Case num	iber (if known)	
6a.	\$	90.00
6b.	\$	0.00
6c.	\$	100.00
6d.	\$	0.00
7.	\$	500.00
8.	\$	0.00
		89.00
10.	\$	50.00
		10.00
12.	\$	150.00
13.	\$	50.00
14.	\$	25.00
4-		
		0.00
		0.00
		200.00
15d.	\$	0.00
16.	\$	0.00
100		
		0.00
		0.00
		117.00
17d.	\$	0.00
10	¢	0.00
10.	-	0.00
19.		0.00
		0.00
		0.00
		0.00
	5	0.00
		0.00
21.	+\$	400.00
		3,025.00
	\$	3,025.00
23a.	\$	5,845.04
23b.	-\$	3,025.00
00	¢	2,820.04
230.	4	2,020.04
u file this mortgage	s form? payment to incre	ease or decrease because
	6a. 6b. 6c. 6d. 7. 8. 9. 10. 11. 12. 13. 14.  15a. 15b. 15c. 15d. 16. 17a. 17b. 17c. 17d. 18.  20a. 20b. 20c. 20d. 20e. 21.	20a. \$ 20b. \$ 20c. \$ 20d. \$ 20c. \$ 20d. \$ 20e. \$ 21. +\$  23a. \$ 23b\$  24 tile this form?

☐ Yes. Explain here:

Official Form 106J

Schedule J: Your Expenses

page 2

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Fill in this infor	mation to identify your	case:		
Debtor 1	Fawn Fen	ton		
	First Name	Middle Name	Last Name	
Debtor 2				
(Spouse if, filing)	First Name	Middle Name	Last Name	
United States Ba	ankruptcy Court for the:	MIDDLE DISTRICT OF	TENNESSEE	
Case number				Check if this is an
				☐ Check if this is an amended filing

## Official Form 106Dec

# **Declaration About an Individual Debtor's Schedules**

12/15

If two married people are filing together, both are equally responsible for supplying correct information.

You must file this form whenever you file bankruptcy schedules or amended schedules. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$250,000, or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Sign Below	
Did you pay or agree to pay someone who	is NOT an attorney to help you fill out bankruptcy forms?
■ No	
Yes. Name of person	Attach Bankruptcy Petition Preparer's Notice, Declaration, and Signature (Official Form 119)
Under penalty of perjury, I declare that I have that they are true and correct.	ve read the summary and schedules filed with this declaration and
X /s/ Fawn Fenton	x
Fawn Fenton Signature of Debtor 1	Signature of Debtor 2
Date April 26, 2019	Date

Official Form 106Dec

**Declaration About an Individual Debtor's Schedules** 

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Best Case Bankruptcy

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				-		-
Fil	ll in this inform	ation to identify you	r case:			
D€	ebtor 1		enton			
De	ebtor 2	First Name	Middle Name	Last Name		
	ouse if, filing)	First Name	Middle Name	Last Name		
Un	nited States Ban	kruptcy Court for the:	MIDDLE DISTRICT OF T	ENNESSEE		
Ca	ase number					
1	(nown)					Check if this is an
						amended filing
_						
_	fficial For					
St	atement	of Financial	Affairs for Individ	duals Filing for B	ankruptcy	4/19
info	ormation. If mo	nd accurate as poss ore space is needed, ). Answer every que	ible. If two married people a attach a separate sheet to stion.	are filing together, both are this form. On the top of any	equally responsible for su y additional pages, write y	ipplying correct our name and case
Pa	rt 1: Give De	etails About Your Ma	arital Status and Where You	Lived Before		
1.	What is your	current marital statu	ıs?			
	■ Married					
	□ Not marri	ied				
2.	During the las	st 3 years, have you	lived anywhere other than	where you live now?		
	_		• • • • • • • • • • • • • • • • • • • •			
		all of the places you i	ived in the last 3 years. Do no	ot include where you live now	,	
		, ,	•	•		Datas Dahtan 0
	Debtor 1 Price	or Address:	Dates Debtor 1 lived there	Debtor 2 Prior Ad	dress:	Dates Debtor 2 lived there
	1986 Sunny Brentwood	y Side Drive , TN 37027	From-To: <b>May 2011 - A</b> p <b>2018</b>	Same as Debtor	ı	☐ Same as Debtor 1 From-To:
3. stat	tes and territorie	s include Arizona, Ca	ver live with a spouse or leg lifomia, Idaho, Louisiana, Ne hedule H: Your Codebtors (O	vada, New Mexico, Puerto R		
Pa	rt 2 Explain	the Sources of You	er Income			
4.	Fill in the total	amount of income yo	nployment or from operatin u received from all jobs and a have income that you receiv	all businesses, including part	-time activities.	endar years?
	□ No					
	Yes. Fill i	in the details.				
			Debtor 1		Debtor 2	
			Sources of Income Check all that apply.	Gross Income (before deductions and exclusions)	Sources of Income Check all that apply.	Gross income (before deductions and exclusions)
		of current year until I for bankruptcy:	■ Wages, commissions, bonuses, tips	\$26,250.00	☐ Wages, commissions, bonuses, tips	
			☐ Operating a business		☐ Operating a business	
Offic	cial Form 107		Statement of Financial Aff	airs for Individuals Filing for B	ankruptcy	page 1
Softv		96-2019 Best Case, LLC - w		100140 -		Best Case Bankruptcy
	Case	3:19-bk-02693		/26/19 Entered 04 nt  Page 31 of 50		Desc Main

					Debtor 1		Debtor 2		
					Sources of income Check all that apply.	Gross income (before deductions and exclusions)	Sources of inc Check all that a		Gross income (before deductions and exclusions)
			dar year: <mark>December</mark>	31, 2018 )	■ Wages, commissions, bonuses, tips	\$93,108.00	☐ Wages, con bonuses, tips	nmissions,	
					☐ Operating a business		☐ Operating a	business	
			dar year be <mark>December</mark>		■ Wages, commissions, bonuses, tips	\$93,677.00	☐ Wages, con bonuses, tips	nmissions,	
					☐ Operating a business		☐ Operating a	business	
1	ncli and wint	ude ind other nings.	come regard public bene If you are fil	dless of whet fit payments; ing a joint ca	ne during this year or the two her that income is taxable. Ex pensions; rental income; inte se and you have income that ome from each source separa	amples of other income are rest; dividends; money colle you received together, list it	alimony; child suppected from lawsuits; only once under D	royalties; an ebtor 1.	
		No							
	Ц	Yes.	Fill in the de	etails.					
					Debtor 1 Sources of income Describe below.	Gross income from each source (before deductions and exclusions)	Debtor 2 Sources of inc Describe below		Gross income (before deductions and exclusions)
art					I Made Before You Filed for 2's debts primarily consume				
		No.			Debtor 2 has primarily cons a personal, family, or househo		ots are defined in 11	1 U.S.C. § 10	1(8) as "incurred by an
			During the	90 days bef	ore you filed for bankruptcy, d	id you pay any creditor a to	tal of \$6,825* or mo	ore?	
			□ Yes	List below paid that c	each creditor to whom you pa reditor. Do not include payme payments to an attorney for t	nts for domestic support obl			
			* Subject	to adjustmen	nt on 4/01/22 and every 3 year	rs after that for cases filed o	n or after the date of	of adjustment	t.
		Yes.			or both have primarily const ore you filed for bankruptcy, d		tal of \$600 or more	7	
			□ No.	Go to line	7.				
			■ Yes	include par	each creditor to whom you pa yments for domestic support o r this bankruptcy case.				
	Cre	editor'	s Name an	d Address	Dates of paymo	ent Total amount paid	Amount you still owe	Was this	payment for
	Att	tn Off 05 N I	River Blvd	ger or Age	April		\$12,600.00	☐ Mortga ☐ Car ☐ Credit (☐ Loan R ☐ Supplie	Card epayment ers or vendors

Official Form 107

Statement of Financial Affairs for Individuals Filing for Bankruptcy

page 2

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Case number (if known)

Creditor's Name and Address	Dates of payment	Total amount	Amount you still owe	Was this payment for
Bank of America, NA Attn: Officer Manager or Agent 4909 Savarese Circle Tampa, FL 33634	\$1,804.78 Jan, Feb, March, April	\$7,219.12	\$240,182.77	■ Mortgage □ Car □ Credit Card □ Loan Repayment □ Suppliers or vendors □ Other
BanCorp South Attn: Officer Manager or Agent 914 Murfreesboro Road Franklin, TN 37067	Jan \$263.56 Feb \$275.01 March \$275.01 April \$275.01	\$1,088.59	\$53,967.42	■ Mortgage □ Car □ Credit Card □ Loan Repayment □ Suppliers or vendors □ Other
Chase Card Attn: Officer Manager or Agent PO Box 15298 Wilmington, DE 19850	Jan \$268.01 Feb, March \$100.00 each April \$429.10	\$897.11	\$0.00	☐ Mortgage ☐ Car ☐ Credit Card ☐ Loan Repayment ☐ Suppliers or vendors ☐ Other
Ascend Federal Credit Union Attn: Officer Manager or Agent PO Box 1210 Tullahoma, TN 37388	Jan \$354.00 Feb \$350.00 March \$265.00 April \$262.00	\$1,181.00	\$17,811.23	<ul> <li>☐ Mortgage</li> <li>☐ Car</li> <li>☐ Credit Card</li> <li>☐ Loan Repayment</li> <li>☐ Suppliers or vendors</li> <li>☐ Other</li> </ul>
Capital One Bank USA NA Attn: Officer Manager or Agent PO Box 30281 Salt Lake City, UT 84130-0281	Jan \$450.00 Feb \$250.00 March \$350.00	\$1,050.00	\$9,818.83	☐ Mortgage ☐ Car ☐ Credit Card ☐ Loan Repayment ☐ Suppliers or vendors ☐ Other
Within 1 year before you filed for bankru Insiders include your relatives; any general of which you are an officer, director, person a business you operate as a sole proprietor alimony.	partners; relatives of any ge in control, or owner of 20%	neral partners; partn or more of their votin	erships of which you	ou are a general partner; corporations ny managing agent, including one for
□ No				
Yes. List all payments to an insider.				
Insider's Name and Address	Dates of payment	Total amount paid	Amount you still owe	Reason for this payment
	March 17, 2018	\$5,659.80	\$0.00	Loan repayment

Official Form 107

7.

Statement of Financial Affairs for Individuals Filing for Bankruptcy

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Best Case Bankruptcy

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https://rico.jefffenton.com/evidence/2019-04-26\_wifes-ch13-petition-3-19-bk-02693.pdf

Case 1:23-cv-01097-PLM-RSK (FENTON v. STORY et al.)

19. Within 10 years before you filed for bankruptcy, did you transfer any property to a self-settled trust or similar device of which you are a

Official Form 107 Statement of Financial Affairs for Individuals Filing for Bankruptcy page 5

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Brentwood, TN 37027

	beneficiary? (These are often called asset-pro	tection devices.)			
	No				
	Yes. Fill in the details.				
	Name of trust	Description and	d value of the property tra	ansferred	Date Transfer was made
Pa	t 8: List of Certain Financial Accounts, Ins	struments, Safe Depo	sit Boxes, and Storage U	nits	
20.	Within 1 year before you filed for bankruptcy sold, moved, or transferred? Include checking, savings, money market, o houses, pension funds, cooperatives, associated	r other financial acco	ounts; certificates of depo		
	■ No				
	Yes. Fill in the details.				
	Name of Financial Institution and Address (Number, Street, City, State and ZIP Code)	Last 4 digits of account number	Type of account or instrument	Date account was closed, sold, moved, or transferred	Last balance before closing or transfer
21.	Do you now have, or did you have within 1 y cash, or other valuables?	ear before you filed f	or bankruptcy, any safe o	deposit box or other depo	sitory for securities,
	No Yes. Fill in the details.				
	Name of Financial Institution Address (Number, Street, City, State and ZIP Code)	Who else had a Address (Number State and ZIP Code)	N - 10 - 20 - 20 - 20 - 20 - 20 - 20 - 20	be the contents	Do you still have it?
22.	Have you stored property in a storage unit of	r place other than yo	ur home within 1 year be	fore you filed for bankrup	tcy?
	□ No				
	Yes. Fill in the details.				
	Name of Storage Facility Address (Number, Street, City, State and ZIP Code)	Who else has o to it?		be the contents	Do you still have it?
		Address (Number, Street, City, State and ZIP Code)			
	Mallory Station Storage	Fawn		s, Luggage, Pet	□ No
	309 Mallory Station Rd Franklin, TN 37067	Brentwood, T		ies, Christmas ations	■ Yes
Pa	rt 9: Identify Property You Hold or Control	for Someone Else			
23.	Do you hold or control any property that so for someone.	meone else owns? In	<mark>clude any property you</mark> b	orrowed from, are storing	g for, or hold in trust
	■ No				
	Yes. Fill in the details.				
	Owner's Name Address (Number, Street, City, State and ZIP Code)	Where is the pr (Number, Street, Cit Code)		be the property	Value

Official Form 107

Statement of Financial Affairs for Individuals Filing for Bankruptcy

page 6

De	btor 1	Fawn Fenton	(	Case number (#known)	
Pa	rt 10:	Give Details About Environmental	Information		
For	the p	— ourpose of Part 10, the following defi	nitions apply:		
	Env toxi	rironmental law means any federal, st	tate, or local statute or regulation concerning the air, land, soil, surface water, groundw		
	_	•	erty as defined under any environmental la	w, whether you now own, operate	e, or utilize it or used
	to o	wn, operate, or utilize it, including di	sposal sites.		
		ardous material means anything an e ardous material, pollutant, contamina	environmental law defines as a hazardous want, or similar term.	vaste, hazardous substance, toxi	c substance,
Rep	ort a	ill notices, releases, and proceedings	that you know about, regardless of when t	hey occurred.	
24.	Has	any governmental unit notified you t	that you may be liable or potentially liable u	nder or in violation of an environ	mental law?
		No			
		Yes. Fill in the details.			
		me of site dress (Number, Street, City, State and ZIP Code	Governmental unit  Address (Number, Street, City, State and ZIP Code)	Environmental law, if you know it	Date of notice
25.	Hav	e you notified any governmental unit	of any release of hazardous material?		
		No Yes. Fill in the details.			
		me of site dress (Number, Street, City, State and ZIP Code	Governmental unit  Address (Number, Street, City, State and ZIP Code)	Environmental law, if you know it	Date of notice
26.	Hav	re you been a party in any judicial or a	administrative proceeding under any enviro	onmental law? Include settlement	s and orders.
	_	No			
	_	Yes. Fill in the details.			
		se Title se Number	Court or agency Name Address (Number, Street, City, State and ZIP Code)	Nature of the case	Status of the case
Pa	rt 11:	Give Details About Your Business	or Connections to Any Business		
27.	Witi	— hin 4 vears before vou filed for bankr	uptcy, dld you own a business or have any	of the following connections to a	ıny business?
		_ `	ed in a trade, profession, or other activity, e		•
		☐ A member of a limited liability co	empany (LLC) or limited liability partnership	(LLP)	
		☐ A partner in a partnership			
		☐ An officer, director, or managing	executive of a corporation		
		☐ An owner of at least 5% of the vo	oting or equity securities of a corporation		
		No. None of the above applies. Go			
			fill in the details below for each business.		
	_	siness Name	Describe the nature of the business	Employer Identification num	
		dress mber, Street, City, State and ZIP Code)	Name of accountant or bookkeeper	Do not include Social Securi	ty number or ITIN.
		•		Dates business existed	

Official Form 107

Statement of Financial Affairs for Individuals Filing for Bankruptcy

page 7

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Within 2 years before you filed for bankruptcy, did you give a financial statement to anyone about your business? Include all financial institutions, creditors, or other parties. No Yes. Fill in the details below. **Date Issued** Name **Address** (Number, Street, City, State and ZIP Code) Part 12: Sign Below I have read the answers on this Statement of Financial Affairs and any attachments, and I declare under penalty of perjury that the answers are true and correct. I understand that making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$250,000, or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571. Fenton /s/ Fawn Signature of Debtor 2 Fenton Fawn Signature of Debtor 1 Date Date April 26, 2019 Did you attach additional pages to Your Statement of Financial Affairs for Individuals Filing for Bankruptcy (Official Form 107)? ■ No ☐ Yes Did you pay or agree to pay someone who is not an attorney to help you fill out bankruptcy forms?

Yes. Name of Person \_\_\_\_\_. Attach the Bankruptcy Petition Preparer's Notice, Declaration, and Signature (Official Form 119).

Cas<u>e</u> 1:<u>23-cv-0</u>1097-PLM-RSK ECF No. 46, PageID.3872 Filed 03/25/24 Page 10 of 90

Case number (if known)

Official Form 107

Debtor 1

Fawn

Best Case Bankruptcy

Doc 1

# Notice Required by 11 U.S.C. § 342(b) for Individuals Filing for Bankruptcy (Form 2010)

#### This notice is for you if:

You are an individual filing for bankruptcy, and

Your debts are primarily consumer debts. Consumer debts are defined in 11 U.S.C. § 101(8) as "incurred by an individual primarily for a personal, family, or household purpose."

# The types of bankruptcy that are available to individuals

Individuals who meet the qualifications may file under one of four different chapters of Bankruptcy Code:

Chapter 7 - Liquidation

Chapter 11 - Reorganization

Chapter 12 - Voluntary repayment plan for family farmers or fishermen

Chapter 13 - Voluntary repayment plan for individuals with regular income

You should have an attorney review your decision to file for bankruptcy and the choice of chapter.

Chapter	7:	Liquidation
•	245	filing fee
	\$75	administrative fee
+	\$15	trustee surcharge
\$	335	total fee

Chapter 7 is for individuals who have financial difficulty preventing them from paying their debts and who are willing to allow their nonexempt property to be used to pay their creditors. The primary purpose of filing under chapter 7 is to have your debts discharged. The bankruptcy discharge relieves you after bankruptcy from having to pay many of your pre-bankruptcy debts. Exceptions exist for particular debts, and liens on property may still be enforced after discharge. For example, a creditor may have the right to foreclose a home mortgage or repossess an automobile.

However, if the court finds that you have committed certain kinds of improper conduct described in the Bankruptcy Code, the court may deny your discharge.

You should know that even if you file chapter 7 and you receive a discharge, some debts are not discharged under the law. Therefore, you may still be responsible to pay:

most taxes;

most student loans;

domestic support and property settlement obligations;

Notice Required by 11 U.S.C. § 342(b) for Individuals Filing for Bankruptcy (Form 2010)

page 1

Best Case Bankruptcy

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most fines, penalties, forfeitures, and criminal restitution obligations; and

certain debts that are not listed in your bankruptcy papers.

You may also be required to pay debts arising from:

fraud or theft;

fraud or defalcation while acting in breach of fiduciary capacity;

intentional injuries that you inflicted; and

death or personal injury caused by operating a motor vehicle, vessel, or aircraft while intoxicated from alcohol or drugs.

If your debts are primarily consumer debts, the court can dismiss your chapter 7 case if it finds that you have enough income to repay creditors a certain amount. You must file *Chapter 7 Statement of Your Current Monthly Income* (Official Form 122A–1) if you are an individual filing for bankruptcy under chapter 7. This form will determine your current monthly income and compare whether your income is more than the median income that applies in your state.

If your income is not above the median for your state, you will not have to complete the other chapter 7 form, the *Chapter 7 Means Test Calculation* (Official Form 122A–2).

If your income is above the median for your state, you must file a second form —the Chapter 7 Means Test Calculation (Official Form 122A–2). The calculations on the form— sometimes called the Means Test—deduct from your income living expenses and payments on certain debts to determine any amount available to pay unsecured creditors. If

your income is more than the median income for your state of residence and family size, depending on the results of the *Means Test*, the U.S. trustee, bankruptcy administrator, or creditors can file a motion to dismiss your case under § 707(b) of the Bankruptcy Code. If a motion is filed, the court will decide if your case should be dismissed. To avoid dismissal, you may choose to proceed under another chapter of the Bankruptcy Code.

If you are an individual filing for chapter 7 bankruptcy, the trustee may sell your property to pay your debts, subject to your right to exempt the property or a portion of the proceeds from the sale of the property. The property, and the proceeds from property that your bankruptcy trustee sells or liquidates that you are entitled to, is called *exempt property*. Exemptions may enable you to keep your home, a car, clothing, and household items or to receive some of the proceeds if the property is sold.

Exemptions are not automatic. To exempt property, you must list it on *Schedule C: The Property You Claim as Exempt* (Official Form 106C). If you do not list the property, the trustee may sell it and pay all of the proceeds to your creditors.

#### **Chapter 11: Reorganization**

\$1,167 filing fee

+ \$550 administrative fee \$1.717 total fee

Chapter 11 is often used for reorganizing a business, but is also available to individuals. The provisions of chapter 11 are too complicated to summarize briefly.

Notice Required by 11 U.S.C. § 342(b) for individuals Filing for Bankruptcy (Form 2010)

page 2

#### Read These Important Warnings

Because bankruptcy can have serious long-term financial and legal consequences, including loss of your property, you should hire an attorney and carefully consider all of your options before you file. Only an attorney can give you legal advice about what can happen as a result of filing for bankruptcy and what your options are. If you do file for bankruptcy, an attorney can help you fill out the forms properly and protect you, your family, your home, and your possessions.

Although the law allows you to represent yourself in bankruptcy court, you should understand that many people find it difficult to represent themselves successfully. The rules are technical, and a mistake or inaction may harm you. If you file without an attorney, you are still responsible for knowing and following all of the legal requirements.

You should not file for bankruptcy if you are not eligible to file or if you do not intend to file the necessary documents.

Bankruptcy fraud is a serious crime; you could be fined and imprisoned if you commit fraud in your bankruptcy case. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$250,000, or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

# Chapter 12: Repayment plan for family farmers or fishermen

\$200 filing fee + \$75 administrative fee \$275 total fee

Similar to chapter 13, chapter 12 permits family farmers and fishermen to repay their debts over a period of time using future earnings and to discharge some debts that are not paid.

# Chapter 13: Repayment plan for individuals with regular income

\$235 filing fee+ \$75 administrative fee\$310 total fee

Chapter 13 is for individuals who have regular income and would like to pay all or part of their debts in installments over a period of time and to discharge some debts that are not paid. You are eligible for chapter 13 only if your debts are not more than certain dollar amounts set forth in 11 U.S.C. § 109.

Under chapter 13, you must file with the court a plan to repay your creditors all or part of the money that you owe them, usually using your future earnings. If the court approves your plan, the court will allow you to repay your debts, as adjusted by the plan, within 3 years or 5 years, depending on your income and other factors.

After you make all the payments under your plan, many of your debts are discharged. The debts that are not discharged and that you may still be responsible to pay include:

domestic support obligations,

most student loans,

certain taxes,

debts for fraud or theft,

debts for fraud or defalcation while acting in a fiduciary capacity,

most criminal fines and restitution obligations,

certain debts that are not listed in your bankruptcy papers,

certain debts for acts that caused death or personal injury, and

certain long-term secured debts.

Notice Required by 11 U.S.C. § 342(b) for individuals Filing for Bankruptcy (Form 2010)

page 3

Best Case Bankruptcy

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#### Warning: File Your Forms on Time

Section 521(a)(1) of the Bankruptcy Code requires that you promptly file detailed information about your creditors, assets, liabilities, income, expenses and general financial condition. The court may dismiss your bankruptcy case if you do not file this information within the deadlines set by the Bankruptcy Code, the Bankruptcy Rules, and the local rules of the court.

For more information about the documents and their deadlines, go to:

http://www.uscourts.gov/bkforms/bankruptcy\_forms.html#procedure.

#### Bankruptcy crimes have serious consequences

If you knowingly and fraudulently conceal assets or make a false oath or statement under penalty of perjury—either orally or in writing—in connection with a bankruptcy case, you may be fined, imprisoned, or both.

All information you supply in connection with a bankruptcy case is subject to examination by the Attorney General acting through the Office of the U.S. Trustee, the Office of the U.S. Attorney, and other offices and employees of the U.S. Department of Justice.

#### Make sure the court has your mailing address

The bankruptcy court sends notices to the mailing address you list on *Voluntary Petition for Individuals Filing for Bankruptcy* (Official Form 101). To ensure that you receive information about your case, Bankruptcy Rule 4002 requires that you notify the court of any changes in your address.

A married couple may file a bankruptcy case together—called a *joint case*. If you file a joint case and each spouse lists the same mailing address on the bankruptcy petition, the bankruptcy court generally will mail you and your spouse one copy of each notice, unless you file a statement with the court asking that each spouse receive separate copies.

# Understand which services you could receive from credit counseling agencies

The law generally requires that you receive a credit counseling briefing from an approved credit counseling agency. 11 U.S.C. § 109(h). If you are filing a joint case, both spouses must receive the briefing. With limited exceptions, you must receive it within the 180 days **before** you file your bankruptcy petition. This briefing is usually conducted by telephone or on the Internet.

In addition, after filing a bankruptcy case, you generally must complete a financial management instructional course before you can receive a discharge. If you are filing a joint case, both spouses must complete the course.

You can obtain the list of agencies approved to provide both the briefing and the instructional course from: http://justice.gov/ust/eo/hapcpa/ccde/cc\_approved.html

In Alabama and North Carolina, go to: <a href="http://www.uscourts.gov/FederalCourts/Bankruptcy/BankruptcyResources/ApprovedCreditAndDebtCounselors.aspx">http://www.uscourts.gov/FederalCourts/Bankruptcy/Bankru

If you do not have access to a computer, the clerk of the bankruptcy court may be able to help you obtain the list.

Notice Required by 11 U.S.C. § 342(b) for individuals Filing for Bankruptcy (Form 2010)

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## United States Bankruptcy Court Middle District of Tennessee

In re	Fawn Fenton		Case No.	
		Debtor(s)	Chapter	13
		E OF COMPENSATION OF A		
	compensation paid to me within o	I Fed. Bankr. P. 2016(b), I certify that I am e year before the filing of the petition in ba (s) in contemplation of or in connection wi	inkruptcy, or agreed to be pai	d to me, for services rendered or to
	For legal services, I have agree			4,250.00
	Prior to the filing of this state	nent I have received	\$	0.00
	Balance Due		<b>\$</b>	4,250.00
2.	The source of the compensation pa	d to me was:		
	■ Debtor □ Other	specify):		
3.	The source of compensation to be	paid to me is:		
	■ Debtor □ Other	specify):		
4.	■ I have not agreed to share the	bove-disclosed compensation with any oth	er person unless they are mer	mbers and associates of my law firm.
		e-disclosed compensation with a person or r with a list of the names of the people shar		
5.	In return for the above-disclosed	ee, I have agreed to render legal service for	all aspects of the bankruptcy	case, including:
ŧ	n. [Other provisions as needed]  Please refer to the att	ached Rights and Responsibilities of	f the Chapter 13 Debtor a	nd Attorney
6. I	By agreement with the debtor(s), to Please refer to the at	e above-disclosed fee does not include the ached Rights and Responsibilities of	following service: f the Chapter 13 Debtor a	nd Attorney
		CERTIFICATION	N	
	certify that the foregoing is a corankruptcy proceeding.	plete statement of any agreement or arrang	ement for payment to me for	representation of the debtor(s) in
A	pril 26, 2019		Beth Ausbrooks	
D	ate		h Ausbrooks of Attorney	
		Rothschi	ild & Ausbrooks PLLC	
		1222 16ti	h Avenue South, Suite 12	:
			e, TN 37212-2926 !-3996   Fax: (615) 242-200	าจ
İ			rothschildbklaw.com	
		Name of la		

- 10. Contact the attorney before buying, refinancing, or selling real property or a motor vehicle or before entering into any loan agreements to find out what approvals are required, including retaining a real estate agent or listing property for sale.
- 11. Contact the attorney if the debtor receives an inheritance.
- 12. Contact the attorney if the client is sued during the case.
- 13. Contact the attorney if the client has any potential lawsuits against another person or company after the bankruptcy is filed.
- 14. Attend a financial management workshop no later than the due date of the last scheduled plan payment.
- 15. Open and read all mail from the attorney, Trustee, or Bankruptcy Court.

#### **ATTORNEY**

Fees shall be paid by the Trustee through the plan unless otherwise ordered. The attorney may not receive fees directly from the client other than the initial retainer, unless paid by a third party, in which event such payment must be fully disclosed to the Bankruptcy Court. Any fee must be agreed upon by the client and the attorney, and approved by the court.

Services included in the flat fee. The services the attorney agrees to provide for the flat fee include:

- 1. Meet with the client to review the client's debts, assets, liabilities, income, and expenses. Request appropriate financial information, including credit reports and information on any mortgage debt or support obligation.
- 2. Conduct necessary due diligence regarding any prior bankruptcies involving the client.
- 3. Counsel the client regarding the advisability of filing a bankruptcy and whether filing either a Chapter 7 or Chapter 13 case would assist in meeting the client's objectives; discuss procedures in both Chapter 7 and Chapter 13 with the client, and answer the client's questions.
- 4. Explain what payments will be made directly by the client and what payments will be made through the client's Chapter 13 plan.
- 5. Explain to the client how, when, and where to make the Chapter 13 plan payments, including advising the client that the first plan payment must be made to the Trustee no later than 30 days after the case is filed.
- 6. Explain to the client how the attorney's fees and trustee's fees are paid, providing a signed copy of the contract between the client and the attorney and a copy of this Rights and Responsibilities to the debtor.

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- 7. Advise the client of the requirement to attend the 341 Meeting of Creditors, arriving early, and instruct the client as to the date, time, and place of the meeting. Advise the client to bring a copy of the petition and the schedules and statements to the Meeting.
- Advise the client of the necessity of maintaining liability, collision, and comprehensive 8. insurance on vehicles securing loans or leases and advise the client of the duty to insure all property of the estate.
- Timely prepare and file the client's petition, plan, statements, and schedules. 9.
- Ensure that if the plan includes a motion to void liens, that the collateral is identified and 10. an exemption is claimed.
- Ensure proper notice and service of the plan. 11.
- Appear at the 341 Meeting of Creditors with the client. 12.
- Review all documents filed in the case and all communications concerning the case. 13.
- Respond to objections to plan confirmation and, where necessary, prepare an amended 14. plan, and appear at the confirmation hearing.
- Explain that a plan may be modified after confirmation and, where needed, prepare, file, 15. and serve necessary modifications to the plan which may include suspending, lowering, or increasing plan payments.
- Prepare, file, and serve necessary amended statements and schedules in accordance with 16. information provided by the client.
- Review the confirmation order and the Trustee's notice of intent to pay claims. 17.
- If necessary, object to improper or invalid claims based upon information provided by the 18.
- 19. File claims for creditors when the client's goals and interests are served by such filing.
- Respond to client communications, advising the client of the best and most efficient 20. means of communications.
- File notice of change of employment/change of address. 21.
- Represent the client in connection with all motions filed in the bankruptcy case, other 22. than those listed in the excluded services below.
- 23. Where appropriate, prepare, file, and serve necessary motions to avoid liens on real or personal property.

Additional services requiring additional limited fees. The following services are not included in the flat fee, but the attorney has agreed to provide these services, when necessary and appropriate for the case, for additional compensation based on a fee schedule approved by the Court. The maximum additional fee for work performed in connection with obtaining the necessary Court approval for certain activities is indicated below:

- 1. Mortgage loan modification of the claim secured by the debtor's principal residence – up to \$500
- 2. Substitution of collateral – up to \$400.
- 3. Retention of a realtor, auctioneer or other professional relating to the sale of property or representing the interests of the estate – up to \$200
- 4. Sale of property and disposition of the proceeds, resulting in the closing of such sale and the filing of any necessary report of the sale – up to \$300.

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  Revised 5/9/2018

Document Page 46 of 50 5. Retention of special counsel relating to collecting or pursuing a cause of action in a different judicial forum and that results in the filing of a motion and order authorizing the approval of a settlement of such litigation – up to \$300.

Additional services on an hourly basis. The following services are not included in the flat fee and are not covered by any specific cap on fee, but the attorney has agreed to provide these services, when necessary and appropriate for the case, but may charge an hourly rate for the work performed — subject to Court approval:

- 1. Motions for sanctions or contempt.
- 2. Representation at a Rule 2004 examination.

Services the attorney has not agreed to provide. The attorney has not agreed to represent the client in any adversary proceeding or certain contested matters placed on an "adversary track" by order of the Court, unless the details of such separate litigation representation are spelled out in an addendum to this agreement or in a separate supplemental contract. The client will be fully apprised of any such anticipated litigation that would not be covered by this agreement.

Effective Date: $9724-19$	1 A
Rothschild & Ausbrooks, PLLC	CLENT Facon Feor ton
By: File	CLIENT Facon Fronton
	CLIENT (if joint)

# United States Bankruptcy Court Middle District of Tennessee

In re	Fawn	Fenton		Case No.		
			Debtor(s)	Chapter	13	
		•	VERIFICATION OF CREDITOR M.	ATRIX		
			VERMITCATION OF CREDITOR NE			

The above-named Debtor hereby verifies that the attached list of creditors is true and correct to the best of his/her knowledge.

Date: April 26, 2019

/s/ Fawn Fenton

Fawn Figure of Debtor

FAWN FENTON
BRENTWOOD TN 37027

MARY BETH AUSBROOKS
ROTHSCHILD & AUSBROOKS PLLC
1222 16TH AVENUE SOUTH, SUITE 12

NASHVILLE, TN 37212-2926

AMERICAN EXPRESS

ATTN: OFFICER MANAGER OR AGENT PO BOX 981537 EL PASO TX 79998

ASCEND FEDERAL CREDIT UNION ATTN: OFFICER MANAGER OR AGENT PO BOX 1210 TULLAHOMA TN 37388

BANCORP SOUTH

ATTN: OFFICER MANAGER OR AGENT 914 MURFREESBORO ROAD FRANKLIN TN 37067

BANK OF AMERICA ATTN: OFFICER MANAGER OR AGENT PO BOX 982238 EL PASO TX 79998

BANK OF AMERICA, NA ATTN: OFFICER MANAGER OR AGENT 4909 SAVARESE CIRCLE TAMPA FL 33634

CAPITAL ONE BANK USA NA ATTN: OFFICER MANAGER OR AGENT PO BOX 30281 SALT LAKE CITY UT 84130-0281

CHASE CARD

ATTN: OFFICER MANAGER OR AGENT PO BOX 15298 WILMINGTON DE 19850

IRS INSOLVENCY ATTN: OFFICER MANAGER OR AGENT PO BOX 7346 PHILADELPHIA PA 19101-7346

IRS INSOLVENCY
801 BROADWAY ROOM 285
MDP 146
NASHVILLE TN 37203

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TOYOTA MOTOR CREDIT CO. ATTN OFFICER MANAGER OR AGENT 5005 N RIVER BLVD. NE CEDAR RAPIDS IA 52411-6634

US ATTORNEY GENERAL
US DEPARTMENT OF JUSTICE
950 PENNSYLVANIA AVENUE
WASHINGTON DC 20530

C/O BROOKSIDE PROPERTIES, INC. 2002 RICHARD JONES ROAD, SUITE 200-C NASHVILLE TN 37215

United States I	Bankruptcy Court for the	MIC	DLE DISTRICT C Bankruptcy		EE	Check if the amended p	
Case number:						•	
Chapter 13	Plan						
Part I: Noti	ces						
To Debtor(s):	This form sets out optio that the option is approp			ases but not i	n others.	The presence of an	option does not indicate
To Creditors:	Your rights are affected	by this plan.	Your claim may be	reduced, mo	dified, or	eliminated.	
	least 5 days before the me confirm this plan without filed before your claim w Debtor(s) must check or	eeting of credite further notice i ill be paid unde the box on each	ors or raise an object if no timely objection the plan.	tion on the rec n to confirmat er the plan in	ord at the ion is mad	meeting of creditors le. In addition, a time ch of the following it	
	checked as "Included" (						
рауп	uit on the amount of a sec nent or no payment to the	e secured credi	tor.		-	<b>✓</b> Included	☐ Not Included
set or	dance of a judicial lien or ut in § 3.4.	<u>-</u>	y, nonpurchase-mo	ney security	interest,	Included	✓ Not Included
1.3 Nonst	tandard provisions, set o	ut in Part 9.				<b>✓</b> Included	☐ Not Included
Part 2: Plan	Payments and Length o	f Plan					
2.1 Debtor(s) v  Payments made by  Debtor 1  Debtor 2	de Amount of each payment \$595.00	Frequency o payments Semi-Monti	f Duration o			payment ill make payment dir onsents to payroll de	
2.2 Income tax Check one.	refunds.  Debtor(s) will retain a	ny income tax	refunds received dur	ing the plan to	erm.		
	Debtor(s) will supply return and will turn ov						in 14 days of filing the
	Debtor(s) will treat inc	come refunds a	s follows:			n	
2.3 Additional Check one.	payments.				-		
<b>4</b>	None. If "None" is ch	ecked, the rest	of § 2.3 need not be	completed or	reproduce	d.	
2.4 The total a	mount of estimated payn	nents to the tru	istee provided for i	n §§ 2.1 and 2	2.3 is \$ <u>100</u>	<u>)%</u> .	
Part 3: Trea	tment of Secured Claims	3					
3.1 Maintenan	ce of payments and cure	of default. Che	eck one.				
<b>Y</b>	None. If "None" is che Installment payments confirmation will be p	on the secured	claims listed below	will be mainta	ined, and	any arrearage throug	h the month of are the arrearage will be
APPENDIX D			Chapte	r 13 Plan			Page I
	1996-2019 Best Case, LLC - www.bes e 3:19-bk-02693	Doc 2	Filed 04/26/19 Document	Entere Page 1 o		6/19 13:29:16	Best Case Bankruptcy Desc Main

Debtor

Fawn Fenton

Case number

disbursed by the trustee.

Amounts stated on a proof of claim filed in accordance with the Bankruptcy Rules control over any contrary amounts listed below as to the current installment payment and arrearage. After confirmation of the plan, the trustee shall adjust the installment payments below in accordance with any such proof of claim and any Notice of Mortgage Payment Change filed under Rule 3002.1. The trustee shall adjust the plan payment in Part 2 in accordance with any adjustment to an installment payment and shall file a notice of the adjustment and deliver a copy to the debtor, the debtor's attorney, the creditor, and the U.S. Trustee, but if an adjustment is less than \$25 per month, the trustee shall have the discretion to adjust only the installment payment without adjusting the payments under Part 2. The trustee is further authorized to pay any postpetition fee, expense, or charge, notice of which is filed under Bankruptcy Rule 3002.1 and as to which no objection is raised, at the same disbursement level as the arrearage.

Confirmation of this Plan imposes on any claim holder listed below the obligation to:

- Apply arrearage payments received from the trustee only to such arrearages.
- Treat the obligation as current at confirmation such that future payments, if made pursuant to the plan, shall not be subject to late fees, penalties, or other charges.

If relief from the automatic stay is ordered as to any collateral listed below, all payments under this section to creditors secured by that collateral will cease.

Name of Creditor  BanCorp South	Collateral 1986 Sunny Side Drive Brentwood, TN 37027 Williamson County	Current installment payment (including escrow) See Nonstandard provisions, set out in Part 9.	Amount of arrearage, if any Prepetition: \$0.00 Gap payments: Last month in g	Interest rate on arrearage (if applicable)  0.00%	Monthly payment on arrearage, if any See Nonstandard provisions, set out in Part 9.
Bank of America, NA	1986 Sunny Side Drive Brentwood, TN 37027 Williamson County	See Nonstandard provisions, set out in Part 9.	Prepetition: \$0.00  Gap payments:	0.00%	See Nonstandard provisions, set out in Part 9.

Last month in gap:

3.2	ı	Request 1	or va	luatio	on of	securi	ty and	cla	im	mod	ificat	tion.	Check	c one.
-----	---	-----------	-------	--------	-------	--------	--------	-----	----	-----	--------	-------	-------	--------

None. If "None" is checked, the rest of § 3.2 need not be completed or reproduced.
The remainder of this paragraph will be effective only if the applicable box in § 1. is checked.

For each claim listed below, the debtor(s) request that the court determine the value of the creditor's interest in any property V securing the claim based on the amount stated in the column headed Value securing claim. If this amount exceeds any allowed claim amount, the claim will be paid in full with interest at the rate stated below. If the amount is less than the allowed claim mount, the claim will be paid the full value securing the claim, with interest at the rate stated below.

The portion of any allowed claim that exceeds the value securing the claim will be treated as an unsecured claim under § 5.1. If the value securing a creditor's claim is listed below as zero or no value, the creditor's allowed claim will be treated entirely as an unsecured claim under § 5.1. The avoidance of any lien because it is not secured by any value must be addressed in Part 9. The mount of a creditor's total claim stated on a proof of claim filed in accordance with the Bankruptcy Rules controls over any contrary mount stated below.

The holder of any claim listed below as secured by any value will retain the lien until the earlier of:

- (a) payment of the underlying debt determined under nonbankruptcy law, or
- (b) discharge under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor.

If relief from the automatic stay is ordered as to any collateral listed below, all payments under this section to creditors secured by that collateral will cease.

Chapter 13 Plan Page 2 APPENDIX D

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https://rico.jefffenton.com/evidence/2019-04-26\_wifes-ch13-petition-3-19-bk-02693.pdf

Doc 2

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Case	L:23-cv-01097-PLM-RSK ECF No. 4	16, PageID.3887 Filed 03/25/24 Page 25 of 90
Debtor	Fawn Fenton	Case number
5.2 Interest on	allowed nonpriority unsecured claims not separate	y classified. Check one.
V	None. If "None" is checked, the rest of § 5.2 need	not be completed or reproduced.
5.3 Maintenand	e of payments and cure of any default on nonprior	ity unsecured claims. Check one.
V	None. If "None" is checked, the rest of § 5.3 need	not be completed or reproduced.
5.4 Separately	classified nonpriority unsecured claims. Check one.	
¥	None. If "None" is checked, the rest of § 5.4 need	not be completed or reproduced.
5.5 Postpetition	claims allowed under 11 U.S.C. § 1305.	
Claims allow	ved under 11 U.S.C. § 1305 will be paid in full throug	n the trustee.
Part 6: Exec	utory Contracts and Unexpired Leases	
	ory contracts and unexpired leases listed below are eases are rejected. <i>Check one</i> .	assumed and will be treated as specified. All other executory contracts an
¥	None. If "None" is checked, the rest of § 6.1 need	not be completed or reproduced.
Part 7: Orde	r of Distribution of Available Funds by Trustee	
	will make monthly disbursements of available fundorder of distribution:	ls in the order specified. Check one.
a. Filing fee	s paid through the trustee	
b. Current n	onthly payments on domestic support obligations	
c. Other fixe	d monthly payments	
funds in t	ne order specified below or pro rata if no order is spec at payment due under § 3.1, the trustee will withhold to	fixed monthly payments due under the plan, the trustee will allocate available fied. If available funds in any month are not sufficient to disburse any current ne partial payment amount and treat the amount as available funds in the
d. Disburser	nents without fixed monthly payments, except under §	§ 5.1 and 5.5
The truste	e will make these disbursements in the order specified	below or pro rata if no order is specified.
e. Disbursen	nents to nonpriority unsecured claims not separately c	assified (§ 5.1)
f. Disbursen	nents to claims allowed under § 1305 (§ 5.5)	
✓ Alternat	ive order of distribution:	
4. Priori	Fee ly Payments on Secured Debts & Attorney's F y Debts al Unsecured Claims	iees
Part 8: Vesti	ng of Property of the Estate	
vesting date	the estate will vest in the debtor(s) upon discharge is selected below. Check the applicable box to seleppliable box:	or closing of the case, whichever occurs earlier, unless an alternative ct an alternative vesting date:
APPENDIX D		Chapter 13 Plan Page 4
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## Case 1:23-cv-01097-PLM-RSK ECF No. 46, PageID.3888 Filed 03/25/24 Page 26 of 90 Debtor Fenton Case number plan confirmation. other: Entry of Discharge V Part 9: Nonstandard Plan Provisions Nonstandard provisions are required to be set forth below. These plan provisions will be effective only if the applicable box in § 1.3 is checked. Adequate Protection Payments: Toyota Motor Credit Co. @ \$25.00 Debtor moves for permission to sell real property located at 1986 Sunny Side Drive Brentwood, TN 37027 Williamson County, within 180 days of confirmation with no payments being made in the interim. The liens of Bank of America, NA and BanCorp South shall be satisfied in full and all remaining proceeds after Debtor's homestead exemption and costs of sale shall be paid to the Chapter 13 Trustee for the benefit of the estate. Confirmation of this Plan imposes upon any claimholder treated under § 3.1 and, holding as collateral, the residence of the Debtor(s), the obligation to: (i) Apply the payments received from the Trustee on pre-confirmation arrearages only to such arrearages. For purposes of this plan, the "pre-confirmation" arrears shall include all sums designated as pre-petition arrears in the allowed Proof of Claim plus any post-petition pre-confirmation payments due under the underlying mortgage debt not specified in the allowed Proof of Claim. (ii) Deem the mortgage obligation as current at confirmation such that future payments, if made pursuant to the plan, shall not be subject to late fees, penalties or other charges. The Trustee may adjust the post-petition regular payments noted above and payments to the plan in paragraph 3 upon filing notice of such adjustment to debtor, debtor's attorney, creditor, and the U.S. Trustee where, and to the extent the underlying contract provides for modification. The Trustee is authorized to pay any post-petition fees, expenses, and charges, notice of which is filed pursuant to Rule 3002.1, F.R.B.P. and as to which no objection is raised, at the same disbursement level as the arrears claim noted above. Part 10: Signatures: /s/ Mary Beth Ausbrooks Date April 26, 2019 Mary Beth Ausbrooks Signature of Attorney for Debtor(s) Date April 26, 2019 /s/ Fawn Fenton Fawn Fenton Date

Signature(s) of Debtor(s) (required if not represented by an attorney; otherwise optional)

By filing this document, the Attorney for Debtor(s) or Debtor(s) themselves, if not represented by an attorney, also certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in the form required under the Local Rules for the Bankruptcy Court for the Middle District of Tennessee, other than any nonstandard provisions included in Part 9.

APPENDIX D Chapter 13 Plan Page 5 Best Case Bankruptcy

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#### Case 1:23-cv-01097-PLM-RSK ECF No. 46, PageID.3889 Filed 03/25/24 Page 27 of 90 Fill in this information to identify your case: Debtor 1 Fawn Fenton Middle Name Last Name First Name Debtor 2 (Spouse if, filing) First Name Middle Name Last Name United States Bankruptcy Court for the: MIDDLE DISTRICT OF TENNESSEE Case number ☐ Check if this an (if known) amended filing Official Form 103A Application for Individuals to Pay the Filing Fee in Installments 12/15 Be as complete and accurate as possible. If two married people are filing together, both are equally responsible for supplying correct information. Part 1: Specify Your Proposed Payment Timetable Which chapter of the Bankruptcy Code are Chapter 7 you choosing to file under? Chapter 11 Chapter 12 Chapter 13 You may apply to pay the filing fee in up to You propose to pay... four installments. Fill in the amounts you propose to pay and the dates you plan to pay them. Be sure all dates are business days. Then add the payments you propose With the filing of the petition to pay. 0.00 ☐ On or before this date...... MM / DD/ YYYY You must propose to pay the entire fee no later than 120 days after you file this On or before this date..... bankruptcy case. If the court approves your / DD/ YYYY application, the court will set your final (X) or, balance to be paid through plan by Chapter 13 Trustee. payment timetable. On or before this date..... MM / DD/ YYYY On or before this date..... MM / DD/ YYYY 310.00 Total Your total must equal the entire fee for the chapter you checked in line 1. Part 2: Sign Below By signing here, you state that you are unable to pay the full filing fee at once, that you want to pay the fee in installments, and that you understand that: You must pay your entire filing fee before you make any more payments or transfer any more property to an attorney, bankruptcy petition preparer, or anyone else for services in connection with your bankruptcy case. You must pay the entire fee no later than 120 days after you first file for bankruptcy, unless the court later extends your deadline. Your debts will not be discharged until your entire fee is paid. If you do not make any payment when it is due, your bankruptcy case may be dismissed, and your rights in other bankruptcy proceedings may be affected. /s/ Fawn Fenton X /s/ Mary Beth Ausbrooks Fawn Fenton Mary Beth Ausbrooks Signature of Debtor 1 Signature of Debtor 2 Your attorney's name and signature, if you used one Date April 26, 2019 Date Date April 26, 2019

B 103A (Official Form 103A)

Application for Individuals to Pay the Filing Fee in Installments
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Best Case Bankruptcy

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MM / DD / YYYY

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Desc Main

MM/ DD / YYYY

Debtor 1	on to identify the case:  Fawn Fer	nton						
JUDIOI 1	First Name	Middle Name	Last	Name		-		
Debtor 2								
(Spouse if, filing)	First Name	Middle Name	Last	Name				
United States Bank	ruptcy Court for the:	MIDDLE DISTRICT	OF TENNES	SEE				
Case number (if kn								
Chapter filing under	r:			Chapter 7				
				Chapter 11 Chapter 12				
				Chapter 13				
order Appro	ving Payment o	of Filing Fee in	Installme	ents				
After considering nat:	g the Application fo	r Individuals to Pay	the Filing F	ee in Installm	ents (Offic	ial Form	103A), the cou	rt orde
☐ The debtor(s)	may pay the filing	fee in installments o	on the term	s proposed in	the applic	ation.		
The debtor(s)	must pay the filing	fee according to the	e following	terms:				
Y	ou must pay	On o	r before th	is date				
_								
•	1							
\$		Mont	h / dav / ve	ar				
\$		Mont	h / day / ye	ar				
\$								
			h / day / ye h / day / ye					
\$		Mont		ar				
\$	3	Mont	h / day / ye	ar				
\$		Mont	h / day / ye	ar				
\$ + \$		Mont	h / day / ye	ar				
\$		Mont	h / day / ye	ar				
\$ + \$		Mont	h / day / ye	ar				
\$ + \$ Total  Until the filing fe	ee is paid in full, the	Mont	h / day / ye h / day / ye h / day / ye make any	ear ear	ment or tra	ansfer any	y additional pro	pperty
\$ + \$ Total  Until the filing fe	ee is paid in full, the	Mont  Mont  Mont  debtor(s) must not ervices in connection	h / day / ye h / day / ye h / day / ye make any n with this	ear ear			y additional pro	pperty

B 103A (Official Form 103A)

Application for Individuals to Pay the Filing Fee in Installments
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Case 3:19-bk-02693

Doc 4

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Entered 04/26/19

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## Case 1:23-cv-01097-PLM-RSK ECF No. 46, PageID.3891 Filed 03/25/24 Page 29 of 90

Debtor 1	Fawn Fenton	
ebtor 2		
Spouse, if filing)		
		UI- District ST
Jnited State	s Bankruptcy Court for the: Mic	Idle District of Tennessee

ording to the calculations required by this tement:
1. Disposable income is not determined under 11 U.S.C. § 1325(b)(3).
2. Disposable income is determined under 11 U.S.C. § 1325(b)(3).
3. The commitment period is 3 years.
4. The commitment period is 5 years.

# ☐ Check if this is an amended filing

## Official Form 122C-1

# Chapter 13 Statement of Your Current Monthly Income and Calculation of Commitment Period

12/15

Be as complete and accurate as possible. If two married people are filing together, both are equally responsible for being accurate. If more space is needed, attach a separate sheet to this form. Include the line number to which the additional information applies. On the top of any additional pages, write your name and case number (if known).

#### Part 1: Calculate Your Average Monthly Income

- 1. What is your marital and filing status? Check one only.
  - ☐ Not married. Fill out Column A, lines 2-11.
  - Married, Fill out both Columns A and B, lines 2-11.

Fill in the average monthly income that you received from all sources, derived during the 6 full months before you file this bankruptcy case. 11 U.S.C. § 101(10A). For example, if you are filing on September 15, the 6-month period would be March 1 through August 31. If the amount of your monthly income varied during the 6 months, add the income for all 6 months and divide the total by 6. Fill in the result. Do not include any income amount more than once. For example, if both spouses own the same rental property, put the income from that property in one column only. If you have nothing to report for any line, write \$0 in the space.

				Colu Debi	mn A tor 1	Column Debtor non-fili	
<ol><li>Your gross wages, salary, tips, bonuses, overtime payroll deductions).</li></ol>	, and co	mmissi	ons (before all	\$	7,500.00	\$	0.00
<ol> <li>Alimony and maintenance payments. Do not includ Column B is filled in.</li> </ol>	e payme	ents from	a spouse if	\$	0.00	\$	0.00
4. All amounts from any source which are regularly pof you or your dependents, including child support from an unmarried partner, members of your househor and roommates. Do not include payments from a sporyou listed on line 3.	rt. Includ old, your	e regula depende	r contributions ints, parents, de payments	\$	0.00	\$	0.00
<ul> <li>Net income from operating a business, profession, or farm</li> </ul>	Debtor	1					
Gross receipts (before all deductions)	\$	0.00					
Ordinary and necessary operating expenses	-\$	0.00					
Net monthly income from a business, profession, or fa	arm \$	0.00	Copy here ->	\$	0.00	\$	0.00
6. Net income from rental and other real property	Debtor						
Gross receipts (before all deductions)	\$	0.00					
Ordinary and necessary operating expenses	-\$	0.00					
Net monthly income from rental or other real property	\$	0.00	Copy here -> :	\$	0.00	\$	0.00

Chapter 13 Statement of Your Current Monthly Income and Calculation of Commitment Period Official Form 122C-1

Document

page 1 Best Case Bankruptcy

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Desc Main

Column A Column B Debtor 2 or Debtor 1 non-filing spouse 0.00 0.00 7. Interest, dividends, and royalties 0.00 0.00 8. Unemployment compensation Do not enter the amount if you contend that the amount received was a benefit under the Social Security Act. Instead, list it here: For your spouse 0.00 Pension or retirement income. Do not include any amount received that was a 0.00 0.00 benefit under the Social Security Act. 10. Income from all other sources not listed above. Specify the source and amount. Do not include any benefits received under the Social Security Act or payments received as a victim of a war crime, a crime against humanity, or international or domestic terrorism. If necessary, list other sources on a separate page and put the total below. 0.00 0.00 0.00 0.00 0.00 Total amounts from separate pages, if any. 11. Calculate your total average monthly income. Add lines 2 through 10 for 7.500.00 7.500.00 each column. Then add the total for Column A to the total for Column B. monthly income Part 2: **Determine How to Measure Your Deductions from Income** 12. Copy your total average monthly income from line 11. 7,500.00 13. Calculate the marital adjustment. Check one: You are not married. Fill in 0 below. You are married and your spouse is filing with you. Fill in 0 below. You are married and your spouse is not filing with you. Fill in the amount of the income listed in line 11, Column B, that was NOT regularly paid for the household expenses of you or your dependents, such as payment of the spouse's tax liability or the spouse's support of someone other than you or your dependents. Below, specify the basis for excluding this income and the amount of income devoted to each purpose. If necessary, list additional adjustments on a separate page. If this adjustment does not apply, enter 0 below. 0.00 0.00 Copy here=> .....

14. Your current monthly income. Subtract line 13 from line 12.

15. Calculate your current monthly income for the year. Follow these steps:

Multiply line 15a by 12 (the number of months in a year).

15b. The result is your current monthly income for the year for this part of the form.

7,500.00

7,500.00

x 12

90,000.00

Official Form 122C-1 Chapter 13 Statement of Your Current Monthly Income and Calculation of Commitment Period

page 2

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15a. Copy line 14 here=>

Fenton Case number (if known) 16. Calculate the median family income that applies to you. Follow these steps: 16a. Fill in the state in which you live. 16b. Fill in the number of people in your household. 47,214.00 16c. Fill in the median family income for your state and size of household. To find a list of applicable median income amounts, go online using the link specified in the separate instructions for this form. This list may also be available at the bankruptcy clerk's office. 17. How do the lines compare? Line 15b is less than or equal to line 16c. On the top of page 1 of this form, check box 1, Disposable income is not determined under 11 U.S.C. § 1325(b)(3). Go to Part 3. Do NOT fill out Calculation of Your Disposable Income (Official Form 122C-2). Line 15b is more than line 16c. On the top of page 1 of this form, check box 2, Disposable income is determined under 11 U.S.C. § 1325(b)(3). Go to Part 3 and fill out Calculation of Your Disposable Income (Official Form 122C-2). On line 39 of that form, copy your current monthly income from line 14 above. Part 3: Calculate Your Commitment Period Under 11 U.S.C. § 1325(b)(4) 18. Copy your total average monthly income from line 11. 7,500.00 19. Deduct the marital adjustment if it applies. If you are married, your spouse is not filing with you, and you contend that calculating the commitment period under 11 U.S.C. § 1325(b)(4) allows you to deduct part of your spouse's income, copy the amount from line 13. 0.00 19a. If the marital adjustment does not apply, fill in 0 on line 19a. 7,500.00 19b. Subtract line 19a from line 18. 20. Calculate your current monthly income for the year. Follow these steps: 7,500.00 20a. Copy line 19b Multiply by 12 (the number of months in a year). x 12 90,000,00 20b. The result is your current monthly income for the year for this part of the form 47,214.00 20c. Copy the median family income for your state and size of household from line 16c 21. How do the lines compare? Line 20b is less than line 20c. Unless otherwise ordered by the court, on the top of page 1 of this form, check box 3, The commitment period is 3 years. Go to Part 4. Line 20b is more than or equal to line 20c. Unless otherwise ordered by the court, on the top of page 1 of this form, check box 4, The commitment period is 5 years. Go to Part 4. Part 4: Sign Below By signing here, under penalty of perjury I declare that the information on this statement and in any attachments is true and correct. X /s/ Fawn Fenton Fawn Fenton Signature of Debtor 1 Date April 26, 2019 MM / DD / YYYY If you checked 17a, do NOT fill out or file Form 122C-2. If you checked 17b, fill out Form 122C-2 and file it with this form. On line 39 of that form, copy your current monthly income from line 14 above.

Official Form 122C-1 Chapter 13 Statement of Your Current Monthly Income and Calculation of Commitment Period

page 3

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Debtor 1 Fawn

Fenton

Case number (if known)

### **Current Monthly Income Details for the Debtor**

**Debtor Income Details:** 

Income for the Period 10/01/2018 to 03/31/2019.

Line 2 - Gross wages, salary, tips, bonuses, overtime, commissions Source of Income: Adkisson & Associates

Constant income of \$7,500.00 per month.

Official Form 122C-1

Chapter 13 Statement of Your Current Monthly Income and Calculation of Commitment Period

d page 4

Best Case Bankruptcy

Desc Main

		0_00			, . a.g.				. age c	
Fill in t	this information to	o identify your	case:							
Debtor	1 Fawn	Fenton	1							
Debtor (Spous	2 e, if filing)									
United	States Bankruptcy	Court for the:	Middle District o	of Tennessee						
Case n							☐ Check	k if this is	an amende	ed filing
	Form 122C-2		4.5.4							
Cha	pter 13 Ca	<u>lculation</u>	1 of Your	Disposa	ble inc	come				04/19
	out this form, you the thing the things of t			y of Chapter 13	Statement	of Your Curi	rent Monthly	Income a	and Calculati	ion of
space i	omplete and accu s needed, attach a nal pages, write y	a separate she	et to this form, I	include the line						
Part 1:	Calculate Yo	ur Deductions	from Your Inco	me						
the d	Internal Revenue questions in lines rmation may also	6-15. To find t	the IRS standard	is, go online us						
expe	uct the expense an enses if they are hig C–1, and do not de	gher than the st	andards. Do not	include any oper	rating expe	nses that you	subtracted fro	om income		
If yo	ur expenses differ (	from month to n	nonth, enter the a	average expense	€.					
Note	e: Line numbers 1-4	are not used in	n this form. These	e numbers apply	to informa	tion required b	y a similar fo	rm used i	n chapter 7 ca	ases.
5.	The number of po	eopie used in o	determining you	ır deductions fr	om incom	9				
	Fill in the number of plus the number of peo	f any additional	dependents who						1	
Nati	onal Standards	You mu	st use the IRS Na	ational Standard	s to answe	r the questions	s in lines 6-7.			
6.	Food, ciothing, a Standards, fill in th					n line 5 and the	e IRS Nationa	al	\$	647.00
	Out-of-pocket he the dollar amount people who are 65 higher than this IR	for out-of-pocke or olderbecar	et health care. The use older people	e number of peo have a higher IF	ople is split RS allowan	into two categ ce for health c	ories-people	who are	under 65 and	

Official Form 122C-2

**Chapter 13 Calculation of Your Disposable Income** 

page 1

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Best Case Bankruptcy

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Fenton Case number (if known) Debtor 1 People who are under 65 years of age 7a. Out-of-pocket health care allowance per person X \_\_\_\_1 7b. Number of people who are under 65 52.00 7c. Subtotal. Multiply line 7a by line 7b. 52.00 Copy here=> People who are 65 years of age or older 7d. Out-of-pocket health care allowance per person 114 0 7e. Number of people who are 65 or older 7f. Subtotal. Multiply line 7d by line 7e. 0.00 Copy here=> 0.00 52.00 7g. Total. Add line 7c and line 7f 52.00 Copy total here=> Local Standards You must use the IRS Local Standards to answer the questions in lines 8-15. Based on information from the IRS, the U.S. Trustee Program has divided the IRS Local Standard for housing for bankruptcy purposes into two parts: Housing and utilities - Insurance and operating expenses Housing and utilities - Mortgage or rent expenses To answer the questions in lines 8-9, use the U.S. Trustee Program chart. To find the chart, go online using the link specified in the separate instructions for this form. This chart may also be available at the bankruptcy cierk's office. Housing and utilities - Insurance and operating expenses: Using the number of people you entered in line 5, fill 490.00 in the dollar amount listed for your county for insurance and operating expenses. Housing and utilities - Mortgage or rent expenses: 9a. Using the number of people you entered in line 5, fill in the dollar amount 1,447.00 listed for your county for mortgage or rent expenses. 9b. Total average monthly payment for all mortgages and other debts secured by your home. To calculate the total average monthly payment, add all amounts that are contractually due to each secured creditor in the 60 months after you file for bankruptcy. Next divide by 60. Name of the creditor Average monthly payment -NONE-Сору Repeat this amount 0.00 0.00 9b. Total average monthly payment here=> on line 33a. 9c. Net mortgage or rent expense. Subtract line 9b (total average monthly payment) from line 9a (mortgage Copy 1,447.00 1,447.00 here=> or rent expense). If this number is less than \$0, enter \$0.

Official Form 122C-2

Explain why:

Chapter 13 Calculation of Your Disposable Income

10. If you claim that the U.S. Trustee Program's division of the IRS Local Standard for housing is incorrect and

affects the calculation of your monthly expenses, fill in any additional amount you claim.

page 2

0.00

11.	Local transportation expenses: Check the number of vehicle	es for which you claim ar	n own	ership	or operating e	xpense.	
	☐ 0. Go to line 14.						
	■ 1. Go to line 12.						
	☐ 2 or more. Go to line 12.						
	<b>Vehicle operation expense:</b> Using the IRS Local Standards operating expenses, fill in the <i>Operating Costs</i> that apply for y	our Census region or me	etropo	litan si	tatistical area.	Ψ	196.00
13.	Vehicle ownership or lease expense: Using the IRS Local S You may not claim the expense if you do not make any loan o more than two vehicles.	Standards, calculate the i r lease payments on the	net ov vehic	vnersh de. In	ip or lease exp addition, you n	ense for each v nay not claim th	e expense for
Ve	hicle 1 Describe Vehicle 1: 2017 Toyota Prius 23,00	0 miles VIN:					
13a	. Ownership or leasing costs using IRS Local Standard		\$		497.00		
13b	. Average monthly payment for all debts secured by Vehicle 1.						
	Do not include costs for leased vehicles.						
	To calculate the average monthly payment here and on line 1 are contractually due to each secured creditor in the 60 month bankruptcy. Then divide by 60.	3e, add all amounts that ns after you file for					
	Name of each creditor for Vehicle 1	Average monthly payment					
	Toyota Motor Credit Co.	\$ 300.00					
	Total Average Monthly Payment	\$	Copy		300.0	Repeat this amount on line 33b.	
130	. Net Vehicle 1 ownership or lease expense Subtract line 13b from line 13a. if the numbert is less than \$0,	enter \$0		<b>.</b>	197.00	Copy net Vehicle 1 expense here => \$ _	197.00
Ve	phicle 2 Describe Vehicle 2:		L				
13d	. Ownership or leasing costs using IRS Local Standard		\$		0.00		
13e	a. Average monthly payment for all debts secured by Vehicle 2. leased vehicles.	Do not include costs for					
	Name of each creditor for Vehicle 2	Average monthly payment					
		\$					
	Total average monthly payment	\$	Copy here		0.00	Repeat this amount on line 33c.	
13f	. Net Vehicle 2 ownership or lease expense		, L			Copy net	
	Subtract line 13e from line 13d. if this number is less than \$0,	enter \$0		\$	0.00	Vehicle 2 expense here => \$ _	0.00
14.	Public transportation expense: If you claimed 0 vehicles in Public Transportation expense allowance regardless of weights of the contraction of th					the \$	0.00
15.	Additional public transportation expense: If you claimed 1 also deduct a public transportation expense, you may fill in who to claim more than the IRS Local Standard for <i>Public Transp</i>	hat you believe is the app					0.00

Official Form 122C-2

Chapter 13 Calculation of Your Disposable income

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Debtor 1 Fawn Fenton Case number (if known)

	er Necessary Expenses	the following IRS categorie		s listed above	, you are allowed your monthly expenses	s for	
16.	self-employment taxes, so your pay for these taxes. It	ocial security taxes, and Med However, if you expect to rec from the total monthly amour	icare taxes eive a tax	. You may inc refund, you m	d local taxes, such as income taxes, clude the monthly amount withheld from just divide the expected refund by 12 for taxes.	\$	1,654.96
17.	Involuntary deductions:	The total monthly payroll de	ductions th	at your job re	quires, such as retirement		
	contributions, union dues,		ob euch as	voluntary 40	1(k) contributions or payroll savings.	\$	0.00
18.			and and any		e insurance. If two married people are		
	filing together, include pay	ments that you make for you for life insurance on your dep	ır spouse's	term life insu	rance. spouse's life insurance, or for any form	\$	0.00
19.	Court-ordered payments agency, such as spousal of		hat you pa	y as required	by the order of a court or administrative		-
	Do not include payments of	on past due obligations for sp	oousal or c	hild support. \	You will list these obligations in line 35.	\$	0.00
20.	Education: The total mon as a condition for your	ithly amount that you pay for job, or	education	that is either i	required:		
	for your physically or m	nentally challenged depende	nt child if n	o public educ	ation is available for similar services.	\$	0.00
21.		thly amount that you pay for for any elementary or second			sitting, daycare, nursery, and preschool.	\$	0.00
22.	that is required for the hea by a health savings accou		ir depende hat is more	nts and that is than the tota		\$	0.00
	for you and your depender phone service, to the exte	nts, such as pagers, call wai nt necessary for your health	ting, caller	identification,	you pay for telecommunication services special long distance, or business cell our dependents or for the production of		
		for basic home telephone, in			rvice. Do not include self-employment ount you previously deducted.	+\$	0.00
24.	Do not include payments feepenses, such as those in	for basic home telephone, in	Form 122C	-1, or any am	rvice. Do not include self-employment	+\$	0.00 4,683.96
	Do not include payments to expenses, such as those of Add all of the expenses	for basic home telephone, in reported on line 5 of Official i	Form 122C ense allov	-1, or any am	rvice. Do not include self-employment ount you previously deducted.		
	Do not include payments to expenses, such as those to Add all of the expenses Add lines 6 through 23.	for basic home telephone, in reported on line 5 of Official i	Form 122C ense allov deductions	:-1, or any am vances. s allowed by th	rvice. Do not include self-employment ount you previously deducted.		
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Add:	Do not include payments to expenses, such as those of expenses, such as those of the expenses.  Add all of the expenses. Add lines 6 through 23. Sitional Expense Deduction. Health insurance, disability insurance, disability insurance, disability insurance dependents. Health insurance. Disability insurance. Health savings account. Total  Do you actually spend this. No. How much do yes.  Continued contributions continue to pay for the reayour household or members.	for basic home telephone, in reported on line 5 of Official is allowed under the IRS expons. These are additional Note: Do not include slity insurance, and health sance, and health sance, and health savings according to to the care of household asonable and necessary care	deductions any expens savings accounts that	allowed by the seallowances allowances.  allowed by the seallowances are reasonable are reasonable 0.00 0.00 0.00 0.00 0.00	rvice. Do not include self-employment ount you previously deducted.  The Means Test.  Is listed in lines 6-24.  Isses. The monthly expenses for health ally necessary for yourself, your spouse, of the company of the c	\$	4,683.96
Add: 25.	Do not include payments of expenses, such as those of expenses, such as those of the expenses. Add all of the expenses Add lines 6 through 23. Sitional Expense Deduction Health insurance, disability insurance, disability insurance of the expense	for basic home telephone, in reported on line 5 of Official is allowed under the IRS expons. These are additional Note: Do not include slity insurance, and health sance, and health sance, and health savings according to the care of household asonable and necessary care of your immediate family we account of a qualified ABLE y violence. The reasonably	deductions any expens savings accounts that	allowed by the seallowances.  count expensare reasonabe 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.	rvice. Do not include self-employment ount you previously deducted.  The Means Test.  Is listed in lines 6-24.  Isses. The monthly expenses for health ally necessary for yourself, your spouse, of the company of the c	\$	4,683.96

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**Chapter 13 Calculation of Your Disposable Income** 

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Best Case Bankruptcy

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300.00

33e. Total average monthly payment. Add lines 33a through 33d

Copy

here=>

□ No

☐ Yes

300.00

								Go to line 35.	No.
					the payments cure amount).	ty (called the d	t you must pay to a creditor, ep possession of your proper d fill in the information below.	listed in line 33, to kee	☐ Yes.
e	onthly cu		ure amount	Tota	bt	ecures the deb	Identify property that s	creditor	ame of the
		÷ 60 = \$	-	§					NONE-
0.0	\$	Copy total here=>	0.00	\$	Total				
				that			is - such as a priority tax, cl ate of your bankruptcy case		
								Go to line 36.	_
					de current or		t of all of these priority claims s, such as those you listed in		Yes.
5.1	\$	+ 60	310.00	\$			ast-due priority claims	Total amount of all pa	
			1,190.00	\$			plan payment	d monthly Chapter 13	Projecte
			3.50	x	lina) or by	id North Caroli districts). using the link sp	ct as stated on the list issued tts (for districts in Alabama ar States Trustees (for all other at includes your district, go online his list may also be available at the	the United States Court utive Office for United S ist of district multipliers that	Office of the Executor To find a li
41.6		Copy total here=> \$	41.65	\$			expense	monthly administrative	Average
346.82	\$						r debt payment.	of the deductions for	
								es 33e through 36.	
								tions from Income	tal Deduc
								of the allowed deducti	5 5 5 50 40 1005 - 12
				6	4,683.9	\$	ses allowed under IRS	ne 24, All of the expense e allowances	
				0	25.0	\$	nal expense deductions	ne 32, All of the addition	Copy lin

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Chapter 13 Calculation of Your Disposable Income

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☐ 122C-1

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**Chapter 13 Calculation of Your Disposable Income** 

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☐ Decrease

☐ Increase

☐ Decrease

Best Case Bankruptcy

Debtor 1 Fawn

Case number (if known)

Part 4:

Sign Below

By signing here, under penalty of perjury you declare that the information on this statement and in any attachments is true and correct.

X /s/ Fawn

Fawn Fenton

Fenton

Signature of Debtor 1

Date April 26, 2019

MM / DD / YYYY

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Chapter 13 Calculation of Your Disposable Income

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Certificate Number: 15725-TNM-CC-032535372



# **CERTIFICATE OF COUNSELING**

I CERTIFY that on April 1, 2019, at 3:36 o'clock PM EDT, Fawn Fenton received from 001 Debtorcc, Inc., an agency approved pursuant to 11 U.S.C. § 111 to provide credit counseling in the Middle District of Tennessee, an individual [or group] briefing that complied with the provisions of 11 U.S.C. §§ 109(h) and 111.

A debt repayment plan was not prepared. If a debt repayment plan was prepared, a copy of the debt repayment plan is attached to this certificate.

This counseling session was conducted by internet.

Date: April 1, 2019 By: /s/Landes Thomas

Name: Landes Thomas

Title: Counselor

\* Individuals who wish to file a bankruptcy case under title 11 of the United States Bankruptcy Code are required to file with the United States Bankruptcy Court a completed certificate of counseling from the nonprofit budget and credit counseling agency that provided the individual the counseling services and a copy of the debt repayment plan, if any, developed through the credit counseling agency. See 11 U.S.C. §§ 109(h) and 521(b).

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### IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF TENNESSEE

IN RE:	)		
	)		
Fawn Fenton	)	CHAPTER	13
	)	CASE NO:	19-02693
Brentwood, TN 37027	)	JUDGE	WALKER
SSN: XXX-XX-2065	)		
	)		
Debtor			

# CERTIFICATE OF SERVICE

I certify that on this 26<sup>TH</sup> day of April, 2019, I served a copy of the foregoing Chapter 13 Plan in the

following manner:

Email by Electronic Case Noticing to:

Asst. U.S. Trustee Henry E. Hildebrand, III, Chapter 13 Trustee

By U.S. Postal Service, Certified Mail to:

By U.S. Postal Service, postage prepaid to:

#### BanCorp South

Attn: Officer Manager or Agent 914 Murfreesboro Road Franklin TN 37067-0000

#### Bank of America, NA

Attn: Officer Manager or Agent 4909 Savarese Circle Tampa FL 33634-0000

#### Toyota Motor Credit Co.

Attn Officer Manager or Agent 5005 N River Blvd. NE Cedar Rapids IA 52411-6634

Case 3:19-bk-02693 Doc 8 Filed 04/26/19 Entered 04/26/19 13:57:22 Desc Main Document Page 1 of 2

0 TOTAL CERTIFIED MAILINGS: \$0.00 3 TOTAL USPS MAILINGS: \$3.00

Respectfully submitted

/s/ Mary Beth Ausbrooks

Mary Beth Ausbrooks

Case 3:19-bk-02693 Doc 8 Filed 04/26/19 Entered 04/26/19 13:57:22 Desc Main Document Page 2 of 2

Debtor Fa	Fenton Fankruptcy Court for the	MIDDLE	No. 46, PageIL  DISTRICT OF TENN  [Bankruptcy district]		Check if the amended p	nis is an
Chapter 13	Plan					
Part I: Notic	es					
	This form sets out option that the option is approp			not in others.	The presence of an	option does not indicate
	least 5 days before the me confirm this plan without filed before your claim wi Debtor(s) must check on	nt of your claim or an eting of creditors or a further notice if no ti ill be paid under the p te box on each line to	by provision of this plar raise an objection on the mely objection to confi lan.	n, you or your a e record at the rmation is mad in includes eac	attorney must file an meeting of creditors le. In addition, a time	
,	checked as "Included" o		•			r in the plan.
paym	ent or no payment to the	secured creditor.				
set ou	ance of a judicial lien or t in § 3.4.		purchase-money secu	rity interest,	Included	✓ Not Included
1.3 Nonsta	andard provisions, set ou	it in Part 9.			<b>✓</b> Included	Not Included
Payments mad by Debtor 1 Debtor 2	Amount of each payment \$595.00	Frequency of payments Semi-Monthly	Duration of payments 60 months		ayment Il make payment dir onsents to payroll de	
2.2 Income tax Check one.		ny income tax refund:	s received during the pl	an term.		
			y of each income tax re come tax refunds receiv			nin 14 days of filing the
	Debtor(s) will treat inc	come refunds as follow	ws:			_
2.3 Additional p	payments.					
<b>V</b>	None. If "None" is cho	ecked, the rest of § 2.	3 need not be complete	d or reproduce	d.	
2.4 The total an	nount of estimated paym	ents to the trustee p	rovided for in §§ 2.1 a	and 2.3 is \$100	<u>)%</u> .	
Part 3: Treat	tment of Secured Claims			-		
3.1 Maintenanc	e of payments and cure	of default. Check one	2.			
<b>V</b>	Installment payments	on the secured claims	I need not be complete listed below will be ma low. Both the installment	aintained, and	any arrearage throug	h the month of are the arrearage will be
APPENDIX D			Chapter 13 Plan			Page 1
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Debtor Fawn Case number

disbursed by the trustee.

Amounts stated on a proof of claim filed in accordance with the Bankruptcy Rules control over any contrary amounts listed below as to the current installment payment and arrearage. After confirmation of the plan, the trustee shall adjust the installment payments below in accordance with any such proof of claim and any Notice of Mortgage Payment Change filed under Rule 3002.1. The trustee shall adjust the plan payment in Part 2 in accordance with any adjustment to an installment payment and shall file a notice of the adjustment and deliver a copy to the debtor, the debtor's attorney, the creditor, and the U.S. Trustee, but if an adjustment is less than \$25 per month, the trustee shall have the discretion to adjust only the installment payment without adjusting the payments under Part 2. The trustee is further authorized to pay any postpetition fee, expense, or charge, notice of which is filed under Bankruptcy Rule 3002.1 and as to which no objection is raised, at the same disbursement level as the arrearage.

Confirmation of this Plan imposes on any claim holder listed below the obligation to:

- Apply arrearage payments received from the trustee only to such arrearages.
- Treat the obligation as current at confirmation such that future payments, if made pursuant to the plan, shall not be subject to late fees, penalties, or other charges.

If relief from the automatic stay is ordered as to any collateral listed below, all payments under this section to creditors secured by that collateral will cease.

Name of Creditor  BanCorp South	Collateral 1986 Sunny Side Drive Brentwood, TN 37027 Williamson County	provisions, set out in Prepetition		Interest rate on arrearage (if applicable)  0.00%	Monthly payment on arrearage, if any See Nonstandard provisions, set out in Part 9.
			Last month in g	ар:	
Bank of America, NA	1986 Sunny Side Drive Brentwood, TN 37027 Williamson County	See Nonstandard provisions, set out in Part 9.	Prepetition: \$0.00 Gap payments:	0.00%	See Nonstandard provisions, set out in Part 9.

3.2 Request for valuation of security and claim modification. Check one.

None. If "None" is checked, the rest of § 3.2 need not be completed or reproduced.
The remainder of this paragraph will be effective only if the applicable box in § 1. is checked.

For each claim listed below, the debtor(s) request that the court determine the value of the creditor's interest in any property securing the claim based on the amount stated in the column headed Value securing claim. If this amount exceeds any allowed claim amount, the claim will be paid in full with interest at the rate stated below. If the amount is less than the allowed claim mount, the claim will be paid the full value securing the claim, with interest at the rate stated below.

The portion of any allowed claim that exceeds the value securing the claim will be treated as an unsecured claim under § 5.1. If the value securing a creditor's claim is listed below as zero or no value, the creditor's allowed claim will be treated entirely as an unsecured claim under § 5.1. The avoidance of any lien because it is not secured by any value must be addressed in Part 9. The mount of a creditor's total claim stated on a proof of claim filed in accordance with the Bankruptcy Rules controls over any contrary mount stated below.

Last month in gap:

The holder of any claim listed below as secured by any value will retain the lien until the earlier of:

- (a) payment of the underlying debt determined under nonbankruptcy law, or
- (b) discharge under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor.

If relief from the automatic stay is ordered as to any collateral listed below, all payments under this section to creditors secured by that collateral will cease.

APPENDIX D Chapter 13 Plan Page 2

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#### Case 1:23-cv-01097-PLM-RSK ECF No. 46, PageID.3908 Filed 03/25/24 Page 46 of 90 Fawn Fenton Debtor Case number Name of Estimated Collateral Value of Amount of Value Interest rate Monthly securing payment creditor amount of collateral claims senior to creditor's creditor's claim claim total claim 2017 Toyota Prius 23,000 miles Toyota VIN: \$356.99 \$12,600.0 \$12,600.0 Motor 5.50% (Class 3) Credit Co. \$16,375.00 \$0.00 3.3 Secured claims excluded from 11 U.S.C. § 506. Check one. None. If "None" is checked, the rest of § 3.3 need not be completed or reproduced. 1 3.4 Lien avoidance. Check one. None. If "None" is checked, the rest of § 3.4 need not be completed or reproduced. 3.5 Surrender of collateral. Check one. None. If "None" is checked, the rest of § 3.5 need not be completed or reproduced. V Part 4: Treatment of Priority Claims (including Attorney's Fees and Domestic Support Obligations) 4.1 Attorney's fees. The balance of the fees owed to the attorney for the debtor(s) is estimated to be \$4,250.00 (Class 3). The remaining fees and any additional fees that may be awarded shall be paid through the trustee as specified below. Check one. The attorney for the debtor(s) shall receive a monthly payment of \$770 (Class 3). The attorney for the debtor(s) shall receive available funds. 4.2 Domestic support obligations. (a) Pre- and postpetition domestic support obligations to be paid in full. Check one. None. If "None" is checked, the rest of § 4.2(a) need not be completed or reproduced. (b) Domestic support obligations assigned or owed to a governmental unit and paid less than full amount. Check one. None. If "None" is checked, the rest of § 4.2(b) need not be completed or reproduced. 4.3 Other priority claims. Check one. None. If "None" is checked, the rest of § 4.3 need not be completed or reproduced. The priority claims listed below will be paid in full through the trustee. Amounts stated on a proof of claim filed in accordance with the Bankruptcy Rules control over any contrary amounts listed below. Name of Creditor Estimated amount of claim to be paid IRS Insolvency \$0.00 (Class 4) **Bankruptcy Court Clerk** \$310.00 (Class 1 & 2) Part 5: Treatment of Nonpriority Unsecured Claims and Postpetition Claims 5.1 Nonpriority unsecured claims not separately classified. Allowed nonpriority unsecured claims that are not separately classified will be paid, pro rata. If more than one option is checked, the option providing the largest payment will be effective. Check all that apply. The sum of \$ 100.00 % of the total amount of these claims. (Class 5) The funds remaining after disbursements have been made to all other creditors provided for in this plan.

APPENDIX D Chapter 13 Plan Page 3

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Best Case Bankruptcy
Desc

Case	1.23-CV-01097-PLM-RSK	ECF No. 46, PageID.3909 Filed 03/	725/24 Page 47 01 90
Debtor	Fawn Fenton	Case number	
5.2 Interest on	allowed nonpriority unsecured claims	s not separately classified. Check one.	
V	None. If "None" is checked, the rest	t of § 5.2 need not be completed or reproduced.	
5.3 Maintenan	ee of payments and cure of any defaul	t on nonpriority unsecured claims. Check one.	
¥	None. If "None" is checked, the rest	of § 5.3 need not be completed or reproduced.	
5.4 Separately	classified nonpriority unsecured clain	ns. Check one.	
¥	None. If "None" is checked, the rest	of § 5.4 need not be completed or reproduced.	
5.5 Postpetition	claims allowed under 11 U.S.C. § 130	05.	
Claims allo	ved under 11 U.S.C. § 1305 will be paid	l in full through the trustee.	
Part 6: Exec	utory Contracts and Unexpired Lease	es	
	ory contracts and unexpired leases list eases are rejected. <i>Check one</i> .	ted below are assumed and will be treated as specifi	ed. All other executory contracts an
¥	None. If "None" is checked, the rest	t of § 6.1 need not be completed or reproduced.	
Part 7: Ord	er of Distribution of Available Funds l	by Trustee	
	will make monthly disbursements of order of distribution:	available funds in the order specified. Check one.	
a. Filing fee	s paid through the trustee		
b. Current n	nonthly payments on domestic support o	bligations	
c. Other fixe	ed monthly payments		
funds in t	he order specified below or pro rata if non the payment due under § 3.1, the trustee v	to disburse all fixed monthly payments due under the poorder is specified. If available funds in any month are will withhold the partial payment amount and treat the second seco	not sufficient to disburse any current
d. Disburser	nents without fixed monthly payments,	except under §§ 5.1 and 5.5	
The trust	ee will make these disbursements in the	order specified below or pro rata if no order is specified	d.
e. Disburser	nents to nonpriority unsecured claims no	ot separately classified (§ 5.1)	
f. Disburser	nents to claims allowed under § 1305 (§	5.5)	
✓ Alterna	ive order of distribution:		
4. Priori	e Fee aly Payments on Secured Debts & by Debts al Unsecured Claims	Attorney's Fees	
Part 8: Vest	ing of Property of the Estate		
vesting date		oon discharge or closing of the case, whichever occuple box to select an alternative vesting date:	rs earlier, unless an alternative
APPENDIX D		Chapter 13 Plan	Page 4

# Case 1:23-cv-01097-PLM-RSK ECF No. 46, PageID.3910 Filed 03/25/24 Page 48 of 90 Fenton Case number Debtor plan confirmation. V other: Entry of Discharge Part 9: Nonstandard Plan Provisions Nonstandard provisions are required to be set forth below. These plan provisions will be effective only if the applicable box in § 1.3 is checked. Adequate Protection Payments: Toyota Motor Credit Co. @ \$25.00 Debtor moves for permission to sell real property located at 1986 Sunny Side Drive Brentwood, TN 37027 Williamson County, within 180 days of confirmation with no payments being made in the interim. The liens of Bank of America, NA and BanCorp South shall be satisfied in full and all remaining proceeds after Debtor's homestead exemption and costs of sale shall be paid to the Chapter 13 Trustee for the benefit of the estate. Confirmation of this Plan imposes upon any claimholder treated under § 3.1 and, holding as collateral, the residence of the Debtor(s), the obligation to: (i) Apply the payments received from the Trustee on pre-confirmation arrearages only to such arrearages. For purposes of this plan, the "pre-confirmation" arrears shall include all sums designated as pre-petition arrears in the allowed Proof of Claim plus any post-petition pre-confirmation payments due under the underlying mortgage debt not specified in the allowed Proof of Claim. (ii) Deem the mortgage obligation as current at confirmation such that future payments, if made pursuant to the plan, shall not be subject to late fees, penalties or other charges. The Trustee may adjust the post-petition regular payments noted above and payments to the plan in paragraph 3 upon filing notice of such adjustment to debtor, debtor's attorney, creditor, and the U.S. Trustee where, and to the extent the underlying contract provides for modification. The Trustee is authorized to pay any post-petition fees, expenses, and charges, notice of which is filed pursuant to Rule 3002.1, F.R.B.P. and as to which no objection is raised, at the same disbursement level as the arrears claim noted above. Part 10: Signatures: /s/ Mary Beth Ausbrooks Date April 26, 2019 Mary Beth Ausbrooks Signature of Attorney for Debtor(s) /s/ Fawn Fenton Date April 26, 2019 Fenton Date

Signature(s) of Debtor(s) (required if not represented by an attorney; otherwise optional)

By filing this document, the Attorney for Debtor(s) or Debtor(s) themselves, if not represented by an attorney, also certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in the form required under the Local Rules for the Bankruptcy Court for the Middle District of Tennessee, other than any nonstandard provisions included in Part 9.

APPENDIX D Chapter 13 Plan Page 5

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Best Case Bankruptcy

Form oinst

# **United States Bankruptcy Court**

MIDDLE DISTRICT OF TENNESSEE

Case No. 3:19-bk-02693

Chapter 13

In re:
Fawn
Fenton

Brentwood, TN 37027

Social Security No.:
xxx-xx-2065

Employer's Tax I.D. No.:

# Order Approving Payment of Filing Fees in Installments

The debtor has filed an application and affidavit stating the terms for paying the filing fees in this case in installments.

IT IS ORDERED that the debtor shall pay the filing fee in the amount of \$ 310.00 by cash, money order or cashiers check made payable to the Clerk of the US Bankruptcy Court, 701 Broadway, Suite 170, Nashville, TN 37203 within 120 days of the original filing of the petition

IT IS FURTHER ORDERED that until the filing fee is paid in full the debtor(s) shall not make any additional payment or transfer any additional property to an attorney or any other person for services in connection with this case.

BY THE COURT

Dated: 4/26/19

/s/ Charles M Walker
United States Bankruptcy Judge

KMD

# IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF TENNESSEE

IN RE: FAWN FENTON

BRENTWOOD, TN 37027

SSN XXX-XX-2065

CASE NO. 19-02693-CW3-13 04/29/2019

#### ORDER TO PAY TRUSTEE

The debtor named above has filed a petition for relief under Chapter 13 of the Bankruptcy code and has submitted all future income to the jurisdiction of the United States Bankruptcy Court.

IT IS, THEREFORE, ORDERED that until further order of this Court, the debtor named above shall pay the sum of \$595.00 SEMI-MONTHLY and each succeeding period thereafter to the Trustee at least monthly.

MAKE CHECKS PAYABLE AND

MAIL PAYMENTS TO:

CHAPTER 13 TRUSTEE P O BOX 340019

NASHVILLE, TN 37203

PLEASE INCLUDE ON ALL PAYMENTS:

NAME: FAWN FENTON

CASE NUMBER: 319-02693

FOR INQUIRIES:

PHONE: 615-244-1101

800-231-5928

FAX: 615-242-3241

IT IS FURTHER ORDERED, that all funds forwarded to the Trustee shall be by money order, cashiers check or certified funds.

IT IS FURTHER ORDERED, that the payments required herein are to commence IMMEDIATELY UPON RECEIPT of this order.

IT IS FURTHER ORDERED, that this order supercedes previous orders to the debtor to make payments to the Trustee in this case.

CC: FAWN FENTON
ROTHSCHILD AND AUSBROOKS PLLC
PAID DIRECT BY DEBTOR

THIS ORDER WAS SIGNED AND ENTERED ELECTRONICALLY AS INDICATED AT THE TOP OF THE FIRST PAGE.

Case 3:19-bk-02693 Doc 10 Filed 04/29/19 Entered 04/29/19 15:02:16 Desc Main Document Page 1 of 1

Case 1:23-cv-01097-PLM-RSK ECF No. 46, PageID.3913 Filed 03/25/24 Page 51 of 90

Charles M. Walker

U.S. Bankruptcy Judge Dated: 4/30/2019



KMD

# IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF TENNESSEE

IN RE:
FAWN FENTON
BRENTWOOD, TN 37027

SSN XXX-XX-2065

CASE NO. 19-02693-CW3-13

#### ORDER TO PAY TRUSTEE

The debtor named above has filed a petition for relief under Chapter 13 of the Bankruptcy code and has submitted all future income to the jurisdiction of the United States Bankruptcy Court.

IT IS , THEREFORE, ORDERED that until further order of this Court, the debtor named above shall pay the sum of \$595.00 SEMI-MONTHLY and each succeeding period thereafter to the Trustee at least monthly.

MAKE CHECKS PAYABLE AND MAIL PAYMENTS TO:

CHAPTER 13 TRUSTEE P O BOX 340019 NASHVILLE, TN 37203 PLEASE INCLUDE ON ALL PAYMENTS:

NAME: FAWN FENTON
CASE NUMBER: 319-02693

FOR INQUIRIES:

PHONE: 615-244-1101 800-231-5928

FAX: 615-242-3241

IT IS FURTHER ORDERED, that all funds forwarded to the Trustee shall be by money order, cashiers check or certified funds.

IT IS FURTHER ORDERED, that the payments required herein are to commence IMMEDIATELY UPON RECEIPT of this order.

IT IS FURTHER ORDERED, that this order supercedes previous orders to the debtor to make payments to the Trustee in this case.

CC: FAWN FENTON

ROTHSCHILD AND AUSBROOKS PLLC
PAID DIRECT BY DEBTOR

THIS ORDER WAS SIGNED AND ENTERED ELECTRONICALLY AS INDICATED AT THE TOP OF THE FIRST PAGE.

This Order has been electronically signed. The Judge's signature and Court's seal appear at the top of the first page.
United States Bankruptcy Court.

Information to	identify the case:	
Debtor 1	Fawn Fenton	Social Security number or ITIN xxx-xx-2065
	First Name Middle Name Last Name	EIN
Debtor 2	First Name - Middle Manne - Lord Manne	Social Security number or ITIN
(Spouse, if filing)	First Name Middle Name Last Name	EIN
United States Bar	skruptcy Court MIDDLE DISTRICT OF TENNESSEE	Date case filed for chapter 13 4/26/19
Case number: 3	3:19-bk-02693	

# Official Form 309I

# Notice of Chapter 13 Bankruptcy Case

12/17

For the debtors listed above, a case has been filed under chapter 13 of the Bankruptcy Code. An order for relief has been entered.

This notice has important information about the case for creditors, debtors, and trustees, including information about the meeting of creditors and deadlines. Read both pages carefully.

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtors, the debtors' property, and certain codebtors. For example, while the stay is in effect, creditors cannot sue, garnish wages, assert a deficiency, repossess property, or otherwise try to collect from the debtors. Creditors cannot demand repayment from debtors by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees. Under certain circumstances, the stay may be limited to 30 days or not exist at all, although debtors can ask the court to extend or impose a stay.

Confirmation of a chapter 13 plan may result in a discharge. Creditors who assert that the debtors are not entitled to a discharge under 11 U.S.C. § 1328(f) must file a motion objecting to discharge in the bankruptcy clerk's office within the deadline specified in this notice. Creditors who want to have their debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office by the same deadline. (See line 13 below for more information.)

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at <a href="https://www.pacer.gov">www.pacer.gov</a>).

The staff of the bankruptcy clerk's office cannot give legal advice.

To help creditors correctly identify debtors, debtors submit full Social Security or Individual Taxpayer Identification Numbers, which may appear on a version of this notice. However, the full numbers must not appear on any document filed with the court.

Do not file this notice with any proof of claim or other filing in the case. Do not include more than the last four digits of a Social Security or Individual Taxpayer Identification Number in any document, including attachments, that you file with the court.

1.	Debtor's full name	About Debtor 1: Fawn Fenton	About Debtor 2:
2,	All other names used in the last 8 years		
3.	Address	Brentwood, TN 37027	
4.	Debtor's attorney Name and address	MARY ELIZABETH AUSBROOKS ROTHSCHILD & AUSBROOKS 1222 16TH AVE SO STE 12 NASHVILLE, TN 37212-2926	Contact phone: 615-242-3996 Email: marybeth@rothschildbklaw.com
5.	Bankruptcy trustee Name and address	HENRY EDWARD HILDEBRAND III OFFICE OF THE CHAPTER 13 TRUSTEE PO BOX 340019 NASHVILLE, TN 37203-0019	Contact phone: 615 244-1101 Email: None
6.	Bankruptcy clerk's office Documents in this case may be filed at this address. You may inspect all records filed in this case at this office or online at www.pacer.goy.	701 Broadway Room 170 Nashville, TN 37203	Hours open: 8:00AM~4:00PM Monday–Friday Contact phone: 615–736–5584 Date: 4/30/19

For more information, see page 2

Official Form 3091

Notice of Chapter 13 Bankruptcy Case

page 1

Debtor Fawn Fenton

Case number 3:19-bk-02693

7.	Meeting of creditors  Debtors must attend the meeting to be questioned under oath. In a joint case, both spouses must attend. Creditors may attend, but are not required to do so.	June 11, 2019 at 11:00 AM  The meeting may be continued or adjourned to a later date. If so, the date will be on the court docket.	Location: Customs House, 701 Broadway, Room 100, Nashville, TN 37203
		*** Valid photo identification required ***	
8.	Deadlines The bankruptcy clerk's office must receive these documents and any required filing fee by the following deadlines.	Deadline to file a complaint to challenge dischargeability of certain debts:  You must file:  • a motion if you assert that the debtors are not entitled to receive a discharge under U.S.C. § 1328(f) or  • a complaint if you want to have a particular debt excepted from discharge under 11 U.S.C. § 523(a)(2) or (4).	Filing deadline: 8/12/19
		Deadline for all creditors to file a proof of claim (except governmental units):	
		Deadline for governmental units to file a proof claim:	of Filing deadline: 10/23/19
		Deadlines for filing proof of claim:  A proof of claim is a signed statement describing a creditor's www.uscourts.cov or any bankruptcy clerk's office. If you do not file a proof of claim by the deadline, you might a proof of claim even if your claim is listed in the schedules to Secured creditors retain rights in their collateral regardless of claim submits the creditor to the jurisdiction of the bankruptce. For example, a secured creditor who files a proof of claim mincluding the right to a jury trial.	not be paid on your claim. To be paid, you must file that the debtor filed.  If whether they file a proof of claim. Filing a proof of y court, with consequences a lawyer can explain.
		Deadline to object to exemptions: The law permits debtors to keep certain property as exempt believe that the law does not authorize an exemption claime may file an objection.	
9	. Filing of plan	If the debtor has filed a plan, it is enclosed. Any written object the meeting of creditors. An oral objection may be raised at a made, the confirmation hearing will be held on: 7/15/19 at 08 Location: Courtroom 1, 2nd Floor Customs House, 701 B If no timely objection is made, the plan may be confirmed as	he meeting of creditors. If a timely objection is :30 AM, roadway, Nashville, TN 37203.
1	Creditors with a foreign address	If you are a creditor receiving a notice mailed to a foreign ac extend the deadline in this notice. Consult an attorney familiany questions about your rights in this case.	ddress, you may file a motion asking the court to iar with United States bankruptcy law if you have
1	Filing a chapter 13     bankruptcy case	Chapter 13 allows an individual with regular income and del according to a plan. A plan is not effective unless the court or plan and appear at the confirmation hearing. A copy of the plan the confirmation hearing is not indicated on this notice, you debtor will remain in possession of the property and may co- court orders otherwise.	confirms it. You may object to confirmation of the plan, if not enclosed, will be sent to you later, and if will be sent notice of the confirmation hearing. The
1:	2. Exempt property	The law allows debtors to keep certain property as exempt. distributed to creditors, even if the case is converted to chap exempt. You may inspect that list at the bankruptcy clerk's of the law does not authorize an exemption that debtors claims	oter 7. Debtors must file a list of property claimed as office or online at <a href="https://www.pacer.gov">www.pacer.gov</a> . If you believe that
1:	3. Discharge of debts	Confirmation of a chapter 13 plan may result in a disci a debt. However, unless the court orders otherwise, the under the plan are made. A discharge means that credi debtors personally except as provided in the plan. If yo discharge under 11 U.S.C. § 523(a)(2) or (4), you mus bankruptcy clerk's office by the deadline. If you believ of any of their debts under 11 U.S.C. § 1328(f), you m	e debts will not be discharged until all payments tors may never try to collect the debt from the ou want to have a particular debt excepted from the file a complaint and pay the filing fee in the te that the debtors are not entitled to a discharge

Official Form 309I

Notice of Chapter 13 Bankruptcy Case

page 2

### Case 1:23-cv-01097-PLM-RSK ECF No. 46, Page D-3916 Filed 03/25/24 Page 54 of 90

Wife doesn't even mention the fact that she stopped paying their mortgage payments, risking both their life's savings and retirement investments, while also filing for bankruptcy and seeking to forfeit their home, literally 20-days earlier!

## **Jeff Fenton**

From: Fawn Fenton

**Sent:** Thursday, May 16, 2019 5:02 PM

To: Jeff Fenton

Subject: RE: Terminate \$500 Per Month - Partial Support - Keeping Utilities in Your Name for

Now

Ok, I am good with keeping the utilities and not sending you checks for now. Thanks.

From: Jeff Fenton

Sent: Thursday, May 16, 2019 1:21 PM To: Fawn Fenton; Fawn Fenton

Subject: Terminate \$500 Per Month - Partial Support - Keeping Utilities in Your Name for Now

Importance: High

Hey Fawn,

Since I haven't heard anything back about transferring the utilities. I think it is probably best for now that we leave the SS utilities in your name and you can just quit mailing me the \$250 checks for my expenses every two weeks.

I deposited the final check that I have yesterday anyway, and since this is a bit of a hassle to keep reminding you about, just save this money for now to meet your own financial short-fall, which if I understood you correctly, should completely cure your present negative cash-flow.

I've been working on a million projects to make my roommates comfortable (they PEE a lot, so I need to TRY to fix the bonus room toilet), and to secure the house once I start some vocational training or job, which will be next on my list.

My stuff is all in chaos now, after cleaning out both "junk rooms", and I still have that lawsuit with BCS to contend with... response due next week.

Anyhow, I primarily wanted to touch base about the money and utilities, since it is a slight deviation from what we previously spoke of. This should benefit you slightly though financially.

I will open a new Netflix account, and email you once I do, so that you can close your account if you are no longer using it.

That way I can setup a new profile for each roommate.

I also still need to deal with AT&T who has been charging me around \$95 per month for my cell service, since you ported out.

I also still need to increase my Comcast subscription, since we are exceeding the data cap, due to our three streaming TVs.

Anyhow, I hope that you are well.

# JEFF FENTON

# METICULOUS.TECH

(615) 837-1300 OFFICE (615) 837-1301 MOBILE (615) 837-1302 FAX

TECHNICAL CONSULTING, SERVICES, AND SOLUTIONS, WHEN IT'S WORTH DOING RIGHT THE FIRST TIME!

SUBMIT OR RESPOND TO A SUPPORT TICKET HERE.

A DIVISION OF METICULOUS MARKETING LLC

https://rico.jefffenton.com/evidence/2011-04-29\_1986-sunnyside-premarital-assets-invested.pdf
https://rico.jefffenton.com/evidence/2011-04-29\_1986-sunnyside-brentwood-tn-deed.pdf
https://rico.jefffenton.com/evidence/2011-04-29\_fenton-marital-residence-tenancy-by-entirety.pdf
https://rico.jefffenton.com/evidence/1986-sunnyside-brentwood-tn-2019-property-taxes.pdf
https://rico.jefffenton.com/evidence/1986-sunnyside-property-improvement-highlights.pdf
https://rico.jefffenton.com/evidence/2018-04-23\_wife-locked-plaintiff-out-of-financial-accounts.pdf
https://rico.jefffenton.com/evidence/2018-05-02\_family-budget-living-apart.pdf
https://rico.jefffenton.com/evidence/2018-07-12\_arons-and-associates-divorce-planning.pdf
https://rico.jefffenton.com/evidence/2018-10-09\_wife-does-not-want-to-keep-marital-residence.pdf
https://rico.jefffenton.com/evidence/2018-10-27\_verbal-settlement-agreement.pdf
https://rico.jefffenton.com/evidence/2019-01-28\_verbal-agreement-needed-in-writing-for-closing.pdf
https://rico.jefffenton.com/evidence/2019-02-21\_request-for-clarification-on-finances.pdf
https://rico.jefffenton.com/evidence/2019-02-25\_wifes-monthly-budget-deficit\_400-500
https://rico.jefffenton.com/evidence/2019-04-26\_ausbrooks-story-fraudulent-bk-petition.pdf
https://rico.jefffenton.com/evidence/2019-05-16\_support-email-wife-never-mentioned-bankruptcy.pdf

https://rico.jefffenton.com/evidence/2019-06-04\_tn-chancery-divorce-filing-date-48419b.pdf
https://rico.jefffenton.com/evidence/2019-07-17\_chancery-motion-to-sell-marital-residence.pdf
https://rico.jefffenton.com/evidence/2019-08-14\_bankrupcy-planned-for-when-employer-retires.pdf
https://rico.jefffenton.com/evidence/2019-10-21\_order-of-protection-as-illegal-prior-restraint.pdf
https://rico.jefffenton.com/evidence/2021-03-21\_knox-news-binkley-threatens-prior-restraints.pdf
https://rico.jefffenton.com/evidence/2021-03-21\_knox-news-binkley-threatens-prior-restraints.mp4

https://rico.jefffenton.com/evidence/2020-07-02\_bk-trustee-john-mclemore-call-declaration.pdf
https://rico.jefffenton.com/evidence/2020-07-02\_ch7-bk-trustee-john-mclemore-phone-call.mp3
https://rico.jefffenton.com/evidence/2021-01-26\_trustees-final-account-and-distribution-report.pdf
https://rico.jefffenton.com/evidence/2021-12-02\_fbi-mark-shafer-binkley-story-corruption.mp3
https://rico.jefffenton.com/evidence/2022-02-01\_fenton-affidavit-of-story-binkley-fraud-on-court.pdf
https://rico.jefffenton.com/evidence/2022-03-10\_doj-ustp-megan-seliber-bk-fraud-referral.mp3
https://rico.jefffenton.com/evidence/2022-03-15\_ustp-bk-fraud-referral-confirmed-no-notice.pdf
https://rico.jefffenton.com/evidence/2024-01-12\_irrefutable-proof-of-criminal-conspiracy.pdf
https://rico.jefffenton.com/evidence/2024-01-18\_binkley-disqualification-for-bias-coercion.pdf

Debtor 1 Fawn Fenton	Case number (if known)	3:19-bk-02693
<ul> <li>18. Your payments of alimony, maintenance, and support that you did not report as deducted from your pay on line 5, Schedule I, Your Income (Official Form 106l).</li> <li>19. Other payments you make to support others who do not live with you.</li> </ul>		0.00 0.00
<ol> <li>Other real property expenses not included in lines 4 or 5 of this form or on Sche 20a. Mortgages on other property</li> <li>Real estate taxes</li> </ol>	edule I: Your Income. 20a. \$ 20b. \$	0.00 0.00



Official Form 106J

Schedule J: Your Expenses

page 2

Document

				,				Ŭ	
Fill in th	nis information to i	dentify you	r case:						
Debtor 1			nton						
000.0,	First Nam		Middle Name	Last Name					
Debtor 2									
(Spouse if,	, filing) First Nam	e	Middle Name	Last Name					
United S	States Bankruptcy C	ourt for the:	MIDDLE DISTRICT OF T	ENNESSEE					
Case nu	ımher								
(if known)	annoc:							Check	if this is an
								amende	ed filing
Officia	al Form 106D								
Sche	dule D: Cre	ditors	Who Have Clair	ns Secure	d b	y Propert	y		12/15
is needed			f two married people are filing to out, number the entries, and att						
	creditors have claim	s secured by	your property?						
		A STATE OF THE PARTY OF THE PAR	is form to the court with your	other schedules Y	ou ha	eve nothing else	to report on this	form	
	es. Fill in all of the i			ouror worroadido. T	00 110	ivo nouning oldo	to report on time		
	_		Delow.						
Part 1:					C	olumn A	Column B		Column C
			nore than one secured claim, list t a particular claim, list the other cr		1	mount of claim	Value of collat	eral	Unsecured
much as	possible, list the claims	in alphabetic	cal order according to the creditor	s name.	_	o not deduct the alue of collateral.	that supports t	this	portion If any
2.1 Ba	anCorp South		Describe the property that sec	ures the claim:	ν.	\$53,967.42	\$425,00	0.00	\$0.00
	ditor's Name		1986 Sunny Side Drive	Brentwood,		Attorney Ausb	rooks failed to	list me	here as having any
At	tn: Officer Mana	ger or	TN 37027 Williamson C			FINANCIAL in	vestment and	interes	st in OUR EQUALLY
	gent		Separated Spouse is or As of the date you file, the cla						h the loans were in
	4 Murfreesboro		apply.	THE CHECK OF THE					vious residence was the income to debt
	anklin, TN 37067		Contingent						e favorable interest
Nur	mber, Street, City, State &	Zip Code	☐ Unliquidated ☐ Disputed						bt we had, while we
Who ow	es the debt? Check	one.	Nature of lien. Check all that a	pply.		were married,	we owned a	joint a	nd equal interest in!
Debto	or 1 only		An agreement you made (su	ch as mortgage or se	cured				een his/hers money, I was also required
☐ Debto			car loan)						ng for both of these
☐ Debto	or 1 and Debtor 2 only		☐ Statutory lien (such as tax lie	n, mechanic's lien)					erest in the property
			Judgment lien from a lawsuit			to the renavm	ent of these n	otes. T	his is clearly "Fraud
	k if this claim relates munity debt	to a	Other (including a right to off	set) Home Equ	iity L	On the Court	by Officer(s) of	the Co	ourt!" by Ausbrooks.
Date deb	ot was incurred		Last 4 digits of accoun	t number					
2.2 Ba	ank of America, I	I A	Describe the property that see	cures the claim:		\$240,182.77	\$425,00	0.00	\$0.00
	editor's Name		1986 Sunny Side Drive	-	-				
Δ1	tn: Officer Mana	ger or	TN 37027 Williamson C	ounty	1				"erroneously" lists
	gent	ger or	Separated Spouse is or						existing, in the
49	09 Savarese Circ	cle	As of the date you file, the cla apply.	im is: Check all that					, while failing to
Ta	ampa, FL 33634		☐ Contingent						that I have any loans, that I have
Nui	mber, Street, City, State &	Zip Code	Unliquidated						interest in this
10/100 000	on the debt2 Cheek		Disputed	unnh.					terest is subject to
_	ves the debt? Check	one.	Nature of lien. Check all that a		surad				being paid as
Debto			An agreement you made (su car loan)	on as mongage of se	cured				ed absolutely NO
Debto			Charles San Court on the San San	benista tion					secretly filing for
_	or 1 and Debtor 2 only ast one of the debtors a	nd another	☐ Statutory lien (such as tax lied) ☐ Judgment lien from a lawsuit			bankruptcy,			had specifically
	k if this claim relates		Other (including a right to off	F14 B04	gage	REQUESTE	D to unneces	sarily	forfeit OUR Marital
	munity debt	ook Tv	— Julier (including a right to di	301)		Residence,	and that t	he wh	hole of ALL my
Date del	ot was incurred		Last 4 digits of accoun	t number				being	defaulted on and
						about to be l	LOST!		

Official Form 106D

Schedule D: Creditors Who Have Claims Secured by Property

Document

page 1 of 2

Best Case Bankruptcy

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Filed 04/26/19 Entered 04/26/19 13:28:31 Desc Main Page 18 of 50

Case 3:19-bk-02693 Doc 1

Case 1:23-cv-01097-PLM-RSK (FENTON v. STORY et al.)

Debtor	r1 Fawn Fenton				Case nu	mber (if k	nown)		
4.4	Capital One Bank USA NA Nonpriority Creditor's Name		Last 4 digits of acc	ount numb	er			-	\$9,818.83
	Attn: Officer Manager or Age PO Box 30281		When was the deb	t incurred?					
	Salt Lake City, UT 84130-0281	1	Academic Academic	en al este			Ž.		
	Number Street City State Zip Code Who incurred the debt? Check one.		As of the date you	me, me cia	mi is: Check	all that ap	bià		
	Debtor 1 only		☐ Contingent						
	Debtor 2 only		☐ Unliquidated						
	Debtor 1 and Debtor 2 only		☐ Disputed						
	At least one of the debtors and anoth	191	Type of NONPRIOR	RITY unsec	red claim:				
	☐ Check if this claim is for a commi		☐ Student loans						
	debt		Obligations arising	ng out of a s	eparation agr	eement oi	r divorce that y	ou did not	
	Is the claim subject to offset?		report as priority clai						
	■ No		Debts to pension						
	Yes		Other. Specify	Flexible	Spending	Accou	nt		
4.5	Chase Card		Last 4 digits of acc	ount numb	er				\$0.00
,	Nonpriority Creditor's Name Attn: Officer Manager or Age PO Box 15298	nt	When was the deb	t incurred?					
	Wilmington, DE 19850 Number Street City State Zip Code		As of the date you	file, the cla	im is: Check	all that ap	ply		
	Who incurred the debt? Check one.								
	Debtor 1 only		☐ Contingent						
	☐ Debtor 2 only		□ Unliquidated						
	☐ Debtor 1 and Debtor 2 only		☐ Disputed						
	At least one of the debtors and anoth	ner	Type of NONPRIOR	RITY unsec	ured claim:				
	☐ Check if this claim is for a commu	unity	Student loans						
	debt Is the claim subject to offset?		Obligations arising report as priority claim		eparation agr	eement or	divorce that ye	ou did not	
	No		Debts to pension		arina plane a	nd other e	imilar debts		
	Yes				aring plans, a	ind Saler a	militar debis		
	□ res		Other. Specify	Notice					
Part 3	List Others to Be Notified Abo	ut a Debt	Γhat You Already L	isted					
is try have	his page only if you have others to be n ing to collect from you for a debt you o more than one creditor for any of the d ied for any debts in Parts 1 or 2, do not	we to some	one else, list the orig ou listed in Parts 1 or	inal credito	r in Parts 1	or 2, then	list the collec	tion agency	here. Similarly, if you
	and Address		which entry in Part 1 o	r Part 2 did	you list the or	iginal cred	litor?		
	nsolvency Broadway Room 285	Lin	e 2.1 of (Check one):				ith Priority Uns		
MDP	146				Part 2: C	reditors w	ith Nonpriority	Unsecured C	Claims
Nash	ville, TN 37203	Las	t 4 digits of account nu	ımber					
Name a	and Address	On	which entry in Part 1 o	r Part 2 did	ou list the or	iginal cred	litor?		
US A	ttorney General		e 2.1 of (Check one):			-	ith Priority Uns	ecured Clain	าร
	epartment of Justice 'ennsylvania Avenue				☐ Part 2: C	reditors w	ith Nonpriority	Unsecured C	Claims
Wash	nington, DC 20530	Las	st 4 digits of account nu	ımber					
	*** Add the Amounts for Each Typ the amounts of certain types of unsect of unsecured claim.			or statistic	al reporting	purposes	only. 28 U.S.0	C. §159. Add	the amounts for each
							Total Claim		
	6a. Domestic support ob Total	ugations			6a.	\$		0.00	
Official F	Form 106 E/F	Schedule	E/F: Creditors Who I	Have Unsec	ured Claims				Page 3 of
ioftware (	Copyright (c) 1996-2019 Best Case, LLC - www.b Case 3:19-bk-02693	Doc 1	Filed 04/26/				19 13:28	:31 De	Best Case Bankrupto
			Document	Page	22 of 50	C			

https://rico.jefffenton.com/evidence/2019-04-26\_ausbrooks-story-fraudulent-bk-petition.pdf

Case 1:23-cv-01097-PLM-RSK (FENTON v. STORY et al.)

ebtor 1 Fa	wn	Fenton	Case no	ımber (if kn	own)
claims					
from Part 1	6b.	Taxes and certain other debts you owe the government	6b.	\$	0.00
	6c.	Claims for death or personal injury while you were intoxicated	6c.	\$	0.00
	6d.	Other. Add all other priority unsecured claims. Write that amount here.	6d.	\$	0.00
	6e.	Total Priority. Add lines 6a through 6d.	6e.	\$	0.00
	6f.	Student loans	6f.	\$	Total Claim 0.00
Total claims				<b>4</b>	0.00
from Part 2	6g.	Obligations arising out of a separation agreement or divorce that you did not report as priority claims	6g.	\$	0.00
	6h.	Debts to pension or profit-sharing plans, and other similar debts	6h.	\$	0.00
	6i.	Other. Add all other nonpriority unsecured claims. Write that amount here.	6i.	\$	48,941.30
	6j.	Total Nonpriority. Add lines 6f through 6i.	6j.	\$	48,941.30

FAWN FENTON 01-15 1986 SUNNY SIDE DR BRENTWOOD, TN 37027	5/15/2019 DATE	1109 87-811/641
JUD HUNDRED FIFTY	PRESIDENT'S CLUB	Sacurity Features Details of flack.
FOR B4	Jam Jutan	MP

Wife's counsel fraudulently concealed the fact that she had voluntarily been the primary breadwinner for her family from 2011-2019, as an MIT educated, highly accredited and paid, licensed professional architect.

They hid the fact that she had promised to pay (and had been paying) the mortgage payments for their martial residence, along with \$500 per month toward husband's consumable expenses, paid in \$250 installments, with each of her biweekly paydays.

In fact, this bankruptcy petition was secretly signed on 4/26/2019, frauduleutly declaring that she had <u>no domestic support obligations</u>, while she still continued to pay husband \$250 every two weeks for support, on both 4/30/2019 and on 5/15/2019. Hence her own bank records prove this bankruptcy petition was fraudulent.

They hid the fact that she had also promised to pay husband alimony in the amount of \$1,750 per month for a duration of 6-years, as the couple was advised was "fair", with all factors considered, by divorce financial expert and "collaborative divorce" professional, Sandy Arons MBA, of Arons and Associates Divorce Planning.

https://rico.jefffenton.com/evidence/2018-07-12 arons-and-associates-divorce-planning.pdf

All with no lawful or ethical notice to husband whatsoever. No notice that she had stopped paying their mortgages and they had gone into default. No notice that she had filed for bankruptcy. No notice she had asked the bankruptcy court to sell their marital residence. No notice that she would no longer provide the repeatedly agreed domestic support, for years to come. No notice that she spent the money instead to hire two law firms to attack and destroy her husband's interests both in State and Federal courts concurrently.

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3.	Do v	ou expect an increase or decrease within the year after you file this form	12						ombir	y income
		the amount in the last column of line 10 to the amount in line 11. The resent that amount on the Summary of Schedules and Statistical Summary of Certales							\$	5,845.04
	Inclu- other	e all other regular contributions to the expenses that you list in Schedule de contributions from an unmarried partner, members of your household, your friends or relatives. ot include any amounts already included in lines 2-10 or amounts that are not ify:	depen					hedule . 11.		0.00
		ulate monthly income. Add line 7 + line 9. the entries in line 10 for Debtor 1 and Debtor 2 or non-filing spouse.	10. \$	-	5,845.04	+ \$		N/A =	\$	5,845.04
	Add	all other income. Add lines 8a+8b+8c+8d+8e+8f+8g+8h.	9.	\$	C	00.6	\$		N/A	<u> </u>
	8h.	Other monthly income. Specify:	8h.+	- \$		0.00	* *		N/A	1
	8g.	Pension or retirement income	8g.	\$	-	00.0	\$		N/A	
	8f.	Other government assistance that you regularly receive Include cash assistance and the value (if known) of any non-cash assistance that you receive, such as food stamps (benefits under the Supplemental Nutrition Assistance Program) or housing subsidies.  Specify:	e 8f.	\$		0.00	\$		N/A	
	8e.	Social Security	8e.	\$		0.00	\$		N/A	
	8d.	regularly receive Include alimony, spousal support, child support, maintenance, divorce settlement, and property settlement. Unemployment compensation	8c. 8d.	\$		0.00	\$		N/A N/A	
	8c.	Family support payments that you, a non-filing spouse, or a dependent		Φ		0.00	Ψ		MIN	
	8a. 8b.	Net income from rental property and from operating a business, profession, or farm Attach a statement for each property and business showing gross receipts, ordinary and necessary business expenses, and the total monthly net income.  Interest and dividends	8a. 8b.	\$		0.00	\$		N/A N/A	
		all other income regularly received:	1.	Φ	5,045	0.04	Ψ		MA	
		ulate total monthly take-home pay. Subtract line 6 from line 4.	7.	\$	5,845		\$		N/A	
		the payroll deductions. Add lines 5a+5b+5c+5d+5e+5f+5g+5h.	6.	. s	1,654		\$		N/A	
	5g. 5h.	Union dues Other deductions, Specify:	5g. 5h.⊣	\$ + \$		0.00	\$ + \$		N/A N/A	
	5f.	Domestic support obligations	5f.	\$		0.00	\$		N/A	L
	5e.	Insurance	5e.	\$		0.00	\$		N/A	
	5d.	Required repayments of retirement fund loans	5d.	\$		0.00	\$		N/A	
	5b. 5c.	Mandatory contributions for retirement plans Voluntary contributions for retirement plans	5b. 5c.	\$		0.00	\$		N/A N/A	
	5a.	Tax, Medicare, and Social Security deductions	5a.	\$			\$		N/A	
		all payroll deductions:		ľ	.,					5
	Conv	y line 4 here	4.	\$		100	non-f	iling sp	ouse N/A	
					or Debtor 1		FOLL	ebtor 2	U	

Official For ପର୍ଶ୍ୱର 3:19-bk-02693 Doc 1 Filed 04/26/19 l Httle logo 04/26/19 13:28:31 Desc Main Page 2 Document Page 27 of 50

Debtor	Fawn	Fenton	Case number	r
¥	plan confirmation. other: Entry of I	Discharge		
Part 9: Nonstand		<mark>Provisions</mark> quired to be set forth below.		
These pl	an provisions will be	effective only if the applica	ble box in § 1.3 is checked.	
	te Protection Paym Motor Credit Co. @			
within 1 South s	80 days of confirm hall be satisfied in	ation with no payments	being made in the interim. The liens oceeds after Debtor's homestead ex	rentwood, TN 37027 Williamson County, s of Bank of America, NA and BanCorp emption and costs of sale shall be paid
				ing as collateral, the residence of the

Debtor(s), the obligation to: (i) Apply the payments received from the Trustee on pre-confirmation arrearages only to such arrearages. For purposes of this plan, the "pre-confirmation" arrears shall include all sums designated as pre-petition arrears in the allowed Proof of Claim plus any post-petition pre-confirmation payments due under the underlying mortgage debt not specified in the allowed Proof of Claim. (ii) Deem the mortgage obligation as current at confirmation such that future payments, if made pursuant to the plan, shall not be subject to late fees, penalties or other charges.

The Trustee may adjust the post-petition regular payments noted above and payments to the plan in paragraph 3 upon filing notice of such adjustment to debtor, debtor's attorney, creditor, and the U.S. Trustee where, and to the extent the underlying contract provides for modification.

The Trustee is authorized to pay any post-petition fees, expenses, and charges, notice of which is filed pursuant to Rule 3002.1, F.R.B.P. and as to which no objection is raised, at the same disbursement level as the arrears claim noted above.

Part 10: Signatures:	
X /s/ Mary Beth Ausbrooks  Mary Beth Ausbrooks  Signature of Attorney for Debtor(s)	Date April 26, 2019
X /s/ Fawn Fenton Fawn Fenton	Date April 26, 2019
х	Date

Signature(s) of Debtor(s) (required if not represented by an attorney; otherwise optional)

By filing this document, the Attorney for Debtor(s) or Debtor(s) themselves, if not represented by an attorney, also certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in the form required under the Local Rules for the Bankruptcy Court for the Middle District of Tennessee, other than any nonstandard provisions included in Part 9.

APPENDIX D

Chapter 13 Plan

Page 5

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Best Case Bankruptcy

## **Jeff Fenton**

From: Seliber, Megan (USTP) < Megan.Seliber@usdoj.gov>

Sent: Tuesday, March 15, 2022 6:08 PM

To: Jeff Fenton

**Subject:** Fenton 19-02693: sale motion complaint

Attachments: fenton 319-02693 deed.pdf

Mr. Fenton,

IF the BANKRUPTCY COURT had OBEYED the FRBP, then the Bankruptcy Trustee would have been FORCED by the Federal Bankruptcy Court or the Federal District Court to REMOVE the Marital Residence from my Exwife's "BANKRUPTCY ESTATE" as a "BURDENSOME ASSET" long before I ever even MET Judge Binkley! BOTH my INTERESTS and my TENANT'S LEASEHOLD INTERESTS were PROTECTED under Federal Bankruptcy Laws!

I further investigated your complaint that you were not given notice of the motion to sell 1986 Sunnyside Drive as a co-owner in bankruptcy court. I confirmed that you did not receive notice. Because Judge Binkley gave your ex wife the power to close the sale in family court, it does not appear that any objection in bankruptcy court would have been availing even if you had been given notice. For your records, I've attached the warranty deed and the family court order that was recorded.

Although you are welcome to seek bankruptcy counsel to investigate the matter further, I believe that because the family court had dual jurisdiction over the property, you will need to seek any further remedy in state court. As the property has already been sold to a third party purchaser, it is also unclear if any remedies would be available.

This concludes my investigation into your complaint.

Best,



Megan Seliber

Trial Attorney, Office of the United States Trustee 318 Customs House, 701 Broadway Nashville, TN 37203 (615) 695-4060 The State Court DID NOT have DUAL JURISDICTION, that is a LIE! The Federal Court always has ORIGINAL JURISDICTION, and usually EXCLUSIVE JURISDICTION over all property, where it sits, as it sits, upon the day the BANKRUPTCY IS FILED!

The State Court is actually SPECIFICIALLY FORBIDDEN from taking Jurisdiction over the property because of the circumstances, and the Bankruptcy having been filed 39-DAYS before the DIVORCE!

REMEDIES are ALWAYS available for RACKETEERING and FRAUD, especially with as many bad-actors, in a Conspiracy to intentionally CIRCUMVENT the FRBP and FEDERAL BANKRUPTCY LAWS via CRIMES UNDER COLOR OF LAW, without EQUAL or DUE PROCESS, in a Corrupt State Court!

The CRIMINAL EVIDENCE of CONPIRACY AGAINST RIGHTS (AND PROPERTY) UNDER COLOR OF LAW, FRAUD UPON BOTH COURTS, HOBBS ACT EXTORTION, and a BUNCH OF FEDERAL BANKRUPTCY CRIMES is <u>ALL in the TIME-LINE</u>:

DAYS between when BANKRUPTCY WAS FILED on 4/26/2019 and when DIVORCE was FILED on 6/04/2019: 39-DAYS

DAYS between when BANKRUPTCY WAS FILED on 4/26/2019 and when I was SERVED DIVORCE PAPERS 6/15/2019: 50-DAYS

DAYS between when BANKRUPTCY WAS FILED on 4/26/2019 and when fraudulent "Order of Protection Ex Parte was Served on 6/20/2019: 55-DAYS

DAYS between when BANKRUPTCY was FILED on 4/26/2029 and when I had my FIRST HEARING in CHANCERY COURT on 8/1/2019: 97-DAYS (The Bankruptcy Attorney HAD TO KNOW this far in ADVANCE, that Judge Binkley would "PLAY BALL"!)

Otherwise the Bankruptcy Attorney would have gotten CAUGHT filing a FRAUDULENT BANKRUPTY PETITION, as would the TRUSTEE. The Bankruptcy Attorney would have been responsible for all losses, faced serious sanctions, and removal from office! She HAD TO KNOW that Judge Binkley would illegally FORCE THE AUCTION OF MY HOME, on my VERY FIRST DAY in Court, before she could WAIT for 97-DAYS for what she was REQUIRED to do within the first 14-DAYS of FILING the FRAUDULENT BANKRUPTCY!

DAYS between when BANKRUPTCY WAS FILED on 4/26/2019 and when I was FORCEFULLY EVICTED from my home on 9/3/2019: 130-DAYS

IN THE CHANCERT		MINDON COOL	TI, IBMIDOODE
	AT FRANKLIN		ZNIGOCT LO
FAWN FENTON,	)		2019 OCT 10 AH 9: 56
Plaintiff/Wife,	)		FILED FOR EFTRY 10-10-10
vs.	)	No. 48419B	
JEFFREY RYAN FENTON,	)		
Defendant/Husband.	)	00	n D M
	ORDER	6	915 11

IN THE CHANCEDY COURT FOR WILLIAMSON COUNTY TENNESSEE

This matter came on to be <u>heard on the 10th day of October</u>, 2019 before the Honorable Michael W. Binkley, Judge holding Court for the Chancery Court of Williamson County, Tennessee, upon <u>Wife's Motion to Sell Remaining Contents of Marital Residence</u>. It appearing to the Court <u>based upon statements of counsel and the record</u> as a whole that the following shall be the Order of this Court.

It is therefore ORDERED, ADJUDGED and DECREED that Husband came to the home COULD during the week of October 7, 2019 with a U-Haul truck and removed the items that he wanted.

The remaining items were Wife's and/or items to donate. All property has now been removed so that the closing may take place on October 15, 2019. The auction brought sufficient funds to pay the costs of the sale and both first and second mortgages however there will not be anything proceeds remaining to disburse between the parties.

It is further **ORDERED**, **ADJUDGED** and **DECREED** that Wife is hereby granted authority to sign the deed conveying the property located at 1986 Sunnyside Drive, Brentwood, TN 37027, and another other necessary documents, to effectuate the payoff of the mortgages and for closing without Husband's signature.

All other matters are reserved pending further Orders of this Court.

ENTERED on this 10 day of 00, 2019.

ALL actions taken against me (in EVERY "Hearing"), were primarily "FRAUD UPON THE COURT(s) by OFFICERS OF THE COURT(s)". Through a complex "Conspiracy Against my Rights and my Property, Under Color of Law, Office, and Official Right", spanning BOTH State and Federal Courts in tandem. Strategically planned in advance and executed illegally in horrible-faith, to intentionally CIRCUMVENT my Federal Rights under the Federal Rules of Bankruptcy Procedure (ex-wife fraudulently filed in secret - with the help of multiple corrupt Attorneys & Judge(s)). The Court & Counsel committed roughly a dozen Title 18 Crimes Against me, about 50-100 Violations of Tennessee's Rules of Judicial & Professional Conduct, plus approximately a dozen Tennessee State Crimes (primarily felonies), viscously destroying me beyond benefit to ANY party! Repeatedly denying me ANY "ADA Accommodations", as they targeted, attacked, and overwhelmed my known disabilities!

NOT ONE legal, lawful, honest, honorable, equal, equitable, fair, impartial, good-faith, or humane action took place between EITHER the Williamson County Chancery Court in Docket #48419B, OR the United States Bankruptcy Court for the Middle District of Tennessee in Case 3:19-bk-02693. NOT ONE!

# MICHAEL W. BINKLEY, JUDGE

APPROVED FOR ENTRY:

VIRGINIA LEE STORY; BPR #11700

Attorney for Wife 136 Fourth Avenue South Franklin, TN 37064 (615) 790-1778 virginia@tnlaw.org Unknown to me, and undisclosed by any party, my abusive, vexatious, unethical, opposing counsel, Attorney Virginia Lee Story (I believe the "mastermind" of this entire scam), is a close "FAMILY FRIEND" and vacationing/partying buddy of Presiding Judge Michael W. Binkley. Repeatedly exposed by the Tennessean Newspaper and admitted, while claiming their friendship does not jeopardize impartiality.

This NEGLIGENTLY DENIES the LAWS of HUMANITY, where the KNOWN and TRUSTED PARTY will always have an advantage over the UNKNOWN PARTY!

SEE: https://www.facebook.com/judgebinkley to discover the tip of the iceburg!

# CERTIFICATE OF SERVICE

I hereby certify that a true and exact copy of the foregoing was forwarded via U.S. first-class mail and email to:

Mr. Jeffrey Fenton 17195 Silver Parkway, #150 Fenton, MI 48430

on this the 10 day of October, 2019.

VIRGINIA LEE STORY

## **CLERK'S CERTIFICATE OF SERVICE**

I hereby certify that a true and exact copy of the foregoing was forwarded via U.S. first-class mail and email to:

Mr. Jeffrey Fenton 17195 Silver Parkway, #150 Fenton, MI 48430

on this the day of October, 2019.

CLERK

There went \$250,000 of OUR EQUITY, our life's savings, our premarital retirement funds, and the proceeds of a DECADE of MY HARD and painstaking LABOR! As of the DAY the ILLEGALLY FORCED AUCTION took place! While the property has appreciated roughly \$100k per YEAR since! It was worth \$800k in 2022, while we only owed \$300k on the mortgages! Yet the Court and Counsel left us without a PENNY toward our relocation, survival, or retirement! ABSOLUTELY NOTHING!

PARTIES LIKELY INVOLVED IN CRIMES & MISCONDUCT IN THIS CASE: 2-Judges, 7-Attorneys, 2-Paralegals, and 2-Brokers (to START).

ENDING with the Involvement, Discrimination, Collusion, Conspiracy, and/or the Refusal to Assist by a Total of 5-Judges, 11-Attorneys, 2-Paralegals, and 2-Brokers. While you can add a USTP Trial Attorney to that also now, who threatened that my ex-wife will be in danger, if I expose all these POWERFUL CRIMINALS, who are committing crimes against humanity!

Debtor 1 Fawn Fenton Case number (if known) 3:19-bk-02693 18. Your payments of alimony, maintenance, and support that you did not report as 0.00 18. \$ deducted from your pay on line 5, Schedule I, Your Income (Official Form 106I). Other payments you make to support others who do not live with you. 0.00 Other real property expenses not included in lines 4 or 5 of this form or on Schedule I: Your Income. 0.00 20a. Mortgages on other property 20a. \$ 20b. Real estate taxes 20b. \$ 0.00



Official Form 106J

Schedule J: Your Expenses

Entered 04/26/19 13:28:31 Desc Main page 2

Filed 04/26/19 Case 3:19-bk-02693 Doc 1 Document Page 29 of 50 an exact copy of the origin Clerk's Office. The origin TECHNICAL

The scanned version of this document represents an exact copy of the original as submitted to the Clerk's Office. The original has not been retained.

1011

Appendix

13-1

TR-5

NO. 48419B COA (O. M2019-02059-COA-R3-CV

APPPEALED FROM
CHANCERY COURT
AT FRANKLIN TENNESSEE
MICHAEL W. BINKLEY CHANCELLOR
ELAINE B. BEELER, CHANCERY COURT CLERK

FILED
JUN 1 5 2020
Clerk of the Appellate Courts
Rec'd By

IN THE CASE OF
FAWN FENTON
VS.
JEFFREY RYAN FENTON

TO THE
APPEALS COURT
NASHVILLE TENNESSEE

VIRGINIA L. STORY 135 FOURTH AVE. SOUTH FRANKLIN, TN 37064 ATTORNEY FOR APPELLEE

JEFFREY RYAN FENTON 17195 SILVER PARKWAY, #150 FENTON, MI 48430 PRO SE APPELLANT

FILED 31ST DAY OF MARCH 2020.

CHANCERY COURT NO. 48419B CLERK DEP. CLERK

# IN THE COURT OF APPEALS OF TENNESSEE AT NASHVILLE

FAWN FENTON v. JEFFREY RYAN FENTON

Chancery Court for Williamson County No. 48419b COA NO. M2019-02059-COA-R3-CV

# **CERTIFICATE OF APPELLATE RECORD**

I, Elaine B. Beeler, Clerk and Master, Williamson County Chancery Court,
Franklin, Tennessee, do hereby certify that the following items herewith transmitted to
the Court of Appeals are original or true and correct copies of all or the designated papers
on file in my office in the captioned case.

- Technical record attached to this certificate consisting of 709 pages contained in five volumes.
- One volume of transcripts filed in my office on February 18, 2020, and authenticated by the Trial Judge or automatically authenticated under T.R.A.P. Rule 24(f).

1 Volume - Hearing Date August 1, 2019

- 3. No exhibits are included in the record.
- 4. No sealed documents and/or exhibits are included in the record.
- 5. No depositions are included in the record.
- No exhibits and/or documents of unusual bulk or weight have been retained in my office.

This the 315t day of March, 2020.

Clerk and Master

Williamson County Chancery Court Franklin, Tennessee

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# STATE OF TENNESSEE SUMMONS

IN THE CHANCERY COURTS FOR WILLIAMSON COUNTY, TENNESSEE

FILED FOR ENTRY\_\_\_\_ FAWN **FENTON** 

CIVIL ACTION NO. 48419 B

**Plaintiff** 

VS.

Service By: n Sheriff

X Attorney p Sec. Of State

p Comm. of Insurance

JEFFREY RYAN FENTON

Defendant

To the above-named Defendant:

Jeffrey Ryan Fenton 1986 Sunny Side Drive Brentwood, TN 37027

You are hereby summoned and required to serve upon Virginia L. Story. Esq., Plaintiff's attorney, whose address is 136 Fourth Avenue South, Franklin, Tennessee 37064, an answer to the complaint which is herewith served upon you within thirty (30) days after service of this summons upon you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint.

Witnessed and issued, Elaine B. Beeler, Clerk and Master for said Court at office this day of June, , 2019.

Clerk & Master

NOTICE:

To the Defendant(s): Tennessee law provides a ten thousand dollar (\$10,000.00) personal property exemption from execution or seizure to satisfy a judgment. If a judgment should be entered against you in this action and you wish to claim property as exempt, you must file a written list, under oath, of the terms you wish to claim as exempt with the clerk of the court. The list may be filed at any time and may be changed by you thereafter as necessary; however, unless it is filed before the judgment becomes final, it will not be effective as to any execution or garnishment issued prior to the filing of the list. Certain items are automatically exempt by law and do not need to be listed; these include items of necessary wearing apparel (clothing) for yourself and your family and trunks or other receptacles necessary to contain such apparel, family portraits, the family Bible, and school books. Should any of these items be seized, you would have the right to recover them. If you do not understand your exemption right or how to exercise it, you may wish to seek the counsel of a lawyer. Mail list, including docket number, to: Clerk and Master, P.O. Box 1666, Franklin, TN 37065.

DEFT. / WITNESS COPY

	KN ON PERSONAL SEN	RVICE OF SUMMON	2
I hereby certify and re follows:	eturn that I served this	s summons togeth	er with the complaint as
Check one: (1) or (2) are for t must be sworn to; (3) is for the signature.	the return of an author witness who will ackr	ized officer or attor nowledge service o	ney; an attorney's return and requires the witness's
<ul> <li>1. I certify that on witness stated above b</li> <li>2. I failed to s</li> </ul>	n the date indicated be	low I served a cop	y of this summons on the
	serve a copy of f		
		SUMMIONS ON THE C	are indicated bata
DATE OF SERVICE:			
SIGNATURE OF WITNESS, OFFIC ADDRESS OF PROCESS SERVER	CER OR ATTORNEY: R (TRCP 4.01)		
Signature of Notary Public or I	Deputy Clerk:		
Commission Expires:			
RETI	URN ON SERVICE OF S	LIMMONS RY MAIL	
Allert the transport of the same and the same and the same	ancery Court Clerk and	Masici.	
-	Address	s (TRCP 4.01)	
-			, 2019.
Signature Sworn to and subscribe	ed before me on this		
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Signature	ed before me on this( Deputy Clerk  CERTIFICATION (IF A	day of Commission Expires PPLICABLE)	s issued in this case.
Sworn to and subscribe Sworn to and subscribe Signature of Notary Public or D I hereby certify this to be a true	ed before me on this( Deputy Clerk  CERTIFICATION (IF A	day of Commission Expires  PPLICABLE)  The original summons  CLERKI& MA	s issued in this case.  ASTER  SEA

# IN THE CHANCERY COURT FOR WILLIAMSON COUNTY, TENNESSEE AT FRANKLIN

FAWN	FENTIONIUN -4 PM 3: 35	
Plaintil	T/Wife,	
v.	FILED FUNCTION )	No. 48419 B
TEEEDEV DY	(AN EENTON	
	(AN FENTON, )	
Detend	ant/Husband.	

## COMPLAINT FOR DIVORCE

Plaintiff, makes the following complaint for absolute divorce against, Defendant, and states as follows:

I.

Pursuant to Tenn. Code Ann. §36-4-106(b), Plaintiff has filed under seal the parties' statistical information, and further provides as follows:

Husband		Wife
Jeffrey Ryan Fenton	Full Name (and-Maiden)	Fawn Fenton
1986 Sunny Side Drive Brentwood, TN 37027	Mailing Address	Brentwood, TN 37027
24 years	Length of Residence in TN	20 years
	Date and Place of Birth	
Caucasian	Race	Caucasian
3	Number of this marriage	2
Divorce	How did prior marriages end	Divorce
12	Years of Education	16
	Employer Name and Address	Architects, Inc. 3322 West End Avenue Suite 103 Nashville, TN 37203

The parties were married on October 16, 2005 in Davidson County, Tennessee.

1

DEFT. / WITNESS COPY

Plaintiff has resided in the State of Tennessee more than six (6) months preceding the filing of this complaint. The acts complained of were committed while the Plaintiff was a bona fide resident of Tennessee.

II.

There are no children born of this marriage.

III.

Plaintiff would show that the parties have been experiencing difficulties in their marriage and all attempts at reconciliation have failed, thus rendering the marriage irreconcilably broken. Plaintiff requests that she be granted a divorce based on the grounds of irreconcilable differences, or in the alternative, if the parties are unable to reach an amicable agreement, then Plaintiff requests that she be granted a divorce on grounds of inappropriate marital conduct.

IV.

Plaintiff would show that the parties have no assets other than personal property which has been divided with the exception of a few items. Husband and Wife have lived separately since April 2018. Husband refuses to work and has not paid the mortgage payment or assisted with the mortgage payment or the bills of the home. Wife has spoken to Husband and made every attempt to have the house listed and Husband previously agreed in 2018 but then refused. Wife cannot continue to pay the mortgage payment and allow Husband to stay in the house without financial help. Husband has rented two of the bedrooms out and he retains the rent. Husband ran up over \$10,000 in credit card debt in Wife's name. Wife has now had to file bankruptcy to manage the debt accrual which debt all in her name as Husband has not any credit since 2016. Wife requests that the house be sold immediately. Wife requests that she be awarded her attorney's fees.

WHEREFORE, Plaintiff prays for the following relief:

- That Defendant be served and required to answer within the time allowed by law, his
  oath being waived.
- That Plaintiff be awarded an absolute divorce from Defendant and be restored to all the rights and privileges of an unmarried person.
- 3. That the Court approve a Marital Dissolution Agreement, if entered into between the parties; or, in the alternative if the parties cannot reach an agreement, that the Court make an equitable distribution of the parties' real and personal property and the parties' debts.
- 4. That the Plaintiff be awarded reasonable attorneys fees; and that costs be taxed to Defendant.
  - 5. For all other relief this Court may deem proper.

Respectfully submitted,

Virginia Lee Story, #11700 Kathryn L Yarbrough, #32789 Attorneys for Plaintiff

136 Fourth Avenue South Franklin, TN 37064 (615)-790-1778 virginia@tnlaw.org

kyarbrough@tnlaw.org

STATE OF TENNESSEE	)
COUNTY OF WILLIAMSON	)

I, Fawn Fenton, after first being duly sworn in accordance with the law make oath that I am the Complainant in the foregoing Complaint for Absolute Divorce and that the facts stated therein are true and correct to the best of my knowledge, information and belief and that the Complaint is not made out of levity or by collusion with the Defendant, but out of sincerity and truth for the causes alleged in the Complaint.

EENTON

Sworn to and subscribed before me on this

, 2019.

A Notary Public

My commission expires:

# FAWN FENTON v. JEFFREY RYAN FENTON

# STATISTICAL INFORMATION FOR DIVORCING PARTIES FILED UNDER SEAL

The following statistical information is provided under seal pursuant to T.C.A. Section 36-

04-106(b):

Husband		Wife
Jeffrey Ryan Fenton	Full Name (and Maiden)	Fawn Fenton
1986 Sunny Side Drive Brentwood, TN 37027	Mailing Address	Brentwood, TN 37027
	Date of Birth	
	Social Security Number	

There are no children born of this marriage.

ZUIS JUN -4 PM 3: 35

DEFT. / WITNESS COTY



Groundhog dragged the food bowl down the steps, and raccoon is like WTF???















Jun 7, 2019

Lol! I just put a bunch more out for raccoon and he came running!

I need to make a special run into town tomorrow, just to buy more raccoon, possum, and groundhog food!

The pecking order is groundhog on top, then raccoons, then poor possums.

Chris and I heard the doorbell in the middle of the night, just really briefly. We figure it was raccoon climbing the rear door trim, trying to get our attention to get more food.

I would be happy to deliver dinner to you... taco salads, or whatever you want, if you let me come eat with you and play with pets.

I promise to be in and out within 30 minutes.

I know that you will say "no thanks".... so it is a STANDING OFFER, if you ever change your mind.

My favorite taco salads nearby, are at the mexican place between us, in the shopping center your chiropractor business was.

I miss you all...

Jun 7, 2019



Driving all over to find cheap chicken flavor dog food for the kids. Didn't have at Krogers.

Got 200lbs, 3 different varieties, to mix it up a bit.

Groundhog is up at 10:30 PM eating dog food, getting the jump on the raccoons again.

I haven't seen her eating any GRASS, and the lawn is high too.

Jun 8, 2019









I don't understand why in the world she goes through the trouble to jump up there, when the bowl on the ground is full of fresh water!



Jun 11, 2019









Fawn Fenton (mobile) · Jun 11 2019

Yep... pretty precarious though! Been coming up and pushing the raccoons out of the way to eat every night within the past week!



Jun 11, 2019



Hard to believe it doesn't tip over!

Fawn Fenton Imobile: - Jun | 1 20 | 9

Lol!

I would like to see her fatness jump up there, instead of just jumping down.

Trying to do a conference call with you and Waste Industries, so I can take over account and pay myself.



Are you available? They just want to verify with you that I can take account out of your name and put in mine, since you have a zero balance. Otherwise I need to pay setup fees to transfer to a completely new account, and I must repay for current term.

She left you a voicemail, and will call you back tomorrow.

FYI.... even though it takes all of my slack, with both roommates, out of my budget, I feel like I should take over all the utilities, and my car insurance, while I can (before my credit gets worse).

I really wanted to only "need" one of my tenants rent in order to cash-flow (in case one doesn't work out), but this will require BOTH of my rooms to remain rented.

Yet I feel in my heart, that this is what I should do to lesson the load on you.

NES was switched over today, into a new acvounn my name, so you will receive a final bill from them soon.

Some utilities have wanted me to set me up with a completely different account number, while other are removing your name om the old accounts, and replacing them with my name, contact info, and banking account to auto-draft from.

This won't affect you for taxes this year, as I anticipate we will still be filing jointly, and since we are still legally married, everything financial is considered the same for both you and I.

I'm not going this to take anything from you, it just seems, especially with me having roommates, that I should be responsible for at least the utilities.

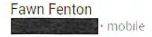
So the financial relief directly to you of my \$1,400 per month in rental income, will be/is benefitting you by about \$900 per month.... \$500 partial support check + \$400+ for my utilities and car insurance.

The only one I need your "permission" on is the dad gum trash. Unless I want to waste some money setting up a new account. Without receiving credit for what you have prepaid.

Hopefully you will APPRECIATE this, as it was a hard decision for me to make, since it has been so long since I've had a little extra change in my pocket, but I feel it is the right thing to do.

The trash and car insurance are all I have left to switch over, which I hope to do tomorrow.

Hopefully you can see that I am trying to HELP take some financial pressure off of you.



My mom is still paying for my counseling.

So after I finish assuming these bills, then all you will be left paying for are the mortgages. Is that correct?

Please remind me if I'm missing anything.

Thanks.

I spent hours downloading statements first, so no worries.

I'm not doing this to in any way benefit me, but rather to be fair to you with what I have at the moment, to pull more of my own weight, and because I CAN right now, while having both roommates, until my credit gets destroyed.

So far, I haven't been charged any transfer fees or deposits.

NES still had my decade of good payment history on file, from the duplex.

Thanks.

Hello! Are you breathing? Does this not make you happy? To quit paying for these expensive bill's over here?

Please advise.... thought you would be exstatic!

You still don't need to send me the \$500 check each month. You get to save on BOTH!

Anyhow.... feedback requested...



Jun 11, 2019



Sorry, had a rough day, had phone set to do-not-disturb.

Fawn Fenton (mobile) - Jun 11 2019

Ok, sorry to hear that, hope you are ok.

You are ok with me assuming the utilities, right?

If you can take the call tomorrow from waste industries and grant permission to transfer the trash account, that should be all I need.





My little buddy brought "her" four cute little babies to the bowl for the first time.

Second generation, raised at our food bowl.

I saw one of them only, about a month ago. It was about half the size.

But it wasn't on hard food yet. Now they are.

CUTE AS HECK!



· mobile

Time for maw and paw to eat... I believe they are siblings. And the first generation of their family raised at this bowl.

My buddy rang the back doorbell again briefly tonight, when I was taking too long getting the food out.







https://youtu.be/J60iP\_94ut8



https://youtu.be/yY5-ycJxB-U



https://youtu.be/m0Q4aiMppOE

Brain melting night... lots more, but time for bed.

Hope they make you smile when you take xyreme.

Night, night.



Jun 12, 2019



Yes baby raccoon pictures are brain-melting!!

Fawn Fenton (mobile) - Jun 12, 2019

No happiness, about me taking over another \$400-\$500 worth of Bill's? To let you apply those funds to your credit cards, or however you like?

I hope I didn't stretch myself so thin without you even caring.



Jun 12, 2019

## **Jeff Fenton**

From: Brittany Gates <bri>dictional Brittany Gates <br/> dictional Brittany Gates <br/> dicti

Sent: Wednesday, June 19, 2019 5:16 PM

To: Jeff Fenton

Subject: Re: Sunnyside house (This whole thread, explains a lot to do with our home, Fawn's devious plans,

why I couldn't trust her to sell it with a POA to sign my name).

I've reached out to Virginia and we've scheduled a call for tomorrow. Once I speak to her i'd like hear your side of the case in order to prepare a counter complaint. Does 11:00 am work for your schedule if I speak to Virginia in the morning?

Brittany Gates
Attorney at Law
1616 Westgate Circle, Suite 116
Brentwood, Tennessee 37027
(615)844-6195:office
(615)844-6196:facsimile
(615)517-9490: cell phone
Sent from my iPhone

### **Jeff Fenton**

From: Heidi Macy <Heidi@tnlaw.org>
Sent: Thursday, June 20, 2019 4:20 PM

To: Jeff Fenton

Cc: Virginia Story; Kathryn Yarbrough

Subject: Fenton vs. Fenton; Williamson County Chancery Court No. 48419B

Attachments: copier@TNlaw.org\_20190620\_111625.pdf

Mr. Fenton,

Attached is a Court-stamped service copy of a Motion in the referenced matter.

Thanks,

Paralegal to Virginia Lee Story 136 Fourth Avenue South Franklin, Tennessee 37064 615.790.1778 office 615.790.7468 fax

\*\*Note\*\* This e-mail contains PRIVILEGED and CONFIDENTIAL information intended only for the use of the specific individual or entity named above. If you or your employer is not the intended recipient of this e-mail, or an employee or agent responsible for delivering it to the intended recipient, you are hereby notified that any unauthorized dissemination or copying of this email, or the information contained in it, is strictly prohibited. If you have received this email in error, please immediately notify the person named above at once by telephone. Thank you.

### **Jeff Fenton**

From: Jeff Fenton

**Sent:** Thursday, June 20, 2019 6:07 PM

To: Heidi Macy

Cc: Virginia Story; Kathryn Yarbrough; Brittany Gates (brittany@gateslawtn.com)

Subject: Re: Fenton vs. Fenton; Williamson County Chancery Court No. 48419B

Hello,

To all concerned, I have been served Fawn's Complaint for Divorce, and have not been attempting to avoid service in this matter.

Forgive me, but I'm sitting in my car and this is difficult for me to clearly view on my phone.

The female process server, you apparently hired, I received video notifications about via my SkyBell doorbell camera, on two concurrent days, but she left absolutely no contact information, that she was trying to serve me, or actually any information at all.

I received service via regular snail mail, which is the best means of sending me information, as my postal carrier will not deliver certified mail, due to my no trespassing signs.

I thought that having received service of Fawn's initial complaint, was acknowledged, since my attorney, Brittany Gates had spoken with Ms. Story this morning regarding our case.

I have no desire to postpone these proceedings, and am not trying to interfere in any way.

To expediate future service, while receiving proof of service simultaneously, please send all correspondances through my attorney, Ms. Brittany Gates, whose email is copied above, and phone number along with the address to her law office is publicly listed. (I can't see it from this screen on my phone.)

I see no need for the mentioned hearing, as I have and am herein acknowledging service of Fawn's Initial Complaint for Divorce, as represented by Ms. Story.

Please bear in mind that I've only briefly glanced at your attached documents, while sitting in my vehicle, as mentioned.

Should you have any questions, require further correspondances, have future documents to serve me, and/or need to communicate in the future, please contact Attorney Brittany Gates on my behalf.

Thank you. Jeff Fenton

Sent from my METICULOUS Android

From: Heidi Macv

Sent: Thursday, June 20, 3:20 PM

Subject: Fenton vs. Fenton; Williamson County Chancery Court No. 48419B

To: Jeff Fenton

Cc: Virginia Story, Kathryn Yarbrough

Mr. Fenton,

Attached is a Court-stamped service copy of a Motion in the referenced matter.

Thanks,

Paralegal to Virginia Lee Story 136 Fourth Avenue South Franklin, Tennessee 37064 615.790.1778 office 615.790.7468 fax

\*\*Note\*\* This e-mail contains PRIVILEGED and CONFIDENTIAL information intended only for the use of the specific individual or entity named above. If you or your employer is not the intended recipient of this e-mail, or an employee or agent responsible for delivering it to the intended recipient, you are hereby notified that any unauthorized dissemination or copying of this email, or the information contained in it, is strictly prohibited. If you have received this email in error, please immediately notify the person named above at once by telephone. Thank you.