

**UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF VIRGINIA**

Public Notice

Standing Order No. 13-1 addresses a change in the manner in which Registry funds will be administered by the Court, effective March 1, 2013, pending promulgation of a final amendment to Local Bankruptcy 7067-1, which will be presented as part of a Local Bankruptcy Rule modification package to the Eastern District of Virginia Standing Committee on Local Bankruptcy Rules for consideration and recommendation to the Court. The interim amendments are to paragraphs (D) and (E)(1) to the Rule, as described in the following Comments provision to the Rule:

7067-1 Paragraph (D) is amended to remove the requirement that Registry funds be deposited by the Clerk in an interest bearing account and further is amended to add that the deposit of such funds shall be in “accordance with the procedures and guidelines set out by the Administrative Office of the United States Courts.” Paragraph (E)(1) is amended to remove the reference to interest accrued on any such sum of money along with the reference to the Judicial Conference of the United States’ authorized Court’s fee. [Changes effective __/__/13.]

This order shall remain in effect until superseded by the promulgation of a final amendment to Local Bankruptcy Rule 7067-1.

William C. Redden
Clerk of Court

Date: February 1, 2013

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF VIRGINIA

In re)
)
Adoption of Amendment Text to)
Local Bankruptcy Rule 7067-1) Standing Order No. 13-1
Pending Promulgation of Final)
Rule Amendment)

ORDER ADOPTING AMENDMENT TEXT TO LOCAL BANKRUPTCY RULE 7067-1
PENDING PROMULGATION OF FINAL RULE AMENDMENT

The Eastern District of Virginia Standing Committee on Local Bankruptcy Rules will be considering several changes to the Local Rules of the Court, including an amendment to Local Bankruptcy Rule 7067-1, Deposit and Disbursement of Court Registry Funds. The amendment would remove the requirement, in paragraph (D), that Registry funds be deposited by the Clerk of Court in an interest bearing account and, further, would require that the deposit of such funds be made in accordance with the procedures and guidelines set out by the Administrative Office of the United States Courts. Paragraph (E)(1), in turn, would be amended to remove the reference to interest accrued on any such sum of money along with the reference to the Judicial Conference of the United States' authorized Court's fee. This action is being taken to address a change in the manner in which Registry funds will be administered by the Court.

To facilitate the Court's administration of Registry funds,

NOW, THEREFORE, IT IS ORDERED that:

Effective March 1, 2013, and pending the promulgation of the final amendment to Local Bankruptcy Rule 7067-1, paragraphs (D) and (E)(1), therein, shall be read in conformity with this Order, as set forth herein, and as appended to this order.

Dated: January 31, 2013

FOR THE COURT:

/s/ Stephen C. St. John
STEPHEN C. ST. JOHN
Chief United States Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT
for the
EASTERN DISTRICT OF VIRGINIA

INTERIM ADOPTION OF LOCAL BANKRUPTCY RULE
7067-1PENDING PROMULGATION OF FINAL RULE
AMENDMENT



Effective March 1, 2013

RULE 7067-1 DEPOSIT AND DISBURSEMENT OF COURT REGISTRY FUNDS

(A) **Order Required:** The Clerk shall deposit into the registry of the Court any sum so directed by order.

(B) **District Registry Procedure and Form of Order:** The order proponent shall follow the District Registry Procedure. In addition to an appropriate caption and attorney identification, a proposed Order Directing Deposit shall include the following elements:

(1) the name, address and telephone number of the person or other entity paying the money into the registry of the Court,

(2) the name and address of the person or other entity for whom the money is being held, and

(3) the sum of money and date to be paid into the Court.

(C) **Order of Deposit:** An order satisfying the requirements of this Local Bankruptcy Rule is available on the Court's website.

(D) **~~Investment Deposit:~~** The Clerk shall deposit the funds in ~~an interest-bearing savings account~~ accordance with the procedures and guidelines set out by the Administrative Office of the United States Courts.

(E) **Provision for Payment:** In addition to an appropriate caption and attorney identification, a proposed Order Directing Disbursement shall include the following elements:

(1) the sum of money to be paid to the person or other entity receiving the money, ~~along with any interest accrued thereon, less the Court's fee, as authorized by the Judicial Conference of the United States,~~ and

(2) the name and address of the person or other entity receiving the money.

(F) **Order Directing Disbursement:** An order satisfying the requirements of this Local Bankruptcy Rule is available on the Court's website.

Comments

7067-1 Paragraph (B) and subparagraph (B)(2) are amended to bring the rule in line with the Judicial Conference policy on privacy and public access to electronic case files and with conforming amendments to the Federal Rules of Bankruptcy Procedure. The District Registry Procedure makes provision for any required submission of the order proponent's social security number. [Change effective 12/1/03.]

7067-1 Paragraph (B) amends the elements of the Order Directing Deposit. Paragraph (C) is amended to advise that the order is available on the Court's website (at "Bankruptcy Forms"). Paragraphs (D) and (E) are new. Paragraph (F) is new. The form referenced at (F) also is available on the Court's website (at "Bankruptcy Forms"). [Change effective 9/1/06.]

7067-1 Stylistic changes have been made to the text of the Rule.
[Changes effective 12/01/09.]

7067-1 Paragraph (D) is amended to remove the requirement that Registry funds be deposited by the Clerk in an interest bearing account and further is amended to add that the deposit of such funds shall be in “accordance with the procedures and guidelines set out by the Administrative Office of the United States Courts.” Paragraph (E)(1) is amended to remove the reference to interest accrued on any such sum of money along with the reference to the Judicial Conference of the United States’ authorized Court’s fee. [Changes effective __/__/13.]