RECEIVED Judge h Date 8	hambers 19-19c/	
IN THE CHANCERY COUR	RT FOR WILLIAMSON COUNTY, TENNESSEE	
FAWN FENTON,	2019 AUG 29 FH 2: 34	
VB.) No. 484198	
JEFFREY RYAN FENTON, Defendant/Husband.)	
ORDER FROM	AUGUST 29, 2019 HEARING	
RESETTING MOTION FOR VIOLA MEDIATION AND SETTING FINAL ALLOWING WIFE TO SIGN ALL N SALE OF THE MA	TION EXTENDED PENDING FINAL HEARING, ATION OF ORDER OF PROTECTION, WAIVING L HEARING, ORDER TO VACATE AND ORDER NECESSARY CONTRACTS TO COMPLETE THE ARITAL HOME AND CLOSING	
	I on the 29th day of August, 2019 before the Honorable	
	Court for the Chancery Court of Williamson County,	
Tennessee, upon Wife's Motion for Viola	ation of Ex Parte Order of Protection and for Date Certain	
for Walk Through of House and Motion	n for Scheduling Order. It appearing to the Court based	
upon arguments of counsel, statements of	f Husband representing himself Pro Se, and the record as	
a whole that the following shall be the Or	rder of this Court.	
It is therefore ORDERED, ADJ	JUDGED and DECREED that the Husband was again	
advised of the risks of proceeding Pro Se	e and that he is required to comply with the rules just as	
an attorney is required. Husband acknow	vledged that he understood and wishes to proceed Pro Se.	
The Motion for Violation of the Order of	of Protection will be continued pending further Orders of	
the Court as Husband had filed a very	lengthy response on the morning of the hearing being	
August 29, 2019. The Motion for Violati	ion of the Order of Protection will be reset with the Final	
Hearing in this cause set for October 21, 2	2019 at 9:00 a.m. The Motion for Scheduling Order and	
to Waive Mediation in this cause is appro	opriate and the same is granted.	
	1	

Plaintiff, only because of the nefarious actions of defendants, was forced to proceed *pro se*. He was instructed that he must follow the rules—that defendants repeatedly violated..... and resulted in him having to proceed *pro se* in the first place.

Exhibit E