

U.S. Bankruptcy Court, District of Minnesota

Rule 3009-1. [ABROGATED]

[Effective April 15, 1997. Amended effective January 1, 2002; January 9, 2006. Abrogated effective September 3, 2025.]

2025 Advisory Committee Notes

Local Rule 3009-1 was abrogated to avoid duplication of the United States Bankruptcy Code and the Federal Rules of Bankruptcy Procedure and to reflect current practice in this district. Subsection (a) was removed as it was previously abrogated. Subsection (b)(1) was removed as unnecessary and to avoid duplication with 11 U.S.C. § 503(a) and (b), as well as Fed. R. Bankr. P. 5009(a). Subsection (b)(2) was removed to avoid duplication with Fed. R. Bankr. P. 2002(f)(1)(I), which indicates that notice to all creditors of a trustee's final report in a chapter 7 case is only necessary "if the net proceeds realized exceed \$1,500." Lastly, subsection (b)(3) was removed because if additional assets are discovered after final distributions have been made, the current practice in this district is to file a new final report and final account. For more information on distributions and final reports and accounts in chapter 7 cases, please refer to the Handbook for Chapter 7 Trustees maintained by the U.S. Trustee Program and available at https://www.justice.gov/ust/private-trustee-handbooks-reference-materials/.