

Local Bankruptcy Rules -- Northern District of Ohio

Rule 9015-1 JURY TRIAL

(a) The Bankruptcy Judges of the Northern District of Ohio are specially designated to conduct jury trials pursuant to [28 U.S.C. § 157\(e\)](#).

(b) Any joint or separate statement of consent to have a jury trial conducted by a Bankruptcy Judge under [28 U.S.C. § 157\(e\)](#) and [Fed. R. Bankr. P. 9015](#) – which may be included in a pleading – shall be filed no later than the time the initial pretrial is held or as otherwise ordered by the Court.

(c) If a party demands a jury trial by endorsing it on a pleading, as permitted by [Fed. R. Civ. P. 38\(b\)](#), a notation shall be placed on the front page of the pleading, immediately following the title of the pleading, stating "Demand for Jury Trial" or equivalent statement. This notation will serve as a sufficient demand under [Fed. R. Civ. P. 38\(b\)](#). Failure to use this manner in noting the demand will not result in a waiver under [Fed. R. Civ. P. 38\(d\)](#).

(d) The procedures applicable to jury trials are set forth in Local Civil Rules [47.1](#), [47.2](#), [47.3](#), [47.4](#), [48.1](#), [48.2](#), [48.3](#), and [54.1](#).