## **Notice of Hearing Events**

Last Updated: February 8, 2024

Local Rules of Bankruptcy Procedure 9013-1(d)(8)

Events: Bankruptcy>Notices>Hearing Notice

Bankruptcy>Notices>Notice of Amended/Continued Hearing

Bankruptcy> Confirm/Strike/Continue Hrg > Notice to Court Agreement

Reached, Agreed Order to be Submitted (no PDF

Bankruptcy> Confirm/Strike/Continue Hrg > Notice to Court Motion

Withdrawn, Hearing Stricken (no PDF)

Bankruptcy> Confirm/Strike/Continue Hrg > Notice to Court Requesting Continuance of Hearing on Motion (no PDF)

Bankruptcy> Confirm/Strike/Continue Hrg > Notice to Court of Intent to

Argue (no PDF)

This procedure provides information for docketing of Notice of Hearing events and ECF events used to indicate the status of a hearing. A Notice of Hearing may be filed as a separate entry, combined with a motion, or as an attachment to a motion.

## **Hearing Events**

Under Bankruptcy > Notices > are the events:

**Hearing Notice** 

Notice of Amended/Continued Hearing

- Hearing Notice Event does not set a hearing Used when:
  - a notice was not combined or attached to the motion, but the hearing was set correctly with the motion entry
  - a notice is being amended, but the hearing was set correctly with the motion/notice entry originally filed

- Notice of Amended/Continued Hearing Event sets a hearing Used when:
  - correcting or changing the date and/or time of a hearing that has already been set (if the date and/or time was set incorrectly). Note: Only use when changing the date and/or time of a hearing that has already been set. Use Confirm/Strike/Continue Hrg Event when requesting the continuance of a hearing – see below.

## Events used to indicate the status of a hearing already set

Under Bankruptcy> Confirm/Strike/Continue Hrg > are the events:

Notice to Court Agreement Reached, Agreed Order to be Submitted (no PDF)

Notice to Court Motion Withdrawn, Hearing Stricken (no PDF)

Notice to Court Requesting Continuance of Hearing on Motion (no PDF)

Notice to Court of Intent to Argue (no PDF)

- Notice to Court Agreement Reached, Agreed Order to be Submitted (no PDF) – Used when:
  - An agreement has been reached between the parties in the matter and no hearing will be held. An Agreed Order will be submitted.
- Notice to Court Motion Withdrawn, Hearing Stricken (no PDF) Used when:
  - The original Motion setting the hearing is being withdrawn and will not be heard and will be stricken from the court's calendar.
- Notice to Court Requesting Continuance of Hearing on Motion (no PDF) Used when:
  - Continuing a hearing on the Judge's calendar. \*Do NOT file a Notice of Amended/Continued Hearing.

## • Notice to Court of Intent to Argue (no PDF) – Used when:

o If an objection or response is filed to a motion that has been set for a hearing, a party must confirm the hearing for argument, including a hearing on a continued or rescheduled motion. A registered ECF filer shall confirm a hearing by docketing a notice of intent to argue linked to the motion prior to the scheduled hearing date in accordance with the deadlines set forth in LBR 9013-1 (d)(8). An unrepresented individual shall confirm a hearing by calling the judge's chambers by the deadlines set forth in subsection LBR 9013-1(d)(8) below. Failure to confirm a hearing where confirmation is required may result in the motion being stricken.

Hearing Date	Response*	Confirmation*	Reply*
Friday	Friday	noon Monday	Tuesday
Thursday	Thursday	noon Friday	Monday
Wednesday	Wednesday	noon Thursday	Friday
Tuesday	Tuesday	noon Wednesday	Thursday
Monday	Monday	noon Tuesday	Wednesday

<sup>\*</sup>All references in these columns are to days of the week preceding the hearing date. In the event any of the days falls upon a legal holiday, then the deadline for the event shall be determined by counting backward until a day that is not a Saturday, Sunday or legal holiday.