

**Rule 9021-1. Judgements and Orders - Entry of.**

**(A) Judgment.** Judgments shall conform to the requirements of Local Rule 9072-1. To the extent practicable, every judgment shall contain the mailing address of the judgment creditor and shall state the last four digits of social security number or tax identification number of the judgment debtor.

*[Comment: Conforms to 1993 Florida statute requiring this information on all judgments to be recorded as liens and 28 U.S.C. § 1962 (state law governs judgment lien) except that only the last four digits of the social security number shall be provided in accordance with the federal judiciary privacy policy.]*

☞ 2004 Amendment: Amended to require only the last four digits of the judgement debtor's social security number in accordance with the federal judiciary privacy policy.

**(B) Notification to Clerk of Matters Under Advisement.** If any order on any contested matter or ruling after trial has been under advisement for more than 90 days, upon written notification and request sent to the Clerk of Court by any party in interest, the Clerk or her designees shall send to the court and to all parties a "Notification of Matter Under Advisement for 90 Days." The clerk shall not file the request in the court file nor indicate the identity of the party making the request. When the court receives such notification, it shall set the matter for hearing within 30 days of receipt of the notification or shall issue an order resolving the matter during that same 30 day period.

☞ 2004 Amendment: New rule establishing a procedure for parties to request reviews of matters under advisement.