UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA

In re:

COURT OPERATIONS FOLLOWING END OF COVID-19 EMERGENCY; and

General Order 44 Dated: July 25, 2023

ABROGATION OF GENERAL ORDERS 38, 39, 40 (SECOND and THIRD AMENDED); 41 (*Effective December 1*, 2023); 43.

WHEREAS, On April 10, 2023, the President signed H.J. Res. 7, which became P.L. 118-3, ending the national emergency that came about due to the COVID-19 pandemic, terminating national vaccination requirement;

WHEREAS, The Judicial Conference of the United States determined that the COVID-19 Pandemic would no longer materially affect the functioning of the federal courts generally or a particular district, effective May 24, 2023, and further determined that the termination of COVID-19 protocols would be implemented for civil courts on September 21, 2023;

WHEREAS, On June 23, 2021, the District Court for the Northern District of California enacted its General Order 78, requiring public compliance in the courthouses with health and safety protocols promulgated by relevant state and local officials, and authorizing each judge assigned to civil trials and matters to conduct those proceedings in a manner consistent with logistical considerations necessitated by those protocols, including: on the papers, in the courtroom, by telephone, and by videoconference; and

WHEREAS, the District Court for the Northern District of California abrogated its General Order 80, the Policy Regarding COVID-19 Vaccination and Testing, on April 28, 2023;

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1	Accordingly it is ordered that:
2	1. Orders Abrogated
3	a. The following General Orders are <u>abrogated immediately</u> :
4	• General Order 38 – 8th Amended, In re COVID-19 Public Health
5	Emergency (paragraph 8 only, pertaining to the electronic filing of
6	documents by non-ECF filers and clerk's office operations);
7	• General Order 39 – 3d Amended, Signatures on Electronic Filings;
8	• General Order 40 – 2d Amended, Order Extending Certain Deadlines;
9	• General Order 40 – 3d Amended, Order Extending Certain Deadlines; and
10	• General Order 43 – COVID-19 Public Health Emergency and Court
11	Vaccination and Testing Policy.
12	b. The following General Order is abrogated <u>effective September 1, 2023</u> :
13	• General Order 38 – 8th Amended, In re COVID-19 Public Health
14	Emergency (all remaining paragraphs, pertaining to the conduct of
15	hearings, etc.). See Paragraph 2, below, for more information about how
16	the court will conduct hearings on and after September 1, 2023.
	c. The following General Order is abrogated <u>effective December 1, 2023</u> :
17	General Order 41 – The Coronavirus Economic Stabilization Act of
18	2020 ("CARES ACT") Concerning Forbearance Notices.
19	2. Means of Conducting Hearings
20	a. No later than September 1, 2023, each judge will publish their practices and
21	procedures for noticing and conducting hearings on their page on the court's
22	website. The court may hold hearings in person in the courtroom, by
23	telephone, or by video conference.
24	b. Each assigned judge will determine whether to hold a hearing or decide a
25	case or proceeding on the papers. In-person hearings may be held in the sole
26	discretion of the presiding judge and in accordance with practices and
27	procedures adopted by each judge. No judge is required to conduct in-
28	person hearings.
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c. As of September 1, 2023, all counsel, parties, and other interested persons shall consult each judges' practices and procedures for instructions as to how to notice a hearing before that judge and information about how that judge conducts hearings (whether in-person, by video, or by telephone). All counsel, litigants, and other interested parties shall comply with the relevant judge's procedures for noticing and conducting hearings. Any unexcused failure to comply with the relevant judge's hearing procedures might result in the imposition of sanctions.

3. <u>No Recordings</u>

Recordation of any court hearing by any means is strictly prohibited. Any person recording a court hearing shall be subject to sanctions.

4. <u>Public Health Matters</u>

All courthouse visitors must follow all safety protocols announced on the Court's website at canb.uscourts.gov, and in the presiding judge's courtroom. This may include masking as determined by local authorities. Courtroom use and capacity may be limited in the discretion of the presiding judge. Press and public access to in-courtroom proceedings may be in person, by telephone, by videoconference, or by other remote means, as authorized by the assigned judge, so long as these measures are compliant with the mandates of the United States Judicial Conference, the Ninth Circuit Court of Appeals, and the District Court.

IT IS SO ORDERED.

Dated: July 25, 2023

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Stephen Ľ. Johnson Chief Bankruptcy Judge