

**UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF VERMONT**

JANET JENKINS, et al.,	)	
	)	Case No. 2:12-cv-184-WKS
Plaintiffs,	)	
v.	)	
	)	
KENNETH L. MILLER, et al.,	)	
	)	
Defendants.	)	

**DEFENDANT WALL’S RESPONSE TO PLAINTIFF’S MOTION TO EXCUSE CASE  
FROM EARLY NEUTRAL EVALUATION**

Defendant Linda Wall takes no position on Plaintiff’s motion to excuse the case from early neutral evaluation (“ENE”) (Dkt. 433), but, if the Court orders ENE, Wall requests, pursuant to Local Rule 16.1(g)(3), that the Court excuse her personal attendance. She would suffer undue hardship; Wall lives in Virginia, and bearing the cost of a trip to Vermont—particularly for an ENE session that Plaintiff believes would be fruitless—would constitute an undue hardship. She would be available by telephone during the session, and she would designate counsel who would be familiar with the case to attend in person.

Dated: December 24, 2019

/s/ Adam S. Hochschild

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**CERTIFICATE OF SERVICE**

The undersigned hereby certifies that on this 24th day of December, 2019, the foregoing was filed electronically with the Court, to be served by operation of the Court's electronic filing system upon all counsel of record.

/s/ Adam S. Hochschild