BANKRUPTCY UPDATE November 19, 2019

If someone else would like to receive these ^{UP}dates, please send an e-mail to <u>Mary_Frederickson@sdb.uscourts.gov</u>.

Debtors Must Be Served

Unless a debtor is receiving electronic notice, please remember to serve each debtor by mail and to list each debtor's name and address on your certificate of service when serving parties in interest. This applies even when service is being made by the attorney for the debtor. Federal Rules of Bankruptcy Procedure 7004(b) and (g) and 9014(b) provide the foundation for why a debtor must be served even if the debtor's attorney is served pursuant to Fed.R.Bankr.P. 7004(g). Bankr. D.S.D. R. 9001-1(7)(B) defines "parties in interest" to include "the debtor."

Link

Previous Bankruptcy UPdates

As always, should you have questions regarding this ^{UP}date or anything else concerning your dealings with the Court or the Clerk's office, please let us know.