<b>J</b>	CAR COVER	TAN COVER MADE FOR LE. RE	\$ 50.00
2.	Furniture/Electronics		\$ 3,535
	QUEEN BED & FRAME	LYLA FOAM MATTRESS WITH DARK WOOD FRAME	\$ 300
-	SCREEN ROOM DIVIDE	BROWN WOOD 4-PANEL	\$ 100
	MASTER CHAIR	BLUE/GRAY PLUS MICROFIBER	\$ 50
	LINEN HAMPERS	BROWN WICKER (2)	\$ 40
	FLOOR LAMP	BRASS (BEDROOM)	\$ 25
	OFFICE DESK SET	2 L-SHAPED GLASS TOP DESKS	\$ 200
	OFFICE DESK CHAIRS	CLOTH & VINYL SWIVEL CHAIRS	\$ 50
	FLOOR LAMPS	(2) SATIN NICKEL (OFFICE)	\$ 30
************	GRAY FILING CABINET	SHORT-MATCHES DESK (OFFICE)	\$ 30
	FILING CABINETS	(2) HON BLACK METAL FULL-SIZE	\$ 40
-	RED SECTIONAL	3-PIECE WITH 3-MATC PILLOWS	\$ 350
	LARGE RUN & PADDING	BENEATH SECTIONAL IN FAM/RM	\$ 100
	ENTERTAINMT CENTER	ESPRESSO WOOD	\$ 300
	END TABLE	ESPRESSO WOOD w/ DRAWERS	\$ 100
	COFFEE TABLE	ESPRESSO TRIANGULAR GLASS	\$ 100
	FLOOR LAMP	SATIN NICKEL (FR)	\$ 30
	LR COUCH & CHAIR	TAN PLUSH w/ TILE END TABLE & 2-TABLE TOP LAMPS	\$ 200
	LAMP STAND	IVORY BROKEN-SLAB	\$ 50
	BOOKSHELVES	BLACK COMPOSITE	\$ 25
	TV-TRAY SET	(4) NATURAL WOOD COLOR	\$ 25
	DINING ROOM SET	WOOD TABLE & 6-CHAIRS	\$ 200
	FRAMED ARTWORK	SOAR LIKE EAGLES	\$ 50
	FRAMED ARTWORK	BOBCAT & BIRD UP TREE (DAD)	\$ 25
	SAMSUNG 40" TV	ON ENTERTAINMENT CENTER	\$ 150
	MISC INPUT DEVICES	REMOTES, KEYBOARDS, MICE	\$ 65
	CANON CAMERA	80D, 2 LENSES, CASE, ACCESS	\$ 400
	MANFROTO TRIPOD	055 XPROB TRIPOD w/ 229 HEAD	\$ 150
	MANFROTO TRIPOD	FREE FLOATING FOR VIDEO	\$ 100
	MOULTRIE 1801	GAME CAMERA w/ EXT BATTERY	\$ 100
	CYBERPOWER UPS(S)	MISC UNINTERRUPTIBLE POWER SUPPLIES & SURGE PROTECTORS	\$ 150

Household goods		\$ 3,320
DISHES, GLASSES, CROK, PANS, UTINCILS, CULTERY, FLATWARE	ASSORTED KITCHEN EQUIP FOR PREPARING, SERVING, STORING, EATING FOOD	\$ 200
MICROWAVE	GE (WHITE)	\$ 25
SERINITY PRAYER	PLAQUE OVER STOVE	\$ 20
SHARK VACCUUM	ROCKET DUO w/ ATTACHMENTS	\$ 75
CLEANING SUPPLIES	MISC BROOMS, MOPS, BUCKETS, SCRUB BRUSHES, SOAPS, DETERGENTS, CHEMICALS	\$ 50
TOILETRIES	PAPERS, PERSONAL HYGIENE	\$ 50
TOILETRIES (SURPLUS)	TOILET PAP, PAP TOWELS, KLEENEX	\$ 75
DEHUMIDIFIER	SANTA FE "MAX DRY" 155	\$ 1,000
LAWN MOWER	HONDA HRX217HYA	\$ 150
GAS TRIMMER	STIHL FS250R	\$ 100
CHAIN SAW	STIHL MS391	\$ 200
DEWALT CHOP SAW	DEWALT DW705	\$ 100
DEWALT 18V KIT	KIT: DW4CPK2 WITH CORDLESS DRILL DW959, RECIP SAW DW938	\$ 100
PROTECTIVE HELMET ROLLING TOOL CHEST	STIHL HELMET & FACE SHIELD	\$ 25
	CRAFTSMAN RED 10-DRAWER	\$ 125
ALL TOTES IN CRAWL SPACE & HOUSE	TOTES BOTH BLACK AND GRAY, WITH CONTENTS AND EMPTY	\$ 300
HAND TOOLS	ASSORTED HAND TOOLS OF ALL KINDS, SOCKETS, WRENCHES, SAWS, SHEETROCK, PAINTING, ELECTRICAL, PLUMBING, HOUSEHOLD MAINT & LT CONST	\$ 350
MISC BLUNT TOOLS	MISC HAMMERS, PRY BARS, SLEDGEHAMMERS, AXES, SHOVELS, RAKES, YARD HAND TOOLS	\$ 125
REGENT WORK LIGHTS	(3) ORANGE WORK LIGHTS	\$ 50
MISC POWER CORDS	EXT CORD REELS - ALL SORTS	\$ 100
MISC HARDWARE & ELECTRICAL SUPPLIES	CAT-5 CABLE, ELECTRICAL WIRE, LOOSE HARDWARE FITTINGS, ETC	\$ 50
RIGID WET/DRY VAC	RIGID 6.25 HP 16-GAL	\$ 30
FURNITURE DOLLYS	2 GROUND LEVEL DOLLYS	\$ 20

4.	Bank Accounts	Bank Name	Balance
	NONE OTHER THAN LISTED ON PAGE-1	N/A	N/A
5.	Other		\$ 1,180
	SENEGAL PARROT	PET BIRD NAMED "KIWI"	\$ 100
6.	Cash		\$ 107
7.	Tools of the Trade (Things I need to earn a living)		\$1,900
	CABLE MODEM	MOTOROLLA (MODEL MB8600)	\$ 50
	ROUTER & ACCESS PT	(2) ASUS (MODEL AC1900)	\$ 100
	UNINTERRUPTIBLE POWER SUPPLY	(2) CYBERPOWER (MODEL 1500PFCLCD)	\$ 100
	DELL 24" MONITORS	MODELS SP2309W & ST2320L	\$ 100
	DELL OPTIPLEX 380	DESKTOP COMPUTER (WIN-7)	\$ 150
	DELL OPTIPLEX 755	DESKTOP COMPUTER (WIN-XP)	\$ 100
	HP PAVILION HPE-500Y	DESKTOP COMPUTER (WIN-10)	\$ 150
	DVI KVMP SWITCH	ATEN CUBIQ (MODEL CS1644)	\$ 50
	MULTIMEDIA SPEAKER	HARMAN KARDON SOUNDSTICKS	\$ 50
	FUJITSU SCANNER	SCANSNAP IX500 DUPLEX DOC	\$ 150
	BROTHER LABEL MKR	P-TOUCH PRO XL	\$ 60
	WIRELESS HEADSET	PLANTRONICS (MODEL CS351N)	\$ 30
	CORDED HEADSET	PLANTRONICS (MODEL T20RA)	\$ 30
	DESKTOP TELEPHONE	PAN 4-LINE (MODEL KX-TG4000B)	\$ 50
	NETWORK PRINTER	RICOH AFICIO LASER (SPC410DN)	\$ 350
	AUSU NOTEBOOK	ASUS MODEL 305C	\$ 150
	SHREDDER & TRASH	PAPER SHREDDER& TRASH CANS	\$ 30
	WD PASSPORT & BOOK	USB BACKUP DRIVES	\$ 100
	DELL POWER EDGE	SC1420 SERVER (WINDOWS 2003)	\$ 100

#### ② Read below then sign:

I declare under penalty of perjury under the laws of the State of Tennessee that:

- The information on this form is true to the best of my knowledge.
- The information I provided is a correct and complete list of all of my income and assets to be protected.

Defendant/Debtor

Signs here:

Sworn to and subscribed befor

Deputy Clerk or Notary Public

JOSHUA ORVIS NOTARY PUBLIC, STATE OF MICHIGAN COUNTY OF GENESEE MY COMMISSION EXPIRES AUG 24, 2024



#### **Certificate of Service**

(How I gave this paper to the Plaintiff/Creditor)

I certify that I (check one box)

☐ hand delivered or

mailed by first-class mail, properly addressed, a true and correct copy of this paper to the person listed below at the address below:

#### ATTORNEY VIRGINIA LEE STORY

Name of Who You Are Giving This To (The creditor's lawyer or the creditor if no lawyer)

136 FOURTH AVENUE SOUTH, FRANKLIN, TN 37064

Address of the Lawyer or the Creditor (Include City, State and Zip Code)

(Date you mailed/hand-delivered the copy)

#### **IMPORTANT!**

The court and clerks are not allowed to give you legal advice, even if you don't have a lawyer. This form is a public record. It is not legal advice. The law may change and it is

Bring the original and 2 copies of this form to the Court Clerk to be date stamped. Give the original to the Court Clerk.

Bring a stamped envelope addressed for each plaintiff to the Court Clerk. Mail one copy to the lawyer or if there is no lawyer, mail it to the plaintiff or company that sued you. Keep one copy for yourself.

March 2013

Protected Income and Assets Approved by the Tennessee Supreme Court TENNESSEE: #M2019-02059-COA-R3-CV (WILCO: 48419B)

391 Page 5 of 5

JRF.002.1399.00

FRBP Violated: #3:19-bk-02693

IN THE CHANCERY	COURT FOR WILLIAMSON COUNTY, TENNESSEE
	AT FRANKLIN 2019 SEP 26 PM 12: 37
FAWN FENTON, Plaintiff/Wife,	FILED FOR ENTRY
v.	) No. 48419B
JEFFREY RYAN FENTON, Defendant/Husband.	) )

#### MOTION TO SELL REMAINING CONTENTS OF 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 Contents of Marital Residence and in support of her Motion, would state as follows:

- 1. This Court entered an Order on August 29, 2019, in which Husband was ordered to vacate the marital residence on or before September 3, 2019 at noon in order for the house to be prepared for auction. The Court entered an Order on August 6, 2019 to auction the property however Husband was dragging his feet in getting packed although he had over thirty (30) days and is not employed outside the home to move and pack his items.
- 2. As stated above, Husband had the between August 1-29 to pack and move all of the items that he wished to retain from the marital residence. However, because Husband continued to delay the process, this Court entered the August 29, 2019 Order setting Husband's move out date to September 3, 2019 and restricted what items he was able to remove from the home. Pursuant to that Order, Husband was to remove only his personal items (i.e. clothing, toiletries, jewelry and medication) and was to tag any remaining items that he wished to be awarded at the Final Hearing. However, instead of complying with the Court Order he again delayed and continued to write lengthy

emails about why he could not pack his items and addressing wild animals on the property and conditions of the home that were irrelevant to the process of his packing and vacating.

- 3. Despite having five (5) days following the August 29, 2019 hearing to get his personal items packed and tag any other items he wished to retain, Husband left the home in a state of disarray after having to be forcibly removed by the Sheriff's Department on September 3, 2019. Husband continued to send lengthy emails without addressing what was to be done with all the furnishings that he said that he wanted but did not tag as requested. Wife has had to work tirelessly at the property to get it in condition for the auction on September 28, 2019.
- 4. Thereafter, Husband sent numerous e-mails to counsel for Wife with extensive lists of items that he wished to retain from the marital residence that he did not tag as he was ordered to do per the August 29, 2019 Order. Furthermore, Husband had not paid the utilities at the home as he stated from the rent money he was receiving and on September 2, 2019, he notified Wife through counsel that he was in arrears utilities and that he had received a cut off notice. Wife later learned that Husband had called all three (3) utility companies (NES Electric, Piedmont Natural Gas and HVUD water) on or before September 22, 2019 and requested that each utility in his name be shut off. Husband did not make Wife's counsel aware that he had had these utilities shut off. In order to have the utilities turned back on, so that the house could be ready for auction, Wife had to set up new accounts in her own name. To date, Wife has paid \$293.47 to NES to prevent the electric from being disconnected pending the closing on the home.
- 5. Counsel for Wife sent a letter to Husband on September 16, 2019 requesting funds to

help pack and move the property he tagged. Counsel requested that a storage facility be secured if Husband wanted his items stored. At this point, Wife has no choice but to move the items to the basement that Husband has tagged so that the house is presentable for auction. However, after the auction on September 28, 2019, Husband needs to either send funds for the movers to move his items to storage and pay the storage facility fee or the items need to be sold or discarded. In correspondence to Husband dated September 26, 2019, counsel for Wife provided a firm date of October 2, 2019 for Husband to produce the funds to pay for the packing, moving and storage of the items he wishes to retain. It is anticipated that Husband will have funds from the closing to pay for his items to be shipped to Michigan if he so chooses, but he needs to decide if he wants everything shipped or a portion thereof as soon as possible. In the interim, Wife has lost her job and she has no funds to advance to pay the movers and does not have the funds to secure a storage unit for Husband nor would she feel comfortable signing a rental agreement for a storage facility for Husband. Wife is amenable to managing the removal of the remaining items either by selling, donating, giving away or discarding anything remaining in the home. Wife would keep an inventory of any items sold and deposit any funds received into the Clerk's office if the Court directs her to do so.

6. Husband's actions have left Wife in a position to have to deal with packing, moving and storing items remaining in the marital residence so that it will show well at auction and bring in an optimal sales price. Husband should be required to pay all of Wife's attorney's fees for having to file this Motion and deal with the aftermath of his failing to follow the Court Order.

- 7. Wife obtained a quote from Fox Moving and Storage of Nashville (attached hereto as Exhibit 1) for packing, storing and moving all of the items that Husband wishes to retain. The cost of moving these items to Michigan, where Husband is currently residing, would be in excess of \$6,000.00 which is not financially feasible for the parties at this time. Further, the cost to pack, move and store the items in a storage facility in Nashville would be over \$3,000.00, with a monthly storage fee of \$495.00. The entire remaining contents of the home are not even valued at more than \$3,000.00.
- 8. Wife requests that she be allowed to sell, donate, give away or discard any remaining items not tagged in the marital residence. Any proceeds from the sale of said items will be placed in escrow with the Clerk & Masters Office for distribution at the Final Hearing of this matter which is currently scheduled for October 21, 2019.

WHEREFORE, premises considered, Wife respectfully requests that this Court grant her Motion 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 OCTOBER 10, 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 via first-class mail and email to:

Mr. Jeffrey Fenton 17195 Silver Parkway, #150 Fenton, MI 48430 Jeff@meticulous.tech

on this the 26th day of September 2019.

VIRGINIA LEE STORY

From: Amanda Smith < info@foxmoving.com > Sent: Monday, September 23, 2019 5:56 PM

To:

**Subject:** Your Moving Estimate!

WALLAN OR COUNTY CLERK & MASTER

2019 SEP 26 PM 12: 37

FILED FOR ENTRY\_\_\_\_

Fox Moving and Storage

5030 Harding Place Nashville, TN 37211

DOT: 1670280, MC: 613943 www.foxmoving.net

> Ph: 615-770-3000 Fax: 615-835-3865 Amanda Smith

9/23/2019

Reference #: 1475587

#### Fox Moving and Storage - Your Moving Estimate!

#### Dear Fawn Fenton:

FRBP Violated: #3:19-bk-02693

My name is **Amanda Smith** and I have been assigned as your Certified Moving Consultant. My email is <a href="mailto:amanda@foxmoving.com">amanda@foxmoving.com</a> and my phone number is **615-770-3000**.

#### Please see below for your moving estimate:

Quote
Based on the information you provided, cost is as follows:
Custom Charges:
* 1/2 Roll of Shrink 1 x \$60.00 ea = \$60.00
* Small box / Packed 3 x \$10.00 ea = \$30.00
* Medium box / Packed 25 x \$11.00 ea = \$275.00
* Large box / Packed 1 x \$12.00 ea = \$12.00
* Dishpack / Packed 2 x \$24.00 ea = \$48.00
* Large Picture / Packed 5 x \$30.00 ea = \$150.00
* LG Flat screen 1 x \$40.00 ea = \$40.00
* Wardrobe / Packed 1 x \$24.00 ea = \$24.00
Miscellaneous Items:
* Relocation service 1 truck 3 men to Fox Storage = \$2,256.00
* Optional full value protection \$1074 (not included in pric
e)=
m . In t

Total Price: ......\$2,895.00 TOTAL ESTIMATE: .....\$2,895.00

EXHIBIT

JRF.002.1405.00

	1986 Sunnyside Drive, Brentwood, TENNESSEE 37027
Origin	1255.94Cf - 8797Lbs
Destination	5030 Harding Place, Nashville, TENNESSEE 37211

Reference #	Customer:	Move Date:
1475587	Fawn Fenton, 615-	9/26/2019

Garage			
Totes	Qty: 11	66 Cuft	462 Lbs
PBO, Box	Qty: 11	47.19 Cuft	330 Lbs
Box, Medium	Qty: 7	21 Cuft	147 Lbs
Metal Shelves	Qty: 5	25 Cuft	175 Lbs
Trash Can	Qty: 1	7 Cuft	49 Lbs
Misc	Qty: 1	10 Cuft	70 Lbs
Citchen			
Microwave	Qty: 1	4 Cuft	28 Lbs
Box, Medium	Qty: 3	9 Cuft	63 Lbs
Box, Dish-Pack	Qty: 1	6 Cuft	42 Lbs
iving Room			
Glass top table	Qty: 1	5 Cuft	35 Lbs
Picture	Qty: 1	0.71 Cuft	5 Lbs
Cabinet	Qty: 1	20 Cuft	140 Lbs
Tv	Qty: 1	20 Cuft	140 Lbs
Box, Dish-Pack	Qty: 1	6 Cuft	42 Lbs
Table, end	Qty: 1	5 Cuft	35 Lbs
Sofa	Qty: 2	80 Cuft	560 Lbs
Sofa Section	Qty: 1	20 Cuft	140 Lbs
Rug or Pad, Large	Qty: 1	10 Cuft	70 Lbs
Misc	Qty: 1	10 Cuft	70 Lbs
Box, medium	Qty: 1	3 Cuft	21 Lbs
Dining Room			7
Picture	Qty: 1	0.71 Cuft	5 Lbs
Dining Chair	Qty: 6	30 Cuft	210 Lbs
Dining table	Qty: 1	30 Cuft	210 Lbs
Pedestal	Qty: 1	10 Cuft	70 Lbs
Bedroom	***	•	
Box, Medium	Qty: 1	3 Cuft	21 Lbs
Desk Chair	Qty: 1	5 Cuft	35 Lbs
Ottoman	Qty: 1	5 Cuft	35 Lbs
Office			
Desk, Computer	Qty: 4	88 Cuft	616 Lbs
Picture	Qty: 4	2.84 Cuft	20 Lbs
Desk Chair	Qty: 1	5 Cuft	35 Lbs
Lamp, Floor	Qty: 1	3 Cuft	21 Lbs
Box, medium	Qty: 5	15 Cuft	105 Lbs
Bookshelf	Qty: 1	5 Cuft	35 Lbs

Printer	Qty: 1	4 Cuft	28 Lbs
Printer	Qty: 1	6 Cuft	60 Lbs
Lateral File	Qty: 1	20 Cuft	140 Lbs
Bedroom #2			
Bed, Queen	Qty: 1	65 Cuft	455 Lbs
Box, large	Qty: 1	5 Cuft	35 Lbs
Vacuum Cleaner	Qty: 1	5 Cuft	35 Lbs
Box, Medium	Qty: 1	3 Cuft	21 Lbs
Bathroom			
Box, Medium	Qty: 2	6 Cuft	42 Lbs
Bookshelf	Qty: 1	5 Cuft	35 Lbs
Master Bedroom			
Box, Wardrobe Lrg	Qty: 1	15 Cuft	105 Lbs
Box, Medium	Qty: 4	12 Cuft	84 Lbs
Chair, Occasional	Qty: 1	15 Cuft	105 Lbs
Bed, Queen	Qty: 1	65 Cuft	455 Lbs
Lamp, Floor	Qty: 1	3 Cuft	21 Lbs
Totes	Qty: 2	12 Cuft	84 Lbs
Clothes Hamper	Qty: 1	5 Cuft	35 Lbs
amily Room			
Bookcase	Qty: 1	20 Cuft	140 Lbs
Totes	Qty: 11	66 Cuft	462 Lbs
Table, small	Qty: 1	2 Cuft	14 Lbs
File Cabinet 4-5 Dr	Qty: 2	40 Cuft	280 Lbs
Box, medium	Qty: 1	3 Cuft	21 Lbs
Box, small	Qty: 3	6 Cuft	

Tommy Anderson, Broker/Realtor/Auctioneer HND Realty <u>www.HNDREALTY.COM</u> (615) 969-5819 Charles M. Walker
U.S. Bankruptcy Judge
Dated: 9/27/2019



CLER & MASTER

2019 OCT 10 PM 2: 34

FILED FOR ENTRY\_\_\_\_

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

IN RE:		)		
FAWN	FENTON	3	CHAPTER	13
		)	CASE NO:	19-02693
BRENTWOO	DD, TN 37027	)	JUDGE	WALKER
SSN: XXX-X	CX-2065	)		
		)		
DEB	TOR			

### ORDER GRANTING EXPEDITED MOTION TO SELL REAL ESTATE AND PERSONAL PROPERTY

This matter came before the Court on September 25, 2019 upon the Debtor's Expedited Motion to Sell Real Estate and Personal Property with notice given to all parties pursuant to Local Rule 9075-1.

There being no objections raised at the call of the docket, the Motion is found to be well taken and it is therefore ORDERED as follows:

Debtor shall be allowed to sell real property located at 1986 Sunnyside Drive, Brentwood,
Tennessee and items of personal property remaining in the house at auction pursuant to an Order Granting
Motion to Sell Marital Residence by Auction entered in the Chancery Court for Williamson County,
Tennessee on August 6, 2019. The Debtor will sell the real estate under Section 363(f)(3) subject to the
liens of Bank of America, N.A. and Bancorp South. This transaction shall be conditioned on the Debtor
providing the auction report to the Trustee once the sale has taken place. All net proceeds from the sale of
the property shall be deposited into the Chancery Court Clerk's Office and placed in an interest bearing
account on behalf of the parties pending further orders of the Chancery Court for Williamson County,
Tennessee.

IT IS SO ORDERED.

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

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Case 3:19-bk-0/2693 Doc 66 Filed 09/27/19 Entered 09/27/19 11:34:45 Desc Main Document Page 1 of 2

## IN THE CHANCERY COURT FOR WILLIAMSON COUNTY, TENNESSEE

FAWN FENTON,	)	2019 OCT 10 PH 2: 34
Plaintiff/Wife,	)	FILED FOR ENTRY
vs.	) No. 4841	19B
JEFFREY RYAN FENTON,	)	
Defendant/Husband.	)	

#### NOTICE OF FILING

COMES NOW Virginia Lee Story, on behalf of Plaintiff, Fawn Fenton, as her Attorney of Record in this matter, and hereby files the attached Order Granting Expedited Motion to Sell Real Estate and Personal Property entered by the United States Bankruptcy Court for the Middle District of Tennessee on September 27, 2019.

Respectfully submitted,

VIRGINIA LEE STORY; BPR #11700

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

#### CERTIFICATE OF SERVICE

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

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

on this the \_\_\_\_\_ day of October, 2019.

VIRGINIA LEE STORY

#### APPROVED FOR ENTRY:

/s/ Alex Koval

Alex Koval
ROTHSCHILD & AUSBROOKS, PLLC
Attorney for Debtor(s)
1222 16<sup>th</sup> Avenue South, Suite 12
Nashville, TN 37212-2926
(615) 242-3996 (telephone)
(615) 242-2003 (facsimile)
notice@rothschildbklaw.com

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

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Case 3:19-bk-02693 Doc 66 Filed 09/27/19 Entered 09/27/19 11:34:45 Desc Main Document Page 2 of 2

IN THE CHANCERY	COURT FOR WILLIA	MSON COUN	TY, TENNESSEE
	AT FRANKLIN		
FAWN FENTON,	)		2019 OCT 10 Air 9: 56
Plaintiff/Wife,	į	•	FILED FOR ENTRY 10-10-19
vs.	)	No. 48419B	1201
JEFFREY RYAN FENTON,	)		
Defendant/Husband.	)		
	ODDED		

#### <u>ORDER</u>

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

It is therefore ORDERED, ADJUDGED and DECREED that Husband came to the home during the week of October 7, 2019 with a U-Haul truck and removed the items that he wanted. The remaining items were Wife's and/or items to donate. All property has now been removed so that the closing may take place on October 15, 2019. The auction brought sufficient funds to pay the costs of the sale and both first and second mortgages however there will not be anything proceeds remaining to disburse between the parties.

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

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

ENTERED on this 10 day of 007., 2019.

403

MICHAEL W. BINKLE V, JUDGE

APPROVED FOR ENTRY:

VIRGINIA LEE STORY; BPR #11700

Attorney for Wife

136 Fourth Avenue South

Franklin, TN 37064

(615) 790-1778

virginia@tnlaw.org

#### CERTIFICATE OF SERVICE

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

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

on this the /O day of October, 2019.

**VIRGINIA LEE STORY** 

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

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

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

on this the \_\_\_\_\_\_\_ day of October, 2019.

CLERK

	f Protection Amended her is under 1	Order			Case # (the o	419	B. HISOH CU
n the Cha	ncery	Court o	f Williamson	County, TN		2019	UN 20 AM
Petitione	r (person ne	eding protection	1)			FILED F	OR ENTRY
FAWN				FENTON			-
first			middle		last		
Petitione	er's Children	under 18 Prot	ected by this Ord	der: NA			
		nship to Respo		Name, Age, Rela	•		
Z				4.			
JEFFREY	et	RYAN	middle	FENTON	10/08/1969	f birth (M	M/DD/YYYY)
		7041 W, Si UNEMPLOYED Employer's name	ilver Lehe Ri	WOOD Lity Linden, MI Em	- 4845 f <sup>ste</sup> ployer's phone	3702 ate #	zip
Sex	Respondent:	Hair	Eyes	Height -	- Weight - SSI	N - Othe	7
Male	<b>Ø</b> White	* Black	□ Brown	Height		Weight	240
☐ Female	☐ Asian ☐ Black	∯ Grey □ Blond	□ Hazel  ☑ Blue	Social Sec. # (If known)	(Provided to known) Do n		
	☐ Hispanic ☐ Other:	☐ Bald ☐ Brown	Green	Scars/Special Features			
		Other:	☐ Grey ☐ Other:	Phone Number	615-837-130 615-837-130		9)
We We We The	are married or have a child to are relatives, re are the childre Respondent h	used to be marri gether. elated by adoption of a person who as stalked me.	on, or are/were in-la ose relationship is o	We live together or use We are dating, used to ws. (Specify): described above (Specified) The Respondent has s	o date, or have	had sex	

This is a Count Ord

04/18/18 Form #OP2018-7

Order of Protection

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page 1 OF 6



04/18/18 Form #OP2018-7 Hiller is a Goinft Order.

Order of Protection

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O4/18/18

Order of Protection

- 40.7 page 3 OF 6

Form #OP2018-7

FRBP Violated: #3:19-bk-02693

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

Order of Protection

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- You must transfer a... firearms in your possession within 4. no...s to any person who is legally allowed to have them.
- You must fill out and file a Firearms Declaration within 1 business day of transferring your firearms.
   You may take more than 1 business day to file this form only if the Court gave you a later deadline.
   (You can get the Firearms Declaration form from the Court Clerk's Office or at www.tncourts.gov.)
- If a state or federal agency approves it, your weapons that are registered under the National Firearms Act must be either transferred to a responsible third party, or placed in a locked safe or other secure container to which you do not have access.
- If your Firearms Declaration shows that you have a federal firearms license (FFL), and that you are the **only** responsible party listed on that FFL, you must transfer all firearms inventory under your control to a separate FFL holder or another responsible party.

Costs, fees and litigation taxes

You must pay all court costs (Petitioner's costs and your costs), lawyer fees, and other fees or taxes related to this case.

number(s):and a separate o	r's care are the primary users of the wireless telephone rder shall be entered per to TCA §36-3-627, directing
rights to the wireless telephone number or numbers o	e provider, to transfer the billing responsibility for and
•	
THIS ORDER TAKES EFFECT	IMMEDIATELY UPON SIGNING.
This Order starts today, (date): 10/5-1/9 In 1 year. (The Petitioner may ask to extend the Order) In 10 years (2 <sup>nd</sup> or more violation of current PO)	. This Order ends (date):/ ○/ → // ○ □ In 5 years (1st violation of current PO)
Date: 10/21/19 Time: 18:05 a.m.	Signature of Judge or Chancellor
Certificate of Service – Respondent (check one):	Certificate of Service – Petitioner (check one):
☐ Signed by Respondent:	☐ Signed by Petitioner:
	DOI
☐ Signed by Respondent's counsel:	Li Signed by Petitioner's counsel:
☐ Signed by Respondent's counsel: ☐ Hand delivered to Respondent.	☐ Signed by Petitioner's counsel:
☐ Hand delivered to Respondent.	
	☐ Hand delivered to Petitioner.
Hand delivered to Respondent.  Hand delivered to Respondent's counsel.	☐ Hand delivered to Petitioner.☐ Hand delivered to Petitioner's counsel.
☐ Hand delivered to Respondent. ☐ Hand delivered to Respondent's counsel. ☐ U.S. mail, prepaid postage to Respondent's last known address ☐ U.S. mail, prepaid postage to Respondent's counsel's last known	☐ Hand delivered to Petitioner. ☐ Hand delivered to Petitioner's counsel. ☐ U.S. mail, prepaid postage to Petitioner's last known address. ☐ U.S. mail, prepaid postage to Petitioner's counsel's last known
<ul> <li>☐ Hand delivered to Respondent.</li> <li>☐ Hand delivered to Respondent's counsel.</li> <li>☐ U.S. mail, prepaid postage to Respondent's last known address</li> <li>☐ U.S. mail, prepaid postage to Respondent's counsel's last known address</li> <li>☐ Reasonable attempts to find the Respondent's address were made,</li> </ul>	<ul> <li>☐ Hand delivered to Petitioner.</li> <li>☐ Hand delivered to Petitioner's counsel.</li> <li>☐ U.S. mail, prepaid postage to Petitioner's last known address.</li> <li>☐ U.S. mail, prepaid postage to Petitioner's counsel's last known address.</li> <li>☐ Reasonable attempts to find the Petitioner's address were made, but</li> </ul>
<ul> <li>☐ Hand delivered to Respondent.</li> <li>☐ Hand delivered to Respondent's counsel.</li> <li>☐ U.S. mail, prepaid postage to Respondent's last known address</li> <li>☐ U.S. mail, prepaid postage to Respondent's counsel's last known address</li> <li>☐ Reasonable attempts to find the Respondent's address were made, but there is no known address at this time</li> </ul>	<ul> <li>☐ Hand delivered to Petitioner.</li> <li>☐ Hand delivered to Petitioner's counsel.</li> <li>☐ U.S. mail, prepaid postage to Petitioner's last known address.</li> <li>☐ U.S. mail, prepaid postage to Petitioner's counsel's last known address.</li> <li>☐ Reasonable attempts to find the Petitioner's address were made, but there is no known address at this time.</li> </ul>
□ Hand delivered to Respondent. □ U.S. mail, prepaid postage to Respondent's last known address □ U.S. mail, prepaid postage to Respondent's counsel's last known address □ Reasonable attempts to find the Respondent's address were made, but there is no known address at this time Signature of Server:  Server's title (check one): □ Clerk ☑ Deputy Clerk	□ Hand delivered to Petitioner. □ Hand delivered to Petitioner's counsel. □ U.S. mail, prepaid postage to Petitioner's last known address. □ U.S. mail, prepaid postage to Petitioner's counsel's last known address. □ Reasonable attempts to find the Petitioner's address were made, but there is no known address at this time. Signature of Server: □ Clerk (I) Deputy Clerk

FRBP Violated: #3:19-bk-02693

Order of Protection

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#### Warnings to Respondent:

#### This Order is valid everywhere in the U.S.

If you travel to another state, territory or tribal land, with the intention of disobeying this Order, you can be charged with a federal crime. The courts of any U.S. state, the District of Columbia, all tribal lands, and U.S. territories, must enforce this Order, even if the Order is not registered. (18 U.S.C. §§ 2262, 2265)

#### No Guns, Firearms

You must not have any firearm while this Order is in effect. You cannot own, possess, have, buy or try to buy, receive or try to receive, or in any other way get any firearm or ammunition.

You must legally transfer, sell, or turn in any firearm that you have within 48 hours. Transfers are only legal if the person you transfer to is allowed to have firearms. You may get your firearms back when the Order of protection ends.

#### You will face separate charges if you disobey this Order

You may face separate, Class A misdemeanor charges if:

- You do not transfer your firearm(s) legally by the deadline
- You have a firearm while the Order is in effect
- The penalty for each violation is up to 11 months and 29 days in jail and a fine of up to \$2,500.
   There may be other charges if domestic violence is involved. If you disobey this Order on purpose, you may face up to 10 days in jail and a \$50 fine for each violation. You may also have to pay a civil penalty of up to \$50 for each violation.
- If you do not transfer, sell, or turn in any firearm you may face Class A misdemeanor charges and you may also be charged with a federal crime.
- If you hurt or try to hurt anyone while this Order, probation or diversion is in effect, you may face charges for aggravated assault, a Class C felony. (TCA §§ 39-13-102(c), 36-3-610)

#### Only the Court can change this Order:

Neither you nor the Petitioner can agree to change this Order. Even if the Petitioner attempts to contact you or agrees to have contact with you, you must obey this Order. If you do not, you can be jailed for up to 11 months and 29 days and fined up to \$2,500.

#### To the Petitioner:

You may ask any government agency or utility provider to keep private any information that could be used to locate you, such as addresses, phone numbers, and/or social security number. To do so, give a copy of this Protective Order to the Records Department of the agency or utility.(TCA § 10-7-504(a)(15-16))

04/18/18 Form #OP2018-7

Order of Protection

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

FAWN FENTON, Plaintiff/Wife,	}	9 OCT 21 PM 3: 50
riamuid wife,	) FILE	D FOR ENTRY
vs.	) No. 48419B	
THE PARTY OF THE P	)	
JEFFREY RYAN FENTON,	?	
Defendant/Husband.	)	
AFFIDAVIT	OF VIRGINIA LEE STORY	RECEIVED BY
STATE OF TENNESSEE		Judges' Chambers Date: 10-22-19-4
COUNTY OF WILLIAMSON )		1100

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

- I am over 18 years of age and have personal knowledge of the following facts. 1.
- 2. At the August 29, 2019 hearing in this matter, the Court set this matter for final hearing on October 21, 2019 in open Court with Mr. Jeffrey Fenton present in the courtroom.
  - 3. Since the August 29, 2019 hearing, Mr. Fenton relocated to Michigan.
- 4. In his handwritten note, he stated that he does not want to contest the divorce and that he does not wish to communicate with Virginia Story or anyone from her firm, ever again. He states that he will never be in Tennessee again. See attached Exhibit 1.

FURTHER AFFIANT SAITH NOT.

VIRGINIA LEE STORY

My Commission Expires: 6

SWORN to and subscribed before me this <u>21</u>St day of October, 2019.

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HEIDI Notary Public My Commissi

Fran, 2019 OCT 21 PM 3: 58 FILED FOR ENTRY. Thank you so much for leaving the picture here for me (your painting). It is out of no anger or resentment that I leave it behinds I just con't know it. at of interse sachess of losing You's I hope you will loop it, and find that

port of yourself again. That happy, simple Physicil place.

I also cuit keep my weeding ring so you are no longer bound to that part. I just cont. It would kill me. I burried mine back where our little friends used to live. Not one came to visit during my stay here, which bake my heart. The blue ray was from Mack, the gas mask has your none on it and was sized for you, the monopod you asked for. . . 412 EXHIBIT

I an so sorry things arded this way, but I can never speak with you again. To protect my heart, not at of anger or resentent

I will never communicate with Virginia.

Story or anyone from her firm, ever again.

Pagerolless of the consequences.

If she will drop all charges and never contact me again, then I will likewise contact me again, then I will likewise for my 250 page counter motion set.

Cor october 213I.

I will mail you the free simple diverce papers signed - and as long as no houses are involved, we each walk with what we have, here's toubts, and no alimony etc. - due either ever-only if we finish non-confested together without a lawyer 413

I would and will never horst you or
these you love in any way. Despite what
they cost me.

I will always love you o I leave only with teremedous sachess, nothing more.

of this against my I will dedicate my life to fighting and appeal this to stee Court where the sake of our home will be found and proven to be against state laws. If I never how from Ms Stay or her staff or court, Then I'm done, and I, surrouted all. I will always, love you or I'm so sorry! They are

Concept gos nest + Clower vace if you want.) It was all worth MORE THEN MONEY. Non-Londested 1 No Azzets or Selds, It is my kiss on the Joint Chek goodbye Flore Diverse papers to be mailed to you puppy for the pul within 2 weeks. me a work to get to MI and I will never be in terressee unhors this crop. Again. You never have ANY THING TO FERR FROM ME. Goodbye FAWN.

FRBP Violated: #3:19-bk-02693

IN TH	E CHANCERT COURT	T FRANKLIN	Old 1, TENNESSEE	1, and 1 m
FAWN	FENTON,	)	2019 OCT 21	
Plainti	ff/Wife,	)	FILED FOR EII	TRY 1928/1

No. 48419B

RECEIVED BY
Judges' Chambers

Date: 10-22-19 d

CERV COURT FOR WILLIAMSON COUNTY TENNESSEE

#### FINAL DECREE OF DIVORCE

THIS CAUSE came on to be heard on the 21st day of October, 2019 before the Honorable Michael W. Binkley, Judge, holding Court for the Chancery Court for Williamson County, Tennessee, upon the Complaint for Divorce filed by Wife on June 4, 2019 of which Husband was served on June 20, 2019. Husband has not filed an Answer and has had two attorneys both of whom have withdrawn. The last attorneys, Marty Duke and Mitchell Miller, withdrew on August 29, 2019 while Mr. Fenton was in open Court and Mr. Fenton stated that he wished to proceed *Pro Se*. The Court informed Mr. Fenton of self-representation and Mr. Fenton confirmed that this is how he wished to proceed. The Court set a Final Hearing date in the Order entered on August 29, 2019. The Court finds, based upon the undisputed testimony of Wife, a witness for Wife as to the grounds for the divorce, the exhibits introduced in this cause, and the record as a whole, that the following shall be the Order of this Court.

FENTON, shall be granted an absolute divorce on the grounds of inappropriate conduct. The parties' real property located at 1986 Sunnyside Drive, Brentwood, TN 37027 has a contract pending for sale. Attached is the closing statement and print out from the Bankruptcy Court as to the outstanding debt (Exhibit 1). There are no proceeds remaining to disburse. If for any reason the property does not close under the current contract, then Wife shall be granted all

1

... 416

VS.

JEFFREY RYAN FENTON,

Defendant/Husband.

right, title and interest in and to said real property and shall take all necessary steps to ensure that Husband's name is not associated with the property or the debt. Wife may sign any and all documents to close the property if a subsequent buyer is obtained and any proceeds shall be awarded to Wife free and clear of claims of Husband. The parties have divided all personal property. Each party is awarded all personal property in their respective possession. Wife is in Bankruptcy which addresses her debt allocation and she will be responsible for all her indebtedness holding Husband harmless for the same.

It is further ORDERED, ADJUDGED and DECREED that Wife shall be solely responsible for all indebtedness in her name or incurred by her including her Bankruptcy. Husband shall be solely responsible for any and all debts in his name or that he has incurred holding Wife harmless for same. If Husband does not pay the creditors and they seek payments from Wife and she is forced to pay the same, then Wife shall be awarded a Judgment for any amounts she has to pay for which execution may issue.

Additionally, neither party shall contract any indebtedness on the credit of the other from and after the date of execution of this Agreement.

It is further ORDERED, ADJUDGED and DECREED that each party shall be awarded any banking, investment or retirement accounts in their respective names free and clear from the other party. All joint accounts have been closed. All right, title and interest of either party in and to any account or account balance awarded to the other party shall be, and is hereby, divested out of that party and vested absolutely in the other party.

It is further ORDERED, ADJUDGED and DECREED that the parties will file 2016 and 2019 taxes separately. Each party shall assume sole and separate responsibility for paying any taxes, penalties and/or interest which may hereafter be finally determined to be due as a result of

income earned and/or received by that party or losses or deductions taken with respect to that party's income during any year for which the parties file, or have filed, joint income tax returns. Further, each party shall hold the other party harmless from any liability for such incomes taxes, penalties and/or interest as may hereinafter be finally determined to be due as a result of that party's misreporting of previous income.

Husband shall be awarded the 2003 Buick LeSabre (VIN: 1G4HR54K43U236502) titled in Husband's name free and clear of any claim by Wife. All right, title and interest of Wife in and to said vehicle shall be, and is hereby, divested out of her and vested absolutely in Husband. Husband shall be, and is hereby, solely and separately responsible for any debt or liability associated with this vehicle as of the date of execution of this Agreement and shall indemnify and hold Wife harmless therefor. Husband shall be responsible for liability insurance on the 2003 Buick LeSabre and further agrees to remove Wife's name from any insurance policy regarding the same.

It is further ORDERED, ADJUDGED and DECREED that Wife is awarded a Judgment against Husband for all court costs incurred for which execution may issue. Attorney for Wife shall file her Affidavit for the Court of the communication from Husband that he did not wish to

contest the divorce and that he was present in Court on August 29, 2019 when the Final Hearing was set to be heard.

ENTERED this 24 day of Constant 2019.

4

MICHAEL W. BINKLEY, JUDGE

Michael W. Binkley
Circuit Court Judge/Chancellor
21st Judicial District, Division III

APPROVED FOR ENTRY:

VIRGINIA LEE STORY; BPR #11700

Attorney for Wife

136 Fourth Avenue South

Franklin, TN 37064

(615) 790-1778

virginia@tnlaw.org

#### **CERTIFICATE OF SERVICE**

I hereby certify that a copy of the foregoing has been forwarded via U.S. mail to **Jeffrey Ryan Fenton**, Husband *Pro Se*, at 17195 Silver Parkway, #150, Fenton, MI 48430 this day of October, 2019.

VIRGINIA LEE STORY

#### CLERK'S CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing has been forwarded to Virginia Lee Story, Attorney for Wife, at the above address, and to Jefffey Ryan Toyton, Husband Pro Se, at 17195 Silver Parkway, #150, Fenton, MI 48436 this Transport of Transport of

Seller's Signature Seller's Signature TaudD/SSN: TaudD/SSN:			Sofier's Signature TaniDrSSN;	Seller's Sign TextOffSiN:	aptio .	42	
distanted the red celebia fact in a prior year, generally report this enterer?  For Preparant Reshation Act Notice, see the 20% instructions for Form Opportment of the Treasury - Retained Reviews the Station Results Service  UNDER PENALTIES OF PERJURY, I CERTIFY THAT THE NUMBER	a 1088, 1098, 5498, s	ref W-G2.		FICATION NUMBER.		- 42	
For soles or exchanges of certain real exists, the person responsible for how is report to size or exchange of your mish home on your like home. From \$500, Telephone on the real person of the person	, see the 2019 School apital Gelm and Los go credit certificate, Form 8528, Recept sale data, subtract 8	tule D (Form 1040) knot see. You may have to re b) Your original mortga ure of Federal Mortgage se amounts on Unite 40	tructions. If the read estate was not your executure (pay back) all or part of a Felic age loan was provided after 1990, and, c) a Subeldy, and Pub. 503, Selling Your Ho 85, 407 & 408 from the amount of early pa- challed.	molecheure, report the transaction ea- ral mortgage individu II all the followin Van acid or disposed of your home at sme, and to determine your deductible real o	Form 4787, Sales of Brainses Pr ig apply: a) You received a loss p a gain during the first II years afte abule lanc, Bul II you have stready	a. Acm conject ubsertit	
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01. Gross Amount Due From Borrower (Line 120)		326,461.65	601. Gross Amount Due 1 602. Less Reductions Du	To Seller (Line 420)	324,7	83.52 08.48)	
00. CASH AT SETTLEMENT FROM TO BORROW	VER:	32,430.00		MENT TO/FROM SELLER			
19. 20. TOTAL PAID BY/FOR BORROWER		32,436.00		N AMOUNT DUE SELLER	329.8	06.48	
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216.			516. 517. Buyers Premium to I	McArthur Sanders Compar		80.00	
214. 215.			514. 515.				
213.			513.				
211. County Taxes to 212. Assessments to			511. County Texas 512. Assessments	to to			
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208. 209.			509.				
207.			507. 508.				
205. 208.				page to Bancorp South/19-		39.68	
203. Existing loan(s) taken subject to 204.				e to Specialized Loan Serv		33.30	
202. Principal Amount of New Loan(s)		52,430.00	502. Settlement Charges	to Seller (Line 1400)	7,4	75.50	
00. AMOUNTS PAID BY OR IN BEHALF OF BOR	ROWER:	32,436.00	500. REDUCTIONS IN A 501. Excess Deposit (See		\$		
20. GROSS AMOUNT DUE FROM BORROWER	ъ	326,461.65	420. GROSS AMOUNT D	OUE TO SELLER	324,7	83.52	
<u>11.</u> 12.			411. 412.				
09. 10.			409. 410.				
08. Assessments to	IEU .	423.02	408. Assessments	10/21/19 to 01/01	-		
106. City/Town Taxes to 10/21/19 to 01/01		423.52	406. City/Town Taxes 407. County Taxes	10/21/19 to 01/01		23.52	
<ol> <li>Buyers Premium</li> <li>Adjustments For Items Paid By Seller in adv</li> </ol>	unce		405. Adjustments For	Hems Paid By Seller in ad	VIE/ICE		
<ol> <li>Settlement Charges to Borrower (Line 1400)</li> <li>Buyers Premium to McArthur Sanders COmpar</li> </ol>	ny	1,678.13	403. 404.				
102. Personal Property			402. Personal Property				
100. GROSS AMOUNT DUE FROM BORROWER: 101. Contract Sales Price		324,360,00	400. GROSS AMOUNT D 401. Contract Sales Price		324,30	60.00	
J. SUMMARY OF BORROWER'S TR	ANSACTION			MARY OF SELLER'S TRA	NSACTION		
		d, TN 37027					
Transmitted County terminesses		F SETTLEMENT Wand Way, Ste.					
Brentwood, TN 37627 Williamson County, Tennessee					October 21, 2019		
G. PROPERTY LOCATION: 1986 Sunnyelde Drive		LEMENT AGENT			I. SETTLEMENT DA	TE:	
					TLED FOR EN	ITRY	
GL Properties, LLC	Jeffrey R. Fawn T. F	Fenton and	Cash trensection			1	
D. NAME AND ADDRESS OF BORROWER:		AND ADDRESS	OF SELLEN.		SOLTENDOC! 5	1 FH 3:	
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C. NOTE: This form is furnished to give you a state						- 1 AM.	
SETTLEMENT STATEMEN	Т		10267A-BW ITGAGE INS CASE NUMBER:				
U.S. DEPARTMENT OF HOUSING & URBAN DEVELOPMENT			1. FHA 2 FINHA 3. CONV. UNINS. 4. VA 5. CONV. INS. 6. FILE NUMBER: 7. LOAN NUMBER:				
U.S. DEPARTMENT OF HOUSING & URBAN DEV	IN COMPANY	1.1 JFHA	2   FmHA 3.   CC	NV. UNINS. 4. L JV	5. CONV. IN	5.	

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

JRF.002.1428.00

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703, Commission Paid at Settlement					- 1				
704. Buyers Premium		to HND Realty/M	cArthur S	ande	ers Real Esta	le	\$32,436.00		
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802. Loan Discount	% to	Value of the latest and the latest a							
803. Appraisal Fee	to								
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809.				-					
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1004. County Taxes			nths @		per	month			
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1006.			nths @		per	month			
1007.			nths @		per	month			
1008. Aggregate Adjustment		me	inths @	•	per	MORKII			
1100. TITLE CHARGES									
1101. Settlement or Closing Fee		Bankers Title & Escr	ow Corp					465.00	0.0
1102. Abstract or Title Search	to								
1103. Title Examination	to			-					
1104. Title Insurance Binder	te								
1105. Document Preparation	to	Bankers Title & Esci	ow Corp						
1106. Packaging & Shipping Fee 1107. Altorney's Fees	to	The state of the s							
(includes above item number							-		
1108. Tale Insurance		Old Republic Title In	euronea (	Provi					1,806.5
(includes above item number		On INDUMO THE I	ani estich .	2100			1		TAGO CAC
1109. Lender's Coverage	\$		-	-					
1110. Owner's Coverage	\$	324,360.00				1,806.50			
1111. Payoff Processing Fee									
1112.		Bankers Title & Escr	ow Corp		411				
1113.									
1200, GOVERNMENT RECORDING A	ND TRANSF	ER CHARGES							
1201. Recording Fees: Deed \$	12.00; Mo				Releases \$			12.00	
1202. City/County Tax/Stamps: Deed	72.00 , MIO	7-7-7	Mortgag	6				12.30	
	ue Stamps	1,201.13						1,201.13	
1204. Recording Fee - Order		Williamson County			eds				22.0
1205.		, viene in service i	THE REAL PROPERTY.		T-T-T-T-T-T-T-T-T-T-T-T-T-T-T-T-T-T-T-				
1300. ADDITIONAL SETTLEMENT CI	IARGES.								
1301. Survey	te								
1302. Pest Inspection	lo			-					3,500.0
1303. Advertising Expenses		HND Auctions	Tourst				012 1402500		2,147.0
1304. 2019 County Taxes	10	Williamson County	TUSTEE				013JA03500		2,147.0
1305.				-				4 000 10	7,475.5
1400, TOTAL SETTLEMENT CHARG	EU (Entern)	I ince 101 Section	I menet CE	172 103.	action W1			1,678.13	/4/55

# JRF.002.1430.00

#### Claims Listing

<u>Name</u>	Clm#	Filed	<u>Description</u>	Түре	Level	Monthly Payment	Principal Paid	Principal Owed	<u>Claimed</u> Amount	Sched Amount	Account No.	% Paid	Rsv	Int Rate
1305 CLAIM			UNSECURED - 1305	0	43	\$0.00	\$0.00				-			KUKE
BANCORPSOUTH BANK		1	MTG-ON GOING MTG	D	21	THE PERSON	\$550.00	A PERMIT	13' 3 Jan 11	All and the same				
BANK OF AMERICA NA		1	MTG-ON GOING MTG	D	0	\$0.00	\$0.00	\$0.00	\$0:00	\$0.00			A. F.	
TOYOTA MOTOR CREDIT CORP	] 聖潔蛙	1	AUTOMOBILE LOAN	V	21	\$356.99	\$625.08	\$11,974.92	\$12,600.00	\$12,600.00		4.96%		5.50%
UNITED STATES TREASURY		1	PRIORITY CREDITOR	C	22	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	X			
	7.		COSTED - LEASE PYMT/POST PET	К	0	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00				
BECKET AND LEE LLP		1	UNSECURED CREDITOR	Н	41	\$0.00	\$0.00	\$9,518.02	\$9,518.02	\$9,518.02	2			
ASCEND FEDERAL CREDIT UNIO	N 8	3 1	UNSECURED CREDITOR	Н	41	\$0.00	\$0.00	\$12,900.65	\$12,900.65	\$17,811.23	3			
BANK OF AMERICA	1	7	UNSECURED CREDITOR	Н	41	\$0.00	\$0.00			\$11,793.2				
CAPITAL ONE BANK USA NA	10	V (	UNSECURED CREDITOR	Н	41	\$0.00	\$0.00	\$9,906.18	\$9,906.18	\$9,818.83	3			
CHASE CARD	1	L	NOTICE ONLY	N	0	\$0.00	\$0.00	\$0.00	\$0.00					
US ATTORNEY GENERAL	1	2	NOTICE ONLY	N	0	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00				
UNITED STATES TREASURY	1	3 1	UNSECURED CREDITOR	Н	41	\$0.00	\$0.00	\$0.00	\$0.00				1	
ASCEND FEDERAL CREDIT UNIO	N 14	1 1	UNSECURED/MODIFIED	M	31	\$0.00	\$787.11	\$4,212.89	\$5,000.00	\$0.00	)	15.74%		9.50%
BANCORPSOUTH BANK	1	1	MTG-PRE-PETITION ARREARS	E	0	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00				
BANCORPSOUTH BANK	î(	1	MTG-GAP PYMTS (POST PET/PRE CONF)	E	22	\$0.00	\$825.00	\$0.00	\$825.00	\$0.0		100.00%	September 1	41
BANCORPSOUTH BANK	1	1	MTG-FEES, COSTS & EXPENSES	R	22	\$0.00	\$0.00	\$1,023.40	\$1,023.40	\$0.0	0		- 1	

..23-cv-01097-PLM-RSK ECF No. 1-23, PageID.1080 Filed 10/13/23 Page 35 of 63

TNJudicial.org/c/a/jrf002.pdf

Williamson County Chancery Court Tennessee (Trial Court Records)

DOC: 002 | Page 430 of 719

**Attorney Listing** 

Name	Description	Fee in Plan	Fee Paid Outside	Fee Paid to Date	Initial Amount	Fee Remaining
ROTHSCHILD AND AUSBROOKS PLLC	ATTORNEY FEE	\$3,853.00	\$0.00	\$1,540.00	\$0.00	\$2,313.00
ROTHSCHILD AND AUSBROOKS PLLC	ATTY SUCCESS INCENTIVE/PRIOR ATTY	\$400.00	\$0.00	\$0.00	\$0.00	\$400.00

Clerk Fees (Filing Fees / Notice fees) Listing

Name	Description	Fee in Plan	Fee Paid Outside	Fee Paid to Date	Fee Remaining
US BANKRUPTCY COURT	FILING FEE	\$235.00	\$0.00	\$235.00	\$0.00
US BANKRUPTCY COURT	NOTICE FEE	\$75.00	\$0.00	\$75.00	\$0.00

**Debtor Refund** 

Deptol Melalia				
Name	Description	Refund Amount	Amount Paid	Amount Owed

422

Claim Payout

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

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Creditor Type	Cost	No Cost	SubTotal	Trustee	Total
Notice / Filing Fees		4. 1	Service Barrie		
Secured	\$12,998.32		\$12,998.32	\$471.44	\$13,469.76
Secured Arrears					
Unsecured	\$36,537.74		\$36,537.74	\$1,325.20	\$37,862.94
Priority	\$400.00		\$400.00	\$14.51	\$414.51
Attorney	\$2,313.00		\$2,313.00	\$83.89	\$2,396.89
Attorney (Type 5)					
Continuing Debt Arrea	irs				
Totals	\$52,249.06		\$52,249.06	\$1,895.04	\$54,144.10
	Balance	on Hand	\$776.04	\$28.15	\$804.19
		Totals	Less Balan	ce on Hand	\$53,339.91

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M2019- J2059-COA-R3-CV

NOV 2 0 2019 Clerk of the Appellate Courts

## NOTICE OF APPEAL

<sup>v.</sup> FAWN	FENTON
tice	ISSESSIVENCE STATEMENT
Notice is given that	JEFFREY RYAN FENTON
	[List name(s) of all appealing party(ies) on separate sheet if necessary]
peals the final judgment(s)	of the Chancery Court of Williamson
	[List the circuit, criminal, chancery or juvenile court]
unty filed on 10/21/19 & 10	1/28/19 to the Civil Court of Appeals
[List the date final judgment was filed in t trial court cle office]	nt(s) Criminal Appeals (criminal), or Supreme Court (Workers' Compensation)]
ditional Information	
Type of Case [Check	the most appropriate item]
Civil	Habeas Corpus
Crimin Post C	Juvenile Conviction Dependent and Neglect
	ers's Compensation
Worke Death	al Termination
Worke Death	
Worke Death Parents	
Worke Death Parents  Trial Court Number  Trial Court Judge	48419B

Criminal Appeal Ap	pearance Bond [Check the	most appropriate ite	em]
Order	appointing counsel with cop	v attached	
	rance bond with copy attach		
	erated pending appeal		
TDOC Number [Ap	pellant is an inmate}		
List of Parties			
Appellant: Jeffrey R	tyan Fenton At	trial: Plaintiff O	Defendant
Party's Address: 17198	Silver Parkway, #150, Fenton, MI 4843	0	_
Party's Telephone: (8)			
Attorney's Name:	NA / Pro Se		PR#: NA / Pro Se
Attorney's Address:	NA / Pro Se	Ph	none: NA/Pro Se
* Attach at	n additional sheet for each a	additional Appellant	t*
Appellee: Fawn	Appellee(s) At tri	ial: Plaintiff De	efendant
Appellee's Address:	Brentwood, TN 3	0	oronaut.
Attorney's Name:	Virginia Lee Story		PR#: 11700
•	136 Fourth Avenue South, Franklin,		none: (615) 790-1778
* Attach a	n additional sheet for each	additional Appellee	•
	CERTIFICATE OF SE	RVICE	
I, Jeffrey Ryan Fentor	certify that I have	ve forwarded a true a	and exact copy of
this Notice of Appeal by Firs	t Class, United States Mail,	postage prepaid, to a	all parties and/or
their attorneys in this case in	accordance with Rule 20 of	the Tennessee Rules	s of Appellate
Procedure on this the 19th	day of November	_, 2019.	
		[Signature of app for appellant]	cliant or attorney
[Revised: 5-22-09]			

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TNJudicial argle/alirf203-edf-01097-PLM/Vittameon County Chancery 29 yert Frenches per (Trial Gourt Receive) 0/13/23 Page 434 of 719

## IN THE CHANCERY COURT FOR WILLIAMSON COUNTY, TENNESSEE

FAWN FENTON Plaintiff/Appellee

VS

Docket #48419B COA #M2019-02059-COA-R3-CV

JEFFREY RYAN FENTON Defendant/Appellant

## NOTICE OF FILING

Notice is hereby given that Trial Court transcripts from the hearing held on

August 1, 2019, was filed in the above-styled matter on February 18, 2020.

Respectfully Submitted,

ACKERNEY

ELAINE B. BEELER

CLERK & MASTER

MaBMc Kinney DC.

Clerk/Deputy Clerk

## CERTIFICATE OF SERVICE

I certify that a true and correct copy of the foregoing notice has been sent by U.S. mail to:

Virginia L. Story 136 4th Ave. South Franklin, TN 37064

Jeffrey Fenton 17195 Silver Pkwy, #150 Fenton, MI 48430

Court of Appeals 100 Supreme Ct. Bldg 401 Seventh Avenue North Nashville, TN 37219-1407

This the 18th day of February, 2020.

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JRF.002.1434.00

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		EA	m 2/101
		BOCELAN	IEB. BEELER, Clerk & A
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		RT FOR WILLIAMSON COUNTY, TENNESSE APPEALS OF TENNESSEE, AT NASHVILLE	E CLER, Cler
		`	TEA
	JEFFREY RYAN FENTON,	)	
	Appellant/Defendant,	) Docket #48419B	
	v.	) COA #M2019-02059-00A-R3-CV	
	FAWN FENTON,	j j	
	Appellee/Plaintiff,	)	
	APPELLANT'S/DEFENDA	ANT'S RESPONSE TO NOTICE OF FAILURE	TO.
		or (c) or (d), RESPONSE TO APPELLEE'S M	
		SE TO THE CORRESPONDING ADMINISTR	
	ORDER BY TH	E TENNESSEE COURT OF APPEALS	
1	COMES NOW the Appellant	t/Defendant/Ex-husband, Jeffrey Ryan Fenton, repr	manting
l,	COMES NOW the Appendin	v Derendant Ex-Itusband, Jengey Ryan Femon, Tepi	eschung
2	myself "Pro Se" in this matter, not b	being able to afford legal counsel or representation,	with my
3	response and requests regarding the a	aforementioned legal matters, stating as follows:	
4	First, I would like to bring to the	court's attention, the disabilities with which I ha	ive been
5	diagnosed, and continue ongoing trea	atment for. If not properly understood, one could eas	sily draw
6	incorrect conclusions, specifically about my communications, in how I speak and even more so,		
7	in my excessive use of words when writing. Please see Exhibit #1 for a thorough explanation		
8	regarding this, from both Terry M.	. Huff (LCSW), my Psychotherapist, and Dr. Ri	chard B.
		(000,000,000,000,000,000,000,000,000,00	
9	Rochester (M.D.), my Psychiatrist.		
10	Y St S S	a and mantal dischilitian	
1()	I suffer from the following handicaps	s and memal disabilities.	
1.1	Obsessive-Compulsive Per	rsonality Disorder (OCPD) DSM-5 301.4 (F60.5)	
12	Generalized Anxiet	ty Disorder (GAD) DSM-5 300.02 (F41.1)	
		-{ Page 1 of 52 }	- 427
		Tage 1 01 32	

Attention-Deficit Hyperactivity Disorder (ADHD) DSM-5 314.01 (F90.2)

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Circadian Rhythm Sleep Disorder (CRSD) Non-24-Hour Sleep-Wake Disorder (Non-24) 14 15 DSM-5 307.45 (G47.24) 16 Special Note: Although "OCPD" (Obsessive-Compulsive Personality Disorder) sounds very 17 similar to "OCD", a disorder and acronym which are much more common, "OCPD" is an entirely 18 different disorder, with very little, if anything, in common with "OCD". Please take a moment to 19 discover the differences, as is well described, in Exhibit #1. 20 Prior to receiving your letter titled, "Notice of Failure to Comply with Rule 24(b) or (c) or (d)" on 21 Thursday February sixth (snail mail to Michigan typically takes about five days), I had no idea 22 that anyone was waiting upon or expecting me to send anything to the Chancery Court for 23 Williamson County. Since to the best of my understanding, this is now a matter of the State of 24 Tennessee Appellate Court, instead of the Williamson County Court, whose ruling I am currently 25 appealing. 26 I furthermore believed that all parties were already in possession of the "Transcripts", since in the first hearing on August 1st, 2019, Ms. Story (Docket #48419B) had previously contracted with 27 28 Ms. Susan D. Murillo, LCR, CCR to record/transcribe the hearing that day (Exhibit #3), for Ms. 29 Story's benefit, which I later voluntarily split the fees for, to also obtain a copy for myself. Similarly, in the August 29th Hearing at the "Old Courthouse", Chancellor Michael W. Binkley 30 sought-out, found, and brought-in Ms. Emily L. Sipe, RPR, LCR with Harpeth Court Reporters 31 (Exhibit #2), to record/transcribe the hearing for the benefit of the court, as best I could understand, 32 33 since I am a "Pro Se" litigant (purely due to my poverty).

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PAGE 03/54

34 I've been in possession of both transcripts (as I believed that all parties were), since prior to filing

35 for an appeal. I could and would have immediately sent the transcripts to any party in need of

36 them, had I known that such a rule, need, or requirement exists, or had anyone simply contacted

37 me with a 30-second email or phone call, requesting that I send the documents.

38 It would have taken far less time for all parties, less expense for all parties as well (I had to skip

39 work on Monday, February 10th, and yesterday Monday February 17th, to research and respond to

these actions). Had the "system" merely been focused more towards promoting compliance and

41 less towards penalizing those who are not fortunate enough to be educated on every minute

technical detail of law, nor have the funds to defend themselves against high profile, high power

43 law firms, such as that owned by Ms. Story, I believe that everyone would have benefitted.

44 So far, the law, combined with Ms. Story's expert craftiness, dishonest and deceitful strategies,

45 and ethical/moral flexibility, is doing everything in their power to prevent my side of the story

from ever being HEARD in any court of law! Meanwhile I have been falsely accused of being a

47 "STALKER", of having posed some "danger" to Ms. Fenton worthy of revoking my

48 Constitutionally guaranteed RIGHTS as an American Citizen. While Ms. Fenton's claims are still

concretely founded upon false accusations, fabricated testimonies, deceptive, dishonest,

fraudulent, and outright perjurious allegations which have so far gone unchallenged, without

discernable care or scrutiny by the court, to protect those in NEED of protection, from the LAW

52 being manipulated into a weapon, by which to harm the party whose unheard testimony still

53 remains the TRUTH.

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THE UPS STORE

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At the same time, I have been deprived of my property, my home, my freedom, my-income, my

5.5 reputation, my financial and physical sustenance, my health care provision, my retirement savings,

56 my ability to afford equivalent counsel, all while refusing to even allow me to be HEARD in a

57 court of law. That is a Federal Crime!

to show intentional MALICE towards me!

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Part of the strategy employed by Ms. Fenton and Ms. Story has been to bombard me with multiple simultaneous actions, largely based upon false and fraudulent claims, which Ms. Fenton KNEW would completely destabilize me, and that I had no reasonable means of responding to or defending myself against. Due both to my psychological disabilities, which Ms. Fenton well KNEW how to manipulate and "trigger" to her advantage, and my poverty, leaving me with absolutely NO time OR funds for my defense, while panicking about the very real prospect of suddenly becoming HOMELESS. (As was eventually forced upon me, by Ms. Fenton, Ms. Virginia Story, and Chancellor Michael W. Binkley, of the Williamson County Chancery Court.) Showing absolutely no care or consideration about how or where I was to live, immediately or for the years to come, nor the funding to sustain my most basic needs, or to help train and rehabilitate me to eventually

Ms. Story falsely claimed in court that my father owns a "lake house" in Tennessee, where I could stay, which Ms. Fenton knew was a deliberate LIE! Obviously intended both to make it appear as though my family has money, as well as to make it appear as though I had favorable OPTIONS, neither of which are TRUE!

re-enter the workforce. They not only failed to ETHICALLY show CARE, but they went so far as

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THE UPS STORE ! "

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74 In contrast, Ms. Fenton's family is full of condescending "over-achievers", who literally have

75 millions, even tens of millions of dollars (according to Ms. Fenton's brother, Mark

Mark Mark

76 MBA), at their disposal.

77 It requires no more than a little common sense, to SEE who has the HIGH DOLLAR attorneys at

78 her beckon call, performing her bidding, despite the costs, while refusing EVERY attempt to

79 mitigate our damages in any way, shape, or form. Who CHOSE to DISCARD our home, along

80 with OUR \$200k in EQUITY, which was our entire life's savings, merely as a means of

81 EJECTING me from it! While fraudulently filing BANKRUPTCY simply to prevent me from

82 receiving ANY FINANCIAL SUPPORT. How does someone with a six figure income, file

83 bankruptcy on \$50k worth of debts, and STILL afford to be as absolutely LITIGIOUS AS

84 POSSIBLE, refusing all forms of collaboration, mediation, or loss mitigation of any and every

85 sort, merely out of spite, regardless HOW EXPENSIVE IT IS?

86 I repeatedly offered to drop this ENTIRE APPEAL, even as recently as two weeks ago, forfeiting

87 my ENTIRE LIFE SAVINGS, and ALL FUTURE HOPES OF PROVISION or vocational

88 rehabilitation (including voluntarily forfeiting the alimony which I am HONESTLY LEGALLY

89 due - Ms. Fenton's GREATEST compellent to date besides PRIDE), while signing a lifelong

mutual "Hold Harmless" agreement with Ms. Fenton, IF only Ms. Fenton and Ms. Story would

agree to TWO terms, neither of which have any REAL financial impact upon either of them, yet

92 they have UNWAVERINGLY REFUSED. So now this isn't even just about MONEY anymore,

93 or ALIMONY which Ms. Fenton was intent to discard me without. Now the only remaining

motivation is POWER, PRIDE, and/or VENGEANCE, at ANY COST! Even at the cost of them

95 both being potentially exposed for FRAUD! They will claim that it is due to some FEAR that I'm

Page 5 of 52

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THE UPS STORE ' ''

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an insane, threatening, and dangerous person, but if that were the case, wouldn't there be some

EVIDENCE PROVING THAT, beyond their wild (fraudulent) and unsubstantiated claims? Why

would they be so THREATENED by my testimony being HEARD in a court of LAW, if their

ascertains were REALLY founded upon the TRUTH? Why are they paying a small fortune in legal

fees to keep me GAGGED in a STRAIGHT-JACKET?

IF I was REALLY that terrible, awful, dangerous person, HOW would I have made it to being 50-years old without EVER a single arrest? Would I have literally thousands of emails and texts over the past 15-years with Ms. Fenton, which are playful and fun loving in nature? She wants to exhibit the instability, chaos, and drama after I learned that my ENTIRE LIFE was being betrayed, demolished, and discarded, without an ounce of CARE or FAIRNESS (which still never compelled a single physical threat to be uttered, thought, or performed).

IF I really was that awful person, would I really care AT ALL about an out-of-state OP? I can promise you that if my intentions were devious, no piece of paper would ever stop me, or cause me to pause. The OP ONLY HARMS me if I'm TRYING to "DO THE RIGHT THING", and walk-away, with any fair chance at rebuilding any portion of my reputation, my vocation, and my life (however lessor in comparison to years past).

I'm pretty sure that all the horrible things which a jilted lover COULD do, are still illegal, even without an OP. (Besides, I offered her a lifetime hold harmless agreement, which would offer her far more protection against any future actions of mine. An OP only lasts for ONE YEAR at a time!) With zero contact between us, it will be difficult to justify a second year.

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116 PLUS what she REALLY "FEARS" the most, is being EXPOSED ONLINE for the horrendously 117 uncaring, false, and fraudulent actions which she has brought against me through this divorce. 118 Those assaulting the core of WHO I AM, which our common friends would obviously KNOW are 119 a lie. (She can't have me posting anything about that on Facebook, even if it IS TRUE!) That or 120 exposing fraudulent and/or unethical business practices/contracts, possibly even high-profile 121 government contracts which weren't transparently handled. Even if not directly her FAULT, she 122 could still be an accessory to those she may continue to shelter. 123 If my honest desire was to INVEST what little TIME I have left into exposing other people's 124 crimes, even though I've had my entire life passionately obliterated by Ms. Penton and Ms. Story 125 this past year, the OP would have little if any bearing upon that. Online, almost anything can be 126 done anonymously. So, if that was really the desire of my heart, it would have already been done

I'm not wasting a moment which I have left in my life upon reigning wrath upon someone whom I still love, protect, and advocate for. I won't even allow my friends and family to speak poorly about Ms. Fenton (Ms. Story is another issue!) Despite the UGLINESS and UNFAIRNESS of how it all ended, no one in MY LIFE has ever done more for me, or meant more to me, than Ms.

Fenton has in YEARS PAST!

That doesn't make how things ended "fair", "deserved", or "due" by any means! But it does make her still loved and forgiven, so I keep trying to offer her a "free pass" if only she will RELEASE me so that I can move forward, yet she refuses. After years of begging to be free (which to her meant not paying me any financial settlement or alimony, for everything which I have now lost,

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by now.

THE UPS STORE '

PAGE 09/54

by HER UNILATERAL ACTIONS, while I had absolutely NO warning, choice, or opportunity to attempt to "course correct", or to at the very least mitigate our losses. Because I still LOVE her, I'm willing to lose EVERYTHING, if merely she'll allow me to walk away with a CLEAN

140 SLATE, simply regarding that which is within her control. I'm not even asking for her to pay off

her share of the nearly \$100k of MARITAL DEBTS which she abandoned in my name, which

142 collectors are still trying to collect!

Since there is absolutely no possible outcome of this APPEAL, EXCEPT for either Ms. Fenton or I to LOSE MORE (neither of which I want to be a part of), I wish that she would concede to my petty requests, that we ALL might MOVE FORWARD with our lives, and try our best to forget the horrendous transgressions and personal LOSS which took place here in the Williamson County

147 Chancery Court!

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My two conditions which I've offered to Ms. Story and Ms. Fenton in order for me to drop every action in my appeal, to sign mutual life long hold-harmless agreements with Ms. Fenton, and to walk away from our marriage, our lives, all my PREMARITAL assets and investments, along with any hope that I ever had at "home ownership", "prosperity" and "retirement". While promising to never again step upon Tennessee soil, unless legally left with no alternative, are as follows:

1. Immediately drop and expunge the OP, erasing every trace of it, as though it never was erroneously ordered. (To "clear my record" for employment, as well as to restore my constitutional rights as an American Citizen, which are WORTH more to me than all the MONEY in TENNESSEE! This would have NO meaningful impact upon Ms. Fenton, financially, or otherwise, as I have reasonably explained in great detail. (I LIVE 600

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158	MILES AWAY, AND WITHOUT ANY PROVISION FROM Ms. Fenton, a judgment
159	against Ms. Story, Williamson County, or the other parties complicit in the nearly
160	incomprehensible LOSS which I have Suffered, at the hands of this Tennessee JUSTICE
161	system, I have no means of moving ANYWHERE within the foreseeable future.
162	a. If anyone, anywhere, has the SLIGHTEST doubt about whether I pose ANY
163	"threat" of "danger" to Ms. Fenton, then please GLANCE at Exhibit #4, and that
1.64	should put your mind at EASE! (Though it might make you question Ms. Fenton's
165	potential for a violent shooting spree.)
166	2. For Ms. Fenton to assume full legal responsibility for ALL HER LEGAL
1.67	EXPENSES, for EVERY ACTION brought against me! Court costs, attorney's fees, etc
168	It is absurd discrimination to the highest degree that I was EVER ORDERED to pay for
169	any part of Ms. Fenton's LEGAL expenses, in the FIRST PLACE! I see no purpose other
170	than to CONTINUE TO LEGALLY DOMINATE AND BULLY ME, which was the
171	overwhelming theme of EVERY ACTION pursued by Ms. Story!
172	EVERYONE KNOWS THAT I'LL NEVER BE ABLE TO PAY A PENNY OF THIS, AND
173	THAT THEY'LL NEVER BE ABLE TO FORCE ME TO! (I'm broke, I'm legally
174	"uncollectible", I'm disabled, and I'm unemployed, with only the slimmest of vocational
175	opportunities for the future.) This is kept by Ms. Fenton and Ms. Story for ONE and only one
176	reason, TO CONTINUE TO OPPRESS ME! To continue HOLDING me down. Forcing me to
177	BOW BEFORE THEIR POWER!
178	While I enjoyed no meaningful legal representation whatsoever! But was forced instead to
179	represent myself PRO SE, after exhausting my mother's resources fighting FALSE

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THE UPS STORE F 7

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ALLEGATIONS, before ever even BEGINNING to discuss or defend our actual DIVORCE
action in court!

If it is of greater value to continue to HOLD ME DOWN, as obviously I have so far been unable to stop, then I believe that the season is ripe to hear my voice, and to bring about some legislative changes in how we treat each other as "equals", regardless of gender, social class, and any potential disabilities suffered. The LAW says that I am EQUAL, yet you have CLEARLY treated me as NOT SO. The question is what must be done to restore unto me that which the LAW (both State and Federal) says? (Peacefully, with a pen, not a sword, I assure you. As Ms. Story and Ms. Fenton contemplate how they might pervert, twist, and leverage my words to continue to "cuckold" me even further...)

I WANT to become a computer technician or programmer, not a LOBBYIST! I haven't TIME left in life to become BOTH! I'm willing to sacrifice my lifestyle and the money which I have earned and am rightfully due, but I REFUSE to sacrifice my RIGHTS as an AMERICAN CITIZEN, while I have yet never broken a single LAW, violating such RIGHTS!

Provided that no further actions are taken against me, this offer to "settle" shall remain open, as stated herein, through the last day of this month (February 2020). As of March 1st, 2020, if this offer has not been already formally accepted, in a manner which I (and any counsel I choose to consult) find secure, binding, and acceptable, then this "settlement offer" shall forever be immediately rescinded, to never be mentioned or available again. As I determine to see this appeal through fruition, being judicially decided, by the highest of courts if necessary. At that point, I shall refuse every "settlement" offer or opportunities for "mediation", with the same tenacity and

Page 10 of 52

201	stubbornness with which Ms. Fenton showed in every action which she pursued with the
202	assistance of Ms. Story. This is the FINAL OPPORTUNITY to make this all "go away" with very
203	little (IF any) "consequences" taxed to the Appellee, her counsel, and the truly UNFAIR Chancer
204	Court.
205	The only reason WHY I'm willing to "let go" of what Ms. Fenton justly OWES ME right now, is
206	not because of any personal "inability to maintain the fight". Rather, it is because of my LOVE
207	for Ms. Fenton, despite EVERYTHING which has transpired over the past two years, love is still
208	my strongest compellent. I'd rather fight FOR than AGAINST Ms. Fenton ANY DAY, but that
209	option has now been taken away from me.
210	Here is a FB post of mine from 5/29/2019: "When the only one you can "win" anything from, is
211	the one whom you love the most, you lose."
212	Though having my person assaulted far BEYOND the realm and reach of our marriage and any
213	financial considerations in either of our lives, I have no choice but to draw a line on how MUCH
214	I'm willing to sacrifice for my love of Ms. Fenton.
215	The offer stated above being the FURTHEST which I can go without being able to either put this
216	all BEHIND me, to focus on REBUILDING my life TODAY, or needing to continue in this
217	litigation in order to CLEAR MY NAME, while seeking RESTITUTION and FAIR compensation
218	for the continuing years which this relationship unjustly costs me.
219	I've given Ms. Fenton every chance in the World to accept this generous offer, time and time
220	again, but I have nothing else left to GIVE her, and I can't afford to continue GIVING it. She
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221 must either accept my offer, or reject it forever, while accepting responsibility for the 222 consequences she will incur and experience, whether known and obvious or yet unpredictable, to 223 be eventually determined by a court, regardless of the COSTS. I anticipate that continuing 224 litigation will probably define at least the next year or two of our lives, with likely financial. 225 professional, political, social, and emotional expenses for us both. I'm willing today to forfeit 226 that, SETTING HER FREE to LIVE the BEST LIFE that she can, if only Ms. Fenton will return 227 the favor by FREEING ME, to move forward unencumbered. 228 It is impossible to hold onto your anchor AND be free from it! She must let go! Or she must 229 remain in relationship with me, if only to continue the FIGHT. With my freedom being the stakes 230 which she has raised, there regretfully is no third alternative! 231 I'm only in "control" of me though, I have NO CONTROL over what Ms. Fenton is willing to "LET GO OF", or at what PRICE that decision would become acceptable to her and her family. 232 The end results should speak volumes to the COURTS though, as that which I've presented here, 233 regarding the obvious POTENTIAL for her GAIN vs her LOSSES, requires no more than 234 "common sense" to see and calculate. To knowingly pursue one's own GUARANTEED financial 235 236 LOSS, reveals a motivation far deeper than "self-preservation". IF only she would accept this generous offer of mine, which must come to a close within the next 237 couple of weeks, for understandable reasons, she would NEVER hear from me or see me again, 238 239 while owing me absolutely NOTHING!

241)	I can't BOTH move forward to build a future AND stay behind to fight for my FREEDOM
241	simultaneously! Forced to choose between the two, I will fight to have my Constitutionally
242	guaranteed Freedoms restored, and the slander sliming my name erased from the annuls of history.
243	If I can't do that, then I will finish out my days as a lobbyist, as a "poster child" openly fighting
244	against Civil courts being able to judge any citizen with an ill reputed CRIMINAL designation,
245	such as a "STALKER", while depriving those citizens of their Constitutionally guaranteed
246	Freedoms as an American Citizen, without first being provided with legal counsel (as in all
247	criminal cases), and being tried before a JURY of their peers (rather than one potentially biased
248	judge).
249	The only exception which I believe makes sense, is for emergency exparte' actions, to protect any
250	immediate DANGERS, which due process could delay to the point of placing a party in physical
251	danger.
252	Still, I believe that the guidelines for what qualifies for an exparte' OP, as well as the penaltics for
253	falsely testifying to have one ordered against another person, need to be sharply stiffened and
2.54	highly defined. From my research, probably 50% of the cases right now, are MALICIOUSLY
255	requested, supported by LIES, and are awarded by trial judges. That is a horrendous CRIME
256	against ANY FREE, LAW ABIDING, TAX PAYING, AMERICAN CITIZEN!
257	This is how my case was. I was treated like "Hannibal-Lecter" before the judge ever made eye
258	contact with me! (And it wasn't because I wore a face mask to keep me from eating people.) I
259	honestly believe that it was from character assassination from Ms. Story's barrage of pre-trial
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actions, slander, falsified testimony, sexual discrimination (taking the female's side by default –
wanting to "protect" her), some nepotism, and meticulously crafted bias (created by Ms. Story's
strategy and narrative of LIES). I believe that I NEVER had (or have) a FAIR chance inside a
Williamson County Courtroom!

The strange part about it, was that I spent the better part of two days inside Chancery court rooms with Chancellor Michael W. Binkley, and in every case, with the exception of ONE, immediately prior to the FIRST time which I sat before his bench, I really liked the guy! He seemed to be very positive, polite, affirming, gregarious, encouraging, admitting the fallibility of his own humanity, even being humorous on several occasions. I genuinely liked his Honor, up until he got to the last person right before me, where the man obviously had a speech impediment, and Chancellor Binkley grew frustrated, a bit demeaning, demanding of the gentleman to answer when he was going to quit being "underemployed" to support his family properly. The gentleman stated that he had just obtained a new job earning \$50k per year, and that WAS his attempt to maximize his vocational potential in that season. The Chancellor did not accept that answer and grew increasing irritated with the man, ordering the man's attorney to spend some time with him to better prepare him for providing testimony to the court, that if he returned again while stutteting and being unable to quickly and concisely answer the Chancellor's questions on the stand, then he would charge the man with some penalty.

At that point, my attorney whispered into my ear, and we both knew that I didn't stand a chance,
as a disabled, unemployed man, supported by my wife (even by mutual agreement – which she
now LIED about), in the court room of Chancellor Michael W. Binkley, the discriminating

advocate for WOMEN, despite the circumstances and the outlandish LIES which they SWEAR to 281 282 be TRUE! 283 We were both correct. Chancellor Michael W. Binkley assumed an entirely different posture than what I had witnessed all day, previously laughing with him and being impressed with his obvious 284 285 people skills and apparent care to take the time to encourage both litigants and their counsel, complimenting those who he believed performed well in their delivery before the court. That was 286 287 all over once I sat before the bench. The Chancellor Michael W. Binkley that I sat in front of, never once obtained eye contact with 288 me, nor even said "hello". He never questioned the validity of a single claim by Ms. Fenton and 289 290 her counsel, having already established a relationship in multiple actions prior to this trial, meant 291 to bias his heart toward favoring and protecting Ms. Fenton, considering me an ANIMAL which 292 needed to somehow be "controlled" or put-down. 293 Per the transcripts (Exhibit #2) from the hearing on 8/29/2019, near the bottom of Page-16, Lines: 15-19. Chancellor Binkley states, "One of the biggest problems I'm bumping up against in 294 trying to make the best decision here is who's going to control the husband? Exhibit One 295 and Exhibit Two show some very disturbing conduct." 296 297 First of all, WHO proved that there was ever any NEED to CONTROL ME? This was all based upon multiple FRAUDULENT exparte' filings provided by Ms. Fenton and Ms. Story, before I 298 ever even walked into a court room! Not a single TRUE piece of evidence (Exhibit-1 presented by 299 Ms. Story), was the result of MY actions alone, but rather had been done YEARS earlier, 300

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collaboratively, by agreement, by both Ms. Fenton and I. Such as installing the fence, the alarm system, laying out and installing the security cameras, the "no trespassing" signs, etc... I provided the court with DIFINITIVE proof (in my filing "2019-08-29 HUSBAND's RESPONSE & COUNTERMOTION for Violation of Exparte' Order of Protection", along with approximately 250-pages of CLEAR & COLORFUL exhibits). Showing beyond any shadow of a doubt that Ms. Fenton was not only my VOLUNTARY PARTNER in these actions, but many of them she actually DESIGNED and selected herself, while drawing structural details of our home, showing the exactly how to install the security cameras, with the existing framing, which I was unfamiliar with.

The camera system itself, was purchased approximately 4-years earlier, and had as much to do with my IT business and general interest in technology, as it did anything else. The security cameras have been used so far to help one of our NEIGHBORS catch vandals who ran over their mailbox! Likewise, the alarm system was purchased in 2011 or 2012, immediately upon purchasing our home, as we had an old outdated alarm system in my previous residence. As for the back-yard fence, surely having a FENCE is no indicator of being a "paranoid deviant" or a "danger" to society. Ours was a neighborhood friendly, high-grade, decorative aluminum fence, with a custom design, as meticulously drawn and specified by Ms. Fenton!

Our backyard fence was primarily installed to protect our WILDLIFE (which we fed each day), from the threats of the neighbors hunting dogs and cats, which they often allowed to run loose through the neighborhood, and lie in wait to kill birds which we had put food out for. (A slow-motion video showing our neighbors cat snagging a blue jay off of our fence railing (where Ms.

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322 Fenton put food for them), as I sat looking out the window while eating my lunch, is available 323 upon request.) 324 So, we installed a THREE-SIDED fence in our back yard, leaving the back OPEN to the hundreds 325 of acres of protected woodlands, to allow WILDLIFE into our back yard, while keeping the 326 neighbors and their pets OUT of our backyard. 327 The fence installer even got upset, while installing one of our gates near our driveway, because 328 the neighbor's yappy poodles were on our property (as they almost always were), circling his feet, 329 while barking at him nonstop. Before the fence, this was a daily part of our lives. Having reached the limit of his tolerance for the situation, the fence installer yelled (loud enough for the neighbors, 330 who owned the dogs to hear), "it is pretty bad when you need to install a fence, just to keep 331 your neighbors pets off your property!" Yet there was no greater motivation for us to have a 332 fence installed! While adding the fence was one of Ms. Fenton's most ENJOYED improvements 333 which we made to that property. 334 Then to demonize it, manipulate the purpose, and use it against me, to falsely "demonstrate" my 335 "devious" "paranoid" and "antisocial" behavior, that was incredibly DEMEANING & 336 ETHICALLY WRONG! 337 What did we capture the most of and watch fondly together on our surveillance system, DEFR, 338 RACCOONS, POSSUMS, and the entire community of wildlife, which largely came out of the 339 shadows throughout the night! There was hardly a night which went by where we didn't have 340 video of at least a half-dozen deer grazing, laying down, or sleeping in some area of our yard. I 341

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understand that may not be "NORMAL", nor is our love and care for WILDLIFE, but if caring for, protecting, feeding, and having compassion for the innocent lives around us isn't "NORMAL", then I pray that I NEVER become normal! While Ms. Fenton was the driving force which caused my heart to bend in favor of NATURE!

Regarding the "scary" no trespassing signs, those started off much smaller stock signs, also purchased 4+ years ago, as an entirely collaborative effort between Ms. Fenton and I. (I provided a SLEW of documentation showing Ms. Fenton's involvement, planning, communications, and assistance in purchasing and designing these signs in my "2019-08-29 HUSBAND's RESPONSE & COUNTERMOTION for Violation of Exparte' Order of Protection", which the court failed to acknowledge any portion of, except for a small misquoted paragraph, manipulatively interjected by Ms. Story during our hearing on 8/29 at the "Old Courthouse" in Pranklin, which Chancellor Binkley accepted verbatim, without reading it himself, nor allowing me to defend myself against the deceptive assertation by Ms. Story, as Chancellor Binkley "harshly punished" me, revoking my legal right to take MY personal property (which had been divided between me and Ms. Fenton for OVER a YEAR), as Ms. Fenton's own DIVORCE COMPLAINT STATED in Docket #48419B, filed on June 4th, 2019, Page-2, Section 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."

HENCE every claim by Ms. Story that I shouldn't take with me ANY of MY personal property, was purely manipulative and abusive DECEPTION, if not outright PURGERY, in my opinion! "Harassment by Legal Process", at the very least! AND WHY did she do this? The house auctioned for nothing, it didn't matter what we left, the investor who purchased and flipped the

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364 property, discarded \$10k worth of stuff which we left behind. Hence the ONLY motivation which 365 I can find for Ms. Story's FALSE allegations, angering Chancellor Binkley at mc, causing me to 366 be escorted off my property by the Sheriff's Department, being allowed NO time to pack, or even 367 allowing me to take with me ANY of my PERSONAL property (which Ms. Fenton's divorce 368 complaint admitted that we split up a YEAR earlier), was merely BECAUSE SHE COULD! 369 To demonstrate her POWER to me! Her SUPERIOURITY! To unfairly DOMINATE me once 370 again! Attempting to make me regret ever crossing her path and challenging her claims! All of 371 which is entirely malicious litigation, for which I DESERVE FAIR RESTITUTION for my 372 incredible PAIN and SUFFERING, at the tips of her talons! 373 It is true, that I am not an attorney. It is true that I don't have the technical expertise to manipulate 374 the law to perform my bidding, regardless of what side I am on, as Ms. Story does. It is true that I 375 have absolutely no chance at surviving this financial holocaust, which was unexpectedly thrust 376 upon me, with absolutely no warning or opportunity for me to mitigate our damages, despite what 377 Ms. Story and Ms. Fenton have deceitfully claimed without question in this court. As with everything in life, there are both CAUSES and EFFECTS. Choices, actions, and then 378 consequences. So far, the court has ONLY heard about some strategically manipulated, pre-staged, 379 high drama, precisely targeted LIES meant purely to annihilate their opponent (which is regretfully 380 me) at ANY and ALL costs! While Ms. Fenton has leveraged any and every resource, both within 381 and outside the law, either at her disposal, within her reach, or within the reach of her wealthy and 382 condescending family, for the mere EGO boost of watching me be ground into fine dust. 383

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Manipulating both State and Federal court systems, expertly in concert, to "play the parents against each other", for the benefit of TAKING the most which either can offer, without a comprehensive understanding of the implications and effects of each court upon the other, not hearing or seeing the formation of the concert, or the part which each section plays at the maestro's bequest. Believing instead that these are a bunch of unrelated coincidences or misfortunes, evolving out of the same puddle of mud, rather than recognizing the majesty, magnitude, or the architectural beauty of the transcending symphony being birthed before while unconsciously engulfing them. A feat which in and of itself, is one of tremendous skill, virtually unconceivable strategy, requiring extreme precision, with a degree of planning so intricately detailed, violently delivered, with a ferocity never caught by the court's eyes. Which is easier to disbelieve than to catch a glimpse of, study, and eventually recognize, that the assault actually DID take place, though completely undetected in the moment. Followed by deliberate yet undiscernible or intentionally overwhelming actions, which ultimately culminated into the flawless execution of the PERFECT CRIME! Or did someone "accidentally" catch a momentary glimpse? Like a studder during the movie, "The Matrix". Where you can begin to see the hallway of mirrors, and curiously risk exploring deeper in search of the TRUTH.

That is the only hope that I have in this case. That one of the three Justices on the Appellate Bench will see beyond my desperate cluster of WORDS, to the UNCONSCIONABLE TRUTH which they are pointing toward, lunging toward, desperately seeking to EXPOSE! Without that one momentary glimpse, with the curiosity and carc to explore deeper (despite probably exploring alone), with the willful determination to "risk" questioning the "norm" and the relationships being leveraged, previously believed to be of high esteem, to an unwavering determination to push

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beyond everything which seems so OBVIOUS (for a reason), to uncover and ultimately discover 406 407 THE TRUTH, about who I am, what threat if any I pose, how "fairly" have I been treated during 408 this outright ambush of totally unnecessary, yet unconscionably abusive exercises of deliberately 409 malicious litigation. 410 ALL for the sake of Ms. Fenton's PRIDE, despite the economic and emotional costs, the POWER of being seen by her FAMILY as a STRONG, POWERFUL, SUCCESSFUL, and 411 412 INDEPENDENT PERSON is worth EVERYTHING to her in this hour. What scares me for Ms. 413 Fenton's future, is what will become of her after this hysterical hour of mid-life has passed, along 414 with everything which she once dreamed of, which I helped to put within her hands? Now she will have neither the companion nor the commodity. Once her family is no longer shouting in the 415 wings, for her to FIGHT, what will she have left to cling onto? That literally makes me cry, and 416 417 want to walk away from everything that I earned, owned, and possessed just two years ago, or that I am JUSTLY due now, for my investments and contributions into both of our lives, which has 418 been forcibly and wrongfully stripped from me. 419 For over a decade my "job" has been to be Ms. Fenton's "bouncer", her "defender", her 420 "advocate", her "encouragement", her "confidence", her "helper" and "assistant" at every turn, her 421 "IT guy in her pocket", the strength, leverage, and TIME to help Ms. Fenton REACH her OWN 422 dreams! The whisper of "HOPE" into her ears, while they naturally cling to depression and despair. 423 In the end, I was also Ms. Fenton's "fall guy" and her "sin keeper", to protect and preserve her 424 person, her credit, her reputation, her financial security, her career, and ultimately her PRIDE, 425 from the ugly consequences of mistakes which we both made together, during the course of our 426 marriage, in the challenges that we faced side-by-side, before I became too ugly for her to be 427

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associated with. (Also due to her PRIDE.) I have never had to do anything more unnatural. disheveling, painful, and ultimately heartbreaking in my life than to FIGHT AGAINST the one woman whom I have FOUGHT FOR, throughout the past 15-years of my life! I don't even think that she can SEE it anymore. I don't think that she can SEE ME anymore. That's why I begged the court, in my "all in one" response and countermotion, filed on August 29th, 2019, which Ms. Story had the audacity to briefly misquote to the court during the hearing that day, to erroneously mislead and anger Chancellor Michael W. Binkley, which he stood upon verbatim, having never read the document, while denying me the ability to defend the misquoted claims. So in the end, my "all in one" defense of 63 typed pages, accompanied by approximately 250 pages of clearly demonstrative exhibits, proving beyond any shadow of a doubt, that I have been falsely accused, restrained, and harmed through the actions of Ms. Fenton, Ms. Story, and Chancellor Binkley, while the court provided the MUSCLE to hold me down, and then to drive me out, as Ms. Story and Ms. Fenton pillaged and looted everything meaningful which I had accumulated, earned, invested, or gained to date, in my life.

This is what the LAW has had to offer me in Williamson County Tennessee! Having NEVER once been arrested or charged with ANY crime, throughout my entire life! Having NO history of "domestic disturbances". Having not even received a single traffic citation during my 25-year residence, as a proud, hardworking, well respected, and honorable Tennessee citizen.

Ms. Fenton DECIDED and admitted to me, right before she abandoned me and our home, that 446 that she found it, that the only way for her to prosper however regretful and sad INDEPENDANTLY and be FREE, was to TAKE away everything that I had built in my life, 448

449 purely for her own gain.

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Ms. Fenton could not CONCEIVE of an outcome, divorce settlement, or judgment which did not absolutely DESTROY one of us, so she consciously chose to DESTROY me, in order to "FREE" herself, of any financial consequences caused by or during our marriage.

Yes, she filed bankruptcy on \$50k in primarily personal debt (caused almost entirely by her divorce actions), with the earning potential of over \$100k per year, as a graduate of MIT, holding an Architects License in the State of Tennessee. While I invested my life into helping HER reach HER dreams, and I was left penniless, homeless, and destitute, at FIFTY years old, with only a High School education, refusing to even help me obtain a short-term technical certification to help equip me re-enter the workforce. After over a decade of her being our family's primary bread winner (by mutual agreement), affectionately calling me her "house husband", as I filled every CRACK in our lives to enable us both to reach much further together (standard of living) than we ever could have apart.

When we met, Ms. Fenton was NOT an architect, nor did she have any plans of EVER becoming one! I encouraged her to reach for that brass ring, shortly before Tennessee changed their licensing requirements, which would have prevented Ms. Fenton from ever becoming a licensed architect in the State of Tennessee (or most of the country), without first obtaining a master's degree. (Despite her undergraduate degree being from MIT, it was not accredited for Architecture, without requiring further education first.) In order to pursue a master's degree, Ms. Fenton would need to relocate away from Nashville for several years, which she adamantly swore that she would never do. (At that time, Ms. Fenton believed that her entire MIT education was a massive WASTE of money!) I helped change her perspective about that!

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471 At the same time, when we met, I made more money than Ms. Fenton did. Regretfully due to my 472 choices to help Ms. Fenton REACH her dreams, rather than continuing to invest my TIME into 473 maintaining my own financial independence, I now am "qualified" to make approximately \$10 LESS per hour than when we first met, approximately seventeen years ago, while Ms. Fenton's 474 475 potential earnings have multiplied three-fold! 476 I was raised upon and have contended for "CONSERVATIVE" values all my life. I never thought 477 that my "death-blow" would be dealt by a court that was "too conservative" to see men and women 478 as EQUALS, when it came to be a family's primary breadwinner. (Including the responsibilities 479 for care which come along with that role.) Now, for the first time, I must think of myself as 480 "liberal", because being "conservative" to that extreme extent is synonymous with condoning of 481 slavery, having separate drinking fountains, and denying women (along with people of color) the 482 right to VOTE. It is being "conservative" beyond the tolerance of law, both state and federal. Yet 483 it is the very TRUSTEES with whom we elect, to uphold our hard-won laws of equality, that are 484 bending if not breaking it. I may not be a scholar of LAW, but I know the difference between RIGHT and WRONG! Between 485 FAIR and UNFAIR! Between COMMON SENSE and LITIGIOUSLY OPPRESSION! Between 486 upholding the law to PROTECT the people, versus allowing the elite to twist and leverage the law 487 to abuse, harm, and oppress those less financially, physically, and mentally fortunate. 488 I don't want anything that I have not EARNED! If the court could merely give me back what I had 489 before I ever met Ms. Fenton, then I would happily be on my way! Regretfully, that is not even 490 491 within the power of the court! 450

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