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

CASE NO.: 502012CP004391XXXXNB IH

CERTIFIED COPY

IN RE:

ESTATE OF SIMON L. BERNSTEIN,

Deceased.

TRANSCRIPT OF PROCEEDINGS BEFORE HONORABLE JOHN L. PHILLIPS

DATE: September 1, 2016

TIME: 8:44 a.m. - 8:50 a.m.

1	APPEARING ON BEHALF OF WILLIAM E. STANSBURY:
2	PETER M. FEAMAN, P.A. 3695 BOYNTON BEACH BOULEVARD, SUITE 9
3	BOYNTON BEACH, FL 33436 By: PETER M. FEAMAN, ESQ.
4	APPEARING ON BEHALF OF TED BERNSTEIN:
5	
6	PAGE, MRACHEK, FITZGERALD ROSE KONOPKA & DOW, P.A. 505 SOUTH FLAGLER DRIVE, SUITE 600
7	WEST PALM BEACH, FL 33401 By: ALAN B. ROSE, ESQ.
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12	BE IT REMEMBERED, that the following
13	proceedings were taken in the above-styled cause before
14	the Honorable JOHN L. PHILLIPS, at the Palm Beach County
15	Courthouse, 3188 PGA Boulevard, Courtroom 3, in the City
16	of Palm Beach Gardens, County of Palm Beach, State of
17	Florida, on September 1, 2016, to wit:
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P-R-O-C-E-E-D-I-N-G-S 1 2 3 THE COURT: Good morning. 4 MR. ROSE: Mr. O'Connell is not here, but 5 he's in agreement on the two motions that I filed. 6 THE COURT: All right. So these are agreed 7 orders? 8 MR. ROSE: No, Mr. Feaman has objections, I 9 think. All right. Well, let me take a 10 THE COURT: 11 look at what the motions are and I'll figure out 12 what to do. 13 MR. ROSE: Okay. The easier one first. Easy is good. 14 THE COURT: 15 There's two trusts and two MR. ROSE: 16 We sold some real estate. And there was estates. some personal property in the house -- in the 17 18 condo when it was sold. Technically, it was owned 19 by the Estate of Simon Bernstein, even though it 20 was in the house that was in the trust -- just 21 because of the way it was set up. So the deal was we could sell it and we would even up later. 22 So 23 we had everything appraised. And we have a motion 24 that Mr. O'Connell, the PR, and Mr. Bernstein, as 25 the trustee, have agreed to on the amount of the

even up. So we have a motion in both cases to 1 even up and pay \$12,704 from the Shirley Bernstein 2 trust to the Simon Bernstein estate. 3 4 THE COURT: Okay. Let me take a look at what you've got, and then I'll hear from the other 5 6 side. 7 MR. ROSE: Okay. This is the motion and the 8 order in the trust. And Mr. O'Connell suggested we file the same motion with the same order in 9 10 estate so we have covered both sides. 11 THE COURT: Okay. And what objection is 12 there to the proposed order that would even up the 13 distribution from the sale? 14 MR. FEAMAN: Good morning, Your Honor. Peter 15 Feaman on behalf of William Stansbury. Mr. Stansbury is a claimant against the estate. 16 17 You may recall he has a separate action pending in 18 division AA against the estate for a significant 19 claim. 20 We are glad, Your Honor, that this 21 additional money is coming into the estate. 22 THE COURT: There you go. 23 MR. FEAMAN: Because that helps our position. 24 And we're sorry, however, that the personal 25 representative's representative is not here

because there are continuing issues about missing 1 property in this estate, not just jewelry, that I 2 3 mentioned last week. But the property that was in 4 the condo was insured at the time of Shirley Bernstein's death for a hundred thousand dollars. 5 6 THE COURT: So you think that the personal 7 representative may have ripped the place off? 8 MR. FEAMAN: Well, it was a previous 9 representative. You heard Mr. Spalina testify in 10 your court in a previous case in December, and 11 Mr. Tescher, they had to resign as personal 12 representatives. And Mr. O'Connell, who is the 13 successor personal representative. So he wasn't 14 around when all of this --15 THE COURT: Can I ask you this? 16 MR. FEAMAN: Yes, sir. 17 THE COURT: Sounds like you think that 18 somebody has been playing with the assets of the 19 estates. 20 MR. FEAMAN: Yes, sir. 21 And diminishing the value of the THE COURT: 22 estate that's available for your claim? 23 MR. FEAMAN: Yes, sir. 24 THE COURT: What does that have to do with 25 the even-up order that I'm being asked to do today

which deals with whatever there was in the estate 1 2 when the property was sold and the distribution to 3 even things up was made? What does that have to 4 do with this? MR. FEAMAN: Yeah, that's why we're gratified 5 that this money is coming. At least this part is 6 7 coming into the estate. Sounds like you've got something 8 THE COURT: 9 else you want to do to pursue your thoughts that 10 there might have been fraud earlier. But does 11 that have anything to do with this? Or are you okay with me signing this? 12 13 MR. FEAMAN: Not directly. 14 THE COURT: So you're okay with me signing 15 this? 16 Yes, sir. MR. FEAMAN: 17 Okay. So we're good. THE COURT: 18 MR. ROSE: We're good. Ms. Lewis, we're 19 good? 20 Well, this is easier than I thought. 21 Well, thanks. Okay. 22 It will be interesting to see how that other issue works out. I mean, I understand 23 your concerns about other things. But as far 24 as the even up goes, we'll -- everybody will be 25

1 happily approving that.

	2	MR. FEAMAN: I have not don't think I've			
	3	seen the order that you're signing, but			
	4	THE COURT: Here's what it says: The motion			
1	5	is granted. The Shirley trust will pay the			
	6	personal representative of Simon's estate \$12,457			
	7	for the sold personal property. And there will be			
Contraction of the local distance of the loc	8	no further or outstanding obligations between			
1000	9	these parties.			
100	10	Then the other kind of a mirror image			
	11	of what I just read. The motion is granted;			
	12	the Shirley trust will pay the personal			
	13	representative of Simon's estate \$12,457 for			
	14	the sold personal property. And there will be			
	15	no further or outstanding obligations between			
	16	those parties.			
	17	MR. FEAMAN: Yes, sir.			
	18	THE COURT: So that leaves open the issues			
	19	that you're concerned about.			
	20	MR. FEAMAN: Okay. Very good. Thank you.			
	21	THE COURT: Okay. Great. Good luck,			
	22	everybody.			
	23	MR. ROSE: We had one other motion that I			
	24	don't know again, limited opposition. Here's			
	25	the motion and the order. But I can tell you in			
1					

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1 30 seconds the motion.

2	Mr. Feaman's client has a lawsuit against
3	the estate. The personal representative,
4	Mr. O'Connell, has decided he wanted to retain
5	my law firm because I've handled this
6	litigation for a year and a half before his
7	appointment. And he also wanted to appoint my
8	client, Ted Bernstein, who's the trustee in the
9	beneficiary of his estate as the administrator
10	ad litem to oversee the defense of the case to
11	save money. Because Ted will do it for free.
12	He was an officer of the company. He's been
13	defending the case when he was a party,
14	although he's been released. And we're very
15	concerned with the cost and expense. So having
16	Mr. Bernstein serve as the administrator, he's
17	the logical person to do it since he was a
18	party. He was a partner in the business. He
19	is the trustee of the
20	THE COURT: Well, what's the problem?
21	MR. ROSE: Mr. Feaman's objecting to it. He
22	wants to choose who defends the company against
23	the claim who defends the estate in the claim

25 Mr. O'Connell and all the beneficiaries want it to

24

that his client has brought against the estate.

1 be as we've put it in the motion.

2 THE COURT: Okay. So what's the objection? 3 MR. FEAMAN: My position is being 4 misrepresented, respectfully, by opposing counsel. 5 THE COURT: Okay. 6 MR. FEAMAN: My client does not want to 7 choose who comes in as administrator ad litem. My client objects to the particular individual of Ted 8 9 Bernstein coming in as administrator ad litem. 10 THE COURT: This is an evidentiary matter. 11 So just set it for an evidentiary hearing and 12 we'll figure it out. Or somebody else will figure 13 it out. 14 MR. FEAMAN: Yes, sir. 15 MR. ROSE: Can we agree that the part that's 16 unopposed would be that our firm can be retained 17 by the estate? Because we want to get the 18 litigation moving. And then we would defer the 19 other part for an evidentiary hearing. 20 THE COURT: Is that okay? 21 MR. FEAMAN: I don't think, honestly, Your 22 Honor, in candor with the court, that 23 Mr. Stansbury could be in a position to take a 24 position on that one way or the other as to who 25 the estate wants to pick as counsel to defend them

1 in that lawsuit.

2 THE COURT: I agree with you. I agree with3 you.

MR. ROSE: The only other thing, unless Mr. O'Connell, who is not here, has any objection to that, I'll submit -- I'll revise the order and submit it to you.

8 THE COURT: Let me give this back to you so I 9 don't get it mixed up and accidently sign it. If 10 you would send it in with just a short 11 recollection letter so I won't forget.

MR. ROSE: And I'll circulate the proposed order that covers that to everybody before I submit it to Your Honor.

15 THE COURT: Okay. All right. Well, good 16 luck.

MR. FEAMAN: Thank you, Your Honor.

(Thereupon, the proceedings were concluded at 8:50 a.m.)

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1	CERTIFICATE
2	
3	THE STATE OF FLORIDA COUNTY OF PALM BEACH.
4	COUNTI OF FRIM BEACH.
5	
6	I, DAVID L. MARSAA, Professional Reporter,
7	State of Florida at large, certify that I was
8	authorized to and did stenographically report the
9	foregoing proceedings and that the transcript is a
10	true and complete record of my stenographic notes.
11	Dated this 7th day of September, 2016.
12	
13	Daugh musae
14	DAVID L. MARSAA, COURT REPORTER
15	DAVID 1. MARSAA, COURI REPORTER
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