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Page 1 of 100



TECHNICAL RECORD

TR-5 TE-I

NO. 48419B COA NO. 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 **FENTON** FAWN 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

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 3/5t day of March, 2020.

Elaine B. Beeler Clerk and Master

Williamson County Chancery Court

Franklin, Tennessee

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IN THE CHANCERY COURT FOR WILLIAMSON COUNTY, TENNESSEE

	4 PM 3: 34	
Plaintiff/Wife,)	_
***	FILED FOR ENTRY	No. 48419 B
v.)	10. 10 11 10
JEFFREY RYAN FEN	iton,	
Defendant/Husb	and.)	

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
October 8, 1969 Washington	Date and Place of Birth	January 22, 1973 Nevada
Caucasian	Race	Caucasian
3	Number of this marriage	2
Divorce	How did prior marriages end	Divorce
12	Years of Education	16
Unemployed	Employer Name and Address	Adkisson & Associates Architects, Inc. 3322 West End Avenue, Suite 103 Nashville, TN 37203

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

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:

2

- 1. That Defendant be served and required to answer within the time allowed by law, his oath being waived.
- 2. 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, #12700 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.

FAWN TIFFAN MEENTON

Sworn to and subscribed before me on this

, 2019.

No TAN Notary Public

PUBLIOMy commission expires:

4

IN THE CHANCERY COURT OF WILLIAMSON COUNTY, TENNESS	EE
tawn Tiffany Tenton (CLERK & MASTER)	
2019 JUN -4 PM 3: 35	B
Jeffrey Kyan FortfileDFORENTRY6419	
TEMPORARY RESTRAINING ORDER	

Pursuant to T.C.A. § 36-4-106 (d), it is hereby ORDERED as follows:

- 1. Each party is hereby restrained and enjoined from transferring, assigning, borrowing against, concealing or in any way dissipating or disposing of any marital property without permission of the Court or by consent order.
- Expenditures from current income to maintain the marital standard of living and usual and ordinary costs of operating a business are not restricted by this injunction. Each party shall maintain records of all such expenditures and provide copies to the other party upon request.
- 3. Each party is restrained and enjoined from voluntarily canceling, modifying, terminating, assigning or allowing to lapse for non-payment of premiums any insurance policy of a party or in which a party or child of the parties has an interest without permission of the Court or by consent order.
- 4. Each party is restrained and enjoined from harassing, threatening, assaulting or abusing the other party and from making disparaging remarks about the other party to or in the presence of any children of the parties or to an employer of a party.
- Each party is restrained and enjoined from hiding, destroying or spoiling, in whole or in part, any evidence electronically stored or on computer hard drives or other memory storage devices
- 6. Each party is restrained and enjoined from relocating any children of the parties outside the State of Tennessee or for more than 50 miles from the marital home without permission of the Court or by consent order, except in the case of a removal based upon a well-founded fear of physical abuse against either the fleeing parent or the child. In such latter case, upon the request of the non-relocating parent, the Court will conduct an expedited hearing to determine the reasonableness of the relocation and to make such other orders as appropriate. Nothing herein shall preclude the Court from revising, modifying or expanding the terms of this order pursuant to T.R.C.P. 65.07.

Chancellor Chancellor

Clerk's Certificate of Service

I hereby certify that a true and exact copy of the foregoing Order has been mailed or delivered to all parties and/or counsel of record.

This the day of June, 2019.

Clerk and Master

M

IN THE CHANCERY COUR	T FOR WILLIAMSON COUNTY, TENNESSEEY AT FRANKLIN CLERK & MASTER
FAWN FENTON, Plaintiff/Wife,) 2019 JUN 11 PM 1: 04
v.	No. 48419B FOR ENTRY
JEFFREY RYAN FENTON, Defendant/Husband.)
AFFID	AVIT OF LORI POLK
STATE OF TENNESSEE) COUNTY OF WILLIAMSON)	

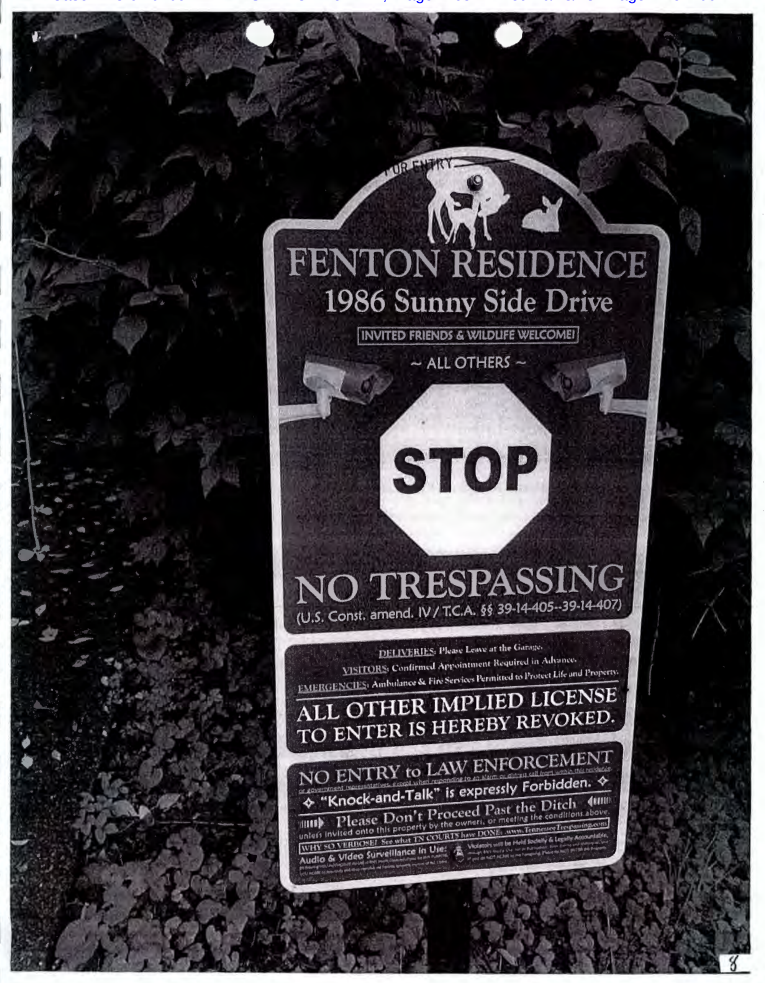
Comes now, LORI POLK, after being duly sworn, does state as follows:

- 1. I am over 18 years of age and have personal knowledge of the facts set forth herein.
- 2. I am a private process server in the State of Tennessee.
- 3. On June 5, 2019, I was retained by Virginia Story to personally serve the Summons and Complaint in the above-captioned matter on Defendant, Jeffrey Ryan Fenton.
- 4. On June 5, 2019 at 7:49 p.m., I went to Mr. Fenton's home address located at 1986 Sunny Side Drive, Brentwood, TN 37027 to personally serve Mr. Fenton with the Summons and Complaint. I knocked on Mr. Fenton's front door and got no answer. The lights were on inside the house. I knocked on the back door of the residence and got no answer. Some lights came on at the back of the property. I noticed that the property is under video and audio surveillance.
- 5. On June 6, 2019 at 1:34 p.m., I went to Mr. Fenton's home again to serve the papers. I could not approach the front door as the access to the stairs leading up to the front door and porch was newly chained and had a sign posted stating "No Entry."
- 6. On June 8, 2019 at 9:04 a.m., I went to Mr. Fenton's home again to serve the papers. I walked partially up the driveway towards the residence and noticed a sign posted on the property. Attached is copy of a photograph of the sign. From both the No Entry sign by the front door and the sign next to the driveway posted by the occupant, it is my belief that Mr. Fenton is avoiding service.

6

Further Affiant saith not.

HEIDI Wotary Public
My commission expires:



Peti	tion	for	Or	der	of	Protection
and	Ord	er f	or	Hea	rin	g

RECEIVED BY
Judges' Chambers
Date: 6-20-19 dt

48419 BF
Case # (the clerk fills this in):
CLLAIS MASTER
2019 JUN 20 AM 8: 39

In the Char	ncery	Co.	urt of Williams	onC	ounty, TN	2019 J	UN 20	AM 8: 39
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Check if A	pplicable:							EIVED
under 18 y	ears of age	e) pursuant to	TCA §36-3-6 who is	g filed on behalf on the second of the secon	s being ma or □ legal g	de by guardian or		
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-				1				
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firs	st		middie	las	st	date of	birth (M	M/DD/YYYY)
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-		☐ Other:	☐ Other:	Phone Number	615-837-1	301 (Cell)		
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04/30/2018 Form #OP2018-1 Cull 6/21 @ 16:00 LEFT MESSAGE

Petition for Order of Protection

9

page 1 of 6

	Check all of the following that apply to the Petitioner: Warning!								
	a. We are marri				☐ Weapon involved				
	b. We live toget		_	,	X Has or owns a weapon				
	c. We have a cl	_							
			date, or have had se						
				were in-laws. (Specify).					
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		ng addres	ses would put you or you	ur child in danger. If so, le	eave any spaces for addresses				
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FRBP Violated: #3:19-bk-02693

TENNESSEE: #M2019-02059-COA-R3-CV (WILCO: 48419B)

JRF.002.1016.00

⑤ c	custody Rights – Dights to the children	oes anyone besides you or the that you and Respondent have	e Respondent clair together? Yes	m to have custody or ☐ No ☐ If "Yes," who	visitation o?
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Descri	the court to the No Contact	make the following Orders			
Descri	k the court to a No Contact Please order to		№ me □ our child	lren under 18, either d	lirectly or
l asi	k the court to a No Contact Please order to indirectly, by por contact.	make the following Orders	¼ me □ our child	lren under 18, either d	lirectly or
Descri	k the court to a No Contact Please order to indirectly, by por contact. Stay Away Please order to the stay Away	make the following Orders	⅓ me □ our child essages, mail or ar	lren under 18, either on ny other type of comm	directly or unication

FRBP Violated: #3:19-bk-02693

TENNESSEE: #M2019-02059-COA-R3-CV (WILCO: 48419B)

JRF.002.1017.00

Form #OP2018-1

Petition for Order of Protection

page 4 of 6

	Billing telephone number:
	New account holder (name):
	All telephone numbers to transfer to new account holder:
	Telephone number (include area code):
	Check box to include attachment with additional telephone number(s).
(19)	If the judge makes this order, you will be financially responsible for the transferred wireless telephone number or numbers, including the monthly service costs and costs of any mobile device associated with the wireless telephone number or numbers. You may be responsible for other fees. You must contact the wireless service provider to find out what fees you will be responsible for and whether you are eligible for an account.
	Other Orders: (General Relief)
1. 2. 3. 4.	Make an immediate Temporary Order of Protection. (<i>Ex-Parte Order of Protection</i>) Notify law enforcement in this county of that Order. Serve the Respondent a copy of that <i>Order</i> and Notice of Hearing to take place within 15 days of service. Serve a copy of the Request, Notice of Hearing and Temporary Order on the parents of the Petitioner (if the Petitioner is under 18 years of age) unless the Court finds that this would create a serious threat of serious harm to the Petitioner. <i>T.C.A.</i> §36-3-605 (c) In (parent/legal guardian/caseworker/law enforcement personnel) signs below in front of a public and swears that he/she believes the above information is true:
→ 3a	mt. Jeurson Date: 19 Jun 2019
l d an Sv By Or	otary fills out below (TCA §36-3-602) — declare that the Petitioner has read this Petition, and swears it be true to the best of her/his knowledge. worn and subscribed before me, the undersigned authority, (Print name of notary): Alei and Anderson this date: 06/20/2019 Date notary's commission expires
The c	court finds good cause and will issue a Temporary Order of Protection. Michael W. Binkley
V136	Michael W. Binkley Circuit Court Judge/Chancellor
04/30/2018 Form #OP20	21st Judicial District, Division III

The Petitioner and Respondent must go to court and explain to the judge why the judge should or should not issue an Order of Protection against the Respondent. at (time): This hearing will take place on (date): Michael W. Binkley Judicial Officer's-signature Circuit Court Judge/Chancellor Proof of Service of Petition, Notice of Hearing | If the Petitioner Is If the Petitioner Is under 18 (and Petitioner is a social and Temporary Order of Protectjoh: worker filing on behalf of a minor) and service of these Respondent was served on (date): 6/20 documents would not put him/her at risk, the Clerk will serve and fill out below. (TCA § 36-3-605(c)) at (time): 1828 Personal service U.S. Mail per TCA §§ 20-2-215 and 20-2-216 I served the child's parents of copies of the Petition. Notice of (The Respondent does not live in Tennessee.) Hearing, and Temporary Order of Protection by personal delivery or U.S. Mail on: (date): ______ at (address): _____ Clerk's signature: Petitioner was served on (date): at (time): by (check one): Personal service Server's signature

Notice to the Respondent about Firearms

If the court grants the Petitioner's request for a Protective Order:

- You will not be able to have a firearm while this or any later protective order is in effect. You will have to transfer all firearms in your possession within 48 hours to any person who is legally allowed to have them. 18 U.S.C. §922(g)(8), TCA §36-3-606(f), TCA §36-3-625.
- You will not be allowed to buy a firearm until the court says otherwise.

04/30/2018 Form #OP2018-1

Print Name

Petition for Order of Protection

. 4

page 6 of 6

My name is Fawn Fenton and I have been married to Jeff Fenton for 13 years. Jeff and I have been separated since April 22, 2018 and I have not seen him since sometime in April when we met to file our taxes. Prior to that I had not seen him since December 2018. I filed for divorce on June 4, 2019.

I am in fear for my safety based on the repeated harassment that has continued to occur. Over the last several weeks Jeff has sent me numerous text messages and lengthy emails talking about his intentions on ruining my life, causing me issues with my employer and clients at work, ruining my credit and financially ruining me. As a result of Jeff's continued verbal and emotional abuse and deliberate non-cooperation, I have filed for bankruptcy to preserve my finances. Upon finding out about the bankruptcy petition, Jeff became enraged and his incessant texts and e-mails have been upsetting and vindictive. Just as an example, from June 12 through June 16, Jeff sent me 12 e-mails all of substantial length, describing how he plans on ruining my life. I am attaching just a snapshot of my email account showing the number of e-mails sent from June 12-16. The length of the emails would be too long to attach; however, I have saved them all. In addition, Jeff continues to send me numerous text messages, some very lengthy. In some of the texts he uses derogatory language, calling me a "bitch." On June 14, 2019 he sent me 8 text messages within in less than 40 minutes. The next day, June 15, 2019 he sent me 16 text messages over the course of 4 hours, several of which were extremely lenthy. I have asked Jeff on several occasions to stop e-mailing and texting me, however, he continues to repeatedly harass me. At this point all of his communication to me is not consensual and I have relayed this to Jeff multiple times. On June 15, 2019 Jeff left me a voicemail on my cell phone stating that if I did not call him back or respond to his emails or text messages that he was going to "show up at my work or apartment to try to get some information out of me." I am fearful that he will actually show up at my work, as he has done so in the past and has sabotaged my work e-mails. Jeff has been employed in IT and is very tech savvy. In the past he was able to remotely log into my work computer and delete all e-mails that had his name in them. My company has already spent a considerable amount of money hiring a new IT support team to try and close loopholes and delete Jeff's access to our system, but we are still finding settings that reference Jeff's settings or route to his e-mails. Jeff has also threatened to post derogatory comments anonymously on the internet about both myself and my company. This cyber stalking could potentially cost me my job and career. I am fearful for what he may try to do now that I have filed for divorce and am not responding to his threats.

On June 16, 2019 in one of his lengthy e-mails he stated, "I wish we would have had an asteroid fall on our home and kill us (or at least me"), the day before I discovered your plans to divorce me." Jeff is a licensed gun carrier and has many weapons, and I am in fear of what he may to do me if this continues. Jeff refers to himself as a part of the "extraction team" and lives a very paranoid life. He installed extensive home monitoring at our marital residence including surveillance videos and audio recording systems.

The harassment has caused me undue emotional stress and anxiety. I am unable to sleep well, and his harassment is causing trouble in my day to day life. The continued texting and e-mailing are interfering with my ability to perform my job and I fear that if these things continue that I will reach a point of an emotional breakdown.

TNJudicial.org/c/a/jrf002.pdf

Williamson County Chancery Court Tennessee (Trial Court Records)

	Case 1:23-cv	v-01097-PLM-RSK E	CF No. 1-17, PageID.663	Filed 10/13/23 Page 23 of 100	-
-	- A*	70	Sub-ect	Received *	de es
∨ Ye	sterday	<u>, i en più marin, na piantiti a marin, mang partin ny pianti i i marin, na pianti i marin na pianti na pianti</u> g			
	Fawn Fenton Where did you get cop	Jeff Fenton gies of my bk docs? I have	•	Bankruptcy Sun 6/16/2019 4:48 PM with you at all, but I'll clarify a few of your	123 KB
51	Jeff Fenton You break my heart! Yo		•	kruptcy (W Sun 6/16/2019 2:02 AM I never notified about the IRS claim for	4 MB
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	Jeff Fenton From: DocuSign Syster	Fawn Fenton (fawn.tiffa m <dse@docusign.net></dse@docusign.net>	n FW: Please DocuSign: Fento	n App.pdf Sat 6/15/2019 11:28 PM	95 KB
	Jeff Fenton Fawn, You simply refu	·		s appointm Fri 6/14/2019 6:11 PM ng bankruptcy right now, is that you won't	279 KB
	Jeff Fenton Hello Ms. Stockell, Tha	Ruth Stockell ad no idea that Fawn was	RE: Rothschild & Ausbrooks even considering filing for bank	s appointm Fri 6/14/2019 2:59 PM ruptcy. Thanks. Jeff Fenton	94 K6
	Jeff Fenton Fawn, II was just trying	,	it RE: Sunnyside house that you received it. My apolog	Thu 6/13/2019 1:49 PM ies if you are yet more offended, by me	349 KB
	Fawn Fenton I have told you before	Jeff Fenton , do NOT cc: this sort of sl	RE: Sunnyside house hit to my work email address.	Thu 6/13/2019 1:24 PM	119 KB
	Jeff Fenton Fawn Again, besides		n RE: Sunnyside house (below), I will establish for the c	Thu 6/13/2019 12:12 AM ourt how critical having a HOME where I	255 KB
	Jeff Fenton Favor, I KNOW that Yo	•	n RE: Sunnyside house n below, as we have discussed i	Wed 6/12/2019 11:33 PM t several times. But just to be sure that you	238 KB
;	Jeff Fenton Facen - I have communi		an Re: Sunnyside house : a half-dozen occasions my inte	Wed 6/12/2019 9:32 PM intions to keep our home indefinitely in	166 KB
- 7	Jeff Fenton This just passed a state	-	an RE: Sunnyside house inances from outlasting short-fe	Wed 6/12/2019 5:35 PM rentals, but you are required to get a	57 K6
	Fawn Fenton	Jeff Fenton	Sunnyside house	Wed 6/12/2019 4:47 PM	73 KB

Jeff. This is in response to some of your texts and emails recently. NO Lam not at all ok with you adding doors or

From Jeff Fenton (615) 837-1301

fBTW, if you spend another penny on credit from here forward, for a divorce attorney or anything else, it will be irrefutable fraud. Jun 14, 2019 18:37

The reason being, that YOU CLEARLY BORROWED THE MONEY (and spent it) with ABSOLUTELY NO INTENTIONS OF EVER REPAYING IT!

(Since you've already hired a bankruptcy attorney, which I've received multiple documented, time and date stamped, communications about today. Both on telephone answering machines, and via email.)

Does you family KNOW about this? Your mom will get notices in the mail, because you are on some of her credit cards.

Hopefully you thought through all of that.

From Jeff Fenton (615) 837-1301 To (615) ° I'm shocked! Especially at your timing! When we aren't even at the 50 yard line yet with our divorce.

Jun 14, 2019 18:39

From Jeff Fenton (615) 837-1301 To (615) So in ONE-YEAR of managing our finances by YOURSELF, you literally ushered yourself into bankruptcy!

Jun 14, 2019 18:42

While critically accusing me of "poor stewardship!"

The blindness of hypocrisy!

To (615)

From Jeff Fenton (615) 837-1301 | To qualify for bankruptcy, you must be able to show that your debt far exceeds your ability to pay. Your debt and income levels are the main factors in qualifying for either a reorganization or liquidation.

Jun 14, 2019 19:05

Fawn: It doesn't look to me like you QUALIFY for bankruptcy currently.

Is that why you wanted to force your car insurance rates increase so much?

You need to be legally careful about this too! (Perjury/Fraud).

You may have qualified for a little while when you had negative cash-flow, but NOW you don't have negative cash-flow anymore. Instead, according to the numbers you gave me a few weeks ago, you should have a positive cash flow of \$400 - \$500 per month currently, which you could use to pay down your debt.

That explains the long delay, lack of excitement, and anger which you showed when I informed you that I had transferred the utilities into my name and taken over paying for them.

Now you are ethically on THIN ICE, once again!

From Jeff Fenton (615) 837-1301 To (615)

Remember all the personal property which you "signed for", when you moved-out of the house too.

Jun 14, 2019 19:08

From Jeff Fenton (615) 837-1301 To (615)

You can't keep what is closest to your heart, while taking what is closest to mine!

Jun 14, 2019 19:09

From Jeff Fenton (615) 837-1301 To (615)

If you won't tell me if you've stayed current on the first and second mortgages here, then I'm calling both BCS and BOA, to explain the situation, and inquire.

Jun 14, 2019 19:15

So please just tell me honestly, so that we won't need to go through that inconvenience.

From Jeff Fenton (615) 837-1301 or embarrassment. To (615)

Jun 14, 2019 19:15

[Attachment 1] Long message.txt	Jun 15, 2019 01:01
All progress here just stopped, until we know it is safe to continue.	Jun 15, 2019 01:09
'You're going to ruin the rest of my life, aren't you?	Jun 15, 2019 02:43
° [Attachment 2] Long message.txt	Jun 15, 2019 04:05
[°] [Attachment 3] Long message.txt	Jun 15, 2019 04:06
"Yet regardless, the clock is ticking and you are as determined as ever.	Jun 15, 2019 04:07
That breaks my heart! That I let someone in so far, who then chose to hurt me so bad. Neither of our lives shall ever be the same!	
° And FOR what?	Jun 15, 2019 04:07
° WHY is this an acceptable or even the desired conclusion for you?	Jun 15, 2019 04:11
What happened to your FAIT H?	
What happened to THE TRUTH PROJECT?	
What happened to iMARRIAGE?	
What happened to "NO EXPECT ATIONS!"?	
WHAT HAPPENED TO MY TOOTIE?	
	"All progress here just stopped, until we know it is safe to continue." 'You're going to ruin the rest of my life, aren't you? '[Attachment 2] Long message.txt '[Attachment 3] Long message.txt 'Yet regardless, the clock is ticking and you are as determined as ever. That breaks my heart! That I let someone in so far, who then chose to hurt me so bad. Neither of our lives shall ever be the same! 'And FOR what? 'WHY is this an acceptable or even the desired conclusion for you? What happened to your FAITH? What happened to iMARRIAGE? What happened to "NO EXPECT ATIONS!"?

1. Long message.txt

Now that I told my tenants about you filing bankruptcy, they are freaking out and are "keeping their eyes open" for another place to live.

The financial relief that I'm giving you right now, of around \$1k per month, is holding nothing back for myself. If either one of my tenants bale, then I'll need more financial help from you to survive until both our bankruptcies and the divorce are finalized.

My tenants want to know if you are filing Chapter 7 or Chapter 13?

Are the mortgages paid current?

Are you including dumping our home in your bankruptcy?

They need reassurance, if you want their continued financial help.

Nobody is interested in living without any security, which is how you like to keep everyone who in any way depends upon you.

Are we transferring the utilities and car insurance back to you, and having you pay for my consumables again? I have no cash flow except for my tenants, which you are threatening now.

We need you to let us know what you are doi

ng, what you have planned now with this property, and how long we have to live here before it is all yanked away again?

Otherwise I want to trade you AGAIN for an apartment, and we can let this house go! Otherwise I'll have no choice but an interim order, in order to survive.

Everything I do to try to help, you sabotage! If you continue to refuse to let me know where we stand, then I'll have no choice but to start calling your creditors and to file litigation to get answers, within the next week.

Chris asked me to just ASK YOU what is going on, what he can rely upon, and what he should expect. As I had to explain to him AGAIN, that you REFUSE to communicate, unlike his ex, that you will not allow us to have ANY IDEA until it swallows us upl It is reaching the point of you becoming financially and legally liable for transgressions reaching far beyond our divorce.

You refuse to allow me to survive without you!

We need some answers please!

2. Long message.txt

You completely sabotaged our marriage, out of nowhere, within a couple of months. Then you ruined your own life, within a single year, filing for bankruptcy, while making the best money of your life (which I got for you). Now you are out to take everything that's left of mine, which I have spent my life working for! I would be infinitely better off, if I had never met you! YOU ARE POISON!

I tried to teach you to have HOPE and to DREAM with me. Now you are out to punish me for ever dragging you out of your dreary pit!

I don't know why I've spent so many years trying to protect you from the consequences of the horror which you have become!

You have raped and stolen everything that I ever had! Everything that I once had worked for, a decade before even meeting you! Everything that I spent the past 15 years trying to hold onto, between your volitile mood swings. Then when I had nothing left for you to feed on, you threw me away like yesterday's trash! While claiming not

to have loved me for over a year! What sort of savage are you? I think you need to be seriously tested for having bi-polar personalty disorder, like your uncle. That is a familial plague, when not treated. I know of no other reason, for your completely irrational, uncompassionate,

self-destructive behavior!

When you once were almost completely logic driven and goal focused like me! Where you didn't GET IN YOUR OWN WAY to success.

Now you are willing to kill yourself and everyone around you, simply to reach something which you had before meeting me, and you were never happy with.

I realized that once you had the house of your dreams (and quit thanking God daily for it), then the aquarium of your dreams, which I should have never allowed, as it sucked the life right out of us, and finally the car of your dreams, while you were more miserable than ever, that NOTHING WAS EVER GOING TO MAKE YOU HAPPY! That you had no clue what you really wanted. That you had betrayed a

decade of my life, trying to give you the desires of your heart, while you were ready to burn it all down within a single day! That I had errored in my pursuits, by seeking to add value to anyone's life other than my own.

Then somehow in YOUR MIND, you became the martyr, as you destroyed everything which we had both spent our lives building!

I have fought and fought, trying to prevent you from destroying everything which we had both worked decades for, in hope's that someday when you are sane again (after menopa

3. Long message.txt

(after menopause), there would be something left to return to. Yet you refuse to allow it! You WON'T leave ANY door open, through which to return!

In a litle over a year, you have completely destroyed both of our lives!

What I sarcastically suggested in jest, upon learning of your betrayal of everything that I loved and lived for; suggesting that we burn our house down, since neither of us was fit or deserving of the labors, life, hopes, and dreams of the other, would now have been far better than where we both stand today!

What a sad and tragic end that your family's pride has brought upon our union.

I hope that at the end of the day, you can look at your tiny apartment at 45 years old, while making almost a hundred grand per year, and thinking that this is as good as it is going to get, for the rest of your life. That your life has already hit its peak and is rapidly in decline. When with me all of our best years were still ahead of us, but you took a hand grenade to them all!

We needed a surgeons scalpel, and instead you chose a hand grenade.

Now we are both forced to live maimed with the consequences, of what persuing your dreams, with an instable and uncommitted partner, costs!

I hope you remember, that WE ALMOST MADE IT! Before you pulled the pin and angrily threw the grenade to the floor. WE ALMOST MADE IT TOOTIE!

I see no evidence of anything that was worth it, in the past 15 years of my life now.

The only thing of substance which has walked out of it all with me, is Tweetie. The rest I will all see burning on the horizon as walk away!

That's the one side of me which you have yet to see, which you keep begging for, but I doubt you will like.

When I finally GIVE UP! I walk away, even if carrying nothing. And I REFUSE to ever look back, as my very survival depends upon it.

We've gotten close, but never quite made it. Now I feel us getting close again, but I promise you on that day, though you may consider it a victory

in advance, you will never remember that moment as such. While you will never have less and feel emptier than in that day, which you absolutely demanded come to pass. It brings tears to my eyes just knowing what you are forcing to be, having been there before myself and realizing the weight of that destiny defining choice. Before I was always harder when forced to travel that road, now I don't even know if I have the strength to live through it. Yet regardless, the clock is ticking and you are as determined as ev

From Jeff Fenton (615) 837-1301 To (615)

I will stay here until you, the banks, and the police carry me out of here. While they carry truckloads of old junk and my treasures out into the lawn. Where it and I will stay as neighbors stare and news crews broadcast, about what has become of this man abandoned and betrayed by his wife, losing his life's savings, with no retirement, very little social security, with everything he has left in his life, sitting out on the lawn with me, getting rained on, rusting, blowing around, as Williamson County tries to figure out what to do with this man and all his STUFF, with nowhere to go and no means of reastically supporting himself. Devastated by the betraval of a "successful" woman, his wife, who couldn't steward her vocational success well enough to prevent her from self-destructing. Teaching us again that allowing a woman in a man's place, is a recipe for destruction. They haven't the strength, the tenacity, the humility, the love, to financially support others in their fami ly, without feeling victimized, and taken advantage of, though men have been doing that for hundred's of years. Women want equality... yeah! Nobody on Earth wants equality! Everyone wants privelage! Well now you have the privelage of destroying both of our lives, and you seem hell bent to continue until we are on the nightly news. So then shall it be. Maybe we'll never get to bury Slim, Casey,

and Noah in the back yard, but maybe you

can me!

Jun 15, 2019 04:31

,	From Jeff Fenton (615) 837-1301 To (615)	I promise that you will end-up with one of two things in life, no matter what happens legally, in court, through negotiations, and childish power games.	Jun 15, 2019 04:41
		Either I will have a HOME where I feel SAFE. OR You will have ME!	
		One or the other is a given, until the day we die!	
		Play whatever game you want, treating my life like Mark's strategy games, but I promise you that one of those two will always be true!	
		IF you really want to "get rid of me", you better start offering me some security, some stability, and helping to FREE ME. Otherwise, I'm trapped. I have nowhere to go!	
	From Jeff Fenton (615) 837-1301 To (615)	° You "win" the grand prize for your selfishness: ME!	Jun 15, 2019 04:42
	From Jeff Fenton (615) 837-1301 To (615)	° Until death do us part!	Jun 15, 2019 04:43
	From Jeff Fenton (615) 837-1301 To (615)	"It's the first time in my life that I've ever viewed death as a reprieve, like you.	Jun 15, 2019 04:50
		I figure the biggest challenge that I have remaining in life now, is to survive and stay reasonably comfortable, between now and the day that I die.	
		That is my main objective. To die reasonably comfortably.	
		I went from thriving on life, before I met you, to looking forward to death, after you stole my identity, emasculated me, and took away everything that I had to live for.	
	From Jeff Fenton (615) 837-1301 To (615)	Like my puppy, you cold hearted bitch!	Jun 15, 2019 04:51
	From Jeff Fenton (615) 837-1301 To (615)	https://www.pacer.gov/	Jun 15, 2019 04:59
	From Jeff Fenton (615) 837-1301 To (615)	"I'll be watching.	Jun 15, 2019 05:00

TNJudiciations/ea/Irf993.pdf/-01097-PLIMIII Interest Charge 90 pt Tenges Post Court Responds / 13/23 Page 92 of 719

From Jeff Fenton (615) 837-1301 And waiting for you to perjure yourself to (615) again.

Jun 15, 2019 05:00 You break my heart! You absolutely refuse to share anything with me.

Why was I never notified about the IRS claim for 2015, 2016, and 2017? I've been asking for weeks about our 2017 refund which never showed up, yet you told me that you hadn't heard anything from the IRS.

The Proof of Claim filed by the Internal Revenue Service contains estimates for 2015, 2016, and 2017 Form 1040 Taxes in the amount of \$15,910.36, including penalties and interest. The income transcripts for 2015, 2016, and 2017 Form 1040 tax return, attached hereto, have not been processed by the Internal Revenue Service and reflects a lesser amount owed for that year. The Debtor is owed refunds for 2015 and 2017 and has mailed a payment in the amount of \$412.00 to the IRS for 2016.

So I'm confused about a few things, which I'm hoping that you can clear up, without me needing to waste more money on legal help, just to understand:

- Did the \$412 you mailed the IRS for 2016, take into account the 2014 & 2015 refunds which they already held in their possession?
- Is there a 2016 return, by which you calculated this amount to mail them?
- Can you please send me a copy of all correspondences with the IRS, since they involve me too?
- Do we still need to complete a return for 2016, or is that no longer necessary?

Regarding the house, I understand that you included both BCS and BOA in your list of creditors, and that they both plan to come to your hearing, but I'm unclear if you are trying to forfeit the house or retain the house through your bankruptcy?

- Are the first and second mortgage payments current?
- Is there anything which I need to be concerned about here?

That was nice that you did not attribute any ownership interest in anything to me... as though I'm not a part owner in the house, ext... and providing no amount for supporting me or my household... and that you listed my gun safe, treadmill, and weight set as your assets. Somehow you left all your art out, but I was surprised to see you disclose most of your guns.

Mostly I'm not angry about this, I'm just confused... and heart broken, that all of this could happen and you never even bothered to mention it to me. That you think that little of me.

I won't try to use any of this against you, or interfere in any way. I'm just sad!

So after your confirmation hearing on 7/15/2019, are you expecting anything to change regarding our possession/ownership of our home? How long after than until you expect the final "discharge of indebtedness", so that I can file. Or don't you even receive a discharge since it is a Chapter 13? Can you please find out how long I need to wait until after your hearing date to file Chapter 7 myself, without putting our home or other marital assets at risk? (Until then, I will be piling up default judgment after default judgment, because it is pointless to fight each of these claims in court.)

I would really appreciate it if you could please answer that question for me. I can see that now even though I'm ready and wanting to file bankruptcy, that I can't until after yours is discharged, because it doesn't allow both spouses to file separately yet simultaneously. So I'm going to need to keep bobbing and weaving for at least another month.

I had the Sheriff's Department here again the other day... the same bald guy as before. I just received two letters from attorneys, one to notify me again about the BCS default judgment again, and another which I have not opened yet. I spent an entire day gathering documentation for Rothschild to file myself, before they realized the conflict of interest, since they are already representing you.

I just can't handle all this turmoil and instability. I need to have some foundation to stand upon, in order for me to proceed. Right now, I have nothing, more literally than ever in my life.

So can you please give me some clue of what to expect here? It may be detailed in the 100+ pages of legal forms attached, but it is all overwhelming to me. I can't waste any more time on all of this right now.

Me and my roommates need to know where we stand.

So after your BK, do you have a plan for the divorce? You've shown absolutely no interest in working together towards a fair MDA. Are you planning another legal ambush, or to let sleeping dogs lie for a bit, or ??? It really is self-defeating to keep me guessing all the time... in the dark.... Because you know that it is impossible for me to

move forward and improve myself, when I have noting in life that I can count on. When I don't know when I'll be legally attached next. When I don't even know how long I'll have a home, before I will be forced into the street.

If I was sitting there with you and another professional which you have some respect for, you would answer reasonable questions like that from them, but for some reason, you absolutely refuse to answer them for me.

No-one in the world will benefit more than you (and me) once I'm vocationally rehabilitated, working full-time in an area of interest and opportunity, and financially independent again! So why won't you offer me the most basic elements of security, like simply INFORMATION, so that I can leave the house and work towards reaching those goals, instead of waiting for years to pass by, expecting me to "do the right thing", while you refuse to provide me with the one simple ingredient necessary, for me to ever do that? Some simple assurance of safety? Some cease fire? Some timeline? Some opportunity to advance, without needing you to provide my basic financial needs?

I hate this whole fucking roller-coaster ride... where you are my opponent, instead of my partner! It was never meant to be this way!

I'm SORRY! I don't know what I could have done differently to prevent this outcome! But I'm so, so sorry that our marriage has ended in the absolute worst way imaginable... with us both broke, with nothing to our names, with no retirement, with us both in bankruptcy.

How could this be worse?

I wish we would have had an asteroid fall on our home and kill us (or at least kill me), the day before I discovered your plans to divorce me.

Jeff Fenton METICULOUS.TECH

(615) 837-1300 Office (615) 837-1301 Mobile (615) 837-1302 Fax

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A Division of Meticulous Marketing LLC

In the C	hancery	Cou	urt of Williamson	Cou	inty, TN		
		eeding protection) n behalf of person ur	nder 18 years of age	pursuant to TCA §36-3-60 FENTON		ULL RI. & 1	MASTER
first Check	if Applicabl	е:	middle	RECEIVED BY Judges' Chambers Date: 6-20-19		D FOR ENT.	RY
age) put The I filing of	rsuant to TCA Petition was r this Petition b	§36-3-602 by <i>E</i> made by a law e y the law enforce	7 child's parent of cenforcement officer.	behalf of an uneman r legal guardian or er pursuant to TCA	🛮 a casewor	ker.	
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This is a

This is a court Order To CLERK & MASTER

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Temporary Order of Protection (ORDER OF THE COURT)

page 1 of 3

01/01/17 Form #OP2017-2

page 1 of 3

*

The Court having reviewed the Fetition for Temporary Order of Protection and finding, pursuant to TCA §36-3-605(a), that Petitioner is under an immediate and present danger of abuse from the Respondent and good cause appearing, the court issues the following:

Warning! ☐ Weapon involved Has or owns a weapon

Orders to the Respondent:

- Do not abuse, threaten to abuse, hurt or try to hurt, or frighten Petitioner and/or Petitioner's minor children under 18.
- Do not put Petitioner and/or Petitioner's minor children under 18 in fear of being hurt or in fear of not being able to leave or get away.
- Do not stalk or threaten to stalk Petitioner and/or Petitioner's minor children under 18.
- Do not come about the Petitioner and/or Petitioner's minor children protected by this order (including coming by or to a shared residence) for any purpose.
- Do not contact the Petitioner and/or Petitioner's minor children protected by this order either directly or indirectly. by phone, email, messages, mail or any other type of communication or contact.

If the parties share(d) a residence, Respondent must immediately and temporarily vacate the residence shared

	with the Petitioner, pending a hearing on the matter. If the parties shared a residence, Respondent can obtain his/her clothing and personal effects such as medicine as follows: (List process as approved by local law enforcement personnel)
jki	You must not hurt or threaten to hurt any animals owned or kept by the Petitioner/Petitioner's children. Other orders:

☑	Go to court on (date):	127/19	at 9:00 A-a.m.	
	at (location):		•	

You must obey these orders until the date of the hearing or until changes are made by the court. If you do not agree with these orders, go to the court hearing and tell the court why. If you do not go, the court can make orders against you. You have the right to bring your own lawyer. If you do not obey all orders on this form, you may be fined and sent to jail.

Only the court can change this Order. Neither you nor the Petitioner can agree to change this Order. Even if the Petitioner tries to contact you or agrees to have contact with you, you must obey this Order. If you do not, you can be sent to jail for up to 10 days and fined up to \$50 for each violation

(TCA § 36-3-610)

(0/20/ 19 Time: 3:15 10 p.m.

Judicial officer's AUCHBERW. Binkley

Warnings to Respondent:

Circuit Court Judge/Chancellor

A copy of this Order will be sent to all law enforcement agencies where Petitioner resides AND any court in which the respondent and petitioner are parties to an

This is a Court Order

Temporary Order of Protection (ORDER OF THE COURT)

page 2 of 3

01/01/17 Form #OP2017-2 TNJudicial organical organ

action. Any law enforcement licer who reasonably believes you he disobeyed this Order may arrest you.

If you hurt or try to hurt anyone while this Order, probation or diversion is in effect, you may face separate charges for aggravated assault, a Class C felony. (TCA § 39-13-102(c))

Proof of Service The Respondent was served copies of the Petition, Notice of Hearing, and Temporary Order of Protection on: (date): (0/30/29 at (time): (0/38 a.m.	If the Petitioner is under 18 and serving these documents would not put him/her at risk, the Clerk will serve and fill out below. (TCA § 36-3-605(c)) I served the child's parents copies of the Petition, Notice of Hearing, and Temporary Order of Protection by personal delivery or U.S. Mail on: (date):
by (check one): Dersonal service U.S. Mail per TCA §§ 20-2-215 and 20-2-216 (The	at (address):
Server's signature Deputy Green withching	

This is a Court Order

Temporary Order of Protection (ORDER OF THE COURT)

page 3 of 3

01/01/17 Form #OP2017-2

IN THE CHANCERY COURT FOR WILLIA	MSON COUNTY, TENNESSI	STER STER
AT FRANKLIN	02 NUL 6102	AM 0. 17
FENTON,		11 10 11

FAWN	FENTON,)		A11 3. 17
Plaintiff/Wit	fe,)		FILED FOR ENTRY
v.) No	. 48419B	
JEFFREY RYAN Defendant/H	The second secon)		

MOTION TO DEEM HUSBAND SERVED

COMES NOW the Plaintiff/Wife, Fawn Fenton (hereinafter "Wife"), by and through her attorney of record, Virginia Lee Story, and files this Motion to Deem Husband Served and in support of her Motion, would state as follows:

- 1. Wife filed her Complaint for Divorce on June 4, 2019.
- 2. Counsel for Wife hired a private process server, Lori Polk, to attempt personal service on Husband.
- 3. Ms. Polk attempted to serve Husband at his residence located at 1986 Sunny Side Drive, Brentwood, Tennessee on June 5, June 6, and June 8 to no avail. (See Affidavit of Lori Polk which was previously filed with the Court on June 11, 2019 and is attached to the Affidavit of Reasonable Efforts filed simultaneously with this Motion.)
- 4. Husband has installed numerous cameras around the home and posted a "No Trespassing" sign on the property. (Photo of sign is attached to Affidavit of Lori Polk.)
- 5. After Ms. Polk communicated that she was unable to serve Husband at the marital residence, counsel for Wife attempted service via certified mail as stated below. Counsel also mailed via U.S. first-class mail a copy of the Complaint which has not been returned by the post office. Based upon the numerous emails and texts from Husband to Wife, it is clear that Husband is aware of the Complaint and he is avoiding service. A copy of the Complaint has also been sent

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to Husband via email.

- 6. A file-stamped copy of the Summons and Complaint for Divorce was sent to Husband via certified mail, return receipt requested, on June 11, 2019. On June 17, 2019, counsel for Wife received the return receipt for the certified mail which had been signed. The signature on the return receipt is that of an adult roommate who is currently residing with Husband.
 - 7. Wife believes that Husband is trying to evade service.
- 8. That Husband be deemed served pursuant to Tennessee Rules of Civil Procedure 4.04(1) which states that service is made:

Upon an individual other than an unmarried infant or an incompetent person, by delivering a copy of the summons and of the complaint to the individual personally, or if he or she evades or attempts to evade service, by leaving copies thereof at the individuals dwelling or usual place of abode with some person of suitable age and discretion then residing therein, whose name shall appear on the proof of service, or by delivering the copies to an agent authorized by appointment or by law to receive service on behalf of the individual served.

- 9. That Wife has also filed an Alias Summons on June 11, 2019 requesting that service on Defendant be attempted by the Sheriff's Department. To date, the Sheriff's Department has not been successful in serving Defendant.
- 10. That counsel for Wife has made all attempts to obtain personal service on Defendant to no avail. (See Affidavit of Reasonable Efforts attached hereto as Exhibit 1.)

WHEREFORE, premises considered, Wife respectfully requests that this Court grant her Motion to Deem Husband Served and that she be awarded her attorney fees for having to bring this Motion.

Respectfully submitted,

VIRGINIA LEE STORY; BPR #11700

Attorney for Plaintiff/Wife 136 Fourth Avenue, South Franklin, Tennessee 37064 (615) 790-1778

virginia@tnlaw.org

THIS MOTION IS SET TO BE HEARD ON JULY 18, 2019 AT 9:00 A.M. ON THE CHANCERY COURT MOTION DOCKET HEARD AT THE WILLIAMSON COUNTY COURTHOUSE. IF NO WRITTEN RESPONSE TO THIS MOTION IS FILED AND SERVED IN THE TIME SET BY THE LOCAL RULES OF PRACTICE, THE MOTION MAY BE GRANTED WITHOUT A HEARING.

TESTIMONY EXPECTED

CERTIFICATE OF SERVICE

I hereby certify that a true and exact copy of the foregoing was forwarded by certified mail, first-class mail, and email to Jeffrey Ryan Fenton at <u>Jeff@Meticulous.tech</u> and 1986 Sunny Side Drive, Brentwood, TN 37027 on this the <u>QO</u> day of June, 2019.

VIRGINIA LEE STORY

IN THE CHANCERT CO	AT FRANKLIN	ON COUNTY, TENNESSEE, Y
FAWN FENTON,)	2019 JUN 20 AM 9: 17
Plaintiff/Wife,)	FILED FOR ENTRY
vs.) I	No. 48419B
JEFFREY RYAN FENTON,)	
Defendant/Husband.)	

AFFIDAVIT OF REASONABLE EFFORTS

STATE OF TENNESSEE)
COUNTY OF WILLIAMSON)

Comes now, Virginia Lee Story, attorney of record for the Petitioner, and after being first duly sworn, states as follows:

- 1. I am over 18 years of age and have personal knowledge of the following facts.
- 2. On June 4, 2019, I filed a Complaint for Divorce on behalf of my client, Fawn Fenton.
- 3. That I have sent a file-stamped copy of the Summons and Complaint to Defendant on June 12, 2019 via certified mail.
- 4. That I received a signed return receipt for the Summons and Complaint on June 17, 2019.
- 5. That upon information and belief the signature on the return receipt is that of an adult roommate that is currently residing with Defendant. Pursuant to Tennessee Rules of Civil Procedure if a party is avoiding service, the service may be accepted by an adult living in the home.
- 6. That I have also attempted personal service via a private process server, Lori Polk, who attempted service on three separate occasions to Defendant's residence to no avail (see attached Affidavit of process server). After the process was attempted, Husband posted signs that he would prosecute those entering the property.
- 7. The Defendant is clearly evading service of the Summons and Complaint for Divorce. In 2018, Plaintiff filed for Divorce and Defendant avoided service for several months costing her enormous expense and wasting considerable time. The Defendant has installed video

EXHIBIT

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and audio surveillance, blackout window shades, and physical gates and barriers specifically for the purpose of detecting and avoiding personal service.

8. That Defendant should be deemed served pursuant to Tennessee Rule of Civil Procedure 4.04(1) so this matter may proceed to conclusion. This notice has been sent to the Defendant/Husband via regular mail and via certified mail with a copy of the Complaint. The Sheriff's Department now has the Complaint for Service as well as the Order of Protection.

FURTHER AFFIANT SAITH NOT.

VIRGINIA LEE STORY

SWORN to and subscribed before me this 20th day of June, 2019.

Notary Public

My Commission Expires:

TE.

IN THE CHANCERY CO	URT FOR WILLIAMSON COUNTY TENNESSEE ISON COUNTY AT FRANKLIN CLERK & MASTER
FAWN FENTON, Plaintiff/Wife,	2019 JUN 20 AM 9: 17 JUN 11 PM 1: 04
у.	FILED FOR ENTRY
JEFFREY RYAN FENTON, Defendant/Husband.	$\mathcal{C}_{(i)}$
AF	FIDAVIT OF LORI POLK
STATE OF TENNESSEE COUNTY OF WILLIAMSON	}

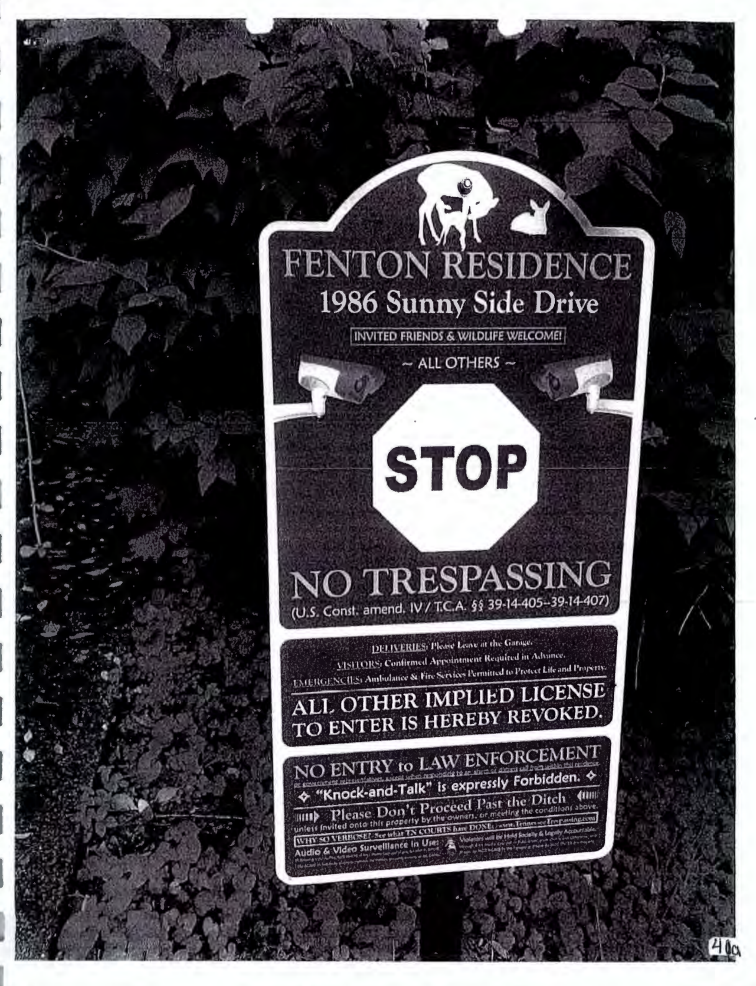
Comes now, LORI POLK, after being duly sworn, does state as follows:

- 1. I am over 18 years of age and have personal knowledge of the facts set forth herein.
- 2. I am a private process server in the State of Tennessee.
- On June 5, 2019, I was retained by Virginia Story to personally serve the Summons and Complaint in the above-captioned matter on Defendant, Jeffrey Ryan Fenton.
- 4. On June 5, 2019 at 7:49 p.m., I went to Mr. Fenton's home address located at 1986 Sunny Side Drive, Brentwood, TN 37027 to personally serve Mr. Fenton with the Summons and Complaint. I knocked on Mr. Fenton's front door and got no answer. The lights were on inside the house. I knocked on the back door of the residence and got no answer. Some lights came on at the back of the property. I noticed that the property is under video and audio surveillance.
- 5. On June 6, 2019 at 1:34 p.m., I went to Mr. Fenton's home again to serve the papers. I could not approach the front door as the access to the stairs leading up to the front door and porch was newly chained and had a sign posted stating "No Entry."
- 6. On June 8, 2019 at 9:04 a.m., I went to Mr. Fenton's home again to serve the papers. I walked partially up the driveway towards the residence and noticed a sign posted on the property. Attached is copy of a photograph of the sign. From both the No Entry sign by the front door and the sign next to the driveway posted by the occupant, it is my belief that Mr. Fenton is avoiding service.

Further Affiant saith not.

Sworn to and subscribed before me on this ______day of June, 2019.

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IN THE CHANCERY COURT FOR WILLIAMSON COUNTY, TENNESSEE AT FRANKLIN

FAWN FENTON,	2019 JUL 17 PH 1. 10
Plaintiff/Wife,	FILED FOR ENTRY
v.) No. 48419B
JEFFREY RYAN FENTON, Defendant/Husband.)

MOTION TO SELL THE MARITAL RESIDENCE

COMES NOW the Plaintiff/Wife, Fawn Fenton (hereinafter "Wife"), by and through her attorney of record, Virginia Lee Story, and files this Motion to Sell the Marital Residence and in support of her Motion, would state as follows:

- 1. Wife filed her Complaint for Divorce against Husband on June 4, 2019.
- As of the date of the filing of this Motion, Husband has not filed an Answer to the Complaint for Divorce.
- 3. Wife currently has an *Ex Parte* Order of Protection against Husband as the result of the domestic abuse she has incurred by Husband.
- 4. The marital residence is located at 1986 Sunnyside Drive, Brentwood, Tennessee.
- 5. Wife has not resided in the marital residence since April 2018 at which time she moved into her own apartment as the living situation at home had gotten unbearable.
- 6. After Wife moved from the marital residence she continued to pay the mortgage and utilities for the marital residence up until the Spring of 2019 when she could no longer afford to keep paying all of the bills on her own.
- 7. As the result of her financial constraints, Wife filed for bankruptcy in April 2019. The Trustee has agreed to allow Husband and Wife to sell the marital residence as the house will have sufficient equity to pay off the first and second mortgage holders if it is put

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on the market and sold immediately. If, however, Husband continues to reside in the home without paying the mortgage, foreclosure proceedings will begin and the parties will be charged late fees, attorney's fees, foreclosure costs and closing costs. If the foreclosure begins, then the parties will have no equity in the property.

- 8. As part of the bankruptcy agreement Wife agreed to continue paying Bancorp South's second mortgage payments to avoid foreclosure as they would not allow the parties time to list the house through the divorce. Therefore, Wife is paying the second mortgage while Husband lives in the house for free and collects rent from two (2) roommates that he has moved into the home. The balance on the second mortgage is approximately \$54,000.00. Bank of America holds the first mortgage with a balance of approximately \$240,000.00.
- 9. Wife tried to convince Husband to put the house in the market in the fall of 2018 as finances were getting tighter, however, Husband would not agree on anything and Wife believes that Husband will again try and do whatever he can in order to stall this process.
- 10. Husband has threatened Wife, previously making the following statements:

"I promise you, it will cost you more if we sell than if we don't!" and "I will not fix it up for sale, and I will not live in it while it's on the market." (Text message July 27, 2018)

"If you choose to fight me on this, I will leverage every penny of this home which I legally can, plus it's future value to leave it in my will to whomever will fund my legal battle with you, no matter how complex the case, or how many appeals that it requires." (Text message March 27, 2019).

"I will work and fight to my death, to never allow you or anyone else to TAKE this property from me...." (Text message May 25, 2019).

"I will stay here until you, the banks, and the police carry me out of here." (Text messages, June 15, 2019)

- 11. Wife is unsure what all modifications and/or renovations Husband has done to the home since she left in April 2018. Prior to her leaving, Husband had installed numerous security cameras and devices in the home and has rented out rooms to various individuals. Wife is concerned that Husband may be devaluing the home by making undesirable changes to the property.
- 12. Wife believes the home to be valued at approximately \$425,000.00. The Williamson County Property Assessor values the home at \$386, 900.00. A similar home across the street, 1987 Sunny Side Drive) sold for \$524,900.00 in April 2018. Therefore, the sale of the home is likely to easily pay off both of the mortgages and still leave the parties some equity.
- 13. Pursuant to the terms of Wife's bankruptcy, if the home is not placed on the market in a timely manner, then one or both of the mortgage holders may begin foreclosure proceedings and the parties will lose all available equity in the property.
- 14. Husband has made it very clear that he will do whatever he can to thwart any effort of Wife to sell the home.
- 15. Because time if of the essence, Wife requests that this Court order that Husband immediately vacate the premises so that the home can be prepared for sale.
- 16. Wife requests that this Court order the home to be sold by an independent third-party auctioneer to obtain the best sales price in a time efficient manner.
- 17. Wife would further request that she be reimbursed from the equity for the mortgage payments that she has made since vacating since April 2018 and that after the repayment of the first and second mortgage, that any remaining equity from the sale of

mortgage payments that she has made since vacating the home in April 2018 and that after the repayment of the first and second mortgage, that any remaining equity from the sale of the home be placed in the trust account of attorney for Wife until a distribution can be negotiated or further ordered from the Court.

WHEREFORE, premises considered, Wife respectfully requests that this Court grant her Motion to Sell the Marital Residence and that she be awarded her attorney fees for having to bring this Motion.

Respectfully submitted,

VIRGINIA LEE STORY; BPR #11700 KATHRYN YARBROUGH; BPR#

Attorney for Plaintiff/Wife 136 Fourth Avenue, South Franklin, Tennessee 37064 (615) 790-1778 virginia@tnlaw.org

THIS MOTION IS SET TO BE HEARD ON <u>AUGUST 1, 2019</u> AT 9:00 A.M. ON THE CHANCERY COURT MOTION DOCKET HEARD AT THE <u>WILLIAMSON COUNTY</u> COURTHOUSE. IF NO WRITTEN RESPONSE TO THIS MOTION IS FILED AND SERVED IN THE TIME SET BY THE LOCAL RULES OF PRACTICE, THE MOTION MAY BE GRANTED WITHOUT A HEARING.

TESTIMONY EXPECTED

CERTIFICATE OF SERVICE

I hereby certify that a true and exact copy of the foregoing was forwarded via first-class mail, facsimile, and email to Brittany Gates, Attorney for Husband, at brittany@gateslaw.com and 1616 Westgate Circle, Suite 116, Brentwood, TN 37027 on this the ___ day of July 2019.

VIRGINIA LEE STORY V KATHRYN L. YARBROUGH

TNJudicial.org/@a/irfp02:gdf_V-01097-PLW/liamsom County Changery Cquyt, Tennagger (Tripb2ourt Records) 0/13/23 Page 05 2020 FPage 05 2010 FPag

From: Marty Duke

Fax: 16155411842

To:

Fax: (615) 790-5626

Page: 2 of 12

07/29/2019 4:32 PM

IN THE CHANCERY COURT FOR WILLIAMSON COUNTY, TENNESSEE

	AT FRANKLIN	END /
FAWN FENTON, Plaintiff/Wife,)))	BOOK ELAINE B. BEEL PAGE
v. JEFFREY RYAN FENTON) Docket No: 48419B)	Clerk R. Month
Defendant/Husband.)	

HUSBAND'S RESPONSE TO WIFE'S MOTION TO SELL MARITAL RESIDENCE

COMES NOW the Defendant/Husband, Jeffrey Ryan Fenton, by and through his attorneys of record, Charles M. Duke and Mitchell Miller, and for Response to Wife's Motion to Sell the Marital Residence, would respectfully request that the hearing on the motion be continued for a short period of time, due to the fact that undersigned counsel only has been retained to represent the Defendant/Husband as of the filing date required of this response, the same being July 29, 2019, and an Agreed Order of Substitution of Counsel is being filed concurrently herewith regarding the same. Therefore, counsel for the Defendant would respectfully submit that additional time is necessary for undersigned counsel to review the matter fully and meet with their client, so as to fully and completely respond to a motion that will have such enormous bearing on the parties moving forward in this matter. Should the Court not allow a short continuance, and deem the hearing shall go forward as scheduled on August 1, 2019, for response to the Motion to Sell the Marital residence, Defendant would state and show as follows:

- 1. For the purposes of responding to the motion solely, the averments of Paragraph 1 of the motion are admitted
- 2. For the purposes of responding to the motion solely, the averments of Paragraph 2 of the motion are admitted.

- 3. For the purposes of responding to the motion solely, the averments of Paragraph 3 are admitted, to the extent that Plaintiff has taken out an Order of Protection against the Defendant. Defendant denies that he has committed any form of domestic abuse.
 Defendant avers that the Ex Parte Order of Protection is baseless, and that Plaintiff acted for improper purposes when she applied for that Order. Defendant would show that the Temporary Restraining Order, automatically binding on both parties pursuant to T. C. A. §36-4-106 upon the commencement of this cause, prohibits the parties from harassing, threatening, assaulting or abusing each other, that such prohibition adequately protects both parties' interests, and that Defendant has complied with the Temporary Restraining Order.
- For the purposes of responding to the motion solely, the averments of Paragraph 4 of the motion are admitted.
- 5. For the purposes of responding to the motion solely, the averments of Paragraph 5 of the motion are admitted, with the exception that Defendant denies that the situation had become "unbearable." Defendant avers that Plaintiff, in fact, deserted the Defendant, when Defendant did not have the ability or means to support himself or pay for the first and second mortgage on the marital residence.
- 6. For the purposes of responding to the motion solely, the averments of Paragraph 6 of the motion are admitted, with the exception that Defendant avers that Plaintiff chose voluntarily to burden herself with rent payments and utilities for a separate residence so as to desert the Defendant when, in fact, she could have continued living at the marital residence. In addition, Defendant avers that he currently pays the utilities for the marital residence, and that Plaintiff has the ability to pay certain household bills for the marital

From: Marty Duke

Fax: (615) 790-5626

07/29/2019 4:32 PM

residence, as the financially advantaged spouse, but instead chooses not to do so. In support, Defendant would show the Court that Plaintiff filed for bankruptcy in April 2019 and reported having gross monthly income of Seven Thousand Five Hundred dollars (\$7,500.00), after-tax-deduction income of Five Thousand Eight Hundred Forty-Five dollars and four cents (\$5,845.04), actual expenses of Three Thousand Twenty-Five dollars (\$3,025.00), leaving a monthly net income of Two Thousand Eight Hundred Twenty dollars and four cents (\$2,820.04). Plaintiff's Voluntary Petition for Individuals Filing for Bankruptcy is incorporated and attached hereto as Exhibit 1.

- 7. For the purposes of responding to the motion solely, the averments of sentence one of Paragraph 7 of the motion are admitted. Defendant is without sufficient knowledge or information so as to form a belief as to the truth of the averments of sentence two of Paragraph 7 of the motion and, therefore, denies same, and demands strict proof thereof. Defendant is without sufficient knowledge or information so as to form a belief as to the truth of the averments of sentences three and four of Paragraph 7 of the motion and, therefore, denies same in their entirety, and demands strict proof thereof. Defendant respectfully avers that he must continue to reside in the marital residence at this time, as he has no other choices for a residence, nor any funds to secure an alternative residence, due to being deserted by the Plaintiff and her refusal to continue to pay the mortgage on the marital residence, the one viable marital asset, so as to maximize any possible return to the parties if they were allowed to sell the residence by reasonable means as opposed to some sort of "fire sale," as requested by the Plaintiff herein.
- 8. Defendant is without sufficient knowledge or information so as to form a belief as to the truth of the averments of Paragraph 8 of the motion and, therefore, denies same in their

FRBP Violated: #3:19-bk-02693

From: Marty Duke

Fax: 16155411842

To:

Fax: (615) 790-5626

Page: 5 of 1

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entirety, and demands strict proof thereof. Defendant admits that, currently, he has two individuals renting rooms in the marital residence, so as to be in a position to pay utilities and monthly expenses he must now solely pay due to being deserted by the Plaintiff.

Defendant respectfully avers that he must continue to reside in the marital residence at this time, as he has no other choices for a residence, nor any funds to secure an alternative residence, due to being deserted by the Plaintiff and her refusal to continue to pay the mortgage on the marital residence, the one viable marital asset, so as to maximize any possible return to the parties if they were allowed to sell the residence by reasonable means as opposed to some sort of "fire sale," as requested by the Plaintiff herein.

- 9. Defendant is without sufficient knowledge or information so as to form a belief as to the truth of the averments of Paragraph 9 of the motion and, therefore, denies same in their entirety. Defendant respectfully avers that he must continue to reside in the marital residence at this time, as he has no other choices for a residence, nor any funds to secure an alternative residence, due to being deserted by the Plaintiff and her refusal to continue to pay the mortgage on the marital residence, the one viable marital asset, so as to maximize any possible return to the parties if they were allowed to sell the residence by reasonable means as opposed to some sort of "fire sale," as requested by the Plaintiff herein.
- 10. Defendant denies the averments of Paragraph 10 of the motion and, further, objects to the characterizations of Plaintiff of them as "threats." Defendant admits that he objects and opposes to the marital residence being sold at this time, and in the fashion, sought by the Plaintiff, as Defendant has no other viable means for housing at this time, and, as a Tenant by the Entirety of the marital residence, Defendant respectfully submits he should

From: Marty Duke

Fax: 16155411842

To:

Fax: (615) 790-5626

Page: 6 of 12

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be allowed to remain in the marital residence while this litigation is pending Defendant respectfully avers that he must continue to reside in the marital residence at this time, as he has no other choices for a residence, nor any funds to secure an alternative residence, due to being deserted by the Plaintiff and her refusal to continue to pay the mortgage on the marital residence, the one viable marital asset owned by these parties, so as to maximize any possible return to the parties if they were allowed to sell the residence by reasonable means, as opposed to some sort of "fire sale," as requested by the Plaintiff herein.

- Installing security devices would tend to secure, not devalue the home. Moreover, merely renting rooms to tenants does not indicate any misuse, waste, or devaluation. To the contrary, rental income from these tenants provides Defendant a means to maintain the property.
- 12. Defendant generally agrees with Plaintiff's assessment of the home's value and sale potential and believes the home could sell for up to \$450,000.00. Plaintiff's averments in Paragraph 12; however, would tend to indicate that Plaintiff's averments in Paragraph 7 are not accurate; if the home could potentially yield \$130,000 to \$150,000 in proceeds, it is not reasonable to say that a foreclosure would wipe out all equity. More importantly, however, determining these matters at this stage of the divorce action is premature. Plaintiff should be required to maintain Defendant at his accustomed standard of living while an equitable distribution of the marital estate is determined. Based on her sworn bankruptcy Petition, Plaintiff should have sufficient resources to pay all or most of the mortgages on the home or otherwise provide Defendant an appropriate amount of spousal

TNJudicial.org/gajr1002:30f_V-01097-PLW/III4TISAK County Chancery County Tempesser 10 Transcript County Tempesser 10 Transcr

From: Marty Duke Fax: 16155411842 Fax: (615) 790-5626 Page: 7 of 12 07/29/2019 4:32 PM

> support during the pendency of this cause. Accordingly, these matters should be reserved for further determination of the division of the marital estate.

- 13. Defendant denies Plaintiff's assertions in Paragraph 13. Plaintiff has the financial ability to continue to pay all or most of the mortgages, which would also avoid foreclosure.
- 14. Defendant denies Plaintiff's assertion in Paragraph 14. Defendant has merely asserted his legal rights to demand an equitable distribution of martial assets and has attempted to communicate with Plaintiff to form a strategy that does not leave Defendant homeless or financially ruined. It is Plaintiff who created the financial crisis at issue by refusing to pay the mortgages and Plaintiff who now asks this Court to order a fire sale of the most significant asset in this marital estate. The Court should deny this unreasonable and premature request.
- 15. Defendant denies Plaintiff assertions in Paragraph 15. Plaintiff can pay the mortgage. Her selfish refusal to do so is what has created a time-sensitive crisis. Defendant does not have another place to live or financial means to secure alternate living quarters. While Defendant understand that neither party will come through this divorce unscathed, to ask Defendant to immediately leave his home because of a financial crisis Plaintiff created is an unreasonable and insulting proposition. It should be denied.
- 16. Defendant strenuously objects to any order to sell the home before the Court has assessed the full marital estate, particularly while Plaintiff has the financial ability to pay the mortgages and thereby maintain status quo. In the even the Court does order a sale, an auction would be an unreasonable fire sale that would almost certainly yield proceeds far below what the home would bring if listed on the open market. Moreover, an immediate auction would expose Defendant to significant liability to current leaseholders residing in

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Fax: 16155411842

To:

Fax: (615) 790-5626

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the home. Defendant therefore would ask the Court to order Plaintiff to maintain the mortgage for three (3) to six (6) months so that the home may be sold in an orderly fashion on the open market, yield the most proceeds possible, and limit Defendant's liability to leaseholders.

17. Defendant objects to Plaintiff's request in Paragraph 17. Plaintiff voluntarily, and abruptly left the marital residence. She should bear all costs of her decision, and no reimbursement from the marital estate should be permitted. Plaintiff's request for an offset of the proceeds should be denied because her payments on the mortgages were required to keep Defendant in the manner of living to which he had become accustomed. Further, withholding proceeds from a sale to determine any offset would literally render Defendant homeless, without any income, and without any funds available to secure alternate housing. Plaintiff's request is a cruel and unreasonable concept that this Court should reject out of hand.

Defendant would further state and show unto the Court as follows:

18. As noted previously, Defendant currently rents two rooms of the marital residence, so as to have some means of income to pay the utilities for the marital residence and to have—some source of income. Should the Court determine that the marital residence should be sold in some form or fashion at this time, the Court take into consideration that the Defendant will need ample time to notify the current tenants of their need to vacate the residence located at 1986 Sunnyside Drive, Brentwood, Tennessee 37027; therefore, the Defendant would request that he, along with the current tenants, be permitted to remain in the residence until the home is sold, and that he be permitted ninety (90) days to properly notify the tenants of their need to vacate the property.

- 19. As a result of the two (2) leases with one-year terms, the Defendant is put into a compromising situation which could result in serious liability. His only two options are to either sell the marital residence with two active leases, or to pay the tenants to vacate early. If he elected to pay the tenants to vacate early, he would most likely have to reimburse them for the remaining months of their lease, security deposits for their next rental, moving costs, etc.
- 20. As one could imagine, the financial burden to the Defendant is monumental when considering these expenses; if anything, if the Defendant is forced to vacate the residence and also reimburse his tenants for vacating early, then Plaintiff should have to share equally in the costs for reimbursing the tenants as well.
- 21. The Defendant would further respectfully submit and agree, as condition to his remaining in the residence, that he shall maintain the home in pristine condition, pay all utilities for the marital residence and pay the first mortgage on the marital residence.
- 22. The Defendant would further agree to permit Plaintiff to inspect the home to determine the status of the interior of the residence, provided he receive notice of no less than fortyeight (48) hours of her intent to enter the former marital residence.
- 23. The Defendant would further aver that the Plaintiff willingly/intentionally failed to notify the Defendant of her bankruptcy proceedings as well as her failure/inability to pay the mortgage in a timely fashion, and that throughout the duration of the marriage, the Plaintiff has been the primary breadwinner and primarily paid the parties' mortgage obligations, moreover Plaintiff is well-aware of the Defendant's inconsistent employment history due to his debilitating mental health diagnoses which affect his ability to maintain continuous and consistent employment.

- 24 That the first and second mortgages as outlined in Plaintiff's Motion, are in the Plaintiff's sole name, and that according to these negotiable instruments, the Plaintiff is solely responsible for payment thereof. Because the Plaintiff failed to communicate with the Defendant as to the status of payment, and Defendant was not a party to the financial documents, it was an impossibility for him to have the ability to contact the lender to verify whether or not payments on the marital residence were being made in a timely manner, and to date is still unaware of when the last payment was received by the mortgage holders, as Plaintiff has failed or refused to provide him with this information.
- 25. In this aspect, it is arguable that the Plaintiff has unclean hands and that she is acting in bad faith because her past actions have undoubtedly created the present "emergency" as it relates to the possible foreclosure on the marital residence and the need to sell the home in an urgent fashion.
- 26. The Defendant specifically denies any allegation that he is guilty of domestic abuse towards the Wife, he acknowledges that an Ex Parte Order of Protection is in effect and that the hearing on the Order of Protection is set to be heard on August 1, 2019, which is the same day as the Plaintiff's Motion to Sell the Marital Residence is set.
- 27. The Defendant has not filed an Answer and Counter-Complaint to date as a result of an agreement between the attorneys to grant an extension to file such, and that this is irrelevant with respect to the Motion to Sell the Marital Residence as it has no bearing on the status of the marital residence and the mortgage payments.
- 28. As stated previously, Defendant acknowledges that he has two tenants residing in the marital residence, and that the rental proceeds are put towards the utilities and maintenance of the home and that he rented these bedrooms in an attempt to mitigate the

financial disaster that the Plaintiff put him in after she ceased paying the mortgage and the utilities, and deserted the Defendant.

- 29. The Defendant has transferred utilities into his name and that the utilities remain current, and that he agrees to maintain the status quo.
- 30. Should the Court order the sale of the marital residence, the Defendant would respectfully request that, pending payment of the existing first and second mortgages and any liens on the property, he be permitted an advance on his portion of the proceeds in order to obtain housing, as the sale of the residence will essentially leave him homeless, and without stable employment or rent from tenants, he has no other source of income at this time to rely upon for basic necessities and survival.

Respectfully Submitted

Charles M. Duke, #23607 1200 Villa Place, Suite 201 Nashville, TN 37212 (615) 541-1842 (615) 647-0672 Fax marty@mdukelaw.com

Mitchell Miller, #36126 1200 Villa Place, Suite 200 Nashville, TN 37212 (615) 712-6394 mitchell@schafferlawfirmtn.com

Altorneys for Defendant/Husband

From: Marty Duke

Fax: 16155411842

τo:

Fax: (615) 790-5626

Page: 12 of 12

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CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Response to Wife's Motion to Sell the Marital Residence, has been sent to Ms. Virginia Story, Esq. Attorney for the Wife, at 136 Fourth Avenue South, Franklin, TN 37064, via U.S. Mail, postage pre-paid, on the 29th day of July, 2019.

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From: Marty Duke

Fax: 16155411842

To:

Fax: (615) 790-5626

Page: 1 of 12

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OURTS NG COVER SHEET

TENNESSEE COURTS UNIFORM FACSIMILE FILING COVER SHEET

DATE 7-21-19
TO (COURT CLERK) Cluby Mashe
COURT Williamson County Charcony Court
CLERK'S FAX NUMBER (1) - 790-5626
CASE NAME Firebon v. Leston
DOCKET NUMBER 4419 B
TITLE OF DOCUMENT REGIONSE in Correction Le Matien to
FROM (SENDER) Charles m. Dute
SENDER'S ADDRESS 1260 Villa Mine; Soil- Col, Mubulle 27212
SENDER'S VOICE TELEPHONE NUMBER (315-5-41-1842
SENDER'S FAX TELEPHONE NUMBER (4) - 647 - 6672
TOTAL PAGES INCLUDING COVER PAGE

Unless authorized by the Court, a facsimile transmission exceeding fifty (50) pages, including cover page, shall not be filed by the clerk.

\$____TO:

P. O. BOX 1666 FRANKLIN, TN 37065

1	TNJudicial organization 2	3Petv-01097-PLIM	in interest of the control of the co	Chancely-Godit Terngaspe (779/Court Records)	/13/23	Page 064067 Page 64 of 719
	From: Marty Duke	Fax: 16155411842	-o:	Fax: (615) 790-5626 Pa	ge: 2 of 51	07/29/2019 4:06 PM

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Fill in this information to identify your case:			
United States Bankruptcy Court for the:			
MIDDLE DISTRICT OF TENNESSEE	rv — debuggsposses Anther proving the business of the second	mikrov spijovovokalaneni	
Case number (if known)		Chapte	er you are filing under
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☐ Check if this an amended filing

Official Form 101

Voluntary Petition for Individuals Filing for Bankruptcy

12/17

The bankruptcy forms use you and Debtor 1 to refer to a debtor filing alone. A married couple may file a bankruptcy case together—called a joint case—and in joint cases, these forms use you to ask for information from both debtors. For example, if a form asks, "Do you own a car," the answer would be yes if either debtor owns a car. When information is needed about the spouses separately, the form uses Debtor 1 and Debtor 2 to distinguish between them. In joint cases, one of the spouses must report information as Debtor 1 and the other as Debtor 2. The same person must be Debtor 1 in

Chapter 11 ☐ Chapter 12

Chapter 13

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

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15	ar.				

Identify Yourself

About Debtor 1: About Debter 2 (Spouse Only in a Jeint Case): Your full name Write the name that is on Fawn your government-issued First name First name picture identification (for example, your driver's license or passport). Middle name Middle name Bring your picture Fenton identification to your Last name and Suffix (Sr., Jr., II, III) Last name and Suffix (Sr., Jr., II, III) meeting with the trustee. All other names you have

used in the last 8 years

include your married or maiden names.

Fawn Fawn Tittany

Only the last 4 digits of your Social Security number or federal Individual Taxpayer Identification number (ITIN)

xxx-xx-2065

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eb	Nor 1 Fawn Tiffany Fent	ton	Case number (if anown)
		About Debtor 1:	About Debtor 2 (Spouse Only in a Joint Case):
	Any business names and Employer Identification Numbers (EIN) you have used in the last 8 years	■ I have not used any business name or EINs	☐ I have not used any business name or EINs.
	Include trade names and doing business as names	Business name(s)	Business name(s)
		EINS	EINS
	Where you live		If Debtor 2 lives at a different address:
		Brentwood, TN 37027 Number, Street, City, State & ZIP Code	Number, Street, City, State & ZIP Code
		Davidson County	County
		If your mailing address is different from the one above, fill it in here. Note that the court will send any notices to you at this mailing address.	If Debtor 2's malling address is different from yours, fill it in here. Note that the court will send any notices to this mailing address.
		Number, P.O. Box, Street, City, State & ZIP Code	Number, P.O. Box, Street, City, State & ZIP Code
	Why you are choosing this district to file for	Check one.	Check one:
	bankruptcy	Over the last 180 days before filing this petition, I have lived in this district longer than in any other district.	Over the last 180 days before filing this petition, I have lived in this district longer than in any other district.
		I have another reason. Explain. (See 28 U.S.C. § 1408.)	I have another reason. Explain. (See 28 U.S.C. § 1408.)

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Official Form 101 See 3:19-bk-02693 Doc 1 Filed 04/26/19 Entered 04/26/19 13:28:31 Desc Main Document Page 2 01 50

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	The chapter of the	Check on	e. (For a b	rief description of a	each, see Notice Required by	11 U.S C § 342(b) for Indi	viduals Filing for Bankruptcy
	Bankruptcy Code you are choosing to file under	(Form 20		go to the top of pa	ge 1 and check the appropriate	e DOX.	
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		app	dies to you	ir family size and y	ou are unable to pay the fee in oter 7 Filing Fee Waived (Office	installments), if you choo	se this option, you must fill out
		(ne	Аррисац	n to nave the Cha	oler / Filing Fee Walved (Olik	isi Form 1036) and life it v	vidi you petition.
	Have you filed for	■ No.					
	bankruptcy within the last 8 years?	☐ Yes.					
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			District	***************************************	When	Case numb	er
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				No. Go to line 12.			
				Yes. Fill out Initial bankruptcy petition	Statement About an Eviction .	ludgment Against You (Fo	rm 101A) and file it with this
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				ZIP Code	Andreas de Segue, es commune e e e e e e e e e e e e e e e e e e	
		Check	the appropriate box to	describe your busine	ess:	
			Health Care Busines:	s (as defined in 11 U.S	S.C. § 101(27A))	•
			Single Asset Real Es			
			Stockbroker (as defin	ed in 11 U.S.C. § 101	(53A))	
			Commodity Broker (a	s defined in 11 U.S.C	. § 101(6))	
			None of the above			
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ar	6. Answer These Questi	ons for Repo	rting Purposes						
	What kind of debts do you have?	16a Ar	e your debts primarily lividual primarily for a p	consumer debts? Consumer debts are dersonal, family, or household purpose?	defined in 11 U.S.C	. § 101(8) as 'incurred by a			
			No. Go to line 16b.						
			Yes. Go to line 17.						
				business debts? Business debts are denvestment or through the operation of the l					
			No. Go to line 16c.						
			Yes. Go to line 17.						
		16c. St	ate the type of debts yo	u owe that are not consumer debts or busi	ness debts				
17.	Are you filing under	■ No. Ia	m not filing under Chap	ter 7. Go to line 18.					
	Chapter 7?								
	Do you estimate that after any exempt property is excluded and	are	I am filing under Chapter 7. Do you estimate that after any exempt property is excluded and administrative expenses are paid that funds will be available to distribute to unsecured creditors?						
	administrative expenses are paid that funds will		No						
	be available for distribution to unsecured creditors?		Yes						
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	you estimate that you owe?	50-99		☐ 5001-10,000	□ 50,001				
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or	you	I have exami	ned this petition, and I	declare under penalty of perjury that the in	formation provided	is true and correct.			
				er 7, I am aware that I may proceed, if eligit e relief available under each chapter, and					
		If no attorney represents me and I did not pay or agree to pay someone who is not an attorney to help me fill out this document, I have obtained and read the notice required by 11 U.S.C. § 342(b).							
		I request relie	ef in accordance with th	e chapter of title 11, United States Code, s	specified in this peti	tion.			
		bankruptcy c and 3571.		ent, concealing property, or obtaining mone up to \$250,000, or imprisonment for up to 2					
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		Executed on	April 26, 2019 MM / QD / YYYY	Executed on	MM/DD/YYYY				
	and the second second second second second	·			***************************************				

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page 6

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From: Marty Duke Fax: 16	155411842 '5:	Fax: (615) 790-5626	Page: 8 of 51	07/29/2019 4:06 PM
Deblor 1 Fawn Fen	ton	Cas	e number (if known)	
For your attorney, if you are represented by one	I, the attorney for the debtor(s) named in tunder Chapter 7, 11, 12, or 13 of title 11, I for which the person is eligible. I also certand, in a case in which § 707(b)(4)(D) app	Jnited States Code, and have e ify that I have delivered to the o	xplained the relief avail lebtor(s) the notice requ	lable under each chapter uired by 11 U.S.C. § 342(b)
an attorney, you do not need to file this page.	schedules filed with the petition is incorrec			id the anomiation in the
	/s/ Mary Beth Ausbrooks Signature of Attorney for Debtor	Date	April 26, 2019 MM / DO / YYYY	
	Mary Beth Ausbrooks			military, to give militaritation and from Afferd Angle to a contract or control from Afferd Angle com-
	Rothschild & Ausbrooks PLLC			
	1222 16th Avenue South, Suite 12 Nashville, TN 37212-2926			
	Number, Street, City, State & ZIP Code			
	Contact phone (615) 242-3996	Email audress	notice@rothsc	hildbklaw.com
	3463 TN		-	
	For number & State			

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Official Form 101 Case 3:19-bk-02693 Doc 1 Filed 04/26/19 Entered 04/26/19 13:28:31 Desc Main Document Page 7 07 50

TNJudiciations/self/1023petv-01097-PLIMIIIargapon County-Chancery-Govert Tennessee (Trial Count Records)/13/23 Page 71 of 719

From: Marty Duke

Fax: 16155411842

Fax: (615) 790-5626

Page: 9 of 51

07/29/2019 4:06 PM

Fill	in this information to identify your case:		
Deb	tor 1 Fawn Fenton Middle Name Last Name		
Deb	First Name Last Name tor 2		
(Spor	iss il, liting) First Nanie Middle Name Last Name		
Unit	ed States Bankruptcy Court for the: MIDDLE DISTRICT OF TENNESSEE		
Cas (if kn	e number	_	if this is an
	displacement displacement displacement is some properties of the second	amend	ted filing
- money	ficial Form 106Sum		
_	mmary of Your Assets and Liabilities and Certain Statistical Information		2/15
nfor	s complete and accurate as possible. If two married people are filing together, both are equally responsible fo mation. Fill out all of your schedules first; then complete the information on this form. If you are filing amend original forms, you must fill out a new <i>Summary</i> and check the box at the top of this page.		
Part	Summarize Your Assets		
		Your ai	sets (what you own
1.	Schedule A/B: Property (Official Form 106A/B) 1a. Copy line 55, Total real estate, from Schedule A/B	\$	425,000.00
	1b. Copy line 67, Total personal property, from Schedule A/B	\$	33,108.50
	1c. Copy line 63, Total of all property on Schedule A/B	\$	458,108.50
Part	2: Summarize Your Liabilities	documentation	
			abilities you owe
2.	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 106D) 2a. Copy the total you listed in Column A, Amount of claim, at the bottom of the last page of Part 1 of Schedule D	\$	306,750.19
3.	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 106E/F) 3a. Copy the total claims from Part 1 (priority unsecured claims) from line 6e of Schedule E/F	\$	0.00
	3b. Copy the total claims from Part 2 (nonpriority unsecured claims) from line 6j of Schedule E/F	\$	48,941.30
	Your total liabilities	\$	355,691.49
Part	3 Summarize Your Income and Expenses		
4.	Schedule I: Your Income (Official Form 106I) Copy your combined monthly income from line 12 of Schedule I	\$	5,845.04
5.	Schedule J: Your Expenses (Official Form 106J) Copy your monthly expenses from line 22c of Schedule J	\$	3,025.00
Part	4: Answer These Questions for Administrative and Statistical Records	-tertudiketrosterapa	
6.	Are you filling for bankruptcy under Chapters 7, 11, or 13? No. You have nothing to report on this part of the form. Check this box and submit this form to the court with you	ur other sch	edules.
	■ Yes		
7.	What kind of debt do you have?		
	Your debts are primarily consumer debts. Consumer debts are those 'incurred by an individual primarily for household purpose " 11 U S C. § 101(8). Fill out lines 8-9g for statistical purposes. 28 U.S.C. § 159.	a personal,	family, or
	Your debts are not primarily consumer debts. You have nothing to report on this part of the form. Check this the court with your other schedules.	box and su	bmit this form to
Offic	ial Form 106Sum Summary of Your Assets and Liabilities and Certain Statistical Information	ρ.	age 1 of 2
stream	**Copyright to: 1906-2019 East Case LLC ***www.tostcose.com** Case 3:19-bk-02693		est Case Earlauptry

TNJudicia Copped / Iriou 3 pdf / -01097-PLIMIII and son County Chancery 4 on the Tennessee (Trial Count Records) / 13/23 Page 05 2007 Page 72 of 719

From: Marty Duke

Fax: 16155411842

~o:

Fax: (615) 790-5626

Page: 10 of 51

07/29/2019 4:06 PM

Debt	or 1	Fawn Fenton		Case number (if kr	nown)		
		the Statement of Your Current A -1 Line 11; OR, Form 122B Line 11	fonthly Income: Copy your total current; OR, Form 122C-1 Line 14.	t monthly income fi	rom Official Form	\$	7,500.00
9.	Сору	the following special categories	of claims from Part 4, line 6 of Sche	dule E/F:			
	From	Part 4 on Schedule E/F, copy the	föllowing: 👯 🖂	Total	claim		
	9a. D	omestic support obligations (Copy	ine 6a.)	\$	0.00)	
	9b. T	axes and certain other debts you or	we the government. (Copy line 6b.)	\$	0.00	2	
	9c. C	laims for death or personal injury w	hile you were intoxicated. (Copy line 6c	.) \$	0.00)	
	9d. S	tudent loans. (Copy line 6f.)		\$	0.00)	
		bligations arising out of a separatio riority claims. (Copy line 6g.)	n agreement or divorce that you did not	report as	0.00)	
	9f. De	ebts to pension or profit-sharing pla	ns, and other similar debts. (Copy line 6	ih.) +\$	0.00)	
	9g. T	otal. Add lines 9a through 9f.		\$	0.00		

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Official Form 106Sum

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Summary of Your Assets and Liabilities and Certain Statistical Information

page 2 of 2

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Case 3:19-bk-02693 Doc 1 Document

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Bast Casa Bankruptcy Desc Main

Marty Duke	Fax: 1615541184	2 *0.		Fax: (615) 790-5626	Page: 11 of 51	07/29/2019 4:06 PM
Fill in this infor	mation to identify	vour case and th	is filing			
2000			3 ming.			
Debtor 1	First Name	Fenton Middle	Mamo	Lasi Name	***************************************	
Debtor 2 (Spause, if filing)	First Name	Middle	Name	Lasi Name	-st-ma-us-hampannagatandal-pelarenish	
United States Ba	ankruptcy Court for	the MIDDLE DI	STRICT	OF TENNESSEE	1	
	, , ,	And the office of the state of	ens indepution areas		udlanerena-invaluy-residéfera p	Charles the second
Case number						Check if this is an amended filing
***************************************	orm 106A/B					
	le A/B: Pr			only once. If an asset fits in more than on		12/15
1. Do you own or ☐ No. Go to Pa ■ Yes. Where	ort 2.	uitable interest in a	iy reside	nce, building, iand, or similar property?		
1.1	ma Olda Dalaa		Whati	s the property? Check all that apply		
	ny Side Drive , if evaluable, or other desc	ription		Single-family home Duplex or multi-unit building Condominium or cooperative	Do not deduct secured of the amount of any secure Creditors Who Heve Clai	id claims on Schedule D.
				Manufactured or mobile home	Py ST Driby in interest	. Shapen y
Brentwoo	od TN	37027-0000		Land	Current value of the entire property?	Current value of the portion you own?
City	State	ZIP Code		Investment property Timeshare	\$425,000.00	\$425,000.00
			_	Other		your ownership interest nancy by the entireties, or
				as an interest in the property? Check one Debtor 1 only	a life estate), if known. Tenants by the En	tiretles
				Debtor 2 only	Totalia by the Life	
Williamso	n					
Williamso	>n	mmamman many diplographic publicus unada diplosus ametro % ***		Debtor 1 and Debtor 2 only	Check if this is con	nmunity property
	on .	norma errinykjöjöjöjöjöjöjö elekkou-araketjälössesimäketli Pi		Debtor 1 and Debtor 2 only At least one of the debtors and another	Check If this is con (see instructions)	nmunity property
	on		Other	Debtor 1 and Debtor 2 only	(see instructions)	nmunity property
	on .		Other proper	Debtor 1 and Debtor 2 only At least one of the debtors and another information you wish to add about this ite	(see instructions)	munity property
County 2. Add the doll pages you h	lar value of the por nave attached for F	rtion you own for art 1. Write that (Other proper Sepa	Debtor 1 and Debtor 2 only At least one of the debtors and another information you wish to add about this ite ty identification number:	(see instructions) m, such as local entries for	*425,000.00
County 2. Add the doll	lar value of the por nave attached for F	rtion you own for Part 1. Write that I	Other proper Sepa	Debtor 1 and Debtor 2 only At least one of the debtors and another information you wish to add about this ite ty identification number: rated Spouse is on Deed only our entries from Part 1, including any	(see instructions) m, such as local entries for	
2. Add the doll pages you h	lar value of the por nave attached for F Your Vehicles se, or have legal o	rart 1. Write that i	Other proper Separall of your number	Debtor 1 and Debtor 2 only At least one of the debtors and another information you wish to add about this ite ty identification number: rated Spouse is on Deed only our entries from Part 1, including any	entries for	\$425,000.00
2. Add the doll pages you h	lar value of the por nave attached for F Your Vehicles se, or have legal o	rart 1. Write that i	Other proper Separall of your number	Debtor 1 and Debtor 2 only At least one of the debtors and another information you wish to add about this ite ty identification number: rated Spouse is on Deed only our entries from Part 1, including any here	entries for	\$425,000.00
2. Add the doll pages you h	lar value of the por nave attached for F Your Vehicles se, or have legal o	rart 1. Write that i	Other proper Separall of your number	Debtor 1 and Debtor 2 only At least one of the debtors and another information you wish to add about this ite ty identification number: rated Spouse is on Deed only our entries from Part 1, including any here	entries for	\$425,000.00
2. Add the doll pages you h	lar value of the por nave attached for F Your Vehicles se, or have legal o	rart 1. Write that i	Other proper Separall of your number	Debtor 1 and Debtor 2 only At least one of the debtors and another information you wish to add about this ite ty identification number: rated Spouse is on Deed only our entries from Part 1, including any here	entries for	\$425,000.00
2. Add the doll pages you h	lar value of the por nave attached for F Your Vehicles se, or have legal o	rart 1. Write that i	Other proper Separall of your number	Debtor 1 and Debtor 2 only At least one of the debtors and another information you wish to add about this ite ty identification number: rated Spouse is on Deed only our entries from Part 1, including any here	entries for	\$425,000.00 ehicles you own that
2. Add the doll pages you h	lar value of the por nave attached for F Your Vehicles se, or have legal oves. If you lease a v	rart 1. Write that i	Other proper Separall of your number set in an it on Se	Debtor 1 and Debtor 2 only At least one of the debtors and another information you wish to add about this ite ty identification number: rated Spouse is on Deed only our entries from Part 1, including any here	entries for	\$425,000.00

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				Page: 15 of 51	
Debtor 1	Fawn Fenton	+Mgc-typascoconsonoronononononononononononononononono	C	ase number (# known)	
■ No					
☐ Yes .	Institution name	and description Separat	ely file the records of any interes	sts.11 U.S C. § 521(c):	
25 Trusts,	equitable or future interests	in property (other than	anything listed in line 1), and	rights or powers exercisa	ble for your benefit
■ No					
☐ Yes (Give specific information abou	t them			
	, copyrights, trademarks, tra				
Example No	es: Internet domain names, w	ebsites, proceeds from ro	yalties and licensing agreement	es .	
	Give specific information about	it them			
Example	s, franchises, and other ger es: Building permits, exclusive		sociation holdings, liquor license	es, professional licenses	
■ No	Give specific information about	t them			
			4 9.76		
Money or pr	roperty owed to you?				Current value of the portion you own?
		A STATE OF THE STA			Do not deduct secured claims or exemptions.
		, v		. , 44	ciains of exemplicits.
28 Tax refu	inds owed to you				
	Sive specific information about	them including whether	you already filed the returns and	d the tax years	
_ 163. 0	The specific smorthagor about	them, moleculary whether	you all oddy mod the retains and	a the tax years	
				1	
		2017 Tax Refund		Federal	\$1,533.5
	- the special section of the special section				
		2018 Tax Refund	40.450.00		
		2018 Tay Retund			
		\$668.98 to Se	eparated Spouse ed on living expenses	Federal	\$0.0
■ No	es: Past due or lump sum alim	\$668.98 to Se remainder us	parated Spouse		
Example No		\$668.98 to Se remainder us	parated Spouse led on living expenses		
Example No Yes. G Other an Example	es: Past due or lump sum alim sive specific information nounts someone owes you es: Unpaid wages, disability in benefits; unpaid loans you	\$668.98 to Se remainder us	parated Spouse led on living expenses	e settlement, property settle	ment
Example No Yes. G Other an Example	es: Past due or lump sum alimative specific information nounts someone owes yours: Unpaid wages, disability in	\$668.98 to Se remainder us	eparated Spouse sed on living expenses ild support, maintenance, divorc	e settlement, property settle	ment
Example No Yes. G Other an Example No Yes. G 1. Interests	es: Past due or lump sum alimitive specific information nounts someone owes you es: Unpaid wages, disability in benefits; unpaid loans you Give specific information s in Insurance policies	\$668.98 to Se remainder us nony, spousal support, che surance payments, disal made to someone else	eparated Spouse sed on living expenses ild support, maintenance, divorc	e settlement, property settle	ment
Example No Yes. G 30 Other am Example No Yes. G 31. Interests Example No	es: Past due or lump sum alimitive specific information nounts someone owes you es: Unpaid wages, disability in benefits; unpaid loans you give specific information s in Insurance policies es: Health, disability, or life insurance	surance; health savings a	eparated Spouse sed on living expenses ild support, maintenance, divorce bility benefits, sick pay, vacation ccount (HSA); credit, homeowne	e settlement, property settle	ment
Example No Yes. G Other an Example No Yes. G 1. Interests Example No	es: Past due or lump sum alimitive specific information nounts someone owes you es: Unpaid wages, disability in benefits; unpaid loans you Give specific information s in Insurance policies	seurance payments, disal made to someone else	eparated Spouse sed on living expenses ild support, maintenance, divorce bility benefits, sick pay, vacation ccount (HSA); credit, homeowne	pay, workers' compensation	ment n, Social Security Surrender or refund
Example No Yes. G 30 Other an Example No Yes. G 31. Interests Example No Yes. No Yes. No 32 Any Interest you are	es: Past due or lump sum alimes: Past due or lump sum alimes: Past due or lump sum alimes: Unpaid in some one owes you es: Unpaid wages, disability in benefits; unpaid loans you give specific information Sin Insurance policies es: Health, disability, or life insurance company Company	serval description of each policy and list its y name:	eparated Spouse and on living expenses ild support, maintenance, divorce bility benefits, sick pay, vacation ccount (HSA); credit, homeowner value. Beneficiary	pay, workers' compensationer's, or renter's insurance	ment n, Social Security Surrender or refund value:
Example No Yes. G 30 Other an Example No Yes. G 31. Interests Example No Yes. No Yes. No	es: Past due or lump sum aliminative specific information nounts someone owes you es: Unpaid wages, disability in benefits; unpaid loans you give specific information s in Insurance policies es: Health, disability, or life insurance company Company Company Company in the beneficiary of a living the has died.	serval description of each policy and list its y name:	eparated Spouse sed on living expenses ild support, maintenance, divorce bility benefits, sick pay, vacation ccount (HSA); credit, homeowner value. Beneficiary	pay, workers' compensationer's, or renter's insurance	ment n, Social Security Surrender or refund value:
Example No Yes. G 30 Other an Example No Yes. G 31. Interests Example No Yes. No Yes. No	es: Past due or lump sum alimitive specific information nounts someone owes you es: Unpaid wages, disability in benefits; unpaid loans you give specific information s in Insurance policies es: Health, disability, or life insurance company Company company rest in property that is due to the beneficiary of a living the	serval description of each policy and list its y name:	eparated Spouse sed on living expenses ild support, maintenance, divorce bility benefits, sick pay, vacation ccount (HSA); credit, homeowner value. Beneficiary	pay, workers' compensationer's, or renter's insurance	ment n, Social Security Surrender or refund value:
Example No Yes. G 30 Other an Example No Yes. G 31. Interests Example No Yes. No Yes. No 32 Any Interest If you are someone No Yes G 33 Claims a	es: Past due or lump sum alimes: Past due or lump sum alimes specific information nounts someone owes you es: Unpaid wages, disability in benefits; unpaid loans you give specific information s in Insurance policies es: Health, disability, or life insurance company Company Company arest in property that is due to the beneficiary of a living the has died.	server and server as the serve	eparated Spouse and on living expenses ild support, maintenance, divorce pility benefits, sick pay, vacation ccount (HSA); credit, homeowner value. Beneficiary has died a life insurance policy, or are co	pay, workers' compensation er's, or renter's insurance	ment n, Social Security Surrender or refund value:
Example No Yes. G 30 Other am Example No Yes. G 31. Interests Example No Yes. No Yes. No Yes. No 32 Any interifyour arc someone No Yes G 33 Claims a Example	es: Past due or lump sum alimitive specific information nounts someone owes you es: Unpaid wages, disability in benefits; unpaid loans you give specific information in Insurance policies es: Health, disability, or life insurance company Company Company arest in property that is due to the beneficiary of a living the has died. Sive specific information egainst third parties, whethers Accidents, employment districts the specific information against third parties, whethers	server and server as the serve	parated Spouse and on living expenses ild support, maintenance, divorce count (HSA); credit, homeowner value. Beneficiary has died a life insurance policy, or are count in a lawsuit or made a demand for or rights to sue	pay, workers' compensation er's, or renter's insurance	ment n, Social Security Surrender or refund value:
Example No Yes. G 30 Other an Example No Yes. G 31. Interests Example No Yes. No Yes. No 32 Any Interifyou are someone No Yes G 33 Claims a Example No Official Form	es: Past due or lump sum alimitive specific information nounts someone owes you es: Unpaid wages, disability in benefits; unpaid loans you give specific information in Insurance policies es: Health, disability, or life insurance company Company Company arest in property that is due to the beneficiary of a living the has died. Sive specific information egainst third parties, whethers Accidents, employment districts the specific information against third parties, whethers	servance payments, disal made to someone else surance; health savings a of each policy and list its y name: you from someone who list, expect proceeds from a country ou have filed sputes, insurance claims, schedules com	eparated Spouse and on living expenses ild support, maintenance, divorce pility benefits, sick pay, vacation ccount (HSA); credit, homeowner value. Beneficiary has died a life insurance policy, or are co	pay, workers' compensationer's, or renter's insurance	ment Surrender or refund value: roperty because

Marty Duke Fax: 16155411842	¯ ɔ :	Fax: (615) 790-5626	Page: 16 of 51	07/29/2019 4:06 PM
Debtor 1 Fawn Fentor		Case	number (if known)	
Yes Describe each claim				
34 Other contingent and unliquida No	ted claims of every nature, incl	uding counterclaims of the de	btor and rights to set o	ff claims
☐ Yes Describe each claim	•			
35 Any financial assets you did no	ot already list			
■ No				
☐ Yes. Give specific information.				
36 Add the dollar value of all of y for Part 4. Write that number i	rour entries from Parl 4, includi			\$4,633.60
Part 5: Describe Any Business-Relate	d Property You Own or Have an Int	erest in. List any real estate in Pari	1.	
37. Do you own or have any legal or eq	ultable interest in any business-rela	ited property?		
No Go to Part 6.				
Yes. Go to line 38.				
Part 6 Describe Any Farm- and Comm	nercial Fishing-Related Property Yo	us Cours or Mayo an Interest in		
If you own or have an interest in		A CALL OL LIAGE THE HERE ST. AT.		
46. Do you own or have any legal of	or equitable interest in any farm	e or commercial fishing-relate	d property?	
No. Go to Part 7.	or organization in the control of th	or commercial horning relate	a property r	
Yes. Go to line 47.				
☐ Yes. Give specific information 54. Add the dollar value of all of y		hat number here	9 AG 0 5 0 AA 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	\$0.00
Part 8: List the Totals of Each Part	of this Form			
55. Part 1: Total real estate, line 2				\$425;000.0
56 Part 2: Total vehicles, line 5		\$16,375.00	grad dark	
57. Part 3: Total personal and hou	usehold Items, line 15	\$12,200.00		
58. Part 4: Total financial assets,		\$4,533.50		
59. Part 5: Total business-related		\$0.00		
60. Part 6: Total farm- and fishing		\$0.00		
61. Part 7: Total other property no		\$0.00		
62 Total personal property. Add I	ines 56 through 61	\$33,108.50 Copy (personal property total	\$33,108.
63. Total of all property on Sched	ule A/B. Add line 55 + line 62			\$458,108.50
	•			
				*
Official Form 106A/B	Schedule A	VB: Property		pag
Software Copyright (c) 1998-2019 Best Case LLC		00/10	2/10/10/00:04	Best Case Bankru Desc Main
Case 3:19-bk-026!	93 Doc 1 Filed 04/	JELLU LINTORON (M//)	6/19 13:28:31 C	IOCO BROID

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Fax: (615) 790-5626

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Debtor 1	Fawn Fen	ton			
	First Name	Middle Nome	emoM ke J		
Debtor 2					
Spouse if, filing)	First Name	Middle Name	Last Name	AMMONTON AND AND AND AND AND AND AND AND AND AN	
United States Bar	nkruptcy Court for the:	MIDDLE DISTRICT OF	TENNESSEE	N. 39 5 France de Vinter Halley (1938)	
Case number					

Official Form 106C

Schedule C: The Property You Claim as Exempt

You are claiming federal exemptions. 11 USC § 522(b)(2)

4/19

Be as complete and accurate as possible. If two married people are filing together, both are equally responsible for supplying correct information. Using the property you listed on Schedule A/B: Property (Official Form 106A/B) as your source, list the property that you claim as exempt. If more space is needed, fill out and attach to this page as many copies of Part 2: Additional Page as necessary. On the top of any additional pages, write your name and case number (if known).

For each item of property you claim as exempt, you must specify the amount of the exemption you claim. One way of doing so is to state a specific doilar amount as exempt. Alternatively, you may claim the full fair market value of the property being exempted up to the amount of any applicable statutory limit. Some exemptions—such as those for health aids, rights to receive certain benefits, and tax-exempt retirement funds—may be unlimited in dollar amount. However, if you claim an exemption of 100% of fair market value under a law that limits the exemption to a particular dollar amount and the value of the property is determined to exceed that amount, your exemption would be limited to the applicable statutory amount.

Pa	rt 1:	Identify the Property You Claim as Exempt	
1.	Whic	h set of exemptions are you claiming? Check one only, even	en if your spouse is filing with you.
	■ Yo	u are claiming state and federal nonbankruptcy exemptions.	11 U.S.C. § 522(b)(3)

2. For any properly you list on Schedule A/B that you claim as exempt, fill in the information below. Brief description of the property and line on Sohedule A/B that lists this property Current value of the Amount of the exemption you claim Specific laws that allow exemption portion you own Copy the value from k only one box for each exemption. Schedule A/B 2017 Toyota Prius 23,000 miles Tenn. Code Ann. § 26-2-103 \$16,375.00 \$3,775.00 VIN: Line from Schedule A/B: 3.1 100% of fair market value, up to any applicable statutory limit AR15, FN-FAL, Glock 23, Rugger Tenn. Code Ann. § 26-2-103 \$2,700.00 \$2,700.00 SP101 Line from Schedule A/B: 10.1 100% of fair market value, up to any applicable statutory limit Clothing/Shoes/Purse Tenn. Code Ann. § 26-2-104 \$500.00 Line from Schedule A/B: 11.1 100% of fair market value, up to any applicable statutory limit Cash Tenn. Code Ann. § 26-2-103 \$50.00 Line from Schedule A/B: 16.1 100% of fair market value, up to any applicable statutory limit Checking: First Farmers & Merchants Tenn. Code Ann. § 26-2-103 \$2,000.00 \$2,000.00 Line from Schedule A/B: 17.1 100% of fair market value, up to any applicable statutory limit

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Official Form 106C

Schedule C: The Property You Claim as Exempt

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Best Case Bankruptcy

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Debtor 1 Fawn Tiffany Fenton			Case number (if known)
Brief description of the property and line on Schedule A/B that lists this property	Current value of the portion you own	Am	ount of the exemption you claim	Specific laws that allow exemption
	Copy the value from Schedule A/B	Che	ck only one hox for each exemption.	
Savings: First Farmers & Merchants Line from Schedule A/B: 17.3	\$800.00		\$800.00	Tenn. Code Ann. § 26-2-103
the non-schedule Ave. 11.5			100% of fair market value, up to any applicable statutory limit	
Savings: Ascend Federal CU	\$150.00		\$150.00	Tenn. Code Ann. § 26-2-103
Elite Horn Schedule 200. 17.4			100% of fair market value, up to any applicable statutory limit	
Federal: 2017 Tax Refund Line from Schedule A/B: 28.1	\$1,533.50		\$525.00	Tenn. Code Ann. § 26-2-103
Life Holl Stredge PVD. 20.1			100% of fair market value, up to any applicable statutory limit	
Are you claiming a homestead exemption (Subject to adjustment on 4/01/22 and every				nt.)
■ No				
Yes. Did you acquire the property cover	ed by the exemption wi	thin 1	,215 days before you filed this case	?
□ No				

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Official Form 106C

Schedule C: The Property You Claim as Exempt

page 2 of 2

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Best Case Bankruptcy

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TNJudicial: @19/2/2-pdf-01097-PLN/Villiags pon @2015 @1905 @ 07/29/2019 4:06 PM Fax: (615) 790-5626 Page: 20 of 51 From: Marty Duke Fax: 16155411842 ₹0: Debtor 1 Fawn Case number (# known) Fenton Last Name First Name Middle Name \$12,600.00 Describe the property that secures the claim: \$16,375.00 \$0.00 2.3 Toyota Motor Credit Co. Creditor's Name 2017 Toyota Prius 23,000 miles Attn Officer Manager or Agent As of the date you file, the claim is: Check all that 5005 N River Blvd. NE Cedar Rapids, IA ☐ Contingent 52411-6634 Number, Street, City, State & Zip Code ☐ Unliquidated ☐ Disputed Who owes the debt? Check one. Nature of lien. Check all that apply. An agreement you made (such as mortgage or secured Debtor 1 only Debtor 2 only Debtor 1 and Debtor 2 only ☐ Statutory lien (such as tax lien, mechanic's lien) At least one of the debtors and another ☐ Judgment lien from a lawsuit Check if this claim relates to a Other (including a right to offset) community debt Date debt was incurred 09/15/2016 Last 4 digits of account number Add the dollar value of your entries in Column A on this page. Write that number here: \$306,750.19 If this is the last page of your form, add the dollar value totals from all pages. \$308,750.19 Write that number here: Part 2: List Others to Be Notified for a Debt That You Aiready Listed Use this page only if you have others to be notified about your bankruptcy for a debt that you already listed in Part 1. For example, if a collection agency is trying to collect from you for a debt you owe to someone else, list the creditor in Part 1, and then list the collection agency here. Similarly, if you have more than one creditor for any of the debts that you listed in Part 1, list the additional creditors here. If you do not have additional persons to be notified for any debts in Part 1, do not fill out or submit this page.

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Additional Page of Schedule D: Creditors Who Have Claims Secured by Property

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TNJudiciate of self-alif203-ledf-01097-PLIMITHAGISON COUNTY Chancery Fruit Transparent Fruit Fax: (615) 790-5626 Page: 21 of 51 07/29/2019 4:06 PM From: Marty Duke Fax: 16155411842 To: Fill in this information to identify your case: Debtor 1 Fawn Fenton Middle Namo Last Name Debtor 2 ust Name Middle Name Last Name (Spouse d, bling) MIDDLE DISTRICT OF TENNESSEE United States Bankruptcy Court for the: Case number ☐ Check if this is an (if known) amended filing Official Form 106E/F Schedule E/F: Creditors Who Have Unsecured Claims 12/15 Be as complete and accurate as possible. Use Part 1 for creditors with PRIORITY claims and Part 2 for creditors with NONPRIORITY claims. List the other party to any executory contracts or unexpired leases that could result in a claim. Also list executory contracts on Schedule AB: Property (Official Form 106A/B) and o Schedule G: Éxecutory Contracts and Unexpired Leases (Official Form 106G). Do not include any creditors with partially secured claims that are listed in Schedule D: Creditors Who Have Claims Secured by Property. If more space is needed, copy the Part you need, fill it out, number the entries in the boxes on the left. Attach the Continuation Page to this page. If you have no information to report in a Part, do not file that Part. On the top of any additional pages, write your name and case number (If known). List All of Your PRIORITY Unsecured Claims Do any creditors have priority unsecured claims against you? No Go to Part 2 List all of your priority unsecured claims. If a creditor has more than one priority unsecured claim, list the creditor separately for each claim. For each claim listed, identify what type of claim it is. If a claim has both priority and compriority amounts, list that claim here and show both priority and compriority amounts. As much as possible, list the claims in alphabetical order according to the creditor's name, if you have more than two priority unsecured claims, fill out the Continuation Page of Part 1. If more than one creditor holds a particular claim, list the other creditors in Part 3; (For an explanation of each type of claim, see the instructions for this form in the instruction booklet.) ... Nenpriority Total claim Priority amount amount 2.1 \$0.00 \$0.00 IRS Insolvency Last 4 digits of account number \$0.00 Priority Creditor's Name Attn: Officer Manager or Agent When was the debt incurred? PO Box 7346 Philadelphia, PA 19101-7346 Number Street City State Zip Code As of the date you file, the claim is: Check all that apply Who incurred the debt? Check one Contingent Debtor 1 only ☐ Unliquidated Debtor 2 only ☐ Disputed Type of PRIORITY unsecured claim: Debtor 1 and Debtor 2 only Domestic support obligations . At least one of the debtors and another Check if this claim is for a community debt Taxes and certain other debts you owe the government Is the claim subject to offset? Claims for death or personal injury while you were intoxicated No. Other, Specify ☐ Yes Notice Part 2: List All of Your NONPRIORITY Unsecured Claims 3. Do any creditors have nonpriority unsecured claims against you? No. You have nothing to report in this part Submit this form to the court with your other schedules. List all of your nonpriority unsecured claims in the alphabetical order of the creditor who holds each claim. If a creditor has more than one nonpriority unsecured claim, list the creditor separately for each claim, For each claim listed, identify what type of claim it is. Do not list claims already included in Part 1. If more than one creditor holds a particular claim, list the other creditors in Part 3. If you have more than three nonpriority unsecured claims #ill out the Continuation Page of Total claim Official Form 106 E/F Schedule E/F: Creditors Who Have Unsecured Claims Page 1 of 4 Sommere Copyright (c) 1996-2019 Fest Case, LLC, www.bestcase.com East Case Fentiopticy Case 3:19-bk-02693 Filed 04/26/19 Entered 04/26/19 13:28:31 Doc 1 Desc Main

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TNJudician erg/e/aliri203-red/-01097-PLNWIRES Fon County Officery Court Period (7724/Court Regords)/13/23 Page 96/4 997 1/7399 84 of 719 Fax: (615) 790-5626 Page: 22 of 51 07/29/2019 4:06 PM Fax: 16155411842 **すつ**: From: Marty Duke Debtor 1 Fawn Fenton Case number (r known) 4.1 Last 4 digits of account number \$9,518.02 **American Express** Nonpriority Creditor's Name When was the debt incurred? Attn: Officer Manager or Agent PO Box 981537 El Paso, TX 79998 Number Street City State Zip Code As of the date you file, the claim is: Check all that apply Who incurred the debt? Check one. Debtor 1 only ☐ Contingent ☐ Unliquidated Debtor 2 only ☐ Debtor 1 and Debtor 2 only ☐ Disputed Type of NONPRIORITY unsecured claim: At least one of the debtors and another Check if this claim is for a community debt Obligations arising out of a separation agreement or divorce that you did not Is the claim subject to offset? report as priority claims No. Debts to pension or profit-sharing plans, and other similar debts Other, Specify Credit Card ☐ Yes 4.2 Ascend Federal Credit Union \$17,811.23 Last 4 digits of account number **Nonpriority Creditor's Name** Attn: Officer Manager or Agent When was the debt incurred? PO Box 1210 Tullahoma, TN 37388 As of the date you file, the claim is: Check all that apply Number Street City State Zip Code Who incurred the debt? Check one. ☐ Contingent Debtor 1 only Debtor 2 only ☐ Unliquidated Debtor 1 and Debtor 2 only ☐ Disputed Type of NONPRIORITY unsecured claim: At least one of the debtors and another ☐ Student loans ☐ Check if this claim is for a community Obligations arising out of a separation agreement or divorce that you did not Is the claim subject to offset? report as priority claims Debts to pension or profit-sharing plans, and other similar debts No. ☐ Yes Other Specify Credit Card 4.3 **Bank of America** Last 4 digits of account number \$11,793.22 Nonpriority Creditor's Name Attn: Officer Manager or Agent When was the debt incurred? PO Box 982238 El Paso, TX 79998 Number Street City State Zip Code As of the date you file, the claim is: Check all that apply Who incurred the debt? Check one. Debtor 1 only ☐ Contingent Debtor 2 only ☐ Unliquidated Debtor 1 and Debtor 2 only ☐ Disputed Type of NONPRIORITY unsecured claim: At least one of the debtors and another Student loans Check if this claim is for a community debt Obligations arising out of a separation agreement or divorce that you did not is the claim subject to offset? report as priority claims No. Debts to pension or profit-sharing plans, and other similar debts ☐ Yes Other, Specify Credit Card

Official Form 106 F/F

Schedule E/F: Creditors Who Have Unsecured Claims

Page 2 of 4 Best Case Bankruolov

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TNJudiciet.erg/e/aliri203-pet/-01097-PLN/Villagracon County Chancery Propriet Teagres for (7 past County Region 13/23 Page 965 992 In the end of the county Chancery Propriet Teagres for (7 past County Region 13/23) Page: 23 of 51 07/29/2019 4:06 PM From: Marty Duke Fax: 16155411842 *0: Fax: (615) 790-5626 Debtor 1 Fawn Case number (# known) Fenton 4.4 Last 4 digits of account number \$9,818.83 Capital One Bank USA NA Nonpriority Creditor's Name Attn: Officer Manager or Agent When was the debt incurred? PO Box 30281 Salt Lake City, UT 84130-0281 Number Street City State Zip Code As of the date you file, the claim is: Check all that apply Who incurred the debt? Check one. Debtor 1 only ☐ Contingent ☐ Unliquidated Debtor 2 only ☐ Disputed Debtor 1 and Debtor 2 only Type of NONPRIORITY unsecured claim: At least one of the debtors and another ☐ Check if this claim is for a community debt Obligations arising out of a separation agreement or divorce that you did not Is the claim subject to offset? report as priority claims Debts to pension or profit-sharing plans, and other similar debts No. ☐ Yes ■ Other. Specify Flexible Spending Account Chase Card Last 4 digits of account number \$0.00 Nonpriority Creditor's Name Attn: Officer Manager or Agent When was the debt incurred? PO Box 15298 Wilmington, DE 19850 Number Street City State Zip Code As of the date you file, the claim is: Check all that apply Who incurred the debt? Chack one. Debtor 1 only ☐ Contingent Debtor 2 only ☐ Unliquidated Debtor 1 and Debtor 2 only ☐ Disputed Type of NONPRIORITY unsecured claim: At least one of the debtors and another ☐ Student loans ☐ Check if this claim is for a community Obligations arising out of a separation agreement or divorce that you did not is the claim subject to offset? report as priority claims No. Debts to pension or profit-sharing plans, and other similar debts ☐ Yes Other. Specify Notice Part 338 List Others to Be Notified About a Debt That You Aiready Listed 5. Use this page only if you have others to be notified about your bankruptcy, for a debt that you already listed in Parts 1 or 2. For example, if a collection agency Is trying to collect from you for a debt you owe to someone else, list the original creditor in Parts 1 or 2, then list the collection agency here. Similarly, if you have more than one creditor for any of the debts that you listed in Parts 1 or 2, list the additional creditors here. If you do not have additional persons to be notified for any debts in Parts 1 or 2, do not fill out or submit this page. Name and Address On which entry in Part 1 or Part 2 did you list the original creditor? IRS Insolvency Line 2.1 of (Check one): Part 1: Creditors with Priority Unsecured Claims 801 Broadway Room 285 Part 2: Creditors with Nonpriority Unsecured Claims **MDP 146** Nashville, TN 37203 Last 4 digits of account number Name and Address On which entry in Part 1 or Part 2 did you list the original creditor? **US Attorney General** Line 2.1 of (Check one): Part 1: Creditors with Priority Unsecured Claims **US Department of Justice** Part 2: Creditors with Nonpriority Unsecured Claims 950 Pennsylvania Avenue Washington, DC 20530 Last 4 digits of account number Part 4: Add the Amounts for Each Type of Unsecured Claim 6. Total the amounts of certain types of unsecured claims. This information is for statistical reporting purposes only, 28 U.S.C. §159. Add the amounts for each type of unsecured claim. Total Claim Domestic support obligations Total 78 Official Form 106 E/F Schedule E/F: Creditors Who Have Unsecured Claims Page 3 of 4 Software Copyright (c) 1996-2019 Bast Case LEC - www.bestcase.com Basi Casa Embruptov Case 3:19-bk-02693 Entered 04/26/19 13:28:31 Doc 1 Filed 04/26/19 Desc Main

FRBP Violated: #3:19-bk-02693

TENNESSEE: #M2019-02059-COA-R3-CV (WILCO: 48419B)

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From: Marty Duke

Fax: 16155411842

Fax: (615) 790-5626

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blu I Fawn	Fenton	0230 11	umber (# know	***************************************
claims				
om 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
	•		4 47 8	Total:Claim
6f.	Student loans	6f.	\$	0.00
Total claims				
om 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.	вi.	\$	48,941.30
6j.	Total Nonpriority. Add lines 6f through 6i.	6j.	\$	48,941,30

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Official Form 106 E/F

Schedule E/F: Creditors Who Have Unsecured Claims

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TNJudicial erg/c/aliri202-polf-01097-PLN/Vittagricon County Chancery Court Feagures (7/201/Court Regions)/13/23 Page 97 092 11/309 87 of 719

From: Marty Duke

Fax: 16155411842

Fax: (615) 790-5626

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07/29/2019 4:06 PM

Debtor 1	Fawn Fen	ton		
	First Name	Middle Name	Last Name	Main transmissionismissionismissionismi
Debtor 2				
(Spouse if, hing)	First Name	Middle Name	Lost Name	All parties and high delinerations
United States Ba	ankruptcy Court for the:	MIDDLE DISTRICT OF	TENNESSEE	paratropho menagentasyanangan kangan kan
Case number				

Check if this is an amended filing

Official Form 106G

Schedule G: Executory Contracts and Unexpired Leases

12/15

Be as complete and accurate as possible. If two married people are filing together, both are equally responsible for supplying correct information. If more space is needed, copy the additional page, fill it out, number the entries, and attach it to this page. On the top of any additional pages, write your name and case number (if known).

- 1. Do you have any executory contracts or unexpired leases?
 - □ No. Check this box and file this form with the court with your other schedules. You have nothing else to report on this form.
 - Yes. Fill in all of the information below even if the contacts of leases are listed on Schedule A/B:Property (Official Form 106 A/B).
- List separately each person or company with whom you have the contract or lease. Then state what each contract or lease is for (for example, rent, vehicle lease, cell phone). See the instructions for this form in the instruction booklet for more examples of executory contracts and unexpired leases.

Person or company with whom you have the contract or lease. Name, Number: Sires!, City, State and ZIP Code

State what the contract or lease is for

c/o Brookside Properties, Inc. 2002 Richard Jones Road, Suite 200-C Nashville, TN 37215 Assume Residential Lease Ends 08/2020

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Official Form 106G

Schedule G: Executory Contracts and Unexpired Leases

Page 1 of 1

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Best Case Eankruptcy

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Debtor 1 Debtor 2 (Speuse if, filit United State Case num (if known)	ates Bankruptcy Court for t	Fenton Middle Name Middle Name	Last Name		
Debtor 1 Debtor 2 (Speuse if, filit United State Case num (if known)	Fawn First Name ing) First Name ates Bankruptcy Court for the	Fenton Middle Name Middle Name			
Debtor 2 (Spouse if, fill United Sta Case num (if known)	First Name ing) First Name ates Bankruptcy Court for the	Middle Name Middle Nama		A CONTRACTOR OF THE PROPERTY O	
(Spouse if, fill United Sta Case num (if known)	ates Bankruptcy Court for t		l act Nama		
Case num (if known)		he: MIDDLE DISTRICT	COOL LYDING	Printegral de de provincia de la companio del companio della compa	
(if known)	ber		OF TENNESSEE		

•					Check if this is an amended filing
Officia	I Form 106H	s. And the second of the secon	securiorismonopolicum manado de decembro de de presente de la poblecación de spirale presidente de defenda de como como como como como como como com	*	
	dule H: Your C	odebtors			12/15
1. Do No Yes 2. With Arizor	s thin the last 8 years, have na, California, Idaho, Louisi	? (If you are filing a joint co	ase, do not list either spouse a ty property state or territory o, Puerto Rico, Texas, Washin	? (Community property state:	s and territories include
3. In Col in line Form out C	lumn 1, list all of your co 2 again as a codebtor o 106D), Schedule E/F (Off olumn 2. Column 1: Your codebtor	debtors. Do not include y nly if that person is a gui (icial Form 106E/F), or Sc	nt live with you at the time? your spouse as a codebtor liarantor or cosigner. Make suchedule G (Official Form 106	ure you have listed the cred G). Use Schedule D, Sched Column 2. The creditor t	itor on Schedule D (Official ule E/F, or Schedule G to fill o whom you owe the debt
3. In Col in line Form out C	s. Did your spouse, former lumn 1, list all of your co e 2 again as a codebtor o 106D), Schedule E/F (Off olumn 2.	debtors. Do not include y nly if that person is a gui (icial Form 106E/F), or Sc	your spouse as a codebtor l arantor or cosigner. Make si	ure you have listed the cred G). Use Schedule D, Sched	itor on Schedule D (Official ule E/F, or Schedule G to fill o whom you owe the debt
3. In Col in line Form out C	s. Did your spouse, former lumn 1, list all of your cone 2 again as a codebtor o 196D), Schedule E/F (Offolumn 2.	debtors. Do not include y nly if that person is a gui (icial Form 106E/F), or Sc	your spouse as a codebtor l arantor or cosigner. Make si	G). Use Schedule D, Sched Column 2. The creditor t Check all schedules that	itor on Schedule D (Official ule E/F, or Schedule G to fill o whom you owe the debt
3. In Col in line Form out C	s. Did your spouse, former lumn 1, list all of your coa 2 again as a codebtor o 106D), Schedule E/F (Offolumn 2. **Column 1: Your codebtor Name, Number, Street, City, State of the code	debtors. Do not include y nly if that person is a gui (icial Form 106E/F), or Sc	your spouse as a codebtor l arantor or cosigner. Make si	G). Use Schedule D, Sched Column 2: The creditor t Check all schedules that	itor on Schedule D (Official ule E/F, or Schedule G to fill o whom you owe the debt
3. In Colin line Form out C	s. Did your spouse, former lumn 1, list all of your code 2 again as a codebtor o 106D), Schedule E/F (Off olumn 2. Column 1: Your codebtor Name, Number, Straet, City, Sipre	debtors. Do not include y nly if that person is a gu ficial Form 106E/F), or Sc and ZIF Code	your spouse as a codebtor i arantor or cosigner. Make si thedule G (Official Form 106	Column 2: The creditor t Check all schedules that Schedule D, line Schedule E/F, line	itor on Schedule D (Official ule E/F, or Schedule G to fill o whom you owe the debt
3. In Colin line Form out C	s. Did your spouse, former lumn 1, list all of your cone 2 again as a codebtor o 106D), Schedule E/F (Offolumn 2. **Column 1: Your codebtor Name, Number, Straet, City, Siete of Name	debtors. Do not include y nly if that person is a gui (icial Form 106E/F), or Sc	your spouse as a codebtor l arantor or cosigner. Make si	Column 2: The creditor t Check all schedules that Schedule D, line Schedule E/F, line	itor on Schedule D (Official ule E/F, or Schedule G to fill o whom you owe the debt
3. In Colin line Form out C	s. Did your spouse, former lumn 1, list all of your code 2 again as a codebtor o 106D), Schedule E/F (Off olumn 2. Column 1: Your codebtor Name, Number, Straet, City, Sipre	debtors. Do not include y nly if that person is a gu ficial Form 106E/F), or Sc and ZIF Code	your spouse as a codebtor i arantor or cosigner. Make si thedule G (Official Form 106	Column 2: The creditor t Check all schedule D, line Schedule D, line Schedule D, line Schedule E/F, line Schedule G, line	itor on Schedule D (Official ule E/F, or Schedule G to fill o whom you owe the debt
3. In Colin line Form out C	s. Did your spouse, former lumn 1, list all of your code 2 again as a codebtor o 106D), Schedule E/F (Off olumn 2. Column 1: Your codebtor Name, Number, Straet, City, Sipre	debtors. Do not include y nly if that person is a gu ficial Form 106E/F), or Sc and ZIF Code	your spouse as a codebtor i arantor or cosigner. Make si thedule G (Official Form 106	Column 2. The creditor the check all schedules that Schedule D, line Schedule E/F, line Schedule G, line Schedule D, line Schedule D, line Schedule E/F, line Schedule D, line	iltor on Schedule D (Official ule E/F, or Schedule G to fill o whom you owe the debt apply:
3. In Colin line Form out C	s. Did your spouse, former lumn 1, list all of your co- 2 again as a codebtor o 106D), Schedule E/F (Off- olumn 2. **Column 1: Your codebtor Name, Number, Street Number Street Cdy	debtors. Do not include y nly if that person is a gu ficial Form 106E/F), or Sc and ZIF Code	your spouse as a codebtor i arantor or cosigner. Make si thedule G (Official Form 106	ure you have listed the cred G). Use Schedule D, Sched Column 2: The creditor t Check all schedules that Schedule D, line Schedule E/F, line Schedule G, line Schedule D, line	iltor on Schedule D (Official ule E/F, or Schedule G to fill o whom you owe the debt apply:

FRBP Violated: #3:19-bk-02693

TNJudicial@ace/jfto223-dtv-01097-PLWIIIprosen County Changery Crunty Tempessen Trial Gour Records 0/13/23 Page 8907 Flage 89 of 719

From: Marty Duke

Fax: 16155411842

Fax: (615) 790-5626

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			as a salate				
Fill in this information to identify your conceptor 1	Fenton		Agricus of the tax agriculture age age agriculture age age agriculture age age age age age age age age age ag	200			
Debtor 2		***************************************		_			
(Spouse if filing)				-			
United States Bankruptcy Court for the	MIDDLE DISTRICT C	F TENNESSEE					
Case number (II known)						d filing ent showin	g postpetition chapter ollowing date:
Official Form 106l					MM / DD/ Y	YYY	
Schedule I: Your Inc	ome						12/
supplying correct information. If you spouse, if you are separated and you attach a separate sheet to this form. Part 1: Describe Employment	ir spouse is not filing w	ith you, do not inclu	de infor	matic	n about your spo	use. If mo	ore space is needed,
Fill in your employment Information.			No. 14		Debter 2	ei nen-fi	
If you have more than one job,	Contament status	■ Employed			☐ Emple	oyed	
attach a separate page with information about additional	Employment status	☐ Not employed			☐ Not e	mployed	
employers.	Occupation	Architect					<u> </u>
Include part-time, seasonal, or self-employed work.	Employer's name	Adkisson & Ass Architects, inc.	sociate	` S,			
Occupation may include student or homemaker, if it applies	Employer's address	3322 West End Suite 103 Nashville, TN 3					
	How long employed t	here? August	2006				
Part 2: Give Details About Mo	nthly Income						
Estimate monthly income as of the dispose unless you are separated	ate you file this form. If	you have nothing to r	eport for	any li	ne, write \$0 in the	space, Inc	clude your non-filing
If you or your non-filing spouse have m more space, attach a separate sheet to		ombine the informatio	n for all e	emplo	yers for that perso	n on the li	nes below. If you nee
					For Debtor 1		otor 2 or ng spouse
2. List monthly gross wages, sala deductions). If not paid monthly,			2.	\$	7,500.00	\$	N/A
3. Estimate and list monthly over	lme pay.		3.	+\$	0.00	+\$	N/A
4. Calculate gross Income. Add li	ne 2 + line 3.		4.	\$	7,500.00	\$	N/A
Calculate gross Income. Add li	ne 2 + line 3.		4.	\$	7,500.00	\$	NA

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			For l	Debtor 1		btor 2 or Ing spouse
Cop	y line 4 here	4.	\$	7,500.00	\$	N/A
11-4			*******		***************************************	
	all payroll deductions:					
5a.	Tax, Medicare, and Social Security deductions	5a.	\$	1,654.96	\$	N/A
5b.	Mandatory contributions for retirement plans	5b	\$	0.00	\$	N/A
5c.	Voluntary contributions for retirement plans	5c.	\$	0.00	\$	N/A
5d.	Required repayments of retirement fund loans	5d.	\$	0.00		N/A
5e.	Insurance	5e.	\$	0.00	\$	N/A
5f.	Domestic support obligations	5f.	\$	0.00	\$	N/A
5g.	Union dues	5g. 5h.+	-	0.00		N/A
5h.	Other deductions. Specify:	uplint-	*********	0.00	T #	N/A
Add	the payroll deductions. Add lines 5a+5b+5c+5d+5e+5f+5g+5h.	6.	\$	1,654.96	\$	N/A
Calc	ulate total monthly take-home pay. Subtract line 6 from line 4.	7.	\$	5,845.04	\$	N/A
List 8a.	all other income regularly received: 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.	8a.	\$	0.00	\$	N/A
8b.	Interest and dividends	8b.	\$	0.00	\$	N/A
8c.	Family support payments that you, a non-filling spouse, or a dependent regularly receive include alimony, spousal support, child support, maintenance, divorce settlement, and property settlement.	8c.	\$	0.00	\$	N/A
8d.	Unemployment compensation	8d.	\$	0.00	\$	N/A
8e.	Social Security	8e.	\$	0.00	\$	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:	8f.	\$	0.00	\$	N/A
8g.	Pension or retirement income	8g	\$	0.00	\$	N/A
8h.	Other monthly income. Specify:	8h.+	\$	0.00	+ \$	N/A
Add	all other income. Add lines 8a+8b+8c+8d+8e+8f+8g+8h.	9.	\$	0.00	\$	N/A
Cala	ulate monthly income. Add line 7 + line 9.	10. \$.845.04 + \$		N/A = \$ 5,845
	the entries in line 10 for Debtor 1 and Debtor 2 or non-filing spouse.			10.00		V,640
State	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 a	depen		•		edule J. 11. +\$ 0
Add Write appli	the amount in the last column of line 10 to the amount in line 11. The results that amount on the Summary of Schedules and Statistical Summary of Certaines	ult is th n Liabi	ie comi <i>lities</i> ar	bined monthly in nd Related <i>Data</i>	come.	12. \$ 5,845
_	ou expect an increase or decrease within the year after you file this form?	,				Combined monthly incor

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TNJudicial organization of the control of the contr

From: Marty Duke

Fax: 16155411842

To

Fax: (615) 790-5626

Page: 29 of 51

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in this information to identify your case:			
ebtor 1 Fawn Fenton	Check if this is:		
	_	An amended filing	
pouse, if filing)			ving postpetition chap the following date:
nited States Bankruptcy Court for the: MIDDLE DISTRICT OF TENNESSEE	7	MM/DD/YYYY	and the state of t
ise number			
known)			
Official Form 106J			
chedule J: Your Expenses			
e as complete and accurate as possible. If two married people are filing together, bott formation. If more space is needed, attach another sheet to this form. On the top of a umber (if known). Answer every question.	h are equa ny addition	ily responsible fo nal pages, write y	or supplying correct your name and case
Describe Your Household Is this a joint case?			
■ No. Go to line 2.			
☐ Yes. Does Debtor 2 live in a separate household?			
□No			
☐ Yes. Debtor 2 must file Official Form 106J-2, Expenses for Separate Househo	old of Debto	or 2.	
Do you have dependents?			
Do not list Debtor 1 and Pes Fill out this information for Debtor 2. Dependent's relation Debtor 2 Debtor 1 or Debtor 2		Dependent's age	Does dependent live with you?
Do not state the	Marie Process		□ No
dependents names.			☐ Yes
			□ No
			Yes
			□ No
			☐ Yes ☐ No
			☐ Yes
Do your expenses include			□ 162
expenses of people other than			
yourself and your dependents?			
t 2 Estimate Your Ongoing Monthly Expenses			
limate your expenses as of your bankruptcy filing date unless you are using this for			
penses as of a date after the bankruptcy is filed. If this is a supplemental <i>Schedule J</i> plicable date.	, check the	box at the top of	f the form and fill in
)) P.	Malfr 4
lude expenses paid for with non-cash government assistance if you know value of such assistance and have included it on Schedule I: Your income			722
ficial Form 106i.)	# 76g	Your exp	enses
The rental or home ownership expenses for your residence. Include first mortgage payments and any rent for the ground or lot.	4. \$		1,229.00
If not included in line 4:			
	4.		
4a. Real estate taxes 4b. Property, homeowner's, or renter's insurance	4a. \$ 4b \$		0.00
4c. Home maintenance, repair, and upkeep expenses	4c. \$		15.00 0.00
4d. Homeowner's association or condominium dues	4d \$		0.00
Additional mortgage payments for your residence, such as home equity loans	5. \$		0.00
			~ 1
sial Form 106J Schedule J: Your Expenses			Done Main
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ebtor	1 Fawn Fenton	Case number (if known)	
5. U	tilities:		
6	B. Electricity, heat, natural gas	6a. \$	90.00
61	Water, sewer, garbage collection	6b \$	0.00
6	c. Telephone, cell phone, Internet, satellite, and cable services	6c \$	100.00
6	d. Other, Specify:	6d. \$	0.00
F	ood and housekeeping supplies	7 \$	500.00
C	hildcare and children's education costs	8. \$	0.00
C	lothing, laundry, and dry cleaning	9. \$	89.00
). P	ersonal care products and services	10. \$	50.00
1. M	ledical and dental expenses	11. \$	10.00
	ransportation. Include gas, maintenance, bus or train fare.	42 6	150.00
	o not include car payments.	12. \$	
	ntertainment, clubs, recreation, newspapers, magazines, and books	13. \$	50.00
	haritable contributions and religious donations	14. \$	25.00
	surance.	•	
	o not include insurance deducted from your pay or included in lines 4 or 20. 5a. Life insurance	15a. \$	0.00
-	5b. Health insurance	15b. \$	0.00
	Sc. Vehicle insurance	15c. \$	200.00
	5d. Other insurance. Specify:	15d \$	0.00
	axes. Do not include taxes deducted from your pay or included in lines 4 or 20.	150 0	0.00
	pecify:	16. \$	0.00
	stailment or lease payments:		
	7a. Car payments for Vehicle 1	17a. \$	0.00
13	7b. Car payments for Vehicle 2	17b. \$	0.00
13	7c. Other Specify: Storage	17c. \$	117.00
	7d. Other, Specify:	17d. \$	0.00
3. Y	our payments of alimony, maintenance, and support that you did not report as		
	educted from your pay on line 5, Schedule I, Your Income (Official Form 106I).	18. \$	0.00
9. O	ther payments you make to support others who do not live with you.	\$	0.00
	pecify:	19.	
	ther real property expenses not included in lines 4 or 5 of this form or on <i>Sch</i> o		
	0a. Mortgages on other property	20a. \$	0.00
	0b Real estate taxes	20b. \$	0.00
	0c. Property, homeowner's, or renter's insurance	20c. \$	0.00
	Od Maintenance, repair, and upkeep expenses	20d. \$	0.00
	0e. Homeowner's association or condominium dues	20e. \$	0.06
. 0	ther: Specify: Pet Supplies - 1 Dog & 2 Bunnies & Fish	21. +\$	400.00
2. C	alculate your monthly expenses		
	2a. Add lines 4 through 21.	\$	3.025.00
	2b. Copy line 22 (monthly expenses for Debtor 2), if any, from Official Form 106J-2	\$	-1
	2c. Add line 22a and 22b. The result is your monthly expenses.	s	3 005 00
2.	בפי רושי ווווי בבם מווע בבט. דווים ופסטוניוס אישו ווושונוווא פגףסווספס.	4	3,025.00
	alculate your monthly net income.	Seens is decaying a separate an analysis of the seens of	· y > y + v · y + y · y · y · y · y · y · y · y · y
23	3a. Copyline 12 (your combined monthly income) from Schedule I.	23a \$	5,845.04
23	3b. Copy your monthly expenses from line 22c above.	23b\$	3,025.00
23	3c. Subtract your monthly expenses from your monthly income.	220 \$	2,820.04
	The result is your monthly net income.	23c. \$	2,560.09
Fo	o you expect an increase or decrease in your expenses within the year after your example, do you expect to finish paying for your car loan within the year or do you expect you odification to the terms of your mortgage?		e or decrease because of
	No Fusicin here		
	Yes. Explain here:		

Official Form 106J

Schedule J: Your Expenses

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From: Marty Duke

Fax: 16155411842

Fax: (615) 790-5626

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ebtor 1	Fawn Fer	ton		
	Fusi Name	Middle Name	Last Pituno	- and printers are a majority and many find the plant of the financial
ebtor 2				
peuse if, filing)	First Name	Middle Name	Last Name	
nited States B	ankruptcy Court for the:	MIDDLE DISTRICT OF	TENNESSEE	
ase number		a administration of the control of t		

Check if this is an amended filing

Official Form 106Dec

Declaration About an Individual Debtor's Schedules

12/15

If two married people are filling 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		
DI	d you pay or agree to pay someone who is NOT an attorney	to hel	p you fill out bankruptcy forms?
	No		
	Yes. Name of person	******	Attach Bankruptcy Petition Preparer's Notice, Declaration, and Signature (Official Form 119)
	der penalty of perjury, i declare that I have read the summar It they are true and correct.	y and	schedules filed with this declaration and
X	Is/ Fawn Tiffany Fenton	х	
dorst	Fawn Fenton — Signature of Debtor 1		Signature of Debtor 2
	Date April 26, 2019		Date

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Official Form 106Dec

Declaration About an Individual Debtor's Schedules

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Official Form 107

Statement of Financial Affairs for Individuals Filing for Bankruptcy

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Official Form 107

Statement of Financial Affairs for Individuals Filing for Bankruptcy

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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.

	Chapt	er 7:	Liquidation	
		\$245	filing fee	Манициперавлена (така) и подражения по подражения по подражения по подражения по подражения по подражения по п
		\$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)

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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

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)

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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 \$75	filing fee 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)

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