

1 \$67,000, I believe.

2 THE COURT: Wait. Hang on a minute. (Pause.) And
3 tell me what it is you want.

4 MR. SPENCER: An accounting of what was done with
5 over \$100,000 that Mr. Rakowsky received in
6 accordance with Rule 417.

7 THE COURT: He shows \$67,500.

8 MR. SPENCER: I just received that this morning and I
9 understand that. It -- we're saying that that number is
10 not correct. We want the records that are due us. That's
11 not the --

12 THE COURT: Are they any kind of a defendant? This
13 is just a straight interpleader action?

14 MS. WEISSENSTEIN: Your Honor, the account records as
15 required by Rule 417 and Rule 1.15 have been created.

16 However, there's absolutely nothing in either one of those
17 rules that requires a lawyer to turn over his bank records
18 to his client. The rule merely requires that an
19 accounting of all expenses be provided to the client.
20 This has been provided to Mr. Spencer during the
21 representation of him. It's been provided to other
22 parties and, again, we provided it again today.

23 We cannot perceive how there's any dispute or
24 question of fact or why that would even be relevant at
25 this juncture. We have the money. We want to inter plead