

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF OHIO

In re:

GENERAL ORDER #12-3

MOTIONS / APPLICATIONS NOT
REQUIRING A 21 DAY NOTICE

GENERAL ORDER REGARDING
MOTIONS / APPLICATIONS NOT
REQUIRING A 21 DAY NOTICE
(Effective January __, 2019)

IT IS HEREBY ORDERED, effective January __, 2019, that the following motions / applications do not require the twenty-one (21) day notice referenced in LBR 9013-1(a):

Debtor's Motion to Extend Time to File Schedules and Statement of Financial Affairs;
Debtor's Motion to Dismiss His / Her Chapter 13 Case, unless they previously converted
From another chapter;
Trustee's Application to Appoint Himself / Herself / Trustee's Law Firm as Attorney for the Trustee;
Motion for *Pro Hac Vice* Admission;
Motion for Expedited Hearing or to Shorten Response Time Under LBR 9073-1¹
Motion for Temporary Restraining Order;
Motion to Continue Hearing;
First Motion to Extend Response Time;
Trustee or United States Trustee's Motion for a 2004 Examination of the Debtor;
Motion to Limit Notice to Parties;
Debtor's Motion to Delay Entry of Discharge Order, for purpose of filing a reaffirmation
Agreement;
Motion for Refund of Filing Fee;
Motion to Appear at Hearing by Telephone;
Motion to Redact Personal Identifiers; and
Motion for Bar Date for Filing Proofs of Claim (Chapter 11).

This **General Order** is entered in conjunction with Local Bankruptcy Rule 9013-1(a).

Dated: January __, 2019

For the Court:

Jeffery P. Hopkins, Chief
United States Bankruptcy Judge

¹ Unless listed in this General Order or otherwise provided in the [Local Bankruptcy Rules](#) or the [Federal Rules of Bankruptcy Procedure](#), every motion or application for substantive relief shall have a twenty-one (21) day notice. This allows the Court to rule on the substantive motion or application after the full notice period in the event that the accompanying motion to shorten response time is denied.