

I'm at fear for my SAFETY and that of my MOTHER (who has an immune disorder) from the unaccountable actions of Judge Michael W. Binkley and Attorney Virginia Lee Story (Definitive Evidence Attached - Listen and Fact Check PLEASE!)

Jeff Fenton

Mon 10/5/2020 11:32 PM

To:john.coke@tncourts.gov <john.coke@tncourts.gov>
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 16 attachments (32 MB)

2020-07-08 ADA Request for Modification due to Mental Health (Under Tennessee Judicial Branch Policy 2_07).pdf; 2019-08-29 Hearing at the Old Courthouse - Michael Binkley - Virginia Story - Jeff Fenton (Audio Evidence).mp3; 2019-08-29 Hearing at the Old Courthouse - Michael Binkley - Virginia Story - Jeff Fenton (Transcripts with Times).pdf; 2019-08-29 Hearing at the Old Courthouse - FACT CHECKING EVIDENCE (Error or Crime).pdf; 2018-08-30 Tennessean Article - How Close can Judges be with Lawyers - Story Hosts Vacations with Judges.pdf; 2018-09-24 Tennessean - Binkley Story Follow-up Article.pdf; 2020-09-24 Amended Order of Protection (5-Year).pdf; Strong Man Principle.pdf; FAWNS NOT A VICTIM.pdf; judicial-oath-978-michael-binkley.pdf; 2019-10-10 VS Notice of Filing with Expedited Order to Sell Real Estate and Personal Property (Entered by US Bankruptcy Court on 09-27-2019) 1.pdf; 2019-09-26 Ms Story - Motion to Sell Contents of Marital Residence.pdf; 2019-09-19 Letter Received - Ms Story Threatening to Sell and Dispose of MY Personal Property.pdf; 2018-10-27 Fenton Phone Call - Dividing Property and Amicably Selling Home.mp3; 2018-10-27 Fenton Phone Call - Dividing Property and Amicably Selling Home ~ Audio Markers.pdf; The SAME is TRUE with the almighty BINKLEY-STORY Relationship (CAREER KILLER).pdf;

Hello Mr. Coke,

Ms. Story has intentionally exploited my disabilities to harm me repeatedly, even after I've lost my home and everything by default judgments. The attached audio recording is from my 8/29/2019 hearing in Chancery Court, which Chancellor Binkley granted me permission to record.

If you will just take a few minutes and listen to the hearing, while simultaneously fact checking; almost everything they both said in court, was a lie. Simply by comparing the transcripts from both hearings, and the court orders from both hearings, they massively fail to match up. Never mind all the reasons why chancellor Binkley should never hear cases presented by Ms. Story in the first place.

I can't do this through the Tennessee legal system with how corrupt it is, without help, since everybody is related to a Binkley... you even used to be his brother's clerk.

It is not a matter of opinions, there is deeply seeded corruption in Tennessee's legal system. While they keep threatening me further. I just received a notice that the one-year "OP" based upon false testimony and a default judgment was extended for another **five-years**, intentionally exploiting my handicaps to divert me from working on my brief.

I'm not looking for a penny, they can have everything they stole from me... about \$250k plus damages... *all I want is all the lies about me being a "stalker" or having "abused" my wife stricken from my record, with the op dropped and expunged so that I can pass a background check and get a low paying job in Michigan, without having my civil liberties revoked any longer.*

Otherwise, I have no choice but to go the political and media route next.

There may have been some “gray” areas in what we discussed previously on the phone, but in the attached court evidence, there is no gray. They have litigiously abused and discriminated against me, while robbing me, incessantly!

I’m not sure if I need to contact the FBI next to report judge Michael W. Binkley’s **litigious abuse**, in collusion with attorney Virginia Lee Story, in massive violation of my 14th amendment rights to *equal* and *due process*, **by an unbiased tribunal**. You told me that it is your job to protect the interests of the *State of Tennessee*, and the evidence in these transcripts is irrefutable and will definitely add to the reputation of Tennessee being one of the most legally *corrupt* states in the union.

The laws are just fine... the problem is that too many people live above the laws, with reckless abandon.

Sharon G. Lee is about the only person whom I trust within Tennessee’s judicial system at the moment, but regretfully after speaking with her office today, she can’t hear anything in case this escalates to the TN supreme court. I’ll seek relief in federal district court first, to get the heck out of Middle Tennessee. I’ve done a lot of research, I thought I just didn’t have a chance at an unbiased tribunal in Williamson County, but we both know that it goes a lot deeper than that.

There is no “ethics” experts beyond Tennessee’s borders who would advise what happened to me on the recordings attached, or for Binkley to ever hear cases presented by Story.

I’ve been working over a year on this, I have so much documented verifiable evidence, but I can’t fit it in a small enough space, due to my disabilities, to have a chance in appellate court. The only reason I was trying to do this through legal channels was because I once thought I would receive some financial relief for the \$250k they stole from me, but I know that isn’t even possible now, without more legal fees, which I can’t afford.

With the evidence I’m showing you here, the court should have provided me with counsel, as “a reasonable accommodation” (for my disabilities). Especially in light of the obvious harm, which at the very least, the court's errors and negligence have caused me. Instead, they refused to even record the court transcripts correctly, to be clearly cited in my brief.

Court isn’t where I’m going to find justice. I have no chance in Williamson County. Until people realize how vulnerable they are to corrupt players in our current judicial system, there is no hope. There is nobody citizens can call for protection from a corrupt judge working with a horrifically malicious attorney, like Virginia Lee Story, whom lots of people know is corrupt.

The AOC chooses to turn their heads and say there is nothing wrong with hearing malicious legal arguments by one of your best friends, while the other party has no counsel, and they go string him up in the back alley afterwards, take all his money, and call him crazy for ever trying to tell the truth to anyone!

This is your backyard, not mine. I spent twenty-five of the happiest years of my life in Middle Tennessee. I've never once been arrested or had any problems with the law or justice. Yet after just two 30-minute hearings with chancellor Michael W. Binkley, I swore to never step foot on Tennessee soil again! Unless I must to legally find justice. **That is how badly they intentionally and without restraint wounded me.**

At the very least, this needs to be transferred to the Eastern District of the Court of Appeals, but I don't even know how to do that. At least they have some reputation for prosecuting unethical members of the court.

Can you offer me any help or protection from further actions taken by judge Michael W. Binkley and attorney Virginia Lee Story to cause me further harm? They have robbed me of everything, while forcing me to abandon the state to simply survive, for a roof over my head and food to eat.

I know that your dad used to be a judge. Doesn't doing what's right incite anyone to action anymore, to risk pissing off a powerful person, in the best interests of the public?

There is a whole lot of California money in Cool Springs right now, and if they had any clue that their U.S. Constitutional rights mean **nothing** in Williamson County courts, I think some things would finally start to change around there.

The fake "op" is based upon "unwanted" emails and text messages (decided in hindsight), with **no threat**. Without there ever being any threat. Simply for legal leverage. The second most abused piece of litigation in the United States. Now that I'm 600 miles away, they still need to keep a "noose around my neck". Now for five more years... after violating me more ways than could ever be deemed remotely "legal" or even "reasonable".

They can say that black is white, and red is purple all they want, but they can't refute their own words (in my court transcripts) proving their discrimination, abuse, and collusion against me.

This is a federal case, there are no lawful grounds for their actions.

I honestly hope that you are in a position to help me. I want to move on with my life, but I never can while bad actors hold my constitutional rights hostage. Especially, when done fraudulently, with false testimony. Ms. Story and my ex-wife have lied in every single court filing. Although that requires no stretch of anyone's imagination, for some reason Tennessee never seems capable of performing their own judicial housekeeping.

Here is what it felt like for me, on 8/29/2019, as I stood inside the “Old Williamson County Courthouse” in Franklin:

As if I was an unknown prisoner of war, in a far away, foreign and hostile nation, who refused access to the United Nations, who didn't show any care for my humanitarian rights, let alone my constitutional rights, who refuses to even acknowledge the Geneva Convention. That is how I felt on 8/29/2019, as is recorded on the attached audio recording and court transcript.

Had the State been honest, they would have printed on the Tennessee Welcome Sign, “Welcome to Tennessee, you can keep your guns (probably), but you just left your Constitutional Rights at the state line!”

Never in my life did I have a clue that I was so vulnerable and in imminent danger from a court and the alleged “legal” system, without even being a criminal.

That is shameful!

I attached a PDF named, “Fawn’s not a Victim”. This is my ex-wife who supposedly needs an “OP” against me because of a few unwanted texts and emails, while living 600 miles away. Every firearm you see is hers, the 5,000 rounds of ammo are hers, the licenses and extensive training is hers... the entire scandal is a hoax made for prime time TV!

I really hope that you can help mitigate my losses from increasing even further in search of justice, accountability, and the restoration of my constitutional rights. I’m ready to send the evidence from my case to anybody who will publish it, because I can’t live like this, while I can’t obtain a legal cure without help.

Speaking about a “reasonable accommodation” for my ADA... it is not reasonable that I need to not only fight the fraudulent claims by my opposing counsel and my ex-wife, but that I must fight the crimes being committed against me, under the cloak of justice, while being executed and enforced by the Williamson County Sheriff's Office.

Every law abiding, tax paying, Williamson County resident sleeps cluelessly, not knowing they are in danger. On 8/29/2019 Judge Binkley and Virginia Story **violently** woke me up to being homeless without due process.

For every member of the Tennessee BAR who has cast eyes upon this yet fails or refuses to help, their lies culpability for further harm caused me.

I loved Tennessee before this and hoped to die there in my beautiful Brentwood home on Sunnyside Drive, backed up to hundreds of acres of protected woodlands, with Owls Hill Nature Sanctuary directly across the street, until I met Binkley and Story.

Now I live in a 700 SqFt basement in Michigan!

Thanks...
Jeff Fenton

4:53 Story: "He said that he was moving September 1st, that is Sunday." **(BOLD face LIE, I NEVER said that!)**

5:00 Jeff: "that was my tenants move out by then."

5:04 Story: "That is not true, he says he had 45-days AFTER September 1st to move, but that wouldn't even make sense." **(Which is NOT what I said or MEANT!)**

According to the Judgment on 8/1/2019 (included in "FACT CHECKING EVIDENCE" attachment):

- My Tenant's had 30-days, from 8/1, to move-out.
- The AUCTION was set to take place within 45-days, from 8/1.
- So there should have been approximately 15-DAYS where I would live in MY HOME BY MYSELF, between the date that my Tenant's were forced to vacate, until the AUCTION was scheduled to take place.
- NEVER did the Court Order on 8/1/2019 require me to vacate my home prior to the sale.
- I was SUPPOSED to be allowed to remain in my HOME, until the SALES proceeds provided me with another place to LIVE!

I had hoped to voluntarily leave a day before the sale, simply so that I wouldn't need to be present during auction, not because I was required to move by any specific date. *(According to the 8/1/2018 Court Order (TR v1, Pages 110-112) ATTACHED.)*

5:28 Story: "So he's got to be out for them to get this place ready to go." **(THIS IS NEW INFORMATION)**

5:38 Story: "I have seen correspondence where he said September 1st **(BOLD face LIE, I NEVER said that!)**, now he is saying he can't, so I would suggest September 3rd, which is next Tuesday, and"

5:50 Story: "I would like the Order to reflect, that the Williamson County Sheriff's Department will accompany him, and at this point, off the property."

6:00 Story: "I don't think that he needs to take any property."

6:04 Story: "What he did your honor, we in this response he filed, they had a tv... a sony tv... he now tells me in this response, that he sold it for \$1,000. (The TV was MARITAL PROPERTY, but it was "negotiable" (as proven in the attached phone call with Fawn), yet NOTHING HAPPENED DURING THE STATUORY INJUNCTION, WHICH STORY KNEW (see my email with her afterwards), yet she INTENTIONALLY DECEIVED THE JUDGE TO HARM ME! **That is TEXT BOOK PERJURY!**)

JUST FYI... in the END, I retrieved the TV and LEFT it as a GIFT for Ms. Fenton, not because I had any LEGAL duty to do so, but simply as a KISS ON THE CHEEK! (PHOTO)

6:21 Story: "and then the other thing, there was a dehumidifier in the basement, that was like a \$2500 - \$3500 dehumidifier for moisture, he sold that." (I had Ms. Fenton's PERMISSION TO TAKE THE DEHUMIDIFIER, WHICH WAS A FREE-STANDING UNIT THAT WAS NEVER ATTACHED TO THE HOUSE, hence it remained PERSONAL PROPERTY. While Ms. Fenton and I had previously DECIDED that I was to keep it to take to my MOTHER'S house! (Proven in the 2018-10-27 Fenton Phone Call – attached.) Plus, the unit was paid for using MY CREDIT, for which I STILL OWE some of the DEBT!)

Even if Ms. Story HAD no knowledge of this, she was still INTENTIONALLY DECEIVING THE COURT, because it was NOT on Ms. Fenton's LIST of personal property which she wanted, PLUS MS. Story already acknowledged at the TOP of **Wife's Petition for Divorce**, that **"IV. Plaintiff would show that the parties have no assets other than personal property which has been divided with the exception of a few items. Husband and Wife have lived separately since April 2018."** WHICH I CONSTANTLY reminded Ms. Story about, yet she didn't care, while SOMEHOW all the Personal Property remaining in OUR HOME (ALL ADMITTEDLY MINE - EXCEPT FOR ABOUT 6-ITEMS) was somehow CONVERTED back into MARITAL PROPERTY, and ordered to be AUCTIONED WITH THE HOME as part of the MARITAL ESTATE. (This was PURE LEGAL BULLYING!)

6:33 Story: "So if you let him, take anything out, at this point, it is going to be sold, and he's dissipating marital assets, which would be in violation of the restraining order." (Pure PERJURY for reasons stated above!)

Jeff Fenton

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Relayed: I'm at fear for my SAFETY and that of my MOTHER (who has an immune disorder) from the unaccountable actions of Judge Michael W. Binkley and Attorney Virginia Lee Story (Definitive Evidence Attached - Listen and Fact Check PLEASE!)

Microsoft Outlook <postmaster@outlook.com>

Mon 10/5/2020 11:13 PM

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 1 attachments (28 KB)

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