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APR 2 1984

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5	UNITED STATES DISTRICT COURT		
6	WESTERN DISTRICT OF WASHINGTON		
,	IN RE:) CEMERAL ORDER		
8	BMERGENCY BANKRUPTCY RULE		
9	At the direction of the Judges of this Court, the Emergency		
10	Bankruptcy Rule enacted by this Court on the 25th day of December		
11	1982, is hereby extended until Congress enacts appropriate		
12	remedial legislation in response to the Supreme Court's decision		
13	in Northern Pipeline Construction Co. v. Marathon Pipe Line Co.,		
14	U. S, 102 S. Ct. 2858 (1982).		
15	DATED this day of April, 1984.		
16	/		
17	Walte Idre Orven		
18	CHIEF UNITED STATES DISTRICT JUDGE		
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20	UNITED STATES DISTRICT JUDGE		
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22	UNITED STATES DISTRICT JUDGE		
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24 -	Barbara Mathetein		
25	UNITED STATES DISTRICT JUDGE		
26 ;			
ı	General Order Page -1- ONLYED STATES DISTRICT JUDGE		
	11		

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON

IN RE:)	
	}	GENERAL ORDER
AMENDMENTS TO GENERAL RULES.)	

The General Hules of this Court are hereby amended:

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ATTORNEYS

(c) Procedure for Admissions

(1) Applicants for admission to the bar of this Court shall file with the Clerk a written petition setting forth their residence and office addresses, their general and legal education, a listing of the courts to which they have been admitted to practice, together with the statutory filing fee. Applicants shall certify that they have read the Federal Rules of Civil and Criminal Procedure and the Local Rules of this Court. The potition shall be accompanied by certificates from two reputable members of the bar of this Court, stating how long they have known the pelitioner and that they attest to the petilioner's good character. Once the Clerk certifies compliance with this rule, petitioners may be admitted in one of two ways: In a general admission ceremony or by special admission. General admission <u>geremonics are held in the U.S. Courthouses in Scattle and Tacoma.</u> The Clerk sets the time and date for each general admission ceremony and notifies those petitioners whose applications are on file. Petitions must be submitted at least five days prior to any swearing in deremony, and petitioners shall take the path in open court. If you are unable to attend a regularly scheduled ceremony petitioners may be specially admitted by filing an affidavit showing good cause, and by having the oath administered by a United States District Judge, or a full-time or part-time United States Magistrate. The oath form must be obtained prior to admission through the Seattle or Tacoma Clerk's Offices, and your petition must have been certified correct by the Clerk. The oath form must be returned by the applicant following the swearing in ceremony and filed with the Clerk's office to become effective. If a petition remains on file with the Clark for more than one year without the applicant being admitted, the petition expires and must be resubmitted.

(d) Permission to Participate in a Particular Case

Such application shall be promptly filed with the Clerk and shall set forth: (1) the basis upon which "particular need" is claimed; (2) a statement that the applicant understands that he is charged with knowing and complying with all applicable local rules; (3) a statement that the applicant has not been disbarred or formelly consured by a Court of record or by a state bar association; and (4) a statement that there are no pending disciplinary proceedings against the applicant. This application shall be accompanied by a representation by local counsel that he is authorized and will be propared to handle the matter, including the trial thereof, in the event the applicant is unable to be present upon any data assigned by the Court. Applications filed under this rule must be approved by the Court. A proposed Order for the Judge's signature must be attached to the application.

(e) Disbarment and Discipline

where it is shown to the Court that any member of the bar of this Court has been suspended or disbarred from practice by the Supreme Court of Washington or has been convicted of a followy subsequent to his the member's admission to the bar of this Court, he/she shall be forthwith suspended from practice before this Court. He The attorney will thereupon be afforded the opportunity to show good cause within 20 days why he/she should not be disbarred or suspended from practice in this court. Upon his a response to the order to show cause, he/she shall be entitled to a hearing as provided in the following paragraph, or upon the expiration of 20 days if no response is made, the Court will enter an appropriate order. Reinstatement to active membership in the Washington State Bar Association will automatically result in reinstatement to the bar of this Court unless other provisions of this rule apply.