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April 1, 2011

VIA EMAIL (and PACER)

Hon. Judge W. Royal Furgeson, Jr.
United States District Judge
1100 Commerce Street, Room 1359
Dallas, Texas 75242-1001

Re: 3-09CV0988-F *In Re Jeff Baron Receivership*

Your Honor,

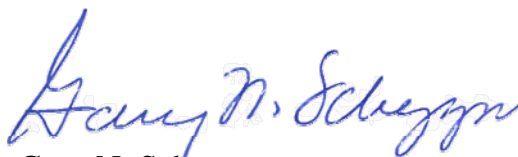
We swore an oath to protect and defend the constitution. Far too many young men have shed their blood defending our constitutional rights, to allow the constitution to be subverted for expedience.

The Seventh Amendment guarantees every American, including Jeff Baron, the right to trial by jury. *E.g., Ross v. Bernhard*, 396 U.S. 531, 542 (1970). I am ashamed of the attorneys working so hard to subvert the constitution for the jingle of silver.

If Jeff 'wins' and is afforded the constitutional right to trial by jury, we all win. If he loses, we all lose.

If your honor finds this letter helpful, please pay my fee. Your honor hired me to be Jeff's trial counsel, but your honor has not paid the bill for the work. There are over 700 hours of work accumulated since your honor hired me.

Very truly yours,



Gary N. Schepps
Court ordered trial counsel for Jeff Baron

Your honor may find that protecting the constitution also leads to a good result for all involved. If helpful for you honor's consideration, the moment the receivership is dissolved—it has stretched already four long months, we will ask the 'claimant' attorneys to join us at the State Bar fee dispute committee to arbitrate.

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I note also that the receiver has billed a whopping sum. As your honor is aware, Jeff has been 100% neutralized in the bankruptcy court. Yet, in addition to the receiver, Ray Urbanik still came up with an **additional half million dollar bill** during this period.

Jeff funded more than a million and a half dollars to the bankruptcy to pay creditor (ie., attorney's) claims in that case in full. There is no justification for Urbanik's bill— Jeff has been out of the game in that court for four months.

Is this really what your honor intended ?