# Transcripts

## 2013-04-09 Case 4-12-cv-592 Injunction Hearing Transcript-Hoyt.pdf

CANDACE, Pg. 11 lines 9-13.

9 There is two signatures at the bottom of the

10 page. One is on a W-9 portion, and the other is on, my

11 understanding that the money would be reinvested in the

12 account. These signatures are not my signatures; they're

13 forgeries.

## 2013-09-03 Hearing on Masters Report TRANSCRIPT.pdf

Judge Hoyt Pg. 45 lines 8-18.

8 Second, it seemed to me you want the estate

9 dispersed so that you have your share of the estate and it is

10 not under the supervision and/or hands of your sisters.

11 And, third, you want your sisters or the

12 trustees, whoever was acting as -- I think it was both of

13 them, co-trustees, since November 11th of 2011, or whatever

14 period of time. You want them to account to you, that, by

15 accounting, I think I hear you saying you want them to

16 reimburse you for what they have taken that doesn't belong to

17 them, as a disbursement to them, assuming that that has

18 occurred.

## 2016-12-15 - CA H-16-1969 Transcript.pdf (RICO)

CANDACE, Pg. 45 line 6 to page 46 line 9.

9 MS. CURTIS: I just know that I'm here today because

10 all of these people are standing between me and my property.

11 And I've been trying to get it and get information about it

12 since right after my mother passed away on November 11th, 2011.

13 As far as I'm concerned, all five of the Brunsting siblings are

14 victims here, because there's attorneys here that have extended

15 them credit to continue to avoid their responsibility.

## 2022-02-11 Hearing Transcript Severance motion 412249-401.pdf

Bobbie G. Bayless, Attorney for Drina Brunsting; alleged attorney in fact for Carl Brunsting

Page 14 lines 15 to page 15 line 7

I think the Co-Trustees are interested in

16 getting in a posture where they could have a final

17 judgment and some finality to issues with Candace

18 Curtis, and we want to get in a position where we can

19 try our issues separately from Candy Curtis. And,

20 frankly, you know, the cleaner way to do that is a

21 motion to sever which is what we had been discussing in

22 our settlement discussions. But, if the Court doesn't

23 grant the motion to sever, I'm going to file a motion

24 for separate trials because my client would be

25 prejudiced in trying to present a case that has two

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1 plaintiffs that have different issues.

2 know how the Court can do that very realistically and I

3 certainly I think there ' s been enough hostility

4 toward my me, mainly, by Candy Curtis that I'm not

5 interested in the prejudice that could result from some

6 type of a joint trial where we're supposed to be on the

7 same side, and we don't even have the same issues.

**What are those issues? Candace wants the trust settled according to its terms. How could Carl possibly want to pay ransom as a pre-condition to specific performance by the fiduciaries?**

**ANSWER: Attorney greed imposed upon the Settlors Trust Agreement as a precondition to settling the trust according to what terms? (by a settlement agreement they have no more intentions of honoring that the trust agreement).**

Basically the attorneys are all working together against the real parties in interest. Defendants filed their “Original Counter Claims” on November 4, 2019. THEY DON’T HAVE ANY COUNTER CLAIMS!

Counter claims were barred by the compulsory counterclaim rule pursuant to rule of civil procedure 97.