## 6-29/117.00 Contempt of Bankruptcy Court

A bankruptcy judge may summarily adjudicate a contempt committed in the judge's presence and issue a contempt order. If the contempt is not in the presence of the judge, a noticed hearing is required. Following the issuance of a contempt order, the bankruptcy clerk must forthwith serve a copy of the order on the contemport. (FRBP 9020(c)) Within 10 days after service of the contempt order, the contemport must serve and file written objections with the bankruptcy clerk. (FRBP 9020(c)) – 14 days under 9033(b)) The bankruptcy judge must then prepare a report and recommendation for submission to the district judge for review de novo. If objections are not filed, the contempt order becomes effective 10 days after service and has the same force and effect as an order of contempt entered by the district court. (FRBP 9020(c))