

TENN AND TENN, P.A.
ATTORNEYS AT LAW

JAMES J. TENN, JR.* • JOHN J. TENN * • MARY ELIZABETH TENN *

2022 JUL 21 P 3:02

July 19, 2022

Nancy Ringland, Clerk
6th Circuit – Family Division-Hillsborough
15 Antrim Road, Box 3
Hillsborough, NH 03244

RE: *In the Matter of Jennifer A. Eber and Gordon J. MacDonald*
644-2020-DM-00107

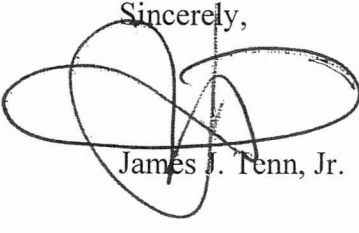
Dear Clerk Ringland:

I am writing on behalf of the Respondent, Gordon MacDonald, to enclose Respondent's Assented to Motion to Continue August 1, 2022 Status Conference.

Would you please present this Assented to Motion to Continue to the Court for approval.

I am forwarding a copy of this letter and the attached Assented to Motion to opposing counsel, Attorney Meegan Reis.

Thank you.

Sincerely,

James J. Tenn, Jr.

JJT/srt

cc: Gordon J. MacDonald
Meegan Reis, Esquire

A Professional Association

16 HIGH STREET • SUITE THREE • MANCHESTER, NEW HAMPSHIRE 03101 • (603) 624-3700 • (603) 644-0345 FAX

**Also admitted in Massachusetts*

STATE OF NEW HAMPSHIRE

6th CIRCUIT

FAMILY DIVISION – HILLSBOROUGH

In the Matter of Jennifer A. Eber and Gordon J. MacDonald *7/21/21 P 3:02*

Docket No. 644-2020-DM-00107

RESPONDENT'S ASSENTED TO MOTION TO CONTINUE AUGUST 1, 2022 STATUS CONFERENCE

NOW COMES the Respondent, Gordon MacDonald, by and through his Attorneys, Tenn And Tenn, P.A., and submits this Respondent's Assented to Motion to Continue August 1, 2022 Status Conference and states as follows:

1. A Status Conference is presently scheduled for August 1, 2022 at 1:30 pm.
2. The partis have agreed to continue this Status Conference for approximately thirty (30) days to permit them the opportunity to continue with their efforts to resolve this matter by agreement.
3. No prejudice will be caused to either party by the granting of this Motion.
4. Counsel for the Petitioner, Meegan C. Reis, assents to the relief requested herein.

WHEREFORE, the Respondent, Gordon MacDonald, respectfully requests that this Honorable Court:

- A. Grant this Assented to Motion to Continue August 1, 2022 Status Conference;
- B. Reschedule this matter after thirty (30) days;
- C. Do not reschedule this matter on the following conflict days: September 2 through 6, 8, 19, 26 through 30, 2022; and
- D. Grant such other and further relief as may be just and equitable.

Respectfully submitted,

Gordon MacDonald

By His Attorneys,

TENN AND TENN, P.A.

By:

James J. Tenn, Jr., Esquire (NH Bar No. 8842)
16 High Street Suite Three
Manchester, NH 03101
(603) 624-3700

Dated: July 19, 2022

Family Division Rule 1.27-C Certification

I hereby certify that the client has been notified of the reasons for the continuance, has assented thereto, and has been forwarded a copy of the Motion.

Dated: July 19, 2022

James J. Tenn, Jr., Esquire

Certificate of Service

I hereby certify that a copy of the foregoing Pleading was forwarded this 19 day of July, 2022, to Attorney Meegan C. Reis, counsel for the Petitioner, 162 Middle Street, Portsmouth, NH 03801.

James J. Tenn, Jr., Esquire