6-04/030.75 No Service

Printed: 4/4/2025 (WEB)

Upon receipt of notice of bankruptcy, the debtor shall not be arrested and the bench warrant shall be "No Serviced" without charging a fee. The No Service return shall indicate the bankruptcy Chapter, case number, date of filing and a statement that the warrant is returned to court without service pursuant to the automatic bankruptcy stay (11 USC 362). If the court reissues the warrant in spite of the bankruptcy, the warrant shall be executed so long as it charges contempt on its face.
