

FILED

FEB - 7 2018

CLERK, U.S. DISTRICT COURT
By _____ Deputy _____

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION**

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff

v.

Case No. 3:09-cv-00298-N

STANFORD INTERNATIONAL BANK, LTD. ET AL,

Defendants

**R. ALLEN STANFORD'S OMNIBUS OBJECTION TO
RECEIVER'S FORTY-EIGHTH FEE APPLICATION AND
REQUEST FOR LEAVE TO SUBMIT PERSONAL LETTERS
FROM SIBL DEPOSITORS AS EXHIBITS TO PENDING
28 U.S.C. 1657(a) MOTION TO EXPEDITE JUDGMENT
ON PENDING RULE 12(b)(1) MOTION TO DISMISS**

R. Allen Stanford (Mr. Stanford), proceeding pro se, herein files this 'Objection To Receiver's Forty-Eighth Fee Application', and 'Request To Submit Personal Letters' he has received from numerous SIBL depositors, living in the United States and abroad, as exhibits to his Motion To Expedite Judgment. And in support thereof, he offers the following.

OBJECTION

Because Mr. Stanford's objection here to Receiver's Forty-Eighth Fee Application is on all the same grounds and reasons as set forth in his previous objection to Receiver's Forty-Seventh Fee Application, in the interest of judicial expedience he herein maintains and will not repeat those grounds and reasons, as they have not changed.

REQUEST

To date, Mr. Stanford has received a total of 262 letters from SIBL depositors. These letters, which he continues to receive on an almost daily basis, are extraordinarily compelling. While many of them continue to question Mr. Stanford's proclaimed innocence, they all share a common theme of anger and frustration - and desperation. They have seen the recent filings of Mr. Stanford, and the SEC's inconsistent responses, and while they don't know which to believe, the one thing they do know is that the Receivership put in place to benefit them has brought them only harm. For nine long years they've held on to their collective hopes of being repaid. They've waited, and been told over and over, that "the money is all gone, Stanford spent it all", and yet year after year they have watched the Receiver continue to sell valuable Stanford assets and pay himself and his "team of professionals" hundreds of millions of dollars. Some of these letters express outrage about the now approximate half-

billion dollars paid out to the Receiver and his lawyers - outrage about the multi-million-dollar personal jet purchased by the Receiver's attorney Kevin Sadler, and the obscene sums of money being spent by the Receiver on things like daily Starbucks coffee, in-room movies in thousand dollar-a-night hotels, steak dinners, and even tips for valet parking - all obvious wastes and abuses of their hard-earned deposits.

With nowhere else to turn, these individuals have written to the imprisoned Mr. Stanford, pleading with him to help. And to be sure, Mr. Stanford wants to help each and every one of them. He shares in their every emotion, and know that, like him, they deserve the same justice.

In sum, that justice, the truth about the SEC's case against Mr. Stanford and his companies, has been manipulated by the SEC and the Receiver - and this Court - for too long.

Accordingly, with the hope that this Court will be moved by these extraordinarily compelling letters, and after reading them that it will finally issue a ruling on his 12(b)(1) Motion To Dismiss, he asks the Court's permission to submit these letters as indicated. And, because these letters should be made public, and not placed under seal, to protect the equally deserved privacy of these individuals, he asks for the

Court's guidance as to the specific information that should be redacted prior to submission.

Respectfully submitted,

R. Allen Stanford

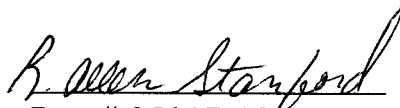
R. Allen Stanford, pro se
Reg.# 35017-183
FCC Coleman USP II
P.O. Box 1034
Coleman, Florida 33521

CERTIFICATE OF SERVICE

I, R. Allen Stanford, pro se, hereby swear under penalty of perjury, 28 U.S.C. 1746, that on this 30 day of January, 2018, I placed a copy of this 'Omnibus Motion' in the U.S. Mail addressed to:

Securities and Exchange Commission
Fort Worth Regional Office
Burnett Plaza, Suite 1900
801 Cherry Street, Unit # 18
Fort Worth, Texas 76102-6882

R. Allen Stanford, pro se



Reg.# 35017-183
FCC Coleman USP II
P.O. Box 1034
Coleman, Florida 33521

CLERK OF THE COURT

United States District Court
Northern District of Texas
1100 Commerce St. Room 1452
Dallas, Texas 75242

Hanstonford
Prokemper II
Box 1034
Merritt, FL 33521



U.S. POSTAGE
SAFETY PETERSBURG, FL
53330
JAN 30 2018
AMOUNT
\$1.21
R230AW/120798-27