PROPOSED AMENDMENTS TO THE FEDERAL RULES OF BANKRUPTCY PROCEDURE *Aug. & Oct. 2005* **ADOPTED AS LOCAL RULES effective October 17, 2005** by General Order 110

## Rule 4006. Notice of No Discharge

If an order is entered denying or revoking a discharge or if a waiver of discharge is filed, the clerk, after the order becomes final or the waiver is filed, <u>or, in the case of an individual, if</u> <u>the case is closed without the entry of an order of discharge</u>, shall promptly give notice thereof to all <del>creditors</del> <u>parties in interest</u> in the manner provided in Rule 2002.

## **Rule 4006 COMMITTEE NOTE**

Rule 4006 is amended to reflect the 2005 revisions to the Bankruptcy Code requiring that individual debtors complete a course in personal financial management as a condition to the entry of a discharge. If the debtor fails to complete the course, no discharge will be entered, but the case may be closed. The amended rule provides notice to parties in interest, including the debtor, that no discharge was entered.