TRUST IT WILL BE TAXED.

THERE WAS ALSO AN ISSUE OF SUBJECTING THE ASSETS FROM SHIRLEY'S ESTATE TO CREDITORS IF IT WENT TO SIMON'S ESTATE. SPALLINA TOLD ME THAT AT THIS TIME, SIMON SAID "GET MY CHILDREN ON THE PHONE". HE SAID THAT SIMON TOLD HIM THAT HE WANTED HIS CHILDREN TO AGREE THAT ALL ASSETS FROM BOTH TRUSTS GO TO THE 10 GRANDCHILDREN. HE SAID THAT SIMON TOLD HIM THE (SIMON) COULD GET THEM TO AGREE. SPALLINA CONFIRMED THAT THIS CONVERSATION OCCURRED ON THE SAME DATE, DURING THE SAME PHONE CALL (CONFERENCE CALL), REGARDING THE WAIVER OF ACCOUNTING FORM FOR SHIRLEY'S ESTATE IN PHON CASE #13-097087.

FROM A PREVIOUS INVESTIGATION DONE BY ME, I FOUND THAT SIMON SIGNED THE WALVER OF ACCOUNTING ON 04/09/12, SO IT IS POSSIBLE THAT THE FHOME CALL OCCURRED ON THAT DATE. I HAD ALSO NOTED IN MY REPORT THAT THERE WAS SOME DISCUSSION OF INHERITANCE AND WHO WAS TO GET WHAT. SPALLINA SAID THAT DURING THE PHONE CALL, ALL FIVE RIDS AGREED THAT CHANGING THE INHERITANCE OF BOTH ESTATES TO THE GRANDCHILDREN WAS A GREAT IDEA. HE SAID THAT ELIOT SPOKE THE MOST, STATING THINGS SUCH AS, GREAT IDEA DAD, WHATEVER YOU WANT TO DO, WHATEVER MAKES YOU FEEL DEST, WHATEVER IS BEST FOR YOUR HEALTH DAD,

SO, AFTER THE AFOREMENTIONED PHONE CALL, NEW DOCUMENTS WERE DRAWN UP FOR \$IMON'S ESTATE. THESE NEW DOCUMENTS GAVE EVERYTHING TO ALL 10 GRANDKIDS. HE ALSO EXERCISED HIS FOWER OF SHITHEY'S ESTATE, LEAVING EVERYTHING TO ALL 10 GRANDKIDS, EVEN THOUGH LEGALLY HE COULD NOT INCLUDE TED AND FAM'S KIDS HECAUSE OF THE PREDECEASED LIMITATION. HE SAID THESE DOCUMENTS WERE EXECUTED AT THE END OF MULY 2012. HE SAID SEVEN WERES LATES SIMON DIES, UNEXPECTEDLY. I FOUND THAT SIMON PASSED ON SEPTEMBER 13, 2012 OF A HEART ATTACK.

SPALLINA SAID APPROXIMATELY TWO MONTHS AFTER THAT, HIS OFFICE RECEIVED A REQUEST FROM ELIOT'S ATTORNEY, CHRISTINE YATES, FOR ALL DOCUMENTS RELATING TO

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What is Spallina doing advising him to not leave Maritza anything, like it is his money. What problems would it cause and to whom?

This is wholly fabricated as Si called Eliot to set up the call days before the call with Spallina and Si made the call from his home and not Spallina's office.

Si was being terrorized by four of five children and seven of 10 grandchildren and Eliot did agree that whatever would get them to seize their elder abuse he would do for his father but nott until he saw all docs.



This is a false statement by Detective Miller as Simon has never signed a Waiver that was not forged or improper and so Simon never did sign a Waiver.

Why would Si sign a Waiver on April 09, 2012 if the meeting with his three beneficial children to agree was not until May 10, 2012, something does not add up in Spallina web of lies.

FEB. 11. 2014 2:27PM NumPBSO CENTRAL RECORDS

CASE NO. 14029489

PALM AEACH COUNTY SHERIFF'S OFFICE PAGE 2 CASE NO. 14029489 OFFENSE REPORT DISPOSITION: ZULU

SIMON AND SHIRLEY BERNSTEIN, TO INCLUDE DOCUMENTS RELATING TO BERNSTEIN FAMILY REALLTY, WHICH OWNS A HOME THAT ELICT AND HIS FAMILY LIVE IN. HE SAID THAT HIS HOME IS ACTUALLY OWNED AND IS FUNDED BY THREE TRUSTS THAT SIMON CREATED. THE THREE TRUSTS ARE IN THE NAME OF ELIOT'S THREE CHILDREN, (JACK, JAKE, AND DAN) .

SPALLING TOLD ME THAT HE AND HIS PARTNER HAD DISCUSSIONS REFERENCE TO FULFILLING SIMON'S WISHES OF ALL 10 GRANDCHILDREN RECEIVING THE BENEFITS FROM BOTH SIMON AND SHIRLEY'S TRUSTS. HE SAID THAT HE AND HIS PARTNER, DONALD TESCHNER, DISCUSSED DOING & SCRIVENER'S AFFIDAVIT REFERENCE REINSTATING TED AND PAM'S CHILDREN INTO SHIRLEY'S TRUST, SINCE THEIR NOTES WERE UNCLEAR TO AS IF THE GRANDCHILDREN WERE OR WERE NOT DEEMED FREDECLASED, AS TED AND FAM WERE. HE TOLD ME THAT THE DECISION WAS MADE TO NOT DO THE SCRIVENER'S AFFIDAVIT, DOE TO THE CHANCE THAT IT MAX NOT WORK. HE SAID THOUGH, THAT AGAINST HIS BETTER JUDGMENT HE ALTERED THE FIRST PAGE OF THE FIRST AMENDMENT TO THE SHIRLEY. BERNSTEIN TRUST AGREEMENT, BEFORE HE TURNED IT OVER TO YATES. THE ORIGINAL was mentioned earlier on in this report and states that shirley signed it on NOVEMBER 19, 2008. IT TOOK MATTHEW LOGAN OUT OF THE TRUST.

SPALLINA SAID THAT THEY NOTICED THAT THE FIRST PAGE OF THE DOCUMENT SKIPPED FROM ONE TO THREE, SO HE TOOK IT UPON HIMSELF TO ADD IN NUMBER TWO, BEFORE SENDING IT TO YATES. THE CHANGE THAT NUMBER TWO MADE TO THE TRUST, AMENDED PARAGRAPH & OF ARTICLE III, MAKING IT READ THAT ONLY TED AND PAM WERE CONSIDERED PREDECEASED, NOT THEIR CHILDREN. HE SALD THE ORIGINAL TRUST STATES THAT TED, PAM, AND THEIR CHILDREN ARE DEEMED FREDECEASED, SPALLINA SALD HE DID THIS AT THIS OFFICE IN BOCA RATON, FLORIDA. HE SAID THAT NO ONE ELSE TOOK PART IN ALTERING THE DOCUMENT. HE SAID THAT HE DID IT TO MAKE SIMON'S WISHES AND THE VERBAL AGREEMENT FROM THE AFRIL 2012 PHONE CONVERSATION COME TRUE. SPALLINA STATED THAT ALTHOUGH HE CREATED THE ALTERED FORM AND ATTACHED IT TO THE ORIGINALLY SIGNED/NOTARIZED FORM, HE RECEIVED NO INCOME OR GAIN FROM IT. HE STATED HE SOLELY DID IT TO FULFILL SIMON'S WISHES. HE CONFIRMED THAT THIS ALTERED DOCUMENT DID NOT GET FILED WITH THE COURTS.

SPALLINA STATED THAT AGAINST HIS ADVICE, A DISTRIBUTION WAS MADE FROM ONE OF THE TRUSTS AFTER SIMON'S DEATH. HE STATED THAT HE ADVISED AGAINST THIS AND WHEN SIMON PASSED, A FORMER PARTNER FILED A CLAIM AGAINST THE ESTATE FOR \$2,500.000.

SPALLINA ALSO TOLD ME THAT IN 2005, ALL OF THE GRANDCHILDREN RECEIVED TRUSTS FROM SHIRLEY AND SIMON. HE STATED THAT MATES WAS ACTUALLY THE AFROPNEY FOR ELIOT'S CHILDREN'S TRUSTS. SPALLINA STATED THAT SIMON WANTED ELIOT'S KIDS TO HAVE & HOME, BUT DID NOT WANT THE HOME IN ELIOT'S NAME.

SPALLINA ALSO TOLD ME THAT IN 2009 SIMON CAME TO HIM AND SAID HE IS BUYING & HOUSE FOR ELIOT AND HIS FAMILY TO LIVE IN, BUT HE DOES NOT WANT BLIOT TO OWN THE HOME. HE SAID THAT SIMON TOLD HIM THAT HE WANTED ELIOT'S

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and post mortem crimes and saying she acted alone and now Spallina altering others and alone and who buys this?

It was a May 10, 2012 phone call although Simon allegedly signed his documents in April 2012, story again is wholly false. See Simon April 09. 2012 docs.

Not all arandchildren. only 6 of 10

Now allegedly we have Moran committing forgery

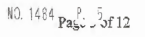
Tescher and Spallina then conspire post mortem to make changes to Shirley and

SPALLINA ALTERS TRUST DOCUMENTS IN SHIRLEY TRUST TO CHANGE BENEFICIARIES AND COMMITS FRAUD BUT WHY? FURTHER LIES TO JUDGE COLIN IN HEARING AND TELLS HIM IT IS THE TEN GRANDCHILDREN TOO and perpetrates another fraud on the court.

Simon's estate documents.

Did Spallina report this to the proper authorities or court? No and instead lies to them.

http://oqs.pbso.org/index.cfm?fa=dspCase&fromrec=1&srhta=4c38a1768ed81cae-22079E... 2/11/2014



NO. 1484 Page 5 of 12

CASE NO. 14029469

PALM BEACH COUNTY SHERIFF'S OFFICE PAGE 6 OFFENSE REPORT CASE NO. 14029489 DISPOSITION: 2010

CHILDREN'S THREE TRUSTS TO OWN THE HOME. HE THEN SET UP A LIMITED LIABILITY COMPANY, WHICH IS BERNSTEIN FAMILY REALTY. HE SAID THAT SIMON SET UP AN ACCOUNT AT LEGACH RANK. HE SAID THAT SIMON FUNDED THE ACCOUNT, TO PAY FOR THE EXPENSES AT THE HOUSE. RACHEL WALKER WAS IN CHARGE OF PAYING THOSE EXPENSES. HE SAID THAT AT SIMON'S DEATE THE ACCOUNT HAD VERY LITTLE MONEY IN IT. HE SAID THAT AT SIMON'S DEATE THE ACCOUNT HAD VERY LITTLE MONEY IN IT. HE SAID THIS WAS THE TYPE OF ACCOUNT THAT ONLY ENOUGH MONEY WENT INTO IT EACH MONTH TO COVER THE NECESSARY EXPENSES FOR THE HOME, SUCH AS POWER, WATER, AND MORTGAGE.

SPALLINA STATED THAT PRIOR TO SIMON'S DEATH, HE WAS THE MANAGER OF EET, BUT ATTER HIS DEATH IT WAS TRANSFERRED TO OPPENHEIMER TRUST COMPANY, BECAUSE NO ONE IN THE FAMILY WANTED TO MANAGE IT. HE STATED THIS WAS BECAUSE NO ONE WANTED TO DEAL WITH ELIOT. HE SAID OTC BECAME THE TRUSTEE AND THE LEGACY BANK ACCOUNT GOT CLOSED OUT SINCE THE ACCOUNT HAD MINIMAL FUNDS IN IT AND SIMON WAS NO LONGER ALIVE TO FUND IT. HE STATED THAT OTC OPENED UP THEIR OWN BEA TRUST ACCOUNT. HE SAID THAT WHEN THIS OCCURRED, THERE WAS APPROXIMATELY \$80,000 IN EACH OF ELIOT'S CHILDREN'S TRUSTS. HE SAID THAT ELIOT STARTED CALLING UP OTC ASKING FOR THEM TO PAY BILLS.

SPALLINA SAID THE PROBLEM IS THAT SINCE MEITHER ELICT NOR HIS WIFE WERE WORKING, THEY WERE ALSO ASKING FOR THEIR CREDIT CARD BILLS TO BE PAID, ALONG WITH THE NORMAL LIVING EXPENSES. HE STATED THAT THE CREDIT CARD BILLS SHOWED CHARGES TO HIGH END RESTAURANTS, SUCH AS CAPITAL GRILL. SPALLINA SAID THAT DUE TO THE EXPENSES BEING PAID BY THE THREE CHILDREN'S TRUST, TO INCLUDE PRIVATE SCHOOL, THE TRUSTS WERE DRAINED BY AUGUST 2013.

SPALLINA STATED THAT TED BERNSTEIN IS THE TRUSTEE FOR SHIRLEY'S TRUST. HE SAID THAT SHIRLEY HAD A CONDO THAT WAS SOLD FOR \$1,400,000 AND THAT MOMEY WENT INTO THE TRUST. HE SAID THAT TED DISCUSSED WITH MIS SIBLINGS, POSSIBLY EXCLUDING ELIOT, THAT THERE WAS CONCERN ABOUT A CREDITOR GETTING SOME OF THE MONEY. HE SAID THAT TED MADE A DISTRIBUTION TO SEVEN OF THE 10

GRANDCHILDREN'S TRUETS. FOUR OF WHICH INCLUDE TED'S THREE CHILDREN AND PAM'S CHILD. SPALLINA SAID THAT TED ONLY FUNDED SEVEN OF THE GRANDCHILDREN, BECAUSE ELIOT REFUSED TO OPEN ACCOUNTS FOR HIS THREE KIDS SO THAT TED COULD FUND THEM. HE SAID THAT IN SEPTEMBER OF 2013, \$80,000 WAS DISTRIBUTED TO EACH OF THE SEVEN TRUSTS, WHICH IS A TOTAL OF \$560,000. STALLINA REITERATED THAT TED WAS TOLD TO NOT MAKE DISTRIBUTIONS.

SPALLINA WAS ASKED AND CONFIRMED THAT THE ALTERED DOCUMENT REFERENCE SHIRLEY'S TRUST, IS THE ONLY MISTAKE THAT HE MADE. HE IS NOT AWARE OF ANY OTHER MISTAKES.

I WAS SUPPLIED A COPY OF THE ALTERED DOCUMENT BY SPALLINA ON 01/22/14. THIS NARRATIVE IS NOT A VERBATIM ACCOUNT OF THE INTERVIEW WITH SPALLINA. FURTHER INVESTIGATION WILL CONSIST OF MEETING WITH SIMON AND SHIRLEY'S CHILDREN, IN ATTEMPT TO GAIN STATEMENTS FROM THEM.

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This whole convoluted story about BFR is BS. For months after Si died this account in his name only was used illegally. When Legacy bank found out they siezed account. Then Spallina himself transferred the manager role, with no authority to Janet Craig at Oppenheimer, against the operating agreement of the LLC which called for a vote of the Members (Eliot as Guardian of his children the Members), which Spallina illegally evaded doing. This led to hijacking of BFR and raiding the funds of BFR and the trusts

Is Spallina Ted's counsel?

This is not the only mistake he made, in fact his law firm notary who he is responsible for committed six acts of FORGERY and FRAUD and signed documents post mortem for Simon.

http://oqs.pbso.org/index.cfm?fa=dspCase&fromrec=1&srhta=4c38a1768ed81cae-22079E... 2/11/2014

This has nothing to do with how the Manager role transfers in the LLC and Spallina is in no way a part of that. Nobody asked Eliot who is the legal guardian and under the documents would decide the next manager after Simon and this further evidences Spallina's criminal intent against Eliot and family.

Spallina is the one who told Eliot to call Janet to pay the bills as he made her the new Manager and she would be handling. Eliot never heard of her before.

FEB. 11. 2014 2:28PM NumPBSO CENTRAL RECORDS

PALMBEACH COUNTY SHERIFF'S OFFICE PAGE 7 CASE NO. 14029489 OFFENSE REPORT CASE NO. 14029489 DISPOSITION: ZULU

DETECTIVE RYAN W. MILLER #7704 01/24/14 0 1153 HRS. TRANS. VIA EMAIL/COPY/PASTS: 01/29/2014/MDR/#6405

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FEB. 11. 2014 2: 28PM NumPESO CENTRAL RECORDS

PALM BEACH COUNTY SHERIFF'S OFFICE PAGE 1 CASE NO. 14029489 SUPPLEMENT 1 OFFENSE REPORT CASE NO. 14029489 DISPOSITION: ZULU DIVISION: DETECTIVE 911 : ECONOMIC CRIMES CRIME CODE: NON CRIME CODE: OF CODE: 9546 01/29/14 SIGNAL CODE: 14 THURSDAY DEPUTY I.D.: 7704 NAME: MILLER ASSIST: TIME D 1020 A 1020 C 1021 ZONE: BR GRID: OCCURRED BETWEEN DATE: 12/01/12 , 0000 HOURS AND DATE: 01/31/13 , 0000 HOURS EXCEPTION TYPE: INCIDENT LOCATION: 4855 TECHNOLOGY WY APT. NO.: 700 CITY: BOCA RATON STATE: FL ZIP: 33431

NO. OFFENSES: 00 NO. OFFENDERS: UK NO. VEHICLES STOLEN: 0 NO. FREMISES ENTERED: 0 LOCATION: OTHER NO. VICTIMS: 00 NO. ARRESTED: 0 FORCED ENTRY: 0

...

ON JAN. 28, 2014 I MET WITH TED BEENSTEIN WHO WAS ACCOMPANIED BY ATTORNEY ALAN ROSE. ROSE IS A CIVIL ATTORNEY, SPECIALIZING IN FROMATE AND EUSINESS LITIGATION. THIS INTERVIEW TOOK PLACE AT THE PALM BEACH COUNTY SHERIFF'S OFFICE, SPECIAL INVESTIGATIONS DIVISION'S CONFERENCE ROOM, LOCATED AT 3228 GUN CLUB ROAD, WEST FALM BEACH, FLORIDA 33406 AT 11:46 A.M. THE FOLLOWING IS A NON-VERBATIM ACCOUNT OF THE INTERVIEW:

TED STATED THAT HE AND HIS FATHER SIMON WAD AN OFFICE TOGETHER. HE TOLD ME THAT IN 2007 BE HAD NOTICED THAT TESCHER AND SPALLINA STARTED FREQUENTING THE OFFICE AND THEY CONTINUED TO VISIT THE OFFICE QUITE OFTEN INTO 2008. HE SALD THAT HE THEN REALIZED THAT HIS PARENTS WERE CONDUCTING THEIR ESTATE PLANNING. HE SALD THAT HE WAS NOT ASKED TO BE PART OF THE FLANNING, NOR DLD HE INQUIRE ABOUT IT. TED TOLD ME THAT HE IS THE ELDEST CHILD OF FIVE, TO INCLUDE JILL, LISA, RAM, AND ELIOT. THE OFFICE FOR THE INSURANCE AGENCY THAT TED AND SIMON WORKED TOGETHER AT IS LOCATED AT 950 PENINSULA CORDORATE CIRCLE, BOCA RATON, FL 33487.

TED STATED THAT HE FOUND OUT UPON HIS FATHER'S DEATH, THAT HE WAS THE TRUSTEE FOR HIS MOTHER'S TRUST. HE TOLD ME THAT THE ATTORNEY'S (TESCHER AND SPALLINA) MADE HIM AWARE OF THIS. HE SAID HE WAS ALSO INFORMED HE WAS A CO-TRUSTEE FOR SOME OTHER ACCOUNT. HE TOLD ME THAT HE IS NOT GOING TO INHERIT AN INSURANCE AGENCY, BUT THAT HE AND HIS FATHER WERE FARTNERS. HE STATED THE'T HE OWNS STOCK IN THE AGENCY WITH NO OPTION FOR HIM TO INHERIT OR PURCHASE HIS' FATHER'S INTEREST IN THE COMPANY. HE COMMENTED ON THE FACT THAT THE BUSINESS MAKES LITTLE INCOME THESE DAYS.

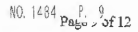
TED STATED THAT IN THE FIRST PART OF 2012, HTS FATHER (SIMON) HAD A

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There was a buy sell done, what happened to it?

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HE SAID THAT

CASE NO. 14029489

PACE PALM BEACH COUNTY SHERIFF'S OFFICE OFFENSE REPORT CASE NO. 14029489 SUPPLEMENT 1 DISPOSITION: ZULU

DISCUSSION WITH HIM, REFERENCE AN ISSUE THAT PAM HAISED WITH SIMON ABOUT HOW

THE DOCUMENTS FOR THE TRUSTS WERE DRAWN UP. HE TOLD ME THAT HE BELLEVED FAM HAD SENT SIMON SOME INFORMATION OR A BOOK RELEVANT TO HER VIEW ON HOW YOU DO

HIS FATHER DID ASK HIM HIS OPINION ON THINGS AND TED TOLD HIM THAT HE DID

FEEL THAT THE GRANDCHILDREN MAY NOT UNDERSTAND IT IF THEY DID NOT RECEIVE AN

HIS FATHER ANNOUNCED THAT HE WANTED TO TALK WITH HIS CHILDREN ABOUT THE

DISTRIBUTION OF HIS AND SHIRLEY'S ASSETS UPON HIS DEATH. HE TOLD ME THAT

A CONFERENCE CALL MEETING TOOK PLACE INCLUDING HIS (SIMON'S) FIVE CHILDREN, SIMON, AND SPALLINA. HE SAID THAT THE CONVERSATION WENT REALLY WELL AND

HE STATED THAT SPALLINA EXPLAINED THE PROCESS LEGALLY, BUT HIS FATHER. MADE & STATEMENT AND ASKED EACH CHILD DIRECTLY, HOW THEY FELT ABOUT IT. TED

INHERITANCE. HE STATED THAT HIS FATHER TOLD HIM THAT HE MADE A REALLY GOOD

POINT AND SOMETHING TO CONSIDER. TED SAID THAT SOON AFTER THAT CONVERSATION

ESTATE PLANNING WHEN CHILDREN AND GRANDCHILDREN ARE INVOLVED.

SIMON GOT TO PROVIDE HIS WISHES VERY CLEARLY.

The grandchildren, what about Ted himself being cut out that he was outraged over.

> SAID THAT IT WAS TOLD TO HIM AND HIS SIBLINGS THAT SIMON WAS LEAVING ALL OF HIS WEALTH TO HIS 10 GRANDCHILDREN EQUALLY. HE SAID THAT SINON TOLD THEM THAT THEY (THE CHILDREN) WERE EACH GETTING 1/5 OF & LIFE INSURANCE POLICY. TED SAID THAT IT WAS OBVIOUS THAT HIS FATHER WAS NOT ASKING FOR FERMISSION, HUT STATING CLEARLY WEAT HE THOUGHT WAS RIGHT. TED SAID THAT EACH CHILD STATED THEY FELT OK ABOUT THE DECISION AND THAT IT WAS HIS WEALTH TO MAKE DECISIONS WITH. TED STATED THAT HE RELIEVES THIS WAS THE SAME PHONE CALL WHERE HE WAS TOLD BY SPALLINA HE, AS WELL AS SIBLINGS, WOULD BE RECEIVING FORMS THEY NEEDED TO SIGN AND RETURN. HE STATED THAT SOON AFTER THIS CALL HE RECEIVED THE WALVER OF ACCOUNTING FORM FOR HIS MOTHER'S ESTATE. THIS IS THE DOCUMENT DISCUSSED IN PESO CASE # 13-097087. TED STATED THAT HE WAS NOT INVOLVED IN ANY OTHER DISCUSSIONS REFERENCE

ESTATES UNTIL HIS FATHER'S PASSING ON SEPTEMBER 13, 2012. HE SAID THAT TESCHER AND SPAILING TOLD HIM AFTER HIS FATHER'S DEATH THAT HE WAS THE TRUSTER FOR HIS MOTHER'S ESTATE. HE SAID OVER MANY IN PERSON MEETINGS AND PHONE CALLS BE WAS GIVEN GUIDANCE BY THE ATTORNEYS ON HOW TO FERFORM HIS DUTIES AS A TRUSTEE, BECAUSE THIS WAS ALL NEW TO HIM. HE HAD NEVER BEEN IN THIS ROLE REFORE. HE STATED HE WAS NOT PROVIDED A CHECKLIST OR BOOK ON HOW TO PERFORM THESE DUTIES. TED SAID THAT HE MADE IT CLEAR TO HIS SIBLINGS THAT HE IS THE TRUSTEE ON SHIRLEY'S TRUST. TED STATED THAT HE WAS TOLD THAT SHIRLEY'S TRUST WAS TO BE DISTRIBUTED AMONGST HER 10 GRANDCHILDREN. TED STATED THAT HE DID NOT READ ALL OF SHIRLEY'S TRUST DOCUMENTS FIND THAT SPALLINA AND TESCHER HAD BOTH TOLD HIM SEVERAL TIMES HOW SHIRLEY'S TRUST WAS TO BE DISTRIBUTED. TED SAID THAT HE DID READ IN THE DOCUMENTS WHERE THE 10 GRANDCHILDREN WERE TO RECEIVE THE ASSETS FROM THE TRUST. HE SAID THAT HE DID ISSUE A PARTIAL DISTRIBUTION TO THE SEVEN OF THE 10 GRANDCHILDREN. HE DID NOT ISSUE

Pam is telling Simon how to estate plan, now that is funny as Si taught Pam as he was the 40 year expert. Spallina however tipped off Pam attorney that Ted and Pam and their children were cut out of the estates.

2

But now Ted claims a lost trust is the beneficiary in Federal court.

We were told we were getting "forms" note plural and the documents regarding our inheritances, those with inheritances, before anything would be done. We, Eliot, Lisa and Jill got one document only. The waiver of accounting that was never docketed with the court per Judge Colin.

TED DID NOT READ THE TRUST but acted as alleged TRUSTEE???

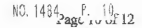
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Nowhere in Shirley's trust does it state the ten grandchildren will get anything. Only mentions three children, is Ted a delusional Trustee?

FEB. 11. 2014, 2:28PM Num PBSO CENTRAL RECORDS



PALM BEACH COUNTY SHERIFF'S OFFICE PAGE 3 CASE NO. 14029459 SUPPLEMENT L OFFENSE REPORT CASE NO. 14029489 DISPOSITION: ZULU

Eliot would not take them as they are fraudulent and that is what Eliot stated in court record at hearing. DISTRIBUTIONS TO ELICT'S CHILDREN BECAUSE ELICT REPUSED TO BET UP ACCOUNTS FOR THE FUNDS TO BE SENT TOO. HE ALSO TOLD ME THAT ELICT TOLD JUDGE COLIN IN COURT THAT HE DID NOT WANT TO SET UP THE ACCOUNTS FOR HIS CHILDREN TO RECEIVE THE FUNDS, RECAUSE THE FUNDS BELONG TO HIM, NOT HIS CHILDREN. HE STATED THAT ELICT HAD MENTIONED OTHER REASONS IN E-MAILS FOR NOT TAKING THE MONEY. HE ALSO STATED THAT ELICT REFERENCED THE MONEY AS CRIME OR BLOOD MONEY.

HE STATED THAT SPALLINA TOLD HIM IT WAS OK TO DISTRIBUTE THE FUNDS. HE STATED THAT TESCHER AND SPALLINA RESPONDED VIA E-MAIL ON HOW TO RECEIVE THE FUNDS, SUCH AS SETTING UP TRUST ACCOUNTS FOR THE FUNDS TO GO INTO. TED TOLD ME THAT THERE WERE CONVERSATIONS, WHERE HE WAS TOLD THAT SIMON'S ASSETS COULD NOT BE DISTRIBUTED DUE TO CREDITORS FILING AGAINST THE ESTATE, HUT HE WAS LEAD TO BELIEVE IT WAS OR TO MAKE A PARTIAL DISTRIBUTION OF FUNDS FROM SHIRLEY'S ESTATE, RUT THAT THEY WOULD NEED TO BE CAREFUL IN REGARDS TO DISTRIBUTING FUNDS THAT WERE OBTAINED THROUGH LIQUIDATING HER JEWELRY AND PERSONAL PROPERTY. TED ALSO COMMENTED THAT ONE OF THE GOALS OF MAKING THE DISTRIBUTIONS WAS TO ASSIST ELIOT AND HIS FAMILI, BECAUSE THEY WERE RUNNING LOW ON FUNDS. HE STATED THIS DERIVED FROM ELIOT.'S POTENTIAL MISUSE OF FUNDS THAT WERE IN HIS CHILDREN'S TRUSTS IN RELATION TO BEENSTEIN FAMILY REALITY (ELIOC'S HOME) AND ELIOT'S SPENDING AND EXEMPSES.

Ted stated in his Federal pleadings that a lost Trust was a beneficiary, not the five children. After Spallina filed a claim stating he was Trustee of the lost Trust.

Ted and Si's personal and business relations were a mess and Ted was outraged he was disinherited with his children. Ted's problems with his parent's go back many years and he was cut out years earlier. TED CONFIRMED THAT HE DID NOT MAKE ANY DECISIONS IN RELATION TO SIMON'S INSURANCE POLICY GENERATED OUT OF CHICAGO, ILLINOIS. HE STATED THAT HE UNDERSTOOD THE POLICY TO BE OWNED BY SIMON PERSONALLY. HE STATED HE UNDERSTOOD THE POLICY TO READ AS, SHOULD SHIRLEY PASS REFORE HIM, THE HENEFITS WOULD GO TO THE FIVE CHILDREN.

TED CONFIRMED THAT HE WAS NOT THE TRUSTEE FOR SIMON'S ESTATE, BUT THAT IT WAS EXPLAIDED TO HIM, VEREALLY, THAT ALL 10 GRANDCHILDREN WILL RECEIVE THE ASSETS FROM THAT ESTATE IN AN EQUAL DISTRIBUTION AT SOME POINT IN TIME. WE DID DISCUSS THE POWER OF APPOINTMENT PUT IN THE TRUST DOCUMENTS. IT APPEARED AS IF TED WAS NOT AWARE OF ANYTHING CALLED A POWER OF APPOINTMENT, UNTIL THE LAST FEW WEEKS. THAT WAS WHEN SPALLINA NOTIFIED THE COURTS OF HIS WITHDRAW FROM BEING THE ATTORNEY FOR SIMON AND SHIRLEY'S ESTATES. IT APPEARS IT WAS EXPLAINED TO HIM AT THAT TIME.

TED TOLD ME THAT HE AND HIS FATHER HAD A GOOD BUSINESS AND PERSONAL RELATIONSHIP. HE SAID THAT HE HAS A GOOD RELATIONSHIP WITH ALL OF HIS SIBLINGS, EXCEPT FOR ELIOT. HE SAID THAT HE GOT ALONG WITH HIS MOTHER, PRIOR TO HER PASSING. HE TOLD ME THAT RACHEL WALKER WAS EMPLOYED BY HIS MOTHER, PRIOR FATHER. HE SAID THAT HE GOT ALONG WITH WALKER WAS EMPLOYED BY HIS MOTHER, AND FATHER. HE SAID THAT HE GOT ALONG WITH WALKER WAS EMPLOYED BY HIS MOTHER, SHIRLEY, FRIOR TO SHIRLEY'S PASSING. TED TOLD ME THAT SHE HELPED HIS MOTHER, SOMEONE THAT WORKED FOR HIM AND AS WELL AS HIS PARENTS. HE STATED THAT SHE HELPED AROUND THE HOMES, CLEANING AND/OR CARING FOR CHILDREN. HE STATED THAT HE MET HER AROUND 2003 OR 2005. HE SAID THAT HE NO LONGER HAS A RELATIONSHIP

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Who is lying, Spallina, Ted or both and where oh where is Don still hiding. Note Tescher not at Sheriff with Spallina.

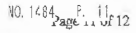
Whole paragraph appears delusional blabber.

Denial denial and denial and lies, he knew about the power of appointment in hearings he testified at months earlier when it was fully discussed.



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CASE NO. 14029489

He fails to say he hated Maritza and accused her of murder to the Sheriff and filed a complaint and began an autopsy claiming she poisoned him. Then the night of Si's death, he threw her out of the hospital and threatened that she be out of Si's house by the time he got there or else and she fled without even her nossessions

Eliot never refused any meeting.

PALM BEACH COUNTY SHERIFS'S OFFICE DACE Δ CASE NO. 14029489 SUPPLEMENT 1 OFFENSE REPORT DISPOSITION: ZULU

WITH HER. HE SAID THAT SIMON DID HAVE AN INTIMATE RELATIONSHIP WITH PUCCIO AFTER SHIRLEY PASSED. HE STATED THAT FUCCIO DID RECEIVE SOME TYPE OF FINANCIAL BENEFIT FROM SIMON, FRICE TO HIM PASSING. HE SAID THAT PUCCIC WAS LIVING WITH SIMON AND HER BILLS WERE BEING BAID FOR. THIS MAY OR MAY NOT HE THE FINANCIAL BENEFIT; TED DID NOT SEEM TO HE SURE. HE DID STATE THAT IT APPEARED THAT SIMON WAS GENUINELY INVESTED INTO THE RELATIONSHIP HE HAD WITH PUCCIO.

TED SAID TEAT HE HAS NOT SPOKEN TO SPALLINA ABOUT HIM WITHDRAWING FROM BEING THE ATTORNEY FOR THE TRUSTS, BUT THAT HE DID SPEAK WITH TESCHER. HE SAID THAT TESCHER TOLD HIM HE HAD BEEN MADE AWARE OF A FABRICATED DOCUMENT THAT WAS POTENTIALLY PROBLEMATIC FOR THE ESTATES. HE SAID THAT TESCHER TOLD RIM THAT SPALLINA CREATED THE FABRICATED DOCUMENT AND IT ESSENTIALLY IMPACTED THE ABILITY FOR SIMON TO DISTRIBUTE FUNDS TO ALL 10 GRANDKIDS. TED SAID THAT TESCHER TOLD HIM THAT HE HAD ONLY RECENTLY BECOME AWARE OF THIS DOCUMENT, APPROXIMATELY THREE WEEKS AGO FROM TODAY (01/28/14) .

ATTORNEY ALAN ROSE PROVIDED A STATEMENT, STATING HE WISHED TO CLARIFY SOME THINGS IN REGARDS TO HOW THE ESTATE DOCUMENTS HEAD IN HIS OPINION. HE STATED THAT SHIFLEY'S ASSETS WENT TO LISA, JILL, AND ELIOT OR THEIR LINEAL DECEDENTS. HE STATED THAT ONCE SHIRLEY PASSED HER ASSETS WENT INTO HER TRUST. HE STATED THAT SIMON WAS THE SOLE BENEFICIARY FOR HIS LIFE. HE STATED THAT SIMON DID HAVE A FOWER OF APPOINTMENT THAT HE COULD EXERCISE; REFERENCE SHIRLEY'S TRUST, CHANGING THE BENEFITS TO LISA, JILL, AND ELIOT'S CHILDREN. SIMON COULD CHANGE HIS DOCUMENTS AT ANY TIME UP TO HIS DEATH, ALAN STATED THERE IS QUESTION AS TO WHETHER OR NOT SIMON HAD THE POWER TO DISTRIBUTE THE FUNDS FROM THE TRUST TO SIX GRANDCHILDREN OR 10. THE 10 WOULD INCLUDE THE CHILDREN OF ALL FIVE OF SIMON'S KIDS.

HE STATED THAT SHIRLEY'S ORIGINAL DOCUMENTS STATE THAT TED AND FAM AND THEIR LINRAL DECEDENTS ARE CONSIDERED FREDECEASED. HE STATED THAT WERE OTHER WAYS TO MAKE SIMON'S WISHES COME TRUE FOR THE ESTATES. HE SAID THAT CHANGES COULD HAVE BEEN MADE TO SIMON'S DOCUMENTS TO REFLECT SHIRLEY'S SO THAT EQUAL DISTRIBUTIONS WERE MADE AMONGST THE 10 GRANDCHTLDREN. TEIS EXPLANATION OF THE DOCUMENTS GENERATED & SIMILAR IF NOT THE SAME CONCLUSION AS THAT OF SPALLINA'S FROM LAST WEEK.

I ALSO COMMUNICATED WITH ELIOT BERNSTEIN SEVERAL TIMES THIS WREE AND LAST WEEK IN ATTEMPT TO ARRANGE AN INTERVIEW WITH HIM IN PERSON. HE CANCELED THE LAST TWO MEETINGS WE HAD SET. AT THIS TIME HE HAS REFUSED TO SET A NEW MEETING DATE .

THIS CONCLUDES MY SUPPLEMENTAL REPORT. DETECTIVE HYAN W. MILLER #7704 01/29/14 8 1425 HRS. TRANS. VIA EMAIL/COPY/PASTE: 01/29/2014/MDR/#6405

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Ted is hiding the document that left Maritza money and check that was with it, that he stole with Rachel Walker from Simon's home minutes after Simon died (with a host of other "estate" documents) and destroyed or hid them from the estate and beneficiaries.

NO. 1484 P. 12 Page 12 of 12 - FEB. 11. 2014 2:29PM NumPBSO CENTRAL RECORDS PALM BEACH COUNTY SHERIFF'S OFFICE PAGE Т CASE NO. 14029489 CASE NO 14029489 SUPPLEMENT 2 OFFENSE REPORT DISPOSITION: 2ULU DIVISION: DETECTIVE 911: ECONOMIC CRIMES SIGNAL CODE: 14 CRIME CODE: NON CRIME CODE: 07 CODE: 9546 UL/SL/12 INVESTIGATION CRIME CODE: 07 CODE: OCCURRED BETWEEN DATE: 12/01/12 , 0000 HOURS AND DATE: 01/31/13 , 0000 HOURS EXCEPTION TYPE-INCIDENT LOCATION: 4855 TECHNOLOGY WY APT. NO. : 700 CITY: BOCA RATON STATE: FL ZIP: 33431 NO. OFFENSES: 00 NO. OFFENDERS: UX NO. VEHICLES STOLEN: 0 NO. PREMISES ENTERED: 0 LOCATION OTHER NO. VICTIMS: 00 NO. ARRESTED: 0 FORCED ENTRY: 0 ÷ -ON 01/29/14 I ATTEMPTED TO MAKE CONTACT WITH LISA FRIEDSTEIN, JULL, Did he contact IANTONT, AND PAMELA SIMON VIA E-MAIL. THEY ARE THE THREE DAUGHTERS OF SIMON AND SHIRLEY BERNSTEIN. I USED THE INFORMATION THAT WAS FROVIDED TO ME BY Maritza or ELIOT ON 09/10/13. I ATTACKED READ RECEIPTS TO THE E-MAIL. I RECEIVED & READ RECEIPT FROM PAMELA 01/30/14 AT 4:59 AM. ON 01/30/14 I PLACED PHONE CALLS TO Tescher???? JILL AND LISA, USING THE PHONE NUMBERS ELIOT HAD PROVIDED ME. I LEFT MESSAGES ASKING THEM TO CALL ME BACK. ON 01/31/14 I BRIEFLY SPORE WITH LISA, BUT ASKED

THAT SHE CALL BACK SO WE CAN FURTHER DISCUSS THIS CASE. TO DATE, I HAVE NOT RECEIVED A CALL OR E-MAIL FROM PAM OR JILL. THIS CONCLUDES MY SUPPLEMENTAL REPORT. DETECTIVE RYAN W. MILLER #7704 01/31/14 8 1430 HRS. TRANS. VIA YMAIL/COPY/PASTE: 02/04/2014/MDR/#6405

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