

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

In re, Estate of Simon L. Bernstein,

Probate Division: IH

File No. 502012CP4391XXXXNB

The Honorable Rosemarie Scher

Deceased.

**MOTION TO HAVE VIDEOTAPED RECORDINGS OF ALL PROCEEDINGS DUE TO
PROVEN AND ADMITTED FRAUD ON THE COURT BY COURT APPOINTED OFFICERS
AND FIDUCIARIES AND MORE, ON THE COURT'S OWN MOTION AND EXPENSE**

Comes now Eliot Ivan Bernstein as a Beneficiary, Interested Party and individually and so states:

1. That fraud, forgery, fraud upon the Court and fraud upon beneficiaries and interested parties has been proven and admitted to in the Estate and Trust cases of Simon and Shirley Bernstein before the Florida Courts. Whereby the crimes were committed by Court Appointed Officers of the Court (Attorneys and Fiduciaries) in these cases, including proven and admitted Fraud on the Court and Fraud on the Beneficiaries.
2. That crimes include using a deceased party (Simon Bernstein) as a Personal Representative to close the Estate of his deceased wife Shirley Bernstein, Post Mortem, via depositing fraudulent documents with the Court, a complex fraud that used the Florida Court's as the host for the crimes and was committed by Court Appointed Officers of the Court/Fiduciaries/Attorneys.
3. Forgery and Fraudulent notarizations of six separate parties was made on six separate documents, including forging of Simon Bernstein's signature Post Mortem and those documents were deposited with the Court as part of a legally complex crime to change beneficiaries of the Estates and Trusts to improper parties and seize Dominion and

Control of the Estates and Trusts to further rob them through Abuse of Process, Obstruction, Theft and more.

4. That admissions of these crimes by Court Appointed Fiduciaries/Attorneys before the Court were made in the first hearing in Simon and Shirley Bernstein Estate and Trust cases before Judge Martin Colin, see filing Filing # 52565612 E-Filed 02/16/2017 07:00:50 AM Simon Bernstein Estate - September 13, 2013 Hearing Pages 14-19, who later recused from the cases one day after denying a Mandatory Disqualification filed and while he was also recusing off over 120 other cases due a concealed conflict with his wife, Elizabeth Savitt Colin, a story broken by the Palm Beach Post in its "Guardianship - A Broken Trust"¹ series by Reporter John Pacenti.

An excerpt from that hearing;

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6 THE COURT: So let me tell you because I'm

7 going to stop all of you folks because I think

8 you need to be read your Miranda warnings.

9 MR. MANCERI: I need to be read my Miranda

10 warnings?

11 THE COURT: Everyone of you might have to

12 be.

13 MR. MANCERI: Okay.

5. These crimes led in part to a fraudulent closing of Shirley Bernstein's estate, which had to be reopened due to the Fraud on the Court, Fraud on the Beneficiaries and Fraud on the Creditor committed by Court Appointed Officers/Fiduciaries/Attorneys.
6. That in a Dec. 15, 2015 Sham Validity Hearing, see filing Filing # 52565600 E-Filed 02/16/2017 06:58:04 AM Transcript, before Judge John Phillips new crimes were admitted by Robert Spallina, Esq., former counsel and Co-Fiduciary in the Estates and Trusts of Simon and Shirley Bernstein who has also pled guilty to criminal misconduct in

¹ Palm Beach Post Series - "Guardianship - A Broken Trust"
<http://www.mypalmbeachpost.com/guardianships-colin-savitt>

an SEC Complaint for insider trading, along with his partner Donald Tescher, Esq. who signed a consent with SEC for similar charges²

An excerpt from that hearing with Attorney Robert Spallina, Esq. being cross examined by Eliot Bernstein;

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13· ·BY MR. BERNSTEIN:

14· · · · Q· ·Mr. Spallina, have you been in discussion with
15· ·the Palm Beach County Sheriff's Office regarding the
16· ·Bernstein matters?

17· · · · · · MR. ROSE:· Objection.· Relevance.

18· · · · · · THE COURT:· Overruled.

19· · · · · · You can answer that.

20· · · · · · THE WITNESS:· Yes, I have.

21· ·BY MR. BERNSTEIN:

22· · · · Q· ·And did you state to them that you
23· ·fraudulently altered a Shirley trust document and then
24· ·sent it through the mail to Christine Yates?

25· · · · A· ·Yes, I did.

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·1· · · · Q· ·Have you been charged with that by the Palm
·2· ·Beach County Sheriff yet?

·3· · · · A· ·No, I have not.

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² September 28, 2015 SEC Press Release Regarding SPALLINA and TESCHER INSIDER TRADING CHARGES, "SEC Charges Five With Insider Trading, Including Two Attorneys and an Accountant" <http://www.sec.gov/news/pressrelease/2015-213.html>

AND

September 28, 2015 SEC Government Complaint filed against TESCHER and SPALLINA @ <http://www.sec.gov/litigation/complaints/2015/comp-pr2015-213.pdf>

AND

October 01, 2015 SEC Consent Orders Felony Insider Trading SPALLINA signed September 16, 2015 and TESCHER signed June 15, 2014

<http://www.iviewit.tv/Simon%20and%20Shirley%20Estate/2015%20Spallina%20and%20Tescher%20SEC%20Settlement%20Consent%20Orders%20Insider%20Trading.pdf>

January 14, 2014 Donald Tescher Resignation Letter for Tescher & Spallina PA after Spallina admitted to Palm Beach Sheriff Investigators to Forging and Fraudulently creating a Shirley Trust document and disseminating it to Eliot Bernstein's Counsel as part of a Fraud on the Eliot Bernstein family in efforts to change the Beneficiaries of the Shirley Trust to include parties, the Ted Bernstein and Pamela Simon families, who were wholly disinherited and considered predeceased in the Simon and Shirley Trusts before the Court.

<http://iviewit.tv/Simon%20and%20Shirley%20Estate/20140114%20Tescher%20and%20Spallina%20Resignation%20Letter%20as%20PR%20in%20estates%20of%20Simon%20and%20Shirley.pdf>

8 · BY MR. BERNSTEIN:
9 · · · · Q · Did you mail a fraudulently signed document to
10 · Christine Yates, the attorney for Eliot Bernstein's
11 · minor children?
12 · · · · · MR. ROSE: · Objection. · Relevance.
13 · · · · · THE COURT: · Overruled.
14 · · · · · THE WITNESS: · Yes.
15 · BY MR. BERNSTEIN:
16 · · · · Q · And when did you acknowledge that to the
17 · courts or anybody else? · When's the first time you came
18 · about and acknowledged that you had committed a fraud?
19 · · · · A · I don't know that I did do that.

7. In the Dec 15, 2015 hearing Spallina also admits to creating a fraudulent Shirley Bernstein trust document and sending it via mail to Eliot Bernstein and his minor children's counsel (FRAUD, FORGERY, MAIL AND WIRE FRAUD) in efforts to fraudulently lead them into believing that the beneficiaries included parties that were excluded as predeceased, including Spallina's close personal friend and legal client and fiduciary of the Estate and Trust of Shirley Bernstein when the frauds took place, Ted Bernstein. The crimes were committed while Ted was acting as a Fiduciary and was represented by Spallina and Tescher in Shirley's Estate and Trust and where the frauds committed by Ted's counsel directly benefited Ted's family at the expense of other parties.
8. These crimes involved using the Court as the host to commit these complex legal frauds through and the Court, in efforts to attempt to cover the crimes of its Court Appointed Officers up, has further committed waste, fraud and abuse of Court resources through a further series of Retaliatory acts that use the Court as a weapon against the VICTIMS of the Court Orchestrated Felony Criminal Acts in Sham Hearings designed to entrap litigants in contempt charges or place guardians on them, in order to shut down those parties who are trying to expose the crimes and have the Court Officials criminally prosecuted.

9. These complex legal crimes that have caused Fraud, Waste and Abuse of Florida Court resources have been and are being reported to State and Federal, Civil, Criminal and Ethical authorities by Eliot Bernstein and others as the Florida Court officials who are handling the cases and the attorneys involved who are ALL aware of the crimes, have failed to report these Felony crimes to the proper State and Federal, Civil, Criminal and Ethical authorities as they are required to do by Judicial Canon, Attorney Conduct Codes, the Florida Court Statewide Fraud Policy³ and State and Federal Law.
10. That criminal activity continues in the Florida Court cases of Simon and Shirley Bernstein by parties that were directly involved in or were brought into the matters by the parties (Fiduciaries and Counsel) who committed the original FELONY crimes already proven and admitted. These same parties have been allowed to remain as Fiduciaries, Counsel and Judges defying belief and they continue to commit Fraud on the Court and Fraud on the Beneficiaries by using the Court as a host for their crimes, including continued theft of properties, covering up the crimes of the Court Officers and Court Appointed Officers/Fiduciaries/Attorneys, Retaliation against Whistleblowers, Sham Hearings and more.
11. That licensed attorney at law Peter Feaman, Esq. notified the Court in a Hearing held on September 01, 2016 of multiple thefts of property and fraud regarding Estate assets and was wholly ignored by Judge Phillips. Thanks to a transcript of that hearing, See, Filing # 52565684 E-Filed 02/16/2017 07:23:04 AM September 01, 2016 Hearing Transcript Simon Estate Case Pages 4-7, we now have evidence of the Court's failure to acknowledge, rectify, report and resolve allegations of Fraud on the Court and Fraud on the Beneficiaries exposed to it by a member of the Florida Bar that are all still unresolved as the Court has done nothing but cover up the evidence and ignore it. The hearing

³Florida Court Statewide Fraud Policy
<http://iviewit.tv/Simon%20and%20Shirley%20Estate/20120927%20Florida%20State%20Courts%20System%20Fraud%20on%20the%20Court%20Policy%20Procedure.pdf>

transcript captures the Court covering up for missing and stolen Tangible Personal Property by issuing an Order to “even up” for the missing properties as if to make the theft go away by Court Order despite being informed that an attorney at law was alleging theft and fraud by Court Appointed Fiduciaries and Counsel.

12. That Peter Feaman, Esq. has notified the Court, the attorneys at law and the guardian of the frauds, conflicts of interest and adverse interests of those involved in the matters through a series of attempts to expose the crimes, as follows,

FEAMAN AND STANSBURY NOTIFICATION TO COURTS AND FIDUCIARIES OF CRIMINAL AND CIVIL MISCONDUCT IN COURTS AND RELATED FILINGS:

Feaman and Stansbury Notification to Criminal authorities of criminal misconduct in courts by fiduciaries and counsel:

1. Feaman has contacted Florida Law Enforcement
2. Feaman has contacted Federal Agent Michelle Pickels and filed complaint information regarding Spallina et al. with Palm Beach FBI and received no response
3. Feaman has contacted guardian Diane Lewis regarding misconduct of Ted Bernstein and Alan B. Rose, Esq.
4. Stansbury has filed with the Florida Department of Insurance a complaint/inquiry regarding Ted Bernstein and Robert Spallina’s fraudulent application for death benefits and more
5. Stansbury has filed with Department of Labor regarding Ted Bernstein breaching Fiduciaries and the Dept found Ted Bernstein breaching his duties as a Fiduciary

Feaman and Stansbury Notification to Courts and Fiduciaries of criminal and civil misconduct in courts:

1. November 28, 2016 CLAIMANT, WILLIAM E. STANSBURY’S SUMMARY OF ISSUES

<http://iviewit.tv/Simon%20and%20Shirley%20Estate/20161128%20Claimant%20Stansbury%20Summary%20of%20Issues%20Simon%20Estate%20Status%20Conference.pdf>

2. November 28, 2016 Stansbury Letter to Judge Scher with copy of Stansbury Summary of issues for Status Conference.pdf

<http://iviewit.tv/Simon%20and%20Shirley%20Estate/20161128%20Stansbury%20Letter%20to%20Judge%20Scher%20with%20>

[copy%20of%20Stansbury%20Summary%20of%20issues%20for%20Status%20Conference.pdf](#)

3. November 28, 2016 Stansbury Motion to Disqualify Alan Rose as Legal Counsel for the Estate of Simon Bernstein Due to Conflict of Interest.pdf

[http://iviewit.tv/Simon%20and%20Shirley%20Estate/20161128%20Stansbury%20Motion%20to%20Disqualify%20Alan%20Rose%20as%20Legal%20Counsel%20for%20the%20Estate%20of%20Simon%20Bernstein%20Due%20to%20Conflict%20of%20Interest.pdf](#)

4. November 15, 2016 Feaman Stansbury FILED IN SHIRLEY TRUST Simon Estate Demand for Accounting as to Missing Personal Property of Estate.pdf

[http://iviewit.tv/Simon%20and%20Shirley%20Estate/20161115%20Feaman%20Stansbury%20FILED%20IN%20SHIRLEY%20TRUST%20Simon%20Estate%20Demand%20for%20Accounting%20as%20to%20Missing%20Personal%20Property%20of%20Estate.pdf](#)

5. August 26, 2016 - Feaman Letter to Judge Phillips regarding Ted and Alan conflicts and more.

[http://iviewit.tv/Simon%20and%20Shirley%20Estate/20160826%20Feaman%20Letter%20to%20Judge%20Phillips%20re%20Simon%20Estate%20and%20Motion%20for%20Retention%20of%20Counsel%20and%20to%20Appoint%20Ted%20Adminstrator%20Ad%20Litem.pdf](#)

6. March 18, 2016 - Stansbury Motion for Protective Order as to Deposition of William Stansbury and Appearance at Evidentiary Hearing / Trial

[http://iviewit.tv/Simon%20and%20Shirley%20Estate/20160318%20Feaman%20Stansbury%20Motion%20For%20Protective%20Order.pdf](#)

7. March 03, 2016 - Stansbury Statement Regarding Guardian Ad Litem hearing held improperly by Judge John Phillips to gain predatory guardianship on Eliot's two minor children and one adult child.

[http://iviewit.tv/Simon%20and%20Shirley%20Estate/20160302%20Signed%20William%20Stansbury%20Amended%20Eliot%20and%20Candice%20Bernstein%20GAL%20issue%203.2.2016.pdf](#)

8. February 27, 2016 Feaman Letter to Chief Judge Jeffrey Colbath informing him that Judge Martin Colin Violated Administrative Orders when he POST RECUSAL interfered with the court process to transfer the cases and instead steered them

in violation of court rules and procedures.

<http://iviewit.tv/Simon%20and%20Shirley%20Estate/20160217%20Feaman%20Letter%20to%20Chief%20Judge%20Jeffrey%20Colbath.pdf>

9. December 01, 2015 Petition of Claimant and Creditor William Stansbury to Intervene, notifying the Court of a multitude of reasons for the immediate removal of Ted and his counsel.

<http://iviewit.tv/Simon%20and%20Shirley%20Estate/20151201%20Petition%20of%20Claimant%20and%20Creditor%20Stansbury%20to%20Intervene%20Shirley%20Trust%20Feaman.pdf>

10. December 16, 2014 Feaman Letter to Brian O'Connell regarding Conflicts of Interest and more of Ted Bernstein and Alan Rose that should cause the removal of both parties, Ted from fiduciary roles and Alan as counsel for the fiduciary.

<http://iviewit.tv/Simon%20and%20Shirley%20Estate/20141216%20Attorney%20Peter%20Feaman%20Letter%20to%20Attorney%20Personal%20Representative%20Brian%20O'Connell%20re%20Ted%20and%20Alan%20Conflicts.pdf>

11. September 19, 2014 Feaman letter to O'Connell regarding missing and unaccounted for assets of the estate.

<http://iviewit.tv/Simon%20and%20Shirley%20Estate/20140829%20Feaman%20Stansbury%20Letter%20to%20Brian%20O'Connell.pdf>

12. August 29, 2014 Feaman Letter to Successor Personal Representative Brian O'Connell stating assets were being illegally converted and more.

<http://iviewit.tv/Simon%20and%20Shirley%20Estate/20140829%20Feaman%20Stansbury%20Letter%20to%20Brian%20O'Connell.pdf>

13. August 05, 2014 Feaman Letter to Alan Rose re Using the Grandchildren as Pawns and monies set aside for their schooling.

<http://iviewit.tv/Simon%20and%20Shirley%20Estate/20140808%20Response%20to%20Motion%20for%20Contempt%20-%20Exhibit%20Feaman%20Letter%20to%20Alan%20Re%20St%20Andrews%20Tuition.pdf>

14. July 29, 2014 Feaman filed "PETITION TO REMOVE TED BERNSTEIN AS SUCCESSOR TRUSTEE OF THE SIMON BERNSTEIN REVOCABLE TRUST"

<http://iviewit.tv/Simon%20and%20Shirley%20Estate/20140729%20Petition%20to%20Remove%20Ted%20Bernstein%20as%20Successor%20Trustee%20of%20Simon%20Trust%20Stansbury%20Filed.pdf>

15. June 27, 2014 Peter Feaman filing on behalf of William Stansbury, "RESPONSE IN OPPOSITION TO THE APPOINTMENT OF TED BERNSTEIN AS SUCCESSOR PERSONAL REPRESENTATIVE AND MOTION FOR THE APPOINTMENT OF AN INDEPENDENT THIRD PARTY AS BOTH SUCCESSOR PERSONAL REPRESENTATIVE AND TRUSTEE OF THE SIMON BERNSTEIN TRUST AGREEMENT"

<http://iviewit.tv/Simon%20and%20Shirley%20Estate/20140627%20Response%20in%20Opposition%20to%20the%20Appointment%20of%20Ted%20Bernstein%20as%20Successor%20PR%20etc%20filed%20by%20Feaman%20Stansbury.pdf>

16. June 02, 2014 Stansbury Objections to Final Accounting of Co-Personal Representatives Tescher and Spallina.

<http://iviewit.tv/Simon%20and%20Shirley%20Estate/20140602%20Objection%20to%20Spallina%20Tescher%20Accounting%20Stansbury%20Feaman.pdf>

17. May 22, 2014 "JOINDER IN PETITION FILED BY ELIOT IVAN BERNSTEIN FOR REMOVAL OF TRUSTEE AND FOR TRUST ACCOUNTING" Notifying the Court of criminal and fiduciary misconduct in the Estates and Trusts of Simon and Shirley Bernstein involving Ted Bernstein and his counsel.

<http://iviewit.tv/Simon%20and%20Shirley%20Estate/20140522StansburyJoinder1.pdf>

18. March 14, 2014 Petition for Admin Ad Litem filed by Feaman

<http://iviewit.tv/Simon%20and%20Shirley%20Estate/20140314%20Petition%20for%20Administrator%20Ad%20Litem%20Feaman%20Stansbury.pdf>

19. March 14, 2014 Feaman Letter to Curator Benjamin Brown, Esq. regarding fraud in Illinois Insurance Litigation involving Spallina fraudulent application for Life Insurance and Ted Bernstein and Robert Spallina's fraudulent representation as alleged Trustee of a lost trust that neither possesses that filed a Federal Court action using said non-existent trust.

<http://iviewit.tv/Simon%20and%20Shirley%20Estate/20140304%20Stansbury%20Letter%20to%20Curator.pdf>

20. February 11, 2014 "RESPONSE IN OPPOSITION TO MOTION FOR APPOINTMENT OF TED BERNSTEIN AS CURATOR AND MOTION FOR THE APPOINTMENT OF ELIOT BERNSTEIN AS CURATOR OR SUCCESSOR PERSONAL REPRESENTATIVE OR, IN THE ALTERNATIVE, FOR APPOINTMENT OF AN INDEPENDENT THIRD PARTY AS SUCCESSOR PERSONAL REPRESENTATIVE OR CURATOR." Outlines to conduct serious Misconduct in the Shirley Estate and

Shirley Trust by Fiduciaries and Counsel, Ted Bernstein, Donald Tescher, Robert Spallina et al.

<http://iviewit.tv/Simon%20and%20Shirley%20Estate/20140217%20Stansbury%20Response%20in%20Opposition.pdf>

21. October 17, 2013 Feaman filed "Motion to Intervene" notifying court of misconduct of fiduciaries

<http://iviewit.tv/Simon%20and%20Shirley%20Estate/20131017%20Stansbury%20Motion%20to%20Intervene%20Shirley%20Estate%20from%20record.pdf>

22. June 20, 2012 Letter from Peter Feaman to Ted Bernstein regarding allegations of fraud, check fraud, mail fraud and more by Ted Bernstein.

<http://iviewit.tv/Simon%20and%20Shirley%20Estate/20120620%20Feaman%20Stansbury%20Letter%20to%20Ted%20re%200Lawsuit.pdf>

13. However multiple hearings have been held with no record in multiple of the Estate and

Trust cases and other related litigation and this appears to be a Pattern and Practice of holding hearings that have no record where Fraud is being discussed and these hearings are often improperly scheduled to begin with.

14. That Court Officials and Court Appointed Officials continue to misuse the Court to not

only commit crimes against the Eliot Bernstein family but also use the court as a weapon to attempt to silence and deny due process to Eliot in efforts to cover up the crimes of its members and stop Eliot's whistleblowing that has already led to arrest and admissions of a plethora of FELONY CRIMINAL ACTS by Officers of the Court/Fiduciaries/Attorneys.

15. That due to the intentional interference with inheritancy by Court Officers, Court

Appointed Officers, Fiduciaries and a Guardian, the Eliot Bernstein family has been thrust into poverty and has indigent standing with the Court.

16. Therefore, to protect the integrity of the Court and the proceedings from further criminal

acts, a Federal Monitor of the Courts has been requested and is again being requested herein.

17. Therefore, to protect the integrity of the Court and insure fair and impartial due process under law and create a pristine record of the proceedings, Eliot Bernstein is requesting the Court, on its own dime, as it is the Courts officials and Court Appointed officials who have committed FELONY Crimes against the Eliot Bernstein family, have fully recorded AUDIO/VIDEO tapings on ALL proceedings in any Bernstein Family related matters, in any Florida Court.
18. In fact, certain Guardianship proceedings were heard not in GAL hearings but rather probate hearings and thus evaded having recordings and where upon discovering that there was no recording, efforts to have a stenographer found to take transcription, Eliot Bernstein and his unrepresented minor children were denied the request by Judge Phillips, so that no record would be created to show how the Court proceeding was a Sham used to gain predatory guardianships of two minors and one adult done in secrecy with intent.
19. That there are ongoing investigations into a multiplicity of crimes by state and federal agencies and such audio / visual recordings will provide prima facie evidence of any continued and ongoing criminal misconduct and where this will allow such authorities the ability to evaluate if the Court officials are further breaking state and federal laws and if there is no such truth to the claims it will provide vindication to the parties so it should be a benefit to all parties concerned and help insure fair and impartial due process throughout the proceedings.
20. That since the Court Appointed Officers/Fiduciaries have committed crimes involving Fraud on the Court it should also be the Court's concern to make certain no further fraud is taking place and thus it should be on the Court's cost to provide copies of such recordings to litigants and their counsel.
21. We are requesting ALL proceedings of ANY state of Florida court in regard to these matters be subject to the same such order for AUDIO/VIDEO Recordings to protect the

integrity of the proceedings and further to protect litigants from further Court Orchestrated Crimes.

22. We are requesting that Eliot Bernstein also be allowed to videotape all proceedings to protect against further harassment and false process attempts to hold him in contempt and again insure the integrity of the Court proceedings and to have an alternate copy of the proceedings to insure no tampering or loss of video evidence of the proceedings.

23. Mr. Bernstein being approved indigent by the Court, wholly due to the intentional delay of his family's inheritancy through multiple proven and admitted frauds on the Court by Court Appointed Officers, further requests to have all hearings video recorded to save expense of a transcriptionist and transcript costs, which are too expensive and opposing parties have refused to give copies of them to Mr. Bernstein. Mr. Bernstein states that this lack of hearing transcripts further impairs his due process and procedure rights before the Court and appellate courts and that this is being done with intent to cover up the crimes and the proceedings.

24. The cases to be recorded are the following:

- a. Case # 502012CP004391XXXXNB – Simon Bernstein Estate
- b. Case # 502015CP001162XXXXNB – Simon Bernstein Trust to Remove Ted Bernstein
 - i. OLD CASE # Was Civil but Colin wanted to transfer to him in Probate ?
502014CA014637XXXXMB
 - ii. Case # 502011CP000653XXXXNB – Shirley Bernstein Estate
 - iii. Case # 502014CP003698XXXXNB – Shirley Trust Construction
 - iv. Case # 502014CP002815XXXXNB – Oppenheimer v. Bernstein Minor Children
 1. 502010CP003123XXXXSB
 2. 502010CP003125XXXXSB

3. 502010CP003128XXXXSB

- v. Case # 502015CP002717XXXX Colin Closed but transferred to Coates
Eliot Bernstein v. Simon Estate Case for Claims, Coates recused but
continues ruling
- vi. Case # 502014CA014637XXXXMB BERNSTEIN, ELIOT I VS
BERNSTEIN, THEODORE S
- vii. Stansbury v. Ted et al. - 502012CA013933XXXXMB

WHEREFORE, it is respectfully prayed for an Order on this Court's own motion to have the Court on its own expense have any and all hearings in the cases cited herein video recorded and copied to litigants to insure the integrity of this Court's proceedings, already tainted in fraud on the court, allow Eliot Bernstein to also video tape proceedings and for other purposes including for submission to State and Federal authorities reviewing these cases.

Dated: February 16, 2017

/s/Eliot Ivan Bernstein

Eliot Ivan Bernstein
2753 NW 34th St
Boca Raton, FL 33434
561-245-8588
iviewit@iviewit.tv

CERTIFICATE OF SERVICE

I CERTIFY that a copy of the foregoing has been furnished to parties listed on attached Service List by E-mail Electronic Transmission; Court ECF; this 16th day of February, 2017.

/s/Eliot Ivan Bernstein

Eliot Ivan Bernstein
2753 NW 34th St
Boca Raton, FL 33434
561-245-8588

SERVICE LIST

<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 kmoran@tescherspallina.com ddustin@tescherspallina.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 dtescher@tescherspallina.com ddustin@tescherspallina.com kmoran@tescherspallina.com</p>	<p>Theodore “Ted” Stuart Bernstein Life Insurance Concepts 950 Peninsula Corporate Circle, Suite 3010 Boca Raton, Florida 33487 tbernstein@lifeinsuranceconcepts.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>Alan B. Rose, Esq. Mrachek, Fitzgerald & Rose, P.A. 105 South Flagler Drive, Suite 600 West Palm Beach, Florida 33401 (561) 355-6991 arose@pm-law.com and arose@mrachek-law.com mchandler@mrachek-law.com cklein@mrachek-law.com 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>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 lamb@kolawyers.com</p>	<p>Kimberly Moran kmoran@tescherspallina.com</p>

<p>Estate of Simon Bernstein Personal Representative Brian M. O'Connell, Partner and Joielle Foglietta, Esq. Ciklin Lubitz Martens & O'Connell 515 N Flagler Drive 20th Floor West Palm Beach, FL 33401 boconnell@ciklinlubitz.com</p>	<p>Peter Feaman, Esquire Peter M. Feaman, P.A. 3695 W. Boynton Beach Blvd. Suite #9 Boynton Beach, FL 33436 Tel: 561.734.5552 Fax: 561.734.5554 pfeaman@feamanlaw.com service@feamanlaw.com mkoskey@feamanlaw.com</p>	<p>Benjamin Brown, Esq., Thornton B Henry, Esq., and Peter Matwiczkyk Matwiczkyk & Brown, LLP 625 No. Flagler Drive Suite 401 West Palm Beach, FL 33401 bbrown@matbrolaw.com attorneys@matbrolaw.com bhenry@matbrolaw.com pmatwiczkyk@matbrolaw.com</p>
<p>Lisa Friedstein 2142 Churchill Lane Highland Park, IL 60035 Lisa@friedsteins.com lisa.friedstein@gmail.com lisa@friedsteins.com</p>	<p>John P. Morrissey, P.A. 330 Clematis Street Suite 213 West Palm Beach, FL 33401 john@jmmorrisseylaw.com</p>	<p>Jill Iantoni 2101 Magnolia Lane Highland Park, IL 60035 jilliantoni@gmail.com</p>
<p>Matt Logan 2231 Bloods Grove Circle Delray Beach, FL 33445 matl89@aol.com</p>	<p>Daniel Bernstein, Minor c/o Eliot and Candice Bernstein, Parents and Natural Guardians 2753 NW 34th Street Boca Raton, FL 33434 iviewit@iviewit.tv</p>	<p>Julia Iantoni, a Minor c/o Guy and Jill Iantoni, Her Parents and Natural Guardians 210 I Magnolia Lane Highland Park, IL 60035 jilliantoni@gmail.com</p>
<p>Lindsay Baxley aka Lindsay Giles lindsay@lifeinsuranceconcepts.com</p>	<p>Carley & Max Friedstein c/o Jeffrey and Lisa Friedstein Parents and Natural Guardians 2142 Churchill Lane Highland Park, IL 6003 Lisa@friedsteins.com lisa.friedstein@gmail.com</p>	<p>Molly Simon 1731 N. Old Pueblo Drive Tucson, AZ 85745 molly.simon1203@gmail.com</p>
<p>Shendell & Pollock, P.L. 2700 N. Military Trail, suite 150 Boca Raton, FL 33431 241-2323 Fax: 241-2330 Gary R. Shendell, Esq. gary@shendellpollock.com estella@shendellpollock.com grs@shendellpollock.com Kenneth S. Pollock, Esq. ken@shendellpollock.com britt@shendellpollock.com Matthew A. Tornincasa, Esq. matt@shendellpollock.com robyne@shendellpollock.com</p>		