VERIFIED EMAILS EVIDENCE I WAS DENIED THE RIGHT TO APPEAL

BY REFUSING TO RELEASE MY ANNUITY INCOME,,,OR HAVE METLIFE PROVIDE ME AN

ADVANCE

---- Forwarded Message -----

From: deborah bujdos <dbujdos@me.com>

To: Deborah A Bujdos <dabujdos@yahoo.com>

Sent: Friday, May 17, 2019, 01:29:54 PM EDT

Subject: Fwd: Delay In. Changing Annuity. Done To prevent me from hiring attorney before the

required time. To object passes. I have not received copies of documents signed on. 11-22-17

VERIFIED EMAIL TO PACSES. NOTICE TO THEM THAT I WAS DENIED CONTINUED APL

AFTER FINAL ORDER WAS ISSUED AND DENIED THE 300,000.00 OWED IN BACK SUPPORT

From: Login Support < loginsupport@PACSES.com>

Date: December 1, 2017 at 7:30:43 AM EST

To: deborah bujdos <dbujdos@me.com>

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VERIFIED EMAIL TO PACSES Subject: RE: Delay In. Changing Annuity. Done To prevent me from hiring attorney before the required time. To object passes. I have not received copies of documents signed on. 11- 22-17

You have reached the Login Support for the PA Child Support Website http://www.childsupport.state.pa.us

For any specific questions and information regarding your case, please contact the Domestic Relations Office that manages your case. The contact information for your local DRS office can be found from the following link:

Local Domestic Relations Office

Please note, this information is provided by Login Support, a central unit of the PA Child Support Enforcement System. The Login Support unit only handles registration and login issues of the Pennsylvania Child Support website. For any other questions please contact the DRS that manages your case.

Thank you for using the Pennsylvania Child Support website at http://www.childsupport.state.pa.us. We look forward to serving you in the future.

Login Support

Maria

Notice: This confidential message/attachment contains information intended for a specific

individual(s) and purpose. Any inappropriate use, distribution or copying is strictly prohibited. If

received in error, notify the sender and immediately delete the message.

From: deborah bujdos [mailto:dbujdos@me.com]

Sent: Thursday, November 30, 2017 5:38 PM

To: ra-pacses@state.pa.us

Subject: Fwd: Delay In. Changing Annuity. Done To prevent me from hiring attorney before

the required time. To object passes. I have not received copies of documents signed on. 11-

22-17

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Verified email Date: November 30, 2017 at 5:31:04 PM EST

proving I was denied funds to appeal and

proof I was forced to sign quit claim deeds or go to jail without an attorney present

From: deborah bujdos <dbujdos@me.com>

Date: November 30, 2017 at 5:31:04 PM EST

To: "Irichard@co.westmoreland.pa.us" < Irichard@co.westmoreland.pa.us >, Kate Wiatrowski

<kwiatrow@co.westmoreland.pa.us>, "mhoke@greensburglaw.com"

<mhoke@greensburglaw.com>, "TIMOTHYCAWOSKI@pacses.com"

 $\verb| <TIMOTHYCAWOSKI@pacses.com>|, "sheilapoklembo@pacses.com"| \\$

<sheilapoklembo@pacses.com>

Cc: Wtae-tv Pittsburgh <wtaetv.pittsburgh@facebook.com>, Caitlin Bumar

<CBUMAR@co.westmoreland.pa.us>, Christina OBrien <COBRIEN@co.westmoreland.pa.us>,

westbar.org@westbar.org, WesternPennsylvania FamilyCenter

<westernpennsylvania.familycenter@facebook.com>, requests@metlife.com

Subject: Delay In. Changing Annuity. Done To prevent me from hiring attorney before the required time. To object passes. I have not received copies of documents signed on. 11- 22-17

As of today at 2:15 PM I contacted Met Life to confirm that the transfer of ownership was made they have no record of any information provided to them to do so I spoke to Cynthia

i've also not received any copies of the the quick claim deeds I was forced to sign under duress, last Wednesday or be held in contempt when my motions for extrinsic fraud that were filed before this we're not heard

Based on past history when I asked his court to release funds to hire an attorney my motions were Ignored so that I could not hire an appellate attorney to defend the fraudulent order from July 18, 2017 as I plan on filing objections I am again denied the right to have an attorney because I can't afford one while the husband was awarded \$5 million in marital assets on November 22, 2017

After learning today that the transfer has not been made it's apparent that opposing counsel is deliberately delaying the transfer of the annuity again as that prevents me from hiring an attorney that must quickly represent me and file some things for me that needed to be done within 10 days from last Wednesday

ONCE AGAIN I AM BEING DENIED THE RIGHT TO HIRE AN ATTORNEY TO DEFEND ME.

I intend to file. An objection to the 11-22-17 hearing that I wasn't notified of it being closed. I stated on the record that I was not feeling well and did not want to proceed without an attorney and had witnesses with me including my son who were excluded from the court room I believe my witnesses were excluded said that Judge. Smail could intimidate me.

My family and friends were fearful for me when they were excluded from the court room because they have been present at other proceedings with Judge. Smail where he has treated me as though I am a second-class citizen—I have provided prima facie evidence to prove that the husband and his attorney have committed perjury suborning perjury repeatedly during this case and the judge refused to review my evidence I had present with me on Wednesday to prove that they are not credible.

I have been wrongfully labeled as non-credible when nothing could be further from the truth.

I have been found in contempt and charged an extreme amount of fees when the judge himself stated that the husband did not have sufficient evidence to continue the contempt hearing in the June 29, 2017 order yet the court is already deducted \$200,000 from an in adequate distribution that was issued without full disclosure of the assets

I found the way that Judge. Smail treated me on Wednesday 11-22-17 was with such complete disrespect insulting disparaging and degrading only showing again that he should have recused years ago the transcripts and orders show his hatred towards me forcing me to follow the order dated July 18, 2017 which deprive me of \$2.5 million I'm entitled to and could be proven if my motions were heard four months ago but they were ignored.

The docket shows I have been denied a hearing to prove the order was procured with fraud and the court is aware that there is 2.5 million missing from that order I was forced to give away property when the question of Fraud is still not considered as the court refused to let me be heard when I filed motions immediately to prove the extrinsic fraud used in the equitable distribution order that does not state there was full disclosure made

according to the American Bar Association I've been denied my right to be heard my motions have been ignored I was forced to sign quitclaim deed's before the court gave me the opportunity to prove that there has been fraud on the court no Full Disclosure.

This court has ignored \$500,000 being dissipated during litigation from the Brinker account

And that was unreported income that should have been reported to the domestic relations so
that I was awarded an increase in monthly support which would have provided me with enough
funds to have legal representation with me on November 22, 2017

Sent from my iPhone The court did not allow me enough time to prepare to present my motion to recuse The court violated rule 2.6 ensuring the right to be heard which states judges must be mindful of the affect settlement discussions can have not only on their objectively and impartiality but also the appearance of their objectively and impartiality by enforcing the order

dated seven 1817 showsThe score has violated rule 2.6 for the record violated that roll by not considering these factors that should have been considered when preparing a settlement where the parties requested voluntary consent to concern a level of participation by the judge in the settlement discussions we were never provided that

What are the parties in there consels or relatively sophisticated in legal matters

I was denied my own funds to have legal representation to appeal this fraudulent order and denied the right to have an attorney with me

This court is aware that the parties never had settlement discussions with the judge or jointly with the master to have serious conversations about a settlement

This court was supposed to consider the fact that I was at unrepresented and only took into account what Attorney Whelan prepared for that settlement

This court has repeatedly ignored the role 2.9 regarding expert a communications this court was informed repeatedly that Attorney Whalen filed three exparte motions proven to contain false information in the motions filed with the Recused Judge. Judge. Smail violated roll 2.9 section 5 B- C-D. The court denied me equal access to the court for a hearing to present my four filed motions to vacate the seven 1817 order they misapplied Pennsylvania title 42. 4902. Additionally appellate courts have been fun to grant preliminary injunction's for an abuse of discretion that is not merely an error of judgment See Patton versus Baker concrete construction PA 409, 6588. To the 341, 343-1995 and abuse of discretion exists if the trial court renders a judgment that is manifestly unreasonable arbitrary and feels to apply the law or was motivated-by partiality. Bias. And ill will

of the above described the 7-18-17 order clearly showing prejudice. This court provided no remedy to prevent illiberal injury and the gross injustice that occurred in this case. I have presented years of prima facie evidence showing the buyers that's been exhibited by this court and the judge his refusal to recuse has only amplified the reason that he should've refused in the name of Justice remaining on the case it's apparent that he chose to remain so that he could award my husband\$5 million in marital assets and leave me with 400,000 knowing that I will owe 200 of that leaving me in a position where I cannot ever purchase I am knowing that I have not worked since 2004 and I'm 61 years old with serious health conditions and no future income is awarded to me. I believe this court is aware that I have a right to relieve that is clear in the wrong to be remedied is manifest. See Anchel, 762 A.2d at 351. I recently been notified that I'm entitled to it and I have a hearing for the 300,000 owed in back support and I'm intending to request that and have the forensic accountant and other documents that prove The husband has been committing spousal support fraud and this court has been ignoring it for two years. I have reported it to the Attorney General's office because our domestic relations department in this judge refuses to enforce that I am owed 300,000 in back support. Failing to report correct income to the domestic relations department warrants the IRS to do an audit that will again reinforce thatthis is Court Has refused to follow the Pennsylvania guidelines and the requirements that the husband producedetailed expense sheets and his true income there is no reasonable explanation for the Court to have ignored my many motions for relief including the correct amount of alimony pendente lite and also being denied access to any marital funds do you have emergency dental surgery done I am intending to provide all the information to the Judicial Conduct Board and to the other proper agencies to enforce the laws that protect innocent citizens like myself from being victims of legal BS and left homeless for no explainable reason other than to continue showing his favoritism to my husband and his attorney

I sent an email last week requesting information about the \$17,600 bond that was posted in listed on our docket and receive no response from anyone no one knew what it was for and why it was posted I am again asking Judge Smail to recuse himself from my case is already caused me enough injury and cannot be the judge who hears my de novo hearing. I am asking the president charge to assign another judge from outside this courthouse to hear my support hearing that involves \$300,000 in back support