

**LBR 1015-1**

**CONSOLIDATION OR JOINT ADMINISTRATION OF  
CASES PENDING IN SAME COURT**

- (a) Upon entry of an order directing the consolidation or joint administration of cases, notice thereof shall be served by the debtor on all creditors and other parties in interest.
- (b) Consolidated or jointly administered cases shall be assigned to the bankruptcy judge to whom the lower numbered case was assigned.
- (c) All pleadings and other papers filed in jointly administered cases shall bear a combined caption with the words "Jointly Administered." Except as provided in subsection (d) of this Rule, pleadings and other papers shall be docketed and placed in the case file of the lower numbered case only. (d) All proofs of claim filed in a jointly administered case shall be listed in the claims register and placed in the claims file for the specific case to which they pertain. (e) Notwithstanding the joint administration of cases, each debtor shall file schedules of assets and liabilities.