[Proposed Amended] Rule 9027-1

REMOVAL/REMAND

- (a) State Court Record to Be Filed with Notice of Removal. The party filing a notice of removal of a claim or cause of action under 28 U.S.C. § 1452 and Fed. R. Bankr. P. 9027 shall must file a complete copy of the state court docket record, including copies of all papers on file in the state court, with the notice of removal.
- (b) Operative Pleadings and Other Relevant Papers to Be Separately Docketed. In addition to filing a complete copy of the state court docketrecord, within seven days of filing the notice of removal, the party who removed the action must filed the notice of removal shall also file, as separate docket entries, the operative pleadings, substantive rulings, and any pending motions and responses, each as a separate entry on the Bankruptcy Court's docket. included in the state court record.
- (c) **Pending Motions.** If any motions were pending in the state court at the time of removal, opposing memoranda must be filed no later than 14 days after removal.
- (d) *Motions for Remand.* Motions for remand must be filed no later than 30 days after removal.