SERNA, et al v. JEFFCRUM, et al 19CV44275

RULING ON DEFENDANT'S MOTION TO SET ASIDE DEFAULT

Defendant Sherry Crum moves for an order setting aside her default and the default judgment entered against her in the matter and seeking leave to defend the action.

Moving party has failed to comply with Local Rule 3.3.7, enacted January 1, 2018, in that the Notice of Motion does not include the mandatory language regarding the Court's tentative ruling system. Pursuant to said local rule, lack of compliance provides a specific ground to deny any such procedurally-deficient motion. Based solely upon moving party's failure to comply with Local Rule 3.3.7, the motion is DENIED, without prejudice to refile, to the extent it otherwise is timely and appropriate pursuant to relevant statutes.

The clerk shall provide notice of this ruling to the parties forthwith. No further formal order is required.