U.S. District Court District of Columbia (Washington, DC) CIVIL DOCKET FOR CASE #: 1:00-cv-01946-RMU

AFGE, LOCAL NO 12, et al v. DEPARTMENT OF LABOR Assigned to: Judge Ricardo M. Urbina Demand: \$0 Cause: 05:552 Freedom of Information Act Date Filed: 08/11/2000 Date Terminated: 09/25/2000 Jury Demand: None Nature of Suit: 895 Freedom of Information Act Jurisdiction: U.S. Government Defendant

<u>Plaintiff</u>

AMERICAN FEDERATION OF GOVERNMENT EMPLOYEES, LOCAL NO. 12

represented by Katherine A. Meyer

MEYER GLITZENSTEIN & CRYSTAL 1601 Connecticut Avenue, NW Suite 700 Washington, DC 20009 (202) 364-4092 Fax: (202) 588-5049 Email: kmeyer@meyerglitz.com LEAD ATTORNEY ATTORNEY TO BE NOTICED

V.

Defendant DEPARTMENT OF LABOR

represented by William Mark Nebeker

U.S. ATTORNEY'S OFFICE Civil Division 555 Fourth Street, NW Room E4824 Washington, DC 20530 (202) 252-2536 Fax: (202) 514-8780 Email: mark.nebeker@usdoj.gov LEAD ATTORNEY ATTORNEY TO BE NOTICED

Date Filed	#	Docket Text
08/11/2000	1	COMPLAINT filed by plaintiff AFGE, LOCAL NO 12 (jeb) (Entered: 08/15/2000)
08/11/2000		SUMMONS (3) issued to federal party(s) federal defendant DEPARTMENT OF LABOR , and non-parties: U.S. Attorney and U.S. Attorney General. (jeb) (Entered: 08/15/2000)

08/11/2000	2	LCvR 26.1 Certificate of disclosure of corporate affiliations and financial interests by plaintiff AFGE, LOCAL NO 12. (jeb) (Entered: 08/15/2000)
09/11/2000	3	MOTION filed by federal defendant DOL to extend time to 9/18/00 to answer complaint [1-1] (dcn) (Entered: 09/12/2000)
09/11/2000	4	ATTORNEY APPEARANCE for federal defendant DOL by W. Mark Nebeker (dcn) (Entered: 09/12/2000)
09/14/2000	5	ORDER by Judge Ricardo M. Urbina : granting motion to extend time to 9/18/00 to answer complaint [1-1] [3-1] by DOL ; Answer extended to 9/18/00 for DOL (N) (jwd) (Entered: 09/14/2000)
09/18/2000	6	MOTION (UNOPPOSED) filed by federal defendant DOL to extend time to 9/25/00 to answer complaint [1-1] (dcn) (Entered: 09/19/2000)
09/25/2000	7	STIPULATED ORDER by Judge Ricardo M. Urbina: of dismissal of case with prejudice, except within 60 days of the date plaintiff receives the document identitied in paragraphy 1, plaintiff may file an amended complaint with the Court, challenging the adequacy of the search conducted by the defendant; each party shall bear it own costs and attorneys' fees in this action. (N) (jwd) (Entered: 09/25/2000)