with nine spikes of titanium nails cutting me out. But he wouldn't -- this is the most important hearing in the world, so I'm here. Let's go.

THE COURT: All right. Okay. I have -- let me address one thing. I appreciate that you did something different this time, and I'm not sure it was intentional, but if it was, good for you. You changed the style of your pleading from "emergency" to "urgent." Was that intentional?

MR. BERNSTEIN: I don't like to call an emergency unless there is an emergency.

THE COURT: So that was good, meaning -- but here's the problem. I'm going to ask you to just be aware of this. It doesn't take a whole lot to let me know if someone needs something rescheduled, okay? The filing in this case was 331 pages.

MR. BERNSTEIN: That was the evidence added to it.

MR. ROSE: But see, that's what you're not supposed to do.

MR. BERNSTEIN: Oh, okay.

THE COURT: So the clerk's file, they have to take time to scan everything in. They have no discretion if you give them something.

And so, for example, when I went to print out

so let's go over because I think I want to -- we need to be able to do this for everyone's sake -- what it means to have to an emergency hearing in probate, okay?

So we really don't have -- it's being drafted now -- a specific administrative order that deals exactly with that topic in probate itself. We have it in civil and we have one in family. But now we're drafting one.

But the general one is that it's a matter of life and death, meaning that the clerk has to stop what they're doing. If I'm in the middle of someone else's hearing, I can't hear their matter. I have to rule on the emergency right away because if I don't rule in the next five minutes, someone may die.

In a probate case, that's really unusual. I checked around. No one said it's ever happened in the history of probate cases. So we don't really get that.

In family, by example, when someone files a motion for not necessarily an emergency hearing but for relief and they say, the child is at the airport boarding the plane to a country that doesn't accept the Hate Convention, Homeland

your pleading, I didn't pay attention to how long it was at first, and then I saw it was 331 pages. I had to --

MR. BERNSTEIN: Can I not put exhibits in? THE COURT: What?

MR. BERNSTEIN: Can I not put exhibits in? THE COURT: Yeah, you don't put -- in a

motion, you don't put your evidence in.

MR. BERNSTEIN: For exhibits?

THE COURT: Yeah, you don't have to if it's ar exhibit. But a motion to continue, it doesn't -- it's almost beyond the realm of possibilities that you'll have, for a motion to continue, based upon -- if you have a medical reason, you say, Judge, I have a medical reason; what exhibits do I need other than maybe if you thought I needed a verification that you had a medical procedure.

MR. BERNSTEIN: It was just that I had told him a lot of times, so I put in all of the correspondences.

THE COURT: That's unnecessary, okay? MR. BERNSTEIN: Okay. I apologize. THE COURT: I get it right away like that. MR. BERNSTEIN: I apologize.

THE COURT: While we're here on the topic --

Security says you've got 15 minutes to stop, otherwise, you'll never see the child again, that's what that means.

So because -- and that's the reason why those motions are getting denied, because they're not emergencies.

However, we do allow you, if you want to -this is for everybody -- to have a hearing, because
I rarely grant emergency relief without a hearing.
I mean, that has to be -- that means I'm doing an
ex-parte without the other side being heard. But
if you want a hearing and you want it to be done
sooner than later, whether it's because it's
important or because you're having trouble
scheduling, put the word "urgent," and then that
comes to me. And then I'll look at it and then
I'll be involved, which I'm now even more
accessible to scheduling because I now have the
computer on my desk. They actually gave me a new
one here, it's bigger, for scheduling purposes.

And the other -- because some of the filings of emergency motions were 90 pages and 100 pages and the clerk just has to -- I mean, the system just shuts down for everybody else. So it is what it is.

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But now I think you've got the right button to push. It will be the urgent button if you think it's something that is more important than not. And then I'll consider it and give you a hearing sooner than later.

Now, in my division, I set things sooner anyway. So you almost don't even need to go there. If you think so, fine.

 $MR.\ BERNSTEIN:\ Can\ I\ say\ something?$

THE COURT: Sure, if you want.

MR. BERNSTEIN: The emergency that I did file, which I apologize to you in the pleading, was to keep my kids in school and complete my parents' wishes. Mr. Rose said he was going to schedule something and bring it to you and, blah, and they were turned away from school. And I was trying to get in here as fast as I could --

THE COURT: I thought I entered the order on that. And my comment, when I denied the emergency hearing, was that I had already entered an order directing payment and so --

MR. BERNSTEIN: He didn't pay it.

THE COURT: Well, but the order was entered. I don't enter an order twice. Once I order it, it means do it. So it meant pay the money for the

Can I approach with what we're here for today?
THE COURT: Is this the motion --

MR. ROSE: There are four issues. I have a short, just sort of a summary outline, if it would -- I think it would just focus the Court on where we're going today. It's very short issues. These are four very short, narrow issues that are essentially a motion to hold Eliot Bernstein in contempt of court for violating your prior orders and to compel him to comply with your prior orders and with the rulings of civil procedure. They are four very narrow issues.

The first one deals with the privileged e-mail, which Your Honor had entered an order, which is tab -- on my set up, it's Tab A. You entered an order back on July 18th directing certain things to be done because there was a privileged e-mail that Mr. Bernstein received inadvertently. We had a whole evidentiary hearing. He has not appealed the order, so it's a final -- it's an order that's not appealable at this time. He's continuing to use the materials that were in the privileged e-mail, which you determined to be privileged, which he hasn't appealed.

And I've given Your Honor and Mr. Bernstein

schooling. I'm pretty sure that's what the order was

But that's got resolved?

MR. BERNSTEIN: No. My kids got thrown out of school on the day of school.

THE COURT: Are they back in school?

MR. BERNSTEIN: No. They had to go to new schools. And we've been trying to get them in. This is more of Mr. Rose's strategy of force and aggression.

THE COURT: I'm not happy to hear that it didn't work out well, but I'm not going to hear that now. I will hear it --

MR. BERNSTEIN: Okay. Well, that was the emergency. I'm sorry. We'll get to that later, you're right. I agree with you, let's --

THE COURT: In the order, that the money get paid because you folks agreed to that, so that wasn't too hard for me.

MR. ROSE: For the record, Your Honor, Mr. Bernstein refused to comply with the order. He refused to sign the agreement that you read in open court and, therefore, they did make the payment, made only two days later; it was too late. But that's not why we're here today.

this morning three examples of the many examples. That would be -- I gave a package to you earlier. If you flip through, one of these is a complaint. The second of the examples --

THE COURT: That's in this packet?

MR. ROSE: Yes, sir, the second example. It's a complaint. Actually, it's the last one, probably, if they're in the same order as mine.

THE COURT: Well, this is opening. So that's one, a purported violation of the July 18th order.

MR. ROSE: Correct. He's basically republished your order in a complaint that he filed against me and 92 other people and 5,000 John Does in unrelated cases of Oppenheimer. But he's republished your e-mail verbatim, incorporated it by reference. And there are numerous other --

THE COURT: My e-mail?

MR. ROSE: No, I'm sorry.

THE COURT: You said my e-mail.

MR. ROSE: My e-mail. He's republished the e-mail from Ted Bernstein to me in violation of your order. There are three or four other examples among other examples.

The three issues are very narrow. You've ordered him to appear for deposition, and he

13 refuses to give me a date, not because of medical 2 2 reasons but because of his view that I should be the rules. 3 disqualified or removed or Ted should be removed or 4 4 other things. He's already lost a motion to disqualify me, but he refuses to appear for deposition or --7 7 THE COURT: That's the 19th order? 8 8 MR. ROSE: Correct. 9 9 THE COURT: What's next? 10 10 MR. ROSE: Production. The same thing, he 11 11 won't produce any documents to me because he 12 12 doesn't recognize the validity of my existence in 13 13 this case. 14 14 THE COURT: Where is that? 15 15 MR. ROSE: That's the production request and 16 16 his objections to our discovery. He objected to 17 17 every discovery on the grounds that --18 18 THE COURT: Can I see the production request 19 19 and his objections? 20 20 And are you saying that I already ruled on 21 21 that? 22 22 MR. ROSE: No. 23 23 THE COURT: So that can't be contempt, 24 24 correct?

every single person in my law firm. That violates the rules.

So those are the three issues we're here for today. I think they're simple and straightforward.

THE COURT: Stop. So under the contempt rules, Eliot, the way we do this is -- I'll take this one at a time. Do you have in front of you the order of July 18, 2014?

MR. BERNSTEIN: Yes, sir.

THE COURT: It's called -- so that one deals with the prohibition against republishing the e-mail that you received that Mr. Rose intended to send to his client. And so this is civil contempt.

So paragraph 9 says what it says about that order. They contend you violated the order by continuing to publish that document.

So I need to ask you one of two things: Either you agree that you did the act, and then you're allowed to be heard on why or why not you should be held in contempt, or you can challenge whether you did it and make them prove it.

MR. BERNSTEIN: Okay.

THE COURT: Which one do you want to do?

MR. BERNSTEIN: I'll challenge it.

THE COURT: Okay. The next thing they want to

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purposes of today, I can withdraw that and come back on the production on a different day, Your Honor. That's easy.

MR. ROSE: Right, that's just to -- for the

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The fourth thing is very important, though, which is e-mail and e-service rules. There are rules. Rule 2.516 of the Rules of Judicial Administration and Rule 1.080 of the Rules of Civil Procedure, you're only allowed, when you have the privilege of using e-mail service, to serve the people who the lawyers designate to be served. I could designate him to serve anybody I want in the world along with one or two secondary e-mail addresses. But that's the only e-mail he can serve

If you look at this table, he has served every single one of these papers on every single person in my law firm. Every legal assistant, every secretary, every lawyer, the bookkeeper, the people that are in my second office. If you can imagine getting hundreds of e-mails from Eliot Bernstein with stacks and stacks of paper, how disruptive that is, and it violates the rules.

This is what he served on Friday. And on Saturday and on Sunday -- or on Sunday and Monday I got 538 more pages twice. And he's sending it to

say is that you're not agreeing to sit for deposition, notwithstanding the order of June 19th. Is that an issue or not?

And he says it's because you don't recognize him as a person who can take it, but I ordered it.

MR. BERNSTEIN: I challenge that.

THE COURT: You challenge that? Have you sat for a deposition already?

MR. BERNSTEIN: No.

THE COURT: And then the last one is the nature by which you're serving papers pursuant to --

MR. BERNSTEIN: Challenge.

THE COURT: You saying you're serving in

compliance with the rules?

MR. BERNSTEIN: Correct.

THE COURT: Your first witness?

MR. ROSE: Mr. Eliot Bernstein.

THE COURT: Come on up.

- . .

Proceed.

Thereupon,

(ELIOT BERNSTEIN)

having been first duly sworn or affirmed, was examined and testified as follows:

A. No. That is a link to a website that somebody else published.

Q. And in the website, someone could find the privileged e-mail?

A. Possibly. I didn't publish it.

Q. Do you believe --

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A. I believe parts are up there, but somebody has

Q. Exhibit No. 2 is an --

A. Or republish the link of somebody else's.

Q. Exhibit No. 2 is an e-mail dated

September 4th. Did you send this e-mail to me and numerous other people?

A. I did.

Q. If you turn to the second page with a green

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tab, did you write, "As the privileged letter revealed
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      and Ted's admissions" --
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            THE COURT: Wait, wait. Where are you now?
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            THE WITNESS: The second page of the e-mail.
            MR. ROSE: I'm on the e-mail from
         September 4th. It should be the three things in
         the package with the green tabs. I'm sorry, Your
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         Honor, we switched to a different document.
            THE COURT: All right. I see September 4th
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         e-mail from Eliot to Alan. Okay, got it.
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            MR. ROSE: And numerous other people.
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      BY MR. ROSE:
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         Q. So page 2, did you write, "As the privileged
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      letter revealed and Ted's admissions on the stand
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      reflect, you and Ted have engaged in legal strategy
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      against of 'force and aggression.'"
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            Do you see that?
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         A. Yes, I do.
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            (Petitioner's Exhibit No. 3 was marked for
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      identification.)
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      BY MR. ROSE:
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         Q. And the third document, which is marked as
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      Exhibit 3, is a motion in opposition, which you filed in
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      the Shirley Bernstein estate. Can you identify that --
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         A. The one where is John Pankowski (phonetic)
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       fired?
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             THE COURT: I missed the question.
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            THE WITNESS: So did I.
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             THE COURT: Slow down.
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             MR. ROSE: I'm onto the next exhibit.
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            THE COURT: Okay. Go ahead.
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       BY MR. ROSE:
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          Q. Exhibit No. 3 is the motion in opposition.
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       Did you file that document in the courthouse on
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       August 28th of this year?
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            THE COURT: Do I have that?
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            MR. ROSE: It's the third -- the three things
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         that I --
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             THE WITNESS: Yes.
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             THE COURT: One, two.
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            THE WITNESS: Yes.
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             MR. ROSE: I have an extra copy, Your Honor.
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            THE WITNESS: You probably have it in your
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          computer.
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MR. ROSE: This would be Exhibit 3, Your

THE COURT: Okay. So this is called, in the

Shirley Bernstein Estate, a motion in opposition,

Honor. I apologize.

et cetera.

Go ahead.

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BY MR. ROSE:

Q. If you go to page 4, there is a tab, another green tab, that should be on the side. If it's not --

A. No.

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Q. Paragraph 5, "That Alan attempted to smear, harass, defame and -- Eliot, et cetera, according to the alleged trustee, Theodore, under oath in these" --

THE COURT: Slow down. MR. ROSE: I'm sorry.

BY MR. ROSE:

Q. -- "of forcefulness and aggression in dealing with Eliot. This strategy was also stated and detailed in an e-mail sent to Eliot by Theodore that contained a letter Theodore wrote to Alan, a claim they intended on using this strategy of force and aggression on Eliot and all those who are helping him, too."

Did you write that?

A. Yeah.

Q. Are there numerous other places in which you have referenced the forcefulness and aggression and the facts that came out --

A. Yep.

Q. -- the e-mail?

A. Yeah. I think all over the place.

Q. Next, do you serve every single piece of paper

in this case on every single person in my law firm that

A. I've been serving --

you know their e-mail address?

THE COURT: Listen to his question.

THE WITNESS: I am. I've been serving the people that I listed as respondents in these matters, and as counter defendants. And I've asked Alan Rose repeatedly to give me their attorneys so I could contact them, but he has refused, God knows, 10, 15 requests for who their lawyers are that are representing them so I could properly serve the lawyers. But since he refuses to give me that information, yes, I've been serving the people at his law firm that I am suing.

BY MR. ROSE:

Q. Do you serve the bookkeeper at a law firm with every piece of paper --

A. It says all employees, everything. So yeah, I make a -- yeah, I am suing her.

Q. And do you serve every piece of paper on everyone in all of the offices of our law firm?

A. I've served you, the marshal served you or somebody, right? Did they, yes or?

MR. ROSE: Mr. Bernstein, answer the question. THE WITNESS: Well, I was just --

THE COURT: No. No.

THE WITNESS: Did I serve -- yeah, I served -- until you tell me who their lawyers are, I'm going to keep serving to people I'm supposed to. They're on the service list.

BY MR. ROSE:

- Q. Do you serve every single receptionist in both offices?
 - A. I served people at your office that I'm suing.
 - Q. Well, are you going to continue to do it?
- A. Unless I'm ordered not to, I have to. I'm serving documents that are respondents and defendants. You won't give me their lawyers.

Who is you representing you, for example?

- Q. Have you served process on the receptionist or the secretary or the associates or the legal assistants?
- A. Not yet. I asked you to waive it, but you refused to waive yours in your own lawsuit. And you're making this expensive in trying, but yeah.

And if they have lawyers, I'm more than happy to serve their lawyers. I've asked you 100 times.

- Q. Have you cooperated in scheduling a date for your deposition?
 - A. Yes.
 - Q. Do you believe I have the right to take your

THE WITNESS: I'm sorry. Yeah, I'm sorry. BY MR. ROSE:

- Q. Did I call you a week ago to try to schedule a hearing on September 24th, and you advised me you were unavailable that day?
 - A. I did.
- Q. Did you then call me a couple of days later and advise that the Court had three hours available on September 24th, and you were now available and wanted to have your hearings heard on that day?
- A. Well, what happened was you were harassing me to all of these -- trying to schedule all of these hearings you canceled and depositions you canceled that you never even notified me about. So I called the Court to find out when we could have the thing that Martin Colin, Honorable Martin Colin, wanted to hear next, which was the removal of Ted.

And since you were trying to schedule all of these things, I called to get it done quickly because we have evidence that assets are now missing and that you've told the Court one thing, which we'll hear on my contempt proceeding against you next at -- that now we have deposition statement that say you sold furniture --

THE COURT: Okay.

THE WITNESS: -- that you said transferred

deposition?

A. Absolutely. If you served -- if -- yes, I do, at this point.

Q. Do you recall the Court ordering that I'm entitled to take your deposition prior to the hearing on your pending motions and petitions including the petitions to remove Ted?

A. Yes. But I had no hearing scheduled until last week. So the 30 times you tried to schedule a deposition were all abusive and harassment, and there was no upcoming hearing. And I told you I was in medical procedures that are causing me tremendous headaches. I'm on medicines, I'm on heavy narcotic.

THE WITNESS: Your Honor, would you like to see the list I'm on since their July hearing? I brought it with me today for you. It's the Publix receipts.

THE COURT: I don't need to see the receipts. You just told me about it.

THE WITNESS: Well, you can see I don't have teeth and I have a broken face where all my bones were shattered. When the teeth are out, I have extreme headaches that a mortal man wouldn't be here

THE COURT: All right. Let's focus.

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THE COURT: You're way beyond the scope of the question.

THE WITNESS: I'm sorry.

MR. ROSE: Nothing further.

THE COURT: So before you respond, I have a question --

MR. ROSE: I did forget one other aspect.

THE COURT: Sure.

BY MR. ROSE:

- Q. Did you tell us that you sent the e-mail, privileged e-mail, to 2,000 people between the time you received it on a Thursday evening and the following morning when we were in front of Judge Colin?
- A. No. What I said was that I had sent the e-mail to many of the people who were named in there to be abused by you guys. And then what happened was I believed I posted it on social media, where just like on Facebook I have like 4,000 friends, let alone all of the other places I'm socially connected, which is everywhere. That's everywhere.

So I believe that thousands of people have that information. And in fact, I'm certain quite a lot of them do. And I posted things for everybody to delete it, but I'm not exactly sure how that works on Facebook

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and Instagram and everywhere else. But, okay.

- Q. Do you recall testifying on May 23rd that you sent it to your friends who are lawyers, you sent it to a number of people; you got so busy sending it to people because it scared you that by the time you were done sending it to people, your wife stopped you and said it was time to go to court?
 - A. I do recall that.

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- Q. That would mean from 10:00 at night until the morning when it was time to come to court, you were sending the e-mail to people?
- A. Who said I started at 10:00 in the morning --10:00 at night?
- Q. Well, you got Ted's e-mail, and then about less than an hour, you got my e-mail telling you not to send it to the people.

Had you sent it to anybody --

- A. -- until the next morning when I got up.
- Q. How many people have you advised --
- A. Every single person I sent an e-mail, and I've given you and the Court copies -- and I regret that you continue to try to mislead the Court -- that I have been provided the e-mails that I sent and telling those people to delete and destroy.
 - Q. Well, there are about four people that you

A. -- misread to some other kind of statement, which is more of what's going on here, but okay. We'll get to my turn next.

- Q. You told the people, "I'm not sure what you're supposed to do in the meantime with your copies," correct?
- A. I told them that pending the appeal, they should consult with a lawyer; that I'm not sure what to do on appeal. I looked up the rules, but I'm not a lawyer, and it doesn't say much about the appeal. And Judge Colin's order didn't say anything about Eliot. So I told them to seek legal counsel, which I thought was what they should do. You knew that people were objecting to destroying it.
 - Q. Did you appeal the order?
 - A. I haven't yet.
- Q. Did you advise the people after your deadline to appeal a file [sic] that you were no longer appealing it, and they should delete all copies and return them and destroy them as Judge Colin ordered you to do? It's a yes or no.
- A. I've already advised them to delete the e-mail and what to do, and gave them the rules and gave them Judge Colin's order. They're not, you know...

MR. ROSE: Nothing further.

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THE COURT: Okay. So here's what I want to

do. Stay there, Eliot.

Do you have any other witnesses?

MR. ROSE: No.

THE COURT: You mentioned in opening statement that there was a designation that you made -- this is to Mr. Rose -- about who Mr. Bernstein should serve by e-mail. I need to see that designation.

MR. ROSE: I'm not sure I have it. It's filed with the Court. It's in the court record. It would be -- let me look to see if I have a copy of

MR. BERNSTEIN: Do we have it, Candy? MR. ROSE: The designation only lists one e-mail. It's mine only. I didn't list any secondaries. And I have e-mailed it to Mr. Bernstein, and he refuses.

Now, as a matter of law, he has no right to serve somebody until they've been served with process. So he can't send anything to anybody in my law firm. By law, he can't --

THE COURT: I don't want you arguing that.

MR. ROSE: Sorry.

THE COURT: Let me do something. Let me get the case back on the computer.

sent e-mails that you provided as part of your --

A. However many there were.

Q. So how does four people equal 2,000 people?

A. I just told you, on Facebook, when you post something, there are thousands of people that can access that publication.

Q. And did you remove everything from Facebook?

A. I think. It's kind of hard to know. I posted people to delete it.

Q. Did you tell people that they could -- they should decide for themselves what to do with it because you were going to appeal it?

A. No. What I told them to do, if you read the letter, is to delete it. I gave them the Judge's order. I complied fully 100 percent with Judge Colin's order. I told them to delete it, blah.

Then I said, because Judge Colin's order is confusing, it says, "If Eliot appeals, he should," whatever.

So I said to everybody, I'm not a lawyer, but I'm appealing this. So in the interim, I don't know what you do with your copies; contact a lawyer. But you misquoted and took out that little one tiny section and left the two other ends off.

Q. You told me --

8 (Pages 29 to 32)

37 39 1 an example. Show me. question: Are you being joined as a party through 2 2 MR. BERNSTEIN: Individually and a pleading filed by Mr. Bernstein? 3 3 professionally. MR. ROSE: No. 4 4 THE COURT: I see that. I see your name is THE COURT: So Mr. Bernstein, listen 5 carefully. 6 MR. BERNSTEIN: I didn't hear that. I'm so MR. ROSE: It's not a procedure that's 7 recognized by Florida law, but if you look on the sorry. I was peeling --8 8 docket sheet, he lists my name --THE COURT: There is an estate case open --9 9 THE COURT: I see, "Respondent Alan Ross, MR. BERNSTEIN: -- my gums off. 10 10 personally, and Alan Rose, professionally." MR. ROSE: In the Shirley Bernstein and the 11 11 MR. ROSE: I'm not a respondent in -- I'm a Simon Bernstein Estate. 12 12 counsel of record for somebody. I'm under the --THE COURT: I'm looking at Simon right now, 13 13 I'm serving as counsel in the case. And what he which is 2012CP4391. 14 14 does is he adds the name "respondent," and then he MR. BERNSTEIN: Yes, sir. 15 15 THE COURT: I see here that you have named as says I'm a party. 16 16 His whole goal is to get us to quit or step a respondent Mr. Rose, personally and 17 17 aside. He's already moved to disqualify us. It's professionally. 18 18 not a legally recognized thing to just call someone MR. BERNSTEIN: Correct. 19 19 a respondent. THE COURT: So is there a pleading that you 20 20 THE COURT: Why don't you dismiss -have filed or someone else has filed in which 21 21 MR. BERNSTEIN: Respondent --Mr. Rose is being sued in that capacity in this 22 22 THE COURT: -- yourself as a party if case? 23 23 you're -- were you served with process? MR. BERNSTEIN: Yeah. 24 24 MR. ROSE: No. THE COURT: What's that pleading? 2.5 25 THE COURT: So --MR. BERNSTEIN: All of them, the petitions and 38 40 1 everything. I've listed him as a respondent and MR. BERNSTEIN: You haven't been served with any process, Alan? notified him. 3 3 THE COURT: No. MR. ROSE: And when he is --4 4 If you're a named party in a lawsuit, then you THE COURT: You listed him as a respondent. would -- and you don't know why you're there or MR. BERNSTEIN: But when he gets served -think you shouldn't be there, you need to move to THE COURT: Slow down. In an estate case, the 7 dismiss yourself or strike yourself from that part actions that get filed in this estate case are 8 8 of the pleading, and then I can consider doing governed by the rules of procedure. They are -- if 9 9 they're lawsuits, they're adversary proceedings. 10 MR. BERNSTEIN: And he is served --They're either mandatory or they're discretionary. 11 11 THE COURT: Stop. Stop. You have to ask for permission and you have to have 12 12 MR. ROSE: We're talking about two different a special heading for them tacked onto the 13 13 things. He has now filed two counterclaims against pleading. And I would have to see what the 14 14 me. We're going to deal with those another day. adversary pleading is that supposedly would bring 15 15 THE COURT: Okay. Mr. Rose or any other attorney from the point of an 16 16 MR. ROSE: But in the estate proceeding, I'm attorney to being a named party. 17 17 not a party to the estate proceeding in any way, And I assume it's you who are the petitioners 18 18 shape or form. There is no basis to make me a in that actions. 19 19 party to the estate proceeding. MR. BERNSTEIN: Correct. 20 THE COURT: But --20 THE COURT: And so I'm going to deal with 21 21 MR. BERNSTEIN: You were involved in the that. 22 22 fraud, in the forgery --MR. BERNSTEIN: And by the way, in Florida, 23 23 THE COURT: Slow down. when he accepts -- when he gets the petition served 24 24 MR. BERNSTEIN: -- advancing us. on him and accepts it at his e-mail address that's 25 25 THE COURT: If he wants -- so here's the registered with the Court, he's accepted service of

41 43 that document. He's a respondent. He could have MR. BERNSTEIN: Thank you, sir. 2 filed an opposition pleading, but he's refusing to Okay. The first --3 3 do that. THE COURT: Go back there. Take your stuff 4 4 By the way, he's also been served process in and go back. the countercomplaint of his own lawsuit he filed MR. BERNSTEIN: Okay, Your Honor. He says while I'm infirmed and he forced me to do all this that I didn't comply. Was that the first thing? 7 nonsense THE COURT: Yes. 8 8 THE COURT: Hold on. MR. BERNSTEIN: In fact, I complied early, 9 before you ever told me. I went back. The first MR. BERNSTEIN: Anyways, he's now been served 10 by the marshal. And that's after he waives -time I learned of this privileged claim, you told 11 11 wouldn't waive service so I had to pay 2-, 3-, me to read the rules; I read them. I knew I had a 12 12 \$400, whatever, that I don't have as you know right to challenge, but I didn't want to, you know, 13 13 because of the frauds that have held up my get in trouble. I didn't quite understand what 14 14 inheritance. But he's now served. And he should happened that day in court, so I notified everybody 15 15 have counsel on several things. I had sent the e-mail to. Here's the rules: 16 16 He's being accused of very serious crimes; Destroy and delete, is what it says. And you have 17 17 fraud, legal malpractice, breaches -to, you know, do what you think, talk to your 18 18 THE COURT: Those are not crimes. You're in counsel. 19 19 the wrong court if he's -- you don't serve someone After your ruling of privilege, your order 20 20 with crimes. said send everybody a copy of your order, notify 21 21 MR. BERNSTEIN: I've served civil fraud or the them to destroy and delete, and I did all of that. 22 22 counts --Would you like to see that evidence? 23 THE COURT: Civil is different than --THE COURT: Show it to Mr. Rose first. 24 24 MR. BERNSTEIN: Right, civil fraud --MR. BERNSTEIN: Okay. Did you get copies of 25 25 THE COURT: Be careful about your wording. that? Just the first page there. 42 44 MR. BERNSTEIN: -- malpractice and about 100 THE COURT: He can look at the whole thing. MR. BERNSTEIN: Oh, okay. other torts. 3 MR. ROSE: I've seen copies of certain of THE COURT: I see one now. Hold on. Hold on. 4 4 MR. BERNSTEIN: Have you notified your these, but not all of them. counsel? MR. BERNSTEIN: What does it say? THE COURT: Mr. Bernstein, quiet. MR. ROSE: Here. MR. BERNSTEIN: I'm sorry. MR. BERNSTEIN: What does it say? 8 8 THE COURT: Okay. So this is how I want you THE COURT: No, you're on the stand. You 9 9 to do it: I'm going to let you be heard, Eliot, can't ask him questions. 10 right now on the issue of compliance or not with my MR. BERNSTEIN: Not yet? I can call him in a 11 11 July 18th order, of 2014, dealing with the minute? 12 12 privileged letter or e-mail. Go ahead. THE COURT: Right. Go back. 13 13 MR. BERNSTEIN: So I can call witnesses and MR. BERNSTEIN: Do you have -- do you want to 14 14 15 15 THE COURT: Well, you can call witnesses in a THE COURT: Hand it to my bailiff. 16 16 second, but I want you to finish your testimony MR. BERNSTEIN: It's two letters, Your Honor. 17 17 first because you're on the stand. The first one is after your order. The first one 18 18 MR. BERNSTEIN: I'm confused. was long before your order just because I did the 19 19 THE COURT: So you're now able -- you can show right thing, according to what I thought was right. 20 20 cause why you shouldn't be held in contempt, and THE COURT: Keep on going. 21 21 MR. BERNSTEIN: So I did notify everybody. then you can call witnesses. 22 22 MR. BERNSTEIN: So I can start? That's misstated in his petition. He's known about 23 23 THE COURT: Right from there. that. He has copies of that. He's on the 24 24 MR. BERNSTEIN: I have to get my stuff. distribution list. 25 25 THE COURT: Go ahead. I have submitted those to the Court as

45 47 evidence that -letter of the law. 2 2 Do you have that, honey, that proof that --If you want to rechange it and tell me I can't 3 3 THE COURT: Keep on going. Keep on speak of it -- Mr. Rose doesn't even want me to 4 4 testifying. speak; that even though my brother went on the MR. BERNSTEIN: Okay. If you look in your stand and said he had a strategy, they conspired of docket, I submitted those letters to the Court as force and aggression against me, to harass me. 7 proof, but yet Mr. Rose continues to try to set THE COURT: Stop. Let me read this. 8 8 this up that I didn't comply, that I did something Okay, go on. Anything else on this issue 9 wrong. At the very bottom of it, you'll see that I without repeating yourself? 10 10 put in the note to everyone, I don't know what to MR. BERNSTEIN: Was there anything else you 11 11 do pending appeal, check with your lawyer. That's wanted me to address? 12 12 all I said. But I had already told everybody to THE COURT: On this -- so let's go to the 13 13 delete and destroy according to the Judge's order, deposition. 14 14 which is attached herein, which I attached therein. MR. BERNSTEIN: Okay, the deposition. Your 15 15 I have similarly posted some things around order, again, states clearly that Eliot should do a 16 16 social media, but I don't know what effect that deposition before his next hearings. 17 17 had. I don't know who read what and passed it to THE COURT: So when are your next hearings? 18 18 who. I'm so linked to this world in the Internet, MR. BERNSTEIN: Okay. Well, it was just 19 19 it's hard to imagine it isn't everywhere. scheduled last week. 20 20 Okay. Do you want more time? THE COURT: For when? 21 21 THE COURT: Whatever you want to tell me. MR. BERNSTEIN: Mr. Rose --22 22 MR. BERNSTEIN: You're listening or reading? For September 24th. 23 23 THE COURT: Both. THE COURT: Is that accurate? 24 24 MR. BERNSTEIN: What was the second thing you MR. ROSE: Yes. 25 wanted to know? MR. BERNSTEIN: Okay. So --46 48 1 THE COURT: No, I --THE COURT: All right. Slow down. So --MR. BERNSTEIN: Yes, sir. MR. BERNSTEIN: Oh, I didn't forward the 3 3 e-mail to anybody. Your order says don't forward THE COURT: So here's what we're doing: When 4 4 the e-mail. I didn't forward the e-mail. I didn't do you want to take his deposition? 5 5 publish the e-mail anywhere. I didn't republish it MR. BERNSTEIN: Your Honor, could I ask a 6 inside any documents. question? 7 7 I did do what your order has nothing to do THE COURT: No. Let me first get that. 8 8 with, which was tell people there are links that MR. BERNSTEIN: Okay. 9 THE COURT: Does it have to do with that 9 has this information on the worldwide web. There 10 10 was nothing we could do about the fact that before issue? 11 11 there was a privileged claim, it had already got to MR. BERNSTEIN: It does. 12 12 reporters and others. And you know, the reporter MR. ROSE: We have --13 13 obviously is refusing. So your order says nothing MR. BERNSTEIN: No, let him go on. 14 14 about even republishing it, to be quite honest. MR. ROSE: We have other hearings this 15 15 But I didn't republish it. I pointed people Thursday. I could take it after those hearings. 16 16 to blogs that contain lots of information, THE COURT: This Thursday, I saw in the 17 17 calendar there is something for this Thursday, but including that one. I have no control over those. 18 18 THE COURT: What about you putting, though I'm not sure. It looks like it's a petition for 19 19 information about this letter in these lawsuits you discharge? 20 20 filed? MR. ROSE: Of Ben Brown. 21 21 MR. BERNSTEIN: I didn't. I just put a link. THE COURT: Of Ben Brown, okay. I didn't get 22 22 THE COURT: Well, okay. that detail on there. 23 23 MR. BERNSTEIN: Well, your order says don't Okay. So that's not one of the hearings 24 24 forward the e-mail to anybody. I didn't forward an that's referred to in the June 19th order? 25 25 MR. ROSE: Correct. e-mail to anybody. I followed your order to the

49 51 THE COURT: All right. So the next hearing THE COURT: Hold on -- then I have to move 2 2 dealing with Eliot's pending motion/petitions is both. 3 3 September 24th. MR. BERNSTEIN: The hearings? 4 4 When do you want to take his deposition? THE COURT: And the deposition. MR. ROSE: I could take it on the 18th right MR. BERNSTEIN: Okay. I did want them later. after the hearing. We could do it in the It's just that we have serious problems. 7 7 courthouse, if we can get a room. THE COURT: This is scheduling --8 8 MR. BERNSTEIN: I'll only be able to do it MR. BERNSTEIN: There is one more thing. No. 9 9 I get that. I'm more than happy to schedule, even telephonically. I'm medically --10 10 THE COURT: Well, you're going to be here, though I don't feel well and it's wrong. 11 11 though, on the 18th. The bottom line is, up till last week, 12 12 MR. BERNSTEIN: I probably won't. Mr. Rose has scheduled depositions without my 13 13 THE COURT: You're not going to be here for knowledge, without my consent, filed, wasted the 14 14 then? Court's time, money, the State's money, everybody, 15 15 MR. BERNSTEIN: I shouldn't even be here now. to cancel it because it was bogus. 16 16 THE COURT: But who's filed the petition for THE COURT: Let's --17 17 discharge? MR. BERNSTEIN: Wait, wait, wait. 18 18 MR. BERNSTEIN: Ben Brown. THE COURT: No, I want to get to --19 19 THE COURT: He's a curator? MR. BERNSTEIN: This is very important. 20 20 MR. BERNSTEIN: Yeah. THE COURT: I'm going to get to the --21 21 THE COURT: And he wants to be discharged? MR. BERNSTEIN: Okay. 22 22 MR. BERNSTEIN: Correct. THE COURT: -- other issues in a little bit. 23 THE COURT: Does anyone oppose that? Let me deal with this. 24 24 MR. BERNSTEIN: I think the creditors. MR. BERNSTEIN: Okay. 25 25 THE COURT: So you're not going to be here for THE COURT: Are you going to be able to sit 50 52 1 1 for your deposition between now and the 24th? 2 MR. BERNSTEIN: Okay. Can I ask a question? MR. BERNSTEIN: Sure. 3 3 THE COURT: No, no. So here's the way this is THE COURT: Okay. So we can keep the --4 4 MR. BERNSTEIN: Can we do -going to work, this is really simple. The order 5 THE COURT: Hold on. The answer is you wan that I entered on June 19th says what it says. 6 That usually is instructive enough not to cause a to be able to keep the 24th hearing? 7 problem, but that doesn't work in this case. MR. BERNSTEIN: Yes. 8 8 So are you agreeing that he can appear by THE COURT: So if you do that, you have to be 9 9 phone? If it's yes, it's yes. If it's no, I'll do able to sit. 10 10 something else. MR. BERNSTEIN: Can I --11 11 THE COURT: Here's what I'm going to do. No, MR. ROSE: I'd prefer -- we're all in Boca. 12 12 I'm not going to barter with you folks with this It's not at a distance. It's very difficult to 13 13 take a telephone deposition. because time is important for this morning. Before 14 14 THE COURT: So this is the way it works. And you leave, you're going to get a date that's 15 15 we're dealing with this today so you're not leaving agreeable. 16 16 MR. BERNSTEIN: Can I make a statement? the courthouse without this. You have hearings on, 17 17 THE COURT: Yes. what I'll call, Eliot's pending motions. They are 18 18 what they are. MR. BERNSTEIN: I am on heavy medication. 19 19 They have a right to take your deposition in THE COURT: That's why I'm --20 20 person before those hearings. The hearings are set MR. BERNSTEIN: Wait. Here. Right. 21 21 for the 24th. If you want those hearings still on THE COURT: -- giving you a chance to --22 22 the 24th, you have to sit for your deposition. If MR. BERNSTEIN: That's exactly right. And I 23 23 you can't sit for the deposition for medical or am going to get off it for the hearing to be a 24 24 other reasons -little bit cognizant. And so I would like to take 25 25 MR. BERNSTEIN: Well -the deposition, since I am going through procedures

53 55 right up to that point, the day before or so So the 22nd. Start at 10:00, Mr. Rose --2 because that's appropriate. MR. ROSE: Okay. 3 3 THE COURT: Well, the only problem with that THE COURT: -- at the court reporter's office. is if you get it the day before and they want to be 4 Have someone from your office, Mr. Rose, now get able to use your deposition at the hearing -the name of that reporter because I want it in the MR. BERNSTEIN: Okay, two days before? order, and I'm going to serve it on both you and 7 THE COURT: -- expedite it, it's a real Mr. Bernstein. 8 8 expensive procedure. MR. ROSE: Okay. 9 MR. BERNSTEIN: They did that with Don Tescher THE COURT: And that will be your deposition. 10 10 (phonetic) and wasted all our money. And that deposition will concern the pending 11 11 THE COURT: Well, I'm just -matters that are being set for the 24th. 12 12 MR. BERNSTEIN: So I'm just saying I have a MR. BERNSTEIN: Only, correct? 13 13 medical reason to do it this way. THE COURT: You have tons of matters. So the 14 14 THE COURT: Can you take it two days before? way it works is that's the scope of the order. 15 15 MR. BERNSTEIN: Otherwise, they're putting me Mr. Bernstein, if you want to make an objection, 16 16 on all the narcotics -okay, you don't stop the deposition; that's the 17 17 THE COURT: Is that better for you? Hold on. rule. You make an objection for record, and then I 18 18 Let's look at your schedule. That's a Monday rule on the objection if they want to use the 19 19 because the hearing is on a Wednesday. deposition at a hearing. But there is no such 20 20 MR. ROSE: I'll take it Monday, and I'll thing as canceling, walking out --21 21 decide -- we start early Monday and do it --MR. BERNSTEIN: Protective order, I believe. 22 22 THE COURT: Let's do this right now. Pick the THE COURT: But you --23 23 time and the place. MR. BERNSTEIN: Move for that? Okav. 24 24 MR. ROSE: 9:00 a.m. We had to pick the court THE COURT: You move for that, and then you 25 25 reporter that was somewhere in Boca Raton, continue the deposition. 54 56 central --MR. BERNSTEIN: Okay. 2 THE COURT: Because here's the thing: You THE COURT: Pick it now. Do you want to do it 3 3 at the court reporter's office? want these hearings set --4 4 MR. ROSE: We noticed it at the court reporter MR. BERNSTEIN: I'm fine with the deposition, 5 that is behind One Boca Place on Glades, somewhere Your Honor. near between Glades and Military. THE COURT: -- you get deposed. 7 7 THE COURT: Do you know where he's talking MR. BERNSTEIN: I don't know why we need one. 8 8 I'm going to be here for the hearing. So he could about? 9 9 MR. BERNSTEIN: My wife probably knows. ask me the questions directly. 10 THE COURT: Do you know where he's talking THE COURT: He wants to know in advance. So 11 11 about? he can do that. 12 12 MS. BERNSTEIN: Yes, but can we not make it MR. BERNSTEIN: God bless him. 13 13 9:00? Can we make it closer to 10:30, 11:00 THE COURT: So that takes care of that issue 14 14 because we have kids at school that start at 9:00. 15 15 THE COURT: Well, I want him to finish. I MR. BERNSTEIN: And is it limited in scope 16 16 don't want it to get postponed. just so that I might not understand --17 17 MR. ROSE: I would do it in this building if THE COURT: -- to the matters that --18 18 we --MR. BERNSTEIN: -- to removing Ted? 19 19 THE COURT: I don't think we do -- we used to, THE COURT: Or any other pending motions that 20 20 but they don't do that anymore. I'm hearing on the 24th. 21 21 MR. BERNSTEIN: Just the motion to remove Ted MS. BERNSTEIN: Where was the location again? 22 22 MR. BERNSTEIN: Call us with the location. MR. ROSE: We have three hours reserved. 23 23 We're pretty amenable. There are a number of other really important 24 24 THE COURT: This is going to go in the form of matters that we could hear if there's time. Can we 25 25 set them for the same time, and if we don't have an order, that's why.

57 59 time --MR. BERNSTEIN: It's been like that since 2 2 MR. BERNSTEIN: No. going back to time. 3 THE COURT: You have John and Jane Does 1 MR. ROSE: -- and if we do have time, we can 4 4 reach them? through 5,000. THE COURT: Well, I don't know what those MR. BERNSTEIN: Only if it ties into my matters are. And the problem is that -- I can give federal RICO --7 you other hearing dates. If you want to have THE COURT: But this is my case. 8 8 another hearing date on one of your motions, MR. BERNSTEIN: But it might jump into another 9 9 Mr. Rose, on Ted's side, I'll give you a hearing court. 10 10 right away. And I'll give you a hearing on that. THE COURT: And I saw recently, and I'm not 11 11 MR. ROSE: I'm running into the same issues sure where the pleading was, but if it gets brought 12 12 with the scheduling; they're not agree to schedule to my attention that you put myself and Judge 13 13 French down in the heading of the case, or in a sub them. We had times available --14 14 THE COURT: All right. So then if you tell heading of the case. You actually have us in the 15 15 me -pleadings. 16 16 MR. BERNSTEIN: I need all that time. MR. BERNSTEIN: As material and fact witnesses 17 17 THE COURT: When you want -- okay. So he has possibly. 18 18 his hearing date on the 24th. If you want another THE COURT: Yeah, but I mean, you can't just 19 19 date -do things like that unless --20 20 MR. BERNSTEIN: I'm filing a countercomplaint MR. ROSE: I'll schedule them separately. 21 21 THE COURT: No, this morning, when I'm in Your Honor. That's where it's at. 22 22 another hearing. But you'll sit outside and THE COURT: But you can't put a counter -- but 23 23 you haven't filed one, and you're putting us -schedule. If you have a problem, you'll come back 24 24 in. MR. BERNSTEIN: I have filed one. 25 25 MR. BERNSTEIN: Can that be after my medical THE COURT: But judges' names are being put in 58 60 1 treatments? I've told him -the heading of the case as a witness. Witnesses 2 THE COURT: You could have the hearing, but don't go in headings. 3 you'll schedule it -- you'll talk to him about when MR. BERNSTEIN: Oh, I'll move it down then, 4 you want it scheduled. MR. BERNSTEIN: Okay. I've already told him THE COURT: All right. We're not -- we're after the 10th. judges. So we're trying to do this thing as THE COURT: It can't be sometime way down the dignified as possible. 8 I think I have an order prepared to sua sponte road. 9 MR. BERNSTEIN: I told him after the 10th, and strike those paragraphs because you're not allowed you're not even available till then anyway to do that. That violates significant rules to do 11 11 that. We're not witnesses -according to Sherry. 12 12 THE COURT: So we'll work on that. MR. BERNSTEIN: Well --13 13 MR. BERNSTEIN: Okay. THE COURT: We're not witnesses to events that 14 14 THE COURT: So now, we've got to move this a take place in the courtroom. 15 15 little bit. Let me go to the third issue, the MR. BERNSTEIN: Well, these are --16 16 THE COURT: No, no, I'm not going to argue e-mail. 17 17 Okay. Mr. Bernstein? with you on that. 18 18 MR. BERNSTEIN: Yes, sir? MR. BERNSTEIN: Oh, okay. 19 19 THE COURT: Your list of respondents seem to THE COURT: So you need --20 20 MR. BERNSTEIN: So move it down? be growing, okay? As the pleadings continue, 21 21 THE COURT: No. You need to eliminate us from they're getting longer and longer. 22 22 MR. BERNSTEIN: No, Your Honor. the heading, and I'm striking I think it's 23 23 THE COURT: They're not? paragraphs 53 and 54 of that -- whatever that 24 24 MR. BERNSTEIN: No. lawsuit was that tries to say, as a pleading in the 25 25 THE COURT: I mean -case, that you want Judge French and I to be

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61 witnesses to different things that you say happened 2 improperly by others in our courtroom. That's not 3 a proper pleading. That violates civil rules, and 4 you're barking up the wrong tree when you start to do that stuff. So I'm going to be striking that. MR. BERNSTEIN: Okay. 7 THE COURT: I'm the judge, you're the party. 8 MR. BERNSTEIN: I got it. 9 THE COURT: Let's leave it that way. 10 MR. BERNSTEIN: I will. I respect that. 11 THE COURT: On the e-mail things, here's what 12 I'm hearing, and I want to make sure I understand 13 it. You have filed an action. It could be in the 14 form of a countercomplaint. And you're naming 15 individuals from Mr. Rose's office as parties. So 16 far true? 17 MR. BERNSTEIN: Yes, sir. 18 THE COURT: And you're trying to serve them as 19 parties? 20 MR. BERNSTEIN: Correct, sir. 21 THE COURT: Okay. And you haven't yet served 22 them, and no one has made --MR. BERNSTEIN: I served Mr. Rose. 24 THE COURT: But you haven't served the 25 individuals --62 MR. BERNSTEIN: Well. I have at their e-mail

secretaries. Could you imagine suing General Motors and e-mailing all of their 50,000 employees?

Number two, in the Simon Bernstein Estate, we're not in that case. It has nothing to do with

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There are two other things he sued us, and he sued me in the case called Oppenheimer, which is pending before Your Honor. Now, in that case, I've been served, but no one else has been served and no one else is really named. He didn't name the secretary. He didn't name those people.

And in this case, we filed a trust construction case. One of the important issues we want to have heard is my motion to sever his counterclaim. Your Honor has already addressed his counterclaim briefly by saying he joined you as

MR. BERNSTEIN: Wait. You're defending in that case, and you accepted service. So who are you representing right now?

MR. ROSE: Your Honor --MR. BERNSTEIN: Alan? THE COURT: Stop.

MR. ROSE: In the counterclaim --

MR. BERNSTEIN: Well, he's talking a different

addresses that are --

THE COURT: Right, but I'm talking about service now, because you're talking about process.

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MR. BERNSTEIN: Oh, no. Exactly. I've asked them to waive, and I'm trying to get that to save us a few thousand dollars.

THE COURT: Pending serving these individuals. who you want to name as party defendants or respondents in your action, you're e-mailing things to them: is that accurate?

MR. BERNSTEIN: Sure. The countercomplaints and waiver of service saying, will you please waive

THE COURT: Is that what you're getting?

MR. ROSE: That's not exactly true, Your Honor. What's happening is, right now there are four different things that -- in the Estate of Shirley Bernstein, we aren't parties. There is no claim made against us.

MR. BERNSTEIN: There is.

MR. ROSE: Other than me appearing in the case, there's nothing to do -- and he's e-mailing everything in the Shirley Bernstein to every member, every person in my firm, including

case right now, Your Honor.

THE COURT: All right. Hold on.

MR. BERNSTEIN: And he's a defendant who has been served in that case, his own lawsuit.

THE COURT: So here's what we're doing. I'm going to case manage this a little bit better. So let me just give you a rule that I'm going to rely upon.

MR. BERNSTEIN: Your Honor, I have to ask Alan --

THE COURT: Stop, stop. Stop for a second. MR. BERNSTEIN: Okay.

THE COURT: So in the Rule 5s, which are the probate rules, it has some really specific guidance here.

So here's what we're doing from now on: Whether it's in an estate case or in a trust case that's filed before me, two things I want. This is ordered that must happen from here on in. If there is a desire on anyone to file an adversary proceeding, which is anything other than the ordinary administration of the estate or the trust, okay, they must do the following first: They have to set a hearing before the Court. They can prepare the purported pleading. They bring the

pleading, unfiled with the clerk, before me, and I determine whether it's going to be allowed to be filed with the clerk, and start the process under the rule as an adversary proceeding. That's one. That's Rule 5.025.

But I don't want -- I'm modifying the rule a

But I don't want -- I'm modifying the rule a little bit because I don't even want it served in clerk's office. The clerk is getting bombarded here unnecessarily.

I'm going to look at the lawsuit, okay? I'm going to see how it's styled, and then I'll determine whether it meets the rules for an adversary proceeding by the petitioner versus the respondent in the particular case that's filed. So I'll determine that. That's one.

MR. BERNSTEIN: Does that apply to the countercomplaint? I mean, I've been served --

THE COURT: Well, when --

MR. BERNSTEIN: -- and I have a time limit.

THE COURT: When you say you have, a countercomplaint, there's a complaint filed in what case?

MR. BERNSTEIN: Two cases, Oppenheimer and then Alan Rose sued me the other day in a -- and served me, and I had an answer a countercomplaint

MR. BERNSTEIN: Okay, but I'm not a lawyer. THE COURT: But Mr. Bernstein, there is no way in any of these actions that 100 pages is a short pleading. So you need to be able to have that in mind. Understand you don't prove your case in your pleading; it's a notice pleading.

If you look at, for example, the Supreme Court forms, on a simple matter, which is there is an action in county court that the Supreme Court gives you the form on. If you loan someone \$100 and they don't pay you back, here's what you write in the lawsuit. You write, "I loaned John \$100. He hasn't paid me back. I want a judgment for \$100."

You don't put, "I loaned John \$100. He's an SOB. He's using it for this."

Maybe all of that stuff is true and maybe you need to prove that at trial, but that's not how you plead it. The Supreme Court gives examples of lawsuits. They're all less than a page.

MR. BERNSTEIN: Your Honor --

THE COURT: So you may need more than a page but you're going to pay attention to that rule.

MR. BERNSTEIN: Can I ask you a question?
THE COURT: Not yet. I'm finishing my order.

MR. BERNSTEIN: Okay, no problem.

while I was not well.

THE COURT: The answer is yes. The answer is yes, I want to see it. I want to see it all.

MR. BERNSTEIN: I filed that --THE COURT: I want to see it all.

Now, the other rule -- and you're writing this in the order, and so Mr. Bernstein gets it -- everybody needs to remember that there is a rule, 5.020. So your wife is now taking that number. Let me read you something about what that rule says. "When you plead something, the pleading, called the petition, shall contain a short and plain statement of the relief sought, short statement of the grounds, and short statement of the jurisdiction of the court." That's what goes in a pleading, okay?

Is there a word that I've been repeating in that last dialogue that should mean something to everybody? What do you think the operative word is?

MR. BERNSTEIN: Short. THE COURT: Short. Short.

MR. BERNSTEIN: But there's a lot of crimes.

THE COURT: But it's designed to be a short pleading.

THE COURT: So we're going to go ahead now and modify all of the lawsuits to comply with this order, okay?

So now that will take care of the -- I've dealt with Item 2 and 3. Now let's go back to No. 1.

MR. BERNSTEIN: Okay, Your Honor.

THE COURT: Hold on. I'm not done. I have to finish my ruling. I have to get rid of you folks.

MR. BERNSTEIN: I'm not sure exactly what that meant just now.

THE COURT: What?

MR. BERNSTEIN: Meaning I filed countercomplaints. I'm serving them. I've got --

THE COURT: Well, you filed them already. I'm not going to unfile them.

MR. BERNSTEIN: Oh, okay.

THE COURT: I want to see all of the things that are pending. Don't file anything new in the way of lawsuits, petitions, counterpetitions, adversary proceedings without first bringing them in here unfiled for me to review.

If you file them, don't do anything else on them until you bring them before me so I can see what they are. And make sure -- because you're

contained a little bit better. We need to have a more sensible direction of the service list. We need to focus in on who it is that really is the focus of the action or the adversary proceeding.

And here's my final word on this, and you're

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I'm not going to revisit this. That's my order.

MR. BERNSTEIN: Can I ask you another

question? You're talking about me having counsel

and not being -- you know, how to file. These are

estate actions brought against me as a beneficiary

79 77 1 pro se. So what I tell pro ses and I tell this to THE COURT: I don't have a motion for contempt 2 lawyers, the idea of litigation is to win, okay? sent by you. 3 True? Is to win, right? You want to win in court? MR. BERNSTEIN: Yeah, you do. 4 4 MR. BERNSTEIN: Uh-huh. THE COURT: Where is there a motion? I don't 5 THE COURT: Do you agree? have that notice. MR. BERNSTEIN: Yeah. Do you have that? 7 THE COURT: So this is a non-jury proceeding. MR. ROSE: (Non-verbal response). 8 8 So let's finish that sentence: You want to win in MR. BERNSTEIN: I filed it on Friday to be 9 9 court by the judge ruling in your favor. That heard here. 10 10 should be the goal, true? THE COURT: You can't. You can't file 11 11 MR. BERNSTEIN: True. something on Friday to be heard on --12 12 MR. BERNSTEIN: Why? They do. They did las THE COURT: Okay. So you have to always, as 13 13 lawyers and pro ses, what you have to do is step time. 14 14 back and say, how do I win? What is it that I need THE COURT: Do two wrongs make a right? 15 15 to do to win? Winning isn't necessarily upsetting All right. Feel better with your mouth. 16 16 the other side. Write the order and deal with the deposition. 17 17 We've got to get you folks out. It's 11:15. I I really don't get upset, you know. It's a 18 18 little bit of a different thing because I'm not the haven't even heard my 10:45 yet. 19 19 party to this. MR. ROSE: Your Honor, I think your ruling is 20 20 But the idea is, is that you have to be able that he hasn't violated your order yet, but 21 21 shouldn't your order -- no lawyer could republish to play this game to win at it. And there is a 22 22 certain way of doing it. There is a certain style. the thing that they know is privileged, so can we 23 23 The more you focus in on the things that will amend your order so he can --24 24 help you win, the better for you. The more you THE COURT: Here's the thing: I'm going to 2.5 25 cloud those cases, the more you throw stuff into look at more -- at a separate hearing what's been 78 80 1 1 the pot that is not directed to winning, the more filed. File the motion to strike and remove, and 2 2 you make your path difficult, because that's more I'll put it into perspective there. But nothing 3 3 else filed in the form of pleadings. Don't -of the clouds that I have to pull aside to be able 4 4 to figure out the nature of what it is that maybe MR. BERNSTEIN: I have to --5 you have a good case on --THE COURT: -- until you come before me. I 6 MR. BERNSTEIN: They're the ones suing me. have time. You need to do it. I'll get you in 7 THE COURT: But maybe I won't be able to find right away. Okay, bye. 8 8 it because there is all this other stuff in there. MR. BERNSTEIN: Wait, wait. I filed things in 9 9 That's directed to everybody, okay? response to these lawsuits. 10 But they know this because they're trained THE COURT: I'm not undoing what's been filed, 11 11 but no more action on them. I've stayed lawyers. But you need to --12 12 MR. BERNSTEIN: They're the ones filing all of everything. 13 13 these pleadings on me and making me to respond --MR. BERNSTEIN: Even in Oppenheimer? 14 14 THE COURT: I'll look at it all. Write the THE COURT: Even the Oppenheimer. 15 15 order up. MR. BERNSTEIN: Everything? 16 MR. BERNSTEIN: One more second. I didn't get THE COURT: I'm staying --17 17 MR. BERNSTEIN: So should we notify that guy? to put on --18 18 THE COURT: On what? THE COURT: Notify what you want. Yeah, 19 19 MR. BERNSTEIN: I filed a response to theirs. notify everybody on that stuff. 20 THE COURT: But that's not a motion. That's 20 MR. BERNSTEIN: That everything is stayed? 21 21 THE COURT: Everything is stayed. We can look your response. 22 22 MR. BERNSTEIN: Yeah, no, I filed a motion. more carefully at the pleadings in the case. 23 23 THE COURT: No, no. MR. ROSE: Is he prohibited from e-mailing 24 24 MR. BERNSTEIN: Three components to hear everyone in my firm? 25 25 today. THE COURT: Yeah, yeah. No more e-mailing.

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1	MD DOCE. Illere en anden en thet	
2	MR. ROSE: I have an order on that.	
3	THE COURT: You're not e-mailing no, there	
4	is nothing to there is no more notices of	
5	hearing, Mr. Rose. No more e-mailing to the crew.	
6	It's unnecessary to do that.	
7	MR. ROSE: I have an order in each of the	
8	three cases.	
9	THE COURT: You don't need to do that until I	
10	determine they're proper parties.	
11	MR. BERNSTEIN: Okay.	
12	THE COURT: Okay. You got it. Goodbye. Go	
13	outside and work on the deposition. You need to	
	meet outside to finish the deposition place.	
14 15	/TPI 1	
16	(The hearing was concluded.)	
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