



MEMORANDUM

To: Bankruptcy Practitioners, Middle District of Georgia
From: Kyle George, Clerk of Court, U. S. Bankruptcy Court, Middle District of Georgia
Subject: **GAMB Technical Revision to Local Bankruptcy Rule 7056-1**
Date: February 10, 2017

1. The judges of this court wish to correct inconsistencies and redundancies in the local rule regarding Summary Judgment. Because the changes are technical in nature and not substantive, we did not publish the rule for commentary. The red line change to the rule is as follows:

LBR 7056-1. Summary Judgment

(a) Statement of Uncontested **Material Facts.** Upon filing any motion for summary judgment pursuant to FRBP 7056, the movant shall file and serve a supporting brief and a separate, short, and concise statement of the ~~uncontested~~ **material** facts as to which the movant contends there is no genuine issue to be tried, including specific reference to those parts of the pleadings, depositions, answers to interrogatories, admissions, and affidavits that support such contention.

(b) Response. The party or parties opposing a motion for summary judgment shall file their response with supporting brief and a separate, short, and concise statement of the material facts as to which it is contended that there exists a genuine issue to be tried, including specific reference to those parts of the pleadings, depositions, answers to interrogatories, admissions, ~~on file~~ and affidavits that support such contentions. Any such response shall be filed and served within 21 days of service of movant's brief and Statement of Uncontested **Material** Facts.

2. If there are any questions regarding this rule change, please contact me at 478-752-3506 or via email at Kyle_George@gamb.uscourts.gov.