IN THE UNITED STATES DISTRICT COU FOR THE NORTHERN DISTRICT OF TEX

U.S. DISTRICT COURT NORTHERN DISTRICT OF TEXA FILED JUN - 4 2012 CLERK, U.S. D T COURT amony , **n**

Special Order No. 2-81

- By Special Order No. 2-80, the District Judges of this Court amended local civil rule LR
 83.10 and local criminal rule LCrR 57.10.
- Following receipt of public comment, the Court has determined to amend local civil rule LR
 83.10 and local criminal rule LCrR 57.10 as set forth in the attachment to Special Order No.
 2-80.
- 3. Amended local civil rule LR 83.10 and local criminal rule LCrR 57.10 take effect on September 4, 2012 and apply to all proceedings in civil and criminal actions thereafter commenced and, insofar as just and practicable, all proceedings in civil and criminal actions then pending.
- 4. The Clerk of Court is directed to make the necessary distribution.

SO ORDERED.

June 4, 2012.

FOR THE COURT:

CHIEF JUDGE

2012 PROPOSED LOCAL RULES AMENDMENTS

New material in an existing rule is redlined, and deleted material is stricken out.

LR 83.10 Requirement of Local Counsel.

(a) Local Counsel Required. Unless exempted by LR 83.11, local counsel is required in all cases where an attorney appearing in a case does not reside or maintain an the attorney's principal office in this district. "Local counsel" means a member of the bar of this court who resides or maintains an the attorney's principal office in this district and whose residence or principal office is located within 50 miles of the courthouse in the division in which the case is pending. Attorneys desiring to proceed without local counsel must obtain leave from the presiding judge. If the request for leave is denied, written designation of local counsel must be filed within 14 days of the denial.

(b) **Duties of Local Counsel.** Local counsel must be authorized to present and argue a party's position at any hearing called by the presiding judge on short notice. Local counsel must also be able to perform, on behalf of the party represented, any other duty required by the presiding judge or the local rules of this court.

LCrR 57.10 Requirement of Local Counsel.

(a) Local Counsel Required. Unless exempted by LCrR 57.11, local counsel is required in all cases where an attorney appearing in a case does not reside or maintain an the attorney's principal office in this district. "Local counsel" means a member of the bar of this court who resides or maintains an the attorney's principal office in this district and whose residence or principal office is located within 50 miles of the courthouse in the division in which the case is pending. Attorneys desiring to proceed without local counsel must obtain leave from the presiding judge. If the request for leave is denied, written designation of local counsel must be filed within 14 days of the denial.

(b) **Duties of Local Counsel.** Local counsel must be authorized to present and argue a party's position at any hearing called by the presiding judge on short notice. Local counsel must also be able to perform, on behalf of the party represented, any other duty required by the presiding judge or the local criminal rules of this court.