

2016-013

Lorrie Platt

From: Israel Piedra <ipiedra@lawyersnh.com>
Sent: Monday, October 19, 2020 11:26 AM
To: RulesComment
Subject: Comment on Rule 12(g)

EXTERNAL: Do not open attachments or click on links unless you recognize and trust the sender.

To Whom It May Concern:

One comment on Rule 12(g). Rule 12(g)(4) states that the moving party "shall reply to the opposing party's additional statement of material facts within 20 days of filing."

It is not clear to me whether this rule also means that the moving party has 20 days to file a Reply Memorandum along with their revised statement of material facts, and whether this supersedes Rule 13A. I have seen Rule 12(g) so interpreted. It does make sense given the 20 day allowance for a reply to the statement of facts (you wouldn't think there would be separate timelines for the Reply and the statement of facts reply), but I wonder if the rule should be clarified in that regard.

Thank you,
Israel

Israel F. Piedra, Esq.
Welts, White & Fontaine, P.C.
29 Factory Street
Nashua NH 03061
Tel (603) 883-0797
www.lawyersnh.com