



**BOARD OF PROFESSIONAL RESPONSIBILITY
OF THE
SUPREME COURT OF TENNESSEE**

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RELEASE OF INFORMATION
RE: ROBIN JEFFREY GORDON, #14618
CONTACT: KRISANN HODGES
BOARD OF PROFESSIONAL RESPONSIBILITY
615-361-7500

April 5, 2017

DAVIDSON COUNTY LAWYER CENSURED

On April 4, 2017, Robin Jeffrey Gordon, an attorney licensed to practice law in Tennessee, received a Public Censure from the Board of Professional Responsibility of the Tennessee Supreme Court.

Mr. Gordon's law firm was hired to represent a client in modifying a parenting plan in April 2013. On September 30, 2014, an associate at Mr. Gordon's firm handling the matter left employment after filing the agreed parenting plan. In mid-November 2014, the legal assistant discovered there was a problem with the agreed order. Mr. Gordon revised the parenting plan and refiled the proposed agreed order on December 18, 2014, but failed to file a child support worksheet. On January 28, 2015, Mr. Gordon filed a child support worksheet, but did not send it to the judge's chambers. The court ultimately signed the agreed order on April 23, 2015. Mr. Gordon failed to ensure that the proposed agreed order was timely signed by the judge.

By these acts, Mr. Gordon has violated Rule 1.3 (diligence) and 3.2 (expediting litigation) and is hereby Publicly Censured for these violations.

A Public Censure is a rebuke and warning to the attorney, but it does not affect the attorney's ability to practice law.

Gordon 40240c-5 ES rel.doc

IN DISCIPLINARY DISTRICT V
OF THE
BOARD OF PROFESSIONAL RESPONSIBILITY
OF THE
SUPREME COURT OF TENNESSEE

IN RE: ROBIN JEFFREY GORDON, #14618
Respondent, an attorney licensed
to practice law in Tennessee
(Davidson County)

FILE NO. 40240c-5-ES

PUBLIC CENSURE

The above complaint was filed against Robin Jeffrey Gordon, an attorney licensed to practice law in Tennessee, alleging certain acts of misconduct. Pursuant to Tenn. Sup. Ct. R. 9, the Board of Professional Responsibility considered these matters at its meeting on March 10, 2017.

A client hired Mr. Gordon's law firm to represent him in modifying a parenting plan in April 2013. An associate attorney at Respondent's firm handled the matter, and the parties signed an agreed modified parenting plan on August 2, 2014. The associate attorney filed a proposed agreed order entering the signed agreed parenting plan, but then left employment of the firm in September 2014. In mid-November 2014, a legal assistant discovered that there was a problem with the proposed agreed order and notified Mr. Gordon. On December 18, 2014, Mr. Gordon re-filed the proposed agreed order, but failed to file the child support worksheet. On January 28, 2015, Respondent filed a child support worksheet, but did not send it to the judge's chambers. The court ultimately signed the agreed order on April 23, 2015.

Mr. Gordon's failure to ensure that the proposed agreed order was timely signed by the judge, after he became aware of the problem in November 2014, is in violation of Rule 1.3

(diligence) and 3.2 (expediting litigation). Mr. Gordon is hereby Publicly Censured for these violations.

FOR THE BOARD OF
PROFESSIONAL RESPONSIBILITY



Michael King, Chair
4-4-2017

Date