10

WILLIAMSON COUNTY CHANCERY COURT, AT FRANKLIN, TN | DOCKET #48419B RE-CREATION OF EX-WIFE'S UNSIGNED PERSONAL STATEMENT ALLEGING FEAR & STALKING LOCATED IN TECHNICAL RECORD VOLUME 1, PAGE 15

Line Numbers Added for Reference & Strike-Through for False/Fraudulent/Misleading Claims

- 1 My name is Fawn Fenton and I have been married to Jeff Fenton for 13 years. Jeff and
- 2 I have been separated since April 22, 2018 and I have not seen him since sometime in
- 3 April when we met to file our taxes. Prior to that I had not seen him since December
- 4 2018. I filed for divorce on June 4, 2019.
- 5 I am in fear for my safety based on the repeated harassment that has continued to occur.
- 6 Over the last several weeks Jeff has sent me numerous text messages and lengthy e-
- 7 mails talking about his intentions on ruining my life, causing me issues with my employer
- 8 and clients at work, ruining my credit and financially ruining me. As a result of Jeff's
- 9 continued verbal and emotional abuse and deliberate non-cooperation. I have filed for
- 10 bankruptcy to preserve my finances. Upon finding out about the bankruptcy petition, Jeff
- 11 became enraged and his incessant texts and e-mails have been upsetting and vindictive.
- 12 Just as an example, from June 12 through June 16, Jeff sent me 12 e-mails all of
- 13 substantial length, describing how he plans on ruining my life. I am attaching just a
- 14 snapshot of my email account showing the number of e-mails sent from June 12-16. The
- 15 length of the emails would be too long to attach; however, I have saved them all. In
- 16 addition, Jeff continues to send me numerous text messages, some very lengthy, in some
- 17 of the texts he uses derogatory language, calling me a "bitch." On June 14, 2019 he
- 18 sent me 8 text messages within in less than 40 minutes. The next day, June 15, 2019
- 19
- he sent me 16 text messages over the course of 4 hours, several of which were extremely 20 lenthy. I have asked Jeff on several occasions to stop e-mailing and texting me, however,
- 21 he continues to repeatedly harass me. At this point all of his communication to me is not
- 22 consensual and I have relayed this to Jeff multiple times. On June 15, 2019 Jeff left me
- 23 a voicemail on my cell phone stating that if I did not call him back or respond to his emails
- 24 or text messages that he was going to "show up at my work or apartment to try to get
- 25 some information out of me." I am fearful that he will actually show up at my work, as he
- 26 has done so in the past and has sabotaged my work e-mails. Jeff has been employed in
- 27 IT and is very tech savvy. In the past he was able to remotely log into my work computer
- 28 and delete all e-mails that had his name in them. My company has already spent a
- 29 considerable amount of money hiring a new IT support team to try and close loopholes
- 30 and delete Jeffs access to our system, but we are still finding settings that reference Jeffs
- 31 settings or route to his e-mails. Jeff has also threatened to post derogatory comments
- 32 anonymously on the internet about both myself and my company. This cyber stalking
- 33 could potentially cost me my job and career. I am fearful for what he may try to do now
- 34 that I have filed for divorce and am not responding to his threats.
- 35 On June 16th, 2019 in one of his lengthy e-mails he stated, "I wish we would have had
- 36 an asteroid fall on our home and kill us (or at least me"), the day before I discovered your
- 37 plans to divorce me." Jeff is a licensed gun carrier and has many weapons, and I am in
- 38 fear of what he may to do me if this continues. Jeff refers to himself as a part of the
- 39 "extraction team" and lives a very paranoid life. He installed extensive home
- 40 monitoring at our marital residence including surveillance videos and audio-recording
- 41 systems.

WILLIAMSON COUNTY CHANCERY COURT, AT FRANKLIN, TN | DOCKET #48419B
RE-CREATION OF EX-WIFE'S UNSIGNED PERSONAL STATEMENT ALLEGING FEAR & STALKING
LOCATED IN TECHNICAL RECORD VOLUME 1, PAGE 16

Line Numbers Added for Reference & Strike-Through for False/Fraudulent/Misleading Claims

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

(615) -7377 · mobile

You are WRONG about my motives for selling the house and you are WRONG about me having evil and selfish intentions to increase or decrease the sale value. As usual, you are being a dick when I don't agree with everything you want, and you resort to insulting me and verbally attacking me to try to get your way.

Fawn Fenton (mobile) · Jan 30, 2019

You just called me a dick and accused me of verbally attacking you, in the same sentence.



Jan 30, 2019

(615) -7377 · mobile

Can I pickup Taco Salads and come have dinner with you?

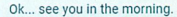


Jan 21, 2019



Hello, thank you for the offer, but no, I am too tired and I have a headache. I'll see you tomorrow.

Fawn Fenton (mobile) · Jan 21, 2019





Jan 21, 2019

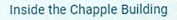


Terry is at 215 Centerview, suite 208, right?
(I am on potty with belly-ache right now... Going to try to get out the door soon...)

Fawn Fenton (mobile) · Jan 22, 2019

No, he is in Maryland Farms now:

5115 Maryland Way, Suite #134, Brentwood, TN 37027





Jan 22, 2019

Oh ok!



I might be a few minutes late... Pooper not cooperating... Cramps.... Ungh....

Fawn Fenton (mobile) · Jan 22, 2019

I always park in the back of the building, and enter from the back. I'm heading there now. When you get there I can come out and show you the way from the first floor lobby.

It would probably be quickest for you to take the back way, up Church Street, onto Maryland Way.

Careful I just hit a bad to ice





Jan 22, 2019



Having terrible cramps... Can't get out of bathroom right now... This sucks, sorry!

Fawn Fenton (mobile) . Jan 22, 2019

(615) -7377 · mobile

If you're still on the body it's time to abort Mission and head to Terry's



Jan 22, 2019

Doubled over in pain... Can't walk yet... The enemy is attacking me with cramps...

Fawn Fenton (mobile) · Jan 22, 2019





Jan 22, 2019

This really sucks, I don't think I'm going to make it... Curled up on floor in fetal position in pain with terrible cramps....

Fawn Fenton (mobile) · Jan 22, 2019





Jan 22, 2019

Does Terry have another appointment at 9? I will pay him for another hour if he's available... (Cramps starting to subside a little....)

Fawn Fenton (mobile) · Jan 22, 2019

Tuesday 11, 4, 5

Thursday wide open except for 2. (Probably 9am, or??)



Jan 22, 2019

F Do you mean Tuesday today? (Could do 11:am today)...

Fawn Fenton (mobile) . Jan 22, 2019

Terry could do noon or 3 today.



Jan 22, 2019

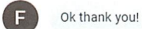


Fawn Fenton (mobile) · Jan 22, 2019





Jan 22, 2019



Fawn Fenton (mobile) · Jan 22, 2019

(615) -7377 · mobile

See you then!

I'm back in my car, about to hit Kroger's quickly for Ice Cream and Kiwi Veggies, is there anything that I can pickup and bring you, to help you feel better? Drugs, over the counter meds, breakfast?

I'd seriously be glad to bring you anything that will help make your morning a little better.

Do you need me to take you to the doctor or hospital?

I could pickup your fetal position body, wrap you up in a sheet or blanket, lay you in your hatchback or my trunk, and drive you to the ER or the clinic of your choice?





Jan 22, 2019

Oh hello, I was sleeping. I am mostly ok now. Definitely have a cold, though.

Fawn Fenton (mobile) · Jan 22, 2019





Jan 22, 2019

No that's ok. Thank you very much for offering, though.

Fawn Fenton (mobile) · Jan 22, 2019

I'm in the lobby on the first floor waiting on Terry and you.



Jan 22, 2019

Thank you again for the balloon and flowers and donuts, I really do love them and that was so thoughtful of you.

Fawn Fenton (mobile) · Jan 22, 2019

Thank you for answering your phone when I called.



Jan 22, 2019



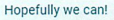
Fawn Fenton (mobile) · Jan 22, 2019

(615) -7377 · mobile



my heart is broken for you too. I'm so, so sorry for your pain. I know you're a good person, which is why I'd hope someday we can still be friends.

Fawn Fenton (mobile) · Jan 23, 2019





Jan 23, 2019



A part of my heart will always love you too.

Fawn Fenton (mobile) · Jan 23, 2019





Jan 23, 2019



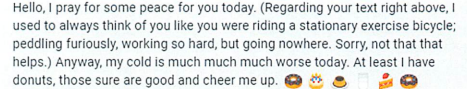
I am definitely working on forgiving you. You deserve forgiveness, and I hope you can heal from this huge loss. I am so sorry I was unable to communicate with you and I'm sorry for all the times I made things worse.

Fawn Fenton (mobile) · Jan 23, 2019

Here is what I would say about myself in hinddight, "I've never know someone who worked harder, while getting nothing meaningful done."



Jan 23, 2019





Fawn Fenton (mobile) - Jan 23, 2019



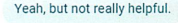
Thanks again for the donuts and flowers! I just ate last donut yesterday; flowers are still doing good!

Fawn Fenton (mobile) · Jan 26, 2019



Understandable that your mom wants to sympathize with you. Situation is definitely heart- breaking.

Fawn Fenton (mobile) · Jan 27, 2019





Jan 27, 2019

(615) -7377 · mobile



Phone is falling on my face... Nightie night... Thank you for being kind.

Fawn Fenton (mobile) · Jan 27, 2019

Nightie night. Likewise Tootie!

Never in my life did I want it to be me against you! That was my worse nightmare!



Jan 27, 2019

Jeff Fenton

From: Ken Adkisson < kadkisson@adkissonarchitects.com>

Sent: Thursday, April 27, 2017 4:01 PM

To: Jeff Fenton

Cc: Fawn Fenton; Loretta
Subject: RE: IT & Web Work

Thank you Jeff, we certainly appreciated your efforts. Good luck in the future.

Ken Adkisson, President Adkisson & Associates, Architects, Inc. 3322 West End Ave., Suite 103 Nashville, Tennessee 37203 (615) 298-9829

kadkisson@adkissonarchitects.com

From: Jeff Fenton

Sent: Thursday, April 27, 2017 2:50 PM

To: Ken Adkisson

Cc: Fawn Fenton; Loretta Subject: IT & Web Work Importance: High

Hello Ken,

It doesn't look like this relationship is going to work out anymore. Fawn tells me that you have a new IT guy that you want to try, and really I've reached my limit of what I'm willing to put up with, for what I'm being paid.

One thing that I just won't tolerate is **people taking bad about me behind my back**, while I'm honestly trying to HELP them by extending the life of their equipment, considering every EXPENSE and every DECISION as if it were my OWN money and equipment, while working on nights and weekends so not to disturb the workflow of your office, etc... Every other tech guy you will pay \$\$ plus you will pay your drafters to stand around the office with their thumbs up their butts while he works on their computers. When was the last time that your office had any DOWN-TIME due to mechanical failures?

When was the last time that you had to kick-out thousands of dollars unexpectedly because of surprise system failures? I believe that you have FORGOTTEN how GOOD you have had it (technologically), for the past few years!

The problem with anticipating and meeting people's needs BEFORE there is a CRISIS, is they frequently fail to RECOGNIZE or APPRECIATE the WORK that I did to make that possible! I used to think that you could see it, and recognized that it was a "win/win" relationship between us, but not anymore.

How would you FEEL if I talked bad to Fawn about your WIFE all day? I'm not going to play that game.

Since you can no longer realize the VALUE which I bring to your organization on my own, I'm out!

If you are agreeable, I will refund your \$2,500 deposit for your website rebuild, minus any reimbursable expenses (very minor), and a few office tech expenses which I have not yet billed you for. Then you can go hire ANYONE that you want to build your website, it will be OFF MY PLATE! I wish that it hadn't taken me so long to reach this conclusion, your website rebuild was the LAST web project that I've accepted (I've been turning people down for two years), because of how much TIME and coordination they require with clients to complete, yet I never seemed to be able to find TIME to rebuild your site, so I failed. I'd rather accept that and move forward, than continue to make empty promises and waste more of my TIME and YOURS.

Likewise, I'd like to end ALL of MY business with your company. I don't want Fawn to be stuck in the middle anymore. So if you need IT help, even if it is the smallest question that Fawn knows that I can answer in two minutes, please don't ask Fawn or anyone else to call me. I'm DONE! I will even refuse to help my loving wife, with any problems which she encounters in YOUR OFFICE.

I've provided detailed NOTES about most of the work that I performed inside the [IT] folder on your Server's desktop, so that someone could easily follow behind me. If they can't find the information they need there, then I'm sorry, they'll need to figure it out the same way that I did. I've tried to be very open and to document my work, but it all takes TIME, which costs more money... and no one is perfect. I'm not interested in being your on-call knowledgebase for any price. That's someone else's problem now!

Please hire a local website / hosting company / registrar / and administrator whom you personally TRUST (they can easily steal your digital assets, domain names, etc... if they are not TRUSTWORTHY.) I would like to get all of your digital assets (website/domain names/etc...) off of my servers and out of my accounts as soon as possible. It's not an emergency, I think that probably a month should be a reasonable amount of time for you to have that work completed, if not then please two months at the most. I will pro-rate and refund any unused hosting time once it is all completed. (Please make sure that the people you HIRE are COMPETENT to do all the work on their OWN. At your direction, I will provide them with the server address and credentials that they need to remove your website from my server, as well as to port your domain names from my registrar's reseller account to their own. I will not be responsible in assisting ANYONE with the migration of your website and domain names, the changing or setup of your DNS to work with the new host or to continue to work with your existing email accounts, or to ensure that your web assets are transferred properly and WORK on the new server space, or the domains with the new registrar, EXCEPT TO THE EXTENT THAT I RELASE THEM FREELY. (You should be careful, a lot of people/companies will hold your website and domain names HOSTAGE, I don't play that game!)

I recommend that you ensure that your new webhost/registrar is a MICROSOFT PARTNER, familiar with Office-365, so that they can take over the "DELEGATED ADMINISTRATION" for your Office-365 account, and prevent any disruptions in your email flow after moving your domain names or site out of my accounts. I will not have ANY responsibility to FIX someone else's screw-ups! My responsibility shall be limited to maintaining your service until I've surrendered your credentials, and to release your web assets forthwith. Beyond that, all that I can recommend, is that you hire COMPETANT and EXPERIENCED people! (The slightest screw-up and your whole office's email could stop working for days, as they try to isolate and fix the problem. IF that happens, it will be beyond the scope of my responsibility!) Once ANYONE else has credentials to access or move your digital assets, they ALONE are responsible for anything and everything that happens there forward.

I will hold \$500 from the deposit of your refund to charge you for any of my time/mileage required to return your assets (both digital and physical) and complete this transition. From this point forward, all my TIME will be billed at my normal rate of \$45 per hour, as by this notice our service agreement is now officially terminated. Upon final completion, I will return to you any remaining funds or bill you for any overages.

I will be returning to your office ALL of your DISASTER RECOVERY DRIVES from my fire vault, which you should pay to keep off-site in a safe deposit box again, in case of an emergency. Should you ever need to restore any of those images, you will need to hire a tech who is competent with partition and full-disk CLONING, using software such as Clonezilla, NovaBackup, Acronis True Image, and Windows 7 Backup Images.

For a few years I believed that this relationship was mutually beneficial, I regret that it did not end better, but I prefer to accept the reality than to continue with the current tension.

I hope for nothing but the best for you and your business in all your future endeavors.

Sincerely,

(On the bright side, this should be my last LONG email! ©)

JEFF FENTON METICULOUS.TECH

(615) 837-1300 OFFICE

(615) 837-1301 MOBILE

(615) 837-1302 FAX

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

SUBMIT OR RESPOND TO A SUPPORT TICKET HERE.

A DIVISION OF METICULOUS MARKETING LLC

Case 1.2	2-CA-01081-F	LIVI-KOK EC	F NO. 25-10,	Pagero.3134 File	ed 01/19/24 Page 13 0/25		
	RESTRAINT N, NOTICE (WITHOUT OR HEARING					
Order o	f Protection	n			Case # (the clerk fills this in):		
X	Amended	Order		1.50	484193		
☐ Petition	ner is under 18	3		L			
				2020 SEP 24 AM	10: 09		
In the	hancero	Court of	Willian	SOM County, TN,	9-24-20		
Petitione	er (person nee	ding protection)					
Fai	U7L				Fenton		
first	~ /		middle		last		
Petitione	er's Children	under 18 Prote	cted by this Or	der:			
Name, Age, Relationship to Respondent				Name, Age, Relationship to Respondent			
1				3			
2				4			
2				_ 4			
Respond	ent's Informati	on (person you w	ant to be protecte	ed from):	1.1		
34	Heren	Pu	raen	Fenton	10/5/69		
first middle			iddle	last	date of birth (MM/DD/YYYY		
					m_I		
st	reet address	010	0	city	state zip		
Responde	ent's Employer:	mployer's name		Em	ployer's phone #		
Decaribe		imployer's flame		ΕIII	ployer's priorie #		
	Respondent:	Hois	Г	1	Maria and an analysis and an a		
Sex	Race	Hair	Eyes	Height -	- Weight - SSN - Other S. 9 Weight 240		
D Male □ Female	☐ Asian	Ø Black Ø Ørey	Brown	Social Sec. #	0//		
	□ Black	□ Blond	☐ Hazel☐ Blue	(If known)	(Provided to Clerk's office if known) Do not list it here. XXXX		
	☐ Hispanic	□ Bald	L Dide	Scars/Special			
	□ Other:	□ Brown	□ Green	Features			
1		Other:			SERVICE STREET, CONTRACTOR OF THE SERVIC		

Phone Number

☐ We live together or used to live together.

☐ The Respondent has sexually assaulted me.

☐ We are dating, used to date, or have had sex.

07/01/19 Form #OP2018-7

☐ Other:

This is a Court Order.

☐ Grey

☐ We are the children of a person whose relationship is described above (Specify): _

☐ Other: _

Petitioner's relationship to the Respondent (Check all that apply):

☐ We are relatives, related by adoption, or are/were in-laws. (Specify):

We are married or used to be married.

The Respondent has stalked me.

☐ We have a child together.

Case 1:23-cv-01097-PLM-RSK ECF No. 25-10, PageID.3135 Filed 01/19/24 Page 14 of 25 Findings About Abuse: Warning! ☐ Weapon involved 1. The Court has jurisdiction over the parties and this case. The Respondent was given reasonable notice of the hearing and an opportunity to be heard. ☐ Has or owns a weapon 2. Based on the information in the Petition, and the hearing held, the court finds that the Respondent: Did the things listed in the Petition and the court adopts these as facts and incorporates them by reference, AND/OR ☐ Did the following things: AND there is credible evidence that Respondent is a threat to the safety of the Petitioner and □ Petitioner's Minor Children. 3. Respondent has specifically: (check all that apply): Abused/Threatened to Abuse ☐ Sexually Assaulted FALSE: I NEVER ABUSED OR STALKED MY EX-WIFE! THIS IS ADA Stalked RETALIATION & INTERFERENCE WITH HOBB'S ACT EXTORTION OF MY the Petitioner AND SILENCE ABOUT THE MISCONDUCT AND CRIMES COMMITTED BY THE COURT & COUNSEL! Findings about the minor children of the parties: (check one): The Court has jurisdiction over custody for the child(ren) of the parties because his/her/their home state is Tennessee. ☐ The Court has temporary emergency jurisdiction over custody for the children of the parties listed above because they are in Tennessee now, and they (or the Petitioner) were at risk. (If another state has jurisdiction over child custody under UCCJEA, this Court's temporary jurisdiction will end on _____ or when the other state's Court makes an order.) Findings About Firearms: The Respondent (check all that apply): ☐ Has no firearms Has firearms that he/she must give to someone else who is allowed to have them (TCA § 36-3-625). ☐ Has firearms that are registered under the National Firearms Act and must be either transferred to a responsible third party, or locked in a safe or other secure container to which the Respondent does not have access. A state or federal agency must give its approval before the firearms are turned in. ☐ Has a federal firearms license (FFL) or is a responsible party under an FFL, and has firearms under that FFL that qualify as business inventory, and (check one): ☐ There is **no** responsible party listed on the FFL other than the Respondent in this case. The Respondent must turn in or transfer all firearms inventory under his/her control to a separate FFL holder who is legally allowed to have firearms. ☐ There is another responsible party listed on the FFL other than the Respondent in this case. This Order does not require the Respondent to turn in or transfer the firearms inventory.

Order of Protection

This is a Court Order.

page 2 OF 6

07/01/19 Form #OP2018-7 PERSPECTIVE: FOR THOSE UNFAMILIAR WITH THIS CASE, THIS WAS A "DIVORCE" WITH NO CHILDREN. JUDGE MICHAEL W. BINKLEY AND HIS UNDISCLOSED "CLOSE FAMILY FRIEND", ATTORNEY VIRGINIA LEE STORY, ONLY SPENT TWO 30-MINUTE "HEARINGS" TO FORCEFULLY STEAL MY BRENTWOOD HOME (WORTH \$900k CURRENTLY, WITH MORTGAGES OF ONLY \$300k), WITHOUT A PENNY TO MYSELF OR MY EX-WIFE. WHILE THERE WERE NO ARRESTS, NO ASSAULTS, NO DOMESTICS, NO PHYSICAL THREATS, NO STALKING, NO SUPPORTING HISTORY, NO REASONABLE THREAT OF DANGER OF ANY SORT, WHILE THE OPPOSING PARTY IS THE ONE WHO COMMITTED MULTIPLE GROSS FELONIES AGAINST ME, WITH THE CRIMINAL GUIDANCE AND ASSISTANCE OF AT LEAST TWO JUDGES, AND A HALF-DOZEN ATTORNEYS, WITH AT LEAST AS MANY COMPROMISED AND CORRUPT POWERFUL MEMBERS OF THE COURT WHO HAVE HELPED TO COVER-THIS-UP, AND DENY ME ANY ASSISTANCE SINCE. KNOWING THAT I CAN'T EVEN WORK TO SUPPORT MYSELF TO SIMPLY TRY TO SURVIVE, IN THE CONDITION WHICH THE STATE OF TENNESSEE LITERALLY DISCARDED ME IN!

The Court orders Respondent to	The	Court	orders	Respor	ident	to:
--------------------------------	-----	-------	--------	--------	-------	-----

- ☑ Obey all orders on this form.
- ☑ Not abuse or threaten to abuse Petitioner or Petitioner's minor children.
- ☑ Not stalk or threaten to stalk Petitioner or Petitioner's minor children.

Other Orders to the Respondent (Check all that apply):

No Contact

You must not come about the Petitioner (including coming by or to a shared residence) for any purpose and must not contact \square Petitioner AND \square Petitioner's children, either directly or indirectly, by phone, email, messages, text messages, mail or any other type of communication or contact.

Stay Away

You must stay away from the \square Petitioner's home \square Petitioner's workplace \square Children's home and workplace.

Personal Conduct -

You must not cause intentional damage to the Petitioner's (or Petitioner's children's) property or interfere with the utilities at their home(s).

You must not hurt or threaten to hurt any animals owned or kept by the Petitioner/Petitioner's children.

☑ Counseling/Substance Abuse Programs

You must go to the following program(s) and give the court proof that you have gone, participated and have made progress in this program (contact information):

My ex-wife wanted this fraudulent "Order of Protection" to help her gain possession of our HOME, and to have me forcefully REMOVED from it, so that she could LIQUIDATE it and DISBURSE the funds without a single penny to ME.

That was the PERFECT CRIME that Attorney Virginia Lee Story orchestrated and led her through, and my ex-wife got away with it. I completely forgave my ex-wife four-years ago, because I know what a desperate and vulnerable place she was in emotionally and physically, at that time. Rather than providing an ethical guiding hand to my ex-wife, through one of the toughest seasons of her life, Attorney Virginia Lee Story and a several of her "friends" instead exploited my ex-wife's desperation and vulnerability to steal the sum wealth of BOTH of our lives.

This "Order of Protection" isn't to protect my Ex-wife as it states (it endangers my ex-wife with potential Federal criminal charges, because of my need to constantly seek Federal assistance to get FREE.) This fraudulent "Order of Protection" is SOLELY to protect Judge Michael W. Binkley & Attorney Virginia Lee Story from being EXPOSED IN THE MEDIA for their crimes against me and my family!

This is a Court Order.

07/01/19 Form #OP2018-7

Case 1:23-	-cv-01097-PLM-RSK	ECF No. 25-10,	PageID.3137	Filed 01/19/24	Page 16 of 25
□ Child	Support \$/ each _	(m	nonth/week, etc) I	peginning	(date).
	This is the guideline and This is not the guideline considered the best inte unjust or inappropriate in Other:	e amount and is a rest of each child in this case.	deviation from the	ne guideline amou	int. The Court ha
	ment method:				
	Pay the Petitioner direct not endanger the Petition payment only with no no Take payment to this C	oner or the Petition tes or comments to ourt Clerk's Office.	ner's minor childi the Petitioner) You will also ha	ren and it is not a	a violation to sen
fraud agai	ey" KNOW that in the inst our family on the In LY "threat" that I am to	nternet, they also k	now that EXPO	SING the TRUT	H on the Interne
Frauduler	ng my Ex-wife a "vict nt "DEFAULT" Judgm ts published online. (Th	ents, there are stri	ct laws protectin	g "victims" from	having their cour
threatening stuff, putt of stuff, to part of th	'2021 the KnoxNews rang attorneys, the press, ting it in the media whe turn them in. Don't be part problem if you don't nees for those who might	and the people, st n it's totally false art of the problem do something abo	ating, "What peo " Further stating don't be a chic	ople are doing to j g, "If your client i ken, because that	udges, making up s part of that kind 's all it is you're
Order of myself. Which Att	XACTLY what this out Protection is, without I While this was allegedly torney Story decided the bout the AMBUSH the	MOTION or NOT for LONG but I at my Ex-wife is no	ICE where I co NON-THREAT longer CONSE	uld even ATTEM ENING emails an NSUAL to receive	IPT to DEFEND of text messages ing, the day after
SHIELD, Miscondu	chael W. Binkley and A to protect THEMSEL' act, including their roles lobb's Act Extortion, Al	VES from being ex in Bankruptcy Fra	posed for an absu aud, Deprivation	ard amount of Att of Rights and Pro	orney and Judicia perty under Colo
and Story	I reported to the Cour to COVER-IT-UP, and SINGLE DIVISION of t	l denied me any ass	sistance! This ha	s unfortunately be	en the position of
• You	s to the Respondent a must not have, or atte arm while this or any late	mpt to have, receiver protective order is	in effect.	receive or in any	other way get an
07/01/19 Form #OP2018	3-7	This is a Co			page 4 OF 6
		5.301 517 1010011011			page . O. 0

Case 1:23-cv-01097-PLM-RSK ECF No. 25-10, PageID.3138 Filed 01/19/24 Page 17 of 25

- You must transfer all firearms in your possession within 48 hours 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

THIS FRAUDULENT "ORDER OF PROTECTION" IS THE ONLY WAY WHICH A CORRUPT JUDGE COULD KEEP A NOOSE AROUND MY NECK FROM 600-MILES AWAY, WITHOUT DUE PROCESS! THREATENING MY LIFE, MY SAFETY, AND MY FREEDOM FOR AN OUTRAGEOUS SIX-YEARS. WHERE I CAN BE ARRESTED WITHOUT WARRANT OR NOTICE 24/7/365, ANYWHERE WITHIN THE UNITED STATES OF AMERICA. REQUIRING LESS FOUL-PLAY THAN I HAVE ALREADY EXPERIENCED BY JUDGE MICHAEL W. BINKLEY AND ATTORNEY STORY. ALL WITHOUT HEARING, MOTION, OR NOTICE! ABSURD, INHUMANE, ADA INTERFERENCE AND UNCONSTITUTIONAL RETALIATION & EXTORTION!

THIS IS THE EQUIVALENT OF JUDGE MICHAEL W. BINKLEY HOLDING A <u>GUN</u> UP TO MY <u>HEAD</u>, AND WHISPERING INTO MY EAR, "<u>GO AHEAD</u>, <u>TELL ON ME!</u>" I DEMAND A FULL CRIMINAL INVESTIGATION!

THIS ORDER TAKES EFFECT IMMEDIATELY UPON SIGNING

THIS ONDER TARLES ELLEST IMMIEDIATEET OF OR GIONING.				
This Order starts today, (date): 9-24-20	This Order ends (date): 9-24-2025			
☐ In 1 year. (The Petitioner may ask to extend the Order) ☐ In 10 years (2 nd or more violation of current PO)				
Date: 9/24/ 20 Time: 10'08 Da.m. Signature of Judge or Chancellor				
Certificate of Service – Respondent (check one):	Certificate of Service - Petitioner (check one):			
☐ Signed by Respondent:	☐ Signed by Petitioner:			
□ Signed by Respondent'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 address □ Reasonable attempts to find the Respondent's address were made, but there is no known address at this time. Signature of Server: □ DUDAG Stevens 9-24-26 Server's title (check one): □ Clerk Deputy Clerk 9-24-26 □ Authorized Officer □ Attorney	□ Signed by Petitioner's counsel: □ 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 □ Deputy Clerk □ Authorized Officer □ Attorney			
Service was made on: Date: Time: Date: Date: Date: Date: Date: Date: Date: D	Service was made on: Date: 7-24-20 Time: 10:02			
☐ The Clerk certifies a copy of this Order was forwarded to 911, local law enforcement, and any court in which the respondent and petitioner are parties to an action. This is a Court Order.				

Order of Protection

page 5 OF 6

Form #OP2018-7

DUE TO COVID-19

I NEED to get a JOB from HOME Because of my Mother's Health Which I CAN'T DO with this STUPID OP! Please have the OP REMOVED and EXPUNGED or Start Sending Me SUPPORT PLEASE!

ASTHMA, ALLERGY AND IMMUNOLOGY CENTER

S. Anne, M.D.

R. Botta, M.D.

I. Badr, M.D.

R. Mahajan, M.D.

H. Azzam, M.D.

Patient Name: Marsha Fenton

Visit Date: 7/2/2020

Thank you very much for letting me participate in the management of Marsha Fenton, who was seen by telephone consultation on 07/02/20. Marsha states that her IgA deficiency has been stable. She denies any upper or lower respiratory tract infection. She has been following strict avoidance measures from exposing to the COVID-19 infection. She is wearing the mask. She is staying home. Her son also stays with her, who is not working at this time. She denies any fever, chills, or rigors. She denies any upper or lower respiratory tract infection.

PHYSICAL EXAMINATION: Deferred at this time since this was done by telephone consultation.

IMPRESSION: Ms. Marsha Fenton has:

- 1. IgA deficiency, and
- 2. Chronic rhinosinusitis.

RECOMMENDATIONS:

- 1. Marsha is prone to develop recurrent infections. Therefore, I advised her to follow strict isolation measures from exposure to COVID-19 infection.
- 2. Since her son stays with Marsha, I strongly recommend that her son should do his work from home since it will reduce significantly the risk of exposure of Ms. Fenton to the COVID-19 virus.
- 3. A follow-up appointment has been scheduled in one year but I advised her to contact me as soon as the pandemic is over for further evaluation and treatment.

Signed Electronically By Suresh Anne, MD

Signed Date: 7/3/2020 9:16:00 AM

E-Faxed to Ravikumar Peddireddy, MD On 7/3/2020 9:16:00 AM

Case 1:23-cv-01097-PLM-RSK ECF No. 25-10, PageID.3140 Filed 01/19/24 Page 19 of 25





1986 Sunny Side Drive, Brentwood, Tennessee 37027

Tel: (615) 7377

Self-Defense Handgun Instructor

CERTIFICATIONS & AFFILIATIONS

- NRA Certified Basic Pistol Instructor
- Tennessee Department of Safety Concealed Carry Instructor
- Front Sight Firearms Training Institute Handgun Instructor, Pahrump, NV
- CCWP Instructor at The Range Incorporated, Centerville, TN
- Nashville Police Department, Citizens Police Academy, Spring 2009
- Mount Juliet Police Department, Citizens Police Academy, Spring 2004
- Member of the NRA since 2004, Life Member since 2012
- Certified Trainer with NRA "Refuse to Be a Victim" Program
- Member of the United States Practical Shooting Association since 2003

TRAINING

- Front Sight Firearms Training Institute, 4-Day Practical Rifle (FN-FAL & AR15), January 2018
- Front Sight Firearms Training Institute, 4-Day Defensive Handgun, March 2013
- Front Sight Firearms Training Institute, 4-Day Armorers Class AR15, March 2010
- Front Sight Firearms Training Institute, 4-Day Line Coach Defensive Handgun, March 2010
- Front Sight Firearms Training Institute, 4-Day Instructor Development, February 2009
- Front Sight Firearms Training Institute, 4-Day Practical Rifle (AR-15), February 2008
- Front Sight Firearms Training Institute, Handgun Master Prep, January 2007
- HGR Firearms NRA Basic Pistol Instructor Certification Course, June 2006
- Front Sight Firearms Training Institute, 4-Day Defensive Handgun, January 2006
- Front Sight Firearms Training Institute, 4-Day Practical Rifle (AK-47), January 2005
- Tactical Response, 2-Day Fighting Pistol, May 2004
- Vanderbilt Rape Aggression Defense Systems, December 2003
- The Range Incorporated, Advanced Handgun II, November 2003

- Front Sight Firearms Training Institute, 4-Day Defensive Handgun, October 2003
- The Range Incorporated, Advanced Handgun I, April 2003
- The Range Incorporated, State Concealed Carry Course, February 2003
- Front Sight Firearms Training Institute, 4-Day Defensive Handgun, October 2002

REFERENCES

JOHN HUTCHERSON ■ Owner, The Range Inc. Instructor, DCSO Correctional Officer T: (615) 662-6815, Nashville, TN therange@bellsouth.net

RICK MORELLO ■ Front Sight Firearms Operations Manager, Instructor
T: (800) 987-7719, Pahrump, NV morello@frontsight.com

MARK DAVENPORT Brother, U.S. Marine Veteran

T: (949) 6204, Lake Forest, CA

PLEASE STRIKE & EXPUNGE THE "DEFAULT ORDER OF PROTECTION"
ORDERED BY WILLIAMSON CHANCERY ON 10/21/2019 AND THEN EXTENDED FOR
FIVE-MORE YEARS, WITHOUT NOTICE OF MOTION! I HAVE NEVER EVEN
BEEN ALLOWED TO PARTICIPATE IN A HEARING TO DEFEND MYSELF!
DESPITE PROMISES ON COURT RECORD 8/29/2019, TO ALLOW ME TO
PARTICIPATE BY PHONE, KNOWING CHANCERY HAD FORCEFULLY RENDERED ME
HOMELESS AND I NEEDED TO IMMEDIATELY RELOCATE TO MICHIGAN,
HAVING NO OTHER PROVISION FOR SHELTER, FOOD, OR SURVIVAL IN
TENNESSEE! WHILE ONCE THE FRAUD AND FALSE TESTIMONY USED TO
MANIPULATE THE COURT IS REMOVED, THE ONLY REMAINING "GROUNDS" ARE
ELECTRONIC COMMUNICATIONS WITH NO PHYSICAL THREATS OR DANGER!



WIFE'S

"FEAR" WAS

ENTIRELY BASED UPON

HER BELIEF ABOUT WHAT

WAS "UNDERSTANDABLE"

IN HER OPINION!

NOT ANYTHING I EVER DID!!!

WHAT WIFE NEEDED WAS MENTAL AND PHYSICAL HELP FOR MENOPAUSE, NARCOLEPSY, AND CHRONIC DEPRESSION.

WHAT SHE GOT INSTEAD WAS HELP COMMITTING MULTIPLE COUNTS OF FRAUD, WHICH COMPOUNDED HER STRESS & OUICKLY DETERIORATED HER HEALTH EVEN MORE!

3/13/18, 7:59 PM from Fawn Fenton

I thought you would hate me for this, and you would make me as miserable as possible to get back at me.

Ok. Thank you. I was truly afraid you would be blinded by rage and hurt, (understandably so).

1 Was so convinced you were going to try to destroy me, I was too afraid to ask you for an agreement.

THIS WAS

Regardless of what people can "GET AWAY WITH" legally, it is CRUEL, INHUMANE, and down right UN-AMERICAN to DEPRIVE a person of their CONSTITUTIONAL RIGHTS and/or Hinder their most Basic Need and Ability to SUPPORT Themselves and their Family, by ANY legal means available to anyone else.

Based entirely upon someone else's unfounded concerns due to the Damages which THEY SECRETLY PLANNED TO CAUSE, with NO HISTORY of Violence, Arrests, or SERIOUS RISK of PHYSICAL DANGER, short of charging the individual with a CRIME and providing them with FULL EQUAL AND DUE PROCESS OF LAW!

The DEPRIVATION OF RIGHTS for Convenience and Arbitrary Power is "ABSURD, SLAVISH, AND DESTRUCTIVE OF THE GOOD AND HAPPINESS OF MANKIND." (Article I, Section 2) of the CONSTITUTION OF THE STATE OF TENNESSEE!

HIRED, WITHOUT A SINGLE
"INCIDENT", "THREAT" OR "DANGER"
OF ANY SORT! WIFE INVITED ME OVER
I BROUGHT HER GIFTS, SHE WANTED TO
REMAIN FRIENDS AFTER DIVORCE!

BEFORE ATTORNEY STORY WAS

A WHOLE YEAR

I PRAY THAT THE WILLIAMSON COUNTY CHANCERY COURT OPERATE FAIRLY, WITH THE WELLBEING OF ALL CITIZENS TREATED EQUALLY, AS REQUIRED IN THE CONSTITUTION OF THE GREAT STATE OF TENNESSEE. THAT MY FREEDOM, MY NAME, AND MY REPUTATION, BE RESTORED, HAVING COMMITTED NO CRIME. SO THAT I CAN PASS A BACKGROUND CHECK AND GET A JOB TO SUPPORT MYSELF, AS I DESPERATELY NEED, OR THAT A FULL CRIMINAL INVESTIGATION BE LAUNCHED INTO THE DEPRIVATION OF BOTH MY RIGHTS AND MY PROPERTY!



Then "THEY" later converted the "Ex Parte" into a FULL "ORDER OF PROTECTION", though still posing absolutely NO threat to WIFE! Carelessly destroying my ability to pass preemployment background checks, while needing a JOB more than ever, to simply SURVIVE their CRUEL and INHUMANE ORDERS!

All via a FRAUDULENT AFFIDAVIT and "DEFAULT JUDGMENTS", while DEPRIVING me of ALL RIGHTS to participate in MY HEARINGS!

Further followed by an outrageous, crippling, FIVE-YEAR EXTENSION, without even mailing me a NOTICE or a MOTION! (Still to DATE!)

There is NOTHING "LEGAL" about this! It is ALL about POWER, BIAS, DISCRIMINATION, COLLUSION, CONTROL, DOMINANCE & ABUSE!

I thought that "Lady Justice" held SCALES while wearing a BLINDFOLD?

Apparently not in Williamson County Tennessee!

I LOVED MIDDLE TENNESSEE! I was a hard working, honest, tax paying resident for 25-YEARS! Until the day that I first met Judge Michael W. Binkley and his close personal friend, Attorney Virginia Lee Story!

Regretfully now, I hope to NEVER step on Tennessee soil again, ever!

I held out good for my raccoon buddy in my hand tonight, and he touched both his cold little nose and his paw to my hand.

https://1drv.ms/v/s!AlWyAYYGDEXasH4MLLYxg0ct2nKs

I DID IT!!!



Apr 23 2019

Even though WIFE is a HIGHLY TRAINED and **EQUIPPED** firearms and self-defense EXPERT!

this (from her attorney) on

6/14/2019. FIVE DAYS LATER, Wife applied for a

FRAUDULENT "OP" under FALSE TESTIMONY!

I have NEVER threatened to harm her, or laid a single finger on her in

anger! EVER! (While ZERO

Arrests.

Priors

have

Complaints,

NOTHING!)

is a Licensed TN HANDGUN INSTRUCTOR, with serious military assault rifles, and over 5,000 Rnds. of ammo when she left!

Yet somehow she obtained an OP "Ex Parte" from Michael W Judge Binkley, who iust 'happens" to be CLOSE PERSONAL FRIENDS with Wife's divorce attorney Virginia Lee Story.

Nelcome back to the OLD SOUTH! Let's all practice saying "YES MASTER"!

OMG! raccoon!!!

Fawn Fenton (mobile) Apr 23, 2019

Was that not COOL AS HECK? I did like you told me... Trying to keep the door barely split so he didn't come inside, while taking a video with one hand, holding out the food in the other hand, trying to focus, call to him And you say that I can't multi-task!

I've interacted with him a ton through the glass, and a little outdoors, but that was the first time that we touched each other. He was super gentle, with his warm soft little tongue eating out of my hand, with never the slightest nip!



Apr 23, 2019



Love little raccoon!!



Fawn Fenton (mobile) - Apr 23, 2019

I was a LICENSED Real Estate Agent "Affiliate Broker" in the State of Tennessee for SEVENTEEN (17) Years (until long after our divorce), with access to hundreds of millions of dollars worth of inventory, without ever a single complaint or issue of any sort! Everyone who worked with me: clients, lenders, property owners, investors, inspectors, contractors, buyers, both unrepresented and with their agents, co-workers, paralegals and closing attorneys, had only the greatest of respect for me and my work.

Neither my ex-wife nor I know of anyone who gave people more for their money, or worked in their client's best interests, more than I did!

> c/oJEFFREY "JEFF" RYAN FENTON 1986 SUNNYSIDE DRIVE **BRENTWOOD, TN 37027**



STATE OF TENNESSEE DEPARTMENT OF COMMERCE AND INSURANCE



JEFFREY "JEFF" RYAN FENTON ID NUMBER: 295752 LIC STATUS: RETIRED **EXPIRATION DATE: July 25, 2021**

TENNESSEE REAL ESTATE COMMISSION AFFILIATE BROKER

THIS IS TO CERTIFY THAT ALL REQUIREMENTS OF THE STATE OF TENNESSEE HAVE BEEN MET

My marketing was second to none, as were my contract skills. My attention to detail and background in both printing, graphic arts, and amateur web design, brought compliments from competing agents who were recognized as the "best" from their firms. I devoted two-weeks (80+ hours) to marketing each and every listing I had, while most agents would never dream of investing that much time. But I listed every house to SELL, and every house I did, for top-dollar with minimal time on the market, except for ONE condo, during my 17-Years.

I guit working as a full-time agent upon the realization that 60% of the business was getting the listing not selling it. While a politician I am not.

Attorney Virginia Lee Story made me out to be a "monster" in Judge Michael W. Binkley's Court, with ZERO history to substantiate ANY of it, just her WORD. She lied repeatedly about matters of Real Estate Law, Binkley never once corrected her or exercised his judicial supervisory DUTY.

State of Tennessee

11715560

TENNESSEE REAL ESTATE COMMISSION AFFILIATE BROKER JEFFREY "JEFF" RYAN FENTON

This is to certify that all requirements of the State of Tennessee have been met.

ID NUMBER: 295752 LIC STATUS: RETIRED

EXPIRATION DATE: July 25, 2021



IN-1313 DEPARTMENT OF COMMERCE AND INSURANCE Deprivations of Liberty | Constitution Annotated | Congress.gov | Library of Congress

CONSTITUTION ANNOTATED

Analysis and Interpretation of the U.S. Constitution

Amdt5.4.4.2.1 Deprivations of Liberty

Fifth Amendment:

No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury, except in cases arising in the land or naval forces, or in the Militia, when in actual service in time of War or public danger; nor shall any person be subject for the same offence to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.

With respect to liberty interests, the Court has followed a similarly meandering path. Although the traditional concept of liberty was freedom from physical restraint, the Court has expanded the concept to include various other protected interests, some statutorily created and some not.¹ Thus, in *Ingraham v. Wright*, the Court unanimously agreed that school children had a liberty interest in freedom from wrongfully or excessively administered corporal punishment, whether or not such interest was protected by statute. "The liberty preserved from deprivation without due process included the right 'generally to enjoy those privileges long recognized at common law as essential to the orderly pursuit of happiness by free men.' . . . Among the historic liberties so protected was a right to be free from, and to obtain judicial relief for, unjustified intrusions on personal security."³

The Court also appeared to have expanded the notion of "liberty" to include the right to be free of official stigmatization, and found that such threatened stigmatization could in and of itself require due process.⁴ Thus, in *Wisconsin v. Constantineau*,⁵ the Court invalidated a statutory scheme in which persons could be labeled "excessive drinkers," without any opportunity for a hearing and rebuttal, and could then be barred from places where alcohol was served. The Court, without discussing the source of the entitlement, noted that the governmental action impugned the individual's reputation, honor, and integrity.⁶