Mr. Wiliam Friedman , Esquire 9-14, 2017

THE DISCIPLINARY BOARD DEBORAH A. BUJDOS

OF THE 113 BRANTHOOVER

SUPREME COURT OF PENNSYLVANIA BELLE VERNON, PA

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WESTMORELAND COUNTY, PA COURT OF COMMON PLEAS

LAURENCE BUJDOS ATTORNEY LINDA WHALEN

PLAINTIFF CASE # 1849D2012

V,

DEBORAH ANN BUJDOS PRO SE

DEFENDANT

RESPONSE TO CLOSING THE INVESTIGATION OF ATTORNEY WHALEN

Dear Mr. Friedman

I am the defendant in the above case and have filed a complaint with the PA disciplinary board against Attorney Whalen

I find it appalling that officers of the court can get away with anything because you base your opinions on their testimony.

See attached email I sent to Attorney Whalen I sent her today addressing her lies to your boards questions .

You have defended each attorney when you have been given documents that are proof of the allegations I have made.

Your decisions to ignore the litiigants facts and rely only the attorneys who have wronged the public supports the reason the public has lost faith in this system, you only protect the attorneys.

All of my attorneys have lied to me or made false promises to me at one point or another and are the most non credible people I have met in my life time. As a retired private Investigator I am sickened by the cavalier response from you.

Your response is why so many people are trying to get reform in the family courts.

Let me say this I have lost all faith in the judicial system and all faith in attorneys after being subjected to the corruption, and lies that has ruined my life

While I have always fully understood you agency cannot change rulings.. I contacted you long before the rulings were issued. I am reporting these attorneys that should be disciplined to prevent other citizens from having their lives ruined by attorneys that are permitted to violate rules and laws.

It is a sad day to learn that litigants that provide documents to prove these attorneys are violating rules and laws and your agency takes their word over the innocent citizen being harmed by their actions.

This case has cost over 200,000.00 or more and drained much my our retirement funds.

While the records and the docket shows the attorneys and judges deliberately delayed this and others cases like mine where there is a lot of money involved.

My case has been deliberately delayed for 5 years.

I will swear and affirm all that I ever state in my correspondence with you, the court or any other agency is 100% true and correct.

I have reported the crimes that were committed to the United States Attorney Public Corruption task force and the FBI and the IRS and the PA Domestic Violence Victims Agencies and the PA department of Elder Abuse , for Annuity abuse , For Attorney Whalen creating a fake POA and my husband for illegally removing my name from a 500,000.00 joint annuity.

I have reported to the AOPC that the mandated procedures for appointing and reported to the IRS Attorney Whalen’s paying a master 10,000.00 cash before the hearings begin and were begun before my discovery was done.

Attorney Whalen Paid the master 10,000.00 from the retirement income she has held hostage without my consent .

She wrote checks from that account even and after I gave her a copy of my revocation of her fake POA , that She and Attorney Heidi DeBernardo created to gain control of my share of the 7,000.00 monthly annuity since January 2013. By taking my income I lost my credit due to not receiving the correct APL that Heid should have requested when she agreed to let Whalen take my income. Taking my annuities income from me created was a circumstance that would have warrented an increase in my support after I lost 3,750.00.

Both judges , Attorney Whalen, Bononi, and Travis Dunn were fully aware that the husband has been under reporting his income since 2012, as that was verified by my current forensic accountant

Alex Kindler. He reported to the master Bononi that there is 2.3 million missing from the marital estate and the master refused to demand that Attorney Whalen produce the boiler plate release.

He reported 7,000.00 to 11,000.00 a ,month income when infact his net income is between 18,000.00 to 20,000.00 a month net, clear after taxes. This means the husband owes me over 300,000.00 in back support from 2012 - 2014.

The record shows that Attorney Whalen has refused to produce documents from my past attorney and to me for a de Novo hearing. We have never seen the husbands expenses.

Most recently on July 18, 2017 I made a 3rd demand for financial documents for an upand coming De Novo hearing. Attorney Whalen failed to even respond, when I told her that my forensic accountant was coming to the hearing and will be presenting his disposable net income analysis that prove my husband has been under reporting his income and requested various documents.

May 17, 2017 I presented these documents to the hearing officer and instead of getting an increase the y took 500.00 off of me. Attorney Whalen again presented the false income on the support forms making it look like there was no change in circumstances.

I have had 4 attorneys and not one of them ever had my funds released , by using case law like Berry v Berry and many others. None of them investigated his true net income to prove he was lying to the court.

None of them informed the DRO that I had a change in circumstances when I lost my income form joint annuities 3,750.00 was taken from without ever telling me until months later. I then demanded Heidi in many emails to go to the court and get my annuities released.

Kristen Bojarski is not correct when she told you that I did agree to having my income taken from me.

On May 12, 2014 during Heidi De bernardo’s deposition of Mr. Bujdos she told me and my then forensic accountant Heather Baranowski that she made a mistake letting Whalen take my income.

More prime facia evidence that I never agreed to let them take my income was verified on May 12, 2014 the same day of the husbands deposition ,

Heidi Promised my forensic accountant Heather Baranowski who was present for the deposition of my husband. Heather presented an engagement letter to me to hire her

Attorney Heidi De Bernardo promised Heather she was going to be paid after she had my funds released.

Attorney Heidi De Bernardo again told us both that it was her mistake to let Whalen take my funds.

Heidi quit before getting the funds released and I now have a judgement against me for 22,000.00 from Heather Baranowski.

I am stuck with that bill due to the judges sudden and shocking settlement issued the day after I made the demand for Attorney Whalen to produce the financial documents for the de novo hearing on August 28, 2017 . I had to have the hearing rescheduled due to not receiving the documents from Whalen.

That suspiciously timed settlement does not resolve my economic claims like heather Baronowski’s fees and other legal expenses.

I believe Attorney Whalen prepared, the settlement and had the judge send it out the day after I demand the documents for discovery and full disclosure . The settlement is so unfair and unconscionable.

Attorney Whalen did not include in the settlement any mention of my husbands dissipation of 510,000.00 his Brinker IRA that was valued at 519,684.65 on 12-31-12 , 4 months after the divorce was filed.

The settlement confirms the dissipation by stating the current value of the Brinker IRA is only 82,000.00.

Attorney Whalen has known he was dissipating that since August 2015 when he admitted under oath that he took an additional 49, 000,00 from it in 2015 .

On September 1, 2015 I presented and filed a motion to have her mandatory withdraw from the case and motioned the court to prevent any further dissipation of the Brinker IRA.

Both motions were unanswered and the husband has received 18, 000.00 a month income since 2012 and drained 510,000.00 from the Brinker IRA .

The fact that attorney Whalen only took the joint annuities to hold for ED is suspicious when the Brinker IRA was left in the hands of the husband who dissipated 510,000.00 from it in the last 4 years.

Attorney Whalen has assited her client in hiding assets and refused repeatedly to present us with a boiler plate release for my forensic accountant to review all the investments,

that include 2 one million dollar trusts we started in 2001. They are not listed in the settlement that will leave me with 200,000.00 out of our 5 million dollar estate and denies me my alimony,

The settlement even takes my own mineral rights away from me. I believe this is the work of Attorney Whalen and she had it presented the day after I put the pressure on her to cooperate with full disclosure on July 17, 2017

She failed to list a 1.4 million dollar commercial building that paid us 13, 000.00 rent. The husband has had control of the 13,000.000 a month since the beginning of this divorce.

Attorney Whalens answer about my torte I filed against my husband was again mis stated I lost that case because she refused to release my funds to hire an attorney to prepare a pretrial statement

Respectfully,

Deborah Bujdos

Cc: Westmoreland bar

Office of Inspector General

FBI public corruption task force

The US attorneys office public corruption in Washington DC

Governor Wolf