NRCP 69

(NRCP 69(a) adopt federal rule with edits shown; NRCP 69(b) retain NRCP rule with edits shown)

Rule 69. Execution

(a) In General.

- (1) Money Judgment; Applicable Procedure. A money judgment is enforced by a writ of execution, unless the court directs otherwise. The procedure on execution—and in proceedings supplementary to and in aid of judgment or execution—must accord with these rules and state lawthe procedure of the state where the court is located, but a federal statute governs to the extent it applies.
- (2) **Obtaining Discovery.** In aid of the judgment or execution, the judgment creditor or a successor in interest whose interest appears of record may obtain discovery from any person—including the judgment debtor—as provided in these rules or by <u>state law. the procedure of the state</u> where the court is located.
- (b) AGAINST CERTAIN PUBLIC OFFICERS. When a judgment has been entered against a revenue officer in the circumstances stated in 28 U.S.C. § 2006, or against an officer of Congress in the circumstances stated in 2 U.S.C. § 118, the judgment must be satisfied as those statutes provide. Service of Notice of Entry Required Prior to Execution. Prior to execution upon a judgment, service Service of written notice of entry of the a judgment must be made in accordance with Rule 58(e) before execution upon the judgment.

DRAFTER'S NOTE—2017 AMENDMENT

NRCP 69(a) is amended to conform to the federal rule. Subsection (b) retains the language of the former NRCP rule.