

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF TEXAS

December 14, 2022

Nathan Ochsner, Clerk of Court

By Deputy Clerk 

ORDER ON WRITTEN WAIVERS OF §  
PERSONAL APPEARANCES UNDER §  
THE CARES ACT §

GENERAL ORDER NO. 2022-22

ELEVENTH SUPPLEMENTAL ORDER ON WRITTEN WAIVERS OF  
PERSONAL APPEARANCES UNDER THE CARES ACT

The CARES Act provisions on Judiciary Video Teleconferencing for Criminal Proceedings allow for remote appearances by defendants if counseled waiver is given on the record. Certain Federal Rules of Criminal Procedure, including Rules 10(b)(2), 15(c)(1)(A), 20(a)(1), 23(a)(1), 32(e), 43(b)(2), allow a defendant to consent or to waive certain rights, but require this consent or waiver to be in writing. Various documents, such as financial affidavits and appearance bonds or other orders for release, generally call for the signatures of defendants, counsel, or judges. The current pandemic-related circumstances may make it impracticable or unduly burdensome to obtain physical signatures in a timely manner. For these and similar reasons, the following ORDER is entered:

When a judge finds that obtaining a physical signature on a document is impracticable or unduly burdensome in light of the public-health situation relating to COVID-19, that document may be signed electronically.

When a defendant's signature is called for, either defense counsel or the presiding judge may sign on the defendant's behalf if the defendant, after an opportunity to consult with counsel, consents on the record.

When a defendant's written consent or waiver is not explicitly required by the Federal Rules of Criminal Procedure or other applicable law, the consent or waiver may be obtained in


whatever form is practicable under the circumstances, so long as the defendant's consent or waiver is clearly reflected in the record.

A judge has the discretion not to follow this Order in any specific case or in all cases pending before that judge.

None of these provisions preclude jury trials or other in-person proceedings.

This Order is effective beginning December 24, 2022 and will expire on the earlier of termination of the national emergency declared by the President, or, unless renewed by court order, on March 23, 2023.

ORDERED this the 14<sup>th</sup> day of December, 2022.

  
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RANDY CRANE  
CHIEF JUDGE