UNITED STATES DISTRICT COURT DISTRICT OF CONNECTICUT

In Re:

Amended Order of the Chief Judge Regarding the Operations of the United States District Court for the District of Connecticut in the Absence of an Appropriation or Continuing Resolution Enacted by the United States Congress and the President

ADMINISTRATIVE ORDER

2025 - 24

If an appropriation or continuing resolution funding the operations of the United States Courts is not passed by the United States Congress and signed by the President before notification by the Administrative Office of the U.S. Courts (currently anticipated at close of business on Friday, October 17, 2025) that the Federal Judiciary must operate under the Antideficiency Act, 31 U.S.C. § 1341, et seq., the following measures shall take effect until superseded by such appropriation or continuing resolution or until further Order of the Court.

Pursuant to Volume 13, Chapter 2, § 230.50 of the <u>Guide to Judiciary Policy</u>, to avoid a violation of the Antideficiency Act, the judiciary must reduce its operations and incur only obligations and expenditures to perform "excepted activities." Excepted activities are defined as:

- 1. Activities necessary to the exercise of the judiciary's constitutional functions, <u>i.e.</u>, the resolution of cases in which there is a constitutional or statutory grant of jurisdiction;
- 2. Activities addressing circumstances such that the suspense of the function would threaten the safety of human life or the protection of property; and
- 3. Activities otherwise authorized by law, either expressly or by necessary implication, including:
 - a. Constitutional guarantees (e.g., the right to counsel under the Sixth Amendment);

- b. operating entitlement programs (e.g., Judicial Survivors Annuities System); and
- c. Activities needed for an orderly shutdown of other official functions.

Accordingly, upon review by the Judges of this Court of staffing levels and work necessary to support the exercise of Article III judicial powers, the Court has determined that all employees of the United States District Court for the District of Connecticut are hereby deemed to be performing work necessary to support the excepted activities of the Court, that is, the exercise of judicial powers. Although all employees are deemed to be performing excepted activities, the Court recognizes that not all employees are needed to report for duty every day during the shutdown. Accordingly, consistent with the requirements of the Antideficiency Act, the following measures are ordered beginning on October 20, 2025, and for the duration of the shutdown:

- All employees of the Clerk's Office of the United States District Court for the District of Connecticut are ordered furloughed on Fridays.
- 2. The Clerk's Office is ordered closed on Fridays. Neither this paragraph nor paragraph 1 prohibits a presiding judge from deciding that certain Clerk's Office personnel must report for duty on one or more Fridays as necessary to enable the judge to adjudicate a particular case.
 - 3. Travel, except as approved by the Chief District Judge, shall be avoided.
- 4. No new personnel may be hired, and no new expenditures of funds may be made without the consent of the Chief Judge.
 - 5. Training is suspended.
- 6. The General Services Administration (GSA), the Federal Protective Service (FPS), and the United States Marshals Service (USMS), District of Connecticut, are requested to maintain all functions necessary for the continued safe use of all United

States Courthouse facilities in the District of Connecticut. The Court will not require maintenance services or security after normal business hours or on weekends, unless essential to the exercise of its Article III judicial functions. The Court will support all active GSA, FPS, and USMS projects in the District.

The Court has determined that all employees of the United States Probation

Office for the District of Connecticut are hereby deemed to be performing excepted
activities. Accordingly, due to the nature of their work, all employees of the U.S.

Probation Office are ordered to report to work for their regularly scheduled hours,

Monday through Friday, and to continue all normal operations of the office.

This Court will continue to 1) hear and decide cases without interruption; 2) timely file and process all filings, motions, orders, emergency applications, and other litigation documents; 3) collect and deposit fees and costs into the Treasury; 4) accept and process new civil and criminal cases; 5) continue regular administration of the jury system; 6) produce reports on bail or release, and sentencing, or provide other services required by judges in the performance of their constitutional duties; 7) supervise offenders (i.e., individuals under supervised release, probation, and parole) and provide needed treatment services; and 8) handle new cases or maintain existing cases, as necessary to assist the court in implementing its orders and judgments.

The Chief Judge will periodically review the work of staff to determine if all staff continue to perform work necessary to support the exercise of Article III judicial powers. If staff is not so employed, they will, as required by law, be furloughed.

Staff will perform only excepted functions as set forth in this Order and are consistent with the Antideficiency Act and guidance from the Judicial Council of the Second Circuit, the Administrative Office, and the Judicial Conference of the United

States. The Clerk of Court and Chief U.S. Probation Officer are directed to provide staff with guidance to avoid any non-excepted work.

SO ORDERED.

Dated at Hartford, Connecticut, this 5th day of November, 2025.

Isl Michael P. Shea
Michael P. Shea
Chief United States District Judge