

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF DELAWARE**

STANDING ORDER REGARDING )  
PROVISION OF PAPER COPIES )  
OF ELECTRONICALLY FILED )  
DOCUMENTS )

**STANDING ORDER**

WHEREAS, the District of Delaware Local Rules of Civil Practice provide, “When a party electronically files a document, the electronically filed copy is deemed the original. One paper copy of the following papers shall be furnished to the Clerk, unless otherwise ordered by the Court . . . .” D.Del. LR 5.3;

WHEREAS, all of the judges have some variation on the Local Rule requirement in their form orders, sometimes requiring “courtesy copies” or additional copies when an electronically filed document is filed under seal;

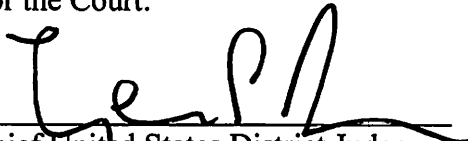
WHEREAS, the Court has considered the requirements of the above-cited Local Rule, any standing order to similar effect, and any case-specific orders to similar effect, and concluded that they should be suspended until further notice;

NOW, THEREFORE, this 13<sup>th</sup> day of March 2020, IT IS HEREBY ORDERED that:

District of Delaware Local Rule 5.3, any standing order to similar effect, and any case-specific orders to similar effect are **SUSPENDED** until further notice, unless a judge makes a specific request subsequent to this Standing Order for paper copies.

This Standing Order does not apply to criminal cases.

For the Court:

  
Chief United States District Judge