

1/3/95

IN THE UNITED STATES DISTRICT COURT FOR THE  
NORTHERN DISTRICT OF FLORIDA

MISC. NO

1-5409-0

ORDER DESIGNATING BANKRUPTCY JUDGES  
TO CONDUCT JURY TRIALS

PER CURIAM:

Bankruptcy Reform Act of 1994 (P.L. 103-394, §112)

amended 28 U.S.C. §157 to provide:

If the right to a jury trial applies in a proceeding that may be heard under this section by a bankruptcy judge, that bankruptcy judge may conduct the jury trial if specially designated to exercise such jurisdiction by the district court and with the express consent of all parties.

District Judges have unanimously agreed to authorize the bankruptcy judge of this district, including any bankruptcy judge sitting by designation, to conduct such trials

Acting under the express authority granted to the undersigned by the judges of this district to enter this order on behalf of the entire court,

IT IS ORDERED that the United States District Court for the Northern District of Florida, hereby specially designates the bankruptcy judges of this district to conduct jury trials pursuant to 28 U.S.C. §157(e). When conducting a jury trial pursuant to the authority herein granted, the Federal Rules of Civil Procedure, District of Florida Local Rules shall apply to such proceeding to the exclusion of any Northern District of Florida Local Bankruptcy Rule that may from time to time be adopted.

DONE AND ORDERED this 3rd day of January, 1995.

FILED  MAURICE M. PAUL, CHIEF JUDGE