Leonardo v. Berryhill

Doc. 25

1	October, as well as a pending Ninth Circuit	t case (due in early October) and several civil rights matters
2	that require immediate investigation. Due	to current workload demands and unanticipated leave,
3	Counsel did not have sufficient time to fina	alize Defendant's response. As such, Defendant needs
4	additional time to adequately review the tra	anscript and properly respond to Plaintiff's Motion for
5	Remand. Defendant makes this request in	good faith with no intention to unduly delay the
6 7	proceedings. Counsel apologizes for the be	elated request, but did not anticipate taking additional leave.
8	The parties further stipulate that the Court's	s Scheduling Order shall be modified accordingly.
9		
10		Respectfully submitted,
11	Dated: August 29, 2018	/s/ *Edward A. Wicklund
12	Buted: Magust 29, 2010	(*as authorized by email on August 29, 2018) EDWARD A. WICKLUND
13		Attorney for Plaintiff
14		
15	Dated: August 29, 2018	DAYLE ELIESON
16		United States Attorney DEBORAH LEE STACHEL
17		Regional Chief Counsel, Region IX
		Social Security Administration
	Ву	/s/ Tina L. Naicker
		Special Assistant U.S. Attorney
		Attorneys for Defendant  ORDER
	APPROVED AND SO ORDERED:	<i>1</i>
		C H
25	DATED: August 30, 2018	HON CARL W HOUSMAN
26		UNITED STATES MAGISTRATE JUDGE
18 19 20 21	Ву	TINA L. NAICKER Special Assistant U.S. Attorney Attorneys for Defendant
21		Attorneys for Defendant
22		ORDER
23	APPROVED AND SO ORDERED:	
24	August 30, 2018	Carolt
25	DATED:	HON. CARL W. HOTFMAN
26		UNITED STATES MAGISTRATE JUDGE

1	CERTIFICATE OF SERVICE	
2	I, TINA L. NAICKER, certify that the following individual was served with a copy of the	
3	JOINT STIPULATION AND [PROPOSED] ORDER FOR EXTENSION OF TIME FOR	
4	DEFENDANT TO RESPOND TO PLAINTIFF'S MOTION FOR REMAND on the date and via	
5	the method of service identified below:	
6	CM/ECF:	
7		
8	Edward A. Wicklund Olinsky Law Group 300 S. State St., Ste. 420	
9	Syracuse, NY 13202 315-701-5780	
10	Fax: 315-701-5781	
11	Email: twicklund@windisability.com	
12	Hal Taylar	
13	Hal Taylor 223 Marsh Avenue  Page NW 80500	
14	Reno, NV 89509 775-825-2223	
15	Fax: 775-329-1113 Email: haltaylorlawyer@gbis.com	
16	Attorneys for Plaintiff	
17	Respectfully submitted this 29th day of August 2018,	
18		
19	/o/ Ting I. Najakan	
20	/s/ Tina L. Naicker TINA L. NAICKER Special Assistant United States Attempts	
21	Special Assistant United States Attorney	
22		
23		
24		
25		
26		