# UNITED STATES DISTRICT COURT EASTERN DISTRICT OF LOUISIANA

### <u>ORDER</u>

Appropriate public notice and an opportunity for comment having been given, pursuant to a majority vote of the active judges of this court;

IT IS ORDERED that effective December 3, 2018, the Local Civil Rules of the United States District Court for the Eastern District of Louisiana are hereby amended as follows:

#### LR 5.4 – Certificate of Service:

Every document filed after the initial complaint must bear a certificate by the attorney or party who files it that, contemporaneously with or before filing, copies have been served on all parties or their attorneys in a manner authorized by FRCP 5(b)(2) or via the court's CM/ECF system. When a document filed after the initial complaint is served by filing it with the court's electronic filing system, no certificate of service is required when all parties are electronic filers and will receive notice through the court's electronic filing system. When a document that is required to be served is served by means other than the court's electronic filing system, the document must include a certificate of service indicating that the document has been served on all parties contemporaneously with its filing with the court, or within a reasonable period of time after the document has been filed with the court, and must list each party on which the document has been served by means other than the court's electronic filing system, and the means of service.

#### LR 16.2 Call of the Docket

To ensure compliance with FRCP 4 (m) <u>and 16(b)(2)</u>, the case manager in each section of court, once a month or as often as the court deems proper, must call all cases before the court that have been pending <u>120</u> <u>90</u> days or longer after filing of the complaint, and in which issue has not been joined. The call must be on the regular day and time assigned for submission of motions, and the clerk must give 14 days' notice of the call to all counsel of record.

## LR 62.2 Supersedeas Bond or Other Security

A supersedeas bond staying execution of a money judgment must be in the amount of the judgment plus 20% of that amount to cover interest, costs and any damages award, unless the court directs otherwise. A bond or other security staying execution of a money judgment must be in the amount of the judgment plus 20% of that amount to cover interest, costs, and any damages award, unless the court directs otherwise.

New Orleans, Louisiana, this 3<sup>rd</sup> day of December, 2018.

Darrette Jolivette Brown NANNETTE JOLIVETTE BROWN, CHIEF JUDGE