

Eliot Ivan Bernstein

From: Eliot Ivan Bernstein <iviewit@iviewit.tv>
Sent: Friday, June 13, 2014 12:57 PM
To: 'Alan Rose'; 'Peter M. Feaman'
Cc: 'Maryanne Koskey'; 'William H. Glasko, Esq.'; 'tmealy@gcprobatelaw.com'; 'Robert Spallina, Esq.'; 'Donald Tescher, Esq.'; 'Benjamin P. Brown, Esq.'; 'lmcdaniel@matbrolaw.com'; 'John P. Morrissey'; 'John Pankauski, Esq.'; 'paula@pankauskilawfirm.com'; 'Irwin J. Block, Esq.'; Caroline Prochotska Rogers Esq. (caroline@cprogers.com); Michele M. Mulrooney ~ Partner @ Venable LLP (mmulrooney@Venable.com); Andrew R. Dietz @ Rock It Cargo USA; Marc R. Garber Esq. @ Flaster Greenberg P.C. (marcrgarber@verizon.net); Marc R. Garber Esq. @ Flaster Greenberg P.C. (marc.garber@flastergreenberg.com); Marc R. Garber Esq. (marcrgarber@gmail.com); "tourcandy@gmail.com" (tourcandy@gmail.com); Eliot I. Bernstein, Inventor ~ Iviewit Technologies, Inc.; Undisclosed List
Subject: RE: Bernstein Estates - ABR to Parties 06-12-14 re Draft Orders from 06-12-14 Hearings Notice Of Appearance.pdf; 20140613 Receipt for Additional Respondents Added to Dockets.pdf
Attachments:

Tracking:

Recipient	Read
'Alan Rose'	Read: 6/13/2014 1:15 PM
'Peter M. Feaman'	
'Maryanne Koskey'	
'William H. Glasko, Esq.'	
'tmealy@gcprobatelaw.com'	
'Robert Spallina, Esq.'	
'Donald Tescher, Esq.'	Read: 6/13/2014 12:59 PM
'Benjamin P. Brown, Esq.'	
'lmcdaniel@matbrolaw.com'	
'John P. Morrissey'	
'John Pankauski, Esq.'	
'paula@pankauskilawfirm.com'	
'Irwin J. Block, Esq.'	
Caroline Prochotska Rogers Esq. (caroline@cprogers.com)	
Michele M. Mulrooney ~ Partner @ Venable LLP (mmulrooney@Venable.com)	
Andrew R. Dietz @ Rock It Cargo USA	
Marc R. Garber Esq. @ Flaster Greenberg P.C. (marcrgarber@verizon.net)	
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Marc R. Garber Esq. (marcrgarber@gmail.com)	
"tourcandy@gmail.com" (tourcandy@gmail.com)	
Eliot I. Bernstein, Inventor ~ Iviewit Technologies, Inc.	
Undisclosed List	

Alan, your notice of appearance attached herein comes at a strange time, as you can see from the attached receipt, the Court had officially docketed you and your firm and John Pankauski and his firm and others officially as Respondents/Defendants in these matters prior, as was requested of the court on June 04, 2014 when I filed my motion to deal with you as added new Respondents, the monies to add you and others have been deposited as you can see in the courts register early this morning prior to your latest improper filings. From this point forward please govern yourself as a named Respondent under all applicable rules of attorney conduct and laws. As such, I will anticipate your voluntarily removal and disqualification of yourself as counsel shortly and voluntary withdrawal ALL of your prior pleadings that were filed without having filed a notice of appearance and while you were aware of your adverse interests and your being a fact and material witness in the events involving the frauds in and upon the Court, Beneficiaries, Creditors and Interested Parties with prior removed counsel and fiduciaries who engaged you.

We will be seeking to schedule your deposition shortly and demand that you promptly turn over all of your records to the Court or the Palm Beach County Sheriff and send copies to anyone else you are obligated to regarding your involvement in any way with any parties who have committed the civil torts alleged and the criminal acts already proven and admitted.

Thank you for your prompt attention to these matters. Please, now that you and your firm are Respondents in these matters please report this to your liability carrier or else insurance fraud laws may also apply against you for failure to disclose litigation as required. I have given you and your firm and its partners and of counsel and associates ample notice, since June 04, 2014 of your conflicted and legally abusive continued representations but you, like your client Ted fail to heed good advice with the best of intentions and therefore have left no alternative recourse. My motion to hear the information on you being added as a Respondent and what to do next and how to handle you forward is pending scheduling on the July 14th 21014 that you continue to refuse to cooperate in scheduling that hearing can be dealt with once I get that set but I do not think you will be able to represent further in any capacity other than Respondent/Defendant henceforth. Best ~ Eliot

From: Alan Rose [mailto:ARose@mrachek-law.com]

Sent: Friday, June 13, 2014 11:32 AM

To: Peter M. Feaman

Cc: Alan Rose; Eliot I. Bernstein; Maryanne Koskey; William H. Glasko, Esq.; tmealy@gcprobatelaw.com; Robert Spallina, Esq.; Donald Tescher, Esq.; Benjamin P. Brown, Esq.; lmcdaniel@matbrolaw.com; John P. Morrissey; John Pankauski, Esq.; paula@pankauskilawfirm.com; Irwin J. Block, Esq.

Subject: Re: Bernstein Estates - ABR to Parties 06-12-14 re Draft Orders from 06-12-14 Hearings

Thank you.

Alan B. Rose
Mrachek, Fitzgerald, Rose, Konopka, Thomas & Weiss, P.A.

On Jun 13, 2014, at 8:19, "Peter M. Feaman" <pfeaman@feamanlaw.com> wrote:

As to the Order on the Motion to Compel in the Shirley Bernstein Trust matter, I take no position as my client has settled out that portion of his action.

On the Motion to Comply with discovery, I take no position.

As to Order on Motion for Instructions, no objections

Peter M. Feaman

PETER M. FEAMAN, P.A.

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From: Marie Chandler [MChandler@mrachek-law.com] **On Behalf Of** Alan Rose
Sent: Thursday, June 12, 2014 6:26 PM
To: Eliot I. Bernstein; Peter M. Feaman; Maryanne Koskey; William H. Glasko, Esq.; tmealy@gcprobatelaw.com; Robert Spallina, Esq.; Donald Tescher, Esq.; Benjamin P. Brown, Esq.; lmcdaniel@matbrolaw.com; John P. Morrissey; John Pankauski, Esq.; paula@pankauskilawfirm.com; Irwin J. Block, Esq.
Cc: Alan Rose
Subject: Bernstein Estates - ABR to Parties 06-12-14 re Draft Orders from 06-12-14 Hearings

Attached are draft orders regarding the hearings of today before Judge Colin. Please let me have your comments at your earliest convenience.

Best wishes.

Alan

Alan B. Rose, Esq.
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