Gibson v. Colvin

Doc. 24

	1
	2
	3
	4
	5
	6
	7
	8
	9
1	0
1	1
1	2
1	3
1	4
1	5
1	6
1	7
1	8
1	9
2	0

21

22

23

24

25

26

27

28

The basis for this motion is this office did not receive the certified agency record when it was filed in early December, which led to the original due date, January 4, 2017, for Plaintiff's brief. The C. A. R. reached us about December 19, 2016 or December 20, 2016 on CD-Rom, just before the holiday-shortened workweeks.

We seek this adjustment of the scheduling order and Plaintiff's deadline in order to conform to the actual delivery of the Certified Agency Record to us that enabled us to begin working on preparation of Plaintiff's Opening Brief.

Dated this 17th day of January 2017.

/s/Hal Taylor Hal Taylor, Esq. 223 Marsh Ave. Reno, NV 89509 Tel: (775) 825-2223 Local Counsel for Plaintiff

/s/Edward A. Wicklund Edward A. Wicklund, Esq. Olinsky Law Group 300 South State Street, Suite 420 Syracuse, New York 13202 315 701 5780 twicklund@windisability.com

ORDER

Pursuant to Plaintiff's unopposed Motion, it is so ORDERED: The Scheduling Order is adjusted such that Plaintiff's Brief is due Monday, January 23, 2017, and other deadlines shall adjust in conformity to this change.

Dated: _ January 18, 2017

Honorable Peggy A. Leen U. S. Magistrate Judge

Case 2:16-cv-01885-GMN-PAL Document 23 Filed 01/17/17 Page 3 of 3

Plaintiff's Certificate of Service: I certify that I caused the "Motion for Extension of Time to File Plaintiff's Opening Brief and Motion" to be served by CMECF to Sharon Lahey, Esq., today /s/Hal Taylor Hal Taylor, Esq. /s/Edward A. Wicklund Edward A. Wicklund, Esq.