

Exhibit F

MarLee-Jo Jacobson
20 East 9th Street Apt 15A
New York City, N.Y. 10003-5944

March 30, 2001

Ms. Claudia Silbert Esq.
Principal Court Attorney
New York County Surrogates Court
31 Chambers Street Room 401
New York City, N. Y. 10007

Re Estate of Ethel Jacobson 1140-2001

Dear Ms. Silbert:

I'm not coming back to court because no matter what I do, they use my Mother's money to set things up against me and agreements made are broken. Information in most of the petitions filed is inaccurate. It's impossible for anyone to make intelligent decisions based on false information – For example:

We met with you Feb 13. It was agreed to:

- That Shelby would return the money so the executor would have working capital.
- Leonard Steinman agreed that a simple escrow agreement would be good. Until the entire estate was settled.
- You also heard from Arlene Harris that the mortgage taken on the coop was given as gifts. It was illegal for Shelby Zarin to give gifts when she had Power of Attorney –
- An accounting due March 4 never turned up – It never will and if it does – it will not be truthful –

All agreements were broken, when those people walked out the door. Shelby fired Arlene Harris and a simple escrow agreement was not good enough. In that time frame the executor filed two petitions against me (Feb 8 and Feb 20) claiming my financial incompetence as reason for the coops default. The real reason for the default was the executor's refusal to release the coop so I could sell it. The coop was illegally withheld from me since date of death. Her own attorney's quote the law in her petition – they also set her up where she is misrepresenting truth to the court and the IRS –

Exhibit D (enclosed) of those exact petitions (asking for an IRS extension – You'll see a blurb on NY State Law written by these lawyers. "Under New York State Law, specifically bequeathed property devolves to the beneficiary by virtue of the Will and does not come into the hands of the executor. Under NY State Law the coop will not be subject to sale by the executor with prior court approval unless the residuary estate is insufficient to pay estate taxes." The will also specifically states that NO taxes are to be taken from the coop. My Mother left it to me – in tact and they destroyed it along with everything else.

Knowing that the coop was illegally being withheld they even included a clause in the agreement with a buyer that only with court approval could the coop be sold (see C one page from the contract enclosed)

You'll also see a blurb on how the executors exchange membership was put up for sale but that fell apart. Public records will show no record of an intended sale. I do not believe that Diane's membership should be sold and will give everything in my power, without hurting myself to see that it stays in tact - however I do not think my coop should pay financial damages caused by these people I perceive that someone should enforce court rulings against Shelby Zarin for bleeding the entire estate and costing other people over \$940,000 in losses. Why should Diane and myself pay the price for Shelby's actions over the past decade? We all have responsibility for our own actions and should be held accountable!

POINT – Your last court order (A enclosed) gave the executor carte blanche to take all legal expenses related to the coop issue from the coop – both siblings will "legally" take what they can get from my

inheritance leaving me with nothing. All expenses related to their endeavors will also come from the coop. Their actions have been consistent for over ten years. It has been 15 months since my Mother's death it must be blatant by now that there never was and never will be any intention of executing the will as my Mother wanted.

There is about \$2M in "Limbo" money that you can't see yet. Three exchange memberships in the names of both siblings should be generating monthly revenue of anywhere between \$25,000 and \$30,000 a month. The court has already established that over \$600,000 in cash and three exchange memberships being withheld was the property of my mother.

From date of death until Feb 13 2002 13 months – the executor never filed a single petition asking that Shelby return any money to pay expenses. Petitions against me have been excessive -

My income was cut off using abuse to get me to sign agreements– agreements were written by the executor's lawyers and I have copies if necessary – they are brutal and untruthful. I have nothing consistent to live on yet – impending foreclosure on my own home almost happened and is about to happen if the executor and her sister continue with their abuse and court rulings remain un-enforced.

This has been going on since last summer. The only way the executor would agree to release my coop was if I signed these agreements that said I had to pay off the mortgage and I had to pay back \$227,000, and the TAX due April 3. I received \$2000 a month from one seat lease for over a decade, signed a note for what I received. They never gave me any notes or records for the same time frame.

The coop all contents and one third of residual estate assets was left to me. They even took all jewelry including three diamond rings. I have over \$300,000 in financial damages caused by their actions that I have to pay off for now – and the court ruling giving the executor control of my coop and the right to take all expenses will surely devastate more of my inheritance.

I don't see where I should be doing anything else at this point – unless its to lend the executor money to pay expenses and the IRS bill due April 3, so her membership does not have to be sold. That would only be until court rulings were enforced.

I cannot live well as a human being brutalizing people so I look good. I do not take their actions personally and I pray for both of them daily – under it all I love my sister Diane the executor – and I want to see my Mothers wishes brought into form – with each person holding responsibility for their own actions. They were involved with each other at the beginning then split – Shelby may be holding something over Diane's head because Shelby is vindictive. Diane is a decent human being who worked hard her entire life – Diane was also brutalized by Shelby as a child and shielded me from most of the misery. Those patterns may still dictate her decisions. So please be gentle with my sister.

I believe the executor can ask for one court ruling to settle the entire estate as close to the will as possible and get a big YES – problem is nobody listens to anything I have to say and they just keep trying to take my money –

Your time and kind attention in reading this is greatly appreciated.

Best Regards Always,

Marlee-Jo Jacobson