UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK	_
SECURITIES INVESTOR PROTECTION CORPORATION, Plaintiff-Applicant,	x : : : :
v. BERNARD L. MADOFF INVESTMENT SECURITIES LLC, Defendant.	SIPA Liquidation No. 08-01789 (SMB) (Substantively Consolidated)
In re BERNARD L. MADOFF,	: : :
Debtor.	·
IRVING H. PICARD, Trustee for the Liquidation of Bernard L. Madoff Investment Securities LLC,	
Plaintiff, v.	: Adv. Pro. Nos. listed on Appendix : Attached Hereto
DEFENDANTS IN ADVERSARY PROCEEDINGS LISTED ON APPENDIX ATTACHED HERETO,	· : :
Defendants.	: : : X

ORDER DENYING THE TRUSTEE'S MOTION FOR DISCOVERY <u>PURSUANT TO</u> <u>RULE 26(d) OF THE FEDERAL RULES OF CIVIL PROCEDURE</u>

Upon the motion (the "Motion") dated August 28, 2014 of Irving H. Picard (the "Trustee"), the trustee for the liquidation of Bernard L. Madoff Investment Securities LLC ("BLMIS") under the Securities Investor Protection Act, 15 U.S.C. §§ 78aaa, et seq. ("SIPA"),

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for Leave to Replead Pursuant to Fed. R. Civ. P. 15(a) and Court Order Authorizing Limited

Discovery Pursuant to Fed. R. Civ. P. 26(d)(1) [Dkt. No. 7827]; and upon the Order Concerning

Further Proceedings on Trustee's Motion for Leave to Replead and for Limited Discovery dated

July 24, 2017 [Dkt. No. 16428] (the "Order")¹; and upon the objection by the Defendants in the

adversary proceedings listed on the attached Appendix to the Trustee's Motion for Leave to

Replead and for Limited Discovery solely on the Good Faith Limited Discovery Issue (the

"Motion for Discovery") dated October 6, 2017 [Dkt. No. 16724] (the "Objection"); and upon

the Trustee's reply to the Objection dated November 20, 2017 [Dkt. No. 16924]; and upon the

record of the hearing on the Motion for Discovery held on February 8, 2018; and upon the other

pleadings and proceedings of record herein; and upon the Memorandum Decision Denying the

Trustee's Motion for Discovery Pursuant to Rule 26(d) of the Federal Rules of Civil Procedure

of this Court dated June 5, 2018 [Dkt. No. 17640] (the "Decision"); and after due deliberation

and sufficient cause appearing therefor, it is hereby

ORDERED that the Motion for Discovery is denied in accordance with and for the

reasons set forth in the Decision.

Dated: June 18, 2018

New York, New York

SO ORDERED.

/s/ STUART M. BERNSTEIN

THE HONORABLE STUART M. BERNSTEIN

UNITED STATES BANKRUPTCY JUDGE

Pursuant to the Order, the parties agreed that further briefing and proceedings on the Trustee's Motion for Leave to Replead and for Limited Discovery relating to the Leave to Replead Issue would be deferred until after the Court entered a decision on the Trustee's Motion for Discovery. See Order Concerning Further Proceedings on Trustee's Motion for Leave to Replead and for Limited Discovery, ¶ 4, dated July 24, 2017 [Dkt. No. # 16428]. Accordingly, the Good Faith Limited Discovery Issue, referred to in the Order Concerning Further Proceedings on Trustee's Motion for Leave to Replead and for Limited Discovery [Dkt. No. 16428], was the only portion of the Trustee's Motion that was the subject of the Court's June 5, 2018 Decision.

APPENDIX

Adv. Pro. No.	Case Name
10-04287	Picard v. Cardinal Management Inc.
10-04330	Picard v. Square One Fund Ltd.
10-04457	Picard v. Equity Trading Fund
10-04471	Picard v. Citrus Investment Holdings, Ltd.
10-05120	Picard v. Oréades SICAV
10-05345	Picard v. Citibank, N.A.
10-05353	Picard v. Natixis S.A.
10-05354	Picard v. ABN AMRO Bank N.V. (presently known as The Royal Bank of Scotland, N.V.)
10-05355	Picard v. ABN AMRO Bank (Ireland) Ltd.
12-01273	Picard v. Mistral (SPC)
12-01278	Picard v. Zephyros Limited
12-01698	Picard v. Banque Internationale à Luxembourg S.A.
12-01699	Picard v. Royal Bank of Canada