

IN THE CIRCUIT COURT OF THE 15th
JUDICIAL CIRCUIT IN AND FOR
PALM BEACH COUNTY, FLORIDA

Hon John S Kastrenakes (“JSK”)

CASE NO.: 50-2018-CA-00231 7-XXXX-MB

WALTER E. SAHM and
PATRICIA SAHM

Plaintiffs/Petitioners,

v

BERNSTEIN FAMILY REALTY, LLC,
BRIAN O’CONNELL, AS SUCCESSOR PERSONAL REPRESENTATIVE OF THE ESTATE
OF SIMON L. BERNSTEIN;
ALEXANDRA BERNSTEIN, ERIC BERNSTEIN, MICHAEL BERNSTEIN, MOLLY
SIMON, PAMELA B. SIMON, JILL IANTONI, MAX FRIEDSTEIN, LISA FRIEDSTEIN,
INDIVIDUALLY AND TRUSTEES OF THE SIMON L. BERNSTEIN REVOCABLE TRUST
AGREEMENT DATED MAY 20, 2008, AS AMENDED AND RESTATED;
ELIOT BERNSTEIN, AND CANDICE BERNSTEIN, INDIVIDUALLY AND AS NATURAL
GUARDIANS OF MINOR CHILDREN JO., JA. AND D. BERNSTEIN; AND
ALL UNKNOWN TENANTS.
Defendants/Respondents.

**BULL’S EYE MOTION FOR 2ND EXTENSION OF TIME TO FILE DUE TO ONGOING
ISSUES WITH COVID-19 VIRUS KILLING PEOPLE IN ALL NATIONS WITH NO
END IN SIGHT granted in Part on 03.24.2020 FOR URGENT Court-ordered Answer TO
BE Filed and Served by 04.27.2020**

With all due respect to the Court under penalties of perjury, *Pro Se* Defendants are required by laws correctly applied to state that they are ***Candice Bernstein*** Individually and as a Natural Guardian (“***Mother***”) of Minor Children **JO., JA. and D. Bernstein** (“***Family***”), living with Natural Guardian Eliot Bernstein (“***Father***”), and *collectively* the ***Eliot Bernstein Family*** (“***EBFamily***”).

1 Due to ***continued lockdown*** to STOP SPREADING COVID-19 corona virus and no Court Orders on the 2nd extension of time to file an Answer with the Court to the 3rd Amended Complaint due on 04/27/20 ***to be ordered due within 30 days after the date the lock down is lifted***, I, Candice Bernstein, is required by law to update everyone involved in this frivolous litigation, that unless and until a legally valid and enforceable decision, order and/or judgment (“***Valid DOJ***”) on ***all depositions and other responses*** is duly made and served on all involved, I am prevented from attending the 05.13.2020 deposition to protect us all from SPREADING COVID-19 corona virus risking everyone’s life itself, further supported by emails from Attorney Robert Sweetapple.^a

WHEREFORE may it please Hon Court to please take judicial notice of the foregoing facts of the case and pass its *Valid DOJ* as *Justice* required by laws *correctly applied* to end ongoing *Miscarriage of Justice* aka *Justicide* being committed by jurists with absolute judicial immunity for *Justicide* too.

Dated: May 11, 2020

Respectfully Submitted by,
/s/Candice Michelle Bernstein
PRO SE Candice Michelle Bernstein,
INDIVIDUALLY AND AS
NATURAL GUARDIANS OF
MINOR CHILDREN JO., JA. AND
D. BERNSTEIN
2753 NW 34th St
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tourcandy@gmail.com

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 May 11, 2020.

/s/Candice Michelle
Bernstein
PRO SE
Candice Michelle Bernstein, ,
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Original to Hon Court
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Courtroom 9D
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West Palm Beach, FL 33401

Copies to all included in the Service List

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Case

Oppenheimer v BFR and Children Trusts

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2	Mark R. Manceri, P.A. / Mark R. Manceri, Esq. - Bar Number: 444560	1600 S Federal Hwy Ste 900 Pompano Beach, FL 33062-7520 954-491-7099 mrmlaw@comcast.net, mrmlaw1@gmail.com	Bernstein Family Realty (BFR), Ted Bernstein, Mark R. Manceri, Esq. (Professionally & Personally)

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^a FW: Agreed Order Verbiage for Extension of Time
From: Robert Sweetapple <rsweetapple@sweetapplelaw.com>
Sent: Monday, **April 27, 2020 5:39 PM** / To: Candy <tourcandy@gmail.com>
cc: Lisa Wills <lwills@sweetapplelaw.com>; Berkley Sweetapple
<bsweetapple@sweetapplelaw.com>; Eliot I. Bernstein <iviewit@iviewit.tv>; Eliot Bernstein
<iviewit@gmail.com>; Lalit K. Jain Esq. @ Law Offices of Lalit K Jain Esq
<LKJESQ@lkjesq.com>
Subject: Re: Agreed Order Verbiage for Extension of Time
Yes Regards, Bob Sweetapple
On Apr 27, 2020, at 5:37 PM, Candy <tourcandy@gmail.com> wrote:
Thanks Lisa
Can courtesy please extend an extra twenty (20) days please?

Sent from my iPhone

On Apr 27, 2020, at 4:58 PM, Lisa Wills <lwills@sweetapplelaw.com> wrote:

Good afternoon,

While we are willing as a courtesy to extend an extra ten (10 days), we cannot agree to the language you have proposed for an Agreed Order. In addition, as a reminder, you are still under the Court's Order of March 24, 2020 compelling you to reply by end of day today – April 27th which was an extension of time. Please reply and let us know if you will accept the ten day extension. In the event you do not agree, we will set your motion for hearing (all hearings are being done remotely via phone for Judge Kastrenakes); please advise which date you are available at 8:30 am:

5/6

5/7

5/8

Thank you.

Kind regards,

LISA B. WILLS

Legal Assistant Sweetapple, Broeker & Varkas, P.L.

From: Candice Bernstein [mailto:tourcandy@gmail.com]

Sent: Monday, **April 27, 2020** 3:02 PM

To: Lisa Wills <lwills@sweetapplelaw.com>; Robert Sweetapple <rsweetapple@sweetapplelaw.com>; Berkley Sweetapple <bsweetapple@sweetapplelaw.com>

Cc: Eliot I. Bernstein <iviewit@iviewit.tv>; Eliot Bernstein <iviewit@gmail.com>; Lalit K. Jain Esq. @ Law Offices of Lalit K Jain Esq <LKJESQ@lkjesq.com>

Subject: Agreed Order Verbiage for Extension of Time

Good afternoon,

Thanks, Lisa, for your email re our court filing of Motion for Extension of Time to respond to the 3rd Amended Complaint.

Thanks for Attorney Sweetapple's legal is to submit an Agreed Order giving us more time as asked knowing that cooperation with the COVID-19 corona virus with no end in sight is in the interest of Justice. As asked by you, so we reconfirm the extra time we will all need requires the proposed order for the judge to sign making my response due within 30 days after the date as of which the stay home mandate is lifted and not until both Bernstein Family Realty and the SIMON L. BERNSTEIN REVOCABLE TRUST AGREEMENT DATED MAY 20, 2008 are duly served legal process of law and are compelled to respond. Further, all depositions and other responses are not required and cancelled and not to be ordered until such time that legal processes are duly served on ALL parties.

Such an order ends the need to keep filing motions for extensions of time until it is lifted. It makes sense, doesn't it?

Candice