

WordPerfect Document Compare Summary

Original document: O:\everyone\Local Civil Rules WP\BR- CR 41.wpd

Revised document: @PFDesktop\MyComputer\O:\everyone\Local Civil Rules WP\BR- CR 41.wpd

Deletions are shown with the following attributes and color:

~~Strikeout~~, Blue RGB(0,0,255).

Deleted text is shown as full text.

Insertions are shown with the following attributes and color:

Double Underline, Redline, Red RGB(255,0,0).

The document was marked with 4 Deletions, 2 Insertions, 0 Moves.

CR 41. DISMISSAL OF ACTIONS

(a) Reserved.

(b) Involuntary Dismissal; Effect Thereof.

(1) Any case that has been pending in this court for more than one year without any proceeding of record having been taken may be dismissed by the court on its own motion for lack of prosecution. The plaintiff in any such action will be given an opportunity to show cause in writing, or at the court's election in open court, why the case should not be dismissed. A dismissal under this subparagraph will operate as an adjudication on the merits, as provided for in Fed.R.Civ.P. 41(b), unless the court orders otherwise.

(2) A party proceeding pro se shall keep the court and opposing parties advised as to his current address. If mail directed to a pro se plaintiff by the clerk is returned by the Post Office, and if such plaintiff fails to notify the court and opposing parties within 60 days thereafter of his current address, the court may dismiss the action without prejudice for failure to prosecute.

(c) Reserved.

(d) Reserved.