UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

A & G GOLDMAN PARTNERSHIP and PAMELA GOLDMAN,

Defendants-Appellants,

v.

IRVING H. PICARD, Trustee for the Liquidation of Bernard L. Madoff Investment Securities LLC,

and

CAPITAL GROWTH COMPANY; DECISIONS, INC.; FAVORITE FUNDS; JA PRIMARY LIMITED PARTNERSHIP; JA SPECIAL LIMITED PARTNERSHIP; JAB PARTNERSHIP; JEMW PARTNERSHIP; JF PARTNERSHIP; JFM INVESTMENT COMPANIES; JLN PARTNERSHIP; JMP LIMITED PARTNERSHIP; JEFFRY M. PICOWER SPECIAL COMPANY; JEFFRY M. PICOWER, P.C.; THE PICOWER FOUNDATION; THE PICOWER INSTITUTE OF MEDICAL RESEARCH; THE TRUST F/B/O GABRIELLE H. PICOWER; BARBARA PICOWER, individually and as Executor of the Estate of Jeffry M. Picower, and as Trustee for the Picower Foundation and for the Trust f/b/o Gabriel H. Picower,

Plaintiffs-Appellees.

USDC SDNY DOCUMENT ELECTRONICALLY FILED DOC #:_____ DATE FILED: <u>5/19/2016</u>

1:16-cv-2058-GHW 1:16-cv-2065-GHW

ORDER CONSOLIDATING ACTIONS

Upon joint motion, dated May 18, 2016 (the "Consolidation Motion"), filed by all parties, seeking to consolidate the two bankruptcy appeals captioned as A & G Goldman Partnership v. Picard, 16-cv-2058-GHW and A & G Goldman Partnership v. Capital Growth Co., 16-cv-2065-GHW (together, the "Goldman Appeals"), pursuant to Federal Rule of Civil Procedure 42(a), it is ORDERED that:

1. The Goldman Appeals shall be consolidated for all purposes.

2. All pleadings and papers filed in the Goldman Appeals shall bear the following consolidated caption:

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
In re BERNARD L. MADOFF INVESTMENT SECURITIES LLC,	
Debtor.	
A & G GOLDMAN PARTNERSHIP and PAMELA GOLDMAN, Appellants,	
v. CAPITAL GROWTH COMPANY, <i>et al.</i> ,	1:16-cv-2058-GHW (Lead)
Appellees,	1:16-cv-2065-GHW
and	
IRVING H. PICARD, Trustee for the Liquidation of Bernard L. Madoff Investment Securities LLC,	

Appellees.

Case 1:16-cv-02065-GHW Document 21 Filed 05/19/16 Page 3 of 3

3. 1:16-cv-2058-GHW shall be designated as the "Lead Case," and all pleadings and other papers in the Goldman Appeals shall be docketed in the Lead Case only.

4. The briefing schedule so-ordered by this Court on April 25, 2016 shall remain in effect and is not modified.

5. No party's substantive rights shall be prejudiced by this Order.

6. The Clerk is directed to amend the docket to conform with this Order.

The Clerk of Court is further directed to terminate the motion pending at Dkt. No. 18.

SO ORDERED.

Dated: May 19, 2016 New York, New York

GREGORS H. WOODS United States District Judge