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 <u>filed</u> 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