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In The Court Of Common Pleas Of Westmoreland County, Pa
Civil Rico

Deborah A. Bujdos)
)
Plaintiff)
Vs) No. 3302cj2018
)
Linda Whalen, Laurence Bujdos,)
Heidi De Bernard-Norton)
Anthony De Bernardo)
Travis Dunn,)
Roy Reick, Scott Shoup,)
MetLife, Cetera, Pnc Bank)
Defendants)

COLLATERAL CASE DIVORCE CASE #1849-2012 TRANSCRIPTS

BUJDOS v. BUJDOS
LAURENCE BUJDOS
Plaintiff
v.

Attorney Linda Whalen

DEBORAH A. BUJDOS
Defendant

PRO SE/NOT BY CHOICE

**CORRECTION SHEET OF JUDGE HARRY SMAIL SEPTEMBER 9,
2015 TRANSCRIPT**

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Plaintiff has provided a sufficient statement of facts to grant her motion to correct transcripts and enable the appellate court to pass upon the questions presented therein. Plaintiff also requests both the original and the changed answers remain part of the record as both versions must be retained as a trier of fact that can evaluate honesty of alteration.

Plaintiff has provided the statement of reasons explaining the need for corrections pursuant to FRCP 30(e), C. FRCP 30(e) is not restricted to correcting stenographical errors. See *Unlimited Resources, Inc. v. Deployed Resources, LLC*, 75 Fed. Rules Serv. 3d 938 (M.D. Fla. 2010) (court permitted both substantive and corrective changes

These material corrections were clearly omitted, and mis stated facts that must be reviewed on the appeal.

Respectfully,

D. Mark A. Big do

9-17-20

**CORRECTION SHEET FOR COLLATERAL CASE # 1849-2012 TRANSCRIPT OF
PROCEEDINGS**

Heard: September 9, 2015

Before: Harry Smail

Please Note:

**During The 9-9- 2015 Proceeding The Plaintiff Was Accompanied By Her Witnesses :
Mrs. Deborah Messer and Dr. Steven Skupas Who Can Verify To The Facts That
Must Be Changed In This Transcript**

Deborah A. Beydo

COLLATERAL CASE APPEAL #1849-2012
WESTMORELAND COUNTY, PA COURT OF COMMON PLEAS
REQUEST FOR TRANSCRIPT CORRECTIONS FOR PA SUPERIOR COURT
JUDGE HARRY SMAIL 9-9-15 TRANSCRIPT ERRATA SHEET

PAGE / LINE # / CORRECTION

Pg. 3 line 6 missing my words saying : THE RULES SAY BOTH PARTIES DISCOVERY MUST BE DONE BEFORE GOING IN FRONT OF A MASTER

and there is no pretrial statement and I do not have an attorney to represent me,

Pg. 3 line 18 like what they are going to present or what witnesses they intend to call without a pretrial statement.

Pg. 3 line 19 I had no idea was going to be witnesses called today.

Pg. 3 line 20 I was only thinking this was a conference, and never told this was a trial,

Pg. 4. Line 9. And my support budget what has been cut in half when the attorneys took my retirement 3,750.00 a month income from me without my consent and the amount needed for the home exceeds my support of 3,582.000

Pg. 4 line 13 you know I have been financially suppressed since January 2013 when the attorneys unlawfully took my retirement annuity income that was awarded to me on Oct. 24.2012 .

Pg. 5 line some kind of a retainer , you know , the other attorney Linda Whalen has taken control of my retirement income and since then I have been denied the correct \$7,600.00 I was awarded by the DRO calculation of the guideline I am entitled to as seen in the original 10-24-12 order.

Pg. 5 line 17 to have my forensic accountant start my discovery process for the first time in 3 years.

Pg. 5 line 18 should say and Henry Moore refused to give me the 15,000.00 they promised me, and Ron quit after that.

Pg. 5 line 21 should say No I did not because we were not informed that there was going to be a master's Trial as of May 6, 2015.

1 Pg. 5 line 22 you do not have a pretrial statement with regard to the special masters
2 hearing?

3 Pg. 6-line 1 missing: Whalen would be having special master's hearings without a pretrial
4 statement prior to it.

5 Pg. 6-line 14 missing : and then I could defend myself and be on a financial par with my
6 husband.

7 Pg. 6 line 22 Because I was severely financially suppressed after Heidi gave Linda Whalen
8 control of my annuity retirement 3,750.00 monthly income without my consent and she
9 failed to report my drastic change in financial circumstances from my loss of income to the
10 DRO which by PA support laws would have warranted me an increase of support from the
11 husband, she failed to get my medical reimbursements and left me before she got my
12 annuity income released from opposing counsel

13 Pg. 7. Line 18 willing----- to release funds that Judge Scherer said Henry would release
14 for me to pay my taxes, pay for my attorney and a forensic accountant to finally begin
15 discovery.

16 Pg., 7 line 20 anything---- escrow agreement or written my consent to take my monthly
17 annuity income or any signed agreement for Whalen to appoint herself as a dual fiduciary over
18 my annuity income that was not assignable to anyone.

19 Pg. 7-line 23 order --- that said you were to continue to receive 3582.00 spousal support plus
20 your \$3,750.00 a month annuity income on 10-24-12.

21 Pg. 7 line 25 An order for alimony pendente lite.

22 Pg. 8. Line 5 getting pendente lite ----- in the amount of \$8,100.00 per month according
23 to the guideline figures. The order stated husband was to pay 4,400.00 support and his
24 amount of support to pay was based on me continuing to receive my 3,700 from my share of
25 the joint annuities.

26 Pg. 8 line 7 order----- order on 10-24-12 that says your APL was supposed to be
27 \$8,100.00 a month , the order stated husband was to pay 4,400.00 support and the his
28 amount of support to pay was based on me continuing to receive my 3,700 from my share of
29 the joint annuities.

30 Pg. 9 line 21 is an unfinished sentence after I said I have some things I'd like to give you
31 your honor that prove attorney Whalen has lied to the court about when the assets in this case
32 were acquired and what makes them marital.

33 Pg. 12 line 7 missing the rest of my answer regarding why it is premature to do any masters
34 hearings according to the law.

1 Pg. 12 line 8 he denies me the right to show evidence supporting the master's hearings must
2 be delayed until my discovery is done and a pretrial statement is issued by both parties , before
3 beginning a masters hearing.

4 Pg. 12 line 20 my sentence is missing words after saying----- Filed Records prove this
5 case has been delayed by the opposing counsel, with vexatious hearing for dog visits,
6 unpaid taxes , when she refuses to release my own income to pay them and 4 or motions to
7 evict me since March 7, 2013 - present day, with repeated vexatious attempts to evict
8 me from the home to leave me homeless during litigation as a tool to intimidate me and it
9 began with Attorney Whalen's scheme to

10 financially suppress me by illegally taking my 3,750.00 a month retirement income from me,
11 it left me unable to have full access of the court and unable to defend my case, this has all
12 been so bizarre to me.

13 Pg. 12-line 23 missing after increased ... to

14 Pg. 12 line 24 words missing after eight million dollars ,during the marriage

15 Pg. 12 line 24 missing: and a lot of things, from our first masters hearing related to the
16 need for discovery of the missing assets that were revealed on the 5-12-14 deposition
17 transcript done by attorney Heid De Bernardo- Norton's deposition of the husband on 5-12-
18 14 .

19 Pg. 13 line 1 Plus----- I have been denied access to my own income by attorney Whalen to
20 pay for discovery since January 2013. You know what ----- I never knew or agreed to let
21 anyone take my income I needed to live on during this case. I need -----my annuity
22 income released to do my discovery before going in front of a master, as the rules require.

23 Pg. 13 line 4 appears to have been closed as far back as 2014.

24 Pg. 13 line 6 missing my comments after court order: dated 12-18,14 from Judge
25 Scherer agreeing to have Henry Moore on Feb. 4, 2015 to release 50,000.00 to do my
26 discovery and pay my taxes and pay for an attorney.

27 Pg. 13. Line 9 my unfinished sentence that should say: It never closed because I never had
28 the funds to hire anyone to do my discovery.

29 Pg. 14 line 4 my sentence unfinished again . It should say but I know she had a motion
30 dated 12-18-14 heard by Judge Scherer to release funds to do discovery.

31 Pg. 14. Line 9 my sentence is incomplete , missing words, it should say : But I mean
32 apparently, she filed a motion to open discovery when she motioned Judge Scherer on 12-18-
33 14 for release of funds to do discovery and agreed .

1 Pg. 14 line 14 my sentence incomplete , What I had a motion and an order saying he was
2 going to have Henry Moore Release my funds to do discovery.

3 Pg. 15 line 2 first---- time we had proof that his interrogatories were incomplete, and he
4 committed perjury on Heidi's deposition and Attorney Whalen continued for 5 years to
5 refuse to provide documents . She refused to provide the requested documents in March
6 2013 from Attorney Heidi Norton , so no discovery was ever completed .

7 Pg. 15 line 4 yeah but that was the first..... time we requested financial documents from
8 Whalen, and She refused to provide the requested documents in March 2013 , so she
9 violated the March 2013 order by not providing documents requested from Attorney Heidi
10 Norton , so no discovery was ever completed.

11 Pg. 15 line 14 my sentence unfinished, should say: All I know is that I never had a real
12 all counts

13 Pf 15 line 25

14 my sentence unfinished, it should say all supposed acc hearings turned into hearings about
15 dog visits, car visits or more attempts to reduce my inadequate APL or more secret eviction
16 hearings. The docket proves what I am saying is true.

17 Pg. 16 line 9 my sentence unfinished, at And I am telling you the docket shows I never had
18 an all counts hearing, they were all hearings for me to get my funds released to do my
19 discovery for an all counts hearing or other hearings became more vexatious hearings to delay
20 the case.

21 Pg. 16 line 17. Again, my sentence unfinished, should say I have a petition here
22 requesting funds to pay joint credit cards and the records show I used mine to pay my taxes
23 and made 37,000.00 in payments on the joint credit card.

24 Pg. 17 line 1 judges unfinished sentence should say after then..... who was your attorney?

25 Pg. 17, line 2 missing my words saying my attorney then was Heidi De bernardo- Norton
26 who told me to use any money I had to pay down the credit cards.

27 Pg. 17 line 3 altered I said I paid her to keep her on as my attorney.

28 Pg. 17 line 5 altered I said I can prove all this from my bank records. That proves I used
29 the money to pay for taxes, attn fees and credit cards used prior to separation.

30 Pg. 18 line 11 . again, my sentence unfinished, He had 20,000.00 twenty thousand a month
31 net income and received the 30,000.00 but failed to pay anything on the marital credit cards.
32 He used it to purchase by the 26th, 27th and #28 automobile for his collection.

1 A 2014 or 2013 lime green Dodge dart, a maroon Mercury sedan, and a brown Chevy
2 suburban then another white Chevy suburban during the litigation .

3
4 Pg. 18 line 21 again my sentence unfinished, I discovered ... that husband was
grossly under reporting his income for the last 3 years.

5 Pg. 18 line 23 judges unfinished sentence should say after coming up on October 6,
6 2015

7 Pg. 18 line 24 missing my entire statement regarding the reason for having a modification
8 hearing. Pg. 18 line 24 The sentence should say I do because my forensic accountant Alex
9 Kinder did a disposable net income report on my husband for the years 2012- 2015 that
10 showed he made 20,00.00 a month after taxes and was deliberately only reporting 7-11
thousand a month income on the support forms sent to the DRO .

11 Pg. 18 line 25 Judges comments incomplete

12 Pg. 19 line 5 again my sentences are incomplete. It should say I have tried for 3 years to
13 get my own annuity income released . I have proof of it and that I have never been on a par
with the husband to defend myself or to do discovery.

14 Pg. 19 line 8 is altered it should say I need discovery on 22 missing financial investments
15 and our irrevocable trusts we started in 2001, and our jointly owned annuities and IRA'S
that we were discussing at the last masters hearing.

16 Pg. 19 line 12 judges incomplete comment , :Well".... Well what is me ?

17 Pg. 19 line 13 again my sentence unfinished should say everything in our marital estate
18 needs discovery.

19 Pg. 19 line 18 again my sentence unfinished should say : I just found out from Brandon at
20 MetLife that my husband had my name illegally removed from our joint 500,000.00 annuity in
Feb 2015 without my knowledge . I just know that Attorney Whalen should have produced
these documents so I could do discovery .

21 Pg. 19 line 19 my sentence unfinished again , should say: I was just going from a
22 cancelation of another vexatious exclusive possession of the home hearing on March 31,
23 2015. Then a march 31, 2015 order was issued promising me 15,000.00 from my
annuities to pay my taxes and pay for Alex Kindler to do my discovery . Then on May 6,
24 2015 I was denied, the 15,000.00 from Henry Moore .I was deprived of any way to do
25 discovery that must be done before going in front of a master.

1 The next thing I know in June of 2015 Attorney Whalen files 3 retaliatory harmful
2 ex parte motions that contained false information, that were heard and granted the same
3 way. This was done when she knew my attorney Ron Chicka quit in May 2015 quit and
4 had these motions granted by Judge Scherer for an appointing a special master of her
5 choice.

6 to force me into this masters hearing and have another exclusive Possession of the home
7 hearing because I did not have the funds to pay my taxes

8 *Respectfully*

9
10 *Deborah A Beydes*

11 *9-17-20*

EXHIBIT

Subject ^_TRANSCRIPTS^_ NOT
CORRECTED YET?

From deborah bujdos brown
<dabujdos@yahoo.com>

To: Amy Dematt
<adematt@co.westmoreland.pa.us>

Cc: mhoke@greensburglaw.com
<mhoke@greensburglaw.com>, Kate
Wiatrowski
<kwiatrow@co.westmoreland.pa.us>,
lrichard@co.westmoreland.pa.us
<lrichard@co.westmoreland.pa.us>

cc: Frank W. Christopher <christopher-
fw@masterlee.com>, Sskupas
<sskupas11@gmail.com>, Deborah
Bujdos <dabujdos@yahoo.com>,
Deborah Messer
<deborahfaye8@gmail.com>, Beth
TerBest <beth@terbest.com>,
Itsabuck <itsabuck@live.com>

Date Jun 22, 2017 at 3:54 PM

Dear Amy,

I am getting more concerned since I have not heard anything in regards to having my transcripts corrected that are missing many comments from hearings. I have witness statements to support what my recollection is and what should be on those transcripts. I am attaching another

case in pa that had the same problem please advise me with your advice as to how we can have these all corrected . I am still hoping there is a way for me to listen to audio tapes and have these corrected.

The fact that I have been forced to stay in this court for nearly 5 years, loosing thousands of dollars and the last 2 years have held me here also stemming from Attorney Whalen's 3 retaliatory exparte fraudulent motions (I do not say that lightly) to evict me from my home during litigation and ending up homeless, now for over a year and also a result of the fraudulent motions Judge Smail ends up fining me 22,000.00 for a contempt that is the result of the June 2015 Ex Parte Motions heard by the recused Judge

Scherer and then carried
out by Judge Smail as
he granted her wishes
with no new motions to
proceed with her 4 year
long repeated scheme to
convict me, keep me in
financial suppression,
so that I cannot even
get serious dental
care done . which has
allowed her to continue
continue making more
money. There has to
be something done to
correct all of these
wrongs.

It would be impossible
to appeal either of
these decisions with the
transcripts altered as
they are.

Please advise

Sincerely,

Deborah A. Bigler

Deborah

latrow@co.westmoreland
.us

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2
3 **THE COURT OF COMMON PLEAS WESTMORELAND COUNTY PENNSYLVANIA**
4 **CIVIL RICO**

5 DEBORAH A. BUJDOS

PRO SE NOT BY CHOICE

6
7 Plaintiff,

8 vs

)
) Docket number 3302CJ2018
)
)

) Transcript Corrections Sheets Pursuant To
) Rule 1926 37 Pa. Code § 197.91
)

9
10 LINDA WHALEN, LAURENCE BUJDOS,)
11 HEIDI DE BERNARD-NORTON)
12 ANTHONY DE BERNARDO)
13 TRAVIS DUNN,)
14 ROY REICK, SCOTT SHOUP,)
15 METLIFE, CETERA, PNC BANK)

JURY TRIAL DEMANDED

16 Defendants.

17 **CERTIFICATE OF SERVICE**

18 The undersigned hereby certifies that on this day September 17th day of 2020 the
19 foregoing list of case # 1849-2012 transcript corrections sheets

20 has been served upon the following;

- 21 1. Judge Timothy Creany, Common Please Court of Cambria County,
22 200 South Center Street, Ebensburg, Pennsylvania
and served the
23 ELEVEN attorneys representing the defendants in this Civil RICO

24 By Us Mail OR FAX or via Email On September 8, 2020 By Plaintiff, Deborah A.
25 Bujdos

- 26 2. TO: SUPERIOR COURT OF PENNSYLVANIA 310 Gant Street, Suite 600
Pittsburgh, PA 15219

- 27 3. Attorney Robert A Arcovio
28 535 Smithfield Street Oliver Building Suite 1100,

Pittsburgh , Pa, 15222

REPRESENTS: ROY REICK, PARTIES FORMER CPA

4. **Attorney Thomas P Pellis**
40 North Pennsylvania Avenue ,
Greensburg , Pa, 15601,

REPRESENTS 3 DEFENDANTS: THAT HAVE ESCAPED THIS CASE
BY USING SOVEREIGN IMMUNITY DEFENSE
DEFENDANTS: SHERIFF JONATHON HELD
**JUDGE CHRISTIAN SCHERER, JUDGE HARRY SMAIL **

5. **Attorney Charles J. De Angelo**
40 North Pennsylvania Avenue ,

Greensburg , Pa, 15601 REPRESENTS
MASTER ATTORNEY ERIC BONONI WHO HAS ESCAPED THIS
CASE BY USING SOVEREIGN IMMUNITY DEFENSE

6. **Attorney Holly M. Whalen hmw@whc-pc.com 1-412-765-3389**
602 Law And Finance Bldg.

429 Fourth Avenue , Pittsburgh , Pa, 15219-1503,
Of: Weinheimer, Haber & Coco, PC

REPRESENTS: BOTH : ATTORNEYS HEIDI DE BERNARDO-
NORTON & ATTORNEY ANTHONY DE BERNARDO

7. **Attorney Eric H Dee,**
231 Main Street , Greensburg , Pa, 15601

REPRESENTS : LAURENCE BUJDOS

8. Attorney **David Nichols**,
6 Clairton Blvd Pittsburgh, Pa

15236, **REPRESENTS: ATTORNEY TRAVIS DUNN**

9. Attorney **Taylor E. Wantz**,
48 26th Street, Pittsburgh , Pa, 15222

REPRESENTS : ATTORNEY LINDA WHALEN
, Partner In Stewart Mccardle Sorice Whalen Farrell Finoli & Cavanaugh

10. Attorney **Julia M Scheinberg**,
1300 Six Ppg Place, Pittsburgh, Pa, 15222

REPRESENTS: PNC BANK

11. Attorney **Gregory Star**,
One Liberty Place 1650 Market Street,

Suite 2800, Philadelphia, Pa, 19103,

REPRESENTS METROPOLITAN LIFE INS / ANNUITY . COMPANY

12. Attorney **Douglas Fogel**,
1528 Walnut Street, Suite 1502

Philadelphia County, Philadelphia, Pa 19102,

Represents ANNUITY BROKER SCOTT SHOUP,&

Represents: CETERA , BROKERS ADVISORS

Respectfully Submitted by,

DATE 9-17--2020



DEBORAH A. BUJDOS

Plaintiff

113 Branthoover Street

Belle Vernon, Pa 15012

Ph # 724-322-2590

FAX# 724-268-3091

dbujdos@yahoo.com

1
2
3 **THE COURT OF COMMON PLEAS**
4 **WESTMORELAND COUNTY, PENNSYLVANIA**

5 Civil RICO Action No. 3302CJ2018

6 Deborah A. Bujdos
7 Plaintiff

8 PRO SE NOT BY CHOICE

9 v.

10 Linda Whalen ,Lawrence Bujdos, Roy Reick, Travis Dunn, Heidi Norton,
11 Scott Shoup, Cetera Financial Group, PNC Bank, Metlife
12 Defendants

13 **VERIFICATION**

14 I, Deborah Ann Bujdos, the Plaintiff, in this case does hereby verify
15 that the facts set forth in the attached documents are all facts that are true and correct. I
16 understand that such statements are made subject to the penalties of Pennsylvania Crimes Code 18
17 Pa. §4904 relating to unsworn falsification to authorities.

18 Date 9-17 --20



19 Deborah Ann Bujdos/
20 Defendant
21 113 Branthoover Street
22 Belle Vernon, PA 15012
23 Ph 724-322-2590

24 Fax 724-268-3091
25 dabujdos@yahoo.com
26
27
28



1
2 **In The Court Of Common Pleas Of Westmoreland County, Pa**

3 **Civil Rico**

4
5 Deborah A. Bujdos)
6)
7 Plaintiff)
8 Vs) No. 3302cj2018
9)
10 *Linda Whalen, Laurence Bujdos,*)
11 *Heidi De Bernard-Norton*)
12 *Anthony De Bernardo*)
13 *Travis Dunn,*)
14 *Roy Reick, Scott Shoup,*)
15 *MetLife, Cetera, Pnc Bank*)
16 *Defendants*)

17 **COLLATERAL CASE DIVORCE CASE #1849-2012 TRANSCRIPTS**

18 BUJDOS v. BUJDOS
19 LAURENCE BUJDOS
20 Plaintiff

Attorney Linda Whalen

v.

21 DEBORAH A. BUJDOS
22 Defendant

PRO SE/ NOT BY CHOICE

23 **ERRATA SHEET FOR COLLATERAL CASE # 1849-2012 TRANSCRIPT OF**
24 **PROCEEDINGS**

25 **Heard: October 5, 2015**

26 **Before: Harry Smail**

Please Note:

During The October 5, 2015 Proceeding The Plaintiff Was Accompanied By Her

Witness : Mrs. Deborah Messer Who Can Verify To The Facts That Must Be Changed

In This Transcript

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CORRECTION ON EXCLUSIVE POSS OF HOME HEARING WITH SMAIL - 2

ERRATA SHEET FOR TRANSCRIPT OF PROCEEDINGS

OCTOBER 5, 2015

Page # / Line # / Correction

PG 80 LINE 17 should say BECAUSE ????

SHE DOESN'T HAVE ANY MONEY TO TAKE CARE OF IT.

PG 80 LINE 24 IN THE YEAR ANOTHER HEARING FOR

EXCLUSIVE POSSESSION FOR NOT PAYING TAXES WAS HEARD AND JUDGE

SCHERER CANCELED IT THEN MADE AN ORDER STATING THE MONEY FROM

YOUR THE ANNUITIES WAS GOING TO BE RELEASED TO MRS. Bujdos to pay the

taxes.

PG 80 LINE 25 SHOULD SAY THE MARCH 31, 2015 ORDER

CANCELED THE POSSESSION HEARING WITH THE ORDER _____ ORDER

STATING THE MONEY FROM YOUR THE ANNUITIES WAS GOING TO BE

RELEASED TO MRS. BUJDOS TO PAY THE TAXES.

PG 81 LINE 13 I REQUESTED

PG 83 LINE 2 EXHIBIT 15 perjured LETTER TO Ron Chicka which

is mail fraud as

CORRECTION ON EXCLUSIVE POSS OF HOME HEARING WITH SMAIL - 3

1 PERJURY PROVEN HERE WITH PHOTOGRAHS taken by wife's witness
2 Marleen metrosky who was present that day photos show HIS BIKE AND FISHING
3 EQUIPMENT IN HIS FRIEND Dan Bodnar's truck

4 Pg 92 line 13 how could you afford to pay for the house if she cannot
5 afford to.
6

7 Pg. 93-line 21 income for rental property that is 13,000.00 a month rental
8 income that totals approx. 156,000.00 a year for that income, plus the approx. 26,400.00
9 yearly social security

10 Pg 94 line 11 plus the Brinker IRA 49,000.00 income equals 208,800.00
11 yearly income you receive.

12 Pg 94 line 4 Brinker IRA

13 Pg 94 line 8 you took an additional 49,000.00 that was in addition to the
14 normal 2,800.00
15

16 You received a month. This comes to a total monthly income of
17 approximately
18

19 Pg. 94-line 20 wife paid mortgage despite only having 3750.00 a month
20 income.

21 Pg 94 line 22 39,000.00 last year paid to Deborah that she used to pay
22 the mtg and taxes out of her \$45,000.00 spousal support leaving her with only 6,000.00 a
23 year to live on after paying the 39,000.00 .

24 Pg 95 line 22 should say I haven't discussed the argument in this exhibit
25 which is regarding wife's argument regarding her inadequate APL after taking her annuity
26
27

income, and the fact that wife paid mortgage despite only having 3750.00 a month income.

The 39,000.00 last year paid to Deborah that she used to pay the mtg and taxes out of her \$45,000.00 spousal support leaving her with only 6,000.00 a year to live on after paying the 39,000.00 .

Pg 96 line 15 should say and those 3,582.00-support based on her continuing to collect her 3,750./2978.00 after taxes, a month annuity income. As seen on the 10-24-12 support order clear states your support is based on her continuing to get her annuity income.

Pg 96 line 23 for 33 months and your testimony on 9-9-15 under oath you said you had 18,000.00 a month income. So, for the same 33 months your income approximately 594,000.00. So, deducting the wife's 118,000.00 you paid her over 33 months from your 594,000.00 left you with 476,000.00 more than the wife had as income .

Pg 97 line 3 should say you both received 30,000.00 from the annuity income

Pg 97 line 7 she was never assessed to have a minimum wage capacity when she had 3750.00 a month annuity income for life that was illegally taken and held hostage from her for 5 years. Line

Pg. 97-line 24 separation when you both agreed to use the money to pay off the marital credit card debt two month prior to your separation.

Pg 98 line 1 Yes we had agreed to pay of credit cards about several weeks before I filed for divorce and decided I was not paying the credit cards, she did pay 38,000.00 on the 55,000.00 marital credit card debt , I paid nothing towards the joint debt

1 Pg. 98 line 2 several weeks prior to the time you were secretly planning of
2 filling divorce.

3 Pg 98 line 114 we bought a farm in 2006 with our neighbors Mr. and Mrs.
4 between neighbor jack la carte

Pg 99 line 23 he has already perjured himself.

7 Pg 100 line 2 told so many lies .

8 Pg 101 line 8 my words are missing I said you know anything I have ever
9 said I can prove to be true; he cannot say the same.

10 Pg 101 24 missing judges rude comment

11 Pg 101 line 25 I don't believe this should be happening when there is no
12 reason for it during litigation.

13 Pg 102 line 10 I am confused because there is no reason to be having this
14 heard after you know I paid my taxes.

15 Pg 106 line 4 judges comment missing

Pg 106 line 5 my words are missing

18 Pg. 108-line 4 missing judges' comment

19 Pg 108 line 18 -----

20 Pg 108 20 -----

21 Pg 110 line 20 is there anyway ???????

22 Pg 111 line 1 missing judges' words

23 Pg 111 lines 20-25 asking to release my funds to hire an attorney

24 Pg 111 line 25 judges telling me I can get funds the next day. In support
25 hearing because he said your husband had a 20,000.00 bump I pay.

1 Pg 112 line 6 he said your husband had a 20,000.00 bump I pay.
2
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4 Adjourned at 4:12 pm

5 Deborah A. Beyler 9-17-20
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