

FAX

To: Judge Martin H. Colin **From:** Eliot Ivan Bernstein
Fax: (561) 274-1418 **Pages:** 16
Phone: (561) 330-1750 **Date:** 9.20.2014
Re: CASE NO. 502012CP004391XXXXSB
CC: SHIRLEY BERNSTEIN ESTATE See attached letter for list

Urgent For Review Please Comment Please Reply Please Recycle

Comments:

Please see the attached letter regarding Objections I would like to file in this case regarding OPPOSITION TO “ORDER ON MOVANT’S, TED S. BERNSTEIN, AS SUCCESSOR TRUSTEE OF THE SIMON BERNSTEIN TRUST, MOTION TO HOLD ELIOT BERNSTEIN IN CONTEMPT OF COURT AND FOR SANCTIONS, AND TO COMPEL COMPLIANCE WITH PRIOR ORDERS AND SERVICE RULES.”

CASE NO. 502012CP004391XXXXSB.

Thank You,

Eliot Bernstein

Pro Se

2753 N.W. 34th St.

Boca Raton, Florida 33434-3459

(561) 245.8588 (o)

(561) 886.7628 (c)

(561) 245-8644 (f)

iviewit@iviewit.tv

9.20.2014

From the desk of...

Eliot Ivan Bernstein

**Direct Dial: (561) 245-8588 (o)
(561) 886-7628 (c)**

Sent Via Email/Facsimile:

Saturday, September 20, 2014

The Honorable Judge Martin H. Colin
The 15th Judicial Circuit of Florida
200 W Atlantic Avenue
Delray Beach, Florida 33444
(561) 330-1750.

**RE: OPPOSITION TO "ORDER ON MOVANT'S, TED S. BERNSTEIN, AS SUCCESSOR TRUSTEE OF THE SIMON BERNSTEIN TRUST, MOTION TO HOLD ELIOT BERNSTEIN IN CONTEMPT OF COURT AND FOR SANCTIONS, AND TO COMPEL COMPLIANCE WITH PRIOR ORDERS AND SERVICE RULES."
CASE NO. 502012CP004391XXXXSB**

Dear Honorable Judge Colin,

In our September 18, 2014 hearing Alan Rose, Esq. volunteered to draft orders on reliance of the transcripts of that hearing and the hearing on September 15, 2014. Mr. Rose stated he would order expedited transcripts and share them so that everyone could review the transcripts and determine if the orders he was proposing were correct and reflected the record. Mr. Rose has never turned over the transcripts and has refused to cooperate, instead rushing to send his proposed order to you for signing without my being able to review the record properly. I cannot make comments on his orders because I do not have the necessary transcripts he was to provide.

In Court on September 18, 2014 Mr. Rose did not have present the proposed "ORDER ON MOVANT'S, TED S. BERNSTEIN, AS SUCCESSOR TRUSTEE OF THE SIMON BERNSTEIN TRUST, MOTION TO HOLD ELIOT BERNSTEIN IN CONTEMPT OF COURT AND FOR SANCTIONS, AND TO COMPEL COMPLIANCE WITH PRIOR ORDERS AND SERVICE RULES" for you to sign. I had many problems with the draft I received prior to the hearing, see Attachments 1 & 2 for my comments and concerns. While Mr. Rose made changes to the draft I was provided prior to the hearing in his most recent version sent to you, I still cannot ascertain if the proposed new order matches the transcript because Mr. Rose refuses to provide a full copy of the Record to me to check the context of his excerpts and if anything came after those excerpts that changed or modified his cherry picked language and selective pages given.

To order the transcript for the September 15, 2014 hearing it is \$460.00 and it would be ready in 10 days according to US Legal Service the company Mr. Rose contracted. I am not sure why it will take so long when Mr. Rose stated in the September

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18, 2014 hearing that he had ordered the whole hearing transcript expedited and received the entire transcript but then, as you may recall, Mr. Rose stated he took only a few pages that he wanted to attach to his proposed orders from it and then returned the entire transcript to the service and only paid for his few pages. Mr. Rose told me that if I wanted it I had to buy it, yet he is the one who repeatedly claims in Court that my family is indigent at this time, which I am sure you appreciate is due to the delays in our inheritances caused by the frauds that have taken place in the Estates and Trusts already.

To order the September 18, 2014 hearing is impossible at this time as Mr. Rose Rose, Esq. refuses to provide me with the name of the service that took the transcript that he contracted for that hearing. Therefore, until I can review the entire transcripts for these hearings that proposed orders are based upon and see if his excerpts are in context of the entire hearing, I cannot possibly confirm or deny his statements in the proposed order and this severely prejudices me.

In addition, there was a hearing on August 19, 2014 where again Mr. Rose stated he would get the full transcripts to draft the orders and distribute them so that I could review and approve the orders he drafted for that hearing. This hearing is very important as an agreement was drafted, which again Mr. Rose was to draft the agreement based upon the FULL RECORD and if the agreement was not signed (which it was not) the FULL RECORD WOULD STAND AS THE AGREEMENT. While I did receive a portion of the hearing from another party, not Mr. Rose, the entire first part of the hearing that is vital to the agreement, which is germane to the orders issued but more importantly to the proposed agreement. The agreement is based on the FULL RECORD OF THE HEARING and to date that is wholly missing and yet orders were issued that are predicated on the FULL RECORD. It appears Mr. Rose used two services that day, as the service the excerpt we have is from does not have the other missing $\frac{3}{4}$ of that hearing.

As some of the orders were based on the ENTIRE RECORD of the hearing, with entire parts of the record missing, I feel I was prejudiced by not getting to review the entire record and then challenge the orders properly prior to your ruling on them. Those orders drafted by Mr. Rose and approved by you were not approved by me because again, I could not determine if the orders were based on what was discussed in the entire record.

I have asked Mr. Rose what service(s) he contracted to do the August 19, 2014 hearing and he refuses to even reply as a courtesy to phone calls and emails regarding the matters and how to obtain the transcripts he ordered. It is further believed he possess this transcript in entirety or how else did he do the orders and the agreement that were to be based on the entire record as he promised the Court in the hearing?

There are also a number of transcripts that were ordered by Tescher and Spallina prior to their removal as fiduciaries in the Estate and those all seem to be missing from

Re: CASE NO. 502012CP004391XXXXSB

their production documents while having billed for them. We are trying to track those down as Attachment 2 shows. I have spoken to Brian O'Connell, Esq., office, the new PR of the Estate and know they too are concerned about the incomplete hearing and other records in the Estate and I am working with them and everyone else to try and piece this together so we have transparency for the beneficiaries. Mr. Rose is the only party who refuses to help and provide information and copies and actually is making this much more difficult on everybody.

As you know my family is indigent at this time due to the delays in our inheritance caused mainly by the egregious acts of bad faith with unclean hands committed by the former fiduciaries and this delay for several years has wreaked havoc on our family financially, including my three minor children. These transcripts were paid for by Trusts and Estate funds where my family has at minimum a 1/3rd of the Trust Res and Corpuses and therefore these transcripts should be available to the Trust and Estate beneficiaries of my mother and father and not secreted from any party with beneficial interests, especially to gain unfair advantage against beneficiaries. The orders Mr. Rose drafted were based on our understanding in Court that he would get the full transcripts and share them so we could all make sure the orders and agreement were drafted according to the Record and not excerpts Alan chose from the hearings and the failure to have them timely has prejudiced my ability to review the voracity of the statements made in the orders and agreement.

Therefore, I object in toto to all orders proposed and those drafted by Mr. Rose regarding the hearing dates mentioned herein and in complying with your Stay Order seek herein to have your permission to file objections to the orders already signed on those days for the reasons stated herein. I am not sure if I have to appeal the prior Orders already signed and if so and based on your Stay Order, I seek your permission to file those papers promptly with the Court.

Respectfully Yours,



Eliot I. Bernstein
Pro Se

cmb/eib
cc email list below:

Re: CASE NO. 502012CP004391XXXXSB

<p>Theodore Stuart Bernstein Life Insurance Concepts 950 Peninsula Corporate Circle, Suite 3010 Boca Raton, Florida 33487 tbernstein@lifeinsuranceconcepts.com</p> <p>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 arose@mrachek-law.com lmrachek@mrachek-law.com</p> <p>John J. Pankauski, Esq. Pankauski Law Firm PLLC 120 South Olive Avenue 7th Floor West Palm Beach, FL 33401 (561) 514-0900 courtfilings@pankauskilawfirm.com john@pankauskilawfirm.com</p> <p>Robert L. Spallina, Esq., Tescher & Spallina, P.A. Boca Village Corporate Center I 4855 Technology Way Suite 720 Boca Raton, FL 33431 rspallina@tescherspallina.com</p> <p>Pamela Beth Simon 950 N. Michigan Avenue Apartment 2603 Chicago, IL 60611 psimon@stpcorp.com</p> <p>Irwin J. Block, Esq. The Law Office of Irwin J. Block PL 700 South Federal Highway Suite 200 Boca Raton, Florida 33432 ijb@ijblegal.com martin@kolawyers.com</p> <p>Mark R. Manceri, Esq., and Mark R. Manceri, P.A., 2929 East Commercial Boulevard Suite 702 Fort Lauderdale, FL 33308 mrmlaw@comcast.net mrmlaw1@gmail.com</p> <p>Donald Tescher, Esq., Tescher & Spallina, P.A. Boca Village Corporate Center I 4855 Technology Way Suite 720 Boca Raton, FL 33431 dtescher@tescherspallina.com</p>	<p>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</p> <p>William M. Pearson, Esq. P.O. Box 1076 Miami, FL 33149 wpearsonlaw@bellsouth.net</p> <p>William H. Glasko, Esq. Golden Cowan, P.A. 1734 South Dixie Highway Palmetto Bay, FL 33157 bill@palmettobaylaw.com eservice@palmettobaylaw.com tmealy@gcprobatelaw.com</p> <p>Kimberly Moran Tescher & Spallina, P.A. Boca Village Corporate Center I 4855 Technology Way Suite 720 Boca Raton, FL 33431 kmoran@tescherspallina.com</p> <p>John P Morrissey, Esq. John P. Morrissey, P.A. 330 Clematis Street Suite 213 West Palm Beach, FL 33401 john@jmorrisseylaw.com</p> <p>Matt Logan 2231 Bloods Grove Circle Delray Beach, FL 33445 matl89@aol.com</p> <p>Lindsay Baxley aka Lindsay Giles Life Insurance Concepts 950 Peninsula Corporate Circle, Suite 3010 Boca Raton, Florida 33487 lindsay@lifeinsuranceconcepts.com</p> <p>Ciklin Lubitz Martens & O'Connell Brian M. O'Connell, Esq. 515 N Flagler Drive 20th Floor West Palm Beach, FL 33401 boconnell@ciklinlubitz.com jfoglietta@ciklinlubitz.com</p>
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Re: CASE NO. 502012CP004391XXXXSB

ATTACHMENT 1 – Email Excerpts Regarding Order

From: Eliot Ivan Bernstein [mailto:iviewit@gmail.com]

Sent: Thursday, September 18, 2014 6:28 PM

To: 'Alan Rose'

Cc: 'wglasko@palmettobaylaw.com'; 'John P. Morrissey'; 'Brian M. O'Connell PA ~ Partner @ Ciklin Lubitz Martens & O'Connell'; 'Foglietta, Joy A'; 'Peter Feaman, Esq. ~ Attorney at Law @ Peter M. Feaman, P.A.'; Alan B. Rose Esq. (arose@pm-law.com); 'arose@mrachek-law.com'; 'attorneys@matbrolaw.com'; Benjamin P. Brown (bbrown@matbrolaw.com); 'bhenry@matbrolaw.com'; Brian M. O'Connell PA ~ Partner @ Ciklin Lubitz Martens & O'Connell (boconnell@ciklinlubitz.com); 'ddustin@tescherspallina.com'; Donald R. Tescher ~ Attorney at Law @ Tescher & Spallina, P.A. (dtescher@tescherspallina.com); Irwin J. Block @ The Law Office of Irwin J. Block PL (ijb@ijblegal.com); John J. Pankauski (courtfilings@pankauskilawfirm.com); John J. Pankauski (Michelle@Pankauskilawfirm.com); John P. Morrissey Esq. @ John P. Morrissey, P.A. (john@jmorrisseylaw.com); 'john@pankauskilawfirm.com'; Kimberly Moran ~ Legal Assistant / Notary Public @ Tescher & Spallina, P.A. (kmoran@tescherspallina.com); L. Louis Mrachek Esq. @ PAGE, MRACHEK, FITZGERALD, ROSE, KONOPKA, THOMAS & WEISS, P.A. (lmrachek@mrachek-law.com); Lindsay Baxley aka Lindsay Giles @ Life Insurance Concepts (lindsay@lifeinsuranceconcepts.com); Mark R. Manceri, Esquire @ Mark R. Manceri, P.A. (mrmlaw@comcast.net); 'mrmlaw1@gmail.com'; Pamela Beth Simon (psimon@stpcorp.com); Peter Feaman (mkoskey@feamanlaw.com); Peter Feaman, Esq. ~ Attorney at Law @ Peter M. Feaman, P.A. (pfeaman@feamanlaw.com); 'pmatwiczzyk@matbrolaw.com'; Robert L. Spallina, Esq. ~ Attorney at Law @ Tescher & Spallina, P.A. (rspallina@tescherspallina.com); 'service@feamanlaw.com'; William H. Glasko Esq. ~ Associate @ Golden Cowan, P.A. (EService@PalmettoBayLaw.com); William Henry Glasko Esq. (bill@PalmettoBayLaw.com); William Henry Glasko Esq. (Tmealy@gcprobatelaw.com); William M. Pearson (wpearsonlaw@bellsouth.net); Andrew Dietz @ Rock-It Cargo USA, Inc. (andyd@rockitcargo.com); CANDICE BERNSTEIN (tourcandy@gmail.com); Caroline Prochotska Rogers Esq. (caroline@cprogers.com); Eliot I. Bernstein (iviewit@iviewit.tv); Marc R. Garber Esq. (marcrgarber@gmail.com); Marc R. Garber Esq. @ Flaster Greenberg P.C. (marc.garber@flastergreenberg.com); Marc R. Garber Esq. @ Flaster Greenberg P.C. (marcrgarber@verizon.net); Michele M. Mulrooney ~ Partner @ Venable LLP (mmulrooney@Venable.com)

Subject: RE: Draft Order attached on four issue in Motion for Contempt and to Compel Compliance, along with pages of transcript (same ones you were sent the other day)

Again Alan, I resubmit my objections below for inclusion with this Order to Judge Colin. These objections were primarily for your attached proposed Order not the two you brought to Judge Colin today and gave him my objections for, which really did not match up with this order that you stated you did not bring today to court, very clever. Eliot

From: Eliot Ivan Bernstein [mailto:iviewit@iviewit.tv]

Sent: Wednesday, September 17, 2014 4:13 PM

To: Alan B. Rose Esq. (arose@pm-law.com); ARose@mrachek-law.com

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Re: CASE NO. 502012CP004391XXXXSB

Subject: Your Proposed Orders from 9.15.14 Hearing

Please submit my objections below from earlier today and this entire email chain to Judge Colin as I cannot ascertain anything based on the few pages you turned over. Until I would have the entire transcript with the part on the Orders discussed it would be impossible for me to tell if your interpretation were right, especially where you are selectively choosing excerpts to show me. More games and this again is getting really annoying. By the way, now that you are Defendant in related matters would you send over your attorney's name that will be representing you and all liability carriers for the Malpractice claims> Thanks - Eliot

From: Alan Rose [<mailto:ARose@mrachek-law.com>]
Sent: Wednesday, September 17, 2014 12:26 PM
To: Eliot Ivan Bernstein
Cc: tbernstein@lifeinsuranceconcepts.com; William Glasko; John P. Morrissey Esq. @ John P. Morrissey, P.A.
Subject: RE: Draft Case Management Order from yesterday; ONCE YOU APPROVE FORM we will submit SAME ORDER in BOTH ESTATE

The issue at hand is whether these orders are consistent with the Court's ruling. As a courtesy and to assist you solely in reviewing these orders, I sent you pages setting forth that ruling.

Please confirm that these orders are consistent with the Court's ruling or advise as to what is inconsistent in what I have typed, so I can consider your changes.

These orders should be submitted today.

From: Eliot Ivan Bernstein [<mailto:iviewit@iviewit.tv>]
Sent: Wednesday, September 17, 2014 6:35 AM
To: Alan B. Rose Esq. (arose@pm-law.com); ARose@mrachek-law.com

Subject: Your Proposed Orders from 9.15.14 Hearing

Alan,

I do not agree with your Orders in toto. As you stated in Court to Judge Colin in the September 15, 2014 hearing you would prepare the Orders on behalf of the Estate of Simon from the hearing's transcript. You stated I would be able to review the Orders and transcript and you stated you were ordering the transcript priority and would distribute it so I could make an informed decision if the Orders were what were discussed in the hearing. You then draft these Order's attached herein, which appear to be wholly off base and reaching, in efforts to state things which may not have ever been agreed to in Court with Judge Colin or are in the

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Re: CASE NO. 502012CP004391XXXXSB

record. You cite only excerpts of the transcript and then state that I have to buy a copy if I want it, when you have already wasted more funds of my families in ordering it for yourself and refusing to give me copies as a beneficiary/guardian of beneficiaries. You now claim you did not order the full transcript as you stated you were doing at the hearing and I wonder how you could have drafted the orders based on the hearing transcript if you only have a partial transcript. I also asked you before Judge Colin to send the Orders for my approval and/or comments and that you make any objections I had part of any proposed Orders you sent and therefore I request that this email (in full) and all attachments be made part of the proposed orders and objections.

I remind you again that you and your client Ted are defendants who have been formally served process in related matters to these and your continued representation without counsel appears to be conflicted and more. I further suggest as always, that your client Ted voluntarily resign his fiducial duties in both the Estates and Trusts of my mother and father for the reasons stated by both Peter Feaman, Esq. and myself in our numerous pleadings to remove Ted, including breaches of duties, alleged fraud and more. Further, in your capacity as a Defendant and Respondent in the Estate and Trust cases of my parents that you admitted to in the hearings, do you have counsel yet that I may contact regarding the Counter Complaints in the Oppenheimer and Trust Construction lawsuits and the Estates and Trusts of Simon and Shirley? Will you be representing Ted in all these cases and if so in what capacities he is sued thereunder in? Will you be representing yourself Pro Se? I had you served formally already as a Partner in your firm and wondered as the firm is also sued if you have their counsel's name yet and will the partners et al. be representing themselves or have individual counsel? You have been sued since you are directly involved in the prior frauds that occurred and as alleged in the Counter Complaints because you continue to advance the fraudulent scheme and other egregious acts of bad faith and alleged felony misconduct and civil torts against beneficiaries and others. Please, take a lesson from all of Ted's former counsel, John Pankauski, Esq., Robert Spallina, Esq., Donald Tescher, Esq. and Mark Manceri, Esq. and resign as his counsel in these continued frauds and frauds on the courts (state and federal) for irreconcilable differences as they did, as it appears you are only compounding problems for yourself, the beneficiaries, the courts and others. Keep in mind that Tescher, Spallina and Ted were already advised by Judge Colin that he had enough after discovering the fraud on his court to read them all their Miranda Rights and things have only got much worse for them since that time with admitted felony altering of trust documents, forgeries and fraudulent notarizations for my deceased father Post Mortem that were all designed to benefit and did benefit Ted. You were involved ground floor in the schemes and have been advancing me taking fraudulent distributions and more since. You should also advise your client to resign as is the rules of the Florida Bar, when you know a fiduciary has acted in egregious bad faith with unclean hands and report the misconduct you are aware that has been alleged against him to the proper authorities. I will notify the Florida Bar in your ongoing complaint with their offices (Case No. RFA No. 15-2568) and other state and federal authorities.

Also, again, are you and your client and your firm refusing to Waive Service in your Trust Construction lawsuit and the Oppenheimer lawsuit in all the capacities you were sued under or

Re: CASE NO. 502012CP004391XXXXSB

do I have to waste time, effort and monies of the marshal services for your refusal to cooperate. Are you and your partners planning on preparing a response to your being Respondents who have been formally served Petitions in the matters for months and have not filed any response? I recall Judge Colin advising you that you were a Respondent both Personally and Professionally and you should have prepared a responsive pleading stating your claims that you are not directly involved, which I think we all know you are and you were retained by the others already proven and admitted in fraud in these matters? Please let me know so I can determine if I have to contact Judge Colin to file a pleading to compel.

Finally, I have repeatedly asked you and your client for times to take your depositions and you have continuously refused to cooperate and not even respond, while responding to other items in the emails requesting your cooperation. If you do not respond I will further notice the Court of your refusal. I have also attached herein a request for Ted's production filed 11/1/13 that has not been timely complied with and I believe any objections were abandoned by Ted's former counsel. I would like Ted to respond with all requested information prior to our September 24th Hearing, so please respond ASAP if I will have to take this matter up with the Court to force his compliance.

Truly, in light of all the Prima Facie evidence already submitted to the Court of your clients reasons that he is unfit to be a fiduciary, these last desperate attempts to harass me through "forceful and aggressive" (or words to that effect) tactics are really just wasting everyone's time and money, like the frivolous pleading to make Ted PR that you abandoned with tail between legs at your hearing and your recent crazed claim of Contempt against me, which was DENIED by Judge Colin. Come on already, your just damaging the injured parties of the criminal acts further and making the tolling damages against you and your client compound and all these folks who have wasted time on your nonsense also will have claims against you and Ted.

Eliot

Eliot I. Bernstein
Inventor
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NOTICE: Due to Presidential Executive Orders, the National Security Agency may have read this email without warning, warrant, or notice. They may do this without any judicial or legislative


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Re: CASE NO. 502012CP004391XXXXSB

oversight and it can happen to ordinary Americans like you and me. You have no recourse nor protection save to vote against any incumbent endorsing such unlawful acts.

From: Alan Rose [mailto:ARose@mrachek-law.com]
Sent: Tuesday, September 16, 2014 4:19 PM
To: Eliot Bernstein
Cc: John P. Morrissey Esq. @ John P. Morrissey, P.A. ; William Glasko
Subject: Draft Case Management Order from yesterday; ONCE YOU APPROVE FORM we will submit SAME ORDER in BOTH ESTATE

Draft Case Management Order from yesterday is attached.
ONCE YOU APPROVE FORM, we will submit SAME ORDER in BOTH ESTATES (SIMON's and SHIRLEY's)

I also attach an excerpt from the hearing with the rulings, for this and the prior email order I sent staying the trust construction case.

I need one more order, denying to hold you in contempt and continuing the contempt hearing for a later time. I will send that tomorrow.

PLEASE REVIEW and GET BACK TO ME SOON WITH THESE.

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

From: Alan Rose [mailto:ARose@mrachek-law.com]
Sent: Wednesday, September 17, 2014 12:26 PM
To: Eliot Ivan Bernstein
Cc: tbernstein@lifeinsuranceconcepts.com; William Glasko; John P. Morrissey Esq. @ John P. Morrissey, P.A.
Subject: RE: Draft Case Management Order from yesterday; ONCE YOU APPROVE FORM we will submit SAME ORDER in BOTH ESTATE

The issue at hand is whether these orders are consistent with the Court's ruling. As a courtesy and to assist you solely in reviewing these orders, I sent you pages setting forth that ruling.

Please confirm that these orders are consistent with the Court's ruling or advise as to what is inconsistent in what I have typed, so I can consider your changes.

These orders should be submitted today.

From: Eliot Bernstein [mailto:iviewit@gmail.com]
Sent: Tuesday, September 16, 2014 5:50 PM

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Re: CASE NO. 502012CP004391XXXXSB

To: Alan Rose; Rogers Caroline Prochotska Esquire; Mulrooney Michele M.; Garber Marc R. Esq.; Dietz Andrew R.; Bernstein Candice Michelle; Bernstein Eliot I.

Subject: Re: Trust Construction Case

Are you refusing to get the full transcript for the hearing you called and our using my families' inheritance to fund? I will advise Judge Colin and I don't think I can properly respond without the full context of the hearing, especially since you are quoting excerpts. This appears more of your lack of cooperation and games you are playing in desperate attempt to harass instead of protect beneficiaries. As you know my family has filled out an indigence form due to the intentional delays caused by the fiduciaries in these matters, including your client Ted and the frauds admitted and prosecuted that have caused all of these problems. Let me know if you are continuing to refuse to provide the full transcript so that I cannot properly approve the orders.

Eliot I. Bernstein
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<http://iviewit.tv/inventor/index.htm>
<http://iviewit.tv/wordpress>
<http://www.facebook.com/#!/iviewit>
<http://www.myspace.com/iviewit>
<http://iviewit.tv/wordpresseliot>

On Sep 16, 2014, at 1:58 PM, "Alan Rose" <ARose@mrachek-law.com> wrote:

We did not buy the full transcript. It is my understanding that you need to buy a copy if you wish to have it.

Alan B. Rose, Esq.
arose@Mrachek-Law.com
561.355.6991
<image001.jpg>

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561.655.2250 Phone

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Re: CASE NO. 502012CP004391XXXXSB

561.655.5537 Fax

From: Eliot Bernstein [<mailto:iviewit@gmail.com>]
Sent: Tuesday, September 16, 2014 1:58 PM
To: Alan Rose
Subject: Re: Trust Construction Case

Please forward the full transcript so I can review too before approving. Than you, Eliot

Eliot I. Bernstein
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On Sep 16, 2014, at 12:18 PM, "Alan Rose" <ARose@mrachek-law.com> wrote:

Eliot:

See attached a proposed Order I was directed to prepare by Judge Colin.

Please advise if you agree that this accurately reflects what the Court ruled yesterday.

I also am preparing the other order as the Court directed, but am waiting for the transcript to track the language.

Please advise if the form of this Order is approved.

Thanks

Alan B. Rose, Esq.


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Re: CASE NO. 502012CP004391XXXXSB

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<Order [Proposed] on Court's Order to Stay Case.pdf>

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Re: CASE NO. 502012CP004391XXXXSB

ATTACHMENT 2

From: Eliot Ivan Bernstein [mailto:iviewit@iviewit.tv]

Sent: Friday, September 19, 2014 10:52 AM

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Subject: TRANSCRIPTS FOR THE ESTATES OF SIMON AND SHIRLEY BERNSTEIN

To all parties, It has come to my attention that from the production documents of Tescher and Spallina in the Estate of Simon there are numerous hearings that were transcribed and paid for but no copies were provided to beneficiaries with their production. I am trying to get a complete record for the Estates and Trusts as a beneficiary and interested party of both Shirley and Simon's Estate cases and determine which transcripts are missing and who has copies to share and save expenses for all parties. If you are the party who ordered any transcripts below please provide the name and number of the service you contracted for that date next to the hearing date so that we may call them and obtain copies if necessary to complete the files. If

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you have copies and/or excerpts please forward a copy to me and if you are refusing to share those copies please so state so that I may notify the Court of your objection.

It is in the best interest of the Estates beneficiaries and the Estates and Trusts to have complete records of ALL hearings to provide full transparency and accessibility to beneficiaries and interested parties as necessary. As everyone is aware there has been fraud and more in the Estates and Trusts of Simon and Shirley Bernstein and these hearings all relate to these problems and are in large part due to these frauds. Therefore, with inheritances already delayed and damaging beneficiaries due to these most serious problems it serves no purpose to further suppress or deny information to beneficiaries germane to their rights in these matters. The transcripts have been paid for presumably through Trust and Estate funds that are the beneficiaries and therefore their rights to them seem inherent.

Please address the following hearing dates and identify if you have transcripts from them and what services were used if you ordered them.

SHIRLEY	SIMON
9-13-13	1-23-14
10-17-13	2-18-14
10-28-13	2-25-14
11-14-13	3-26-14
11-19-14	4-22-14
1-2-14	5-7-14
1-23-14	5-15-14
2-18-14	5-20-14
6-11-14	5-23-14
6-12-14	6-10-14
6-16-14	6-11-14
6-19-14	6-12-14
	6-16-14
	6-19-14
	6-24-14
	7-1-14
	7-11-14
	7-16-14
	8-19-14
	9-15-14
	9-18-14
	9-24-14


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Re: **CASE NO. 502012CP004391XXXXSB**

Thank you for your prompt attention to these matters, Eliot

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