

2016 | Cited 0 times | D. Puerto Rico | February 16, 2016 1 1 8. -2 3 2 CMI Capital Market Inv. v. Gonzalez-Toro, 520 F.3d 58, 62 (1st Cir. 2008). It requires a party moving for 4

summary judgment to accompany its motion with a brief statement of facts, set forth in numbered paragraphs and supported by citations to the record that the movant contends are uncontested and

a

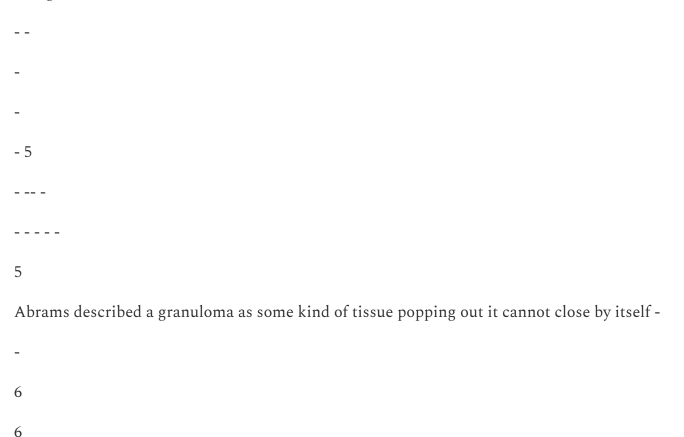
2016 | Cited 0 times | D. Puerto Rico | February 16, 2016

material. D.P.R. Civ. R. 56(b), (e). The opposing party must admit, deny, or qualify those facts, with record support, paragraph by paragraph. Id. 56(c), (e). The opposing party may also present, in a separate section, additional facts, set forth in separate numbered paragraphs. Id. 56(c). The Mariani-t of Homeland Sec. ex rel. Chertoff, 511 F.3d 216, 219 (1st Cir. 2007).

Plaintiffs did not fully comply with the Local Rule because it purportedly actually admitting them. See, e.g., OSMF ¶¶ 3, 15.

3 -2; - No. 42-1, and SAMF, Docket No. 42-2.

4 For example, the SAMF included as material facts that writing poems and listening to music, consists of three bedrooms, one bathroom, one unfinished bathroom, a kitchen, a dining room, and a living room id. ¶ 5. -



Plaintiffs do not suggest anywhere in their opposition that this court improperly precluded them from presenting an expert witness. Even if they had, their failure to comply with the court-ordered deadline permitted the preclusion order. See Martinez-Serrano v. Quality Health Servs. of P.R., Inc., 568 F.3d 278, 283 (1st Cir. 2009) a party aspires to present expert testimony but does not adhere to the district -

2016 | Cited 0 times | D. Puerto Rico | February 16, 2016



2016 | Cited 0 times | D. Puerto Rico | February 16, 2016

- -

-

-

S/Bruce J. McGiverin