

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF LOUISIANA

**PROCEDURES FOR HEARINGS ON MOTION DAYS
BEFORE BANKRUPTCY JUDGE JERRY A. BROWN**

Judge Brown hears oral argument on all properly noticed motions set on motion days to which a timely opposition/response has been filed.*

In addition, Judge Brown hears oral argument (and the mover is required to attend) on the following types of motions even if no opposition/response has been filed:

- motions to compromise
- motions to extend the exclusivity period
- motions to dismiss a Chapter 7 case filed by U.S. Trustee, Chapter 7 trustee, or creditor
- motions to dismiss or convert Chapter 11 cases filed by U.S. Trustee or creditor
- motions to show cause / Court's call docket
- motions for use of or denial of use of cash collateral

* Note, this is a change from the Court's prior procedure in which oral argument was required even if no opposition was filed on objections to claims and objections to exemptions filed by the Chapter 7 trustees.

March 1, 2002