

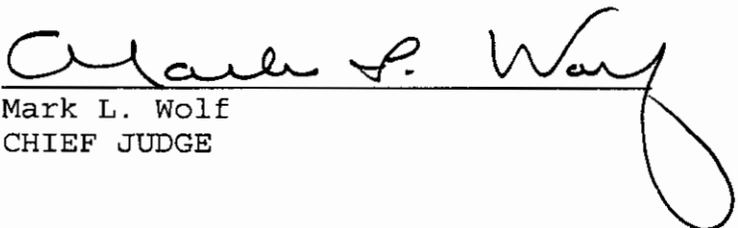
UNITED STATES DISTRICT COURT  
DISTRICT OF MASSACHUSETTS

APPOINTMENT OF CHIEF JUDGE OF THE  
UNITED STATES BANKRUPTCY COURT  
FOR THE  
DISTRICT OF MASSACHUSETTS

ORDER

Pursuant to the attached December 10, 1986 Standing Order With Respect to Chief Judge of the Bankruptcy Court, the United States District Court for the District of Massachusetts exercises its authority under 28 U.S.C. §154(b) to designate Henry Boroff to serve as Chief Judge of the District of Massachusetts Bankruptcy Court for four years beginning on December 10, 2006.

November 27, 2006

  
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Mark L. Wolf  
CHIEF JUDGE

UNITED STATES DISTRICT COURT

DISTRICT OF MASSACHUSETTS

STANDING ORDER WITH RESPECT TO CHIEF JUDGE  
OF THE BANKRUPTCY COURT

Pursuant to the provisions of 28 U.S.C., Section 154(b), as enacted by the Bankruptcy Amendments and Federal Judgeship Act of 1984 (the "Act"), this court hereby promulgates the following standing order with respect to the selection of Chief Judge of the Bankruptcy Court.

1. The Bankruptcy Judge in regular active service who is then under sixty-five years of age, has not served previously as Chief Judge by appointment pursuant to the Act, and is senior in date of initial appointment pursuant to the Act shall be the Chief Judge of the Bankruptcy Court for a term of four years. Judges whose appointments bear the same date shall have precedence according to seniority in age. If all the Bankruptcy Judges in regular active service are then sixty-five years of age or older, or all those otherwise qualified have previously served as Chief Judge by appointment pursuant to the Act, the youngest shall act as Chief Judge until a judge has qualified who is under sixty-five years of age and has not served as Chief Judge, but a Judge may not qualify to act as Chief Judge until that Judge has served as a Bankruptcy Judge for one year unless no other Bankruptcy Judge has served for one year.

2. The Chief Bankruptcy Judge shall preside at any session which that Judge attends, and perform such duties and responsibilities as may from time to time be delegated to the Chief Bankruptcy Judge to ensure the rules of the Bankruptcy Court and of the district court are observed and the business of the Bankruptcy Court is handled effectively and expeditiously.

3. If the Chief Bankruptcy Judge desires to be relieved of the duties of Chief Judge while retaining his active status as a Bankruptcy Judge, that Judge may so certify to the chief Judge of the District Court, and thereafter the Bankruptcy Judge in active service who is qualified, next in precedence and willing to serve shall become Chief Judge of the Bankruptcy Court.

4. If a Chief Bankruptcy Judge is temporarily unable to perform the duties of Chief Bankruptcy Judge, such duties shall be performed by the Bankruptcy Judge in active service, present in the district and able and qualified to act, who is next in precedence.

5. Other Bankruptcy Judges shall have precedence and preside according to the seniority of their appointments. Judges whose appointments bear the same date shall have precedence according to seniority in age.

Signed: Frank H. Freedman, Chief Judge

Joseph L. Tauro, D.J.

Walter Jay Skinner, D.J.

A. David Mazzone, D.J.

Robert E. Keeton, D.J.

John J. Mc Naught, D.J.

David S. Nelson, D.J.

Rya W. Zobel, D.J.

William G. Young, D.J.

Mark L. Wolf, D.J.

Douglas P. Woodlock, D.J.

Dated: December 10, 1986