

This document outlines changes to the CM/ECF Docket Events to accommodate the changes to the Federal Rules of Bankruptcy Procedure which take effect December 1, 2014. All Rule references are to the revised Rules.

NEW EVENTS

- Motion to Redact
Pathway: Bankruptcy → Motions/Applications
Adversary → Motions/Applications
New motion event to request to redact a bankruptcy record. A new Filing Fee of \$25 (per case) will be charged pursuant to 28 U.S.C. §1930 and the amended Bankruptcy Court Miscellaneous Fee Schedule.
This motion can be filed in a close case without filing a motion to reopen.

- Appellee Statement of Election
Pathway: Bankruptcy → Appeal
Adversary → Appeal
New docket event and new Official Form 17B; Optional Appellee Statement of Election to Proceed in District Court, allows appellee to state its election to have an appeal heard by the district court rather than by the bankruptcy appellate panel.

- Transcript Ordered
Pathway: Bankruptcy → Appeal
Adversary → Appeal
Pursuant to Federal Rule 8009(b), a copy of the Transcript Order Form must be included when filing this event.

- 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
Pathway: Bankruptcy → Appeal
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
Pathway: Bankruptcy → Appeal
Adversary → Appeal
Pursuant to Federal Rule 8009(d), parties are now allowed to file an agreed statement as the record on appeal.

MODIFIED EVENTS

- Notice of Appeal
Event now named: Notice of Appeal and Statement of Election
Pathway: Bankruptcy → Appeal
Adversary → Appeal
Pursuant to Federal Rule 8005(a)(1), Official Form 17A, combines the notice of appeal and the optional election to have the appeal heard by the District Court.
- Chapter 7 Means Test
Event now named: Chapter 7 Means Test – Official Forms 22A-1 and 22A-2
Pathway: Automatic Case Upload or Bankruptcy → Other/Misc
Official Form 22A is being split into three forms.
Use this event to file Chapter 7 forms 22A-1 and 22A-2
- Statement of Debtor's Temporary Exclusion from Means Test
Event now named: Statement of Exemption from Presumption of Abuse Under §707(b)(2) – Official Form 22A-1Supp
Pathway: Automatic Case Upload or Bankruptcy → Other/Misc
Official Form 22A is being split into three forms.
Use this event to file Chapter 7 form 22A-1 Supp.
- Chapter 11 Statement of Current Monthly Income
Event now named: Chapter 11 Statement of Current Monthly Income – Official Form 22B
Pathway: Automatic Case Upload or Bankruptcy → Other/Misc
- Chapter 13 Statement of Current Monthly Income and Disposable Income
Event now named: Chapter 13 Means Test – Official Forms 22C-1 and 22C-2
Pathway: Automatic Case Upload or Bankruptcy → Other/Misc