

Jeff Fenton

From: Jeff Fenton
Sent: Monday, September 23, 2019 3:11 AM
To: elaine.beeler@tncourts.gov
Cc: lisa.marsh@tncourts.gov
Subject: FW: HALT: 1986 Sunnyside Drive, Brentwood, TN 37027
Attachments: 2019-09-19 Letter Received - Ms Story Threatening to Sell and Dispose of MY Personal Property.pdf; 2019-09-18 FENTON (48419B) Exemptions - Protected Income and Assets.pdf

Ms. Beeler,

Please forward this email to Chancellor Binkley. If he doesn't have email, then please print this out and deliver it to him. I'm not sure how your communications work at the court house, but I read somewhere in the code about directly communicating with Judges, even in an ex parte capacity when needed. However, since Ms. Story is copied on this email, this should not be considered an ex parte communication.

I'd simply prefer that Chancellor Binkley have an opportunity to read my words as written by me, before Ms. Story has a chance to twist them into an even more horribly offensive lie again.

Thank you very much mam!

Jeff Fenton

Docket: #48419B

From: Jeff Fenton
Sent: Friday, September 20, 2019 4:31 AM
To: Virginia Story <virginia@tnlaw.org>; Tommy Anderson <tom@tommyanderson.us>; pmarlin@mcarthursanders.com; lisa.marsh@tncourts.gov
Cc: Heidi Macy <Heidi@tnlaw.org>; Kathryn Yarbrough <kyarbrough@tnlaw.org>; elaine.beeler@tncourts.gov
Subject: HALT: 1986 Sunnyside Drive, Brentwood, TN 37027
Importance: High

Greetings Ms. Story,

My mother received your harassing and threatening letter today, trying to extort yet more money out of her, and I must say that I am shocked.

By what authority do you believe that you can sell any of my personal property?

My mother is terrified by your repetitive and immoral threats. You swear under oath to do one thing in court, that you and the auctioneers will take care of everything. Tagging property as needed and carefully moving my personal property (which I want to keep) into storage. All paid for out of the

proceeds from the sale (like there will be any, after the mortgages are paid). Claiming that there is nothing for me to worry about (with my anxiety disorder), I just need to leave. Ensuring the Chancellor that you are trying your best, promising that you will make this as simple of a process as possible for me. Then you do the exact opposite after the Chancellor 'trusts' your word and grants your motion. This has gone too far.

Would you like me to send you the audio recording, which the chancellor allowed me to record? It's a revelatory indictment of perjury and fraud on your part, when held side-by-side with the letter which you just sent to my mother.

Ms. Story, to be clear, no one from your office, or acting on behalf of you or those in your employ, are ever to contact my mother again, at her most urgent request, and my demand. Nothing is to be mailed to my mother's residence, for either her or I. No one is to call, text, email, or contact my mother via social media, or by any other means, or it will be responded to as aggravated harassment. My mother's health is not well, while your lack of moral fiber and refusal to act within the conduct becoming of your office, had my mother in the stroke unit at the University of Michigan's emergency room (in Ann Arbor) this past week. You are never, ever, to contact my mother again, by any means, for any reason.

Should you or the court need to communicate with me, or serve me any papers, you can do so at the following address, but never at my mother's home again, under any circumstances.

Jeff Fenton
17195 Silver Parkway, #150
Fenton, MI 48430

Please bear in mind, unless you pay for expedited shipping, standard mail to Michigan takes on average, about five-days.

Furthermore, no one is to touch, move, or sell any of my personal property. Nor will I be paying you a penny which has not been ordered by a judge. Last I checked, attorneys have absolutely no judicial authority. I honestly can't believe that you haven't been disbarred yet.

In every document which you have produced for Ms. Fenton, and in every sworn testimony which I have records of you presenting against me in court, you have horrifically twisted the facts, outright lied to the court, and/or committed perjury at least once (and usually multiple times) misleading the court, betraying their confidence and trust in you, to commit and enforce your misdeeds, while strong-arming me without just cause, because of believing your outrageous narrative of character assignation against me, which started long before I ever even knew there was litigation against me, and continues to this very day.

You insisted repeatedly on how urgent it was that we sell my home, and how that was all that mattered in the moment, to deny me a fair trial before liquidating my one and only asset left in this world.

Then you lied to the court and told them that I sold “marital property” and “gifts to my wife from her family” during the restraining order, knowing full-well that was false, as I had already told you.

While you insisted to the judge that I be kicked out of my own home, without any money or provision, by the sheriff’s department, with only five-days’ notice, while I believed that I still had weeks left in my home, and I still needed to get my roommates moved out, and I even did a half dozen loads of laundry, putting fresh linens on the beds, cut the hedges, and hauled construction and recycling debris to the dump. I gave you my combination to my \$5k safe, which I could have just left locked, and no locksmith around could have opened it without destroying the safe.

I was forced by the court, at your beckoning, to leave all my office equipment there (for a couple of months), without which I can’t even try to earn a living (since I do computer, web, phone, and IT work). While not being given a dollar for provision or support by my wife, who has been our primary breadwinner for the past decade, while I’ve managed our household. I was even forced to leave my new bed there, which my mother had just purchased for me a few months earlier (none of which was in any way, shape, or form, marital property).

I seriously considered taking my stuff and running, because the judgment was so unfair, entirely because of the slanderous deception which you spoon fed the court, but I didn’t. Because I didn’t want to run for the rest of my life, because of one bad attorney, and one completely unfair court ruling, by having subsequently believed her. So instead of running, I worked as fast and rampantly as I could, to get my roommates moved-out, while trying to be helpful and fair to them. Cleaning one of their bedrooms, while I ran out of time to do the second.

I was awake for three days straight (again because of you) trying to meet your ridiculous demands. Then the sheriff’s department showed-up and I was still trying to tag and inventory my personal property to keep, which was almost everything, since Ms. Fenton and I had already completely divided our marital property with the exception of the house itself. Which you knew because it is stated in the beginning of your divorce complaint for her. Yet somehow you convinced the court that it is fair to sell my personal property and for that to be counted as part of the “marital estate”, to then divide the funds between us. That would only be fair if Ms. Fenton brought everything back to the home out of her apartment and out of her massive storage unit, and we sold that all too in the auction. While incidentally, Ms. Fenton was allowed months to move out, at her own leisurely pace.

Plus, you convinced the court, that it made sense and was only fair if I tagged everything which I wanted to keep, “just like your client did”. The only difference was that your client hadn’t lived in our home for 18+ months, she had already moved everything of hers out, except for about 6-items. While I literally had **thousands of items** which I wanted to keep, since that was my home, and where I lived. (I didn’t have my stuff stashed in an apartment and a storage unit, like she did.)

What would have instead been fair, is if I was asked to tag everything which I wanted to sell, because that would have been closer to the 6-items which your client tagged. Instead, you gave me an impossible task, with an impossible deadline, while knowing the psychological challenges which I have with time & task management, along with anxiety. After which, you reneged upon your promises to the judge in court, while violently harassing and threatening my mother and I, when I inevitably failed to please you.

So now, since Mrs. Fenton decided to intentionally default upon our mortgages without notifying me at all, and while even refusing to admit to me, when I directly asked her on several occasions, as she intentionally devalued our greatest asset, in which all my retirement funds, every penny from my previous home, and everything else which I had accumulated and earned in my entire life, was forced into default, simply so that she could force me out of our home (which we both owned equal equity in, though the financing was only in her name, since when we purchased it, the financing for my previous home was still in my name and we kept it for years as a rental, so it was just easier to finance Sunnyside in her name alone, to qualify with the income to debt ratios.

Since Mrs. Fenton betrayed me, changing the passwords so that I could no longer view our mortgage information, and changed the mailing address for those statements to her apartment, I had no legal way to have any idea that she even defaulted on a single mortgage payment, let alone that she had been defaulting upon them intentionally for months, while refusing to notify me or to even acknowledge it. That alone doesn't seem legal to me at all.

To not be required to notify someone that you are devaluing an asset which they have invested their life savings into, and that by your unilateral actions (intentional or otherwise), the most significant jointly owned asset in both of your lives, can be legally put in jeopardy and even lost, without one of the equal owners even being provided notice first, or having an opportunity to save the property.

Even if the house entered foreclosure, I would have been protected by federal foreclosure laws, and as a deeded owner, the lenders would be required to notify me and provide me with an opportunity to cure the default, months before a foreclosure auction could ever take place. Yet you've convinced the court that there's a great big bucket of money there if we sell it, while that is a lie.

The home has structural damage (which is why it is being auctioned, instead of sold on the market), because Mrs. Fenton refused to honestly disclose the damage (even though the previous owners did... then it sat on the market for a year before she fell in love with it, and we bought it). Which is why you counseled Mrs. Fenton to leverage the court to try to force me to sell it instead of her (so I couldn't cry "foul"). That way, if I did disclose the damage, it would sit on the market, sell poorly, and Mrs. Fenton would keep on blaming me for trying to devalue our home or delay the sale, while if I did lie on the property condition disclosure, then my real estate license would be at risk, as well as all my future assets, since then I would be the one financially liable to whomever purchased it, for having refused to disclose the unseen damage.

Since I didn't play ball and volunteer to commit fraud (you and Mrs. Fenton were already expecting that), so you both discarded the home with a pre-foreclosure auction which you had timed perfectly,

so that the court didn't have much of an option except to order the sale and to order the auction, because you strategically counseled her to default for? How many months was it, that she was able to funnel our mortgage payments to you, to pay for your services, before her bankruptcy was filed and then a month later you began to take action with your divorce motion, since she knew a year in advance that her \$94k per year job was about to end as her boss retired, and that would help the entire narrative of her bankruptcy, along with her health problems (which she has managed successfully for a decade), until it came time to pay \$120,000 in alimony, as we were instructed was fair by Sandy Arons during our attempt at a "collaborative divorce", so not to waste more of our equity on outrageous legal fees, when we hardly had any wealth to begin with.

Yet somehow Mrs. Fenton was able to unilaterally devalue, destroy, and discard everything which we both had made in our lives, without there being a single thing which I could do to prevent it (that's what still seems the most "wrong" to me).

Now that you've taken my house, manipulated the court into having the sheriff's department run me off, with my bag of underwear and some meds in my other hand, now you are holding my personal property hostage, and demanding that I extort more money out of my mother, as you already know that I am unemployed and broke, which I just clarified again for you in an email this past Friday, informing you that my mother refuses to loan me any more money from her social security pension (after \$20k so far), living in a tiny 2-bedroom, 1-bathroom house, while you tell the court lies about my father owning a lake home in Tennessee, which I could stay at. If only a small fraction of what you say were actually true, I'd be setup pretty good right now. But regretfully, it is not.

When I was younger, I had the misfortune of bumping into a few pretty vicious criminals, but none of them held a candle to you. You have mastered the ability of having a gentle yet authoritative presence, while lying through your teeth under oath to manipulate the court, in favor of your clients (somehow without the slightest ethical concerns or conscience).

I guess that the law is like everything else... some people pursue it to learn how to enforce justice and to protect people, while others pursue the law to learn how to exploit it and break it as much as possible, without quite getting caught or punished harshly enough, for it to break their stride. Where money and wins is much more important than justice or fairness.

This whole thing is coming to a halt, until the court will allow me the opportunity and time necessary to return to Tennessee, pack-up all my stuff without pressure or coercion and to move out of my home with some dignity, before you throw away my last remaining asset in this world. Or even better yet, maybe the court will see through your games and stop liquidating and hence discarding my home before I am given an opportunity at a fair trial. So that even if our home is forced into foreclosure, I will at least have the benefit of the federal laws which protect the legal rights and interests of co-owners in the property. (Instead of believing that the court is doing me a favor, by making me homeless while giving away everything which I have ever worked for.) Sadly, I think that would take a miracle at this point.

As the Chancellor said, a good judge is one who backs his orders with power, by incarcerating those who refuse to obey them. Even when his orders were wrong in the first place, as he has publicly acknowledged that we all make mistakes, and regretfully he has been horrifically lied to, by someone whom he thought that he could trust.

All this time, I thought that justice, fairness, and protecting the people was more the role of a “judge”, than a show of power by locking-up all who dared to question their orders, in a simple and pure attempt to survive the attack of a highly seasoned, skilled, known, and absolutely ruthless and unethical attorney.

All that I can hope is that Chancellor Binkley will rise to the occasion and see through your ruse.

I’ll be broke and ruined either way, but if at least some justice takes place, at least I’ll be allowed to get my stuff and crawl away, rather than being thrown in jail to “teach me a lesson”.

I’ll be writing to the Tennessee Supreme Court either way, on your behalf, Ms. Story.

So just again out of curiosity, by what judicial or executive power, did you believe that you have the legal right to decide the fate of my personal property? To order/extort \$2,000 more from my mother, or to unilaterally decide to sell all my stuff, and discard what remains? Please tell me where that is found at in the law. I’d love to look-up the code.

No one is to touch, move, pack, or sell any of my personal property.

I will spend another weekend of my life researching which motions I need to file with which court, to try to obtain a little bit of fairness, after 25 years as a proud tax-paying Tennessee resident, without even a single traffic ticket in that time, nor an arrest of any sort, for my entire life. Hopefully someone can see past the volume of my calls and see the true distress being caused by you illegally manipulating the court to harm me more, than I’ve already suffered at the hands of my wife, over the past two years.

You would think with Mrs. Fenton, claiming that I’m financially destroying her and causing her to file bankruptcy, that she would be eager to participate in mediation or a collaborative divorce, to help mitigate our damages, but no, that is not the case.

Ms. Fenton will pay a whole lot of money, wasting even more, to avoid paying me that \$120,000 in alimony over 6-years, and even more importantly, to save face with her highly invasive and influential family who convinced Mrs. Fenton that I’m only dead weight, and that she deserves all the proceeds of both of our lives. That is what she is fighting for the most, to save face. Regardless of what it “costs” her in the short term, to be able to look at her family, play the victim, and proclaim that she left me bare, homeless, and broke. As they applaud and help restore her comforts in life.

It costs her more just to pay you to read what I write, than to pay me what is decent and fair. That’s the horrific price of pride.

You may kill me, but I won't go away, until I have more than my underwear and an umbrella. I've got nowhere to go, and no money to go there with. Nor do I have the education or skills (and maybe even the psychological ability) to make half the money that Mrs. Fenton does (or "can" when she "wants"), between now and my gravestone. Heck, I just hope to be able to repay my mom the \$20k I've borrowed to try to survive this divorce.

That's a nice logo that you have for your company, I just didn't see the bundle of cash that she has hidden under her crown.

It's research time again, as my printing and binding costs increase. Hopefully I'll have something compelling into the court by Monday morning.

<http://www.tncourts.gov/rules/rules-civil-procedure/6002>

<http://www.tncourts.gov/rules/rules-civil-procedure/902>

<http://www.tncourts.gov/rules/rules-civil-procedure/1606>

<http://www.tncourts.gov/rules/rules-civil-procedure/5608>

<http://www.tncourts.gov/rules/rules-civil-procedure/6504>

I wish you all a great weekend.

Heck, I wish that I could simply go mow my mother's lawn. But every waking breath that I have, I need to learn how to "play lawyer", simply to try to keep breathing for another week (without being put in jail), by the county which I once loved and was proud to be a member of.

Sadly, now I'm a Michigan resident to stay. I'll be thinking about you this winter... maybe every winter hereafter... enjoy Williamson County, it's out of my price range now.

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

Delivered: HALT: 1986 Sunnyside Drive, Brentwood, TN 37027

postmaster@tnlaw.org <postmaster@tnlaw.org>

Fri 9/20/2019 4:30 AM

To: Virginia Story <virginia@tnlaw.org>

 1 attachments (34 KB)

HALT: 1986 Sunnyside Drive, Brentwood, TN 37027;

Your message has been delivered to the following recipients:

[Virginia Story \(virginia@tnlaw.org\)](mailto:virginia@tnlaw.org)

Subject: HALT: 1986 Sunnyside Drive, Brentwood, TN 37027

Delivered: HALT: 1986 Sunnyside Drive, Brentwood, TN 37027

postmaster@tnlaw.org <postmaster@tnlaw.org>

Fri 9/20/2019 4:30 AM

To: Kathryn Yarbrough <kyarbrough@tnlaw.org>

 1 attachments (34 KB)

HALT: 1986 Sunnyside Drive, Brentwood, TN 37027;

Your message has been delivered to the following recipients:

[Kathryn Yarbrough \(kyarbrough@tnlaw.org\)](mailto:kyarbrough@tnlaw.org)

Subject: HALT: 1986 Sunnyside Drive, Brentwood, TN 37027

Delivered: HALT: 1986 Sunnyside Drive, Brentwood, TN 37027

postmaster@tnlaw.org <postmaster@tnlaw.org>

Fri 9/20/2019 4:30 AM

To: Heidi Macy <Heidi@tnlaw.org>

 1 attachments (34 KB)

HALT: 1986 Sunnyside Drive, Brentwood, TN 37027;

Your message has been delivered to the following recipients:

[Heidi Macy \(Heidi@tnlaw.org\)](mailto:Heidi@tnlaw.org)

Subject: HALT: 1986 Sunnyside Drive, Brentwood, TN 37027

Relayed: HALT: 1986 Sunnyside Drive, Brentwood, TN 37027

Microsoft Outlook <postmaster@outlook.com>

Fri 9/20/2019 4:30 AM

To: Tommy Anderson <tom@tommyanderson.us>

 1 attachments (19 KB)

HALT: 1986 Sunnyside Drive, Brentwood, TN 37027;

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

[Tommy Anderson \(tom@tommyanderson.us\)](mailto:tom@tommyanderson.us)

Subject: HALT: 1986 Sunnyside Drive, Brentwood, TN 37027

Relayed: HALT: 1986 Sunnyside Drive, Brentwood, TN 37027

Microsoft Outlook <postmaster@outlook.com>

Fri 9/20/2019 4:30 AM

To: pmarlin@mcarthursanders.com <pmarlin@mcarthursanders.com>

 1 attachments (19 KB)

HALT: 1986 Sunnyside Drive, Brentwood, TN 37027;

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

pmarlin@mcarthursanders.com (pmarlin@mcarthursanders.com)

Subject: HALT: 1986 Sunnyside Drive, Brentwood, TN 37027

Relayed: HALT: 1986 Sunnyside Drive, Brentwood, TN 37027

Microsoft Outlook <postmaster@outlook.com>

Fri 9/20/2019 4:30 AM

To:lisa.marsh@tncourts.gov <lisa.marsh@tncourts.gov>;elaine.beeler@tncourts.gov <elaine.beeler@tncourts.gov>

 1 attachments (19 KB)

HALT: 1986 Sunnyside Drive, Brentwood, TN 37027;

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

lisa.marsh@tncourts.gov (lisa.marsh@tncourts.gov)

elaine.beeler@tncourts.gov (elaine.beeler@tncourts.gov)

Subject: HALT: 1986 Sunnyside Drive, Brentwood, TN 37027



Story Abernathy & Campbell

PLLP | AN ASSOCIATION OF ATTORNEYS

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Franklin, TN 37064

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*Licensed in Kentucky

September 16, 2019

Via Email

Mr. Jeffrey Fenton

Email: [REDACTED]

Via First Class Mail

[REDACTED]

Re: Fawn [REDACTED] Fenton vs. Jeffrey Ryan Fenton
Williamson County Chancery Court No. 48419B

Dear Mr. Fenton:

Once Ms. Story obtained possession of my home, she reneged upon every commitment made during the 8/29/2019 hearing in Chancery Court.

My client was at the house over the weekend ~~and has indicated that you left the house in a mess despite you having known since August 1, 2019 that the property would be auctioned.~~ The costs for cleaning out the house and moving the items that you have tagged per the Court Order to storage will be in excess of \$2,000. Please send a check payable to Fawn Fenton noted for moving and clean up to my office address. I will provide you with each invoice so you have an accounting of actual costs.

Attorney Story said in Court on 8/29 that all expenses would be paid out of the proceeds from the auction (which hadn't even taken place yet).

If I do not receive a check from you in the amount of \$2,000 by **Friday, September 20, 2019**, we will have to sell the remaining items in the house and then dispose of the items that cannot be sold. Any proceeds from items sold will be deposited into the Clerk's office for distribution after payment of the costs.

This letter was dated and postmarked on 9/16/2019, while she is DEMANDING these funds by 9/20/2019, the day it reached Michigan.

As for the items you have tagged and for which you will send the \$2,000 advance by **Friday, September 20, 2019**, for the movers and clean up, please make the arrangements for a storage unit. This will need to be done by **Thursday, September 26, 2019**. Send me the name of the storage location and unit number with verification that the amount has been paid in advance so that when the movers arrive there are no snags.

Per Ms. Story's own fraudulent Ex Parte "Order of Protection", if I still had possession of my firearms, I would have GONE TO JAIL!

Finally, we did not locate any guns in the house. Please advise where they are located with the contact information or whether you have taken them with you to Michigan. If you have any guns in your possession, please provide an itemized list of all types, manufacturers, and models.

I see this being for absolutely NO reason other than BLOOD LUST! Wanting to forcefully TAKE and LIQUIDATE every single thing I owned!

Sincerely,

Virginia Lee Story
Attorney at Law

cc: Ms. Fawn Fenton

This is how abusive, heavy-handed, and bullying Attorney Virginia Lee Story treated me throughout every action in this mass deprivation of rights and property, without so much as HEARING my DEFENSE, while Judge Michael W. Binkley enabled and empowered her every cruel, savage, inhumane, and criminal actions. While neither showed any care for the Rule of Law, their Oaths of Office, either State or Federal Constitutions, the Judicial Canons, or the Rules of Professional Conduct! Ms. Story's actions are even in violation of BASIC INTERNATIONAL HUMANITARIAN LAWS!

williamsoncountyattorneys.com

* Rule 31 Family Law Mediator

In Court on 8/29/2019 (transcripts hidden in R.v4 (pages 495-523), Ms. Story INSISTED that I leave my Personal Property, at the residence for FALSE, fraudulent, and unsubstantiated reasons. Now, under false claims, having only had FIVE-DAYS NOTICE of a wrongful eviction, that SHE INSISTED upon in Court on 8/29, as I tried to meet her OUTRAGEOUS DEMANDS that I TAG every item I wanted to KEEP (nearly EVERYTHING I OWNED, which is WHY I OWNED IT). As I tried to assist my elderly disabled roommate/tenant, who ended-up HOMELESS as a result of her demands during my 8/1/2019 hearing, illegally ignoring his leasehold RIGHTS! Now Ms. Story is insatiably trying to EXTORT thousands of Dollars from my meager elderly mother, knowing that Ms. Story already TOOK my INCOME, my SHELTER, my SAVINGS, leaving me BROKE, HOMELESS, and DESTITUTE!

State of Tennessee	Court (Must Be Completed) CHANCERY COURT	County (Must Be Completed) WILLIAMSON COUNTY
Protected Income and Assets (Affidavit of Claim Exemptions)		FILED WILLIAMSON COUNTY CLERK & MASTER 2019 SEP 20 PM 3:40 FILED FOR ENTRY File No. <u>48419B</u> (Must Be Completed) Division <u>FRANKLIN</u> (Large Counties Only)
Plaintiff/Creditor <u>FAWN [REDACTED] FENTON</u> <small>(Name: First, Middle, Last of person/company that filed lawsuit)</small>		
Defendant/Debtor <u>JEFFREY RYAN FENTON</u> <small>(Name: First, Middle, Last of the other person)</small>		

This Protected Income and Assets form is: New/First time filed Changed/Modified

You may use this form to tell the court about any income, property, or benefits that are protected from sale or seizure (garnishment) under state or federal law. You should file this form for each judgment you have against you.

You may have to pay a filing fee. Can't afford the fee? Ask the court clerk for a paper called a Request to Postpone Filing Fees and Order (Uniform Civil Affidavit of Indigency). Or go on the internet to www.tncourts.gov or www.justiceforalltn.com to get the form.

Fill out the form. Make a copy for each judgment against you **before you write in the file number and before signing the form.** Sign each copy. You can update this form if you need to protect new property. You must file an update for all unpaid judgments against you.

IMPORTANT! You can protect up to \$10,000.00 worth of personal property (lines 1-6), and only up to \$1,900 for line 7.

Some things are automatically protected. You do not have to list them below, such as: your family's clothing and suitcases or trunks where the clothing is stored, family portraits and photographs, the family bible and schoolbooks.

① I am the Defendant/Debtor in the court case listed above. I live in Tennessee and I claim that the following items are protected from garnishment. (TCA §§ 26-2-103 and 26-2-114). This personal property exemption right is in addition to certain items that are automatically exempt by law and do not need to be included in my \$10,000 total, including funds on deposit in checking and/or savings accounts at:

[REDACTED]

Name of Bank
 consisting solely of Social Security, SSI, Unemployment, Workers Comp, AFDC/Families First, Veteran's benefits, alimony or child support, and/or state, federal or city pension.

Item	Describe	Value: \$1,850
1. Car, truck, or other vehicle	2003 BUICK LESABRE (WHITE) 4D	\$ 1,800
	VIN: [REDACTED]	387

CAR COVER	TAN COVER MADE FOR LE...IRE	\$ 50.00
2. Furniture/Electronics		\$ 3,535
QUEEN BED & FRAME	LYLA FOAM MATTRESS WITH DARK WOOD FRAME	\$ 300
SCREEN ROOM DIVIDE	BROWN WOOD 4-PANEL	\$ 100
MASTER CHAIR	BLUE/GRAY PLUS MICROFIBER	\$ 50
LINEN HAMPERS	BROWN WICKER (2)	\$ 40
FLOOR LAMP	BRASS (BEDROOM)	\$ 25
OFFICE DESK SET	2 L-SHAPED GLASS TOP DESKS	\$ 200
OFFICE DESK CHAIRS	CLOTH & VINYL SWIVEL CHAIRS	\$ 50
FLOOR LAMPS	(2) SATIN NICKEL (OFFICE)	\$ 30
GRAY FILING CABINET	SHORT-MATCHES DESK (OFFICE)	\$ 30
FILING CABINETS	(2) HON BLACK METAL FULL-SIZE	\$ 40
RED SECTIONAL	3-PIECE WITH 3-MATC PILLOWS	\$ 350
LARGE RUN & PADDING	BENEATH SECTIONAL IN FAM/RM	\$ 100
ENTERTAINMT CENTER	ESPRESSO WOOD	\$ 300
END TABLE	ESPRESSO WOOD w/ DRAWERS	\$ 100
COFFEE TABLE	ESPRESSO TRIANGULAR GLASS	\$ 100
FLOOR LAMP	SATIN NICKEL (FR)	\$ 30
LR COUCH & CHAIR	TAN PLUSH w/ TILE END TABLE & 2-TABLE TOP LAMPS	\$ 200
LAMP STAND	IVORY BROKEN-SLAB	\$ 50
BOOKSHELVES	BLACK COMPOSITE	\$ 25
TV-TRAY SET	(4) NATURAL WOOD COLOR	\$ 25
DINING ROOM SET	WOOD TABLE & 6-CHAIRS	\$ 200
FRAMED ARTWORK	SOAR LIKE EAGLES	\$ 50
FRAMED ARTWORK	BOBCAT & BIRD UP TREE (DAD)	\$ 25
SAMSUNG 40" TV	ON ENTERTAINMENT CENTER	\$ 150
MISC INPUT DEVICES	REMOTES, KEYBOARDS, MICE...	\$ 65
CANON CAMERA	80D, 2 LENSES, CASE, ACCESS	\$ 400
MANFROTO TRIPOD	055 XPROB TRIPOD w/ 229 HEAD	\$ 150
MANFROTO TRIPOD	FREE FLOATING FOR VIDEO	\$ 100
MOULTRIE 180i	GAME CAMERA w/ EXT BATTERY	\$ 100
CYBERPOWER UPS(S)	MISC UNINTERRUPTIBLE POWER SUPPLIES & SURGE PROTECTORS	\$ 150

3. Household goods		\$ 3,320
DISHES, GLASSES, CROK, PANS, UTINCILS, CULTERY, FLATWARE	ASSORTED KITCHEN EQUIP FOR PREPARING, SERVING, STORING, EATING FOOD	\$ 200
MICROWAVE	GE (WHITE)	\$ 25
SERINITY PRAYER	PLAQUE OVER STOVE	\$ 20
SHARK VACCUUM	ROCKET DUO w/ ATTACHMENTS	\$ 75
CLEANING SUPPLIES	MISC BROOMS, MOPS, BUCKETS, SCRUB BRUSHES, SOAPS, DETERGENTS, CHEMICALS	\$ 50
TOILETRIES	PAPERS, PERSONAL HYGIENE	\$ 50
TOILETRIES (SURPLUS)	TOILET PAP, PAP TOWELS, KLEENEX	\$ 75
DEHUMIDIFIER	SANTA FE "MAX DRY" 155	\$ 1,000
LAWN MOWER	HONDA HRX217HYA	\$ 150
GAS TRIMMER	STIHL FS250R	\$ 100
CHAIN SAW	STIHL MS391	\$ 200
DEWALT CHOP SAW	DEWALT DW705	\$ 100
DEWALT 18V KIT	KIT: DW4CPK2 WITH CORDLESS DRILL DW959, RECIP SAW DW938	\$ 100
PROTECTIVE HELMET	STIHL HELMET & FACE SHIELD	\$ 25
ROLLING TOOL CHEST	CRAFTSMAN RED 10-DRAWER	\$ 125
ALL TOTES IN CRAWL SPACE & HOUSE	TOTES BOTH BLACK AND GRAY, WITH CONTENTS AND EMPTY	\$ 300
HAND TOOLS	ASSORTED HAND TOOLS OF ALL KINDS, SOCKETS, WRENCHES, SAWS, SHEETROCK, PAINTING, ELECTRICAL, PLUMBING, HOUSEHOLD MAINT & LT CONST	\$ 350
MISC BLUNT TOOLS	MISC HAMMERS, PRY BARS, SLEDGEHAMMERS, AXES, SHOVELS, RAKES, YARD HAND TOOLS	\$ 125
REGENT WORK LIGHTS	(3) ORANGE WORK LIGHTS	\$ 50
MISC POWER CORDS	EXT CORD REELS – ALL SORTS	\$ 100
MISC HARDWARE & ELECTRICAL SUPPLIES	CAT-5 CABLE, ELECTRICAL WIRE, LOOSE HARDWARE FITTINGS, ETC	\$ 50
RIGID WET/DRY VAC	RIGID 6.25 HP 16-GAL	\$ 30
FURNITURE DOLLYS	2 GROUND LEVEL DOLLYS	\$ 20

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4. Bank Accounts	Bank Name	Balance
NONE OTHER THAN LISTED ON PAGE-1	N/A	N/A
5. Other		\$ 1,180
SENEGAL PARROT	PET BIRD NAMED "KIWI"	\$ 100
6. Cash		\$ 107
7. Tools of the Trade (Things I need to earn a living)		\$1,900
CABLE MODEM	MOTOROLLA (MODEL MB8600)	\$ 50
ROUTER & ACCESS PT	(2) ASUS (MODEL AC1900)	\$ 100
UNINTERRUPTIBLE POWER SUPPLY	(2) CYBERPOWER (MODEL 1500PFCLCD)	\$ 100
DELL 24" MONITORS	MODELS SP2309W & ST2320L	\$ 100
DELL OPTIPLEX 380	DESKTOP COMPUTER (WIN-7)	\$ 150
DELL OPTIPLEX 755	DESKTOP COMPUTER (WIN-XP)	\$ 100
HP PAVILION HPE-500Y	DESKTOP COMPUTER (WIN-10)	\$ 150
DVI KVMP SWITCH	ATEN CUBIQ (MODEL CS1644)	\$ 50
MULTIMEDIA SPEAKER	HARMAN KARDON SOUNDSTICKS	\$ 50
FUJITSU SCANNER	SCANSNAP IX500 DUPLEX DOC	\$ 150
BROTHER LABEL MKR	P-TOUCH PRO XL	\$ 60
WIRELESS HEADSET	PLANTRONICS (MODEL CS351N)	\$ 30
CORDED HEADSET	PLANTRONICS (MODEL T20RA)	\$ 30
DESKTOP TELEPHONE	PAN 4-LINE (MODEL KX-TG4000B)	\$ 50
NETWORK PRINTER	RICOH AFICIO LASER (SPC410DN)	\$ 350
AUSU NOTEBOOK	ASUS MODEL 305C	\$ 150
SHREDDER & TRASH	PAPER SHREDDER& TRASH CANS	\$ 30
WD PASSPORT & BOOK	USB BACKUP DRIVES	\$ 100
DELL POWER EDGE	SC1420 SERVER (WINDOWS 2003)	\$ 100

March 2013

Protected Income and Assets
Approved by the Tennessee Supreme Court

Page 4 of 5

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② **Read below then sign:**

I declare under penalty of perjury under the laws of the State of Tennessee that:

- The information on this form is true to the best of my knowledge.
- The information I provided is a correct and complete list of all of my income and assets to be protected.

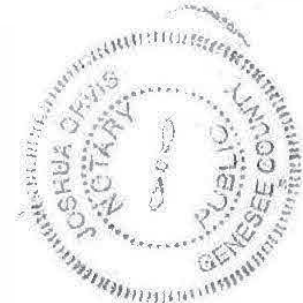
Defendant/Debtor

Signs here: [Signature] Date: 9/13/2019

Sworn to and subscribed before me this 18th day of September, 2019

[Signature]
Deputy Clerk or Notary Public

JOSHUA ORVIS
NOTARY PUBLIC, STATE OF MICHIGAN
COUNTY OF GENESEE
MY COMMISSION EXPIRES AUG 24, 2024



Certificate of Service

(How I gave this paper to the Plaintiff/Creditor)

I certify that I (check one box)

hand delivered or

mailed by first-class mail, properly addressed, a true and correct copy of this paper to the person listed below at the address below:

ATTORNEY VIRGINIA LEE STORY

Name of Who You Are Giving This To (The creditor's lawyer or the creditor if no lawyer)

136 FOURTH AVENUE SOUTH, FRANKLIN, TN 37064

Address of the Lawyer or the Creditor (Include City, State and Zip Code)

on 9/19/2019
(Date you mailed/hand-delivered the copy)

Sign Your Name

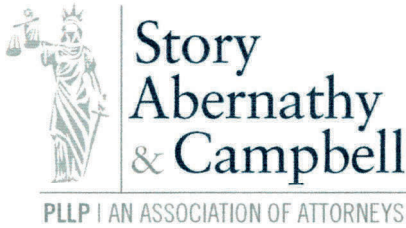
[Signature]

IMPORTANT!

The court and clerks are not allowed to give you legal advice, even if you don't have a lawyer. This form is a public record. It is not legal advice. The law may change and it is

Bring the original and 2 copies of this form to the Court Clerk to be date stamped. Give the original to the Court Clerk.

Bring a stamped envelope addressed for each plaintiff to the Court Clerk. Mail one copy to the lawyer or if there is no lawyer, mail it to the plaintiff or company that sued you. Keep one copy for yourself.



Virginia Lee Story
virginia@tnlaw.org

Joanie L. Abernathy
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Neil Campbell
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Kathryn L. Yarbrough
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HISTORIC DOWNTOWN
FRANKLIN, TENNESSEE
136 Fourth Avenue South
Franklin, TN 37064

OFFICE (615) 790-1778
FAX (615) 790-7468

*Licensed in Kentucky

September 26, 2019

Via First Class Mail and E-Mail

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

Re: **Fawn ██████ Fenton vs. Jeffrey Ryan Fenton**
Williamson County Chancery Court No. 48419B

Dear Mr. Fenton:

OH WOW!!! This just doesn't STOP! Judge Michael W. Binkley refused to perform his JUDICIAL DUTY to equality, impartiality, fairness, due process, mitigating loss, and stopping CRUEL MISCONDUCT by a FRIEND! (This was a DIVORCE, can I possibly LIVE through this?)

To follow up on correspondence sent to you on September 16, 2019, we never received any information on a storage unit you would like to use to store the extensive list of items you wish to retain from the Sunnyside residence. Therefore, Ms. Fenton took it upon herself to obtain a quote from Fox Moving and Storing to have these items packed, moved and stored. **The quote is attached hereto.** As you can see, the cost for packing only your personal items (i.e. remaining clothing, photos, etc.) is \$639.00. The cost for moving the larger items and your personal items is \$2,895.00. This would include moving the items to Fox's storage facility in Nashville. The cost to store these items in their storage facility would be approximately \$495.00 per month. Finally, to have all of these items packed and moved to Michigan, the cost would be over **\$6,000.00.**

At this point, it is our position that moving the items to Michigan is not financially responsible but that is up to you if you want to use any proceeds you received to have your items shipped. It is our position and that of Mr. Anderson's that the entire value of the remaining contents of the home is only approximately \$3,000.00, therefore the cost to move and store these items far outweighs their worth. However, if you would like for the items to be packed and stored in the Fox storage facility in Nashville then you will need to send a check to my office in the amount of \$3,534.00 no later than next Wednesday, October 2, 2019, made payable to Fawn Fenton and she will schedule the movers and the storage facility for one month until you decide if you want to have the items moved to Michigan. The only other option is to have the remaining property sold and any proceeds will be placed in the Clerk & Masters office for distribution at a later date. We will go ahead and file a Motion with the Court to sell or otherwise get rid of all remaining items in the home in the event that you do not agree to pay the cost for packing, moving and storing the items that you wish to retain.

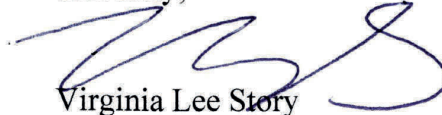
Then it doesn't SOUND like you FORCED me to LEAVE my Personal Property behind so that you can SELL it for any quasi-legitimate reason, but rather just to CRUELY HARM the disabled and financially disadvantaged party, EVEN MORE! PURELY for the DOMINATING POWER-TRIP, and FUN! That's WORSE than being GREEDY! That is SICK and SADISTIC! (Yet there's more still to come...) Is there any INTEGRITY at all within the Williamson County Chancery Court??? I can't see HOW on EARTH this is remotely JUSTIFIABLE!

Jeffrey Fenton
September 26, 2019
Page 2

Finally, you still have not disclosed where all of your guns are located. Please advise where they are located with the contact information or whether you have taken them with you to Michigan. If you have any guns in your possession, please provide an itemized list of all guns that you removed, manufacturers, and models.

I thank you in advance for your prompt response to these time sensitive matters.

Sincerely,



Virginia Lee Story
Attorney at Law

Enclosure
cc: Ms. Fawn Fenton

The most LAWLESS person I have ever met, on EITHER side of the LAW! Attorney Virginia Lee Story believes that I'll endlessly allow her to BULLY, ABUSE, ROB, RAPE, and TERRORIZE me and my family "under color of law"! SORRY! NO COURT OF LAW has the AUTHORITY or JURISDICTION for what you have DONE! EVERYTHING IS VOID IN #48419B and I'm pressing CRIMINAL CHARGES for at least a HALF-DOZEN State, Federal, and CONSTITUTIONAL FELONIES, which YOU committed along with the "help" of SEVERAL of your "FRIENDS"! You and Judge Michael W. Binkley can KILL me if you want, while the WHOLE WORLD WATCHES! I've already had extensive communications with the DOJ. I tracked down the same Nashville FBI "Special Agent" who Arrested Corrupt Nashville Judge Casey Moreland, after getting tired of being rejected by their call centers. You have MISJUDGED my courage! I will EXPOSE your crimes to every member of State and Federal Law Enforcement, local government, and Courts throughout the Country, until somebody cuts this CANCER out of the Williamson County Chancery Court! I know that I'm risking my own LIFE, but I'd rather die as a FREE man than live as your SLAVE! (Peaceful Protests!) I just hope the FBI/DOJ catches you in any further harm you try to cause me and my family, because I KNOW you will!

JUDGE MICHAEL W. BINKLEY & ATTORNEY VIRGINIA LEE STORY vs JEFFREY RYAN FENTON
WILLIAMSON COUNTY CHANCERY COURT | 08/29/2019 | #48419B | M2019-02059 | R.v4 (502:20 - 503:9)

20 MS. STORY: If he will tag the items that
21 he wants, like my client tagged the items per your
22 order, if he'll just put a tag on items he wants,
23 we'll make sure that those get stored, and then we can
24 use the proceeds from the sale. We're going to
25 deposit those into the clerk's office. And we can use
1 those to pay the next storage unit and then when he
2 gets ready to come here and get his things, or maybe
3 he wants to use some of his proceeds to have them
4 shipped to him...
6 So I'm trying my best to be as
7 accommodating to him...
8 this is going to be a simple process for him.

Relayed: FW: HALT: 1986 Sunnyside Drive, Brentwood, TN 37027

Microsoft Outlook <postmaster@outlook.com>

Mon 9/23/2019 3:11 AM

To: elaine.beeler@tncourts.gov <elaine.beeler@tncourts.gov>; lisa.marsh@tncourts.gov <lisa.marsh@tncourts.gov>

 1 attachments (19 KB)

FW: HALT: 1986 Sunnyside Drive, Brentwood, TN 37027;

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

elaine.beeler@tncourts.gov (elaine.beeler@tncourts.gov)

lisa.marsh@tncourts.gov (lisa.marsh@tncourts.gov)

Subject: FW: HALT: 1986 Sunnyside Drive, Brentwood, TN 37027

Jeff Fenton

From: Tommy Anderson <tom@tommyanderson.us>
Sent: Friday, September 20, 2019 4:31 PM
To: Jeff Fenton
Cc: Virginia Story; pmarlin@mcarthursanders.com; lisa.marsh@tncourts.gov; Heidi Macy; Kathryn Yarbrough; elaine.beeler@tncourts.gov
Subject: Re: HALT: 1986 Sunnyside Drive, Brentwood, TN 37027

Hello All,

I have read this message and will need Jeff Fenton to sign our 1 page sales contract I will scan email on Monday September 23rd. I will need it returned prior to Sale day so Fawn can sign after Auction and I can get it to Bankers Title & Escrow the following Monday.

Sincerely,
Tommy Anderson,
Broker/Realtor/Auctioneer
HNDauctions.com

On Friday, September 20, 2019, Jeff

Greetings Ms. Story,

My mother received your harassing and I must say that I am shocked.

By what authority do you believe that

My mother is terrified by your repetition that you and the auctioneers will take my personal property (which I want there will be any, after the mortgage anxiety disorder), I just need to leave you will make this as simple of a Chancellor 'trusts' your word and

Would you like me to send you the revelatory indictment of perjury and sent to my mother.

I never signed the "1 page sales contract" (above), my home was fraudulently sold anyways.

The Chancery Court had absolutely no lawful authority or jurisdiction to hear or dispose of matters related to my marital residence, because it was already a part of a federal bankruptcy estate.

28 U.S. CODE § 1334(E)(1): "The district court in which a case under title 11 is commenced or is pending shall have **exclusive jurisdiction—of all the property**, wherever located, of the debtor **as of the commencement of such case**, and of property of the estate."

This was and remains a case of real estate deed fraud. I warned the court, counsel, auctioneers, and title company yet they proceeded. All Chancery Court orders in docket #48419B are VOID as a matter of law, and can never be corrected or cured. The sale of my Brentwood home based upon these orders is likewise VOID. The court has a responsibility to vacate the VOID orders and sale, for lack of jurisdiction, fraud on the court by officers of the court, bias, obstruction of justice, and unconscionable judicial and attorney misconduct by defendants Binkley and Story.

In this scam the defendants had the Chancery Court illegally exercise jurisdiction over my marital residence (to strategically circumvent the Federal Rules of Bankruptcy Procedure and Bankruptcy Laws), to take my home away from me, at the very beginning of my divorce, before discovery even began, without equal or due process of law, an impartial tribunal, or notice by which I could save my property interests or at least attempt to mitigate my losses in my property interests as is required by the United States Constitution.

F.R.B.P. Rule #7001: The Bankruptcy Trustee was required to initiate an "Adversarial Proceeding" in federal court, because I had possession of our marital residence, yet my ex-wife's counsel had maliciously included it in her bankruptcy estate.

The Trustee was required to provide me and my two lawful tenants/roommates with **notices and hearings in federal court** (which they intentionally failed or refused to do), to determine our property interests, and whether or not the court could sell our home.

My marital residence failed to meet the requirements of 11 U.S.C. § 363(h)(3) for the court to be allowed to sell my property, so the Bankruptcy Trustee would have been ordered to remove it from my ex-wife's bankruptcy estate as a "burdensome asset" and to provide both myself and my tenants with "adequate protection" throughout my ex-wife's bankruptcy.

11 U.S.C. § 363(h): "Notwithstanding subsection (f) of this section, the trustee may sell both the estate's interest, under subsection (b) or (c) of this section, and the interest of any co-owner in property in which the debtor had, at the time of the commencement of the case, an undivided interest as a tenant in common, joint tenant, or tenant by the entirety, **only if - (3) the benefit to the estate of a sale of such property free of the interests of co-owners outweighs the detriment, if any, to such co-owners.**" (This was physically impossible.)