

Exhibit 1

**Letter to media regarding JCB FAILING TO
DISCIPLINE JUDGE HARRY SMAIL AND JUDGE
CHRISTIAN SCHERER**

August 28, 2019

DEBORAH A. BUJDOS

113 BRANTHOOVER STREET BELLE VERNON, PA 15012 PHONE: 724-322-2590

dabujdos@yahoo.com

Zack Needles The Legal Intelligencer,

Pennsylvania Law Weekly, Delaware Business Court Insider and Delaware Law Weekly.

Contact him at 215-557-2373 or zneedles@alm.com. On Twitter: @ZackNeedlesTLI.

zneedles@alm.com.

RE: PUBLIC CONFIDENCE IN THE JUDICIARY HAS BEEN DESTROYED

Dear Zack,

I am a retired private investigator who is a victim of 2 PA state court corrupt rouge divorce judges who were involved in my high asset divorce. Thank you for publishing such a great article on what prompted the JCB TO FINALLY ACT AGAINST A CORRUPT JUDGE , Judge Younge. Had it not been for your paper publishing complaints about the judge the JCB would have done as usual, NOTHING.

PUBLIC CONFIDENCE IN THE JUDICIARY HAS BEEN DESTROYED : BUT YOUR PAPERS REPORT ON THE JUDGE YOUNGES CASE , GIVES THE PUBLIC HOPE THAT JUDICIAL CRIMES WON'T CONTINUE TO GO UN NOTICED. IF NOT FOR YOUR PAPER THE FOLLOWING WOULD NOT HAVE HAPPENED. THE JCB FINALLY ACTED ON August 20, 2019, when the Judicial Conduct Board filed formal charges by Board Complaint in the Court of Judicial Discipline against Philadelphia Court of Common Pleas Judge Lyris F. Younge. The Board Complaint alleges violations of the Code of Judicial Conduct and the

Pennsylvania Constitution. Based on the Complaint, the Board simultaneously filed a Petition for Relief seeking Judge Younge's interim suspension, with or without pay, during the pendency of the Board Complaint.

I Have Filed A Rico Against 2 Judges And A Sheriff Who Were All Involved Defrauding Me Out Of 2,5 Million From My Divorce With A 5 Million Dollar Estate. They Deliberately Prevented Me From Having A Fair Divorce By Financially Suppressing Me For 5 Years While Illegally Taking And Holding My Own Monthly Income \$3,750.00 A Month In Retirement Annuity Checks. The Case Involves Bribery, Forgery, Theft By Deception, Mail Fraud Unjust Enrichment, Conspiracy To Defraud Me Of 2.5 Million And More. I Have Reported The Crimes To The Local DA And The AG They Both Advised Me That The Crimes Committed Are Federal And To Go The DOJ. So How Is It That The JCB Turned A Blind Eye To Judges Federal Crimes And Malfeasance And Misfeasance

I recused the first judge for delaying the case for 3 years and he retaliated by naming the new judge to be one he chose. The second judge retaliated by working with the group to delay the case further with bogus hearings, denied me discovery of a missing 2.5 million before he issued an order that was missing 4 million to divide. He ignored my 4 timely filed motions to vacate the order due to fraud, Then He threatened me with jail if I did not sign over my property before hearing my motions to vacate. He issued an order that defrauded me of 2.5 million and ordered me to be homeless without cause, held me in contempt for not returning imaginary things from the home after he evicted me, He admitted he saw my husband coaching his son how to answer questions under cross and did nothing. He allowed the hearings to go on even after he witnessed my husband suborning perjury. Then he refused to let my witnesses testify, one was a deputy who stopped the suborning perjury, the sheriff (who was a former client of the judges) had my subpoena for his deputy to testify quashed and Judge Harry Smail refused to let my other witness who alerted the deputy to testify. all of this is seen on the transcripts and the JCB IGNORED ALL After JUDGE Smail ignored the suborning perjury and did nothing he continued with the bogus contempt for 9 months then charged me 17,600.00 in fines that he put in the judicial fund, without supporting evidence. The total amount the judge

caused me to lose in the contempt came to 87,000.00 without facts finds or conclusions of law.

I was denied my own funds to hire an attorney to appeal a fraudulent final order missing 4 million. The idealized picture of the adversarial system in which both parties are represented by competent attorneys was not a concern of either judges in my case

They deliberately prevented me from having an attorney by financially suppressing me for 5 years while illegally holding my monthly retirement annuity checks.

My case was deliberately delayed for 5 years by 2 corrupt judges and their favored opposing council .

*Evidence of the judges deliberate delaying my case is seen on the docket and in the both judges 5 years of blank 703 reports I have , each one says nothing Pending
????????????????????????????????????*

The cost and delays of civil litigation effectively denied me access to justice and caused me to loose 2.5 million, and left homeless, in debt and legally abused

I filed complaints with the JCB with prime facie evidence of Judicial crimes I was subjected to that were worse than Judge Lyris Younges and They dismissed my valid complaints against the 2 judges guilty of many crimes.

This corruption is sure to continue and bring harm for many other members of our society, who are victims of these corrupt judges who are undermining the legitimacy of the courts as a fair and

Presently evidence shows that more civil divorce cases are not being resolved through fair negotiations and by the law. They are conducted with deliberate delays by corrupt judges formal adjudication has threatened and eroded the publicly accessible body of precedents governing civil cases.

More damage to the public is guaranteed if the Judges are not held accountable for violating everyone's rights

The Judges in this case displayed their Diminished respect for common law, this will leave all future litigants at risk without clear standards for negotiating civil transactions, settling cases. Without JUDICIAL REFORM, conforming their conduct to clearly follow the legal rules things will only get worse in this country..

The privatization of civil litigation likewise undermines the ability of the legislative and executive branches of government to respond effectively to changing societal circumstances that become apparent through claims filed in state courts.

Because the civil justice system directly touches everyone in contemporary American society— through cases involving housing, food, education, employment, household services, consumer products, personal finance, and other commercial transactions— ineffective civil case management has an even more pervasive effect on public trust and confidence than the criminal justice system

Civil justice reform can no longer be delayed or merely implemented incrementally through changes in rules of civil procedure. The JCB must enforce the judicial code and protect the people, not the judges.

Instead, dramatic changes in court operations now must involve considerably greater court oversight of caseflow management to control costs, reduce delays, and ensure fairness for litigants.

To distrust the judiciary marks the beginning of the end of society. It is impossible to believe in this system without major changes made .

Smash the present patterns of the institution, rebuild it on a different basis and perhaps the people may consider believing in it .

I WOULD LOVE TO HAVE THE OPORTUNITY TO HAVE MY CASE PUBLISHED IN YOUR PAPER TO EXPOSE MORE CORRUPTION THE JCB IS IGNORING . If your interested please contact me at 724-322-2590 of at dabujdos@yahoo.com or at 113 Branthoover Street, Belle Vernon, pa 15012

Thank you for your attention to this matter.

Sincerely,

Deborah A Bujdos