The order below is hereby signed.

Signed: March 18 2020



S. Martin Teel, Jr.

United States Bankruptcy Judge

## UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF COLUMBIA

In re	)		
	)		
PROVIDING FURTHER DIRECTION	)		
REGARDING WHAT ARE THE	)		
ACCEPTABLE FORMS OF PAYMENTS IN	)	GENERAL ORDER NO.	2020-2
BANKRUPTCY CASES AND PROCEEDINGS	)		
IN LIGHT OF THE DISTRICT COURT'S	)		
STANDING ORDER NO. 20-9	)		

The Bankruptcy Court is a unit of the District Court under 28 U.S.C. § 151, and the attached *Standing Order No. 20-9* issued by the District Court applies to cases and proceedings in the Bankruptcy Court. As to the payment of fees, section 8 of the Standing Order provides in relevant part:

Cash payments will not be accepted by the Court during this period of limited operations. Credit cards and personal checks will be accepted as payment methods.

The Bankruptcy Court accepts personal checks from law firms and attorneys who have not been specifically barred from making payments via personal checks. The Bankruptcy Court does not accept personal checks from non-attorneys. The Bankruptcy Court permits e-filers to make payments electronically as authorized by the Bankruptcy Court's Case Management/Electronic Case Filing system. The Bankruptcy Court does not permit other electronic payment of filing fees and specifically does not permit credit cards to be used at the intake counter at the courthouse to pay fees. The Bankruptcy Court thus

provides this further direction regarding payments of fees in bankruptcy cases and proceedings. It is

ORDERED that for the period specified by District Court Standing Order No. 20-9, payments to the Clerk of the Bankruptcy Court may not be made in cash and that only the following are acceptable forms of payment:

- (1) payment electronically in the Bankruptcy Court's Case
  Management/Electronic Case Filing system as authorized by that
  system in the case of e-filers;
- (2) a cashier's check (or certified check) or money order
  made payable to "Clerk, U.S. Bankruptcy Court"; or
- (3) a check drawn on the account of an attorney who is a member of the bar of the District Court (bearing the attorney's bar number) or on the account of a law firm of which the attorney is a member, partner, or associate (unless the attorney or the attorney's law firm has been barred from making payment in that way).

[Signed and dated above.]

**FILED**MAR 1 6 2020

## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

Clerk, U.S. District & Bankruptcy Courts for the District of Columbia

IN RE: COURT OPERATIONS IN EXIGENT CIRCUMSTANCES CREATED BY THE COVID-19 PANDEMIC

Standing Order No. 20-9 (BAH)
Chief Judge Beryl A. Howell

## **ORDER**

Upon consideration of current circumstances relating to the COVID-19 (coronavirus) pandemic, including: (a) the state of emergency declared by the Mayor of the District of Columbia on March 11, 2020 and the national emergency declared by the President of the United States on March 13, 2020<sup>1</sup>; (b) confirmation, as of today's date, that over 100 people in the District of Columbia, Maryland and Virginia have tested positive for coronavirus<sup>2</sup>; (b) guidance from the Centers for Disease Control and Prevention (CDC) and other public health authorities that limiting personal contacts and public gatherings are necessary to reduce the possibility of exposure to the virus and to slow the community spread of the disease; (c) guidance from the CDC that large events and mass gatherings can contribute to the spread of COVID-19 and that events and mass gatherings involving 50 or more people should be postponed for at least eight weeks<sup>3</sup>; (d) guidance from the CDC that certain categories of persons are at higher risk of becoming seriously ill from COVID-19, including older adults and those with chronic medical conditions such as heart disease, diabetes and lung disease, and that such persons should stay at home as much as possible<sup>4</sup>; (e) the closing of all area school districts for at least two weeks,

https://www.whitehouse.gov/presidential-actions/proclamation-declaring-national-emergency-concerning-novel-coronavirus-disease-covid-19-outbreak/

<sup>&</sup>lt;sup>2</sup> https://www.cdc.gov/coronavirus/2019-ncov/index.html

<sup>3</sup> https://www.cdc.gov/coronavirus/2019-ncov/community/index.html

<sup>4</sup> https://www.cdc.gov/coronavirus/2019-ncov/specific-groups/high-risk-complications.html

which impinges on the availability of courthouse staff, jurors and counsel; and (f) other restrictions placed on public gatherings by the Mayor of the District of Columbia and other local jurisdictions, reflecting the seriousness of the need to combat the community spread of the virus; it is hereby **ORDERED**:

- 1. <u>Court Operations</u>. The U.S. District and Bankruptcy Courts for the District of Columbia will remain OPEN but with LIMITED OPERATIONS to support essential functions in criminal, civil and bankruptcy matters in a manner to ensure public safety, public health and welfare. The criminal duty Magistrate Judge will continue to conduct proceedings, including initial appearances in this Court following arrest and detention hearings, as necessary, utilizing videoconference capabilities for detained defendants when feasible.
- Jury Trials. All civil and criminal petit jury selections and jury trials scheduled to commence March 17, 2020 through May 11, 2020 are POSTPONED and CONTINUED pending further Order of the Court.
- 3. Speedy Trial Act Exclusion For Postponed Criminal Trials. Due to the considerations

  (a) through (f) above, and, in particular, the Court's reduced ability to obtain an adequate spectrum of prospective jurors due to juror concerns regarding health and safety, the Court makes the following finding, pursuant to the Speedy Trial Act, 18 U.S.C. § 3161 et seq., as to criminal jury trials postponed under this Order: the time period from March 17, 2020 through May 11, 2020 will be excluded as the Court finds that the ends of justice served by these continuances to protect public health and safety and the fair trial rights of the defendant outweigh the best interests of the public and any defendant's right to a speedy trial, pursuant to 18 U.S.C. §§ 3161(h)(7)(A). The presiding Judge in any criminal case for which a trial is

- postponed under this Order may make any additional findings and exclude additional time, as necessary and appropriate, regarding the new date for trial.
- 4. Other Proceedings. All other civil, criminal and bankruptcy proceedings in this Court, including court appearances, non-jury trials, hearings, settlement conferences, naturalization and attorney admission ceremonies, grand jury sessions, and misdemeanor, traffic and petty offense dockets, scheduled to occur between March 17, 2020 and April 17, 2020 are POSTPONED and will be scheduled for a later date, unless the presiding Judge in an individual case issues an order after the date of this Order directing that a particular proceeding will be held by teleconference, videoconference or in-person on a date on or before April 17, 2020.
- Speedy Trial Act Exclusion for Postponed Proceedings Other than Trial in Criminal Cases. Due to the considerations (a) through (f) above, the Court makes the following finding, pursuant to the Speedy Trial Act, 18 U.S.C. § 3161 et seq., as to criminal proceedings postponed under paragraph 4: the time period from March 17, 2020 through April 17, 2020 will be excluded as the Court finds that the ends of justice served by these continuances to protect public health and safety outweigh the best interests of the public and any defendant's right to a speedy trial, pursuant to 18 U.S.C. §§ 3161(h)(7)(A). The presiding Judge in any criminal case for which a proceeding is postponed under this Order may make additional findings and exclude additional time, as necessary and appropriate, regarding the new date for such proceeding.
- 6. Speedy Trial Act Exclusion For Filing of Indictments. Due to the considerations (a) through (f) above, and in particular the unavailability of a grand jury in this district arising from the suspension of grand jury sessions in the interest of public health and safety, the 30-

day time period for filing an indictment, under 18 U.S.C. § 3161(b), is TOLLED for the time

period from March 17, 2020 through April 17, 2020. See also 18 U.S.C. § 3161(h)(7)(A).

7. Statute of Limitations Unaffected. This Order does not toll any applicable statute of

limitations.

8. Clerk's Office Operations. The Clerk's Office will remain open although public access will

be restricted. Electronic filing through CM/ECF will remain available and self-represented

litigants may date-stamp and deposit papers in drop boxes available at the entrance to the

Courthouse. During business hours, persons with emergency or sealed filings may NOT use

the drop box and must call the Clerk's Office, at 202-354-3120, for further instructions.

Cash payments will not be accepted by the Court during this period of limited operations.

Credit cards and personal checks will be accepted as payment methods. Restitution payments

may be made online by following the procedures outlined at:

https://www.dcd.uscourts.gov/payment-information.

9. Further Orders. Further orders addressing court operations in the exigent circumstances

created by the COVID-19 pandemic will be issued as circumstances warrant.

SO ORDERED.

Date: March 16, 2020

BERYL A. HOWELL

Chief Judge

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