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UNITED STATES BANKRUPTCY COURT

DISTRICT OF NEVADA



IN RE: COURT OPERATIONS UNDER THE **EXIGENT CIRCUMSTANCES CREATED** BY COVID-19 AND RELATED **CORONAVIRUS**

ADMINISTRATIVE ORDER 2020-04

This General Order 2020-04 is being issued by the United States Bankruptcy Court for the District of Nevada in response to the recent outbreak of the coronavirus disease 2019 ("COVID-19") in the District of Nevada. The Governor of the State of Nevada has declared a public health emergency throughout the state in response to the spread of COVID-19 in Nevada. Moreover, the President of the United States has declared a national emergency. The Court is therefore taking the temporary actions listed below in response to those emergency declarations, to do its part in slowing the spread of COVID-19, and to lessen COVID-19's impact on the public and the public health system.

The Centers for Disease Control and Prevention ("CDC") recommends that communities with local COVID-19 transmission implement community mitigation strategies.² CDC specifically recommends—in pertinent part—that employers

¹As of the date of entry of this order, the District of Nevada has been home to 19 reported domestic cases of the disease, along with community impacts from school, business, and sports closures—as well as conference cancellations. Locally, there have been 17 "presumptively positive" cases of COVID-19 in Clark County and 2 in Washoe County. However, these numbers are increasing all the time.

²CDC, Implementation of Mitigation Strategies for Communities with Local COVID-19 https://www.cdc.gov/coronavirus/2019-Transmission, ncov/downloads/community-mitigation-strategy.pdf (last accessed March 13, 2020).

implement social distancing measures such as increasing physical space between workers, staggering schedules, decreasing meetings, limiting large gatherings, and limiting work-related travel. See id. Nevada state government officials, along with Clark and Washoe County officials, are closely monitoring the COVID-19 outbreak in coordination with other state, local and federal health officials. Thus far, Clark and Washoe Counties have advised individuals to take precautions against contracting the respiratory disease, and have suggested preparatory actions they can take.

Given the significant number of identified and projected cases of COVID-19 within the District of Nevada and nationally, the severity of the related risk posed to the public, and to implement the public health recommendations mentioned above, **IT IS HEREBY ORDERED that, effective Monday, March 16, 2020:**

- 1) All trials and hearings which require the presentation of evidence in the form of live witness testimony that are currently scheduled before the United States Bankruptcy Court for the District of Nevada, including all associated pre- hearing and pre-trial deadlines, are continued and shall be reset to a date no sooner than April 10, 2020, pending further Court order;
- 2) All other hearings which do not require the presentation of evidence in the form of live witness testimony shall remain on calendar as scheduled absent further and separate Court order; and
- 3) All non-case related events currently scheduled to be conducted before the Bankruptcy Court in courthouses within the District of Nevada are suspended pending further Court order.

This Order does not affect other aspects of Bankruptcy Court operations within the District of Nevada. Parties are advised to closely monitor the Court's website

at the following link in order to stay apprised of future developments impacting Bankruptcy Court operations and case administration:

https://www.nvb.uscourts.gov/

The Court will vacate or amend this General Order no later than April 10, 2020.

Dated this 16^h day of March 2020.

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BRUCE T. BEESLEY, CHIEF JUDGE UNITED STATES BANKRUPTCY COURT

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

IN RE: COURT OPERATIONS UNDER THE EXIGENT CIRCUMSTANCES CREATED BY COVID-19 AND RELATED CORONAVIRUS

TEMPORARY GENERAL ORDER 2020-03

This General Order is being issued in response to the recent outbreak of the coronavirus disease 2019 ("COVID-19") in the District of Nevada.¹ The Governor of the State of Nevada has declared a public health emergency throughout the state in response to the spread of COVID-19 in Nevada, and various local governments—including Clark County—have declared local emergencies. Moreover, the President of the United States has declared a national emergency. The Court is therefore taking the temporary actions listed below, both in response to these emergency declarations and to do its part in slowing the spread of COVID-19—to lessen COVID-19's impact on the public and the public health system.

The Centers for Disease Control and Prevention ("CDC") recommends that communities with local COVID-19 transmission implement community mitigation strategies.² CDC specifically recommends—in pertinent part—that employers

¹As of the date of entry of this order, the District of Nevada has been home to 26 reported cases of the disease, along with community impacts from statewide school, business, and sports closures—as well as conference cancellations. Moreover, the numbers of presumptive positive patients continue to increase.

²CDC, Implementation of Mitigation Strategies for Communities with Local COVID-19 Transmission, https://www.cdc.gov/coronavirus/2019-

implement social distancing measures such as increasing physical space between workers, staggering schedules, decreasing meetings, limiting large gatherings, and limiting work-related travel. See id. Nevada state government officials, along with Clark and Washoe County officials, are closely monitoring the COVID-19 outbreak in coordination with other state, local and federal health officials. Thus far, Clark and Washoe Counties have advised individuals to take precautions against contracting the respiratory disease, and have suggested preparations they can take.

Given the significant number of identified and projected cases of COVID-19 in this District and nationally, the severity of the risk posed to the public, and to implement the public health recommendations mentioned above, it is hereby ordered that, effective Monday, March 16, 2020:

- All civil and criminal trials, including any associated deadlines, are continued until April 10, 2020 pending further order of the Court;
- All non-case related events scheduled to be held in the District's courthouses, including the Inn of Court and Project Real, are postponed pending further order of the Court;
- 3) As to criminal matters, due to the Court's reduced ability to obtain an adequate spectrum of jurors, and the effects of the above public health recommendations—particularly relating to social distancing measures—on the availability of counsel and Court staff, the time period of the continuances implemented by this General Order will be excluded under the Speedy Trial Act, as the Court specifically finds that the ends of justice are best served by

ncov/downloads/community-mitigation-strategy.pdf (last accessed March 13, 2020). The CDC has since also recommended a blanket prohibition on all gatherings of more than 50 people. See CDC, Get Your Mass Gatherings or Large Community Events Ready, https://www.cdc.gov/coronavirus/2019-ncov/community/large-events/mass-gatherings-ready-for-covid-19.html (last accessed March 16, 2020).

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ordering the continuances, which outweighs the best interests of the public and any defendant's right to a speedy trial under 18 U.S.C. § 3161(h)(7)(A). This Order does not affect other aspects of the District's court operations.

The Court will vacate or amend this General Order no later than April 10, 2020.

Dated this 16th day of March 2020.

MIRANDA M. DU, CHIEF JUDGE UNITED STATES DISTRICT COURT