

IN THE CIRCUIT COURT OF THE 15<sup>th</sup>  
JUDICIAL CIRCUIT IN AND FOR  
PALM BEACH COUNTY, FLORIDA

CASE NO.: 50-2018-CA-0023 I 7-XXXX-MB

WALTER E. SAHM and  
PATRICIA SAHM

Plaintiffs,

v.

BERNSTEIN FAMILY REALTY, LLC and  
ALL UNKNOWN TENANTS.

Defendants.

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**Defendants' Answer to Plaintiffs' Summons and Complaint**

Under penalties of perjury, *Pro Se* Defendants by Eliot Ivan Bernstein ("EIB"), states as follow:

1      On 09.20.2018, Defendants' legal counsel Hon Donald R Tescher, Esq, an attorney at law licensed in Florida ("DRT"), was served attached 7-page Summons and Complaint.

2      With his cover letter of 09.22.2018, DRT sent same to another attorney at law licensed in Florida Hon Alan B Rose Esq of Mrachek, Fitzgerald, Rose et al ("ABR").

3      In his cover letter, DRT *revealed* that DRT is "currently serving a suspension of [his] law license" but *concealed* the fact that "on the Court's own motion, [he] is suspended from the practice of law [that he defiled into practice of lie] until further order of the Court ... so that [he] can close out his practice [of law as practice of lie] and protect the interests of existing clients [from every lawyer's practice of lie sold as practice of law *stupefying their clients until caught*]", page 1 of a 2-page Unanimous Order dated 07.16.2018 in Case No. SC16-2072.<sup>a</sup>

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<sup>a</sup> <https://tinyurl.com/y8co3zm4>

4        *Adding ever more self-proving insults to self-proving injuries still being caused* to clients of lawyers with licenses for the practice of law **misused as** licenses for the practice of lie until caught is further self-evident is a plethora of lawyers sanctioned in a plethora of cases for this Hon Court and all lawyers involved in *all cases* involving EIB to take judicial notice of as published in the news media by visiting <https://tinyurl.com/y7azcub3>.

5        Even if Hon Court **believes** it to be constitutional, the legal system of *self-proving revolving doors* is *per se legally, ethically and morally wrong* as reconfirmed by so many lawyers doing the same thing thus defending those lawyers to keep stealing from their clients **deprived of legal restitution for rehabilitation until death do us part**, knowing that as the **grand scheme of evil** funded by taxes<sup>1</sup> *does not ban all violations*,<sup>2</sup> so **Mandatory Freedom**<sup>3</sup> from it **makes** Courts serve Justice by laws *correctly applied*,<sup>4</sup> **makes** injurers enjoying Injustice by laws *misapplied*<sup>5</sup> restitute their injureds<sup>6</sup> dying to end complaining and **helps** authorities, jurists, police, We the People, you and me *all begin to live secured lives with no threats* to life, liberty or property as **normal**.<sup>6</sup> Please see attached (EXHIBIT 1) 2-Pager Unbiased Memorandum of Law aka **LKJMOL**.

6        All dispositive laws and case-laws<sup>1-7</sup> in attached **LKJMOL** are always legally valid and enforceable unless reversed and corrected by an local, state and/or federal law or case law.

7        Summons and Complaints served and filed by Hon Alexander D Varkas III, Esq., Florida Bar No. 95733 of Sweetapple, Broeker & Varkas PL at [Pleadings@SweetappleLaw.Com](mailto:Pleadings@SweetappleLaw.Com) is thus *per se* defiled as a result of the Mandatory Freedom from the grand scheme of evil.

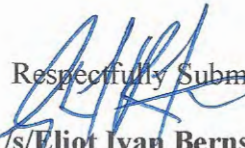
8        Refusal to dismiss the defiled Summons and Complaint is to resurrect the cremated grand scheme of evil, knowing that doing so is *per se legally, ethically and morally wrong* because it requires Hon Court to cooperate but not correct practice of law as practice of lie until caught.

9        In any event, *pro se* seeks an extension of at least 60 days to help him not be stupefied by licensed lawyers but do his own all needed legal study, search and research to prepare his own legal Answer that is not defiled as prepared by licensed lawyers.

WHEREFORE may it please Hon Court to please take judicial notice of the foregoing facts of life and pass its legally valid and enforceable Order required by laws *correctly applied* to grant the extension as requested to prevent Justicide by laws *misapplied* since day one.

Dated: October 10, 2018

Respectfully Submitted by,

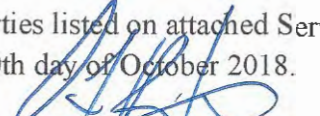
  
/s/Eliot Ivan Bernstein

**PRO SE**

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

### **CERTIFICATE OF SERVICE**

I CERTIFY that a copy of the foregoing has been furnished to parties listed on attached Service List by E-mail Electronic Transmission and/or Court ECF; this 10th day of October 2018.

  
/s/Eliot Ivan Bernstein

**PRO SE**

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

Copies to all included in the Service List

### **SERVICE LIST**

Original to Hon Court

SWEET APPLE, BROEKER & VARKAS, P.L.  
ALEXANDER D. VARKAS III  
4800 N. Federal Highway, Suite B105  
Boca Raton, Florida 33431  
Telephone: (561) 392-1230  
Florida Bar No.: 95773  
Email: [Pleadings@SweetappleLaw.com](mailto:Pleadings@SweetappleLaw.com)

Mrachek, Fitzgerald, Rose, Konopka, Thomas & Weiss, P.A.  
Alan B. Rose, Esq.  
505 South Flagler Drive, Suite 600  
West Palm Beach, Florida 33401  
Email: [arose@mrachek-law.com](mailto:arose@mrachek-law.com)

Donald R. Tescher  
Wells Fargo Plaza  
925 South Federal Highway, Suite 500

Boca Raton, FL 33432  
Email: [dtescher@tescherlaw.com](mailto:dtescher@tescherlaw.com)

Robert Spallina  
7407 Wisteria Ave  
Parkland, FL 33076-3913  
Office: 561-504-3805  
Email: [rspallina@comcast.net](mailto:rspallina@comcast.net)

Ciklin Lubitz f.k.a. Ciklin Lubitz Martens & O'Connell  
515 North Flagler Drive 20th Floor  
West Palm Beach, FL 33401  
Phone: (561) 832-5900  
Alan J. Ciklin  
Managing Partner  
(561) 832-5900  
Email: [aciklin@ciklinlubitz.com](mailto:aciklin@ciklinlubitz.com)

O'Connell & Crispin Ackal, PLLC  
420 Royal Palm Way  
Palm Beach, FL 33480-4133  
Office: 561-355-0403  
Email: [boconnell@ocalawyers.com](mailto:boconnell@ocalawyers.com)

Oppenheimer Trust Company of Delaware  
Janet Craig, CTFA  
Senior Vice President  
Oppenheimer Trust Company of Delaware  
Tel: (973) 245-4699  
Email: [Janet.Craig@opco.com](mailto:Janet.Craig@opco.com)

Oppenheimer Trust Company of New Jersey  
Hunt Worth  
President  
18 Columbia Turnpike  
Florham Park, NJ 07932  
(215) 656-2815  
Email: [Hunt.Worth@opco.com](mailto:Hunt.Worth@opco.com)  
Manager, Bernstein Family Realty, LLC

Bernstein Family Realty, LLC  
Ted Bernstein  
Manager  
880 Berkley Street  
Boca Raton, FL 33487  
Email: [ted@lifeinsuranceconcepts.com](mailto:ted@lifeinsuranceconcepts.com)

Bernstein Family Realty  
Janet Craig, CTFA, Manager  
Oppenheimer Trust Company of Delaware  
Tel: (973) 245-4699  
Email: [Janet.Craig@opco.com](mailto:Janet.Craig@opco.com)  
Manager, Bernstein Family Realty LLC

Gunster, Yoakley & Stewart, P.A.  
Steven A. Lessne Esq.  
777 South Flagler Drive, Suite 500 East  
West Palm Beach, FL 33401  
+1 (561) 650-0545  
Email: [slessne@gunster.com](mailto:slessne@gunster.com)

GrayRobinson, P.A.  
Mayanne Downs ATTORNEY AT LAW  
President & Managing Director  
301 East Pine Street  
Suite 1400  
Post Office Box 3068 (32802-3068)  
Orlando, Florida 32801  
P 407-843-8880  
F 407-244-5690  
D 407-244-5647  
M 407-810-5560  
Email: [mayanne.downs@gray-robinson.com](mailto:mayanne.downs@gray-robinson.com)

ADR & MEDIATIONS SERVICES, LLC  
Diana Lewis Fla. Bar No. 351350  
2765 Tecumseh Drive  
West Palm Beach, FL 33409  
+1 (561) 758-3017  
Email: [dzlewis@aol.com](mailto:dzlewis@aol.com)

EXHIBIT 1

2

"Good Law Day" began 10.31.2013. 07.04.2018	<b>LAW OFFICES OF LALIT K JAIN ESQ</b> Practice of Law in NY State, US Tax and District Courts, US Supreme Court, and <i>all Courts in India.</i> ™	Fon: 718-255-6576 Cell: 718-316-5921 Fax: 347-637-5498
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A Two-Pager Claimer instead of Disclaimers: Let all live in truth Knowing Justice *always insures nature.*™

An Unbiased Memorandum of Law ("LKJML") is to help *Resurrect Justice with Absolute Judicial Immunity.*™

As the *grand scheme of evil* funded by taxes<sup>1</sup> does not ban all violations,<sup>2</sup> so *Mandatory Freedom*<sup>3</sup> from it makes Courts serve Justice by laws *correctly applied*,<sup>4</sup> makes injurers enjoying Injustice by laws *misapplied*<sup>5</sup> *restitute* their injureds<sup>6</sup> dying to end complaining and helps authorities, jurists, police, We the People, you and me *all begin to live secured lives with no threats* to life, liberty or property as *normal.*<sup>7</sup>

<sup>1</sup> "Taxes are what we pay for [secured lives in a] civilized society... A *penalty*... is intended... *to prevent the thing*..." *Compania General de Tabacos v Collector*, 1927, Justice Holmes, 275 US 87, 100.

<sup>2</sup> "...But if you think that it is terribly important that the case came out wrong, *you miss the point* of the common law. In the grand scheme of [evil], *whether the right party won is really secondary...*" 1997, *A Matter of Interpretation, Federal Courts and the Law*, p6, Justice Scalia. Knowing that "Government, *even in its best state*, is but *a necessary evil; in its worst state, an intolerable one*", even Thomas Paine in *Common Sense*, 1776, *confessed the evil but did not correct it to end dependence on the evil Common Law tradition of evil.*

<sup>3</sup> "...where a court has jurisdiction, it has a right to decide every question which occurs in the cause... But if it act [to not let governments, evil since before 1776, to become good governments], its [void] judgments and orders are regarded as nullities... all persons... executing such judgments or sentences are considered in law as trespassers [("Outlaws") without immunity]. *Elliott v Lessee of Piersol*, 1828, 26 US (1 Pet.) 328, 340-341.

Petitions are *rarely granted* when the asserted error consists of erroneous factual findings or the misapplication of a properly stated rule of law *[as evil]*. Rule 10, Supreme Court of the United States ("SCOTUS").

"A *void* act ... may be attacked in any forum, state or federal, where its validity may be drawn in issue." *Pennoyer v Neff*, 1878, 95 US 714, 732-733, *World-Wide Volkswagen Corp. v. Woodson*, 444 US 286.

"When rule providing for relief from *void judgments* is applicable, relief is *not a discretionary matter*, but is *mandatory* [to make predators *return all properties held in deemed constructive trust* to their prey, *pay* punitive damages and *learn to not repeat history* ("Mandatory Freedom")]. *Orner v Shalala*, Colo. 1994, 30 F3d 1307.

<sup>4</sup> "[p20] ... Court: ... I do find the defendant guilty...unless you [Jain] want to be heard... [p21] MR. JAIN: Yes ... [p22]. Court...Parties step up real quick. (Whereupon a bench discussion was held) ... Court: After re-examining the statute more closely...as I reread it, many, many more times, my initial reading of it was incorrect. [p23]. ... I have to change my verdict to not guilty. ... ¶ Court Officer: You are free to go."

This *mandatory freedom from the grand scheme of evil governments is irreversibly immortalized* in *People v Omorah* in Docket No. 2012QN040877 in NYS Queens County Criminal Court's 25-page 10.31.2013 Transcript.

As *babies can do no wrong, so, after hearing all three sides tell the truth, mandatory discretion has to: use* DNA-match (it is 99% evidence), not marriage (it is 0% evidence), to prove paternity in paternity cases, make the man his baby's *illicit* father (bastard) to prove *illicit sex, prosecute false defenses and/or false claims using* the right evidence to prove facts in *all* cases and *outlaw Justicide* by the bait and switch system ("BASS").

<sup>5</sup> "...if two policemen see a rape and watch it just for their own amusement, no violation of the Constitution [purposely misapplied as the State Created Danger from *human rights to do wrong, even rapes causing injuries, yet sold as* the State Confirmed Security with no human duties to do right preventing injuries]... (laughter)."

*May It Please the Court*... Transcripts of... Landmark Cases before the SCOTUS ... 1993, pp 39-60 at pp 46-47. Hear at <http://tinyurl.com/pnu9lrj> at 39:00 to 41:00 minutes this Nov 2, 1988 *confession refusing correction* by CJ Rehnquist. *Due process of law has not ended in this case of physical, not even sexual, abuse of a baby boy by his father evidencing self-proving entrapment thus no arrest, charges, prosecution or conviction even now.* It made *DeShaney v Winnebago County* reported as 1989, 489 US 189 a landmark case of the BASS.

<sup>6</sup> "No one shall be permitted to profit by his own fraud, or to take advantage of his own wrong, or to found any claim upon his own iniquity, or to acquire property by his own crime. These *maxims* are dictated by *public policy* [and procedure for freedom from the BASS], have their foundation in universal law *[as one sows so one reaps his paternity, etc. correctly]* administered *[to end the BASS]*..., and have nowhere been superseded by statutes." *Riggs v Palmer* decided on 10.09.1889 is reported as 1889, 115 NY 506, 511-512.

"Good Law Day" began 10.31.2013 / 07.04.2018

A Two-Pager Claimer instead of Disclaimers: Let all live in truth Knowing Justice *always* insures nature.™  
Disclaimers Everywhere are Self-proving Proofs of Lies Sold as Truths Blessed by Justicide Sold as Justice.

<sup>7</sup> LKJESQ thanks every reader to please *find errors and help LKJESQ correct errors to update his unbiased LKJMOL*.

As mandated by everyone's One Creator, the 10.31.2013 irreversibly immortalized law<sup>4</sup> is constitutional. This *court-ordered-prescription*<sup>4</sup> of dispositive case-laws<sup>1-6</sup> *cremate the BASS forever*. It makes *scientific truths* told by every law-complaint *always prevail over artistic lies* told by every law-defiant to help *all* learn and make *the truth* from *all* brains in *forward gear* as good ("Sanity") *win* and *lies* from *all* brains in *reverse gear* as evil ("Insanity") *lose, always*.

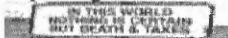
.1 "... That woman's [*inferior physical but superior mental*] structure and the performance of 24/7 *sane maternal* functions place her at a disadvantage in the [24/7] struggle for subsistence is obvious... *especially*... when the burdens of 24/7 *motherhood* are upon her. Even when they are not... as healthy mothers are essential to vigorous offspring, the *physical [and mental]* wellbeing of woman becomes an object of public interest and care... *to preserve the strength and vigor of the race*. ¶ Still again, history ... [say, *his-story of the BASS*] established his control at the outset by *superior physical [but inferior mental]* strength, and [it]...has continued to the present. As minors, though not to the same extent, she has been looked upon in the courts as needing especial care that her rights *may [but shall not]* be preserved." *Muller v Oregon*, SCOTUS, 1908, 208 US 412, 421.

*But why? Because law-defiant men keep all judicial and administrative Courts<sup>4</sup> infected with the BASS.*

.2 Every brain for *law-compliant thus right forward thinking* in *forward gear* is *still forced* to keep the brain for *law-defiant thus wrong reverse thinking* in *reverse gear* as *confessed but not corrected* even by the SCOTUS.  
.3 Everyone's *law-compliant belief has to accept scientific facts of life to live and let all live in 24/7 harmony*:  
A woman needs a man for his seed to make him his baby's father even if he died after seeding her.  
A man hates her resulting nine months of *freedom of sex* with any man with *no risk of pregnancy*.  
A man does not ever have her *freedom of sex* with even one woman *without risk of making her pregnant*.  
.4 Every man's *one contribution versus* every woman's *many contributions* to make a baby *made man* retaliatory make every man ridicule every woman's *many contributions* that include but are not limited to the following:

1	Painful menstruations and Pregnancies	2	Nausea, vomiting, headaches, dizziness, etc.
3	Swollen and painful breasts	4	Swollen feet and ankles
5	Excessive urges for flatulence	6	Excessive urges for urination
7	Mood swings	8	Constipation, Bloating, etc.
9	Emotional and painful crying	10	Lower back pain
11	Food cravings	12	Fluctuating hormone levels
13	Raised basal temperature	14	Fatigue
15	Cooking etc. to feed the husband, etc.	16	Nursing and nurturing the babies
17	<i>Death</i> while pregnant or within 42 days of termination of pregnancy, World Health Organization.		

.5 Man's *idea of marriage and tax-funded systems* for his freedom to enjoy illicit sex, even rapes, deny paternities of babies from his seeds from women besides his own wife but accept paternities of babies from others' seeds sowed in his wife, is the BASS forcing Courts to *commit Justicide* and *refuse resurrection of Justice*.  
.6 Both sexes *accepting to learn what is right and unlearn what is wrong* to be *unstupefied* are *dead right*.  
.7 *Refusing to learn and practice* right instead of wrong in the name of *misconceived religion* is *dead wrong*.  
.8 Both sexes' trust, faith and belief in the One Creator are proofs of the truth. *Insanity* is the old historic Holy Scriptures using different trade names like God, Rama, Shiva, etc. *still making illicit moneys*. *Sanity* is the new Holy Scripture using no trade names to end *self-inflicted-stupefactions*, no ifs, ands or buts, period, case closed.  
.9 *Cicero*, 106 BC-43 BC, *personifies insanity* confessing but not correcting that "man is his own worst enemy."  
.10 Thanks to the *Court-ordered-prescription* mandating resurrection of Justice after Justicide. *As births always make paternities, maternities and deaths, but never taxes*, certain for *sanity*, *so*, the saying that "nothing can be said to be certain, except death and taxes" reproving the common law tradition of the BASS is *insanity*, isn't it?



It's in a letter from artist Benjamin Franklin that was written to French scientist Jean-Baptiste Leroy in 1789. *Scientific truths* by black and white thinkers have to *cremate forever artistic lies* by grey thinkers since day one.