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proceeding within case [28 U.S.C.A. § 157(d);
Bankruptcy Rule 5011]
- § 3:43 Order—Withdrawing reference of case or
proceeding [28 U.S.C.A. § 157(d); Bankruptcy
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- § 3:44 Motion—To determine whether proceeding is a
“core” proceeding [28 U.S.C.A. § 157(b)(3)]
- § 3:45 Objection—By party—To bankruptcy judge's

- findings and conclusions—With request for de novo review [28 U.S.C.A. § 157(c)(1); Bankruptcy Rule 9033]
- § 3:46 Motion—To district or bankruptcy court—For mandatory abstention [28 U.S.C.A. § 1334(c)(2); Bankruptcy Rule 5011]
- § 3:47 — —To exercise discretion to abstain [28 U.S.C.A. § 1334(c)(1); Bankruptcy Rule 5011]
- § 3:48 —By defendants in adversary proceeding—To dismiss or, in the alternative, abstain [28 U.S.C.A. § 1334(c)(1); Bankruptcy Rule 5011]
- § 3:49 —By creditor—For abstention and remand as to adversary proceeding [28 U.S.C.A. § 1334(c)(1); Bankruptcy Rule 5011]
- § 3:50 Order—Abstention [28 U.S.C.A. § 1334]
- § 3:51 Report and recommendation—By bankruptcy court—For abstention [28 U.S.C.A. § 1334; Bankruptcy Rule 5011]

III. FURTHER APPEAL OR REVIEW

- § 3:52 Notice of appeal taken to Court of Appeals—General form [28 U.S.C.A. § 1291; FRAP 3, 4(a)]
- § 3:53 Certification to Court of Appeals (Official Form No. 424)
- § 3:54 Petition—For writ of certiorari—Outline form [28 U.S.C.A. § 1254(1); S Ct Rules 10 to 16, 29, 33, 34]