

Trustee Hard Copy Preferences

The Court's revised Administrative Procedures (Section II. F. at page 3) require the debtor(s) or attorneys for debtor(s) to provide a hard copy of the petition, schedules, statement of affairs, and any amendments thereto to the case trustee immediately upon filing, unless the trustee directs otherwise. In Chapter 13 cases, copies of the plan and plan summary must also be provided.

The following trustees have stated preferences:

Trustees who do **NOT** want hard copies in advance of the meeting of creditors (7)

Chuck Riske
David Sosne
Fred Cruse
Tom O'Loughlin
Jim Cole
Tracy Brown
Rebecca Case

Trustees who **DO** want hard copies in advance of the meeting of creditors (6)

Rob Blackwell
Stuart Radloff
Les Davis
Tom DeWoskin
Jack LaBarge
Pete Burns

NOTE: In all cases, notwithstanding any preferences stated above, signed hard copies must be brought to the meeting of creditors.