

DOCKET NO: FBTCV156048103S

SUPERIOR COURT

SOTO, DONNA L., ADM OF THE ESTATE
OF VICTORIA L. S Et AlJUDICIAL DISTRICT OF FAIRFIELD
AT BRIDGEPORT

V.

BUSHMASTER FIREARMS
INTERNATIONAL, LLC AKA FREEDOM
Et Al

4/14/2016

ORDER

The following order is entered in the above matter:

ORDER:

The status conference in this matter remains scheduled for Tuesday, April 19, 2016 at 2:00 p.m. and all counsel of record are required to attend. Unless otherwise ordered by the court, the following orders apply:

1. With the exception of scheduling issues, all communications concerning this case shall be in the form of motions or caseflow requests filed with the court; they may not be in the form of letters or emails to the judge. Communications concerning scheduling may be made orally or by letter to the caseflow office. Copies of all motions, and letters or emails to the caseflow office, shall be sent to all counsel and self-represented parties of record and the letters, motions and emails must certify that a copy was sent to all counsel and self-represented parties.
2. The opposing party shall file a response to any motion or objection requiring decision or action by the court within the time set forth in the Practice Book, unless counsel and self-represented parties specify in a caseflow request or in a written stipulation filed with the court the agreement extending the time within which such response may be filed and that the agreed upon extension is compliant with the scheduling order, or the court, upon motion, extends the time. Any motion for extension of time shall state whether or not the opposing party objects to the extension of time, or that the party's position cannot be determined.
3. A monthly status conference will be held, on the record, to adjudicate motions that are ripe for adjudication. One week prior to the monthly status conference, a joint caseflow request should be filed, identifying by entry number and date each motion and related filings that the parties agree is ready to be adjudicated, and each motion and related filings that at least one party disagrees is ready to be adjudicated. In the event that there are no matters to be addressed at that month's status conference, the parties should file, one week before the status conference, a caseflow request indicating same, and if the court agrees that there is no other business to conduct, the status conference will be cancelled. When a motion or objection needs to be reviewed quickly, any party may immediately file a caseflow request asking for an immediate conference or hearing.
4. As indicated above, a caseflow request must be filed for any motion or objection to be decided by the court. No matters are to be marked ready on the short calendar, and the court will not schedule or act on any motion, objection or request appearing on the short calendar. The clerk is directed to mark "off" any matter appearing on the short calendar.
5. Discovery objections will not be considered by the court (and may be summarily denied without prejudice) unless an affidavit is filed with the court that states that counsel and self-represented parties have made good faith efforts to resolve the dispute. See Practice Book Sections 13-8 (b), 13-10 (c).
6. The parties shall immediately notify the court through an updated caseflow request if a motion or objection previously identified as ready to be adjudicated at that month's status conference is resolved or no longer requires adjudication.
7. Oral argument on motions is at the discretion of the court, except as to Practice Book 10-30 motions

to dismiss, motions to strike, and motions for summary judgment. See Practice Book Section 11-18.

Notice mailed to all counsel of record on 4/14/16.

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Judge: BARBARA N BELLIS