[Proposed Amended and Renumbered] Rule 8002-18003-2

DISMISSAL OF UNTIMELY APPEALS

Under the The District Court's Amended General Order Establishing Protocols for Processing Bankruptcy Appeals, Case No. 3:21-mc-1-TJC (Doc. No. 156), <u>authorizes</u> the Bankruptcy Court is <u>authorized</u> to <u>dismiss or conditionally dismiss appeals</u> under the following <u>circumstances:</u>

(a) dismiss appeals that are appeals that are not filed within the time period specified in Fed. R. Bankr. P. 8002;

(b) appeals where appellant has failed to pay the filing fees and has not obtained leave to proceed with the appeal *in forma pauperis*; and

(c) appeals where appellant has failed to timely file the designation of record and statement of issues on appeal.

In each case, an aggrieved party in interest has the right to request review by the District Court within 14 days of entry of the Bankruptcy Court's dismissal order. Parties should consult the District Court's Amended General Order Establishing Protocols for Processing Bankruptcy Appeals for further details.