

Motions Requesting Expedited Relief

- All requests to shorten notice should be made on motion, filed and served before or at the same time as the underlying motion. Parties are reminded to consult Local Rule 9013(b), which requires the citation of authority in every motion.
- Parties seeking expedited adjudication should contact chambers via telephone to advise the court of the filing. The court will work to consider the motion promptly.
- The court may (i) grant the request to shorten the notice period and identify the objection deadline and hearing date (if applicable) to be used to notice the underlying motion, (ii) rule on both the request to shorten notice and the underlying motion at a hearing that the court will set (if not already set by counsel); or (iii) deny the party's request to shorten notice.