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GENERAL ORDER NO. 92-27

FILED
U.S. DISTRICT COURT
EASTERN DISTRICT OF TEXAS

DEC -7 1992

DAVID J. MALAND, CLERK
BY DEPUTY *Rita Robbins*

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS

ORDER REGARDING CASES REMOVED FROM STATE COURT
TO FEDERAL COURT

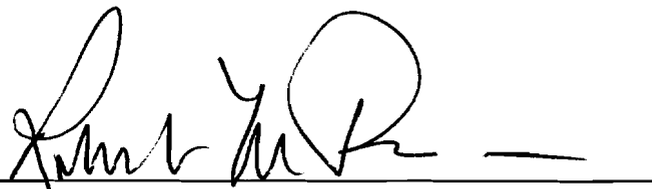
It is recognized that at the time of removal of a case from state court to the U. S. District Court, there may be motions pending which originated in state court but which parties would like to have submitted to the judge in District Court.

IT IS THEREFORE ORDERED that upon removal of a case from state court to the U. S. District Court, parties re-urge any motion(s) requiring the attention of the judicial officer assigned to the case in this court.

It is FURTHER ORDERED that the re-urging of such motions be in compliance with Article Four, "Motion Practice," of the Civil Justice Reform Act Plan (CJRA Plan) and its addendums.

Absent re-urging, said motions are hereby held to be moot.

Signed this 4th day of December, 1992.



Robert M. Parker
Chief Judge
United States District Court

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF TEXAS
TYLER DIVISION**

MEMO:

DATE: December 7, 1992

**TO: District Judges
Magistrate Judges
Courtroom Deputies
Civil Docketing Personnel**

FROM: David Maland *David Maland*

**SUBJECT: General Order 92-27 Regarding Re-urging of Pending Motions in
Removed Cases**

Attached is a copy of General Order No. 92-27, which requires a party in a removed case to re-urge any motions pending in state court which that party would like this court to rule upon. A copy of this general order will be sent to counsel and/or parties in all cases removed to this court.

cc: Frank Monge