

FILED

JUN 19 1984

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA

CLERK, U. S. DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA
BY  DEPUTY CLERK

RE:)
BANKRUPTCY APPEALS PROCEDURE) GENERAL ORDER NO. 157
_____)

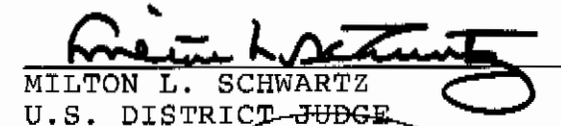
Good Cause Appearing, the document attached hereto entitled "Order Re Procedure To Be Followed In Appeal From Bankruptcy Court" is hereby adopted and shall apply to all bankruptcy cases arising in the Sacramento Division of this Court.

IT IS SO ORDERED.

DATED: June 19, 1984.



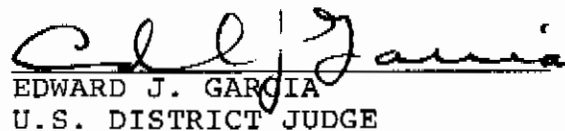
LAWRENCE K. KARLTON
CHIEF U.S. DISTRICT JUDGE



MILTON L. SCHWARTZ
U.S. DISTRICT JUDGE



RAUL A. RAMIREZ
U.S. DISTRICT JUDGE



EDWARD J. GARCIA
U.S. DISTRICT JUDGE

UNITED STATES DISTRICT COURT FOR THE
EASTERN DISTRICT OF CALIFORNIA

In Re:)
)
 Debtor)
)
 _____)
 Adversary Proceeding)
 No. _____)
)
 Plaintiff,)
)
 v.)
)
 Defendant.)
 _____)

District Court Case Number
Civil _____

Bankruptcy Court Case Number
BKCY CASE NO. _____

ORDER RE PROCEDURE TO BE
FOLLOWED IN APPEAL FROM
BANKRUPTCY COURT

The Notice of Appeal filed by Appellant _____
from the Judgment/Order entered in the Bankruptcy Court on
_____, has been received in the District Court.
The appeal has been assigned the above District Court number
which number contains the District Judge's initials. Said
case number must appear on all documents hereafter filed in
this appeal.

No joint designation of the record is required as in
the past. Instead, it is the responsibility of counsel for
each side to file those excerpts of the record which that
counsel wishes the District Court to consider as part of the
appeal. Certain matters are required to be included in counsel's
Excerpts of the Record, as outlined in the attachment hereto.

The list of documents which follows lists all of the
documents required for the appeal and when and where to file
them.

ORDER RE PROCEDURE TO BE FOLLOWED IN APPEAL FROM BANK-
RUPTCY COURT.

DOCUMENT	NO. OF COPIES	DATE FOR FILING	PLACE TO FILE
1. Statement of Issues on Appeal (to be prepared and filed by Appellant's Counsel)	Original and 2 copies	Within 10 days after receipt of Order Re: Procedure	District Court Clerk's Office
Notice re Reporter's Transcript. This Notice (to be filed by Appellant's Counsel) shall state either that by joint agreement of counsel no Reporter's Transcript is needed or that the Reporter's Transcript has been ordered.*	Original and 1 copy	Within 10 days after receipt of Order Re: Procedure	District Court Clerk's Office
3. Reporter's Transcript* (If required)	1 copy	Within 30 days after filing the Statement of Issues on Appeal	District Court Clerk's Office
4. Appellant's Brief and Appellant's Excerpts of Record, separately bound	2 copies	Within 15 days following the filing of the Reporter's Transcript or the Notice that no Tran- script will be needed	District Court Clerk's Office
5. Appellee's Reply Brief and Appellee's Excerpts of Record separately bound	2 copies	Within 15 days after service of the Appellant's Brief.	District Court Clerk's Office
6. Appellant's Reply Brief	2 copies	Within 10 days after service of the Reply Brief of the Appellee	District Court Clerk's Office
7. Notice by Appellant's Counsel to the District Judge's Court Room Deputy that all documents are complete and the appeal may be calendared for argument	Original and 1 copy	10 days after service of the Appellant's Reply Brief	District Court Clerk's Office

CLERK, U.S. DISTRICT COURT

BY: _____

*Unless counsel jointly agree that no Reporter's Transcript is needed, a Transcript of the entire proceedings shall be ordered. The Appellant must order and pay for the original and two copies of the Transcript. The Appellant receives the original. In addition to the copy to be filed in the District Court Clerk's Office (which Appellant's Counsel is responsible for filing), the Reporter is required to file a copy of the Transcript in the Bankruptcy Clerk's Office.

required Excerpts of Record . . . The excerpts filed by the appellant shall include the following documents:

1. the complaint and answer(s) or toher equivalent operative pleadings;
2. the pretrial order, if any
3. the judgment or order from which the appeal is taken;
4. other orders sought to be reviewed, if any;
5. any supporting opinion, findings of fact or conclusions of law filed or delivered orally by the trial court (citations if opinion is published);
6. the motion and response upon which the court rendered judgment, if any;
7. the notice of appeal; and
8. the trial court docket sheet.

Form of Excerpts. The required excerpts shall be reproduced on white paper by any duplicating or copying process capable of producing a clear black image, and each copy shall have a cover styled as described by Rule 32(a) of the Federal Rules of Appellate Procedure.

The excerpts shall be paginated and shall be indexed with a description of the documents contained therein and their corresponding page numbers.