[®] AO 121 (6/90)

TO:

Register of Copyrights Copyright Office Library of Congress Washington, D.C. 20559

REPORT ON THE FILING OR DETERMINATION OF AN **ACTION OR APPEAL** REGARDING A COPYRIGHT

In compliance with the provisions of 17 U.S.C. 508, you are hereby advised that a court action or appeal has been filed on the following copyright(s):

COURT NAME AND LOCATION

☑ ACTION ☐ APPEAL		U.S. District Court - Southern District of New York			
DOCKET NO. 20cv7103	DATE FILED 11/20/2024	500 Pearl Street New York, NY 10007			
PLAINTIFF EDMOND GRANT P/K/A GREENHEART MUSIC I	L. . "EDDY GRANT", LIMITED, a United Kingdom :REENHEART MUSIC LIMI	<u> </u>	DEFENDANT DONALD J. TRUMP PRESIDENT, INC.	and DONAL	D J. TRUMP FOR
COPYRIGHT REGISTRATION NO.	TITLE	TITLE OF WORK			UTHOR OR WORK
1 PA0000164029	Electric Avenue			Edmond Grant p/k/a Eddy Grant	
2 SR0000344006	Eddy Grant: The Greatest Hits			Greenheart Music Ltd./Eddy Grant	
3					
4					
5					
DATE INCLUDED	case, the following copyrig INCLUDED BY Amendment			0	ther Pleading
COPYRIGHT REGISTRATION NO.		TITLE OF WORK		AUTHOR OF WORK	
1					
2					
3					
	case, a final decision was ropinion, if any, of the court			elow. A cop	y of the order or judgment
COPY ATTACHED WRIT			TEN OPINION ATTACHED		DATE RENDERED
☑ Order ☐ Judgment		☐ Yes ✓ No			11/20/2024
CLERK		BY) DEPUTY CLERK			DATE
Daniel Ortiz- Acting Clerk of Court		K. Sing			11/20/2024
			of document adding copyright(s Register of Copyrights		n termination of action, I copy to Register of Copyrights

DISTRIBUTION:

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

EDMOND GRANT, ET AL.,

20-cv-7103 (JGK)

Plaintiffs,

ORDER

- against -

DONALD J. TRUMP, ET AL.,

Defendants.

JOHN G. KOELTL, District Judge:

It having been reported to this Court that the parties have settled this action, it is hereby ordered that this matter be discontinued with prejudice but without costs; provided, however, that within 30 days of the date of this order, counsel for the plaintiff may apply by letter for restoration of the action to the calendar of the undersigned, in which event the action will be restored.

Any application to reopen must be filed within thirty (30) days of this order; any application to reopen filed thereafter may be denied solely on that basis. Further, if the parties wish for the Court to retain jurisdiction for the purpose of enforcing any settlement agreement, they must submit the settlement agreement to the Court within the same thirty-day period to be so-ordered by the Court. Unless the Court orders otherwise, the Court will not retain jurisdiction to enforce a settlement agreement unless it is made part of the public record.

All pending motions are dismissed as moot. All conferences are canceled. The Clerk of Court is directed to close this case. SO ORDERED.

Dated:

New York, New York

November 20, 2024

John G. Koeltl

United States District Judge