

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

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In re: Scheduling in Social Security Cases

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**ADMINISTRATIVE ORDER
2015-05**

Effective June 19, 2015, the revised policy of the Board of Judges for docketing and calendaring Social Security cases and expediting their disposition expects the parties to adhere to the following schedule:

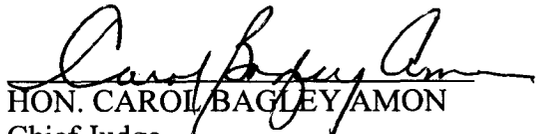
- (i) In all Social Security cases filed under 42 U.S.C. §§ 405(g) and 1383(c)(3), defendant shall have ninety (90) days after service of the complaint to file and serve upon plaintiff the administrative record of the proceedings, which shall constitute defendant's answer, or otherwise move against the complaint;
- (ii) In cases where plaintiff is represented by counsel, (A) plaintiff shall file and serve a motion for judgment on the pleadings within sixty (60) days of the date on which defendant files the administrative record; (B) defendant shall thereafter file and serve its response to plaintiff's dispositive motion, which response must contain a full recitation of the relevant facts and underlying administrative proceedings, within sixty (60) days after service of plaintiff's dispositive motion; and (C) plaintiff shall have twenty-one (21) days after service of defendant's responding papers to file and serve reply papers, if any;
- (iii) In cases where the plaintiff proceeds *pro se*, (A) defendant shall file and serve a motion for judgment on the pleadings within sixty (60) days of the date on which defendant files the administrative record; (B) plaintiff shall thereafter file and serve its response to defendant's dispositive motion within sixty (60) days after service of defendant's dispositive motion; and (C) defendant shall have twenty-one (21) days after service of plaintiff's responding papers to file and serve reply papers, if any; and
- (iv) Memoranda in support of or in opposition to any dispositive motion filed under this Administrative Order shall in all other respects comply with the applicable Local Rules of the United States District Courts for the Southern and Eastern Districts of New York and the Individual Motion Practices and Rules of the assigned judge.

This Administrative Order does not limit in any way the authority of a district judge or a magistrate judge to enter such orders and directives that sound administration may require.

This Administrative Order supersedes Administrative Order 2008-05, dated March 20, 2008.

SO ORDERED.

Dated: Brooklyn, New York
June 19, 2015


HON. CAROL BAGLEY AMON
Chief Judge