6-29/106.00 Contested Matter

Contested matters are initiated by motion. The term "contested matter" includes any litigation in a bankruptcy case involving an actual dispute, other than an adversary proceeding. A contested matter is initiated by a motion, rather than by complaint. (FRBP 9014, 7001) A motion may be uncontested and is served in the same manner as a summons and complaint. (FRBP 7004) A timely filed objection opposing the relief or action sought creates a contested matter. A response is not required in a contested matter unless ordered by the court. Local bankruptcy court rules govern the opposing party's rights to a hearing. (FRBP 9014)

Contested matters include:

- 1. consolidation (FRBP 7042)
- 2. conversion
- 3. dismissal (<u>FRBP 7041</u>)
- 4. execution of a judgment (FRBP 7069)
- 5. findings (<u>FRBP 7052</u>)
- 6. judgments (<u>FRBP 7054-7056</u>)
- 7. objection to confirmation
- 8. relief from stay

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- 9. seizure of persons or property (FRBP 7064)
- 10. stay of enforcement of judgment (FRBP 7062)

A judgment entered in a contested matter must be set forth on a separate document to eliminate uncertainty as to whether an opinion or memorandum of the court is a judgment. (FRBP 9021) There is no particular form for a judgment.
