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IN THE CHANCERY COURT FOR WILLIAMSON COUNTY, TENNESSEE					
	AT FRANKLIN	2019 007 10			
FAWN FENTON,)	2019 OCT 10 AM 9: 56			
Plaintiff/Wife,)	FILED FOR ELTRY 10-14-19			
vs.	ý	No. 48419B			
JEFFREY RYAN FENTON, Defendant/Husband.)				
	<u>ORDER</u>	COPY			

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

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

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

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

ENTERED on this 10 day of 00, 2019.

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

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

MICHAEL W. BINKLEY, JUDGE

APPROVED FOR ENTRY:

VIRGINIA LEE STORY: BPR #11700

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

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

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

CERTIFICATE OF SERVICE

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

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

on this the /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

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

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

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

IN THE CHANCERY COURT FOR WILLIAMSON COUNTY, TENNESSEE AT FRANKLIN

FAWN FENTON,)	2019 OCT 21 PM 3: 58
Plaintiff/Wife,)) F	ILED FOR EHTRY
vs.) No. 48419B	
JEFFREY RYAN FENTON, Defendant/Husband.)	
AFFIDAY STATE OF TENNESSEE COUNTY OF WILLIAMSON	VIT OF VIRGINIA LEE STORY)	RECEIVED BY ludges' Chambers Date: 10-22-19-4
COUNTY OF WILLIAMSON)	

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

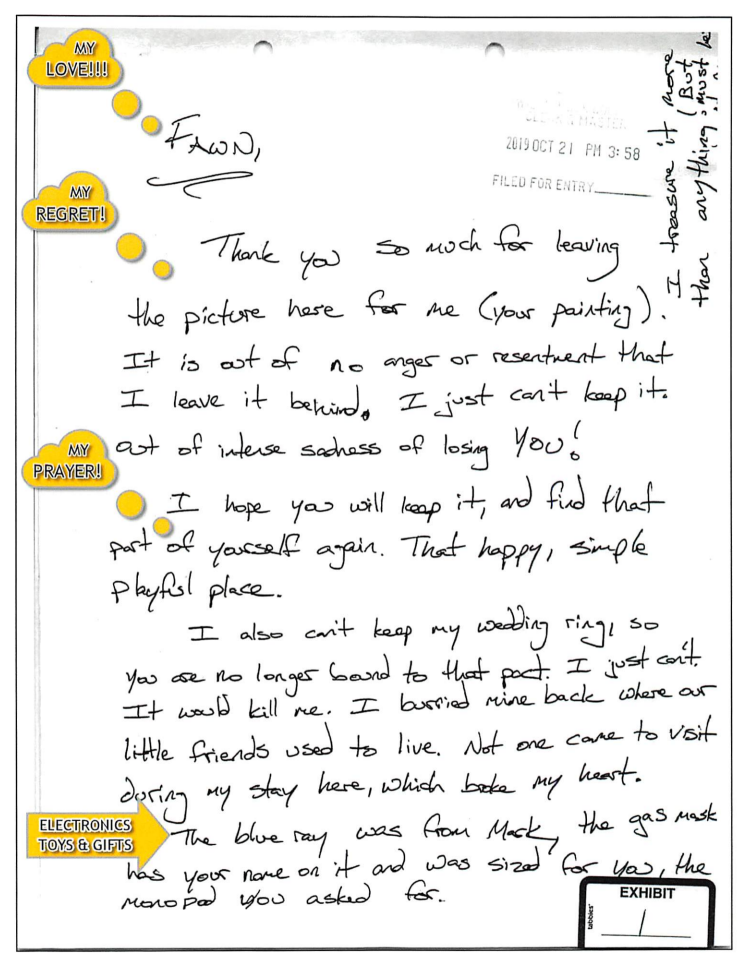
- 1. I am over 18 years of age and have personal knowledge of the following facts.
- 2. At the August 29, 2019 hearing in this matter, the Court set this matter for final hearing on October 21, 2019 in open Court with Mr. Jeffrey Fenton present in the courtroom.
 - Since the August 29, 2019 hearing, Mr. Fenton relocated to Michigan. 3.
- 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

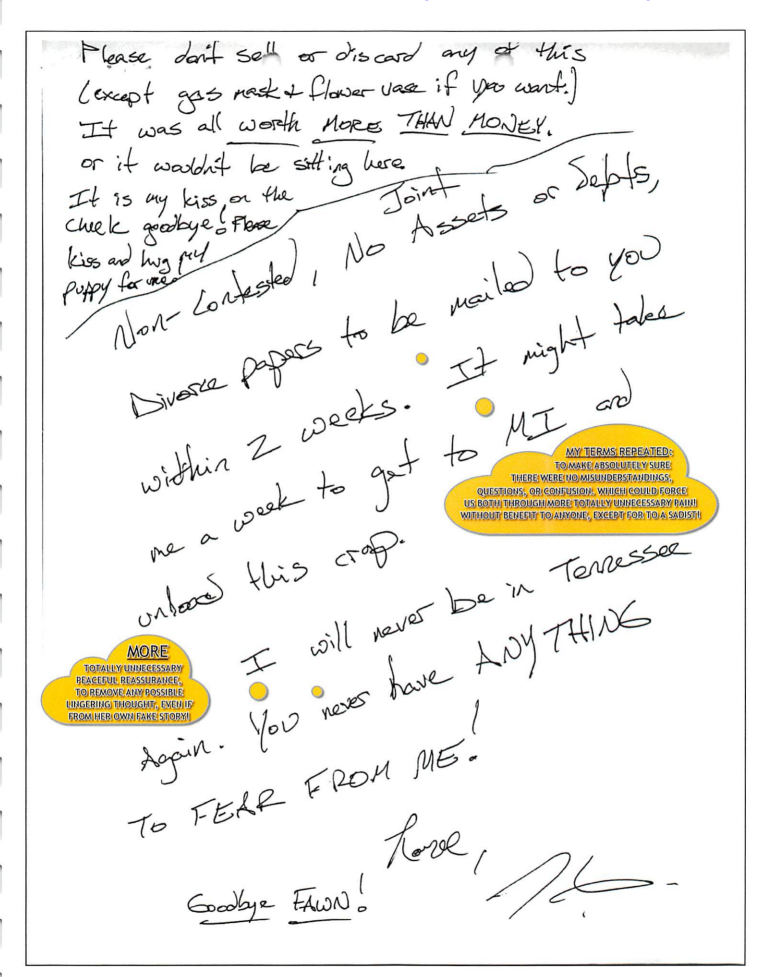
My Commission Expires: 6-1

SWORN to and subscribed before me this 21^{ST} day of October, 2019. MEIOT Motary Public Notary Not



I an so sorry things ended this way, but I can never speak with you again. To protect my heart, not at of anger or resentant I will never communicate with Virginia BECAUSE MS. STORY Story or anyone from her firm, ever again, Regardless of the consequences. IF, and only if the Terms of my offer are accepted. But Ms. story teals everything, while SECRETULY DENVINGINY TERMS! CONTACT ME again, then I will likewise drop my 250 page counter motion set For october 215T. **BUT THEY ALWAYS WANT** I will mail you the fore simple divorce papers signed - and as long as no lawyers are involved, we each walk with what we have, Assets +debts, and no alimony etc. - due either ever only if we finish non-confested together without a lawyer

as we promised each other I would and will never how you or those you love in any way. Despite what they cost me. I will always love you o I leave only with teremedous sachess, nothing moteo IF Ms. Story tries to use any of this against me, I will dedicate my life to fighting and appeal this to stake Court where the sale of our home will be found and proven to be against stake laws. If I never how from Ms Stay or her staff or court, then I'm dore, and I'm surrended all. I will always love you to I'm so sorry! The



FENTON vs JEFFREY RYAN FENTON FAWN 08/29/2019

1	MS. STORY: Since he probably will be		
2	moving to Michigan, I would be amenable to him		
3	attending the final hearing by telephone if he doesn't		
4	want to drive back. And I can tell you, I will try to		
5	accommodate him in any way I can.		
6	THE COURT: I know you will. You already		
7	have.		
8	MS. STORY: And, also, the order probably		
9	needs to say that Ms. Fenton can execute any other		
.0	documents that need to be executed because he might		
1	not be here to sign anything, that Mr. Anderson might		
.2	need signed. So I would like to be able to put that		
.3	in the Order.		
.4	THE COURT: All right. Then if you'll		
.5	prepare the Order, that'll take care of us. That's		
.6	what we're doing. That's the Order of the Court.		
.7	Thank you very much.		
.8	(Proceedings were adjourned at 11:44 a.m.)		
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2019-10-07 GIFTS LEFT AT OUR HOME FOR MS. FENTON WITH NOTE



2019-10-09 EMAIL FROM AUCTIONEER CONFIRMING MS. FENTON RECEIVED THE GIFTS, RATHER THAN SOMEONE ELSE TAKING,

AUCTIONEER PROMISED ME A HUD-1 "SETTLEMENT STATEMENT" WHICH I NEVER GOT

Sent: To: Subject: Attachments:	Tommy Anderson <tom@tommyanderson.us> Wednesday, October 9, 2019 6:42 PM Jeff Fenton Re: Closing Utilities Fully-Executed Settlement Statement image001.gif</tom@tommyanderson.us>
Yes Fawn received all e closing completion. Sincerely, Tommy Anderson	lectronics and got them in her possession. I will have title company send you everything upon
On Wed, Oct 9, 2019, 5	:38 PM Jeff Fenton < <u>jeff.fenton@live.com</u> > wrote:
Hello Tommy,	
being billed to me, o	once the closing is completed, so that I can disconnect the utilities. They are all currently in my credit, and I need to minimize accruing debt, especially with zero proceeds from to pay any of my debts or expenses, while remaining unemployed.
obtained that yet, or	n Fawn about the TV and Camera equipment at the house for her? Do you know if she has what her plan is? (I just want to ensure that Fawn gets the equipment, rather than the ady got a good enough deal!)
	a scan of the fully executed HUD-1, emailed to me please, upon closing.
Finally, I would like	
Finally, I would like Thank you, sir.	
Thank you, sir.	re

IN THE CHANCERY COURT FOR WILLIAMSON COUNTY, TENNESSEE AT FRANKLIN

FAWN FENTON, Plaintiff/Wife,)		2019 OCT 21 PH 3: 56
vs.)	No. 48419B	FILED FOR ENTRY 1928/19
JEFFREY RYAN FENTON, Defendant/Husband.)		RECEIVED BY Judges' Chambers Date: 10-22-19 Jr

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.

It is therefore **ORDERED**, **ADJUDGED** and **DECREED** that the Wife, **FAWN 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

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.

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 Colors

MICHAEL W. BINKLEY, JUDGE

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

APPROVED FOR ENTRY:

VIRGINIA LEE STORY; BPR #11/700

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 Jofffey Ryan Fepton, Husband Pro Se, at 17195 Silver Parkway, #150, Fenton, MI 48430 this 2019 day of 2019.

TAKING MY HOME without DUE PROCESS! Chasing me out with the WCSO! Leaving me without food or shelter! Denying my 250-PAGES of TESTIMONY with CLEAR PROOF the CHARGES were ALL FRAUDULENT! WHILE \$10k of my PERSONAL PROPERTY WAS STOLEN! As they Ordered a FRAUDULENT "OP" Against ME! BREAKING EVERY SINGLE OATH OF OFFICE - I've NEVER even been ARRESTED! NO NOTICE or WARNING! NO "MOTION FOR DEFAULT JUDGMENT"! OUTRAGEOUS!

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From: Charles M. Duke <marty@mdukelaw.com>

Sent: Monday, August 5, 2019 5:39 PM

To: Jeff Fenton

Cc: Mitchell Miller <mitchell@schafferlawfirmtn.com>

Subject: RE: Fenton v. Fenton

Jeff:

There is no definite date certain by which I agreed with Ms. Story to file an Answer & Counter-Complaint. However, until there is an Order entered relieving us as counsel in this matter, you should not file anything pro se.

Thanks. have a good evening.

Marty

From: Jeff Fenton

Sent: Monday, August 05, 2019 5:36 PM

To: Charles M. Duke **Cc:** Mitchell Miller

Subject: RE: Fenton v. Fenton

Thanks Marty.

Can you simply inform me of any critical dates which I need to self-represent by, as I can not afford further representation:

For example, when did you get the ANSWER & COUNTER COMPLAINT extended to?

Any other time critical dates would be greatly appreciated.

Thanks.

JEFF FENTON

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(615) 837-1302 FAX

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