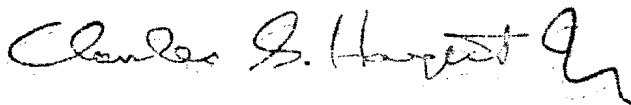


Sea Wolf's contention that the Court's prior ruling constitutes the law of the case and requires dismissal of the complaint is correct. G & G's arguments to the contrary repeat the contentions and recite the authorities that the Court rejected in the January Opinion, holding that G & G's proposed amended complaint was futile under the governing admiralty law. Dismissal of G & G's original complaint necessarily follows from the January Opinion as the night the day. It is not necessary for Sea Wolf to invoke the law of the case doctrine. G & G's original complaint must be dismissed for the reasons stated in the January Opinion refusing to allow its proposed amended complaint.

The Clerk of the Court is directed to dismiss the complaint with prejudice.

It is SO ORDERED.

Dated: New York, New York
October 13, 2009



CHARLES S. HAIGHT, JR.
SENIOR UNITED STATES DISTRICT JUDGE