Wife doesn't even mention the fact that she stopped paying their mortgage payments, risking both their life's savings and retirement investments, while also filing for bankruptcy and seeking to forfeit their home, literally 20-days earlier!

#### **Jeff Fenton**

From:Fawn FentonSent:Thursday, May 16, 2019 5:02 PMTo:Jeff FentonSubject:RE: Terminate \$500 Per Month - Partial Support - Keeping Utilities in Your Name for<br/>Now

Ok, I am good with keeping the utilities and not sending you checks for now. Thanks.

From: Jeff Fenton
Sent: Thursday, May 16, 2019 1:21 PM
To: Fawn Fenton ; Fawn Fenton
Subject: Terminate \$500 Per Month - Partial Support - Keeping Utilities in Your Name for Now
Importance: High

Hey Fawn,

Since I haven't heard anything back about transferring the utilities. I think it is probably best for now that we leave the SS utilities in your name and you can just quit mailing me the \$250 checks for my expenses every two weeks.

I deposited the final check that I have yesterday anyway, and since this is a bit of a hassle to keep reminding you about, just save this money for now to meet your own financial short-fall, which if I understood you correctly, should completely cure your present negative cash-flow.

I've been working on a million projects to make my roommates comfortable (they PEE a lot, so I need to TRY to fix the bonus room toilet), and to secure the house once I start some vocational training or job, which will be next on my list.

My stuff is all in chaos now, after cleaning out both "junk rooms", and I still have that lawsuit with BCS to contend with... response due next week.

Anyhow, I primarily wanted to touch base about the money and utilities, since it is a slight deviation from what we previously spoke of. This should benefit you slightly though financially.

I will open a new Netflix account, and email you once I do, so that you can close your account if you are no longer using it.

That way I can setup a new profile for each roommate.

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I also still need to deal with AT&T who has been charging me around \$95 per month for my cell service, since you ported out.

I also still need to increase my Comcast subscription, since we are exceeding the data cap, due to our three streaming TVs.

Anyhow, I hope that you are well.

# 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

https://rico.jefffenton.com/evidence/2011-04-29\_1986-sunnyside-premarital-assets-invested.pdf https://rico.jefffenton.com/evidence/2011-04-29\_fenton-marital-residence-tenancy-by-entirety.pdf https://rico.jefffenton.com/evidence/1986-sunnyside-brentwood-tn-2019-property-taxes.pdf https://rico.jefffenton.com/evidence/1986-sunnyside-property-improvement-highlights.pdf https://rico.jefffenton.com/evidence/2018-04-23\_wife-locked-plaintiff-out-of-financial-accounts.pdf https://rico.jefffenton.com/evidence/2018-05-02\_family-budget-living-apart.pdf https://rico.jefffenton.com/evidence/2018-07-12\_arons-and-associates-divorce-planning.pdf https://rico.jefffenton.com/evidence/2018-10-09\_wife-does-not-want-to-keep-marital-residence.pdf https://rico.jefffenton.com/evidence/2018-10-27\_verbal-settlement-agreement.pdf https://rico.jefffenton.com/evidence/2019-01-28\_verbal-agreement-needed-in-writing-for-closing.pdf https://rico.jefffenton.com/evidence/2019-02-21\_request-for-clarification-on-finances.pdf https://rico.jefffenton.com/evidence/2019-02-25\_wifes-monthly-budget-deficit\_400-500 https://rico.jefffenton.com/evidence/2019-04-26\_ausbrooks-story-fraudulent-bk-petition.pdf https://rico.jefffenton.com/evidence/2019-04-26\_ausbrooks-story-fraudulent-bk-petition.pdf

https://rico.jefffenton.com/evidence/2019-06-04\_tn-chancery-divorce-filing-date-48419b.pdf https://rico.jefffenton.com/evidence/2019-07-17\_chancery-motion-to-sell-marital-residence.pdf https://rico.jefffenton.com/evidence/2019-08-14\_bankrupcy-planned-for-when-employer-retires.pdf https://rico.jefffenton.com/evidence/2019-10-21\_order-of-protection-as-illegal-prior-restraint.pdf https://rico.jefffenton.com/evidence/2021-03-21\_knox-news-binkley-threatens-prior-restraints.pdf https://rico.jefffenton.com/evidence/2021-03-21\_knox-news-binkley-threatens-prior-restraints.mp4

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# Case 1:23-cv-01097-PLM-RSK ECF No. 46, PageID.3918 Filed 03/25/24 Page 56 of 90

Deb	tor 1	Fawn Fenton	Case number (if known)	3:19-bk-02693
	dedu	payments of alimony, maintenance, and support that you did not report as cted from your pay on line 5, <i>Schedule I, Your Income</i> (Official Form 106I). r payments you make to support others who do not live with you.		0.00
20.	20a.	r real property expenses not included in lines 4 or 5 of this form or on Sche Mortgages on other property Real estate taxes	edule I: Your Income. 20a. \$ 20b. \$	0.00
		FAWN FENTON 01-15 1986 SUNNY SIDE DR BRENTWOOD, TN 37027 PAY TO THE JEFF FENTON	110 87-811/ 2019 DATE	
		TWO HUNDRED FIFT		Security Peatures Peatures Beck.
		For         Hermiter FDIG           I:0 5 4 10         I:0 6 4 10           Hardand Clarke         I:0 6 4 10	feetan	MP
		FAWN FENTON 01-15 1986 SUNNY SIDE DR BRENTWOOD, TN 37027 4/29	110 87-811/ 2019 DATE	
		PAY TO THE JEFF FENTEN TWO HUNDRED FIFTY BURY PRESIDE	Dollars T	Security Details on Back.
		106410 . 84 . 01108	feuton	
		FAWN FENTON 01-15 1986 SUNNY SIDE DR	110	
		BRENTWOOD, TN 37027	5,2019 ATE	
		Tab JUNDRED FIFTY	NTSCLUB	Security Features Back.
		FIRST FARMERS	auton.	MP
Off		Image:	/26/19 13:28:31	page 2 Desc Main

### Case 1:23-cv-01097-PLM-RSK ECF No. 46, PageID.3919 Filed 03/25/24 Page 57 of 90

Fill in this infor				
Debtor 1	Fawn Fen	iton		
	First Name	Middle Name	Last Name	
Debtor 2				
(Spouse if, filing)	First Name	Middle Name	Last Name	
United States Ba	ankruptcy Court for the:	MIDDLE DISTRICT OF	TENNESSEE	
(if known)				☐ Check if this is an amended filing

# Schedule D: Creditors Who Have Claims Secured by Property

12/15

Column C

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

#### 1. Do any creditors have claims secured by your property?

D No. Check this box and submit this form to the court with your other schedules. You have nothing else to report on this form.

Yes. Fill in all of the information below.

#### Part 1: List All Secured Claims

for ea	ach claim. If more than one creditor has	more than one secured claim, list the creditor separately s a particular claim, list the other creditors in Part 2. As ical order according to the creditor's name.	Amount of claim Do not deduct the value of collateral.	Value of collateral that supports this claim	Unsecured portion If any			
2.1	BanCorp South	Describe the property that secures the claim:	\$53,967.42	\$425,000.00	\$0.00			
Creditor's Name Attn: Officer Manager or Agent 914 Murfreesboro Road Franklin, TN 37067 Number, Street, City, State & Zip Code		1986 Sunny Side Drive Brentwood,         TN 37027 Williamson County         Separated Spouse is on Deed only         As of the date you file, the claim is: Check all that apply.         Contingent	Attorney Ausbrooks failed to list me here as having FINANCIAL investment and interest in OUR EQU/ Deeded Marital Property. Although the loans we Ms. Fenton's name, since our previous residence still financed in my name (making the income to					
		Unliquidated	rates), every	dollar, asset, and de	e favorable interest bt we had, while we			
Who	owes the debt? Check one.	Nature of lien. Check all that apply.		· J	nd equal interest in!			
<ul> <li>Debtor 1 only</li> <li>Debtor 2 only</li> <li>Debtor 1 and Debtor 2 only</li> <li>At least one of the debtors and another</li> </ul>		An agreement you made (such as mortgage or secur car loan)	There was NO differentiation between his/hers mone property, or debt obligations. While I was also require to sign as a BORROWER at closing for both of the					
		☐ Statutory lien (such <del>as tax</del> lien, mechanic's lien)	loans/mortgages, to subject my interest in the prope to the repayment of these notes. This is clearly "Fra					
□с	heck if this claim relates to a community debt	Other (including a right to offset) Home Equity		by Officer(s) of the Co				

Column A

Column B

Date debt was incurred

Last 4 digits of account number

2.2 Bank of America, NA	Describe the property that secures the claim:	\$240,182.77	\$425,000.00	\$0.00
Creditor's Name Attn: Officer Manager or Agent 4909 Savarese Circle Tampa, FL 33634 Number, Street, City, State & Zip Code	1986 Sunny Side Drive Brentwood,         TN 37027 Williamson County         Separated Spouse is on Deed only         As of the date you file, the claim is: Check all that apply.         Contingent         Unliquidated         Disputed	the informat PROPERTY check the be financial respe	oxes to indicate	existing, in the , while failing to that I have any loans, that I have
Who owes the debt? Check one.		property, or th	nat my financial in	terest is subject to
<ul> <li>Debtor 1 only</li> <li>Debtor 2 only</li> </ul>	An agreement you made (such as mortgage or secured car loan)		•	being paid as ed absolutely NO
Debtor 1 and Debtor 2 only	Statutory lien (such as tax lien, mechanic's lien)	NOTICE that	my ex-wife was	secretly filing for
At least one of the debtors and another	☐ Judgment lien from a lawsuit	bankruptcy,	or that she	had specifically
Check if this claim relates to a community debt				forfeit OUR Marital hole of ALL my
Date debt was incurred	Last 4 digits of account number	investments in about to be L0		defaulted on and

Official Form 106D

Schedule D: Creditors Who Have Claims Secured by Property

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page 1 of 2 Best Case Bankruptcy

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https://rico.jefffenton.com/evidence/2019-04-26\_ausbrooks-story-fraudulent-bk-petition.pdf

# Case 1:23-cv-01097-PLM-RSK ECF No. 46, PageID.3920 Filed 03/25/24 Page 58 of 90

Debtor 1 Fawn Fenton		Case numb	ber (if known)	)			
4 Capital One Bank USA NA	Last 4 digits of account nu	ımber			:	<b>\$9,818.8</b>	
Nonpriority Creditor's Name Attn: Officer Manager or Agent PO Box 30281	When was the debt incurre	ed?					
Salt Lake City, UT 84130-0281							
Number Street City State Zip Code	As of the date you file, the	claim is: Check all	I that apply				
Who incurred the debt? Check one.	_						
Debtor 1 only	,						
Debtor 2 only	Unliquidated						
Debtor 1 and Debtor 2 only	Disputed						
$\square$ At least one of the debtors and another	Type of NONPRIORITY uns	secured claim:					
☐ Check if this claim is for a community	Student loans						
debt Is the claim subject to offset?	Obligations arising out of report as priority claims	a separation agree	ement or divo	orce that you did r	not		
	Debts to pension or profi	t-sharing plans, and	t other simila	r debts			
	■ Other. Specify Flexib						
5 Chase Card Nonpriority Creditor's Name	Last 4 digits of account nu					\$0.0	
Attn: Officer Manager or Agent PO Box 15298 Wilmington, DE 19850	When was the debt incurre	ed?					
Number Street City State Zip Code Who incurred the debt? Check one.	As of the date you file, the	claim is: Check all	l that apply				
Debtor 1 only							
Debtor 2 only							
Debtor 1 and Debtor 2 only							
$\Box$ At least one of the debtors and another	1	Type of NONPRIORITY unsecured claim:					
_	Student loans						
Check if this claim is for a community debt	Obligations arising out of	a senaration agree	ment or divo	proe that you did r	pot		
Is the claim subject to offset?	report as priority claims	a separation agree			101		
No	Debts to pension or profi	t-sharing plans, and	d other simila	r debts			
□ Yes	■ Other. Specify Notice	)					
art 3: List Others to Be Notified About a D	ebt That You Already Listed						
Use this page only if you have others to be notified is trying to collect from you for a debt you owe to s have more than one creditor for any of the debts th notified for any debts in Parts 1 or 2, do not fill out	someone else, list the original cre nat you listed in Parts 1 or 2, list th	ditor in Parts 1 or 2	2, then list t	he collection ag	ency here. Simila	rly, if you	
ame and Address	On which entry in Part 1 or Part 2	did you list the origi	nal creditor?				
RS Insolvency	Line <b><u>2.1</u></b> of ( <i>Check one</i> ):			riority Unsecured			
01 Broadway Room 285 IDP 146		Part 2: Cre	editors with N	onpriority Unsect	ured Claims		
ashville, TN 37203	Last 4 digits of account number						
ame and Address	On which entry in Part 1 or Part 2	· _ ·					
S Attorney General	Line <b>2.1</b> of ( <i>Check one</i> ):	Part 1: Cre	editors with P	riority Unsecured	Claims		
S Department of Justice 50 Pennsylvania Avenue		Part 2: Cre	editors with N	onpriority Unsect	ured Claims		
Vashington, DC 20530							
	Last 4 digits of account number						
art 4: Add the Amounts for Each Type of L	<b>Jnsecured Claim</b>						
Total the amounts of certain types of unsecured cl type of unsecured claim.		stical reporting pu	irposes only	v. 28 U.S.C. §159	. Add the amoun	ts for each	
Co Demostie summert sklimetie		6		otal Claim			
6a. Domestic support obligatio Total	115	6a.	\$	0	.00		
ficial Form 106 E/F Sch	edule E/F: Creditors Who Have Un	secured Claims				Page 3 c	
tware Copyright (c) 1996-2019 Best Case, LLC - www.bestcase				10.00.01		Case Bankru	
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## Case 1:23-cv-01097-PLM-RSK ECF No. 46, PageID.3921 Filed 03/25/24 Page 59 of 90

Debtor 1 Fa	awn	Fenton	Case nu	umber (if known)	
claims from Part 1	6b. 6c. 6d. 6e.	Claims for death or personal injury while you were intoxicated Other. Add all other priority unsecured claims. Write that amount here.	6b. 6c. 6d. 6e.	\$ 0.00 \$	
Total	6f.	Student loans	6f.	Total Claim \$0.00	
claims from Part 2	6g. 6h. 6i.	Obligations arising out of a separation agreement or divorce that you did not report as priority claims Debts to pension or profit-sharing plans, and other similar debts Other. Add all other nonpriority unsecured claims. Write that amount here.	6g. 6h. 6i.	\$ 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.	
	6j.	Total Nonpriority. Add lines 6f through 6i.	6j.	\$48,941.30	
1986	SUNN	FENTON 01-15 Y SIDE DR OD, TN 37027	5	15 2019 DATE	<b>1109</b> 87-811/641
Pay t orde	TWC	JEFF FENTON HUNDRED FIFY -	PRES	OMY DOLLARS SIDENT'S CLUB	2 <b>E</b> Security Security Security Beck.

- Annifertan	MP

Wife's counsel fraudulently concealed the fact that she had voluntarily been the primary breadwinner for her family from 2011-2019, as an MIT educated, highly accredited and paid, licensed professional architect.

They hid the fact that she had promised to pay (and had been paying) the mortgage payments for their martial residence, along with \$500 per month toward husband's consumable expenses, paid in \$250 installments, with each of her biweekly paydays.

In fact, this bankruptcy petition was secretly signed on 4/26/2019, fraudulently declaring that she had <u>no domestic</u> <u>support</u> <u>obligations</u>, while she still continued to pay husband \$250 every two weeks for support, on both 4/30/2019 and on 5/15/2019. Hence her own bank records prove this bankruptcy petition was fraudulent.

They hid the fact that she had also promised to pay husband alimony in the amount of <u>\$1,750 per month for a duration of 6-years</u>, as the couple was advised was "fair", with all factors considered, by divorce financial expert and "collaborative divorce" professional, Sandy Arons MBA, of Arons and Associates Divorce Planning.

https://rico.jefffenton.com/evidence/2018-07-12\_arons-and-associates-divorce-planning.pdf

All with no lawful or ethical notice to husband whatsoever. No notice that she had stopped paying their mortgages and they had gone into default. No notice that she had filed for bankruptcy. No notice she had asked the bankruptcy court to sell their marital residence. No notice that she would no longer provide the repeatedly agreed domestic support, for years to come. No notice that she spent the money instead to hire two law firms to attack and destroy her husband's interests both in State and Federal courts concurrently.

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https://rico.jefffenton.com/evidence/2019-04-26\_ausbrooks-story-fraudulent-bk-petition.pdf

FIRST FARMERS

FOR

10641

## Case 1:23-cv-01097-PLM-RSK ECF No. 46, PageID.3922 Filed 03/25/24 Page 60 of 90

Debte	or 1	Fawn Fenton		С	ase number ( <i>if kn</i> e	own)				
					For Debtor 1			Debtor I-filing s		
	Cop	by line 4 here	4.		\$7,500	.00	\$		N/A	
5.	l ief	all payroll deductions:								
5.			<b>5</b> -		¢	~~	¢			
	5a. 5b.	Tax, Medicare, and Social Security deductions Mandatory contributions for retirement plans	5a. 5b.		\$ <u>1,654</u> \$0		\$		N/A	_
	50. 5c.	Voluntary contributions for retirement plans	50. 5c.		·	.00 .00	э		N/A	
	50. 5d.	Required repayments of retirement fund loans	50. 5d.			.00	э		N/A	
	5u. 5e.	Insurance	5u. 5e.		·	.00	\$		N/A	_
	5f.	Domestic support obligations	5f.			.00	\$		N/A	-
	5g.	Union dues	5g.		·	.00	\$		N/A	
	5h.	Other deductions. Specify:	5h.		·	.00	·		N/A	_
6.		I the payroll deductions. Add lines 5a+5b+5c+5d+5e+5f+5g+5h.	6.		§ 1,654		•		N/A	_
0. 7.		culate total monthly take-home pay. Subtract line 6 from line 4.	7.				♥\$			_
			7.		§ <u>5,845</u>	.04	φ		N/A	<u> </u>
8.	List 8a.	all other income regularly received: Net income from rental property and from operating a business, profession, or farm Attach a statement for each property and business showing gross receipts, ordinary and necessary business expenses, and the total								
		monthly net income.	8a.	. :	\$0	.00	\$		N/A	
	8b.	Interest and dividends	8b.			.00	\$		N/A	
	8c.	Family support payments that you, a non-filing spouse, or a dependent regularly receive Include alimony, spousal support, child support, maintenance, divorce	0				_			_
	0-1	settlement, and property settlement.	8c.			.00	\$		<u>N/A</u>	
	8d. 8e.	Unemployment compensation Social Security	8d. 8e.			.00 .00	\$		N/A N/A	
	8f.	Other government assistance that you regularly receive Include cash assistance and the value (if known) of any non-cash assistance that you receive, such as food stamps (benefits under the Supplemental Nutrition Assistance Program) or housing subsidies. Specify:				.00	\$		N/A	_
	8g.	Pension or retirement income	8g.	. :		.00	\$		N/A	
	8h.	Other monthly income. Specify:	_ 8h.	.+	\$0	.00	+ \$		N/A	<u> </u>
9.	Ado	all other income. Add lines 8a+8b+8c+8d+8e+8f+8g+8h.	9.	\$	0	.00	\$		N/.	A
10.		culate monthly income. Add line 7 + line 9. the entries in line 10 for Debtor 1 and Debtor 2 or non-filing spouse.	10.	\$	5,845.04	+ \$_		N/A	= \$ _	5,845.04
11.	Inclu othe Do i	te all other regular contributions to the expenses that you list in Schedule ude contributions from an unmarried partner, members of your household, your er friends or relatives. not include any amounts already included in lines 2-10 or amounts that are not a cify:	depe					Schedule 11.		0.00
12.		I the amount in the last column of line 10 to the amount in line 11. The rest the that amount on the Summary of Schedules and Statistical Summary of Certain lies						12.	\$	5,845.04
13.	Do	you expect an increase or decrease within the year after you file this form?	?						Combi month	nea ly income
		No. Yes. Explain: They knew a year in advance, when Ken Adkis	sson	ı pla	anned to ret	ire, v	withir	n only a	few r	nonths.

Official For Case 3:19-bk-02693 Doc 1 Filed 04/26/19 Entered 04/26/19 13:28:31 Desc Main page 2 Document Page 27 of 50

#### Case 1:23-cv-01097-PLM-RSK ECF No. 46, PageID.3923 Filed 03/25/24 Page 61 of 90

Debtor Fawn Fenton		Case number						
☐ plan confirmation. ✓ other: Entry of Discharge								
Part 9: Nonstandard Plan Provisions Nonstandard provisions are required to be set forth below.								
These plan provisions will be effective only if the applicab	le box in § 1.3 is	s checked.						
Adequate Protection Payments: Toyota Motor Credit Co. @ \$25.00								
within 180 days of confirmation with no payments b	eing made in t ceeds after De	Sunny Side Drive Brentwood, TN 37027 Williamson County, the interim. The liens of Bank of America, NA and BanCorp abtor's homestead exemption and costs of sale shall be paid						
Confirmation of this Plan imposes upon any claimholder treated under § 3.1 and, holding as collateral, the residence of the Debtor(s), the obligation to: (i) Apply the payments received from the Trustee on pre-confirmation arrearages only to such arrearages. For purposes of this plan, the "pre-confirmation" arrears shall include all sums designated as pre-petition arrears in the allowed Proof of Claim plus any post-petition pre-confirmation payments due under the underlying mortgage debt not specified in the allowed Proof of Claim. (ii) Deem the mortgage obligation as current at confirmation such that future payments, if made pursuant to the plan, shall not be subject to late fees, penalties or other charges.								
		above and payments to the plan in paragraph 3 upon filing nd the U.S. Trustee where, and to the extent the underlying						
		, and charges, notice of which is filed pursuant to Rule ne disbursement level as the arrears claim noted above.						
Part 10: Signatures:								
X /s/ Mary Beth Ausbrooks Mary Beth Ausbrooks Signature of Attorney for Debtor(s)	Date	April 26, 2019						
X /s/ Fawn Fenton Fawn Fenton	Date	April 26, 2019						
X	Date							
Signature(s) of Debtor(s) (required if not represented by a	in attorney; oth	erwise optional)						
By filing this document, the Attorney for Debtor(s) or Debtor(s) themselves, if not represented by an attorney, also certify(ies) that the								

By filing this document, the Attorney for Debtor(s) or Debtor(s) themselves, if not represented by an attorney, also certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in the form required under the Local Rules for the Bankruptcy Court for the Middle District of Tennessee, other than any nonstandard provisions included in Part 9.

Jeff Fenton	
From:	Seliber, Megan (USTP) <megan.seliber@usdoj.gov></megan.seliber@usdoj.gov>
Sent:	Tuesday, March 15, 2022 6:08 PM
То:	Jeff Fenton
Subject:	Fenton 19-02693: sale motion complaint
Attachments:	fenton 319-02693 deed.pdf
	IF the BANKRUPTCY COURT had OBEYED the FRBP, then the Bankruptcy Trustee would have been FORCED by the Federal Bankruptcy Court or the Federal District Court to REMOVE the Marital Residence from my Ex-
Mr. Fenton.	wife's "BANKRUPTCY ESTATE" as a "BURDENSOME ASSET" long before I ever even MET Judge Binkley! BOTH

I further investigated your complaint that you were not given notice of the motion to sell 1986 Sunnyside Drive as a co-owner in bankruptcy court. I confirmed that you did not receive notice. Because Judge Binkley gave your ex-wife the power to close the sale in family court, it does not appear that any objection in bankruptcy court would have been availing even if you had been given notice. For your records, I've attached the warranty deed and the family court order that was recorded.

my INTERESTS and my TENANT'S LEASEHOLD INTERESTS were PROTECTED under Federal Bankruptcy Laws!

Although you are welcome to seek bankruptcy counsel to investigate the matter further, I believe that because the family court had dual jurisdiction over the property, you will need to seek any further remedy in state court. As the property has already been sold to a third party purchaser, it is also unclear if any remedies would be available.

This concludes my	investigation into your complaint.	LIE! The Federal Court always has ORIGINAL JURISDICTION, and usually EXCLUSIVE JURISDICTION over all property, where it sits, as it sits, upon the day the BANKRUPTCY IS FILED!
Best,	<b>Megan Seliber</b> Trial Attorney, Office of the United States Trustee 318 Customs House, 701 Broadway Nashville, TN 37203 (615) 695-4060	The State Court is actually SPECIFICIALLY FORBIDDEN from taking Jurisdiction over the property because of the circumstances, and the Bankruptcy having been filed <b>39-DAYS</b> before the DIVORCE! REMEDIES are ALWAYS available for RACKETEERING and FRAUD, especially with as many bad-actors, in a Conspiracy to intentionally CIRCUMVENT the FRBP and FEDERAL BANKRUPTCY LAWS via CRIMES UNDER COLOR OF LAW, without EQUAL or DUE PROCESS, in a Corrupt State Court!

The CRIMINAL EVIDENCE of CONPIRACY AGAINST RIGHTS (AND PROPERTY) UNDER COLOR OF LAW, FRAUD UPON BOTH COURTS, HOBBS ACT EXTORTION, and a BUNCH OF FEDERAL BANKRUPTCY CRIMES is <u>ALL in the TIME-LINE</u>:

DAYS between when BANKRUPTCY WAS FILED on 4/26/2019 and when DIVORCE was FILED on 6/04/2019: 39-DAYS

DAYS between when BANKRUPTCY WAS FILED on 4/26/2019 and when I was SERVED DIVORCE PAPERS 6/15/2019: 50-DAYS

DAYS between when BANKRUPTCY WAS FILED on 4/26/2019 and when fraudulent "Order of Protection Ex Parte was Served on 6/20/2019: 55-DAYS

DAYS between when BANKRUPTCY was FILED on 4/26/2029 and when I had my FIRST HEARING in CHANCERY COURT on 8/1/2019: 97-DAYS (The Bankruptcy Attorney HAD TO KNOW this far in ADVANCE, that Judge Binkley would "PLAY BALL"!) Otherwise the Bankruptcy Attorney would have gotten CAUGHT filing a FRAUDULENT BANKRUPTY PETITION, as would the TRUSTEE. The Bankruptcy Attorney would have been responsible for all losses, faced serious sanctions, and removal from office! She HAD TO KNOW that Judge Binkley would illegally FORCE THE AUCTION OF MY HOME, on my VERY FIRST DAY in Court, before she could WAIT for 97-DAYS for what she was **REQUIRED to do within the first 14-DAYS of FILING** the FRAUDULENT BANKRUPTCY!

DAYS between when BANKRUPTCY WAS FILED on 4/26/2019 and when I was FORCEFULLY EVICTED from my home on 9/3/2019: 130-DAYS

	IN THE CHANCERY CO	URT FOR WILLI	AMSON COUL	NTY, TENNESSEE
		AT FRANKLIN		2019007 10 000
FAWN	FENTON,	)		2019 OCT 10 AM 9: 56
Pl	laintiff/Wife,	)		FILED FOR EITRY 10-10-19
vs.		)	No. 48419B	····+2=10+1*)
		)	110. 101171	
	Y RYAN FENTON,	)		
D	Defendant/Husband.	)	$\mathcal{C}($	$\square \square \vee$
		ORDER	G	

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 <u>Wife's Motion to Sell Remaining Contents of Marital Residence</u>. 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 **COULD** during the week of October 7, 2019 with a U-Haul truck and removed the items that he <del>wanted</del>. 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, <u>TN 37027</u>, 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  $10^{\circ}$  day of  $0^{\circ}$ , 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!

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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!

**APPROVED FOR ENTRY:** 

VIRGINIA LEE STÓRY; 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. firstclass mail and email to:

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

on this the 10 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. firstclass mail and email to:

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

on this the  $10^{-10}$  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!

# Case 1:23-cv-01097-PLM-RSK ECF No. 46, PageID.3927 Filed 03/25/24 Page 65 of 90

Debt	or 1	Fawn Fenton	Case number (if known)	3:19-bk-02693
	dedu	payments of alimony, maintenance, and support that you did not report as cted from your pay on line 5, <i>Schedule I, Your Income</i> (Official Form 106I). r payments you make to support others who do not live with you.	18. \$ \$	0.00 0.00
	20a.	r real property expenses not included in lines 4 or 5 of this form or on Sche Mortgages on other property Real estate taxes	edule I: Your Income. 20a. \$ 20b. \$	0.00 0.00
		FAWN FENTON 01-15 1986 SUNNY SIDE DR BRENTWOOD, TN 37027 PAY TO THE JEFF FENTON TWO HUNDRED FIGHY ONLY PRESIDEN FIRST FARMERS Member FDIC FOR LOB 4. 10 LOB 4. 10 L	87 <u>DATE</u> <b>\$</b> 250 <sup>4</sup> <u>Dollars</u>	095 .811/641
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		FAWN FENTON 01-15 1986 SUNNY SIDE DR BRENTWOOD, TN 37027 FEB. 2 PAY TO THE JEFF FENTON WO HUNDRED FIGH PRESIDE FIRST FARMERS Member FDC Nor LOG 4. 10 TO DE 4. 10	87 37 2019 DATE	0888 2-811/641
Official Form 106J Schedule J: Your Expenses page Case 3:19-bk-02693 Doc 1 Filed 04/26/19 Entered 04/26/19 13:28:31 Desc Main Document Page 29 of 50				