FENTON INFORMATION REQUIRED: M2019-02059-COA-R3-CV | WILLIAMSON COUNTY CHANCERY COURT #48419B

Jeff Fenton

Fri 3/17/2023 10:17 AM

To:Jim.Hivner@tncourts.gov <Jim.Hivner@tncourts.gov>;john.coke@tncourts.gov <john.coke@tncourts.gov> Cc:appellatecourtclerk@tncourts.gov>;Lisa Marsh <Lisa.Marsh@tncourts.gov>

8 attachments (20 MB)

2020-10-16 AFFIDAVIT of Jeffrey R Fenton - Authenticity of Audio (SENT).pdf; 2020-07-08 ADA Request for Modification due to Mental Health (Under Tennessee Judicial Branch Policy 2_07).pdf; 2020-10-16 EMERGENCY MOTION Notifying of Exigent Circumstances (SENT).pdf; USCOURTS-tnmd-3_15-cv-00127-1 (PRO SE Default Judgment) with Markup.pdf; T.C.A. § 39-16-403 Official Oppression - Markup (A-2b).pdf; Tennessee Court Clerk Guidelines (with markup).pdf; 2020-10-28 Motion to Supplement and Correct the Record.pdf; Cruel and Inhumane - (Binkley, Beeler, Story) Markup (A-2B).pdf;

Hello Mr. Hivner!

Congratulations on the promotion Mr. Coke!

I need a file stamped first page of the following documents which I filed through you:

- 2020-10-16 Affidavit of Jeffrey R. Fenton "Authenticity of Audio", which I emailed to you on 10/16/2020, at the same time as I emailed you the "EMERGENCY MOTION Notifying of Exigent Circumstances.
- 2020-10-28 Motion to Supplement and Correct the Record

My understanding is that all fillings are to be time stamped "filed" within 24 hours of receipt, regardless of how the judge chooses to rule on the matter. So, I need a file stamped copy of the "RECEIVED" Affidavit and Motion proving that I submitted them to the court please.

Also, I should have received (but never did) a fully executed copy of each of my ADA Requests for Modification due to Mental Health (Under Tennessee Judicial Branch Policy 2_07). One for each filing. Showing it time stamped filed/received with each filing, while also notifying me about what accommodations each Judge approved or alternates suggested per the fully executed forms. (Please send me all three fully executed pages for each filing, so that I can try to understand what transpired):

- GRANTED
- OFFER OF REASONABLE ALTERNATE MODIFICATION
- The request for modification is DENIED because:
 - The application is not a qualified individual with a disability.
 - The requested modification would fundamentally alter the nature of the judicial program, service or activity.
 - The requested modification would create an undue financial or administrative burden.
 - The applicant refused to comply with the Policy.
 - The Applicant's failure to comply with the Policy makes impossible or impracticable the ability to provide the requested Modification.

•	(Specify)
•	DATE:
•	Local Judicial Program ADA Coordinator:

With the next page including:

- APPEALS:
- PRESIDING JUDGE REVIEW
- ADMINISTRATIVE OFFICE OF THE COURTS REVIEW

With all dates and signatures for each of my filings, executed. As I understand they are determined individually by the Presiding Judge who reviews each filing.

with an	OP obtained under False Testimony, then TOOK and DESTROYED everything of substance, which I
100	ver owned, in just two months.
8.	To substantiate my claims about legal inequality and unfairness: During my trial on August 29th, 2019, at
"The O	Did Courthouse" in Franklin, as is recorded in VOLUME-4 of my Technical Record, Page-516, Line-6,
the Jud	ge told me, "Fair is something you do in the fall."
Despite	e my many requests that the Court Differentiate this as a "Transcript of Evidence", it remains buried in
1000000	chnical Record, even though the Judge procured the Court Reporter himself. The remainder of that
same tr	ranscript clearly reveals how open, objective, and impartial, the Court remained, amidst my Testimony
versus	Ms. Story's, I beg you look and see for yourself! Your intervention is requested and seriously needed!
	entation provided by my Psychiatrist and my Psychotherapist is included to prove that I have the disabilities is well as a real need for the modifications sought herein.
	uest for a 60-Day extension, for filing my Brief, will follow; but for the sake of TIME, since I am so SLOW at m sending this Request for Modification separately. Thank you!
1 hereby	e certify that the above information is true and correct to the best of my knowledge.
	-1-1
Date:	7/8/2020
Date:	7/8/2020 // (Signature of Applicant)
_	request for modification is GRANTED.
G The re	(signature of Appacator)
G OFFI	equest for modification is GRANTED.
G The re	request for modification is GRANTED. ER OF REASONABLE ALTERNATE MODIFICATION request for modification is DENIED because:
G The re	request for modification is GRANTED. ER OF REASONABLE ALTERNATE MODIFICATION request for modification is DENIED because:
G The re	request for modification is GRANTED. ER OF REASONABLE ALTERNATE MODIFICATION request for modification is DENIED because:
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	APPEALS
G P	residing Judge Review requested. (Specify reason and the remedy you want):
DATE:	
	(Signature of Person Requesting Review) PRESIDING JUDGE REVIEW
modification	I have reviewed the original request for modification, the offer of alternate modification OR the denial of an and the reason for the denial, and the reason that this review has been requested and find as follows:
	PRESIDING JUDGE nistrative Office of the Courts Review requested. (Specify reason and the remedy you want):
	PRESIDING JUDGE
G Admi	PRESIDING JUDGE nistrative Office of the Courts Review requested. (Specify reason and the remedy you want):

Also, please do not destroy any documentation, and please instruct the trial court not to either. I no longer communicate with the Trial Court due to the harsh, bias, collusive, discriminatory, threatening, and retaliatory behavior which they have exhibited against me (all with records). From Clerk and Master Beeler to Judge Michael W. Binkley, to their close family friend of over 40—years across the street, Attorney Virginia Lee Story, who unbeknownst to me wrote my court orders, directly falsifying and coloring them feloniously packed with fraud! (All which you have evidence of on file, yet the truth and evidence have been unfortunately irrelevant to date.)

Please also ensure that this does not get turned into a collection agency or recall it and remove any negative marks on my credit, as this action by Binkle/Story/Ausbrooks/etc... was entirely **Predatory Litigation**, as I have unfortunately had to learn, and due to my disabilities and the fact that it is ME against over a dozen powerful members of the Courts, while everything done to date lacks one good-faith, honest, action in either State or Federal Courts, which I have evidence of. There is no sense in destroying me more than they have already done.

I'm being forced to learn a LOT of law just to be treated as a HUMAN and allowed to proceed with my life without interference, extortion, threats, coercion, but I'm narrowing down my remaining tasks for the next step in litigation. Hopefully when this is all over, there will be greater protection for those in my demographic throughout the State of Tennessee.

Thank you, sirs! Jeff Fenton From: Jim Hivner < Jim.Hivner@tncourts.gov > Sent: Monday, January 4, 2021 1:51 PM

To: Jeff Fenton

Cc: Lisa Marsh < Lisa. Marsh@tncourts.gov>

Subject: Re: Which COA Judge was Assigned to my Case and which Panel is he/she on?

Mr. Fenton:

The Order dismissing your appeal was approved by the following panel of judges: Judge Frank Clement, Judge Andy Bennett and Judge Neal McBrayer.

Jim Hivner

James M. Hivner

Clerk of the Appellate Courts State of Tennessee Supreme Court Building 401 7th Ave. North Nashville, TN 37219-1407 (615) 741-2681

Relayed: FENTON INFORMATION REQUIRED: M2019-02059-COA-R3-CV | WILLIAMSON **COUNTY CHANCERY COURT #48419B**

Microsoft Outlook

<MicrosoftExchange329e71ec88ae4615bbc36ab6ce41109e@mmeticulous.onmicrosoft.com> Fri 3/17/2023 10:20 AM

To:Jim.Hivner@tncourts.gov <Jim.Hivner@tncourts.gov>;john.coke@tncourts.gov <john.coke@tncourts.gov>; appellatecourtclerk@tncourts.gov <appellatecourtclerk@tncourts.gov>;Lisa Marsh <Lisa.Marsh@tncourts.gov>

1 attachments (45 KB)

FENTON INFORMATION REQUIRED: M2019-02059-COA-R3-CV | WILLIAMSON COUNTY CHANCERY COURT #48419B;

Delivery to these recipients or groups is complete, but no delivery notification was sent by the destination server:

Jim.Hivner@tncourts.gov (Jim.Hivner@tncourts.gov)

john.coke@tncourts.gov (john.coke@tncourts.gov)

appellatecourtclerk@tncourts.gov (appellatecourtclerk@tncourts.gov)

Lisa Marsh (Lisa.Marsh@tncourts.gov)

Subject: FENTON INFORMATION REQUIRED: M2019-02059-COA-R3-CV | WILLIAMSON COUNTY CHANCERY COURT #48419B

Fax Confirmation Report

Sent via www.fax.plus



Date: Jul 08, 2020 (Wed)

Time: 04:00:30 PM (UTC-04:00)

From: +1 810-255-4438 (Jeff Fenton)

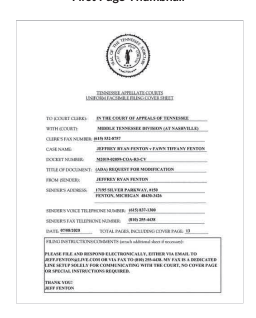
To: +1 615-532-8757

Pages Sent: 13

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First Page Thumbnail



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TENNESSEE APPELLATE COURTS UNIFORM FACSIMILE FILING COVER SHEET

TO (COURT CLERK):	IN THE COURT OF APPEALS OF TENNESSEE				
WITH (COURT):	MIDDLE TENNESSEE DIVISION (AT NASHVILLE)				
CLERK'S FAX NUMBER:	(615) 532-8757				
CASE NAME:	JEFFREY RYAN FENTON v FAWN FENTON				
DOCKET NUMBER:	M2019-02059-COA-R3-CV				
TITLE OF DOCUMENT:	(ADA) REQUEST FOR MODIFICATION				
FROM (SENDER):	JEFFREY RYAN FENTON				
SENDER'S ADDRESS:	17195 SILVER PARKWAY, #150				
	FENTON, MICHIGAN 48430-3426				
SENDER'S VOICE TELEPHONE NUMBER: (615) 837-1300					
SENDER'S FAX TELEPHO	NE NUMBER: (810) 255-4438				
DATE: 07/08/2020	TOTAL PAGES, INCLUDING COVER PAGE: 13				

FILING INSTRUCTIONS/COMMENTS (attach additional sheet if necessary):

PLEASE FILE AND RESPOND ELECTRONICALLY, EITHER VIA EMAIL TO
OR VIA FAX TO (810) 255-4438. MY FAX IS A DEDICATED
LINE SETUP SOLELY FOR COMMUNICATING WITH THE COURT, NO COVER PAGE
OR SPECIAL INSTRUCTIONS REQUIRED.

THANK YOU! JEFF FENTON

REQUEST FOR MODIFICATION

Applicant requests accommodation under Tennessee Judicial Branch Policy 2.07

Applicant Information

Applicant is: Witness Juror A	ttorney X Party Other (Specify Nature of Interest):						
Name: JEFFREY RYAN FENTON Telephone: (615) 837-1300 Address: 17195 Silver Parkway, #150	Court: COURT OF APPEALS OF TENNESSEE MIDDLE DIVISION (AT NASHVILLE) Judge:						
Fenton, MI 48430-3426	Case No.: M2019-02059-COA-R3-CV						
	X Civil minary hearing, particular witnesses at trial, sentencing						
Dates modification needed (specify):	Currently - Throughout Appeal						
4. Disability necessitating modification (specify): Obsessive-Compulsive Personality Disorder (OCPD) DSM-5 301.4 (F60.5), Attention-Deficit Hyperactivity Disorder (ADHD) DSM-5 314.01 (F90.2), Generalized Anxiety Disorder (GAD) DSM-5 300.02 (F41.1), Circadian Rhythm Sleep Disorder (CRSD) Non-24-Hour Sleep-Wake Disorder (Non-24) DSM-5 307.45 (G47.24), Poverty, Forced Geographic Distance from Court							
Deadlines to Self-Represent by Necessity, Communication Mailing Times to Michigan, Judgment Based Upon the Knowledgeable about, or able to Research and Cite (ignority shouldn't be for being protected by the law either). Pleathe Technical Manipulation of Words used to Express, Description.	LAWS – not just the Technical Codes which I am ance about the law is no excuse for breaking it, hence se Judge based upon the SPIRIT of the Law, not just						
I'm a Perfectionist who has a nearly impossible time Fo	cusing and Remaining On Task, especially when of						
Significant Consequence. Yet I can't afford to hire anyon	e to help Represent me. I also request that all Court						
Communications please be sent to me Electronically, via							
Email is and my dedicated fax num	per for the court is (810) 255-4438.						
7. Significant problem and request for Court Oversight	, Accountability, Advocacy, and Assistance: Istrongly						
believe that the narrative driving the basis for ALL the ac	ions levied against me so far by the opposing counsel						
(Ms. Story) has been largely FALSE, Intentionally simultaneously, specifically to Exploit my Known I HARRASSMENT BY LEGAL PROCESS (malicious li	visabilities, to Strategically Devastate me, using tigation). Combined with Ms. Story's Reputation,						
Resources, and Relationships, I don't believe that I ever	nad a chance at a Fair Trial. Ms. Story BOUND me						

with an OP obtained under False Testimony, then TOOK and DESTROYED everything of substance, which I have ever owned, in just two months.

8. To substantiate my claims about legal inequality and unfairness: <u>During my trial on August 29th, 2019, at "The Old Courthouse" in Franklin, as is recorded in VOLUME-4 of my Technical Record, Page-516, Line-6, the Judge told me, "Fair is something you do in the fall."</u>

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Documentation provided by my Psychiatrist and my Psychotherapist is included to prove that I have the disabilities listed, as well as a real need for the modifications sought herein.

My request for a 60-Day extension, for filing my Brief, will follow; but for the sake of TIME, since I am so SLOW at this, I am sending this Request for Modification separately. Thank you!

I hereby certify that the above information is true and correct to the best of my knowledge.

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re	the applicant's failure to comply with the Policy makes impossible or impracticable the ability to provide the equested Modification					
(5).5						

APPEALS				
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DATE	:			
DAIL	(Signature of Person Requesting Review)			
	PRESIDING JUDGE REVIEW			
modifi	I have reviewed the original request for modification, the offer of alternate modification OR the denial of cation and the reason for the denial, and the reason that this review has been requested and find as follows:			
DATE	:PRESIDING JUDGE			
G A	Administrative Office of the Courts Review requested. (Specify reason and the remedy you want):			
DATE				
Dill	(Signature of Person Requesting Review)			
	ADMINISTRATIVE OFFICE OF THE COURTS REVIEW			
modifi	I have reviewed the original request for modification, the offer of alternate modification OR the denial of cation and the reason for the denial, and the reason that this review has been requested and find as follows:			
DATE	AOC DIRECTOR			