



**Middle District Bankruptcy Bar Association Conference
CM/ECF Updates and Court Hearing Scheduler (CHS) Review**

June 13, 2014

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 - B. Proposed Amendments to local rules effective 08/01/2014
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 - 2. LBR 2002-1(d)(3) (Notice of Rescheduled §341 Meeting)
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US Bankruptcy Court Middle District of Pennsylvania

**CM/ECF Updates and
Court Hearing Scheduler (CHS)**



Panelists

- Terrence S. Miller, Clerk of Court
- Belinda Wagner, Operations Supervisor
- Cindy Boyle, Operations Supervisor
- Sue Frisch, Applications Administrator
- Carol Stefano, Technical Support Assistant

Filing Fee Changes (06/01/14)

- Adversary complaint increased to \$350
- New case filing fees
 - Ch. 7 increased to \$335
 - Ch. 12 increased to \$275
 - Ch. 13 increased to \$310
 - Ch. 9, 11 and 15 increased to \$1717
- Motions to Sever a Joint Case
 - Ch. 7 increased to \$335
 - Ch. 12 increased to \$275
 - Ch. 13 increased to \$310
 - Ch. 9, 11 and 15 increased to \$1717

Revised Fee Schedule on Court's website (www.pamb.uscourts.gov)
under **Court Info > Financial (Filing Fees)**

Proposed Amendments to Local Rules

Effective 8/1/14

LBR 2002-1(c)

Notices by a Chapter 7, 11, 12, or 13 Trustee. Generally, the clerk will serve provide any notice required to be served on all parties in interest by a chapter 7, 11, 12, or 13 trustee. Notwithstanding the above, a chapter 7 trustee pursuing assets is required to provide notice to all creditors and parties in interest, under these rules or under the Federal Rules of Bankruptcy Procedure, of the following

- (1) a trustee's application for compensation;
- (2) an attorney for trustee's application for compensation;
- (3) any notice of sale; and
- (4) notice of a trustee's final report, if the net proceeds realized exceed \$1,500.00.

What this will mean for you: Chapter 7 trustees that are pursuing assets will need to notice creditors and parties in interest with Fee Apps, Atty for TE Fee Apps, Sale notices, and Final Reports if net proceeds are over 1500 \$.

LBR 2002-1(d)(3)

Notice of § 341(a) Meeting.

Notice of Rescheduled or Continued Meeting. Except for pro se debtor(s), If the meeting under 11 U.S.C. § 341(a) is rescheduled before the meeting is called to order, notice must be given to all parties in interest by the clerk of the rescheduled meeting must be given to all parties in interest by the party requesting the rescheduled meeting. When rescheduling is caused by inclement weather, Acts of God, or the Debtor's failure to file required documents, the clerk will provide notice of the rescheduled meeting. However, in each case for a pro se debtor, the clerk must provide notice of the rescheduled meeting to all parties in interest.

What this means for you: If you have a conflict in scheduling and you cannot get another attorney to cover the meeting, or if your clients cannot make the meeting and you want to reschedule instead of having a "no show", you will need to provide notice to parties in interest. The 3 exceptions to this are: bad weather, when the trustee cancels/reschedules; Act of God that prevent meetings from occurring; and when the TE reschedules due to schedules not being filed.

Question from Session: How should the reschedule be accomplished? Answer: You should contact the Trustee to have them set a rescheduled date and you should then notice the date, time, location to all creditors and parties. If the Trustee will not agree to reschedule the meeting, a motion to do so may be filed.

LBR 3015-2(c)

Chapter 12 or Chapter 13 - Amendments to Plans.

(c) Filing and Service of Chapter 12 or Chapter 13 Amended Plan - Pre Confirmation by a CM/ECF Filer.

~~If an amended plan is filed after the clerk's office notices the initial confirmation hearing but prior to the confirmation of the plan, a CM/ECF filer may request a new confirmation hearing date by using the self-scheduling procedures as set forth in L.B.R. 9002-1. At the time the amended plan is filed, the CM/ECF filer must provide a copy of the amended plan to each party on the mailing matrix, either by U.S. mail or electronically through the CM/ECF system. If an amended plan is filed after noticing of the confirmation hearing but prior to confirmation of the plan, the debtor will provide a copy of the amended plan to each party on the mailing matrix. Unless service is made electronically through the CM/ECF system, the debtor shall mail a copy of the amended plan to each creditor and party in interest. The Clerk will issue and send to the parties a notice setting confirmation objection and hearing dates for the amended plan.~~

What this means for you: The Clerk's Office will no longer be noticing After the first confirmation hearing notice (we will still send the first confirmation hearing notice along with the current plan or amended plan). After the first confirmation hearing notice, You will be self-scheduling confirmation hearings and noticing the new date, time, location along with the new objection deadline. Please note: Judge France will call the first confirmation hearing regardless of amended plans and self-scheduled confirmation hearings being set.

Current practice is for counsel to file and serve the amended plan on all creditors and parties. This will continue and you will now include the notice setting objection deadline and new confirmation hearing date, time, location. This is a Hearing Required Notice.

LBR 3015-2(e)

(e) Modification of the Chapter 12 or Chapter 13 Plan After Confirmation by a CM/ECF Filer:

After a plan has been confirmed, a motion may be filed to modify the confirmed plan. The proposed modified plan and a proposed order must be attached to the motion to modify. ~~an amended plan may be filed.~~

Then, a CM/ECF filer must file a motion to modify a confirmed plan.

~~CM/ECF will provide an objection date for any objections to the amended plan.~~

Replacing (d) *Modification of the Plan After Confirmation.*

A debtor who seeks to modify a plan after confirmation must do so by filing a motion to modify the plan with a copy of the amended plan and a proposed order.

No substantial change here, A motion to modify is still needed; the proposed order and the proposed amended plan is to be attached.

LBR 3015-2(f)

(f) Service of Chapter 13 Amended Plan After Confirmation by a CM/ECF Filer.

An amended post confirmation plan and a passive notice containing the objection date must be provided to each creditor and party in interest, either by U.S. mail or electronically through the CM/ECF system. If an amended plan is filed that alters the treatment of the claims of a limited number of creditors, the debtor may be excused from serving the motion, notice, and amended plan on all creditors by filing [L.B.F. 3015-2\(a\)](#), certifying that service has been made on the affected creditors. Further, if an amended plan is filed to alter funding of the plan or to make technical amendments, but does not affect the payment of any creditor's claim, the debtor may be excused from serving the motion, notice, and amended plan on all creditors by filing [L.B.F. 3015-2\(b\)](#), certifying the limited changes to the confirmed plan.

What this means for you: The Clerk's Office will no longer be sending the passive notice. Your passive notice will need to be served on creditors and parties in interest along with the proposed modified plan. If objections are filed to the modified plan or the motion, the Clerk's Office will still set the hearing and send notice to parties in interest. There seems to be confusion on the forms associated with this rule, see following slides for more information on forms.

LOCAL BANKRUPTCY FORM 3015-2(b)
IN THE UNITED STATES BANKRUPTCY COURT
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN RE: _____ : **CHAPTER 13**
: _____ :
: _____ :
: **CASE NO. _____ bk. _____**
: _____ :
Debtor(s) : _____ :

CERTIFICATION REGARDING SERVICE OF AMENDED CHAPTER 13 PLAN
(Altering Funding or Making Technical Amendments)

The undersigned, counsel for the above-captioned Debtor(s), hereby certifies that the _____ Amended Chapter 13 Plan filed on _____ proposes to alter the funding of, or to make technical amendments to, the Chapter 13 Plan confirmed on _____, but does not affect the treatment of the claims of any creditors included in the confirmed Plan, including the amounts to be paid, the timing of the payments or the treatment of collateral.

I further certify that the _____ Amended Chapter 13 Plan has been served on the Chapter 13 trustee, and because none of the claims provided for in the plan will be affected by the provisions of the _____ Amended Chapter 13 Plan, no further notice is required.

Counsel for Debtor(s)

Dated: _____

3015-2(b) can only be used after a plan has been confirmed. It is for the technical amendment...we refer to this one as the typo correction. To use this form, there can be no changes to who is getting paid or the amount they are getting paid. No further service is required. When this form is used correctly, the order on the motion to modify will be presented to Chambers for consideration.

LBR 9013-2

No change to this rule.

Certification of Service.

In accordance with the procedures set forth in the [Miscellaneous Order 5:05-mp-50007](#) and the [Administrative Procedures](#) available on the court's website (www.pamb.uscourts.gov), each document filed with the court must include a certificate of service containing the following information as to any paper filers on which service has been made:

- (a) the title of the paper served;
- (b) the names and addresses of all persons upon whom the paper has been served;
- (c) the entities the persons served represent; and
- (d) a description of when and how service was made.

Every Cert of Service should list the document or documents being filed (list them all so there is no question as to whether you served the notice or not), the name and address of who is being served, who they are or who represent and the method of service ie. Electronic by email or cm/ecf or via regular mail or certified mail etc.

We get very questionable certs of service and sometimes the judges will not sign an order because of questionable service.

Judge Thomas pointed out during the session that FRCP 4 should be consulted with regard to service requirements.

- New text entry “Plan Payments Completed”
- Read the red lined version of the Proposed Local Rule Changes. It is very easy to pick out what has changed and then you will know what is affecting you.
- Visit our website to see recent updates and changes or subscribe to the RSS feed.
- Keep yourself informed.
- Get familiar with CHS
- Check our filing instructions and then call or email us for help. It’s why we are here.

In Chapter 13 cases, a new text entry will be coming soon. Instead of DeHart’s office sending the email or letter indicating that all plan payments are completed and that wage attachments should be terminated, they will be making this virtual or text entry indicating the same. After this entry is filed, you should make sure the Cert in support of discharge and the Cert of Financial Management is filed. If the Cert in support of discharge is filed before this entry, it will need re-filed.

If you haven’t already, read the red lined version of the Local Rule changes...make is very easy to see what will affect you.

Visit our web site weekly...perhaps Monday before the week get started or subscribe to our RSS feed to keep informed about changes that are coming or have occurred.

Keep yourself informed. Don’t wait.

When questions arise, check our filing instructions then call or email us. It’s why we are here.

Court Hearing Scheduler (CHS)

What is CHS and how do you use it
with ECF?

CHS is a program that was developed by programmers from the US Bankruptcy Courts of Maryland and New York Southern to allow e-filers to self-schedule hearings on a judge's calendar when using specific events in a Court's ECF system.

Our Court first started using CHS in 2008 for Motions for Relief from the Automatic Stay and the US Trustee's Motions to Dismiss. In 2011 this Court expanded its usage to include numerous contested matters. As part of the proposed amendments to the local rules (3015-2), CHS will be expanded in a few months to also be used for Ch. 12 and 13 pre-confirmation Amended Plans.

LBR 9002-1

Self-Scheduled ~~ing~~ – Contested Matters.

(a) *Filing a Self-Scheduled ~~Matter~~ ~~ing~~ Motion.* When a motion or other document is filed using self-scheduling, the electronic filer shall **must** use the Courtroom Hearing Scheduler (“CHS”).

(b) *Self-Scheduled Matters.* A list of the matters that may be self-scheduled, as well as the filing procedures, are posted on the court’s website under the Self-Scheduling Hearings button. (www.pamb.uscourts.gov).

(c) *Matters Which Cannot Be Self-Scheduled.* No matters other than those listed under the Self-Scheduling Hearings Button can be self-scheduled.

LBR 9002-1 pertains to self-scheduling and has proposed amendments to it.

The screenshot shows the homepage of the United States Bankruptcy Court Middle District of Pennsylvania. At the top, there is a header with the court's name and logo, along with the names of the Chief Judge and Clerk. A search bar is located in the top right corner. Below the header is a navigation menu with links for Understanding Bankruptcy, Court Info, Judges' Info, For Attorneys, Filing Without an Attorney, Forms, Case Info, Office of the US Trustee, and Programs & Services.

The main content area includes a 'Welcome' message and a 'Case Administrator Search' section. A central column of buttons provides access to various services: Court Calendars, Local Rules & General Orders, Self-Scheduling Hearings (highlighted with a red box), Matter Hearing Dates (CHS) (highlighted with a red box), Filing Instructions, Noticing Information, and Guide to Docketing & Noticing. To the right, there is a 'News & Announcements' section with recent updates.

The home page of the Court's website has 2 buttons that pertain to self scheduling.

- 1 – Self-Scheduling Hearings – contains information about self-scheduling hearings. Matters NOT listed under the Filing Instructions cannot be self-scheduled.
- 2 – Matter Hearing Dates (CHS) – the application that can provide filers with the objection date and available hearing dates for approved self scheduled matters prior to filing in ECF.

Self-Scheduling Hearings

Self-Scheduling Hearings

Self-Scheduling a Hearing in CMECF

Filers unfamiliar with the self-scheduling process are encouraged to watch a video demonstration of how to self-schedule a hearing in CMECF. The video demonstration is available by clicking [here](#).

Obtaining Hearing Dates

Filers can access the Matter Hearing Dates (CHS) page of this Court's website to obtain objection and hearing information for their notice prior to e-filing the pleading in CMECF. The hearing information in the filer's notice **should** match the hearing information that is selected when the pleading is e-filed in CMECF.

Filing Instructions for Self-Scheduled Matters

Adequate Protection
Automatic Stay (Relief from)
Cash Collateral (Use or Prohibit Use)
Compel
Convert Ch. 11 to Ch. 7
Convert Ch. 11 to Ch. 12 or 13
Deconsolidate
Dismiss Case/Party and/or Convert Ch 11 to Ch 7 (11 U.S.C. §§ 1112(a) OR 1112(b))
Dismiss Case/Party and/or Convert Ch 11 to Ch 12 or 13 (11 U.S.C. § 1112(d))
Dismiss Ch. 11 Case (11 U.S.C. § 1112(e))
Dismiss Ch. 12 Case/Party (11 U.S.C. § 1208)
Dismiss Ch. 13 Case/Party (11 U.S.C. § 1307)
Dismiss Ch. 13 Case by Trustee (11 U.S.C. §§ 521(i) and 1307(c))
Dismiss Ch. 13 Case by Trustee (11 U.S.C. §§ 521(i) and 1307(c)) (material default OR tax returns)
Dismiss Ch. 7 Case/Party (11 U.S.C. §§ 521 and 707(a))
Dismiss Ch. 7 Case (11 U.S.C. § 707(b))
Executory Contracts of Unexpired Leases, Assume or Reject
Extend Time of Claims Bar Date (File a Late Claim)
Incur Debt/Obtain Credit
Modify Plan (Post Confirmation) by Trustee
Substantive Consolidation
Value Collateral

Matter Hearing Dates (CHS)

Provides the objection date and hearing dates for self scheduled matters



U.S. Bankruptcy Court
Middle District of Pennsylvania

Court Calendar (v2.0)
(Public Access)

This program provides motion hearing dates. After selecting the motion you are filing, the program will calculate the proper objection deadline based on Federal and local rules. This date, not a period of time, is to be included in your notice. Please enter the case number and the date that the Notice of Motion was served. Click the **Continue** button to bring up the Motion Selection screen. Select a motion type and the program will list all hearing dates that are possible after the objection period has run. Do not delay docketing the motion in the CMECF as the hearing date may no longer be valid if you wait.

| Case and Date Entry | |
|---------------------|---|
| Office Number: | <input checked="" type="radio"/> 1 (Harrisburg) <input type="radio"/> 4 (Williamsport) <input type="radio"/> 5 (Wilkes-Barre) |
| Case Number: | |
| Case Type: | <input checked="" type="radio"/> Bankruptcy <input type="radio"/> Adversary |
| Date Notice Served: | |

To see a list of future Motion Hearing Dates for each Judge, click [Here](#).
These dates are provided for planning and convenience purposes only.

Screen 1 of 3

Enter the Case and Date Information

Matter Hearing Dates (CHS)

Provides the objection date and hearing dates for self-scheduled matters

Select the motion you are filing; then click
Next

- Adequate Protection
- Automatic Stay (Relief from) without concurrence
- Cash Collateral (Use or Prohibit Use)
- Compel
- Deconsolidate
- Dismiss Ch. 11 Case (11 U.S.C. § 1112(e))
- Dismiss Ch. 11 Case/Party and/or Convert to Ch. 7 (11 U.S.C. §§ 1112(a) or 1112(b))
- Dismiss Ch. 11 Case/Party and/or Convert to Ch. 12 or 13 (11 U.S.C. § 1112(d))
- Dismiss Ch. 12 Case/Party (11 U.S.C. § 1208)
- Dismiss Ch. 13 Case/Party (11 U.S.C. § 1307)
- Dismiss Ch. 13 Case by Trustee(11 U.S.C. §§ 521(f) and 1307(c))
- Dismiss Ch. 13 Case by Trustee(11 U.S.C. §§ 521(f) and 1307(c)) (material default OR tax return)
- Dismiss Ch. 7 Case/Party (11 U.S.C. §§ 521 and 707(a))
- Dismiss Ch. 7 Case (11 U.S.C. §§ 521 and 707(a)(3))
- Dismiss Ch. 7 Case (11 U.S.C. § 707(b))
- Executory Contracts of Unexpired Leases, Assume or Reject
- Extend Time of Claims Bar Date (File a Late Claim)
- Incur Debt/Obtain Credit
- Modify Plan (Post Confirmation) by Trustee
- Substantive Consolidation
- Value Collateral

Next

Screen 2 of 3

Select the type of approved self-scheduled matter being filed.
Matters **NOT** listed cannot be self-scheduled.

Matter Hearing Dates (CHS)

Provides the objection date and hearing dates for self scheduled matters

U.S. Bankruptcy Court
Middle District of Pennsylvania

06/11/2014 at 1:00 PM

In the Notice of Motion include the objection due date listed below and choose one of the listed hearing dates. Hearing dates are current as of the above date and time. However, if you delay docketing the motion in CM/ECF, the hearing date may no longer be valid.

Automatic Stay (Relief from)

Office Number 1 (Harrisburg)
Case Number 14-1
Judge Opel
Trustee DeHart, III (Trustee)
Service Date 06/11/2014
Objection Due Date 06/28/2014

Valid Hearing Dates and Times

| |
|--|
| 07/16/2014 at 09:30 am - Courtroom 2, 197 S Main St, Wilkes-Barre, PA - 29 matter(s) set |
| 07/17/2014 at 10:00 am - 3rd & Walnut Sts, 3rd Fl Courtroom, Harrisburg, PA - 23 matter(s) set |
| 08/07/2014 at 09:30 am - Courtroom 2, 197 S Main St, Wilkes-Barre, PA - 1 matter(s) set |
| 08/21/2014 at 10:00 am - 3rd & Walnut Sts, 3rd Fl Courtroom, Harrisburg, PA - 1 matter(s) set |
| 09/11/2014 at 09:30 am - Courtroom 2, 197 S Main St, Wilkes-Barre, PA - 0 matter(s) set |
| 09/18/2014 at 10:00 am - 3rd & Walnut Sts, 3rd Fl Courtroom, Harrisburg, PA - 0 matter(s) set |
| 10/09/2014 at 09:30 am - Courtroom 2, 197 S Main St, Wilkes-Barre, PA - 0 matter(s) set |
| 10/16/2014 at 10:00 am - 3rd & Walnut Sts, 3rd Fl Courtroom, Harrisburg, PA - 0 matter(s) set |

[Return](#)

The objection date displayed has extra days added to it for mailing per the Federal Rules of Bankruptcy Procedure.

Screen 3 of 3

Objection date and hearing dates, times and locations to be used in the Notice.
REMINDER: Filers are to select the SAME hearing date, time and location in ECF.

CHS and ECF

Live demonstration of e-filing a motion and self-scheduling a hearing in CM/ECF.

IMPORTANT REMINDERS:

1 – If the docket event does NOT prompt to self-schedule a hearing, then the Notice being served by the filer should NOT contain a hearing date, time or location.

2 – Only the matters listed on the Self-Scheduling Hearings page of the Court's website are to be self-scheduled. If the matter is not listed, it is NOT to be self-scheduled.

Obtaining Assistance from the Clerk's Office

What's the difference between
ECF HelpDesk and ECF Event Help?

Who Do you Contact? Case Administrator Search

UNITED STATES BANKRUPTCY COURT
Middle District of Pennsylvania
Honorable Mary D. France, Chief Judge | Terrence S. Miller, Clerk

Text Size: - A +

Search this site

Understanding Bankruptcy | Court Info | Judges' Info | For Attorneys | Filing Without an Attorney | Forms | Case Info | Office of the US Trustee | Programs & Services

Case Locator (PACER) »
E-Filing (CM/ECF) »
Filing a Claim (ePOC) »
Contact Us »

Welcome
Welcome to the official website for the United States Bankruptcy Court for the Middle District of Pennsylvania. We have offices in Wilkes-Barre and Harrisburg.

Case Administrator Search
Enter the last two digits of the case number (term digits) below to contact a case administrator

Court Calendars
Local Rules & General Orders
Self-Scheduling Hearings

News & Announcements
Fri, 2014-06-06
Electronic Proof of Claim System (ePOC)
Effective June 6, 2014, Proof of Claims, Amended Claims and Withdrawal of Claims in all cases, in all chapters can be filed electronically using PAMEC at through the

- Administrative Procedures
- After-Hours Filing Procedure for Non-CM/ECF Filers
- Case Management / Electronic Case Filing
 - Electronic Filing - Registration
 - FAQs
 - Filing Instructions
 - Practice Your E-Filing Techniques
 - Technical Tips
 - Training
- Comments
- Contact Us**
- Case Administrators
- Court Holidays
- Court Locations
- Financial (Filing Fees)
 - Unclaimed Funds Search
- Job Announcements
- Local Rules and Orders
 - Local Rules
 - General Orders
- Noticing Information
- Court Info

Home » [Court Info](#)

Contact Us

[Contact Us Form](#)

| | Wilkes-Barre | Harrisburg |
|---|---|--------------|
| Main Line | 570-831-2500 | 717-901-2800 |
| Toll Free | 877-298-2053 | 888-531-9485 |
| Click here for Case Administrator Contact Information | | |
| VCIS (automated voice case information) | 1-866-222-8029, Enter 72 for PA, then 1 for PA Middle | |
| After-Hours-Fax - *Use allowed only under the Local Rule 5005-5 | 570-829-0249 | 717-901-2822 |

CM/ECF Contact Information

| | Wilkes-Barre | Harrisburg |
|--|--------------|--------------|
| ECF Help Desk | 570-831-2530 | 717-901-2812 |
| ECF Help Desk via E-Mail | | |
| ECF Event Help via E-Mail* | | |

***ECF Event Help** - When docketing a pleading, if you cannot find an appropriate event, if events available do not describe your pleading or relief you are seeking, or if an event needs more functionality for you to e-file a document, please click here to send an e-mail describing your problem to the CM/ECF Event Help mailbox and someone will get back to you as soon as possible. This e-mail address was set up to enable attorneys and their staff to provide prompt feedback to the clerk's office so these issues can be addressed promptly and consistently.

Please Note: Requests for new events or modifications to existing events will not occur immediately or may not be possible. A member of the clerk's office staff may contact you to discuss the specifics of your request.

Who Do you Contact?

[HelpDesk](#) or [CM/ECF Event Help](#)

Question: How do I remove the SSN from my petition that was filed today? I forgot to file it separately.

Contact → [HelpDesk](#)

You can file a motion to redact and include your redacted page as well as a proposed order granting the redaction.

Who Do you Contact?

HelpDesk or **CM/ECF Event Help**

Question: I need to file a motion to amend an adversary caption because a defendant's name was spelled incorrectly. I can't find the event to use.

Contact → **CM/ECF Event Help**

Provide the case number so that a generic motion can be temporarily made available for use in case.

Who Do you Contact?

[HelpDesk](#) or [CM/ECF Event Help](#)

Question: I filed a motion to avoid a lien and forgot to attach the proposed order. What should I do?

Contact → [HelpDesk](#)

Docket the proposed order using the event **Bankruptcy > Miscellaneous > Exhibit** and attach the proposed order (only). You will relate this back to the motion to avoid a lien.

Who Do you Contact?

[HelpDesk](#) or [CM/ECF Event Help](#)

Question: How do I know if I should include a hearing date in my notice of motion to avoid a lien?

Contact → [HelpDesk](#)

Please refer to our website and the [Filing Instructions > Motions, Applications, Contested Matters > Lien Avoidance](#) documentation.

Who Do you Contact?

HelpDesk or **CM/ECF Event Help**

Question: I need to file a “Motion to Compel Immediate Payment of Rent for Unexpired Lease of Nonresidential Real Property”. I tried to use the motion to compel event but my scenario was not listed. What should I do?

Contact → **CM/ECF Event Help**

Provide the case number so that a generic motion can be temporarily made available for use in case.

Who Do you Contact?

[HelpDesk](#) or [CM/ECF Event Help](#)

Question: I have a suggestion about adding additional wording into the “Motion to Redeem” docket event. Who do I notify?

Contact → [CM/ECF Event Help](#)

The Dictionary Committee reviews the feasibility of suggestions at its monthly meetings. After a suggestion is reviewed, the submitter is contacted with the result.



US Bankruptcy Court Middle District of Pennsylvania

Questions & Answers