

MOTION FOR SUMMARY JUDGMENT

Judge Wallace's *Special* Instructions re:
Lodgment of Proposed Summary Judgement or
Proposed Statement of Uncontroverted Facts and
Conclusions of Law

Notwithstanding Local Bankruptcy Rule 7056-1(b)(2), a party moving for summary judgment should **not** lodge a separate proposed summary judgment or a proposed statement of uncontroverted facts and conclusions of law (where the pleading pointlessly sits in the queue for weeks awaiting the hearing of the motion). Instead, these pleadings should be filed as exhibits to the motion for summary judgment.

At the hearing on motion for summary judgment, Judge Wallace will instruct the parties whether to lodge a proposed summary judgment or a proposed statement of uncontroverted facts and conclusions of law.

8/7/2019