

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF MARYLAND

In Re: * ADMINISTRATIVE
* ORDER NO. 15-01
REVISING LOCAL *
BANKRUPTCY RULES *
*
*


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ORDER AMENDING LOCAL BANKRUPTCY RULE 9033-1

WHEREAS, the Court has determined that it is necessary to make an immediate amendment to Local Bankruptcy Rule 9033-1 to update a reference to a Federal Bankruptcy Rule amended on December 1, 2014.

NOW, THEREFORE, IT IS ORDERED that:

Pursuant to 28 U.S.C. § 2071, Rule 83 of the Federal Rules of Civil Procedure and Rule 9029 of the Federal Rules of Bankruptcy Procedure, the amendment is adopted by the Judges of this Court to be effective March 27, 2015. The amendment shall be effective as to all proceedings pending in this Court on that date insofar as is just and practicable, and shall govern all proceedings in bankruptcy cases thereafter commenced in this Court.



Nancy V. Alquist, Chief Judge

Dated: 3/26/15

RULE 9033-1 PROPOSED FINDINGS OF FACT AND CONCLUSIONS OF LAW

(a) Designation of the Record. When a party has objected to proposed findings or conclusions pursuant to Federal Bankruptcy Rule 9033(b), for the purpose of preparing the record and identifying the issues for the District Court, the parties will follow the procedures set forth in Federal Bankruptcy Rule ~~8006~~-8009 by treating the objection(s) as an appeal. The bankruptcy judge may order the designated extract supplemented.

(b) Application of Federal Bankruptcy Rule 9033 to *Stern* Claims. Federal Bankruptcy Rule 9033 shall apply to objections to proposed findings and conclusions entered in core matters in accordance with *Stern v. Marshall*, 131 S.Ct. 2594 (2011).