

UPDATED STATEMENT OF CHIEF JUDGE MARTIN GLENN (as of February 2, 2026)

This updated statement sets forth the procedures being applied in cases assigned to me. It replaces the statement currently appearing on the Court's website.

Parties are directed to file motions, objections to claims or other requests for relief in the ordinary course. **Parties must email chambers when motions are filed on ECF and served.**

The time periods for service and filing of motions, answering papers and replies governed by Local Bankruptcy Rule 9006-1 shall remain altered as follows:

1. Motions or requests for relief should be filed without hearing dates. A scheduling order will be entered with the applicable dates, per the policy discussed below, unless specifically altered by orders entered in specific cases.

Unless a scheduling order establishes an alternative briefing schedule, answering papers **must** be filed within 14 days after service of the moving papers. Reply papers, if any, **must** be filed within 7 days after service of answering papers. The moving party shall notify my Courtroom Deputy when all briefing is complete.

2. After all papers are filed and served, the Court will determine whether to schedule argument or decide the matter on the papers. Counsel or the parties will be advised of hearing dates if matters are scheduled for argument.

3. Local Rule 9013-3, Certificate of No Objection, shall continue to apply if no answering papers are timely filed. In connection with lift stay motions in consumer bankruptcy cases, the Court's practice is to schedule hearings even if no response to motions is filed.

4. Requests for expedited decision may be made in a separate pleading which must state **IN BOLD** immediately below the case caption: **REQUEST FOR EXPEDITED DECISION**. The request must identify the matter and establish good cause for an expedited decision. The Court will decide whether to grant the request for an expedited decision. (Please don't abuse this procedure.) Please email the documents to 'mg.chambers@nysb.uscourts.gov' and include in the subject line "REQUEST FOR EXPEDITED DECISION."

5. Scheduling of trials and evidentiary hearings will be separately addressed in orders entered in those cases.

6. Any questions about scheduling should be directed to my Courtroom Deputy, Deanna Anderson, who can be reached by telephone at (212) 284-4037.