UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

-against-

STEVEN DONZIGER,

Defendant.

19-CR-561 (LAP) 11-CV-691 (LAK)

ORDER

LORETTA A. PRESKA, UNITED STATES DISTRICT JUDGE:

Mr. Donziger's counsel, Lauren Regan, has informed the Court that she will not attend trial in person. As the Court noted in its order of October 28, a phone will be available on the defense table that can also be used in the jury room for Mr. Donziger to consult with counsel during trial. (Dkt. no. 196.) Additionally, consistent with the order attached hereto as Exhibit A, Mr. Donziger will be permitted to bring his personal cellular phone into the courtroom for trial and may use it to consult with and send text messages to counsel, as he would pass a note at trial. (Standing Order dated Sept. 8, 2020, In re: Coronavirus/COVID-19 Pandemic, No. 20-MC-316, dkt. no. 1 at 4.)

Mr. Donziger is reminded that "Local Civil Rule 1.8 remains in

full force and effect, including the absolute prohibition on any audio or video recording of any proceeding." (Id. at 4.)

SO ORDERED.

Dated: November 5, 2020

New York, New York

LORETTA A. PRESKA, U.S.D.J.

Loutta a. Presta

Exhibit A

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

Chief Judge Colleen McMahon

IN RE: CORONAVIRUS/COVID-19 PANDEMIC

20 MISC 316

THIS MATTER RELATES TO:

Temporary Provisions for Jurors and Cellular Telephone Authorization for Jurors and Trial Participants



WHEREAS, in response to the coronavirus/COVID-19 pandemic, the President of the United States has declared a national emergency and the Governor of New York has ordered restrictive measures throughout the state; and

WHEREAS, the Centers for Disease Control and Prevention and other public health authorities have advised the taking of precautions to reduce the possibility of exposure to the virus and slow the spread of the disease; and

WHEREAS, the interests of justice require the court to continue to convene juries in this district, and will not permit a delay until the health risks associated with the pandemic have diminished; and

WHEREAS, the need to enforce social distancing rules means that not all counsel and parties may be able to sit together at counsel table, and that paralegals, technology assistants and others involved in the presentation of evidence may be at a remove from an attorney who needs to communicate with them, such that it will not be possible for such

individuals to hold private communications in close quarters during the trial day without interrupting the trial and delaying proceedings, and

WHEREAS, in light of the above, the Court has considered whether certain special procedures ought to be implemented during times jurors and trial participants convene at the courthouse, and concluded that in order to facilitate court operations and reduce unnecessary travel and thereby protect the health of jurors, trial participants, court staff and the public; it is hereby

ORDERED, effective September 14, 2020 through December 31, 2020, that prospective jurors in this district, when ordered to attend court, shall remain inside the courthouse until the Jury Administrator indicates their continued attendance for the day is no longer required; and it is further

ORDERED, that the Clerk of Court is authorized to provide light refreshments and/or meals in the courthouse to both prospective and empaneled jurors during all times when jurors convene at the courthouse; and it is further

ORDERED, effective September 14, 2020 through December 31, 2020, that Jurors and Trial Participants (as defined herein) are authorized, notwithstanding any other Local Rule of this court, to bring into the courthouse one cellular telephone (the "Device"). Jurors include prospective jurors and empaneled petit and grand jurors. Trial Participants are defined as attorneys for a party, including all co-counsel, legal or technology assistants paralegals, or other persons participating in the presentation of evidence at a trial then proceeding before a judge of this Court, including witnesses and one designated representative of any corporate party; and it is further

Case 1:20-mc-00316-CM Document 1 Filed 09/09/20 Page 3 of 3

ORDERED, that prospective jurors are required to follow the directions of the Clerk

of Court or her Deputy Clerks regarding the use of such Devices, including but not limited

to when they may be turned on and where they must be stored when not in use. Empaneled

petit jurors and Trial Participants must follow the directions of the presiding trial judge

regarding the use of such Devices, including when they may be turned on and where they

must be stored when not in use (which location may be other than in the courtroom where

the trial is taking place). Grand jurors are required to follow the directions of the United

States Attorney regarding use of such Devices; and it is further

ORDERED, that Local Civil Rule 1.8 remains in full force and effect, including

the absolute prohibition on any audio or video recording of any proceeding or any

communication with the Court, an employee of the Court or any person acting at the

direction of the Court, including a mediator.

Dated: September 8, 2020

New York, NY

COLLEEN McMAHON Chief United States District Judge