Rule 7007-3 Oral Argument, Hearing on Adversary Proceeding Motions.

No hearing will be scheduled on a motion filed only in an adversary proceeding unless the Court orders otherwise, except for discovery-related motions which shall be governed by Local Rule 7026-1. An application to the Court for oral argument on a motion must be in writing and filed with the Court and served on counsel for all parties in the proceeding by no later than 3 days after service of the reply brief or expiration without response of the deadline to answer or reply. An application for oral argument may be granted or denied at the discretion of the Court. Hearing and argument on a motion filed both in an adversary proceeding and the main case shall be governed by Local Rule 9013-1(c) and (d).