Order 45 and the Court's Standing Order in connection with earlier-filed documents. (See

28

Order, filed January 21, 2011.) Such reminder appears to have had little to no effect on compelling compliance therewith.

Parties are expected to comply with court rules without repeated reminders.

Accordingly, plaintiff is hereby advised that the Court will impose sanctions, including, but not limited to, striking from the record any electronically-filed document of which a chambers copy has not been timely provided to the Court.

IT IS SO ORDERED.

Dated: May 27, 2011