

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF INDIANA**

Robert N. Trgovich, Clerk

www.innd.uscourts.gov

July 6, 2015

N O T I C E

TO: THE PUBLIC AND MEMBERS OF THE PRACTICING BAR FOR THE NORTHERN DISTRICT OF INDIANA

Pursuant to 28 U.S.C. § 2071 and Rule 83 of the *Federal Rules of Civil Procedure*, the United States District Court for the Northern District of Indiana gives public notice of the following:

The Local Rules Advisory Committee has recommended, and the District Court has authorized release for a period of public comment, the revision of certain Local Rules of the United States District Court for the Northern District of Indiana. Comments must be submitted on or before July 27, 2015, either on the court's website or in writing and should be sent to:

Local Rules Comments
Office of the Clerk
204 South Main Street, Room 304
South Bend, Indiana 46601

Unless otherwise indicated, as seen in this Notice **redline** text is added and **struck** text is deleted. The proposed Local Rules are as follows:

A. **N.D. Ind. L.R. 5-1 Electronic Filing **Required**** will be amended as follows:

~~(a) **Electronic Filing Permitted.**~~ Papers **may** **must** be filed, signed, and verified electronically ~~when authorized~~ **unless excepted** by the court's *CM/ECF Civil and Criminal User Manual*.

~~(b) **Effect of Electronic Filing.**~~ Electronically filed papers are written papers for the purposes of these rules, the Federal Rules of Civil Procedure, and the Federal Rules of Criminal Procedure.

Reply to South Bend Office

B. N.D. Ind. L.R. 7-3 Social Security Appeals will be amended as follows:

(a) Answer. The Social Security Administration must respond to a complaint challenging an agency determination about Social Security benefits by filing either a motion to dismiss or the certified administrative record. The certified administrative record serves as the agency's answer to the complaint.

(a)(b) Opening Brief. A person challenging an agency determination regarding entitlement to Social Security benefits must file an opening brief within 42 days after the administrative record is filed.

(b)(c) Response Brief. Any response brief must be filed within 42 days after the opening brief.

(c)(d) Reply Brief. Any reply brief must be filed within 14 days after the response brief.

(d) Page Limitations. ~~Briefs under this rule are subject to the page limitations in N.D. Ind. L.R. 7-1(c).~~

C. Subparagraph (c)(2) of N.D. Ind. L.R. 83-5 Bar Admission will be amended as follows:

(2) Character. An applicant will be admitted to the bar if the court ~~—after being assured by a member or by the report of a committee appointed by the court—~~ is satisfied that the applicant:

(A) has good private and professional character; and

(B) is a member in good standing of the bar in every jurisdiction where the applicant is admitted to practice.