CIVIL NOTICE KOSCIUSKO CIRCUIT COURT 121 N LAKE STREET 2ND FLOOR WARSAW IN 46580

STINE V. EPWORTH FOREST ADMINISTRATION 43C01-1511-MI-000270

TO: MATTHEW R SHIPMAN
BLOOM GATES SIGLER WHITELEATHE
119 S MAIN ST/P.O. BOX 807
COLUMBIA CITY IN 46725

ATTORNEYS		PARTIES	
413-43	STEPHEN SNYDER	PETITIONER ROBERT H. STINE	
20664-49	MATTHEW SHIPMAN	RESPONDENT EPWORTH FOREST ADMINISTRATION COM.	
6402-02 6402-02	JOHN POWELL JOHN POWELL	INTERVENING PARTY ROY CHAPMAN LINDA CHAPMAN	

08/17/2016

Defendant, Epworth Forest Administration Committee, Inc. and Intervener/Defendants, Roy and Linda Chapman, by counsel, filed joint motion to continue hearing together with proposed order. Telephonic status conference of attorneys held. Argument on the joint motion submitted to the Court. Court approved and entered furnished Order Granting Motion to Continue Trial to November 29, 2016, beginning at 9:00 a.m. (Memo w/motion & order: Snyder, Shipman, Powell) kr

STATE OF INDIANA)	IN THE KOSCIUSKO CIRCUIT COURT
COUNTY OF KOSCIUSKO) SS:)	CAUSE NO. 43C01-1511-MI-270
ROBERT H. STINE, and MOLLY MCGINNIS STINE Plaintiffs, v. EPWORTH POREST ADMINIS COMMITTEE, INC., ROY CHAPMAN AND LINDA Defendant.		O AUG 1 7 2016 CLERK KOSCIUSKO CIRCUIT COURT

ORDER GRANTING MOTION TO CONTINUE TRIAL

COMES NOW the Defendant, Epworth Forest Administration Committee, Inc., (EFAC), by counsel, Matthew R. Shipman, and the Intervenors/Defendants, Roy and Linda Chapman, by counsel, John B. Powell, and jointly move the Court to continue the trial currently scheduled for August 18, 2016 beginning at 9:30a.m.

The Court having examined the Motion to Continue Trial and being duly advised in the premises, now finds that the Motion should be granted.

It is hereby ORDERED, ADJUDGED and DECREED that the trial in the above-captioned cause of action currently scheduled for August 18, 2016 beginning at 9:30a.m. be continued and rescheduled to the 29% day of 80%. , 2016 beginning at 9% a.m/p.m.

Dated this __ day of August, 2016

Judge, Kosciusko Circuit Court

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<u>NOTICE IS TO BE GIVEN BY:</u>						
X COURT CLERK PARTY OTHER						
PROOF OF NOTICE UNDER TRIAL RULE 72(D)						
A copy of this entry was served either by mail to the address of record, deposited in the Court's attorney's distribution box, distributed personally upon the persons and/or filed as listed below:						
Stephen Snyder, 200 West Main Street, Syracuse, IN 46567;						
Matthew R. Shipman, 119 S. Main Street, P.O. Box 807, Columbia City, Indiana 46725;						
John B. Powell, 229 West Berry Street, Suite 400, P.O. Box 11648, Fort Wayne, Indiana 46859.						
DATE OF NOTICE:						
INITIALS OF PERSON WHO NOTIFIED PARTIES: COURT CLERK PARTY OTHER						

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STATE OF INDIANA)	IN THE KOSCIUSKO CIRCUIT COURT
COUNTY OF KOSCIUSKO) SS;)	CAUSE NO. 43C01-1511-MI-270
ROBERT H. STINE, and MOLLY MCGINNIS STINE Plaintiffs, v. EPWORTH FOREST ADMINIST COMMITTEE, INC., ROY CHAPMAN AND LINDA O Defendant.		O AUG 17:2016 CLERK KOSCIUSKO CIRCUIT COURT

JOINT MOTION TO CONTINUE HEARING

COMES NOW the Defendant, Epworth Forest Administration Committee, Inc., (EFAC), by counsel, Matthew R. Shipman, and the Intervenors/Defendants, Roy and Linda Chapman, by counsel, John B. Powell, and jointly move for a continuance of the hearing currently scheduled for August 18, 2016 beginning at 9:30a.m. In support of this Motion, the following is respectfully shown to the Court.

- The August 18, 2016 hearing date was scheduled on June 1, 2016 during a Status Conference.
- 2. Counsel for the Intervenors/Defendants, Roy and Linda Chapman, due to the press of other legal matters, including the preparation for and attendance at the hearing in the Powell v. EFAC matter on August 10, 2016 which is pending and under advisement before this Court in Cause No: 43C01-1602-MI-47, requires additional time to be fully prepared for the hearing in this matter.
- 3. Counsel for the Defendant, BFAC, Matthew R. Shipman, believes that the Court's decision in the Powell v. EPFAC matter may be helpful in assisting the parties in evaluating their respective positions in the above-captioned matter and may result in a resolution without additional Court intervention.
 - 4. This continuance is not sought for purpose of delay and the Plaintiffs will

suffer no prejudice from a continuance of a hearing in this matter.

Counsel for Plaintiffs advises that Plaintiffs, Robert H. Stine and Molly McGinnis Stine do not consent to a continuance of the hearing scheduled for August 18, 2016.

WHEREFORE, the Defendant, Epworth Forest Administration Committee, Inc., and the Intervenors/Defendants, Roy and Linda Chapman respectfully pray that their Motion for Continuance be granted, that the hearing in the above-captioned cause of action be rescheduled at a time convent for the Court and the parties and counsel, and that they be granted all of just and proper relief in the premises.

Matthew R. Shipman #20664-49

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ATTORNEY FOR EFAC

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Telephone (260) 423-1430

ATTORNEY FOR ROY AND

LINDA CHAPMAN

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the foregoing was sent, by United States Mall, postage prepaid, or by some other means accepted by this Court, to the individuals listed below on the _____day of August, 2016.

Stephen Snyder 200 West Main Street Syracuse, IN 46567

John B. Powell

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