

Sisters,

I need some help here, I am too close to this and do not know if I am crazy and I would like other people's perspective on what you think of the proceedings.

Here are some points that I think are interesting:

- My divorce decree reads word for word, except for two points, what my x's attorney sent in for "Finding of Facts". The values assessed by his attorney were taken, even though we stated that they were not correct. (I had print out of values). One item that was different was my taking my maiden name back and the second item was spousal support (3 years). You will see in testimony that a mobile home that we purchased was marital property, however, his attorney did not include it under marital asset category and the judge didn't either.
- I was given only \$1,100 of spousal support even though he earns \$85,000 a year. I quit a \$35,000 year job to follow his career and had to quit another permanent job to move again for his career (he was actually fired from that job after working there 3 years). As an administrative assistant I have worked for upper level managers, however, with the economy, my age almost 60, I have not been able to walk into those positions any longer (they are looking for younger people) so I have to start in entry level positions at about \$10 an hour.
- There is a Duping Statue that would have allowed the judge to hear the testimony and give me more than the 50/50 that is standard in No-Fault situations. He refused to hear it. Even after hearing testimony where it is obvious that my X is a major liar and deceiver, the judge still wouldn't hear it.
- When you read the transcripts they are very poor quality – that is what was received from the courts. Things that were said are not in the transcripts. Spelling errors and such.
- My x's attorney objected over 60 times to testimony (which I have highlighted in green). When the judge did not sustain it, I would be asked the question again and then before I could answer, his attorney would object saying asked and answered. Then the judge would sustain it. So I never could give a complete answer to anything and the truth was never heard.
- My attorney objected 4 times, 3 of those were about ethical violations of his attorney.
- There were things that my husband attorney did that attorney's are not allowed to do and this did not seem to concern the judge. For instance: negotiating and setting the amount of spousal support with my previous attorney (also without my knowledge), negotiating the return of my belongings (should have been done with the courts approval).
- In my discovery there were thousands of dollars unaccounted for and I never receive any explanation for this money. Remember I only had final hearings – all my other court dates were continued (many on dates that they did not hear this type of divorce case).

The following information is taken directly from the transcripts of my divorce proceedings. I have tried to put like information together because you would have a hard time following the information. I do believe his attorney tried to mix and confuse the information to cover the many lies and misrepresentations that were throughout the transcripts.

Column 1 is the page where this testimony came from

Column 2 is the line the information starts on

Column 3 are the questions the attorney's asked, objections and comments from the Judge

Column 4 are the answers to the questions asked

Column 5 are my explanation of the real truth

The transcripts were from June 29, 2010 and Nov. 9, 2010

Pg	Ln	Question	Response	Comment
2	5	And you filed a divorce petition on November 12th 2009 is that correct?	Yes.	Husbands answer
2	8	Excuse me Judge and part of that time you had been in North Carolina but your wife had remained back here as a resident of Tippecanoe County, State of Indiana is that correct?		I had been in NC for half the year and in IN half the year to maintain the home. Like mow, upkeep, repair, clean, and monitor the home for safety sake.
2	13	You and she lived here at some time as a married couple is that right? When was that approximately please?	Yes 2004 to 2006.	She was referring to Lafayette IN. From 2005 to 2009 – All tax returns were filed from this address. In 2007 the plant he was working at closed and he found a job 2 ½ hours away. I / he travelled back and forth every weekend. He lived in our motorhome at a campground. I have physical proof that we worked with a realtor to try to find property there. There are many people who work out of town and are gone all week and come home on weekends.
3	14	And you've been separated, living in separate states for how long sir?	Til--about three years, over three years.	We did not separate until Nov of 2009, he took a job in NC, he and I travelled back and forth for that year. In every move we have made, I have always stayed behind until the home sold.
3	22	And you and she separated sometime in the summer of July of 08 is that correct?	Yes.	

Pg	Ln	Question	Response	Comment
23	7	<p>In January of--you said that you separated three years ago is that correct sir? And where did you move to?</p> <p>did you tell your wife that you were separating? Okay so when did you tell your wife that you were separating? When last year?</p> <p>I'm sorry please repeat that answer. I didn't answer it.</p> <p>Okay so when you answered the question originally that you separated three years ago why do you tell us sometime in 07 you separated when you didn't tell your wife until last year. I am going to object that is a mischaracterization of what we said. We said he moved away lived separately three years ago and then in his petition for divorced he said that he separated in 08. THE COURT: That's correct.</p>	<p>I moved from Lafayette, Indiana (inaudible) February 08? To Bristol, Indiana which is on Michigan border. I took a job at Paper in Michigan. At that time no. Last year. We had talked about it and it was official in November when I asked her--told her that I was going to get divorced. We had talked about divorce several times and then in November was when I told her I wanted a divorce.</p>	<p>So In Feb 2008 he did not tell me we were separated and then when he said last year he was referring to Nov 2009.</p> <p>We talked about divorce in Jan of 2007 when he told me he had been sexually abused when he was 10 ½ and I told him I would not stay married to a homosexual .</p> <p>At no time in 2009 did he mention divorce. In fact in September of 2009 just before I came back to Lafayette to pack up the valuable household goods, he told me the next time we went back to Maine, he was going to contact the friend of his Brother and ask him if they knew he was being abused and why they didn't say anything.</p> <p>Just like a passive aggressive, instead of asking his brother, bring in a friend and ask him to be accountable for something that happened 40 years ago and was okay with his brother.</p> <p><u>Can anyone tell me what was asked and answered?</u></p>
24	9	<p>You're telling me that he didn't say that they were separated three years ago? THE COURT: He did say that that was his testimony earlier. His testimony earlier was that they separated in the summer three years ago. And then--but you didn't tell your wife that you wanted a divorce until when? I am going to object asked and answered. THE COURT: Sustained.</p>		<p>I feel the judge block us to getting to the truth. This happened again and again.</p>
24	18	<p>Will somebody tell me what the answer was Judge because you know I'm having a hard time picking it up. THE COURT: He said, this is not a direct quote but I believe his statement was that they had--that they had discussed divorce several times and it was in November of last year when he said that he wanted a divorce.</p>		
25	2	<p>Where were you living when you told your wife you wanted a divorce? When did you move to North Carolina? Okay and did you tell your wife that you were moving to North Carolina without her? Did she think that she was also moving to North Carolina? I am going to object he can't testify to what was going through her mind. Objection is overruled you may answer the question. Did you--did your wife believe that she was also moving to North Carolina? And why did she--did you tell her things that led her to believe that?</p> <p>And when you agreed did you have her pack up the household goods and furnishings that the two of you were going to use in North Carolina?</p> <p>Whenever.</p>	<p>In North Carolina. August of 2008. No. Yes. We were working on our marriage and there was no reason to think that it wouldn't work out. Well at that time when she packed up--I am assuming you are talking November 2009 when we moved the stuff down. Okay. Prior to deciding that we were going--our marriage was not savable and I decide--I need to move some of our things down so I would have them and so I did it not the best way to go but after it was moved down then I filed for divorce.</p>	<p><u>Did he answer the question?</u> This was a very deceptive answer, the house needed major renovation and so very little was moved down there in Oct 2008. We purchased a futon for a bed, we took a chair, TV out of the motorhome, and he used a card table (that was mine before the marriage). A few pots and dishes. The actual move of household goods took place Nov 2, 2009 and the divorce was filed Nov 12, 2009.</p>
26	13	<p>Well you had household goods and furnishings that were moved to North Carolina correct? When? Whenever? Did you have household goods and furnishings that were moved to North Carolina?</p>	<p>When I bought the house? When I first bought the house? November of 2009 November of 2009 of Lafayette house.</p>	
26	18	<p>Okay was it your wife's and your expectation that those were the property that was going to be used by the two of you in North Carolina? I am going to object to the relevance of it because now we're--I guess he can ask about the household goods but I don't see the relevance of hammering away of when--when he moved some items--when she moved--whether she agreed. THE COURT: Objection is overruled. Please answer the question. Did--okay what was moved to North Carolina? When ddi you first move household furnishings to North Carolina? I am going to object asked and answered. THE COURT: Sustained. So we can't ask that. That when he moved the stuff to North Carolina. THE COURT: November of 2009.</p>	<p>No. Say that again. BY THE WITNESS: November 2009.</p>	<p>He answered no, why did I pack the best of everything, furniture, tools, all the best linens, my work cloths. Because after all the fraud and severe PSTD I thought he should be rewarded. Especially since he came into the marriage with almost nothing. Is it me or does anyone see the fraud he is presenting? <u>Can anyone tell me what was asked and answered?</u></p>
27	21	<p>What was moved in November of 2009? . But some of her clothes were moved. Okay and so you and your wife talked about what would be moved. She thought--she made the decision on the household goods and things that were going to be taken to North Carolina for both of you to use? So it was her expectation that she was moving to North Carolina with you?</p>	<p>A lot of household goods, some of her clothes, washer, dryer, some table, chairs, a lot of stuff was left at the Lafayette house there were a lot of duplicate things Yes. No she made decision of what she wanted for the most part. Yes Yes</p>	<p>This is a lie, he represents these things as duplicates. I moved everything that I wanted, even my work clothes and personal belongings. I had the only pictures of my deceased father (40 yrs) which I do not have because I only got 40 items out of the over 420+++ items that were moved. A few lines down he agreed that it was my expectation that I was moving to NC. How does this make sense?</p>

Pg	Ln	Question	Response	Comment
28	13	<p>Okay and when did you tell her that she was not going to be moving to North Carolina with you?</p> <p>And at that had a lot of the--her stuff already been moved down there?</p> <p>Dropped off where?</p> <p>Okay.</p> <p>So up until that point she did not know that she was not going down with you correct?</p> <p>When the trucks left Lafayette house that is correct.</p> <p>Okay and then what did you do to tell her that she was not going to come down with you?</p>	<p>I can't--I can't recount the exact date but I think either Tuesday or Wednesday of the second week of November.</p> <p>(Inaudible) moving trucks were dropped off at that time.</p> <p>In Canton. Transferred from the Lafayette house to the Canton house in North Carolina.</p>	<p>The second week of November 2009 after he had moved the things to NC.</p>
28	5	<p>Judge I am going to object to the relevance of it.</p> <p>BY THE COURT: What's the relevance?</p> <p>That he dooped her Judge and that this dooping of her has had a significant impact on her. I mean the picture I think that should be clear here is she thought she was moving to North Carolina and all of a sudden he told her that she's not going and then we want to follow through about what he did with counseling, credit cards, cleaning out bank accounts, I mean I think that is all relevant to a dissolution case Judge and dissipation of assets and property division.</p> <p>COURT: I will happy to hear about dissipation of assets but we've got no fault divorce in this state.</p>		<p>Is it not obvious that something is not right in this testimony?</p> <p>In the few things my attorney was allowed to get in -- does anyone see the duplicity and lies?</p> <p>And the judge still refused to hear anything under the statute for duping.</p>
29	19	<p>I understand it's no fault divorce Judge but we also have rehabilitative maintenance and how somebody is treated is relevant.</p> <p>THE COURT: I will be happy to hear evidence about any problems, conditions that she's got but I'm not going to hear evidence about why they don't like each.</p> <p>Here I'm asking him about what he did not why he doesn't like her. Asked him what he did.</p> <p>THE COURT: Objection is sustained.</p>		<p>This wasn't why we didn't like each other, this is about the fraud when he married me. It was not a marriage, I never had a chance in this marriage, it was all based on fraud. The covert emotion abuse that I have gone through is criminal.</p>
10	14	<p>Now the next item on there you have two pieces of real estate of this marriage is that correct?</p> <p>Alright you have the Canton House is that where you're living?</p> <p>And when did you buy it?</p> <p>And what did you pay for it when you bought it?</p> <p>And do you have any mortgage on it?</p> <p>And how much is your mortgage at this time?</p> <p>Yes.</p> <p>and is that mortgage in your name or her name?</p> <p>Are you asking to keep the home?</p> <p>You don't believe there is any equity in the home?</p>	<p>Yes</p> <p>Yes</p> <p>2000--October 2008.</p> <p>\$106,000.</p> <p>Yes</p> <p>At this moment?</p> <p>It's about \$104.</p> <p>Both our names.</p> <p>Yes.</p> <p>No.</p>	<p>Again, we were separated for three years, yet we purchased a house together (Oct 2008) in NC -- get real. And then in Nov 2009 I packed and moved the most valueable things down there?</p> <p>As far as equity, you will see in other testimony that major renovations were done to this house (NC).</p> <p>Like kitchen torn down to the studs and remodeled, flooring, walls torn down and more -- but that added no value.</p>
11	18	<p>And the mainland that we have going down here \$18,000.00 where did that land come from?</p> <p>And when did you receive that? What year approximately?</p> <p>And when did you marry your wife?</p> <p>Is it her name, your name or what name is it in?</p> <p>Is it unapproved land or what is it?</p> <p>And was it in your family or tell us the history of it please?</p> <p>Is it a place where you camp? You build? Or what--is it wilderness or what it is? Is it residential?</p>	<p>A piece of property that my parents gave me as a gift before we were married.</p> <p>In 1987 or 88.</p> <p>In 91.</p> <p>Just my name.</p> <p>Unapproved land.</p> <p>It was my parents property and they gave it to me as a gift.</p> <p>It's classified as residential.</p> <p>It's just an empty lot.</p>	<p>This is talking about a piece of land in Maine.</p> <p>In testimony he tries to give the impression that this property is valuable to his family . Each child was given a piece and everyone has sold their piece, profited and moved away.</p>
15	24	<p>May I ask a preliminary question regarding seven?</p> <p>BY THE COURT: You may.</p> <p>It says here the total assessed value and there's a number on this sheet do you have any idea of how they come up with the total assessed value?</p> <p>And have you ever had it appraised?</p> <p>The Maine property?</p> <p>The Maine--I thought you said it was a gift.</p> <p>Yeah have you ever had it appraised?</p> <p>And do you know when they had it appraised?</p> <p>So why did your family have it appraised two years if it was gifted to you--</p> <p>Okay but you have no idea how the assessed value came about.</p> <p>And you're telling me it was appraised two years ago and nobody told you what they appraised it for?</p> <p>Well I have no objection Judge but I don't know what this tells us.</p>	<p>No.</p> <p>The property in (inaudible)?</p> <p>Oh just when we had purchased it</p> <p>Oh Maine-- I thought you meant the main as of Lafayette. I'm sorry. The Maine property.</p> <p>My family has had it appraised but I don't know what that number was.</p> <p>Two years ago.</p> <p>They live there next door so it was convenient them to help with the selling of the property.</p> <p>No.</p> <p>I don't remember what it was.</p>	<p>Maybe the judge should consider the taxes that were paid on this property for 20 years?</p>
12	17	<p>And did I ask you to get some documentation regarding that lot? About it's value. Did you go online and get some--a copy of an assessment? Do you recall doing that for discovery response?</p> <p>Okay. I am going to show you what's marked as husband's seven that you provided me see if that refreshes or--</p> <p>Okay and that's what you're using for the--as supportive documentation for the value is that correct?</p>	<p>I honestly don't remember--it was too long ago.</p> <p>Yeah I turned it off then yeah.</p> <p>Yes.</p>	

Pg	Ln	Question	Response	Comment
13	4	<p>Alright. Now going on down you have the Lafayette house is that where your wife has been living?</p> <p>And you purchased that for what in 2005? What was the purchase price please?</p> <p>And are you asking the Court to value it at that same value for purposes of this divorce?</p> <p>Alright are you asking that the house be sold?</p> <p>and you don't have any mortgages or debt on that house?</p> <p>Alright no liens, no second mortgages, nothing.</p> <p>Alright are property taxes current?</p>	<p>Yes</p> <p>Approximately a \$185,000.00.</p> <p>Assuming will meet the—whatever the current value is.</p> <p>Yes.</p> <p>No debt.</p> <p>No.</p> <p>Everything is current.</p>	<p>You will see they stated multiple values for this house. And it was purchased in 2005 and the price assessed was a 2005 price. No adjustment was taken for the recession price or all the needed repairs that he left undone. And nothing was given for realtor fees – I moved there because of his job, I want to move near my family.</p> <p>I had a home when I married him and he wants to leave me without a home.</p>
49	22	<p>When did you purchase the Lafayette--the property here in Lafayette?</p> <p>For how much?</p> <p>And how did--what was the source of that money?</p> <p>When did you sell that house?</p> <p>And how much money did you get out of that?</p> <p>So in the summer of 97 you had \$220 to 200,000 after selling that.</p> <p>BY MS.....: No he said summer of 97.</p> <p>He just said 97.</p> <p>The summer of 2007 you had that is any of that money left?</p> <p>It went for the motor home?</p> <p>And the Lafayette property?</p> <p>And was there any mortgage on the Lafayette property?</p> <p>Was there a home equity line of credit?</p> <p>When did you take that out?</p> <p>And was it ever used?</p> <p>Did you cancel the home equity line of credit?</p> <p>When?</p> <p>Okay did you tell her you cancelled it before you did it?</p>	<p>2007.</p> <p>\$189,000.00 I believe.</p> <p>When we sold our house in Massachusetts.</p> <p>Summer of 2007.</p> <p>I don't quite remember but I think somewhere around \$220,000.00 twenty, thirty.</p> <p>Yes.</p> <p>BY THE WITNESS: 2007.</p> <p>No.</p> <p>Yes.</p> <p>Correct.</p> <p>There is no mortgage.</p> <p>Yes there was.</p> <p>The year after we bought the house.</p> <p>No. We might have used it once but I can't really remember.</p> <p>Yes I did.</p> <p>After I told J..... we were going to get a divorce. Probably like December.</p> <p>No.</p>	<p>Wrong, 2005</p> <p>Different value</p> <p>Summer of 2005</p> <p>The house in MA was sold for \$235,000</p> <p>He never informed me he cancelled the line of credit on this home. I found out myself.</p> <p>When he said December – it was December 2009.</p> <p>Do you recognize the gaslighting going on in this testimony?</p>
105	16	<p>Okay and what was the cost of the house that you have here?</p>	<p>It was \$192,000.00.</p>	<p>Another value</p> <p>There is more testimony about this but I kept it further down because it tied in other information. (see later on)</p>
19	15	<p>Now as far as the division of these assets when we look at what we have here and the numbers that we have here and what you're asking the court to do with regard to these assets are you asking the court then to sell the home here in Lafayette and to split the proceeds equally.</p> <p>And that you receive the Canton house where you are living now?</p> <p>And the Maine land that that be set aside to you?</p> <p>And then the pension plans and things you're asking those to be divided equally is that correct?</p> <p>Whether by UADRO or by offsets.</p>	<p>Yes</p> <p>Yes</p> <p>Yes</p> <p>Yes</p> <p>Yes</p>	<p>Lafayette house – purchased 2005 and valued by court at that price. No adjustment for recession price. Or realtor fees.</p> <p>Canton house purchased 2008 (recession), no value was given for the cost of materials and the major improvements made to the home.</p>
41	1	<p>The when did you buy the North Carolina property?</p> <p>And this was a joint purchase.</p> <p>And you said that it was a \$106,000.00 purchase price.</p> <p>And how much did you borrow for that \$106,000.00 purchase price?</p> <p>Okay and what bank loaned you the full price?</p> <p>What financial institution do you owe?</p> <p>And they didn't require any down payment?</p> <p>Did you have to pay any money down?</p> <p>Did you have to pay the closing costs?</p> <p>Did you have to--did both of you sign the loan?</p> <p>Power of Attorney.</p> <p>But both of you were legally obligated to own this.</p>	<p>I believe it was October 2008.</p> <p>Yes</p> <p>That's what I remember yes.</p> <p>The full price. \$106,000.</p> <p>It was a--</p> <p>It was I believe the bank was PNC and it was FHA Loan.</p> <p>No.</p> <p>No.</p> <p>That as rolled into the loan.</p> <p>I signed it with her giving me a--what would you call those things?</p> <p>Yes.</p> <p>Correct.</p>	<p>I was in NC in August, and September.</p> <p>We put a contract on this house, I had gone back to care for the Lafayette house and was not there for the signing.</p> <p>Joint purchase (weren't we separated, lie)</p> <p>The reason I did not move down there immediately, 1) he always complained that when we renovated, he had to pick up everything each time – so I thought I would stay back and try to work on the home in Lafayette and then he could leave everything out and not have to spend time getting things out and packing them up.</p> <p>Ends up that was just another lie. And then 2) in today's world you cannot leave a home unattended, I travelled back and forth multiple times and he also came back to Lafayette that year. In addition we talked daily on the phone.</p>
42	2	<p>And did the bank require you to fill out a financial statement or did FHA require you to fill out a financial statement?</p> <p>Okay what did you put down as your income?</p> <p>What did you put down as your wife's income?</p> <p>And you don't have any idea of what those numbers were?</p> <p>Even though they are two years ago.</p>	<p>Yes.</p> <p>Whatever it was on my 1040. When we did our income taxes.</p> <p>Whatever it was this year and that year.</p> <p>No I will have to look back and find them.</p> <p>That's right I don't remember.</p>	

Pg	Ln	Question	Response	Comment
42	16	<p>The--once you purchased that property did you do anything to fix it up or upgrade it? And what did the--what did you do to remodel the kitchen?</p> <p>Okay and then who did that work? Okay and did you have materials that you had to buy? Did you have new refrigerator, stove or anything like that that you put in?</p> <p>How much did you spend on that?</p> <p>Okay does that include the new appliances? And why didn't that improve the value of the house? Okay and you're saying it's still worth \$106,000.00 after putting \$5,000.00 in materials and appliances in it plus your labor. How many hours of labor did you put in to it? Judge I am going to object to the relevance. THE COURT: Objection is overruled. You may answer. Your--how do you know that? What other houses have you sold? Judge I am going to object to the relevance of what other houses have you sold. Judge she brought this up. You said he said labor doesn't add any value to the house and I get to examine why. THE COURT: Objection is overruled I'm sorry the objection is sustained let's move on.</p>	<p>I started remodeling the kitchen yes. Wall was unlevel--the sheet rock walls--I gutted the whole kitchen and then replaced it. Yes. Yes. New refrigerator, new sink and then of course just the countertops were new and the flooring. Something--I think maybe about five grand my guess. Yeah. I haven't had it evaluated. Uh huh.</p> <p>I have no clue but of course when we sell the house the person's labor doesn't add to the cost of the house. Because I've done in several other houses too.</p>	<p>If you ask any realtor a kitchen torn down to the studs and completely remodeled adds big value to a home</p> <p>New flooring was purchased for the home, Walls were torn down to improve the layout. The difference in the flow of the home was astonishing</p> <p>So, even though we were separated -- get real. I spent all this time and effort renovating the NC house. And now he even wants to sell my house and leave me without a home.</p> <p>The judge did not add any value to the NC home.</p> <p>He states he has done this in other homes. In Fitchburg MA we made an additional \$100,000 on the home because of the extensive renovations we did (I did work and help with these renovations).</p>
44	14	<p>And you agree that the mortgage balance has been paid down in the last two years? And you agree that you've put at least \$5,000.00 material in it and labor but you saved none of that improve the value? I am going to object that's what not he said--it's a mischaracterization. THE COURT: I think Ms..... is correct. I think he said \$5,000.00 materials not labor. BY MS. That's right. Well I said he put in \$5,000.00 materials and labor. You put in \$5,000.00 materials you also put in labor. Okay and you're saying that none of that has increased the value of the house? Okay so is the house now worth \$111,000.00?</p> <p>But you want it at a \$106,000.00.</p> <p>Did you have any other--put any other value into this house?</p>	<p>Yeah it's probably about a \$104,000.00 now.</p> <p>Yes. Materials do, the labor doesn't. I doubt it. It has to be appraised to know exactly what it is. No. that's what I wrote down last year. Last January--in January at that time where I had a three or four day window to put all of this stuff together. No.</p>	<p>Does anyone think that labor doesn't count? Labor can actually cost more than materials.</p> <p>How is this a mischaracterization?</p>
58	24	<p>When you talked about fixing up the North Carolina house did Jeannette also participate in fixing up the North Carolina house? What did she do? I am going to object to the relevance. THE COURT: Objection is overruled.</p> <p>Were all of the carpets torn out? Did Jeannette help with that? Were walls torn down? Did--were the kitchen cabinets sanded and painted? Judge I am going to object to the relevance in what she did to a home. I mean we're saying it's marital property if they want to put a different value on it so be it. You just ruled on this Judge. THE COURT: Objection is overruled you may answer--you may finish the question. Did Jeannette sand and paint those?</p> <p>And in terms of the materials that were purchased, countertops, fixtures, faucets did she do the research on that to see what should be purchased?</p>	<p>Yes.</p> <p>She did some painting and also tore some closet apart and I think a few other things. I tore out the carpets. No. Yes.</p> <p>There was cupboards in the kitchen. Jeannette sanded and painted the cabinets that is correct. Ninety percent of it yes.</p>	<p>You can see the minimizing, she did some painting and also tore some closet apart and I think a few other things.</p> <p>I sanded and painted the kitchen cupboards, I torn walls down, not the diminished response he gave.</p> <p>I ran around getting the supplies and researching everything that was purchased. He did none of that.</p> <p>His attorney ask what difference -- what I did shows that he was deceptive (do you think that duping statue should be allowed?)</p>
128	9	<p>And the house in Canton that the two of you--is your name on that house? Okay was there--is that house a single family or--or something else?</p> <p>When--</p> <p>Do you believe that he can convert that into a duplex and have income earned off of that? Judge I am going to object it's leading and irrelevant. THE COURT: Sustained.</p>	<p>Yes it is. It originally was a duplex, it was at the time that we bought it was single family but the reason that we bought it and the only reason I agreed to buy it is thatH.... had said that we would turn it back into a duplex. That we had done some of the work, the wiring with the exception of the meters being brought in and that has been done and the configuration has been set for that. Some walls and things had progressed towards that. Oh absolutely.</p>	<p>I think it has relevance -- he can produce income from that home in NC. In the things that were moved is the 4-in-one kitchen unit I had purchased for the efficiency apartment I had. I renovated the home I had before the marriage so I could have additional income.</p> <p>Now he wants to have me with no home and I have lost that income. All due to the fraud of this marriage.</p>

Pg	Ln	Question	Response	Comment
14	7	<p>Now on the back, you turn to page two of this summary there was an RV— This page two which I call collection of jalopies all of these old vehicles you've got this RV \$18,000.00 what should happen with the RV? You would like that set aside to you with that value? And then the other vehicles who should receive those? The 1986 Mercedes? But she's driving it correct? Oh okay she can have the Ford Escort. And then what do you have? And what about this Honda Rebel? And so you're flexible what ever vehicle she says that she wants.</p>	<p>I would like to retain it. Yes. If she doesn't want it I'll keep it. Nope she's driving a Ford Escort. Yes. I've got that Dodge pickup. Right. Yes.</p>	<p>My X also had the Mercedes. But did not mention that. My daughter and her lesbian partner were using it. I actually asked to keep the Mercedes . I have a 1993 ford escort very basic model that has 165,000 miles on it. I believe this is over the anticipated lifetime mileage for this vehicle. He has a 1995 dodge pickup. The 1987 Mercedes has 165,000 on it – the normal expectation for a gas model is 300,000 or more miles, for diesel 500,000 He would have the truck, motorhome, motorcycle, the bike (mine) he did not ride that one.</p>
46	14	<p>The--you have a Winnebago motor home? When was that purchased? For how much? Say it again please? And where did that \$32,000.00 come from? The--how much do you think that's worth today? And who--do you want this? Okay where is that located now? And you want it at the \$18,000.00? Are you willing to have it sold?</p>	<p>Correct. Four years ago? Maybe five I don't quite remember. I think we paid like thirty to a thousand or something. Around \$32,000.00 I don't quite remember. A sale of a house from Massachusetts. Blue book value show that to be \$18,000.00. I would like to retain it yes. I would like to retain it. With J..... Whatever fair market value is. YES.</p>	<p>It was purchased in 2006 for \$37,000. The book value he gave was for a basic model – there were many upgrades and I had a printout showing the value of those upgrades. The value was between 23 – 24,000.</p>
17	9	<p>No you also own a mobile home is that correct? And where is that located? And who lives in that mobile home? And how old is she? And this is something that you guys bought and provided for her to live in? Okay are you asking that you get possession of that so your daughter can continue to live there? Are you asking to provide that to your--possession so that you can continue to provide for your daughter to live there? And how much value do you believe that it has? Okay and what--the land is on it is it rent? Okay so she pays lot rent? Do you have any debt on it?</p>	<p>Correct. Bristol, Indiana. Our daughter, Cami. 30. Yes Yes Yes The State appraised it at \$8,000.00. Rental. Yes. No.</p>	<p>This was purchased in 2007 and is marital property.</p>
47	9	<p>The--when did you purchase the mobile home in Bristol? And how is that titled? Okay why isn't it in joint name? Do you consider it a marital asset? And you say it's worth \$8,000.00? Well how do you get the \$8,000.00 value then? But you think it's worth \$8,000.00? Why did you--what did you put it down on your sheet? It's not on our sheet. Pardon? It's not on our asset sheet. Okay but didn't you testify a few moments ago that you thought it was worth \$8,000.00? Okay but you testified it was \$8,000.00? And you want that--you want that mobile home? Okay and you're willing to accept it at \$8,000.00? And then you're saying that once you get it you will let the--your daughter stay in it?</p>	<p>I believe it was spring in 2007. It is in my name. J..... wasn't there to sign the papers at that time. Yes. Yes. On the--that's what the state evaluate set out. We bought it for \$300.00. The state values it. That's how they tax you on it. Based on what the assessments. No. Because that's what the state (inaudible). That's what the state assesses it at. And that's based on the state's evaluation. Correct. Sure. Shall retain it yes that's correct.</p>	<p>It was in the fall of 2007. He admits that this is marital property, however the judge did not count this – he gave it to him. We purchased it for \$300 but put close to \$10,000 into it. (I have many of the receipts). We completely redid the floor plan, put flooring throughout, cabinets, replaced all windows with windows you would purchase for homes, not mobile home windows. Not only the renovations but there is furniture, appliances, a pellet stove, new electric heat, a air conditioner that was put into this home.</p>

Pg	Ln	Question	Response	Comment
60	9	<p>And you and J..... over the course of your marriage have had several residences? Massachusetts, Lafayette, and North Carolina.</p> <p>And Maine. And does Jeannette. perennials from each of those residents to the new residence?</p> <p>Judge I am going to object to the relevance of what garden she plants.</p> <p>THE COURT: Relevance.</p> <p>Judge it's just you know my concern is that you started out saying that they were separated three years ago and we think that that is not an accurate portrayal and I am just trying to reinforce that she takes perennials from one residence to the next residence and that ended up in North Carolina.</p> <p>What difference does it--just in response what difference does it matter when they separated--the only difference that would matter is if we had values three years ago. We have current values herein.</p> <p>It does have you know as I say we're claiming rehabilitative maintenance. We think that part of her condition today is based upon his actions which I think we've gotten some of that in which is a different picture then what it started out and once again it--it corroborates her when she testifies that she thought that she was moving to North Carolina for their new home down there and I think that I can cooborate it by showing through him that she keeps moving those types of flowers.</p>	<p>Yes.</p> <p>And Maine.</p>	<p>So, I have moved plants to every home I have had and I started moving plants down there.</p> <p><u>Does anyone believe that I thought that I was separated?</u></p> <p>It does make a difference, it shows fraud and duping!!!</p> <p>The value to me was the life energy I put into these plants, they were part of my homes and the care I put into them.</p>
61	14	<p>BY THE COURT: You know he talked about the fact that her stuff was already on the moving van going to North Carolina when he first said that he wanted to get a divorce are we going to talk about the ketchup and the pictures on the wall and the family heirlooms.</p> <p>I'm not going to talk about the ketchup but Judge when there's a difference of opinion and I don't know which way you know what you're going to accept on it and I think this is--will corroborate her story. I'm arguing about it I mean he can answer yes or no and we'd be done with it.</p> <p>THE COURT: I worry about this being a good use of time but I will overrule the objection. You may answer the question as to the perennials sir.</p> <p>And she did that in North Carolina also.</p>	<p>She has moved flowers from different houses as we moved yes.</p> <p>Moved some strawberry plants and a couple of the bushes. Like three or four bushes</p>	<p><u>What is your impression of this judge?</u></p>
96	15	<p>okay you andH..... connect.</p> <p>Was he a resident of Maine at the time?</p> <p>When you guys got marriedd who's house did you move into or stay in?</p> <p>Judge I am going to object to the relevance.</p> <p>Judge I think it's relevant under both I.C. 31-15-7-5 and I.C. 31-15-7-2 that the one is regarding maintenance and you can look at the educational level at the time of the marriage and at the time of the action that is commenced whether an interruption in education training or employment of a spouse who is seeking maintenance is occurred during the marriage as (inaudible) of homemaking or child. The earning capacity of each spouse regarding educational back round the time and expense necessary to acquire education. You can look at what the--under the 75 the assets that they bought in the marriage and dividing the property and other factors. So looking at where she was when they got married I think is relevant.</p> <p>THE COURT: Objection is overruled you may answer the question.</p> <p>Who's house did you live in?</p> <p>DidH.....own any property--real estate at that time?</p> <p>And is that the land that he still owns?</p>	<p>Yes.</p> <p>He had just finished school (inaudible) in Maine and come back to his—I guess where he was born yes.</p> <p>It was mine house.H... came from a one bedroom apartment.</p> <p>He had real estate and a piece of land--undeveloped land in Turner.</p> <p>Yes.</p>	<p>I had this home before I married him, completely furnished. I had tools and equipment to maintain this home.</p> <p>I receive no value for this property.</p> <p>In the 3 years I owned this home, I paid the mortgage down to 23 years (monthly I always made additional equity payments) and managed to pay cash (around 8 – 10 thousand dollars) to have a two rooms renovated into an efficiency apartment . I intended to pay this house off within 10 years and wanted to have rental income to save for retirement.</p> <p>The receipts for the materials and labor I paid for the renovations on that house were burned on Oct 31st 2009 when he was here for the move of the household belongings. I felt that I no longer needed them -20 years had past. He must have loved that and he was so cooperative about helping me burn many pieces that could have served as evidence – had I ever been able to give real testimony.</p>
97	22	<p>Okay did--was he employed--did he have a job?</p>	<p>Yes.</p> <p>Yes he was a new engineer of when I met him.</p>	
98	23	<p>How long did the family unit stay in Maine? 88?</p> <p>Okay and did you basically continue your employment at during that first seven years of the marriage?</p> <p>Okay and continued to live in the marital residence.</p> <p>Okay did you ever put that into joint name.</p> <p>Okay did you continue to accrue retirement benefits?</p> <p>Okay where wasH..... employed during the first seven years of marriage?</p> <p>Now did--to your knowledge what wasH..... educational back ground when the two of you got married?</p> <p>A college graduate?</p>	<p>We stayed until 1988.</p> <p>Yes. In 98 I'm sorry.</p> <p>I did yeah. My employment was consistent.</p> <p>Yes.</p> <p>No.</p> <p>Yes.</p> <p>Well he was at until I believe 1996, he decided that he wanted to go into surveying and something that he said that he had done previously and I wanted him to be happy I didn't have a problem with it. He quit the job and then after he quit it he didn't have the credentials even for the surveying training he didn't even have his license for that. I mean I--I didn't know enough about the licensing and that you know to ask those questions prior.</p> <p>He's a mechanical engineer.</p> <p>Yes.</p>	<p>When he wanted to quit his engineering job, I looked at it this way. I wanted him to be happy and not feel like he was cornered into a job that he didn't like. I made enough money to support the family, I had the benefits, retirement. I supported myself and children for years.</p> <p>What is so offensive is that in those two years he was active with his abuser and buddies the entire time. He only made \$25,000 in two years.</p> <p>We purchased equipment, computer programs, all the money spend on gas to work that job. In addition to the 80 mile round trip to the home, he had to drive to each job and to the town offices to look up records. And then the time and money spent going to his boyfriends?</p>

Pg	Ln	Question	Response	Comment
100	3	<p>Okay and what training, if any, during the marriage did he have to do to be--to be involved with surveying?</p> <p>Judge I am going to object to the relevance.</p> <p>It's--you know I know I am repeating here but they can talk about under 31-15-7-2 the education, training or employment of a spouse who is seeking maintenance, the education leaves spouse at the time of the marriage and at that time the action is commenced and so if I think if he had education and training during the marriage that is relevant under the statute.</p> <p>THE COURT: Talks about his level of education at the time of the marriage and at the time of his separation right?</p> <p>Right but I think what occurs during the marriage Judge under the statute is also relevant. If--I don't think it's limited to just then and now if one spouse improves themselves during the marriage I think that's a relevant piece of evidence you know you give what weight to it that you want but I don't think they can exclude it.</p> <p>THE COURT: Objection is overruled you may answer the question.</p> <p>What did he have to do in regards to his surveying training?</p>	<p>Well he had to--they took classes to try to get his surveyor in training license back.</p>	
101	4	<p>Is this like Ivy Tech or something like that or what?</p> <p>And was he successful in securing that license?</p>	<p>He did do--quite honestly I don't know if it was a school like Ivy Tech but it was--in an institution that was able to provide him the--the necessary information to get his surveyor and training license.</p> <p>Do you know--I'm not--I don't remember.</p>	<p>He never did get his license, he failed the test. I was not prepared to answer question about this subject and could not think fast enough to answer.</p>
101	11	<p>Okay. Okay now what happened in 1998 as--in regards to the location of the family and any move?</p> <p>THE COURT: The question ma'am was what happened to the location of the family. Yeah you're right that's what I'm asking. In 98 you guys moved? Okay where to? Why did the family relocated in 98 from Maine to Cincinnati, Ohio? Okay did you--what did that do to your job?</p>	<p>Okay his two years in--during this he earned \$25,000.00 in two years it was falling apart you know it wasn't working soH.... needed to get into an engineering position and he had the paper--you know the.....I didn't rehire him--</p> <p>We had to move because--is that what you wanting?</p> <p>Yes we had to move out of state. Near Cincinnati, Ohio.</p> <p>Because the only engineering position that he could secure in the industry was at Company in Hamilton, Ohio.</p> <p>I quit--I had to quit my job.</p>	<p>In earlier statement above -- he had the potential to make more money, so we moved for his job.</p> <p>We lived in rural Maine -- there was not much available there for him so we had to move where he could become employed as an engineer.</p>
104	8	<p>Okay do you know from Cincinnati, Ohio to Lafayette, Indiana how many moves were in between there? From 98 to 05?</p> <p>I am asking about moves please just--</p> <p>Okay during what happened to the residence that you guys owned in Maine when you guys left?</p> <p>Okay and before you guys purchased your marital residence here in Lafayette correct? Did you own any other houses in between there?</p> <p>Okay the--when you--the last home you sold before Lafayette was in Pittsburg? Fichburg okay. And do you remember what was the--what money that you out of that house?</p> <p>Okay how much did you net out of it? I know but you had \$100,000.00 in your hand when you left Pennsylvania.</p>	<p>Well we moved to Fichburg, Massachusetts and he lost his position there.</p> <p>And then he--and then we moved here to Lafayette.</p> <p>Sold it.</p> <p>Yes.</p> <p>Yes we owned a home in West Chester, Ohio and we owned a home in Fichburg, Massachusetts.</p> <p>Fichburg.</p> <p>We--we bought it for about a \$140,000 and we actually sold it for \$235,000 we did extensive renovation probably \$30,000 to \$40,000 of renovation to the home.</p> <p>Because we paid cash for the renovations as we went we came out of it with a \$100,000.00.</p> <p>Yes.</p>	<p>He was fired from the job in Fitchburg, after working there 3 years</p> <p>I supported us for the next year while he went out and worked as an independent contractor and was active in his sexual activities (it's in his story).</p> <p>I ended up leaving another permanent position with good benefits again to follow his career.</p> <p>Some of the areas we lived in were depressed job markets. I worked a lot of temporary positions. When I would interview, I was asked why I moved so much.</p> <p>In Canton NC one realtor told me that I needed to bring a job with me, locals were having trouble finding jobs. So here I was again starting from scratch.</p>
105	16	<p>Okay and what was the cost of the house that you have here? And did you--how much did you pay on that house?</p> <p>Okay. So--</p> <p>So you had additional money than the \$100,000.00 and it was basically a cash purchase here.</p> <p>Okay and there is no mortgage that you have on the house here?</p> <p>The--other than the property in Maine that your husband had at the time of marriage do you have any other real estate other than--and--and the new property down in North Carolina?</p> <p>But that's the mobile home?</p> <p>The real estate that you have today is Lafayette property? Canton, North Carolina property and Maine property?</p> <p>Okay and you're asking that you be able to keep the Lafayette property?</p> <p>Okay now when you arrived in Lafayette what has been your employment situation since coming to Lafayette?</p> <p>Have you tried to get permanent positions? Such as?</p>	<p>It was \$192,000.00.</p> <p>We--we were able to pay that house off at that time.</p> <p>With the equity that we had in that house.</p> <p>Yes.</p> <p>No.</p> <p>WellH... when we bought the--the mobile home in Bristol for my daughter put it in his name only.</p> <p>Yes.</p> <p>Yes.</p> <p>Yes.</p> <p>I work temporary positions I have not been able to secure a permanent position.</p> <p>Yes.</p> <p>I tried for quite a while at I worked several temporary positions there.</p> <p>You know I tried there I sent out resumes I've been through the manpower I think is the one that I worked for I didn't you know several employments through them in</p>	<p>The house in Lafayette IN now is \$192,000.</p> <p>We came out with about a \$100,000 profit on that home. The additional money was the equity that we brought from the other homes. (including the one I had before the marriage) although I got nothing from that asset in the settlement.</p> <p>I stopped looking for permanent jobs here in Lafayette because I was planning on moving to NC.</p> <p>I didn't qualify for unemployment because I wasn't working. So I was blindsided and left with no job, in a hard job market. Without consistent employment for a long time. To compete with others that at least had consistent employment record was a deficit to me in the job market.</p>

Pg	Ln	Question	Response	Comment
			looking for full time and trying to find a position that you can transition into a full time position.	
107	8	<p>In October or when did the family decide to move to North Carolina?</p> <p>You and talked this through? And in terms of moving to North Carolina what did the two of agree would happen?</p> <p>Do you know when you purchased the home in North Carolina? Okay and the agreement was that you would get this home here ready for sale and sell it? You have to answer out loud. What--</p>	<p>.....H..... started looking around for another position and in 2008, August of 2008 is when he moved down there. Yes. Well we hadn't sold the Lafayette home and in between the job up in Bristol, Indiana we hadn't sold this home, we had decided not to purchase a home up in Bristol because that's when the economy was going south so we hadn't sold this home so we went--when he went to North Carolina we found a home, we purchased a home and--and I traveled back and forth to maintain this home and there to start getting that home together. I believe it was September 2008. Oh okay yes and protect the home you can't leave a home empty these days. There's too much risk.</p>	I have always stayed back until the homes that we had were sold. If a house is empty, often the offers are not as high because people feel you have 2 mortgages and want to sell quickly. So I stayed.
113	12	<p>The—and is there any point and time that the two of you agreed that your household goods and furnishings would be shipped to North Carolina? When did the two of you enter into that agreement?</p> <p>Did you take any steps to organize the household goods and furnishings and your personal property that you had located in your residence in Lafayette, Indiana to ship it to North Carolina?</p>	<p>Well yeah I was going to move down to North Carolina. From the time that we bought the house the intent was to do that. yes. His company had given us a three month extension because of my knee issue and that. I came back I was in North Carolina in September. I came back the second week of October and spent three weeks packing everything that was valuable to me and everything that was going to be moved to that home. I left the—what I left in the house was going—was to stage the house for sale and most of the furniture in that was going to be sold you know the decorations and that would have been moved once the house was sold. But I had packed everything that—my whole childhood everything that I packed.</p>	<p>This move of things happened in Nov 2nd, 2009. As in testimony he called me after the things were delivered, the 2nd week of Nov and told me that he had filed for divorce. NOTE: he filed in Indiana because in North Carolina there is fault divorce and he would have been held accountable for the fraud. He had this planned out – take everything that was valuable. I moved the things that were valuable, that I wanted.</p>
114	10	<p>Okay and when was the date or approximate that you did that?</p> <p>THE COURT: The question was when you moved back ma'am. You answered that so that's fine. How many packages or boxes did you set up to go to North Carolina?</p> <p>I am going to object to the relevance. It doesn't I mean— We're trying—Judge part of the thing here is that we are arguing that she moved all of this property down to North Carolina it is in North Carolina and she needs financial arrangements and an opportunity to go to North Carolina to look at it and get it back. So we do think it's relevant in terms of the property division here that she gets to describe what's sent down there and why she needs to go down on his expense and get it back. THE COURT: The objection is overruled. You may answer the question and after this question we're going to take a little break. It's 10:00. How many boxes?</p> <p>Okay and the thing like that—who transported it? And I mean did you hire moving company? Okay and did they bring a truck? And put all of this stuff in there and it's now down in North Carolina? Okay.J..... the vast majority of your household goods and furnishings including your personal effects are now down in North Carolina.</p>	<p>Oh I came back the first week of October 2009 and spent three weeks, the move took place on—on November 2nd.</p> <p>There was fifteen pages of moving log you know they line item up.where ...H... works paid for this move. They did yes. Yes Yes. Correct.</p>	<p>There were 15 pages with 30 line items per page. The move was done by a professional moving company. So minimally there were over 420+++ items moved. And I received 40 boxes – that doesn't sound like 50/50. The judge also ignored exhibit N??????? This listed the bigger items and items that had high monetary value (furniture, appliances) and gave them all to him. I owned a home and had those things when he married me. Completely furnished and equipment/tools. I had washer, dryer, freezer, tools, garden equipment, storage shelving, mowers, furniture for 3 bedroom home. I had complete set of nice pans and dishes, cooking tools that I had collected (professional items from my fathers restaurant) . All of these I had before the marriage. He got it all the judge ignored everything. My X came into the marriage with these items: 2 dressers, 1 rocking chair, 1 electric fry pan and 3 cheap small bath towels. Which I have, we did not use them and I now have them, he has all the good towels. He had leftovers things from his parents (single bed, table, plates etc. that he returned to his parents).</p>
137	6	<p>Okay now the motor vehicles that you and your husband own. You've talked about the Ford Escort what does he have?</p> <p>Okay have you tried to sell it? Can you even drive it?</p> <p>Okay. Okay where is it parked? And what do you want to see happen to the mobile home? The motor home.</p>	<p>He has the—the dodge truck, he has the motorcycle we have a motor home it is parked in Lafayette at this point and time I don't use it. No. At this—no. I have driven it I cannot. I would not be safe on the road. It is parked in my driveway. The mobile home or motor home? Okay I—.....H.... lived in so that he used that for his activities—</p>	<p>He also has the Mercedes. I really think his attorney's objection and attitude showed how much she ruled the judge followed everything his attorney wanted. The value my X put on this motorhome was a basic model. I ran out a line item on</p>

Pg	Ln	Question	Response	Comment
		<p>Judge I am going to object and ask her just to say who can get the RV who does she want to have it. Okay why do you wantH.... to get it?</p> <p>Judge I am going to object he already testified in his direct that he's taking the RV so it's pointless to go into all of this. BY THE COURT: Pointless is an objection? No I'm sorry I mean he's already said last time in his direct testimony that he's going to take the RV he's not asking her to take it. He put an \$18,000.00 value on his asset sheet and said yes I'm taking it. BY THE COURT: The objection is overruled. Are you okay withH.... taking it?</p> <p>Okay so what do you feel the fair market value of that is?</p>	<p>....., I have no ability to keep that up.</p> <p>Because I have no ability to keep it up. I can't drive it.</p> <p>Yes the value though I ran out and it was about \$5,000.00 more than what he quoted. I—he should have it but it was about \$23,000.00.</p>	<p>the upgrades that were in that home and the value was \$5,000 + more than he stated.</p> <p>The judge ignored my stated values. You will see on the Canton home the judge ignored the materials value that were involve in the renovation.</p>
138	24	<p>The—some of your property was left here correct? Okay and handing you what has been marked as wife's exhibit N what is this document?</p> <p>This is something that you made on some of the major items. And you put an F or J—F for, J for you. Okay and this is how you would like the Judge to divide these items of property. Okay did we also when we tried to resolve this did your husband indicated that here in Lafayette there—he believes that there are two afgowns that his grandmother made that's what he said. Okay how many afgowns are you aware of? Okay and he can have that? Okay and if the other one is there he can have that also. Okay and then there was a family portrait of his correct? Okay and where do you think that is? Do you have it at your house to your knowledge? Okay if you have it he can have it?</p> <p>And if it's packed in a box he already has it down there. Offer M into evidence. No objection to M. BY THE COURT: Wife's exhibit M is admitted.</p>	<p>Things were left here yes. Oh okay it's in a slightly different form but these are things that were moved to Canton and these are things that indicate whether I take them orH.... takes them. Yes. Yes. Yes. Yes. I've seen the one. Oh absolutely. Yes I don't want anything of his. Yes. I don't know I haven't seen it. I'm not sure. Again he can—I don't want his stuff. Yeah and I would give it back to him. I don't want his stuff.</p>	
140	16	<p>I am not sure if I have covered this thoroughly Judge so I apologize if I am being redundant but he has said that the forty boxes of stuff down there is still there intact and he'll send them back correct? Okay and you want that forty boxes back correct? But do you trust him that they are intact? Okay and because of that what do you want done?</p>	<p>Yes. Yes. No, no I have no trust whatsoever. I would like to go down to Canton and I would like to just observe and the people that are to move it I would just like to make sure that my things are there and are packed and this is due to communication thatH.... have had he—I do not trust that he has not gone through my things.</p>	<p>My testimony was interrupted by his attorney so many times that I was not given the opportunity to give an entire list of the repairs I will have to do to this house before I can sell it. These are all things that were there before he left. He knew about them but walked away. Here he says that the 40 boxes are intact. Later he says he took things out. There were 10+ boxes that had been opened.</p>
154	1	<p>Now as far as the personal property issue it's true that on three occasions our office has set up provisions for you to receive your personal property the boxes as you've called them by Mr.—your husband delivering them to you is that correct? Which we would object to negotiations between the attorneys. BY THE COURT: Ms. S.....? She brought into evidence—she brought into play by saying he's been deceptive I wrote down what he said deceptive and deceitful with regard to her personal property. BY THE COURT: Objection is sustained.</p>		<p>My attorney objected to negotiations between attorneys. (my 1st attorney and his attorney). I was not aware that attorneys are not allowed to do this. But I guess the judge did not care about that. I never agreed to let my X deliver them to me.</p>
157	11	<p>Alright thank you and then you testified that you were shocked by the move. Now at that point you and your husband had lived separately in two different states for three years is that correct? By the time that the divorce was filed. You were living in Indiana and he was in North Carolina is that correct? But for three years you had a home here in Lafayette and he had a home in North Carolina is that correct? There weren't two homes?</p> <p>But he took a job in 2005 in North Carolina is that correct? When did he take the job?</p>	<p>Well I had been down in North Carolina about six months of the year. I was back and forth dealing with this property.</p> <p>No.</p> <p>There is a home in north Carolina purchased in 2008. No he did not. August 2008.</p>	<p>The judge completely ignored this testimony. I had changed the bills to the NC address, I had a library card, had seen a doctor down there.</p> <p>Notice here the conflicts in the dates and information. My X and his attorney did this throughout the entire testimony.</p>
158	5	<p>Okay. And then you lived separately in Bristol for a whole year is that correct? Let me ask my question a different way. He had a separate residence in—somewhere else other than here in Lafayette for three years proceeding his filing of divorce is that correct? He had a separate place where he lived while he was doing his job.</p>	<p>Again traveling back and forth. Completely separate from me no?</p> <p>While he was doing his job he had a place to live.</p>	<p>I have evidence that we were looking for property in Bristol. We had this house in Lafayette that we needed to sell. I now believe he never got this ready because he did not want this sold because it kept me here a good portion of time. He has lied and manipulated the entire marriage. In every place we lived he has had homosexual partners. In all the interim living places he has had multiple activities. Hotels are one of his favorites.</p>
160	21	<p>The—you moved to Lafayette, Indiana in 05.</p>	<p>Yes.</p>	<p>We purchased the mobile home in Oct</p>

Pg	Ln	Question	Response	Comment
		<p>Okay and there's been testimony that you're husband shared the mobile home with your daughter, the mobile home in Bristol? From when to when.</p> <p>Okay and where was....H..... employed at at that point? What job did he have when you guys came to Lafayette?</p> <p>Did he go from that job to Paper?</p> <p>Okay and then in August of 08 he got his job in North Carolina. And what plans did you and him discuss about you actually moving to North Carolina? Judge I am going to object asked and answered, and proper re-direct.</p> <p>Well you—you raised the issue that they have been separated for three years and—and I think that she gets to testify in rebuttal to that. BY THE COURT: Objection sustained.</p>	<p>Yes.</p> <p>2007 he lived in the motor home, we purchased the mobile home, Felix over the winter moved in with her while he was repairing that—the motor—the mobile home and I would come up and live up there and you know go back and forth again and watching this property was a big concern. He was employed at Paper. He was maintenance I think he was a project manager. Maintenance project manager. Yes. Correct.</p>	<p>2007 and they moved from the motorhome into the mobile home for the winter because it was too cold for the motorhome and he needed to renovate the mobile home.. He moved back (alone) to the motorhome in the spring (Mar/April).</p> <p>Again, was this really asked and answered, or was the answer interrupted and never complete. The whole truth was never allowed to be told. My attorney tried but for the most part we were never allowed the ability to make a complete clear response to most of the testimony.</p> <p><u>Can anyone tell me what was asked and answered?</u></p>
162	9	<p>BY THE COURT: Next question please. Did you fix up the residence in North Carolina? Judge same objection. And ask that her answer be stricken. BY THE COURT: Objection is sustained the answer is stricken.</p>	<p>Yes.</p>	
4	13	<p>I want to show you what's been marked wife's--excuse me husband's one here. Husband's one does this look like a W-2 that you received from your employer for 2007? And can you tell me what you earned in 2007 gross please?</p>	<p>Yes.</p> <p>\$69,215.43.</p>	<p>This was represented deceitfully by his attorney only represented a portions of his income that year. What was stated was from that W-2, but, there was another one from the other company that she did not mention from the company here in Lafayette.</p>
5	1	<p>And then there was another W-2 for your employer attached to the top do you know what that was regarding? Was that--did you receive--was that the only income that you received that \$69,000 that you just testified to?</p>	<p>Yes</p>	
5	10	<p>And then husband's two is your full federal income tax return and you and your wife filed that jointly is that correct?</p>		
5	14	<p>And then husband's three is your 2008 W-2 is that correct? Does that look like your 2 And what did you make in 2008 gross please? It's this number right here. And then--do you receive any other benefits from your employer as far as income compensation? That's not reflected in your W-2? Alright. And you're still employed with that same company as of today?</p>	<p>Yes.</p> <p>\$59,127.40.</p> <p>No</p>	<p>She did the same thing, represented only one of the two companies he worked for. He worked for the company near Bristol until July and then the one in NC. Only one is being represented. Liar</p>
6	5	<p>Let me ask another question here. Husband's four is this a copy, a complete copy of your 2008 Income Tax Return marked now as husband's four? And you and your wife filed that together? Were you going to say something about this extra W-2? Yeah what it is part of the year I worked at the Lafayette Mill here and then the rest of the year I worked for a second company called (inaudible). Okay and that's why you have those different W-2's right? And that was in 2007?</p>	<p>Yes.</p> <p>Correct.</p> <p>Yes.</p> <p>Yes.</p>	<p>I think his attorney deliberately stated 2008 and 2007 to confuse what year was being talked about. This is what I was referring to above.</p>
7	6	<p>Now you and your wife acquired certain item of personal property during the course of your marriage is that correct? And you have some items in your home what--in the state that you live and then she has some items here is that correct? And we had some negotiations with her prior attorney regarding what items she would receive is that correct? And are you still willing to abide by that list?</p>	<p>Yes</p> <p>Yes</p> <p>Yes</p> <p>Yes</p>	<p>Missing in transcripts is where his attorney said she spent 3 hours arranging this. I did not know that it is not appropriate for attorney's to do this -- it is to be decided in court.</p>
7	19	<p>Alright I'll ask you more about that in a minute now moving on to your assets and what you think you have did I ask you to provide me copies of your pension plans? These are now marked husband's five Felix you have a plan of \$74,331.34 is that correct? And that's in your Fidelity IRA Rollover Account? Okay. And then you have Pacific Life is that correct? And where does that money come from? And that was \$86,687.12 is that correct? And that's page two of this exhibit. And then you also have a 401K where you are working now is that correct? And that's page three of this exhibit. Showing a vested balance of \$8,148.25. And then finally this last exhibit you have a monthly defined pension benefit plan is that correct? And that shows that at some point at a certain age you would get \$305--excuse me \$306.17.</p>	<p>Correct.</p> <p>Correct</p> <p>That was another rollover--401K Rollover.</p> <p>Yes</p> <p>Yes</p> <p>Correct</p> <p>Yes</p>	<p>I quit my job to follow his career and the fraud he committed when he married me. I lost 12 years of retirement benefits, 401K with matching from the company and I would be at 5 weeks vacation today.</p> <p>Not only that but I have interrupted employment and most position are at entry level. Due to economy, age factors the moves that were made to follow his career. I had been at the job I quit for 10 years. He moved about every 4 or less years. I now will start at 1, possibly 2 weeks per year and at one half of what I was earning.</p>
54	23	<p>Handing you what's been marked for purposes of identification as wife's exhibit B would you tell us what that document is? And is it your social security statement? Your answer is yes? In 2007 I am showing you your W2 did you have any other earnings other than this W2 from Company? Did you have any other earnings other than the two that you just mentioned? Okay so you earned over \$86,000.00 in 2007 correct?</p>	<p>It's a social security statement with name on it. Dated 2007. I would presume so yes. Yep. Yes. That's what we talked about earlier I had part of the year I worked at Lafayette Company also called I did not have no other personal earnings except those two. Yes that's what W2's say</p>	<p>Notice this is another representation of what he earned in 2007. They only presented one of two W-2s for 07 and 08. The 86,000 is the correct amount for 2007. Above she represented it as \$69,215.43. See this in transcript pg 4, line 14. It was more like 07 – \$86,000+ vs \$69,215.43. stated 08 – \$85,000 vs \$59,000 stated I actually had an IRS statement that showed that he earned more in 07 than he</p>

Pg	Ln	Question	Response	Comment
56	3	<p>And in 2008 Company is that the only earnings that you had in 2008?</p> <p>Do you know how much that W2 reflected?</p> <p>Have you continued to make more from 06, 07, 08?</p> <p>In 08 I have the total earnings of over a \$109,000.00 do you know how much of that was yours?</p> <p>I don't think they are attached. You can double check me on that.</p> <p>And do you know how much that moving expense consisted?</p>	<p>No there's also a--for a couple of months there was that there should be a W2 somewhere for that.</p> <p>Maybe \$20,000.00 I would be just guessing though based on proportion.</p> <p>I would assume so.</p> <p>I would have to look at the W2's to know.</p> <p>There is a worksheet here that shows it. Mine was \$99,591.00 and then spouses was \$9,864.00 of the \$99,000.00 that's also moving expenses too. Which I got as a bonus that year from the company.</p> <p>I think it was around \$15,000.00.</p>	<p>stated. Unfortunately I did not have a IRS statement for 08 & 09.</p> <p><u>Was that clear to you?</u></p> <p>It was as he states \$20,000 + more.</p> <p>So the income was closer to \$86,000, not \$59,000 represented by his attorney.</p> <p>He thinks it was \$15,000.</p> <p>Note: The moving company was paid for by his employer. It was not part of this money.</p>
56	24	<p>Now in 09 you had a joint tax return prepared correct? When?</p> <p>And then you--okay did you tell J..... before you had the 09 return prepared that you were having it prepared?</p> <p>So when did you first tell her you were having a joint return prepared?</p> <p>And this was after you had left and filed for divorce.</p> <p>After you cancelled credit cards.</p> <p>Judge I am going to object to the--</p> <p>THE COURT: Sustained.</p> <p>Argumentative nature of the question.</p> <p>Judge he's complaining and asking for money because--and he did ask for money but she have to give him money because he had to pay more taxes on an 09 tax return and I think that the way that he is treating her and her trust of him is relevant to the issue that they raised about whether or not she should have to pay him money.</p> <p>THE COURT: Objection is sustained.</p>	<p>Yes.</p> <p>I did it the last like--second week of April I think of 2010.</p> <p>I had emailed her four or five times over three or four months requesting that she would like to file jointly and then she--I would give her whatever refunds we would get from it.</p> <p>I wanted the joint prepared was in January.</p> <p>Yes.</p> <p>No.</p>	<p>So this is now April 2010, after and the way he took my things and filed for divorce.</p> <p>Now he wants me to sign a joint tax return, something that I could be held accountable for.</p> <p>I am supposed to rely on his honesty?</p> <p>Something I have never had since the day I met him and throughout the entire marriage.</p>
58	5	<p>How much money are you asking her to pay you for--because she wouldn't sign a tax return that you had prepared in 09?</p> <p>And why do you believe that that's fair that she has to pay that money?</p> <p>Do you think the way that you were treating her at that time is anyway relevant on this?</p> <p>Judge I am going to object to the nature of trying to install fault and to ask that a similar request to the court take into consideration income tax filings.</p> <p>That's not simple Judge. It's a--in my mind a significant issue and I think we ought to be allowed to present evidence on it when they raise it.</p> <p>THE COURT: Objection is sustained.</p>	<p>Approximately \$1,000.00--\$1,050.00.</p> <p>Well we had filed a joint account we would have gotten a small refund back.</p>	<p>And he wants me to pay what he had to pay because I would not file with him!!!</p> <p>Similar to what?</p>
154	19	<p>Now I want to talk to you about the assets of the marriage and I want to focus on what the assets were. Did you do a balance sheet of what your assets and debts were in your marriage? What you and your husband have?</p> <p>The asset debt, asset debt did you do a balance sheet for the purposes of this hearing? Kind of like an excel spreadsheet, homes, debts did you do one of those?</p> <p>Alright and we did one at the last hearing I'm going to show you I don't mean to move your water here but I am going to show you a copy of it. This principle 401K do you agree that those were the values of the principle 401K at the relative times of separation?</p> <p>What about the Pacific Life Insurance rollover that you're husband had of about \$84,000.00 do you agree with that?</p> <p>Did you look at statements so that you would be ready to go to court here today to know what you and your husband had?</p> <p>So you don't know what the estimate--your assets and debts are is that your testimony?</p>	<p>I'm not sure what--</p> <p>Oh what we had?</p> <p>I have no idea. I don't have access to those.</p> <p>Again I couldn't tell you--I don't have access to those.</p> <p>I don't--...H... pre-planned this without my knowledge leaving so he's taken all of that stuff out of my records.</p> <p>Yes.</p>	<p>My X husband went through the records and removed these thing without my knowledge. He knew what he was going to do, I did not.</p> <p>He also went on the computer and my stick drives and removed all contact information, his story about the sexual abuse and emails that would have incriminated him in his dishonesty. I did not discover this until after he told me he was divorcing.</p> <p>Fortunately I had a stick drive that he did not know about that had "his" sexual story he wrote. His intent was to leave me defenseless.</p>
155	24	<p>Do you have any other accounts or retirement accounts other than the three that your attorney put into evidence and disclosed which would have been a PERF, a Pacific Life and another small 401K do you have any other retirement assets other than those?</p> <p>Do you have any other bank accounts other than what you described in your earlier testimony?</p>	<p>No I don't.</p> <p>No.</p>	
156	18	<p>Alright. Do you have any other debt other than what you told us about here today that you're aware of?</p> <p>And what's your eight, nine thousand dollars.</p> <p>Listen to my question other than what you already told us about here today you've already told us about your school loan do you have any other debt?</p> <p>And was that occurred after separation?</p> <p>I--if you would listen to my question very carefully I am not asking you the why's or how's. You have forty-two--what I understand you saying is that you have \$4,200.00 on a credit card that you charged after separation.</p>	<p>Oh I'm about eight, nine thousand dollars in debt.</p> <p>Well I have the \$3,500.00 school loan.</p> <p>Okay yes I do. I have about \$4,200.00 on a credit card.</p> <p>That was occurred after separation. One was a car repair that ...H... told me to have done and did not pay me.</p> <p>Yes.</p>	<p>My X told me to have this repair done -- it was a repair that had been done in NC and was not done properly (2nd time). I was going to have it done again when I moved, but that didn't happen. He told me he would pay for the repair.</p> <p>Another part of the credit card debt was having to replace all the tools he took, things to maintain the property here. I have an acre to maintain and needed to replace the equipment to do that. Also had to pay to get the mower repaired to mow the acre.</p> <p>Deceit, deceit, deceit. I swear his attorney and him should marry, they are just alike!!!</p>
141	7	<p>Your honor I want to take a moment to mark some things here Judge. You have some retirement funds.</p>	<p>Yes.</p>	

Pg	Ln	Question	Response	Comment
		<p>specifically do you have three retirement funds? Handing you what has been marked as N. Is this a Quarterly Statement on you dated July 1st of 010 through September 30th of 010? Judge we don't object to her retirement accounts just coming in. We were provided those earlier this week. She doesn't have to identify them we agree that they can come in her statements. I think I need to show what I am offering at least for the record. BY THE COURT: Or you can just tell me. Okay O is your from 6/30/10 has a balance of \$???.?? correct? The first one that we offered the December 31st 09 value was \$??,???.?? correct? And it's current value of September 30th is \$??,???.??? And then you have a BMI 401K Plan that has the ending balance of \$775.35 correct? And we're offering N, O, P. BY THE COURT: Wife's exhibits N, O, and P are admitted. And what are you asking that happens to those accounts? Yeah what would you like?</p> <p>Okay and you want to keep yours? And what do you think should happen to ...H....'s?</p>	<p>Yes. Correct. Correct. Yes. Correct. In terms of the retirement? I would like—he's had twelve more years of retirement then I have because I quit my job to follow him and his pursue of his career. Yes. I think that that should be split.</p>	
20	20	<p>The--January of 08 did you have a conversation with your wife about your sexual preference? Judge I am going to object to the relevance of such a question in divorce. What's the relevance? Judge we believe that he has mis-stated what actually happened in this marriage. This is a door that she opened by saying they separated three years ago and that that they can't reconcile and it's a markably different story about what actually happened in this case. In January of 08 he told his wife-- I am going to object to him making statements about what happened in the marriage that would move to be stricken, the only question--the reason that I asked for the separation date is to establish that they were separated pursuant to Indiana Law he is trying to inject fault into it. As I say Judge we get to present our case and--and we think that they misstated the record as to what happened when they--we'll say that they separated three years ago. Well he testified that they separated three years ago this summer Ms. Smith's question was so he separated in July of 2008 which of course is something different so but I'm not sure what he said is any way relevant to the date of separation. It's also relevant on our claim for rehabilitative maintenance Judge. I think that you can listen to it and then decide what weight you give to it but I don't think that you can--that they can say that we can't talk about what happened. Particularly when we're saying that they mischaracterized the record. How is it relative to the rehabilitative maintenance? Judge okay in January of 08 this gentleman told his wife that he was a homosexual and at that point and time he said that he wanted to work on their marriage and work on the problems that they had in which--and convinced her to do this. They then tried to do that. There was counseling involved, this leads up until November 2nd of 09 and how he treated this lady when he cancelled all of the credit cards, he had already prepared--asked her to pack their things to move to North Carolina, he then filed for this divorce, left her up without money, cleaned out the bank accounts, we don't believe that we have been provided information on all of the bank accounts they had at that point and time and we think it's a relevant story and then it leads to you know what--the depression and other things that she suffered and it affects her ability to earn employment or her earnings.</p>		<p>This testimony was really important because it shows the absolute fraud that he committed in marrying me. Unequivocally I never would have married him if I knew he was a homosexual.</p> <p>It was crucial testimony because the first thing he said to me was, "If I could change it I would" and the a day or two later he told me, "If I can't change it I will just walk away, The home, everything would be yours".</p> <p>Based on these two statements, I thought that he knew that was the right thing to do because, again, I never would have married him and he knew that. I also felt he knew what he had cost me and wanted to do the right thing.</p> <p>Now, I want to say this. If I had had any idea of what the story was, I would have divorced him then. He said he was abused by a neighbor man and I thought that maybe he had had a homosexual experience in his teens and at 50 year old (midlife crisis) that issues were surfacing from that. I had absolutely no idea that his past contained 40 years of homosexual activity. Throughout my entire marriage and 20 years before.</p> <p>He put me through 4 months of disclosing this. By the time I realized there was a lifetime of this behavior I was in shock (PSTD) and in a fetal position as he would continue to tell me more. I gasped for air, was nauseous , could not have a hair on my neck or I would gag, I couldn't sleep, would wake up crying, angry at what the man did to him. I grieved for the deception. I was horrified at what I was being told. I would shake and cried all the time. I remember thinking that it was the end of the story and then there was more and more. When I realized that it was through my entire marriage I was barely functioning. I was falling apart, everything that I held sacred, everything that I valued morally and ethically had been manipulated and walked over by him. None of this is acceptable to me.</p>
22	21	<p>I will be happy to here testimony about your her depression or other conditions but the objection is sustained. Okay Judge at some point we need to make an offer to prove I mean the--so you're telling me I can't ask about any of his duplicity and how he treated her and when they really separated? YOU can certainly ask about when they separated.</p>		

Pg	Ln	Question	Response	Comment
30	5	<p>Did you cancel any credit cards? I am going to object to the relevance. Objection is overruled you may answer the question.. What credit cards did you cancel?</p> <p>My question is what credit cards did you cancel?</p> <p>When did you cancel them? Of what year? Did you tell your wife before you cancelled it? Did you tell your wife before you cancelled them?</p>	<p>Yes I did</p> <p>We had two credit cards and the--it was like three months after that I told her I was getting divorce. I think it was--one was a visa and one was a mastercard. January or February. 2010 I either emailed or told her that she needed to get a credit card before I considered cancelling it.</p>	<p>If the truth was told. He cancelled the credit card two- three days before his attorney told me that I could go with my family and move the belongings that he deceptively moved. They said I could come and get these things and he knew that I would need to rent a truck and my nephews would load and unload the things. I found out about the cancellation of the cards when I called U-haul to confirm and put my credit card to reserve the equipment (I had set it up tentatively and needed to confirm it) . When I called the hotel they said the credit cards were not going through. He knew when he approved for me to come that I had no way to do that without the credit card. Gas, hotel, food, truck rental – he knew. In testimony he said he emailed me – only not until the following week after he cancelled them.</p> <p>I had just had surgery, and was at my sisters in Nashville TN recuperating.. With this surgery I could not put any weight on my left leg and had I not found this out I would have been stranded at a gas station barely able to get around. Note: I did have a job because I thought that I was moving – so I cannot even get a credit card then or today. Even though I have excellent credit and have had credit cards for more than 40 years and my home is paid for.</p>
30	25	<p>I am going to object. He's answered what he did. THE COURT: Objection is overruled I don't think that was clear. You may answer the question.</p>	No.	
		<p>And what bank accounts did you have at the beginning of 2009?</p> <p>Did you have any other bank accounts? Did you have a bank account at Key Bank in Bristol, Indiana? Okay in 2009 were you living in Bristol, Indiana? Did you have in 2009 a key bank account in Bristol, Indiana? In 2009 at all? When did you have the Key Bank Account? Did you have a bank account in White Michigan or White Pigeon, Michigan? What--did you--you're saying that you didn't have that account in 2009? The--in November of 2009 what bank accounts did you have in--in Tippecanoe County, Indiana if any? And did you cancel that account? Did you close out that account? Did you withdrawal money from that account in November of 2009? When is the last time that you used that account? Did you use it after November 1 of 2009? But you-- Did you take any money from that account? After November 1st of 09?</p>	<p>Beginning of 2009 we had the fifth third bank and we had the state farm I think that's called and we had a credit card not a credit card but credit union in Lafayette, I mean the credit union was in Canton (inaudible). No. When I was living there. No No 2007 and 2008. The summer of 2007. I did not. The only account--I had a joint account with J..... and it was fifth third bank. No No No I don't know. I don't think so. I am positive I did not, the answer is no. No</p>	<p>The real answer to the Key bank is the fact that he closed it in July of 2009 – without my knowledge. Note how he says the only account he had with me in Nov 2009 was the fifth third account. You can see my attorney had to name each geographical area to get the information. His response here could be construed as the only joint account that we had. In testimony below he says that we had the joint checking and savings at the Champion Credit Union and a joint checking account at State Farm. Even that testimony is deceptive – see comments by that testimony.</p>
33	3	<p>Okay did you and your wife have any accounts in North Carolina? Okay when were those accounts opened? Okay and were those joint accounts?</p> <p>Were they joint accounts? Okay so on November 1st of 2009 what bank accounts did you have in your name including anybody else?</p> <p>And as to the state farm account what did you do with that account after November 1st?</p> <p>When you say took it over from Jeannette what do you mean?</p>	<p>Yes we had the Champion Credit Union and we have State Farm. Sometime in 2000--early 2009. Actually 2008 sorry 2008. Yes--the yes. I had a joint account with Jeannette at State Farm. I had a joint account with Jeannette and (inaudible) credit union, I had a joint account at the fifth third bank with Jeannette. In 2010 sometime in February I took it over from Jeannette and then eventually closed it out. Well when we had--told her that we were going to get divorced I let her control the checking accounts, she always paid the bills so forth and then sometime in January, February I can't quite remember when she was having issues paying the bills and so I took it over.</p>	<p>Now, he says we are separated for three years, yet in 2008 we open joint accounts in NC with State Farm (checking) and Champion Credit Union (saving & checking). I was not having trouble paying the bills, he was taking cash out of the account that I did not know about and because of the expenses with moving funds were close and that cause overdraw on the account. As soon as I saw it on the computer, I notified him immediately. I tried to explain to him that the account didn't post things immediately and so I didn't know. Without telling me he changes the password and my access to the account.</p>

Pg	Ln	Question	Response	Comment
		<p>So how do you take over a joint account?</p> <p>Okay and so how much was in the account when you cut her off?</p> <p>Okay and so you're saying when you--took her off that account there was only four or five hundred dollars in it?</p>	<p>I (inaudible) from the account and I paid the bills.</p> <p>Probably average balance from--(inaudible) maybe four or five hundred dollars a month.</p> <p>My checking--my direct deposit in there and then paid the bills.</p> <p>On monthly balance probably yeah.</p>	<p>The amounts he represent here are deceptive – you will see an explanation further down.</p> <p>This is a lie – I have statements to prove it Oct 30, 2009 when he left to come to Lafayette to help (steal) get the items to be moved, he withdrew all the money from the Champion Checking Account, closed it and opened an account in his name only. This transaction posted on Nov 2, 2009 because it was done Friday after noon and things don't post until the next work day. The amount was not the eight – nine hundred dollars but it was ???????., Then when he went back he withdrew the money from the Champion Savings and put it in an account under his name only. That amount was ??????</p>
		<p>Okay and then what about the Campion Account?</p> <p>And what did you do with that account?</p> <p>Okay it was a joint account is it still a joint account?</p> <p>Have you put any more money in it?</p>	<p>That one had I don't know maybe eight or nine hundred dollars in it. I'd have to look it up.</p> <p>Still there.</p> <p>The checking account is still a joint account yes.</p> <p>Right now--since I closed the state farm account my payroll goes into the Champion Credit Union Account. I just have to pay the bills.</p>	<p>This judge seems to be oblivious to all the discrepancy in his testimony. And allows all my testimony to be cut off or finished.</p> <p>Now my attorney was trying to show how he could support and justify the duping statute – don't you think we proved that.</p>
35	1	<p>You did tell back in January 08 you did tell your wife that you were a homosexual.</p> <p>Judge I am going to object to the relevance of this and asked this question be stricken. That's just--</p> <p>THE COURT: Sir if you'll wait and let me deal with the objection please.</p> <p>You know we're beyond that now that injecting fault and if he were what difference would it matter in today's world?</p> <p>It does matter Judge it--you know what he did was tell her about his sexuality and then he (inaudible) that he would work on it and then he--in November of last year just you know basically abandoned her and left her up here without money and you know without credit and the way that he's treated her is relevant to her claim--her depression and things that have led her to the point where she needs additional training to get rehabilitative maintenance. I think we get it in Judge, I think it's relevant you get to decide what's weight goes to it but I don't think we're precluded from making our case.</p> <p>Isn't that the same question and the same argument that I have previously ruled on?</p> <p>I think that you've heard more evidence now and can tie it together Judge and I think that we get to make our case.</p> <p>THE COURT: Objection is sustained.</p>	<p>No I never said that I was a homosexual.</p>	<p>This judge seems to be oblivious to all the discrepancy in his testimony. And allows all my testimony to be cut off or finished.</p> <p>Now my attorney was trying to show how he could support and justify the duping statute – don't you think we proved that.</p>
36	6	<p>You came back up from North Carolina for this hearing when?</p> <p>And what type of vehicle did you come back up in?</p> <p>And did you bring back any of your wife's clothing?</p> <p>Why not?</p> <p>Judge I am going to object to the relevance of asking he hasn't brought I mean what difference does it matter?</p> <p>He takes her clothing Judge and she doesn't even have clothes to wear and he's coming back up here and can't even bring it.</p> <p>THE COURT: Objection is sustained.</p>	<p>Yesterday.</p> <p>The Mercedes.</p> <p>No</p>	
38	16	<p>Did ... H.... leave the employment at ?</p> <p>When?</p> <p>And what was the circumstances of her leaving that employment?</p> <p>What was said about her leaving employment between the two of you at that point and time?</p> <p>What was the decision--what was the conversation about the two--about her leaving her job?</p> <p>Was it a mutual agreement that she would leave her job?</p> <p>What did you tell her about her leaving her job?</p> <p>Okay it was 97 you say that this happened.</p>	<p>Yes</p> <p>1997</p> <p>I had moved to Hamilton, Ohio to work with and she moved there with me.</p> <p>Well we had talked about the higher income and mine is the higher income.</p> <p>I'm not sure to what instinct what you're talking about.</p> <p>Yes. So she would move with me.</p> <p>Yes I don't know. It was too long ago. Yes.</p>	<p>This is his attorney questioning me.</p> <p>Here in testimony shows that I left my job to follow his career. He had the potential to make more than I did, so I moved.</p> <p>This took place in 1998 after he spent the two years playing with his boyfriends and his surveying career being a farce and disaster.</p>

Pg	Ln	Question	Response	Comment
39	13	<p>Has she been employed full time since then? When?</p> <p>Has she--since she left the job at, while she was married to you, has she ever had a job that paid as much as paid her? You filed joint tax returns didn't you? Did you ever in the joint tax returns that you filed together for over ten years did you ever look to see how much she was earning? Why not? Okay you said you wanted to do early retirement why wouldn't you look to see if she was making enough early retirement? Judge I am going to object to the argumentative nature and the question. I don't think his answer is truthful Judge and I think that this is proper way to probe it. We would ask that his comments be stricken regarding the witnesses truthfulness, it's inappropriate. THE COURT: Objection is overruled you may answer the question.</p> <p>So you're saying she--you never had any additional savings and still you never looked to see how much she was earning. That's your sworn testimony.</p>	<p>Yes. Ask her I don't remember. She worked at multiple places. for awhile. I don't know</p> <p>I didn't compare it.</p> <p>No.</p> <p>The bills were paid.</p> <p>From the start that we got married she never controlled her spending--we never had over spent we always paid the bills but we never had any additional savings then what we came together as a marriage. Yes. It wouldn't do any good.</p>	<p>Again, my attorney was never allowed to get or clarify what the real truth was. Look at how many conflicting statements he has made. I wasn't argumentative, he was making inferences that his testimony did not support.</p> <p>This dialogue about spending absolutely drives me crazy. I was the one with the house, I had raise three children without the benefit of court ordered child support and did not have a college education so my jobs were not high paying.</p> <p>When I married him, the only debt I had was my home. My car was paid for and I had \$3000 + in savings. My credit card was paid off each month. As I previously said I had always paid additional equity on my home each month and had paid cash to put a two room efficiency apartment on my home for more income.</p> <p>Does this sound like someone who did not control her money? What an asshole!!!</p>
64	2	<p>Handing you what has been marked as husband's exhibit A do you recognize this document? It's not my exhibit. Do you recognize this document? I'm sorry wife's exhibit A do you recognize this document? Okay did you— Okay would you look at it and when was this put together?</p> <p>Is this information that comes from you? What information in there— If there's any information in there that doesn't come from you would you tell us what information is please No I want you take five minutes and read it. Okay well you've seen this document before? BY MS. May we have a--Kent may we have a copy of what you're showing the witness because you haven't given us any of your exhibits today. You already told me that you had a copy of this? Well I don't know what you're showing him. What are you showing him? I can't--I don't have night vision. Oh okay. Is there any of this document that doesn't come from you? Judge we have a preliminary objection to even going into this document. Judge what it is it's the letters that he wrote throughout the marriage and then she compiled together talking about his sexual preferences and what happened to him when he was a child and then her response to it wouldn't have any relevance. He's going back to things that aren't relevant under Indiana Law with his A--a letter that she compiled that he wrote. Talking about what happened to him when he was a child and sexual experiences that he's had throughout his life and then she took it and compiled it and he's trying to put it into evidence in this case. A private letter that he wrote. I am trying to establish if this is his information or not Judge. I haven't offered it yet but he's on the witness stand now and if he's saying that this is not his information I want him to point out you know he can mark on it which doesn't come from him. THE COURT: There being no offer of this then that objection is overruled you may proceed.</p>	<p>Yes something that me and Jeannette put together. I don't know if all of it is what I put together. 2007 to 2008 I guess in that range. No that don't sound right. Somewhere in there. Some of it yes. I have to sit and read the whole thing to know. Do you want me to take half an hour and read it? Okay I'm not a fast reader I can't do it for you. I've seen the original way back-</p>	<p>My attorney presented him with the story that my husband had written about the sexual abuse.</p> <p>The X tried hard to skirt the issue. Passive aggressive move. Gaslighting!!!</p> <p>He was trying to say that we wrote it. Which is completely untrue – the last page is the only place where I had input. And that was question we both developed to ask a counselor about.</p> <p>What is so offensive to me is that this judge allowed his attorney to make untrue statements and interpret his story, yet we were never allowed to tell what happened, why I stayed or anything that was the real truth</p> <p>He said he would change it if he could and if he could not, he would walk away, everything would be mine. (I felt that I had nothing to loose because I would get counseling through the process and be able to answers to questions I had.)</p> <p>Note: Although I never suspected the story was what it was – I would not have stayed.</p> <p>So his attorney can accuse me and I was not allowed any reponse to something she is stating that is completely untrue.</p> <p>I swear they should get married, they are just alike.</p>
		<p>Is there any information there that doesn't come from you? Whatever doesn't mark it. THE COURT: Let's go off the record. Sir will you please let me know when you're done reading that? Anything in there?</p> <p>Okay the last page is things added the first eight pages is that information that comes from you? But it's about you? And it comes from (inaudible).</p>	<p>I'll sit and read it (inaudible).</p> <p>The bulk of it that we wrote together and then on the last page there's like a dozen items that single sentence that I believe that she added those. We wrote it together yes. Yes. Yeah a little exaggeration there but.</p>	<p>The transcript are not correct. See how he implied we wrote it together.</p> <p>I had nothing to do with anything but the last page.</p> <p>A little exaggerated? I t is despicable, full of pattern of practice and intent on his part. I couldn't even begin to write something like this.</p>

Pg	Ln	Question	Response	Comment
69	6	<p>As far as ...(my attorney).... was asking you--...(Mr.)...... was asking you questions about financially cutting off your wife. No you've been paying provisional monies to her during this period of time correct?</p> <p>Have you been paying all of the utilities at the residence?</p> <p>And you've been giving her \$600.00 a month in addition?</p> <p>And paying the insurance and the taxes on the house is that correct?</p> <p>And you've also been paying her car insurance?</p> <p>And all of your uninsured medical is that correct?</p> <p><u>And although we didn't have a formal court order that's just something that we set up with her former attorney and you continued doing is that correct?</u></p> <p>Alright and you've been doing that through today?</p> <p>I don't have any other questions?</p> <p>Has she indicated through attorneys that she needs more funds?</p> <p>You haven't been asked for more funds then what you've been paying or that's your testimony?</p> <p>Are you willing to pay the more funds that she needs?</p>	<p>Correct.</p> <p>Yes</p> <p>Yes</p> <p>Yes</p> <p>Yes</p> <p>Yes</p> <p>Yes.</p> <p>Yes.</p> <p>No.</p> <p>Correct.</p> <p>No.</p>	<p>This is disturbing, it did not concern this judge that my former attorney and his attorney decided the amount of provisional monies I would get. That is illegal.</p> <p>However, the judge has some ownership, he was suppose to on Jan 12, 2010, by his own dictate in a legal document filed, establish provisional amount. And he did not do that. And court dates were scheduled on dates that they did not hear those type of cases (at least 5 times). I never had any hearing except a final hearing.</p> <p>My X states here that I did not ask for more funds, that is untrue I have documentation to show that I did and his attorney said no.</p>

November 9, 2010 Transcript

Pg	Ln	Question	Response	Comment
100	3	<p>Okay and what training, if any, during the marriage did he have to do to be--to be involved with surveying?</p> <p>Judge I am going to object to the relevance.</p> <p>It's--you know I know I am repeating here but they can talk about under 31-15-7-2 the education, training or employment of a spouse who is seeking maintenance, the education leaves spouse at the time of the marriage and at that time the action is commenced and so if I think if he had education and training during the marriage that is relevant under the statute.</p> <p>THE COURT: Talks about his level of education at the time of the marriage and at the time of his separation right?</p> <p>Right but I think what occurs during the marriage Judge under the statute is also relevant. If--I don't think it's limited to just then and now if one spouse improves themselves during the marriage I think that's a relevant piece of evidence you know you give what weight to it that you want but I don't think they can exclude it.</p> <p>THE COURT: Objection is overruled you may answer the question.</p> <p>What did he have to do in regards to his surveying training?</p>	<p>Well he had to--they took classes to try to get his surveyor in training license back.</p>	
101	4	<p>Is this like Ivy Tech or something like that or what?</p> <p>And was he successful in securing that license?</p>	<p>He did do--quite honestly I don't know if it was a school like Ivy Tech but it was--in an institution that was able to provide him the--the necessary information to get his surveyor and training license.</p> <p>Do you know--I'm not--I don't remember.</p>	<p>He never did get his license, he failed the test. I was not prepared to answer question about this subject and could not think fast enough to answer.</p>
101	11	<p>Okay. Okay now what happened in 1998 as--in regards to the location of the family and any move?</p> <p>THE COURT: The question ma'am was what happened to the location of the family. Yeah you're right that's what I'm asking. In 98 you guys moved? Okay where to? Why did the family relocated in 98 from Maine to Cincinnati, Ohio? Okay did you--what did that do to your job?</p>	<p>Okay his two years in--during this he earned \$25,000.00 in two years it was falling apart you know it wasn't working soH.... needed to get into an engineering position and he had the paper--you know the.....I didn't rehire him--</p> <p>We had to move because--is that what you wanting?</p> <p>Yes we had to move out of state.</p> <p>Near Cincinnati, Ohio.</p> <p>Because the only engineering position that he could secure in the industry was at Company in Hamilton, Ohio.</p> <p>I quit--I had to quit my job.</p>	<p>In earlier statement above -- he had the potential to make more money, so we moved for his job.</p> <p>We lived in rural Maine -- there was not much available there for him so we had to move where he could become employed as an engineer.</p>
102	10	<p>Okay since 98 have you been employed full time out of the home? Or I mean full time outside of the home?</p> <p>Since 98 when you relocated to Cincinnati, Ohio have you had any jobs that had the equivalent salary or equivalent benefits that you had when you worked at..... in Maine? Why has the family relocated from Cincinnati, Ohio all of the times until you ended up in Lafayette?</p>	<p>Well I--I have worked a lot of temporary positions--it's been very sporadic because we've moved so much I have worked when I've been able to work I had a position in Fitchburg, Massachusetts that was a permanent position you know where I had benefits and that but we moved. So I had to quit it.</p> <p>No. I worked as low as \$7.50 an hour up to--the average is maybe ten.</p> <p>..... changed job positions for various reasons. Into another company.</p>	<p>I have been in depressed markets, moved frequently (approx. every 4 years). I took what I could get. Worked temp positions when they came up.</p> <p>In Fitchburg MA I did find a permanent position in a hospital (decent benefits, not quite the money I made before). But, again I had to quit that job to move because he had been fired and the only job he could find was in another state.</p>
103	5	<p>When did the two of you come to Lafayette?</p> <p>At that time what was the situation regarding your two daughters and still being in the marital residence?</p> <p>Okay when was the last time that she lived in the marital residence?</p>	<p>In 2005.</p> <p>Okay my youngest daughter was married. My oldest daughter was married but she separated from her husband and she came to live with us.</p> <p>She moved up to Bristol about two and a half years ago and lived withH.... in the motor home and then we purchased a--a mobile home for herH..... lived in that mobile</p>	<p>When my husband got the job 2 ½ hours away, we intended to move to that location. My daughter had been living with us since the beginning of 2005. She had been separated and just divorced in 2007. She wanted to attend school so we had her move up there so she could start school and we would help her with the children. Originally she and the two children lived in</p>

		And this was Bristol, Indiana?	home with her and I was you know back and forth between this home and that. Bristol, Indiana.	the motorhome with my X. That was not a permanent situation and we saw an opportunity to buy a mobile home. It solve two problems – it was too cold for him to live in the motorhome over the winter and she was going to have to find somewhere to live. I did not want her living with us again – there was too much conflict with appropriate rolls. Passive aggressive stuff.
108	9	What about the--your job did you have a job when you were going to move to North Carolina?	I had a temporary job that had ended and I had actually set up in Bristol in that area to try to seek employment there and then when came up with this job change I--I didn't seek employment up there because I am going to move to North Carolina so there was probably a four month period that I didn't work.	
109	13	What does that do in terms of allowing you to do physical labor. Judge I am going to object to the relevance. My understanding is her claim is for rehabilitative maintenance. Asking for schooling up to three years to retrain herself to re-enter the work force that her maintenance claim is not based on her physical condition. Well I think that this is relevant to her ability to—they are objecting to paying her and I think that this is relevant to her ability to find work. THE COURT: So is there a claim for physical? No we're claiming that she's partly disabled but you got to consider her earning capacity. And if she is not able to do physical work that effects her earning capacity. I mean 31-15-7-2 says— THE COURT: The objection is overruled. Are you able to do physical labor? Okay the—we've heard from Mr..... about your mental health issues correct?	At this point no. Yes.	I have had a knee replacement and a bone spur removed from my heel. My physical health along with the intense PSTD trauma has been very challenging. When I agreed to stay and see if he could change the urges, I never suspected what unfolded the next four months. My X never intended to stop the homosexual behavior I knew nothing about. If I had suspected that he was a homosexual, I never would have married him. That is very offensive to me and I want nothing to do with anything around that behavior.
110	12	At any point and time did you learn information from your husband that had a significant impact on your mental health? Okay and when was that? Judge I am going to object. He asked when not to explain why. Non responsive. Okay. BY THE COURT: Objection is sustained. What happened in January of 2008 that affected your mental health? And then what did the two of you do after he made that revelation and you said that you would stay and work through it? Judge I am going to object to the relevance. BY THE COURT: Objection is overruled you may answer. I am going to object her answer is non responsive to the question. The question—the next question is what did they do after they talked he talked to her. BY THE COURT: The objection is sustained. Next question please Mr.	I did. In January of 2008 when he came to me and— he came to me and he said if I could change it I would. And he started telling me about homosexual urges and tendencies and told me a little bit about childhood incidents and he you know basically said he wanted to change it I didn't know the whole story, I wasn't happy, told him that I wouldn't live with a homosexual husband but if you wanted to change it and see what could be done then I would stay and see that that could happen. He—he first of all he told me again if I could change it I would and then he also said to me if I can't change it—	When he told me, I thought they were urges, not activity. I have been forever changed by this fraud, deception and trauma. I was deceived at the most heinous levels and the images / story he told me disturbs me all the time. I am triggered by so many things. Most of the time I don't realize that I have been triggered until it is too late. Everything that I held sacred in my life, my core values, things that I worked for and gave up have all been stolen from me. I have been left financially destitute (I didn't even get any of his retirement money). When I get out of school, (61 year old) I will be looking at at least \$25,000 in debt with loans and having to purchase a car (I was left with a now 19 year old – over the hill car). I hope it last until I finish school. And I still have to pay to fix this home so I can move near my family. He didn't have to pay realtor fees – he just walked away.
112	1	What did the two of you do at that point? Okay while the two of you were going through this therapy is this also the same time that he decided that he wanted to take this job down in North Carolina? I am going to object to the non responsive nature of her question—answers. BY THE COURT: Sustained.	He agreed that he would leave no stone unturned. I started in therapy he went to therapy down here a few times, tried to find a therapist up in Bristol because I was traveling back and forth. He contended that he was working so much time and didn't find a therapist there so he had therapy down here when he would come every weekend. Yes. Towards the—I was—my position, the temporary position that I was working was ending and my intent was to go live up in Bristol and just travel to the home on the weekend. I wanted to start working on the issues and see if things could be done. What the situation was going to do because I told him that I wouldn't stay married to him. He had told me that he had walked out—	I ended up with far less than even the 50% that I should have minimally received. This thing should be paying me alimony until I die for what he has stolen, not just money, but safety, emotional abuse and fraud.
116	20	Okay what do you want to do in regards to looking through that material and getting it back?	I would like to go back to North Carolina and be involved with having the movers pack the items to make sure that I get my items.	I was receiving \$600 a month to live on (this is what his attorney and my former attorney decided – without my knowledge). How could I afford to go and get my things.
116	25	Okay in terms of your financial ability to do that where are you on that?	I do not have the funds to do that. I have five or six hundred dollars a month that is	

	<p>ThatH... is sending you. Do you have any money in the bank?</p> <p>Okay do you know if you get down there what will you have to do about bringing the stuff back?</p> <p>Okay do you have any ability to do that yourself? Do you have the ability to rent a U Haul?</p> <p>Okay do you have the ability to physically load?</p> <p>The cost that his company paid to ship everything to North Carolina do you know what that was? Do you know how much it cost?</p> <p>the house that you're living in here, what is the condition of that house?</p> <p>Such as? Judge I am going to object to the relevance of the home condition. We have a value that we've agreed upon. But she needs to fix it up and has some projected cost on that Judge. I think she gets to put that evidence in.</p>	<p>sending me. Yeah. I have \$550.00 a little bit over that. I looked this morning and a \$115.00 in the savings account but that's all that I have. Well he needs to pay for movers to move the items onto the truck and get it down here and have movers move it off the truck here. I don't. I don't have the ability to rent one. The loading would be a real challenge I do not believe that I can do that. They were professional movers, they packed, unpacked. I don't. There are a lot of things that were left unresolved. There's—</p> <p>Well I have a heater that's leaking, has been leaking for several years, was aware. The sockets coming down from the house where animals can get into the roof I have a big problem—big ground hog damage, a whole that big that—and tunneled under the deck that has to be resolved. I've got mold problem, I've got the door to the garage—the garage door opens but the entry door does not open and close well. I've got it closed and I don't dare open because I won't be able to secure the house if it doesn't close. The deck door—the lock has had issues and they told us the next time the handle came off that we would be have to replace the lock system in this door. Up in the bathroom in the upper area there is—I don't know if it's a roof leak but there is water damage on the ceiling and—it could be a roof leak, I am not really for sure and I think I have them on the list there.</p>	<p>His company paid to move them – my husband did not even have to pay anything to steal it.</p> <p>Now after the divorce where the judge only allocated \$1,100 a month for spousal support. He earns over \$85,000 a year. Doubled his income because I sold my home, quit my job and moved.</p> <p>I pay \$530 a month for health insurance and live on the rest.</p> <p>It is almost unbearable – very rarely go out on days that I do not have school. Everything that I do is scheduled on those days when I am out because I do not have the money to pay for gas for other trips..</p> <p>School loans are how I pay for house / car insurance, property taxes and repairs.</p> <p>In testimony I was interrupted so often that I could not state the entire list.</p> <p>It seems that the judge was uninterested any way.</p>
119	<p>8 THE COURT: Objection is overruled you may answer the question. Okay well I—now you—in October of 09 you were planning on moving to North Carolina. And when did you find out and how did you find out that you would not be moving to North Carolina? Judge I am going to object to the relevance trying to inject fault about where she would move, where she wouldn't move. I am not trying to interject fault Judge I am trying to explain her situation as to why she needs rehabilitative maintenance. THE COURT: Objection is overruled you may answer the question. Could you just— How did you—when and how did you find out that you weren't going to go to North Carolina?</p>	<p>Yes.</p> <p>Well the weekend of November—October, November 2nd, November 2nd is a Monday.H..... was here that weekend. Had the movers come, packed it up, they moved it on and thenH.....called me within that week and said I filed for divorce don't come out here.</p>	<p>I think the way I found out that I would not be moving was very relevant and showed the duping.</p>
120	<p>6 Okay the—in terms of your emotional state and health, what impact did that have on you? Judge I am going to object to the relevance about husband filing for divorce and what it does to your emotional and physical health for rehabilitative maintenance claim BY THE COURT: Objection is overruled you may answer the question.</p> <p>When— You—Mr..... testified to some of the impact on you is that accurate that you were basically devastated by this? Aside from seeing (therapist) & (psychiatrist)..have you consulted with anybody else about this? Okay. What medications are you now taking?</p>	<p>I was shocked and was completely unexpected I had made plans and when I was there the month of September we were talking about things that we would do and I mean I was totally shocked. I askedH..... when did this happen and he said that he had seen an attorney months ago just hadn't decided. Well he never told me anything about it. So I was completely blind sighted.</p> <p>Well I have seen the psychiatrist for the medications. I—I couldn't name what they are but an antidepressant and anti anxiety and sleeping pills.</p>	<p>I wanted to get to NC so I could find therapist that could deal with my X's issues. I wanted answers and wanted to get to the bottom of things – homosexuality, passive aggressive, etc.</p> <p>The X never got into intensive therapy, used (lies) to why he did not have the time to go.</p> <p>When I was in NC in September, he said to me that the next time we went to Maine he was going to contact his brother's friend and ask him (he felt they had to know what was going on) if they knew and why they did not say anything. This was very encouraging to me because it was the first time I saw him start to question what had happened. Well this was a rouse, it was to get me focused on packing things up so he could move them and file before I actually moved permanently down to NC. I had decided I was going to take the chance and leave the Lafayette home unattended for the winter and come back in the spring and put it up for sale. I was going because I wanted this settled.</p> <p>Well, NC has fault divorce so he could not afford to let me get down there so he</p>

				diverted me with this glimpse of hope. So I went back to Lafayette and packed everything of value to be moved.
121	11	<p>Since the first of November of 09 have you looked for work outside the home?</p> <p>Okay now November 1st of 09 so basically the last year have you--where have you applied for work? Have you applied for any job since November 1st? Where? what-- Well you got to tell me something.</p> <p>Have you applied for any temporary jobs? Such as?</p>	<p>No. Yes well I had my surgery but immediately after my surgery when I got back here I started looking for employment I reactivated myself with the employment agency and that. Yes.</p> <p>I couldn't tell you Well I know that there was a manufacturing company that was looking for an upper level administrative assistance and I sent a resume to that, I can't--it wasn't here in Lafayette it was--anyway I never heard any response. Oh yes. Well with Manpower.</p>	<p>I had surgery and part of the recovery was that I could not put any weight on that foot for 12 weeks – I was in no shape to look for work. I even had to use my sister's car to get around because I have stick shift. I wanted to move (to TN) near my family and at that time I did not realize that my husband was not going to walk away as he had said. I thought that I would be able to get back to Lafayette IN and get my house up for sale so I could move. I don't want to stay in Lafayette where I have no support or family. With the ethical and emotional damage that this man had done to me, I need to be able to have access to my family. He again was committing fraud and manipulation. When I got back from TN where I had the surgery, I did contact the temp agency I had worked for and became active with them. With the recession the work was not there and I had no assignments so I decided that I would need to go to school and get a degree in a technical field. I continued to send out resumes but prepared to start school. I was actually dreading to go back to administrative assisting because I would be working at a pay way below what I had made at the two jobs I quit to move for his career. It would be a constant reminder of what I lost, retirement, 401k, 5 weeks vacation and more. This is really discouraging, I am almost 60 years old, I am approaching an age that it is not the time to go without medical insurance and the laws don't give a shit. With no-fault when there is actually fault, a person can walk away from the responsibility of their fault.</p>
122	8	<p>Okay and have you been given any temporary jobs?</p> <p>Now as a result of all of that have you also made a decision about pursuing education? Specifically what have you done? Now when did that come about? And of the-- Okay and when did you apply?</p>	<p>No there has been--I called them and they want you to call every two weeks and I call them--I would call them every two weeks ask them what it's looking like and you know they have nothing that was available in my field. Yes. Well I'm enrolled in In August. That I started yes. In April.</p>	<p>where I had the surgery, I did contact the temp agency I had worked for and became active with them. With the recession the work was not there and I had no assignments so I decided that I would need to go to school and get a degree in a technical field. I continued to send out resumes but prepared to start school. I was actually dreading to go back to administrative assisting because I would be working at a pay way below what I had made at the two jobs I quit to move for his career. It would be a constant reminder of what I lost, retirement, 401k, 5 weeks vacation and more. This is really discouraging, I am almost 60 years old, I am approaching an age that it is not the time to go without medical insurance and the laws don't give a shit. With no-fault when there is actually fault, a person can walk away from the responsibility of their fault.</p>
125	4	<p>Do you have any income? have six hundred dollars a month thatH..... has paid since March. You're husband is currently employed down in North Carolina? And handing you what has been marked as wife's exhibit G is this a copy of a paystub of your husband's? As far as you know even though this is back in July this is what he is currently making? Are you currently covered by your husband's health insurance? Have you looked at the cost of health insurance if you're not covered by your husband's health insurance? Judge we object to the relevance. My understanding is that she is asking for rehabilitative maintenance to go to college there is no provision Indiana Law to force her ex spouse to provide health insurance for her under that statute. THE COURT: Wife's exhibit H is admitted over objection.</p>	<p>Yes. Yes. Yes. Yes. Yes.</p>	<p>made at the two jobs I quit to move for his career. It would be a constant reminder of what I lost, retirement, 401k, 5 weeks vacation and more. This is really discouraging, I am almost 60 years old, I am approaching an age that it is not the time to go without medical insurance and the laws don't give a shit. With no-fault when there is actually fault, a person can walk away from the responsibility of their fault.</p>
126	16	<p>The--since your separation have you incurred health care expenses?</p> <p>Well that was before your separation. It was March of 10? Oh okay I misunderstood. But you have some unpaid medical bills correct? And you have submitted these to insurance. Okay but still some of them remain unpaid. And handing you what has been marked as wife's exhibit I is this a sheet that shows the current unpaid medical expenses the compilation with the documentation?</p>	<p>Well I did have the heal surgery where they removed the-- No that was actually after. It was December 31st of 09. Yes. Yes. Yes. Yes.</p>	<p>My X says he paid medical – I have co-pays everytime I went to the doctors , medicine and many things he did not pay for.</p>
129	6	<p>What is wife's exhibit J? What is--are you asking me? Yes what is that document?</p> <p>Offer J into evidence. We object. there's no relevance I mean it's expired. It's not an asset under Indiana Law. It supports her contention about the reception involving the move. THE COURT: The objection to wife's exhibit J is sustained, it is not admitted.</p>	<p>Well this is--....H.... had asked for the relocation benefit was good for a year from the date of his employment. And he had asked--gone and asked his company for an additional six months because my knee replacement I was not as mobile and hadn't been able to pack up the things that I wanted to move so this was a letter confirming that his company was going to extend that move benefit for another six months.</p>	<p>The document we were trying to present was the request that my husband had sent to his company asking for an extension of the move benefit (which expired Aug 4, 2009) because "his wife" had surgery and was not progressing well. This would support the fraud and duping. He says we were separated, but uses me "his wife" and lies to his company. His attorney says it is not relevant? The judge – what defense did I have in this court room?</p>
130	1	<p>What is K?</p> <p>Specifically what are the statements from? Top page says November 1st of-- And it also includes other statements fromfor other months. But shows the balance at the time the petition for dissolution was filed correct? And we receive this through discovery?</p>	<p>This is(bank statement)..... that is located in Canton, it's like a local bank and these are some of the statements from it. Well it's from November 1st. Of 09 through November 30th of 09? It looks like it. Okay yes it does. Yes. Yes. Yes.</p>	<p>The Nov. 2009 statement shows that my husband: 1) transferred all the funds out of the checking account and opened a new account in his name only. 2) shows that the amount that he quoted was much less than he said. 3) he then closed the savings account and opened one in his name only. 4) the amount for that account was misstated It further substantiates intent on his part,</p>
130	24	<p>What's that show us about your husband transferring funds?</p>	<p>Let me see I have to orientate myself excuse me. One was a checking account and one</p>	<p>It further substantiates intent on his part,</p>

		<p>Was the account closed out or most of money of the money taken out? Did he do that just on the checking or on the savings?</p> <p>And were you aware that he was making those transfers?</p>	<p>was the savings account. The checking accounts I share 02 it shows that he withdrew money out of that account. It was taken out of his account November 2nd and he was here in—Lafayette, Indiana on November 2nd. Well he took out the money and evidently put it in an account in his name only. Well and then he did it on the savings a few days later. No.</p>	<p>he took the money out of the 1st account on the way out of town on Friday Oct. 30th when he left to come here for the move of the belongings. With banks Friday transactions done after a certain hour (usually noon or 1pm) are posted on the next business day roster — that would be Monday Nov. 2nd and that is exactly what occurred. This way I could not write any checks on that account. The savings I would have had to go to the bank to withdraw. He took that money after he got back.</p>
131	15	<p>Have you prepared a budget showing what you believe your current living expenses will be? Handing you what has been marked as wife's exhibit L is that that budget? And that basically shows the utility expenses, what you believe the cost of health and dental insurance will be, house insurance, real estate, vehicle, mental health counseling, food and medicine. It also lists the prepares that you feel that you need to make to your marital—to the residence that you're asking for.</p> <p>Offer L into evidence. BY : I have never seen it. Yeah we sent it to you. BY: Oh right here. I object to L because it's not just her monthly expenses she's got a lot of hearsay on there and personal comments about what's going on it wouldn't be an otherwise admissible. BY THE COURT: Mr.? Judge it—it has her monthly expenses and it talks about the repairs that she needs and to the house it was a compilation to try to get it organized. BY THE COURT: Do you dispute that there is inadmissible hearsay on there? No I—I do dispute that Judge. We're not putting it in for the truth of it. I mean we can do it the long way or do it the quick way but if you would rather do it the long way we'll take the time to do it. I don't think that there is— BY THE COURT: I would like to do it the right way Mr. not—unfortunately I don't get to choose between long and short. Ms. do you—what on there do you believe is inadmissible hearsay? Her comments about the husband's conduct and who told her about it. BY THE COURT: Are those on there Mr.? Yeah there is—that she feels that she needs therapy because of his fraud and manipulation. BY THE COURT: Objection is sustained.</p>	<p>Yes. Yes it is. Yes. yes although I didn't put an amount for that what it's going to costs but it does list repairs.</p>	<p>Student loans for me . The right way – how about letting the truth be told in this courtroom?</p>
136	3	<p>What is the totally monthly budget then that you're asking for at this point and time? okay there are home repairs that need to be made to the house correct? And (inaudible) tell us what home repairs need to be made. Judge I am going to object she answered that like half an hour ago. I don't think he listed it all Judge and I need to make sure that I get it all into evidence. BY THE COURT: Well I am not going to allow her to testify to the same thing again. Okay. BY THE COURT: If you want to ask if there are additional repairs I'll allow that. What additional repairs that you haven't already testified to?</p>	<p>\$2145 Yes. I don't think that I—the trim around the house needs to be done. The deck needs painting, the—I—actually I have outlets in my house that are burning up electrical appliances and then the landscaping it's a very large piece of property and the landscaping is just overgrown and I mean I can mow and keep certain parts of it but I need that—I need help with that.</p>	<p>Here we go again – did I really answer it completely before she interrupted?</p>
144	25	<p>Okay did you go to the Rag Clinic? for what purpose? And did she examine you? Diagnose you? Handing you E what is this document? Psychiatric Evaluation. Okay and then it shows the medications that you're taking. Offer E into evidence. Objection hearsay. It's to corroborate her medical condition. BY THE COURT: The objection to wife's exhibit E is sustained, it is not admitted.</p>	<p>Yes. Medication. She is a psychiatrist. Yes. Yes. Yes.</p>	<p>Remember when his attorney said my therapist was not qualified under law to make a diagnosis. This document was from the psychiatrist that was qualified to make a diagnosis. So I have a qualified person making a diagnosis and it is not allowed? <u>Am I wrong, could these preceedings be more bias and disregarding of my ability to have a defense?</u></p>
148	6	<p>Do you believe that you suffer from post traumatic stress disorder?</p>	<p>Oh absolutely.</p>	<p>I am suprised I have not had a stroke or heart attack. Even today, I am triggered by so many things. All my dreams have been taken – the plans I had are out of the picture now by this poverty. Retire – get real.</p>
145	23	<p>During the course of the marriage did you ever stay at home without a job outside of the home to take care of raising the children and do the general home making? Objection he already asked that earlier in her testimony he took her through an itinerary of what she did and what years.</p>	<p>Yes.</p>	<p>Interrupted testimony was heard. <u>Can anyone tell me what was asked and</u></p>

		<p>I just want to make sure that I got in it in Judge I— BY THE COURT: Objection sustained. Was there any interruption in your employment during the marriage? I am going to object he already asked her—when he took her through chronological summary of when she worked, when she didn't. Asked and answered. I think we want to make sure that— Was there any time that you were out of the job market because you were staying home with the children and doing the home making? I am going to object, asked and answered. Sustained.</p>		answered?
147	1	Was your—why do you feel that you need to maintain—keep the family residence?	That determines my future whether I have a home to live in or I'm out on the street living in an apartment. I earned my home.	With a 50/50, I get ½ a home. How am I supposed to afford or even qualify to buy a home with an income of \$7.50 an hour as his attorney suggested that I work at Walmart?
147	6	<p>Do you think that you have any—as you sit here today without the training that you're pursuing do you think that you have any income earning ability? Judge I am going to object asked and answered. I think that she can testify that she doesn't have it. BY THE COURT: Objection is overruled you may answer the question. Do you think that you have any income earning ability without going back and pursuing this medical degree that you are now are pursuing?</p>	I haven't been able to obtain a job I—to—I need a technical skill to get me back in the job market. My age and it's not working.	<p><u>What was asked and answered?</u> Did the judge consider the demographics on women who are 55+ entering the job market. Especially women who have had interrupted job history because she followed her husbands career? The demographic for this age group is among the worst for becoming gainfully employed.</p>
147	24	<p>Do you want to remain in Lafayette? And where would that be? And will attempt to complete your education here before you do that?</p>	<p>No I would like to move by my family. Nashville, Tennessee. Yes. It—yes as far as I know.</p>	I could not afford to put off starting – I am going to be 61 - 2 before I can get in the job market.
148	9	<p>And I—I just when did you have the knee replacement? And when did you have the Okealey's heal?</p>	<p>In 2009 March of 2009. In December of 2009.</p>	Don't you love the quality of the transcripts.
148	13	<p>When you and—whenH..... filed Dissolution of marriage since then have you sought unemployment? Okay and how do you know why you don't qualify?</p>	<p>I don't qualify. Because I didn't have regular employment</p>	
148	18	<p>The mobile home is currently up in Bristol is currently occupied by whom? And what do you want to see happen to the mobile home?</p>	<p>My daughter—my oldest daughter. That'sH.....'s problem.</p>	
149	8	J..... the Mercedes what do you want to see happen to the Mercedes?	I actually would like to have that. Felix told me that he's—my daughter has it so her girlfriend has it can drive her car. I don't have—I have a lot of repairs my car breaks down I have no—I don't have any way to get it—I mean I would have to wait until repairs are done before I would be mobile and if he's not going to use it for personal use I would like so that I am not in a precarious situation.	<p>My now lesbian daughter's live-in girl friend does not have a car. All throughout the marriage my husband never held either of my daughters accountable for their actions. Now, isn't he the hero – providing a car for her lover. I have a 1993 ford escort, one of the oldest cars on campus. The young kids at school don't have a car like mine.</p>
149	18	<p>You have a concern about if the Judge agrees that you can go to North Carolina to look through all of those boxes that you have expressed about it all being there correct? Okay now when are you able to go down to do that? Okay.</p>	<p>Yes. I can go the before Thanksgiving that weekend prior to Thanksgiving. I have school break and I would be able to do that.</p>	In testimony they are willing to let me have 40 boxes (out of over the 420 +++ line items that were moved) and these boxes were supposed to be intact. Then later in testimony he says that he has opened some of them and taken things out.
150	3	<p>And what are you asking the Judge to do about finalizing this divorce before you have that opportunity? Aso you would that the divorce not be granted until you had an opportunity for that inspection.</p>	I have a real big concern that if it—if the divorce were granted before I got my things that Felix does not have the integrity to—to—and motivation to make sure that I get everything that I have back that he would. To get my belongings back.	When I finally got those boxes, at least 10 of them had been opened. I have evidence to show this.
150	20	<p>You have now a \$1,780.00 due to your counselor is that correct? And that counselor—you have health insurance still provided to you by your husband correct? And that counselor is not in your husband's network provided by his medical insurance provider is that correct? You did not seek out a counselor that some of the health insurance could have paid for a portion of that bill is that correct? And so in theory if you would have stayed in Network and sought a counsel that was covered by the medical insurance we would not be sitting here with a \$1,780.00 bill. Some of it would have been paid for is that correct? Why did you not seek out a counselor that was in network with your health insurance provider?</p>	<p>Yes. Correct. I am not aware of whether he is or isn't. Yes. I don't know. I don't know. I wanted to go to a counselor that I felt that I trusted. I feel that when you go to these clinics you're assigned to somebody and that's who you get and I—I didn't want to be in that position, I wanted to make sure that I felt—that I had a competent help and I was not a number in that help.</p>	<p>I went to a therapist that had been recommended to me from several professional people that I respected. I did not feel that all therapist are qualified in regard to sexual addiction and then the addition of homosexuality. The therapist I went to was licensed and worked out of his home. His fee was \$30.00 an hour, he did not deal with insurance. However, the insurance co-pay was \$30.,00 a session – so it cost me no more to go to this therapist. Actually I would have exceeded the amount of sessions allowed by the insurance and had to pay full price for sessions. My husband fraudulently married me (he states in his story that I knew nothing about his secret life and did not know he had and has male sex partners) and I have to pay for the therapy needed to deal with this? My life and sexual safety has changed drastically – I don't see how I will ever have normalcy again. <u>And this judge has me paying for this?</u></p>
151	24	What jobs did you apply for—had you applied for in the last three months in the months of August, September and October what specific jobs have you applied for and where?	Since I started school I haven't applied for any—I can barely keep up with my studies—they're taking all of the resources that I have.	Walmart in this area pays \$7.50 an hour – I know this because there are students that

		<p>And the three months prior to the months I just described to you in my question— August, September and October where did you apply for jobs that would have taken us into the summer of 2010? Can you tell me where ma'am?</p> <p>How many jobs did you estimate that you applied for in June, July, and August of 2010? And prior to that that would have been the spring of 2010 for a period of three months. How many jobs did you apply for? And then prior to that—the three months prior to that what did you say? So what's your answer then how many jobs did you apply for? And so since the separation from your husband and the filing of divorce you applied for about sixteen jobs does that sound accurate then? Have you applied at Wal-Mart? Only for secretarial type jobs then? You describe your employment at..... paper when did that end?</p> <p>So you voluntarily quit that job? And what was your salary at that time? Gross?</p>	<p>Well as I said I was active with Man Power I have applied for—I would send resumes for administrative position— I—I don't remember the name like that one specific company because that was at—that was—for an upper level admin—I can't tell you the names. I sent out what I found online and in the paper. Eight again what is in the newspaper and what I can find online. Six to eight. I was recuperating from surgery I had—could not put any wait on my feet or on my foot. Well none. Yes. No. What I was used to do yes. That ended in 1998 when we moved forH.....'s job. Yes. \$35,000.00. yes.</p>	<p>work there.</p> <p>I have had a knee replacement and foot surgery, it is in my best interest to work on a cement floor.</p> <p>It is honest work and I do not think I am above it.</p> <p>However he has doubled his income because I gave up a solid job – how is this even acceptable?</p> <p>At Walmart I get to work all hours of the day and nights and weekends and holidays, when I left jobs that I worked 1st shift Monday – Friday.</p> <p>I voluntarily quit under deception and lies of my husband – I never would have left that job had I known the truth!</p>
158	18	<p>When did you work atP? The PERF that you have? When were you employed atP?</p> <p>And how long did you work at Purdue in 2008?</p> <p>And what happened to that job?</p> <p>Well but my question is a different question. Not with what happened— You voluntarily quit the job atP? You were fired? What's the difference between fired and discharged in your mind?</p> <p>Well let me ask it to you this way. Did a person in a position of authority at Purdue University come by your desk and say we don't want you to work here anymore?</p> <p>Okay have you applied to another job since you were discharged fromP I'm sorry another job atP?</p>	<p>I think it was before my—before my knee replacement I believe. So that would be I just—Okay I would say 2008. There was a position that I was at for about six weeks. That was not working out there was some internal office issues that they had and actually the first week I was considering just leaving that. So I left. No I was discharged. No I wasn't fired. Well they have ninety days to do an evaluation. The—the supervisor that was being demoted said to me that I—that they did not want that—they did not feel that it was a good fit. No I was very soured by that so I did not pursue—did not pursueP anymore. I actually pursuedP soH..... could come back to Lafayette find a job that he didn't have to earn a great deal of income and we could remain here in Lafayette is why I was trying to find employment here at that time.</p>	<p>This is a new low. I had not discussed this with my attorney so he didn't know how to respond and counter this information. I was trying to get a job that had good benefits so that my husband could take a position that paid less money. He had always contended that it was hard to get out of the paper industry and into another type of manufacturing. That they would only start him out at a greatly reduced salary. So I was trying to provide him with the ability to make that transition and get the experience he needed and into a growing industry, leaving a diminishing industry. What really happened in this job- I took a job at a university. I found out afterwards that there had been 3 people in this same position in the previous 2 years and all left because they were "unhappy". There were six people in this pod – two were trying to transfer out of the department, one had just transferred in, there were two that had direct access to the supervisor. The supervisor was married to a professor that had brought in millions of dollars in grant money to the university. After the 1st week I could see there were problems there, however, everyone received a letter stating that the supervisor was going to a new position. (I found out this was her third move). So I decided to stay throughout the trial period and if things did not change I would then try to transfer out of that department. I also found out that this supervisor circumvented every normal path to deal with any problems with new employees. And let me go without using any of the normal interventions used by either the specific department HR or the HR over the entire university. The decision was made by her alone. I asked what the problem was and she said she did not have to tell me. There was no legitimate problem. Note: I have never been let go from a job before this. What is so outrageous and low about this is that my husband was actually fire from a position that he was at for three years. And I again had to quit a permanent job (with decent benefits) to move for his career.</p>
162	17	<p>You have \$4,200.00 in credit card debt. Part of that was involved with your motor vehicle. How much? did you andH.... have any discussion about incurring that debt on the credit card? Did you have any discussion? And what was that discussion?</p>	<p>Yes. Yes. Almost a \$1,000.00. Well he told me to have it. Yes. It was a repair that was originally done down in Canton and it was done twice and it failed and when I went back—when I was going to</p>	<p>The \$4,200 in credit card debt was to repair the Escort—they were failed repairs (done in NC) that were going to be redone (without cost) when I move to NC. My X told me he would pay for those repairs because he had filed for the divorce. Other things like repair of the lawn mower (I have an acre I have to mow), I had to deal with</p>

			move there we were going to have it addressed. And since I wasn't moving there he told me to go ahead and have it done and so I had it done here. I even called his mechanic and offered to pay the core—	animal removals (destroying this property). I had to replace equipment, a lawn cart, tools (screw drivers, drill and other things to keep up this house). I had all this equipment before we married, but I had to replace it because he took it.
		Judge I am going to object it's non responsive to the question. BY THE COURT: Sustained.		
164	23	I want to limit my questions to you about the personal property you say that there are about forty boxes in the state of north Carolina where you are living now items that you're wife can have is that correct? And you're willing to pay or move them yourself and get them back here to her is that correct? Do you want her to come to your residence and go through the things that she is talking about. Do you feel that given the animosity that she's displayed recently regarding the divorce you don't want her in the home? Alright and so you will pay either someone to move them here or you'll move them here yourself is that right? and is there anything that has been taken out of these boxes or where do we stand with these forty boxes? But the bulk of her personal things that she talked about are still in there. Alright now she had another list about personal property things that she wanted to you recall that?	Yes. Yes. No. Yes. Correct Some of the boxes have been opened, I've taken out soaps, shampoos. Yes. Yes.	Isn't it nice that his attorney told the judge that I could have 40 boxes? Here is where he says he opened some of the boxes. It didn't cost him a penny to take these things, he lied to his company about the extension. It is true, I didn't have the health to pack the things I was going to move until after the benefit would have run out. He needed more time to deceive and steal . My X didn't want me to come and retrieve my things because how could he steal them if I was there to take them. Yet his attorney thought it was okay that my X come back to my home to return the things.
166	1	Let me get my hands on it effectively here. Here it is. Now she has certain items here in her Lafayette house and you're okay with her keeping all of those is that right? Except you're asking for the things that your grandmother made like the afgown and your family picture. Other than that she can have everything that she has here. Now and you've already said that you're willing to bring the boxes to her. Now we come down to some other items that she put here on—and I don't know what its numbered on the court's list but I'm just looking at my copy that Kent gave me these things. Do you object to her having any of these personal property items? She can have whatever she asks for on here. Okay so you don't want her to have the freezer. Alright list the other ones please quickly. Armoire. Okay so anything else other than the freezer, the bookcases, and the armoire she can have. And these items how will she get these items will you move these at the same time that you move those forty boxes? Either pay to have movers do it or do it yourself.	Yes. Yes. Yes. Yes. No. Except for there are several items that are big and heavy like the freezer I'd like to keep. Right. The bookcases, and the Armoire— Yeah it's a dresser. Yes that's correct. Yes. Yes.	And she accuses me of being hostile – after all the manipulations since the day I met him and here in this court room, I guess she thought I should be Miss Congeniality. The things left here in Lafayette were (with the exception of a few items, things that I was going to give away or throw away). They were things to stage the house when I put it up for sale so it would not be empty. Interesting, I had a freezer when I met him and he always complained about how much energy it cost to run it – I guess that doesn't matter any more. I could go on and on about these things but it would make you sick. My X, his attorney, my attorney and I had just a few minutes before discussed this list at his attorney's table and agreed to the list. When he got on the stand he changed what we had just agreed on. And these were items I had brought into the marriage (some had been replace but I had them and he used them until they needed to be replaced).
167	18	On that exhibit there's things marked J and things marked F and are you seeing on the things marked F that you don't want those? Or that you're going to keep those? No my question to him was is her— BY THE COURT: He can answer the question Sorry. The list there are things marked J and things marked F and I just want to clarify on the things marked F are you saying that you don't want those or you want to keep those. Okay and on the things marked J you don't object to anything other than those three items. Okay no further questions.	Ask me the question again please? I'll retain them. Correct.	He just changed the list on the stand. He'll retain them, he stole them.
76	12	What is your profession? What qualifies you for that? When did you get your Master's Degree? In what field?	I am a state licensed mental health counselor. A master's degree from Purdue University and a License from the state of Indiana. 1993. Trinity Mental Health Counseling.	Again, as mentioned above, I had a written report / evaluation from a qualified psychiatrist (RAJ) that the judge would not allow.
76		Okay do you--where do you practice? Have you read a report from the RAJ Clinic where she is diagnosed with major depressive order severe without psychosis features— Judge I am going to object to the leading nature of the question and referring to an exhibit that's not into evidence. BY THE COURT: Objection is sustained. Do you have an opinion as to whether or not she suffers from major depressive disorder severe without psychotic. Judge I have an objection and preliminary question. BY THE COURT: You may ask. Are you qualified under Indiana Law to make a mental health diagnosis of an individual? Go ahead and answer the question. We object to the question the witness is not qualified under Indiana Law to make a psychiatric or psychological diagnosis of an individual, he doesn't have the credentials. Just asking if that's his observation from his treatment over the past year. BY THE COURT: Objection is sustained.	I have a private practice. I am not.	
84	23	What is her prognosis as you sit here today?	I believe Jeannette is going to have a difficult time managing the future, (inaudible) anxiety and anticipatory anxiety and worries about her future seems to limit her ability to deal in the moment although she is making headway in being able to do so but it is still my impression that she is going to have a	

	<p>One of the issues that you had to deal with with Jeannette was that her husband's revelation to her was that he was a homosexual. And what did she indicate to you that she had done regarding the marriage to try to deal with that issue. Judge I am going to object to the relevance of whether or husband is a homosexual for rehabilitative maintenance and then also object on second grounds that that's imparting fault in a no fault divorce. BY THE COURT: Objection is overruled you may answer the question.</p>	<p>significant problem with that in the future. Yes.</p> <p>The initial sessions which had to do with her impression of continued deceit from her husband Jeannette talked about her husband disposing that he was homosexual and she talked about how she wanted to help him understand his orientation primarily focused on the abuse he experienced as a child and what he disclosed. She did multiple readings on the subject, she assessed support groups on the Internet on the subject she delegated a significant amount of self education with respect to the topic.</p>	
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I am thinking about filing a judicial complaint for this judge, I feel he was very bias. I think that we presented enough evidence that the judge could have listened to the duping statute, yet he refused to hear it. Actually problems with him started very early in the beginning of the divorce. I was scheduled at least 5 times on dates that they did not even hear this type of case. Then I never had any hearing except a final hearing. I had no provisional order and no ability to retrieve my things before the final date so if my X-husband did not return items I had some recourse.

His attorney was involved in several questionable attorney conduct issues and the judge did not even blink an eye at this – my divorce decree reads word for word what she had in her “Finding of Facts”. There were two exceptions – taking my maiden name back, and the small amount of spousal support I received. Especially when there was testimony that I quit 2 jobs to follow his career.

By the judge refusing to hear the statute on duping, where I could have proved the marriage was a complete fraud. I feel the split should have been considerably more on my cut.

I didn't even get 50/50. I got far less than 50/50 in this divorce – primarily because I was interrupted by his attorney and the judge ignored exhibits that were submitted to the court.

If anyone can help me with the legal jargon phrases or suggestions, I would be very grateful.

This is so traumatizing to me and I have a hard time thinking straight because of the PTSD.

PS:

I appealed this and the appeals court stayed with the 50/50 split, and only feels the mobile home asset needs to be reconsidered. They want to send it back to the same judge to reconsider the amount of spousal support.

I am going to respond, requesting that this case be reheard in court with a different judge. I did not get 50% and felt that we provided sufficient information that the “Duping Statute” should be allowed to be heard.