Effective Date: 12/1/2014 External Filers

This document outlines changes to the CM/ECF Dictionary in regard to the Federal and Local Bankruptcy Rules and Procedure Changes which take effect December 1, 2014, and all Rule references are to the revised Rules.

NEW EVENTS

Motion for Attorney Fees – Adversary Case

Adversary → Motions Pathway:

Pursuant to Federal Rule 7054(b)(2), attorney fees generally must be sought by motion rather than through the complaint.

Request for Transcript

Bankruptcy → Transcript Pathway:

The process for ordering a Transcript is being automated and the Transcript Order Form (AO 435) must be included when filing this event.

The Transcript Order Form can be found on the Court's website in the Forms section.

Certification of No Transcript Ordered

Pathway: Bankruptcy → Appeal

Adversary → Appeal

Pursuant to Federal Rule 8009(b), a certification is filed when a Transcript is not being ordered.

Statement of Evidence in Lieu of Transcript

 $Bankruptcy \to Appeal \\$ Pathway:

Adversary → Appeal

Pursuant to Federal Rule 8009(c), an appellant is allowed to file a statement of evidence when a transcript is not available.

Response to Statement of Evidence in Lieu of Transcript

Pathway: Bankruptcy → Appeal

Adversary → Appeal

Pursuant to Federal Rule 8009(c), responses to the statement of evidence must be filed within 14 days.

Agreed Statement in Lieu of Record on Appeal

Bankruptcy → Appeal Pathway:

Adversary → Appeal

Pursuant to Federal Rule 8009(d), parties are now allowed to file an agreed statement as the record on appeal.

➤ Notice of Bill of Costs – Appeal

 $Bankruptcy \xrightarrow{\cdot} Appeal$ Pathway:

Adversary → Appeal

Pursuant to Federal Rule 8021(d), a party wanting costs taxed on an appeal must file a bill of costs with the Bankruptcy Court.

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MODIFIED EVENTS

> Amended Schedules

This event was updated to include the lists and statements required by Local Rule

A new question has been added asking if the Amended Schedules being filed relate to a case conversion. If the answer is yes, no fee will be charged to file the Amended Schedules, Lists, Statements or the Amended Matrix.

The Amended Matrix and Schedules in a converted case will be due within 14-days of the Order of Conversion.

- Chapter 7 Statement of Current Monthly Income and Means Test Calculation Event now named: Chapter 7 Official Form 22 Official Form 22A is being split into three forms. Use this event to file any or all of the three Chapter 7 forms (22A-1, 22A-1 Supp., 22A-2)
- Chapter 11 Statement of Current Monthly Income Event now named: Chapter 11 Official Form 22
- Chapter 13 Statement of Current Monthly and Disposable Income Event now named: Chapter 13 Official Form 22 Official Form 22C is being split into two forms. Use this event to file either or both of the Chapter 13 forms (22C-1 and 22C-2).
- Motion To Amend by Redaction

Bankruptcy → Motions/Applications

A new Filing Fee of \$25 (per case) will be charged when filing a motion to amend by redaction pursuant to 28 U.S.C. §1930 and the amended Bankruptcy Court Miscellaneous Fee Schedule.

This motion can be filed in a closed case without filing a motion to reopen.

Notice of Appeal

Event now named: Notice of Appeal & Statement of Election

Pathway: Bankruptcy → Appeal

Adversary → Appeal

Pursuant to Federal Rule 8005(a)(1), Official Form 17A, which will be a combined notice of appeal and election to have the appeal heard by the District Court, must be used. A modification was made to remove the reference to the Separate Election.

DEACTIVATED EVENTS

Separate Election

Pursuant to Federal Rule 8005(a)(1), Official Form 17A, which will be a combined notice of appeal and election to have the appeal heard by the District Court, must be used.