

7

THE STATE OF NEW HAMPSHIRE  
JUDICIAL BRANCH  
NH CIRCUIT COURT

6th Circuit - Family Division - Hillsborough  
15 Antrim Road Box #3  
Hillsborough NH 03244

Telephone: 1-855-212-1234  
TTY/TDD Relay: (800) 735-2964  
<http://www.courts.state.nh.us>

NOTICE OF DECISION

**FILE COPY**

Case Name: **In the Matter of Jennifer Eber and Gordon MacDonald**  
Case Number: **644-2020-DM-00107**

Enclosed please find a copy of the Court's Order dated February 16, 2021 relative to:

**Order on Mediation**

February 25, 2021

Nancy E. Ringland  
Clerk of Court

(644292)

C: James J Tenn, JR; Judith Ann Fairclough, ESQ

THE STATE OF NEW HAMPSHIRE  
JUDICIAL BRANCH  
<http://www.courts.state.nh.us>

Court Name: 6th Circuit-Family Division-Hillsborough  
Case Name: In the Matter of Jennifer Eber and Gordon MacDonald  
Case Number: 644-2020-DM-107

**ORDER ON MEDIATION**

1.  Petitioner  Respondent  Both parties object to participating in mediation, on one or more of the following grounds set forth in RSA 461-A:

A finding of domestic violence as defined in RSA 173-B:1  
 A showing of undue hardship to a party.  
 An agreement between the parties for alternate dispute resolution (ADR) procedures.  
 An allegation of abuse or neglect of the minor child.  
 A finding of alcoholism or drug abuse.  
 An allegation of serious psychological or emotional abuse.  
 Lack of an available, suitable mediator within a reasonable time period.  
 Other: \_\_\_\_\_

Additional details: \_\_\_\_\_

2. The court, after brief hearing, has determined that mediation:

is appropriate, and parties shall be scheduled for a mediation session on

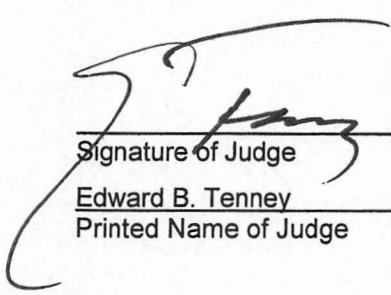
\_\_\_\_\_ at \_\_\_\_\_ at \_\_\_\_\_  
Date of Mediation Time of Mediation Location of Mediation

is not appropriate at this time, and the case shall be scheduled for  a temporary hearing/scheduling conference,  a scheduling conference, or  other: \_\_\_\_\_

on \_\_\_\_\_ at \_\_\_\_\_  
Date of Hearing Time of Hearing

is not appropriate at this time because the parties are otherwise engaging in ADR. Within 60 days the parties shall inform the court in writing as to the progress of ADR. Thereafter, the court will schedule the case for the appropriate next event.

2-16-21  
Date

  
Signature of Judge

Edward B. Tenney

Printed Name of Judge