

LCvR21 – Misjoinder and Nonjoinder of Parties

LCvR21-1 Notice of Bankruptcy Filing.

~~If in the event~~ a party to a civil case files bankruptcy, or an involuntary bankruptcy proceeding is commenced against a party, ~~counsel, or~~ the party ~~if pro se,~~ shall notify the Court within seven ~~(7)~~ days of the filing of said bankruptcy by filing a formal notice in the civil case, with proof of service to all parties.

SUMMARY OF CHANGES

Proposed changes address concerns that party is in better position than counsel to have timely knowledge of bankruptcy filing and thus the party should be responsible for notifying the Court.