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EXHIBITS: 1-15, A

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA NO. 502012CP004391XXXXSB

CP - Probate

IN RE:

ESTATE OF SIMON L. BERNSTEIN

TELEPHONIC DEPOSITION of DONALD R.

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TESCHER, called as a witness by and on behalf of Ted S. Bernstein, pursuant to the applicable provisions of the Florida Rules of Civil Procedure, before P. Jodi Ohnemus, RPR, RMR, CRR, CA-CSR #13192, NH-LCR #91, MA-CSR #123193, and Notary Public, within and for the Commonwealth of Massachusetts, at the Hampton Inn & Suites, 10 Plaza Way, Plymouth, Massachusetts, on Wednesday, 9 July, 2014, commencing at 2:38 p.m.

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1 (Tescher 12, Declaratory Action to 2 Establish a Lost Trust and Appoint a 3 Successor Trustee.) 4 (Tescher 13, TS 001359-367, 5 Will of Simon Bernstein.) 6 (Tescher 14, four-page document, 7 12/6/2012.) 8 (Tescher 15, Florida Department of State, 9 Detail by Entity Name, T&S Registered 10 Agents, LLC.) 11 MR. FEAMAN: Alan, you're taking this 12 deposition for the purpose of using it at the 13 hearings that are going to take place on Friday 14 before Judge Colin; and I'd like to stipulate that 15 by this deposition today, I am not waiving -- I 16 assume none of the other parties are waiving their 17 right to take the deposition of Mr. Tescher at some 18 point in the future concerning any issues that are 19 not before the court on Friday. 20 MR. BLOCK: What's before the court on 21 Friday? 22 MR. FEAMAN: Before the court on Friday, 23 according to an order entered by Judge Colin --24 MR. BLOCK: What date is Friday? 25 MR. FEAMAN: Friday is the 11th.

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1 MR. BLOCK: Okay. Good enough. 2 MR. FEAMAN: And the four things that this 3 deposition -- I understand -- is being taken for 4 is, No. 1, Elliot Bernstein's motion to disqualify 5 Alan Rose and the Mrachek law firm and John 6 Pankauski and the Pankauski law firm; No. 2, the 7 various motions/petitions filed in connection with 8 an appointment of a successor personal 9 representative for the estate of Simon Bernstein; 10 No. 3, the various motions and petitions filed in 11 connection with the removal of Ted Bernstein as 12 trustee of the Simon Bernstein Revocable Trust; and 13 the determination of the applicability of the 14 attorney/client privilege regarding an email sent 15 by Ted Bernstein to Eliot Bernstein; and that, by 16 our asking questions of Mr. Tescher today, we do 17 not waive the right to take Mr. Tescher's 18 deposition, if necessary, at some point in the 19 future concerning any other issues that may or may 20 not arise in connection with these matters. 21 MR. ROSE: I have no objection to your 22 In fact, I think it's very obvious stipulation. 23 that this deposition should be limited to four very

Mr. Tescher -- which will be the privileged email.

narrow issues. One of them has nothing to do with

24

25

¹ I agree wholeheartedly.

2	I would actually express in advance some
3	concern that your exhibits would seem to go far
4	afield of those issues. But subject to that, I am
5	fine with your stipulation. And I would like to
6	I think the witness should be sworn in.

MR. MORRISSEY: This is John Morrissey. MR. MORRISSEY: This is John Morrissey. The only addition that I would have to the stipulation is Mr. Feaman made a couple of references to the use of this deposition only at the hearing on the 11th.

¹² My understanding is we have a kind of a ¹³ pour-over hearing on the 16th. So I would add to ¹⁴ that stipulation that this deposition could be used ¹⁵ on the 16th to the extent necessary as well.

16 Well, my stipulation doesn't MR. FEAMAN: 17 involve use. It involves a waiver on the part of 18 my client to -- if -- that somehow he would not be 19 allowed or anybody else would be allowed to take 20 Mr. Tescher's deposition again because it's already 21 been taken. And the point is, there may be issues 22 that arise in the future in which Mr. Tescher is 23 involved -- either as a witness or in some other 24 capacity -- and, therefore, today's deposition 25 would not be a waiver of any parties' right to take

1	his deposition in the future for other matters.
2	MR. ROSE: Let me take over for a second.
3	This is Alan Rose. Mr. Block, as counsel for Don
4	Tescher, do you agree he can be deposed again in
5	the future?
6	MR. BLOCK: Well
7	MR. FEAMAN: Subject to the limitation and
8	nobody would ask him the same questions we're going
9	to ask him today.
10	MR. BLOCK: What I agreed to is the
11	stipulation decided by Peter, with the additional
12	of the date of the 16th by John Morrissey. That's
13	what I agree to.
14	MR. ROSE: And for the record, the
15	deposition is going to be used for whatever
16	purposes a deposition can be used under the Florida
17	Rules of Civil Procedure with no limitation.
18	You can swear in the witness.
19	DONALD R. TESCHER, having
20	satisfactorily been identified by
21	the production of a driver's license,
22	and being first duly sworn by the Notary
23	Public, was examined and testified as
24	follows to interrogatories
25	BY MR. ROSE:

1 Q. Would you state your full name for the 2 recovered? 3 Α. Donald R. Tescher. 4 And are you an attorney licensed to Q. 5 practice law in the State of Florida; currently a 6 partner of the law firm Tescher & Spallina? 7 Α. Yes; and yes. 8 Where are you physically located today? Ο. 9 Right now I'm sitting in Plymouth, Α. 10 Massachusetts. 11 Ο. Is your plan to spend the summer in 12 Massachusetts? 13 Α. Yes. 14 Do you have plans to be in Palm Beach Ο. 15 county or July 11th or July 16th of this year? 16 Α. No. 17 Ο. Is -- is your current location more than 18 100 miles from the courthouse? 19 Your courthouse; right -- or our Α. 20 courthouse, I should say, in Florida --21 Q. Is your --22 -- certainly it's about 1,500 miles. Α. 23 0. Is your location more than 100 miles from 24 the Palm Beach County courthouses? 25 Α. Yes, sir.

1	
1	Q. Okay. You have in front of you something
2	called "Affidavit of Donald Tescher"?
3	A. I don't. (Witness reviews documents.)
4	I do.
5	MR. ROSE: I'd like to mark that as
6	Exhibit 1 to your deposition.
7	(Discussion off the record.)
8	(Tescher A, Affidavit of Donald R.
9	Tescher.)
10	Q. Are you familiar with Exhibit A, Mr.
11	Tescher?
12	A. Yes, sir.
13	Q. Is this an affidavit you prepared some
14	time ago?
15	A. Yes.
16	Q. And signed under oath on March 4th, 2014?
17	A. Yes.
18	Q. Have you reviewed the affidavit recently?
19	A. Yes.
20	Q. And had you reviewed the affidavit and had
21	a role in editing it prior to the time that you
22	signed it in March of 2014?
23	A. Yes, I did.
24	Q. If I asked you questions that would elicit
25	the information that you put in your affidavit in

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1 March, would you give me the same answers today as 2 you wrote in your affidavit? 3 Α. I believe so. 4 Now, attached to the affidavit there are Ο. 5 five documents that have been marked in the 6 affidavit as A, B, C, D, and E. 7 Α. Yes, sir. 8 Ο. Do you have those in front of you? 9 Α. Yes, I do. 10 The first document -- which is Exhibit A Ο. 11 to your affidavit -- is entitled "Will of Shirley 12 Bernstein." 13 Are you familiar with the will of Shirley 14 Bernstein? 15 Α. This is the will that was executed on May 16 20, 2008. 17 And the original of this will was held in 0. 18 your safe deposit box and ultimately was filed with 19 the court? 20 Α. That is correct. 21 Exhibit B is the Shirley Bernstein Trust 0. 22 Agreement, also dated May 20, 2008. 23 Are you familiar with that document? 24 Α. Yes, sir. 25 Q. Was your law firm responsible for drafting

1	the will and the truct for Shirley Pernetein?
2	the will and the trust for Shirley Bernstein? A. Yes, it was.
3	
4	Q. If you look at Exhibit C, there's a
	document called "First Amendment to Shirley
5	Bernstein Trust Agreement."
6	Are you familiar with that document?
7	A. Yes, sir.
8	Q. Is Exhibit C a true and accurate copy of
9	the first amendment to the Shirley Bernstein Trust
10	Agreement?
11	A. The only thing that's unusual about the
12	copy I'm looking at here is there's no date
13	inserted on the top of the first page; and I
14	believe that document, as I recall, was was
15	dated. It's dated, obviously, on the page 2.
16	Q. As far as you know, is the document
17	attached to the affidavit an accurate copy of what
18	would have been signed by Shirley Bernstein on or
19	about November 18, 2008?
20	A. Yes.
21	Q. Other than the three documents A, B,
22	and C are you aware of any other operative
23	documents that would have that would have been
24	signed by Shirley Bernstein while she was alive?
25	A. No.

1 Objection to the form. MR. FEAMAN: 2 I'll ask a different question: Ο. As far as 3 you know, are Exhibits A, B, and C, the will, and 4 the trust, and the amendment and -- the only 5 amendment that you're aware of to the Shirley 6 Bernstein Trust? 7 Α. Yes. 8 Ο. Now, Exhibit D is the will of Simon 9 Bernstein. 10 Do you see that? 11 Yes, sir. Α. 12 And this is a -- not original document, Ο. 13 but it appears to be dated on July 25, 2012. 14 It appears to be a conformed copy of a Α. 15 will that was executed, apparently, on that date. 16 0. And this will would have been held in your 17 safe deposit box in the original files with the 18 court upon Mr. Bernstein's death? 19 Α. Yes, sir. 20 0. And as far as you know, is this the last 21 will of Simon L. Bernstein? 22 Α. Yes, sir. 23 The last exhibit, Exhibit E, is the Simon 0. 24 L. Bernstein Amended and Restated Trust Agreement, 25 which is dated July 25, 2012.

1 Are you familiar with this document? 2 Α. Yes. 3 As far as you know, is this the final Q. 4 version of a -- or the last version of any trust 5 document that Simon Bernstein signed prior to his 6 death? 7 Α. Yes, sir. 8 Are you familiar with the prior versions Ο. 9 of Simon's will and trust from 2008? 10 Α. Generally. 11 In the 2012 document, were you and Robert Q. 12 Spallina designated as the successor cotrustees 13 upon the death of Simon Bernstein? 14 Α. Yes, we were. 15 Ο. And do you recall who had been listed as a 16 successor cotrustee in the 2008 version? 17 Α. My -- my recollection -- and I don't 18 specifically recall -- that it might have been Mr. 19 Stansbury. 20 0. And are you aware of a decision by Simon 21 Bernstein to remove Mr. Stansbury as a successor 22 trustee under his 2012 trust? 23 Α. Yes, indirectly. 24 Did you have any discussions with Simon 0. 25 about that decision?

1 I did not have discussions directly with Α. 2 Simon regarding that decision. 3 Q. Upon Mr. Spallina's resignation as 4 trustee, at some point in time you were the sole 5 remaining trustee of the Simon L. Bernstein Amended 6 and Restated Trust Agreement; is that correct? 7 Α. Yes, sir, for one day. 8 And did the trust document give you any Ο. 9 powers with regard to deciding who would be your 10 successor? 11 The provision of the trust document Α. 12 provides first that if there is none named, that 13 the last surviving trustee can designate the 14 successor trustee. 15 0. And did you make a decision in your 16 position who should be the successor to you? 17 Α. Yes, I did. 18 And who did you select? 0. 19 I selected Theodore. Α. 20 0. And could you tell the court why you 21 selected Mr. Bernstein -- Mr. Ted Bernstein? 22 Α. I concluded that he was the logical choice 23 for a variety of reasons, including the fact that 24 he -- among all of the children, probably had the 25 most knowledge of his -- his mother and father's

1 He was then serving as successor -matters. 2 personal representative and successor trustee for 3 Shirley after Simon had died. He had, you know, 4 direct knowledge of the litigation that was ongoing 5 with William Stansbury. He's not a beneficiary 6 under any of those documents, other than dividing 7 up tangible personal property; and I believe him to 8 be a competent person and a competent businessman. 9 Q. Did you give any consideration to 10 selecting Eliot Bernstein for that role? 11 Not at all. Α. 12 Do you think that Simon Bernstein would Ο. 13 want Eliot Bernstein to have any fiduciary role in 14 connection with his will or his trust? 15 Α. I do not. 16 Ο. And can you tell us why? 17 Α. There has been --18 MR. FEAMAN: Objection to the form. 19 Ο. You can answer, sir. 20 Α. Over -- over the years it was made 21 apparent to us by members of the Bernstein family 22 that Eliot -- Eliot suffers from certain 23 impediments and impairments that would affect his 24 judgment and ability to act in an impartial fashion 25 and to handle the affairs that would be necessary

¹ to be handled.

2	Eliot and his family particularly his
3	siblings did not enjoy a a wonderful
4	relationship. It's my understanding that he, at
5	times, threatened I'm not sure if he actually
6	sued but he certainly threatened to sue certain
7	members of the family.
8	In fact, my recollection is that there is
9	an agreement that Si Bernstein had Eliot and his
10	wife execute regarding his ceasing that activity,
11	in exchange for which I believe that there were
12	payments to be made to Eliot Bernstein in
13	connection with helping to support him.
14	Q. Now, do you recall Mr. Stansbury also
15	being named as the successor personal
16	representative under Simon's 2008 document?
17	A. I don't specifically recall, but I think
18	that was the case.
19	Q. And in the documents that were signed July
20	25th, Mr. Stansbury is not named in any capacity;
21	is that correct?
22	A. That is correct.
23	Q. Do you know what happened between or
24	
24	around July of 2012 that would have caused Simon
24	around July of 2012 that would have caused Simon Bernstein to want to remove William Stansbury from

1 having any role or say in his affairs? 2 MR. FEAMAN: Objection to the form. 3 Α. Well, I -- I believe -- although I'm not a 4 hundred percent certain -- that litigation had 5 already commenced by Mr. Stansbury against Mr. 6 Bernstein -- Simon Bernstein -- as well as the Life 7 Insurance Concepts and other entities around that 8 time. 9 Q. Did you have personal knowledge of Simon's 10 reaction to being sued by William Stansbury? 11 Α. Unfortunately, no, I do not. 12 Ο. That's fine. Okay. 13 Now, in connection with the estate 14 planning, did Simon take any extra precautions or 15 special arrangements in dealing with assets that 16 were being provided to or set aside for Eliot 17 Bernstein? 18 And, again, this was not -- this Α. Yeah. 19 was not a matter that our firm was involved in 20 creating or structuring. 21 Simon Bernstein had trusts created for 22 Eliot Bernstein's three children. He had those 23 trusts become the members -- sole members of a 24 limited liability company. He provided the 25 financing and the monies to acquire their current

1 residence, which is owned in that limited liability 2 company; and, in essence, owned by those three 3 trusts for Eliot Bernstein's children. 4 And were those elaborate estate plans Ο. 5 designed and created so that Eliot would not have 6 any assets in his individual name or control? 7 Α. I believe that that was part of the 8 rationale. 9 Q. Prior to the time that you resigned, Ted 10 was not playing any role in the Simon estate or the 11 Simon trust; is that accurate? 12 Α. I'm sorry? Who wasn't? 13 Ted was not involved --Ο. 14 Α. Ted? 15 0. -- in a fiduciary capacity for the Simon 16 estate or for the Simon trust prior to your 17 resignation; is that accurate? 18 Α. That is correct. 19 Objection to form. MR. FEAMAN: 20 MR. ROSE: What's the objection? 21 No predicate. Overly broad. MR. FEAMAN: 22 0. Now, was Ted at that same time serving in 23 a fiduciary capacity as the successor trustee of 24 the Shirley Bernstein Trust and the successor PR of 25 the Shirley Bernstein estate?

1 Α. Yes, sir. 2 And was your law firm representing him in Q. 3 his capacity as a fiduciary on the Shirley side? 4 Α. Yes, we were. 5 Q. During the time that Ted was being 6 represented by you, did there come -- from time to 7 time -- situations where you would give advice of 8 what -- what action should be taken in a given 9 circumstance? 10 Our firm did; yes. Α. 11 Q. Did Ted generally follow your advice? 12 Α. Yes. 13 Q. Were there any times when Ted specifically 14 refused to follow your advice? 15 Α. No. 16 Now, there was -- this is on the Shirley 0. 17 side --18 Α. Well, I take that --19 -- not especially relevant, but it relates Q. 20 to Ted's ability and capacity to serve as a 21 fiduciary on the Simon side -- but was there a time 22 when there was a sale of a large asset on the 23 Shirley side? 24 Α. Yes. One of the --25 MR. FEAMAN: Objection.

1	
1	A one of the residences was sold.
2	Q. And were there discussions concerning
3	whether to make an interim distribution at that
4	time?
5	A. Yes, there were.
6	Q. And at the end of the at the end of the
7	day, after whatever discussions occurred, did your
8	firm ever advise Ted that it would be improper for
9	him, as trustee, to make an interim distribution?
10	A. We never advised him that it was improper.
11	We advised him to be cautious about making
12	distributions, because at that time the Shirley
13	trust was a named defendant in the Stansbury
14	litigation.
15	Q. And with respect to that so long as
16	there was sufficient funds left over to cover
17	whatever claim there was, there would be no problem
18	with an interim distribution; is that accurate?
19	A. Assumedly.
20	MR. FEAMAN: Objection to form.
21	Q. Now, Stansbury's claim has been against
22	the estate of Shirley Bernstein or the Shirley
23	Bernstein Trust have been dismissed with prejudice;
24	are you aware of that?
25	A. Yes.

1 Back at the time when an interim Ο. 2 distribution was being considered, what were your 3 thoughts as to the merits of the lawsuit by Mr. 4 Stansbury against the Shirley Bernstein estate or 5 the Shirley Bernstein Trust? 6 Objection to the form. MR. FEAMAN: 7 Α. I thought it was ludicrous, frankly. 8 They continued to keep naming Mr. Spallina 9 and myself as the trustees of that trust, which we 10 never were in -- in all of the pleadings. 11 That trust had -- Shirley never owned any 12 interest in the business. And I could see no 13 reason why Mr. Stansbury was attempting to reach 14 into that trust, other than the fact that it had 15 some assets. 16 0. Now, there is an issue -- there is an 17 issue on the Shirley side about whether the 18 distribution should have been made to all 10 19 grandchildren or to only six. 20 Were you aware at the time of the interim 21 distribution that there was a question about 22 distributions to six versus 10? 23 Α. Not at that time; no. 24 0. As far as you know, was Ted aware of the 25 issue of six versus 10?

1	MD FEAMAN. Objection to the form
	MR. FEAMAN: Objection to the form.
2	A. To the best of my knowledge, I don't think
3	he was at that time.
4	Q. One second, please.
5	Do you recall when the Shirley Bernstein
6	Trust sold the condominium that, among the contents
7	of the condominium would be property that would
8	have then been owned by the estate of Simon
9	Bernstein?
10	A. Well, under under Shirley's documents,
11	all the tangible personal property passed to Simon.
12	Q. I thought at the time that Shirley's
13	condo was sold, whatever contents were in it would
14	have been owned by Simon's estate.
15	A. Correct.
16	Q. At the time you were the personal
17	representative or copersonal representative of
18	Simon's estate; is that correct?
19	A. At the time that the sale occurred; yes.
20	Q. Did you and the other copersonal
21	representative agree that the that the property
22	should be sold with the condominium; and that if
23	there was ever a time in the future when there
24	needed to be some allocation, it could be handled
25	in the future, rather than either interfering with

1 the sale of the condo, or requiring the furniture 2 to be to be removed from the condo? 3 MR. FEAMAN: Objection to the form. 4 Α. I don't recall if I was directly involved 5 in that discussion. 6 Does it make sense to you that if the Ο. 7 beneficiaries of the Shirley trust are the same as 8 the beneficiaries of the Simon estate should not 9 undergo an expense to move furniture or undertake 10 an allocation if the money is going to the same 11 people? 12 Correct. Α. 13 Ο. And if at some later point in time it 14 makes a difference, couldn't somebody then go back 15 and allocate some portion of the purchase price 16 from the Shirley condo and give the money to the 17 Simon estate for the value of the -- of his 18 personal property that was included in the sale? 19 Α. Yes, it could true up. 20 Ο. Does that make more sense to you, that an 21 estate with limited resources -- to true it up at 22 the end, if it matters, rather than undertake that 23 expense at the time of the sale? 24 MR. FEAMAN: Form. 25 From a practical standpoint, given the Α.

1 fact that these estates were not going to be 2 subject to federal estate tax liabilities; yes. 3 Q. As you sit here today, do you have any 4 reason you would advise Judge Colin or any 5 hesitancy in suggesting that Ted would be a proper 6 candidate and could -- and competent and capable of 7 doing the job if the judge were to appoint Ted as 8 the successor personal representative of his 9 father's estate? 10 Objection to the form. MR. FEAMAN: 11 Α. I would have no object -- I would have no 12 problem in recommending Mr. Ted Bernstein to serve 13 in the fiduciary capacity requested. 14 MR. ROSE: That's the end of my 15 examination. I'd like mine ordered on an expedited 16 basis. And I have no further questions; and turn 17 him over to cross-examination by whomever wishes to 18 do so. 19 MR. FEAMAN: Okay if I go next with 20 everybody? 21 THE WITNESS: Is that Peter? 22 MR. FEAMAN: Yeah. 23 THE WITNESS: All right. Let me just get 24 the other set of exhibits there. 25 MR. FEAMAN: Alan Rose, I'm going to

	50
1	object to the admission of the affidavit. So I
2	want to give you the opportunity to ask more
3	questions concerning what's contained in the
4	affidavit so you don't feel like I am sandbagging
5	you in any way.
6	So if you have further questions
7	concerning what's contained in the affidavit of
8	this witness, I want to give you the opportunity to
9	ask.
10	MR. ROSE: That's fine.
11	My and just for the record, I believe
12	that once the affidavit is tendered by the witness
13	during a deposition and is subject to
14	cross-examination by all parties, that the
15	affidavit is fully admissible, regardless of
16	whether I asked him every question. But I will
17	also go through while you're questioning him
18	and decide if there are any other questions I wish
19	to ask as a protective measure.
20	MR. FEAMAN: Okay. Very good.
21	MR. MORRISSEY: This is John Morrissey.
22	Just for the record, by allowing Mr. Feaman to ask
23	questions today, I'm certainly not agreeing and
24	and don't waive any objection to to a standing
25	argument.

1 That is to say, his standing to make 2 argument at the upcoming hearings. 3 MR. ROSE: This is Alan Rose. I concur in 4 that, but I also think we need to let him get 5 moving. 6 MR. MORRISSEY: Sure. I just want to make 7 that point or argument for the record. 8 EXAMINATION 9 BY MR. FEAMAN: 10 Q. All right. Mr. Tescher, this is Peter 11 Feaman on behalf of William Stansbury. 12 Α. Yes, sir. 13 I'd first like to draw your attention to Ο. 14 one of the exhibits to the affidavit; and I believe 15 that it was Exhibit E that you discussed in direct 16 examination for Mr. Rose, which is the Simon 17 Bernstein Amended and Restated Trust Agreement? 18 Α. Yes, sir. 19 Q. Can you --20 Α. I have that in front of me. 21 -- have that in front of you. 0. Okay. 22 I'd like to -- now, you said that you 23 appointed or exercised the power of appointment of 24 a successor trustee under this document; and you 25 appointed Ted Bernstein.

1 Can you find that provision in the trust 2 which allows you to do that? 3 Α. Page 16, paragraph 3 -- subparagraph 2 --4 no, subparagraph 3(a). 5 Q. Okay. And is it fair to say that under 6 paragraph (b)(1) on page 15, the bottom of page 15, 7 you and Mr. Spallina were the successor 8 cotrustees --9 Α. That's correct. 10 -- before you have exercised your power of Q. 11 appointment? 12 Α. That's correct. 13 Q. And when did Mr. Spallina resign as 14 successor cotrustee? 15 The day before me. Α. 16 Did he do that in the form of a letter --0. 17 Α. He executed --18 -- or how did he do that? 0. 19 Α. He executed a resignation form, as I 20 recall. 21 All right. Do you know what day that --Ο. 22 what the date of that was? 23 Α. I don't have any of those documents in 24 front of me. I can't tell you. 25 0. Okay. And do you have a copy of the

1 resignation form? 2 I believe it exists; and I believe it's Α. 3 included somewhere in all the discovery that, you 4 know, you all have from our files. 5 Q. So then you do have it in your files at 6 some point? 7 Α. I believe that we do. I know it exists. 8 I saw it. 9 Q. Did you excise -- or excuse me -- execute 10 a resignation? 11 Yes, I did. Α. 12 Do you recall the date of your Ο. 13 resignation? 14 Α. No. I do not, other than to reference it 15 the day after Mr. Spallina's resignation. 16 Ο. All right. Now, in your exercise of what 17 you term your "appointment of a successor trustee," 18 what form did that exercise take? 19 Did you write a letter? Or what did you 20 do? 21 It's a written form. It's "Resignation as Α. 22 Successor Trustee and Appointment of Successor," I 23 believe. 24 Again, I don't have the benefit of having 25 the document in front of me, sir, so I'm at a

1 little bit of a loss. 2 But it was a standard document that we 3 would use in our office to have somebody resign and 4 appoint a successor. 5 Q. Okay, 'cause I have not seen such a 6 document that you describe. 7 MR. ROSE: I think they've been produced. 8 If you want me to email you a copy, Peter, I'll be 9 glad to do it. 10 Sure. That will be fine. MR. FEAMAN: 11 MR. ROSE: Okay. 12 Now, the -- I'd like to draw All right. 0. 13 your attention to the paragraph that you brought me 14 to, which is paragraph 3 on page 16. 15 Α. Yes. 16 0. It says that -- it's the last paragraph of 17 page 16 -- "A trustee appointed under this 18 paragraph shall not be a related or subordinate 19 party of the trust." 20 Do you see that? 21 Yeah, but I --Α. 22 Ο. Okay. 23 Α. Go ahead. I'm sorry. 24 Is Mr. Bernstein -- Ted Bernstein -- a 0. 25 related or subordinate party of the trust?

1 Not for purposes of paragraph 3(b) -- not Α. 2 for purposes of paragraph 3(a). 3 For purposes of paragraph 3(b), he would 4 be. 5 Q. And where does 3(a) start? 6 Α. "The remaining trustees, if any." 7 Q. All right. And did you not tell me that 8 you exercised your power of appointment pursuant to 9 the sentence that is actually two lines above that? 10 Well, you probably didn't -- what I said Α. 11 to you was that, if the remaining trustee is the 12 one who's making the appointment, the "flush" 13 language dealing with "related or subordinate 14 party" is not material. 15 It's only material if a beneficiary of the 16 trust picks a related or subordinate person to 17 serve as their trustee. 18 Let me draw your attention, if I could, to Ο. 19 the definitional section of this document, which is 20 -- I believe begins at page 5, paragraph E. 21 Α. Yes, sir. 22 0. Would you go there, please? 23 Α. Okay. 24 And this is the definitional section of 0. 25 the trust; is that correct?

1 This is a definition provision. Α. 2 Ο. All right. And under paragraph E, let me 3 call your attention to paragraph 7, which appears 4 on page 7. 5 Α. Correct. 6 It says "A related or subordinate party to Ο. 7 a trust describes -- " could you read that into the 8 record? 9 Α. 7: "Related or subordinate Yes, sir. 10 A related or subordinate party to a trust party: 11 describes a beneficiary of the subject trust or a 12 related or subordinate party to a beneficiary of 13 the trust as the terms 'related or subordinate 14 party' are defined under code section 672(c)." 15 And have you reviewed the code section Ο. 16 referred to there as to how it's defined? 17 Α. I'm generally familiar with 672(c), 18 although I don't have in front of me. 19 And does it define a related or 0. 20 subordinate party as a child or issue of a grantor? 21 Α. I would not want to comment without having 22 the code provision in front of me. 23 Okay. So as you sit here today, you don't 0. 24 -- you don't know one way or the other whether a 25 related party under that code section would include

1 a child of the grantor; is that correct? 2 Α. They would be related to the grantor. 3 Q. Is the grantor in this case under this 4 trust Simon Bernstein? 5 Α. He was the grantor. He died. 6 Ο. And is it your understanding that Ted 7 Bernstein is an issue of the grantor --8 Α. He certainly is. 9 -- as used in the code section referred to Ο. 10 in your document 672? 11 Α. Yes. 12 I also want to direct your attention to --Ο. 13 under the definition section, (e)(1). 14 Do you see where it says "Children, Lineal 15 Descendents"? 16 Yes, sir. Α. 17 Okay. Now, that definition paragraph 0. 18 bleeds over on the top of page 6. 19 Could you turn there? 20 Α. Yes, sir. 21 All right. Could you read the last Q. 22 sentence of paragraph (e) (1), beginning with 23 "Notwithstanding." 24 Α. "Notwithstanding the foregoing, for all 25 purposes of this trust and the dispositions made

1	hereunder, my children, Ted S. Bernstein, Pamela B.
2	Simon, Eliot Bernstein, Jill Iantoni, and Lisa S.
3	Friedstein shall be deemed to have predeceased me,
4	as I have adequately provided for them during my
5	lifetime."
6	Q. All right. Does does that provision
7	apply, in your opinion, to the appointment of a
8	successor trustee?
9	A. No. "Dispositions hereunder," sir.
10	Q. Okay. Now, it says "Notwithstanding the
11	foregoing," it says "for all purposes of this
12	trust."
13	Are you limiting "for all purposes of this
14	trust" to answer that question?
15	A. Am I limiting the "Notwithstanding the
16	foregoing"?
17	Q. Yeah. What does "for all purposes of this
18	trust" mean if it doesn't also include the children
19	as eligible to be appointed as a successor trustee?
20	A. This definition is intended solely for
21	purposes of determining whether they are
22	beneficiaries under the trust.
23	Q. So when you said, "for all purposes of
24	this trust," you didn't really mean all purposes of
25	this trust; is that what you're saying?

1 I think you have to read it in context of Α. 2 the entire document. 3 And "for all purposes of this trust," you Q. 4 wrote that the children of the grantor are 5 predeceased. So for all purposes of this trust, if 6 the children have predeceased, then wouldn't that 7 mean that Ted Bernstein, as one of the children, 8 would not then be eligible to be appointed by you 9 as a successor trustee? 10 Α. One could make that tortured argument, if 11 you'd like. 12 All right. Now, I wanted to ask Ο. Okav. 13 you a question about your affidavit. 14 Α. Yes, sir. 15 Ο. I want to draw your attention to paragraph 16 5. 17 Α. Yes. 18 You state in the second sentence of 0. 19 paragraph 5, quote, "None of the five children were 20 involved in the estate planning process, nor did 21 any of them attend any meetings with myself as 22 counsel." 23 Did I read that correctly? 24 Α. You read it correctly. 25 Q. When you refer to "estate planning

1 process," are you talking about the 2008 estate 2 planning process that you did for the Bernsteins or 3 the 2012 estate planning process that you allegedly 4 did for Simon Bernstein? 5 Α. Well, I clearly was referring first to the 6 2008 process. 7 With regard to the subsequent process, I 8 did not attend any meetings as counsel in 9 connection with the 2012 planning. 10 So you then have no personal knowledge as Ο. 11 to --12 Α. Just my understanding; that's correct. 13 Ο. -- the intent -- if I could finish my 14 question -- you then have no personal knowledge as 15 to the intent of Simon Bernstein when he allegedly 16 changed his trust and will in 2012; is that 17 correct? 18 I believe that I did not have direct Α. 19 knowledge -- hearing it from his lips; that would 20 be correct. 21 Ο. Now, I want to turn to some of the 22 exhibits that I sent to the court reporter in 23 advance. 24 Α. Yes, sir. 25 MR. FEAMAN: Alan, I believe you have

1 I apologize to the others on this these as well. 2 call, but due to the nature of this deposition, I 3 wasn't able to provide copies for everybody. 4 Can you please take a look at what's been Q. 5 premarked as Exhibit 2 --6 Α. Yes, sir. 7 -- to this deposition. Ο. 8 Α. Yes, sir. 9 Q. Does this appear to be a true and correct 10 copy of the three pages of your website for Tescher 11 & Spallina, PA? 12 Α. To be honest with you, I haven't looked at 13 that in so long, I'm not sure. But... 14 All right. Well, let's see if we can Ο. 15 verify some of the information contained on it. 16 Α. Sure. 17 It shows the address of Tescher & Spallina 0. 18 as 925 South Federal Highway, Suite 500; is that 19 correct? 20 Α. That is correct. 21 0. How long has Tescher & Spallina been 22 located at that address? 23 March 1, 2014. Α. 24 0. All right. So then this was at least 25 updated within the last couple of months; is that

1 fair to say? 2 Α. Yeah, obviously. 3 Q. Okay. 4 Α. At least the address was updated, sir. 5 Q. All right. And you represent there in 6 your website that your attorneys -- which I assume 7 would include you -- have extensive expertise in 8 certain areas, including "Wealth transfer planning 9 for high-net-worth individuals and families"; is 10 that correct? 11 Α. That is correct. 12 Ο. "Business succession planning"; is that 13 correct? 14 Α. That's correct. 15 0. "Life insurance planning"; is that 16 correct? 17 Α. Yes. 18 "Probate administration"; is that correct? 0. 19 Α. Yes, sir. 20 0. Okay. Now, assisting you, it shows --21 there's a picture of you on the second page, Mr. 22 Spallina, and then, on the third page, Ms. 23 Galvani --24 Α. Correct. 25 Ο. -- is that correct?

1 Α. Yes. 2 Ο. Are you the managing partner of the firm? 3 Α. I don't know if I still am. 4 I quess I am right now; yes. 5 Q. Okay. And for how long have you been 6 managing partner of Tescher & Spallina? 7 Α. Since its inception in -- would be a 8 little over six years. 9 Q. So you began Tescher & Spallina in 2008; 10 is that correct? 11 Α. We began January 1, 2008; yes. January 1, 12 2008. 13 Q. Okay. And what firm were you with before 14 that? 15 Α. Tescher, Gutter, Chaves, Josepher, Rubin, 16 Ruffin & Forman, PA. 17 How long were you with that firm? 0. 18 Α. From its inception, going back to 1990. 19 The name changed --20 Ο. By the way, I forgot to ask you a question 21 concerning the Amended and Restated Trust 22 Agreement. Could you go back to that document for 23 a second? 24 Α. Yes, sir. I've got it. 25 Q. Okay. It appears that the -- this was

1 dated July 25th, 2012; is that correct? 2 Α. July 25, 2012 is the date I see on it. 3 Q. Okay. And if it was signed by Mr. 4 Bernstein, it would have -- can it be assumed then 5 that it was signed by him on that day? 6 One could assume that. I think there's a Α. 7 related will that was signed on the same day also. 8 Okay. That would be July 25th, 2012? Q. 9 I believe that's correct. Α. 10 Ο. It's witnessed by Mr. Spallina and Ms. 11 Moran? 12 That's correct. Α. 13 Ο. You were not present when this was signed; 14 is that correct? 15 Α. I was not present when that was signed. Ι 16 was ensconced on Cape Cod. 17 Now, do you know when that lawsuit that 0. 18 you referred to in your direct examination was 19 filed by Mr. Stansbury? 20 I said I wasn't sure whether it was before Α. 21 or after that date. 22 0. So then, when you testified that you 23 believe the litigation had been filed at the time 24 that these new documents were executed, you don't 25 really know if that's true or not; do you?

1 I'm not certain as to whether, in fact, Α. 2 litigation had commenced. 3 Q. Okay. Now, on your web page you show 4 support staff of Kimberly Moran; correct? 5 Yes, sir. Α. 6 Ο. Okay. And what is her position at the 7 firm -- or was her position at the firm? 8 Α. She is a legal secretary. 9 Ο. Does she still work there? 10 She still works there. Α. 11 And was she recently accused and Q. Okay. 12 pled quilty to a crime in connection with work she 13 performed while at your firm involving the 14 Bernstein estate? 15 Α. Yes. 16 And what was that crime? 0. 17 Α. She misused her notary seal in notarizing 18 certain documents regarding the Shirley Bernstein 19 estate. 20 Do you know the statute that she was Ο. 21 accused of violating and whether it was a felony or 22 a misdemeanor? 23 I don't -- I don't know precisely how it Α. 24 ended. I know that she did not and has not served 25 time in jail; that she is apparently currently on

1 probation. And that's all I know. 2 Ο. Is she still a notary? 3 Α. No. 4 And what document was she accused of Ο. 5 notarizing falsely? 6 In the Shirley Bernstein estate, when it Α. 7 came time to basically close the probate 8 administration, she sent out to the five children 9 -- and I think to -- to Simon at that time too --10 waivers, consents, and joinders to the petition for 11 distribution and discharge; and they all came back; 12 everybody signed off -- including Eliot Bernstein; 13 those documents were then filed in the court; and 14 the clerk's office bounced those documents because 15 Judge Colin's division requires that that 16 particular document be signed and notarized; and 17 they had not been notarized. 18 0. Okay. And so did she subsequently 19 notarize them? 20 She subsequently prepared new ones, and Α. 21 signed them, and notarized them. 22 0. And when she prepared the new ones, that 23 included a form signed by Simon Bernstein; correct? 24 Α. I believe that's correct. 25 0. And Simon --

1 Just for the record -- this is MR. ROSE: 2 Alan Rose -- I could -- there's no issue for Friday 3 with regard to the document. 4 MR. FEAMAN: Yeah, there is. Yeah, there 5 is. 6 MR. ROSE: There's no issue. 7 MR. FEAMAN: I'm going to tie it in in a 8 minute if you let me finish. 9 MR. ROSE: There's also no issue in the 10 case that the document wasn't properly -- was not 11 properly --12 MR. FEAMAN: Wait a minute. Wait a 13 minute. Wait a minute. Unless you object to my 14 question, okay, this -- this statement on your part 15 is improper in the middle of my examination. 16 Well, I'm not -- the witness MR. ROSE: 17 answered the question. I'm putting on the record I 18 think this is an irrelevant line of questioning and 19 you are wasting our time on --20 MR. FEAMAN: And you have no right to 21 interrupt the spontaneity of my examination by 22 making a statement like this at this time. And I 23 would respectfully request that you not do that. 24 And I'd like to finish this line of questioning. 25 I'm almost done.

1 Q. My question, isn't it true that Ms. -- is 2 it Morin or Moran? 3 Α. Moran. 4 -- that Ms. Moran notarized Simon Ο. 5 Bernstein's signature at a time after he had, in 6 fact, passed away; is that correct? 7 Α. In connection with the Shirley Bernstein 8 estate closing. 9 Q. Okay. 10 I believe I --Α. 11 0. And at that time the successor personal 12 representative of the Shirley Bernstein estate was 13 Ted Bernstein; is that correct? 14 Α. I believe that's correct. 15 Q. Okay. And at that time the successor 16 trustee to the Shirley Bernstein Trust was Ted 17 Bernstein; is that correct? 18 Α. That would be correct. 19 Q. All right. Now, Diane Dustin, what does 20 she do at the firm? Is she still there? 21 Α. She is still with me. She is a legal 22 assistant. 23 And then there's Sue Anne Tescher? Ο. 24 Α. Yes. 25 Q. Is that a relative of yours?

A. Happens to be a very close relative of
mine. She's my wife.
Q. All right. And what does she do at the
firm?
A. She manages the firm accounts and books,
pays the bills.
Q. Kind of like a in the bookkeeper side
of the office?
A. In the bookkeeper side of the office. She
has nothing to do with the legal side of the
office.
Q. So she oversees the checks that come into
the firm; is that correct?
A. That's correct.
Q. Okay. All right.
Now, how long, Mr. Tescher, have you known
the Bernstein family either professionally or
personally?
A. I think my recollection would be 2007.
A. I think my recollection would be 2007. And when you say "The Bernstein family," that would
And when you say "The Bernstein family," that would
And when you say "The Bernstein family," that would have that would be Ted Bernstein, Simon
And when you say "The Bernstein family," that would have that would be Ted Bernstein, Simon Bernstein, and Shirley Bernstein.

Г

Q. All right. Oh, I forgot.

Now, when it came to light that Ms. Moran had notarized a signature of a deceased person -namely Simon Bernstein -- did you at that time resign as the copersonal representative of the Simon Bernstein estate?

A. Not at that time.

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8 What we did was we filed -- because --9 because the court proceedings were tainted in terms 10 of the documents that had been -- in fact, the 11 estate had been closed. And we -- we moved to have 12 the estate reopened so that the record could be 13 And we petitioned the court to reopen the cleaned. 14 estate, allow us to obtain correct, untainted 15 waivers from those who could give them, and 16 attempted to expunge the -- what were tainted 17 documents.

Q. And when were those documents -- was it just one document that was criminally notarized, or were there others?

A. There was one -- to the best of my recollection, there was one document -- one form document -- the waiver -- I think the waiver, consent, and joinder, if I'm not mistaken; and I think that only related to the five children and no

1 one else. I don't think that -- I mean, Si was the 2 personal -- you know, had been the personal 3 representative of the estate. 4 Ο. And how did this come to light? 5 Α. My recollection is that Eliot Bernstein 6 apparently found the discrepancy -- or what he 7 thought appeared to be a discrepancy in the court 8 documents when he reviewed the court files --9 again, this is supposition on my part; I don't 10 know, you know, for a fact that that was the case. 11 He filed a complaint with the governor's 12 office which administers notary publics in the 13 State of Florida. And apparently they filed --14 they sent Ms. Moran a -- an inquiry letter asking 15 for, you know, an explanation, etcetera, of what 16 had occurred. 17 And do you know when -- about -- that was? 0. 18 Α. I don't recall exact dates. 19 Ο. Was that in the year 2013? 20 Α. I believe that it was in the year 2013. 21 Okay. Was it in the summer of 2013? 0. 22 It might have been -- 'cause in the summer Α. 23 -- if it was the summer, I was not in town. Ι 24 would have been up here on Cape Cod. 25 0. Certainly you didn't bring it to light,

1	nor did Mr. Spallina bring it to the attention of
2	anybody; is that
3	A. We couldn't, because we weren't aware of
4	it.
5	Q. Okay. And when you became aware of it in
6	2013, did you think it appropriate at that time to
7	resign as copersonal representative from the estate
8	of Simon Bernstein?
9	A. No.
10	Q. Now, did there come a time, however, when
11	you did resign you and Mr. Spallina as
12	copersonal representatives of the Simon Bernstein
13	estate; correct?
14	A. That is correct.
15	Q. Do you recall when that was?
16	A. January of 2014.
17	Q. And what was the incident at that time
18	that then caused you to resign as copersonal
19	representatives of the estate of Simon Bernstein?
20	A. It came to light it was brought to my
21	attention that the there was an amendment
22	there was an altered document altering the
23	amendment to Shirley Bernstein's revocable trust,
24	which document had been forwarded to Christine
25	Yates, who was then serving as counsel to Eliot

1	Bernstein's children; and that document added a
2	provision.
3	Q. All right. And how did that document come
4	to light the altered document?
5	A. It was brought to my attention by someone
6	in my office.
7	Q. Okay. Now, the you identified the
8	altered document as what again the Shirley
9	Bernstein Trust?
10	A. The Amendment to Shirley Bernstein's
11	Revocable Trust Agreement.
12	Q. Okay. And who in your office brought that
13	to your attention?
14	A. Our associate.
15	Q. And who is that?
16	A. Lauren Galvani.
17	Q. And when did that take place?
18	A. January 2013.
19	Q. Okay. And there is a document that's
20	attached to your affidavit, which is the I
21	believe an amendment to the Shirley Bernstein
22	Trust; is that correct?
23	A. Hold on one moment. Let me get to that.
24	Q. Is that Exhibit C?
25	A. I believe that's C, if I'm not mistaken.

1 Hold on one moment. 2 (Witness reviews document.) Yeah. That's 3 Exhibit C. 4 Ο. Okay. All right. 5 Now, Exhibit C, is that the altered 6 document or the unaltered document? 7 Α. That is the unaltered document. 8 And what did the altered first amendment Ο. 9 to the Shirley Bernstein trust say? 10 Α. I don't have it in front of me, but 11 essentially what it did was there was a -- you see 12 how it's numbered now 1 and 3? There were -- you 13 know, somebody had messed up when it had been 14 originally prepared, and it got numbered --15 paragraph No. 1, paragraph No. 3. 16 A paragraph No. 2 was inserted between 1 17 and 3. 18 0. And when did that take place? 19 T don't know. Α. 20 0. Was it -- did it take place sometime in 21 2012? 22 I don't know. Α. 23 Did it take -- well, how did your 0. 24 associate suddenly come across it in January of 25 2014?

1 You'll have to ask her. Α. 2 Did you ever ask her how she came across Ο. 3 it that then subsequently caused you to resign as 4 copersonal representative? 5 She noticed that the amendment that had Α. 6 been included in the letter to Christine Yates was 7 different than Exhibit -- the exhibit that's here 8 attached to my affidavit. 9 And in that letter to Christine Yates, Q. 10 what was the date of that letter? 11 I think it was January of 2013 -- I think. Α. 12 Okay. And so that was after the death of Ο. 13 Simon Bernstein; correct? 14 Α. Yes, it was. 15 So then that altered document contained in 0. 16 a document dated January 11, 2013 could very well 17 have been prepared while Ted Bernstein was the 18 successor personal representative and successor 19 trustee to the Shirley Bernstein estate and trust; 20 correct? 21 Α. Probably -- well... No. 22 Probably -- I'm not sure, to be honest, 23 Peter. I'm not a hundred percent certain on the 24 timing. 25 0. Okay. And how did a year go by between

1 the time of the January 11th, 2013 letter in which 2 the altered document was produced to the attorneys 3 for Eliot Bernstein and then the discovery that it 4 was, in fact, an altered document? What happened 5 in that 12-month time that caused you, or your 6 associate, or your office to discover that, in 7 fact, what had been supplied to counsel for Eliot 8 Bernstein was, in fact, a forged document or 9 altered document? 10 I can't answer that question, actually --Α. 11 'cause I don't know. 12 Ο. All right. And -- and who in your firm 13 would be in the best position to know that -- if 14 it's not the general manager -- the managing 15 partner of the firm? 16 Α. Mr. Spallina or Ms. Galvani. 17 0. You were the managing partner at that time 18 still; correct? 19 Α. I was the president. 20 And what did the altered document 0. Okav. 21 say in paragraph 2? 22 Α. I told you that I don't have that in front 23 of me. 24 0. And the one attached to your affidavit? 25 Α. I told you that I don't have that in front

1 of me. 2 Q. I apologize if I'm being repetitive on 3 that score. 4 Yeah, I don't have --Α. 5 Q. Your best recollection. 6 Yeah. Peter, I don't have it here. Α. 7 It dealt with the definition of children 8 and lineals. 9 Peter, I don't want to ruin MR. ROSE: 10 your momentum that you're building up, but I need 11 to take a bathroom break. Could we take -- we've 12 been going at it for a little more than an hour. 13 Can we take like a five-minute break? 14 MR. FEAMAN: Sure. I'm moving on to the 15 next item anyway. 16 No more than five -- maybe as MR. ROSE: 17 little as two minutes. I'll be right back. 18 MR. FEAMAN: No problem. 19 (Recess was taken.) 20 Mr. Tescher, I'd like you to take a look 0. 21 at what's been premarked as Exhibit 3. 22 MR. FEAMAN: Madam Court Reporter, would 23 you hand that to the witness. 24 COURT REPORTER: Okay. 25 MR. FEAMAN: Thank you.

1 Ο. Now, just to have closure on the subject 2 we were talking about about the altered Shirley 3 Bernstein Trust, Exhibit 3 appears to be a true and 4 correct -- is it a true and correct copy of the 5 letter you wrote on January 14th, 2014 to Ted 6 Bernstein, Eliot Bernstein, Lisa Friedstein, Jill 7 Iantoni, and Pam Simon announcing your resignation 8 as personal representative of the estate of Simon 9 Bernstein? 10 Announcing our intent to resign; yes, sir. Α. 11 Q. Your intent to resign. 12 And at that point had -- well, let me back 13 up and lay a predicate. 14 You hired Mr. Manceri as an attorney to 15 represent the Simon Bernstein estate; correct? 16 Α. Mr. Manceri was hired -- was brought in by 17 Ted Bernstein -- no, we hired him -- we hired him 18 to assist with regard to the litigation with 19 Stansbury as it related to the estate of Simon 20 Bernstein. 21 And now, as -- do you recall Ο. All right. 22 as of January 14th, 2014, whether Mr. Manceri had 23 withdrawn as attorney for the estate in that 24 litigation at this point? 25 Α. I do not recall when he specifically

¹ withdrew.

T	withdrew.
2	Q. I guess we'd have to refer to the court
3	records for that; is that correct?
4	A. Yes, sir.
5	MR. ROSE: Peter, we're here trying to get
6	to the truth. Why don't we just agree it was
7	probably Friday, January the 11th, 2014 when Mr.
8	Manceri filed papers that you and I both
9	received withdrawing from the case; and ask your
10	next question.
11	MR. FEAMAN: Okay. Good. Thank you for
12	that.
13	Q. I assume that representation is correct?
14	A. I have no knowledge.
15	MR. ROSE: To the best of my knowledge,
16	that's correct.
17	MR. FEAMAN: Okay. Very well.
18	MR. ROSE: Because shortly after that, I
19	got a phone call that that Mr. Tescher had
20	spoken with Ted Bernstein. So that's my frame of
21	reference.
22	MR. FEAMAN: Okay.
23	Q. And up until now, had you recommended Ted
24	Bernstein to be successor personal representative?
25	A. I don't recall when I recommended anything

1 to anybody --2 Ο. Okay. 3 Α. -- after -- after January 14th. 4 All right. Now, the -- the documents --Q. 5 subsequent to your resignation, you turned over 6 documents to Mr. Brown, the administrator ad litem 7 -- or I should say the curator appointed by the 8 court; is that correct? 9 Α. Yes, sir. 10 And Mr. Brown received about -- what --Ο. 11 700 pages of documents -- or thousands? 12 Α. I have no idea how many pages he received. 13 I know that we completely copied onto disks all of 14 our files. 15 0. All right. Did you keep copies of what 16 you produced to Mr. Brown? 17 Α. Yes, sir. 18 Okay. Do you have originals of any 0. 19 documents in your possession? 20 I'm not sure if we have originals of any Α. 21 wills and trusts, for example. Those would have 22 been all turned over or filed in the court. 23 'Cause I have a copy of the Simon 0. 24 Bernstein last will and testament that appoints Mr. 25 Stansbury as a copersonal representative after

1	Shirley or successor personal representative after
2	Shirley, but I don't have a copy of the original or
3	the original nor have I seen one I only have
4	a conformed copy.
5	Do you have the original of that document?
6	A. The original will is sitting in the court.
7	Q. No, 2008.
8	A. Oh. I'm sorry. I thought you were
9	referring to the current document.
10	Q. I'm sorry if I was not clear.
11	A. Yeah. I don't know that we had it. If it
12	was there, it got copied.
13	Q. Right. But do you have the original of
14	the 2008 will and trust of Mr. Simon Bernstein?
15	A. If it was there I I don't know.
16	Q. Okay.
17	A. I don't have my
18	Q. Do you keep those in a safe deposit box or
19	a vault?
20	A. Not if they're old documents that have
21	been superseded.
22	Q. Okay. And one more question on this, and
23	then I'm going to move on: When Mr. Bernstein
24	allegedly executed his 2012 documents, was that in
25	your office; if you know?

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1	A. No, sir; it was not.
2	Q. Where did that execution take place?
3	A. In Simon Bernstein's office.
4	Q. Okay. And have you been told since you
5	obviously weren't there who was present when
6	those documents were executed?
7	A. Well, the only the only thing that I
8	know who was present and there may have been
9	others present is by the executions on the will
10	and trust that were signed that day. And
11	present
12	Q. Right. But you don't know anything more
13	than I might know by looking at the documents; is
14	that correct?
15	A. That is correct.
16	Q. Okay. Now, you said that you first met
17	some members of the Bernstein family in 2007.
18	Who did you meet first, Ted or Si?
19	A. I think I met Ted before 2007; and we had
20	we've had dealings over the years with mutual
21	clients. I think that our first dealings with Ted
22	Bernstein also involved his sister's company up in
23	Chicago. They were doing a a life insurance
24	arbitrage program that was kind of interesting; and
25	we we had some mutual clients there.

1 Ο. So you had a professional relationship 2 with Mr. Ted Bernstein before you did with Mr. 3 Simon Bernstein; is that correct? 4 Α. I think so. 5 Q. Okay. Did you also have a business 6 relationship with Mr. Ted Bernstein? 7 Α. In what sense? 8 Q. In any sense. 9 Well, tell me what businesses. I mean, we Α. 10 had -- we had mutual clients. 11 There were clients who I brought to Ted 12 Bernstein for life insurance needs. There were 13 clients that Ted Bernstein referred to us. 14 Okay. Were there any businesses in which Q. 15 you and Ted were both owners? 16 Α. No. 17 All right. I'd like to draw your 0. 18 attention to Exhibit 6, if I could. 19 Okay. Hold on a moment. (Witness reviews Α. 20 documents.) 21 Okay. 22 0. Now, Exhibit 6 is a copy of a printout we 23 got from the Florida Department of State, Division 24 of Corporations. This makes reference to a 25 "Bernstein Family Realty, LLC."

1 Do you see that? 2 Α. Yes, sir. 3 Now, it shows the registered agent as "T & Q. 4 S Registered Agents." 5 Are you familiar with that company? 6 Α. Yes. 7 Q. What is that company? 8 That is a shell company that we typically Α. 9 use to serve as registered agent for entities that 10 we form for clients. 11 Okay. And the address of T & S Registered Q. 12 Agents, is that 925 South Federal Highway, Suite 13 500? 14 Α. It is now. It was the address that's on 15 the Exhibit 6 up until March. 16 0. Right. That's your law firm? 17 Α. Yes, sir. 18 Ο. Was your law firm at 4855 Technology Way, 19 Suite 720? 20 Α. 7 -- yes, it was. 21 Okay. Now, it shows that the mailing Q. 22 address of the Bernstein Family Realty, LLC was 23 changed -- it looks like -- in 2013 to the 24 Oppenheimer Trust Company. 25 Do you see that on Exhibit 6?

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	A. (Witness reviews document.) I see
2	Oppenheimer listed there; yeah.
3	Q. And what was your involvement in the
4	change?
5	A. I didn't have any involvement in the
6	change.
7	Q. Okay. And did you organize the Bernstein
8	Family Realty, LLC, as the attorney?
9	A. I didn't as the attorney.
10	Q. You did or you did not?
11	A. I might have filed the articles of
12	organization. I don't recall. I think I was
13	originally named as the registered agent. This was
14	done back in February of '08. At that time it
15	when I when I first withdrew from my prior firm,
16	Peter, we actually shared office space for a year
17	with my former partners just, you know, we just
18	continued using our office. It was a friendly
19	friendly division.
20	And when this company was formed, it was
21	formed February of '08, which would have been
22	roughly a month after a little over a month
23	after Robert Spallina and I had set up Tescher &
24	Spallina. We probably didn't even have a new
25	registered agent entity set up yet.

1 Ο. All right. And the documents on Exhibit 6 2 shows that the previous mailing address in 2012 was 3 950 Peninsula Corporate Circle, Suite 3010. 4 What address is that? 5 I think that was LIC's office. Α. 6 All right. And LIC was the business owned Ο. 7 by Simon Bernstein and Ted Bernstein by majority? 8 Α. Correct. 9 Q. All right. And if you look at the third 10 page --11 Α. Yes. 12 -- it shows that the managing member was Ο. 13 Simon Bernstein. 14 Α. Correct. 15 0. As of January 2012; correct? 16 Α. Correct. 17 Now, you are knowledgeable in trust and 0. 18 estates and succession planning, like you said and 19 shown on your website. 20 Once Mr. Bernstein passes away, does the 21 estate then become the managing member? 22 Α. No, the estate does not become the 23 managing member. 24 Okay. Well, who then would have been Ο. 25 responsible for changing the mailing address of the

1 Bernstein Family Realty, LLC from the offices of 2 LIC -- LIC to Oppenheimer, if it wasn't somebody 3 acting on behalf of the estate? 4 Α. I can't answer that question. 5 Ο. All right. And is Bernstein Family Realty 6 listed as an asset of the Simon Bernstein estate? 7 Α. No. He didn't own any equity interest in 8 it, other than a mortgage -- a note and mortgage. 9 Q. Okay. And so normally, as an expert in 10 this field, if a person is the only member of an 11 LLC, and that person passes away, what is your 12 standard operating procedure as to how the 13 operations of that LLC are carried out after the 14 passing of the only manager? 15 Α. Mr. Feaman --16 Objection to form. MR. ROSE: 17 Α. Mr. Feaman, I'm assuming you meant to say, "manager" and not "member"? 18 19 Do you want to restate your question? 20 No, because the electronic signature of 0. 21 page 3 of Exhibit 6 is signed by Simon Bernstein, 22 as the managing member manager? 23 No, "manager," not "managing member." Α. 24 "Manager," sir. 25 Q. Okay. Do you know -- as the registered

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1	agent, do you know where the books and records of
2	the Bernstein Family Realty, LLC are maintained?
3	A. I personally don't know.
4	Q. Has your office ever maintained them?
5	A. I don't think so. Remember that the
6	members the members of this entity, sir, are
7	three trusts, of which Oppenheimer until recently
8	or maybe still is; I don't know was the
9	trustee.
10	Q. And what what are those three trusts?
11	A. They are trusts irrevocable trusts
12	created in 2006 by Simon Bernstein for the benefit
13	of Eliot Bernstein's three children.
14	Q. Okay. Did you create those trusts?
15	A. No, we did not.
16	Q. Who did?
17	A. I don't I don't know.
18	Q. All right.
19	A. Their prior counsel obviously, not us.
20	Q. And as copersonal representative of the
21	estate of Simon Bernstein, would you have any
22	fiduciary responsibility to carry out the intent of
23	Mr. Simon Bernstein with regard to the management
24	of Bernstein Family Realty?
25	A. I don't believe so.

1	Q. Who were the trustees of those three
2	trusts that you mentioned that owned it?
3	A. Oppenheimer.
4	Q. And who were the trustees before
5	Oppenheimer?
6	A. Stanford.
7	Q. Stanford?
8	A. Yes.
9	Q. Okay. And where are those trusts
10	copies of those trusts located?
11	A. I don't know.
12	Q. Do you have possession of the original?
13	A. Why would I?
14	Q. I don't know.
15	MR. ROSE: And I object to this line of
16	questioning as completely irrelevant and
17	immaterial, since the estate has no interest in
18	this, other than the mortgage, which has been
19	unpaid and for which Mr. Eliot Bernstein has been
20	living in the residence without paying any rent, or
21	mortgage, or interest for two years.
22	But other than that, I think this whole
23	line of questioning is wholly irrelevant; and
24	you're wasting valuable time.
25	Q. Let me ask a follow-up question: What

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1 conversations have you had with Ted Bernstein 2 concerning the Bernstein Family Realty, LLC, since 3 the passing of Simon Bernstein? 4 MR. BLOCK: Well, I ask a question as to 5 whether or not there's a privilege. I have no idea 6 of what you're talking, but just want to throw that 7 out. 8 THE WITNESS: Well, I'm mulling that in my 9 head, Irwin, as to whether it is a privilege issue. 10 Ο. Okay. Let me --11 MR. ROSE: The question is, have you had a 12 discussion? And if the -- the answer is either yes 13 or no; and then we can deal with the privilege 14 issue. 15 MR. FEAMAN: Yeah. Right. 16 Α. I think tangentially there has been Yeah. 17 -- there had been discussion regarding Bernstein 18 Family Realty. 19 Ο. Between you and Mr. Ted Bernstein; is that 20 correct? 21 Α. That's correct. 22 Ο. Okay. And has there been email traffic 23 between you and Mr. Ted Bernstein concerning 24 Bernstein Family Realty, LLC? 25 Α. Not me, I don't believe.

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1	Q. I mean, to your knowledge, on paper Mr.
2	Ted Bernstein has no involvement with Bernstein
3	Family Realty, LLC; correct?
4	
5	A. Well, he has no direct involvement in
	Bernstein Family Realty, LLC. He does have or
6	potentially has involvement vis-a-vis no, he
7	does not have involvement; that's correct.
8	Q. Okay. And so
9	A. That I'm aware of.
10	Q. Therefore, what would the nature of any
11	why would you be having any correspondence or
12	conversation with Mr. Ted Bernstein concerning
13	Bernstein Family Realty if he has no apparent
14	involvement in that entity?
15	A. Well, Bernstein Family Realty if I'm
16	not mistaken was also named as a defendant in
17	the Stansbury litigation.
18	Q. Okay.
19	A. And certainly in that regard there was
20	discussion.
21	Q. Okay. Is Bernstein Family Realty still a
22	defendant in the Stansbury litigation?
23	A. Is it still? I don't know. I those
24	are issues that I'm not necessarily privy to.
25	Q. All right. Let me draw your attention to

1 premarked Exhibit 7 --2 Α. Yes, sir. 3 -- for the deposition --Q. 4 Α. Yes, sir. 5 -- which is a --Q. 6 Is it still a defendant in the MR. ROSE: 7 lawsuit, Peter, since it's your lawsuit? 8 MR. FEAMAN: Yes, it is. 9 Q. Marked as Exhibit 7 is a copy of Articles 10 of Incorporation for Bernstein Holdings, LLC. 11 Do you see that? 12 Α. Yes, sir. 13 Q. You are shown as the registered agent of 14 Bernstein Holdings, LLC; is that correct? 15 Α. That's correct. 16 All right. And the manager is shown as 0. 17 Simon Bernstein under article 5 on page 2; correct? 18 That is correct. Α. 19 Now, the -- this looks like a different Q. 20 address altogether than the ones we identified 21 before under article 4. It shows an address for 22 you of 2101 Corporate Boulevard, Suite 107. 23 Do you know what was located at that 24 address at that time? 25 Α. Yes. That was in the first year of our --

1 Starting January 1 of '08, that was of our firm. 2 our office address. 3 Q. Okay. Very good. 4 And it shows a manager as Simon Bernstein; 5 is that correct? 6 Α. That's correct. 7 Q. There's also a signature of a member, 8 Robert Spallina. 9 Do you know what his involvement in the 10 corporation was or is? 11 He didn't sign as a member. Α. He signed as 12 an authorized representative of a member. 13 Object to form. MR. ROSE: 14 All right. Well, let me draw your 0. 15 attention to page 3 of Exhibit 7, document dated by 16 the Secretary of State April 12th, 2013. It shows 17 the manager as Robert Spallina. 18 That would be your law partner; correct? 19 Α. That is -- yes, he is my law partner. 20 0. Okay. And how did your law partner, Mr. 21 Spallina, come to be the manager of Bernstein 22 Holdings, LLC? 23 Α. The manager died. 24 Ο. Okay. 25 Α. The interest in this entity was owned by,

1 I believe, the Shirley Bernstein Trust and the 2 Simon Bernstein Trust. They owned a majority 3 interest -- those two trusts -- in Bernstein 4 Holdings, LLC, which was the general partner of a 5 limited partnership. 6 All right. So the manager died. Ο. And 7 somehow Robert Spallina became manager. 8 But you told me with regard to Bernstein 9 Family Realty, Exhibit 6, we identified Simon 10 Bernstein as the manager. But then you said nobody 11 became the manager after that as far as you knew. 12 How did Mr. Spallina become the manager of 13 Bernstein Holdings, LLC? 14 Α. I don't recall. 15 0. Who are the members -- did you say -- of 16 Bernstein Holdings, LLC? 17 Α. I don't have those documents in front of 18 But I believe that it would have been me, Peter. 19 the Simon Bernstein Trust and the Shirley Bernstein 20 Trust; and there may have been some minor interest 21 held for other family members. I'm not certain. 22 Ο. Which trusts would you be referring to --23 'cause we've identified a number of trusts here 24 today? 25 The 2012 -- July 25, 2012 Simon Bernstein Α.

1 Amended and Restated Trust Agreement and --2 Okay. And that's -- go ahead. Ο. 3 Α. -- and assumedly the family trust under -that was established for the benefit of Simon after 4 5 Shirley's death under the Shirley Bernstein Trust 6 Agreement from '08. 7 Ο. Okay. And the members designated you, as 8 the managing member --9 They didn't designate me, Peter. Α. 10 I mean -- sorry -- designated Mr. Spallina Q. 11 as the managing member. And the members were 12 acting through Ted Bernstein as the successor 13 trustee; is that right? 14 MR. ROSE: Object to the form. 15 Т —— Α. 16 Ο. Do you remember --17 Α. I have no personal knowledge. 18 Ο. Okay. Who would know? 19 Mr. Spallina --Α. 20 Ο. Okay. 21 Α. -- or perhaps Mr. Bernstein. I don't 22 know. 23 Let's take a look at Exhibit 8, if we 0. 24 could. 25 Α. Okay. Yes, sir.

1 Ο. Exhibit 8 is a copy of a Certificate of 2 Limited Partnership for the Bernstein Family 3 Investments, LLLP. 4 Do you see that? 5 Α. Yes, sir. 6 Now, you're shown as the registered agent Ο. 7 for that entity; is that correct? 8 Α. Yes. Again, February of 2008; that's 9 correct. 10 Ο. Okay. And the general partner is shown as 11 Bernstein Holdings, LLC. 12 Is that the entity we just identified --13 Α. Yes, sir. 14 -- that Mr. Spallina is now the managing Ο. 15 partner of? 16 Α. Yes, sir. 17 And your shell company that you 0. Okay. 18 created is now the registered agent for that 19 company rather than you individually; is that 20 correct? 21 Α. Yes, sir. Yes, sir. 22 Ο. Okay. And 950 Peninsula Corporate Circle, 23 Suite 3010, what's located at that address? 24 Α. I presume that to be what was Simon 25 Bernstein's office.

1 0. And now I guess Ted Bernstein's office; 2 right? 3 Α. I guess; yes. 4 Q. Okay. All right. 5 Let's take a look at Exhibit 9, if we 6 could. 7 Α. Yes, sir. 8 Now, this is a copy of Articles of Q. 9 Incorporation for the Shirley Bernstein Family 10 Foundation, Inc.? 11 Α. Yes. 12 Ο. Do you see that? 13 Yes, sir. Α. 14 Okay. You're shown as, again, the Q. 15 registered agent. Did you -- are you the one that 16 created this entity? 17 Α. Yes, sir. 18 Ο. And what is the purpose or the business of 19 the Shirley Bernstein Family Foundation, Inc.? 20 It has no purpose today. It's an inactive Α. 21 entity, as far as I know. 22 It was formed back in 2008 at a time when 23 Shirley had -- Bernstein had expressed an interest 24 in setting up a foundation to carry on some of her 25 charitable desires.

1 Ο. All right. Let me draw your attention to 2 Exhibit 10. 3 Α. Yes, sir. 4 Exhibit 10 is a printout from the Florida Ο. 5 Department of State Division of Corporation for an 6 entity known as "Two Oaks --" 7 MR. FEAMAN: That's O-a-k-s, Madam Court 8 Reporter, T-w-o, Oaks -- oh, you have it there in 9 front of you --10 Ο. "-- Consulting, LLC." 11 Do you see that? 12 Α. Yes, sir. 13 Q. Okay. It shows it's currently inactive, 14 but it was apparently active from 2006 through 15 2011. 16 What is your understanding of what Two 17 Oaks Consulting, LLC is? 18 Α. Geeze. I'm trying to remember now. 19 I set this up for -- principally for my 20 wife and I to use for purposes of trying to develop 21 some additional consulting business on our own. 22 Ο. What kind of consulting? 23 Α. All types of business consulting. 24 She is a pretty good bookkeeper. You 25 know, we could provide -- looking to provide, like,

1 bookkeeping services and office administration 2 services. 3 All right. And 2600 Whispering Oaks Lane, Q. 4 is that your home address? 5 Yes, it is, sir. Α. 6 And your wife Sue Anne, that's Ο. All right. 7 -- she's shown -- is she the only -- was she the 8 only manager? 9 Α. She was the manager. 10 Ο. Okay. And did Two Oaks Consulting do any 11 business for any entities owned or controlled by 12 the Bernsteins? 13 I believe that it might have. I don't Α. 14 recall. I'm looking at your Exhibit 11-A for the 15 first time. So obviously there were some payments 16 that were made to Two Oaks. 17 Okay. Let's take a look at Exhibit 11-A. 0. 18 It's a copy of a reconciliation detail report for 19 Arbitrage International Management, LLC. 20 First, what is your understanding of what 21 Arbitrage International Management, LLC is? 22 Α. I'm not 100 percent certain. It was one 23 -- it was part of the overall insurance business of 24 the Bernsteins. 25 0. So is it fair to say, though, you do

1 understand that this company is -- was or is owned 2 and controlled by majority by Simon and Ted 3 Bernstein? 4 Α. I believe I do understand that. 5 Ο. Okay. Now, Simon's ownership interest in 6 Arbitrage International Management, LLC, did that 7 exist at the time of Mr. Bernstein's death in 2012? 8 I don't recall. Α. 9 Q. Do you know if his ownership interest in 10 this company is shown on the inventory of the 11 estate? 12 Α. I don't recall it being listed on the 13 inventory of the estate, because if it were owned 14 still, it might have been owned through his trust 15 and not through his -- him individually. 16 0. Okay. I guess we have to do further 17 discovery on that. But you would agree that both 18 Ted and Simon Bernstein controlled that entity; 19 correct? 20 My knowledge -- to the best of my Α. 21 knowledge. 22 Ο. Yeah. That's all I can ask is to the best 23 of your knowledge. Yeah. Yeah. 24 Okay. Let me draw your attention to page 25 1 of Exhibit 11-A, to about two-thirds of the way

down the page.

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There's a check that's listed there dated 11/1/2006, No. 2047.

Do you see that, sir?

Α. Yes, sir.

And it's a check payable to Two Oaks Ο. Consulting for \$55,000.

Do you see that?

Α. Yes, sir.

10 Q. Okay. And what work was performed by Two 11 Oaks Consulting that caused a delivery of that 12 payment from Arbitrage International Management to 13 Two Oaks for \$55,000 at or around October or 14 November of 2006?

15 Α. This is seven-and-a-half years ago. 16 honest with you, I don't know, without going back

and trying to find out.

I don't have any immediate knowledge.

0. All right. Then just below that is an entry for 11/1/2006 --

Α. Yes, sir.

Ο. -- check No. 2046 for Tescher Gutter. That's your firm before Tescher &

Spallina; correct?

Α. That is correct, sir. To be

1 Ο. That's the Chaves firm I guess you 2 referred to. 3 Now, there's a check for \$45,000 on the 4 same day, which totaled a payment of \$100,000 on 5 November 1st, 2006. 6 Do you recall what that was for? 7 Α. Again, no, I'm not a hundred percent 8 certain. But, obviously, if it's paid -- the 9 payment -- I'm -- no, I do not know without 10 checking. 11 All right. Well, let me draw your Q. 12 attention to the next page --13 Yes, sir. Α. 14 -- which is a reconciliation detail. 0. 15 And about a quarter of the way down --16 also on 11/1/2006 -- this is marked as Exhibit 17 11-B, by the way --18 Α. Yes, sir. 19 Q. There's a check by -- a different check 20 number, 2045, payable to Two Oaks Consulting for 21 the same amount, \$55,000. 22 Do you know what that was for? 23 This looks like a duplication of Α. No. 24 11-A, frankly. I mean, I --25 0. Yeah. That's what I thought too, except

1 that it's a different check number. 2 Α. Yeah, I can't explain it. Obviously, it's 3 not my reconciliation. But it certainly looks like 4 the same things here. 5 Q. Yeah. Okay. And then, finally, on page 6 11-C --7 Α. Yes, sir. 8 -- there's a check in 2007 -- January Ο. 9 22nd, 2007 -- payable to your wife's company from 10 Arbitrage International Management for \$30,000 --11 check No. 2247. 12 Do you know what that was for? 13 No, sir, not without, you know, trying to Α. 14 go back and see if I can find it -- find out what 15 it was. 16 As you sit here today, any idea 0. 17 whatsoever? 18 Α. No. 19 Q. All right, sir. 20 Now, the -- when you do estate planning 21 documents for clients, I assume that you also ask 22 them about life insurance? 23 Generally, we would ask them about --Α. 24 0. As part of your due diligence; is that 25 correct?

1 Yes, we would generally ask them about Α. 2 life insurance. Yes, sir. 3 Q. Okay. And when you did your estate 4 planning for Simon Bernstein and Shirley Bernstein 5 in 2008, I assume then you asked them about life 6 insurance; is that correct? 7 Α. I would presume that we did. 8 Okay. And are you aware that there's Q. 9 presently pending in Chicago litigation concerning 10 a life insurance trust? 11 Α. Yes, sir. 12 Ο. And are you aware that the litigation 13 makes reference to a lost life insurance trust 14 instrument? 15 Α. Yes. Yes, sir. 16 0. Okay. Have you ever seen it -- or a copy 17 of it? 18 No, sir. Α. 19 Ο. Ever? 20 Α. No, sir. 21 All right. Do you know if Shirley Ο. 22 Bernstein was ever a trustee of that document that 23 you've never seen? 24 Α. It's my understanding but -- at some point 25 that she was, but I -- I could not tell you for

1 sure. 2 All right. And do you know who would be Q. 3 the alleged trustee of the alleged trust is today? 4 I believe that -- that it is Ted Α. 5 Bernstein. 6 Ο. Okay. And --7 Α. Now, you --8 And what's the basis of your belief that Ο. 9 Ted Bernstein is the trustee of the trust that you 10 have never seen? 11 Α. Just, you know, information related to us, 12 either from Pam Simon, or her husband, or Ted 13 Bernstein, or the insurance companies. 14 Ο. So --15 And you understand -- you understand that Α. 16 the policy itself was owned by Simon Bernstein. 17 0. Yes. 18 Α. The alleged trust was only the alleged 19 beneficiary. 20 0. Okay. Now, I'm not an expert in this 21 area, but if Simon Bernstein was the owner of the 22 trust --23 Α. Owner of the policy, sir. 24 0. I mean -- of the policy -- would that make 25 that a potential asset of the estate if the

1 beneficiary can't be located? 2 Α. You're -- you're mixing -- you're mixing 3 ownership and beneficiary. 4 Ο. Right. 5 Α. The fact that he was an owner only means 6 that, at least for federal estate tax purposes, the 7 life insurance proceeds would be includable as part 8 of his federal gross estate. 9 Q. Okay. Now, other than what Pam might have 10 told you or Pam's husband, do you have any other 11 reason why you say you believe that Mr. Ted 12 Bernstein is currently the successor trustee? 13 My recollection -- and, again, this is Α. 14 without the benefit of looking at documents -- at 15 one point in time the -- Simon and Shirley 16 Bernstein were being represented by the Proskauer 17 firm in Boca. And Al Gortz, in that firm --18 G-o-r-t-z -- was doing some legal work for them; 19 and I believe he prepared -- it may be a 2000 20 trust; I don't remember precisely. 21 He had prepared a new life -- irrevocable 22 life insurance trust, I believe. And I think -- I 23 think my understanding is -- and I could be wrong 24 -- was that he was -- he had prepared that to have 25 Simon transfer the ownership of the policy into

1 this trust so as to keep it out of his estate for 2 estate tax purposes. 3 I don't know that to be 100 percent. You 4 know, that's just what my understandings are. And 5 I don't have specific knowledge. But that would --6 would make some sense and --7 Ο. To your knowledge, that was never done; 8 correct? 9 Α. That was never done as far as I know. And 10 we --11 Q. Now, did your law partner, Mr. Spallina, 12 represent that, in fact, he was the cotrustee -- I 13 mean, successor trustee of that trust at one point? 14 Α. I -- I find that -- I can't -- I saw some 15 document somewhere in all of the minutia of 16 paperwork that has occurred in the last six months 17 here where supposedly he signed something as a 18 trustee. 19 I don't think he ever represented himself 20 to anybody really as being a trustee of a trust 21 that was to receive the proceeds of that \$1.6 22 million policy. 23 Well, take a look at Exhibit 14, if you 0. 24 would. 25 No. I said there is a document Α. Yeah.

1	floating around; and I didn't know what what
2	documents you I hadn't seen these in advance, so
3	I wasn't sure.
4	Q. Okay.
5	A. Okay. I'm looking at 14 now.
6	Q. Yeah. It's a composite exhibit?
7	A. Right.
8	Q. And it's a letter dated under your
9	letterhead of Tescher & Spallina dated December 6,
10	2012.
11	Do you see that?
12	A. Yes.
13	Q. And it's directed to the claims department
14	of Heritage Union Life Insurance Company; is that
15	correct?
16	A. Yes, it is.
17	Q. He states that he wants under the fifth
18	bullet point the proceeds from the policy
19	released so that, quote, "We can make distributions
20	amongst the five Bernstein children," unquote.
21	Do you see that?
22	A. Yes, sir.
23	Q. Okay. Have you ever seen the Heritage
24	policy itself?
25	A. I'm not a hundred percent certain that I

1 have. 2 Do you know if it exists? Ο. 3 Α. I have no direct knowledge. I presume it 4 exists. Somebody paid 1.6 million into the 5 registry of the court. So there's some life 6 insurance policy that existed. 7 Ο. Well, maybe they should have paid 2.6 8 million. 9 Α. Well... 10 Q. Has a request ever been made, to your 11 knowledge -- either on behalf of the state or 12 otherwise -- to get a copy of the policy? 13 Α. I'm not aware. 14 Ο. Did you and Mr. Spallina have discussions 15 at or about the time that this letter dated 16 December 6, 2012, marked as Exhibit 14 was written 17 about under what authority Mr. Spallina made the 18 demands that the proceeds should be paid to the 19 five Bernstein children? 20 Α. It doesn't really read like a demand. 21 But, you know, if you want to characterize it that 22 way... 23 I'm seeing this letter for the first time. 24 0. Did you have discussions with Mr. Spallina 25 concerning the request made by him that he would

1 like the distributions amongst the five Bernstein 2 children? 3 Α. Well, my conversations with Robert 4 Spallina included relating conversations he had had 5 with Simon Bernstein regarding the policy and the 6 overall plan that Simon Bernstein wished to have 7 occur upon his demise. 8 Are there emails between Mr. Bernstein --Ο. 9 Simon -- and your office concerning any expressions 10 of intent about the distribution of insurance 11 proceeds upon his demise? 12 Α. I'm not certain. Again, we provided all 13 of that documentation to everybody. There may have 14 been notes. There may have been file notes. 15 MR. ROSE: For the record, Peter, before 16 you ask your next question -- and I hate to break 17 your momentum -- but it's 4:30 p.m. 18 There are a number of other people that 19 might have questions. And you are, in my view, 20 taking discovery in a case that you're not involved 21 in that Mr. Stansbury has counsel, and is 22 representing, as administrator ad litem, the 23 interests of the estate in unrelated litigation; 24 and I think this is far afield of the issues we 25 have Friday. And I think you're being a little

¹ unfair to the other participants.

MR. ELIOT BERNSTEIN: Perfectly fine. MR. ELIOT BERNSTEIN: Perfectly fine. This is Eliot Bernstein; and it's relevant to the matters at hand as to the qualifications of Ted and the qualifications of Mr. Tescher.

Q. Did Mr. Spallina, to your knowledge, have the consent of Mr. Eliot Bernstein to request that the distributions of the life insurance policy be made to him instead of the estate?

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A. I don't know.

Q. Okay. Do you recall that there were two other life insurance policies that were, in fact, paid to the Simon Bernstein estate?

A. Yes, I believe so. I don't recall. They
 were relatively modest policies, if I'm not
 mistaken.

Q. Would you agree with me that, if the lost
 trust instrument cannot be established, that the
 proceeds of the insurance policy would be then
 payable to the estate of Simon Bernstein?

MR. ROSE: Objection. Calls for a legal conclusion. Beyond the witness's knowledge, scope, information. Irrelevant. Immaterial. And improper question for the purposes of this deposition.

1 MR. ELIOT BERNSTEIN: Are you representing 2 Don Tescher? 3 MR. ROSE: No. He's representing Ted 4 Bernstein. 5 MR. ELIOT BERNSTEIN: Are you putting that 6 objection on for Ted or ... 7 MR. FEAMAN: Don Tescher is represented 8 by --9 THE WITNESS: Irwin Block. 10 MR. FEAMAN: -- Mr. Irwin Block, a very 11 well-respected attorney here in Palm Beach County. 12 MR. ELIOT BERNSTEIN: Okay. Is he making 13 the objections for Mr. Tescher? 14 MR. ROSE: No. He's making the objections 15 on behalf of Mr. Ted Bernstein, which he has the 16 right to do. 17 Okay. So you can answer. 0. 18 Α. Could you repeat the question, please? 19 I'm sorry. 20 MR. FEAMAN: Sure. I would ask the court 21 reporter to read it back. 22 THE WITNESS: Sure. 23 (Question read: Question: "Would you 24 agree with me that, if the lost trust 25 instrument cannot be established, that the

1 proceeds of the insurance policy would be 2 then payable to the estate of Simon 3 Bernstein?") 4 Α. I think it may depend upon the terms and 5 conditions contained in the insurance policy. So I 6 can't say absolutely that that would be the case. 7 Q. Okay. But it seems nobody can find the 8 insurance policy. So in a default provision, 9 wouldn't it, in fact, then go to the estate --10 Α. I --11 Q. -- the -- Bernstein as the owner of the 12 policy? 13 T -- T --Α. 14 MR. ROSE: Objection to the form. Calls 15 for a legal conclusion. Beyond the scope of the 16 witness's knowledge. 17 Α. I don't have an answer. 18 Ο. All right. Well, as the copersonal 19 representative, what effort did you take to 20 ascertain whether the proceeds of this policy 21 should, in fact, be payable to the estate? 22 Α. Well, the first -- what we attempted to 23 first do was to go into court in Palm Beach County 24 and have a declaratory action to establish a lost 25 trust and appoint a successor trustee, which is a

1 -- you know, not an uncommon proceeding. 2 We, in fact, had drafted a pleading, which 3 is your Exhibit 12. 4 The family, for whatever reasons -- and 5 I'm not certain what all the reasons were --6 decided that they wanted to remove the action to 7 Federal District Court in Illinois. So the matter 8 was removed to federal district court in Illinois. 9 Q. And --10 We are not a party any longer in that Α. 11 proceeding and have not been involved in that for 12 quite some time. 13 Q. Well as a PR, did you think you had any 14 fiduciary obligations to creditors -- interested 15 persons of the estate to marshall the assets of the 16 estate for the benefit of not only the 17 beneficiaries but the creditors too? 18 Α. The best information that was given to us 19 that we acted upon was to attempt to see if the '95 20 trust could either be located or reestablished 21 through -- through appropriate testimony. 22 Ο. All right. Let's get back, if we could, 23 to Exhibit 14, and then we'll get to my Exhibit 12. 24 Α. Okay. I've got 14. Okay. 25 0. So you can identify the letter written by

1 Mr. Spallina; is that correct? 2 Α. It is a letter that appears to have been 3 written by Mr. Spallina. 4 Now, let me draw your attention to the Ο. 5 claimant's statement that is on page 2 of Exhibit 6 14 --7 Yes, sir. Α. 8 -- do you see that? 0. 9 Do you know who filled that out? 10 Α. It looks to me like it is Mr. Spallina's 11 signature for sure. 12 Ο. Pardon me? 13 It looks to me like it is Mr. Spallina's Α. 14 signature for sure; that would be his signature. 15 Q. Okay. 16 And apparently he wrote "Personal rep and Α. 17 trustee." 18 Did you and Mr. Spallina have discussion 0. 19 about this document at any time? 20 Α. No, sir. 21 Q. Is it your understanding that he's 22 representing himself to be the trustee of the lost 23 insurance trust? 24 Α. No. It's my understanding that he was 25 representing himself to be the trustee of Simon's

1 trust and also personal representative of Simon's 2 estate. 3 Well, let's go to the next page, which is Q. 4 Bates stamped No. JCK 001273. 5 Α. Yeah, I see it. 6 Ο. Do you see that where it says "Name of 7 Simon Bernstein Irrevocable Insurance Trust: 8 Trust," dated 6/1/95. And it looks like "Printed 9 name of trustee: Robert Spallina." 10 Do you see that? 11 I see that. Α. 12 Did you have any discussions with Mr. Ο. 13 Spallina concerning his authority to represent 14 himself to the insurance company as the trustee of 15 the 1995 revocable trust? 16 Α. No, sir. I'm seeing this document 17 probably for the first time. 18 0. Okay. 19 MR. ROSE: Object to the form of the last 20 one. 21 And then you mentioned the action that was 0. 22 then filed --23 Α. I didn't say it was filed. I said it was 24 contemplated to be filed. 25 0. No, in Illinois?

1 I'm sorry. Go ahead. Α. Oh. 2 Now, there -- are you aware that Ο. Okav. 3 the trustee of the lost trust -- that Mr. Ted 4 Bernstein represents himself as the successor 5 trustee? 6 Are you aware of that? 7 Α. Yes, sir. 8 Okay. Do you know by what authority Mr. Q. 9 Bernstein represented himself as successor trustee? 10 Α. No. 11 Q. Are you aware that there were discussions 12 and email traffic between your office and counsel 13 in Chicago concerning whether an action should be 14 filed in Palm Beach County -- as you mentioned --15 or in Illinois? 16 I believe there was correspondence back Α. 17 and forth; and there were also telephone 18 discussions. 19 Are you aware that in that correspondence 0. 20 Mr. Spallina represented to counsel in Chicago that 21 the life insurance proceeds were, in fact, an asset 22 of the Simon Bernstein estate; therefore, it should 23 be litigated in Palm Beach County? 24 MR. ROSE: Object to the form. 25 Α. I don't recall.

1	Q. All right. And now, take a look at
2	Exhibit 12.
3	A. Yes, sir.
4	Q. That's a draft of a complaint; correct?
5	A. Yes.
6	Q. Was that prepared in your office?
7	A. Yes, sir.
8	Q. Okay. And who prepared it?
9	A. I believe that I did.
10	Q. And this is a draft of a complaint
11	prepared by you entitled "Declaratory Action to
12	Establish a Lost Trust and Appoint a Successor
13	Trustee"; correct?
14	A. Yes, sir.
15	Q. You prepared that on behalf of Ted
16	Bernstein; is that correct?
17	A. "Comes now Ted Bernstein, son of Simon
18	Bernstein"; that's correct.
19	Q. Okay. So now, then you said earlier in
20	your testimony that the family quote, "the
21	family," close quote decided that it should be
22	this action should be filed in Chicago?
23	Was Eliot Bernstein a member of the family
24	that you referred to?
25	A. Eliot Bernstein is a member of the family.

1	As to whether Eliot Bernstein's opinion was
2	elicited, I would seriously doubt.
3	Q. Okay. And, in fact, Eliot Bernstein is
4	mentioned in paragraph 5 as one of the five
5	surviving children of Simon Bernstein.
6	A. That is that is correct.
7	Q. Okay. And how did the decision come about
8	that the action instead was filed in Chicago in
9	Illinois state court, rather than in the county
10	where the decedent resided, in Palm Beach County;
11	if you know?
12	A. I don't know.
13	Q. And who would be most knowledgeable about
14	that?
15	MR. ROSE: Objection. Relevance.
16	Materiality. It's 4:42. You're trying the wrong
17	case. The judge has already determined that Mr.
18	Stansbury, at his own expense, can pursue the
19	litigation in Illinois. And you're not supposed to
20	use this deposition for discovery in that case.
21	And, otherwise, everything you're asking is
22	irrelevant and wasting the time of everyone,
23	including the people that haven't yet had a chance
24	to ask questions.
25	MR. ELIOT BERNSTEIN: Okay. This is Eliot

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1 I'll put back on the record that it's Bernstein. 2 very relevant to the qualifications of Mr. Tescher 3 to act in any capacity on this. 4 THE WITNESS: I'm not being asked to act 5 in any capacity, Mr. Bernstein. 6 MR. ELIOT BERNSTEIN: Are you objecting on 7 behalf of Ted or on behalf of --8 I mean, I'm laying a predicate here, Q. 9 because my next question is, in recommending Ted 10 Bernstein as successor personal representative to 11 the estate of Simon Bernstein, what are you 12 recommending what action Ted Bernstein takes -- if 13 he's appointed by the court as successor personal 14 representative -- to protect the estate in trying 15 to obtain the assets -- excuse me -- the proceeds 16 of this insurance policy? 17 Α. I'm not your lawyer anymore. 18 0. Well, you were never my lawyer. 19 Α. Well, I'm no longer Ted Bernstein's lawyer 20 either. 21 And would you expect him to take action to Ο. 22 protect the estate? 23 MR. ROSE: Objection to the form in light 24 of Judge Colin's prior ruling. 25 I think you understand it's an improper

1 question, Peter, which is why you keep asking it. 2 MR. ELIOT BERNSTEIN: I don't think it's 3 improper at all. 4 Α. I am --5 Ο. You are recommending, sir, Mr. Ted 6 Bernstein, the PR -- you're the previous PR. And 7 since you're in the business of recommending, would 8 you recommend to Ted Bernstein as successor 9 personal representative to take assets -- to take 10 steps necessary to try to get these insurance 11 proceeds into the estate of Simon Bernstein, since 12 the PR has a fiduciary obligation to all interested 13 persons of an estate? 14 Α. I think that Mr. Bernstein -- Ted 15 Bernstein -- should do what he should do based upon 16 his standing as a fiduciary; and if that means not 17 taking a position -- if that means taking a 18 position on behalf of the estate, if that means 19 standing silent and letting the chips fall where 20 they may, those are decisions that he will have to 21 make. 22 Ο. And what decision did you make as personal 23 representative with regard to those estate assets? 24 Α. We felt that they belonged to the '95 25 trust; that there was enough evidence around that

1 the trust, in fact, existed; and that it ought to 2 be reestablished if it could be. 3 That was our determination. The family --4 Ο. Were you aware of the 2000 trust? 5 Α. Yes, we were. 6 Okay. And is that trust -- can that trust Ο. 7 be found? 8 Α. I think so, if I'm not mistaken. 9 I'm not 100 percent certain about that, 10 Peter. 11 And is that also a life insurance trust? Q. 12 Α. I believe it is, in the sense that it was 13 going to be the owner and beneficiary of the 14 policy, I believe. 15 And the --Ο. 16 Α. The reason why -- let me just tell you. 17 The reason why Si never wanted to put the 18 ownership out of his control was for the very 19 reason that he wanted to be able to control where 20 that policy was ultimately going. 21 And the two other policies that were paid Ο. 22 to the --23 Α. Yes, sir. 24 Ο. -- estate --25 Α. Yes, sir.

1	Q were they in a trust or owned by him
2	personally?
3	A. Well, they were paid
4	Q. Were they placed into a trust?
5	A. No. They were owned by him personally,
6	and they were payable to the estate.
7	Q. Okay. Did Eliot Bernstein ever express to
8	you his disagreement of regarding the estate
9	of Simon Bernstein's noninvolvement in the Illinois
10	action?
11	A. He might have. I don't recall.
12	Q. You don't recall? And if he might have
13	A. He
14	Q do you recall what you might have said?
15	MR. BLOCK: I object to the form of that
16	question.
17	A. I don't know how to respond to that
18	question.
19	Q. Did your office have disagreements with
20	Chicago counsel in emails about the filing of the
21	action in Illinois?
22	A. We we did not necessarily totally agree
23	with what they wanted to do.
24	Q. And were the some of the children of
25	Mr. Simon Bernstein fearful that the claim of Mr.

Stansbury would consume the insurance proceeds and, therefore, wanted to keep those insurance proceeds that are the subject of the litigation in Illinois out of the estate at all costs?

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MR. BLOCK: Peter, what does that have to do with the issue before the court? This is Block. You know, I'm trying to be quiet, but I think you're really going far afield here.

9 MR. FEAMAN: Okay. Fair -- fair comment. 10 Ο. Let me ask one or two more questions: Did 11 Ted Bernstein express to you -- either email or 12 orally while you were personal representative --13 his desire to keep the insurance proceeds out of 14 the estate of Simon Bernstein so that it would not 15 be subject to the claim of Mr. Stansbury as a 16 creditor? 17 Α. I don't recall. I mean, obviously we all 18 knew that, if the proceeds were payable to the 19 estate --20 MR. BLOCK: Don, did you hear my objection 21 on privilege? 22 THE WITNESS: Yes, sir. 23 MR. BLOCK: If you want to answer it, 24 that's up to you. 25 MR. FEAMAN: Yeah. I'm asking that

1 question, Irwin, in his capacity as personal 2 representative. 3 MR. BLOCK: Does that mean he wasn't a 4 lawyer? 5 MR. FEAMAN: Well, when you're a personal 6 representative --7 MR. BLOCK: Go ahead, Peter. 8 Α. I will answer it this way: We were all 9 obviously aware -- everybody was aware that if the 10 proceeds came into the estate they would be exposed 11 to a successful prosecution of Mr. Stansbury's 12 lawsuit if he got a judgment. 13 Did you talk to Mr. Stansbury at any time Ο. 14 about his claim -- or your attorney, Mr. Manceri? 15 Α. I don't recall ever talking to Mr. 16 Stansbury about it. 17 MR. FEAMAN: Okay. All right. I think 18 that's all I have at this point. 19 THE WITNESS: Thank you, Peter. 20 MR. ROSE: Does anybody else wish to ask 21 questions of Mr. Tescher? 22 MR. MORRISSEY: John Morrissey. I have no 23 questions. 24 MR. ROSE: Anybody else? 25 MR. ELIOT BERNSTEIN: This is Eliot

1 I'd like to ask some questions. Bernstein. 2 EXAMINATION 3 BY MR. ELIOT BERNSTEIN: 4 Don, do you have any medical conditions Q. 5 that would impair your deposition today? 6 Α. No, sir. 7 MR. BLOCK: I object to the form of that 8 That's an insult. It's not an question. 9 appropriate question. 10 Ο. Are you on any medications today? 11 Α. I am on medication every day. 12 Ο. Well, what medications? 13 Cholesterol-lowering medications and Α. 14 diabetes control medications. 15 I think the question would MR. FEAMAN: 16 be, are you on any medications that would impair 17 your ability to recall events? 18 THE WITNESS: Absolutely not. 19 MR. ROSE: Eliot, if you don't mind, I 20 might try to jump in to move things along, if 21 that's okay with other counsel? 22 MR. BLOCK: No, that's not okay with me. 23 MR. ROSE: All right. I won't do it then. 24 0. (By Mr. Eliot Bernstein) Did you ever 25 represent Ted, Don, as the trustee of the life

1 insurance trust 1995 lost trust? 2 Α. I -- I can't answer that. I don't know. 3 I mean, we prepared at one point a draft of 4 declaratory action that would have been filed by 5 Ted Bernstein. We did not -- that was never 6 pursued; and I don't know that we, in fact, 7 represented him in connection with the -- that 8 trust. 9 Q. Are you aware, Don, that Kimberly Moran, 10 your notary public and legal assistant, forged 11 documents of the Bernstein family members? 12 MR. BLOCK: Objection. 13 I believe that we talked about that Α. 14 earlier, Eliot. 15 0. No, we didn't. We talked about 16 fraudulently notarizing documents. 17 I'm asking you did she forge signatures of 18 Bernstein family members? 19 I believe that I said that she signed Α. 20 them. 21 Did she sign their signatures for them? 0. 22 That's what I said. Α. 23 So I was asking if she forged them. 0. Okay. 24 That would be forgery from my limited, you know, 25 understanding.

1 Did your firm send those forged documents 2 and fraudulently-notarized documents to the court? 3 Α. Kimberly Moran filed those documents in 4 the court. 5 Q. No. I asked you did your firm? 6 Α. Kimberly Moran is an employee of my firm. 7 She filed the documents in the court. 8 Ο. Oh. Under your firm's name? 9 Α. We're the -- we're the attorneys of record 10 at the time. 11 Q. Okay. That's what I was asking. 12 You said, you know, after Mr. Manceri 13 resigned, your resigning, Don's resigning -- or 14 Robert Spallina, your partner's, resigned, all of 15 you resigned. Would you say that was due to the 16 pro se efforts of myself, Eliot Bernstein, and my 17 investigatory efforts to bring to light the forgery 18 and fraudulent documents and other matters? 19 No, sir. Α. 20 MR. BLOCK: Object to the form of the 21 question. It's entirely improper. 22 Actually, you've been the impediment. Α. 23 Ο. Excuse me? 24 Α. I said, actually, you've been the 25 impediment.

1	Q. I can't understand you.
2	A. You have actually been the impediment,
3	Eliot.
4	Q. Okay. I'll ask the question again.
5	A. I answered it already: No.
6	Q. So how did you come to know Kimberly Moran
7	forged a fraudulent document? You said
8	A. Asked and answered.
9	Q. Yeah. You said earlier that it was the
10	governor's office notified Kimberly Moran.
11	Were you in possession at that time of
12	petitions I filed with the court in May of 2013?
13	A. That petition that petition was served
14	the day before I left to drive up to Cape Cod for
15	the summer.
16	Q. Yeah. So you were in possession of the
17	petition I served in May of 2013; right?
18	A. I was in possession of that petition.
19	Q. Okay. In that petition it shows the
20	forged and fraudulent documents and lays out, you
21	know, a schematic of those documents.
22	What did you do once you saw that to
23	report Kimberly Moran, investigate Kimberly Moran,
24	notify the governor's office, notify the court,
25	anybody?

1 MR. BLOCK: Object to the form of the 2 question. 3 What does this have to do with the issues 4 before the court? 5 MR. ELIOT BERNSTEIN: Well, this has to 6 do, sir, with the fact that Mr. Tescher is involved 7 in forged and fraudulent documents. 8 MR. BLOCK: Okay. Now you've --9 MR. ELIOT BERNSTEIN: And the firm --10 MR. BLOCK: I'm not going to permit you to 11 castigate him on the record and things of that 12 nature. You can ask him questions. You cannot 13 make statements accusing anyone of a crime. If you 14 do, I will adjourn the session. 15 MR. ELIOT BERNSTEIN: Great. Okay. 16 So --Ο. 17 Α. You've got four minutes, Eliot. 18 Ο. What? 19 You have four minutes, Eliot. Α. 20 Well, I'd like to continue this deposition Ο. 21 then. 22 Α. Do whatever you'd like to do, Eliot. 23 I have a lot more questions; and I 0. Yes. 24 don't like the nature of this deposition -- you 25 know, trying to cut off short people from asking

1 their questions. 2 Α. You mean the same reason that you won't 3 allow yourself to be deposed? 4 MR. ROSE: Listen, let's let Eliot ask his 5 questions -- if you ask a question where you would 6 like information from Mr. Tescher. Please ask your 7 next question. 8 THE WITNESS: Why don't we let his puppet 9 ask the questions. MR. ELIOT BERNSTEIN: Excuse me? 10 11 THE WITNESS: Never mind. I withdraw that 12 comment. 13 MR. ELIOT BERNSTEIN: You seem hostile. 14 MR. ROSE: This is not a -- this is not an 15 opportunity to just have a discussion. Ask your 16 questions. 17 Well, my question is that it appears that, 0. 18 Don Tescher, you have a -- a problem with me. You 19 stated on the record before that you've had 20 discussions with unknown family members regarding 21 Eliot -- myself -- personal fitness to be named in 22 the trust, but yet I find no evidence of that. 23 MR. BLOCK: Eliot, this is not a 24 proceeding for you to comment and make comments. 25 You're not asking questions. This is your last

1 chance. 2 MR. ELIOT BERNSTEIN: Okay. I'll just ask 3 questions. 4 Who were the beneficiaries of Shirley's Ο. 5 estate and trust in 2008? 6 Α. Your dad. 7 Ο. My dad was -- okay. 8 And her trusts? 9 Your dad. Α. 10 Ο. Were any children named as beneficiaries? 11 Α. Not as long as your dad was alive. 12 Ο. How about when he died? Who was the 13 beneficiary? 14 Α. Based upon his exercise of the power of 15 appointment, all 10 grandchildren were the 16 beneficiaries. 17 Well, let's skip back. 0. Okay. 18 When Shirley died, who were her --19 excluding Simon's whatever alleged power of 20 appointment -- who were the beneficiaries then? 21 Α. Under the default provisions of her 22 document? 23 Who was named? 0. 24 Α. Unfortunately, you're pro se; and you 25 don't know how to ask the question right.

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1 MR. BLOCK: Donald, stop. 2 Okay. Well, what am I THE WITNESS: 3 supposed to do here? 4 MR. BLOCK: If you can't answer it, tell 5 him you can't answer his question. You don't know 6 what he's talking about. 7 THE WITNESS: Okay. 8 I can't answer your question. I'm not Α. 9 sure what you're talking about. 10 Ο. Okay. Were -- was anybody excluded from 11 the estates and trusts of Shirley Bernstein? 12 Α. Yes, if -- if the assets passed under 13 Shirley's trust at your father's demise, without 14 him exercising his power of appointment, the assets 15 would have passed to your siblings -- other than 16 Pam, and Ted, and you -- passed to you -- you, 17 Jill, and Lisa. 18 Were there lineal descendents excluded as 0. 19 well? 20 Α. The issue is you were all alive. 21 What difference does it make? 22 0. Well, it all makes a difference to -- if 23 Ted will be qualified to -- to act as the PR in any 24 capacity. So that's why that -- okay. 25 Do you know why Ted and Pam were excluded?

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1	A. Not well, not directly from Si. I
2	would only know indirectly from what was related to
3	me by my partner.
4	Q. Are you aware that the alleged power of
5	appointment that Simon allegedly executed would
6	only be able to change the beneficiaries to the
7	to Lisa, Jill, and Eliot and their lineal
8	descendents, as Ted and Pam were already considered
9	predeceased?
10	A. I don't agree with you. No.
11	MR. ROSE: Object to the form. Calls for
12	a legal conclusion.
13	A. I'll give a legal conclusion: No.
14	Q. When did you meet Ted Bernstein; and how
15	did you meet him?
16	A. Prior to 2007 perhaps 2005 or '6; and I
17	met him in connection with the insurance arbitrage
18	program that they were marketing in Florida.
19	Q. Did you ever notify your firm or Robert
20	Spallina that Ted and Pam had been disinherited
21	from the estates and trusts of Simon and Shirley,
22	along with their lineal descendents?
23	A. No. Not during their lifetimes.
24	Q. Are you in possession of a letter from Pam
25	Simon's attorney sent to your law firm that
	simon o accorney sent to your raw rirm chat

1	describes her anger at Simon's decision to cut her
2	and Ted out of the estate entirely; and as it was
3	revealed to her attorney by your law firm while
4	Simon was alive?
5	A. I think that was all part of the telephone
6	conversation that your father had with you and your
7	siblings.
8	Q. No, it was before that by a lot.
9	But
10	A. At some point
11	MR. BLOCK: You can't make statements.
12	Ask questions.
13	A. At some point
14	Q. Yeah.
15	A. At some point
16	Q. At some point?
17	A. At some point you children knew what was
18	going to be in the documents.
19	As to when, I'm not 100 percent certain,
20	but we
21	Q. Your affidavit states they didn't know.
22	A. They didn't know prior to Shirley's death.
23	Q. Oh. I'm not talking about that affidavit.
24	That looks like a court document. Was that ever
25	filed with the court that affidavit?

1 I don't -- I don't know. I provided it to Α. 2 Mr. Rose. 3 MR. BLOCK: That's enough. 4 Ο. Did you provide it to him to file it as a 5 document with the court? 6 Α. I wasn't sure what he intended to use it 7 for. 8 Well, it's titled "In the Circuit Court of Ο. 9 the 15th Judicial Circuit in and for Palm Beach 10 County Florida, Case No. 502012CP004391XXXSB," 11 that it's an "Affidavit of John Tescher." 12 So you are signing this as a court 13 document; correct, as an affidavit to the court? 14 Α. I signed it as an affidavit. 15 To the court? Ο. 16 Did you serve this court document to 17 anybody? 18 Α. No. 19 Q. Is there any certification at the bottom 20 of the document that it's a court document and that 21 you're delivering it? 22 Α. No. 23 So to the best of your knowledge, was it 0. 24 delivered to the court? 25 Α. To the best of my knowledge, it has not

1 been delivered to the court. 2 Ο. Did you have any part or your firm have 3 any part in nominating Janet Crain as manager of 4 the Bernstein Family Realty? 5 COURT REPORTER: Janet? 6 THE WITNESS: C-r-a-i-n, I think. 7 Ο. Excuse me? 8 Α. Could you repeat the question, Eliot? I'm 9 sorry -- or the court reporter read it back. 10 Q. Did you or your firm have any part in 11 nominating Janet Crain as manager of Bernstein 12 Family Realty? 13 I don't know that. Α. 14 Q. Have you read the BFR operating 15 document -- the Bernstein Family Realty? 16 Α. I don't believe that I have. 17 Do you know how a successor would be 0. 18 chosen in the event that Si died? 19 I can't answer that. Α. 20 0. As the personal representative of Si's 21 estate you can't answer how that entity would flow 22 to a successor? 23 His estate had no interest in that entity. Α. 24 He was merely a manager. 25 0. Right. And when he died, they had no

1 interest in -- in knowing if the next manager was 2 the estate or what was to happen; right, is what 3 you're saying; you didn't know what was going to 4 happen? 5 Α. Is there a question there? 6 You didn't look at the documents of Ο. Yes. 7 Bernstein Family Realty and determine how the 8 successor after Si died was to be determined. 9 Α. I did not look at them. 10 Ο. When your firm was notified that Simon 11 Berstein's accounts at Legacy Bank were being used 12 months after his death and had been frozen, what 13 steps did your firm take to marshal in the accounts 14 of Simon and figure out who had been using those 15 accounts during that time and how much money was 16 used during the time after his death? 17 Α. I was not involved in that. 18 Object. MR. BLOCK: 19 Were you sent emails by Eliot Bernstein, Q. 20 myself, to you, Don, regarding the money at Legacy 21 Bank that had been frozen? 22 Who were the owners of those accounts? Α. 23 Simon Bernstein. 0. 24 Α. Simon Bernstein individually? 25 Q. He was the only signatory on the accounts

1 as the -- we don't know. We've tried to get the 2 documents from your firm -- didn't get them. 3 So once you -- once you found out that 4 accounts of Simon Bernstein's estate were being 5 used, what did you do? 6 Α. I can't answer that. I -- I don't know 7 what you're talking about. 8 Ο. Did your firm contact Legacy Bank? 9 Α. I don't know. My partner perhaps did. Ι 10 don't know. 11 Ο. You don't know? Weren't you involved in 12 all the emails that corresponded through regarding 13 the Legacy Bank transactions? 14 We had a division of responsibilities Α. 15 within the firm with respect to the --16 Ο. Okay. As the managing partner or 17 president, you're responsible for all business; 18 right? 19 MR. BLOCK: Object to your statement. 20 Ο. As president you're responsible for all 21 the decisions at your firm; correct? 22 MR. ROSE: Object to the form. 23 Α. No; incorrect. 24 So you also received all of Eliot Q. Okay. 25 Bernstein's court petitions which also detail in

1 detail your firm's involvement in contacting Legacy 2 Bank. 3 Are you still unaware of your firm's 4 contacting Legacy Bank regarding Simon Bernstein's 5 accounts being used postmortem? 6 Α. I can't answer the question, Eliot. 7 Q. Are you aware that the estate of Simon was 8 closed by Simon while he was deceased? 9 Asked and answered. Α. 10 Q. The estate of Shirley was closed by Simon 11 after he's the personal representative months after 12 he was deceased. 13 Asked and answered. Α. 14 Ο. What was your answer? 15 Α. Go back and look at the transcript. 16 MR. ELIOT BERNSTEIN: Okay. Can we look 17 at it? 18 Alan, it's now 5:10. THE WITNESS: 19 MR. ROSE: Yeah. For the record, I -- I 20 did warn Mr. Feaman he was using the time, and Mr. 21 Eliot Bernstein indicated his consent that Mr. 22 Feaman could use the time. I used about 20 23 minutes. 24 Could you indulge maybe 10 more minutes so 25 we could let Mr. -- Eliot finish before the hearing

1	Friday? I would appreciate it.
2	THE WITNESS: Okay.
3	MR. ROSE: I would also ask Mr Eliot
4	to ask questions that are directly related to the
5	hearings that are upcoming.
6	Q. Have you ever received accountings or done
7	accountings for the Shirley Bernstein Trust or the
8	Simon Bernstein Trust or the Shirley Bernstein
9	estate?
10	A. The Shirley Bernstein estate had one asset
11	the probate estate tangible personal
12	property.
13	Q. Did you prepare an accounting for the
14	Shirley Bernstein estate?
15	A. I believe we did.
16	Q. Did you distribute that accounting?
17	A. It's in the court file.
18	Q. Do you have in your possession an
19	accounting for the Simon Bernstein Trust?
20	A. Simon Bernstein Trust?
21	Q. Yes.
22	A. No.
23	Q. No?
24	A. No.
25	Q. You never prepared an accounting for the

1 Simon Bernstein Trust? 2 Α. Not yet. 3 Q. Well, are you going to -- do you plan on 4 it? 5 Α. Yes. 6 Ο. Are you resigned -- you've resigned in all 7 your capacities? 8 Yes, we have. Α. 9 Q. Well, how are you going to prepare the 10 accounting? 11 MR. BLOCK: Eliot, please don't argue with 12 him. 13 MR. ELIOT BERNSTEIN: I'm not arguing. 14 I'm asking a question. 15 How are you planning on preparing the 0. 16 accounting? 17 Α. We have the information necessary to 18 prepare the accounting. 19 Q. Why has no accounting been prepared to 20 date? 21 We've been somewhat consumed with all of Α. 22 the other minutia that's going on that we've had to 23 address and deal with. 24 0. Are you aware that legally you have to 25 prepare an accounting when you resign as the

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1 trustee? 2 Α. I'm aware of what our obligations are. 3 Q. Have you fulfilled those obligations 4 legally? 5 Α. We have not prepared an accounting yet. 6 Ο. Does that fall within the legal statutes? 7 Α. Eliot, we have not prepared an accounting 8 yet. 9 Ο. Okay. Does that fall within the legal 10 statutes? 11 Α. I don't understand your question. 12 MR. ROSE: I think he's answered your 13 question. I'd ask you to ask your next question, 14 as we have a limited amount of time. 15 Q. Okay. Has the successor trustee -- Ted, 16 who you nominated -- prepared an accounting? 17 Α. I wouldn't know. 18 MR. ELIOT BERNSTEIN: Oh, Alan, would you 19 know that? 20 THE WITNESS: You can't ask Alan 21 questions, Eliot. You can ask me questions. 22 MR. ELIOT BERNSTEIN: Oh. 23 Has the Palm Beach County Sheriff Ο. 24 contacted you --25 MR. BLOCK: Don't answer that question.

1 And, Eliot, if you don't want me to cut 2 you off, ask appropriate questions dealing with 3 the --4 Ο. Has the Palm Beach County Sheriff 5 contacted you, Don? 6 Α. I can't answer that question, Eliot. 7 Q. Have they contacted you or your firm 8 regarding the estates and trusts of Simon and 9 Shirley? 10 Α. My firm has not been contacted. 11 Q. Have you personally? 12 Α. I have not talked to the Palm Beach County 13 Sheriff's department. 14 Has Detective Ronny Miller left messages Ο. 15 for you? 16 MR. BLOCK: Okay. That's it. Don't 17 answer. 18 Α. I'm through answering those guestions, 19 Eliot. 20 MR. ROSE: Eliot, Mr. Block has indicated 21 you're not -- that question will not be answered. 22 Ask your next question. 23 0. Are you aware that your partner has gone 24 to the Palm Beach Sheriff -- County's department? 25 Α. Well, since you've --

1 I'm going to adjourn this if MR. BLOCK: 2 you keep that up. Ask questions about --3 MR. ELIOT BERNSTEIN: Well, these are very 4 relevant --5 MR. BLOCK: -- what's coming up. 6 MR. ELIOT BERNSTEIN: These are very 7 relevant questions to -- his firm is under 8 investigation and if they're being contacted by the 9 sheriff's department. If they've responded or if 10 they've been avoiding. So it has relevance. It 11 has relevance -- 'cause Ted Bernstein is also party 12 to those investigations; and they've all gone 13 together. 14 So I'd like to get some questions answered 15 about it. If Don Tescher is in a position at this 16 point -- with fraud and forgery and all these other 17 things -- to be able to nominate a successor while 18 they're under investigation. 19 Ο. Okay. So back to my questions. 20 Don, are you aware that your partner has 21 gone to the Palm Beach Sheriff's -- County --22 regarding the estates and trusts of Simon and 23 Shirley Bernstein? 24 Α. Yes, because you published the report. 25 Ο. Are you aware that in that report that you

1 referenced just now that it's alleged that Ted 2 Bernstein made improper distributions? 3 Α. I disagree with your interpretation. 4 Ο. Are you aware that your partner has 5 admitted to altering trust documents in Shirley's 6 estate? 7 Α. I am aware. 8 Why would you alter estate documents? Q. 9 I'm not at liberty to answer that Α. 10 question. 11 Q. Well, you're the PR -- you were the PR --12 MR. ROSE: Okay. 13 I'm not --Α. 14 Did -- did your firm prepare the wills and Ο. 15 trusts of Simon and Shirley? 16 Our firm prepared the wills and trusts for Α. 17 Simon and Shirley. 18 That has been asked and MR. BLOCK: 19 answered. And I will not permit the same questions 20 to be asked and answered -- for the matter, to be 21 asked. 22 Ο. Did the -- in Simon Bernstein's 2012 23 documents, are you aware that the governor's office 24 has now issued a ruling that the documents were 25 improperly notarized by a one Lindsay Baxley, a/k/a

1 Lindsay Giles? 2 Of course I'm aware of that. Α. You 3 published it. 4 Are you aware today of any reasons Ted Q. 5 Bernstein shouldn't be a fiduciary of either of the 6 estate of Simon or Shirley? 7 Α. No. 8 Are you aware that the documents are now Ο. 9 -- to question as to who the ultimate beneficiaries 10 will be based on the documents you've submitted --11 in the fraudulent documents and altered documents, 12 etcetera? 13 Α. I've seen your pleadings. 14 So you're stating you are aware that --Ο. 15 that we are claiming that Ted --16 MR. BLOCK: Eliot, you cannot -- Eliot you 17 cannot make statements. 18 0. Are you aware that Ted and his lineal 19 descendents may be excluded as beneficiaries? 20 May be? I don't believe -- I don't Α. 21 believe that they are. But, again, that will be up 22 to a court to determine. 23 In the resignation letter, Don, you say 0. 24 that you want to make reparations to the parties 25 that were damaged by the fraudulent document.

1 I don't believe I used the word Α. 2 "Reparations." 3 Q. What word did you use? 4 Α. Well, let's look at it. 5 MR. ROSE: Objection. The document speaks 6 for itself. 7 THE WITNESS: Yeah. It does. 8 Okay. You wanted to make reparations to Q. 9 parties that were damaged by the fraudulent 10 documents --11 Α. Incorrect. 12 Ο. -- or words to that effect. 13 Α. Incorrect. 14 Ο. Correct? 15 Α. Incorrect. 16 Incorrect? Ο. Oh. 17 Α. Incorrect. 18 Okay. You wanted to make -- what did you Ο. 19 say in your resignation letter? 20 Α. Why don't you take a look at it? 21 Q. Well, I'm asking you. 22 MR. BLOCK: He answered the question. 23 That's all. 24 Well, take a look -- it's not an answer. 0. 25 It's not responsive.

1 "I am obviously upset and Α. Ouote: 2 distraught over this chain of events and will do 3 all that I reasonably can do to correct and 4 minimize any damages to the Bernstein family." 5 Okay. That's what I said. 6 Ο. What have you done to date to do Okay. 7 that? 8 We haven't gotten to that point, because Α. 9 you're fighting about everything else other than 10 that. 11 What do you mean I'm "fighting"? Ο. 12 Α. You all -- all of you -- are fighting over 13 disqualifying your brother, disqualifying Alan 14 Rose, disqualifying John Pankauski, fighting over 15 who should be the successor to Si's -- a personal 16 representative of Si's estate, removing Ted 17 Bernstein as the trustee of Si's trust, 18 attorney/client issues. All of these things. 19 You haven't gotten to the heart of the 20 matter yet, 'cause you're dealing with all the 21 peripheral stuff. 22 Ο. Are you aware that all of those problems, 23 Don, start from your firm's withholding documents 24 from beneficiaries beyond statute; and the fact 25 that there's fraud, and forgery, and all kinds of

1 other things in the documents which have caused all 2 of these problems? 3 MR. ROSE: Object to the form. 4 Argumentative. Not a guestion. 5 It's not a question. There's nothing for Α. 6 me to respond to. 7 Are you aware, Don, that your firm is the Q. 8 cause of the problems in the estate at this time? 9 Α. No. 10 Are you aware that you sent documents to Ο. 11 Christine Yates at Scott law firm that were 12 fraudulent? 13 Α. I am aware of that. 14 MR. ROSE: Object to the form of the last 15 question. 16 0. Were you a part of those documents, Don? 17 Α. No, sir. 18 Did you know those documents that were Ο. 19 being transmitted to her were fraudulent? 20 Α. All of the -- none of those documents were 21 fraudulent at all but for the proposed -- the 22 amendment to Shirley Bernstein's trust. 23 Right. And --0. Right. 24 Α. So let's be accurate when we ask the 25 question, Eliot; okay?

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1	Q. Who could be damaged by that document?
2	A. Frankly, nobody is going to be damaged,
3	because I believe that your father had the right to
4	exercise his power of appointment and appoint it to
5	all 10 grandchildren.
6	Q. Well, you're referring to the 2012
7	document, right, that Simon gets his power of
8	appointment allegedly from; correct?
9	A. He gets his power of appointment from your
10	mother's 2008 trust.
11	MR. ROSE: For the record, Eliot, the
12	proceedings we're having Friday are in the Simon
13	Bernstein estate. You have a limited amount of
14	precious time; and I would hope you would use it
15	wisely.
16	MR. ELIOT BERNSTEIN: Well, the fraud
17	occurred in both estates. We're trying to show
18	that Ted's not qualified obviously as well as
19	you to be involved in this case because of your
20	involvement in the fraud and forgeries that have
21	occurred; and your law firm's or Mr. Tescher's
22	law firm has been involved in those frauds,
23	forgeries, altered documents; therefore, it's all
24	relevant to the qualifications of Mr. Tescher's
25	ability to choose a successor while he's under

1 investigation and everything else and appoint Ted, 2 who's similarly under investigation -- and for all 3 of these related matters. 4 So I do believe this is very pertinent to 5 the qualifications of both Ted, Mr. Tescher, and 6 you, Mr. Rose. 7 MR. BLOCK: You are now attacking Mr. 8 Rose? 9 MR. ELIOT BERNSTEIN: Yes. He was part of 10 the same thing. 11 THE WITNESS: Irwin, we're all part of the 12 conspiracy, Irwin. 13 MR. BLOCK: We're not part of any 14 conspiracy. 15 MR. ELIOT BERNSTEIN: To change 16 beneficiaries of my mother's estate, that's for 17 sure. 18 MR. ROSE: Eliot, you're not here to make 19 speeches. Please ask a question, and then he'll 20 give an answer, then you'll ask your next question. 21 Then, when you're done with questions, or when you 22 run out of time, or when someone believes it's 23 appropriate to terminate the deposition, we'll 24 terminate the deposition. 25 Mr. Tescher, you're a good friend of Ο.

1 Ted's, as you said. 2 Are you aware that he graduated college or 3 didn't graduate college? 4 Did you say I'm a good friend of Ted's? Α. 5 Q. I said you're a friend. 6 Okay. I'm an acquaintance of Ted's. Α. Ι 7 have been out with Ted socially on one occasion. 8 Do you sit on the board of his charity, Q. 9 the Ted and Deborah Bernstein Foundation? 10 I don't believe I do. Α. 11 Q. Okay. Does your firm or your partner? 12 Α. Not that I'm aware of. 13 Q. Okay. Are you a director of his charity? 14 Α. No. 15 Ο. Any of them? 16 Α. No. 17 Are you aware that Ted declared Q. Okay. 18 bankruptcy? 19 Only because you published it someplace. Α. 20 Ο. Do you think that makes him a worthy 21 candidate for PR and trustee? 22 Well, do you think everybody who's -- how Α. 23 about Mr. Trump? Maybe he could be the successor 24 PR. He's had several bankruptcies. 25 MR. BLOCK: Eliot, finish.

1 0. Have you notified your carriers --2 Α. Our carrier is involved. 3 Has the firm sought representation? Q. 4 Α. I'm sorry. What? 5 Q. Has your firm sought legal representation 6 in these matters? 7 MR. BLOCK: Don't answer that question. 8 That's entirely inappropriate for the issue before 9 the court on Friday. 10 My counsel's directed me not to respond to Α. 11 your question. 12 Regarding the life insurance policy in Ο. 13 Illinois, if the Illinois action wasn't instigated, 14 would Ted have any interest in the policy? 15 Α. I don't understand the question. 16 Without the Illinois breach of contract Ο. 17 lawsuit, would Ted have an interest in the 18 insurance policy, the Heritage life policy? 19 I don't know. Α. 20 Ο. If it went to the estate, what would 21 happen? 22 Α. If it went to the estate, it would pour 23 down to the trust, to the extent there was anything 24 left after administration expenses, taxes, and 25 claims of creditors; and it would be divided among

1 the 10 grandchildren. 2 Ο. So Ted wouldn't receive any benefits? 3 Α. That's correct. 4 Would Pam? Ο. 5 Α. Same thing with Pam. 6 Ο. Okay. 7 Α. It would only go to the 10 grandchildren 8 under that set of circumstances. 9 Q. Now, you said that your first line of 10 action when -- with the insurance policy was to 11 seek a probate court order; is that correct? 12 I said we would seek -- we would file Α. No. 13 a declaratory action in the circuit court in Palm 14 Beach County. 15 That's not necessarily the probate court. 16 0. Okay. So when you realized that the trust 17 was missing, that was your intended course; 18 correct? 19 That was our intended course. Α. 20 0. Okay. And you realize that prior to that 21 intended course your partners filed a claim without 22 notifying any court to proceed the benefits of the 23 policy to your law firm; is that correct? 24 MR. ROSE: Object to the form. 25 It -- these are asked-and-answered Α.

1 We've been through this when we went questions. 2 through the documents. 3 No, I didn't hear the answer to that Q. 4 before. 5 MR. ELIOT BERNSTEIN: Can you read that 6 back to him court reporter? 7 Α. It goes back to Exhibit --8 Q. My question, Don, is simple. 9 Yeah. Α. 10 Q. You said your first course of action was 11 to go seek a court order in Florida. 12 My question is, prior to that you sought a 13 different course of action. 14 Α. I'm sorry. Eliot, the first course of --15 That's correct. Ο. 16 My first course of legal action. Α. 17 Well, filing an insurance claim as trustee 0. 18 is a legal action; right? 19 No. It's not. Α. 20 It's not? Why -- was the claim Ο. Oh. 21 approved? 22 Of course not. Α. 23 0. Well, why? 24 Α. Because nobody has yet produced the '95 25 trust.

1 Ο. So what happened? The insurance company 2 denied the claim? 3 Α. They paid the funds into the registry of 4 the court. 5 Ο. No. No. Did they deny the claim first? 6 They said they can't approve the claim. Α. 7 They didn't deny the fact that they owe somebody 8 1.6 million. 9 Ο. I didn't ask that question, Don. That 10 goes into the breach of contract lawsuit. I'm just 11 dealing with the insurance right here. 12 So insurance claim filed by your partner 13 as trustee of a lost trust that your firm and --14 and you now claim never to have received was denied 15 by the carrier; correct? 16 Α. Correct. 17 Were you notified by the carrier that you 0. 18 would need a court order to approve the beneficiary 19 scheme you were proposing to the insurance company? 20 There was conversations -- I don't know if Α. 21 there's writings or not; I don't recall -- there 22 were conversations that were held with the in-house 23 counsel for the carrier. 24 MR. ROSE: Just for the record, we're not 25 trying the life insurance case. There's already

1 been an administrator ad litem. 2 MR. ELIOT BERNSTEIN: Ted Bernstein and 3 Don Tescher would get involved in these estates 4 that would remain through our hearings. 5 Q. So, Don, what you just said as your first 6 course of action, it is your firm's intent to put 7 the money into your firm's trust account with 8 Robert Spallina acting as trustee; is that correct? 9 Α. No. 10 Ο. Okay. What was the first thing you did 11 regarding the life insurance? 12 Α. You'll have to ask Mr. Spallina that 13 question. 14 Ο. Well, do you speak to Mr. Spallina 15 frequently? 16 But I was not initially involved. Α. Yes. 17 And so I don't want to speak out of turn as to the 18 -- the order of events and what -- what exactly 19 transpired. 20 0. Well, were you on phone calls with 21 Bernstein family members regarding the life 22 insurance? 23 Α. I was on some phone calls, Eliot. 24 0. Do you recall phone calls where you were 25 suggesting a document your firm prepared that would

1 replace the lost trust? 2 Α. No. 3 Q. Are you in --4 That would be declaratory action to Α. 5 establish a lost trust. 6 Was that before or after you filed a death Ο. 7 claim with Robert Spallina as trustee? 8 Α. I can't answer. I don't know the timing. 9 Q. Okay. And Kimberly Moran, you're aware 10 she was arrested? 11 Asked and answered. Α. 12 And you're aware she was convicted of a Ο. 13 felony offense? 14 Α. I don't -- I think adjudication was 15 withheld, pending a satisfactory probationary 16 period. 17 So before you go around claiming that 18 she's a convicted felon, you'd better check. 19 Okay. Were you aware that the day Simon Q. 20 died Ted Bernstein claimed that Simon's girl 21 friend, Maritza Cucchio, had murdered Simon? 22 Α. No. 23 You're not aware of that? 0. 24 Α. No. 25 Q. And you've read Eliot Bernstein's -- my

1 petitions -- to the court which deal with that, 2 so --3 Α. Yes. But am I aware of it? Other than, 4 vou know --5 Q. So you are aware? Excuse me. 6 Now you are aware? 7 Α. Other than what you've, you know, belched 8 forth in your pleadings, I'm not aware of that. 9 In my pleadings I included a Q. Oh. 10 sheriff's report that has the --11 COURT REPORTER: We can't hear you. 12 (Discussion off the record.) 13 Q. Are you aware that the sheriff was 14 contacted -- into the house? 15 THE WITNESS: Alan, I'm sorry. But I'm 16 It's 5:35. I've tried to be cooperative. done. 17 He's going into things --18 MR. ELIOT BERNSTEIN: This is very 19 important stuff here, Don. 20 0. So you were aware that the police -- the 21 Palm Beach County Sheriff came to Simon's house the 22 day he died. 23 Α. I am generally aware --24 MR. ROSE: He said he was not aware. Ask 25 your next question.

1 MR. ELIOT BERNSTEIN: Wait. Alan, are you 2 representing him? Or are you objecting to Don --3 MR. ROSE: Don, you can talk -- if you 4 have legal questions, consult your counsel, Mr. 5 Feaman. 6 For me, I'm just -- Tescher has told you 7 twice he didn't know; and he's also indicated that 8 he's not going to sit for this any longer. 9 MR. ELIOT BERNSTEIN: He didn't say he was 10 He changed his statement after he made the aware. 11 "no" statement. 12 That's why I'm trying to clarify: Are you 13 representing him? 14 MR. FEAMAN: Mr. Rose, I do not represent 15 Mr. Bernstein. I don't appreciate it if you would 16 make misrepresentations in the record. Thank you. 17 MR. ELIOT BERNSTEIN: -- said that. 18 My question again, Don: Were you aware 0. 19 that Ted Bernstein had made claims to the Palm 20 Beach County Sheriff that Simon Bernstein was 21 murdered? 22 Α. The only thing I know is that they 23 instituted an investigation. 24 0. Okay. And are you aware that a coroner's 25 investigation was instigated by Ted Bernstein?

1 Α. I believe so. 2 Okay. And when you became aware of these Ο. 3 things, what did you do to preserve and protect the 4 properties of Simon's home for a criminal 5 investigation possibly? 6 The homes -- the homes were sealed as far Α. 7 as I know; access was limited. 8 Did you contact the Palm Beach County Q. 9 Sheriff --10 Α. No. 11 Q. -- of any information you had regarding 12 Maritza Cucchio? 13 Α. I don't believe so. I personally did not. 14 Were you aware of a document that was Q. 15 removed from Simon's premises by Rachel Walker that 16 was a contract and check for Maritza Cucchio? 17 Α. That's in the document production that we 18 made. 19 My question is --Q. 20 Α. But everybody should be --21 My question is, are you aware of that Ο. 22 document? 23 Α. I became aware of it. 24 0. And when you became aware of it, did the 25 document that -- did you honor it?

1 Couldn't honor it. It wasn't signed. Α. 2 Ο. And what did it allege to do? 3 MR. ROSE: You have the document. And 4 doesn't it speak for itself? 5 Α. The document speaks for itself. It's in 6 our discovery. 7 Q. Did you turn that document over to the 8 Palm Beach County Sheriff? 9 Α. No. 10 Q. Okay. To the best of your knowledge, did 11 anybody turn that document over to the Palm Beach 12 County Sheriff? 13 Α. I'm unaware. 14 Did you notify the court that Simon Q. 15 Bernstein was alleged to have been murdered when he 16 was --17 Α. No. 18 Ο. -- alleged to have been murdered? 19 Α. No. 20 Ο. When Simon Bernstein died, he was the 21 personal representative of Shirley's estate; 22 correct? 23 Α. That is correct. 24 Was the successor then chosen? Ο. 25 Α. No, not at that time, because --

1 Ο. Oh. At what time was the successor 2 chosen? 3 Α. Subsequently, when we moved to reopen the 4 estate. 5 Q. And that was after Eliot Bernstein filed 6 petitions to reopen the estate based on the 7 fraudulent and forged documents. 8 We filed the pleading to reopen the estate Α. 9 of Shirley. 10 How many more hours or days of MR. ROSE: 11 questions do you have for Mr. Tescher? 12 MR. ELIOT BERNSTEIN: Oh, I've got --13 THE WITNESS: Oh, we could go on probably 14 for weeks with him. 15 MR. ROSE: I want to find out on the 16 record how many hours or days you have for further 17 questioning. 18 Yeah, I know. MR. ELIOT BERNSTEIN: But 19 it all has to do with his character and fitness. 20 And, you know, with forged and fraudulent 21 documents --22 MR. ROSE: I understand. But you're 23 beyond the scope of cross-examination of my 24 questions. And we can't go on tonight. So I'm 25 asking you: How much longer do you have for

1 tonight so that Mr. Tescher can decide if he's 2 going to sit for further deposition or -- if you're 3 just going to go on all night, then, you know, that 4 just cannot happen. And we have a limited amount 5 of time; that he was kind enough to make himself 6 available for the narrow issues that were to be 7 heard this week. 8 So can you answer how many hours, or 9 weeks, or minutes of questions do you have left? 10 MR. ELIOT BERNSTEIN: I've got a number of 11 questions left. And I've got plenty of time. 12 THE WITNESS: Well, I don't, Eliot. 13 Okay. So when do MR. ELIOT BERNSTEIN: 14 you want to continue this deposition? 15 T don't know. THE WITNESS: 16 MR. ROSE: Do you have any more questions? 17 We've all agreed you can take his deposition later 18 on other matters. 19 Do you have any more questions you want to 20 have him answer before we have the hearing on 21 Friday? And I would suggest that you try to wrap 22 it up very quickly. 23 MR. ELIOT BERNSTEIN: Okay. Well, I'm 24 going to take the time and ask the guestions I 25 have.

1 THE WITNESS: I have to be someplace in 19 2 minutes. 3 MR. ELIOT BERNSTEIN: Good. Then we 4 should probably schedule some time. 5 How's tomorrow morning? 6 THE WITNESS: Not good. 7 I'm not available MR. ROSE: Yeah. tomorrow morning. And this is the time we have for 8 9 his testimony. 10 MR. ELIOT BERNSTEIN: Well, I want to keep 11 the deposition open to get all the questions 12 answered, so --13 MR. BLOCK: Eliot, you will have the 14 opportunity to ask all the questions you want to at 15 a future date. 16 No, no, but some of MR. ELIOT BERNSTEIN: 17 these questions are pertinent to the hearing. 18 MR. BLOCK: This is not. You're not a 19 lawyer; and most of your questions were repetitious 20 to what Peter had already asked. This is a waste 21 of time. 22 0. Did you, Don, notify the US federal court 23 or the probate court that you have an alleged 2000 24 insurance trust that was executed? 25 Α. I don't think so, but I'm not certain.

1	Q. Did you send that trust document to any of
2	the parties at any time?
3	A. If we had it, it's in the discovery.
4	Q. Did you send it to any beneficiaries or
5	interested person?
6	A. No, it was a 2000 trust that was never
7	funded.
8	Q. Is the Heritage policy named in that
9	trust?
10	A. I don't recall, Eliot.
11	Q. If I told you that the Heritage policy was
12	named in that trust, would you think it's relevant?
13	A. It might be, but, again, I believe that
14	that trust was done at a time where Mr. Gortz
15	trying to get your father to put the policy
16	ownership into a life insurance trust.
17	Q. Are you aware that your firm has
18	correspondences that refer to secreting that
19	document from the courts because that it does
20	not inure a benefit to Pam Simon?
21	A. No, I'm not aware of that.
22	Q. It's in your production document.
23	A. I'm not aware of that. You asked if I was
24	aware. I'm telling you I'm not aware of that.
25	Q. Okay. After Ted and Pam found out from

1 Robert Spallina talking to Pam's attorney about 2 their disinheritance, what occurred? 3 Were they okay with that? 4 What happened? 5 Α. Pam was hurt over it, as I recall. 6 What about Ted? 0. 7 Α. I don't think he had any significant bad 8 reaction. 9 Ο. Are you aware of any problems between Ted 10 and Simon in the two years leading up to Simon's 11 death? 12 Α. No. 13 None at all? Q. 14 Α. No. 15 MR. ROSE: Asked and answered. 16 Q. Again, you've read all of my petitions; 17 correct? 18 Α. Does that mean that I knew because you 19 said it? 20 Ο. I'm just asking. Were you on a May 2012 21 conference call with Simon Bernstein and his 22 children? 23 Α. I was not on that call. 24 Q. You were on that call? 25 Α. I was not on that call.

1 0. Okay. 2 Α. I was in Cape Cod. 3 I move to strike the comment. MR. ROSE: 4 It was a telephone call; correct? Ο. 5 Α. Yes, it was a telephone call. 6 Ο. And why was the telephone call held by Si? 7 Α. Because Si asked Robert to arrange it. 8 Are you aware that Robert Spallina stated Q. 9 to the Palm Beach County Sheriff in the report you 10 referred to before that you and he discussed trying 11 to make Ted's children beneficiaries and were going 12 to use, I believe, a scrivener trust or something 13 you called it; and then you then decided together 14 that you couldn't do that, so you decided a course 15 -- this is according to Mr. Spallina's statement --16 together; and then he executed a fraudulent 17 amendment? 18 Object to the form. MR. ROSE: 19 I'm not aware of -- I'm not aware of that Α. 20 being the facts. 21 0. What are you aware of facts then? 22 MR. BLOCK: Stop that. 23 MR. ELIOT BERNSTEIN: The question's very 24 relevant. It's very relevant, because it deals 25 with Ted, again, having a conflict where his

1 children may not be beneficiaries; and, therefore, 2 Ted and his lineal descendents will be completely 3 excluded from the estate; and, therefore, it 4 affects his ability to properly make decisions on 5 behalf of the estates or trusts. 6 That's an argument you'll make MR. ROSE: 7 to the court, but that's not something you need to 8 arque with the witness about. You need to ask a 9 question. 10 MR. ELIOT BERNSTEIN: I'm just asking if 11 he's aware of Mr. Spallina's statements to the Palm 12 Beach County Sheriff regarding he and Mr. 13 Spallina's decision to use a fraudulent document 14 that Mr. Spallina then executed fraudulently and 15 transferred to other parties. 16 Α. I'm aware of the report --17 MR. ROSE: Object to the form. 18 Α. I'm aware of the report, but it is not 19 wholly accurate. 20 In that May meeting, were Ted and Pam's --Ο. 21 Ted and Pam or their lineal descendents at that 22 time beneficiaries of the estates and trusts of 23 Simon and Shirley in any way at any time? 24 Α. The 2008 trust; right? 25 0. Yeah.

1 (Witness reviews document.) Α. I'm looking 2 at Shirley's 2008 trust; and in the event that 3 Simon did not exercise his power of appointment, 4 then it would pass to other than Ted, Pam, and 5 their respective lineals. 6 So they were disinherited at that point of Ο. 7 the meeting. 8 Under Shirley's trust, if it passed under Α. 9 her trust; that's correct. 10 Q. And Shirley's trust had been funded 11 already? 12 Α. Yeah. Shirley was deceased. 13 I know. And who closed the estate Ο. Yeah. 14 of Shirley? 15 Α. The documents were filed by Kimberly Moran 16 in our office. 17 No. Who closed -- Kimberly Moran didn't 0. 18 close the estate of Simon; did she? 19 Oh, I'm sorry. I thought you said Α. 20 Shirley. I apologize, Eliot. 21 0. Shirley. I did say Shirley. 22 Α. Okay. 23 So Kimberly Moran wasn't the personal 0. 24 representative; was she? 25 Α. She filed the papers in the court.

1				
1	Q. Yeah. So who closed the estate of Shirley			
2	Bernstein?			
3	What person was acting			
4	MR. ROSE: Objection. Relevance to the			
5	it's not what we're here to talk about.			
6	MR. ELIOT BERNSTEIN: It is what I'm here			
7	to talk about. It is, in fact, critical to Don			
8	Tescher's capacity to make any decisions of who			
9	should be successor when he could be involved in a			
10	lot of criminal acts here. So			
11	A. She filed the papers; and we did not have			
12	knowledge that she had done what she did.			
13	Q. Okay. But I'm not asking about the			
14	waivers that she fraudulently notarized for six			
15	people.			
16	A. But how else do you close the estate,			
17	Eliot? That's how you close the estate.			
18	Q. Don, are you aware that a signature was			
19	forged for Simon postmortem by Kimberly Moran?			
20	A. We've been through that.			
21	MR. ROSE: Asked and answered.			
22	Q. Was your answer yes to that?			
23	MR. BLOCK: He doesn't have to answer			
24	again.			
25	Go on with your questions that were not			

1 asked before. 2 Well, what date did Shirley Bernstein's Ο. 3 estate close? 4 Α. I don't know. I don't have access to that 5 information here with me. 6 What if I told you it was closed in around Ο. 7 January of 2013? 8 Α. I have no reason to know whether that's 9 accurate or not. 10 Ο. Okay. Was Simon alive or dead in January 11 of 20132 12 He died in 2012. Α. He was deceased. 13 Ο. He was deceased. Okay. 14 And you're aware that Martin Coleman --15 before threatening you and your partner -- well, I 16 don't know if you were there, but your partner, and 17 Ted, and Mr. Manceri -- the Miranda warnings that 18 -- and I'm not sure you've reviewed the transcript, 19 but in issuing you warnings of -- Miranda warnings 20 being read to you -- are you aware that that Judge 21 Colin determined that Si Bernstein acted as a 22 personal representative in January 2013 as if alive 23 to close the estate of Shirley? 24 MR. ROSE: Objection. Argumentative. And 25 I think it's time to move for a protective order to

1 terminate the deposition, 'cause your questions are 2 not proper questions of a witness, particularly 3 relating to the hearings that are coming up. 4 MR. ELIOT BERNSTEIN: Are you acting as 5 his counsel again? 6 MR. BLOCK: Don't answer him. You don't 7 have to answer him. 8 MR. ELIOT BERNSTEIN: Yeah. Right, don't 9 answer. 10 Ο. Yes or no? 11 Eliot, I'm done. Α. 12 MR. ELIOT BERNSTEIN: Are you moving for a 13 protective order? 14 THE WITNESS: Irwin, what do we do? 15 MR. ROSE: Well, the witness is out of 16 time for today. I think you've had a sufficient 17 opportunity to ask questions. 18 Yeah, I think we MR. ELIOT BERNSTEIN: 19 should move for a protective order, 'cause this 20 deposition, I believe, is conducted under fraud. 21 MR. BLOCK: Okay. You want to move for a 22 protective order, go ahead and file it; and the 23 deposition is over. 24 THE WITNESS: Thank you all very much. 25 MR. ELIOT BERNSTEIN: I just asked if we

1	should, since Alan asked.
2	MR. BLOCK: Well, that's up to you.
3	MR. ELIOT BERNSTEIN: Well, Alan was the
4	one asking.
5	MR. ROSE: Eliot, you're not asking
6	questions. You're arguing with the witness.
7	MR. ELIOT BERNSTEIN: I was asking
8	questions; and you're not answering. So let's
9	continue.
10	Do you want to answer the question or not?
11	MR. BLOCK: I don't even know
12	MR. FEAMAN: Court reporter, can you read
13	back the last question, please?
14	(Question read: "He was deceased. Okay.
15	And you're aware that Martin Coleman
16	before threatening you and your partner
17	well, I don't know if you were there, but
18	your partner, and Ted, and Mr. Manceri
19	the Miranda warnings that and I'm not
20	sure you've reviewed the transcript, but
21	in issuing you warnings of Miranda
22	warnings being read to you are you
23	aware that that Judge Colin determined
24	that Si Bernstein acted as a personal
25	representative in January 2013 as if alive

1 to close the estate of Shirley?") 2 Α. I don't recall that. 3 Have you read the transcript of that Q. 4 hearing? 5 I don't recall that. Α. 6 Ο. Did you read the transcript of that 7 hearing? 8 MR. BLOCK: Asked and answered. 9 Α. I believe that I did at some point, but I 10 do not recall it. 11 Are you aware that Judge Colin threatened Q. 12 to issue Miranda warnings to your partner, Ted, and 13 Mr. Manceri? 14 MR. ROSE: Object to form. 15 I'm aware that the words "Miranda Α. 16 warnings --" 17 MR. BLOCK: It's up to you as to whether 18 you want to adjourn this. He's totally out of 19 line. 20 THE WITNESS: He's incredibly out of line. 21 You've got one more question, Eliot. 22 MR. ELIOT BERNSTEIN: I'm not sure why, 23 but... 24 THE WITNESS: Because it's almost 6 25 o'clock.

1	Q. Well, were you, Don, aware of any problems
2	between Simon Bernstein and his four other children
3	prior to his death?
4	A. Not specifically.
5	Q. Was the May 2012 meeting to resolve
6	problems?
7	A. It was to resolve what Si wanted to do.
8	Q. Was Si being urged by anybody to make any
9	changes?
10	A. I can't tell you that. Si I can tell
11	you and you know this, Eliot your father was
12	a strong-willed guy. People didn't tell him what
13	to do.
14	Q. Unless they do things for him after he's
15	dead. That's the problem I'm having.
16	MR. BLOCK: That's it.
17	MR. ROSE: If that's what I think at
18	this point we need to terminate the deposition.
19	Mr. Tescher is going to leave anyway. I don't
20	think that's an appropriate question. So
21	MR. ELIOT BERNSTEIN: Well, I'm not done
22	with my questions. So I'd like to continue at some
23	point. At what point are we going to continue?
24	MR. ROSE: At some point after the
25	hearings on Friday when it gets scheduled on proper

1 notice to all counsel. At this point Mr. Tescher's 2 time is up. 3 MR. ELIOT BERNSTEIN: I didn't get to 4 finish all of my questions. MR. ROSE: First of all, we have a limited 5 6 hearing on limited issues in a limited amount of 7 time; and so far it sounds like you have days or 8 weeks worth of questions. So if that's -- if 9 you're not going to finish in the next five or 10 10 minutes -- which you've indicated you're not -- Mr. 11 Tescher has indicated he needs to leave. 12 The deposition is concluded; and we'll 13 take it up with the court. 14 Unless you have five or 10 minutes of 15 critical questions which you need for the hearings 16 this week -- which I have urged you for the past 17 hour to ask -- I think we're probably finished at 18 this point. 19 MR. ELIOT BERNSTEIN: I am asking very 20 pertinent questions. 21 THE WITNESS: Eliot, I'm getting up, and 22 I'm walking out of this room. 23 MR. ELIOT BERNSTEIN: Okay. Let the 24 record reflect that. 25 THE WITNESS: Let the record reflect it.

1 COURT REPORTER: Does anybody want to tell 2 the court reporter a transcript order or what they 3 need? 4 MR. ROSE: I made my arrangements with the 5 court reporter. 6 THE WITNESS: I don't waive reading. 7 MR. FEAMAN: What did you order? 8 THE WITNESS: I haven't ordered anything. 9 I'm saying I'm not waiving reading. 10 I'm sorry. I was talking to MR. FEAMAN: 11 Alan. 12 THE WITNESS: Oh. I'm sorry. 13 MR. ROSE: I ordered my direct exam and my 14 direct exam only. And I've made my arrangements. 15 Anyone else can make their arrangements 16 quickly, 'cause I'm going to terminate the 17 conference call. 18 MR. FEAMAN: Alan, just slow down a 19 second. Will you? 20 All right, Madam court reporter, I'll take 21 a copy of what Alan has ordered at the same time 22 that Mr. Rose has requested delivery for him. 23 As far as my direct is concerned, I'll 24 order it. 25 And what time are you delivering the first

1 part of the transcript? 2 COURT REPORTER: I understand you want it 3 tomorrow, Mr. Rose? 4 MR. ROSE: I want my direct and my direct 5 only tomorrow. That was my arrangement. 6 I would like a copy of MR. FEAMAN: Okay. 7 what you deliver to Mr. Rose at the same time as 8 delivered to Mr. Rose; and then, as far as my 9 direct -- or my portion of the exam -- I'll need it 10 by the close of business tomorrow. 11 COURT REPORTER: So, Mr. Rose, you only 12 want -- you don't want -- ever -- the rest of this 13 transcript? 14 MR. ROSE: At this time I don't want --15 I'm not going to expend precious resources of the 16 estate or the trust on the questions from Mr. 17 Feaman, from Mr. Eliot Bernstein -- only want what 18 I've requested in advance to try to conserve 19 resources. 20 COURT REPORTER: So I know, how is the 21 witness going to review his entire transcript of 22 nobody orders it? 23 MR. ELIOT BERNSTEIN: I'm ordering the 24 entire transcript. Eliot Bernstein. 25 MR. BLOCK: You'd better get your money in

1 advance, court reporter. 2 MR. ELIOT BERNSTEIN: That's another 3 defamatory comment of me, but okay. I'm sorry. 4 MR. ROSE: Eliot, I'm sorry, this is Alan 5 Rose; I apologize. How quickly -- the court 6 reporter needs to know how quickly you would like 7 it. 8 If you would like it -- I'm sure she'll do 9 whatever you ask, but you need to specify with her; 10 okay? 11 MR. ELIOT BERNSTEIN: Okay. Tomorrow 12 afternoon by 5. 13 MR. ROSE: Just so you're aware, it will 14 be a fairly expensive fee to get it that quickly. 15 And as Mr. Block suggested, you will need to make 16 arrangements with the court reporter directly. 17 MR. ELIOT BERNSTEIN: Okay. Can I give 18 you my email? 19 COURT REPORTER: Yes, please give me your 20 email. 21 MR. BLOCK: This is Irwin. I'm hanging 22 up. 23 MR. FEAMAN: Okay. It's 24 I-v-i-e-w-i-t@-i-v-i-e-w-i-t.tv. 25 COURT REPORTER: Thank you. Signing off.

1	MR. FEAMAN: I just want to make sure that
2	we're okay.
3	COURT REPORTER: Yes. You want your
4	direct and Alan Rose's direct examination.
5	MR. FEAMAN: Correct.
6	(Whereupon the deposition ended at
7	6:02 p.m.)
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1	DEPONENT'S ERRATA SHEET
2	AND SIGNATURE INSTRUCTIONS
3	AND SIGNATORE INSTRUCTIONS
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4	
5	The original of the Errata Sheet has
6	been delivered to Alan Rose, Esq.
7	When the Errata Sheet has been
8	completed by the deponent and signed, a copy
9	thereof should be delivered to each party of record
10	and the ORIGINAL retained by Alan Rose, Esq. to
11	whom the original deposition transcript was
12	delivered.
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18	deposition, indicate any corrections or changes to your testimony and the reasons therefor on the
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19	make marks or notations on the transcript volume itself.
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25	COMPLETED AND SIGNED ERRATA SHEET WHEN RECEIVED.

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1 Commonwealth of Massachusetts 2 Middlesex, ss. 3 4 I, P. Jodi Ohnemus, Notary Public 5 in and for the Commonwealth of Massachusetts, do hereby certify that there came before me 6 on the 9th day of July, 2014, the deponent herein, who was duly sworn by me; that the ensuing 7 examination upon oath of the said deponent was reported stenographically by me and transcribed 8 into typewriting under my direction and control; and that the within transcript is a true record of 9 the guestions asked and answers given at said deposition. 10 11 I FURTHER CERTIFY that I am neither attorney nor counsel for, nor related to or 12 employed by any of the parties to the action in which this deposition is taken; and, further, 13 that I am not a relative or employee of any attorney or financially interested in the outcome 14 of the action. 15 IN WITNESS WHEREOF I have hereunto set my 16 hand and affixed my seal of office this 10th day of July, 2014, at Waltham. 17 18 19 20 P. Jodi Ohnemus, RPR, RMR, CRR CSR, Notary Public, 21 Commonwealth of Massachusetts 22 My Commission Expires: 3/14/2021 23 24 25

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I have read the foregoing transcript of				
my deposition and except for any corrections or changes noted above, I hereby subscribe to the				
transcript as an accurate record of the statements made by me.				
DONALD R. TESCHER				
Subscribed and sworn to before me this day of, 2014.				
Notary Public				
My Commission Expires:				

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