COURT PROCEDURES AND PRACTICE TIPS FOR REMAINDER OF 2021

Judge Joseph N. Callaway

June 1, 2021

As the court transitions back to regular order and business in the summer of 2021, in addition to the E.D.N.C. local rules and administrative guidelines, the following terms and conditions apply to hearings scheduled before Judge Callaway.

1) Consumer Motions Day Hearings

- a) Beginning with the July 7 calendar in Greenville, the courtroom will regularly be open for live attendance on consumer motions hearings days. The trustee attorney will be present in the courtroom for those hearings. The telephone line will be open as well.
- b) Attorneys may appear at consumer motions day hearings in Greenville and Fayetteville (July 22, September 23, and November 18) in person or telephonically. All cases involving witness testimony and presentation of complex argument must be presented in person. Counsel may, however, chose to report settlements, no opposition, or seek ordinary continuances telephonically.
- c) If not an emergency matter, for Greenville Division matters set in the Fayetteville Division courtroom, and vice versa, the court will routinely grant continuance requests to the next consumer motions date in the applicable division to avoid unnecessary travel.

2) Other Hearings

- a) For the remainder of 2021, motions in adversary proceedings, chapter 11 cases, chapter 12 cases, and other complex matters will be scheduled and designated on the corresponding court calendar as in person, by video, or telephonic. In the absence of a telephonic or video designation setting, the default position will be in person at the stated venue.
- b) Counsel may attend in person hearings by telephone but only if approved in advance and solely to "listen in" to the hearing. In the absence of permission from the court granted in advance, counsel attending telephonically will not be allowed to examine witnesses, present documentary evidence, or make legal argument.
- c) Counsel may jointly request that in its discretion the court set a matter for hearing by remote video process (such as Zoom). The request should be made as far in advance as possible and in any event at least three full business days in advance of the hearing.
- d) The setting of a hearing by remote video will normally require consent of all interested parties. If the matter is contested, will require the testimony of multiple witnesses, or contains numerous documentary exhibits, the court will likely require an in person hearing.
- e) When appearing by remote video or telephone, all risk of communication breakdown lies with the party using telephonic or remote video means.

3) Exhibits

Documentary exhibits expected to be presented or relied upon at hearing, along with a list of witnesses, must be filed in the case CM/ECF docket in PDF by 4:00 pm prevailing Eastern Time the day before the hearing. Unless indicted to the contrary, the court will not need to receive paper copies of documents electronically filed in advance.

4) Contact with Court and Court Personnel.

- a) All requests for relief should be in the form of written motions filed with the Clerk of the Court. For procedural questions, such as scheduling, counsel should contact case managers, Lisa Payne and Sharon Angel at NCEBml_CourtroomStaff_JNC@nceb.uscourts.gov. In the event of emergencies, their office phone numbers are 252-917-6118 and 252-917-6123, but email is more reliable and preferred. Voice mail messages may not be relied upon.
- b) *Ex parte* contact with Judge Callaway about pending cases is strictly prohibited. All communications concerning pending cases may only be made on the record in open court.
- c) At Judge Callaway's direction, his staff may contact counsel as the need arises. If such contact is made, please refrain from engaging in discussions regarding legal argument or matters that are not the subject of the call.

5) Continuances.

A continuance in a non-consumer day matter must be requested by written motion. All motions for continuance should concisely state the reason for the requested continuance; whether the continuance is agreed; and the amount of additional time needed. If the motion to continue does not contain this information, it is likely to be set for hearing rather than granted in advance.

6) Settlements.

- a) If a matter is settled in advance of hearing, please immediately contact the case manager so that the court may readjust its limited resources accordingly.
- b) If reduced to writing and signed by all parties prior to a scheduled hearing/trial, and a settlement approval motion (where applicable) has been filed, only one counsel is required to attend the scheduled hearing/trial (unless it is first continued) to report, although all interested parties are invited. Telephonic attendance is permissible to report a settlement.
- c) If a proposed settlement has not been reduced to writing and signed by all parties prior to a scheduled hearing, all parties must appear and announce the terms of the settlement into the record. A telephonic hearing may be requested. Once the terms of a settlement are announced, the court will consider the parties bound by the agreement announced on the record, subject only to approval of the settlement motion if required.
- d) If a settlement requires approval pursuant to Federal Rule of Bankruptcy Procedure 9019, a motion seeking approval of the settlement should be filed by CM/ECF in the main bankruptcy case only rather than in the adversary proceeding (if applicable). Along with the motion, parties should submit a proposed form of order approving the settlement in the main case and a proposed form of judgment or dismissal order in the adversary proceeding.