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

IN RE: ESTATE OF SIMON L. BERNSTEIN,

Case No. 502012CP004391XXXXNBIH Honorable Rosemarie Scher

Deceased.		
		/

SUPPLEMENTAL EXHIBIT #77 (Hearing Transcript Certified March 02, 2017 Simon Bernstein Estate case) ADDED TO 3rd CORRECTED AND REFILED SUBMISSION OF LIST OF EXHIBITS AND MOTIONS RELEVANT TO HEARINGS SCHEDULED BY DEC. 13, 2016 JUDGE SCHER CASE MANAGEMENT ORDER SUBMITTED BY ELIOT I. BERNSTEIN, AS A BENEFICIARY OF THE ESTATE OF SIMON L. BERNSTEIN AND AN INTERESTED PERSON WITH STANDING

### <u>Part 1 – Exhibits 1 thru 76 BATES 1-190 of 4214</u>

- 1. Colin Order Staying Other Counts of Validity Hearing
  - a. Bates Number(s): 1-3
- 2. Ted's Amended Complaint Shirley Trust
  - a. Bates Number(s): 4-93
- 3. Phillips Trial Order which Continues the Stay on the Other Counts
  - a. Bates Number(s): 94-95
- 4. Phillips Judgment after Sham Validity Trial that does NOT Say Anything Regarding Standing or Beneficiaries, etc
  - a. Bates Number(s): 96-105
- 5. Rose Ted Complaint of Jan. 4th 2016
  - a. Bates Number(s): 106-181
- 6. Copy of the Will 2012
  - a. Bates Number(s): 182-190
- 7. Copy of 2007 -2008 Tax Returns LIC
  - a. Bates Number(s): 191-195
- 8. Copy of Wilmington Statement
  - a. Bates Number(s): 196-203
- 9. Copy of All Financial Docs in the All Writs Filing

- a. Bates Number(s): 204-420
  - i. Grant Thornton
  - ii. Stanford Valuation
  - iii. Bank One Statement Page
  - iv. JP Morgan Simon Account
  - v. JP Morgan Simon Account % Arbitrage Int'l
  - vi. JP Morgan Trustee Account Spallina Tescher
  - vii. Oppenheimer Email Regarding Stanford Account Transfers
- 10. Copy of O'Connell Undated Statement Feb 9, 2017 filing
  - a. Bates Number(s): 421-423
- 11. Copy of All Writs Act Filing II Federal Litigation, Hon. Judge John Robert Blakey
  - a. Bates Number(s): 424-640
- 12. Copy of EXCERPT from Sept 2013 hearing Colin
  - a. Bates Number(s): 641-646
- 13. Copy of Sept 15 2015 Case Management Phillips Transcript Filing # 52565584 E-Filed 02/16/2017 06:54:43 AM
  - a. Bates Number(s): 647-697
- 14. Copy of EIB Nov. 21, 2016 Filing in Opposition to Rose Filings
  - a. Bates Number(s): 698-914
- 15. Copy of Shirley Guardian Order regarding Eliot children
  - a. Bates Number(s): 915-918
- 16. Copy of Eliot Standing Order Shirley
  - a. Bates Number(s): 919-922
- 17. Colin Feb. 18, 2014 Order on Discovery against Tescher Spallina
  - a. Bates Number(s): 923-925
- 18. Dr. Ronik Seecheran Letter Regarding Eliot Dental
  - a. Bates Number(s): 926
- 19. PBSO REPORTS TED AND ROSE STATEMENTS Filing # 52566594 E-Filed 02/16/2017 08:24:38 AM
  - a. Bates Number(s): 927-1235
- 20. Nov 28, 2016 Letter to Judge Scher from Alan Rose

- a. Bates Number(s): 1236-1242
- 21. Filing # 32030300 E-Filed 09/14/2015 05:18:25 PM Trustee Omnibus Judge Phillips
  - a. Bates Number(s): 1243-1264
- 22. Opposition to Jan 4 2016 Ted Filing On Eliot Standing
  - a. Bates Number(s): 1265-1277
- 23. Opposition Jan 13 2016 to Ted Filing On Eliot Guardian
  - a. Bates Number(s): 1278-1299
- 24. Jan 19, 2016 Eliot Objections to Proposed Order
  - a. Bates Number(s): 1300-1332
- 25. December 15 2015 Sham Validity Hearing Transcript Filing # 52565600 E-Filed 02/16/2017 06:58:04 AM
  - a. Bates Number(s): 1333-1631
- 26. September 01, 2016 Hearing RE TPP Feaman exposes fraud to Judge Phillips regarding stolen properties from Simon Bernstein Estate, Phillips ignores, fails to report Attorney Misconduct and Fraud Filing # 52565684 E-Filed 02/16/2017 07:23:04 AM
  - a. Bates Number(s): 1632-1645
- 27. September 13, 2013 Hearing Judge Colin Filed with Court Filing # 52565612 E-Filed 02/16/2017 07:00:50 AM
  - a. Bates Number(s): 1646-1652
- 28. 15th Judicial Administrative Order 3.203-9/08 UNIFORM PRETRIAL PROCEDURES IN CIVIL ACTIONS
  - a. Bates Number(s): 1653-1661
- 29. Notice of Administration Simon Bernstein Estate
  - a. Bates Number(s): 1662-1663
- 30. Sep 19, 2014 Ben Brown Letter
  - a. Bates Number(s): 1664-1665
- 31. SUPPLEMENT 1 February 09, 2017 Alan Rose Letter to Judge Scher
  - a. Bates Number(s): 1666-1723
- 32. SUPPLEMENT 2 Hearing Transcript Reported by Lisa Mudrick, RPR, FPR, Notary Public of the State of Florida (Excerpts) from Feb. 16, 2017 consisting of Opening

Statements of Peter Feaman, Attorney and Alan Rose, Attorney and partial Testimony and Examination of current Estate of Simon Bernstein PR Brian O'Connell

a. FILED AS SEPARATE EXHIBIT SUPPLEMENT 2

### **ESTATE & TRUST of Simon L. Bernstein Accounting Objections;**

- 33. Eliot Bernstein filed May 22, 2014 to Simon Estate
  - a. Bates Number(s): 1724-1762
- 34. Jill Iantoni & Lisa Friedstein filed May 30, 2014 to Simon Estate
  - a. Bates Number(s): 1763-1764
- 35. MOLLY SIMON, ALEXANDRA BERNSTEIN, ERIC BERNSTEIN and MICHAEL BERNSTEIN filed June 01, 2014 to Simon Estate
  - a. Bates Number(s): 1765-1766
- 36. Creditor William Stansbury filed June 02, 2014 to Simon Estate
  - a. Bates Number(s): 1767-1769
- 37. PR Brian O'Connell, Esq. filed August 13, 2014 to Simon Estate
  - a. Bates Number(s): 1770-1776
- 38. Eliot Bernstein filed September 02, 2015 to Simon Bernstein Trust Accounting
  - a. Bates Number(s): 1777-1973
- 39. Brian O'Connell filed Amended September 30, 2015 to Simon Bernstein Trust
  - a. Bates Number(s): 1974-1978
- 40. May 06, 2013 Eliot's Emergency Motion Halt Freeze All Assets
  - a. Bates Number(s): 1979-2454
- 41. Nov. 21, 2016 Objections Filed in All 3 Cases
  - a. Bates Number(s): 2455-2671

### PRIOR MOTIONS TO REMOVE TED BERNSTEIN

SEE EXHIBIT 40 - May 06, 2013 – filed in both Simon and Shirley
"EMERGENCY PETITION TO: FREEZE ESTATE ASSETS, APPOINT NEW
PERSONAL REPRESENTATIVES, INVESTIGATE FORGED AND FRAUDULENT
DOCUMENTS SUBMITTED TO THIS COURT AND OTHER INTERESTED
PARTIES, RESCIND SIGNATURE OF ELIOT BERNSTEIN IN ESTATE OF
SHIRLEY BERNSTEIN AND MORE F/B: ELIOT IVAN BERNSTEIN"

- 42. Filing # 17660459 Electronically Filed 08/28/2014 05:53:59 PM "AMENDED MOTION FOR REMOVAL OF PR AND TRUSTEE OF THE ESTATES AND TRUSTS OF SIMON AND SHIRLEY BERNSTEIN IN ALL FIDUCIAL CAPACITIES ON THE COURT'S OWN INITIATIVE- FLORIDA TITLE XLII 736.0706" Simon Estate
  - a. Bates Number(s): 2672-2747
- 43. Filing # 17930130 Electronically Filed 09/06/2014 09:30:01 PM "PETITION TO REMOVE TED BERNSTEIN AS ALLEGED SUCCESSOR TRUSTEE OF THE ALLEGED SIMON BERNSTEIN REVOCABLE TRUST" Simon Trust
  - a. Bates Number(s): 2748-3190
- 44. Filing # 18185199 Electronically Filed 09/12/2014 03:36:53 PM "PETITION TO REMOVE TED BERNSTEIN AS ALLEGED SUCCESSOR TRUSTEE OF THE ALLEGED SHIRLEY BERNSTEIN IRREVOCABLE TRUST" Shirley Trust Construction Case
  - a. Bates Number(s): 3191-3310
- 45. Filing # 26593876 E-Filed 04/28/2015 03:51:33 AM "AMENDED COMPLAINT TO REMOVE THEODORE STUART BERNSTEIN

AS SUCCESSOR TRUSTEE"

a. Bates Number(s): 3311-3414

### Motion for New Trial - Denied Summarily in Violation of Due Process -

- 46. January 07, 2016 Order Denying New Trial
  - a. Bates Number(s): 3415-3416
- 47. Filing # 36072783 E-Filed 12/31/2015 10:14:18 PM "MOTION FOR NEW TRIAL"
  - a. Bates Number(s): 3417-3448
- 48. Filing # 35530283 E-Filed 12/15/2015 07:38:57 AM "ELIOT BERNSTEIN'S MOTION FOR STAY & CONTINUANCE OF TRIAL"
  - a. Bates Number(s): 3449-3457

# Eliot Answer & Counter Complaint - Shirley Trust Validity Case

- 49. Answer
  - a. Bates Number(s): 3458-3523
- 50. Counter -

- a. Bates Number(s): 3524-3602
- 51. Eliot's Suggested Case Management Conference Schedule of Nov. 28 2016 Not Fully Heard and Not Considered in Order of Dec. 13, 2016 Filing # 49329510 E-Filed 11/28/2016 02:51:29 PM
  - a. Bates Number(s): 3603-3614

Feaman and Stansbury Notification to Courts and Fiduciaries of criminal and civil misconduct in courts by Court Officers and Fiduciaries and related filings:

- 52. November 28, 20016 CLAIMANT, WILLIAM E. STANSBURY'S SUMMARY OF ISSUES
  - a. Bates Number(s): 3615-3618
- 53. November 28, 2016 Stansbury Letter to Judge Scher with copy of Stansbury Summary of issues for Status Conference.pdf
  - a. Bates Number(s): 3619-3623
- 54. November 28, 2016 Stansbury Motion to Disqualify Alan Rose as Legal Counsel for the Estate of Simon Bernstein Due to Conflict of Interest.pdf
  - a. Bates Number(s): 3624-3656
- 55. November 15, 2016 Feaman Stansbury FILED IN SHIRLEY TRUST Simon Estate Demand for Accounting as to Missing Personal Property of Estate.pdf
  - a. Bates Number(s): 3657-3703
- 56. August 26, 2016 Feaman Letter to Judge Phillips regarding Ted and Alan conflicts and more.
  - a. Bates Number(s): 3704-3795
- 57. March 18, 2016 Stansbury Motion for Protective Order as to Deposition of William Stansbury and Appearance at Evidentiary Hearing / Trial
  - a. Bates Number(s): 3796-3841
- 58. 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.
  - a. Bates Number(s): 3842-3853
- 59. 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.

- a. Bates Number(s): 3854-3857
- 60. 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.
  - a. Bates Number(s): 3858-3863
- 61. 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.
  - a. Bates Number(s): 3864-3865
- 62. September 19, 2014 Feaman letter to O'Connell regarding missing and unaccounted for assets of the estate.
  - a. Bates Number(s): 3866-3867
- 63. August 29, 2014 Feaman Letter to Successor Personal Representative Brian O'Connell stating assets were being illegally converted and more.
  - a. Bates Number(s): 3868-3869
- 64. August 05, 2014 Feaman Letter to Alan Rose re Using the Grandchildren as Pawns and monies set aside for their schooling.
  - a. Bates Number(s): 3870-3872
- 65. July 29, 2014 Feaman filed "PETITION TO REMOVE TED BERNSTEIN AS SUCCESSOR TRUSTEE OF THE SIMON BERNSTEIN REVOCABLE TRUST"
  - a. Bates Number(s): 3873-3928
- 66. 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"
  - a. Bates Number(s): 3929-3976

- 67. June 02, 2014 Stansbury Objections to Final Accounting of Co-Personal Representatives Tescher and Spallina.
  - a. Bates Number(s): 3977-3979
- 68. 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.
  - a. Bates Number(s): 3980-4002
- 69. March 14, 2014 Petition for Admin Ad Litem filed by Feaman
  - a. Bates Number(s): 4003-4007
- 70. 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.
  - a. Bates Number(s): 4008-4010
- 71. 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.
  - a. Bates Number(s): 4011-4077
- 72. October 17, 2013 Feaman filed "Motion to Intervene" notifying court of misconduct of fiduciaries
  - a. Bates Number(s): 4078-4106
- 73. June 20, 2012 Letter from Peter Feaman to Ted Bernstein regarding allegations of fraud, check fraud, mail fraud and more by Ted Bernstein.
  - a. Bates Number(s): 4107-4110

- 74. Filing # 35151873 E-Filed 12/04/2015 09:59:01 AM Disqualification of Judge Phillips
  - a. Bates Number(s): 4111-4140
- 75. Filing # 35176778 E-Filed 12/04/2015 02:44:59 PM 2nd Disqualification of Judge Phillips
  - a. Bates Number(s): 4141-4198
- 76. Filing # 48914108 E-Filed 11/15/2016 02:24:32 PM "AMENDED1 RENEWED PETITION TO RE-CLOSE ESTATE AND FOR DISCHARGE OF SUCCESSOR PERSONAL REPRESENTATIVE"
  - a. Bates Number(s): 4199-4214
- 77. SUPPLEMENT 3 Hearing Transcript Certified March 02, 2017 Simon Bernstein Estate case.

**Dated: March 10, 2017** 

By: /S/ Eliot Ivan Bernstein

Eliot Ivan Bernstein, Pro Se 2753 NW 34th Street Boca Raton, FL 33434 561.245.8588 iviewit@iviewit.tv

### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the foregoing was furnished to counsel of record and the proper parties on the attached Service List via the Court's e-portal system or Email Service on this 10th day of March, 2017.

\_

By: /S/ Eliot Ivan Bernstein

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# EXHIBIT 77 – SUPPLEMENT 3 MARCH 02, 2017 HEARING TRANSCRIPT

IN THE FIFTEENTH JUDICIAL CIRCUIT COURT
IN AND FOR PALM BEACH COUNTY, FLORIDA
CASE NO: 502012CP004391XXXXNBIH

IN RE:

ESTATE OF SIMON L. BERNSTEIN,

/

Proceedings before the Honorable ROSEMARIE SCHER

Volume II

Thursday, March 2, 2017
3188 PGA Boulevard
North branch Palm Beach County Courthouse
Palm Beach Gardens, Florida 33410
1:35 - 3:39 p.m.

Reported by: Lisa Mudrick, RPR, FPR Notary Public, State of Florida

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### PROCEEDINGS 1 2 3 BE IT REMEMBERED that the following proceedings were had in the above-styled and 4 5 numbered cause in the north Branch Palm Beach County Courthouse, City of Palm Beach Gardens, 6 County of Palm Beach, in the State of Florida, by 7 Lisa Mudrick, RPR, FPR, before the Honorable 8 9 ROSEMARIE SCHER, Judge in the above-named Court, on 10 March 2, 2017, to wit: 11 12 THE COURT: I have evidence in my office. 13 That's what I was looking for. One second. All right. 14 First thing, please everyone place their 13:37:58 15 16 name on the record. 17 MR. FEAMAN: Good afternoon, Your Honor. Peter Feaman on behalf of William Stansbury. 18 With me in the courtroom today is my paralegal 19 13:38:12 20 from my office Trish Roth and Jeff Royer who 21 was here last time. 22 THE COURT: All right. 23 MR. FEAMAN: Thank you. 24 MR. ELIOT BERNSTEIN: Your Honor, Eliot

Bernstein, pro se.

13:38:22 25

And in

1

THE COURT: Thank you.

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MR. ROSE: Good afternoon, Your Honor,

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4

Alan Rose. With me is Michael Kranz from my

law firm. And we represent the Simon Bernstein

13:38:32 5

other matters we represent Mr. Bernstein as

7

6

trustee and as personal representative of the

8

9

Shirley Bernstein Trust and estate.

estate, Ted S. Bernstein as trustee.

MR. O'CONNELL: Brian O'Connell, Your

13:38:46 10

I am the personal representative of the

11 12 Estate of Simon Bernstein.

JUDGE DIANA LEWIS: Your Honor, I am Diana

13

Lewis.

I represent the Eliot Bernstein

14

children in the capacity as guardian ad litem.

13:38:59 15

Thank you. THE COURT: Yes, ma'am?

16

Candace Bernstein. MS. CANDACE BERNSTEIN:

17

THE COURT: All right. My recollection is

18

19

Mr. Eliot, only to distinguish from all the

Bernsteins, it was his opportunity, I told him

he had ten more minutes, I had timed everybody,

13:39:15 20

and it was my recollection I think

21 22

Mr. O'Connell was still on the stand and it was

23

Mr. Eliot's time, only you know I am not being

24

disrespectful just for the record to establish

13:39:28 25

which Bernstein I am talking about, to continue

your cross-examination. 1 2 MR. ELIOT BERNSTEIN: Your Honor, before 3 we start that, I filed yesterday and Mr. Feaman 4 filed vesterday --I didn't receive anything from 13:39:38 5 THE COURT: I did receive -- I am just saying. 6 Mr. Feaman. But go ahead, yes, sir. 7 MR. ELIOT BERNSTEIN: 8 It appeared that he 9 mailed you a response. I did not receive -- did you 13:39:52 10 THE COURT: e-mail my JA a response, Mr. Feaman? 11 12 MR. FEAMAN: Yes, Your Honor. We had no 13 opposition to his motion for continuance. That I did receive. 14 THE COURT: And joined in it and said if 13:40:01 15 MR. FEAMAN: we could have some additional time to take some 16 17 discovery then we would be glad to avail ourselves of that. 18 19 THE COURT: Thank you. 13:40:11 20 MR. ELIOT BERNSTEIN: And, Your Honor, 21 that discovery is essential because some of the 22 things we learned at the last hearing 23 contradicts this entire case, that I am not a 24 beneficiary, have no standing. It was a 13:40:24 25 compounding statement that Mr. Rose has told

1 over and over that ended up in orders here, 2 that ended up in Illinois. And now we have absolute proof from Mr. O'Connell and Mr. Rose 3 that, well, he is calling me a tiny beneficiary 4 yesterday in the e-mail to you, but a 13:40:38 5 6 beneficiary. And that contradicts --THE COURT: Don't assume that I received 7 like what my JA tells me. I received -- let me 8 9 tell you for the record. 13:40:48 10 MR. ELIOT BERNSTEIN: Okay. THE COURT: Your motion was a formal 11 pleading, so I read that, of course, as a 12 13 formal pleading I read everything. MR. ELIOT BERNSTEIN: 14 Okay. I said to my JA, please find 13:40:55 15 THE COURT: out everybody, ask them just for their 16 17 I do know Mr. Feaman did not object. response. That's the extent of what I know. 18 Because those kinds of communications 19 13:41:06 20 aren't formal, and I had heard that Mr. Rose's 21 office did object. But I want you to know what 22 I know and what I don't know beyond that. 23 MR. ELIOT BERNSTEIN: Okay. I will help 24 you through it. I need time, as I have pled in 13:41:18 25 my motion to vacate that I filed on

13:41:45 10

13:41:56 15

February 16th, time to question these witnesses. Because Mr. O'Connell's statement to this Court in fact contradicts Mr. Rose's filings and prior statements Mr. Rose has made to sheriff's. So I am going to have to call and subpoena the sheriff who he made statements that I was a beneficiary of my mother's trust on the record in an investigation. And then he came to the Court and told this whole story I am not a beneficiary of anything.

If you will look at the case management omnibus motion he filed to Judge Phillips that started this whole nonsense that I am not a beneficiary of anything, it says in there the overarching issue is Eliot is not a beneficiary of anything. That false statement led to orders that were never done on a construction hearing. There was only a validity hearing.

Mr. Rose I will pull up and he can testify to that.

Although he has told you that there's been some kind of determinations, all of those determinations were based on him misleading the Court as an officer of the Court. And I put most of that in my motion to vacate, and I will

13:42:22 25

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be preparing proper responses for that.

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But we need, Mr. Feaman and I, time to do new discovery on certain people that will — you know, you don't want to be rushing into a decision here on this issue when new information just came out February 9th was when I first received it that contradicted the whole statements in all these pleadings that are forthcoming. And I think we'll be able to show that there's been fraud on this Court. The other date in that hearing if you look at the transcript Mr. Rose claimed that I had no standing, and you overruled that, or whatever you call it, you did.

THE COURT: I did.

MR. ELIOT BERNSTEIN: Okay. Meaning you allowed me to question Mr. O'Connell. Well, every other time he said that before Judge Phillips, it was whatever he said. They were never litigated the matters that I was a beneficiary or not, but it just got somehow accepted the more he said it to that judge.

So now that completely contradicts the orders that were issued that I am not a beneficiary of anything whatsoever. Now it's I

1	am a little, I am a TPP beneficiary. But the
2	truth is I am a beneficiary of the will of
3	Simon Bernstein. And Mr. O'Connell on the
4	stand flipped his story as well that he was
13:43:43 5	putting into this Court that he had consent of
6	all the beneficiaries. Well, in fact they are
7	saying that Mrs. Lewis is a beneficiary, is
8	representing my children as parties here.
9	THE COURT: She's appointed as the
13:43:57 10	guardian on behalf of the children.
11	MR. ELIOT BERNSTEIN: Who are supposed to
12	be the beneficiaries.
13	THE COURT: Yes.
14	MR. ELIOT BERNSTEIN: Okay. Except my
13:44:04 15	children have never been notified by anybody,
16	PR, trustees, anything, that they are
17	beneficiaries of anything.
18	THE COURT: All right. I have to keep it
19	narrow to you want additional time to do
13:44:13 20	additional discovery?
21	MR. ELIOT BERNSTEIN: Totally.
22	MR. FEAMAN: And, Your Honor, if I just
23	may add?
24	THE COURT: Yes.
13:44:18 25	MR. FEAMAN: Thank you. What I said in my

1	joinder and consent was that we still had
2	outstanding objections to the subpoena that we
3	had served on Mr. Rose. Your Honor may
4	recall
13:44:30 5	THE COURT: I recall that, I do, that you
6	wanted e-mails.
7	MR. FEAMAN: I said if the Court is
8	inclined to give more time then that is
9	something that we could handle. Thank you.
13:44:39 10	THE COURT: Thank you.
11	MR. ELIOT BERNSTEIN: Oh, Your Honor, one
12	more point.
13	THE COURT: Last point.
14	MR. ELIOT BERNSTEIN: There's an open
13:44:44 15	issue of production that I requested production
16	of Mr. O'Connell.
17	THE COURT: Not set for today.
18	MR. ELIOT BERNSTEIN: No, I know.
19	THE COURT: I understand.
13:44:50 20	MR. ELIOT BERNSTEIN: Very important
21	documents relating to this idea of my brother
22	representing the estate which he was denied
23	twice for by the Court. But I asked
24	Mr. O'Connell for production, and he actually
13:45:04 25	advised me to ask him, and then he objected to

1 it, and it's still not here, meaning it's never 2 been heard, correct, Mr. O'Connell? 3 MR. O'CONNELL: I would have to see the 4 item, Your Honor, that Mr. Eliot is referring 13:45:16 5 to. 6 MR. ELIOT BERNSTEIN: Well, the Court has 7 never heard it, and I need all those documents. They are original documents. They are business 8 9 records that are all pertinent to this 13:45:23 10 settlement. So can we have that also heard so that he 11 12 is either compelled to give me the documents or 13 he -- you know, whatever you do, you order one 14 way or the other? Today's hearing, the first 13:45:35 15 THE COURT: hearing at issue is whether or not Mr. Rose is 16 17 on or off. That's the first matter. I put 18 that very simply. But the first matter we are concluding is whether Mr. Rose on behalf of the 19 13:45:49 20 Mrachek law firm is allowed to proceed as the 21 That's the removal order that we are 22 here about today. 23 MR. ELIOT BERNSTEIN: And that's all 24 relevant, and we need to depose him now that

he's got contradictory statements.

13:45:59 25

1	THE COURT: Okay. The problem I am
2	having well, let me hear the response,
3	please.
4	MR. ROSE: Okay. And I just need a minute
13:46:06 5	to lay out a few of the facts and clear them.
6	The issue today is whether I can defend
7	the estate in the state court action.
8	THE COURT: Right.
9	MR. ROSE: It has nothing to do with my
13:46:19 10	serving as counsel for Ted Bernstein in these
11	proceedings.
12	THE COURT: Yes, I understand.
13	MR. ROSE: All the efforts to remove me
14	have been denied and dismissed long ago.
13:46:26 15	THE COURT: Let me ask you. The effort
16	it's only for the state court action, the civil
17	action in front of Judge Marx?
18	MR. ROSE: Correct.
19	THE COURT: Why is he not hearing this
13:46:38 20	then?
21	MR. ROSE: Because I was retained a
22	couple reasons, but
23	THE COURT: Why is he not hearing the
24	motion to remove him?
13:46:44 25	MR. FEAMAN: Because it was Judge Phillips

1 who entered the order allowing Mr. Rose to 2 represent in that court. 3 THE COURT: But do you understand the Court's -- I think this is something Judge Marx 4 should decide. Wait. Let me ask because then 13:46:55 5 6 I will let you finish. Tell me why it should 7 be me. I was clear last time, but it just hit me at this moment, if here you represent Ted 8 9 Bernstein, correct? 13:47:13 10 MR. ROSE: Here I represent Ted Bernstein 11 as a trustee. Your motion to 12 THE COURT: As a trustee. 13 disqualify him has to do with the action in 14 front of Judge Marx? That is correct, Your Honor. 13:47:23 15 MR. FEAMAN: 16 Explain to me why that judge THE COURT: 17 shouldn't make the decision on whether to 18 remove Mr. Rose? 19 Our thinking was, Your Honor, MR. FEAMAN: 13:47:31 20 it was because Judge Phillips entered the order 21 allowing it. And therefore, we came back to 22 the Court that entered --23 I see what you are saying. THE COURT: 24 MR. FEAMAN: -- the order allowing it to 13:47:41 25 begin with.

1	MR. ROSE: There's two aspects of the
2	motion. One is to appoint Ted Bernstein as
3	administrator ad litem to represent the
4	interests of the estate.
13:47:45 5	THE COURT: I understand that.
6	MR. ROSE: That's an issue for Your Honor.
7	THE COURT: That's me.
8	MR. ROSE: The other issue is whether,
9	Your Honor, whether the order that Judge
13:47:52 10	Phillips entered retaining me to represent the
11	estate should be vacated, and that's all before
12	Your Honor. We have spent I can't tell you how
13	much money to get to this point.
14	THE COURT: Oh, I understand.
13:48:02 15	MR. ROSE: And so I think you are the
16	correct judge because the issue isn't simply
17	disqualification. The interest deals the
18	issue deals with what's in the best interests
19	of the estate and its beneficiaries.
13:48:15 20	If I could just have one minute to give
21	you a little history briefly, just I think it
22	will be helpful and I would
23	THE COURT: I very much remember this
24	chart. I very much remember the
13:48:27 25	MR. ROSE: It's a new chart.

1	THE COURT: It's a new chart?
2	MR. ROSE: It's completely different.
3	THE COURT: Okay. But do you know what
4	I'm saying? Oh, that chart.
5	MR. ELIOT BERNSTEIN: (Inaudible).
6	MR. ROSE: Completely different.
7	THE COURT: Stop.
8	MR. ELIOT BERNSTEIN: Okay.
9	THE COURT: I will let you know
13:48:32 10	MR. ELIOT BERNSTEIN: I have not seen
11	that.
12	THE COURT: Nobody has seen this. So
13	before you show me put it back down. You
14	are going to stay quiet and you are going to
13:48:41 15	sit down. You know, I am very fair. I hear
16	from each one of you. I am sure I am going to
17	make someone very unhappy across the board with
18	a ruling. But I will not be accused of not
19	listening to everybody. All right.
13:48:54 20	MR. ROSE: Okay.
21	THE COURT: I am not seeing it. Do me one
22	favor and listen to me for one second. The
23	first response I have, before we get into the
24	background, is your response to their motion
13:49:05 25	that they need more time.

We are

We've

1 MR. ROSE: Okay. 2 THE COURT: Okay? 3 MR. ROSE: Okay. This started with a motion filed in August of last year. 4 We had a hearing in September of last year. 13:49:15 5 And then 6 there were objections filed. Mr. Bernstein He was unavailable for an extended 7 objected. period of time. We got a hearing set before 8 Your Honor. We have waited for four or five 13:49:29 10 months to get this done. I'd like to explain the issues that Eliot 11 12 Bernstein is suggesting that he needs discovery 13 for some farfetched thing, and I'd like to explain to you his standing in a limited area 14 13:49:42 15 so that you understand what he is saying. 16 Mr. Feaman has served discovery that we 17 have objected to. But I think when you do this 18 hearing, you will understand that the discovery he seeks is not relevant to the issue of 19 whether there's a conflict of interest under 13:49:53 20 21 Rule 4-1.9 or a conflict of interest under Rule 22 4-1.7.23 And these estates again are very small.

Everyone is ready to roll.

We have spent a lot of money preparing.

24

all here.

13:50:06 25

1	got two hours reserved. And we need to get
2	some progress made as to who's going to defend
3	the estate in the Stansbury case. And at the
4	same time there's other motions, who is going
13:50:18 5	to how are we handling the how is the
6	estate handling its Illinois litigation which
7	is and both of these matters are now set for
8	trial. So there's some urgency.
9	THE COURT: I remember the exact standing
13:50:26 10	of Mr. Eliot with regard to being a
11	beneficiary. There is a pour over trust from
12	the Simon estate where the children, the ten
13	grandchildren, are the beneficiaries, correct?
14	MR. ELIOT BERNSTEIN: No.
13:50:39 15	MR. ROSE: If you said there's a
16	THE COURT: Pour over trust from the Simon
17	estate?
18	MR. ROSE: Pour over from the Simon trust.
19	THE COURT: Correct.
13:50:45 20	MR. ROSE: And the ten grandchildren are
21	the beneficiaries, correct.
22	MR. ELIOT BERNSTEIN: Incorrect.
23	THE COURT: No, it is correct. Wait for
24	me. Wait for me one second. Let me finish.
13:50:50 25	MR. ELIOT BERNSTEIN: Okay.

1	THE COURT: That does not change any
2	tangible property you would be a potential
3	beneficiary of, correct?
4	MR. ROSE: Correct.
13:50:59 5	THE COURT: See, I wasn't excluding you.
6	There's tangible property and there's a pour
7	over trust.
8	MR. ELIOT BERNSTEIN: That's the problem,
9	though. The ten grandchildren are not the
13:51:07 10	beneficiaries. That's never been determined.
11	There's been no construction hearings in any of
12	these cases yet. Right, Mr. Rose?
13	MR. ROSE: Totally incorrect.
14	MR. ELIOT BERNSTEIN: There have been
13:51:17 15	construction hearings? Can you give her the
16	date of those hearings?
17	THE COURT: I am not going there. I am
18	not letting you two litigate it. That's my
19	understanding from the pleadings right now.
13:51:25 20	It's not relevant for right this second.
21	MR. ELIOT BERNSTEIN: It doesn't say the
22	ten okay.
23	THE COURT: Okay?
24	MR. ELIOT BERNSTEIN: It's very relevant,
13:51:30 25	but okay.

Just trying to get to why we 1 THE COURT: 2 are here today. 3 MR. ELIOT BERNSTEIN: Your Honor, Mr. Stansbury's lawsuit they've said they don't 4 have enough money in the trust to pay it if he 13:51:39 5 6 wins so they would be coming to my tangible 7 personal property interests. So it does affect me in this case in the retention of Ted, and I 8 9 will be able to show why. THE COURT: You don't have to. 13:51:55 10 You have standing. You are sitting there. 11 I have 12 allowed it. I have allowed it. You are a 13 tangible beneficiary whatever assets remain outside of the Simon trust. I think everyone 14 If it's a dollar or if 13:52:08 15 is on the same page. it's ten dollars, that's where you have -- now, 16 17 I have no idea the dollar figures in any of this. 18 19 MR. ELIOT BERNSTEIN: None of us do. 13:52:20 20 THE COURT: Go ahead, Mr. Rose. 21 MR. ROSE: I am sorry, and I keep --22 THE COURT: Go ahead. 23 I am not engaging with MR. ROSE: 24 Mr. Eliot. He is engaging with me. 13:52:26 25 I am going to ask, Mr. Eliot, THE COURT:

1	to let him finish so we can at least move
2	forward to the next point. Go ahead.
3	MR. ROSE: Just for the record, I conceded
4	at the last hearing that he had limited
13:52:35 5	standing. I did not say that he did not have
6	standing.
7	THE COURT: I agree.
8	MR. ROSE: What I tried to get the
9	impression does the Court know it's your
13:52:41 10	next question which is the tangible personal
11	property consists of furniture and jewelry.
12	THE COURT: Yes.
13	MR. ROSE: The furniture is dwindling in
14	value. It's being stored. The jewelry this
13:52:51 15	is about a hundred thousand. And my point was
16	only that when you take a hundred thousand and
17	you divide it five ways, best case is 20,000.
18	And my point is
19	THE COURT: It's not for right now. Let's
13:53:00 20	move on.
21	MR. ROSE: No, okay.
22	THE COURT: Okay? Do you see what I am
23	saying?
24	MR. ROSE: I got you. And I do, though,
13:53:06 25	think, since you are new to the case, I would

	140
1	like to just clear up a couple things just if I
2	could briefly, very briefly?
3	THE COURT: Only if you think it's going
4	to help. I don't want to poke the bear. I
13:53:17 5	want to keep moving. I don't want everybody
6	yelling at each other. Do you see what I am
7	saying?
8	MR. ROSE: I do, absolutely.
9	THE COURT: Go ahead.
13:53:25 10	MR. ROSE: I just want we had a trust
11	construction trial in the Shirley Bernstein
12	Trust.
13	THE COURT: Yes. And I know that Judge
14	Phillips decided in the Shirley Bernstein.
13:53:36 15	MR. ELIOT BERNSTEIN: It was only a
16	validity hearing. The construction was
17	severed.
18	THE COURT: Mr. Bernstein?
19	MR. ELIOT BERNSTEIN: Okay, I am sorry.
13:53:42 20	THE COURT: You keep interrupting. You
21	can't do that.
22	MR. ELIOT BERNSTEIN: I am sorry.
23	THE COURT: Go ahead.
24	MR. ROSE: I would like to do, just so you
13:53:47 25	know.

1	THE COURT: Sure.
2	MR. ROSE: Eliot Bernstein was a
3	contingent beneficiary. This is Shirley's
4	side.
13:53:53 5	THE COURT: Yes.
6	MR. ROSE: Judge Phillips tried the case.
7	THE COURT: Yes.
8	MR. ROSE: Eliot is named in the will as a
9	contingent beneficiary if Simon died.
13:54:00 10	THE COURT: Okay.
11	MR. ROSE: Now, as soon as Simon
12	Shirley dies when Simon is alive and survives
13	for 30 days, then that contingency disappears
14	and he is no longer a tangible beneficiary in
13:54:13 15	Shirley's estate. He was a contingent
16	beneficiary of the Shirley trust if Simon
17	didn't exercise a power of appointment.
18	So the trial we had on January the
19	trial we had on December 15th, 2015, was to
13:54:25 20	determine whether Simon's 2012 documents were
21	valid and whether his exercise of his power of
22	appointment was valid. Judge Phillips
23	determined the exercise of the power of
24	appointment was valid.
13:54:37 25	So now in the Shirley side the power of

1 appointment was exercised so Eliot is no longer 2 a beneficiary. So he had some standing in that 3 case as a potential beneficiary while we were dealing with the trial. 4 I am relying on Judge 13:54:50 5 THE COURT: 6 Phillips' order. Then we have the trial. 7 MR. ROSE: THE COURT: I have to. That is the law. 8 9 MR. ROSE: The same thing -- the same thing over here --13:54:58 10 I am not going to do this. 11 THE COURT: Ι 12 am going to make this very, very clear. 13 Stop, please, Mr. Rose, please. on. 14 MR. ROSE: I am sorry. I am going to use Mr. Feaman 13:55:06 15 THE COURT: I know he disagrees with a lot 16 as an example. 17 of what you are saying. And I am using this for Mr. Eliot and just because he is on the 18 other side. He is sitting there professional 19 13:55:18 20 as an attorney, not reacting. So I have no 21 idea if he is thinking I enjoyed my lunch or if 22 he is thinking I disagree with everything he 23 I am not saying favoritism. said. I used him 24 because I happened to look straight up.

everybody to have that kind of expression.

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When it's your turn you are allowed to talk, but I cannot have the constant -- what happens is one of you reacts, the other one reacts, the other one reacts. I am going to let everybody do their presentation. I am going to make a ruling, and we are going to move on.

Continue, please.

MR. ROSE: That's the end of the story. He is clearly a beneficiary. We have never denied he is a beneficiary for a very narrow purpose. But based on the rulings it is exactly that which is a very narrow purpose.

So we are here. Everyone is ready. I think you can rule on the motion. If at the end of hearing the evidence you think there's some reason you need additional discovery, which I don't think that the record and the evidence and the law would require, you know, we can address it at that point. But we are here. We need to get -- move forward.

And just Judge Phillips had entered on order, I am sorry, Judge Colin had entered an order about a month after this lawsuit was filed prohibiting Eliot from filing papers without permission. Yesterday he filed about

And I

4,000 pieces of paper. It's very hard for 1 everybody to follow, including his -- the 2 quardian for his children have to read the 3 4 pages and it's billing time. But we have spent so many times in front of Judge Colin deciding 13:56:43 5 6 what hearings we are going to have and not 7 have, we waste so much time, that we are here, everyone is ready, we are prepared, he has ten 8 9 minutes of cross-examination, we can make our 13:56:54 10 argument and then you can rule and we can go to the next motion, and we have about six or eight 11 12 things. We have settlements we want to get 13 approved that are set for today, and they should be -- it should be very routine. 14 think we should move forward today, and we'd 13:57:07 15 16 ask that you do so. 17 THE COURT: Thank you.

> If you will give me a second, what happened is I have so many notebooks I am trying to find the one that I was looking for something. That's what I was looking for.

At this time we are going to continue with this hearing. Mr. O'Connell, please take the stand.

> MR. ELIOT BERNSTEIN: Your Honor?

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1	THE COURT: No. I am denying the motion
2	to continue. Mr. O'Connell, take the stand.
3	You can complete your cross-examination.
4	
5	Thereupon,
6	BRIAN O'CONNELL,
7	a witness, being by the Court duly sworn, was
8	examined and testified as follows:
9	THE WITNESS: I do.
13:59:01 10	THE COURT: Thank you. Please have a
11	seat. You may proceed.
12	CROSS (BRIAN O'CONNELL)
13	BY MR. ELIOT BERNSTEIN:
14	Q. Mr. O'Connell, can you please state your
13:59:15 15	full name and address for the record?
16	A. Brian O'Connell, 515 North Flagler Drive,
17	West Palm Beach, Florida.
18	Q. In what capacity are you testifying today?
19	A. As an individual.
13:59:27 20	Q. Not in a fiduciary capacity?
21	A. I am a fiduciary, but I have been called
22	as a witness. I am an individual witness.
23	Q. Okay. Are you also a practicing lawyer in
24	Florida?
13:59:38 25	A. Yes.

1	Q. And your bar number, please?
2	A. 308471.
3	Q. Okay. Mr. O'Connell, did you obtain all
4	of the LIC, LIC Life Insurance Concept financial
13:59:51 5	records from the beginning of the Stansbury's
6	lawsuit to the present to review as part of making
7	your recommendations to hire Alan Rose and appoint
8	Ted Bernstein?
9	A. I can't answer that sitting here today
14:00:04 10	because there was a volume of files of information
11	that we have collected. I couldn't give you an
12	accurate answer as to exactly what material I have,
13	over what timeframe. It's just impossible to do
14	that accurately.
14:00:16 15	Q. Okay. A yes or no to these questions if
16	you can. You want me to ask it again? Just
17	looking for a simple yes or no.
18	THE COURT: Do your best answer yes or no.
19	If he can't answer yes or no he doesn't have to
14:00:28 20	answer yes or no.
21	THE WITNESS: Could I explain, Your Honor,
22	after?
23	THE COURT: First answer yes or no, then
24	you will be allowed to explain.
14:00:34 25	THE WITNESS: I don't know on that

1	question. I don't know the answer.
2	BY MR. ELIOT BERNSTEIN:
3	Q. Okay. Are these records they would be
4	relevant to the lawsuit in the claims of Stansbury
14:00:45 5	and the Estate of Simon Bernstein, yes or no?
6	A. I don't know.
7	Q. Okay. If you had the records when did you
8	obtain those records?
9	A. Since I am not sure what records I have, I
14:01:01 10	don't know if I have them. I don't know what they
11	say. And I certainly haven't reviewed them as of
12	the last few days.
13	Q. Okay. When I came to your offices in
14	August 2015 to pick up copies of Simon's business
14:01:21 15	records, did you produce those documents at that
16	time to me?
17	A. I produced documents to you. But again,
18	I'd have to go through my records to determine what
19	copies were made for you at that time. I have no
14:01:34 20	way of giving a precise answer today as to what was
21	given.
22	MR. ELIOT BERNSTEIN: Which, Your Honor,
23	might be reason for more discovery time and
24	whatnot.
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BY MR. ELIOT BERNSTEIN:

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- Q. Mr. O'Connell, did you obtain copies of all the Arbitrage International records from the beginning of the Stansbury lawsuit to the present to review as part of making your recommendations to hire Alan Rose and Ted Bernstein, appoint Ted Bernstein, yes or no?
- A. I don't know.
- 9 Q. Okay. If -- would you think those would
  14:02:03 10 be relevant to this lawsuit and the claims in the
  11 case?
  - 12 A. I don't know because I'd have to see them.
  - 13 Q. Okay.
  - 14 A. If there are such records.
- Q. Okay. And you don't know if you turned those records over to me when I came to pick up Simon's business records at your office in August 2015?
  - 19 A. I don't recall.
- Q. Okay. Did you obtain copies of the IRS
  certified records from Simon and Shirley's
  businesses and their personal tax returns?
- A. We have certain tax records for Simon

  Bernstein. But again, I couldn't tell you

  precisely what they are, for what years.

1	Q. Are they Simon's? Are they certified?
2	A. I don't recall that, but I could tell you
3	generally tax returns typically aren't certified.
4	Q. Are they signed, the ones you've produced?
14:03:00 5	A. I am not sure.
6	Q. Were you produced did you order tax
7	returns?
8	A. We ordered tax returns.
9	Q. Did you receive them from the IRS?
14:03:06 10	A. We received certain information from the
11	IRS, because I do recall one item we got was a
12	letter that they didn't have records that old; I
13	know that.
14	Q. Yes or no would be simple. So did you get
14:03:17 15	the tax returns that you were ordering?
16	A. The problem is when you say the tax
17	returns, there are a number of years for which we
18	made a request. And I can't be precise in terms of
19	what exactly were produced and for what year it
14:03:31 20	relates.
21	MR. ELIOT BERNSTEIN: Again, this might
22	need more discovery time here to figure these
23	things out because they are all germane, but.
24	BY MR. ELIOT BERNSTEIN:
14:03:45 25	Q. Did you turn those records you got over to

any of the beneficiaries?

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- A. Again, I don't know what was furnished to whom, if requests were made or not, I don't know.
- Q. Okay. Right immediately before Ben Brown died mysteriously, the prior curator to you, he had alleged he received the tax returns from the IRS and was transferring them to you.

8 MR. ROSE: Objection, hearsay and relevance.

THE COURT: It is hearsay, so sustained.

MR. ELIOT BERNSTEIN: Okay.

- 12 BY MR. ELIOT BERNSTEIN:
- Q. Do you recall receiving tax returns from Mr. Ben Brown that were from the IRS?
- 14:04:20 15 A. Not with any specificity. And I don't want to guess.
  - Q. Can you describe what the Stansbury lawsuit is all about?
    - A. Well, there's a number of counts. Some have been resolved. There have been dismissals, for example, of Ted Bernstein. And there's -- without seeing it, I can probably give a better answer, but there's several, there's some breach of an oral contract. There's a claim for a fraudulent

14:04:54 25 misrepresentation. There's a conspiracy count.

These are just things I can recall sitting here.

But in terms of what the actual accounts are, it

would be best to look at the lawsuit itself.

14:05:10 5 A. Yes.

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Q. Okay. Because the last time and in your pleadings you state that you have no knowledge of the lawsuit; is that correct?

Have you looked at the lawsuit?

- A. Well, I'd have to see what it is that you are referring to. But I have a general knowledge of the lawsuit because I have seen the complaint. That would be the source of, one source of information that I have.
- Q. Okay. Because Mr. Rose has pled that you have no knowledge, and I believe your statement says you have no knowledge. But I will get to that in a moment.
  - A. I'd have to see my statement.
- Q. Okay. We are going to get that out.

14:05:42 20 We'll get that, circle back to that.

Is that all you have to say on the Stansbury lawsuit that know of?

- A. That the lawsuit speaks for itself.
- Q. Have you spoken to me ever about the

14:05:53 25 lawsuit?

1 A. I don't recall.

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Q. Do you recall a three-hour conversation with my wife and me regarding the Stansbury litigation?

I remember a lengthy conversation with you 14:06:02 5 Α. 6 and your wife about estate issues. Not too long 7 after I took over, yes, you came to the office. 8 Again, I'd have to refresh my recollection as to what exactly we covered. But I recall that much. 14:06:17 10 It was pending issues involving estate matters that were of concern to you. And then I think we even 11 12 talked about was there a way to resolve the issues

- that you had. So those were sort of the generalities that I recall.
- Q. Okay. Because your bill mainly says that it was regarding the Stansbury lawsuit --
  - 17 A. I'd have to see the bill.
- Q. -- for three hours. But -- and let me ask
  you another question. Did you bill for that three
  hours?
  - 21 A. Again, without seeing the bill to be sure.
  - 22 Q. Okay.
  - A. But I am going to take an assumption that
  - 24 I did.
- 14:06:47 25 Q. Okay. Okay. And after I just heard you,

you said there was some breach of contract issues, some conspiracy issues, some fraud issues, and the defendants we know were Ted Bernstein that was sued and Simon Bernstein and their companies, correct?

A. Originally.

Q. Okay.

A. And there's been some dismissals principally of Ted Bernstein and some of the entities.

Q. Okay. And I was looking for yes or no, but okay.

Okay. So is it possible that some of the issues involved in the Stansbury claims could involve negligence, yes or no?

A. I don't recall a negligence claim or count in the complaint. And there's a second amended complaint. That would be what one would need to look to answer that for sure. But sitting here without looking at it, I don't recall a negligence claim.

Q. Are you aware of Florida Statute 768.1, yes or no?

- A. 768.01 perhaps?
- 24 Q. 768.81.
- 14:08:23 25 A. 81?

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	1	Q. Yes.
	2	MR. ELIOT BERNSTEIN: Your Honor, can I
	3	approach?
	4	THE DEPUTY: I will bring it to the
14:08:29	5	witness.
	6	THE COURT: Thank you.
	7	MR. ELIOT BERNSTEIN: Do you want one,
	8	Your Honor?
	9	THE COURT: I have my statute book. I am
14:08:32	10	looking it up right now.
	11	MR. ELIOT BERNSTEIN: Okay. Okay. Let me
	12	get back to where I was.
	13	THE COURT: The comparative fault statute?
	14	MR. ELIOT BERNSTEIN: Yes.
14:09:04	15	BY MR. ELIOT BERNSTEIN:
	16	Q. Can you read subdivision C for the record,
	17	Mr. O'Connell?
	18	MR. ROSE: I am going to object. I mean,
	19	the statute is the statute. They can make
14:09:15	20	whatever argument they want to make in the
	21	argument, but he doesn't have to read the
	22	statute.
	23	MR. ELIOT BERNSTEIN: Well
	24	THE COURT: Just let him read it.
14:09:23	25	Overruled.

1 THE WITNESS: "Negligence action means, without limitation, a civil action for damages 2 based upon a theory of negligence, strict 3 liability, products liability, professional 4 malpractice whether couched in terms of 14:09:33 5 6 contract or tort, or breach of warranty and The substance of an action, not 7 like theories. conclusory terms used by a party, determines 8 9 whether an action is a negligence action." BY MR. ELIOT BERNSTEIN: 14:09:48 10 11 And then can you just read real quick 0. 12 number three short? 13 Α. Sure. "Apportionment of damages. In a negligence action, the court shall enter judgment 14 against each party liable on the basis of such 14:09:57 15 16 party's percentage of fault and not on the basis of the doctrine of joint and several liability." 17 18 0. Okay. And both Ted and my father were 19 sued in the Stansbury action, correct? 14:10:17 20 Α. Yes, originally. 21 Ο. Okay. And so it could be that Ted 22 committed, and according to Mr. Stansbury's

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and that my father was more of a passive partner in

complaint, most of the egregious acts of fraud on

Mr. Stansbury, checking account fraud, et cetera,

this thing who might not have even known what was going on with Ted?

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So would there be the ability to say that there was an apportionment of damages that could result that where Ted is found maybe a hundred percent liable for the damages to Mr. Stansbury?

A. Well, at this point, I will give you a no at this point. Because what you would have to do is -- and look the complaint, because everyone has to travel under the complaint and what's been alleged in that and what legal theories are being claimed.

Again, like I mentioned, negligence I don't recall being a count within that particular complaint. Then you have to couple that with the fact that you had a dismissal of Ted in certain entities as a defendant. Then on top of that you'd have to have, which I certainly don't have and not been given, facts to support that type of a I will call it apportionment claim as you have alluded to it. So someone would have to have that information to make that assessment after considering everything else that I just said.

Q. And so since you didn't know if there was a negligence and we'd have to circle back to that

1	with more discovery because you need to check your
2	records, we could find that there's a negligence
3	theory here that establishes that there's shared
4	fault in the action, correct?
14:12:19 5	MR. ROSE: Objection. And may I be heard?
6	THE COURT: Give me just one second.
7	MR. ROSE: Okay.
8	THE COURT: All right. I just reviewed
9	the complaint at issue in the Stansbury case.
14:12:43 10	There does not appear to be a negligence
11	action. Am I missing it?
12	MR. FEAMAN: There is not a negligence
13	action per se, Your Honor.
14	THE COURT: Okay. Thank you.
14:12:50 15	So let's move on. Don't forget, I said
16	you had ten minutes.
17	MR. ELIOT BERNSTEIN: Okay.
18	THE COURT: I have already given you ten.
19	I am going to give you five more.
14:12:58 20	MR. ELIOT BERNSTEIN: Well, I am going to
21	need more just based on the fact that there's
22	some certain things that are germane
23	THE COURT: Okay. I understand your
24	objection.
14:13:05 25	(Overspeaking.)

1	MR. ELIOT BERNSTEIN: consideration.
2	Thank you.
3	THE COURT: I understand your objection.
4	MR. ELIOT BERNSTEIN: Okay.
14:13:07 5	THE COURT: And wait. And you put it on
6	the record so it's preserved.
7	MR. ELIOT BERNSTEIN: Okay.
8	THE COURT: But you get six more minutes.
9	BY MR. ELIOT BERNSTEIN:
14:13:13 10	Q. Mr. O'Connell, when did you did you
11	perform a due diligence investigation into Ted
12	Bernstein's potential liability in the Stansbury
13	lawsuit?
14	A. I have not. I have never been presented
14:13:24 15	with any facts by anyone or even an allegation to
16	suggest that such a liability might exist.
17	Q. Well, the complaint actually alleges that
18	Ted committed the frauds?
19	A. And then, as I have mentioned, Ted was
14:13:35 20	dismissed as a defendant by Mr. Stansbury.
21	Q. Yeah, that's okay. Whether Mr. Stansbury
22	in the estate would have to determine if Ted had
23	liability in this, correct?
24	A. No.
14:13:47 25	MR. ROSE: Objection, again.

1 THE COURT: Go ahead, place your legal 2 objection on the record. 3 MR. ROSE: Well, my legal objection is a lack of relevancy under the two statutes that 4 are relevant to these issues. 14:13:59 5 But he can finish. 6 7 THE COURT: Thank you. You may proceed. 8 9 BY MR. ELIOT BERNSTEIN: Did you do a due diligence investigation 14:14:08 10 to check out if Ted had any liability in this 11 lawsuit? 12 13 Α. Not the way you've phrased it. I mean, we examined the lawsuit and determined the defendant 14 initially. And, of course, we are here today for a 14:14:25 15 different form of defense. But I have no 16 17 information specifically relates to the topics that 18 you are raising that Ted has some type of a 19 contribution, I think would be your theory for 14:14:40 20 that, or a portion you have also used that term. 21 But if you did find that out through due 22 diligence that Ted had liability, you would be able 23 to take action on behalf of the beneficiaries to 24 have Ted sued or charged with that, correct?

If, yes, if that information exists, if

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someone provides us with that information, then, of course, we could.

Q. Okay.

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- A. That begs the issue of --
- Q. That's good.
- A. -- us needing the information after the years that have gone by that this litigation has been pending that I have never been provided.
- Q. Okay. Okay. So but you just said that as the estate could do that after reviewing to see if Ted had liability. And my question is this, do you think that Ted, if he is in your chair right there right now representing the estate on behalf of Stansbury, will file a lawsuit against Ted saying that he committed most of the egregious acts and he should be apportioned the damages?
  - A. I wouldn't --

MR. ROSE: Again, I will object. Legal ground is that the estate has no claim against Ted Bernstein under any circumstances. And for the record, under Section 768.31(c) and 768.31(b)(5), which states that when a party has been dismissed and given a release, there's no claim for contribution, it discharges the tort-feasor to whom it is given from all

14:16:09 25

1	liability for contribution to any other
2	tort-feasor.
3	Mr. Feaman is in the courtroom, and he can
4	confirm that there's a settlement agreement
14:16:18 5	that includes a release of Mr. Ted Bernstein.
6	And under 768.81, just for the record,
7	there's no liability if there's apportionment
8	of fault. The jury could award him a billion
9	dollars, put a hundred percent on Ted
14:16:29 10	Bernstein, and the estate pays nothing under
11	781
12	MR. ELIOT BERNSTEIN: Your Honor
13	(Overspeaking.)
14	THE COURT: I understand the legal
14:16:33 15	implications of 768.81. Next question.
16	Mr. Eliot has approximately three more minutes,
17	and I want him to have his time.
18	MR. ELIOT BERNSTEIN: Well, that's not
19	enough time, I mean literally. I have
14:16:46 20	requested and shown the reasons why. But okay.
21	And I will say this is more infringement on my
22	due process right, but.
23	THE COURT: I have absolutely
24	MR. ELIOT BERNSTEIN: Okay.
14:16:56 25	THE COURT: Wait. I want to say

1	this. I have always I will never be upset
2	by you establishing your record, so that's
3	fine, go on.
4	BY MR. ELIOT BERNSTEIN:
14:17:05 5	Q. When did you first read the will of Simon
6	Bernstein, the 2012 will?
7	A. Shortly after I was appointed as the
8	personal representative.
9	Q. Did you read a copy or the original?
14:17:16 10	A. I believe it was a copy.
11	Q. Why didn't you read the original?
12	A. Well, the original would be in the court
13	file, and we rely on copies.
14	Q. Okay. When did you first see the
14:17:36 15	paragraph in the alleged valid will of my father
16	that makes me a beneficiary as devisee?
17	A. When I would have read the will I would
18	have seen the children as beneficiaries as to
19	tangible personal property.
14:17:49 20	Q. So how long have you let Ted Bernstein and
21	Alan Rose falsely claim in the court that I have no
22	standing?
23	MR. ROSE: Objection, argumentative.
24	THE COURT: Overruled. You can answer.
14:17:59 25	THE WITNESS: And I haven't let them do

1 anything.

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BY MR. ELIOT BERNSTEIN:

- Q. Well, did you object at the validity hearing when it was said I wasn't a beneficiary of the estate?
- A. I am not sure which hearing you are referring to and whether or not I was present.
- Q. You weren't present. But the estate, you left and abandoned the estate at that validity hearing, in fact, and left it unrepresented. But you would have, obviously, opposed any statements like the ones that are full in these pleadings before the Court right now where Mr. Rose is claiming Eliot is not a beneficiary of anything whatsoever? That's incorrect, correct?
- A. Sort of a compound question, but I will try to answer it the best I can. Based on what Mr. Rose just said in open court, I am not aware that he is contesting that you are beneficiary of the Simon Bernstein estate as to tangible personal property.
- Q. He said he conceded, which means he changed his entire pleadings, the pleadings before Judge Phillips --

14:18:53 25 THE COURT: Okay, question. You ask a

You don't stand there and --1 question. 2 MR. ELIOT BERNSTEIN: I got you. 3 (Overspeaking.) Last question. 4 THE COURT: Well, I have got a 14:19:00 5 MR. ELIOT BERNSTEIN: 6 few more. 7 THE COURT: Last question. BY MR. ELIOT BERNSTEIN: 8 Q. Have you negotiated a signed settlement 14:19:09 10 between Stansbury and the estate? You mean is there a signed settlement 11 Α. No. 12 agreement between Mr. Stansbury and the estate? 13 Q. That Mr. Stansbury signed that you sent to him that you negotiated a settlement between the 14 estate and Mr. Stansbury? 14:19:26 15 16 At this point to get some clarity here, Α. because we have had exchanges of correspondence 17 18 about trying to settle the case. But if you are 19 saying do I have a signed settlement agreement 14:19:39 20 that's been approved by the Court that's been --21 Ο. No, I didn't say -- I just asked do you 22 have a signed one by Mr. Stansbury? 23 Again, I'd have to look through my file Α. 24 because I remember exchanging proposals. Whether 14:19:51 25 or not Mr. Stansbury signed off on one of those,

because we did have a hearing before Judge Colin 1 2 about approving a settlement. But that was 3 objected to by counsel for the grandchildren, therefore it wasn't approved. So it's possible there could be something that was signed in that 14:20:04 5 6 But I'd want to look at the file to be sure, 7 if that's what you are referring to. 8 0. Okay. So --THE COURT: All right. That was the last 14:20:16 10 question. 11 MR. ELIOT BERNSTEIN: Can I finish that 12 question? You can finish one more. 13 THE COURT: 14 MR. ELIOT BERNSTEIN: Okay. BY MR. ELIOT BERNSTEIN: 14:20:20 15 In Shirley's trust construction case in 16 0. 17 relation to Simon's trust you were served a complaint in Shirley's trust, you entered and 18 intervened on behalf of the estate. 19 Did vou not at that time answer your first affirmative defense 14:20:35 20 21 that Ted Bernstein was not a validly serving 22 trustee of the Simon Bernstein Trust? 23 Α. I'd need to see that. It's possible. I'd 24 need to see the pleading itself.

14:20:47 25

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Okay.

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1	MR. ELIOT BERNSTEIN: I can get that if
2	you'd like, Your Honor.
3	THE COURT: If you want to hand it to him.
4	MR. ELIOT BERNSTEIN: Okay. Hold on.
14:20:57 5	THE COURT: Does anyone have that pleading
6	handy?
7	MR. ROSE: If I could enlighten you?
8	THE COURT: Yes. Which pleading are you
9	referencing?
14:21:13 10	MR. ROSE: No, in the trust
11	MR. ELIOT BERNSTEIN: (Inaudible).
12	(Overspeaking.)
13	THE COURT: No, I asked which pleading you
14	are referencing, and he was just trying to tell
14:21:20 15	me.
16	MR. ELIOT BERNSTEIN: Okay.
17	THE COURT: Do you have the pleading,
18	Mr. Eliot?
19	MR. ELIOT BERNSTEIN: I am looking for it.
14:21:25 20	THE COURT: I was just going to ask him if
21	he had the pleading he can show you the
22	pleading if he can get it. Do you know which
23	pleading?
24	MR. ROSE: I can tell you what it is.
14:21:31 25	THE COURT: What is it?

1 MR. ROSE: In the trust construction case 2 Judge Colin ordered that we try the validity of five documents. 3 4 THE COURT: Yes, I remember. One of them affected 14:21:42 5 MR. ROSE: Mr. O'Connell --6 7 THE COURT: I might be able to pull it up from the court file. 8 9 MR. ROSE: -- which was the will. So Mr. O'Connell filed an answer in the case. 14:21:46 10 But then we entered into a stipulation and an order 11 12 that Mr. O'Connell would abide by whatever 13 Judge Phillips ruled at the trial so that he 14 wouldn't have to sit through a trial and incur 14:21:57 15 the expense. 16 THE COURT: Got it. 17 So I think he withdrew his --MR. ROSE: 18 he entered into an agreement and he did not 19 pursue any defenses, and the documents were upheld as valid. 14:22:04 20 It would be his answer filed 21 in, not in the Estate of Simon Bernstein, but I 22 think it's the 2014 3698 case. 23 MR. ELIOT BERNSTEIN: It's Mr. O'Connell's 24 It's his only affirmative defense, answer. Your Honor, if you want to look it up. It's 14:22:22 25

1	his answer to the Shirley Bernstein Trust,
2	construction complaint on behalf of the estate.
3	BY MR. ELIOT BERNSTEIN:
4	Q. Mr. O'Connell, what made you say that?
14:22:34 5	A. Originally?
6	Q. Yes.
7	A. Before it was settled? My review of the
8	Shirley Bernstein Trust.
9	Q. You said the Simon Bernstein Trust he
14:22:46 10	wasn't validly serving under?
11	A. Sorry, Simon Bernstein Trust, correct.
12	Q. Okay. So now what was it?
13	A. My review originally when that
14	affirmative defense was entered based on my review
14:22:55 15	of the Simon Bernstein Trust.
16	Q. You claimed that Ted wasn't validly
17	serving. On what grounds? On what basis?
18	MR. ROSE: Objection, Your Honor. Under
19	the statute it's not relevant. But under
14:23:06 20	the statute Mr. O'Connell has no, would have
21	had no standing, just like Mr. Bernstein had no
22	standing, and Mr. Feaman has no standing
23	THE COURT: Sustained.
24	MR. ROSE: because only the settlor or
14:23:17 25	the co-trustee or the beneficiary trust can

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1	seek removal.
2	THE COURT: All right. Let's wrap it up.
3	MR. ELIOT BERNSTEIN: Well, you are not
4	going to let me ask any more questions?
14:23:23 5	THE COURT: I am not.
6	MR. ELIOT BERNSTEIN: Okay. Again, my
7	THE COURT: Your objection is so noted for
8	the record.
9	Okay. Redirect.
14:23:34 10	MR. FEAMAN: Thank you, Your Honor.
11	THE COURT: You are welcome, thank you.
12	MR. ELIOT BERNSTEIN: Oh, excuse me, Your
13	Honor?
14	THE COURT: Yes, sir.
14:23:42 15	MR. ELIOT BERNSTEIN: Just one last thing.
16	Do I get to make an opening statement and stuff
17	at this proceeding?
18	THE COURT: We are way past that.
19	MR. ELIOT BERNSTEIN: Well, I was late
14:23:52 20	last time.
21	THE COURT: And that's why you waived it.
22	MR. ELIOT BERNSTEIN: So I waived it?
23	THE COURT: You waived it by being late.
24	MR. ELIOT BERNSTEIN: Oh, okay.
14:23:58 25	THE COURT: Okay? Thank you.

1	MR. FEAMAN: May it please the Court?
2	THE COURT: Absolutely, thank you.
3	REDIRECT (BRIAN O'CONNELL)
4	BY MR. FEAMAN:
14:24:05 5	Q. Good afternoon, Mr. O'Connell.
6	A. Good afternoon.
7	Q. Mr. Eliot actually brought this up when we
8	were here the first time concerning the counts of
9	the Stansbury lawsuit, and I actually thought about
14:24:24 10	what he had to say. So I would like to follow up
11	and ask you some more questions on the Stansbury
12	lawsuit. If I could hand you a copy of the second
13	amended complaint?
14	A. Sure.
14:24:38 15	Q. Okay.
16	A. I have got it.
17	Q. And this is the second amended complaint
18	in the lawsuit that is pending where Mr. Rose seeks
19	to become counsel for the estate, correct?
14:24:55 20	MR. ROSE: If I could, just a brief
21	objection for the record?
22	THE COURT: For the record.
23	MR. ROSE: To the extent we are going to
24	argue that we should be disqualified because of
14:25:02 25	some potential contribution, I would just note

	_ · -
1	it's not in the papers
2	MR. FEAMAN: Move to strike.
3	THE COURT: I get to hear his entire
4	argument before you get to move to strike
14:25:11 5	anything.
6	MR. FEAMAN: Yes, ma'am.
7	THE COURT: I don't know what you are
8	striking.
9	MR. ROSE: The grounds those grounds
14:25:17 10	aren't in the motion to disqualify our firm as
11	valid or the objection to our retention that's
12	the basis of vacating your order.
13	THE COURT: Continue.
14	MR. ELIOT BERNSTEIN: Excuse me, I just
14:25:31 15	missed that piece. Can somebody read that
16	back? I am sorry.
17	THE COURT: Sure, I can have the court
18	reporter read back his objection. Thank you.
19	MR. ELIOT BERNSTEIN: I am sorry.
14:25:38 20	THE COURT: No, that's all right.
21	MR. ELIOT BERNSTEIN: I was out there for
22	just a second.
23	MR. FEAMAN: Response, Your Honor.
24	THE COURT: I was just waiting to hear the
14:25:48 25	question. He asked that Mr. Rose's objection

1	be read back, and I said sure, and I was giving
2	the court reporter the opportunity to read it
3	back.
4	MR. ELIOT BERNSTEIN: I am sorry, Your
14:25:58 5	Honor.
6	THE COURT: That's quite all right. Thank
7	you.
8	(The following portion of the record was
9	read back.)
10	"MR. ROSE: Those grounds aren't in the
11	motion to disqualify our firm as valid or the
12	objection to our retention that's the basis of
13	vacating your order."
14	THE COURT: Mr. Feaman, you wanted a
14:26:50 15	response?
16	MR. FEAMAN: My response is we allege that
17	Mr. Rose has a conflict of interest.
18	THE COURT: I think that's broad enough.
19	We are talking about the lawsuit he is saying
14:27:01 20	he has a conflict. Let's move on. Overruled.
21	MR. FEAMAN: Thank you.
22	BY MR. FEAMAN:
23	Q. So the lawsuit is case number 13933 in the
24	general jurisdiction division, correct?
14:27:11 25	A. Correct.

1	Q. And this is not the first time you are
2	looking at this, correct?
3	A. Correct.
4	Q. In fact, you have looked at it in somewhat
14:27:20 5	detail because you and I carried on some serious
6	settlement negotiations, did we not?
7	A. Yeah, we have over a span of time, yes.
8	Q. Okay. Let me then first draw your
9	attention to paragraph 26 on page six. Let me know
14:27:41 10	when you are there.
11	A. I am there.
12	THE COURT: Hold on. The Court is not
13	there yet. I assume you want the Court to
14	follow along? Does anyone have an objection to
14:27:48 15	me pulling up the complaint?
16	MR. ELIOT BERNSTEIN: No, ma'am.
17	MR. FEAMAN: It's public record.
18	THE COURT: Just for the record.
19	MR. ROSE: That's fine, or you can have my
14:27:56 20	copy.
21	THE COURT: Just give me one second. I
22	have got the docket up. And just tell me when
23	it was filed, the amended complaint.
24	MR. FEAMAN: The amended complaint was
14:28:04 25	served and filed on or about September 3rd,

174 2013. 1 2 THE COURT: Thank you. Got it. 3 You may proceed, thank you. BY MR. FEAMAN: 4 Now, it's alleged there that LIC Holdings 14:28:21 5 0. 6 and Arbitrage became the alter ego of Simon Bernstein and Ted Bernstein; is that correct? 7 I see that, yes, that language. 8 Α. 9 Q. Now, LIC Holdings and Arbitrage were two corporate defendants before -- in this action 14:28:36 10 before they were settled out; is that correct? 11 12 Α. Correct. And that was the corporations under which 13 Q. Mr. Stansbury and Mr. Simon Bernstein and Mr. Ted 14 Bernstein did business, correct? 14:28:48 15 16 Well, that's what's alleged in here. Α. 17 And it says that the allegations 0. Okay. 18 are against both Simon Bernstein and Ted Bernstein, 19 correct? 14:29:01 20 Α. Yes, in 26. 21 Ο. And then the last sentence of page six 22 says, "The wrongful action of Simon Bernstein and 23 Ted Bernstein in diverting and converting corporate

assets rendered LIC and possibly Arbitrage

insolvent, correct?

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1	A. That's what it says. That's the
2	allegation.
3	Q. Right. And now you are aware that Mr. Ted
4	Bernstein's deposition has not been taken in this
14:29:27 5	case, correct?
6	A. I am not sure.
7	THE COURT: Can I ask you to clarify which
8	case?
9	MR. FEAMAN: Sorry.
14:29:36 10	THE COURT: The civil case?
11	MR. FEAMAN: The Stansbury action.
12	THE COURT: Thank you.
13	MR. FEAMAN: Refer to it that way for the
14	record.
14:29:40 15	THE COURT: Thank you.
16	THE WITNESS: I don't know either way.
17	BY MR. FEAMAN:
18	Q. In fact, are you aware that other than the
19	beginning of the deposition of Mr. Stansbury, that
14:29:48 20	in the Stansbury action no depositions have yet
21	been taken in that case; are you aware of that?
22	A. I recall Mr. Stansbury's deposition, but I
23	am not sure what other depositions may or may not
24	have been taken.
14:30:01 25	Q. If I told you that no other depositions

have been taken, that wouldn't surprise you, would it? You wouldn't have any reason to disagree with that?

- A. I don't sitting here without again looking at some more material.
- Q. All right. And then could I draw your attention to paragraph 27?
  - A. Sure.
- Q. It says, "Throughout 2009 Simon Bernstein and Ted Bernstein continued to make false statements to Stansbury to hide the fact that LIC and/or Arbitrage was their alter ego in that they converted corporate property and corporate assets of LIC," correct?
  - A. That's what it says.
- Q. Now, assume for me for a moment that discovery shows that in fact most of that conduct was performed by Ted Bernstein. Would you agree that then possibly the Estate of Simon Bernstein could have a third party complaint against Ted Bernstein?

MR. ROSE: Objection, under the same grounds as before. I mean, first of all, the statute prohibits the claim for contribution which would be a third party claim for

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contribution. 1 That's not a legal objection. 2 THE COURT: 3 MR. ROSE: Also, he is the opposing party in the lawsuit that's pending. I really object 4 to him asking him his opinion about strategy in 14:31:11 5 the case, which is -- I mean, it's a delicate 6 7 balance, I understand, but, you know. Which is why I asked you first 8 THE COURT: 9 if you think Judge Marx should hear this. if you want me to hear it, I've got to know 14:31:24 10 what's going on. 11 12 MR. ROSE: And I want you to hear it. would be the same issue in front of Judge Marx. 13 I am saying he is asking him trial strategy. 14 understand what they are getting at with this 14:31:32 15 16 contribution thing. And the reason why I 17 suggest it's completely irrelevant is there 18 is --19 THE COURT: Wait a minute. Are vou

objecting trial strategy is work product as between attorney and client? Do you see what I am saying? I need a basis.

My basis for the record is this MR. ROSE: is completely irrelevant because it's undisputed in this record that there's no claim

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for contribution which exists. 1 So to ask about a third party claim that doesn't exist I think 2 3 is an improper question and the objection should be sustained. 4 THE COURT: I am overruling it. 14:31:59 5 It goes 6 to the weight of the evidence and me deciding overall whether or not there's a conflict. 7 am going to let him explore his theory, but it 8 9 all goes to whether or not there's a conflict 14:32:12 10 that exists. 11 You may continue. And with Your Honor's 12 MR. FEAMAN: 13 permission I would just like to state for the record that there's nothing in this record to 14 support what Mr. Rose has said. 14:32:20 15 Thank you. 16 BY MR. FEAMAN: 17 Now, so my question was --0. 18 THE COURT: Do you want it read back? 19 MR. FEAMAN: Yes. 20 (The following portion of the record was 21 read back.) 22 "O. Now, assume for me for a moment that 23 discovery shows that in fact most of that 24 conduct was performed by Ted Bernstein. Would 25 you agree that then possibly the Estate of

Simon Bernstein could have a third party complaint against Ted Bernstein?"

THE WITNESS: I don't know enough to make that analysis sitting here right now because it would have to go through -- actually it would be two contribution statutes, related statutes in Chapter 768 I can think of that one would have to review besides the one that I have been provided.

## 14:33:18 10 BY MR. FEAMAN:

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- Q. Okay.
- A. And obviously then take that against what the facts are that you are referencing that might be disclosed in discovery, apply that against the dismissal, release, look at the settlement agreement that was signed, and take an analysis of all of those items, to give you a correct answer to your question.
- Q. And you haven't seen the release even, have you?
- A. I have talked to Mr. Rose about it. I
  haven't -- I don't have it in my hands. It's not
  part of my files.
  - Q. You haven't made an independent determination outside of what Mr. Rose may have

told you that there might be something in that release which would somehow keep the Estate of Simon Bernstein from suing Ted Bernstein out of the Stansbury lawsuit, correct?

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- I don't know that. I understood it was a Α. confidential settlement.
- 0. Okay. So then you don't know; is that correct?
- Α. It is because, as I just said, I was told it was a confidential settlement. I inquired of Mr. Rose generally what the terms and conditions was. I looked at the docket. I see the dismissal with prejudice of the parties you referred to before.
- And so going back to what the facts might 0. develop, you really don't know yet whether the Estate of Simon Bernstein could sue Ted Bernstein arising out of the conduct alleged in the Stansbury lawsuit, correct?

Α. Right. I think I have answered that, but I will say it again. I don't have enough information to apply case law. There's a Supreme Court decision I can think of that deals with contribution that would be relevant here, yeah, a number of items. But I would have to start with

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some sort of a factual basis, looking at documents, 1 what's the nature of the tort, what's the 2 contribution, if it's a contract claim, if there's 3 no contribution, all of those items would have to 4 be looked at because this complaint has contractual 14:35:05 5 claims and it has tort claims. 6 7 Q. Right. And assume for me, if you would, 8 that the release would not bar an action by the 9 estate. And assume for me that the facts would support a jury's conclusion as to the truthfulness 14:35:18 10 of what's alleged in paragraphs 26, 27, 28 and 29. 11 12 Isn't it true that in that event, and I am 13 admitting now that you don't know this yet, but that the estate could have an action against Ted 14 Bernstein? 14:35:36 15 16 Then I would --Α. 17 I am going to object for the MR. ROSE: record on multiple grounds, first of which is I 18 can't believe a lawyer in this courtroom who's 19 negotiated a general release --14:35:46 20 21 MR. FEAMAN: Move to strike. 22 THE COURT: Hold on. One second, please. 23 He can object, Your Honor, MR. FEAMAN: 24 but he can't make statements like that. THE COURT: 14:35:55 25 I indicated at the very

beginning, remember point one, that no one was to take a strike at the lawyer. If you want to put on the law, put on the law.

MR. ROSE: Okay.

THE COURT: I am looking at 768.81.

You may proceed with your objection.

MR. ROSE: Can I clarify the point since this is not pled and we are traveling -THE COURT: Sure.

MR. ROSE: Is there a position taken in this case by the movant that there is not a mediation settlement agreement signed that includes a general release negotiated by counsel at a mediation, including Mr. Feaman who was the lead counsel for the plaintiff, that includes a general release of all defendants? And if that's an issue, I need to know that just to be on notice of what the issues are in the case so I can be prepared to meet the evidence that's going to be presented I don't think it's too much to ask if that's actually a disputed issue of fact today. And if it is, I would submit to the Court that when we prove the opposite it should reflect on the credibility of the movant.

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1	MR. FEAMAN: Move to strike
2	MR. ROSE: And I have a legal objection
3	after I
4	THE COURT: Mr. Feaman, it's the Court's
14:37:47 5	understanding there was a dismissal and a
6	settlement with regards to Ted individually
7	from the Stansbury lawsuit; is that correct?
8	MR. FEAMAN: That is correct.
9	THE COURT: All right. Move on, Mr. Rose.
14:37:58 10	That was the basis of your issue, correct?
11	MR. ROSE: But that included a release.
12	The settlement agreement that was signed
13	included a general release. I didn't know that
14	was a disputed issue of fact.
14:38:08 15	THE COURT: I don't think it's been raised
16	as a disputed issue of fact.
17	MR. ROSE: Okay. Then my legal objection
18	is
19	THE COURT: I did not believe there was an
14:38:18 20	issue raised that it was a disputed issue. Was
21	in fact I believe there was a release executed
22	in the Stansbury litigation?
23	MR. FEAMAN: Right.
24	THE COURT: With regards to Ted Bernstein?
14:38:28 25	MR. FEAMAN: Correct. Now, there may be a

1	legal issue as to whether the terms of that
2	THE COURT: I was going to say I am not
3	going there.
4	MR. FEAMAN: Correct.
14:38:35 5	THE COURT: The question is is there a
6	release?
7	MR. ROSE: So that's a stipulated fact for
8	the purposes of the hearing?
9	THE COURT: There are. A release has been
14:38:42 10	executed. The effect of that release to the
11	Court on this day is not making any
12	determination.
13	MR. ELIOT BERNSTEIN: Your Honor?
14	MR. ROSE: And then my legal objection is
14:38:48 15	the same as it was before under 768.81, 31,
16	sorry.
17	THE REPORTER: I'm sorry, what?
18	THE COURT: 768.31.
19	THE REPORTER: 768.31?
14:38:58 20	MR. ELIOT BERNSTEIN: Your Honor?
21	THE COURT: Is that correct? That was off
22	the top of my head. Is that correct?
23	MR. ROSE: Yes, Your Honor. I apologize,
24	I am not trying to disrupt the proceedings.
14:39:03 25	THE COURT: That's okay.

1	MR. ROSE: But I appreciate the
2	clarification.
3	THE COURT: Very spirited proceedings.
4	That's all right.
14:39:09 5	Yes, Mr. Eliot?
6	MR. ELIOT BERNSTEIN: Well, Your Honor, on
7	that settlement in Shirley's estate all parties
8	didn't enter into that settlement.
9	THE COURT: We are not that wasn't
14:39:16 10	it was just
11	MR. ELIOT BERNSTEIN: Oh, okay.
12	THE COURT: The only thing was whether or
13	not Stansbury had released Ted.
14	MR. ELIOT BERNSTEIN: Okay.
14:39:24 15	THE COURT: That was the only question.
16	MR. ELIOT BERNSTEIN: None of the
17	beneficiaries know about it.
18	THE COURT: I kept it very clear
19	MR. ELIOT BERNSTEIN: Okay.
14:39:28 20	THE COURT: because I know there's a
21	lot of disputes within that one statement if I
22	go too far.
23	MR. ELIOT BERNSTEIN: Okay.
24	THE COURT: You may proceed.
14:39:35 25	MR. FEAMAN: Thank you, Your Honor.

1 THE COURT: Mr. Feaman, you may proceed. 2 MR. FEAMAN: Can you read back my last 3 question? (The following portion of the record was 4 5 read back.) And assume for me, if you would, that 6 the release would not bar an action by the 7 And assume for me that the facts would 8 estate. 9 support a jury's conclusion as to the truthfulness of what's alleged in paragraphs 10 11 26, 27, 28 and 29. Isn't it true that in that 12 event, and I am admitting now that you don't 13 know this yet, but that the estate could have an action against Ted Bernstein?" 14 I object also on the grounds I 14:40:15 15 MR. ROSE: 16 don't think you ask a fact witness to make 17 assumptions that aren't supported by the 18 record. 19 I am going to say he is THE COURT: 14:40:32 20 proposing a hypothetical which is often the 21 case even in medical malpractice and things of 22 that nature. So I will allow it. 23 Mr. Feaman, go ahead. BY MR. FEAMAN: 24 14:40:40 25 0. You may answer, sir.

- Let's see if we can get to the 1 Α. Sure. 2 bottom of this by looking at 768.31(b)(5). 3
  - Sure. What's the title of that statute? 0.
  - Contribution Among Tort-Feasors. Α.
  - Okay. Does it relate to negligence? 0.
  - Α. Actually I think the Florida Supreme Court has ruled in a 1970s case that it applies to all tort actions.
    - Q. Okay.

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- But I'd have to have that case in front of 14:41:10 10 Α. 11 me.
- 12 0. Well, take a look at Count II, if you would, at page ten. That's a breach of an oral 13 contract against LIC Holdings, Arbitrage, Simon 14 Bernstein and Ted Bernstein, correct? 14:41:38 15
  - 16 Right, a contract claim. Α.
  - 17 Okay. And take a look, if you would, as 0. 18 to Count III.
- 19 Count III, fraud in the inducement again Α. 14:41:57 20 as to a contract.
  - 21 That's an employment agreement Ο. Right. 22 against Simon Bernstein and Ted Bernstein, correct?
  - 23 Α. Correct.
- 24 Take a look at Count V. Q. Okay. It's page 15. 14:42:10 25

- A. I am sorry, did you say page five or Count V?
  - Q. Count V. I am sorry, I may have misspoken. Page 15, Count V, that's a civil conspiracy against Simon Bernstein and Ted Bernstein, right?
    - A. It incorporates Counts III and IV.
  - Q. Okay. And then take a look at Count VIII, that's unjust enrichment, on page 18, again, against all four defendants, including Simon Bernstein and Ted Bernstein, correct?
    - A. That's what it says.

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- Q. Okay. And you cannot say with certainty as you sit here today that under no circumstances would the estate ever have a claim against Ted Bernstein arising out of this Stansbury action, can you?
- A. I can't say with a hundred percent certainty. But based on if there's a release, there's a settlement, under the statute that I have given you, there's no contribution, which I believe is the topic we are debating here.
- Q. Well, let's move on from contribution to allowing a jury to apportion percentages of fault.

  That certainly would be allowed, would it not, on a

1 jury verdict form --2 MR. ROSE: Objection. 3 BY MR. FEAMAN: -- without a claim for contribution? 0. Legal objection? 14:43:34 5 THE COURT: 6 MR. ROSE: Legal objection is that that 7 statute does not impose liability on the person based on the percentages of fault. 8 9 Specifically that statute, as Your Honor is well aware, liability is only apportioned on 14:43:47 10 11 the defendant. In the non-party defendants 12 they can be a hundred percent liable that there's no --13 I know, but your objection is 14 THE COURT: interpreting the statute. 14:43:56 15 Do you have a 16 different legal objection? 17 It's a completely irrelevant MR. ROSE: question as to this line of questioning is 18 irrelevant on that basis. It's a fiction. 19 Wе 14:44:07 20 are doing this whole hearing based on a fiction 21 that there's some claim that doesn't exist, 22 based on negligence that doesn't exist under 23 the statute. 24 Goes to weight, not MR. FEAMAN: 14:44:19 25 admissibility, Your Honor.

1 THE COURT: I got to agree it goes to the 2 weight whether or not it could actually be 3 added as a nonparty defendant under the various claims, whether -- I am not going to say 4 anything else. Based on the objection as you 14:44:33 5 have raised it I will overrule it. 6 7 MR. FEAMAN: Could you read it back, 8 please? 9 (The following portion of the record was read back.) 10 11 Well, let's move on from contribution 12 to allowing a jury to apportion percentages of 13 fault. That certainly would be allowed, would it not, on a jury verdict form without a claim 14 for contribution?" 14:45:11 15 16 THE WITNESS: And are you talking about 17 what's -- I assume you are talking about what's 18 pled in the second amended complaint? BY MR. FEAMAN: 19 14:45:17 20 0. Yes. 21 I think the problem there is you don't Α. 22 have a negligence count. 23 You've got an unjust enrichment count, 0. 24 correct? 14:45:25 25 I don't count that as a negligence count. Α.

1 THE COURT: Mr. --2 MR. FEAMAN: Okay. I will move on, Your 3 Honor. 4 THE COURT: Thank you. 5 BY MR. FEAMAN: 14:45:34 6 0. Now, the reference to LIC Holdings and 7 Arbitrage, those are two entities that during Mr. Simon Bernstein's lifetime and that of Ted 8 9 Bernstein they each owned at least 45 percent each and possibly 50 percent each at the time of 14:45:50 10 Mr. Simon Bernstein's death, correct? 11 12 Α. That I am not sure what the exact 13 ownership percentage was at that point. 14 0. Okav. That would be a guess, and I am not going 14:46:02 15 Α. 16 to quess. 17 And have you investigated whether Mr. Ted 0. Bernstein, who kept running the corporations after 18 19 Simon Bernstein's death, made any payments to the estate as a result of renewal commissions that 14:46:16 20 21 might have been paid --22 MR. ROSE: Objection. 23 BY MR. FEAMAN: 24 -- to Simon Bernstein? Q. 14:46:25 25 THE COURT: Before you object I need to

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	1	hear the whole question.
	2	MR. ROSE: I am sorry, I thought he was
	3	done. I apologize.
	4	MR. FEAMAN: Okay.
14:46:31	5	THE COURT: I need you to say it again. I
	6	lost it.
	7	MR. FEAMAN: Sure. Read it back again.
	8	(The following portion of the record was
	9	read back.)
	10	"Q. And have you investigated whether
	11	Mr. Ted Bernstein, who kept running the
	12	corporations after Simon Bernstein's death,
	13	made any payments to the estate as a result of
	14	renewal commissions that might have been paid
14:47:05	15	to Simon Bernstein?"
	16	MR. ROSE: Objection as to relevancy and
	17	materiality. It's beyond the scope of
	18	examination.
	19	THE COURT: Sustained. Next question.
14:47:11	20	BY MR. FEAMAN:
	21	Q. Now, Mr. Rose represents Mr. Ted
	22	Bernstein, correct?
	23	A. In different capacities in different
	24	proceedings.
14:47:21	25	Q. Okay.

1	A. In the call it the Bernstein matters, yes.
2	Q. Okay. And you are aware that both Simon
3	and Ted were running Arbitrage and LIC at the time
4	that Mr. Simon passed away, correct?
14:47:38 5	A. I know these entities involved the father
6	and son at various and sundry times.
7	Q. Okay.
8	A. I don't have any, of course, personal
9	knowledge of that. A lot of what I have been told
14:47:53 10	is that.
11	Q. Did you make an investigation as to
12	whether as a result of money that came in to LIC or
13	Arbitrage after Mr. Simon Bernstein's death should
14	have been payable to Mr. Simon Bernstein, but now
14:48:08 15	that he would be dead the estate, such that the
16	estate if those monies weren't paid would then have
17	a claim against Ted Bernstein?
18	MR. ROSE: Objection, same relevancy and
19	materiality, beyond the scope.
14:48:21 20	THE COURT: Sustained.
21	MR. FEAMAN: May I respond, Your Honor?
22	THE COURT: Sure.
23	MR. FEAMAN: If there's a potential that
24	the estate could have a claim against Ted
14:48:30 25	Bernstein for corporate misconduct after

1	Mr. Bernstein dies, because the corporations
2	may owe Mr. Simon Bernstein some money, that's
3	also potential conflict of interest between
4	Mr. Rose and now representing the estate.
14:48:43 5	THE COURT: Okay. That's argument. What
6	you just said that's your argument, but it is
7	beyond.
8	MR. FEAMAN: That's my respectful response
9	to your ruling.
14:48:55 10	THE COURT: No, I understand.
11	MR. FEAMAN: Okay.
12	BY MR. FEAMAN:
13	Q. Do you know what happened to the
14	commissions that Simon Bernstein was to receive
14:49:06 15	after his death?
16	MR. ROSE: Objection, same objection.
17	THE COURT: I don't want to try that
18	lawsuit now, okay? Thank you.
19	MR. FEAMAN: May I approach, Your Honor,
14:49:18 20	to grab an exhibit?
21	THE COURT: Absolutely. They are all up
22	here for you.
23	MR. ROSE: While he is doing that, for
24	scheduling purposes how much time do we have
14:49:31 25	for today?

1	THE COURT: Until 4:30.
2	MR. ROSE: Thank you.
3	MR. ELIOT BERNSTEIN: Your Honor, did you
4	get my exhibit list that I gave you last time?
14:49:35 5	THE COURT: I have your binder. But these
6	are exhibits entered into evidence he is
7	looking through. These were entered at the
8	last
9	MR. ELIOT BERNSTEIN: Already.
14:49:44 10	THE COURT: Yes. They've already been
11	entered. The Court was holding them.
12	MR. ELIOT BERNSTEIN: My confusion, thank
13	you.
14	THE COURT: No.
14:49:50 15	MR. ELIOT BERNSTEIN: Just didn't see it
16	there.
17	THE COURT: Here's your book.
18	MR. ELIOT BERNSTEIN: Oh, no, don't lift
19	it.
14:50:00 20	THE COURT: It's got the colored tabs.
21	MR. ELIOT BERNSTEIN: Yes.
22	MR. FEAMAN: Your Honor, let the record
23	reflect that I am handing Your Honor a copy of
24	Exhibit 1, Rose Exhibit 1, so that you can read
14:50:08 25	along.

THE COURT: Thank you.
MR. ROSE: That's Trustee Exhibit 1 for
the record.
THE COURT: I can look at my exhibit list.
MR. ROSE: I don't want the record to
suggest there was a Rose exhibit that wasn't in
evidence.
THE COURT: I have this as Stansbury.
Stansbury entered all of these 1 through 8 are
without objection. The trustee
MR. FEAMAN: This would be it's marked
as Trustee's Exhibit 1.
THE COURT: The PR waiver?
MR. FEAMAN: Yes.
THE COURT: That was Trustee's Number 1.
MR. FEAMAN: Yes. I am handing that to
the witness, Your Honor.
THE COURT: Thank you. I was just
checking my exhibit list.
MR. FEAMAN: Okay.
BY MR. FEAMAN:
Q. Now, the Trustee's Exhibit 1 was that
prepared by you?
A. My office, yes.
Q. Was there a draft prepared for you by

- 197 Mr. Rose? 1 2 Α. Yes. 3 Ο. And --I made extensive revisions to it. 4 Α. I would like to draw your attention to 14:51:15 5 0. page two of Trustee's Exhibit 1. In the middle of 6 7 the page, the third paragraph that begins with "I have been advised," do you see that? 8 Α. Yes. Okay. And it says, "I have been advised 14:51:30 10 0. that Mrachek -- " and you are referring for the 11 record that's Alan Rose's firm, correct? 12 13 Α. Correct. Okay. "I have been advised that Mrachek 14 0. represented those defendants." 14:51:43 15 16 What defendants are you referring to 17 there? That would be the defendants with whom the 18 Α. I will call it the settlement was reached with 19 14:51:55 20 regard to this matter. 21 With regard to the Stansbury litigation? 0. 22 Α. Stansbury litigation.
  - "And the position taken is not in Okay. 0.

Stansbury litigation, yes.

Is that what you were referring to there?

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conflict or adverse to the estate's position; do you see that?

A. I see that.

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- Q. Okay. So that's what they told you?
- Well, that was part of the discussion that 14:52:16 5 Α. I had with Mr. Rose. And, of course, from looking 6 at the lawsuit itself the interest of the estate is 7 8 to pay as little as possible to your client, which is also the position that's being advocated by And was his position when he was 14:52:32 10 Mr. Rose. representing the defendants who were dismissed as a 11 12 result of your settlement.
  - Q. Would you agree with me in this waiver that there's nowhere that you take that position, but the only place you make reference to there not being in conflict with at least the ongoing lawsuit that Stansbury has with the Mrachek firm representing the estate is that one sentence?
  - A. Just give me one moment just to look at page three.
  - 21 O. Sure.
    - A. That's the primary section that would deal with conflict or uses the terminology of conflict --
- 14:53:20 25 Q. All right.

1 A. -- besides the last sentence.

Q. All right. And would you agree with me that your statement here makes absolutely no reference to Mrachek's, the Mrachek firm's activity on behalf of Ted Bernstein in what we call the Chicago litigation, whereas you saw there was a deposition admitted into evidence in this proceeding that shows Mr. Rose representing Mr. Ted Bernstein in that deposition in the Chicago action? Would you agree with me that your statement here makes no reference to any potential conflict that might create between the Mrachek law firm and the estate?

A. Well, the language here doesn't make any reference to the Chicago litigation and the estate, that's correct. But there's no involvement either past, present or future contemplated by Mr. Rose representing the estate in connection with the Chicago litigation.

## O. No involvement --

MR. ROSE: I would object before -- I waited until he finished the question. This has now vastly exceeded the length of his direct examination and it's very --

THE COURT: You do need to wrap it up.

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-- argumentative. 1 MR. ROSE: 2 THE COURT: I am not handling the 3 argument. MR. ROSE: I know. 4 5 THE COURT: We need to --14:54:39 6 MR. FEAMAN: Thank you. Just one 7 follow-up on that. 8 Absolutely. THE COURT: 9 BY MR. FEAMAN: You said no involvement past. Okay. 14:54:46 10 Ο. are you not aware of the deposition that Mr. Rose 11 12 attended and appeared on behalf of Ted Bernstein in that Chicago litigation where he made objections 13 and even instructed Mr. Bernstein not to answer a 14 question in that litigation? 14:55:02 15 16 I think you might not have heard my whole Α. 17 answer. 18 0. Okay. 19 Regarding representing the estate. Α. 14:55:10 20 talking about Mr. Rose not having any involvement 21 in the Chicago litigation representing the estate. 22 Q. But he certainly had involvement in the 23 Chicago litigation representing Ted Bernstein who 24 is suing the estate, correct? Objection, cumulative. 14:55:23 25 MR. ROSE:

1	THE COURT: I will allow it. Just answer
2	the question.
3	THE WITNESS: I just recall that based on
4	this deposition that, yes, went into evidence
14:55:33 5	earlier he represented Ted Bernstein as a
6	witness in a deposition.
7	THE COURT: This is the Court being just
8	particular about the exhibits. Is this an
9	extra copy for me that you gave me or was it
14:55:42 10	the actual exhibit?
11	MR. FEAMAN: The actual exhibit is in
12	front of the witness.
13	THE COURT: Okay. Thank you. I just
14	wanted to make sure before I put it with my
14:55:51 15	notes. Thank you.
16	MR. FEAMAN: I am almost done, Your Honor.
17	THE COURT: Thank you.
18	BY MR. FEAMAN:
19	Q. Now, going back to your statement that's
14:56:00 20	Trustee's Exhibit 1.
21	A. Okay.
22	Q. Right here.
23	A. Got it.
24	Q. I want to draw your attention to the third
14:56:14 25	paragraph of page two.

1 Α. Yes, I am there. You state that "Some of the direct and 2 Q. indirect beneficiaries of the estate I am 3 administering advise me," and then continuing on, 4 5 "the beneficiaries wanted Mrachek to represent the 14:56:37 estate in the Stansbury lawsuit." 6 7 So that gets me to ask the question, if only some of them, who is not consenting? 8 Obviously we know Mr. Eliot Bernstein who we have already established is a beneficiary of the Simon 14:56:55 10 Bernstein estate. Who else in addition to 11 12 Mr. Bernstein if only some want Mr. Rose and his 13 firm to come in? 14 I am not aware of any objections from Α. anyone other than Mr. Eliot. 14:57:09 15 16 Do you have any in writing, any consents 0. 17 in writing from anybody? There could be e-mail 18 Α. I am not sure. correspondence on this. That I am not positive. 19 You didn't actually take the time to have 14:57:24 20 0. 21 people sign consents, did you? 22 Α. Not formal consents.

A. That's why my best recollection this was discussions, perhaps e-mails, but probably more

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Okay.

likely telephonic discussions with the various 1 2 counsel. And when you say indirect beneficiary, 3 0. would you be referring to one of the grandchildren? 4 Correct, contingent type beneficiaries. 14:57:47 5 Α. Eliot's? 6 Ο. 7 Α. Yes, that's the reference. 8 All right. Now, have you ever made an 0. 9 investigation as to whether any of Eliot's children have actually reached the age of capacity and are 14:57:56 10 no longer minors? 11 12 Α. Again, I'd need to look at the file. He might have one child who is an adult. 13 14 0. Okay. So if he has one child that's an adult, then a consent from the quardian ad litem 14:58:13 15 16 as to his position would no longer be valid, would 17 it? Objection, I think it calls for 18 MR. ROSE: a legal conclusion. 19 14:58:21 20 THE COURT: Sustained. 21 I'd like to be heard. MR. ROSE: 22 THE COURT: Sustained. 23 MR. ROSE: Thank you. 24 MR. FEAMAN: No further questions. 14:58:25 25 THE COURT: Thank you. All right.

1	MR. ROSE: I only have one redirect.
2	THE COURT: Well, you would be allowed to
3	call him in your case in chief.
4	MR. ROSE: That's fine.
14:58:35 5	THE COURT: Mr. O'Connell, let me ask that
6	you get off the stand at this time.
7	THE WITNESS: Yes, Your Honor.
8	MR. ELIOT BERNSTEIN: Can I redirect a
9	question or two?
14:58:50 10	THE COURT: I didn't let him do it, so,
11	no, I am not letting you do it. I did not let
12	Mr. Rose do the same thing you are asking me to
13	do. That's what he asked me to do.
14	MR. ELIOT BERNSTEIN: He is allowed to
14:58:58 15	call him back up as part of the proceeding, you
16	said?
17	THE COURT: No, we are done with this
18	witness now. So we are going to proceed to the
19	next witness in Mr. Feaman's case. But we are
14:59:07 20	going to take six minutes because I have to use
21	the restroom. Thank you.
22	(Witness excused.)
23	(A recess was taken.)
24	THE COURT: Mr. Feaman, are you ready to
15:04:39 25	proceed with the next witness?

1	MD EDDMAN To be a second for a
1	MR. FEAMAN: I have a few questions of
2	Mr. Rose.
3	THE COURT: Okay.
4	MR. ROSE: I guess I can't object to being
15:04:48 5	called as a witness.
6	THE COURT: I think in this proceeding for
7	the very limited purpose of his representation,
8	I think that if we keep it limited to that,
9	which is what the motion is about, clearly I
15:05:05 10	don't expect or anticipate that Mr. Feaman will
11	be asking about strategy or anything like that.
12	It would be for the limited purposes of
13	representation. If we go beyond then you are
14	going to have to object on your own behalf.
15:05:17 15	MR. ROSE: I'd like permission to object
16	on my own behalf.
17	THE COURT: That's what I said, you have
18	to. I don't know how else to proceed.
19	MR. FEAMAN: I have no objection.
15:05:24 20	THE COURT: Okay.
21	MR. ROSE: And then I also just to be
22	very you know, I'd object to Eliot being
23	able to cross-examine me or at least request
24	that the Court give him very narrow latitude.
15:05:36 25	THE COURT: He will have the same latitude

1	as Mr. Feaman. It will be strictly related to
2	whether or not he represents various parties,
3	the extent of his representation of parties.
4	That is the limits of Mr. Rose being allowed to
15:05:50 5	be questioned, because he is still counsel, and
6	the only issue is representation. You don't
7	have to believe him. You don't have to like
8	it. But it's limited to that. Fair enough?
9	MR. ROSE: Fair enough.
15:06:02 10	THE COURT: Fair enough, Mr. Feaman?
11	MR. FEAMAN: Yes.
12	THE COURT: Fair enough, Mr. Eliot?
13	MR. ELIOT BERNSTEIN: I am not sure.
14	THE COURT: Okay. That's honest.
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16	Thereupon,
17	ALAN B. ROSE,
18	a witness, being by the Court duly sworn, was
19	examined and testified as follows:
15:06:10 20	THE WITNESS: I do.
21	THE COURT: Have a seat. Again, see, the
22	Court's a little nervous about this one, so go
23	ahead.
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1	DIRECT (ALAN B. ROSE)
2	BY MR. FEAMAN:
3	Q. Please state your name.
4	A. Alan Rose.
15:06:20 5	Q. By whom are you employed?
6	A. I am employed by the law firm Mrachek,
7	Fitzgerald, Rose, Konopka, Thomas and Weiss.
8	Q. And for how long?
9	A. Sixteen years plus.
15:06:33 10	Q. Okay. Now, you are aware that in the
11	Chicago litigation that the Estate of Simon
12	Bernstein was not originally a party to that
13	litigation, correct?
14	A. Correct.
15:06:50 15	Q. And you are aware that at some point the
16	estate, as shown by the exhibits here today,
17	intervened in that litigation, correct?
18	A. Yes, but if I can explain?
19	MR. FEAMAN: It's just yes or no so we can
15:07:07 20	move on, Your Honor.
21	THE COURT: I know the facts.
22	THE WITNESS: Okay.
23	MR. FEAMAN: Okay. Just want to set a
24	predicate.
15:07:12 25	THE COURT: Yes.

BY MR. FEAMAN:

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- Q. And would you agree with me, Mr. Rose, that when a motion was filed to allow the estate, Ben Brown was the curator then, do you recall that, to allow the estate to intervene and Ben Brown was the curator, and there was a motion filed in front of Judge Colin, correct?
- A. Technically I think what happened was you filed a motion to appoint an administrator ad litem for the Chicago action, and the judge appointed Ben Brown as the administrator ad litem.
- Q. Okay.
  - A. And I objected on behalf of the trustee.
  - Q. And you objected on behalf of the trustee when there was a motion filed to obtain the Court's permission to in fact intervene in the Chicago lawsuit, correct?
  - A. I don't understand exactly. What I did was on behalf of the trustee we did not want the estate's money being spent in Illinois in a lawsuit. We had a hearing, and Judge Colin allowed the intervention conditioned on Mr. Stansbury paying it. And once Mr. Stansbury was paying the expenses, so therefore there's no risk to the estate, it is a great deal and I am in favor of it,

and I have not been involved beyond that.

- Q. So on behalf of the trustee, you are talking about Ted Bernstein as the trustee which is the pour over trust to the Simon Bernstein estate, correct?
- A. Correct, Ted Bernstein as the trustee of the trust which is the sole residuary beneficiary of this estate.
- Q. Right. So on behalf of Ted Bernstein trustee you did not want the estate to intervene to make a claim toward the \$1.7 million dollars in Chicago in that case where Ted Bernstein is an individual plaintiff on his own in that case, correct?
  - A. I disagree.
- Q. He is not an individual plaintiff in the Chicago lawsuit?
- A. No, that's not the part I disagreed with. The part I disagreed with was I disagree with the what you called the intent. My concern is the person who's a witness of material information in the Illinois case, who I had spoken with and whose testimony I believe convinced me that the estate has a non-winning case, which is free to pursue so long as it doesn't deprive the beneficiaries of

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their remaining limited assets, which is not happening now that Mr. Stansbury is funding the litigation.

So I don't agree that the motive of why we objected is what you did. We did not object to them intervening per se. Only we objected to the further drain of the very limited resources of this estate.

- Q. Sure. And now in fact, though, you are aware that the attorney up in Chicago representing the estate is now even willing to take it on a contingency, isn't he?
- A. I don't understand -- I don't know the answer to that.
- Q. Okay.

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- A. And I didn't understand the question because it had a double negative.
- Q. Well, you said it was a non-winner of a case. Are you aware that the attorney in Chicago now wants to take the case on a contingency whereby nobody would risk any money?
- A. I am aware that Mr. O'Connell has filed a motion asking for that relief, which we oppose.
- Q. Okay. And you oppose on behalf of the trustee?

Correct, and the beneficiaries. 1 Α. 2 Okay. And that's the same person that you Q. 3 represent is the same person who is the plaintiff in Chicago, correct? Well, that's the next motion we are going 5 6 to decide after this hearing, but -- and the judge will decide the issue. 7 8 I just want to establish and then I am 0.

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- Q. I just want to establish and then I am done. I just want to establish that you represented Ted Bernstein as the successor trustee to the pour over trust, not wanting the estate to intervene in a case where that same client that you represent was a plaintiff opposing the estate in Chicago; is that correct?
- A. I don't think that's an accurate statement. And I think Mr. O'Connell was aware of all that when he consented to our representation.
- Q. And one more thing. You were here in the court when Mr. O'Connell said that Mr. Bernstein, Eliot, Mr. Eliot was a beneficiary of the Estate of Simon Bernstein, correct? Correct? It's a perfunctory. You heard him say that?
  - A. I didn't -- I blanked out on the question.

    THE COURT: That's okay.

15:11:35 25 THE WITNESS: I apologize.

1 THE COURT: That's okay. We'll just have it read back. 2 3 THE WITNESS: I was thinking about something else. 4 5 That's okay. Let's have the 15:11:38 THE COURT: 6 question read back. 7 BY MR. FEAMAN: You were here when Mr. O'Connell said that 8 0. 9 Mr. Eliot is a beneficiary of the Simon Bernstein estate, correct? 15:11:47 10 Α. I was here when he said it. I have said 11 12 I don't dispute it. I have told the judge I don't understand. For tangible personal 13 that. 14 property. 15:11:55 15 Q. Okay. 16 What am I being handed? THE COURT: 17 BY MR. FEAMAN: I am handing you a pleading that you filed 18 0. in September 2015 entitled Trustee's Omnibus Status 19 15:12:08 20 Report and Request for Case Management Conference. 21 And the very first page you said, relating to 22 Mr. Eliot, he is not a named -- he is not named as 23 a beneficiary of anything. And it's in the Estate 24 of Simon Bernstein. So my question is when did you 15:12:25 25 suddenly become aware that he is a beneficiary of

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1	the estate?
2	A. That sentence is I now see that
3	sentence is technically wrong. It's not I am
4	talking about where the money is and the money is
15:12:37 5	in the trust. He is not a beneficiary of the
6	trust. I may have made a misstatement.
7	THE COURT: Are you asking me to take this
8	into evidence?
9	MR. FEAMAN: Yes.
15:12:45 10	THE COURT: Objection?
11	MR. ROSE: No. It's in the court file.
12	THE COURT: I know. Let me just mark it.
13	MR. FEAMAN: No further questions.
14	THE COURT: All right.
15:12:55 15	MR. ELIOT BERNSTEIN: Can I?
16	THE COURT: Not yet. I can only mark and
17	think in small little doses.
18	And am I missing any exhibits up here,
19	Mr. Feaman?
15:13:09 20	MR. FEAMAN: I don't believe so, Your
21	Honor.
22	THE COURT: You had given Mr. O'Connell an
23	original. I just want to make sure it's
24	returned. I am very particular. I make myself
15:13:18 25	nuts. But nonetheless, we are stuck with me.

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1	It was Number 1, the waiver. Did the original
2	waiver come back?
3	MR. FEAMAN: Yes, Your Honor.
4	THE COURT: Okay. Thank you. All right.
15:13:38 5	So Number 9 is entered into evidence.
6	(Claimant Stansbury's Exb. No. 9,
7	Pleading.)
8	THE COURT: Limited to what he discussed,
9	Mr. Eliot.
15:13:49 10	MR. ELIOT BERNSTEIN: Your Honor, I kind
11	of object that I didn't have time to prepare.
12	I didn't know this would be a witness today.
13	It wasn't on the witness list.
14	THE COURT: So noted.
15:13:56 15	MR. ELIOT BERNSTEIN: No time to prepare
16	proper questioning.
17	THE COURT: Okay.
18	MR. ELIOT BERNSTEIN: So I am just going
19	to wing it for a moment.
15:14:00 20	CROSS (ALAN B. ROSE)
21	BY MR. ELIOT BERNSTEIN:
22	Q. Mr. Rose, can you state your name and
23	address for the record.
24	THE COURT: We already had that.
15:14:06 25	MR. ELIOT BERNSTEIN: Oh, okay.

1	BY MR. ELIOT BERNSTEIN:
2	Q. Your Florida Bar number?
3	A. It's in evidence in every paper I file.
4	Q. You don't know it?
15:14:19 5	A. I do know it, 961825.
6	Q. Thank you.
7	You said to the Court today that Judge
8	Phillips entered an order from the validity hearing
9	stating that I was not a beneficiary and had no
15:14:37 10	standing; is that correct?
11	A. The validity trial resulted in a final
12	judgment. Thereafter there were a series of
13	hearings before Judge Phillips where he made what I
14	would call follow-on rulings that would implement
15:14:53 15	the result of the final judgment dated December 15,
16	2015.
17	Q. Well, you actually claimed to the Court
18	repeatedly that Judge Phillips on December 15th
19	ruled that, and you actually led the judge to
15:15:10 20	believe that and she said, oh, I am relying on that
21	order.
22	MR. ELIOT BERNSTEIN: I urge you, Your
23	Honor, to look up on that order on that
24	validity hearing
15:15:17 25	THE COURT: We are going past

1 (Overspeaking.) 2 MR. ELIOT BERNSTEIN: Oh, it's very central to this, meaning that he made a 3 statement to the Court today --4 Please, next question. 15:15:23 5 THE COURT: Next 6 question. 7 BY MR. ELIOT BERNSTEIN: 8 Has there been a construction hearing of 0. who the beneficiaries are in any of these cases? There was a final judgment that 15:15:32 10 Α. resolved --11 12 0. Yes or no to the question. Was there a 13 construction hearing in any of these cases? Α. The construction matter that's in Count I 14 has been settled by agreement of all the 15:15:45 15 beneficiaries. 16 17 And I am a beneficiary? 0. 18 Α. You are not a beneficiary of the trust, the Shirley Bernstein Trust, which was the sole 19 15:15:57 20 subject of the construction proceeding. The only 21 thing relevant to the estate that was tried in this 22 case number 3698 was the narrow issue of whether 23 Simon Bernstein's will dated July 25, 2012, was 24 valid and enforceable according to its terms. So there has been no formal construction

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hearing? You are basing it off of a validity hearing?

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- There's nothing to construe with the will. Α. The will has never been challenged. Well, you have challenged that the will is valid, but no one has said that the will needed any construction. the only issue that needed some construction was inside the Shirley Bernstein Trust. Before Judge Colin would allow that issue to be heard, he wanted a narrow issue tried, which is which documents were valid so that we didn't construe a trust that he later determined was invalid. And once he ruled that and we had a guardian ad litem appointed to protect the trust interests of all the beneficiaries who were being represented by you, then everyone entered into a mediated settlement agreement that is one of the motions we are going to seek approval for later today, including the court-appointed guardian ad litem.
- Q. Is your answer no, there was no construction hearing in any of these cases?
  - A. I think I have answered your question.
- Q. You haven't.

THE COURT: Okay. Let's move on because this is about whether or not --

1	MR. ELIOT BERNSTEIN: Well, can I get an
2	answer to the question or show that he is
3	nonresponsive?
4	THE COURT: He did answer.
15:17:19 5	MR. ELIOT BERNSTEIN: Well, he didn't. He
6	answered something else.
7	THE COURT: Don't argue with me, please.
8	I understood. Certain things have been
9	determined and certain things haven't been
15:17:27 10	determined.
11	MR. ELIOT BERNSTEIN: Well, he is
12	misrepresenting what was determined, and that's
13	a serious problem.
14	THE COURT: Mr. Eliot?
15:17:31 15	MR. ELIOT BERNSTEIN: And it's exactly
16	moved to
17	THE COURT: Mr. Eliot? Mr. Eliot?
18	MR. ELIOT BERNSTEIN: Yes, ma'am.
19	THE COURT: Remember I said you don't have
15:17:36 20	to like his answers?
21	MR. ELIOT BERNSTEIN: Oh, okay.
22	THE COURT: You don't have to like them.
23	MR. ELIOT BERNSTEIN: I just want the
24	truth. Okay.
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BY MR. ELIOT BERNSTEIN:

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- Q. At that validity hearing was the estate represented by counsel?
- A. As I explained earlier, Mr. O'Connell entered into a stipulation that was, I think, approved by Judge Colin or Judge Phillips that he did not need to attend the hearing; he would abide by the ruling to conserve resources.

So Mr. O'Connell was not technically there. But what I was doing and what Ted Bernstein as trustee was doing, we were advocating the validity of the documents. So we were asserting the position that Mr. O'Connell would have wanted to assert, which is that the will was valid. So he wasn't — technically the estate wasn't represented but their interests were being pushed by the movant, the complainant, the plaintiff.

- Q. Did you have a construction hearing in Simon Bernstein's estate to determine the beneficiaries?
  - A. It was not necessary.
- Q. Okay. To your knowledge has Ted Bernstein ever notified who you claim the beneficiaries are, the grandchildren, that they are beneficiaries?
  - A. Under the terms of Simon Bernstein's trust

1	and also under his power of appointment, he
2	appointed the assets of the Shirley Bernstein Trust
3	into his trust to be distributed on the same terms.
4	The beneficiaries, technically ten trusts, none of
15:19:06 5	the grandchildren are individually beneficiaries.
6	There are ten trusts created. Each trust needs a
7	beneficiary. And because we don't have a
8	beneficiary for three of the trusts that Eliot
9	refused to serve, there's a guardian ad litem
15:19:18 10	appointed. But none of the grandchildren are
11	individually beneficiaries. They are indirect
12	beneficiaries through trusts created under Simon's
13	testamentary documents.
14	THE COURT: Understand.
15:19:27 15	BY MR. ELIOT BERNSTEIN:
16	Q. Okay. Under those testamentary documents
17	do you have those trusts for each of the
18	grandchildren?
19	THE COURT: Mr. Bernstein?
15:19:34 20	MR. ELIOT BERNSTEIN: Yes.
21	THE COURT: Mr. Eliot, I am sorry, this is
22	about whether we remove him or not. It's not
23	it's like, in other words, you are getting
24	into bigger issues and fights that are for a
15:19:44 25	later day.

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1	MR. ELIOT BERNSTEIN: Okay. Okay. I got
2	it.
3	THE COURT: We've got to stay on
4	Mr. Feaman's, Mr. William Stansbury, he
15:19:50 5	shouldn't represent.
6	MR. ELIOT BERNSTEIN: Okay.
7	BY MR. ELIOT BERNSTEIN:
8	Q. Were you party to the negotiated
9	settlement with Mr. Stansbury?
15:20:02 10	A. I am aware that there
11	Q. Yes or no?
12	A. I am not a party to it.
13	Q. Were you a party to the settlement? Were
14	you there at the settlement with Mr. Stansbury?
15:20:11 15	A. Well, I am saying I was answering I am
16	not a party to it. But I am aware there were
17	settlement discussions. I have encouraged
18	settlement discussions that Mr. Stansbury has. He
19	entered into, I think, one agreement that was
15:20:26 20	MR. FEAMAN: Objection. If the question
21	talks of the settlement was at a mediation.
22	So if the settlement with regard to
23	Mr. Bernstein and some of the other defendants
24	by Mr. Stansbury in the Stansbury action, if
15:20:39 25	it's questions about what happened at the

1 mediation, I would object because that's confidential. 2 3 THE COURT: Let me --4 MR. ELIOT BERNSTEIN: I am just asking if he was there. 15:20:46 5 Whether or not he was there is 6 THE COURT: 7 not confidential. Let me clarify something that may be kicking up a little. He is not a 8 9 party. He might be an attorney for a party. MR. ELIOT BERNSTEIN: A person, sorry. 15:20:56 10 THE COURT: No, I am only saying because 11 12 some of what you may interpret as being 13 defensive is just he is not a party, just like 14 no other lawyer is a party to a lawsuit. 15:21:07 15 MR. ELIOT BERNSTEIN: Right. 16 BY MR. ELIOT BERNSTEIN: 17 0. Were you a person at the settlement? 18 THE COURT: And also let me also tell you Mr. Feaman is correct and on point that you can 19 15:21:17 20 ask if he was present. Those negotiations are 21 confidential under law. 22 MR. ELIOT BERNSTEIN: I am not going to 23 ask that. 24 I think my answer does not THE WITNESS: involve anything that happened at mediation. 15:21:26 25

1	If Mr. Bernstein would just step slightly to
2	the side, Mr. Feaman can correct me if I am
3	wrong. But I believe there was a written
4	settlement agreement between Mr. Stansbury and
15:21:38 5	Mr. O'Connell as the personal representative
6	that was presented to the Court that has
7	nothing to do with the mediation.
8	BY MR. ELIOT BERNSTEIN:
9	Q. No, I am talking about the Shirley trust
15:21:47 10	settlement, not the Simon settlement that you also
11	negotiated?
12	A. Was I present? I attended a mediation.
13	THE COURT: Okay.
14	BY MR. ELIOT BERNSTEIN:
15:21:54 15	Q. Did you represent any parties at that
16	mediation?
17	THE COURT: Settlement discussions and who
18	he represented I am
19	MR. ELIOT BERNSTEIN: I just need to know
15:22:08 20	which parties he represented
21	THE COURT: I know, but
22	MR. ELIOT BERNSTEIN: to show a
23	conflict, Your Honor.
24	THE COURT: Not at the mediation. You can
15:22:13 25	pick another thing. If he is in court, if he

	1	is at a discovery.
	2	BY MR. ELIOT BERNSTEIN:
	3	Q. Did you represent any parties in the
	4	settlement?
15:22:21	5	THE COURT: Place your objection on the
	6	record.
	7	MR. ROSE: I am concerned that
	8	THE COURT: He could also violate
	9	attorney/client privilege.
15:22:30	10	MR. ELIOT BERNSTEIN: I am not going to
	11	ask him any questions about the settlement.
	12	THE COURT: I know. But the I
	13	understand you are not trying to go outside the
	14	bounds. I am going to ask you to ask another
15:22:39	15	question because I don't want to put him in a
	16	position of violating.
	17	MR. ELIOT BERNSTEIN: Okay.
	18	THE COURT: But at the same time I am
	19	trying to have your
15:22:47	20	MR. ELIOT BERNSTEIN: Got you.
	21	THE COURT: And if you could stick to
	22	things that happened in court, because things
	23	that happened in court are public record.
	24	BY MR. ELIOT BERNSTEIN:
15:22:57	25	Q. Do you represent Ted Bernstein as a

defendant in the Stansbury action? 1 2 Α. I do not. I did at one point in time. 3 0. Did you also simultaneously represent Ted Bernstein as the trustee for the Shirley Bernstein 4 Trust? 15:23:18 5 6 Α. I did represent Ted Bernstein as the 7 trustee of the Shirley Bernstein Trust in the 8 Stansbury litigation defending the interests of the 9 trust, just as we proposed to defend the interests of the estate. And I represented Ted Bernstein as 15:23:33 10 trustee of the Shirley Bernstein Trust in 11 12 proceedings in the probate court, various 13 proceedings. You stated today that you had 14 0. Okay. consent of all the beneficiaries. And Mr. Feaman 15:23:45 15 adequately asked you, am I a beneficiary of the 16 17 Simon estate? Yes or no? I don't need an 18 explanation. 19 The question has a --Α. 15:24:09 20 MR. FEAMAN: Objection, asked and 21 answered. 22 MR. ELIOT BERNSTEIN: (Inaudible). 23 (Overspeaking.) 24 THE REPORTER: Excuse me. 25 MR. ELIOT BERNSTEIN: Sorry.

1 MR. FEAMAN: Object, asked and answered. I did not --2 THE WITNESS: THE COURT: Sustained. It's been 3 established that you are a tangible beneficiary 4 of the Simon Bernstein estate. 15:24:16 5 6 MR. ELIOT BERNSTEIN: Actually I don't 7 think there's a term tangible beneficiary. am a beneficiary of tangible property; is that 8 9 correct, for the record? That is correct, you actually 15:24:27 10 THE COURT: did correct me. 11 12 MR. ELIOT BERNSTEIN: Got to be careful, 13 because that's -- there's a misinterpretation 14 going on. BY MR. ELIOT BERNSTEIN: 15:24:34 15 Okay. You said you had consent of all 16 0. beneficiaries to move forward on this settlement or 17 18 to have Ted come into this case. Do you have my consent as a beneficiary? 19 I think what we said was they had the 15:24:48 20 Α. 21 consent of the direct and indirect beneficiaries of 22 the trust. I think what it actually says is that 23 Mr. O'Connell has the consent of the beneficiary, 24 which is Ted Bernstein as trustee, who is the residuary beneficiary. And then all the indirect 15:25:05 25

beneficiaries who are the trustees of the ten 1 2 trusts, which is there are seven trusts for 3 grandchildren whose trustee is their parent who have consented, and there are three trusts for 4 Eliot's children whose quardian has consented. 15:25:22 5 So the statement was intended to state 6 that consent was obtained from the direct 7 8 beneficiary -- residuary beneficiary, all of the indirect beneficiaries. And in addition -- well, that's.... 15:25:44 10 0. Were you aware at the time of the 11 12 guardianship hearings that gave Diana Lewis 13 guardianship power of my children that one of the children was an adult child over the age of 18? 14 As I have explained, Your Honor, our view 15:26:00 15 Α. 16 of the interests and who are technically the beneficiaries being trusts, it's also that issue 17 18 was appealed and the appeals have been dismissed at 19 the Fourth and at the Supreme Court. So I don't 15:26:14 20 think we are relitigating the issue of guardian ad 21 litem. 22 THE COURT: Okay. I want you to wrap up 23 this line of questioning because it was very 24 limited. One more question. 15:26:21 25 MR. ELIOT BERNSTEIN: Okay.

1	BY MR. ELIOT BERNSTEIN:
2	Q. So are you saying unequivocally that you
3	have consent of all the beneficiaries to Ted
4	Bernstein representing the estate of Simon, not the
15:26:34 5	trusts, the estate of Simon?
6	A. Well, I don't have your of everyone,
7	you would be the one person if we needed your
8	Q. Yes or no, do you have consent of all?
9	THE COURT: Do not raise your voice. Do
15:26:51 10	not raise your voice.
11	MR. ELIOT BERNSTEIN: I am sorry, it's
12	getting difficult with these side tracks.
13	BY MR. ELIOT BERNSTEIN:
14	Q. Please, simple, do you have consent of all
15:26:58 15	the beneficiaries of the Simon estate, yes or no?
16	MR. ELIOT BERNSTEIN: Sorry.
17	THE COURT: That's okay.
18	MR. ELIOT BERNSTEIN: I am just
19	passionate.
15:27:07 20	THE WITNESS: To the extent that you are a
21	beneficiary, no.
22	BY MR. ELIOT BERNSTEIN:
23	Q. Okay.
24	THE COURT: Okay?
25	///

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1	BY MR. ELIOT BERNSTEIN:
2	Q. So that would be a no, correct?
3	THE COURT: He said no.
4	MR. ELIOT BERNSTEIN: Okay. Quantified it
15:27:17 5	or something.
6	THE COURT: That's it. Okay.
7	MR. ELIOT BERNSTEIN: Oh, can I ask one
8	last question?
9	THE COURT: One last question.
15:27:23 10	BY MR. ELIOT BERNSTEIN:
11	Q. Are you aware that two of my children are
12	adults and that there's never been a competency
13	hearing on either of them?
14	A. Well, I have testified to the structure of
15:27:34 15	the documents, and so I don't think I can answer
16	the question.
17	Q. So have you contacted my children
18	THE COURT: All right.
19	BY MR. ELIOT BERNSTEIN:
15:27:44 20	Q regarding settlement?
21	THE COURT: That's enough. Stop.
22	MR. ELIOT BERNSTEIN: Okay.
23	THE COURT: Do you have your own
24	MR. ROSE: No questions.
15:27:50 25	THE COURT: You are good? Okay.

1	Mr. Feaman, any other witnesses?
2	MR. FEAMAN: I rest, Your Honor.
3	THE COURT: All right.
4	(Witness excused.)
15:27:56 5	MR. ELIOT BERNSTEIN: And I reserve my
6	rights to, you know, challenge this whole
7	hearing as part of a sham. I didn't have time.
8	THE COURT: Okay.
9	MR. ELIOT BERNSTEIN: You knew I was
15:28:03 10	medically unfit for three weeks. You have
11	medical evidence of that. And I am really
12	sorry you moved this way instead of you
13	allowing all this fraud to come out first. We
14	have wasted a lot of time and money, as they've
15:28:14 15	done all along with this nonsense.
16	THE COURT: Okay.
17	MR. ELIOT BERNSTEIN: By the way, Your
18	Honor, we are here all these years later
19	because Ted Bernstein's counsel committed fraud
15:28:25 20	and forgery to this Court, fraud on this Court.
21	THE COURT: All right.
22	MR. ELIOT BERNSTEIN: And Mr. Rose was one
23	of the people brought in by those people.
24	THE COURT: That's enough of a statement.
15:28:33 25	That was totally

1	MR. ELIOT BERNSTEIN: Well, I didn't get
2	an opening so I am sorry to try to
3	THE COURT: But you were late. But you
4	were late.
15:28:40 5	MR. ELIOT BERNSTEIN: I was sick.
6	THE COURT: Either way.
7	MR. ELIOT BERNSTEIN: And I petitioned.
8	It seems to have no compassion of this Court.
9	THE COURT: If I will not, if you
15:28:49 10	noticed, I don't tolerate disrespect from
11	anyone else. You have been very kind until
12	now. Let's not change it.
13	MR. ELIOT BERNSTEIN: Yes. Oh, and, Your
14	Honor, we have to go at the appointed time. I
15:29:08 15	thought that it was 3:30. But we have
16	commitments that we have to walk out this door
17	at 3:30, if that's okay?
18	THE COURT: Whatever you feel is
19	appropriate. I am going to continue until
15:29:16 20	4:30.
21	MR. ELIOT BERNSTEIN: Didn't you schedule
22	only for two hours? I am confused. Because
23	that would totally kill me.
24	THE COURT: Let me look at the order.
15:29:23 25	MR. ELIOT BERNSTEIN: Okay. Thank you.

1	THE COURT: I have it right here.
2	MR. ELIOT BERNSTEIN: Okay.
3	THE COURT: It says the continuation
4	hearing being held oh, this was just that
15:29:37 5	one. Does anybody have I do. Hold on. It
6	does indicate two hours were reserved.
7	MR. ELIOT BERNSTEIN: I am really sorry,
8	and I am going to have to go at the exact
9	minute. I have a child that is in need. And I
15:29:59 10	have been really sorry about that. But if you
11	want to continue without me, that's your
12	prerogative.
13	THE COURT: I did schedule this for two
14	hours.
15:30:10 15	MR. ELIOT BERNSTEIN: Yes, that was my
16	understanding.
17	THE COURT: This Court is very aware of
18	what needs to be done with regards to appellate
19	purposes. I scheduled this for two hours. I
15:32:06 20	will stick to that commitment. In two weeks we
21	will come back. Unless you have a trial or you
22	are having surgery, you will be here on the
23	date I am going to announce. Do we all
24	understand each other?
15:32:17 25	MR. FEAMAN: Yes, Your Honor.

We understand each other? 1 THE COURT: Ι 2 am going to move something to make sure that we 3 come back in two weeks. And I am going to give 4 you a two-hour block. We are going to conclude, if nothing else, this particular 15:32:28 5 6 matter on whether or not the part -- because it 7 will be too prejudicial to the parties to continue beyond two hours. 8 9 Mr. Eliot is correct, I scheduled this for 15:32:41 10 He was within his rights. lawyer asked me and said, I had this exact 11 circumstance occur yesterday, and I ended at 12 13 4:30 because someone had told me I had only discussed 'til 4:30. So I am giving you the 14 15:32:56 15 same courtesy --16 MR. ELIOT BERNSTEIN: I appreciate that. 17 THE COURT: -- I would extend to a lawyer. 18 MR. ROSE: Just briefly, Judge. 19 THE COURT: Yes. 15:33:01 20 MR. ROSE: I would suggest since the 21 evidence is closed we could submit written 22 final argument and --23 THE COURT: You don't intend on calling 24 any other parties? I mean, I don't think they've 15:33:11 25 MR. ROSE:

1	made their case, and I have I mean, I would
2	move for involuntary denial of their motion
3	without having to put on evidence which in a
4	bench trial is a procedure. I don't know if
15:33:22 5	you want to hear evidence from me. I think you
6	have heard the evidence. But, you know, my
7	goal is to get beyond this because we have
8	THE COURT: I would do that. I would
9	receive written closings from everyone, and I
15:33:33 10	will issue an order.
11	MR. ROSE: That's fine. And then we can
12	still set the other matters if you have two
13	hours
14	THE COURT: I will give it to you.
15:33:40 15	MR. ELIOT BERNSTEIN: If that's the case,
16	then I would rather not schedule some
17	indiscriminate date. I don't know all of my
18	kids' schedules.
19	THE COURT: No, that's not how it works.
15:33:50 20	Sorry, I wouldn't give
21	MR. ELIOT BERNSTEIN: I can't look at my
22	schedule?
23	THE COURT: You can look at your schedule
24	right now.
15:33:53 25	MR. ELIOT BERNSTEIN: I can't.

1	THE COURT: Well, then that's an
2	obligation. This Court
3	MR. ELIOT BERNSTEIN: I have three kids
4	with obligations. I've got games
15:34:00 5	THE COURT: If you can imagine if I let
6	everybody do that to me I would never get
7	anything set.
8	MR. ELIOT BERNSTEIN: Can't we agree on a
9	time when we get back like we always do for a
15:34:09 10	hearing?
11	THE COURT: No, we don't always do that.
12	I tell you a date.
13	MR. ELIOT BERNSTEIN: I thought that's how
14	we have been doing it.
15:34:15 15	THE COURT: I am going to I am not
16	promising you I will have an order done,
17	though, that's the problem, on this case by the
18	time you come back. How can I
19	MR. ROSE: This is a very narrow issue. I
15:34:33 20	mean, there's no issue with I am going to be
21	involved in the estate proceedings either way.
22	THE COURT: Okay.
23	MR. ROSE: It's just a question of whether
24	I am going to be handling
15:34:39 25	THE COURT: Okay. We can do that.

1	MR. ROSE: We can do everything else.
2	THE COURT: All right. March 16th, 2:00
3	o'clock, from 2:00 to 4:00.
4	MR. ELIOT BERNSTEIN: And, Your Honor, can
15:34:47 5	I ask? I put in a motion to vacate that we
6	haven't heard that would solve having any of
7	these hearings, based on the fraud that you
8	have seen in this court already, with him
9	changing statements that I am not a
15:34:58 10	beneficiary, beneficiary, not.
11	THE COURT: These have been we'll
12	decide when that will be heard next. These
13	have been rescheduled and rescheduled and
14	rescheduled on the docket.
15:35:06 15	MR. ELIOT BERNSTEIN: But that fraud issue
16	that you are not aware of in that motion to
17	vacate would preclude them from even
18	representing, because they've been misleading
19	this Court in fraud.
15:35:17 20	THE COURT: I have made my ruling.
21	MR. ELIOT BERNSTEIN: Thank you. Have a
22	good day.
23	THE COURT: I will have written rulings
24	but I have to give you a date
15:35:22 25	MR. ELIOT BERNSTEIN: Oh.

1 THE COURT: -- because you need to know 2 when I need the closing. March 16th, 2:00 3 o'clock, my JA will send out an order on things that were not heard today. And I have that 4 order here. 15:35:32 5 So --6 MR. ROSE: I think we need to clarify too 7 because your case management order --I didn't think Her Honor was 8 MR. FEAMAN: 9 done. THE COURT: I am not. I am not. 15:35:40 10 Sit down for a second. Thank you. 11 12 All right. I am looking at the order I am 13 relying on which ending this now that gave two The attorneys will submit written 14 hours. 15:35:53 15 closings on -- ready? And I am giving you, 16 they can be no more than ten pages in total, 17 written closings limited to ten pages double 18 spaced. Do not give me a single spaced ten page, 25 page. Ten pages, single spaced --19 15:36:18 20 MR. FEAMAN: Double spaced. 21 THE COURT: I am sorry, thank you, double 22 spaced. And that is on Stansbury's motion to 23 vacant, don't forget I have been briefed and 24 re-briefed, and Stansbury's motion to

15:36:30 25

disqualify. Okay? I would like those within

1	two weeks. So by March 16th the closings.
2	MR. ELIOT BERNSTEIN: Your Honor, could I
3	put in a pleading then? I mean, I was out.
4	You have a medical doctor saying that I was out
15:36:47 5	for three weeks heavily medicated. I still am
6	recovering.
7	THE COURT: Mr. Eliot?
8	MR. ELIOT BERNSTEIN: Yes, ma'am.
9	THE COURT: You are going to let me
15:36:54 10	finish.
11	MR. ELIOT BERNSTEIN: Okay.
12	THE COURT: And you keep interrupting me
13	and telling me
14	MR. ELIOT BERNSTEIN: Pardon.
15:36:58 15	THE COURT: No. You keep telling me why I
16	can't do what I am going to do.
17	MR. ELIOT BERNSTEIN: Okay.
18	THE COURT: And I am going to do it.
19	MR. ELIOT BERNSTEIN: Okay.
15:37:02 20	THE COURT: And then you can put
21	everything you want on the record, all right?
22	MR. ELIOT BERNSTEIN: All right.
23	THE COURT: Give me a second.
24	MR. ELIOT BERNSTEIN: Sure.
15:37:07 25	THE COURT: Written closings actually I am

1 only making it a week. I want them before 2 then. I want them by March 9th. Written 3 closings by March 9th, ten pages, double spaced. 4 Our next hearing will be March 16th which 15:37:19 5 6 will be the trustee's motion to approve retention of counsel and the trustee's ominous 7 response and reply, will be March 16th for two 8 hours. 15:37:34 10 MR. ROSE: I am going to interrupt. think technically I have one clarification. 11 Ι 12 don't want to speak to Mr. Feaman directly. Τf 13 there's not going to be any additional evidence on the motion to appoint Ted as quardian ad 14 litem, I mean as administrator ad litem, it's 15:37:48 15 16 the same issue with the conflict and all that, 17 we could submit written closings --18 MR. FEAMAN: I concur. 19 MR. ROSE: -- on both of those. 15:37:55 20 THE COURT: No. 21 If not, then that's the next MR. ROSE: 22 motion. 23 THE COURT: That's the next motion. 24 That's what I am saying, the trustee's motion to -- it's the administrator ad litem. 15:38:03 25

1	MR. ROSE: Yes.
2	MR. FEAMAN: Right.
3	THE COURT: Right. That's 3/16 I said,
4	March 16th.
15:38:10 5	MR. FEAMAN: Okay.
6	THE COURT: And we have the omnibus reply,
7	and Stansbury's motion for credit or discharge
8	will be 3/16. That's all I am setting for 3/16
9	because I have got two hours, and I have
15:38:33 10	watched how things have proceeded. Everything
11	else will be handled in due course. All right?
12	Thank you.
13	MR. O'CONNELL: Your Honor, could I just
14	make a statement on the record about the 16th,
15:38:46 15	not to change the date? But I personally
16	wouldn't be able to appear. So I just want
17	everyone to know that. If you want to call me
18	as a witness I am happy to be deposed.
19	THE COURT: Fair enough. They all know he
15:38:56 20	is not available and they can depose him if he
21	is not going to be here.
22	MR. O'CONNELL: And I will have someone
23	from my office here on behalf of the estate.
24	THE COURT: All right. Thank you.
15:39:03 25	MR. O'CONNELL: Just so the Court is

## CERTIFICATE The State of Florida County of Palm Beach I, Lisa Mudrick, RPR, FPR, certify that I was authorized to and did stenographically report the foregoing proceedings, pages 119 through 241, and that the transcript is a true record. Dated March 8, 2017. Lin Wudrick LISA MUDRICK, RPR, FPR Mudrick Court Reporting, Inc. 1615 Forum Place, Suite 500 West Palm Beach, Florida 33401 561-615-8181