

This document outlines modifications to the CM/ECF events in regard to changes to the Federal Rules of Bankruptcy Procedure effective December 1, 2014. All rule references are to the revised rules.

NEW EVENTS

- ▶ **Motion for Attorney Fees – Adversary Case**
Pathway: Adversary > Motions > Attorney Fees
Pursuant to Federal Rule 7054(b)(2), attorney fees generally must be sought by motion instead of as a claim in a pleading.
- ▶ **Transcript Ordered**
Pathway: Bankruptcy > Appeal > Transcript Ordered Re Notice of Appeal
Pursuant to Federal Rule 8009(b), this event is used when a transcript is ordered.
- ▶ **Acknowledgment of Transcript Request**
Pathway: Bankruptcy > Appeal > Court Reporter/Transcriber > Acknowledgment of Transcript Request OR
Bankruptcy > Appeal > Misc/Other > Acknowledgment of Transcript Request
Pursuant to Federal Rule 8010(a), an acknowledgment of the request for a transcript will be filed by the court reporter/transcriber.
- ▶ **Certificate of No Transcript Ordered**
Pathway: Bankruptcy > Appeal > Certificate of No Transcript Ordered
Pursuant to Federal Rule 8009(b), a certification is filed when a transcript is not being ordered.
- ▶ **Statement of Evidence in Lieu of Transcript**
Pathway: Bankruptcy > Appeal > Statement of Evidence in Lieu of Transcript
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 > Response to Statement of Evidence in Lieu of Transcript
Pursuant to Federal Rule 8009(c), a response to the statement of evidence must be filed within 14 days.
- ▶ **Agreed Statement in Lieu of Record on Appeal**
Pathway: Bankruptcy > Appeal > Agreed Statement in Lieu of Record on Appeal
Pursuant to Federal Rule 8009(d), parties are now allowed to file an agreed statement as the record on appeal.

▶ **Motion To Redact**

Pathway: Bankruptcy> Motions/Applications> Redact (Fee Per Case)

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

This motion may be filed in a closed case. Previously, this process was accomplished with the event "Motion to Strike to Redact Personal Identifiers". This Motion to Redact replaces the previous event.

MODIFIED EVENTS

Official Form 22A is being split into three forms.

▶ **Form 22A-1: Chapter 7 Statement of Your Monthly Income**

Event named: Chapter 7 Statement of Monthly Income Form 22A-1

▶ **Form 22A-1 Supp: Statement of Exemption from Presumption of Abuse Under 707(b)(2)**

Event named: Chapter 7 Exemption from Presumption of Abuse Form 22A-1 Supp

▶ **Form 22A-2: Ch. 7 Means Test Calculation**

Event named: Chapter 7 Means Test Calculation Form 22A-2

▶ **Form 22B: Ch. 11 Statement of Current Monthly Income**

Event named: Chapter 11 Statement of Monthly Income Form 22B

Official Form 22C is being split into two forms.

▶ **Form 22C-1: Ch. 13 Statement of Current Monthly Income and Calculation of Commitment Period**

Event named: Chapter 13 Statement of Monthly Income Form 22C-1

▶ **Form 22C-2 Ch. 13 Calculation of Your Disposable Income**

Event named: Chapter 13 Calculation of Disposable Income Form 22C-2

▶ **Notice of Appeal**

Event named: Notice of Appeal & Statement of Election

Pathway: Bankruptcy> Appeal> Notice of Appeal and Statement of Election

Pursuant to Federal Rule 8005(a)(1), Official Form 17A, is a combined notice of appeal and election to have the appeal heard by the district court.

A modification was made to remove the reference to the separate election.