

**UNITED STATES DISTRICT COURT
FOR THE Northern District of Illinois – CM/ECF NextGen 1.8 (rev. 1.8.1)
Eastern Division**

William Carter

Plaintiff,

v.

Case No.: 1:17-cv-07241

Honorable LaShonda A. Hunt City

of Chicago, et al.

Defendant.

NOTIFICATION OF DOCKET ENTRY

This docket entry was made by the Clerk on Thursday, December 12, 2024:

MINUTE entry before the Honorable LaShonda A. Hunt: In-person motion hearing held. Counsel for Plaintiff, Counsel for Defendant Kallatt Mohammed, Counsel for Defendant Ronald Watts, Counsel for Defendant Calvin Ridgell Jr., and Counsel for Defendants Darryl Edwards, Alvin Jones, John Rodriguez, Elsworth J. Smith, Jr., Gerome Summers, Jr., and Kenneth Young, Jr. appeared. For the reasons stated on the record, Plaintiff's Opposed Motion to Compel [188] is granted in part consistent with the parties' compromise. Pursuant to Local Rules 7.1 and 56.1(d)(5), the Court adopts the parties' agreement regarding excess page limitations for briefs and numbered paragraphs for statements of material and additional material facts in connection with the forthcoming summary judgment and Daubert filings as follows: (1) Defendant City's summary judgment brief shall not exceed 35 pages and statement of material facts shall not exceed 97 numbered paragraphs; (2) Defendant City's briefs in support of its Daubert motions shall not exceed 25 pages each; (3) Defendant Officers' summary judgment briefs shall not exceed 41 pages and statement of material facts shall not exceed 111 numbered paragraphs; (3) Plaintiff is granted the same number of pages for its response briefs; and (4) Plaintiff's statements of additional material facts shall not exceed 50 numbered paragraphs each. Finally, the parties are reminded that they may join or adopt another party's brief or argument by filing a separate notice or including a footnote in their brief stating the same. And leave is granted to file confidential documents under seal if unopposed; however, if another party opposes filing a document under seal, a motion to seal must be filed and properly noticed for presentment. Emailed notice. (cdh,)

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