

LAR 105. VERIFICATION OF PLEADINGS AND CLAIMS TO PROPERTY

Pleadings and claims to property shall be verified upon oath or solemn affirmation, or in the form provided by 28 U.S.C. § 1746 by the parties, or one of them, and, if a corporate party, by an officer, or by the attorney for said party. If no party or authorized corporate officer is present within the district, verification of a pleading or claim may be made by an agent, attorney in fact, or attorney of record, who shall state the sources of the knowledge, information and belief contained in the pleading or claim and declare that the document verified is true to the best of that knowledge, information and belief; state why verification is not made by the party or an authorized corporate officer, and state that the affiant is authorized so to verify. If the personal oath or the solemn affirmation of a party be demanded, the court may on good cause require the same and stay the proceedings a reasonable time for the securing thereof.

[Effective May 1, 1992; amended effective July 1, 1997.]