UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

CHRISTOPHER SOGHOIAN,)
Plaintiff,)
v.) Civil Action No. 11-1080 (ABJ)
DEPARTMENT OF JUSTICE,)
Defendant.))

SCHEDULING ORDER

Upon consideration of defendant's consent status report, it is **ORDERED** that:

- 1. Defendant's motion for summary judgment will be due by January 20, 2012.
- 2. Plaintiff's opposition will be due by February 21, 2012.
- 3. Defendant's reply will be due by March 13, 2012.

It is **FURTHER ORDERED** that the counsel read and comply with all of the Local Rules of this Court, particularly LCvR 5.1(b), 5.2(a), and 5.4. All rules will be enforced by the Court whether or not they are specifically reiterated in this Scheduling Order.

SCHEDULING MATTERS

Counsel are directed to contact the Court's Deputy Clerk in the first instance to request the rescheduling of court appearances. The party seeking the change in schedule must first confer with counsel for all other parties and be prepared to provide the Deputy Clerk with proposed mutually agreeable dates.

Extensions of time to file dispositive motions, status reports, or expert witness designations, or to complete discovery, will be granted as a matter of course if all parties consent

and if the extensions will not require a change in any scheduled court appearance (status

conference, motion hearing, pretrial conference, trial). But any motion to extend a deadline set

by the Court must be filed at least two business days prior to the date to be extended.

Motions that do not comply with this requirement, including consent motions, will be denied

absent a statement demonstrating good cause for the failure to do so.

MOTIONS

Motions that do not comply with LCvR 7 may be denied or stricken *sua sponte*.

A party may not file a sur-reply without first requesting leave of the Court.

Motions for reconsideration of prior rulings are strongly discouraged. They may be filed

only when the requirements of Fed. R. Civ. P. 54(b), Fed. R. Civ. P. 59(e), and/or Fed. R. Civ. P.

60(b) are met. If such a motion is filed, it shall not exceed ten (10) pages in length. Moreover,

the Court may strike: (a) motions which simply reassert arguments previously raised and rejected

by the Court; or (b) arguments which should have been previously raised, but are being raised for

the first time. See Nat'l Trust v. Dep't of State, 834 F. Supp. 453, 455 (D.D.C. 1995).

SO ORDERED.

AMY BERMAN JACKSON

United States District Judge

DATE: October 11, 2011

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