

U.S. Bankruptcy Court, District of Minnesota

Rule 9017-1. No Evidence at Initial Motion Hearing

No evidence will be presented at an initial motion hearing. The court will determine at the initial motion hearing whether an evidentiary hearing is required.

[Effective April 15, 1997. Amended effective July 17, 2023.]

2023 Advisory Committee Notes

Local Rule 9017-1 was retitled and amended to include hearing-related information that used to appear in former Local Rule 9013-2(c)(2). The language previously contained in Local Rule 9017-1 was removed as unnecessary.