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

TED BERNSTEIN, as Trustee of the Shirley Bernstein Trust Agreement dated May 20, 2008, as amended,

Probate Division
Case No. 502014CP003698XXXXNB

Plaintiff,

v.

ALEXANDRA BERNSTEIN; ERIC BERNSTEIN; MICHAEL BERNSTEIN; MOLLY SIMON; PAMELA B. SIMON, Individually and as Trustee f/b/o Molly Simon under the Simon L. Bernstein Trust Dtd 9/13112; ELIOT BERNSTEIN, individually, as Trustee f/b/o D.B., Ja. B. and Jo. B. under the Simon L. Bernstein Trust Dtd 9/13/12, and on behalf of his minor children D.B., Ja. B. and Jo. B.; JILL !ANTONI, Individually, as Trustee f/b/o J.I. under the Simon L. Bernstein Trust Dtd 9/13112, and on behalf of her Minor child J.I.; MAX FRIEDSTEIN; LISA FRIEDSTEIN, Individually, as Trustee f/b/o Max Friedstein and C.F., under the Simon L. Bernstein Trust Dtd 9113/12, and on behalf of her minor child, C.F.,

Defendants.		

MOTION FOR EXTENSION OF TIME: REHEARING OF MAY 22, 2017 ORDER

"ORDER (i) APPROVING SETTLEMENT; (ii) DISMISSING REMAINING CLAIMS;

AND (iii) RETAINING JURISDICTION TO ENFORCE SETTLEMENT, APPOINT A

TRUSTEE FOR CERTAIN TRUSTS AND DETERMINE COMPENSATION FOR

GUARDIAN AD LITEM"

COMES NOW Eliot Bernstein, Appellant Pro se, who respectfully pleads and prays before this Court as follows:

- 1. I am Eliot Bernstein acting pro se.
- I raise multiple grounds in good faith to support the request for the extension of time to move for a Rehearing of this Court's May 22, 2017 Order issued by Judge Rosemarie Scher under Florida Rules of Civil Procedure 1.530.
- 3. This request for an Extension of time is timely made as today is the 15th day for filing the motion for rehearing of the Order which was entered on which was May 22, 2017.
- 4. In addition to continually having to address the ongoing Fraud Upon the Court which I have now shown in several parts of these cases and have raised in multiple filings before your Honor. Judge Scher, I have also experienced ongoing, repeated "electrical" troubles in the household for over 6 weeks or so resulting in surges, power outages, flashes of power out and back on often knocking out the computer systems, internet, phones and other appliances causing many delays.
- 5. I have also been experiencing significant "hacking" at my website where I have case documents stored and further hacking and "delays" and "blocking" of my emails causing significant logistical delays and problems in completing work.
- 6. These electrical matters increased to such a point where Florida Power and Light (FPL) crews have been out to the home multiple times in the last several weeks

- resulting in "temporary" solutions to the Electrical issues, including rewiring the entire house directly to a transformer, which continues through today.
- 7. This has resulted in power, phones, electricity and internet being out for hours at a time, all while drafts of motions and other responses in these related cases have gone on causing significant delays.
- 8. I have attached as Exhibit 1 some of the Work Order receipts for these issues.
- 9. Further cause is shown by the continuing "sharp practices" of attorney Alan Rose who proceeded to submit no less than 3 separate filings on the same improper motion giving rise to the Order sought to be reheard by setting this motion for a UMC when Alan Rose knows the matter be contested, improper for a UMC Hearing and in need of an evidentiary hearing.
- 10. Even licensed attorney Peter Feaman representing Creditor Stansbury has moved this Court of Hon. Judge Scher that such motions are improper. From Feaman's filing in Simon's Estate, see "Filing # 56303373 E-Filed 05/11/2017 12:25:51 PM,"
 - "4. Moreover, the Trustee's Motion to approve Compromise and Settlement is governed by § 733.708, Fla. Stat., which provides that a Court may enter an order authorizing a compromise only if the Court is "satisfied that the compromise will be for the best interest of the interested parties." Such a determination should not be made on a uniform motion calendar hearing since it requires an evidentiary hearing."

And further,

- "6. Therefore, any hearing on the Successor Trustee's Motion to approve and Compromise and Settlement should be an evidentiary hearing, and such hearing should be scheduled only after full disclosure of the settlement details to all interested parties, including Stansbury."
- 11. That further, in closing statements to the Court for recent hearings before this Court, see "Filing # 53539832 E-Filed 03/09/2017 05:07:58 PM", licensed Attorney at Law, Peter Feaman, Esq. has shown the Court that Alan Rose has materially and knowingly misled the Court and parties to the action in his testimony before the Court as a witness and in pleadings filed on behalf of his client Ted Bernstein. From that pleading,

"In opening statement by Mr. Rose, the Court heard numerous misstatements of fact and unsubstantiated assertions which are contradicted by the evidence and not supported by the record." Standing

"Then, MT. Rose stated "everybody that's a beneficiary of this Estate coming together and signing a written agreement ... " [Trans. P. 25, ln. 20-22] Mr. Rose also stated to this Court, "Every single person who is a beneficiary of this Estate wants my firm to handle this for the reasons I'm about to tell you. And I don't think there's any dispute about it." [Trans. p. 27, ln. 19-23] Both of these statements to the Court are false. As testified by Mr. Rose when he was on the stand, he knew that Eliot Bernstein (Mr. Eliot) was a beneficiary of the Estate of Simon Bernstein, yet he continues his false narrative that

all beneficiaries are in agreement with his retention by the Estate of Simon Bernstein. They are not."

"Also, in his opening statement, Mr. Rose asserts that the former Curator, Ben Brown, "filed papers" where "he states that he wanted to stay the litigation [Stansbury's] but he states that I (Alan Rose) have "been doing a great job representing him ... " [Trans. P. 27, ln. 9-12] Mr. Rose never represented Ben Brown and no such statement was ever made in Mr. Brown's Motion to Stay or in any other comi filing by Mr. Brown."

"At page 29, line 8, Mr. Rose also misrepresented to the Court, "So they said the beneficiaries with Mr. O'Connell's consent, want Mr. Rose to become the lawyer and we want Mr. Ted Bernstein to become the administrator ad litem." [Trans. p. 29, ln. 8-11] There is no unanimous consent among the beneficiaries for the retention of Mr. Rose and the appointment of Ted Bernstein as AAL.

12. More importantly, as your Honor is aware, this Court has issued an Order determining that I, Eliot Bernstein, am in fact a Beneficiary of Simon's Estate making the conduct of Attorney Alan Rose and his Client Ted Bernstein a fraud upon the Court lasting over a year which has yet to be corrected by Alan Rose or his client or the State Courts of Florida as of this time forcing additional time, work and items to followup on to correct the various frauds that have denied due process and procedure by Obstructing through Simulated Legal Process basic due process rights.

- 13. Further good cause is shown in that neither Alan Rose nor the State Courts of Florida have taken action to notify other Courts like the US District Court of Illinois or the 7th Circuit of the finding that I, Eliot Bernstein, am in fact a beneficiary in the Estate of Simon Bernstein with Standing despite attorney Rose's claims that I was not a beneficiary and did not have standing that led to a series of Orders being issued based on these false statements.
- 14. In fact, as your Honor is aware the District Court of Illinois has issued a Summary Judgment Order relying upon the fraudulent prior determination by Judge Phillips that I have no Standing and am not a Beneficiary in the Estate of Simon Bernstein and thus additional amounts of my time during this 15 day period to file this motion have been consumed trying to complete a submission to the US 7th Circuit Court of Appeals where I have already asked this Court to perform its mandatory obligations to correct the frauds.
- 15. Thus, the continuing process of unraveling and addressing the repeated frauds by Alan Rose and his client further take necessary time away from properly completing this important motion to rehear.
- 16. Thus, many meritorious grounds will be asserted and an extension of time is requested in good faith.

WHEREFORE, it is respectfully prayed for an Order granting a reasonable extension of time and for the Court to set the time for Rehearing and for such other relief as may seem just and proper.

Respectfully submitted,

Dated: June 06, 2017

/s/ Eliot Ivan Bernstein

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

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of the within has been served upon all parties on the attached Service List by E-Mail Electronic Transmission, Court ECF on this 6th day of June, 2017.

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EXHIBIT 1 - WORK ORDERS

FPL and COMCAST INCIDENT #'S POWER OUTAGE 5/11/17 to 5/12/17

Subject:

FPL Ticket #695 Comcast Work Orders No Internet # CR704408643 No Phone #CR704603231 No Phone #CR704604021

Eliot I. Bernstein
Inventor, really cool shit that changed your world!
Iviewit Holdings, Inc. – DL
2753 N.W. 34th St.
Boca Raton, Florida 33434-3459
(561) 245.8588 (o)
(561) 886.7628 (c)
iviewit@iviewit.tv
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10ur contractor, VIK (NG 🗹 Our contractor, ____ will repair or upgrade the underground power line(s)

serving your home or business. We may need to dig on your property to make the necessary repairs to the underground nower lines. If so, we will restore your property after we complete

our repairs. We piedge to work safety and respectfully in your community.

We will notify you in advance if we need to schodule a power outage to complete our repairs.

Thank you for your patience as we work to improve your service quality.

If you have any questions, please contact:
Contact name SN/AN

Phone No S61 - 742 - 7006

Refer to FPL work requost No. 762732-7
Date 5-12-17

FPL or Contractor _ VIKING

Fr. May 12, 201708 33 am
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1-800-COMCAST
OFR 65X
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LI C BERNSTHIN
2733 NW 541H 81
30 CA RATON, FL 33434

188UED BOXES RETURNED BOXES 252WZ698B01847 1407000775

By signing below, I represent that I am at least IS years ofte I am the Corneas; account holder or I are the authorized agent of the Corneast account holder maned above. If this equipment is for the activation of my XE-NITY service(s). I acknowledge receipt of the Corneast Subscriber agenements, the Corneast subscriber agreements in the thomast subscriber privary notice(s) a offer important infurnation about the Corneast service(s) agree to be bound by the Corneast subscriber agreement when to restain a design experience between my self-and Corneast for the XFPGITY service(s). I authorize Corneato obtain a credit reperf from a constance reedingency is consecuted with the provision of the XFPGITY service(s) am receiving. IF LASI SUBSCRIBING TO XFINITY MOREE OR XFRATTY UNLIMITED SIGHECT (collective NOW). I ACKNOWLEDGE MY RECEIPT AND INFOREST ANDIMOR OF THE 1991 NOTICE BELOW.

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In order for my 911 calls to be properly directed to emergency services. Commant must have my correct servicidires. If I move XV to a different address without Commants approval, 911 calls may be directed to the wire enlargency a thiority, may brainstift the wrong address, and/or XV (including 911) may fail alregather. XV uses a electrical power in my home. Tithere is an electrical power did not be completed if there is a problem with network facilities, including network congestion, inclined in the problem with network facilities, including network congestion, network/equipment/power failure, or another lecturical problem. Prior to changing my address, or if I have any 9 related questions, I will call 1-800-COMCAST. Commant with need several lausiness days to update my service address in the E911 system.

Nig. vature

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