UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS, DALLAS DIVISION	X
IN THE MATTER OF THE APPLICATION AND PETITION-COMPLAINT OF ELIOT BERNSTEIN TO INTERVENE AND/OR JOIN AS A PLAINTIFF IN THE WITHIN ACTION BOTH INDIVIDUALLY AND AS A TRUSTEE ON BEHALF OF JOSHUA ENNIO ZANDER BERNSTEIN IRREVOCABLE TRUST, JACOB NOAH ARCHIE BERNSTEIN IRREVOCABLE TRUST & DANIEL ELIJSHA ABE OTTOMO BERNSTEIN IRREVOCABLE TRUST;	
Petitioner, SECURITIES AND EXCHANGE COMMISSION Plaintiff,	DOCKET NO: 3:09-cv-00298-N 3:09-cv-00298-L 1:09-mc-00002-JAD PETITION TO WITHDRAW AND DISCONTINUE SPECIFIED CLAIMS
STANFORD INTERNATIONAL BANK, LTD, STANFORD GROUP COMPANY, STANFORD CAPITAL MANAGEMENT, LLC, R. ALLEN STANFORD, JAMES M. DAVIS, AND LAURA PENDERGEST-HOLT,	
Defendants	x
PETITION TO WITHDRAW AND DISCONTIN	NUE SPECIFIED CLAIMS
Petitioner-Co-Plaintiff Eliot Bernstein ALLEGES AS	S FOLLOWS:

Petitioner Eliot Bernstein respectfully shows this Court and prays for relief as follows:

- 1. My name is Eliot Bernstein and I reside at 2753 N.W. 34th Street Boca Raton Florida 33436.
- 2. On or about February 25th 2009, I Petitioned this Court on behalf of myself Individually and also on behalf of my sons, Joshua, Jacob and Daniel, as Trustee of Trust Funds for such children held in Stanford Trust Company, such Petition seeking to formally Intervene and Join as a party in interest in an action filed by the Securities Exchange Commission (SEC) as set forth above against R. Allen Stanford of Stanford Trust Company.
- 3. Whereas, however, I now respectfully Petition this Court and seek to Withdraw and Discontinue only those Claims specified on behalf of my sons as their Trustee since I am not the Trustee on Trust Accounts named herein although I am Trustee on other non-related accounts to this action.
- 4. Such Petition and prayer for relief shall be strictly limited to those specified claims and for such claims I hereby formally move to withdraw such specified claims and discontinue the action for those specified claims.
- 5. This petition and prayer for relief is not intended to withdraw and/or discontinue any claims I, Eliot Bernstein, have filed individually in this matter.

Wherefore, it is respectfully prayed for an Order withdrawing and discontinuing all such claims as specified herein relating to the following Trust Accounts for my sons as Exhibited herein for:

Daniel Bernstein Irrevocable Trust – STBR10045

Jacob "Jake" Bernstein Irrevocable Trust – STBR10050

Joshua EZ Bernstein Irrevocable Trust – STBR10049

and for any other and further relief as to this Court may seem just and proper.

EXHIBIT 1

STANFORD TRUST COMPANY GNEED TRUST COMPANY GNEED TRUST COMPANY

Relationship Managor: Christopher Prindle Phone #: (561) 544-8500

Administrator: Stanford Trust Company Phone #:

Cover Page

Statement of Value and Activity

October 1, 2008 - December 31, 2008

Under Agreement Dated 09/07/2006 Starrford Trust Company Successor Trustge STBR10049 Joshua Z Bemstein Irrevocable Trust

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Josh Bernstein c/o Eliot & Candroe Bernstein 39 Little Avenue Red Bluff, CA 96080-3519

MICHAEL STREET

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Rolationably Manager: Christopher Phodle

Phone #; (561; 544-8000

Administrator: Standord Trust Company Phone #:

Irrevoxable Trust Under Agreement Dated 09/07/2006 Stanford Trust Company Successor Trusten STBR 10050

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Jake Bernstoin ak Eliot & Candice Bernstein 39 Liftlo Aventro Red Bluff, CA 96080-3519

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EXHIBIT 1

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Relationship Manager: Christopher Prindlo Phone #: (581; 544-5305)

Administrator: Shriferd frust Company

Phone #:

Statement of Value and Activity

October 1, 2008 December 31, 2008

Irrevecable Trust **Darriel Bernstein**

Under Agreement Dated 09/07/2006 Stanford Trust Company Successor Trustee STBR10045

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Daniel Bernstein de Eliot & Candice Bernstein 38 Little Avanuo Aed Blutt, CA 90080-3519

Attorney for Petitioner
ELIOT I. BERNSTEIN, PRO SE

2753 N.W. 34th Street

Boca Raton, FL 33434

(561) 245-8588

(561) 886-7628

iviewit@iviewit.tv

Eliot Bernstein

AFFIDAVIT OF SERVICE

I, Eliot Ivan Bernstein hereby certify under the penalty of perjury that on the 16th day of March, 2009 served by United States Mail, Facsimile or hand delivery the (PETITION TO WITHDRAW AND DISCONTINUE SPECIFIED CLAIMS) on this Court, requesting this Court serve all named Plaintiffs, Defendants and other necessary parties via the United States Marshal Service or other method this Court deems acceptable, or otherwise so reply to as the correct parties for these cases with all applicable addressing information.

ELJOT Í. BERNSTEIN, PRO SE

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