Supreme Court of Florida

TUESDAY, OCTOBER 13, 2015

CASE NO.: SC15-1077 Lower Tribunal No(s).: 502011CP000653XXXXSB; 502014CA014637XXXMB; 502014CP002815XXXXSB; 502014CP003698XXXXSB; 502015CP001162XXXXNB; 502015CP002717XXXXNB

ELIOT BERNSTEIN

vs. IN RE: ESTATE OF SIMON BERNSTEIN

Petitioner(s)

Respondent(s)

The "Petition for All Writs, Writ of Prohibition, Writ of Mandamus and Petition to Stay Cases and Temporarily Restrain Sale, Transfer, Disposition of Any Asset and for Preservation of All Evidence" is hereby transferred, pursuant to <u>Harvard v. Singletary</u>, 733 So. 2d 1020 (Fla. 1999), to the Fourth District Court of Appeal. The transfer of this case should not be construed as an adjudication or comment on the merits of the petition, nor as a determination that the transferee court has jurisdiction or that the petition has been properly denominated. The transferee court should not interpret the transfer of this case as an indication that it must or should reach the merits of the petition. The transferee court shall treat the petition as if it had been originally filed there on the date it was filed in this Court. Any determination concerning whether a filing fee shall be applicable to this case shall be made by the transferee court. Any and all pending motions in this case are hereby deferred to the transferee court.

