## **DOCKET TAMPERING EVIDENCE**

## EXHIBIT "5"

Jan.8, 2018 EMAIL TO AND FROM

PROTHONOTARY RE: UPDATE ON DOCKET TAMP INV.

11 ----- Forwarded message -----

From: **Deborah Bujdos** <dabujdos2@gmail.com>

Date: Mon, Jan 8, 2018 at 12:51 PM

Subject: 1849D2012

To: Christina OBrien < COBRIEN@co.westmoreland.pa.us>

From: 16

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Deborah Bujdos

To: Christina OBrien

Re:

Dear Ms. O'Brien:

Immediately present me with all fees recorded at the prothonotary in regards to my case

2012-2017 22

> What is your position or requirement on investigating and reporting master fees collected and requirements for Pa Dept of Revenue reporting?

What is your position or requirement on investigating and reporting court appointed stenographers in reporting, investigating and requirement fees for Pa Dept of Revenue reporting?

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What are the repurcusions of failure to report to prothonotary with master fees so prothonotary can accurately report to the Pa Dept of Revenue? Also, haven't hear any response in regards to the tampering of the docket issue in regards to the 9/29/15 motion/order of court appointing Master Bononi to retrieve funds from attorney Whalen's trust to pay marital home taxes. Sincerely, Deborah Bujdos cc GAO County and state Controller Judge Smail Eric Bononi Attorney Whalen Pa Disciplinary Board PA JCB **AOPC** 

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8	Christina Mar 31, 2017, 2:02 PM OBrien <cobrien@co.westmoreland.pa.us></cobrien@co.westmoreland.pa.us>
9	to me
10	Deborah,
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12	I have reviewed your file and we do not have any court orders for the dates; 4/8/16,
13	5/9/16, 10/5/16, or 4/17/13.
14	If you gave the Judge a motion to consider and he/she did not issue a court order, it
15	would not be docketed. If you gave a transcript and it was not part of a pleading, it also would not get scanned into the computer system.
16	We have added the missing docket entry for 9/29/15. The document was in the file, but
17	not scanned into the computer. After review of the security log, it was determined that
18	this was because of human error.
19	I am aware that there is an investigation being conducted by the District Attorney's office, for that reason I am referring you to them.
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21	Sincerely,
22	Christina O'Brien Westmoreland County Prothonotary
23	
24	MY COMMENT (See attached docket sheet shows 4-8-16 on the docket, then it was also removed)
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From: **Deborah Bujdos** <<u>dabujdos2@gmail.com</u>>

Date: Wed, Mar 15, 2017 at 1:08 AM Subject: Re: 9-29-15 on docket print outs

To: Christina OBrien < COBRIEN@co.westmoreland.pa.us>

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Dear Christina,

I thank you and your staff for meeting with me regarding my docket.

I read your email confirmation that you received my print out for the 9-29-15 entry page showing when it appeared on the docket and when it was removed. You have assured me that there would be no reason for anyone in the prothonotary to remove such an important docket, so an investigation of who did what and when must take place assuring me of who altered the docket.

After leaving your office yesterday I located the printouts for 9-29-15 While reviewing the voluminous case entries from Judge Smail, and motions I presented that are not on the docket,

I noticed Another very important and questionable docket that is missing for May 6,2016 is a motion I presented and an order that was denied , the motion was about 200 pages I prepared for the judge to review, hoping he would grant my request for discovery in order to locate 2.3 million that my forensic accounted reported as missing from the marital estate.

The judge denied me discovery that day. I do not think you have the motion I on the docket . I know I presented it and have a transcript but my motion is missing from the docket. I know your office should actually have the order and 2 motions for May 6, 2016 Attorney Travis Dunn prepared an incomplete one so I prepared another with full details of why discovery had to be done.

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That 9-29-15 motion/order of court is critical in my case, as it shows the marital home taxes were paid and the court ordered they be paid by attorney Whalen from my own money. She still holds my share of my marital trust retirement annuities. POINT IS THE TAXES WERE PAID AND THAT SHOULD HAVE BEEN THE END OF THREATENING ME WITH EVICTION,

The original Ex Parte Motion from Attorney Whalen stated that the reason they wanted exclusive possession of the home was due to my taxes for just that year not being paid yet. When the taxes were paid the judge should have granted my motion to dismiss it since I remedied the only issue on the motion.

I remedied that when the taxes were paid with my share of my own retirement money she still holds without my consent.

I ENTERED 4 SEPARATE MOTION TO HAVE IT DISMISSED , AND THE JUDGE SMAIL refused to dismiss it and has kept me in court since the June 16, 2015 until present day by Judge Smail granting her wish to evict me for the previous 4 years with all false motions. Judge Scherer granted with her retaliatory fraudulent Exparte Motions, then gives them to the new judge. PA law states no judges should engaged in accepting ex parte motions. I informed them later that I never received notice the motions were being presented in June of 2015. Leaving me homeless to date: Without sufficient APL or releasing my money to buy a new home.

Being evicted even though the taxes were paid has caused me even more damages.

I have been sued by past attorneys due to not having the correct income or my funds released.

I have credit card companies after me for pre separation bills. That is due to the court not making the husband not pay his half of the credit cards even when I showed them that I paid 33,000.00 on the 56,000.00 balance with my own money.

My case has riddled with fatal errors, violations of my Constitutional rights Civil rules of procedure and rules of conduct, and criminal acts that have gone unreported by the judge.

Further showing this judges bias against me on January 24, 2017 I filed an emergency petition for relief. He denied my petition that included a request to release my funds to have emergency serious oral surgery done that causes me extreme pain daily. It is inhumane to let someone suffer pain when they have the money to have the surgery done but the court denies you the right to have it.

This case has been so bizarre, When the judge evicted me My attorney at the time told me we could not and he would not appeal it or the contempt I was charged with..

That is why I want to be sure all of my docket and transcripts are correct to be able to successfully ask the higher courts for intervention.. Well that changed when judge Smail decided to let the husband have another hearing and still had no new evidence to support his false claims in July, 2016.

As if evicting me was not strong arming me enough. The judge granted Attorney Whalen's motion on 4-8-16 for contempt. Then that gets removed. Then she enters another. Then I ended up with being charged 87, 000.00 for contempt,

shockingly after the judge himself said in his 6-29-16 order on page one that he felt husband did not have sufficient evidence to continue contempt

I am requesting that I be able to view the contempt motion Attorney Whalen filed on 4-8-16/ listed as a non verified motion that was scanned in by your office that she presented on 4-8-16 that was then removed.

5/19/16 I was issued a contempt order...all relating to the 9/29/15 motion/order that was removed, proving there was no reason to do an exclusive possession of the home or to make me homeless.

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1	I questioned Judge Smail about the missing items from the docket at one of the last
2	hearings and he stated that he did not do it and I should check with the prothonotary.
3	I have had my transcripts altered I have provided proof and witnesses
4	presented notarized affidavits that know my 9-9-15 transcripts and others are missing
5	vital comments made by the judge. I have been denied the right to listen to the court
6	reports audio recordings.
7	Someone has illegally altered/removed my docket. Please investigate and report to the
8	proper authorities as this is a very serious violation
9	proper authorities as this is a very serious violation
10	We also discussed the "non verified" DM items on the docket. You stated that attorney
11	Whalen could have removed/changed her mind.
12	The 4/8/16 that was not documented pertains to a motion for a contempt against me. On
13	5/19/16 an order of contempt was issued against me without any motion on docket nor any
14	order that I violated (settlement/divorce decree)
15	On 5/9/16 another "non verified PAB was entered on the docket and it disappeared.
16	There should be an entry dated 10-5-15 and there is not.
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18	I want to review what was almost docketed.
19	Yesterday at the prothonotary, my motion was entered on one line and above it states
20	"non verified"
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22	An Order of Court dated 2/5/16 was docketed with a "different" prothonotary stamp and
23	also does not have your stamp or signature.
24	Attorney Whalen filed a motion dated (contempt) 4/19/16 and filed at the prothonotary on
25	5/19/16. I filed a response to Attorney Whalens 4-19-16 motion to hold me in contempt
26	that is not on the docket.
27	You stated that I cannot file my motions I gave judge Smail that he chose not to hear that are absent on the docket. How do I get them on the docket?
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I appreciate the time you took with me the other day and I hope that possibly Friday or Monday I can meet with you again and review my files for all of the other items in question. Sincerely, Deborah Bujdos 3-15-17