

RULE 9037-1 – REDACTION OF PERSONAL IDENTIFIERS

Rule 9037(a) of the Federal Rules of Bankruptcy Procedure provides that no filing made with the Court contain certain listed personal data identifiers. Parties wishing to redact personal identifiers [listed in Federal Rule of Bankruptcy Procedure 9037\(a\)](#) from a Court filing shall use ~~the Court's standardized form~~ [Maine Bankruptcy Form 3, "Application Motion for Redaction of Personal Identifiers."](#), [available on the Court's website](#). Any deviation from ~~the standardized form~~ [Maine Bankruptcy Form 3](#) shall be explained in bold-faced type within the body of the submitted request. All ~~requests-motions~~ shall be accompanied by a redacted version of the Court filing that is an exact duplicate of the document to be redacted. [No proposed form of order shall be filed with the form Motion for Redaction of Personal Identifiers. See D. Me. LBR 9013-1\(c\); 9072-1\(a\).](#)

Any party seeking to redact information not listed in Federal Rule of Bankruptcy Procedure 9037(a) shall proceed by motion pursuant to District of Maine Local Bankruptcy Rule 9013-1.